IN THE SUPREME COURT OF THE STATE OF NEVADA

SUPERPUMPER, INC., an Arizona corporation; EDWARD BAYUK, individually and as Trustee of the EDWARD BAYUK LIVING TRUST; SALVATORE MORABITO, an individual; and SNOWSHOE PETROLEUM, INC., a New York corporation,

Appellants,

VS.

WILLIAM A. LEONARD, Trustee for the Bankruptcy Estate of Paul Anthony Morabito,

Respondent.

Case No. 79355

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Appeal from the Second Judicial District Court, the Honorable Connie J. Steinheimer Presiding

APPELLANTS' APPENDIX, VOLUME 48 (Nos. 8270–8487)

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16	Excerpted Transcript of December 5, 2015 Deposition of P. Morabito	Vol. 12, 1928–1952
17	Purchase and Sale Agreement between Arcadia Trust and Bayuk Trust entered effective as of Sept. 27, 2010	Vol. 12, 1953–1961
18	First Amendment to Purchase and Sale Agreement between Arcadia Trust and Bayuk Trust entered effective as of Sept. 28, 2010	Vol. 12, 1962–1964
19	Appraisal Report providing market value estimate of real property located at 8355 Panorama Drive, Reno, NV as of Dec. 7, 2011	Vol. 12, 1965–1995

	DOCUMENT DESCRIPTION	LOCATION
20	An Appraisal of a vacant .977± Acre Parcel of Industrial Land Located at 49 Clayton Place West of the Pyramid Highway (State Route 445) Sparks, Washoe County, Nevada and a single-family residence located at 8355 Panorama Drive Reno, Washoe County, Nevada 89511 as of October 1, 2010 a retrospective date	Vol. 13, 1996–2073
21	APN: 040-620-09 Declaration of Value (dated 12/31/2012)	Vol. 14, 2074–2075
22	Sellers Closing Statement for real property located at 8355 Panorama Drive, Reno, NV 89511	Vol. 14, 2076–2077
23	Bill of Sale for real property located at 8355 Panorama Drive, Reno, NV 89511	Vol. 14, 2078–2082
24	Operating Agreement of Baruk Properties LLC	Vol. 14, 2083–2093
25	Edward Bayuk, as trustee of the Edward William Bayuk Living Trust's Answer to Plaintiff's First Set of Interrogatories (dated 09/14/2014)	Vol. 14, 2094–2104
26	Summary Appraisal Report of real property located at 1461 Glenneyre Street, Laguna Beach, CA 92651, as of Sept. 25, 2010	Vol. 14, 2105–2155
27	Appraisal of Real Property as of Sept. 23, 2010: 1254 Mary Fleming Circle, Palm Springs, CA 92262	Vol. 15, 2156–2185
28	Appraisal of Real Property as of Sept. 23, 2010: 1254 Mary Fleming Circle, Palm Springs, CA 92262	Vol. 15, 2186–2216

	DOCUMENT DESCRIPTION	<u>LOCATION</u>
29	Membership Interest Transfer Agreement between Arcadia Trust and Bayuk Trust entered effective as of Oct. 1, 2010	Vol. 15, 2217–2224
30	PROMISSORY NOTE [Edward William Bayuk Living Trust ("Borrower") promises to pay Arcadia Living Trust ("Lender") the principal sum of \$1,617,050.00, plus applicable interest] (dated 10/01/2010)	Vol. 15, 2225–2228
31	Certificate of Merger dated Oct. 4, 2010	Vol. 15, 2229–2230
32	Articles of Merger Document No. 20100746864-78 (recorded date 10/04/2010)	Vol. 15, 2231–2241
33	Excerpted Transcript of September 28, 2015 Deposition of Edward William Bayuk	Vol. 15, 2242–2256
34	Grant Deed for real property 1254 Mary Fleming Circle, Palm Springs, CA 92262; APN: 507-520-015 (recorded 11/04/2010)	Vol. 15, 2257–2258
35	General Conveyance made as of Oct. 31, 2010 between Woodland Heights Limited ("Vendor") and Arcadia Living Trust ("Purchaser")	Vol. 15, 2259–2265
36	Appraisal of Real Property as of Sept. 24, 2010: 371 El Camino Del Mar, Laguna Beach, CA 92651	Vol. 15, 2266–2292
37	Excerpted Transcript of December 6, 2016 Deposition of P. Morabito	Vol. 15, 2293–2295
38	Page intentionally left blank	Vol. 15, 2296–2297
39	Ledger of Edward Bayuk to P. Morabito	Vol. 15, 2298–2300

	DOCUMENT DESCRIPTION	<u>LOCATION</u>
40	Loan Calculator: Payment Amount (Standard Loan Amortization)	Vol. 15, 2301–2304
41	Payment Schedule of Edward Bayuk Note in Favor of P. Morabito	Vol. 15, 2305–2308
42	November 10, 2011 email from Vacco RE: Baruk Properties, LLC/P. Morabito/Bank of America, N.A.	Vol. 15, 2309–2312
43	May 23, 2012 email from Vacco to Steve Peek RE: Formal Settlement Proposal to resolve the Morabito matter	Vol. 15, 2313–2319
44	Excerpted Transcript of March 12, 2015 Deposition of 341 Meeting of Creditors	Vol. 15, 2320–2326
45	Shareholder Interest Purchase Agreement between P. Morabito and Snowshoe Petroleum, Inc. (dated 09/30/2010)	Vol. 15, 2327–2332
46	P. Morabito Statement of Assets & Liabilities as of May 5, 2009	Vol. 15, 2333–2334
47	March 10, 2010 email from Naz Afshar, CPA to Darren Takemoto, CPA RE: Current Personal Financial Statement	Vol. 15, 2335–2337
48	March 10, 2010 email from P. Morabito to Jon RE: ExxonMobil CIM for Florida and associated maps	Vol. 15, 2338–2339
49	March 20, 2010 email from P. Morabito to Vacco RE: proceed with placing binding bid on June 22nd with ExxonMobil	Vol. 15, 2340–2341

	DOCUMENT DESCRIPTION	<u>LOCATION</u>
50	P. Morabito Statement of Assets & Liabilities as of May 30, 2010	Vol. 15, 2342–2343
51	June 28, 2010 email from P. Morabito to George R. Garner RE: ExxonMobil Chicago Market Business Plan Review	Vol. 15, 2344–2345
52	Plan of Merger of Consolidated Western Corp. with and into Superpumper, Inc. (dated 09/28/2010)	Vol. 15, 2346–2364
53	Page intentionally left blank	Vol. 15, 2365–2366
54	BBVA Compass Proposed Request on behalf of Superpumper, Inc. (dated 12/15/2010)	Vol. 15, 2367–2397
55	Business Valuation Agreement between Matrix Capital Markets Group, Inc. and Superpumper, Inc. (dated 09/30/2010)	Vol. 15, 2398–2434
56	Expert report of James L. McGovern, CPA/CFF, CVA (dated 01/25/2016)	Vol. 16, 2435–2509
57	June 18, 2014 email from Sam Morabito to Michael Vanek RE: SPI Analysis	Vol. 17, 2510–2511
58	Declaration of P. Morabito in Support of Opposition to Motion of JH, Inc., Jerry Herbst, and Berry-Hinckley Industries for Order Prohibiting Debtor from Using, Acquiring, or Disposing of or Transferring Assets Pursuant to 11 U.S.C. §§ 105 and 303(f) Pending Appointment of Trustee; Case No. BK-N-13-51237 (filed 07/01/2013)	Vol. 17, 2512–2516

	DOCUMENT DESCRIPTION	<u>LOCATION</u>
59	State of California Secretary of State Limited Liability Company – Snowshoe Properties, LLC; File No. 201027310002 (filed 09/29/2010)	Vol. 17, 2517–2518
60	PROMISSORY NOTE [Snowshoe Petroleum ("Maker") promises to pay P. Morabito ("Holder") the principal sum of \$1,462,213.00] (dated 11/01/2010)	Vol. 17, 2519–2529
61	PROMISSORY NOTE [Superpumper, Inc. ("Maker") promises to pay Compass Bank (the "Bank" and/or "Holder") the principal sum of \$3,000,000.00] (dated 08/13/2010)	Vol. 17, 2530–2538
62	Excerpted Transcript of October 21, 2015 Deposition of Salvatore R. Morabito	Vol. 17, 2539–2541
63	Page intentionally left blank	Vol. 17, 2542–2543
64	Edward Bayuk's Answers to Plaintiff's First Set of Interrogatories (dated 09/14/2014)	Vol. 17, 2544–2557
65	October 12, 2012 email from Stan Bernstein to P. Morabito RE: 2011 return	Vol. 17, 2558–2559
66	Page intentionally left blank	Vol. 17, 2560–2561
67	Excerpted Transcript of October 20, 2015 Deposition of Dennis C. Vacco	Vol. 17, 2562–2564
68	Snowshoe Petroleum, Inc.'s letter of intent to set out the framework of the contemplated transaction between: Snowshoe Petroleum, Inc.; David Dwelle, LP; Eclipse Investments, LP; Speedy Investments; and TAD Limited Partnership (dated 04/21/2011)	Vol. 17, 2565–2572

	DOCUMENT DESCRIPTION	LOCATION
(0)		11.1.1.7.0570.0570
69	Excerpted Transcript of July 10, 2017 Deposition of Dennis C. Vacco	Vol. 17, 2573–2579
70	April 15, 2011 email from P. Morabito to Christian Lovelace; Gregory Ivancic; Vacco RE: \$65 million loan offer from Cerberus	Vol. 17, 2580–2582
71	Email from Vacco to P. Morabito RE: \$2 million second mortgage on the Reno house	Vol. 17, 2583–2584
72	Email from Vacco to P. Morabito RE: Tim Haves	Vol. 17, 2585–2586
73	Settlement Agreement, Loan Agreement Modification & Release dated as of Sept. 7, 2012, entered into by Bank of America and P. Morabito	Vol. 17, 2587–2595
74	Page intentionally left blank	Vol. 17, 2596–2597
75	February 10, 2012 email from Vacco to Paul Wells and Timothy Haves RE: 1461 Glenneyre Street, Laguna Beach – Sale	Vol. 17, 2598–2602
76	May 8, 2012 email from P. Morabito to Vacco RE: Proceed with the corporate set-up with Ray, Edward and P. Morabito	Vol. 17, 2603–2604
77	September 4, 2012 email from Vacco to Edward Bayuk RE: Second Deed of Trust documents	Vol. 17, 2605–2606
78	September 18, 2012 email from P. Morabito to Edward Bayuk RE: Deed of Trust	Vol. 17, 2607–2611
79	October 3, 2012 email from Vacco to P. Morabito RE: Term Sheet on both real estate deal and option	Vol. 17, 2612–2614

	DOCUMENT DESCRIPTION	LOCATION
80	March 14, 2013 email from P. Morabito to Vacco RE: BHI Hinckley	Vol. 17, 2615–2616
81	Page intentionally left blank	Vol. 17, 2617–2618
82	November 11, 2011 email from Vacco to P. Morabito RE: Trevor's commitment to sign	Vol. 17, 2619–2620
83	November 28, 2011 email string RE: Wiring \$560,000 to Lippes Mathias	Vol. 17, 2621–2623
84	Page intentionally left blank	Vol. 17, 2624–2625
85	Page intentionally left blank	Vol. 17, 2626–2627
86	Order for Relief Under Chapter 7; Case No. BK-N-13-51236 (filed 12/22/2014)	Vol. 17, 2628–2634
87	Report of Undisputed Election (11 U.S.C § 702); Case No. BK-N-13-51237 (filed 01/23/2015)	Vol. 17, 2635–2637
88	Amended Stipulation and Order to Substitute a Party to NRCP 17(a) (filed 06/11/2015)	Vol. 17, 2638–2642
89	Membership Interest Purchase Agreement, entered into as of Oct. 6, 2010 between P. Morabito and Edward Bayuk	Vol. 17, 2643–2648
90	Complaint; Case No. BK-N-13-51237 (filed 10/15/2015)	Vol. 17, 2649–2686
91	Fifth Amendment and Restatement of the Trust Agreement for the Arcadia Living Trust (dated 09/30/2010)	Vol. 17, 2687–2726

DOCUMENT DESCRIPTION		LOCATION
•	n to Recommendation for Order filed August 17, ed 08/28/2017)	Vol. 18, 2727–2734
Exhibit	to Objection to Recommendation for Order	
Exhibit	Document Description	
1	Plaintiff's counsel's Jan. 24, 2017, email memorializing the discovery dispute agreement	Vol. 18, 2735–2736
	on to Objection to Recommendation for Order filed 7, 2017 (filed 09/05/2017)	Vol. 18, 2737–2748
Exhibit for Orde	to Opposition to Objection to Recommendation er	
Exhibit	Document Description	
A	Declaration of Teresa M. Pilatowicz, Esq., in Support of Opposition to Objection to Recommendation for Order (filed 09/05/2017)	Vol. 18, 2749–2752
Reply to Opposition to Objection to Recommendation for Order filed August 17, 2017 (dated 09/15/2017)		Vol. 18, 2753–2758
Defendants' Opposition to Plaintiff's Motion for Partial Summary Judgment (filed 09/22/2017)		Vol. 18, 2759–2774
Defendants' Separate Statement of Disputed Facts in Support of Opposition to Plaintiff's Motion for Partial Summary Judgment (filed 09/22/2017)		Vol. 18, 2775–2790

	DOCUMENT DESCRIPTION	<u>LOCATION</u>
Facts in	to Defendants' Separate Statement of Disputed Support of Opposition to Plaintiff's Motion for Summary Judgment	
Exhibit	Document Description	
1	Judgment in <i>Consolidated Nevada Corp., et al v. JH. et al.</i> ; Case No. CV07-02764 (filed 08/23/2011)	Vol. 18, 2791–2793
2	Excerpted Transcript of October 20, 2015 Deposition of Dennis C. Vacco	Vol. 18, 2794–2810
3	Order Denying Motion to Dismiss Involuntary Chapter 7 Petition and Suspending Proceedings Pursuant to 11 U.S.C §305(a)(1); Case No. BK- N-13-51237 (filed 12/17/2013)	Vol. 18, 2811–2814
4	Excerpted Transcript of March 21, 2016 Deposition of P. Morabito	Vol. 18, 2815–2826
5	Excerpted Transcript of September 28, 2015 Deposition of Edward William Bayuk	Vol. 18, 2827–2857
6	Appraisal	Vol. 18, 2858–2859
7	Budget Summary as of Jan. 7, 2016	Vol. 18, 2860–2862
8	Excerpted Transcript of March 24, 2016 Deposition of Dennis Banks	Vol. 18, 2863–2871
9	Excerpted Transcript of March 22, 2016 Deposition of Michael Sewitz	Vol. 18, 2872–2879
10	Excerpted Transcript of April 27, 2011 Deposition of Darryl Noble	Vol. 18, 2880–2883

	DOCUMENT DESCRIPTION	LOCATION
11	Copies of cancelled checks from Edward Bayuk made payable to P. Morabito	Vol. 18, 2884–2892
12	CBRE Appraisal of 14th Street Card Lock Facility (dated 02/26/2010)	Vol. 18, 2893–2906
13	Bank of America wire transfer from P. Morabito to Salvatore Morabito in the amount of \$146,127.00; and a wire transfer from P. Morabito to Lippes for \$25.00 (date 10/01/2010)	Vol. 18, 2907–2908
14	Excerpted Transcript of October 21, 2015 Deposition of Christian Mark Lovelace	Vol. 18, 2909–2918
15	June 18, 2014 email from Sam Morabito to Michael Vanek RE: Analysis of the Superpumper transaction in 2010	Vol. 18, 2919–2920
16	Excerpted Transcript of October 21, 2015 Deposition of Salvatore R. Morabito	Vol. 18, 2921–2929
17	PROMISSORY NOTE [Snowshoe Petroleum ("Maker") promises to pay P. Morabito ("Holder") the principal sum of \$1,462,213.00] (dated 11/01/2010)	Vol. 18, 2930–2932
18	TERM NOTE [P. Morabito ("Borrower") promises to pay Consolidated Western Corp. ("Lender") the principal sum of \$939,000.00, plus interest] (dated 09/01/2010)	Vol. 18, 2933–2934
19	SUCCESSOR PROMISSORY NOTE [Snowshoe Petroleum ("Maker") promises to pay P. Morabito ("Holder") the principal sum of \$492,937.30, plus interest] (dated 02/01/2011)	Vol. 18, 2935–2937

DOCUMENT DESCRIPTION		LOCATION
20	Edward Bayuk's wire transfer to Lippes in the amount of \$517,547.20 (dated 09/29/2010)	Vol. 18, 2938–2940
21	Salvatore Morabito Bank of Montreal September 2011 Wire Transfer	Vol. 18, 2941–2942
22	Declaration of Salvatore Morabito (dated 09/21/2017)	Vol. 18, 2943–2944
23	Edward Bayuk bank wire transfer to Superpumper, Inc., in the amount of \$659,000.00 (dated 09/30/2010)	Vol. 18, 2945–2947
24	Edward Bayuk checking account statements between 2010 and 2011 funding the company with transfers totaling \$500,000	Vol. 18, 2948–2953
25	Salvatore Morabito's wire transfer statement between 2010 and 2011, funding the company with \$750,000	Vol. 18, 2954–2957
26	Payment Schedule of Edward Bayuk Note in Favor of P. Morabito	Vol. 18, 2958–2961
27	September 15, 2010 email from Vacco to Yalamanchili and P. Morabito RE: Follow Up Thoughts	Vol. 18, 2962–2964
Reply in Support of Motion for Partial Summary Judgment (dated 10/10/2017)		Vol. 19, 2965–2973
Order Recomm 12/07/20	Regarding Discovery Commissioner's nendation for Order dated August 17, 2017 (filed 017)	Vol. 19, 2974–2981

	DOCUMENT DESCRIPTION	<u>LOCATION</u>
0.1. D		W. 1. 10. 2002, 2007
	Denying Motion for Partial Summary Judgment (11/2017)	Vol. 19, 2982–2997
Defenda	nts' Motions in Limine (filed 09/12/2018)	Vol. 19, 2998–3006
Exhibits	to Defendants' Motions in Limine	
Exhibit	Document Description	
1	Plaintiff's Second Supplement to Amended Disclosures Pursuant to NRCP 16.1(A)(1) (dated 04/28/2016)	Vol. 19, 3007–3016
2	Excerpted Transcript of March 25, 2016 Deposition of William A. Leonard	Vol. 19, 3017–3023
3	Plaintiff, Jerry Herbst's Responses to Defendant Snowshoe Petroleum, Inc.'s Set of Interrogatories (dated 02/11/2015); and Plaintiff, Jerry Herbst's Responses to Defendant, Salvatore Morabito's Set of Interrogatories (dated 02/12/2015)	Vol. 19, 3024–3044
	n Limine to Exclude Testimony of Jan Friederich /20/2018)	Vol. 19, 3045–3056
Exhibits to Motion in Limine to Exclude Testimony of Jan Friederich		
Exhibit	Document Description	
1	Defendants' Rebuttal Expert Witness Disclosure (dated 02/29/2016)	Vol. 19, 3057–3071
2	Condensed Transcript of March 29, 2016 Deposition of Jan Friederich	Vol. 19, 3072–3086

DOCUMENT DESCRIPTION		LOCATION
Oppositi 09/28/20	on to Defendants' Motions in Limine (filed	Vol. 19, 3087–3102
	to Opposition to Defendants' Motions in	
Limine		
Exhibit	Document Description	
A	Declaration of Teresa M. Pilatowicz, Esq. in Support of Opposition to Defendants' Motions in Limine (filed 09/28/2018)	Vol. 19, 3103–3107
A-1	Plaintiff's February 19, 2016, Amended Disclosures Pursuant to NRCP 16.1(A)(1)	Vol. 19, 3108–3115
A-2	Plaintiff's January 26, 2016, Expert Witnesses Disclosures (without exhibits)	Vol. 19, 3116–3122
A-3	Defendants' January 26, 2016, and February 29, 2016, Expert Witness Disclosures (without exhibits)	Vol. 19, 3123–3131
A-4	Plaintiff's August 17, 2017, Motion for Partial Summary Judgment (without exhibits)	Vol. 19, 3132–3175
A-5	Plaintiff's August 17, 2017, Statement of Undisputed Facts in Support of his Motion for Partial Summary Judgment (without exhibits)	Vol. 19, 3176–3205
Defenda: 10/08/20	nts' Reply in Support of Motions in Limine (filed 118)	Vol. 20, 3206–3217
Exhibit Limine	to Defendants' Reply in Support of Motions in	
Exhibit	Document Description	

DOCUMENT DESCRIPTION		<u>LOCATION</u>
1	Chapter 7 Trustee, William A. Leonard's Responses to Defendants' First Set of Interrogatories (dated 05/28/2015)	Vol. 20, 3218–3236
	nts' Opposition to Plaintiff's Motions in Limine to the Testimony of Jan Friederich (filed 10/08/2018)	Vol. 20, 3237–3250
Exhibits to Defendants' Opposition to Plaintiff's Motions in Limine to Exclude the Testimony of Jan Friederich		
Exhibit	Document Description	
1	Excerpt of Matrix Report (dated 10/13/2010)	Vol. 20, 3251–3255
2	Defendants' Rebuttal Expert Witness Disclosure (dated 02/29/2016)	Vol. 20, 3256–3270
3	November 9, 2009 email from P. Morabito to Daniel Fletcher; Jim Benbrook; Don Whitehead; Sam Morabito, etc. RE: Jan Friederich entered consulting agreement with Superpumper	Vol. 20, 3271–3272
4	Excerpted Transcript of March 29, 2016 Deposition of Jan Friederich	Vol. 20, 3273–3296
Defendants' Objections to Plaintiff's Pretrial Disclosures (filed 10/12/2018)		Vol. 20, 3297–3299
Objections to Defendants' Pretrial Disclosures (filed 10/12/2018)		Vol. 20, 3300–3303
Reply to Defendants' Opposition to Plaintiff's Motion in Limine to Exclude the Testimony of Jan Friederich (filed 10/12/2018)		Vol. 20, 3304–3311

DOCUMENT DESCRIPTION		LOCATION
Minutes 10/19/20	of September 11, 2018, Pre-trial Conference (filed 18)	Vol. 20, 3312
Stipulate	ed Facts (filed 10/29/2018)	Vol. 20, 3313–3321
Defendants' Points and Authorities RE: Objection to Admission of Documents in Conjunction with the Depositions of P. Morabito and Dennis Vacco (filed 10/30/2018)		Vol. 20, 3322–3325
	rs Points and Authorities Regarding Authenticity rsay Issues (filed 10/31/2018)	Vol. 20, 3326–3334
Clerk's	Trial Exhibit List (filed 02/28/2019)	Vol. 21, 3335–3413
Exhibits	to Clerk's Trial Exhibit List	
Exhibit	Document Description	
1	Certified copy of the Transcript of September 13, 2010 Judge's Ruling; Case No. CV07-02764	Vol. 21, 3414–3438
2	Findings of Fact, Conclusions of Law, and Judgment; Case No. CV07-02764 (filed 10/12/2010)	Vol. 21, 3439–3454
3	Judgment; Case No. CV07-0767 (filed 08/23/2011)	Vol. 21, 3455–3456
4	Confession of Judgment; Case No. CV07-02764 (filed 06/18/2013)	Vol. 21, 3457–3481
5	November 30, 2011 Settlement Agreement and Mutual Release	Vol. 22, 3482–3613
6	March 1, 2013 Forbearance Agreement	Vol. 22, 3614–3622

	DOCUMENT DESCRIPTION	<u>LOCATION</u>
8	Order Denying Motion to Dismiss Involuntary Chapter 7 Petition and Suspending Proceedings, Case 13-51237. ECF No. 94, (filed 12/17/2013)	Vol. 22, 3623–3625
19	Report of Undisputed Election—Appointment of Trustee, Case No. 13-51237, ECF No. 220	Vol. 22, 3626–3627
20	Stipulation and Order to Substitute a Party Pursuant to NRCP 17(a), Case No. CV13-02663, May 15, 2015	Vol. 22, 3628–3632
21	Non-Dischargeable Judgment Regarding Plaintiff's First and Second Causes of Action, Case No. 15-05019-GWZ, ECF No. 123, April 30, 2018	Vol. 22, 3633–3634
22	Memorandum & Decision; Case No. 15-05019-GWZ, ECF No. 124, April 30, 2018	Vol. 22, 3635–3654
23	Amended Findings of Fact, Conclusions of Law in Support of Judgment Regarding Plaintiff's First and Second Causes of Action; Case 15- 05019-GWZ, ECF No. 122, April 30, 2018	Vol. 22, 3655–3679
25	September 15, 2010 email from Yalamanchili to Vacco and P. Morabito RE: Follow Up Thoughts	Vol. 22, 3680–3681
26	September 18, 2010 email from P. Morabito to Vacco	Vol. 22, 3682–3683
27	September 20, 2010 email from Vacco to P. Morabito RE: Spirit	Vol. 22, 3684–3684
28	September 20, 2010 email between Yalamanchili and Crotty RE: Morabito -Wire	Vol. 22, 3685–3687

	DOCUMENT DESCRIPTION	LOCATION
29	September 20, 2010 email from Yalamanchili to Graber RE: Attorney Client Privileged Communication	Vol. 22, 3688–3689
30	September 21, 2010 email from P. Morabito to Vacco and Cross RE: Attorney Client Privileged Communication	Vol. 22, 3690–3692
31	September 23, 2010 email chain between Graber and P. Morabito RE: Change of Primary Residence from Reno to Laguna Beach	Vol. 22, 3693–3694
32	September 23, 2010 email from Yalamanchili to Graber RE: Change of Primary Residence from Reno to Laguna Beach	Vol. 22, 3695–3696
33	September 24, 2010 email from P. Morabito to Vacco RE: Superpumper, Inc.	Vol. 22, 3697–3697
34	September 26, 2010 email from Vacco to P. Morabito RE: Judgment for a fixed debt	Vol. 22, 3698–3698
35	September 27, 2010 email from P. Morabito to Vacco RE: First Amendment to Residential Lease executed 9/27/2010	Vol. 22, 3699–3701
36	November 7, 2012 emails between Vacco, P. Morabito, C. Lovelace RE: Attorney Client Privileged Communication	Vol. 22, 3702–3703
37	Morabito BMO Bank Statement – September 2010	Vol. 22, 3704–3710
38	Lippes Mathias Trust Ledger History	Vol. 23, 3711–3716

	DOCUMENT DESCRIPTION	LOCATION
39	Fifth Amendment & Restatement of the Trust Agreement for the Arcadia Living Trust dated September 30, 2010	Vol. 23, 3717–3755
42	P. Morabito Statement of Assets & Liabilities as of May 5, 2009	Vol. 23, 3756–3756
43	March 10, 2010 email chain between Afshar and Takemoto RE: Current Personal Financial Statement	Vol. 23, 3757–3758
44	Salazar Net Worth Report (dated 03/15/2011)	Vol. 23, 3759–3772
45	Purchase and Sale Agreement	Vol. 23, 3773–3780
46	First Amendment to Purchase and Sale Agreement	Vol. 23, 3781–3782
47	Panorama – Estimated Settlement Statement	Vol. 23, 3783–3792
48	El Camino – Final Settlement Statement	Vol. 23, 3793–3793
49	Los Olivos – Final Settlement Statement	Vol. 23, 3794–3794
50	Deed for Transfer of Panorama Property	Vol. 23, 3795–3804
51	Deed for Transfer for Los Olivos	Vol. 23, 3805–3806
52	Deed for Transfer of El Camino	Vol. 23, 3807–3808
53	Kimmel Appraisal Report for Panorama and Clayton	Vol. 23, 3809–3886
54	Bill of Sale – Panorama	Vol. 23, 3887–3890
55	Bill of Sale – Mary Fleming	Vol. 23, 3891–3894
56	Bill of Sale – El Camino	Vol. 23, 3895–3898

	DOCUMENT DESCRIPTION	LOCATION
57	Bill of Sale – Los Olivos	Vol. 23, 3899–3902
58	Declaration of Value and Transfer Deed of 8355 Panorama (recorded 12/31/2012)	Vol. 23, 3903–3904
60	Baruk Properties Operating Agreement	Vol. 23, 3905–3914
61	Baruk Membership Transfer Agreement	Vol. 24, 3915–3921
62	Promissory Note for \$1,617,050 (dated 10/01/2010)	Vol. 24, 3922–3924
63	Baruk Properties/Snowshoe Properties, Certificate of Merger (filed 10/04/2010)	Vol. 24, 3925–3926
64	Baruk Properties/Snowshoe Properties, Articles of Merger	Vol. 24, 3927–3937
65	Grant Deed from Snowshoe to Bayuk Living Trust; Doc No. 2010-0531071 (recorded 11/04/2010)	Vol. 24, 3938–3939
66	Grant Deed – 1461 Glenneyre; Doc No. 2010000511045 (recorded 10/08/2010)	Vol. 24, 3940–3941
67	Grant Deed – 570 Glenneyre; Doc No. 2010000508587 (recorded 10/08/2010)	Vol. 24, 3942–3944
68	Attorney File re: Conveyance between Woodland Heights and Arcadia Living Trust	Vol. 24, 3945–3980
69	October 24, 2011 email from P. Morabito to Vacco RE: Attorney Client Privileged Communication	Vol. 24, 3981–3982

	DOCUMENT DESCRIPTION	<u>LOCATION</u>
70	November 10, 2011 email chain between Vacco and P. Morabito RE: Baruk Properties, LLC/Paul Morabito/Bank of America, N.A.	Vol. 24, 3983–3985
71	Bayuk First Ledger	Vol. 24, 3986–3987
72	Amortization Schedule	Vol. 24, 3988–3990
73	Bayuk Second Ledger	Vol. 24, 3991–3993
74	Opposition to Motion for Summary Judgment and Declaration of Edward Bayuk; Case No. 13-51237, ECF No. 146 (filed 10/03/2014)	Vol. 24, 3994–4053
75	March 30, 2012 email from Vacco to Bayuk RE: Letter to BOA	Vol. 24, 4054–4055
76	March 10, 2010 email chain between P. Morabito and jon@aim13.com RE: Strictly Confidential	Vol. 24, 4056–4056
77	May 20, 2010 email chain between P. Morabito, Vacco and Michael Pace RE: Proceed with placing a Binding Bid on June 22nd with ExxonMobil	Vol. 24, 4057–4057
78	Morabito Personal Financial Statement May 2010	Vol. 24, 4058–4059
79	June 28, 2010 email from P. Morabito to George Garner RE: ExxonMobil Chicago Market Business Plan Review	Vol. 24, 4060–4066
80	Shareholder Interest Purchase Agreement	Vol. 24, 4067–4071
81	Plan of Merger of Consolidated Western Corporation with and Into Superpumper, Inc.	Vol. 24, 4072–4075

	DOCUMENT DESCRIPTION	<u>LOCATION</u>
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84	Unanimous Written Consent of the Directors and Shareholders of Consolidated Western Corporation	Vol. 24, 4081–4083
85	Arizona Corporation Commission Letter dated October 21, 2010	Vol. 24, 4084–4091
86	Nevada Articles of Merger	Vol. 24, 4092–4098
87	New York Creation of Snowshoe	Vol. 24, 4099–4103
88	April 26, 2012 email from Vacco to Afshar RE: Ownership Structure of SPI	Vol. 24, 4104–4106
90	September 30, 2010 Matrix Retention Agreement	Vol. 24, 4107–4110
91	McGovern Expert Report	Vol. 25, 4111–4189
92	Appendix B to McGovern Report – Source 4 – Budgets	Vol. 25, 4190–4191
103	Superpumper Note in the amount of \$1,462,213.00 (dated 11/01/2010)	Vol. 25, 4192–4193
104	Superpumper Successor Note in the amount of \$492,937.30 (dated 02/01/2011)	Vol. 25, 4194–4195
105	Superpumper Successor Note in the amount of \$939,000 (dated 02/01/2011)	Vol. 25, 4196–4197

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107	Declaration of P. Morabito in Support of Opposition to Motion of JH, Inc., Jerry Herbst, and Berry- Hinckley Industries for Order Prohibiting Debtor from Using, Acquiring or Transferring Assets Pursuant to 11 U.S.C. §§ 105 and 303(f) Pending Appointment of Trustee, Case 13-51237, ECF No. 22 (filed 07/01/2013)	Vol. 25, 4200–4203
108	October 12, 2012 email between P. Morabito and Bernstein RE: 2011 Return	Vol. 25, 4204–4204
109	Compass Term Loan (dated 12/21/2016)	Vol. 25, 4205–4213
110	P. Morabito – Term Note in the amount of \$939,000.000 (dated 09/01/2010)	Vol. 25, 4214–4214
111	Loan Agreement between Compass Bank and Superpumper (dated 12/21/2016)	Vol. 25, 4215–4244
112	Consent Agreement (dated 12/28/2010)	Vol. 25, 4245–4249
113	Superpumper Financial Statement (dated 12/31/2007)	Vol. 25, 4250–4263
114	Superpumper Financial Statement (dated 12/31/2009)	Vol. 25, 4264–4276
115	Notes Receivable Interest Income Calculation (dated 12/31/2009)	Vol. 25, 4277–4278
116	Superpumper Inc. Audit Conclusions Memo (dated 12/31/2010)	Vol. 25, 4279–4284

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118	March 12, 2010 Management Letter	Vol. 25, 4300–4302
119	Superpumper Unaudited August 2010 Balance Sheet	Vol. 25, 4303–4307
120	Superpumper Financial Statements (dated 12/31/2010)	Vol. 25, 4308–4322
121	Notes Receivable Balance as of September 30, 2010	Vol. 26, 4323
122	Salvatore Morabito Term Note \$2,563,542.00 as of December 31, 2010	Vol. 26, 4324–4325
123	Edward Bayuk Term Note \$2,580,500.00 as of December 31, 2010	Vol. 26, 4326–4327
125	April 21, 2011 Management letter	Vol. 26, 4328–4330
126	Bayuk and S. Morabito Statements of Assets & Liabilities as of February 1, 2011	Vol. 26, 4331–4332
127	January 6, 2012 email from Bayuk to Lovelace RE: Letter of Credit	Vol. 26, 4333–4335
128	January 6, 2012 email from Vacco to Bernstein	Vol. 26, 4336–4338
129	January 7, 2012 email from Bernstein to Lovelace	Vol. 26, 4339–4343
130	March 18, 2012 email from P. Morabito to Vacco	Vol. 26, 4344–4344
131	April 21, 2011 Proposed Acquisition of Nella Oil	Vol. 26, 4345–4351
132	April 15, 2011 email chain between P. Morabito and Vacco	Vol. 26, 4352

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135	August 7, 2011 email exchange between Vacco and P. Morabito	Vol. 26, 4360
136	August 2011 Lovelace letter to Timothy Halves	Vol. 26, 4361–4365
137	August 24, 2011 email from Vacco to P. Morabito RE: Tim Haves	Vol. 26, 4366
138	November 11, 2011 email from Vacco to P. Morabito RE: Getting Trevor's commitment to sign	Vol. 26, 4367
139	November 16, 2011 email from P. Morabito to Vacco RE: Vacco's litigation letter	Vol. 26, 4368
140	November 28, 2011 email chain between Vacco, S. Morabito, and P. Morabito RE: \$560,000 wire to Lippes Mathias	Vol. 26, 4369–4370
141	December 7, 2011 email from Vacco to P. Morabito RE: Moreno	Vol. 26, 4371
142	February 10, 2012 email chain between P. Morabito Wells, and Vacco RE: 1461 Glenneyre Street - Sale	Vol. 26, 4372–4375
143	April 20, 2012 email from P. Morabito to Bayuk RE: BofA	Vol. 26, 4376
144	April 24, 2012 email from P. Morabito to Vacco RE: SPI Loan Detail	Vol. 26, 4377–4378

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147	September 4, 2012 email from P. Morabito to Vacco RE: Wire	Vol. 26, 4419–4422
148	September 4, 2012 email from Bayuk to Vacco RE: Wire	Vol. 26, 4423–4426
149	December 6, 2012 email from Vacco to P. Morabito RE: BOA and the path of money	Vol. 26, 4427–4428
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151	October 3, 2012 email chain between Vacco and P. Morabito RE: Snowshoe Properties, LLC	Vol. 26, 4433–4434
152	September 3, 2012 email from P. Morabito to Vacco RE: Wire	Vol. 26, 4435
153	March 14, 2013 email chain between P. Morabito and Vacco RE: BHI Hinckley	Vol. 26, 4436
154	Paul Morabito 2009 Tax Return	Vol. 26, 4437–4463
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156	2010 U.S. S Corporation Tax Return for Consolidated Western Corporation	Vol. 27, 4485–4556
157	Snowshoe form 8879-S for year ended December 31, 2010	Vol. 27, 4557–4577
158	Snowshoe Form 1120S 2011 Amended Tax Return	Vol. 27, 4578–4655

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161	December 18, 2012 email from Vacco to P. Morabito RE: Attorney Client Privileged Communication	Vol. 27, 4659
162	April 24, 2013 email from P. Morabito to Vacco RE: BHI Trust	Vol. 27, 4660
163	Membership Interest Purchases, Agreement – Watch My Block (dated 10/06/2010)	Vol. 27, 4661–4665
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175	Order Granting Motion to Compel Responses to Deposition Questions ECF No. 502; Case No. 13-51237-gwz (filed 02/03/2016)	Vol. 27, 4671–4675
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181	Appraisal of 1461 Glenneyre Street	Vol. 28, 4729–4777
182	Appraisal of 370 Los Olivos	Vol. 28, 4778–4804
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189	Mortgage – Mary Fleming	Vol. 28, 4864
190	Settlement Statement – 371 El Camino Del Mar	Vol. 28, 4865
191	Settlement Statement – 370 Los Olivos	Vol. 28, 4866
192	2010 Declaration of Value of 8355 Panorama Dr	Vol. 28, 4867–4868
193	Mortgage – 8355 Panorama Drive	Vol. 28, 4869–4870
194	Compass – Certificate of Custodian of Records (dated 12/21/2016)	Vol. 28, 4871–4871
196	June 6, 2014 Declaration of Sam Morabito – Exhibit 1 to Snowshoe Reply in Support of Motion to Dismiss Complaint for Lack of Personal Jurisdiction – filed in Case No. CV13-02663	Vol. 28, 4872–4874
197	June 19, 2014 Declaration of Sam Morabito – Exhibit 1 to Superpumper Motion to Dismiss Complaint for Lack of Personal Jurisdiction – filed in Case No. CV13-02663	Vol. 28, 4875–4877
198	September 22, 2017 Declaration of Sam Morabito – Exhibit 22 to Defendants' SSOF in Support of Opposition to Plaintiff's MSJ – filed in Case No. CV13-02663	Vol. 28, 4878–4879

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223	September 20, 2010 email from Yalamanchili to Morabito	Vol. 28, 4884
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225	Bank of America Records for Edward Bayuk (dated 09/05/2012)	Vol. 28, 4887–4897
226	June 11, 2007 Wholesale Marketer Agreement	Vol. 29, 4898–4921
227	May 25, 2006 Wholesale Marketer Facility Development Incentive Program Agreement	Vol. 29, 4922–4928
228	June 2007 Master Lease Agreement – Spirit SPE Portfolio and Superpumper, Inc.	Vol. 29, 4929–4983
229	Superpumper Inc 2008 Financial Statement (dated 12/31/2008)	Vol. 29, 4984–4996
230	November 9, 2009 email from P. Morabito to Bernstein, Yalaman RE: Jan Friederich – entered into Consulting Agreement	Vol. 29, 4997
231	September 30, 2010, Letter from Compass to Superpumper, Morabito, CWC RE: reducing face amount of the revolving note	Vol. 29, 4998–5001
232	October 15, 2010, letter from Quarles & Brady to Vacco RE: Revolving Loan Documents and Term Loan Documents between Superpumper and Compass Bank	Vol. 29, 5002–5006

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233	BMO Account Tracker Banking Report October 1 to October 31, 2010	Vol. 29, 5007–5013
235	August 31, 2010 Superpumper Inc., Valuation of 100 percent of the common equity in Superpumper, Inc on a controlling marketable basis	Vol. 29, 5014–5059
236	June 18, 2014 email from S. Morabito to Vanek (WF) RE: Analysis of Superpumper Acquisition in 2010	Vol. 29, 5060–5061
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244	Assignment Agreement for \$939,000 Morabito Note	Vol. 29, 5077–5079
247	July 1, 2011 Third Amendment to Forbearance Agreement Superpumper and Compass Bank	Vol. 29, 5080–5088
248	Superpumper Cash Contributions January 2010 thru September 2015 – Bayuk and S. Morabito	Vol. 29, 5089–5096
252	October 15, 2010 Letter from Quarles & Brady to Vacco RE: Revolving Loan documents and Term Loan documents between Superpumper Prop. and Compass Bank	Vol. 29, 5097–5099
254	Bank of America – S. Morabito SP Properties Sale, SP Purchase Balance	Vol. 29, 5100
255	Superpumper Prop. Final Closing Statement for 920 Mountain City Hwy, Elko, NV	Vol. 29, 5101
256	September 30, 2010 Raffles Insurance Limited Member Summary	Vol. 29, 5102

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258	November 9, 2005 Grant, Bargain and Sale Deed; Doc #3306300 for Property Washoe County	Vol. 30, 5104–5105
260	January 7, 2016 Budget Summary – Panorama Drive	Vol. 30, 5106–5107
261	Mary 22, 2006 Compilation of Quotes and Invoices Quote of Valley Drapery	Vol. 30, 5108–5116
262	Photos of 8355 Panorama Home	Vol. 30, 5117–5151
263	Water Rights Deed (Document #4190152) between P. Morabito, E. Bayuk, Grantors, RCA Trust One Grantee (recorded 12/31/2012)	Vol. 30, 5152–5155
265	October 1, 2010 Bank of America Wire Transfer –Bayuk – Morabito \$60,117	Vol. 30, 5156
266	October 1, 2010 Check #2354 from Bayuk to P. Morabito for \$29,383 for 8355 Panorama funding	Vol. 30, 5157–5158
268	October 1, 2010 Check #2356 from Bayuk to P. Morabito for \$12,763 for 370 Los Olivos Funding	Vol. 30, 5159–5160
269	October 1, 2010 Check #2357 from Bayuk to P. Morabito for \$31,284 for 371 El Camino Del Mar Funding	Vol. 30, 5161–5162
270	Bayuk Payment Ledger Support Documents Checks and Bank Statements	Vol. 31, 5163–5352
271	Bayuk Superpumper Contributions	Vol. 31, 5353–5358

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272	May 14, 2012 email string between P. Morabito, Vacco, Bayuk, and S. Bernstein RE: Info for Laguna purchase	Vol. 31, 5359–5363
276	September 21, 2010 Appraisal of 8355 Panorama Drive Reno, NV by Alves Appraisal	Vol. 32, 5364–5400
277	Assessor's Map/Home Caparisons for 8355 Panorama Drive, Reno, NV	Vol. 32, 5401–5437
278	December 3, 2007 Case Docket for CV07-02764	Vol. 32, 5438–5564
280	May 25, 2011 Stipulation Regarding the Imposition of Punitive Damages; Case No. CV07-02764 (filed 05/25/2011)	Vol. 33, 5565–5570
281	Work File for September 24, 2010 Appraisal of 8355 Panorama Drive, Reno, NV	Vol. 33, 5571–5628
283	January 25, 2016 Expert Witness Report Leonard v. Superpumper Snowshoe	Vol. 33, 5629–5652
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294	October 5, 2010 Lippes, Mathias Wexler Friedman, LLP, Invoices to P. Morabito	Vol. 33, 5667–5680
295	P. Morabito 2010 Tax Return (dated 10/16/2011)	Vol. 33, 5681–5739
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304	April 14, 2018 email from Allen to Krausz RE: Superpumper	Vol. 33, 5756–5757
305	Subpoena in a Case Under the Bankruptcy Code to Robison, Sharp, Sullivan & Brust issued in Case No. BK-N-13-51237-GWZ	Vol. 33, 5758–5768
306	August 30, 2018 letter to Mark Weisenmiller, Esq., from Frank Gilmore, Esq.,	Vol. 34, 5769
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308	Response of Robison, Sharp, Sullivan & Brust's to Subpoena filed in Case No. BK-N-13-51237-GWZ	Vol. 34, 5773–5797
309	Declaration of Frank C. Gilmore in support of Robison, Sharp, Sullivan & Brust's Opposition to Motion for Order Holding Robison in Contempt filed in Case No. BK-N-13-51237-GWZ	Vol. 34, 5798–5801
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1	Declaration of Gabrielle A. Hamm, Esq. in Support of Plaintiff's Motion to Reopen	Vol. 46, 7909–7913
1-A	September 21, 2017 Declaration of Salvatore Morabito	Vol. 46, 7914–7916
1-B	Defendants' Proposed Findings of Fact, Conclusions of Law, and Judgment (Nov. 26, 2018)	Vol. 46, 7917–7957
1-C	Judgment on the First and Second Causes of Action; Case No. 15-05019-GWZ (Bankr. D. Nev.), ECF No. 123 (April 30, 2018)	Vol. 46, 7958–7962
1-D	Amended Findings of Fact and Conclusions of Law in Support of Judgment Regarding Plaintiffs' First and Second Causes of Action; Case No. 15- 05019-GWZ (Bankr. D. Nev.), ECF No. 126 (April 30, 2018)	Vol. 46, 7963–7994
1-E	Motion to Compel Compliance with the Subpoena to Robison Sharp Sullivan Brust; Case No. 15-05019-GWZ (Bankr. D. Nev.), ECF No. 191 (Sept. 10, 2018)	Vol. 46, 7995–8035

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1-F	Order Granting Motion to Compel Compliance with the Subpoena to Robison Sharp Sullivan Brust; Case No. 15-05019-GWZ (Bankr. D. Nev.), ECF No. 229 (Jan. 3, 2019)	Vol. 46, 8036–8039
1-G	Response of Robison, Sharp, Sullivan & Brust[] To Subpoena (including RSSB_000001 – RSSB_000031) (Jan. 18, 2019)	Vol. 46, 8040–8067
1-H	Excerpts of Deposition Transcript of Sam Morabito as PMK of Snowshoe Petroleum, Inc. (Oct. 1, 2015)	Vol. 46, 8068–8076
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1	Plaintiff's Motion to Reopen Evidence	Vol. 47, 8081–8096
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1	Supplemental Declaration of Gabrielle A. Hamm, Esq. in Support of Plaintiff's Motion to Reopen Evidence (filed 02/04/2019)	Vol. 47, 8111–8113
1-I	Declaration of Frank C. Gilmore in Support of Robison, Sharp Sullivan & Brust's Opposition to Motion for Order Holding Robison in Contempt; Case No. 15-05019-GWZ (Bankr. D. Nev.), ECF No. 259 (Jan. 30, 2019)	Vol. 47, 8114–8128
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	's Reply to Defendants' Response to Motion to Evidence (filed 02/07/2019)	Vol. 47, 8136–8143
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_	ants' Proposed Amended] Findings of Fact, ions of Law, and Judgment (filed 03/08/2019)	Vol. 47, 8225–8268
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	f Entry of Findings of Fact, Conclusions of Law, ment (filed 03/29/2019)	Vol. 48, 8334–8340
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1	Ledger of Costs	Vol. 48, 8348–8370
	ion for Attorneys' Fees and Costs Pursuant to 8 (filed 04/12/2019)	Vol. 48, 8371–8384
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1	Declaration of Teresa M. Pilatowicz In Support of Plaintiff's Application for Attorney's Fees and Costs Pursuant to NRCP 68 (filed 04/12/2019)	Vol. 48, 8385–8390
2	Plaintiff's Offer of Judgment to Defendants (dated 05/31/2016)	Vol. 48, 8391–8397
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4	Log of time entries from June 1, 2016 to March 28, 2019	Vol. 48, 8400–8456

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5	Plaintiff's Memorandum of Costs and Disbursements (filed 04/11/2019)	Vol. 48, 8457–8487
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1	Declaration of Teresa M. Pilatowicz In Support of Opposition to Motion to Retax Costs (filed 04/17/2019)	Vol. 49, 8508–8510
2	Summary of Photocopy Charges	Vol. 49, 8511–8523
3	James L. McGovern Curriculum Vitae	Vol. 49, 8524–8530
4	McGovern & Greene LLP Invoices	Vol. 49, 8531–8552
5	Buss-Shelger Associates Invoices	Vol. 49, 8553–8555
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1	Plaintiff's Bill Dispute Ledger	Vol. 49, 8579–8637

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Inc., and to Alter of	nts, Salvatore Morabito, Snowshoe Petroleum, Superpumper, Inc.'s Motion for New Trial and/or or Amend Judgment Pursuant to NRCP 52, 59, and 04/25/2019)	Vol. 49, 8638–8657
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1	February 27, 2019 email with attachments	Vol. 50, 8677–8768
2	Declaration of Frank C. Gilmore in Support of Edward Bayuk's Motion for New Trial (filed 04/26/2019)	Vol. 50, 8769–8771
3	February 27, 2019 email from Marcy Trabert	Vol. 50, 8772–8775
4	February 27, 2019 email from Frank Gilmore to eturner@Gtg.legal RE: Friday Trial	Vol. 50, 8776–8777
	s Reply in Support of Application of Attorneys' Costs Pursuant to NRCP 68 (filed 04/30/2019)	Vol. 50, 8778–8790
	to Plaintiff's Reply in Support of Application of ys' Fees and Costs Pursuant to NRCP 68	
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1	Case No. BK-13-51237-GWZ, ECF Nos. 280, 282, and 321	Vol. 50, 8791–8835

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	s Opposition to Defendants' Motions for New /or to Alter or Amend Judgment (filed 05/07/2019)	Vol. 51, 8836–8858
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	ion of Edward Bayuk Claiming Exemption from n (filed 06/28/2019)	Vol. 51, 8865–8870
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1	Copy of June 22, 2019 Notice of Execution and two Write of Executions	Vol. 51, 8871–8896
2	Declaration of James Arthur Gibbons Regarding his Attestation, Witness and Certification on November 12, 2005 of the Spendthrift Trust Amendment to the Edward William Bayuk Living Trust (dated 06/25/2019)	Vol. 51, 8897–8942
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2	Writs of execution and the notice of execution	Vol. 51, 8957–8970
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	e Morabito's Notice of Claim of Exemption from n (filed 07/02/2019)	Vol. 51, 8973–8976
	Bayuk's Third Party Claim to Property Levied RS 31.070 (filed 07/03/2019)	Vol. 51, 8977–8982
	ranting Plaintiff's Application for an Award of s' Fees and Costs Pursuant to NRCP 68 (filed 19)	Vol. 51, 8983–8985
	ranting in part and Denying in part Motion to Retax led 07/10/2019)	Vol. 51, 8986–8988
Plaintiff's Objection to (1) Claim of Exemption from Execution and (2) Third Party Claim to Property Levied Upon, and Request for Hearing Pursuant to NRS 21.112 and 31.070(5) (filed 07/11/2019)		Vol. 52, 8989–9003
Exhibits to Plaintiff's Objection to (1) Claim of Exemption from Execution and (2) Third Party Claim to Property Levied Upon, and Request for Hearing Pursuant to NRS 21.112 and 31.070(5)		
Exhibit	Document Description	
1	Declaration of Gabrielle A. Hamm, Esq.	Vol. 52, 9004–9007
2	11/30/2011 Tolling Agreement – Edward Bayuk	Vol. 52, 9008–9023
3	11/30/2011 Tolling Agreement – Edward William Bayuk Living Trust	Vol. 52, 9024–9035

	DOCUMENT DESCRIPTION	LOCATION
4	Excerpts of 9/28/2015 Deposition of Edward Bayuk	Vol. 52, 9036–9041
5	Edward Bayuk, as Trustee of the Edward William Bayuk Living Trust's Responses to Plaintiff's First Set of Requests for Production, served 9/24/2015	Vol. 52, 9042–9051
6	8/26/2009 Grant Deed (Los Olivos)	Vol. 52, 9052–9056
7	8/17/2018 Grant Deed (El Camino)	Vol. 52, 9057–9062
8	Trial Ex. 4 (Confession of Judgment)	Vol. 52, 9063–9088
9	Trial Ex. 45 (Purchase and Sale Agreement, dated 9/28/2010)	Vol. 52, 9089–9097
10	Trial Ex. 46 (First Amendment to Purchase and Sale Agreement, dated 9/29/2010)	Vol. 52, 9098–9100
11	Trial Ex. 51 (Los Olivos Grant Deed recorded 10/8/2010)	Vol. 52, 9101–9103
12	Trial Ex. 52 (El Camino Grant Deed recorded 10/8/2010)	Vol. 52, 9104–9106
13	Trial Ex. 61 (Membership Interest Transfer Agreement, dated 10/1/2010)	Vol. 52, 9107–9114
14	Trial Ex. 62 (\$1,617,050.00 Promissory Note)	Vol. 52, 9115–9118
15	Trial Ex. 65 (Mary Fleming Grant Deed recorded 11/4/2010)	Vol. 52, 9119–9121
	f Entry of Order Denying Defendants' Motions for ial and/or to Alter or Amend Judgment (filed 119)	Vol. 52, 9122–9124

	DOCUMENT DESCRIPTION	LOCATION
Defenda	to Notice of Entry of Order Denying nts' Motions for New Trial and/or to Alter or Judgment	
Exhibit	Document Description	
1	Order Denying Defendants' Motions for New Trial and/or to Alter or Amend Judgment (filed 07/10/2019)	Vol. 52, 9125–9127
for an A	f Entry of Order Granting Plaintiff's Application ward of Attorneys' Fees and Costs Pursuant to 8 (filed 07/16/2019)	Vol. 52, 9128–9130
Applicat	to Notice of Entry of Order Granting Plaintiff's tion for an Award of Attorneys' Fees and Costs t to NRCP 68	
Exhibit	Document Description	
1	Order Granting Plaintiff's Application for an Award of Attorneys' Fees and Costs Pursuant to NRCP 68 (filed 07/10/2019)	Vol. 52, 9131–9134
	f Entry of Order Granting in Part and Denying in ion to Retax Costs (filed 07/16/2019)	Vol. 52, 9135–9137
	to Notice of Entry of Order Granting in Part and in Part Motion to Retax Costs	
Exhibit	Document Description	
1	Order Granting in Part and Denying in Part Motion to Retax Costs (filed 07/10/2019)	Vol. 52, 9138–9141

	DOCUMENT DESCRIPTION	<u>LOCATION</u>
Executio	s Objection to Notice of Claim of Exemption from n Filed by Salvatore Morabito and Request for (filed 07/16/2019)	Vol. 52, 9142–9146
1 -	Objection to Claim of Exemption and Third Party Property Levied Upon (filed 07/17/2019)	Vol. 52, 9147–9162
	to Reply to Objection to Claim of Exemption rd Party Claim to Property Levied Upon	
Exhibit	Document Description	
1	March 3, 2011 Deposition Transcript of P. Morabito	Vol. 52, 9163–9174
2	Mr. Bayuk's September 23, 2014 responses to Plaintiff's first set of requests for production	Vol. 52, 9175–9180
3	September 28, 2015 Deposition Transcript of Edward Bayuk	Vol. 52, 9181–9190
	o Plaintiff's Objection to Notice of Claim of on from Execution (filed 07/18/2019)	Vol. 52, 9191–9194
	ion of Service of Till Tap, Notice of Attachment Upon Property (filed 07/29/2019)	Vol. 52, 9195
	f Submission of Disputed Order Denying Claim of on and Third Party Claim (filed 08/01/2019)	Vol. 52, 9196–9199
	to Notice of Submission of Disputed Order Claim of Exemption and Third Party Claim	
Exhibit	Document Description	
1	Plaintiff's Proposed Order Denying Claim of Exemption and Third-Party Claim	Vol. 52, 9200–9204

	DOCUMENT DESCRIPTION	<u>LOCATION</u>
2	Bayuk and the Bayuk Trust's proposed Order Denying Claim of Exemption and Third-Party Claim	Vol. 52, 9205–9210
3	July 30, 2019 email evidencing Bayuk, through counsel Jeffrey Hartman, Esq., requesting until noon on July 31, 2019 to provide comments.	Vol. 52, 9211–9212
4	July 31, 2019 email from Teresa M. Pilatowicz, Esq. Bayuk failed to provide comments at noon on July 31, 2019, instead waiting until 1:43 p.m. to send a redline version with proposed changes after multiple follow ups from Plaintiff's counsel on July 31, 2019	Vol. 52, 9213–9219
5	A true and correct copy of the original Order and Bayuk Changes	Vol. 52, 9220–9224
6	A true and correct copy of the redline run by Plaintiff accurately reflecting Bayuk's proposed changes	Vol. 52, 9225–9229
7	Email evidencing that after review of the proposed revisions, Plaintiff advised Bayuk, through counsel, that Plaintiff agree to certain proposed revisions, but the majority of the changes were unacceptable as they did not reflect the Court's findings or evidence before the Court.	Vol. 52, 9230–9236
-	n to Plaintiff's Proposed Order Denying Claim of on and Third Party Claim (filed 08/01/2019)	Vol. 53, 9237–9240

	DOCUMENT DESCRIPTION	LOCATION
	to Objection to Plaintiff's Proposed Order Claim of Exemption and Third-Party Claim	
Exhibit	Document Description	
1	Plaintiff's Proposed Order Denying Claim of Exemption and Third-Party Claim	Vol. 53, 9241–9245
2	Defendant's comments on Findings of Fact	Vol. 53, 9246–9247
3	Defendant's Proposed Order Denying Claim of Exemption and Third-Party Claim	Vol. 53, 9248–9252
	of July 22, 2019 hearing on Objection to Claim for on (filed 08/02/2019)	Vol. 53, 9253
Order De	enying Claim of Exemption (filed 08/02/2019)	Vol. 53, 9254–9255
Bayuk's	Case Appeal Statement (filed 08/05/2019)	Vol. 53, 9256–9260
Bayuk's	Notice of Appeal (filed 08/05/2019)	Vol. 53, 9261–9263
Morabito	nts, Superpumper, Inc., Edward Bayuk, Salvatore o; and Snowshoe Petroleum, Inc.'s, Case Appeal at (filed 08/05/2019)	Vol. 53, 9264–9269
Morabito	nts, Superpumper, Inc., Edward Bayuk, Salvatore o; and Snowshoe Petroleum, Inc.'s, Notice of filed 08/05/2019)	Vol. 53, 9270–9273

	DOCUMENT DESCRIPTION	<u>LOCATION</u>
Bayuk,	to Defendants, Superpumper, Inc., Edward Salvatore Morabito; and Snowshoe Petroleum, otice of Appeal	
Exhibit	Document Description	
1	Findings of Fact, Conclusions of Law, and Judgment (filed 03/29/2019)	Vol. 53, 9274–9338
2	Order Denying Defendants' Motions for New Trial and/or to Alter or Amend Judgment (filed 07/10/2019)	Vol. 53, 9339–9341
3	Order Granting in Part and Denying in Part Motion to Retax Costs (filed 07/10/2019)	Vol. 53, 9342–9345
4	Order Granting Plaintiff's Application for an Award of Attorneys' Fees and Costs Pursuant to NRCP 68 (filed 07/10/2019)	Vol. 53, 9346–9349
	s Reply to Defendants' Objection to Plaintiff's d Order Denying Claim of Exemption and Third-	Vol. 53, 9350–9356
Order De (08/09/20	enying Claim of Exemption and Third-Party Claim 019)	Vol. 53, 9357–9360
	f Entry of Order Denying Claim of Exemption and rty Claim (filed 08/09/2019)	Vol. 53, 9361–9364
	to Notice of Entry of Order Denying Claim of on and Third-Party Claim	
Exhibit	Document Description	
1	Order Denying Claim of Exemption and Third-Party Claim (08/09/2019)	Vol. 53, 9365–9369

	DOCUMENT DESCRIPTION	LOCATION
	of Entry of Order Denying Claim of Exemption /12/2019)	Vol. 53, 9370–9373
Exhibit Exempti	to Notice of Entry of Order Denying Claim of	
Exhibit	Document Description	
1	Order Denying Claim of Exemption (08/02/2019)	Vol. 53, 9374–9376
NRCP	to Make Amended or Additional Findings Under 52(b), or, in the Alternative, Motion for deration (filed 08/19/2019)	Vol. 54, 9377–9401
Findings	to Motion to Make Amended or Additional s Under NRCP 52(b), or, in the Alternative, for Reconsideration	
Exhibit	Document Description	
1	Order Denying Claim of Exemption and Third Party Claim (filed 08/09/19)	Vol. 54, 9402–9406
2	Spendthrift Trust Amendment to the Edward William Bayuk Living Trust (dated 11/12/05)	Vol. 54, 9407–9447
3	Spendthrift Trust Agreement for the Arcadia Living Trust (dated 10/14/05)	Vol. 54, 9448–9484
4	Fifth Amendment and Restatement of the Trust Agreement for the Arcadia Living Trust (dated 09/30/10)	Vol. 54, 9485–9524
5	P. Morabito's Supplement to NRCP 16.1 Disclosures (dated 03/01/11)	Vol. 54, 9525–9529

	DOCUMENT DESCRIPTION	LOCATION
6	Transcript of March 3, 2011 Deposition of P. Morabito	Vol. 55, 9530–9765
7	Documents Conveying Real Property	Vol. 56, 9766–9774
8	Transcript of July 22, 2019 Hearing	Vol. 56, 9775–9835
9	Tolling Agreement JH and P. Morabito (partially executed 11/30/11)	Vol. 56, 9836–9840
10	Tolling Agreement JH and Arcadia Living Trust (partially executed 11/30/11)	Vol. 56, 9841–9845
11	Excerpted Pages 8–9 of Superpumper Judgment (filed 03/29/19)	Vol. 56, 9846–9848
12	Petitioners' First Set of Interrogatories to Debtor (dated 08/13/13)	Vol. 56, 9849–9853
13	Tolling Agreement JH and Edward Bayuk (partially executed 11/30/11)	Vol. 56, 9854–9858
14	Tolling Agreement JH and Bayuk Trust (partially executed 11/30/11)	Vol. 56, 9859–9863
15	Declaration of Mark E. Lehman, Esq. (dated 03/21/11)	Vol. 56, 9864–9867
16	Excerpted Transcript of October 20, 2015 Deposition of Dennis C. Vacco	Vol. 56, 9868–9871
17	Assignment and Assumption Agreement (dated 07/03/07)	Vol. 56, 9872–9887
18	Order Denying Morabito's Claim of Exemption (filed 08/02/19)	Vol. 56, 9888–9890

	DOCUMENT DESCRIPTION	LOCATION
Under N	Motion to Make Amended or Additional Findings NRCP 52(b), or, in the Alternative, Motion for deration (filed 08/20/2019)	Vol. 57, 9891–9893
Addition Alternati Countern	es Opposition to Motion to Make Amended or tal Findings Under NRCP 52(b), or, In the tive, Motion for Reconsideration, and motion for Fees and Costs Pursuant to NRS 7.085 /30/2019)	Vol. 57, 9894–9910
Amende the Alt Countern	o Plaintiff's Opposition to Motion to Make d or Additional Findings Under NRCP 52(b), or, In ternative, Motion for Reconsideration, and motion for Fees and Costs Pursuant to NRS 7.085 /30/2019)	Vol. 57, 9911–9914
	to Errata to Plaintiff's Opposition to Motion to mended or Additional Findings Under NRCP	
52(b),	or, In the Alternative, Motion for	
	deration, and Countermotion for Fees and Costs at to NRS 7.085	
Exhibit	Document Description	
1	Declaration of Gabrielle A. Hamm, Esq.	Vol. 57, 9915–9918
2	Plaintiff's Amended NRCP 16.1 Disclosures (February 19, 2016)	Vol. 57, 9919–9926
3	Plaintiff's Fourth Supplemental NRCP 16.1 Disclosures (November 15, 2016)	Vol. 57, 9927–9930
4	Plaintiff's Fifth Supplemental NRCP 16.1 Disclosures (December 21, 2016)	Vol. 57, 9931–9934
5	Plaintiff's Sixth Supplemental NRCP 16.1	Vol. 57, 9935–9938

	DOCUMENT DESCRIPTION	<u>LOCATION</u>
Addition Alternati	n Support of Motion to Make Amended or all Findings Under NRCP 52(b), or, In the eye, Motion for Reconsideration, and motion for Fees and Costs (filed 09/04/2019)	Vol. 57, 9939–9951
Amende or, In th	to Reply in Support of Motion to Make ed or Additional Findings Under NRCP 52(b), the Alternative, Motion for Reconsideration, and emotion for Fees and Costs	
Exhibit	Document Description	
19	Notice of Submission of Disputed Order Denying Claim of Exemption and Third Party Claim (filed 08/01/19)	Vol. 57, 9952–9993
20	Notice of Submission of Disputed Order Denying Claim of Exemption and Third Party Claim (filed 08/01/19)	Vol. 57, 9994–10010
Addition Alternati Plaintiff	enying Defendants' Motion to Make Amended or all Findings Under NRCP 52(b), or, in the eve, Motion for Reconsideration and Denying s Countermotion for Fees and Costs Pursuant to 85 (filed 11/08/2019)	Vol. 57, 10011–10019
Bayuk's	Case Appeal Statement (filed 12/06/2019)	Vol. 57, 10020–10026
Bayuk's	Notice of Appeal (filed 12/06/2019)	Vol. 57, 10027–10030

DOCUMENT DESCRIPTION		LOCATION
Exhibits to Bayuk's Notice of Appeal		
Exhibit	Document Description	
1	Order Denying [Morabito's] Claim of Exemption (filed 08/02/19)	Vol. 57, 10031–10033
2	Order Denying [Bayuk's] Claim of Exemption and Third Party Claim (filed 08/09/19)	Vol. 57, 10034–10038
3	Order Denying Defendants' Motion to Make Amended or Additional Findings Under NRCP 52(b), or, in the Alternative, Motion for Reconsideration and Denying Plaintiff's Countermotion for Fees and Costs Pursuant to NRS 7.085 (filed 11/08/19)	Vol. 57, 10039–10048
Notice of Entry of Order Denying Defendants' Motion to Make Amended or Additional Findings Under NRCP 52(b), or, in the Alternative, Motion for Reconsideration and Denying Plaintiff's Countermotion for Fees and Costs Pursuant to NRS 7.085 (filed 12/23/2019)		Vol. 57, 10049–10052
Exhibit to Notice of Entry of Order		
Exhibit	Document Description	
A	Order Denying Defendants' Motion to Make Amended or Additional Findings Under NRCP 52(b), or, in the Alternative, Motion for Reconsideration and Denying Plaintiff's Countermotion for Fees and Costs Pursuant to NRS 7.085 (filed 11/08/19)	Vol. 57, 10053–10062
Docket Case No. CV13-02663		Vol. 57, 10063–10111

FILED Electronically CV13-02663 2019-03-29 09:06:12 AM Jacqueline Bryant Clerk of the Court Transaction # 7192125

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27 28 IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF WASHOE

WILLIAM A. LEONARD, Trustee for the Bankruptcy Estate of Paul Anthony Morabito,

Plaintiff,

VS.

SUPERPUMPER, INC., an Arizona corporation; EDWARD BAYUK, individually and as Trustee of the EDWARD WILLIAM BAYUK LIVING TRUST; SALVATORE MORABITO, and individual; and SNOWSHOE PETROLEUM, INC., a New York corporation,

Defendants.

CASE NO.: CV13-02663

DEPT. NO. 4

FINDINGS OF FACT, CONCLUSIONS OF LAW, AND JUDGMENT

Trial on this matter commenced on October 29, 2018. Plaintiff William A. Leonard, Trustee for the Bankruptcy Estate of Paul Anthony Morabito ("Plaintiff"), appeared by and through counsel, Erika Pike Turner, Teresa Pilatowicz, and Gabrielle Hamm of the law firm of Garman Turner Gordon LLP. Defendants, Superpumper, Inc., an Arizona corporation ("Superpumper"); Edward Bayuk ("Bayuk"), individually and as Trustee of the Edward William Bayuk Living Trust (the "Bayuk Trust"); Salvatore Morabito, an individual ("Sam Morabito"); and Snowshoe Petroleum, Inc., a New York corporation ("Snowshoe," and together with Superpumper, Bayuk, the Bayuk Trust, and Sam Morabito, the "Defendants," and together with Plaintiff, the "Parties"), appeared by and through counsel, Frank Gilmore of the law firm of Robison, Sharp, Sullivan & Brust ("Robison"). On February 7, 2019, after notice and arguments heard by the parties, the Court

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granted Plaintiff's motion to reopened evidence under NRCP 59(a) and admitted additional trial exhibits 305, 306, 307, 308, and 309 on February 8, 2019, to which Defendants waived rebuttal. After hearing the evidence and arguments of the parties, based thereon, the Court hereby finds, concludes, and enters the following Findings of Fact, Conclusions of Law, and Judgment.

Insofar as any conclusion of law is deemed to have been or include a finding of fact, such a finding of fact is hereby included as a factual finding. Insofar as any finding of fact is deemed to have been or to include a conclusion of law such is included as a conclusion of law herein.

I. FINDINGS OF FACT

The Judgment Against Paul Morabito.

