IN THE SUPREME COURT OF THE STATE OF NEVADA

Supreme Court Case No. 77320 Consolidated with 80508

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HELIX ELECTRIC OF NEVADA, LLC,

Appellant,

v.

APCO CONSTRUCTION, INC., A NEVADA CORPORATION,

Respondent.

JOINT APPENDIX VOLUME 98

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CHRONOLOGICAL APPENDIX OF EXHIBITS

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03-08-18	APCO Construction Inc.'s Post- Trial Brief	JA006059- JA006124	82/83
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	Exhibit 3 – Plaintiff in Intervention, National Wood Products, Inc.'s Findings of Fact and Conclusions of Law (Proposed)	JA006370- JA006385	86/87
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	Exhibit 6 – Offer of Judgment to Plaintiff in Intervention National Wood Products, Inc.	JA006403- JA006406	87
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	Exhibit 1 – Second Amended Notice of	T 4 0 0 0 6 1 5	
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11-14-17	Helix Electric of Nevada's Opposition to APCO Construction's Omnibus Motion in Limine	JA000994- JA001008	20
	Exhibit 1 – Excerpts from the Deposition Transcript of Brian Benson taken June 5, 2017	JA001009- JA001042	20
	Exhibit 2 - Excerpts from the Deposition Transcript of Brian Benson taken June 5, 2017	JA001043- JA001055	20
	Exhibit 3 – Special Master Order Requiring Completion of Questionnaire	JA001056- JA001059	20
	Exhibit 4 – Excerpts from the Deposition Transcript of the 30(b)(6) Witness for Helix Electric of Nevada taken July 20, 2017	JA001060- JA001064	20
	Exhibit 5 - Excerpts from the Deposition Transcript of David E. Parry taken June 20, 2017	JA001065 JA001132	20/21
08-29-19	Helix Electric of Nevada LLC's Reply to APCO's Opposition to Helix Electric of Nevada LLC's Motion to (I) Re-	JA009117- JA009123	119

<u>Date</u>	<u>Description</u>	<u>Bates</u> <u>Number</u>	Volume(s)
	Open Statistically Closed Case, (II) Dismiss All Unresolved Claims and/or (III) In The Alternative for a Rule 54(B) Certification as to Helix and APCO		
06-29-18	Helix Electric of Nevada, LLC's Reply Re: Motion to Retax	JA007225- JA007237	100
03-23-18	Helix Electric of Nevada, LLC's Responses to APCO Construction's Post-Trial Brief	JA006173- JA006193	84
06-24-09	Helix Electric's Statement of Facts Constituting Lien and Third-Party Complaint	JA000001- JA000015	1
01-12-18	Joint Pre-Trial Memorandum [for APCO Construction, Inc., the Peel Brimley Lien Claimants and National Wood Products, LLC ONLY]		27/28
	Exhibit 1 – Exhibit List APCO	JA001595- JA001614	28
	Exhibit 2 – Helix Trial Exhibits	JA001615- JA001616	28
	Exhibit 3 – Exhibit List Plaintiff in Intervention National Wood Products, Inc.	JA001617- JA001635	28
	Exhibit 4 – Cactus Rose Trial Exhibits	JA001636- JA001637	28
	Exhibit 5 – Heinaman Trial Exhibits	JA001638- JA001639	28
	Exhibit 6 – Fast Glass Trial Exhibits	JA001640- JA001641	28
	Exhibit 7 – SWPPP Trial Exhibits	JA001642- JA001643	28
	Exhibit 8 - Order Granting in Part and Denying in Part APCO Construction's Omnibus Motion in Limine	JA001644- JA001647	28

<u>Date</u>	<u>Description</u>	<u>Bates</u> <u>Number</u>	Volume(s)
	Exhibit 9 - Amended <i>nunc pro tunc</i> order regarding APCO Construction, Inc.'s Omnibus Motion <i>in Limine</i> No. 7	JA001648- JA001650	28
	Exhibit 10 - Order Granting in Part and Denying in part Helix Electric of Nevada, LLC's Motions <i>in Limine</i> 1-4 (Against APCO Construction)	JA001651- JA001653	28
	Exhibit 11 - order granting Peel Brimley Lien Claimants' Motion in Limine Nos.1- 6 (against Camco Pacific Construction, Inc.)	JA001654- JA001657	28
	Exhibit 12 - Order Granting Plaintiff in Intervention, National Wood Products, Inc.'s Motion in Limine	JA001658- JA001660	28
	Exhibit 13 - Order Granting Peel Brimley Lien Claimants' Motion for Partial Summary Judgment Precluding Defenses Based on Pay-if-Paid Agreements	JA001661- JA00167	28/9/29
03-08-18	Letter to Judge Denton submitting APCO Construction, Inc.'s Proposed Findings of Fact and Conclusions of Law	JA005986- JA006058	8/821
03-08-18	Letter to Judge Denton submitting Helix Electric of Nevada, LLC's (Proposed) Findings of Fact and Conclusions of Law		81
01-04-18	Motion for Reconsideration of Court's Order Granting Peel Brimley Lien Claimants' Partial Motion for Summary Judgment to Preclude Defenses based on Pay-if-Paid provision on an Order Shortening Time	JA001199- JA001217	22
	Exhibit 1 – Subcontract Agreement (Helix Electric of Nevada, LLC)	JA001218- JA001245	22/23/24
	Exhibit 2 – Subcontract Agreement (Zitting Brothers)	JA001246- JA001263	24

<u>Date</u>	<u>Description</u>	<u>Bates</u> <u>Number</u>	Volume(s)
	Exhibit 3 – Subcontract Agreement (CabineTec)	JA001264- JA001281	24/25
	Exhibit 4 – Amended Notice of Lien	JA001282- JA001297	25
	Exhibit 5 - Amended NOL	JA001298- JA001309	25
	Exhibit 6 – Notice of Lien	JA001310- JA001313	25
	Exhibit 7 – Order Approving Sale of Property	JA001314- JA001376	25/26
	Exhibit 8 – Order Releasing Sale Proceeds from Court Controlled Escrow Account	JA001377- JA001380	26
	Exhibit 9 – Order Denying <i>En Banc</i> Reconsideration	JA001381- JA001385	26
	Exhibit 10 – Order Granting Peel Brimley Lien Claimants' Motion for Partial Summary Judgment Precluding Defenses Based on Pay-if-Paid Agreements	JA001386- JA001392	26
	Exhibit 11 – Notice of Entry of Findings of Fact and Conclusions of Law and Judgment	JA001393- JA001430	26
	Exhibit 12 – Order Big D Construction Corp.'s Motion for Attorney's Fees, Costs and Interest Pursuant to Judgment	JA001431- JA001435	26
	Exhibit 13 – Appellant's Opening Brief (Padilla v. Big D)	JA001436- JA001469	26
	Exhibit 14 – Respondent's Answering Brief	JA001470- JA001516	26/27
	Exhibit 15 – Appellant's Reply Brief (Padilla v. Big D)	JA001517- JA001551	27
01-29-20	Notice of Appeal	JA009132- JA009136	119/120
	Exhibit A – Notice of Entry of Judgment [As to the Claims of Helix Electric of Nevada, LLC and Plaintiff in Intervention	JA009137- JA009166	120

<u>Date</u>	<u>Description</u>	<u>Bates</u> Number	Volume(s)
	National Wood Products, Inc.'s Against APCO Construction, Inc.]		
	Exhibit [C] – Notice of Entry of Order Granting Helix Electric of Nevada's Rule 54(b) Certification	JA009148- JA009156	120
05-31-18	Notice of Entry of Judgment [As to the Claims of Helix Electric of Nevada, LLC Against Camco Construction, Co., Inc.]	JA006522 JA006540	89
06-01-18	Notice of Entry of Judgment [As to the Claims of Helix Electric of Nevada, LLC and Plaintiff in Intervention National Wood Products, Inc.'s Against APCO Construction, Inc.]	JA006541 JA006550	90
09-28-18	Notice of Entry of Order (1) Granting APCO Construction, Inc.'s Motion for Attorneys' Fees and Costs (2) Granting APCO Construction, Inc.'s Memorandum of Costs in Part (3) Granting Helix Electric of Nevada, LLC's Motion to Retax in Part and Denying in Part (4) Granting Plaintiff in Intervention National Wood Products, LLC's Motion to Retax in Part and Denying in Part and (5) Granting National Wood Products, Inc.'s Motion to File a Surreply	JA007281- JA007299	100
12-29-17	Notice of Entry of Order Granting in Part and Denying in Part APCO Construction's Omnibus Motion in Limine		22
07-02-18	Notice of Entry of Order Granting Helix Electric of Nevada, LLC's Motion for Attorneys' Fees, Interest and Costs		100
01-03-20	Notice of Entry of Order Granting Helix Electric of Nevada, LLC's Motion for Rule 54(b) Certification	JA009124- JA009131	119

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01-03-18	Notice of Entry of Order Granting Peel Brimley Lien Claimants' Motion for Partial Summary Judgment Precluding Defenses Based on Pay-if- Paid Agreements	JA001187- JA001198	22
12-29-17	Notice of Entry of Order Granting in Part and Denying in Part Helix Electric of Nevada, LLC's Motion in Limine 1- 4	JA001170- JA001177	22
12-29-17	Notice of Entry of Order Granting Peel Brimley Lien Claimants' Motion in Limine 1-6	JA001161- JA001169	22
01-19-18	Order Denying APCO Construction's Motion for Reconsideration of Order Granting Partial Summary Judgment Precluding Defenses Based on Pay-if-Paid Agreements	JA005282- JA005283	78
07-12-19	Order Dismissing Appeal (Case No. 76276)	JA007332- JA007334	101
07-02-10	Order Striking Defendant Gemstone Development West, Inc.'s Answer and Counterclaim and Entering Default	JA000042- JA000043	1
08-02-17	Peel Brimley Lien Claimants' Motion for Partial Summary Judgment Precluding Defenses Based on Pay-if-Paid Agreements and Ex Parte Application for Order Shortening Time		6
	Exhibit 1 – APCO Construction's Answers to Helix Electric of Nevada, LLC's First Request for Interrogatories	JA000343- JA00379	6
	Exhibit 2 – Camco Pacific Construction Company, Inc.'s Responses to Helix Electric of Nevada, LLC's Interrogatories	JA000380- JA000392	6
11-06-17	Peel Brimley Lien Claimants' Motion in Limine Nos. 1-6	JA000419- JA000428	7
	Exhibit 1 – Notice of Entry of Order	JA000429	7

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		JA000435	
	Exhibit 2 – Amended Notices of 30(b)(6) Deposition of Camco Pacific Construction Company, Inc. from Cactus Rose Construction, Inc., Fast Glass, Inc.'s, Heinaman Contract Glazing, Inc. and Helix Electric of Nevada, LLC's	JA000436- JA000472	7/8
	Exhibit 3 – Excerpt from David E. Parry's Deposition Transcript taken June 20, 2017	JA000473 JA00489	8
	Exhibit 4 – Cactus Rose Construction, Inc.'s First Set of Request for Admissions to Camco Pacific Construction	JA00490 JA000500	8
	Exhibit 5 – Fast Glass, Inc.'s First Set of Request for Admissions to Camco Pacific Construction	JA000501- JA000511	8
	Exhibit 6 – Heinaman Contract Glazing, Inc.'s First Set of Request for Admissions to Camco Pacific Construction	JA000512- JA000522	8
	Exhibit 7 – Helix Electric of Nevada, LLC's First Set of Request for Admissions to Camco Pacific Construction	JA000523- JA000533	8
09-28-17	Peel Brimley Lien Claimants' Reply to Oppositions to Motion for Partial Summary Judgment Precluding Defenses Based on Pay-if-Paid Agreements	JA000413- JA00418	7
01-09-18	Peel Brimley Lien Claimants' Opposition to APCO Construction's Motion for Reconsideration of Order Granting Partial Summary Judgment Precluding Defenses Based on Pay-if- Paid Agreements	JA001552- JA001560	27
06-18-18	Plaintiff in Intervention National Wood Products, Inc.'s Joinder to Helix Electric of Nevada, LLC's Opposition	JA007190- JA007192	99

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	to APCO Construction's Motion for Attorneys' Fees and Costs		
06-15-18	Plaintiff in Intervention National Wood Products, Inc.'s Opposition to APCO Construction's Motion for Attorneys' Fees and Costs	JA007095- JA007120	97/98
07-19-18	Plaintiff-in-Intervention National Wood Products, Inc.'s Surreply to APCO Construction's Reply to Plaintiff-in-Intervention National Wood Products, Inc.'s Opposition to Motion for Attorney's Fees and Costs	JA007246- JA007261	100
01-10-18	Reply in Support of Motion for Reconsideration of Court's Order Granting Peel Brimley Lien Claimants' Partial Motion for Summary Judgment to Preclude Defenses Based on Pay-if- Paid Provisions on an Order Shortening Time	JA001561- JA001573	27
01-18-18	Stipulation and Order Regarding Trial Exhibit Admitted into Evidence	JA002199- JA002201	36
	Exhibit 1 – Exhibit List APCO	JA002208- JA002221	36
	Exhibit 2 – Helix Trial Exhibits	JA002222- JA002223	36
	Exhibit 3 – Exhibit List Plaintiff in Intervention National Wood Products, Inc.	JA002224- JA002242	36/37
	APCO TRIAL EXHIBITS:		
	APCO Related Exhibits:		
	Trial Exhibit 7 - Letter from Scott Financial to APCO re: Loan Status	JA002243	37
	Trial Exhibit 8 - APCO Pay Application No. 10 as submitted to Owner	JA002244- JA002282	37/38
	Trial Exhibit 12 and 107 - Email from C. Colligan to Subcontractors re: Subcontractor Concerns	JA002283- JA002284	38

<u>Date</u>	<u>Description</u>	<u>Bates</u> <u>Number</u>	Volume(s)
	Trial Exhibit 17 – Video (Construction Project)	JA002285	N/A
	Trial Exhibit 18 – Video (Construction Project)	JA002286	N/A
	Trial Exhibit 19 – Video (Construction Project)	JA002287	N/A
	Trial Exhibit 20 – Video (Construction Project)	JA002288	N/A
	Trial Exhibit 21 – Video (Construction Project)	JA002289	N/A
	Trial Exhibit 22 – Video (Construction Project)	JA002290	N/A
	Trial Exhibit 29 - Email from J. Robbins to Subcontractors re: Billing Cut-Off for August Billing	JA002285	39
	Trial Exhibit 30 - Camco Pay Application No. 11 NCS-Owner Approved with NCS Draw Request	JA002286- JA002306	39
	Trial Exhibit 32 and 125 - Photo re: Building 8 & 9, Interior (Showing drywall still not completed and no electrical trim or fixture installed)	JA002307- JA002308	39
	Trial Exhibits 33 and 126 - Photo re: Building 8 & 9, Interior (Showing drywall still not completed)	JA002309- JA002310	39
	Exhibit 34 and 128 - Photo re: Building 8 & 9, Interior (Showing drywall still not completed)	JA002311- JA002312-	40
	Trial Exhibit 35 - Photo re: Building 8 & 9, Interior (Showing drywall still not completed and no electrical trim or fixtures installed)	JA002313- JA002314	40
	Exhibit 36 and 130 -Photo re: Building 8 & 9, Interior (Showing drywall still not completed and no electrical trim or fixtures installed)	JA002315- JA002316	40

<u>Date</u>	<u>Description</u>	<u>Bates</u> <u>Number</u>	Volume(s)
	Trial Exhibits 37 and 131 -Photo re: Building 8 & 9, Interior (Showing drywall still not completed and no electrical trim or fixtures installed)	JA002317- JA002318	40
	Trial Exhibits 38 and 132 - Photo re: Building 8 & 9, Interior (Showing drywall still not completed and no electrical trim or fixtures installed)	JA002319- JA002320	41
	Trial Exhibit 39 -Email from K. Costen to Subcontractors informing that Manhattan West Project no longer open	JA002321- JA002322	41
	Trial Exhibit 40- Letter from D. Parry to Subcontractors Re: Funding Withdrawn	JA002323 JA002326	41
	HELIX Related Exhibits:		41
	Trial Exhibit 46 - Helix Pay Application No. 16713-008R1 with Proof of Payment	JA002327- JA002345	41
	Trial Exhibit 47 - Helix Pay Application No. 16713-009R1 with Proof of Payment	JA002346- JA002356	41
	Trial Exhibit 48 - Email from R. Nickerl to B. Johnson Re: Work Suspension Directive	JA002357- JA002358	41
	Trial Exhibit 49 -Helix Pay Application No. 16713-010R2 with Proof of Payment	JA002359- JA002364	41/42
	Trial Exhibit 50 - Unconditional Waiver and Release re: Pay Application No. 8 with Copy of Payment	JA002365- JA002366	42
	Trial Exhibit 51 - Photo re: Building 8 & 9, South (No Exterior fixtures installed. Helix billed out at 90%)	JA002367- JA002368	42
	Trial Exhibit 52 -Photo re: Building 8 & 9, North (No Exterior fixtures installed. Helix billed out at 90%)	JA002369- JA002370	42
	Trial Exhibit 53 -Photo re: Building - 2 & 3, West (No Exterior fixtures installed. Helix billed out at 90%)	JA002371- JA002372	42

<u>Date</u>	<u>Description</u>	<u>Bates</u> <u>Number</u>	Volume(s)
	Trial Exhibit 54 - Photo re: Building - 2 & 3, East (No Exterior fixtures installed. Helix billed out at 90%)	JA002373- JA002374	42
	Trial Exhibit 55 - Photo re: Building 2 & 3, East (No Exterior fixtures installed. Helix billed out at 90%)	JA002375- JA002376	42
	Trial Exhibit 56 - Photo re: Building 8 & 9, North (No Exterior fixtures installed. Helix billed out at 90%)	JA002377- JA002378	42
	Trial Exhibit 57 - Photo re: Building 2 & 3, and 8 & 9, North (No Exterior fixtures installed. Helix billed out at 90%)	JA002379- JA002381	42
	Trial Exhibit 58 - Helix Pay Application No. 16713-011R1 submitted to Owner	JA002382- JA002391	42
	Trial Exhibit 59 - Helix Pay Application No. 16713-011R1 given to Camco with Proof of Payment	JA002392- JA002405	43
	Trial Exhibit 60 - Helix Retention Rolled to Camco	JA002406- JA002415	43
	Trial Exhibit 61 - Unconditional Waiver and Release re: all Invoices through June 30, 2008 with Proof of Payment	JA002413- JA002415	43
	Trial Exhibit 62 - Photo re: Building 8 & 9, South	JA002416- JA002417	43
	Trial Exhibit 63 - Photo re: Building 2 & 3, West	JA002418- JA002419	43
	Trial Exhibit 64 - Photo re: Building 2 & 3, West	JA002420- JA002421	43
	Trial Exhibit 65 - Photo re: Building 2 & 3, South	JA002422- JA002423	43
	Trial Exhibit 66 - Letter of transmittal from Helix to APCO re: Helix Pay Application No. 16713-011R1	JA002424- JA002433	43
	Trial Exhibit 67 - Photo re: Building 8 & 9, West (No exterior fixtures installed. Helix billed out 90%)	JA002435- JA002436	43

<u>Date</u>	<u>Description</u>	<u>Bates</u> <u>Number</u>	Volume(s)
	Trial Exhibit 68 -Photo re: Building 8 & 9, West (No exterior fixtures installed. Helix billed out 90%)	JA002437- JA002438	43
	Trial Exhibit 69 - Photo re: Building 2 & 3, East (No exterior fixtures installed. Helix billed out 90%)	JA002439- JA002440	43
	Trial Exhibit 70 - Photo re: Building 8 & 9, South (No exterior fixtures installed. Helix billed out 90%)	JA002441- JA002442	43
	Trial Exhibit 71 - Photo re: Building 8 & 9, West (No exterior fixtures installed. Helix billed out 90%)	JA002443- JA002444	43
	Trial Exhibit 72 - Photo re: Building 2 & 3, East (No exterior fixtures installed. Helix billed out 90%)	JA002445- JA002446	43
	Trial Exhibit 73 - Photo re: Building 8 & 9, West (No exterior fixtures installed. Helix billed out 90%)	JA002447- JA002448	43
	Trial Exhibit 74 - Photo re: Building 2 & 3, East (No exterior fixtures installed. Helix billed out 90%)	JA002448- JA002449	43
	Trial Exhibit 75 - Unconditional Release re: Pay Application No. 16713-011R1 with Proof of Payment	JA002450- JA002456	43
	Exhibit 77 - Helix Statement of Facts Constituting Notice of Lien and Third- Party Complaint		43
	Zitting Brothers Related Exhibits:		
	Trial Exhibit 100 - Check No. 14392 payable to Zitting (\$27,973.80); Progress Payment No. 7	JA002495- JA002497	44
	Trial Exhibit 101 - Email from R. Nickerl to R. Zitting re: Change Orders	JA002498- JA002500	44
	Trial Exhibit 102 -Email from L. Lynn to J. Griffith, et al. re: Change Order No. 00011 "pending"	JA002501- JA002503	44

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	Trial Exhibit 103- Email from R. Zitting to R. Nickerl re: change orders adjusted to \$30 per hour	JA002504- JA002505	44
	Trial Exhibit 104 - Email from R. Zitting to R. Nickerl re: change orders adjusted to \$30 per hour with copies of change orders	JA002506- JA002526	44
	Trial Exhibit 105 - Ex. C to the Ratification – Zitting Quotes	JA002527- JA002528	44
	Trial Exhibit 106 - Unconditional Lien Release – Zitting (\$27,973.80)	JA002529	44
	Trial Exhibit 108 - Photo of Video (Construction Project)	JA002530- JA002531	44
	Trial Exhibit 109 - Photo of Video (Construction Project)	JA002532- JA002533	44
	Trial Exhibit 110 - Photo of Video (Construction Project)	JA002534- JA002535	44
	Trial Exhibit 111 - Photo of Video (Construction Project)	JA002536- JA002537	44
	Trial Exhibit 112 - Photo of Video (Construction Project)	JA002538- JA002539	44
	Trial Exhibit 113 -Photo of Video (Construction Project)	JA002550- JA002541	44
	Trial Exhibit 114 -Photo of Video (Construction Project)	JA002542- JA002543	44
	Trial Exhibit 115 - Progress Payment No. 9 Remitted to Zitting	JA002544- JA002545	44
	Trial Exhibit 116 - Ratification and Amendment of Subcontract Agreement between Buchele and Camco	JA002546- JA002550	44
	Trial Exhibit 117 - C to the Ratification	JA002551- JA002563	44
	Trial Exhibit 118 - Q&A from Gemstone to subcontracts	JA002564- JA002567	44
	Trial Exhibit 119 - Check No. 528388 payable to APCO (\$33,847.55) - Progress Payment No. 8.1 and 8.2	JA002568- JA002571	44

<u>Date</u>	<u>Description</u>	<u>Bates</u> <u>Number</u>	Volume(s)
	Trial Exhibit 120 - Tri-City Drywall Pay Application No. 7 to APCO as submitted to Owner. Show percentage complete for Zitting	JA002572- JA002575	44/45
	Trial Exhibit 127 - Photo of Video (Construction Project)	JA002576- JA002577	45/46
	Trial Exhibit 128 - Photo of Video (Construction Project)	JA002578- JA002579	46
	Trial Exhibit 129 - Photo of Video (Construction Project)	JA002580- JA002581	46
	Trial Exhibit 138 - Memo from Scott Financial to Nevada State Contractors Board Re: Explanation of Project Payment Process	JA002582- JA002591	46
	Trial Exhibit 152 -Terms & Conditions modified by APCO, Invoices and Check Payment	JA002592- JA002598	46
	National Wood Products Related Exhibits:		
	Trial Exhibit 160 - Documents provided for settlement	JA002599- JA002612	46
	CAMCO Related Exhibits:		
	Trial Exhibit 163 - Camco Pay Application No. 12 to Gemstone	JA002613- JA002651	46/47
	Trial Exhibit 165 - Letter from D. Parry to A. Edelstein re: Gemstone losing funding for project	JA002652- JA002653	47
	Trial Exhibit 166 - Letter from D. Parry to G. Hall re: withdrawal of funding	JA002654 JA002656	47
	Helix Related Exhibits:		47
	Trial Exhibit 169 - Helix Exhibit to Standard Subcontract Agreement with Camco	JA 002665 JA002676	47/48
	Trial Exhibit 170 - Subcontract Agreement between Helix and Camco (unsigned)	JA002677- JA002713	48

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	Trial Exhibit 171 - Work Order No. 100	JA002714- JA002718	48
	Trial Exhibit 172 - Letter from J. Griffith to Victor Fuchs Re: Gemstone's intention to continue retention of Helix w/copy of Ratification and Amendment of Subcontract Agreement	JA002719- JA002730	48
	Trial Exhibit 173 - Helix Pay Application No. 16713-012 to Camco with proof of payment	JA002731- JA002745	48
	Trial Exhibit 174 - Helix Change Order Request No. 28	JA002746- JA002747	48
	Trial Exhibit 175 - Change Notice No. 41	JA002748- JA002751	48
	Trial Exhibit 176 - Helix Pay Application No. 16713-013 to Camco	JA002752- JA002771	48/49
	Trial Exhibit 177 - Helix Pay Application No. 16713-014 to Camco	JA002772- JA002782	49
	Trial Exhibit 178 - Camco's letter to Helix rejecting Pay Application No. 16713-015 with attached copy of Pay Application	JA002783 JA002797	49
	National Wood/Cabinetec Related		
	Exhibits: Trial Exhibit 184 - Ratification and Amendment of Subcontract Agreement between CabineTec and Camco (fully executed copy)	JA002798- JA002825	49
	General Related Exhibits:		
	Trial Exhibit 218 - Camco/Owner Pay Application No. 11 w/Backup	JA002826- JA003028	50/51/52
	Trial Exhibit 220 - Camco/Owner Pay Application No. 12 w/Backup	JA003029- JA003333	52/53/54/55
	Trial Exhibit 313 - Letter from A. Edelstein to R. Nickerl re: NRS 624 Notice	JA003334- JA003338	55
	Helix Trial Exhibits:		

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	Trial Exhibit 501 - Payment Summary	JA003339 -	55/56/57/
		JA003732	58/59/60
	Trial Exhibit 508 – Helix Pay Application	JA003733-	60/61
		JA003813	00/01
	Trial Exhibit 510 - Unsigned Subcontract		61/62
		JA003927	01/02
	Trial Exhibit 512 - Helix's Lien Notice	JA003928-	62/63
	T 1 T 1 T 1 T 200 G D 1 T 1	JA004034	
	Trial Exhibit 522 - Camco Billing		63/64/65/66/6
		14004025	7/
		JA004035- JA005281	68/69/70 /71/72
		JA003261	/73/74/75/
			76/77
01-17-18	Transcript Bench Trial (Day 1) ⁵	JA001668-	
01 17 10		JA001802	29/30
	Trial Exhibit 1 - Grading Agreement	JA001803-	20
	(Admitted)	JA001825	30
	Trial Exhibit 2 – APCO/Gemstone	JA001826-	
	General Construction Agreement	JA001820- JA001868	30
	(Admitted)	371001000	
	Trial Exhibit 3 - Nevada Construction		
	Services /Gemstone Cost Plus/GMP	JA001869-	30
	Contract Disbursement Agreement	JA001884	
	(Admitted)	TA 001005	
	Trial Exhibit 4 - APCO Pay Application	JA001885- JA001974	30/31/32
	No. 9 Submitted to Gemstone <i>(Admitted)</i> Trial Exhibit 5 - Letter from J. Barker to	JA001974	
	A. Edelstein re: APCO's Notice of Intent	JA001975-	32
	to Stop Work (Admitted)	JA001978	32
	Trial Exhibit 6 - Letter from J. Barker to		
	A. Edelstein re: APCO's Notice of Intent	JA001979-	32
	to Stop Work (Admitted)	JA001980	
	Trial Exhibit 10 - Letter from J. Barker to	TA 001001	
	A. Edelstein Re: Notice of Intent to Stop	JA001981-	32
	Work (Second Notice) (Admitted)	JA001987	

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⁵ Filed January 31, 2018

<u>Date</u>	<u>Description</u>	<u>Bates</u> <u>Number</u>	Volume(s)
	Trial Exhibit 13 - Letter from A. Edelstein to Re. Nickerl Re: Termination for Cause (Gemstone) (Admitted)	JA001988- JA002001	32
	Trial Exhibit 14 - Letter from W. Gochnour to Sean Thueson Re: [APCO's] Response to [Gemstone's] Termination for Cause (Admitted)	JA002002- JA002010	33
	Trial Exhibit 15 - Letter from R. Nickerl to A. Edelstein Re: 48-Hour Notices (Admitted)	JA002011- JA002013	33
	Trial Exhibit 16 - Email from J. Horning to A. Berman and J. Olivares re: Joint Checks (Admitted)	JA002014	33
	Trial Exhibit 23 - APCO Subcontractor Notice of Stopping Work and Letter from J. Barker to A. Edelstein Re: Notice of Stopping Work and Notice of Intent to Terminate Contract (Admitted)	JA002015- JA002016	33
	Trial Exhibit 24 - Letter from R. Nickerl to Clark County re: Notification of APCO's withdrawal as General Contractor of Record (Admitted)	JA002017- JA002023	33
	Trial Exhibit 26 - Email from J. Gisondo to Subcontractors re: June checks (Admitted)	JA002024	34
	Trial Exhibit 27 - Letter from A. Edelstein to R. Nickerl re: June Progress Payment (Admitted)	JA002025- JA002080	34
	Trial Exhibit 28 - Letter from J. Barker to A. Edelstein Re: Termination of Agreement for GMP (Admitted)	JA002081	34
	Trial Exhibit 31 - Transmission of APCO's Pay Application No. 11 as Submitted to Owner (Admitted)	JA002082- JA002120	34/35
	Trial Exhibit 45 - Subcontractor Agreement (Admitted)	JA002121- JA002146	35

<u>Date</u>	<u>Description</u>	<u>Bates</u> <u>Number</u>	Volume(s)
	Trial Exhibit 162 - Amended and Restated General Construction Agreement between Gemstone and CAMCO (Admitted)		35/36
	Trial Exhibit 212 - Letter from Edelstein to R. Nickerl re: NRS 624 Notice (Admitted)	JA002177- JA002181	36
	Trial Exhibit 215 - Email from C. Colligan to Subcontractors re: 48-hour Termination Notice (Admitted)	JA002182- JA002185	36
	Trial Exhibit 216 - Email from C. Colligan re: Meeting with Subcontractors (Admitted)	JA002186- JA002188	36
	Trial Exhibit 506 – Email and Contract Revisions (Admitted)	JA002189 – JA002198	36
01-18-18	Transcript – Bench Trial (Day 2) ⁶	JA005284- JA005370	78
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⁶ Filed January 31, 201879 ⁷ Filed January 31, 2018

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	Trial Exhibit 536 – Lien math	JA005807-	80
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01-24-19	Transcript for All Pending Fee	JA007300-	100/101
	Motions on July 19, 2018	JA007312	100/101

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⁸ Filed January 31, 2018

III. ARGUMENTS

longer applicable.

A. WHEN APCO ASSIGNED THE SUBCONTRACT AGREEMENT TO GEMSTONE, IT WAIVED AND RELINQUISHED ITS PURPORTED RIGHTS TO SEEK ATTORNEYS' FEES PURSUANT TO SECTION 18.5 OF THE SUBCONTRACT AGREEMENT.

unnecessary research and analysis regarding the Five (5) Year Rule when APCO had obtained a

court order stating that since trial commenced on October 30, 2012, the five year rule was no

In the FFCL, the Court concluded that (i) the subcontract agreements were assigned by APCO to Gemstone; (ii) each party's behavior was consistent with APCO's assignment of the subcontract agreements; (iii) the prime contract between Gemstone and APCO ("Prime Contract") contained a provision for the assignment of APCO's subcontract agreements upon termination of the Prime Contract; (iv) the Prime Contract was incorporated into the subcontract agreements; (v) once APCO left the Project, the subcontract agreements were assigned to Gemstone pursuant to Gemstone's written notice to APCO; and (vi) once Gemstone had those subcontract agreements, it facilitated the assumption of the subcontract agreements. [See Exh. 1 to APCO's Motion, FFCL at pp. 68-69, Nos. 116-120.]

As a result of the Court's conclusions, APCO voluntarily assigned the Subcontract Agreement to Gemstone. When APCO assigned the Subcontract Agreement to Gemstone in 2008, APCO waived and relinquished any and all rights set forth in the Subcontract Agreement.

NEVADA LAW

In the Motion, APCO cites to 3685 San Fernando Lenders, LLC v. Compass USA SPE, LLC (In re USA Commer. Mortg. Co.), 802 F Supp. 2d 1147, 1162-1163 (D. Nev. 2011) as authority that once Cabinetec assigned all of its rights, title and interest in the Manhattan West claims to National Wood on or about January 22, 2018, National Wood "stepped in CabineTec's shoes for all purposes of CabineTec's claim against APCO." [See APCO's Motion at p.5:3-7.] Here APCO is correct. However, that argument cuts both ways.

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Once APCO assigned the Subcontract Agreement to Gemstone, Gemstone "stepped into the shoes" of APCO and Gemstone acquired <u>all</u> APCO's rights under the Subcontract Agreement, including the benefit of the attorneys' fees provision therein. *See Elliot v. Resnick*, 114 Nev. 25, 33 (1998), citing *Estate of Jordan v. Hartford Acc. & Indem.*, 120 Wash.2d 490, 844 P.2d 403, 407 (1993).

The Court in 3685 San Fernando Lenders, LLC cited to Enright v. Mintz, 116 Misc.2d 1084, 457 N.Y.S.2d 180, 181 (N.Y.Civ.Ct. 1982) to support the authority that an assignee acquires all of the rights in a contract from the assignor. In Enright, the subtenant/assignee of a lease sought to recover attorney's fees from the prime tenant/assignor after the subtenant/assignee prevailed in a holdover proceeding brought by the prime tenant/assignor. The court first noted that "It is hornbook law that an assignee steps into the shoes of the assignor." Id. at 1085. However, the court found that the subtenant/assignee was not entitled to attorneys' fees because the sublease agreement, which was found to be an assignment because there was no reversionary interest in the prime tenant/assignor, was silent as to attorney's fees between the prime tenant/assignor and subtenant/assignee. Ibid. However, the court noted that, in a proceeding brought by the landlord against the subtenant/assignee, the subtenant/assignee would be in the same position as the prime tenant/assignor and thus, where the lease granted the prevailing party a right to attorney's fees, the subtenant/assignee would acquire the prime tenant/assignor's statutory right to attorneys' fees. Id.at 1085, 1086.

CALIFORNIA LAW

Under California law, an assignment extinguishes the assignor's rights under the assigned contract. In *McCown v. Spencer*, 8 Cal.App.3d 216, 87 Cal.Rptr. 213 (2nd Dist.1970), the intended purchaser of real property, Alvin J. McCown ("McCown"), sued the sellers for breach of an escrow agreement. *Id.* at 222. After a jury verdict was returned in favor of McCown, the trial court concluded that McCown had assigned his rights as the purchaser under the escrow agreement to a third party named to E. J. Milligan ("Milligan"). *Id* at 225. Because the trial court concluded that McCown had assigned his contract to purchase the property, the

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trial court found that he had no right to demand performance under the contract, and granted judgment for the sellers notwithstanding the verdict. Ibid.

McCown appealed. The Court of Appeal held that an assignor "may not maintain an action upon a claim after making an absolute assignment of it to another; his right to demand performance is extinguished, the assignee acquiring such right." *Id.* at 225.

Ultimately, the Court of Appeal reversed the trial court since the evidence was in conflict as to whether McCown had actually assigned his rights to Milligan. Id. at 226. However, in the instant matter there is no dispute that APCO assigned its rights under the Subcontract Agreement to Gemstone. [See FFCL at p. 69, Nos. 116-120⁵, Exh. 1 to APCO's Motion.] APCO requested and the Court found this was so. Therefore, APCO has no rights to enforce the attorneys' fees provision under the Subcontract Agreement.

What constitutes an "absolute assignment" was defined in Botsford v. Haskins & Sells, 81 Cal.App.3d 780, 784 (1978). In Botsford, the court reviewed an agreement where a trustor assigned "all of its right, title and interest" in certain assets to a trustee. The court held that such contractual language, without a listed remainder or reservation, indicates an absolute assignment. Id. at 783. The court further held that the assignee acquires the right to demand performance, and the assignor's right is extinguished. (Emphasis added.) Id. at 784. Therefore, all of the assignor's rights and interests, including causes of actions and rights to sue, were relinquished to the assignee. *Id.* at 783–84.

In the instant matter, the Court concluded that APCO assigned the Subcontract Agreement to Gemstone without a listed remainder or reservation thus resulting in an "absolute assignment." Therefore, APCO's rights under the Subcontract Agreement were extinguished in 2008.

⁵ / National Wood and Helix have disputed these contentions and respectfully disagree with the Court's conclusions. Any references made regarding the FFCL in this Opposition should not be interpreted as National Wood's agreement with these conclusions. Nonetheless, the Court must evaluate the Motion consistent with the Court's conclusions set forth in the FFCL.

LAW OF OTHER STATES

Courts in numerous other states have found that an assignor gives up all rights to enforce a contract once it has been assigned. "An assignment vests in the assignee the right to enforce the contract, an assignor retains no rights to enforce the contract after it has been assigned." (Emphasis added.) Estate of Basile v. Famest, Inc., 718 So.2d 892 (Fla. 4th DCA 1998); see also Ryder Truck Rental, Inc. v. Transportation Equipment Co., Inc., 339 N.W.2d 283 (Neb., 1983) citing 6A C.J.S. Assignments § 96 (1975) (Generally, an assignor retains only those rights which have not passed to the assignee by the assignment. The assignor loses all right to control or enforce an assigned right against the obligor (emphasis added)); Imel v. Travelers Indem. Co., 281 N.E.2d 919, 921 (Ind.App. 1972) ("assignment is an outright transfer of the claim.") (Emphasis added.); Allstate Insurance Company v. Medical Lien Management, Inc., 348 P.3d 943, 947 (Colorado 2015) citing Corbin on Contracts, § 50.1, at 223 (an assignment "extinguishes a contract right in the assignor and recreates that right in the assignee" (emphasis added)).

The rule that the assignor "deprives himself of all interest and control" over the assigned rights applies equally to a judgment for attorney's fees. *See Boarman v. Boarman*, 556 S.E.2d 800, 804 (W.Va 2001) (a party can assign away its contractual right to *receive* an award of attorney's fees but cannot, by assignment, delegate the obligation away).

An assignee of a contract "steps into the shoes of the assignor, and has all of the rights of the assignor." *Estate of Jordan v. Hartford Accident & Indem. Co.*, 120 Wash.2d 490, 495, 844 P.2d 403 (1993). This transfer of rights is all-encompassing. In *Estate of Jordan*, persons whose escrow funds had been embezzled were assigned the escrow agent's right of action against the insurer that had contracted with the agent to provide the fidelity bond required by statute. The court held that the insurer was liable to the embezzlement victims as the insured's assignees. *Id.* at 497-502.

APCO's assignment of the Subcontract Agreement also constituted a waiver of all APCO's rights under the Subcontract. *See Nevada Yellow Cab Corp. v. Eighth Judicial Dist. Court ex rel. Cty. of Clark*, 123 Nev. 44, 49, 152 P.3d 737, 740 (2007). A waiver requires the

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intentional relinquishment of a known right. The waiver of a right may be inferred when a party engages in conduct so inconsistent with an intent to enforce the right as to induce a reasonable belief that the right has been relinquished. *Id.* at fn. 8, citing *Hudson v. Horseshoe Club Operating Co.*, 112 Nev. 446, 457, 916 P.2d 786, 792 (1996).

APCO has expressly waived all rights under the Subcontract Agreement by assigning its rights under the Subcontract Agreement to Gemstone and by its subsequent conduct after the assignment. Indeed, this Court concluded that "Each party's behavior is consistent with the assignment of the Cabinetec and Helix Subcontracts to Gemstone." [See FFCL at p. 69, No. 116, Exh. 1 to APCO's Motion]. APCO's actions in assigning the Subcontract Agreement plainly constitute a voluntary relinquishment of known rights. See Nevada Yellow Cab Corp, supra.

Since APCO has assigned, waived and relinquished its rights under the Subcontract Agreement, APCO no longer has any contractual rights to enforce the Subcontract Agreement, including seeking an award of attorneys' fees under Section 18.5 of the Subcontract Agreement.

1. APCO HAS NO CONTRACTUAL RIGHTS TO SEEK AN AWARD OF ATTORNEYS' FEES SINCE THE SUBCONTRACT AGREEMENT WAS ASSIGNED TO GEMSTONE AND CAMCO IN 2008.

APCO contends that it is entitled to an award of attorneys' fees and costs pursuant to Section 18.5 of the Subcontract Agreement. Section 18.5 of the Subcontract Agreement provides, "In the event either *party* employs an attorney to institute a lawsuit or to demand arbitration for any cause arising out of the Subcontract Work, or any of the Contract Documents, the prevailing party shall be entitled to all costs, attorney's fees and other reasonable expenses incurred therein." (Emphasis added.) APCO is wrong since it assigned its right, title and interest in the Subcontract Agreement to Gemstone, without any remainder or reservation, and was no longer a *party* to the Subcontract Agreement since 2008. As discussed above, Gemstone stepped into the shoes of APCO with regard to the Subcontract Agreement, which was later assumed by CAMCO.

Gemstone acquired the contractual rights under the Subcontract Agreement once it was assigned to it by APCO.

Under Nevada law, it is well settled that attorney's fees are not recoverable absent a statute, rule or contractual provision to the contrary. *Rowland v. Lepire*, 99 Nev. 308, 662 P.2d 1332 (1983). Pursuant to NRS 18.010(1), "the compensation of an attorney and counselor for his services is governed by agreement, express or implied, which is not restrained by law."

In the present case, the Court concluded that APCO is not and has not been a party to the Subcontract Agreement since 2008 since it assigned the Subcontract Agreement to Gemstone. [See FFCL at p. 69, Nos. 116-120⁶, Exh. 1 to APCO's Motion.] As a result, all of the contractual rights in the Subcontract Agreement belong to Gemstone and CAMCO, including the attorneys' fees and costs provision, since 2008.

With no contractual rights pursuant to the Subcontract Agreement, which APCO assigned, APCO has no standing to seek an award of attorneys' fees and costs.

2. APCO HAS NO STANDING TO SEEK AN AWARD OF ATTORNEYS' FEES PURSUANT TO THE SUBCONTRACT AGREEMENT SINCE IT HAS NOT BEEN A PARTY TO THE SUBCONTRACT AGREEMENT FOR APPROXIMATELY 10 YEARS.

The Nevada Supreme Court has held that an assignment of rights "eliminates the standing of the assignor to pursue the litigation, and the assignee acquires standing instead." *Manko Holdings Ltd. v. Reno Project Management, LLC*, 385 P.3d 43 (Unpublished Decision, Docket No. 70525, September 27, 2016⁷) citing *Butwinick v. Hepner*, 128 Nev. 718, 721–22, 291 P.3d 119, 121 (2012); *Applied Medical Technologies, Inc. v. Eames*, 44 P.3d 699 (Utah 2002) (granting a defendant judgment creditor's motion to dismiss an appeal, after the defendant purchased at a constable's sale claims asserted against him by the plaintiff judgment debtor).

⁶ / National Wood and Helix have disputed these contentions and respectfully disagree with the Court's conclusions. Any references made regarding the FFCL in this Opposition should not be interpreted as National Wood's agreement with these conclusions. Nonetheless, the Court must evaluate the Motion consistent with the Court's conclusions set forth in the FFCL.

⁷ / Pursuant to NRAP 36(c)(3), a party may cite an unpublished disposition of the Nevada Supreme Court issued on or after January 1, 2016.

11 advisory committee's note (1966). 12 13 14

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The inquiry into whether a party is a real party in interest overlaps with the question of standing. Arguello v. Sunset Station, Inc., 127 Nev. 365 (2011) citing Szilagyi v. Testa, 99 Nev. 834, 838, 673 P.2d 495, 498 (1983). NRCP 17(a) provides that "[e]very action shall be prosecuted in the name of the real party in interest." A real party in interest "is one who possesses the right to enforce the claim and has a significant interest in the litigation." Id. The purpose of the rule, since it was amended in 1971 to conform to the federal rule, "was to make unmistakably clear that 'the modern function of the [real party in interest] rule in its negative aspect is simply to protect the defendant against a subsequent action by the party actually entitled to recover, and to insure generally that the judgment will have its proper effect as res judicata." Easton Bus. Opp. v. Town Executive Suites, 126 Nev. 119 (2010) citing Fed.R.Civ.P. 17(a)

It the present case, APCO is seeking to enforce a right, which it lost, to recover an award of attorneys' fees pursuant to the Subcontract Agreement that it voluntarily assigned over 10 years ago to Gemstone and CAMCO. APCO is not entitled to recover an award of attorneys' fees because it has not been a party to the Subcontract Agreement since 2008. To find otherwise would beget absurd results. For example, had CAMCO prevailed in defending National Wood's contractual claims arising from the Subcontract Agreement at trial, CAMCO would have asserted a right to an award of attorney's fees with respect to the assigned Subcontract Agreement. Exposure to liability to both APCO and CAMCO arising out of the same contractual provision is exactly what NRCP 17(a) is designed to prevent. See Eastern Bus. Opp. v. Town Executive Suites, supra.

Accordingly, since APCO is no longer a real party interest in the Subcontract Agreement as a result of its voluntary assignment to Gemstone and CAMCO, it has no standing to seek recovery of attorneys' fees pursuant to Section 18.5 of the Subcontract Agreement.

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B. APCO IS NOT ENTITLED TO SEEK ATTORNEYS' FEES AGAINST NATIONAL WOOD PURSUANT TO NRS 108.237 BECAUSE CABINETEC DID NOT PURSUE FORECLOSURE OF A MECHANIC'S LIEN AGAINST APCO.

APCO's Motion asserts that it is entitled to seek attorneys' fees pursuant to NRS 108.237. NRS 108.237 provides in pertinent part: "3. If the lien claim is not upheld, the court may award costs and reasonable attorneys' fees to the owner or other person defending against the lien claim if the court finds that the notice of lien was pursued by the lien claimant without reasonable basis in law or fact."

First, Cabinetec pursued foreclosure of a mechanic's lien against Gemstone, not APCO. Since APCO did not defend Cabinetec's lien claim, APCO is not entitled to seek attorneys' fees pursuant to this statute against National Wood.

Second, the Court has made no finding that either Cabinetec or National Wood pursued Cabinetec's lien claims "without a reasonable basis in law or fact." Moreover, the facts demonstrate that the lien claims were reasonable.

Accordingly, APCO is not entitled to seek attorneys' fees against National Wood.

C. APCO IS NOT ENTITLED TO ATTORNEYS' FEES PURSUANT TO NRCP 68.

APCO claims that it is entitled to an award of all of the costs and attorney's fees that it incurred in this matter under NRCP 68 since it served the APCO Offer on November 13, 2017, and National Wood failed to accept it by or before November 23, 2017. However, the trial on the consolidated matters commenced on October 30, 2012, pursuant to the Court's November 29, 2012 Order ("November 29, 2012 Court Order"), well over 5 years prior to the service of the APCO Offer. [See November 29, 2012 Court Order attached as Exh. C to the Declaration of S. Judy Hirahara ("Hirahara Decl.") filed concurrently herewith.] Therefore, the APCO Offer was not timely served on National Wood.

Even if the Court finds that the APCO Offer was timely, which it clearly is not, APCO's Motion still fails since APCO has failed to present the Court with an analysis of the four Beattie

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still fails since APCO did not provide an analysis of the four Beattie factors to enable the Court to

consider and weigh the evidence and make findings based on evidence that the attorneys' fees are

⁸ / APCO should have, but did not, present its analysis of the *Beattie* Factors in its Motion. National Wood respectfully requests that the Court bar APCO from presenting its analysis of the *Beattie* Factors in its reply to National Wood's Opposition or, in the alternative, if APCO's Reply contains such analysis, National Wood respectfully requests that the Court not consider it when it rules on the Motion.

reasonable and justified. As set forth below, the *Beattie* factors weigh against an award of attorneys' fees to APCO.

"Claims for attorney fees under . . . NRCP 68 are fact intensive." Wynn v. Smith, 16 P.3d 424, 428 (2001). Attorney's fees are not merely granted to successful defendants who previously made offers of judgment before prevailing against the plaintiff. Such awards require careful analysis.

While trial courts have discretion under NRCP 68(f)(2) to award attorney's fees to a party who obtains a judgment more favorable than a settlement offer, "the purpose of these provisions is to encourage settlement, it is not to force plaintiffs unfairly to forego legitimate claims." *Beattie v. Thomas*, 99 Nev. 579, 588 (1983) ("*Beattie*"). Unless the trial court considers the four factors set forth by the Supreme Court of Nevada in *Beattie*, and makes findings "based on evidence that the attorney's fees sought are reasonable and justified, it is abuse of discretion for the court to award the full amount of fees requested" solely due to an offer of judgment. *Id.* at 589.

Specifically, trial courts must "carefully evaluate the following factors:"

(1) whether the plaintiff's claim was brought in good faith; (2) whether the defendants' offer of judgment was reasonable and in good faith in both its timing and amount; (3) whether the plaintiff's decision to reject the offer and proceed to trial was grossly unreasonable or in bad faith; and (4) whether the fees sought by the offeror are reasonable and justified in amount.

Id. at 588-89.

"After weighing the foregoing factors," the district judge may award attorney's fees only "where warranted." *Id.* at 589.

Of particular importance in this analysis is "whether the offer is an attempt to force a plaintiff to forego legitimate claims." *Frazier v. Drake* 357 P.3d 365, 372 (Nev. App. 2015). Therefore, "[t]he first three factors all relate to the parties' motives in making or rejecting the offer and continuing the litigation." *Id.* In evaluating the first three factors, the trial court is required to focus on the good faith of the parties to promote the purpose of NRCP 68. "[I]f the good faith of

either party in litigating liability and/or damage issues is not taken into account, offers would have the effect of unfairly forcing litigants to forego legitimate claims." *Id.*

a. NATIONAL WOOD'S CLAIMS WERE BROUGHT IN GOOD FAITH.

Nowhere in the Motion does APCO argue, much less provide evidence, for the contention that National Wood made claims against APCO in bad faith. In fact, National Wood asserted contractual and lien claims against APCO, CAMCO and Gemstone. While the Court ultimately concluded that APCO is not liable to National Wood for the unpaid balance of its work on the Manhattan West Project, which National Wood respectfully disputes, National Wood prevailed on its claims against CAMCO and Gemstone. Since APCO does not argue or offer any evidence National Wood proceeded in bad faith in this action, the first of the *Beattie* factors weighs against any award of attorney's fees.

b. THE APCO OFFER WAS NOT REASONABLE IN AMOUNT OR TIMING.

Nowhere in the Motion does APCO argue, much less provide evidence, for the contention that the APCO Offer in the amount of \$35,000.00 to settle the action was reasonable in amount or timing. APCO's offer was not reasonable at the time it was made. National Wood was seeking over \$1.1 million dollars; a nominal offer of \$35,000.00 is clearly not an offer intended to facilitate settlement. It is merely an offer intended to take advantage of NRCP 68 in the event that APCO eventually prevailed, in complete derogation of the purpose of the Nevada Supreme Court's guidance in *Beattie*. Since APCO does not argue or offer any evidence that the APCO Offer was reasonable in amount or timing, the second of the *Beattie* factors weighs against any award of attorney's fees.

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c. NATIONAL WOOD'S DECISION TO REJECT THE OFFER AND PROCEED TO TRIAL WAS REASONABLE AND IN GOOD FAITH.

As set forth above, the nominal amount of the offer made by APCO was totally unreasonable given the fact that National Wood was seeking over \$1.1 million dollars against

	APCO. National Wood's decision to reject the APCO Offer and proceed to trial was not
-	unreasonable or in bad faith. As set forth herein, National Wood's claims against APCO,
	CAMCO and Gemstone were factually intertwined. Furthermore, the Court granted partial
	summary judgment on the Pay-if-Paid issue, which precluded APCO from asserting it as an
The second second	affirmative defense, a critical issue in this consolidated matter. The Nevada Supreme Court has
	affirmed a trial court's decision to decline to award attorney's fees to a prevailing defendant that
-	offered \$2,500.00 where the Plaintiff's rejection "was in good faith and not grossly unreasonable."
	Ozawa v. Vision Airlines, Inc., 125 Nev. 556, 562 (2009). Therefore, this third Beattie factor
	weighs against an award of attorneys' fees to APCO.

d. Where the First Three *Beattie* Factors Do Not Favor An Attorney's Fee Award, No Fees May Be Awarded as a Matter of Law.

Here, the first three *Beattie* factors do not support an award of attorney's fees; therefore, no attorney's fees should be awarded to APCO. "The reasonableness of the fees requested cannot, by itself, outweigh the other three *Beattie* factors." *Frazier*, *supra*, 357 P.3d at 367. Where the trial court finds that "the three good-faith *Beattie* factors weigh in favor of the party that rejected the offer of judgment, the reasonableness of the fees requested by the offeror . . . cannot . . . support a decision to award attorney fees to the offeror." *Id.* at 373. If the reasonableness of the attorney's fees requested "alone support[s] an award of attorney fees" by the trial court, such an award is "arbitrary and capricious and constitute[s] legal error." *Id*.

3. IF THE COURT FINDS THAT THE APCO OFFER WAS TIMELY SERVED, WHICH IT WAS NOT, NRCP 68 DOES NOT PERMIT APCO TO RECOVER ALL OF ITS FEES, ONLY "POST-OFFER" FEES THAT ARE REASONABLE.

NRCP 68 does not permit APCO to recover all of its attorney's fees for the defense of this action, but only "reasonable attorney's fees, *if any be allowed*, actually incurred by the offeror

⁹ / In light of the Court's granting of the partial summary judgment on the Pay-If-Paid Issue, which should have precluded APCO from asserting it as an affirmative defense, National Wood respectfully believes that the Court's trial decision is materially inconsistent with its ruling.

from the time of the offer." Nev. R. Civ. P. 68 (emphasis added). The Supreme Court of Nevada has confirmed that under NRCP 68, the trial court may not "award counsel fees for legal services performed prior to the date of the offer of judgment." *Nurenberger Hercules-Werke GMBH v. Virostek*, 822 P.2d 1100, 1107 (1991). Where a "trial court base[s] its [attorney's fee] award [under NRCP 68] on legal services rendered over the entire period of litigation," rather than solely the post-offer period, it is "clear error." *Id*.

APCO, however, seeks the sum of \$208,259.25 in attorney's fees, which is the total amount of fees that APCO's counsel billed in connection with this matter since October 2015. [See Exhs. 7A and 7B to APCO's Motion, Charts re APCO's Attorneys' Fees.] After APCO's Offer (i.e., November 23, 2017), however, APCO's itemized billing sets forth that its counsel billed \$90,993.77 in fees. [*Id.*] While even this lesser amount is not reasonable, as discussed below, there is no basis for APCO to recover more than that amount under NRCP 68.

D. APCO IS NOT ENTITLED TO AN AWARD OF ATTORNEYS' FEES; TO THE EXTENT THE COURT IS INCLINED TO AWARD ATTORNEYS' FEES TO APCO, THE ATTORNEYS' FEES MUST BE SIGNIFICANTLY REDUCED SINCE THEY ARE EXCESSIVE AND THEY ARE UNREASONABLE AND UNJUSTIFIED UNDER THE BRUNZELL FACTORS.

As set forth above, APCO is not entitled to an award of attorneys' fees pursuant to Subcontract Agreement (Section A above), NRS 108.237 (Section B above) or NRCP 68 (Section C above) as against National Wood. To the extent the Court decides to award attorneys' fees to APCO, notwithstanding all of the above reasons and arguments against such an award, the requested fees must be significantly reduced since they are excessive and are unreasonable and unjustified under the *Brunzell* Factors.

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1. APCO'S REQUESTED ATTORNEYS' FEES MUST BE SIGNIFICANTLY REDUCED SINCE THEY ARE NOT SUPPORTED BY SUBSTANTIAL EVIDENCE AND ARE EXCESSIVE AND UNREASONABLE.

Whether under NRCP 68 or NRS 18.010(2)(b), an award of attorney's fees "must be supported by substantial evidence." Logan v. Abe, 350 P.3d 1139, 1143 (2015). Here, APCO provides nothing more than conclusory assertions and charts referencing billing entries for APCO's attorneys' fees totaling \$447,809.28 and \$55,603.57 in costs as against National Wood and Helix. As against National Wood alone, APCO seeks the sum of \$223,904.89 or for "postoffer" fees, the sum of \$113,622.77.

Moreover, the requested attorneys' fees must be significantly reduced on the grounds that they are excessive in that (a) the fees incurred were not related to the defense of the claims of Cabinetec/National Wood but were related to the mutual pursuit of claims against the property and proceeds of the sale of the property; (b) they are not properly allocated to the subcontractors who filed claims against APCO which it defended, (c) they are unreasonable and unjustified when the work performed did not derive any benefits (i.e., APCO filed unsuccessful motions and APCO filed unsuccessful oppositions to motions filed by subcontractors), and (d) they include unnecessary research and analysis regarding the five year rule when APCO previously obtained a court order, which it requested, stating that since the trial in the consolidated matters commenced on October 30, 2012, the five year rule was no longer applicable.

APCO IS NOT ENTITLED TO ATTORNEYS' FEES PRIOR TO FEBRUARY 2016 SINCE a. THEY WERE NOT RELATED TO THE DEFENSE OF THE CLAIMS OF CABINETEC/NATIONAL WOOD BUT WERE RELATED TO MUTUAL PURSUIT OF CLAIMS AGAINST THE PROPERTY AND PROCEEDS OF THE SALE OF THE PROPERTY.

As more fully set forth in the Hirahara Decl., APCO seeks attorneys' fees in the sum of \$13,277.50 against Helix and National Wood during the period October 2015 through February 2016. The attorneys' fees incurred were not related to the defense of the claims of Cabinetec/National Wood or Helix but were related to the mutual pursuit of claims against the

As reflected on Exhs. A and B, the total sum of attorneys' fees that have been re-allocated as to National Wood and must be reduced from the total attorneys' fees sought against National Wood is \$109,628.09¹¹.

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¹⁰ / National Wood's counsel requested editable formats of Exhs. 7A and 7B from APCO's attorneys so that National Wood could make comments concerning the attorneys' fees listed. Although APCO's attorneys stated that it should be okay, National Wood's counsel never received them so the charts were recreated.

¹¹ / The reduction of the fees of Marquis Aurbach is \$67,117.71 and \$42,510.30 of the fees for Spencer Fane.

APCO is seeking attorneys' fees for work done on a motion for partial summary judgment,

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oppositions to motions for partial summary judgments regarding the Pay-If-Paid issue, motions for reconsideration of the partial summary judgment and other motions, which were unsuccessful. APCO should not be entitled to these attorneys' fees when the work performed did not derive any benefit to APCO.

According to the charts referencing the billing entries, the Court should deny the total sum of \$71,081.00 for the unsuccessful work performed by APCO's attorneys.

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d. APCO IS NOT ENTITLED TO ATTORNEYS' FEES FOR UNNECESSARY RESEARCH AND ANALYSIS OF THE FIVE YEAR RULE WHEN APCO HAD A COURT ORDER ENTERED NOVEMBER 29, 2012 STATING THAT THE FIVE YEAR RULE IS NO LONGER APPLICABLE.

As set forth above, APCO incurred attorneys' fees for research and analysis of the five year rule when the court had previously entered an order on November 29, 2012 confirming that the five year rule was no longer applicable since the trial in this consolidated matter commenced on October 30, 2012. Due to "block billings", it is impossible to determine from the billing information provided by APCO in support of the Motion exactly how much APCO incurred in attorney's fees related to the five year rule. However, the billings reflect that APCO incurred approximately \$3,100.00 in attorneys' fees related to the five year rule, which must be denied.

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2. APCO'S REQUESTED ATTORNEYS' FEES ARE UNREASONABLE UNDER THE BRUNZELL FACTORS.

In considering whether to award reasonable attorney's fees, the trial court must consider the following factors, established by the Nevada Supreme Court in Brunzell v. Golden Gate Nat'l Bank, 455 P.2d 31, 33 (1969) (the "Brunzell Factors"):

(1) the qualities of the advocate: his ability, his training, education, experience, professional standing and skill;

- (2) 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 the litigation;
- (3) the work actually performed by the lawyer: the skill, time and attention given to the work;
- (4) the result: whether the attorney was successful and what benefits were derived.

The *Brunzell* factors must be analyzed when applying the fourth *Beattie* factor—whether the fees sought are reasonable and justified in amount—under NRCP 68, or when awarding reasonable attorney's fees under NRS 18.010(2)(b). See *Gunderson v. D.R. Horton, Inc.*, 319 P.3d 606, 615–16 (2014); see also *Brunzell*, 455 p.2d at 33. "[N]o one element should predominate or be given undue weight." *Brunzell v. Golden Gate Nat. Bank*, 455 P.2d 31, 33 (1969). APCO's post-offer fees incurred, and the total amount of fees requested, are both unreasonable under the *Brunzell* factors. In particular, the second and fourth *Brunzell* factors do not warrant the amount of fees that APCO seeks.

a. THE SECOND FACTOR DOES NOT WARRANT THE AMOUNT OF FEES APCO SEEKS SINCE NATIONAL WOOD'S CLAIMS¹² ("CLAIMS") ALLEGED AGAINST APCO WERE STANDARD, NOT PARTICULARLY DIFFICULT AND DID NOT REQUIRE RESEARCH.

APCO argues that the second *Brunzell* factor is satisfied because "Early in this case, this Court deemed this case complex, as it involved 'complex issues, multiple parties, difficult legal questions, or unusual proof problems. . . ." [APCO's Motion at pp. 13:18-14:1.] This case was deemed complex on November 10, 2009. [APCO'S Motion at p. 13, fn. 76.] In addition, APCO claims that "[e]ven the defense of the claims of Helix and Cabinetec was complex, as both had separate and complex factual histories. . . ." [APCO's Motion at p. 14:5-6.] APCO is wrong.

¹² / National Wood's claims against APCO were (i) Breach Of Contract, (ii) Breach Of Implied Covenant Of Good Faith and Fair Dealing, (iv) Unjust Enrichment/Quantum Meruit, (v) Violation of NRS 624.606-624.630, (vi) Monies Due and Owing, and (vii) Account Stated.

Cabinetec/National Wood and the Peel Brimley lien claimants only became actively adverse to APCO after the Supreme Court rejected the Joint Petitioner's petition for *en banc* reconsideration, and the case was remanded to this Court on or about February 19, 2016. In 2016, the claims of Cabinetec/National Wood against APCO could hardly be considered complex since they were standard, straightforward, and not particularly difficult Claims. Moreover, the factual history underlying the Claims of Cabinetec/National Wood was not at all complex.

In the Motion, APCO seeks attorneys' fees from October 2, 2015 through April 30, 2018. [See Exhs. 7A and 7B to APCO's Motion, Charts re APCO's Attorneys' Fees.] None of the attorneys' fees requested were incurred during the period when this case was deemed complex. In 2015, the attorneys' fees incurred were not related to the defense of the claims of Cabinetec/National Wood but were related to the mutual pursuit of claims against the property and proceeds of the sale of the property. APCO's attorneys' fees totaling \$447,809.28 as against both Helix and National Wood were incurred during a period of approximately two years. The amount of the fees requested is totally unreasonable since the claims against APCO were standard, straightforward and not particularly difficult. As to National Wood alone, the Court must deduct a total sum of \$109,628.09 in attorneys' fees.

b. THE FOURTH FACTOR DOES NOT WARRANT THE AMOUNT OF FEES APCO SEEKS ESPECIALLY WHEN IT FILED UNSUCCESSFUL MOTIONS AND UNSUCCESSFULLY OPPOSED MOTIONS, WHICH DID NOT DERIVE ANY BENEFITS.

The fourth factor under *Brunzell* "whether the attorney was successful and what benefits were derived." APCO seeks to recover approximately \$71,081.00 relating to motions it unsuccessfully filed and its unsuccessful defense of motions by National Wood and other subcontractors. For example, APCO seeks recovery for multiple time entries and thousands of dollars relating to its omnibus motions in limine. Due to "block billings", it is impossible to determine exactly how much Spencer Fane and M&A each billed APCO for motions in limine. However, using approximate allocations based on the descriptions contained in the block billing entries, Spencer Fane billed APCO approximately \$31,843.50 and M&A billed APCO

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approximately \$3,107.50 relating to APCO's motions in limine, for total attorney's fees of \$34,951.00 with respect to motions in limine.

Despite these efforts, this Court denied most of those motions. In addition, using approximate allocations based on the descriptions contained in the block billing entries, APCO seeks attorneys' fees in the amount of \$9,428.00 billed by Spencer Fane and \$10,123.75 billed by M&A for total attorneys' fees of \$19,551.75 for unsuccessful motion for partial summary judgment regarding lien foreclosure claims. Using approximate allocations based on the descriptions contained in the block billing entries, APCO also seeks attorneys' fees in the amount of \$11,160.75 billed by Spencer Fane and \$5,417.50 billed by M&A for total attorneys' fees of \$16,578.25 for unsuccessful opposition to motions for partial summary judgment regarding Pay-If-Paid filed by Helix and Zitting Brothers, Inc., wherein National Wood filed its joinder to the motions, as well as other subcontractors, and motions for reconsideration of the order granting partial summary judgment regarding Pay-If-Paid. APCO should not be entitled to seek these attorneys' fees since they did not derive any benefit to APCO.

E. APCO IS NOT ENTITLED TO ALL COSTS SOUGHT SINCE THEY ARE NOT REASONABLE AND APCO HAS NOT DEMONSTRATED HOW ITS CLAIMED COSTS WERE NECESSARY TO AND INCURRED IN THE PRESENT ACTION.

The Nevada Supreme Court has held that costs must be reasonable and properly documented to be recoverable. In Cadle Co. v. Woods & Erickson, LLP, 345 P.3d 1049, 1054 (Nev. 2015) the Nevada Supreme Court held that requests for costs must include proper, actual documentation of the costs incurred. Citing its decision in Bobby Berosini, Ltd. v. PETA, 114 Nev. 1348 (1998), the Nevada Supreme Court explained that a party must "demonstrate how such [claimed costs] were necessary to and incurred in the present action." Id. at 1352-53. Moreover, the Nevada Supreme Court has held that a district court abused its discretion because it granted an award of costs based upon the prevailing party's submission of itemized materials that did not show how the costs "were necessary to and incurred in the present action." Bobby Berosini, Ltd. v. PETA, 114 Nev. 1348, 1352, 971 P.2d 383, 386 (1998).

Under *Bobby Berosini, Ltd.*, simply providing a line item list is insufficient. *Ibid.* Rather, requesting parties must detail why each cost was reasonable and necessary for the action. *Ibid.* That is, it is not enough to show the cost was helpful, rather it must show that it was necessary. *Ibid.*

Pursuant to NRS 18.110(3), National Wood filed a Motion to Re-Tax Costs, which motion is pending and set for hearing (by stipulation of the parties) for the same date and time as the present motion for fees and costs. National Wood has identified its specific objections to APCO's cost memorandum and incorporates the same (and any reply brief) herein by reference. National Wood has also joined in Helix's Motion to Re-Tax Costs and incorporates Helix's grounds for objections by reference.

IV. CONCLUSION

Based on the foregoing, National Wood respectfully requests that the Court deny APCO's motion for attorney's fees in its entirety because APCO has no contractual rights under the Subcontract Agreement since APCO assigned it to Gemstone in 2008, and APCO's offer of judgment was not timely served. To the extent the Court is inclined to award any attorneys' fees to APCO against National Wood, the Court should allow no more than \$98,631.23.

Moreover, National Wood respectfully requests that the Court grant only those costs identified as reasonable and recoverable in National Wood's Motion to Re-Tax Costs.

DATED this 15th day of June 2018.

DATED this 15th day of June 2018

/s/ Richard L. Tobler
Richard L. Tobler, Esq.
Nevada Bar No. 004070
LAW OFFICES OF RICHARD L. TOBLER, LTD.
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CADDEN & FULLER LLP

Thomas H. Cadden, Esq. (CA SBN 122299) John B. Taylor, Esq. (CA SBN 126400) S. Judy Hirahara, Esq. (CA SBN 177332) 114 Pacifica, Suite 450 Irvine, California 92618

Attorneys for Plaintiff-In-Intervention, NATIONAL WOOD PRODUCTS, INC., a Utah corporation

-25. |**A007119**

CERTIFICATE OF SERVICE I HEREBY CERTIFY that I am an employee of the Law Office of Richard L. Tobler, LTD, and that on this 15th day of June, 2018 and pursuant NRCP 5(b), I caused to be serve a true and correct copy of the foregoing PLAINTIFF NATIONAL WOOD PRODUCTS, INC.'S OPPOSITION TO APCO CONSTRUCTION'S MOTION FOR ATTORNEY'S FEES AND **COSTS** in the following manner: (ELECTRONIC SERVICE) Pursuant to Administrative Order 14-2, the above-referenced document was electronically filed on the date hereof and served through the Notice of Electronic Filing automatically generated by the Court's facilities to those parties listed on the Court's Master Service List.

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	II	
	DECL	
1	Richard L. Tobler, Esq. LAW Offices of Richard L. Tobler, Ltd.	
2	Nevada Bar No. 004070	
3	3654 N. Rancho Drive, Suite 102 Las Vegas, Nevada 89130-3179	
د	Telephone: (702) 256-6000	
4	Email: rtttd@hotmail.com	
. 5	Thomas H. Caddon, Far. (CA SIDAL 122200)	
6	Thomas H. Cadden, Esq. (CA SBN 122299) John B. Taylor, Esq. (CA SBN 126400)	
7	S. Judy Hirahara, Esq. (CA SBN 177332) Cadden & Fuller LLP	
	114 Pacifica, Suite 450	
8	Irvine, California 92618 Telephone: (949) 788-0827	
9	Email: jtaylor@caddenfuller.com Email: jhirahara@caddenfuller.com	
10	•	
11	Attorneys for Plaintiff in Intervention, NATIONAL WOOD PRODUCTS, INC.,	·
12	a Utah corporation	
	DISTRIC	T COURT
13	CLARK COU	NTY, NEVADA
14		·
15	A DCO CONSTRUCTION - N- 1	
16	APCO CONSTRUCTION, a Nevada) corporation,	LEAD CASE NO.: A571228 DEPT. NO.: XIII
17	Plaintiff,	Consolidated with:
	vs.	A574391;A574792; A577623; A583289;
18	GEMSTONE DEVELOPMENT WEST, INC.,	A587168; A580889; A584730; A589195; A595552; A597089; A592826; A589677;
19	a Nevada corporation, et al.,	A596924; A584960; A608717; A608718; and A590319
20	Defendants.	11350315
21		
22	AND ALL RELATED MATTERS.	
23		
24	DECLARATION OF	S. JUDY HIRAHARA
25	I. S. Judy Hirahara, if called as a witnes	s herein, could and would competently testify to
26	the following facts from my own personal knowle	
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Case Number: 08A571228

1. I am one of the attorneys with the law firm of Cadden & Fuller LLP, counsel of record for National Wood Products, Inc. ("National Wood") and associated with Richard L. Tobler of the law offices of Richard L. Tobler, Ltd. National Wood is the plaintiff-in-intervention in the instant case entitled APCO Construction, a Nevada corporation. Plaintiff, vs. Gemstone Development West, Inc., a Nevada corporation; et al., Eighth Judicial District Court Case No. A571228, consolidated with Related Case Nos. A574391, A574792, A577623, A583289, A587168, A580889, A584730, A589195, A595552, A597089, A592826, A589677, A596924, A584960, A608717, A608718, and A590319 (collectively, the "Consolidated Action"). I am familiar with the facts and circumstances of this Action as they relate to this declaration.

2. I submit this declaration in support of National Wood's Opposition to APCO Construction, Inc.'s Motion for Attorney's Fees and Costs Against Helix of Nevada, LLC and Plaintiff In Intervention National Wood Products, Inc. (the "Motion").

3. On or about May 8, 2018, Cadden & Fuller LLP received APCO's Motion. In support of APCO's Motion, the Declaration of John Randall Jefferies (the "Jefferies Declaration") was attached as Exhibit 7 to the Motion. The Jefferies Declaration identified Exhibit 7A to the Motion as an itemized statement of attorney's fees for legal services provided by Marquis & Aurbach to APCO in this Action. The Jefferies Declaration further identified Exhibit 7B to the Motion as an itemized statement of attorney's fees for legal services provided by Spencer Fane LLP to APCO in this Action.

4. On May 14, 2018, I requested my paralegal, Hanh Nguyen, to contact Mary Bacon, one of APCO's attorneys, to request Exhibits 7A and 7B in editable formats so that we could make comments concerning the attorneys' fees incurred by APCO in support of National Wood's Opposition to the Motion. Ms. Bacon stated it should okay but did not send it to us. Despite follows up to Ms. Bacon, we still did not receive them.

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5. Therefore, at my direction, Ms. Nguyen prepared Excel charts to recreate each of the entries reflected on Exhibits 7A and 7B. I also prepared Excel charts to recreate the time entries. In addition, I assessed, analyzed and reviewed the time and entries to confirm that the entries on Exhibits 7A and 7B are identical to the entries on the Excel charts that this firm created. In addition, I added several columns to reflect, among other things, National Wood's comments concerning each of the entries. (Attached hereto as Exhibit "A" and incorporated herein by this reference is a color copy of the Excel chart referencing the attorneys' fees for Marquis Auerbach. Attached hereto as Exhibit "B" and incorporated herein by this reference is a is a color copy of the Excel chart referencing the attorneys' fees for Spencer Fane.)

- 6. I reviewed and analyzed the Exhibits A and B, and determined that some of the attorneys' fees sought by APCO must be deducted since they were not related to the defense of the claims of Cabinetec/National Wood or Helix but were related to the mutual pursuit of claims against the property and proceeds of the sale of the property as confirmed by the entries on APCO's chart referencing the billing entries for this period. It was determined that the attorneys' fees in the sum of \$13,277.50 against Helix and National Wood during the period October 2015 through February 2016, should be deducted.
- 7. Moreover, APCO seeks attorneys' fees that have not been properly allocated to the subcontractors who filed claims against APCO, which it defended. Specifically, there were as many as 18 lien claimants and no less than 12 lien claimants during different periods of the litigation in this consolidated matter. As reflected on APCO's charts referencing the billing entries, APCO allocated some time to 3 subcontractors, others to 14 subcontractors and the remaining time to only Helix and National Wood when there were still as many as 12 outstanding lien claims by various subcontractors against APCO. APCO's decision to simply charge the majority of the attorneys' fees to only Helix and National Wood is totally unreasonable and

unjustified. As a result, National Wood included comments explaining why certain fees should be deducted, reduced or re-allocated to the number of subcontractors who had outstanding claims against APCO during this time period. As reflected on Exhs. A and B, it was determined that the total sum of attorneys' fees that must be re-allocated as to National Wood and must be reduced from the total attorneys' fees sought against National Wood is \$109,628.09

8. On November 29, 2012, this court entered an Order Staying The Case, Except For The Sale Of The Property, Pending Resolution Of The Writ Petition Before The Nevada Supreme Court ("Order"). (Attached hereto as Exhibit "C" and incorporated herein by this reference is a true and correct copy of the Order.)

9. As noted in the Order at pg. 2, ¶ 1, "Trial of this consolidated matter commenced on October 30, 2012 upon the trial of the lien amount, lien validity and related claims of Ready Mix, Inc., and therefore, the five-year rule set forth in Nevada Rule of Civil Procedure 41(e) is no longer applicable."

I declare under penalty of perjury under the laws of the State of Nevada that the foregoing is true and correct, and that this Declaration was executed on June 15, 2018, at Irvine, California.

S. Judy Hirahara

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that I am an employee of the Law Office of Richard L. Tobler, LTD, and that on this 15th day of June, 2018 and pursuant NRCP 5(b), I caused to be serve a true and correct copy of the foregoing **DECLARATION OF S. JUDY HIRAHARA** in the following manner:

(ELECTRONIC SERVICE) Pursuant to Administrative Order 14-2, the above-referenced document was electronically filed on the date hereof and served through the Notice of Electronic Filing automatically generated by the Court's facilities to those parties listed on the Court's Master Service List.

