### IN THE SUPREME COURT OF THE STATE OF NEVADA

LAW OFFICE OF DANIEL S. SIMON; DOES 1 through 10; and, ROE entities 1 through 10; Petitioner,	SUPREME COURT CASE NO. Electronically Filed Mar 11 2022 03:51 p.m. DISTRICT COURT Elizabeth A. Brown NO.: A-16-738444- Elerk of Supreme Court
VS.	Consolidated with:
THE EIGHTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF CLARK; THE HONORABLE TIERRA JONES	DISTRICT COURT CASE NO.: A-18-767242-C
Respondents,	
and	
EDGEWORTH FAMILY TRUST; AMERICAN GRATING, LLC,	
Real Parties in Interest.	

### PETITIONER'S APPENDIX TO PETITION FOR WRIT OF MANDAMUS

## VOLUME II OF X

JAMES R. CHRISTENSEN, ESQ. Nevada Bar No. 003861 601 S. 6<sup>th</sup> Street Las Vegas, NV 89101

(702) 272-0406 (702) 272-0415 fax jim@jchristensenlaw.com *Attorney for Petitioner* 

# Document

# Volume I:

Email chain between Brian Edgeworth to Daniel	
Simon regarding initial discussions about case, dated	WA00001-
May 27, 2016 (Exhibit 23 admitted in Evidentiary Hearing)	WA00002
Invoice, dated December 12, 2016 (Exhibit 8 admitted in	WA00003-
Evidentiary Hearing)	WA00006
Invoice, dated April 7, 2017 (Exhibit 9 admitted in	WA00007-
Evidentiary Hearing)	WA00012
Invoice, dated July 28, 2017 (Exhibit 10 admitted in	WA00013-
Evidentiary Hearing)	WA00023
Invoice, dated September 19, 2017 (Exhibit 11 admitted	WA00024-
in Evidentiary Hearing)	WA00033
Vannah & Vannah Fee Agreement, dated	
November 29, 2017 (Exhibit 90 admitted in Evidentiary	
Hearing)	WA00034
Notice of Attorney Lien, dated November 30, 2017	WA00035-
(Exhibit 3 admitted in Evidentiary Hearing)	WA00043
Notice of Amended Attorney Lien, dated January 2, 2018	WA00044-
(Exhibit 4 admitted in Evidentiary Hearing)	WA00050
Complaint, filed January 4, 2018 (Exhibit 19 admitted	WA00051-
in Evidentiary Hearing)	WA00060
Letter from Robert Vannah to Sarah Guindy regarding	
account, dated January 4, 2018 (Exhibit 51 admitted in	
Evidentiary Hearing)	WA00061

Check to Client in amount of \$3,950,561.27, dated January 18, 2018 (Exhibit 54 admitted in Evidentiary Hearing)	WA00062
Declaration and Expert Report of David A. Clark, dated	WA00063-
January 18, 2018 (Exhibit 2 admitted in Evidentiary Hearing)	WA00073
Motion to Adjudicate Attorney Lien of the Law Office	WA00074-
Daniel Simon PC with Exhibits, dated January 24, 2018	WA00250
Volume II:	
Motion to Adjudicate Attorney Lien of the Law Office	WA000251-
Daniel Simon PC with Exhibits, dated January 24, 2018	WA00482
Declaration of Will Kemp, Esq., dated January 31, 2018	WA00483-
(Exhibit 1 admitted in Evidentiary Hearing)	WA00490
Affidavit of Brian Edgeworth, dated February 2, 2018	WA00491-
(Exhibit 16 admitted in Evidentiary Hearing)	WA00496
Opposition to Motion to Adjudicate Attorney Lien of the Law Office Daniel Simon PC, dated February 2, 2018	WA00497- WA00500
Volume III:	
Opposition to Motion to Adjudicate Attorney Lien of the	WA00501-
Law Office Daniel Simon PC, dated February 2, 2018	WA00530
Reply to Motion to Adjudicate Attorney Lien of the Law	WA00531-
Office Daniel Simon PC, dated February 5, 2018	WA00577
Hearing Transcript for Motion to Consolidate and Adjudicate Lien, dated February 6, 2018	WA00578- WA00623
Affidavit of Brian Edgeworth, dated February 12, 2018	WA00624-
(Exhibit 17 admitted in Evidentiary Hearing)	WA00632
Supplement to Motion to Adjudicate Attorney Lien of the Law Office Daniel Simon PC, dated February 16, 2018	WA00633- WA00643

Hearing Transcript for Motion to Consolidate, Adjudicate	WA00644-
Lien, and Dismiss, dated February 20, 2018	WA00666
Affidavit of Brian Edgeworth, dated March 15, 2018 (Exhibit 18 admitted in Evidentiany Hearing)	WA00667- WA00676
(Exhibit 18 admitted in Evidentiary Hearing)	WA00070
Amended Complaint, filed March 15, 2018 (Exhibit 20	WA00677-
admitted in Evidentiary Hearing)	WA00688
Hearing Transcript for Motion to Consolidate, Adjudicate	WA00689-
Lien, and Dismiss, dated April 3, 2018	WA00719
Evidentiany Haaring Transport dated August 27, 2018	W/ A 00720
Evidentiary Hearing Transcript, dated August 27, 2018	WA00720- WA00750
	WA00750
Volume IV:	
Evidentiary Hearing Transcript, dated August 27, 2018	WA00751-
	WA00924
Evidentian Harring Transport dated Associat 28, 2018	W/ A 00025
Evidentiary Hearing Transcript, dated August 28, 2018	WA00925- WA01000
	WA01000
Volume V:	
Evidentiary Hearing Transcript, dated August 28, 2018	WA01001-
	WA01097
	<b>W</b> /A 01000
Evidentiary Hearing Transcript, dated August 29, 2018	WA01098-
	WA01250
Volume VI:	
Evidentiary Hearing Transcript, dated August 29, 2018	WA01251-
	WA01324
Picture of the boxes of Emails at Evidentiary Hearing,	W/ A 01225
dated August 29, 2018	WA01325

Picture of the boxes of Discovery at Evidentiary Hearing, dated August 29, 2018	WA01326
Evidentiary Hearing Transcript, dated August 30, 2018	WA01327- WA01500
Volume VII:	
Evidentiary Hearing Transcript, dated August 30, 2018	WA01501- WA01568
Evidentiary Hearing Transcript, dated September 18, 2018	WA01569- WA01750
Volume VIII:	
Evidentiary Hearing Transcript, dated September 18, 2018	WA01751- WA01754
Simon Law Closing Arguments, dated September 24, 2018	WA01755- WA01815
Vannah & Vannah's Closing Arguments, dated September 24, 2018	WA01816- WA01837
Decision and Order on Motion to Adjudicate Lien, dated October 11, 2018	WA01838- WA01863
Motion to Amend Findings Under NRCP 52; and/or for Reconsideration, dated October 29, 2018	WA01864- WA01935
Opposition to Motion to Amend Findings Under NRCP 52; and/ or for Reconsideration, dated November 8, 2018	WA01936- WA01952
Reply to Motion to Amend Findings Under NRCP 52; and/ or for Reconsideration, dated November 14, 2018	WA01953- WA01966
Hearing Transcript for Motion to Amend Findings pursuant to NRCP 52, dated November 15, 2018	WA01967- WA02000

## Volume IX:

Hearing Transcript for Motion to Amend Findings pursuant to NRCP 52, dated November 15, 2018	WA02001- WA02002
Notice of Entry of Orders for Motion to Adjudicate Lien and Motion to Dismiss Pursuant to NRCP 12(B)(5), with attached Orders, dated December 27, 2018	WA02003- WA02039
Second Amended Decision and Order on Motion to Adjudicate Lien, dated March 16, 2021	WA02040- WA02064
Opposition to the Second Motion to Reconsider; Counter Motion To Adjudicate Lien on Remand, dated May 13, 2021	WA02065- WA02169
Notice of Entry of Orders, dated May 16, 2021	WA02170- WA02250
Volume X:	W A02230
Notice of Entry of Orders, dated May 16, 2021	WA02251- WA02256
Notice of Entry of Decision and Order Denying Plaintiffs' Renewed Motion for Reconsideration of Third-Amended Decision and Order on Motion to Adjudicate Lien and Denying	
Simon's Countermotion to Adjudicate Lien on Remand, dated June 18, 2021	WA02257- WA02264
Time Sheet for Daniel S. Simon (Exhibit 13 admitted in Evidentiary Hearing)	WA02265- WA02343
Time Sheet for Ashley M. Ferrel (Exhibit 14 admitted in Evidentiary Hearing)	WA02344- WA02445
Time Sheet for Benjamin J. Miller (Exhibit 15 admitted in	WA02446-

10/25/17	Receive, Review and Analyze Email from Client with Attachment	.50
10/25/17	Receive, Review and Analyze Email from Client with Attachment	.40
10/25/17	Draft and send email to AF re new topic for 30(b)(6) notice and written discovery to Viking and review AF response	.25
10/25/17	Call with Client	.10
10/25/17	Call with Client	.25
10/26/17	Call with Client	.15
10/26/17	Call with Client	.25
10/26/17	Call with Client	.25
10/26/17	Call with AMF	.20
10/26/17	Receive, Review and Analyze Email from Client with Attachment	.35
10/26/17	Receive, Review and Analyze Email from Client	.25
10/26/17	Receive, Review and Analyze Email from Client with Attachment	.40
10/26/17	Receive, Review and Analyze Email from Client with Attachment	.75
10/26/17	Receive, Review and Analyze Email from Client	.40
10/26/17	Email Chain with Client; Settlement Offer	.15
10/26/17	Draft and Send Email to Client with Link	.15
10/26/17	Draft and Send Email to Client	.25
10/26/17	Receive, Review and Analyze Email from Client	.50
10/26/17	Review Viking's 16 <sup>th</sup> ECC Supplement	0.75
10/26/17	Revise Written Discovery to Viking ; Discussion with AF	1.25
10/26/17	Discussion with Lange Counsel: Mr. Parker	.50
10/26/17	Email Chain with AF, AD, TU, SK, IB, MN, JP; Re: Order Rosenthal	.15
10/27/17	Call with Client	.40
10/27/17	Call with AMF	.10
10/27/17	Call with Client	.10

10/27/17	Call with AMF	.15
10/27/17	Email Chain with D. Holloman, AD, JP, MN, SK, NG; Re: Mediation	.25
10/27/17	Email Chain with JP, KR, SK, AF, AD, TP, TU; Re: MIL Stips	.75
10/27/17	Email Chain with EC, JP, MN, AD, TP, KR; Re: Expert Depositions	.40
10/27/17	Draft and Send Email to Client	.15
10/27/17	Draft and Send Emails to Client with Links	.25
10/27/17	Receive, Review and Analyze Email from Client	.25
10/30/17	Receive, Review and Analyze Email from Client	.25
10/30/17	Draft and Send Email to Client with Link	.15
10/30/17	Draft and Send Email to Client with Link	.15
10/30/17	Draft and Send Email to Client with Link	.15
10/30/17	Receive, Review and Analyze Email from Client	.15
10/30/17	Draft and Send Email to Client	.40
10/30/17	Receive, Review and Analyze Email from Client	.25
10/30/17	Receive, Review and Analyze Email from Client	.40
10/30/17	Receive, Review and Analyze Email from Client	.25
10/30/17	Receive, Review and Analyze Emails from Client with Attachment	.25
10/30/17	Receive, Review and Analyze Email from Client	.25
10/30/17	Receive, Review and Analyze Emails from Client	.65
10/30/17	Draft and send email to AF re new written discovery to Viking and review AF response	.20
10/30/17	Review Viking Opposition to Motion to Exclude Carnahan & Prepare for hearing	3.25
10/30/17	Email Chain with JP, AF; Re: Olivas deposition	.40
10/30/17	Email Chain with JP, AF; Re: Carnahan Production	.35
10/30/17	Email Chain with SK, AF, AD, TU, MN, JP; Re: DCRR 10/4/17	.15

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10/30/17	Call with AMF	.25
10/30/17	Call with Client	.50
10/31/17	Call with Client	.10
10/31/17	Email Chain with KR, AF, JP, SK; Re: Carnahan Deposition	.50
10/31/17	Email Chain with AF, KR, TP, JP; Re: DCRR 10/24/17	.15
10/31/17	Draft and send email to AF re email to Pancoast re English version of the insurance policy and review AF response	.15
10/31/17	Email chain with AF re UL notice and UL production of documents	.15
10/31/17	Prepare and Attend Hearing on MSJ	3.0
10/31/17	Draft Reply to Viking Opposition to Exclude Carnahan	2.75
10/31/17	Revise DCCR Re: 10-24-17 Hearing	.50
10/31/17	Review and revise written discovery to Viking	.75
11/1/17	Email Chain with GZ; Re: Additional Deposition Dates	.25
11/1/17	Call with Mike Nunez	.25
11/1/17	Call with Client	.50
11/1/17	Call with Client	.50
11/1/17	Email chain with AF re Viking document production (Martorano's depo in FSS and Thorpe)	.50
11/1/17	Draft and send email to AF re calendar and deposition re-scheduling	.15
11/1/17	Draft and send email and attachment to AF re picture for reply	.15
11/1/17	Discussion with Zamiski Re: Depo/Billing	.50
11/1/17	Revise Opposition to Zurich Motion for Protective Order	2.75
11/1/17	Email Chain with AF, JP; Re: Excess Policy	.15
11/1/17	Email Chain with KR, AF, JP, SK; Re: Depositions	.25
11/1/17	Email Chain with AF, KR, JP, SK; Re: Written Discovery	.25
11/1/17	Draft and Send Email to E. Chun with Link; Forward to Client	.25

11/1/17	Draft and Send Email to Client	.15
11/1/17	Receive, Review and Analyze Email from Client with Attachment	.15
11/1/17	Receive, Review and Analyze Email from Client with Attachment	.15
11/1/17	Receive, Review and Analyze Email from Client	.15
11/1/17	Receive, Review and Analyze Email from Client with Attachment	.25
11/1/17	Draft and Send Email to Client	.15
11/1/17	Draft and Send Email to Client and Response	.15
11/1/17	Receive, Review and Analyze Email from Client	.15
11/1/17	Receive, Review and Analyze Email from Client	.15
11/1/17	Receive, Review and Analyze Email from Client with Attachment	.25
11/1/17	Draft and Send Email to Client and Response	.15
11/1/17	Receive, Review and Analyze Email from Client	.15
11/2/17	Call with AMF	.35
11/2/17	Receive, Review and Analyze Email from Client	.50
11/2/17	Receive, Review and Analyze Email from Client	.15
11/2/17	Email Chain with D. Holloman; Re: Mediation	.50
11/2/17	Email Chain with KR, AF, JP, SK; Re: Depositions	.30
11/2/17	Revise Motion to Compel Financials	2.25
11/2/17	Revise Motion to Compel Depos and Reports	2.75
11/2/17	Email Chain with D. Holloman; Re: Payment of Fees	.25
11/3/17	Call with Mike Nunez	.25
11/3/17	Call with Client	.10
11/3/17	Call with Client	.10
11/3/17	Email Chain with KR, AF, JP, TP, SK; Re: DCRR 10/24/17	.25
11/3/17	Email Chain with KR, JP, SK; Re: Discovery Production	.75
11/3/17	Email Chain with KR, JP, TP, SK, AF; Re: DCRR 10/24/17	.50

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r		1
11/3/17	Draft and Send Emails to Client	.15
11/3/17	Revise plaintiffs reply to Motion to Reconsider	1.75
11/4/17	Text Message with Teddy Parker	.10
11/4/17	Text Message with Teddy Parker	.10
11/6/17	Email Chain with D. Holloman, JP, TP, ES; Re: Mediation	.25
11/6/17	Email Chain with JP, AF; Re: Excess Policy	.15
11/6/17	Draft and Send Email to Client and Response	.15
11/6/17	Draft and Send Email to Client with Attachment	.15
11/6/17	Receive, Review and Analyze Email from Client	.25
11/6/17	Draft and Send Email to Client	.15
11/6/17	Draft and Send Email to Client with Attachment and Response	.25
11/6/17	Email Chain with Client	.25
11/6/17	Draft and send email to AF re calling UL attorney and review AF response	.15
11/6/17	Draft and send email to AF re mediation and review AF response	.15
11/6/17	Revise Edgeworth Responses to Request to Produce cancelled checks; and Request for Evidence of Activations and Witness for Activations	.75
11/6/17	Revise Plaintiffs Reply to Exclude Carnahan	3.75
11/6/17	Call with Client	.25
11/6/17	Call with Client	.25
11/6/17	Call with Client	.25
11/6/17	Email Chain with D. Holloman; Re: Response to OJ and Lange Attendance	.50
11/6/17	Review Viking Correspondence re competing DCRR's	1.0
11/7/17	Call with AMF	.25
11/7/17	Call with Client	.40

11/7/17	Email to CP with Attachments Re: Viking Opp to Mot to Strike	.20
11/7/17	Draft and send email to AF re drafting motion to compel financial information from Lange and review AF response	.15
11/7/17	Review letter from Lange; Disc. with Parker; Respond to Emails from Mediator; Discussion with AF	1.25
11/7/17	Review Viking's 17 <sup>th</sup> ECC Supplement	.50
11/7/17	Forward email to AF with attached letter from Parker	.25
11/7/17	Draft and send email to AF re sending information to Pomerantz and review AF response	.20
11/8/17	Discussion with Pomerantz	.50
11/9/17	Discussion with Lange Attorney Parker	.50
11/9/17	Review research re: cost of repairs and diminution in value damages; discussion with BJM	.75
11/9/17	Call with Client	.25
11/9/17	Discussion with Attorney AF; UL Attorney Conference Call; Notice of Deposition of Dalacus; Notice of Deposition of Court Reporter of Rene Stone; Telephone Conference to Robinson setting Carnahan Deposition; Conference Call with DC Bulla re: confidentiality	.75
11/9/17	Revise letter and DCRR to send to Court; Discussion with AF	.75
11/9/17	Review Viking's 18 <sup>th</sup> ECC Supplement	.50
11/9/17	Email Chain with AF/CP with Attachments	.15
11/9/17	Draft and Send Email to Client	.15
11/9/17	Receive, Review and Analyze Email from Client with Attachment	.50
11/9/17	Draft and send email to AF re resending information to Pomerantz and review AF response	.15
11/9/17	Forward email to AF from Olivas with job file for deposition	.50
11/10/17	Email Chain with F. Hale, JP, MC, KR; Re: Mediator Proposal	.25
11/10/17	Attended Mediation	4.0

11/11/17	Email Chain with Client with Attachment; Review and Analyze Mediator Proposal	.50
11/13/17	Draft and send email with attachments to AF	.15
11/13/17	Review Viking Motion for MSC and Stay all Rulings; Discussion with AF; Review Letter to DC Bulla; Telephone Conference with Floyd Hale; Telephone Conference with J. Olivas Re: Deposition	2.25
11/13/17	Email chain with AF re complaint filed against Harold Rodgers	.25
11/13/17	Draft and send email to AF re research re privilege log and confidentiality issues and review AF response	.75
11/13/17	Draft and send email to AF re supplementing Pomerantz opinion letter	.15
11/13/17	Email chain with AF re expert depositions noticed by Viking	.15
11/13/17	Prepare for 11/14/17 Hearings	2.25
11/13/17	Review Pomerantz Report and Produce; Discussion with Pomerantz; Discussion with Charles Rego from UL and Client	2.75
11/13/17	Receive, Review and Analyze Email From JO; Re: Additional Emails	.25
11/13/17	Email Chain with AF/CP with Attachments Re: Henderson	.15
11/13/17	Email from CP with Opinion letter	.75
11/13/17	Receive, Review and Analyze Email from Client	.15
11/13/17	Receive, Review and Analyze Email from Client; Discussion with Client	.25
11/13/17	Email Chain with Client with Attachment	.50
11/13/17	Draft and Send Email to Client	.15
11/13/17	Email Chain with Client	.15
11/13/17	Email Chain with Client	.50
11/13/17	Receive, Review and Analyze Email from Client	.15
11/13/17	Draft and Send Email to Client with Attachment	.15

11/13/17	Receive, Review and Analyze Email from Client	.25
11/13/17	Call with Client	.50
11/13/17	Call with Client	.25
11/14/17	Call with AMF	.10
11/14/17	Call with Client	.15
11/14/17	Call with Client	.10
11/14/17	Call with Client	.10
11/13/17	Email Chain with Client	.40
11/14/17	Email Chain with JP, AF, TP; Re: Inspection of Documents	.25
11/14/17	Email Chain with D. Holloman, JP, KR, JM; Re: Hale Settlement Matters	.25
11/14/17	Attend Hearings on MSJ; Review File with Client; Review Research; Prepare Emails to Pancoast Re: Depositions and Discovery Responses; Discussion with Attorney Olgivie Re: Retention; Email to Parker; Discussion with AF; Review Plaintiffs' 14 <sup>th</sup> ECC Supplement; Review files	7.5
11/14/17	Draft and Send Email to Ogilvie with Attachments	.75
11/14/17	Telephone Call with Ogilvie Regarding Retention	.50
11/15/17	Review cases re: validity of contract under NRS 624; discussion with AF and BM	2.75
11/15/17	Review research re: admissibility of litigation conduct; discussion with BJM	.75
11/15/17	Discussion with BJM re: recoverable damages w/ breach of contract vs. product liability	.75
11/15/17	Receive, Review and Analyze Email from Client	.15
11/15/17	Receive, Review and Analyze Email from Client	.25
11/15/17	Receive, Review and Analyze Email from Client with Link	.40
11/15/17	Call with Client	.25
11/15/17	Call with Client	.50

Call with Client	.25
Call with Client	.10
Call with Client	.10
Call with Client	.75
Call with Client	.25 ·
Call with Client	.25
Call with AMF	.15
Call with Client	.15
Call with Client	.10
Call with Client	.15
Call with Teddy Parker	.10
Call with Teddy Parker	.10
Call with Client	.50
Call with Client	.25
Call with Teddy Parker	.10
Call with Teddy Parker	.15
Call with Teddy Parker	.15
Call with Client	.65
Call with Client	.15
Email Chain with EC, JP, AF, MN, TP, KR; Re: Olivas Deposition	.15
Draft and Send Email to Ogilvie with Links	.25
Prepare and Attend Hearings	4.5
Several discussions with clients from office	.50
Receive, Review and Analyze Email from Client with Link	.40
Receive, Review and Analyze Email from L. Rotert; Pomerantz Bill	.15
Draft and Send Email to Client with Links	.15
	Call with ClientCall with ClientCall with ClientCall with ClientCall with ClientCall with AMFCall with ClientCall with ClientCall with ClientCall with ClientCall with ClientCall with ClientCall with Teddy ParkerCall with Teddy ParkerCall with ClientCall with ClientCall with ClientCall with ClientCall with ClientCall with ClientCall with Teddy ParkerCall with ClientCall with ClientCall with ClientCall with ClientCall with ClientCall with ClientCall with ClientPrepare and Attend HearingsSeveral discussions with clients from officeReceive, Review and Analyze Email from L. Rotert; Pomerantz Bill

11/18/17	Email Chain with JP, AF, TP, BP, JH, KR; Re: MIL Meeting. Discovery with AF.	.50
11/20/17	Email chain with AF re outstanding expert bills	.25
11/20/17	Email chain with AF re meet and confer for MILS and hearing for Giberti's MGFS	.25
11/20/17	Email chain with AF re Knez letter and threat of motion to file protective order in CA for Rodgers and Rene Stone depos	.25
11/20/17	Email Chain with Ogilvie and AF; Re: Permit App	.25
11/20/17	Receive, Review and Analyze Email from Client; Forward to AF	.15
11/21/17	Receive, Review and Analyze Email from Client	.25
11/21/17	Call with Client	.10
11/22/17	Draft and send email to AF re recent list of damages and review AF response	.15
11/22/17	Email Chain with Ogilvie, AF with Attachments; Re: Lange Supp Brief	.15
11/22/17	Draft and send email to AF re sending Lange responses brief to Oglivie and review AF response	.15
11/22/17	Review notices of vacating deposition of Rene Stone and Harold Rodgers	.50
11/22/17	Review Lange's 12 <sup>th</sup> ECC Supplement	.25
11/24/17	Review correspondence from Dalacas	.25
11/24/17	Review email filings and depo emails	1.50
11/25/17	Call with Client	.10
11/25/17	Call with Client	.10
11/25/17	Call with Client	.15
11/26/17	Review Lange Discovery responses and attachments	1.50
11/27/17	T/C with J. Olivas re deposition	.35
11/27/17	Review hearing transcript from 11/14/17 hearing	1.50

11/27/17	T/C with T. Parker and Henriod (x3)	.75
11/27/17	Conference call with T. Parker, J. Pancoast and JEA to continue hearings; Emails	1.0
11/27/17	Receive, Review and Analyze Email From JO; Re: Final Invoice	.25
11/27/17	T/C's with Teddy Parker	.65
11/27/17	Email Chain with JP, TP, AF, KR, DP, JH; Re: MIL / Expert Depositions	.50
11/27/17	Email Chain with Bess White, TP, JP; Re: Edgeworth MOT for Summary Judgement	.35
11/27/17	Receive, Review and Analyze Email from Client	.15
11/27/17	Draft and Send Email to Client	.15
11/27/17	Receive, Review and Analyze Email from Client	.15
11/27/17	Draft and Send Email to Client	.25
11/27/17	Receive, Review and Analyze Email from Client	.25
11/27/17	Draft and send email to AF re Carnahan depo and review AF response	.15
11/28/17	Email Chain with JP, AF, KR, JH; Re: Outstanding Discovery	.15
11/28/17	Email Chain with EN, JP, KR, DP; Re: Letter from Parker	.50
11/28/17	Review Lange letter (11/28/17), analyze; discussion with AF	1.25
11/28/17	Review Amended Notice of Carnahan Depo	.25
11/28/17	Conference call with Judge Bulla chambers w/ Pancoast to reset December 1 <sup>st</sup> hearings to December 20 <sup>th</sup> and call with Pancoast separately	.50
11/28/17	Review notices of vacating depos	.50
11/28/17	Email Chain with Ogilvie to Discuss Case	.15
11/29/17	Receive and analyze email from Ogilvie	1.50
11/29/17	Email Chain with EN, JP, TP; Re: Letter from Parker	.50
11/29/17	Email Chain with JP, AF; Re: Discovery Motions	.15

11/29/17	Draft and send email to AF re drafting reply to Lange's supplemental Opposition	1.50
11/29/17	Draft and send email to AF re drafting notice of attorney lien	.15
11/29/17	Draft and send email to AF re letter from Pancoast to Simon	.15
11/29/17	Review and analyze Lange's supplemental brief	2.50
11/29/17	Email from client Angela Edgeworth	.15
11/29/17	Email response to client Angela Edgeworth	.25
11/29/17	Review and analyze email from Oligilvie re: contractors license legal arguments and response email to Oligilvie; Discussion with AF	1.50
11/29/17	Draft reply to Lange's Supplemental Opposition to Plaintiffs' MSJ	2.75
11/29/17	Discussions w/ J. Henriod re moving hearings and settlement	.65
11/29/17	T/C with T. Parker	.50
11/29/17	Draft letter to Parker	.50
11/30/17	Review release; T/C J. Greene; T/C T. Parker; revise release	1.25
11/30/17	Call with Teddy Parker	.15
11/30/17	Call with Teddy Parker	.15
11/30/17	Call with Teddy Parker	.10
11/30/17	Call with AMF	.25
11/30/17	Call with Teddy Parker	.15
11/30/17	Call with AMF	.10
11/30/17	Call with AMF	.10
11/30/17	Call with AMF	.20
11/30/17	Call with AMF	.10
11/30/17	Review file for Lange bills, T/C to Parker re: settlement	.75
11/30/17	Negotiate release w/ Henriod (his office)	3.50
11/30/17	Conversation w/ Green; draft email, send release	.75
11/30/17	Receive and review letter dated 11-30-17	.25

11/30/17	Received and reviewed Lange letter (11-29-17) regarding scheduling discovery; Discussion with AF	.75
11/30/17 & 12/2/17	Email chain with AF re attorney lien	.15
12/1/17	Email Chain with JP, AF, DP, JH, MB, KR; Re: Discovery Motions	.15
12/1/17	Receive and review release email to Defendant	.75
12/1/17	Receive and review release email from Pancoast & discussion with AF	.50
12/1/17	Review Viking's 19 <sup>th</sup> ECC Supplement	.25
12/4/17	Received and reviewed DCRR; L/M for Green/Vannah	.75
12/4/17	Review notice vacating UL Depos	.25
12/4/17	Discussion with AF	.40
12/5/17	T/c with John Green; Email from John Green; Discussion with staff	.40
12/5/17	Review subpoena to Dalacas	.25
12/5/17	Emails to client and John Greene messages	.50
12/5/17	Draft and Send Email to Client and Response	.15
12/6/17	Draft and send email to AF re notice to vacate Caranahan depo	.15
12/6/17	Review file and gather materials requested by Vannah; email from John Greene	2.25
12/6/17	Email from AF re evidentiary hearing from Judge Jones law clerk and discussion with AF	.50
12/6/17	Review notice of vacating depo of Carnahan	.35
12/6/17	Receive and review email from Janet Pancoast; discussion with AF; response; forward to Vannah	.35
12/6/17	Received and reviewed Lange's 13th ECC Supplement	.50
12/6/17	Email Chain with JP, AF; Re: Carnahan Deposition	.15
12/7/17	Email Chain with JP, AF, TP, KR, JM, JH, DP, SM; Re: Evidentiary Hearing	.35
12/7/17	T/C with Vannah	.50

12/7/17	Draft and revise letter; Review of file to Vannah w/ attachment	1.75
12/8/17	Received and reviewed Lange 14th ECC Supplement	1.25
12/8/17	Review Motion for Good faith settlement; discussion with AF	.75
12/8/17	Received and review order granting Giberti Motion for Good Faith Settlement; T/C with Parker	.50
12/8/17	Email chain with AF re Order Granting Giberti MGFS	.15
12/11/17	Email from Zamiski; Response email	.15
12/11/17	Review/ Analyze Lange 15 <sup>th</sup> ECC Supplement	.50
12/11/17	T/C Parker & Pancoast; Email from T. Parker; Email from Crt	.75
12/11/17	Review client's release of claims; emails to J. Greene; Discussions with AF	.50
12/11/17	Draft and send email to AF re Lange's 15 <sup>th</sup> ECC Supplement and review AF response	.25
12/12/17	Draft and send email to AF re Stip to Dismiss and review AF response	.15
12/12/17	Attend hearing on Viking Motion for Good Faith Settlement	1.75
12/6/17- 12/12/17	Messages; Returned messages; discussions with Floyd Hale	.50
12/12/17	Email from J. Pancoast; Received/Reviewed/Analyze stip to dismiss; order on Good faith settlement; discussion with AF	1.25
12/12/17	Received letter from Pancoast to DC Bulla; Pancoast email re checks and signing stips	.50
12/14/17	Review both stips to dismiss; send to J. Pancoast; T/C to M. Nunez; Review email from J. Pancoast	.50
12/15/17	Review email from T.Ure; T/C to J. Pancoast re 2 <sup>nd</sup> stip to dismiss and arrange pick up of settlement checks	.50
12/18/17	Pick up settlement checks; exchange for stip; contact Vannah's office re signature	1.50
12/18/17	T/C and emails to J. Greene re checks; T/C to Pomerantz office re bill; emails; review bills from Pomerantz	1.0

12/18/17	Received, reviewed and analyze email from B. Vannah	.50
12/19/17	Emails to B. Vannah and J. Greene re checks	.25
12/19/17	Received and review email from B. Vannah to J. Christensen; Received and review email from J. Christensen and response from B. Vannah	.25
12/20/17	Request return of sprinklers from Volmer Grey	.25
12/20/17	Receive and review draft Motion for Good Faith Settlement; Lange release for \$100k and release for \$22k	1.50
12/21/17	Review emails from Pancoast and Parker; revise joint motion for good faith settlement and send back to Parker	.75
12/21/17	Receive, review and analyze email from B. Vannah (3:21pm)	.50
12/23/17	Received, reviewed and analyzed email from B. Vannah (10:45pm)	.50
12/26/17	Receive, review and analyze email from J. Christensen to B. Vannah (10:46am)	.25
12/26/17	Receive, review and analyze email from B. Vannah (12:18pm)	.75
12/26/17	Receive, review and analyze email from J. Christensen	.25
12/27/17	Receive, review and analyze email from JC w/e letter attached	.75
12/28/17	Receive, review and analyze email from B. Vannah (3:07pm)	.75
12/28/17	Receive, review and analyze email from B. Vannah (2:03pm)	.25
12/28/17	Receive, review and analyze email from B. Vannah (4:17am)	.75
12/29/17	Received and reviewed email rejoint motion and revised joint motion	.40
1/2/18	Revise Lange release and send back to T. Parker	.75
1/2/18	Received/reviewed Viking stip to dismiss	.35
1/2/18	Received/reviewed email from J. Pancoast and T. Parker	.35
1/2/18	Received/reviewed and analyzed letters from Zurich re settlement checks	.25
1/2/18	Received, reviewed and analyzed email from J. Greene (3:45pm)	.25
1/2/18	T/C with S. Guidy at Bank of Nevada	.50

	Total Fees at \$550 per hour	\$476,410.00
	Total Hours	866.20
	Review an Emans concerning service of an pleadings (079 chans)	133.00
1/0/10	Review all Emails concerning service of all pleadings (679 emails)	135.80
1/8/18	Travel to Bank of Nevada 2x re Trust deposit	2.5
1/8/18	T/C with S. Guindy; receive, review and analyze letter from Vannah	.50
1/5/18	Review Court filing of MGFS Lange	.25
1/5/18	Email from Nunez	.15
1/5/18	Email from S. Guiindy and response	.25
1/4/18	Email E. Nunez releases again per her request	.25
1/4/18	Travel to Bank of Nevada for bank account requested by client	1.50
1/4/18	Email to T. Parker and E. Nunez regarding revisions to release	.50
1/4/18	Email from T. Parker (E Nunez) re Joint MGFS, sign and return to T. Parker	.50
1/4/18	Analyze, receive and send emails to S. Guindy at Bank of Nevada; Review Emails from J. Christensen and Bank, J. Greene	.75
1/3/18	Analyze, review schedule and additional emails from S. Guindy	.50
1/3/18	T/C w/ S. Guindy at Bank of Nevada; Received, reviewed and analyzed email with attachments	.75

DATE	DESCRIPTION	TIME
12.20.16	Review, Download & Save Defendants the	0.30
	Viking Corporation and Supply Network,	
	Inc.'s Substitution of Counsel	
1.4.17	Review, Download & Save Joint Case	0.30
	Conference Report	
1.6.17	Email to DSS re Lange K inserts added to	0.15
	MSJ	
1.9.17	Review email from DSS re phone call to	0.15
	Pancoast	
1.9.17	Review, Download & Save Defendant The	0.30
	Viking Corporation and Supply Network,	
	Inc.'s Demand for Prior Pleadings and	
	Discovery	
1.10.17	Review, Download & Save Plaintiffs	0.30
	Response to Defendants The Viking	
	Corporation and Supply Network Inc.'s	
	Demand for Prior Pleadings and Discovery	
1.11.17	Review email from DSS re making small	0.15
	changes to MSJ	
1.13.17	Review, Download & Save Plaintiffs	0.30
	Motion for Summary Judgment	
1.17.17	Review email from DSS re preparing	0.15
	written discovery and deponotices	
1.17.17	Review email from DSS to Pancoast re	0.15
	moving MSJ hearing and Opp date	
1.18.17	Review, Download & Save Defendant The	0.30
	Viking Corporation and Supply Network,	
	Inc.'s Opposition to Plaintiff's Motion for	
	Summary Judgment	
1.19.17	Email chain with DSS re Viking's	0.50
	Opposition to MSJ	
1.20.17	Email chain with DSS re Stackiewcz case	0.15
1.20.17	Review, Download & Save Notice of Video	0.30
	Deposition of Shelli Lange	
1.20.17	Review, Download & Save Subpoena for	0.30
	Shelli Lange	
1.20.17	Review, Download & Save Notice of Video	0.30
	Deposition Bernie Lange	
1.20.17	Review, Download & Save Subpoena for	0.30
	Bernie Lange	
1.20.17	Review, Download & Save Notice of Video	0.30
	Deposition of Tracey Garvey	
1.20.17	Review, Download & Save Subpoena for	0.30
	Tracy Garvey	_

1.20.17	Review, Download & Save Notice of Video Deposition of Dustin Hamer	0.30
1.20.17	Review, Download & Save Subpoena for Dustin Hamer	0.30
1.20.17	Review, Download & Save Notice of Video Deposition of Vince Diorio	0.30
1.20.17	Review, Download & Save Subpoena for Vince Dioro	0.30
1.23.17	Email to DSS re business court judge	0.15
1.23.17	Email to DSS re draft notices and SDT for review	0.15
1.24.17	Email chain with DSS re business court jurisdiction	0.15
1.24.17	Email chain with DSS re breach of contract COAs	0.25
1.24.17	Review, Download & Save Notice of Deposition of Custodian of Records for American Grating, LLC	0.30
1.24.17	Review, Download & Save Notice of Deposition of Custodian of Records for Giberti Construction, LLC	0.30
1.25.17	Review email chain with client and Janelle from DSS re objections to depos of COR for American Grating and Giberti Construction	0.15
1.26.17	Email chain with DSS re Lange 30(b)(6) depo	0.25
1.26.17	Review, Download & Save Subpoena for Vince Diorio	0.30
1.26.17	Review, Download & Save Re-Notice of Video Deposition of Vince Diorio	0.30
1.26.17	Review, Download & Save Re-Notice of Video Deposition of Dustin Hamer	0.30
1.26.17	Review, Download & Save Subpoena for Dustin Hamer	0.30
1.26.17	Review, Download & Save Subpoena Duces Tecum 30b6 Lange Plumbing LLC	0.30
1.26.17	Review, Download & Save Notice of Video Deposition Duces Tecum Pursuant to NRCP 30b6 of Designees of Defendant Lange Plumbing, LLC	0.30
1.27.17	Review email from DSS re preparing Viking 30(b)(6) depo notice	0.15
1.30.17	Review, Download & Save Subpoena Duces Tecum for American Grating, LLC	0.30

1.30.17	Review, Download & Save Plaintiffs NRCP	0.30
	45 Objections to Defendant The Viking	
	Corp Subpoena Duces Tecum Directed to the Custodian of Records for American	
	Grating	
2.1.17	Review, Download & Save SUBP	0.30
2.1.17	Subpoena Duces Tecum for Giberti	0.50
	Construction, LLC	
2.1.17	Review, Download & Save Lange	0.30
	Plumbing's Response to The Viking Corp	
	Demand for Prior Pleadings and Discovery	
2.2.17	Review, Download & Save Defendant	0.30
	Lange Plumbing's Opposition to Plaintiff	
	Motion for Summary Judgment	
2.2.17	Review, Download & Save Subpoena for	0.30
	Bernie Lange	
2.2.17	Review, Download & Save Re-Notice of	0.30
	Video Deposition of Bernie Lange	
2.2.17	Review, Download & Save Subpoena for	0.30
	Shelli Lange	
2.2.17	Review, Download & Save Re-Notice of	0.30
	Video Deposition of Shelli Lange	
2.2.17	Review, Download & Save Subpoena for	0.30
	Dustin Hamer	
2.6.17	Review email from DSS re email client sent	0.50
	re trailer temperatures and link	
2.6.17	Email chain with DSS re Motion to Amend	0.15
	Complain	
2.7.17	Review email from DSS re Viking 30(b)(6)	0.15
2017	notice	0.00
2.9.17	Review, Download & Save Correspondence	0.30
2.10.17	Review, Download & Save Correspondence	0.30
2 10 17	to Daniel Simon Esq.	0.15
2.10.17	Email chain with DSS re response to	0.15
2 10 17	Pancoast re Dustin Hamer Review email chain from DSS re	0.15
2.10.17		0.15
	correspondence from Sia about moving depos	
2.10.17	Review email from DSS to Sia re moving	0.15
2.10.17	depos	0.15
2.10.17	Review email chain with Sia, Pancoast and	0.15
2.10.17	DSS re Lange employee Depo dates	0.15
2.12.17	Email chain with DSS re re-noticing depos	0.25
2.12.11	of Hamer and Diorio	

2.13.17	Email chain with DSS re court's availability	0.15
0.10.17	for MSJ hearing	0.20
2.13.17	Review, Download & Save Plaintiffs Motion to Amend the Complaint on OST	0.30
2.13.17	Review, Download & Save Subpoena for Dustin Hamer	0.30
2.13.17	Review, Download & Save Re-Notice of	0.30
2.13.17	Video Deposition of Dustin Hamer Review, Download & Save Subpoena for Vince Diorio	0.30
2.13.17	Review, Download & Save Re-Notice of	0.30
2.15.17	Video Deposition of Vince Diorio Review, Download & Save Subpoena for	0.30
2.15.17	Vince Dioro Review, Download & Save Notice of Video Deposition of Virging Procks Duces Tesum	0.30
2.15.17	Deposition of Virgina Brooks Duces Tecum Review, Download & Save Subpoena for Virginia Brooks	0.30
2.15.17	Review, Download & Save Notice of Video Deposition of Jim Kreason Duces Tecum	0.30
2.15.17	Review, Download & Save Subpoena Duces Tecum for Jim Kreason	0.30
2.15.17	Review, Download & Save Notice of Continuation Video Deposition of Vince Diorio	0.30
2.15.17	Review, Download & Save Notice of Video Deposition of Brandon Lange	0.30
2.15.17	Review, Download & Save Subpoena for Brandon Lange	0.30
2.15.17	Review, Download & Save Re-Notice of Video Deposition of Bernie Lange	0.30
2.15.17	Review, Download & Save Subpoena for Bernie Lange	0.30
2.15.17	Review, Download & Save Re-Notice of Video Deposition of Shelli Lange	0.30
2.15.17	Review, Download & Save Subpoena for Shelli Lange	0.30
2.15.17	Review, Download & Save Plaintiffs First Supplement to Early Case Conference Witness and Exhibit List	0.30
2.15.17	Review email and attachment from DSS re document needing to be supplemented	0.25
2.15.17	Review email from DSS re noticing depos of Lange employees	0.15

2.21.17	Email chain with DSS re exhibits for Dustin Hamer depo	0.15
2.21.17	Review Email and download deposition exhibits 1-8 from Oasis	0.25
2.21.17	Review, Download & Save Defendant Lange Plumbing, LLC's Limited Opposition to Plaintiff's Motion to Amend Complaint on Order Shortening	0.30
2.21.17	Review, Download & Save Scheduling Order	0.30
2.22.17	Review, Download & Save Defendant Lange Plumbing, LLC's Third Supplement to NRCP 16.1 Early Case Conference List of Witnesses and Documents	0.30
2.23.17	Review, Download & Save Subpoena for Virginia Brooks	0.30
2.23.17	Review, Download & Save Re-Notice of Video Deposition of Virginia Brooks Duces Tecum	0.30
2.23.17	Review, Download & Save Re-Notice of Video Deposition of Jim Kreason Duces Tecum	0.30
2.23.17	Review, Download & Save Subpoena for Jim Kreason	0.30
2.23.17	Review, Download & Save Re-Notice of Video Deposition of Shelli Lange	0.30
2.23.17	Review, Download & Save Subpoena for Shelli Lange	0.30
2.23.17	Review, Download & Save Notice of Vacating Deposition Duces Tecum Pursuant to NRCP 30b6 of Designees of Defendant Lange Plumbing, LLC	0.30
2.23.17	Review, Download & Save Notice of Vacating Video Deposition of Tracey Garvey	0.30
2.23.17	Review, Download & Save Subpoena for Vince Diorio	0.30
2.23.17	Review, Download & Save Re – Notice of Continuation Video Deposition of Vince Diorio	0.30
2.26.17	Email to DSS re draft reply to motion to amend	0.15
2.27.17	Email chain with DSS re COR Depos for Giberti and American Grating	0.15

2.27.17	Review Email and download deposition	0.25
0.07.17	from Oasis Reporting (Diorio)	0.05
2.27.17	Review Email and download deposition from Oasis Reporting (Hamer)	0.25
2.27.17	Review, Download & Save Reply to	0.30
	Defendant Lange Plumbing, LLC 's	
	Limited Opposition to Plaintiffs' Motion to	
	Amend the Complaint on OST	
2.28.17	Review, Download & Save Reply to all	0.30
	Defendants Opposition to Plaintiffs Motion	
	for Summary Judgment	
2.28.17	Review email from DSS to Pancoast re	0.15
	documents for COR depos of Giberti and	
	American Grating	
2.28.17	Call with DSS	0.10
2.28.17	Call with DSS	0.15
2.28.17	Call with DSS	0.15
3.1.17	Email to DSS re Pancoast coming to office	0.15
	to review documents	
3.1.17	Call with DSS	0.15
3.1.17	Review, Download & Save Order Setting	0.30
	Civil Jury Trial	
3.1.17	Email to DSS re Edgeworth trial order	0.15
3.6.17	Review, Download & Save Plaintiffs	0.30
	Second Supplement to Early Case	
	Conference Witness and Exhibit List	
3.7.17	Review, Download & Save Plaintiffs'	0.30
	Motion for Summary Judgment Against	
	Lange Plumbing, LLC, Only	
3.7.17	Review, Download & Save Offer of	0.30
	Judgment to Lange Plumbing, LLC	
3.7.17	Review, Download & Save AOS	0.30
3.7.17	Review, Download & Save Initial	0.30
	Appearance Fee Disclosure of American	
	Grating	
3.7.17	Review, Download & Save Correspondence	0.30
	to Daniel Simon Esq.	
3.7.17	Review, Download & Save Second	0.30
	Amended Complaint	
3.7.17	Email to Pancoast and Sia re draft order to	0.15
	amend complaint and draft order for MSJ	
3.7.17	Email chain with Sia re calculation of	0.15
	damages and depo of Brandon Lange	
3.10.17	Email chain with Sia re signature pages for	0.25
	order to amend and Order on MSJ	

3.10.17	Email chain with DSS re letter from Sia on	0.25
	withdrawing MSJ and her signature on	
	proposed orders	
3.10.17	Review, Download & Save Correspondence	0.30
	to Daniel Simon Esq.	
3.13.17	Review, Download & Save Notice of	0.30
	Vacating Continuation Video Deposition of	
	Vince Dioro	
3.13.17	Review, Download & Save Re-Notice of	0.30
	Video Deposition of Brandon Lange	
3.13.17	Review, Download & Save Subpoena for	0.30
	Brandon Lange	
3.13.17	Review, Download & Save Re-Notice of	0.30
	Video Deposition of Brandon Lange	
3.13.17	Review, Download & Save Subpoena for	0.30
	Brandon Lange	
3.15.17	Review, Download & Save Correspondence	0.30
	to Daniel Simon, Esq.	
3.15.17	Review, Download & Save Defendant	0.30
	Lange Plumbing's 4 <sup>th</sup> Supplemental	
	Disclosure	
3.16.17	Review, Download & Save Order Denying	0.30
	Plaintiffs Motion for Summary Judgment	
3.17.17	Email chain with DSS re extension for	0.25
	Lange's response to OOJ	
3.17.17	Email chain with Sia re OOJ and extension	0.15
	of time to respond	
3.20.17	Review, Download & Save Notice of Entry	0.30
	of Order Denying Plaintiffs Motion for	
	Summary Judgment	0.1.7
3.20.17	Review email from DSS to Sia re bate-	0.15
	stamping our exhibits in ECC Supplements	0.15
3.21.17	Email chain with Sia re bate-stamping ECC	0.15
0.01.17	productions	0.15
3.21.17	Email chain with DSS re documents	0.15
	attached to supplement and review of the	
	Kinsale file	
3.21.17	Review, Download & Save Order Granting	0.30
	Plaintiffs Motion to Amend the Complaint	
3.21.17	Review, Download & Save Requests for	0.30
	Production of Documents to Edgeworth	
	Family Trust	0.20
3.21.17	Review, Download & Save Interrogatories	0.30
	to Edgeworth Family Trust	
	1	1

3.21.17	Review, Download & Save Plaintiffs Third	0.30
	Supplement to Early Case Conference	
	Witness and Exhibit List	
3.22.17	Review, Download & Save Lange	0.30
	Plumbing's 5 <sup>th</sup> Supplemental Disclosures	
3.22.17	Review, Download & Save Notice of Entry	0.30
	of Order Granting Plaintiff's Motion to	
	Amend the Complaint	
3.22.17	Review, Download & Save Lange's First	0.30
	Requests for Production of Documents to	
	The Viking Corp.	
3.22.17	Review, Download & Save Lange's First	0.30
	Interrogatories to The Viking Corp.	
3.23.17	Review email and download deposition	0.25
	from Oasis Reporting (Bernie Lange)	
3.24.17	Review email from DSS to Sia re service of	0.20
5.21.17	Amended Complaint on Lange	
3.24.17	Review, Download & Save Correspondence	0.30
5.27.17	to Daniel Simon, Esq.	0.50
3.27.17	Review, Download & Save Notice of	0.30
J.21.11	Vacating Video Deposition of Virginia	0.50
	Brooks Duces Tecum Outside the State of	
	Nevada	
3.27.17	Review, Download & Save Plaintiffs 4 <sup>th</sup>	0.30
5.27.17	Supplement to Early Case Conference	0.50
	Witness and Exhibit List	
3.29.17	Review, Download & Save Stipulation and	0.30
5.29.17	Order to Continue Plaintiffs Motion for	0.50
	Summary Judgment Against Lange	
2 20 17	Plumbing , LLC Only	0.15
3.29.17	Call with DSS	
3.29.17	Call with DSS	0.10
3.31.17	Call with DSS	0.15
3.31.17	Review, Download & Save Subpoena for	0.30
	PMK of The Viking Corporation	
3.31.17	Review, Download & Save Amended	0.30
	Notice of Video Deposition Duces Tecum	
	Pursuant to NRCP 30b6 of Designees of	
	Viking Corporation	
4.4.17	Review, Download & Save Defendants The	0.30
	Viking Corporation and Supply Network,	
	Inc.'s Answer to Plaintiffs' Second	1
	Amended Complaint & Third Party	
	Complaint Against Giberti Construction	
	LLC	

4.5.17	Review, Download & Save Defendant /	0.30
	Third – Party Plaintiffs The Viking Corp	
	and Supply Network, Inc.'s Initial	
	Appearance Fee Disclosure [Third Party	
	Complaint ]	
4.5.17	Email chain with DSS re exhibits he needs	0.15
	for Kreason and Brandon Lange depo	
4.6.17	Review email from DSS re preparing 3 day	0.15
	notice of intent to default Lange	
4.6.17	Review, Download & Save Correspondence	0.30
4.6.17	Review email from DSS to Sia re testing	0.15
	heads	
4.7.17	Review, Download & Save Plaintiffs 5 <sup>th</sup>	0.30
	Supplement to Early Case Conference	
	Witness and Exhibit List	
4.7.17	Review, Download & Save Defendant	0.30
	Lange Plumbing, LLC's Opposition to	
	Plaintiff's Motion for Summary Judgment	
4.11.17	Review, Download & Save Notice of Intent	0.30
	to Enter Default Against Lange Plumbing,	
		0.20
4.11.17	Review, Download & Save Notice of	0.30
	Deposition of Custodian of Records for	
4 10 17	Rimkus Consulting, Group, Inc.	0.30
4.12.17	Review, Download & Save Defendant	0.50
	Lange Plumbing's Answer to Plaintiff's	
	Second Amended Complaint and Cross Claim	
4.13.17	Review, Download & Save Defendants The	0.30
<b>H</b> .13.17	Viking Corp and Supply Network, Inc.'s	0.50
	Requests for production to Lange	
	Plumbing, LLC	
4.13.17	Review, Download & Save Defendants The	0.30
1.1.J.1/	Viking Corp and Supply Network, Inc.'s	
	Requests for Admission to Lange	
	Plumbing Inc.	
4.13.17	Review, Download & Save Defendants The	0.30
1.1.2.11	Viking Corporation Supply Network, Inc.'s	
	Requests for production to Plaintiffs	
4.13.17	Review, Download & Save Defendants The	0.30
	Viking Corp and Supply Network, Inc.'s	
	Requests for Admission to Plaintiffs	
4.13.17	Review, Download & Save Subpoena	0.30
	Duces Tecum of Designees of Viking	
	Automatic Sprinkler Co.	