- 1. On December 3, 2007, Paul Morabito and Consolidated Nevada Corporation ("CNC") filed a lawsuit against JH, Inc., Jerry Herbst, and Berry-Hinckley Industries (together, the "Herbst Parties") captioned Consolidated Nevada Corp., et al. v. JH, et al. in the Second Judicial District Court (the "State Court"), Case No. CV07-02764, Department 6 (presiding, the Hon. Brent Adams) (the "Herbst Litigation"). The Herbst Parties filed counterclaims against Paul Morabito and CNC as well as a claim against Bayuk and Sam Morabito.2
- 2. On September 13, 2010, the State Court entered its oral ruling on the liability and damages portion of the trial, finding the Herbst Parties were fraudulently induced by Paul Morabito, justifying an award of \$85,871,364.75 in actual damages in favor of the Herbst Parties against Paul Morabito and CNC, and dismissing Bayuk and Sam Morabito from liability (the "Oral Ruling").3 Bayuk and Sam Morabito were present at the Oral Ruling.4

Stipulated Facts ("SF"), 1.

² Id.; Trial Transcript ("Trans").

³ SF, □ 2; Trial Exhibit ("Exh.") 1, p. 22, l. 22 – p. 23, l. 24.

⁴ SF, 2.

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On October 12, 2010, the State Court entered its written findings of fact,

The Herbst Parties, Paul Morabito, and CNC agreed to settle the Herbst Litigation

Paul Morabito and CNC defaulted under the terms of the Settlement Agreement. 10

conclusions of law and judgment reflecting the Oral Ruling (the "FF&CL").5 On August 23, 2011,

following the punitive damages phase of the trial, the State Court entered final judgment, awarding

the Herbst Parties total damages against Paul Morabito and CNC in the amount of

\$149,444,777.80, including both compensatory and punitive damages for Paul Morabito's fraud

(the "Final Judgment").6 After entry of the Final Judgment, Paul Morabito and CNC filed

numerous appeals with the Nevada Supreme Court (together with cross-appeals, the "Appeals").7

and the Appeals and, on November 30, 2011, executed a Settlement Agreement and Mutual

Release (the "Settlement Agreement").8 Pursuant to the terms of the Settlement Agreement, the

Appeals were withdrawn and vacated, as were the FF&CL and Final Judgment, and Paul Morabito

executed a Confession of Judgment for a compromised \$85 million based upon the same findings

of facts and conclusions of law, inclusive of those grounded in fraud, as set forth in the FF&CL.9

By the time of the Settlement Agreement, the Herbst Parties had already experienced difficulty in

collecting on the Final Judgment, as assets had been moved out of Paul Morabito's name. 11

Wanting to try to resolve the matter as opposed to engage in more collection actions, the Herbst

Parties agreed to give Paul Morabito more time, and the Herbst Parties, Paul Morabito and CNC

entered into a Forbearance Agreement dated March 1, 2013. 12 However, Paul Morabito and CNC

^{22 5} SF, 3; Exh. 2.

^{23 6} SF, 4; Exh. 6.

⁷ SF, 5.

⁸ SF 6; Exh. 5.

^{25 9} SF C 6-7; Exh. 4, p. 10, § 2(k), and pp. 13-15, and Exh. 5.

^{26 10} SF, 8.

¹¹ Exh. 5, p. 2, Sect. I-J; Trans. 10/29/18, p. 65, II. 16-24.

¹² SF, 9; Exh. 6; Trans. 10/29/18, p. 12, II. 12-17.

also defaulted under the terms of the Forbearance Agreement, making none of the due payment obligations.¹³

 On June 18, 2013, the Herbst Parties filed the Confession of Judgment and the Stipulation of Nondischargeability (the "Confessed Judgment") and the Confessed Judgment was thereafter entered on the judgment roll of the Clerk of the State Court.¹⁴

B. The Bankruptey.

- On June 20, 2013, following Paul Morabito's defaults of the Settlement Agreement and Forbearance Agreement, ¹⁵ the Herbst Parties commenced an involuntary bankruptcy against Paul Morabito and CNC in the U.S. Bankruptcy Court for the District of Nevada (the "Bankruptcy Court"). ¹⁶
- On December 17, 2014, the Bankruptcy Court entered an order adjudicating Paul Morabito a chapter 7 debtor.¹⁷
- 9. Multiple parties have filed claims in the Bankruptcy Court, ¹⁸ inclusive of the Herbst Parties' \$77 million claim based on the unsatisfied Confessed Judgment. ¹⁹ There is currently no bar date for Paul Morabito's creditors to file their claims with the Bankruptcy Court. ²⁰
- 10. On April 30, 2018, the Bankruptcy Court entered judgment in favor of the Herbst Parties, determining that their claim evidenced by the Settlement Agreement and Confessed Judgment was nondischargeable under 11 U.S.C. § 523(a)(2), as the factual basis for the Confessed Judgment met each of the elements of fraudulent inducement under Nevada law and

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^{22 13} SF, 10; Exh. 6, p. WL003105; Trans. 10/29/18, p. 69, II. 2-9.

^{23 4} SF, 11; Exh. 4.

¹⁵ Trans. 10/29/18, p. 73, II. 3-4.

¹⁶ SF, 1 12.

^{25 | 17} SF, CD 13-14.

¹⁸ Exh. 303 (identifying five claims, including a \$4,232,980.52 claim from the Franchise Tax Board).

¹⁶ See Exh. 303; Trans. 10/29/18, p. 74, II. 7-13, and p. 78, I. 19 - p. 79, I. 9.

²⁰ Trans. 11/2/18, p. 114, II. 15-18.

nondischargeability under bankruptcy law.²¹ Paul Morabito appealed the nondischargeability judgment, which appeal is pending.²²

C. The Parties.

- The Herbst Parties have spent nearly \$10 million in fees and costs in their attempt to collect from Paul Morabito.²³ Still, approximately \$80 million of the Confessed Judgment remains unsatisfied.²⁴
- 12. As part of their collection effort, on December 17, 2013, the Herbst Parties commenced this action under NRS Chapter 112 (the "<u>UFTA</u>") for fraudulent transfer against transferor Paul Morabito, individually and as Trustee of his Arcadia Living Trust ("<u>Arcadia Trust</u>"), as well as transferees Superpumper, Bayuk, individually and as trustee of his Bayuk Trust, Sam Morabito, and Snowshoe.²⁵
- Sam Morabito is Paul Morabito's brother.²⁶ Sam Morabito resides in Canada, and is a former resident of Reno.²⁷
- 14. Superpumper is an Arizona corporation that owns and operates gas stations and convenience stores in Arizona.²⁸ Consolidated Western Corporation, Inc., a Nevada corporation ("CWC") was the sole shareholder of Superpumper through September 28, 2010 when Sam Morabito executed a Plan of Merger and Articles of Merger upon Bayuk's consent on behalf of CWC, and filed Articles of Merger of CWC into Superpumper with the States of Arizona and

^{22 21} SF, 12 14; Exhs. 22 and 23, p. 11, II. 14-18.

^{23 22} Id.

²³ Trans. 10/29/18, p. 78, II. 16-17; p. 78, I. 22 – p. 79, I. 1; p. 102, II. 11-231; p. 103, II. 2-3.

²⁴ Trans. 10/29/18, p. 79, II. 2-9.

²⁵ SF, 11 15.

²⁶ SF, 18.

²⁷ Trans. 10/31/18, p. 142, l. 5; 145, ll. 305; p. 164, ll. 16-19.

²⁸ SF, 11 36.

Nevada on September 29, 2010, thereby effectuating CWC's merger into Superpumper (the

"Merger").29

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Prior to the Merger, CWC's ownership was Paul Morabito -80%, Sam Morabito -

10% and Bayuk -10%.30 and Paul Morabito, Bayuk and Sam Morabito each had a role as director

and officer of Superpumper and CWC.31 After the Merger of CWC into Superpumper, both Bayuk

and Sam Morabito were directors and officers of Superpumper. 32

From 1997 through at least the Oral Ruling date, Bayuk could be characterized as

On September 29, 2010, Dennis Vacco, ("Vacco"), joint counsel to Paul Morabito

and the Defendants,33 formed Snowshoe, a New York corporation,34 for the purpose of acquiring

Paul Morabito's long-time boyfriend or companion.38 The Bayuk Trust is Bayuk's self-settled

trust formed and existing for estate-planning purposes.³⁹ While Bayuk and Paul Morabito were

Paul Morabito's interest in CWC.35 Upon formation, Bayuk and Sam Morabito each owned 50% of the equity in Snowshoe and were designated as directors.36 Snowshoe never had any other

business operations or investments other than as a holding company for Superpumper's equity.37

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not registered as "domestic partners," Bayuk intimated that was only the case because they could not be married under Nevada or California law at that time. 40 Although Bayuk indicated that he

²⁹ SF. 17; Exhs. 81-86. 30 SF, 1 36.

32 SF, DD 16-19, 37.

33 Trans. 10/31/18, p. 90, l. 19 - p. 91, l. 18. 34 SF, 2 40; Exh. 87.

38 SF, 19; Trans. 10/29/18, p. 110, II. 5-9.

31 Trans. 10/29/18, p. 123, II. 20-22; p. 125, I. 19 - p. 126, I. 6.

35 Trans. 10/29/18, p. 148, II. 21-24, p. 149, II. 1-7; Trans. 11/6/18, p. 159, II. 1-3.

36 SF, [20, 40; Exh. 87, p. 1. ³⁷ Trans. 10/29/18, p. 185, l. 14 - p. 186, l. 1.

39 Trans. 10/29/18, p. 143, ll. 13-18.

40 Trans. 10/29/18, p. 120, II. 18-24.

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and Paul Morabito separated in 2010,41 substantial evidence supports that there was a special close personal relationship between Bayuk and Paul Morabito at the time of the Oral Ruling and continuing thereafter even through the time of trial.

- Vacco testified that as far as he knew, Bayuk and Paul Morabito had an a. ongoing relationship even after the subject transfers.42
- On September 18, 2010, Paul Morabito emailed Vacco regarding judgment Ь. enforcement statutes and stated, "I should declare my residence with [Bayuk] in Laguna Beach asap...*43 Consistent therewith, Paul Morabito and Bayuk moved from Reno to California,44
- On September 23, 2010, Bayuk was added as a co-tenant on a West c. Hollywood, California residence leased in the name of Paul Morabito, rendering Bayuk and Paul Morabito jointly and severally liable for the lease obligations. 45
- On September 30, 2010, Paul Morabito executed an amendment and d. restatement of the Trust Agreement for his self-settled Arcadia Trust, which described Bayuk as Paul Morabito's "boyfriend and longtime companion," which Bayuk testified was true as of that date. 46 Bayuk was named the 70% beneficiary of the Arcadia Trust. 47
- On April 13, 2012, Paul Morabito represented that "[Bayuk] is my former long-time companion but we have a very strong personal relationship and he is my family and will be the central person in my life for the rest of my life."48
- Paul Morabito currently resides in a home located at 370 Los Olivos, f. Laguna Beach, California (the "Los Olivos Property") along with his new boyfriend. The Los

⁴¹ Trans. 10/29/18, p. 109, II. 15-17.

⁴² Trans. 11/6/18, p. 212, l. 23 - p. 213, l. 15.

⁴³ Exh. 26; see also Exh. 29 (same, September 20, 2010); Exh. 32 (same, September 23, 2010).

⁴⁴ Trans. 10/29/18, p. 106, ll. 14-21.

⁴⁵ Exh. 35, p. 1, Sect. 1.

⁴⁶ Trans. 10/29/18, p. 147, II. 14 - 23.

⁴⁷ Exh. 39, pp. RBSL001877-1878, 1903, 1906.

⁴⁸ Exh. 134, p. LMWF SUPP 068536.

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Olivos Property is located adjacent to Bayuk's current residence at 371 El Camino del Mar, Laguna Beach, California (the "El Camino Property"). 49 The Bayuk Trust owns both the Los Olivos Property and the El Camino Property as Paul Morabito transferred his interests in both the Los Olivos Property and the El Camino Property (along with all of the personal property in the Los Olivos and El Camino Properties) to the Bayuk Trust following the Oral Ruling.

- Paul Morabito has been, and continues to be, financially supported by his g. brother, Sam Morabito, as well as by Bayuk. 50 Paul Morabito has possessed and used Bayuk's credit card with Bayuk paying the bills,51 In addition, Bayuk pays Paul Morabito's attorneys' fees, and other amounts as directed by Paul Morabito.52
- h. During the Herbst Litigation and through the time of trial in this case, Paul Morabito, Sam Morabito and Bayuk have had concurrent representation by the same counsel. 53
- In addition to their close personal relationship hallmarked by Bayuk's seemingly 18. unwavering support of Paul Morabito,54 Bayuk and Paul Morabito are also long-time business partners.55 They co-owned multiple businesses before the Oral Ruling. Moreover, despite the alleged purpose of the subject transfers being to "separate" their financial interests, they co-owned a business after the Oral Ruling.56
- On January 22, 2015, the Bankruptcy Court appointed Plaintiff as the trustee for the bankruptcy estates of Morabito and CNC.57 On May 15, 2015, Plaintiff was substituted in

⁴⁹ Trans. 10/29/18, p. 107, l. 10 -p. 108, l. 10.

⁵⁰ See Testimony of Paul Morabito, Deposition Trans. p. 27, II. 10-16; p. 28, II. 1-2; p. 31, I. 7- p. 33, I. 24.

⁵¹ Id. at p. 34, Il. 14-20.

⁵² Trans. 10/29/18, p. 188, II. 19-23; p. 189, I. 7-9; 10/30/18, p. 98, I. 19 - p. 99, I. 7.

⁵³ Trans. 10/30/18, p. 5, l. 16 - p. 6, l. 8.

⁵⁴ Trans. 10/30/18, p. 98, l. 4 – p. 99, l. 7. 55 SF, 1 19.

³⁶ See, e.g., Testimony of Paul Morabito, Deposition Trans. p. 48, l. 16-p. 49, l. 24; Exh. 134, p. LMWF SUPP, p. 068536 (discussing Bayuk's co-ownership of Virsenet, a company formed in 2011 or 2012).

⁵⁷ SF, 21; Exh. 19.

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place of the Herbst Parties in this case, and Paul Morabito and his revocable Arcadia Trust were dismissed from the action with only transferees of Paul Morabito's assets remaining in the case.58

Immediately After the State Court's Oral Ruling, Paul Morabito Implemented a D. Plan to Delay, Hinder and Prevent Collection by the Herbst Parties.

- 20. Within two days after the Oral Ruling, Paul Morabito had engaged at least two outof-state law firms, Hodgson Russ LLP (attorneys-Garry Graber ("Graber") and Sujata Yalamanchili) and Lippes Mathias Wexler & Friedman ("LMWF") (attorneys-Vacco and Christian Lovelace), for advice on how to evade the Herbst Parties' judgment and to protect his assets.⁵⁹ In his email communications with lawyers from these firms, ⁶⁰ Paul Morabito made clear his intent to thwart the Herbst Parties' enforcement of the judgment by cutting his (and Bayuk's) ties with Nevada and moving to California, while also converting and moving the majority of his assets that could be used to satisfy the Herbst Parties' judgment outside of Nevada. 61
- 21. Graber of Hodgson Russ testified that he was engaged by Morabito to "protect his assets and/or escape liability on account of the judgment."62 When asked which assets, Graber indicated "well, I think he was seeking to protect them all" and further specified that "I believe one of his principal assets which he expressed concern was his stock and his equity interest in an entity that was in the auto service business, I believe, and I believe that was this Superpumper entity."63 When questioned regarding Paul Morabito's intent, Graber testified "I think he had an

⁵⁸ SF. 22; Exh. 20.

⁵⁹ See Exh. 25 (Hodgson Ross indicating they had a number of ideas, "including a possible marital split between Paul [Morabito] and [Bayuk] pursuant to which [Bayuk] could retain some of Paul [Morabito's] assets" and Vacco of LMWF following with discussion of Paul Morabito selling his interest in CWC to Bayuk and Sam Morabito).

⁶⁰ Any attorney-client privilege was waived by Plaintiff. In addition, the privilege was deemed waived by the crime/fraud exception. See this Court's order of 7/6/16 (approving a Report & Recommendations of the Discovery Commissioner of 6/13/16).

See Exhs. 26 (discussing moving to California) and 32 ("[Bayuk] and I plan on changing our primary residence from Reno to Laguna Beach.").

⁶² Trans. 11/1/18, p. 29, II. 13-18 and p. 30, II. 21-22.

⁶³ Trans. 11/1/18, p. 33, ll. 1-6.

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intent to avoid paying the judgment, whether that's by winning on appeal or divesting himself of his assets."64 Ultimately, after Hodgson Russ attorneys advised Paul Morabito that he could not simply transfer his assets for value, Paul Morabito terminated them, as he did not like the advice that he was being provided.65

- Paul Morabito utilized LMWF to complete the subject transfers. The same firm also 22. concurrently represented Defendants.66
- There is no evidence indicating that the subject transfers were contemplated before 23. the Oral Ruling. The subject transfers were substantially completed in a short window of September 14, 2010 (the day after the Oral Ruling) to October 1, 2010, before any written order on the Oral Ruling was entered.67
- At no time prior to, or at the time of, the subject transfers did Paul Morabito or any of the Defendants advise the Herbst Parties that Paul Morabito's assets were being converted or transferred, or any of the details of the subject transfers.68
- Paul Morabito's email communications to his counsel contemporaneous with the subject transfers were inconsistent with the proffered explanation for the subject transfers that his goal was solely to separate out his interests from Sam Morabito and Bayuk once they were relieved from liability in the Herbst Litigation.⁶⁹ For example, in an email to counsel dated September 20, 2010, Paul Morabito recognized that the transfers would be challenged in court at the same time he described his intention to deprive the Herbst Parties of what he perceived to be the Herbst Parties' "home court, good old boy advantage." In an email dated September 21, 2010, Paul

⁶⁴ Trans. 11/1/18, p. 46, II. 13-15.

⁶⁵ Trans. 11/1/18, p. 35, Il. 6-14.

⁶⁶ Trans. 10/29/18, p. 140, l. 8 - p. 141, l. 9.

⁶⁷ Exhs. 45, 46, 61, 80.

⁶⁸ Trans. 10/29/18, p. 62, II. 15-20 (on line 20, first sentence only); p. 63, II. 4-12.

⁶⁹ Deposition Testimony of Paul Morabito, Trans. p. 69, II. 8-16.

⁷⁰ Exh. 29.

 Morabito discussed his intention to continue to be active in the business of Superpumper, save and except as only an "advisor" with ownership to be in the name of Sam Morabito and Bayuk.⁷¹

1. The \$6,000,000 Cash Transfer.

26. Immediately after the Oral Ruling, on September 14, 2010, Paul Morabito transferred \$6 million out of his bank account. While this transfer is not the subject of Plaintiff's claims here, the pattern of Paul Morabito's conduct in the same timeframe as the subject transfers is still relevant as evidence of Paul Morabito's intent. The story that Paul Morabito was merely separating his assets from Bayuk and Sam Morabito in September 2010 is belied by the transfer of Paul Morabito's \$6 million from his account immediately following the Oral Ruling.

2. The CWC/Superpumper Transfers.

- Prior to the Oral Ruling, Paul Morabito communicated his opinion of the value of Superpumper to the company's auditors, 73 as well as third-party potential business partners. 74
- 28. Subsequent to the Oral Ruling, at the same time that the subject transfers were being contemplated, significant value was intentionally stripped out of CWC by Paul Morabito in conjunction with Sam Morabito and Bayuk.
- a. On August 13, 2010, which was just prior to the Oral Ruling but while the Herbst Litigation was pending, CWC had \$3 million in loan proceeds from a term loan obtained

⁷¹ Exh. 30.

⁷² Exh. 37, p. 4, MORABITO (341).005352.

⁷³ Exh. 42 (May 5, 2009-\$20 million value for 100% of equity in CWC); Exh. 43 (Mach 10, 2010- "nothing has materially changed" with respect to Paul Morabito's identified assets, including value).

⁷⁴ Exhs. 76, 77, 79. It is notable that in addition to both the State Court and the Bankruptcy Court finding that Paul Morabito had intentionally defrauded the Herbst Parties as the basis for their respective judgments against Paul Morabito, Bayuk, Paul Morabito's closest ally, admitted that Paul Morabito is not honest in his dealings with third parties and is not trustworthy. (Trans. 10/31/18, p. 28, 1. 24 – p. 31, 1. 2). Sam Morabito also confirmed that Paul Morabito is not honest in his communications with third parties (Trans. 10/31/18, p. 236, 1. 6 – p. 237, 1. 34). The Court is in the untenable position of being asked by Defendants to believe Paul Morabito (and his agent, Vacco) with regard to his intentions with respect to the subject transfers at the same time Defendants are asking the Court to disregard Paul Morabito's representations that there was significant value of the equity in Superpumper.

from Compass Bank (the "Compass Loan").75 On September 14, 2010, Paul Morabito, Sam 1 Morabito and Bayuk each took a \$939,000 distribution from CWC,76 which together totaled almost 2 all of the \$3 million in loan proceeds. On September 30, 2010, Sam Morabito and Bayuk each 3 contributed \$659,000 of their distribution monies back into Superpumper; however, Paul Morabito 4 did not contribute any portion of his \$939,000 distribution.77 Instead, Paul Morabito executed a

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for \$939,000 (the "\$939,000 Note").78

b.

Term Note dated September 1, 2010, documenting a loan obligation from Paul Morabito to CWC

CWC's name (the "Raffles Asset"). The Raffles Asset was valued on September 30, 2010 at

\$2,234,175.79 On September 21, 2010, Paul Morabito paid Sam Morabito \$355,000.00 and paid

Bayuk \$420,250.80 Sam Morabito and Bayuk testified that the purpose of these payments was for

Paul Morabito to purchase Sam Morabito and Bayuk's interests in the Raffles Asset. There is no

documentation whatsoever reflecting the purpose of these September 2010 payments to Sam

Morabito and Bayuk. Further, it is undisputed that the title of the Raffles Asset was never

transferred out of the CWC name to Paul Morabito,81 and no one advised the Herbsts that any

that amounts due to Superpumper from Paul Morabito and his affiliates were cancelled.84

distributions of the Raffles proceeds they received would be payable to Paul Morabito,82

Prior to the Oral Ruling, Raffles, an insurance captive, was certificated in

Then, CWC was merged into Superpumper. 83 The effect of the Merger was

⁷⁵ SF, 38.

²¹ 76 SF. 38.

²² ⁷⁷ Trans. 10/31/18, p. 126, l. 22 - p. 127, l. 2.

⁷⁸ Exh. 110.

⁷⁹ Exh. 256; see also Exh. 44, WL004539 (identifying Raffles Asset value of \$2,352,017).

⁸⁰ Exh. 37, p. 4, MORABITO (341).005352.

²⁵ 81 Trans. 10/31/18, p. 96, II. 6-21.

⁸² Trans. 10/31/18, p. 101, II. 3-10. 26

⁸³ SF. 39. 27

⁸⁴ Exh, 144, p. 1, SPI NO PAM 00000018.

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interests in Superpumper to Snowshoe.88

corporation, to be the transferee of Paul Morabito's interest.

Inclusive, the \$939,000 Note was cancelled. Paul Morabito had taken distributions over the years

from Superpumper and those distributions were booked as loan receivables on the audited books

appear as if the company had little value is consistent with Bayuk's representation that Paul

transfer of CWC's right to distributions from the Raffles Asset, and the cancellation of Paul

Morabito's loan receivables due to Superpumper, Paul Morabito sold his 80% equity interest in

the merged CWC/Superpumper to Snowshoe pursuant to a Shareholder Interest Purchase

Agreement (the "Superpumper Agreement").87 As a result of this transfer (the "Superpumper

Transfer"), Sam Morabito and Bayuk each received 50% of Paul Morabito's 80% equity interest

in Superpumper. On January 1, 2011, Bayuk and Sam Morabito transferred their respective 10%

Transfer, and related transactions, was for their exclusive benefit in order to separate their assets

from Paul, 89 the billing records from LMWF show that the entirety of the transactions was billed

to, and for the benefit, of Paul Morabito. 90 There was no bill to Sam Morabito or Bayuk. Further,

Sam Morabito and Bayuk's contention on the purpose of the transactions provides no rational

explanation for the Merger and the creation of a new company, Snowshoe, a New York

Morabito is a "financial genius when it comes to understanding financing."86

The ability to quickly manipulate Superpumper's financials in order to make it

On September 30, 2010, after the distribution of the Compass Loan proceeds,

While Sam Morabito and Bayuk contend that the purpose of the Superpumper

⁸⁵ Trans. 11/1/18, p. 249, l. 8 - p. 250, l. 7.

⁸⁶ Trans. 10/29/18, p 225, II. 6-17.

⁸⁷ SF, 41.

⁸⁸ SF, 1 42.

⁸⁹ Trans. 10/29/18, p. 130, II. 9 -24; 10/31/18, p. 31, II. 8-11.

⁹⁰ Exh. 294; Trans. 11/1/18, p. 10, l. 3 - p. 11, l. 22.

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(the "Matrix Valuation").

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91 Trans. 11/1/18, p. 111, II. 17-20.

Insider Receivables in his valuation.

The Court finds the testimony and report of James McGovern, CPA/CCF, CVA, a

Through their joint counsel, Vacco, Paul Morabito, together with Bayuk, Sam

The Matrix Valuation is nearly identical to McGovern's valuation,94 save and

The decision on whether to include the Insider Receivables in the valuation of

CPA and forensic accountant for over 35 years ("McGovern"), 91 credible and accepts his valuation

of the 100% equity interest in Superpumper as of September 30, 2010 at \$13,050,000, placing Paul

Morabito, and Superpumper, ordered an appraisal to support the transfer of Paul Morabito's 80%

interest—consistent with Paul Morabito's plan93 to obtain appraisals to justify transfers intended

to divest himself of any interest the Herbst Parties could attach. On October 13, 2010 (two weeks

after the Superpumper Agreement), Spencer Cavalier of Matrix Capital Markets Group, Inc.

("Matrix") completed a valuation of Superpumper in which he opined that the value of 100% of

the equity interest in Superpumper as of August 31, 2010 (one month before the Superpumper

Transfer date) was \$6,484,514, which equates to \$5,187,611.20 for Paul Morabito's 80% interest

expect that Matrix inexplicably adjusted accounts receivables due to Superpumper from Paul

Morabito and his affiliates (the "Insider Receivables") to zero95 while McGovern included the

Superpumper's equity requires inquiry into whether the Insider Receivables can be repaid.96

McGovern relied on Superpumper's audited financial statements for 2009 to confirm his opinion

Morabito's 80% interest as of September 30, 2010 at \$10,440,000.92

⁹² Exh. 91; Trans. 11/1/18, p. 123, Il. 2 -3. 23

⁹³ Exh. 29 (Paul Morabito's September 20, 2010 email to Vacco and Yalamanchili: "selling for value" will be allowed").

⁹⁴ Excluding the Insider Receivables (i.e., non-operating assets) from his valuation, McGovern's valuation of the Superpumper equity was \$6,550,000. See Exh. 91, pp. 8, 11 and 19 of the McGovern report, MCGOVERN 00009, 12, and 20; see also Trans. 11/1/18, p. 137, II. 3-10.

⁹⁵ Exh. 235, at Exhibit 7 of 14.

⁹⁶ Trans, 11/1/18, p. 125, II. 5-24.

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that the Insider Receivables should be included in the valuation of Superpumper's equity, wherein the auditors concluded the Insider Receivables were valid and collectible. 97 Defendants take issue with the recognition of the Insider Receivables in determining the value of the Superpumper equity in light of the fact that there were no notes introduced relative to a majority of the Insider Receivables and the Merger wiped out the Insider Receivables in any event; however, the Court finds that McGovern's determination that the debt underlying the Insider Receivables was valid and collectible is corroborated by the fact that before the end of 2010, new written notes were executed by Sam Morabito and Bayuk, without any new consideration, and placed on the Superpumper books, and Sam Morabito and Bayuk certified that they had sufficient assets to pay the Insider Receivables obligations.98

To get to a lower value, LMWF, counsel (and therefore the agent) for Paul Morabito 36. and Defendants, reduced the Matrix Valuation99 by (1) \$1,682,000 for the "Compass Term Loan" (the "Compass Reduction"), despite the fact that the outstanding amounts of the Compass Term Loan loaned to Superpumper's members were supposed to be repaid and indeed \$1,318,000 had been returned by Sam Morabito and Bayuk by September 30, 2010100 and Paul Morabito executed the \$939,000 Note with a promise to repay his distributed \$939,000,101 and (2) \$1,680,880 for a 35% "risk reduction" (the "Risk Reduction," and together with the Compass Reduction, the "Additional LMWF Reductions"). This resulted in an ultimate "acquisition value" for the Superpumper Transfer of \$2,497,307. There was no attempt to show how anyone at LMWF, a law firm, was in any way qualified to determine or quantify the LMWF Reductions. The Risk

⁹⁷ Id.; see also Exh. 42 (auditor's notes verifying Paul Morabito had sufficient net assets to satisfy Compass liquidity obligation and to support \$7.2 million of receivables on Superpumper's books); Exh. 118, at GURSEY004850 (verifying the Inside Receivables were fully collectible); Trans. 11/1/18, p. 168, l. 9 - p. 169, 1.3 (the Insider Receivables were on current (due on demand) on the books and had not been written off or otherwise indicated as uncollectible).

⁹⁸ Exhs. 105, 122-123, 126.

⁹⁹ Exh. 236

¹⁰⁰ Trans. 10/31/18, p. 75, II. 1-5; Trans. 11/1/18, p. 120, II. 15-22.

¹⁰¹ Exh. 244.

Reduction was based, at least in part, on (1) the defaults under the Compass Term Loan and under Superpumper's real estate leases that are the result of the voluntary distributions of the Compass Term Loan proceeds to Paul Morabito, Bayuk, and Sam Morabito on September 14, 2010 and the Merger¹⁰² and (2) the risk that Bayuk and Sam Morabito would be sued for the fraudulent transfers. ¹⁰³ Defendants fail to explain how defaults and fraudulent transfers they engineered support a 35% "risk reduction," particularly where purported defaults would not exist in an armslength sale to a third party. Furthermore, both McGovern and Mr. Cavalier testified that they had already considered risk when valuing the equity in Superpumper, which is reflected in their discount rate. ¹⁰⁴ Finally, whether or not there were actual defaults of Superpumper obligations as a result of the Compass Loan distributions, the Oral Ruling, the Merger or otherwise, they did not prove to be so material that they were not ultimately resolved. ¹⁰⁵ Superpumper's auditors confirmed that Compass was even prepared to refinance the existing obligation upon receipt of the 2010 audited financials. ¹⁰⁶

37. The Court reviewed the testimony of Michele Salazar ("Salazar"). Salazar did not perform a valuation of Superpumper, ¹⁰⁷ but rather she criticized the Matrix Valuation and McGovern's report as purportedly incorrect. Ultimately, Salazar has two primary criticisms of the reports, neither of which is supported. First, Salazar disagreed with Mr. Cavalier's capitalization rate in the Matrix Valuation and McGovern's discount rate because, according the Salazar, they failed to take into account company specific risks. ¹⁰⁸ However, both Cavalier¹⁰⁹ and McGovern¹¹⁰

^{21 102} Trans. 11/6/18, p. 253, l. 21 – p. 255, l. 21.

¹⁰³ Trans. 11/6/18, p. 173, II. 5-8.

¹⁰⁴ Trans. 11/1/18, p. 120, 12- p. 122, l. 23 (14.2% discount rate- McGovern); Trans. 11/6/18, p. 282, ll. 13 - p. 284, l. 5 (13.25% to 13.4% capitalization rate- Matrix).

¹⁰⁵ Exhs. 27 and 33; Trans. 10/31/18, p. 122, II. 16-22.

¹⁰⁶ Trans, 11/1/18, p. 253, l. 16 - p. 254, l. 9.

¹⁰⁷ Trans. 11/5/18, p. 101, l. 17 - p. 102, l. 2.

²⁶ Trans. 11/5/18, p. 60, l. 16 – p. 63, l. 18; p. 93, l. 24 – p. 94, l. 13.

¹⁰⁹ Trans. 11/6/18, p. 282, l. 19 - p. 286, l. 17.

¹¹⁰ Trans. 11/1/18, p. 122, II. 6-23; Exh. 91, McGovern 000018 and McGovern 000053-75.

testified as to the company specific risks they applied and tellingly, both came up with similar rates. Second, Salazar criticized McGovern for including the Insider Receivables in his valuation because, according to Salazar, there were no written notes and, as a result, the Insider Receivables could not be found to be valid and collectible. Salazar's conclusion is directly contradicted by the testimony of Gary Kraus, Superpumper's auditor, who confirmed the Insider Receivables were valid and collectible obligations.

- 38. Immediately following the 2016 deposition of Jan Friederich, a witness designated by Defendants as a rebuttal expert on the value of Superpumper's equity, Snowshoe transferred its equity to Supermesa Fuel & Merc, LLC ("Supermesa"), an entity affiliated with Mr. Friederich. 113 As Mr. Friederich stood to benefit from a lower valuation, his testimony is not helpful to the Court in determining the value of Superpumper's equity and his related testimony was accordingly given no weight by the Court.
- 39. The ultimate \$2.5 million valuation for Paul Morabito's 80% interest is further belied by Sam Morabito's and Bayuk's own financial statements that they provided to Superpumper's auditors on February 1, 2011, just four months after the transfer, that represent their respective 50% equity interests as valued at \$4,514,869, for a total combined value of Superpumper as of February 1, 2011 of \$9,029,738. 114 Bayuk testified that this was his good faith statement of what the value of his 50% interest was as of February 1, 2011. 115
- 40. As of the September 30, 2010 date of transfer of Paul Morabito's 80% equity interest in Superpumper to Snowshoe, pursuant to the Superpumper Agreement, Snowshoe was required to pay Paul Morabito \$1,035,094 in cash. While Paul Morabito received \$1,035,068 wire on October 1, 2018, there is no proof that such payment reflects the cash payment for the

¹¹¹ Trans. 11/5/18, p. 48, l. 22 - p. 49, l. 18.

¹¹² Trans. 11/1/18, p. 222, l. 23 – p. 225, l. 18; see also Exh. 118, p. GURRSEY004850 (auditor confirmation that they were fully collectible).

¹¹³ Trans. 11/5/18, p. 37, l. 9 - p. 38, l. 9.

¹¹⁴ Exh. 126.

¹¹⁵ Trans. 10/29/18, p. 236, Il. 8-11.

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Superpumper equity and such evidence would be inconsistent with Paul Morabito's sworn testimony to the Bankruptey Court that he only received \$542,000 for his equity in Superpumper. 116 In any event, under any opinion of value, even if the \$1,035,094 were received, that is not reasonably equivalent value for Paul Morabito's interest.

- Subsequent to the execution of the Superpumper Agreement, Snowshoe became obligated for an additional \$1,462,213 to Paul Morabito, as set forth in a \$1,462,213 term note from Snowshoe to Paul Morabito (the "\$1.462,213 Note") dated November 1, 2010.117 The \$1,462,213 Note required Snowshoe to make monthly payments commencing on December 1, 2010 in the amount of \$19,986.71 for 84 months, with interest accruing at 4.0% per annum. 118 There were no payments made on the \$1,462,213 Note, and on February 1, 2011, the Snowshoe obligation to Paul Morabito under the \$1,462,213 Note was cancelled and a successor note from Snowshoe to Paul Morabito in the amount of \$492,937 was executed (the "\$492,937 Successor Note")119 at the same time a successor note from Snowshoe to Superpumper (purportedly reflecting the amount of the \$939,000 Note that had been cancelled at the time of the Merger) in the amount of \$939,000 was executed (the "939,000 Successor Note"), 120
- There is no record of payment from Snowshoe to Paul Morabito due under the terms 42. of the Superpumper Agreement, the \$1,462,213 Note or the \$492,937 Successor Note. Likewise, there is no record of payment of the \$939,000 Successor Note from Snowshoe to Superpumper. Sam Morabito conceded that, post-merger, it would not matter if there were papered obligations between Snowshoe and Superpumper because Snowshoe has no funds other than what Superpumper generated. 121 Finally, other than \$542,000 Paul Morabito reported to have received,

¹¹⁶ Exh. 233.

¹¹⁷ SF, 43.

¹¹⁸ SF. 44.

¹¹⁹ Ex. 104; Trans. 10/31/18, p. 217, Il. 6-16.

¹²⁰ Ex. 105.

¹²¹ Trans. 10/31/18, p. 109, II. 7-11.

43. Contrary to Paul Morabito's representation to the Bankruptcy Court, Sam Morabito testified that he paid the \$492,937 Successor Note obligation when he transferred \$560,000 to LMWF on November 28, 2011 at the direction of Paul Morabito. 123 Not only does the amount paid by Sam Morabito not correspond with the \$492,937 Successor Note or any identifiable obligation from Sam Morabito, there is no record of any satisfaction of the \$492,937 Successor Note obligation in the Snowshoe books and records, including on Snowshoe's tax returns or amended tax returns. 124 There is no evidence of a capital contribution by Sam Morabito to Snowshoe for the payment, nor is there a corresponding capital contribution by Bayuk. 125 Furthermore, Sam Morabito's testimony that Vacco contacted him and told him the amount was due is contradicted by the communication from Paul Morabito instructing Sam Morabito to transfer funds 126 and also Vacco's testimony that he had no knowledge as to whether the amounts due under the \$492,937 Successor Note were paid. 127

44. In light of the evidence presented, inclusive of no corresponding payments, the Court finds that the \$1,462,213 Note and the \$492,937 and \$939,000 Successor Note obligations were contrived in order to give the appearance of an arms-length exchange of value.

3. Paul Morabito's Equity in the Real Properties.

 Immediately prior to the Oral Ruling, Paul Morabito and Bayuk, through their respective trusts, owned three real properties improved with homes as tenants in common:¹²⁸

¹²² Ex. 107, ¶ 10.

¹²³ Trans. 10/31/18, p. 13, l. 21 - p. 115, l. 5.

²⁴ Trans, 10/31/18, p. 246, l. 18- p. 249, l. 11.

¹²⁵ Trans. 10/31/18, p. 131, l. 18 - p. 132, l. 19.

¹²⁶ Exh. 140.

¹²⁷ Trans. 11/6/18, p. 181, l. 22 - p. 182, l. 8.

¹²⁸ SF, 1 23.

Paul Morabito and Bayuk each owned 50% of the Los Olivos Property. 130

c. 8355 Panorama Drive, Reno, Nevada (the "Panorama Property," and together with the El Camino Property and the Los Olivos Property (the "Laguna Properties"), the "Real Properties"). Paul Morabito owned 70% and Bayuk owned 30% of the Panorama Property. 131

Agreement, which was amended September 28, 2010 (as amended, the "Real Properties Agreement"), for the transfer of their respective interests in the Real Properties, as well as all of their personal property located at the Real Properties, which all went to Bayuk. The Real Properties Agreement was prepared by one lawyer on behalf of both Bayuk and Paul Morabito. Pursuant to the Real Properties Agreement, Paul Morabito sold his interests in the Laguna Properties to Bayuk in exchange for Bayuk's 30% interest in the Panorama Property and a payment of \$60,117.00. 134

47. According to Paul Morabito and Bayuk, the equity in the Laguna Properties at the time of the transfers on October 1, 2010 was \$1,933,595: the equity in the Los Olivos Property was valued at \$854,954 and the equity in the El Camino Property was valued at \$1,078,641. Paul Morabito's interests in the Laguna Properties therefore had an aggregate value of approximately \$1,236,457.75, and Bayuk's interests in the Laguna Properties had an aggregate value of approximately \$697,137.25. Plaintiff did not dispute these values.

^{21 129} Id.

^{22 130} Id.

¹³¹ Id.

^{23 | 132} SF, 24; Exhs. 45-46.

^{24 | 133} Trans. 10/30/18, p. 89, II. 21-23.

^{25 134} Exhs. 45, 26, 233 .

¹³⁵ SF, 25-26.

¹³⁶ Id.

²⁷ ta7 Id.

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him by Paul Morabito. 140

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Paul Morabito. 144

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Paul Morabito and Bayuk obtained an appraisal of the Panorama Property from

As of the date of transfer, there had never been a sale of a home in excess of \$4

Darryl Noble, who is not an MAI. 138 Mr. Noble opined that the Panorama Property had a purported

fair market value as of October 1, 2010 (the approximate date of the transfer) of \$4.3 million. Mr.

Noble relied heavily on the cost approach, focusing on the cost of the home and its significant

improvements.139 Mr. Noble's conclusion of value was within the range of values suggested to

million in Reno, and there was no sale for more than \$3.35 million in the year preceding the

transfer. 141 Whereas the transfer of the Panorama Property occurred on October 1, 2010, the \$3.35

million sale which Mr. Noble used in his sales comparison approach occurred in September 2009,

before the residential real estate market significantly worsened. 142 The sale prices of other

properties on which Mr. Noble relied as comparables were not adjusted to account for significant

differences, such as finished basements, or the significant deterioration in the residential real estate

market throughout late 2009 and 2010. The sale price of one comparable was incorrectly reported

in the appraisal. 143 Accordingly, the comparables on which Mr. Noble relied in his sales

comparison approach do not support the concluded value. These errors were the result, at least in

part, of the haste with which Mr. Noble was required to conduct the appraisal at the insistence of

^{21 138} Exh. 276. Although another appraiser from Mr. Noble who is an MAI signed off on the appraisal report, no evidence was presented of his involvement in the assignment beyond reviewing and signing the report.

¹³⁹ Exh. 276, Trans. 11/6/18, p. 32, II. 3-13; p. 83, I. 23 - p. 84, I. 2; see Trans. 11/2/18, p. 16, I. 14-p. 18, I. 2 (Mr. Kimmel testifying that the cost approach is used to determine replacement cost by valuing the property and deducting depreciation, including physical depreciation, functional depreciation, and externalities such as economic factors.).

²⁴ Land Exh. 276, Trans. 11/6/18, p. 65, 1. 2 - p. 65, 1. 14.

¹⁴¹ Trans. 11/6/18, p. 79, l. 18 - p. 80, l. 8.

¹⁴² Id.; Trans. 11/6/18, p. 79, II. 16-21.

 $^{^{143}}$ Trans. 11/6/18, p. 77, l. 3 – p. 78, l. 14; Ex. 277 at Superpumper 001124.

¹⁴⁴ Trans. 11/6/18, p. 83, l. 9 - p. 83, l. 8.

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third-party purchaser in December 2012. 151

Moreover, the Court finds that Mr. Noble was focused on the undisputed significant

Consistent with the opinion of long-time Reno appraiser William Kimmel, MAI, 146

As part of the Real Property Agreement, Paul Morabito provided a credit to Bayuk

cost of improvements to the Panorama Property, without regard to the devastated real estate market

in October 2010. Indeed, in the cost approach, Mr. Noble's appraisal made no downward

adjustment at all for functional obsolescence resulting from overimprovement or for external

obsolescence, including the realities of the depressed real estate market at that time. Rather, Mr.

Noble increased his conclusion of value by at least 25% more than the amount suggested by a

calculation of replacement costs under the cost approach in order to arrive at a valuation of \$4.3

SREA, 147 the Court finds that the devastated local real estate market 148 had a greater impact on the

valuation of real property in October 2010 than the cost of a home or its improvements. 149 The

Court therefore agrees with Mr. Kimmel's appraisal of the Panorama Property, which relied

primarily on the sales comparison approach, 150 determining a fair market value of \$2,000,000 as

of September 30, 2010, before deducting \$1,028,864 in secured debt. The Court's finding is not

based on, but is supported by, the subsequent sale of the Panorama Property for \$2,584,000 to a

in the amount of \$45,000 for certain water rights associated with the Panorama Property and

million, an amount consistent with the value suggested to him by Paul Morabito. 145

¹ Trans. 11/6/18, p. 70, l. 18 – p. 71, l. 2.

^{22 146} Trans. 11/2/18, p. 7, II. 5-6 (since 1968).

¹⁴⁷ Trans. 11/2/18, p. 7, II. 8-9, 18 (Senior Residential Real Estate Analyst/Appraiser).

¹⁴⁸ Trans. 11/2/18, p. 17, II. 14-15, and p. 21, I. 19- p. 22, I. 1.

¹⁴⁹ Trans. 11/2/18, p. 18, II. 11-15; see also Trans. 11/2/18, p. 20, I. 1- p. 21, I. 6 (explaining that there were reported issues with the home in 2016; however, those did not change Mr. Kimmel's opinion of value because the reported condition of the improvements was communicated years after the October 1, 2010 retrospective date of valuation).

¹⁵⁰ Exh. 53; Trans. 11/2/18, p. 15, l. 16 - p. 19, l. 13; p. 85, ll. 5-8.

¹⁵¹ Trans. 11/2/18, p. 22, II. 8-15

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\$150,000 for theatre equipment purportedly located in the Panorama Property, 152 though neither Paul Morabito nor Bayuk obtained a valuation of the alleged water rights 153 or theatre equipment. 154

53. Thus, Paul Morabito transferred his interests in the Laguna Properties worth \$1,236,457.75 in exchange for Bayuk's interests in the Panorama Property worth only \$291,340.80, plus \$60,117.00,155 resulting in a difference of \$884,999.95.

4. Paul Morabito's 50% Equity Interest in Baruk Properties, LLC.

- 54. Prior to the Oral Ruling, Paul Morabito and Bayuk each owned 50% of a real estate holding company called Baruk Properties, LLC, a Nevada limited liability company ("Baruk LLC"). Baruk LLC owned four real properties (the "Baruk Properties"):
- a. 1461 Glenneyre, Laguna Beach, CA ("1461 Glenneyre"), a commercial property with a stipulated appraised value of \$1.4 million as of September 30, 2010;¹⁵⁷
- b. 570 Glenneyre, Laguna Beach, CA ("570 Glenneyre"), a commercial property with an appraised value of \$2.5 million as of September 30, 2010, or \$1,129,021 after deduction for the mortgage on property; 158
- c. 1254 Mary Fleming, Palm Springs, CA (the "Palm Springs Property"), a home with an appraised value of approximately \$1,050,000 as of September 30, 2010, or \$705,079 after deduction for the mortgage;¹⁵⁹ and

¹⁵² Ex. 247.

¹⁵³ Trans. 10/30/18, p. 158, Il. 2-19.

¹⁵⁴ Trans. 10/30/18, p. 158, l. 20 - p. 159, l. 7.

¹⁵⁵ Exhs. 46, 233.

¹⁵⁶ SF, 27, 29.

¹⁵⁷ SF, 27-28,

¹⁵⁸ Id.

¹⁵⁹ Id.

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- d. 49 Clayton Place, Sparks, NV (the "Clayton Property"), a vacant property with an appraised value of approximately \$75,000 as of September 30, 2010. 160
- 55. Accordingly, Paul Morabito's 50% interest in the Baruk Properties had a value of at least \$1,654,550.
- 56. On October 1, 2010, Paul Morabito transferred his 50% membership interest in Baruk LLC to Bayuk pursuant to a Membership Interest Transfer Agreement (the "Baruk Transfer"). 161
- 57. Immediately after the Baruk Transfer, on October 4, 2010, Baruk LLC, a Nevada entity, was merged into a newly formed entity owned 100% by the Bayuk Trust called Snowshoe Properties, LLC, a California limited liability company ("Snowshoe Properties"), 162 thereby transferring the assets owned by Baruk Properties to Snowshoe Properties.
- 58. Snowshoe Properties is solely owned by the Bayuk Trust, Bayuk, through the Bayuk Trust, converted Snowshoe Properties from a California limited liability company to a Delaware limited liability company during the pendency of this litigation. 163
- 59. On November 2, 2010, Bayuk transferred the Palm Springs Property from Snowshoe Properties to the Bayuk Trust. 164
- 60. Following this series of transfers, the Bayuk Trust owned 100% of 1461 Glenneyre, 570 Glenneyre, and the Clayton Property indirectly through Snowshoe Properties, and directly owned 100% of the Palm Springs Property. 165
- The Membership Interest Transfer Agreement required that in exchange for Paul 61. Morabito's 50% interest in Bayuk LLC, Bayuk deliver a promissory note in the principal amount

161 SF, 30.

162 SF, 11 31-32.

160 Id.

¹⁶³ Trans. 10/31/18, p. 26, II. 1-14; p. 27, II. 16-19.

¹⁶⁴ SF. 33.

¹⁶⁵ SF. 34.

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accruing interest at 4.0%.167

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166 SF, 35.

of \$1.617.050 to Paul Morabito (the "Baruk Note"). 166 The terms of the Baruk Note required

principal and interest payments in equal monthly installments of \$7,720.04 over 360 months,

Note. Bayuk's own records don't support alleged repayment. Specifically, Bayuk produced "ledgers" purporting to show payments to Paul Morabito under the Baruk Note. 168 These ledgers

and supporting documents 169 are not credible as showing repayment of the Baruk Note for several

reasons, including: (i) they include payments to Kim's Marble, Doheny Builder Supplier, Geo

Technical, American Vector, Mark Paul Designs, Bead Painting, and Atlas Sheet Metal that were

made for construction on Los Olivos after Paul Morabito's interests in the Real Properties were

transferred, 170 (ii) \$341,952.69 was credited for payment of the Chase mortgage on the Palm

Springs Property, which was already taken into account in the valuation of the Palm Springs

Property;¹⁷¹ (iii) certain payments occurred or were applicable to expenses incurred prior to the

date of the \$1,617,050 Note; 172 (iv) Bayuk had no knowledge as to the purpose of \$105,084.09 of

payments for "Comerica" and believed it was on the ledger in error; 173 and (v) they include a

\$50,000 credit for the Clayton Property that was purportedly applied on October 4, 2010, 174 despite

Bayuk's testimony that he did not recognize that the Clayton Property was owned by Baruk LLC

until years later when it was used to settle a lawsuit from Desi Moreno against Paul Morabito. 175

There was no evidence of any payments corresponding with the terms of the Baruk

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^{21 167} Id.

^{22 168} Exhs. 71 and 73.

²³ Exh. 271.

¹⁷⁰ Trans. 10/31/18, p. 50, l. 20 - p. 52, l. 20; p. 56, l. 19 - p. 58, l. 2.

¹⁷¹ Trans. 10/31/18, p. 52, l. 21 - p. 55, l. 19.

¹⁷² Trans. 10/31/18, p. 56, l. 22 - p. 57, l. 15;

¹⁷³ Trans. 10/31/18, p., 58, I. 10 – p. 59, I. 7.

²⁷ Exh. 73.

¹⁷⁵ Trans. 10/31/18, p. 64, l. 19 – p. 65, l. 1; p. 65, l. 14 – p. 66, l. 8.

180 Exhs. 42, 43.

179 Exh. 164; Trans. 10/31/18, p. 65, l. 3 - 4.

to Paul Morabito by Woodland Heights, Ltd. in return).

Trans. 10/30/18, p. 81, II. 1-8; p. 82, II. 11-14.
 Trans. 10/31/18, p. 64, I. 24 - p. 65, I. 2; Exh. 163.

63. On October 31, 2010, with an effective date of October 1, 2010, Paul Morabito assigned the Baruk Note to Woodland Heights, Ltd., a Canadian entity, and executed an allonge, purportedly in exchange for a 20% ownership interest in Woodland Heights, Ltd. (the "Woodland Assignment"). 176 Bayuk purported to not even know of the Woodland Assignment, and testified he never paid payments pursuant to the Woodland Assignment. 177 Thus, it appears that the Woodland Assignment was a sham designed to further hinder the Herbst Parties from enforcing their judgment against Paul Morabito's interest in the \$1,617,050 Note.

Watchmyblock.

- On October 1, 2010, Paul Morabito also transferred his 90% interest in Watchmyblock LLC, a Nevada limited liability company, to Bayuk, the other 10% owner.
- Watchmyblock, LLC was a Nevada limited liability company at the time of transfer, but Bayuk changed it to a New York entity at the time of the transfer.¹⁷⁹
- 66. Paul Morabito valued his equity in Watchmyblock, LLC at \$2,250,000, 180 yet transferred that same equity to Bayuk in exchange for \$1,000. Although Plaintiff is not seeking to avoid the Watchmyblock transfer in this case, the transfer is further evidence of Paul Morabito's motive and intent to move his assets out of the Herbst Parties' reach.

E. Paul Morabito Continued to Control the Transferred Interests After the Transfers.

67. Contrary to Defendants' denial of Paul Morabito's continuing interest and control over Superpumper and Snowshoe following the Superpumper Transfer, substantial evidence establishes that Paul Morabito retained control and continued to receive benefits. Beginning in October of 2015—over five years after Defendants allege Paul Morabito ceased to have any involvement or financial interest in Superpumper—and continuing through March 2018.

176 Exh. 68; see also Exh. 44, WL004540 (Salazar describes the assignment and purported value provided

Snowshoe paid more than \$126,000 of Paul Morabito's personal legal expenses to the law firm of Robison, Sharp, Sullivan & Brust ("RSSB"), joint counsel to Paul Morabito and Defendants.

Indeed, the majority of Paul Morabito's legal fees in his personal bankruptcy case between May of 2017 and March of 2018 were paid by Snowshoe.

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- 68. Defendants attempted to conceal these payments. The centerpiece of Defendants' case-in-chief was Defendants' contention that the subject transfers were a "good faith" attempt to maintain separateness of Sam Morabito's and Bayuk's assets from those of Paul Morabito. As part and parcel of this defense, Defendants sought to minimize Paul Morabito's continued direction of Superpumper's business as mere "whiteboarding" or an altruistic attempt to help Bayuk and Sam Morabito in their new endeavor. To maintain this fiction, Defendants failed to disclose the payments by Snowshoe during discovery or in trial, and Defendants' counsel actively avoided disclosing the payments until after the close of evidence. ¹⁸⁴ During trial, Defendants testified that Paul Morabito had no interest or economic stake in Snowshoe, and Bayuk expressly denied that Snowshoe gave any money to Paul Morabito¹⁸⁵ or that Snowshoe paid any of Paul Morabito's attorneys' fees. ¹⁸⁶
- 69. Defendants Snowshoe, Superpumper, and Sam Morabito, along with their joint counsel, knew Bayuk's testimony was false both when it was offered¹⁸⁷ and when Defendants

¹⁸¹ Exhs. 308 (Detail Payment Transaction File List at RSSB_000001-RSSB_000002) and 309 (Declaration of Frank C. Gilmore).

¹⁸² Exh. 308 at RSSB 000002.

¹⁸³ Trans. 10/31/18, p. 236, l. 21 – p. 237, l. 1; Trans. 11/1/18, p. 21, ll. 4-14; Trans., 11/6/18, p. 199, l. 3 – p. 200, l. 21.

RSSB's billing records were the subject of a pending subpoena in Paul Morabito's bankruptcy case. Exh. 305 (Aug. 27, 2018 Subpoena to RSSB). RSSB failed to comply with the subpoena until an order compelling compliance was entered by the Bankruptcy Court. Exhs. 306 (Aug. 30, 2018 letter from F. Gilmore to M. Weisenmiller), 307 (Bankruptcy Court's order compelling RSSB's compliance).

¹⁸⁵ Trans. 10/29/18, p. 206, l. 3 - p. 207, l. 1.

¹⁸⁶ Trans. 10/29/18, p. 189, IL 14-17;

¹⁸⁷ Snowshoe made the payments to RSSB for Paul Morabito's attorneys' fees, and RSSB, joint counsel to Defendants and Paul Morabito, accepted and applied the payments. Exh. 308, 309.

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relied upon it in closing argument and post-trial submissions 188 in support of their contention that Paul Morabito had no interest or involvement in Snowshoe. Defendants offered no explanation for their false testimony after Plaintiff introduced evidence of the Snowshoe payments.

- In addition to receiving concrete financial benefits from Snowshoe in the years 70. following the Superpumper Transfer, substantial evidence established that prior to the subject transfers, Paul Morabito developed a scheme to continue to control the transferred assets and use them for his benefit while concealing his interest by having his brother and Bayuk hold title, and that following the transfers, he in fact retained significant control of the transferred assets (including Superpumper, the Baruk Properties, and Los Olivos) and used them for his benefit as if he still owned them.
- Prior to the Superpumper Transfer, on September 21, 2010, Paul Morabito emailed 71. his counsel, Vacco, and a third party potential business partner, Kevin Cross of Cerberus California, LLC, to advise that he "would no longer be actively seeking to accumulate assets in companies that [he was] a shareholder in, and instead would be acting as an advisor to amongst other entities, Snowshoe Petroleum LLC, a company to be owned and operated by [his] brother, Sam; Edward Bayuk, and Dennis Vacco..."189
- Consistent with Paul Morabito's plan, following the Superpumper Transfer, Paul 72. Morabito continued to utilize the transferred assets as if he still owned them. Paul Morabito remained active and involved with respect to the Superpumper business by, among other things, (1) providing advice; (2) directing Superpumper and Snowshoe's auditors and accountants with respect to handling questions related to Superpumper's financials, and (3) remaining a guarantor for the Spirit leases. 190

¹⁸⁸ Trans. 11/26/18, p. 132, II. 5-15 (arguing that Paul Morabito received no payments following the Merger); [Defendants' Proposed] Findings of Fact, Conclusions of Law, and Judgment (submitted Nov. 26, 2018), at para. 101 ("After the merger and acquisition, Paul had no control, management, or economic stake in Snowshoe.").

¹⁸⁹ Exh. 30.

¹⁹⁰ Exh. 144; Trans. 10/29/18, p. 192, II. 5-22; p. 202, II. 2-10; p. 224, I. 24 - p. 225, I. 17.

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73. On April 11, 2011, Paul Morabito sought to negotiate a sale on behalf of Snowshoe. Specifically, Snowshoe sought to acquire Nella Oil Company, LLC and Flyers LLC (the "Nella Deal"). 191 Paul Morabito had commenced discussions with Nella prior to the Superpumper Transfer. 192 The April 11, 2011 proposal included the contribution of Snowshoe's 100% interest in Superpumper, "valued at \$10,000,000." Despite having no ownership interest in Snowshoe, Paul Morabito negotiated on behalf of Snowshoe without the involvement of Bayuk or Sam Morabito, and admitted that he had simply changed the name on a loan required for the deal from CWC to Snowshoe. 193

In August 2011, Paul Morabito retained Tim Haves, a real estate broker, on behalf 74. of Superpumper Properties, LLC ("Superpumper Properties"), a company apparently owned by Paul Morabito which is distinct from Superpumper. 194 However, Vacco instructed Morabito, without copying Bayuk or Salvatore, to simply use Superpumper to make payment to conceal the payment from the Herbst Parties. 195

75. In November 2011, despite previously transferring his interest in Baruk LLC to Bayuk, Paul Morabito sought to use the assets of Snowshoe Properties (the successor to Baruk LLC) to settle a lawsuit against him. 196

When the sham of the sale to Bayuk became inconvenient, Paul Morabito advised 76. Vacco to just undo it-to cancel the Baruk Note, convert it back into a 50% share interest in Snowshoe Properties, and to give Paul Morabito the right to trigger an option to split the assets so that Morabito would own 1461 Glenneyre and Bayuk would own 570 Glenneyre. 197

¹⁹¹ Exhs. 131-133, 135

¹⁹² See Exh. 30.

¹⁹³ Exh. 132.

¹⁹⁴ Trans. 10/31/18, p. 239, l. 17 - p. 240, l. 17.

¹⁹⁵ Exhs. 136, 137.

¹⁹⁶ Exhs 145, 146.

¹⁹⁷ Exh. 70

 77. In February 2012, Paul Morabito, through Vacco and Timothy Haves, sought to negotiate a third-party sale of 1461 Glenneyre¹⁹⁸ and to prepare a master lease with the new buyer for Snowshoe Capital, a company owned by Paul Morabito, for the property,¹⁹⁹ without any involvement by Bayuk.

78. Later, in September 2012, in connection with a settlement of Paul Morabito's lawsuit with Bank of America, which had nothing to do with Bayuk, Paul Morabito caused a deed of trust to be placed on 1461 Glenneyre. Vacco simply instructed Bayuk when and where to sign for Paul Morabito, which Bayuk did.²⁰⁰

79. Similarly, in September of 2012, Bayuk instructed his and Paul Morabito's counsel that he would sign a second deed of trust Paul Morabito wanted to put on the Mary Fleming House²⁰¹ in connection with funding for Virsenet, an entity in which Bayuk and Paul Morabito held joint interests.²⁰²

80. On October 3, 2012, Morabito instructed Vacco and Christian Lovelace, another lawyer at LMWF, regarding negotiation of a \$5 million loan to Snowshoe Properties—in which Morabito supposedly held no interest—without including Bayuk.²⁰³

81. Ultimately, Paul Morabito and Bayuk finalized the \$5 million loan and a first deed of trust was placed on 1461 Glenneyre and a Second Deed of Trust was placed on 570 Glenneyre.²⁰⁴

¹⁹⁸ Exh. 142.

¹⁹⁹ Exh. 142; Trans. 10/30/18, p. 28, l. 9 - p. 29, l.1.

²⁰⁰ Exhs. 145-148, 225.

²⁰¹ Exh. 150.

²⁰² Trans. 10/31/18, p. 35, II. 2-9.

²⁰³ Exh. 151.

²⁰⁴ Exh. 151; Trans. 10/30/18, p. 35, l. 5 - p. 38, l. 16.

- 82. The funds loaned, and secured by the Glenneyre Properties, were used, in part, to pay for Paul Morabito's obligations including over \$700,000 to satisfy Paul Morabito's obligation to Bank of America.²⁰⁵
- 83. In March 2013, nearly three years after the Superpumper Transfer, Paul Morabito was still bargaining with Superpumper. For example, Paul Morabito proposed a settlement with the Herbst Parties whereby he would transfer Superpumper to the Herbst Parties in partial satisfaction of the judgment. Though Bayuk and Sam Morabito supposedly owned Superpumper at that point through Snowshoe, neither was included in these discussions.²⁰⁶
- 84. In March 2014, Paul Morabito caused Bayuk to transfer the Clayton Property to Desi Moreno without any value to Bayuk.²⁰⁷
- 85. Paul Morabito's continued control makes clear that the intent of the transfers was not to separate Sam Morabito's and Bayuk's interests from Paul Morabito's interests, as Bayuk and Sam Morabito now contend. There was never any separation that one would expect in an arms-length transaction; rather, the Parties remained very much intertwined, and the only difference following the transfers was that the transferred assets were now out of the Herbst Parties' reach.

F. Paul Morabito Rendered Himself Judgment-Proof.

86. By the transfers at issue in this action, along with other transfers, Paul Morabito effectively transferred all or substantially all of his assets prior to any enforceable judgment even being entered against him, which is confirmed by Michele Salazar's net worth report submitted in the punitive damages phase of the Herbst Litigation, 208 the subject transfers rendered Paul Morabito insolvent, unable to satisfy his obligation to the Herbst Parties.

206 Exh. 153.

²⁰⁵ Trans. 10/21/18, p. 68, II. 13-15.

²⁰⁷ Trans. 10/30/18, p. 66, II. 1-12.

Trans. 10/30/18, p. 66, ll. 1-12.

²⁰⁸ Exh. 44. Notably, the report was from March 2011, well after the subject transfers had been finalized. There is no evidence presented of any disclosure of Paul Morabito's holdings or the detail of the transfer prior to, or at the time of, the subject transfers.

87. Although there was testimony presented from Bayuk²⁰⁹ and attorney Vacco²¹⁰ that the transfers of Paul Morabito's interests to Bayuk after the Oral Ruling were for the purpose of separating Bayuk's interests from Paul Morabito, that testimony is belied by the fact that Bayuk and Paul Morabito co-owned new companies subsequent to the Oral Ruling. For instance, as of April 2012, Bayuk was co-owner of a company with Paul Morabito called Virsenet.²¹¹

II. CONCLUSIONS OF LAW

A. Plaintiff has standing to assert a claim for fraudulent transfer under NRS Ch. 112.

- Paul Morabito became a "debtor" no later than December 3, 2007²¹² and remains a debtor under NRS 112.150(6).²¹³
- The Herbst Parties were "creditors" under NRS 112.150(4) no later than December
 3, 2007, and they were entitled to assert claims under NRS Chapter 112, the Uniform Fraudulent
 Transfer Act ("UFTA"), pursuant to NRS 112.210 when this action was commenced.
- 3. 11 U.S.C. § 544(a)(1) provides that a trustee has "the rights and powers of ... a creditor" as of the commencement of the bankruptcy case. Thus, Plaintiff has standing to sue to avoid and recover transfers under NRS 112.210 and is the proper party in interest under NRCP 17. Plaintiff stands in the shoes of the bankrupt debtor, Paul Morabito, under the Bankruptcy Code, including under 11 U.S.C. § 541, and at the same time stands in the shoes of Paul Morabito's creditors, inclusive of the Herbst Parties, in the pursuit of fraudulently transferred assets under 11

²⁰⁹ Trans. 10/29/18, p. 130, l. 9-24.

²¹⁰ Trans. 11/6/18, p. 105, l. 17 – p. 106, l. 23.

²¹¹ Exh. 134, p. LMWF SUPP, p. 068536.

²¹² A "debtor" under NRS 112.150(6) is "a person who is liable on a claim," and a "claim" means "a right to payment, whether or not the right is reduced to judgment, liquidated, unliquidated, fixed, contingent, matured, unmatured, disputed, undisputed, legal, equitable, secured or unsecured" under NRS 112.150(3), which is derived from § 101(5) of the Bankruptcy Code. See UFTA, § 1, cmt. 3. A creditor has a "claim" if the injury giving rise to the right to payment manifests itself to the party holding the potential claim, even if both liability and damages are contested and unresolved. In re Flynn, 238 B.R. 742, 746 (Bankr. N.D. Ohio 1999) (citing Grady v. A.H. Robins Co., 839 F.2d 198, 202–03 (4th Cir. 1988), cert. dism'd 487 U.S. 1260, 109 S.Ct. 201, 101 L.Ed.2d 972 (1988). Thus, the Herbst Parties' claim against Paul Morabito and CNC arose prior to the date they commenced the State Court Action, or December 3, 2007.

²¹³ Exhs. 4, 21-23, 303.

 U.S.C. § 544(b). See In re Mortgage America Corp., 714 F.2d 1266, 1275 (5th Cir. 1983) (section 544(b) "allows the bankruptcy trustee to step into the shoes of a creditor for the purpose of asserting causes of action under state fraudulent conveyance acts for the benefit of all creditors, not just those who win a race to judgment").

4. This court retains concurrent jurisdiction over claims by a trustee pursuant to 11 U.S.C. § 544(b) under 28 U.S.C. § 1334(b). See In re Rosenblum, 545 B.R. 846, 855-56 (Bankr. E.D. Pa. 2016); Hopkins v. Plant Insulation Co., 349 B.R. 805, 812 (N.D. Cal. 2006); In re Kaufman & Roberts, Inc., 188 B.R. 309, 314 (Bankr. S.D. Fla. 1995) ("[b]ecause of this Court's concurrent jurisdiction with the state court, the Trustee may intervene in the state court action"); In re CitX Corp., 302 B.R. 144, 161 n. 10 (Bankr. E.D. Pa. 2003) (citing Quality Tooling, Inc. v. United States, 47 F.3d 1569, 1573 (Fed. Cir. 1995)) (observing that, under 28 U.S.C. § 1334(b), "bankruptcy courts do not have exclusive jurisdiction over adversary proceedings, and such matters may be heard in a non-bankruptcy forum").

B. The Court Has Jurisdiction Over the Defendants.

- 5. Jurisdiction over a nonresident defendant is proper when the plaintiff shows that the existence of jurisdiction satisfies Nevada's long-arm statute and does not offend the principles of due process. <u>Viega GmbH v. Eighth Jud. Dist. Ct.</u>, 130 Nev. 368, 374-75 (2014); <u>Trump v.</u> Eighth Judicial Dist. Court, 109 Nev. 687, 698 (1993); see also NRS 14.065(1).
- 6. "Due process requires that "minimum contacts" exist "between the defendant and the forum state 'such that the maintenance of the suit does not offend traditional notions of fair play and substantial justice". Consipio Holding, BV v. Carlberg, 128 Nev. 454, 458 (2012) (quoting Trump, 109 Nev. at 698). The defendant should "reasonably anticipate being haled into court" in the forum state due to its conduct and connection there. Id. at 458 (quoting World-Wide Volkswagen Corp. v. Woodson, 444 U.S. 286, 297 (1980)). Ultimately, the Court applies a three part-inquiry to determine whether specific personal jurisdiction exists, which consists of: (1) whether the defendant purposely availed itself to the privilege of conducting business in the state, or purposefully directed its actions towards the state, (2) whether the cause of action arises out of

the defendant's forum-related activities, and (3) whether the exercise of jurisdiction over the defendant is reasonable. See Consipio, 128 Nev. at 458-459.