An employee of Richard L. Tobler LTD

EXHIBIT "A"

EXHIBIT "A"

APCO'S ATTORNEYS' FEES (MARQUIS AUERBACH)

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Analysis and strategy regarding approaching settlment and set strategy regarding approaching settlment and set			Assess, analyze and review procedural history specifically bistory of claims made between transles.	Update and Peview matrix regarding universe of claims between parties.	Assess, analyze and review APCO Construction complaints and counterchalins flied in underlying matter.		Assess, analyze, research and review operative pleadings from Hots, Heineman, WRG, Buchale, CHT, TMG, and Cartus Rose to determine claims and pleadings against APCC, and preapre supplements to metrix reparding same.	Apparament in court on court refersing safe proceeds to lendar, post-manting discussions with co-course.		7					7	Analysis and strategy regarding meeting with cour	Assess, analyze and review additional documents provided from client regending vortious signed contradts and retification agreement; and assess, analyze and retification agreement; and assess, analyze and review various		Analysis and strategy regarding needed docume	Assess, analyze and revew maritices provided from client against court pleadings in preparation for misoting with client.	Meet with client and strategy on things to do and related.		Conduct meeting with client regarding status of case, and to develop legal strategy.	Assess, analyze and review correspondence from counsel regarding pending molibns for summary judgment; and analysis and strategy regarding handling same.	Develop legal strategy regarding documents thet need to be acquired and reviewed, sepecially with regarding to status of case, pending motions, and potential defenses due to fining issues with liens.	Assess, enalyze and review various documents provided in binders from chert to substantiste clients defense with regard to various subcommedors identified by client.	Assess, analyze and review procedural history regarding consolidation of various Higalions.		Assess, analyze and review procedural history to with specific attention to orders requiring stay of
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12.86	,	4.82	4.82	11.61	3.57	8.04	11.61	9.82	7.14		6.43	10,71		6.04	30.00	7 14		2.68	9,04	321		B.04	14.29	10.71	4.45	1,61	6.43	28.93	19.29	58,25 /	9.64	4.82	1 7		4. 8
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, F	Contractors to bring various motions against	Analysis and strategy regarding appointing spe	4.1.7	, W.s.	Assess, analyze and review summary of potential claims provided by c	Compile and review procedural history of conso	Continue to assess, analyze and review procedural history of subcontractors with potential chains.	Compile and review statement of claims made by subcontractors with potential claims.	Prepare, and review maintx regarding timeline of consolidation of cases and association of	Supporting to a With Party Je Indiations.		Continue to assess, analyze and review procedural history of consolidated matters and	Ordermine imealine of events. Dreff and prepare laneline regarding consolidation of cases.		Review index from Wade, Communicate with staff on some and review various documents in context of organising procedural history and motion for special master/case agienda.	ant ordera.	Assess, analyze and review bleadings index received from Wade Cochnour for relevant.	olved from Wade Gootmour for relevant	Assers, analyze and review conrespondence from Mr. Gothnour regenting pleading and discovery indexes, and review attached indexes for various documents, and sixtus of discovery of case.	Analysis and stralegy regarding ratification agreements.	Assess, analyze and rewew case management order and second amended case ependa.	Draft status update to client regarding discovery and motion to appoint special master.	Assess, analyze and review case flos and begin to formulate a comprehensive organizational plan in which to effectively manage and work-up this marter.	Conlinus review of Index from Wada, follow up with office of Wade on requested information, communicate with client in same	ns made by subcontractors with potential	Assess, analyze and review correspondence from clein regarding relibration agreements. Indianeses, analyze and review alterhold the immediate	Communicate with Wade and status client.	Conduct legal resperch regarding Nevada standars to enport a special master over a complex higation involving various consolidated cases.	Begin drafting the motion to appoint special master and to set case agends.	new case menagement urder		ster	Review and finalize, rigition to appoint special master and status client. Assace analyze and reliable data and economic and status client secured.		
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3.21	6.43	8.57		3.21	17.14	3.21	4.62	7.14		9.82	8.57	2.68	4.82	3.21	5.36	2.68	1.79	3.57	57.86	6.43 A		4.82	7.44	8.25 A	4.29 A		51.43 A	5.36 A	4.82 A	4,82 A	14.46 A		8.67 A
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Assess, analyze and review detailed correspon check with all peatles.	Abayusis and strailegy regarding dismissing lien dains due to sale and release of funds.	Follow up with Wade and communicate with client on decuments and related		Communicate with Wade Cochrour regarding acquiring documents; and draft response to	1 1		Dreft detailed status correspondence to allent regending oppositions to motion for anomalination of motion for summary information and instruction materials maked materials for summary information and instruction.		Receipt and review Peel Brimley Ilmited opposition to motion to appoint special master.		Review with staff on what was produced from phot counsel and what is staff missing, contact orior counsel on same and status client on same		100	Follow up with Liftgation Services regarding doc Idisclosures filed by various paries.		Draft and properte index regarding universe of APCO Construction document disclosures.	Emmil exchange with Litigation Services negarding universe of documents in depository and excess to search be delabase.	Assess, analyze and raview universe of disclosures through Ligation Services IPRO software and detembling universe of disclosure of the contracts.	Follow up with Wade on missing 16.1 disclosure documents, draft response to appointment of special master, review and finalize same, draft and finalize case agenda, draft and finalize corper, communicate, with Peet's office on their dialms.	Conference call with chent on needed 16.1 documents and related.	Conforence cell with Utgallon Services regarding depository and documents available via IPRO confine databases.	Analysis and strategy regarding APCO's reply to limited oppositions to motion to appoint special master.	Assess, analyze and tevlew universe of documents disclosed in APCO Construction's tritial disclosures and prepare universe of electronic files for review.	Assess, imatyze and review universe of documents discussed in APCO Constitutions first supplemental disclosures and prepare universe of electronic files for review.	Communicate with prior counsol on documents and related.	Analysis and strategy, regarding proposed outer and authority provided to special master.	Preparts and organize for status beating; appearance at striuts hearing and post-hearing, making with sub counsed on various maltars, communicate with client and review various documents from Wards.	Assess, analyze and review universe of documents disclosed in APCO Constitutedra's second through fourth supplemental disclosures and prepare universe of electronic files for review.	Communicate with dopps flory regarding proviously, deposited documents and inform same antimosted new disclosure.				Communicale with Wade on prior bench that, 5 year rule discussed on the record during, same and thrus 5 year-rule solution, communicate with stalf on gotting that transcript and control control control or the control of the control
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12.50	6.25	25,00 \$	25,00 \$	31.25	12,50 \$	43.75 \$	168.76 \$	8	8	45.00. \$	8	8	£9	50 8	 8	8	\$ 92	"	8	\$ 00	99	<i>₽</i>	₩.	S	نځ		\$ Q	9	60	ı,	64 CO	رم دو	1:	60	s	\$	9 0	44
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Conference call with Department Thirteen's court reporters regarding transcript request for October 30, 2012 bands trial.	27°1	Assess: analyze and review January 2010 case management order regarding document production protocols.	Formal and prepare universe of doctuments to be produced by APCO Constructions. Iffth subolemental disclosure of impreed doctuments.		Conference call with Littlation Services regarding depository protocols.	Assess, analyze and review consolidated litigations regarding claims against Camco.	Conduct legal research regarding	Prepara and finaliza chents supplemental disclosure.	Review proposed revisions to SAO on SM from Peel, draft counter revisions and	Communicate with same on same. Diall letter to all counsel regarding 5 year rule satisfied.		Communicate with Peel office on Order on SM, review proposed revisions and draft proposed letter to Judge on some.		Analysis and strategy régarding live year rule.	Appearanc in court on hearing re SM; draft NOE, communicate with office of SM and status circuit.	Assess, analyze and raviow-matrices received in details.	1	80° 50	Communicate with office of SM on SM hearing.	Email exchange with department 13 clerk regarding transcript for October 30, 2012.	Analysis and strategy regarding documents received from client and Bates stamping and broditistic natily insisted documents.	11.	Analysis end strategy regarding contain claims assected by remaining contractors, and research contract issues in sister states to support Neyada law and ottents, arguments.		Follow up and analysis regarding client's additions to disclasure of documents:		Review Peel request to push out July, 11 initial SM meeting and communicate with SM on same.	Revise and finalize order denying motion for summary judgments and draft letter to all counsel regarding same.	Emeil exchango with department. 13 court reporter regarding bending transcript requests.	Assess, analyze and rowew correspondence from special master following motion for summan lucioniest teachers.	Analysis and strategy regarding proposed order and correspondence to all counsel.	Communicate with Peets office and special master regarding initial hearing.	Prepare follow up correspondence to all counsel regarding submitting proposed order to count	Communicate with various counsel and assistant to special master regarding upcoming special master fearing.	Execute order on competing motions for summary judgment and submit to court.	Assess, analyze and ley/aw correspondence from special master regarding upcoming reversal master heading	Emall exchange with Angle Calvillo regarding October 30, 2012 transcript.	Oreff status update to chent regarding upcoraing dates and special master hearing.
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157	158	159	160	161	162	163	164	165	166	167	168	169	170	171	172	173	174	£ J∤	Ō	97	<u>‡</u> 3	2	<u>186</u>	18;	182	183	184	381	186	187	188	189	061	+9+	192	193	194	195

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15.00	10.71	2.68	4.82	3.21	17.68	1.79	6.43	24.11	24.11	6.43	3.21	3.21	3.21	22.50	72.50		\$.04	32.14	4.82		3.21	6.43	11.25	4.82	8,43	7.14	5.36		19.29	14.29 /	5.36	2.68
105.00	75.00 \$	18.75 \$	33.76 \$	22.50 S	123.75 \$	12,50 \$	45.00 \$	168.75 \$	168.75 \$	45.00 \$	22.50 \$	22.50 \$	22.50 S	157.50 \$	\$ 09.751		56.25	225.00 \$	33.75 \$		22.50 S	45.00 \$	78,75 \$	33.75 \$	45.00 \$	50.00	37.50 \$	25.00 \$	136.00 \$	100:00	37.50 \$	18.75 \$
105.00 \$	75.00 \$	18.75 \$	33.75 \$	22.50 \$	123.75 \$	12.50 \$	45.00 \$	168 75 S	168.75 \$	45.00 \$	22.50 \$	22.50 \$	22,50 \$	\$ 05.761	157.50 \$	45.00 \$	58.25	225.00 \$	33.75 \$		22.50 \$	45.00 \$	78.75 \$	33.75 \$	45.00 \$	\$ 00.03	37.50 \$	25,00 \$	135,00	100.001	37.50 \$	18.75 \$
210,00 \$	150.00 \$	37.50 \$	67.50 \$	45.00 \$	247.50 \$	25.00 \$	90.00 \$	337.50 \$	337.50 \$	90.00	45.00 3	45.00 \$	45,00 \$	315.00 \$	315.00 \$	45.00 \$	112.50 \$	450.00 \$	\$ 02'29		\$ 00.3	90.00	157.50 \$	67.50 \$	30.00	100.00	75.00 \$	\$ 00:05	270.00 \$	200.00 \$	75.00 \$	37.50 \$
0.7	0.5 \$	0.3	5.3	0.5	9	0.2	\$ 60	15 \$	15. 85	0.4	0.2 \$	0.2	0.2 \$	67 **	\$ 4.	0.2	9.0 8	(A)	0.3		0.2 \$	0.4 %	5.7	0.3 \$	0.4 \$	2.8	9.0	0.4 \$	1.2	1.6 \$	\$ 9.0	0,3 \$
Review various pleadings, orders and correspondences in context of things to do given current denial of all motions and uncoming special master fleation.	Review prior documents and progress of prior trial transcript in context of proof of 5 year note satisfied.	Assess, ahalyze and review court records regarding minutes for October 30, 2012 hearing		Follow up with office of special master regarding special mester hearing and scope of same.	Assess, analyze and review lesues related to discovery schedule. S year rule; strategize regarding discovery schedule to propose to spociel master; and review matrix of parties who have recently re-appearing in action post abbeat versus parties that may	Prepare and review documents in preparation for Special Master hearing.	Assess, analyze and rayley transcript from Oct. 2012 heading in preparation of handling. Tive year tule issues at smootal mester hearing.	Assess, analyze and review various documents and prepare documents and erguments for special matter heartin.	Afterd special metar healing with Floyd Hale and other legal counsel regarding discovery and certain markets.	Drail dataled correspondence to client with proposed discovery schedule and special master recommendations	Draft monthly status: report to client	Assess, analyze and review correspondence from special master Hale to all counsel requiring discovery schedule.			Communicate with opposing counsel regarding mediator's questionnaire, teviewed suggissted changes; teviewed call with client regarding same; and orowide revised treft of distribution to nonesting sources.		Assess, analyze and review correspondence from opposing counsel on revised language of mediators questionnate; nevew language in questions; and draft response to same	Assess, analyze and review various documents from client with regard to subconfreedors who appeared at special master hearing and begin preparing client's supplemental cliscosure as ordered by the special master.	Follow up with opposing counsel regarding revised language for modifice's questionnaire.		Communicate with opposing counsel regarding special master questionnaire.	Communicate with allorit regarding mediator questionnere, and tollow up with opposing townsel regarding same.	Review prior discussed documents for context of additional documents required to be discussed and to client supplemental disclosurs pursuant to special master order.	Follow up with opposing counts of regarding submission of special master questionnaire.	Follow up with opposing counted regarding submitting special master questionneine, and conduct releatione call with client recentling sections. Seme	Assess, analyze and review universe of documents provided by Chant to be produced in APCOs sixth aupplemental titls docume.	Draft and propere. APCO's south supplemental disclosures.		Assess, analyzo and rovlew APCO's prior disclosures and supplaments thoreto and continue to pripare efforts 18th supplamental disclosure pursuant to special master's order.	Contiluie lo prepare and review universe of documents to be produçed in sixth supplemental production of documents.	Continue to draft APCO Construction's sixth supplemental disclosure of maged documents.	Conference cell with Litigation Services regarding universe of imaged searceable documents.
D.	COr	±L.	CSM	CSM	SS.	±	CSM	CSM	CSM			7. "		CSM	CSM	CSM	7.7	CSM	CSM		$\overline{}$			CSM		11	1		, wsp		1 1 1	±
7/6/2016	7/8/2016	7/14/2016	7/14/2016	7/22/2016	7/26/2016	8/1/2016	8/1/2016	9/1/2016	8/1/2016	8/2/2016	8/3/2016	9/3/2016	8:3/2016	8/4/2016	8/5/2016	8/5/2016	I. I		8/11/2016	8/16/2016	8/17/2016	8/19/2016	8/19/2016	8/24/2016	8/26/2016	8/29/2016	8/29/2016	8/29/2016	8/29/2016	8/30/2016	8/30/2016	8/30/2016
196	197	198	199	700	201	505 505	203	204	205	205	207	20B	503	210	211	A(071 ~	33	216	216	217	218	219	220	221	222	223	224	225	526	227	228

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3 12.66	\$ 6.43	\$ 15.18	8,04	\$ 446	\$ 3.57	621	\$ 4.82		9.64	5 8.04	\$ 3.21	5,43	3 2,68	\$ 1.79	5,38	5.36	\$ 2.68	3.24	\$ 19.29	3.21	\$ 3.21	\$ 1.61		\$ 5.38	\$ 1.79	\$ 5.38	\$ 2.68	\$ 6.43	9.64	\$ 90.00	\$ 5,36
90.00	8 45.00	\$ 106.25	\$ 56.25	31.25		12.50	33.75	-	97.50	56.25	22.50	45.00	18.75	12,50	37.50	37.50	18,75	22.50	136.00	22.50	22.50	11.25		37.50	12.50	37.50	18,75	45.00	67.50	90.00	37.50
00.06	\$ 45.00	\$ 106.25	\$ 56.25	67		\$ 12,50	\$ 33.75 \$	\$ 67.50	\$ 67.50	5 56.25	\$ 22.50 \$	\$ 45.00 \$	\$ 18.75 \$	\$ 12.50 \$	\$ 37.50 \$	\$ 37.50 \$	\$ 18.75 \$	\$ 22.50 \$	\$ 135.00	\$ 22.50	\$ 22.50 \$	§ 11.25 S	\$ 82.50	\$ 37.50 \$	\$ 12.50 \$	\$ 37.50 \$	\$ 18.75 \$	\$ 45.00 \$	\$ 67.50 \$	LA	\$ 37.50 \$
180.00	\$ 90,00	\$ 212.50	\$ 112.50	69		\$ 25.00	\$ 67.50		\$ 135,00	\$ 112.50	\$ 45.00	\$ 90.00	\$ 37.50	\$ 25.00	\$ 75.00	\$ 75.00	\$ 37.50	45,00	\$ 270.00	\$ 45,00	\$ 45,00	\$ 22.50	\$ 495.00	_	\$ 25.00	\$ 75.00	\$ 37.50	S 90.00	35.00	\$ 90,00	\$ 75.00
0.8	0.3	12	6.0	0.5	0.4	2.5	03	0.3	90	9.0	65	0.3	03	0 7	9.0	9.0	0.3	0.5		0.2	0.2	1.0	2:2	9	0.2	9.0	0.3	0.4	9,0	0.4	0.6
Correspond with client regarding supplemental disclosure of documents, and research and provide cleen with statutory law possible erguments of subconitrations who are out of business to potentially leap define silve in case, and follow up with special master.	Review with stalf on progress and status of all documents against all adverse parties and cleart reasons for limiting to sitly those often beloves at issue.	Continue to assess, analyze and review universe of subcontractor files to be disclosed in sixth supplemental disclosure.	Continue to draff and prepare APCO Constitution's sixth supplemental disclosure of finance documents.	Update sixth supplemental disclosure with previously disclosed witnesses.	Prepare and review universe of documents to be provided to Lingasian Services.	Emel exchange with Liftgathan Services regarding universe of documents produced in APCO Constructions stath supplemental discoguire of witnesses and theged documents.	Draft monthly status report to client.	Assess, analyze and review supplementel disoksure of witnessess and documents pursuent to case menagement order from Helx Electrical; and draft additions to matrix reparding same.			Finalize and execute APCO's sixth supplemental declasure of witnesses and documents.	Review differences in client decoments versus subcontractors at issue, PMKs for client. Issued by oftens and review with staff on how to resolve.	Assess, analyze and review case management order regarding discovery protocols:	Erneit exchange with Litigation Services regarding documents produced in APCO Constitution's sixth stoolemental decide in	Assess, analyze and review universe of disclosures made by various parties pursuent to Special Master order.			Communicale with depository regarding client's disobaures:	振 答 📗	Assess, analyze and raviow case management recording parties who have falled to comply with		Assess, analyze and review correspondence from Special Master regarding questionnaire to all parties.	Review documents and claims for relict against APCO essented by various parties (Accuracy, Cactus Rose, Cardno, Fest Glass, Holmaman, and Helix) responding to supplemental disclosures and develop legal strategy regarding defending against seme.	Assess, analyze and review universe of disclosures made by all parities.	Conference call with Lingaton Services regarding deposited documents by all parties:	Assess, analyze and review universe of documents disclosed by various parties in 16.1: disclosures current to Special Master's order.	Update and formet metra regarding Special Master's queellonnaire and universo of disclosed documents.		Review chent's disclosed documents and continu- fitigation matrix for subcontractor who provided st	Communicate with counsel for Cabhetec regarding various fen Issues and documents.	Compile, and review documents to support response to Special Mester's questionnaire,
SS	₫	₽	¥	Ħ	Ħ	# . V :	CSW	CSM	СЅМ	SS	CSM	ğ	۳	£	1	土	±	CSM	<u>ම</u> වී	CSM	CSM	SSN	CSM	۲	11	<u>.</u>	£.	w SS	NS:	CSM	⊭
8/30/2016	8/31/2016	8/31/2016	8/31/2016	8/31/2016	8/31/2016	8/31/2016	8/31/2016	8/31/2016	8/31/2016	6/31/2016	8/31/2016	9/1/2016	9/1/2016	9/1/2016	1	9/1/2016	9/1/2016	9/1/2016	9/1/2016	9/1/2016	9/1/2016	9/1/2016	9/1/2016	9/2/2016	9/2/2016	9/9/2016	9/9/2016	9/12/2016	9/16/2016	9/20/2016	9/22/2016
229	230	231	232	233	234	235	236	237	823	239	240	241	242	ĄĀ	QO	7 .1	34	247	248	249	250	251	262	263	254	255	256	257	258	528	260

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	Т	Prepare and finalize specks master questionnaire for client.	0.8	55	180.00	90:00	69	S 0	12.86 Allocate to 14 sub
	50	Confirm quassionnaire responses, formulate, things to do regarding chattanging those with deficient responses.	e 0	99	30.00	45.90	\$ 45.00	s o	6.43 Allocate to 14 sub
	±	Preparé and review universe of documents in preparation for upcoming Special Master hasing.	9.6	69.	75.00 \$	37.50	\$ 37.50	8 0	5.36 Albocate to 14 sub
	B.	Assess analyses with the liber Silk cast tasks or in bill in the front Cortico. First Colored from Colored fr	Ä	J.	\$ 55 KL	92,000	. Bec		77.30 Total amount should have divided by 7.30 Parties. SF divided the total amount by 6. Correct amount to Heirs 8 NWP is 557.50 each
£	WiSO.	Begin researching bleadings, documents and draifing additions to litigation matrix regarding subcontractors who responded to special master quesilonnatio who assert to have claims against APCO, and begin preparing defense binders for each:	3.5	67	787.50 \$	393.75	\$ 393.75	6	56.25. Allocate to 14 sub
	±	Assess, analyze and review universe of responses, to Special Master quasitionnaires.	0.4	49	\$ 00.00	25.00	\$ 25.00	\$	3.57 Allocate to 14 sub
<u> </u>	NIMS	Assess, analyze and review response to Special Master requests: update master index referencing the Special Master requests	0.1	s.	22.50 \$	11.25	\$ 11,25	8 5	1.91 Allocate to 14 sub
H		Access, analyze and review operative claims against APCO and update matrix.	0.5	#	112,50 \$	56.25	\$ 55.26	5 3	8.04 Allocate to 14 sub
4		Update, and review metrix regarding responses to Special Master questionnaire.	0.4	1 75	50.00	25.00	\$ 25,00	19	3.57 Allocate to 14 sub
.		Meeting to discuss responses; to Special Meeter's questionnaire and claims, made by vanous subcontractors.	6.0	6 73	37.50 \$	18.75	\$ 18.75	G.	2.68 Allocate to 14 sub
•	S.S.	Assess, analyza and revlew late filed special master questionnaires, research various documents and eleculing issues, and research various documents for determination of defense	2	er.	450.00	225,00	\$ 225.00	ú)	32.14 Allocate to 14 sub
	NMS	Research and detail on matrix operative claims against APCO.	2.1		472 50 \$	236,25	5 236.25	S	33.75 Allocate to 14 sub
9/28/2016		Review verlous information and charts on contractors, formulate with steff strategy and objections to same, ections to take at Special Maxier hearing and review various questionnello response in contaxt of same.	-	49	300.00	150.00	150.00	19	
	<u>.</u> :	Draft correspondence to Special Mester objecting to various responses to the Special Mester greatenestrement for parties that did not properly allocate claims.	7.0	s	157,50 \$	78.75	\$ 78.75	Ð	11.25. Allocale to 14 sub
<u> </u>		Meeting to discuss preparation for upcoming Special Master hearing and responses to questionnalities.	0.4	os.	\$ 00.0G	25.00	\$ 25.00	s	3.57 Affocate to 14 sub
1.75		Assess, analyze and review universe of responses to Special Master questionnaires and update mainx regarding value of piolitis made by various subcontractors.	60	G.	112.50 \$	56.25	56.25	69	8.04. Allocate to 14 sub
ļ	<u>L</u>	Prepare and review universe of documents in preparation for upcoming Special Master. hearing.	0.8	49	100.00	20:00	\$ 50.00	649	7.14 Allocale to 14 sub
	1	Assess, analyze and review universe of disclosed documents by APCO for documents related to Helix Electric claims.	0.5	1 0	62,50 \$	62.50			Not charged to NWP
	MSO S	Research documents for various subcontractor for determine of universeof documents served by same; and develop legal strategy for parential question written discovery and decoutions.	9,0	69.	360.00	180.00	180.00	•	25.71 Allocate to 14 sub
1.0	₽	Assess, englyze and review procedural history and compile various complants made by eubconnactors with claims against APQO.	6.4	₩,	50.00 \$	25.00	\$ 25,00	₩.	3.57 Allocate to 14 sub
Ľ.	± .	Prepare and review universe of documents in preparetion for upcoming Special Master.	9.0	v	100:00	20.05	\$ 50.00	S	7,14 Allocate to 14 sub
1		Update and review Rigation marrix regarding legal representation of various subconfractors and status of ratification agreements.	9.0	69	75.00 \$	37.50	\$ 37.50	sn.	5.36 Allocate to 14 sub
L		Assess, analyze and review correspondence from Peal's office in response to APCO's objection.	0.2	(/3	45.00 \$	45.00			Not charged to NWP
<u>.</u>	NS NS	Prepare for and attend Special Master hearing; conduct strategy meeting with counsel for CAMCO regarding delenging vertous claims.	82	₩,	405.00 \$	202.50	\$ 202.50	5	28.83 Allocate to 14 sub
· · ·		Communicate with counsel for Carrico regarding commons issues and joint strategy on commons issues and joint strategy on	9.0	53	150.00 \$	75.00 \$	\$ 75.00	s	10.71 Allocate to 14 sub
<u></u> _	<u>"</u>	Assess, analyza and review universe of dischased documents regarding Cabineted.	†	Б	50,00		\$ 50.00	45	50.00 NWP
1.1	7	Meeling to discuss special master hearing and universe of documents to be compiled in preparation for uncoming hearing.	0.3	er:	37.50 \$	18.75	\$ 18.75	. 60	2.68 Allocate to 14 sub
	S CSM	Draft correspondence to client regarding Special Mesier heating, case status, and provide same with Eigelhor metrix identifying perdies easerting claims in the action.	6.0	65	67.50	33.75	33.75	•	4,82 Allocate to 14 sub
		Assess, analyza and review Intervener, National Wood Products supplemental disclosure pursuant to NRCP 16.1.	0.4	85	90,00	-	90.00	s	90.00
L	CSM	Research and identify inhited production of occuments from Cabinetec based upon comments of Special Master regarding disclosures.	0.3	65	67.50	69	67.50	*	67.50 NWP
	CSM	Review correspondence from Cabinetec/National Wood Products regarding Special	0.2	us.	45.00	<i>φ</i>	45.00	4	45.00 NWP

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9.82 Allocate to 14 sub	NWP	Altocate to 14 sub		Allocate to 14 sub	Affocate to 14 sub	Albeste to 14 sub	Allocate to 14 sub	Allocate to 14 sub		Allocate to 14 sub	Abrosto to 14 min	Affocate to 14 sub	Allocate to 14 sub	Allocate to 14 sub	NWP	Not charged to NWP	6.43 Allocate to 14 sub	Allocate to 14 sub	Allocate to 14 sub	Deduct-APCO unsuccessful	Allocale to 14 Sub	Alfocate to 14 sub	NWP	NWP	Deduct-APCO unsuccessful	Deduct-APCO unsuccessful	Deduct-APCO unsuccessful	Daduct-APCO unsuccessful	Deduct-APCO unsuccessful	Deduct-APCO unsuccessful	Allocate to 14 sub	Altocate to 14 sub	Deduct-APCO unsuccessful	Deduct-APCO unsuccessful			
	22.50	3,57.		5.36	5.36	41.79	4.02 A				12 B6 A	77,14	3.57 A	4 70 4		22.50 A	35.36 AI	N 00.09	N	6.43 A	12.85 AI	8,04 A	00	25.71 All	_	67.50 NN	90.00	å	De la companya della companya della companya de la companya della	D	D	De	<u> </u>	9.64 A1	16.07 AM	De	De
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68.75 \$	\$	25.00 \$		37.50	\$ 05.76	292.50 \$	33.75 \$	168.75 \$		25.00 \$	\$ 00.08		25.00 \$	12.50 \$		157.50 \$	247.50 \$	69	45.00	45.00 \$	\$ 00:06	56.25 \$		130.00	31.25 \$	₩	*							67.50 \$	b)		
\$ 137.50 \$	\$ 22.50 \$	\$ 00.03 \$	200	\$ DO'C)	\$ 00'52 \$	\$ 565.00 \$	\$ 67.50 \$	337.50	50,00	\$ 00.06	\$ 180.00	540.00	\$ 50.00 \$	\$ 25.00 \$	67.50	\$ 315.00 \$	\$ 495.00 \$	90.00	\$ 45.00 \$	\$ 90.00 \$	-	112,50 \$		\$ 360:00 \$		67.50	\$0.00							135.00 \$	225.00		
	0.1	4.0	: 0	D.	9.0	2.6	0.3	١.	Ť	6.0	8.0	 	4.0	0.2	1	4	2.2	4.0	0.2	0.4	9'0	•••		1.6		6.3	0.4							0.6 \$	\$		
	· ·		Ageses analyze and raylow database of documents for uniting authorities and contracts.		-	A 1 g							Configue to update and review matrix regarding universe of claims by various	Meeting to discuss status of Illigation and universe of delins against APCO.	Assess, ensitize and review Special Master's recommendation emending case agends.	: ·	Continue to draft supplements for interrogate	Assess, analyze and review correspondence. Wood Products; direct paralegal to add to itilg			Draft additions to interrogatories to all parties	Drait additions to requests for production to ell parties who have claims against APCO.		Draft additions to client's interrogatories to all subs.	Update and review litigation matrix regarding	Assess, analyze and review documents from National Wood and direct paralegal to prepare for litigation binder.	Research issues regarding subcontractors who have wound down their companies and are no longer in business.				· · · · · · · · · · · · · · · · · · ·			Review various Cantoo documents for arguments to support client's position that Cambo had full control of site.	Analysis and strategy regarding interrogatories to subcontractors who are out of business draft supplements to semis and concluct research regarding seme.		
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10/3/2016	10/3/2016	10/4/2016	10/4/2016			10/4/2016	ļ	_	-	10/5/2016	10/5/2016	10/5/2016	10/5/2016	10/6/2016	10/10/2016	10/10/2016		 -			<u>ш</u> і.	9102381701	2000		10/21/2016	10/21/2016	10/21/2016	10/24/2016	10/25/2016	10/25/2016	10/25/2016	10/26/2017	10/27/2016	10/27/2016	11/1/2016	11/2/2016	11/3/2016
293	294	295	296		23/	298	239	300	301	302	303	304	305	306	307	308	303	įΑO	<u></u> ;71	3	6	514	315	316	317	£ .	319	320	324	322	323	324	325	326	327	328	329

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		Allocate to 14 sub	Allocate to 14 sub		t Alocate to 14 sub	Allocate to 14 sub	Affection 14 cub			Allocate to 14 sub	Allocale to 14 sub	Allocate to 14 sub		Allocate to 14 sub	Allocate to 14 sub	Allocate to 14 sub	Allocate to 14 sub	Allocated to 3 subs	Allocated to 7 subs	Allocate to 14 sub	Allocate to 14 sub	Allocate to 14 sub	Altocate to 14 sub	Allocate to 14 sub	Allocate to 14 sub		3.57 Allocate to 14 sub	Allocate to 14 sub	Allocale to 14 sub	Allocate to 14 sub	Allocato to 14 sub	6.25. Allocate to 14 sub	Allocate to 14 sub	Allocate to 14 sub		WWP
4.46	4.82	28.6	321	2.88	24.11	28.93	R 25		2.68	3,21	11.61	5.36	3.57	2.68	6.25	7.14	5.38	DS-211.	16.00	11.25	7.14	5.36	1.79	5.36	4.46	3.57	3,57	4.82	12,86	14.29	2,68	6.25	14.29	6.25	19.25	495.00
	33,75 \$	86.75	22.50 S		168.75 \$	202.50 \$	43.75 \$		-	22.50 \$	81.25 \$	37.50 S	25.00 \$	18.75 \$	43.75 \$	50.00 \$	37.50 \$	418:50 %	S AND	78.75		37.50 \$	12.50 \$	37.50 \$		25.00 \$	25.00 \$	33.75 \$	8 00'06	100.00	18.75 S	43.75 \$	100.001	43.75 \$		495.00 \$
		68.75	22.50 \$		168.75 \$	202.50 \$	49.75			22.50 \$	\$1.25	37.50 \$	25.00 \$	18.75 \$	43.75 \$	50.00 \$	37.50 \$	*(* <u>2.570</u> §	1601 \$	78.75 \$	\$ 00.06	37.50 \$	12.50 \$	37.50 \$	31.25 \$	_	25.00. \$	33.75 \$	\$ 00.08	100:00	18.75 \$	43.75 5	100.00	43.75 \$	135.00 \$	2.5
52,50 \$	_	137.50 \$	45.00 \$		397.60 S	405.00	\$ 05.78			_	162.50 \$	75.00 \$	\$0,00	37.50 \$	87.50 \$	100.00	75.00 \$	237 EQ. 1	\$ 35,014	157.50 \$	\$ 00.001	75.00 \$	25.00 \$	75.00 \$	62.50 \$		\$0,00		180.00 \$	200.00	37.50 \$	\$ 05.78	200.00	\$7.50 \$	270.00 \$	495.00
+	0.3	##- *** ***	0.2	0.3	1.5	67	0.7	_		` 	4.3 S	8 90	9	0.3 \$	0.7 \$	8.0	\$ 90	# 40	200	0.7	0.8	0.6 \$	0.2 \$	\$ 90	0.5	0.4	\$ 1.0	\$ 80	\$ 8.0	e.	0.3 \$	0.7	16 S	\$ 1.0	cv.	2,2
Draft worth artists about 1 lines of the control of	∵ F	Assess, analyze and review universe of documents loaded into igno database for verious subcontractor documents in preparation for upcontring evidentiary hearings.	Update Rigation matrix to reflect discovery responses.	1	Begin outline of proof with regard to defenses to claims asserted by various subcontractors.		subcontractors who asserted chains against APCO. Assess analyze and review universe of disclosed documents for ratification agreements for	various subcontractors.	Update and raview litigation mainx ragarding ratification agreements.	Draft monthly status report to client.	Assess, analyze and ravitar universe of documents produced by various subcontractors and commencers and comments in proparation for upcaming evidentiary hearings.	Prepare and review documents in preparation for upcoming hearing.	Access; analyze and review ligation matrix received from client regarding ratification agreements writh various subconfractors.	Conference call with Litigation Services regarding access to online database of diactosed introments	Assess, analyze and raview universe of displosed documents and prepare various subscriptoring documents for six sixteen and analysis.	Assess, analyze and review universe of disclassed documents for subcentractor filed liens.	Update and review litigation matrix regarding filed flen emounts and retification egreements.	Assessed in state to written the Artifician relations of many National Processed in the State of	Drint iddisex of Boatch white regarding Adequation, United Study Officer Niger Bernehman Word indivised Religion Section 1	nd effirmative defenses.	-	ants	Conference call with Litigation Services regarding electronic depository of produced documents.	tion of discovery	╁	documents for various	coming evidentiary hearings.	\vdash	s) to all	Assess, analyze and roview universe of disclosed documents regarding ratification agreements between various subcontractors.	or review and discovery disclosures and	d by various parties.	Continue to assess, analyze and raylew universe of disclosed documents for televant information in proparation of evidentiary hearings.	1	วองค	to National Wood's request for production of a Interrogatones to APCC; and begin preparing
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Allocate to 14 sub	Allocate to 14 sub	Albcate to 14 sub		12.86 Affocate to 14 sub	A Allocated to 14 subs	6,43 Allocate to 14 sub	8.04 Allocate to 14 sub	Allocate to 14 sub	Allocate to 14 sub	Aflocate to 14 sub	NWP	Allocate to 14 sub	NWP	Allocate to 14 sub	Altocate to 14 sub	Aliccate to 14 sub	Allocato to 14 sub	Affacate to 14 sub	Allocate to 14 sub	Allocale to 14 sub	Allocate to 14 sub	NWP	AWA	NWP	Allocate to 14 sub	Allocate to 14 sub	Allocate to 14 sub	Aflocate to 14 sub	NWP	Afocate to 14 sub	3.2) Allocate to 14 sub
4.82	4.82	2.68			MC 274	6,43		4.46	12.60	40.18	90.00	11.25	67.50 NWF	7.14	4.46	3.67	10.71	-	6.43	3.57	3.57	180.00	67.50 NWP	45.00	3.21	3.21	11,25	4,82	90.00 N	4.62	3.21
33,75	33.75	18.75 \$	105.00	180.00	67.14	45.00 \$	56,25	31.25	87.50	281,25	\$ 00.08	78.75	87.50 \$	\$0.00	31.25 \$	\$ 00'52	75.00 \$	37.50 \$	45.00 \$	25.00 \$	25.00 \$	180.00 \$	67.50	45.00 \$	45.00 \$	22.50 \$	78.75 \$	67.50 \$	\$ 00:06	87.50 5	45.00 \$
\$ 33,75 6	33.75	\$ 18,75 \$	\$ 105.00 \$	**	\$ 47.14 \$	\$ 45.00 \$	\$ 56.25 \$	31.25 \$	\$ 87.50 \$	\$ 261.25 \$	e s	\$ 78.75 \$	44	\$ 20.00	31.25 \$	\$ 25.00 \$	75.00 \$	37.50 \$	45.00 \$	25.00 \$	25.00 \$	U)	8	69	49	22,50 \$	70.75 \$	69	63	65	*
\$ 67.50	\$ 67.50	\$ 37.50	\$ 210,00	\$ 180.00	20°0999	00.08	\$ 112.50	\$ 62.50	5 175,00	\$ 662.50	\$00.00	\$ 157.50	\$ 67.50	\$ 100,00	5 62.50	\$ 50.00	\$ 150.00 \$	\$ 75.00	\$ 90.00	\$ 50,00	\$ 50.00 \$	\$ 180.00	\$ 67.50	\$ 45.00	\$ 45.00	\$ 45,00 \$	\$ 157.60 \$	97.50	S 90,06	\$ 67.50	\$ 45.00
0.0	0.3	-	0.7	D)	2	0.4	0,0	G ,5	4	2.5	0.4	0.7	6.0	9.0	0.5	0.4	72	9.6	0.4	ā	0.4	9.0	0,3	0,2	0.2	0.2	7.0	0.3	0.4	0.3	0,2
Analysis and strategy regarding the form and style and draft correspondence to counsel for Camon to summary kotgment issues.	1. 18 L		Compare discovery requests to client versus tho joint efforts communicate with office of counsel to	Analysis and strategy regarding Nisilional Wood's di and various arguments attempting to te damages	Review status with staff, formulate Intigs to do, strategiza on the 14 agoinst APCO, how in thirse killer 3 only against plent, their possible joint afforts with Camoo on the 14 agoin both. Torkey and tunding various occuments in context of it pay if paid.	Resparch procedural posture, intervenor, and issues with statement of claim, bogin review of claim fair.	atyze and review universe of claims by		Assess, analyze and review universe of depository documents regarding partitions, land, and cardications for various, suncontractors.	Research and analysis of dainre assetted by subcontractors for determination of oping that have to be proved up by the respective subcontractor and determination of any need or an expart to address industry standards, and conduct telephone calls with Cantob.	Assess, analyze and toview issues with claims from National Wood as an intervener in the action; and direct associate to conduct research on venous intervener issues.	4 1 1 1	Outline listere for memorandum regarding post-appeal intervenor and issues to look into	Assess, analyze and review universe of disclosed witnesses by all parties.	Prepare and review universe of documents in preparation of meeting with counsel for Camon.	Update any review matrix regarding various dains found in operating complaints.	Prepare and review universe of disclosed documents by all parties.	Create and review IPRC searches regerding rafification agreements and related documents.	Draft detailed email to counsel for Cambo regarding topics to cover in the forthcoming meeting.	Assess, analyze and feview universe of agreements between APCO and Gernstone Development West.	Assess, analyze and review universe of agreements beliween Cemico and Garristone Development West.	Continue review of client file and court proceedings to excertain information regarding. National Wood Products, and the procedural posture of the case; organize information in outline.	Research Neverla Rule and case law regarding intervenors and potential options for opposition / dismissing an interventian party.	Begin more expansive research regarding intervenors and potential options for opposition or dismissal.	Begin research Navada Law on statements of dains (as opposed to complaints).	Drait status email to client	Further analysis, and strategy regarding cialms and potential need for expert, and draft conceptione to client regarding some.	Recearch base regarding bankruptcy stay; research client documents to determine which parties are in bankruptcy.	Fhish expansive research regarding intervenors and potential options for opposition or dismissal.	Begin research researching Nevada Lavo on statements of claims (as opposed to combinitis); insearch regarding valver where no objection is made to statement of claims.	Research court website regarding additional documents.
CSM	CSM	TF	3	CSIN	3	κ W	Ŧ	<u>.</u>	TF.		CSM	₩S	KAW	TF		TF	15			TF	ΙF	KAW	KAW	KAW	100			7			Κ
12/29/2016	12/29/2016	12/30/2016	12/30/2016	1/2/2017	1/3/2017	11372017	1/3/2017	1/3/2017	1/3/2017	1/3/2017	1/3/2017	1/3/2017	1/4/2017	1/4/2017	1/4/2017	1/4/2017	1/4/2017	1/4/2017	1/4/2017	1/5/2017	1/5/2017	1/6/2017	1/6/2017	1/6/2017	1/6/2017	1/6/2017	1/6/2017	1/9/2017	1/9/2017		1/9/2017
366	367	368	369	370	37.1	372	373	374	375	376	377	378 J	<u>A</u> 0(<u>ქ</u> 3	8	383	384	385	386	387	388	380	380	391	392	393	394	395	396	397

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55.00	\$ 22.50	\$ 22.50	\$ 22.50 \$ 22.50 \$ 72.50 \$ 22.50 \$ 55.00	\$ 18.75 \$ 12.50 \$ 22.50 \$ 22.50 \$ 22.50 \$ 55.00 \$ 55.00	37.59 \$ 18.75 \$ 18.75 45.00 \$ 22.50 \$ 22.50 45.00 \$ 22.50 \$ 22.50 55.00 \$ 55.00 \$ 55.00 55.00 \$ 55.00 \$ 55.00
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25 55	w w w	9 00 00 65 0	\$ 22.56 \$ \$ \$ 55.00 \$ \$ \$ 56.28 \$ \$	\$ 18.75 & \$ 5.250 \$ \$ \$ 5.00 \$ \$ \$ 5.00 \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	37.59 \$ 18.75 \$ 45.00 \$ 45.00 \$ 22.50 \$ 55.00
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	-4	-4-		10.4	17. 45

ΙĔ	2/16/2017 TF	Prepare and review universe of documents in proparation for moeting with Special Master.	0.4	\$ 50	\$ 00.05	25.00 \$	25.00	S	3.57 Allocate to 14 sub
IE.	2/16/2017 CSM	Email exchange and idephone call with counsel for Camico regarding special master.	0.5	\$ 137.50	\$	68.75 \$	68,75	\$	9.82 Allocate to 14 sub
12	Н	Prepare documents and Ameline for special m	90		2	68.75 \$	68.75	\$ 9.82	32. Allocate to 14 sub
7,6	Z/16/2017 CSM		2	\$ 550,00	2	275.00 \$	275.00	(e	
3		Review potential witnesses to depos. current posture given recent dismissals, main parties for life lingation and things to do in context of same.	0.4	S 120,00		\$ 00.08	60.00	\$ 8,57	Affocate to 14 sub
Ę	2/17/2017 TF	Assess, analyze and review universe of disclosed documents for contracts, ratification agreements, lien documents, and various relevant documents regarding Helix Electric.	6.0	\$ 112.50		112.50 \$			Not charged to NWP
217		Assess, analyze and review universe of disclosed documents for contracts, ratification agreements, ten documents, and various relevant documents regarding hallonal Wood and Cabinetec.	6'0	\$ 112.50	\$ 02		112.50	\$ 112.50	NWP OX
717	Н		5.0	\$ 50	44	\$0.00	-		Not charged to NWP
7	2/17/2017 TF	Draft and propare index regarding universe of documents regarding National Wood and Cabinate.	70	\$ 50.	50.00	-	20.00	\$ 50.00	
5	1-1	Orafi slatus email to chort.	0.2	\$ 55.00	5 9	27.50 \$	27:50	\$ 3.93	3 Allocate to 14 sub
<u>ر</u>		Review and search for documents in context of relitications, separate agreements with Cannoo, emels or other documents supporting same on various ten obtins and subcontractors, handwritten revisions to 3 8 and related issues.	۸	\$ 800.00	5 9	300.00	300:00		
22		Prepare for meeting to discuss titigation strategy and universe of retevant documents.	9.0	\$ 100.00	b-9	50.00	50,00	\$ 7.14	4 Allocate to 14 sub
27	Ш	Moeting to discuss iligation strategy and upcoming deadlines.	9.6		\$	37.50 \$	1 1		6 Allocate to 14 sub
12		Prepare and review universe of intigation binders regarding relevant documents for various. Subcontractors.	9	\$ 200.00	v	100.00	100.00	\$ 14.29	
2	2/22/2017 TE	Assess; analyze and review universe of disobased documents for executed ratification agreements and contracts between Camico and Gemistone.	T	\$ 175.00	67	87.50 \$	87.50	5 12,50	0 Allocate to 14 sub
133		15 4	0.5	\$ 150.00	S	75.00 \$			Not charged to NWP
33	- (Meating to discuss illigation strategy and upcoming deadlines.	0.5	\$ 62.50	9	31.25 \$	31.25	\$ 4.46	6 Allocate to 14 subs
ğ		llernize and review universe of documents regarding Cetalreter, and Nevada Wood Products to be referenced in response to request for production of documents.	0.7	\$ 87.50	e4 20	t/s	87.50	87.50	
Š		Continue to assess, analyze and review univer with various subcontractors.		\$ 112.50	69	56.25 \$	56.25	\$ 8.04	4 Alocate to 14 subs
3		Analysis and strategy regarding speciel mester various motion work moving forward:	-	\$ 220.00	s	110.00 \$	110.00	\$ 15.71	Allocate to 14 subs
3	343.	Analysis and strategy regarding order of denos	0.3	\$ 62.50	49	41.25 \$	41.25	\$ 8.25	APCO served 10 dept
33		Research issues with regard to railfications, and potential documenta to support a delence of client where railfications are not present.	0.8	\$ 220.00	63	110.00 \$	110.00	\$ 15.71	Allocale to 14 subs
7237		Assess, analyza and review National Wood's rogs, request for production of documents, and admissions, analysis and strategy regarding answering series, and direct paralegal to prepare documents for response to request for production.	0.6	\$ 165,00	s 2	65	165.00	\$ 165.00	NWP C
24.		end National Wood Products (egarding	9,0	\$ 75.00	\$ 00	59	75.00	\$ 75.00	NWP
훓	2/24/2017 JGJ	10 7 12 14 14 15 15 15 15 15 15 15 15 15 15 15 15 15	'n	3. 1,110.00	6 9	\$ 55.00	39.29	BC 66	Allocate to 14 subs
¥	2/24/2017 TF	ity requests and interrogatorise to various ness	60	1,2.50		56.25 \$	58.25	808	Afocale to 14 subs
蒙	2/24/2017 TE	Update and review litigation matrix regarding confrants between Certicorand various subconfrances.	Ē	\$ 187.50	49	88,75 \$	68.75	28.6	Allocate to 14 subs
247.	2/24/2017 TF	lueots between Campo and various	90	\$ 62.50	69	\$1,25 S	31.28	4.46	Allocate to 14 subs
247	2/24/2017 GSM	regarding paid it paid tanguage in the eubcontracts, and iftist versus pay if paid issue due to certain language in	0.5	\$ 137.50	69	68.75 \$	68.75	\$ 9.82	Alecate to 14 subs
	-1			\$ 55.00	49	\$ 05.	-	\$ 3.93	Affocate to 14 subs
ž (Z/Z4/Z017 C5M	in deant regarding ramalning ing additional progress on case.		S 110,00	U?	\$ 00.32		\$ 7.86	Alocate to 14 subs
ž		iten discovery iton, and rogs,		5 412.50	4	w .	414.50		dAM
247	2/24/2017 MANH	AMH Review status of each oblinaint and stategize resolution to each one	8	\$ 00'065 \$	0 \$ 27.85 \$.85 5	Z7.85 \$		27,85 Allocate to 14 subs

	excising out contenders not responding to questionnaire and dismiss NRS/Ch. 108 daim						
: I	Assess, analyze and review themorandum propared by Steven Morris, Esq. regarding pay.	9.5	8	62.50 \$	31.25 \$	31.25 \$	4.45 Allocate to 14 subs
4 .	chang Deutse. Kissess, analyze and review NRS 624 826 regarding pay-if-paid clause.	0,3	\$ 37	37.50 \$	18.75 \$	18.75 \$	2.68 Attacele to 14 subs
F 1	Continue to assess, analyze and review universe of contrade between Centro and various supported in	-2	150.00	# 00	75.00 \$	75.00 \$	10.71 Allocate to 14 subs
CSM	Telephone conference with client regarding status of case and strategy moving forward.	4.0	\$ 110	110,00	55.00 \$	55.00 \$	7,86. Allocate to 14 subs
XSS CS	Research NRS 524 and develop legal strategy reparding motion-work and deposition is the	0.4	2	110.00 \$	\$ 00.55	\$5.00	7.86 Allocate to 14 subs
<u>S</u>	Receipt and raylow Pool objection to Apop request for SM to recommend dismissal of NRS 108 claims and SM response, that such matter should be made formally via motion to Judge.	0.3	G6 	80.00 80.00	45.00 \$	45.00 \$	6.43 Affocate to 14 subs
SS.	Research and analysis regarding moton to diginiss varsus lateng the deposition of various parties to determine whether various subcontractors till have standing to assert claims.	9	137.50	. ≠	68.75 \$	66.75 \$	13.75 APCO served 10 dapo notices, should be allocated to 10 subs
CSM	Prepare, monthly status letter to chent.	0.2	\$ 55	\$5.00 \$	27.50 \$	27.50 S	3.93 Affecte to 14 subs
1	Research regarding current antity details of subcontractors with claims against APCO.	<u></u>	\$ 162		81.25 \$	81,25 \$	11,61 Alboate to 14 subs
1	Meeting to discuss entity details of various subcontractors.	0.3	\$ 37	37.50 \$	18.75. \$	_	
CSM	Analysis and strategy regarding remaining subconfractors in action for response to special	0.3	\$ 82	82.50 \$	41.26 \$	41.25 \$	5.89 Allocate to 14 subs
	Analysis and strategy regarding NRS 108 motion and subcontractors, and supplement APCPs, a hilaciting and resolves to same.	0.3	\$ 92	82.50 \$	41.25 \$	41.25 \$	5.89 Allocale to 14 subs
	Assess, analyze and review National Wood's requests for admissions; and supplement	2.5	\$ 687.50	S .	s	\$ 22.299	687.50 NWP
1	Transport of the second	-	\$ 275.00	\$ 00.	€9	275.00 \$	275.00 NWP
	vecos s regulation production occurrents. Meeting to discuss documents to be referenced in response to Cabinetec's discovery	0.3	\$ 37	37.50 S	ы	37.50 \$	37.50 NWP
т	Assess, analyze and review universe of discovery between Cabinetec and APCO.	0.5	\$ 62	62.50 8	\$	62.50 \$	62.50 NWP
	Assess; analyze and review universe of disclosed documents regarding Cabinetec and Nevada Wood Products for references to work conpleted at buildings 8 and 9.	0,7	\$.	87.50 \$	4	87.50	87.50 NWP
	Assess, analyze and review universe of disclosed documents for ratification agreements. Cathories of Nevada Wood Products.	4.0	90 80	\$0.00	is.	\$ 00'05	50.00 AWP
#	Assess, analyze and review universe of disclosed mots, and plans for references to building designations.	0.4	9. 9.	\$0.00 \$	25,00 \$	25.00 \$	3,57 Allocate to 14 subs
f	Assess, analyze and review various documents and invoicing compared to project timeline (quiddings 8 and 9) and Camco taking over control of the project to respond to National Wood's written discovery.	1.2	330.00	8 0	Le .	330.00 \$	330.00 NWP
1 .	and responses to Natio	2.2	\$ 605.00	<i>\$</i>	L9.	\$ 00:5:09	605.00 MWP
I	Continue to compile and review universe of documents to be referenced in discovery responses to Nevada Wood Products.	0,B	\$ 100	100,001	சு	100.00	100.00 NWP
1.5	Assess; analyze and review universe of documents produced by Cemco for contracts with Committee	40	200	50.00	25,00 \$	25.00 \$	3.57 Allocate to 14 subs
1 '' i	Canforence cell with Litigation Services regarding depository documents.	0.3	\$ 37	37.50 \$	18.75 \$		2.68 Allocate to 14 subs
. !	Telephone call with client regarding case status	0.2				_	3,93, Altocate to 14 subs
- 1	Finalize and execute discovery responses re National Wood.	9.0		_	+	-	
. : 1	Assess, analyze and review discovery responses received to date and update illigation matrix.	9.0	\$ 75				
CSM	Draff or films for 30(b)(6) deposition of subcontraders	e •	\$ 357.50	8	478.75 \$		35.75 APCO served 10 depo notices; strong be allocated to 10 subs
CSM	Research issues, statutes and case law with regard to dissolved comparities to determine arguments to counter issues ratigid by opposing pounsel about timing of filing of case.	6.5	\$ 137.50	\$	64	68.75 \$	9.82 Allocate to 14 subs
[]	Assess, analyze and review rasperion regarding five year rule.	40	S.	-	25.00 \$	1	3.57 Allocate to 14 subs
N# 10 (74)	Search and review case law and stalluse of plans slabs p. if or when revoked company is probleged from Thing and defending suit and refered assues formulate deeper argument to achieve poal aid-using combination of ARS Ch. Te producing graft ARSI vain.	8	er 640.073	6	4	# 00 08	60,000 Allocated to 14 subs
1	Analysis and strategy regarding motion for summary judgment against National Wood and NDS the motion	4.0	\$ 110.00	s 00	,	110.00 \$	110,00 NWP
	despen analyze and toutons been de units stier was abadiliase and Cours alle	0.0	95	4 000	0 02 20		

	uning para in para monor-in separate case altar in enda ta ser procedules.				· · · · · · · · · · · · · · · · · · ·		
CSM	Assess, analyze and review various documents for Helix on the project to determine motion work and brild lend strategy.	20	\$ 110.00	es.	10.00 \$		Not charged to NWP
Е.	Research regarding entity status of subcontractors with wabba claims against APCO.	7,5	\$ 187.50	# 0	69	93.75 5	13.39 Allocate to 14 subs
±	Update and review litigation matrix regarding entity status of various subcontractors	9.0	\$ 75.00	6.0	37.50 \$ 3	37.50 \$	5.36 Allocate to 14 subs
CSM	Draft supplements to Bigation matrix with information provided from client.	1	\$ 82.50	s	\$	41.25 \$	5.89 Allocate to 14 subs
<u></u>	Continue research regerding entity statys of various subcontractors with claims against APCO.	86, C)	\$ 100.00	s	50.00 \$	50:00	7.14 Allocate to 14 subs
	Update and review libgation matrix regarding datity status of subcontractors.		\$ 62.50	u	•	31.25 \$	4.46 Allocate to 14 subs
	Meeting with JCJ to discuss status of lingation and strategy for upcoming motions.	4.	\$ 50.00	•	25.00 \$ 2	25.00 \$	3.57 Allocate to 14 subs
F >	Research and review universe of ratification agreements between subcontractors and Campo	13	\$ 212.50	s	506.25 \$ 10	106.25 \$	5.18 Allocate to 14 subs
į	Draft and prepare litigation tratify regarding status of various ratification agreements.	0.6	\$ 75,00	5 **	37.50 \$ 3	37,50 \$	5.36 Allocate to 14 subs
1	Meeting with JCJ and CSM to discuss subcontractors with viable cleims against APCD and	0.7	\$ 37.50	677	43.75 \$ 4	43.75 \$	6.25 Allocate to 14 subs
4	preparation of upwaring museums. Confinue to essess, analyze and review universe of disclosed documents for contrasts.	Ξ	\$ 137.50	es	8 5.75	68 75 \$	9.82 Allocate to 14 subs
1 1 1 1	DEFERRENT ALTHURG BIT STATIONS SUBCONTRACTORS. STATEMENT OF SUBLIFIED SUBCONTRACTORS TO SUPPORTED BY CITETH documents on no documents or support cheef assertions, possible NRS 106 motion, Brian as client's sole withess, formulate things to do; search various sub documents on context of	<u></u>	390,00	us.	195.00 \$ 19	195.00 \$ 2	27.86 Atocale to 14 subs
1.	Prepare and review universe of documents in properation for meeting with plents.	5	\$ 50.00	65	•	25,00 \$	3.57 Allocate to 14 subs
	Assess, analyze and review detailed order from court regarding order to show cause for. Issues related to anosel and any MRS 108 issues for future motion.	4	\$ 110.00	**	55.00 \$ 51	55.00 S	+
	Search and review history of NRS 108 for support on land gone results in no more valid. NRS 108 claims and possible kill off or contract and related claims.	8	\$ 640.00	\$ 270.00	ея	270,00 \$ 3	38.57. Allocate to 14 subs
	ocuments fo	8.0	\$ 100.00	s	100,00		Not charged to NWP
	Update and review iligation matrix regarding universe of disclosed documents for various subcontractors.	4.	\$ 50,00	1/7	25.00 \$ 28	25.00 \$	3.57 Allocate to 14 subs
				cs.	27.50 \$ 27	27.50 \$	3.93 Allocate to 14 subs
		60°	90. 06	5.0		£ 1000	30.90 Allocated to specified subs
	is of motion regarding			6/)	.	82.50 \$	11.79 Affocate to 14 subs
	clors and aclive claims.			€9	s,	\$	
	Update and review litigation marriex regarding subcontractors and active claims. Produce and review threshor bridgers with included outsity details and improve it retains	9.0		1.55 0	5	•••	
	ed etility deddis zixu Universe urrewani	2 6	162.50	7 (so (
MSO	of exhodeen	+		0 60	A 49	82.50 \$	4.29 Allocate to 14 subs
		9.0	75.00	45	37.50 \$ 37	37.50 \$	5.36 Allocate to 14 subs
٠.	Sale	9	20,00	t/3	25.00 \$ 25	45	3.57 Allocate to 14 subs
1	us of claims of various	6.0	37.50	GA.	18.75 \$ 18	18.75 \$	2.68 Allocate to 14 subs
SSM		0.5	137.50	\$ 68.75	60	B8.75 \$	13.75 APCO served 10 depo notices.
		0.2	55.00	\$ 27.50	2	27.50 \$	3.93 Allocale to 14 subs
ı I		0,3		w	\$		
Ľ	tractor disclosures for documents and	8	225.00	\$ 112.50	v	112.50 \$ 16	16.07 Allocate to 14 subs
E . e 4	ect filing of notices of deposition for PMK	0.5	137.50	\$ 68.75	\$	68.75 \$ 1	13.75. APCO served 10 depo notices.
4	Assess, analyze and raview universe of Heix Electric of Nevada documents regarding claims.	0.8	100.00	\$ 100.00	\$ 00		Not charged to NWP
	einst Nevade Prefab, Helix Electric,	0.4	50.00	\$ 25.00	\$ 00		Noi charged to NWP
1	Email exchange with client regarding remaining subcontractors with active claims against	\$ 2.0	25.00	\$ 12.50		12.50 \$	1.79 Allocate to 14 subs
1	Children and contain even indeed blocked blocked Dead and described and described and described blocked blocked by						

£	⊨	CSM	Telephone call with client regarding status of case.	0.2	s	55.00.8	\$ 27.50	•	27.50 \$	3.93 Allocate to 14 subs
24	3/31/2017	F	Assess, analyze and review universe of Cabinetec documents for conditional waivers and transpases.	0.7	17 7	87.50 \$		\$	\$ 05.50	
345	4/3/2017	۴	Email exchange with Joe Pelan regarding Intervenor documents filed by National Wood	0.2	нэ	25.00 \$	-	2	25.00 \$	25.00 NWP
546	4/3/2017	<u> </u>	Prepare and review requested Nettonal Wood Products filings for review by Joe Pelan.	0,3	so	37.50 \$			37.50 \$	37.50 NWP
547	4/3/2017	CSW	Communicate with client regarding issues with National Wood and documents needed to assist with defense of cleims and direct perafegal to prepare and provide client with various documents.	0.5	ь.	137.50 \$		€F	137.50 \$	137,50 NWP
848	4/4/2017	(F)	Property Bryon universe of subcontector documents in preparation for upcoming	8.0	65	100:00	90.09	6	\$ 00.00	10.00 APCO sarved 10 depo notices
543	4/4/2017	#	Update and reciew libration moths to preparation for updoming depositions.	γ0	60	8 00 05	25.00	•	\$ 100 36	Should be allocated to 10 subs
65	4/4/2017	200	Draft amili to class transfers consistent actions to the distriction	5		• • •				
12.	4:4/2017	100		y [9 6			e t		
299	4/5/2017	1	7	3 6	e la	50.00	41.23	, v	50.00 \$	5.89. Altocate to 14 subs
553	4/5/2017	#	Assess, analyze and review universe of documents disclosed in National Wood Products.	9.0	s,	75.00 \$		\$	75.00 \$	75,00 NWP
554	4/5/2017	#	ind, lest supplemental disopsures pureuant to NRCP 16.1, Prepare and review universe of National Wood Product's documents in preparation for	9.0	9	100.00		\$ 10	\$ 0000	COLON NAME
t t	41619017	1	upcombig depositions.			_			,	
3	10701		Carturale and distance while or daints by various subconfigures in preparation for upcoming depositions.	0.0		. 75.00 \$	37.60		37.50	7,50 (APCO served 10 depoinatives; should be allocated to 10 subs
556	4/6/2017	±.	Assess, analyze and review universe of documents, provided by Joe Pelan for decovery displasures;	9.0	69	75.00 \$	37.60		37.50 \$	7.50 APCO served 10 depo notices.
557	4/6/2017	11	Draft and propare APCO Construction's seventh supplemental discosure of thaged documents	2.0	30	87.50 \$	43.75	₽	43,75 \$	to 14
558	4/6/2017		Conference all with Lingation Services regarding availability of opposing counsels discovery monthing.	70	s	50.00 S	25.00	8	25.00 \$	3.57 Abocate to 14 subs
559	4/7/2017	#	Cartinue to compile and prepairs universe of documents to be disclosed in seventh	80	₩.	100.001	50.00	es.	50.00	7.14 Allocate to 14 subs
38	4/7/2017	CSM	suppemental discidente of maged documents. Draft status correspondence to client.	0.3	60	82.50 \$	41.25	44	41.25 8	F.80 Allocate to 14 enthe
<u>4</u> 0	4/7/2017	CSM	Assess, analyze and review various issues with Helix documents and research and	0.5		+				
Q.7	4/11/2017	#	analysis or various correspondence and unexecutor familiamon agreements. Assess, analyze and review universe of executed ratifications and subcontractor.	6.0		112,50	56.25	65	56.25	11.25 APCO served 10 deno noticos
1	14/40/19047	a d'ala	agreements in preparation of upconting depositions.							should be allocated to
43		<u>-</u>	Continua to prepare and review occurrents regarding Zitting Brothers. Helix Electric, and interstate in preparation of upcoming depositions,	<u>-</u>	ıa i	137,50 \$	45.83	65	3	Not charged to NWP
564	4/12/2017	ı.	Update and review fitgation matrix regarding executed ratification and subcontract details.	0.4	49	\$0.00	25.00	\$ 28	25.00. \$	3.57 Alfocale to 14 subs
565	4/12/2017	CSM	Communicate with client regarding license issue; conduct telephone calls regarding same, and dreft detailent crimenonicanse to client	21	64	330,00	165.00	391 \$	165,00 \$	23.57. Allocate to 14 subs
986	4/14/2017	CSM	Follow up with counsel for various subconfractors regarding available dates for depositions of their conforms entracements.	0.5	66	137 60 \$	68.75	•	68.76 \$	13.75 APCO served 10 depo notices.
567	4/14/2017	CSM	Assess, analyze and review Helx Electric of Novada, LLC's first set of requests for	0.5	s	137.50 \$	137,50	\$		Not charged to NWP
-			⊑ ∣							
88	4/14/2017	SSM	Review depository Index for documents from Helix and Zitting.	-			\$6.00		-	_
596	4/18/2017	MSE	ъ.	3		\$ 00.06	45.00	\$	\$ 00.64	6,43 Alocale to 14 subs
570	4/19/2017	46	o and reason upwerse of the one! Note: Brothel are Shiftee trainings.	200	S	0.00			S 52 50	1825 Allocate to specified subs
57.1	П	1	Assess; analyze and review universe of hers and opdate Higation metrix.		9	87.50 \$	43.75	5 43	43.75 \$	6.25 Allocate to 14 subs
572		<u>.</u>	Meeting with CSM to decuts status of titigation and preparation for upcoming depositions.	ខ	64	37.50 \$	18.75	48	18.75 \$	3.75 APCO served 10 depo notices:
573	4/20/2017	TF	Prepare and review universe of Helix Electric documents for roview by Brian Benson in preparation for his upopening demostiture.	8.0	8	100.00	100.00	64		Not charged to NWP
574	4/20/2017	H .	Assess, innalyzo and raview universe of documents for egreements and contracts between	0.4	9	20.00	25,00	\$ 25	25.00 \$	3.57 Alborate to 14 subs
375	4/20/2017	11-		4.0			25.00	\$5	25.00 \$	3.57 Allocate to 14 subs
576	4/20/2017	res	Review various documents produced by Heilx in proparation of meding with client and laking the demonstrate desirates	╁┈		330,00			_	
21.2	4/20/2017	AMH	Review bulgstanding amounts to subcontractors.		4.5	\$ 00.00	45,00	\$	45,00 \$	6.43 Allocate to 14 subs
578	4/21/2017	TF			25	75,00 \$	1	\$ 37	37.50 \$	5,38 Allocate to 14 subs
579	4/21/2017	ΤF	Draft and prepare subpoona duces tecum to Martin-Hamis Construction regarding Helix Electric documents.	_	s,	87.50	87.50	₽		Not charged to NWP
280	4/21/2017	T	Assess, analyze and review universe of lien documents disclosed by all parties.		5	100.00	60.00	\$ 50		7.14 Allocate to 14 subs
186	4/21/203/	*	Update and review lingation matrix with thed ferti-amounts.	7		\$0.00	25,00	\$ 25	S	

				ia.	ş	<u> </u>								T			Τ'''			Ţ			<u> </u>				<u> </u>	Τ	Ī			
34)29 Allocated to 14 subs	APCO charge to Helix			APCO served 10 depo notices;		Mot charged to NWP	Allocate to 14 subs	Altocate to 14 subs	Allocate to 14 subs	Allocate to 14 subs	Allocate to 14 subs	Allocate to 14 subs	Not charged to NWP	Allocato to 14 subs	Allocate to 14 subs	Allocate to 14 subs	NWP	Allocate to 14 subs	Not charged to NWP	NWP	Allocare to 14 subs	Alfocale to 14 subs	Allocated to specified subs	Allocate to 14 subs	Allocate to 14 subs	Allocate to 14 subs	APCO served 10 depo notices	Allocate to 14 subs	Alocale to 14 subs	APCO served 10 depo notices, should be allocated to 10 subs	to 14 subs	Allocated to 14 subs
34.29		5.89		13.75	82.50		1.79	3.57	8.25	21,43	6.25	25.00		65.00	3.57	2,68	62.50 NWP	7,86		100.001	98.57	3.57		5.36	2.68	8,25	200	-		6.25	132.86	120.00
34.29		41.25 \$		68.75	82.50 \$,	12.50	25.00 8	43.75 \$	150.00	43.75 \$	175.00 \$		385.00	\$ 00.32	18.75	62.50 \$	\$ 22.00		\$ 00.001	170.00 \$	25.00 \$		-	18.75 \$	43.75 \$	25.00 \$	88.75. \$	112.50	31.25 5	132.86 \$	120.00 \$
34.29 \$	137.50 \$	41.25 \$		£8.75 ₽	ea	110.00 \$	12.50 \$	25.00 \$		150:00 \$	43.75 \$	175.00 \$	302.50 S	385:00 \$	25,00 \$	18,75 \$	es-	\$5,00 \$	87.50 \$	49	170.00 \$	25.00 \$		_	18.75	43,75 \$	25.00 \$	68.75 \$	112.50 \$	31.25 \$	132.89 \$	120.00 \$
160.00 \$	\$ 137.50 \$		\$ 137.50 \$	137.50 \$	82.50 \$	110.00 \$	25.00 \$	\$ 00:05	97.50	300,00	87.50 \$	360.00	605.00 \$	\$ 00.027	\$ 00.00	37.50 \$	62.50 \$	110.00 \$	87.50 \$	100.00	1,380.00 \$	\$0.00		75.00	37.50 \$	\$ 05.70	\$ 00.05	137.50 \$	225,00 \$	62.50 \$	1,860.00 \$	1,680.00 \$
9 9	0.5	0.3	60	8.0	0.3	0.4	0.2	0.4 \$	0.7	-	0.7	28	22	2.8	0,4	0.3	5.0	0,4	\$ 4.0	8.0	A.6 S	0.4 \$		Н	\$ 03	0.7	# D	0.5	8	\$ 9.0	8.2 8.2	8. 8.
ANH Strategize completion of remaining discovery, review defenses and any supporting decountering to a supporting decountering the supporting decountering to a support of the supporting decountering to a support of supporting the support of the support of supporting the support of supporting the support of supporting the supporting supportin	1	7.			Assess, analyze and review plantif in Infervention National Wood Products Inc. notice of deposition of defendant in Intervention Ageo Construction and request for production of depositions that and expansion for handline of some	Assess, analyze and review Helix Electric of Ne APCO Construction and Ziting Brothers ConstruCton numeron to NECE STRINE.	Conjerence call with Holo Discovery regarding documents needed for meeting with Brien. Benson	a and review filed liens and update Rigariton matrix.	Preparé and review universe of documents in preparation of meeting with the sand Brian Benson.	Stategize and review with staff what information context of depositions, defenses and assertions	Meeting with JCJ and CSM to discuss status of litigation and preparation for upconfing	Meeling with			Preparte and rovious requested documents for rovious by Brian Bensein in preparetion for uncommitted themselfone.	Update itigation matrix regarding universe of disclosed documents by various parties;	Format and prepare universe of Nevada Wood Product disclosed documents for review by Brian Benson in neutralism for the amounted demolstone	Assess, analyze and review correspondence from Brien Berson regarding documents; oralt response to serine, and direct paralogatio propare and provide Brian with all documents produced for parties still in the litination.	Prepare and review additional Pellx Electric documents for review by Brian Benson in preparation for his upcoming depositions.	Prepare and review additional National Whood documents for review by Brian Benson in preparetion for his upcoming depositions.	Review various documents of clearis and eiths, pay explications, entails and related concerns; arralyze test use of same, what is still neaded in context of defense and thocorining depositions, various legal assertions, possible ways to work down the claims	Formal and propare exhibits for status fetter to	e de la companya de La companya de la co	Assess, analyze and raview universe of disclosures by preylaus counsel.		Assess, analyze and review universe of documents for photo and video files of project.	Assess, analyze and review universe of deposition addices and update mann's regarding upcoming depositions.		Assess, analyza and roview subcontractor files ar Joe Palan.	Meeting with J.C.J. and CSM to discuss status of litigation and preparation for upconting dopositions.	otos, videos, pay applications, no, what is sull heeded in context of	Review various documentis of clients and soubs, photos, widebs, pay history. Issues on payments, emaits and related; analyze best use of same, what is still needed in context of defense and upcoming depositions.
ACH	CSM	CSM	CSM	NSO.	CSM	CSM	۳	#	j.	o O		±	CSM	CSM	L	14	¥	=	¥	±	3	¥		i i			31.34		: :	1		ដ្ឋ
4/21/2017	4/21/2017	4/21/2017	4/21/2017	4/21/2017	4/21/2017	4/26/2017	4/27/2017	4/27/2017	4/27/2017	4/27/2017	4127:2017	4/27/2017	4/27/2017	4/27/2017	4/28/2017	4/28/2017	4/28/2017	4/28/2017	5/1/2017	5/1/2017	5/1/2017			5/2/2017	202026	5/2/2017	5/2/2017	5/2/2017	5/2/2017		5/2/2017	5/3/2017
562	583	28	\$85	586	587	588	583	290	591	285	593	294	595	969	ي پ	្គ្លា០	3 1	4 4	601	602	603	쳟	909	908	à	809	609	610	611	612	613	9. 7