4.13.17	Review, Download & Save Second	0.30
······································	Amended Notice of Video Deposition	
	Duces Tecum Pursuant to NRCP 30b6 of	
	Designees of Viking Corporation	
4.13.17	Review email chain from DSS requesting I	0.20
	re-notice depo of Viking 30(b)(6)	
4.14.17	Review, Download & Save The Viking	0.30
	Corporation and Supply Network, Inc.'s	
	Joinder with Additional Points and	
	Authorities to Lange's Opposition to	
	Plaintiff's Second Motion for Summary	
	Judgment	
4.17.17	Review, Download & Save Defendants The	0.30
7.17.17	Viking Corporation and Supply Network,	
	Inc.'s Interrogatories to Plaintiffs	
4.17.17	Review, Download & Save Defendants The	0.30
4.17.17	Viking Corp and Supply Network, Inc.'s	0.50
	Interrogatories to Lange Plumbing, LLC	
4.18.17	Review, Download & Save Plaintiffs'	0.30
4.10.17	Reply to Motion for Summary Judgment	0.50
	Against Lange Plumbing Only	
4.18.17	Review email from DSS to Sia re Kreason	0.15
4.10.17	no show at depo	0110
4.18.17	Review email from DSS re dropping off cc	0.15
1.10.17	to Judge of Motion to compel Kreason	
4.18.17	Review email and download deposition	0.25
	from Oasis Reporting (Brandon Lange and	
	Non-Appearance of Kreason)	
4.18.17	Review email and respond to email from	0.15
	Bill LaBorde with Oasis re rough transcript	
4.20.17	Review email from Sia re testing of heads	0.20
4.21.17	Review email from DSS to Sia and janet re	0.15
	testing protocol in writing	
4.23.17	Review email from DSS requesting I do	0.15
	research on the contract prior to the MSJ	
	hearing	
4.24.17	Review email from DSS requesting I pull	0.15
	3 <sup>rd</sup> party complaint Lange filed against	
	Viking	
4.24.17	Review, Download & Save Plaintiff	0.30
	Edgeworth Family Trust's Responses to	
	Defendant's Interrogatories	
4.24.17	Review, Download & Save Plaintiff	0.30
	Edgeworth Family Trust's Responses to	
	Defendant's Request for production	

4.25.17	Review email from DSS requesting I email 3 <sup>rd</sup> party complaint Lange filed against Viking	0.15
4.26.17	Review, Download & Save Notice of The Continued Deposition of Vincent Diorio	0.30
4.27.17	Review, Download & Save Defendants The Viking Corp and Supply Network, Inc.'s Responses to Defendant Lange Plumbing, LLC's Request for Production of Documents	0.30
4.27.17	Review, Download & Save Defendants The Viking Corp and Supply Network, Inc.'s Answers to Defendant Lange Plumbing LLC's Interrogatories	0.30
4.27.17	Review, Download & Save The Viking Corp and Supply Network, Inc.'s Objection to Subpoena	0.30
4.27.17	Review, Download & Save Correspondence	0.30
4.27.17	Review, Download & Save Plaintiffs 1 <sup>st</sup> Set of Interrogatories to Defendants The Viking Corporation	0.30
4.27.17	Review, Download & Save Plaintiffs' 1 <sup>st</sup> Set of Request for Admission to Defendants The Viking Corporation	0.30
4.27.17	Review email from DSS requesting draft notice of depo and SDT for Dan Cadden	0.15
4.27.17	Review email from DSS re what motions we need to file in Edgeworth and begin drafting	0.20
4.27.17	Email chain with DSS and JW re written discovery for Viking	0.15
4.27.17	Review email from DSS re pulling invoices from Viking to Lange showing heads purchased	0.15
4.27.17	Email chain between DSS, client and AF re drafting Viking SupplyNet notice	0.15
4.27.17	Review email from DSS re forward from client	0.40
4.28.17	Email chain with DSS re American Grating ECC and EFT Supp	0.15
4.28.17	Review email from DSS to Sia re lack of written protocol for testing	0.15
5.1.17	Review email and attachment from DSS re Viking's 2 <sup>nd</sup> Supp	0.50

5.1.17	Review, Download & Save Plaintiffs'	0.30
	Motion for an Order to Show Cause and	
	Compel James Kreason to Appear for	
	Deposition	
5.1.17	Review, Download & Save The Viking	0.30
	Corp and Supply Network, Inc.'s Request	
	to Observe all Inspections and / or Testing	
	Performed by any Party	0.00
5.1.17	Review, Download & Save SDT for Dan	0.30
6.1.17	Cadden	0.30
5.1.17	Review, Download & Save Notice of Video	0.50
6 1 17	Deposition of Dan Cadden	0.30
5.1.17	Review, Download & Save Defendants The	0.50
	Viking Corp and Supply Network, Inc.'s Second Supplemental Disclosures Pursuant	
	to NRCP 16(a)(1)	
5.2.17	Review, Download & Save Defendant The	0.30
5.2.17	Viking Corp and Supply Network, Inc 3 <sup>rd</sup>	0.50
	Supplemental Disclosure Pursuant to NRCP	
	16 (a)(1)	
5.2.17	Email chain with DSS requesting Viking	0.20
	30(b)(6) notice, 3 <sup>rd</sup> party complaint and	
	amended complaint emailed and printed	
5.3.17	Review email and attachment from client re	0.15
	ISTA Temperature Report	
5.3.17	Email chain with attachments from DSS	0.25
	forwarded from Hastings and Viking supply	
	invoices and print for DSS	
5.4.17	Review, Download & Save Plaintiffs'	0.30
	Motion to Compel the Deposition to	
	Defendant Lange Plumbing, LLC 's 30b6	
	Designee and for Sanctions	
5.4.17	Review, Download & Save SDT	0.30
5.4.17	Review, Download & Save Plaintiff	0.30
	American Grating, LLC's Early Case	
	Conference Witness and Exhibit List	
6.6.17	Devices Devenland & Save Disintiff	0.30
5.5.17	Review, Download & Save Plaintiff	0.30
	Edgeworth Family Trust and American Grating, LLC 's 6 <sup>th</sup> Supplement to Early	
	Case Conference Witness and Exhibit List (	
	Doc provided by CD )	
5.5.17	Email to Pancoast and Sia re hearing dates	0.15
5.5.17	Linui to I anotast and bla to nouring dates	

5.5.17	Email chain with Sia re names of other	0.25
	Lange employees who were at Edgeworth	
	home	
5.5.17	Email chain with DSS and Janelle re June	0.15
	7 <sup>th</sup> hearing	
5.5.17	Review email and attachment from DSS to	0.20
	Bullock re 3 <sup>rd</sup> party complaint	
5.5.17	Review email and attachments from DSS	0.25
	that were forwarded from client re gate	
	entries	
5.8.17	Review email from Sia re draft order for	0.15
	denial of MSJ	
5.8.17	Email to Sia and Pancoast re draft SAO to	0.15
	continue hearing and motion to compel	
	Kreason	
5.8.17	Review, Download & Save SDT of Supply	0.30
	Network Inc. dba Viking Supplynet	
5.8.17	Review, Download & Save -Notice of	0.30
	Video Deposition Duces Tecum Pursuant to	
	NRCP 30b6 of Designees of Supply	
	Network, Inc. dba Viking Supplynet	
5.8.17	Review, Download & Save Summons with	0.30
	Affidavit of Service – Giberti	0.00
5.8.17	Review, Download & Save Plaintiffs 1 <sup>st</sup> Set	0.30
	of Request for Production to Defendant	
5.0.17	Lange Plumbing LLC	0.30
5.8.17	Review, Download & Save Plaintiffs 1st set of Request for Admission to Defendant	0.50
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5.8.17	Lange Plumbing, LLC Review, Download & Save Plaintiffs 1 <sup>st</sup> Set	0.30
5.0.17	of Interrogatories to Defendants Lange	0.50
	Plumbing, LLC	
5.8.17	Review, Download & Save Plaintiff	0.30
5.0.17	Edgeworth Family Trust's Responses to	0.50
	Defendant's Request for Admissions	
5.8.17	Review, Download & Save Plaintiff	0.30
5.0.17	Edgeworth Family Trust's Answers to	
	Defendant's Interrogatories	
5.8.17	Review, Download & Save SPlaintiff	0.30
	Edgeworth Family Trust's Responses to	
	Defendant's Request for Production	
5.8.17	Review, Download & Save ROC for Lange	0.30
	Plumbing's Motion to Compel	
5.9.17	Review email from DSS re reference to	0.15
	Edgeworth house	

5.10.17	Review, Download & Save Notice of	0.30
	Deposition of PMK for State Insulation, LLC	
5.11.17	Review, Download & Save Notice Vacating	0.30
	Deposition of Custodian of Records for	
	Rimkus Consulting Group, Inc.	
5.11.17	Email chain with DSS re Mason depo	0.15
	scheduling	
5.11.17	Email chain with DSS re weather expert	0.15
5.11.17	Email to Sia re missing pages from Lange's Motion to Compel release of sprinklers	0.15
5.11.17	Email chain with Janet re Edgeworth home inspection and discussion with DSS	0.25
5.12.17	Email to Janet re proposed stipulated	0.15
	protective order	
5.12.17	Email to Olivas with additional documents	0.15
	for his review	
5.15.17	Email chain with DSS re Opp to Lange's	0.15
	motion to compel sprinkler heads	
5.15.17	Review, Download & Save Defendant	0.30
	/Third Party Plaintiffs The Viking Corp and	
	Supply Network, Inc.'s Requests for	
5.15.17	Inspection Review, Download & Save Plaintiffs'	0.30
5.15.17	Opposition to Defendant Lange Plumbing,	0.30
	LLC's Motion to Compel Plaintiffs to	
	Release Sprinkler Heads for Testing by	
	Lange Plumbing, LLC on OST	
5.17.17	Review, Download & Save Correspondence	0.30
	to Discovery Commissioner Bulla	
5.17.17	Review, Download & Save Defendant The	0.30
	Viking Corp and Supply Network, Inc's 4 <sup>th</sup>	
	Supplemental Disclosures Pursuant to	
	NRCP 16(a)(1)	
5.17.17&5.18.17	Email chain with DSS, Sia and AF re	0.25
<u> </u>	extension of Lange's Opp to MSJ	0.05
5.18.17	Email chain with Sia re SAO regarding briefing schedule	0.25
5.19.17	Review, Download & Save Defendants /	0.30
	Third Party Plaintiffs The Viking	
	Corporation and Supply Network, Inc.'s	
	Notice of Inspection	
		1010
5.19.17	Review email from Tashia Garry re Viking notice of inspection	0.15

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5.19.17	Review email and download deposition	0.25
	from Oasis Reporting (Martorano)	
5.19.17	Review email from DSS to Sia and Pancoast re testing on June 22 <sup>nd</sup>	0.15
5.22.17	Review email from DSS re returning Amanda Kern call from City of Henderson	0.15
5.22.17	Email chain with DSS re changes to DCRR	0.15
5.23.17	Email chain with Sia re proposed DCRR from May hearing	0.25
5.23.17	Review, Download & Save Subpoena for Erik C. Johnson	0.30
5.23.17	Review, Download & Save Notice of Deposition of Erik C. Johnson	0.30
5.24.17	Review, Download & Save Defendants The Viking Corp and Supply Network, Inc.'s Answer to Lange Plumbing, LLC's Amended Cross – Claim and Amended Counter- Claim	0.30
5.24.17	Email to client re Rimkus Consulting documents	0.15
5.24.17	Email to Hastings with additional documents for his review	0.15
5.24.17	Review email from client re Rimkus documents and response	0.25
5.24.17	Review email from DSS re professors for weather expert	0.15
5.25.17	Review email from Sia requesting Plaintiff's motion to compel Lange 30(b)(6) depo	0.20
5.25.17	Review, Download & Save Defendant the Viking Corp and Supply Network. Inc's Answers to Plaintiff's Request for Admissions	0.30
5.26.17	Email chain with DSS re Sia's email to withdraw MSJ; and subsequent review of DSS response to Sia	0.15
5.29.17	Review email chain between DSS and Pancoast re extension on Viking rog responses	0.15
5.30.17	Email chain with DSS re start time of 6/22/17 testing; subsequent email chain with Sia re timing	0.25
	Email chain with Sia and Pancoast re start	0.15

5.30.17	Email chain with Pancoast and Sia re names of people attending inspection at	0.15
	Edgeworth residence	
5.30.17	Email chain re retaining Don Koch as expert and retainer agreement	0.25
5.30.17	Email chain with DSS re weather expert mike Schwob	0.15
5.30.17	Review email from DSS re preparation of expert designation	0.15
5.30.17	Email chain with DSS re Stipulated Protective Order	0.25
5.31.17	Email chain with DSS re draft of Reply to limited Opp to Motion to Compel Kreason	0.15
5.31.17	Review email chain from DSS to Pancoast re State Insulation depo	0.15
5.31.17	Review, Download & Save Proof of Service	0.30
5.31.17	Review, Download & Save Notice of Vacating Deposition of PMK of State Insulation, LLC	0.30
6.1.17	Review email from DSS re book (Real Estate Damages) to be ordered	0.15
6.1.17	Review email from DSS to Pancoast re inspection of Viking SupplyNet warehouse	0.15
6.1.17	Email chain with Sia, Pancoast re changes to the protective order	0.75
6.1.17	Review email from Sia re Lange's Opp to Planitiff's Motion to Compel	0.15
6.1.17	Review, Download & Save Defendant Lange Plumbing, LLC's Opposition to Plaintiff's Motion to Compel the Deposition of Defendant Lange Plumbing, LLC's 30b6 Designee and for Sanctions and Countermotion for Sanctions	0.30
6.1.17	Review, Download & Save SDT – of Supply Network, Inc. dba Viking Supplynet	0.30
6.1.17	Review, Download & Save Amended Notice of Video Deposition Duces Tecum Pursuant to NRCP 30b6 of Designees of Sujpply Network, Inc. dba Viking Supplynet (Date Change Only)	0.30
6.1.17	Review, Download & Save Supply Network, Inc.'s Objection to Subpoena	0.30

6.2.17	Review, Download & Save Defendant Lange Plumbing, LLC 's Limited, LLC's	0.30
	Limited Opposition to Plaintiffs' Motion for	
	an Order to Show Cause and Compel James	
	Kreason to Appear for Deposition	
6.2.17	Review, Download & Save Defendant The	0.30
	Viking Corp and Supply Network, Inc.'s	
	Answers to Plaintiffs Interrogatories	
6.2.17	Review, Download & Save Lange's	0.30
	Responses to Viking's Requests for	
	Production	
6.2.17	Review, Download & Save Lange's	0.30
	Responses to Viking's Requests for	
	Admission	
6.2.17	Review, Download & Save Lange's	0.30
	Plumbing's Answers to Viking's	
	Interrogatories	
6.2.17	Review and respond to email from Jason	0.25
	Reeve re Don Koch agreement	
6.2.17	Review email from client re preparing for	0.15
	Viking inspection	
6.2.17	Email chain with DSS re producing prior	0.15
	pleadings to Nunez	
6.2.17	Call with Client	0.15
6.2.17	Call with Client	0.15
6.2.17	Call with Pancoast	0.15
6.2.17	Call with Client	0.10
6.2.17	Call with DSS	0.15
6.5.17	Email chain with DSS re Reply to Compel	0.15
6.5.17	Lange 30(b)(6) Email chain with DSS and Pancoast re	0.25
0.3.17	inspection email sent to Pancoast and	0.2.5
	follow up	
6.5.17	Email chain with Pancoast re Inspection of	0.15
0.3.17	Viking Supplynet	0.15
6.5.17	Review, Download & Save to Defendant	0.30
0.5.17	Lange's Opposition to Plaintiffs' Motion to	0.50
	Compel the Deposition of Defendant Lange	
	Plumbing, LLC's 30b6 Designee and for	
	Sanctions	
6.6.17	Review and respond to email from Sia re	0.15
0.0.17	Dan Cadden Depo	0.10
6.6.17	Review, Download & Save CERT of	0.30
0.0.17	Mailing of Notice of Hearing for Motion to	0.50
	Compel Kreason	
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6.6.17	Review, Download & Save Notice of	0.30
6.6.17	Hearing for Motion to Compel Kreason Review, Download & Save CERT of	0.30
0.0.17	Mailing of Notice of Hearing for Motion to	0.50
	Compel Lange Plumbing 30b6	
6.6.17	Review, Download & Save Notice of	0.30
0.0.17	Hearing for Motion to Compel Lange	
	Plumbing 30b6	
6.6.17	Review, Download & Save Plaintiff's	0.30
	Notice of Entry Upon Land/Site Inspection	
6.6.17	Email chain with Janet, Sia, Nunez re	0.15
	Johnson depo dates	
6.6.17	Review email from client re deposition	0.50
	questions client would like asked	
6.6.17	Review email and attachment from client re	0.25
	Viking's inconsistent labeling	
6.6.17	Review email and attachment from client re	0.15
	Viking box with production date on it	
6.6.17	Email chain with client and Doug Purvis re	0.15
	meeting with Koch	
6.6.17	Review email and link from DSS re UPS	0.40
	petition and notice of 30(b)(6)	
6.7.17	Review, Download & Save DCRR	0.30
6.7.17	Review email from DSS re Johnson depo	0.15
	exhibits and response	
6.8.17	Email chain with DSS re COR Depo of City	0.15
	of Henderson	
6.8.17	Review email from client re skylights in the	0.15
	Supplynet building	
6.8.17	Review email from client re other	1.50
	residences that took a long time from rough	
	to final and then research of houses to get	
	square footage	
6.8.17	Review email and attachment from client re	2.0
	client's summary of Viking's false	
	testimony based off of depo from	
	Martorano	
6.9.17	Review, Download & Save Subpoena	0.30
<u> </u>	Duces Tecum Lange Plumbing, LLC	0.20
6.9.17	Review, Download & Save Notice of	0.30
	Second Video Deposition Duces Tecum	
	Pursuant to NRCP 30b6 of Designees of	
	Pursuant to NRCP 30b6 of Designees of Lange Plumbing, LLC	

6.9.17	Review, Download & Save Subpoena	0.30
	Duces Tecum of Custodian of Records for	
	City of Henderson, Building Department	
6.9.17	Review, Download & Save Notice of	0.30
	Taking the Deposition of Custodian of	
	Records for the City of Henderson Building	
	Department	
6.9.17	Review, Download & Save Subpoena for	0.30
	Kyle Mao	
6.9.17	Review, Download & Save Notice of Video	0.30
	Deposition of Kyle Mao	
6.9.17	Review, Download & Save Subpoena for	0.30
	Erik C. Johnson	
6.9.17	Review, Download & Save Amended	0.30
	Notice of Video Deposition of Erik C.	
	Johnson (Date Change Only )	
6.9.17	Email chain with DSS re name of Viking	0.15
	SupplyNet worker	
6.12.17	Review email from DSS to client re direct	0.15
	sunlight on sprinklers	
6.12.17	Email to Pancoast re confirmation of Diorio	0.15
	depo	
6.12.17	Review email from client requesting Vince	0.15
	Diorio depo and response	
6.12.17	Email chain with client and DSS re direct	0.25
	sunlight in the house	
6.12.17	Review, Download & Save Third Party	0.30
	Defendant Giberti Construction LLC's	
	Demand for Jury Trial	
6.12.17	Review, Download & Save Defendant	0.30
	Giberti Construction LLC's Initial	
	Appearance Fee Disclosure	
6.12.17	Review, Download & Save Third – Party	0.30
	Defendant Giberti Construction LLC's	
	Answer to Defendant/Third – Party	
	Plaintiffs' Third Party Complaint;	
	Counterclaim Against Viking Corp and	
	Supply Network, Inc. dba Viking	
	Supplynet; and Cross – Complaint Against	
	Lange Plumbing, LLC	
6.12.17	Review, Download & Save Lange	0.30
	Plumbing's Responses to Plaintiff's	
	Requests for Admissions	

6.12.17	Review, Download & Save Lange	0.30
	Plumbing's Responses to Plaintiff's	
	Requests for Production	
6.12.17	Review, Download & Save Lange	0.30
	Plumbing's Answers to Plaintiff's First Set	
	of Interrogatories	
6.12.17	Review, Download & Save Plaintiffs'	0.30
	Amended Notice Entry Upon Land/Site	
	Inspection (Time Change Only)	
6.13.17	Email chain with Hastings re depositions	0.25
	taken in the case and response	
6.13.17	Email chain with Sia and Pancoast re Diorio	0.15
	deposition	
6.13.17	Review email and attachments from client	0.50
	re non visible possible defects	
6.13.17	Email chain with DSS and Hastings re	0.15
	documents	
6.14.17	Review, Download & Save Third Party	0.30
	Defendant Giberti Construction, LLC's	
	Request for Prior Pleadings, Discovery,	
	Records and Deposition Transcripts	
6.14.17	Review, Download & Save Lange	0.30
	Plumbing's 6 <sup>th</sup> Supplemental Disclosure	
6.14.17	Review, Download & Save Amended	0.30
	Notice of Taking the Deposition of Vincent	
	Diorio [TimeOnly]	
6.14.17	Email to client re continuation of Diorio	0.15
	depo	
6.14.17	Review email from Sia re 6.7.17 DCRR	0.15
6.15.17	Review email from Sia re Lange's 6 <sup>th</sup> ECC	0.15
	Disclosure	0.50
6.15.17	Email chain with Pancoast and Sia re	0.50
	changes to the Protective Order	0.15
6.15.17	Review email from DSS to Pancoast re	0.15
C 1 5 1 5	document production	0.15
6.15.17	Review email from DSS to Hasting s re	0.15
	written protocol for testing	0.15
6.15.17	Email to Pancoast and Sia re draft DCRR	0.15
(1(17)	from 6.7.17 hearing	0.15
6.16.17	Review email from Nicole Garcia re Ure	0.15
(1(17)	signature pages ready for pick up	0.15
6.16.17	Email to Sia re signature page for 6.7.17	0.15
(1(17)	DCRR	0.15
6.16.17	Review email from Zamiski re testing	0.15
	protocol signature page	1

6.16.17	Email chain with DSS re Zamiski's	0.15
	signature page for written protocol for	
	testing	
6.16.17	Review email from DSS re locating	0.15
	document for client	
6.16.17	Email chain with DSS re Giberti's Stip and	0.15
	Order to Extend Discovery	
6.16.17	Review email from DSS to Nunez and Ure	0.15
	re Stip and Order to extend discovery	
6.17.17	Call with DSS	0.10
6.19.17	Email chain with DSS re demand for prior	0.15
	pleadings by Giberti	
6.19.17	Review email chain between DSS,	0.20
	Pancoast, Sia and Nunez re Kreason motion	
	to compel and Kreason depo	
6.19.17	Review email and download deposition	0.25
	from Oasis Reporting (Cadden)	
6.19.17	Email chain with Pancoast re signature page	0.15
	for 6.7.17 DCRR	
6.19.17	Email chain with Don Koch re his visit to	0.25
	the residence and his opinions	
6.20.17	Email chain with Sia re protocol for	0.15
	destructive testing	
6.20.17	Call with DSS	0.15
6.20.17	Email to Bill LaBorder requesting a	0.15
	complete set of depo exhibits	
6.20.17	Email to Sia re who will be attending	0.15
	destructive testing	
6.20.17	Review email and attachment from client re	0.50
	Vince Diorio depo	
6.20.17	Email to Zamiksi re signature for testing	0.15
	protocol	
6.20.17	Email chain with client re destructive	0.75
	testing protocol and response	
6.20.17	Email to Don Koch with additional	0.15
	documents for his review	
6.20.17	Email chain with DSS re phone call with	0.15
	Don Koch	
6.20.17	Email chain with DSS and Janelle re	0.15
	hearing date for Kreason motion to compel	
6.20.17	Email chain between DSS, Pancoast, Sia	0.15
	and Nunez re deposition scheduling of	
	Diorio	
6.20.17	Email chain with DSS re list of exhibits	0.15
	from depos with attachment	

6.20.17	Review, Download & Save Lange's 7 <sup>th</sup>	0.30
	Supplemental Disclosures	
6.20.17	Review, Download & Save Defendants The	0.30
	Viking Corp and Supply Network, Inc.'s 5 <sup>th</sup>	
	Supplemental Disclosures Pursuant to	
	NRCP 16(b)(1)	
6.20.17	Review, Download & Save Plaintiffs	0.30
	Response to Third Party Defendant Giberti	
	Construction LLC's Request for Prior	
	Pleadings, Discovery, Records and	
	Deposition Transcripts	
6.20.17	Review, Download & Save Correspondence	0.30
	to DC Bulla regarding the June 21, 2017	
	Hearing	
6.20.17	Review, Download & Save Subpoena	0.30
	Duces Tecum for Jim Kreason	
6.20.17	Review, Download & Save Re- Notice of	0.30
	Video Deposition of Jim Kreason Duces	
	Tecum	
6.22.17	Review, Download & Save SDT of Supply	0.30
	Network, Inc., dba Viking Supplynet	
6.22.17	Review, Download & Save Second	0.30
	Amended Notice of Video Deposition	
	Duces Tecum Pursuant to NRCP 30ba of	
	Designees of Supply Network, Inc., dba	
	Viking Supplynet Date Change Only)	
6.22.17	Email to Zamiski and Hatsing re locations	0.15
	of sprinklers from Edgeworth house that	
	will be used during destructive testing	0.15
6.22.17	Email to Zamiski with additional	0.15
	documents for his review	0.10
6.22.17	Call with DSS	0.10
6.22.17	Call with DSS	0.10
6.22.17	Call with DSS	0.15
6.23.17	Call with DSS	0.10
6.23.17	Call with DSS	0.25
6.23.17	Email to Hastings with additional	0.15
	documents for his review	
6.23.17	Review email and attachments from client	0.25
	re nest energy history	0.15
6.23.17	Email chain with DSS and client re	0.15
	downloading and sending screenshots of	
	nest energy history	

6.26.17	Email chain with DSS re documents for Kreason depo (specifically Rimkus	0.20
	documents)	
6.26.17	Review, Download & Save Giberti	0.30
	Construction, LLC's Motion to Extend	
	Discovery Deadlines on an OST	
6.27.17	Review, Download & Save The Viking	0.30
	Corp and Supply Network, Inc.'s Joinder to	
	Giberti Construction, LLC 's Motion to	
	Continue Discovery Deadlines	
6.27.17	Email chain with Pancoast, Sia and Nunez	0.25
	re scheduling of Supplynet PMK Depo	
6.28.17	Email chain with DSS re vacating Kreason	0.20
	Motion to compel	
6.28.17	Email chain with DSS re Kyle Mao depo	1.0
0.2011	(my thoughts, exhibits pulled)	
6.28.17	Review, Download & Save SDT of Supply	0.30
0.20.17	Network, Inc. dba Viking Supplynet	
6.28.17	Review, Download & Save Third Amended	0.30
0.20.17	Notice of Video Deposition Duces Tecum	
х х	Pursuant to NRCP 30b6 of Designees of	
	Supply Network, Inc, Viking Supplynet	
	(Date Change Only)	
6.28.17	Call with DSS	0.10
6.29.17	Review, Download & Save Notice of	0.30
0.29.17	Change of Address	0.50
6.29.17	Review, Download & Save DCRR	0.30
0.27.17	Review, Download & Bave Derer	0.50
6.29.17	Review, Download & Save Stipulated	0.30
0.29.17	protective Order	
6.29.17	Email to Amanda Kern with City of	0.25
0.29.17	Henderson and attachment re Dan Cadden	0.25
	depo	
6.30.17	Review email from DSS to Pancoast re	0.20
0.30.17	missing Viking documents	0.20
6.30.17	Review, Download & Save SDT – for	0.30
0.30.17		0.50
( ) 17	Robert Carnahan, P.E.	0.30
6.30.17	Review, Download & Save Notice of	0.30
	Taking Deposition of Robert Carnahan,	
( 20. 17	P.E. Duces Tecum	0.20
6.30.17	Review, Download & Save Subpoena for	0.30
	Raul De La Rosa	
(		0.00
6.30.17	Review, Download & Save Notice of Video Deposition of Raul De La Rosa	0.30

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6.30.17	Review, Download & Save Subpoena – James Cameron	0.30
6.30.17	Review, Download & Save Notice of Video Deposition of James Cameron	0.30
7.3.17	Review email and attachment from client re HVAC shut down at Edgeworth residence	0.25
7.5.17	Review, Download & Save Defendant/Cross Claimant Lange Plumbing, LLC's Response to Third Party Defendant Giberti Construction, LLC's Demand for All Prior Pleadings and Discoveryh	0.30
7.6.17	Review, Download & Save Defendant The Viking Corp and Supply Network, Inc.'s 6 <sup>th</sup> Supplemental Disclosures Pursuant to NRCP 16 (a)(1)	0.30
7.6.17	Email chain with Jessica Rogers re Viking disclosure	0.20
7.6.17	Email to Sia re Lange's expert's raw data	0.15
7.6.17	Email chain with DSS re Lange expert raw data from testing	0.25
7.6.17	Email chain with DSS re sending documents to Hastings	0.15
7.6.17	Email chain with DSS re moving Carnahan depo	0.15
7.7.17	Call with DSS	0.10
7.7.17	Call with DSS	0.25
7.7.17	Email to Sia, Pancoast and Nunez re depo of the COR of Henderson	0.15
7.10.17	Review, Download & Save Correspondence to Commissioner Bulla	0.30
7.10.17	Email chain with Sia re objection to Giberti motion to continue trial	0.15
7.10.17	Email to Hastings with additional documents for his review	0.15
7.10.17	Email to Zamiski with additional documents for his review	0.15
7.10.17	Email chain with client re Viking's production of documents and effect of the protective order	0.25
7.10.17	Email chain with DSS re documents Zamiski requested	0.15
7.10.17	Email chain with DSS re documents Viking produced and what experts need	0.20

7.10.17	Email and attachment to DSS with	0.25
	important Viking emails from recent	
	production	
7.10.17	Email chain with DSS re Johnson depo	0.20
	exhibits	
7.10.17	Email chain with DSS with attachments re	0.25
	ACORE report and invoice	
7.10.17	Email chain with DSS re Opposition	0.15
7.10.17	Email chain with DSS re Opp to Motion to	0.25
	extend discovery deadlines	
7.11.17	Review, Download & Save Plaintiffs'	0.30
	Opposition to Defendant Giberti	
	Construction, LLC's Motion to Extend	
	Discovery Deadlines on an OST	
7.11.17	Review, Download & Save Supplement to	0.30
	Plaintiffs' Motion to Compel the Deposition	
	Defendant Lange Plumbing, LLC 's	
	30(b)(6) Designees and for Sanctions	
7.11.17	Review, Download & Save Defendant /	0.30
	Cross Claimant / Cross Defendant Lange	
	Plumbing, LLC's Answer to The Viking	
	Corp and Supply Network's Amended	
	Cross Claim	0.00
7.11.17	Review, Download & Save Defendant /	0.30
	Cross Claimant / Cross Defendant Lange	
	Plumbing, LLC 's Answer to Giberti	
	Construction, LLC's Cross Claim	
7.11.17	Review, Download & Save SDT for Robert	0.30
/.11.1/	Carnahan, P.E.	0.50
7.11.17	Review, Download & Save Amended	0.30
/.11.1/	Notice of Video Deposition of Robert	0.50
	Carnahan, P.E. Duces Tecum	
7.11.17	Review email and attachment from Jessica	0.25
	Rogers re correspondence from Pancoast to	
	DC Bulla	
7.11.17	Email to Hastings with additional	0.15
	documents for his review	
7.11.17	Review email and attachment from DSS re	0.15
	Olivas CV	
7.12.17	Review, Download & Save Plaintiff	0.30
	Edgeworth Family Trust and American	
	Grating, LLC's 7 <sup>th</sup> Supplement to Early	
	Case Conference Witness and Exhibit List	

7.12.17	Email chain with DSS re revised	0.25
	supplemental JCCR	
7.12.17	Review email from DSS to Nicole Garcia re DCRR re motion to extend discovery	0.15
7.12.17	Email chain with DSS and Zamiski re	0.50
/.12.1/	sprinklers being sent to Vollmer Grey	0.00
7.12.17	Review email from Nicole Garcia re Ure	0.15
/.12.1/	signature pages ready for pick up	0.10
7.12.17	Email to Victoria Boyd (Court reporter) for	0.15
/.12.1/	hearing transcript	0.12
7.13.17	Review, Download & Save Defendant The	0.30
/.15.17	Viking Corp and Supply Network, Inc.'s	0.50
	Answer too Giberti Construction, LLC's	
	Counterclaim	
7.13.17	Email chain with Sia re picking up sprinkler	0.50
7.13.17	heads from Converse Consulting	0.50
7.13.17	Email chain with DSS re Rimkus subpoena	0.15
7.13.17	for documents	0.15
7.13.17	Review email from DSS re objection to	0.15
1.13.17	confidentiality of Viking documents and	0.15
	response	
7.14.17	Review email from DSS re Zamiski	0.15
/.14.1/	preparing chain of custody documents and	0.15
	response	
7.14.17	Email chain with DSS re 2 <sup>nd</sup> Supplement to	0.25
/.14.1/	Lange Motion for sanctions	0.25
7.14.17	Review email from DSS re letter to Sia to	0.75
/.14.1/	be drafted re sanctions	0.75
7.14.17	Email chain with Zamiski re chain of	0.15
/.11.1/	custody documents for sprinkler	0.15
7.14.17	Review, Download & Save Giberti	0.30
/.14.1/	Construction, LLC's Mtn. to Extend	0.50
	Discovery Deadlines on OST	
7.14.17	Review, Download & Save Second	0.30
/.11.1/	Supplement to Plaintiffs' Motion to Compel	0.50
	the Deposition of Defendant Lange	
	Plumbing, LLC's 30(b)(6) Designee and for	
	Sanctions	
7.17.17	Review, Download & Save Plaintiffs'	0.30
	Opposition to Defendant Giberti	
	Construction, LLC's Motion to Extend	
	Discovery Deadlines on an OST	
	Discovery Deadmites on all OD I	
		1

7.17.17	Review, Download & Save Defendant The Viking Corp and Supply Network, Inc.'s First Supplemental Answers to Plaintiffs'	0.30
	Interrogatories	
7.17.17	Review email from Sia re DC ruling on Lange sanctions	0.15
7.17.17	Email chain with DSS re Giberti motion to extend discovery	0.15
7.18.17	Email chain with DSS re notice of 2.34 with	0.15
	Viking re deficient discovery responses	0.15
7.18.17	Email to Sia re Simon Law W9	0.15
7.18.17	Email chain with Pancoast re signature page for amended JCCR	0.15
7.18.17	Email chain with DSS re objection to confidentiality and response	0.25
7.18.17	Review email from DSS re printing all discovery responses	0.15
7.18.17	Review email and attachment from DSS re Caranahan depo and SDT and response	0.25
7.18.17	Review, Download & Save Letter to D. Simon from J. Pancoast	0.30
7.18.17	Review, Download & Save Notice of Telephonic 2.34 Conference with Viking Defendants	0.30
7.19.17	Review, Download & Save Plaintiffs' Objection to Confidentiality Designation Pursuant to the Protective Order	0.30
7.19.17	Review, Download & Save Issued Commission to Take Out of State Deposition of Robert Carnahan, P.E.	0.30
7.19.17	Review, Download & Save Application for Issuance of Commission to Take Out of State Deposition of Robert Carnahan	0.30
7.19.17	Review, Download & Save Subpoena Duces Tecum for Robert Carnahan, P.E.	0.30
7.19.17	Review, Download & Save Second Amended Notice of Video Deposition of Robert Carnahan, P.E. Duces Tecum	0.30
7.19.17	Email chain with DSS re Lange's 8 <sup>th</sup> supplement and raw data from destructive testing	0.20
7.19.17	Email to client with summary chart of all emails from Viking	0.15
7.19.17	Review email from Sia re Lange's 8 <sup>th</sup> ECC Supp and attachments	0.25

7.19.17	Email to Hastings with additional	0.15
	documents for his review	0.15
7.19.17	Email to Zamiski with additional documents for his review	0.15
7 10 17		0.15
7.19.17	Review email from client re depo testimony	0.15
<u> </u>	about test results at 190 degrees	0.15
7.19.17	Review email from client requesting	0.15
<u></u>	Martorano depo and response	0.15
7.19.17	Review email from DSS to client re Viking	0.15
<u></u>	rep depo	0.50
7.19.17	Email chain with DSS re Sia's changes to	0.50
- 10.15	the DCRR re Lange's sanctions	0.16
7.19.17	Review email from DSS re checking	0.15
	production to make sure we have produced	
	proper documentation for all damages	
7.20.17	Review email chain between DSS and	0.20
	Pancoast re EDCR 2.34 re deficient	
	discovery responses	
7.20.17	Review, Download & Save Letter to	0.30
	Attorney Simon re EDCR 2.34 Notice	
7.20.17	Review, Download & Save Lange	0.30
	Plumbing's 8 <sup>th</sup> Supplemental Disclosures	
7.21.17	Review, Download & Save The Viking	0.30
	Corporation and Supply Network, Inc.'s	
	Joinder to Giberti Construction, LLC's	
	Motion to Continue Discovery Deadlines	
7.21.17	Review email from DSS to Pancoast re	0.20
	meet and confer	
7.21.17	Email chain with attachment with DSS re	0.25
	documents being sent to expert	
7.21.17	Email to Hastings requesting the readings	0.15
	for the Edgeworth home	
7.21.17	Email to Don Koch re status of report	0.15
7.21.17	Review email from client re Viking giving	0.15
	us info on all sprinkler heads	
7.21.17	Review email and link from client re Viking	0.50
	v. Harold Rodgers case in CA and response	
7.22.17	Email to Don Koch with additional	0.15
	documents for his review	
7.23.17	Review email and attachments from client	0.50
	re Viking tests	
7.23.17	Review email from client re his opinion on	0.25
	the Vollmer gray report	
7.23.17	Review email from client re UL 1626 bath	0.25
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Kevin Hasting's CV and testimony list7.24.17Email to Hastings requesting his CV for his report7.24.17Email chain to Don Koch re model from Purvis7.24.17Email chain with client re Harold Rogers contact7.24.17Review email and dropbox link from client re another VK457 failure7.24.17Review email from client re facts about attic we should know and analysis7.24.17Review email from client re number of days it was 100 degrees7.24.17Email chain with client re Purvis model being sent to Koch7.24.17Email chain with client re Viking supplemented any emails re the Edgeworth case7.24.17Review email from DSS to client re kreason depo7.24.17Review email from DSS to client re kreason depo7.24.17Review email from DSS to Pancoast re Rog Rogers7.24.17Review email from DSS to Pancoast re Rog Rogers7.24.17Review email from DSS to Pancoast re Rog Rogers7.24.17Review email from DSS to Pancoast re Rog Response No. 47.24.17Review email from DSS to Pancoast re Rog Response No. 47.24.17Review email from DSS re drafting Rimkus subpoena for other sprinklers and response7.24.17Review email from DSS re vacating status check on Lange sanctions7.24.17Review email from DSS re drafting Rimkus subpoena for other sprinklers and response	.30
7.24.17Email to Hastings requesting his CV for his report0.7.24.17Email chain to Don Koch re model from Purvis0.7.24.17Email chain with client re Harold Rogers contact0.7.24.17Review email and dropbox link from client re another VK457 failure0.7.24.17Review email from client re facts about attic we should know and analysis0.7.24.17Review email from client re number of days it was 100 degrees0.7.24.17Email chain with client re Purvis model being sent to Koch0.7.24.17Email chain with client re Purvis model being sent to Koch0.7.24.17Review summary email from client re his theory on Viking's temperature position0.7.24.17Review email from DSS to client re kreason depo0.7.24.17Review email from DSS re contacting Review email from DSS re contacting Review email from DSS re drafting Rimkus Rodgers0.7.24.17Review email from DSS to Pancoast re Rog Response No. 40.7.24.17Review email from DSS re drafting Rimkus subpoena for other sprinklers and response0.7.24.17Review email from DSS re drafting Rimkus subpoena for other sprinklers and response0.7.24.17Review email from DSS re drafting Rimkus subpoena for other sprinklers and response0.7.24.17Review email from DSS re drafting Rimkus subpoena for other sprinklers and response0.7.24.17Review email from DSS re drafting Rimkus subpoena for other sprinklers and response0.7.24.17 <td< td=""><td>.15</td></td<>	.15
7.24.17Email chain to Don Koch re model from Purvis0.7.24.17Email chain with client re Harold Rogers contact0.7.24.17Review email and dropbox link from client re another VK457 failure0.7.24.17Review email from client re facts about attic we should know and analysis0.7.24.17Review email from client re facts about attic we should know and analysis0.7.24.17Review email from client re number of days it was 100 degrees0.7.24.17Email chain with client re Purvis model being sent to Koch0.7.24.17Email chain with client re Viking supplemented any emails re the Edgeworth case0.7.24.17Review summary email from client re his theory on Viking's temperature position0.7.24.17Review email from DSS to client re kreason depo0.7.24.17Review email from DSS re contacting Harold Rodgers0.7.24.17Review email from DSS to Pancoast re Rog Response No. 40.7.24.17Review email from DSS re drafting Rimkus subpoena for other sprinklers and response0.7.24.17Review email from DSS re vacating status clarahan depo and response0.7.24.17Email chain with DSS re vacating status check on Lange sanctions0.7.24.17Email to Sia re signature page for 7.12.17 DCRR0.	.15
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7.24.17Review email from DSS to client re kreason depo0.7.24.17Review email from DSS re Kreason depo0.7.24.17Review email from DSS re re-noticing Carnahan depo and response0.7.24.17Email chain with DSS re contacting Harold Rodgers0.7.24.17Review email from DSS to Pancoast re Rog Response No. 40.7.24.17Review email from DSS to Pancoast re Rog Response No. 40.7.24.17Review email from DSS re drafting Rimkus subpoena for other sprinklers and response0.7.25.17Email chain with DSS re vacating status check on Lange sanctions0.7.25.17Email to Sia re signature page for 7.12.17 DCRR0.	.50
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7.24.17Review email from DSS re re-noticing Carnahan depo and response0.7.24.17Email chain with DSS re contacting Harold Rodgers0.7.24.17Review email from DSS to Pancoast re Rog Response No. 40.7.24.17Review email from DSS to Pancoast re Rog Response No. 40.7.24.17Review email from DSS re drafting Rimkus subpoena for other sprinklers and response0.7.25.17Email chain with DSS re vacating status check on Lange sanctions0.7.25.17Email to Sia re signature page for 7.12.17 DCRR0.	.15
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7.25.17Email chain with DSS re vacating status check on Lange sanctions0.7.25.17Email to Sia re signature page for 7.12.17 DCRR0.	.15
DCRR	.25
7.25.17 Email to Pancoast re missing documents 0.	0.15
from Viking's 6 <sup>th</sup> ECC Supplement	.25
7.25.17       Review email and attachments from client re important documents of the VK457 that we need to understand       0.	0.25

7.25.17	Review email from client and deposition	0.15
	cite from Martorano deposition re number	
	of activations	
7.25.17	Review email from client and inquiries into	0.15
	the case re Viking's disclosure of number of	
	activations	
7.25.17	Review email from client re UL 1626	0.50
	requesting us to locate document in	
	Viking's disclosure	
7.25.17	Review email from client re summary of	0.50
	issues about Viking client would like us to	
	explore	
7.25.17	Review, Download & Save Defendant The	0.30
	Viking Corp and Supply Network, Inc,'s	
	Second Supplemental Answers to Plaintiffs'	
	Interrogatories	
7.25.17	Call with DSS	0.15
7.25.17	Review, Download & Save Subpoena	0.30
	Duces Tecum for the NRCP 30(b)(6)	
	Designee of the Viking Corporation	
7.25.17	Review, Download & Save Third Amended	0.30
	Notice of Video Deposition Duces Tecum	
	Pursuant to NRCP $\hat{30}(b)(6)$ of Designees of	
	the Viking Corp	
7.25.17	Review, Download & Save SDT - for	0.30
	Robert Carnahan, P.E.	
7.25.17	Review, Download & Save Third Amended	0.30
	Notice of Video Deposition of Robert	
	Carnahan, P.E. Duces Tecum	
7.25.17	Review, Download & Save SDT - for the	0.30
	Custodian of Records for Rimkus	
	Consulting Group, Inc.	
7.25.17	Review, Download & Save Notice of	0.30
	Deposition Duces Tecum of The Custodian	
	of Records Rimkus Consulting Group, Inc	
7.25.17	Review, Download & Save Subpoena	0.30
	Duces Tecum for The NRCP 30(b)(6)	
	PMK for Zurich Insurance Company	
7.25.17	Review, Download & Save Notice of	0.30
	Deposition of the NRCP 30 (b)(6) PMK	
	Zurich Insurance Company	
7.26.17	Review, Download & Save DCRR	0.30
7.26.17	Review, Download & Save DCRR	0.30
7.26.17	Review, Download & Save DCCR	0.30

7.26.17	Review, Download & Save Plaintiffs 2 <sup>nd</sup> Set of Interrogatories to Defendants The Viking Corp	0.30
7.26.17	Review, Download & Save Plaintiffs 2 <sup>nd</sup> Set of Requests for Production to Defendants The Viking Corporation	0.30
7.26.17	Review, Download & Save DCRR	0.30
7.26.17	Review email from DSS to Pancoast re Nationwide case	0.15
7.26.17	Review email and attachment from client re drawings and what client's staff can re- draw	0.25
7.26.17	Review email and attachment from client re mechanical engineering points client wants to talk to experts about and analysis	0.50
7.26.17	Review email from client re King County case	0.15
7.26.17	Review email from client re inquires why Viking was not disclosing premature activations	0.15
7.27.17	Review, Download & Save The Viking Corporation and Supply Network, Inc.'s Motion for Protective Order and Request for OST	0.30
7.27.17	Review, Download & Save Defendant Lange Plumbing, LLC 's Joinder to Plaintiffs' Objection to Confidentiality Designation Pursuant to the Protective order	0.30
7.27.17	Review, Download & Save SDT COR Rimkus Consulting Group, Inc.	0.30
7.27.17	Review, Download & Save Plaintiffs 1 <sup>st</sup> Set of Requests for Production to Defendants The Viking Corporation	0.30
7.28.17	Review, Download & Save Third Party Defendant Giberti Construction, LLC's Initial Early Case Conference Disclosure of Documents and Witnesses	0.30
7.28.17	Review email from client re important photo evidence and review document cited in email	0.25
7.31.17	Review email and deposition testimony cite from client re Viking not aware of documentation	0.25

8.1.17	Review email from DSS to Janelle re	0.15
	service of Zurich directly	
8.1.17	Review, Download & Save Letter from J.	0.30
	Pancoast to D. Simon re. Amended	
	Subpoena	
8.1.17	Review, Download & Save The Viking	0.30
	Corp Verification Page to Second	
	Supplemental Answer to Plaintiffs'	
	Interrogatories	
8.1.17	Review, Download & Save Letter for J.	0.30
	Pancoast to D. Simon	
8.2.17	Review, Download & Save SDT for Zurich	0.30
8.2.17	Review, Download & Save Defendant The	0.30
	Viking Corp and Supply Network, Inc. 17 <sup>th</sup>	
	Supplemental Disclosure	
8.2.17	Review email from DSS to Pancoast re	0.15
	service of documents from recent	
	production	
8.3.17	Review email and attachment from client re	0.25
	an email that Viking "expects their findings	
	to be shared"	
8.3.17	Review email and attachment from client re	0.25
	UK threat by Viking	
8.4.17	Email Chain with attachments with Sia re	0.20
	sanctions check	
8.4.17	Review email and attachment from client re	0.25
	non-conforming hold	
8.4.17	Review email and pictures from client re	0.25
	cut open VK457	
8.4.17	Review, Download & Save SDT Angela	0.30
	Edgeworth	
8.4.17	Review, Download & Save SDT Margaret	0.30
	Но	
8.4.17	Review, Download & Save SDT Colin	0.30
	Kendrick	
8.7.17	Review, Download & Save Defendants The	0.30
	Viking Corp and Supply Network, Inc.'s	
	Motion for Protective Order No. 2 and	
	Request for OST	
8.7.17	Review, Download & Save SDT Mark	0.30
	Giberti	
8.7.17	Review, Download & Save SDT PMK of	0.30
0.7.17	Edgeworth Family Trust	
8.7.17	Review, Download & Save SDT PMK of	0.30
0,7,17	American Grating	

į

8.7.17	Review, Download & Save Defendants The	0.30
	Viking Corp and Supply Network, Inc.'s Request for Production to Giberti	
	Construction, LLC	
8.7.17	Review, Download & Save Defendants The	0.30
	Viking Corp and Supply Network, Inc.'s	
	Interrogatories to Giberti Construction, Inc.	
8.7.17	Review, Download & Save Notice of	0.30
0.7727	Taking the Deposition of Mark Giberti	
8.7.17	Review, Download & Save SDT for Mark	0.30
	Giberti	
8.7.17	Review, Download & Save Notice of	0.30
	Taking the Deposition of NRCP 30(b)(6)	
	Person Most Knowledgeable for American	
	Grating, LLC	
8.7.17	Review, Download & Save Notice of	0.30
0.7.17	Taking the Deposition of NRCP 30(b)(6)	
	Person Most Knowledgeable for Edgeworth	
	Family Trust	
8.7.17	Review, Download & Save Notice of	0.30
0.7.17	Taking the Deposition of Angela	0.00
	Edgeworth	
8.7.17	Review, Download & Save Notice of	0.30
0.7.17	Taking Deposition for Kendrick Colin	0.50
8.7.17	Review, Download & Save SDT for	0.30
0.7.17	Kendrick Colin	
8.7.17	Review, Download & Save Notice of	0.30
0.1127	Deposition of Margaret Ho	
8.7.17	Review, Download & Save SDT for	0.30
	Margaret Ho	
8.7.17	Review email and attachment from client re	0.75
	defective head activations and comparison	
	to Martorano testimony of 46	
8.7.17	Review email and attachments from client	0.75
	re documents client would like to talk to	
	expert about, including denial letters,	
	material hold, exponent letter	
8.7.17	Review email from client re his theory that	0.15
	people were being promoted despite cover-	
	up	
8.7.17	Email chain with DSS re Colin Kendrick	0.15
	and Margaret Ho	
8.7.17	Review email from DSS re missed call from	0.15
	Fred Knez	

8.7.17	Review email from DSS re drafting motion to amend to add Viking Corp and response	0.15
8.8.17	Email to Jessica Rogers re mandarin	0.15
	interpreter for Margaret Ho	
8.8.17	Email chain with Ure re order to extend discovery	0.25
8.8.17	Email to Zamiski with additional	0.15
	documents for his review	
8.8.17	Email to Zamiski requesting CV for expert	0.15
	disclosure	
8.8.17	Review email and attachment from client re	0.25
0.0.17	the cut open VK457 pic	0.1.5
8.8.17	Review email from client re labeling	0.15
<u> </u>	pictures	0.05
8.8.17	Review email and attachment from client re VK457 pic	0.25
8.8.17	Review email and attachments from client	0.50
	re Viking's pictures in reports and in	
	powerpoints and analysis	
8.8.17	Email chain with DSS re Viing's position of	0.15
	Martorano depo confidential	
8.8.17	Email chain with DSS re documents still	0.15
	needed from Zamiski for expert disclosure	
8.8.17	Review email from DSS re requesting	0.15
	hearing transcripts from Court and response	
8.8.17	Call with DSS	0.10
8.8.17	Call with DSS	0.25
8.8.17	Call with DSS	0.25
8.9.17	Call with DSS	0.25
8.9.17	Call with DSS	0.10
8.9.17	Call with DSS	0.10
8.9.17	Review email from DSS re draft of motion	0.25
	to compel discovery from Viking and	
	response	
8.9.17	Email chain with DSS re draft notices for	0.40
	Viking employees in Michigan and notice	
	of site inspection	
8.9.17	Email chain with DSS re expert disclosure	0.30
	and addition of non-retained experts	
8.9.17	Email chain with DSS re documents to send	0.15
	to Hastings from recent Viking productions	
8.9.17	Review email chain with expert re what	0.15
0.7.17	· ·	
0.9.17	testing has to be done by UL	

8.9.17	Review email and attachment from DSS and request to supplement fireplace pic and	0.15
	response	
8.9.17	Email to Olivas requesting CV and hourly rate for expert disclosure	0.15
8.9.17	Email to Hastings with additional documents for his review	0.15
8.9.17	Review and respond to email from Beth Bernal with Vollmer Grey wit Zamiski CV and testimony list	0.15
8.9.17	Email chain with client re all of the Viking productions and my summary response after review of all 7 supplements	2.5
8.9.17	Review, Download & Save Defendants The Viking Corp and Supply Network, Inc.'s 8 <sup>th</sup> Supplemental Disclosures Pursuant to NRCP 16.1	0.30
8.10.17	Review and respond to email from Julie Lord (Dept.10 clerk) re spelling an final version of the hearing transcripts	0.30
8.10.17	Email to Hastings with additional documents for his review	0.15
8.10.17	Email chain with client re UL documents in Viking's 8 <sup>th</sup> ECC Supplement	0.25
8.10.17	Email chain with client re clarification in Scott's deposition	0.15
8.10.17	Review email from client re load on link and which of our experts can test	0.15
8.10.17	Review email from client re constraints on what he can and cannot say	0.15
8.10.17	Review email from client re Viking v. FSS and Thorpe case and review document referenced in email	0.25
8.10.17	Review email from client re former CEO Kevin Ortyl and review documents referenced in email	0.25
8.10.17	Email chain with client re a Viking email without an attachment and review of all documents referenced by client	0.75
8.10.17	Review email from client re requesting me to upload documents and response	0.25
8.10.17	Review and respond to Shari Adair re Don Koch invoice	0.15

8.10.17	Review email from client re written	0.25
	discovery questions he wants to send to	
	Viking	
8.10.17	Email chain with DSS re Plaintiff's ECC	0.15
	Supp	
8.10.17	Email chain with DSS re sending	0.15
	documents to Hastings	
8.10.17	Review email chain with client re dates and	0.15
	times for Margaret Ho's deposition	
8.10.17	Email chain with DSS re UL documents	0.15
	being sent to experts	
8.10.17	Review email from DSS re printing specific	0.15
	document and response	
8.10.17	Review email from DSS to client re load on	0.15
- · - ·	link opinion	
8.10.17	Email chain with DSS re Rimkus objection	0.25
	and drafting motion to compel	
8.11.17	Review, Download & Save Defendants The	0.30
	Viking Corp and Supply Network, Inc.'s 9 <sup>th</sup>	
	Supplemental Disclosures Pursuant to	
	NRCP 16.1	
8.11.17	Review email from DSS re prepare motion	0.15
	to amend to add Viking group and response	
8.11.17	Review email from DSS re drafting written	0.50
	discovery based off of questions drafted by	
	client and response	
8.11.17	Review email from DSS re documents to be	0.15
	printed from Hastings and response	
8.11.17	Review email from DSS re drafting written	0.50
	discovery based off of questions drafted by	
	client and response	
8.11.17	Review email and 13page attachment from	2.75
	client regarding Scott Martorano depo	
	testimony and analysis of client's summary	
8.11.17	Review email from client re client's	0.75
	questions for Viking and analyze	
8.11.17	Review email from client re his summary of	1.25
	information he wanted to share with	
	experts, review documents referenced in	
	client's summary and analyze	
8.11.17	Email chain from client re Margaret Ho	0.25
	availability	
8.12.17	Review email and attachment from client re	0.50
	written discovery client would like sent to	
	Viking and analysis of questions	

8.12.17	Call with DSS	0.15
8.13.17	Review email from client re written	1.25
	discovery client would like sent to Viking	
	and analysis of questions and discussion	
	with DSS	
8.14.17	Email to client with all Viking expert	0.15
	reports	
8.14.17	Review, Download & Save Plaintiffs	0.30
	Edgeworth Family Trust and American	
	Grating, LLC's Initial Designation of	
	Expert Witnesses and Reports (E-file, no	
	reports attached)	
8.14.17	Review, Download & Save Plaintiffs'	0.30
	Edgeworth Family Trust and American	
	Grating, LLC's Initial Designation of	
	Expert Witnesses and Reports (E-served,	
	reports attached)	
8.14.17	Review, Download & Save Plaintiffs' 2nd	0.30
	Set of Requests for Admission to	
	Defendants the Viking Corp	
8.14.17	Review, Download & Save Plaintiffs 3 <sup>rd</sup> Set	0.30
	of Requests for Production to Defendants	
8.14.17	Review, Download & Save Plaintiffs' 3rd	0.30
	Set of Interrogatories to Defendants the	
	Viking Corp	
8.14.17	Review, Download & Save Defendants The	0.30
	Viking Corp and Supply Network Inc 10 <sup>th</sup>	
	Supplemental Disclosures Pursuant to	
	NRCP 16 a 1	
8.14.17	Review, Download & Save Plaintiffs'	0.30
	Motion to Amend the Complaint to Add	
	Viking Group, Inc.	
8.14.17	Review, Download & Save Lange's 9 <sup>th</sup>	0.30
	Supplemental Disclosures	0.00
8.14.17	Review, Download & Save Lange's	0.30
<u> </u>	Designation of Expert Witnesses	0.00
8.14.17	Review, Download & Save Defendant	0.30
	Giberti Construction, LLC's Initial Expert	
0.14.17	Disclosures	0.20
8.14.17	Review, Download & Save Subpoena	0.30
	Duces Tecum of the Custodian of Records	
	for Rimkus Consulting Group, Inc.	