- 7. "A defendant's contacts with a state are sufficient to meet the due process requirement if either general personal jurisdiction or specific personal jurisdiction exists." Arbella Mut. Ins. Co. v. Eighth Judicial Dist. Court ex rel. County of Clark, 122 Nev. 509, 512 (2006) The Court has specific personal jurisdiction over any defendant when that defendant "purposefully enters the forum's market or establishes contacts in the forum and affirmatively directs conduct there, and the claims arise from that purposeful contact or conduct." Viega GmbH, 130 Nev. at 375.
- 8. In Nevada, a defendant who assists with fraudulent transfers or other efforts to impede satisfaction of a judgment is subject to personal jurisdiction. See Casentini v. Ninth Judicial Dist. Court of State In & For County of Douglas, 110 Nev. 721, 727 (1994). Further, intentional conduct occurring outside the forum state, but designed to cause harm in the forum state, may be a basis for finding minimum contacts. Calder v. Jones, 465 U.S. 783, 787-90 (1984) (holding that defendants must "reasonably anticipate[] being haled into court [in the forum state]" because "their intentional, and allegedly tortious, actions were expressly aimed at" the forum state, even though they occurred outside the forum state, and "they knew that the brunt of th[e] injury would be felt "in the forum state.").
- 9. The Court finds that based on Defendants' connections to Nevada, including that Bayuk and Sam Morabito are former residents of Reno, each Defendants' acceptance of fraudulent transfers of Nevada assets following a Nevada judgment, and Superpumper's merger with CWC, articles for which were filed in Nevada, it has jurisdiction over all Defendants.
- 10. With specific reference to Snowshoe, Paul Morabito held shares of CWC, a Nevada entity, which he fraudulently transferred to Snowshoe. Snowshoe is operated by Bayuk and Sam Morabito who are former Nevada residents. Snowshoe was formed with the specific purpose to accept a fraudulent transfer of the CWC shares. Defendants conceded that the Oral Judgment, announced in a Nevada court while Bayuk and Sam Morabito were present, was the impetus for the transfer to Snowshoe. Snowshoe, Bayuk, and Sam Morabito engaged in a business

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27 28 transactions for the purpose of defrauding Nevada residents of a judgment won in a Nevada state court. Therefore, Snowshoe purposefully availed itself of Nevada jurisdiction and it could, along with the other Defendants, expect to be haled into court in Nevada. Snowshoe's contacts with Nevada were not the result of a unilateral act of a third party, nor were they random or fortuitous; they are the direct and intended consequence of the transfers in September 2010.

C. Nevada Has Adopted and Codified the UFTA in NRS Chapter 112.

- 11. The UFTA is designed to prevent a debtor from defrauding creditors by placing the subject property beyond the creditors' reach. Herup v. First Boston Fin., LLC, 123 Nev. 228 (2007); NRS Ch. 112. The underlying policy of both the fraudulent transfer provisions of the Bankruptcy Code and the UFTA are the same "to preserve a debtor's assets for the benefit of creditors." Id. at 235 (emphasis added). 214
- 12. NRS 112.250 directs Nevada courts to apply and construe the UFTA "to effectuate its general purposes to make uniform the law with respect to the subject of this chapter among states enacting it." Herup, 123 Nev. at 237 (quoting NRS 112.250). Fundamentally, the application of the UFTA should be consistent with its purpose of preventing and suppressing fraud.

 See Donell v. Kowell, 533 F.3d 762, 774 (9th Cir. 2008) (finding the terms of the UFTA are

²¹⁴ The Nevada Supreme Court noted that it is appropriate to rely on cases interpreting 11 U.S.C. § 548 in light of the similarity of the underlying policy of both UFTA and the Bankruptcy Code of preserving the debtor's assets for the benefit of creditors and the similarity of the language of § 548 and the UFTA. Id., 123 Nev. at 235, 162 P.3d at 874, n. 15 (citing In re Tiger Petroleum Co., 319 B.R. 225, 232 (Bankr. N.D. Okla. 2004) (citing In re Grandote Country Club Company, Ltd., 252 F.3d 1146, 1152 (10th Cir. 2001); In re United Energy Corp., 944 F.2d 589, 594 (9th Cir. 1991); In re First Commercial Management Group, Inc., 279 B.R. 230, 240 (Bankr. N.D. III. 2002) ("Except for different statutes of limitations, the [Illinois] and federal statutes are functional equivalents, and the analysis applicable [under federal law] is also applicable [under Illinois law]."); In re Spatz, 222 B.R. 157, 164 (N.D. III. 1998) ("Because the provisions of the UFTA parallel § 548 of the Bankruptcy Code, findings made under the Bankruptcy Code are applicable to actions under the UFTA.")); see also Warfield v. Byron, 436 F.3d 551, 558 (5th Cir. 2006) (appropriate to rely on cases interpreting 11 U.S.C. § 548 where provision of UFTA at issue (which mirrored NRS 112.180(1)(a)) was "virtually identical" to 11 U.S.C. § 548 actual intent fraudulent transfer provision) (citing Ramirez Rodriguez v. Dunson (In re Ramirez Rodriguez), 209 B.R. 424 (Bankr. S.D. Tex. 1997); Cuthill v. Greenmark, LLC (In re World Vision Entm't. Inc.), 275 B.R. 641, 658 (Bankr. M.D. Fla. 2002); In re Carrozzella & Richardson, 286 B.R. 480, 485-86 (D. Conn. 2002)).

Accordingly, it is appropriate for the Court to look to the application and construction of the UFTA by other courts. See, e.g., Sportsco Enters., 112 Nev. 625, 917 P.2d at 938 (citing to cases from other jurisdictions to support interpretation of Nevada's UFTA).

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abstract in order to protect defrauded creditors, no matter what form a financial fraud might take) (citations omitted).

- 13. Further, the UFTA "is remedial and as such should be liberally construed." Cortez v. Vogt, 52 Cal. App. 4th 917, 937, 60 Cal. Rptr. 2d 841, 853 (Cal. App. 1997) (citing Lind v. O.N. Johnson Co., 204 Minn. 30, 40 (1938)); see also Landmark Community Bank, N.A. v. Klingelhutz, 874 N.W. 2d 446 (Minn. Ct. App. 2016), review denied, (Apr. 27, 2016) (stating that the UFTA is remedial and meant to be construed broadly, applying Minnesota's enactment of the UFTA); Sigmon v. Goldman Sachs Mortg. Co., 539 B.R. 221 (S.D. N.Y. 2015) (same, applying Utah's enactment of the UFTA). The objective of UFTA "is to enhance and not to impair the remedies of the creditor." Id. at 937.
- 14. The UFTA provides that three types of transfers may be set aside: (1) transfers made with actual intent to hinder, delay, or defraud; (2) constructive fraudulent transfers; and (3) certain transfers by insolvent debtors. NRS 112.180(1)(a) (actual intent); NRS 112.180(1)(b) (constructive fraud); NRS 112.190 (transfers by an insolvent); Herup, 123 Nev. at 233. At issue here are NRS 112.180(1)(a) and NRS 112.180(1)(b).
- 15. Defendants contend that the subject transfers are not fraudulent under the UFTA because Bayuk and Sam Morabito had been "exonerated" by Judge Adams in the Herbst Litigation. But even if Judge Adam's ruling that Defendants were not liable to the Herbst Parties on the claims at issue in the Herbst Litigation was pertinent to Defendants' intent with respect to their receipt of transfers after the Oral Ruling, Defendants' intent is not relevant to the analysis of whether the transfers were made with actual intent to hinder, delay, or defraud, or were constructively fraudulent. Both the actual and constructive fraud provisions of the statute address the nature of

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A transfer made or obligation incurred by a debtor is fraudulent as to a creditor . . . if the debtor made the transfer or incurred the obligation . . . [w]ith actual intent to hinder, delay or defraud any creditor of the debtor;

(Emphasis added.) NRS 112.180(1)(b) provides:

A transfer made or obligation incurred by a debtor is fraudulent as to a creditor . . . if the debtor made the transfer or incurred the obligation . . . [w]ithout receiving a reasonably equivalent value . . . and the debtor: (1) [w]as engaged or was about to engage in a business or a transaction for which the remaining assets of the debtor were unreasonably small in relation to the business or transaction; or (2) [i]ntended to incur, or believed or reasonably should have believed that the debtor would incur. debts beyond his or her ability to pay as they became due.

(Emphasis added.) Thus, it is the debtor's intent, rather than the transferce's intent, which is relevant to whether a transfer is actually or constructively fraudulent under the UFTA. See Herup, 123 Nev. at 234 (NRS 112.180(1)(a) plainly provides that, for the district court to enter judgment in favor of a creditor under that statute, it must first determine whether the debtor "actual[1y] inten[ded] to hinder, delay or defraud any creditor of the debtor.") (emphasis in Herup); see also In re Nat'l Audit Def. Network, 367 B.R. 207, 221 (Bankr. D. Nev. 2007) ("It is key in this analysis that the required intent to hinder, delay or defraud is the debtor's; no collusion with the transferee is necessary.").

16. The transferee's knowledge becomes relevant under the good faith defense, which the transferee must prove. Herup, 123 Nev. at 236-37. Under Nevada law, determination of whether a transfer is fraudulent under NRS 112.180 is a prerequisite, but is separate and distinct, from remedies available to the creditor and whether the transferee is entitled to a good faith defense. Id. at 232, 237 (concluding that determination of whether a fraudulent transfer occurred under NRS 112.180(1)(a) is a prerequisite to setting aside the transfer or imposing damages and analysis of good faith defense, and instructing district court on remand to determine 1) whether the debtor made a fraudulent transfer under the UFTA, 2) whether the transferee acted in objective good faith in purchasing the business from the transferor, and 3) whether the transferee paid

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reasonably equivalent value for the business for purposes of the good faith defense under NRS 112.220(1)).

The Transfers Were Made with Intent to Hinder, Delay, or Defraud the Herbst D.

- 17. The UFTA provides that a transfer made or obligation incurred by a debtor may be set aside if it is made or incurred by a debtor "with actual intent to hinder, delay or defraud any creditor of the debtor." NRS 112.180(1)(a); Herup, 123 Nev. at 231. "Traditionally, the intent required for actual fraudulent transfers is established by circumstantial evidence, since it will be the rare case in which the debtor testifies under oath that he or she intended to defraud creditors." See In re Nat'l Audit Def. Network, 367 B.R. at 219-20 (applying NUFTA) (citing Dahar v. Jackson (In re Jackson), 318 B.R. 5, 13 (Bankr. D. N.H. 2004). Intent may be established by circumstantial evidence or inferences drawn from the debtor's course of conduct. Id., 367 B.R. at 219 (citing Mazer v. Jones (In re Jones), 184 B.R. 377, 385 (Bankr. D. N.M. 1995)).
- 18. Moreover, the debtor's intent does not necessarily have to be to defraud a creditor. Rather, the "intent" element is satisfied if the debtor intends to hinder or delay or defraud a creditor. In re Nat'l Audit Def. Network, 367 B.R. at 221–22 ("Given the alternative phrasing of the requisite intent—a fraudulent transfer exists if there is an intent to hinder, delay or defraud—such transfers are also made with the requisite intent under Section 548(a)(1) and [NRS] 112.180.1(a)) (citations omitted). The debtor's knowledge that a transaction will operate to the detriment of creditors is sufficient to establish actual intent to defraud a creditor. Haves v. Palm Seedlings Partners-A (In re Agric. Research & Tech. Group, Inc.), 916 F.2d 528, 535 (9th Cir. 1990) (quoting Coleman Am. Mov. Servs., Inc. v. First Nat'l Bank and Trust Co. (In re Am. Prop., Inc.), 14 B.R. 637, 643 (Bankr. D. Kan. 1981)). If the debtor has a motive of effecting the transaction to hinder a creditor, then the transaction is intentionally fraudulent even if the debtor also has non-fraudulent motives. See Bertram v. WFI Stadium, Inc., 41 A.3d 1239, 1247, 2012 WL 1427788 (D.C. 2012) (even if a debtor has at least one non-fraudulent motive for a transaction, the additional motive of effecting the transaction to hinder a creditor is a sufficient ground for an unassailable conclusion of fraudulent intent). Further, where the moving party proves fraudulent intent, the transfer is deemed

N.E.2d 383, 390 (Ind. App. Ct. 2001)).

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20. The Nevada Supreme Court has also recognized the following indicia of fraud that will support a determination of actual fraudulent intent:

> lack of consideration for the conveyance, the transfer of the debtor's entire estate, relationship between transferor and transferee, the pendency or threat of litigation, secrecy or hurried transaction, insolvency or indebtedness of the transferor, departure from the usual method of business, the retention by the debtor of possession of the property, and the reservation of benefit to the transferor.

Sportsco Enters. v. Morris, 112 Nev. 625, 632 (1996) (citations omitted).

- The UFTA list of "badges of fraud" provides neither a counting rule, nor a 21. mathematical formula, and no minimum number of factors tips the scales toward actual intent. In re Beverly, 374 B.R. 221, 236 (B.A.P. 9th Cir. 2007), aff'd in part, dismissed in part, 551 F.3d 1092 (9th Cir. 2008) (applying the California enacted UFTA). The Ninth Circuit has explained that "[t]he presence of a single badge of fraud may spur mere suspicion; the confluence of several can constitute conclusive evidence of actual intent to defraud, absent 'significantly clear' evidence of a legitimate supervening purpose." In re Acequia, Inc., 34 F.3d 800 (9th Cir. 1994) (emphasis added); see also S. New England Tel. Co. v. Sahara & Arden, Inc., No. 2:09-CV-00534-RCJ-PAL, 2010 WL 2035330, at *4 (D. Nev. May 24, 2010) ("[a]lthough the 'presence of a single factor, i.e. a badge of fraud, may cast suspicion on the transferor's intent, the confluence of several in one transaction generally provides conclusive evidence of an actual intent to defraud."") (quoting Gilchinsky v. Nat'l Westminster Bank, 159 N.J. 463, 732 A.2d 482, 490 (N.J. 1999)); In re Nat'l Audit Def., 367 B.R. at 220 ("Although none of the badges standing alone will establish fraud, the existence of several of them will raise a presumption of fraud."). In Nevada, as few as three badges have been found to establish clear and convincing evidence of actual fraudulent intent. See Sportsco Enters., 112 Nev. at 632.
- Where the plaintiff establishes the existence of "indicia of badges of fraud, the 22. burden shifts to the defendant to come forward with rebuttal evidence that a transfer was not made to defraud the creditor." See Sportsco Enters., 112 Nev. at 632 (citing Territorial Sav. & Loan Ass'n v. Baird, 781 P.2d 452, 462 n. 18 (Utah Ct. App. 1989); see also Southern New England Telephone Co. v. Sahara & Arden. Inc., 2010 WL 2035330, *4-12 (D. Nev. May 24, 2010)

(applying the burden-shifting analysis under NRS 112.180(1)(a) and granting summary judgment to creditor).

23. The evidence relative to a confluence of at least a majority of the badges of fraud identified by Nevada statute and the <u>Sportsco</u> case amounts to clear and convincing evidence of Paul Morabito's actual intent to delay, hinder or defraud the Herbst Parties. <u>See Lubbe v. Barba</u>, 91 Nev. 596, 598 (1975) (establishing a requirement for proving contentions of fraud by clear and convincing evidence).

Paul Morabito's Actual Intent Is Apparent from His Own Statements and Actions.

- 24. The debtor made his intent clear through his actions and his own statements.
- 25. Immediately following the Oral Ruling, Paul Morabito transferred \$6 million in cash off-shore.²¹⁷ Within two days of the Oral Ruling, he hired counsel for advice on how to evade the Herbst Parties' judgment and protect his assets from the Herbst Parties.²¹⁸ Recognizing that the transfers would be challenged, he explained his motive as depriving the Herbst Parties of a perceived "home court, good old boy advantage."²¹⁹ When he was advised by Gary Graber that the contemplated transfers may constitute fraudulent transfers, he terminated Mr. Graber's firm.²²⁰ Paul Morabito then used his long-time counsel, Vacco, to implement a series of transactions that resulted in him being divested of most of his assets within a two-week period, before the FF&CL was even entered.

²¹⁷ Exh. 37, p. 4, MORABITO (341).005352.

²¹⁸ See Exh. 25 (Hodgson Ross indicating they had a number of ideas, "including a possible marital split between Paul [Morabito] and [Bayuk] pursuant to which [Bayuk] could retain some of Paul [Morabito's] assets" and Vacco of LMWF following with discussion of Paul Morabito selling his interest in CWC to Bayuk and Sam Morabito); see also Trans. 11/1/18, p. 29, ll. 13-18 and p. 30, ll. 21-22; 11/1/18, p. 33, ll. 1-6; 11/1/18, p. 46, ll. 13-15; Exhs. 26 discussing moving to California) and 32 ("[Bayuk] and I plan on changing our primary residence from Reno to Laguna Beach.").

²¹⁹ Exh. 29.

²²⁰ Trans. 11/1/18, p. 35, Il. 6-14.

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Subsequent to the transfers, Paul Morabito acknowledged that he had stripped 26. himself of any assets other than the Panorama Property and had effectively limited the Herbst Parties' collection attempts to the Panorama Property, telling Vacco:

> With the sale of the Reno house closing December 31st our friends in Las Vegas get a nice gift. They also acknowledge the change of ownership to just me. \$1.5 million is [their] bounty. If we go past December 31st the only material asset that they can lay their hands on through me is access to Edward Bayuk and Virsenet - and that is now valued at \$2.12 billion. After dilution Edward owns 72%. \$85 million is 4% of the overall value. If they want to go after me and think that they can make a claim on him, then that's [their] value proposition. . . .

- 27. On April 24, 2013, on the eve of Paul Morabito's default under the Forbearance Agreement with the Herbst Parties, he asked Vacco "How do you do this so that Herbst cannot ever access it?"222
- 28. Paul Morabito's communications with his counsel both before and after the transfers leave no doubt of his knowledge that the transactions would operate to the detriment of the Herbst Parties. The evidence presented at trial established the actual intent to hinder, delay, or defraud a creditor by clear and convincing evidence without any further consideration of the statutory or common-law badges of fraud. See Hayes, 916 F.2d at 535 (debtor's knowledge that a transaction will operate to the detriment of creditors is sufficient to establish actual intent).
- Even if the court were to accept the story offered by Paul Morabito and Defendants (which this Court does not find credible) that the parties were seeking to separate their assets as a result of the Oral Ruling, a non-fraudulent motive will not "cure" a transaction effectuated with actual intent.²²³ See Bertram, 41 A.3d at 1247 (transaction is intentionally fraudulent if debtor has a motive of effecting a transaction to hinder a creditor, even if the debtor also has non-fraudulent motives).

²²¹ Exh. 161 (December 18, 2012 email from Paul Morabito to Dennis Vacco).

²²² Exh. 162.

²²³ As noted above, the story that Paul Morabito was merely separating his assets from Bayuk and Sam Morabito in September 2010 is belied by the transfer of \$6 million from Paul Morabito's account immediately following the Oral Ruling, along with Paul Morabito's continued involvement in their businesses as an "advisor."

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2. The Presence of Multiple Badges of Fraud Compel a Determination of Paul Morabito's Intent to Hinder, Delay, or Defraud the Herbst Parties.

30. Even if Paul Morabito had not admitted his intent to hinder and delay the Herbst Parties, consideration of the badges of fraud compel the conclusion that Paul Morabito intended to hinder, delay, or defraud his creditors, the Herbst Parties.

The transfers were to insiders – NRS 112.180(2)(a).

- 31. The transfers at issue in this case were made to insiders. Under NUFTA, a relative of the debtor is an insider. NRS 112.150(7)(a)(1). Here, Sam Morabito is Paul Morabito's brother and, therefore, a relative of the debtor.
- 32. NRS 112.150(7)(d) further provides that a statutory insider includes an affiliate, or an insider of an affiliate as if the affiliate were the debtor. "Affiliate" is defined as:
 - (b) A corporation 20 percent or more of whose outstanding voting securities are directly or indirectly owned, controlled or held with power to vote, by the debtor or a person who directly or indirectly owns, controls or holds with power to vote, 20 percent or more of the outstanding voting securities of the debtor, other than a person who holds the securities: (1) As a fiduciary or agent without sole power to vote the securities; or (2) Solely to secure a debt, if the person has not in fact exercised the power to vote ...

NRS 112.150(1)(b). Paul Morabito directly and indirectly owned and controlled 20% more of the outstanding voting securities of CWC, Superpumper, and Baruk LLC and therefore, they all constitute Paul Morabito's affiliates. If the affiliate is a corporation, an insider includes (1) a director of the affiliate, (2) an officer of the affiliate, or (3) a person in control of the affiliate. Here, Bayuk was a director and officer of CWC and Superpumper along with Paul Morabito and owned 50% of Baruk Properties with Paul Morabito. Therefore, Bayuk was therefore an insider of Paul Morabito's affiliates and, by extension, a statutory insider of Paul Morabito.

33. Furthermore, the "UFTA's definition of 'insider' is not intended to limit an insider to the ...listed subjects. Instead, the drafters provided the list for purposes of exemplification." See In re Holloway, 955 F.2d 1008, 110 (5th Cir. 1992) (analyzing identical provision under Texas' adopted UFTA)); Landmark Cmty, Bank, N.A. v. Klingelhutz, 874 N.W.2d 446, 452, 2016 WL 363521 (Minn. Ct. App. 2016), review denied (Apr. 27, 2016) (finding that single-member LLC of spouse was an insider because the definition of "insider" is not limiting) (citing Citizens

State Bank Norwood Young Am. v. Brown, 849 N.W.2d 55, 62–63 (Minn. 2014) (finding that former spouse was an insider). When determining whether a transferee is a non-statutory insider two factors must be considered: (1) the closeness of the relationship between the transferee and the debtor, and (2) whether the transactions between them were conducted at arm's length. In re Emerson, supra at 707 (citing to In re Holloway, 955 F.2d 1008, 1011 (5th Cir. 1992)); In re Village at Lakeridge, LLC, 814 F.3d 993, 996 (9th Cir. 2016). "The true test of 'insider' status is whether one's dealings with the debtor cannot accurately be characterized as arm's-length." In re Craig Systems Corp., 244 B.R. 529, 539 (Bankr. D. Mass. 2000).

34. Paul Morabito and Bayuk were long-time companions and business partners who cohabitated for over a decade prior to the subject transfers, owned several properties together as tenants in common, and co-owned several businesses. Domestic partners, same-sex or otherwise, are, like spouses, insiders for the purposes of an avoidance analysis. ²²⁴ Given the nature of their relationship, and the nature of the subject transactions, the subject transactions between Paul Morabito and Bayuk were not entered arm's length with one another.

The debtor retained possession or control of the property transferred after the transfer – NRS 112.180(2)(b).

35. It was Paul Morabito's intent that he would continue to be involved in his businesses behind the scenes, but that he would not have assets titled in his name and his businesses would be titled in the names of Bayuk, Sam Morabito, and Dennis Vacco.²²⁵

²²⁴See Bloom v. Camp, 336 Ga. App. 891, 895, 785 S.E.2d 573, 578, adopted, (Ga. Super. May 24, 2016) (finding same-sex partner to be an insider though same-sex marriages were not recognized in Georgia at the time of the transfer); In re Fisher, 296 F. App'x 494, 502, 2008 WL 4569946, at *5 (6th Cir. 2008) (though finding no fraudulent transfer occurred, finding that opposite-sex domestic partner was an insider); In re Tanner, 145 B.R. 672, 678 (Bankr. W.D. Wash. 1992) (same-sex partner who had cohabitated with debtor was an insider) (citing Matter of Montanino, 15 B.R. 307 (Bankr. D. N.J. 1981) (parents of debtor's live-in fiancé were insiders); In re Ribcke, 64 B.R. 663 (Bankr. D. Md. 1986) (parents of a debtor's deceased wife were insiders); In re O'Connell, 119 B.R. 311 (Bankr. M.D. Fla. 1990) (a good friend who had made numerous informal loans to a debtor was an insider); In re Standard Stores, Inc., 124 B.R. 318 (Bankr. C.D. Cal. 1991) (a corporate debtor's president's ex-brother-in-law was an insider with respect to a transfer five years after divorce from debtor's president's sister).

²²⁵ Exh. 30 (9/21/2010 email to joint counsel, Vacco, and a third party representing that he "would no longer be actively seeking to accumulate assets in companies that [he was] a shareholder in, and instead would be acting as an advisor to amongst other entities, Snowshoe Petroleum LLC, a company to be owned and operated by [his] brother, Sam; Edward Bayuk, and Dennis Vacco...").

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separated from those of his brother and Bayuk. 226

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Consistent with his plan, following the transfers, Paul Morabito, Bayuk, and Sam

Paul Morabito continued to negotiate deals using Superpumper as if he still owned

Morabito maintained the status quo, with Paul Morabito retaining significant control of and

continuing to use the transferred assets as if he still owned them. After the transfers, Bayuk and

Sam Morabito funded Paul Morabito's lifestyle and Bayuk supplied Paul Morabito with money,

credit card, a Mercedes, and a luxurious home. Paul Morabito continued to receive financial

remuneration from Snowshoe, which paid \$126,000 in Paul Morabito's personal legal expenses

between October of 2015 and March of 2018—years after his financial interests were supposedly

it, and had general authority to speak on behalf of Snowshoe. 227 Among other examples of his

continued control, in April 11, 2011, without any involvement by Bayuk or Sam Morabito, Paul

Morabito proposed contributing Snowshoe's 100% interest in Superpumper in connection with the proposed Nella Deal, for which negotiations had commenced prior to the transfers.²²⁸ In August

2011, Paul Morabito's and Defendants' joint counsel advised Paul Morabito (without copying

Bayuk or Sam Morabito) to simply use Superpumper to make a payment to real estate broker Tim

Haves in order to conceal the payment from the Herbst Parties. 229 In April of 2012, in response to

inquiries by Superpumper's auditors regarding affiliate loans, Paul Morabito instructed Vacco

"MY POSITION IS BELOW - PLEASE MAKE IT HAPPEN". 230 In March 2013, nearly three

years after the Superpumper Transfer, Paul Morabito was still bargaining with Superpumper,

proposing a settlement with the Herbst Parties whereby he would transfer Superpumper to the

Herbst Parties in partial satisfaction of the judgment.231 Though Bayuk and Sam Morabito

^{24 226} Exhs. 308, 309.

²⁵ Trans. 10/29/18, p. 224, l. 3 - p. 226, l. 20.

²²⁸ Exhs. 131, 132 133; Trans. 11/2/18, p. 12, l. 23 - p. 16, l. 3; p. 16, l. 4 - p. 17, l. 19.

²²⁹ Exhs. 136 and 137.

^{27 230} Exh. 144.

^{28 231} Exh. 153.

supposedly owned Superpumper at that point through Snowshoe, neither was included in these discussions.

Paul Morabito also continued to use Superpumper Properties, the successor to 38. Baruk LLC, and its assets as if he still owned them. In November of 2011, Paul Morabito sought to use the assets of Snowshoe Properties (the successor to Baruk LLC) to settle a lawsuit against him. In February 2012, he sought to negotiate a third-party sale of 1461 Glenneyre and a master lease with the new buyer for Snowshoe Capital, a company owned by Paul Morabito, for the property, without any involvement by Bayuk.232 Later, he caused a second deed of trust to be placed on 1461 Glenneyre in connection with a settlement of his lawsuit with Bank of America, which had nothing to do with Bayuk-Vacco simply instructed Bayuk when and where to sign for Paul Morabito.²³³ Similarly, in September of 2012, Bayuk instructed their counsel that he would sign a second deed of trust on the Mary Fleming House in Palm Springs that Paul Morabito wanted in connection with funding for Virsenet, an entity in which Bayuk and Paul Morabito held joint interests.²³⁴ When the sham of the sale of the Baruk LLC interest to Bayuk became inconvenient, Paul Morabito instructed Vacco to just undo it.235 On October 3, 2012, Paul Morabito instructed Vacco and Lovelace regarding negotiation of a \$5 million loan to Snowshoe Properties-in which Paul Morabito supposedly held no interest-without including Bayuk.²³⁶ In March 2014, Paul Morabito caused Bayuk to transfer the Clayton Property to Desi Moreno without any value to Bayuk.237

39. Paul Morabito's continued control makes clear that the intent of the transfers was not to separate Sam Morabito's and Bayuk's interests from Paul Morabito's interests, as Bayuk

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²³ Exh. 142;Trans. 10/30/18, p. 28, l. 9 – p. 29, l.1.

²³³ Exhs. 145, 147, 148, 152.

²⁵ Exh. 150; see also Exhs. 159 and 160.

²³⁵ Exh. 70.

²³⁶ Exh. 151.

²³⁷ Trans. 10/30/18, p. 66, II. 1-12.

and Sam Morabito now contend. There was never any separation one would expect in an arms' length transaction; rather, Paul Morabito viewed the transferred assets as if he still owned them. The only difference following the transfers was that the assets were out of the Herbst Parties' reach. While Bayuk and Sam Morabito often attempted to characterize Paul Morabito's representations regarding the assets and his continued use of the assets as mere "whiteboarding," neither of them ever repudiated Paul Morabito's representations regarding the assets or his attempts to sell, lien, or otherwise leverage them in connection with a transaction, ²³⁸ and, consistent with their unwavering support for Paul Morabito, ²³⁹ testified that they believed in his ability to put together a favorable transaction and would have agreed to a transaction negotiated by him. ²⁴⁰

c. The transfers were concealed (NRS 112.180(2)(c)) and the debtor removed or concealed assets – NRS 112.180(2)(g).²⁴¹

- 40. Judge Adams announced the Oral Ruling on September 13, 2010. By October 1, 2010, the transfers were largely complete. Neither Paul Morabito, his counsel, nor Defendants informed the Herbst Parties that the transfers were occurring, despite the fact that Paul Morabito and the Herbst Parties were in the midst of preparing for the punitive damages phase of the trial.
- 41. The Herbst Parties were not informed of the Baruk Transfer or the subsequent transfers of the Baruk Properties. Both the name and location of the entity owning the Baruk Properties was changed to Snowshoe Properties. By October 1, 2010, Bayuk had transferred the Palm Springs Property again, this time to the Bayuk Trust. Thereafter, the \$1,617,500 Note was assigned to Woodland Heights, Ltd. so the Herbst Parties could not simply attach the proceeds to satisfy the Confessed Judgment.
- The Herbst Parties were not informed of the Compass Loan, the distributions by
 Superpumper, the Matrix Valuation, or the Superpumper Agreement. Further, Paul Morabito

²³⁸ Nor did their counsel, Vacco.

²³⁹ See Trans. 10/30/18, p. 98, l. 4 - p. 99, l. 7; p. 233, l. 15 - 235, l. 9

²⁴⁰ Trans. 10/30/18, p. 239, l. 1-13.

²⁴¹ These badges of fraud are overlapping, and therefore are discussed together.

removed his assets from Nevada when he transferred his interest to Snowshoe, a new company incorporated in New York.

- 43. As Paul Morabito made clear in his communications with his counsel, removing and concealing assets in different jurisdictions was an intentional measure to ensure that the assets were out of the reach of the Nevada courts and to strip the Herbst Parties of a perceived "home court, good old boy" advantage in their collection efforts.
 - d. Before the transfer was made or obligation was incurred, the debtor had been sued or threatened with suit NRS 112.180(2)(d), the transfer occurred shortly before or shortly after a substantial debt was incurred NRS 112.180(2)(j), and the transfers were hurried Sportsco Enterprises.
- 44. The presence of these related badges of fraud are the most obvious and compelling.
 Not only had Paul Morabito been sued by the Herbst Parties, but Judge Adams had announced an \$85 million Oral Ruling against him on September 13, 2010.
- 45. The transfers were largely completed within the next two weeks, when the punitive damages phase of the litigation was just commencing. See Sportsco Enters., 112 Nev. at 632 (secrecy or a hurried transaction as indicative of fraud). By the time of Judge Adams' FF&CL, let alone entry of the Final Judgment on August 23, 2011, Paul Morabito's attachable assets were gone. It is not even necessary to infer that the Oral Ruling prompted the transfers, because Paul Morabito, Bayuk and Sam Morabito all admitted it.²⁴²

The transfer was of substantially all the debtor's assets – NRS 112.180(2)(e).

46. Within days after Judge Adams announced the Oral Ruling, Paul Morabito divested himself of almost all, if not all, of his assets: approximately \$7 million in funds were transferred from his bank account, Paul Morabito's interest in the Laguna Properties was transferred, the 50% interest in Baruk LLC, and the 80% interests in Superpumper. He even transferred his furnishings

²⁴² Trans. 10/29/18, p. 132, II. 6-16; *see also id.*, p. 132, II. 17-19 (stipulating that Oral Ruling was the impetus for the transfers); Trans. 10/31/18, p. 150, I. 20 – p. 151, I. 3.

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and personal property (including those he continued to use), to Bayuk. Paul Morabito was left with minimal tangible assets subject to execution by his creditors.

- f. The value of the consideration received by the debtor was not reasonably equivalent to the value of the asset transferred - NRS 112.180(2)(h), and there was lack of consideration for the transfers.243
- 47. Whether a debtor receives reasonably equivalent value is determined from the perspective of creditors. In Herup, the Nevada Supreme Court found that the underlying public policy of the Bankruptcy Code and the UFTA is the same: "to preserve a debtor's assets for the benefit of creditors." Herup, 123 Nev. at 235 (emphasis added). Because the language of the UFTA and § 548 of the Bankruptcy Code are nearly identical and the purposes of the different laws are the same, cases applying § 548 of the Bankruptcy Code are persuasive authority. See id. (citing cases) (synthesizing authority for the conclusion that the bankruptcy code dictates "the appropriate standard to apply under Nevada's version of the UFTA.").
- Likewise, the comments to the UFTA expressly state that the definition of "value" within the uniform act "is adapted from § 548(d)(2)(A) of the Bankruptcy Code.... The definition [] is not exclusive [and] is to be determined in light of the purpose of the Act to protect a debtor's estate from being depleted to the prejudice of the debtor's unsecured creditors," UFTA § 3, cmt. 2. "Consideration having no utility from a creditor's viewpoint does not satisfy the statutory definition." Id. (emphasis added).244
- 49. To constitute a cognizable benefit under the UFTA, (1) the benefit must be received by the debtor, such that the debtor's net worth is preserved to the exception of the interests of the creditors; (2) such benefits must be for a cognizable value, including "property" and "satisfaction

²⁴³ The lack of reasonably equivalent value is both a badge of fraud under NRS 112.180(2)(h) and an element of a constructive fraudulent transfer under NRS 112.180(1)(b).

²⁴⁴ Other jurisdictions have reached the same conclusion. See In re Countrywide Fin. Corp. Mortg.-Backed Sec. Litig., No. 211ML02265MRPMANX, 2013 WL 12148482, at *6 (C.D. Cal. June 7, 2013); Janvey v. Golf Channel, Inc., 792 F.3d 539, 544 (5th Cir, 2015), certified question answered, 487 S.W.3d 560 (Tex. 2016). California's UFTA, for example, "requires 'reasonably equivalent value' to be determined from the standpoint of the creditors," as contemplated under section 548. In re Prejean, 994 F.2d 706, 708 (9th Cir. 1993) (emphasis added); see In re Bay Plastics, Inc., 187 B.R. 315, 329 (Bankr. C.D. Cal. 1995) (noting that "under California law, reasonable equivalence must be determined from the standpoint of creditors"); see also In re Blixseth, 489 B.R. 154, 184 (Bankr. D. Mont. 2013), aff'd, 514 B.R. 871 (D. Mont, 2014), aff'd in part, rev'd in part, 679 F. App'x 611 (9th Cir. 2017).

or securing of a present or antecedent debt of the debtor;" and (3) the benefit must have been received by the debtor in exchange for the transfer or obligation.²⁴⁵ The reasonably equivalent value of a given transfer under the UFTA is not determined relative to the transferee or the transferor, but relative to assets available for the benefit of creditors. Consideration is "reasonably equivalent" if it leaves *creditors* in the substantially the same position as before the transfers.

- Here, Paul Morabito did not receive reasonably equivalent value in exchange for the assets he transferred.
- a. Prior to the subject transfers, Paul Morabito owned (1) a 70% interest in the Panorama Property, a 75% interest in the El Camino Property, and a 50% interest in the Los Olivos Property, with a collective value of approximately \$1,916,250; (2) a 50% interest in Baruk LLC, with a value of approximately \$1,654,550, and (3) 80% of the equity of CWC, which held an 100% interest in Superpumper, with a value of \$10,440,000. In addition, he owned personal property at the El Camino, Los Olivos, Panorama, and Mary Fleming Properties which he valued at \$2,000,000.
- b. After the transfers, Paul Morabito owned the Panorama Property, which had an equity value of only \$971,136 (further reduced by credits for the theatre equipment and water rights that Bayuk retained), \$60,000 in cash and nominal payments for the personal property, the \$1,617,050 Note, the \$492,937.30 Note, and a slew of payments as directed to the LMWF firm (who represented Paul Morabito and Defendants) and other third parties to support his lifestyle.
- 51. The evidence establishes because the bulk of the "value" received—the \$1,617,050 and \$492,937.30--Notes by Paul Morabito were illusory, and certainly did not result in tangible assets available for Paul Morabito's creditors. A promise is illusory when it appears "so insubstantial as to impose no obligation at all on the promisor who says, in effect, 'I will if I want to.'" See Sateriale v. R.J. Revnolds Tobacco Co., 687 F.3d 1132, 1146 (9th Cir. 2012). Paul

²⁴⁵ See In re Blixseth, 489 B.R. at 184; see also SE Prop. Holdings, LLC v. Braswell, 255 F. Supp. 3d 1187, 1198 (S.D. Ala. 2017) (citing UFTA and synthesizing similar bankruptcy authority for the conclusion that "reasonably equivalent value" is measured from the net effect of the transfer on the debtor's estate and the value of the transfer to the creditors at-issue).

Morabito's relationships with Bayuk and Sam Morabito were such that Bayuk's and Sam Morabito's obligations on the Notes were nothing more than "I will if I want to." Defendants have been unable to credibly account for payments on the Notes, the terms of which were never enforced and meaningless to the parties. While Paul Morabito transferred executable assets to the Defendants, he received only a fraction of the value in cash, illusory notes, and promises to maintain his lifestyle without regard for the terms of the notes or the agreements documenting the transfers.

A. The Transfers Were Constructively Fraudulent as to Creditors.

52. The evidence presented, the chronology of events and transfer of assets, and the other surrounding circumstances lead to the inescapable conclusion that the transfers to the Defendants were intentionally, willfully and fraudulently designed to evade collection by the Herbst Parties. But even if actual intent had not been established, the transfers would be avoidable as constructively fraudulent. Under Nevada's constructive fraud provision:

[a] transfer made... by a debtor is fraudulent as to a creditor, whether the creditor's claim arose before or after the transfer was made., if the debtor made the transfer... [w]ithout receiving a reasonably equivalent value in exchange for the transfer..., and the debtor:

- Was engaged or was about to engage in a business or a transaction for which the remaining assets of the debtor were unreasonably small in relation to the business or transaction; or
- (2) Intended to incur, or believed or reasonably should have believed that the debtor would incur, debts beyond his or her ability to pay as they became due."

NRS 112.180(1)(b).

53. While the creditor generally bears the burden of proof both with respect to the insolvency of the debtor and the inadequacy of consideration, as with the actual fraudulent transfer statute, "under [the] constructively fraudulent transfer statute, where the creditor establishes the existence of certain indicia or badges of fraud, the **burden shifts to the defendant** to come forward with rebuttal evidence that a transfer was not made to hinder, delay, or defraud the creditor. See Sportsco Enters., 112 Nev. at 632 (citing Territorial Sav. & Loan Ass'n v. Baird, 781 P.2d 452, 462 n. 18 (Utah Ct. App. 1989); Erjavec v. Herrick, 827 P.2d 615, 617 (Colo. Ct. App. 1992)); In

²⁴⁶ The term "fair consideration" derives from the Uniform Fraudulent Conveyance Act, 7A U.L.A. 427, 428 (1985), the predecessor to the UFTA. <u>In re Bay Plastics, Inc.</u>, 187 B.R. 315, 322, 329 (Bankr. C.D. Cal. 1995). The UFTA replaced "fair consideration" with "reasonably equivalent value." <u>Id.</u> at 329.
²⁴⁷ Exh. 44.

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re Nat'l Audit Defense Network, 367 B.R. 207, 226 (Bankr. D. Nev. 2007) (applying burden shifting analysis to constructive fraud). While "[i]t may appear contradictory to consider facts used to infer actual intent to defraud in order to determine 'constructive' fraud," the "[f]actors relevant to determining actual intent to defraud, a higher culpability standard, should be equally probative where something less than actual intent will suffice." In re Soza, 542 F.3d 1060, 1066-67 (5th Cir. 2008).

- 54. To rebut an inference of fraud, the defendant must show either that the debtor was solvent at the time of the transfer and not rendered insolvent thereby or that the transfer was supported by fair consideration.²⁴⁶ Sportsco Enters., 112 Nev. at 632 (citing Kirkland v. Risso, 98 Cal.App.3d 971, 159 Cal.Rptr. 798, 802 (Ct. App. 1980)).
- 55. A number of the badges of fraud are present in this case, giving rise to a presumption that the transfers were constructively fraudulent, thereby shifting the burden to Defendants to establish the transfers were not constructively fraudulent. Defendants have not offered evidence sufficient to overcome the presumption. As discussed in the context of actual intent under NRS 112.180(a)(1), Paul Morabito did not receive reasonably equivalent value in exchange for the subject transfers. Moreover, after the transfers, Paul Morabito was left with insufficient assets to even meet his basic expenses, relying on Bayuk and Sam Morabito to pay his living expenses. The transfers were made immediately following Judge Adams' Oral Ruling, but before entry of the Final Judgment. As of the Oral Ruling, Paul Morabito knew, or at the very least, should have known, that he would incur a debt to the Herbst Parties beyond his ability to pay as it came due. That insolvency was imminent upon entry of the final judgment was confirmed by Michele Salazar in her net worth expert report submitted in the Herbst Litigation.²⁴⁷

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"a reduction in the amount of the liability on the judgment" to the extent of the value provided. See In re Nat'l Audit Def. Network, 367 B.R. at 223 (describing good faith defense).

- 58. Under either NRS 112.220(1) or (4), however, the transferee bears the burden of proof to establish that the transferee received the transfer in good faith. Herup, 123 Nev. at 236-237. Good faith is an indispensable element of the defense, and as such, even if a transferee gives reasonably equivalent value in exchange for the transfer avoided, the transferee may not recover such value if the exchange was not in good faith. In re Agric. Research & Tech. Group, Inc., 89-15416, 1990 WL 149820 (9th Cir. 1990) (applying Haw.Rev.Stat. § 651C-8 with Bankruptcy Code § 548(c) as persuasive authority) (citing In re Candor Diamond Corp., 76 B.R. 342, 351 (Bankr. S.D.N.Y. 1987); Dean v. Davis, 242 U.S. 438, 37 S.Ct. 130, 61 L.Ed. 419 (1917); In re Roco Corp., 701 F.2d 978, 984 (1st Cir. 1983); In re Health Gourmet, Inc., 29 B.R. 673, 677 (Bankr. D. Mass. 1983)).
- "A majority of courts applying the UFTA hold that a transferee must prove that he 59. received the transfer in objective good faith. That is, good faith must be determined on a case-bycase basis by examining whether the facts would have caused a reasonable transferee to inquire into whether the transferor's purpose in effectuating the transfer was to delay, hinder, or defraud the transferor's creditors." Herup, 123 Nev. at 236-237 (emphasis added) (adopting the objective standard of good faith applicable under the Bankruptcy Code and other states' adoption of UFTA and collecting cases). "[T]o establish a good faith defense to a fraudulent transfer claim, the transferee must show objectively that he or she did not know or had no reason to know of the transferor's fraudulent purpose to delay, hinder, or defraud the transferor's creditors." Id. at 237.
- 60. Under this objective, inquiry notice standard, transferees "have a duty to investigate if there is sufficient information to put the transferee on notice that something is wrong." Leonard v. Woods & Erickson, LLP (In re AVI, Inc.), 389 B.R. 721, 736 (B.A.P. 9th Cir. 2008) (applying objective standard of good faith under Bankruptcy Code § 550 that is similar to UFTA) (citing Bonded Fin. Servs., Inc. v. Eur. Am. Bank, 838 F.2d 890, 897-98 (7th Cir. 1988)).
- Defendants contend that because they were, in their words, "exonerated" by Judge 61. Adams in the Herbst Litigation, they are absolved of liability. However, whether Bayuk or Sam.

Morabito were participants in the original fraud that resulted in the judgment does not mean they had no reason to know that Paul Morabito intended to hinder or delay enforcement of the Herbst Parties' judgment. Bayuk and Sam Morabito were present at the Oral Ruling when Judge Adams awarded the Herbst Parties \$85 million in damages against Paul Morabito on the basis of actual fraud. In the Oral Ruling, Judge Adams not only awarded the Herbst Parties \$85 million, but he expressly found by clear and convincing evidence that Paul Morabito knowingly and intentionally made material misrepresentations which "had no basis in reality." Within the next two weeks, the Defendants received substantially all of Paul Morabito's assets. This alone put Defendants on notice that something was wrong.

- 62. Bayuk and Sam Morabito cannot demonstrate that they did not know or have reason to know of Paul Morabito's intent to hinder, delay, or defraud the Herbst Parties. They were aware of the Oral Ruling and Paul Morabito's obligations to the Herbst Parties at the time of the transfers. They utilized the same counsel to orchestrate the transfers. They participated in the actions to strip the value from Superpumper prior to Paul Morabito's transfer of the equity. They allowed Paul Morabito to continue using and controlling the assets transferred. They assisted in ensuring that the Notes were not paid in accordance with their terms, thereby hindering collection by the Herbst Parties. They continued to fund Paul Morabito's lifestyle to ensure that, after the assets were transferred, the Herbst Parties could not collect their judgment but Paul Morabito's high-flying lifestyle would not change. They did not receive the transfers in objective good faith. They were complicit in all respects.
- 63. Even if good faith could have been established, the transferee must still demonstrate that it has provided value in exchange for the transfer. A complete defense to a fraudulent transfer arises in favor of a good faith transferee only if reasonably equivalent value is provided in exchange. NRS 112.220(1). If the value provided is not "reasonably equivalent," the value

²⁴⁹ Exh. 1 (Sept. 13, 2010 Transcript of Judge Adams' Oral Ruling) at LMWF SUPP 23106, I. 14 – LMWF SUPP 23107, I. 6; LMWF SUPP 23117, II. 11-22 (finding that Paul Morabito "knew firsthand from his own employees and from his own accountant that [the working capital estimate] was incorrect," that it "materially inflated and false inflated the value of the company," and that it had "no basis in reality, but it was contrary to what he knew firsthand to be the truth.")

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provided a good faith transferee entitles the transferee to a lien or reduction in liability to the extent of the value given. NRS 112.220(4)

- 64. Prior to the transfers, Morabito owned interests in the Laguna Properties and Panorama Property with an aggregate value of approximately \$1,916,250; (2) a 50% interest in Baruk, with a value of approximately \$1,654,550, and (3) an indirect 80% interest in Superpumper, with a value of at least \$10,440,000. After the transfers, Paul Morabito owned the Panorama Property, with a net value of only \$971,136 and the sham Notes, and received no more than \$60,000 in cash in connection with the Real Properties transfers and \$1,035,068 in cash in connection with Superpumper. For the reasons discussed above, the total amounts received by Morabito are not reasonably equivalent to the more than \$14 million in value transferred.
- 65. Because the Defendants did not take the transfers in good faith, the Court does not find they have established a good faith defense.
- C. Plaintiff is Entitled to Avoidance of the Transfers and Return of the Property Transferred Under NRS 112.210(a) and 11 U.S.C. § 541(a), and Judgment Under NRS 112.220

1. Remedies Available to Plaintiff Under Chapter 112.

- 66. The equitable remedies under UFTA are found in NRS 112.210 and 112.220(2).
 NRS 112.210 provides:
 - 1. In an action for relief against a transfer or obligation under this chapter, a creditor, subject to the limitations in NRS 112.220, may obtain:
 - (a) Avoidance of the transfer or obligation to the extent necessary to satisfy the creditor's claim;
 - (b) An attachment or garnishment against the asset transferred or other property of the transferee pursuant to NRS 31.010 to 31.460, inclusive; and
 - (c) Subject to applicable principles of equity and in accordance with applicable rules of civil procedure:
 - An injunction against further disposition by the debtor or a transferee, or both, of the asset transferred or of other property;
 - (2) Appointment of a receiver to take charge of the asset transferred or of other property of the transferee; or
 - (3) Any other relief the circumstances may require.

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2. If a creditor has obtained a judgment on a claim against the debtor, the creditor, if the court so orders, may levy execution on the asset transferred or its proceeds.

NRS 112.210. Subsection (2) of NRS 112.220 provides:

Except as otherwise provided in this section, to the extent a transfer is voidable in an action by a creditor under paragraph (a) of subsection 1 of NRS 112.210, the creditor may recover judgment for the value of the asset transferred, as adjusted under subsection 3 of this section, or the amount necessary to satisfy the creditor's claim, whichever is less. The judgment may be entered against:

- (a) The first transferee of the asset or the person for whose benefit the transfer was made; or
- (b) Any subsequent transferee other than a transferee who took in good faith for value or from any subsequent transferee.
- Thus, under NRS 112.210(1)(a), the first remedy is actual avoidance of the 67. transfers-undoing the transfer sued upon. NRS 112.150 expressly advises Nevada courts construing the UFTA to harmonize its ruling with other states' courts construing the UFTA. Courts in other states interpreting UFTA have found that avoidance operates as a reconveyance of the property to the transferor. See In re Sexton, 166 B.R. 421, 426 (Bankr. N.D. Cal. 1994) (applying California law, "... a creditor that succeeds in causing a fraudulent transfer to be avoided merely causes the property to be reconveyed to the transferor.") (citing Wagner v. Trout, 124 Cal.App.2d 248, 254, 268 P.2d 537 (1954); Wright v. Salzberger, 121 Cal.App. 639, 9 P.2d 860 (1932)); United States v. Ultra Dimensions, 803 F. Supp. 2d 596, 601 (E.D. Tex. 2011) (under the Texas UFTA, "a conveyance which is found to be fraudulent as to creditors is wholly null and void as to such creditors, and the legal as well as the equitable title remains in the debtor for the purpose of satisfying debts."") (citing California Pipe Recycling, Inc. v. Southwest Holdings, Inc., 2010 WL 56053, at *5 (S.D. Tex. 2010).
- 68. Further, under NRS 112.210(1)(c), this Court has authority to issue an injunction "against further disposition by the debtor or a transferee, or both, of the asset transferred or of other property." In addition to the power to grant injunctive relief under NRS 112.210(1)(c), the court is also vested with the power to issue injunctive relief pursuant to NRCP 65 and NRS 33.010. NRS 33.010(3) provides for injunctive relief when a party acts in "violation of the plaintiffs rights

Id. at 441.

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respecting the subject of the action, and tending to render the judgment ineffectual." NRS 33.010(3). The Nevada Supreme Court has long held that "if the injury is likely to be irreparable, or if the defendant be insolvent, equity will always interpose its powers to protect a person from a threatened injury." Champion v. Sessions, 1 Nev. 478, 483 (1865) (emphasis added). Injunctive relief may be of either a mandatory or prohibitive nature, and is properly issued where "it is essential to preserve a business or property interests." Guion v. Terra Marketing of Nevada, Inc., 90 Nev. 237, 240; City of Reno v. Matley, 79 Nev. 49, 60 (1963).

- 69. In addition, NRS 112.220(2) allows a creditor to recover judgment for the value of the asset transferred," subject to adjustment as equities may require. Moreover, NRS 112.220 permits the plaintiff to recover judgment against the initial transferee or the person for whose benefit the transfer was made—in this case, Bayuk and Sam Morabito.
- 70. Finally, NRS 112.210(1)(c)(3) broadly permits the court to award "[a]ny other relief the circumstances may require" subject to principles of equity and the applicable rules of civil procedure.
- 71. The breadth and flexibility of these remedies is reflected in <u>Altus Brands II, LLC y. Alexander</u>, a Texas appellate decision discussing provisions of Texas's UFTA which are substantively identical to NRS 112.210 and 112.220. 435 S.W.3d 432 (Tex.App.--Dallas 2014, no pet.) (applying Chapter 24 of the Texas Business & Commerce Code and specifically, Tex. Bus. & Com. Code Ann., §§ 24.008 and 24.009). The <u>Altus</u> court described the purpose and remedial provisions of UFTA as follows:

UFTA is intended to prevent debtors from defrauding creditors by moving assets out of reach. "[T]he focus of an UFTA claim is to ensure the satisfaction of a creditor's claim when the elements of a fraudulent transfer are proven."

As to a particular remedy, the court stated:

However, UFTA does not specify how a remedy is to be selected in a particular case. To the extent appellees contend UFTA limits a creditor who has obtained a judgment against the debtor to the remedy described in Subsection 24.008(b), i.e. execution on the asset transferred or its proceeds, the language of UFTA does not, on its face, state such a limitation. Further, appellees cite no case law supporting such a limitation, and we have found none.

Id. at 444 (internal citations omitted). 250

- 72. The remedial provisions of UFTA are equitable in nature and intended to restore the creditor to the position he would have had if the fraudulent transfer had not occurred. The court has the equitable power to fashion a remedy that fully restores the creditor—in this case, the bankruptcy estate—to the position it would have held had the transfers not occurred.
- 73. Plaintiff is therefore entitled to avoidance of the transfers to the extent necessary to satisfy the claims of creditors against Paul Morabito's estate pursuant to NRS 112.210(a) and 11 U.S.C. § 544(b). It is undisputed that the combined value of the property transferred from September 13, 2010 to October 10, 2010 is less than the amount of the claims, inclusive of the Herbst Parties' claim arising from the Confessed Judgment. Therefore, Plaintiff is entitled to avoidance of the transfers in their entirety, such that all of the transferred assets are returned to the bankruptcy estate.²⁵¹

²⁵⁰ See also Arriaga v. Cartmill, 407 S.W.3d 927, 933 (Tex.App.--Houston [14th Dist.] 2013, no pet.) (reversing trial court's award of judgment instead of execution on transferred property in light of debtor's evasion of prior judgment, finding that "the trial court's award of a money judgment effectively denies [plaintiff], the prevailing party, the equitable relief she sought—a result that is contrary to the purpose of the UFTA."); Matter of Galaz, 850 F.3d 800, 806 (5th Cir. 2017) (given the evidence of actual intent to defraud and the broad remedial authority conferred by authority to grant "any other relief the circumstances may require" and to make "adjustment as the equities may require" of UFTA, the trial court properly awarded creditor amount which would restore her to the position she would have had if the fraudulent transfer had not occurred, which included percentage of gross income after the date of the transfer, over transferee's objection the district court should have limited compensatory damages to the value of the royalty rights at the time of the transfer).

²⁵¹ Here, because Paul Morabito is a debtor under Chapter 7 of the Bankruptcy Code, all legal and equitable interests of Paul Morabito as of June 20, 2013 are property of the bankruptcy estate. 11 U.S.C. § 541(a). Reconveyance of the property to the transferor—Paul Morabito—therefore requires conveyance of the property to the bankruptcy estate.

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2. Plaintiff Is Entitled to Avoid the Real Property Transfers and Recover Paul Morabito's Interest in the Laguna Properties, as well as Monetary Judgment Against Bayuk and the Bayuk Trust Based on the Real Property Transfers in the Amount of \$1,236,458.

- 74. Bayuk and the Bayuk Trust continue to own the Laguna Properties. Therefore, under NRS 112.210(1)(a) and 11 U.S.C. § 541(a), the bankruptcy estate is entitled to a return of Paul Morabito's 75% interest in the El Camino Property and his 50% interest in the Los Olivos Property.
- 75. Plaintiff is also entitled to a monetary judgment equal to the value of the transferred asset as of the date of transfer. Paul Morabito's 75% interest in El Camino Property was valued at \$808,981 at the time of the transfers, and his 50% interest in Los Olivos Property had a value of \$427,477 at the time of the transfers, for a total interest in the Laguna Properties at the time of the transfers of \$1,236,458.
 - Plaintiff Is Entitled to Avoid the Baruk Transfer and Recover the Equity 3. Interest in Baruk LLC, and Monetary Judgment Against Bayuk and the Bayuk Trust Based on the Baruk Transfer in the Amount of \$1,654,550.
- 76. Paul Morabito indirectly owned 50% of the Baruk Properties prior to the transfers through Baruk LLC. Bayuk testified that he transferred the interest in Baruk LLC acquired from Paul Morabito to Snowshoe Properties and the Bayuk Trust. Bayuk still owns and controls the transferred properties (except the Clayton Property)—the Bayuk Trust owns 100% of the Glenneyre Properties indirectly through Snowshoe Properties, and directly owns the Mary Fleming Property. While litigation has been pending, Bayuk converted Snowshoe Properties from a California company to a Delaware company.
- Plaintiff is entitled to avoidance of the Baruk Transfer, thereby restoring Paul 77. Morabito's 50% equity interest in the remaining Baruk Properties. However, as a result of the subsequent transfers, Plaintiff is not remedied with avoidance alone.
- Plaintiff is entitled to a monetary judgment against Bayuk and the Bayuk Trust 78. based on the Baruk Transfer in the amount of \$1,654,550 under NRS 112.220(2). As evidenced by the valuations obtained by Paul Morabito and Defendants, and the appraisal of the Clayton Property which was not valued by Defendants at the time of the transfers, the total value of Baruk

LLC on September 30, 2010 was \$3,309,100. Morabito's 50% interest, therefore, had a value of \$1,654,550. As a result, the Trustee is entitled to judgment against Bayuk and the Bayuk Trust in the amount of \$1,654,550.

Plaintiff Is Entitled to Monetary Judgments Against Bayuk, Sam Morabito, and Snowshoe Based on the Superpumper Transfers.

- 79. While this action was pending, Defendants sold Superpumper and therefore, avoidance of the Superpumper Transfer is an inadequate remedy. Under NRS 112.220(2), Plaintiff is entitled to a judgment against the Defendants in the amount of the value of Morabito's interest at the time of the transfers.
- 80. Between September 21 and 23, 2010, Morabito transferred \$355,000 to Salvatore and \$420,250 to Bayuk, purportedly in exchange for their interests in Raffles. However, the Raffles assets remained an asset of CWC and Snowshoe, demonstrating that the alleged transfer was intended solely to strip CWC of one of its two assets and thereby reduce the valuation of Superpumper. Plaintiff is entitled to judgment in the amount of \$355,000 against Salvatore and \$420,250 against Baruk for the fraudulently-transferred cash.
- 81. Furthermore, Morabito's 80% interest in Superpumper had a value of \$10,440,000 (exclusive of Raffles). In exchange for his interest in Superpumper, Morabito received only \$1,035,068 and the Superpumper Note, which was illusory and provided no benefit to Morabito's creditors. Snowshoe was the initial transferee of the Superpumper Transfer. Bayuk and Salvatore were the ultimate recipients of the equity interests in Superpumper and therefore, the persons for whose benefit the transfers were made. Accordingly, Plaintiff is entitled to a judgment against Snowshoe in the amount of \$9,404,932, and judgments against each of Bayuk and Salvatore for \$4,702,466.

5. Plaintiff Is Entitled to Injunctive Relief.

82. During the pendency of this action, Defendants sold Superpumper to a third party, and Bayuk converted Snowshoe Properties from a California company to a Delaware company. Defendants have demonstrated both the ability and the willingness to engage in shell games to prevent Paul Morabito's creditors and Plaintiff from recovering assets to satisfy their claims.

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Absent injunctive relief, Defendants are likely to transfer assets in an attempt to evade the court's judgment in favor of the Plaintiff.

III. JUDGMENT

Based upon the foregoing and good cause appearing,

IT IS HEREBY ORDERED that judgment is entered in favor of Plaintiff and against Bayuk and the Bayuk Trust, as follows:

- Avoiding the transfer of the El Camino Property and the Los Olivos Property, and awarding Plaintiff damages in the amount of \$884,999.95, with offset for amounts collected on account of the El Camino Property and the Los Olivos Property;
- Avoiding the transfer of Baruk LLC and awarding Plaintiff damages in the amount of \$1,654,550 with offset for amounts collected on account of Baruk LLC;
- Avoiding the transfer of \$420,250 and awarding Plaintiff damages in the amount of \$420,250 with offset for amounts collected on account of the \$420,250; and
- Avoiding the Superpumper Transfer and awarding Plaintiff damages in the amount of \$4,949,000 with offset for amounts collected on account of the Superpumper Transfer.

IT IS HEREBY FURTHER ORDERED that judgment is entered in favor of Plaintiff and against Sam Morabito as follows:

- Avoiding the transfer of \$355,000 and awarding Plaintiff damages in the amount of \$355,000 with offset for amounts collected on account on account of the \$355,000; and
- Avoiding the Superpumper Transfer and awarding Plaintiff damages in the amount of \$4,949,000 with offset for amounts collected on account of the Superpumper Transfer.

IT IS HEREBY FURTHER ORDERED that judgment is entered in favor of Plaintiff and against Snowshoe, avoiding the Superpumper Transfer and awarding Plaintiff damages in the amount of \$9,898,000 with offset for amounts collected on account of the Superpumper Transfer.

IT IS HEREBY FURTHER ORDERED that Plaintiff is awarded pre-judgment interest on the amounts set forth above at the Nevada statutory rate from date of service of the summonses and complaint to the date of entry of this judgment.

IT IS HEREBY FURTHER ORDERED that Plaintiff is awarded post-judgment interest on the amounts set forth above at the Nevada statutory rate until the judgment is paid in full.

IT IS HEREBY FURTHER ORDERED that under NRCP 65, NRS 33.010, and NRS 112.210(1)(c), the Court hereby enjoins and restrains Defendants, and each of them, as well as their officers, directors, agents, servants, and attorneys, and those persons or entities in concern with them who receive actual notice of this Judgment, whether acting directly or indirectly, or through any third party, from concealing, transferring, disposing of, or encumbering the El Camino Property, the Los Olivos Property, the Baruk Properties (or their proceeds), Snowshoe Properties or any successor thereto, or any assets held for the benefit of Paul Morabito.

Dated this_	98	day of _	Mouch	, 2019.
				and the second second

CERTIFICATE OF SERVICE 1 2 CASE NO. CV13-02663 3 I certify that I am an employee of the SECOND JUDICIAL DISTRICT COURT of the 4 STATE OF NEVADA, COUNTY OF WASHOE; that on the 29 day of 5 , 2019, I filed the FINDINGS OF FACT, CONCLUSIONS OF 6 LAW AND JUDGMENT with the Clerk of the Court. 7 I further certify that I transmitted a true and correct copy of the foregoing document by the 8 method(s) noted below: 9 Personal delivery to the following: [NONE] 10 Electronically filed with the Clerk of the Court, using the eFlex system which constitutes effective service for all eFiled documents pursuant to the eFile User Agreement. 11 GABRIELLE HAMM, ESQ. for WILLIAM A. LEONARD, JR, TRSTEE OF ESTATE OF PAUL A. MORABITO 12 MARK WEISENMILLER, ESO. for WILLIAM A. LEONARD, JR, TRSTEE OF ESTATE 13 OF PAUL A. MORABITO 14 FRANK GILMORE, ESQ. for SNOWSHOE PETROLEUM, INC. et al 15 TERESA PILATOWICZ, ESQ. for WILLIAM A. LEONARD, JR, TRSTEE OF ESTATE OF PAUL A. MORABITO 16 ERIKA TURNER, ESQ. for WILLIAM A. LEONARD, JR, TRSTEE OF ESTATE OF 17 PAUL A. MORABITO 18 Transmitted document to the Second Judicial District Court mailing system in a sealed envelope for postage and mailing by Washoe County using the United States Postal Service 19 in Reno, Nevada: [NONE] 20 Placed a true copy in a sealed envelope for service via: 21 Reno/Carson Messenger Service - INONEI Federal Express or other overnight delivery service [NONE] 22 DATED this 29 day of 4 , 2019. 23 24 25 26 27

FILED Electronically CV13-02663 2019-03-29 02:25:10 PM 2535 1 Jacqueline Bryant Clerk of the Court GARMAN TURNER GORDON LLP Transaction #7193335 2 ERIKA PIKE TURNER, ESQ. Nevada Bar No. 6454 3 E-mail: eturner@gtg.legal TERESA M. PILATOWICZ, ESQ. 4 Nevada Bar No. 9605 5 E-mail: tpilatowicz@gtg.legal GABRIELLE A. HAMM 6 Nevada Bar No. 11588 E-mail: ghamm@gtg.legal 7 650 White Drive, Ste. 100 Las Vegas, Nevada 89119 8 Telephone 725-777-3000 Special Counsel to Plaintiff, 9 William A. Leonard, Trustee 10 IN THE SECOND JUDICIAL DISTRICT COURT OF 11 THE STATE OF NEVADA, IN AND FOR THE COUNTY OF WASHOE 12 13 WILLIAM A. LEONARD, Trustee for the Bankruptcy Estate of Paul Anthony CASE NO.: CV13-02663 14 Morabito, DEPT. NO.: 4 15 Plaintiff. NOTICE OF ENTRY OF 16 VS. FINDINGS OF FACT, CONCLUSIONS OF LAW, AND JUDGMENT 17 SUPERPUMPER, INC., Arizona corporation; **EDWARD** BAYUK, 18 individually and as Trustee of the EDWARD WILLIAM BAYUK LIVING TRUST; 19 SALVATORE MORABITO, and individual; and SNOWSHOE PETROLEUM, INC., a 20 New York corporation, 21 Defendants. 22 23 24 /// 25 /// 26 /// 27 /// 28

Garman Turner Gordon LLP

650 White Drive, Ste. 100 Las Vegas, NV 89119 725-777-3000

1	NOTICE OF ENTRY OF FINDINGS OF FACT, CONCLUSIONS OF LAW, AND JUDGMENT
2	Notice is hereby given that on March 29, 2019, this Honorable Court entered its Finding
3	of Fact, Conclusions of Law, and Judgment, a copy of which is attached hereto as Exhibit 1 .
4	Dated this 29 th day of March, 2019.
5	GARMAN TURNER GORDON LLP
6	
7	<u>/s/ Teresa M. Pilatowicz, Esq.</u> ERIKA PIKE TURNER, ESQ.
8	TERESA M. PILATOWICZ, ESQ. GABRIELLE A. HAMM, ESQ.
9	650 White Drive, Ste. 100
10	Las Vegas, Nevada 89119 Telephone 725-777-3000
11	Special Counsel to Plaintiff, William A. Leonard, Trustee
12	William 11. Bookara, 1 rustee
13	
14	
15	<u>AFFIRMATION</u> Pursuant to NRS 239B.030
16	The undersigned does hereby affirm that the preceding document does not contain the
17	social security number of any person.
18	Dated this 29th day of March, 2019.
19	Dated this 25th day of ividion, 2015.
20	GARMAN TURNER GORDON LLP
21	/s/ Teresa M. Pilatowicz, Esq.
22	ERIKA PIKE TURNER, ESQ.
23	TERESA M. PILATOWICZ, ESQ. GABRIELLE A. HAMM, ESQ.
24	650 White Drive, Ste. 100 Las Vegas, Nevada 89119
25	Telephone 725-777-3000
26	Special Counsel to Plaintiff, William A. Leonard, Trustee
27	
28	
Garman Turner Gordon LLP 650 White Drive, Ste. 100 Las Vegas, NV 89119 725-777-3000	2 of 7

1	<u>CERTIFICATE OF SERVICE</u>
2	I certify that I am an employee of GARMAN TURNER GORDON LLP, and that on this
3	date, pursuant to NRCP 5(b), I am serving a true and correct copy of the attached NOTICE OF
4	ENTRY OF FINDINGS OF FACT, CONCLUSIONS OF LAW, AND JUDGMENT on the
5	parties as set forth below:
6	
7	a. Placing an original or true copy thereof in a sealed envelope placed
8	for collection and mailing in the United States Mail, postage prepaid, following ordinary
9	business practices:
10	Paul Morabito 668 North Coast Hwy., Suite 1253
11	Laguna Beach, CA 92651-1513
12	Paul Morabito
	370 Los Olivos Laguna Beach, CA 92651
13	
14	Edward Bayuk 668 North Coast Hwy. #517
15	Laguna Beach, CA 92651
16	Edward Bayuk
17	371 El Camino Del Mar Laguna Beach, CA 92651
18	
19	David B. Shemano, Esq. Shemano Law
20	1801 Century Park East, Suite 1600 Los Angeles, CA 90067
21	
22	Frank Gilmore, Esq. Lindsay L. Liddell, Esq.
23	ROBISON, SHARP, SULLIVAN & BRUST 71 Washington Street
24	Reno, NV 89503
25	Michael Lehners, Esq.
26	429 Marsh Avenue Reno, NV 89509
27	Rollo, IVV 07507
28	
20	

1	John Murtha, Esq.
_	Woodburn & Wedge
2	6100 Neil Road, Suite 500
3	Reno, NV 89511
	Jeffrey L. Hartman, Esq.
4	HARTMAN & HARTMAN
5	510 West Plumb Lane, Suite B
_	Reno, NV 89509
6	
7	Trey A. Monsour, Esq.
	Polsinelli, PC
8	1000 Louisiana St., Suite 6400 Houston, TX 77002
9	Houston, 1A //002
	US HF Cellular Communications LLC
10	c/o Timothy A. Lukas, Esq.
11	HOLLAND & HART, LLP
11	5441 Kietzke Lane, 2 nd Floor
12	Reno, NV 89511
13	VIRSENET LLC
13	c/o Registered Agent: A Registered Agent, Inc.
14	8 The Green, Suite A
15	Dover, DE 19901
13	
16	Global HF Net, LLC
1.7	c/o Registered Agent: Corporation Service Company
17	251 Little Falls Drive
18	Wilmington, DQ 19808
10	Terlingua, LLC
19	c/o Registered Agent: A Registered Agent, Inc.
20	8 The Green, Suite A
	Dover, DE 19901
21	
22	Lippes Matthias Wexler Friedman, LLP
	Attn: Dennis Vacco 665 Main Street, Suite 300
23	Buffalo, NY 14203
24	Bullulo, IVI 11203
	Ray Whiteman
25	3202 Shortridge Lane
26	Bowie, MD 20721
27	
28	
20	

4 of 7

1	Joseph Jacobs c/o Wexford Capital LP
2	411 West Putnam Ave.
3	Greenwich, CT 06830
4	JJ/CD Capital, LLC
5	c/o Wexford Capital LP 411 West Putnam Ave.
6	Greenwich, CT 06830
7	Meadow Farms Trust c/o Edward Bayuk
8	8581 Santa Monica Blvd. #708
9	West Hollywood, CA 90069
10	Edward William Bayuk Living Trust dated August 13, 2009 c/o Edward William Bayuk, Trustee
11	668 North Coast Highway #517 Laguna Beach, CA 92651
12	Edward William Bayuk Living Trust
13	c/o Edward William Bayuk, Trustee
14	668 North Coast Highway #517 Laguna Beach, CA 92651
15	Jan Friederich
16	9705 Pebble Beach Dr., NE Abuquerque, NM 87111
17	Abuquerque, NWI 87111
18	Andrew Wegner c/o Eric J. Schindler, Esq.
19	KROESCHE SCHINDLER, LLP
20	2603 Main Street, Suite 200 Irvine, CA 92614
21	Bob Burke & Company Ltd.
22	c/o Registered Agent: Robert B. Burke 1100 S. Flower St., Suite 3300
23	Los Angeles, CA 90015
24	Robert B. Burke, Trustee
25	Burke Living Trust 1140 Alta Loma Road
26	West Hollywood, CA 90069
27	Jon Richmond
28	301 N. Canon Dr. Beverly hills, CA 90210
rdon	•

5 of 7

1	Jon Richmond, COO
2	US HF Cellular Communications LLC
2	c/o Timothy A. Lukas, Esq.
3	HOLLAND & HART, LLP 5441 Kietzke Lane, 2 nd Floor
4	Reno, NV 89511
	,
5	Jackson Hole Trust Company
6	185 West Broadway, Suite #101
	Jackson, WY 83001
7	Jackson Hole Trust Company
8	P.O. Box 1150
9	Jackson, WY 83001
9	Supermesa Fuel & Merc, LLC
10	14631 N. Scottsdale Road
11	Scottsdale, AZ 85254
12	Supermesa Fuel & Merc, LLC 8225 Washington Street NE, Suite A
13	Albuquerque, NM 87113
1.4	
14	Galpin Motors, Inc.
15	Attn: Alan Skobin, Esq.
16	15505 Roscoe Blvd. North Hills, CA 91343-6503
10	1.01011111115, 021 713 13 03 03
17	Jack Suddarth
18	Equity Wave Lending
	2355 Main St., Suite 230 Irvine, CA 92614
19	11 vine, CA 72014
20	Famille Holdings, L.P.
21	27675 Chapala
21	Mission Viejo, CA 92692
22	Patrick Harkin
23	Camano Group, Inc.
	900 E. Washington St., Suite 100
24	Colton, CA 92324
25	
26	
27	
28	

I declare under penalty of perjury that the foregoing is true and correct. DATED this 29th day of March, 2019. /s/ Kelli Wightman An Employee of GARMAN TURNER GORDON LLP Garman Turner Gordon LLP 650 White Drive, Ste. 100 Las Vegas, NV 89119 725-777-3000 7 of 7

FILED
Electronically
CV13-02663
2019-04-11 06:15:07 PM
Jacqueline Bryant
Clerk of the Court
Transaction # 7215253: csulezic

1953 1 GARMAN TURNER GORDON LLP 2 ERIKA PIKE TURNER, ESQ. Nevada Bar No. 6454 3 E-mail: eturner@gtg.legal TERESA M. PILATOWICZ, ESQ. 4 Nevada Bar No. 9605 5 E-mail: tpilatowicz@gtg.legal GABRIELLE A. HAMM, ESQ. 6 Nevada Bar No. 11588 E-mail: ghamm@gtg.legal 7 650 White Drive, Ste. 100 Las Vegas, Nevada 89119 8 Telephone 725-777-3000

Counsel to Plaintiff

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IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF WASHOE

WILLIAM A. LEONARD, Trustee for the Bankruptcy Estate of Paul Anthony Morabito,

Plaintiff,

VS.