0.2	respecting United Subboardingtons. Draft and present several humanes or disclosures for contracts and sen occurrents. Draft and present several hupbernerial disclosure of invaged documents. Of Formal and present several hupbernerial disclosure of invaged documents. Of mesonses. Draft monthly status report to client. Assess, analyze and review various documents disclosed from diffort for remaining. 2.8
0.5 3 47.5 68.75 4 88.75 4 3 75.00 5 75.00 5 75.00 5 75.00 5 75.00 5 75.00 5 75.00 5 75.00 5 75.00 5 75.00 5 75.00 5 75.00 5 75.00 5 75.00 5 75.00 5 75.00 5 75.00 5 75.00 5 75.00 5 75.00 8 77.64 40.00 9	supportunations regunding submittals, costs and scape or work performed toward the end of the project. The project project is a proper of the project of th
0.2 \$ 55.00 \$ 5.00 </td <td>g, attieret hearing, positions disclosure and depositions</td>	g, attieret hearing, positions disclosure and depositions
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9 17 \$ 212.50 \$ 53.13 \$ 77.64 5.3 \$ 1,045.00 \$ 522.50 \$ 522.50 \$ 77.64 6.3 \$ 1,045.00 \$ 113.57 \$ 113.57 \$ 113.57 0.4 \$ 50.00 \$ 103.57 \$ 13.75 \$ 3.75 0.5 \$ 37.50 \$ 103.76 \$ 13.76 \$ 13.76 \$ 1.96 0.7 \$ 27.50 \$ 13.76 \$ 13.76 \$ 1.96 0.8 \$ 75.00 \$ 75.00 \$ 75.00 0.9 \$ 75.00 \$ 75.00 \$ 77.60 0.0 \$ 75.00 \$ 75.00 \$ 77.77 0.0 \$ 75.00 \$ 77.07 0.0 \$ 75.00 \$ 77.07 0.0 \$ 75.00 \$ 77.00 0.0 \$ 75.00 \$ 77.00 0.0 \$ 75.00 \$ 77.00 0.0 \$ 75.00 \$ 77.00	
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1,8 \$ 200.00 \$ 100.00 \$ 205.00 0.3 \$ 82.50 \$ 13.76 \$ 41.25 \$ 8.25 0.1 \$ 27.50 \$ 13.76 \$ 13.75 \$ 1.86 0.3 \$ 62.50 \$ 41.25 \$ 5.89 \$ 5.89 0.4 \$ 110.00 \$ 35.50 \$ 7.68 \$ 7.68 0.6 \$ 75.00 \$ 75.00 \$ 75.00 3.3 \$ 990.00 \$ 485.00 \$ 76.00 3.3 \$ 990.00 \$ 485.00 \$ 76.00 3.3 \$ 990.00 \$ 18.75 \$ 76.71 0.3 \$ 37.50 \$ 12.56 \$ 12.56 0.2 \$ 25.00 \$ 12.56 \$ 1779	
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o	\$ 37.50 \$	\$ 12,50 \$	\$ 75.00 \$	\$ 03,721. \$	\$ 27.50 \$	88.75 \$	\$ 50.00 \$	\$ 270,000 \$	\$ 220.00 \$	STATE OF	233.75 \$		25.00	18.75	87.50 \$	8.75	41.25 \$	82.50 \$	80.00		157.50 \$	605.00 \$	420,00 S	75.00 \$	137.50 \$	302.50 \$	43.75 \$	165.00 \$	82.50 \$	<u>s</u>	37.50	12.50 \$
720.00	75.00	25.00	150.00	275.00	55,00		100:00	1,140,80	220.00		467.50	220.00 \$		37.50 \$	87.50 \$	37.50 \$	82,50	185.00	80.00		315.00	605.00	420,00 \$	150.00	137.50 \$	\$ 00.509	87,50 \$	165.00	165,00 \$	25.00 \$	37.50 \$	25.00 5
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Prepare and organize for Mattenal Wood depo of CAMCO, stend same and in context of what they will want from APCC, and post-deposition disquesions with National Vocid. Cabineteo counter regarding amounts, documents, pay applications and related.	Calculate and review updated daim amounts made against APCO.	Draft and prepare matrix regarding claim emounts to be provided to	Continue to assess, analyze and review universe of pay applications and lob site fles previously produced by course.	Assess, amalyzo, and roview draft correspondence to clent; research and analysis of various exposure, issues, for felter requasted by clent, and doth supplements to same.			Prepare and review universe of documents to be referenced in discovery responses.	Review and search for amails and documents on problems with work, lattor, materials or joint ways to reject work or pay involving recreating subs. Gernstons pay fissory, dailties and blange orders of subconfractors in context of alleged claim amount.	Assess, analyza and review various Helix documents to direct response to Helix's request for production of documents.	Assess in this and referrable states and recoverable states and recoverable states and referrable states and r	Assess, analyze and review contractor jobsite files for Helix and Interstate.	Assess, analyze and review supreme court order and case law, and strategize regarding NRS 108 motion.		Update and review ingation matrix regarding claims against APCO.	Assess, analyza and review universe of disclosed Helix Electric documents and itemize in preparetion of discovery responses.	Meeting with CSM to discuss universe documents to be referenced in discovery responses.		Research and analysis of case law with regard to NRS 108 rights being extinguished by sudicial sale and printly issues.	Communicate with office of counsel for Helix on Their upcoming depositions of CAMCO.	Draft APCO's responses to Helix's first set of artmissions.	Conduct research on whether a foreclostine sale wipes out mechanic's llens on a property.	Assess, analyze and review various documents in preparation of supplementing discovery requests (requests for admissions, request for documents, and interrogatories) from Helix; and draft supplements to all responses to Helix's written discovery.	Prepare and organize for Helk depo of CAMICO in contoxt of APICO defense, appearance at same and communicate with staff of courset for MELIX on their documents against. APICO, change orders, their position on NRS 108 still alive, case law in context of same.	Communicate with Zilling regarding documents, depositions and related; communicale with counsel for HELIX, draft emended depo of Helix; communicate with Unitah regarding order stranfor MSJ without prejudice.	Assess, analyze and review various payment documents from Heix and interstate in proparation of deposition presentation of APCCI's PMK.	Prepare for and perticipate in deposition preparation of client.	Prepare and review universe of documents in preparation of meeting with Brian Benson.	Assess, analyze and rawkw correspondence from counsel for Martin Harris regarding subpoene for Hellx documents; conduct telephone call with same; and correspond with connect for Hellx.	ō	Assess, analyze and review universe of pay applications for Cabinelac in preparation for upcoming depositions.	Assess, analyze and raview universe of pay applications for Helix Electric in preparation for upcoming depositions.	lary Jo Alten regarding documents for disclosure.
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Allocate to 14 subs	APCO served 10 depo notices, should be allocated to 10 subs	APCO served 10 depo notices; should be allocated to 10 subs	Allocate to specified sutts	Allocate to 14 subs	Allocate to 14 subs	APCO served 10 depo notices; should be allocated to 10 subs	APCO served 10 depo notices; should be allocated to 10 subs	NWP	Not charged to NWP		Allocate to 14 subs	Not charged to NWP	Not charged to NWP	Allocated to specified subs	Alocate to 14 subs	APCO served 10 (lepo notices;	Allocate to 14 subs	Allocate to 14 subs	APCO served 10 depo notices;	Allocate to 14 subs	APCO charge to Holix	Altocated to specified subs	Not charged to NWP	Allocate to 14 subs	Allocate to 14 subs	Allocate to 14 subs	Allocate to 14 subs	Allocate to 14 subs	Allocate to 14 subs
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\$ 50.00	\$ 165.00	\$ 162,30	420 00	\$ 87.50	\$ 75.00	\$ 25.00	\$ 137.50	\$ 50.00	\$ 112.50	\$ 225.00	\$ 82,60	\$ 37.50	\$ 75.00	9279	\$ 112.50	5 137.50	_	\$ 65.00	\$ 50.00	\$ 55,00 \$	\$ 37.50 \$	009/	\$ 442.50 \$	\$ 00.00	\$ 112,50 \$	\$ 225,00 \$	87.50	\$ 37.50 \$	\$ 100.000 \$
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Assess, analyze and review additional universe discovery disclosures.	Assess, snalyze and review multiple amended inclines for clant 30(b)(6) withesses deposition	5. 5	Commitments are pour apourable behaved if Nord Tabledes of discussing and laborators community which makes and behaved to their artificial contact with traveless granders with the first contact and calculate to contact to their artificial contact with the contact of the conta	Conlinue to draft and prepare severith supplemental disclosure of imaged documents.		Assess, analyze and review universe of depos	Apalysis and strategy repairding scope of 30(b/R) witheseles, which composite designee will lessify to various categories, and analysis, assess and review correspondence from client and rescond to same.	Assess, analyze and review universe of Cabinetec change orders and prepare documents for ubcommy depositions.	Assess, analyze and review universe of Helix Electric change orders and prepare documents for upconding depositions.	1, 3	Communicate with client regarding binders of documents.	Assess, analyza and review universe of documents received from Martin Harris in response to subpoene duces feoun.		Counting to gladding state lettiger universe of chalige orders, providentiations, accounting in the counting of the chalige of printing; and sevages Prefer in Idealastic and including department; and sevages Prefer in Idealastic for the chalige of the challenge of the	Continue to prepare and review universe of documents to be produced in seventh supplemental disclosure of imaged documents.	100				Draft monthly status correspondence to client.	Assass, analyze and review discovery responses to Hefix Electric.	Assess, programment out of the control of the contr		Ochmunicata with adverse churker et why offert documents not tuby deposited before that deposited before that deposition recent events with other end exition to lake to solve same.	Draft and prepare APCO Construction's sevenith supplemental disobsure of witnesses and imposed documents.	Assess, analyze and review onlyears of project documents provided by client to be disclosed in APCD Constituction's seventh supplemental disclosure of witnesses and threated document documents.	Assess, analyze and review universe of documents for confidential and privileged information in preparation of APCO Constructions, sevenih supplements disclosure of witnesses and integel documents.		Prepare and review universe of documents in preparation for the depositions of Brian. Benson on June 5, 2017.
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12.50	\$ 41.25	\$ 348.75	\$ 41.25	150.00	\$ 37.50	·	\$ 12.50	69					,	\$ 41.25 E		\$ 12.50 \$	\$ 18.75	\$		18.75 5	55,00	27,50 \$	68.75 \$		25.00 \$	12.50 \$	12.50 \$	68.75			27.50 \$	
\$ 12.50	\$ 41.25	\$ 343.75	\$ 41.25	\$ 150,00	\$ 37.50	\$ 100.00	\$ 12,50	\$ 25.00	\$ 840.00	.\$ 62.50	\$ 62.50	\$ 25.00	\$ 137.50	\$ 41.25	\$ 27.50	12.50	\$ 18.76	\$ 31,25	\$ 330,00			\$ 27.50 \$	\$ 68.75 \$	\$ 240.00 \$	\$ 25.00	5 12.50 \$	\$ 12.50 \$	\$ 68.75	\$ 187.50 \$	\$ 75,00	\$ 27.50 \$	\$ 270.00 \$
\$ 25.00	\$ 82.50	5 697.50	\$ 82.50	\$ 2,100.00	\$ 75,00	\$ 100,00	\$ 25.00	\$ 25.00	\$ 840.00				137,50	82.50		22.03	37.50	62.50	330.00			55.00	137,50	240.00	50.00	25,00	25,00	137,50	187.50	75.00	55.00	270.00
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Conference call with Libgation Services regarding files to be deposited pursuant to APCO. Construction's seventh supplemental disclosure of witnesses, and imaged documents.	Telephone call with clent regarding deposition issues.		Analysis and strategy regarding client's upcoming deposition.	Communicaté with Interstate counset re their witness for depositions, documents and related; communicate with counset for National Wood, re their depositions and which documents affected amount owest, propare and organize to detend finan Benson.	organisment. Draft and projecte APCO Construction's eighth supplemental disclosure of witnesses and . Impaced disclosure.	Format and prepare universe of documents received from Martin Harris Construction in response to suppoena duces tecum to be produced in APCO Construction's eighth supplemental disclosure of witnesses and imaged occuments.	Onference call with Litigation Services regarding universa of doouments produced in earth subferencemental disclasure.	Email exchange with Lisa Lynn regarding upcoming deposition of Helix PMK.	Search and review varieus client documents ne sub-confract drafts and rotatod; communicate with Helsir or teller depositions; formulate things to do and options for client given deposition of Benson's status client ne options and things to do.	Prepare and review Helix Electric documents in preparation for meeting with Joe Petan.	Format and prepare universe of Martin Harris documents for review by Joe Polan.		Assess, analyze and review correspondence from offent regarding Mortin Flaris documents: address fissues with same; discuss same with clont, and direct paralegal to provide to client.	position	Analysis and stretegy regarding various potential settlement amounts.	Emei exchange with usa. Lynd regarding upcoming depositions	Updake and naview deposition main'n regarding upcoming depositions.	Continue to prepare and review Helin Electric and Interstate Plumbing documents in	propagator in meeting min uper regar. Review documents of negating their relatives in context of negating their claims going forward: communicate with clear re depositions and related issues; roview Cemoo discovery response to Halix.	Update and review claim calcutations pursuant to filed tiens.	Assess, analyze and review venious notices of deposition and documents request made by National Wood.		Assass, analyza and review discovery responses served by Camco to various confractors.	Communicate with Carnco regarding what they have on Martin Harris in context of Helix, agreement on no more NRS 108 and related; review their discovery responses to several subs in context of APCO defense and related.	Update and review deposition matrix regarding upcoming schedula depositions.	Email exchange with Lisa Lynn legarding upcoming deposition schedule and additional indeminants for decreases restrictions.	Assess, analyze and review Special Master orders regarding upcoming discovery designes.	Communicate with cifert regarding upcoming depositions, special master order and documents to be disclosed.	Assess, analyze and review universe of documents disclosed by Holix Electric regarding confracts and screenents with Morth Hants Construction.	Assess, enalyza and raview universe of documents disclosed by Hask Electric regarding contracts and agreements with Martin Harris Construction.	Analysis and shalegy regarding NRS 108 motion for summary judgment.	Communicate with ofent re-motions and related; review additional documents re-Martin Harris/Helix; communicate with Gainco counsel re-thair PM testifying Helix fully paid for <u>sang wo</u> rk under Martin-H <u>arris contract.</u>
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APCO served 10 depo notices; should be allocated to 10 subs	NWP	Allocate to 14 subs	Allocate to 14 subs	Allocate to 14 subs	Not charged to NWP	Not charged to NWP	Not charged to NWP	Allocate to 14 subs	Allocate to 14 subs	Allocate to 14 subs	Allocate to 14 subs	Allocate to 14 subs	Allocate to 14 subs	Alfocate to 14 subs	Deduct-APCO unsuccessful	Allocale to 14 subs	Allocate to 14 subs	4Bocate to 14 subs	NWP	7,86 Alfocate to 14 subs	Deduct-APCO unsuccessful	Allocate to 14 subs	Allocate to 14 subs	Allocate to 14 subs	Allocate to 14 subs	Vol charged to NWP	Allocate to 14 subs	Allocate to 14 subs	Allocate to 14 subs	Altocate to 14 subs	Mocate to 14 subs	Not charged to NWP	NoI charged to NWP	1.79 Allocate to 14 subs
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81.25		480.00	31.25	37.50	100,00	90.00	412.50	110,00	41,25	30.00	120.03	81.43	55.00	41.25		18,75	27.50	37.50	1 .	55.00		31.25	37.50	31.25	25.00	210.00	137.50	25.00	37.50	45.00	330.00	165.00	240,00	12,50
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Prepare and review additional universe of documents in preparation for upcoming depositions.	Receipt and review notice of new counsel for National Wood Cabinetec.	Confinunciate with various subodownsel re NRS 108 fees survival even if figh knocked out and review case few in same, seams, search and review dourt historical records and orders for supporting exhibits on NRS 108 majlon; review case notes on NRCP 12(b)(5) and 56 a	Draft and prepare index regarding Carnob discovery responses in probaration for upcoming ideologicors.	Prapare and review documents in preparation for upcoming depositions.	Continue to assess, analyze and review Martin Harris disclosure for Helix Electric contract informatics and tremper for uncoming downstions.	T	Review various documents from Martin Harris regarding Halfx finishing the project.	Analysis and strategy of documents raceived from client, and upcoming deposition strategy	Telephone Call with client regarding documents for various subcontractors for disclosure and neutrino issues.	Communicate with Interstate to APCO's documents and theme proceeding with CAMCO day two telepositions.	Formulate breach of contract relation or excuser search and review possible local rulings and prior cases on force majorite as contract relief or performance excuses:	74 11 7 10	Email exchange and follow up telephone conference with client regarding documents and	1.		Conference call with Litigation Services regain depository.			Communicate with CAMCD re force majeure, offer from client at this time and deposition; so force maleure.	Anni		Formet and prepare documents to be produced in nirth supplemental disclosure of witnesses and marced documents:	Draft and prepare rights supplement disclosure of wilnesses and imaged documents.	Prepare and review universe of documents to be reviewed by Mary Jo Allen in preparation of her uncoming deposition.	Update and review iligation matrix regarding universe of disclosed documents.	Communicale with Zitling regarding deposition 108 claims; continue draft of outline for dopo p		1	Assess, analyze and teview universe of discovery responses.	Communicate with client results, cloims, motions, fees and related.		Assess, analyze and review Helix documents provided from client.		Oratt and prepare email to Jos Pelan and Mary Jo Allen regarding discovery disclosures.
.	JCJ.	ror	16	¥	1	AMH	CSW	CSIM	CSM	ਤੁ		වි	CSM	CSM		#	CSM	<u>L</u>	JCJ.	CSM		ΤF	11	±	TF	ರ್	CSM	44	П					Ľ.
6/16/2017	6/19/2017	6/19/2017	6/19/2017	6/19/2017	6/19/2017	6/20/2017	6/20/2017	6/20/2017	6/20/2017	6/21/2017	6/21/2017	6/22/2017	6/22/2017	6/22/2017	6/23/2017	6/23/2017	8/23/2017	6/26/2017	6/26/2017	6/26/2017	5/26/2017	9/27/2017	6/27/2017	6/27/2017	6/27/2017	6/27/2017	6/27/2017	6/28/2017	6/28/2017	6/28/2017	6/28/2017	6/28/2017	6/28/2017	6/30/2017
743	744	745	746	747	748	749	750	751	762	753	754	755	756	757	ĮΑ	စ္ပဝ	Z	<u>4</u> 9	797	763	764	765	992	767	368	769	770	11.	772	773	*	775	776	777

Mo Allocate to specified subs	te to 14 subs	Not charged to NWP	Allocate to 14 subs	Not charged to NWP	Not charged to NWP	ARocate to 14 subs	Allocate to 14 subs	Allocate to 14 subs	Allocate to 14 subs	Allocate to 14 subs	Allocate to 14 subs	Allocate to 14 subs	Allocate to 14 subs	Allocate to 14 subs	Affocate to 14 subs	Alfocate to 14 subs	Not charged to NWP	Not charged to NWP	Altocate to 14 subs	Not charged to NWP	Not charged to NWP	Not charged to NWP	NoI charged to NWP		Not charged to NWP	Not charged to NWP	ABocate to 14 subs	Allocato to 14 subs	Not charged to NWP	Not charged to NWP	Allocate to 14 subs	Vol charged to NWP	Not charged to NWP	Not charged to NWP	Not charged to NWP	Allocale to 14 subs	Not charged to NWP	Not charged to NWP
S : : : : : : : : : : : : : : : : : : :	\$ 117.86 Altocate to 14 subs	TO HOW	\$ 7.14 Alloca	Noi ct	Nat ch	\$ 39.29 Affoca	5 9.82 Alloca	\$ 7.14 Alloca	\$ 8.04 Alloca	5.36 Alloce		\$ 3.93 Allocal	\$ 29.46 Allocal	4.29	3.57	1.79	Notch	Not ch	S 5.89 Altocal	Not ch	Not ch	Not ch	Nol ch	4.46	Not chi	Not Cly	108.04	15.71	Not ch	Not cha	1.79	Nolche	Not che	Not ch		108.04	Not cha	Not cha
00/584	\$ 825.00		\$ 50.00	·		275,00	\$ 68.75	\$ 50,00	\$ 56.25	\$ 37.50	8 6.25	\$ 27.50	\$ 206.25		25.00	9 06:21		·	\$ 41.25			, HA		\$ 31.25 \$			\$ 756.25 \$	\$ 110.00 \$			\$ 12.50 \$					756.00 \$		•
3.00	\$ 825,00	\$ 75.00	\$ 50,00	\$ 112.50	30.00	275.00	\$ 68.75	\$ 50.00	\$ 56.25	37,50	\$ 6.25	\$ 27.60		30.00	25.00	0071	$\overline{}$	\$ 687.50	\$ 41.25	\$ 100.00	\$ 37.50	\$ 37.50	4	31.25	\$ 100.00	\$ 25.00 \$	\$ 756.25	110.00	\$ 82.50 \$	\$ 300.00	\$ 12.50	\$ 75,00	\$ 87.50 \$	\$ 100.00 \$	\$ 100.00 \$		2	\$ 75.00 \$
3 660 to	\$ 1,650.00	\$ 75.00	\$ 100.00	\$ 112.50	\$ 30.00	\$ 550.00	\$ 137.50	\$ 100.00	\$ 112,50	\$ 75.00	\$ 12.50		\$ 412.50		20,00	W. C. C.		\$ 687.50	\$ 82.50	\$ 100.00	\$ 37.50	\$ 37.50	\$ 62.50	. "	\$ 100.00	\$ 25.00	5 1,512.50	220.00	\$ 52.50	\$ 300.00	\$ 25.00	\$ 75.00	\$ 87.50	\$ 100.00	100.00	1,512.50	1,045.00	\$ 75.00
•	5.9	0.6	8.0	6.0	0.1	2	9	9.0	0.9	9.0	ō		1.5	•	7-1	7 0		5.5	44		0.3	0.3	0.5	H	8,0	0.2	5.5		0.3	2.4	0,2	9.0	7.0	0.8	1-1	25.	_	9.0
CSM. Colonius for express, manyzé artir finées validoses disconnents front réfer. National Modos, inference inference de position of sealing and constituent and sealing and constituent and expensive and expensi	Prepare and organize for practice depo of PMKs and practice depo of PMKs.	Assass, analyze and review disclosed pay application provided by Hellx Electric.	Assess analyze and raview disclosed pay applications of APCO Construction.	Assess analyze and raview universo of mochanic flens filed by APCO Construction and Helix Electric.	Communicate with Helix re depositions, documents and related.	Participate in practice deposition of client's PMK.	Review all notices of deposition for parties who have noticed Apocs PAMK deposition for scope and or provide information to client regarding potential parties to prepare for who with apower at fance that many and apower and the prepare that the prepare the prepared that the prepared the prepared the prepared to the prepared the prepared to the prepared the prepared to the	Meeting with Joe Pelen and Lisa Lynn regarding universe of subcontractor documents and preparation for uncomfine denositions.	Confinte to prepare and review universe of disclosed APCC documents in preparation for the uncoming describing at Man, to alies	Formet and prepare electronic fles for review by Jos Petary and Lisa Lynn.	Draft and prepare email to Joe Pelan and Lise Lynn re universe of documents for review in preparation for uncoming depositions.	1	Meet with client, and review various disclossives from remaining subcontractors, and direct barialegal to consile seme and provide entire universa to client.	Receipt and review follow up from adverse counsel re counts response.	Update and prepare lingation matrix in preparation for upcoming depositions. Contensore nell with the Determinant engagements in contensor of annual security.	Prepare and randow instructs of Edit dependent in owners for transming described of	Propers and review universe or hen, documents in preparation or opposition of Helix's person most knowledgeable.	Assess, analyze and seview various documents provided from client, conduct final preparetions for client's PMK deposition and begin preparitig for deposition of Heix's PMK.	Telaphona call with multiple counsel regarding cliont's schodule for PMK deposition.		Draft and prepare index regarding universe of documents to be referenced at the decosition of Heix Electrics PMK.	Assess, analyze and review pay applications end executed releases regarding Hefix Electric.	Assess, analyze and review universe of Helix documents disclosed to date.	Continue to prepare and review documents for the deposition of Mary Jo Allen.	Assess, analyze and review exhibits referenced in the deposition of Mary Jo Allen as requested by Eric Zimbelman, Esq.	Draft and prepare emait to Eric Zimbatman. Esq regarding exhibit break down raferanced in the deposition of Mary Jo Allen.	Prepare for and participale in deposition of clenits PMK Mary Jo.	Review exhibits attached to blent's PMK deposition on day one for further preparation and use to develop stategy against opposing parties.	Communicate with counsol for Helix regarding documents that support Mary Jo's calculations and direct parallegal to provide bates numbers to counsed for same	Prepare and review universe of documents to be used at the deposition of Hefix Electric's 30(b)(6) withess.	Conference cell with Mary Jo Alten regarding workshoets provided for discovery disclosura.	Asses, analyze and review Helix Electric's discovery responses in preparation for upcoming deposition of Helix Electric's 3(tibil(8) winess.	Meeting with CSM to discuss preparation for the deposition of Helix Electric's 30(b)(6) witness.	Continue to assess, analyza and rowew universe of documents disclosed by Helix Electric in prohibitation for the reconstition of their 20th/Ms witness	Finaice and prepare deposition exhibits for Heax Electric's 30(b)(6) witness.	Prepare for and participate in deposition of circuits PMK Mary Jo.	constant deposition of three or various administration of the properties of the deposition of Helix's PMK.	Continue to prepare and review universe of documents to be used during the deposition of Helix Electric's 30(b)(6) witness.
*	JOP	TF.	¥	£	Ŋ	CSM	SS	±	1	11	±	CSM	¥ SS	3	<u>.</u>	1	-	SM	CSM	7.	۴	£	¥		¥	Ŧ	CSM	CSM	CSM	ΤF	1.F	TF.	土	۴	TF.	N 28	5	#
7112/2017	H		7/13/2017	7/13/2017	-	7/13/2017	7/13/2017	7/14/2017	7/14/2017	71/4/2017	7/14/2017	7/14/2017	7/14/2017	7/15/2017	7/17/2017	7/17/2017	1071111	71/2017		<u>. </u>	7/18/2017	7/18/2017	7/18/2017	7/18/2017	7/18/2017	7/18/2017	7/18/2017	7/18/2017	7/18/2017	7/19/2017	7/19/2017	7/19/2017	7/19/2017	7/19/2017	7/19/2017	7/19/2017	Li Consoni	7/20/2017
814	815	816	817	818	819	839	25	822	823	824	825	326	827	828	S 05.8	831	3	832	ĮΑC) 07	1 5	8361	837	838	839	340	至	842	. 843	344	943	646	647	846	849	G 15	3	852

7/21/2017 TF				-				
	Assess, analyze and review Supreme Court Illings for references to retention.	0,6	\$ 75.00	s	37.50 \$	37.50 \$	5.36	Allocate to 14 subs
								Deduct-APCO unsuccessful
CSM	Research issues and case law surround retention agreement and handling of surrawten	-	275.00	e.	\$ 127.53	437.50 C	10 87	Deduct-APCO unsuccessful
				,	$\overline{}$		9.04	
		0.5	\$ 137.50	1/7	68,75 \$	68.75 \$	8.82	Allocate to 14 s⊔bs
CSM	Assess, enalyze and review hold from Mary Jo, and direct assistant to propare for production.	0.2	\$ 55.00	64	27.50 \$	27.50 \$	3.93	Allocate to 14 subs
CSM	Ernall and telephone exchange regarding Apco's motion for summary judgment on NRS	0.3	\$ 62.50	69	(A)	82.50 \$	82,50	NWP
Ŀ	Assass, analyze and review Supreme Court Mags and review for references to retention.	9.0	\$ 100.00	\$	\$ 00.00	\$.00.00	7.14	Allocate to 14 subs
CSM	Ernail and telephone exchange regarding Apod's motion for summary judgment on NRS 108, and application of same to Cabinetec, and confirm Cabinetic is not asserting any further NRS takes analyst Apon	4.0	\$ 110.00	en	ья	110.00		NWP
CSM	Assess, anglyze and review minute order from court on hearing on NRS 108 motion before skinding and property of the property o	0.2	\$ 55.00	60	27.50 \$	\$ 05.75	3.93	Allocate to 14 subs
CSM	Analysis and strategy regarding Helix's opposition to motion for summary judgment on NRS 108.	0.3	\$ 82.50	€ 7	82.50			Not charged to NWP
ਤ੍ਰ	Receipt and review Helix's opposition to MTD NRS 108 claims Zilling's opposition to MTD NRS 108 claims and triesisale joinder to all opposition and start draft of repty in support of MTD.	2.5	\$ 750.00	67	750.00 \$			Not charged to NWP
3	inite with staff recent events Impact on case somulate things to do and related	0.3	00'06	\$	45.00 \$	45.00 \$	6.43	Alfocate to 14 subs
CSM		0.2	\$ 55.00	107	27.50 \$	27.50 \$	3.93	Allocate to 14 subs
3	Confirmed with court no need for upcoming SCR hearing.	70	\$ 30.00		_	-		Alocale to 14 subs
ਪੁੱ	Review verteus case taw and legistriative history cated by adverse penties in opposition to MTD NRS 100,	6 0	\$ 540,00	\$ 270	270.00 \$	270.00 \$	38.57	Allocate to 14 subs
ΤF	ments disclosed to date.	1	\$ 37.50	49	18.75 \$	18.75 \$	2,68	Allocate to 14 subs
ا ۴	cripl of Brian Benson.		\$ 50.00	₩.	25.00 \$	25.00 \$	3.57	Allocato (o 14 subs
<u></u>	pending deposition transcripts	7		s	12.50 \$			Aflocate to 14 subs
- -	Create and review withess me for David Pany.	e e	37.50	v)	18,75 \$	18.75 \$	2.68	Allocate to 14 subs
Ħ	niversa of filed liens.	1						Not changed to NWP
								Deficit ADOL COMPANIES
MSO OSM	end the deposition of Mary Joy assess. In same, and direct paralegal to prepare file.	4.0	\$ 110.00		55.00 \$	55.00	7,86	Allocate to 14 subs
CSM	and exhibits for Brian Benson, and cliect	0.3	\$ 92.50		44.26 S	41.25 \$	5.89	Alfocale to 14 subs
	Transplant or save one file property in the save of th							Deduct-APCO menorascui
CSM	lved from obeni and prepare 10th	D.4.	110.00	8 55	\$ 00.25	\$5.00	7.85	7.85 Allocate to 14 subs
CSM	108	0.7	\$ 192.50	6 4	96.25 \$	96.25		Not charged to NWP
ਤੁ	Review with staff things to do on MSJ to knock out pay it paid pay when paid dause, review case law, legisfative infart on why such clauses are knocked out and formulate possible possible possible to an order here despite existing case faw and present lasts relati.	1.	510.00	\$ 255.00	\$ 003	255.00 \$	36.43	Afocate to 14 subs
								Deduct-APCO unsuccessful
	经营程的							Deduct-APCO unsuccessful
Ξ	Camco	0.3	90.00	\$ 90.	90.00		2	Not charged to NWP
CSM		0.4 \$	110.00	\$ 110.00	\$ 00	 -		Not charged to MWP
CSM	Communicate with opposing counsel regarding supulation to move all hearings on the same	100				27.50 \$	3.93.	Allocate to 14 subs
CSM	lysis and strategy regarding that stack and that preparation deadlines.	0,3	82.50	43	41.25 \$	41,25 \$	V 68.5	Allocate to 14 subs
1		0.0		\$ 50.00	\$ 00	50,00	7.14 A	Allocate to 14 subs
¥	Assess, analyze and review contract language in Helix Electric's subcontract agreement	0.4	50.00	\$ 50.00	8			dol charged to kinds

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3.93 Allocate to 14 subs	29.46 Allocate to 14 subs	CLAMBA AND THE PARTY OF THE PAR			38.57 Allocate to 14 subs	4.82 Allocate to 14 subs	Not charged to NWP		_	3.93 Allocate to 14 subs	Not charged to NWP	6.43 Allocale to 14 subs	21.43 Allecate to 14 subs	21.43 Allocate to 14 subs	19.64 Allocate to 14 subs	19.64 Allocate to 14 subs	3.93 Allocate to 14 subs			3.93 Allocate to 14 subs		Not charged to NWP	49.29 Allocate to 14 subs	9.82 Allocate to 14 subs	Not charged to NWP	Not charged to MWP	15.00 Affocate to 14 subs	Not charged to NWP	11.79 Allocate to 14 subs	27:32 Allocate to 14 subs		35.36 Allocate to 14 subs		7.86 Affocato to 14 subs	Not charged to NWP
\$	40			3	e,	S		69	3	472		S	6 9	4.	48	s	es.	S		S			ss.	\$			w		in	€P3		us.		\$	
5 27.50	4.5				\$ 270.00	\$ 33.75		so.	.	\$ 27.50	8	\$ 45.00	\$ 150.00	\$ 150.00	\$ 137.50	\$ 137.50	64	\$ 27.50		\$ 27.50		ss	345.00	\$ 68.75	S	c ₄	90.077	*	\$ 82.50	\$ 191,25		\$ 247.50	S	00 <i>95</i> \$	s
5	_	00 210	00,072	69	\$ 270.00	\$ 33.75	2	\$ 43.75	\$ 43.75	\$ 27.50	\$ 467.50	\$ 45.00	\$ 150.00	\$ 150.00	\$ 137.50	\$ 137.50	\$ 27.50	8		\$ 27.50	\$ 550.00	\$ 1,200.00	\$ 345.00	\$ 68.75	\$ 68.75	\$ 41.25	\$ 70,00		\$ 82.50	\$ 191.25	\$ 60.00	\$ 247.50	\$ 27.50	00'55 \$	\$ 330.00
\$ 55,00	\$ 412.50				\$ 540.00	\$ 67.50	\$ 90.00	\$ 87.50		\$ 55.00	\$ 467.50	\$ 90.00	\$ 300.00	\$ 300.00	\$ 275.00	\$ 275.00	\$ 55.00			00.65		\$ 1,200.00	\$ 69 0 .00	\$ 137.50	\$ 137.50	\$ 82.50	\$ 210.00	\$ 55.00	\$ 165.00	\$ 382.50	\$ 60.00	\$ 495.00	\$ 55.00	00:01 \$	\$ 330.00
0.5		ŀ		0.7	2.4	0.3	0.3	0.7	2'0	20		0.3	Ŀ	-	-		0.2	5		0.2	2	4	2.3	9.5	9.0	6.0	£	0.2	90	7	0.2	2.2	0,2	0.4	+.2
Brait wookly status correspondence to client providing recent pleadings.		cease due to no fault of the general contractor.	Outline counter erguments to Hakk's motion for pertial summary judgment.		Legal research in support of machanic's fon pay when payinay for pay, in support of argument that each pase is judged on the trace and circumstances specific to that dase.	Begin researching retention issue.	Communicate with Camco and Helix on calendar call and upcoming mollons.	Assess, analyze and review county records regarding inspection reports.	Assess, analyze and review universe of disclosed documents for county records.	Assess, analyze and review detailed consispondence from client regarding relention Issue.	Begin drefting introduction section of APCO's opposition to Malk's motion for partial	_	subs. Meet and skelegize with cleant re dase in context of upcoming calendar cell and trial date.	Meet and strateging with client on case in context of updoming calendar call and triat-date.	_	torward. Prepaire for and participate in meeting with client to discuss issues and stratogy moving	Township. Follow, up with court regarding order of case on trial Stack.	Assess, analyze and review motion to associate		Draft monthly status letterimistrix to client:		Opposition of the string of the same of th	Formulate with staff ways to fick, argue for pay if palif and pay when palif defense or at least get into evidence, on diant's state of infrat as orifonse against breach of contract, unjust entitalment and breach of good faith claims and obcuments potentially nee		Analysis and strategy regarding outcome of NRS 108 hearing, and strategies how to work in judges commants to opposition to Helix's and Zitting's motions for summary judgments.	Analysis and strategy regarding continuing trial and pushing for softlement conference with Halix and 21thm.	Follow up with 'Heit's and communicate with Zitzug to the district with the state of tack to tack internity with the state on face to tack internity with the state of tack to tack internity with the state of tack to tack internity with the state of the state of tack to tack to tack to tack the state of tack the	1	Assess, analyze and review various other multiple contractors prefixe disclosure for determination of parties that are asserting claims verse parties who have been actively fligating cases to further advise dient on direction determined at client meeting.	Conduct legal research on retainage issue (awner to prime contractor):	Communicate with Holix re mediation and status client.	Conduct legal research on retainage issue (prime to sub when owner never paid prime).		Telephone cell with client regarding case status and oppositions to pending motions for surgentary auditment.	Assess, analyze and review various case law and drait advisory opinion section of APCO's opposition to Helix's motion for partial summery judgment.
CSM	CSM		CSM	CSM	NOM	哥	2	TF	ı	Š	CSM	ਤੁ	ğ	걸	CSM	CSM	CSM	CSM		CSM	CSM	ටු	3	CSM	CSIM	CSM	3	CSM	CSM	JBI.	ਤੁ	層	CSM	CSM	CSM
8/4/2017	8/4/2017		8/4/2017	6/7/2017	8/8/2017	Br8/2017	8/8/2017	١	8/8/2017	8/8/2017	8/8/2017	8/9/2017	8/9/2017	8/9/2017	8/9/2017	8/9/2017	8/9/2017	8/9/2017	6/9/2017	8/9/2017		8/10/2017	8/10/2017	8/10/2017	8/10/2017	8/10/2017	8/11/2017	8/11/2017	8/11/2017	8/13/2017	8/14/2017	8/14/2017	8/14/2017	8/14/2017	8/14/2017
1891	892	ļ	8	834	895	8	897	888	899	300	90	905	903	904	905	906	907	80g	J.	ΑQ	Q 7	153	913	914	915	916	917	916	919	920	921	922	923	924	825

926	8/15/2018	टु	Communicate with Heis and Ziting re upcoming schedulos in context of possible mediation	0.3	45	\$ 00.00	45.00			Not charged to NWP
	8/15/2018	ī	and reace seves, status organis.	0.5	*	112.50 \$	56.25	\$ 56.25	5 5 8.04	Allocate to 14 subs
	8/15/2018	ľ	Assass, analyze and review universe of pre-mai disclosures.	9.0		75.00 \$	37.50	\$	0 \$ 5.36	Allocate to 14 subs
,	8/15/2018	CSM	Assess, analyze and review correspondence from client regarding settllement confinence with Zitting and Hellx; and strategize regarding response to counsal for Hellx and Zitting regarding same.	0.2	₩.	\$5.00 \$	27.50	• •		Not charged to NWP
930	8/15/2018	CSM	Conduct case law research and draft lack of evidence and unauthenitizated document section of APCO's opposition to Helix's motion for partial summary judgment.	1.8	va .	495.00 \$	495,00	i ea		Not charged to NWP
	8/15/2018	CSM	Draft pay if paid case law and analysis section of APCO's opposition to Helix's motion for partial summary judgment.	1.7	ம	467.50 \$	467,50	. s		
_	8/16/2017	ਨੂ	Status client re recent events and things to do.	0.3	S				s,	
	8/16/2017	ជ	Communicate with court resettlement conference, review with staff things to do and princitly of same.	0.2	4 6	\$ 00.00	30,00	\$ 30.00	0 \$ 429	Allocate to 14 subs
-	8/16/2017	SS	Assess, analyza and raview status of settlement conference and contacting court to inform court that APCO, Helix and Zitling have agreed to a settlement conference.	0.2	t)	\$ 22.00	27.50	, ,		Not charged to NWP
935	8/16/2017	CSM	Assess, analyze and review various cases and documents, telephone call with client; assess, analyze, review and draft supploments to APCC's opposition to Holf's motion for partial summany judgment, and provide draft of opposition to client for review.	1.7	49	467.50 \$	467.50	ω		Not charged to NWP
936	8/16/2017	CSM	Telephone call with counset for Cambo regarding oppositions to Helix's mollon for partial summary addition.	0.4	ın	110.00 \$	110,00	us.		Not charged to NWP
	8/17/2017	ਤੁ	Receipt and review from settlement program dates and times of the continuent.	0.1	63	30.00	15.00	\$ 15.00	0 \$ 214	Allocate to 14 subs
938	8/17/2017	ਲੁ	Communicate with Helix and Zitting re settlement lime.	0.3	ક્ક		45.00			Not charged to NWP
683	8/:7/2017	3	Status client re settlement and related issues.	- 6	s.	30,00	15.00	\$ 10,00	0 \$ 2.14	Allocate to 14 subs
	/107//1/9	3 5	Communicate with court re september date for settlement contenence on ment and Zhing.	,	Α,	_	30.00			Not charged to IVW P
-		20	Kecept and review proposed order denying tien MSJ and status client.		,		15.00	10.00	,	Allocale to 14 suos
- X 1		CSM	Assess, analyze and raview Cernico's opposition to len cialmants' motion for partial summany judgment.		o		22.00		. 96	Allocate to 14 subs
<u>3</u> 0.		SS .			ø.		41.25	\$ 41.25	5.89	Allocate to 14 subs
7 41:		വ	Confirm clent's approval of procosed order denying MSJ re NRS 108; communicate with Helix's counsel re same and September 21st date.	6.0	\$	\$0.00	00.06	· ·		Not charged to NWP
4	8/21/2017	ੜ	Communicate with court re Helix and Zilting confirming settlement conference with APCO and things to do.	0.4	\$	120.00 \$	90.09	S		Not charged to MWP
946	8/21/2017	Ŋ,	Status clent re settlement set up and related concerns.	ě	, •		15.00		5 2.14	Allocate to 14 subs
	8/21/2017	<u>u</u>		9.0	60	75.00 \$	37.50	\$ 37.50	5.36	Alfocate to 14 subs
948	8/21/2017	1	Email exchange with Litigation Services regarding Cathoo documents in deposition.	0.2	ý.	25.00	12.50	\$ 12.50	\$ 1.79	Allocate to 14 subs
949	8/21/2017	JCT.	Communicate with Helix to order by settlement court on settlement conference.	0.3	₩,	_	45.00	\$ 45.00	\$ 6.43	Altocale to 14 subs
	8/21/2017	ਟੂ	Contentinicale with Canicore	62	1 /3	\$00.09	30.09	30.00	•	Allocate to 14 subs
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	8/21/2017	CSIM	Assess, analyze and review notice of settlement conference from count; and strategize handling other counset and parties that are not participating in settlement conference.	0.2	s	\$5,00	27.50	S 27.50	3.93	Altocate to 14 subs
	8/21/2017	CSM	Draft supplements to APCO's opposition to Helex's motion for partial summary judgment, fraction and direct filters are	2.55	69	412.50 \$	412.50	\$		Not charged to NWP
4	8/22/2017	ਹ੍ਹ	Communicate with Camoo and confirm their joint effort	0.1	un.	30.00	15,00	\$ 15.00	\$ 2.14	Allocate to 14 subs
$\overline{}$	6/22/2017									Deduct-APCO unsuccessful
_	8:22/2017	TF	Conference caff with Holo Discovery regarding demonstrativa exhibits.	0.3	\$	37.50 \$	18.75	\$ 18,75	5 2.68	Allocate to 14 subs
	8/22/2017	TF	Assess, analyze and review additional universe of documents provided by client for disclasures.	9.0	ه	75.00 \$	37.50	\$ 37.50	\$ 5,38	Affocate to 14 subs
_	8/22/2017									Deduct-APCO unsuccessful
	8/23/2017 8/23/2017	TF	Conference call with Holo Discovery regarding demonstrative exhibits. Analysis and strategy regarding strategy posed at client meeting, settlement conference, and arguments to continue that over-participating sub-contractors objections.	0.2	69 69	25,00 \$ 82.50 \$	12.50	\$ 12.50 \$ 41,25	\$ 5.89	Allocate to 14 subs Allocate to 14 subs
$\overline{}$	8/23/2017	CSM	Analysis and strategy regarding limited settlement briefs for Zitling and Helex; and trying to make offices when he centered no met the ball rolling.	0.3	S	82.50 \$	41.25	69		Not charged to NWP
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Prepare and organize for meeting with client meet with client to options at this time and related.	Communicate with Helix's counsel re settlement conference.	Assess. analyze and reviaw procedural history for plendings filed by Helix Electric regarding complaint in intervention.	Review with staff transis to do on ficense related and matrixitist of then claimants in the APCO matter.	Format and prepare unlyeise of requested documents for review by	Communicate with National Wood/Cabinetec regarding first round of settlement is only Helix and Ziffing.	2	redices. Assess lands so one mirest somming another managed at galaxia Woods.	Draft status email to client.	Analysis and strategy regarding index of parties, index of consolidated cases and trigation. matrix to be provided to potential in the case of the c	Communicate with Helix re their initial settlement position.	Constructed with Carico re other subs in context of Helix and Zeting in agreement to kick coul calendar call and trial.	Communicale with client's other counsel and with staff re next steps given current sub-		Communicate with Hellx, Zitting and Camco re after settlement conference,	Telephone call with client regarding status of o	Communicate with Hofix re solutement related issues.	Analysis and strately regarding Stipulation and Order to Continue September 5, 2017. Hearing on Motions for Partial Summary Judgment.	Communicate with Helix and Camco on subs that need to be dismissed for no Prethal and SM lien puestlomaie.	Prepare and organize for catendar call and presentation to Court to kick out same and Sentember that date to later October.	Assess, analyze and review universe of responses to Special Master questionnaires.	Assass, enalyze and roview universe of filled pro-friel diedosures.		Pre-calendar call mosting with Holbs, Zitting and Camdo, appearance in court on Calendar call to kick it out, continue that and knick out non-compying subs, post-calendar call meeting with Helix and Camoo or things to do from this point and status client.	[Conduct pre-calendar cell meeting with Helix, Zülixg and Centro, participate in celendar call to continue treat and knock out non-complying subs, and moet with Helix and Leting. Indowero calendar cell prosertition mediation.	Telephone call with client regarding calendar call and mediation.	Chall monthly status report to cent.	umants for review by Joe	subcontractors joining in, receipt and review state in the state's pre-			Research issues based upon court ruling for past findings from special master and cutting of claims from subcontractors.	Telephone cell with allent regarding court arear, parties invelved in cuss, and upcoming modalion.	COUNT			Draft supplements to litigation matrix for issues and illings by subcontractors based upon court order.
렃	S	115	rgr.	1	ਤੂੰ.	CSM		CSM	CSM	35	ਤੁ	ತ್ತ	ည	ਲੂ	CSM	Ş	CSM	S.	ror.	1			FO	CSM	CSM	1		7		┈		wso	WSO	П	7.7		CSM
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Strategize with staff on things to do given client related, review documents of various subs in co Helix on their demand.	7.7		Assess, analyze and seview all remaining parties' prefital disclosure for mediation.	Ţ	Communicate with cfant on settlement related	Prepare and review settlement conference documents for various succontractors.	Telephone cell with	Analysis and strategy regarding sees provided from client and binders for subcontration, mediation against subcontractors who have	Continue to review universe of documents in proparation for settlement conference.	Affand settlement conference: post-conferance discussions with various subs, coordinate with the communications with the communications with dient and communications with dient and communications with dient and communications.	reparation	Assess, analyze and review order on Pro Hac Vite Applicant John B. Taylor's Notico of Complemes with SCR 42.	7.7	Assess, analyze and review detailed correspondence from regarding documents and pleadings needed to be included with bankruptcy file to dispute value of claims and set up the bankruptcy fine for APCO.	Assess, analyze and review illigation metry, and update active parties pursuant to pre-trial responses.	Communicate with clent on status. Unings to do and related, review with staff on things to do given directional changs in clent decision and trial, and communicate with office or counsoi for National Wood and Interstate on related.	Conference regarding trial preparation, settlement with various subcontractors, association of courses interest for efficient preparations of each for interest of the sets of	Telephone call with client (Lisa) regarding various documents and moving forward with associating on insal	Analysis and straiegy regarding taking the case to trial	Analyze case posture and review various documents in context of that rolated and datense.	Drell and prepare index regarding remaining claims by various subcontractors.	Email exchange with Lisa Lynn regarding discovery for review.	Assess, analyze and review universe of requested documents disclosed by APCO for review by Jos Pelan,	Ernell exchange with Lisa Lynn regarding withten discovery by all parties and universe of produced documents.	Communicate with Intersitate and National Wood regarding last chance on nominal amount settlement, start review of verious documents in context of that prep.	Assess, analyze, and roviny universe of admitted deposition exhibits for review by Job Palan	Draft and prepare email to Esa Lynn regarding admitted exhibits during the deposition of Mery Ann.	Assess, analyze and review universo of Helix Electric and Brian Benton deposition exhibits for review by itse Lynn.	Telephone call with client regarding trial strategy meeting and associating in counsel to largest with trial	Research various documents and instruct paralegal to provide same to client prior to strannouneation.	Analysis and strategy regarding various denositions; and direct paralegal to propore same,	Confirme to prepare documents and cutiline for trial issues; also strategize regarding proof of claims outline.	Research appeal issue that APCO's claims have consolidated subcontrador's claims, and corter dismission at MRS 108 claims lawing nothing for that	Configuration and William Configuration and Conf
ror .	CSM	AMH	CSM	CSM	TO:	11	CSM	MSO	Ľ	D,	CSM	CSM	CSM	CSW	Ŧ	ದ	AMH	CSM	CSM	ਤੁ	ΤF	Ŧ	<u>#</u>	±.	ਹੁ .	±.	#	£	CSM	CSM			NS3 CSM	ļ
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CSM		Assess, analyze and review universe of operating complaints and update matrix regarding remaining defins against APCO.	preparation of meeting with Joe Pelan	Assess, analyze and review universe of admitted deposition exhibits for review by Lisa	Continue to feview various case law associated with the subconfractors' claims for client's 7.17 bitle, and outlink various issues and others.		Participate in strategy meeting with client and co-counset.					Losa Lynn. Fabrandar kalkanin kala erid Mariahar Wasa minhah Industri	talephone calls with dient regarding status on sattlement negotiations.	** .	ns rogarding deposition of David Perry and			g depositions and universe of admitted		nated PMKs for remaining subcontractors;	Draft additions to dlant's 7.27 brief with regard	Analysis and strategy regarding procedural rules to take against Peel defendants.	Assess, analyze and review Helix's reply to in support of its motion for summary judgment,	•	+	-	Assertion and a mind of an incommentation of the commentation of t	and preparation for upcoming that		Prepare and review universa of pleadings and discovery for review by co-counse.	Todays, analyse and revers previou usadsures and highlighted relieinties to Ren Oogumenis.	,	ng universe of discovery and disclosed	dosed by subcontracions.	of National Wood's motion to intervene.	re for review by Mary		
	9/26/2017	9/26/2017	9/26/2017	9/26/2017	9/26/2017	9/26/2017	9/26/2017	9/27/2017	9/27/2017	<u> </u>	3/27/2017	1.	_		9/28/2017	ш	9/28/2017	9/28/2017	9/28/2017	ļ	9/28/2017	9/29/2017		9/29/2017	9/29/2017	10/2/2017	10/2/2017	10/2/2017	10/2/2017	10/2/2017	1000000	1102/2011	10/3/2017	10/2/2017	10/4/2017	10/4/2017	10/4/2017 TF	
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Assess, analyze and teview universo of disclased documents in depository database.	Assess, analyze and review Camco's disclosures for documents requested by Mary Bacon. Eso.	Communicate with co-colunsel to hearing, depositions, that prep, things to do and related, seview with staff things to do and response from other subs on various matters, confinunciale with client in 2012 inclien to intervene by National Wood, and fittli prep.	Assess, analyze and leview various correspondence and conduct telephone calls with co- counsel regarding status check and motions for summary ludoment.	Assess, analyze and review both Zitling's and Halik's replies in support of their motions summary judgments; and draft outlines and prepare to onal arcument.	Prepare and review various discovery documents and disclosures from all remaining parties for op-counsel.	Meeting with UC, and CSM to discuss stalus of Rigation and hearing regarding motions for summary judgment.	Prepaire and organize for court appearance on various matters, in healing conference with courset post-healing conference with various subs and client, draft proposed order and latter, formulate things to do and status client; revise and finalize court or.	Conduct preparation for hearings on Helix and Zillings motions for summary judgment: attend hearing on moving trial and continuing hearings, and conduct post hearing conference with client and coursel.	Analysis and strategy regarding moving forward with deposition and communicate with ob- counsel regarding delins and documents for remaining subcontractors.	Assess, entelyze, review vertious matrices, and begin analyzing documents required for deposition of remaining subcontractors.	Assess, analyza and review unconditional warvers and releases produced by APCO regarding various subcontractors.	Communicate with CAMCQ to ratification and termaining subs, with elterit and co-pounsel to renique this and discovery matters, with versious adverse counsel on subdiffect contact, with versious this and discovery matters, with versions adverse counsel on subdiffect contact, with versions and version and striat, draft to	Analysis and strategy regarding deposing Camoo and review various Camoo documents.	Analysis and strategy regarding the deposition and preparation for Jee Pelan's deposition.	Communicate With apposing counsel regarding language in proposed order.	Assess; analyze and review Cemstone memorandum for polential defenses.	Communicate with co-course regarding retendon issues.	I rial prep, including contact coursed for fementing APCQ subs on dopositions times of their PAKAprove up witness; communicate with samo re proposed order, search and raviaw documents supporting National Wood and Cabinetec's deims are limited.	Meeting with JCJ to discuss status of Rigation and preparation of meeting with clients.	Assess; analyze and review documents provided by client and compile summaries and assessments of various subcontractors.	Conference cell with Many Bacon, Esq. regarding Camco disclosures.	Assess, analyze and review responses to spocial master questionnaires of various subcontractors.	Email exchange with Mary Bacon, Esq. regarding responses to special mester releasionnaires.	Assess, analyze and review deposition transcript regarding Helix PMK.	Email exchange with Mary Bacon, Esq. regarding deposition transcript of Helix Electric PMR.	Review various documents for the remaining subcontractors, telephone calls with co- courset, chaft additions to illigation matrix; and prepare for meeting with client and co- pobases.	Attend meeting with client and co-counsel regarding discovery and trial prep meeting.	ig Cemico disclosuras.	nts disclosed in Cambo's disclosures.	and preparation for upcoming discovery	Communicate with co-counsel regarding that schedule.
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Assess, analyzo and review correspondence front co-counset regarding deposition to be substituted, prepare list and available dehis; lelephone call with counsel, and draft response to correspondence.	Analysis and strategy regarding settlement offers and response to National Wood.	Tetrahono call and email exchango with co-counsel regarding Centro documents, assess; analyze and review vertous documents; end direct paralegatio provide documents to co-	Counties. Teleblone call and email exchance with co-counsel recognition taken the denocation of	Victor with Hellx,	l elepnone can with co-counsel regarding ligation matrices.	Draft additions to tiligation matrix and index of claims matrix.		Assess, analyze and review liligation and daims moltrix for review by Mary Bacon, Esq.		Communicate with co-counsel regarding strategy, questions; and arguments for the impounting depositions; draft additions to depo question suffice, provide-deposition ordine to co-counsel.	Assess, analyze and review universe of deposition rickots for review by Mary Bacon, Esq.	Email exchange with Mary Becon, Esq. regarding deposition notices.	Assess, analyze and review universe of subpoones requested by Mary Bacon. Esq.		Prepare and review the requested pre-thal disclasures for review by Mary Bacon, Esq.	1	attached damage matrix for the remaining	ng daposition nollees, claims, documents,		Assess, analyze and raview various pre-trial disclosure for remaining parties.	Analysis and strategy regarding deposition topics with co-counsel, and assess, analyze and leview various correspondence on same	Assess, analyze and rayiew Order Satting Civil Non-Jury Trial and Calendar Call,	Assess, enalyze and review emals received from Mary Bacon. Esq. regarding preparation of upcoming dopositions.	Assess, analyzo and roview multiple correspondences from co-counsel regarding various decostitoris and moleons in finine.	Telephone call with clerit regarding various illigations matrices; draft additions to consultated case cleans and libration entrices, and provided same to client.	1=	12	-	Assess, anelyza and redow detailed correspondence from co-coursel regarding status on each subcontractor, and detail additional items for corrain subcontractors.	g deposition notices to varbus	succinations. Oncountries inneed a neither a runte WROP interaction deposition of Park for	Employment of the property of	Telephone call with co-course regarding status of scheduling denoutions	id draft	and other developed on a self-	prize depositions and various settlement	1	מווים הבוסמוסיו ויפוויסיו וכו פווי פווי
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\$ 220,00	\$ 27.50	41,25	\$ 25.00	00'05	123,75	18.75	18.75	110,00	12.50	31.25	82.50	82,50	82.50	27.50 \$	18.75 \$	31.26 \$	12.50 \$,	\$ 00.00				\$ 68.84	25,00	3132 8	20.83	31.25 \$	110.00	27,50 \$	+	41.25 \$	137.50 \$	•	12.50 \$	18.75 \$
,	\$ 27.50	\$ 41.25	₩	u)	\$ 123.75 \$	\$ 18.75 \$	\$ 18.75 \$	45	\$ 12,60 \$	\$ 31.25 \$	₩ ₩	49 49	\$ 82.50 \$	\$ 27.50 \$	\$ 18.75 \$	\$ 31.25 \$	\$ 12.50 \$	\$ 20,00	<i>S</i>			\$ 137.50 \$	*	\$ 25,00 \$	9 31.25	\$ 20.63	31.25 \$	\$ 110,00 \$	\$ 27.50 \$	٠.,	\$ 41.25 \$	φ.	\$ 343,75 \$	\$ 12.50 \$	\$ 18.75 \$
\$ 220.00	\$ 55,00	\$ 62.50	\$ 25.00	\$ 50.00	\$ 247.50	\$ 37.50	\$ 37.50	110.00	\$ 25.00	\$ 62.50	\$ 82.50	\$ 82.50	\$ 165.00	\$ 55,00	\$ 37.50	\$ 62.50	\$ 25.00	\$ 50.00	\$ 50.00			\$ 137.50	JU 355	\$ 75.00	1 62 80	8	\$ 62.50	\$ 220.00	\$ 55.00	_	\$ 82.50	137.50	\$ 687.50	25.00	\$ 37.50
8.0	0.2	0.3	\$ 0.2	0.4	6.0	0.3	69	0.4	0.2	0.5	60	0.3	9,0	27	0.3	0.5	0,2	0.4	4,0			ς. 	2 D	0.6	Sio.	*	0.5	8,	0.2	0.2	0.3	0.5	2.5	0.2	0.3
Rosaerch and analysis regarding novetion cas National Wood,	Telephone call with co-counsel regarding motific subcontractor.		Email exchange with Mary Bacon, Esq. regarding answer to Cabineter's statement of facts constituting Ren claim and complaint in intervention.	Assess, analyze and review procedural Mstory regarding Mational Wood Product and Cabinetec. Inc.	Telephone call client and counsel regarding strate		Assess, analyze and review matrix regarding n	Telephone call and email exchange with co-counsel regarding MIL for National Wood.	Email exchange with Mary Bacon, Esq. regarding universe of APCO disclosures.		Assess, analyze and review National! Wood/Cabinetec's compleint and APCO's response to same.		Į	l	Meeting with CSM to discuss status of ittigation and preparation of supplemental discovery responses.	Assess, analyze and review universe of discovery disclosures made by previous counsel. the review by Mary Bersin, Fee	Email exchange with Mary Bacan, Esq. regarding universe of discovery disclosures.	Assess, analyze and review universe of discovery responses between APCO and Helix Electric.	I TO 2			Assess, analyze an review correspondence from co-coursel regarding Helx motion of Preceding New Management Preceding on Preceding Issues; assess, analyze and review Helix's deposition; and provide response to comment	22889.6	Assess, analyze and review unberse of orders regarding consolidation of various motions.	Falses unaliza end royaw Debosatori, notices medioved from Naturial Word: Zidion Extreme, sindipan Electre	Sentindly to assess, deplate that he less down datast man Zatri Branchais Natura parkada Produces, and henz Elles Pt	Assess; analyze and review documents to be pridisclosures.		_	Analysis and strategy regarding supplemental document disclosure.	Assess. analyze and review case law provided from co-counsel regarding application of INRS 624.	Takephone cell to Netional Wood to address settlement issues prior to client meeting	Communicate with co-counsel on discovery issues; draft supplements to responses Heir and Ziting's discovery to APCC; and provide to co-counsel and client for review.	Enfoll exchango with Litigation Services regarding depository excess and universe of discosed deciments.	Assess, analyze and review universe of requested documents for review by Mary Bacon. Eag.
CSM	CSM	CSM	TF	ŢF	CSM	<u>#</u>	TF	CSM	址	<u>#</u>	CSM	MSD.	CSM	CSM	ΉF	TF	Ľ	#	<u>H</u> .			CSM		<u></u>									_		<u> </u>
10/27/2017				10/30/2017	اا	10/30/2017		10/30/2017	10/30/2017	10/30/2017	10/30/2017	10/30/2017	10/30/2017	10/30/2017	10/31/2017	10/31/2017	10/3 8/2017			10/31/2017	10/31/2017	10/31/2017	11/1/2017	11/1/2017	26.07.40.	11/1/2017	11/1/2017	11/1/2017	11/1/2017	11/1/2017	11/2/2017	11/2/2017	11/2/2017	11/3/2017	11/3/2017
1212	1213	1214	1215	1216	1217	1218	1219	1220	1221	1222	1223	1224	1225	1226	1227	1228	1229	ΑO	97	<u>1</u> 6	1236	1234	1235	1236	1237	1238	1230	1240	1241	1242	1243	1244	1245	1246	1247

Deduct-not related to defense of claims by NWP		137.50 NWP	Not charged to NWP	Not charged to NWP	275.00 NWP	55.00 NWP	Deduct-APCO unsuccessful	Not charged to NWP	Deduct-not related to defense of	5:89 Allocate to 14 subs	9.82 Allocate to 14 subs	15.71 Allocate to 14 subs	15.71 Allocate to 14 subs	112.50 NWP	357.50 NWP	Not charged to NWP	Deduct-APCO unsuccessful	Deduct-APCO unsuchessini	37,50 NWP	9,82 Alocale to 14 subs	R 93 Altocate to specified subs	Deduct-APCO unsuccessful		7,550. Afocate to specified subs	2:68 Allocate to 14 subs	3.93 Allocate to 14 subs	82.50 NWP	18.33 Zitting, Helix and NWP	Deduct-APCO unsuccessful	25.00 Ziting, Helix and NWP	8.33 Ziting, Helix and NWP		12.50 Zilling, Helb and NWP
		so.		\$	ဟ	w				3	s	2	vs.	13	99				\$	v	8			•	\$	s	νs .	\$		s	s	n	s
	188	\$ 137.50	,	·	\$ 275.00	\$ 55.00				\$ 41.25	\$ 68.75	\$ 110.00	\$ 116.00	\$ 412.50	\$ 357.50	S			37.50	\$ 56.75	1367			5.20	1. 4. 2.		82,50	27,50		37,50	12,50	2	18.75
	2017			\$ 385,00	±9	47		\$ 550.00				\$ 110.00	110.00		4	\$ 25.00			\$	\$ 68.75	18.81		\$ 50.00 \$	2,00		\$ 27.50 \$	φ.	\$ 27.50 \$		\$ 37,50 \$	12.50	(43.5)	\$ 18.75 \$
	05.28	\$ 137.50	\$ 37.50		\$ 275.00	\$ 65.00		\$ 550.00		T	137.50	\$ 220.00	\$ 220.00	\$ 412.50	\$ 357,50	25.00			37.50	\$ 137.50	15 29		\$ 50.09	1/250	37.50	35.00	\$ 82.50	\$ 55.00		\$ 75.00	25.00	3000000	\$ 37.50
	200	- -	0.3	4.4		0,2		62		0.3	0.5	80	9.0	5.5	£.	0.2			0.3	0.5	90		ž:							9.0	0.2		0.3
	Pretates and mesh reposator although on they files destino and headers who as a described in the first section of the section		Ţ	Draft supplemental responses to National We counsel regarding same.		Prepare amended		Assess, analyze a Hellx; ciraft section		M Telephone call with counsel for Centoo	+	4 Assess, analyze and review various documents and argument for APCO's motlog in liminal and provide and continuations with co-counsel requiriting same.			Telephone cell with National Wood regarding conduct follow up telephone cells with co-countrial Mailonal Wood to vacate deposition of Nation	Email ex				1 65			Finalize and propere APCO's supplemental ar Interrogatories			Draft status matrix to elent.		Analysis and strategy regarding setting pretrial conference.			Email exchange with Mary Becon, Esq. regarding universe of depositions and commensaring exchange.	Erapaio distrimentamentamente estassimi ted estembrillari Baban, Esa	O
		#	٤	CSM	OSW	CSM		CSM		CSM	CSM	CSM	WSO.	CSM	CSM	#			11	CSM	4		۴	H.	1	CSM	CSM	MS0		쑈	۴		<u>L</u>
11/3/2017	11/3/2017	11/3/2017	11/3/2017	11/3/2017	11/3/2017	11/3/2017	11/3/2017	11/3/2017	11/3/2017	11/3/2017	11/3/2017	11/3/2017	11:472017	11/6/2017	11/6/2017	11/6/2017	11/6/2017	11/6/2017	11/6/2017	11/6/2017	11/7/2017	11/7/2017	11/7/2017	11/7/2017	11/7/2017	11/7/2017	1177/2017	11/7/2017	11/8/2017	11/8/2017	11/8/2017	11/8/2017	11/8/2017
1248	1249	1250	1251	1252	1253	1254	1255	1256	1257	1258	125B	1260	1281	1262	OAL ₃	0.7°	63	1267	1268	1269	1270	1271	1272	1273	1274	1275	1276	1277	1278	1279	1280	1281	1282

10267								
\dashv	±	Prepare and review additional requested National Wood documents for review by Rerity Jefferjeg, Eag.	4	20,02		\$ 50.00	0 \$ 295.83	3 NWP
11/9/2017	4	o) suontsode	6.3	\$ 37.50	18,75	\$ 18.75	5 5	APCO served 10 depo no
11/9/2017		Assess, antitypoloidianibw, Zitriji Britilias, Naturiai Yinsi, and Train Electric sciencelton. Litrosefori eleteringo o odalarsas.	80	\$ 62.50	20.68	\$ 20,88	3 8	Allocated
11/9/2017	1	Embil sxchange with Mary Becon. Esc. regarding deposition indices.	22	\$ 25.00	12.50	\$ 12.50	0 \$ 2.50	
11/9/2017	1	Assess disenzament zoviow Umbersent Zilbing Brothen Marin at whose and Telsic English of sociologisms for Mary Blacin, Each of sociologisms for two each of Mary Blacin, Each	10 10 10 10 10 10 10 10 10 10 10 10 10 1	05.49	201	\$ 28H	67 514	Should be allocated to 10 subs
11/9/2017	CSM	Communicate with co-course's regarding correspondence from National Wood and MIL's, and draft emails to same detailing further information to include in oppositions to the same.	0.8	\$ 220.00 \$		\$ 220.00	0 \$ 29.17	NWP 7
11/10/2017	TF.	Prepare and review additional National Wood Product documents in preparation for upcarring depositions.	5.0	\$ 62.50 \$,	\$ 62.50	0 \$ 220.00	NWP
11/10/2017	Ľ	Assess, brainze and raview universe of filed early case conference repons requested by Mary Becon: Est.	9.0	\$ 75.00 \$	37.50	\$ 37.50	5.36	Allocale to 14 subs
11/10/2017	ŢĘ	Email exchange with Mary Becon, Esq. regarding upcoming deposition of National Wood Products.	0.2	25.00 \$		\$ 25,00	37.50	- MWP
11/10/2017	TF	Email exchange with Mary Becon, Esq. regarding early case conference reports.	0.2	k.	12.50	\$ 12.50	\$ (Zitting, Holix and NWP
11/10/2017	<u>L</u>	Assass. analyza and review universe of disclosed APCO videos provided Brian Benson.	9.4	50.00		\$ 25.00	UP.	
11/12/2017	CSM	communicate with co-counsel regarding Helix's deposition regarding trying to explain away offsets.	0.3	82.50 \$	41,25	\$ 41.25	5 5	Not charged to NWP
11/13/2017	± .	ASSESS, Shalyze and review universe of documents disclosed in National Wood Products	0.4	\$0.00 \$	•	\$ 50.00) S 41.25	NWP
11/13/2017	⊭	oversity and review universe of documents in preparation for pre-trial	0.4	50.00	25.00	\$ 25.00	3.57	Allocate to 14 subs
11/13/2017		Assess, analyze and review procedural history for thal orders.	0.4 \$	ľ	25.00	\$ 25.00	3.57	Altocate to 14 subs
11/13/2017		Email exchange with Mary Bacon, Esq. regarding that orders	0.2	25.00		\$ 12,50	\$	
11/13/2017	CSM	and reposition	.	275.00 \$		\$ 275.00	44	
11/13/2017								Deduct-APCO unsuccessful
11/14/2017	¥	Prepare and review exhibits to APCO's opposition to National Wood's motion in limits to exclude evidence, testimony, documents and litings not properly produced by defendant.	8.0	100.00	,	\$ 100.00	S 348.33	AWN
								Deduct-APCO unsuccessful
11/14/2017	Ľ.	Assess, analyze and review universe of admitted deposition exhibits.	0.4 S	50.00	25,00	5 25.00	5 3.57	Allocate to 14 subs
11/14/2017		Assess, analyze and review orders regarding discovery cut off dates.		87.50	43.75		\$ 6.25	Allocate to 14 subs
11/14/2017		Erren ewarange war ivery bacon, Est, regarding scheduling-orders. Assess, atlabze son raview National Woods surrelemental dealers in	2.0	25,00	12:50		S	
-		Telephone calls with co-counsel regarding trial briefing and hearings.	0.5		68.75	S 68.75	3 12.50	NWP Alberta to se even
· · · · · · · ·	MSS	Assess, analyze and review various documents, deposition testimony and Mit, oppositions and replies, draft various sections of replies, and coordinate with co-counsal regarding various trial documents, objection to deposition notices and protifiel memo.	ro.	1,375,00 \$		\$ 687.50	49	
11/15/2017	±	Conference cell with Litigation Services regarding unityerse of APCO documents in deposition.	0.2	25.00 \$	12.50	\$ 12.50	8 1.79	Allocate to 14 stibs
11/15/2017	<u> </u>	Prepare and review universe of requested Heirz Electric documents requested by Mary Bacon. Esc. in preparation of convestions to marked and marked and an expension of the second and a second a second and a second and a second	6.4	\$ 00.00	50.00			Not charged to NWP
11/15/2017								Deduct-APCO unsuccessful
11/15/2017								Deduct-APCO unsuccessful
14/15/2017								Deduct-APCO unsuccessful
11/16/2017								Deduct-APCO unsuccessful
11/15/2017	CSM				THE PROPERTY OF THE PARTY OF TH	中華に対するできると	から では 正成の 大力を かって	

Deduct-APCO unsuccessful	0.2 \$ 25.00 \$	S for review by Mary 0.5 \$ 62.50 \$ 62.50 NWP	Interaction (APACIDITATION SERVICE)	\$5,00 \$	Deduct-APCO unsuccessful	ilion for uncerning 0.5 \$ 62.50 \$ 31.25 \$ 31.25 \$ 4.46 Allocate to 14 subs	Unients and 0.2 \$ 25.00 5 12.50 \$ 12.50 \$ 1.250 \$	ñy documents 7:2. \$ 330.00 \$ 165.00 \$ 165.00 S 23.57 Allocate to 14 subs	aged documents. G.6 5 75.00 \$ 37.50 \$ 37.50 \$ 5.36 Alecale to 14 subs	0.2 \$ 25.00 \$ 12.50 \$ 12.50 \$	2 \$ 550.00 \$ 275.00 \$ 276.00 \$	ounsei.regarding 1.8 \$ 495.00 \$ 247.50 \$ 247.50 \$ 35.36 Allocate to 14 subs	nder cell and 0.3 \$ 37.50 \$ 18.75 \$ 18.75 \$ 2.69 Allocato to 14 subs	Person, Esq. for 0.6. \$ 62.50 \$ 31.25 \$ 31.25 \$ 4.46 Allicrale to 14 subs	0.7 \$ 87.50 \$	0.2 \$ 25.00 \$ 25.00 \$	1.4 \$ 385,00 \$ 192,50 \$ 192,50 \$ 27,50 Allocate to 14 subs	0.8 \$ 220.00 \$ 110.00 \$ 110.00 S	Paralegal to 0.7 \$ 192.50 \$ 192.50 \$. Not charged to NWP	0.3 \$ 37.50 \$ 37.50 \$ Not charged to NAVP	n 0.6 \$ 75.00 \$ 37.50 \$ 37.50 \$ 5.36	s and tringged 0.7 \$	Jementral 0.5 \$ 75.00 \$ 37.50 \$ 37.50 \$ 5.05 Allocate to 14 subs	ning disclosures. 0.3 \$ 37.50 \$ 18.75 \$ 18.75 \$ 2.08 Altocale to 14 subs	s for upcoming 0.6 \$ 75.00 \$ 37.50 \$	n and direct 0.8 5 220.00 \$ 110.00 \$ 110.00 \$ 15.71 Allocate to 14 subs		nenial 0.4 \$ 50.00 \$ 26.00 \$ 3.57	iemental 0.2 \$ 25,00 \$ 12,50 \$ 12.50 \$ 12.50 \$	Pining trial 0.3 5 37.50 \$ 18.75 \$ 18.75 \$ 2.88 Allocate to 14 subs	0.2 \$ 55.00 \$	0.2 \$ 55.60 \$ 27.50 \$ 27.50 \$ 3.93	137.50 \$ 137.50 \$	0.5 \$ 137.50 \$ 68.75	ideration 0.5 \$ 150.00 \$	othon for 0.4 \$ 110.00 \$ 55.00 \$ 55.00 \$ 7.86 Allocate to 14 subs	il exhibit list. 0,4 \$ 50.00 \$ 25.00 \$ 25.00 \$ 3.57 Allocate to 14 subs
The second secon	Email exchange with Mary Bacon, Esq. regarding Cabinetec disclosures.	Prepare and review additional National Wood and Cabinetee documents for review by Mary Bacon. Esc.	The state of the s	Strategize with co-coursel regarding various trial documents.		Assess, analyze and review universe of disclased documents in preparation for upcoming trial.	Email exchange with Vivian Bowran regarding universe of disclosed documents and orecambles of trial binders.	Review various documents Iron co-counsel and client for disclosure; verify documents have and he disclosure, and talendame cale with a counsel.	Draft and prepare eleventh supplemental discosure of witnesses and imaged documents	Email exchange with Mary Bacon, Esq. regarding documents for disclosure.	Begin to assess, analyze and review various trial documents, communicate with co-coursed recarding same, and technic menantic for the half conference.	Propare for pre-trial conference with all counsel; and correspond to co-counsel; regarding same.	Meeting with CSM to discuss status of fillgation and preparation for celender cell and pretrial motions.	Conflice to prepare and review universe of documents provided by Mary Becon, supplemental discovery disclosures.	Assess, analyze and review of trial exhibits roceived from Halix Electric.	Draft and prepare email to clients and co-counsel regarding Hofix Electric trial exhibits.	Prepare for and ettend calendar call,	Assess, analyze and review that documents list; and communicate with co-counsel legarding some.	Assess, analyzo and roview their documents disclosed from Helix; direct paralegal to download same and provide co-coursel and client; and discuss same with co-coursel	Assess, analyze and review Helix Electric trial exhibits.	Assess, analyzo and roverv universe of documents to be produced in APCO's eleventh subplemental disclosure of witnesses and imaged documents.	Draff and prepare APCO's elevenit supplemental disclosure of winesses and braged documents.	Formal and prepare documents to be produced in APCO's cloventh supplemental decideure of witnesses and imaged decembers.	Conference call with Leigation Services regarding depository and torthcorning disclosures.	Prepare and review disclassed Zitting Brother and Helix Efactric documents for upcoming life.	Review vanious decuments, draft supplements to APCO's 14th disclosure, and direct parallege in serve.	Assess, analyze and review trial exhibit list provided by Mary Bacon. Esq.	Prepare and review universe of documents produced in APCO's eleventh supplemental disclosure for depository upload.	Email exchange with Litigation Services regarding APCO's eleventh supplemental discresure.	Macting with CSM to discuss status of litigation and preparation for upcoming trial	Communicate with opposing counsel regarding trial exhibit list	Conduct final review of supplements and office of APCO's 11th disclosure.	Passaga, ambyza, and retwive notes intent the court on Heist, and Zilling's motions for subminary judgmeist, communicate switt co-course regarding same, and communicate with cleant regarding orders and potential strategy novering forward.		Review order; analyze basis for with and chances of success for motion for reconsideration.	Communicate with co-counsel regarding procedural history of case and motion for reconsideration.	Assess. analyze and raviow universe of documents referenced in draft trial exhibit list
	۲	<u>*</u> .		CSM		L	41	NSO.	31	TF	NS:	CSM	#1	£	ΥF	TF .			CSM			1F	#1	Ħ		WSO CSM			Ħ			CSM					4. 4.
11/15/2017	11/16/2017	11/16/2017	11/16/2017	11/16/2017	71020717	11/17/2017	11/17/2017	11/17/2017	11/17/2017	11/17/2017	14/17/2017	11/20/2017	11/20/2017	11/20/2017	11/20/2017	11/20/2017	11/20/2017	11/20/2017	11/20/2017	11/21/2017	11/21/2017	11/22/2017	11/22/2017	11/22/2017	11/22/2017	11/22/2017	11/26/2017	11/26/2017	11/26/2017	11/2//2017	11/27/2017	11/27/2017	102/2			11/30/2017	11/30/2017
\vdash		1319	•				1324 11	1325 11	1326 11			ļ	-		_		Н				<u>፡</u> ዿ6			1341 11/	_	1343 11/		_	1346 11%			1349 11/		\rightarrow			1354 11/3

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	CSM Assess, analyze and tevlow correspondence from co-coursel, roview various, discovery responses from remaining subcontractors; and provide seme to co-coursel for the exhibits	w various discovery zounsel for that exhibits.	1.2	\$ 330.00	\$ 00	165.00	\$ 165.00	w	23.57 Allocate to 14 subs
	CSM Roview correspondence from National Wood regarding trial exhibits; and review attached list.	and review allached	9.0	\$ 110,00	\$ 00.		\$ 110,00	6/9	110.00 NWP
									Deduct-APCO unsuccessful
	Π.		0.3	\$ 82	50 5	3	5 82.5	50 8 62	82.50 NWP
	CSM Assets, analyze and raview various orders and finaline for draft orders and reluving same coursest lefephone conference with co-coursel regarding calendar, call and prepare notes for same.	ers and returning seme all; and prepare notes	.	\$ 275,00	\$ 00	137,50	137.60	en.	19,64 Allocate to 14 subs
1.5	CSM Prepare for and participate in calendar call for trial, and post hearing discussion	discussions.	2	\$ 550.00	8	275.00	275.00	S	39.29 Alfocate to 14 subs
477 HE 197									
ero mi					ı				claims by MWP
									Claims by NWP
SEE ST									Deduct-not related to defense of
- A 1		y order.	0.4	\$ 120.00	\$ 00	120.00			Not charged to NWP
	CSM Review orders on Zitting's and Helix's motion for summary judgment in preparation for conference call with client and co-counsel.	in preparation for	8.0	\$ 220.00	\$ 00	110.00			Not charged to NWP
MANAGE PARTY									Deductinol related to defense of
===	CSIM Assess, analyza and review motion for reconsideration with regard to National Wood; and conduct telephone-call with co-counsel regarding application of same and alternative use as during or post trial motion.	National Wood; and and and and and alternative use	0,0	S 220.00	s 00	17	220.00	0 \$ 220.00	00 NWP
10000	Research and straights of issues incoming Generalizes. Henrics	nathcautry and effection decition	99	3 . 137.86	6	, A6.75 S	58.75	8	Not relevant to defense of NWP's
- CANADA	CSM. Retrieffer Science and the military in Commence are find polytic compa- tion consideration and reading along and cellular by conceptions and offer digar- ter many factors.	iet e zagena des engeltatos	9	7,000	e E	2 8	1650	\$	Not relevant to defense of NWP's
1 45)	Assess, supplem counsel.	k issues; draft requested by co-	1.1	\$ 302.50	s 80	302:00			Not charged to NAVP
# 2007 H	138V Assess, author, and those or presented from to no counselve trained in the second	Jasoffos as sapa Jasoffos as sapa Jasoffos	2	\$ 33000	s	6	16500		Not relevant to detense of NWP's claims-related to Gemstone.
re . I		I dates and start time.	0.2	\$ 55.00	S.	27.50 \$	27 50	8	3.93 Alocate to 14 subs
Sec. 2017		tone applicable and	2	4	18	8 5 50	298		Not relevant to defense of NWP's
-2	Commun added to	wide language to be	0.3	\$ 82.50	S	41.25 \$	41.25	S	5.89 Alfocate to 14 subs
- EM 1882	CSN+ _ Sees, stratuze articlestate in content seams sea APCDs, moreon ID Vall prior contest editating storic and action of PCDs frightly for Online care	to lift state and falled hotypiest against	8	7	*	12 12 18	68.7	9	Not relevant to defense of NWP's
-2	Communicate with co-counsel regarding pre-	vide co-counsel with	0,4	\$ 110.00	\$ 00	55.00 \$	\$5.00	0 8 55.00	8
CSM CSM	Assess, analyze and review correspondence research and locate various documents and is and documents to co-counsel for services of the service	ng trial exhibit list; quested information by the c	ę: •	\$ 440,00	Ø.	220.00 \$	220.00	5 2Z0.00	000
SSW		trial procedural	0.7	\$ 192.50	€9	\$ 92.25	96.25	5 \$ 96.25	55
:5	CSM Analysts and strategy regarding original deposition transcripts for trial and potential stipulation between counsel, and communicate with Litigation Services regarding service.	and potential s regarding seme.	9.0	\$ 137,50	\$	66.75 \$	68.75	5 \$ 68,75	75
35 1	Draft status correspondence to client.				\$ O	68.75 \$	68.75	5 \$ 68.75	15
-S		oro-trial facts to Include in the	1.5	\$ 412.50	s,	206.25 \$	208.25	5 \$ 206.25	55
-	CSM Assess, analyze and review correspondence from co-coursel regarding language in softlanguage softlanguage in the coursel regarding language in	u ečenāvel Br	0.2	\$ 55.00	\$ 0	27.50 \$	27.50	2 6	4

rom co-counsel regarding joint pretrial same; and conduct lelephone conference
pretni r confe
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d documents from Helix,
5 🖁
#8868 6
Assess, analyze and review various emella from opposing coursels regarding joint pre-trial memorandum; and communicate with co-coursel regarding same to meel court deadline.
Conference cal with Lagation Services regarding universe of deposition transcripts in proparation of upcoming trial.
ig universe of deposition transcripts in
1
-1
Communicate with co-counsel regarding joint pre-trail memorandum; coordinate with opposing counsel; supplement same; address issues with Helix's suggested revisions; and finalize and tile same with the court.
ASsess, analyze and review trial bench memorandum; and communicale with counsel regarding same.
tion transcripts, trial exhibits, assist with omunicate with client regarding trial
Communicate with co-counsel regarding Inal issues related to IRTS 108; provide relevant pheadings on point to client and co-counsel; and prepare fist of relevant questions.
APCO's matter for reconsideration, and
- 1
-
Communicate win co-counsol regarding hearing coverage and post trial bristings and drett correspondence to client regarding hearing coverage of sellienzmt agreements.
I
Email exchange with Mary Bacon, Esq. regarding declaration of Victor Fuchs.