<ul> <li>Deposition Duces Tecum of the Custodian of Records for Rimkus Consulting Group, Inc.</li> <li>Review, Download &amp; Save The Viking Corp and Supply Network, Inc.'s Designation of Expert Witnesses</li> <li>Review, Download &amp; Save Transcript of Proceedings All Pending Motions Tuesday, March 7, 2017</li> </ul>	0.30
Review, Download & Save The Viking Corp and Supply Network, Inc.'s Designation of Expert Witnesses Review, Download & Save Transcript of Proceedings All Pending Motions Tuesday,	
Corp and Supply Network, Inc.'s Designation of Expert Witnesses Review, Download & Save Transcript of Proceedings All Pending Motions Tuesday,	
Designation of Expert Witnesses Review, Download & Save Transcript of Proceedings All Pending Motions Tuesday,	0.30
Review, Download & Save Transcript of Proceedings All Pending Motions Tuesday,	0.30
Proceedings All Pending Motions Tuesday,	0.20
	0.30
	0.15
Reports uploaded to dropbox	
Review email and link from client re guy in	0.25
Florida who experienced flood	
Email chain re load on link tests and	1.25
corresponding documents produced in our	
case	
Review email from client re dropbox;	0.50
creation of central Edgeworth dropbox and	
uploading all documents into dropbox	
Review email from client re difference if	0.15
changed to greater or equal	
	1.0
-	
	0.25
	0.15
	0.25
	0.1.5
	0.15
	0.75
	0.75
and response	0.15
	0.15
	0.15
	0.15
Review email and attachments from client re Henderson weather	0.75
	Review email and link from client re guy in Florida who experienced floodEmail chain re load on link tests and corresponding documents produced in our caseReview email from client re dropbox; creation of central Edgeworth dropbox and uploading all documents into dropboxReview email from client re difference if changed to greater or equalReview email and attachments from client re National hourly weather data from HendersonEmail chain with DSS re Jennifer Brock with Zurich re SDTReview email and attachment from DSS to Pancoast re expert reports not attached to disclosureReview email and attachment from DSS re txt searchable version of ULEmail to Hastings with additional documents for his reviewEmail chain with Client re missing documents; review of file for documents and responseReview email from client re Hasting's attic temperaturesReview email from client re 561 Fox Hill Review email and attachments from client

8.15.17	Review, Download & Save Subpoena	0.30
	Duces Tecum for Devin O'Dell	
8.15.17	Review, Download & Save Notice of Video	0.30
	Deposition of Devin O'Dell Duces Tecum	
8.15.17	Review, Download & Save Subpoena	0.30
	Duces Tecum for Scott Franson	
8.15.17	Review, Download & Save Notice of Video	0.30
	Deposition of Scott Franson Duces Tecum	
8.15.17	Review, Download & Save Subpoena	0.30
	Duces Tecum for James Golinveaux	
8.15.17	Review, Download & Save Subpoena	0.30
	Duces Tecum for Jeff Norton	
8.15.17	Review, Download & Save Notice of Video	0.30
	Deposition of James Golinveaux Duces	
	Tecum	
8.15.17	Review, Download & Save Notice of Video	0.30
	Deposition of Jeff Norton Duces Tecum	
8.15.17	Review, Download & Save Subpoena	0.30
	Duces Tecum for Tom O'Connow	
8.15.17	Review, Download & Save Subpoena	0.30
	Duces Tecum for Sherri Simmons	
8.15.17	Review, Download & Save Notice of Video	0.30
	Deposition of Tom O Connor Duces Tecum	
8.15.17	Review, Download & Save Notice of Video	0.30
	Deposition of Sherri Simmons Duces	
	Tecum	
8.15.17	Review, Download & Save Subpoena	0.30
	Duces Tecum for Mike Bosma	
8.15.17	Review, Download & Save Notice of Video	0.30
	Deposition of Mike Bosma Duces Tecum	
8.15.17	Review, Download & Save Plaintiffs'	0.30
	Opposition to Defendant the Viking Corp	
	and Supply Network, Inc.'s Motions for	
	Protective Orders and Requests for OST	
8.15.17	Review, Download & Save Viking's Letter	0.30
	re Violation of Protective Order	
8.16.17	Review, Download & Save Defendants The	0.30
	Viking Corporation and Supply Network,	
	Inc.'s 12 <sup>th</sup> Supplemental Disclosures	
8.16.17	Review, Download & Save Plaintiffs'	0.30
	Notice of Entry Upon Land/Site Inspection	
8.16.17	Review, Download & Save– Subpoena	0.30
	Duces Tecum for Kevin Ortyl	
8.16.17	Review, Download & Save Notice of Video	0.30
	Deposition of Kevin Ortyl Duces Tecum	

8.16.17	Review, Download & Save Plaintiff	0.30
	Edgeworth Family Trust and American	
	Grating, LLC's 8 <sup>th</sup> Supplement to Early	
	Case Conference Witness and Exhibit List	
8.16.17	Review, Download & Save Proof of Service	0.30
8.16.17	Review, Download & Save Defendant The	0.30
	Viking Corporation and Supply Network,	
	Inc.'s 11 <sup>th</sup> Supplemental Disclosures	
	Pursuant to NRCP 16(a)(1)	
8.16.17	Email to Zamiski with additional	0.15
	documents for his review	
8.16.17	Review email from client re number of	0.75
	activations and client's analysis	
8.16.17	Email to client re all disclosures (ECC and	0.15
	expert) uploaded into dropbox	
8.16.17	Email to client with Viking's 12 <sup>th</sup> ECC	0.15
	Supp	
8.16.17	Email chain with client regarding missing	1.50
	documents; review of file for documents	
	and response	
8.16.17	Email chain with DSS and client re number	0.15
	of hours heat exceeded 100 degrees	
8.16.17	Review email from DSS re Don Koch	0.15
	availability and response	
8.16.17	Email chain with DSS re expert reports	0.25
8.16.17	Review email and attachments from DSS re	0.25
	Lange expert reports	
8.16.17	Review email from DSS to Pancoast re	0.15
	depositions set for 9/8/17	
8.16.17	Email chain with DSS re Viking's 12 <sup>th</sup> ECC	0.15
	Supplement and uploading docs to Dropbox	
8.16.17	Review email from DSS to Fred Knez e	0.15
	deposition dates for Harold Rodgers	
8.16.17	Email chain re deposition scheduling of	0.25
	Michigan Viking employees	
8.16.17	Email to DSS re summary of Viking	1.75
	document dumps	
8.17.17	Review, Download & Save Defendants The	0.30
	Viking Corporation and Supplyu Network,	
	Inc.'s Reply Re: Motions for Protective	
	Order [Nos. 1&2]	
8.17.17	Review, Download & Save Plaintiffs'	0.30
	Motion to Compel Viking Documents and	
	for Sanctions on OST	

Email chain with DSS re sending Mark	0.15
	0.25
	0.25
	0.15
	0.15
to Zamiski	0.10
Email chain with Ure re receipt of	0.25
Plaintiff's Motion to Compel Viking on	
OST	
Email to Hastings with additional	0.15
documents for his review	
Email to Olivas with additional documents	0.15
for his review	
Email to Zamiski with additional	0.15
	0.25
	2.75
Supplement: review of Viking entire 6 <sup>th</sup>	
	0.25
-	
Review email from client re MSJ against	0.15
	0.15
Ex binder back	
Review email from client re "just one	0.15
	0.20
Email chain with client re claim from	0.20
Portland Winnelson	
	0.25
	0.15
Review, Download & Save Plaintiffs'	0.30
Motion to Compel Rinkus Consulting to	
Motion to Compel Rimkus Consulting to Respond to the Notice of Deposition and	
Respond to the Notice of Deposition and	
	0.30
	Giberti City of Henderson documentsReview email from DSS to Pancoast re document dumpsEmail chain with DSS re motion to compelEmail chain with DSS re reports being sent to ZamiskiEmail chain with Ure re receipt of Plaintiff's Motion to Compel Viking on 

8.18.17	Review, Download & Save Defendants The	0.30
	Viking Corp and Supply Network, Inc.'s	
	Opposition to Plaintiffs' Motion to Compel	
8.18.17	Review, Download & Save ROC - Motion	0.30
	to Compel Viking Documents on OST	
8.19.17	Review email from client re exponent	0.25
	report rationale	
8.19.17	Review email and attachment of Viking	0.50
	powerpoint of residential sprinklers	
	installation heat source from client re	
	exponent report from 2015 and the	
8.20.17	Email chain with Brian Garelli re	0.25
	documents to review for expert report	
8.20.17	Call with DSS	0.10
8.20.17	Review email and attachments from client	0.25
	re Scott reference to database for number of	
	activations	
8.20.17	Review email from client re FSS discovery	0.15
	docs produced in Viking supplement	
8.20.17	Email chain with client re Viking document	0.25
	dump	
8.20.17	Review email from client re example that	0.25
	VK457 is extraordinary	0.50
8.20.17	Review email and attachment from client re	0.50
	Motion to compel	
8.20.17	Review email from DSS re printing email	0.25
	of missing Viking documents and response	
8.21.17	Review, Download & Save Reply to	0.30
	Viking's Opposition to Plaintiffs' Motion to	
	Compel Viking Documents and for Order to	
	Respond to Discovery and for Sanctions on	
0.01.17	OST Email shain with DSS vo Motion to Compel	0.15
8.21.17	Email chain with DSS re Motion to Compel	0.15
<u> </u>	Rimkus Review email and attachment from DSS re	0.25
8.21.17	preparing commission to take out of state	0.25
	depo of Harold Rodgers and response	
8.21.17	Email chain with DSS re new requests for	0.15
0.21.17	production	0.15
8.21.17	Email chain with DSS re notice and SDT to	0.25
0.21.17	30(b)(6) or Reliable and 30(b)(6) of Tyco	0.25
8.21.17	Review email from Tashia Garry re	0.15
0.21.17	Viking's 11 <sup>th</sup> ECC Supp	0.15
8.21.17	Email to Sia, Pancoast, Nunez re revised	0.15
0.41.17	7.12.17 DCRR	

8.21.17	Review email from client re Reliable and Tyco depos	0.15
8.21.17	Email chain with client re motion to compel	0.50
8.21.17	and Viking motion for protective orderReview email from client re "rules ofthumb" re screw/bolt and attachments	0.75
8.21.17	Email to Mr. Poland re Plaintiff's Motion to compel Rimkus	0.15
8.21.17	Email to client re Reply to Motion to Compel Viking	0.15
8.21.17	Review email from client re adding Angela to dropbox	0.25
8.22.17	Review email and attachment from client re Viking residential sprinkler installation publication	0.75
8.22.17	Review, Download & Save Plaintiffs' 4 <sup>th</sup> Set of Requests for Production to Defendants the Viking Corp	0.30
8.22.17	Review email from DSS re Viking emails	0.15
8.23.17	Email chain with client re nest information	0.25
8.23.17	Email chain with DSS re interior temps of Edgeworth house and what experts to send to	0.15
8.24.17	Review, Download & Save Plaintiffs' 3 <sup>rd</sup> Set of Requests for Admission to Defendants the Viking Corp	0.30
8.24.17	Email chain with Zamiski re sending more sprinklers to Vollmer Gray and the Fed-Ex tracking number	0.25
8.24.17	Review and respond to email from Susan Carbone re Sia signature page for DCRR	0.15
8.24.17	Review email from client re request for photos of bent lever bars and over screwed load screws; review of file and response with requested documents	1.25
8.25.17	Review, Download & Save Third Party Defendant Giberti Construction, LLC's First Supplement to its Initial Early Case Conference Disclosure of Documents and Witnesses	0.30
8.25.17	Email to Crane Pomerantz re additional documents for review	0.25
8.25.17	Email chain with client re PDF of Margaret's promissory note and response	0.50

8.27.17	Review email from DSS re printing several copies of bent lever bars	0.15
8.28.17	Review, Download & Save Defendant The Viking Corporation's Responses to	0.30
	Plaintiffs Second Interrogatories	
8.28.17	Email to client with summary and attachments for Thorpe and FSS case dockets	1.5
8.28.17	Email to Pancoast re DCRR template	0.15
8.28.17	Email to Crane Pomerantz with additional documents for his review	0.15
8.29.17	Email chain with Pancoast re calendar and hearings	0.25
8.29.17	Email chain with Ure re pick up of signature page for the 7.12.17 DCRR	0.15
8.29.17	Email to Don Koch with additional documents for his review	0.15
8.29.17	Review email from client re Thorpe and UL	0.25
8.29.17	Review email from client requesting Viking answers and response email with answers to client	0.50
8.29.17	Review email from client re Colin Kendrick's contact information	0.15
8.29.17	Call with DSS	0.25
8.29.17	Review email from client re depositions of Colin, Angela and Brian	0.15
8.29.17	Review email from DSS re delivery of Koch binder and response	0.15
8.29.17	Review email from DSS to Pancoast re heat invitation	0.15
8.29.17	Review email from DSS to Pancoast re deficient 2 <sup>nd</sup> set of Rogs	0.15
8.29.17	Review email from DSS re Jay McConnell phone call	0.15
8.29.17	Review, Download & Save Order granting Giberti Construction, LLC's Motion to Extend Discovery Deadlines (1 <sup>st</sup> Request)	0.30
8.29.17	Review, Download & Save Defendant The Viking Corp Responses to Plaintiffs' Second Request for Production of Documents	0.30
8.29.17	Review, Download & Save Defendant The Viking Corp Responses to Plaintiffs' First Request for Production of Documents	0.30

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8.29.17	Review, Download & Save Letter to D.	0.30
	Simon from J. Pancoast re. PMK	
	Deposition Documents	
8.30.17	Email chain with DSS re Viking's	0.50
	responses to Lange	
8.30.17	Email to Hastings with additional	0.15
	documents for his review	
8.30.17	Review email from client re questions client	0.50
	would like to ask Viking PMK Scott	
	Martorano	
8.30.17	Email chain with client re Thorpe and FSS	1.25
	case dockets	
8.30.17	Review, Download & Save Notice of Entry	0.30
	of Order Granting Giberti Construction	
	LLC's Motion Extend Discovery Deadlines	
8.30.17	Review, Download & Save Defendant	0.30
	Supply Network, Inc.'s Objection to	
	Subpoenas	
8.30.17	Review, Download & Save Defendant The	0.30
	Viking Corporation's Supplemental	
	Responses to Plaintiff's Second Set of	
	Interrogatories	
8.31.17	Review, Download & Save Defendants the	0.30
	Viking Corporation and Supply Network,	
	Inc. dba Viking SupplyNet Opposition to	
	Plaintiffs Motion to Amend Complaint to	
0.1.17	Add Viking Group, Inc.	0.20
9.1.17	Review, Download & Save Application for	0.30
	Issuance of Commission to Take Out of	
0.1.17	State Deposition of Harold Rodgers	0.25
9.1.17	Call with DSS	0.25
9.1.17	Call with DSS	0.30
9.1.17	Review, Download & Save Commission To	0.30
	Take Deposition Outside the State of	
9.1.17	Nevada of Harold Rodgers Review, Download & Save Subpoena	0.30
9.1.17	Duces Tecum for Harold Rodgers	0.50
9.1.17	Review, Download & Save Notice of Video	0.30
9.1.17	Deposition of Harold Rodgers Duces	0.50
	Tecum	
9.1.17	Review, Download & Save Motion to	0.30
7.1.1/	Associate Counsel (Kenton L. Robinson)	0.50
9.1.17	Review, Download & Save Motion to	0.30
2.1.17	Associate Counsel (John McConnell)	

9.1.17	Review, Download & Save Third Party	0.30
	Defendant Giberti Construction, LLC's	
	Second Supplement to Its Initial Early Case	
	Conference Disclosure of Documents and	
	Witnesses	
9.1.17	Email to Pancoast, Nunez, Sia, Robinson re	0.15
	mediation date	
9.1.17	Review email from Bartlett re ZAIC	0.15
	deposition notice and subpoena	
9.1.17	Email to Hastings with additional	0.15
	documents for his review	
9.1.17	Email to Zamiski with additional	0.15
	documents for his review	
9.1.17	Review email from client re VIKZ	1.75
	documents with addresses and request for	
	list to cross reference; review of the VIKZ	
	documents as relating to this email	
9.2.17	Review email from client re missing	2.0
	documents and his creation of master index;	
	review documents referenced in email	
9.2.17	Email chain with client and DSS re UL	0.50
	definition of 1626	
9.4.17	Review email from client re Carnahan	1.25
	report and questions client has for Zamisky	
	and Hastings and review attachments	
9.4.17	Review email from client re VKPC	0.15
	documents and respond	
9.4.17	Review email and attachments from client	2.75
	re deception and lies to the public by	
	Viking	
9.4.17	Review email from client re RSS v. Viking	0.15
	case	
9.2.17	Review email and attachments from DSS re	0.50
	UL's public definition of 1626 and response	
9.5.17	Review email from DSS to Jen re amount	0.15
	of money owed to Carnahan for depo and	
	response	
9.5.17	Review email from DSS re re-serving depo	0.25
	notice for ZAIC and response	
9.5.17	Email chain with DSS re re-scheduling	0.20
	depo of Harold Rodgers and PMK of EFT	
	and AG	
9.5.17	Email chain with DSS re discussing various	0.50
	issues re Edgeworth	

		r
9.5.17	Review, Download & Save Non – Party	0.30
	Rimkus Consulting Group, Inc. 's	
	Opposition to Plaintiffs' Motion to Compel	
	Rimkus Consulting Group [Group, Inc.] to	
	Respond to the Notice of Deposition and	
· ·		
	Subpoena Duces Tecum and Counter-	
	Motion to Quash, and Motion to Protective	
	Order	
9.5.17	Review, Download & Save Plaintiff	0.30
	Edgeworth Family Trust and American	
	Grating, LLC's Ninth Supplement to Early	
	Case Conference Witness and Exhibit List	
9.5.17	Review, Download & Save Plaintiffs'	0.30
	Limited Opposition to Viking's Motions to	
	Associate Counsel on an OST	
9.5.17	Review, Download & Save SO – Subpoena	0.30
9.5.17		0.50
	Duces Tecum for the NRCP 30(b)(6)	
	Person Most Knowledgeable for Zurich	
	American Insurance Company	
9.5.17	Review, Download & Save Amended	0.30
	Notice of Deposition of the NRCP 30(b)(6)	
	Person Most Knowledgeable for Zurich	
	American Insurance Company Duces	
	Tecum	
9.5.17	Email chain with Nunez, Pancoast, Sia re	0.15
	mediation	
9.5.17	Email to Bartlett re Amended Notice of	0.15
	30(b)(6) deposition of Zurich	
9.5.17	Email to Hastings with additional	0.15
	documents for his review	
9.5.17	Email to Zamiski with additional	0.15
9.5.17	documents for his review	0.15
9.5.17	Email to Don Koch with additional	0.25
9.5.17		0.23
	documents for his review and review of his	
	response	0.1.5
9.5.17	Email to Crane Pomerantz with additional	0.15
	documents for his review	
9.5.17	Review email from client re load on link	1.0
	QA records and attachments	
9.5.17	Email chain with client re Viking design	0.25
	documents and response to client	
9.5.17	Review email from client re Vk457	0.25
	production numbers from from 11/2013 to	
	11/2014	

9.5.17	Review email from client re documents that	1.25
	the client would like emailed to him; review of file for documents and response	
9.5.17	Review email from client re spring	0.25
7.3.17	compression fraud	0.23
9.5.17	Call with DSS	0.15
9.6.17	Call with DSS	0.25
9.6.17	Call with Pancoast	0.25
9.6.17	Call with DSS	0.15
9.6.17	Review email from DSS re adding	0.15
9.0.17	additional topic to UL 30(b)(6) notice and	0.15
	response	
9.6.17	Review email from DSS to Bartlett re ZAIC	0.40
	subpoena and ZAIC position	
9.6.17	Review email and download deposition	0.25
	from Oasis Reporting (Martorano Vol.2)	
9.6.17	Review email from client re exhibits	1.5
	contained in Viking production and	
	attachments and analyze	
9.6.17	Review email from client re 12lb load on	0.25
	link info and testing	
9.6.17	Email chain with Pancoast, Sia, Ure re	0.50
~ <i></i> .	8.23.17 DCRR and proposed changes	1.05
9.6.17	Review email from client re weather	1.25
	expert's deception in his report and	
0717	attachments Review email and download link from	0.25
9.7.17		0.23
9.7.17	Jessica Rogers with Carnahan job file Review email from Sia re carrier at	0.15
9.7.17	mediation	0.15
9.7.17	Call with DSS	0.15
9.7.17	Email to client link to Carnahan job file	0.15
9.7.17	Email to Janet re not able to agree to home	0.25
9.7.17	inspection after discussion with DSS	0.25
9.7.17	Review email from client re UL follow up	1.20
2.7.17	program and review of documents	1120
	referenced in email	
9.7.17	Review email from client re review of	0.25
	Pancoast disclosure and attachment	
9.7.17	Review email from client re Exponent	0.15
	billing	
9.7.17	Review email from client re emails	0.75
		I
	contained in Rob Carnahan file and review	

9.7.17	Email chain to DSS re Carnahan job file produced by Viking morning of deposition	0.25
9.7.17	Review email and attachment from DSS document to include in Motion to Strike and response	0.25
9.7.17	Email chain with DSS re mediation agreement	0.15
9.8.17	Review email from DSS to Sia re Kinsale carrier present at mediation	0.15
9.8.17	Review email from DSS re UL expert and request to finalize Ul depo notice	0.15
9.8.17	Email chain with DSS re 8/23/17 DCRR and Viking's proposed changes	0.25
9.8.17	Review email from DSS re motions that need to be drafted	0.75
9.8.17	Review email from DSS re new topics for UL depo notice and response	0.50
9.8.17	Email chain with DSS re inspection of Mark Giberti job file by his lawyer	0.15
9.8.17	Email chain with DSS re Motion to Strike Carnahan and Motion to Strike Rosenthal	0.50
9.8.17	Email chain with DSS re ZAIC subpoena and response to ZAIC attorney	0.75
9.8.17	Email chain with DSS re topics in UL depo notice that may violate protective order	1.5
9.8.17	Review, Download & Save Subpoena Duces Tecum for Person Most Knowledgeable for Edgeworth Family Trust	0.30
9.8.17	Review, Download & Save Amended Notice of Taking Deposition of NRCP 30(b)(6) Person Most Knowledgeable Family Trust	0.30
9.8.17	Review, Download & Save Subpoena Duces Tecum for Person Most Knowledgeable for American Grating, LLC	0.30
9.8.17	Review, Download & Save Amended Notice of Taking the Deposition of NRCP 30(b)(6) Person Most Knowledgeable for American Grating, LLC	0.30
9.8.17	Review, Download & Save Subpoena Duces Tecum for the NRCP 30(b)(6) Person Most Knowledgeable for Zurich American Insurance Company	0.30

9.8.17	Review, Download & Save Amended	0.30
	Notice of Deposition of the NRCP 30(b)(6)	
	Person Most Knowledgeable for Zurich	
	American Insurance Company Duces	
9.8.17	Review, Download & Save Discovery	0.30
	Commissioners Report and	
	Recommendations	
9.8.17	Review, Download & Save Amended	0.30
	Notice of Deposition for Kendrick Colin	
9.8.17	Review, Download & Save Subpoena	0.30
	Duces Tecum for Colin Kendrick	
9.8.17	Review, Download & Save Amended	0.30
	Notice of Deposition for Margaret Ho	
9.8.17	Review, Download & Save Subpoena	0.30
	Duces Tecum for Margaret Ho	
9.8.17	Email to Bartlett re Amended Notice of	0.15
	Zurich 30(b)(6) Notice	
9.8.17	Review email and attachments from client	1.5
	re the weight the link tears and analyze and	
	discussion with DSS	
9.8.17	Email chain with client re PMK Depo	0.15
9.8.17	Review email from client re impossible to	0.50
	calculate force to sheer link and analyze	
9.8.17	Email chain with client and DSS re	0.50
	Viking's UL expert and review attachments	
9.8.17	Review email from client re points he	0.25
	would like Hastings and Zamiski to address	
	in their reports	
9.8.17	Review email from client re photo fraud	2.5
	and analysis of photo fraud document	
	drafted by client	
9.9.17	Review email from client re requests from	1.5
	Viking before mediation and review of	
	documents referenced in email	
9.9.17	Review email from client re admissions	1.5
	client would like from Viking and draft	
	written discovery	
9.9.17	Email chain with client re history of VC,	0.25
	VIK and VIKZ	
9.9.17	Review email from DSS re additional topics	0.25
	for UL notice and response	
9.10.17	Email chain with client re all deposition	1.25
	dates scheduled and pending and response	
	email after review of calendar and notices	

9.10.17	Review email from client re objection chart	0.50
9.10.17	client created during Carnahan depo	0.50
9.10.17	Review email and attachment from client re	0.50
9.10.17	conversation with expert Zamisky re testing	
	and overtightening of screw and anazlyse	
9.11.17	Email to Jessica Rogers re Olivas expert	0.15
9.11.17	report with color photos	0.15
9.11.17	Email to Debbie Holloman at JAMS re	0.15
9.11.17	mediation agreement	
9.11.17	Email chain with Bartlett re amended	0.25
<i>J</i> .11.17	deposition notice	
9.11.17	Email to Zamiski with additional	0.15
	documents for his review	
9.11.17	Email to Hastings with additional	0.15
	documents for his review	
9.11.17	Review email from client re mediation	0.15
	scheduling	
9.11.17	Review email from DSS to Pancoast re	0.15
	information Martorano promised in depo	
9.11.17	Email chain with DSS re 8/23/17 DCRR	0.25
9.11.17	Email chain with DSS re Edgeworth case	1.0
	schedule	
9.11.17	Review, Download & Save Defendant	0.30
	Giberti Construction LLC 's Responses to	
	The Viking Corporation's First Set of	
	Interrogatories	
9.11.17	Review, Download & Save Third Party	0.30
	Defendant Giberti Construction LLC's	
	Responses to Viking Corp's First Set of	
	Request for Production	······································
9.11.17	Review, Download & Save Defendants the	0.30
	Viking Corp and Siupply Network, Inc.'s	
	Motion to Compel Home Inspection and or	
	in the Alternative Motion to Strike Portions	
	of Expert Testimony and OST	
9.12.17	Review, Download & Save Non Party	0.30
	Rimkus Consulting Group, Inc.'s	
	Supplement to Its Opposition to Plaintiffs	
	Motion to Compel Rimkus Consulting	
	[Group, Inc. ] to Respond to the Notice of	
	Deposition and Subpoena Duces Tecum;	
	and Counter- Motion to Quash, and Motion	
	for Protective Order	
9.12.17	Call with Client	0.15
9.12.17	Call with Client	0.15

9.12.17	Call with DSS	0.15
9.12.17	Review, Download & Save Plaintiffs'	0.30
	Opposition to Defendants the Viking	
	Corporation and Supply Network, Inc.'s	
	Motion to Compel Home Inspection and Or	
	in the Alternative Motion to Strike Portions	
	of Expert Testimony on OST	
9.12.17	Review, Download & Save RPLY- to	0.30
	Defendants the Viking Corp and Supply	
	Network, Inc. dba Viking Supply Net's	
	Opposition to Plaintiff's Motion to Amend	
	the Complaint to Add Viking Group, Inc.	
9.12.17	Review, Download & Save Plaintiffs'	0.30
	Reply to Defendants the Viking Corp and	
	Supply Network, Inc. dba Viking	
	SupplyNet's Opposition to Plaintiffs	
	Motion to Amend the Complaint to Add	
	Viking Group, Inc.	
9.12.17	Review, Download & Save Amended	0.30
	Notice of Taking Deposition of Angela	
	Edgeworth	
9.12.17	Email chain with Zamiski re exhibits for	0.15
	Carnahan depo	
9.12.17	Review email from client re Suggs Report	0.15
	and his discussions with Giberti	
9.12.17	Email chain with client re Viking's motion	0.25
	to strike expert and motion to compel home	
	inspection	
9.12.17	Review email from DSS re Opp to motion	0.15
	to compel inspection	
9.12.17	Review email from DSS re revised reply to	0.15
	motion to amend and response	
9.12.17	Email chain with DSS remotion to compel	0.15
	re heat powerpoint documents	
9.12.17	Review email from DSS to client re rebuttal	0.15
	to Suggs report	
9.13.17	Email chain with DSS re documents being	0.15
	sent to Zamiski	
9.13.17	Review email and attachment from DSS re	0.15
	documents to include in next ECC Supp and	
	response	
9.13.17	Review email from DSS re documents he	0.15
	needs for hearing and response	
9.13.17	Review email from DSS re Michigan	0.15
	Viking employees amended depositions	

9.13.17	Review, Download & Save COMM to take out of State Deposition Harold Rodgers	0.30
9.13.17	Review, Download & Save Application for Issuance of Commission to Take Out of	0.30
9.13.17	State Deposition of Harold Rodgers Review, Download & Save COMM to	0.30
9.13.17	Take out of State Deposition UL Laboratories	0.50
9.13.17	Review, Download & Save APCOM-	0.30
	Application for Issuance of Commission to Take Out of State Deposition UL	
	Laboratories	
9.13.17	Review, Download & Save Application for Issuance of Commission to Take Out of State Deposition Tyco	0.30
9.13.17	Review, Download & Save COMM to Take Out of State Deposition Tyco	0.30
9.13.17	Review, Download & Save Application of issuance of Commission to Take Out of State Deposition of Reliable	0.30
9.13.17	Review, Download & Save to Take Out of State Deposition of Reliable	0.30
9.13.17	Review, Download & Save COMM to Take Out of State Deposition Viking Group	0.30
9.13.17	Review, Download & Save Application for Issuance of Commission to Take Out of State Deposition of Viking Group	0.30
9.13.17	Review, Download & Save Amended Order Setting Civil Jury Trial	0.30
9.13.17	Review, Download & Save Subpoena Duces Tecum for Scott Franson	0.30
9.13.17	Review, Download & Save Amended Notice of Video Deposition of Scott Franson Duces Tecum	0.30
9.13.17	Review, Download & Save Subpoena Duces Tecum for Jeff Norton	0.30
9.13.17	Review, Download & Save Amended Notice of Video Deposition of Jeff Norton Duces Tecum	0.30
9.13.17	Review, Download & Save Subpoena Duces Tecum for James Golinveaux	0.30
9.13.17	Review, Download & Save Subpoena Duces Tecum for Sherri Simmons	0.30

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0.10.17		0.20
9.13.17	Review, Download & Save Plaintiffs' 4th	0.30
	Set of Interrogatories to Defendants the	
	Viking Corporation	
9.13.17	Review, Download & Save Subpoena	0.30
	Duces Tecum for NRCP 30(b)(6) of	
	Designees of Viking Group, Inc.	
9.13.17	Review, Download & Save Notice of Video	0.30
	Deposition Duces Tecum Pursuant to	
	NRCP 30(b)(6) of Designees of Viking	
	Group, Inc.	
9.13.17	Review, Download & Save Plaintiffs' 4th	0.30
	Set of Requests for Admission to	
	Defendants the Viking Corp	
9.13.17	Review, Download & Save Subpoena	0.30
2.13.17	Duces Tecum for NRCP 30(b)(6) of	0.50
	Designees of Tyco Fire Protection Products	
9.13.17	Review, Download & Save Subpoena	0.30
9.15.17	Duces Tecum for NRCP 30(b)(6) of	0.30
	Designees of Reliable Automatic Sprinkler	
0.12.17	Company, Inc	0.30
9.13.17	Review, Download & Save Notice of video	0.30
	Deposition Duces Tecum Pursuant to	
	NRCP 30(b)(6) Of Designees of Tyco Fire	
0.10.17	Protection Products	0.20
9.13.17	Review, Download & Save Notice of Video	0.30
	Deposition Duces Tecum Pursuant to	
	NRCP 30(b)(6) of Designees of Reliable	
	Automatic Sprinkler Company, Inc.	
9.13.17	Review, Download & Save Order	0.30
	Admitting to Practice (Kenton L. Robinson)	
9.13.17	Review, Download & Save Order	0.30
	Admitting to Practice ( John W. McConnell	
	III)	
9.13.17	Review email from Sia re current fees and	0.15
	costs	
9.13.17	Review email from Robinson re deposition	0.15
	dates for Zamiski, Hastings, Olivas	
9.14.17	Email chain with Robinson re Simmons	0.25
	deposition notice	
9.14.17	Email chain with Ure re Giberti inspection	0.25
	of documents at office	
9.14.17	Email to Zamiski with additional	0.15
	documents for his review	
9.14.17	Review email from Don Koch re documents	0.25
7.1 f.1 /	and his position	0.20
1		1

9.14.17	Review email and attachment from client re Bert Howe report	1.0
9.14.17	Email chain with client re documents Zamiski needs	1.0
9.14.17	Review email and attachments re investor emails	0.25
9.14.17	Review email from client re Howe report	0.15
9.14.17	Call with Client	0.15
9.14.17	Call with Client	0.40
9.14.17	Email chain with client re discussion about hearing	0.15
9.14.17	Email to Crane Pomerantz with additional documents for his review	0.25
9.14.17	Review, Download & Save Non – Party Rimkus Consulting Group, Inc.'s Opposition to Plaintiffs' Motion to Compel Rimkus Consulting [Group, Inc. ] to Respond to the Notice of Deposition and Subpoena Duces Tecum and Opposition to Counter-Motion to Quash and Motion Protective Order	0.30
9.14.17	Review, Download & Save Defendant the Viking Corporation's Responses to Plaintiffs Third Interrogatories	0.30
9.14.17	Review, Download & Save Defendant the Viking Corporation's Responses to Plaintiffs' Third Requests for Production of Documents	0.30
9.14.17	Review, Download & Save Defendant The Viking Corporation's Responses to Plaintiffs' Second Requests for Admissions	0.30
9.14.17	Review, Download & Save Amended Notice of Taking the Deposition of Angela Edgeworth	0.30
9.14.17	Review, Download & Save Third Party Defendant Giberti Construction, LLC's Third Supplement to its Initial Early Case Conference Disclosure of Documents and Witnesses	0.30
9.14.17	Email chain with DSS re Ure coming to inspect Giberti file	0.15
9.14.17	Review email and attachment from DSS re PMK depo pages from client for motion to strike	0.25

9.14.17	Review email from DSS re new dates to	0.15
9.15.17	send to Robinson re expert depos Review email and attachment from DSS re	0.25
	Viking BlazeMaster piping ratings attachment and request to send to Koch	
9.15.17	Review email and attachment from DSS re allowable attic temps and request to send to Koch	0.25
9.15.17	Review email from DSS to Bartless re ZAIC subpoena	0.15
9.15.17	Email chain with DSS re exhibits for Angela's depo	0.15
9.15.17	Email chain with DSS re depo notice of Nate Wittasek	0.25
9.15.17	Email chain with DSS re sending Pancoast UL letter to all experts	0.20
9.15.17	Email chain with DSS re 2.34 for Viking re deficient written discovery responses	0.15
9.15.17	Email chain with DSS re Viking's "searchable index"	0.25
9.15.17	Email chain with DSS re subjects for Viking 30(b)(6) about minimax	0.30
9.15.17	Review, Download & Save Amended Notice of Telephonic 2.34 Conference with Viking Defendants	0.30
9.15.17	Review, Download & Save Notice of Telephonic 2.34 Conference with Viking Defendants	0.30
9.15.17	Review, Download & Save Amended Notice of Taking Deposition of Sherri Simmons Duces Tecum	0.30
9.15.17	Email to Hastings with additional documents for his review	0.15
9.15.17	Email chain with client re hourly temps and info sent to Koch	0.25
9.15.17	Review email and link from Don Koch for DSS	0.25
9.15.17	Email to Zamiski with additional documents for his review	0.15
9.15.17	Email to Don Koch with additional documents for his review	0.15
9.15.17	Review email and attachment from client re UL Testing descriptions	1.25
9.15.17	Email to Crane Pomerantz with additional documents for his review	0.15

9.16.17	Call with DSS	0.15
9.17.17	Email chain and attachments with client and DSS re what documents experts need	1.0
9.17.17	Email to Don Koch requesting CV for expert disclosure	0.15
9.17.17	Review email from client re David Suggs report and response	0.25
9.17.17	Review email and attachment from DSS re Brian Garelli CV	0.15
9.17.17	Email chain with DSS re adding depo testimony in Carnahan motion to compel	0.15
9.18.17	Email chain with DSS re documents being sent to Hastings	0.15
9.18.17	Review email from DSS re stuff to add to Carnahan motion to compel	0.20
9.18.17	Review email from DSS re changing Rosenthal motion to OST and response	0.15
9.18.17	Review email from DSS re providing expert depo dates for Olivas to Robinson and response	0.15
9.18.17	Email chain with DSS re Brian Garelli documents for expert disclosure	0.20
9.18.17	Review email from DSS re Colin Kendrick depo	0.15
9.18.17	Review email from DSS re documents sent by client and request to forward to Koch	0.15
9.18.17	Call with Client	0.15
9.18.17	Call with Client	0.15
9.18.17	Email chain with DSS re meet and confer with Pancoast on motion to compel	0.20
9.18.17	Review, Download & Save Plaintiff Edgeworth Family Trust and American Grating, LLC's Rebuttal Designation of Expert Witnesses and Reports (E-file- no reports attached)	0.30
9.18.17	Review, Download & Save Plaintiff Edgeworth Family Trust and Ameroican Grating, LLC's Rebuttal Designation of Expert Witnesses and Reports (Service only- reports attached)	0.30
9.18.17	Review, Download & Save Defendants The Viking Corporation and Supply Network, Inc's 13 <sup>th</sup> Supplemental Disclosures Pursuant to NRCP 16(a)(1)	0.30

9.18.17	Review, Download & Save The Viking	0.30
7.10.17	Corporation and Supply Network, Inc's Supplemental Designation of Expert	0.50
	Witness	
9.18.17	Review, Download & Save Lange	0.30
	Plumbing's 10 <sup>th</sup> Supplemental 16.1	
	Disclosures	
9.18.17	Review, Download & Save Lange	0.30
	Plumbing's Designation of Rebuttal Expert	
	Witnesses	
9.18.17	Review, Download & Save Notice of	0.30
	Deposition of Gerald Zamiski	
9.18.17	Review, Download & Save Notice of	0.30
	Deposition of Kevin Hastings	
9.18.17	Review, Download & Save Notice of	0.30
	Taking Deposition – John Olivas	
9.18.17	Review, Download & Save Third Party	0.30
	Defendant Giberti Construction, LLC's 4 <sup>th</sup>	
	Supplement to its Initial Early Case	
	Conference Disclosure of Documents and Witnesses	
9.18.17	Review, Download & Save Third Party	0.30
9.18.17	Defendant Giberti Construction, LLC's	0.50
	Designation of Rebuttal Expert Witnesses	
9.18.17	Review email and download rough	0.25
2.10.17	deposition from Oasis Reporting (Angela	
	Edgeworth)	
9.18.17	Review email from Colin Kendrick re	0.15
	deposition	
9.18.17	Review email and respond to email from	0.15
	Bill LaBorde with Oasis re rough transcript	
9.18.17	Email chain with Bartlett re meet and	0.25
	confer	
9.18.17	Review email from client re American	0.15
	Grating hourly billing rate	
9.18.17	Review email from client re disagreement	0.20
	with Zamiski report and calculations why it	
0.10.17	was more than 1 turn and analysis	0.15
9.18.17	Email to Hastings with additional	0.15
	documents for his review Review email and attachment from client re	0.25
0 10 17		1 11 / 1
9.18.17	NFPA13D	
9.18.17 9.18.17		0.15

9.18.17	Review email and attachment from client re	0.25
	torn link	
9.18.17	Review and respond to email from Evelyn Chun re expert depo dates	0.15
9.18.17	Email to Don Koch with additional documents for his review	0.25
9.19.17	Review and respond to email from Jason Reese re receipt fo Don Koch report	0.15
9.19.17	Email to Pancoast re confirmation of DeLARosa depo	0.15
9.19.17	Review email from Robinson re calling him for all future 2.34 conferences	0.15
9.19.17	Email to Hastings re deposition notice	0.15
9.19.17	Email to Olivas re deposition notice	0.15
9.19.17	Email to Zamiski re deposition notice	0.15
9.19.17	Email chain with client re Rosenthal and heat article cited	0.75
9.19.17	Email to client re rebuttal reports uploaded to dropbox	0.15
9.19.17	Email to Sia re vacating depo of Mr. Cameron	0.15
9.19.17	Review email and attachment from client re the number of hours temp was over 100	0.50
9.20.17	Email to Hastings with additional documents for his review	0.15
9.20.17	Review email from client re questions for Mark Giberti depo	0.25
9.20.17	Review email from client re Howe Report and analysis of email, Howe report and discussion with DSS	2.5
9.20.17	Email chain with client re city of Henderson inspection report	0.15
9.20.17	Review, Download & Save Plaintiffs' Motion to Compel Testimony and Evidence of Defendants, the Viking Corporation and Supply Network, Inc. dba Viking Supplynet 's Expert, Robert Carnahan, or in the Alternative, Strike Robert Carnahan as an Expert on OST	0.30
9.20.17	Review, Download & Save Notice of Vacating Video Deposition of Custodian of Records for Rimkus Consulting Group, Inc.	0.30
9.20.17	Review, Download & Save Notice of Vacating Video Deposition of James Cameron	0.30

9/20/17	Attend Hearing re: Motion to Compel Rimkus Depo and	5.25
9/20/17	Draft and serve notice to vacate COR depo of Rimkus	0.5
9.20.17	Review email from DSS requesting Pomerantz report be sent to Hastings	0.15
9.20.17	Review email from DSS re lawyers in Riverside to represent us for Harold Rodgers depo	0.15
9.21.17	Email chain with DSS re drafting MSJ against Lange only	0.15
9.21.17	Email chain with DSS re email from Kreason about cabinets and fireplace	0.25
9.21.17	Call with DSS	0.25
9.21.17	Email chain with DSS re call with Hastings re Pomerantz report	0.15
9.21.17	Review, Download & Save Plaintiffs Motion in Limine to Exclude Defendants The Viking Corporation and Supply Network, Inc. dba Viking Supplynet's Expert Jay Rosenthal on OST	0.30
9.21.17	Review, Download & Save Plaintiffs' Motion for Summary Judgment Against Lange Plumbing, LLC. Only	0.30
9/21/17	Draft Motion to Strike	2.5
9/21/17	Draft order granting motion to amend complaint	1.25
9/21/17	Revise, pull exhibits and serve MSJ against Lange Plumbing	2.25
9.21.17	Email chain with client re dba of Giberti construction	0.15
9/22/17	Discuss case and strategy with DSS	1.0
9/22/17	Draft Motion to Strike	3.0
9/22/17	Review Viking's Third Supplemental Answers to Plaintiffs' 1 <sup>st</sup> set of Rogs	0.5
9/22/17	Review Viking's Responses to Plaintiffs' 3 <sup>rd</sup> Set of RFAs	0.25
9/22/17	Review Viking's Responses to Plaintiffs' 3 <sup>rd</sup> Set of RFPs	0.25
9/22/17	Draft and Serve Plaintiffs' 10 <sup>th</sup> ECC Supplement	1.0
9.22.17	Review email from Bill LaBorde re Giberti rough transcript	0.15
9.22.17	Review email from Bartlett re ZAIC subpoena	0.15

9.22.17	Review email and attachment from client re	0.75
	UL test for load on link and client's analysis	
9.22.17	Email chain with DSS re additional points	0.50
9.22.17	for motion to strike	0.50
9.22.17	Email chain with DSS and client re actual	0.15
).22.17	fireplace repair costs	
9.22.17	Review, Download & Save Defendants The	0.30
	Viking Corp and Supply Network, Inc.'s	
	14 <sup>th</sup> Supplemental Disclosure Pursuant to	
	NRCP 16.1	
9.22.17	Review, Download & Save Defendant The	0.30
	Viking Corporation's Second Supplemental	
	Responses to Plaintiffs' Second Set of	
	Interrogatories	
9.22.17	Review, Download & Save Plaintiff	0.30
	Edgeworth Family Trust and American	
	Grating, LLC 10 <sup>th</sup> Supplement to Early	
	Case Conference Witness and Exhibit List	
9.22.17	Review, Download & Save Defendant The	0.30
	Viking Corporation's Response to	
	Plaintiffs' Requests for Production of	
	Documents, Set Four	
9.22.17	Review, Download & Save Defendant The	0.30
	Viking Corporation's Responses to	
	Plaintiffs' Requests for Admission, Set	
0.00.17	Three Developed & Source Amended	0.30
9.22.17	Review, Download & Save Amended	0.50
	Notice of Taking the Deposition of Brian Edgeworth and NRCP 30(b)(6) Person	
	Most Knowledgeable for Edgeworth Family	
	Trust and American Grating, LLC	
9.22.17	Review, Download & Save Notice of	0.30
).22.17	Vacating the Deposition of Person Most	0120
	Knowledgeable for American Grating, LLC	
	10.5.17	
9.22.17	Review, Download & Save Defendants The	0.30
	Viking Corporation's Second Supplemental	
	Answers to Plaintiffs' First Set of	
	Interrogatories	
9.22.17	Review, Download & Save ROC of	0.30
	Plaintiffs' motion to exclude Rosenthal on	
	OST	