SUPERPUMPER, INC., an Arizona corporation; EDWARD BAYUK, individually and as Trustee of the EDWARD WILLIAM BAYUK LIVING TRUST; SALVATORE MORABITO, and individual; and SNOWSHOE PETROLEUM, INC., a New York corporation,

Defendants.

CASE NO.: CV13-02663

DEPT. NO.: 4

MEMORANDUM OF COSTS AND DISBURSEMENTS

NRS 18.005	Description ¹	Amount
(1)	Odyssey E-File & E-Serve.	\$200.00
(2)	Reporters' fees for depositions, including a reporter's fee for one copy of each deposition.	\$18,200.50
(3)	Jurors' fees and expenses, together with reasonable compensation of an officer appointed to act in accordance with NRS 16.120.	\$0.00
(4)	Fees for witnesses at trial, pretrial hearings and deposing witnesses, unless the court finds that the witness was called at the instance of the prevailing party without reason or necessity.	\$515.00

¹ All costs are identified in the attached invoice of costs.

Garman Turner Gordon 650 White Dr., Suite 100 Las Vegas, Nevada 89119 (725) 777-3000

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NRS 18.005	Description ¹	Amount
(5)	Reasonable fees of not more than five expert witnesses in an amount of	\$77,201.80
	not more than \$1,500 for each witness unless the court allows a larger fee	
	after determining that the circumstances surrounding the expert's	
	testimony were of such necessity as to require the larger fee.	
(6)	Reasonable fees of necessary interpreters.	\$
(7)	The fee of any sheriff or licensed process server for the delivery or service	\$1,552.95
	of any summons or subpoena used in the action, unless the court	
	determines that the service was not necessary.	
(8)	Compensation for the official reporter or reporter pro tempore.	\$6,071.25
(9)	Reasonable costs for any bond or undertaking required as part of the	\$
	action.	\$
(10)	7	
	overtime.	
(11)	Reasonable costs for telecopies.	\$
(12)	Reasonable costs for photocopies. (25 per page)	\$17,961.67
(13)	Reasonable costs for long distance telephone calls.	\$
(14)	Reasonable costs for postage.	\$5,184.05
(15)	Reasonable costs for travel and lodging incurred taking depositions and	\$10,167.61
	conducting discovery.	
(16)	Fees charged pursuant to NRS 19.0335.	\$
(17)	Reasonable and necessary expense incurred in connection with the	\$1,795.46
` ´	action	
	Travel for Hearings and Trial	\$15,059.78
	Messenger Service	\$1,032.16
	TOTAL	\$154,942.24

Dated this 11th day of April, 2019.

GARMAN TURNER GORDON LLP

/s/ Teresa M. Pilatowicz
ERIKA PIKE TURNER, ESQ.
TERESA M. PILATOWICZ, ESQ.
GABRIELLE A. HAMM, ESQ.
650 White Drive, Ste. 100
Las Vegas, Nevada 89119
Telephone 725-777-3000
Counsel for Plaintiff

Garman Turner Gordon 650 White Dr., Suite 100 Las Vegas, Nevada 89119 (725) 777-3000

Garman Turner Gordon 650 White Dr., Suite 100 Las Vegas, Nevada 89119 (725) 777-3000

DECLARATION OF TERESA M. PILATOWICZ, ESQ. IN SUPPORT OF MEMORANDUM OF COSTS AND DISBURSEMENTS

- 1. I am an attorney with the law firm of Garman Turner Gordon, LLP, counsel for Plaintiff, William Leonard ("<u>Plaintiff</u>"), in the above-captioned matter. I am duly licensed to practice law in the State of Nevada.
- 2. I make this declaration in support of Plaintiff's Memorandum of Costs and Disbursements. I am over the age of eighteen and am competent to testify to the matters and facts set forth herein. I state the following matters and facts upon my own personal knowledge, except where stated upon information and belief, and as to those statements made upon information and belief, I believe them to be true.
- 3. The items contained in the above memorandum are true and correct to the best of my knowledge and belief; and the said disbursements have been necessarily incurred and paid in this action.
- 4. The fees for the experts identified in Section (4), and specifically for James McGovern (valuation expert), William Kimmel (appraiser), and Ronald Buss (appraiser), are typical and commensurate of the fees charged by experts of similar experience and expertise, which experts could not be retained for less than the \$1,500 limit. Mr. McGovern, and associates working at McGovern and Greene LLP, bill at an hourly rate of between \$350 and \$400 for partners (Mr. McGovern at \$400.00), between \$200-\$250 for managers, between \$150 and \$175 for senior consultants, \$125 for consultants, and between \$60 and \$75 for paraprofessionals. McGovern & Greene billed a total of \$64,076.80, which included travel associated with trial testimony. Mr. Kimmel billed \$2,000 for appraisals of two Nevada properties and completed and billed additional work and trial testimony at an hourly rate of \$300.00, for a total billed of \$3,200. Mr. Buss billed \$9,000 for the appraisals of four California properties and completed additional work at an hourly rate of \$350 for additional work, for a total billed of \$9,925.00. The rates charged are prevailing market rates and are the actual costs billed without mark up.
- 5. Attached hereto as **Exhibit 1** is a true and correct copy of a ledger of costs from the law firm of Garman Turner Gordon, LLP.

I declare under penalty of perjury under the law of the State of Nevada (NRS 53.045), that the foregoing is true and correct. Dated this 11 day of April, 2019. /s/ Teresa Pilatowicz
TERESA M. PILATOWICZ Garman Turner Gordon 650 White Dr., Suite 100 Las Vegas, Nevada 89119 (725) 777-3000

AFFIRMATION Pursuant to NRS 239B.030 The undersigned does hereby affirm that the preceding document does not contain the social security number of any person. Dated this 11th day of April, 2019. GARMAN TURNER GORDON LLP /s/ Teresa Pilatowicz ERIKA PIKE TURNER, ESQ. TERESA M. PILATOWICZ, ESQ. GABRIELLE A. HAMM, ESQ. 650 White Drive, Ste. 100 Las Vegas, Nevada 89119 Telephone 725-777-3000 Counsel for Plaintiff

Garman Turner Gordon 650 White Dr., Suite 100 Las Vegas, Nevada 89119 (725) 777-3000

INDEX OF EXHIBITS

 Exhibit
 Description
 Pages²

 1
 Ledger of Costs
 23

² Exhibit pagination excludes exhibit slip sheets.

Garman Turner Gordon 650 White Dr., Suite 100 Las Vegas, Nevada 89119 (725) 777-3000

CERTIFICATE OF SERVICE 1 I certify that I am an employee of GARMAN TURNER GORDON LLP, and that on this 2 date, pursuant to NRCP 5(b), I am serving a true and correct copy of the foregoing PLAINTIFF'S 3 MEMORANDUM OF COSTS AND DISBURSEMENTS on the parties as set forth below: 4 XXX Placing an original or true copy thereof in a sealed envelope placed for collection 5 and mailing in the United States Mail, Reno, Nevada, postage prepaid, following 6 ordinary business practices addressed as follows: 7 Edward Bayuk Salvatore R. Morabito 668 N. Pacific Coast Highway, #517 10645 N. Tatum Blvd. #200-626 8 Laguna Beach, CA 92651 Phoenix, AZ 95028 9 Snowshoe Petroleum, Inc. Superpumper, Inc. 10 10645 N. Tatum Blvd. #200-626 14631 N. Scottsdale Road, #125 Phoenix, AZ 95028 Scottsdale, AZ 85254-2711 11 Certified Mail, Return Receipt Requested 12 Via Facsimile (Fax) 13 Via E-Mail 14 Placing an original or true copy thereof in a sealed envelope and causing the same 15 to be personally Hand Delivered 16 Federal Express (or other overnight delivery) 17 X By using the Court's CM/ECF Electronic Notification System addressed to: 18 Frank C. Gilmore, Esq. 19 E-mail: fgilmore@rssblaw.com 20 Lindsay L. Liddell, Esq. E-mail: <u>lliddell@rssblaw.com</u> 21 Dated this 11th day of April, 2019. 22 23 /s/ Kelli Wightman 24 An Employee of GARMAN TURNER GORDON LLP 25 26 27 28 7

Garman Turner Gordon 650 White Dr., Suite 100 Las Vegas, Nevada 89119 (725) 777-3000

FILED
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2019-04-11 06:15:07 PM
Jacqueline Bryant
Clerk of the Court
Transaction # 7215253 : csulezic

Exhibit 1

	<u>(1)</u>	<u>Date</u>	Description	Amount	
Odyss	ey E-File &	E-			
Serve					
			Second Judicial District Court - Washoe		
		8/18/2017	County - E-Filing	\$	200.00
			TOTAL	\$	200.00

<u>(2)</u>	<u>Date</u>	<u>Description</u>	<u>Amount</u>	
Reporters' fees for depositions, including a reporter's fee for one copy of each deposition.				
		Deposition transcript of Spencer		
	7/12/2015	Cavalier (Deposition in Baltimore on	œ.	226.40
	7/13/2015	6/19/15) Litigation Services - Invoice #1026046 - Original and Certified Copy of Transcript of Edward	\$	326.40
	10/8/2015	William Bayuk Litigation Services - Invoice #1032617 - Original and certified copy of transcript of Salvatore R.	\$	1,579.00
		Morabito and Christian Mark		
	10/21/2015	Lovelace Litigation Services - Invoice 1031990 - Original and certified copy of transcript of Dennis C. Vacco & Dennis C. Vacco, PMK of Snowshoe	\$	2,072.40
	10/30/2015	Petroleum, Inc.	\$	245.00
		Atkinson-Baker, Inc Invoice AA0075B AB - Video Conference room fee and electronic transcript of deposition of Mark S. Justmann,		
	2/16/2016	taken 01/27/2016 (7)	\$	1,411.55
	3/31/2016	Litigation Services - Invoice #1059506 - Original and certified copy of Transcript of Paul Morabito Litigation Services - Invoice 1060434	\$	2,355.85
	4/5/2016	- Videography Service of Paul	Φ.	1 405 00
	4/5/2016	Morabito Litigation Services - Invoice #1056846 - Original and certified	\$	1,485.00
	4/6/2016	copy of transcript of Gary L. Krausz, C.P.A. Litigation Services - Invoice	\$	1,262.95
	4/6/2016	#1059928 - Certified copy of William A. Leonard Transcript	\$	403.40
	4/7/2016	Atkinson-Baker, Inc Invoice No. AA028A0 AB - Electronic transcript of Michael Sewitz deposition	\$	159.70
	1/1 1/201 <i>c</i>	Litigation Services - Invoice #1060728 - Certified copy of James L. McGovern, CPA/CFF, CVA		5 0.1.7-
	4/14/2016	transcript Litigation Services - Invoice #1058104 - Certified copy of Ronald	\$	731.55
	4/14/2016	L. Buss Transcript	\$	609.35

	Litigation Services - Invoice		
4/15/2016	#1060235 - Original and certified copy of Dennis Banks transcript	\$	349.00
4/13/2010	Litigation Services - Invoice	Þ	349.00
	#1062924 - Original and certified		
4/26/2016	copy of Jan Friederich transcript	\$	788.00
	Sunshine Litigation Services -		
	Invoice #1126321 - Original and		
	Certified Copy of Edward Bayuk		
1/26/2017	Transcript	\$	295.00
	Litigation Services - Invoice		
	#1153416 - Original and Certified		
	Copy of Stanton R. Bernstein, CPA		
6/6/2017	Transcript (7)	\$	1,423.75
	Litigation Services - Invoice		
	#1164431 - Original and Certified		
7/20/2017	Copy of Garry M. Graber Transcript	\$	447.75
	Jack W Hunt & Associates, Inc		
	Invoice #291295 - ck #3481 -		
0.40.40.40	Original and Copy of Dennis C.	•	
8/9/2017	Vacco Transcript	\$	553.33
	Jack W. Hunt & Associates, Inc		
8/17/2017	Invoice #291564 - Transcript of Dennis C. Vacco	¢	05.72
8/1//201/		\$	95.72
	Oasis Reporting Services - Invoice		
	#33913 - Original and Certified Copy of Transcript and Index of Sujata		
5/29/2018	Yalamanchili, Esq.	\$	806.00
3/2//2010	Oasis Reporting Services - Invoice	Ψ	000.00
	#33912 - Original and Certified Copy		
	of Transcript and Index of Garry		
5/29/2018	Graber, Esq.	\$	799.80
	TOTAL	\$	

Fees for witnesses at trial, pretrial hearings and deposing witnesses, unless the court finds that the witness was called at the instance of the prevailing party without reason or necessity

3/7/2016 (Morabito) - Witness Fee	\$	65.00
Sunshine Litigation Services - Invoice		
1/25/2017 #1126260 - Civil Appearance Fee	\$	60.00
J&I. Process Service - Invoice #17-2086	Ψ	00.00
- Service on Washoe County Dist. Co		
2/3/2017 Witness Fee	¢	65.00
2 , 2 , 2 , 1 ,	\$	65.00
J&L Process Service - Invoice #17-2091		
- Service on AIG Property Casualty -		
2/10/2017 Witness Fee	\$	65.00

<u>(5)</u>	<u>Date</u>	Description	<u>Amount</u>

Reasonable fees of not more than five expert witnesses in an amount of not more than \$1,500 for each witness unless the court allows a larger fee after determining that the circumstances surrounding the expert's testimony were of such necessity as to require the larger fee.

	Advance Payment for McGovern & Green LLP fees and expenses of James McGovern, the Trustee's		
11/1/2015	valuation expert	\$	10,000.00
11/1/2015	Kimmel Payment for Appraisals	\$	2,000.00
	Buss-Shelger Associates - Invoice	_	
1/6/2016	7405 - Appraisal Services	\$	4,500.00
	McGovern & Green LLP fees and		
	expenses of James McGovern, the		
	Trustee's valuation expert in the		
	Superpumper Action with respect	•	44 000 00
7/22/2016	to the value of Superpumper	\$	41,000.00
	Buss-Shelger Associates fees and		
	expenses of Ronald Buss, the		
	Trustee's valuation expert in the		
	Superpumper Action with respect		
	to the value of the California real		
7/22/2016	properties.	\$	5,425.00
	McGovern & Greene LLP - Invoice		
10/8/2018	#02-18-0206	\$	1,160.00
11/5/2010	McGovern & Greene LLP - Invoice	Ф	11 506 00
11/5/2018	#02-18-0216	\$	11,796.80
	William G. Kimmel - Invoice #15-064		
11/8/2018	- Pre-Trial and Trial work	\$	1,200.00
2 2 - 2	McGovern & Greene LLP - Invoice	-	-,
12/4/2018	#02-18-0242	\$	120.00
	<u>TOTAL</u>	\$	77,201.80

<u>(7)</u>	<u>Date</u>	<u>Description</u>	Amount	
The fee of any sheriff or				
licensed process server for the				
delivery or service of any				
summons or subpoena used in				
the action, unless the court				
determines that the service was				
not necessary		Nationyvida Lagal Navada LLC		
		Nationwide Legal Nevada, LLC - Invoice 219092 - Service on Compass		
	2/0/2014	6 Bank in Phoenix, AZ	\$	200.00
	2/9/2010	SoCal Subpoena Services LLC - Service	φ	200.00
		on Gursey Schneider LLP, Hancock		
	2/10/2016	5 Insurance Services	\$	225.33
	2/10/2010	SoCal Subpoena - Invoice 15122 -	Ψ	223.33
		Service on PMK for Gursey Schneider		
	2/17/2010	•	\$	7.00
		J&L Process Service - Invoice 2016020 -	•	
	3/7/2010	6 Service on Dennis Banks	\$	115.00
		J&L Process Service - Invoice 2016022 -		
	3/7/2010	Service on Michele Salazar	\$	115.00
	3/8/2010	5 SoCal Subpoena - Invoice 15259	\$	8.62
		J&L Process Service - Invoice 2016019 -		
	3/9/2010	6 Service on Paul Alves	\$	115.00
		J&L Process Service - Invoice 2016021 -		
	3/9/2010	Service on Darryl Noble	\$	115.00
	3/31/2010	6 Nationwide Legal - Invoice #219349	\$	102.00
		Ryan P. Hanna - Execution & Personal		
		Service/Subpoena for Hodgson Russ		
	1/3/2017		\$	550.00
		<u>TOTAL</u>	\$	1,552.95

<u>(8)</u>	<u>Date</u>	Description	Amount	
Compensation for the official				
reporter or reporter pro tempore				
Строго				
		Sunshine Litigation Services - Invoice		
	0/5/0015	#1126832 - Certified Copy of Hearing -	Φ.	02.05
	2/7/2017	Order to Show Cause Transcript Sunshine Litigation Services - Invoice	\$	83.85
		#1273647 - Original Transcript of Trial,		
	11/20/2018		\$	653.80
		Sunshine Litigation Services - Invoice		
		#1273878 - Original and Certified Copy		
	11/21/2018	of Nonjury Trial Transcript (8)	\$	314.60
		Sunshine Litigation Services - Invoice #1274582 - Original and Certified Copy		
		of Morabito vs. Superpumper		
	11/26/2018		\$	736.00
		Sunshine Litigation Services - Invoice		
		#1274604 - Original and Certified Copy of Morabito vs. Superpumper		
	11/26/2018		\$	454.40
		Sunshine Litigation Services - Invoice		
		#1274593 - Original and Certified Copy		
	11/26/2018	of Morabito vs. Superpumper Transcript	\$	788.80
	11,20,2010	Sunshine Litigation Services - Invoice	•	, 00.00
		#1274590 - Original and Certified Copy		
	11/26/2018	of Morabito vs. Superpumper	\$	751.20
	11/20/2016	Sunshine Litigation Services - Invoice	J	/31.20
		#1274589 - Original and Certified Copy		
	11/0//0010	of Morabito vs. Superpumper	Φ.	556.00
	11/26/2018	Sunshine Litigation Services - Invoice	\$	576.00
		#1274598 - Original and Certified Copy		
		of Morabito vs. Superpumper		
	11/26/2018	Transcript	\$	788.80
	11/26/2018	Sunshine Litigation Services - Invoice #1274645 - Trial Non Jury	\$	140.00
	11,20,2010	Sunshine Litigation Services - Invoice	~	1.0.00
	11/27/2018		\$	20.00
		Sunshine Litigation Services - Invoice #1288019 - Original Transcript of		
	2/4/2019	Closing Arguments	\$	763.80
		TOTAL	\$	6,071.25

(12)	<u>Date</u>	Description	Amount	
Reasonable costs for				
photocopies.				
		Photocopies - 45 pgs @ .25/pg	\$	11.25
		Photocopies	\$	11.25
		Photocopies Photocopies	\$	21.50
	3/29/2010	Photocopies BBVA Compass - Invoice #03-16-0512 -	\$	47.25
	4/5/2016	Copies of Bank records	\$	435.00
		Photocopies	\$	1,189.47
		Photocopies	\$	19.00
		Photocopies	\$	28.75
	7/15/2016	Photocopies	\$	4.50
		Chapman, Glucksman, Dean, Roeb &		
		Barger - copies of documents produced		
		by Stanton Bernstein pursuant to the		
	7/22/2016	Trustee's discovery	\$	2,896.24
	0/10/2016	Photocopies - Second Stipulation	Ф	2.00
	9/12/2016	Motion to Continue Trial	\$	3.00
		The Litigation Document Group -		
		Invoice #16-11036 - Blowbacks, 3-Hole		
	11/8/2016	Drill, Slip Sheets, 3" 3-ring binders	\$	424.33
		Photocopies	\$	77.50
	11/15/2016	Photocopies	\$	1.00
	11/21/2016	Photocopies	\$	604.50
		Photocopies	\$	536.75
		Photocopies	\$	18.50
		Photocopies	\$	7.00
	11/30/2016	Photocopies	\$	7.50
	11/20/2016	Litigation Document Group - Invoice #16-11168 - Copies, Tabs, Binders	c	666.15
		Photocopies Photocopies	\$ \$	7.50
		Photocopies	\$ \$	3.75
		Photocopies	\$	12.75
		Photocopies	\$	41.50
		Photocopies	\$	1.50
	12/27/2016	Photocopies	\$	165.75
	12/28/2016	Photocopies	\$	115.75
		Photocopies	\$	0.50
		Photocopies	\$	3.50
		Photocopies	\$	9.25
		Photocopies Photocopies	\$	4.25
		Photocopies Photocopies	\$ \$	1.00
		Photocopies Photocopies	\$ \$	1.75 5.00
		Photocopies	\$ \$	2.75
	1/31/201/	1 notocopies	Ψ	2.13

2/2/2017 Pl	Φ.	4.00
2/3/2017 Photocopies	\$	4.00
2/6/2017 Photocopies	\$	2.75
2/21/2017 Photocopies	\$	15.00
3/7/2017 Photocopies	\$	44.50
3/8/2017 Photocopies	\$	17.50
3/9/2017 Photocopies	\$	234.50
3/10/2017 Photocopies	\$	251.25
3/14/2017 Photocopies	\$	1.50
3/15/2017 Photocopies	\$	5.50
3/16/2017 Photocopies	\$	270.25
3/20/2017 Photocopies	\$	2.00
3/28/2017 Photocopies	\$	1.50
3/29/2017 Photocopies	\$	7.25
3/30/2017 Photocopies	\$	47.25
4/17/2017 Photocopies	\$	1.00
4/27/2017 Photocopies	\$	2.00
5/15/2017 Photocopies	\$	523.75
÷		
5/24/2017 Photocopies	\$	8.50
5/25/2017 Photocopies	\$	3.00
6/8/2017 Photocopies	\$	39.75
6/29/2017 Photocopies	\$	0.25
7/6/2017 Photocopies	\$	150.00
7/7/2017 Photocopies	\$	242.00
7/13/2017 Photocopies	\$	23.00
7/13/2017 Photocopies	\$	2.75
7/18/2017 Photocopies	\$	9.00
7/19/2017 Photocopies	\$	3.75
7/20/2017 Photocopies	\$	1.00
7/25/2017 Photocopies	\$	3.25
8/4/2017 Photocopies	\$	2.75
8/9/2017 Photocopies	\$	15.25
8/16/2017 Photocopies	\$	71.25
8/18/2017 Photocopies	\$	432.50
8/21/2017 Photocopies	\$	274.25
8/22/2017 Photocopies	\$	127.00
8/25/2017 Photocopies	\$	234.25
8/28/2017 Photocopies	\$	5.25
8/31/2017 Photocopies	\$	2.50
9/6/2017 Photocopies	\$	8.75
9/13/2017 Photocopies	\$	2.25
10/11/2017 Photocopies	\$	0.25
10/23/2017 Photocopies	\$	2.25
11/10/2017 Photocopies	\$	6.25
12/22/2017 Photocopies	\$	4.00
1/23/2018 Photocopies	\$	0.25
7/6/2018 Photocopies	\$	2.00
7/31/2018 Photocopies	\$	2.00
1.51/2010 1 Hotoeopies	Ψ	2.00

8/9/2018 Photocopies	\$	254.50
8/17/2018 Photocopies	\$	8.50
8/23/2018 Photocopies10/page	\$	244.60
8/24/2018 Photocopies	\$	0.75
8/28/2018 Photocopies	\$	9.50
8/28/2018 Photocopies	\$	24.50
9/4/2018 Photocopies	\$	23.75
9/6/2018 Photocopies	\$	38.75
=		
9/7/2018 Photocopies	\$	52.75
9/19/2018 Photocopies	\$	43.00
9/20/2018 Photocopies	\$	3.00
9/24/2018 Photocopies	\$	11.75
9/25/2018 Photocopies	\$	21.00
9/25/2018 Photocopies	\$	25.25
9/26/2018 Photocopies	\$	1.50
9/28/2018 Photocopies10/page	\$	190.00
10/1/2018 Photocopies (12)	\$	564.50
10/2/2018 Photocopies	\$	5.25
10/3/2018 Photocopies	\$	0.50
10/4/2018 Photocopies	\$	105.50
10/5/2018 Photocopies	\$	72.25
10/9/2018 Photocopies	\$	145.50
10/10/2018 Photocopies	\$	17.25
10/11/2018 Photocopies	\$	8.25
-		
10/12/2018 Photocopies	\$	205.75
10/15/2018 Photocopies10/page	\$	243.80
10/16/2018 Photocopies	\$	54.50
10/17/2018 Photocopies	\$	405.25
10/18/2018 Photocopies	\$	15.75
10/19/2018 Photocopies	\$	794.50
10/22/2018 Photocopies	\$	177.00
10/23/2018 Photocopies10/page	\$	210.70
10/24/2018 Photocopies	\$	19.50
10/25/2018 Photocopies	\$	244.50
10/31/2018 Photocopies	\$	4.00
11/19/2018 Photocopies	\$	399.00
11/20/2018 Photocopies	\$	35.25
11/27/2018 Photocopies	\$	15.00
11/28/2018 Photocopies	\$	8.25
11/29/2018 Photocopies	\$	5.50
•	Ф	3.30
Robison, Sharp, Sullivan & Brust -		
Invoice for share of costs for trial	Φ.	602.62
11/30/2018 binders	\$	682.63
12/10/2018 Photocopies	\$	1.00
1/25/2019 Photocopies	\$	0.50
1/30/2019 Photocopies	\$	55.25
2/1/2019 Photocopies	\$	2.00

2/4/2019 Photocopies	\$ 269.25
2/6/2019 Photocopies	\$ 26.50
2/7/2019 Photocopies (12)	\$ 146.50
2/7/2019 Photocopies	\$ 146.50
2/7/2019 Photocopies	\$ 146.50
2/15/2019 Photocopies	\$ 1.25
2/21/2019 Photocopies	\$ 6.50
2/22/2019 Photocopies	\$ 3.00
2/25/2019 Photocopies	\$ 486.50
2/26/2019 Photocopies	\$ 17.75
2/27/2019 Photocopies	\$ 72.75
2/28/2019 Photocopies	\$ 0.75
3/2/2019 Photocopies	\$ 9.75
3/4/2019 Photocopies	\$ 16.25
3/11/2019 Photocopies	\$ 1.75
3/14/2019 Photocopies	\$ 0.25
3/20/2019 Photocopies	\$ 5.50
3/29/2019 Photocopies	\$ 655.00
TOTAL	\$ 17,961.67

<u>(14)</u>	<u>Date</u>	Description	<u>Amount</u>	
Descendile sesta for mestace				
Reasonable costs for postage.		Federal Express - Invoice 4-969-39499 -		
	6/11/2015	Tracking #773815064813	\$	25.75
	8/20/2015	_	\$	0.48
	0.20.2018	Federal Express - Tracking number	Ψ	00
	10/16/2015	774757741763 - Deposition Exhibits	\$	113.12
		Federal Express - Tracking:		
	11/4/2015	774904843624	\$	26.22
		Federal Express - Tracking:		
	11/4/2015	774904824191	\$	17.86
	1/28/2016	Postage	\$	34.37
		United Parcel Service from Laura Mitz-		
		Roberts to Jenifer Cannon - Tracking		
		#1Z18E07VNT92680888	\$	11.55
	2/3/2016		\$	2.54
	2/5/2016	=	\$	0.70
	2/10/2016	_	\$	1.06
	2/18/2016	_	\$	6.85
	2/19/2016	_	\$	1.14
	2/23/2016	_	\$	0.96
	2/26/2016	_	\$	0.48
	3/8/2016 3/11/2016	_	\$ \$	1.20 0.48
	3/11/2010	United Parcel Service - Tracking	Φ	0.48
	3/14/2016	#1Z18E07V0191582204	\$	30.64
	3/14/2010	United Parcel Service - Tracking	ψ	30.04
	3/14/2016	#1Z18E07V0192737590	\$	30.64
	3/17/2016		\$	0.48
		United Parcel Service - Invoice	·	
		#000018E07V136 - Tracking		
		#1Z18E07V4490575812 - Delivery to		
	3/18/2016	Teresa Pilatowicz	\$	50.71
		United Parcel Service - Invoice		
		#000018E07V136 - Tracking		
		#1Z18E07V4493818429 - Delivery to		
		Teresa Pilatowicz	\$	50.71
	3/18/2016	_	\$	1.64
	3/23/2016	_	\$	11.06
	3/31/2016	_	\$	0.48
	4/4/2016	_	\$	0.70
	4/6/2016	_	\$	0.48
	4/29/2016 5/3/2016	_	\$ \$	2.84 1.57
	5/3/2016 5/31/2016	_	\$ \$	46.00
	9/12/2016	_	\$ \$	1.15
	9/12/2010	1 osuge	Ψ	1.13

11/15/2017	Dostono	¢	1 15
11/15/2016	_	\$	1.15
11/21/2016	•	\$	3.25
	United Parcel Service - Tracking		
	#1Z18E07V0390231313 - Delivery to		
	Teresa Pilatowicz	\$	14.95
11/30/2016	_	\$	0.46
12/14/2016	_	\$	1.36
12/21/2016	9	\$	1.15
12/23/2016	Postage	\$	0.46
	United Parcel Service - Tracking		
	#1Z18E07V0394144197 - Delivery to		
12/29/2016	Teresa Pilatowicz	\$	13.28
12/30/2016	Postage	\$	1.36
1/3/2017	Postage	\$	1.57
1/23/2017	Postage	\$	0.46
1/27/2017	Postage	\$	1.19
1/30/2017	Postage	\$	1.86
2/2/2017	Postage (14)	\$	1.19
2/6/2017		\$	1.19
2/15/2017	Postage	\$	2.03
	S		
	United Parcel Service - Tracking		
	#1Z18E07V0193214081 - Delivery to		
3/14/2017	John Murtha @ Woodburn & Wedge	\$	20.58
3/20/2017	9	\$	1.19
3/29/2017	_	\$	0.67
4/17/2017	_	\$	0.46
4/27/2017	_	\$	0.40
5/24/2017	_	\$	1.86
6/8/2017	_	\$	23.46
0/0/201/		Ψ	23.40
	United Parcel Service - Tracking		
7/7/2017	#1Z18E07V4496320577 - Delivery to Teresa Pilatowicz	¢	75 (7
		\$ \$	75.67
7/25/2017	_	Φ.	2.03
8/9/2017	_	\$	0.92
	United Parcel Service - Tracking		
0/40/504	#1Z18E07V0390467140 - Delivery to		
8/18/2017	Teresa Pilatowicz	\$	15.68
	United Parcel Service - Tracking		
	#1Z18E07V0398698725 - Delivery to		
	Second Judicial Court	\$	12.07
9/6/2017		\$	2.28
9/6/2017	_	\$	2.28
1/23/2018	Postage	\$	0.47
	United Parcel Service - Tracking		
	#1Z18E07VP291122210 - Delivery to		
8/24/2018	Teresa Pilatowicz	\$	15.65

8/28/2018 Postage	\$	1.64
United Parcel Service - Tracking		
#1Z18E07V1391626653 - Delivery to		
9/19/2018 Clerk of the Court in Reno, NV	\$	37.38
9/28/2018 Postage	\$	1.63
10/1/2018 Postage	\$	9.59
United Parcel Service - Tracking		
#1Z18E07V1590109700 - Delivery to		
10/2/2018 Teresa Pilatowicz	\$	147.55
10/5/2018 Postage	\$	0.68
10/12/2018 Postage	\$	9.43
United Parcel Service - Tracking		
#1Z18E07V0796804696 - Delivery to		
Dept. 4, Second Judicial District Court	¢.	52.72
10/17/2018 in Reno, NV	\$	52.72
United Parcel Service - Tracking #1Z18E07V0295235526 - Delivery to		
10/19/2018 Teresa Pilatowicz	\$	31.32
United Parcel Service - Tracking	Φ	31.32
#1Z18E07V0298697906 - Delivery to		
10/19/2018 John F. Murtha	\$	47.62
United Parcel Service - Tracking	Ψ	47.02
#1Z18E07V0299529514 - Delivery to		
10/19/2018 John F. Murtha	\$	56.68
United Parcel Service - Tracking	Ψ	20.00
#1Z18E07V1399814748 - Delivery to		
10/22/2018 Teresa Pilatowicz	\$	22.06
United Parcel Service - Tracking		
#1Z18E07V1396289983 - Delivery to		
10/24/2018 Reno	\$	174.62
United Parcel Service - Tracking		
#1Z18E07V1397159951 - Delivery to		
10/24/2018 Reno	\$	205.33
United Parcel Service - Tracking		
#1Z18E07V1398041576 - Delivery to		
10/24/2018 Reno	\$	174.31
United Parcel Service - Tracking		
#1Z18E07V1398523564 - Delivery to		
10/24/2018 Reno	\$	204.13
United Parcel Service - Tracking		
#1Z4708X61592336653 - Deliver trial		
11/13/2018 boxes to Las Vegas from Reno	\$	553.28
United Parcel Service - Tracking		
#1Z4708X61590001268 - Deliver trial		
11/13/2018 boxes to Las Vegas from Reno	\$	285.62

	United Parcel Service - Tracking		
	#1Z4708X61591658870 - Deliver trial		
11/13/2018	boxes to Las Vegas from Reno	\$	294.84
	United Parcel Service - Tracking		
	#1Z4708X61593209486 - Deliver trial		
11/13/2018	boxes to Las Vegas from Reno	\$	224.16
	United Parcel Service - Tracking		
	#1Z4708X61590553092 - Deliver trial		
11/13/2018	boxes to Las Vegas from Reno	\$	224.16
	United Parcel Service - Tracking		
	#1Z4708X61594589707 - Deliver trial	_	
11/13/2018	boxes to Las Vegas from Reno	\$	553.28
	United Parcel Service - Tracking		
	#1Z4708X61591219317 - Deliver trial	_	
11/13/2018	boxes to Las Vegas from Reno	\$	376.73
	United Parcel Service - Tracking		
11/12/2010	#1Z4708X61591341925 - Deliver trial	Ф	20106
11/13/2018	boxes to Las Vegas from Reno	\$	204.96
	United Parcel Service - Tracking		
11/12/2010	#1Z4708X61590857531 - Deliver trial	Ф	225.25
11/13/2018	boxes to Las Vegas from Reno	\$	235.25
	United Parcel Service - Tracking		
11/12/2010	#1Z4708X61590666149 - Deliver trial	Ф	171 14
11/13/2018	boxes to Las Vegas from Reno	\$	171.14
	United Parcel Service - Tracking		
2/1/2010	#1Z18E07V1390887463 - Delivery to	Ф	20.62
2/1/2019	Washoe County Court	\$	30.63
	United Parcel Service - Tracking		
2/5/2010	#1Z18E07V1394615070 - Delivery to	ď	17.26
2/3/2019	Washoe County Court	\$	17.26
	United Parcel Service - Tracking		
	#1Z18E07V1595608153 - Delivery to		
2/25/2019	Washoe County Court, Department 4	\$	72.34
2/28/2019	Postage	\$	0.50
3/29/2019	Postage	\$	66.50
	<u>TOTAL</u>	\$	5,184.05

<u>(15)</u>	<u>Date</u>	Description	Amount	
Reasonable costs for travel and				
lodging incurred taking				
depositions and conducting discovery.				
discovery.		Airfare (835.51), Taxi (64.35, Lodging		
	6/22/2015	(270.50) and Meals (36.04)	\$	1,206.40
	0/22/2013	Teresa Pilatowicz - Airfare, lodging,	Ψ	1,200.40
	9/28/2015	meals and car for deposition in CA	\$	742.94
	7/20/2013	Teresa Pilatowicz - Airfare for	Ψ	/ 12.71
	10/19/2015	Deposition	\$	361.82
		Teresa Pilatowicz for Deposition of	*	
		Dennis Vacco, S. Morabito and PMK of		
		Snowshoe - Airfare (1530.30) Taxi		
		(116.52) Lodging (59.53) and Meals		
	10/19/2015	(109.60)	\$	1,815.95
		Teresa Pilatowicz - lodging in LA for		
	3/15/2016	Deposition	\$	273.31
		Teresa Pilatowicz - Airfare for		
	3/15/2016	Deposition	\$	493.96
		Teresa Pilatowicz - Transportation		
	3/15/2016	while in Los Angeles for Deposition	\$	95.51
	3/15/2016	Teresa Pilatowicz - Fed Ex for copies	\$	26.21
		Teresa Pilatowicz - Lodging for		
	3/20/2016	Deposition	\$	750.14
		Teresa Pilatowicz - Airfare for		
	3/20/2016	Deposition	\$	493.96
		Teresa Pilatowicz - Meals while in Los		
	3/20/2016	Angeles for deposition	\$	34.54
	2/21/2016	Teresa Pilatowicz - Meals while in Los	Ф	65.65
	3/21/2016	Angeles for deposition	\$	65.67
	2/21/2016	Teresa Pilatowicz - Transportation	¢	105.62
	3/21/2016	while in Los Angeles for Deposition	\$	185.63
	3/21/2016	Teresa Pilatowicz - Fed Ex for copies	\$	91.77
		Gabby Hamm - Airfare to Reno for		
	_ ,_ , ,	Deposition of Dennis Banks & Bif		
	3/24/2016		\$	499.96
		Gabby Hamm - Lodging while in Reno		
	2/2//2016	for Deposition of Dennis Banks & Bif	¢	70.05
	3/24/2016		\$	79.95
		Gabby Hamm - Uber while in Reno for		
	3/24/2016	Deposition of Dennis Banks & Bif	\$	50.56
	J1 24/ 2010	Lonard	ψ	50.50

<u>TOTAL</u>	\$	10,167.61
4/30/2018 knowledgeable of Hodgson Russ	\$	672.30
attend deposition of person most		
Teresa Pilatowicz - Travel expenses to		
12/6/2017 for Settlement conference	\$	410.96
Teresa Pilatowicz - Airfare and Parking		
7/9/2017 of Hodgson Russ	\$	1,273.47
for Deposition of Dennis Vacco & PMK		
Taxi and Meals while in Buffalo, NY		
Teresa Pilatowicz - Airfare, Lodging,		
5/15/2017 Bernstein	\$	479.28
Angeles, CA for Deposition of Stanton		
Meals and Parking while in Los		
Teresa Pilatowicz - Airfare, Taxi, Hotel,		
3/24/2016 Leonard	\$	38.32
Gabby Hamm - Meals while in Reno for Deposition of Dennis Banks & Bif		
3/24/2016 & Bif Leonard	\$	25.00
in Reno for Deposition of Dennis Banks	Φ.	25.00
Gabby Hamm - Parking at Airport while		

(17)	Data	Description	Amount	
(17)	<u>Date</u>	Description	<u>Amount</u>	
Reasonable and necessary				
expense incurred in connection				
with the action - Court costs,				
Certified Records for Trial &				
Legal Research.				
	10/14/2015		\$	3.70
	1/7/2016	Pacer	\$	12.30
		Sierra Document Management - Invoice		
	3/7/2016	MAR 16 012 - document production	\$	112.74
		Westlaw Research for March 2016	\$	357.93
	3/31/2016		\$	7.50
	6/30/2016	Pacer	\$	3.10
	9/1/2016	Pacer	\$	26.30
	10/3/2016	Pacer	\$	1.30
	11/1/2016	Pacer	\$	16.40
		New York Dept. of State, Division of		
	11/7/2016	Corporations	\$	20.00
	1/3/2017		\$	7.00
		Pacer (17)	\$	10.10
		Pacer (17)	\$	6.70
	6/30/2017		\$	11.10
	8/1/2017		\$	3.40
	0/10/2017	Court Call ID: 8519396 - Motion	Ф	65.00
	8/10/2017	_	\$	65.00
	10/2/2017		\$	4.80
	12/19/2017	Telephonic Conference Court Call - ID: 8782205 (17)	\$	65.00
		Pacer (17)	\$	1.40
	775172010	Teresa Pilatowicz - Obtain California	Ψ	1.40
	9/19/2018	Court Records	\$	22.50
	3.13. 2 010	U.S. Bankruptcy Court Clerk - ck #5335	Ψ	
	10/1/2018	- Certified Copies	\$	269.00
		Orange County - Certified Copies -		
	10/1/2018	Order #148884	\$	14.00
		Riverside County Recorder -		
	10/1/2018	Transaction #74536076	\$	32.50
		Washoe County Recorder - Receipt:		
	10/2/2018	20181002-063550 - Certified Copies	\$	14.49
		Nevada Secretary of State - Job:		
		C20181002-2119 - Entity Copies and		
	10/4/2018	Certification of Document	\$	42.00
		Nevada Secretary of State - Job:		
	10/4/2010	C20181002-2128 - Entity Copies and	¢	50.00
	10/4/2018	Certification of Document	\$	50.00

	TOTAL	\$ 1,795.47
10/19/2018	Copies	\$ 85.00
	New York Secretary of State - Certified	
10/19/2018	US Bankruptcy Court - Certified Copies	\$ 141.00
10/15/2018	Document	\$ 6.21
	Washoe County Recorder - Receipt #20181015-066448 - Certified Copy of	
10/12/2018	Copies	\$ 85.00
	New York Secretary of State - Certified	
10/12/2018	Copies	\$ 298.00
	Bankruptcy Court - ck #5400 - Certified	
	Clerk of the Court - United States	

Messenger	<u>Date</u>	Description	Amount	
		J & L Legal Service Invoice 2015282 -		
		Service to Washoe 2nd Judicial Court		
	5/29/2015		\$	72.50
		J&L Legal Service - Invoice 2015385 -		
		File/Sign 3 Commissions @ 2nd	¢.	72.00
		Judicial Court	\$	73.00
		Hot Shot Delivery, Inc Invoice		
		#141344 - Delivery to Superior Court and Compass Bank	\$	131.16
		J&L Process Service - Invoice #17-1098	Φ	131.10
		- Delivery to Second Judicial Court -		
	1/3/2017	•	\$	65.00
			•	
		J&L Process Service - Invoice #17-2043		
	2/3/2017	- Service on Washoe County Dist. Ct.	\$	100.00
		J&L Process Service - Invoice #17-2440		
		- Rush Court Run in Reno and Copies		
	6/14/2017		\$	68.50
		J&L Process Service - Invoice #17-2599		
		- Rush Court Run to Reno Discovery	_	
		Commissioner (17)	\$	65.00
		J&L Process Service - Invoice #17-2673		
		- Copies and Delivery to 71 Washington	¢	100.00
	9/19/2017	Street, Reno, NV (17)	\$	190.00
		J&L Process Service - Invoice #18-6542		
		- CA Secretary of State/Certificate of		
		Merger, Certified Copy Fees and Over		
		Night Fees (17)	\$	152.00
			•	
		J&L Process Service - Invoice #18-6577		
		- Certified Copy Fee and Court Run to		
	11/3/2018	Washoe County District Court (17)	\$	60.00
		J&L Process Service - Invoice #18-6541		
		- Court Run to Washoe County District		
	11/3/2018	Court (17)	\$	55.00
		<u>TOTAL</u>	\$	1,032.16

Farvel Related to Hearing &				_
	<u>Date</u>	Description	Amount	
	- /			
	2/23/2016	Teresa Pilatowicz - Travel to hearing	\$	711.96
	2/22/2016	Teresa Pilatowicz - Siena Hotel Spar	¢.	115 50
		Casino for hearing Teresa Pilatowicz - Uber	\$	115.50
		Teresa Pilatowicz - Uber	\$ \$	9.58 10.79
	2/24/2010	Gabby Hamm - Airfare to Reno for	Þ	10.79
	2/24/2016	Pretrial Conference	\$	477.96
	2/2 1/2010	Gabby Hamm - Transportation while in	Ψ	177.50
	2/24/2016	Reno for Pretrial Conference	\$	22.61
		Gerald Gordon - Ct Appearance, Motion		
		to Compel 364, 331 - Airfare, Car		
	4/5/2016	Rental & Parking	\$	295.50
		Teresa Pilatowicz - Airfare, Meals and		
		Parking for travel to Reno to attend		
		hearing for App for Order to show cause		
	1/19/2017		\$	439.40
	9/11/2018	Erika Turner - Airfare to Reno	\$	531.96
		Tomasa Dilatavviana Traval Evrapasa ta		
	0/11/2018	Teresa Pilatowicz - Travel Expenses to Reno to attend Pretrial Conference	\$	282.66
	9/11/2016	Teersa Pilatowicz - Travel expenses to	Φ	202.00
		meet with Client for trial prep in Las		
	10/15/2018		\$	303.72
		Teresa Pilatowicz - Hotel, Airfare,	•	
		Parking, Uber and Meals while in Reno		
	10/25/2018	for trial	\$	1,989.15
	10/25/2018	Gabby Hamm - Airfare to Reno	\$	511.50
		Gabby Hamm - Car Rental while in		
	10/25/2018	Reno for Trial	\$	468.87
		Gabby Hamm - Uber while in Reno for		00.00
	10/25/2018		\$	88.38
		Gabby Hamm - Airport Parking while in Reno for Trial	¢	25.75
	10/23/2018	Gabby Hamm - Lodging while in Reno	\$	25.75
	10/25/2018		\$	1,267.10
	10/23/2010	Gabby Hamm - Meals while in Reno for	Ψ	1,207.10
	10/25/2018	•	\$	137.61
		Gabby Hamm - Photocopies while in	•	
	10/25/2018	Reno for Trial	\$	515.18
		Gabby Hamm - Office Supplies while in		
		Reno for Trial	\$	243.83
		Erika Turner - Airfare to Reno	\$	531.96
	10/28/2018	Erika Turner - Hotel while in Reno	\$	1,591.13

Erika Turner - Car rental while in Reno	
10/28/2018 for trial	\$ 1,100.74
11/4/2018 Erika Turner - Airfare to Reno	\$ 531.96
Erika Turner - Return flight from Reno	
11/6/2018 while attending Trial	\$ 531.96
Teresa Pilatowicz - Airfare to Reno for	
11/25/2018 Closing Arguments at Trial	\$ 623.56
Teresa Pilatowicz - Uber for Closing	
11/25/2018 Arguments at Trial	\$ 47.95
Teresa Pilatowicz - Meals for Closing	
11/25/2018 Arguments at Trial	\$ 15.35
Teresa Pilatowicz - Lodging for Closing	
11/25/2018 Arguments at Trial	\$ 241.63
Teresa Pilatowicz - Photocopies for	
11/25/2018 Closing Arguments at Trial	\$ 9.52
2/7/2019 Erika Turner - Hotel while in Reno	\$ 286.12
2/7/2019 Erika Turner - Airfare to Reno	\$ 541.96
2/10/2019 Erika Turner - Uber in Reno	\$ 14.97
3/1/2019 Erika Turner - Airfare to Reno	\$ 541.96
<u>TOTAL</u>	\$ 15,059.78

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Clerk of the Court
Transaction # 7216450 : yviloria

1230 1 GARMAN TURNER GORDON LLP 2 ERIKA PIKE TURNER, ESQ. Nevada Bar No. 6454 3 E-mail: eturner@gtg.legal TERESA M. PILATOWICZ, ESQ. 4 Nevada Bar No. 9605 E-mail: tpilatowicz@gtg.legal 5 GABRIELLE A. HAMM, ESQ. 6 Nevada Bar No. 11588 E-mail: ghamm@gtg.legal 7 650 White Drive, Ste. 100 Las Vegas, Nevada 89119 8 Telephone 725-777-3000 Counsel to Plaintiff 9

IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF WASHOE

WILLIAM A. LEONARD, Trustee for the Bankruptcy Estate of Paul Anthony Morabito,

Plaintiff,

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VS.

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SUPERPUMPER, INC., an Arizona corporation; EDWARD BAYUK, individually and as Trustee of the EDWARD WILLIAM BAYUK LIVING TRUST; SALVATORE MORABITO, and individual; and SNOWSHOE PETROLEUM, INC., a New York corporation,

Defendants.

CASE NO.: CV13-02663

DEPT. NO.: 4

APPLICATION FOR ATTORNEYS' FEES
AND COSTS PURSUANT TO NRCP 68

Plaintiff William A. Leonard ("<u>Plaintiff</u>") by and through counsel, the law firm of Garman Turner Gordon LLP ("<u>GTG</u>"), applies to the Court for an award of attorneys' fees and costs pursuant to Nevada Rule of Civil Procedure 68 (the "<u>Application</u>") based on defendants' (the "<u>Defendants</u>") rejection of the \$3,000,000 offer of judgment delivered on May 31, 2016 (the "<u>Offer of Judgment</u>").

This Application is made and based on the following Memorandum of Points and Authorities and supporting exhibits, including the declaration of Teresa M. Pilatowicz (the

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"Pilatowicz Declaration") attached hereto as **Exhibit 1** and supporting exhibits; Plaintiff's Memorandum of Costs, a copy of which was filed with the court on April 11, 2019 and is attached hereto as **Exhibit 5**; the other papers and pleadings already on file herein; and any oral argument of counsel that may be permitted at the hearing of this matter.

Dated this 12th day of April, 2019.

GARMAN TURNER GORDON LLP

/s/ Teresa M. Pilatowicz
ERIKA PIKE TURNER, ESQ.
TERESA M. PILATOWICZ, ESQ.
GABRIELLE A. HAMM, ESQ.
650 White Drive, Ste. 100
Las Vegas, Nevada 89119
Telephone 725-777-3000
Special Counsel for Trustee

I. INTRODUCTION

The instant case was filed on December 17, 2013 in order to avoid and recover a series of transfers designed to prevent collection on a previous judgment issued by this Court against Paul Morabito. See Complaint, on file with this Court. After completing significant amounts of discovery and exchanging expert reports, on May 31, 2016, Plaintiff served Defendants with the \$3,000,000.00 Offer of Judgment in favor of Plaintiff. Defendants rejected the Offer of Judgment on June 15, 2016. Ultimately, after an eight-day bench trial conducted in October and November 2018, this Court entered judgment in favor of Plaintiff, avoiding the transfers and awarding Plaintiff \$13,312,800 in damages (the "Judgment"). Because the Judgment in favor of Plaintiff is more than four times Plaintiff's Offer of Judgment, and Plaintiff's requested fees and costs are reasonable, Plaintiff is entitled to an award of attorneys' fees and costs incurred after May 31, 2016.

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II. SUMMARY OF RELEVANT FACTS

- 1. On June 20, 2013, following Paul Morabito's defaults on a settlement agreement and forbearance agreement related to an approximately \$150,000,000 in favor of judgment, JH, Inc., Jerry Herbst, and Berry-Hinckley Industries (together, the "Herbst Parties"), the Herbst Parties commenced an involuntary bankruptcy against Paul Morabito in the U.S. Bankruptcy Court for the District of Nevada (the "Bankruptcy Court"). See Judgment, ¶ 7.
- 2. On December 17, 2013, the Herbst Parties commenced this action under NRS Chapter 112 (the "<u>UFTA</u>") for fraudulent transfer against transferor Paul Morabito, individually and as Trustee of his Arcadia Living Trust ("<u>Arcadia Trust</u>"), as well as transferee Defendants. See id., ¶ 12.
- 3. On December 17, 2014, the Bankruptcy Court entered an order adjudicating Paul Morabito a chapter 7 debtor. See id., ¶ 8.
- 4. On January 22, 2015, the Bankruptcy Court appointed Plaintiff as the trustee for the bankruptcy estate of Morabito. On May 15, 2015, Plaintiff was substituted in place of the Herbst Parties in this case, and Paul Morabito and the Arcadia Trust were dismissed from the action with only transferees of Paul Morabito's assets remaining in the case. See id., ¶ 19.
- 5. On May 31, 2016, Plaintiff made Defendants an apportioned offer of judgment, whereby Plaintiff would take judgment against Defendants in the amount of \$3,000,000, allocated equally between the Defendants. See Offer of Judgment, attached hereto as Exhibit 2; see also Pilatowicz Decl., ¶ 10.
- 6. On June 15, 2016, Defendants rejected the Offer of Judgment. See Exhibit 3, see also Pilatowicz Decl., ¶ 11.
- 7. On March 29, 2019, following an eight-day bench trial and further submission of evidence following the trial, the Court entered a judgment in Plaintiff's favor in the total amount of \$13,312,800 broken down as follows: \$7,908,799.95 against Edward Bayuk ("Bayuk"), individually and as Trustee of the Edward William Bayuk Living Trust (the "Bayuk Trust"),

\$5,304,000 against Salvatore Morabito, and \$9,899,000 against Snowshoe Petroleum, Inc.¹ See Judgment, on file with the Court.

8. Plaintiff plainly beat the Offer of Judgment of \$3,000,000 with the Judgment amount.

III. <u>LEGAL ARGUMENT</u>

A. PLAINTIFF IS ENTITLED TO ATTORNEYS' FEES AND COSTS BECAUSE PLAINTIFF SERVED A VALID OFFER OF JUDGMENT ON DEFENDANTS AND OBTAINED A HIGHER VERDICT AFTER A TRIAL ON THE MERITS.

A party is entitled to attorneys' fees and costs if a statute, rule, or contractual clause permits their recovery. Rowland v. Lepire, 99 Nev. 308, 315, 662 P.2d 1332, 1336 (1983). NRCP 68 permits a party to "serve an offer in writing to allow judgment to be taken." NRCP 68(a). If the offeree rejects a valid offer of judgment and fails to obtain a more favorable judgment, then the offeree is precluded from recovery of "any costs or attorney's fees" after the offer was made, NRCP 68(f)(1), and must "pay the offeror's post-offer costs, applicable interest on the judgment," and "reasonable attorney's fees." NRCP 68(f)(2). A party must file a written motion specifying the grounds for the award, the amount sought, and a declaration of counsel that the fees were reasonably and necessarily included. NRCP 54(d)(3)(A)-(B).

The purpose of NRCP 68 is to promote and encourage settlement and save time and money for the court system, the parties, and the taxpayers. See Muije v. A North Las Vegas Cab Co., Inc., 106 Nev. 664, 667, 799 P.2d 559, 561 (1990). If an offer is not accepted and the case proceeds to trial a party who does not accept the offer and then fails to beat the offer will be subject to "serious consequences." See Nava v. Second Judicial Dist. Court ex rel. County of Washoe, 118 Nev. 396, 399, 46 P.3d 60, 61 (2002).

An offer of judgment made pursuant to NRCP 68 must be made 10-days prior to trial. NRCP 68(a); see also Palace Station Hotel & Casino, Inc. v. Jones, 115 Nev. 162, 164-65, 978

¹ The total amount of damages allocated to the transfer of Paul Morabito's interest in Superpumper, Inc. (the "<u>Superpumper Transfer</u>") is \$9,898,000, which was awarded in the full amount against Snowshoe and \$4,949,000 each against Bayuk and Salvatore Morabito. Ultimately, Plaintiff cannot recover more than a total of \$9,898,000 (plus interest and fees) on account of the Superpumper Transfer.

P.2d 323, 324-25 (1999). By the express terms of NRCP 68, if the offeree rejects an offer and fails to obtain a more favorable judgment at trial, "the offeree shall pay the offeror's post-offer costs, applicable interest on the judgment <u>from the time of the offer</u> to the time of entry of the judgment and <u>reasonable attorney's fees</u>, actually incurred by the offeror from the time of the offer." NRCP 68(f)(2). An offer is rejected if it is not accepted within 10 days of the offer being made. NRCP 68(e).

Plaintiff served his Offer of Judgment on Defendants on May 31, 2016, offering to take judgment in favor of Plaintiff and against Defendants for \$3,000,000.00. The Offer of Judgment was more than two years before trial and therefore timely. Defendants rejected the offer and Plaintiff recovered more at trial. Plaintiff is entitled to reasonable attorneys' fees and costs incurred since May 31, 2016.

B. <u>DEFENDANTS' REJECTION OF PLAINTIFF'S GOOD FAITH OFFER OF JUDGMENT JUSTIFIES THE AWARD OF FEES AND COSTS.</u>

With specific attention to offers of judgment, the Nevada Supreme Court has set forth several additional factors to be considered by the Court when determining whether attorneys' fees should be awarded pursuant to an offer of judgment, including:

- (1) whether Plaintiff's claims were brought in good faith;
- (2) whether the Offer of Judgment was reasonable and in good faith in both its timing and amount;
- (3) whether Defendant's decision to reject the offer and proceed to trial was grossly unreasonable or in bad faith; and
- (4) whether the fees sought by Plaintiff is reasonable and justified in amount.

Beattie v. Thomas, 99 Nev. 579, 588-89; 668 P.2d 268, 274 (1983); see also Frazier v. Drake, 131 Nev. Adv. Op. 64, 357 P.3d 365, 372 (Nev. App. 2015); Ozawa v. Vision Airlines, 216 P.3d 788, 792 (Nev. 2009). None of these factors are outcome determinative, but each must be given appropriate consideration. Yamaha Motor Co., U.S.A. v. Arnoult, 114 Nev. 233, 252 n. 16, 955 P.2d 661, 673 n. 16 (1998). While no factor is outcome determinative, when weighing the factors, they clearly favor an award of fees and costs to Plaintiff.

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1. Plaintiff's claims were premised on sound factual and legal bases.

Plaintiff asserted claims seeking to avoid and recover fraudulent transfers. <u>See</u> Complaint. As evidenced by the Judgment, Plaintiff's claims were properly pursued and justified. This factor weighs in favor of awarding fees.

2. Plaintiff's Offer of Judgment was reasonable in timing and amount.

Plaintiff sent the Offer of Judgment in June 2016, which was two and a half years before trial but after the parties had the opportunity to conduct discovery and disclose experts. Defendants had access to the facts of the case in order to make an informed decision such that the Offer of Judgement was reasonable as to timing.

Furthermore, Plaintiff's Offer of Judgment was in the amount of \$3,000,000.00, reflecting approximately one quarter of the amount eventually recovered. A such, the Offer of Judgment was imminently reasonable in amount.

3. Defendants' rejection of the Offer of Judgment was unreasonable.

As set forth above, Defendants had the benefit of discovery and the disclosure of experts at the time the Offer of Judgment was made. Furthermore, given that this was a fraudulent transfer action, Defendants always had the entirety of the relevant facts of their wrongdoing within their possession. It has always been evident that Plaintiff was entitled to a substantial recovery for Defendants' wrongful acts. Defendants' rejection of the Offer of Judgment was therefore patently unreasonable.

4. <u>Plaintiff's attorney's fees are reasonable as the work required in connection with the case was difficult and time consuming, but necessary and performed by skilled counsel.</u>

The method upon which a reasonable fee is determined is subject to the discretion of the Court, which is tempered only by reason and fairness. Shuette v. Beazer Homes Holdings Corp., 121 Nev. 837, 864, 124 P.3d 530, 548-49 (2005) (citation omitted). Accordingly, in determining the amount of fees to award, the Court is not limited to one specific approach; its analysis may begin with any method rationally designed to calculate a reasonable amount. Id. Whichever method is chosen as a starting point; however, the Court must continue its analysis by considering

the requested amount in light of the advocates' professional qualities, the nature of the litigation, the work performed, and the result. See id. at 549 (citing Brunzell v. Golden Gate National Bank, 85 Nev. 345, 349, 455 P.2d 31, 33 (1969)). The Brunzell factors are as follows:

- (1) the advocate's qualities, including ability, training, education, experience, professional standing, and skill;
- (2) the character of the work, including its difficulty, intricacy, importance, as well as the time and skill required, the responsibility imposed, and the prominence and character of the parties when affecting the importance of the litigation;
- (3) the work performed, including the skill, time, and attention given to the work; and
- (4) the result—whether the attorney was successful and what benefits were derived.

Wilfong, 121 Nev. at 623, 119 P.3d at 730; Shuette, 121 Nev. at 865, 124 P.3d at 549.

Nevada courts often begin with the "lodestar" amount, which "involves multiplying the number of hours reasonably spent on the case by a reasonable hourly rate." Shuette, 121 Nev. at 864-65, 124 P.3d at 549. The "court must construe its analysis by considering the requested amount in light of the factors enumerated by [the Nevada Supreme Court] in *Brunzell v. Golden State National Bank.*" Id. at 865, 124 P.3d at 549

a. Plaintiff's counsel possesses excellent qualifications and experience.

Plaintiff has been represented by the law firm of Garman Turner Gordon ("GTG") since May 2015. The three attorneys primarily responsible for prosecution of the Complaint were Erika Pike Turner, Teresa Pilatowicz, and Gabrielle Hamm. Ms. Pilatowicz and Ms. Hamm conducted the vast amount of discovery and handled the pre-trial matters, while Ms. Pike-Turner's services were primarily in connection with the eight-day trial and post-trial matters.

Erika Pike Turner is a partner at GTG with over 20 years of experience in commercial litigation. See Pilatowicz Decl., ¶ 7. She graduated from American University College of Law in 2017. Id. Her market rate is \$495 per hour, which is less than many others in the market with similar experience charge. Id. She is well respected within the legal community and her skills as

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28 Garman Turner Gordon 650 White Dr., Suite 100 Las Vegas, Nevada 89119 (725) 777-3000 an advocate are well known by this Court. Ms. Turner is consistently recognized as a top lawyer in the state. Id.

Teresa Pilatowicz performed the largest amount of work on this matter. She graduated from the University of Arizona James E. Rogers College of Law in 2005. Her rate per hour in this case was \$365 per hour, which represents a discount for her normal market hourly rate during the majority of the case. Id. at ¶ 6. Specifically, from 2016 through January 1, 2019, Ms. Pilatowicz's normal hourly rate was \$385 and since January 1, 2019, bills \$400 per hour. Id. Ms. Pilatowicz possesses 14 years of experience as an attorney. Id. She has been identified as a "rising star," and her rates are consistent with market rates for attorneys with similar years and experience. Id.

Gabrielle Hamm graduated from Georgetown University School of Law in 2003. Id. at ¶ 8 Ms. Hamm's hourly to rate is \$385 per hour. She possesses 15 years of experience as an attorney. Id. at ¶ 8. She has been identified as a "rising star," and her rates are consistent with market rates for attorneys with similar years and experience. Id.

The remaining attorneys that participated in the prosecution on more discrete tasks, Gerald Gordon, Erick Gjerdingen, Mark Weisenmiller, Stephen Davis, and Andrew Dunning, are likewise skilled attorneys with hourly rates commensurate with their years and proactive and experience. \underline{Id} . at ¶ 9. Thus, the hourly rates GTG billed for this matter are reasonable.

b. The character of work, time, and skill required justifies the fees requested.

In considering the nature of the litigation, courts look at "the character of the work to be done: its difficulty, its intricacy, its importance, time and skill required, the responsibility imposed and the prominence and character of the parties where they affect the importance of litigation." Brunzell, 85 Nev. at 349, 455 P.2d at 33. Courts also consider "the work actually performed by the lawyer: the skill, time and attention given to the work." Id.

This litigation spanned five years. For much of the five years, attorneys with GTG was engaged in efforts to extract the relevant factual information from Defendants who consistently, even post-trial, sought to shield the discovery of the same. See Pilatowicz Decl. at ¶ 12. The discovery involved review of hundreds of thousands of pages of documents obtained via requests, subpoenas, and court orders. Id. at ¶ 13. Counsel also conducted a series of depositions spanning

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the country from Los Angeles to Buffalo. <u>Id.</u> at ¶ 14. Counsel engaged and coordinated efforts of three separate experts, two of which were critical for trial purposes. <u>Id.</u> at ¶ 15. Counsel also prepared for and participated in an eight day non-jury trial. <u>Id.</u> at ¶ 16.

More specifically, attorneys at GTG completed the following tasks during the relevant time period:

- 1. Consulted with the Plaintiff to formulate and implement trial strategies;
- 2. Participated in pre-trial conferences and hearings;
- 3. Compiled and synthesized information and documents related to the action, including documents requested from, and the resolutions of multiple disputes regarding, Superpumper's lender, BBVA Compass; Morabito's former counsel, Dennis Vacco, Garry Graeber, and Sujata Yalamachili; Morabito's former accountant, Stanton Bernstein; and American International Group (AIG).
- 4. Prepared for and participated in the depositions of Stanton Bernstein, Dennis Vacco, and two depositions of the law firm of Hodgson Russ, all of which occurred out-of-state;
- 5. Prosecuted and defended motions in state and court to compel documents from Edward Bayuk and address privilege issues raised in, and attempts to quash, the Hodgson Russ depositions;
- 6. Drafted an extensive motion for summary judgment which included preparing a detailed separate statement of facts;
- 7. Drafted multiple stipulations related to procedural issues in the state court;
- 8. Prepared and designated a list of 224 exhibits for Plaintiff's use at trial, and analyzed a combined list of 299 total exhibits for admissibility and use issues;
- 9. Prepared for and participated in an eight-day non-jury trial consisting of nine live witnesses, including four designated experts;
- 10. Designated initial and rebuttal testimony for eight witnesses for which testimony was presented through deposition or video during trial;
- 11. Analyzed and briefed various evidentiary issues raised during trial on accelerated basis;
- 12. Prepared for and participated in full-day closing arguments;
- 13. Analyzed trial testimony and exhibits to prepare extensive 62-page proposed findings of facts and conclusions of law in support of proposed judgment;
- 14. Briefed, prosecuted, and defended three motions in limine related to trial,

1	including potentially case dispositive motions filed by Defendants;
2	15. Briefed and argued a post-trial to reopen evidence and introduce payment records previously withheld during discovery evidencing a crucial component of
3	the case.
4 5	16. Performed other necessary legal services in connection with the prosecution of the action.
6	<u>See id</u> ., ¶ 17.
7	In total, attorneys at GTG spent 2,050.9 hours since the Offer of Judgment conducting the
8	above tasks, finalizing discovery, and preparing for trial, which totals \$731,116. <u>Id.</u> at ¶ 18
9	Exhibit 4. The hourly fee average amounts to \$356.49 per hour which is abundantly reasonable
10	given the skill required and result obtained. <u>Id.</u> at ¶ 19. As the foregoing professional services
11	performed by GTG were necessary and appropriate and required significant time and work to
12	complete, the requested fees are reasonable and should be awarded.
13	c. GTG was successful in obtaining a favorable result for Plaintiff.
14	Through GTG's diligence, Plaintiff was able to obtain a judgment properly reflecting the
15	substantial assets that were fraudulently transferred. As GTG was successful in obtaining the
16	judgment, GTG has obtained a favorable result and an award of fees in justified.
17 18	C. PLAINTIFF SHOULD BE AWARDED COSTS IN THE AMOUNT OF \$111,512.54 INCURRED SINCE JUNE 1, 2016.
19	NRS 18.005 defines those costs generally recoverable by a prevailing party, including:
20	-Clerks' fees
21	-Reasonable costs for telecopies;
22	-Reasonable costs for photocopies;
23	-Any other reasonable and necessary expense incurred in connection with the action, including reasonable and necessary expenses for
24	computerized services for legal research.
25	NRS 18.005(1), (11), (12), and (17).
26	In the Memorandum of Costs attached hereto as Exhibit 5, Plaintiff has detailed costs in
27	the total amount of \$154,942.24 for prosecution of the case. These costs are to be awarded under
28	NRS 18.005. The rejection of the Offer of Judgment presents a separate and independent basis for

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an award of costs since June 1, 2016. Of the total fees requested in the Memorandum of Costs, \$111,512.54 were incurred after June 1, 2016. See Pilatowicz Decl., ¶ 20. Even without application of NRS 18.005 Plaintiff is entitled to an award of costs in the amount of \$111,512.54 as a result of the rejection of the Offer of Judgment.