		Communicate with co-counsal regerding Victor Fuchs affidavit, pending pleadings balore the court, and strategize regarding same.	0.5	49	137.50	137.50	(A)	•		Not charged to NWP
	CSM	Communicate with co-counsel regarding draft statement of facts for post that briefing and draft issues of taw; draft supplements to some; and provide to co-counsel.	2.2	€9	605.00 \$	302.50	us .	302,50 \$	302.50	
3/8/2018	CSM	Communicate with co-counsol and address documents and issues for client's post trial briefing.	-	\$ 2	275.00 \$	137.50	60	137.50 \$	137.50	
	CSM	Assess, analyze and teview various correspondences between counsel and the court recarding findings of facts and conclusions of facts.	0.5	₩9	137.50 \$	68.75 \$	9	68,75 \$	68.75	
3/9/2018	CSM	Draft monthly status report to client.	0.3	\$	82.50 \$	41,25	64	41.25 \$	41.25	
3/9/2018	CSM	Continunicate with co-counset regarding finel issues with Apco Construction, Inc.'s post- trial brief.	0.5	¥ •••	137.50 \$	68,75	50	68.75 \$	68.75	
3/23/2018	CSM	Assess, analyze and review APCO Construction, Inc.'s Opposition to National Wood Products, LLCs Proposed Findings of Fact and Conclusions of Law, APCO Construction, Inc.'s Opposition to Haix Electric of Nevada, LLC's Proposed Findings of Fact and Conclusions.	2.0	&	192.50 \$	96,25	w	96.25	98,25	
		Assess, analyze and review plaintiff in intervention. National Wood Products, Inc.'s response to APCO Construction, Inc.'s	0.2	69	\$5.00		16	55.00 \$	55.00	55.00 NWP
		Assess, analyze and review Helix Electric of Nevada, LLC's response to APCO Construction's post-frial brief.	0.2	es	\$5.00 \$	55.00	9			Not charged to NWP
		Assess, analyze and review APCO Construction, Inc.'s Opposition to Camoo Pacific Construction Company's post-trial brief.	0.2	S	55.00 \$	27.50	₩	27.50 \$	27.50	
3/30/2018	H	Email exchange and review with Mary Bacon, Esq. regarding minule orders regarding pre- trial disclosures.	0.3	69	37.50 \$	18.75	47	18.75 \$	18.75	
3/30/2018	TF	Assess, snalyze and review universe of orders regarding pre-trial disclosures requested by Mary Becon, Esq.	0.8	9 10	100.00	90.00	s	\$ 00.05	90.00	
\dashv		Draft monthly status report to client.	0.3	S	82.50 \$	41.25	<i>\$</i>	41.25 8	41.25	
4/26/2018	CSM	Assess, analyze and review order from court on outcome of trial; communicale with client, and co-coursel regarding the same and motions for fees and costs; assess; analyze and review other orders regarding Halix and National Wood for determination of polen.	2	\$	550.00	275.00	₩.	275.00 \$	275.00	
4/27/2018 C	CSM	Communicate with ro-counsel regarding fees and cost motions; fellow up with accounting regarding the same; and begin to review costs for motion for costs.	1.2	\$ 33	330.00	165.00	Ф	165.00 \$	165.00	
\dashv		TOTAL:	ľ	\$ 245,85	245,855.00 \$	109,560,59	5	97,056.16 \$	29,948,37	
\dashv		SINCE 11/23/17:	Ĺ	\$ 20,647,50	\$ 05,71	11,138.67 \$		9,196.67 \$	5,007,02	

EXHIBIT "B"

EXHIBIT "B"

REVISED: ALECATION TO NATIONAL WOOD Committee	_	\$0.00 Not charged to NWP Fees allocated to 11	\$24.43 Allocate to 14 subso Nove	\$50,00 Allocate to 14 subs Should not be allocated to NWP or Helix. MSJ of Insulpro. Docket p. 308-307	\$6.11 Alecate to 14 subs	\$145.71 Alocate to 14 subs	\$19.29 Alecate to 14 subs	\$50.09 Alocate to 14 subs Should be alocated to 19 subs	#56.82 Alocato to 14 subs Charged to Holix & NWP-disputed	Security Allocate to 14 subs Recarculate fees charged to NWP	6614 Allocate to 14 subs	SAOTIBI Alteceto to 14 subs	\$138.39.Allocate to 14 subs to proposition. NV/P reallocates in the event the court awards some less.	\$18.7 Albonie la 14 suts	SES.14 Albomia to 14 subs	S63,75 Allocate to 14 subs	\$6.01 Alocate to 14 subs	\$52.93 Alvesto to 14 subs	56634 Allocate to 14 subs	\$105/26 Allocate to 14 aubs	\$114.00 Allocate to 14 subs	#1966 #GHIDOLAILE (P. 14 subs	1155.43 Milocate to 14 satus
Amount Amount Allocated to Alocated to Alo	\$15.00	\$4.00 \$	\$42.50 \$42.60	07.55.00 D0.655	\$10 Ep	\$255.00 \$255.00	\$28.50	90 668 30 668		\$7.13	\$14.25	\$17.81		\$22.81 822.81	\$7141.00	6111.56 6111.56	\$10.89	\$92.63	\$114.00	\$185.25	\$199.50	\$292.13 \$292.13	क्षार क्ष
Total Annual Total Amount Alled A	030 \$120.00	0.40 \$760.00	1:20 8342.00	0.28 0.28	0.30 \$465.50	5.10 \$2,040,00	0,80 \$228,00	2.540 \$712.50		A 1000	0.4 - \$114.00	814250	81,905.50	0.50 \$282.50	3.20 \$812.00	1.70 S892.50	0,30 \$85,69	2.60 \$741.00	3.20 3912.00	5.20 \$1.482.00	A. 60. \$1 556.00		9,60
	JRJ Telephone conference with Jos Pelan regarding status of the case (.3)	W.J. Tolophone conforence with Jap Pelan and Mark Manderhall about the Helix lifegulen.		Telephone confidence with Job Polan to discuss stralegy for the meeting with their discuss stralegy for the meeting with their this strategy and their strategy and their discussion (S) secretary entire from their discussion that their please of their ple	MGP Extense analis with R unforter resolving dispositive motoris and tell integers.	JRZ. Ravitwa at or the distactings' ealased to the Tele Listmanns' motion to strike. His promot pay ordinates (2.8), intend meeting at Aproxis office with Aproximatings and courses to discuss stellus and strategy (2.5).					342	7766 7766			###	Hild Attend status nesong with clont belons the Hon, Mark Denion.	20 E.	×	72.00E		ME8 Meeting to, RPCD's pilices with Lise Lynn and flany, to to go over pocuments in bridges APCD assorbible (4.0), and attents straining most not with 1, uses and C. Mounter; or case moving tolerard (1.5).	\$3.4 ***	FB. Continue document review at APOCI-officee (7,3); (1,10); and review at APOCI-officee (7,3);
3	9/7/2017			9/25/2017	9/25/2017 M	9/26/2017	9/26/2017					10/4/2017 NA			10/5/2017 WE	10/5/2017					34,73 0	2),8	10/11/2017 A MEB

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National Wood Comments	518,32 Allocate to 14 subs	MAR 45 APCO served 10 depo	Allocate to 14 subs	\$127.4 f. Allocate to 14 subs	\$8.00 APCO served 10 depo	\$106.93 Allocate to 14 subs	APCO served 10 dapo naticas: should be allocated to 10 subs	537,05 APCO served 10 depa	Charged NWP only.	\$75.37 Allocato to 14 subs	Decuct-APCO unsuccessful		Not charged to NWP	SST 14 Alocale to 14 subs	\$1425 Allocate to 14 subs	St. 14 Allocate to 14 subs	Not charged to NWP	Not charged to NAVP	Deduct-APCO unsuccessful	APCO's former counsal debalmest count order (1/120/12) that that commenced on 10/30/12 so be ser union applicable. NWE should not laps changed APCO's tormer countsal outwined count order (1/120/12) that that	commenced on 10/30/12 so 5 year rule not applicable. NWP should not be charged.
REVISEI ALLOCATIO NATIONAL V		M. SAR	8.1.6	\$17.7.4	00 S\$	\$166,93	\$108.30	\$37.05	335.50	\$75.57		00.05		537.14	\$14.25	\$2. ES					
Amoint Anount Allocated to Allocated to Net Washinst Wood	90'ZE\$	\$50.58	05,2978	\$309.84	\$10:00	\$2.552.18	\$467.40	\$216.80	\$85.50	\$351.33			\$0.00	812160	\$65.84	23,453	\$0.00	\$0.00			
Amožni Allotated to Seltk	190°26\$	06 OS	\$199,50	\$308.94	\$10,00	\$292,13	20.00	en ce	\$0.00	\$351.38			\$200.00	\$171.80	865.B4	\$37.62	\$142.50	\$85,50			
Fotal Amount	\$266.50	Sr 84.50	001985-1.3	\$2,479.50	\$80.00	00%56.23	\$1,083,00	\$370.50	\$85.50	\$1,064,50		\$120.00	\$200.00	\$520.00	\$19950	1114.00	\$142.50	\$85.50			
Total Hours Billed	60	170	5.60	870	0.20	9.20	98 g	130	0.30	3.70		0.30	0.50	(170	02.0	01:0	05.0	0.30			
A S. T. S. C. C. Land Co., London, M. London, M. L. Company, Co., London, Lond			MEB: Research NISS 624 Inclinating dephinent Hakloy, and prior declarone (4/2), [And account of the control of	NEB Continus trassucting referring 3.3), and start researching collination (5.3).	RJ Review and revise the draft list of PMK ropics for the subcontractor depositions.	93	MEB Communication with all opposing coatinsel regarding deposition scheduling indepoting a PWK and ilst of PWK todies (1.8). Confirm each subcontractor of depositions with and dreft status update regarding depositions and scientification and dreft status update regarding depositions and seletiment (0.9). calif with C. Mounieer and J. Pelen (0.6).	MEB Read, routow and respons to emails re: settlements; vacaling depositions.	MEB Coordinate moving National Wood's deposition per R. Reincke's request.	निर्धाक्षी (स्त्रवेशस्त्री जा		Consider additions Mary and Joe rega	JRJ Embl to Mary on strategy for desting with Helix (3); emult to Helix's counsel enclosing the draft stipulation (.2)		WER Status springe call with R. Jefferies C. Naomber: J. Pelser met L. Lym	240 240	MEB Research Helix Electric of Nevada LLC, and Heix Electric, Inc. on docket to devermine if Heix Electric, Inc. is a party.	MEB Oralf stipulation and order to titernass unjust and chiment claim in Hear.			
Dale, Worked Time Keeper	YLOSYZLYOL	10/12/2017	10/12/2017	10:13/2017	10/15/2017	10/16/2017	10:17/20:17	10/18/2017	10/20/2017	10/22/2017	ļ	10/28/2017	l		10/30/2017	10/30/2017	10/30/2017	10/30/2017	10/30/2017	10/34/2017	

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National Weed Communits	APPCO's terrner counsel oblained could order of (1724/2) has trial order of (1724/2) has trial order of (1924/2) so your use no applicable. WWP should not be charleged. APCO's former counsel order o	5 year rule not applicable. NWP should not be charged. Not charged to NWP	\$53.33 Reduced amount since WWP Should not pay AF to 5-year cule or charges concerning CAMCO depos.	APCO's former counsel chained court order († 1/28/12) that that commenced on \$0/30/12 so	Not charged to NWP	APCO's former counsel obtained court order (* 1729/12) that that courtmenced on 10/30/12 so	APCO's former counsel obtained court order (11/29/12) that mal commonced on 10/30/12 so	Swaktule not applicable Deduct-APCO unsuccessful	Not charged to NWP	Daduct-APCO unavecessibili	38.57 Alocale to 14 subs	Deduct-APCO unsupcess[u]
REVISED' ALLOCATION TO NATIONAL WICED		. Z	853.33 8	8 0 5 0	ž.	A	14 5 E 8	<u>GÖ</u>	144	ß	IV.	<u>G</u>
Ámoduní Affoceted to Marionet Wood		0.70\$	\$132.00		\$0.00	4			\$0.00		(Z	
Anocetes to Helix		\$240,00	\$132.00		\$860.00				\$200.00		\$100.20	
* Total Arrount Blied		0.6 \$240.00	\$400.00		2.2 \$880.00				6.5 \$200.90		8 6 L	
Törai Haura Silied					N				Ó		ē	
		Review anall from Jose Palan with documents retained to Helix Electric (12); review the Helix deposition testimony on retention and email to Mary Bacon regarding same (14).	Saview email and embased consolidation orders received from Cody regarding the five-year inimitality 1.3 Helphone conference with Cody regarding the supplemental answers to discovery (.3) amal to Mary Bacon regarding same (.1); email to Cody about further Cemico depositions (.2)		hibits.				request for admissions		Rodew and roves the moliphic excitoe excitored (depinals confinence and services) with Code about the wholest Word Claims (1) depinals confinence with Code about Code about Code and C	
Description		from Josephan with documents in deposition testimony on reter in (4).	Raview anal and embosed consolidation orders received from Cody regarding the Are-year initiation (4.) tolophone conference with Cody regarding the supplemental enswers to discovery (3) email to Mary regarding same (.1); email to Cody about further Cennoo depositions		Raview the Helix deposition and the related exhibits				Review the supplemental arswers to the Helix request for admissions propared by Cody.		Rollow and roves the moligino exclude available interface identifiate confinement and Cognition and available in the confine and available in the confinement and all with Cognition for discussing a simple design of the confinement and available in the Cognition and available in the Cognition of t	
Verpor			JRJ Review email an regarding the five regarding the su regarding same t								Review and reversible to the control of the control	
Date Worked Time Kopper	10/31/2017			2017	÷		2017	2017	2017 JRJ	2017	<u> </u>	(917
Date	10/37	10/31,	11/1/201/	11/1/2017		0717	3	11/4/2017	11/4/2017	11/5/2017	1116/2017	11/6/2017

Data Works	147/2017	11/7/2617	11/1/2017	11/8/2017	11/8/2017	11/8/2017
Data Worked Thrie Keeper	<u> </u>	3,	MEEW.	Q	WEB	
. Description	Review and evide it is supplemental ariseers to life Hebt discovery requests (6), emissions are no Cody (1), telephone condensero with Job Pelan regarding same and Hebt (1); felephone condensero with Cody to discuss the revisions (1); telephone conference with Cody about the Hebts supplemental ariseors (2);	Review the Camoo deposition (1.8); telephone conference with Joe Pelan regarding arms (12); review and respond to small from Cody about the National Wood depositions (12).	Start revisewing and organizing fring behildits.	Review and review the draft argument to Matheral Woods discussion mediates (2) interpreted the selection of	Travel to and element meeting at APCO's offices with R. unfertes to select- final switches.	
Total Hours Billed	=	2.2	8	Σ σ	95% 1	
Total Hours Total Autourit M	\$440.00	\$980,00	. 51,828.50	Og Og Og Og Og Og Og Og Og Og Og Og Og O	5.30 81 810.50	
Ambunt Am	\$440,00	\$290,40	\$404.42	Tr Fragge	\$498.47	
REVISED: Amount Amount Allocated to ALLDOAT (ON TO Allocated to Hely Motional Woods (AATIONAL) WOOD	00.03	\$290.40	27°701%	E: 6.00 (1.0	\$498 A7	
REVISED: ALLOCATION TO MATIONAL WOOD		\$60.00	387.54		\$107.89	
REVISED: ALLOCATION AMATICNAL WOOD SINGIBIARY	Not charged to NWP	\$80.00 NWP should be charged for email regarding NWP depo	54 Alticate to 14 subs	\$190/43 Allocatio to 14 subs	\$107.89 Allocate to 14 subs	Doduci-APCO unsupcessful
Proper	A CANADA					

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Matterial Whole Comments	Allocale to 14 subs	Strady Allocate to 14 subs	Daduct-APCO unsuccessful	66,00 Charged NWP only.	#663.39 Recalculated amount owed.	Helix, Ziling & NWP	Not charged to NWP	Not charged to NWP	Not charged to NWP	Not cherged to NWP	77.2.85 Receipulated amount ownd.
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Ariount Allocated to	C MARKET CONTRACTOR OF THE CON	00-00 38		\$66.00	21,000,000	S .	\$0.00	\$0.00	\$160.00	\$2,385.50	\$:.720.00
Amount A	9 0 5	00 00038		\$0.00	\$640,00	7.5 3.000	\$1,767,00	\$480.00	00.0 \$	\$0.00	\$440.00
Total Amount	80 80 80 80 80 80 80 80 80 80 80 80 80 8	\$1,000.00		\$66,00	\$1,540(00	\$924,00	\$1,787.00	\$480.00	\$160.00	\$2,365,50	\$1,560.00
Total Hours Billed	U .	2.50		0.30	410	S	6.20	1,2	0.40	B.30	8
20. 40.202222	Charlegui Riculair Uside Debtors protocol and eathif spirialines (St. ethnician school and school	sported to either from You'd uses a pacific of the scheduling ideal Wood and incepare priore to email from Cody increase. The Cody and increase of Polarities of the first of Polarities of the bit couring for Hallond We		(Paralegal) Review email correspondenco from Randy Jefferies regarding exhibits and trial popalation, assemble Mallonal Woold documents provided by Taylor Fong for Randy Jefferies' roxiaw.	Bigit tower of the prefully maked depo enthils for porantal trial shall be a	Pareitaga) Ernal correspondence with Jusy Celg regarding ThalDirector for upporting and 1.1, jestive mental correspondence line in theyof Engl forgoding deposition motes for Mathoral Wood, 1.1, its pin duling based on Raidly Jefferes review out deposition transcribts (4.0).	Rescarch and start drafting APCO's opposition to Holix's motion in limitine.	Review the motions in limine flod by Holix (2); review and reviso the dreft response to the Holix MIL (1.0).	Review the motions in limine fled by National Wood (.2); review the various email from Mary Bacon to Cody regarding disclosure issues (.2).	Research and draft APCOs opposition to National Wood's motion in timing	Begin review of the Allen doposition (1.5); complete motew of the Allen deposition (1.9); totegories and deposition (1.9); totegories with the deposition (1.9); totegories with the deposition (1.9); totegories with the deposition of the feedback of the feedback of the feedback of the deposition of the feedback of the deposition of the feedback of t
Daite Worked Jime Keapor	97	2		67.	SEP.	8 N	MEB	JRJ	3	WEB	78.T
Date Worke	178/2017	11/9/2017	11/9/2017		4.002.00 107175	11/02017	11/11/2017	11/12/2017	11/12/2017	11/12/2017	10/2/2017

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Welldam Diving Conference		\$54.597 Albonte to 14 subs	Not charged to NWP	\$400.00 Recalculated amount owed.	Deduct-APCO unsuccessfel	Deduct-APCD onsucrossful	229.04 Helin, Zitling & NWP	Deduct fees for Mil. APCO unsuccessful; Recalcultia balance of fees - allocate to 14 suts	Deduct-APCQ unsuccessful	Allocate to 14 subs	Deduct fees for motions- APCO unsuccessful; Recalculate belance of fees - alfocate to 14 subs	Allocato 10 14 subs	Vot charged to NWP	\$600.00 Charged MMP only,
REVISED: ALLOCATION TO NATIONAL WOOD		76.853		\$400,00			\$29.04	\$102.85		Ls city	\$62.07	1276019		\$600.00
Amount Altocated to National Wood		21.65	so.oo	00.02.5			*55£0.	3863.50		\$566.28	00'099\$	\$784.08	\$0.00	\$600.00
Athount Allocated to Halix		2180.12	\$640.00	\$120.00			5 8 8	\$963,800		## # # #	no gave	\$78x.03	\$120.00	\$0.00
Total Amount		200 \$-144,00	2.1 \$840.00	2.1 \$940.00			40 \$88.00	30 \$2.320.00		7.80 \$1.718.00	\$.0 \$2,000.00	22,976,00	<u> </u>	5600,00
Total Hours		inal Tripo Prito		Pun			lios V and Lynvi					00.00 00	0	1.5
Description		Fortional Continues all with May Euror and Lise Linit regarding that which a child the Linit regarding that which a child are child to be considered by the child that the child that the child are considered by the child that the ch	se to Helix's Mil.	Raview and revise this response to the Veltono Wood All. (3.1), review risks the objection to the Wilsonia World Supposition to the Section profices (.5), review until from Mary building the president disposition on the Veltonia responses to APCO: Will (.5).			Paralogal, Empli conrespondence with Marwands Knight (Cight of the Court) regarding briefles (2)'s empli correspondence with Fanaly Jestenlos regarding Apoc fand documients (Apoc-General Documens) for review is outline of creations of observations (1)'s eval briefles to documents and prespondence with Lies 1, in regarding Apoc occurrent and podelettel excitotists.	Revitor stepanaria: 10 final selection or stalinavipilie (3.0), sovier, and evide the dish reply in sultion of stale APDO maiolois in firmer (1); romative APDO maiolois in firmer (1); romative APOC-mailans (8.1) in the sultion is resignesed to prepare for order majurient (3.0).		(Principal) Equit issocialize potential Application and the (67), multiple efficient at consistent and consiste	Proble in this different the overlanging on the paradies modely monthly (C.3). Confessed, will also go belan againing attact (1.10) feeliging attacts with your will owners with your addition that designs about the stocking and results activities designs about an evaluation; addition (2.0), we addition; return to Phoenin (2.0).	Paringarii Cordinus assambling Acot trai rehalte (8.1); cochaige of millipin singl correspondence to the Les Lon, Sandy Jardane, Jun Ralpud and Josh Zeptote cognetify that elebbis bit (1.0). Relations conference with Ralpud (elebbis controlling the comment relevant controlling the standard and comment relevant controlling that the con	olix about sottlomani.	Raview documents relating to Cabinetec for possible trial exhibits.
Jime Keesse	THE RESIDENCE OF THE PARTY OF T	V.B. (Pomplegal) Combinated sail is artistis preparation. (2) ray tripplane cardinates and tripplane cardinates and April cocuments. (4), organic provided - (2), compares minii bummary of process (2).	JRJ Review and revise the response to Helix's MI.				V.E. (Peraliga), Email correspondence with Manyanab K.C. Court) regarding andhibis (.2); email correspondence regarding Apox & and dobull-sights (Apox General Docubries of category of dobull-sights (Apox General Docubries of Category of documents (.1); enfail corresponding Apox obcurrents (in enfail corresponding Apox obcurrent end posterior (eganding Apox obcurrent end posterior (eganding Apox obcurrent end posterior).	JR. Revitor trecuments for final se teste the distriction of the teste the districtions is thinke the impure (\$4.0).		V.D. (Printegal) Beglin rascentification of the first of			JPJ Conference with counsel for Hallx about sottlement.	JRJ Raview documents relating to
Date Worked Time	11(13/2017	11/1/2/2011	11/13/2017	11/14/2017 JRJ	11/14/2017	11/14/2017	11/14/2011 11/14/2011	11/15/2017	14/15/20:17	11/15/2017 V	11/16/2017 3RJ	11/16/2017 VLB		11/17/2017

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National Wood Comments	Allocate to 14 subs	\$42.86 Allocate to 14 9ubs	SST 14 Altocate to 14 subs	\$7.7.33 Alocate to 14 subs	Not charged to NWP	Algeate to 14 subs	SBCL+4 Altocate to 14 subs	\$47.14 Allocate to 14 subs	Not charged to NWP	Allocate to 14 subs	Allocate to 14 sebs	Not charged to NWP	Deduct-APCO unsuccessful	Not charged to NWP	\$1628 Alacete to 14 subs	Not charged to NWP	\$40.86 Alacato to 14 subs	Not charged to NWP	APCO's former counsel
REVISED: ALLOCATION TO NATIONAL WOOD	: \$103.77; Allocate to 14 subs	\$42.88	\$57.14	\$6.77.8 \$1.77.8		\$48.86	7.08	/#1.7 %		\$02.86	\$8.57	N			\$16.29 A	Z	\$40.46	Z	2.5
Amoûnt Allocahad to National Wood	9479 (6	\$198.00	\$284.00	01.2635	\$0.00	\$225,72	\$370.26	\$217.80	\$0.00	\$290.40	\$35.60	\$0.00		0.00	87524	20.00	\$138.76	\$0.00	
Amount Allocated to Helix	181.979.161	\$198,00	\$254,00	5792.00l	\$22.00	\$226-72	\$3,026	82-17-80	24 4.00	0F06Zg	339.60	\$120.00		000 2284,00	875.24	\$342.00	\$189.76	\$40.00	
S Total Amount	6.50 \$1.452.00	5600,00	2.00 \$600.00	100 x240,00	0.1 \$22.00	40 \$684.00	.1 St 122 00	3.0) \$660,00	2 844.00	4.01 \$890.00	\$120.00	0.3 \$120.00		£284.00	0 \$228.00		6 \$572.00	00.00 8	
Total Hours Billed				漫画		240	6		0	*	OS O	P		1.20	08:0	2.40	2.0	0.20	
Voscilpton	(Paralego), Flati compiling Appla preliminary set of trial exhibits (6.4). World to Shareffe folder, compose erral comespondence to Lies Lyan regarding same (2).	Review the cath' department exhibits to schedutible exhibits	avol to Les. Vegiés for the final pressal conference.	Contentral sallwills use Palan thri May Bloom to discuss the articularion principle of Minister and principle (1978) and the property of the	Review email correspondence from Randy Jeffaries regarding Helix that oxhibits.	Prebino Joh APCO's bre-mai container	(Paraegal) Assemble addition Apoc (first exhibits (23)) confilter drafting their colline based on Renty Jefferies review of deposition transcripts (23)	(Rezalegel) Bedin sabembling deposition exhibits Identified as Rendy Josense as pojentes vial éxhibits	Compose email correspondence to Taylor fong regarding status of disclosure of Apico documents and Hedix exalbit list.	(Paralego)) Fritet Seconbling demitled seponation achilds, adding to potential franchishity and bipdoing beliefschibi index	triophysion conference will too Polen about status (3).	relephone conference with Vivian about the Helix Irlat exhibite (.3):		(Parategal) Conference cell with Rendy Jettemss regarding Helix exhibits (3), assemble sequested advisibilis for A. Lahdiess (4); correspose email correspondence to Tan Handriff with link to specific Holix exhibits for R. Jeffenlet raviow (11); compase email correspondence to Jank Zepeda email correspondence to Jank Zepeda email correspondence to Lata Lym will fink to Helix exhibits (11); compase email correspondence to Lisa Lym will fink to Helix exhibits (11); compose correspondence to Lisa Lym regarding Helix trial exhibits (11).	Call with Lines Lyths reb orders, and status as tenso.	Analyza ordars and send summary including impact on case, trial, strat appeal to R. Leffeites (1.8); review motions for summary judgment (.2); send summary in R. Jeffeites and client (.4).	Parakopa) Donulme prepletika filotiline based on Randy Jeffedies' review राष्ट्रिकाओंका terisciplas	Roviow อาณิ respond to email from Mary Bacon on til summary judgmeni orders.	
Time Keeper	50 (d) (d)	JR.		3855 <u>4</u> 5 2		MEB. Pre	84.1 14.13	VLB Yen	VLB Gon	SZÁZ		JRJ Tele		VLB (Par (5.3): corre Jeffe (ema (ema (ema				JRJ Rovlov arders	
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REVISIO ALICATION TO NATIONAL VIODD. National Wood Comments	Sin 3 Alocate to 14 subs	\$8.43 Allocate to 14 subs	\$6.18 Allocate to 14 subs	Alocate to 14 subs	\$196,39 Allocate to 14 spbs	Baduct-APCO unsuccessful	NOI CITARGED TO NIVIP	Not charged to NWP	Not charged to NWP	Deduct-not filed	Not charged to NWP	Not charged to NWP	\$18.88 Ancrate to 14 subs	Deduct-APCO unsuccassful	Not charged to NWP
REVISED ALLOCATION TO NATIONAL WOOD	5	\$8.43		\$15.71	\$136.39								95.6.5		THE PERSON NAMED AND ADDRESS OF THE PERSON NAMED AND ADDRESS O
Amount Allecated to National Wood	Di	268.00	\$2 .85 \$1	90 us	S24 728	00 03	O Co	00'0\$	00.08		\$0. 0 0	10.0\$	\$132.00		\$0.00
Amount Allocated to Helix	399\$	\$66.00	58 90 8	\$220,00	8964.75	D/ 999	D'age	\$60,00	\$200,00		\$1,311.00	\$1,000,00	\$132,00		\$80.00
Total Amount Silled	\$132,00	\$132,00	572.0g	\$220.09	51.908.50	Section	2000	\$120.00	\$200,00		51,311.00	84,000,00	\$284.00		\$80.00
Total Hours Billed	09:0	0.00	88 6	1.0	6,70	av o		0.30	9.0		4,60	2.50	1.20		0.20
per.	(Faralega) Review order setting non-luny trait (14) reactions natural developes and contrastic size traiting to compare in confession and contrastic size traiting the fall of the plant and it is turn bytinging sense (15) bytase infigured follow with neptrit generalings fled by the presides and gratesidence for linearing the both to conf. (2)	(Parataga) Revise that explaintence (5) compose amak consepondence to E. Lynn regulating instakavildis (1).	(Fourliges) Conference and with Tendo Admires and Mary Boson regarding the institutor 12 to 12 before the admires of the institutor 12 to 12 before the institutor 12 to 12 before the institutor in the institutor in the institutor of conference and institutor in the institutor in the institutor in the institutor in the institution of t	Talephone cell Adh Liser, prin regarding Holiv raig orbibles, CBC, Compose ering tronspondence in User, (you regarding context and competition of Helix and Apoc that exhibite 105).	Begin restarch for APCO's prestate the C	Review enal correspondence from Lies Lynn equation Helix documents	(.1), replace certain Heirx documents with clean capies (.2).	i erispikare uzinarenze wen nasing bacuar about tre inai calendar and motion for reconsideration.	Raview and roylse the draft and Cody regarding same (.	20-115-527-641	Review, and analyze dreft order granting pay if raid MSJ, LB, Compare to originest notion, opposition and roply briefe (45, Draft comments and proposed revisions to order (.5), and draft competing order. Sand lo R, Jolianies for review (3.0).	Confirence with Mary Bacon (.3) and review the dreft orders tropliked from Holik and the APCO order on its motions (1.5); telephone conference with Joe Pelan to discuss status (.5); review and respond to email from Vivian jobout the trial exhibits (.2).	Parhalast Compose small correspondence in Aury Bach regisfing APCO's some last retributes for all and extensive and APCO sembles of Share file coleter (1) (1) commons sense for collections in Rainty, Jeffanies, registerding classics of APCO's sailbits (1).		Entail to Mary about 1000000000000000000000000000000000000
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Date Worked	12/1/2017	12/6/2017	12/7/2017	12/7/2017	12/8/2017	12/12/2017 12/12/2017	19/14/9017		12/16/2017	12/19/2017	12/19/2017	12/20/2017	12/20/2017	12/20/2017	12/21/2017

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Nethonal Wood-Comments		Allocate to 14 subs	880.00 Charged NWP only.	S200,00 Charged NWP only.	Alocato to 14 subs	Not charged to NWP	Not charged to NWP	\$924.00 Charged NWP only.	Deduct-APCO unsuccessful	Not charged to NWP	Not charged to NWP	\$1,280.00 Holix & NWP	Not charged to NWP	\$66.57 Allocate to 14 subs	Allocate to 14 subs	Not charged to NWP
REWSED: ACLDCATION TO NATIONAL WOOD	8 <u>8</u>	\$10.28	880.00	\$200,00	66.901.8	A Company of the Comp		\$924.00				\$1,280.00		366.57	\$162.85	
Amount Allocated to Mittothal Wood	8	\$72.00	280.00	\$260.00	\$7.69.50	PO'0\$	\$0.00	\$924.00		\$0.00	\$0.00	\$1,280,00	30.08	\$396.00	51,080,000	20.00
Amount	100 (Oppos	\$72.00	\$0.00	\$0.00	00.02(1)\$	\$1,824.00	\$2,394.00	\$0.00		\$1,795.50	\$1,225.50	\$1,280.00	51,111,50	00:96:50	\$1,200.09	\$1,120.00
Total Amount Blaed	CO 100 CO	\$ (44,00	\$60.00	\$200.00	51,549,50	\$1,624.00	\$2,394,00	\$324.00		\$1,795.50	\$1,225.50	\$2,560.00	\$1,111.50	\$79Z-8D	\$2,240.00	\$1.120,00
Total Hours Billed	Ř.	X	0.20	0.50	6.70	6.40	8.40	4.20		6.30	4.30	6.40	3.60	09:5	G	2.8
	Péraingal Combose email contesponéeine to Justi Zepeda (Avitan Decorpy) regarday AVIDA embilité de l'appliance de la population requirement de la population de l'appliance régarday avité à l'appliance desirement requirement de la population de l'appliance régarday avité à l'appliance desirement de l'appliance desirement des populations desirement de l'appliance de l'appliance desirement de l'appliance de l'appliance desirement de l'appliance	Assist Ms. Hownon with preparing APCC. Trial Exhibits builders for Mr. Jaffenses.	Review the proposed form of order delivered by National Wood and small to Mary Bacon regarding same.	Review and respond to entail from Mary Bacon about selling with National Wood (.2); prepage selliginant email to National's counsel (.3).	Reveay first batthail is (0.0); create ist of additional earliefs (2); sand to V Bowon, and Y. Leffedes, call with kills C. Mounteer or, additional earliefs and reviewing discreousy and provious earliefs to include (1.0), ornal E. Zarbjerier dones after devicements with digital and R. Laterieg, (1.3).	Review pleadings for APCOs motion for reconsideration of Peel Brindoy's motion for summary judgment to prachade pay if pold provisions.	Start charling motion for reconsideration of Pool Brimley's MSJ on pay if paid provisions.	(Parategal) Download National Woods that owitibite onto F drive (.8); telephone conference with Mary Bacon and Randy Jestforios regarding that owitibits (3.1).		Continue working on mation for reconsideration of Peel Barnicy Lon Claimant's motion for summary judgment.	Finance APCO's motion for reconsideration of Pool Brimley MSJ and send to R. Jeffanes.	Begin review of the APCO marked exhibits and begin preparing witness and cross examination outlines for the anticipated witnesses.	Implexient R. Jefferfes changes to APCO's motion for reconsideration of Peel Brinley MSJ	(Pátelésal) Seke courts récent orders on Mil. uthings to illipation folder on the Furine (LB), bogin segembling additional APOS antibuls, and reviews goodbirn index (LB), begin segembling additional Mary to Albin and utes upon regarding risa exhibits (LB).	Trook in Las Megas and strand the equation on (1.2), work on mail southing their found of Provink (1.0), proprie email to Cody docut the claims against Genniche (3), sonail to Mery abbut the motivite for experiencing (2).	Review and review the draft motion for facconsideration on the Heak sommers inchment an easy for each 10 at
37	aw.	Į.	굨	J.R.	MEB	WEB	MEB	ALB		WEB	MEB	.RJ	MEB	W.B	2)
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Date Worked	1:2/2018	1/2/2018	1,3/2018	1/3/2018	1/3/2018	1/3/2018	1/3/2018	1/3/2018	1/3/2018	1/4/2018	1/4/2018	1/5/2018	1/5/2018	1/5/2018	1/6/2018	1/6/2018
Time Keepor	MEB	MEB	VLB.	VLB	8	JRJ	MEB	1	<u> </u>	Fal	87/	LRU	ALB .	MEB	JRJ	J.E.
ojndazen	Prestine and conform find exhibits (3), excitance annuls with opposing course i restrial did prestinal memo (3) and confinute drafting prestinal nemo) (4).	Faulize mollon for reconsideration of Peel Brimley MSJ (incorporating client comments).	Upload Heix exhibits to ShareFile folder (43); compose small correspondence to Josh Zopeča (Axion Discovory) and Jim Holpuch (Holo Discovery) with hazuctions for prinfing Helix exhibits (-3).	(Paralegal) Continua assembling additional APCO exhibits, and revising exhibit index (2.9); upload Mational Wood exhibits to ShareFile forder (4.4); compose small conspondence to Lost Zeptagel (Avina Discovery) and dim Holpuch (Holdo Discovery) with instructions for preting National Wood exhibits (.3); bugin assembling exhibits fisted in Cody Mountear's oxhibit let besud on APCO motions filed (1.5); telophone conference with Wivien Bowron about the trial exhibits (.3).	Telephone conference with Vivlan Bownen about the trial exhibits (3); telephone conference with Job Polen shout status and statiogies for the motions for reconsideration (5); review and relied the motion for reconsideration coll the National Wood motion in limited (3); telephone conference with Job Polan to Gauss stame and ormal to Mary confirming was are not limit that motion (15); review the ental form day with case intervy and the polan regarding the motion (2); review the ormal to Job Palan regarding stame (2); review AECO exhibits for trial and propere rial outlines (2.2)	Review and revise the draft Helix reconsideralion motion (1,7)	Confirme drafting joint-pretrial memo (3.7), approve with R. Jeffeiles and client (1.3), send to opposing counsel (.1).	Assist Ms. Bowron with preparing Trial Exhibits binders for Helix's decuments.	Assist Ms. Bowron with preparing Thal Exhibits binders for NWP documents.	Exchange email with Cody about [2,5].	(Paralegal) Finish assembling authairs listed in Cody Mounteer's index of documents attached to motions filed by APCO.	Telephone conference with Vivien Bowron about the additional exhibits: (2); review trial exhibits and prepare related outland (.5); several telephone conferences with Vivien Bowron about the exhibit lists (.3); exchange email with opposing coursel segarship trial issues (.2).	(Paralegal) Finish assembling APCD trail extithits 209-306 (3.6); revise that exhibit let (1.9); seleptone conference with Randy Jefferies about the additional arthbits (.2); several teleptone conferences with Vivan Bowron about the exhibit lets (.3).	Continue working on pre-trail brief.	Confinue to rivisive APCO Irial exhibits and prepare direct and cross sexamination witness outlines (20); review the exhibits marked by National Warda and the original complaint into by Cabinotec and prepare fatter to Wardenal Wood's counset about the merits of the claims (2.8).	Bogin reviewing the exhibits marked by Helix Electric (1.5).
Cotel Hours		3.80	2.0	5,40	S	1,7	5.10	1.0	1.00	2.7	6.80	2.1	5.29	6.90	5.8	1.5
Total Americal	\$13/1/00	\$1,083.00	\$154.00	\$1,186.00	\$2,040,00	\$620.00	\$1,453.50	\$120.00	\$120.00	\$1,080,00	\$1,496,00	\$480.00	\$1,163.80	\$1.966.50	\$2,320.00	\$600.00
Ambunii Anocated to Helbi		\$1,083.00	\$154.00	\$550,00	\$760,00	\$680.00	\$726.75	\$120.00	\$0.00	\$640.00	\$748.00	\$240,00	\$581.90	\$983,25	\$0.0\$	\$600.00
Amount Allocated to National Wood	05.2585	\$0.00	\$6.00	3628.00	51.280.00	\$0.00	\$728.75	\$0.00	\$120.00	\$540.00	\$748.00	\$240.00	\$881.90	8983.25	\$2,320.00	80.00
REVISED: ALLOCATION TO NATIONAL WOOD				\$638.00	\$1.280.00					\$540.00	\$748.00	\$240,00	\$581.90	\$983,25	\$1,720,00	
National Wood Comments	%63.64 Allocate to 14 subs	Not charged to NWP	Not charged to NWP	\$638.00 Halix & NWIP		Not charged to NWP	Helix & NWP	Not charged to NWP	Not charged to NWP	\$540.00 Helix & NWP	\$748.00 Halix 8 NWP	\$240,00 Holy & NWP	\$581.90 Helix & NWP	5983,25 Helix & NWP	\$1.720.00 3 hours should be allocated to NWP & Helix, balance to NWP	Not charged to NWP
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		STORY OF THE STORY	\$319,00	\$846.03	\$28.50	\$2,109.00		\$748.00	\$520.00	\$655.501				\$370,50		00000
\$0.00			\$319.00	\$640.00	\$28.50	\$2,166.00	su.00	\$748.00	\$520.00	\$655.50	\$0,00	30.00		\$370.50	\$0.00	East III
\$1,520.00		\$655.50	\$319.00	\$980.00	\$28.50	SZ,109,00	\$60,00	\$748.00	\$520.00	\$655,50	\$969.00	\$372.00		\$370,50	\$340.00	CET (MA
\$1,520.00	30,752,66		\$638.00	\$1,850,00	\$57.00	54,218,00	\$30.00	\$1,496,00	\$1,040.00	\$1,311.00	00'6968	\$372.00		\$741.00	\$340.00	845¢ 00
ei 		4.6			0.20		0.2			4,80		1.24		2.60	0.85	100
Continue review of the earbible marked by Helix Electric (2.5); revise the Helix witness outlines (1.1); prepere email to Helix's counsei (.2).	10033333	Continue drefting pre-inal memo.	(Paralegal) Continue working on additional trial exhibits (2.4); compose ental correspondence to all partes with links to APCD trial video, and exhibits 209-309 (.3); telaphono conversations with Lies Lynn and Mary Jo Alian regarding additional APCD trial exhibits (.2).	Conference call with Mary Becon about legal issues for the pretrial statement (.2), conference call with opposing course! to discuss trial issues (.3); telephone conference with Eric Zincelinan about trial issues (.3); telephone conference with Eric Zincelinan about trial issues (.3); teview and revise the pretrial statement (3.7).	Conference with R. Jefferies about logal issues.	Continue draffing issues of law section (failfication, novation, assignment, judicial admission) for prairial memorandum.	Review emel from Mary do Allen about Helix fallings and prepare a response thereto.	(Paralegal) Assemble final set of APCO irial exhibits (4.5); upload to Sheefle (4.5); upload to Sheefle (4.5); upload to Sheefle (4.5); uploadse email to Jun hopfurb and Joub Speedb with detailed instructions with printing instructions, court copy of exhibits, etc. (4.1); end APCO exhibits to 'Intermal' copy of trail exhibit list and notate any previously marked as seposition exhibits (4.5); revise APCO proposed trail exhibit list (4.1); compose amail correspondence to Court Cleric, providing cupy of proposed final exhibit list (4.2); compose amail correspondence to all inigents' counset with final set of APCO trial exhibits and updated exhibit list (3).	Propers amail to Joe Polen about arguing the motion for reconsideration (1.1); eview and revise the draft protrial statement (1.5); langithy conference loali with Joe, Lisa, and Mary Jo to discuss the over payment backcharges (£5); Straitze pretrial stratement comments (£5).	Continue researching tearbs of law for APCO's pretrial brief.	Draft reply in support of motion for reconsideration of pay-if-paid MSJ (Peel Brimley).	Revise the Reply in Support of Motion for Reconsideration.		Continue drafting issues of law for joint pre-trial bind.	Roviow Helix changos to the pratriel statement (1.7).	Page 40 for small and it is commission and account in the page of
· ·				J.R.	MEB	MEB	괍	1	LR.	MEB	WEB WEB	JAG		MEG	J.B.	Q.
1772018	1/7/2018	1/6/2018	1/8/2018	1/8/2018	4/6/2018	1/8/2018	•	17972018 17972018	1/5/2018	1/9/2018	1/9/2018	1/10/2018	1/10/2018	1/10/2018	1/11/2018	1/11/2018
	JRJ Continue review of the exhibits marked by Helix Electric (2.5); revise the 1 3.8 \$1,520,00 \$1,520,00; \$0.60 Helix wilness outlines (1.1); prepare email to Helix's counse! (2).	LRJ Continue review of the exhalis marked by Heilx Electric (2.5); review the heilx Electric (2.5);	URU Continue review of the eatibilis marked by Helix Electric (2.5); revise the 3.8 \$1,520.00 \$1,520.00 \$1,520.00 Not charged to NWP Helix Wilness cutines (1.1); prepare email to Helix's counter(1.2). The Especial Continue and the eatibility of the counter (2.5) revise the State of the Continue definition of the counter (2.5) revise the counte	Continue seviere of the earbible marked by Helix Electric (2.5); revise the Helix Vibros counsel (2.5); revise the Helix Vibros cultimes (1.1); prepare email to Helix's counsel (2.5). Fig. First Continue working pre-trial memo. First	Confinue seview of the earlies marked by Helix Electric (2.5); revies the Helix viluoses outlines (1.1); propere email to Helix's counsel (2). Fight wildows outlines (1.1); propere email to Helix's counsel (2). Fight wildows outlines (1.1); propere email to Helix's counsel (2). Fight wildows outlines (1.1); propere email to Helix's counsel (2). Fight wildows outlines (1.1); propere email to Helix's counsel (2). Fight wildows (2); despending the limit is the limit wildows (2); properties (2); compasse (2); despending additional high leaves the limit way that wild began is sues for the pretrial email correspondence or call with Mary Bacon about deal issues for the pretrial statement (2); conference call with opposing counsel (or decurse ideal issues (2); delephano conference with Eric Zimbellman about deal issues (3); delephano conference with Eric Zimbellman about deal issues (3); delephano conference with Eric Zimbellman about deal issues (3); delephano conference with Eric Zimbellman about deal issues (3); delephano conference with Eric Zimbellman about deal issues (3); delephano conference with Eric Zimbellman about deal issues (3); delephano conference with Eric Zimbellman about deal issues (3); delephano conference with Eric Zimbellman about deal issues (3); delephano conference with Eric Zimbellman about deal issues (3); delephano conference with Eric Zimbellman about deal issues (3); delephano conference with Eric Zimbellman about deal issues (3); delephano conference with Eric Zimbellman about deal issues (3); delephano conference with Eric Zimbellman about deal issues (3); delephano conference with Eric Zimbellman about deal issues (3); delephano conference with Eric Zimbellman about deal issues (3); delephano conference with Eric Zimbellman about deal issues (3); delephano conference and with a pretrial experience (4); deal expending (4); delephano conference (4); deal expending (4); delephano conference (4); deal expending (4); delephano conference (4); delephano conference (4); delep	Confisher where the sability marked by Helik Electric (2.2); revise the sability marked first connection and the sability (2.4); compass and review of the review and revise the precise trails (2.4); compass and revise the precise trails (2.4); conference with Enc. Inherity (2.4); conference with R. Joffenes about logal Issues.	Continue drafting severe of the sabilate marked by Helix Electric (2.5); review the 2.5 (2.50.00 \$1,50	Continue rowers of the sabble marked by Helic Section (2.5); rower than 3.5 \$1,520,00 \$1,520,0	Mail Conference of the walkbulk marked by Hell's Bearing (2.5) Seeding Seeding	1/2018 ABS Controvers of the National Control Co	17/2018 7/10 17/2018 17/2018 7/10 17/2018 7/10 17/2018 7/10 17/2018 7/10 17/2018 7/10 17/2018 7/10 17/2018 7/10 17/2018 7/10 17/2018 7/10 17/2018 7/10 17/2018 7/10 17/2018 7/10 17/2018 7/10 17/2018 7/10 17/2018 7/2018 7/2018 7/2018 7/2018 7/2018 7/2018 7/2018 7/2018 7/2018 7/2018 7/2018 7/2018 7/2018 7/2018 7/2018 7/	17/2018 Moderno activity of the stable in the stable i	1/2018 34 Options and the first the first transfer of the state	1/2018 1/2019 1	1,10,000 1,10,000 1,	Miles Mile

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		\$513.00	\$800.00	\$88.00	\$2,180,25	\$360.00	\$840.00		\$1,211.251	\$1,780,00		\$1,724.25 H	\$1,520.00 H	
30.00	\$0.00	\$513.00	\$390.00	00'883	\$2,180.25	\$360.00	\$840,00	\$0.00	\$1,211,25	\$1,760,00	\$0.00	\$1,724.26	\$1,520.00	00'0\$
\$441.75	\$289.25	5513.00	00.00 0 \$	\$48.00 \$48.00	\$2,180.25	\$360.00	\$640.00	\$1,452.00	\$1,211.25	\$1,960,09	\$616,00	\$1,724.25	\$2,240,00	\$345,00
\$441.75			\$1,800.00	\$176.00	54,360,50	\$720,00	\$1,680.00	\$1,452.00	\$2,422.50	53,720.00	\$616.00	\$3,448.50	\$3,760.00	5345.00
1.5	2,10	3,60	4.50	08	15.30	1.80	4.20	6.80	8.50	9.30	2.80	12.10	9.40	1.15
Prepare for pay if paid motion for reconsideration	Altend heating and argue APCO's two mollons for recensiderston.	Continue drafting issues of law for joint pre-trial mamo.	Raview and revise the lagat analysis for the prettal statement and utimately the prettal brief (1,5); these telephone conferences with Mary Seseon to discuss the prettal statement (1,5); thesphone conference with Jos Pelan regarding this trial preparation and the damages due to ACO (15); troview additionally masked exhibits for incorparation late the Irial outlines; work on Irial outlines (1,5).	(Parengga) Telephrare call with Jernifor Govor (court recorder) regarding that (21) compose email correspondence to Cole Mountaine regarding need for court reporter (-1); slephone conversation with Lorraine (Judge Denfora's JoA), legarding availability for equinent testing piers to trial ellephone conversation with Ken (court audio/visual deporterent) regarding same, L2); elephone conversation with Lise Lynn regarding equipment testing (-2); compose onail correspondence to Ken regarding work order for equipment testing (-1).	Finish drafting Issues of law for joint pro-trial memo (10,1); incorporate opposing courses' changes to joint pre-trial memo confam changes with crient, and Re (5,2).	Continue review of final set of exhibits and revision of the trial outlines.	Work on the Pelan outline and emails Jos Pélain (1.6); telephane confinemence with Mary Bason about the bench memo (2); review Joe and List's stranges to the trial outline (.5); review and continue to work on the bench memo (1.9).	(Paralogal) Prepare Andrew Riviera Itial outline, and replace deposition exhibit citations with Inst exhibit numbers.	Continue drafting factual and legal sections of APCO's pre-first bnef.	Work on bonch manna (3); bavol to Las Vogata and review outlines and obtains to popula or of the total objainst Helis and Alstingual Nobod (7.7); Heighbors conference with Job Pelan regarding his lessimany, (.2); exchange multiple emails with Marylo Allan regarding the Heix and APCO demage celculations (.5).	(Paralegoi) Flotah draffing A. Rivera Irial outline (2.7); compose email correspondence to Randy Jefferies regarding deposition exhibit 91 not being marked as trial exhibit (.1).	Day bonce trial preparation. Review trial outline while simulendously confirming exhibit references (8.7); participate in test check (1.3); multiple sells will dient to confirm status of trial, crider of wilnesses, proparation of the same (.3); review documents to begin preparing M. Jo and B. Benson withouts outlines (1.2).	Prepare for and attend the treil (7.5); conference with Mary Bazon to obscuss trial preparetion for the Molix cross and the Marylo Allen examination (1.5).	Research whollter pleadings and discovery responses are admissible at Irial.
MES	MEB	NEB	<u>R</u>	2 10	MEB	E.	3	ALB	MEB	<u>G</u>	, VLB	WEB.	JRJ	946
1/11/2018	1/11/2018	1/11/2018	1/12/2018	1,12,120,18	1/12/2018	1/13/2018	V15/2018	1/15/2018	1/15/2018	1/16/2018	1/16/2018	1/16/2018	(/17/201 8	1/17/2018
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) Property																				
REVISED ALCOATION TO HARDIN WOOD Comments.	Helix & NWP		\$2.120.00 Helix & NWP	5570.00 Helix & NWP	\$2,700.00 Hotex & NWP		\$860.00 Holix & NWP	\$71.25 Helix & NWP	Coduct-not rotated to detense of claims of NWP	\$1,638,75 Helix & NWP	\$1300.00 Helix & NWP	\$484,50 Holx & NWP	\$40,00 Hellx & NWP	\$400.00 Helix & NWP	\$14.25 Helix & NWP	Aelix & NWP	S240.00 Holix & NWP	\$24.73 Helix & NWP	\$500.00 Helix & NWP	\$1,311,00 Helix & NWP
REVISED: ALLOCATION JO NATIONAL MIGOD	\$77.00		\$2,120,00	\$670.00	\$2,700.06		\$560.00	\$71.25		S1,638,75 F	\$1300.00	\$484,50 H	\$40,00	\$400.00 H	\$14.25.H	\$1,260,00 Hellx & NWP	\$240.00 H	\$24.73 H	\$500.000 H	\$1.311.00 H
Ameunt Anount Allocated to Affocused to Affocused to Affocus (Astrobol Wood			52,120,00	\$570.00	\$2,700.00		\$660.00	\$71.25		\$1,636,75	81,700.00	\$484.50	\$40.00	\$400.00	\$14.25	\$1,266.00	\$240.00	\$24.73	\$500,00	\$1,311.00
Amount Affocated to Helix	00',772		\$2,200.00	\$1,197.00	\$2,700.00		\$445.00	\$71.25		\$1,638.75	\$1 700,00	\$484.50	\$40.00	\$400,00	\$14.25	\$1,2%0,00	\$240,00	\$24.73	\$500.00	81,311,00
Total Amelant Billed	\$154.00	20.00	\$4,320,00	\$1,767.00	\$5,400.00	\$0.00	\$1,006,00	\$142,50		53,277,50	83,400.00	\$969.00	\$80.00	\$800.00	\$28.50	\$2.520.00	\$480.00	\$49.45	\$1,000.00	\$2,622.00
Total Hutes Silled	0.70	0.00	10.80	02:9	13.50	0.00	2.10	0.50		11.50	9.50	3,40	0.20	2.00	0.10	6.30	1.20	0.20	2.50	9.20
. Dee Erlation	(Paralegal) Assemble, and upload various exhibits onto ShareFee, for Brian Berson, at the direction of Mary Bacon.	Attend triel and prepare for second day of trial.	Prepare for cross examination of Bob Johnson and Andy Rivers of Helix and Cook of Cabrineter [1.5], ethnic free (7.0), conference with Lob Pelan to inscruss the evidence related to the set of fiscuse (.5), conference call with Joe and Mark Mendenhall about states (.5); rowlew the prohoding boreh moment and prepare for Jee Pelan's technony on the rebutlet cec (1.7).	Prepare witness outlines for Kary Jo and Baran Barson (4.2); meet with Mary Jo to prepare for saloff testimony and create demanstratives for court (2.0).	Prepare for and attend triat; conference with Joe Pelan and conference call with Mark Mendenhalf, travel to Phoenix (2.0)	Propers for and altond their.	Exchange several entail with opposing coursel about the trial schedule [.5]: idephone conference with John a Jafor about Cabhelecs's final viness and possible settlement (.3); pregare related email to all courset (.3); lefebytone conference with Joe Pelan regarding status (.6); email to all courses on dosing statements (.2); and it of the course on dosing statements (.2); and it of the course of the closing arguments (.6).	Exchange emails with opposing counsel to: that scheduling, order of witnesses, trial schedule, and closing arguments:		Attend trial (2.3), draft closing argument (6.8) and start distring post-trial brief (2.4).	Prepare for and when that (6.5); return to Phospox (2.0).	Rawse closing argument (2.3) and finalize exhibits (1.1).	Exchange emel with counsel about the trial renscripts.	Raview and analyze the testimony from Day 1 of the triel.	Conference call with R. Jefferias ra: post-trial brief.	Continue raview of the trial transcripts for purposes of the post trial briefing.	Continue review of the triel transcripts.	Status ceil with R, Jefferles re: post that brief and findings of fact and conclusions of law,	Conclude review of the triat transcripts in order to propare the post Insti- briefing.	Continue adding text and references to trial transcript to post trial brief.
Tring Keeper	VLB	MEB	द्ध	MEB	<u> </u>	WEB	₹ 	MEB		MEB) Ne	MEB	J.A.	J.R.J	MEB	JRJ	JRJ	MEB	JRJ.	MEB
Date Worked	1/17/2018	1/17/2018	1/18/2018	1/18/2018	1/19/2018	1/19/2018	1/22/2018	1/22/2018	1/23/2016	1/23/2018	1/24/2018	1/24/2018	1/25/2018	27572018	2/5/2018	2772018	2/8/2018	27872018	2/9/2018	2/11/2018

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	Continue adding smult relevances may FFCL	820		05 891 148	9	5584.2	5584.25 Recalcule-Dispute excessive
	Continue adding in earlink references to FFCL.	0E.h	\$1.275.50	\$612.75	\$612.15	\$304.38	Recalcute Dispute excessive
200	Review and revise the draft post trial brief and statement of facis.	1.50	\$600.00	\$300.00	\$300.00	\$300.00	
	Continue adding extellite for indings of fact and conclusions of law.	230	\$655.50	5222.75	\$327.75	\$163.88	Recalcuto-Dispute excessive number of hours spent on
SS N	Cal wen K Jafferies of FEG.	0.20	\$57,00	\$28.50	228.60	\$14.25	
MEÐ	Confinute adding leadingsmy in FFCL.	3.40	\$969.00	\$484.50	20,000	\$242.75	FECt Recalcule-Dispute excessive number of hours exect on
MEB	Draft sip and order to extend deadlinos for pratrial motion and for FFCL, call coursel to confirm stipulation	0.40	\$98,89	\$49.45	\$49.45	\$49,45	S49,45 Hellx & MVP
	Continue trading exhibits to findings of fact and condustons or law	4.50	\$1,282.50	\$841.25	\$641.25	\$320.63	\$320.53 Recalcute-Dispute excessive
S.	Review and revise the post hearing brief.	2.60	\$1.040.00	\$520.00	\$520,00	\$520.00	\$520.00 Helix & NWP
MEB	Continue drailing APCO's Findings or Feet and conductions of fav.	920	\$1,532.86	\$766.43	\$766.43	<u>\$383.22</u>	\$383.22 Receivule-Dispute excessive number of hours spent on
CR.	Poview and revise the post hearing brief, including the factual and legal sections.	6.50	\$2,600.00	\$1,300,00	\$1,300,00	\$1,300.00	S1,300.00 Helix & NWP
WES	Continue drafting APCO's Post Trial Brief.	8.30	\$2,052.06	\$1.026.03	\$1,026,03	\$1,026,03	S1,026,03 Helix & NWP
	Continue rowiew and revision of the post trial brief.	3.50	\$1,400.00	\$700,00	\$700.00	\$700.00	\$700.00 Helm & NWP
MEB	Continue drafting APCO's post-trial brief.	3.20	\$791.16	\$395.58	\$395.58	8395.58	8395.58 Relix & NWP
	Review and rovise the legal section of the post-tiral brief; continue raview and revision of the factual section of the brief.	6.50	\$2,500.00	\$1,300.00	\$1,300.00	\$1,300,00	\$1,300,00 Helix & NWP
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	Telebrone institute with four Bacon about the triel bilei mist expansion stoposed institute in the triel was and review and trough the year of the properties and trough free properties and trough in the year concludering of the free properties of the concludering of the properties and the concludering of	2.80	\$3.040.00	\$1.526.00	\$1,520,00	\$760.00	Recalcule-Dispute axeaselve frumber of hours spent on FFCL
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	Review and analyze his pest trial brild fluck by Cameo and the proposed findings of falt and conclusions of law tient by talional Voods	2.80	00.000.18	\$320,00	00 0893	Satistics.	Recalcule-Dispute excossive number of hours spant on FFCL.
E 3	Stirt draffing ARCO's opposition to National Wood's proposad findings of 3st and continenting of law	8 ,20	\$2,027.33	00 OS	\$2,027.38	\$1,013.67	Rocatcutale-Dispute excessive number of hours spent on opposition to FFCL
2	Review Use's constructe at the Marketal Wood Inteplied Indings of fact and confiltueors of law.	0.70	329000	80'08	000002\$	\$140,00	Recatculate-Dispute excessive number of hours spent on opposition to FFCL
MEB	Final, dentilg opposition to validnia Wood's proposed findings of fats and conclusions of law	12.10	\$2,991,55	00.00g	\$2,981.55	\$1.495.78	Recalcutate-Dispute excessive number of hours spent on opposition to FFCL
LR.	Review and snelyzo the proposed lindings of fact and conclusions of law sibmilled by Hells.	2.1	\$840.00	\$840.00	80.00		Not charged to NWP
MEB	Start drafting opposition to Helix's proposed FFCL.	10.80	\$2,670,15	\$2,670.15	00.08		Not charged to NWP

Tron Hours and the extraction of the signature of the secretaries of the signature of the s	### ### ##############################	REVISED.	00 099\$	\$515-19 Recalculate-Dispute excessive number of hours received to money the received to the money of EEV	\$0.00 Charged Helix only,	\$780.00 \$380.00 Recalculate Dispute thousand the control of the co	\$24.73 \$24.73 Helix & NWP	\$0.00 Not charged to MWP	\$0.00 Not charged to NVP	NWP should not be charged.	7.29 S98.80 Recalculate Dispute			514.25 S14.25 Hellx & NWP	\$28,50 \$28,50 Hefix & NWF	5,00 \$7 40 ,00 Heir, & NWP	1.75 \$441.75 Holix & NWP	5.00 \$456.00 Helix & NWP	3200 004 1911 & 1074P	2.75 \$612.75 Helix & NWIP	.50 S2,137.50 Heix & NWP	1,00 \$120,00 Heir & NWP	.25 \$299.25 Helix & NWP
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CARTERIOR TO COMPANY T	MEB	Description	Review, orth, and review the current yeapton of the institute to the National Wood proposed indings that Nam, but hat but hate.	Rovinov arkt refles APCO's velocities to Nectional Woods (2.1) and Helikks proprieted Fridings of Fact and Combissions of Law (1.3).	Continue dralling opposition to Halix's proposed FFCL.	Continue review and revision of the rebistral to the National Wood preprosed findings and the Helix proposed lipsings.	Call Judge Denton's chambers to confirm extension.	Continue traft APCO's coposition to Heint's Findings of Fact and Conclusions of Law (implementing research or impossibility to meet conditions precedent and distinguishing NY case on termination).	Review and revise the response to the Helix proposed findings of lact and conclusions of law.			Finish returned to Idaliya perpassed fermings of fact and recontinuous at tax	The course of th	Keynow status of case and draft amail to R. Jeffenes re; same.	Review status of case and draft email to R., Jefferies ra: same.	Reviews and brakyce the court's decision on the Figix and Cabinet dalms. (1.3); Usephone conference with Mary Bocon to discuss statemeys fee issues (2.3); Isephone conference with Noe Polan regarding same (2.3); Pelliminary review of the Spation Fan Actionsy fees and costs (.5); review with the Debug Polan Actionsy fees and costs (.5); review the findings of fact regarding National Wood's claims apprint Camco-enfered by the court in the Cabines of Jebre Electric assisted against Camco-enfered by the Capine Cabine of Jebre Electric assisted against Camco-enfered by the Capine (4.2); review for the Cabine Cabine Cabine (2.2); review for the Cabine Cabine Cabine Cabine (4.2); review for the Cabine Cabi	Reviow and analyze courts audiple FFCL,	Start drafting APCO's motion for attorney's fees	Review lime entires for the fee application against Helix and National Wood.	Continue drefting APCO's motion for ellomey's toes	Continue crafting APCO's motion for attomey's fees	Work on the fee application (.2); ideplicate conference with tice Petan (.3); exchange email with Cody and Lisa Lynn about the fee application	Enish draffing form of motion for attorney's fees (with blanks for altorneys to fill in their secretarised lime).

EXHIBIT "C"

EXHIBIT "C"

Electronically Filed 11/29/2012 02:28:48 PM

1 ORDR Gwen Rutar Mullins, Esq. 2 Nevada Bar No. 3146 Wade B. Gochnour, Esq. 3 Nevada Bar No. 6314 Howard & Howard Attorneys PLLC 3800 Howard Hughes Parkway Suite 1000 Las Vegas, NV 89169 Telephone (702) 257-1483 7 Facsimile (702) 567-1568 E-Mail: grm@h2iaw.com 8 wbg@h2iaw.com 9 Attorneys for APCO Construction 10 П 12.

Alm & Elim

CLERK OF THE COURT

DISTRICT COURT CLARK COUNTY, NEVADA

In Re Manhattan Mechanic's Lien Litigation

CASE NO.: A571228 DEPT. NO.: XXIX

Consolidated with: 08A574391, 08A574792, 08A577623, 09A580889, 09A583289, 09A584730, 09A587168, A-09-589195-C, A-09-589677-C, A-09-590319-C, A-09-592826-C, A-09-596924-C, and A-09-597089-C

ORDER STAYING THE CASE, EXCEPT FOR THE SALE OF THE PROPERTY, PENDING RESOLUTION OF THE WRIT PETITION BEFORE THE NEVADA SUPREME COURT

Date: November 6, 2012 Time: 10:00 a.m.

AND ALL RELATED CASES AND MATTERS

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Page 1 of 3

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HOWARD & HOWARD ATTORNEYS PLIC 3800 Howard Hughes Pkvy., Suite 1000 Las Vegas, NV 89169 Ĭ

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ORDER STAYING THE CASE, EXCEPT FOR THE SALE OF THE PROPERTY, PENDING RESOLUTION OF THE WRIT PETITION BEFORE THE NEVADA SUPREME COURT

This matter having come before the Court upon the joint oral motion for a stay of the case, except for any procedures necessary to complete the pending sale of the Property, made by APCO Construction, the Peel Brimley Lien Claimants and Scott Financial, the Court having heard no objections, and other good cause appearing:

THE COURT FINDS AS FOLLOWS:

- l. A stay of the entire case, with the exception of any actions necessary for the sale of the Property as previously ordered by the Court, pending resolution of the Writ Petition currently before the Nevada Supreme Court, is appropriate pursuant to Nevada Rule of Civil Procedure 62 and Nevada Rule of Appellate Procedure 8.
- 2. No bond is necessary as the real parties in interest have jointly moved for the stay.
- 3. Trial of this consolidated matter commenced on October 30, 2012 upon the trial of the lien amount, lien validity and related claims of Ready Mix, Inc., and therefore, the fiveyear rule set forth in Nevada Rule of Civil Procedure 41(e) is no longer applicable.
- 4. To the extent that trial under Nevada Rule of Civil Procedure 41(e) has not commenced, the stay pursuant to Nevada Rule of Appellate Procedure 8, tolls the five-year rule of Nevada Rule of Civil Procedure 41(e).

Based upon the above findings by the Court and other good cause.

IT IS HEREBY ORDERED, ADJUDGED AND DECREED that all causes of action, counterclaims, third-party claims or otherwise are hereby stayed pending resolution of the Writ Petition currently pending before the Nevada Supreme Court, except for any actions necessary for the sale of the Property as previously ordered by this Court, and the establishment of an account for the proceeds of the sale, to which all lien claims shall attach.

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Page 2 of 3

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IT IS FURTHER ORDERED, ADJUDGED AND DECREED that no bond shall be required for the stay to become effective.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that nothing herein shall affect the on-going mediation of this case.

DATED this day of November 2012.

DISTRICT COURT JUDGE

Submitted by:

HOWARD & HOWARD ATTORNEYS PLLC

Gwen Rutar Mullins, Esq.

Wade B. Gochnour, Esq.

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Las Vegas, NV 89169 Telephone (702) 257-1483

Attorneys for APCO Construction

Page 3 of 3

#2123636-v2

IN THE SUPREME COURT OF THE STATE OF NEVADA

Supreme Court Case No. 77320 Consolidated with 80508

HELIX ELECTRIC OF NEVADA, LLC,

Appellant,

v.

APCO CONSTRUCTION, INC., A NEVADA CORPORATION,

Respondent.

JOINT APPENDIX VOLUME 99

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<u>cbyrd@fclaw.com</u> Attorneys for Respondent

CHRONOLOGICAL APPENDIX OF EXHIBITS

<u>Date</u>	<u>Description</u>	<u>Bates</u> <u>Number</u>	Volume(s)
06-24-09	Helix Electric's Statement of Facts Constituting Lien and Third-Party Complaint	JA000001- JA000015	1
08-05-09	APCO's Answer to Helix's Amended Statement of Facts Constituting Notice of Lien and Third-Party Complaint	JA000016 – JA000030	1
04-26-10	CAMCO and Fidelity's Answer and CAMCO's Counterclaim	JA000031- JA000041	1
07-02-10	Order Striking Defendant Gemstone Development West, Inc.'s Answer and Counterclaim and Entering Default	JA000042- JA000043	1
06-06-13	APCO's Limited Motion to Lift Stay for Purposes of this Motion Only; (2) APCO's Motion for Summary Judgment Against Gemstone Only; and (3) Request for Order Shortening Time	JA000044- JA000054	1
	Exhibit 1 – Affidavit of Randy Nickerl in Support of (I) APCO's Limited Motion to Lift Sta for Purposes of this Motion Only; (2) APCO's Motion for Judgment Against Gemstone Only	JA000055- JA000316	1/2/4/5/6
	Exhibit 2 – Findings of Fact and Conclusions of Law and Judgment in Favor of APCO Construction Against Gemstone Development West, Inc. Only	JA000317- JA000326	6

<u>Date</u>	<u>Description</u>	<u>Bates</u> <u>Number</u>	Volume(s)
06-13-13	Docket Entry and Minute Order Granting APCO's Motion for Summary Judgment Against Gemstone	JA000327	6
08-02-17	Peel Brimley Lien Claimants' Motion for Partial Summary Judgment Precluding Defenses Based on Pay-if-Paid Agreements and Ex Parte Application for Order Shortening Time	JA000328- JA000342	6
	Exhibit 1 – APCO Construction's Answers to Helix Electric of Nevada, LLC's First Request for Interrogatories		6
	Exhibit 2 – Camco Pacific Construction Company, Inc.'s Responses to Helix Electric of Nevada, LLC's Interrogatories		6
08-21-17	APCO Construction's Opposition to Peel Brimley Lien Claimants' Partial Motion for Summary Judgment Precluding Defenses Based on Pay-if-Paid Agreements	JA000393- JA000409	6/7
	Exhibit A – Excerpt from 30(b)(6) Witness for Helix Electric of Nevada, LLC taken July 20, 2017	JA000410- JA000412	7
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	Exhibit 3 – Excerpt from David E. Parry's Deposition Transcript taken June 20, 2017	JA000473 JA00489	8
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	Exhibit 7 – Helix Electric of Nevada, LLC's First Set of Request for Admissions to Camco Pacific Construction		8
11-06-17	Helix Electric of Nevada's Motion <i>in Limine</i> Nos. 1-4	JA000534- JA000542	8
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	Exhibit 14 – Excerpts from Helix Electric of Nevada, LLC's 30(b)(6) Witness Deposition Transcript taken July 20, 2017	JA000874- JA000897	12
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	Exhibit 3 – Excerpts from the Deposition Transcript of Andrew Rivera taken July 20, 2017	JA000970- JA000993	17/18/19
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	Trial Exhibit 14 - Letter from W. Gochnour to Sean Thueson Re: [APCO's] Response to [Gemstone's] Termination for Cause (Admitted)	JA002002- JA002010	33
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	Trial Exhibit 16 - Email from J. Horning to A. Berman and J. Olivares re: Joint Checks (Admitted)	JA002014	33
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	Drywall Pay Application No. 7 to	14000570	
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	Trial Exhibit 165 - Letter from D. Parry to A. Edelstein re: Gemstone losing funding for project	JA002652- JA002653	47
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	Helix Trial Exhibits:		
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	Trial Exhibit 535 – Deposition Transcript of Andrew Rivera (Exhibit 99) (Admitted)	JA005371- JA005623	78/79/80
01-19-18	Transcript – Bench Trial (Day 3) ³	JA005624- JA005785	80
	Trial Exhibit 231 – Helix Electric's Amended Statement of Facts Constituting Notice of Lien and Third-Party Complaint (Admitted)	JA005786- JA005801	80
	Trial Exhibit 314 - Declaration of Victor Fuchs in support of Helix's Motion for Partial Summary Judgment against Gemstone (Admitted)	JA005802- JA005804	80

² Filed January 31, 201879 ³ Filed January 31, 2018

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	Trial Exhibit 321 – Overpayments to Cabinetec <i>(Admitted)</i>	JA005806-	80
	Trial Exhibit 536 – Lien math calculations (handwritten) (Admitted)	JA005807- JA005808	80
	Trial Exhibit 804 – Camco Correspondence (Admitted)	JA005809- JA005816	80
	Trial Exhibit 3176 – APCO Notice of Lien <i>(Admitted)</i>	JA005817- JA005819	81
01-24-18	Transcript – Bench Trial (Day 5) ⁴	JA005820- JA005952	81
03-08-18	Letter to Judge Denton submitting Helix Electric of Nevada, LLC's (Proposed) Findings of Fact and Conclusions of Law	JA005953- JA005985	81
03-08-18	Letter to Judge Denton submitting APCO Construction, Inc.'s Proposed Findings of Fact and Conclusions of Law	JA005986- JA006058	8/821
03-08-18	APCO Construction Inc.'s Post- Trial Brief	JA006059- JA006124	82/83
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	Exhibit 4 — Plaintiff in Intervention, National Wood Productions, Inc.'s Findings of Fact and Conclusions of Law Re Camco	JA006386- JA006398	87
	Exhibit 5 – Offer of Judgment to Helix Electric of Nevada, LLC	JA006399- JA006402	87
	Exhibit 6 – Offer of Judgment to Plaintiff in Intervention National Wood Products, Inc.	JA006403- JA006406	87
	Exhibit 7 – Declaration of John Randall Jefferies, Esq. in Support of APCO Construction, Inc.'s Motion for Attorney's Fees and Costs	JA006407- JA006411	87
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	Exhibit 8 – Declaration of Cody S. Mounteer, Esq. in Support of Motion for Attorney's Fees and Costs	JA006475- JA006478	88
	Exhibit 9 – APCO Construction, Inc.'s Memorandum of Costs and Disbursements [Against Helix Electric of Nevada, LLC, and Plaintiff in Intervention National Wood Products, LLC]	JA006479- JA006487	88
	Exhibit 10 – Depository Index	JA006488- JA006508	88/89
05-08-18	Helix Electric of Nevada, LLC's Motion to Retax Costs Re: Defendant APCO Construction's Memorandum of Costs and Disbursements	JA006509- JA006521	89
05-31-18	Notice of Entry of Judgment [As to the Claims of Helix Electric of Nevada, LLC Against Camco Construction, Co., Inc.]	JA006522 JA006540	89
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	Exhibit 4 – Declaration of Eric B. Zimbelman in Support of Helix Electric of Nevada, LLC's Motion for Attorneys' Fees, Interest and Costs	JA006583- JA006588	90
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	Exhibit 5 – Notice of Entry of Order Granting Peel Brimley Lien Claimants' Motion for Partial Summary Judgment Precluding Defenses Based on Pay-if-Paid Agreements	JA006964-	96
	Exhibit 6A – Interstate Plumbing and Air Conditioning, LLC's Response to Special Master Questionnaire		96
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	Exhibit 2 – National Wood Products, Inc.'s Notice of Motion and Motion to Intervene and Memorandum of Points and Authorities in Support Thereof	JA006357- JA006369	86
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	Exhibit 4 – Plaintiff in Intervention, National Wood Productions, Inc.'s Findings of Fact and Conclusions of Law Re Camco	JA006386- JA006398	87
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	Exhibit 6 – Offer of Judgment to Plaintiff in Intervention National Wood Products, Inc.	JA006403- JA006406	87
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03-08-18	Letter to Judge Denton submitting Helix Electric of Nevada, LLC's (Proposed) Findings of Fact and Conclusions of Law		81
01-04-18	Motion for Reconsideration of Court's Order Granting Peel Brimley Lien Claimants' Partial Motion for Summary Judgment to Preclude Defenses based on Pay-if-Paid provision on an Order Shortening Time	JA001199- JA001217	22
	Exhibit 1 – Subcontract Agreement (Helix Electric of Nevada, LLC)	JA001218- JA001245	22/23/24
	Exhibit 2 – Subcontract Agreement (Zitting Brothers)	JA001246- JA001263	24

<u>Date</u>	<u>Description</u>	<u>Bates</u> <u>Number</u>	Volume(s)
	Exhibit 3 – Subcontract Agreement (CabineTec)	JA001264- JA001281	24/25
	Exhibit 4 – Amended Notice of Lien	JA001282- JA001297	25
	Exhibit 5 - Amended NOL	JA001298- JA001309	25
	Exhibit 6 – Notice of Lien	JA001310- JA001313	25
	Exhibit 7 – Order Approving Sale of Property	JA001314- JA001376	25/26
	Exhibit 8 – Order Releasing Sale Proceeds from Court Controlled Escrow Account	JA001377- JA001380	26
	Exhibit 9 – Order Denying <i>En Banc</i> Reconsideration	JA001381- JA001385	26
	Exhibit 10 – Order Granting Peel Brimley Lien Claimants' Motion for Partial Summary Judgment Precluding Defenses Based on Pay-if-Paid Agreements	JA001386- JA001392	26
	Exhibit 11 – Notice of Entry of Findings of Fact and Conclusions of Law and Judgment	JA001393- JA001430	26
	Exhibit 12 – Order Big D Construction Corp.'s Motion for Attorney's Fees, Costs and Interest Pursuant to Judgment	JA001431- JA001435	26
	Exhibit 13 – Appellant's Opening Brief (Padilla v. Big D)	JA001436- JA001469	26
	Exhibit 14 – Respondent's Answering Brief	JA001470- JA001516	26/27
	Exhibit 15 – Appellant's Reply Brief (Padilla v. Big D)	JA001517- JA001551	27
01-29-20	Notice of Appeal	JA009132- JA009136	119/120
	Exhibit A – Notice of Entry of Judgment [As to the Claims of Helix Electric of Nevada, LLC and Plaintiff in Intervention	JA009137- JA009166	120

<u>Date</u>	<u>Description</u>	<u>Bates</u> Number	Volume(s)
	National Wood Products, Inc.'s Against APCO Construction, Inc.]		
	Exhibit [C] – Notice of Entry of Order Granting Helix Electric of Nevada's Rule 54(b) Certification	JA009148- JA009156	120
05-31-18	Notice of Entry of Judgment [As to the Claims of Helix Electric of Nevada, LLC Against Camco Construction, Co., Inc.]	JA006522 JA006540	89
06-01-18	Notice of Entry of Judgment [As to the Claims of Helix Electric of Nevada, LLC and Plaintiff in Intervention National Wood Products, Inc.'s Against APCO Construction, Inc.]	JA006541 JA006550	90
09-28-18	Notice of Entry of Order (1) Granting APCO Construction, Inc.'s Motion for Attorneys' Fees and Costs (2) Granting APCO Construction, Inc.'s Memorandum of Costs in Part (3) Granting Helix Electric of Nevada, LLC's Motion to Retax in Part and Denying in Part (4) Granting Plaintiff in Intervention National Wood Products, LLC's Motion to Retax in Part and Denying in Part and (5) Granting National Wood Products, Inc.'s Motion to File a Surreply	JA007281- JA007299	100
12-29-17	Notice of Entry of Order Granting in Part and Denying in Part APCO Construction's Omnibus Motion in Limine		22
07-02-18	Notice of Entry of Order Granting Helix Electric of Nevada, LLC's Motion for Attorneys' Fees, Interest and Costs		100
01-03-20	Notice of Entry of Order Granting Helix Electric of Nevada, LLC's Motion for Rule 54(b) Certification	JA009124- JA009131	119

<u>Date</u>	Description	<u>Bates</u> <u>Number</u>	Volume(s)
01-03-18	Notice of Entry of Order Granting Peel Brimley Lien Claimants' Motion for Partial Summary Judgment Precluding Defenses Based on Pay-if- Paid Agreements	JA001187- JA001198	22
12-29-17	Notice of Entry of Order Granting in Part and Denying in Part Helix Electric of Nevada, LLC's Motion in Limine 1- 4	JA001170- JA001177	22
12-29-17	Notice of Entry of Order Granting Peel Brimley Lien Claimants' Motion in Limine 1-6	JA001161- JA001169	22
01-19-18	Order Denying APCO Construction's Motion for Reconsideration of Order Granting Partial Summary Judgment Precluding Defenses Based on Pay-if-Paid Agreements	JA005282- JA005283	78
07-12-19	Order Dismissing Appeal (Case No. 76276)	JA007332- JA007334	101
07-02-10	Order Striking Defendant Gemstone Development West, Inc.'s Answer and Counterclaim and Entering Default	JA000042- JA000043	1
08-02-17	Peel Brimley Lien Claimants' Motion for Partial Summary Judgment Precluding Defenses Based on Pay-if-Paid Agreements and Ex Parte Application for Order Shortening Time		6
	Exhibit 1 – APCO Construction's Answers to Helix Electric of Nevada, LLC's First Request for Interrogatories	JA000343- JA00379	6
	Exhibit 2 – Camco Pacific Construction Company, Inc.'s Responses to Helix Electric of Nevada, LLC's Interrogatories	JA000380- JA000392	6
11-06-17	Peel Brimley Lien Claimants' Motion in Limine Nos. 1-6	JA000419- JA000428	7
	Exhibit 1 – Notice of Entry of Order	JA000429	7

<u>Date</u>	Description	<u>Bates</u> <u>Number</u>	Volume(s)
		JA000435	
	Exhibit 2 – Amended Notices of 30(b)(6) Deposition of Camco Pacific Construction Company, Inc. from Cactus Rose Construction, Inc., Fast Glass, Inc.'s, Heinaman Contract Glazing, Inc. and Helix Electric of Nevada, LLC's	JA000436- JA000472	7/8
	Exhibit 3 – Excerpt from David E. Parry's Deposition Transcript taken June 20, 2017	JA000473 JA00489	8
	Exhibit 4 – Cactus Rose Construction, Inc.'s First Set of Request for Admissions to Camco Pacific Construction	JA00490 JA000500	8
	Exhibit 5 – Fast Glass, Inc.'s First Set of Request for Admissions to Camco Pacific Construction	JA000501- JA000511	8
	Exhibit 6 – Heinaman Contract Glazing, Inc.'s First Set of Request for Admissions to Camco Pacific Construction	JA000512- JA000522	8
	Exhibit 7 – Helix Electric of Nevada, LLC's First Set of Request for Admissions to Camco Pacific Construction	JA000523- JA000533	8
09-28-17	Peel Brimley Lien Claimants' Reply to Oppositions to Motion for Partial Summary Judgment Precluding Defenses Based on Pay-if-Paid Agreements	JA000413- JA00418	7
01-09-18	Peel Brimley Lien Claimants' Opposition to APCO Construction's Motion for Reconsideration of Order Granting Partial Summary Judgment Precluding Defenses Based on Pay-if- Paid Agreements	JA001552- JA001560	27
06-18-18	Plaintiff in Intervention National Wood Products, Inc.'s Joinder to Helix Electric of Nevada, LLC's Opposition	JA007190- JA007192	99

<u>Date</u>	<u>Description</u>	<u>Bates</u> <u>Number</u>	Volume(s)
	to APCO Construction's Motion for Attorneys' Fees and Costs		
06-15-18	Plaintiff in Intervention National Wood Products, Inc.'s Opposition to APCO Construction's Motion for Attorneys' Fees and Costs	JA007095- JA007120	97/98
07-19-18	Plaintiff-in-Intervention National Wood Products, Inc.'s Surreply to APCO Construction's Reply to Plaintiff-in-Intervention National Wood Products, Inc.'s Opposition to Motion for Attorney's Fees and Costs	JA007246- JA007261	100
01-10-18	Reply in Support of Motion for Reconsideration of Court's Order Granting Peel Brimley Lien Claimants' Partial Motion for Summary Judgment to Preclude Defenses Based on Pay-if- Paid Provisions on an Order Shortening Time	JA001561- JA001573	27
01-18-18	Stipulation and Order Regarding Trial Exhibit Admitted into Evidence	JA002199- JA002201	36
	Exhibit 1 – Exhibit List APCO	JA002208- JA002221	36
	Exhibit 2 – Helix Trial Exhibits	JA002222- JA002223	36
	Exhibit 3 – Exhibit List Plaintiff in Intervention National Wood Products, Inc.	JA002224- JA002242	36/37
	APCO TRIAL EXHIBITS:		
	APCO Related Exhibits:		
	Trial Exhibit 7 - Letter from Scott Financial to APCO re: Loan Status	JA002243	37
	Trial Exhibit 8 - APCO Pay Application No. 10 as submitted to Owner	JA002244- JA002282	37/38
	Trial Exhibit 12 and 107 - Email from C. Colligan to Subcontractors re: Subcontractor Concerns	JA002283- JA002284	38