0.00.17	Deview Devenload & Same DOC of	0.30
9.22.17	Review, Download & Save ROC of	0.30
	Plaintiff's motion for Summary Judgement	
0.00.17	on OST	0.25
9.22.17	Email chain with client re written discovery	0.25
0.00.17	responses and request for documents	0.50
9.22.17	Review email from client re UL testing and	0.50
2 2 2 1 2	load on link analysis	1.0
9.23.17	Review email from client re amended list of	1.0
	activations and review documents identified	
2 <b>2 2 2</b> 4 <b>7</b>	in email	1.5
9.23.17	Review email and attachments from client	1.5
	re load on link argument and analyze	1.05
9.24.17	Review email from client re activation list	1.25
	and review documents identified in email	0.50
9.25.17	Email chain from client re Glen Rigdon	0.50
	entering property and respond	
9/25/17	Revise and pull exhibits Motion to Strike on	3.5
	OST	
9/25/17	Review Viking's Second Supplemental	0.5
	Answers to Plaintiffs' 2 <sup>nd</sup> set of Rogs	1.0.7
9/25/17	Draft DCRR for 9/20/17 Hearing	1.25
9/25/17	Draft DCRR for 9/13/17 Hearing	1.25
9/26/17	Prepare and attend Raul DeLa Rosa	3.25
	Deposition	
9.26.17	Call with Client	0.15
9.26.17	Call with DSS	0.10
9.26.17	Call with DSS	0.10
9/26/17	Review Giberti's Joinder to Motion to	0.25
	Compel Carnahan	
9/26/17	Draft and serve Amended Notice to COR of	0.25
	Zurch	
9/26/17	Review Viking's 14th ECC Supplement	2.0
9.26.17	Review email and download deposition	0.25
	from Oasis Reporting (Angela Edgeworth)	
9.26.17	Email chain with Robinson re deposition	0.25
	scheduling of Viking employees for	
	October 25 <sup>th</sup> and 26 <sup>th</sup> and review of	
	calendar	
9.26.17	Email to Pancoast requesting production of	0.15
	documents referenced in De La Rosa Depo	
9.26.17	Email to Robinson re confirmation all	0.15
	known activations	
9.26.17	Review email from Bartlett re extension to	0.15
	produce list of activations and deposition	
	date	

9.26.17	Review, Download & SaveSubpoena Duces	0.30
	Tecum for the NRCP 30(b)(6) Person Most	0.50
	Knowledgeable for Zurich American	
	Insurance Company	
9.26.17	Review, Download & Save Amended	0.30
9.20.17		0.50
	Notice of Taking Deposition of the NRCP	
	(B)(6) Person Most Knowledgeable for	
	Zurich American Insurance Company	
0.04.17	Duces Tecum	0.00
9.26.17	Review, Download & Save Third Party	0.30
	Defendant Gilberti Construction LLC	
	Joinder to Plaintiffs Motion to Compel	
	Testimony and Evidence of Defendants,	
	The Viking Corp and Supply Net Inc. dba	
	Viking Supply Net Expert, Robert	
	Carnahan, or in the Alternative, Strike	
	Robert Carnahan as an Expert on OST	
9.27.17	Review, Download & Save DCRR	0.30
9.27.17	Review, Download & Save DCRR	0.30
9.27.17	Review, Download & Save DCRR	0.30
9.27.17	Email to Janet re missing VIKZ documents	0.15
	from supplemental production	
9.27.17	Email to Bartlett re Amended Deposition	0.15
	Notice of 30(b)(6) of Zurich	
9.27.17	Review email from client re VIKZ docs that	0.50
	contain credit applications. Review	
	documents. Respond	
9.27.17	Review and respond to email from Jessica	0.15
	Rogers re Viking's 14 <sup>th</sup> ECC Supp	
9.27.17	Review email from client re Viking's PMK	0.75
	written statements re number of activations.	
	Review of VIKZ documents	
9.27.17	Review email and excel attachment of	0.50
	water damage claim. Respond.	
9.27.17	Review email from client re documents he	0.50
<i></i>	dropped off at office	
9/27/17	Review Viking's 14th ECC Supplement	2.25
9/27/17	Finalize and pull exhibits for Motion to	4.0
<i>//</i>	Strike Viking's Answer	
9.27.17	Review email from DSS re printing email	0.15
J.4.1.11	from Robinson for motion and response	0.15
9.28.17	Review email from DSS re points for our	0.20
7.20.1/		0.20
0.00.17	reply to the motion to strike and response	0.25
9.28.17	Email chain with DSS re filing motion to	0.25
	strike and affidavit	

9.28.17	Review email and attachment from DSS re	0.15
	technical data sheet	
9.28.17	Review, Download & Save Third Party	0.30
	Defendant Gilberti Corp LLC Joinder to	
	Exclude Defendants, The Viking Corp and	
	Supply Network, Inc. dba Viking	
	Supplynet's Expert, Jay Rosenthal on OST	
9.28.17	Review, Download & Save Amended	0.30
	Notice of Taking Deposition of Brian	
	Edgeworth [Time Only]	
9.28.17	Review, Download & Save Plaintiff	0.30
	Edgeworth Family Trust and American	
	Grating, LLC.'s 11 <sup>th</sup> Supplement to Early	
	Case Conference Witnesses and Exhibit	
	List	
9/28/17	Draft and serve Plaintiffs' 11 <sup>th</sup> ECC	1.5
	Supplement	
9.28.17	Review email from client re ISO	0.25
	certification process	
9.28.17	Email chain with client re order from court	0.15
	re Glen Rigdon and response	
9.28.17	Email chain with client re: all supporting	0.25
	documents for calculations of damages	
9/28/17	Draft and send over Motion to De-	4.25
	Designate Confidentiality on OST	
9.28.17	Call with Client	0.15
9.28.17	Call with Client	0.15
9.28.17	Call with Client	0.25
9.29.17	Call with DSS	0.25
9/29/17	Draft written discovery to Lange Plumbing	1.0
	(punitive)	
9.29.17	Review email from Sia re Lange expert	0.15
	depo dates	
9.29.17	Email chain with Robinson re October 26	0.25
	deposition dates and alternative dates for	
	Viking employees and review of calendar	
9.29.17	Email to Sia, Pancoast, Nunez re draft	0.15
	9.13.17 DCRR	
9.29.17	Email chain with Max Couvillier and Janet	0.75
	Pancoast re the draft DCRR for 9.20.17	
	hearing and analysis and Max's proposed	
	changes	
9.29.17	Email chain with DSS re scheduling	0.25
	Carnahan depo	

9.29.17	Review email from DSS re date mediation briefs due	0.15
9.29.17	Email chain with DSS re draft DCRRs (9.13.17 and 9.20.17)	0.50
9.29.17	Review email from DSS requesting digital photos of damage and response	0.15
9.29.17	Email chain with DSS re drafting Lange written discovery for punitive damages and draft requests	0.20
9.29.17	Review, Download & Save Plaintiffs' 2 <sup>nd</sup> Set of Requests for Production to Lange Plumbing, LLC	0.30
9.29.17	Review, Download & Save Plaintiffs' 2 <sup>nd</sup> Set of Interrogatories to Defendant Lange Plumbing, LLC	0.30
9.29.17	Review, Download & Save Plaintiffs' Motion to Strike the Viking Defendants' Answer on Order Shortening Time	0.30
9.29.17	Review, Download & Save OST – Plaintiffs' Motion to De-Designate Viking Confidentiality of Their Documents on an OST	0.30
9/29/17	Review Viking's 14th ECC Supplement	1.5
9/29/17	Review Giberti's Joinder for MIL to Exclude Rosenthal	0.25
9/29/17	Review proposed changes and revise DCRR for 9/20/17 Hearing	0.5
9/29/17	Review proposed changes and revise DCRR for 9/13/17 Hearing	0.5
9/29/17	Draft mediation brief	2.25
9.30.17	Review email from client re VK494	0.25
10.1.17	Review email and attachment created by client of the number VK457 activations	0.50
10/2/17	Draft motion to de-designate	2.5
10/2/17	Research and draft motion to reconsider pro hac	3.0
10.2.17	Review email and attachment with DSS re Glen Rigdon and a motion to exclude him as an expert	0.25
10.2.17	Review, Download & Save The Viking Corporation and Supply Network, Inc.'s Opposition to Plaintiffs' Motion in Limine to Exclude Expert, Jay Roenthal	0.30

10.2.17	Review, Download & Save Third party Defendant Gilberti Corporation LLC's Joinder to Plaintiffs' Motion to De- Designate Viking's Confidentiality of their Documents on an Order Shortening Time	0.30
10.2.17	Review, Download & Save Discovery Commissioners Report and Recommendations	0.30
10.2.17	Review, Download & Save ROC – Plaintiff's Motion to De-designate confidentiality	0.30
10.2.17	Review, Download & Save ROC- Plaintiffs' Motion to Strike Viking's Answer	0.30
10.2.17	Review email and download deposition from Oasis Reporting (Rough of Brian Edgeworth)	0.25
10.2.17	Review email from client re the BR Stewart article and the incorrect heat analysis. Review all documents listed in email and discuss with DSS	2.0
10.2.17	Review email from client re photos of claims of other VK457s. Then review file in dropbox	1.25
10.2.17	Review email from client and attachment re Viking's letter to fire marshall about "very limited number of activations."	0.50
10.3.17	Email to Sia, Pancoast, Nunez re no objections to 9.13.17 DCRR and advise when signature page ready for pick up	0.15
10.3.17	Review email from Ure re hearing	0.15
10.3.17	Review email from Ure re signature page pick up for Order to Amend	0.15
10.3.17	Review email from client and schedule A of EFT for ECC disclosure	0.25
10.3.17	Review email from client re Rosenthal hearing	0.15
10.3.17	Review and respond to email from Nicole Garcia re signature pages for Ure ready to pick up	0.15
10.3.17	Review email and attachment from client re client's list of activations	0.25

10.3.17	Review, Download & Save Defendants The	0.30
	Viking Corporation and Supply Network,	
	Inc.'s Opposition to Plaintiff's Motion to	
	De- Designate Viking's Confidentiality of	
	their Documents on OST	
10.3.17	Review, Download & Save Plaintiffs' 3rd	0.30
	Set of Requests for Production to Lange	
	Plumbing, LLC	
10.3.17	Review, Download & Save Plaintiffs' 3rd	0.30
	Set of Interrogatories to Defendant Lange	
	Plumbing, LLC.	
10.3.17	Review, Download & Save Defendants The	0.30
	Viking Corporation and Supply Network,	
	Inc. dba Viking Supplynet's Opposition to	
	Plaintiffs' Motion to Compel Testimony	
	and Evidence of Expert Robert Carnahan or	
	Alternatively Strike Expert	
10.3.17	Review email from DSS re written	0.25
	discovery to Lange that we need to draft	
	and serve	
10.3.17	Email chain with DSS re Schedule A of	0.15
	EFT and supplementing in ECC	
10.3.17	Email chain with DSS re Max Couvillier	0.25
	changes to DCRR	
10.3.17	Review email and attachment from DSS	0.25
	forwarding Viking's Opp to Motion to	
	Compel Carnahan	
10/3/17	Review Viking's Opposition to MIL to	0.5
	exclude Rosenthal	
10/3/17	Prepare and Attend Hearing re: MIL to	2.0
	exclude Rosenthal	
10/3/17	Prepare and serve written discovery to	0.5
	Lange Plumbing	
10/3/17	Draft mediation brief	2.0
10/3/17	Review Giberti's Joinder to Motion to De-	0.25
	Designate Confidentiality	
10/3/17	Review Viking's Opposition to Motion to	1.0
	Compel Carnahan and Email DSS my reply	
	points	
10/3/17	Review and revise 9/20/17 DCRR with	0.5
	Max's comments	
10/4/17	Draft and Serve Plaintiffs' 12th ECC	1.0
	Supplement	

Prepare and attend hearing on Motion to Compel Carnahan and Motion to De- designate	3.5
Finalize and pull exhibits for mediation brief	2.5
Finalize and serve Motion to Reconsider Order Granting Motion for Pro Hac Vice	1.5
Email to Pancoast, Sia, Nunez re revised 9.13.17 DCRR	0.15
Review email from Max Couvillier re 9.20.17 DCRR signature page	0.15
Review email from client re phone call with fire marshal James Carver and link to Omega case. Analysis	0.50
Review, Download & Save Plaintiff Edgeworth Family Trust and American Granting, LLC.'s 12 <sup>th</sup> Supplement to Early Case Conference Witnesses and Exhibit List	0.30
Review, Download & Save Plaintiffs' Motion to Reconsider Order Granting The Viking Defendants Motion to Associate Counsel	0.30
Review, Download & Save Transcripts of All Pending Motions – Heard on August 23, 2017	0.30
Review email and download deposition from Oasis Reporting (Giberi)	0.25
Call with DSS	0.10
Review email from client re defendant's purchasing 645 Saint Croix	0.15
Review, Download & Save Third Party Defendant Gilberti Construction LLC's Joinder to Plaintiff's Motion to Strike Viking's Answer on OST	0.30
Review, Download & Save Subpoena Duces Tecum for the Person Most Knowledgeable for Zurich American Insurance Company	0.30
Review, Download & Save Final Amended Notice of Taking Deposition for The Person Most Knowledgeable for Zurich American Insurance Company	0.30
	Compel Carnahan and Motion to De- designateFinalize and pull exhibits for mediation briefFinalize and serve Motion to Reconsider Order Granting Motion for Pro Hac ViceEmail to Pancoast, Sia, Nunez re revised 9.13.17 DCRRReview email from Max Couvillier re 9.20.17 DCRR signature pageReview email from Client re phone call with fire marshal James Carver and link to Omega case. AnalysisReview, Download & Save Plaintiff Edgeworth Family Trust and American Granting, LLC.'s 12 <sup>th</sup> Supplement to Early Case Conference Witnesses and Exhibit ListReview, Download & Save Plaintiffs' Motion to Reconsider Order Granting The Viking Defendants Motion to Associate CounselReview email and download deposition from Oasis Reporting (Giberi)Call with DSSReview email from client re defendant's purchasing 645 Saint Croix Review, Download & Save Third Party Defendant Gilberti Construction LLC's Joinder to Plaintiff's Motion to Strike Viking's Answer on OST Review, Download & Save Subpoena Duces Tecum for the Person Most Knowledgeable for Zurich American Insurance CompanyReview, Download & Save Final Amended Notice of Taking Deposition for The Person Most Knowledgeable for Zurich American

10.6.17	Email chain from Bartlett re extension to produce list of activations and deposition	0.25
	date	
10.6.17	Email chain with DSS re Amended ZAIC Notice and SDT	0.15
10.9.17	Review email from DSS to Sia re Lange's extension to respond to MSJ against Lange only	0.15
10.9.17	Review email and attachments from DSS to client re demand sheets for mediation	0.25
10/9/17	Review file and pull documents for meeting with mediator	1.5
10/9/17	Meet with Mediator to Discuss Case	1.5
10/9/17	Review Giberti's Joinder to Motion to Strike Viking's Answer	0.25
10.9.17	Review email and download deposition from Oasis Reporting (DeLaRosa)	0.25
10.9.17	Review email and download deposition from Oasis Reporting (Kendrick)	0.25
10.9.17	Email chain from Sia re extension for Opp to MSJ	0.15
10.9.17	Review email from client re Edgeworth lawsuit history	0.15
10.9.17	Review email from client re minimax and shareholders with links	0.25
10.9.17	Email chain with client re: history of activation perjury and response	0.25
10.10.17	Review email from client and attachments re VK457 activation list	0.25
10.10.17	Review email from client re upcoming hearing dates and response after review of calendar	0.25
10.10.17	Review email from client re demand sheet for 1 <sup>st</sup> mediation	0.20
10.10.17	Call with DSS	0.15
10/10/17	Attend Mediation at JAMS with Floyd Hale	4.0
10.10.17	Review, Download & Save Notice of Vacating Video Deposition of NRCP 30(B)(6) of Designees of Tyco Fire Protection Products	0.30
10.10.17	Review, Download & Save Notice of Taking Video Deposition of NRCP 30(B)(6) of Designees of Reliable Automatic Sprinkler Company, Inc.	0.30

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10.11.17	Review, Download & Save Service of	0.30
	Zurich American Insurance Company's	
	Objections and Statements in Response to	
	Amended NRCP 30(B)(6) Person Most	
	Knowledgeable	
10.11.17	Review, Download & Save Zurich	0.30
	American Insurance Company's Objections	
	and Statements in Response to Amended	
	Subpoena Duces Tecum	
10.11.17	Review, Download & Save COMM to	0.30
	Take Out of State Deposition of Person	
	Most Knowledgeable for Underwriters	
	Laboratories, Inc.	
10.11.17	Review, Download & Save Application to	0.30
	Take Out of State Deposition of Person	
	Most Knowledgeable for Underwriters	
	Laboratories, Inc.	
10.11.17	Review, Download & Save Declaration of	0.30
10.11.17	Janet C. Pancoast in Support of Opposition	0.50
	to Plaintiffs' Motion to Strike the Viking	
	Defendants' Answer on Order Shortening	
	, C	
10 11 17	Time	0.30
10.11.17	Review, Download & Save Defendant The	0.50
	Viking Corporation and Supply Network,	
	Inc. dba Viking Supplynet's Opposition to	
	Plaintiffs' Motion to Strike The Viking	
	Defendants' Answer on Order Shortening	
	Time	0.20
10.11.17	Review, Download & Save Subpoena	0.30
	Duces Tecum for 30(B)(6) of the Designees	
	of Underwriters Laboratories	
10.11.17	Review, Download & Save Amended	0.30
	Notice of Taking Deposition Duces Tecum	
	Pursuant to NRCP 30(B)(6) of Designees of	
	Underwriters Laboratories, Inc.	
10.11.17	Review, Download & Save Exhibits to	0.30
	Lange Plumbing's Opposition to Plaintiffs'	
	Motion for Summary Judgment and	
	Bifurcate Trial	
10.11.17	Review, Download & Save Defendant	0.30
	Lange Plumbing's Opposition to Plaintiffs'	
	Motion for Summary Judgment and Motion	
	to Bifurcate Trial and Countermotion to	
	Strike	

10.11.17	Review email and attachment from Rose Hernandez Zurich's objections to SDT	0.15
10.11.17	Review email from Robinson re Ortyl's last known address	0.15
10.11.17	Review email from Bartlett re extension to produce list of activations and deposition date	0.15
10.11.17	Review email from client re portion of Viking's brief and response to client	0.25
10.11.17	Review email from client re his thoughts on Viking's Opp to Motion to Strike and analyze thoughts	0.50
10.11.17	Email chain with client re depositions on calendar and response	0.50
10.11.17	Review email from client re Glen Rigdon entrance into neighborhood and order from judge and response	0.15
10.11.17	Email chain with client and DSS re Lange's Opposition to MSJ	0.50
10.11.17	Review email from client re Margaret Ho's depo and response	0.15
10.11.17	Review email from client re opps to MSJ and response	0.15
10.11.17	Email chain with client, DSS, Sia and Mark re Lange's payment	0.15
10.11.17	Email from client re how payment between AG and EFT is recorded and analyzed for argument in MSJ	0.50
10.11.17	Email to Bartlett re denial of any further extensions to produce list of activations	0.15
10.11.17	Review email from client re MiniMax/Viking Credit Status	0.15
10.11.17	Email chain with DSS re phone message from Pancoast	0.15
10/11/17	Draft and serve amended notice, SDT, application to take depo out of state and commission to take depo out of state for UL Labs	1.5
10/11/17	Phone call with service company in Chicago Illinois for UL Lab Subpoena	0.25
10/11/17	Review and analyze Lange's Opposition to Motion for Summary Judgment	1.25
10/12/17	Review Zurich's Objections and Responses to PMK Depo and SDT	1.0

10/12/17	Take Notice of Non-Appearance for Zurich PMK	0.5
10/12/17	Review and analyze Viking's Opposition to the Motion to Strike Answer	1.25
10/12/17	Draft and re-serve all Viking employee depositions, Harold Rogers and Viking Group; email discussions with Robinson re: depo times	3.0
10.12.17	Review forwarded emails from Wiznet from DSS re filed transcripts	0.15
10.12.17	Call with Client	0.25
10.12.17	Review, Download & Save COMM to Take out of State Deposition for Harold Rodgers	0.30
10.12.17	Review, Download & Save COMM to Take Out of State Deposition of Person Most Knowledgeable for Viking Group Inc.	0.30
10.12.17	Review, Download & Save Application for Issuance of Commission to Take out of State Deposition of Harold Rodgers	0.30
10.12.17	Review, Download & Save Application for Issuance of Commission to Take Out of State Deposition of Person Most Knowledgeable for Viking Group, Inc.	0.30
10.12.17	Review, Download & Save Subpoena Duces Tecum for NRCP 30(B)(6) of Designees of Viking Group, Inc.	0.30
10.12.17	Review, Download & Save Amended Notice of Video Deposition Duces Tecum Pursuant to NRCP 30(B)(6) of Designees of Viking Group, Inc.	0.30
10.12.17	Review, Download & Save Subpoena Duces Tecum for Harold Rodgers	0.30
10.12.17	Review, Download & Save 2 <sup>nd</sup> Amended Notice of Taking Deposition of Harold Rodgers Duces Tecum	0.30
10.12.17	Review, Download & Save Plaintiffs' 2 <sup>nd</sup> Amended Notice of Entry Upon Land / Site Inspection	0.30
10.12.17	Review, Download & Save Subpoena Duces Tecum for James Golinveaux	0.30
10.12.17	Review, Download & Save 2 <sup>nd</sup> Amended Notice of Video Deposition of James Golinveaux Duces Tecum	0.30
10.12.17	Review, Download & Save Subpoena Duces Tecum for Kevin Ortyl	0.30

10.12.17	Review, Download & Save 2 <sup>nd</sup> Amended Notice of Taking Deposition of Kevin Ortyl Duces Tecum	0.30
10.12.17	Review, Download & Save Subpoena Duces Tecum for Tom O'Connor	0.30
10.12.17	Review, Download & Save 2 <sup>nd</sup> Amended Notice of Video Deposition of Tom O'Connor	0.30
10.12.17	Review, Download & Save Subpoena Duces Tecum for Jeff Norton	0.30
10.12.17	Review, Download & Save 2 <sup>nd</sup> Amended Notice of Video Deposition of Jeff Norton Duces Tecum	0.30
10.12.17	Review, Download & Save Subpoena Duces Tecum for Sherry Simmons( Sherry Bailey )	0.30
10.12.17	Review, Download & Save 2 <sup>nd</sup> Amended Notice of Video Deposition of Sherry Simmons ( Sherry Bailey ) Duces Tecum	0.30
10.12.17	Review, Download & Save Subpoena Duces Tecum for Doug Bensinger	0.30
10.12.17	Review, Download & Save Amended Notice of Video Deposition of Doug Bensinger Duces Tecum	0.30
10.12.17	Review, Download & Save Subpoena Duces Tecum for Mike Bosma	0.30
10.12.17	Review, Download & Save 2 <sup>nd</sup> Amended Notice of Taking Deposition of Mike Bosma Duces Tecum	0.30
10.12.17	Review, Download & Save Subpoena Duces Tecum for Devin ODell	0.30
10.12.17	Review, Download & Save 2nd Amended Notice of Video Deposition Devin Odell	0.30
10.12.17	Review, Download & Save Transcript of All Pending motions – heard on October 4, 2017	0.30
10.12.17	Email chain with Robinson re deposition scheduling of Viking employees for week of 11/13/17 and review of calendar and confirmation of who they will accept service	0.75
10.12.17	Email chain with client re searchable indexes and response	0.25
10.12.17	Review email from client re Sklar Williams invoice	0.15

10.12.17	Review email from client re depositions of UL people	0.15
10.12.17	Review email from client re his opinion of the best documents to use for Motion to Strike. Review documents and analyze	1.0
10.12.17	Review email from client with attachment with summary of points for Viking's argument	0.50
10.12.17	Review email from client with attachment re Henderson activation	0.25
10.12.17	Email chain with Sia re Zurich PMK depo	0.15
10.13.17	Review, Download & Save Defendants The Viking Corporation and Supply Network, Inc. dba Viking Supplynet's Supplement to Opposition to Plaintiffs' Motion to Strike The Viking Defendants' Answer on Order Shortening Time	0.30
10.13.17	Review, Download & Save Amended Notice of Deposition of Kevin Hastings	0.30
10.13.17	Review, Download & Save Defendants The Viking Corporation and Supply Network, Inc.'s Privilege Log	0.30
10.13.17	Email to Kershaw, Pancoast, Sia and Nunez re Revised Order granting motion to Amend	0.25
10.13.17	Review email and download deposition from Oasis Reporting (Brian Edgeworth)	0.25
10.13.17	Review email from Bartlett re production of ZAIC activations	0.15
10.13.17	Email to Hastings re amended deposition notice	0.15
10.13.17	Review email from client re Harold Rogers missing attachment	0.15
10.13.17	Review email and links from client re Kevin Ortyl and Scott Franson's employment at Viking corp vs. group	0.50
10.13.17	Review email and attachment from client re UL document with Franson watermark	0.25
10.13.17	Email chain with client re Viking's searchable indexes and response	0.25
10.13.17	Email to Pancoast re dialect Margaret Ho speaks	0.15
10.13.17	Email to client with VKG documents	0.15
10.13.17	Email to client re Notice of Privilege Log Production and attachment	0.15

10.13.17	Email with client reemployment status and link of Kevin Ortyl	0.15
10.13.17	Email chain with client re Margaret Ho dialect and depo	0.15
10/13/17	Revise Reply on Motion to Strike	2.25
10/13/17	Review Viking's Privilege Log	0.75
10/13/17	Draft 10-4-17 DCRR and Draft Order re Rosenthal	4.0
10.14.17	Review email and attachment from client re actual max load calculation	0.25
10.14.17	Review email from client re his chart of activations	0.15
10.15.17	Review email from Nunez re using his previous signature for Order granting Motion to Amend	0.15
10.15.17	Review email from client re missing pages in PowerPoint disclosed. Locate document and respond	0.50
10.15.17	Email chain with Kershaw re Revised Order Granting Motion to Amend	0.15
10.15.17	Review email from client re his opinion of the activations and "clearest lies" and analyze	1.0
10.16.17	Review email and attachment from Rose Hernandez Zurich's motion to quash	0.25
10.16.17	Review email from Robinson re re- scheduling Hasting and Zamiski's depositions	0.15
10.16.17	Review email from Robinson re Franson's last known address	0.15
10.16.17	Review email from client re KPS activations in newly produced documents and analyze	0.25
10.16.17	Email chain with client re Rigdon order from Court	0.20
10.16.17	Review email and VIKZ attachment from client and determine which documents we need to request	0.75
10.16.17	Review email from client re VIKZ document cited in email. Locate document. Review document. Analyze and respond	1.0
10.16.17	Review email from client with attachment re Cal Atlantic activations, which were not disclosed	0.25

10.16.17	Review email from client and attachment re	0.25
10,10,17	Dews Fire protection Email, KPS Emails	
	and Bates Proof attachment	
10.16.17	Review email from client re Pancoast	0.25
	declaration and the UL test record	
	document attachments	
10.16.17	Review email and attachment from client re	0.25
	UL	
10/16/17	Pull documents for Margaret Ho Deposition	0.25
10/16/17	Review Zurich's Motion for Protective	4.25
	Order and begin drafting Opposition	
10/16/17	Finalize and serve Reply to Motion to	1.25
	Strike Viking's Answer	
10.16.17	Email chain with DSS re Franson's last	0.15
	known address	
10.16.17	Review email from DSS re Viking's	0.15
	production of Carnahan's depo and	
	response	
10.16.17	Review email and attachment from DSS re	0.15
	production of Rapid Cash ad and response	
10.16.17	Email chain with DSS re Viking's 15 <sup>th</sup> ECC	0.15
	Supp	
10.16.17	Email chain with DSS and client re	0.15
	supplementing motion to strike	
10.16.17	Review, Download & Save RPLY to	0.30
	Viking's Opposition to Plaintiffs Motion to	
	Strike the Viking Defendants' Answer on	
	Order Shortening Time	
10.16.17	Review, Download & Save Lange	0.30
	Plumbing's 11 <sup>th</sup> Supplemental 16.1	
	Disclosures	
10.16.17	Review, Download & Save Defendants The	0.30
	Viking Corporartion and Supply Network,	
	Inc.'s 15 <sup>th</sup> Supplemental Disclosures	
	Pursuant to NRCP 16(a)(1)	
10.16.17	Review, Download & Save Non – Party	0.30
	Zurich American Insurance Company's	
	Motion for a Protective Order, or in The	
	Alternative to Quash Subpoenas	
10.16.17	Call with Client	0.15
10.16.17	Call with DSS	0.15
10.16.17	Call with Client	0.25
10.16.17	Call with Client	0.15
10.16.17	Call with Client	0.15
10.17.17	Call with DSS	0.15

10.17.17	Call with DSS	0.15
10.17.17	Review, Download & Save Supp Reply to	0.30
	Viking's Opposition to Plaintiffs' Motion to	
	Strike the Viking Defendants' Answer on	
	Order Shortening Time	
10.17.17	Review, Download & Save Defendants The	0.30
	Viking Corporation and Supply Network,	
	Inc.'s Request for Production to Plaintiff	
	[2 <sup>nd</sup> Set]	
10.17.17	Review, Download & Save Defendants The	0.30
	Viking Corporation and Supply Network,	
	Inc.'s Notice of Compliance with Order on	
	Plaintiff's Motion to Compel – Pleading	
	Only	
10.17.17	Review, Download & Save PLT 171016	0.30
	Edgeworth ES Ltr Simon re EDCR 2.34 re	
	Pomerantz	
10.17.17	Review email from Robinson re Koch depo	0.15
	availability	
10.17.17	Email chain with Sheri Kern with Direct	0.25
	Legal Support in CA (process server) re	
	domestication of subpoena and payment	
10.17.17	Review email from client re new Lange	0.25
	disclosure and response	
10.17.17	Review email from client re Lange's threat	1.0
	to lien his house and research of whether	
	lien valid	
10.17.17	Review email and attachment from client re	0.20
	Margaret's 2 <sup>nd</sup> promissory note for ECC	
	disclosure	
10.17.17	Review email from client re his opinion of	0.25
	Viking's responses to written discovery	
10.17.17	Email chain with DSS re 2.34 re Pomerantz	0.15
	as expert	
10.17.17	Email chain with DSS re research for Reply	0.50
	to Lange MSJ	
10.17.17	Email chain with DSS re depo cites for	0.75
	Reply to Lange MSJ	
10/17/17	Review Viking's 15 <sup>th</sup> ECC Supplement and	2.0
	Lange' 11 <sup>th</sup> ECC Supp	
10/17/17	Review Viking's Notice of Compliance	0.5
	with Motion to Compel	
10/17/17	Draft and serve Supplement to Reply to	3.75
	Motion to Strike	
10/17/17	Prepare for Hearing on Motion to Strike	1.5

10/18/17	Prepare and Attend Hearing on Plaintiffs' motion to Strike Viking's Answer	5.25
10.18.17	Review email from DSS re supplement to	0.75
	Motion to strike and response	
10/18/17	Review Viking's Written Discovery	1.25
	Responses and Discussion with DSS	
10/18/17	Revise Reply to Lange Opposition to MSJ	1.0
10.18.17	Review, Download & Save Defendant The	0.30
	Viking Corporation's Responses to	
	Plaintiffs' Requests for production of	
	Documents, Set Five	
10.18.17	Review, Download & Save Defendant The	0.30
	Viking Corporation's Responses to	
	Plaintiffs' Interrogatories, Set Four	
10.18.17	Review, Download & Save Defendant The	0.30
	Viking Corporation and Supply Network,	
	Inc.'s Responses to Plaintiffs' Fourth	
	Request for Admissions	
10.18.17	Review, Download & Save ROC for	0.30
	Defendants The Viking Corporation and	
	Supply Network, Inc.'s Privilage Log	
10.18.17	Review, Download & Save ROC for	0.30
	Defendants The Viking Corporation and	
	Supply Network, Inc.'s 15 <sup>th</sup> Supplemental	
	Disclosures	
10.18.17	Review email from Judicial Attorney	0.25
	Services in Chicago IL re UL Depo service	0.50
10.18.17	Review email from client re max load hang	0.50
10.10.17	test and attachments	0.15
10.18.17	Review email from client re download of RFAs	0.15
10.18.17	Review email from client re his responses	0.25
	to written discovery	
10.18.17	Email chain with client and DSS re	0.50
	Henderson activation and attachment	
10.19.17	Review email from client re analysis of	0.50
	Viking PMK depo re bending and review of	
	depo	
10.19.17	Review email and attachment from client re	0.50
	activations list	
10.19.17	Email chain with client re locating	1.0
	documents. Located documents in system	
	and responded	
10/19/17	Review Giberti's Motion for Good Faith	0.25
	Settlement	

10.19.17	Review email from DSS to Floyd Hale re mediation	0.15
10.19.17	Review email and attachment from DSS re supplementing documents including El Segundo letter and response	0.20
10.19.17	Email chain with DSS re Giberti Motion for Good Faith Settlement and whether we will oppose	0.15
10.19.17	Email chain with DSS re Olivas depo and Pancoast email	0.15
10.19.17	Review, Download & Save Third Party Defendant Giberti Construction LLC's Motion for Good Faith Settlement	0.30
10.19.17	Review, Download & Save DCRR- Hearing 8.23.17	0.30
10.19.17	Review, Download & Save CES of UL Depo Notice	0.30
10.19.17	Review, Download & Save AOS of UL Depo	0.30
10.19.17	Review, Download & Save SUBP UL Depo	0.30
10.19.17	Review, Download & Save CES of Harold Rodger Depo Notice	0.30
10.19.17	Review, Download & Save AOS of Harold Rodgers	0.30
10.19.17	Review, Download & Save SUBP of Harold Rodgers	0.30
10.19.17	Review, Download & Save ROC for Defendants the Viking Corporation and Supply Network, Inc.'s Exhibits to Notice of Compliance with order on Plaintiffs' Motion to Compel	0.30
10.19.17	Review, Download & Save Discovery Commissioners Report and Recommendations	0.30
10/19/17	Draft 2 <sup>nd</sup> Supplement to Reply to Motion to Strike Viking's Answer	4.5
10/20/17	Conference Call with UL Lawyers & Discussion with DSS	0.5
10.20.17	Email chain from client re chart with corrections to KPS example	0.25
10.20.17	Review email from client re another sprinkler head activation in UK	0.15
10/20/17	Revise and serve MIL to Exclude Carnahan	3.75
10/20/17	Revise and submit order with letter to Judge Jones re Motion to Amend Complaint	1.0

10.20.17	Review, Download & Save OST – Plaintiffs	0.30
	Motion in Limine to Exclude Defendants	
	The Viking Corporation and Supply	
	Network, Inc., dba Viking Supplynet's	
	Expert Robert Carnahan on Order	
	Shortening Time	
10.20.17	Review, Download & Save Transcripts of	0.30
	Proceedings Tuesday, October 3, 2017	
10.20.17	Review email from DSS re inserting hidden	0.15
	activation information into supplement and	
	response	
10.21.17	Review email from client with attachment	1.0
	re response to why 287 not all duplicates	
10.21.17	Review email and attachment from client re	0.50
	activations	
10.21.17	Email chain with DSS re pre-lien notice	0.15
	form Lange	
10.23.17	Review email from DSS re Opp to Zurich	1.0
	Motion and response	
10.23.17	Email chain with DSS re supplement to	0.20
	motion to strike	
10.23.17	Review, Download & Save Plaintiffs'	0.30
	Reply to Motion for Summary Judgment	
	Against Lange Plumbing, LLC, Only and	
	Reply to Opposition to Motion to Bifurcate	
	Trial and opposition to Strike Matters from	
	the Record	
10.23.17	Review, Download & Save Plaintiff	0.30
	Edgeworth Family Trust and American	
	Grating, LLC's 13 <sup>th</sup> Supplement to Early	
	Case Conference Witness and Exhibit List	
10.23.17	Review, Download & Save Second	0.30
	Supplement to Reply to Viking's	
	Opposition to Plaintiffs' Motion to Strike	
	the Viking Defendants' Answer on Order	
	Shortening Time	
10.23.17	Review, Download & Save Notice of	0.30
	Association of Counsel	
10.23.17	Review, Download & Save ROC – Motion	0.30
	to Exclude Viking's Expert Carnahan	
10.23.17	Review email from Bartlett (Zurich) re	0.25
	ZAIC's production	
10.23.17	Review email from client re VIKZ019271	0.50
	and analysis of document	
10.23.17	Review email from client re UL	0.15

10.23.17	Review email from client re his comments on our draft of the supplement to motion to strike Viking's answer	0.25
10.23.17	Review email and attachment from client re counter to Viking argument in brief re 170	1.0
10.23.17	Review email from client re Viking and Jeff Norton and James Carver (fire marshal letter) with attachment	0.50
10.23.17	Review email and attachment from client re VK456 strength on heat responsive element testing	0.50
10.23.17	Email to client with Reply to MSJ Against Lange	0.15
10.23.17	Email to client with 2 <sup>nd</sup> Supplement to Motion to Strike Viking's Answer	0.15
10.23.17	Review email and attachments from client re clarifications and respond	0.75
10/23/17	Review Viking's Joinder to Lange's Opposition to the MSJ	0.25
10/23/17	Draft and serve Plaintiffs13th ECC Supplement; Discussion with DSS	1.5
10/23/17	Revise Opposition to Zurich Motion for Protective Order	1.5
10/23/17	Revise and serve 2 <sup>nd</sup> Supplement to Reply to Motion to Strike Viking's Answer	2.5
10/23/17	Finalize and serve Reply to MSJ against Lange	1.25
10.23.17	Call with Client	0.10
10.24.17	Call with Client	0.25
10/24/17	Draft and Serve supplement to Reply to MSJ Against Lange	4.5
10.24.17	Review, Download & Save Notice of Deposition of Kevin Hastings Off Calendar	0.30
10.24.17	Review, Download & Save RTRAN- Recorders Transcript of Hearing – Re: All Pending Motions – heard on October 18, 2017	0.30
10.24.17	Review, Download & Save Defendants The Viking Corporation and Supply Network, Inc. dba Viking Supplynet's Joinder to Lange Plumbing, LLC 's Opposition to Plaintiffs' Motion for Summary Judgment with Additional Points and Authorities	0.30

10.24.17	Review, Download & Save Defendants The	0.30
	Viking Corporation and Supply Network,	
	Inc. dba Viking Supplynet's Opposition to	
	Plaintiffs' Motion to Reconsider Order	
	granting the Viking Defendants' Motions	
	to Associate Counsel	
10.24.17	Review, Download & Save Defendants The	0.30
	Viking Corporation and Supply Network,	
	Inc.'s Notice of Non – Opposition to Third	
	- Party Defendant Giberti Construction,	
	LLC's Motion for Determination for Good	
	faith Settlement	
10.24.17	Email to Pancoast re missing documents	0.25
	from Viking's 15 <sup>th</sup> ECC Supplement	
10.24.17	Review email from client re Burgoynes	1.0
	Report disclosed by Viking and comparison	
	to the one form UK	
10.24.17	Review email from client re his comments	1.0
	on ZAIC's incomplete disclosure, analysis,	
	and response	
10.24.17	Review email from client re his audit of	0.75
	newly disclosed documents and analysis	
10.24.17	Email chain with DSS re Burgoyne report	0.25
	and Sherry simmons email	
10.25.17	Review email from DSS re new topic for	0.25
	30(b)(6) notice and written discovery to	
	Viking and response	
10.25.17	Review email from DSS to Bartlett re	0.15
	ZAIC's position of list of activations	
10.25.17	Review, Download & Save Supplement to	0.30
	Plaintiffs' Reply to Motion for Summary	
	Judgment Against Lange Plumbing, LLC,	
	Only and Reply to Viking's Joinder	
10/25/17	Draft Written Discovery to Viking;	2.25
	Discussion with DSS	
10/25/17	Finalize and send out DCRR for 10.4.17	1.5
	and the Order Granting Motion to Exclude	
	Rosenthal	
10.25.17	Email to Jessica Rogers re missing Viking	0.15
	documents	0.1.5
10.25.17	Email to Sia, Kershaw, Pancoast, Ure re	0.15
	10.4.17 DCRR	
10.25.17	Email chain with DSS and Bartlett (Zurich)	0.25
	re ZAIC's production	

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10.25.17	Review email and attachment from client re	0.50
10.23.17	Viking's misrepresentations	0.00
10.25.17	Review email from client and analyze re	0.75
10.23.17	activations	0.75
10.25.17	Email chain with client re draft written	1.0
10.23.17	discovery to Viking and corrections to	
	written discovery	
10.25.17	Review email from client and attachment re	1.0
10.23.17	best docs for perjury by counsel proof	
10.25.17	Email chain with client re: Zurich lawyers	0.50
	response to ZAIC's list of activations	
10.25.17	Review email from client re comparing	0.50
	ZAIC activations to Viking's disclosed	
	activations	
10.25.17	Review email from client re economic	0.15
	interest in MiniMax	
10.25.17	Email chain with client re documents from	1.0
	Viking disclosure and review of	
	attachments and response	
10.25.17	Call with Client	0.40
10.26.17	Call with DSS	0.25
10.26.17	Review email from DSS to client re	0.15
	explanation of OOJ	
10.26.17	Review email from DSS re Nunez request	0.15
	of what happened at Motion to strike	
	hearing	
10.26.17	Review, Download & Save Defendants the	0.30
	Viking Corporation and Supply Network,	
	Inc. dba Viking Supplynet's Opposition to	
	Plaintiffs' Motion in Limine to Exlude	
	Defendants the Viking Corporation and	
	Supply Network, Inc.dba Viking Supplynet	
10.0017	's Expert, Robert Carnahan Review, Download & Save Plaintiffs 5 <sup>th</sup> Set	0.30
10.26.17	Review, Download & Save Plaintins 5 Set	0.30
	of Interrogatories to Defendants The Viking Corporation	
10.26.17	Review, Download & Save Plaintiffs' 6 <sup>th</sup>	0.30
10.26.17	Set of Requests for Production to	0.50
	Defendants The Viking Corporation	
10.26.17	Review, Download & Save Plaintiffs' 5 <sup>th</sup>	0.30
10.20.17	Set of Requests for Admission to	0.50
	Defendants The Viking Corporation	
10.26.17	Review email from client and attachment of	1.0
10.20.17	activations	

10.26.17	Review email from Nunez re Motion to Strike	0.15
10.26.17	Review email from client re responses to Viking's written discovery	0.25
10.26.17	Review email from client re OOJ	0.15
10.26.17	Review email from client re UL testing website	0.25
10.26.17	Review email from client and attachment of Viking presentation- Residential Sprinklers Best Practices	1.0
10.26.17	Email to Sia, Pancoast, Ure and Kershaw re Order Granting MIL to exclude Rosenthal	0.15
10.26.17	Review email and attachment from client re example of incomplete disclosure based off Viking's own documents	0.50
10/26/17	Draft Written Discovery to Viking; Discussion with DSS	1.25
10/26/17	Draft DCRR from 10-24-17 Hearing	3.5
10/26/17	Review Viking's Opposition to MIL to Exclude Carnahan and analyze what we need for oral reply	2.5
10.27.17	Review email from DSS to Pancoast re Stipulation on MILS	0.15
10.27.17	Call with DSS	0.25
10.30.17	Review, Download & Save Notice of Withdrawal of Counsel	0.30
10.30.17	Review, Download & Save Defendants The Viking Corporation and Supply Network, Inc.'s Request for Production to Plaintiffs	0.30
10.30.17	Review, Download & Save– Defendants The Vikings Corporation and Supply Network, Inc.'s Interrogatories to Plaintiffs	0.30
10.30.17	Review email from client re depo of Cadden of temps	0.50
10.30.17	Review email from Kershaw re the 10.4.17 DCRR	0.50
10.30.17	Review email from client re Robinson's Motion and the supporting depos we have for temps 100 exposure and pull excerpts from depos of Cadden, Giberti, Edgeworth to rebut argument	1.0
10.30.17	Review email and download deposition from Oasis Reporting (Ho)	0.25
10.30.17	Review email from client re his analysis of Robinson's heat argument	0.25

10.30.17	Email chain with client re Sia's filing	0.15
10.30.17	Review email from client re Robinson Opp and argument why Viking is wrong with attachment	0.25
10.30.17	Review email and respond to client re Glen Rigdon order	0.25
10.30.17	Review email from client re questions for UL lawyers	0.50
10.30.17	Email chain with client re Robinson Opp and Bernie's depo. Revise and analyze Viking Opp, pull Bernie depo and respond to client	1.0
10.30.17	Review email from client re Viking's Opp to Exclude Carnhan	0.50
10.30.17	Review and respond to email from client re notice of withdrawal of counsel	0.15
10.30.17	Review email from client re regulators Viking has informed no testing on VK457	0.25
10.30.17	Call with DSS	0.15
10/30/17	Prepare for Hearing for MIL to Exclude Carnahan & MSJ Against Lange	2.0
10/30/17	Draft Reply to Motion to Reconsider Pro Hac	4.0
10.30.17	Review email from DSS re new written discovery to Viking and response	0.20
10.30.17	Review email from DSS to client re Edgeworth discovery responses	0.15
10.31.17	Review email from DSS re email to Pancoast re English version of the insurance policy and response	0.15
10.31.17	Email chain with DSS re UL notice and UL production of documents	0.15
10.31.17	Review, Download & Save Second Amended Notice of Deposition of John Olivas	0.30
10.31.17	Review, Download & Save Defendants The Viking Corporation and Supply Network, Inc. 's Objection to Discovery Commissioners' Report and Recommendation on Defendants' Motion to Compel Home Inspection	0.30
10/31/17	Prepare and Attend Hearing for MIL to Exclude Carnahan & MSJ Against Lange Plumbing	3.0

10/31/17	Revise DCRR from 10-24-17 hearing and send to counsel and DC Bulla	1.25
10/21/17		3.25
10/31/17 10.31.17	Draft Motion to Compel Viking Financials Email to Robinson and Parker re 10.24.17	0.15
	DCRR	
10.31.17	Email to Susan McNicolas re UL Depo and documents	0.15
10.31.17	Review email from Robinson re Carnahan availability and discussion with DSS	0.15
10.31.17	Review email from Kershaw re Viking's changes to Order granting MIL to exclude Rosenthal	0.75
10.31.17	Review email from client re activations and response	0.20
11.1.17	Email chain with DSS re Viking document production (Martorano's depo in FSS and Thorpe)	0.50
11.1.17	Review email from DSS re calendar and deposition re-scheduling	0.15
11.1.17	Review email and attachment from DSS re picture for reply	0.15
11.1.17	Review and respond to email from Francesca Haak with DC Bulla re hearing transcript	0.15
11.1.17	Email to Pancoast requesting Viking's excess policy in English	0.15
11.1.17	Email to Bartlett re Plaintiff's Opp to Zurich's Motion for Protective Order	0.15
11.1.17	Review email from client and attachments re Viking baking their links	1.0
11.1.17	Review email chain with client, DSS, AMF re activations and analyze	1.0
11.1.17	Review email from client re UL people	0.15
11.1.17	Review email and attachment from client re Letter from UL re bent lever bars	0.25
11.1.17	Review, Download & Save Plaintiffs 6 <sup>th</sup> Set of Requests for Admission to Defendants The Viking Corporation	0.30
11.1.17	Review, Download & Save Plaintiffs 6 <sup>th</sup> Set of Interrogatories to Defendants the Viking Corporation	0.30
11.1.17	Review, Download & Save Plaintiffs 7 <sup>th</sup> Set of Requests for Production to Defendants the Viking Corporation	0.30

11.1.17	Review, Download & Save Plaintiffs	0.30
	opposition to Non – Party Zurich American	
	Insurance Company's Motion for a	
	Protective Order, or in the Alternative to	
	Quash Subpoenas and Counter – Motion to	
	Compel	
11 1 17	Review, Download & Save MSTR-	0.30
11.1.17	-	0.50
	Defendants The Viking Corporation and	
	Supply Network, Inc.'s Motion to Strike	
	Plaintiffs' Untimely Disclosed Expert	
	Crane Pomerantz and Request for Order	
	Shortening Time	
11.1.17	Review, Download & Save Defendants the	0.30
	Viking Corporation and Supply Network,	
	Inc's Motion to Stay Enforcement of	
	Discovery Commissioner's Report and	
	Recommendation Pursuant to EDCR	
	2.34and Request for order Shortening Time	[
11/1/17	Draft written discovery to Viking	1.0
11/1/17	Draft Motion to Compel Depositions and	3.5
	Reports	
11/1/17	Review Objection to the DCRR re: Motion	0.25
	to Compel Home Inspection	
11/1/17	Finalize and serve Opposition to Zurich's	3.0
	Motion for Protective Order	
11/2/17	Review and Draft Responses to Viking's	1.25
	Written Discovery to Edgeworth	
11/2/17	Review Viking's Motion to Stay	0.25
	Enforcement of the 10.24.17 DCRR and	1
	Request for EDCR 2.34 (e) relief	
11/2/17	Draft Reply to Motion to Reconsider Pro	4.25
	Hac	
11.2.17	Email chain with client re accountant	0.25
11.2.17	Email to Teddy Parker re status of Lange's	0.15
	discovery responses and extension	
11.2.17	Review email from client re what he thinks	1.0
11.4.11	is important from Carnahan depo for MIL	
	to Exclude	
11.2.17	Review, Download & Save ORDR – Order	0.30
	Granting Plaintiffs Motion to Amend the	
	Complaint to Add Viking Group , Inc.	
11/2/17	Review Viking's 16 <sup>th</sup> ECC Supplement	1.0
11/2/17		1.0
11/0/17	(Carnahan Docs from FSS)	0.25
11/2/17	Review Viking's Motion to Strike	0.25
	Pomerantz on OST and analyze	

11.2.17	Call with DSS	0.40
11.3.17	Call with Client	0.25
11.3.17	Call with Client	0.15
11/3/17	Finalize and serve Reply to Motion to Reconsider Pro Hac	1.25
11/3/17	Finalize and serve Motion to Compel Depositions and Reports	1.5
11/3/17	Finalize and serve motion to Compel Viking Financials	0.75
11/3/17	Draft Reply to Plaintiffs' MIL to Exclude Carnahan	2.75
11/3/17	Draft responses to Viking's written discovery to Edgeworth	0.5
11/3/17	Review Robinson response regarding Viking's position on providing the Thorpe and FSS depositions via 4 <sup>th</sup> set of RFP and attached cases	2.5
11.3.17	Review email from DSS to Robinson re DCRR from 10/24/17 hearing	0.15
11/3/17	Review letter from Robinson re revisions to the 10/24/17 DCRR; and discuss with DSS	1.25
11.3.17	Email chain with Jessica Rogers re conference call with DC Bulla	0.15
11.3.17	Email chain with Robinson re Viking's Responses to 4 <sup>th</sup> Set of RFP's and analysis	0.75
11.3.17	Review email and attachment from Robinson re changes to the 10.24.17 DCRR	0.50
11.3.17	Email chain with Robinson re deposition scheduling of Viking employees around first week of December and review of calendar	0.25
11.3.17	Review email from client re drop ceiling and pics	0.15
11.3.17	Review, Download & Save Correspondence to Discovery Commissioner Bulla regarding the 10.24.17 DCRR	0.30
11.5.17	Review email from client and attachment re significant events in case and analyze	0.50
11.6.17	Review email from client re Carnahan depo and load creep	1.0
11.6.17	Email to UL re conference call re UL deposition and documents	0.15
11.6.17	Email chain between AMF, DSS and client re Viking's 17 <sup>th</sup> ECC Supplement	0.50