DEFENDANTS ARE ENTITLED TO A CREDIT OF \$8,128.67 FOR PRIOR D. SANCTIONS PAID.

Through various motions in this action, the Court has awarded Plaintiff sanctions that have been paid by Defendants and should be applied to offset the amount owed to Plaintiff as a result of fees awarded. Specifically, on March 13, 2017, the Court ordered Bayuk to pay \$1,664.50 in connection with Trustee's application for order to show cause in connection with Bayuk's refusal to produce insurance documents. Pilatowicz Decl., ¶ 20. On December 7, 2017, the Court entered an Order Regarding Discovery Commissioner's Recommendation for Order Dated August 17, 2017, in which the Court confirmed the following sanctions related to the Defendants' improper termination of the Hodgson Russ deposition: attorney's fees and costs of the court reporter incurred for the July deposition of Hodgson Russ (\$1,104.00) and travel costs associated with the rescheduled Hodgson Russ Deposition (\$651.67), but remanding the award for the amount of sanctions in connection with the discovery disputes. Id. at ¶ 21. On January 5, 2018, the State Court entered a Confirming Order, confirming the Recommendation for Order entered by the State Court discovery commissioner in which the Court ordered Defendants to pay \$4,708.50 in connection with the discovery dispute fees. Id. at ¶ 22. In total, Defendants have paid \$8,128.67 in sanctions since June 1, 2016, which amount should be deducted for the total award of fees and costs.

IV. 1 **CONCLUSION** 2 Based on the foregoing, plaintiff respectfully requests that Defendants be ordered to pay 3 Plaintiff's attorneys' fees in the amount of \$773,116 and costs in the amount of \$111,512.54 4 pursuant to NRCP 68 and NRS 18.005, less \$8,128.67 in sanctions already paid, which total 5 \$884,628.54. 6 Dated this 12th day of April, 2019. 7 GARMAN TURNER GORDON LLP 8 9 /s/ Teresa Pilatowicz ERIKA PIKE TURNER, ESQ. 10 TERESA M. PILATOWICZ, ESQ. GABRIELLE A. HAMM, ESQ. 11 650 White Drive, Ste. 100 12 Las Vegas, Nevada 89119 Telephone 725-777-3000 13 Counsel for Plaintiff 14 **AFFIRMATION** 15 Pursuant to NRS 239B.030 16 The undersigned does hereby affirm that the preceding document does not contain the 17 social security number of any person. 18 Dated this 12th day of April, 2019. 19 GARMAN TURNER GORDON LLP 20 21 /s/ Teresa Pilatowicz ERIKA PIKE TURNER, ESQ. 22 TERESA M. PILATOWICZ, ESQ. GABRIELLE A. HAMM, ESQ. 23 650 White Drive, Ste. 100 24 Las Vegas, Nevada 89119 Telephone 725-777-3000 25 Counsel for Plaintiff 26 27 28 Garman Turner Gordon 12

INDEX OF EXHIBITS

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Exhibit	Description	Pages ²
1	Declaration of Teresa M. Pilatowicz In Support of Plaintiff's Application for Attorney's Fees and Costs Pursuant to NRCP 68	5
2	Plaintiff's Offer of Judgment to Defendants	6
3	Defendant's Rejection of Offer of Judgment by Plaintiff	1
4	Log of time entries from June 1, 2016 to present	56
5	Plaintiff's Memorandum of Costs and Disbursements	30

 2 Exhibit pagination excludes exhibit slip sheets.

Garman Turner Gordon 650 White Dr., Suite 100 Las Vegas, Nevada 89119 (725) 777-3000

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CERTIFICATE OF SERVICE 1 I certify that I am an employee of GARMAN TURNER GORDON LLP, and that on this 2 3 date, pursuant to NRCP 5(b), I am serving a true and correct copy of the foregoing APPLICATION FOR ATTORNEYS' FEES AND COSTS PURSUANT TO NRCP 68 4 on the parties as set forth below: 5 XXX Placing an original or true copy thereof in a sealed envelope placed for collection 6 and mailing in the United States Mail, Reno, Nevada, postage prepaid, following 7 ordinary business practices addressed as follows: 8 Edward Bayuk, individually and as Trustee for the Salvatore R. Morabito Edward William Bayuk Living Trust dated August 13, 2009 10645 N. Tatum Blvd. #200-626 9 668 N. Pacific Coast Highway, #517 Phoenix, AZ 95028 Laguna Beach, CA 92651 10 11 Snowshoe Petroleum, Inc. Superpumper, Inc. 10645 N. Tatum Blvd. #200-626 14631 N. Scottsdale Road, #125 12 Phoenix, AZ 95028 Scottsdale, AZ 85254-2711 13 Edward Bayuk, individually and as Trustee for the Edward William Bayuk Living Trust dated August 13, 2009 14 371 El Camino Del Mar 15 Laguna Beach, CA 92651 16 Certified Mail, Return Receipt Requested 17 Via Facsimile (Fax) 18 Via E-Mail 19 Placing an original or true copy thereof in a sealed envelope and causing the same 20 to be personally Hand Delivered 21 Federal Express (or other overnight delivery) 22 X By using the Court's CM/ECF Electronic Notification System addressed to: 23 Frank C. Gilmore, Esq. Lindsay L. Liddell, Esq. 24 E-mail: fgilmore@rssblaw.com E-mail: lliddell@rssblaw.com 25 Dated this 12th day of April, 2019. 26 /s/ Kelli Wightman An Employee of GARMAN TURNER 27 GORDON LLP 28

Garman Turner Gordon 650 White Dr., Suite 100 Las Vegas, Nevada 89119 (725) 777-3000

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Transaction # 7216450 : yviloria

Exhibit 1

1	1520	
2	GARMAN TURNER GORDON LLP	
2	ERIKA PIKE TURNER, ESQ.	
3	Nevada Bar No. 6454	
-	E-mail: eturner@gtg.legal	
4	TERESA M. PILATOWICZ, ESQ.	
_	Nevada Bar No. 9605	
5	E-mail: tpilatowicz@gtg.legal GABRIELLE A. HAMM, ESQ.	
6	Nevada Bar No. 11588	
	E-mail: ghamm@gtg.legal	
7	650 White Drive, Ste. 100	
8	Las Vegas, Nevada 89119	
0	Telephone 725-777-3000	
9	Counsel to Plaintiff	
10	IN THE SECOND JUDIC	TAL DISTRICT COURT OF
11	THE STATE OF NEVADA, IN AN	D FOR THE COUNTY OF WASHOE
12		
	WILLIAM A. LEONARD, Trustee for the	CASE NO.: CV13-02663
13	Bankruptcy Estate of Paul Anthony	DEDE NO. 4
14	Morabito,	DEPT. NO.: 4
17	Plaintiff,	
15	,	
1.6	vs.	DECLARATION OF TERESA M.
16	SUPERPUMPER, INC., an Arizona	PILATOWICZ IN SUPPORT OF
17	corporation; EDWARD BAYUK,	PLAINTIFF'S APPLICATION FOR
	individually and as Trustee of the EDWARD	ATTORNEYS' FEES AND COSTS PURSUANT TO NRCP 68
18	WILLIAM BAYUK LIVING TRUST;	PURSUANT TO INCP 06
19	SALVATORE MORABITO, and individual; and SNOWSHOE PETROLEUM, INC., a	
1,	New York corporation,	
20	5.2.4	
21	Defendants.	
21		
22	I, Teresa M. Pilatowicz, state that:	
23	1. I am over the age of eighteen (1)	8) years and competent to testify on the matters set
24	forth herein.	
25	2. At all relevant times, I have been	en of counsel with the law firm of Garman Turner
26	Gordon LLP ("GTG"), counsel for Plaintiff W	illiam A. Leonard ("Plaintiff"). In such capacity, I
27	have direct and personal knowledge of the mat	ters set forth herein and know them to be true.
28		
Garman Turner Gordon 650 White Dr., Suite 100 Las Vegas, Nevada 89119 (725) 777-3000		1

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- I am submitting this Declaration in support of Plaintiff's Application for Attorneys' 3. Fees and Costs pursuant to NRCP 68 (the "Application").
- GTG's rates are reasonable in the light of the high quality and specialized nature of the services being provided. Additionally, GTG's rates are consistent with the rates comparable attorneys charge in the current market, and are the customary hourly rates charged in commercial litigation matters.
- I am familiar with GTG's work and billing practices. Except as otherwise 5. indicated, all of the facts set forth in this Declaration are based upon my personal knowledge of GTG's operations and finances, information learned from my review of relevant documents, and information supplied to me by other employees of the firm. If called upon to testify as to the content of this Declaration, I could and would do so.
- I performed the largest amount of work on this matter. I graduated from the University of Arizona James E. Rogers College of Law in 2005. I have 14 years of experience as an attorney. My hourly rate for this matter is \$365, which represents a discount for my normal hourly rate during the majority of the case. Specifically, from 2016 through January 1, 2019, my standard hourly rate was \$385 and since January 1, 2019, I have billed \$400 per hour. I have been identified as a "rising star," and my rates are consistent with market rates for attorneys with similar years and experience.
- 7. Erika Pike Turner is a partner at GTG with over 20 years of experience in commercial litigation. She graduated from American University College of Law in 2017. Her market rate is \$495 per hour, which is less than many others in the market with similar experience charge. She is well respected within the legal community and her skills as an advocate are well known. Ms. Turner is consistently recognized as a top lawyer in the state.
- 8. Gabrielle Hamm graduated from Georgetown University School of Law in 2003. Ms. Hamm's hourly to rate is \$385 per hour. She possesses 15 years of experience as an attorney. She has been identified as a "rising star," and her rates are consistent with market rates for attorneys with similar years and experience

9.	The remaining attorneys that participated in the prosecution on more discrete tasks,
Gerald Go	rdon, Erick Gjerdingen, Mark Weisenmiller, Stephen Davis, and Andrew Dunning, are
likewise sl	killed attorneys with hourly rates commensurate with their years and proactive and
experience	<u>,</u>

- 10. On May 31, 2016, Plaintiff made Defendants an offer of judgment, whereby Plaintiff would take judgment against Defendants in the amount of \$3,000,000, allocated equally between the Defendants. Attached to the Application as **Exhibit 2** is a true and correct copy of the offer of judgment made by Plaintiff.
- 11. On June 15, 2016, Defendants expressly rejected the Offer of Judgment. A true and correct copy of Defendants' rejection is attached to the Application as **Exhibit 3.**
- 12. For much of the five years in the which this case was pending, attorneys with GTG were engaged in efforts to extract the relevant factual information from Defendants who consistently, even post-trial, sought to shield the discovery of the same.
- 13. The discovery involved review of hundreds of thousands of pages of documents obtained via requests, subpoenas, and court orders.
- 14. Counsel also conducted a series of depositions spanning the country from Los Angeles to Buffalo.
- 15. Counsel engaged and coordinated efforts of three separate experts, two of which were critical for trial purposes.
 - 16. Counsel also prepared for and participated in an eight day non-jury trial.
- 17. More specifically, attorneys at GTG completed the following tasks since June 1, 2016:
 - 1. Consulted with the Plaintiff to formulate and implement trial strategies;
 - 2. Participated in pre-trial conferences and hearings;
 - 3. Compiled and synthesized information and documents related to the action, including documents requested from, and the resolutions of multiple disputes regarding, Superpumper's lender, BBVA Compass; Morabito's former counsel, Dennis Vacco, Garry Graeber, and Sujata Yalamachili; Morabito's former accountant, Stanton Bernstein; and American International Group (AIG).

4.	Prepared	for an	d participated	in	the	depositions	of	Stanton	Bernstein,
Dennis	Vacco, ar	nd two	depositions of	the 1	aw	firm of Hodg	gsoi	n Russ, a	ll of which
occurre	ed out-of-s	tate;							

- 5. Prosecuted and defended motions in state and court to compel documents from Edward Bayuk and address privilege issues raised in, and attempts to quash, the Hodgson Russ depositions;
- 6. Drafted an extensive motion for summary judgment which included preparing a detailed separate statement of facts;
- 7. Drafted multiple stipulations related to procedural issues in the state court;
- 8. Prepared and designated a list of 224 exhibits for Plaintiff's use at trial, and analyzed a combined list of 299 total exhibits for admissibility and use issues;
- 9. Prepared for and participated in an eight-day non-jury trial consisting of nine live witnesses, including four designated experts;
- 10. Designated initial and rebuttal testimony for eight witnesses for which testimony was presented through deposition or video during trial;
- 11. Analyzed and briefed various evidentiary issues raised during trial on accelerated basis;
- 12. Prepared for and participated in full-day closing arguments;
- 13. Analyzed trial testimony and exhibits to prepare extensive 62-page proposed findings of facts and conclusions of law in support of proposed judgment;
- 14. Briefed, prosecuted, and defended three motions in limine related to trial, including potentially case dispositive motions filed by Defendants;
- 15. Briefed and argued a post-trial to reopen evidence and introduce payment records previously withheld during discovery evidencing a crucial component of the case.
- 16. Performed other necessary legal services in connection with the prosecution of the action.
- 18. In total, attorneys at GTG spent 2,050.9 hours since the Offer of Judgment conducting the above tasks, finalizing discovery, and preparing for trial, which totals \$731,116. The hourly fee average amounts to \$356.48 per hour which is abundantly reasonable given the skill required and result obtained. Such fees are reasonable and were necessary for the prosecution of the above-captioned case.

19.	Attached to t	he Application	as	Exhibit	4 is	a true	and	correct	copy	of th	e time
entries that w	ere actually and	d necessarily bil	lled	l to Defe	ndant	t from	June	1, 2016	to pre	sent.	

- 20. On the total fees requested in the Memorandum of Costs attached to the Application as **Exhibit 5**, \$111,512.54 were incurred after June 1, 2016.
- 21. On March 13, 2017, the Court ordered Bayuk to pay \$1,664.50 in connection with Trustee's application for order to show cause in connection with Bayuk's refusal to produce insurance documents.
- 22. On December 7, 2017, the State Court entered an *Order Regarding Discovery Commissioner's Recommendation for Order Dated August 17, 2017*, in which the Court confirmed the following sanctions related to the Defendants' improper termination of the Hodgson Russ deposition: attorney's fees and costs of the court reporter incurred for the July deposition of Hodgson Russ (\$1,104.00) and travel costs associated with the rescheduled Hodgson Russ Deposition (\$651.67), but remanding the award for the amount of sanctions in connection with the discovery disputes.
- 23. On January 5, 2018, the Court entered a *Confirming Order*, confirming the *Recommendation for Order entered* by the discovery commissioner in which the Court ordered Defendants to pay \$4,708.50 in connection with the discovery dispute fees.

I declare under penalty of perjury under the law of the State of Nevada that the foregoing is true and correct.

Executed this 12th day of April, 2019.

<u>/s/ Teresa Pilatowicz</u> TERESA M. PILATOWICZ

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Jacqueline Bryant
Clerk of the Court
Transaction # 7216450 : yviloria

Exhibit 2

1	2635	5	
		MAN TURNER GORDON LLP	
2	1000	ALD M. GORDON, ESQ.	
3		ada Bar No. 229	
	600	ail: ggordon@gtg.legal ESA M. PILATOWICZ, ESQ.	
4		ada Bar No. 9605	
5		ail: tpilatowicz@gtg.legal	
	A	RIELLE A. HAMM, ESQ.	
6		ada Bar No. 11588	
7	E-ma	ail: ghamm@gtg.legal	
		White Drive, Ste. 100	
8		Vegas, Nevada 89119	
9		phone 725-777-3000	
9	Spec	ial Counsel to William A. Leonard, Plain	tiff
10			
22	4	IN THE SECOND JUDIO	CIAL DISTRICT COURT OF
11		THE STATE OF NE	VADA IN AND FOR THE
12		COUNTY	OF WASHOE
.5	WIII	LIAM A. LEONARD, Trustee for the	CIRCAYO MANAGARA
13	Bank	cruptcy Estate of Paul Anthony	CASE NO.: CV13-02663
14		abito,	DEPT. NO. 1
	1000	4777	DEI 1.110. I
15		Plaintiff,	
16			
	1	vs.	
17	CLIDI	EDDUMBED INC	
18	corne	ERPUMPER, INC., an Arizona oration; EDWARD BAYUK,	
10	indiv	idually and as Trustee of the EDWARD	
19	WIL	LIAM BAYUK LIVING TRUST;	
20	SAL	VATORE MORABITO, and individual;	
20		NOWSHOE PETROLEUM, INC., a	
21	New	York corporation,	
22		Defendants.	
22		Defendants.	
23			
24		PLAINTIFF'S OFFER OF J	UDGMENT TO DEFENDANTS
	TO	D. F. d	
25	TO:	Defendants Snowshoe Petroleum Inc.,	Superpumper, Inc., Edward Bayuk, individually
26		(collectively, the "Defendants")	m Bayuk Living Trust, and Salvatore Morabito
		(concenvery, the <u>Berendants</u>)	
27	TO:	Frank Gilmore and Barry Breslow, the	r attorneys of record:
28			
NAME OF TAXABLE PARTY.			
650 White Drive, Ste. 100			
Las Vegas, NV 89119 725-777-3000			1

Pursuant to Nevada Rule of Civil Procedure ("NRCP") 68, Plaintiff William A. Leonard. ("Trustee") hereby makes the following offer of judgment to Defendants for the full and final resolution of all claims filed in Case No. CV13-02663 in the Second Judicial District Court (the "Case"). The acceptance of this Offer of Judgment will result in the full and final resolution of all claims filed in the Case.

Plaintiff offers to accept a judgment in favor of Plaintiff, and against Edward Bayuk, individually, in the total amount of Six Hundred Thousand Dollars (\$600,000.00), inclusive of costs, fees, and prejudgment interest to date.

Plaintiff offers to accept a judgment in favor of Plaintiff, and against Edward Bayuk, as trustee of the Edward William Bayuk Living Trust, in the total amount of Six Hundred Thousand Dollars (\$600,000.00), inclusive of costs, fees, and prejudgment interest to date.

Plaintiff offers to accept a judgment in favor of Plaintiff, and against Salvatore Morabito, individually, in the total amount of Six Hundred Thousand Dollars (\$600,000.00), inclusive of costs, fees, and prejudgment interest to date.

Plaintiff offers to accept a judgment in favor of Plaintiff, and against Superpumper, Inc., in the total amount of Six Hundred Thousand Dollars (\$600,000.00), inclusive of costs, fees, and prejudgment interest to date.

Plaintiff offers to accept a judgment in favor of Plaintiff, and against Snowshoe Petroleum, Inc., in the total amount of Six Hundred Thousand Dollars (\$600,000.00), inclusive of costs, fees, and prejudgment interest to date.

No partial acceptance of this offer will be accepted. This offer must be accepted in its entirety, in the total collective amount of Three Million Dollars (\$3,000,000), to be enforceable.

Pursuant to NRCP 68, this Offer of Judgment is being made for no other purpose other than as an offer to compromise this matter without further litigation, and it is not to be construed as an admission of any kind or as any kind of evidence of the value of Plaintiff's claims.

If you accept this Offer of Judgment, you do so pursuant to NRCP 68 with the expressed concession that Defendants are entitled to no compensation, fees, costs or other monetary or equitable relief. Pursuant to NRCP 68, this Offer of Judgment, if not accepted, expires ten (10) days from the date of the service hereof.

DATED this 31st day of May, 2016.

GARMAN TURNER GORDON LLP

/s/ Teresa M. Pilatowicz
GARMAN TURNER GORDON LLP
GERALD M. GORDON, ESQ.
Nevada Bar No. 229
TERESA M. PILATOWICZ, ESQ.
Nevada Bar No. 9605
GABRIELLE A. HAMM, ESQ.
Nevada Bar No. 11588

Special Counsel to the Plaintiff William M. Leonar

ARMAN TURNER GORDON LLP 650 White Drive, Ste. 100 Las Vegas, NV 89119 725-777-3000

1	2635	
2	GARMAN TURNER GORDON LLP GERALD M. GORDON, ESQ.	
3	Nevada Bar No. 229	
	E-mail: ggordon@gtg.legal	
4	TERESA M. PILATOWICZ, ESQ. Nevada Bar No. 9605	
.5	E-mail: tpilatowicz@gtg.legal	
6	GABRIELLE A. HAMM, ESQ. Nevada Bar No. 11588	
7	E-mail: ghamm@gtg.legal	
	650 White Drive, Ste. 100 Las Vegas, Nevada 89119	
8	Telephone 725-777-3000	
9	Special Counsel to William A. Leonard, Plain	iff
10		w
11	IN THE SECOND JUDIO	CIAL DISTRICT COURT OF
	COUNTY	VADA IN AND FOR THE OF WASHOE
12		W 100 100 100 100 100 100 100 100 100 10
13	WILLIAM A. LEONARD, Trustee for the Bankruptcy Estate of Paul Anthony	CASE NO.: CV13-02663
14	Morabito,	DEPT. NO. 1
15	Plaintiff,	
16		
	VS.	
17	SUPERPUMPER, INC., an Arizona	
18	corporation; EDWARD BAYUK,	
19	individually and as Trustee of the EDWARD WILLIAM BAYUK LIVING TRUST;	
20	SALVATORE MORABITO, and individual;	
21	and SNOWSHOE PETROLEUM, INC., a New York corporation,	
27/	7.77	
22	Defendants.	
23	DECEMENT OF CODY OF DEAL PROPERTY	
24	RECEIPT OF COPY OF PLAINTIFF'S	OFFER OF JUDGMENT TO DEFENDANTS
25	181	
26	1.10	
27	***	
28	346	
ARMAN TURNER GORDON LLP		
650 White Drive, Ste. 100 Las Vegas, NV 89119 725-777-3000		ī

Defendants, dates this		The undersigned	hereby acknowl	edges receipt of copy of Plaintiff's Offer of Judgment to
ROBINSON BELAUSTEGUI SHARP LOW Frank Gilmore, Esq. Barry Breslow, Esq. 71 WASHINGTON STREET RENO, NEVADA 89503 PHONE: 775-329-3151 FAX: 775: 329-794	De	fendants, dates this	day of	, 2016
Frank Gilmore, Esq. Barry Breslow, Esq. 71 WASHINGTON STREET RENO, NEVADA, 89503 PHONE: 775-329-3151 FAX: 775: 329-794	RO	BINSON BELAUSTI	EGUI SHARP L	ow
	Fra Bar 71 ' REN PHO	nk Gilmore, Esq. ry Breslow, Esq. WASHINGTON STREET NO, NEVADA 89503 ONE: 775-329-3151	EGUI SHARP L	ow
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ARMAN TURNER GORDON LI 650 White Drive, Ste. 100 Las Vegas, NV 89119 725-777-3000





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Jacqueline Bryant
Clerk of the Court
Transaction # 7216450 : yviloria

Exhibit 3



ROBISON, BELAUSTEGUI, SHARP & LOW

ATTORNEYS:

Keer R. Robson Thomas L. Belaustegai It DeArmond Sharp Keegan G. Low Barry L. Bres ow Mark vir Simons Michael E. Sullivan Clayton P. Brast Stefanie, E. Sharp Frank C. Gilmore

Therese M. Shanks S. on L. Hernandez

Michael A. Burke

June 15, 2016

VIA <u>EMAIL: tpilatowicz@gtg.legal</u>

Teresa Pilatowicz, Esq. GARMAN TURNER GORDON LLP 650 White Drive, Suite 100 Las Vegas, Nevada 89119

> Leonard v. Superpumper, Inc., et al. Re: Case No.: CV13-02663

Dear Teresa:

My clients have reviewed and considered the Trustee's Offer of Judgment and collaborated extensively with me regarding its terms and conditions.

The offer will not be accepted.

Simply put, the offer does not fairly balance the risk and reward of the Trustee's claims because it makes no assessment of the relative strengths and weaknesses of the claims and defenses. Moreover, it in no way encourages settlement of these hotly disputed claims. Frankly, it is tantamount to a complete (and then some) plaintiff victory.

Further, the Offer fails to objectively balance the deposition testimony as to appraised value of transferred real property (much less the interest in Superpumper), and gives no credence to the expected testimony of the former U.S. Attorney for the Western District of N.Y., who also happens to be the former Attorney General of the State of New York, Mr. Dennis Vacco. As you know, Mr. Vacco and his firm provided guidance and served an integral role in many of the disputed transactions.

So while due consideration and good faith analysis were undertaken in its review, the defense is left with little choice but to reject this offer - an offer inherently unreasonable as to amount, to say nothing of the arguably invalid method of allocating the settlement amounts nor the conditions plaintiff has placed on its acceptance.

We encourage healthy dialogue on case resolution, so that the Court, parties, witnesses, and counsel are not put through a lengthy trial on a possibly settable case.

Your offer, unfortunately, in no way furthers that goal.

Sincerely,

FCG/mcd

J. WPData(8), B:14359,001 Snowshoe adv. Eleths:1,-Prlatowicz 6-14-16 neex

P 775,329,3150 F 775, \$29,7921

 Washington Street Reno, Nevada 89503

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Jacqueline Bryant
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Exhibit 4

FEES June 1, 2016 - March 28, 2019

DATE HOURS R		RATE	DESCRIPTION	AMOUNT	PROFESSIONAL
6/1/2016	0.1	\$365.00	Correspondence to client regarding deposition.	\$36.50	Teresa Pilatowicz
			Multiple correspondence to W. Leonard (.1), F.		
			Gilmore (.1), and A. Wright regarding Bernstein		
6/1/2016	0.3	\$365.00	deposition (.1)	\$109.50	Teresa Pilatowicz
			Call to A. Wright regarding Bernstein deposition;		
6/6/2016	0.2	\$365.00	Correspondence regarding same.	\$73.00	Teresa Pilatowicz
			Analysis of discovery status and remaining		
			discovery; Correspondence to F. Gilmore regarding		
6/7/2016	0.6	\$365.00	same.	\$219.00	Teresa Pilatowicz
			Draft notice of continued deposition of Stanton		
6/7/2016	0.1	\$365.00	Bernstein.	\$36.50	Teresa Pilatowicz
			Commence reviewing documents produced in		
6/7/2016	0.8	\$365.00	adversary.	\$292.00	Teresa Pilatowicz
			Analysis of discovery deadlines and remaining		
6/8/2016	0.4	\$365.00	depositions.	\$146.00	Teresa Pilatowicz
			Review documents disclosed by Bayuk and		
6/9/2016	1	\$365.00	Meadows Trust in adversary proceeding.	\$365.00	Teresa Pilatowicz
			Review and analysis of order denying motion to		
			quash (.5); Correspondence to client regarding same		
6/13/2016	0.6	\$365.00	(.1)	\$219.00	Teresa Pilatowicz
6/13/2016	0.4	\$365.00	Strategize regarding	\$146.00	Teresa Pilatowicz
			Correspondence to A. Wright and F. Gilmore		
6/13/2016	0.2	\$365.00	regarding Bernstein deposition.	\$73.00	Teresa Pilatowicz
			Further analysis of additional documents produced		
6/14/2016	1.7	\$365.00	in bankruptcy case.	\$620.50	Teresa Pilatowicz
6/15/2016	0.1	\$365.00	Amended notice of Bernstein depo.	\$36.50	Teresa Pilatowicz
			Review and analysis of letter rejecting offer of		
6/15/2016	0.2	\$365.00	judgment.	\$73.00	Teresa Pilatowicz
6/15/2016	0.1	\$365.00	Review status of expert payment.	\$36.50	Teresa Pilatowicz
6/20/2016	0.4	\$365.00	Review status of Vacco documents.	\$146.00	Teresa Pilatowicz
			Multiple correspondence to A. Wright regarding		
6/20/2016	0.2	\$365.00	Bernstein depo and payment of expenses.	\$73.00	Teresa Pilatowicz
6/20/2016	0.6	\$365.00	Further review Bernstein docs.	\$219.00	Teresa Pilatowicz
			Review status of Vacco production; Correspondence		
6/21/2016	0.3	\$365.00	to Murtha regarding same.	\$109.50	Teresa Pilatowicz
			Correspondence to K. Burke regarding Vacco		
6/21/2016	0.1	\$365.00	deposition.	\$36.50	Teresa Pilatowicz
6/21/2016	0.3	\$365.00	Strategize regarding	\$109.50	Teresa Pilatowicz
6/22/2016	0.2	\$365.00	Conference with J. McGovern regarding status.	\$73.00	Teresa Pilatowicz
			Review recent bankruptcy filings regarding		
6/22/2016	0.7	\$365.00		\$255.50	Teresa Pilatowicz
			Review and analysis from J. Murtha regarding		
6/23/2016	0.2	\$365.00		\$73.00	Teresa Pilatowicz
6/24/2016	0.7	\$365.00	Draft fifth stipulation to extend discovery.	\$255.50	Teresa Pilatowicz

DATE	HOURS	RATE	DESCRIPTION	AMOUNT	PROFESSIONAL
			Research regarding procedures for discovery		
6/24/2016	0.4	\$365.00	commissioner recommendations.	\$146.00	Teresa Pilatowicz
			Review Bernstein privilege log and correspondence		
6/24/2016	0.2	\$365.00	to F. Gilmore regarding same.	\$73.00	Teresa Pilatowicz
6/24/2016	1.2	\$365.00	Further research regarding	\$438.00	Teresa Pilatowicz
6/27/2016	0.2	\$365.00	Attention to expert payment issues.	\$73.00	Teresa Pilatowicz
6/27/2016	0.4	\$365.00	Review and analysis of	\$146.00	Teresa Pilatowicz
6/27/2016	0.2	\$365.00	Correspondence to K. Burke regarding Vacco deposition.	\$73.00	Teresa Pilatowicz
6/28/2016	0.6	\$365.00	Review revisions to stipulation to extend discovery (.2); Review and analysis of withheld documents (.5)	\$219.00	Teresa Pilatowicz
6/29/2016	0.1	\$365.00	Correspondence to J. Murtha regarding Vacco documents.	\$36.50	Teresa Pilatowicz
6/30/2016	0.2	\$385.00	Conference with T. Pilatowicz regarding	\$77.00	Gabby Hamm
6/30/2016	0.2	\$365.00	Strategize with G. Hamm regarding	\$73.00	Teresa Pilatowicz
6/30/2016	0.3	\$365.00	Review and analysis of multiple correspondence from J. Murtha regarding	\$109.50	Teresa Pilatowicz
7/1/2016	0.1	0265.00	Review and respond to correspondence from J.	#26.50	T. D'1
7/1/2016	0.1	\$365.00	McGovern regarding status. Commence review of Vacco documents.		Teresa Pilatowicz
7/1/2016	1.2	\$365.00	Commence review of vacco documents.	\$438.00	Teresa Pilatowicz
7/1/2016	0.4	\$365.00	Review and analysis of Bernstein e-mails (.3); Correspondence to A. Wright regarding same (.1)	\$146.00	Teresa Pilatowicz
7/5/2016	0.1	\$365.00	Attention to payment to professionals.	\$36.50	Teresa Pilatowicz
			Call with Kevin Burke regarding Vacco deposition		
7/5/2016	0.4	\$365.00	and documents.	\$146.00	Teresa Pilatowicz
7/5/2016	1.9	\$365.00	Review and analysis of	\$693.50	Teresa Pilatowicz
7/6/2016	4.3	\$365.00	Further review and analysis of	\$1,569.50	Teresa Pilatowicz
7/7/2016	0.1	\$365.00	Correspondence to K. Burke regarding Vacco order.	\$36.50	Teresa Pilatowicz
7/7/2016	0.1	\$365.00	Correspondence to A. Wright regarding document production.	\$36.50	Teresa Pilatowicz
7/7/2016	0.1	\$365.00	Review order on discovery commissioner recommendations.	\$36.50	Teresa Pilatowicz
7/7/2016	0.6	\$365.00	Further review Vacco documents.	\$219.00	Teresa Pilatowicz
7/8/2016	0.1	\$365.00	Call to Kevin Burke regarding Vacco documents.	\$36.50	Teresa Pilatowicz
7/8/2016	2.7	\$365.00	Further review of Vacco documents and summary and analysis of same.	\$985.50	Teresa Pilatowicz

DATE	HOURS	RATE	DESCRIPTION	AMOUNT	PROFESSIONAL
7/11/2016	0.3	\$365.00	Draft correspondence to client regarding	\$109.50	Teresa Pilatowicz
			Correspondence to K. Burke regarding Vacco		
7/11/2016	0.1	\$365.00	deposition.	\$36.50	Teresa Pilatowicz
			Review and analyze documents produced from		
7/13/2016	3.1	\$365.00	Vacco produced by Gilmore.	\$1,131.50	Teresa Pilatowicz
7/13/2016	0.4	\$365.00	Call with Frank Gilmore regarding trial continuance.	\$146.00	Teresa Pilatowicz
			Correspondence to/from J. Murtha regarding		
			deposition scheduling (.1); Correspondence with		
7/14/2016	0.8	\$365.00	same regarding	\$292.00	Teresa Pilatowicz
			Correspondence with F. Gilmore regarding trial		
7/15/2016	0.2	\$365.00	continuance.	\$73.00	Teresa Pilatowicz
7/15/2016	0.3	\$365.00	Correspondence to J. Murtha regarding	\$109.50	Teresa Pilatowicz
7/18/2016	1.1	\$365.00	Draft Stipulated Motion to Continue Trial.	\$401.50	Teresa Pilatowicz
77 107 2010		φεσείσσ	Correspondence with A. Wright regarding Bernstein	\$10110	10100011100011102
7/18/2016	0.1	\$365.00	deposition.	\$36.50	Teresa Pilatowicz
			Finalize Stipulated Motion to Continue; Draft		
			Notice of Submissions; Correspondence to F.		
7/19/2016	0.6	\$365.00	Gilmore regarding same.	\$219.00	Teresa Pilatowicz
7/20/2016	0.2	\$365.00	Draft order on stipulated motion to continue.	\$73.00	Teresa Pilatowicz
7/21/2016	0.4	\$365.00	Address payment of professionals.	\$146.00	Teresa Pilatowicz
			Correspondence to A. Wright regarding Bernstein		
7/21/2016	0.1	\$365.00	deposition.	\$36.50	Teresa Pilatowicz
7/21/2016	0.3	\$365.00	Commence review of	\$109.50	Teresa Pilatowicz
7/22/2016	0.7	\$365.00	Review Murtha letter regarding	\$255.50	Teresa Pilatowicz
			Review and respond to correspondence from Court		
7/22/2016	0.1	\$365.00	regarding stipulation for continuance.	\$36.50	Teresa Pilatowicz
7/22/2016	1.3	\$365.00	Further review Vacco documents.	\$474.50	Teresa Pilatowicz
			Draft trial setting application; Correspondence with		
7/26/2016	0.2	\$365.00	F. Gilmore regarding same.	\$73.00	Teresa Pilatowicz
7/27/2016	0.2	\$365.00	Call with J. Murtha regarding Vacco production.	\$73.00	Teresa Pilatowicz
7/27/2016	1.6	\$365.00	Review and analysis of	\$584.00	Teresa Pilatowicz
7/29/2016	0.3	\$365.00	Review and analysis of	\$109.50	Teresa Pilatowicz
8/4/2016	1.3	\$365.00	Review and analysis of SPI NO PAM production.	\$474.50	Teresa Pilatowicz
			Review and respond to correspondence from J.		
8/10/2016	0.2	\$365.00	Murtha regarding	\$73.00	Teresa Pilatowicz
			Correspondence to/from Kevin Burke regarding		
8/10/2016	0.2	\$365.00	status of production.	\$73.00	Teresa Pilatowicz
8/12/2016	0.2	\$365.00	Review documents regarding Vacco for deposition.	\$72.00	Teresa Pilatowicz
			Telephonic trial setting (.4);	\$73.00	
8/18/2016	0.6	\$365.00	rerephonic trial setting (.4);	\$219.00	Teresa Pilatowicz

DATE	HOURS	RATE	DESCRIPTION	AMOUNT	PROFESSIONAL
			Correspondence to client and witnesses regarding same (.2)		
8/29/2016	0.2	\$365.00	Review and respond to correspondence from J. Murtha regarding	\$73.00	Teresa Pilatowicz
9/1/2016	0.2	\$385.00	Review discovery decision regarding insurance policies.	\$77.00	
9/7/2016	0.7	\$365.00	Draft motion to continue trial and order thereon.	\$255.50	Teresa Pilatowicz
9/8/2016	0.3	\$365.00	Finalize stipulation motion to continue.	\$109.50	Teresa Pilatowicz
9/9/2016	0.2	\$365.00	Correspondence to and from J. Murtha regarding.	\$73.00	Teresa Pilatowicz
9/14/2016	5.4	\$365.00	Commence preparing summary of	\$1,971.00	Teresa Pilatowicz
9/16/2016	0.2	\$365.00	Review and analysis of correspondence from F. Gilmore regarding insurance documents.	\$73.00	Teresa Pilatowicz
9/16/2016	1.1	\$365.00	Further prepare summary of	\$401.50	Teresa Pilatowicz
9/16/2016	0.1	\$385.00	Review of emails regarding Bayuk insurance documents.	\$38.50	
9/19/2016	0.2	\$365.00	Correspondence to/from Court regarding resetting trial date.	\$73.00	Teresa Pilatowicz
9/19/2016 9/19/2016	0.8	\$365.00 \$365.00	setting (.2); Multiple correspondence to client and witnesses regarding trial date (.3); Correspondence to F. Gilmore regarding conflicts (.1) Review and respond to correspondence from F. Gilmore regarding Bayuk insurance documents.	\$292.00 \$182.50	Teresa Pilatowicz
9/19/2016	3	\$365.00	Further review discovery to create	\$1,095.00	Teresa Pilatowicz
9/20/2016	0.2	\$365.00	Correspondence from F. Gilmore; Correspondence to T. Clements regarding trial date.	\$73.00	Teresa Pilatowicz
9/20/2016	0.2	\$365.00	Review and analysis of correspondence from F. Gilmore regarding insurance documents.	\$73.00	Teresa Pilatowicz
9/20/2016	0.1	\$385.00	Review of response by T. Pilatowicz to Frank Gilmore regarding insurance documents.		Gabby Hamm
9/21/2016	4.2	\$365.00	Further review discovery to create	\$1,533.00	Teresa Pilatowicz
9/22/2016	0.3	\$365.00	Correspondence to Trustee and witnesses regarding trial date.	\$109.50	Teresa Pilatowicz
9/22/2016	0.3	\$365.00	Correspondence to F. Gilmore regarding insurance documents.	\$109.50	Teresa Pilatowicz
9/22/2016	4.3	\$365.00	Further review	\$1,569.50	Teresa Pilatowicz
9/23/2016	0.2	\$365.00	Conference with Tim Herbst regarding trial date.	\$73.00	
9/23/2016	0.9	\$365.00	Further review discovery regarding	\$328.50	
9/27/2016	3.9	\$365.00	Further review	\$1,423.50	Teresa Pilatowicz
9/27/2016	0.4	\$365.00	Review and analysis of correspondence from J. Murtha regarding	\$146.00	Teresa Pilatowicz

DATE	HOURS	RATE	DESCRIPTION	AMOUNT	PROFESSIONAL
9/28/2016	2.7	\$365.00	Commence reviewing	\$985.50	Teresa Pilatowicz
9/29/2016	0.8	\$365.00	Further review discovery.	\$292.00	Teresa Pilatowicz
9/30/2016	0.3	\$365.00	Review notices of deposition for October.	\$109.50	Teresa Pilatowicz
10/3/2016	2.8	\$365.00	Review	\$1,022.00	Teresa Pilatowicz
10/4/2016	0.0	#265.00	Review and analysis of correspondence from F.	# 100 # 0	T D'I
10/4/2016	0.3	\$365.00	Gilmore regarding insurance claims.	\$109.50	Teresa Pilatowicz
10/4/2016	0.2	\$365.00	Research and respond to correspondence from G. Gordon regarding	\$73.00	Teresa Pilatowicz
			Correspondence to A. Wright regarding Bernstein		
10/5/2016	0.2	\$365.00	documents and deposition.	\$73.00	Teresa Pilatowicz
10/5/2016	1.2	\$365.00	Further review	\$438.00	Teresa Pilatowicz
10/6/2016	2.7	\$365.00	Review	\$985.50	Teresa Pilatowicz
			Analysis of insurance policy responses and court		
10/6/2016	0.6	\$365.00	intervention for same.		Teresa Pilatowicz
10/7/2016	3.9	\$365.00	Commence reviewing	\$1,423.50	Teresa Pilatowicz
10/10/2016	0.6	\$365.00	Further research and analysis regarding	\$219.00	Teresa Pilatowicz
			Produce out pdf format from Logikcull of all		
			documents bates stamped Gursey00001 -		
			Gursey023414. Upload to Box platform and send		
10/12/2016	1	\$155.00	link to T. Pilatowicz.	\$155.00	Michele Pori
			Commence reviewing additional documents		
10/13/2016	1.2	\$365.00	provided from Dennis Vacco.	\$438.00	Teresa Pilatowicz
			Further review additional document production for		
10/17/2016		\$365.00	Vacco.		Teresa Pilatowicz
10/18/2016	3.6	\$365.00	Review	\$1,314.00	Teresa Pilatowicz
10/18/2016	6	\$365.00	Further review and analysis of additional documents produced by Vacco.	\$2,190.00	Teresa Pilatowicz
			Correspondence to F. Gilmore regarding Bayuk		
10/18/2016		\$365.00	insurance documents.	\$146.00	Teresa Pilatowicz
10/19/2016	0.8	\$365.00	Further attention to insurance issues.	\$292.00	Teresa Pilatowicz
			Analysis of deadlines as a result of change in trial		
10/24/2016	1.1	\$365.00	date and strategize for same.	\$401.50	Teresa Pilatowicz
			Further review documents produced regarding		
			updating disclosures (3.3); Commence drafting		
10/24/2016	4.4	\$365.00	fourth disclosures (1.1)	\$1,606.00	Teresa Pilatowicz
10/27/2016	0.5	#265.00	Prepare for (.2) and participate in (.3) call with F.	#102.50	T D'1
10/25/2016	0.5	\$365.00	Gilmore regarding insurance documents.	\$182.50	Teresa Pilatowicz
10/25/2016	1	\$365.00 \$365.00	Further prepare fourth supplemental displayare	\$2,555.00	Teresa Pilatowicz
10/26/2016	1	\$303.00	Further prepare fourth supplemental disclosure.	\$365.00	Teresa Pilatowicz
10/26/2016	3.6	\$365.00	Review additional discovery needed.	\$1,314.00	Teresa Pilatowicz
10/26/2016	2.7	\$365.00	Research regarding	\$985.50	Teresa Pilatowicz
			Produce out all Lippes documents from the	,,,,,,,,,	
11/2/2016	1.1	\$155.00	Logikcull platform for production.	\$170.50	Michele Pori

DATE	HOURS	RATE	DESCRIPTION	AMOUNT	PROFESSIONAL
			Review docket for GTG's First Interim Fee		
			Application and supporting documents in order to		
11/4/2016	0.3	\$155.00	prepare for GTG's Second Interim Fee Application.	\$46.50	Michele Pori
11/4/2016	0.2	# 2 6 7 0 0		453 00	m
11/4/2016	0.2	\$365.00	Commence preparation of second fee application.	\$73.00	Teresa Pilatowicz
11/7/2016	0.1	\$365.00	Correspondence to A. Wright regarding Bernstein deposition.	\$36.50	Teresa Pilatowicz
			Correspondence to K. Burke regarding Vacco		
11/7/2016	0.1	\$365.00	deposition.	\$36.50	Teresa Pilatowicz
11/9/2016	0.9	\$365.00	Review time entries for second fee application.	\$328.50	Teresa Pilatowicz
			Correspondence to Wright regarding Bernstein		
11/9/2016	0.1	\$365.00	production.	\$36.50	Teresa Pilatowicz
			Correspondence to F. Gilmore regarding Bernstein		
11/9/2016	0.1	\$365.00	deposition.	\$36.50	Teresa Pilatowicz
11/9/2010		4202.00	Research in connection with Bayuk OSC	Φ2 0.0 0	1010001110001102
11/10/2016	1.2	\$290.00	application.	\$348.00	Erick Gjerdingen
11/10/2010	1.2	Ψ270.00	Drafting application for order to show cause re	ψ5-10.00	Litek Gjerdingen
1/10/2016	3.6	\$290.00	Bauyk discovery dispute.	\$1,044.00	Erick Gjerdingen
11/10/2010	3.0	\$290.00	Commence preparing discovery analysis and	\$1,044.00	Erick Ojerdingen
11/10/2016	7.4	¢265.00		\$2.701.00	T D:1-4
1/10/2016	7.4	\$365.00	completion strategy.	\$2,701.00	Teresa Pilatowicz
11/10/2016	0.2	#267.00	Confer with E. Gjerdingen regarding discovery	#100 # 0	m
11/10/2016	0.3	\$365.00	motions.	\$109.50	Teresa Pilatowicz
			Meeting with T. Pilatowicz regarding outstanding		
11/10/2016	1	\$385.00	discovery issues and strategy.		Gabby Hamm
	1.6	\$290.00	Review and analysis of Vacco production.	\$464.00	Erick Gjerdingen
11/11/2016	4.2	\$290.00	Research and analysis	\$1,218.00	Erick Gjerdingen
11/11/2016	1.3	\$290.00	Drafting NY show cause action application.	\$377.00	Erick Gjerdingen
			Further prepare discovery analysis and completion		
11/11/2016	6.5	\$365.00	strategy.	\$2,372.50	Teresa Pilatowicz
			Revise Pilatowicz Dec re Bayuk app for order to		
11/13/2016	0.6	\$290.00	show cause.	\$174.00	Erick Gjerdingen
1/13/2016	0.5	\$290.00	Revise order to show cause re Bayuk.		Erick Gjerdingen
			Call and correspondence to K. Burke regarding		3 &
11/14/2016	0.1	\$365.00	Vacco production.	\$36.50	Teresa Pilatowicz
		*	Correspondence to A. Wright regarding Bernstein	4	
11/14/2016	0.1	\$365.00	deposition.	\$36.50	Teresa Pilatowicz
11/11/2010	0.1	Ψ303.00	Correspondence to F. Gilmore regarding discovery	ψ30.30	T CT CSG T HGTO WICZ
11/14/2016	0.2	\$365.00	schedule.	\$73.00	Teresa Pilatowicz
	3.7	\$290.00	Drafting petition re Vacco compel action.	\$1,073.00	Erick Gjerdingen
11/14/2010	J.1	φ ∠ 90.00		\$1,073.00	Erick Ojerdingen
11/14/2016	2.2	# 20 0 00	Drafting application for order to show cause re	Ø C 3 D D D	E : 1 C: 1:
11/14/2016	2.2	\$290.00	Vacco.	\$638.00	Erick Gjerdingen
		**	Drafting affidavit re application for Vacco order to	4	
11/14/2016	1.8	\$290.00	show cause.	\$522.00	Erick Gjerdingen

DATE	HOURS	RATE	DESCRIPTION	AMOUNT	PROFESSIONAL
			Drafting order to show cause re Vacco compel		
11/14/2016	1.1	\$290.00	hearing.	\$319.00	Erick Gjerdingen
11/14/2016	1.7	\$365.00	Draft and finalize fourth supplemental disclosure.	\$620.50	Teresa Pilatowicz
			Further analysis of final discovery schedule; Draft		
11/14/2016	2.1	\$365.00	correspondence to F. Gilmore regarding same.	\$766.50	Teresa Pilatowicz
11/11/2010	2.1	Ψ303.00	Organization of documents for final discovery	Ψ700.20	Teresa Titatowicz
11/14/2016	2	\$ -	review (NO CHARGE).	\$ -	Teresa Pilatowicz
11/15/2016	1.6	\$290.00	Revise Vacco compel documents.	\$464.00	Erick Gjerdingen
			Further review documents provided by Gursey		
11/15/2016	1.8	\$365.00	regarding final discovery.	\$657.00	Teresa Pilatowicz
11/15/2016		#267.00	Review and revise motion to compel regarding	# 43 0 0 0	
11/15/2016	1.2	\$365.00	insurance documents.	\$438.00	Teresa Pilatowicz
			Review and revise application to show cause/compel		
			in New York regarding Vacco documents (1.6);		
11/15/2016	1.8	\$365.00	Correspondence to client regarding status (.2).	\$657.00	Teresa Pilatowicz
		400000	Attention to status of outstanding discovery items	4007100	
11/15/2016	1	\$ -	(NO CHARGE).	\$ -	Teresa Pilatowicz
			Correspondence exchange with NY counsel re		
	0.3	\$290.00	Vacco docs.	\$87.00	, ,
11/16/2016	0.2	\$365.00	Confer with R. Ayala regarding exhibit binders.	\$73.00	Teresa Pilatowicz
11/16/2016	0.5	Φ 2 6 5 00	Initial review of supplemental Bernstein production	#10 2 5 0	T D'1
	0.5	\$365.00	in bankruptcy matter. Call with NY counsel.	\$182.50	
11/16/2016	0.4	\$290.00	Prepare correspondence to NY counsel re compel	\$116.00	Erick Gjerdingen
11/16/2016	0.9	\$290.00	proceedings.	\$261.00	Erick Gjerdingen
	0.7	\$290.00	Research re Bayuk compel matter.	\$203.00	
11/16/2016	0.5	\$290.00	Revise Bayuk compel motion.	\$145.00	
			Draft correspondence to NY counsel re retention		, ,
	0.1	\$290.00	issues.		Erick Gjerdingen
11/16/2016	0.4	\$365.00	Analysis of		Teresa Pilatowicz
			Draft subpoena documents for Compass person most		
	0.4	\$365.00	knowledge.	\$146.00	
11/17/2016	0.1	\$290.00	Review Bayuk exhibits.	\$29.00	Erick Gjerdingen
11/17/2016	0.4	\$365.00	Final review of order to show cause regarding Bayuk insurance documents.	\$146.00	Teresa Pilatowicz
11/1//2010	0.4	φ303.00	Correspondence to K. Burke regarding intent to file	\$140.00	Teresa i natowicz
11/17/2016	0.2	\$365.00	motion to compel/OSC in New York.	\$73.00	Teresa Pilatowicz
11/17/2016	0.2	\$290.00	Final revisions to Bayuk Motion for OSC.	\$58.00	
			Correspondence to NY counsel re final demand on		, ,
11/17/2016	0.1	\$290.00	Mr. Burke re Vacco deposition.	\$29.00	Erick Gjerdingen
			Additional correspondence to NY counsel re compel		
11/17/2016	0.1	\$290.00	motion status.	\$29.00	Erick Gjerdingen

DATE	HOURS	RATE	DESCRIPTION	AMOUNT	PROFESSIONAL
11/17/2016	0.2	\$290.00	Call with Vacco's counsel re compel.	\$58.00	Erick Gjerdingen
11/17/2016	0.1	\$290.00	Correspondence to NY counsel re Vacco status.	\$29.00	Erick Gjerdingen
			Review and analysis response from K. Burke; Call		
11/17/2016	0.3	\$365.00	to K. Burke regarding same.	\$109.50	Teresa Pilatowicz
			Receive CD of Bernstein documents. Upload same		
11/17/2016	0.4	\$155.00	to Logikcull platform for review of same.	\$62.00	Michele Pori
			Receive final culled costs and fees for GTG's		
			Second Interim Fee Application. Begin and		
			complete drafting GTG's 2nd Interim Fee		
			Application pleading with all supporting exhibits		
			and declarations. Draft proposed Order Approving		
	3.5	\$155.00	GTG's Second Interim Fee. Application.		Michele Pori
11/18/2016	0.8	\$290.00	Revise OSC app re Bayuk.	\$232.00	Erick Gjerdingen
			Draft correspondence to NY counsel re status of		
11/18/2016	0.1	\$290.00	Vacco compel motion.	\$29.00	Erick Gjerdingen
			Call with Kevin Burke regarding documents missing		
11/18/2016	0.7	\$365.00	from Superpumper production.	\$255.50	Teresa Pilatowicz
11/18/2016	0.1	\$365.00	Call with J. Murtha regarding	\$36.50	Teresa Pilatowicz
11/18/2016	0.4	\$365.00	Research regarding	\$146.00	Teresa Pilatowicz
			Finalize Bayuk order to show cause motion (NO		
11/21/2016	0.2	\$ -	CHARGE).	\$ -	Teresa Pilatowicz
			Finalize Nevada subpoena, Arizona subpoena, and		
11/21/2016	0.9	\$365.00	Notice of Deposition for Compass.	\$328.50	Teresa Pilatowicz
11/21/2016	0.1	\$365.00	Finalize Bernstein amended notice of deposition.	\$36.50	Teresa Pilatowicz
			Multiple correspondence to and from F. Gilmore		
11/22/2016	0.3	\$365.00	regarding Compass subpoena.	\$109.50	Teresa Pilatowicz
			Call with G. Gordon regarding		
11/22/2016	0.1	\$365.00		\$36.50	Teresa Pilatowicz
			Review correspondence from F. Gilmore regarding		
11/23/2016	0.1	\$365.00	Compass subpoena.	\$36.50	Teresa Pilatowicz
			Correspondence to/from J,. Murtha regarding		
11/23/2016	0.1	\$ -	(NO CHARGE).	\$ -	Teresa Pilatowicz
			Correspondence to F. Gilmore regarding meet and		
11/28/2016	0.1	\$365.00	confer re: Compass subpoena.	\$36.50	Teresa Pilatowicz
11/28/2016	0.2	\$290.00	Review status of Vacco discovery.	\$58.00	Erick Gjerdingen
			Review correspondence from Burke re Vacco		
11/28/2016	0.1	\$290.00	discovery production.	\$29.00	Erick Gjerdingen
			Attention to Compass subpoena service issues and		
11/28/2016	0.2	\$365.00	deposition scheduling issues.	\$73.00	Teresa Pilatowicz
]		Correspondence to and from K. Burke regarding		
11/28/2016	0.2	\$365.00	Vacco documents.	\$73.00	Teresa Pilatowicz

D. A. IEEE	HOUDG	D.A.TEE	DESCRIPTION	AMOUNT	PROFESSIONAL
DATE	HOURS	RATE	DESCRIPTION	AMOUNT	PROFESSIONAL
	0.2	\$365.00	Conference with G. Gordon regarding	\$73.00	
11/28/2016	0.3	\$365.00	Research regarding pending deposition.	\$109.50	Teresa Pilatowicz
11/28/2016	0.4	\$365.00	Review Bayuk documents for exhibit binders.	\$146.00	Teresa Pilatowicz
			Telephone call with F. Gilmore for meet and confer		
11/29/2016	0.2	\$365.00	on Compass subpoena.	\$73.00	Teresa Pilatowicz
11/29/2016	1.6	\$365.00	Review and analysis of	\$584.00	Teresa Pilatowicz
11/29/2016	0.2	\$365.00	Further research regarding pending deposition.	\$73.00	Teresa Pilatowicz
			Correspondence to F. Gilmore regarding Compass		
			deposition (.2); Conference with Compass rep		
11/30/2016	0.4	\$365.00	regarding deposition (.2).	\$146.00	Teresa Pilatowicz
			Correspondence to A. Wright confirming Bernstein		
12/1/2016	0.1	\$365.00	deposition with notice.	\$36.50	Teresa Pilatowicz
			Correspondence to K. Burke confirming Vacco		
			deposition with notice and reviewing status of		
12/1/2016	0.1	\$365.00	additional production.	\$36.50	Teresa Pilatowicz
12/1/2016	0.1	\$365.00	Review	\$36.50	Teresa Pilatowicz
12/5/2016	1.1	\$365.00	Review	\$401.50	Teresa Pilatowicz
			Phone call with Lisa at Compass Bank regarding		
12/5/2016	0.3	\$365.00	subpoena.	\$109.50	Teresa Pilatowicz
		,	Review and respond to correspondence from F.		
12/7/2016	0.1	\$365.00	Gilmore regarding Compass documents.	\$36.50	Teresa Pilatowicz
12/ // 2010	011	φεσείσσ	Revise second interim fee application and	\$20.00	1010001110001102
12/7/2016	2.9	\$365.00	declarations.	\$1,058.50	Teresa Pilatowicz
12/7/2016	0.3	\$365.00	Receive and analysis of	\$109.50	
12/1/2010	0.5	ψ303.00	Revise exhibits for fee applications (1.1); Redact	Ψ109.50	Teresa i natowiez
			work-product privileged entries as necessary (.9);		
			Research regarding redaction of fee applications		
12/7/2016	2.4	\$365.00	(.4).	\$876.00	Teresa Pilatowicz
12///2010	2.4	Ψ303.00	(. 1).	Ψ070.00	Teresa i matowicz
			Review Compass documents and correspondence to		
12/7/2016	0.3	\$365.00	L. Rios regarding documents for authentication.	\$100.50	Teresa Pilatowicz
12///2010	0.5	\$303.00	Receive marked up Exhibit 2 fees and Exhibit 3	\$109.50	Teresa i matowicz
			expenses. Revise accordingly and redact all detailed		
12/8/2016	1.8	\$155.00	fees as noted.	\$279.00	Michele Pori
12/0/2010	1.0	\$133.00	ices as noted.	\$279.00	WHEHE FOIT
12/9/2016	7.2	\$265.00	Commence reviewing and analysis of	\$2.629.00	Teresa Pilatowicz
12/8/2016 12/8/2016	7.2	\$365.00 \$385.00	Review of	\$2,628.00	
12/0/2010	0.6	\$383.UU		\$231.00	Gabby Hamm
			Revise GTG's 2nd Interim Fee Application and all		
12/0/2017	0.0	¢1 <i>55</i> 00	supporting exhibits and declarations based on	Ø120.50	M: 1 1 D :
12/9/2016	0.9	\$155.00	revised invoicing.		Michele Pori
12/9/2016	4.5	\$365.00	Further review and analysis of	\$1,642.50	
12/9/2016	0.1	\$365.00	Correspondence to client regarding	\$36.50	
12/12/2016	0.1	\$365.00	Correspondence to J. Murtha	\$36.50	Teresa Pilatowicz

DATE	HOURS	RATE	DESCRIPTION	AMOUNT	PROFESSIONAL
			Correspondence to F. Gilmore and L. Rios regarding		
12/12/2016	0.1	\$365.00	Compass deposition.	\$36.50	Teresa Pilatowicz
			Review and respond to correspondence from M.		
12/12/2016	0.1	\$365.00	Weisenmiller	\$36.50	Teresa Pilatowicz
12/12/2016	7.2	\$365.00	Further review and analysis of	\$2,628.00	Teresa Pilatowicz
12/13/2016	8	\$365.00	Further review and analysis of	\$2,920.00	Teresa Pilatowicz
12/14/2016	5.4	\$365.00	Further review and analysis of	\$1,971.00	Teresa Pilatowicz
			Call with Trustee, W. Leonard, G. Gordon, and J.		
12/15/2016	1	\$365.00	Murtha regarding	\$365.00	
12/15/2016	4.7	\$365.00	Further review and analysis of	\$1,715.50	Teresa Pilatowicz
			Call with J. Murtha, G. Gordon, and M.		
12/15/2016	1	\$365.00	Weisenmiller regarding	\$365.00	Teresa Pilatowicz
			Further analysis of final discovery schedule; Draft		
10/16/2016	2.0	Φ2.65.00	correspondence to F. Gilmore regarding same.	Ф1 4 22 50	T D'I .
	3.9	\$365.00		\$1,423.50	
12/16/2016	0.2	\$365.00	Finalize fee application and related documents.	\$73.00	
12/19/2016	3	\$365.00	Further review and analysis of .	\$1,095.00	
12/20/2016	3.1	\$365.00	Research and analysis regarding	\$1,131.50	Teresa Pilatowicz
			Multiple correspondence with F. Gilmore and Lisa		
12/20/2016	0.3	\$365.00	Rios (Compass) regarding Compass deposition.	\$109.50	Teresa Pilatowicz
12/20/2016	0.6	\$365.00	Review and analysis of	\$219.00	
12/20/2016	1	\$365.00	Further analysis of	\$365.00	Teresa Pilatowicz
12/20/2010	1	Ψ303.00	Correspondence to telephone call with L. Rios	Ψ303.00	Teresa i matowicz
			Carroll regarding Compass deposition and COR		
12/21/2016	0.2	\$365.00	affidavit.	\$73.00	Teresa Pilatowicz
12/21/2010	0.2	45 05 10 0		\$7,5100	10100011100011102
12/21/2016	0.3	\$365.00	Draft and finalize Fifth Supplemental Disclosure.	\$109.50	Teresa Pilatowicz
		,	Further review of documents for trial in light of e-	* 11	
12/21/2016	2.1	\$365.00	mails received and reviewed.	\$766.50	Teresa Pilatowicz
			Remove all emails from 6/20/2013 forward from		
			Vacco email upload in Logikcull. Tag emails being		
			produced and save. Being production of 14,000		
			native emails and attachments in to pdf format with		
			bates numbers. Download production and save to		
12/21/2016	3.5	\$155.00	flash drive for delivery to opposing counsel.	\$542.50	Michele Pori
			Produce out all separated emails from 6/20/2013		
			forward from Vacco email upload in Logikcull for		
12/21/2016	2	\$155.00	use in an "In Camera" submission to the court.	\$310.00	Michele Pori
12/21/2016	3	\$365.00	Further review and analysis of	\$1,095.00	Teresa Pilatowicz
			Call with Court and to F. Gilmore regarding setting		
12/22/2016	0.1	\$365.00	OSC for hearing.	\$36.50	Teresa Pilatowicz
12/22/2016	0.3	\$365.00	Commence drafting subpoena to Hodkins Russ.	\$109.50	Teresa Pilatowicz

DATE	HOURS	RATE	DESCRIPTION	AMOUNT	PROFESSIONAL
			Correspondence to and call with Court regarding		
			setting Order to Show Cause (.3); Review order on		
			same (.1); Analysis of procedure and status		
			following same (.4); Correspondence to Trustee		
12/23/2016	0.9	\$365.00	regarding same (.1).	\$328.50	Teresa Pilatowicz
			Review motion for in camera review of e-mails;		
	0.1	\$365.00	Correspondence to J. Murtha regarding same.		Teresa Pilatowicz
12/27/2016	0.3	\$365.00	Commend drafting subpoena to Hodgson Russ.	\$109.50	Teresa Pilatowicz
			Commence researching and drafting reply in support		
12/28/2016	1.7	\$365.00	of Order to Show Cause.	\$620.50	Teresa Pilatowicz
			Further draft and finalize all documents (subpoenas,		
			notices, commission and application) for Hodgson		
12/28/2016	2.7	\$365.00	Russ subpoena.	\$985.50	Teresa Pilatowicz
			E-mail to Kevin Burke regarding status of additional		
12/28/2016	0.1	\$365.00	documents.	\$36.50	Teresa Pilatowicz
			Further draft and revise reply in support of Order to		
12/29/2016	4.8	\$365.00	Show Cause.	\$1,752.00	
12/29/2016	0.6	\$290.00	Revisions to reply re Order to Show Cause.	\$174.00	Erick Gjerdingen
12/30/2016	1.5	\$365.00	Finalize reply in support of Order to Show Cause.	\$547.50	Teresa Pilatowicz
			Review status of Hodson Russ subpoena and		
12/30/2016	0.2	\$365.00	service.	\$73.00	Teresa Pilatowicz
			Multiple calls with Ryan Hanna regarding service of		
1/3/2017	0.2	\$365.00	subpoena.	\$73.00	Teresa Pilatowicz
			Correspondence from/to F. Gilmore and A. Wright		
1/3/2017	0.1	\$365.00	regarding Bernstein deposition.	\$36.50	Teresa Pilatowicz
			Correspondence to/from J. Murtha regarding		
1/3/2017	0.2	\$365.00	·	\$73.00	Teresa Pilatowicz
			Burn Lippes Supplemental production to flash drive		
1/3/2017	0.3	\$155.00	for transmittal to counsel.	\$46.50	Michele Pori
			Correspondence to F. Gilmore regarding meet and		
1/4/2017	0.1	\$365.00	confer request.	\$36.50	Teresa Pilatowicz
			Correspondence to K. Burke regarding status;		
1/4/2017	0.1	\$365.00	Review response to same.	\$36.50	Teresa Pilatowicz
1/5/2017	0.1	\$365.00	Review bankruptcy case filings re:	\$36.50	Teresa Pilatowicz
			Correspondence to R. Hanna regarding Hodgson		
1/9/2017	0.1	\$365.00	service; Call with R. Hanna regarding same.	\$36.50	Teresa Pilatowicz
			Correspondence to F. Gilmore and A. Wright		
1/9/2017	0.1	\$365.00	regarding outstanding depositions.	\$36.50	Teresa Pilatowicz
1/9/2017	0.1	\$365.00	Review	\$36.50	Teresa Pilatowicz
			Correspondence to K. Burke regarding discovery		
1/9/2017	0.1	\$365.00	status.	\$36.50	Teresa Pilatowicz

DATE	HOURS	RATE	DESCRIPTION	AMOUNT	PROFESSIONAL
			Call with F. Gilmore regarding meet and confer for		
1/9/2017	0.3	\$365.00	Hodgson Russ and other deposition issues.	\$109.50	Teresa Pilatowicz
1/10/2017	0.6	\$365.00	Review	\$219.00	Teresa Pilatowicz
			Correspondence to S. Yalamchili regarding		
			subpoena to Hodgson Russ (.1); Call from/to G.		
1/11/2017	0.2	\$365.00	Graeber regarding same (.1).	\$73.00	Teresa Pilatowicz
			Call with G. Graeber of Hodgson Russ regarding		
1/11/2017	0.3	\$365.00	subpoena.	\$109.50	Teresa Pilatowicz
			Call to Kevin Carney at Hogsun Ross regarding		
1/12/2017	0.1	\$365.00	subpoena.	\$36.50	Teresa Pilatowicz
			Correspondence to/from J. Murtha regarding		
1/12/2017	0.1	\$365.00		\$36.50	Teresa Pilatowicz
			Attention to correspondence from T. Monsour		
1/12/2017	0.1	\$365.00	regrading production of disclosed e-mails.	\$36.50	Teresa Pilatowicz
			Call with A. Wright regarding Bernstein deposition		
			(.1); Correspondence to F. Gilmore regarding same		
1/16/2017	0.2	\$365.00	(.1).	\$73.00	
1/17/2017	0.1	\$365.00	Call with K. Burke regarding invoices; Draft	\$36.50	Teresa Pilatowicz
		** • • • • • • • • • • • • • • • • • •	Review and respond to correspondence from F.		
1/17/2017	0.4	\$365.00	Gilmore regarding e-mails produced by Vacco.	\$146.00	Teresa Pilatowicz
1/15/2015	0.1	#267.00	Correspondence to and from Court regarding OSC	ф э с т о	
1/17/2017	0.1	\$365.00	hearing.	\$36.50	Teresa Pilatowicz
1/17/2017	0.2	¢265.00	Review settlement offer from F. Gilmore regarding	672.00	T Dil-4i
1/17/2017	0.2	\$365.00	OSC; Draft correspondence to client regarding same.	\$73.00	Teresa Pilatowicz
1/18/2017	0.1	\$365.00	Strategy regarding settlement of pending matters.	\$36.50	Teresa Pilatowicz
1/10/2017	0.1	\$303.00	Strategy regarding settlement of pending matters.	\$30.30	Teresa Filatowicz
			Review reply pleadings in support of in camera		
			review (.2) Draft and finalize declaration in support		
1/18/2017	0.9	\$365.00	for reply for motion for in camera review (.7).	\$328.50	Teresa Pilatowicz
1/10/2017	0.5	Φ202.00	Correspondence to Hodgson Russ counsel regarding	Ψ320.30	Teresa Triaco Wiez
1/18/2017	0.1	\$365.00	subpoena status.	\$36.50	Teresa Pilatowicz
1, 10, 201,	0.1	φεσείσσ	Commence preparing for OSC re: Bayuk discovery	420.20	1010001110001102
1/18/2017	1	\$365.00	order.	\$365.00	Teresa Pilatowicz
			Upload all 29070 images from Lippes Supplemental		
1/18/2017	1	\$170.00	production for use in sending to opposing counsel.	\$170.00	Michele Pori
			conf with TP re		
1/19/2017	0.4	\$775.00		\$310.00	Gerald Gordon
1/19/2017	2.8	\$365.00	Working Flight, further prepare for hearing on OSC.	\$1,022.00	Teresa Pilatowicz
1/19/2017	3.8	\$182.50	Travel from Reno to Phoenix (Half Rate).	\$693.50	Teresa Pilatowicz
1/19/2017	2.7	\$365.00	Hearing on Order to Show Cause.	\$985.50	Teresa Pilatowicz