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	Trial Exhibit 17 – Video (Construction Project)	JA002285	N/A
	Trial Exhibit 18 – Video (Construction Project)	JA002286	N/A
	Trial Exhibit 19 – Video (Construction Project)	JA002287	N/A
	Trial Exhibit 20 – Video (Construction Project)	JA002288	N/A
	Trial Exhibit 21 – Video (Construction Project)	JA002289	N/A
	Trial Exhibit 22 – Video (Construction Project)	JA002290	N/A
	Trial Exhibit 29 - Email from J. Robbins to Subcontractors re: Billing Cut-Off for August Billing	JA002285	39
	Trial Exhibit 30 - Camco Pay Application No. 11 NCS-Owner Approved with NCS Draw Request	JA002286- JA002306	39
	Trial Exhibit 32 and 125 - Photo re: Building 8 & 9, Interior (Showing drywall still not completed and no electrical trim or fixture installed)	JA002307- JA002308	39
	Trial Exhibits 33 and 126 - Photo re: Building 8 & 9, Interior (Showing drywall still not completed)	JA002309- JA002310	39
	Exhibit 34 and 128 - Photo re: Building 8 & 9, Interior (Showing drywall still not completed)	JA002311- JA002312-	40
	Trial Exhibit 35 - Photo re: Building 8 & 9, Interior (Showing drywall still not completed and no electrical trim or fixtures installed)	JA002313- JA002314	40
	Exhibit 36 and 130 -Photo re: Building 8 & 9, Interior (Showing drywall still not completed and no electrical trim or fixtures installed)	JA002315- JA002316	40

<u>Date</u>	<u>Description</u>	<u>Bates</u> <u>Number</u>	Volume(s)
	Trial Exhibits 37 and 131 -Photo re: Building 8 & 9, Interior (Showing drywall still not completed and no electrical trim or fixtures installed)	JA002317- JA002318	40
	Trial Exhibits 38 and 132 - Photo re: Building 8 & 9, Interior (Showing drywall still not completed and no electrical trim or fixtures installed)	JA002319- JA002320	41
	Trial Exhibit 39 -Email from K. Costen to Subcontractors informing that Manhattan West Project no longer open	JA002321- JA002322	41
	Trial Exhibit 40- Letter from D. Parry to Subcontractors Re: Funding Withdrawn	JA002323 JA002326	41
	HELIX Related Exhibits:		41
	Trial Exhibit 46 - Helix Pay Application No. 16713-008R1 with Proof of Payment	JA002327- JA002345	41
	Trial Exhibit 47 - Helix Pay Application No. 16713-009R1 with Proof of Payment	JA002346- JA002356	41
	Trial Exhibit 48 - Email from R. Nickerl to B. Johnson Re: Work Suspension Directive	JA002357- JA002358	41
	Trial Exhibit 49 -Helix Pay Application No. 16713-010R2 with Proof of Payment	JA002359- JA002364	41/42
	Trial Exhibit 50 - Unconditional Waiver and Release re: Pay Application No. 8 with Copy of Payment	JA002365- JA002366	42
	Trial Exhibit 51 - Photo re: Building 8 & 9, South (No Exterior fixtures installed. Helix billed out at 90%)	JA002367- JA002368	42
	Trial Exhibit 52 -Photo re: Building 8 & 9, North (No Exterior fixtures installed. Helix billed out at 90%)	JA002369- JA002370	42
	Trial Exhibit 53 -Photo re: Building - 2 & 3, West (No Exterior fixtures installed. Helix billed out at 90%)	JA002371- JA002372	42

<u>Date</u>	<u>Description</u>	<u>Bates</u> <u>Number</u>	Volume(s)
	Trial Exhibit 54 - Photo re: Building - 2 & 3, East (No Exterior fixtures installed. Helix billed out at 90%)	JA002373- JA002374	42
	Trial Exhibit 55 - Photo re: Building 2 & 3, East (No Exterior fixtures installed. Helix billed out at 90%)	JA002375- JA002376	42
	Trial Exhibit 56 - Photo re: Building 8 & 9, North (No Exterior fixtures installed. Helix billed out at 90%)	JA002377- JA002378	42
	Trial Exhibit 57 - Photo re: Building 2 & 3, and 8 & 9, North (No Exterior fixtures installed. Helix billed out at 90%)	JA002379- JA002381	42
	Trial Exhibit 58 - Helix Pay Application No. 16713-011R1 submitted to Owner	JA002382- JA002391	42
	Trial Exhibit 59 - Helix Pay Application No. 16713-011R1 given to Camco with Proof of Payment	JA002392- JA002405	43
	Trial Exhibit 60 - Helix Retention Rolled to Camco	JA002406- JA002415	43
	Trial Exhibit 61 - Unconditional Waiver and Release re: all Invoices through June 30, 2008 with Proof of Payment	JA002413- JA002415	43
	Trial Exhibit 62 - Photo re: Building 8 & 9, South	JA002416- JA002417	43
	Trial Exhibit 63 - Photo re: Building 2 & 3, West	JA002418- JA002419	43
	Trial Exhibit 64 - Photo re: Building 2 & 3, West	JA002420- JA002421	43
	Trial Exhibit 65 - Photo re: Building 2 & 3, South	JA002422- JA002423	43
	Trial Exhibit 66 - Letter of transmittal from Helix to APCO re: Helix Pay Application No. 16713-011R1	JA002424- JA002433	43
	Trial Exhibit 67 - Photo re: Building 8 & 9, West (No exterior fixtures installed. Helix billed out 90%)	JA002435- JA002436	43

<u>Date</u>	<u>Description</u>	<u>Bates</u> <u>Number</u>	Volume(s)
	Trial Exhibit 68 -Photo re: Building 8 & 9, West (No exterior fixtures installed. Helix billed out 90%)	JA002437- JA002438	43
	Trial Exhibit 69 - Photo re: Building 2 & 3, East (No exterior fixtures installed. Helix billed out 90%)	JA002439- JA002440	43
	Trial Exhibit 70 - Photo re: Building 8 & 9, South (No exterior fixtures installed. Helix billed out 90%)	JA002441- JA002442	43
	Trial Exhibit 71 - Photo re: Building 8 & 9, West (No exterior fixtures installed. Helix billed out 90%)	JA002443- JA002444	43
	Trial Exhibit 72 - Photo re: Building 2 & 3, East (No exterior fixtures installed. Helix billed out 90%)	JA002445- JA002446	43
	Trial Exhibit 73 - Photo re: Building 8 & 9, West (No exterior fixtures installed. Helix billed out 90%)	JA002447- JA002448	43
	Trial Exhibit 74 - Photo re: Building 2 & 3, East (No exterior fixtures installed. Helix billed out 90%)	JA002448- JA002449	43
	Trial Exhibit 75 - Unconditional Release re: Pay Application No. 16713-011R1 with Proof of Payment	JA002450- JA002456	43
	Exhibit 77 - Helix Statement of Facts Constituting Notice of Lien and Third- Party Complaint		43
	Zitting Brothers Related Exhibits:		
	Trial Exhibit 100 - Check No. 14392 payable to Zitting (\$27,973.80); Progress Payment No. 7	JA002495- JA002497	44
	Trial Exhibit 101 - Email from R. Nickerl to R. Zitting re: Change Orders	JA002498- JA002500	44
	Trial Exhibit 102 -Email from L. Lynn to J. Griffith, et al. re: Change Order No. 00011 "pending"	JA002501- JA002503	44

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	Trial Exhibit 103- Email from R. Zitting to R. Nickerl re: change orders adjusted to \$30 per hour	JA002504- JA002505	44
	Trial Exhibit 104 - Email from R. Zitting to R. Nickerl re: change orders adjusted to \$30 per hour with copies of change orders	JA002506- JA002526	44
	Trial Exhibit 105 - Ex. C to the Ratification – Zitting Quotes	JA002527- JA002528	44
	Trial Exhibit 106 - Unconditional Lien Release – Zitting (\$27,973.80)	JA002529	44
	Trial Exhibit 108 - Photo of Video (Construction Project)	JA002530- JA002531	44
	Trial Exhibit 109 - Photo of Video (Construction Project)	JA002532- JA002533	44
	Trial Exhibit 110 - Photo of Video (Construction Project)	JA002534- JA002535	44
	Trial Exhibit 111 - Photo of Video (Construction Project)	JA002536- JA002537	44
	Trial Exhibit 112 - Photo of Video (Construction Project)	JA002538- JA002539	44
	Trial Exhibit 113 -Photo of Video (Construction Project)	JA002550- JA002541	44
	Trial Exhibit 114 -Photo of Video (Construction Project)	JA002542- JA002543	44
	Trial Exhibit 115 - Progress Payment No. 9 Remitted to Zitting	JA002544- JA002545	44
	Trial Exhibit 116 - Ratification and Amendment of Subcontract Agreement between Buchele and Camco	JA002546- JA002550	44
	Trial Exhibit 117 - C to the Ratification	JA002551- JA002563	44
	Trial Exhibit 118 - Q&A from Gemstone to subcontracts	JA002564- JA002567	44
	Trial Exhibit 119 - Check No. 528388 payable to APCO (\$33,847.55) - Progress Payment No. 8.1 and 8.2	JA002568- JA002571	44

<u>Date</u>	<u>Description</u>	<u>Bates</u> <u>Number</u>	Volume(s)
	Trial Exhibit 120 - Tri-City Drywall Pay Application No. 7 to APCO as submitted to Owner. Show percentage complete for Zitting	JA002572- JA002575	44/45
	Trial Exhibit 127 - Photo of Video (Construction Project)	JA002576- JA002577	45/46
	Trial Exhibit 128 - Photo of Video (Construction Project)	JA002578- JA002579	46
	Trial Exhibit 129 - Photo of Video (Construction Project)	JA002580- JA002581	46
	Trial Exhibit 138 - Memo from Scott Financial to Nevada State Contractors Board Re: Explanation of Project Payment Process	JA002582- JA002591	46
	Trial Exhibit 152 -Terms & Conditions modified by APCO, Invoices and Check Payment	JA002592- JA002598	46
	National Wood Products Related Exhibits:		
	Trial Exhibit 160 - Documents provided for settlement	JA002599- JA002612	46
	CAMCO Related Exhibits:		
	Trial Exhibit 163 - Camco Pay Application No. 12 to Gemstone	JA002613- JA002651	46/47
	Trial Exhibit 165 - Letter from D. Parry to A. Edelstein re: Gemstone losing funding for project	JA002652- JA002653	47
	Trial Exhibit 166 - Letter from D. Parry to G. Hall re: withdrawal of funding	JA002654 JA002656	47
	Helix Related Exhibits:		47
	Trial Exhibit 169 - Helix Exhibit to Standard Subcontract Agreement with Camco	JA 002665 JA002676	47/48
	Trial Exhibit 170 - Subcontract Agreement between Helix and Camco (unsigned)	JA002677- JA002713	48

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	Trial Exhibit 171 - Work Order No. 100	JA002714- JA002718	48
	Trial Exhibit 172 - Letter from J. Griffith to Victor Fuchs Re: Gemstone's intention to continue retention of Helix w/copy of Ratification and Amendment of Subcontract Agreement	JA002719- JA002730	48
	Trial Exhibit 173 - Helix Pay Application No. 16713-012 to Camco with proof of payment	JA002731- JA002745	48
	Trial Exhibit 174 - Helix Change Order Request No. 28	JA002746- JA002747	48
	Trial Exhibit 175 - Change Notice No. 41	JA002748- JA002751	48
	Trial Exhibit 176 - Helix Pay Application No. 16713-013 to Camco	JA002752- JA002771	48/49
	Trial Exhibit 177 - Helix Pay Application No. 16713-014 to Camco	JA002772- JA002782	49
	Trial Exhibit 178 - Camco's letter to Helix rejecting Pay Application No. 16713-015 with attached copy of Pay Application	JA002783 JA002797	49
	National Wood/Cabinetec Related		
	Exhibits: Trial Exhibit 184 - Ratification and Amendment of Subcontract Agreement between CabineTec and Camco (fully executed copy)	JA002798- JA002825	49
	General Related Exhibits:		
	Trial Exhibit 218 - Camco/Owner Pay Application No. 11 w/Backup	JA002826- JA003028	50/51/52
	Trial Exhibit 220 - Camco/Owner Pay Application No. 12 w/Backup	JA003029- JA003333	52/53/54/55
	Trial Exhibit 313 - Letter from A. Edelstein to R. Nickerl re: NRS 624 Notice	JA003334- JA003338	55
	Helix Trial Exhibits:		

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	Trial Exhibit 501 - Payment Summary	JA003339 -	55/56/57/
		JA003732	58/59/60
	Trial Exhibit 508 – Helix Pay Application	JA003733-	60/61
		JA003813	00/01
	Trial Exhibit 510 - Unsigned Subcontract		61/62
		JA003927	01/02
	Trial Exhibit 512 - Helix's Lien Notice	JA003928-	62/63
	T 1 T 1 T 1 T 200 G D 1 T 1	JA004034	
	Trial Exhibit 522 - Camco Billing		63/64/65/66/6
		14004025	7/
		JA004035- JA005281	68/69/70 /71/72
		JA003261	/73/74/75/
			76/77
01-17-18	Transcript Bench Trial (Day 1) ⁵	JA001668-	
01 17 10		JA001802	29/30
	Trial Exhibit 1 - Grading Agreement	JA001803-	20
	(Admitted)	JA001825	30
	Trial Exhibit 2 – APCO/Gemstone	JA001826-	
	General Construction Agreement	JA001820- JA001868	30
	(Admitted)	371001000	
	Trial Exhibit 3 - Nevada Construction		
	Services /Gemstone Cost Plus/GMP	JA001869-	30
	Contract Disbursement Agreement	JA001884	
	(Admitted)	TA 001005	
	Trial Exhibit 4 - APCO Pay Application	JA001885- JA001974	30/31/32
	No. 9 Submitted to Gemstone <i>(Admitted)</i> Trial Exhibit 5 - Letter from J. Barker to	JA001974	
	A. Edelstein re: APCO's Notice of Intent	JA001975-	32
	to Stop Work (Admitted)	JA001978	32
	Trial Exhibit 6 - Letter from J. Barker to		
	A. Edelstein re: APCO's Notice of Intent	JA001979-	32
	to Stop Work (Admitted)	JA001980	
	Trial Exhibit 10 - Letter from J. Barker to	TA 001001	
	A. Edelstein Re: Notice of Intent to Stop	JA001981-	32
	Work (Second Notice) (Admitted)	JA001987	

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⁵ Filed January 31, 2018

<u>Date</u>	<u>Description</u>	<u>Bates</u> <u>Number</u>	Volume(s)
	Trial Exhibit 13 - Letter from A. Edelstein to Re. Nickerl Re: Termination for Cause (Gemstone) (Admitted)	JA001988- JA002001	32
	Trial Exhibit 14 - Letter from W. Gochnour to Sean Thueson Re: [APCO's] Response to [Gemstone's] Termination for Cause (Admitted)	JA002002- JA002010	33
	Trial Exhibit 15 - Letter from R. Nickerl to A. Edelstein Re: 48-Hour Notices (Admitted)	JA002011- JA002013	33
	Trial Exhibit 16 - Email from J. Horning to A. Berman and J. Olivares re: Joint Checks (Admitted)	JA002014	33
	Trial Exhibit 23 - APCO Subcontractor Notice of Stopping Work and Letter from J. Barker to A. Edelstein Re: Notice of Stopping Work and Notice of Intent to Terminate Contract (Admitted)	JA002015- JA002016	33
	Trial Exhibit 24 - Letter from R. Nickerl to Clark County re: Notification of APCO's withdrawal as General Contractor of Record (Admitted)	JA002017- JA002023	33
	Trial Exhibit 26 - Email from J. Gisondo to Subcontractors re: June checks (Admitted)	JA002024	34
	Trial Exhibit 27 - Letter from A. Edelstein to R. Nickerl re: June Progress Payment (Admitted)	JA002025- JA002080	34
	Trial Exhibit 28 - Letter from J. Barker to A. Edelstein Re: Termination of Agreement for GMP (Admitted)	JA002081	34
	Trial Exhibit 31 - Transmission of APCO's Pay Application No. 11 as Submitted to Owner (Admitted)	JA002082- JA002120	34/35
	Trial Exhibit 45 - Subcontractor Agreement (Admitted)	JA002121- JA002146	35

<u>Date</u>	<u>Description</u>	<u>Bates</u> <u>Number</u>	Volume(s)
	Trial Exhibit 162 - Amended and Restated General Construction Agreement between Gemstone and CAMCO (Admitted)		35/36
	Trial Exhibit 212 - Letter from Edelstein to R. Nickerl re: NRS 624 Notice (Admitted)	JA002177- JA002181	36
	Trial Exhibit 215 - Email from C. Colligan to Subcontractors re: 48-hour Termination Notice (Admitted)	JA002182- JA002185	36
	Trial Exhibit 216 - Email from C. Colligan re: Meeting with Subcontractors (Admitted)	JA002186- JA002188	36
	Trial Exhibit 506 – Email and Contract Revisions (Admitted)	JA002189 – JA002198	36
01-18-18	Transcript – Bench Trial (Day 2) ⁶	JA005284- JA005370	78
	Trial Exhibit 535 – Deposition Transcript of Andrew Rivera (Exhibit 99) (Admitted)	JA005371- JA005623	78/79/80
01-19-18		JA005624- JA005785	80
	Trial Exhibit 231 – Helix Electric's Amended Statement of Facts Constituting Notice of Lien and Third-Party Complaint (Admitted)		80
	Trial Exhibit 314 - Declaration of Victor Fuchs in support of Helix's Motion for Partial Summary Judgment against Gemstone (Admitted)	JA005802-	80
	Trial Exhibit 320 – June-August Billings—not paid to APCO (Admitted)	JA005805	80
	Trial Exhibit 321 – Overpayments to Cabinetec (Admitted)	JA005806-	80

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<u>Date</u>	<u>Description</u>	<u>Bates</u> <u>Number</u>	<u>Volume(s)</u>
	Trial Exhibit 536 – Lien math	JA005807-	80
	calculations (handwritten) (Admitted)	JA005808	80
	Trial Exhibit 804 – Camco	JA005809-	80
	Correspondence (Admitted)	JA005816	80
	Trial Exhibit 3176 – APCO Notice of	JA005817-	81
	Lien (Admitted)	JA005819	81
01-24-18	Transcript – Bench Trial (Day 5)8	JA005820-	81
		JA005952	01
01-24-19	Transcript for All Pending Fee	JA007300-	100/101
	Motions on July 19, 2018	JA007312	100/101

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⁸ Filed January 31, 2018

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13		orporation	
14	DISTRICT COURT		
15	CLARK COUNTY, NEVADA		
16			
17	APCO CONSTRUCTION, a Nevada	CASE NO. A571228	
18	corporation,	DEPT. NO.: XIII	
19	Plaintiff,	<u>Consolidated with:</u> A574391;A574792; A577623; A583289;	
20	VS.	A587168; A580889; A584730; A589195; A595552; A597089; A592826; A589677;	
21	GEMSTONE DEVELOPMENT WEST, INC., a) Nevada corporation; et al.,	A596924; A584960; A608717; A608718; and A590319	
22	Defendants.	PLAINTIFF IN INTERVENTION,	
23		NATIONAL WOOD PRODUCTS,	
24	AND RELATED MATTERS.	INC.'S JOINDER TO HELIX ELECTRIC OF NEVADA, LLC'S OPPOSITION TO APCO	
		CONSTRUCTION'S MOTION FOR	
25		ATTORNEY'S FEES AND COSTS	
26		Hearing Date: July 19, 2018 Heating Tine: 9:00 A.M.	
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28	JA007190_		
		1-	

Case Number: 08A571228

1 Plaintiff in Intervention National Wood Products, Inc. ("National Wood"), by and through its counsel of record, the Law Offices of Richard L. Tobler, Ltd. and Cadden & Fuller 3 LLP, hereby respectfully submits its Joinder to Helix Electric of Nevada, LLC ("Helix")'s 4 Opposition to APCO Construction's Motion for Attorney's Fees and Costs. Because APCO Construction seeks recovery of substantially the same attorney's fees 5 and costs from National Wood as from Helix, National Wood joins in Helix's Opposition to 6 APCO Construction's Motion for Attorney's Fees and Costs and adopts the same as its own 7 8 position in addition to the grounds identified in National Wood's own Opposition to APCO Construction's Motion for Attorney's Fees and Costs previously filed herein. Respectfully submitted this 18th day June, 2018. 10 11 RICHARD L. TOBLER, LTD. 12 13 By: /s/ Richard L. Tobler Richard L. Tobler, Esq. 14 Nevada Bar No. 004070 3654 North Rancho Drive, Suite 102 15 Las Vegas, Nevada 89130 Tel. (702) 256-6000 16 17 CADDEN & FULLER LLP 18 19 By: /s/ Thomas H. Cadden Thomas H. Cadden, Esq. 20 CA SBN 122299 114 Pacifica, Suite 450 21 Irvine, California 92618 Tel. (949) 788-0827 22 23 Attorneys for Plaintiff in Intervention, NATIONAL WOOD PRODUCTS, INC. 24 25 26 27

JA007191₋₂-

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CERTIFICATE OF SERVICE

I HEREBY CERTIFY that I am an employee of Richard L. Tobler, Ltd., and that on this 18th day of June, 2018 and pursuant NRCP 5(b), I caused to be served a true and correct copy of the foregoing PLAINTIFF IN INTERVENTION, NATIONAL WOOD PRODUCTS, INC.'S JOINDER TO HELIX ELECTRIC OF NEVADA, LLC'S OPPOSITION TO APCO CONSTRUCTION'S MOTION FOR ATTORNEY'S FEES AND COSTS in the following manner: (ELECTRONIC SERVICE) Pursuant to Administrative Order 14-2, the abovereferenced document was electronically filed on the date hereof and served through the Notice

of Electronic Filing automatically generated by the Court's facilities to those parties listed on the Court's Master Service List.

An employee of Richard L. Tobler, Ltd.

CLERK OF THE COURT 1 NNOP ERIC B. ZIMBELMAN, 2 Nevada Bar No. 9407 RICHARD L. PEEL, ESQ. Nevada Bar No. 4359 3 PEEL BRIMLEY LLP 3333 E. Serene Avenue, Suite 200 4 Henderson, NV 89074-6571 5 Telephone: (702) 990-7272 Fax: (702) 990-7273 ezimbelman@peelbrimley.com 6 rpeel@peelbrimley.com 7 Attorneys for Helix Electric of Nevada, LLC 8 DISTRICT COURT 9 CLARK COUNTY, NEVADA 10 CASE NO.: A571228 APCO CONSTRUCTION, a Nevada corporation, DEPT. NO.: XIII 11 Plaintiff, 12 Consolidated with: A571792, A574391, A577623, A580889, VS A583289, A584730, and A587168 13 GEMSTONE DEVELOPMENT WEST, INC., 14 Nevada corporation; NEVADA CONSTRUCTION SERVICES, a Nevada HELIX ELECTRIC OF NEVADA, LLC'S NOTICE OF NON OPPOSITION 15 corporation; SCOTT FINANCIAL TO ITS MOTION FOR ATTORNEY'S CORPORATION, a North Dakota FEES, INTEREST AND COSTS 16 corporation; COMMONWEALTH LAND TITLE INSURANCE COMPANY: FIRST 17 AMERICAN TITLE INSURANCE COMPANY and DOES I through X, 18 Defendants. 19 AND ALL RELATED MATTERS. 20 21 Helix Electric of Nevada, LLC ("Helix") by and through its counsel of record, the 22 law firm of PEEL BRIMLEY LLP, hereby respectfully advises the Court as follows: 23 Helix filed and served its Motion for Attorney's Fees and Costs on June 1, 2018; 24 Pursuant to EDCR 2.20(e), any opposition or other response to Helix's Motion 2. 25 was due "within 10 days after service of the motion." 26 As of the date of this Notice, which is more than 10 days after Helix's Motion 3. 27 was filed, no opposition has been filed or served;

3333 E. SERENE AVENUE, STE. 200 HENDERSON, NEVADA 89074 (702) 990-7272 & FAX (702) 990-7273

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PEEL BRIMLEY LLP

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Case Number: 08A571228

JA007193

PEEL BRIMLEY LLP 3333 E. SERENE AVENUE, STE. 200 HENDERSON, NEVADA 89074 (702) 990-7272 ♦ FAX (702) 990-7273

4.	Pursuant to EDCR 2.20(e), "failure of the opposing party to serve and file writter
	opposition may be construed as an admission that the motion and/or joinder is
	meritorious and a consent to granting the same;" and

5. Helix therefore requests that the Court deem the lack of timely opposition as consent that Helix's Motion may be granted in its entirety and grant Helix leave to submit an Order Granting Motion without the need for an appearance at the hearing scheduled for July 2, 2018.

Respectfully submitted this day of June, 2018.

PEEL BRIMLEY LLP

ERIC B. ZIMBELMAN,
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CERTIFICATE OF SERVICE Pursuant to NRCP 5(b), I certify that I am an employee of PEEL BRIMLEY LLP and that on this 21 day of June 2018, I caused the above and foregoing document entitled HELIX ELECTRIC OF NEVADA, LLC'S NOTICE OF NON OPPOSITOIN TO ITS MOTION FOR ATTORNEY'S FEES, INTEREST AND COSTS to be served as follows: by placing same to be deposited for mailing in the United States Mail, in a sealed envelope upon which first class postage was prepaid in Las Vegas, Nevada to the party(ies) and/or attorney(s) listed below; and/or to registered parties via Wiznet, the Court's electronic filing system; M pursuant to EDCR 7.26, to be sent via facsimile; to be hand-delivered; and/or other Apco Construction: Rosie Wesp (rwesp@maclaw.com) Camco Pacific Construction Co Inc: Steven Morris (steve@gmdlegal.com) Camco Pacific Construction Co Inc: Steven Morris (steve@gmdlegal.com) Fidelity & Deposit Company Of Maryland: Steven Morris (steve@gmdlegal.com) E & E Fire Protection LLC: Tracy Truman (district@trumanlegal.com) Interstate Plumbing & Air Conditioning Inc: Jonathan Dabbieri (dabbieri@sullivanhill.com) National Wood Products, Inc.'s: Richard Tobler (rltltdck@hotmail.com) Tammy Cortez (tcortez@caddenfuller.com) S. Judy Hirahara (jhirahara@caddenfuller.com) Dana Kim (dkim@caddenfuller.com) Richard Reincke (rreincke@caddenfuller.com)

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An employee of PEEL BRIMLEY, LLP

Steven D. Grierson **CLERK OF THE COURT** 1 RIS SPENCER FANE LLP John H. Mowbray, Esq. (Bar No. 1140) John Randall Jefferies, Esq. (Bar No. 3512) Mary E. Bacon, Esq. (Bar No. 12686) 300 S. Fourth Street, Suite 950 Las Vegas, NV 89101 Telephone: (702) 408-3411 5 Facsimile: (702) 408-3401 E-mail: JMowbray@spencerfane.com 6 RJefferies@spencerfane.com MBacon@spencerfane.com 7 MAROUIS AURBACH COFFING 8 Cody S. Mounteer, Esq. (Bar No. 11220) 10001 Park Run Drive Las Vegas, NV 89145 10 Telephone: 702.207.6089 11 Email: cmounteer@maclaw.com Attorneys for Apco Construction, Inc. 12 DISTRICT COURT 13 CLARK COUNTY, NEVADA 14 Nevada Case No.: A571228 **APCO** CONSTRUCTION, 15 corporation, Dept. No.: XIII 16 Plaintiff, Consolidated with: 17 A574391; A574792; A577623; A583289; V. A587168; A580889; A584730; A589195; 18 A595552; A597089; A592826; A589677; WEST. **GEMSTONE** DEVELOPMENT A596924: A584960: A608717: A608718: 19 and A590319 INC., A Nevada corporation, 20 APCO CONSTRUCTION, INC.'S Defendant. REPLY IN SUPPORT OF ITS MOTION 21 FOR ATTORNEY'S FEES AND COSTS 22 AGAINST HELIX ELECTRIC OF NEVADA, LLC AND PLAINTIFF IN 23 INTERVENTION NATIONAL WOOD 24 PRODUCTS, INC. 25 Hearing Date: July 19, 2018 Hearing Time: 9:00 a.m. 26 27 AND ALL RELATED MATTERS 28

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Case Number: 08A571228

JA007198 ¹

APCO Construction, Inc. ("APCO") hereby submits its reply in support of its motion for attorney's fees and will address each response in this reply. Respectfully, Helix Electric of Nevada's ("Helix") and National Wood Products, Inc.'s ("National Wood") oppositions miss the point. Each cite general assignment law, without citing a single case holding that APCO cannot recover attorney's fees under the subcontracts after Helix and National Wood sued APCO. Each argues that APCO does not have standing to "pursue a claim" after it assigned the subcontracts to Gemstone/Camco. But APCO did not pursue a claim; it successfully defended against Helix and National Wood's wrongful claims.

Simply stated, APCO is entitled to fees as a matter of law because: (1) the subcontract's fee provision controls and does not require APCO to be a current party to the agreement, (2) equitable estoppel prohibits Helix and CabineTec from claiming the subcontract does not control when they sued to enforce that very agreement, (3) APCO has standing as the assignor and its fees are reasonable, (4) the offers of judgment were timely and reasonable under the *Beattie* factors, and (5) fees are permitted against Helix under NRS 108.

I. The plain language of the subcontract allows APCO's fees.

"It has long been the policy in Nevada that absent some countervailing reason, contracts will be construed from the written language and enforced as written." Even after the subcontracts were assigned, the fee provision still granted APCO the right to fees as the prevailing party because (1) Helix and CabineTec initiated this lawsuit against APCO, and (2) this action arose out of the subcontract work:

18.5 In the event either party employs an attorney to institute a lawsuit or to demand arbitration for any cause arising out of the Subcontract Work, or any of the Contract Documents, the prevailing party shall be entitled to all costs, attorney's fees and other reasonable expenses incurred therein.

² Trial Exhibit 45, Helix Subcontract at Section 18.5; Trial Exhibit 149 CabineTec Subcontract at Section 18.5 (emphasis added).

¹ Ellison v. California State Auto. Ass'n, 106 Nev. 601, 603, 797 P.2d 975, 977 (1990). Cf. Southern Trust Mort. Co. v. K & B Door Co., 104 Nev. 564, 568, 763 P.2d 353, 355 (1988) (where a document is clear on its face, the court will construe it according to its language).

Helix's Complaint and CabineTec's Complaint both allege APCO breached the subcontract.3 In fact, Helix and CabineTec even sought fees under the Subcontract's fee provision against APCO when APCO was not a party to the subcontract.4 But as noted above, the provision does not require APCO to be a current party to the subcontract in order to prevail. The subcontract could have limited the recovery of attorney's fees to the "other party" to the subcontract or to cases "between the parties," but it did not. It grants fees generally to the "prevailing party" after one party initiates litigation. The Court cannot impose any other requirements on this language.

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See Trial Exhibit 45 at ¶¶ 9-16 and Trial Exhibit 149 at ¶¶12-20 And courts liberally construe phrases like "arising out of the subcontract work/contract documents." Blickman Turkus, LP v. MF Downtown Sunnyvale, LLC, 162 Cal. App. 4th 858, 895, 76 Cal. Rptr. 3d 325, 354 (2008) (internal citations omitted).

⁴ Trial Exhibit 45, Helix's Complaint at ¶16 for requesting attorney's fees for its breach of contract

claim against APCO; Trial Exhibit 149, CabineTec's Complaint, ¶20 (requesting fees for its breach of contract claim against APCO). See also Helix's Proposed Findings of Fact and

Conclusions of Law at ¶ 42, on file herein ("Helix is the prevailing party and/or prevailing lien claimant as to APCO and Helix and is entitled to an award of reasonable attorney's fees pursuant

to NRS 108.23 7 and/or the APCO Subcontract and/or the Camco Subcontract."); National

Wood's Proposed FFCL at ¶10, on file herein ("If any party to the APCO Contract "institute[s] a lawsuit . . . for any cause arising out of the Subcontract . . .," the APCO Contract expressly

authorizes the prevailing party to recover "all costs, attorney's fee[s] and any other reasonable expenses incurred" in connection with the lawsuit) and ¶ 13 of National Wood's FFCL

(conclusions of law) ("Pursuant to the Contracts, specifically Section 18.5 of the APCO Contract, National Wood is entitled to all costs, attorney's fees and any other reasonable expenses

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incurred.")

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⁵ See more specific attorney's fees provisions: Cargill, Inc. v. Souza, 201 Cal. App. 4th 962, 968, 134 Cal. Rptr. 3d 39, 43 (2011) citing Blickman Turkus, supra, 162 Cal. App.4th at page 896, 76 Cal. Rptr. 3d 325 (an attorney fees provision permitting fees in " 'any litigation between the parties hereto to enforce any provision of this Agreement ...' " by its plain terms limited fees to litigation between the signatories to the contract); Real Prop. Servs. Corp. v. City of Pasadena, 25 Cal. App. 4th 375, 377-78, 30 Cal. Rptr. 2d 536, 538 (1994) (Attorneys' Fees provision read "[i]n the event of any action or proceeding brought by either party against the other under this Lease, the prevailing party shall be entitled to recover for the fees of its attorneys in such action or proceeding ... in such amount as the court may adjudge reasonable."

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In Blickman Turkus, LP v. MF Downtown Sunnyvale, LLC, 6 the court analyzed a fee provision that allowed fees "[i]f either party becomes involved in ... litigation arising out of this Contract or the performance of it ... to the party justly entitled to them." Recognizing the broad language of the attorney's fees provision, the court found that the language of the provision "could readily be understood to extend to any contract-related litigation in which either party was 'involved."

There is nothing in Section 18.5 that requires APCO to be a present party to the subcontract. In fact, the provision references litigation filed by either party and the action arises out of the subcontract. APCO never filed a counterclaim to enforce the subcontract. It merely defended against these contractual claims. It is patently unfair for these subcontractors to sue to enforce the subcontract and then deny APCO the right to fees when it is successful.

Notably, neither Helix nor National Wood have cited one case where an assignor was not allowed to recover its fees when it was sued as a defendant to enforce the assigned contract. Instead, they cite two cases to argue APCO is prohibited from recovering fees:

(1) Boarman v. Boarman, and (2) Oral Roberts University v. Anderson. Boarman is inapplicable because the court found that a former wife in a divorce action could assign to her attorney a judgment that awarded included attorney fees. Boarman did not analyze or discuss whether an attorney's fees provision is valid after an assignment.

Helix then cites *Oral Roberts* for the proposition that "a party can assign away its contractual right to receive an award of attorneys' fees but cannot, by assignment, delegate the obligation away." The citation is puzzling since APCO is not attempting to delegate any duty to pay fees, and the case does not analyze an award of attorneys' fees after an assignor successfully defends an action brought against it over an assigned contract. In

⁶ 162 Cal. App. 4th 858, 900, 76 Cal. Rptr. 3d 325, 358-59 (2008) (internal citations and quotations omitted)

⁷ 210 W. Va. 155, 556 S.E.2d 800 (2001)

^{8 11} F. Supp.2d 1336 (1997).

 declaratory judgment that an option agreement had expired. It sought fees as the prevailing party under the expired agreement. The district court granted Oral Roberts fees, finding the termination of the option contract did not prevent it from recovering attorney's fees. Similarly, APCO's assignment does not prevent APCO from recovering attorney's fees since Helix and National Wood initiated litigation against APCO.

II. Equitable estoppel prohibits National Wood/ Helix from contesting the fee

fact, in Oral Roberts, plaintiff Oral Roberts University prevailed in its action seeking a

II. Equitable estoppel prohibits National Wood/ Helix from contesting the fee provision.

The United States Supreme Court has found that "traditional principles of state law allow a contract to be enforced by or against nonparties to the contract through assumption, piercing the corporate veil, alter ego, incorporation by reference, third-party beneficiary theories, waiver and estoppel." The Nevada Supreme Court has adopted this same principle and held that "[e]quitable estoppel precludes a party from asserting rights the otherwise would have had against another when his own conduct renders assertion of those rights contrary to equity." In fact, the Nevada Supreme Court has found that "[u]nder a theory of estoppel, a nonsignatory [to a contract] is estopped from refusing to comply with an arbitration clause when it receives a 'direct benefit' from a contract containing an arbitration clause." That means that a nonsignatory to a contract may recover attorneys' fees when the nonsignatory is sued on the contract as if he or she were a party, and the contract contains an attorneys' fees provision. See Reynolds Metals Co. v. Alperson, (a nonsignatory who successfully defends against a breach-of-contract action

⁹ Arthur Andersen LLP v. Carlisle, 556 U.S. 624, 631, 129 S. Ct. 1896, 1902, 173 L. Ed. 2d 832 (2009) citing 21 R. Lord, Williston on Contracts § 57:19, p. 183 (4th ed. 2001) (internal quotations omitted).

¹⁰ See *Truck Ins. Exch. v. Palmer J. Swanson, Inc.*, 124 Nev. 629, 634–35, 189 P.3d 656, 660 (2008) (confirming a non-signatory may be bound to an agreement if so dictated by the ordinary principles of contract and agency and may do so under theories of incorporation by reference, assumption, agency, veil-piercing, and estoppel).

¹¹ Ahlers v. Ryland Homes Nevada, LLC, 126 Nev. 688, 367 P.3d 743 (2010)

¹² Truck Ins. Exch. v. Palmer J. Swanson, Inc., 124 Nev. 629, 636, 189 P.3d 656, 661 (2008) (internal quotations omitted).

^{13 25} Cal. 3d 124, 128, 599 P.2d 83, 85 (1979).

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^{14 149} Cal. App. 3d 484, 489-90, 196 Cal. Rptr. 827, 831 (Ct. App. 1983)

^{15 84} Cal. App. 4th 1175, 1197, 101 Cal. Rptr. 2d 532, 546-47 (2000)

^{16 96} Wn.App. 909, 915, 982 P.2d 647 (1999)

¹⁷ 96 Cal. App. 4th 598, 117 Cal. Rptr. 2d 390 (2002)

^{18 546} So. 2d 1047, 1049 (Fla. 1989)

the contract which led to its rescission from recovering the very attorney's fees which were contemplated by that contract.").

This same logic was applied in Ahlers v. Ryland Homes Nevada, LLC, ¹⁹ where the Nevada Supreme Court considered the issue of a whether a nonsignatory could enforce an arbitration clause in an option contract. The Nevada Supreme court held: "[t]he equitable estoppel doctrine prevents a plaintiff signatory to a contract that contains an arbitration provision from avoiding the agreement to arbitrate if the plaintiff's claims rely on the contract as the basis for relief. Otherwise, to allow a plaintiff to claim the benefit of the contract and simultaneously avoid its burdens would both disregard equity and contravene the purposes underlying enactment of the Arbitration Act."²⁰

Similarly, in Hard Rock Hotel, Inc. v. Eighth Judicial Dist. Court of State in & for Cty. of Clark,²¹ the Nevada Supreme Court articulated the following analytical framework regarding equitable estoppel:

[E]quitable estoppel allows a nonsignatory to compel arbitration in two different circumstances. First, equitable estoppel applies when the signatory to a written agreement containing an arbitration clause must "rely on the terms of the written agreement in asserting its claims" against the nonsignatory. When each of a signatory's claims against a nonsignatory "makes reference to" or "presumes the existence of" the written agreement, the signatory's claims "arise out of and relate directly to the written agreement," and arbitration is appropriate.²²

These principles confirm that Helix and National Wood are equitably estopped from denying APCO's right to enforce the fee provision in their respective subcontracts. Their respective claims were entirely dependent upon the subcontract work and their complaints

¹⁹ 126 Nev. 688, 367 P.3d 743 (2010) citing International Paper v. Schwabedissen Maschinen & Anlagen GMBH, 206 F.3d 411, 417–18 (4th Cir. 2000)

Ahlers v. Ryland Homes Nevada, LLC, 126 Nev. 688, 367 P.3d 743 (2010)
 390 P.3d 166 (Nev. 2017)(unpublished opinion)

²² Hard Rock Hotel, Inc. v. Eighth Judicial Dist. Court of State in & for Cty. of Clark, 390 P.3d 166 (Nev. 2017)(internal quotations omitted).

²³ See Trial Exhibit 45 and 149.

²⁴ Szilagyi v. Testa, 99 Nev. 834, 838, 673 P.2d 495, 498 (1983).

²⁵ 99 Nev. 834, 838, 673 P.2d 495, 498 (1983)

²⁶ 7 Cal. 3d 150, 159, 496 P.2d 1248, 1254 (1972)

²⁷ Harman v. City & Cty. of San Francisco, 7 Cal. 3d 150, 159, 496 P.2d 1248, 1254 (1972)(internal citations and quotations omitted) (emphasis added).

28 25 Cal. App. 4th 375, 30 Cal. Rptr. 2d 536 (1994)

make reference to and incorporate the subcontracts.²³ Since Helix and National Wood alleged the validity of and sought to enforce the subcontracts against APCO, each is equitably estopped from denying APCO the related benefits when APCO certainly would have been so liable had it lost.

III. The subcontractors' reliance on standing and real party in interest is misplaced.

The question of standing is similar to the issue of real party in interest because it also focuses on the **party seeking adjudication** rather than on the issues sought to be adjudicated.²⁴ In *Szilagyi v. Testa*,²⁵ the Nevada Supreme Court cited *Harman v. City & Cty. of San Francisco*²⁶, as authority on standing. *Harman* confirms what the subcontractors missed: standing focuses on the plaintiff, or the party pursuing claims in an action:

The fundamental aspect of standing is that it focuses on the party seeking to get his complaint before a...court and not on the issues he wishes to have adjudicated. A party enjoys standing to bring his complaint into court if his stake in the resolution of that complaint assumes the proportions necessary to ensure that he will vigorously present his case. As Professor Jaffe has stated, we must determine standing by a measure of the intensity of the plaintiff's claim to justice.²⁷

In Real Prop. Servs. Corp. v. City of Pasadena, 28 the City signed a contract with a developer to develop a movie theater. The developer signed a sublease with an operator to operate the movie theater. The operator sued the City to enforce the terms of the City-developer contract. During trial, the City argued the operator did not have standing to enforce the City-developer contract and that the City did not breach the contract. The court granted judgment in favor of the City, but denied the City's corresponding motion for

Helix cites Manko Holdings Ltd. v. Reno Project Mgmt., LLC,³³ (and string cites Butwinick v. Harper,³⁴ and Applied Medical Technologies, Inc. v. Eames,³⁵ for the proposition that an assignment of rights "eliminates the standing of the assignor to pursue litigation."³⁶ Helix's selective quoting of this case is telling. That case actually found: "We have confirmed that assignment of rights to the litigation at issue eliminates the standing of the assignor to pursue the litigation, and the assignee acquires standing instead."³⁷ APCO

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nonsignatory's standing to invoke the arbitration clause).

²⁹ Real Prop. Servs. Corp. v. City of Pasadena, 25 Cal. App. 4th 375, 384, 30 Cal. Rptr. 2d 536, 542 (1994)

³⁰ 2004 WL 2914964 (Cal. App. 4th Dist. 2004)

^{31 102} Nev. 326, 328, 720 P.2d 704, 705 (1986)

³² 30 So. 3d 405, 411 (Ala. 2009)

^{33 385} P.3d 43 (Nev. 2016) 34 128 Nev. 718 (2012)

^{35 44} P.3d 699 (2002)

³⁶ See Helix's Opposition at 7.

³⁷ Manko Holdings Ltd. v. Reno Project Mgmt., LLC, 385 P.3d 43 (Nev. 2016)

 did not assign its rights to the litigation, and APCO did not pursue this litigation. APCO assigned its rights to the subcontracts, and those subcontractors wrongfully pursued litigation against APCO. Standing was the subcontractors' burden as the plaintiff, not APCO's. The equitable estoppel cases cited above confirm APCO's standing and right to fees under the subcontracts that were the basis of the subcontractor actions.

Similarly, NRCP 17(a) provides that every action must be "commenced" and "prosecuted" in the name of a real party in interest.³⁸ "The purpose of Rule 17(a) is to assure a defendant that a judgment will be final and that res judicata will protect it from having to twice defend an action, once against an ultimate beneficiary of a right and then against the actual holder of the substantive right."³⁹

In this case, APCO was not the plaintiff. It did not pursue, prosecute, or commence any action against the subcontractors. At considerable expense, APCO successfully defended these actions. The subcontractors needed standing and to be the real party in interest to bring actions against APCO; APCO did not need standing or to be a "real party in interest" to defend the actions. Having wrongly sued APCO, the subcontractors cannot now claim that APCO cannot enforce the provisions that they put at issue.

APCO's total fees are reasonable.

A. Helix

Helix cites seven categories of fees it believes are unreasonable: fees before February 2016 when the Nevada Supreme Court remanded after upholding the district court's priority determination, fees it incorrectly alleges are unallocated, fees for unsuccessful motions, fees associated with APCO's trial counsel to "get up to speed," travel time, time related to Martin Harris, and APCO's post-trial briefing. Each are addressed in turn below.

³⁸ See High Noon at Arlington Ranch Homeowners Ass'n v. Eighth Judicial Dist. Court in & for Cty. of Clark, ³⁸ ("Under Nevada law, an action must be commenced by the real party in interest...")

1. APCO is entitled to fees before February 2016.

Helix fails to cite a legal basis to remove \$12,500 from APCO's total fees prior to February 2016. APCO spearheaded the efforts to collect for APCO and the subcontractors during that time. The subcontractors benefitted from APCO's efforts.

2. APCO properly allocated fees to Helix.

Helix's contention that APCO did not segregate fees is without merit. See APCO's Motion for Attorney's Fees at Exhibit 7-8, Declarations of John Randall Jefferies, Esq. and Cody Mounteer, Esq. explaining how each firm segregated its fees. Marquis & Aurbach billed a total of \$343,620.00 to APCO. Pencer Fane came in as trial counsel and has billed a total of \$370,363.85. Before apportioning any fee, both MAC and Spencer Fane removed entries that did not relate to either Helix or National Wood. This resulted in an immediate deduction of \$136,993.34 in fees from MAC and \$129,180.73 in fees from Spencer Fane.

Next, MAC apportioned fees equally between Helix and National Wood unless the entries related to a specific subcontractor or multiple subcontractors. In that case, fees were bills directly to that subcontractor, to the time was split between the mentioned subcontractors. This is why some entries were divided by 8, 4, or 3, and why entries at trial were divided by two. Helix's suggestion that there were 14-35 subcontractors as of January 2018, the month of trial is simply false. Helix knew and understood that there were only two remaining subcontractors with claims against APCO, which was confirmed by the pre-trial conference, pretrial memorandum, pretrial hearings, correspondence between all counsel before trial, and even this Court's correspondence to all parties before trial. Additionally, Helix does not cite a single example of Spencer Fane's time not being

³⁹ Jenkins v. Wright & Ferguson Funeral Home, 215 F.R.D. 518, 521 (S.D. Miss. 2003)

⁴⁰ Exhibit 1, MAC Fees Billed to APCO.

⁴¹ Exhibit 2, Spencer Fane Fees Billed to APCO.

⁴² See Tony Gullo Motors I, L.P. v. Chapa, ⁴² ("Requests for standard disclosures, proof of background facts, depositions of the primary actors, discovery motions and hearings, voir dire of the jury, and a host of other services may be necessary whether a claim is filed alone or with others. To the extent such services would have been incurred on a recoverable claim alone, they are not disallowed simply because they do double service."); Jarvis v. Rocanville

 allocated correctly. And to suggest that Spencer Fane's time should be cut to 1/14 of the alleged time is patently absurd. First, Spencer Fane entered the case when less than 8 subcontractors were left. Next, Spencer Fane quickly settled with 5 of those subcontractors—leaving only Zitting, Helix, and National Wood in the case. Then, before apportioning fees, Spencer Fane removed all the entries related to the settling subcontractors, and fees associated with Zitting. And then Spencer Fane allocated only those entries related to Helix or National Wood to that subcontractor, and split the remaining entries in half. This allocation of fees was reasonable.

3. APCO is entitled to fees for unsuccessful motions.

Tellingly, Helix did not allege APCO's unsuccessful motions were unnecessary or that the time spent on the motions was unreasonable. A prevailing party can collect fees for time spent on unsuccessful arguments and claims. ⁴⁴ The Nevada Supreme Court has held that "a plaintiff may be considered the prevailing party for attorney's fee purposes if it succeeds *on any significant issue* in litigation which *achieves some of the benefit* it sought in bringing the suit." ⁴⁵ So the Nevada Supreme Court contemplated that a party would not have to be 100% successful on every motion or claim to be the prevailing party.

APCO was awarded a full and complete defense verdict. APCO's pretrial motions raised important issues that the Court wanted to and ultimately did resolve at trial in accordance with the legal briefing. It should also be noted that Helix claimed fees against Camco for motions the Court did not grant.⁴⁶ So this clearly is not a valid basis to dispute APCO's fees.

Corp., 42 (upholding a trial court's decision to award fees when the fees were supported by sufficient evidence and were "inextricably intertwined").

See Opposition at 20: 1-2.
 Carpenter v. Colvin, No. CV 14-1664 (JRT/TLN), 2016 WL 4218282, at *2 (D. Minn. Aug. 10, 2016).

⁴⁵ Sack v. Tomlin, 110 Nev. 204, 214, 871 P.2d 298, 305 (1994) quoting Hornwood v. Smith's Food King, 105 Nev. 188, 192, 772 P.2d 1284 (1989) (quoting Women's Federal S & L Ass'n. v. Nevada Nat. Bank, 623 F.Supp. 469, 470 (D.Nev.1985)); see also Hensley v. Eckerhart, 461 U.S. 424, 433, 103 S.Ct. 1933, 1939, 76 L.Ed.2d 40 (1983); Women's Federal S & L Ass'n. v. Nevada Nat. Bank, 623 F.Supp. 469, 470 (D.Nev.1985).

⁴⁶ See Helix's Attorney's Fees Against Camco, on file herein.

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⁴⁹ S.D.N.Y.2003, 2003 WL 21787410, Unreported. 50 212 S.W.3d 299, 313 (Tex. 2006) 28

51 298 S.W.3d 305, 320 (Tex. App. 2009)

4. APCO is entitled to fees for its trial counsel to "get up to speed."

APCO is entitled to fees for its trial counsel to "get up to speed." See Devan Motors of Fairfield, Inc. v. Infiniti Div. of Nissan N. Am., Inc., 47 (allowing fees when counsel had to "learn the case from scratch after taking over as lead counsel"). Without citing any case law, Helix referenced Spencer Fane's time in September as its "catch up time" but then, without any calculation or analysis, estimated the time to be worth \$30,000. The true figure is \$579.06 per subcontractor, which is more than reasonable under these circumstances and is recoverable.

5. Travel time by a lawyer is compensable.

Attorney time spent traveling is compensable. See State of Ariz. v. Maricopa County Medical Soc., 48 (time spent by attorney flying to and from oral argument was allowable in attorney fee application); In re Painewebber Ltd. Partnerships Litigation, 49 (counsel could recover attorney fees for travel time, which was less productive than regular time, at 50% of counsel's hourly rates). Helix admits these fees only total \$1600.

6. APCO's fees related to Martin Harris are recoverable.

Helix went to work for Martin Harris to complete the project after Gemstone lost the property. APCO's fees spent investigating Helix's association with and payments from Martin Harris are recoverable. See Tony Gullo Motors I, L.P. v. Chapa, 50 ("Requests for standard disclosures, proof of background facts, depositions of the primary actors, discovery motions and hearings, voir dire of the jury, and a host of other services may be necessary whether a claim is filed alone or with others. To the extent such services would have been incurred on a recoverable claim alone, they are not disallowed simply because they do double service."); Jarvis v. Rocanville Corp., 51 (upholding a trial court's decision

⁴⁷ No. 3:04CV00308(AWT), 2009 WL 10687980, at *3 (D. Conn. Dec. 17, 2009 48 D.C.Ariz.1984, 578 F.Supp. 1262.

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to award fees when the fees were supported by sufficient evidence and were "inextricably intertwined"). Helix admits these fees only total \$2,300.⁵²

7. APCO's post-trial briefing was necessary.

Before trial, APCO had already expended almost a million dollars in attorneys' fees. The remaining subcontractors were asserting almost \$2.0 million in claims and attorneys' fees against APCO. APCO could not predict which issues the Court would find determinative. As such, APCO had to fully brief each issue, which were all intertwined. Further, the post-trial hours were not devoted simply to APCO's post-trial brief. The hours represent review, analysis, and incorporation of the trial transcripts and exhibits, and preparation of APCO's post-trial brief, APCO's proposed FFCL, and oppositions to Helix's, National Wood's, and Camco's post-trial briefs and proposed findings. See Dennis v. Chang, 53 ("[A]lthough hindsight might suggest that fewer hours were needed, the time actually spent was reasonable and reflected good legal judgment, particularly because plaintiffs were never assured of early success.") Further, APCO's decision to submit such detailed post-trial briefing was an exercise of good judgment. APCO's FFCL was 72 pages with practically every sentence tied to a portion of the record. The Court's ultimate FFCL was over 71 pages and essentially incorporated APCO's extensive work product. See Carpenter v. Colvin, 54 ("Carpenter's decision to devote so much detail to the background section of his brief was apparently an exercise in good judgment; the Magistrate Judge's R&R devoted 28 pages to the case's facts and procedural history, two more pages than Carpenter."). So there is no basis to contest APCO's post-trial fees.

B. National Wood

National Wood asserts four categories of fees it alleges are not permitted: fees before February 2016, fees it alleges were improperly allocated, fees for unsuccessful motions, and fees for allegedly unnecessary research related to the 5 year rule. Each of these categories is addressed above, with the exception of the 5 year rule research. APCO

⁵² See Helix's Opposition at 22:6.

^{53 611} F.2d 1302, 1308 (9th Cir. 1980) (internal quotations omitted)

⁵⁴ No. CV 14-1664 (JRT/TLN), 2016 WL 4218282, at *2 (D. Minn. Aug. 10, 2016)

withdraws its request for these fees of \$3,100 in the interest of judicial efficiency.⁵⁵ At the time Spencer Fane performed its research, the undersigned was unaware of the prior Judge's determination.

Lastly, National Wood vaguely asserts that APCO utilized block billing. This is simply not true. See Exhibit 7A-B to APCO's Motion for Attorney's Fees showing task-billing by the tenth of an hour.⁵⁶

V. APCO's offers of judgment were timely and reasonable under the Beattie Factors.

A. APCO's offers were timely.

An offer of judgment may be served on the adverse party at any time "more than 10 days" before the trial begins. ⁵⁷ In *Allianz Ins. Co. v. Gagnon*, ⁵⁸ the Nevada Supreme Court considered whether the district court erred in finding an offer of judgment before the second phase of a bifurcated trial was untimely. In determining that the district court erred, the Nevada Supreme Court explained:

The purpose of NRCP 68 is to encourage settlement of lawsuits before trial. The purpose of the requirement that an offer be made more than ten days prior to trial is to ensure that an offeree have adequate time after service and before trial to consider the offer...there is no reason why avoiding one of two partial trials is undesirable. Furthermore, the ten-day rule and good faith limitations imposed upon offers of judgment should protect an offeree who receives an offer prior to the second phase of a bifurcated trial as effectively as an offeree who receives an offer prior to the commencement of a single trial. The offer of judgment is a useful settlement device which should be made available at every possible juncture where the rules allow. Accordingly, we hold that a party may make an

⁵⁵ National Wood admits these fees are only \$3100 at 20:20.

And contrary to National Wood's unsupported argument, APCO did not waive its rights to pursue attorney's fees. APCO was sued on the subcontracts and then was forced to defend itself at considerable expense. APCO asked for attorney's fees in its answers to Helix's and CabineTec's complaints. See Trial Exhibit 232 APCO's Answer to Helix's Complaint at p. 11, and Trial Exhibit 228, APCO's Answer to CabineTec's Complaint. APCO also served offers of judgment, the only clear reason being to settle the litigation and if not, for an award of attorney's fees. So APCO has not waived its right to attorney's fees is without merit.

⁵⁷ NRCP 68(a); NRS 17.115(1).

^{58 109} Nev. 990, 994-95, 860 P.2d 720, 724 (1993)

offer of judgment pursuant to NRCP 68 and NRS 17.115 prior to the second phase of a bifurcated trial...The district court erred in holding that appellants' offers of judgment were untimely.

The subcontractors argument that APCO's offer of judgment was untimely is nonsensical. The trial of Ready Mix – five years ago—was obviously bifurcated from the parties' January 2018 trial. The Court's November 30, 2017 Order Setting Civil Non-Jury Trial and Calendar Call set trial on this matter for January 9, 2018. APCO's offers were served on November 13, 2017. So APCO's offers were certainly timely as they were served more than 45 days before trial. If the Court were to adopt the subcontractors' timing arguments it would mean every party's motion in limine, motion for summary judgment, pretrial disclosures, and even oral argument in this matter were more 5 years late. That would not make sense.

B. APCO's Offers were reasonable under the Beattie Factors.

"[T]he trial court must carefully evaluate the following factors: (1) whether the plaintiff's claim was brought in good faith; (2) whether the defendants' offer of judgment was reasonable and in good faith in both its timing and amount; (3) whether the plaintiff's decision to reject the offer and proceed to trial was grossly unreasonable or in bad faith; and (4) whether the fees sought by the offeror are reasonable and justified in amount." "After weighing the foregoing factors, the district judge may, where warranted, award up to the full amount of fees requested." An award will not be disturbed if the record is clear that the district court considered the factors and the court's award is not arbitrary or capricious. No single factor under *Beattie* is determinative. The district court has broad discretion to grant the request as long as all appropriate factors are at least considered. 62

⁵⁹ Beattie v. Thomas, 99 Nev. 579, 588-89, 668 P.2d 268, 274 (1983)

⁶⁰ Beattie v. Thomas, 99 Nev. 579, 588-89, 668 P.2d 268, 274 (1983)

⁶¹ Uniroyal Goodrich Tire Co. v. Mercer, 111 Nev.

^{318, 324, 890} P.2d 785, 789 (1995), superseded by statute on other grounds as stated in RTTC Commc'ns, LLC v. Saratoga Flier, Inc., 121 Nev. 34, 41–42 & n. 20, 110 P.3d 24, 29 & n. 20 (2005).

⁶² Arnoult, 114 Nev. at 252 n.16, 955 P.2d at 673 n.16.

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28 64 See FFCL at 34-35.

1. The subcontractors claims were not brought in good faith.

Any review of the prime contract and termination related correspondence would have confirmed that Gemstone had exercised its right to accept assignment of the subcontracts. And as plaintiffs, Helix and National Wood had the burden of proving they satisfied the express conditions precedent to retention payments. They knew they could not prove payment was due under the agreed upon payment schedules. So there was no good faith basis for continuing to pursue APCO.

2. APCO's offers were reasonable and made in good faith.

APCO offered Helix \$25,000 and offered National Wood \$35,000 to settle their claims. Because the offers were made 45 days before trial, Helix and National Wood had the benefit of full factual discovery, full briefing on dispositive motions, and rulings on pertinent motions in limine. Each party had complete information to assess the factual and legal bases of their respective claims and defenses. Helix's Opposition claims it had no reason to accept APCO's offer given that it had to proceed to trial against Camco anyway.63 Helix's cavalier position does not account for the fact that it wrongfully kept APCO in the litigation.

Helix then claims that its \$25,000 offer was unreasonable in light of its alleged \$1.4 million claim. But Helix is ignoring that from the time APCO took Helix's PMK deposition and all throughout trial, Helix's alleged claim against APCO was only \$505,000.64 And now Helix clearly would have been better off to have taken the \$25,000 and all parties would have saved significant fees and costs. So the reasonableness of the offer should be considered in light of the outcome, not the demand.

APCO's offer to National Wood was more than reasonable. As the Court has found, National Wood initially disclosed \$19,000 in damages against APCO, and later amended

⁶³ See Helix's Opposition at 11.

its claim to just over \$30,000 in damages prior to the close of discovery. In fact, the Court granted APCO's motion in limine confirming National Wood's damages were limited to its pretrial disclosures of approximately \$30,000. Yet even with the benefit of this ruling, National Wood still elected to proceed to trial against APCO. National Wood's assertion of more than \$30,000 was proper and a direct violation of its Rule 16 obligations. So when APCO offered \$35,000, National Wood should have accepted it immediately.

3. The subcontractor's decision to reject the offers were unreasonable.

Since Helix recovered nothing against APCO, the \$25,000 offer was more than Helix was entitled to. And National Wood cannot provide any basis for its decision to reject an offer that was the full amount of National Wood's disclosed damages.

4. The fees sought by APCO are both reasonable and justified.

In the interest of judicial efficiency, APCO incorporates the briefing on its motion for fees, confirming its fees were both reasonable and justified. APCO's requested fees of \$239,550.03 against Helix are especially reasonable since Helix pursued claims against APCO and Camco, and is seeking \$153,342.10 for just its claims against Camco. 66

For the record, APCO's post-offer fees attributable to Helix total \$130,933.73 and APCO's post-offer fees attributable to National Wood total \$106,882.23⁶⁷

VI. APCO is entitled to fees against Helix under NRS 108.237.

If a lien claimant does not prevail under NRS 108.237, the owner is entitled to its attorney's fees and costs if the Court finds that the lien was recorded without a reasonable basis in law or fact.⁶⁸ In this case, the Court made 71 pages of specific findings confirming

⁶⁵ See FFCL at 61.

⁶⁶ Lastly, on June 15, 2018, National Wood's counsel filed a declaration explaining that APCO's fees should be reduced to approximately \$109,000 and attached a spreadsheet attempting to justify her position. The reasons for the alleged deductions were consistent with National Wood's briefing (i.e. 5 year rule briefing, alleged unapportioned time, etc). As such, APCO incorporates its arguments against her deductions in response to counsel's chart.

⁶⁷ Spencer Fane (\$115,360.48 attributable to Helix, and \$93.008.48 attributable to National Wood); MAC (\$15,573.25 attributable to Helix and \$13,873.75 attributable to National Wood).
⁶⁸ NRS 108.237(3).

that Helix did not have a reasonable basis to pursue its lien against APCO. Those findings 2 include: 3 34. APCO was not the owner of the Project. 35. The Project has already been foreclosed upon and the 4 proceeds were awarded to the lender. The Nevada Supreme Court affirmed the decision of the trial court that the lender 5 was entitled to keep the Project and related proceeds, and the 6 subcontractors (and APCO) were left with nothing. Thus, Helix cannot foreclose upon the property. 7 36. APCO is not legally liable for any deficiency judgment because it is not the party responsible for any deficiency. 69 8 9 Given the record, it is clear that Helix did not have a reasonable basis to continue 10 pursuing a mechanic's lien against APCO, who did not own the property and was not 11 awarded the priority sales proceeds. Based on the above, an award of attorneys' fees under 12 NRS 108 is warranted. 13 Conclusion VII. 14 Based on the foregoing, and deducting the \$3,100 for research related to the 5 year 15 rule, APCO respectfully requests an award of attorneys' fees and costs against Helix in the 16 amount of \$238,950.03 and \$206,659.25 against National Wood, and \$33,423.31 in costs 17 against Helix and \$22,180.36 in costs against Spencer Fane. 18 Dated: June 29, 2018. 19 SPENCER FANE 20 21 By: /s/ Mary Bacon 22 John H. Mowbray, Esq. (Bar No. 1140) John Randall Jefferies, Esq. (Bar No. 3512) 23 Mary E. Bacon, Esq. (Bar No. 12686) 300 S. Fourth Street, Suite 950 24 Las Vegas, NV 89101 25 Attorneys for Apco Construction, Inc. 26 27 28 69 FFCL, p. 56.

CERTIFICATE OF SERVICE

I hereb	y certify that I am an en	nployee of Spe	ncer Fane LL	P and that a	copy of the
foregoing AP	CO CONSTRUCTIO	N, INC.'S F	REPLY IN	SUPPORT	OF IT'S
MOTION FO	OR ATTORNEY'S FEE	ES AND COS	TS AGAINS	T HELIX E	LECTRIC
OF NEVADA	A, LLC AND PLAINT	IFF IN INTE	ERVENTION	NATIONA	L WOOD
PRODUCTS,	INC. was served by e	lectronic trans	mission throu	gh the E-Fil	ing system
pursuant to NE	EFCR 9, NRCP 5(b) and	EDCR 7.26 or	by mailing a	copy to their	last known
address, first c	lass mail, postage prepai	id for non-regis	stered users, o	on this 29th d	lay of June,
2018, as follow	vs:				

Counter Claimant: Camco Pacific Construction Co Inc

Steven L. Morris (steve@gmdlegal.com)

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Eric B. Zimbelman (ezimbelman@peelbrimley.com)

Intervenor Plaintiff: Interstate Plumbing & Air Conditioning Inc

Jonathan S. Dabbieri (dabbieri@sullivanhill.com)

Intervenor: National Wood Products, Inc.'s

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S. Judy Hirahara (jhirahara@caddenfuller.com)

Tammy Cortez (tcortez@caddenfuller.com)

Other: Chaper 7 Trustee

Elizabeth Stephens (stephens@sullivanhill.com)

Gianna Garcia (ggarcia@sullivanhill.com)

Jennifer Saurer (Saurer@sullivanhill.com)

Jonathan Dabbieri (dabbieri@sullivanhill.com)

Plaintiff: Apco Construction

Rosie Wesp (rwesp@maclaw.com)

Third Party Plaintiff: E & E Fire Protection LLC

26 TRACY JAMES TRUMAN (DISTRICT@TRUMANLEGAL.COM)

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	<u> </u>	
12		/s/ Adam Miller
13		an employee of Spencer Fane LLP
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EXHIBIT 1

Invoice Summary by Matter Selection

From 1/1/2016 to 5/31/2018

Matter Number	Client Name	Matter Description	Invoice Number	Invoice Date	Fees	Costs	Total
5026372-0002	APCO Construction	Gemstone Development West, Inc., et al.	613917	11/7/2017	55,921.50	450.00	56,371.50
5026372-0002	APCO Construction	Gemstone Development West, Inc., et al.	620089	12/19/2017	73,068.75	4,252.56	77,321.31
5026372-0002	APCO Construction	Gemstone Development West, Inc., et al.	621172	1/5/2018	36,218.60	700.37	36,918.97
5026372-0002	APCO Construction	Gemstone Development West, Inc., et al.	626307	2/9/2018	100,150.80	15,502.84	115,653.64
5026372-0002	APCO Construction	Gemstone Development West, Inc., et al.	630383	3/12/2018	17,917,50	4,303.25	22,220.75
5026372-0002	APCO Construction	Gemstone Development West, Inc., et al.	635198	4/17/2018	51,614.00	0.00	51,614.00
5026372-0002	APCO Construction	Gemstone Development West, Inc., et al.	638242	5/10/2018	10,079.50	184.18	10,263.68
		Subtota	als for matter 5	026372-0002	344,970.65	25,393.20	370,363.85
				Grand Total	344,970.65	25,393.20	370,363.85

EXHIBIT 2

MARQUIS AURBACH COFFING

ATTORNEYS AT LAW

10001 PARK RUN DRIVE LAS VEGAS, NEVADA 89145 Telephone 702-382-0711 Fax 702-382-5816

APCO Construction

Invoice 303278 - 336808

April 30, 2018

ID: 5161-019 - JCJ

Re: APCO - Manhattan West Mechanic's Lien Litigation

For Services Rendered Through April 30, 2018

Current Fees	343,620.00
Current Disbursements	22,739.93
Current Interest	9,644.17
Total Current Charges	376,004.10

IN THE SUPREME COURT OF THE STATE OF NEVADA

Supreme Court Case No. 77320 Consolidated with 80508

HELIX ELECTRIC OF NEVADA, LLC,

Appellant,

v.

APCO CONSTRUCTION, INC., A NEVADA CORPORATION,

Respondent.