11/6/17	Revise Reply Plaintiffs MIL to Exclude	3.25
	Carnahan	1 6
11/6/17	Review Viking's 17 <sup>th</sup> ECC Supplement	1.5
11/6/17	Review Viking's 16 <sup>th</sup> ECC Supplement (Carnahan Docs from FSS)	2.0
11/6/17	TC with Susan McNicholas at UL re deposition scheduling and document production	0.25
11.6.17	Review email from DSS re calling UL attorney and response	0.15
11.6.17	Review email from DSS re mediation and response	0.15
11.6.17	Review, Download & Save Defendants The Viking Corporation and Supply Network, Inc.'s 17 <sup>th</sup> Supplemental Disclosure Pursuant to NRCP 16	0.30
11.6.17	Review, Download & Save Letter Discovery Commissioner Bulla re TC Confirmation and DCRR 10.24.17	0.30
11.6.17	Review, Download & Save Plaintiffs Motion to Compel Viking Documents and for Order to Respond to Discovery Regarding Their Financial information on Order Shortening time	0.30
11.6.17	Review, Download & Save Plaintiffs Motion to Compel Viking Documents and for order to Respond to Discovery on Order Shortening Time	0.30
11.6.17	Review, Download & Save Reply to Viking's Opposition to Plaintiffs Motion to Reconsider order Granting the Viking Defendants Motions to Associate Counsel	0.30
11.7.17	Call with DSS	0.15
11.7.17	Review, Download & Save Defendants The Viking Corporation and Supply Network, Inc.'s 18 <sup>th</sup> Supplemental Disclosures pursuant to NRCP 16	0.30
11.7.17	Review, Download & Save Plaintiffs' Reply to Viking's opposition to Motion in Limine to Exclude Defendants The Viking Corporation and Supply Network, Inc., dba Viking Supplynet's Expert Robert Carnahan on Order Shortening Time	0.30
11.7.17	Review, Download & Save Letter Simon re MT Strike DCRR	0.30

11.7.17	Review, Download & Save Letter to	0.30
	Discovery Commissioner Bulla re Conf	
	Call Exemplar	
11.7.17	Review, Download & Save Notice of	0.30
	Deposition of Greg Fehr off Calendar	
11.7.17	Review, Download & Save ROC of	0.30
	Plaintiff's Motion to Compel Financials and	
	Motion to Compel Documents	
11.7.17	Review email from Oasis re confirmation of	0.25
	Carnahan depo	
11.7.17	Email chain with Robinson re site	0.25
	inspection on November 15 <sup>th</sup>	
11.7.17	Review email from client and his excel	1.5
	documents with multiple tabs	
11/7/17	Draft Continued Deposition Notices of	0.5
	Carnahan	
11/7/17	Review DCRR from 10.24.17 returned from	1.5
	Bulla and make revisions	
11/7/17	Finalize and serve Reply to MIL to Exclude	2.0
	Carnahan	
11/7/17	Discussion with DSS re case	0.5
11/7/17	TC with Oasis scheduling and discussion	0.25
	with Janelle re re-scheduling Carnahan	
	depo	
11.7.17	Review email from DSS re drafting motion	0.15
	to compel financial information from Lange	
	and response	
11.7.17	Review email from DSS with attached letter	0.25
	from Parker	
11.7.17	Review email from DSS re sending	0.15
	information to Pomerantz and response	
11.8.17	Review, Download & Save Substitution of	0.30
	Attorneys for Lange Plumbing	
11.8.17	Review, Download & Save Subpoena	0.30
	Duces Tecum for Robert Carnahan PE	
11.8.17	Review, Download & Save Notice of	0.30
	Continued Video Deposition of Robert	
	Carnahan, P.E. Duces Tecum	
11.8.17	Review email from Evelyn Chun re depo	0.15
	notice of Rob Carnahan	
11/8/17	Finalized and serve Amended Notice and	0.5
	SDT for Robert Carnahan	
		0.5
11/8/17	TC with Jenny at Rene Stone & Associates	0.3
11/8/17	re: deposition is FSS/Thorpe case	0.5

11/8/17	Review Viking's 18 <sup>th</sup> ECC Supplement	1.0
11/8/17	Draft Motion to Compel Financial	2.0
	documents from Lange Plumbing on OST	
11/9/17	Draft and serve deposition notice and	0.25
	subpoena for Athanasia Dalacas	
11/9/17	Review Zurich Reply to Motion for	0.5
	Protective Order	
11/9/17	Revise DCRR for 10/24/17 hearing, serve	1.75
	and send over; Discussion with DSS	
11/9/17	Finalize DCRR for 10/4/17, serve and send	0.75
	over	
11/9/17	Finalize Order to exclude Rosenthal, serve	0.75
	and send over	
11/9/17	Review 10/24/17 Transcript and conference	1.0
	call with Discovery Commissioner Bulla	
11/9/17	TC with Mr. Parker re: case	0.5
11/9/17	Prepare for mediation	1.5
11/9/17	Review Pancoast letter and competing	0.25
	DCRR re Motion to Strike	
11.9.17	Review email from DSS resending	0.15
	information to Pomerantz and response	
11.9.17	Review email forwarded from DSS with	0.50
	Olivas job file for deposition	
11.9.17	Email chain with Debbie Holloman re	0.20
	mediation brief	
11.9.17	Review email from Susan McNicholas re	0.15
	UL deposition and documents	
11.9.17	Email to UL re setting the UL deposition	0.15
	and acquiring the documents requested	
11.9.17	Review, Download & Save Subpoena Duce	0.30
	Tecum to Athanasia EW. Dalacas, Esq.	
11.9.17	Review, Download & Save Notice of Video	0.30
	Deposition of Athanasia E. Dalacas, Esq.	
11.9.17	Review, Download & Save Non Party	0.30
	Zurich American Insurance Company's	
	Reply to Plaintiff's Opposition to Motion	
	for a Protective order, or In the Alternative	
	to Quash Subpoenas, and Counter Motion	
	to Compel	
11.9.17	Review, Download & Save Correspondence	0.30
	to Judge Jones re Order Granting MIL to	
	Exclude Jay Rosenthal	
11.9.17	Review, Download & Save Correspondence	0.30
	to Discovery Commissioner Bulla regarding	
	the 10.4.17 DCRR	

11.9.17	Review, Download & Save Correspondence	0.30
11.7.17	to Discovery Commissioner Bulla regarding	0.50
	the 10.24.17 DCRR	
11.10.17	Multiple emails to Crane Pomerantz with	0.25
	additional documents for his review	0.25
11.10.17		0.25
11.10.17	Review email from client re Viking	0.23
	presentation of Best practice and forward to	
	Crane Pomerantz	
11/10/17	Mediation with Floyd Hale	4.0
11/13/17	Review Viking's competing DCRRs and	1.25
	Order to strike Rosenthal and analyze with	
	the transcripts/minutes	
11/13/17	Review Viking's Motion to Compel	1.5
	Settlement Conference; Research and draft	
	notes for opposing argument	
11/13/17	Review and pull documents from the	2.5
	federal court case of Viking v/ Harold	
	Rodger, et al	
11/13/17	TC with Charles Rego with UL re	0.25
	deposition and production of documents	
11/13/17	Discussion with DSS re case; Prepare and	1.5
	pull documents for the hearing on 11/14/17	
11.13.17	Review email from DSS to client re hearing	0.15
	on 11/14/17	
11.13.17	Review email and attachment from DSS	0.15
11.13.17	Email chain with DSS re complaint filed	0.25
	against Harold Rodgers	
11.13.17	Review email from DSS re research re	0.75
	privilege log and confidentiality issues and	
	response	
11.13.17	Review email from DSS re supplementing	0.15
111011	Pomerantz opinion letter	
11.13.17	Email chain with DSS re expert depositions	0.15
	noticed by Viking	
11.13.17	Review email from DSS to George Ogilvie	0.15
11.13.17	with documents for the contract issue	
11.13.17	Review email from Charles Rego re UL	0.15
11.13.17	deposition and documents	0.10
11.13.17	Email to Susan McNicholas re UL	0.15
11.13.17	Deposition	0.10
11.13.17	Review email from client and attachment of	0.50
11.13.17	"red and black chart" of activations	0.50
	Review email and attachments from client	0.50
11.13.17		0.50
	re print out of fire department reported	
	VK457	

11.13.17	Review email and attachments from client	0.50
	re print out of activation list from 2/2017	0.15
11.13.17	Review email from client re pic of VK456 fusible link	0.15
11.13.17	Review email from client and analyze re	0.50
	Viking's response to Carnahan	
11.13.17	Review email from client re motion to	0.20
	exclude crane and response	
11.13.17	Review email from client re hearing on	0.15
	11.14.17 and response	
11.13.17	Review email from client re adding Robert	0.15
	Edgeworth as a witness to ECC Disclosure	
11.13.17	Review motion, draft email, and review	2.0
11110117	email chain between client, AMF and DSS	
	re Viking's motion for a settlement	
	conference	
11.13.17	Review email and attachment from client re	0.25
11.19.17	his review of the 18th ECC Supplement	
11.13.17	Email to Crane Pomerantz with additional	0.25
11.13.17	documents for his review	0.20
11.13.17	Review, Download & Save Notice of	0.30
11.13.17	Deposition of Crane Pomerantz	0.50
11.13.17	Review, Download & Save Notice of	0.30
11.15.17	Deposition of Brian Garelli	
11.13.17	Review, Download & Save Notice of	0.30
11(13)17	Deposition of Don Koch	
11.13.17	Review, Download & Save Letter to	0.30
	Discovery Commissioner	
11.13.17	Review, Download & Save Stipulation	0.30
	Regarding Motion in Limine Briefing	
	Schedule	
11.13.17	Review, Download & Save Letter to Hon.	0.30
	Tierra Jones	
11.13.17	Review, Download & Save Letter	0.30
	Discovery Commissioner Bulla re Mtn SC	
11.13.17	Review, Download & Save The Viking	0.30
11110117	Corporation and Supply Network, Inc.'s	
	Motion for Mandatory Settlement	
	Conference and Stay Rulings on the	
	Pending Motions and Request for Order	
	Shortening Time	
11.13.17	Review, Download & Save Letter to	0.30
11.13.17	Discovery Commissioner Bulla DCRRs	
11.14.17	Call with Client	0.15
		1

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11.14.17	Review, Download & Save Commission to Take Out of State Deposition of Rene Stone	0.30
11.14.17	Review, Download & Save Application for	0.30
	Issuance of Commission to Take Out of	0.50
	State Deposition of Rene Stone	
11.14.17	Review, Download & Save Commission to	0.30
11.17.17	Take Out of State Deposition Harold	0.50
	Rodgers	
11.14.17	Review, Download & Save Application for	0.30
11.17.17	Issuance of Commission to Take Out of	0.50
	State Deposition Harold Rodgers	
11.14.17	Review, Download & Save Plaintiff	0.30
	Edgeworth Family Trust and American	0.50
	Grating, LLC.'s 14 <sup>th</sup> Supplement to Early	
	Case Conference Witness and Exhibit List	
11.14.17	Review, Download & Save Subpoena	0.30
	Duces Tecum for the Custodian of Records	0.50
	of Rene Stone and Associates	
11.14.17	Review, Download & Save Notice of	0.30
	Deposition of Custodian of Records for	
	Rene Stone and Associates Duces Tecum	
11.14.17	Email chain with Sheri Kern with process	0.25
	server in CA for Rene Stone SDT	
11.14.17	Review email from client re Crane expert	0.20
	report typo	
11.14.17	Email chain with client re K statues Parker	1.0
	was arguing for MSJ	
11/14/17	Discussion with Rene Stone & Associates	1.0
	re: depos in FSS/Thorpe litigation; Draft,	
	serve and domesticate SDT in CA	
11/14/17	Draft, compile and serve Plaintiffs' 14 <sup>th</sup>	1.0
	ECC Supplement	
11/14/17	Prepare and Attend Hearing re: Motion to	3.5
	Strike Carnahan and MSJ Against Lange	
	Plumbing	
11/14/17	Pull documents for Contract attorney	0.5
11/14/17	Research contract issues brought up by	2.5
	Parker at hearing and Discussion with DSS	
11/15/17	Draft Opposition to Pomerantz Motion	4.5
11/15/17	Revise SDT and California Court	1.0
	documents for domestication for Rene	
11/15/15	Stone & Associates	0.50
11/15/17	Discussion re case with DSS and BJM	0.50
11.15.17	Review email and links from client re K	0.50
	issues	1

11.15.17	Review email from client re Zurich list and Viking list and respond	0.25
11.15.17	Review email from client re calendar and respond explaining what everything is	0.50
11.15.17	Review email and link from client re Jeff Norton employment and SDT issues	0.30
11.15.17	Review email from client re evidentiary hearing questions and discuss with DSS	1.0
11.15.17	Review email from client re counsel in FSS/Thorpe case and respond	0.25
11.16.17	Email to Zamiski re outstanding bill and request for all evidence back	0.15
11.16.17	Review email and attachments from client re Zurich activations	0.50
11.16.17	Review email from client re privilege log and respond	0.25
11.16.17	Call with DSS	0.15
11.16.17	Review, Download & Save Plaintiffs' Opposition to Viking's Motion to Strike Untimely Disclosed Expert Crane Pomerantz on an Order Shortening Time and Counter Motion to Disclosure Crane Pomerantz as an Initial Expert	0.30
11.16.17	Review, Download & Save Defendants The Viking Corporation and Supply Network, Inc. dba Viking Supplynet's Opposition to Plaintiffs' Motion to Compel Viking Documents	0.30
11.16.17	Review, Download & Save Defendant The Viking Corporation's opposition to Plaintiff's Motion to Compel Documents and Respond to Discovery Regarding Financial Information	0.30
11.16.17	Review, Download & Save Defendants The Viking Corporation and Supply Network, Inc.'s Confidentiality / privilege Log of Documents Subject to Stipulated Protective Order	0.30
11.16.17	Review, Download & Save Letter to D. Simon from J. Pancoast re Privilege Log	0.30
11/16/17	Finalize and Serve Opposition to Strike Pomerantz	1.5
11/16/17	Review Viking Privilege Log and documents and analyze Seattle Times case	2.75

11/16/17	Review Viking's Oppositions to Plaintiffs' Motions to Compel Financials and Compel	0.75
11/16/17	Discovery Responses Discussion with DSS and BJM re Lange claims	0.75
11/16/17	Prepare and pull documents for hearing on 11/17/17	1.0
11.16.17	Review email from DSS re finalized opp to Pomerantz motion and response	0.15
11.16.17	Review email from DSS to Ben Miller re response to bad faith acts of Lange	0.15
11.17.17	Review email from DSS to Susan McNicholas re re-noticing depo for UL	0.15
11.17.17	Review email and attachment from Evelyn Chun re Notice to vacate Olivas	0.15
11.17.17	Review and Respond to Jorie Yambao re Kevin Hastings final invoice	0.15
11.17.17	Review email from Susan McNicholas re UL deposition and documents	0.15
11.17.17	Email chain with Hastings re final bill and request for all evidence back	0.15
11.17.17	Review, Download & Save Lange Plumbing, LLC's 12 <sup>th</sup> Supplement to NRCP 16.1 Early Case Conference List of Witnesses and Documents	0.30
11.17.17	Review, Download & Save Lange Plumbing, LLC's Responses to Plaintiffs' 3 <sup>rd</sup> Set of Requests for Production	0.30
11.17.17	Review, Download & Save Lange plumbing, LLC's Answers to Plaintiffs' 3 <sup>rd</sup> Set of Interrogatories	0.30
11.17.17	Review, Download & Save Lange Plumbing, LLC 's Responses to Plaintiffs' 2 <sup>nd</sup> Set of Requests for Production	0.30
11.17.17	Review, Download & Save Lange Plumbing, LLC's Answers to Plaintiffs' 2 <sup>nd</sup> Set of Interrogatories	0.30
11.17.17	Review, Download & Save Subpoena Duces Tecum for 30(B)(6) of the Designees of Underwriters Laboratories	0.30
11.17.17	Review, Download & Save 2 <sup>nd</sup> Amended Notice of Video Deposition Duces Tecum Pursuant to NRCP 30(B)(6) of Designees of Underwriters laboratories, Inc.	0.30

11/17/17	Prepare and attend Hearing for Zurich	3.0
	motion for protective order, Viking Motion	
	to Strike Pomerantz, Viking motion to Stay	
	Enforcement of DCRR, Plaintiff Motion to	
	Compel Financials, Plaintiff motion to	
	Compel Discovery	
11/17/17	Review Lange Plumbing's 12 <sup>th</sup> ECC	0.25
	Disclosure	
11/17/17	Draft and serve amended deposition notice	0.50
	and subpoena for PMK of UL	
11/20/17	Review Pancoast letter re meet and confer	0.50
	re MILs and draft response letter	
11/20/17	Draft and send letter to Fred Knez re	0.25
	depositions of Rene Stone and Harold	
	Rodgers	
11.20.17	Email chain with DSS re outstanding expert	0.25
	bills	
11.20.17	Email chain with DSS re meet and confer	0.25
	for MILS and hearing for Giberti's MGFS	
11.20.17	Email chain with DSS re Knez letter and	0.25
	threat of motion to file protective order in	
	CA for Rodgers and Rene Stone depos	
11.20.17	Review email from DSS to George Ogilvie	0.15
	re contract issues	0.15
11.20.17	Review and respond to email from Tracy	0.15
	Hunt re acceptance of Don Koch binder	0.50
11.20.17	Email chain with Mary Hayes re	0.50
	correspondence to and fromMr. Knez re	
	Rogers and Rene Stone depo	0.15
11.20.17	Review and respond to email from Beth	0.15
	Molinar re outstanding invoice for Zamiski	0.20
11.20.17	Review email from client re K and forward	0.20
11.00.17	to George	0.15
11.20.17	Email to Koch re send outstanding bill	0.15
11.20.17	Review, Download & Save Correspondence	0.30
11.00.17	to Counsel regarding EDCR 2.47	0.20
11.20.17	Review, Download & Save Letter to Viking	0.30
11.00.17	Counsel re Expert Depos 11.20.17	0.30
11.20.17	Review, Download & Save Discovery	0.50
	Commissioners Report and	
11.00.17	Recommendations	0.30
11.20.17	Review, Download & Save Discovery	0.50
	Commissioners Report and	
	Recommendations	
1		1

11.20.17	Review, Download & Save Discovery	0.30
	Commissioners Report and	
	Recommendations	
11.22.17	Review, Download & Save Lange	0.30
	Plumbing, LLC's Supplemental Brief in	
	Support of its Opposition to Plaintiff's	
	Motion for Summary Judgment Against	
	Lange Plumbing, LLC, Only and	
	Countermotion Pursuant to EDCR 2.20	
11.22.17	Review, Download & Save Notice of	0.30
	Vacating Video Deposition of the	
	Custodian of Records for Rene Stone and	
	Associates	
11.22.17	Review, Download & Save Notice of	0.30
	Vacating Video Deposition of Harold	
	Rodgers	0.15
11.22.17	Email to Mary Hayes re notice to vacated	0.15
	depos of Harold Rogers and Rene Stone	0.15
11.22.17	Email documents for review to George	0.15
	Ogilvie	0.50
11/22/17	Draft and serve notice to vacate deposition	0.50
	of Rene Stone; Draft and serve notice to	
11.00.17	vacate deposition of Harold Rodgers Review email from DSS re recent list of	0.15
11.22.17		0.15
11.00.17	damages and response Review email from DSS re sending Lange	
11.22.17	Review email from DSS re sending Lange0.15responses brief to Oglivie and resps	
11.27.17Review email from DSS re Carnahan		0.15
11.27.17	and response	0.12
11.27.17	Email chain with Rene Stone re vacating	0.15
11	deposition	
11.27.17	Email chain with Julie Lord (Dept. 10	0.25
	clerk) re spellings for hearing transcript	
11.27.17	Review email from Olivas re final billing	0.15
11.27.17	Review, Download & Save Notice of	0.30
	Vacating Video Deposition of Athanasia E.	
	Dalacas, Esq. Duces Tecum	
11.27.17	Review, Download & Save Notice of	0.30
	Deposition of Don Koch OFF Calendar	
11.27.17	Review, Download & Save Notice of	0.30
	Deposition of Brian Garelli-Off Calendar	
11.27.17	Review, Download & Save Notice of	0.30
	Deposition of Crane Pomerantz – Off	
	Calendar	

11/27/17	Draft and serve notice to vacate deposition	0.25
11/28/17	of Anthasia Dalacas Draft and serve amended deposition notice	0.25
11/20/17	and subpoena for Robert Carnahan	0.25
11/28/17	Review Letter from Lange and discussion with DSS	0.75
11.28.17	Review, Download & Save Subpoena Duces Tecum for Robert Carnahan PE	0.30
11.28.17	Review, Download & Save Amended Notice of Continued Video Deposition of Robert Carnahan P.E. Duces Tecum	0.30
11.29.17	Review, Download & Save Defendants The Viking Corporation and Supply Network, Inc.'s 19 <sup>th</sup> Supplemental NRCP 16.1 Disclosure	0.30
11.29.17	Review, Download & Save Correspondence to Counsel, dated November 29, 2017	0.30
11/29/17	Review Olgilvie response to Lange's Supplement to MSJ; Discussion with DSS re Reply	0.50
11.29.17	Review email from DSS re drafting reply to Lange's supplemental Opposition	1.50
11.29.17	Review email from DSS re drafting notice of attorney lien	0.15
11.29.17	Review email from DSS re letter from Pancoast to Simon	0.15
11.29.17	Email to Pancoast re hearing dates I front of DC Bulla in light of negotiations	0.15
11.30.17	Email to George Ogilvie instructing him to stop working on the case	0.15
11.30.17	Review, Download & Save Letter to Counsel	0.30
11.30.17	Review, Download & Save Correspondence to Discovery Commissioner Bulla regarding Hearings	0.30
11/30/17	Review Viking's 19 <sup>th</sup> ECC Supplement	1.0
11/30/17	Review Letter from Lange regarding discovery scheduling and discussion with DSS	0.75
11.30.17 & 12.2.17	Email chain with DSS re attorney lien	0.15
12/1/17	Draft Notice of Attorney Lien, serve and prepare & send all liens certified mail return receipt requested	2.5
12.1.17	Review, Download & Save Lange Plumbing Verification to Rogs	0.30

12.1.17	Review, Download & Save Notice of Attorney Lien	0.30
12/1/17	Review Release from Viking and discussion	0.50
12/4/17	with DSS re release           Draft and serve notice to vacate deposition	0.25
12/4/17	of UL Laboratories	1.5
12/4/17	Review Lange written discovery responses           Discussion with DSS re scheduling and	0.40
12/7/1/	status of case	0.40
12.4.17	Review, Download & Save Notice Vacating the 2 <sup>nd</sup> Amended Video Depo of NRCP30(b) (6) Designees of Underwriters Laboratories	0.30
12.4.17	Review, Download & Save Discovery Commissioners Report and Recommendations	0.30
12.5.17	Email chain with UL re vacating depo	0.15
12/6/17	Review Lange's 13 <sup>th</sup> ECC Disclosure	2.5
12.6.17	Review email from DSS re notice to vacate Caranahan depo	0.15
12/6/17	Draft and serve Notice to Vacate Robert Carnahan Deposition	0.50
12/6/17	TC with Judge Jones law clerk rehearing scheduling; Discussion with DSS	0.50
12.6.17	Review, Download & Save Service Only – Lange Plumbing 13 <sup>th</sup> Supp to NRCP 16.1 ECC	0.30
12.6.17	Review, Download & Save Service Only – Notice of Vacating the Continued Video Depo of Robert Carnahan	0.30
12.7.17	Review, Download & Save MDGF- Def The Viking Corporation & Supply Network MGF Settlement & Request for OST	0.30
12/8/17	Review Viking Motion for Good Faith Settlement, Analyze and discussion with DSS	0.75
12/8/17	Review Lange's 14 <sup>th</sup> and 15 <sup>th</sup> ECC Disclosure	0.50
12.8.17	Email chain with DSS re Order Granting Giberti MGFS	0.15
12/8/17	Review Stipulation to Dismiss from Viking and discussion with DSS	0.50
12.8.17	Review, Download & Save Lange Plumbing 15 <sup>th</sup> Supplement to 16.1 ECC List Witnesses and Docs	0.30

12.8.17	Review, Download & Save Lange	0.30
	Plumbing 14 <sup>th</sup> Supp to 16.1ECC List of	
	Witnesses and Docs	
12/11/17	Discussion with DSS re client's release of	0.20
	claims	
12.11.17	Review email from DSS re Lange's 15 <sup>th</sup>	0.25
	ECC Supplement and response	
12.11.17	Review email from DSS re Lange's 15 <sup>th</sup>	0.25
	ECC Supplement and response	
12/12/17	Review Order granting Giberti Motion for	0.25
	Good Faith Settlement and discussion with	
	DSS	
12.12.17	Review, Download & Save Ltr. To	0.30
	Discovery Commissioner Bulla Re.	
	Settlement	
12.13.17	Review, Download & Save NEO Granting	0.30
	Third Party Def. Giberti Construction LLC	
	Motion for Good Faith Settlement	
1/2/18	Draft Notice of Amended Attorney Lien,	1.5
	serve and prepare & send all liens certified	
	mail return receipt requested	
TOTAL HOURS x \$275 per hour (reduced)		762.6
TOTAL FEES		\$209,715.00

#### INVOICE FOR BENJAMIN J. MILLER EDGEWORTH v. LANGE, ET AL.

Date	Description	Time
8/16/17	Research and review prior cases and brief bank for written discovery on punitive damages	0.75
8/16/17	Send interoffice email regarding punitive damage discovery from other cases	0.25
8/17/17	Research and review licensing standards and regulations from California Board of Professional Engineers, Land Surveyors and Geologists for possible use in upcoming expert depositions	
8/30/17	Send interoffice email regarding punitive damages written discovery from other cases	0.25
11/6/17	Draft email regarding case research for diminution in value damages to include in additional research for memoranda on admissibility	0.35
11/13/17	Draft interoffice email regarding summary of memo on admissibility of litigation conduct as bad faith at trial	0.30
11/16/17	Receipt and read interoffice email regarding instruction to prepare draft response regarding admissibility of litigation conduct as bad faith	0.25
11/16/17	Send response interoffice email confirming instruction to prepare draft response regarding admissibility of litigation conduct as bad faith	0.25
11/6/17	Research Nevada case law regarding cost of repair damages and diminution in value damages	0.75
11/6/17	Research case law of surrounding jurisdictions regarding cost of repair damages and diminution in value damages	1.5
11/6/17	Research various law review articles, restatements of law, jury instructions and other legal authorities regarding cost of repair damages and diminution in value damages	1.25
11/6/17	Draft email regarding case research for diminution in value damages to include in additional research for memoranda on admissibility	0.35

	Total Fees	\$5,995.00
	Total Hours x's \$275 per hour (reduced)	21.8
11/16/17	Send response interoffice email confirming instruction to prepare draft response regarding admissibility of litigation conduct as bad faith	0.25
11/16/17	Receipt and read interoffice email regarding instruction to prepare draft response regarding admissibility of litigation conduct as bad faith	0.25
11/16/17	Confer regarding recoverable damages within breach of contract vs. products liability	0.75
11/14/17	Research Contract Validity within NRS Chapter 624 and Nevada case law for summary judgment briefing	2.75
11/13/17	Draft email regarding summary of memo on admissibility of litigation conduct as bad faith at trial	0.30
11/13/17	Prepare memo regarding admissibility of litigation conduct for bad faith	1.75
11/13/17	Research various law review articles and other legal authorities regarding admissibility of litigation conduct for bad faith	1.75
11/13/17	Research case law of surrounding jurisdictions regarding admissibility of litigation conduct for bad faith	3.25
11/13/17	Research Nevada law regarding admissibility of litigation conduct for bad faith	0.5
11/9/17	Discussion with DSS re: Memo	0.5
11/8/17	Prepare memo regarding cost of repair damages and diminution in value damages	2.0

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# **EXHIBIT 20**

#### INVOICE

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#### EDGEWORTH V. LANGE, ET AL.

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Description	Time
Initial Meeting with Client	1.75
Review file, Several discussions with Client	4.75
Demand letter to Defendant Lange	1.5
Representation Letters to Viking, Kinsale, Harris, Lange. Discussions with Client	4.25
Additional Letters to Defendants	1.5
Draft, Review, Revise, File and Serve Complaint and Amended Complaint, Affidavit of Service, Summons	6.75
Receive and Review Answers to Complaint	1.50
Prepare Early Case Conference, Stipulation to Amend Complaint, order from court and filing of same	2.25
Letter to Viking with Exhibits	3.25
Witness and Exhibit List, Redact and Prepare Privilege Log	7.50
8-19-16 prepare and file Request for Exemption from Arbitration, receive decision from court	.75
8/23/16 Inspection of Property, Meeting with Clients, Discussions with Client, Prepare and Serve Notice of Early Case Conference	3.75
9-27-16 ECC Conference with Lange Only	1.0
10-06-16 Conference Call with Expert Hasting	.25

10-07-16 Multiple Calls with Client, Ltrs and Emails with Def. Counsel, Fed ex Failed Head to Ivey Engineering, Prepare Affidavit of Chain of Custody	2.25
10-11-16 Receive, Review and Respond to Emails from Dalacas and Prepare and Send Letter to Dalacas, Phone Conference with Dalacas, Send Letters to Client and Dalacas Speak with Client	1.5
10-12-16 Receive and Review Dalacas Letter, Emails to Expert, Send Info to Client, Discussions with Client	1.0
10-13-16 Receive and Review Viking Emails, Response and Letter to Lange, Phone Call with Client, Rec New Emails from Dalacas Re: Inspection, Draft and Send Response to E-mails, Phone Call with Client	3.75
10-14-16 Rec/rev Dalacas Response, Forward to Client Rec /Review Emails and Attachments from Giberti, Print for File, Email Expert Re: Inspection, Email Viking, Review E-mails from Client	2.75
10-15-16 Discussions with Client, Ltr to Dalacas, Emails to Expert Re: Scheduling and Inspection	1.25
10-17-16 Review E-mails: Viking, Lange, Client: Prepare Responses, Discussions with Client	1.50
10-18-16 E-mail Exchanges Re: Inspection, Discussions with Client Meeting with Defense Counsel 2 <sup>nd</sup> Ecc with Lange and Viking	1.25
10-19-16 Site Inspection, Discussions with Client	3.5

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10-21-16 Receive and Review Letters from Lange/dalacas Re: Replacement of Heads, Draft and Send Letter to Dalacas Re: Inspection and Separate Ltr Re: Coverage Issues Receive Emails from Dalacas, Phone Conference with Client, Receive and Review Viking Installation Guide	2.25
10-23-16 Email exchanges from Dalacas and prepare and send response re: Replacement of Heads	.15
10-24-16 Phone Call with Dalacas re Replacement of Heads, Discussions with Client Re: Replacement Email exchanges from Dalacas Confirming Agreements of Replacement Involving Lange, Rimkus and Procedures	1.25
11-1-16 Emails from Viking Re: Extension for Ecc Materials, Response	.25
11-4-16 Email Exchanges from Client, Dalacas	.50
11-10-16 Receive and Review Viking Ecc Witness and Exhibit Lists and Documents, Lange's First Supplement to Ecc Disclosures, Review and Finalize Plaintiffs New Ecc Witness and Exhibits and Serve Same on All Parties	2.25
11-13-16 Receive and Review Kinsale Ins. Letter. Denial of Additional Coverage, Forward to Client	.50
11-17-16 Email Exchanges	.50
11-18-16 Draft and Circulate Joint Case Conference Report	1.5
11-22-16 Review Emails from Viking Re: Exhibits, Receive and Review Third Party Complaint & Cross-claim, Forward to Client	.50
12-1-16/12-2-16 Email Exchanges with Client and Lange Re; Final Plans/inspection	.50
12-2-16 Receive and Review Lange Answer to Crossclaims	.50
Costs	\$3,982.45
Total Hours x's \$550 per hour (reduced)	70.15 hours

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Total Fees	\$38,582.50
Total attorneys fees and costs thru 11-11-16	\$42,564.95

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## SIMON LAW

A PROFESSIONAL CORPORATION 810 SOUTH CASINO CENTER BOULEVARD LAS VEGAS, NEVADA 89101

TELEPHONE (702) 364-1650

FACSIMILE (702) 364-1655

April 7, 2017

Brian Edgeworth 1191 Center Point Drive Henderson, NV 89074

Re: Edgeworth Family Trust v. Lange Plumbing LLC et al.

Dear Mr. Edgeworth:

Enclosed please find the Invoice totaling \$46,620.69 for the period of 12-5-16 thru 4-4-17 with a copy of the Case Expense Summary showing costs.

If you have any questions or concerns regarding the foregoing please do not hesitate to contact my office.

Sincerely,

in

DANIEL'S. SIMON

DSS/jan enclosures

#### INVOICE

#### EDGEWORTH V. LANGE, ET AL. (12-5-16 thru 4-04-17)

Description	Time
12-5-16 Email exchanges re: plans/final inspection, discussions with Dugan, emails	.50
12-13-16 - 12-16-16 Lange Billing, email exchanges, revise JCCR with Viking and send to all attorneys, client emails, discussion with expert Hastings re: billing & scope of work	1.75
1-4-17 - 1-9-17 draft, revise MSJ with exhibits, send to client for review, file & serve on Defendants	8.75
1-14-17 Revise JCCR - re-circulate, email, exchanges with lawyers, request mediation, advise client. Spoke to K. Hastings re: expert inspections, proposed plan, possible metallurgy engagement etc.	1.25
Review Opposition of Viking and Opposition of Lange to MSJ, meeting with Ashley Ferrel re: strategy and Reply and Discovery, Emails with Client, prepare Reply to MSJ, file and serve	6.25
1-20-17 draft Notices of Depositions & Subpoenas & serve Bernie Lange, Vince Dioro, Dustin Hamer, Tracy Garvey and Shelli Lange	2.5
1-23-17 Phone Call, Emails, Client Approval, Forward materials to Expert Zamiski	.75
1-24-17 Draft and Revise 30b6 deposition Notice and Subpoena and Serve	1.25
1-25-17 Research and analyze transferring case to business Court	.75

1-26-17 Review letter and Communication with Dalacas, reset depositions, prepare re- notices and Subpoenas, prepare objection to Viking Subpoenas to American Grating and Giberti and serve	1.25
2-9-17 Phone call with Pancoast re: MSJ, depositions and Subpoenas to American Grating & Giberti	.35
2-13-17 File review, prepare for depositions	2.25
2-13-17 Prepare & File Motion to Amend Complaint, Review Opposition, Prepare & File Reply	2.5
2-14-17 Deposition pre-conference with client, review file	3.25
2-15-17 Vince Dioro deposition 9:30am - 12:30pm	3.0
2-15-17 Notice of Deposition & Subpoena for Virginia Brooks, Jim Kreason, Re-Notice Deposition Bernie Lange, Shelli Lange, Vince Dioro (continuation), Dustin hamer	.75
2-22-17 Prepare and take Dustin Hamer's deposition	4.0
2-22-17 Re-notice Depositions for Vince Dioro, Shelli lange, Virginia Brooks, Jim Kreason and Serve	.50
2-28-17 - 3-1-17 meet client in Henderson, pick up file with Ms. Ferrel, review file, attend COR Depositions at Pancoast/Viking office in Summerlin. Meet with Pancoast at Simon Law downtown to review file for copying & production to Viking	2.25
3-7-17 Prepare and attend Motion for Summary Judgment and Motion to Amend Complaint: Dept 10	3.25
3-7-17 Prepare and File Motion for Summary Judgment as to Lange only	2.5

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3-7-17 Prepare and Serve Offer of Judgment and Cover letter to Counsel	.75
3-8-17 Prepare and File Orders re: Motion for Summary Judgment and Motion to Amend Complaint, Prepare and File Amended Complaint, Notice of Entry of Orders	1.25
3-13-17 thru 3-15-17 Prepare and Take Depositions of Bernie Lange and Shelly Lange	6.5
3-20-17 Representation Letter to National Union Fire Ins. Co.	.75
3-21-17 Review Correspondence from Lange Requesting Motion for Summary Judgment (MSJ) be withdrawn; Review Kinsale Ins. File; Review Lange 4 <sup>th</sup> Supp to Ecc	1.25
3-23-17 Communication/emails with Defense Counsel Re: Stipulation to Continue MSJ Hearing, File and Serve	.50
3-24-17 Review Lange/kinsale Correspondence in Response to Offer of Judgment and Discovery with Client	.50
3-28-17 Notice of 30b6 Deposition and Subpoena and Serve	1.25
3-28-17 Review Written Discovery with Clients to Answer and Produce	1.25
4-4-17 Prepare and Serve 3 Day Notice of Intent to Take Default	.50
Costs	\$11,365.69
Total Hours x's \$550 per hour (reduced)	64.10 hours
Total Fccs	\$35,255.00
Total attorneys fees and costs thru 4-4-17	\$46,620.69

#### Case Expense Summary Law Office of Daniel S. Simon

 Case Range:
 2016024.00
 to
 2016024.00

 Date Range:
 01/01/80
 to
 12/31/20

 Employee Range:
 0
 to
 999

Case No.: 2016024.00 Edgeworth Trust

Date	Emp	Amount	Description
)6/15/16	DS	40.00	Reno/carson Messenger Services - service fee - ck# 21730
nm/dd/yy	DS	281.60	wiznet filing fee complaint
			Amount:
			\$ 3.50
			Court Fee:
			\$ 270.00
			Card Fee:
			\$ 8.10 -
)7/05/16	DS	70.00	KC Investigations - service - ck# 21892
)8/24/16	DS	3.50	wiznet filing fee Amended Complaint
)9/02/16	DS	3.50	wiznet filing fee Acceptance of Service for viking
)9/06/16	DS	3.50	wiznet filing fee Acceptance of Service
)9/15/16	DS	2500.00	lvey Engineering - retainer fee - ck# 22110
10/07/16	DS	47.39	fed-ex to kevin hastings at ivey engineering
11/17/16	DS	1032.96	lvey Engineering, Inc inspection fee - ck# 22268
12/15/16	DS	1500.00	lvey Engineering - retainer fee - ck # 22327
12/16/16	DS	3982.45	Costs paid from Edgeworth ck # 3571
)1/11/17	DS	203.50	wiznet filing fee Plaintiffs Motion for Summary Judgment
)1/30/17	DS	2500.00	Vollmer-Gray Engineering Laboratories - retainer fee - ck # 22420
)2/13/17	DS	3.50	wiznet filing fee Plaintiffs Motion to Amend the Complaint on Order Shortening Time
nm/dd/yy	DS	3.50	wiznet filing fee Plaintiffs Motion to Amend the Complaint on Order Shortening Time
)2/27/17	DS	3.50	wiznet filing fee Reply to Defendant Lange Plumbing, LLC's Limited
			Opposition to Plaintiffs' Motion to Amend the Complaint on Order Shortening Time
)2/28/17	DS	3.50	wiznet filing fee Reply to All Defendants Opposition to Plaintiffs Motion
			for Summary Judgment
)3/01/17	DS	307.75	copy charges for ecc production
			1231 x's .25 = 307.75
)3/02/17	DS	1379.50	Oasis Reporting - Vincent Diorio Volume I transcript - ck # 22503
nm/dd/yy	DS	1107.85	Oasis Reporting - Dustin Hamer transcript - ck # 22504
)3/07/17	DS	3.50	wiznet filing fee for Affidavit of Service for jim kreason
nm/dd/yy	DS	209.50	wiznet filing fee for Plaintiffs' Motion for Summary Judgment Against Lange Plumbing, LLC, Only

Amount:

Page: 1

#### Case Expense Summary Law Office of Daniel S. Simon

Description Date Emp Amount \*\*\*\*\* \$3.50 Court Fee: \$ 200.00 Card Fee: \$6.00 wiznet filing fee Second Amended Complaint mm/dd/yy DS 3.50 KC Investigations - service - ck # 22529 03/10/17 146,00 DS Beck Video Prod - Dustin Hamer video depo - ck # 22527 mm/dd/yy DS 445.00 Beck Video Prod - Vince Diorio Vol 1 - video depo - ck # 22528 mm/dd/yy DS 537.50 KC Investigations - service - ck # 22533 131.00 mm/dd/yy DS wiznet filing fee order denying msj 03/16/17 DS 3.50 wiznet filing fee NEOJ msj DS 3.50 03/20/17 wiznet filing fee Order Granting Plaintiffs Motion to Amend the 03/21/17 DS 3.50 Complaint wiznet filing fee for NEOJ order granting mot to amd complaint DS 3.50 )3/22/17 Beck Video Prod - Shelli Lange Vol I video depo - ck # 22556 DS 215.00 03/23/17 Beck Video Prod - Bernie Lange video depo - ck # 22555 DS 354.00 mm/dd/yy Ivey Engineering - Coordination and prepare evidence - ck # 22552 mm/dd/yy DS 256.99 Oasis Reporting - Shelli Lange transcript - ck # 22584 )4/03/17 DS 923.65 Oasis Reporting - Bernard Lange depo transcript - ck # 22575 nm/dd/yy DS 1113.45 Case Total: 11365.69 11365.69 **Totals:** 

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#### INVOICE SUMMARY

9.13.19.1.19**3**.

#### Edgeworth v. Lange and Viking

Attorneys Fees for Daniel Simon for period 4-5-17 thru 7-28-17	\$72,077.50
Attorneys Fees for Ashley Ferrel, Esq. for period 4-5-17 thru 7-25-17	\$38,060.00
Costs Outstanding thru 7-28-17	<u>\$31,943.70</u>
Total Due to Law Office of Daniel Simon	\$142,080.20

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#### INVOICE

## EDGEWORTH V. LANGE, ET AL. (4-5-17 thru 7-28-17)

Description	Time
4/7/17 Reviewed Viking First ECC Supplement	1.5
4/7/17 Reviewed Plaintiffs 5th ECC Supplement	.5
4-18-17 Reply to opposition of Lange and Reply to Joinder by Viking to Plaintiffs MSJ against Lange only	3.75
4-21-17 thru 4-25-17 T/C to expert Zamiski, T/C with client, emails to Dalacas, Kinsale and Pancoast	.50
4-21-17 thur 4-24-17 Finalize Answers to written Discovery, Meet with Client: Responses to Lange Interrogatories, Request to Produce.	3.25
4-23-17 Prepare Viking Deposition Notices and serve	1.25
4-25-17 Review Viking Answer to Second Amended Complaint and Third Party Complaint against Giberti, discussions with client, forward to Kinsale Lawyers	.75
4-25-17 Prepare and attend hearing on MSJ against Lange only	3.5
4-27-17Prepare and serve Interrogs and request for admissions to Viking	2.35
4-27-17 Review client emails, prepare and serve notices of deposition and Subpoena for Don Cadden	.50
4-28-17- 5-1-17 Prepare and file motion to compel NRCP 30b6 witness of Langeand sanctions	5.25
4-28-17 – 5-1-17 Prepare and file motion for order to show cause to hold Kreason in contempt	2.75

5-1-17 EDCR 2.34 conference with Dalacas re: Testing of Sprinkler Heads	.35
5-1-17 – 5-3-17 Review file and prepare for Viking 30 b 6 corporate designee depositions.	3.25
5-1-17 Prepare and serve Notice of Deposition of Dan Cadden	.75
5-1-17 Reviewed Viking's 2 <sup>nd</sup> ECC Supplement	.5
5-2-17 prepare and serve 30b6 notice of deposition and subpoena for Viking Supply Net	1.75
5-3-17 Take deposition of Viking NRCP 30b6 designee on 13 topics	5.0
5-4-17 Prepare and Serve ECC of American Grating to all Parties and Supplement Of Edgeworth to all parties	2.75
5-5-17 Reviewed and served Plaintiffs 6 <sup>th</sup> Supplement	1.5
5-5-17 Prepare and serve Request for Admissions, Interrogs and Request for Production of Documents on Lange	5.25
5-5-15 Prepare and serve Request to Produce to Viking	1.35
5-5-17 Review Kinsale determination letter re: Giberti, Review contract, Insurance Declaration Page and Prepare and serve response	.75
5-8-17 Prepare, circulate and file with court: Stipulation and order to continue Kreason hearing to same date as Motion to Compel Lange	.50
5-8-17 Receive and Review Langes Motion to compel testing	.50
5-10-17 Review Privilege Log and Proposed Protective Order	.75
5-11-17 Prepare and serve Notice of Deposition of Eric Johnson and James Mason	.75

5-1-17 Review and sign order and return to Dalacas	.35
5-11-17 Discussion with client re: coverages for Giberti	.50
5-12-17 Review Affidavit of Service Giberti Construction	.15
5-15-17 prepare and file opposition to motion to compel testing	2.75
5-17-17 Reviewed Vikings 4 <sup>th</sup> Supplement (Rimkus Docs)	4.5
5-18-17 Receive and Review Viking 4 <sup>th</sup> Supp, discovery T/C with J. Pancoast re: Protective Order, New Dates for 30(b)(6) witness dates and testing	.75
5-23-17 Review Rimkus File; Receive and Review Lange Opposition to Motion for Order to Show Cause	2.25
5-25-17 Review Viking Answer to Lange Amended Cross Claim; E-mails coordinate testing	.75
5-30-17 Receive and Review Stipulated Protective Order And Serve; Review Viking Responses to RFA	1.25
6-01-17 Review Lange Opposition to Motion to Compel and Sanctions and Discuss Plaintiff's Reply w/Atty Ferrel; Review and Finalize Reply to Lange's Limited Opposition to Motion for Order to Show Cause to Hold Kreason in Contempt; Reviewed Viking Supplynet objection to Notice of 30b6 Subpoena	1.75
6-03-17 Review Protective Order final revisions; review Viking responses to written discovery	1.25
6-04-17 to 6-06-17 Prepare and take Deposition of Dan Cadden	3.75
6-05-17 to 6-07-17 Review File, Prepare and Attend Hearing On Motion to Compel Lange	3.5

6-06-17 Prepare and Serve Notice of Inspection upon Land Viking Supplynet	.50
6-08-17 Review and revise Subpoena on City of Henderson Re; Inspection Reports	.75
6-13-17 Conf with Expert Hastings re: Travel/Inspection Discussions with Client; Review Giberti Answer and Cross-Claims against Viking	1.25
6-14-17 Review Lange's responses to written discovery ; discuss with Ashley Ferrel	2.0
6-15-17 Review Lange's 6 <sup>th</sup> Supp./Privilege Log; Review Commissioners Report and Recommendations, Revise; Review final protocol for testing/forward to experts	1.75
6-16-17 Review Stipulation and Order to extend Discovery Deadlines, prepare and send e-mail Response objecting to extension	.50
6-19-17 Discussion with Kreason re: Deposition dates and Motion for Contempt; prepare and serve new Amended notice of deposition for Kreason; Emails to counsel for Kreason deposition	.50
6-19-17-6-21-17 Prepare and Attend Deposition of Vince Diorio (2 <sup>nd</sup> deposition) on 6-21-17	5.25
6-22-17 Attend Testing (converse consultants); inspection Viking Supply Net	6.0
6-28-17 to 6-29-17 Prepare and take Deposition of Kyle Mao	2.5
6-28-17 to 6-29-17 Prepare and take deposition of Bernie Lange (as Lange 30(b)(6)	5.75
6-30-17 E-mails to Viking Counsel re: production of Documents EDCR 2.34 and Review file with AF	.75

6-30-17 Prepare and Attend Deposition of Vince Diorio (2nd deposition)	3.5
7-09-17 Review Viking production – Emails re: claims of other failures	2.50
7-09-17 to 7-10-17 Prepare and take deposition of Erik Johnson	4.5
7-10-17 Review and Revise opp to motion to continue trial and extend discovery and supplement to motion for sanctions	1.75
7-11-17 to 7-12-17 Prepare for Plaintiffs Motion For Sanctions and Attend Hearing	1.75
7-11-17 Review appraisal report from Acore consultants	.75
7-18-17 to 7-19-17 Review Protective Order and Viking Supplement; Revise Objection to Confidentiality and Serve	.50
7-19-17 to 7-21-17 Review Viking prior discovery responses and review and serve Notice of 2.34 conference; confirm with parties	1.50
<ul> <li>7-21-19 2.34 conference with Pancoast re:</li> <li>Plaintiff's objection to Confidentiality under the protective order.</li> <li>Notice of Deposition of your Expert, Robert Carnehan, we could not agree.</li> <li>Vikings supplemental answers specifically and the need for a verification.</li> </ul>	.75
7-21-19 Review and revise DCCR re: sanctions, review letters and emails from Pancoast	.25
7-24-17 Spoke to Client; Reviewed case with Ashley Ferrel; Review emails from client; Discussions with client; review file	4.25
7/25/17 prepare and attend hearing on Motion to Extend Discovery	1.75

7/25/17 Discussions with Ashley Ferrel: Review and revise notice of Depositions: Rimkus, Zuric & Viking; Discussion with Client; review Vikings Supplemental Answers to Interrogatories, Letter from Pancoast	2.50
7-26-17 Discussions with client; Review files, emails; prepare and serve Request for Production and Interrogatories to Viking	1.75
7/28/17 Review Supplemental Joint Case Conference Report	.5
Costs	\$31,943.70
Total Hours x's \$550 per hour (reduced)	131.05
Total Fees	\$72,077.50
Total attorneys fees and costs thru 7-28-17	\$104,021.20

DATE	DESCRIPTION	TIME
4/7/17	Review Viking's First ECC Supplement	1.5
4/7/17	Prepared Plaintiffs 5 <sup>th</sup> ECC Supplement	0.5
4/8/17	Review Lange's Opposition to MSJ and make notes for	0.5
4/11/17	Reply Drafted & Filed Notice of Intent to Take Default on Lange Plumbing, LLC	0.5
4/13/17	Drafted and served 2 <sup>nd</sup> Amended Notice of Viking 30b6 Notice & SDT	0.5
4/17/17	Reviewed Viking Joinder to Lange's Opposition to Plaintiff's MSJ	0.5
4/17/17	Pulled cites and exhibits for Reply to MSJ	2.0
4/22/17	Drafted Written Discovery to Viking Corporation and SupplyNet for DSS review	5.75
4/27/17	Served Written Discovery on Viking entities	0.5
5/1/17	Review of Viking's 2 <sup>nd</sup> ECC Supplement	0.5
5/1/17	Drafted and Serve Plaintiffs' Motion for order to show cause and Compel James Kreason to Appear for Deposition	3.0
5/3/17	Attended Viking NRCP 30(b)(6) Deposition	5.0
5/5/17	Prepared and served Plaintiffs' 6 <sup>th</sup> ECC	1.5
5/5/17	Email to Sia re employees of Lange that Brandon refers to in deposition; Review deposition and cite transcript for Delucas	0.75
5/15/17	Drafted Opposition to Lange's Motion to Compel Sprinkler heads in Las Vegas for testing	3.5
5/17/17	Prepare and attend Hearing regarding Lange's Motion to Compel Sprinkler Heads and Testing with DC Bulla	3.5
5/17/17	Reviewed Viking's 4 <sup>th</sup> ECC Supplement (Rimkus Docs)	4.5
5/17/17	Drafted Letter to DC Bulla re: moving hearings	0.35
5/18/17	Reviewed Lange Plumbing's Limited Opposition to Motion to Compel Kreason	0.5
5/23/17	TC Erik Johnson re: scheudling depo	0.35
5/24/17	Collected and sent documents to expert (Hastings)	1.35
5/30/17	TC & email correspondence with Don Koch to discuss being climate expert in case	1.5
6/1/17	Reviewed SupplyNet's Objection to Subpoena for 30(b)(6) deposistion	0.5
6/1/17	Drafted Reply to Lang's Limited Opposition to Motion to Compel Kreason for DSS to review	2.75
6/1/17	Amended and served SupplyNet 30(b)(6) Deposition notice	0.35