DATE	HOURS	RATE	DESCRIPTION	AMOUNT	PROFESSIONAL
1/19/2017	0.6	\$365.00	Summarize outcome of hearing on OSC for Trustee.	\$219.00	Teresa Pilatowicz
			Coordinate collection of Hodgson Russ		
1/20/2017	0.2	\$365.00	correspondence.	\$73.00	
1/23/2017	1.3	\$365.00	Further review	\$474.50	Teresa Pilatowicz
			Finalize review of Sujata emails (.2);		
			Correspondence to F. Gilmore regarding Hodgson		
1/24/2017	0.3	\$365.00	Russ emails (.1).	\$109.50	Teresa Pilatowicz
1/24/2017	0.1	\$365.00	Draft Notice of Continued Bernstein deposition.	\$36.50	Teresa Pilatowicz
			Correspondence to A. Wright regarding continued		
1/24/2017	0.1	\$365.00	Bernstein deposition date.	\$36.50	Teresa Pilatowicz
			Commence drafting letter to Hodgson Russ		
1/25/2017	0.4	\$365.00	regarding waiver of privilege.	\$146.00	Teresa Pilatowicz
			Review and respond to correspondence from F.		
1/25/2017	0.1	\$365.00	Gilmore regarding Hodgson Russ deposition.	\$36.50	Teresa Pilatowicz
1/25/2017	0.2	\$365.00	Call with W. Leonard regarding	\$73.00	Teresa Pilatowicz
			Draft and finalize letter regarding privilege waiver		
1/26/2017	3.7	\$365.00	to Hodgson Russ.	\$1,350.50	Teresa Pilatowicz
1/27/2017	1.1	\$290.00	Drafting AIG subpoena.	\$319.00	Erick Gjerdingen
			Draft stipulation and order for extension of		
1/27/2017	0.7	\$365.00	discovery.	\$255.50	Teresa Pilatowicz
			Draft notices of continued depositions for Vacco and		
1/27/2017	0.2	\$365.00	Hodgson Russ.	\$73.00	Teresa Pilatowicz
1/27/2017	0.2	\$365.00	Strategize regarding AIG subpoenas.	\$73.00	Teresa Pilatowicz
			Revise letter to Hogsun Russ regarding privilege		
			waiver (.2); Correspondence to client regarding		
1/27/2017	0.3	\$365.00	same (.1).	\$109.50	Teresa Pilatowicz
1/27/2017	0.4	\$365.00	Review OSC hearing transcripts.	\$146.00	Teresa Pilatowicz
			Finalize letter to Hodgsun Russ regarding attorney-		
1/30/2017	0.1	\$365.00	client privilege.	\$36.50	Teresa Pilatowicz
			Finalize stipulation and order to extend discovery;		
1/30/2017	0.1	\$365.00	Draft correspondence to G. Gilmore regarding same.	\$36.50	Teresa Pilatowicz
1/30/2017	1.6	\$290.00	Research and analysis re		Erick Gjerdingen
1/30/2017	0.1	\$290.00	Correspondence to S. Adams re	\$29.00	
1/30/2017	1.4	\$290.00	Drafting AIG subpoena.	\$406.00	, ,
			Analysis re AIG successor/merger for purpose of		, ,
1/30/2017	1.2	\$290.00	subpoena service.	\$348.00	Erick Gjerdingen
			Review correspondence from S. Adams re	,2 :3:30	J
1/30/2017	0.1	\$290.00		\$29.00	Erick Gjerdingen
1/31/2017	0.7	\$290.00	Revise AIG subpoena.	\$203.00	Erick Gjerdingen
1/31/2017	0.2	\$290.00	Draft notice of subpoena to AIG.	\$58.00	, ,
1/31/2017	0.3	\$365.00	Review and revise AIG subpoena.	\$109.50	Teresa Pilatowicz
		22 32.00	Commence drafting memorandum of costs for OSC	ψ10 <i>7.</i> 20	- 21 25 1 1140 11102
	0.2	\$365.00	hearing.	\$73.00	Teresa Pilatowicz

DATE	HOURS	RATE	DESCRIPTION	AMOUNT	PROFESSIONAL
			Review and an analysis of correspondence from F.		
2/1/2017	0.2	\$365.00	Gilmore regarding insurance policies.	\$73.00	Teresa Pilatowicz
			Call with Kevin Burke regarding unredacted		
2/1/2017	0.2	\$365.00	invoices.	\$73.00	Teresa Pilatowicz
			Call with K. Burke and J. Murtha regarding status of		
2/1/2017	0.3	\$365.00	additional production and Vacco deposition.	\$109.50	Teresa Pilatowicz
2/2/2017	1.8	\$290.00	Drafting memorandum of costs for OSC and related research.	\$522.00	Erick Gjerdingen
2/2/2017	0.2	\$365.00	Correspondence to K. Burke regarding unredacted invoice (.1); Review response to same (.1).	\$73.00	Teresa Pilatowicz
			Review correspondence from J. Murtha to F.		
2/2/2017	0.1	\$365.00	Gilmore regarding letter re: insurance policies.	\$36.50	
2/3/2017	0.3	\$290.00	Revise and finalize AIG subpoena.	\$87.00	Erick Gjerdingen
0/6/0015	0.6	#2 00 00	Review and revise correspondence regarding	4174 00	T : 1 C: 1:
2/6/2017	0.6	\$290.00	discovery dispute to Bayuk counsel.	\$174.00	Erick Gjerdingen
2/6/2017	0.7	\$290.00	Revise memorandum of fees and costs following TMP comments.	\$202.00	Enials Ciandin aan
2/6/2017	0.7	\$290.00	Drafting order approving fees and costs.	\$203.00	Erick Gjerdingen Erick Gjerdingen
2/0/2017	0.7	\$290.00	Draft and finalize response to F. Gilmore regarding	\$203.00	Effek Gjerdingen
2/6/2017	1.3	\$365.00	insurance policies.	\$474.50	Teresa Pilatowicz
2/6/2017	0.3	\$365.00	Review and revise memorandum of costs in support of OSC.	\$109.50	
				· · · · · · · · · · · · · · · · · · ·	
2/6/2017	1.6	\$365.00	Review unredacted invoices from Lippes Mathias.	\$584.00	Teresa Pilatowicz
2/7/2017	0.3	\$365.00	Call with Barry Breslow regarding memorandum of fees and costs and offer (.1); Confer with Trustee regarding same.	\$109.50	Teresa Pilatowicz
			Correspondence to K. Kearney regarding Hodgson		
2/7/2017	0.1	\$365.00	Russ subpoena.	\$36.50	Teresa Pilatowicz
2/9/2017	0.4	\$365.00		\$146.00	Teresa Pilatowicz
2/9/2017	0.2	\$365.00	Draft response to offer regarding on OSC fees.	\$73.00	Teresa Pilatowicz
2/10/2017	0.2	\$365.00	Draft supplement disclosure regarding representation of Biff in Mega-C.	\$73.00	Teresa Pilatowicz
2/14/2017	0.2	\$365.00	Finalize supplemental declaration for G. Gordon regarding special counsel employment application.	\$73.00	Teresa Pilatowicz
2/15/2017	0.2	\$365.00	Review pre-trial scheduling order and strategize regarding	\$73.00	Teresa Pilatowicz
0/00/0015	0.0	Φ 2 6 7 0 0	Commence drafting reply in support of	#220.5 2	T. D'I
2/20/2017	0.9	\$365.00	memorandum of fees.	\$328.50	
2/21/2017	3.1	\$290.00	Draft reply in support of memorandum of fees.	\$899.00	Erick Gjerdingen
2/21/2017	2.3	\$290.00	Research in connection with fee memorandum reply.	\$667.00	Erick Gjerdingen

DATE	HOURS	RATE	DESCRIPTION	AMOUNT	PROFESSIONAL
2/21/2017	1.2	\$290.00	Revisions to fee memorandum reply.	\$348.00	Erick Gjerdingen
2/21/2017	0.6	\$290.00	Draft Pilatowicz Dec re reply to fee memorandum.	\$174.00	Erick Gjerdingen
2/21/2017	0.4	\$290.00	Prepare Pilatowicz Dec exhibits.	\$116.00	Erick Gjerdingen
			Finalize reply in support of memorandum of fees		
2/21/2017	1.3	\$365.00	and costs.	\$474.50	Teresa Pilatowicz
2/22/2017	0.2	#265.00	D : 1 / 1: : : : : : : : : : : : : : : :	Ø100 50	T. D'I
2/22/2017	0.3	\$365.00	Review unredacted invoices provided by K. Burke.	\$109.50	Teresa Pilatowicz
2/24/2017	1.2	\$365.00	Review and analysis of	\$438.00	Teresa Pilatowicz
2/27/2017	0.5	¢200.00	Draft and circulate order approving gtg second	¢1.45.00	M1- XV - : : 11
2/27/2017	0.5	\$290.00	interim fee application.	\$145.00	Mark Weisenmiller
2/27/2017	0.2	\$365.00	Call with J. Murtha regarding Lippex documents.	\$73.00	Teresa Pilatowicz
		400000	Correspondence to K. Kearney regarding status of	4,010	
2/27/2017	0.1	\$365.00	production.	\$36.50	Teresa Pilatowicz
			Further review correspondence from Vacco's office	·	
2/28/2017	3.8	\$365.00	regarding 2010 transfers.	\$1,387.00	Teresa Pilatowicz
			Review correspondence from chambers on gtg fee		
			order, revise order, and email trustee and USTs		
3/1/2017	0.5	\$290.00	office regarding approval of the GTG fee order.	\$145.00	Mark Weisenmiller
			Review and analysis of new discovery production		
3/1/2017	2.6	\$365.00	from Vacco.	\$949.00	
3/1/2017	4	\$365.00	Review	\$1,460.00	
3/2/2017	0.8	\$290.00	Follow up re AIG subpoena.	\$232.00	Erick Gjerdingen
			Further review Vacco correspondence regarding		
3/2/2017	4.9	\$365.00	exhibits for case.	\$1,788.50	Teresa Pilatowicz
2/2/2017	0.1	#265.00	Correspondence from and to K. Kearney regarding	#2.6. 7 0	T. D'1
3/3/2017	0.1	\$365.00	Hodgsun Russ subpoena responses.	\$36.50	
3/6/2017	0.2	\$365.00	Call with G. Gordon regarding	\$73.00	Teresa Pilatowicz
3/8/2017	0.2	\$290.00	Correspondence exchange with S. Adams re	\$58.00	Enials Ciandin can
3/8/2017	0.2	\$290.00	Review and analysis of documents produced by	\$36.00	Erick Gjerdingen
3/8/2017	4.2	\$365.00	Hodgson Russ.	\$1,533.00	Teresa Pilatowicz
3/0/2017	7.2	\$303.00	Locate bates stamped versions of specific emails	\$1,555.00	T CTCSa T HatOWICZ
			from 2012. Transmit bates stamped versions to T.		
3/8/2017	0.5	\$170.00	Pilatowicz.	\$85.00	Michele Pori
5.0.2017	0.0	\$1,0.00	Correspondence to and from K. Kearney regarding	ψ05.00	
3/9/2017	0.1	\$365.00	document production.	\$36.50	Teresa Pilatowicz
3/13/2017	0.4	\$290.00	Call to AIG re subpoena.	\$116.00	Erick Gjerdingen
3/13/2017	0.3	\$290.00	Call from AIG re subpoena.	\$87.00	Erick Gjerdingen
3/13/2017	0.2	\$290.00	Draft follow up e-mail to AIG re subpoena.	\$58.00	
3/13/2017	0.4	\$290.00	Call with TMP re	\$116.00	Erick Gjerdingen
3/13/2017	0.9	\$290.00	Follow up research re	\$261.00	Erick Gjerdingen
3/13/2017	0.4	\$775.00	review Superpumper document re	\$310.00	· · · · · ·

DATE	HOURS	RATE	DESCRIPTION	AMOUNT	PROFESSIONAL
3/13/2017	0.2	\$365.00	Call with J. Murtha regarding	\$73.00	Teresa Pilatowicz
3/13/2017	0.7	\$365.00	Review and analysis of	\$255.50	Teresa Pilatowicz
			Produce out from Logikcull platform additional		
			Lippes documents bates stamped		
3/14/2017	1.1	\$170.00	LMWF_SUPP109096 - 109835.	\$187.00	Michele Pori
3/14/2017	0.7	\$365.00	Review and analysis of	\$255.50	Teresa Pilatowicz
3/16/2017	0.5	\$365.00	Call with acct regarding	\$182.50	Teresa Pilatowicz
			Draft correspondence to F. Gilmore regarding		
3/16/2017	0.3	\$365.00	discovery issues.	\$109.50	Teresa Pilatowicz
			Attention to correspondence from J. Murtha		
3/16/2017	0.2	\$365.00	regarding		Teresa Pilatowicz
3/17/2017	0.2	\$290.00	Review subpoena response.	\$58.00	Erick Gjerdingen
2/17/2017		#265.00		#26 7 .00	T. D'1
3/17/2017	1	\$365.00	Review and analysis of Nineteenth Supplemental	\$365.00	Teresa Pilatowicz
2/17/2017	0.7	#265.00	Research regarding trial scheduled upon judge	#255.50	T D'1
3/17/2017	0.7	\$365.00	retirement No. 10 No. 1	\$255.50	Teresa Pilatowicz
2/17/2017	0.1	\$265.00	Review response from K. Kearney regarding additional discovery from Hodgsun Russ.	\$26.50	T Dil-4i
3/17/2017	0.1	\$365.00		\$36.50	Teresa Pilatowicz
2/20/2017	1.2	\$290.00	Draft letter regarding insufficiency of Fourteenth Supplemental Disclosure.	\$277.00	Enials Ciandin ann
3/20/2017	1.3	\$290.00	Supplemental Disclosure.	\$377.00	Erick Gjerdingen
3/20/2017	0.1	\$365.00	Correspondence to J. Murtha regarding	\$36.50	Teresa Pilatowicz
3/20/2017	0.1	\$303.00	Finalize letter to F. Gilmore regarding insurance	\$30.30	Teresa Filatowicz
			production and deficiencies in same, as well as		
3/20/2017	0.3	\$365.00	Hopkins appraisal.	\$109.50	Teresa Pilatowicz
3/20/2017	0.5	ψ303.00	тторино прртини.	ψ109.50	Teresu i matowiez
3/20/2017	0.2	\$365.00	Draft and finalize Sixth Supplemental production.	\$73.00	Teresa Pilatowicz
3/20/2017	1	\$365.00	Gather and analysis of documents for review.	\$365.00	Teresa Pilatowicz
3/20/2017	0.6	\$365.00	Commence reviewing	\$219.00	
3/21/2017	2	\$365.00	Review v(.6).	\$730.00	Teresa Pilatowicz
			Multiple correspondence with F. Gilmore and K.		
3/22/2017	0.2	\$365.00	Kearney regarding Hodson depositions.	\$73.00	Teresa Pilatowicz
			Correspondence to and from F. Gilmore and K.		
3/23/2017	0.1	\$365.00	Kearney regarding Hodgson Russ deposition.	\$36.50	Teresa Pilatowicz
3/24/2017	3.2	\$365.00	Review	\$1,168.00	Teresa Pilatowicz
			Correspondence to K. Kearney and J. Murtha		
3/26/2017	0.1	\$365.00	regarding Hodgsun deposition.	\$36.50	Teresa Pilatowicz
3/27/2017	1.3	\$365.00	Commence reviewing	\$474.50	Teresa Pilatowicz
			Correspondence from and to F. Gilmore regarding		
3/27/2017	0.1	\$ -	sanction payment (NO CHARGE).	\$ -	Teresa Pilatowicz
			Draft deposition notices' of Vacco and Hodgsun		
3/28/2017	0.2	\$365.00	Russ.	\$73.00	
3/30/2017	2	\$365.00	Commence reviewing	\$730.00	Teresa Pilatowicz
			Briefly review additional production of insurance		
3/30/2017	0.3	\$365.00	documents from Bayuk.	\$109.50	Teresa Pilatowicz

DATE	HOURS	RATE	DESCRIPTION	AMOUNT	PROFESSIONAL
3/30/2017	0.8	\$365.00	Additional research regarding	\$292.00	Teresa Pilatowicz
			Review additional insurance documents produced by		
3/31/2017	2.1	\$290.00	Bayuk.	\$609.00	Erick Gjerdingen
			Various conferences with G. Gordon and W.		
3/31/2017	1	\$365.00	Weisenmiller regarding	\$365.00	Teresa Pilatowicz
			Further review Vacco correspondence regarding		
			Morabito e mails (.6); Commence reviewing		
			bankruptcy court transcript of hearing regarding		
4/3/2017	1.7	\$365.00	same (1.1).	\$620.50	Teresa Pilatowicz
4/5/2015	0.6	# 2 00 00	Conference and analysis re discovery and insurance	0174.00	E : 1 G: 1:
4/5/2017	0.6	\$290.00	issues.	\$174.00	Erick Gjerdingen
4/5/2017	0.1	\$265.00	Correspondence to K. Kearney regarding notice of	\$2.C.50	T Dil-4i
4/5/2017	0.1	\$365.00	deposition.	\$36.50	Teresa Pilatowicz
			Analysis of service requirements for Vacco;		
4/5/2017	0.3	\$365.00	Correspondence to C. Valentino regarding same.	\$109.50	Teresa Pilatowicz
7/3/2017	0.5	\$303.00	Correspondence to F. Gilmore regarding insurance	\$109.50	Teresa i flatowicz
4/5/2017	0.2	\$365.00	documents and Hopkins appraisal.	\$73.00	Teresa Pilatowicz
1/3/2017	0.2	ψ303.00	иссынски ини поркто ирргиюм.	Ψ75.00	Teresa Titatowicz
4/5/2017	0.1	\$365.00	Correspondence regrading analysis of documents.	\$36.50	Teresa Pilatowicz
4/6/2017	0.1	\$290.00	E-mail to Seth Adams re	\$29.00	
					3 2
4/6/2017	0.1	\$290.00	Review response from Seth Adams re	\$29.00	Erick Gjerdingen
4/6/2017	0.4	\$290.00	Conference re	\$116.00	Erick Gjerdingen
			Drafting correspondence to Scott Miller at AIG re		
4/6/2017	0.8	\$290.00	subpoena non-response.	\$232.00	3 0
4/6/2017	0.3	\$365.00	Review and analysis of	\$109.50	Teresa Pilatowicz
			Review Miller (AIG) response and return		
4/7/2017	0.4	\$290.00	correspondence.		Erick Gjerdingen
4/7/2017	1.9	\$290.00	Research re s	\$551.00	
4/7/2017	0.4	\$290.00	Review orders re insurance production.	\$116.00	Erick Gjerdingen
4/7/2017	0.5	#200 00	Drafting letter to Gilmore re supplemental	01.47.00	E : 1 C: 1:
4/7/2017	0.5	\$290.00	production.	\$145.00	Erick Gjerdingen
4/7/2017	0.3	\$290.00	Conference call with Scott Miller AIG counsel re subpoena.	\$27.00	Enials Ciandin son
4/7/2017	0.3	\$290.00	suopoena.	\$87.00	Erick Gjerdingen
			Review deposition testimony of S. Morabito in light		
4/7/2017	2.6	\$365.00	of recent state court discovery and analysis of same.	\$949.00	Teresa Pilatowicz
4/7/2017	0.3	\$365.00	Attention to	\$109.50	Teresa Pilatowicz
T/ // 201/	0.5	ψ303.00	The live is the same of the sa	ψ109.30	1 C1 C5a 1 HatOWICZ
			Review research regarding (.4); Conference with		
4/7/2017	0.6	\$365.00	AIG attorney regarding same (.2).	\$219.00	Teresa Pilatowicz
/		, , , , , , , ,	Draft Nevada subpoena for continued Vacco	+-12.00	
			deposition (.2); Correspondence to Trustee and C.		
4/10/2017	0.4	\$365.00	Valentio regarding (.2).	\$146.00	Teresa Pilatowicz

DATE	HOURS	RATE	DESCRIPTION	AMOUNT	PROFESSIONAL
4/10/2017	0.8	\$365.00	Review a	\$292.00	Teresa Pilatowicz
			Attention to scheduling issues with Vacco and		
4/10/2017	0.2	\$365.00	Bernstein deposition.	\$73.00	Teresa Pilatowicz
			Finalize Vacco amended subpoenas and notice of		
4/11/2017	0.3	\$365.00	deposition.	\$109.50	Teresa Pilatowicz
			Review and respond to correspondence from J.		
4/17/2017	0.1	\$365.00	Murtha	\$36.50	Teresa Pilatowicz
			Call regarding review of transactions (.4); Prepare		
			correspondence regarding follow up and additional		
4/18/2017	0.9	\$365.00	documents (.5).	\$328.50	Teresa Pilatowicz
4/18/2017	1.7	\$365.00	Review	\$620.50	Teresa Pilatowicz
			Correspondence to and from J. Murtha regarding;		
			Correspondence to and from K. Kearney regarding		
4/20/2017	0.2	\$365.00	same.	\$73.00	Teresa Pilatowicz
			Correspondence to F. Gilmore regarding Hodgson		
4/21/2017	0.1	\$365.00	depo and references to Hopkins appraisal.	\$36.50	Teresa Pilatowicz
4/24/2017	0.6	\$365.00	Review	\$219.00	Teresa Pilatowicz
			Review correspondence from Hodgson regarding		
			deposition; Correspondence to F. Gilmore regarding		
4/27/2017	0.1	\$365.00	Hogson Depo and Hopkins appraisal.	\$36.50	Teresa Pilatowicz
			Review correspondence from F. Gilmore regarding		
5/2/2017	0.4	\$365.00	insurance documents and draft response to same.	\$146.00	Teresa Pilatowicz
			Review correspondence from S. Miller at AIG re		
5/9/2017	0.1	\$290.00	subpoena.	\$29.00	Erick Gjerdingen
5/11/2017	1.9	\$365.00	Commence preparing for Bernstein deposition.	\$693.50	Teresa Pilatowicz
			Call with F. Gilmore regarding outstanding		
5/12/2017	0.4	\$365.00	discovery issues.	\$146.00	Teresa Pilatowicz
5/12/2017	2.8	\$365.00	Further prepare for Bernstein deposition.	\$1,022.00	Teresa Pilatowicz
5/12/2017	0.3	\$365.00	Call regarding .	\$109.50	Teresa Pilatowicz
			Further review documents in preparation for		
5/15/2017	1.1	\$365.00	Bernstein deposition.	\$401.50	Teresa Pilatowicz
- / - / - 0				****	
5/15/2017	0.4	\$365.00	Review exhibits from prior Bernstein depositions.	\$146.00	Teresa Pilatowicz
5/15/2017	1.4	#2 <i>65</i> .00	C	¢511.00	T D'1 .
5/15/2017	1.4	\$365.00	Commence drafting Bernstein deposition outline.	\$511.00	Teresa Pilatowicz
5/16/2017	0 6	\$265 AA	Further prepare for Bernstein deposition (6.6);	¢2 120 00	Taraga Dilatar-i
5/16/2017	8.6	\$365.00	Working travel to L.A. for deposition (2.0).	\$3,139.00	Teresa Pilatowicz
5/17/2017	6.5	\$365.00	Conduct Bernstein deposition.	\$2,372.50	Teresa Pilatowicz
5/17/2017	1.8	\$365.00	Further prepare for Bernstein deposition.	\$657.00	Teresa Pilatowicz
5/17/2017	1.5	¢102.50	Traval from Dornstain deposition (UALE DATE)	\$072.75	Tamasa Dilatarrian
5/17/2017	1.5	\$182.50	Travel from Bernstein deposition (HALF RATE).	\$273.75	Teresa Pilatowicz

DATE	HOURS	RATE	DESCRIPTION	AMOUNT	PROFESSIONAL
			Draft summary of Bernstein deposition and related		
5/18/2017	0.3	\$365.00	issues for G. Gordon.	\$109.50	Teresa Pilatowicz
			Draft discovery requests to Snowshoe and		
5/23/2017	0.4	\$365.00	Superpumper regarding sale of assets/stock.	\$146.00	Teresa Pilatowicz
			Draft seventh stipulation and order to extend		
5/24/2017	0.2	\$365.00	discovery.	\$73.00	Teresa Pilatowicz
			Research regarding; Draft correspondence to G.		
			Gordon regarding same. Research and analysis		
5/24/2017	1.2	\$365.00	regarding	\$438.00	
5/24/2017	0.4	\$365.00	Correspondence to J. Murtha regarding same.	\$146.00	Teresa Pilatowicz
			Correspondence from and to F. Gilmore regarding		
5/25/2017	0.1	\$365.00	stipulation to extend discovery.	\$36.50	
5/25/2017	0.1	\$365.00	Revise stipulation to extend discovery.	\$36.50	
5/26/2017	0.4	\$365.00	Draft summary of Bernstein deposition.	\$146.00	
5/26/2017	0.3	\$365.00	Attention to issues related to	\$109.50	
5/26/2017	0.3	\$775.00	T/C with Trustee re	\$232.50	
5/26/2017	1.2	\$ -	Review NO CHARGE.	\$ -	Gerald Gordon
5/30/2017	0.4	\$775.00	Report to Trustee re	\$310.00	Gerald Gordon
5/30/2017	0.2	\$775.00	T/C with John Murtha	\$155.00	
6/2/2017	0.4	\$365.00	Briefly review and analyze v	\$146.00	Teresa Pilatowicz
6/5/2017	0.1	\$365.00	Call with W. Leonard's office regarding	\$36.50	Teresa Pilatowicz
			Review correspondence and documents on		
			McGovern fee application (.5); and conduct research		
6/5/2017	1.5	\$290.00	on (.9).	\$435.00	Mark Weisenmiller
6/5/2017	0.1	\$365.00	Follow up on status of Buffalo depositions.	\$36.50	Teresa Pilatowicz
6/5/2017	0.2	\$365.00	Briefly review	\$73.00	Teresa Pilatowicz
			Draft third interim application for reimbursement of		
6/6/2017	1.1	\$290.00	expenses.	\$319.00	Mark Weisenmiller
6/6/2017	0.4	\$290.00	Continue drafting third interim application.	\$116.00	Mark Weisenmiller
6/6/2017	0.3	\$365.00	Attention to	\$109.50	
6/6/2017	0.2	\$365.00	Provide status update to G. Gordon.	\$73.00	Teresa Pilatowicz
6/6/2017	0.4	\$365.00	Commence outlining motion for summary judgment.	\$146.00	Teresa Pilatowicz
			Revise and finalize GTG third application for approval of payment of expenses (1.9); draft		
6/7/2017	2.0	\$200.00	declarations of attorney and trustee in support of	¢0.41.00	Monte Wais : 11 -
6/7/2017	2.9	\$290.00	same and circulate via email for approval (.9).	\$841.00	Mark Weisenmiller
			Conference with M. Weisenmiller regarding third		
			application for expenses in bankruptcy case (.1);		
6/7/2017	0.2	Φ 2 (7 0 0	Review and execute declaration in support	#73 00	T D'1
6/7/2017	0.2	\$365.00	thereof(.1).	\$73.00	Teresa Pilatowicz
6/20/2017	0.2	\$365.00	Court call for trial setting regarding pre-trial conferences.	\$73.00	Teresa Pilatowicz

DATE	HOURS	RATE	DESCRIPTION	AMOUNT	PROFESSIONAL
6/20/2017	0.2	\$365.00	Correspondence to client regarding status of trial.	\$73.00	Teresa Pilatowicz
			Review Superpumper Sale documents produced in		
6/24/2017	0.8	\$365.00	16th supplement.	\$292.00	Teresa Pilatowicz
6/26/2017	0.1	\$365.00	Review documents in Eighteenth supplement.	\$36.50	Teresa Pilatowicz
			Commence research for Motion for Summary		
6/26/2017	1.2	\$365.00	Judgment.	\$438.00	Teresa Pilatowicz
			Commence researching and drafting Motion for		
6/27/2017	3.1	\$365.00	Summary Judgment.	\$1,131.50	Teresa Pilatowicz
			Further research and draft motion for summary	. ,	
6/28/2017	5	\$365.00	judgment.	\$1,825.00	Teresa Pilatowicz
6/29/2017	2.7	\$365.00	Further draft Motion for Summary Judgment.	\$985.50	
0,29,201,		φεσεισσ	Correspondence to K. Kearney regarding Hodgson	\$ 500.00	101050111000 1102
6/30/2017	0.1	\$365.00	Russ depositions.	\$36.50	Teresa Pilatowicz
0/30/2017	0.1	φ303.00	rtuss depositions.	ψ30.30	Torosa Titato wiez
6/30/2017	0.1	\$365.00	Correspondence to J. Murtha regarding	\$36.50	Teresa Pilatowicz
0.00.00		400000	Commence reviewing and pulling documents for	40000	
			Vacco supplemental productions for Vacco		
7/5/2017	4.2	\$365.00	deposition.	\$1,533.00	Teresa Pilatowicz
77372017	7.2	Ψ303.00	Further review and revise Motion for Summary	ψ1,555.00	Teresa i matowicz
7/5/2017	3.1	\$365.00	Judgment.	\$1,131.50	Teresa Pilatowicz
77372017	3.1	Ψ303.00	Review and respond to correspondence from R.	φ1,131.30	Teresa i matowicz
7/5/2017	0.1	\$365.00	Buss	\$36.50	Teresa Pilatowicz
7/3/2017	0.1	\$303.00	Review bill from Pullman & Farrow and address	\$30.30	Teresa Filatowicz
7/5/2017	0.1	\$365.00	payment of same.	\$26.50	Teresa Pilatowicz
7/3/2017	0.1	\$303.00		\$36.50	Teresa Phatowicz
7/6/2017	2	¢2.65.00	Review Hodgsun Russ documents for deposition	¢1.005.00	T D'1 .
7/6/2017	3	\$365.00	preparation.	\$1,095.00	
7/6/2017	1.2	\$365.00	Commence preparing for D. Vacco deposition.	\$438.00	Teresa Pilatowicz
7/6/2017	0.7	\$365.00	Commence preparing for Hodgson Russ deposition.	\$255.50	Teresa Pilatowicz
			Assist with deposition preparation for Dennis		
			Vacco. Begin pulling all identified native emails to		
			extract all bates stamped versions from Logikcull		
7/6/2017	8.2	\$170.00	productions.	\$1,394.00	Michele Pori
			Continue and complete assistance with deposition		
			preparation for Dennis Vacco. Begin pulling all		
			identified native emails to extract all bates stamped		
7/7/2017	5.3	\$170.00	versions from Logikcull productions.	\$901.00	Michele Pori
7/9/2017	4	\$365.00	Working travel to Buffalo.	\$1,460.00	Teresa Pilatowicz
			Travel to Buffalo for Vacco and HR depositions	, , 22120	
7/9/2017	1.5	\$182.50	(non- working) - HALF RATE.	\$273.75	Teresa Pilatowicz
	1		0)	\$2,0.70	
7/9/2017	2	\$365.00	Further prepare for Vacco continued deposition.	\$730.00	Teresa Pilatowicz

FEES June 1, 2016 - March 28, 2019

DATE	HOURS	RATE	DESCRIPTION	AMOUNT	PROFESSIONAL
			Further prepare for (1.0) and take (2.8) deposition of		
7/10/2017	3.8	\$365.00	Dennis Vacco.	\$1,387.00	Teresa Pilatowicz
7/10/2017	6.5	\$365.00	Attend Vacco 2004 exam.	\$2,372.50	Teresa Pilatowicz
			Prepare for and take continued depositions of		
7/11/2017	0.5	\$365.00	Dennis Vacco.	\$182.50	Teresa Pilatowicz
			Attend deposition of Dennis Vacco in related		
7/11/2017	3.7	\$365.00	adversary case.	\$1,350.50	Teresa Pilatowicz
7/11/2017	2.9	\$365.00	Attend deposition of Christian Lovelace.	\$1,058.50	Teresa Pilatowicz
7/11/2017	1.2	\$365.00	Further prepare for Hodgson Russ Depo.	\$438.00	Teresa Pilatowicz
7/12/2017	0.2	\$775.00	Conference with Teresa P re	\$155.00	Gerald Gordon
7/12/2017	5.6	\$182.50	Travel from Buffalo for depositions (HALF RATE).	\$1,022.00	Teresa Pilatowicz
ı			Further prepare for and conduct deposition of		
7/12/2017	2	\$365.00	Hodgson Russ (1.8); Draft summary of same (.2).	\$730.00	Teresa Pilatowicz
7/13/2017	0.3	\$365.00	Attention to	\$109.50	Teresa Pilatowicz
7/13/2017	0.1	\$365.00	Correspondence with J. McGovern regarding case.	\$36.50	Teresa Pilatowicz
//13/201/	0.1	\$303.00	Begin drafting motion for sanctions and to compel	ψ30.30	Teresa i natowicz
7/18/2017	4.3	\$250.00	deposition.	\$1,075.00	Michael Esposito
			Review transcript and email communications for		
7/18/2017	0.7	\$250.00	purpose of motion to compel.	\$175.00	Michael Esposito
			Conference with M. Esposito regarding motion to		
7/18/2017	0.2	\$365.00	compel and sanctions motion.		Teresa Pilatowicz
7/19/2017	0.2	\$250.00	Confer with Teresa re: filed Motion to Quash.	\$50.00	Michael Esposito
7/19/2017	0.9	\$250.00	Review Motion to Quash.	\$225.00	Michael Esposito
7/19/2017	0.5	\$250.00	Draft opposition to Motion to quash.	\$125.00	Michael Esposito
			Review motion to quash (.3); Draft comments to		
7/19/2017	0.8	\$365.00	same for incorporation into opposition (.5).	\$292.00	Teresa Pilatowicz
7/20/2017	3.9	¢250.00	Revise and supplement opposition to motion to quash and countermotion.	£075.00	M: -11 E :4-
7/20/2017	3.9	\$250.00	Commence review and revisions to opposition to	\$975.00	Michael Esposito
7/21/2017	1	\$365.00	motion to quash/countermotion for sanctions.	\$365.00	Teresa Pilatowicz
			Further revisions to Opposition to Motion to Quash		
			and countermotion for sanctions; Revise declaration		
7/24/2017	4.8	\$365.00	in support of motion; Revise request for OST.	\$1,752.00	Teresa Pilatowicz
			Revise and finalize Reply brief. Draft ex parte		
7/24/2017	4.6	\$250.00	application for OST. Draft Teresa declaration.	\$1,150.00	Michael Esposito
			Follow up on additional inquiries from Teresa		
= 10 1 10 c : =	0.5	0050	regarding final filing of opposition and	*-	
7/24/2017	0.3	\$250.00	countermotion.	\$75.00	Michael Esposito
# IS A IS S 1 =	0.2	***	Review and revise declaration according to TMP	*	
7/24/2017	0.3	\$250.00	changes.		Michael Esposito
7/26/2017	0.1	\$250.00	Contact court re: discovery ost.	\$25.00	Michael Esposito

DATE	HOURS	RATE	DESCRIPTION	AMOUNT	PROFESSIONAL
7/26/2017	0.2	\$250.00	Confer with Teresa re: ex parte application for ost.	\$50.00	Michael Esposito
			Finalize ex parte application for OST and submit to		
7/26/2017	1	\$250.00	court.	\$250.00	Michael Esposito
			Call with Discovery Commissioner regarding OST		
7/26/2017	0.1	\$365.00	request.	\$36.50	Teresa Pilatowicz
7/26/2017	0.3	\$365.00	Attention to OST issues for motion for sanctions.	¢100.50	Teresa Pilatowicz
7/26/2017 7/27/2017	0.3	\$250.00	Emails with Teresa re: OST questions.	\$109.50 \$50.00	
//2//201/	0.2	\$230.00	Emans with Teresa re: OST questions.	\$30.00	Michael Esposito
			M IC 1 11 CA DO 1 1 1 OCT		
			Multiple calls with DC chambers regarding OST		
			request (.2); Correspondence to/from F. Gilmore		
= /2= /2 0.1=		#265 00	regarding same (.2); Multiple conferences with M.	*** ** * * * * * * * 	m
7/27/2017	0.7	\$365.00	Esposito regarding completion of same (.3).	\$255.50	Teresa Pilatowicz
			Correspondence to F. Gilmore regarding OST		
7/31/2017	0.1	\$365.00	request.	\$36.50	Teresa Pilatowicz
			Multiple calls with discovery commissioners office		
			regarding OST; Call with F. Gilmore to D/C		
7/31/2017	0.3	\$365.00	regarding same.	\$109.50	Teresa Pilatowicz
			Correspondence to/from K. Kearney regarding HR		
			rescheduled deposition dates; Review response to		
			same; Correspondence to F. Gilmore regarding		
7/31/2017	0.3	\$365.00	same.	\$109.50	Teresa Pilatowicz
8/1/2017	6.5	\$365.00	Further draft Motion for Summary Judgment.	\$2,372.50	Teresa Pilatowicz
			Correspondence to W. Kimmel and J. McGovern		
8/1/2017	0.2	\$365.00	regarding status.	\$73.00	Teresa Pilatowicz
8/2/2017	4.6	\$365.00	Further draft motion for summary judgment.	\$1,679.00	Teresa Pilatowicz
			Correspondence to F. Gilmore regarding discovery hearing (.2); Call to Discovery Commissioner		
8/2/2017	0.3	\$365.00	regarding scheduling of hearing (.1).	¢100.50	Teresa Pilatowicz
8/3/2017	4.1	\$365.00	Further draft motion for summary judgment.		Teresa Pilatowicz
8/4/2017	0.4	\$250.00	Receipt and review of reply and opposition.	\$100.00	Michael Esposito
0/4/0017	0.2	Φ 2 6 5 0 0	Review and analysis of reply in support of motion to	#72 00	T D'1 .
8/4/2017	0.2	\$365.00	quash.	\$73.00	
8/4/2017	0.9	\$365.00	Research regarding	\$328.50	
8/4/2017	1.3	\$365.00	Further draft motion for summary judgment.	\$474.50	
8/6/2017	4.4	\$365.00	Further draft Motion for Summary Judgment.	\$1,606.00	Teresa Pilatowicz
			Draft reply to opposition to countermotion for		
8/7/2017	2	\$250.00	sanctions.	\$500.00	Michael Esposito
			Further research and draft motion for summary		
8/7/2017	9	\$365.00	judgment.	\$3,285.00	Teresa Pilatowicz
			Further research and draft Motion for Summary		
8/8/2017	5.5	\$365.00	Judgment.	\$2,007.50	Teresa Pilatowicz

DATE	HOURS	RATE	DESCRIPTION	AMOUNT	PROFESSIONAL
			Revise and supplement reply iso countermotions for		
8/8/2017	1.6	\$250.00	sanctions.	\$400.00	Michael Esposito
			Further research, draft, and revise Motion for		
8/8/2017	4.9	\$365.00	Summary Judgment.	\$1,788.50	Teresa Pilatowicz
			Revise reply in support of countermotion or		
8/8/2017	0.6	\$365.00	sanctions.	\$219.00	Teresa Pilatowicz
8/8/2017	0.1	\$385.00	Emails with T. Pilatowicz regarding MSJ.	\$38.50	Gabby Hamm
			Revise Reply iso countermotion and circulate to		
			Teresa for final approval. Prepare related request for		
8/9/2017	1.7	\$250.00	submission.	\$425.00	Michael Esposito
8/9/2017	4.1	\$365.00	Further revisions to motion for summary judgment.	\$1,496.50	Teresa Pilatowicz
0/0/504		** • • • • • • • • • • • • • • • • • •	Further revisions to reply in support of	* * * * * * * * * * * * * * * * * * *	
8/9/2017	0.3	\$365.00	countermotion for sanctions.	\$109.50	
8/9/2017	3.7	\$385.00	Review and revise summary judgment motion.	\$1,424.50	,
8/10/2017	1.2	\$365.00	Further revise Motion for Summary Judgment.	\$438.00	Teresa Pilatowicz
8/10/2017	2.2	\$365.00	Prepare for hearing on motion to compel (1.4);	¢002.00	T Dil-4i
8/10/2017	6.5	\$385.00	Participate in hearing (.8). Continue reviewing and editing MSJ.	\$803.00 \$2,502.50	Teresa Pilatowicz Gabby Hamm
8/11/2017	3.2	\$775.00	Review and revise draft s/j motion.	\$2,302.30	Gabby Hamin Gerald Gordon
8/11/2017	3.2	\$773.00	Call with G. Hamm regarding revisions to Motion	\$2,480.00	Geraid Gordon
8/11/2017	0.9	\$365.00	for Summary Judgment.	\$328.50	Teresa Pilatowicz
0/11/201/	0.9	\$303.00	Attention to status of case and scheduled trial;	\$328.30	Teresa Filatowicz
8/11/2017	1	\$365.00	Deadlines for same.	\$365.00	Teresa Pilatowicz
0/11/201/	1	\$303.00	Further attention to motion for summary judgment	Ψ303.00	Teresa i matowicz
8/11/2017	0.9	\$365.00	and revisions thereto.	\$328.50	Teresa Pilatowicz
0/11/2017	0.5	Ψ303.00	und revisions thereto.	Ψ320.50	Teresa i matowicz
			Edit summary judgment motion (3.8); telephone		
8/11/2017	4.7	\$385.00	conference with T. Pilatowicz regarding same (.9).	\$1,809.50	Gabby Hamm
0,11,201,	,	4202.00	Legal research on issues raised in MSJ; revise legal	\$1,000.00	
8/12/2017	3.1	\$385.00	argument in MSJ.	\$1,193,50	Gabby Hamm
		7	Research regarding arguments raised in MSJ;	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	,
8/13/2017	4.6	\$385.00	continue revising legal argument.	\$1,771.00	Gabby Hamm
8/14/2017	1.2	\$290.00	Revise MTD.	-	Erick Gjerdingen
			Search Logikcull platform for specific Vacco		3 0
8/14/2017	0.7	\$170.00	emails.	\$119.00	Michele Pori
8/14/2017	2.6	\$365.00	Further revise Motion for Summary Judgment.	\$949.00	Teresa Pilatowicz
			Further revise motion for summary judgment (1.3);		
			Correspondence to client regarding same (.1);		
8/15/2017	1.5	\$365.00	Correspondence to Herbst regarding same (.1).	\$547.50	Teresa Pilatowicz
8/15/2017	0.5	\$290.00	Draft Motion to exceed page limits re MTD.	\$145.00	Erick Gjerdingen
8/15/2017	0.4	\$290.00	Draft order to exceed page limits re MTD.	\$116.00	Erick Gjerdingen
8/15/2017	1.3	\$290.00	Review and revise Motion to Dismiss.	\$377.00	Erick Gjerdingen
8/15/2017	0.3	\$290.00	Revise motion to exceed page limits.	\$87.00	Erick Gjerdingen

DATE	HOURS	RATE	DESCRIPTION	AMOUNT	PROFESSIONAL
8/15/2017	0.4	\$365.00	Draft and circulate Herbst declaration.	\$146.00	Teresa Pilatowicz
8/15/2017	2.1	\$365.00	Draft separate statement of facts.	\$766.50	Teresa Pilatowicz
8/15/2017	0.2	\$290.00	Draft request for submission.	\$58.00	Erick Gjerdingen
8/16/2017	0.2	\$290.00	Revise motion to exceed page limit.	\$58.00	Erick Gjerdingen
			Revise SSOF with cites to exhibits; Further review		
8/16/2017	5	\$365.00	exhibits.	\$1,825.00	Teresa Pilatowicz
8/16/2017	1.4	\$365.00	Further revise motion for summary judgment.	\$511.00	Teresa Pilatowicz
			Conference with T. Pilatowicz regarding trial		
8/16/2017	0.5	\$385.00	evidence.	\$192.50	Gabby Hamm
8/17/2017	0.3	\$775.00	Review discovery sanctions order.	\$232.50	Gerald Gordon
			Further revise and finalize Motion for Partial		
8/17/2017	3	\$365.00	Summary Judgment.	\$1,095.00	Teresa Pilatowicz
			Further revise and finalize Separate Statement of		
8/17/2017	3	\$365.00	Facts and Exhibits.	\$1,095.00	Teresa Pilatowicz
			Review and analysis of recommendation for order		
			re: motion to quash/counter-motion for sanctions		
8/17/2017	0.4	\$365.00	(.3); Correspondence to client regarding same (.1).	\$146.00	Teresa Pilatowicz
8/18/2017	0.4	\$365.00	Analysis of	\$146.00	Teresa Pilatowicz
			Correspondence to J. McGovern regarding trial		
8/21/2017	0.1	\$365.00	scheduling.	\$36.50	Teresa Pilatowicz
			Correspondence to K. Kearney regarding discovery		
8/21/2017	0.2	\$365.00	recommendation and deposition scheduling.	\$73.00	Teresa Pilatowicz
8/22/2017	0.1	\$365.00	Review notice of recusal.	\$36.50	Teresa Pilatowicz
			Correspondence to F. Gilmore regarding summary		
8/25/2017	0.2	\$365.00	judgment and HR deposition.	\$73.00	Teresa Pilatowicz
			Correspondence to J. McGovern and Bill Kimmel		
8/25/2017	0.2	\$365.00	regarding trial scheduling.	\$73.00	Teresa Pilatowicz
			Review Objection to Report and Recommendation		
8/28/2017	0.6	\$250.00	for Order and related Recommendation for Order.	\$150.00	Michael Esposito
8/28/2017	0.2	\$250.00	Confer with TMP re: objection.	\$50.00	Michael Esposito
8/28/2017	0.2	\$250.00	Review response to objection deadline.	\$50.00	Michael Esposito
			Draft Opposition to Objection to Recommendation		
8/28/2017	2.6	\$250.00	for Order.	\$650.00	Michael Esposito
			Review and analysis of objection to		
8/28/2017	0.3	\$365.00	recommendation.	\$109.50	Teresa Pilatowicz
			Commence analysis of Ninth Circuit precedent		
8/29/2017	0.1	\$365.00	regarding fraudulent transfer damages.	\$36.50	Teresa Pilatowicz
0.48.0.17.1		A. 5 =	Email to Kevin Kearney regarding Superpumper		
8/30/2017	0.2	\$365.00	status.	\$73.00	Teresa Pilatowicz
8/31/2017	0.3	\$365.00	Correspondence to client regarding status.	\$109.50	Teresa Pilatowicz
0/21/2015		006500	Further revisions to opposition to objection to	#2.5#.00	T. D'I
8/31/2017	l	\$365.00	recommendation for order.	\$365.00	Teresa Pilatowicz

DATE	HOURS	RATE	DESCRIPTION	AMOUNT	PROFESSIONAL
			Correspondence to F. Gilmore regarding status of		
8/31/2017	0.1	\$365.00	HR deposition.	\$36.50	Teresa Pilatowicz
			Review standard of review for objection to		
9/1/2017	0.3	\$365.00	discovery commissioner recommendations.	\$109.50	Teresa Pilatowicz
			Review and revise objection to recommendation for		
9/5/2017	2.5	\$250.00	order.	\$625.00	Michael Esposito
0/5/5045					
9/5/2017	0.8	\$250.00	Final Opposition to Objection and submit for filing.	\$200.00	Michael Esposito
0/5/2017	0.0	\$2.65.00	Revise and finalize opposition to objection to	¢202.00	T D'1 .
9/5/2017	0.8	\$365.00	recommendation. Brief review of opposition to objection to	\$292.00	Teresa Pilatowicz
0/6/2017	0.2	\$385.00	recommendation for order.	¢115 50	Cabby Hamm
9/6/2017	0.3	\$383.00	recommendation for order.	\$113.30	Gabby Hamm
			Call court regarding trial setting (.1);		
9/7/2017	0.2	\$365.00	Correspondence to F. Gilmore regarding same (.1).	\$73.00	Teresa Pilatowicz
7/ // 2017	0.2	ψ303.00	correspondence to 1. Crimore regarding sums (11).	Ψ73.00	Teresa i matowicz
9/9/2017	0.1	\$365.00	Correspondence to Audrey regarding trial setting.	\$36.50	Teresa Pilatowicz
		,	Commence review of Vacco deposition to	***	
9/10/2017	0.2	\$365.00	supplement separate statement of facts.	\$73.00	Teresa Pilatowicz
			Finalize application for setting; Correspondence to		
9/12/2017	0.1	\$365.00	A. Austin regarding same.	\$36.50	Teresa Pilatowicz
			Correspondence to C. Kemper regarding trial		
9/13/2017	0.1	\$365.00	setting.	\$36.50	Teresa Pilatowicz
			Multiple correspondence to and from A. Austin and		
9/13/2017	0.1	\$365.00	F. Gilmore regarding trial setting.	\$36.50	Teresa Pilatowicz
			Review reply in response to discovery commissioner		
9/16/2017	0.1	\$365.00	order objection.	\$36.50	Teresa Pilatowicz
0/20/2017	0.7	Φ 2 6 7 0 0	Call with court for trial setting (.4); Correspondence	#255.50	T. D'1 .
9/20/2017	0.7	\$365.00	to and from client regarding same (.3). Correspondence to Herbsts regarding trial date.	\$255.50	
9/22/2017	0.1	\$365.00	Review and analysis of Opposition to Motion for	\$36.50	Teresa Pilatowicz
9/22/2017	0.4	\$365.00	Summary Judgment.	\$146.00	Teresa Pilatowicz
9/22/2017	0.4	\$303.00	Correspondence with F. Gilmore and Court	\$140.00	Teresa Filatowicz
			regarding trial setting; Review trial setting filed by		
9/25/2017	0.1	\$365.00	Court.	\$36.50	Teresa Pilatowicz
J, 25, 2017	0.1	Φ202.00	Review cases cited in Opposition to Summary	ψ20.20	Teresa i mate wiez
10/9/2017	1	\$365.00	Judgment.	\$365.00	Teresa Pilatowicz
			Review Defendants' separate statement of facts and		
10/9/2017	1.2	\$365.00	exhibits thereto.	\$438.00	Teresa Pilatowicz
			Commence researching and drafting reply in support		
10/9/2017	2.5	\$365.00	of summary judgment.	\$912.50	Teresa Pilatowicz
10/10/2017	0.5	\$290.00	Revise reply re MSJ.	\$145.00	Erick Gjerdingen
			Further draft, revise, and finalize reply in support of		
10/10/2017	6	\$365.00	motion for summary judgment.	\$2,190.00	Teresa Pilatowicz

DATE	HOURS	RATE	DESCRIPTION	AMOUNT	PROFESSIONAL
			Draft and finalize Request for Submission or Motion		
10/11/2017	0.1	\$365.00	for Summary Judgment.	\$36.50	Teresa Pilatowicz
10/19/2017	0.4	\$365.00	Research regarding	\$146.00	Teresa Pilatowicz
			Review Vacco transcript regarding supplementing		
10/19/2017	0.3	\$365.00	Motion for Summary Judgment.	\$109.50	Teresa Pilatowicz
10/24/2017	2	\$200.00	Conduct legal research into	\$400.00	Stephen Davis
			Review and respond to correspondence from J.		1
10/25/2017	0.1	\$365.00	Murtha regarding	\$36.50	Teresa Pilatowicz
			Review and revision to proposed stipulation	*****	
10/26/2017	0.2	\$365.00	regarding settlement briefs.	\$73.00	Teresa Pilatowicz
			Research local rules regarding; Analysis of same.	*	
11/7/2017	0.5	\$365.00		\$182.50	Teresa Pilatowicz
11///201/		φεσείσσ		Ψ10 2.0 0	101050111000 1102
			Commence reviewing Murtha's draft of settlement		
			statement and revisions to same (.5); Commence		
11/10/2017	1.3	\$365.00	drafting Superpumper specific section (.8).	\$474.50	Teresa Pilatowicz
11/10/2017	1.0	φεσείσσ	Review prior offers and analysis of (.6); Conference	ψ.17 H2 0	101050111000 1102
			with J. Murtha, G. Gordon, and M. Weisenmiller		
11/16/2017	1.2	\$365.00	(.6).	\$438.00	Teresa Pilatowicz
11/19/2017	2.4	\$365.00	Further work on settlement statement.	\$876.00	Teresa Pilatowicz
11/19/2017	2.1	ψ303.00	Further revise settlement statement for	ψο / 0.00	Torosa Titatowicz
11/20/2017	1.8	\$365.00	Superpumper.	\$657.00	Teresa Pilatowicz
11/20/2017	1.0	ψ303.00	Review proposed settlement offer and comments	ψου 7.00	Torosa Titatowicz
11/21/2017	0.3	\$365.00	regarding same.	\$109.50	Teresa Pilatowicz
11/21/2017	0.1	\$365.00	Review settlement offer from defendants.	\$36.50	Teresa Pilatowicz
11/21/2017	0.1	ψ303.00	Review and comments to settlement conference	Ψ30.30	Torosa Titatowicz
11/27/2017	1	\$365.00	statement.	\$365.00	Teresa Pilatowicz
11/29/2017	0.2	\$365.00	Strategize regarding settlement conference.	\$73.00	Teresa Pilatowicz
11/30/2017	0.4	\$365.00	Review final settlement brief.	\$146.00	Teresa Pilatowicz
11/30/2017	0.1	ψ303.00	Prepare for settlement conference; Review and	Ψ110.00	Teresu i matowicz
12/6/2017	3	\$365.00	analysis of	\$1,095.00	Teresa Pilatowicz
12,0,2017		φ505.00	Further prepare for (1.0) and attend (5.0) settlement	ψ1,055.00	101054 1 11410 11102
12/7/2017	6	\$365.00	conference.	\$2,190,00	Teresa Pilatowicz
12,7,2017		φ505.00	Review and analysis of order from state court	Ψ2,170.00	101054 1 11410 11102
			regarding objection to discovery commissioners		
12/7/2017	0.3	\$365.00	recommendations.	\$109.50	Teresa Pilatowicz
12///201/	0.5	Ψ303.00	Correspondence to and from K. Kearney regarding	Ψ107.50	Teresa i matowicz
12/8/2017	0.2	\$365.00	continued deposition of HR.	\$73.00	Teresa Pilatowicz
12/0/201/	0.2	ψ303.00	Review file to perform requested legal research by	ψ/3.00	1 CICSA I HAWWICZ
12/12/2017	0.3	\$200.00	TMP.	\$60.00	Stephen Davis
12/12/2017	0.7	\$200.00	Conduct legal research regarding.	\$140.00	Stephen Davis
12/12/2017	1.6	\$200.00	Further research regarding	\$320.00	Stephen Davis
12/12/201/	1.0	φ200.00	Review and respond to correspondence from B.	φ320.00	Stephen Davis
12/12/2017	0.1	\$365.00	Hemmila regarding remanded hearing.	\$36.50	Teresa Pilatowicz
12/12/201/	0.1	00.COC	meanina regarding remailded nearing.	\$30.30	1 CI CSA FIIAIOWICZ

DATE	HOURS	RATE	DESCRIPTION	AMOUNT	PROFESSIONAL
		** • • • • • • • • • • • • • • • • • •	Correspondence to F. Gilmore regarding	** **********************************	
12/12/2017	0.1	\$365.00	rescheduled depositions; Review response to same.	\$36.50	Teresa Pilatowicz
			Correspondence to S. Davis with research requirements; Review and analysis of response to		
12/12/2017	0.3	\$365.00	same.	\$109.50	Teresa Pilatowicz
12/12/2017	0.5	Ψ303.00	Prepare summary of fees for disclosure to	ψ109.50	Telesa i matowicz
12/13/2017	0.4	\$365.00	Defendants in advance of sanctions hearing.	\$146.00	Teresa Pilatowicz
			Review and analysis of order denying summary		
			judgment (.4); Correspondence to client regarding		
12/13/2017	0.5	\$365.00	same (.1).	\$182.50	Teresa Pilatowicz
12/14/2017	0.1	\$365.00	Correspondence to F. Gilmore regarding Superpumper fees.	\$36.50	Teresa Pilatowicz
12/14/2017	0.1	\$303.00	Correspondence to F. Gilmore regarding expenses	\$30.30	Teresa Pilatowicz
12/15/2017	0.2	\$365.00	incurred in initial deposition.	\$73.00	Teresa Pilatowicz
12/10/2017	0.2	φ2 σ2.1σ σ	Draft letter to discovery commissioner regarding	ψ,εισσ	10100011100011100
12/16/2017	0.8	\$365.00	fees incurred.	\$292.00	Teresa Pilatowicz
			Finalize letter to Discovery Commissioner regarding		
			fees; Correspondence to B. Hemmila regarding		
	0.6	\$365.00	same.	\$219.00	Teresa Pilatowicz
12/19/2017	0.2	\$250.00	Post hearing follow up with TMP.	\$50.00	Michael Esposito
12/19/2017	1	\$365.00	Prepare for (.5) and participate (.5) in hearing on amount of sanctions.	\$365.00	Teresa Pilatowicz
12/20/2017	0.1	\$365.00	Review and analysis of order on sanctions.	\$36.50	Teresa Pilatowicz
		400000		400.00	
			Review recommendation for order re: sanction		
12/21/2017	0.2	\$365.00	amount; Correspondence to client regarding same.	\$73.00	Teresa Pilatowicz
1/5/2010	0.1	¢265.00	Review order confirming discovery commissioner's	\$2.6.50	T D'1 .
1/5/2018	0.1	\$365.00	recommendation regarding amount of sanctions.	\$36.50	Teresa Pilatowicz
1/9/2018	0.1	\$365.00	Draft amended notice of deposition of PMK of HR.	\$36.50	Teresa Pilatowicz
			Review and respond to correspondence from F.	•••	
1/9/2018	0.1	\$365.00	Gilmore regarding HR deposition.	\$36.50	Teresa Pilatowicz
			Correspondence from and to F. Gilmore regarding		
1/11/2018	0.1	\$365.00	HR deposition.	\$36.50	Teresa Pilatowicz
1/12/2010	0.1	\$265 AA	Correspondence to K. Kearney regarding HR	#27.50	T Dil. (
1/12/2018	0.1	\$365.00	deposition. Correspondence to/from F. Gilmore and K. Kearney	\$36.50	Teresa Pilatowicz
1/19/2018	0.1	\$365.00	re: HR continued deposition.	\$36.50	Teresa Pilatowicz
1, 19, 2010	J.1	\$202.00	Correspondence to F. Gilmore regarding sanctions	ψ50.50	111000111101011102
1/22/2018	0.1	\$365.00	payment status.	\$36.50	Teresa Pilatowicz
1/22/2018	0.1	\$365.00	Draft amended notice of deposition of HR.	\$36.50	Teresa Pilatowicz
			Correspondence to K. Kearney regarding amended		
1/29/2018	0.1	\$365.00	notice of deposition.	\$36.50	Teresa Pilatowicz

DATE	HOURS	RATE	DESCRIPTION	AMOUNT	PROFESSIONAL
			Correspondence to W. Leonard regarding		
2/5/2018	0.1	\$365.00	(REDACT)	\$36.50	Teresa Pilatowicz
			Correspondence to K. Kearney regarding HR		
3/15/2018	0.1	\$365.00	depositions.	\$36.50	Teresa Pilatowicz
			Draft summary of status and timeline for trial and		
4/12/2018	0.8	\$365.00	related events.	\$292.00	Teresa Pilatowicz
4/18/2018	0.2	\$365.00	Review calculation of trial related to deadlines.	\$73.00	Teresa Pilatowicz
			Working travel to Buffalo for HR continued		
4/30/2018	4.5	\$365.00	deposition.	\$1,642.50	Teresa Pilatowicz
			Further review documents in preparation for HR		
4/30/2018	2	\$365.00	deposition.	\$730.00	Teresa Pilatowicz
			Further prepare for and attend deposition of PMK of		
5/1/2018	8	\$365.00	Hodgson Russ.	\$2,920.00	Teresa Pilatowicz
5/1/2018	3.1	\$365.00	Travel from Buffalo Deposition (HALF RATE).	\$1,131.50	Teresa Pilatowicz
			Correspondence to F. Gilmore regarding		
5/8/2018	0.2	\$365.00	sanction/fees and expenses.	\$73.00	Teresa Pilatowicz
			Review status of pending deadlines and draft		
7/30/2018	1.3	\$365.00	summary of outstanding items.	\$474.50	Teresa Pilatowicz
,,			Review Superpumper fee issues; Correspondence to		
7/31/2018	0.5	\$365.00	G. Gordon regarding same.	\$182.50	Teresa Pilatowicz
- /- / / / -			Correspondence to F. Gilmore regarding pre-trial		
7/31/2018	0.1	\$365.00	order.	\$36.50	Teresa Pilatowicz
			Receive accounting fees and costs from 11/1/16		
			through 7/31/2018. Begin and complete creation of		
			excel spreadsheet exhibits for Professional Fees,		
			Fees by Task Code and Expenses. Draft GTG 4th		
0/1/2010	5.1	Φ 105 00	Interim Fee Application and corresponding	Φ 042.50	VC 1 1 D :
8/1/2018	5.1		declarations.		Michele Pori
8/1/2018	0.6	\$ 365.00	Attention to fee application issues	\$ 219.00	Teresa Pilatowicz
8/1/2018	0.4	\$ 365.00	Research re: Morabito's current address	\$ 146.00	Teresa Pilatowicz
0/2/2010	0.1	Ф 265.00	Correspondence to court regarding request for pre-	Ф 26.70	T D'1 . '
8/2/2018	0.1	\$ 365.00	trial conference	\$ 36.50	Teresa Pilatowicz
0/6/2010	0.2	¢ 265.00	Call to court clerk re: pre-trial conference;	e 72.00	T Dil. (
8/6/2018	0.2	\$ 365.00	Contest court representation of the contest court representation o	\$ 73.00 \$ 36.50	Teresa Pilatowicz
8/7/2018	0.1	\$ 365.00	Contact court re: pre-trial conference	\$ 36.50	Teresa Pilatowicz
0/7/2010	0.1	¢ 265.00	Conferences with court regarding scheduling on pretrial conference	0 26.50	Tamaga Dilatarrian
8/7/2018	0.1	\$ 365.00	Prepare for meeting with E. Turner and G. Hamm	\$ 36.50	Teresa Pilatowicz
0/0/2010	1.9	\$ 365.00	regarding trial preparation and strategy	¢ 602.50	Taraga Diletarrias
8/8/2018	1.9	\$ 303.00		\$ 693.50	Teresa Pilatowicz
			Further attention to trial strategy and trial preparation; Review MSJ and order on same		
8/9/2018	3	\$ 365.00	regarding additional documents needed for trial	\$ 1,095.00	Teresa Pilatowicz
0/9/2010	3	\$ 202.00	regarding additional documents needed for that	\$ 1,095.00	1 ciesa Filatowicz

DATE	HOURS	RATE	DESCRIPTION	AN	10UNT	PROFESSIONAL
			Correspondence to and from court clerk re: pre-trial			
8/10/2018	0.2	\$ 365.00	issues	\$	73.00	Teresa Pilatowicz
			Commence developing trial theme and further			
8/16/2018	0.8	\$ 365.00	prepare strategy	\$	292.00	Teresa Pilatowicz
8/16/2018	0.7	\$ 365.00	Review time entries for 4th interim app	\$	255.50	Teresa Pilatowicz
8/17/2018	0.3	\$ 365.00	Attention to fee application issues	\$	109.50	
			Review time entries for fourth interim fee			
8/20/2018	0.8	\$ 365.00	application	\$	292.00	Teresa Pilatowicz
8/20/2018	0.9	\$ 365.00		\$	328.50	Teresa Pilatowicz
0 0 0 0		4 000000	11	-		
			Revise 4th interim fee application including			
			summary of status of application of sanctions			
8/27/2018	5.2	\$ 365.00	payments and finalize exhibits in support of same	\$	1,898.00	Teresa Pilatowicz
0 , 0 - 0		4 0 0 0 0 0 0 0	1 7	-	-,070100	
			Finalize 4th interim fee application (.9), declarations			
			in support of same (.4), Draft and finalize OST			
			documents (.5); Correspondence to/from client			
			regarding approval (.1); Correspondence to/from			
8/28/2018	2.1	\$ 365.00	opposing counsel regarding OST request (.2)	\$	766.50	Teresa Pilatowicz
0 0 0 .		4 000000	Commence trial strategy preparation for theme	-	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
8/28/2018	3	\$ 365.00	development and opening/closing statements	\$	1,095.00	Teresa Pilatowicz
0,20,2010		Ψ 202.00	Analysis of trial strategy and comments re same - No		1,000.00	1010001110001102
8/29/2018	0.6	\$ -	Charge	\$	_	Erick Gjerdingen
0 2 0 = 0	1	-	Analysis of trial strategy and documents supporting	-		
8/29/2018	5	\$ 365.00	same	\$	1,825.00	Teresa Pilatowicz
8/30/2018	0.4	\$ -	Additional analysis re trial strategy - No Charge	\$	-	Erick Gjerdingen
0/30/2010	0.1	Ψ	Further analysis of trial strategy and documents	4		Zirek Gjerunigen
8/30/2018	4.9	\$ 365.00	supporting same	\$	1,788.50	Teresa Pilatowicz
0.00.00		4 000000	11 0	-	-,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
			Trial preparation. Begin culling all operative			
			pleadings, all written responses to Interrogatories			
9/4/2018	6.5	\$ 185.00	and all deposition transcript with exhibits.	\$	1,202.50	Michele Pori
9/4/2018	1		Further review documents for trial preparation	\$		Teresa Pilatowicz
			1 1			
9/4/2018	0.1	\$ 365.00	Correspondence to Bill Kimmel regarding trial dates	\$	36.50	Teresa Pilatowicz
			Correspondence to F. Gilmore regarding pre-trial			
9/4/2018	0.1	\$ 365.00	conference	\$	36.50	Teresa Pilatowicz
			Correspondence to client regarding trial scheduling			
9/4/2018	0.1	\$ 365.00	and pre-trial conference	\$	36.50	Teresa Pilatowicz
			Trial preparation. Continue and complete culling all			
			operative pleadings, all written responses to			
			Interrogatories and all deposition transcript with			
9/5/2018	5.5	\$ 185.00	exhibits.	\$	1,017.50	Michele Pori
9/5/2018	1	\$ 365.00	Commence drafting pre-trial statement	\$	365.00	Teresa Pilatowicz

DATE	HOURS	RATE	DESCRIPTION	AMOUNT	PROFESSIONAL
0/5/2010					
9/6/2018	0.3	\$ 495.00	Review of scheduling order + follow up re same	\$ 148.50	Erika Turner
9/6/2018	1.4	\$ 365.00	Prepare for and participate in pre-trial conference all with F. Gilmore; Draft summary of same	\$ 511.00	Teresa Pilatowicz
9/0/2016	1.4	\$ 303.00	Correspondence to court regarding pre-trial	\$ 311.00	Telesa Filatowicz
9/6/2018	0.2	\$ 365.00	conference issues	\$ 73.00	Teresa Pilatowicz
9/6/2018	0.2		Start exhibit list	\$ 73.00	
		,	Call with M. Pori regarding trial preparation strategy		
9/6/2018	0.4	\$ 365.00	and items needed	\$ 146.00	Teresa Pilatowicz
			Correspondence to J. Murtha regarding Vacco		
9/6/2018	0.1	\$ 365.00	depositions	\$ 36.50	Teresa Pilatowicz
9/6/2018	1.7	\$ 365.00	Attention to trial statement and stipulated facts	\$ 620.50	Teresa Pilatowicz
9/6/2018	2.5	\$ 365.00	Review Morabito deposition transcript	\$ 912.50	Teresa Pilatowicz
9/7/2018	1.6		<u> </u>	\$ 496.00	υ υ
9/7/2018	2	\$ 365.00	Review files and identify trial issues to address	\$ 730.00	Teresa Pilatowicz
0/7/2010	0.1	ф 2 65.00	Correspondence to J. McGovern regarding trial	Φ 26.56	D'1 .
9/7/2018	0.1	\$ 365.00	status Further work on trial statement	\$ 36.50 \$ 657.00	
9/7/2018	1.8	\$ 365.00		\$ 657.00	Teresa Pilatowicz
9/10/2018	1.6	\$ 495.00	Communications re pretrial matters + review pleadings for Trial preparation	\$ 792.00	Erika Turner
7/10/2010	1.0	Ψ +22.00	produings for Trial proparation	φ //2.00	Lina Turner
			Telephone conference with E. Turner and T.		
9/10/2018	0.6	\$ -	Pilatowicz regarding pretrial hearing. No Charge.	\$ -	Gabby Hamm
			5 51 5		,
			Research and analysis regarding potential		
9/10/2018	1.5	\$ 365.00	evidentiary issues to raise at pre-trial conference	\$ 547.50	Teresa Pilatowicz
			Further attention to trial statement and issues to		
9/10/2018	3.5	\$ 365.00	address for trial	\$ 1,277.50	Teresa Pilatowicz
9/10/2018	0.2	\$ 365.00	1 1	\$ 73.00	Teresa Pilatowicz
0/10/2010	1 4	ф 2 65.00	Prepare for and participate in call regarding pre-trial	Φ 511.00	D'1 .
9/10/2018	1.4	\$ 365.00	conference	\$ 511.00	Teresa Pilatowicz
9/11/2018	0.1	¢	Review of email from T. Pilatowicz regarding pretrial conference. No Charge.	\$ -	Gabby Hamm
9/11/2018	0.1	\$ -	Work on Bernstein and Morabito designations of	\$ -	Саобу Пашш
9/11/2018	3.9	\$ 365.00	deposition transcript	\$ 1,423.50	Teresa Pilatowicz
9/11/2018	1.1		Prepare for and attend pre-trial conference	\$ 401.50	
	1	\$ 505.00	Draft summary of pre-trial conference and strategy	J 101.30	
9/11/2018	0.7	\$ 365.00	based on same	\$ 255.50	Teresa Pilatowicz
			Review requirements and analysis for audio visual		
9/11/2018	0.3		needs and communicate with Court re same	\$ 109.50	Teresa Pilatowicz
9/11/2018	1	\$ 365.00	Designations regarding Cavaliar deposition	\$ 365.00	Teresa Pilatowicz