JOINT APPENDIX VOLUME 100

Eric B. Zimbelman, Esq. (9407)

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CHRONOLOGICAL APPENDIX OF EXHIBITS

<u>Date</u>	<u>Description</u>	<u>Bates</u> <u>Number</u>	Volume(s)
06-24-09	Helix Electric's Statement of Facts Constituting Lien and Third-Party Complaint	JA000001- JA000015	1
08-05-09	APCO's Answer to Helix's Amended Statement of Facts Constituting Notice of Lien and Third-Party Complaint	JA000016 – JA000030	1
04-26-10	CAMCO and Fidelity's Answer and CAMCO's Counterclaim	JA000031- JA000041	1
07-02-10	Order Striking Defendant Gemstone Development West, Inc.'s Answer and Counterclaim and Entering Default	JA000042- JA000043	1
06-06-13	APCO's Limited Motion to Lift Stay for Purposes of this Motion Only; (2) APCO's Motion for Summary Judgment Against Gemstone Only; and (3) Request for Order Shortening Time	JA000044- JA000054	1
	Exhibit 1 – Affidavit of Randy Nickerl in Support of (I) APCO's Limited Motion to Lift Sta for Purposes of this Motion Only; (2) APCO's Motion for Judgment Against Gemstone Only	JA000055- JA000316	1/2/4/5/6
	Exhibit 2 – Findings of Fact and Conclusions of Law and Judgment in Favor of APCO Construction Against Gemstone Development West, Inc. Only	JA000317- JA000326	6

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09-28-17	Peel Brimley Lien Claimants' Reply to Oppositions to Motion for Partial Summary Judgment Precluding Defenses Based on Pay-if-Paid Agreements	JA000413- JA00418	7
11-06-17	Peel Brimley Lien Claimants' Motion in Limine Nos. 1-6	JA000419- JA000428	7

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	Exhibit 2 – Amended Notices of 30(b)(6) Deposition of Camco Pacific Construction Company, Inc. from Cactus Rose Construction, Inc., Fast Glass, Inc.'s, Heinaman Contract Glazing, Inc. and Helix Electric of Nevada, LLC's		7/8
	Exhibit 3 – Excerpt from David E. Parry's Deposition Transcript taken June 20, 2017	JA000473 JA00489	8
	Exhibit 4 – Cactus Rose Construction, Inc.'s First Set of Request for Admissions to Camco Pacific Construction	JA00490 JA000500	8
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	Exhibit 7 – Helix Electric of Nevada, LLC's First Set of Request for Admissions to Camco Pacific Construction		8
11-06-17	Helix Electric of Nevada's Motion <i>in Limine</i> Nos. 1-4	JA000534- JA000542	8
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	Exhibit 4 – Statement of Facts Constituting Lien on Behalf of Buchele, Inc.	JA000679- JA000730	10
	Exhibit 5 – Subcontract Agreement dated April 17, 2007	JA000731- JA000808	10/11
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<u>Date</u>	<u>Description</u>	<u>Bates</u> <u>Number</u>	Volume(s)
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¹ Filed January 31, 2018

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	Exhibit 1 – Notice of Entry of Order (1) Granting APCO Construction, Inc.'s Motion for Attorney's Fees and Costs; (2) Granting APCO Construction, Inc.'s Memorandum of Costs in Part (3) Granting Helix Electric of Nevada, LLC's Motion to Retax in Party (4) Granting Plaintiff-in-Intervention National Wood Productions, LLC's Motion to Retax in Part and Denying in Part and (5) Granting National Wood Products, Inc.'s Motion to File a Surreply	JA009168- JA009182	120

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	Exhibit 7 – Declaration of John Randall Jefferies, Esq. in Support of APCO Construction, Inc.'s Motion for Attorney's Fees and Costs	JA006407- JA006411	87
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	Exhibit 13 – Amended Notice of Taking NRCP Rule 30(b)(6) Deposition of Person Most Knowledgeable for Helix Electric of Nevada, LLC		12
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	Exhibit 4 – Excerpts from the Deposition Transcript of the 30(b)(6) Witness for Helix Electric of Nevada taken July 20, 2017	JA001060- JA001064	20
	Exhibit 5 - Excerpts from the Deposition Transcript of David E. Parry taken June 20, 2017	JA001065 JA001132	20/21
08-29-19	Helix Electric of Nevada LLC's Reply to APCO's Opposition to Helix Electric of Nevada LLC's Motion to (I) Re-	JA009117- JA009123	119

<u>Date</u>	<u>Description</u>	<u>Bates</u> <u>Number</u>	Volume(s)
	Open Statistically Closed Case, (II) Dismiss All Unresolved Claims and/or (III) In The Alternative for a Rule 54(B) Certification as to Helix and APCO		
06-29-18	Helix Electric of Nevada, LLC's Reply Re: Motion to Retax	JA007225- JA007237	100
03-23-18	Helix Electric of Nevada, LLC's Responses to APCO Construction's Post-Trial Brief	JA006173- JA006193	84
06-24-09	Helix Electric's Statement of Facts Constituting Lien and Third-Party Complaint	JA000001- JA000015	1
01-12-18	Joint Pre-Trial Memorandum [for APCO Construction, Inc., the Peel Brimley Lien Claimants and National Wood Products, LLC ONLY]		27/28
	Exhibit 1 – Exhibit List APCO	JA001595- JA001614	28
	Exhibit 2 – Helix Trial Exhibits	JA001615- JA001616	28
	Exhibit 3 – Exhibit List Plaintiff in Intervention National Wood Products, Inc.	JA001617- JA001635	28
	Exhibit 4 – Cactus Rose Trial Exhibits	JA001636- JA001637	28
	Exhibit 5 – Heinaman Trial Exhibits	JA001638- JA001639	28
	Exhibit 6 – Fast Glass Trial Exhibits	JA001640- JA001641	28
	Exhibit 7 – SWPPP Trial Exhibits	JA001642- JA001643	28
	Exhibit 8 - Order Granting in Part and Denying in Part APCO Construction's Omnibus Motion in Limine	JA001644- JA001647	28

<u>Date</u>	<u>Description</u>	<u>Bates</u> <u>Number</u>	Volume(s)
	Exhibit 9 - Amended <i>nunc pro tunc</i> order regarding APCO Construction, Inc.'s Omnibus Motion <i>in Limine</i> No. 7	JA001648- JA001650	28
	Exhibit 10 - Order Granting in Part and Denying in part Helix Electric of Nevada, LLC's Motions <i>in Limine</i> 1-4 (Against APCO Construction)	JA001651- JA001653	28
	Exhibit 11 - order granting Peel Brimley Lien Claimants' Motion in Limine Nos.1- 6 (against Camco Pacific Construction, Inc.)	JA001654- JA001657	28
	Exhibit 12 - Order Granting Plaintiff in Intervention, National Wood Products, Inc.'s Motion in Limine	JA001658- JA001660	28
	Exhibit 13 - Order Granting Peel Brimley Lien Claimants' Motion for Partial Summary Judgment Precluding Defenses Based on Pay-if-Paid Agreements	JA001661- JA00167	28/9/29
03-08-18	Letter to Judge Denton submitting APCO Construction, Inc.'s Proposed Findings of Fact and Conclusions of Law	JA005986- JA006058	8/821
03-08-18	Letter to Judge Denton submitting Helix Electric of Nevada, LLC's (Proposed) Findings of Fact and Conclusions of Law		81
01-04-18	Motion for Reconsideration of Court's Order Granting Peel Brimley Lien Claimants' Partial Motion for Summary Judgment to Preclude Defenses based on Pay-if-Paid provision on an Order Shortening Time	JA001199- JA001217	22
	Exhibit 1 – Subcontract Agreement (Helix Electric of Nevada, LLC)	JA001218- JA001245	22/23/24
	Exhibit 2 – Subcontract Agreement (Zitting Brothers)	JA001246- JA001263	24

<u>Date</u>	<u>Description</u>	<u>Bates</u> <u>Number</u>	Volume(s)
	Exhibit 3 – Subcontract Agreement (CabineTec)	JA001264- JA001281	24/25
	Exhibit 4 – Amended Notice of Lien	JA001282- JA001297	25
	Exhibit 5 - Amended NOL	JA001298- JA001309	25
	Exhibit 6 – Notice of Lien	JA001310- JA001313	25
	Exhibit 7 – Order Approving Sale of Property	JA001314- JA001376	25/26
	Exhibit 8 – Order Releasing Sale Proceeds from Court Controlled Escrow Account	JA001377- JA001380	26
	Exhibit 9 – Order Denying <i>En Banc</i> Reconsideration	JA001381- JA001385	26
	Exhibit 10 – Order Granting Peel Brimley Lien Claimants' Motion for Partial Summary Judgment Precluding Defenses Based on Pay-if-Paid Agreements	JA001386- JA001392	26
	Exhibit 11 – Notice of Entry of Findings of Fact and Conclusions of Law and Judgment	JA001393- JA001430	26
	Exhibit 12 – Order Big D Construction Corp.'s Motion for Attorney's Fees, Costs and Interest Pursuant to Judgment	JA001431- JA001435	26
	Exhibit 13 – Appellant's Opening Brief (Padilla v. Big D)	JA001436- JA001469	26
	Exhibit 14 – Respondent's Answering Brief	JA001470- JA001516	26/27
	Exhibit 15 – Appellant's Reply Brief (Padilla v. Big D)	JA001517- JA001551	27
01-29-20	Notice of Appeal	JA009132- JA009136	119/120
	Exhibit A – Notice of Entry of Judgment [As to the Claims of Helix Electric of Nevada, LLC and Plaintiff in Intervention	JA009137- JA009166	120

<u>Date</u>	<u>Description</u>	<u>Bates</u> Number	Volume(s)
	National Wood Products, Inc.'s Against APCO Construction, Inc.]		
	Exhibit [C] – Notice of Entry of Order Granting Helix Electric of Nevada's Rule 54(b) Certification	JA009148- JA009156	120
05-31-18	Notice of Entry of Judgment [As to the Claims of Helix Electric of Nevada, LLC Against Camco Construction, Co., Inc.]	JA006522 JA006540	89
06-01-18	Notice of Entry of Judgment [As to the Claims of Helix Electric of Nevada, LLC and Plaintiff in Intervention National Wood Products, Inc.'s Against APCO Construction, Inc.]	JA006541 JA006550	90
09-28-18	Notice of Entry of Order (1) Granting APCO Construction, Inc.'s Motion for Attorneys' Fees and Costs (2) Granting APCO Construction, Inc.'s Memorandum of Costs in Part (3) Granting Helix Electric of Nevada, LLC's Motion to Retax in Part and Denying in Part (4) Granting Plaintiff in Intervention National Wood Products, LLC's Motion to Retax in Part and Denying in Part and (5) Granting National Wood Products, Inc.'s Motion to File a Surreply	JA007281- JA007299	100
12-29-17	Notice of Entry of Order Granting in Part and Denying in Part APCO Construction's Omnibus Motion in Limine		22
07-02-18	Notice of Entry of Order Granting Helix Electric of Nevada, LLC's Motion for Attorneys' Fees, Interest and Costs		100
01-03-20	Notice of Entry of Order Granting Helix Electric of Nevada, LLC's Motion for Rule 54(b) Certification	JA009124- JA009131	119

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01-03-18	Notice of Entry of Order Granting Peel Brimley Lien Claimants' Motion for Partial Summary Judgment Precluding Defenses Based on Pay-if- Paid Agreements	JA001187- JA001198	22
12-29-17	Notice of Entry of Order Granting in Part and Denying in Part Helix Electric of Nevada, LLC's Motion in Limine 1- 4	JA001170- JA001177	22
12-29-17	Notice of Entry of Order Granting Peel Brimley Lien Claimants' Motion in Limine 1-6	JA001161- JA001169	22
01-19-18	Order Denying APCO Construction's Motion for Reconsideration of Order Granting Partial Summary Judgment Precluding Defenses Based on Pay-if-Paid Agreements	JA005282- JA005283	78
07-12-19	Order Dismissing Appeal (Case No. 76276)	JA007332- JA007334	101
07-02-10	Order Striking Defendant Gemstone Development West, Inc.'s Answer and Counterclaim and Entering Default	JA000042- JA000043	1
08-02-17	Peel Brimley Lien Claimants' Motion for Partial Summary Judgment Precluding Defenses Based on Pay-if-Paid Agreements and Ex Parte Application for Order Shortening Time		6
	Exhibit 1 – APCO Construction's Answers to Helix Electric of Nevada, LLC's First Request for Interrogatories	JA000343- JA00379	6
	Exhibit 2 – Camco Pacific Construction Company, Inc.'s Responses to Helix Electric of Nevada, LLC's Interrogatories	JA000380- JA000392	6
11-06-17	Peel Brimley Lien Claimants' Motion in Limine Nos. 1-6	JA000419- JA000428	7
	Exhibit 1 – Notice of Entry of Order	JA000429	7

<u>Date</u>	Description	<u>Bates</u> <u>Number</u>	Volume(s)
		JA000435	
	Exhibit 2 – Amended Notices of 30(b)(6) Deposition of Camco Pacific Construction Company, Inc. from Cactus Rose Construction, Inc., Fast Glass, Inc.'s, Heinaman Contract Glazing, Inc. and Helix Electric of Nevada, LLC's	JA000436- JA000472	7/8
	Exhibit 3 – Excerpt from David E. Parry's Deposition Transcript taken June 20, 2017	JA000473 JA00489	8
	Exhibit 4 – Cactus Rose Construction, Inc.'s First Set of Request for Admissions to Camco Pacific Construction	JA00490 JA000500	8
	Exhibit 5 – Fast Glass, Inc.'s First Set of Request for Admissions to Camco Pacific Construction	JA000501- JA000511	8
	Exhibit 6 – Heinaman Contract Glazing, Inc.'s First Set of Request for Admissions to Camco Pacific Construction	JA000512- JA000522	8
	Exhibit 7 – Helix Electric of Nevada, LLC's First Set of Request for Admissions to Camco Pacific Construction	JA000523- JA000533	8
09-28-17	Peel Brimley Lien Claimants' Reply to Oppositions to Motion for Partial Summary Judgment Precluding Defenses Based on Pay-if-Paid Agreements	JA000413- JA00418	7
01-09-18	Peel Brimley Lien Claimants' Opposition to APCO Construction's Motion for Reconsideration of Order Granting Partial Summary Judgment Precluding Defenses Based on Pay-if- Paid Agreements	JA001552- JA001560	27
06-18-18	Plaintiff in Intervention National Wood Products, Inc.'s Joinder to Helix Electric of Nevada, LLC's Opposition	JA007190- JA007192	99

<u>Date</u>	<u>Description</u>	<u>Bates</u> <u>Number</u>	Volume(s)
	to APCO Construction's Motion for Attorneys' Fees and Costs		
06-15-18	Plaintiff in Intervention National Wood Products, Inc.'s Opposition to APCO Construction's Motion for Attorneys' Fees and Costs	JA007095- JA007120	97/98
07-19-18	Plaintiff-in-Intervention National Wood Products, Inc.'s Surreply to APCO Construction's Reply to Plaintiff-in-Intervention National Wood Products, Inc.'s Opposition to Motion for Attorney's Fees and Costs	JA007246- JA007261	100
01-10-18	Reply in Support of Motion for Reconsideration of Court's Order Granting Peel Brimley Lien Claimants' Partial Motion for Summary Judgment to Preclude Defenses Based on Pay-if- Paid Provisions on an Order Shortening Time	JA001561- JA001573	27
01-18-18	Stipulation and Order Regarding Trial Exhibit Admitted into Evidence	JA002199- JA002201	36
	Exhibit 1 – Exhibit List APCO	JA002208- JA002221	36
	Exhibit 2 – Helix Trial Exhibits	JA002222- JA002223	36
	Exhibit 3 – Exhibit List Plaintiff in Intervention National Wood Products, Inc.	JA002224- JA002242	36/37
	APCO TRIAL EXHIBITS:		
	APCO Related Exhibits:		
	Trial Exhibit 7 - Letter from Scott Financial to APCO re: Loan Status	JA002243	37
	Trial Exhibit 8 - APCO Pay Application No. 10 as submitted to Owner	JA002244- JA002282	37/38
	Trial Exhibit 12 and 107 - Email from C. Colligan to Subcontractors re: Subcontractor Concerns	JA002283- JA002284	38

<u>Date</u>	<u>Description</u>	<u>Bates</u> <u>Number</u>	Volume(s)
	Trial Exhibit 17 – Video (Construction Project)	JA002285	N/A
	Trial Exhibit 18 – Video (Construction Project)	JA002286	N/A
	Trial Exhibit 19 – Video (Construction Project)	JA002287	N/A
	Trial Exhibit 20 – Video (Construction Project)	JA002288	N/A
	Trial Exhibit 21 – Video (Construction Project)	JA002289	N/A
	Trial Exhibit 22 – Video (Construction Project)	JA002290	N/A
	Trial Exhibit 29 - Email from J. Robbins to Subcontractors re: Billing Cut-Off for August Billing	JA002285	39
	Trial Exhibit 30 - Camco Pay Application No. 11 NCS-Owner Approved with NCS Draw Request	JA002286- JA002306	39
	Trial Exhibit 32 and 125 - Photo re: Building 8 & 9, Interior (Showing drywall still not completed and no electrical trim or fixture installed)	JA002307- JA002308	39
	Trial Exhibits 33 and 126 - Photo re: Building 8 & 9, Interior (Showing drywall still not completed)	JA002309- JA002310	39
	Exhibit 34 and 128 - Photo re: Building 8 & 9, Interior (Showing drywall still not completed)	JA002311- JA002312-	40
	Trial Exhibit 35 - Photo re: Building 8 & 9, Interior (Showing drywall still not completed and no electrical trim or fixtures installed)	JA002313- JA002314	40
	Exhibit 36 and 130 -Photo re: Building 8 & 9, Interior (Showing drywall still not completed and no electrical trim or fixtures installed)	JA002315- JA002316	40

<u>Date</u>	<u>Description</u>	<u>Bates</u> <u>Number</u>	Volume(s)
	Trial Exhibits 37 and 131 -Photo re: Building 8 & 9, Interior (Showing drywall still not completed and no electrical trim or fixtures installed)	JA002317- JA002318	40
	Trial Exhibits 38 and 132 - Photo re: Building 8 & 9, Interior (Showing drywall still not completed and no electrical trim or fixtures installed)	JA002319- JA002320	41
	Trial Exhibit 39 -Email from K. Costen to Subcontractors informing that Manhattan West Project no longer open	JA002321- JA002322	41
	Trial Exhibit 40- Letter from D. Parry to Subcontractors Re: Funding Withdrawn	JA002323 JA002326	41
	HELIX Related Exhibits:		41
	Trial Exhibit 46 - Helix Pay Application No. 16713-008R1 with Proof of Payment	JA002327- JA002345	41
	Trial Exhibit 47 - Helix Pay Application No. 16713-009R1 with Proof of Payment	JA002346- JA002356	41
	Trial Exhibit 48 - Email from R. Nickerl to B. Johnson Re: Work Suspension Directive	JA002357- JA002358	41
	Trial Exhibit 49 -Helix Pay Application No. 16713-010R2 with Proof of Payment	JA002359- JA002364	41/42
	Trial Exhibit 50 - Unconditional Waiver and Release re: Pay Application No. 8 with Copy of Payment	JA002365- JA002366	42
	Trial Exhibit 51 - Photo re: Building 8 & 9, South (No Exterior fixtures installed. Helix billed out at 90%)	JA002367- JA002368	42
	Trial Exhibit 52 -Photo re: Building 8 & 9, North (No Exterior fixtures installed. Helix billed out at 90%)	JA002369- JA002370	42
	Trial Exhibit 53 -Photo re: Building - 2 & 3, West (No Exterior fixtures installed. Helix billed out at 90%)	JA002371- JA002372	42

<u>Date</u>	<u>Description</u>	<u>Bates</u> <u>Number</u>	Volume(s)
	Trial Exhibit 54 - Photo re: Building - 2 & 3, East (No Exterior fixtures installed. Helix billed out at 90%)	JA002373- JA002374	42
	Trial Exhibit 55 - Photo re: Building 2 & 3, East (No Exterior fixtures installed. Helix billed out at 90%)	JA002375- JA002376	42
	Trial Exhibit 56 - Photo re: Building 8 & 9, North (No Exterior fixtures installed. Helix billed out at 90%)	JA002377- JA002378	42
	Trial Exhibit 57 - Photo re: Building 2 & 3, and 8 & 9, North (No Exterior fixtures installed. Helix billed out at 90%)	JA002379- JA002381	42
	Trial Exhibit 58 - Helix Pay Application No. 16713-011R1 submitted to Owner	JA002382- JA002391	42
	Trial Exhibit 59 - Helix Pay Application No. 16713-011R1 given to Camco with Proof of Payment	JA002392- JA002405	43
	Trial Exhibit 60 - Helix Retention Rolled to Camco	JA002406- JA002415	43
	Trial Exhibit 61 - Unconditional Waiver and Release re: all Invoices through June 30, 2008 with Proof of Payment	JA002413- JA002415	43
	Trial Exhibit 62 - Photo re: Building 8 & 9, South	JA002416- JA002417	43
	Trial Exhibit 63 - Photo re: Building 2 & 3, West	JA002418- JA002419	43
	Trial Exhibit 64 - Photo re: Building 2 & 3, West	JA002420- JA002421	43
	Trial Exhibit 65 - Photo re: Building 2 & 3, South	JA002422- JA002423	43
	Trial Exhibit 66 - Letter of transmittal from Helix to APCO re: Helix Pay Application No. 16713-011R1	JA002424- JA002433	43
	Trial Exhibit 67 - Photo re: Building 8 & 9, West (No exterior fixtures installed. Helix billed out 90%)	JA002435- JA002436	43

<u>Date</u>	<u>Description</u>	<u>Bates</u> <u>Number</u>	Volume(s)
	Trial Exhibit 68 -Photo re: Building 8 & 9, West (No exterior fixtures installed. Helix billed out 90%)	JA002437- JA002438	43
	Trial Exhibit 69 - Photo re: Building 2 & 3, East (No exterior fixtures installed. Helix billed out 90%)	JA002439- JA002440	43
	Trial Exhibit 70 - Photo re: Building 8 & 9, South (No exterior fixtures installed. Helix billed out 90%)	JA002441- JA002442	43
	Trial Exhibit 71 - Photo re: Building 8 & 9, West (No exterior fixtures installed. Helix billed out 90%)	JA002443- JA002444	43
	Trial Exhibit 72 - Photo re: Building 2 & 3, East (No exterior fixtures installed. Helix billed out 90%)	JA002445- JA002446	43
	Trial Exhibit 73 - Photo re: Building 8 & 9, West (No exterior fixtures installed. Helix billed out 90%)	JA002447- JA002448	43
	Trial Exhibit 74 - Photo re: Building 2 & 3, East (No exterior fixtures installed. Helix billed out 90%)	JA002448- JA002449	43
	Trial Exhibit 75 - Unconditional Release re: Pay Application No. 16713-011R1 with Proof of Payment	JA002450- JA002456	43
	Exhibit 77 - Helix Statement of Facts Constituting Notice of Lien and Third- Party Complaint		43
	Zitting Brothers Related Exhibits:		
	Trial Exhibit 100 - Check No. 14392 payable to Zitting (\$27,973.80); Progress Payment No. 7	JA002495- JA002497	44
	Trial Exhibit 101 - Email from R. Nickerl to R. Zitting re: Change Orders	JA002498- JA002500	44
	Trial Exhibit 102 -Email from L. Lynn to J. Griffith, et al. re: Change Order No. 00011 "pending"	JA002501- JA002503	44

<u>Date</u>	<u>Description</u>	<u>Bates</u> <u>Number</u>	Volume(s)
	Trial Exhibit 103- Email from R. Zitting to R. Nickerl re: change orders adjusted to \$30 per hour	JA002504- JA002505	44
	Trial Exhibit 104 - Email from R. Zitting to R. Nickerl re: change orders adjusted to \$30 per hour with copies of change orders	JA002506- JA002526	44
	Trial Exhibit 105 - Ex. C to the Ratification – Zitting Quotes	JA002527- JA002528	44
	Trial Exhibit 106 - Unconditional Lien Release – Zitting (\$27,973.80)	JA002529	44
	Trial Exhibit 108 - Photo of Video (Construction Project)	JA002530- JA002531	44
	Trial Exhibit 109 - Photo of Video (Construction Project)	JA002532- JA002533	44
	Trial Exhibit 110 - Photo of Video (Construction Project)	JA002534- JA002535	44
	Trial Exhibit 111 - Photo of Video (Construction Project)	JA002536- JA002537	44
	Trial Exhibit 112 - Photo of Video (Construction Project)	JA002538- JA002539	44
	Trial Exhibit 113 -Photo of Video (Construction Project)	JA002550- JA002541	44
	Trial Exhibit 114 -Photo of Video (Construction Project)	JA002542- JA002543	44
	Trial Exhibit 115 - Progress Payment No. 9 Remitted to Zitting	JA002544- JA002545	44
	Trial Exhibit 116 - Ratification and Amendment of Subcontract Agreement between Buchele and Camco	JA002546- JA002550	44
	Trial Exhibit 117 - C to the Ratification	JA002551- JA002563	44
	Trial Exhibit 118 - Q&A from Gemstone to subcontracts	JA002564- JA002567	44
	Trial Exhibit 119 - Check No. 528388 payable to APCO (\$33,847.55) - Progress Payment No. 8.1 and 8.2	JA002568- JA002571	44

<u>Date</u>	<u>Description</u>	<u>Bates</u> <u>Number</u>	Volume(s)
	Trial Exhibit 120 - Tri-City Drywall Pay Application No. 7 to APCO as submitted to Owner. Show percentage complete for Zitting	JA002572- JA002575	44/45
	Trial Exhibit 127 - Photo of Video (Construction Project)	JA002576- JA002577	45/46
	Trial Exhibit 128 - Photo of Video (Construction Project)	JA002578- JA002579	46
	Trial Exhibit 129 - Photo of Video (Construction Project)	JA002580- JA002581	46
	Trial Exhibit 138 - Memo from Scott Financial to Nevada State Contractors Board Re: Explanation of Project Payment Process	JA002582- JA002591	46
	Trial Exhibit 152 -Terms & Conditions modified by APCO, Invoices and Check Payment	JA002592- JA002598	46
	National Wood Products Related Exhibits:		
	Trial Exhibit 160 - Documents provided for settlement	JA002599- JA002612	46
	CAMCO Related Exhibits:		
	Trial Exhibit 163 - Camco Pay Application No. 12 to Gemstone	JA002613- JA002651	46/47
	Trial Exhibit 165 - Letter from D. Parry to A. Edelstein re: Gemstone losing funding for project	JA002652- JA002653	47
	Trial Exhibit 166 - Letter from D. Parry to G. Hall re: withdrawal of funding	JA002654 JA002656	47
	Helix Related Exhibits:		47
	Trial Exhibit 169 - Helix Exhibit to Standard Subcontract Agreement with Camco	JA 002665 JA002676	47/48
	Trial Exhibit 170 - Subcontract Agreement between Helix and Camco (unsigned)	JA002677- JA002713	48

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	Trial Exhibit 171 - Work Order No. 100	JA002714- JA002718	48
	Trial Exhibit 172 - Letter from J. Griffith to Victor Fuchs Re: Gemstone's intention to continue retention of Helix w/copy of Ratification and Amendment of Subcontract Agreement	JA002719- JA002730	48
	Trial Exhibit 173 - Helix Pay Application No. 16713-012 to Camco with proof of payment	JA002731- JA002745	48
	Trial Exhibit 174 - Helix Change Order Request No. 28	JA002746- JA002747	48
	Trial Exhibit 175 - Change Notice No. 41	JA002748- JA002751	48
	Trial Exhibit 176 - Helix Pay Application No. 16713-013 to Camco	JA002752- JA002771	48/49
	Trial Exhibit 177 - Helix Pay Application No. 16713-014 to Camco	JA002772- JA002782	49
	Trial Exhibit 178 - Camco's letter to Helix rejecting Pay Application No. 16713-015 with attached copy of Pay Application	JA002783 JA002797	49
	National Wood/Cabinetec Related		
	Exhibits: Trial Exhibit 184 - Ratification and Amendment of Subcontract Agreement between CabineTec and Camco (fully executed copy)	JA002798- JA002825	49
	General Related Exhibits:		
	Trial Exhibit 218 - Camco/Owner Pay Application No. 11 w/Backup	JA002826- JA003028	50/51/52
	Trial Exhibit 220 - Camco/Owner Pay Application No. 12 w/Backup	JA003029- JA003333	52/53/54/55
	Trial Exhibit 313 - Letter from A. Edelstein to R. Nickerl re: NRS 624 Notice	JA003334- JA003338	55
	Helix Trial Exhibits:		

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	Trial Exhibit 501 - Payment Summary	JA003339 -	55/56/57/
		JA003732	58/59/60
	Trial Exhibit 508 – Helix Pay Application	JA003733-	60/61
		JA003813	00/01
	Trial Exhibit 510 - Unsigned Subcontract		61/62
		JA003927	01/02
	Trial Exhibit 512 - Helix's Lien Notice	JA003928-	62/63
	T 1 T 1 T 1 T 200 G D 1 T 1	JA004034	
	Trial Exhibit 522 - Camco Billing		63/64/65/66/6
		14004025	7/
		JA004035- JA005281	68/69/70 /71/72
		JA003261	/73/74/75/
			76/77
01-17-18	Transcript Bench Trial (Day 1) ⁵	JA001668-	
01 17 10		JA001802	29/30
	Trial Exhibit 1 - Grading Agreement	JA001803-	20
	(Admitted)	JA001825	30
	Trial Exhibit 2 – APCO/Gemstone	JA001826-	
	General Construction Agreement	JA001820- JA001868	30
	(Admitted)	371001000	
	Trial Exhibit 3 - Nevada Construction		
	Services /Gemstone Cost Plus/GMP	JA001869-	30
	Contract Disbursement Agreement	JA001884	
	(Admitted)	TA 001005	
	Trial Exhibit 4 - APCO Pay Application	JA001885- JA001974	30/31/32
	No. 9 Submitted to Gemstone <i>(Admitted)</i> Trial Exhibit 5 - Letter from J. Barker to	JA001974	
	A. Edelstein re: APCO's Notice of Intent	JA001975-	32
	to Stop Work (Admitted)	JA001978	32
	Trial Exhibit 6 - Letter from J. Barker to		
	A. Edelstein re: APCO's Notice of Intent	JA001979-	32
	to Stop Work (Admitted)	JA001980	
	Trial Exhibit 10 - Letter from J. Barker to	TA 001001	
	A. Edelstein Re: Notice of Intent to Stop	JA001981-	32
	Work (Second Notice) (Admitted)	JA001987	

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⁵ Filed January 31, 2018

<u>Date</u>	<u>Description</u>	<u>Bates</u> <u>Number</u>	Volume(s)
	Trial Exhibit 13 - Letter from A. Edelstein to Re. Nickerl Re: Termination for Cause (Gemstone) (Admitted)	JA001988- JA002001	32
	Trial Exhibit 14 - Letter from W. Gochnour to Sean Thueson Re: [APCO's] Response to [Gemstone's] Termination for Cause (Admitted)	JA002002- JA002010	33
	Trial Exhibit 15 - Letter from R. Nickerl to A. Edelstein Re: 48-Hour Notices (Admitted)	JA002011- JA002013	33
	Trial Exhibit 16 - Email from J. Horning to A. Berman and J. Olivares re: Joint Checks (Admitted)	JA002014	33
	Trial Exhibit 23 - APCO Subcontractor Notice of Stopping Work and Letter from J. Barker to A. Edelstein Re: Notice of Stopping Work and Notice of Intent to Terminate Contract (Admitted)	JA002015- JA002016	33
	Trial Exhibit 24 - Letter from R. Nickerl to Clark County re: Notification of APCO's withdrawal as General Contractor of Record (Admitted)	JA002017- JA002023	33
	Trial Exhibit 26 - Email from J. Gisondo to Subcontractors re: June checks (Admitted)	JA002024	34
	Trial Exhibit 27 - Letter from A. Edelstein to R. Nickerl re: June Progress Payment (Admitted)	JA002025- JA002080	34
	Trial Exhibit 28 - Letter from J. Barker to A. Edelstein Re: Termination of Agreement for GMP (Admitted)	JA002081	34
	Trial Exhibit 31 - Transmission of APCO's Pay Application No. 11 as Submitted to Owner (Admitted)	JA002082- JA002120	34/35
	Trial Exhibit 45 - Subcontractor Agreement (Admitted)	JA002121- JA002146	35

<u>Date</u>	<u>Description</u>	<u>Bates</u> <u>Number</u>	Volume(s)
	Trial Exhibit 162 - Amended and Restated General Construction Agreement between Gemstone and CAMCO (Admitted)		35/36
	Trial Exhibit 212 - Letter from Edelstein to R. Nickerl re: NRS 624 Notice (Admitted)	JA002177- JA002181	36
	Trial Exhibit 215 - Email from C. Colligan to Subcontractors re: 48-hour Termination Notice (Admitted)	JA002182- JA002185	36
	Trial Exhibit 216 - Email from C. Colligan re: Meeting with Subcontractors (Admitted)	JA002186- JA002188	36
	Trial Exhibit 506 – Email and Contract Revisions (Admitted)	JA002189 – JA002198	36
01-18-18	Transcript – Bench Trial (Day 2) ⁶	JA005284- JA005370	78
	Trial Exhibit 535 – Deposition Transcript of Andrew Rivera (Exhibit 99) (Admitted)	JA005371- JA005623	78/79/80
01-19-18		JA005624- JA005785	80
	Trial Exhibit 231 – Helix Electric's Amended Statement of Facts Constituting Notice of Lien and Third-Party Complaint (Admitted)		80
	Trial Exhibit 314 - Declaration of Victor Fuchs in support of Helix's Motion for Partial Summary Judgment against Gemstone (Admitted)	JA005802-	80
	Trial Exhibit 320 – June-August Billings—not paid to APCO (Admitted)	JA005805	80
	Trial Exhibit 321 – Overpayments to Cabinetec (Admitted)	JA005806-	80

⁶ Filed January 31, 201879 ⁷ Filed January 31, 2018

<u>Date</u>	<u>Description</u>	<u>Bates</u> <u>Number</u>	<u>Volume(s)</u>
	Trial Exhibit 536 – Lien math	JA005807-	80
	calculations (handwritten) (Admitted)	JA005808	80
	Trial Exhibit 804 – Camco	JA005809-	80
	Correspondence (Admitted)	JA005816	80
	Trial Exhibit 3176 – APCO Notice of	JA005817-	81
	Lien (Admitted)	JA005819	81
01-24-18	Transcript – Bench Trial (Day 5)8	JA005820-	81
		JA005952	01
01-24-19	Transcript for All Pending Fee	JA007300-	100/101
	Motions on July 19, 2018	JA007312	100/101

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⁸ Filed January 31, 2018

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JA007225

22.

This Reply is made and based on the points and authorities provided below, the papers and pleadings on file herein, and any oral argument to be heard by this Court at the hearing on this matter.

Respectfully submitted this 29 day of June, 2018.

PEEL BRIMLEY LLP

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REPLY MEMORANDUM OF POINTS AND AUTHORITIES

I. APCO FAILED TO ALLOCATE ITS COSTS

APCO has the burden of demonstrating that its costs were "reasonable, necessary, and actually incurred," *Cadle Co. v. Woods & Erickson, LLP*, 131 Nev. Adv. Op. 15, 345 P.3d 1049, 1054 (Nev. 2015), citing *Bobby Berosini, Ltd. v. PETA*, 114 Nev. 1348 (1998). APCO initially did little more than list alleged (and, in many cases, legally unrecoverable) costs and allocate them Helix and NWP on a 50/50 basis. Notwithstanding APCO's belated effort (by way of its Opposition) to justify and document such costs, Helix respectfully submits that APCO's Opposition offers little, if any, clarification, justification or explanation of its demand for more than \$57,000 in costs from Helix and NWP. APCO's Opposition also fails to accurately allocate such costs (to the extent they are at all recoverable).

As requested in Helix's Motion and in its (and NWP's) Opposition to APCO's Motion for Fees and Costs², this Court should deny or substantially reduce APCO's request for costs because such costs are not allowed by statute and are not reasonable or necessary. Any costs the Court deems allowable, reasonable and necessary should be further reduced to account for the

² These intertwined motions are all set for hearing on the same date.

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numerous other subcontractor parties to which some or all of the costs should have been allocated.

II. APCO FAILS TO JUSTIFY ITS COSTS.

Without agreeing that APCO is entitled to any award of costs, Helix will address APCO's specific attempts to justify its costs in the order presented in APCO's Opposition as follows:

Categories of Costs Incurred by Spencer Fane (per APCO's Opposition) A.

1. Messenger Services.

In seeking messenger fees as costs, APCO fails to demonstrate – and cannot do so – that such expenses are recoverable costs identified in NRS 18.005. APCO also fails to dispute – and cannot do so – that messenger fees should be included in a motion for attorneys' fees, not in a memorandum of costs (see LVMPD v. Yeghiazarian, 312 P.3d 503, 510, 129 Nev. 760, 769 (2013)). Even if such costs are recoverable, many of these deliveries relate to matters (as more fully discussed in Helix's Opposition to APCO's Motion for Fees and Costs) that provided no benefit to APCO, including numerous motions that APCO lost. By way of example only, APCO's "supporting documentation" shows on its fact that APCO seeks recovery of (i) messenger fees to deliver its failed motion for reconsideration and reply to the same, (ii) a stipulation and order to dismiss that obviously relates to some other party, (iii) check and invoices for some unknown purpose, and (iv) offers of judgment that were – as demonstrated in Helix's Opposition - made five years late. [See e.g., APCO Ex. B]. In addition, there are multiple messenger fees [see Ex. L] that appear to be related to delivery of documents from APCO's first law firm to its second law firm and then to its third law firm. Helix should not be responsible for such duplication.

APCO also provides, as supporting documentation for various types of costs, a spreadsheet purporting to identify the source and reason but without any back-up or invoices. [See e.g., APCO Ex 1-A]. Without such backup documentation, Helix has no way of knowing whether these items are accurately represented and relate in any way to Helix. Because APCO has the burden of segregating related and unrelated (as well as productive and unproductive) costs, it is not incumbent upon Helix to prove the negative. While some of these costs may be

appropriate (assuming they are even allowable under NRS 18.005, many of which are not), it is impossible to accurately determine the amount that should be awarded. This failure of specificity alone is ground for rejection of APCO's request for costs.

2. Photocopies and Reproductions.

While photocopies are allowable costs, APCO's costs are grossly excessive on their face – more than \$15,000!! Indeed, a single APCO invoice indicates that more than 33,000 copies were made and the total number of document pages identified in the supporting documents (from Spencer Fane alone) exceeds 70,000 items. While APCO grossly over-listed its trial exhibits (identifying virtually every document it disclosed pursuant to NRCP 16.1), it had no intention of using all or even most of those exhibits at trial and, of course, did not do so. Similarly, Helix and NWP did not disclose anything approaching this number of pages.

Helix's trial exhibits (including more than 1,600 pages of deposition transcripts that APCO did not need to reproduce as well as documents pertaining to its claims against Camco) total less than 3,300 pages. The Court admitted far fewer documents than this. Helix cannot fathom how APCO could have required more than 70,000 pages of documents to be printed for this trial. While a reasonable charge is appropriate, APCO's claim is excessive on its face. In addition, APCO seeks recovery for editing videos it showed at trial. However, these videos demonstrated nothing of evidentiary value and appear to have been offered as evidence of a contention it later withdrew (i.e. that Helix's compensation from Martin Harris Construction for its work on a subsequent project somehow compensated Helix for work on the Manhattan West project). As such, no recovery should be had for these items.

3. Court Reporters and Transcripts.

While APCO is entitled to a reasonable recovery of the costs of transcripts, these amounts should be reduced and further allocated among the parties who participated – i.e., not just Helix and NWP.

4. Travel and Lodging.

As Helix has argued, travel and lodging for out-of-state counsel is not appropriate here. This was a trial of a Nevada action involving a Nevada construction project and Nevada parties.

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While APCO was within its rights to hire Mr. Jeffries, who resides in Arizona, as its trial counsel, APCO already had multiple qualified law firms and attorneys on the case with offices and resident counsel in Nevada. The cases APCO relies upon are all California cases, interpreting California rules of practice, and have not been adopted in Nevada. APCO should not recover any of these costs.

5. Computerized Legal Research.

APCO cannot dispute that the Nevada Supreme Court has deemed computerized legal research expenses to be "more closely related to the attorney's fee than to the kinds of recoverable costs defined in NRS 18.005." Gibellini v. Klindt, 110 Nev. 1201, 1204 (1994). As such, these are not recoverable costs. Strangely, as support for recovery of such expenses, APCO relies on Waddell v. L.C.R.V Inc., 122 Nev. 15 (2006). However, that court did not award such costs and apparently did not consider Gibellini.

6. Spencer Fane Cost Summary.

Spencer Fane's costs cannot be allocated solely to Helix and NWP.

APCO argues that whatever costs the Court may deem reasonable as incurred by the Spencer Fane firm should only be allocated to Helix and NWP because its work "focused on defending against" these claims. Yet APCO admits that Spencer Fane participated in "some relatively minor negotiations with other subcontractors," acknowledging (as it must) that there continued to be other subcontractors involved in this action even until May 2018. Moreover, Spencer Fane's billing records submitted in support of APCO's motion for fees and costs belies this attempt to minimize its participation in the defense of all of the parties' claims against APCO. The Court should reject APCO's imprecise and self-serving attempt to thrust upon Helix and NWP 100% of the costs of expenses incurred in defending the claims of multiple subcontractor parties.

APCO is not entitled to accounting costs.3 b.

APCO claims entitlement to "an additional \$10,500 from Helix as a result of a 2010 Nevada State Contractor's Board audit of APCO's finances, ordered as a result of Helix's claims

³ As these expenses were incurred in 2009, Helix does not understand why they are included in APCO's evaluation of Spencer Fane's costs. Spencer Fane did not appear in this case until September 2017,

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against APCO in this matter. None of these assertions is accurate, as demonstrated by APCO's own "supporting documentation" and APCO offers no affidavit from anyone with personal knowledge to support its contentions. More fundamentally, there is no basis under Nevada law for APCO to receive such expenses as a litigation cost. As noted Helix's Motion, this is not a cost item identified in NRS 18.005.

It appears that, as part of some Nevada State Contractors Board ("NSCB") investigation (this project is not even identified on the NSCB letter) the NSCB required APCO to provide (among other things) "a current financial statement dated within the last six months." The NSCB can do this at any time an investigation is conducted against the licensee. See NRS 624.323(1). APCO provides no proof that it was being investigated as a result of a complaint by Helix and not some other party or entirely unrelated matter. Moreover, the Board did not require APCO to prepare such documents in response to the investigation; rather it required APCO to provide the type of financial documentation that any contractor of APCO's stature would and should already have in its possession. As such, there is no proof (other than a handwritten note by an unknown person apparently attached to the accountant's invoice) to tie the preparation of the financial statement to Helix. Were this cost truly attributable to Helix, APCO would have provided an affidavit from the accountant attesting to that fact, but tellingly it did not do so. Again, and even if the cost is wholly attributable to Helix, APCO offers no legal basis – because there is none for it to obtain reimbursement of accounting expenses relating to an administrative proceeding as a cost awardable in a District Court action. This "cost" should be denied in its entirety.

В. Categories of Costs Incurred by Marquis Aurbach (per APCO's Opposition)

1. Filing Fees.

In seeking recovery of filing fees, APCO it conveniently neglects to acknowledge that it was a PLAINTIFF in this action, which it commenced against Gemstone (while it was represented by a different law firm). Helix is not responsible for APCO's filing fees as a plaintiff filing affirmative claims against another. APCO also does not identify specific fees is ascribes to Helix. Further, even if APCO were entitled to a recovery of some portion of its filing fees, Helix should be responsible for no more than 1/30th of that cost. APCO's failure to acknowledge these

facts demonstrates its approach to costs generally: throw everything at the wall and hope something sticks. This is the opposite of APCO's burden.

2. Special Master Fees.

Helix does not object to recovery of some portion of APCO's Special Master Fees. However, as the Special Master Orders and Reports demonstrate (*see e.g.*, Helix's Opposition to APCO Motion for Fees and Costs, Ex. 7) there were no less than 14 subcontractor parties (i.e., exclusive of APCO and Camco). Nonetheless, and improperly, APCO seeks recovery of 100% of these costs from Helix and/or NWP. These costs should be reduced to no more than \$219.00 (i.e. $1/14^{th}$ of the amount sought).

3. <u>Printing services.</u>

The reproduction costs billed to Marquis & Aurbach ("M&A") are not from trial but from earlier motions or hearings for which APCO has not provided any basis of recovery. [See APCO Ex. I]. In addition, APCO is apparently seeking recovery for costs of copying done at M&A [see APCO Exs. O, P] at \$0.25 per page. Not only is this charge grossly excessive (and appears to be a means of compensating M&A's labor costs), there is no proof that M&A actually charged APCO, and that APCO paid, such grossly exorbitant costs.

4. Transcript and Reporter's Fees.

As argued above, while APCO is entitled to a reasonable recovery of transcripts, these amounts should be reduced and further allocated among the parties who participated – i.e., not just Helix and NWP.

5. "Professional services."

APCO is here seeking attorney's fees billed to APCO by a <u>bankruptcy law firm</u> that APCO engaged to advise it during a mediation involving multiple subcontractors (yet allocates the entirety of these fees to Helix and NWP). First, these are attorney's fees and not "costs." As such, they are plainly not recoverable under NRS 18.005. APCO offers no legal support for seeking these costs. The bankruptcy firm did not appear in the case and APCO is not seeking those costs as part of its motion for attorney's fees (nor would they be recoverable as such). Simply stated, these are not "costs" and may not be awarded.

6. Long distance calls.

This is a *de minimis* cost and, as such is almost not worth the effort to oppose. Nonetheless, APCO must demonstrate that the calls were specifically related to claims against it by Helix (alone) and/or NWP (alone). Simply listing calls, dates, times and amounts is not enough.

7. Flash drives.

The words "flash drive" do not appear anywhere in NRS 18.005 as awardable costs. These are (reusable) technological devices that APCO's attorneys have chosen to use for its convenience. Again, this is a *de minimis* expense but should nonetheless be denied as a cost.

8. <u>Messenger services.</u>

Helix reiterates and adopts by reference its arguments above relating to APCO's request for messenger services incurred by Spencer Fane.

9. Parking fees.

APCO seeks from Helix recovery of 50% of its parking fees dating back to June 2016 (when there were no less than 18 subcontractors involved) and including parking costs for hearings not only relating to multiple subcontractors but, in some cases, different subcontractors. For example, one receipt contains the notation "hearing on Insulpro's MSJ." That motion hearing in June 2016, obviously had nothing to do with Helix. Several receipts pertain to parking for the hearing on APCO's motion for partial summary judgment, which was denied, and to the hearing on motions *in limine* and the summary judgment regarding Pay-if-Paid, all of which were substantially adverse to APCO. Other receipts have dates smudged or otherwise illegible and it is impossible to know what the matter pertained to and why Helix should be responsible for the same. Another, dated October 5, 2017, pertains to a hearing on Zitting Bros. motion for summary judgment. Why would Helix be responsible for this?

While these "costs" are also arguably *de minimis*, it is troubling that APCO would include and seek compensation as costs for items that have absolutely nothing to do with Helix. Either APCO assumed Helix's counsel would not actually look at the receipts or it failed to appropriately vet its own claim. Either way, this is a colossal waste of time, results in

unnecessary time spent by Helix's counsel and drives up Helix's costs. Not only should APCO not be awarded these costs, any award of costs given to APCO for other items should be offset by a credit to Helix for unnecessary fees it caused Helix to incur in defending against APCO's request for costs.

10. Postage.

It is unclear whether the postage cost of \$29.31 actually pertains to Helix or whether APCO could ever actually provide that it is. As this is a *de minimis* cost, Helix leaves this to the sound discretion of the Court, though any award should be only 1/14th of the amount sought.

11. Westlaw research.

Helix reiterates and adopts by reference its arguments above relating to APCO's request for electronic legal research costs incurred by Spencer Fane. These costs should be denied in their entirety.

12. Copies.

It is unclear whether and to what extent APCO's request for "reproduction costs" (see above) and "copies" overlap. As above, Helix believes that the reproduction costs billed to Marquis & Aurbach ("M&A") are not from trial but from earlier motions, hearings, letters and other communications that may not even involve Helix for which APCO has not provided any basis of recovery. [See APCO Ex. O]. In addition, APCO is apparently seeking recovery for costs of copying done in-house at M&A [see Id.] and charged at \$0.25 per page. Not only is this charge grossly excessive (and appears to be a means of compensating M&A's labor costs), there is no proof that M&A actually charged APCO, and that APCO actually paid, such grossly exorbitant costs.

13. Scanning.

Similarly, APCO submits in Exhibit P internal records of Marquis & Aurbach charging their client \$0.25 per page to scan "unspecified" items that may or may not pertain to Helix and for which there is no way to evaluate the claim. Simply because such costs may relate to the Manhattan West litigation does mean they relate to Helix, in whole or in part. APCO has the burden of demonstrating that the costs are reasonable and necessary, were actually incurred, and

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relate to Helix. See Cadle Co. 345 P.3d at 1054 (Nev. 2015). APCO has failed to meet this burden.

14. Argument re: splitting costs.

APCO argues that the claims of the numerous other parties to the litigation were "inextricably intertwined" with the claims by Helix and NWP. This argument actually supports Helix's position that APCO's costs must be allocated among all of the other subcontractor parties (whose claims were "inextricably intertwined" with Helix's and NWP's). Further, and while some matters related to multiple claims (and, therefore, justify a reduction and further apportionment of APCO's costs and fees), some matters relate solely to Helix, NWP or any of the other numerous claimants and should be clearly identified as such. There is no rule that allows APCO to seek from Helix and NWP costs pertaining to APCO's defense of claims by others simply because Helix and NWP were the last claimants standing. In fact, the opposite is true: APCO must prove that its costs were reasonable, necessary and pertain to Helix. APCO has failed in that burden.

CONCLUSION

Based on the foregoing, the Court should retax APCO's memorandum of costs to \$0.00 or such other reasonable amount the Court may deem appropriate.

Respectfully submitted this 29 day of June, 2018.

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CERTIFICATE OF SERVICE Pursuant to Nev. R. Civ. P. 5(b), I certify that I am an employee of PEEL BRIMLEY LLP and that on this May of June 2018, I caused the above and foregoing document entitled HELIX ELECTRIC OF NEVADA, LLC'S REPLY RE: MOTION TO RETAX COSTS to be served as follows: by placing same to be deposited for mailing in the United States Mail, in a sealed envelope upon which first class postage was prepaid in Las Vegas, Nevada to the party(ies) and/or attorney(s) listed below; and/or M to registered parties via Wiznet, the Court's electronic filing system; pursuant to EDCR 7.26, to be sent via facsimile; to be hand-delivered; and/or Apco Construction: Rosie Wesp (rwesp@maclaw.com) Camco Pacific Construction Co Inc: Steven Morris (steve@gmdlegal.com) Camco Pacific Construction Co Inc: Steven Morris (steve@gmdlegal.com) Fidelity & Deposit Company Of Maryland: Steven Morris (steve@gmdlegal.com) E & E Fire Protection LLC: Tracy Truman (district@trumanlegal.com) Interstate Plumbing & Air Conditioning Inc: Jonathan Dabbieri (dabbieri@sullivanhill.com) National Wood Products, Inc.'s: Richard Tobler (rltltdck@hotmail.com) Tammy Cortez (tcortez@caddenfuller.com) S. Judy Hirahara (jhirahara@caddenfuller.com) Dana Kim (dkim@caddenfuller.com) Richard Reincke (rreincke@caddenfuller.com)

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Case Number: 08A571228

JA007238

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NOTICE OF ENTRY OF ORDER

PLEASE TAKE NOTICE that an Order Granting Helix Electric of Nevada, LLC's Motion for Attorney's Fees, Interest and Costs was filed on **July 2, 2018**, a copy of which is attached as Exhibit A.

DATED this 2 day of July, 2018.

PEEL BRIMLEY LLP

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CERTIFICATE OF SERVICE

CERTIFICATE OF SERVICE
Pursuant to NRCP 5(b), I certify that I am an employee of PEEL BRIMLEY LLP and
that on this day of July 2018, I caused the above and foregoing document entitled
NOTICE OF ENTRY OF ORDER to be served as follows:
by placing same to be deposited for mailing in the United States Mail, in a sealed envelope upon which first class postage was prepaid in Las Vegas, Nevada to the party(ies) and/or attorney(s) listed below; and/or
to registered parties via Wiznet, the Court's electronic filing system;
pursuant to EDCR 7.26, to be sent via facsimile;
to be hand-delivered; and/or
other
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Exhibit A

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Case Number: 08A571228

JA007244

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The Court having considered all of the pleadings and papers on file, and after review of the pleadings on file and for good cause appearing, IT IS HEREBY ORDERED, ADJUDGED AND DECREED that Helix's Motion for

Attorney's Fees, Interest and Costs is granted.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that attorneys' fees in the amount of \$153,342.10 is granted.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that costs in the

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that interest in the amount of \$270,761.37 through May 31, 2018 (and continuing to accrue until paid) is granted;

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that Helix's request for an Amended Judgment in the amount of \$1,277,601.82, with interest accruing thereon from the date of Judgment at prime plus 4% is granted.

day of June 2018.

Attorneys for Helix Electric of Nevada, LLC

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1 RPLY Richard L. Tobler, Esq. Nevada Bar No. 004070 RICHARD L. TOBLER, LTD. 3 3654 N. Rancho Drive, Suite 102 Las Vegas, Nevada 89130-3179 Telephone: (702) 256-6000 5 Email: rltltd@hotmail.com Thomas H. Cadden, Esq. (CA SBN 122299) 6 John B. Taylor, Esq. (CA SBN 126400) S. Judy Hirahara, Esq. (CA SBN 177332) CADDEN & FULLER LLP 114 Pacifica, Suite 450 Irvine, California 92618 Telephone: (949) 788-0827 10 Email: <u>itaylor@caddenfuller.com</u> Email: jhirahara@caddenfuller.com 11 Attorneys for Plaintiff-In-Intervention. 12 NATIONAL WOOD PRODUCTS, INC., a Utah corporation 13 14 DISTRICT COURT 15 CLARK COUNTY, NEVADA 16 17 APCO CONSTRUCTION, a Nevada CASE NO. A571228 corporation. DEPT. NO.: XIII 18 Plaintiff, Consolidated with: 19 VS. A574391; A574792; A577623; A583289; A587168; A580889; A584730; A589195; 20 GEMSTONE DEVELOPMENT WEST, INC., a A595552; A597089; A592826; A589677; Nevada corporation; et al., A596924; A584960; A608717; A608718; 21 and A590319 Defendants. 22 PLAINTIFF-IN-INTERVENTION NATIONAL WOOD PRODUCTS, AND ALL RELATED MATTERS. 23 INC.'S SURREPLY TO APCO CONSTRUCTION'S REPLY TO 24 PLAINTIFF-IN-INTERVENTION NATIONAL WOOD PRODUCTS, 25 INC.'S OPPOSITION TO MOTION FOR ATTORNEYS' FEES AND COSTS 26 HEARING: JULY 19, 2018 27 TIME: 9:00 A.M. DEPT .: XIII 28

JA007246Case Number: 08A571228

1 2 2

1.

Plaintiff-in-Intervention, NATIONAL WOOD PRODUCTS, INC ("National Wood"), by and through its counsel of record, the law offices of Richard L. Tobler, Ltd. and Cadden & Fuller LLP, hereby submit its Surreply to APCO CONSTRUCTION's ("APCO") Reply to National Wood's Opposition to Motion for Attorneys' Fee and Costs ("Reply").

This Surreply is based upon the memorandum of points and authorities set forth herein, the pleadings and papers filed herein and any oral argument requested by counsel.

MEMORANDUM OF POINTS AND AUTHORITIES

Introduction

APCO wants to have its cake and eat it, too.

APCO specifically requested that this Court rule that APCO was not a party to the Subcontract Agreement between APCO and Cabinetec, Inc. ("Subcontract"). The Court agreed and ruled that, because APCO was not a party to the Subcontract, it has no burdens under the Subcontract. Now, however, APCO is requesting the benefits of the Subcontract it went to great pains to disavow. Nevada law does not support this. Instead, if, as APCO claimed and the Court ruled, APCO is not a party to the Subcontract, it cannot be awarded fees pursuant to the Subcontract.

Similarly, APCO specifically requested that the Court find that this entire action was a single consolidated action with a single trial. The Court agreed and found that the single trial of this consolidated action commenced on October 30, 2012. Now, APCO wants the Court to disregard its earlier request and find that, instead, this consolidated action consisted of several bifurcated trials. APCO cites to no bifurcation order. Instead, as requested by APCO, this action was consolidated, not bifurcated, and consisted of a single, extended trial. APCO's Offer of Judgment ("APCO Offer") was untimely.

Finally, even if APCO were entitled to an award of attorneys' fees, APCO is seeking unreasonable amounts. Furthermore, a substantial portion of the attorneys' fees requested relate to ///

events outside the scope of the attorneys' fee provision. Similarly, the attorneys' fees are not properly allocated between the multiple claimants.

Simply stated, APCO is not entitled to be awarded any fees. If it is, the award should be substantially smaller than APCO's request.

2. UNDER NEVADA LAW, APCO, WHO IS NOT A PARTY TO THE CONTRACT, HAS NO RIGHT TO SEEK ATTORNEYS' FEES.

In its Reply, APCO claims that it is entitled to attorneys' fees since National Wood instituted the lawsuit and this action arose out of the subcontract work pursuant to the attorneys' fees provision in the Subcontract Agreement ("Subcontract"). Moreover, APCO claims that there is nothing in Section 18.5 of the Subcontract that requires APCO to be a present party to the Subcontract. To support its claim (first raised in its Reply), APCO cited two California cases¹ that reviewed the contractual attorneys' fees provisions which limited recovery of attorneys' fees "between the parties" or to the "other party." Based on the limiting language in the California cases, APCO believes that Section 18.5 of the Subcontract "grants fees generally to the 'prevailing party' after one party initiates litigation." [APCO's Reply, p. 3:6-8.] APCO is wrong.

Nevada's statutory provision regarding attorney's fees provides in pertinent part that "the compensation of an attorney and counselor for his services is governed by agreement, express or implied, which is not restrained by law." (NRS 18.010(1).) The Nevada Supreme Court has held that "[i]t is settled that attorneys' fees are not recoverable absent a statute, rule or contractual provision to the contrary." Rowland v. Lepire, 99 Nev. 308, 315-316, 662 P.2d 1332, 1336-1337 (1983) (citing Locken v. Locken, 98 Nev. 369, 650 P.2d 803 (1982) and Von Lehrensmann v. Lee, 98 Nev. 335, 647 P.2d. 377 (1982).) See also Singer v. Chase Manhattan Bank, 111 Nev. 289, 293 (1995) ("NRS 18.010(1) has no application to this case because there was no agreement between the parties, express or implied, regarding attorneys' fees (emphasis added).")

At APCO's request, this Court determined that APCO is not and, since 2008, has not been a party to the Subcontract because it was assigned to Gemstone and subsequently to

¹ / Blickman Turkus, LP v. MF Downtown Sunnyvale, LLC, 162 Cal.App.4th 858, 900 (2008) and Real Property Serv. Corp. v. City of Pasadena, 25 Cal.App.4th 275, 277-278 (1994).

CAMCO as set forth in APCO's findings of fact and conclusions of law ("FFCL"). Specifically, the Court determined that (1) "The Subcontracts were assigned to Gemstone." [See FFCL at p. 68]; (2) "Each party's behavior is consistent with the assignment of the Helix and CabineTec Subcontracts to Gemstone" [See Conclusion of Law ("CL") No. 116]; (3) "The [prime] Contract contained a subcontract assignment provisions that assigned Gemstone APCO's subcontracts upon termination of the Contract." [See CL No. 117]; (4) The Contract was incorporated into the subcontracts." [See CL No. 118]; (5) "Once APCO left the Project, the Helix and CabineTec Subcontracts were assigned to Gemstone per Gemstone's written notice to APCO." [See CL No. 119]; and (6) Once Gemstone had those Subcontracts, it facilitated Camco's assumption of those subcontracts." [See CL No. 120].

APCO voluntarily assigned all rights of the contractual enforcement, including the attorneys' fee provision. APCO requested the Court to find that APCO has no contractual obligation to National Wood. The Court agreed and made this determination in the FFCL. In light of this finding, the Court must also find that National Wood has no contractual obligation to APCO.

Clearly, APCO is required to be a party to the contract in order for it to have any right to seek attorneys' fees pursuant to NRS 18.010(1). Since APCO assigned the Subcontract to Gemstone and subsequently to CAMCO in 2008, APCO ceased being a "party" to the Subcontract as of 2008. Thus, APCO, who is not a party to the contract, has no right to seek attorneys' fees.

3. NATIONAL WOOD IS NOT EQUITABLY ESTOPPED FROM CONTESTING APCO'S ATTEMPT TO SEEK ATTORNEYS' FEES PURSUANT TO THE SUBCONTRACT.

APCO is attempting to do an end run around NRS 18.010(1), which prohibits APCO from seeking attorneys' fees because it is not a party to the Subcontract, by arguing that it has a right to seek attorneys' fees even if it is not a signatory under an equitable estoppel theory. This argument fails because APCO fails to cite to any Nevada case law that supports this argument. Rather, APCO relies on cases holding that a party may be equitably estopped from complying with or contesting an arbitration provision in a contract. None of these cases hold that a signatory party is

equitably estopped from contesting another party's right to seek attorneys' fees when that party is a non-signatory party to a contract.

As set forth above, Nevada law is clear that in the absence of a contractual fee provision between the parties, attorneys' fees are not recoverable. (Rowland, supra, 99 Nev. at p. 315-316; Singer, supra, 111 Nev. at p. 293.) Because APCO cannot cite to any Nevada case law, APCO relies on California cases (Reynolds Metals Co. v. Alperson, 25 Cal.3d 124, 128 (1979); Jones v. Drain, 149 Cal.App.3d 484, 489-90 (1983); International Billing Services, Inc. v. Emigh, 84 Cal.App.4th 1175, 1179 (2000); California Wholesale Material Supply, Inc. v. Norm Wilson & Sons, Inc., 96 Cal.App.4th 598 (2002)), a Washington case (Yuan v. Chow, 96 Wn.App. 909, 915 (1999)), and a Florida case (Katz v. Van Der Noord, 546 So.2d 1047, 1049 (Fla. 1989)). These cases generally hold that a non-signatory party to a contract may recover attorneys' fees if it is sued on the contract as if it was a party and the contract contains an attorneys' fee provision. In these cases, however, the court awarded attorneys' fees because of the particular laws of these states which allow a party, who is the prevailing party, to recover attorneys' fees regardless of whether the party is a signatory to the contract. There is no similar rule in Nevada.

Specifically, California Code of Civil Procedure ("CCP") § 1717 provides: "(a) In any action on a contract, where the contract specifically provides that attorney's fees and costs, which are incurred to enforce that contract, shall be awarded either to one of the parties or to the prevailing party, then the party who is determined to be the party prevailing on the contract, whether he or she is the party specified in the contract or not, shall be entitled to reasonable attorney's fees in addition to other costs." (Emphasis added.) (CCP § 1717.) There is no such law in Nevada.

Moreover, Revised Code of Washington ("RCW") 4.84.330 provides: "In any action on a contract or lease entered into after September 21, 1977, where such contract or lease specifically provides that attorneys' fees and costs, which are incurred to enforce the provisions of such contract or lease, shall be awarded to one of the parties, the prevailing party, whether he or she is the party specified in the contract or lease or not, shall be entitled to reasonable attorneys' fees

in addition to costs and necessary disbursements." (Emphasis added.) (RCW 4.84.330.) There is no such law in Nevada.

Further, Florida Statutes § 57.105 provides: "(1) Upon the court's initiative or motion of any party, the court shall award a reasonable attorney's fee, including prejudgment interest, to be paid to the prevailing party in equal amounts by the losing party and the losing party's attorney. . . ." (Florida Statutes § 57.105.) There is no such law in Nevada.

Here, Nevada law does not have the mutuality remedy component for attorneys' fees such as in California, Washington and Florida. These cases are inapplicable to the instant case. Accordingly, since APCO is not a party to the contract, which is required under Nevada law, and has no standing as an assignor, APCO is not entitled to seek or recover attorneys' fees pursuant to the Subcontract.

4. APCO DOES NOT HAVE STANDING AS AN ASSIGNOR TO ENFORCE A RIGHT TO ATTORNEY' FEES, THAT BY VIRTUE OF THE ASSIGNMENT, BELONGS TO GEMSTONE AND CAMCO.

The inquiry into whether a party is a real party in interest overlaps with the question of standing. Arguello v. Sunset Station, Inc., 127 Nev. 365 (2011) citing Szilagyi v. Testa, 99 Nev. 834, 838, 673 P.2d 495, 498 (1983). NRCP 17(a) provides that "[e]very action shall be prosecuted in the name of the real party in interest." A real party in interest "is one who possesses the right to enforce the claim and has a significant interest in the litigation." Id. The purpose of the rule, since it was amended in 1971 to conform to the federal rule, "was to make unmistakably clear that 'the modern function of the [real party in interest] rule in its negative aspect is simply to protect the defendant against a subsequent action by the party actually entitled to recover, and to insure generally that the judgment will have its proper effect as res judicata." Easton Bus. Opp. v. Town Executive Suites, 126 Nev. 119 (2010) citing Fed.R.Civ.P. 17(a) advisory committee's note (1966).

APCO seeks to enforce a right to attorneys' fees that belongs to Gemstone and CAMCO pursuant to the assignment of the Subcontract. If CAMCO had prevailed in defending against

National Wood's contractual claims, CAMCO would have asserted a right to an award of attorneys' fees with respect to the assigned Subcontract Agreement. Exposure to liability to both APCO and CAMCO arising out of the same contractual provision is exactly what NRCP 17(a) was designed to prevent. See Eastern Bus. Opp. v. Town Executive Suites, supra.

APCO relies on *Real Property Services Corp. v. City of Pasadena*, 25 Cal.App.4th 375, 384 (1994), to support its position that it has standing as an assignor to seek attorneys' fees. APCO is wrong because this case does not support this argument. In *Real Property Services Corp.*, the court held that under the reciprocity concept embodied in California Civil Code Section 1717 (quoted above), the City, as the prevailing party, was entitled to an award of reasonable attorney fees against the operator, a non-signatory plaintiff, who sued under and to enforce the terms of the contract in which the operator was expressly contemplated as a sublessee. *Id.*

In addition, APCO cites to an unpublished California case, *Anaheim Emergency Specialists Medical Group, Inc. v. Anaheim Memorial Medical Center*, 2004 WL 2914964 (Cal.App.4th Dist. 2004), and an Alabama case, *Cartwright v. Maitland*, 30 So.3d 405 (Ala. 2009), to support its position that it has standing as a non-signatory to enforce the attorneys' fees provision in the Subcontract. These cases do not support APCO's position. In *Anaheim Emergency Specialists Medical Group, supra*, the court found that the plaintiff was equitably estopped from asserting that a non-signatory party, a defendant subsidiary's parent company, lacked standing to seek arbitration when the charges against the non-signatory party and defendant subsidiary were based on the same facts and were inherently inseparable and the alleged torts were rooted in the contractual relationship between the parties. (*Id.at* *6-*7.) In *Cartwright, supra*, the court found that since the language in the arbitration provision did not limit its reach to signatories, a signatory is equitably estopped from contesting the non-signatory's standing to invoke the arbitration clause. (*Id.at p. 411.*) Again, arbitration cases from other jurisdictions are not persuasive in the face of direct Nevada authority regarding attorneys' fees.

In this matter, the issue before the court is whether APCO is entitled to seek attorneys' fees, which National Wood disputes, and not an arbitration provision. Nevada law is clear with respect to attorneys' fees in that they are only recoverable pursuant to an agreement between the

parties. Since 2008, APCO was no longer a party to the Subcontract. It assigned its right, title and interest under the Subcontract to Gemstone and subsequently to CAMCO, including its right to seek attorneys' fees.

5. APCO'S OFFER OF JUDGMENT WAS UNTIMELY AND UNREASONABLE.

Under Nevada law, an offer of judgment may be made "at any time more than 10 days before trial." NRCP 68. APCO requested and obtained the November 29, 2012 Order ("Order") which specifically provides that: "Trial of this consolidated matter commenced on October 30, 2012 upon the trial of the lien amount, lien validity and related claims of Ready Mix, Inc., and therefore, the five-year rule set forth in Nevada Rule of Civil Procedure 41(e) is no longer applicable." [Order at p. 2, ¶ 3, Exhibit "C" to Declaration of S. Judy Hirahara filed in support of National Wood's Opposition to APCO's Motion for Attorneys' Fees and Costs.] Pursuant to the Order, the case was stayed pending the resolution of the Writ Petition. [Order, p. 2, ¶ 1, Exhibit "C" to Declaration of S. Judy Hirahara filed in support of National Wood's Opposition to APCO's Motion for Attorneys' Fees and Costs.] After the Nevada Supreme Court rejected the Joint Petitioner's petition for *en banc* reconsideration, the case was remanded to the District Court on or about February 19, 2016.

Since the date of the Order, this "consolidated matter" was never bifurcated by the Court. There is no order bifurcating the trial. Moreover, no separate trial was ever ordered in this consolidated matter.

APCO cites to *Allianz Ins. Co. v. Gagnon*, 109 Nev. 990 (1993) to support its position that the APCO Offer was timely. The *Allianz* case is distinguishable from the instant case. In *Allianz*, the court formally ordered a bifurcated trial. APCO cites to no such formal order in this case bifurcating the case and ordering separate trials. Instead, APCO specifically requested the Order, which confirmed that all parts of this lawsuit were part of the *same trial*. The court in *Allianz* was tasked with determining the meaning of "trial" as used in NRCP 68 and NRS 17.115 in the context of a bifurcated trial. In doing so, the court referred to the use of "trial" in NRCP 42(b), the rule that authorizes the bifurcation of trials. In the context of a bifurcated trial, the court held that

offers of judgment were not untimely because the appellants made the offers prior to the second "trial" in the case. (*Id.* at 995.)

In the present case, the trial of the consolidated matter commenced on October 30, 2012, pursuant to the Order. It was at APCO's request that the Court made this order. Since APCO requested the 5 year deference, it cannot now claim that it did not happen. Because the court did not order a bifurcated trial and no separate trial was ever ordered, the APCO Offer was untimely served. Accordingly, the APCO Offer is invalid and APCO is precluded from seeking any post-offer attorneys' fees or costs.

6. APCO IS NOT ENTITLED TO ATTORNEYS' FEES PURSUANT TO NRCP 68 SINCE THE OFFER OF JUDGMENT WAS UNTIMELY AND APCO FAILED TO ANALYZE THE BEATTIE FACTORS.

APCO failed to present the Court with an analysis of the four *Beattie* factors in its Motion for Attorneys' Fees ("Motion") to enable the Court to consider and weigh the evidence and make findings based on evidence that the attorneys' fees are reasonable and justified. APCO's failure to present this analysis in its moving papers should result in the Court's denial of the Motion based on the APCO Offer, which was untimely served. In its Reply, APCO raises new arguments relating to the *Beattie* factors, which should have been addressed in its Motion but were not. APCO's untimely analysis of the *Beattie* factors should not be considered by the Court because it is prejudicial to National Wood, who did not have any opportunity to respond and present evidence in its opposition to APCO's Motion.

In the event the Court considers APCO's Reply with respect to the new arguments relating to the *Beattie* factors, National Wood respectfully requests that the Court consider this Surreply².

A. NATIONAL WOOD'S CLAIMS WERE BROUGHT IN GOOD FAITH.

Nowhere in the Motion does APCO argue, much less provide evidence, for the contention that National Wood made claims against APCO in bad faith. In its Reply, APCO contends that

² / National Wood is filing an ex parte motion for leave to file this Surrreply.

National Wood's claims were not brought in good faith because, due to APCO's claim that the Subcontract was assigned to Gemstone, National Wood could not prove payment was due for retention payments and there was no good faith basis to pursue APCO.

Based on the review of the prime contract and correspondence, it was not clear that the Subcontract was assigned to Gemstone since there were conditions for assignment that were not satisfied. Moreover, on January 2, 2018, this Court granted partial summary judgment and issued an order precluding APCO and CAMCO from asserting or relying upon any defense to their payment obligations, if any, based on a pay-if-paid agreement. In light of this order, there was a good faith basis for National Wood to pursue its claims against APCO. In particular, based on the partial summary judgment, APCO could not argue that it could avoid liability for the retention merely because it had not received the retention from Gemstone. Similarly, because APCO sued Gemstone for the retention, it seemed that National Wood could reasonably argue that APCO should be obligated to pass that through to National Wood. As such, the first of the *Beattie* factors weighs against any award of attorney's fees.

B. THE APCO OFFER WAS UNREASONABLE IN AMOUNT AND TIMING.

Nowhere in the Motion did APCO argue, much less provide evidence, for the contention that the APCO Offer in the amount of \$35,000.00 to settle the action was reasonable in amount or timing. In its Reply, APCO contends that its Offer was timely. APCO's timing was not reasonable since the Offer was untimely served as more fully explained in Section 5 above. Moreover, APCO contends that the amount reasonable because the Court had granted APCO's motion in limine confirming National Wood's damages were limited to \$30,000.00 ("MIL"). Contrary to APCO's contention, when APCO made its Offer, the Court had not yet limited National Wood's damages to \$30,000.00. APCO's MIL with regard to National Wood (seeking to strike evidence or argument of damages greater than what the parties listed in their special master questionnaires or official damage disclosures) was only granted to the extent it sought to preclude evidence that should have been, but was not, properly disclosed. It was not until after the trial concluded when the Court limited National Wood's damages. Therefore, at the time the Offer,

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³ / It should be noted that APCO bears the burden of proof on this issue. - 11 -

National Wood's damages were not limited to \$30,000.00 since it contended that it had properly disclosed all evidence supporting the damages National Wood was seeking against APCO.

Since National Wood was seeking over \$1.1 million dollars, APCO's nominal offer of \$35,000.00 was clearly unreasonable and was not an offer intended to facilitate settlement. Regardless of the outcome of National Wood's claims against APCO, the APCO Offer was not reasonable or in good faith at the time it was made. Therefore, the second of the Beattie factors weighs against any award of attorney's fees.

C. NATIONAL WOOD'S DECISION TO REJECT THE APCO OFFER WAS IN GOOD FAITH AND NOT GROSSLY UNREASONABLE.

Nowhere in the Motion did APCO argue, much less provide evidence, for the contention that National Wood's decision to reject the APCO Offer and proceed to trial was unreasonable or in bad faith. In APCO's Reply, APCO claims that National Wood has failed to provide any basis for rejecting the APCO Offer³. As set forth in its Opposition and above, APCO untimely served the APCO Offer which rendered it invalid. Moreover, APCO's nominal offer was unreasonable given the fact that National Wood was seeking over \$1.1 million dollars against APCO. Furthermore, since the Court had granted partial summary judgment on the pay-if-paid issue, which precluded APCO from asserting it as an affirmative defense, National Wood had a good faith basis to pursue its claims against APCO. Thus, the third of the Beattie factors weighs against any award of attorney's fees.

7. APCO'S ATTORNEY' FEES ARE UNREASONABLE.

APCO IS NOT ENTITLED TO FEES BEFORE FEBRUARY 2016 (WHEN CASE WAS REMANDED TO THE DISTRICT COURT).

APCO seeks fees prior to February 2016 that relate to priority and entitlement to proceeds of sale of real property that APCO, CAMCO, Helix, National Wood and dozens of other subcontractors liened. As noted above, APCO is not entitled to fees since it is not a party to the

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Subcontract Agreement. In the event the Court finds a basis for awarding any fees to APCO, they must be only those fees incurred in the defense of National Wood's claim pursuant to Section 18.5 of the Subcontract.

Section 18.5 of the Subcontract provides: "In the event either party [National Wood] employs an attorney to institute a lawsuit or to demand arbitration for any cause arising out of the Subcontract Work or any of the Contract Documents, the prevailing party [APCO] shall be entitled to all costs, attorney's fees and other reasonable expenses incurred therein."

If the Court awards any fees, the recoverable fees by APCO must be those incurred in connection with National Wood's lawsuit against it. Fees incurred prior to February 2016 by APCO related solely to priority and entitlement to proceeds of sale of real property and did not relate to the claims by National Wood against APCO.

В. APCO DID NOT PROPERLY ALLOCATE ITS FEES.

APCO primarily allocated its fees to Helix and National Wood. Pursuant to the Court's Order dated September 19, 2017, there were 14 subcontractors remaining. While APCO claims to have settled with several subcontractors prior to trial, there is no record of any settlement or dismissal until May 25, 2018, wherein APCO settled with 3 subcontractors and their claims were dismissed. The fees sought by APCO should not have been primarily allocated to Helix and National Wood only. APCO was defending claims by the remaining subcontractors. Therefore, APCO should have properly allocated the fees among the 14 subcontractors, as more specifically set forth in National Wood's opposition to APCO's motion for attorneys' fees and supporting declaration and exhibit charts.

C. APCO IS NOT ENTITLED TO FEES FOR UNSUCCESSFUL MOTIONS.

APCO is not entitled to fees for unsuccessful motions or unsuccessfully opposing motions since the fourth factor under Brunzell requires a finding of "whether the attorney was successful and what benefits were derived." Brunzell v. Golden Gate Nat'l Bank, 85 Nev. 345, 349 (1969). APCO filed motion for partial summary judgment regarding lien foreclosure claims, which was 1 2 3

unsuccessful. APCO unsuccessfully opposed Peel Brimley's motion for partial summary judgment regarding pay-if-paid. Moreover, APCO unsuccessfully filed a motion for reconsideration of the court's order granting partial summary judgment regarding pay-if-paid. As a result, the attorneys' fees sought by APCO for these unsuccessful motions or for unsuccessfully opposing motions should not be recoverable since APCO did not derive any benefits therefrom.

APCO cites to a Nevada Supreme Court case, *Sack v. Tomlin*, 110 Nev. 204, 214 (1994), where the Court held that a plaintiff may be considered a prevailing party if it succeeds on any significant issue in litigation which achieves some of the benefit it sought in bringing the suit. APCO contends that the Nevada Supreme Court contemplated that a party would not have to be 100% successful on every motion or claim to be the prevailing party. This case is not applicable to the present matter since the court analyzed whether the respondent was a prevailing party and entitled to attorneys' fees pursuant to statute - NRS 18.010(2).⁴

APCO has a failed to show that the fees incurred for some of its motions and oppositions to subcontractors' motions for partial summary judgment were successful and derived some benefits as required by the fourth *Brunzell* factor.

D. APCO AGREED TO REDUCE ITS FEES TOTALING \$3,100 RELATED TO THE 5-YEAR RULE RESEARCH.

APCO concedes that it is not entitled to attorneys' fees totaling \$3,100.00 related to research on the 5-year rule, when the Court already entered an order finding that the 5-year rule is not applicable since the trial on the consolidated matters commenced on October 30, 2012. [See Exhibit "C" to Declaration of S. Judy Hirahara filed in support of National Wood's Opposition to

⁴ / In relevant part, NRS 18.010(2) states: "In addition to the cases where an allowance is authorized by specific statute, the court *may* make an allowance of attorney's fees to a prevailing party: (a) When he has not recovered more than \$20,000; or (b) Without regard to the recovery sought, when the court finds that the claim, counterclaim, crossclaim or third-party complaint or defense of the opposing party was brought without reasonable ground or to harass the prevailing party." (Emphasis added.) "Since the 1985 amendments to NRS 18.010, this court has held that a party may recover attorney fees pursuant to NRS 18.010(2)(a) only if that party received a money judgment at trial. *Woods v. Label Investment Corp.*, 107 Nev. 419, 427, 812 P.2d 1293, 1299 (1991) ("[A] money judgment is a prerequisite to an award of attorney fees under [NRS 18.010(2)(a)]."); *Key Bank v. Donnels*, 106 Nev. 49, 53, 787 P.2d 382, 385 (1990) ("[B]ecause respondents did not recover a money judgment below," they could not recover attorney fees under NRS 18.010(2)(a).)." *Smith v. Crown Financial Services of America*, 111 Nev. 277, 280 (1995).

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E. APCO'S POST-TRIAL BRIEFING INVOLVED UNREASONABLE AND EXCESSIVE AMOUNTS OF FEES.

In preparing its post-trial brief and findings of facts and conclusions of law ("APCO

7 FFCL"), APCO's attorneys spent 148.8 hours, which amounts to fees of \$46,022.99. In addition, 8 in connection with reviewing findings of facts and conclusions of law ("FFCLs") and post-trial 9 briefs of Helix and National Wood, opposing the FFCLs and review and response to CAMCO's trial brief, APCO's attorneys spent 77.7 hours, which amounts to fees of \$22,122.73. In total,

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III. CONCLUSION

Offer was untimely and invalid.

which is unreasonable and should be reduced accordingly.

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As set forth above, APCO requested that the Court rule that it was not a party to the Subcontract and it has no burdens under the Subcontract, which was granted by the Court. Now, APCO is requesting the benefits of the Subcontract (the right to attorneys' fees) when it is not a party to the Subcontract, which is disallowed by Nevada law.

single consolidated action with a single trial. The Court agreed and found that the single trial of

this consolidated action commenced on October 30, 2012. Now, APCO wants the Court to

disregard its earlier request and find that, instead, this consolidated action consisted of several

bifurcated trials. APCO cites to no bifurcation order. Instead, as requested by APCO, this action

was consolidated, not bifurcated, and consisted of a single, extended trial. As a result, the APCO

Similarly, APCO specifically requested that the Court find that this entire action was a

APCO's attorneys spent 226.5 hours for a total sum of \$68,135.72, which is excessive. Moreover,

APCO allocated these fees to Helix and National Wood that included fees related to CAMCO,

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Even if APCO were entitled to an award of attorneys' fees, APCO is seeking unreasonable

amounts. Furthermore, a substantial portion of the attorneys' fees requested relate to events

outside the scope of the attorneys' fee provision. Similarly, the attorneys' fees are not properly allocated between the multiple claimants.

Based on all of the foregoing, National Wood respectfully requests that the Court deny APCO's Motion in its entirety because APCO is not entitled to be awarded any attorneys' fees since it not a party to the Subcontract because APCO assigned it to Gemstone in 2008 and the APCO Offer is invalid. If the Court finds that APCO is entitled to recover an award of attorneys' fees, the award should be substantially smaller than APCO's request.

DATED this 16th day of July 2018.

Richard L. Tobler, Esq.
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Thomas H. Cadden, Esq. (CA SBN 122299) John B. Taylor, Esq. (CA SBN 126400) S. Judy Hirahara, Esq. (CA SBN 177332) 114 Pacifica, Suite 450 Irvine, California 92618

Attorneys for Plaintiff-In-Intervention, NATIONAL WOOD PRODUCTS, INC., a Utah corporation

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that I am an employee of Richard L. Tobler, Ltd., and that on the 19th day of July, 2018, and pursuant to NRCP 5(b), I caused to be served a true and correct copy of the foregoing **PLAINTIFF-IN-INTERVENTION NATIONAL WOOD PRODUCTS, INC.'S SURREPLY TO APCO CONSTRUCTION'S REPLY TO PLAINTIFF-IN-INTERVENTION NATIONAL WOOD PRODUCTS, INC.'S OPPOSITION TO MOTION FOR FEES AND COSTS in the following manner:**

(ELECTRONIC SERVICE) upon all registered parties set up to receive notice via electronic service in this matter via the Court's electronic filing through the "Notice of Electronic Filing"

An Employee of Richard L. Tobler, Ltd.

Electronically Filed 8/8/2018 11:55 AM Steven D. Grierson CLERK OF THE COURT

08A571228 XIII (Consolidated with A574391; A574792; A577623; A580889; A583289; A584730; A587168; A589195; A592826; A596924; A597089; A606730; A608717;

THIS MATTER having come before the Court on July 19, 2018 for hearing on, inter alia, the items referenced hereinbelow, with appearances as noted in the Minutes and to be reflected in the proposed orders to be submitted as directed hereinbelow;

AND, the Court having heard the argument of counsel and having then taken such items under advisement for further consideration, and being now fully advised in the premises;

NOW, THEREFORE, the Court decides the submitted issues

"APCO CONSTRUCTION, INC.'S MOTION FOR ATTORNEY'S FEES AND COSTS AGAINST HELIX ELECTRIC OF NEVADA, LLC AND PLAINTIFF IN INTERVENTION NATIONAL WOOD PRODUCTS, INC."

Although there are certainly viable bases supporting

DISTRICT JUDGE DEPARTMENT THIRTEEN

LAS VEGAS, NV 89155

MARK R. DENTON DISTRICT JUDGE

DEPARTMENT THIRTEEN LAS VEGAS, NV 89155 APCO's contention that contractual provisions can support attorney fee awards going back in time to a point long before making of the subject offers of judgment, the Court determines, in the context of this complex case, involving multiple parties and claims and consolidation of cases and periodic party alignments and realignments and contractual reconfigurations, that the best basis for attorney fee awards is NRCP 68. On this point, the Court is persuaded by APCO's contention relative to the applicability of NRCP 68, Allianz Ins. Co. v. Gagnon, 109 Nev. 990, 994-95, 860 P.2d 720, 724 (1993), and it thus assesses the factors set forth in Beattie v. Thomas, 99 Nev. 579, 668 P.2d 268 (1983) as follows:

- The claims of Helix and National Wood (CabineTec) were brought and maintained in good faith.
- APCO's offers of judgment were reasonable and in good faith in both timing and amount.
- The decisions to reject the offers and proceed to trial against APCO were not grossly unreasonable or in bad faith.
- The fees sought by APCO based upon the offers of judgment are reasonable, Brunzell v. Golden Gate Nat'l Bank, 85 Nev. 345, 349, 455 P.2d 31, 33 (1969), but an order that Helix and National Wood pay them in their entirety would not be justified given the balancing of the Beattie factors.

Accordingly, the Motion is GRANTED pursuant to NRCP 68 with an award of attorneys' fees against Helix in the sum of \$85,000.00, and an award of attorneys' fees against National Wood Products in the sum of \$60,000.00.

Regarding costs, the Court GRANTS the Motion IN PART subject to its rulings hereinbelow on motions to retax.

B. "PLAINTIFF-IN-INTERVENTION NATIONAL WOOD PRODUCTS,
INC.'S...MOTION TO RETAX COSTS RE: DEFENDANT APCO
CONSTRUCTION'S MEMORANDUM OF COSTS AND
DISBURSEMENTS AGAINST PLAINTIFF IN INTERVENTION
NATIONAL WOOD PRODUCTS, INC." WITH JOINDER BY HELIX
ELECTRIC OF NEVADA, LLC

The Motion is GRANTED IN PART as to the following:

- Travel and lodging (\$3,942.38--Spencer Fane) since the same do not appear to be related to depositions/discovery. NRS 18.005(15); and
- Photocopies/Reproductions for trial (\$15,013.42--Spencer Fane) reduced to \$9,000.00.

 $\label{eq:continuous} \mbox{In all other respects the Motion and Joinder are DENIED} \\ \mbox{IN PART.}$

C. "HELIX ELECTRIC OF NEVADA, LLC'S MOTION TO RETAX

COSTS RE: DEFENDANT APCO CONSTRUCTION'S MEMORANDUM

OF COSTS AND DISBURSEMENTS" WITH JOINDER BY

PLAINTIFF IN INTERVENTION NATIONAL WOOD PRODUCTS,

INC.

The Motion is GRANTED IN PART as to the following:

MARK R. DENTON
DISTRICT JUDGE

DEPARTMENT THIRTEEN LAS VEGAS, NV 89155 • Travel and lodging (\$3,942.38—Spencer Fane)since the same do not appear to be related to depositions/discovery.

NRS18.005(15);

- Photocopies/Reproductions for trial (\$15,013.42-Spencer Fane) reduced to \$9.000.00); and
 - Accounting costs (\$10,500.00-Spencer Fane).

In all other respects, the Motion and Joinder are DENIED $\ensuremath{\mathsf{IN}}$ PART.

CONCLUSION

Counsel for APCO is directed to submit proposed orders consistent with the rulings made hereinabove and with underpinnings of briefing and argument supportive of the same. ¹ Such proposed orders should be submitted to opposing counsel for review and signification of approval/disapproval. Instead of seeking to clarify or litigate meaning or any disapproval through correspondence directed to the Court or to counsel with copies to the Court, any such clarification or disapproval should be the subject of appropriate motion practice.

This Decision sets forth the Court's intended disposition

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²The proposed orders regarding costs should reflect the proportional cost splits between the Helix and National Wood Products proposed by APCO as to the costs incurred by Spencer Fane and Marquis Aurbach Coffing.

on the subject, but it anticipates further order of the Court to make such disposition effective as an order or judgment.

DATED this

day of August, 20

MARK R. DENTON DISTRICT JUDGE

CERTIFICATE

I hereby certify that on or about the date filed, this document was Electronically Served to the Counsel on Record on the Clark County E-File Electronic Service List.