6/2/17	Inspection at Edgeworth house with Viking weather	2.0
6/2/17	expert Reviewed Lange Opposition to Motion to Compel	0.75
	Deposition of Lange 30(b)(6) & for Sanctions	
6/3/17	Reviewed Viking's responses to Plaintiffs' written discovery	1.5
6/5/17	Finalized and Served Reply to Lange's Opposition to Plaintiffs' Motion to Compel Depo of Lange 30(b)(6)	2.0
6/5/17	Reviewed and submitted changes to protective order for DSS to review	0.75
6/6/17	Discussion with all counsel re deposition dates for Johnson	0.5
6/7/17	Prepare and attend hearing- Motion to Compel the Deposition of Lange 30(b)(6) & Sanctions in front of Bulla	2.5
6/7/17	Attended Dan Cadden Deposition	1.75
6/8/17	Pulled information from assessors page for houses provided by client (used in COR to Henderson Building department	2.35
6/8/17	Reviewed and discussed testing protocol with DSS	0.5
6/9/17	TC Erik Johnson re: re-scheduling depo	0.35
6/9/17	Amended and served depo notice of Erik Johnson	0.35
6/9/17	Drafted and served deposition notice for Kyle Mao	0.5
6/9/17	Drafted and served Notice of Lange 2 <sup>nd</sup> NRCP 30(b)(6)	1.0
6/9/17	Drafted and served notice of Dange D Inter Decemptor Drafted and served notice of COR for City of Henderson Building Department	1.0
6/10/17	Drafted DCRR for 6/7/17 hearing for DSS review	1.5
6/12/17	Drafted and served Amended notice of SupplyNet Warehouse Inspection	0.50
6/12/17	Reviewed Lange Plumbing's responses to written discovery; Discuss with DSS	2.5
6/13/17	Prepared for Vince Diorio continued deposition for DSS	2.5
6/13/17	Compiled and sent depositions to experts	0.75
6/14/17	Compiled all prior pleadings and depositions and drafted Letter to Nunez re: prior pleadings	2.5
6/14/17	Review Lange Plumbing's 6 <sup>th</sup> ECC Supplement	2.5
6/19/17	TC with Don Koch re: inspection	0.5
6/19/17	Reviewed documents provided by Pancoast prior to formal supplement and sent to our experts prior to inspection (material specifications and drawings)	1.25
6/20/17	Served Plaintiffs' response to Giberti's Request for Prior pleadings	0.35

6/20/17	Letter to DC Bulla to move hearings	0.35
6/20/17	Reviewed Viking's 5 <sup>th</sup> ECC Supplement	2.75
6/20/17	Reviewed Lange's 7 <sup>th</sup> ECC Supplement	0.75
6/20/17	Email correspondence with client re location of heads	0.5
	for destructive testing	
6/22/17	Drafted and Served Amended NRCP 30(b)(6)	0.35
	Deposition Notice for Viking Supplynet	
6/22/17	Destructive Testing	7.0
6/22/17	Site Inspection of Viking SupplyNet Warehouse	1.0
6/23/17	Reviewed and forwarded NestEnergy History to	0.5
0,20,11	experts	
6/26/17	Prepared documents for Kreason deposition	1.25
6/27/17	Attended Kreason Deposition	1.5
6/28/17	Reviewed depositions and documents in preparation for	2.0
0,20,11	Kyle Mao deposition	
6/28/17	TC with Diana from City of Henderson re COR	0.4
	deposition and document request	
6/28/17	Reviewed Giberti's Motion to Extend Discovery	0.5
6/28/17	Reviewed Viking's Joinder to Giberti's Motion to	0.35
	Extend discovery	
6/29/17	Attended Kyle Mao Deposition	2.5
6/29/17	Attended Bernie Lange NRCP 30(b)(6) deposition	3.0
6/30/17	Drafted and served notice of deposition for James	0.5
	Cameron	
6/30/17	Drafted and served notice of deposition for Raul De La	0.5
	Rosa	
6/30/17	Drafted and served notice of deposition for Robert	0.5
	Carnahan	
7/6/17	Reviewed Viking's 6 <sup>th</sup> ECC Supplement (Emails,	4.0
	Analyses, Design Schematics)	
7/7/17	Reviewed Vikings 6 <sup>th</sup> ECC Supplement (Emails,	4.5
	returns/complaints and created a summary)	
7/7/17	Reviewed documents from the City of Henderson	3.0
	Building department and create summary chart for	
	Viking production	
7/10/17	Drafted Opposition to Giberti's Motion to Extend	3.5
	Discovery on OST	
7/10/17	Attended part of Deposition of Erik Johnson	2.0
7/11/17	Drafted Opposition to Giberti's Motion to extend	2.5
	discovery for DSS review	
7/11/17	Drafted and finalized supplement to Motion to compel	2.35
	and request for sanctions	
7/11/17	Amended and served amended notice deposition of	0.35
	Robert Carnahan	1

7/12/17	Attended Status Check w/ Bulla re: attorney's fees	1.5
7/12/17	Compiled and served Plaintiffs 7th ECC Supplement	1.35
7/13/17	Picked up sprinklers at Converse Consulting, took to Fed-Ex and Shipped to Vollmer Gray Labs	1.75
7/13/17	Drafted Affidavit for Chain of Custody of Sprinklers	0.5
7/13/17	Drafted Objection to Confidentiality of Viking Document Production for DSS to review	1.5
7/14/17	Drafted and filed 2 <sup>nd</sup> Supplement to Plaintiffs' Motion to Compel (fees for 2 <sup>nd</sup> 30b6 Lange depo)	1.0
7/14/17	TC with Sia re: sanctions	0.35
7/17/17	Letter to Sia re: sanctions and Rule 11 motion; emails resolving amount of sanctions	0.5
7/17/17	Review Giberti's Motion to Continue Discovery deadlines in front of District Court Judge -	0.5
7/17/17	Drafted and served Opposition to Giberti's 2 <sup>nd</sup> Motion to Extend discovery deadlines	0.5
7/17/17	Reviewed Viking's Supplemental Responses to Plaintiffs' Interrogatories	0.75
7/18/17	Drafted 2.34 Notice of 2.34 conference with Viking Defendants for deficient discovery responses for DSS to review	0.5
7/25/17	Discussions with DSS and client; draft Notice of Depositions for DSS to review; Rimkus; Zuric and Amended Notice of Viking deposition	3.25
7/25/17	Attend hearing on Motion to Extend Discovery in Dept 10	1.25
TOTAL HOU	JRS x \$275 per hour (reduced)	138.4
TOTAL FEE		\$38,060.00

### INVOICE SUMMARY

### Edgeworth v. Lange and Viking

Attorneys Fees for Daniel Simon for period 7-31-17 thru 9-19-17	\$119,762.50
Attorneys Fees for Ashley Ferrel, Esq. for period 7-31-17 thru 9-19-17	\$60,981.25
Attorneys Fees for Benjamin J. Miller, Esq. for period 8-16-17 thru 9-15-17	\$2,887.50
Costs Outstanding thru 9-19-17	<u>\$71,555,00</u>
Total Due to Law Office of Daniel Simon	\$255,186.25

### INVOICE FOR DANIEL S. SIMON

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## EDGEWORTH V. LANGE, ET AL. (7-31-17 thru 9-19-17)

Date	Description	Time
8-2-17	Telephone Conference with Pancoast 2.34 Viking Production, Review Viking 7 <sup>th</sup> Supp ECC, Review File and Draft Motion to Compel, Discussions with Client, Review Letter from Pancoast Dated 8-1-17 Re: Subpoenas	5.75
8-3-17	Draft Opposition to Motion for Protective Order	4.25
8-4-17	Revise Motion to Compel and Opposition to Motion for Protective Order; Review 6 <sup>th</sup> & 7 <sup>th</sup> Viking Supp	6.25
8/7/17	Review File with Client and AF, Revise Motion to Compel. Disc. with Fred Knez; Review $6^{th} \& 7^{th}$ Viking Supp	6.75
8-8-17	Review File, Multiple Discussions with Client and AF, Expert Zamiski Revise Motion to Compel	6.25
<b>8-9-</b> 17	Travel to San Diego and Back to LV; Discuss Case with Ivey Engineering.	8.0
8-10-17	Revise Motion to Compel and Opposition to Viking Motion for Protective Order, Review File, Discussions with Client and AF; Review 6 <sup>th</sup> & 7 <sup>th</sup> Viking Supp	6.25
8-11-17	Review and Revise Designation of Experts and Reports, Discussions with Hastings and Client, Review E-mails Draft Discovery Requests	5.25
8-12-17	Revise Opp to Motion for Protective Order and Motion to Compel	3.50
8-13-17	Review and Revise Notice of Depositions and Inspection for Lansing, Mi; Review 6 <sup>th</sup> , 7 <sup>th</sup> , 8 <sup>th</sup> & 9th Viking Supp	3.75
8-14-17	Review File, Revise Mot to Compel	4.5
8-14-17	Review and Revise Designation of Experts	1.75
8-14-17	Telephone Conference with Peter Poland, Esq. Re: 2.34 Conference/Rimkus Subpoena	.5
8-14-17	Review and Revise Motion to Amend Complaint	1.25
8-14-17	Review File, Emails, Review Revise Written Discovery	1.75
8-15-17	Review and Revise Notice of Depositions; Review 6 <sup>th</sup> , 7 <sup>th</sup> , 8 <sup>th</sup> & 9th Viking Supp	2.25

8-15-17	Review Defendants Expert Designations/reports; Review 6 <sup>th</sup> , 7 <sup>th</sup> , 8 <sup>th</sup> & 9th Viking Supp	3.75
8-15-17	Review File, Revise and Finalize Motion to Compel and Opposition to Motion for Protective Order	2.75
8-15-17	Review Letter from Viking Re: Violation of Protective Order, Discuss with AF	.5
8-15-17	Discussion with Client Re: Expert Reports	.5
8-15-17	Discussion with AF Re: Experts - Witnesses	.5
8-15-17	Discussion with Don Koch; Review 6 <sup>th</sup> , 7 <sup>th</sup> , 8 <sup>th</sup> & 9 <sup>th</sup> , Viking Supp	3.25
8-15-17	Discussion with Client and AF	1.75
8-15-17	Draft Motion to Compel Rimkus	2.25
8-16-17	Discussions with Client and AF	2.25
8-21-17	Finalize Reply to Opp to Motion to Compel; Client Emails, Pancoast Emails; Discussions with Client and AF; Review File	6.75
8-22-17	Review File with AF; Call Several Witnesses/lawyers; Review Req for Production No. 4; Prepare for Hearing on 8-23-17	2.75
8-23-17	Attend Hearing on All Discovery Matters	4.0
8-24-17	Meet with Expert Pomerantz; Review 6 <sup>th</sup> , 7 <sup>th</sup> , 8 <sup>th</sup> , 9 <sup>th</sup> , 10 <sup>th</sup> , 11 <sup>th</sup> & 12 <sup>th</sup> Viking Supp	4.25
8-25-17	Review and Revise Deposition Notices and Subpoenas for Tyco and Reliable; Review 6 <sup>th</sup> , 7 <sup>th</sup> , 8 <sup>th</sup> , 9 <sup>th</sup> , 10 <sup>th</sup> , 11 <sup>th</sup> & 12 <sup>th</sup> Viking Supp	3.25
8-28-17	Martorano Deposition Prep	4.0
8-29-17	Meet with Giberti and Nunez; Discussion with Client	1.5
8-29-17	Discussion with AF; Review Expert Binder; Disc. FSS Court Docket	.75
8-30-17	Depo Prep for Mortorano (9:30-4:00); Discussion with Hastings, Zamiski and Client	7.5
8-30-17	Depo Prep Continued for Mortorano	1.5
8-31-17	Depo Prep Continued for Mortorano	2.0
8-31-17	Take Depo of Mortorano	8.0
9-1-17	Discussions with Zamiski / AF strategy; pull hot docs for experts	1.75
9-4-17	Review and Revise UL 30b6 Notice; Review File	3.25

9-5-17	Discussions with Michael Bartlett, atty for Zurich re: 2.34 got Notice of Depo/Subpoena	.50
9-5-17	Review File with AF; Gather Carnahan exhibits; Review File	2.25
9-6-17	Depo Prep	5.0
9-6-17	Depo Prep and travel time for carnahan depo	6.0
9-7-17	depo prep and carnahan depo	10.00
9-8-17	File Review, Discussion with Client, Review and Revise NRCP 30b6 Depo Notice of UL, Review and Revise Motion to Exclude Rosenthal	5.25
9-9-17	Review and Revise NRCP 30b6 Depo Notice of Viking Group, Draft Request for Admissions to Viking (4 <sup>th</sup> Set); Review and Revise Interrogatories and Request for Production to Vikig (4 <sup>th</sup> Set); Revise MIL to Exclude Rosenthal	5.25
9-10-17	Revise MIL to Exclude Rosenthal	3.75
9-11-17	Conference Call with Zamiski; Discussion with Client; Af; Pre-depo with Angela Edgeworth; Call with K. Hastings; File Review	4.75
9-12-17	Finalized All Discovery to Defendants Viking; Opposition to Vikings Emergency Motion to Compel; Reply to Defendants Opposition to Plaintiffs Motion to Amend to Add Viking Group	5.25
9-13-17	Prepare and Attend Hearing on Defendants Motion to Compel; Discuss with Client and Expert Koch; Review Pancoast Letter Re: Viking Never Tested; Revise MIL to Exclude Rosenthal; Discuss with AF	6.25
9-14-17	Meeting with Brian Gorelli and Crane Panerantz and Travel Time; Review and Revise Reply to Non-party Rimkus Opposition to Plaintiffs Motion to Compel	4.75
9-15-17	File Review	4.25
9-15-17 thru 9-17-17	Discussion with Hastings, Client and AF; Revise Motion to Compel Carnahan; Emails	3.5
9-18-17	Review and Revise Rebuttal Expert Designation; Revise MIL to Exclude Rosenthal and Motion to Compel Carnahan; Attend Angela Edgeworths Deposition	7.25
9-19-17	Prepare and Attend Motion to Amend to Add Viking Group	2.0
9-19-17	Revise and Finalize Motion to Compel Carnahan and Rosenthal	2.25

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9-19-17	Telephone Conference with Fred Knez; Kent Robinson: 2.34 Viking Deficient Discovery Responses; Telephone Conference with Mr. Bartlett and Mr. Sinott re: Zurich Subpoena; Discussion with AF; Review Viking Discovery Responses and Zurich Subpoena's in Preparation of 2.34 Conferences	2.75
9-19-17		
	Costs	\$71,555.00
	Total Hours x's \$550 per hour (reduced)	217.75
	Total Fees	\$119,762.50
	Total attorneys fees for DSS and costs thru 9-19-17	\$191,317.50
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DATE	DESCRIPTION	TIME
8/7/17	Review file with DSS and met with client	6.25
8/7/17	Review Notice from Discovery Commissioner re: DCRR from 7/12/17	1.5
8/8/17	Review file and discussions with DSS and client	6.0
8/8/17	Review Viking's Motion for Protective Order No. 2	0.5
8/8/17	Review Viking's 7 <sup>th</sup> Supp	2.0
8/9/17	Draft Motion to Amend Complaint and Draft proposed amended complaint	5.0
8/9/17	Review Viking's 7 <sup>th</sup> Supp	4.5
8/10/17	Discussions with DSS and client	2.5
8/10/17	Review Viking's 7 <sup>th</sup> and 8 <sup>th</sup> Supp	5.5
8/11/17	Draft Designation of Experts and Reports	0.5
8/11/17	Review Viking's 9 <sup>th</sup> Supplemental Disclosure	2.75
8/11/17	Review of file and draft notices of deposition for Viking employees and Notice of Inspection	2.0
8/12/17	Revise Opposition to Motion for Protective Order	2.25
8/12/17	Drafted Plaintiffs' 8th ECC Supplement	1.0
8/14/17	Draft and serve re-notice of COR for Rimkus Consulting; drafted email and sent via email and fax to Peter Polland	0.5
8/14/17	Review 7 <sup>th</sup> and 8 <sup>th</sup> Viking ECC Supplements	3.25
8/14/17	Drafted Written Discovery to Viking Corporation and SupplyNet for DSS review	2.0
8/14/17	Finalized and served Plaintiffs' 3 <sup>rd</sup> Set for Rogs, 3 <sup>rd</sup> Set of RFPs, and 2 <sup>nd</sup> set of RFAs	0.75
8/14/17	Finalized and serve Plaintiffs' Expert Disclosure	0.5
8/15/17	Review letter from Viking re: violation of protective order and discuss with DSS	0.5
8/15/17	Review Viking, Lange and Giberti's designation of expert witnesses and reports	2.5
8/15/17	Discuss expert witnesses with DSS	2.25
8/15/17	Finalized and served Plaintiffs Opposition to Motion for Protective Order	1.5
8/15/17	Served Notice of Deposition and SDT on Viking employees in Michigan and Notice of Inspection	1.5
8/16/17	Review Lange's 9th Supplemental ECC Disclosure	0.5
8/16/17	Revise Motion to compel Rimkus	2.0
8/16/17	Discussions with DSS and client	2.25
8/16/17	Review Viking's 10 <sup>th</sup> ECC Supplement	1.5
8/16/17	Served Plaintiffs' 8th ECC Supplement	0.25
8/17/17	Finalized and served Plaintiffs' Motion to Compel Viking	6.25
8/18/17	Review Viking's 11th and 12th ECC Supplement	3.25

8/18/17	Review Viking's Reply to Motion for Protective Order No.1 & No. 2	1.0
8/18/17	Finalize and Serve Plaintiffs' Motion to Compel	1.25
8/19/17	Rimkus Consulting Review Viking's Opposition to Plaintiffs' Motion to Compel	0.25
8/19/17	Draft reply to Motion to Compel	5.5
8/21/17	Finalize and serve Plaintiffs' Reply to Viking's Opposition for the Motion to Compel Viking	1.5
8/21/17	Review file, discussions with DSS and client	3.0
8/21/17	Revise and finalize the 7-12-17 DCRR; send follow up emails to all counsel for review and signature	2.25
8/22/17	Review of file with DSS; called several witnesses/lawyers from emails produced by Viking; Prepare for hearing with Bulla	4.0
8/22/17	Finalize and serve Plaintiffs 4 <sup>th</sup> set of RFPs to Viking	0.5
8/23/17	Attend Hearing on Motion to Compel and Viking's 2 Motions for Protective Orders	4.0
8/24/17	Review file and compile information for expert Pomerantz	1.5
8/24/17	Draft and serve Plaintiffs' 3rd set of RFAs to Viking	0.5
8/25/17	Draft deposition notices and SDT for NRCP 30(b)(6) of Reliable and Tyco	2.0
8/25/17	Review Fraud Binder, scan and create table of contents	1.5
8/27/17	Review file for computation of damages	3.5
8/28/17	Martorano Deposition Prep	4.0
8/28/17	Reviewed Viking's Reponses to 2 <sup>nd</sup> RFP and 2 <sup>nd</sup> Rogs	0.5
8/29/17	Discussions with DSS re Martorano Depo and prep	0.75
8/29/17	Draft Harold Rodgers Depo Notice and SDT	0.5
8/29/17	Research FSS & Thorpe dockets and pull documents	5.0
8/30/17	Depo Prep for Martorano	5.0
8/30/17	Review file for UL documents produced by Viking and draft Notice of NRCP 30(b)(6) of UL	3.0
8/30/17	Review Vikings' Second Supplemental Responses to plaintiffs' Second Set of Rogs and RFPs; Review Viking's NRCP 45 objection to the SupplyNet SDT	1.0
8/31/17	Attend Martorano Deposition	8.0
9/1/17	Discussions with DSS re strategy and pull hot docs for experts	5.0
9/1/17	Phone Conference with Michael Bartlett re: Zurich Subpoena	0.75
9/1/17	Review Viking's Motion to Associate Counsel re: Kenton Robinson and Jay McConnell	0.50

9/1/17	Finalize and Serve Deposition Notice, SDT,	0.5
	Application and Comm to Take Out of State Depo	
9/5/17	Draft and Finalize Limited Opposition to Viking's	0.5
	Motion to Associate Counsel	
9/5/17	Phone Conference with Michael Bartlett re: subpoena	0.5
	and notice for Zurich Insurance Company	
9/5/17	Finalize and serve amended notice of Depo for Zurich	0.5
	American Insurance Company, SDT, send via email	
	and also send out to process server	
9/5/17	Review Viking's Opposition to Plaintiffs' Motion to	1.0
	Amend	
9/5/17	Draft and serve Plaintiffs' 9th ECC Supplement	1.5
9/5/17	Prepare for Carnahan Depo	3.0
9/6/17	Review DCRR from the 8/23/17 Hearing; Listen to	3.5
	audio of 8/23/17 hearing; send revisions of DCRR to	
	Pancoast	
9/6/17	Prepare for Carnahan Depo	2.75
9/6/17	Review Non-Party Rimkus' Opposition to Plaintiffs'	0.5
	Motion to Compel	
9/6/17	TC with Janet re: 2.34 of inspection of home and ECC	0.5
	production organization	
9/7/17	Review Carnahan documents produced on morning of	1.5
	his deposition from Viking	
9/7/17	Attended Carnahan Deposition telephonically	4.5
9/8/17	Revise Notices for Viking employees and Notice of	1.0
	Inspection of Viking	
9/8/17	Draft 4 <sup>th</sup> set of RFPs and Rogs to Viking	1.75
9/8/17	Review revised DCRR from 8/23/17 hearing and	0.5
	discussion with Janet re: additional changes	
9/8/17	Revise UL Notice and SDT	0.5
9/8/17	Draft Motion to Strike Viking's Answer	3.5
9/9/17	Researched cases cited by Defendants and Drafted	3.5
	Reply to Motion to Amend Complaint	
9/11/17	Revised and finalized Reply to Motion to Amend	3.0
	Complaint to Add Viking Group	
9/11/17	Met with DSS and client regarding file	1.5
9/11/17	Review revised DCRR from 8/23/17 hearing and send	1.5
	email to Janet regarding additional revisions	
9/11/17	Review ECC Supplements by all parties to identify	1.0
	Giberti job file	
9/12/17	Drafted and served Plaintiffs' Opposition to Viking's	5.0
	Emergency Motion to Compel Home Inspection	
9/12/17	Drafted Reply to Non-Party Rimkus' Motion for	3.25
	Protective Order	

TOTAL FEE		\$60,981.25
TOTAL HOURS x \$275 per hour (reduced) 221.75		
9/19/17	Judge Jones for OST signature	1.2.2
0/10/12	for OST signature Finalized and sent MIL to Exclude Rosenthal over to	1.25
9/19/17	Finalized and sent Motion to Compel Carnahan over to	1.5
010115	Discussion re: Motion to Compel with DSS	1.5
	Bartlett and Sinnott re: Motion to Compel Zurich;	
	insufficient discovery responses; TC with Michael	
	Thorpe litigation; TC with Robinson re: 2.34 of	
9/19/17	TC with Fred Kenez re: protective order in FSS and	1.5
	Cameron	1.5
9/19/17	Draft and serve notice to vacate deposition of James	0.25
	Complaint to Add Viking Group, Inc.	0.05
9/19/17	Prepared and attended hearing for Motion to Amend	1.5
9/18/17	Reviewed DC Transcript from 8/23/17	0.5
9/18/17	Revised and served Rebuttal Expert Disclosure	1.25
9/18/17	Reviewed and revised MIL to Exclude Rosenthal	1.5
9/18/17	Reviewed and revised Motion to Compel Carnahan	3.25
	responded to client and DSS emails	0.05
9/17/17	Reviewed and revised Motion to Compel Carnahan;	4.0
9/15/17	Draft Notice of Deposition and SDT for Nate Wittasek	0.5
	Grating file at Simon Las	
9/15/17	Met with Tyler Ure to go over Giberti/American	0.5
9/15/17	Review 2 <sup>nd</sup> half of Carnahan deposition (in rough)	2.0
	Viking re written discovery deficiencies	
9/15/17	Serve Notice of Telephonic 2.34 Conference with	0.25
	documents from experts	
9/15/17	Draft Rebuttal Expert Disclosure and get disclosure	1.0
	RFAs, 3 <sup>rd</sup> set of RFPs, and 3 <sup>rd</sup> set of Rogs	
9/15/17	Review Viking's Responses to Plaintiffs' 2 <sup>nd</sup> Set of	1.0
	Rimkus' Opposition to Plaintiffs' motion to Compel	
9/14/17	Finalize and serve Plaintiffs' Reply to Non-Party	2.75
9/14/17	Discussions with DSS and experts	2.0
	inspection	
	employees in Michigan and amended notice of	
	Harold Rodgers, Amended Notices and SDT of Viking	
	Reliable, Tyco, Viking Group, UL, Amended Notice of	
9/13/17	Finalized and served NRCP 30(b0(6) Notice of	2.5
	UL and discuss with DSS	
	Compel Home Inspection; Review Panocast letter re:	
9/13/17	Prepare and Attend Hearing on Defendants' Motion to	6.25

### INVOICE FOR BENJAMIN J. MILLER

### EDGEWORTH V. LANGE, ET AL. (8-16-17 thru 9-15-17)

Date	Description	Time
8/16/17	Legal Research of Damages Recoverable under Breach of Contract and Products Liability, Including Economic Loss, Doctrine and Consequential Damages	1.5
8/16/17	Draft Jury Instructions on Product Liability Claims	1.5
8/16/17	Draft Jury Instructions on Breach of Contract Claims	2.0
8-16-17	Draft Jury Instructions on Property Damage Claims	.5
8-16-17	Draft Jury Instructions on Punitive Damage Claims	1.5
8-16-17	Draft General Jury Instructions	.5
9-14-17	MIL draft to Exclude Expert Rosenthal	3.0
	Total Hours x's \$275 per hour (reduced)	10.5
	Total Fees	\$2,887.50
	Total attorneys fees and costs thru 9-15-17	\$2,887.50

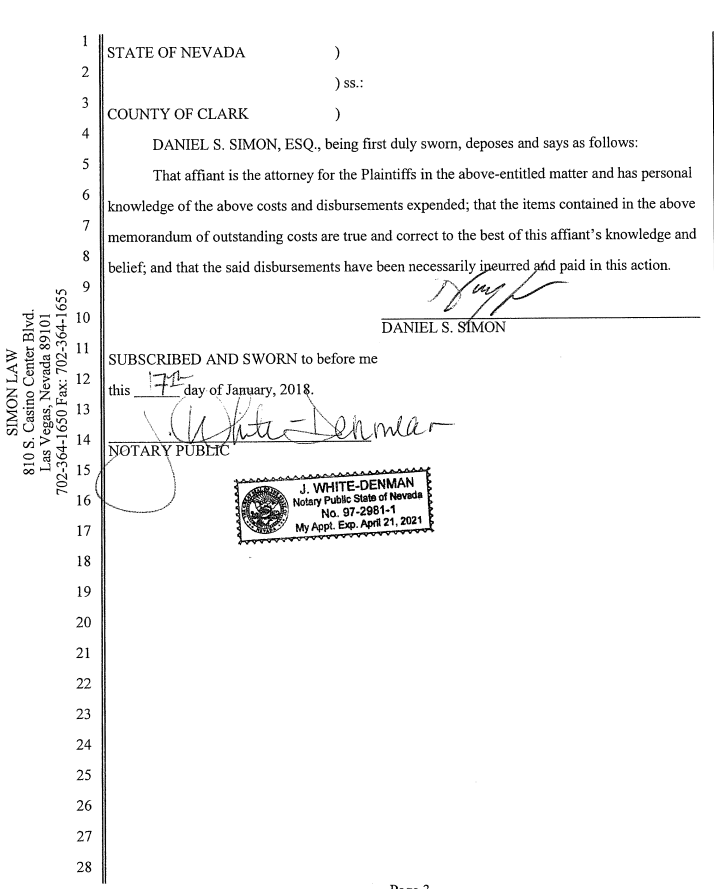
# **EXHIBIT 21**

**Electronically Filed** 1/17/2018 5:51 PM Steven D. Grierson CLERK OF THE COURT 1 DANIEL S. SIMON, ESQ. Nevada Bar No. 4750 2 **ASHLEY M. FERREL, ESQ** 3 Nevada Bar No. 12207 SIMON LAW 4 810 South Casino Center Boulevard Las Vegas, Nevada 89101 5 (702)364-1650 lawyers@simonlawlv.com Attorneys for Plaintiffs 6 **DISTRICT COURT** 7 **CLARK COUNTY, NEVADA** 8 702-364-1650 Fax: 702-364-1655 EDGEWORTH FAMILY TRUST, and 9 AMERICAN GRATING, LLC 10 Plaintiffs, CASE NO.: A-16-738444-C 11 vs. DEPT. NO.: X 12 LANGE PLUMBING, L.L.C.; THE VIKING CORPORATION, 13 a Michigan corporation; SUPPLY NETWORK, INC., dba VIKING SUPPLYNET, a Michigan corporation: 14 and DOES I through V and ROE 15 CORPORATIONŠ VI through X, inclusive, Defendants. 16 17 PLAINTIFFS' MEMORANDUM OF OUTSTANDING COSTS AND DISBURSEMENTS 18 19 **Clerks Fees:** 72.00 20 Wiznet Filing Fees 1.654.67 21 Hearing Transcript Fees 1,396.30 22 **Process Serving Fees** Total \$3,122.97 23 24 25 Video and Court Reporters' Fees: 958.50 26 Angela Edgeworth Deposition Transcript 911.35 27 Raul DeLa Rosa Deposition Fee & Video 28 Robert Carnahan Deposition Transcript 4,364.90

810 S. Casino Center Blvd Las Vegas, Nevada 89101

SIMON LAW

1 1		
1	Colin Kendrick Deposition Transcript	308.70
2	Mark Giberti Deposition Transcript	1,246.35
3	Brian Edgeworth Deposition Transcript	1,215.55
4	Zurich Insurance Non-Appearance Transcript	335.55
5	Margaret Ho Deposition Transcript	235.00
6	Total:	9,575.90
7	Expert Witness Fees:	
8	Sklar Williams Expert Fees (Pomerantz)	19,270.00
/d. )1 -1655	Ivey Engineering Expert Fees (Hastings)	10,958.56
AW enter Blvd ada 89101 702-364-1 1 01	Vollmer-Grey Expert Fees (Zamiski)	20,105.00
SIMON LAW Casino Cente egas, Nevada 650 Fax: 702 702 702	A-CORE Consultants Expert Fees (Olivas)	2,250.00
MON (asino ( sas, Ne 50 Fax 7	McDonald Carano Expert Fees (pending refund)	5,062.50
SIN SIN S. Ca Vega -165(	Total:	57,646.06
810 8810 14 Las	Copy fees:	
~ 62 15	Copies for Motions on OST and Mediation Brief (5,000 pgs X .25)	1 250 00
16		1,250.00
17	Total:	1,250.00
18		
19	TOTAL COSTS:	\$71,594.93
20		
21		
22		
23		
24		
25		
26		
27		
28		
	"Page 2	



1 **CERTIFICATE OF E-MAIL & U.S. MAIL** 2 I hereby certify that on this \_\_\_\_\_ day of January, 2018, I served a copy, via electronic mail 3 and Certified Mail, Return Receipt Requested, of the foregoing PLAINTIFFS' MEMORANDUM 4 OF OUTSTANDING COSTS AND DISBURSEMENTS on all interested parties by placing same 5 in a sealed envelope, with first class postage fully prepaid thereon, and depositing in the U. S. Mail, 6 addressed as follows: 7 Robert Vannah, Esq. VANNAH &VANNAH 8 400 South Seventh Street, Ste. 400 Las Vegas, NV 89101 9 702-364-1650 Fax: 702-364-1655 rvannah@vannahlaw.com, 10 810 S. Casino Center Blvd. Las Vegas, Nevada 89101 11 SIMON LAW 12 An Employee of SIMON LAW 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28

Jen

From:	Ashley Ferrel
Sent:	Monday, August 28, 2017 4:25 PM
То:	Jen
Subject:	FW: Receipt of Order

Please add to Edgeworth costs

-----Original Message-----From: <u>courtweb1@riverside.courts.ca.gov</u> [mailto:courtweb1@riverside.courts.ca.gov] Sent: Monday, August 28, 2017 4:24 PM To: Ashley Ferrel Subject: Receipt of Order

Thank you for your order. Your payment has been received. Details of your order are as follows:

Order ID: # 657477. Order Date: 08/28/2017 Name: Simon Law

Document(s):

Case RIC1504932 HEARING RE: MOTION T (20pgs)

Total Paid: \$1.00 Method of Payment: American Express\*\*\*\*\*1039

\_\_\_\_\_

This message was sent by an automatic mailer, please do not reply.

Jen

From:	Ashley Ferrel
Sent:	Monday, August 28, 2017 4:25 PM
To:	Jen
Subject:	FW: Receipt of Order

Please add to Edgeworth costs

-----Original Message-----From: <u>courtweb1@riverside.courts.ca.gov</u> [mailto:courtweb1@riverside.courts.ca.gov] Sent: Monday, August 28, 2017 4:27 PM To: Ashley Ferrel Subject: Receipt of Order

Thank you for your order. Your payment has been received. Details of your order are as follows:

Order ID: # 657478. Order Date: 08/28/2017 Name: Simon Law

Document(s):

Case RIC1504932 MEMO OF POINTS & AUT (11pgs)

Total Paid: \$8.00 Method of Payment: American Express\*\*\*\*\*1039

This message was sent by an automatic mailer, please do not reply.

From:	efilingmail@tylerhost.net
Sent:	Tuesday, September 05, 2017 12:52 PM
To:	Lawyers
Subject:	Filing Submitted for Case: A-16-738444-C; Edgeworth Family Trust, Plaintiff(s)vs.Lange
	Plumbing, L.L.C., Defendant(s); Envelope Number: 1447493

# **Filing Submitted**

Envelope Number: 1447493 Case Number: A-16-738444-C Case Style: Edgeworth Family Trust, Plaintiff(s)vs.Lange Plumbing, L.L.C., Defendant(s)

	Filing Details
Court	Eighth Judicial District Court
Date/Time Submitted	9/5/2017 12:51 PM PST
Filing Type	Opposition - OPPS
Filing Description	Plaintiffs' Limited Opposition to Viking's Motions to Associate Counsel on an Order Shortening Time
Type of Filing	EFileAndServe
Filed By	Daniel Simon
Filing Attorney	Daniel Simon

#### Fee Details

Your account is never charged until your filing is accepted. If you see any pending charges on your account prior to acceptance, this is an authorization hold to ensure the funds are available so your filing can be accepted without delay.

If the filing is canceled or rejected these funds will be released and will return to your account according to your financial institution's policies (typically 3-10 business days).

Total:\$3.50 (The envelope still has pending filings and the fees are subject to change)

	Document Details
Document Title	Limited Opp to Motion to Associate Counsel.pdf
Lead Document Page Count	2
Lead Document	Download Document
This link is active for 45 days.	

Jen

From:	Ashley Ferrel
Sent:	Monday, September 11, 2017 3:59 PM
То:	Jen
Subject:	FW: Receipt of Order

**Edgeworth Cost** 

-----Original Message-----From: <u>courtweb1@riverside.courts.ca.gov</u> [mailto:courtweb1@riverside.courts.ca.gov] Sent: Monday, September 11, 2017 4:03 PM To: Ashley Ferrel Subject: Receipt of Order

Thank you for your order. Your payment has been received. Details of your order are as follows:

Order ID: # 659139. Order Date: 09/11/2017 Name: Simon Law

Document(s):

Case RIC1504932 ANSWER TO 2ND AMENDE (7pgs)

Total Paid: \$6.00 Method of Payment: American Express\*\*\*\*\*1039

\_\_\_\_\_\_

This message was sent by an automatic mailer, please do not reply.

1

From: Sent:	efilingmail@tylerhost.net Wednesday, September 20, 2017 4:30 PM
То:	Lawyers
Subject:	Filing Submitted for Case: A-16-738444-C; Edgeworth Family Trust, Plaintiff(s)vs.Lange
	Plumbing, L.L.C., Defendant(s); Envelope Number: 1523084

## **Filing Submitted**

Envelope Number: 1523084 Case Number: A-16-738444-C Case Style: Edgeworth Family Trust, Plaintiff(s)vs.Lange Plumbing, L.L.C., Defendant(s)

	Filing Details
Court	Eighth Judicial District Court
Date/Time Submitted	9/20/2017 4:15 PM PST
Filing Type	Motion - MOT
Filing Description	Plaintiffs' Motion to Compel Testimony and Evidence of Defendants, the Viking Corporation & Supply Network, Inc. Dba Viking Supplynet's Expert, Robert Carnahan, or in the Alternative, Strike Robert Carnahan as an Expert on Order Shortening Time
Type of Filing	EFileAndServe
Filed By	Daniel Simon
Filing Attorney	Daniel Simon

### Fee Details

Your account is never charged until your filing is accepted. If you see any pending charges on your account prior to acceptance, this is an authorization hold to ensure the funds are available so your filing can be accepted without delay.

If the filing is canceled or rejected these funds will be released and will return to your account according to your financial institution's policies (typically 3-10 business days).

Total:\$3.50 (The envelope still has pending filings and the fees are subject to change)

	Document Details
Document Title	doc00244620170920160917.pdf
Lead Document Page Count	89
Lead Document	Download Document

From: Sent:	efilingmail@tylerhost.net Thursday, September 21, 2017 4:09 PM
To:	Lawyers
Subject:	Filing Submitted for Case: A-16-738444-C; Edgeworth Family Trust, Plaintiff(s)vs.Lange Plumbing, L.L.C., Defendant(s); Envelope Number: 1528936

## **Filing Submitted**

Envelope Number: 1528936 Case Number: A-16-738444-C Case Style: Edgeworth Family Trust, Plaintiff(s)vs.Lange Plumbing, L.L.C., Defendant(s)

	Filing Details
Court	Eighth Judicial District Court
Date/Time Submitted	9/21/2017 4:05 PM PST
Filing Type	Motion - MOT
Filing Description	Plaintiffs Motion in Limine to Exclude Defendants The Viking Corporation & Supply Network, Inc. dba Viking Supplynet's Expert Jay Rosenthal on Order SHortening Time
Type of Filing	EFileAndServe
Filed By	Daniel Simon
Filing Attorney	Daniel Simon

#### Fee Details

Your account is never charged until your filing is accepted. If you see any pending charges on your account prior to acceptance, this is an authorization hold to ensure the funds are available so your filing can be accepted without delay.

If the filing is canceled or rejected these funds will be released and will return to your account according to your financial institution's policies (typically 3-10 business days).

Total:\$3.50 (The envelope still has pending filings and the fees are subject to change)

	Document Details
Document Title	doc00252920170921155108.pdf
Lead Document Page Count	279
Lead Document	Download Document
	This link is active for 45 days.

From:	efilingmail@tylerhost.net
Sent:	Friday, September 22, 2017 10:15 AM
То:	Lawyers
Subject:	Filing Submitted for Case: A-16-738444-C; Edgeworth Family Trust, Plaintiff(s)vs.Lange Plumbing, L.L.C., Defendant(s); Envelope Number: 1531269

# **Filing Submitted**

Envelope Number: 1531269 Case Number: A-16-738444-C Case Style: Edgeworth Family Trust, Plaintiff(s)vs.Lange Plumbing, L.L.C., Defendant(s)

	Filing Details
Court	Eighth Judicial District Court
Date/Time Submitted	9/22/2017 10:13 AM PST
Filing Type	Receipt of Copy - ROC
Filing Description	Receipt of Copy
Type of Filing	EFileAndServe
Filed By	Daniel Simon
Filing Attorney	Daniel Simon

#### Fee Details

Your account is never charged until your filing is accepted. If you see any pending charges on your account prior to acceptance, this is an authorization hold to ensure the funds are available so your filing can be accepted without delay.

If the filing is canceled or rejected these funds will be released and will return to your account according to your financial institution's policies (typically 3-10 business days).

Total:\$3.50 (The envelope still has pending filings and the fees are subject to change)

For additional details regarding your fees click the link below https://nevada.tylerhost.net/OfsWeb/FileAndServeModule/Envelope/ViewPrintableEnvelope?Id=1531269

	Document Details
Document Title	doc00254420170922100633.pdf
Lead Document Page Count	2
Lead Document	Download Document
	This link is active for 45 days.

For technical assistance, contact your service provider

From: Sent:	efilingmail@tylerhost.net Wednesday, September 27, 2017 4:00 PM
То:	Lawyers
Subject:	Filing Submitted for Case: A-16-738444-C; Edgeworth Family Trust, Plaintiff(s)vs.Lange
	Plumbing, L.L.C., Defendant(s); Envelope Number: 1555141

## **Filing Submitted**

Envelope Number: 1555141 Case Number: A-16-738444-C Case Style: Edgeworth Family Trust, Plaintiff(s)vs.Lange Plumbing, L.L.C., Defendant(s)

	Filing Details
Court	Eighth Judicial District Court
Date/Time Submitted	9/27/2017 3:58 PM PST
Filing Type	Discovery Commissioners Report and Recommendations - DCRR
Filing Description	Discovery Commissioners Report and Recomendations
Type of Filing	EFileAndServe
Filed By	Daniel Simon
Filing Attorney	Daniel Simon

#### Fee Details

Your account is never charged until your filing is accepted. If you see any pending charges on your account prior to acceptance, this is an authorization hold to ensure the funds are available so your filing can be accepted without delay.

If the filing is canceled or rejected these funds will be released and will return to your account according to your financial institution's policies (typically 3-10 business days).

Total:\$3.50 (The envelope still has pending filings and the fees are subject to change)

For additional details regarding your fees click the link below https://nevada.tylerhost.net/OfsWeb/FileAndServeModule/Envelope/ViewPrintableEnvelope?Id=1555141

	Document Details
Document Title	doc00288920170927155330.pdf
Lead Document Page Count	8
Lead Document	Download Document
	This link is active for 45 days.

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From:	efilingmail@tylerhost.net
Sent:	Friday, September 29, 2017 3:17 PM
То:	Lawyers
Subject:	Filing Submitted for Case: A-16-738444-C; Edgeworth Family Trust, Plaintiff(s)vs.Lange Plumbing, L.L.C., Defendant(s); Envelope Number: 1567417

# **Filing Submitted**

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Envelope Number: 1567417 Case Number: A-16-738444-C Case Style: Edgeworth Family Trust, Plaintiff(s)vs.Lange Plumbing, L.L.C., Defendant(s)

	Filing Details
Court	Eighth Judicial District Court
Date/Time Submitted	9/29/2017 3:15 PM PST
Filing Type	Order Shortening Time - OST
Filing Description	Plaintiffs' Motion to De-Designate Viking's Confidentiality of Their Documents on an Order Shortening Time
Type of Filing	EFileAndServe
Filed By	Daniel Simon
Filing Attorney	Daniel Simon

Fee Details

Your account is never charged until your filing is accepted. If you see any pending charges on your account prior to acceptance, this is an authorization hold to ensure the funds are available so your filing can be accepted without delay.

If the filing is canceled or rejected these funds will be released and will return to your account according to your financial institution's policies (typically 3-10 business days).

Total:\$3.50 (The envelope still has pending filings and the fees are subject to change)

	Document Details
Document Title	Motion to De-Designate Confidentiality on OST (E-file ONLY).pdf
Lead Document Page Count	56
Lead Document	Download Document
This link is active for 45 days.	

From:	efilingmail@tylerhost.net
Sent:	Friday, September 29, 2017 3:33 PM
To:	Lawyers
Subject:	Filing Submitted for Case: A-16-738444-C; Edgeworth Family Trust, Plaintiff(s)vs.Lange
	Plumbing, L.L.C., Defendant(s); Envelope Number: 1567620

## **Filing Submitted**

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Envelope Number: 1567620 Case Number: A-16-738444-C Case Style: Edgeworth Family Trust, Plaintiff(s)vs.Lange Plumbing, L.L.C., Defendant(s)

	Filing Details
Court	Eighth Judicial District Court
Date/Time Submitted	9/29/2017 3:30 PM PST
Filing Type	Order Shortening Time - OST
Filing Description	Plaintiffs' Motion to Strike the Viking Defendants' Answer on Order Shortening Time
Type of Filing	EFileAndServe
Filed By	Daniel Simon
Filing Attorney	Daniel Simon

Fee Details

Your account is never charged until your filing is accepted. If you see any pending charges on your account prior to acceptance, this is an authorization hold to ensure the funds are available so your filing can be accepted without delay.

If the filing is canceled or rejected these funds will be released and will return to your account according to your financial institution's policies (typically 3-10 business days).

Total:\$3.50 (The envelope still has pending filings and the fees are subject to change)

	Document Details
Document Title	Signed Motion to Strike Viking's Answers on OST (E-file ONLY).pdf
Lead Document Page Count	196
Lead Document	Download Document
This link is active for 45 days.	

From:	efilingmail@tylerhost.net
Sent:	Monday, October 02, 2017 12:03 PM
То:	Lawyers
Subject:	Filing Submitted for Case: A-16-738444-C; Edgeworth Family Trust, Plaintiff(s)vs.Lange
-	Plumbing, L.L.C., Defendant(s); Envelope Number: 1571719

## **Filing Submitted**

Envelope Number: 1571719 Case Number: A-16-738444-C Case Style: Edgeworth Family Trust, Plaintiff(s)vs.Lange Plumbing, L.L.C., Defendant(s)

	Filing Details
Court	Eighth Judicial District Court
Date/Time Submitted	10/2/2017 12:02 PM PST
Filing Type	Receipt of Copy - ROC
Filing Description	Receipt of Copy
Type of Filing	EFileAndServe
Filed By	Daniel Simon
Filing Attorney	Daniel Simon

#### Fee Details

Your account is never charged until your filing is accepted. If you see any pending charges on your account prior to acceptance, this is an authorization hold to ensure the funds are available so your filing can be accepted without delay.

If the filing is canceled or rejected these funds will be released and will return to your account according to your financial institution's policies (typically 3-10 business days).

Total:\$3.50 (The envelope still has pending filings and the fees are subject to change)

For additional details regarding your fees click the link below https://nevada.tylerhost.net/OfsWeb/FileAndServeModule/Envelope/ViewPrintableEnvelope?Id=1571719

	Document Details
Document Title	doc00312320171002115522.pdf
Lead Document Page Count	2
Lead Document	Download Document
This link is active for 45 days.	

For technical assistance, contact your service provider

From: Sent:	efilingmail@tylerhost.net Wednesday, October 04, 2017 4:42 PM
То:	Lawyers
Subject:	Filing Submitted for Case: A-16-738444-C; Edgeworth Family Trust, Plaintiff(s)vs.Lange Plumbing, L.L.C., Defendant(s); Envelope Number: 1587795

# **Filing Submitted**

Envelope Number: 1587795 Case Number: A-16-738444-C Case Style: Edgeworth Family Trust, Plaintiff(s)vs.Lange Plumbing, L.L.C., Defendant(s)

	Filing Details
Court	Eighth Judicial District Court
Date/Time Submitted	10/4/2017 4:41 PM PST
Filing Type	Motion to Reconsider - MRCN
Filing Description	Plaintiffs Motion to Reconsider Order Granting The Viking Defendants Motions to Associate Counsel
Type of Filing	EFileAndServe
Filed By	Daniel Simon
Filing Attorney	Daniel Simon

Fee Details

Your account is never charged until your filing is accepted. If you see any pending charges on your account prior to acceptance, this is an authorization hold to ensure the funds are available so your filing can be accepted without delay.

If the filing is canceled or rejected these funds will be released and will return to your account according to your financial institution's policies (typically 3-10 business days).

Total:\$3.50 (The envelope still has pending filings and the fees are subject to change)

	Document Details
Document Title	doc00346320171004163723.pdf
Lead Document Page Count	91
Lead Document	Download Document
This link is active for 45 days.	

From:efilingmail@tylerhost.netSent:Monday, October 16, 2017 3:13 PMTo:LawyersSubject:Filing Submitted for Case: A-16-738444-C; Edgeworth Family Trust, Plaintiff(s)vs.Lange<br/>Plumbing, L.L.C., Defendant(s); Envelope Number: 1636477

# **Filing Submitted**

Envelope Number: 1636477 Case Number: A-16-738444-C Case Style: Edgeworth Family Trust, Plaintiff(s)vs.Lange Plumbing, L.L.C., Defendant(s)

	Filing Details
Court	Eighth Judicial District Court
Date/Time Submitted	10/16/2017 3:10 PM PST
Filing Type	Reply - RPLY
Filing Description	Reply to Viking's opposition to Plaintiffs motion to Strike the Viking Defendants' Answer on order SHortening Time
Type of Filing	EFileAndServe
Filed By	Daniel Simon
Filing Attorney	Daniel Simon

#### Fee Details

Your account is never charged until your filing is accepted. If you see any pending charges on your account prior to acceptance, this is an authorization hold to ensure the funds are available so your filing can be accepted without delay.

If the filing is canceled or rejected these funds will be released and will return to your account according to your financial institution's policies (typically 3-10 business days).

Total:\$3.50 (The envelope still has pending filings and the fees are subject to change)

	Document Details
Document Title	doc00431820171016150031.pdf
Lead Document Page Count	69
Lead Document	Download Document
This link is active for 45 days.	

Jen

From:	Ashley Ferrel
Sent:	Monday, October 16, 2017 10:23 AM
To:	Jen
Subject:	FW: Receipt of Order

Please add to Edgeworth costs

-----Original Message-----From: courtweb1@riverside.courts.ca.gov [mailto:courtweb1@riverside.courts.ca.gov] Sent: Monday, October 16, 2017 10:27 AM **To: Ashley Ferrel** Subject: Receipt of Order

Thank you for your order. Your payment has been received. Details of your order are as follows:

Order ID: # 683733. Order Date: 10/16/2017 Name: Simon Law

Document(s):

Case RIC1504932 HEARING RE: MOT (1pgs)

Total Paid: \$1.00 Method of Payment: American Express\*\*\*\*\*1039

This message was sent by an automatic mailer, please do not reply.

From:	efilingmail@tylerhost.net
Sent:	Tuesday, October 17, 2017 2:02 PM
To:	Lawyers
Subject:	Filing Submitted for Case: A-16-738444-C; Edgeworth Family Trust, Plaintiff(s)vs.Lange
	Plumbing, L.L.C., Defendant(s); Envelope Number: 1642018

## **Filing Submitted**

Envelope Number: 1642018 Case Number: A-16-738444-C Case Style: Edgeworth Family Trust, Plaintiff(s)vs.Lange Plumbing, L.L.C., Defendant(s)

	Filing Details
Court	Eighth Judicial District Court
Date/Time Submitted	10/17/2017 2:00 PM PST
Filing Type	Supplement - SUPPL
Filing Description	Supplement to Reply to Viking's Opposition to Plaintiffs' Motion to Strike the Viking Defendants' Answer on Order Shortening Time
Type of Filing	EFileAndServe
Filed By	Daniel Simon
Filing Attorney	Daniel Simon

Fee Details

Your account is never charged until your filing is accepted. If you see any pending charges on your account prior to acceptance, this is an authorization hold to ensure the funds are available so your filing can be accepted without delay.

If the filing is canceled or rejected these funds will be released and will return to your account according to your financial institution's policies (typically 3-10 business days).

Total:\$3.50 (The envelope still has pending filings and the fees are subject to change)

	Document Details
Document Title	Supp to Reply to Mot to Strike.pdf
Lead Document Page Count	26
Lead Document	Download Document
This link is active for 45 days.	