DATE	HOURS	RATE	DESCRIPTION	AN	10UNT	PROFESSIONAL
9/11/2018	0.6	\$ 365.00	Research re: Moreno matter and relation to trial	\$	219.00	Teresa Pilatowicz
			work on designations of Gursey, Graeber, and Sevitz			
9/12/2018	4	\$ 365.00	depositions	\$	1,460.00	Teresa Pilatowicz
9/12/2018	0.5	\$ 365.00	Review and analysis of defendants' motion in limine	\$	182.50	Teresa Pilatowicz
7/12/2010	0.5	Ψ 303.00	Attention to status of initial and supplemental	Ψ	102.30	Teresa i natowiez
9/12/2018	1	\$ 365.00	* *	\$	365.00	Teresa Pilatowicz
)/12/2010		Ψ 303.00	Review Motion for SJ and other docs in file in	Ψ	303.00	Teresa i natowiez
9/13/2018	2.6	\$ 495.00		\$	1,287.00	Erika Turner
		4 13 2 1 3 2	Review Motion in Limine recd from opposing	-	-,,	
9/13/2018	0.4	\$ 495.00		\$	198.00	Erika Turner
			Review and respond to correspondence from EPT	•		
9/13/2018	0.2	\$ 365.00	-	\$	73.00	Teresa Pilatowicz
0/12/2010	0.0	e 265.00	Demonition designations for Web. 1919 1	ø	202.00	T P'1 (
9/13/2018	0.8		Deposition designations for Yalamachili deposition	\$	292.00	
9/17/2018	0.5	\$ 495.00	Attend to resolving pre-Trial issues	\$	247.50	Erika Turner
			Attention to arguments in opposition to damages			
0/17/2010	1.2	Ф 265 OO	Motion in Limine and in support of Freiderich MIL;	Φ	420.00	T. D'1 .
9/17/2018	1.2	\$ 365.00		\$	438.00	Teresa Pilatowicz
9/17/2018	2.3	\$ 365.00	Further attention to general trial issues	\$	839.50	Teresa Pilatowicz
0/10/2010	0.2	¢ 265.00	Finalize notice and request for technology use for	¢.	72.00	T D'1 .
9/18/2018	0.2	\$ 365.00	trial	\$	73.00	Teresa Pilatowicz
9/18/2018	1.1	\$ 365.00	Reviewing documents for exhibit list	\$	401.50	Teresa Pilatowicz
9/18/2018	4.8	\$ 365.00	Draft summary of trial strategy, issues, and evidence	\$	1,752.00	Teresa Pilatowicz
			Review of Jan Friedrich deposition transcript and			
			draft motion in limine; related research regarding			
9/19/2018	7.4		designation of non-retained expert witness.	\$		Gabby Hamm
9/19/2018	6		Document review to further create exhibit list	\$	2,190.00	
9/19/2018	0.8	\$ 365.00	Review and comment on motion in limine	\$	292.00	Teresa Pilatowicz
			Continue research regarding non-retained expert			
9/20/2018	4.7	\$ -	witnesses and revise motion in limine. No Charge.	\$	=	Gabby Hamm
			Trial managerian Description El. C. 11 111 1			
			Trial preparation. Receive zip file of emails without			
			bates numbers. Begin search through Logikcull			
9/20/2018	3	\$ 185.00	platform to identify bates stamped versions. Download same for use as trial exhibits.	¢	555.00	Michele Pori
9/20/2018	1.1	\$ 185.00		\$ \$	401.50	Teresa Pilatowicz
9/20/2018	2.9		Further supplement exhibit list	\$	1,058.50	Teresa Pilatowicz
21/201/2018	2.7	\$ 505.00		Φ	1,036.30	TCTCSa F HallOWICZ
			Further draft working summary for trial prep identifying factual summary and additional items			
0/20/2019	1 2	\$ 365.00		¢	174 50	Teresa Pilatowicz
9/20/2018	1.3	\$ 202.00	needed for that	\$	474.50	1 CICSA PHAIOWICZ

DATE	HOURS	RATE	DESCRIPTION	AN	IOUNT	PROFESSIONAL
9/21/2018	2.8	\$ 775.00	review and revise internal trial memorandum	\$	2,170.00	Gerald Gordon
			Trial preparation. Receive zip file of emails without			
			bates numbers. Continue and complete search			
0/01/0010	2.6	* ********	through Logikcull platform to identify bates stamped	Φ.	404.00	
9/21/2018	2.6	\$ 185.00	versions. Download same for use as trial exhibits.	\$	481.00	Michele Pori
0/21/2010	4.0	A 265.00	Further draft working trial summary regarding	Ф	1 772 00	T. D'1
9/21/2018	4.8	\$ 365.00	evidence needed and issues to address	\$	1,752.00	Teresa Pilatowicz
0/21/2010	1.0	¢ 265.00	Review additional documents to supplement exhibits	¢.	420.00	T D'1 .
9/21/2018	1.2	\$ 365.00		\$ \$	438.00	
9/24/2018	6.9	\$ 235.00	Continue drafting opposition to motion in limine	3	1,621.50	Andrew Dunning
			Meeting with TP re status and strategy on how to			
9/24/2018	2	\$ 495.00	proceed at Trial + follow up re same with review of docs/pleadings	¢	1 495 00	Erika Turner
9/24/2018	3	\$ 495.00	docs/pleadings	\$	1,485.00	Erika Turner
			Review memoranda for trial preparation (2.4); meet			
9/24/2018	3.5	\$ 385.00	· · · · · · · · · · · · · · · · · ·	\$	1,347.50	Gabby Hamm
912 4 12010	3.3	\$ 363.00		Ψ	1,547.50	Gabby Hallill
			Trial preparation. Begin Summary of Voluminous Documents Index for all documents for all 23,000			
			documents & emails received from Vacco/Lippes			
			Mathias bates stamped LMWF_SUPP_000001 -			
9/24/2018	2.5	\$ 185.00		\$	462.50	Michele Pori
7/24/2010	2.3	\$ 105.00	Correspondence with expert witnesses regarding	Ψ	402.30	Whenere I off
9/24/2018	0.2	\$ 365.00		\$	73.00	Teresa Pilatowicz
J12412010	0.2	Ψ 303.00	Review and revisions to opposition to motion in	Ψ	73.00	Teresa i matowicz
9/24/2018	0.5	\$ 365.00	**	\$	182.50	Teresa Pilatowicz
<i>7/2 1/2010</i>	0.5	Ψ 303.00	Further review exhibits in preparation for trial and	Ψ	102.50	Teresa i matowicz
9/24/2018	3.5	\$ 365.00	additional information needed	\$	1,277.50	Teresa Pilatowicz
9/24/2018	1.6		Further prepare trial strategy	\$	584.00	Teresa Pilatowicz
J. 2 .: 2010	110	Ψ 202.00	Review and revise draft opposition to motion in	Ψ	2000	1010001110001102
9/25/2018	2.2	\$ 235.00	limine; conduct supplemental research	\$	517.00	Andrew Dunning
		4	7 11			
			Analysis re standing of liquidation trustee for trial			
9/25/2018	0.7	\$ 495.00	strategy + related conference with Bk Co-counsel	\$	346.50	Erika Turner
			Attend to pretrial issues with co-counsel + research	•		
9/25/2018	1	\$ 495.00	_	\$	495.00	Erika Turner
			Review transcripts and other papers in preparation	•		
9/25/2018	2.7	\$ 495.00	for trial	\$	1,336.50	Erika Turner
			conferences with Erika T re UFTA and interplay			
9/25/2018	0.7	\$ 775.00	with bk	\$	542.50	Gerald Gordon
			Trial preparation. Cull & compile all motions to			
			dismiss and corresponding orders and all discovery			
			commissioner recommendations for order and			
			corresponding court orders. Add all to trial binder			
9/25/2018	2	\$ 185.00		\$	370.00	Michele Pori

DATE	HOURS	RATE	DESCRIPTION	AN	MOUNT	PROFESSIONAL
			Trial preparation. Continue Summary of			
			Voluminous Documents Index for all documents for			
			all 23,000 documents & emails received from			
			Vacco/Lippes Mathias bates stamped			
9/25/2018	6	\$ 185.00		\$	1,110.00	Michele Pori
9/25/2018	0.3	\$ 365.00	Call with Jim McGovern regarding trial	\$	109.50	Teresa Pilatowicz
9/25/2018	0.2	\$ 365.00	Call with Tim Herbst regarding trial	\$	73.00	Teresa Pilatowicz
			Prepare for and attend hearing on fourth interim fee			
9/25/2018	0.9	\$ 365.00		\$	328.50	Teresa Pilatowicz
			Finalize order on fee application; Correspondence to			
9/25/2018	0.2	\$ 365.00	N. Strozza regarding same	\$	73.00	Teresa Pilatowicz
			Further review and revisions to opposition to motion			
9/25/2018	1.6	\$ 365.00	in limine	\$	584.00	Teresa Pilatowicz
			Correspondence to F. Gilmore regarding request for			
9/25/2018	0.2	\$ 365.00	stipulation re Noble testimony	\$	73.00	Teresa Pilatowicz
			Review Nobel deposition in response to Defendants'			
			request for use of deposition transcript in lieu of			
9/25/2018	1.3	\$ 365.00	live testimony	\$	474.50	Teresa Pilatowicz
			Further review of documents regarding exhibits for			
9/25/2018	1.5			\$	547.50	Teresa Pilatowicz
9/26/2018	3.6		1.1	\$	846.00	Andrew Dunning
9/26/2018	0.2	\$ 495.00	Review trust docs for use at trial	\$	99.00	Erika Turner
			Communication with BLeonard re trial prep/trial +			
9/26/2018	0.2	\$ 495.00	1 0	\$	99.00	Erika Turner
9/26/2018	0.2	\$ 495.00	Attend to witness list	\$	99.00	Erika Turner
9/26/2018	0.3	\$ 775.00	conf with EPT re insiders under UFTA (NRS 112)	\$	232.50	Gerald Gordon
			trial prep: Attend to preparation of exhibits for super			
9/26/2018	2.6	\$ 300.00	pumper trial	\$	780.00	Mark Weisenmiller
			Trial preparation. Continue Summary of			
			Voluminous Documents Index for all documents for			
			all 23,000 documents & emails received from			
			Vacco/Lippes Mathias bates stamped			
9/26/2018	6.5		LMWF_SUPP_000001 - 106280.	\$	1,202.50	Michele Pori
9/26/2018	5.8		Further revise exhibit list	\$	2,117.00	Teresa Pilatowicz
9/26/2018	0.8			\$	292.00	Teresa Pilatowicz
9/26/2018	0.3	\$ 365.00	Revise witness list	\$	109.50	Teresa Pilatowicz
			Review EPT revisions to opposition to motion in			
			limine; review and revise draft opposition for			
9/27/2018	2.3	\$ 235.00		\$	540.50	Andrew Dunning
			Review and revise witness list and follow up re			
9/27/2018	0.6	\$ 495.00	deposition transcripts	\$	297.00	Erika Turner
9/27/2018	2.1	\$ 495.00	Review and revise Opposition to Motion in Limine	\$	1,039.50	Erika Turner

DATE	HOURS	RATE	DESCRIPTION	AM	OUNT	PROFESSIONAL
			Research regarding (3.8);			
9/27/2018	4.7	\$ 385.00	research regarding (.9).	\$	1,809.50	Gabby Hamm
9/27/2018	1.4	\$ 385.00	Draft proposed findings and conclusions.	\$	539.00	Gabby Hamm
9/27/2018	0.3	\$ 775.00	conf with Teresa P re	\$	232.50	Gerald Gordon
			Trial preparation. Continue Summary of			
			Voluminous Documents Index for all documents for			
			all 23,000 documents & emails received from			
			Vacco/Lippes Mathias bates stamped			
9/27/2018	7.2		LMWF_SUPP_000001 - 106280.	\$		Michele Pori
9/27/2018	0.3		Further attention to exhibit list issues	\$	109.50	Teresa Pilatowicz
9/27/2018	0.3	\$ 365.00	Review Salazar expert report	\$	109.50	Teresa Pilatowicz
			Legal analysis and summary regarding			
9/27/2018	1.3	\$ 365.00		\$	474.50	Teresa Pilatowicz
0/27/2010	0.6	ф 2 65.00		Ф	210.00	T. D'1 .
9/27/2018	0.6	\$ 365.00	Further revisions to Opposition to Motion in Limine	\$	219.00	Teresa Pilatowicz
0/27/2010	0.2	¢ 265.00	Correspondence to F. Gilmore regarding witness	Ф	72.00	T D'1 .
9/27/2018 9/27/2018	0.2	\$ 365.00	availability	\$	73.00	Teresa Pilatowicz
9/2//2018	0.8	\$ 365.00	Update working summary of trial issues	2	292.00	Teresa Pilatowicz
0/20/2010	4.2	\$ 385.00	Review discovery and prepare proposed findings and conclusions.	¢	1 617 00	Cohby Homm
9/28/2018 9/28/2018	0.4		t/c with Trustee re trial	\$	1,617.00 310.00	Gabby Hamm Gerald Gordon
9/28/2018	0.4	\$ 775.00	further analysis of	\$	310.00	Gerald Gordon
9/20/2010	0.4	\$ 773.00	Turtici anarysis or	Φ	310.00	Geraid Gordon
			Trial preparation. Continue and complete Summary			
			of Voluminous Documents Index for all documents			
			for all 23,000 documents & emails received from			
			Vacco/Lippes Mathias bates stamped			
9/28/2018	4.1	\$ 185.00	**	\$	758.50	Michele Pori
9/28/2018	2.4	\$ 365.00	Further work on exhibit list and documents for trial	\$	876.00	Teresa Pilatowicz
9/28/2018	0.7		Finalize pre-trial disclosures	\$	255.50	Teresa Pilatowicz
			Review and analysis of pre-trial disclosures from			
9/28/2018	0.3	\$ 365.00	Defendants	\$	109.50	Teresa Pilatowicz
0/20/2010	1	ф 2 65.00	P. 4		265.00	T. D'1
9/28/2018	1	\$ 365.00	Further revisions to opposition to motion in limine	\$	365.00	Teresa Pilatowicz
9/28/2018	0.8	\$ 365.00	Strategize regarding case presentation and items needed for trial	\$	292.00	Teresa Pilatowicz
7/20/2010	0.0	φ 505.00	Review correspondence from counsel and	Ψ	272.00	1 C1 C5a 1 HatOWICZ
10/1/2018	0.3	\$ 235.00	prospective research tasks	\$	70.50	Andrew Dunning
						8
			Attend trial strategy meeting; review correspondence			
10/1/2018	0.7	\$ 235.00		\$	164.50	Andrew Dunning

DATE	HOURS	RATE	DESCRIPTION	AN	IOUNT	PROFESSIONAL
			Review of email from G. Gordon regarding insider			
10/1/2018	0.1	\$ -	status of Ed Bayuk. No Charge.	\$	=	Gabby Hamm
			Review of discovery produced by Defendants and			-
10/1/2018	5.3	\$ 385.00		\$	2,040.50	Gabby Hamm
			Review of dockets and discovery file; identify			
10/1/2018	2.8	\$ -	further documents to be reviewed. No Charge.	\$	-	Gabby Hamm
			Analysis of research issues for trial and discussion			
10/1/2018	0.4	\$ -	with A. Dunning regarding same. No Charge.	\$	-	Gabby Hamm
			Review of current draft of exhibit list and identify			
10/1/2018	0.4	\$ 385.00	-	\$	154.00	•
10/1/2018	1.4		Review McGovern Deposition	\$	511.00	Teresa Pilatowicz
10/1/2018	2.6		Review Bayuk Deposition	\$	949.00	Teresa Pilatowicz
10/1/2018	1.9	\$ 365.00		\$	693.50	
10/1/2018	0.8	\$ 365.00	Designations of Lovelace Deposition	\$	292.00	Teresa Pilatowicz
10/1/2018	2.4	\$ 365.00	Designations of Vacco depositions	\$	876.00	Teresa Pilatowicz
10/1/2018	0.5	\$ 365.00	Further draft proposed stipulated facts	\$	182.50	Teresa Pilatowicz
10/2/2010	0.4	¢.	Attend strategy meeting regarding trial preparation -	Ф		A 1 D '
10/2/2018	0.4	\$ -	No Charge	\$	-	Andrew Dunning
10/2/2018	2.4	¢	Discovery and deposition management. No Charge.	\$		Cohby Homm
10/2/2018	2.4	\$ -	Revise and proposed final of Vacco depo	Э	-	Gabby Hamm
10/2/2018	2.1	\$ 365.00		\$	766.50	Teresa Pilatowicz
10/2/2016	2.1	\$ 303.00	Revise and proposed final of Bernstein depo	Φ	700.30	Teresa Filatowicz
			designations and summary of testimony; Analysis of			
10/2/2018	0.9	\$ 365.00		\$	328.50	Teresa Pilatowicz
10/2/2010	0.7	ψ 303.00	Revise and proposed final of Lovelace depo	Ψ	320.30	Teresa i natowiez
			designations and summary of testimony; Analysis of			
10/2/2018	0.3	\$ 365.00	Bernstein as a witness	\$	109.50	Teresa Pilatowicz
		4 000000	Revise and proposed final of Graber depo	-		
10/2/2018	1.3	\$ 365.00		\$	474.50	Teresa Pilatowicz
			Revise and proposed final of Yalamanchili depo			
10/2/2018	1.1	\$ 365.00	designations and summary of testimony	\$	401.50	Teresa Pilatowicz
			Revise and proposed final of Morabito depo			
10/2/2018	2	\$ 365.00	designations and summary of testimony	\$	730.00	Teresa Pilatowicz
			Revise and proposed final of Kraus depo			
10/2/2018	1.2	\$ 365.00	designations and summary of testimony	\$	438.00	Teresa Pilatowicz
10/2/2018	0.4	\$ 365.00	Further attention to research items needed for trial	\$	146.00	Teresa Pilatowicz
10/3/2018	0.6	\$ -	Continue file review - No Charge	\$	-	Andrew Dunning
			Prepare outline for determination of witnesses,			
10/3/2018	3.5	\$ 495.00	= = =	\$	1,732.50	Erika Turner
			Further review of discovery and deposition exhibits			
10/3/2018	7.9	\$ 385.00	for determination of evidence of trial.	\$	3,041.50	Gabby Hamm

DATE	HOURS	RATE	DESCRIPTION	AM	IOUNT	PROFESSIONAL
			Call with and correspondence to J. McGovern			
10/3/2018	0.3	\$ 365.00	regarding prep	\$	109.50	Teresa Pilatowicz
			Review and analysis of McGovern documents in			
10/3/2018	1.5	\$ 365.00	preparation for call	\$	547.50	Teresa Pilatowicz
10/3/2018	0.9	\$ 365.00	Further analysis of exhibits	\$	328.50	Teresa Pilatowicz
			Trial preparation including review papers and			
10/4/2018	2.4	\$ 495.00	pleadings in file	\$	1,188.00	Erika Turner
			Research in preparation for trial, including regarding	*	,	
			anticipated evidentiary objections and standing			
10/4/2018	5.1	\$ 385.00	evidence.	\$	1,963.50	Gabby Hamm
10/4/2018	3.2		Review of proposed exhibits.	\$	1,232.00	· ·
			1 1	*	,	
10/4/2018	2.2	\$ 365.00	Further attention and revisions to Kraus designation	\$	803.00	Teresa Pilatowicz
10/4/2018	2	\$ 365.00	Further attention and revisions to Vacco designation	\$	730.00	Teresa Pilatowicz
			Further attention and revisions to Bernstein	*		
10/4/2018	0.8	\$ 365.00		\$	292.00	Teresa Pilatowicz
			Further attention and revisions to Morabito	*		
10/4/2018	0.7	\$ 365.00	designation	\$	255.50	Teresa Pilatowicz
10/ 1/2010		Ψ 202.00		Ψ		1010001110001102
10/4/2018	4.6	\$ 365.00	Review proposed exhibit list and revisions to same	\$	1,679.00	Teresa Pilatowicz
10/5/2018	1.5	\$ 235.00	Continue research regarding	\$	352.50	Andrew Dunning
10/5/2018	2.9	\$ 235.00	Continue research regarding evidentiary matters	\$	681.50	Andrew Dunning
10/5/2018	0.1	\$ 385.00	Brief review of memo regarding	\$	38.50	Gabby Hamm
			Continue review of potential trial exhibits and other			,
			documents produced in discovery to determine if			
10/5/2018	3.3	\$ 385.00	<u> </u>	\$	1,270.50	Gabby Hamm
			Email to A. Dunning regarding			•
10/5/2018	0.2	\$ -	No Charge.	\$	-	Gabby Hamm
			Continue drafting proposed findings of fact and			
10/5/2018	3.1	\$ 385.00	conclusions of law.	\$	1,193.50	Gabby Hamm
10/5/2018	4.6	\$ 365.00	Finalize deposition designations	\$	1,679.00	*
			Continue drafting proposed findings and			
10/6/2018	9.8	\$ 385.00	conclusions.	\$	3,773.00	Gabby Hamm
			Emails regarding damages issues and Vacco and			
			Lovelace not appearing for trial (.4); review of			
10/7/2018	0.8	\$ 385.00	statute regarding damages (.4).	\$	308.00	Gabby Hamm
			Review of depositions and exhibits for FFCL and			
10/7/2018	2.2	\$ 385.00	exhibits.	\$	847.00	Gabby Hamm
			Review and analysis of Gilmore correspondence			
			regarding request for dismissal of Salvatore			
10/7/2018	1.9	\$ 365.00	Morabito	\$	693.50	Teresa Pilatowicz

DATE	HOURS	RATE	DESCRIPTION	AN	IOUNT	PROFESSIONAL
			Review correspondence from counsel regarding trial			
			preparation; prepare and upload research			
10/8/2018	0.6	\$ -	memorandum to file - No Charge	\$	-	Andrew Dunning
			Review correspondence from FGilmore + review			
10/8/2018	0.3	\$ 495.00	and revise proposed response	\$	148.50	Erika Turner
			Analysis and revisions to proposed FFCL + further			
10/8/2018	3.9	\$ 495.00		\$	1,930.50	Erika Turner
			Review of draft correspondence regarding Sam			
10/8/2018	0.2	\$ 385.00	Morabito claims and related emails.	\$	77.00	Gabby Hamm
			Review of comments by E. Turner to proposed			
10/8/2018	0.4	\$ -	findings and conclusions. No Charge.	\$	_	Gabby Hamm
			Further analysis of claims and continued review of			
10/8/2018	4.9	\$ 385.00	documents for evidence.	\$	1,886.50	Gabby Hamm
			Review of designated deposition testimony.			
10/8/2018	1.3	\$ -	No Charge.	\$	-	Gabby Hamm
			Draft response to Gilmore correspondence re:			
			Salvatore Morabito; Multiple additional			
10/8/2018	0.7	\$ 365.00	correspondence regarding same	\$	255.50	Teresa Pilatowicz
			Commence analysis of Defendants' deposition			
10/8/2018	0.6	\$ 365.00	designations	\$	219.00	Teresa Pilatowicz
10/8/2018	1.5	\$ 365.00		\$	547.50	Teresa Pilatowicz
			Review and analysis of reply in support of motion in			
10/8/2018	0.5	\$ 365.00	limine re: damages	\$	182.50	Teresa Pilatowicz
			Review and analysis of opposition to motion in			
10/8/2018	0.4	\$ 365.00	limine re: Freiderich	\$	146.00	Teresa Pilatowicz
			Commence review and revision to findings of fact			
10/8/2018	0.5	\$ 365.00	and conclusions of law	\$	182.50	Teresa Pilatowicz
			Correspondence to/from Bill Kimmel regarding			
10/8/2018	0.2	\$ 365.00	testimony	\$	73.00	Teresa Pilatowicz
			Review and analyze Defendants' reply in support of			
10/9/2018	0.2	\$ 235.00	their motions in limine	\$	47.00	Andrew Dunning
			Review and analyze Defendants' opposition to			
10/9/2018	2.4	\$ 235.00	motion in limine; prepare to draft reply in support	\$	564.00	Andrew Dunning
			Review Defendants' Opposition to Motion in Limine			
10/9/2018	0.6	\$ 495.00		\$	297.00	Erika Turner
			Review file documents incl court€™s orders and			
10/9/2018	2.8	\$ 495.00	declarations in preparation for trial	\$	1,386.00	Erika Turner
			General trial preparation, including review pretrial			
			filings (including disclosure and deposition			
			designations); determine outstanding pretrial matters			
10/9/2018	1.5	\$ 385.00	and dates due.	\$	577.50	Gabby Hamm
			Continue review of depositions, exhibits, and			
			disclosures, and general analysis of trial			
10/9/2018	3.9	\$ -	presentation. No Charge.	\$	-	Gabby Hamm

DATE	HOURS	RATE	DESCRIPTION	AN	10UNT	PROFESSIONAL
			Further research regarding evidentiary issues. No			
10/9/2018	3.1	\$ -	Charge.	\$	=	Gabby Hamm
10/9/2018	4	\$ 365.00	Attend to exhibits/exhibit list	\$	1,460.00	Teresa Pilatowicz
			Revisions to proposed findings of fact and			
10/9/2018	1	\$ 365.00	conclusions of law	\$	365.00	Teresa Pilatowicz
			Finalize research/memorandum on admissibility of			
10/10/2018	1.7	\$ 235.00	docs.	\$	399.50	Andrew Dunning
10/10/2018	2.6	\$ 235.00	Continue trial preparation research	\$	611.00	Andrew Dunning
			Continue drafting reply in support of Motion in			
10/10/2018	0.2	\$ 235.00	Limine re Friederich	\$	47.00	Andrew Dunning
			Review docs incl depos and discovery responses in			
10/10/2018	4.8	\$ 495.00	preparation for trial	\$	2,376.00	Erika Turner
10/10/2018	0.1	\$ 385.00	Review of memo regarding evidence.	\$	38.50	Gabby Hamm
			Continue gathering/reviewing depositions and			
10/10/2018	4.3	\$ 385.00	deposition exhibits for trial prep.	\$	1,655.50	Gabby Hamm
			Further revise Defendants' designations and			
10/10/2018	4.3	\$ 365.00	commence preparing counter-designations	\$	1,569.50	Teresa Pilatowicz
			Further revise proposed findings of facts and			
10/10/2018	0.9	\$ 365.00	conclusions of law	\$	328.50	
10/10/2018	0.1	\$ 365.00	Draft notice of appearance for EPT and GAH	\$	36.50	
10/10/2018	0.9	\$ 365.00	Review and edit proposed final exhibit list	\$	328.50	Teresa Pilatowicz
			Draft, review, and finalize reply in support of			
10/11/2018	4.3	\$ 235.00	motion in limine re expert witness	\$	1,010.50	Andrew Dunning
			Review of Sewitz and Justmann deposition			
			transcripts for counter-designation of deposition			
			testimony; further review of deposition designations			
10/11/2018	3.8	\$ 385.00	of professionals.	\$	1,463.00	•
	3.8		Revisions to exhibit list for proposed final draft	\$	1,387.00	Teresa Pilatowicz
10/11/2018	3		Revisions to counter-designations	\$	1,095.00	
10/11/2018	1		1 7 11	\$	365.00	
10/11/2018	0.7	\$ 365.00	Draft objection to pre-trial disclosures	\$	255.50	Teresa Pilatowicz
	0.6	\$ -	Continue trial preparation research - No Charge	\$	-	Andrew Dunning
10/12/2018	0.7	\$ -	Continue trial preparation research - No Charge	\$	-	Andrew Dunning
			Research re defendants' failure to disclose			
10/12/2018	2.2	\$ 310.00	deposition designations	\$	682.00	Erick Gjerdingen
			Further review of discovery in connection with			
			identification of trial exhibits (3.1); email to team			
10/12/2018	3.2	\$ 385.00	regarding same (.1).	\$	1,232.00	Gabby Hamm
			Review and revise draft reply in support of motion			
10/12/2018	1.4	\$ 385.00	in limine regarding Jan Friederich.	\$	539.00	Gabby Hamm
			Review of proposed designated deposition testimony			
10/12/2018	1.4	\$ 385.00	of Dennis Vacco and comment regarding same.	\$	539.00	Gabby Hamm
			Further research regarding anticipated evidentiary			
10/12/2018	1.6	\$ -	objections. No Charge.	\$	-	Gabby Hamm

DATE	HOURS	RATE	DESCRIPTION	AN	10UNT	PROFESSIONAL
			Review and provide comments to draft objection to			
10/12/2018	0.4	\$ 385.00	Defendants€™ pretrial disclosures.	\$	154.00	Gabby Hamm
			Trial preparation. Continue work on finding bates			
10/12/2018	3.5	\$ 185.00	stamped versions of identified trial exhibits.	\$	647.50	Michele Pori
10/12/2018	4	\$ 365.00	Further revisions to exhibit lists	\$	1,460.00	Teresa Pilatowicz
10/12/2018	1.7	\$ 365.00	Further revise and finalize counter-designations	\$	620.50	Teresa Pilatowicz
10/12/2018	0.6	\$ 365.00	Finalize pre-trial objections	\$	219.00	Teresa Pilatowicz
			Review and analysis of Defendants' pre-trial			
10/12/2018	0.4	\$ 365.00	objections	\$	146.00	Teresa Pilatowicz
			Trial preparation, including review of deposition			
			transcripts and exhibits, review of bankruptcy			
			docket and declarations; review of summary			
10/13/2018	8.2	\$ 385.00	judgment motion papers.	\$	3,157.00	Gabby Hamm
			Commence trial witness preparation (Herbst and			
10/14/2018	1.5		McGovern)	\$	547.50	
10/15/2018	3.6	\$ 235.00		\$	846.00	Andrew Dunning
			Trial preparation - review of exhibits and prep. of			
10/15/2018	5.8	\$ 495.00	•	\$	2,871.00	Erika Turner
	_	* * 0 * 00	Meeting with T. Pilatowicz regarding trial	_		~
10/15/2018	0.7	\$ 385.00	preparation and presentation.	\$	269.50	Gabby Hamm
10/15/2010	2.2	Ф	Prepare for and participate in meeting with Tim	Φ.		G 11 II
10/15/2018	2.2	\$ -	Herbst. No Charge.	\$	-	Gabby Hamm
10/15/2010	2	ф 2 0 7 00	Prepare for and participate in telephone conference	Ф	770.00	C 11 II
10/15/2018	2	\$ 385.00	with Jim McGovern.	\$	770.00	Gabby Hamm
			Locate prior expert report; email to Jim McGovern			
10/15/2010	0.4	¢ 205.00	with Friederich documents, rebuttal expert	¢.	154.00	C-1-1 II
10/15/2018	0.4	\$ 385.00		\$	134.00	Gabby Hamm
			Trial preparation. Receive additional documents to			
			be used as trial exhibits without bates stamp.			
			Research and locate all bates stamped versions or unredacted versions. Transmit same to TMP for use			
10/15/2018	1.5	¢ 105.00		¢.	277.50	Michala Dari
10/13/2018	1.3	\$ 183.00	in creation of Trial Exhibits. Prepare for and participate in pre-trial prep meeting	\$	211.30	Michele Pori
10/15/2018	3.5	\$ 365.00	with J. McGovern	\$	1,277.50	Teresa Pilatowicz
10/13/2018	3.3	\$ 303.00	Prepare for and participate in pre-trial prep meeting	Ф	1,277.30	Teresa Filatowicz
10/15/2018	4	\$ 365.00	with T. Herbst	\$	1,460.00	Teresa Pilatowicz
	2		Attention to trial strategy	\$	730.00	Teresa Pilatowicz
10/13/2018		φ 303.00	Call with F. Gilmore regarding trial procedural	Φ	/30.00	TOTESA FITALUWICZ
10/15/2018	0.3	\$ 365.00	issues	\$	109.50	Teresa Pilatowicz
	0.3		Review and revise power point slides	\$	148.50	Erika Turner
10/10/2010	0.5	ψ τ/2.00	Review of pleadings and written discovery and	Ψ	170.20	Line i uillei
10/16/2018	3.3	\$ -	prepare case map. No Charge.	\$	_	Gabby Hamm
10/10/2010	5.5	Ψ -	Review and analysis of summary judgment	Ψ		Sabby Haililli
	1		documents. No Charge.	1		1

FEES June 1, 2016 - March 28, 2019

DATE	HOURS	RATE	DESCRIPTION	AM	10UNT	PROFESSIONAL
			Continue review of depositions of Defendants€™			
10/16/2018	1.3	\$ 385.00	witnesses.	\$	500.50	Gabby Hamm
			Review and analysis of demonstrative exhibit and			-
10/16/2018	0.7	\$ 385.00	provide comments to same.	\$	269.50	Gabby Hamm
			Trial preparation. Receive trial exhibit list without			
			bates stamped versions. Research and locate all			
			documents with the appropriate bates stamp for use			
10/16/2018	4.5	\$ 185.00	during trial.	\$	832.50	Michele Pori
			Trial preparation. Receive list of 15 additional trial			
			exhibits which need to be certified. Track down			
			agencies and court's and request certified copies for			
10/16/2018	1.4	\$ 185.00	use during trial.	\$	259.00	Michele Pori
10/16/2018	4	\$ 365.00	Draft power-point presentation slides for trial	\$	1,460.00	Teresa Pilatowicz
10/16/2018	2.5	\$ 365.00	Further revisions to exhibit list	\$	912.50	Teresa Pilatowicz
			Further strategize regarding presentation of			
10/16/2018	1.3	\$ 365.00	Superpumper transfer for trial	\$	474.50	Teresa Pilatowicz
10/17/2018	6.2	\$ 385.00	Doc review for proposed FFCL	\$	2,387.00	Gabby Hamm
10/17/2018	1.8	\$ 385.00	Research regarding valuation issues.	\$	693.00	Gabby Hamm
10/17/2018	4	\$ 250.00	Video editing for Morabito depo - Video I	\$	1,000.00	Michael Esposito
			Review correspondence from Court regarding			
			Superpumper exhibits; Call with Marci regarding			
	0.3	\$ 365.00		\$	109.50	Teresa Pilatowicz
10/17/2018	1.3	\$ 365.00	Revise proposed slides	\$	474.50	Teresa Pilatowicz
			Revisions to proposed findings of fact and			
10/17/2018	1.3	\$ 365.00	conclusions of law	\$	474.50	Teresa Pilatowicz
			Review documents referenced by opposing counsel			
10/17/2018	2		in discovery responses	\$	730.00	Teresa Pilatowicz
10/18/2018	1.5	\$ 495.00	Prepare for trial	\$	742.50	Erika Turner
			Trial preparation, including trial exhibits and			
	4.9	\$ 385.00	proposed findings and conclusions.	\$		Gabby Hamm
10/18/2018	2.8		Morabito video Designation Video 2.	\$		Michael Esposito
10/18/2018	1.8		Morabito Video Designation - Video 3.	\$		Michael Esposito
	1.2		Finalize full Morabito designation video.	\$		Michael Esposito
10/18/2018	7.7	\$ 365.00	Further attention to exhibits and exhibit list	\$	2,810.50	Teresa Pilatowicz
			Revisions to proposed findings of fact and			
10/18/2018	3	\$ 365.00	conclusions of law	\$	1,095.00	Teresa Pilatowicz
			Draft proposed stipulated findings of fact and			
	0.7	\$ 365.00	conclusions of law	\$	255.50	Teresa Pilatowicz
10/18/2018	0.8	\$ 365.00	Review transcript from non-discharge hearing	\$	292.00	Teresa Pilatowicz
			Review correspondence from counsel regarding			
10/19/2018	0.2	\$ 235.00		\$	47.00	Andrew Dunning
			Research re evidentiary issues for trial, including			
10/19/2018			record sealing	\$		Erick Gjerdingen
10/19/2018	2.8	\$ 495.00	Trial preparation	\$	1,386.00	Erika Turner

FEES June 1, 2016 - March 28, 2019

10/19/2018 1.9 \$ 385.00 Review and analysis of revised exhibit list/exhibits; \$ 731.50 Gabby Hamm 10/19/2018 1.1 \$ 385.00 Review and revise proposed stipulated facts. \$ 423.50 Gabby Hamm 10/19/2018 7.7 \$ 365.00 Plaintiff's exhibits; \$ 2,810.50 Teresa Pilatowicz 10/20/2018 7.7 \$ 365.00 Plaintiff's exhibits; \$ 2,810.50 Teresa Pilatowicz 10/20/2018 7.7 Further revisions to and finalize exhibit list; Review 10/20/2018 8.4 \$ 495.00 how to proceed Further revise proposed stipulated facts, incorporating comments from E. Turner and revisions by T. Pilatowicz, and revise proposed 10/20/2018 1.3 \$ 385.00 findings and conclusions. 10/20/2018 2.5 \$ 385.00 Review of original case files in prep for trial. \$ 962.50 Gabby Hamm 10/21/2018 1 \$ 235.00 Continue trial preparation legal research \$ 235.00 Andrew Dunning Review and revise proposed findings of fact and conclusions of law; incorporate changes by E. 10/21/2018 3.6 \$ 385.00 Turner, T. Pilatowicz. Further research regarding evidentiary issues (2.8); review of motion to compel and supporting documents in connection with Lippes Mathias and 10/21/2018 5.4 \$ 385.00 Email regarding meeting with Bill Kimmel. \$ 385.00 Gabby Hamm 10/21/2018 0.4 \$ 385.00 Email regarding meeting with Bill Kimmel. \$ 385.00 Gabby Hamm 10/21/2018 0.6 \$ 365.00 Court Court \$ 219.00 Teresa Pilatowicz 10/21/2018 0.6 \$ 365.00 Revisions to proposed order of witnesses and email to T. Pilatowicz and E. Turner regarding 10/21/2018 0.6 \$ 365.00 Revisions to proposed stipulated facts \$ 803.00 Teresa Pilatowicz 10/21/2018 0.7 \$ 385.00 Revisions to proposed stipulated facts \$ 803.00 Teresa Pilatowicz 10/21/2018 0.8 \$ 365.00 Revisions to proposed stipulated facts \$ 803.00 Teresa Pilatowicz 10/22/2018 0.9 \$ - Charge S - Andrew Dunning 10/22/2018 0.9 \$ - Charge S - Andrew Du	DATE	HOUDE	DATE	DESCRIPTION	4 3 4	OUNT	BDOEECCIONAL
10/19/2018 1.9 \$ 385.00 emails regarding same; revise exhibit list. \$ 731.50 Gabby Hamm 10/19/2018 1.1 \$ 385.00 Review and revise proposed stipulated facts. \$ 423.50 Gabby Hamm 10/19/2018 7.7 \$ 365.00 Plaintiffs exhibits; Telephone conference with co-counsel re strategy on how to proceed 10/20/2018 0.4 \$ 495.00 how to proceed Further revise proposed stipulated facts, incorporating comments from E. Turner and revisions by T. Pilatowicz, and revise proposed 10/20/2018 1.3 \$ 385.00 Review of original case files in prep for trial. \$ 962.50 Gabby Hamm 10/21/2018 1 \$ 235.00 Review of original case files in prep for trial. \$ 962.50 Gabby Hamm 10/21/2018 3.6 \$ 385.00 Turner, T. Pilatowicz. \$ 1,386.00 Gabby Hamm 10/21/2018 5.4 \$ 385.00 Turner, T. Pilatowicz. \$ 1,386.00 Gabby Hamm 10/21/2018 5.4 \$ 385.00 Turner, T. Pilatowicz. \$ 1,386.00 Gabby Hamm 10/21/2018 5.4 \$ 385.00 Hodgson Russ productions (2.6), review of motion to compel and supporting documents in connection with Lippes Mathias and locuments in connection with Lippes Mathias and documents in connection with Lippes Mathias and locuments in connection with Lippes Mathias and locumen	DATE	HOURS	RATE	DESCRIPTION	AIVI	IOUNI	PROFESSIONAL
10/19/2018 1.9 \$ 385.00 emails regarding same; revise exhibit list. \$ 731.50 Gabby Hamm 10/19/2018 1.1 \$ 385.00 Review and revise proposed stipulated facts. \$ 423.50 Gabby Hamm 10/19/2018 7.7 \$ 365.00 Plaintiffs exhibits; Telephone conference with co-counsel re strategy on how to proceed 10/20/2018 0.4 \$ 495.00 how to proceed Further revise proposed stipulated facts, incorporating comments from E. Turner and revisions by T. Pilatowicz, and revise proposed 10/20/2018 1.3 \$ 385.00 Review of original case files in prep for trial. \$ 962.50 Gabby Hamm 10/21/2018 1 \$ 235.00 Review of original case files in prep for trial. \$ 962.50 Gabby Hamm 10/21/2018 3.6 \$ 385.00 Turner, T. Pilatowicz. \$ 1,386.00 Gabby Hamm 10/21/2018 5.4 \$ 385.00 Turner, T. Pilatowicz. \$ 1,386.00 Gabby Hamm 10/21/2018 5.4 \$ 385.00 Turner, T. Pilatowicz. \$ 1,386.00 Gabby Hamm 10/21/2018 5.4 \$ 385.00 Hodgson Russ productions (2.6), review of motion to compel and supporting documents in connection with Lippes Mathias and locuments in connection with Lippes Mathias and documents in connection with Lippes Mathias and locuments in connection with Lippes Mathias and locumen							
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Telephone conference with co-counsel re strategy on how to proceed S 198.00 Erika Turner				Further revisions to and finalize exhibit list; Review			
10/20/2018 0.4	10/19/2018	7.7	\$ 365.00	Plaintiff's exhibits;	\$	2,810.50	Teresa Pilatowicz
Further revise proposed stipulated facts, incorporating comments from E. Turner and revisions by T. Pilatowicz, and revise proposed findings and conclusions. \$ 500.50 Gabby Hamm				Telephone conference with co-counsel re strategy on			
Incorporating comments from E. Turner and revisions by T. Pilatowicz, and revise proposed findings and conclusions. \$ 500.50 Gabby Hamm	10/20/2018	0.4	\$ 495.00	how to proceed	\$	198.00	Erika Turner
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10/20/2018 2.5 \$ 385.00 Review of original case files in prep for trial. \$ 962.50 Gabby Hamm				revisions by T. Pilatowicz, and revise proposed			
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Review and revise proposed findings of fact and conclusions of law; incorporate changes by E. 1,386.00 Gabby Hamm	10/20/2018	2.5	\$ 385.00	Review of original case files in prep for trial.	\$	962.50	Gabby Hamm
10/21/2018 3.6 \$ 385.00 Turner, T. Pilatowicz. \$ 1,386.00 Gabby Hamm	10/21/2018	1	\$ 235.00	Continue trial preparation legal research	\$	235.00	Andrew Dunning
10/21/2018 3.6 \$ 385.00 Turner, T. Pilatowicz. \$ 1,386.00 Gabby Hamm				Review and revise proposed findings of fact and			
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review of motion to compel and supporting documents in connection with Lippes Mathias and Hodgson Russ productions (2.6). \$ 2,079.00 Gabby Hamm	10/21/2018	3.6	\$ 385.00		\$	1,386.00	Gabby Hamm
review of motion to compel and supporting documents in connection with Lippes Mathias and Hodgson Russ productions (2.6). \$ 2,079.00 Gabby Hamm				Further research regarding evidentiary issues (2.8);			-
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10/22/2018 0.7 \$ 495.00 preparation for trial \$ 346.50 Erika Turner		-			•		J
	10/22/2018	0.7	\$ 495.00	* *	\$	346.50	Erika Turner
	10/22/2018	1	\$ 495.00	Trial preparation	\$	495.00	Erika Turner

DATE	HOURS	RATE	DESCRIPTION	AMOUNT	PROFESSIONAL
DAIL	HOURS	MIL		THIOUNT	TROFESSIONAL
			Trial preparation, including further review of		
			documents relating to real property transfers. Email		
			with T. Pilatowicz regarding exhibits. Emails with		
			T. Pilatowicz and E. Turner regarding admissibility		
			of exhibits; discuss same with E. Turner. Further		
			revise proposed findings of fact and conclusions of		
10/22/2019	12	¢ 205.00	law; synthesize revisions by T. Pilatowicz. Review	¢ 5,005,00	C-1-1 II
10/22/2018	13	\$ 385.00	and analysis of appraisals and related documents.	\$ 5,005.00	Gabby Hamm
10/22/2010	2	¢ 265.00	Finalize proposed findings of fact and conclusions of law	¢ 1.005.00	T D'1 4 '
10/22/2018	3	\$ 365.00		\$ 1,095.00	Teresa Pilatowicz
10/22/2010	1.0	¢ 265.00	Review and analysis of Defendant's proposed	¢ (57.00	T D'1 .
10/22/2018	1.8	\$ 365.00	findings of facts and conclusions of law	\$ 657.00	Teresa Pilatowicz
10/22/2010	2	ф 2 6 7 00	Analysis of trial evidentiary issues and solutions for	Ф 1.005.00	T. D'1 .
	3	\$ 365.00	same	\$ 1,095.00	Teresa Pilatowicz
	0.8	\$ 365.00		\$ 292.00	Teresa Pilatowicz
10/22/2018	1.1	\$ 365.00	Call with J. McGovern regarding trial	\$ 401.50	Teresa Pilatowicz
10/22/2010	5 7	¢ 405.00	Deview demonstrate and fruther manageries for twist	¢ 2.921.50	E.:ilaa Taassa
10/23/2018	5.7	\$ 495.00		\$ 2,821.50	Erika Turner
			Continue general trial preparation, including		
10/22/2010	4.2	¢.	preparation and review of personal working binders.	¢.	C 11 II
10/23/2018	4.3	\$ -	No Charge.	\$ -	Gabby Hamm
			Deview and analysis of exment disabetimes non-outs		
10/23/2018	4.2	¢ 205.00	Review and analysis of expert disclosures, reports, and related document productions in prep for trial.	\$ 1,617.00	Calabar Hamma
10/23/2018	4.2	\$ 383.00	Continue review of deposition transcripts, including	\$ 1,617.00	Gabby Hamm
10/23/2018	2.1	\$ -	Morabito deposition. No Charge.	\$ -	Gabby Hamm
	0.4	\$ 365.00	Prepare Herbst testimony outline	\$ 146.00	Teresa Pilatowicz
10/23/2018	1	\$ 365.00	Prepare for McGovern testimony	\$ 365.00	Teresa Pilatowicz
10/23/2018	0.8	\$ 365.00	Prepare Bayuk outline of needed testimony	\$ 292.00	Teresa Pilatowicz
10/23/2018	1.3		Review Morabito deposition video	\$ 474.50	Teresa Pilatowicz
10/23/2016	1.3	\$ 303.00	Review Morabito deposition video	\$ 474.30	Teresa Filatowicz
			review combined exhibit list and correspondence		
10/23/2018	0.7	\$ 365.00	with F. Gilmore regarding same	\$ 255.50	Teresa Pilatowicz
10/23/2010	0.7	φ 505.00	Strategize regarding presentation of Superpumper	Ψ 233.30	1 CICSA I HAIOWICZ
10/23/2018	1.6	\$ 365.00	receivables evidence	\$ 584.00	Teresa Pilatowicz
10/23/2010	1.0	ψ 505.00	Trial preparation re strategy on how to proceed with	Ψ 504.00	1 C1CSu 1 HatOWICZ
10/24/2018	5.8	\$ 495.00		\$ 2,871.00	Erika Turner
10/27/2010	J.0	ψ τ/2.00	Gather materials needed for trial, including working	Ψ 2,0/1.00	LAIKA I UIIICI
			binders, key exhibits, notes, deposition comments		
10/24/2018	1.8	\$ -	and expert report notes. No Charge.	\$ -	Gabby Hamm
10/27/2010	1.0	φ -	una expert report notes. 140 Charge.	Ψ -	Gabby Hallilli

DATE	HOURS	RATE	DESCRIPTION	AN	IOUNT	PROFESSIONAL
			Review of Defendants€™ revised proposed findings			
			of fact and conclusions of law, and email to T.			
10/24/2018	1.5	\$ 385.00		\$	577.50	Gabby Hamm
10/24/2010	1.7	Φ.	Review of motions in limine, oppositions, and	Φ.		C 11 II
10/24/2018	1.7	\$ -	replies. No Charge.	\$	-	Gabby Hamm
10/24/2010	1	6	Coordinate shipping/delivery of trial materials. No	d.		C 11 II
10/24/2018	1	\$ -	Charge.	\$	-	Gabby Hamm
10/24/2018	0.2	\$ -	Conference call re deposition exhibits. No Charge	\$	-	Michael Esposito
			Review deposition excerpt exhibits and revisions to			
10/24/2018	3	\$ 365.00		\$	1,095.00	Teresa Pilatowicz
10/24/2018	1.8	\$ 365.00	Review exhibits from Defendants	\$	657.00	Teresa Pilatowicz
10/24/2018	0.7	\$ 365.00		\$	255.50	Teresa Pilatowicz
			Multiple correspondence with opposing counsel			
10/24/2018	0.3		regarding exhibits, depositions designations	\$		Teresa Pilatowicz
10/24/2018	1.5		Further general trial strategy preparation	\$	547.50	
10/25/2018	10.5	\$ 495.00	Trial preparation re party examination	\$	5,197.50	Erika Turner
10/25/2018	0.8	\$ 495.00	Meet with client BLeonard in preparation for trial	\$	396.00	Erika Turner
		,	Travel from Las Vegas to Reno. (3.2 hrs. billed at	,		
10/25/2018	1.6	\$ 385.00		\$	616.00	Gabby Hamm
			Exhibit marking and audio visual testing with clerk			·
			at 2nd Judicial District Court; meeting with			
			opposing counsel and Judge Steinheimer in			
10/25/2018	2.8	\$ 385.00	chambers regarding trial schedule.	\$	1,078.00	Gabby Hamm
			Review and organization of materials shipped from			
			Las Vegas, including exhibits, working binders, and			
			other trial materials (1.4); review of exhibit list and			
10/25/2018	3.5	\$ -	exhibits (2.1). No Charge.	\$	_	Gabby Hamm
			Review of Kimmel appraisal, notes/questions			
			regarding same, and Defendants' exhibits regarding			
10/25/2018			Panorama property.	\$		Gabby Hamm
10/25/2018	0.5	\$ 365.00	Further revise Herbst questions	\$	182.50	Teresa Pilatowicz
			Review and finalize exhibit list re: documents to			
10/07/0010		A 26500	admit; Review Defendants' stipulated admitted		72 0.00	T 211
10/25/2018		\$ 365.00		\$	730.00	
10/25/2018	0.3	\$ 365.00	Further revise McGovern questioning	\$	109.50	Teresa Pilatowicz
10/25/2018	2.5	\$ 365.00	Further strategize regarding exhibit admissions and presentation of case facts	\$	912.50	Teresa Pilatowicz
-			Further review and analysis of proposed revisions to			
10/25/2018	1	\$ 365.00	stipulated facts	\$	365.00	Teresa Pilatowicz
			Meeting with Court Clerk regarding exhibit marking			
			and meeting with judge regarding trial scheduling			
10/25/2018	2.8	\$ 365.00	issues	\$	1,022.00	Teresa Pilatowicz

FEES June 1, 2016 - March 28, 2019

DATE	HOURS	RATE	DESCRIPTION	AM	10UNT	PROFESSIONAL
10/26/2018	0.3	\$ 310.00	Assist in trial prep re evidentiary strategy	\$	93.00	Erick Gjerdingen
10/26/2018	2.3	\$ 495.00	Prepare for trial- witness exam and opening outlines	\$	1,138.50	Erika Turner
			Review of exhibit binders and further analysis of			
10/26/2018	4.6	\$ -	evidentiary issues. No Charge.	\$	-	Gabby Hamm
			Meeting with Bill Kimmel and visit to property on			
10/26/2018	2.2	\$ 385.00	Panorama.	\$	847.00	Gabby Hamm
			Prepare witness outline for Bill Kimmel, begin	_		
10/26/2018	1.4		analysis of Noble cross-exam.	\$	539.00	Gabby Hamm
	0.8			\$	292.00	
	0.8		Further revise McGovern question	\$	292.00	
10/26/2018	1	\$ 365.00	Review exhibit binders for further trial prep	\$	365.00	Teresa Pilatowicz
10/26/2010	2.2	¢.	Meeting with Bill Kimmel; View Panorama property	d.		T D'1 .
10/26/2018 10/26/2018	0.7	\$ -	- No Charge Attend to stipulated facts	\$ \$	255.50	Teresa Pilatowicz Teresa Pilatowicz
10/20/2018	0.7	\$ 303.00	Further prepare strategy regarding presentation of	Þ	233.30	Teresa Pilatowicz
10/26/2018	1.8	\$ 365.00	Superpumper evidence	\$	657.00	Teresa Pilatowicz
10/20/2016	1.0	\$ 303.00	Superpumper evidence	Ф	037.00	Teresa Filatowicz
10/27/2018	9	\$ 495.00	Trial preparation- witness exam outlines/opening	\$	4 455 00	Erika Turner
10/27/2010	,	ψ 125.00	General trial preparation, including review of	Ψ	1,133.00	Dika Tumer
			Defendants' trial exhibits and analysis of evidentiary			
10/27/2018	7.1	\$ 385.00	issues regarding same.	\$	2,733.50	Gabby Hamm
10/27/2018	0.6		Review and analysis of revised stipulated facts.	\$	231.00	Gabby Hamm
			Review of Sewitz and Justmann deposition			•
10/27/2018	1.8	\$ 385.00	designations and mark objections to same.	\$	693.00	Gabby Hamm
			Trial preparation including reviewing and revising			-
			evidentiary issue summaries, reviewing and revising			
			stipulated facts, supplementing outline for Bayuk			
10/27/2018	10.5		and Morabito	\$	3,832.50	Teresa Pilatowicz
10/28/2018	1.5	\$ 495.00		\$	742.50	Erika Turner
			Prepare for trial with exhibit/witness analysis and			
10/28/2018	7.8	\$ 495.00	preparation of witness exam detail	\$	3,861.00	Erika Turner
			General trial preparation, including review of			
10/20/2010		* • • • • • • • • • • • • • • • • • • •	Defendants' exhibits and proposed findings; analysis	_		
10/28/2018	7.3	\$ 385.00	of admissibility objections.	\$	2,810.50	Gabby Hamm
			Meeting with E. Turner and T. Pilatowicz regarding			
10/20/2010		ф 205 00	outstanding issues with exhibits, key issues, and trial		205.00	G 11 II
10/28/2018	1	\$ 385.00	presentation.	\$	385.00	Gabby Hamm
10/20/2010	0.6	¢ 205.00	Review of evidentiary objections memo and	¢.	221.00	Cabby Harry
10/28/2018	0.6	\$ 385.00	supplement same.	\$	231.00	Gabby Hamm
			Trial preparation including, refining Herbst questions, preparing motion in limine arguments,			
10/20/2010	11	¢ 265.00	reviewing evidence for admissibility objections,	¢	4.015.00	Tarasa Dilatawian
10/28/2018	11.5	\$ 365.00 \$ 495.00	Prepare for and attend trial	\$ \$	4,015.00	Teresa Pilatowicz Erika Turner
10/29/2018			Attend trial, day 1.		5,692.50	
10/29/2018	7.8	\$ 385.00	Aucha iffal, day 1.	\$	3,003.00	Gabby Hamm

FEES June 1, 2016 - March 28, 2019

DATE	HOURS	RATE	DESCRIPTION	AN	10UNT	PROFESSIONAL
			Draft proposed statement of non-stipulated facts per			
10/29/2018	1.4	\$ 385.00	Court directive.	\$	539.00	Gabby Hamm
			Trial Day, prep (2.0); in trial (7.5); revise FF&CL			
			consistent with judge's request (.8); review			
10/29/2018	11.3	\$ 365.00	evidentiary issues from trial (1.0)	\$	4,124.50	Teresa Pilatowicz
10/30/2018	14	\$ 495.00	Prepare for and attend trial	\$	6,930.00	Erika Turner
10/30/2018	3.5	\$ 385.00	Attend morning portion of trial, day 2.	\$	1,347.50	Gabby Hamm
			Review of defendants' trial brief regarding hearsay and authenticity issues (.3); further research regarding various evidentiary objections, including cases cited by defendants, and research regarding dates of relevant document productions (4.0); draft			
10/30/2018	9.6	\$ 385.00	trial brief regarding evidentiary objections (5.3). Review document production regarding Glenneyre	\$	3,696.00	Gabby Hamm
10/30/2018	0.6	\$ 385.00	lease.	\$	231.00	Gabby Hamm
10/30/2018	8.5	\$ 365.00	Trial day 2 - Further prep and attendance	\$	3,102.50	Teresa Pilatowicz
10/30/2018	2	\$ 365.00	Commence review of designated transcripts in anticipation of objections and responses to same	\$	730.00	Teresa Pilatowicz
10/30/2018	0.9	\$ 365.00	Attention to exhibit evidentiary issues raised at trial and response to same	\$	328.50	Teresa Pilatowicz
10/30/2018	1.4	\$ 365.00	Analysis of items required for Bayuk's testimony for FF&CL	\$	511.00	Teresa Pilatowicz
	2.4		Research re evidentiary issues for trial per TMP	\$		Erick Gjerdingen
10/31/2018	14		Prepare for and attend trial	\$	6,930.00	
10/31/2018	3.1	\$ 385.00	Attend afternoon portion of trial, day 3.	\$	1,193.50	Gabby Hamm
10/31/2018	2.5	\$ 385.00		\$	962.50	Gabby Hamm
10/31/2018	2.6	\$ 385.00	Finalize and file trial brief regarding evidentiary objections.	\$	1,001.00	Gabby Hamm
10/31/2018	1.4	\$ 385.00	Redact Paul Morabito deposition transcript per Court directive. Further prepare for trial and trial day; Prepare for	\$	539.00	Gabby Hamm
10/31/2018	14.5	\$ 365.00	Thursday (McGovern, deposition changes) Drafting brief memo re offset issues in BK with	\$	5,292.50	Teresa Pilatowicz
11/1/2018	0.7	\$ 310.00	fraudulent transfers	\$	217.00	
11/1/2018	12		Prepare for and attend trial	\$	5,940.00	Erika Turner
11/1/2018	9.5	\$ 385.00	Attend trial, day 4.	\$	3,657.50	Gabby Hamm
11/1/2018	2.8	\$ 385.00	Review appraisal and notes, and revise direct exam outline for Bill Kimmel.	\$	1,078.00	Gabby Hamm
11/1/2018	1.2	\$ 385.00	Discuss client direct exam with E. Turner and client (.6); review of LMWF document production issues (.4); telephone call with J. Murtha regarding same (.2).	\$	462.00	Gabby Hamm

FEES June 1, 2016 - March 28, 2019

DATE	HOURS	RATE	DESCRIPTION	AN	10UNT	PROFESSIONAL
11/1/2018	11.5	\$ 365.00	Further prepare for and trial day	\$	4,197.50	Teresa Pilatowicz
11/2/2018	11.5	\$ 495.00	Prepare for and attend trial	\$	5,692.50	Erika Turner
11/2/2018	1.5	\$ -	Travel re trial (billed half time)	\$	-	Erika Turner
11/2/2018	6.7	\$ 385.00	Attend trial, day 5.	\$	2,579.50	Gabby Hamm
11/2/2018	1	\$ 385.00	Meet with Bill Kimmel.	\$	385.00	Gabby Hamm
11/2/2018	6.7	\$ 365.00	Further prepare for and attend trial day 5	\$	2,445.50	Teresa Pilatowicz
			Prepare for trial re Salazar expected testimony and			
11/3/2018	2	\$ 495.00	cross	\$	990.00	Erika Turner
11/3/2018	1.8	\$ 385.00	Research regarding Darryl Noble appraisal.	\$	693.00	Gabby Hamm
11/4/2018	1.5	\$ -	Travel re trial (billed half time)	\$	-	Erika Turner
11/4/2018	2.8	\$ 385.00	Review of designated deposition testimony of defense witnesses (Dennis Vacco, Christian Lovelace, Stanton Bernstein, Spencer Cavalier). Review of deposition testimony of Darryl Noble,	\$	1,078.00	Gabby Hamm
			appraisal, work file, and related exhibits, and	_		
11/4/2018	4.8	\$ 385.00	* *	\$	1,848.00	Gabby Hamm
11/4/2018	0.7	\$ 385.00	Brief review of Dennis Banks deposition testimony and outline cross-examination.	\$	269.50	Gabby Hamm
11/4/2018	0.4	\$ -	Brief review of proposed findings of fact and conclusions of law. No Charge.	\$	-	Gabby Hamm
11/4/2018	4.3		Prepare for Frederich testimony	\$	1,569.50	
11/5/2018	11.5	\$ 495.00	Prepare for and attend trial	\$	5,692.50	Erika Turner
11/5/2018	2.2	\$ 385.00	Prepare for trial day 7, including witnesses Dennis Banks and Darryl Noble.	\$	847.00	Gabby Hamm
11/5/2018	1.4		Coordinate copies of revised deposition designations for court, witness, opposing counsel.	\$		Gabby Hamm
11/5/2018	5.1		Attend trial, day 6.	\$	1,963.50	•
11/5/2018	8		Further prepare for and attend trial day 6	\$	2,920.00	
11/6/2018	9.5		Prepare for and attend trial	\$		Erika Turner
11/6/2018	9.5	\$ 385.00	Prepare for and attend trial, day 7. Discussion and analysis of trial testimony with E.	\$	3,657.50	Gabby Hamm
11/6/2018	0.6	\$ -	Turner, T. Pilatowicz, and client. No Charge.	\$	-	Gabby Hamm
11/6/2018	9.5	\$ 365.00	Further prepare for and attend trial day 7	\$	3,467.50	
11/7/2018	4.9	\$ 310.00	Research re judgment offset treatment in BK	\$	1,519.00	Erick Gjerdingen
11/7/2018	2.5	\$ 495.00	Attend trial	\$	1,237.50	Erika Turner
11/7/2018	1	\$ 495.00	Attend to preparation of closing argument	\$	495.00	Erika Turner
11/7/2018	1.5	\$ 495.00	· · · · · · · · · · · · · · · · · · ·	\$	742.50	Erika Turner
11/7/2018	0.4	\$ 385.00	Telephone call with G. Gordon regarding trial and bankruptcy case issues/Virsenet litigation.	\$	154.00	Gabby Hamm
11/7/2018	1.6	\$ 385.00	Travel from Reno to Las Vegas. (3 hrs. billed at 1/2 time)	\$	616.00	•
11/7/2018	3.2	\$ 385.00	Attend trial, day 8.	\$	1,232.00	Gabby Hamm

FEES June 1, 2016 - March 28, 2019

DATE	HOURS	RATE	DESCRIPTION	AN	IOUNT	PROFESSIONAL
11/7/2018	2.6	\$ 365.00	Final trial day	\$	949.00	Teresa Pilatowicz
11/7/2018	0.3	\$ 365.00	6 6 .	\$	109.50	Teresa Pilatowicz
11/7/2018	1.5	\$ 365.00	· · · · · · · · · · · · · · · · · · ·	\$	547.50	Teresa Pilatowicz
11/8/2018	0.5	\$ 310.00	Follow up research re treatment of setoff in BK	\$	155.00	Erick Gjerdingen
			Analysis of trial notes in preparation for revision of			
11/8/2018	2.5	\$ 385.00	proposed findings.	\$		Gabby Hamm
11/9/2018	0.1	\$ 365.00	Review court minutes	\$	36.50	Teresa Pilatowicz
	_		Telephone conference with team re status and	_		
	0.5	\$ 495.00		\$	247.50	Erika Turner
11/13/2018	0.4	\$ -	(NO CHARGE) Coordinate all hands call	\$	-	Teresa Pilatowicz
11/13/2018	0.8	\$ 365.00	Commence review and revisions to FF&CL	\$	292.00	Teresa Pilatowicz
11/14/2010	4.0	A 407.00	Attend to preparation of amended FFCL to reflect	Φ.	2 070 00	D 11
11/14/2018	4.2	\$ 495.00		\$	2,079.00	Erika Turner
11/14/2010	0.1	Ф 2 0 7 00	Review of email and invoice from Bill Kimmel +	Ф	20.50	C 11 II
11/14/2018	0.1	\$ 385.00	follow-up	\$	38.50	Gabby Hamm
11/14/2010	1.2	\$ 385.00	Analysis of	¢.	500.50	C-1-1 II
11/14/2018	1.3	\$ 383.00		\$	300.30	Gabby Hamm
11/14/2018	0.2	\$ -	Attention to status of court documents - No Charge	\$		Teresa Pilatowicz
11/14/2018	3.3	\$ 495.00		\$	1,633.50	Erika Turner
11/13/2010	5.5	Ψ 475.00	Meet with A. Dunning regarding further research on	Ψ	1,033.30	Linka Turner
11/15/2018	0.4	\$ -	value issue. No Charge.	\$	_	Gabby Hamm
11/15/2010	0.1	Ψ	Research regarding	Ψ		Guedy Trumini
			research regarding			
11/15/2018	3.8	\$ 385.00		\$	1,463.00	Gabby Hamm
11/15/2018	0.1	\$ 365.00	Correspondence from and to Bill Kimmel	\$	36.50	Teresa Pilatowicz
			Review and attention to notes re: points for amended			
11/15/2018	0.8	\$ 365.00	_	\$	292.00	Teresa Pilatowicz
			Further communications with all interested parties			
11/15/2018	0.1	\$ 365.00	regarding strategy for remedies	\$	36.50	Teresa Pilatowicz
			Conduct supplemental research regarding			
11/16/2018	0.3	\$ 235.00		\$	70.50	Andrew Dunning
			Research regarding			
11/16/2018	6.2	\$ 385.00		\$	2,387.00	Gabby Hamm
11/16/2018	0.6	\$ 775.00	=	\$	465.00	Gerald Gordon
			Review and analysis of memorandum regarding	_		
11/18/2018	0.4	\$ 365.00		\$	146.00	Teresa Pilatowicz
			Continue supplemental research regarding			
11/10/2010	2.5	Ф 227.00		r.	505 50	
	2.5	\$ 235.00	A44-14	\$		Andrew Dunning
11/19/2018	3.9	\$ 495.00	Attend to preparation of amended FFCL	\$	1,930.50	Erika Turner

DATE	HOURS	RATE	DESCRIPTION	AN	IOUNT	PROFESSIONAL
			Review of trial minutes and final exhibit list (.6);			
			review of proposed findings and stipulated facts (.7);			
			gather and begin reviewing marked deposition			
			transcripts (and validate to changes during trial) in			
11/19/2018	3.9	\$ 385.00	light of trial transcripts not being received (2.6).	\$	1,501.50	Gabby Hamm
			Receipt and brief overview of trial transcript (first 5			
11/19/2018	0.4	\$ -	days). No Charge.	\$	-	Gabby Hamm
11/19/2018	0.5	\$ 365.00	All hands call regarding remedy request	\$	182.50	Teresa Pilatowicz
			Review transcripts for trial days 1 and 2 for closing			
	3.6	\$ 365.00	citations	\$	1,314.00	
11/20/2018	11.5	\$ 495.00	Prepare for closing arguments	\$	5,692.50	Erika Turner
				_		
11/20/2018	3.5	\$ 365.00	Review and mark transcripts for trials days 3 and 4	\$	1,277.50	Teresa Pilatowicz
		* ******	Review transcripts for evidence to include in			
11/21/2018	7.6	\$ 495.00	1 1	\$	3,762.00	Erika Turner
			Review of admitted exhibits (1.7); research			
11/21/2010	2.5	ф 205 00	regarding miscellaneous legal issues for proposed	Ф	1 2 4 7 5 0	C 11 II
11/21/2018	3.5	\$ 385.00	` /	\$	1,347.50	Gabby Hamm
11/21/2010	4.2	¢ 265.00	Commence review and revisions to amended	Ф	1.560.50	T D'1 .
11/21/2018	4.3	\$ 365.00	proposed FF&CL	\$	1,569.50	Teresa Pilatowicz
			Review of admitted exhibits and trial testimony in			
			connection with proposed findings (4.4); review of			
			research from A. Dunning regarding value issue (.2);			
11/22/2019	8.2	\$ 385.00	research in connection with proposed conclusions (3.6).	¢	2 157 00	Cohby Homm
11/23/2018	8.2	\$ 383.00	assist with	\$	3,137.00	Gabby Hamm
11/23/2018	0.8	\$ 775.00	assist with	\$	620.00	Gerald Gordon
11/23/2018	1.9		Further review and revisions to FF&CL	\$	693.50	
	6.5	\$ 495.00	Review evidence and attend to FFCL	\$	3,217.50	Erika Turner
11/24/2016	0.5	ψ 1 93.00	Continue working on proposed findings and	Ψ	3,217.30	Elika Tullici
11/24/2018	7.4	\$ 385.00	conclusions.	\$	2,849.00	Gabby Hamm
11/2 1/2010	7.1	Ψ 303.00	Attend to amended FFCL and preparation of closing	Ψ	2,017.00	Guody Trainini
11/25/2018	14.8	\$ 495.00		\$	7 326 00	Erika Turner
11/25/2010	1	Ψ 1,2.00	Travel to Reno for closing arguments (billed at half	Ψ	7,520.00	Elika Talliel
11/25/2018	1.5	\$ 495.00	, ·	\$	742.50	Erika Turner
		4 11 2 10 0	Continue working on proposed findings and	-	, , , , , , ,	
11/25/2018	10.4	\$ 385.00	conclusions.	\$	4,004.00	Gabby Hamm
	-		Further review and revisions to FF&CL, including		,	J
11/25/2018	14	\$ 365.00	working travel to Reno	\$	5,110.00	Teresa Pilatowicz
11/26/2018	1.9		Research re FFCL issues	\$	589.00	Erick Gjerdingen
11/26/2018	11		Prepare for and attend trial closing arguments	\$		
11/26/2018	1.5	\$ 495.00		\$	742.50	Erika Turner
			Continue revising and finalizing proposed findings			
11/26/2018	4.3	\$ -	and conclusions. No Charge.	\$	=	Gabby Hamm