LORRAINE TASHIRO

Judicial Executive Assistant

Dept. No. XIII

9/28/2018 6:26 PM Steven D. Grierson CLERK OF THE COURT SPENCER FANE LLP John H. Mowbray, Esq. (Bar No. 1140) John Randall Jefferies, Esq. (Bar No. 3512) Mary E. Bacon, Esq. (Bar No. 12686) 300 S. Fourth Street, Suite 950 Las Vegas, NV 89101 Telephone: (702) 408-3411 Facsimile: (702) 408-3401 E-mail: JMowbray@spencerfane.com 5 RJefferies@spencerfane.com 6 MBacon@spencerfane.com 7 -and-8 MARQUIS AURBACH COFFING Jack Chen Min Juan, Esq. (Bar No. 6367) Cody S. Mounteer, Esq. (Bar No. 11220) 10 10001 Park Run Drive 11 Las Vegas, NV 89145 Telephone: 702.207.6089 12 Email: jjuan@maclaw.com 13 cmounteer@maclaw.com 14 Attorneys for Apco Construction, Inc. 15 DISTRICT COURT 16 CLARK COUNTY, NEVADA 17 APCO CONSTRUCTION, a Nevada Case No.: A571228 18 corporation, Dept. No.: XIII 19 Plaintiff, Consolidated with: A574391; A574792; A577623; A583289; 20 V. A587168; A580889; A584730; A589195; 21 A595552; A597089; A592826; A589677; GEMSTONE DEVELOPMENT WEST. A596924; A584960; A608717; A608718; and A590319 22 INC., A Nevada corporation, 23 NOTICE OF ENTRY OF ORDER (1) Defendant. GRANTING APCO CONSTRUCTION. 24 INC. MOTION FOR ATTORNEYS FEES AND COSTS (2) GRANTING APCO 25 CONSTRUCTION, INC.'S 26 MEMORANDUM OF COSTS IN PART (3) GRANTING HELIX ELECTRIC OF 27 NEVADA LLC'S MOTION TO RETAX

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IN PART AND DENYING IN PART (4)
GRANTING PLAINTIFF

JA007267 1

INTERVENTION NATIONAL WOOD
PRODUCTS LLC'S MOTION TO
RETAX IN PART AND DENYING IN
PART AND (5) GRANTING NATIONAL
WOOD PRODUCTS, INC.'S MOTION
TO FILE A SURREPLY

AND ALL RELATED MATTERS

TO: All parties herein and their respective counsel:

YOU, AND EACH OF YOU, WILL PLEASE TAKE NOTICE that on the 27th day of September, 2018, a ORDER (1) GRANTING APCO CONSTRUCTION, INC. MOTION FOR ATTORNEYS FEES AND COSTS (2) GRANTING APCO CONSTRUCTION, INC.'S MEMORANDUM OF COSTS IN PART (3) GRANTING HELIX ELECTRIC OF NEVADA LLC'S MOTION TO RETAX IN PART AND DENYING IN PART (4) GRANTING PLAINTIFF INTERVENTION NATIONAL WOOD PRODUCTS LLC'S MOTION TO RETAX IN PART AND DENYING IN PART AND (5) GRANTING NATIONAL WOOD PRODUCTS, INC.'S MOTION TO FILE A SURREPLY was entered in the above case. A copy is attached.

DATED: September 28, 2018.

SPENCER FANE LLP

By: /s/ Mary E. Bacon
John H. Mowbray, Esq. (Bar No. 1140)
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Mary E. Bacon, Esq. (Bar No. 12686)
300 S. Fourth Street, Suite 950
Las Vegas, NV 89101
Telephone: (702) 408-3411
Facsimile: (702) 408-3401
Attorneys for Apco Construction, Inc.

CERTIFICATE OF SERVICE

I hereby certify that I am an employee of SPENCER FANE LLP and that a copy of the
foregoing NOTICE OF ENTRY OF ORDER (1) GRANTING APCO CONSTRUCTION,
INC. MOTION FOR ATTORNEYS FEES AND COSTS (2) GRANTING APCO
CONSTRUCTION, INC.'S MEMORANDUM OF COSTS IN PART (3) GRANTING
HELIX ELECTRIC OF NEVADA LLC'S MOTION TO RETAX IN PART AND
DENYING IN PART (4) GRANTING PLAINTIFF INTERVENTION NATIONAL WOOD
PRODUCTS LLC'S MOTION TO RETAX IN PART AND DENYING IN PART AND (5)
GRANTING NATIONAL WOOD PRODUCTS, INC.'S MOTION TO FILE A SURREPLY
was served by electronic transmission through the E-Filing system pursuant to NEFCR 9, NRCP
5(b) and EDCR 7.26 or by mailing a copy to their last known address, first class mail, postage
prepaid for non-registered users, on this 28th day of September, 2018, as follows:

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Eric B. Zimbelman (ezimbelman@peelbrimley.com)

Intervenor Plaintiff: Interstate Plumbing & Air Conditioning Inc

Jonathan S. Dabbieri (dabbieri@sullivanhill.com)

Intervenor: National Wood Products, Inc.'s

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Jennifer Saurer (Saurer@sullivanhill.com)

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27	An employee of S

/s/ Elizabeth Kuchman
An employee of Spencer Fane LLP

Electronically Filed 9/27/2018 9:21 AM Steven D. Grierson CLERK OF THE COURT

ODR 1 Spencer Fane LLP John H. Mowbray, Esq. (Bar No. 1140) 2 John Randall Jefferies, Esq. (Bar No. 3512) Mary E. Bacon, Esq. (Bar No. 12686) 3 300 S. Fourth Street, Suite 950 Las Vegas, NV 89101 4 Telephone: (702) 408-3411 Facsimile: (702) 408-3401 5 E-mail:JMowbray@spencerfane.com RJefferies@spencerfane.com 6 MBacon@spencerfane.com -and-7 Marquis Aurbach Coffing Jack Chen Min Juan, Esq. (Bar No. 6367) 8 Cody S. Mounteer, Esq. (Bar No. 11220) 10001 Park Run Drive 9 Las Vegas, Nevada 89145 Telephone: (702) 382-0711 10 Facsimile: (702) 382-5816 ijuan@maclaw.com 11 cmounteer@maclaw.com 12 Attorneys for APCO Construction 13 DISTRICT COURT 14 CLARK COUNTY, NEVADA 15 APCO CONSTRUCTION, a Nevada Case No .: A571228 corporation, 16 Dept. No .: XIII Plaintiff, 17 Consolidated with: A574391; A574792; A577623; A583289; VS. 18 A587168; A580889; A584730; A589195; GEMSTONE DEVELOPMENT WEST, INC., A A595552; A597089; A592826; A589677; 19 A596924; A584960; A608717; A608718 and Nevada corporation, A590319 20 Defendant. ORDER: 21 (1) GRANTING APCO CONSTRUCTION, INC. MOTION FOR ATTORNEYS FEES 22 AND COSTS 23 (2) GRANTING APCO CONSTRUCTION. INC.'S MEMORANDUM OF COSTS IN 24 DISTRICT COURT DEPT# 13 PART 25 (3) GRANTING HELIX ELECTRIC OF 26 NEVADA LLC'S MOTION TO RETAX IN PART AND DENYING IN PART 27

Page 1 of 7

(4) GRANTING PLAINTIFF IN INTERVENTION NATIONAL WOOD PRODUCTS LLC'S MOTION TO RETAX IN PART AND DENYING IN PART

-AND-

(5) GRANTING NATIONAL WOOD PRODUCTS, INC.'S MOTION TO FILE A SURREPLY

AND ALL RELATED MATTERS

On July 19, 2018, the Court heard the following motions: (1) APCO Construction Inc.'s Motion for Attorneys Fees and Costs; (2) APCO Construction, Inc.'s Memorandum of Costs [Against Helix Electric of Nevada, LLC and Plaintiff in Intervention National Wood Products, Inc.]; (3) Plaintiff in Intervention National Wood Products, Inc.'s Motion to Retax Costs Re: Defendant APCO Construction, Inc.'s Memorandum of Costs and Disbursements Against Plaintiff in Intervention National Wood Products, Inc. with Joinder by Helix Electric of Nevada, LLC, (4) Helix Electric of Nevada, LLC's Motion to Retax Costs Re: Defendant APCO Construction, Inc.'s Memorandum of Costs and Disbursements with Joinder by Plaintiff in Intervention National Wood Products, Inc., and (5) National Wood Products, Inc.'s Ex Parte Motion for Order Shortening Time to Hear Motion for Order Permitting Leave to File Surreply to APCO Construction's Reply to National Wood Products, Inc.'s Opposition to Motion for Attorneys' Fees and Costs.

John Randall Jefferies, Esq. and Mary Bacon, Esq. of the law firm of Spencer Fane appeared on behalf of APCO Construction, Inc. ("APCO"); Eric Zimbleman, Esq. of the law firm of Peel Brimley appeared on behalf of Helix Electric of Nevada, LLC ("Helix"), and John Taylor, Esq. and S. Judy Hirahara, Esq. of the law firm of Cadden Fuller and Richard Tobler, Esq. of the law firm Richard Tobler, Ltd. appeared on behalf of Plaintiff in Intervention National Wood Products, Inc. ("National Wood"), the Court having heard oral argument and examined the records and documents on file in the above-entitled matter and being fully advised on the premises, hereby ORDERS as follows, having rendered its Decision filed on August 8, 2018:

1. APCO Construction, Inc.'s Motion for Attorneys Fees and Costs Against Helix Electric of Nevada, LLC and Plaintiff in Intervention National Wood Products, Inc. and APCO Construction, Inc.'s Memorandum of Costs and Disbursements [Against Helix Electric of Nevada, LLC and Plaintiff in Intervention National Wood Products, Inc.].

APCO requested attorney's fees from Helix and National Wood pursuant to the subcontracts at issue and pursuant to APCO's November 13, 2018 offers of judgment. APCO also sought an award of attorney's fees against Helix pursuant to NRS 108.237(3). The Court finds that although there are certainly viable bases supporting APCO's contention that contractual provisions in the repesective subcontracts and equitable estoppel can support an award of attorney's fees going back in time to a point long before making of the November 13, 2018 offers of judgment, the Court determines, in the context of this complex case, involving multiple parties and claims and consolidation of cases and periodic party alignments and realignments and contractual reconfigurations, that the best basis for attorney fee awards is NRCP 68.

NRCP 68 provides in part that at "any time more than 10 days before trial, any party may serve an offer in writing to allow judgment to be taken in accordance with its terms and conditions." "If the offer is not accepted within 10 days after service, it shall be considered rejected by the offeree and deemed withdrawn by the offeror." And "[i]f the offeree rejects an offer and fails to obtain a more favorable judgment, (1) the offeree cannot recover any costs or attorney's fees and shall not recover interest for the period after the service of the offer and before the judgment; and (2) the offeree shall pay the offeror's post-offer costs, applicable interest on the judgment from the time of the offer to the time of entry of the judgment and reasonable attorney's fees, if any be allowed, actually incurred by the offeror from the time of the offer."

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.⁴ It rewards a party who makes a

NRCP 68(a).

² NRCP 68(e).

³ NRCP 68(f).

⁴ Muije v. A N. Las Vegas Cab Co., 106 Nev. 664, 667, 799 P.2d 559, 561 (1990).

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reasonable offer to settle a lawsuit and punishes the party who refuses to accept such an offer. "NRCP 68 encourages the settlement of lawsuits by raising the stakes for a litigant who receives an offer of judgment. An offeree must balance the uncertainty of receiving a more favorable judgment against the risk of receiving a less favorable judgment and being forced to pay the offeror's costs and attorney's fees." In reviewing an application for an award of attorney's fee pursuant to NRCP 68, "the trial court must carefully evaluate the following factors: (1) whether the plaintiff's claim was brought in good faith; (2) whether the defendants' offer of judgment was reasonable and in good faith in both its timing and amount; (3) whether the plaintiff's decision to reject the offer and proceed to trial was grossly unreasonable or in bad faith; and (4) whether the fees sought by the offeror are reasonable and justified in amount." "After weighing the foregoing factors, the district judge may, where warranted, award up to the full amount of fees requested." An award will not be disturbed if the record is clear that the district court considered the factors and the court's award is not arbitrary or capricious. No single factor under *Beattie* is determinative. The district court has broad discretion to grant the request as long as all appropriate factors are at least considered.

On November 13, 2018, APCO made an offer of judgment to Helix for \$25,000 and an offer of judgment to National Wood for \$35,000. Neither party accepted APCO's offer.

Preliminarily, APCO's offers were timely. Helix and National Wood argued that the November 13, 2018 offers of judgment were untimely because (i) in 2012 the Court (per Judge Susan Scann) issued an Order, which was prepared and submitted by and at the behest of APCO, by and through its then-attorneys, that "[t]rial of this consolidated matter commenced on October 30, 2012," and (ii) this action has never been bifurcated or de-consolidated. However, the Court

⁵ Dillard Dep't Stores, Inc. v. Beckwith, 115 Nev. 372, 382, 989 P.2d 882, 888 (1999).

Bergmann v. Boyce, 109 Nev. 670, 678, 856 P.2d 560, 565 (1993).
 Beattie v. Thomas, 99 Nev. 579, 588-89, 668 P.2d 268, 274 (1983)

Beattie v. Thomas, 99 Nev. 579, 588–89, 668 P.2d 268, 274 (1983)
 Uniroyal Goodrich Tire Co. v. Mercer, 111 Nev.

^{318, 324, 890} P.2d 785, 789 (1995), superseded by statute on other grounds as stated in RTTC Commc'ns, LLC v. Saratoga Flier, Inc., 121 Nev. 34, 41-42 & n. 20, 110 P.3d 24, 29 & n. 20 (2005).

Arnoult, 114 Nev. at 252 n. 16, 955 P.2d at 673 n. 16.
 Allianz Ins. Co. v. Gagnon, 109 Nev. 990, 994-95, 860 P.2d 720, 724 (1993).

is persuaded by APCO's contention that its offers of judgment were timely relative to the applicability of NRCP 68 and *Allianz Ins. Co. v. Gagnon*, 109 Nev. 990, 994-95, 860 P.2d 720, 724 (1993).

The Court assesses the Beattie factors as follows:

- · Helix's and National Wood's (CabineTec's) claims were brought in good faith.
- · APCO's offers were reasonable and in good faith in both timing and amount.
- Helix's and National Wood's decisions to reject the offers and proceed to trial against
 APCO were not grossly unreasonable or in bad faith.
- The fees sought by APCO are reasonable, ¹² Brunzell v. Golden Gate Nat'l Bank, 85 Nev. 345, 349, 455 P.2d 31, 33 (1969), but an order that Helix and National Wood pay them in their entirety would not be justified given the balancing of the Beattie factors.

Accordingly, APCO's Motion for Attorney's Fees and Costs is GRANTED pursuant to NRCP 68 with an award of attorneys' fees against Helix in the sum of \$85,000.00, and an award of attorneys' fees against National Wood in the sum of \$60,000.00.

APCO requested \$57,228.89 in costs, the Court GRANTS APCO's Motion for Costs and Memorandum for Costs subject to the following deductions: \$3,942.38 for travel and lodging, \$6,013.42 for photocopies¹³ and \$10,500 related to an accounting audit.¹⁴ In total, APCO is awarded a total of \$36,615.08 in costs; \$18,307.54 due from Helix and \$18,307.54 due from National Wood.

In total, APCO is awarded a total of \$103,307.54 in fees and costs against Helix and a total of \$78,307.54 in fees and costs against National Wood.

¹² APCO's post-offer fees attributable to Helix total \$130,933.73 and APCO's post-offer fees attributable to National Wood total \$106,882.23.

¹³ Spencer Fane initially asked for \$15,013.42 for photocopies and reproductions for trial. With the \$6,013.42 deduction, APCO is awarded \$9,000 for photocopies and reproductions for trial.

¹⁴ For the sake of judicial efficiency, the Court incorporates APCO's briefing on its costs from its 05/26/2018 APCO Construction, Inc.'s Supplement to its of its Motion for Attorneys' Fees, APCO Construction, Inc. 06/29/2018 Reply in Support of its Motion for Attorney's Fees and related briefing.

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Plaintiff in Intervention National Wood Products, Inc.'s Motion to Retax Defendant APCO Construction, Inc.'s Memorandum of Costs and Costs Re: Disbursements Against Plaintiff in Intervention National Wood Products, Inc. with Joinder by Helix Electric of Nevada, LLC

National Wood asserted various reasons for retaxing certain costs. National Wood's Motion to Retax is granted in part as follows: First, the Court retaxes and reduces \$3,942.38 of APCO's expenses related travel and lodging since these amounts were not incurred for depositions. Since only half of the total travel costs were initially allocated to National Wood, the Court retaxes and reduces the \$1,971.19 that APCO initially attributed to National Wood to \$0.00 (zero dollars). Next, the court retaxes \$6,013.42 of the \$15,013.42 APCO requested for photocopies and reduces the same to \$9,000.00. Again, because APCO only asked for half of the total \$15,013.42 in photocopies against National Wood, the Court retaxes and reduces these amounts as to National Wood to \$4,500.00

In total, APCO is awarded \$18,307.54 in costs against National Wood.

Helix Electric of Nevada, LLC's Motion to Retax Costs Re: Defendant APCO Construction, Inc.'s Memorandum of Costs and Disbursements with Joinder by Plaintiff in Intervention National Wood Products, Inc.

Helix's Motion to Retax Costs is also granted in part. First, Helix is entitled to the same deductions awarded to National Wood such that (i) the Court retaxes and reduces the \$1,971.19 that APCO initially attributed to Helix to \$0.00 (zero dollars) and (ii) the court retaxes \$6,013.42 of the \$15,013.42 APCO requested for photocopies and reduces Helix's portion of the same to \$4,500.00. In addition, the Court will retax \$10,500 of accounting costs.

APCO is awarded \$18,307.54 in costs against Helix.

	Parte Motion for Order Shortening Time to File Surreply to APCO Construction's Reply to Motion for Attorneys' Fees and Costs.
	's Motion for Order Shortening Time to Hear
Motion for Order Permitting Leave to File Sur	reply to APCO Construction's Reply to National
Wood Products, Inc.'s Opposition to Motion for	Attorneys' Fees and Costs. As such, the Motion
is granted.	
IT IS SO ORDERED.	
DATED this day of	, 2018.
-	DISTRICT COURT JUDGE
Respectfully submitted by:	
SPENCER FANE LLP	
1 100-	
By: Your Car	
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Las Vegas, Nevada 89130 Attorneys for Plaintiff in Intervention, NATIONAL WOOD PRODUCTS, INC.	3333 E. Serene Avenue, Suite 200
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4. National Wood Products, Inc.'s Ex Parte Motion for Order Shortening Time to Hear Motion for Order Permitting Leave to File Surreply to APCO Construction's Reply to National Wood Products, Inc.'s Opposition to Motion for Attorneys' Fees and Costs. 2 APCO did not oppose National Wood's Motion for Order Shortening Time to Hear 3 Motion for Order Permitting Leave to File Surreply to APCO Construction's Reply to National 4 Wood Products, Inc.'s Opposition to Motion for Attorneys' Fees and Costs. As such, the Motion 5 is granted. 6 IT IS SO ORDERED. 7 5 day of Seplen 19, 2018 8 9 10 11 DISTRICT COURT JUBGE 12 Respectfully submitted by: 13 SPENCER FANE LLP 14 15 By: John H. Mowbray, Esq. (Bar No. 1140) John Randall Jefferies, Esq. (Bar No. 3512) Mary E. Bacon, Esq. (Bar No. 12686) 300 S. Fourth Street, Suite 950 16 17 Las Vegas, NV 89101 Telephone: (702) 408-3411 Facsimile: (702) 408-3401 18 19 Attorneys for Apco Construction, Inc. 20 Approved as to form by: 21 RICHARD L. TOBLER, LTD. PEEL BRIMLES 22 23 ERICB. ZIMBELMAN, Richard L. Tobler, Esq. Nevada Bar No. 9407 Nevada Bar No. 4070 24 RICHARD L. PEEL, ESQ. 3654 N. Rancho Drive, Suite 102 Nevada Bar No. 4359 Las Vegas, Nevada 89130 25 3333 E. Serene Avenue, Suite 200 Attorneys for Plaintiff in Intervention, Henderson, NV 89074-6571 NATIONAL WOOD PRODUCTS, INC. 26 Attorneys for Helix Electric of Nevada, LLC27

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DISTRICT COURT

CLARK COUNTY, NEVADA

APCO CONSTRUCTION,

Plaintiff(s),

vs.

GEMSTONE DEVELOPMENT
WEST, INC.,

Defendant(s).

BEFORE THE HONORABLE MARK R. DENTON, DISTRICT COURT JUDGE THURSDAY, JULY 19, 2018

RECORDER'S TRANSCRIPT OF PROCEEDINGS RE: PENDING MOTIONS

APPEARANCES:

For the Plaintiff: JOHN R. JEFFERIES, ESQ.

MARY BACON, ESQ.

For the Defendant(s): RYAN DENNETT, ESQ.

ERIC ZIMBLEMAN, ESQ.
JORDAN FAUX, ESQ.

RICHARD L. TOBLER, ESQ.

For the Intervenor(s): S. JUDY HIRAHARA, ESQ.

JOHN B. TAYLOR, ESQ.

RECORDED BY: JENNIFER GEROLD, COURT RECORDER

JA007281

Case Number: 08A571228

LAS VEGAS, NEVADA; THURSDAY, JULY 19, 2018 1 2 [Proceeding commenced at 9:38 a.m.] 3 MR. DENNETT: Your Honor, Ryan Dennett, pitching in for 4 Tracy Truman in this motion. 5 MR. ZIMBLEMAN: Good morning, Your Honor. Eric 6 7 Zimbleman, on behalf of Helix, with respect to the APCO Motion For 8 Fees and Costs and the Helix Motion to Retax, and present for multiple claimants with respect to the bond issue. 9 MR. FAUX: Jordan Faux for 12205 for Fidelity & Deposit 10 Company of Maryland. 11 MR. JEFFERIES: Randy Jefferies and Mary Bacon on 12 behalf of APCO. 13 MR. ZIMBLEMAN: I believe Mr. Taylor is here somewhere 14 15 too. MR. JEFFERIES: Yeah. I just went in the hallway. 16 National Wood's counsel was here earlier, and they stepped outside, 17 and I didn't see them in the hallway just now. 18 MR. ZIMBLEMAN: He was here. 19 MS. BACON: That's true. 20 MR. ZIMBLEMAN: Shall I peek out real quick and see? 21 You just did. 22 THE COURT: Yes. Go ahead. 23 MR. JEFFERIES: I just did. 24

THE COURT: Well --

1	THE COURT: Okay. So we have everybody here for that;
2	right?
3	MR. ZIMBLEMAN: Yes.
4	THE COURT: Let's take that one up then.
5	MR. DENNETT: Your Honor, this was E & E's Motion to
6	Distribute the Bond Funds from Fidelity & Deposit Co Of Maryland.
7	Essentially it was a stipulation that allocated the bond funds between
8	the six companies E & E Fire companies and the other five
9	claimants. And the breakdown essentially by pro rata representation
10	distributes the \$50,000.
11	There's really been no opposition for Maryland Fidelity
12	Fidelity & Deposit Co Of Maryland. So we would ask that that
13	motion be granted.
14	MR. FAUX: Yeah. I guess before we get there, we need to
15	decided whether we can deposit the bond or not, which was our
16	motion.
17	MR. DENNETT: Which was unopposed.
18	MR. FAUX: Yeah. It's unopposed.
19	THE COURT: Yeah. Okay.
20	MR. FAUX: We don't Fidelity
21	THE COURT: There's a question as to whether it should all
22	go to E & E or be distributed pro rata; right? That was
23	MR. DENNETT: Right. We
24	MR. FAUX: Yeah. I think they worked that out.
25	THE COURT: Worked out. Okay.

1	THE COURT: Okay.
2	MR. FAUX: then we'll then that's done.
3	THE COURT: Thank you.
4	MR. ZIMBLEMAN: And then E & E's motion is also
5	granted.
6	THE COURT: So ordered.
7	MR. ZIMBLEMAN: Correct?
8	THE COURT: With that right uh-huh.
9	MR. ZIMBLEMAN: Right. Thank you, Your Honor.
10	THE COURT: Together with all any and all joinders to
11	those motions. Right?
12	MR. ZIMBLEMAN: I don't there were any, but yes.
13	[Another matter was heard from 9:44 a.m. to 9:54 a.m.]
14	[Bench conference was had and transcribed as follows:]
15	THE COURT: Okay. This is the order on what?
16	MR. DENNETT: Depositing the bond.
17	THE COURT: Okay. So I'm going to go ahead and do this
18	and then they'll submit the other one [indiscernible].
19	All right. I've signed that order, the order granting motion
20	to deposit bond. Let me make a record here.
21	[Bench conference was concluded.]
22	THE COURT: All right. I've had tendered to me the
23	Proposed Order Granting Motion to Deposit Bond Penal Sum with
24	Court, Exoneration of Bond, and Dismissal. I've signed and dated
25	the order. You can process it in the Clerk's office.

of National Wood Products.

THE COURT: All right. I'll now hear the remaining motions that are before the Court today.

I'm going to be taking these under advisement so I can review them further. So they've been well briefed, okay? I've got some -- I'd like to have you emphasize the things you want me to take particular -- give particular attention to.

I may have some questions during the argument. But should we start with APCO's Motion For Attorney's Fees? Is that --

MR. ZIMBLEMAN: Yeah, if I could make a suggestion.

THE COURT: Okay.

MR. ZIMBLEMAN: I mean, we have a Motion to Retax

Cost -- both North -- National Wood Products and Helix did -- to
which they responded. But they also have a motion for fees and
costs, and ultimately their burden. So I would suggest they go, we
go, they go.

THE COURT: Okay.

MR. JEFFERIES: You mean, the Motion For Cost -- the application of costs, as well?

MR. ZIMBLEMAN: Correct.

MR. JEFFERIES: Okay.

MR. ZIMBLEMAN: I mean, it seems to me, it's your burden. And therefore, you know, you're in that position. We might as well keep it simple.

MR. JEFFERIES: Understood. In that regard Ms. Bacon

will argue the cost. She's more --

THE COURT: Okay.

MR. JEFFERIES: -- familiar with the detail.

Listening to your calendar this morning, I know Your Honor has reviewed things, so I don't want to repeat things that you already know. We're seeking \$238,000 in fees against Helix, and \$206,000 in fees against National.

As far as the process, I would emphasize for your notes, Exhibits 7A and 7B are counsel's attempts to allocate fees per party. Marquis Aurbach fees are admittedly more cumbersome, given the number of parties and the length of time. They've done their best. And you can see their allocation in Exhibit 7A.

Spencer Fane, we came on when there were eight subcontractors. We settled with five. And if you look at Exhibit 7B which is our attempt to allocate our fees, you will see when we first started in the case we cut our fees by one-eighth and allocated them to Helix and National Wood.

As we get closer to trial and more focused prep and discovery, where we were able, we allocated per that party and for things -- general trial prep, we allocated 50 percent.

There was really no other meaningful way to do it. And I would submit to you that there really hasn't been any meaningful objection to the Spencer Fane allocations.

THE COURT: Okay.

MR. JEFFERIES: We've done our best to remove Zitting.

Those are gone. There were very significant -- the deductions, from what APCO has spent to what we're asking for, is, like, \$267,000. So it's been a meaningful, and we think reasonable, effort on our part to allocate.

THE COURT: Okay. There's the contention that there was an assignment and, therefore, the contractual basis for seeking an award of attorney's fees does not apply.

MR. JEFFERIES: Yes, sir. We have a few responses to that -- some are factual and some are legal. Factually we did not sue these subcontractors. We didn't even have a counterclaim.

We were a defendant. They both sued us to enforce the subcontract, and in both of their complaints they asked for attorney's fees pursuant to 18.5. We successfully defended.

I would submit to you that if you read the actual clause it uses the terms either party. If either party files litigation the prevailing party gets their attorney's fees. So if you subscribe to and adopt this fiction that because we have assigned, we're no longer a party, they are the one party that unilaterally filed against us and we prevailed.

So I would submit to you that under the terms of 18.5 -- and I thought it was interesting -- and by the way for the record, I don't have an objection to the Sur-reply. You need to consider -- they have a motion to --

THE COURT: That's --

MR. JEFFERIES: National Wood.

THE COURT: Right. Okay.

MR. JEFFERIES: And I -- we don't object to that.

THE COURT: Okay. That's on calendar -- That's the last thing that's on the calendar today. So I'll grant the Motion For Leave to File Sur-reply. Okay? So that's granted.

MS. BACON: Thank you.

MR. JEFFERIES: Interestingly, if there's a page in there where National Wood actually parses out the text of 18.5 and properly asserts National Wood as the either party suing APCO. And I would submit to you, it supports the argument that both parties don't have to initiate. One party can and then we have the benefit of that contractual provision.

I will admit that when I first read the argument, it had some superficial -- appeal may not be the right word, but I thought it was an interesting argument. But there was just something fundamentally that didn't seem right that they could sue us on the subcontract and then I not have the benefit of that.

And I would submit to you, we found a lot of cases that said a nonparty can enforce certain provisions if they're sued. Their Sur-reply points out some of those cases have statues. I respect that.

The principle to us is kind of the same. It's one of fairness.

They can't sue us and not have the burden -- the related burden of the document they're suing to enforce.

And I would submit to you on page 7 of our reply -- and I

just want to read this into the record because the closest we could find from the Nevada Supreme Court was the concept of the arbitration where one party to a contract was suing a purported nonparty. And the nonparty was saying, listen, I get the benefit of that clause -- and admittedly it was arbitration, but it -- the Supreme Court clearly dealt with this equitable estoppel doctrine.

And in the Ahlers case on page 7, the Supreme Court said, The equitable estoppel doctrine prevents a plaintiff signatory to a contract that contains an arbitration provision from avoiding the agreement to arbitrate if the plaintiff's claims rely on the contract as the basis for relief.

Otherwise, to allow a plaintiff to claim the benefit of the contract and simultaneously avoid its burdens would both disregard equity and contravene the purposes underlying enactment of --

THE COURT: What's that case?

MR. JEFFERIES: Ahlers, A-H-L-E-R-S, 367 P.3d 743.

And we also cite the Hard Rock Hotel for the same concept.

Admittedly both are talking about an arbitration provision, but it should just strike the conscience of the Court that they can come in and sue us. We didn't countersue.

THE COURT: Okay.

MR. JEFFERIES: We win.

THE COURT: All right. The other question I had is relevant to the offer of judgment.

MR. JEFFERIES: Yes, sir.

THE COURT: The contention is made the -- it was made after trial started. So it wasn't in accordance with Rule 68.

MR. JEFFERIES: Five years ago, the record reflects that a subcontractor, I believe to Camco, started a proceeding. And I can be corrected by counsel who was here. But what we've been able to discern is that that's what facilitated or resulted in the priority appeal.

I think it is a misuse of the rule. We've cited articulations from the Nevada Supreme Court confirming that Rule 68 -- it should be given as much opportunity -- on page 15 of our reply. And the Supreme Court said, The offer of judgment is a useful settlement device which should be made available at every possible juncture where the rules allow.

It appears that case there was a formal bifurcation. I respect the distinction that was made in the pleadings. But I would submit to you, here -- whether it was formally ordered or not, we had a practical bifurcation. And we all knew we were having our first trial before you on these claims -- and I'm losing track of time -- in January of this year. So --

THE COURT: Okay.

MR. JEFFERIES: So unless you have further questions, it really is well briefed on both sides.

THE COURT: Yeah.

MR. JEFFERIES: And I think we've got a good record and

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THE COURT: All right.

MR. JEFFERIES: -- we would request you award fees.

THE COURT: Okay. And now I'll hear the costs.

MR. JEFFERIES: Ms. Bacon will address the costs.

MS. BACON: Your Honor, do you mind if I stand here?

THE COURT: That's fine.

MS. BACON: Excellent. So APCO was seeking a total \$57,228.89 in costs. All the reasonable costs incurred are allowed pursuant to 18.5 of the subcontract. Those costs were incurred -- \$23,000 approximately at Spencer Fane, an additional \$23,000 at Marquis Aurbach; and \$10,500 through Howard & Howard.

I think the briefing pretty well supports that all of those costs would be allowable as reasonable costs that were necessarily occurred in pursuing that action. They're broken down. And to the extent that it's helpful, I have a web page demonstrative, which I'll be happy to give opposing counsel as well.

May I approach?

THE COURT: Yes. Uh-huh.

MS. BACON: That kind of summarizes these costs that are also in APCO's motion.

THE COURT: Okay. Thank you.

MS. BACON: So unless you have any specific questions, all of the costs, at least in my mind, were fairly reasonable and most of them were also requested from Helix and National Wood in their

Memorandum of Costs. And obviously we're seeking out of the fees as they relate to this motion.

The one point I wanted to point out was there was an audit cost that was requested -- Helix brought APCO to the Nevada State Contractors Board of a result of this action. And that documentation is provided in the Motion For Attorney's Fees. And as a result of that action, APCO is ordered to provide an audit and incurred \$10,500 in doing so.

THE COURT: Okay.

MS. BACON: Do you have any specific questions about any of the other costs?

THE COURT: No, not at this point. Thanks.

MS. BACON: Thank you, Your Honor.

THE COURT: So now I've got the Plaintiff's Motions to Retax; right? And responses to what's --

MR. ZIMBLEMAN: Yeah. I mean, I think they're kind of inextricably intertwined; right?

THE COURT: Right.

MR. ZIMBLEMAN: I mean, the Code requires us to file that motion within three days of when they submit their cost bill. And I think that kind of triggers this process that we're here about now.

THE COURT: Right.

MR. ZIMBLEMAN: And so I think it's one and the same in essence.

I'd like to address the fees issues first. The -- and briefly,

because, of course, we've -- Helix and National Wood, we've done our best to try to address the -- you know, the minutia -- and I'll get to a few points on that -- and obviously brief to these legal issues.

But I just want to say couple things: One, the assignment isn't just -- it just didn't inadvertently happen. All right? This was, first of all, their request to you to make this finding. This was their ask. And you made that finding.

And it occurred in 2008 when they stopped working on the project that terminated their contract with Gemstone and assigned the contract to Gemstone and it facilitated that assignment further to Camco; okay? That was your finding. That was what they asked you to find.

And they, by doing so, have given up all of their rights and remedies afforded by that subcontract. That is the nature of an assignment. And I briefed that extensively. There's plenty of case law that says just that. It's gone.

So by what right do they come back today and say, hey, you know, we want to be paid our attorney's fees based on the provision of the contract that we assigned ten years ago?

Furthermore -- and it's part and parcel of the same argument -- and an important, I think, distinction -- they are not the real party in interest with perspective to that claim. A real party in interest and standing are -- are again, inextricably intertwined in Nevada law. And the point being, most importantly, that Helix and National Wood are exposed to that same claim, that's same right or

remedy, from Camco; right?

So we are now exposed to two parties seeking that same remedy. And that's the best -- that's the basis for my position that they are not the real party in interest, that they have no standing to bring that claim, and the assignment is what facilitated that condition.

With respect to Rule 68, there has been no bifurcation, simple. Mr. Jefferies is right within -- what did he say? Within the -- where the rules allow. Well, the rules do not allow. The rule required them to issue -- and it may be unfair -- but it's what the rule is, and it's what the Nevada legislature has decided.

The rule is you have to give an offer of judgment within 10 days prior to commencement of trial. They asked this court -- APCO asked this court to make a finding that trial had commenced in 2012. The court made that decision. It was Judge Scan at the time.

Now, that did not, by the way, facilitate the repetition. It had nothing to do with repetition. But it was a finding that they asked for primarily to -- because parties were worried about the 5-year rule, and that's reflected in that order.

But nonetheless, that's when trial commenced. And this was a consolidated proceeding and it is never been deconsolidated. So even if you feel like, you know, it's not fair that the offer of judgment statute doesn't apply, it still doesn't apply.

The final basis that they asserted for entitlement to fees is NRS 108.2373, and I've argued and I stand by this until my dying day

that --

MR. ZIMBLEMAN: -- first, the Court did not make a finding that there was no reasonable basis in law or fact for us to pursue our Notice of Lien; and, secondly, that there clearly was a reasonable basis. A finding that we were wrong and they were right is not a finding that there was no reasonable reason to pursue a claim.

THE COURT: Okay.

We lost. We accept that. We disagree with it. But we accept it. But that doesn't mean that we pursued our Notice of Lien without a reasonable basis in law or fact.

Furthermore, they pursued their Lien to Judgment. Their lien subsumed our lien. If our lien was pursued without a reasonable basis of law or fact, so was theirs. And I'm sure they don't agree that theirs was.

You know -- and I guess the last point on that is this is we were here in I think it was November on APCO's motion asking you to throw out our cause of action for a lien foreclosure. You denied that motion, without prejudice, but you denied that Motion For Summary Judgment.

I mean, honestly, if your belief was that our pursuit of the lien claim was without a reasonable basis in law or fact, that would've been the time to make that decision. And you didn't. And I don't want to try to get into your head, but it just doesn't seem to be consistent.

THE COURT: Okay.

MR. ZIMBLEMAN: With respect to the minutia that -- the excessiveness, the improper allocations -- and as I've pointed out, this is their burden to prove to you, not our burden to sort of pick through what they threw against the wall and say, Well, this isn't right and this isn't right and that's too much and this is too much.

They have to come to you and demonstrate to you that these are appropriate amounts, should you choose to order any attorney fees, which we're asking you to give zero. But if you're inclined give -- to award fees, they have to show you that everything they're asking for is fair, is reasonable, was necessary, was incurred because of us. And not because of others.

And, you know, their overarching position seems to be that Helix and National Wood are the last parties standing and, therefore, they have to pay for all of our costs and fees. Well, that's not how it works; right? And they've even acknowledged -- and I believe it was in their reply to the -- with respect to the fees and cost motion -- that a lot of the case was inextricably intertwined with other claimants. And they're right about that. And that's a reason to allocate.

And I heard Mr. Jefferies say that when they got on board there were 8 claimants against APCO and they had settled with 5 of those before trial. No, they didn't. The only settlements and dismissals I'm aware of were filed in May, after our trial was commenced -- or completed, long after.

So those parties are still there and you can't just pretend

that they weren't. And clearly, we're reaching back to the time when Marquis Aurbach involved, if you look at their spreadsheets, their lists of costs, sometimes they say, yeah, we're going to have to sign at 1/14th and sometimes they say it's 50/50, and sometimes they says it's a 100 percent to Helix or a 100 percent to National Wood.

You know, there may be instances which that's appropriate. But they didn't do a very good job of clearly identifying those instances. And we've done our best to try to show you at least examples and multiple examples where they have not done a very good job -- in fact, they've done a very poor job of allocating and giving fair allocation.

THE COURT: Okay. If you'll briefly address the costs.

MR. ZIMBLEMAN: I'm sorry.

THE COURT: The cost aspect now.

MR. ZIMBLEMAN: Yeah, the cost aspect. It's the same flaws.

THE COURT: It's all briefed.

MR. ZIMBLEMAN: Right. It's all briefed. But the same flaws exist -- Lack of allocation. Now, I do want to talk about a couple of very specific issues.

One, you know, some of these things are incredibly excessive like the \$33,000 they're seeking for the photocopies. I mean, these numbers are astounding to me. I mean, I get a reasonable photocopy expense, but come on.

But the one that's most irritating, I guess, is this

accounting cost that they're asking to have Helix to pay because APCO was asked by the Contractor's Board to submit reviewed financials -- something that APCO should have at it's beck and call. And they claimed that that happened because of something Helix did, but they don't provide any proof.

Ms. Bacon told you that it's in her papers. But I've looked through her papers, and the only thing I've seen is this invoice from an accountant and somebody putting a sticky note on it saying Helix. That's not evidence, Your Honor. And they haven't provided anything to show that that's our responsibility. And more fundamentally, it's not a cost. It's just not recognized.

THE COURT: Okay.

MR. ZIMBLEMAN: I don't know how they can seek that.

And they've also tried to seek bankruptcy counsel fees as a way of -- by way of costs. They brought bankruptcy counsel to a mediation. And they haven't allocated that, by the way. But more importantly, more fundamentally, those are attorney fees. And they're not attorneys fees that are relative or relevant to this case.

Those parties -- those attorneys weren't of counsel here.

They never appeared. They weren't brought in to the arguments to the court about a bankruptcy matter. They were brought in to give a dog and pony show to try to convince my client and others to, you know, go away for a pittance. We didn't ask them to be there. In fact, they specifically asked to talk to us. That was it. That's not a cost, that's not a fee, and it can't be awarded. So other than that, I

stand on the briefing. Thank you.

THE COURT: All right. Thank you.

Anybody else want to be heard on the cost issue?

MR. TAYLOR: Yes, Your Honor. APCO has made its bed and needs to lie in it. APCO could have tried to defend itself on the bases under the contract, and in fact they did. And then they could have asked the Court to make a finding of fact that there was a contract; however, it wasn't breached. Or there was a contract, but there were no damages.

They could've argued that Cabinetec hadn't done all of the work that it claimed to have done. And they made those types of claims, but they also specifically requested in their Findings of Fact that Your Honor determine that they had assigned the contract and everything relating to the contract both to Gemstone and then to Camco. They put that in their proposed conclusions of law, and the Court adopted those.

The Findings of Fact and Conclusions of Law, starting at page 68 and 69, there are a handful of paragraphs there where the Court concluded that APCO is no longer part of the contract.

Well, if APCO is no longer part of the contract, then it can't claim rights under that contract it is not a party to. APCO makes the argument that some other states which have mutuality provisions in their statutes would let a party is still claim attorney's fees even if they're not specifically named in the contract. That is not the law here.

Here the law is that according to the Roland versus Lepire case: It is settled that attorneys fees are not recoverable absent a statute, rule, or contractual provision to the contrary. That's the rule here.

In fact, in the Roland case the argument was made, Hey, look, Judge, even though we're not named in the contract as being entitled to fees, since there is an attorney's fee provision in here, you should extended to us. You should give us mutuality of remedy because we are a party to the contract.

The Supreme Court said -- well, the argument -- the trial court found the plaintiffs' are entitled to attorney's fees pursuant to the theory of mutuality of remedy. That's the same argument that's being argued here.

Hey, look, judge, if they had proved the contract and proved that we were parties, they would get this benefit against us. Therefore, even though we're not parties to the contract, even though there's no provision that names nonparties as being entitled to attorney's fees, you should stretch it, Judge.

Well, the Supreme Court said, We conclude that the trial court erred in basing the fee award on an implied agreement. So they said when you -- when you try to say that look, it should be implied, you should for fairness -- I believe that language of counsel was that it's fundamentally not right, he said.

That's a problem that needs to be addressed to the Supreme Court because the Supreme Court has told you -- told the

District Courts -- that you can't do it. You can't extend beyond the strict language of the contract. They are not parties to the contract, as found by this Court, therefore they're not entitled to the benefit.

In fact, there is even the issue of why National Wood would be responsible for it. National Wood was a creditor of Cabinetec. National Would is collecting its claim against Cabinetec through this litigation -- obviously at this point only against Camco not against APCO. But I don't know how you stretch it back through to say that National Wood is burdened by the contract in any event.

The arbitration cases that they talk about, we have those arbitration cases. When -- since Nevada -- since the Supreme Court here has said that it specifically addressed the issues with regard to attorney's fees, there's no reason to try to extrapolate to arbitration cases, or even California, Florida, or other state cases.

The idea that -- about the -- on the offer -- settlement offer, in argument APCO argued that, hey, look somebody did this back in 2013. They got this order. That order was submitted by attorneys for APCO Construction. They're the ones that made that bed. They're the ones that said we need to determine, for purposes of this case, that the trial has already commenced. They could have sought a way around the 5-year statute some other way, but they didn't. They specifically put the language in the proposed order that trial of this consolidated matter commenced on October 30, 2012, upon the trial of the lien amount, lien validity, and related claims of Ready Mix.

So they specifically said it was a consolidated matter; trial has commenced. They cannot now say, Well, we meant that then, but we meant something different now. They made that bed; they need to lie in it.

Also the idea that somehow this turned out to only be a case Helix and National Wood against APCO and, therefore, everything should be divided nearly 50/50 -- not consider the fact that there were multiple other parties who were still in this case -- I believe as recently -- it was May that they finally wound up the case as to some of those other parties.

If you'll remember, Your Honor, if APCO was merely a defendant, then APCO would not have gone first in trial. But APCO went first in trial. APCO put on its presentation first because there were many more issues involved.

Defendants don't go first, if that's the only reason why they're here. They went first.

Ms. Hirahara is going to talk about the specific allocation issues regarding the attorney's fees and the costs.

THE COURT: Okay. Thank you.

MS. HIRAHARA: Good morning, Your Honor.

Your Honor, with regard to the attorney's fees, we prepared a chart identical to APCO's chart. And I prepared a legend as to what cost we believe -- you know, how that cost should be -- or the fee should be reallocated.

First of all, there are costs of over \$13,000 which APCO is

IN THE SUPREME COURT OF THE STATE OF NEVADA

Supreme Court Case No. 77320 Consolidated with 80508

HELIX ELECTRIC OF NEVADA, LLC,

Appellant,

v.

APCO CONSTRUCTION, INC., A NEVADA CORPORATION,

Respondent.

JOINT APPENDIX VOLUME 101

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Attorneys for Respondent

CHRONOLOGICAL APPENDIX OF EXHIBITS

<u>Date</u>	<u>Description</u>	<u>Bates</u> <u>Number</u>	Volume(s)
06-24-09	Helix Electric's Statement of Facts Constituting Lien and Third-Party Complaint	JA000001- JA000015	1
08-05-09	APCO's Answer to Helix's Amended Statement of Facts Constituting Notice of Lien and Third-Party Complaint	JA000016 - JA000030	1
04-26-10	CAMCO and Fidelity's Answer and CAMCO's Counterclaim	JA000031- JA000041	1
07-02-10	Order Striking Defendant Gemstone Development West, Inc.'s Answer and Counterclaim and Entering Default	JA000042- JA000043	1
06-06-13	APCO's Limited Motion to Lift Stay for Purposes of this Motion Only; (2) APCO's Motion for Summary Judgment Against Gemstone Only; and (3) Request for Order Shortening Time	JA000044- JA000054	1
	Exhibit 1 – Affidavit of Randy Nickerl in Support of (I) APCO's Limited Motion to Lift Sta for Purposes of this Motion Only; (2) APCO's Motion for Judgment Against Gemstone Only		1/2/4/5/6
	Exhibit 2 – Findings of Fact and Conclusions of Law and Judgment in Favor of APCO Construction Against Gemstone Development West, Inc. Only	JA000317- JA000326	6

<u>Date</u>	<u>Description</u>	<u>Bates</u> <u>Number</u>	Volume(s)
06-13-13	Docket Entry and Minute Order Granting APCO's Motion for Summary Judgment Against Gemstone	JA000327	6
08-02-17	Peel Brimley Lien Claimants' Motion for Partial Summary Judgment Precluding Defenses Based on Pay-if-Paid Agreements and Ex Parte Application for Order Shortening Time	JA000328- JA000342	6
	Exhibit 1 – APCO Construction's Answers to Helix Electric of Nevada, LLC's First Request for Interrogatories	JA000343- JA00379	6
	Exhibit 2 – Camco Pacific Construction Company, Inc.'s Responses to Helix Electric of Nevada, LLC's Interrogatories		6
08-21-17	APCO Construction's Opposition to Peel Brimley Lien Claimants' Partial Motion for Summary Judgment Precluding Defenses Based on Pay-if-Paid Agreements	JA000393- JA000409	6/7
	Exhibit A – Excerpt from 30(b)(6) Witness for Helix Electric of Nevada, LLC taken July 20, 2017	JA000410- JA000412	7
09-28-17	Peel Brimley Lien Claimants' Reply to Oppositions to Motion for Partial Summary Judgment Precluding Defenses Based on Pay-if-Paid Agreements	JA000413- JA00418	7
11-06-17	Peel Brimley Lien Claimants' Motion in Limine Nos. 1-6	JA000419- JA000428	7

<u>Date</u>	Description	<u>Bates</u> <u>Number</u>	Volume(s)
	Exhibit 1 – Notice of Entry of Order	JA000429 JA000435	7
	Exhibit 2 – Amended Notices of 30(b)(6) Deposition of Camco Pacific Construction Company, Inc. from Cactus Rose Construction, Inc., Fast Glass, Inc.'s, Heinaman Contract Glazing, Inc. and Helix Electric of Nevada, LLC's	JA000436- JA000472	7/8
	Exhibit 3 – Excerpt from David E. Parry's Deposition Transcript taken June 20, 2017	JA000473 JA00489	8
	Exhibit 4 – Cactus Rose Construction, Inc.'s First Set of Request for Admissions to Camco Pacific Construction		8
	Exhibit 5 – Fast Glass, Inc.'s First Set of Request for Admissions to Camco Pacific Construction	JA000501- JA000511	8
	Exhibit 6 – Heinaman Contract Glazing, Inc.'s First Set of Request for Admissions to Camco Pacific Construction		8
	Exhibit 7 – Helix Electric of Nevada, LLC's First Set of Request for Admissions to Camco Pacific Construction		8
11-06-17	Helix Electric of Nevada's Motion in Limine Nos. 1-4	JA000534- JA000542	8
	Exhibit 1 – Notice of Entry of Order		8
	Exhibit 2 – Helix Electric of Nevada, LLC's Amended Notice of 30(b)(6) Deposition of APCO Construction	JA000550 JA000558	8/9

<u>Date</u>	<u>Description</u>	<u>Bates</u> <u>Number</u>	Volume(s)
	Exhibit 3 - Excerpts from Brian Benson Deposition Transcript taken June 5, 2017	JA000559 JA000574	9
	Exhibit 4 – Excerpts from Mary Jo Allen's Deposition Transcript taken July 18, 2017	JA000575- JA000589	9
11-06-17	APCO Construction, Inc.'s Omnibus Motion in Limine	JA000590 JA000614	9
	Exhibit 1 – Second Amended Notice of taking NRCP Rule 30(b)(6) Deposition of Person Most Knowledgeable for Zitting Brothers Construction, Inc.	JA000615- JA000624	9
	Exhibit 2 – Zitting Brothers Construction, Inc.'s Motion for Partial Summary Judgment Against APCO Construction		9
	Exhibit 3 – Excerpts from Samuel Zitting's Deposition Transcript taken October 27, 2017	JA000647- JA000678	9/10
	Exhibit 4 – Statement of Facts Constituting Lien on Behalf of Buchele, Inc.	JA000679- JA000730	10
	Exhibit 5 – Subcontract Agreement dated April 17, 2007	JA000731- JA000808	10/11
	Exhibit 6 – Subcontract Agreement dated April 17, 2007	JA000809- JA000826	11/12
	Exhibit 7 – Email from Mary Bacon dated October 16, 2017	JA000827- JA000831	12
	Exhibit 8 – Email from Mary Bacon dated October 17, 2017	JA000832- JA000837	12
	Exhibit 9 – Email from Eric Zimbelman dated October 17, 2017	JA000838- JA000844	12
	Exhibit 10 – Special Master Report, Recommendation and District Court Order	JA00845- JA000848	12

<u>Date</u>	<u>Description</u>	<u>Bates</u> <u>Number</u>	Volume(s)
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	Exhibit 12 — Plaintiff in Intervention, National Wood Products, Inc.'s First Supplemental Disclosures Pursuant to NRCP 16.1	JA000857- JA000864	12
	Exhibit 13 – Amended Notice of Taking NRCP Rule 30(b)(6) Deposition of Person Most Knowledgeable for Helix Electric of Nevada, LLC	JA000865- JA000873	12
	Exhibit 14 – Excerpts from Helix Electric of Nevada, LLC's 30(b)(6) Witness Deposition Transcript taken July 20, 2017		12
11-14-17	Camco Pacific Construction Company, Inc.'s Opposition to Lien Claimants' Motions in Limine Nos. 1-6		12
	Exhibit A – Nevada Construction Services Cost Plus GMP Contract Disbursement Agreement	JA000906- JA000907	12
	Exhibit B – Scott Financial Corporation's April 28, 2009 letter to the Nevada State Contractor's Board	JA000908- JA000915	2/13
	Exhibit C – E-mail from Alex Edelstein dated December 15, 2008 Re: Letter to Subs	JA000916- JA000917	13
	Exhibit D – Camco Pacific's letter dated December 22, 2008	JA000918- JA000920	13
	Exhibit E – Order Approving Sale of Property	JA000921- JA000928	13

<u>Date</u>	<u>Description</u>	<u>Bates</u> <u>Number</u>	Volume(s)
11-14-17	APCO Construction, Inc.'s Opposition to Helix Electric of Nevada, LLC's Motions in Limine Nos. 1-4		13/14
	Exhibit 1 – Excerpts from the Deposition Transcript of Mary Jo Allen taken July 18, 2017	JA000941- JA000966	14/15/16
	Exhibit 2 – Helix Electric's Manhattan West Billing/Payment Status through August 2008	JA000967- JA000969	16/17
	Exhibit 3 – Excerpts from the Deposition Transcript of Andrew Rivera taken July 20, 2017	JA000970- JA000993	17/18/19
11-14-17	Helix Electric of Nevada's Opposition to APCO Construction's Omnibus Motion in Limine	JA000994- JA001008	20
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	Exhibit 3 – Special Master Order Requiring Completion of Questionnaire	JA001056- JA001059	20
	Exhibit 4 – Excerpts from the Deposition Transcript of the 30(b)(6) Witness for Helix Electric of Nevada taken July 20, 2017	JA001060- JA001064	20
	Exhibit 5 - Excerpts from the Deposition Transcript of David E. Parry taken June 20, 2017	JA001065 JA001132	20/21
11-15-17	APCO Construction, Inc.'s Reply in Support of its Omnibus <i>Motion in Limine</i>	JA001133 JA001148	21

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12-29-17	Notice of Entry of Order Granting Peel Brimley Lien Claimants' Motion in Limine 1-6	JA001161-	22
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01-03-18	Notice of Entry of Order Granting Peel Brimley Lien Claimants' Motion for Partial Summary Judgment Precluding Defenses Based on Pay-if-Paid Agreements		22
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	Exhibit 1 – Subcontract Agreement (Helix Electric of Nevada, LLC)	JA001218- JA001245	22/23/24
	Exhibit 2 – Subcontract Agreement (Zitting Brothers)	JA001246- JA001263	24

<u>Date</u>	<u>Description</u>	<u>Bates</u> <u>Number</u>	Volume(s)
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	Exhibit 4 – Amended Notice of	JA001282-	25
	Lien	JA001297	25
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		JA001309	25
	Exhibit 6 – Notice of Lien	JA001310-	25
		JA001313	25
	Exhibit 7 – Order Approving Sale	JA001314-	25/26
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	Proceeds from Court Controlled	JA001377-	26
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	Banc Reconsideration	JA001385	26
	Exhibit 10 – Order Granting Peel Brimley Lien Claimants' Motion for Partial Summary Judgment Precluding Defenses Based on Pay-if-Paid Agreements	JA001386- JA001392	26
	Exhibit 11 – Notice of Entry of Findings of Fact and Conclusions of Law and Judgment	JA001393- JA001430	26
	Exhibit 12 – Order Big D Construction Corp.'s Motion for Attorney's Fees, Costs and Interest Pursuant to Judgment		26
	Exhibit 13 – Appellant's Opening Brief (Padilla v. Big D)	JA001436- JA001469	26
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01-12-18	Joint Pre-Trial Memorandum [for APCO Construction, Inc., the Peel Brimley Lien Claimants and National Wood Products, LLC ONLY]	JA001574- JA001594	27/28
	Exhibit 1 – Exhibit List APCO	JA001595- JA001614	28
	Exhibit 2 – Helix Trial Exhibits	JA001615- JA001616	28
	Exhibit 3 – Exhibit List Plaintiff in Intervention National Wood Products, Inc.	JA001617- JA001635	28
	Exhibit 4 – Cactus Rose Trial Exhibits	JA001636- JA001637	28
	Exhibit 5 – Heinaman Trial Exhibits	JA001638- JA001639	28
	Exhibit 6 – Fast Glass Trial Exhibits	JA001640- JA001641	28
	Exhibit 7 – SWPPP Trial Exhibits	JA001642- JA001643	28
	Exhibit 8 - Order Granting in Part and Denying in Part APCO Construction's Omnibus Motion in Limine	JA001644- JA001647	28

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	Exhibit 10 - Order Granting in Part and Denying in part Helix Electric of Nevada, LLC's Motions in Limine 1-4 (Against APCO Construction)	JA001651- JA001653	28
	Exhibit 11 - order granting Peel Brimley Lien Claimants' Motion in Limine Nos.1-6 (against Camco Pacific Construction, Inc.)	JA001654- JA001657	28
	Exhibit 12 - Order Granting Plaintiff in Intervention, National Wood Products, Inc.'s Motion in Limine	JA001658- JA001660	28
	Exhibit 13 - Order Granting Peel Brimley Lien Claimants' Motion for Partial Summary Judgment Precluding Defenses Based on Pay-if-Paid Agreements	JA001661- JA00167	28/9/29
01-17-18	Transcript Bench Trial (Day 1) ¹	JA001668- JA001802	29/30
	Trial Exhibit 1 - Grading Agreement (<i>Admitted</i>)	JA001803- JA001825	30
	Trial Exhibit 2 – APCO/Gemstone General Construction Agreement (Admitted)	JA001826- JA001868	30
	Trial Exhibit 3 - Nevada Construction Services /Gemstone Cost Plus/GMP Contract Disbursement Agreement (Admitted)	JA001869- JA001884	30

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¹ Filed January 31, 2018

<u>Date</u>	Description	<u>Bates</u> <u>Number</u>	Volume(s)
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	Trial Exhibit 6 - Letter from J. Barker to A. Edelstein re: APCO's Notice of Intent to Stop Work (Admitted)		32
	Trial Exhibit 10 - Letter from J. Barker to A. Edelstein Re: Notice of Intent to Stop Work (Second Notice) (Admitted)	JA001981- JA001987	32
	Trial Exhibit 13 - Letter from A. Edelstein to Re. Nickerl Re: Termination for Cause (Gemstone) (Admitted)	JA001988- JA002001	32
	Trial Exhibit 14 - Letter from W. Gochnour to Sean Thueson Re: [APCO's] Response to [Gemstone's] Termination for Cause (Admitted)	JA002002- JA002010	33
	Trial Exhibit 15 - Letter from R. Nickerl to A. Edelstein Re: 48-Hour Notices (<i>Admitted</i>)	JA002011- JA002013	33
	Trial Exhibit 16 - Email from J. Horning to A. Berman and J. Olivares re: Joint Checks (Admitted)	JA002014	33
	Trial Exhibit 23 - APCO Subcontractor Notice of Stopping Work and Letter from J. Barker to A. Edelstein Re: Notice of Stopping Work and Notice of Intent to Terminate Contract (Admitted)	JA002015- JA002016	33

<u>Date</u>	<u>Description</u>	<u>Bates</u> <u>Number</u>	Volume(s)
	Trial Exhibit 24 - Letter from R. Nickerl to Clark County re: Notification of APCO's withdrawal as General Contractor of Record (Admitted)	JA002017- JA002023	33
	Trial Exhibit 26 - Email from J. Gisondo to Subcontractors re: June checks (<i>Admitted</i>)	JA002024	34
	Trial Exhibit 27 - Letter from A. Edelstein to R. Nickerl re: June Progress Payment (<i>Admitted</i>)	JA002025- JA002080	34
	Trial Exhibit 28 - Letter from J. Barker to A. Edelstein Re: Termination of Agreement for GMP (<i>Admitted</i>)	JA002081	34
	Trial Exhibit 31 - Transmission of APCO's Pay Application No. 11 as Submitted to Owner (<i>Admitted</i>)	JA002082- JA002120	34/35
	Trial Exhibit 45 - Subcontractor Agreement (Admitted)	JA002121- JA002146	35
	Trial Exhibit 162 - Amended and Restated General Construction Agreement between Gemstone and CAMCO (Admitted)	JA002176	35/36
	Trial Exhibit 212 - Letter from Edelstein to R. Nickerl re: NRS 624 Notice (<i>Admitted</i>)	JA002177- JA002181	36
	Trial Exhibit 215 - Email from C. Colligan to Subcontractors re: 48-hour Termination Notice (Admitted)	JA002182- JA002185	36
	Trial Exhibit 216 - Email from C. Colligan re: Meeting with Subcontractors (<i>Admitted</i>)	JA002186- JA002188	36
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	Exhibit 2 – Helix Trial Exhibits	JA002222- JA002223	36
	Exhibit 3 – Exhibit List Plaintiff in Intervention National Wood Products, Inc.	JA002224- JA002242	36/37
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	APCO Related Exhibits:		
	Trial Exhibit 7 - Letter from Scott Financial to APCO re: Loan Status	JA002243	37
	Trial Exhibit 8 - APCO Pay Application No. 10 as submitted to Owner	JA002244- JA002282	37/38
	Trial Exhibit 12 and 107 - Email from C. Colligan to Subcontractors re: Subcontractor Concerns		38
	Trial Exhibit 17 – Video (Construction Project)	JA002285	N/A
	Trial Exhibit 18 – Video (Construction Project)	JA002286	N/A
	Trial Exhibit 19 – Video (Construction Project)	JA002287	N/A
	Trial Exhibit 20 – Video (Construction Project)	JA002288	N/A
	Trial Exhibit 21 – Video (Construction Project)	JA002289	N/A
	Trial Exhibit 22 – Video (Construction Project)	JA002290	N/A

<u>Date</u>	<u>Description</u>	<u>Bates</u> <u>Number</u>	Volume(s)
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	Trial Exhibit 32 and 125 - Photo re: Building 8 & 9, Interior (Showing drywall still not completed and no electrical trim or fixture installed)	JA002307- JA002308	39
	Trial Exhibits 33 and 126 - Photo re: Building 8 & 9, Interior (Showing drywall still not completed)		39
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	Trial Exhibit 35 - Photo re: Building 8 & 9, Interior (Showing drywall still not completed and no electrical trim or fixtures installed)		40
	Exhibit 36 and 130 -Photo re: Building 8 & 9, Interior (Showing drywall still not completed and no electrical trim or fixtures installed)		40
	Trial Exhibits 37 and 131 -Photo re: Building 8 & 9, Interior (Showing drywall still not completed and no electrical trim or fixtures installed)	JA002317- JA002318	40
	Trial Exhibits 38 and 132 - Photo re: Building 8 & 9, Interior (Showing drywall still not completed and no electrical trim or fixtures installed)	JA002319- JA002320	41

<u>Date</u>	<u>Description</u>	<u>Bates</u> <u>Number</u>	Volume(s)
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	Trial Exhibit 48 - Email from R. Nickerl to B. Johnson Re: Work Suspension Directive	JA002357- JA002358	41
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	Trial Exhibit 52 -Photo re: Building 8 & 9, North (No Exterior fixtures installed. Helix billed out at 90%)		42
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<u>Date</u>	<u>Description</u>	<u>Bates</u> <u>Number</u>	Volume(s)
	Trial Exhibit 54 - Photo re: Building - 2 & 3, East (No Exterior fixtures installed. Helix billed out at 90%)		42
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	Trial Exhibit 56 - Photo re: Building 8 & 9, North (No Exterior fixtures installed. Helix billed out at 90%)		42
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	Trial Exhibit 58 - Helix Pay Application No. 16713-011R1 submitted to Owner	JA002382- JA002391	42
	Trial Exhibit 59 - Helix Pay Application No. 16713-011R1 given to Camco with Proof of Payment	JA002392-	43
	Trial Exhibit 60 - Helix Retention Rolled to Camco	JA002406- JA002415	43
	Trial Exhibit 61 - Unconditional Waiver and Release re: all Invoices through June 30, 2008 with Proof of Payment	JA002413- JA002415	43
	Trial Exhibit 62 - Photo re: Building 8 & 9, South	JA002416- JA002417	43
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<u>Date</u>	Description	<u>Bates</u> <u>Number</u>	Volume(s)
	Trial Exhibit 66 - Letter of transmittal from Helix to APCO re: Helix Pay Application No. 16713-011R1	JA002424- JA002433	43
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	Trial Exhibit 69 - Photo re: Building 2 & 3, East (No exterior fixtures installed. Helix billed out 90%)		43
	Trial Exhibit 70 - Photo re: Building 8 & 9, South (No exterior fixtures installed. Helix billed out 90%)		43
	Trial Exhibit 71 - Photo re: Building 8 & 9, West (No exterior fixtures installed. Helix billed out 90%)		43
	Trial Exhibit 72 - Photo re: Building 2 & 3, East (No exterior fixtures installed. Helix billed out 90%)	JA002445- JA002446	43
	Trial Exhibit 73 - Photo re: Building 8 & 9, West (No exterior fixtures installed. Helix billed out 90%)		43
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<u>Date</u>	Description	<u>Bates</u> <u>Number</u>	Volume(s)
	Trial Exhibit 75 - Unconditional Release re: Pay Application No. 16713-011R1 with Proof of Payment		43
	Exhibit 77 - Helix Statement of Facts Constituting Notice of Lien and Third-Party Complaint		43
	Zitting Brothers Related Exhibits:		
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	Trial Exhibit 102 -Email from L. Lynn to J. Griffith, et al. re: Change Order No. 00011 "pending"	JA002501- JA002503	44
	Trial Exhibit 103- Email from R. Zitting to R. Nickerl re: change orders adjusted to \$30 per hour	JA002504- JA002505	44
	Trial Exhibit 104 - Email from R. Zitting to R. Nickerl re: change orders adjusted to \$30 per hour with copies of change orders	JA002506- JA002526	44
	Trial Exhibit 105 - Ex. C to the Ratification – Zitting Quotes	JA002527- JA002528	44
	Trial Exhibit 106 - Unconditional Lien Release – Zitting (\$27,973.80)	JA002529	44
	Trial Exhibit 108 - Photo of Video (Construction Project)	JA002530- JA002531	44
	Trial Exhibit 109 - Photo of Video (Construction Project)	JA002532- JA002533	44

<u>Date</u>	<u>Description</u>	<u>Bates</u> <u>Number</u>	Volume(s)
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	(Construction Project)	JA002535	
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	(Construction Project)	JA002537	
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	(\$33,847.55) – Progress Payment		44
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	Drywall Pay Application No. 7 to	*******	
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	Exhibit 2 – National Wood Products, Inc.'s Notice of Motion and Motion to Intervene and Memorandum of Points and Authorities in Support Thereof	JA006357- JA006369	86
	Exhibit 3 – Plaintiff in Intervention, National Wood Products, Inc.'s Findings of Fact and Conclusions of Law (Proposed)	JA006370- JA006385	86/87
	Exhibit 4 – Plaintiff in Intervention, National Wood Productions, Inc.'s Findings of Fact and Conclusions of Law Re Camco	JA006386- JA006398	87
	Exhibit 5 – Offer of Judgment to Helix Electric of Nevada, LLC	JA006399- JA006402	87
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	Exhibit 7 – Declaration of John Randall Jefferies, Esq. in Support of APCO Construction, Inc.'s Motion for Attorney's Fees and Costs	JA006407- JA006411	87
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<u>Date</u>	Description	<u>Bates</u> <u>Number</u>	Volume(s)
	Open Statistically Closed Case, (II) Dismiss All Unresolved Claims and/or (III) In The Alternative for a Rule 54(B) Certification as to Helix and APCO		
06-29-18	Helix Electric of Nevada, LLC's Reply Re: Motion to Retax	JA007225- JA007237	100
03-23-18	Helix Electric of Nevada, LLC's Responses to APCO Construction's Post-Trial Brief	JA006173- JA006193	84
06-24-09	Helix Electric's Statement of Facts Constituting Lien and Third-Party Complaint	JA000001- JA000015	1
01-12-18	Joint Pre-Trial Memorandum [for APCO Construction, Inc., the Peel Brimley Lien Claimants and National Wood Products, LLC ONLY]		27/28
	Exhibit 1 – Exhibit List APCO	JA001595- JA001614	28
	Exhibit 2 – Helix Trial Exhibits	JA001615- JA001616	28
	Exhibit 3 – Exhibit List Plaintiff in Intervention National Wood Products, Inc.	JA001617- JA001635	28
	Exhibit 4 – Cactus Rose Trial Exhibits	JA001636- JA001637	28
	Exhibit 5 – Heinaman Trial Exhibits	JA001638- JA001639	28
	Exhibit 6 – Fast Glass Trial Exhibits	JA001640- JA001641	28
	Exhibit 7 – SWPPP Trial Exhibits	JA001642- JA001643	28
	Exhibit 8 - Order Granting in Part and Denying in Part APCO Construction's Omnibus Motion <i>in Limine</i>	JA001644- JA001647	28

<u>Date</u>	<u>Description</u>	<u>Bates</u> <u>Number</u>	Volume(s)
	Exhibit 9 - Amended <i>nunc pro tunc</i> order regarding APCO Construction, Inc.'s Omnibus Motion <i>in Limine</i> No. 7	JA001648- JA001650	28
	Exhibit 10 - Order Granting in Part and Denying in part Helix Electric of Nevada, LLC's Motions <i>in Limine</i> 1-4 (Against APCO Construction)	JA001651- JA001653	28
	Exhibit 11 - order granting Peel Brimley Lien Claimants' Motion in Limine Nos.1- 6 (against Camco Pacific Construction, Inc.)	JA001654- JA001657	28
	Exhibit 12 - Order Granting Plaintiff in Intervention, National Wood Products, Inc.'s Motion in Limine	JA001658- JA001660	28
	Exhibit 13 - Order Granting Peel Brimley Lien Claimants' Motion for Partial Summary Judgment Precluding Defenses Based on Pay-if-Paid Agreements	JA001661- JA00167	28/9/29
03-08-18	Letter to Judge Denton submitting APCO Construction, Inc.'s Proposed Findings of Fact and Conclusions of Law	JA005986- JA006058	8/821
03-08-18	Letter to Judge Denton submitting Helix Electric of Nevada, LLC's (Proposed) Findings of Fact and Conclusions of Law	JA005953- JA005985	81
01-04-18	Motion for Reconsideration of Court's Order Granting Peel Brimley Lien Claimants' Partial Motion for Summary Judgment to Preclude Defenses based on Pay-if-Paid provision on an Order Shortening Time	JA001199- JA001217	22
	Exhibit 1 – Subcontract Agreement (Helix Electric of Nevada, LLC)	JA001218- JA001245	22/23/24
	Exhibit 2 – Subcontract Agreement (Zitting Brothers)	JA001246- JA001263	24

<u>Date</u>	Description	<u>Bates</u> <u>Number</u>	Volume(s)
	Exhibit 3 – Subcontract Agreement (CabineTec)	JA001264- JA001281	24/25
	Exhibit 4 – Amended Notice of Lien	JA001282- JA001297	25
	Exhibit 5 - Amended NOL	JA001298- JA001309	25
	Exhibit 6 – Notice of Lien	JA001310- JA001313	25
	Exhibit 7 – Order Approving Sale of Property	JA001314- JA001376	25/26
	Exhibit 8 – Order Releasing Sale Proceeds from Court Controlled Escrow Account	JA001377- JA001380	26
	Exhibit 9 – Order Denying <i>En Banc</i> Reconsideration	JA001381- JA001385	26
	Exhibit 10 – Order Granting Peel Brimley Lien Claimants' Motion for Partial Summary Judgment Precluding Defenses Based on Pay-if-Paid Agreements	JA001386- JA001392	26
	Exhibit 11 – Notice of Entry of Findings of Fact and Conclusions of Law and Judgment	JA001393- JA001430	26
	Exhibit 12 – Order Big D Construction Corp.'s Motion for Attorney's Fees, Costs and Interest Pursuant to Judgment	JA001431- JA001435	26
	Exhibit 13 – Appellant's Opening Brief (Padilla v. Big D)	JA001436- JA001469	26
	Exhibit 14 – Respondent's Answering Brief	JA001470- JA001516	26/27
	Exhibit 15 – Appellant's Reply Brief (Padilla v. Big D)	JA001517- JA001551	27
01-29-20	Notice of Appeal	JA009132- JA009136	119/120
	Exhibit A – Notice of Entry of Judgment [As to the Claims of Helix Electric of Nevada, LLC and Plaintiff in Intervention	JA009137- JA009166	120

<u>Date</u>	Description	<u>Bates</u> <u>Number</u>	Volume(s)
	National Wood Products, Inc.'s Against APCO Construction, Inc.]		
	Exhibit [C] – Notice of Entry of Order Granting Helix Electric of Nevada's Rule 54(b) Certification	JA009148- JA009156	120
05-31-18	Notice of Entry of Judgment [As to the Claims of Helix Electric of Nevada, LLC Against Camco Construction, Co., Inc.]	JA006522 JA006540	89
06-01-18	Notice of Entry of Judgment [As to the Claims of Helix Electric of Nevada, LLC and Plaintiff in Intervention National Wood Products, Inc.'s Against APCO Construction, Inc.]	JA006541 JA006550	90
09-28-18	Notice of Entry of Order (1) Granting APCO Construction, Inc.'s Motion for Attorneys' Fees and Costs (2) Granting APCO Construction, Inc.'s Memorandum of Costs in Part (3) Granting Helix Electric of Nevada, LLC's Motion to Retax in Part and Denying in Part (4) Granting Plaintiff in Intervention National Wood Products, LLC's Motion to Retax in Part and Denying in Part and (5) Granting National Wood Products, Inc.'s Motion to File a Surreply	JA007281- JA007299	100
12-29-17	Notice of Entry of Order Granting in Part and Denying in Part APCO Construction's Omnibus Motion in Limine		22
07-02-18	Notice of Entry of Order Granting Helix Electric of Nevada, LLC's Motion for Attorneys' Fees, Interest and Costs		100
01-03-20	Notice of Entry of Order Granting Helix Electric of Nevada, LLC's Motion for Rule 54(b) Certification	JA009124- JA009131	119

<u>Date</u>	Description	<u>Bates</u> <u>Number</u>	Volume(s)
01-03-18	Notice of Entry of Order Granting Peel Brimley Lien Claimants' Motion for Partial Summary Judgment Precluding Defenses Based on Pay-if- Paid Agreements	JA001187- JA001198	22
12-29-17	Notice of Entry of Order Granting in Part and Denying in Part Helix Electric of Nevada, LLC's Motion in Limine 1- 4	JA001170- JA001177	22
12-29-17	Notice of Entry of Order Granting Peel Brimley Lien Claimants' Motion in Limine 1-6	JA001161- JA001169	22
01-19-18	Order Denying APCO Construction's Motion for Reconsideration of Order Granting Partial Summary Judgment Precluding Defenses Based on Pay-if-Paid Agreements	JA005282- JA005283	78
07-12-19	Order Dismissing Appeal (Case No. 76276)	JA007332- JA007334	101
07-02-10	Order Striking Defendant Gemstone Development West, Inc.'s Answer and Counterclaim and Entering Default	JA000042- JA000043	1
08-02-17	Peel Brimley Lien Claimants' Motion for Partial Summary Judgment Precluding Defenses Based on Pay-if-Paid Agreements and Ex Parte Application for Order Shortening Time		6
	Exhibit 1 – APCO Construction's Answers to Helix Electric of Nevada, LLC's First Request for Interrogatories	JA000343- JA00379	6
	Exhibit 2 – Camco Pacific Construction Company, Inc.'s Responses to Helix Electric of Nevada, LLC's Interrogatories	JA000380- JA000392	6
11-06-17	Peel Brimley Lien Claimants' Motion in Limine Nos. 1-6	JA000419- JA000428	7
	Exhibit 1 – Notice of Entry of Order	JA000429	7

<u>Date</u>	Description	<u>Bates</u> <u>Number</u>	<u>Volume(s)</u>
		JA000435	
	Exhibit 2 – Amended Notices of 30(b)(6) Deposition of Camco Pacific Construction Company, Inc. from Cactus Rose Construction, Inc., Fast Glass, Inc.'s, Heinaman Contract Glazing, Inc. and Helix Electric of Nevada, LLC's	JA000436- JA000472	7/8
	Exhibit 3 – Excerpt from David E. Parry's Deposition Transcript taken June 20, 2017	JA000473 JA00489	8
	Exhibit 4 – Cactus Rose Construction, Inc.'s First Set of Request for Admissions to Camco Pacific Construction	JA00490 JA000500	8
	Exhibit 5 – Fast Glass, Inc.'s First Set of Request for Admissions to Camco Pacific Construction	JA000501- JA000511	8
	Exhibit 6 – Heinaman Contract Glazing, Inc.'s First Set of Request for Admissions to Camco Pacific Construction	JA000512- JA000522	8
	Exhibit 7 – Helix Electric of Nevada, LLC's First Set of Request for Admissions to Camco Pacific Construction	JA000523- JA000533	8
09-28-17	Peel Brimley Lien Claimants' Reply to Oppositions to Motion for Partial Summary Judgment Precluding Defenses Based on Pay-if-Paid Agreements	JA000413- JA00418	7
01-09-18	Peel Brimley Lien Claimants' Opposition to APCO Construction's Motion for Reconsideration of Order Granting Partial Summary Judgment Precluding Defenses Based on Pay-if- Paid Agreements	JA001552- JA001560	27
06-18-18	Plaintiff in Intervention National Wood Products, Inc.'s Joinder to Helix Electric of Nevada, LLC's Opposition	JA007190- JA007192	99

<u>Date</u>	Description	<u>Bates</u> <u>Number</u>	Volume(s)
	to APCO Construction's Motion for Attorneys' Fees and Costs		
06-15-18	Plaintiff in Intervention National Wood Products, Inc.'s Opposition to APCO Construction's Motion for Attorneys' Fees and Costs	JA007095- JA007120	97/98
07-19-18	Plaintiff-in-Intervention National Wood Products, Inc.'s Surreply to APCO Construction's Reply to Plaintiff-in-Intervention National Wood Products, Inc.'s Opposition to Motion for Attorney's Fees and Costs	JA007246- JA007261	100
01-10-18	Reply in Support of Motion for Reconsideration of Court's Order Granting Peel Brimley Lien Claimants' Partial Motion for Summary Judgment to Preclude Defenses Based on Pay-if- Paid Provisions on an Order Shortening Time	JA001561- JA001573	27
01-18-18	Stipulation and Order Regarding Trial Exhibit Admitted into Evidence	JA002199- JA002201	36
	Exhibit 1 – Exhibit List APCO	JA002208- JA002221	36
	Exhibit 2 – Helix Trial Exhibits	JA002222- JA002223	36
	Exhibit 3 – Exhibit List Plaintiff in Intervention National Wood Products, Inc.	JA002224- JA002242	36/37
	APCO TRIAL EXHIBITS:		
	APCO Related Exhibits:		
	Trial Exhibit 7 - Letter from Scott Financial to APCO re: Loan Status	JA002243	37
	Trial Exhibit 8 - APCO Pay Application No. 10 as submitted to Owner	JA002244- JA002282	37/38
	Trial Exhibit 12 and 107 - Email from C. Colligan to Subcontractors re: Subcontractor Concerns	JA002283- JA002284	38