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From:	efilingmail@tylerhost.net
Sent:	Friday, November 03, 2017 4:27 PM
То:	Lawyers
Subject:	Filing Submitted for Case: A-16-738444-C; Edgeworth Family Trust, Plaintiff(s)vs.Lange Plumbing, L.L.C., Defendant(s); Envelope Number: 1721114

# **Filing Submitted**

Envelope Number: 1721114 Case Number: A-16-738444-C Case Style: Edgeworth Family Trust, Plaintiff(s)vs.Lange Plumbing, L.L.C., Defendant(s)

	Filing Details
Court	Eighth Judicial District Court
Date/Time Submitted	11/3/2017 4:26 PM PST
Filing Type	Motion - MOT
Filing Description	Plaintiffs Motion to Compel Viking Documents and for Order to Respond to Discovery Regarding Their Financial Information on Order Shortening Time
Type of Filing	EFileAndServe
Filed By	Daniel Simon
Filing Attorney	Daniel Simon

#### Fee Details

Your account is never charged until your filing is accepted. If you see any pending charges on your account prior to acceptance, this is an authorization hold to ensure the funds are available so your filing can be accepted without delay.

If the filing is canceled or rejected these funds will be released and will return to your account according to your financial institution's policies (typically 3-10 business days).

Total:\$3.50 (The envelope still has pending filings and the fees are subject to change)

	Document Details
Document Title	doc00627720171103161753.pdf
Lead Document Page Count	28
Lead Document	Download Document
	This link is active for 45 days.

From:	efilingmail@tylerhost.net
Sent:	Friday, November 03, 2017 4:27 PM
To:	Lawyers
Subject:	Filing Submitted for Case: A-16-738444-C; Edgeworth Family Trust, Plaintiff(s)vs.Lange Plumbing, L.L.C., Defendant(s); Envelope Number: 1721114

# **Filing Submitted**

Envelope Number: 1721114 Case Number: A-16-738444-C Case Style: Edgeworth Family Trust, Plaintiff(s)vs.Lange Plumbing, L.L.C., Defendant(s)

	Filing Details
Court	Eighth Judicial District Court
Date/Time Submitted	11/3/2017 4:26 PM PST
Filing Type	Motion - MOT
Filing Description	Plaintiffs Motion to Compel Viking Documents and For Order to Respond to Discovery on Order Shortening Time
Type of Filing	EFileAndServe
Filed By	Daniel Simon
Filing Attorney	Daniel Simon

Fee Details

Your account is never charged until your filing is accepted. If you see any pending charges on your account prior to acceptance, this is an authorization hold to ensure the funds are available so your filing can be accepted without delay.

If the filing is canceled or rejected these funds will be released and will return to your account according to your financial institution's policies (typically 3-10 business days).

Total:\$3.50 (The envelope still has pending filings and the fees are subject to change)

	Document Details
Document Title	doc00627820171103161813.pdf
Lead Document Page Count	57
Lead Document	Download Document
This link is active for 45 days.	

### Janelle

From:	efilingmail@tylerhost.net
Sent:	Friday, November 03, 2017 11:08 AM
То:	Lawyers
Subject:	Filing Submitted for Case: A-16-738444-C; Edgeworth Family Trust, Plaintiff(s)vs.Lange
	Plumbing, L.L.C., Defendant(s); Envelope Number: 1717593

# **Filing Submitted**

Envelope Number: 1717593 Case Number: A-16-738444-C Case Style: Edgeworth Family Trust, Plaintiff(s)vs.Lange Plumbing, L.L.C., Defendant(s)

	Filing Details			
Court	Eighth Judicial District Court			
Date/Time Submitted	11/3/2017 11:07 AM PST			
Filing Type	Notice of Entry of Order - NEOJ			
Filing Description	Notice of Entry of Order Granting Plaintiffs Motion to Amend the Complaint to Add Viking Group, Inc.			
Type of Filing	EFileAndServe			
Filed By	Daniel Simon			
Filing Attorney	Daniel Simon			

Fee Details

Your account is never charged until your filing is accepted. If you see any pending charges on your account prior to acceptance, this is an authorization hold to ensure the funds are available so your filing can be accepted without delay.

If the filing is canceled or rejected these funds will be released and will return to your account according to your financial institution's policies (typically 3-10 business days).

Total:\$3.50 (The envelope still has pending filings and the fees are subject to change)

For additional details regarding your fees click the link below https://nevada.tylerhost.net/OfsWeb/FileAndServeModule/Envelope/ViewPrintableEnvelope?Id=1717593

	Document Details
Document Title	doc00619320171103105522.pdf
Lead Document Page Count	6
Lead Document	Download Document
	This link is active for 45 days.

Ja	ne	lle
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From:	efilingmail@tylerhost.net
Sent:	Monday, November 06, 2017 4:45 PM
To:	Lawyers
Subject:	Filing Submitted for Case: A-16-738444-C; Edgeworth Family Trust, Plaintiff(s)vs.Lange
	Plumbing, L.L.C., Defendant(s); Envelope Number: 1727936

# **Filing Submitted**

Envelope Number: 1727936 Case Number: A-16-738444-C Case Style: Edgeworth Family Trust, Plaintiff(s)vs.Lange Plumbing, L.L.C., Defendant(s)

	Filing Details					
Court	Eighth Judicial District Court					
Date/Time Submitted	11/6/2017 4:44 PM PST					
Filing Type	Receipt of Copy - ROC					
Filing Description	Receipt of Copy					
Type of Filing	EFileAndServe					
Filed By	Daniel Simon					
Filing Attorney						

### Fee Details

Your account is never charged until your filing is accepted. If you see any pending charges on your account prior to acceptance, this is an authorization hold to ensure the funds are available so your filing can be accepted without delay.

If the filing is canceled or rejected these funds will be released and will return to your account according to your financial institution's policies (typically 3-10 business days).

Total:\$3.50 (The envelope still has pending filings and the fees are subject to change)

For additional details regarding your fees click the link below https://nevada.tylerhost.net/OfsWeb/FileAndServeModule/Envelope/ViewPrintableEnvelope?Id=1727936

	Document Details
Document Title	doc00638520171106164135.pdf
Lead Document Page Count	2
Lead Document	Download Document
	This link is active for 45 days.

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#### Janelle

From:	efilingmail@tylerhost.net
Sent:	Tuesday, December 05, 2017 2:58 PM
То:	Lawyers
Subject:	Filing Submitted for Case: A-16-738444-C; Edgeworth Family Trust, Plaintiff(s)vs.Lange Plumbing, L.L.C., Defendant(s); Envelope Number: 1845408

# **Filing Submitted**

X

Envelope Number: 1845408 Case Number: A-16-738444-C Case Style: Edgeworth Family Trust, Plaintiff(s)vs.Lange Plumbing, L.L.C., Defendant(s)

	Filing Details				
Court	Eighth Judicial District Court				
Date/Time Submitted	12/5/2017 2:57 PM PST				
Filing Type	Subpoena Duces Tecum - SUBP (CIV)				
Filing Description	Subpoena Duces Tecum for Athanasia E. Dalacas, Esq.				
Type of Filing	EFileAndServe				
Filed By	Daniel Simon				
Filing Attorney	Daniel Simon				

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If the filing is canceled or rejected these funds will be released and will return to your account according to your financial institution's policies (typically 3-10 business days).

Total:\$3.50 (The envelope still has pending filings and the fees are subject to change)

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	Document Details
Document Title	doc00871220171205145439.pdf
Lead Document Page Count	4
Lead Document	Download Document
	This link is active for 45 days.

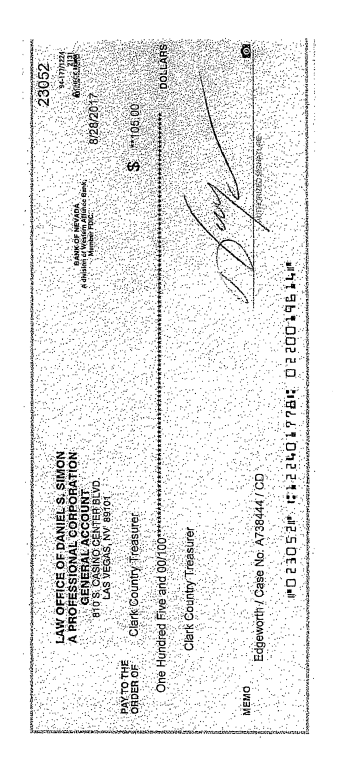
For technical assistance, contact your service provider

### TRANSCRIBER'S BILLING INFORMATION

A., . .

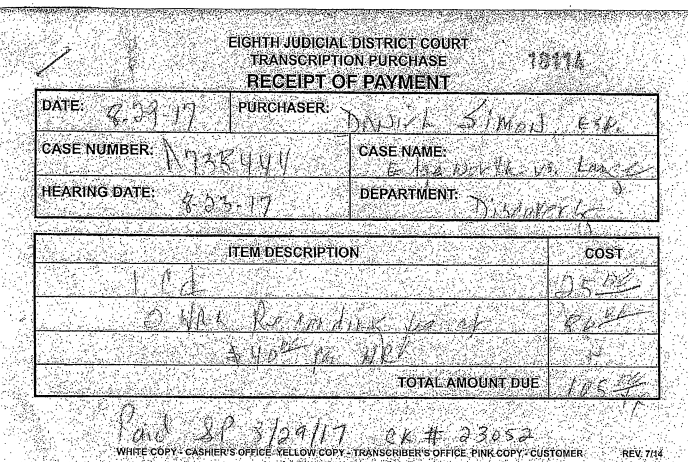
CASE #	A73	8444			
CASE NAME:	Edgeworth v. Lange				
HEARING DATE:	Aug.	Aug. 23, 2017			
DEPARTMENT - RECORDER:	DISC	OVERY - F	RANCE	SCA HAAK, EXT. 464	12
ORDERED BY: FIRM:		el S. Simon, E n Law	lsq. [By:	Janelle, Legal Assistan	nt]
EMAIL:	Janel	le@SIMONL	AWLV.	COM	
PAYABLE TO:	Make check payable to: Clark County Treasurer				
Or pay by credit card by realling		de case num			2all 2 22
702-671-4507	If Ma	ailing (not ad	vised]:	1 G1	20
SUCCESSION AND AND AND AND AND AND AND AND AND AN	Regional Justice Center				
	Fiscal Services - Attn: Jennifer Garcia				
	200 Lewis Ave.				
		egas, NV 89			
BILL AMOUNT:	1	CDs @ \$25			\$ 25.00
	2	hours @ \$	40 an ho	ur recording fee	\$ 80.00
		pages	\$	per pg transcript	\$
					\$ 105.00
PAYABLE TO	Make	e check payal	ole to:		
OUTSIDE					
TRANSCRIBER:					
BILL AMOUNT:		pages @	\$	per page of trans	\$
DATE PAID:	COLUMN STREET		and a state of the second s	and a superior lines as a rear and the superior of the superio	
TRANSCRIPT/CD WILL NOT BE FILED OR					

IT IS NOT ADVISED TO MAIL YOUR CHECK. IF YOU CHOOSE TO MAIL YOUR CHECK, PLEASE EXPECT DELAYS IN PROCESSING.



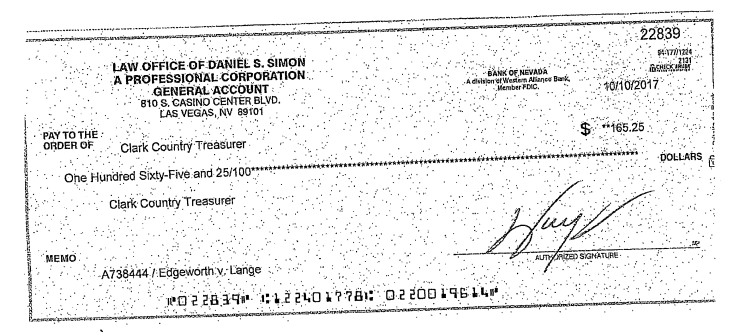
~ : - `

WA00429

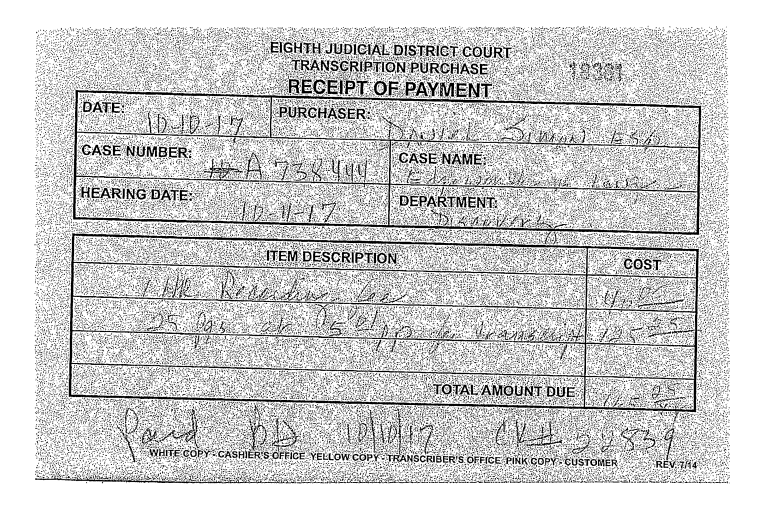


CASE #	A738444							
CASE NAME:	Edgeworth v. Lange							
HEARING DATE:	October 4, 2017							
DEPARTMENT - RECORDER:	DISCOVERY	- FRANC	ESCA HAAK, EXT. 46	42				
ORDERED BY: FIRM:	Daniel Simon, Simon Law	Esq. [By: .	[anelle]					
EMAIL:		nlawlv.com	702-304-1650					
PAYABLE TO:	Make check n Clark County County Tax I	Treasurei		2011/01/21/01/19/22/2014				
Or pay by credit card by calling	County Tax ID#: 88-6000028 Include case mmber on check							
702-671-4507	<u>If Mailing [not advised]</u> : Regional Justice Center Fiscal Services - Attn: Jennifer Garcia 200 Lewis Ave. Las Vegas, NV 89155							
BILL AMOUNT:		\$25 each =	<b>2</b>	S				
			OUT recording fee	\$ 40.00				
	25 pages	\$5.01	per pg transcript	\$125.25				
	Control		Total	\$165,25				
PAYABLE TO OUTSIDE TRANSCRIBER;	Make check p	ayable to:						
BILL AMOUNT:	pages @	\$	per page of trans	\$				
DATE PAID:								
	TRANSCRIPT	C/CD WIL	L NOT BE FILED OR	2				
			MENT IS RECEIVE					

IT IS NOT ADVISED TO MAIL YOUR CHECK. IF YOU CHOOSE TO MAIL YOUR CHECK, PLEASE EXPECT DELAYS IN PROCESSING. \*previously paid



WA00432



Verbatim Digital Reporting 3317 West Layton Avenue Englewood, CO 80110

Invo	ice
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Date	Плусисе #
10/16/2017	2176

Daniel S. Simon, Esq. c/o Janelle Simon Law 810 S. Casíno Center Blvd, Las Vegas, NV 89101

Terms	Due Date
Due on receipt	10/16/2017

	Description		Qty	Rate	Amount
Transcript of I Motions Heari	nearing held on 10/3/20 ng	17	27	5.01	135.27
v. Lange Plum Case No. A73	orth Family Trust, et al. hbing, LLC, et al. 8444, Dept. 10 Clark County, Nevada				
		10/10/12 xxt 23			
Phone #	fax #	E-	mail	Total	\$135.27
303-798-089	0 303-797-0432	Julie@VerbatimD	igitalReporting.Com	Payments/Credit	s \$0.00
				Balance Due	\$135.27

### Invoice

JD Reporting, Inc. 11246 Ethan Brook St. Las Vegas, NV 89183 702.378-3456

> Bill To SIMON LAW 702.364.1650 810 S CASINO CENTER CLVD LAS VEGAS, NV 89101

	Date	Invoice No.	Department No.	Terms	Date/Case No./Name	٦
L	10/23/17	2017-53	Disc	Due on receipt	2017-10-18 / A738444 / Edgeworth Family T	1

ltem	Description	Quantity	Rate	Amount
Transcript - 4 Days	2017-10-18 / A73844 / Edgeworth Family Trust vs Lange Plumbing LLC - All Pending Motions	104	Hate 5.01	<u>Arnount</u> 521.0
		s	ubtotal	\$521.04
		s	ales Tax	\$0.00
		т	otal	\$521.04

	A7	38444						
CASE NAME:	Edg	Edgeworth v. Lange						
HEARING DATE:	Oct.	Oct. 18, 2017						
DEPARTMENT - RECORDER:	DIS	DISCOVERY - FRANCESCA HAAK, EXT. 4642						
ORDERED BY: FIRM: EMAIL:	Sim	Daniel Simon, Esq. [By: Janelle] Simon Law Janelle@simonlawlv.com Ashley@simonlawlv.com						
	1983							
PAYABLE TO: Or pay by credit card by calling 702-671-4507	Clar Cou Inch <u>If M</u> Regi Fisca 200 I	te check paya k County Tr nty Tax ID#: ude case num <u>ailing [not ac</u> onal Justice al Services - A Lewis Ave. Vegas, NV 89	easurer 88-600002 Iber on ch <u>Ivised]</u> : Center Attn: Jenn 9155	28 eck ifer Garcia	02×20			
BILL AMOUNT:	3	CDs @ \$2 hours @ \$ split in ½	640 an hou	Ir recording fee \$120 ncoast	\$ \$ 60.00			
BILL AMOUNT:		hours @ S	640 an hou w/atty par					
BILL AMOUNT:		hours @ S split in ½	640 an hou w/atty par	ncoast	\$ 60.00			
BILL AMOUNT: PAYABLE TO OUTSIDE FRANSCRIBER:	3	hours @ S split in ½ pages	540 an hou w/atty par \$	ncoast per pg transcript	\$ 60.00 \$			
PAYABLE TO DUTSIDE	3	hours @ S split in ½ pages	540 an hou w/atty par \$	ncoast per pg transcript Total	\$ 60.00 \$			
PAYABLE TO DUTSIDE FRANSCRIBER:	3 Mak	hours @ S split in ½ pages	640 an hou w/atty par \$ ble to: JI	ncoast per pg transcript Total ) Reporting, Inc.	\$ 60.00 \$ \$ 60.00			
PAYABLE TO DUTSIDE FRANSCRIBER:	3 Mak	hours @ S split in ½ pages	640 an hou w/atty par \$ ble to: JI	ncoast per pg transcript Total ) Reporting, Inc.	\$ 60.00 \$ \$ 60.00			

### TRANSCRIBER'S BILLING INFORMATION

IT IS NOT ADVISED TO MAIL YOUR CHECK. IF YOU CHOOSE TO MAIL YOUR CHECK, PLEASE EXPECT DELAYS IN PROCESSING. \*previously paid

### TRANSCRIBER'S BILLING INFORMATION

CASE #	A73	8444					
CASE NAME:	Edge	worth v.					
HEARING DATE:	Oct.	24, 2017					
DEPARTMENT - RECORDER:	DISC	COVERY	- FR.	ANCESCA HA	AK, EXT. 4642		
ORDERED BY: FIRM:		el Simon, on Law	Esq. [	[By: Janelle]			
EMAIL:		lle@simo	<u>ılawl</u> v	<u>.com Ashley</u>	@simonlawlv.cor	<u>n</u>	
DAVADIETO							
PAYABLE TO:	Clar	e check p k County nty Tax I	Trea				
Or pay by credit	Inch	ude case 1	umbe	er on check			
card by calling	If M	ailing [no	t advi	ised].			
702-671-4507		onal Just					
				tn: Jennifer G	arcia		
		Lewis Av					
	Las	Vegas, N					
BILL AMOUNT:	CDs @ \$25 each = \$						
	2 hours @ \$40 an hour recording fee \$80 split \$ 40.00						$\langle \gamma \rangle_{\lambda}$
	in ½ w/atty pancoast           55         pages         \$\$5.01+3.62copy=         per pg         \$237.33						101 00
	\$8.63x55=474.65 transcript						1 Si an
	split in ½ w/atty pancoast						2 23112
		I	Pane	,oubt	Total	\$277.33	
PAYABLE TO OUTSIDE TRANSCRIBER:							
BILL AMOUNT:	pages @ \$ per page of trans						]
DATE PAID:			·				-
					SE FILED OR		
					IS RECEIVED		]
T IS NOT ADVISE	D TO	MAIL Y	<i>OUR</i>	CHECK. IF )	OU CHOOSE'	I'U MAIL	

IT IS NOT ADVISED TO MAIL YOUR CHECK. IF YOU CHOOSE TO MAIL YOUR CHECK, PLEASE EXPECT DELAYS IN PROCESSING.

	LAW OFFICE OF DANIEL S. SIMON A PROFESSIONAL CORPORATION GENERAL ACCOUNT 810 S. CASINO CENTER BLVD. LAS VEGAS, NV 89101	23305 94-177/1224 BANK OF NEVADA A division of Western Alliance Bank, Momber FDIC, 11/27/2017	
PAY TO T ORDER C		\$ **390.78	
Thre	ee Hundred Ninety and 78/100***********************************	DOLLARS	3.
	Verbatim Digital Reporting, LLC 3317 W. Layton Áve. Englewood, CO 80110	Juy	(
МЕМО	Inv # 2195 / Edgeworth	AV HONIZED SKILWURK	1
	#023305# <b>4122401</b> 7	8. 0220019614.	

J. Driver

# Domesticating

#### **Ashley Ferrel**

From:Judicial Attorney Services, Inc. <receipts+tB34iBDZFbMl06DmXKXh@stripe.com>Sent:Friday, October 13, 2017 9:20 AMCorbic Corvity, IITo:Ashley FerrelCorbic Corvity, IISubject:Your Judicial Attorney Services, Inc. receipt [#1265-7890]For UL Laboratoria



### \$590.30 at Judicial Attorney Services, Inc.

Daniel Simon — MERRY 7002

October 13, 2017		#1265-7890	
Description		Amount	
Amount	na na an ing na sana na ani ni sina na pangang ni ana ni ni si	\$590.30	
ana Marina ing Kabupatèn Kabupatèn Kabupatèn Kabupatèn Kabupatèn Kabupatèn Kabupatèn Kabupatèn Kabupatèn Kabup		1999 MAR COMPANY A C	
	Total	\$590.30	

Have a question or need help? Send us an email or give us a call at +1 630-221-9007.

ra da esta de la compositiva de la com Esta de la compositiva de la compositiv

Something wrong with the email? View it in your browser. You are receiving this email because you made a purchase at Judicial. Attorney Services, Inc. Jen

From: Sent: To: Subject:	Direct Legal Support In <notifications@paytrace.com> Tuesday, October 17, 2017 5:08 PM Jen Direct Legal Support In transaction receipt. 10/17/2017 5:03:11 PM Pacific - Invoice: 45953</notifications@paytrace.com>
	Direct Legal Support In
	1541 Wilshire Blvd LOS ANGELES, CA 90017 800-675-5376
	10/17/2017 5:00:27 PMReference Number:179723017Total:\$280.00Transaction Type:SaleTransaction Status:Pending SettlementCard Type:American ExpressCard Number:xxxxxxxxx7002Entry Method:KeyedApproval Code:280890Approval Message:EXACT MATCHAVS Result:Full Exact MatchCSC Result:MatchCustomer Name:Invoice:Invoice:45953XPlease sign here to agree to payment.

se sign here to agree to payment.

1

Jen

From:	Janelle
Sent:	Tuesday, October 17, 2017 4:48 PM
То;	Jen
Cc:	Ashley Ferrel
Subject:	FW: Edgeworth v. Lange et al domesticate subpoena

Jen

can you please pay this asap. thanks

AMELLE WHITE GE GAN MASSISTANT **WSIMONLAW** 810 Small Contest Contest Blind. Las Youns NV Solut IP) 707,364,1650 (#1) 702, 304, 1485 JANELLE BARRANA HATECOM

From: Sheri Kern [mailto:skern@directlegal.com] Sent: Tuesday, October 17, 2017 4:36 PM To: Janelle <<u>Janelle@SIMONLAWLV.COM</u>>; Subpoena <<u>subpoena@directlegal.com</u>> Cc: Ashley Ferrel <<u>Ashley@SIMONLAWLV.COM</u>> Subject: RE: Edgeworth v. Lange et al. - domesticate subpoena

The total due is \$280.00

Thank you,

Inv # 459530 pd. by phone w/Amoty 10/17/17

Sheri J. Kern Vice President / CFO Direct Legal Support, Inc. Office: 800-675-5376 Ext 238 Fax: 866-241-0051 www.directlegal.com l skern@directlegal.com Connect with us: Facebook | Twitter

\*\*\* Effective 12-1-16 - Our New Address is: 1541 Wilshire Blvd. Suite 550, Los Angeles, CA 90017\*\*

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From: Janelle [mailto:Janelle@SIMONLAWLV.COM] Sent: Friday, October 13, 2017 2:48 PM To: Subpoena <<u>subpoena@directlegal.com</u>> Cc: Ashley Ferrel <<u>Ashley@SIMONLAWLV.COM</u>> Subject: Edgeworth v. Lange et al. - domesticate subpoena

Attached please find the following documents to be domesticated:

- SUBP-030
- SUBP-045
- NV SDT
- NV Notice
- NV Commission to Take out of State Depo

Please advise the amount and I will pay online with a credit card. If you have any questions or need anything else please let me know. Thank you.

JANELLE WHITE SERVICESSION STACNLAW SIO South Casher Caster Blod Lar Vegas, NV SOLO (P) 102.364,1655 (P) 102.364,1655 (P) 102.364,1655

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# KC INVESTIGATIONS, LLC

1148 S. MARYLAND PKWY LAS VEGAS, NV 89104 PHONE# 702-474-4102 FAX# 702-474-4137

Вії То	
SIMON LAW 810 S. CASINO CENTER BLVD. LAS VEGAS, NV 89101 ATTN: JANELLE	

lr	۱۷	0	i	Ce	ż

Date	Invoice #
10/19/2017	5621

Client EDGEWORTH FAMILY TRUST

Date Served	Terms	Server
09/06/2017	Due on receipt	

ltem	Description		Amount
SERVE	SERVED SUBPOENA-CIVIL DUCES TECUM AND RE-NOTICE O DEPOSITION DUCES TECUM OF THE CUSTODIAN OF RECORD RIMKUS CONSULTING GROUP, INC. TO COR RIMKUS CONSUL GROUP, INC WITH DAVID M. BURDICK, CPA (CHIEF FINANCI/ OFFICER) AT EIGHT GREENWAY PLAZA SUITE 500, HOUSTON 77046	DS FOR LTING AL	150.00
	ed Johalit Cout 2322	5	
	· · · · · · · · · · · ·	- ·	
Thank you for your business.		Total	\$150.00



TAX ID: 20-2821265

ACCOUNT NO:	INVOICE DATE:	INVOICE NO:
012940	11/28/2017	48372

1541 Wilshire Blvd., Suite 550 Los Angeles, CA 90017 Phone: (213) 483-4900 Fax: (866) 241-0051

 BII To:
 File No:

 SIMON LAW
 Servee:

 ATTN: JANELLE WHITE
 Servee:

 810 SOUTH CASINO CENTER BLVD
 Case No:

 LAS VEGAS, NV 89101
 Court:

 SUPERIOR COURT OF CALIFORNIA, COUNTY OF SAN BERNARDINO

 Plaintiff:
 EDGEWORTH FAMILY TRUST & AMERICAN GRATIN

 Defendant:
 LANGE PLUMBING, LLC: THE VIKING CORP., E

Defendant: LANGE PLUMBING, LLC: THE VIKING CORP., E FOR PERSONAL APPEARANCE AND PRODUCTION OF DOCUMENTS, ELECTRONICALLY STORED INFORMATION, AND THINGS IN ACTION PENDING OUTSIDE CALIFORNIA;

DESCRIPTION OF SERVICES RENDERED	QUANTITY	UNIT PRICE	AMOUNT
Issue and Serve Subpoena Advance			250.00 30.00
SUMMARY Servee: CUSTODIAN OF RECORDS FOR RENE STONE & ASSSOCI, Address: 1399 W. COLTON AVE, # 4 REDLANDS, CA 92374 Result: Personally Served Completed on 11/17/2017	ATES	TOTAL DUE	\$ 280.00

Thank you for choosing Direct Legal Support, Inc.!

For proper credit please detatch this section and return with your payment. Remittance Copy

5 2 1 2 2 1 2 2 2	
回能就無能	

Remit To:

TOTAL DUE:

ACCOUNT NO:

012940

\$ 280,00

48372

INVOICE NO:

Direct Legal Support, Inc. 1541 Wilshire Blvd., Suite 550 Los Angeles, CA 90017

1. PLEASE INCLUDE INVOICE NUMBER ON PAYMENT.

2. MAKE CHECKS PAYABLE TO Direct Legal Support, Inc.

INVOICE DATE:

11/28/2017

Order#:48372 /INVOICEP

directlegal.com	
810 SOUTH CASINO CENTER BLVD LAS VEGAS, NV 89101 CASE NUMBER: A-16-738444-C	DIRECT SUMMARY OF SERVICE JOB COMPLETE 48372 PROCESS SERVICE COMPLETED BY Maurice Polan REG: 1173 - Riverside
SUMMARY OF SERVICE	Reference No.:

DOCUMENTS SERVED: APPLICATION FOR DISCOVERY SUBPOENA IN ACTION PENDING OUTSIDE CALIFORNIA; DEPOSITION SUBPOENA FOR PERSONAL APPEARANCE AND PRODUCTION OF DOCUMENTS, ELECTRONICALLY STORED INFORMATION, AND THINGS IN ACTION PENDING OUTSIDE CALIFORNIA;

PARTY SERVED:	CUSTODIAN OF RECORDS FOR RENE STONE & ASSSOCIATES		
DATE & TIME OF SERVICE:	11/17/2017 12:25 PM		
ADDRESS, CITY, AND STATE:	1399 W. COLTON AVE, 4 REDLANDS, CA 92374		
PHYSICAL DESCRIPTION:	Age: 28 Sex: Female Race: WHITE	Weight: 120 Height: 5'8	Hair: DARK

MANNER OF SERVICE:

Personal Service - By personally delivering copies to CUSTODIAN OF RECORDS FOR RENE STONE & ASSSOCIATES.

### OFFICIAL AFFIDAVIT OF SERVICE/NON-SERVICE WILL FOLLOW IN THE MAIL

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Summery/48372

# KC INVESTIGATIONS, LLC

1148 S. MARYLAND PKWY LAS VEGAS, NV 89104 PHONE# 702-474-4102 FAX# 702-474-4137

# Invoice

 Date
 Invoice #

 11/22/2017
 5892

Bill To	]	Client
SIMON LAW 810 S. CASINO CENTER BLVD. LAS VEGAS, NV 89101 ATTN: JANELLE		EDGEWORTH FAMILY TRUST

Date Served	Terms	Server
11/20/2017	Due on receipt	JR

Item	Description	Amount
SERVE	SERVED SUBPOENA DUCES TECUM AND NOTICE OF VIDEO DEPOSITION OF ATHANASIA E. DALACAS, ESQ. DUCES TECUM TO ATHANASIA E. DALACAS, ESQ. WITH STEPHANIE GESCHKE (FRONT OFFICE) AT 1720 W. HORIZON RIDGE PK WY #140, HENDERSON, NV 89012	70.00
COST	WITNESS FEE CHECK	26.00
	P. 12/10/17 344 P. 12/10/17 344	
hank you for your busine	ss. Total	\$96.00

## 

400 South Seventh Street Suite 400, Box 7 Las Yegas, NV 89101 Tel. (702) 476-4500 info@oaslsreporting.com www.casisreporting.com INVOICE

Invoice No.	Invoice Date	Job No.
29438	9/26/2017	23828
Job Date Case No.		
9/18/2017 A-15-738444-C		
Case Name		
Edgeworth Family Trust, et al. v. Lange Plumbing, L.L.C., et al.		
Payment Terms		
Net 21		

Daniel S. Simon Simon Law 810 South Casino Center Boulevard Las Vegas NV 89101

	AFTER 10/26/2017 PAY	\$1,054.3
	TOTAL DUE >>>	\$958.5
Local Delivery		20.0
Color Copies	10.00 Pages	20.0
Statutory Administration of Transcript Subsequent to Publication		25.0
Condensed Transcript With Certified Copy		35.0
E-Bundle With Certified Copy		50.0
Rough-Draft ASCII	154.00 Pages	300.3
Exhibit	14.00 Pages	7.1
Angela M. Edgeworth	154.00 Pages	500.5

All invoices due upon receipt. Past-due invoices accrue interest at a rate of 1.5% per month. Payment is not contingent upon client or insurance carrier reimbursement. Thank you for your business.

23144 U

Tax JD: 26-3403945

Phone: 702-364-1650 Fax: 702-364-1655

Please detach bottom portion and return with payment.

Daniel S. Simon	Invoice No. ; 29438
Simon Law 810 South Casino Center Boulevard	Invoice Date : 9/26/2017
Las Vegas NV 89101	Total Due : \$958.50
	AFTER 10/26/2017 PAY \$1,054.35

Remit To: Oasis Reporting Services, LLC 400 South Seventh Street Suite 400, Box 7 Las Vegas NV 89101

Job No.	•	23828
BU ID		1-MAIN
Case No.	;	A-16-738444-C
Case Name	:	Edgeworth Family Trust, et al. v. Lange Plumbing, L.L.C., et al.

### **Beck Video Productions LLC**



5770 Speaking Rock Ave Las Vegas, NV 89131 (702) 307-6250 Tax ID# 20-5337464

Bill To:

Simon Law Office 810 S. Casino Center Blvd Las Vegas, NV 89101

### Invoice

Number: 5783

Date: September 30, 2017

ι.

Ship To: Daniel Simon

Simon Law Office 810 S. Casino Center Blvd Las Vegas, NV 89101

Description	,`ay	Amount
Videotaped Deposition on Sept, 26, 2017 of Raul De La Rosa		
Case: Edgeworth Family Trust vs. Lange Plumbing LLC et al		
set up fee		50.00
2 hour min @ \$95 per hour		190.00
USPS shipping		3.00
Standard DVD ( non-sync) Included with Order		
P. 10/3/17 Att 23772		
	Sub-Total	\$243.00
Sales Tax 8.10	% on 0.00	0.00
	Total	\$243:00

-...,

### Thank You for choosing Beck Video Productions!



400 South Seventh Street Sulle 400, Box 7 Las Vegas, NV 89101

Tel. (702) 476-4500 info@oasisreporting.com vvvvv.cosisreporting.com

Daniel S. Simon Simon Law 810 South Casino Center Boulevard Las Vegas NV 89101

# INVOICE

Invoice No.	Invoice Date	Jöb Nö.
29661	10/9/2017	24035
Jöb Date	Cas	e No.
9/26/2017	A-16-738444-C	
· · · · · · · · · · · · · · · · · · ·	Case Name	
Edgeworth Family Tru al.	st, et al. v. Lange Plumbing	, L.L.C., et
	Payment Terms	
Net 21		

ORIGINAL AND 1 CERTIFIED COPY OF TRANSCRIPT OF:       87.00 Pages       456.75         Rauboelta Rosa       87.00 Pages       6.60         EXhibit       12.90 Pages       6.60         Naif-Day Attendance       10.00       Pages       6.60         Color Copies       10.00       Pages       20.00         E-Bundle With O&I (\$20 Discount)       30.00       30.00         Condensed Transcript With O&I (\$10 Discount)       30.00       25.00         Condensed Transcript With O&I (\$10 Discount)       25.00       20.00         Total Delivery       20.00       70TAL DUE >>>       \$668.95         Chere Is never a charge for word index pages at Gasis Reporting Services, which can save you and your dients up to 27% compared to there.       \$735.19         There Is never a charge for word index pages at Gasis Reporting Services, which can save you and your dients up to 27% compared to there.       \$735.19         UP invoices due upon receipt / Past-due invoices accrue interest at a rate of L5% per month. Payment is net contingent upon dient or       \$10.00
Exhibit       .87.00 - Pages       .456.75         "Half-Day: Attendance       .12:00 - Pages       .6.60         Color Copies       .10:00 - Pages       .6.60         E-Bundle, With: 0&1 (\$20 Discount)       .20:00       .20:00         Condensed: Transcripte With: 0&1 (\$10 Discount)       .30:00'       .25:00         Local Delivery       .25:00       .25:00         Total: DUE       .25:00       .25:00         AffER: 11/8/2017       .25:00       .25:00         Condensed: Transcripte With: 0&1 (\$10 Discount)       .25:00       .25:00         Local Delivery       .25:00       .25:00         Total: DUE       .25:00       .25:00         AffER: 11/8/2017       .25:00       .25:00         .25:00       .25:00       .25:00         .25:00       .25:00       .25:00         .25:00       .25:00       .25:00         .25:00       .25:00       .25:00         .20:00       .25:00       .25:00         .20:00       .25:00       .25:00         .20:00       .25:00       .25:00         .20:00       .25:00       .25:00         .20:00       .25:00       .25:00         .20:00       .25:00 </th
Half-Day Attendance       12:00 - Pages       6:60         Color Copies       10:00 - Pages       10:00         E-Bundle With 0&1 (\$20 Discount)       20:00       30:00         Condensed Transcript With 0&1 (\$10 Discount)       30:00       25:00         Local Delivery       20:00       30:00         Total Delivery       25:00       25:00         Arten. IU/8/2017 PAY       \$735:19         Chere Is never a charge for word index pages at Oasis Reporting Services, which can save you and your clients up to 2:7% compared to other firms charging per page for word indexes.       \$735:19
Cölor Coples       110.00         F-Bundle With O&1 (\$20 Discount)       20.00         Condensed Franscript With O&1 (\$10 Discount)       30.00         Total Delivery       25:00         20.00       20.00         Total Delivery       20.00         There is never a charge for word index pages at Oasis Reporting Services, which can save you and your clients up to 27% compared to other firms charging per page for word indexes.
E-Bundle With O&1 (\$20 Discount) Condensed Transcript With O&1 (\$10 Discount) Eocal Delivery 20:00 Total Delivery 20:00 25:00 25:00 70tal DUE >>> AFTER 11/8/2017 PAY \$735:19 there is never a charge for word index pages at Gasis Reporting Services, which can save you and your clients up to 27% compared to there firms charging per page for word indexes.
Condensed Transcript With O&1 (\$10 Discount) Local Delivery 25:00. 20:00 TOTAL DUE >>> AFTER 11/8/2017 PAY \$735:19 there is never a charge for word index pages at Gasis Reporting Services, which can save you and your clients up to 27% compared to there firms charging per page for word indexes.
Eocal Delivery 20.00 TOTAL DUE >>> AFTER 11/8/2017 PAY \$735.19 Dther firms charging per page for word indexes.
20.00 TOTAL DUE >>> AFTER 11/8/2017 PAY \$735.19 Dther firms charging per page for word indexes.
AFTER: 11/8/2017 PAY Prever a charge for word index pages at Oasis Reporting Services, which can save you and your dients up to 27% compared to other firms charging per page for word indexes.
AFTER 11/8/2017 PAY Prevents of angle for word index pages at Gasis Reporting Services, which can save you and your dients up to 27% compared to pother firms changing per page for word indexes.
There is never a charge for word index pages at Gasis Reporting Services, which can save you and your dients up to 27% compared to ther firms charging per page for word indexes.
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a state and the interest and fate of Love per month. Payment is not confindent tions disatest
nsurance carrier reimbursement. Thank you for your business.
0.0.10112411.00
P. 10/12/17 ACCET 23185
TD: 25-3403045

Tax ID: 26-3403945

Phone: 702-364-1650 Fax:702-364-1655

Please detach bottom portion and return with payment.

Daniel S. Simon Simon Law 810 South Casino Center Boulevard Las Vegas NV 89101

 Invoice No.
 :
 29661

 Invoice Date
 :
 10/9/2017

 Total Due
 :
 \$668.35

 AFTER 11/8/2017
 PAY \$735.19

Remit To: Oasis Reporting Services, LLC 400 South Seventh Street Suite 400, Box 7 Las Vegas NV 89101

Job No.	:	24035
BU ID	:	1-MAIN
Case No.	:	A-16-738444-C
Case Name	:	Edgeworth Family Trust, et al. v. Lange Plumbing, L.L.C., et al.



Daniel S. Simon

Law Offices of Daniel Simon 810 S. Casino Center Blvd. Las Vegas, NV 89101 INVOICE

Invoice No.	Invoice Date	Job No.
635406	9/27/2017	606969
Job Date Case No.		
9/7/2017	A-16-738444-C	
Case Name		
Edgeworth Family Trust vs, Lange Plumbing, LLC		
Payment Terms		
Due upon receipt		

ORIGINAL AND 1 CERTIFIED COPY OF TRANSCRIPT OF: Robert Carnahan, P.E. 2.924.90 Exhibits - Onsite copies - B/W 51,00 LITIGATION SUPPORT OF: Robert Carnahan, P.E. - VIDEO 1,440.00 TOTAL DUE >>> \$4,364.90 Thank you for choosing Sousa Court Reporters + Trial Solutions! Please send payment within 30 days of receiving this invoice. There will be a 10% finance charge per month on late invoices, \*\*\*INSURANCE CARRIERS: Our involces are for court reporter staffing, transcription and production costs. These costs are not subject to either insurance review or WCAB coding, and should be paid directly in-house by the billed insurance carrier. Celebrating Over 30 Years of Service: Court Reporting - Trial Presentation - Videoconferencing Complimentary Locations - Nationwide Networking - 24-7 Customer Service Pd. 10/3/17 Okt 23/60

Tax ID: 33-0322104

Phone: 702-364-1650 Fax: 702-364-1655

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- - --

Cardholder's Signature:

Email:

	100 NO. : 606963 BO ID : 1-HB
Daniel S. Simon	Case No. : A-16-738444-C
Law Offices of Daniel Simon 810 S. Casino Center Blvd. Las Vegas, NV 89101	Case Name : Edgeworth Family Trust vs. Lange Plumbing, LLC
	Invoice No. : 635406 Invoice Date :9/27/2017
	Total Due ; \$ 4,364.90
· · · · ·	PAYMENT WITH CREDIT CARD
· · ·	Cardholder's Name:
	Card Number:
Remit To: M&C Corporation (Sousa Court Reporters)	Exp. Date: Phone#:
736 Fourth St.	Billing Address:
Hermosa Beach, CA 90254	Zip: Card Security Code:
	Amount to Charge:



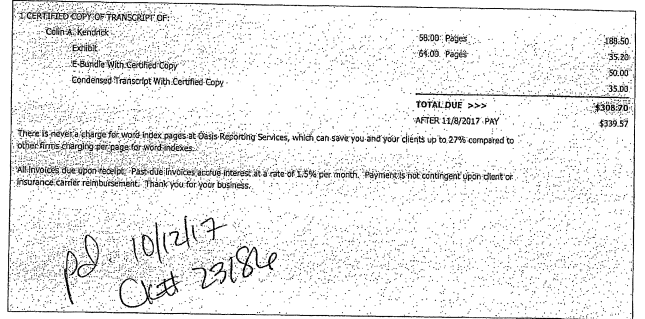
400 South Seventh Street. Suite 400, Box 7 Las Vegas, NY 89101

Tel. (702) 476-4500 Info@oasIsreporting.com www.coasisreporting.com

Daniel S. Simon Simon Law 810 South Casino Center Boulevard Las Vegas NV 89101

# INVOICE

Involce No.	Invoice Date	Job No.
29665	10/9/2017	24171
Job Date	Case	No
9/28/2017	A-16-738444-C	
	Case Name	
Edgeworth Family Tru al.	ist, et al. v. Lange Plumbing,	L.L.C., et
	Payment Terms	
Net 21		



Tax ID: 26-3403945

Phone: 702-364-1650 Fax: 702-364-1655

Please detach bottom portion and return with payment.

Daniel S. Simon Simon Law 810 South Casino Center Boulevard Las Vegas NV 89101

 Invoice No.
 :
 29665

 Invoice Date
 :
 10/9/2017

 Total Due
 :
 \$308.70

 AFTER 11/8/2017
 PAY \$339.57

Remit To: Oasis Reporting Services, LLC 400 South Seventh Street Suite 400, Box 7 Las Vegas NV 89101

Job No.	;	24171
BU ID	:	1-MAIN
Case No.	:	A-15-738444-C
Case Name	:	Edgeworth Family Trust, et al. v. Lange Plumbing, L.L.C., et al.



400 South Seventh Street Suite 400, Box 7 Las Vegas, NV 89301 Tel. (702) 476-4500 info@oasisreporting.com www.oasisreporting.com

Daniel S. Simon Simon Law 810 South Casino Center Boulevard Las Vegas NV 89101

# INVOICE

Invoice No.	Involce Date	Job No.
29626	10/5/2017	23322
Job Date	Cas	e No,
9/21/2017	A-16-738444-C	
	Case Name	
Edgeworth Family Trus al.	t, et al. v. Lange Plumbing	j, L.L.C., et
	Payment Terms	
Net 21		

1 CERTIFIED COPY OF TRANSC	RIPT OF:			
Mark C. Giberti			322.00 Pages	1,046.50
Exhibit			147.00 Pages	80,8
E-Bundle With Ce	rtified Copy			50.0
Condensed Trans	cript With Certified Copy			35.0
Color Copies			7.00 Pages	14.0
Local Delivery				20.0
			TOTAL DUE >>>	\$1,246.3
			AFTER 11/4/2017 PAY	\$1,370.9
There is never a charge for wor	d Index pages at Oasis Reporting Se	ervices, which can save you and	your clients up to 27% compared to	
other firms charging per page fi Il invoices due upon receipt. F	or word indexes. Past-due involces acciue interest at .			
other firms charging per page fi Ill invoices due upon receipt. F	or word indexes.		your clients up to 27% compared to	
other firms charging per page f Ill invoices due upon receipt. F nsurance carrier reimbursemen	or word indexes. Past-due involces acciue interest at .	a rate of 1.5% per month. Payn	your clients up to 27% compared to	

Tax ID: 26-3403945

Phone: 702-364-1650 Fax:702-364-1655

Please detach bottom portion and return with payment.

Daniel S. Simon Simon Law 810 South Casino Center Boulevard Las Vegas NV 89101

 Invoice No.
 :
 29626

 Involce Date
 :
 10/5/2017

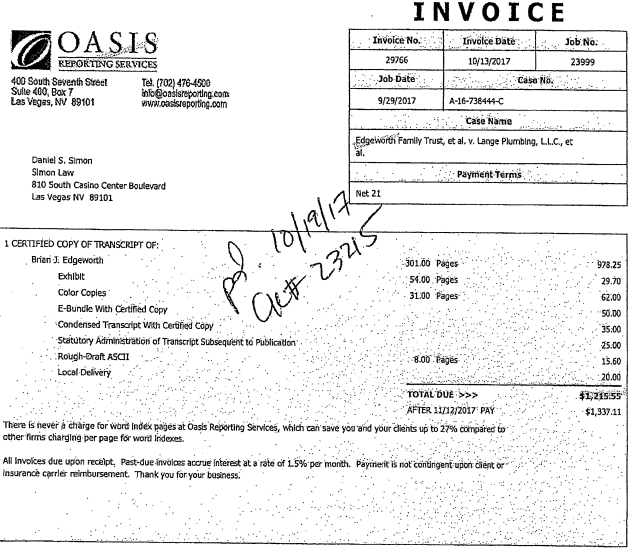
 Total Due
 :
 \$1,246.35

 AFTER 11/4/2017
 PAY
 \$1,370.99

Remit To: Oasis Reporting Services, LLC 400 South Seventh Street Suite 400, Box 7 Las Vegas NV 89101

Job No.	:	23322
BU ID	:	1-MAIN
Case No,	;	A-16-738444-C
Case Name	:	Edgeworth Fam

Edgeworth Family Trust, et al. v. Lange Plumbing, L.L.C., et al.



Tax ID: 26-3403945

Phone: 702-364-1650 Fax: 702-364-1655

#### Please detach bottom portion and return with payment.

Daniel S. Slmon Simon Law 810 South Casino Center Boulevard Las Vegas NV 89101

 Invoice No.
 :
 29766

 Invoice Date
 :
 10/13/2017

 Total Due
 :
 \$1,215.55

 AFTER 11/12/2017
 PAY \$1,337.11

Remit To: Oasis Reporting Services, LLC 400 South Seventh Street Suite 400, Box 7 Las Vegas NV 89101

Job No.	:	23999
BU ID	:	1-MAIN
Case No.	:	A-16-738444-C
Case Name	:	Edgeworth Family Trust, et al. v. Lange Plumbing, LL.C., et al.

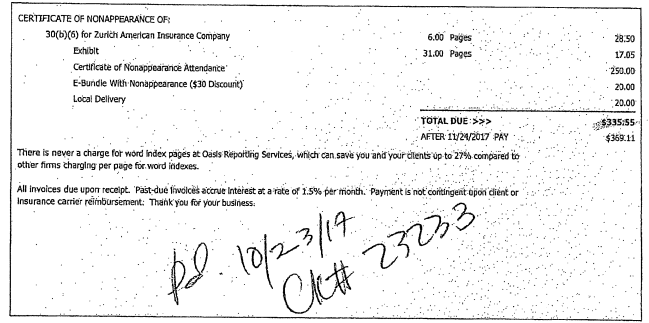


400 South Seventh Street Suite 400, Box 7 Las Vegas, NV 89101 Tel. (702) 476-4500 info@oasisreporting.com www.castsreporting.com

Ashley M. Ferrel Simon Law 810 South Casino Center Boulevard Las Vegas NV 69101

# INVOICE

Invoice No.	Invoice Date Job No.					
29957	10/25/2017 24328					
Job Date	Job Date Case No.					
10/12/2017	A-16-738444-C					
	Case Name					
Edgeworth Family Trust al.	;, et al. v. Lange Plumbing	, L.L.C., et				
	Payment Terms					
Net 21						



Tax ID: 26-3403945

Phone: 702-364-1650 Fax: 702-364-1655

Please detach bottom portion and return with payment.

Ashley M. Ferrel Simon Law 810 South Casino Center Boulevard Las Vegas NV 89101 
 Invoke No.
 :
 29957

 Invoice Date
 :
 10/25/2017

 Total Due
 :
 \$335.55

 AFTER 11/24/2017
 PAY \$369.11

Remit To: Oasis Reporting Services, LLC 400 South Seventh Street Suite 400, Box 7 Las Vegas NV 89101

Job No.	:	24328
BU ID	:	1-MAIN
Case No.	:	A-16-738444-C
Case Name	:	Edgeworth Family Trust, et al. v. Lange Plumbing, L.L.C., et al.



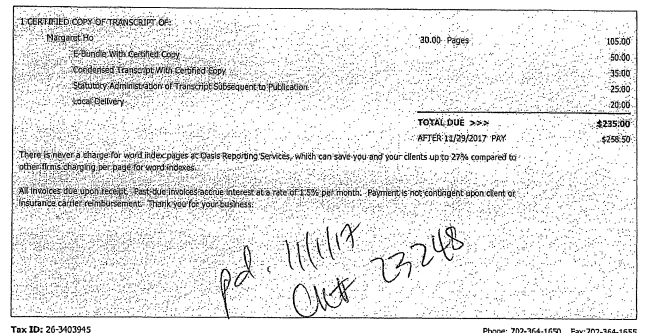
400 South Sevento Street Suite 400, Box 7 Las Vegas, NV 89101

Tel. (702) 476-4500 info@oasisreporting.com www.coasisreporting.com

Daniel S. Simon Simon Law 810 South Casino Center Boulevard Las Vegas NV 89101

# INVOICE

Invoice No.	Invoice Date	Job No.
30038	10/30/2017	24429
Job Date	Cas	e No.
10/16/2017	A-16-738444-C	
	Case Name	
Edgeworth Family Trus al.	it, et al. v. Lange Plumbin	g, L.L.C., et
	Payment Terms	
Net 21		



Tax ID: 26-3403945

Phone: 702-364-1650 Fax: 702-364-1655

Lange

Please detach bottom portion and return with payment.