FEES June 1, 2016 - March 28, 2019

DATE	HOURS	R	ATE	DESCRIPTION	AM	IOUNT	PROFESSIONAL
11/26/2018	0.5	\$	775.00	conf with assoc attys re bk issues	\$	387.50	Gerald Gordon
11/26/2018	7			Further revise and finalize FF&CL	\$	2,555.00	Teresa Pilatowicz
11/26/2018	7	\$	365.00	Attend closing arguments	\$	2,555.00	Teresa Pilatowicz
11/26/2018	2.8		365.00	Travel from Reno (this is half time)	\$	1,022.00	Teresa Pilatowicz
				` ,			
11/27/2018	0.1	\$	365.00	Call with C. Kemper regarding closing arguments	\$	36.50	Teresa Pilatowicz
				Analysis of remaining issues raised in closing and			
11/27/2018	0.8	\$	365.00	method to address same	\$	292.00	Teresa Pilatowicz
				Review Vacco e-mails regarding additional evidence			
				of off-shore trusts in light of evidence from			
11/30/2018	1.3	\$	365.00	Superpumper trial	\$	474.50	Teresa Pilatowicz
				Call with J. Murtha and G. Gordon regarding			
11/30/2018	1	\$	365.00	Superpumper trial and evidence resulting therefrom	\$	365.00	Teresa Pilatowicz
				Review and finalize declaration in support of			
12/9/2018	0.2	\$	495.00	Motion to Compel	\$	99.00	Erika Turner
				Correspondence to W. Leonard regarding expert			
				payment; Call with J. McGovern regarding same;			
				Correspondence from and to W. Kimmel regarding			
1/4/2019	0.3	\$	365.00	same	\$	109.50	Teresa Pilatowicz
1/11/2019	0.1	\$	365.00	Follow up re: expert payment issues	\$	36.50	Teresa Pilatowicz
				Review status of proceedings and recent updates			
1/12/2019	0.2	\$	365.00		\$	73.00	Teresa Pilatowicz
1/16/2019	0.3		365.00	Attention to fee application	\$	109.50	
1/16/2019	0.1	\$	495.00	Email communication with creditor rep re status	\$	49.50	Erika Turner
				Receive accounting fees and costs for 8/1/2018 -			
				12/31/2018. Create excel spreadsheet of Fees by			
				Professional, Fees by Task Code and Expenses.			
1/17/2010	4.5	d.	105.00	Draft GTG Fifth Interim Fee Application and	¢.	077.50	M: 1 1 D :
1/17/2019	4.5		195.00	corresponding declarations and order. Review and revisions to fee application exhibits	\$ \$		Michele Pori
1/21/2019	0.9	Þ	365.00	**	Þ	328.50	Teresa Pilatowicz
				conf with assoc atty Erika T re			
1/23/2019	0.5	¢	775.00		¢	297.50	Gerald Gordon
1/23/2019	0.5	Ф	//3.00	Descise maried accounting C 1 4 C	\$	387.50	Octatu Gordon
				Receive revised accounting fees and costs for			
				8/1/2018 - 12/31/2018. Revise excel spreadsheet of Fees by Professional, Fees by Task Code and			
1/23/2019	3.5	¢	195.00		\$	682 50	Michele Pori
1/23/2019	3.3	Ф	173.00	-	Φ	002.30	MICHEL LOH
				Review Frank Gilmore response to post-Judgment subpoena requests for production +			
				conference/analysis re strategy on how to proceed to			
1/23/2019	1	P	495.00	address same	\$	405.00	Erika Turner
1/43/4019	1	Φ	1 73.00	address same	Φ	473.00	LIIKA I UIIICI

DATE	HOUDE	DATE	DESCRIPTION	AMOUNT		DDOFESSIONAL	
DATE	HOURS	RATE		AM	IOUNT	PROFESSIONAL	
			Discuss RSSB subpoena response with E. Turner				
1 /22 /2010	0.0	A 20500	and G. Gordon, and motion to reopen Superpumper		== 00	G 11 T	
1/23/2019	0.2	\$ 385.00	matter in connection with same.	\$	77.00	Gabby Hamm	
1/24/2019	0.5	\$ 365.00	Further revise fourth interim fee application	\$	182.50	Teresa Pilatowicz	
			t/c with client Leonard re				
1/24/2010	0.2	e 775.00		d.	155.00	C 11.C 1	
1/24/2019	0.2	\$ 775.00		\$	155.00	Gerald Gordon	
			2 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2				
			Receive accounting fees and costs for 8/1/2018 -				
			12/31/2018. Continue and complete creation of				
			excel spreadsheet of Fees by Professional, Fees by Task Code and Expenses. Continue and complete				
			revised GTG Fifth Interim Fee Application with				
1/24/2019	1.5	\$ 195.00	corresponding declarations and order.	\$	292.50	Michele Pori	
1/24/2017	1.3	\$ 175.00	Analysis with GHamm re	Ψ	272.30	Whenere I off	
			Analysis with Griannin IC				
1/24/2019	0.2	\$ 495.00		\$	99.00	Erika Turner	
1/2 1/2019	0.2	ψ 1,52.00		Ψ	77.00	Dina Turner	
			Research regarding motion to reopen (2.9); review				
			of discovery and trial transcript in connection with				
			motion to reopen (2.8); discussions with E. Turner				
1/24/2019	6	\$ 385.00	and G. Gordon regarding reopening (.3).	\$	2,310.00	Gabby Hamm	
1/25/2019	0.1	\$ 495.00	Follow up analysis re motion to reopen evidence	\$	49.50	Erika Turner	
			Review trial transcript and discovery in connection				
			with motion to reopen (5.4); email T. Pilatowicz				
			regarding same (.1); begin drafting motion to reopen				
1/25/2019	6.6	\$ 385.00	(1.1)	\$	2,541.00	Gabby Hamm	
			Review and summarize trial testimony regarding				
1/26/2019	1.3	\$ 365.00	cites for motion to reopen	\$	474.50	Teresa Pilatowicz	
			Review trial transcript in connection with motion to				
1/27/2019	1.6	\$ 385.00	reopen.	\$	616.00	Gabby Hamm	
			Continue drafting motion to reopen and related				
			review of trial transcript and proposed findings and				
1/28/2019	5.1	\$ 385.00	conclusions.	\$	1,963.50	Gabby Hamm	
1/29/2019	0.7	\$ 775.00	review and revise motion to reopen evidence	\$	542.50	Gerald Gordon	
1/20/2012		ф 2 6 7 00	Further research deposition testimony to support	Φ.	265.00	T. D'1	
1/29/2019	1	\$ 365.00	motion to reopen; Review motion to reopen	\$	365.00	Teresa Pilatowicz	
1/20/2010	0.7	e 265.00	Finalize fifth interim fee application and supporting	d.	255.50	T D'1	
1/29/2019	0.7	\$ 365.00	documents Province and revise Metion to Program Evidence	\$	255.50	Teresa Pilatowicz	
1/29/2019	1.9	\$ 495.00	Review and revise Motion to Reopen Evidence	\$	940.50	Erika Turner	
			Continue drafting motion to reopen evidence,				
1/29/2019	8.7	¢ 205 00	including review of trial transcript, trial exhibits, and discovery.	¢	2 240 50	Gobby Homm	
1/29/2019	0./	\$ 385.00	and discovery.	\$	3,349.30	Gabby Hamm	

DATE	HOURS	RATE	DESCRIPTION	AM	OUNT	PROFESSIONAL
			Review OST requests for motion to reopen and			
1/30/2019	0.3	\$ 365.00	respond re: same	\$	109.50	Teresa Pilatowicz
			Conference with GMG re status and strategy			
1/30/2019	0.5	\$ 495.00		\$	247.50	Erika Turner
			Finalize motion to reopen; prepare declaration in			
1/30/2019	3.4	\$ 385.00	support thereof; gather exhibits; coordinate filing.	\$	1,309.00	Gabby Hamm
1/20/2010	0.2	¢	Coordinate filing of errata to motion to reopen due	¢.		Cabby Hamm
1/30/2019	0.2	\$ -	to technical issue with pdf conversion. No Charge. Prepare motion for order shortening time on motion	\$		Gabby Hamm
1/30/2019	3.5	\$ 385.00	to reopen.	\$	1,347.50	Gabby Hamm
1/30/2017	3.3	Ψ 303.00	Review and analysis for ex parte request for	Ψ	1,547.50	Guody Hummi
1/31/2019	0.2	\$ 365.00	expedited hearing	\$	73.00	Teresa Pilatowicz
		,	Revise motion for order shortening time; draft	,		
			declaration in support of same; coordinate filing. No			
1/31/2019	1.8	\$ -	Charge.	\$	-	Gabby Hamm
			Preparation for OST Hearing on Motion to Re-Open			
			Discovery. Pull all cited references to trial			
			transcripts and highlight all cited lines for use in			
2/4/2019	2.1	\$ 195.00	hearing.	\$	409.50	Michele Pori
			Review OST re: motion to reopen evidence (.1);			
2/4/2010	0.2	¢ 265.00	Correspondence to J. Murtha and client regarding	¢	72.00	T Dil-4i
2/4/2019	0.2	\$ 365.00	same (.1) Review order from court setting hearing on Motion	\$	73.00	Teresa Pilatowicz
2/4/2019	0.1	\$ 495.00	to Reopen	\$	49.50	Erika Turner
2/4/2017	0.1	Ψ +75.00	Review FGilmore declaration filed in BK + attend to	Ψ	77.50	Linka Turner
			preparation of supplement to Motion to Reopen re			
2/4/2019	0.2	\$ 495.00	same	\$	99.00	Erika Turner
2/4/2019	0.3	\$ 495.00	Review closing re	\$	148.50	Erika Turner
			Review Gilmore motion to withdraw filed in other			
2/4/2019	0.1	\$ 495.00	actions	\$	49.50	Erika Turner
			Receipt and review of Court's OST and discuss same			
			with E. Turner (.2); plan for hearing, exhibits,			
			demonstratives, etc., and begin review/compilation			
			of same (1.8); discuss same with E. Turner (.2);			
			review of F. Gilmore declaration regarding RSSB			
			transaction ledger, and prepare supplement to motion to reopen and declaration in support of same			
2/4/2019	3.7	\$ 385.00	to submit declaration (1.5).	\$	1 424 50	Gabby Hamm
2/4/2019	1.1		Review of closing argument transcript.	\$	423.50	•
E 112017	1.1	Ψ 303.00	review ost and email with analysis of various	Ψ	123.30	Caccy Hammi
2/4/2019	0.2	\$ 775.00	Gilmore withdrawals and impact on hearing	\$	155.00	Gerald Gordon

DATE	HOURS	RATE	DESCRIPTION	AM	IOUNT	PROFESSIONAL
2/5/2019	0.4	\$ 365.00	Review and analysis of multiple correspondence from F. Gilmore related to motion to reopen	\$	146.00	Teresa Pilatowicz
			Multiple communications re Gilmore withdrawal, emails with a Gilmore re his request to continue hearing -+ follow up re strategy on			
2/5/2019	2.4	\$ 495.00		\$	1,188.00	Erika Turner
2/5/2019	0.5	\$ -	Emails (3) regarding continuance of hearing. No Charge.	\$	-	Gabby Hamm
2/5/2019	0.4	\$ 385.00	Further correspondence between E. Turner and opposing counsel regarding his travel and hearing date, and analysis of response regarding same.	\$	154.00	Gabby Hamm
2/6/2019	0.7	\$ 365.00	Review and analysis of response re: motion to re- open; Review closing arguments regarding cites for use in reply	\$	255.50	
2/6/2019	0.9	\$ 495.00	review FGilmore response to Motion to Reopen Evidence + Research re reopening evidence in preparation for hearing	\$	445.50	Erika Turner
2/6/2019	2.8	\$ 385.00	Analysis of Defendants' opposition to motion to reopen and discuss same with E. Turner and G. Gordon (.5); research regarding issues raised in defendants' response and use of depositions for trial (2.3).	\$	1,078.00	Gabby Hamm
2/7/2019	0.4	\$ 365.00	Review and revisions to reply in support of motion to reopen	\$	146.00	Teresa Pilatowicz
2/7/2019	1	\$ 495.00	Revise and finalize Reply in support of Motion to Reopen Evidence	\$	495.00	Erika Turner
2/7/2019	2.8	\$ 495.00	Travel to hearing on Motion to Reopen Evidence, preparing for hearing at airport and during flight	\$	1,386.00	Erika Turner
2/7/2019	6.3	\$ 385.00	Draft reply in support of motion to reopen and related research (5.1); incorporate revisions by T. Pilatowicz and E. Turner, edit and finalize same for filing (1.2).	\$	2,425.50	Gabby Hamm
2/7/2019	0.4	\$ -	Hearing prep, including identifying and gathering trial exhibits and transcript excerpts needed for hearing on motion to reopen. No Charge.	\$	_	Gabby Hamm
2/8/2019	0.1	\$ 495.00	Review correspondence from opposing counsel FGilmore re EBayuk attendance at hearing + court's response	\$		Erika Turner
2/8/2019	1.7	\$ 495.00	Attend hearing on Motion to Reopen Evidence	\$	841.50	Erika Turner

DATE	HOURS	RATE	DESCRIPTION	AMOUNT		PROFESSIONAL
2/8/2019	2.5	\$ -	Travel from hearing - no charge	\$		Erika Turner
2/0/2017	2.3	Ψ -	Traver from hearing the charge	Ψ		Lina rumer
			Brief research regarding attendance/testimony by			
			remote transmission in light of Bayuk request to			
2/8/2019	1.4	\$ 385.00	appear telephonically; email to E. Turner re same.	\$	539.00	Gabby Hamm
2/0/2017	1.7	\$ 303.00	appear telephomeany, email to E. Turner le same.	Ψ	337.00	Gabby Hallini
			Telephone call with E. Turner regarding outcome of			
			hearing on motion to reopen, and discussion with G.			
2/8/2019	0.3	\$ 385.00		\$	115 50	Gabby Hamm
2/0/2017	0.5	Ψ 303.00	Review FGilmore motion to withdraw in	Ψ	113.30	Gabby Hammi
2/12/2019	0.1	\$ 495.00	Superpumper case	\$	49 50	Erika Turner
2/12/2017	0.1	Ψ 473.00	Superpumper case	Ψ	47.50	Linka Turner
2/13/2019	0.2	\$ -	Review Gilmore motion to withdraw (no charge)	\$	_	Andrew Dunning
2/13/2019	0.2	\$ 365.00	Attention to March 1 continued trial matters	\$	73.00	Teresa Pilatowicz
2/13/2019	0.2	Ψ 303.00	Review correspondence from opposing counsel	Ψ	73.00	Teresa i natowiez
2/13/2019	0.4	\$ 495.00	FGilmore + prepare response and follow up	\$	198.00	Erika Turner
2/13/2019	0.1	ψ 1,52.00	Review of emails regarding Bayuk attendance at	Ψ	170.00	Erika Tarrier
2/13/2019	0.1	\$ 385.00	March 1 hearing.	\$	38.50	Gabby Hamm
2, 10, 2019	0.1	Ψ 202.00	Conference with G. Gordon regarding impact of	Ψ	20.00	
			various documents on Superpumper litigation (.2);			
			review recent pleadings from Bayuk and Morabito			
2/14/2019	0.6	\$ 365.00	regarding same (.4)	\$	219.00	Teresa Pilatowicz
				*		
			Email communications with opposing counsel			
2/14/2019	0.2	\$ 495.00	11 -	\$	99.00	Erika Turner
			Review Shemano invoice to			
2/15/2019	0.1	\$ 495.00		\$	49.50	Erika Turner
			Draft response to motion to withdraw and related			
2/15/2019	3.1	\$ 385.00	research.	\$	1,193.50	Gabby Hamm
			Review Motion to Continue March 1 trial and OST			
2/20/2019	0.8	\$ 495.00	request on the Motion + follow up to address same	\$	396.00	Erika Turner
			Brief review of defendants' motion to continue and			
2/20/2019	0.4	\$ 385.00	discuss with E. Turner vis-a-vis strategy.	\$	154.00	Gabby Hamm
			Review of email from D. Shemano (counsel for			
			Morabito/Bayuk) regarding Snowshoe checks;			
			discuss with G. Gordon and M. Weisenmiller vis-a-			
2/20/2019	0.4	\$ 385.00	vis defendants' positions for March 1 trial date.	\$	154.00	Gabby Hamm
			Email communications with Court re briefing and			
2/21/2019	0.1	\$ 495.00	hearing on Motion to Continue March 1 Trial	\$	49.50	Erika Turner

	Julie 1, 2010 - Marcii 28, 2019								
DATE	HOURS	RATE	DESCRIPTION	AMOUNT	PROFESSIONAL				
			Analysis of motion to continue and related						
			declarations and exhibits, and review of bankruptcy						
			court filings relevant to same (1.5); draft opposition						
			to motion to continue and contemporaneous research						
2/21/2019	8.2	\$ 385.00	regarding same (6.7).	\$ 3,157.00	Gabby Hamm				
			Review and proposed edits to opposition to motion						
2/22/2019	0.3	\$ 365.00	to continue	\$ 109.50	Teresa Pilatowicz				
2/22/2019	0.2		Review and revise response to motion to withdraw	\$ 73.00					
2/22/2019	1	\$ 495.00	Revise Opposition to Motion to Continue	\$ 495.00	Erika Turner				
			Revise opposition to motion to continue hearing and						
			draft declaration in support of same; identify						
2/22/2019	2.2	\$ 385.00		\$ 847.00	Gabby Hamm				
			Revise opposition to motion to withdraw and						
2/22/2019	0.4	\$ 385.00	circulate same for review and comment.	\$ 154.00	Gabby Hamm				
			Email to M. Trabert and opposing counsel with						
2/22/2019	0.2	\$ 385.00	courtesy copy of filing.	\$ 77.00	Gabby Hamm				
2/25/2019	0.8	\$ 495.00	Prepare for hearing on Motion to Continue Trial	\$ 396.00	Erika Turner				
			Review Chemano/Bayuk productions in the BK case						
2/25/2019	0.5	\$ 495.00	and analysis re use in cross exam on March 1	\$ 247.50	Erika Turner				
2/25/2019	0.3	\$ 495.00	Review and analyze Reply on Motion to Continue	\$ 148.50	Erika Turner				
			Review of Defendants' reply in support of motion to						
			continue and declaration and exhibits in support of						
			same; analysis of response and discuss same with E.						
2/25/2019	0.7	\$ 385.00	Turner.	\$ 269.50	Gabby Hamm				
			Review and analysis of additional documents and						
			checks produced by Morabito as they relate to						
2/26/2019	0.2	\$ 365.00		\$ 73.00	Teresa Pilatowicz				
			conf with EPT re Friday hearing and new snowshoe						
2/26/2019	0.3	\$ 775.00	petroleum production of checks	\$ 232.50	Gerald Gordon				
			Attend telephonic hearing on Motion to Continue						
0/06/0010	0.5	Φ 40 7 00	Trial + follow up communications with opposing		D 11 D				
2/26/2019	0.5	\$ 495.00	counsel FGilmore and with Court re same	\$ 247.50	Erika Turner				
			Prepare for trial cross-examination of Sam and Ed						
			and analysis of FGilmore as surrebuttal witness +						
0/06/0010	4.6	ф 40 = 0°	analysis of exhibits to be used in crossexam and	.	D 11				
2/26/2019	4.6	\$ 495.00		\$ 2,277.00	Erika Turner				
0/06/0010	0.2	ф 2 0 7 22	Prepare for and attend telephonic hearing on		C 11 II				
2/26/2019	0.3	\$ 385.00	defendants' motion to continue.	\$ 115.50	Gabby Hamm				

DATE	HOURS	RATE	DESCRIPTION	AN	IOUNT	PROFESSIONAL
			Review of Supreme Court rules on simultaneous audiovisual transmission, and forward same to E. Turner in connection with Bayuk remote			
2/26/2019	0.2	\$ 385.00	appearance.	\$	77.00	Gabby Hamm
2/26/2019	0.3	\$ 385.00	Review and analysis of correspondence regarding additional Snowshoe checks and Sam Morabito travel to the Caribbean.	\$	115.50	Gabby Hamm
			Identify and gather potential exhibits for hearing, including review of trial exhibits (admitted and not			
2/26/2019	4.1	\$ 385.00	· · · · · · · · · · · · · · · · · · ·	\$	1,578.50	Gabby Hamm
2/26/2019	0.4	\$ 385.00	Email to opposing counsel identifying exhibits and potential exhibits to be provided to defendants in advance of hearing. Multiple email communications with opposing	\$	154.00	Gabby Hamm
2/27/2019	1	\$ 495.00	counsel and Court re FGilmore as witness on surrebuttal	\$	495.00	Erika Turner
2/27/2019	0.5	\$ 495.00	Multiple email communications with opposing counsel re defendants' waiver of rebuttal + follow up re same	\$	247.50	
2/27/2019	1.5	\$ 385.00	Review of emails regarding designation of potential exhibits and rebuttal/sur-rebuttal testimony by Frank Gilmore, and analysis of	\$	577.50	Gabby Hamm
2/27/2019	3.2	\$ 385.00	Preparation for continued trial date, including examination of exhibits, review of trial transcript and exhibits for impeachment and rebuttal, review of papers on motion to reopen, and review of defendants' declarations.	\$	1,232.00	Gabby Hamm
2/27/2019	0.2	\$ 385.00	Discussion with T. Pilatowicz regarding planning for hearing and issues to address.	\$	77.00	Gabby Hamm
2/27/2019	0.1	\$ 385.00	Discussion with E. Turner regarding defendants' waiver of rebuttal.	\$	38.50	Gabby Hamm
2/28/2019	0.6	\$ 495.00		\$	297.00	Erika Turner
2/28/2019	0.2	\$ 495.00	Multiple communications with court re vacating hearing and amending the proposed FFCL + follow up with JMurtha and CKemper re status in light of Defendants' waiver of rebuttal	\$	99.00	Erika Turner
3/1/2019	0.1	\$ 365.00		\$	36.50	Teresa Pilatowicz
3/1/2019	0.3	\$ 385.00	Brief review of findings and conclusions and judgment.	\$	115.50	Gabby Hamm

DATE	HOURS	RATE	DESCRIPTION	AMOUNT	PROFESSIONAL
			Review and comment on revisions re: FF&CL to		
3/4/2019	0.1	\$ 365.00	address new evidence	\$ 36.50	Teresa Pilatowicz
3/4/2019	0.1	\$ 495.00	Attend to amended FFCL in light of new evidence	\$ 49.50	Erika Turner
			Revise proposed findings and conclusions to add		
			findings regarding Snowshoe payments pursuant to		
3/4/2019	2.5	\$ 385.00	motion to reopen.	\$ 962.50	Gabby Hamm
			Conferences with co-counsel on how to proceed - no		
3/6/2019	0.5	\$ -	charge	\$ -	Erika Turner
			Revise and finalize proposed findings and submit to		
3/6/2019	1.1	\$ 385.00	clerk.	\$ 423.50	Gabby Hamm
			reply to Gilmore re treatment of Snowshoe		
3/11/2019	0.3	\$ 775.00	Petroleum payments to firm on behalf of Morabito	\$ 232.50	Gerald Gordon
			Review request for submission re: motion to		
3/11/2019	0.1	\$ -	withdraw (NO CHARGE)	\$ -	Teresa Pilatowicz
			Review correspondence re RSSB law firm subpoena		
3/11/2019	0.1	\$ 495.00	response	\$ 49.50	Erika Turner
			Review correspondence from opposing counsel		
3/11/2019	0.1	\$ 495.00	FGilmore	\$ 49.50	Erika Turner
			Correspondence to B. Leonard regarding fee order		
3/12/2019	0.1	\$ 365.00	and payment of Kimmel invoice	\$ 36.50	Teresa Pilatowicz
	<u>2050.9</u>		<u>TOTAL</u>	<u>\$731,166.00</u>	

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2019-04-12 12:51:58 PM
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Transaction # 7216450 : yviloria

Exhibit 5

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Transaction # 7215253 : csulezic

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GARMAN TURNER GORDON LLP

² ■ ERIKA PIKE TURNER, ESQ.

Nevada Bar No. 6454

E-mail: eturner@gtg.legal

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5 E-mail: tpilatowicz@gtg.legal

GABRIELLE A. HAMM, ESQ.

6 Nevada Bar No. 11588

E-mail: ghamm@gtg.legal

650 White Drive, Ste. 100

Las Vegas, Nevada 89119 Telephone 725-777-3000

Counsel to Plaintiff

VS.

IN THE SECOND JUDICIAL DISTRICT COURT OF

THE STATE OF NEVADA, IN AND FOR THE COUNTY OF WASHOE

12

WILLIAM A. LEONARD, Trustee for the Bankruptcy Estate of Paul Anthony

Morabito,

Plaintiff,

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SUPERPUMPER, INC., an Arizona corporation; EDWARD BAYUK, individually and as Trustee of the EDWARD WILLIAM BAYUK LIVING TRUST; SALVATORE MORABITO, and individual; and SNOWSHOE PETROLEUM, INC., a New York corporation,

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Defendants.

CASE NO.: CV13-02663

DEPT. NO.: 4

MEMORANDUM OF COSTS AND DISBURSEMENTS

NRS 18.005	Description ¹	Amount
(1)	Odyssey E-File & E-Serve.	\$200.00
(2)	Reporters' fees for depositions, including a reporter's fee for one copy of	\$18,200.50
	each deposition.	
(3)	Jurors' fees and expenses, together with reasonable compensation of an	\$0.00
	officer appointed to act in accordance with NRS 16.120.	
(4)	Fees for witnesses at trial, pretrial hearings and deposing witnesses,	\$515.00
	unless the court finds that the witness was called at the instance of the	
	prevailing party without reason or necessity.	

¹ All costs are identified in the attached invoice of costs.

Garman Turner Gordon 650 White Dr., Suite 100 Las Vegas, Nevada 89119 (725) 777-3000

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NRS 18.005	Description ¹	Amount
(5)	Reasonable fees of not more than five expert witnesses in an amount of	\$77,201.80
	not more than \$1,500 for each witness unless the court allows a larger fee	
	after determining that the circumstances surrounding the expert's	
	testimony were of such necessity as to require the larger fee.	
(6)	Reasonable fees of necessary interpreters.	\$
(7)	The fee of any sheriff or licensed process server for the delivery or service	\$1,552.95
	of any summons or subpoena used in the action, unless the court	
	determines that the service was not necessary.	
(8)	Compensation for the official reporter or reporter pro tempore.	\$6,071.25
(9)	Reasonable costs for any bond or undertaking required as part of the	\$
	action.	
(10)	Fees of a court bailiff or deputy marshal who was required to work	\$
	overtime.	
(11)	Reasonable costs for telecopies.	\$
(12)	Reasonable costs for photocopies. (25 per page)	\$17,961.67
(13)	Reasonable costs for long distance telephone calls.	\$
(14)	Reasonable costs for postage.	\$5,184.05
(15)	Reasonable costs for travel and lodging incurred taking depositions and	\$10,167.61
	conducting discovery.	
(16)	Fees charged pursuant to NRS 19.0335.	\$
(17)	Reasonable and necessary expense incurred in connection with the	\$1,795.46
. ,	action	
	Travel for Hearings and Trial	\$15,059.78
	Messenger Service	\$1,032.16
	TOTAL	\$154,942.2 4

Dated this 11th day of April, 2019.

GARMAN TURNER GORDON LLP

/s/ Teresa M. Pilatowicz
ERIKA PIKE TURNER, ESQ.
TERESA M. PILATOWICZ, ESQ.
GABRIELLE A. HAMM, ESQ.
650 White Drive, Ste. 100
Las Vegas, Nevada 89119
Telephone 725-777-3000
Counsel for Plaintiff

Garman Tumer Gordon 650 White Dr., Suite 100 Las Vegas, Nevada 89119 (725) 777-3000

Garman Turner Gordon 650 White Dr., Suite 100 Las Vegas, Nevada 89119 (725) 777-3000

DECLARATION OF TERESA M. PILATOWICZ, ESQ. IN SUPPORT OF MEMORANDUM OF COSTS AND DISBURSEMENTS

- 1. I am an attorney with the law firm of Garman Turner Gordon, LLP, counsel for Plaintiff, William Leonard ("<u>Plaintiff</u>"), in the above-captioned matter. I am duly licensed to practice law in the State of Nevada.
- 2. I make this declaration in support of Plaintiff's Memorandum of Costs and Disbursements. I am over the age of eighteen and am competent to testify to the matters and facts set forth herein. I state the following matters and facts upon my own personal knowledge, except where stated upon information and belief, and as to those statements made upon information and belief, I believe them to be true.
- 3. The items contained in the above memorandum are true and correct to the best of my knowledge and belief; and the said disbursements have been necessarily incurred and paid in this action.
- 4. The fees for the experts identified in Section (4), and specifically for James McGovern (valuation expert), William Kimmel (appraiser), and Ronald Buss (appraiser), are typical and commensurate of the fees charged by experts of similar experience and expertise, which experts could not be retained for less than the \$1,500 limit. Mr. McGovern, and associates working at McGovern and Greene LLP, bill at an hourly rate of between \$350 and \$400 for partners (Mr. McGovern at \$400.00), between \$200-\$250 for managers, between \$150 and \$175 for senior consultants, \$125 for consultants, and between \$60 and \$75 for paraprofessionals. McGovern & Greene billed a total of \$64,076.80, which included travel associated with trial testimony. Mr. Kimmel billed \$2,000 for appraisals of two Nevada properties and completed and billed additional work and trial testimony at an hourly rate of \$300.00, for a total billed of \$3,200. Mr. Buss billed \$9,000 for the appraisals of four California properties and completed additional work at an hourly rate of \$350 for additional work, for a total billed of \$9,925.00. The rates charged are prevailing market rates and are the actual costs billed without mark up.
- 5. Attached hereto as **Exhibit 1** is a true and correct copy of a ledger of costs from the law firm of Garman Turner Gordon, LLP.

I declare under penalty of perjury under the law of the State of Nevada (NRS 53.045), that the foregoing is true and correct. Dated this 11 day of April, 2019. /s/ Teresa Pilatowicz
TERESA M. PILATOWICZ Garman Tumer Gordon 650 White Dr., Suite 100 Las Vegas, Nevada 89119 (725) 777-3000

AFFIRMATION

Pursuant to NRS 239B.030

The undersigned does hereby affirm that the preceding document does not contain the social security number of any person.

Dated this 11th day of April, 2019.

GARMAN TURNER GORDON LLP

/s/ Teresa Pilatowicz ERIKA PIKE TURNER, ESQ. TERESA M. PILATOWICZ, ESQ. GABRIELLE A. HAMM, ESQ. 650 White Drive, Ste. 100 Las Vegas, Nevada 89119 Telephone 725-777-3000

Counsel for Plaintiff

Garman Tumer Gordon 650 White Dr., Suite 100 Las Vegas, Nevada 89119 (725) 777-3000

INDEX OF EXHIBITS

 $^2\,\mathrm{Exhibit}$ pagination excludes exhibit slip sheets.

Garman Tumer Gordon 650 White Dr., Suite 100 Las Vegas, Nevada 89119 (725) 777-3000

CERTIFICATE OF SERVICE 1 I certify that I am an employee of GARMAN TURNER GORDON LLP, and that on this 2 3 date, pursuant to NRCP 5(b), I am serving a true and correct copy of the foregoing PLAINTIFF'S MEMORANDUM OF COSTS AND DISBURSEMENTS on the parties as set forth below: 4 XXX Placing an original or true copy thereof in a sealed envelope placed for collection 5 and mailing in the United States Mail, Reno, Nevada, postage prepaid, following 6 ordinary business practices addressed as follows: 7 Edward Bayuk Salvatore R. Morabito 668 N. Pacific Coast Highway, #517 10645 N. Tatum Blvd. #200-626 8 Laguna Beach, CA 92651 Phoenix, AZ 95028 9 Snowshoe Petroleum, Inc. Superpumper, Inc. 10645 N. Tatum Blvd. #200-626 10 14631 N. Scottsdale Road, #125 Phoenix, AZ 95028 Scottsdale, AZ 85254-2711 11 Certified Mail, Return Receipt Requested 12 Via Facsimile (Fax) 13 Via E-Mail 14 Placing an original or true copy thereof in a sealed envelope and causing the same 15 to be personally Hand Delivered 16 Federal Express (or other overnight delivery) 17 By using the Court's CM/ECF Electronic Notification System addressed to: 18 Frank C. Gilmore, Esq. 19 E-mail: fgilmore@rssblaw.com 20 Lindsay L. Liddell, Esq. E-mail: lliddell@rssblaw.com 21 Dated this 11th day of April, 2019. 22 23 /s/ Kelli Wightman 24 An Employee of GARMAN TURNER **GORDON LLP** 25 26 27 28

Garman Turner Gordon 650 White Dr., Suite 100 Las Vegas, Nevada 89119 (725) 777-3000

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Clerk of the Court
Transaction # 7215253: csulezic

Exhibit 1

(1) Date	Description	Amount	
Odlyssey E	E-File & E-			
Serve				
		Second Judicial District Court - Washoe		
	8/18/2017	County - E-Filing	S	200.00
		TOTAL	<u>s</u>	200.00

(2)	Date Date	Description	Amount	
Reporters' fees for depositions, including a reporter's fee for one copy of each deposition.				
		Deposition transcript of Spencer Cavalier (Deposition in Baltimore on		
	7/13/2015	6/19/15) Litigation Services - Invoice #1026046 - Original and Certified	\$ 32	26.40
	10/8/2015	Copy of Transcript of Edward William Bayuk Litigation Services - Invoice	\$ 1,57	79.00
		#1032617 - Original and certified copy of transcript of Salvatore R. Morabito and Christian Mark		
	10/21/2015	Lovelace Litigation Services - Invoice 1031990	\$ 2,07	72.40
		- Original and certified copy of transcript of Dennis C. Vacco & Dennis C. Vacco, PMK of Snowshoe		
	10/30/2015	Petroleum, Inc.	\$ 24	15.00
		Atkinson-Baker, Inc Invoice AA0075B AB - Video Conference room fee and electronic transcript of		
	2/16/2016	deposition of Mark S. Justmann, taken 01/27/2016 (7)	\$ 1,41	1.55
	3/31/2016	Litigation Services - Invoice #1059506 - Original and certified copy of Transcript of Paul Morabito	\$ 2,35	55.85
	11712015	Litigation Services - Invoice 1060434 - Videography Service of Paul		
	4/5/2016	Morabito Litigation Services - Invoice #1056846 - Original and certified copy of transcript of Gary L. Krausz,	\$ 1,48	35.00
	4/6/2016	C.P.A. Litigation Services - Invoice	\$ 1,26	52.95
	4/6/2016	#1059928 - Certified copy of William A. Leonard Transcript	\$ 40	3.40
	1/5/201 <i>C</i>	Atkinson-Baker, Inc Invoice No. AA028A0 AB - Electronic transcript		
	4/7/2016	of Michael Sewitz deposition Litigation Services - Invoice #1060728 - Certified copy of James	\$ 15	59.70
	4/14/2016	L. McGovern, CPA/CFF, CVA transcript Litigation Services - Invoice	\$ 73	31.55
	4/14/2016	#1058104 - Certified copy of Ronald L. Buss Transcript	\$ 60	9.35

312312016	Oasis Reporting Services - Invoice #33912 - Original and Certified Copy	φ	800.00
5/29/2018	Oasis Reporting Services - Invoice #33913 - Original and Certified Copy of Transcript and Index of Sujata Yalamanchili, Esq.	\$	806.00
8/17/2017	Jack W. Hunt & Associates, Inc Invoice #291564 - Transcript of Dennis C. Vacco	\$	95.72
8/9/2017	Jack W Hunt & Associates, Inc Invoice #291295 - ck #3481 - Original and Copy of Dennis C. Vacco Transcript	\$	553.33
7/20/2017	Litigation Services - Invoice #1164431 - Original and Certified Copy of Garry M. Graber Transcript	\$	447.75
6/6/2017	Litigation Services - Invoice #1153416 - Original and Certified Copy of Stanton R. Bernstein, CPA Transcript (7)	\$	1,423.75
1/26/2017	Sunshine Litigation Services - Invoice #1126321 - Original and Certified Copy of Edward Bayuk Transcript	\$	295.00
4/26/2016	Litigation Services - Invoice #1062924 - Original and certified copy of Jan Friederich transcript	\$	788.00
4/15/2016	Litigation Services - Invoice #1060235 - Original and certified copy of Dennis Banks transcript	\$	349.00

<u>(4)</u>	<u>Date</u>	<u>Description</u>	Amount	
Fees for witnesses at trial,				
pretrial hearings and deposing				
witnesses, unless the court finds that the witness was				
called at the instance of the				
prevailing party without reason				
or necessity				
,		J & L Legal Service Inc Invoice		
		2015344 - Service - Commission to take		
	8/4/20	015 deposition - Witness Fee	\$	65.00
		J&L Legal Service Inc Invoice		
		#2015344 - Service on William Leonard		
	8/27/20	015 - Witness Fee	\$	65.00
		J&L Process Service - Invoice 2016009	-	
	3/7/20	016 Issue 2 Commissions - Witness Fee	\$	65.00
		J & L Legal Service Inc Invoice		
		2015344 - Service - Commission to take		
	8/4/20	015 deposition (7)	\$	65.00
		J&L Process Service - Invoice 2016025	-	
		File/issue commission to take deposition		
	3/7/20	016 (Morabito) - Witness Fee	\$	65.00
		Sunshine Litigation Services - Invoice		
	1/25/20	017 #1126260 - Civil Appearance Fee	\$	60.00
		J&L Process Service - Invoice #17-2086		
		- Service on Washoe County Dist. Co		
	2/3/20	017 Witness Fee	\$	65.00
		J&L Process Service - Invoice #17-2091		
	- /	- Service on AIG Property Casualty -		n-
	2/10/20	017 Witness Fee	\$	65.00
		TOTAL	<u>\$</u>	515.00

<u>(5)</u>	<u>Date</u>	Description	Amount
Reasonable fees of not more than five expert witnesses in an amount of not more than \$1,500 for each witness unless the court allows a larger fee after determining that the circumstances surrounding the expert's testimony were of such necessity as to require the larger fee.			
		Advance Payment for McGovern & Green LLP fees and expenses of	
		James McGovern, the Trustee's	
	11/1/2015	valuation expert	\$ 10,000.00
	11/1/2015	Kimmel Payment for Appraisals Buss-Shelger Associates - Invoice	\$ 2,000.00
	1/6/2016	7405 - Appraisal Services McGovern & Green LLP fees and expenses of James McGovern, the Trustee's valuation expert in the Superpumper Action with respect	\$ 4,500.00
	7/22/2016	to the value of Superpumper Buss-Shelger Associates fees and expenses of Ronald Buss, the Trustee's valuation expert in the Superpumper Action with respect to the value of the California real	\$ 41,000.00
	7/22/2016	properties. McGovern & Greene LLP - Invoice	\$ 5,425.00
	10/8/2018	#02-18-0206	\$ 1,160.00
		McGovern & Greene LLP - Invoice	
	11/5/2018	#02-18-0216	\$ 11,796.80
		William G. Kimmel - Invoice #15-064	

11/8/2018

12/4/2018

- Pre-Trial and Trial work McGovern & Greene LLP - Invoice

TOTAL

#02-18-0242

\$

\$

1,200.00

120.00

77,201.80

<u>(7)</u>	<u>Date</u>	Description	Amount	
The fee of any sheriff or				
licensed process server for the				
delivery or service of any				
summons or subpoena used in				
the action, unless the court				
determines that the service was				
not necessary				
		Nationwide Legal Nevada, LLC -		
		Invoice 219092 - Service on Compass		
	2/9/20	116 Bank in Phoenix, AZ	\$	200.00
		SoCal Subpoena Services LLC - Service		
		on Gursey Schneider LLP, Hancock		
	2/10/20	116 Insurance Services	\$	225.33
		SoCal Subpoena - Invoice 15122 -		
		Service on PMK for Gursey Schneider		
	2/17/20	016 LLP	\$	7.00
		J&L Process Service - Invoice 2016020	-	
	3/7/20	116 Service on Dennis Banks	\$	115.00
		J&L Process Service - Invoice 2016022	-	
	3/7/20	116 Service on Michele Salazar	\$	115.00
	3/8/20	116 SoCal Subpoena - Invoice 15259	\$	8.62
		J&L Process Service - Invoice 2016019	-	
	3/9/20	116 Service on Paul Alves	\$	115.00
		J&L Process Service - Invoice 2016021	_	
	3/9/20	116 Service on Darryl Noble	\$	115.00
	3/31/20	016 Nationwide Legal - Invoice #219349	\$	102.00
		Ryan P. Hanna - Execution & Personal		
		Service/Subpoena for Hodgson Russ		
	1/3/20	017 LLP	\$	550.00
		TOTAL	\$	1,552.95

<u>(8)</u>	Date	Description	Amount	
Compensation for the official				
reporter or reporter pro tempore				
Строге				
		Sunshine Litigation Services - Invoice		
	2/7/2017	#1126832 - Certified Copy of Hearing -	Ф	02.05
	2///2017	Order to Show Cause Transcript Sunshine Litigation Services - Invoice	\$	83.85
		#1273647 - Original Transcript of Trial,		
	11/20/2018	Non Jury	\$	653.80
		Constitute I Misseline Commisser Investor		
		Sunshine Litigation Services - Invoice #1273878 - Original and Certified Copy		
	11/21/2018	of Nonjury Trial Transcript (8)	\$	314.60
		Sunshine Litigation Services - Invoice		
		#1274582 - Original and Certified Copy		
	11/26/2018	of Morabito vs. Superpumper Transcript	\$	736.00
		Sunshine Litigation Services - Invoice		
		#1274604 - Original and Certified Copy		
	11/26/2018	of Morabito vs. Superpumper	\$	454.40
	11/20/2010	Sunshine Litigation Services - Invoice	Ψ	154.40
		#1274593 - Original and Certified Copy		
	11/26/2010	of Morabito vs. Superpumper	Ф	700.00
	11/26/2018	Sunshine Litigation Services - Invoice	\$	788.80
		#1274590 - Original and Certified Copy		
		of Morabito vs. Superpumper		
	11/26/2018	•	\$	751.20
		Sunshine Litigation Services - Invoice #1274589 - Original and Certified Copy		
		of Morabito vs. Superpumper		
	11/26/2018		\$	576.00
		Sunshine Litigation Services - Invoice #1274598 - Original and Certified Copy		
		of Morabito vs. Superpumper		
	11/26/2018	-	\$	788.80
	11/26/2019	Sunshine Litigation Services - Invoice #1274645 - Trial Non Jury	Φ	140.00
	11/20/2018	Sunshine Litigation Services - Invoice	\$	140.00
	11/27/2018		\$	20.00
		Sunshine Litigation Services - Invoice		
	2/4/2010	#1288019 - Original Transcript of Closing Arguments	\$	763.80
	21712019	TOTAL	\$ \$	6,071.25

(12)	Date	Description	Amount	
Reasonable costs for				
photocopies.				
		Photocopies - 45 pgs @ .25/pg	\$	11.25
		Photocopies	\$	11.25
		Photocopies	\$	21.50
	3/29/2016	Photocopies	\$	47.25
	41510016	BBVA Compass - Invoice #03-16-0512 -		427.00
		Copies of Bank records	\$	435.00
		Photocopies Photocopies	\$	1,189.47
		Photocopies Photocopies	\$	19.00
		Photocopies Photocopies	\$ \$	28.75 4.50
	7/13/2010	-	Ą	4.50
		Chapman, Glucksman, Dean, Roeb & Barger - copies of documents produced		
		by Stanton Bernstein pursuant to the		
	7/22/2016	Trustee's discovery	\$	2,896.24
	772272010	Photocopies - Second Stipulation	Ψ	2,000.21
	9/12/2016	Motion to Continue Trial	\$	3.00
	<i>7</i> ,1 2 , 2 010		T	2,00
		The Litigation Document Group -		
		Invoice #16-11036 - Blowbacks, 3-Hole		
	11/8/2016	Drill, Slip Sheets, 3" 3-ring binders	\$	424.33
	11/10/2016	Photocopies	\$	77.50
	11/15/2016	Photocopies	\$	1.00
	11/21/2016	Photocopies	\$	604.50
	11/21/2016	Photocopies	\$	536.75
	11/28/2016	Photocopies	\$	18.50
	11/29/2016	Photocopies	\$	7.00
	11/30/2016	Photocopies	\$	7.50
		Litigation Document Group - Invoice		
		#16-11168 - Copies, Tabs, Binders	\$	666.15
		Photocopies	\$	7.50
		Photocopies	\$	3.75
		Photocopies	\$	12.75
		Photocopies	\$	41.50
		Photocopies Photocopies	\$	1.50
		Photocopies Photocopies	\$ \$	165.75 115.75
		Photocopies Photocopies		
		Photocopies Photocopies	\$ \$	0.50 3.50
		Photocopies	\$ \$	9.25
		Photocopies	\$	4.25
		Photocopies	\$	1.00
		Photocopies	\$	1.75
		Photocopies	\$	5.00
		Photocopies	\$	2.75
		1	*	

2/3/2017	Photocopies	\$ 4.00
2/6/2017	Photocopies	\$ 2.75
2/21/2017	Photocopies	\$
	Photocopies	\$
	Photocopies	\$
	-	
	Photocopies	\$
	Photocopies	\$
	Photocopies	\$
3/15/2017	Photocopies	\$
3/16/2017	Photocopies	\$
3/20/2017	Photocopies	\$ 2.00
3/28/2017	Photocopies	\$ 1.50
	Photocopies	\$
	=	
	Photocopies	\$
	Photocopies	\$
	Photocopies	\$
6/8/2017	Photocopies	\$
6/29/2017	Photocopies	\$
7/6/2017	Photocopies	\$ 150.00
7/7/2017	Photocopies	\$
	_	
	Photocopies	\$
8/18/2017	Photocopies	\$ 432.50
8/21/2017	Photocopies	\$ 274.25
8/22/2017	Photocopies	\$ 127.00
	Photocopies	\$
	_	
	Photocopies	\$
7/6/2018	Photocopies	\$
7/31/2018	Photocopies	\$ 2.00

8/9/2018 Photocopies		\$ 254	1.50
8/17/2018 Photocopies		\$	3.50
8/23/2018 Photocopies -	.10/page	\$ 244	1.60
8/24/2018 Photocopies		\$).75
8/28/2018 Photocopies		\$	9.50
8/28/2018 Photocopies			1.50
9/4/2018 Photocopies			3.75
9/6/2018 Photocopies			3.75
9/7/2018 Photocopies			2.75
9/19/2018 Photocopies			3.00
9/20/2018 Photocopies			3.00
9/24/2018 Photocopies			1.75
9/25/2018 Photocopies			1.00
9/25/2018 Photocopies			5.25
9/26/2018 Photocopies			1.50
9/28/2018 Photocopies -	10/page		0.00
10/1/2018 Photocopies (4.50
	12)		5.25
10/2/2018 Photocopies			5.25 5.50
10/3/2018 Photocopies			
10/4/2018 Photocopies			5.50
10/5/2018 Photocopies			2.25
10/9/2018 Photocopies			5.50
10/10/2018 Photocopies			7.25
10/11/2018 Photocopies			8.25
10/12/2018 Photocopies			5.75
10/15/2018 Photocopies -	.10/page		3.80
10/16/2018 Photocopies			4.50
10/17/2018 Photocopies			5.25
10/18/2018 Photocopies			5.75
10/19/2018 Photocopies			4.50
10/22/2018 Photocopies		'	7.00
10/23/2018 Photocopies -	.10/page		0.70
10/24/2018 Photocopies			9.50
10/25/2018 Photocopies		\$ 24	4.50
10/31/2018 Photocopies		\$	4.00
11/19/2018 Photocopies		\$ 399	9.00
11/20/2018 Photocopies		\$ 3.	5.25
11/27/2018 Photocopies		\$ 1.	5.00
11/28/2018 Photocopies		\$	8.25
11/29/2018 Photocopies		\$	5.50
Robison, Sha	rp, Sullivan & Brust -		
	are of costs for trial		
11/30/2018 binders		\$ 68	2.63
12/10/2018 Photocopies			1.00
1/25/2019 Photocopies			0.50
1/30/2019 Photocopies			5.25
2/1/2019 Photocopies			2.00

2/4/2019 Photocopies	\$ 269.25
2/6/2019 Photocopies	\$ 26.50
2/7/2019 Photocopies (12)	\$ 146.50
2/7/2019 Photocopies	\$ 146.50
2/7/2019 Photocopies	\$ 146.50
2/15/2019 Photocopies	\$ 1.25
2/21/2019 Photocopies	\$ 6.50
2/22/2019 Photocopies	\$ 3.00
2/25/2019 Photocopies	\$ 486.50
2/26/2019 Photocopies	\$ 17.75
2/27/2019 Photocopies	\$ 72.75
2/28/2019 Photocopies	\$ 0.75
3/2/2019 Photocopies	\$ 9.75
3/4/2019 Photocopies	\$ 16.25
3/11/2019 Photocopies	\$ 1.75
3/14/2019 Photocopies	\$ 0.25
3/20/2019 Photocopies	\$ 5.50
3/29/2019 Photocopies	\$ 655.00
TOTAL	\$ 17,961.67

<u>(14)</u>	Date	Description	Amount	
Passanahla aasta far nastaga				
Reasonable costs for postage.		Federal Express - Invoice 4-969-39499 -		
	6/11/2015	Tracking #773815064813	\$	25.75
	8/20/2015	_	\$	0.48
		Federal Express - Tracking number	7	
	10/16/2015	774757741763 - Deposition Exhibits	\$	113.12
		Federal Express - Tracking:		
	11/4/2015	774904843624	\$	26.22
		Federal Express - Tracking:		
		774904824191	\$	17.86
	1/28/2016	_	\$	34.37
		United Parcel Service from Laura Mitz-		
	2/2/2016	Roberts to Jenifer Cannon - Tracking	¢.	11 55
		#1Z18E07VNT92680888	\$	11.55
	2/3/2016 2/5/2016		\$	2.54 0.70
	2/3/2016	_	\$ \$	1.06
	2/18/2016	_	\$	6.85
	2/19/2016	_	\$	1.14
	2/23/2016	_	\$	0.96
	2/26/2016	_	\$	0.48
	3/8/2016	_	\$	1.20
	3/11/2016		\$	0.48
		United Parcel Service - Tracking		
	3/14/2016	#1Z18E07V0191582204	\$	30.64
		United Parcel Service - Tracking		
		#1Z18E07V0192737590	\$	30.64
	3/17/2016	_	\$	0.48
		United Parcel Service - Invoice		
		#000018E07V136 - Tracking		
	2/19/2016	#1Z18E07V4490575812 - Delivery to Teresa Pilatowicz	¢	50.71
			\$	30.71
		United Parcel Service - Invoice #000018E07V136 - Tracking		
		#1Z18E07V4493818429 - Delivery to		
	3/18/2016	Teresa Pilatowicz	\$	50.71
	3/18/2016		\$	1.64
	3/23/2016		\$	11.06
	3/31/2016		\$	0.48
	4/4/2016	Postage	\$	0.70
	4/6/2016	Postage	\$	0.48
	4/29/2016		\$	2.84
	5/3/2016	_	\$	1.57
	5/31/2016	-	\$	46.00
	9/12/2016	Postage	\$	1.15

11/15/2016	Postage	\$	1.15
11/21/2016	-	\$	3.25
	United Parcel Service - Tracking		
	#1Z18E07V0390231313 - Delivery to		
	Teresa Pilatowicz	\$	14.95
11/30/2016	Postage	\$	0.46
12/14/2016	Postage	\$	1.36
12/21/2016	Postage	\$	1.15
12/23/2016	Postage	\$	0.46
	United Parcel Service - Tracking		
	#1Z18E07V0394144197 - Delivery to		
	Teresa Pilatowicz	\$	13.28
12/30/2016	_	\$	1.36
1/3/2017	_	\$	1.57
1/23/2017	_	\$	0.46
1/27/2017	_	\$	1.19
1/30/2017	-	\$	1.86
	Postage (14)	\$	1.19
2/6/2017	-	\$ \$	1.19 2.03
2/15/2017	Postage	\$	2.03
	United Parcel Service - Tracking		
	#1Z18E07V0193214081 - Delivery to		
	John Murtha @ Woodburn & Wedge	\$	20.58
3/20/2017		\$	1.19
3/29/2017		\$	0.67
4/17/2017		\$	0.46
4/27/2017	-	\$	0.67
5/24/2017	_	\$	1.86
6/8/2017	_	\$	23.46
	United Parcel Service - Tracking		
5/5/2015	#1Z18E07V4496320577 - Delivery to	ď	75 67
	Teresa Pilatowicz	\$ \$	75.67 2.03
7/25/2017	_		
8/9/2017	_	\$	0.92
	United Parcel Service - Tracking		
0/10/2017	#1Z18E07V0390467140 - Delivery to Teresa Pilatowicz	\$	15.68
8/18/2017		φ	13.00
	United Parcel Service - Tracking #1Z18E07V0398698725 - Delivery to		
9/25/2017	Second Judicial Court	\$	12.07
9/6/2017		\$	2.28
9/6/2017	_	\$	2.28
1/23/2018	-	\$	0.47
1,25,2010	United Parcel Service - Tracking	न	5.17
	#1Z18E07VP291122210 - Delivery to		
8/24/2018	Teresa Pilatowicz	\$	15.65
5.2.,2010	· = · =		

8/28/2018 Postage	:	\$ 1.64	
United Parcel Serv	ice - Tracking		
#1Z18E07V13916	26653 - Delivery to		
9/19/2018 Clerk of the Court	in Reno, NV	\$ 37.38	
9/28/2018 Postage	;	\$ 1.63	
10/1/2018 Postage		\$ 9.59	
United Parcel Serv	ice - Tracking		
#1Z18E07V15901	09700 - Delivery to		
10/2/2018 Teresa Pilatowicz		\$ 147.55	
10/5/2018 Postage		\$ 0.68	
10/12/2018 Postage		\$ 9.43	
United Parcel Serv	rice - Tracking		
#1Z18E07V07968	04696 - Delivery to		
-	dicial District Court		
10/17/2018 in Reno, NV		\$ 52.72	
United Parcel Serv	•		
	35526 - Delivery to		
10/19/2018 Teresa Pilatowicz		\$ 31.32	r
United Parcel Serv	_		
	97906 - Delivery to		
10/19/2018 John F. Murtha		\$ 47.62	,
United Parcel Serv	_		
	29514 - Delivery to		
10/19/2018 John F. Murtha		\$ 56.68	
United Parcel Serv			
	14748 - Delivery to		
10/22/2018 Teresa Pilatowicz		\$ 22.06	,
United Parcel Serv			
	89983 - Delivery to		
10/24/2018 Reno		\$ 174.62	
United Parcel Serv	-		
	59951 - Delivery to	o 205 22	
10/24/2018 Reno		\$ 205.33	,
United Parcel Serv			
	41576 - Delivery to	o 174.01	
10/24/2018 Reno		\$ 174.31	
United Parcel Serv	_		
	23564 - Delivery to	¢ 204.13	,
10/24/2018 Reno		\$ 204.13	,
United Parcel Serv			
	36653 - Deliver trial	¢ 552.00	,
11/13/2018 boxes to Las Vega		\$ 553.28	,
United Parcel Ser			
	01268 - Deliver trial	¢ 205.60	,
11/13/2018 boxes to Las Vega	is mom keno	\$ 285.62	2

	United Parcel Service - Tracking		
	#1Z4708X61591658870 - Deliver trial	¢.	204.94
11/13/2018	boxes to Las Vegas from Reno	\$	294.84
	United Parcel Service - Tracking		
	#1Z4708X61593209486 - Deliver trial	¢.	224.16
11/13/2018	boxes to Las Vegas from Reno	\$	224.10
	United Parcel Service - Tracking #1Z4708X61590553092 - Deliver trial		
11/12/2019	- '	\$	224.16
11/13/2018	boxes to Las Vegas from Reno	Э	224.10
	United Parcel Service - Tracking #1Z4708X61594589707 - Deliver trial		
11/12/2010		\$	553.28
11/13/2018	boxes to Las Vegas from Reno	Э	333.26
	United Parcel Service - Tracking #1Z4708X61591219317 - Deliver trial		
11/12/2019	boxes to Las Vegas from Reno	\$	376.73
11/13/2018	*	Þ	370.73
	United Parcel Service - Tracking #1Z4708X61591341925 - Deliver trial		
11/12/2019	boxes to Las Vegas from Reno	\$	204.96
11/13/2018	•	Ф	204.90
	United Parcel Service - Tracking #1Z4708X61590857531 - Deliver trial		
11/12/2019	boxes to Las Vegas from Reno	\$	235.25
11/13/2016	United Parcel Service - Tracking	Ψ	255.25
	#1Z4708X61590666149 - Deliver trial		
11/12/2019	boxes to Las Vegas from Reno	\$	171.14
11/13/2016	United Parcel Service - Tracking	φ	1/1.14
	#1Z18E07V1390887463 - Delivery to		
2/1/2010	Washoe County Court	\$	30.63
2/1/2019	United Parcel Service - Tracking	Ψ	50.05
	#1Z18E07V1394615070 - Delivery to		
2/5/2019	Washoe County Court	\$	17.26
21312019	Washoe County Court	Ψ	17.20
	United Parcel Service - Tracking		
	#1Z18E07V1595608153 - Delivery to		
2/25/2019	Washoe County Court, Department 4	\$	72.34
2/28/2019	Postage	\$	0.50
3/29/2019	Postage	\$ \$	66.50
	<u>TOTAL</u>	\$	5,184.05

(15)	Date	Description	Amount	
Reasonable costs for travel and lodging incurred taking depositions and conducting discovery.	_			
	6/22/2015	Airfare (835.51), Taxi (64.35, Lodging (270.50) and Meals (36.04) Teresa Pilatowicz - Airfare, lodging,	\$	1,206.40
	9/28/2015	meals and car for deposition in CA Teresa Pilatowicz - Airfare for	\$	742.94
	10/19/2015	Deposition	\$	361.82
		Teresa Pilatowicz for Deposition of Dennis Vacco, S. Morabito and PMK of Snowshoe - Airfare (1530.30) Taxi (116.52) Lodging (59.53) and Meals		
	10/19/2015		\$	1,815.95
	3/15/2016	Deposition Teresa Pilatowicz - Airfare for	\$	273.31
	3/15/2016	Deposition Teresa Pilatowicz - Transportation	\$	493.96
	3/15/2016	while in Los Angeles for Deposition	\$	95.51
	3/15/2016	Teresa Pilatowicz - Fed Ex for copies Teresa Pilatowicz - Lodging for	\$	26.21
	3/20/2016	Deposition Teresa Pilatowicz - Airfare for	\$	750.14
	3/20/2016	Deposition Teresa Pilatowicz - Meals while in Los	\$	493.96
	3/20/2016	Angeles for deposition Teresa Pilatowicz - Meals while in Los	\$	34.54
	3/21/2016	Angeles for deposition Teresa Pilatowicz - Transportation	\$	65.67
	3/21/2016	while in Los Angeles for Deposition	\$	185.63
	3/21/2016	Teresa Pilatowicz - Fed Ex for copies Gabby Hamm - Airfare to Reno for Deposition of Dennis Banks & Bif	\$	91.77
	3/24/2016	Leonard Gabby Hamm - Lodging while in Reno	\$	499.96
	3/24/2016	Gabby Hamm - Uber while in Reno for	\$	79.95
	3/24/2016	Deposition of Dennis Banks & Bif Leonard	\$	50.56

<u>TOT.</u>	<u> </u>	10,167.61
4/30/2018 knowledgeable of Ho	•	672.30
attend deposition of p	erson most	
Teresa Pilatowicz - T	ravel expenses to	
12/6/2017 for Settlement conference	ence \$	410.96
Teresa Pilatowicz - A	irfare and Parking	
7/9/2017 of Hodgson Russ	\$	1,273.47
for Deposition of Der	nis Vacco & PMK	
Taxi and Meals while	in Buffalo, NY	
Teresa Pilatowicz - A	irfare, Lodging,	
5/15/2017 Bernstein	\$	479.28
Angeles, CA for Depe	osition of Stanton	
Meals and Parking wh		
Teresa Pilatowicz - A	,	20.52
Deposition of Dennis 3/24/2016 Leonard	Banks & Bif	38.32
Gabby Hamm - Meals		
3/24/2016 & Bif Leonard	\$	25.00
in Reno for Deposition	n of Dennis Banks	
Gabby Hamm - Parkir	ng at Airport while	

(17)	<u>Date</u>	Description	Amount	
Reasonable and necessary expense incurred in connection with the action - Court costs,				
Certified Records for Trial & Legal Research.				
8	10/14/2015	Pacer	\$	3.70
	1/7/2016	Pacer	\$	12.30
		Sierra Document Management - Invoice		
		MAR 16 012 - document production	\$	112.74
		Westlaw Research for March 2016	\$	357.93
	3/31/2016		\$	7.50
	6/30/2016		\$	3.10
	9/1/2016 10/3/2016		\$	26.30
	11/1/2016		\$ \$	1.30 16.40
	11/1/2010		Ф	10.40
	11/7/2016	New York Dept. of State, Division of Corporations	\$	20.00
	1/3/2017	_	\$	7.00
		Pacer (17)	\$	10.10
		Pacer (17)	\$	6.70
	6/30/2017		\$	11.10
	8/1/2017		\$	3.40
		Court Call ID: 8519396 - Motion		
	8/10/2017		\$	65.00
	10/2/2017	Pacer	\$	4.80
		Telephonic Conference Court Call - ID:		
	12/19/2017	8782205 (17)	\$	65.00
	7/31/2018	Pacer (17)	\$	1.40
		Teresa Pilatowicz - Obtain California		
	9/19/2018	Court Records	\$	22.50
		U.S. Bankruptcy Court Clerk - ck #5335		
	10/1/2018	- Certified Copies	\$	269.00
		Orange County - Certified Copies -		
	10/1/2018	Order #148884	\$	14.00
		Riverside County Recorder -		
	10/1/2018	Transaction #74536076	\$	32.50
	10/2/2010	Washoe County Recorder - Receipt:		4.4.6
	10/2/2018	20181002-063550 - Certified Copies	\$	14.49
		Nevada Secretary of State - Job:		
	10/4/2010	C20181002-2119 - Entity Copies and	¢	42.00
	10/4/2018	Certification of Document	\$	42.00
		Nevada Secretary of State - Job:		
	10/4/2019	C20181002-2128 - Entity Copies and Certification of Document	\$	50.00
	10/4/2018	Certification of Document	\$	50.00

	TOTAL	<u>\$</u>	1,795.47
10/19/2018	Copies	\$	85.00
	New York Secretary of State - Certified		
10/19/2018	US Bankruptcy Court - Certified Copies	\$	141.00
10/15/2018	Document	\$	6.21
	Washoe County Recorder - Receipt #20181015-066448 - Certified Copy of		
10/12/2018	Copies	\$	85.00
	New York Secretary of State - Certified		
10/12/2018	Copies	\$	298.00
	Bankruptcy Court - ck #5400 - Certified		
	Clerk of the Court - United States		

Messenger	Date	Description	Amount	
		J & L Legal Service Invoice 2015282 -		
		Service to Washoe 2nd Judicial Court		
	5/29/2015		\$	72.50
		J&L Legal Service - Invoice 2015385 -		
	10/10/2015	File/Sign 3 Commissions @ 2nd	Φ.	70 00
	10/13/2015	Judicial Court	\$	73.00
		Hot Shot Delivery, Inc Invoice		
	12/5/2016	#141344 - Delivery to Superior Court and Compass Bank	¢	131.16
	12/3/2010	J&L Process Service - Invoice #17-1098	\$	131.10
		- Delivery to Second Judicial Court -		
	1/3/2017	Reno (7)	\$	65.00
	1/3/2017	Keno (7)	Ψ	05.00
		J&L Process Service - Invoice #17-2043		
	2/3/2017	- Service on Washoe County Dist. Ct.	\$	100.00
		J&L Process Service - Invoice #17-2440	,	
		- Rush Court Run in Reno and Copies		
	6/14/2017	_	\$	68.50
		J&L Process Service - Invoice #17-2599		
		- Rush Court Run to Reno Discovery		
	8/7/2017	Commissioner (17)	\$	65.00
		J&L Process Service - Invoice #17-2673		
		- Copies and Delivery to 71 Washington		
	9/19/2017	Street, Reno, NV (17)	\$	190.00
		J&L Process Service - Invoice #18-6542		
		- CA Secretary of State/Certificate of		
		Merger, Certified Copy Fees and Over	_	
	10/24/2018	Night Fees (17)	\$	152.00
		101 D		
		J&L Process Service - Invoice #18-6577		
	11/3/2019	- Certified Copy Fee and Court Run to Washoe County District Court (17)	\$	60.00
	11/3/2010	J&L Process Service - Invoice #18-6541	Ψ	00.00
		- Court Run to Washoe County District		
	11/3/2018	Court (17)	\$	55.00
		TOTAL	\$	1,032.16

Tarvel Related to Hearing &	E			
Trial	Date	Description	Amount	
	2/23/2016	Teresa Pilatowicz - Travel to hearing	\$	711.96
		Teresa Pilatowicz - Siena Hotel Spar		
		Casino for hearing	\$	115.50
		Teresa Pilatowicz - Uber	\$	9.58
	2/24/2016	Teresa Pilatowicz - Uber	\$	10.79
	2/2//2016	Gabby Hamm - Airfare to Reno for	Φ.	455.06
	2/24/2016	Pretrial Conference	\$	477.96
	2/24/2017	Gabby Hamm - Transportation while in	¢	22.61
	2/24/2016	Reno for Pretrial Conference	\$	22.61
		Gerald Gordon - Ct Appearance, Motion		
	4/5/2016	to Compel 364, 331 - Airfare, Car Rental & Parking	\$	295.50
	4/3/2010		J)	293.30
		Teresa Pilatowicz - Airfare, Meals and		
		Parking for travel to Reno to attend hearing for App for Order to show cause		
	1/19/2017		\$	439.40
		Erika Turner - Airfare to Reno	\$	531.96
	<i>7</i> /11/2010	Zima Tomer Timae to Heno	Ψ	331.70
		Teresa Pilatowicz - Travel Expenses to		
	9/11/2018	Reno to attend Pretrial Conference	\$	282.66
		Teersa Pilatowicz - Travel expenses to		
		meet with Client for trial prep in Las		
	10/15/2018		\$	303.72
		Teresa Pilatowicz - Hotel, Airfare,		
		Parking, Uber and Meals while in Reno		
	10/25/2018	for trial	\$	1,989.15
	10/25/2018	Gabby Hamm - Airfare to Reno	\$	511.50
		Gabby Hamm - Car Rental while in		
	10/25/2018	Reno for Trial	\$	468.87
		Gabby Hamm - Uber while in Reno for		
	10/25/2018		\$	88.38
		Gabby Hamm - Airport Parking while in		
	10/25/2018	Reno for Trial	\$	25.75
	10/07/0010	Gabby Hamm - Lodging while in Reno		4.65.40
	10/25/2018		\$	1,267.10
	10/05/2010	Gabby Hamm - Meals while in Reno for	¢.	107.61
	10/25/2018		\$	137.61
	10/25/2019	Gabby Hamm - Photocopies while in Reno for Trial	¢	515 10
	10/25/2018		\$	515.18
	10/25/2019	Gabby Hamm - Office Supplies while in Reno for Trial	•	243.83
		Erika Turner - Airfare to Reno	\$ \$	531.96
		Erika Turner - Hotel while in Reno	\$	1,591.13
	10/20/2018	Linka Turner - Hotel Willie III Kello	φ	1,391.13

	TOTAL	\$ 15,059.78
3/1/2019	Erika Turner - Airfare to Reno	\$ 541.96
2/10/2019	Erika Turner - Uber in Reno	\$ 14.97
2/7/2019	Erika Turner - Airfare to Reno	\$ 541.96
2/7/2019	Erika Turner - Hotel while in Reno	\$ 286.12
11/25/2018	Closing Arguments at Trial	\$ 9.52
	Teresa Pilatowicz - Photocopies for	
11/25/2018	Arguments at Trial	\$ 241.63
	Teresa Pilatowicz - Lodging for Closing	
11/25/2018	Arguments at Trial	\$ 15.35
	Teresa Pilatowicz - Meals for Closing	
11/25/2018	Arguments at Trial	\$ 47.95
	Teresa Pilatowicz - Uber for Closing	
11/25/2018	Closing Arguments at Trial	\$ 623.56
	Teresa Pilatowicz - Airfare to Reno for	
11/6/2018	while attending Trial	\$ 531.96
	Erika Turner - Return flight from Reno	
11/4/2018	Erika Turner - Airfare to Reno	\$ 531.96
10/28/2018	for trial	\$ 1,100.74
	Erika Turner - Car rental while in Reno	