<u>Date</u>	<u>Description</u>	<u>Bates</u> <u>Number</u>	Volume(s)
	Trial Exhibit 17 – Video (Construction Project)	JA002285	N/A
	Trial Exhibit 18 – Video (Construction Project)	JA002286	N/A
	Trial Exhibit 19 – Video (Construction Project)	JA002287	N/A
	Trial Exhibit 20 – Video (Construction Project)	JA002288	N/A
	Trial Exhibit 21 – Video (Construction Project)	JA002289	N/A
	Trial Exhibit 22 – Video (Construction Project)	JA002290	N/A
	Trial Exhibit 29 - Email from J. Robbins to Subcontractors re: Billing Cut-Off for August Billing	JA002285	39
	Trial Exhibit 30 - Camco Pay Application No. 11 NCS-Owner Approved with NCS Draw Request	JA002286- JA002306	39
	Trial Exhibit 32 and 125 - Photo re: Building 8 & 9, Interior (Showing drywall still not completed and no electrical trim or fixture installed)	JA002307- JA002308	39
	Trial Exhibits 33 and 126 - Photo re: Building 8 & 9, Interior (Showing drywall still not completed)	JA002309- JA002310	39
	Exhibit 34 and 128 - Photo re: Building 8 & 9, Interior (Showing drywall still not completed)	JA002311- JA002312-	40
	Trial Exhibit 35 - Photo re: Building 8 & 9, Interior (Showing drywall still not completed and no electrical trim or fixtures installed)	JA002313- JA002314	40
	Exhibit 36 and 130 -Photo re: Building 8 & 9, Interior (Showing drywall still not completed and no electrical trim or fixtures installed)	JA002315- JA002316	40

<u>Date</u>	<u>Description</u>	<u>Bates</u> <u>Number</u>	<u>Volume(s)</u>
	Trial Exhibits 37 and 131 -Photo re: Building 8 & 9, Interior (Showing drywall still not completed and no electrical trim or fixtures installed)	JA002317- JA002318	40
	Trial Exhibits 38 and 132 - Photo re: Building 8 & 9, Interior (Showing drywall still not completed and no electrical trim or fixtures installed)	JA002319- JA002320	41
	Trial Exhibit 39 -Email from K. Costen to Subcontractors informing that Manhattan West Project no longer open	JA002321- JA002322	41
	Trial Exhibit 40- Letter from D. Parry to Subcontractors Re: Funding Withdrawn	JA002323 JA002326	41
	HELIX Related Exhibits:		41
	Trial Exhibit 46 - Helix Pay Application No. 16713-008R1 with Proof of Payment	JA002327- JA002345	41
	Trial Exhibit 47 - Helix Pay Application No. 16713-009R1 with Proof of Payment	JA002346- JA002356	41
	Trial Exhibit 48 - Email from R. Nickerl to B. Johnson Re: Work Suspension Directive	JA002357- JA002358	41
	Trial Exhibit 49 -Helix Pay Application No. 16713-010R2 with Proof of Payment	JA002359- JA002364	41/42
	Trial Exhibit 50 - Unconditional Waiver and Release re: Pay Application No. 8 with Copy of Payment	JA002365- JA002366	42
	Trial Exhibit 51 - Photo re: Building 8 & 9, South (No Exterior fixtures installed. Helix billed out at 90%)	JA002367- JA002368	42
	Trial Exhibit 52 -Photo re: Building 8 & 9, North (No Exterior fixtures installed. Helix billed out at 90%)	JA002369- JA002370	42
	Trial Exhibit 53 -Photo re: Building - 2 & 3, West (No Exterior fixtures installed. Helix billed out at 90%)	JA002371- JA002372	42

<u>Date</u>	<u>Description</u>	<u>Bates</u> <u>Number</u>	<u>Volume(s)</u>
	Trial Exhibit 54 - Photo re: Building - 2 & 3, East (No Exterior fixtures installed. Helix billed out at 90%)	JA002373- JA002374	42
	Trial Exhibit 55 - Photo re: Building 2 & 3, East (No Exterior fixtures installed. Helix billed out at 90%)	JA002375- JA002376	42
	Trial Exhibit 56 - Photo re: Building 8 & 9, North (No Exterior fixtures installed. Helix billed out at 90%)	JA002377- JA002378	42
	Trial Exhibit 57 - Photo re: Building 2 & 3, and 8 & 9, North (No Exterior fixtures installed. Helix billed out at 90%)	JA002379- JA002381	42
	Trial Exhibit 58 - Helix Pay Application No. 16713-011R1 submitted to Owner	JA002382- JA002391	42
	Trial Exhibit 59 - Helix Pay Application No. 16713-011R1 given to Camco with Proof of Payment	JA002392- JA002405	43
	Trial Exhibit 60 - Helix Retention Rolled to Camco	JA002406- JA002415	43
	Trial Exhibit 61 - Unconditional Waiver and Release re: all Invoices through June 30, 2008 with Proof of Payment	JA002413- JA002415	43
	Trial Exhibit 62 - Photo re: Building 8 & 9, South	JA002416- JA002417	43
	Trial Exhibit 63 - Photo re: Building 2 & 3, West	JA002418- JA002419	43
	Trial Exhibit 64 - Photo re: Building 2 & 3, West	JA002420- JA002421	43
	Trial Exhibit 65 - Photo re: Building 2 & 3, South	JA002422- JA002423	43
	Trial Exhibit 66 - Letter of transmittal from Helix to APCO re: Helix Pay Application No. 16713-011R1	JA002424- JA002433	43
	Trial Exhibit 67 - Photo re: Building 8 & 9, West (No exterior fixtures installed. Helix billed out 90%)	JA002435- JA002436	43

<u>Date</u>	<u>Description</u>	<u>Bates</u> <u>Number</u>	<u>Volume(s)</u>
	Trial Exhibit 68 -Photo re: Building 8 & 9, West (No exterior fixtures installed. Helix billed out 90%)	JA002437- JA002438	43
	Trial Exhibit 69 - Photo re: Building 2 & 3, East (No exterior fixtures installed. Helix billed out 90%)	JA002439- JA002440	43
	Trial Exhibit 70 - Photo re: Building 8 & 9, South (No exterior fixtures installed. Helix billed out 90%)	JA002441- JA002442	43
	Trial Exhibit 71 - Photo re: Building 8 & 9, West (No exterior fixtures installed. Helix billed out 90%)	JA002443- JA002444	43
	Trial Exhibit 72 - Photo re: Building 2 & 3, East (No exterior fixtures installed. Helix billed out 90%)	JA002445- JA002446	43
	Trial Exhibit 73 - Photo re: Building 8 & 9, West (No exterior fixtures installed. Helix billed out 90%)	JA002447- JA002448	43
	Trial Exhibit 74 - Photo re: Building 2 & 3, East (No exterior fixtures installed. Helix billed out 90%)	JA002448- JA002449	43
	Trial Exhibit 75 - Unconditional Release re: Pay Application No. 16713-011R1 with Proof of Payment	JA002450- JA002456	43
	Exhibit 77 - Helix Statement of Facts Constituting Notice of Lien and Third- Party Complaint	011002.0.	43
	Zitting Brothers Related Exhibits:		
	Trial Exhibit 100 - Check No. 14392 payable to Zitting (\$27,973.80); Progress Payment No. 7	JA002495- JA002497	44
	Trial Exhibit 101 - Email from R. Nickerl to R. Zitting re: Change Orders	JA002498- JA002500	44
	Trial Exhibit 102 -Email from L. Lynn to J. Griffith, et al. re: Change Order No. 00011 "pending"	JA002501- JA002503	44

<u>Date</u>	<u>Description</u>	<u>Bates</u> <u>Number</u>	<u>Volume(s)</u>
	Trial Exhibit 103- Email from R. Zitting to R. Nickerl re: change orders adjusted to \$30 per hour	JA002504- JA002505	44
	Trial Exhibit 104 - Email from R. Zitting to R. Nickerl re: change orders adjusted to \$30 per hour with copies of change orders	JA002506- JA002526	44
	Trial Exhibit 105 - Ex. C to the Ratification – Zitting Quotes	JA002527- JA002528	44
	Trial Exhibit 106 - Unconditional Lien Release – Zitting (\$27,973.80)	JA002529	44
	Trial Exhibit 108 - Photo of Video (Construction Project)	JA002530- JA002531	44
	Trial Exhibit 109 - Photo of Video (Construction Project)	JA002532- JA002533	44
	Trial Exhibit 110 - Photo of Video (Construction Project)	JA002534- JA002535	44
	Trial Exhibit 111 - Photo of Video (Construction Project)	JA002536- JA002537	44
	Trial Exhibit 112 - Photo of Video (Construction Project)	JA002538- JA002539	44
	Trial Exhibit 113 -Photo of Video (Construction Project)	JA002550- JA002541	44
	Trial Exhibit 114 -Photo of Video (Construction Project)	JA002542- JA002543	44
	Trial Exhibit 115 - Progress Payment No. 9 Remitted to Zitting	JA002544- JA002545	44
	Trial Exhibit 116 - Ratification and Amendment of Subcontract Agreement between Buchele and Camco	JA002546- JA002550	44
	Trial Exhibit 117 - C to the Ratification	JA002551- JA002563	44
	Trial Exhibit 118 - Q&A from Gemstone to subcontracts	JA002564- JA002567	44
	Trial Exhibit 119 - Check No. 528388 payable to APCO (\$33,847.55) - Progress Payment No. 8.1 and 8.2	JA002568- JA002571	44

<u>Date</u>	<u>Description</u>	<u>Bates</u> <u>Number</u>	Volume(s)
	Trial Exhibit 120 - Tri-City Drywall Pay Application No. 7 to APCO as submitted to Owner. Show percentage complete for Zitting	JA002572- JA002575	44/45
	Trial Exhibit 127 - Photo of Video (Construction Project)	JA002576- JA002577	45/46
	Trial Exhibit 128 - Photo of Video (Construction Project)	JA002578- JA002579	46
	Trial Exhibit 129 - Photo of Video (Construction Project)	JA002580- JA002581	46
	Trial Exhibit 138 - Memo from Scott Financial to Nevada State Contractors Board Re: Explanation of Project Payment Process	JA002582- JA002591	46
	Trial Exhibit 152 -Terms & Conditions modified by APCO, Invoices and Check Payment	JA002592- JA002598	46
	National Wood Products Related Exhibits:		
	Trial Exhibit 160 - Documents provided for settlement	JA002599- JA002612	46
	CAMCO Related Exhibits:		
	Trial Exhibit 163 - Camco Pay Application No. 12 to Gemstone	JA002613- JA002651	46/47
	Trial Exhibit 165 - Letter from D. Parry to A. Edelstein re: Gemstone losing funding for project	JA002652- JA002653	47
	Trial Exhibit 166 - Letter from D. Parry to G. Hall re: withdrawal of funding	JA002654 JA002656	47
	Helix Related Exhibits:		47
	Trial Exhibit 169 - Helix Exhibit to Standard Subcontract Agreement with Camco	JA 002665 JA002676	47/48
	Trial Exhibit 170 - Subcontract Agreement between Helix and Camco (unsigned)	JA002677- JA002713	48

<u>Date</u>	<u>Description</u>	<u>Bates</u> <u>Number</u>	<u>Volume(s)</u>
	Trial Exhibit 171 - Work Order No. 100	JA002714- JA002718	48
	Trial Exhibit 172 - Letter from J. Griffith to Victor Fuchs Re: Gemstone's intention to continue retention of Helix w/copy of Ratification and Amendment of Subcontract Agreement	JA002719- JA002730	48
	Trial Exhibit 173 - Helix Pay Application No. 16713-012 to Camco with proof of payment	JA002731- JA002745	48
	Trial Exhibit 174 - Helix Change Order Request No. 28	JA002746- JA002747	48
	Trial Exhibit 175 - Change Notice No. 41	JA002748- JA002751	48
	Trial Exhibit 176 - Helix Pay Application No. 16713-013 to Camco	JA002752- JA002771	48/49
	Trial Exhibit 177 - Helix Pay Application No. 16713-014 to Camco	JA002772- JA002782	49
	Trial Exhibit 178 - Camco's letter to Helix rejecting Pay Application No. 16713-015 with attached copy of Pay Application	JA002783 JA002797	49
	National Wood/Cabinetec Related		
	Exhibits: Trial Exhibit 184 - Ratification and Amendment of Subcontract Agreement between CabineTec and Camco (fully executed copy)	JA002798- JA002825	49
	General Related Exhibits:		
	Trial Exhibit 218 - Camco/Owner Pay Application No. 11 w/Backup	JA002826- JA003028	50/51/52
	Trial Exhibit 220 - Camco/Owner Pay Application No. 12 w/Backup	JA003029- JA003333	52/53/54/55
	Trial Exhibit 313 - Letter from A. Edelstein to R. Nickerl re: NRS 624 Notice	JA003334- JA003338	55
	Helix Trial Exhibits:		

<u>Date</u>	<u>Description</u>	<u>Bates</u> <u>Number</u>	Volume(s)
	Trial Exhibit 501 - Payment Summary	JA003339 – JA003732	55/56/57/ 58/59/60
	Trial Exhibit 508 – Helix Pay Application	JA003733- JA003813	60/61
	Trial Exhibit 510 - Unsigned Subcontract	JA003814- JA003927	61/62
	Trial Exhibit 512 - Helix's Lien Notice	JA003928- JA004034	62/63
	Trial Exhibit 522 - Camco Billing		63/64/65/66/6
		JA004035- JA005281	68/69/70 /71/72 /73/74/75/ 76/77
01-17-18	Transcript Bench Trial (Day 1) ⁵	JA001668- JA001802	29/30
	Trial Exhibit 1 - Grading Agreement (Admitted)	JA001803- JA001825	30
	Trial Exhibit 2 – APCO/Gemstone General Construction Agreement (Admitted)	JA001826- JA001868	30
	Trial Exhibit 3 - Nevada Construction Services /Gemstone Cost Plus/GMP Contract Disbursement Agreement (Admitted)	JA001869- JA001884	30
	Trial Exhibit 4 - APCO Pay Application No. 9 Submitted to Gemstone (<i>Admitted</i>)	JA001885- JA001974	30/31/32
	Trial Exhibit 5 - Letter from J. Barker to A. Edelstein re: APCO's Notice of Intent to Stop Work (<i>Admitted</i>)	JA001975- JA001978	32
	Trial Exhibit 6 - Letter from J. Barker to A. Edelstein re: APCO's Notice of Intent to Stop Work (<i>Admitted</i>)	JA001979- JA001980	32
	Trial Exhibit 10 - Letter from J. Barker to A. Edelstein Re: Notice of Intent to Stop Work (Second Notice) (Admitted)	JA001981- JA001987	32

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⁵ Filed January 31, 2018

<u>Date</u>	<u>Description</u>	<u>Bates</u> <u>Number</u>	Volume(s)
	Trial Exhibit 13 - Letter from A. Edelstein to Re. Nickerl Re: Termination for Cause (Gemstone) (<i>Admitted</i>)	JA001988- JA002001	32
	Trial Exhibit 14 - Letter from W. Gochnour to Sean Thueson Re: [APCO's] Response to [Gemstone's] Termination for Cause (<i>Admitted</i>)	JA002002- JA002010	33
	Trial Exhibit 15 - Letter from R. Nickerl to A. Edelstein Re: 48-Hour Notices (<i>Admitted</i>)	JA002011- JA002013	33
	Trial Exhibit 16 - Email from J. Horning to A. Berman and J. Olivares re: Joint Checks (<i>Admitted</i>)	JA002014	33
	Trial Exhibit 23 - APCO Subcontractor Notice of Stopping Work and Letter from J. Barker to A. Edelstein Re: Notice of Stopping Work and Notice of Intent to Terminate Contract (<i>Admitted</i>)	JA002015- JA002016	33
	Trial Exhibit 24 - Letter from R. Nickerl to Clark County re: Notification of APCO's withdrawal as General Contractor of Record (<i>Admitted</i>)	JA002017- JA002023	33
	Trial Exhibit 26 - Email from J. Gisondo to Subcontractors re: June checks (<i>Admitted</i>)	JA002024	34
	Trial Exhibit 27 - Letter from A. Edelstein to R. Nickerl re: June Progress Payment (<i>Admitted</i>)	JA002025- JA002080	34
	Trial Exhibit 28 - Letter from J. Barker to A. Edelstein Re: Termination of Agreement for GMP (Admitted)	JA002081	34
	Trial Exhibit 31 - Transmission of APCO's Pay Application No. 11 as Submitted to Owner (<i>Admitted</i>)	JA002082- JA002120	34/35
	Trial Exhibit 45 - Subcontractor Agreement (Admitted)	JA002121- JA002146	35

<u>Date</u>	<u>Description</u>	<u>Bates</u> <u>Number</u>	Volume(s)
	Trial Exhibit 162 - Amended and Restated General Construction Agreement between Gemstone and CAMCO (Admitted)	JA002147- JA002176	35/36
	Trial Exhibit 212 - Letter from Edelstein to R. Nickerl re: NRS 624 Notice (Admitted)	JA002177- JA002181	36
	Trial Exhibit 215 - Email from C. Colligan to Subcontractors re: 48-hour Termination Notice (<i>Admitted</i>)	JA002182- JA002185	36
	Trial Exhibit 216 - Email from C. Colligan re: Meeting with Subcontractors (<i>Admitted</i>)	JA002186- JA002188	36
	Trial Exhibit 506 – Email and Contract Revisions (<i>Admitted</i>)	JA002189 – JA002198	36
01-18-18	Transcript – Bench Trial (Day 2) ⁶	JA005284- JA005370	78
	Trial Exhibit 535 – Deposition Transcript of Andrew Rivera (Exhibit 99) (Admitted)	JA005371- JA005623	78/79/80
01-19-18	Transcript – Bench Trial (Day 3) ⁷	JA005624- JA005785	80
	Trial Exhibit 231 – Helix Electric's Amended Statement of Facts Constituting Notice of Lien and Third-Party Complaint (<i>Admitted</i>)		80
	Trial Exhibit 314 - Declaration of Victor Fuchs in support of Helix's Motion for Partial Summary Judgment against Gemstone (<i>Admitted</i>)		80
	Trial Exhibit 320 – June-August Billings—not paid to APCO (Admitted)	JA005805	80
	Trial Exhibit 321 – Overpayments to Cabinetec (Admitted)	JA005806-	80

⁶ Filed January 31, 201879 ⁷ Filed January 31, 2018

<u>Date</u>	<u>Description</u>	<u>Bates</u> <u>Number</u>	Volume(s)
	Trial Exhibit 536 – Lien math	JA005807-	80
	calculations (handwritten) (Admitted)	JA005808	80
	Trial Exhibit 804 – Camco	JA005809-	80
	Correspondence (Admitted)	JA005816	80
	Trial Exhibit 3176 – APCO Notice of	JA005817-	81
	Lien (Admitted)	JA005819	81
01-24-18	Transcript – Bench Trial (Day 5) ⁸	JA005820-	81
		JA005952	01
01-24-19	Transcript for All Pending Fee	JA007300-	100/101
	Motions on July 19, 2018	JA007312	100/101

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⁸ Filed January 31, 2018

seeking prior to the case being remanded from the Supreme Court.

And it is our position that that should not be charged to National

Wood or Helix.

I've highlighted some of these costs in lavender, Your Honor, because the description of these entries appeared to be related to all subcontractors. And at a minimum, Your Honor, there are 14 subcontractors, so we divided that among the 14 subcontractors and reduced the amount.

There are entries in here related to Insulpro that were charged to both Helix and National Wood. And I've highlighted that in this light pink.

There were charges related to National Wood. And we did not dispute that -- that's in the light blue, Your Honor.

There were charges related to depositions. And APCO divided that amongst Helix and National Wood. That should have been divided amongst the 10 deponents present, and so we reallocated those amounts.

There are additional allocations, Your Honor -- that's reflected on this legend.

And then at the bottom of each chart we reflected those totals were -- what APCO allocated to Helix, National Wood, and then National Wood's reallocation.

And also, Your Honor, in the event the Court awards any fees with respect to -- under NRCP 68, we itemized the amounts after November 23rd, 2017.

With regard to the cost, Your Honor, I want to point out a few things.

As, Your Honor knows under Cadle Company versus Woods Erickson's, the Court made it clear that the cost must be reasonable and necessary and actually incurred. Just providing receipts and invoices are insufficient. The declarations that were provided failed to state any facts to support these costs. There's no description that supports why these costs were incurred as a result of National Wood.

For example, Your Honor, online research -- the charges for Spencer Fein on their internal bill it says online research -- \$75 for research. There's no description. It doesn't say why it's -- what that should be allocated to National Wood or Helix.

Your Honor, they've attached 103 pages of cost copies -internal cost copies at 25 cents per page, which is totally
unreasonable. But in those you'll see descriptions, cost charged to
Interstate Plumbing, Nevada Prefab, and other subcontractors, yet
they want to divide almost \$7,000 between National and Helix.

And so those are the basis for our Motion to Retax because they are not reasonable; they failed to meet the burden to establish that these costs were reasonable and necessary, and actually incurred as a result of the claims made by National Wood.

Your Honor, the other -- [] Westlaw research -- the same is true. For Marquis Aurbach, there's no description. There's nothing that ties those -- the research or these costs to National Wood or

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Helix. Therefore, we request that the Court deny those costs.

But if the Court is inclined to award any costs, then these costs should be allocated to the 14 subcontractors. If you take a look at the time period within which they're asking for these costs, there are all these other subcontractors involved. So we request that the Court allocate, in the event that the Court awards any of these costs.

Thank you.

THE COURT: Thank you.

Anything else from that table?

MR. ZIMBLEMAN: Thank you, Your Honor.

THE COURT: Okay. Briefly.

MR. JEFFERIES: Very briefly. I apologize.

You won't find one case cited by National or Helix where an assignor was sued on the contract and not allowed to take advantage of the benefits.

Helix claims it was exposed to APCO and Camco. That's only because Helix sued both parties.

As far as the lien goes, I would submit to you there was no reasonable basis for the continued prosecution of the lien.

And I also don't appreciate the statement or the comment that my statement was inaccurate to the Court, that there were 8 subcontractors and we have resolved 5 of them.

Yes, you will note we only went to trial with 2 -- Zitting got a judgment. The other 5 were resolved, and those stips have come in in due course. But we only went to trial with two subs, and Zitting

is in a separate category, so we did result 5. But in fairness to our allocations, I did do one-eighth when all those parties were involved.

So unless you have any questions --

THE COURT: No. Thank you.

Anything else on costs?

MS. BACON: And I will keep my comments very brief on costs.

Ms. Hirahara has stated that they -- our costs are not reasonable and necessary and actually incurred. We provided invoices that these costs were actually incurred. We provided the affidavits of myself and [indiscernible], and I think one from Mr. Jefferies stating why they were incurred.

And if Your Honor flips to APCO's Opposition to the Motion to Retax Costs, you'll see, at least as relating to [] Spencer Fein's fees, exhibit -- that's Exhibit A [indiscernible] that's Exhibit A too.

Exhibit A to the affidavits is a description of how each cost was incurred, what it was incurred for, what that Westlaw charge was incurred for.

So, yes, on Spencer Fein bills, it just -- does just say \$75 online research. We provided additional documentation regarding what each expense was for and that's in the exhibits.

So unless you have any other questions.

THE COURT: The only other question I've got, before we conclude on this case, has to do with the offer of judgment. I mean,

Katherine McNally

Court Recorder/Transcriber

IN THE SUPREME COURT OF THE STATE OF NEVADA

HELIX ELECTRIC OF NEVADA, LLC, Appellant,

VS.

APCO CONSTRUCTION, INC., A NEVADA CORPORATION,

Respondent.

No. 76276

FILED

JUL 1 2 2019

ORDER DISMISSING APPEAL

This is an appeal from a district court order entering judgment against appellant. Eighth Judicial District Court, Clark County; Mark R. Denton, Judge.

When review of appellant's amended docketing statement revealed that it was incomplete, this court ordered appellant to file and serve an amended docketing statement that contained a complete response to item 23. Appellant filed a second amended docketing statement but that document still did not contain all required information. It was thus unclear whether the district court had entered a final judgment appealable under NRAP 3A(b)(1). See Lee v. GNLV Corp., 116 Nev. 424, 426, 996 P.2d 416, 417 (2000) (defining a final judgment). Accordingly, this court entered an order directing appellant to show cause why this appeal should not be dismissed for lack of jurisdiction. The order noted that the underlying case is extraordinarily complex, involving dozens of parties and multiple consolidated cases. Appellant was directed to provide specific information regarding each claim, counterclaim, third-party claim, and complaint in intervention asserted.

Having reviewed appellant's response, as well as the attached exhibits, appellant fails to demonstrate that the district court has entered

SUPREME COURT OF NEVADA



a final judgment in the constituent case. See Moran v. Bonneville Square Assocs., 117 Nev. 525, 527, 25 P.3d 898, 899 (2001) (stating that the burden of establishing appellate jurisdiction lies with appellant). Appellant states that several claims and counterclaims were abandoned and not expressly resolved in a district court order but asserts that these claims are fully resolved due to the application of claim preclusion. Whether or not the claims may be brought again in future litigation is a separate inquiry from whether all asserted claims have been fully resolved so as to invoke this court's jurisdiction under NRAP 3A(b)(1). As noted in this court's order to show cause, the fact that a party was not inclined to pursue a claim does not operate as a formal dismissal of that claim. KDI Sylvan Pools, Inc. v. Workman, 107 Nev. 340, 342, 810 P.2d 1217, 1219 (1991). Accordingly, it appears that the order challenged in this appeal is not appealable as a final judgment. As no other statute or court rule appears to authorize an appeal from the challenged order, see Brown v. MHC Stagecoach, LLC, 129 Nev. 343, 345, 301 P.3d 850, 851 (2013) (this court "may only consider appeals authorized by statute or court rule"), it appears this court lacks jurisdiction and

ORDERS this appeal DISMISSED.1

Parraguirre Pickering J.

Parraguirre Cadish

(O) 1947A

¹Given this dismissal, the motion to consolidate this appeal with Docket No. 77320 is denied as moot. This court will determine its jurisdiction in Docket No. 77320 at a later date.

cc: Hon. Mark R. Denton, District Judge Stephen E. Haberfeld, Settlement Judge Peel Brimley LLP/Henderson Fennemore Craig, P.C./Las Vegas Marquis Aurbach Coffing Spencer Fane LLP/Las Vegas Fennemore Craig, P.C./Phoenix Eighth District Court Clerk

JA007316

Case Number: 08A571228

This Motion is made and based on the points and authorities provided below, the papers and pleadings on file herein, and any oral argument to be heard by this Court at the hearing on this matter.

Respectfully submitted this 6th day of August, 2019.

PEEL BRIMLEY LLP

/s/ Eric B. Zimbelman

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MEMORANDUM OF POINTS AND AUTHORITIES

I. INTRODUCTION

As the Court will recall, this long-running, consolidated and complex case came to trial in January 2018. Of the various constituent cases and parties tried to this Court, the Court entered a judgment for APCO Construction Co. ("APCO") and against Helix in which the Court dismissed all of Helix's claims against APCO.¹ The Court subsequently awarded APCO attorney's fees and costs by way of a separate Order.² Helix then appealed both of those Orders to the Nevada Supreme Court,³ which for unknown reasons created two separate appeal case numbers: 76276 and 77320.⁴ The Court also entered judgment for Helix and other parties represented by the law firm of Peel Brimley LLP (the "Peel Brimley Lien Claimants") against Camco Pacific Construction Company, Inc. ("CAMCO").⁵ The Court also dismissed all of the claims of National Wood Products ("NWP") against APCO and awarded APCO fees and costs as

¹ See Exhibit 1.

² See Exhibit 2. Collectively, the Orders regarding the claims by and between Helix and APCO are referred to hereinafter as "the Helix/APCO Orders."

³ See Exhibits 3 and 4.

⁴ Case No. 76276 pertains specifically to the underlying judgment while Case No. 77320 pertains specifically to the award of fees and costs.

⁵ See Exhibits 5A, 5B, 5C, 5D and 5E.

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against NWP. Although NWP also appealed, that appeal was dismissed following a settlement between those parties.⁶

Recently, following an Order to Show Cause,7 the Nevada Supreme Court dismissed Helix's appeal of the underlying judgment as premature, concluding that the District Court did not enter a final judgment in the Constituent Case.8 Specifically, although several claims and counterclaims involving other parties were abandoned and therefore not expressly resolved at trial, the Nevada Supreme Court concluded that "the fact that a party was not inclined to pursue a claim does not operate as a formal dismissal of that claim" Accordingly, the Order and judgment for APCO is "not appealable as a final judgment." 10 By way of the present Motion, Helix seeks to remove this jurisdictional hurdle and render the Helix/APCO Orders are final and appealable. Specifically, but without limitation, Helix moves this Court to:

- Re-open this statistically closed case;
- Dismiss any and all unresolved claims arising out of the consolidated action or, alternatively, the constituent case from which the Helix/APCO Orders arise; and/or
- Issue a certification pursuant to Nev. R. Civ. P. 54(b) that there is no just reason for delay to direct entry of a final judgment as to one or more, but fewer than all, claims or parties - specifically as to the claims of, by and between Helix and APCO.

STATEMENT OF RELEVANT FACTS AND PROCEDURAL HISTORY II.

As the Court is aware, this complex and consolidated action arose out of a failed construction project (the Manhattan West Project - hereinafter "Project") that closed, incomplete, in 2008. Numerous contractors, subcontractors and suppliers recorded mechanic's liens against the Project and filed multiple actions to foreclose their liens and (in the case of the subcontractors) recover in contract from the general contractors. On July 2, 2009, a Notice of Entry was filed with

⁶ See Exhibit 6.

⁷ See Exhibit 7.

⁸ See Exhibit 8.

⁹ See Id., citing KDI Sylvan Pools, Inc. v. Workman, 107 Nev. 340, 342, 810 P.2d 1217, 1219 (1991). ¹⁰ See Id.

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respect to the District Court's Order dated June 29, 2009 consolidating the various related actions.11

The Constituent Case. 1.

Because a constituent case can be immediately appealable as a final judgment even where the other constituent case or cases within the consolidated case remain pending, 12 it is also important to identify the constituent case from which the Helix/APCO Orders arose (Case No. A09587168 - the "Constituent Case"). The claims filed in the Constituent Case (or in response thereto), as amended, involve the following parties:

- Accuracy Glass & Mirror Company, Inc. (Original Plaintiff);
- Helix Electric of Nevada, LLC (Plaintiff in Intervention);
- WRG Design, Inc., f.k.a WRG, Inc. (Plaintiff in Intervention);
- Heinaman Contract Glazing (Plaintiff in Intervention);
- Bruin Painting Corp. (Plaintiff in Intervention);
- HD Supply Waterworks, LP (Plaintiff in Intervention);
- APCO Construction (Defendant, General Contractor)¹³;
- Gemstone Development, Inc. (Defendant, Project Owner);
- Scott Financial Corporation (Defendant, Lender)¹⁴;
- CAMCO Pacific Construction Co., Inc. (Defendant, General Contractor, Counterclaimant) and its contractor's bond surety, Fidelity and Deposit Company of Maryland¹⁵; and
- Various Does (unknown persons), Roes (unknown entities), Boes (unknown bonding companies, and Loes (unknown lenders). 16

¹¹¹

¹¹ See Exhibit 9. 24

¹² Matter of Estate of Sarge, 134 Nev. Adv. Op. 105, 432 P.3d 718, 720 (2018).

¹³ APCO asserted affirmative claims, including lien claims in its own constituent case. APCO asserted no counterclaims relating to the Constituent Case.

¹⁴ As more fully discussed below, Scott Financial Corporation was a defendant only with respect to the lien claimants' claims of priority and was added by way of amended complaints or statements of fact.

¹⁵ CAMCO asserted various counterclaims against those subcontractors who claimed against CAMCO. However, at the time of trial, CAMCO offered no evidence and asserted to right to any affirmative relief.

¹⁶ Except for Scott Financial Corporation, added by way of amended pleadings, no actual persons, entities, bonding companies or lenders were substituted for the Does, Roes, Boes or Loes.

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As set forth in Exhibit 10 (with Sub-Exhibits A-QQ), the Constituent Case was commenced on April 7, 2009¹⁷ when Accuracy Glass & Mirror Company, Inc. ("Accuracy") filed a "Complaint Re Foreclosure" asserting claims against APCO, CAMCO, the Project developer, Gemstone Development West, Inc., CAMCO's contractor's bond surety, Fidelity and Deposit Company of Maryland, and various Does, Roes, Boes and Loes. Accuracy's Complaint asserted, among other things, claims for Breach of Contract, Breach of Implied Covenant of Good Faith and Fair Dealing, Unjust Enrichment and, most importantly, Foreclosure of Accuracy's Mechanic's Lien against the Project as well as a Claim of Priority as against the Loe Lenders. The other lien claimants, including Helix, filed its Statements of Fact containing substantially identical claims. 18

Accuracy amended its Complaint on June 24, 2009¹⁹, which it filed with a caption for the Consolidated Action, even though the Notice of Entry of the Consolidation Order was not filed until July 2, 2009.²⁰ Similar amended pleadings were filed by the other relevant lien claimants.²¹

As discussed more fully below, the parties and claims in the Constituent Case were reduced over time by a series of events and orders, including an Order shortly before trial dismissing all parties in the Consolidated Action that did not file pre-trial disclosures as required by Nev. R. Civ. P. 7(b).

2. The Writ Petition.

Before the Consolidated Action came to this Department, it was the subject of a Writ Petition to the Nevada Supreme Court filed by APCO, Helix and other subcontractors seeking review of the District Court's summary judgment that the Project lender, Scott Financial Company, had priority over the mechanics lien claimants.²² The Nevada Supreme Court affirmed the District Court (the "Priority Decision") and the proceeds of the sale of the Project property were eventually disbursed to the lender.

¹⁷ See Exhibit 10H.

¹⁸ NRS 108.239(3) allows (but does not require) other persons holding liens on the same work of improvement to join an existing foreclosure action "by filing a statement of facts in the lien claimant's action."

¹⁹ See Exhibit 10I.

²⁰ See Exhibit 10D.

²¹ See Exhibits 10I, 10M, 10S, 10X, 10CC, 10FF.

²² See Exhibit 10E.

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3. The Consolidated Claims and Parties Were Reduced Pursuant to Nev. R. Civ. P. 7(b).

In the months and years following the Priority Decision, many of the lien claimants withdrew from the consolidated proceeding, formally or by inaction, while a smaller number continued to press their claims against APCO and the other general contractor, CAMCO. As trial neared, counsel for APCO, CAMCO, Helix and others moved the District Court, pursuant to Nev. R. Civ. P. 7(b), to dismiss, with prejudice, all parties who had not filed their Pre-Trial Disclosures.²³ After notice and a further hearing on September 11, 2017, this Court expressly dismissed certain parties and affirmed the identities of the remaining parties.²⁴ Of the remaining parties, only the following had claims arising from the Constituent Case:

- Helix Electric of Nevada, LLC (Plaintiff in Intervention);
- Heinaman Contract Glazing (Plaintiff in Intervention);
- APCO Construction (Defendant, General Contractor); and
- CAMCO Pacific Construction Co., Inc. (Defendant, General Contractor, Counterclaimant).²⁵

Each of those parties proceeded to trial, which resulted in multiple separate judgments resolving the tried claims. Specifically, with respect to the Constituent Case, claims were presented by and resulted in judgments respecting:

- Helix, against APCO (claims dismissed, subject of this appeal)²⁶;
- Helix, against CAMCO (resulting in judgment for Helix against CAMCO);²⁷ and

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²³ See Exhibit 10G.

²⁴ See *Id.* Many other parties and claims had by then already been dismissed or resolved. Others, not part of the Constituent Case were resolved through other orders or, as in the case of National Wood Products, Inc., went to trial. However, because finality for purposes of appellate jurisdiction involves only an analysis of the Constituent Case, see Estate of Sarge, supra, these other parties and claims are ignored here for brevity and clarity.

²⁵ As noted above, several other Peel Brimley Lien Claimants obtained judgments against CAMCO. See Exhibits 5A, 5B, 5C, 5D and 5E. However, except for Helix and Heinaman, those judgments arose from other constituent cases as follows: (i) Buchele, Inc. (filed in constituent Case No. A583289), (ii) Fast Glass, Inc. (filed in constituent Case No. A584730), (iii) SWPPP Compliance Solutions (filed in the Consolidated Action after consolidation), and (iv) Cactus Rose Construction Co., Inc. (filed in the Consolidated Action prior to consolidation).

²⁶ See Exhibit 10G.

²⁷ See Exhibit 10P.

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Heinaman Contract Glazing, against CAMCO (resulting in judgment for Heinaman Contract Glazing against CAMCO);²⁸

Although not presented at the time of trial, Heinaman's and Helix's pleadings also asserted the following claims:

- Against the Project Owner, Gemstone Development West, Inc. ("Gemstone") for lien foreclosure;
- Against Gemstone's lender, Scott Financial Corporation ("Scott Financial"), asserting lien priority and a claim in quantum meruit; and
- Against CAMCO's surety, Fidelity and Deposit Company of Maryland ("FDCM") and the contractor's surety bond it issued to CAMCO ("the CAMCO Bond").29

As to FDCM and the CAMCO Bond, Heinaman and Helix (and others) secured an Order from this Court disbursing to Heinaman a pro rata share of the proceeds of the CAMCO Bond, which was then exonerated, thus resolving all claims against them by Heinaman and Helix (and other lien claimants in other constituent cases). 30 The Priority Decision resolved all of Helix's and Heinaman's (and other lien claimants') claims against Scott Financial. As to Gemstone, which was defunct by the time of trial, the only claims against it sounded in lien foreclosure and quantum meruit, both of which this Court affirmed in Helix's and Heinaman's judgments as against CAMCO.31

Finally, CAMCO asserted, but did not pursue at trial, counterclaims against both Helix and Heinaman (and other lien claimants). Specifically, as against Helix, CAMCO asserted:

- Abuse of Process
- **Breach of Contract**
- Breach of Covenant of Good Faith and Fair Dealing
- Declaratory Relief
 - Attorney's Fees (pursuant to NRS Chapter 30).³²

²⁹ See Exhibits 10M and 10Q (Helix) and 10X and 10AA (Heinaman).

See Exhibits 10 and 10X.

³² See Exhibit 100.

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CAMCO also asserted in its pleadings, but did not pursue at trial, the following claims against Heinaman:

- Breach of Contract
- Breach of Covenant of Good Faith and Fair Dealing.³³

Collectively, the claims that were not pursued at trial are referred to hereinafter collectively as the "Unresolved Claims." It appears to be these Unresolved Claims - or at least those Unresolved Claims arising out of the Constituent Case - that resulted in the Nevada Supreme Court dismissing Helix's appeal. Because of such Unresolved Claims, this Court's dismissal of its claims against APCO, and APCO's award of attorney's fees and costs against Helix, do not constitute a "final order" that is ripe for appeal. For the reasons discussed below, this Court should finally resolve these Unresolved Claims, either in whole (i.e., for the Consolidated Action) or in part (i.e., for the Constituent Case). Alternatively, or additionally, the Court should issue a Rule 54(b) certification as to the claims of and between Helix and APCO that were resolved at trial such that this Court's orders and judgments may be appealed.

III. **ARGUMENT/AUTHORITY**

A. The Court Should Re-Open this Case.

As indicated by the court docket, the Clerk of the Court has administratively closed the Constituent Case.³⁴ In the interests of justice, Helix requests that the Court exercise its inherent authority to re-open the Constituent Case so as to permit a hearing on the substantive matters presented in this Motion.

В. The Court Should Dismiss All Unresolved Claims in the Consolidated Action.

As discussed above, the claims and parties in both the Consolidated Action and the Constituent Case were whittled down through settlements, voluntary dismissals and this Court's Orders.³⁵ Specifically, but without limitation, on September 20, 2017, on the Motion of APCO, pursuant to Nev. R. Civ. P. 7(b), and after notice to all parties in the Consolidated Action, the Court dismissed three parties (including Accuracy Glass and Mirror Company, that had failed to

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file Pre-Trial Disclosures. Because "all other parties and claims were previously resolved pursuant to a separate stipulation and order and/or separate settlement," the Court also identified the only remaining parties as of that date, as follows:

- Helix Electric of Nevada, Inc.;
- APCO Construction, Inc.;
- National Wood Products, Inc. (trial completed, appeal dismissed upon settlement)³⁶;
- Zitting Brothers Construction, Inc. (summary judgment entered against APCO on January 2, 2018; appeal pending, Case No. 75197);
- CAMCO Pacific Construction, Co. (trial completed, judgments entered against CAMCO in favor of multiple parties, including Helix and National Wood Products. CAMCO's appeal deadline has elapsed)³⁷;
- E&E Fire Protection, LLC (proceeded to trial. Judgment entered against CAMCO. CAMCO's appeal deadline has elapsed)³⁸;
- SWPPP Compliance Solutions, LLC (proceeded to trial. Judgment entered against CAMCO. CAMCO's appeal deadline has elapsed)³⁹;
- Fast Glass, Inc. (proceeded to trial. Judgment entered against CAMCO. CAMCO's appeal deadline has elapsed)⁴⁰;
- Heinaman Contract Glazing, Inc. (proceeded to trial. Judgment entered against CAMCO. CAMCO's appeal deadline has elapsed)⁴¹;
- Cactus Rose Construction, Inc. proceeded to trial. Judgment entered against CAMCO. CAMCO's appeal deadline has elapsed)⁴²;
- Interstate Plumbing and Air Conditioning, LLC (subsequently dismissed by stipulation)⁴³;

³⁶ See Exhibit 6.

See Notices of Entry of Judgment against CAMCO, Exhibits 5A-5F.

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Nevada Prefab Engineers, Inc. (subsequently dismissed by stipulation)⁴⁴;

- Steel Structures, Inc. (subsequently dismissed by stipulation)⁴⁵;
- Unitah Investments, LLC. (subsequently dismissed by stipulation)⁴⁶; and
- United Subcontractors dba Sky Line Insulation (motion to enforce settlement pending).⁴⁷

At trial, only the following parties appeared and presented claims or defenses: Helix, APCO, CAMCO, National Wood Products, Heinaman Contract Glazing, Inc., SWPPP Compliance Solutions, LLC, Fast Glass, Inc., Cactus Rose Construction, Inc. and E&E Fire Protection, LLC. At the conclusion of trial, as noted above, the Court entered various Judgments encompassing some or all of those parties' respective claims and defenses.⁴⁸

To the extent a party or parties did not appear for trial or did not present certain claims or defenses at trial, they have waived or abandoned the same. See Nevada Yellow Cab Corp. v. Eighth Judicial Dist. Court ex rel. Cty. of Clark, 123 Nev. 44, 49, 152 P.3d 737, 740 (2007) (Waiver requires the intentional relinquishment of a known right). The waiver of a right may be inferred when a party engages in conduct so inconsistent with an intent to enforce the right as to induce a reasonable belief that the right has been relinquished. Id. Here, each of the relevant parties knowingly and intentionally appeared (or did not appear) for trial, presented (or, despite the full opportunity to do so, did not present) their various claims and defenses. It is fair and reasonable to conclude that any claim not asserted at trial was waived or abandoned and should be deemed dismissed or otherwise resolved.

In addition, and having failed to pursue certain claims at trial, the parties are barred by the doctrine of claim preclusion from asserting such claims in the future. Claim preclusion "embraces all grounds of recovery that were asserted in a suit, as well as those that could have been asserted, and thus has a broader reach" than the issue preclusion doctrine. *Five Star Capital Corp. v. Ruby*, 124 Nev. 1048, 1052, 194 P.3d 709, 711 (2008), citing *University of Nevada v. Tarkanian*, 110

⁴⁴ See Exhibit 13.

⁴⁵ Id

⁴⁶ Id. Unitah is the successor in interest to the claims of Gerdau Reinforcing Steel.

⁴⁷ See Exhibit 14. United Subcontractors dba Sky Line Insulation only had claims against CAMCO, not APCO.

⁴⁸ See Exhibits 5A-5F, Exhibit 10R, Exhibit 2.

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Nev. 581, 599, 879 P.2d 1180, 1191 (1994). The "modern view is that claim preclusion embraces all grounds of recovery that were asserted in a suit, as well as those that could have been asserted, and thus has a broader reach than issue preclusion." Five Star, 124 Nev at 1052-1053 citing Executive Management v. Ticor Title Insurance Co., 114 Nev. 823, 835, 963 P.2d 465 (1998).

Claim preclusion applies if (1) the parties or their privies are the same, (2) the final judgment is valid, and (3) the subsequent action is based on the same claims or any part of them that were or could have been brought in the first case. Five Star, 124 Nev. at 1054-1055. These three factors, in varying language, are used by the majority of state and federal courts. Id. This test maintains the well-established principle that claim preclusion applies to all grounds of recovery that were or could have been brought in the first case. Id.

Here, whether "brought," not brought, or abandoned or not pursued at trial, the claims of which the Court has expressed concern may never be brought again. Further, trial (finally, after nearly 10 years) having occurred, will not again occur except on remand from the Nevada Supreme Court on any judgments appealed from. As such, this Court should not hesitate to conclude that the Unresolved Claims have been abandoned and waived and should therefore be dismissed with prejudice as to all claims and parties in the Consolidated Action.

The Court Should Dismiss All Unresolved Claims in the Constituent Case. C.

Alternatively, and to the extent that grounds exists to dismiss all Unresolved Claims in the Consolidated Action, the Court should dismiss any Unresolved Claims arising out of the Constituent Case. Of the parties and claims that appeared for and participated at trial, only Helix, APCO, CAMCO, and Heinaman had claims arising from their respective pleadings in the Constituent Case. For the same reasons set forth above (e.g., waiver, abandonment, claim preclusion), the Court should dismiss any and all Unresolved Claims in the Constituent Case.

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Alternatively, the Court should Issue a Certification Pursuant to Nev. R. Civ. D. P. 54(b).

Nev. R. Civ. P. 54(b) provides:

When an action presents more than one claim for relief — whether as a claim, counterclaim, crossclaim, or third-party claim — or when multiple parties are involved, the court may direct entry of a final judgment as to one or more, but fewer than all, claims or parties only if the court expressly determines that there is no just reason for delay. Otherwise, any order or other decision, however designated, that adjudicates fewer than all the claims or the rights and liabilities of fewer than all the parties does not end the action as to any of the claims or parties and may be revised at any time before the entry of a judgment adjudicating all the claims and all the parties' rights and liabilities.

As of this date, and while the Court has issued a Rule 54(b) Certification with respect to claims and parties in other Constituent Cases, 49 the Court has not issued such a certification with respect to the APCO and Helix or the claims between them. Accordingly, and as the Supreme Court ruled, the decisions and judgments of this Court relating to these parties and claims "does not end the action as to any of the claims or parties and may be revised at any time before the entry of a judgment adjudicating all the claims and all the parties' rights and liabilities."

The 2019 Amendments to the Nevada Rules of Civil Procedure revised Rule 54(b) to conform to Federal rules practice and restored the rule to its pre-2004 condition. Specifically, the rule was revised to "add the reference to claims back into the rule, restoring the district court's authority to direct entry of final judgment when one or more, but fewer than all, claims are resolved." See Advisory Committee Notes, 2019 Amendment (emphasis added). Any order for final certification must state that "there is no just reason for delay and upon express direction for the entry of judgment." Nev. R. Civ. P. 54(b). Here, even if the Court does not dismiss all of the Unresolved Claims there is indeed no just reason for delay for entry of a final judgment as to the claims by and between Helix and APCO. Except for the judgment this Court certified as final between APCO and Zitting Bros. that is currently on appeal,⁵⁰ there are no other active claims or parties in the consolidated action, much less the Constituent Case. A certificate of finality could not prejudice any party. See e.g., Mallin v. Farmers Ins. Exch., 106 Nev. 606, 611, 797 P.2d 978,

⁴⁹ See Exhibit 15 (Rule 54(b) Certification relating to APCO/Zitting Bros. claims).

⁵⁰ See Exhibit 16. Zitting Bros. also recently appealed from this Court's order relating to the potential disqualification of counsel.

PEEL BRIMLEY LLP 3333 E. SERENE AVENUE, STE. 200 HENDERSON, NEVADA 89074 (702) 990-7272 + FAX (702) 990-7273

981 (1990) reversed on other grounds, *Matter of Estate of Sarge*, 134 Nev. Adv. Op. 105, 432 P.3d 718, 722 (2018).

Based on the foregoing, and in the alternative, Helix respectfully requests that the Court issue a certification of finality with respect to the Helix/APCO Orders.

IV. CONCLUSION

Based on the foregoing, this Court should (I) re-open the administratively closed Constituent Case, (II) deem the Unresolved Claims abandoned and dismiss the same; and/or (III) in the alternative, issue a certification pursuant to Nev. R. Civ. P. 54(b) that there is no just reason for delay to direct entry of a final judgment as to one or more, but fewer than all, claims or parties - specifically as to the claims of, by and between Helix and APCO as resolved by the Helix/APCO Orders.

Respectfully submitted this 6th day of August, 2019.

PEEL BRIMLEY LLP

/s/ Eric B. Zimbelman

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CERTIFICATE OF SERVICE

Pursuant to Nev. R. Civ. P. 5(b), I certify that I am an employee of PEEL BRIMLEY LLP and that on this 6th day of August, 2019, I caused the above and foregoing document entitled HELIX ELECTRIC OF NEVADA, LLC'S MOTION TO (I) RE-OPEN STATISTICALLY CLOSED CASE, (II) DEEM ALL CONSTITUENT CASE CLAIMS RESOLVED OR DISMISSED AND/OR, (III) IN THE ALTERNATIVE, FOR A RULE 54(B) CERTIFICATION AS TO HELIX AND APCO to be served as follows: by placing same to be deposited for mailing in the United States Mail, in a sealed envelope upon which first class postage was prepaid in Las Vegas, Nevada to the party(ies) and/or attorney(s) listed below; and/or \times to registered parties via Wiznet, the Court's electronic filing system; pursuant to EDCR 7.26, to be sent via facsimile; to be hand-delivered; and/or other Apco Construction: Rosie Wesp (rwesp@maclaw.com) Camco Pacific Construction Co Inc: Steven Morris (steve@gmdlegal.com)

Camco Pacific Construction Co Inc:

Steven Morris (steve@gmdlegal.com)

Fidelity & Deposit Company Of Maryland:

Steven Morris (steve@gmdlegal.com)

E & E Fire Protection LLC:

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	28	An employee of PEEL BRIMLEY, LLP
	/ X II	

JA007331Page 16

EXHIBIT 1

JA007332

JUDG

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JA007333 1

Solution, Cactus Rose Construction, Inc., Fast Glass, Inc., Heinaman Contract Glazing all

through Peel Brimley; and, the Court having heard the testimony of witnesses through examination and cross-examination by the parties' counsel, having reviewed the evidence provided by the parties, having heard the arguments of counsel, and having read and considered the briefs of counsel, the parties' pleadings, and various other filings, and good cause appearing; the Court hereby makes the following:

The Court having taken the matter under consideration and advisement;

The Court having entered its April 25, 2018 Findings of Fact and Conclusions of Law as to the Claims of Helix Electric and CabineTec against APCO, incorporated herein by this reference ("the APCO FFCL");

The Court enters the following Judgment as to the claims of Helix and National Wood against APCO;

IT IS ORDERED, ADJUDGED, AND DECREED that, as set forth on the APCO FFCL, judgment is to be entered in favor of APCO and against Helix and National Wood on all of Helix's and National Wood's claims against APCO and that (i) Helix's April 14, 2009 Statement of Facts Constituting Notice of Lien and Third-Party Complaint, (ii) Helix's June 24, 2009 Amended Statement of Facts Constituting Notice of Lien and Third-Party Complaint and (iii) CabineTec's February 6, 2009 Statement of Facts Constituting Lien Claim and Complaint in Intervention shall be dismissed with prejudice, but only to the extent they state claims against APCO.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that the Court may issue an amended judgment after the Court has heard and decided APCO's Motion for Attorney's Fees and Costs Against Helix and National Wood and any related motion to

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determine APCO's costs, currently pending before the Court.1 Dated this 29 day of May, 2018. Respectfully submitted by: SPENCER FANE LLP John H. Mowbray, Esq. (Bar No. 1140 John Randall Jefferies, Esq. (Bar No. 3512) Mary E. Bacon, Esq. (Bar No. 12686) 300 S. Fourth Street, Suite 950 Las Vegas, NV 89101 Attorneys for Apco Construction, Inc.

¹ The amended judgment will be in accordance with the court's decisions on the pending motion for attorney's fees and any motion/pleadings for costs.

EXHIBIT 2

JA007336

CLERK OF THE COURT ODR 1 Spencer Fane LLP John H. Mowbray, Esq. (Bar No. 1140) 2 John Randall Jefferies, Esq. (Bar No. 3512) Mary E. Bacon, Esq. (Bar No. 12686) 3 300 S. Fourth Street, Suite 950 Las Vegas, NV 89101 4 Telephone: (702) 408-3411 Facsimile: (702) 408-3401 5 E-mail: JMowbray@spencerfane.com RJefferies@spencerfane.com 6 MBacon@spencerfane.com -and-7 Marquis Aurbach Coffing Jack Chen Min Juan, Esq. (Bar No. 6367) 8 Cody S. Mounteer, Esq. (Bar No. 11220) 10001 Park Run Drive 9 Las Vegas, Nevada 89145 Telephone: (702) 382-0711 10 Facsimile: (702) 382-5816 ijuan@maclaw.com 11 cmounteer@maclaw.com 12 Attorneys for APCO Construction 13 DISTRICT COURT 14 CLARK COUNTY, NEVADA 15 APCO CONSTRUCTION, a Nevada A571228 Case No .: corporation, 16 Dept. No .: XIII Plaintiff, 17 Consolidated with: A574391; A574792; A577623; A583289; VS. 18 A587168; A580889; A584730; A589195; A595552; A597089; A592826; A589677; GEMSTONE DEVELOPMENT WEST, INC., A 19 A596924; A584960; A608717; A608718 and Nevada corporation, A590319 20 Defendant. ORDER: 21 (1) GRANTING APCO CONSTRUCTION, INC. MOTION FOR ATTORNEYS FEES 22 AND COSTS 23 (2) GRANTING APCO CONSTRUCTION, INC.'S MEMORANDUM OF COSTS IN 24 DISTRICT COURT DEPT#13 PART (3) GRANTING HELIX ELECTRIC OF NEVADA LLC'S MOTION TO RETAX IN PART AND DENYING IN PART Page 1 of 7

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(4) GRANTING PLAINTIFF IN INTERVENTION NATIONAL WOOD PRODUCTS LLC'S MOTION TO RETAX IN PART AND DENYING IN PART

-AND-

(5) GRANTING NATIONAL WOOD PRODUCTS, INC.'S MOTION TO FILE A SURREPLY

AND ALL RELATED MATTERS

On July 19, 2018, the Court heard the following motions: (1) APCO Construction Inc.'s Motion for Attorneys Fees and Costs; (2) APCO Construction, Inc.'s Memorandum of Costs [Against Helix Electric of Nevada, LLC and Plaintiff in Intervention National Wood Products, Inc.]; (3) Plaintiff in Intervention National Wood Products, Inc.'s Motion to Retax Costs Re: Defendant APCO Construction, Inc.'s Memorandum of Costs and Disbursements Against Plaintiff in Intervention National Wood Products, Inc. with Joinder by Helix Electric of Nevada, LLC, (4) Helix Electric of Nevada, LLC's Motion to Retax Costs Re: Defendant APCO Construction, Inc.'s Memorandum of Costs and Disbursements with Joinder by Plaintiff in Intervention National Wood Products, Inc., and (5) National Wood Products, Inc.'s Ex Parte Motion for Order Shortening Time to Hear Motion for Order Permitting Leave to File Surreply to APCO Construction's Reply to National Wood Products, Inc.'s Opposition to Motion for Attorneys' Fees and Costs.

John Randall Jefferies, Esq. and Mary Bacon, Esq. of the law firm of Spencer Fane appeared on behalf of APCO Construction, Inc. ("APCO"); Eric Zimbleman, Esq. of the law firm of Peel Brimley appeared on behalf of Helix Electric of Nevada, LLC ("Helix"), and John Taylor, Esq. and S. Judy Hirahara, Esq. of the law firm of Cadden Fuller and Richard Tobler, Esq. of the law firm Richard Tobler, Ltd. appeared on behalf of Plaintiff in Intervention National Wood Products, Inc. ("National Wood"), the Court having heard oral argument and examined the records and documents on file in the above-entitled matter and being fully advised on the premises, hereby ORDERS as follows, having rendered its Decision filed on August 8, 2018:

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APCO Construction, Inc.'s Motion for Attorneys Fees and Costs Against Helix Electric of Nevada, LLC and Plaintiff in Intervention National Wood Products, Inc. and APCO Construction, Inc.'s Memorandum of Costs and Disbursements [Against Helix Electric of Nevada, LLC and Plaintiff in Intervention National Wood Products, Inc.l.

APCO requested attorney's fees from Helix and National Wood pursuant to the subcontracts at issue and pursuant to APCO's November 13, 2018 offers of judgment. APCO also sought an award of attorney's fees against Helix pursuant to NRS 108.237(3). The Court finds that although there are certainly viable bases supporting APCO's contention that contractual provisions in the repesective subcontracts and equitable estoppel can support an award of attorney's fees going back in time to a point long before making of the November 13, 2018 offers of judgment, the Court determines, in the context of this complex case, involving multiple parties and claims and consolidation of cases and periodic party alignments and realignments and contractual reconfigurations, that the best basis for attorney fee awards is NRCP 68.

NRCP 68 provides in part that at "any time more than 10 days before trial, any party may serve an offer in writing to allow judgment to be taken in accordance with its terms and conditions."1 "If the offer is not accepted within 10 days after service, it shall be considered rejected by the offeree and deemed withdrawn by the offeror." And "[i]f the offeree rejects an offer and fails to obtain a more favorable judgment, (1) the offeree cannot recover any costs or attorney's fees and shall not recover interest for the period after the service of the offer and before the judgment; and (2) the offeree shall pay the offeror's post-offer costs, applicable interest on the judgment from the time of the offer to the time of entry of the judgment and reasonable attorney's fees, if any be allowed, actually incurred by the offeror from the time of the offer."3

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.4 It rewards a party who makes a

NRCP 68(a).

⁴ Muije v. A N. Las Vegas Cab Co., 106 Nev. 664, 667, 799 P.2d 559, 561 (1990).

reasonable offer to settle a lawsuit and punishes the party who refuses to accept such an offer.
"NRCP 68 encourages the settlement of lawsuits by raising the stakes for a litigant who receives an offer of judgment. An offeree must balance the uncertainty of receiving a more favorable judgment against the risk of receiving a less favorable judgment and being forced to pay the offeror's costs and attorney's fees." In reviewing an application for an award of attorney's fee pursuant to NRCP 68, "the trial court must carefully evaluate the following factors: (1) whether the plaintiff's claim was brought in good faith; (2) whether the defendants' offer of judgment was reasonable and in good faith in both its timing and amount; (3) whether the plaintiff's decision to reject the offer and proceed to trial was grossly unreasonable or in bad faith; and (4) whether the fees sought by the offeror are reasonable and justified in amount." "After weighing the foregoing factors, the district judge may, where warranted, award up to the full amount of fees requested." An award will not be disturbed if the record is clear that the district court considered the factors and the court's award is not arbitrary or capricious. No single factor under Beattie is determinative. The district court has broad discretion to grant the request as long as all appropriate factors are at least considered.

On November 13, 2018, APCO made an offer of judgment to Helix for \$25,000 and an offer of judgment to National Wood for \$35,000. Neither party accepted APCO's offer.

Preliminarily, APCO's offers were timely. Helix and National Wood argued that the November 13, 2018 offers of judgment were untimely because (i) in 2012 the Court (per Judge Susan Scann) issued an Order, which was prepared and submitted by and at the behest of APCO, by and through its then-attorneys, that "[t]rial of this consolidated matter commenced on October 30, 2012," and (ii) this action has never been bifurcated or de-consolidated. However, the Court

⁵ Dillard Dep't Stores, Inc. v. Beckwith, 115 Nev. 372, 382, 989 P.2d 882, 888 (1999).

⁶ Bergmann v. Boyce, 109 Nev. 670, 678, 856 P.2d 560, 565 (1993).

⁷ Beattie v. Thomas, 99 Nev. 579, 588-89, 668 P.2d 268, 274 (1983)

⁸ Beattie v. Thomas, 99 Nev. 579, 588-89, 668 P.2d 268, 274 (1983)

⁹ Uniroyal Goodrich Tire Co. v. Mercer, 111 Nev. 318, 324, 890 P.2d 785, 789 (1995), superseded by statute on other grounds as stated in RTTC

Commc'ns, LLC v. Saratoga Flier, Inc., 121 Nev. 34, 41–42 & n. 20, 110 P.3d 24, 29 & n. 20 (2005).

10 Arnoult, 114 Nev. at 252 n.16, 955 P.2d at 673 n.16.

¹¹ Allianz Ins. Co. v. Gagnon, 109 Nev. 990, 994-95, 860 P.2d 720, 724 (1993).

is persuaded by APCO's contention that its offers of judgment were timely relative to the applicability of NRCP 68 and *Allianz Ins. Co. v. Gagnon*, 109 Nev. 990, 994–95, 860 P.2d 720, 724 (1993).

The Court assesses the Beattie factors as follows:

- · Helix's and National Wood's (CabineTec's) claims were brought in good faith.
- APCO's offers were reasonable and in good faith in both timing and amount.
- Helix's and National Wood's decisions to reject the offers and proceed to trial against APCO were not grossly unreasonable or in bad faith.
- The fees sought by APCO are reasonable, ¹² Brunzell v. Golden Gate Nat'l Bank, 85 Nev. 345, 349, 455 P.2d 31, 33 (1969), but an order that Helix and National Wood pay them in their entirety would not be justified given the balancing of the Beattie factors.

Accordingly, APCO's Motion for Attorney's Fees and Costs is GRANTED pursuant to NRCP 68 with an award of attorneys' fees against Helix in the sum of \$85,000.00, and an award of attorneys' fees against National Wood in the sum of \$60,000.00.

APCO requested \$57,228.89 in costs, the Court GRANTS APCO's Motion for Costs and Memorandum for Costs subject to the following deductions: \$3,942.38 for travel and lodging, \$6,013.42 for photocopies¹³ and \$10,500 related to an accounting audit. In total, APCO is awarded a total of \$36,615.08 in costs; \$18,307.54 due from Helix and \$18,307.54 due from National Wood.

In total, APCO is awarded a total of \$103,307.54 in fees and costs against Helix and a total of \$78,307.54 in fees and costs against National Wood.

¹² APCO's post-offer fees attributable to Helix total \$130,933.73 and APCO's post-offer fees attributable to National Wood total \$106,882.23.

¹³ Spencer Fane initially asked for \$15,013.42 for photocopies and reproductions for trial. With the \$6,013.42 deduction, APCO is awarded \$9,000 for photocopies and reproductions for trial.

¹⁴ For the sake of judicial efficiency, the Court incorporates APCO's briefing on its costs from its 05/26/2018 APCO Construction, Inc. 's Supplement to its of its Motion for Attorneys' Fees, APCO Construction, Inc. 06/29/2018 Reply in Support of its Motion for Attorney's Fees and related briefing.

2. Plaintiff in Intervention National Wood Products, Inc.'s Motion to Retax Costs Re: Defendant APCO Construction, Inc.'s Memorandum of Costs and Disbursements Against Plaintiff in Intervention National Wood Products, Inc. with Joinder by Helix Electric of Nevada, LLC

National Wood asserted various reasons for retaxing certain costs. National Wood's Motion to Retax is granted in part as follows: First, the Court retaxes and reduces \$3,942.38 of APCO's expenses related travel and lodging since these amounts were not incurred for depositions. Since only half of the total travel costs were initially allocated to National Wood, the Court retaxes and reduces the \$1,971.19 that APCO initially attributed to National Wood to \$0.00 (zero dollars). Next, the court retaxes \$6,013.42 of the \$15,013.42 APCO requested for photocopies and reduces the same to \$9,000.00. Again, because APCO only asked for half of the total \$15,013.42 in photocopies against National Wood, the Court retaxes and reduces these amounts as to National Wood to \$4,500.00

In total, APCO is awarded \$18,307.54 in costs against National Wood.

3. Helix Electric of Nevada, LLC's Motion to Retax Costs Re: Defendant APCO Construction, Inc.'s Memorandum of Costs and Disbursements with Joinder by Plaintiff in Intervention National Wood Products, Inc.

Helix's Motion to Retax Costs is also granted in part. First, Helix is entitled to the same deductions awarded to National Wood such that (i) the Court retaxes and reduces the \$1,971.19 that APCO initially attributed to Helix to \$0.00 (zero dollars) and (ii) the court retaxes \$6,013.42 of the \$15,013.42 APCO requested for photocopies and reduces Helix's portion of the same to \$4,500.00. In addition, the Court will retax \$10,500 of accounting costs.

APCO is awarded \$18,307.54 in costs against Helix.

to National Wood Products, Inc.'s Opposition	
	's Motion for Order Shortening Time to He
Motion for Order Permitting Leave to File Sur	
Wood Products, Inc.'s Opposition to Motion for	Attorneys' Fees and Costs. As such, the Motion
is granted.	
IT IS SO ORDERED.	
DATED this day of	, 2018.
	DISTRICT COURT JUDGE
	DISTRICT COURT JUDGE
Respectfully submitted by:	
SPENCER FANE LLP	
UM. Po	
By: Mau Raman	
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By: John H. Mowbray, E.g. (Bar No. 1140) John Randall Jefferies, Esq. (Bar No. 35 Mary E. Bacon, Esq. (Bar No. 12686) 300 S. Fourth Street, Suite 950	12)
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Page 7 of 7

Hear Motion for Order Permitting Leave to	File Surreply to APCO Construction's Reply
to National Wood Products, Inc.'s Opposition	
APCO did not oppose National Wood	s Motion for Order Shortening Time to Hear
Motion for Order Permitting Leave to File Surr	eply to APCO Construction's Reply to Nationa
Wood Products, Inc.'s Opposition to Motion for	Attorneys' Fees and Costs. As such, the Motion
is granted.	
DATED this 25 day of Sec Ru	. 1
DATED this day of day of	12, 2018.
	0/1/1
	DISTRICT COURT JUDGE
Respectfully submitted by:	AG
SPENCER FANE LLP	30. 11
By: John H. Mowbray, Esq. (Bar No. 1140) John Randall Jefferies, Esq. (Bar No. 35 Mary E. Bacon, Esq. (Bar No. 12686) 300 S. Fourth Street, Suite 950 Las Vegas, NV 89101 Telephone: (702) 408-3411 Facsimile: (702) 408-3401 Attorneys for Apco Construction, Inc.	12)
Approved as to form by:	
RICHARD L. TOBLER, LTD.	PEEL BRIMLEY
n.	55
By: Richard L. Tobler, Esq.	ERICB. ZIMBELMAN,
Nevada Bar No. 4070 3654 N. Rancho Drive, Suite 102	Nevada Bar No. 9407 RICHARD L. PEEL, ESQ.
Las Vegas, Nevada 89130 Attorneys for Plaintiff in Intervention,	Nevada Bar No. 4359 3333 E. Serene Avenue, Suite 200
NATIONAL WOOD PRODUCTS, INC.	Henderson, NV 89074-6571 Attorneys for Helix Electric of Nevada, LLC,
	DDG,

EXHIBIT 3

JA007345

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PEEL BRIMLEY LLP

HENDERSON, NEVADA 89074

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PEEL BRIMLEY LLP 3333 E. SERENE AVENUE, STE. 200 HENDERSON, NEVADA 89074 (702) 990-7272 ◆ FAX (702) 990-7273

NOTICE OF APPEAL

Notice is hereby given that HELIX ELECTRIC OF NEVADA, LLC ("Helix"), by and through its attorneys, Eric B. Zimbelman, Esq. and Peel Brimley, LLP, hereby appeals to the Supreme Court of Nevada from the Judgment as to the Claims of Helix Electric of Nevada, LLC and Plaintiff-in-Intervention National Wood Products, Inc. against APCO Construction, Inc. entered in this action June 1, 2018, a true and correct copy of which is attached hereto as Exhibit "A."

DATED this 25 day of June, 2018.

PEEL BRIMLEY LLP

ERIC B. ZIMBELMAN, ESQ Nevada Bar No. 9407 RICHARD L. PEEL, ESQ.

Nevada Bar No. 4359

3333 E. Serene Avenue, Suite 200

Henderson, NV 89074-6571

Attorneys for Helix Electric of Nevada, LLC

PEEL BRIMLEY LLP 3333 E. SERENE AVENUE, STE. 200 HENDERSON, NEVADA 89074 (702) 990-7272 + FAX (702) 990-7273

	CERTIFICATE OF SERVICE
Pur	suant to Nev. R. Civ. P. 5(b), I certify that I am an employee of PEEL BRIMLEY,
LLP, and t	hat on this 2 day of June, 2018, I caused the above and foregoing document,
NOTICE (OF APPEAL, to be served as follows:
	by placing same to be deposited for mailing in the United States Mail, in a sealed envelope upon which first class postage was prepaid in Las Vegas, Nevada; and/or
\boxtimes	pursuant to NEFCR 9, upon all registered parties via the Court's electronic filing system;
	pursuant to EDCR 7.26, to be sent via facsimile;
	to be hand-delivered; and/or
	other
	Apco Construction: Rosie Wesp (rwesp@maclaw.com)
	Camco Pacific Construction Co Inc: Steven Morris (steve@gmdlegal.com)
	Camco Pacific Construction Co Inc: Steven Morris (steve@gmdlegal.com)
	Fidelity & Deposit Company Of Maryland: Steven Morris (steve@gmdlegal.com)
	E & E Fire Protection LLC: Tracy Truman (district@trumanlegal.com)
	Interstate Plumbing & Air Conditioning Inc: Jonathan Dabbieri (dabbieri@sullivanhill.com)
	National Wood Products, Inc.'s: Richard Tobler (rltltdck@hotmail.com) Tammy Cortez (<a <="" href="rel:recorder=" recorder="recorder=" td="">

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HENDERSON, NEVADA 89074

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An employee of PEEL BRIMLEY, LLP



6/1/2018 12:07 PM Steven D. Grierson CLERK OF THE COURT 1 NJUD SPENCER FANE LLP John H. Mowbray, Esq. (Bar No. 1140) John Randall Jefferies, Esq. (Bar No. 3512) Mary E. Bacon, Esq. (Bar No. 12686) 300 S. Fourth Street, Suite 950 Las Vegas, NV 89101 Telephone: (702) 408-3411 Facsimile: (702) 408-3401 E-mail: JMowbray@spencerfane.com 6 RJefferies@spencerfane.com MBacon@spencerfane.com 7 Attorneys for APCO Construction, Inc. 8 DISTRICT COURT 9 CLARK COUNTY, NEVADA 10 APCO CONSTRUCTION, a Nevada Case No .: A571228 corporation, 11 Dept. No.: XIII Plaintiff, 12 Consolidated with: A574391; A574792; A577623; A583289; 13 V. A587168; A580889; A584730; A589195; A595552; A597089; A592826; A589677; 14 GEMSTONE DEVELOPMENT WEST, INC., A A596924; A584960; A608717; A608718; and Nevada corporation, A590319 15 Defendant. NOTICE OF ENTRY OF JUDGMENT 16 AS TO THE CLAIMS OF HELIX 17 ELECTRIC OF NEVADA, LLC AND 18 PLAINTIFF IN INTERVENTION NATIONAL WOOD PRODUCTS, INC.'S 19 AGAINST APCO CONSTRUCTION, INC. 20 AND ALL RELATED MATTERS 21 PLEASE TAKE NOTICE that a JUDGMENT [AS TO THE CLAIMS OF HELIX 22 ELECTRIC OF NEVADA, LLC AND PLAINTIFF IN INTERVENTION NATIONAL WOOD 23 PRODUCTS, INC.'S AGAINST APCO CONSTRUCTION, INC.] was filed on May 31, 2018, a 24 25 111 26 27 111 28

Electronically Filed

1	copy of which is attached as Exhibit A.	
2		
3	Dated this 1st day of June, 2018.	
4		SPENCER FANE LLP
5		John H. Mowhray Esp. (Bar No. 1148)
6		John Randall Jefferies, Esq. (Bar No. 3512) Mary F. Bacon, Esq. (Bar No. 12686)
7		John H. Mowbray, Esq. (Bar No. 1140, John Randall Jefferies, Esq. (Bar No. 3512) Mary E. Bacon, Esq. (Bar No. 12686) 300 S. Fourth Street, Suite 950 Las Vegas, NV 89101 Attorneys for APCO Construction, Inc.
8		Attorneys for APCO Construction, Inc.
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1 CERTIFICATE OF SERVICE 2 I hereby certify that I am an employee of Spencer Fane LLP and that a copy of the 3 foregoing NOTICE OF ENTRY OF JUDGMENT JAS TO THE CLAIMS OF HELIX 4 ELECTRIC OF NEVADA, LLC AND PLAINTIFF IN INTERVENTION NATIONAL 5 WOOD PRODUCTS, INC.'S AGAINST APCO CONSTRUCTION, INC. was served by 6 electronic transmission through the E-Filing system pursuant to NEFCR 9, NRCP 5(b) and 7 EDCR 7.26 or by mailing a copy to their last known address, first class mail, postage 8 prepaid for non-registered users, on this 1st day of June, 2018, as follows: 9 Counter Claimant: Camco Pacific Construction Co Inc. 10 Steven L. Morris (steve@gmdlegal.com) 11 Intervenor Plaintiff: Cactus Rose Construction Inc Eric B. Zimbelman (ezimbelman@peelbrimley.com) 12 Intervenor Plaintiff: Interstate Plumbing & Air Conditioning Inc 13 Jonathan S. Dabbieri (dabbieri@sullivanhill.com) 14 Intervenor: National Wood Products, Inc.'s Dana Y Kim (dkim@caddenfuller.com) 15 Richard L Tobler (rltltdck@hotmail.com) 16 Richard Reincke (rreincke@caddenfuller.com) 17 S. Judy Hirahara (jhirahara@caddenfuller.com) 18 Tammy Cortez (tcortez@caddenfuller.com) Other: Chaper 7 Trustee 19 Elizabeth Stephens (stephens@sullivanhill.com) 20 Gianna Garcia (ggarcia@sullivanhill.com) 21 Jennifer Saurer (Saurer@sullivanhill.com) Jonathan Dabbieri (dabbieri@sullivanhill.com) 22 Plaintiff: Apco Construction 23 Rosie Wesp (rwesp@maclaw.com) 24 Third Party Plaintiff: E & E Fire Protection LLC 25 TRACY JAMES TRUMAN (DISTRICT@TRUMANLEGAL.COM) 26 27

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EXHIBIT A

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 through Peel Brimley; and, the Court having heard the testimony of witnesses through examination and cross-examination by the parties' counsel, having reviewed the evidence provided by the parties, having heard the arguments of counsel, and having read and considered the briefs of counsel, the parties' pleadings, and various other filings, and good cause appearing; the Court hereby makes the following:

The Court having taken the matter under consideration and advisement;

The Court having entered its April 25, 2018 Findings of Fact and Conclusions of Law as to the Claims of Helix Electric and CabineTec against APCO, incorporated herein by this reference ("the APCO FFCL");

The Court enters the following Judgment as to the claims of Helix and National Wood against APCO;

IT IS ORDERED, ADJUDGED, AND DECREED that, as set forth on the APCO FFCL, judgment is to be entered in favor of APCO and against Helix and National Wood on all of Helix's and National Wood's claims against APCO and that (i) Helix's April 14, 2009 Statement of Facts Constituting Notice of Lien and Third-Party Complaint, (ii) Helix's June 24, 2009 Amended Statement of Facts Constituting Notice of Lien and Third-Party Complaint and (iii) CabineTec's February 6, 2009 Statement of Facts Constituting Lien Claim and Complaint in Intervention shall be dismissed with prejudice, but only to the extent they state claims against APCO.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that the Court may issue an amended judgment after the Court has heard and decided APCO's Motion for Attorney's Fees and Costs Against Helix and National Wood and any related motion to

1	determine APCO's costs, currently pending before the Court.
2	1
3	Dated this 29 day of May, 2018.
4	DISTRICT COURT JUDGE
5	Diblider cook vas as
6	
7	Respectfully submitted by:
8	SPENCER FANELLE WALLA DO (Q)
10	John H. Mowbray, Ebq. (Bar No. 1140) John Randall Jefferies, Esq. (Bar No. 3512) Mary E. Bacon, Esq. (Bar No. 12686) 300 S. Fourth Street, Suite 950 Las Vegas, NV 89101
11	300 S. Fourth Street, Suite 950
12	Attorneys for Apco Construction, Inc.
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28	The amended judgment will be in accordance with the court's decisions on the pending motion for attorney's feet and any motion/pleadings for costs.



6/1/2018 12:07 PM Steven D. Grierson CLERK OF THE COURT 1 NJUD SPENCER FANE LLP John H. Mowbray, Esq. (Bar No. 1140) John Randall Jefferies, Esq. (Bar No. 3512) Mary E. Bacon, Esq. (Bar No. 12686) 300 S. Fourth Street, Suite 950 Las Vegas, NV 89101 Telephone: (702) 408-3411 Facsimile: (702) 408-3401 E-mail: JMowbray@spencerfane.com 6 RJefferies@spencerfane.com MBacon@spencerfane.com 7 Attorneys for APCO Construction, Inc. 8 DISTRICT COURT 9 CLARK COUNTY, NEVADA 10 APCO CONSTRUCTION, a Nevada Case No .: A571228 corporation, 11 Dept. No.: XIII Plaintiff, 12 Consolidated with: A574391; A574792; A577623; A583289; 13 V. A587168; A580889; A584730; A589195; A595552; A597089; A592826; A589677; 14 GEMSTONE DEVELOPMENT WEST, INC., A A596924; A584960; A608717; A608718; and Nevada corporation, A590319 15 Defendant. NOTICE OF ENTRY OF JUDGMENT 16 AS TO THE CLAIMS OF HELIX 17 ELECTRIC OF NEVADA, LLC AND 18 PLAINTIFF IN INTERVENTION NATIONAL WOOD PRODUCTS, INC.'S 19 AGAINST APCO CONSTRUCTION, INC. 20 AND ALL RELATED MATTERS 21 PLEASE TAKE NOTICE that a JUDGMENT [AS TO THE CLAIMS OF HELIX 22 ELECTRIC OF NEVADA, LLC AND PLAINTIFF IN INTERVENTION NATIONAL WOOD 23 PRODUCTS, INC.'S AGAINST APCO CONSTRUCTION, INC.] was filed on May 31, 2018, a 24 25 111 26 27 111 28

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2		
3	Dated this 1st day of June, 2018.	
4		SPENCER FANE LLP
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6		John Randall Jefferies, Esq. (Bar No. 3512)
7		John H. Mowbray, Esq. (Bar No. 1140) John Randall Jefferies, Esq. (Bar No. 3512) Mary E. Bacon, Esq. (Bar No. 12686) 300 S. Fourth Street, Suite 950 Las Vegas, NV 89101 Attorneys for APCO Construction, Inc.
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