Daniel S. Simon Simon Law 810 South Casino Center Boulevard Las Vegas NV 89101

Invoice No. 30038 : Invoice Date 10/30/2017 : : \$235.00 Total Due AFTER 11/29/2017 PAY \$258.50

Remit To: **Oasis Reporting Services, LLC** 400 South Seventh Street Suite 400, Box 7 Las Vegas NV 89101

		•
Job No.	:	24429
BU ID	:	1-MAIN
Case No.	:	A-16-738444-C
Case Name	:	Edgeworth Family Trust, et al. v. Plumbing, L.L.C., et al.

# SKLAR WILLIAMS

410 South Rampart Boulevard, Suite 350 Las Vegas, Nevada 89145 (702) 360-6000 Fax: (702) 360-0000 E.I.N.: 88-0417280

October 01, 2017

Edgeworth Family Trust Attn.: Brian Edgeworth 1191 Center Point Drive Henderson, NV 89024

Invoice # 94805

#### REMITTANCE FORM AND BILLING SUMMARY

	Fees	Costs	Previous Balance	Payments	New Balance
Re:	17020.001				
	Expert Witness in Edgewort Corporation, et al.	h Family Trust, et al	. v. The Viking		
Invoic	e# 94805				
	\$13,770.00	\$0.00	\$4,100.00	(\$4,100.00)	\$13,770.00

PAYMENTS RECEIVED AFTER SEPTEMBER 30, 2017 WILL NOT APPEAR ON THIS INVOICE.

PAYMENT IS DUE UPON RECEIPT.

PLEASE MAKE ALL CHECKS PAYABLE, IN U.S. FUNDS, TO: SKLAR WILLIAMS PLLC

WE ACCEPT CREDIT CARDS! PLEASE CALL (702) 360-6000 FOR AUTHORIZATION.

PLEASE REMIT THIS SUMMARY TOGETHER WITH YOUR PAYMENT. THANK YOU!

82. 10/12/17 10/12/17 11/2/17

Sklar Williams PLLC

# SKLAR WILLIAMS -----PLLC-----

410 South Rampart Boulevard, Suite 350 Las Vegas, Nevada 89145 (702) 360-6000 Fax: (702) 360-0000 E.I.N.: 88-0417280

November 15, 2017

Edgeworth Family Trust Attn.: Brian Edgeworth 1191 Center Point Drive Henderson, NV 89024

Invoice # 95158

#### REMITTANCE FORM AND BILLING SUMMARY

	Fees	Costs	Previous Balance	Payments	New Balance
Re: 17020.001					
Expert Wit Corporation	ness in Edgeworth 1, et al.	Family Trust, et a	l. v. The Viking		
Invoice # 95158					
	\$5,500.00	\$0.00	\$13,770.00	(\$13,770.00)	\$5,500.00

PAYMENTS RECEIVED AFTER NOVEMBER 15, 2017 WILL NOT APPEAR ON THIS INVOICE.

#### PAYMENT IS DUE UPON RECEIPT.

PLEASE MAKE ALL CHECKS PAYABLE, IN U.S. FUNDS, TO: SKLAR WILLIAMS PLLC

WE ACCEPT CREDIT CARDS! PLEASE CALL (702) 360-6000 FOR AUTHORIZATION.

PLEASE REMIT THIS SUMMARY TOGETHER WITH YOUR PAYMENT. THANK YOU!

pl. wallings

Sklar Williams PLLC

### Edgeworth Family Trust November 15, 2017 Page 2

#### Re: 17020.001

.

Expert Witness in Edgeworth Family Trust, et al. v. The Viking Corporation, et al.

### PROFESSIONAL SERVICES

		Hours	Amount
11/07/17 CMP	Meeting with D. Simon regarding supplemental report.	0.30	150.00
11/08/17 CMP	Review additional documents provided; begin first draft of supplemental report.	1.20	600.00
11/09/17 CMP	Continue first draft of supplemental opinion.	3.90	1,950.00
11/10/17 CMP	Phone call with client and counsel regarding status of supplemental opinion; continue review of documents.	0.30	150.00
11/12/17 CMP	Continue first draft of supplemental opinion; continue review of relevant documents.	2.20	1,100.00
11/13/17 CMP	Complete draft of supplemental opinion letter; edit and review same (x2); call with D. Simon regarding sending final draft.	3.10	1,550.00
SUBT	OTAL OF CHARGES		\$5,500.00
	-	11.00	\$5,500.00
PREVIOUS BALANCE			\$13,770.00
10/20/2017 Payment - thank you - Fees [CMP]. Check No. 23192		(	\$13,770.00)
Total payments and adjustments		(1	\$13,770.00)
BALANCE DUE (Due Upon Receipt)			\$5,500.00

Attorney Summary				
Name	Hours	Rate	Amount	
Crane M. Pomerantz	11.00	500.00	\$5,500.00	

Sklar Williams PLLC

Ivey Engineering, Inc. 8330 Juniper Creek Lane San Diego, CA 92126 Phone: (858) 587-2874 Fax: (858) 587-6749

To: Accounts Payable Law Office of Daniel S. Simon 810 S. Casino Center Blvd. Las Vegas, NV 89101

### Invoice

Date	Number
10/17/2017	16620

#### Terms

Due Upon Receipt Credit Cards Accepted

> Tax ID Number 33-0860901

CC:

Job No: 114-01R

### Re: Edgeworth Residence

Date	•	Description	Rate	Hours	Amount	
9/6/2017	Kevin H.	Review documents received from client.	\$190.00	2.90	551.00	
9/8/2017	Kevin H.	Review documents received from client.	\$190.00	5.90	1,121.00	
9/11/2017	Kevin H.	Correspondence with client, review documents from client.	\$190.00	3.90	741.00	
9/12/2017	Kevin H.	Review documents received from client.	\$190.00	2.90	551.00	
9/13/2017	Kevin H.	Review documents received from client.	\$190.00	2.00	380.00	
9/14/2017	Kevin H.	Review documents received from client.	\$190.00	6.20	1,178.00	
9/15/2017	Kevin H.	Draft report and perform research and analysis.	\$190.00	8.00	1,520.00	
9/18/2017	Kevin H.	Draft rebuttal report.	\$190,00	8.00	1,520.00	
9/19/2017	Nova S.	Organize project documents.	\$75.00	0.50	37.50	
9/19/2017	Kevin H.	Review documents received from client.	\$190.00	1.10	209.00	
9/20/2017	Kevin H.	Review load on link test data.	\$190.00	0.40	76.00	
9/21/2017	Kevin H.	Review documents received from client, review attic data.	\$190.00	2.30	437.00	
9/22/2017	Kevin H.	Review documents received from client.	\$190.00	4.00	760.00	

#### **TOTAL CURRENT CHARGES**

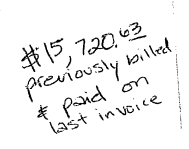
Interest on past due balance



HVAC, Plumbing, Electrical and Fire Sprinkler Consultants

-	Re:	Edgeworth Residence	Date: Invoice #:	Page 2 10/17/2017 16620
				Amount
		TOTAL THIS INVOICE		\$9,267.56
		Previous balance	D. 9/14/14	\$15,720.63
		BALANCE DUE	CLATINES	\$24,988.19 
			V	

### **BALANCE DUE**



Per Waiving glona - waiving interest 10/2/2

WA00460

Ivey Engineering, Inc. 8330 Juniper Creek Lane San Diego, CA 92126 Phone: (858) 587-2874 Fax: (858) 587-6749

To: Accounts Payable Law Office of Daniel S. Simon 810 S. Casino Center Blvd. Las Vegas, NV 89101

Tax ID Number 33-0860901

Job No: 114-01R

CC:

Re: Edgeworth Residence

Date		Description	Rate	Hours	Amount
10/2/2017	Kevin H.	Review documents received from client.	\$190.00	4.50	855.00
10/3/2017	Kevin H.	Review documents received from client.	\$190.00	4.40	836.00
	TOTAL CL	IRRENT CHARGES		-	\$1,691.00
	Previous t	palance		\$	24,988.19
10/30/2017	Pmt inv 16543	& 16620 by Law Office of Daniel S. Simon. Check N	lo. 23235	(\$	24,802.13)

# BALANCE DUE

# \$1,877.06

Pd. 11/22/12/298

HVAC, Plumbing, Electrical and Fire Sprinkler Consultants



2421 Palm Drive, Signal Hill, CA 90755 Tel: 562-427-VGEL (8435) Fax: 562-427-8434

TO:

Law Offices of Daniel S. Simon Attention: Daniel S. Simon 810 S. Casino Center Blvd. Las Vegas, NV 89101 NOTE: All invoices are due and payable on receipt regardless of the status of a case. Any invoices not paid within 30 days are subject to collection activity. Please make timely payments.

10/25/2017

STATEMENT

DATE

a tana 2000 kata kana kana kana kana kana kana kana	·····			AMOUNT DUE \$20,105.00	AMOUNT ANCL
DATE	TR/	INSACTION		AMOUNT	BALANCE
08/14/2017	Balance forward				0.00
08/31/2017	170045- INV #47013. Edgewo Plumbing	rth Family Trust vs	. Lange	22,977.50	22,977.50
	PMT #23085. by Dan INV #47081. Edgewo		Plumbing	-22,977.50	0.00
09/27/2017	INV #47120. Edgewo Plumbing	rth Family Trust vs	. Lange	14,830.00	14,930.00
10/05/2017	INV #47182. Edgewo Plumbing.	rth Family Trust vs	. Lange	1,675.00	16,605.00
10/25/2017	INV #47237. Edgewo Plumbing	rth Family Trust vs	. Lange	3,500.00	20,105.00
					20.000
		AYABLE ON RE( No. 95-4773872	CEIPT	)	000
GURHENT	1-30 DAYS PAST DUE	31-60 DAYS PAST DUE	61-90 DAYS PAST DUE	OVER 90 DAYS PAST DUE	AMOUNT DUE
3,500.00	16,505.00	100.00	0.00	0.00	\$20,105.00

ح

# A-CORE Consultants, Inc.

#### Chatsworth, CA 91311 (818) 350-0660 (818) 350-0667 FAX 20555 Devonshire Street

DATE	INVOICE #	
11/3/2017	17-228	

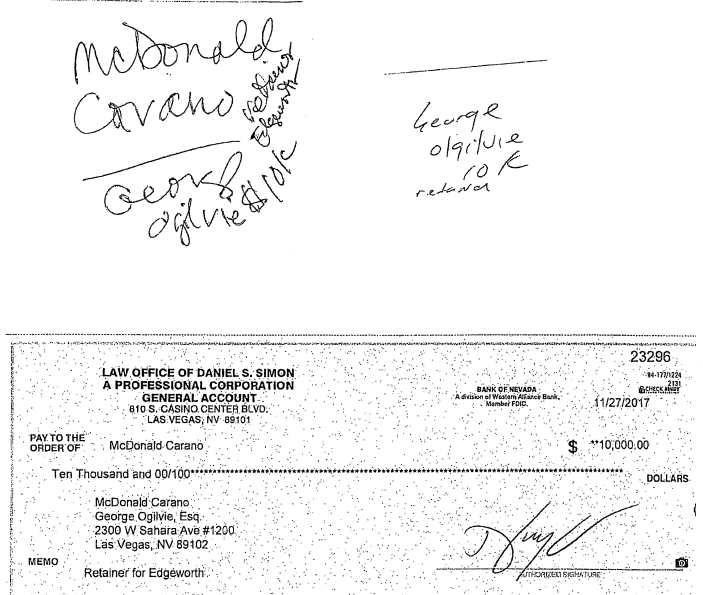
BILL TO

Daniel S. Simon Law Office Daniel Simon 810 S Casino Center Blvd Las Vegas, NV 89101

PROJECT

17049B-645 St Corix, M'Donlad H'lands, NV

DESCRIPTION	AMOL	INT
Reviewed Kirkendall Report, David Suggs Reports, and Glen Rigdon Appraisal Review, dep preparation & discussions with attorney (4hrs @ \$500/Hr.) Travel Expenses, airfare, car rental, gas & other sundries.	position	2,000.00 250.00
P. MAR	in change and in the second se	
	Total	\$2,250.00
Federal Tax ID Number: 95-4610379	Payments/Credits	\$0.00
	Balance Due	\$2,250.00



#023295#, #122401778# 0220019614#

# McDONALD CARANO

#### **FEDERAL TAX ID 88-0074283**

Edgeworth Family Trust/ American Grating c/o Simon Law Attn: Daniel S. Simon, Esq. 810 South Casino Center Boulevard Las Vegas, NV 89101

Invoice No. 12362930 January 12, 2018

FOR PROFESSIONAL SERVICES RENDERED through December 31, 2017:

## Re: Client.Matter: 19412 - 1 'EDGEWORTH FAMILY TRUST AND AMERICAN **GRATING, LLC V. LANGE PLUMBING, ET AL.**

Current Fees		\$ 5,062.50
Current Disbursements		<u> </u>
TOTAL THIS INVOICE		\$ 5,062.50
Trust Funds Applied		<u>\$ -5,062.50</u>
<b>BALANCE DUE THIS INVOICE</b>		\$.00
Trust Balance	\$ 4,937.50	

mcdonaldcarano.com

100 West Liberty Street • Tenth Floor • Reno, NV 89501 • P. 775.788.2000 2300 West Sahara Avenue • Suite 1200 • Las Vegas, NV 89102 • P. 702.873.4100

Invoice No. 12362930 January 12, 2018

# Re: Client.Matter: 19412 - 1 EDGEWORTH FAMILY TRUST AND AMERICAN GRATING, LLC V. LANGE PLUMBING, ET AL.

#### **PROFESSIONAL SERVICES**

Date	Atty	Description of Services	Hours
11/14/17	GFO	Exchange emails with Dan Simon	.20
11/25/17	GFO	Review emails, briefs and case law from Dan Simon; Evaluate client's position	4.40
11/28/17	GFO	Finish reviewing materials; Evaluate client's position; Prepare and send	3.50
		evaluation to Dan Simon	

**Current Fees** 

n.

r

\$ 5,062.50

# SUMMARY OF PROFESSIONAL SERVICES

Title	Rate	Hours	Amount	N/C \$
Partner	625.00	8.10	5,062.50	.00
		8.10	\$ 5,062.50	\$ .00
			Partner 625.00 8.10	Partner 625.00 8.10 5,062.50

TOTAL THIS INVOICE	\$ 5,062.50
Trust Funds Applied	<u>\$-5,062.50</u>
BALANCE DUE THIS INVOICE	\$.00

-



FEDERAL TAX ID 88-0074283

#### **REMITTANCE PAGE**

Edgeworth Family Trust/ American Grating c/o Simon Law Attn: Daniel S. Simon, Esq. 810 South Casino Center Boulevard Las Vegas, NV 89101

5

FOR PROFESSIONAL SERVICES RENDERED through December 31, 2017:

Re: Client.Matter: 19412 - 1 EDGEWORTH FAMILY TRUST AND AMERICAN GRATING, LLC V. LANGE PLUMBING, ET AL.

**BALANCE DUE THIS INVOICE** 

\$.00

Payment Is Due Upon Receipt. We Prefer To Avoid the Accrual of Interest: However, the Rate of 1.50% Will Be Charged Monthly, Compounded, on Any Balance After 30 Days. Thank You.

To Ensure Proper Credit Refer to Matter No. 19412 - 1

Please return this copy with your payment to: McDonald Carano LLP P.O. Box 2670 Reno, Nevada 89505

Wire Transfer Instructions:

Nevada State Bank 1 West Liberty Street Reno, Nevada 89501 McDonald Carano LLP Account No. 0542004190 Routing No. 122400779 Swift Code No. ZFNBUS55

#### To Pay by Credit Card:

Visa	Mastercard _	American Express
Account Nun	ıber:	
Expiration Da	ate:/	
<b>CVV</b> Security	Code:	
Amount \$		
Name on Acc	ount:	

mcdonaldcarano.com 100 West Liberty Street • Tenth Floor • Reno, NV 89501 • P. 775.788.2000 2300 West Sahara Avenue • Suite 1200 • Las Vegas, NV 89102 • P. 702.873.4100

Invoice No. 12362930 January 12, 2018

# **EXHIBIT 22**

# **DECLARATION AND EXPERT REPORT OF DAVID A. CLARK**

This Report sets forth my expert opinion on issues in the above-referenced matter involving Nevada law and the Nevada Rules of Professional Conduct<sup>1</sup> as are intended within the meaning of NRS 50.275, *et seq.* I was retained by Defendant, Daniel S. Simon, in the above litigation. The following summary is based on my review of materials provided to me, case law, and secondary sources cited below which I have reviewed.

I have personal knowledge of the facts set forth below based on my review of materials referenced below. I am competent to testify as to all the opinions expressed below. I have been a practicing attorney in California (inactive) and Nevada since 1990. For 15 years I was a prosecutor with the Office of Bar Counsel, State Bar of Nevada, culminating in five years as Bar Counsel. I left the State Bar in July 2015 and reentered private practice. I have testified once before in deposition and at trial as a designated expert in a civil case. I was also retained and produced a report in another civil case. My professional background is attached as Exhibit 1.

#### SCOPE OF REPRESENTATION.

I was retained to render an opinion regarding the professional conduct of attorney Daniel S. Simon, arising out of his asserting an attorney's lien and the handling of settlement funds in his representation of Plaintiffs in *Edgeworth Family Trust and American Grating, LLC v. Lange Plumbing, LLC, The Viking Corp., et al.*, Case No. A738444-C.

#### SUMMARY OPINION.

It is my opinion to a reasonable degree of probability that Mr. Simon's conduct is lawful, ethical and does not constitute a breach of contract or conversion as those claims are pled in *Edgeworth Family Trust, American Grating, Inc. v. Daniel S. Simon d/b/a Simon Law*, Case No. A-18-767242-C, filed January 4, 2018, in the Eighth Judicial District Court.

#### BACKGROUND FACTS.

In May 2016, Mr. Simon agreed to assist Plaintiffs in efforts to recover for damages resulting from flooding to Plaintiffs' home. Eventually, Mr. Simon filed suit in June 2016. The case was styled *Edgeworth Family Trust and American Grating*, *LLC v. Lange Plumbing*, *LLC*, *The Viking Corp.*, *et al.*, Case No. A738444-C and was litigated in the Eighth Judicial District Court, Clark County, Nevada.

As alleged in the Complaint (*Edgeworth Family Trust, American Grating, Inc. v. Daniel* S. Simon d/b/a Simon Law, Case No. A-18-767242-C, filed January 4, 2018), the parties initially agreed that Mr. Simon would charge \$550.00 per hour for the representation. There was no written fee agreement. Complaint, ¶ 9. Toward the end of discovery, and on the eve of trial, the matter settled for \$6 million, an amount characterized in the Complaint as having "blossomed from one of mere property damage to one of significant and additional value." Complaint, ¶ 12.

On or about November 27, 2017, Mr. Simon sent a letter to Plaintiffs, setting forth

<sup>&</sup>lt;sup>1</sup> The Nevada Rules of Professional Conduct ("RPC") did not enact the preamble and comments to the ABA Model Rules of Professional Conduct. However, Rule 1.0A provides in part that preamble and comments to the ABA Model Rules of Professional Conduct may be consulted for guidance in interpreting and applying the NRPC, unless there is a conflict between the Nevada Rules and the preamble or comments.

additional fees in an amount in excess of \$1 million. Complaint, ¶ 13. Thereafter, Mr. Simon was notified that the clients had retained Robert Vannah to represent them, as well. On December 18, 2017, Mr. Simon received two (2) checks from Zurich American Insurance Company, totaling \$6 million, and payable to "Edgeworth Family Trust and its Trustees Brian Edgeworth & Angela Edgeworth; American Grating, LLC, and the Law Offices of Daniel Simon."

That same morning, Mr. Simon immediately called and then sent an email to the clients' counsel requesting that the clients endorse the checks so they could be deposited into Mr. Simon's trust account. According to the email thread, in a follow up telephone call between Mr. Simon and Mr. Greene, Mr. Greene informed that the clients were unavailable to sign the checks until after the New Year. Mr. Simon informed Mr. Greene that he was available the rest of the week but was leaving town Friday, December 22, 2017, for a family vacation and not returning until the New Year.

In a reply email, Mr. Greene stated that he would "be in touch regarding when the checks can be endorsed." Mr. Greene acknowledged that Mr. Simon mentioned a dispute regarding the fee and requested that Mr. Simon provide the exact amount to be kept in the trust account until the dispute is resolved. Mr. Greene asked that this information be provided "either directly or indirectly" through Mr. Simon's counsel.

On December 19, 2017, Mr. Simon's counsel, James Christensen, sent an email indicating that Mr. Simon was working on the final bill but that the process might take a week or two, depending on holiday staffing. However, since the clients were unavailable until after the New Year, this discussion was likely moot.

On Saturday evening, December 23, 2017, Plaintiff's counsel, Robert Vannah, replied by email asking if the parties would agree to placing the settlement monies into an escrow account instead of Mr. Simon's attorney trust account. Mr. Vannah indicated that he needed to know "right after Christmas." Mr. Christensen replied on December 26, 2017, reiterating that Mr. Simon is out of town through the New Year and was informed the clients are, as well.

Mr. Vannah then replied the same day indicating that the clients are available before the end of the year, and that they will not sign the checks to be deposited into Mr. Simon's trust account. Mr. Vannah again suggested an interest-bearing escrow account. By letter dated December 27, 2017, Mr. Christensen replied in detail to Mr. Vannah's email, discussing problems with using an escrow account as opposed to an attorney's trust account.

I am informed that following the email and letter exchange, Mr. Simon provided an amended attorneys' lien dated January 2, 2018, for a net sum of \$1,977, 843.80 as the reasonable value for his services. Thereafter, the parties opened a joint trust account for the benefit of the clients on January 8, 2018. The clients endorsed the settlement checks for deposit. Due to the size of the checks, there was a hold of 7 business days, resulting the monies being available around January 18, 2018.

On January 4, 2018, Plaintiffs filed a Complaint in District Court, styled Edgeworth Family Trust, American Grating, Inc. v. Daniel S. Simon d/b/a Simon Law, Case No. A-18-767242-C (Complaint). The Complaint asserts claims for relief against Mr. Simon: breach of contract, declaratory relief, and conversion.

The breach of contract claim states:

25. SIMON's demand for additional compensation other that what was agreed to in the CONTRACT, and than what was disclosed to the defendants in the LITIGATION, in exchange for PLAINTIFFS to receive their settlement proceeds

is a material breach of the CONTRACT.

26. SIMON'S refusal to release all of the settlement proceeds from the LITIGATION to PLAINTIFFS is a breach of his fiduciary duty and a material breach of the contract.

27. SIMON'S refusal to provide PLAINTIFFS with either a number that reflects the undisputed amount of the settlement proceeds that PLAINTIFFS are entitled to receive or a definitive timeline as to when PLAINTIFFS can receive either the undisputed number or their proceeds is a breach of his fiduciary duty and a material breach of the CONTRACT.

As to the third claim for relief for conversion, the Complaint states:

43. SIMON'S retention of PLAINTIFF'S property is done intentionally with a conscious disregard of, and contempt for, PLAINTIFF'S property rights.

#### ANALYSIS AND OPINIONS.

#### **Breach of Contract**

All attorneys' fees that are contracted for, charged, and collected, must be reasonable.<sup>2</sup> An attorney may also face disciplinary investigation and sanction pursuant to the inherent authority of the courts for violating RPC 1.5 (Fees).<sup>3</sup> As such, all attorney fees and fee agreements are subject to judicial review.

Nevada law grants to an attorney a lien for the attorney's fees even without a fee agreement,

A lien pursuant to subsection 1 is for the amount of any fee which has been agreed upon by the attorney and client. In the absence of an agreement, the lien is for a reasonable fee for the services which the attorney has rendered for the client.

NRS 18.015(2) (emphasis added).<sup>4</sup> This statute provides for the mechanism to perfect the lien and for the court to adjudicate the rights and amount of the fee. The Rules of Professional Conduct direct the ethical attorney to comply with such procedures. "Law may prescribe a procedure for determining a lawyer's fee.... The lawyer entitled to such a fee and a lawyer representing another party concerned with the fee should comply with the prescribed procedure." Model R. Prof. Conduct 1.5 cmt 9 (ABA 2015).

<sup>&</sup>lt;sup>2</sup> RPC 1.5(a) ("A lawyer shall not make an agreement for, charge, or collect an unreasonable fee or an unreasonable amount for expenses."); *see, also* Restatement (Third) of the Law Governing Lawyers §34 (2000) ("a lawyer may not charge a fee larger than is reasonable in the circumstances or that is prohibited by law.").

<sup>&</sup>lt;sup>3</sup> SCR 99, 101; see, also Restatement (Third) of the Law Governing Lawyers §42, cmt b(v) (2000) ("A court in which a case is pending may, in its discretion, resolved disputes between a lawyer and client concerning fees for services in that case... Ancillary jurisdiction derives historically from the authority of the courts to regulate lawyers who appear before them.").

<sup>&</sup>lt;sup>4</sup> See, also Restatement (Third) of the Law Governing Lawyers §39 (2000) ("If a client and a lawyer have not made a valid contract providing for another measure of compensation, a client owes a lawyer who has performed legal services for the client the fair value of the lawyer's services").

In this instance, the fact that Mr. Simon has availed himself of his statutory lien right under Nevada law, a lien that attaches to every attorney-client relationship, regardless of agreement, cannot be a breach of contract. Mr. Simon is simply submitting his claim for services to judicial review, as the law not only allows, but requires.

In Nevada, "the plaintiff in a breach of contract action [must] show (1) the existence of a valid contract, (2) a breach by the defendant, and (3) damage as a result of the breach."<sup>5</sup> Here, there is neither breach nor damages arising from Mr. Simon's actions. The parties cannot contract for fees beyond the review of the courts. Mr. Simon cannot even contract for an unreasonable fee, much less charge or collect one. Likewise, Plaintiff has an obligation to compensate Mr. Simon the fair value of his services.

By operation of law, NRS 18.015, and this court's review, is an inherent term of the attorney-client fee arrangement, both with and without an express agreement. And, asserting his rights under the law, as encouraged by the Rules of Professional Conduct ("should comply with the prescribed procedure") does not constitute a breach of contract. Moreover, as discussed below, under these facts, Plaintiffs cannot establish damages and the cause of action fails.

RPC 1.15 requires that the undisputed sum should be promptly disbursed. Based upon the facts as I know them, Mr. Simon has promptly secured the money in a trust account and promptly conveyed the amount of his claimed additional compensation on January 2, 2018, which is prior to the filing of the Complaint and prior to the funds becoming available for disbursement. Thus, Mr. Simon has complied with the requirements of RPC 1.15 and his actions do not support a claimed breach of contract on the alleged basis of delay in paragraphs 26 and 27 of the Complaint.

#### **Conversion**

RPC 1.15 (Safekeeping Property) addresses a lawyer's duties when safekeeping property for clients or third-parties. It provides in pertinent part:

(a) A lawyer shall hold funds or other property of clients or third persons that is in a lawyer's possession in connection with a representation separate from the lawyer's own property. All funds received or held for the benefit of clients by a lawyer or firm, including advances for costs and expenses, shall be deposited in one or more identifiable bank accounts designated as a trust account maintained in the state where the lawyer's office is situated, or elsewhere with the consent of the client or third person.

(e) When in the course of representation a lawyer is in possession of funds or other property in which two or more persons (one of whom may be the lawyer) claim interests, the property shall be kept separate by the lawyer until the dispute is resolved. The lawyer shall promptly distribute all portions of the funds or other property as to which the interests are not in dispute.

<sup>5</sup>Saini v. Int'l Game Tech., 434 F.Supp.2d 913, 919–20 (D.Nev.2006) (citing Richardson v. Jones, 1 Nev. 405, 408 (1865)).

Normally, client settlement funds are placed in the attorney's IOLTA trust account (Interest On Lawyer's Trust Account) with the interest payable to the Nevada Bar Foundation to fund legal services. Supreme Court Rules (SCR) 216-221. However, these accounts are for "clients' funds which are nominal in amount or to be held for a short period of time." SCR 78.5(9).

In our case, the settlement amount is substantial and the parties have agreed to place the sums into a separate trust account with interest accruing to the clients. This action comports entirely with Supreme Court Rules:

SCR 219. Availability of earnings to client. Upon request of a client, when economically feasible, earnings shall be made available to the client on deposited trust funds which are neither nominal in amount nor to be held for a short period of time.

SCR 220. Availability of earnings to attorney. No earnings from clients' funds may be made available to a member of the state bar or the member's law firm except as disbursed through the designated Bar Foundation for services rendered.

Therefore, Plaintiff's settlement monies are both segregated from Mr. Simon's own funds in a designated trust account, interest accruing to the client, and, by Supreme Court rule, Mr. Simon cannot obtain any earnings.

Conversion has been defined as "'a distinct act of dominion wrongfully exerted over another's personal property in denial of, or inconsistent with his title or rights therein or in derogation, exclusion, or defiance of such title or rights."  $^{6}$ 

At the time of the filing of the complaint, Mr. Simon had already provided the clients with the amount of his claimed charging lien. Further, at the time of the filing of the Complaint, the clients had not endorsed nor deposited the settlement checks. Even if the funds had cleared the account when the complaint was filed, the monies are still segregated from Mr. Simon's ownership and benefit. He has followed the established rules of the Supreme Court governing the safekeeping of such funds when there is a dispute regarding possession. There is neither conversion of these funds (either in principal or interest) nor damages to Plaintiffs.

Based upon the foregoing, it is my opinion that Mr. Simon's conduct in this matter fails to constitute a breach of contract or conversion of property belonging to Plaintiffs.

# AMENDMENT AND SUPPLEMENTATION.

Each of the opinions set forth herein is based upon my personal review and analysis. This report is based on information provided to me in connection with the underlying case as reported herein. Discovery is on-going. I reserve the right to amend or supplement my opinions if further compelling information is provided to me to clarify or modify the factual basis of my opinions.

<sup>&</sup>lt;sup>6</sup> M.C. Multi-Fam. Dev., L.L.C. v. Crestdale Associates, Ltd., 193 P.3d 536, 542-43 (Nev. 2008).

# INFORMATION CONSIDERED IN REVIEWING UNDERLYING FACTS AND IN RENDERING OPINIONS.

In reviewing this matter, and rendering these opinions, I relied on and/or reviewed the authorities cited throughout this report and the following materials:

Doc No.	Document Description	Date
1.	Complaint – (A-18-767242-C) Edgeworth Family Trust, American Grating, Inc. v. Daniel S. Simon d/b/a Simon Law	1/4/2018
2.	Letter from James R. Christensen to Robert D. Vannah, consisting of four (4) pages and referenced Exhibits 1 and 2, consisting of two (2) and four (4) pages, respectively.	12/27/2017
3.	Exhibit 1 to letter - Copies of two (2) checks from Zurich American Insurance Company, totaling \$6 million, and payable to "Edgeworth Family Trust and its Trustees Brian Edgeworth & Angela Edgeworth; American Grating, LLC, and the Law Offices of Daniel Simon	12/18/2017
4.	Exhibit 2 to letter - Email thread between and among Daniel Simon, John Greene, James R. Christensen, and Robert D. Vannah, consisting of four (4) pages	12/18/201– 12/26/2017
5.	Notice of Amended Attorneys Lien, filed and served in the case of <i>Edgeworth Family Trust and American Grating</i> , <i>LLC</i> v. Lange Plumbing, LLC, The Viking Corp., et al., Case No. A738444-C	1/2/2018
6.	Deposition Transcript of Brian J. Edgeworth, in the case of Edgeworth Family Trust and American Grating, LLC v. Lange Plumbing, LLC, The Viking Corp., et al., Case No. A738444-C	9/29/2017

# **BIOGRAPHICAL SUMMARY/QUALIFICATIONS.**

Please see the attached curriculum vitae as Exhibit 1. Except as noted, I have no other publications within the past ten years.

#### **OTHER CASES.**

1. I was engaged and testified as an expert in:

Renown Health, et al. v. Holland & Hart, Anderson Second Judicial District Court Case No. CV14-02049 Reno, Nevada

Report April 2016; Rebuttal Report June 2016

Deposition Testimony August 2016; Trial testimony October 2016

2. I was engaged and prepared a report in:

Marjorie Belsky, M.D., Inc. d/b/a Integrated Pain Specialists v. Keen Ellsworth, Ellsworth & Associates, Ltd. d/b/a Affordable Legal; Ellsworth & Bennion, Chtd. Case No. A-16-737889-C Report December 2016.

# COMPENSATION.

For this report, I charged an hourly rate is \$350.00.

#### **DECLARATION**

I am over the age of 18 and competent to testify to the opinions stated herein. I have personal knowledge of the facts herein based on my review of the materials referenced herein. I am competent to testify to my opinions expressed in this Declaration.

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

Date: January 18, 2018

David A. Clark

# David A. Clark

Lipson Neilson 9900 Covington Cove Drive, Suite 120 Las Vegas, Nevada 89144-7052 (702) 382-1500 – office (702) 382-1512 – fax (702) 561-8445 – cell dclark@lisponneilson.com

# **Biographical Summary**

For 15 years, Mr. Clark was a prosecutor in the Office of Bar Counsel, culminating in five years as Bar Counsel. Mr. Clark prosecuted personally more than a thousand attorney grievances from investigation through trial and appeal, along with direct petitions to the Supreme Court for emergency suspensions and reciprocal discipline. Two of his cases resulted in reported decisions, *In re Discipline of Droz*, 123 Nev. 163, 160 P.3d 881 (2007) and *In re Discipline of Lerner*, 124 Nev. 1232, 197 P.3d 1067 (2008).

Mr. Clark established the training regimen and content for members of the Disciplinary Boards, which hears discipline prosecutions. He proposed and obtained numerous rule changes to Nevada Rules of Professional Conduct and the Supreme Court Rules governing attorney discipline. He drafted the first-ever Discipline Rules of Procedure that were adopted by a task force and the Board of Governors in July 2014.

Mr. Clark has presented countless CLE-accredited seminars on all aspects of attorney ethics for the State Bar of Nevada, the Clark County Bar Assn., the National Organization of Bar Counsel (NOBC), the National Assn. of Bar Executives (NABE), and the Association of Professional Responsibility Lawyers (APRL). He has spoken on ethics and attorney discipline before chapters of paralegal groups and SIU fraud investigators, as well as in-house for the Nevada Attorney General's office and the Clark County District Attorney.

Mr. Clark received his Juris Doctor from Loyola Law School of Los Angeles following a B.S. in Political Science from Claremont McKenna College. He is admitted in Nevada and California (inactive), the District of Nevada, the Central District of California, the Ninth Circuit Court of Appeals, and the United States Supreme Court.

## Work Experience

August 2015 - present

Lipson Neilson 9900 Covington Cove Drive, Suite 120 Las Vegas, Nevada 89144-7052 Partner

Office of Bar Counsel State Bar of Nevada
Bar Counsel
Deputy Bar Counsel/ General Counsel to Board of Governors
Acting Director of Admissions
Acting Bar Counsel
Assistant Bar Counsel
Stephenson & Dickinson Litigation Associate Attorney
Earley & Dickinson Litigation Associate Attorney
Thorndal, Backus, Armstrong & Balkenbush Litigation Associate Attorney
Brown & Brown Associate Attorney
Gold, Marks, Ring & Pepper (California) March 1992 Litigation Associate Attorney
Loyola of Los Angeles Law School Juris Doctor
Claremont McKenna College (CA) B.S., Political Science

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#### **Expert Retention and Testimony**

1. Renown Health, et al. v. Holland & Hart, Anderson Second Judicial District Court Case No. CV14-02049 Reno, Nevada

> Report April 2016; Rebuttal Report June 2016 Deposition Testimony August 2016; Trial testimony October 2016

2. Marjorie Belsky, M.D., Inc. d/b/a Integrated Pain Specialists v. Keen Ellsworth, Ellsworth & Associates, Ltd. d/b/a Affordable Legal; Ellsworth & Bennion, Chtd. Case No. A-16-737889-C.

Report December 2016.

#### **Reported Decisions**

In re Discipline of Droz, 123 Nev. 163, 160 P.3d 881 (2007) (Authority of Supreme Court to discipline non-Nevada licensed attorney).

In re Discipline of Lerner, 124 Nev. 1232, 197 P.3d 1067 (2008) (Only third Nevada case defining practice of law).

#### **Recent Continuing Legal Education Taught**

Office of Bar Counsel 2011 – 2015	Training of New Discipline Board members (twice yearly)
2011 SBN Family Law Conf. March 2011	Ethics and Malpractice
2011 State Bar Annual Meeting June 2011	Breach or No Breach: Questions in Ethics
Nevada Paralegal Assn./SBN April 2012	Crossing the UPL Line: What Attorneys Should Not Delegate to Assistants
2012 State Bar Annual Meeting July 2012	Lawyers and Loan Modifications: Perfect Storm or Perfect Solution
State Bar Ethics Year in Review December 2012	How Not to Leave a Firm
State Bar of Nevada June 2013	Ethics in Discovery
2013 State Bar Annual Meeting July 2013	Practice like an Attorney, not a Respondent

Ethical Issues in Law Practice Promotion (Advertising)

**Civility and Professionalism** 

Legal Ethics: Current Trends

Unauthorized Practice of Law

Ethics, civility, discipline process

Let's Be Blunt: Ethics of Medical Marijuana

Navigating the Potholes: Attorney Ethics of

Patently different? Duty of Disclosure under

Medical & Recreational Marijuana in Nevada

USPTO and State Law (Panel member)

Attorney-Client Confidentiality

**Discipline Process** 

Paralegal Ethics

Medical Marijuana

Going Solo: Building and Marketing Your Firm

Nevada Attorney General December 2013

Clark County Bar Assn. June 2014

UNLV Boyd School of Law July 2014

2014 NV Prosecutors Conf. September 2014

State Bar of Nevada November 2014

State Bar Ethics Year in Review December 2014

LV Valley Paralegal Assn. Annual Meeting, April 2015

UNLV Boyd SOL May 2015

Assn. of Professional Responsibility Lawyers (APRL) February 2016 Mid-Year Mtg.

The Seminar Group July 2017

State Bar of Nevada SMOLO Institute October 2017

#### **Press Appearances**

May 8, 2014Ralston Report. Ethics of attorneys owning<br/>medical marijuana businesses.

#### **Practice Areas**

Insurance and Commercial Litigation, Legal Malpractice, Ethics, Discipline Defense.

# Exhibit 23

# LAW OFFICE OF DANIEL S. SIMON A PROFESSIONAL CORPORATION 810 SOUTH CASINO CENTER BOULEVARD LAS VEGAS, NEVADA 89101

TELEPHONE (702)364-1650

FACSIMILE (702)364-1655

# **CURRICULUM VITAE**

NAME: Daniel S. Simon

OFFICE ADDRESS: 810 S. Casino Center Blvd. Las Vegas, Nevada 89101

- **OFFICE PHONE:** (702) 364-1650
- **OFFICE FAX:** (702) 364-1655
- SCHOLASTIC BACKGROUND:

UNDERGRADUATE:	Arizona State University
	(Business and Marketing Degree -1988)

LAW SCHOOL: Whittier College School of law (Juris Doctor Degree - 1992)

OTHER: University of San Diego School of Law Institute On International And Comparative Law, Oxford, England

LEGAL EXPERIENCE: <u>May 1, 1995 - Present</u> Law Office of Daniel S. Simon

Specializing in all personal injury matters, including motor vehicle accidents, workers compensation, premises liability, products liability, medical malpractice, and catastrophic injuries.

October 1992 through April, 1995 Greenman, Goldberg, Raby & Martinez, Associate

Specializing in all personal injury matters, including motor vehicle accidents, workers compensation, premises liability, products liability, medical malpractice, and catastrophic injuries.

January, 1992 through April, 1992 Beverly Hills Bar Association, Lawyer Referral Service

June, 1991 through August, 1991 U.S. Attorney, Organized Crime Division, Civil Division

# PROFESSIONAL ASSOCIATIONS/MEMBERSHIPS:

Clark County Bar Association, American Bar Association, Nevada American Inn of Court Nevada Justice Association State Bar of Nevada Citizens for Justice Super Lawyers 2014

# Personal Profile

I am born and raised in Las Vegas.. My parents have been involved in the community for 50 years as business and property owners. I have operated my own law practice for 26 years.

	JAMES R. CHRISTENSEN, ESQ. Nevada Bar No. 3861			
2	601 S. 6 <sup>th</sup> Street			
3	Las Vegas, Nevada 89101 (702) 272-0406			
4	(702) 272-0415 fax jim@christensenlaw.com			
5	Attorney for Simon			
6	EIGHTH JUDICIAL DISTRICT COURT			
7	DISTRICT OF NEVADA			
	EDGEWORTH FAMILY TRUST and	CASE NO.: A738444		
8	AMERICAN GRATING, LLC,	DEPT NO.: X		
9	Plaintiffs,			
10	VS.	DECLARATION OF WILL KEMP, ESQ.		
11	LANGE PLUMBING, LLC; THE VIKING CORPORATION; a Michigan corporation;			
12	SUPPLY NETWORK, INC., dba VIKING			
13	SUPPLYNET, a Michigan Corporation; and DOES I through 5 and ROE entities 6 through			
14	10;			
15	Defendants.			
16	I. I have been a licensed attorney in the State of Nevada since September, 1978. I			
17	have litigated high profile products liability cases in Nevada and around the country. I have presented			
18				
19	<sup>9</sup> Court of Appeals and the United States Supreme Court. I have been an AV Preeminent Lawyer by			
20	Martindale Hubbell since the 1980's, which is the h	ighest AV rating for competency and ethics. I have		
21	also been named as a Super Lawyer, named in the Mountain States Top 10, selected in the Legal Elite			
22	of Nevada Business Magazine and selected as Nevada Trial Lawyer of the year in 2012.			
23	I have served on multiple steering committe	es, including but not limited to Plaintiffs' Legal		
24	Committee, MGM Multi-District Fire Litigation, 1980-1987, (the seminal mass tort case in Nevada)			
25	Plaintiffs' Steering Committee and Plaintiffs' Trial	Counsel, San Juan Dupont Plaza Multi-District Fire		
26	Litigation, 1987-98, Plaintiffs' Steering Committee	e, Peachtree 25th Fire Litigation, 1991-94, Plaintiffs		
27				
28	Bone Screw Products Liability Litigation, 1994-1998, Plaintiff's Management Committee, Fen/Phen			
		WA00483		
	7 <b>8</b>			

Diet Drug Litigation, 1998-2003 (the largest pharmaceutical settlement in history--\$25 Billion plus), 1 Plaintiffs' Steering Committee, Baycol Products Liability Litigation, 2002-07, Minnesota Syngenta 2 Litigation State Court Committee (2016-\_\_\_) (\$1.3 Billion settlement pending). I was the Liaison 3 Counsel for Plaintiffs and lead attorney on the product liability committee of Plaintiffs' Legal 4 Committee in the MGM Fire Litigation. I have tried numerous complex product liability cases, 5 including the San Juan Dupont Plaza Multi-District Fire Litigation (15 1/2 month product liability case 6 against 200 Defendants resulting in plaintiffs' verdict). I was also lead counsel on the largest product 7 liability verdict in the history of Nevada: \$505 Million verdict in Chanin v. Teva in 2010 (defective 8 propofol packaging theory). 9

In connection with many of the foregoing cases, I have presented the work effort
 of our firm to multiple state and federal courts in fee presentations. In addition, I was on the Fee
 Committee in the <u>Castano Tobacco Litigation</u> and decided on the allocation of a \$1.3 Billion fee among
 57 law firms based upon their relative efforts in that landmark litigation.

14 3. In my practice, I have represented both plaintiffs and defendants in all types of litigation,
15 including negligence cases and product liability. I am personally familiar with the efforts required to
16 both prosecute and defend serious cases in general, including hotly contested product liability litigation
17 against a worldwide manufacturer.

I have been retained by the Law Office of Daniel Simon (hereinafter LODS) to review
 the case of Edgeworth Family Trust and American Grating v. Lange Plumbing and the Viking entities,
 hereinafter "The Edgeworth Matter." In preparing my opinion, I have reviewed the register of actions;
 the e-service filings, pleadings, motions, the relevant court orders; voluminous e-mails, the list of
 depositions taken, notices of depositions, extensions of discovery in other LODS cases and expert
 reports. I have a qualified understanding of the work performed on this case and the results achieved.

I am also aware of the billing statements produced to the client in this case and the
payments that were made for these billing statements.

Before the mediation that occurred on November 10, 2017, LODS filed numerous
 motions that effectively forced the Viking entities to settle this matter prior to any rulings on the
 pending motions. At the time of mediation, the Trial Judge, the Honorable Tierra Jones had already set

Page 2 of 8

an evidentiary hearing to occur in December 2017 in order to determine whether Viking's answer
 should be stricken for discovery abuses or other sanctions. Notably, the motion for to Strike Answer
 was filed on September 29, 2017, after Mr. Edgeworth commented in the August 22, 2017 email set
 forth below that no one expected "this case would meet the hurdle of punitives" and proposed a hybrid
 "that incents" LODS to vigorously pursue punitives. The Trial was set for February 5, 2018. The
 Motion to Strike Answer was obviously one of the key threats that coerced the settlement.

7 7. At the same time, LODS also had pending motions for summary judgment against Lange
8 Plumbing. Lange Plumbing had cross-claims against the Viking entities.

8. The case was worked up with many experts consisting of several engineering experts, an
appraiser to establish damages, litigation loan experts to justify non-recourse interest on loans and a
fraud expert. The defense hired many experts that needed to be rebutted.

9. The document production was voluminous and consisted of more that 100,000 pages,
 there was substantial motion work and the emails with the client show continuous communication to an
 extent that is relatively unusual. This close communication with the client on a daily (if not more) basis
 obviously took much attention from LODS but appears to have been productive in multiple ways.

10. I have reviewed the email dated November 21, 2017, that Mr. Edgeworth sent to
Mr. Simon setting forth damage elements. The amounts discussed in that email that I would consider to
be "hard" damages were \$512,636 paid for repairs to the damaged house, \$24,117 (repairs owed) and
\$194,489 (still to repair). This totals \$731,242 of "hard" damages. The other damages items such as
"stigma" for \$1,520,000 and the interest of \$285,104 are what I would consider "soft" damages. In
evaluating the value of a case, many attorneys give more credence to "hard" damages.

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11. I have also reviewed the email dated August 22, 2017 from Mr. Edgeworth to Mr

23 Simon wherein Mr. Edgeworth states as follows:

We never really had a structured discussion about how this might be done. 1 am more that happy to keep paying hourly but if we are going for punitive we should probably explore a hybrid of hourly on the claim and then some other structure that incents both of us to win an[d] go after the appeal that these scumbags will file etc.

Obviously that could not have been done earlier since who would have thought this case would meet the hurdle of punitives at the start.

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I could also swing hourly for the whole case (unless I am off what this is going to cost).

I would likely borrow another \$450k from Margaret in 250 and 200 increments and then either I could use one of the house sales for cash or if things get really bad, I still have a couple million in bitcoin I could sell.

I doubt we will get Kinsale [the insurer for Lange Plumbing] to settle for enough to really finance this since I would have to pay the first \$750,000 or so back to Colin and Margaret and why would Kinsale settle for \$1MM when their exposure is only \$1MM?

(Bold added) The August 22, 2017 email is significant for several reasons. First, as discussed in more 5 detail, the settlement had to have included at least \$3.3 Million of punitive damages and more likely \$4 6 or \$5 Million of punitive damages because the \$6.1 Million settlement is \$5,368,580 above the "hard" 7 damages of \$731,420.00 and \$2,272,855 above the total damages of \$3,827,147 (as set forth in the 8 November 21, 2017 email). It should be noted that the \$3,827,147 figure includes \$1,520,000 for 9 "stigma" to the house damages (of which there is not strong legal support). Under any view, the 10 settlement included millions of dollars of punitive damages. It is unprecedented to get that much in 11 punitive damages in a case of this nature where only property damage is involved. Indeed, some courts 12 would hold that a 5 to 1 ratio (\$5 Million punitive to \$1M compensatory) is unconstitutionally 13

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15 12. The second reason that the August 22, 2017 email is significant is that, Mr.

Edgeworth acknowledges that he does not believe that the parties have a fee agreement ("We never 16 really had a structured discussion about how this might be done.") and then proposed "a hybrid" fee 17 arrangement "if we are going for punitive." Not only did Mr. Edgewroth and LODS "go for punitive" 18 after August 22, 2017, they got millions of dollars in punitives. Mr. Edgeworth also explains why a fee 19 agreement to pursue the punitives could not be made earlier ("Obviously that could not have been done 20 earlier since who would have thought this case would meet the hurdle of punitives at the start.") Given 21 the volume of the emails between Mr. Edgeworth and LODS between this August 22, 2017 and the 22 mediation, it appears that a herculean (and successful) effort was made to "go for punitive." 23

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13. The third reason that the August 22, 2017 email is significant is that Mr.

Edgeworth expresses the firm opinion therein that the only way to obtain satisfactory resolution of his
claim is to succeed at trial and then succeed on appeal: "some other structure that incents both of us to
win [at trial] and go after the appeal that these scumbag [Defendants] will file..." Mr. Edgeworth is
obviously a very sophisticated client (based on a review of his emails to LODS) and his general

Page 4 of 8

expectation that the usual course to an adequate recovery would be years of litigation and success at
 trial and appeal is consistent with what could typically occur. This will be referred to later as
 "Edgeworth's expected result."

14. I have been informed and believe that, at the mediation on November 10<sup>th</sup>, 2017, the
parties could not reach a settlement. Viking offered \$2.5 Million. The Mediator, Floyd Hale, requested
to send a mediator proposal for \$5 million. LODS only agreed to a mediator proposal of \$6 million.
Subsequently, on November 15, 2017, Viking accepted the \$6 million proposal, subject to a
determination of a good faith settlement extinguishing the claims Lange Plumbing has against Viking
and a confidentiality provision. Later, LODS was able to negotiate better terms, including a mutual
release and omitting the confidentiality provision.

I am familiar with NRPC 1.5, and the Brunzell Factors that control Nevada law. See 15. 11 Brunzell v. Golden Gate National Bank, 85 Nev. 345, 349 455 P.2d 31, 33 (Nev. 1969) ("From a study 12 of the authorities it would appear such factors may be classified under four general headings (1) the 13 qualities of the advocate: his ability, his training, education, experience, professional standing and skill; 14 (2) the character of the work to be done: its difficulty, its intricacy, its importance, time and skill 15 required, the responsibility imposed and the prominence and character of the parties where they affect 16 the importance of the litigation; (3) the work actually performed by the lawyer: the skill, time and 17 attention given to the work; (4) the result: whether the attorney was successful and what benefits were 18 derived.") I am also familiar with the detailed analysis of the Lodestar approach for determining a 19 reasonable attorney fee in the absence of a contract with the client. I have also argued fee dispute issues 20 at the First Circuit Court of Appeals. See In re Thirteen Appeals Arising Out of the San Juan Dupont 21 Hotel Fire Litigation, 56 F.3d 295, 307 (1st Cir. 1995) (approving the percentage of fund method for 22 mass tort cases instead of the lodestar technique); In re Nineteen Appeals Arising Out of The San Juan 23 Dupont Plaza Hotel Fire Litigation (1st Cir. 1992). 24

16. An attorney who does not have a signed contract with a client is entitled to receive a
reasonable attorneys fee for the value of his/her services. There are many factors to consider in
determining the value of an attorneys services. To determine reasonableness, Nevada state courts rely
heavily on the "Brunzell factors." The state court decisions applying the Brunzell factors suggest that

the analysis focuses primarily on the quantity, quality of work and advocacy rather than the hourly rate.
 NRCP 1.5 lists eight non-exclusive factors to consider. One of the primary factors is the fees
 "customarily charged in the locality for similar legal services."

The Edgeworth matter involved one house that was heavily damaged by flooding 4 17. due to a defective sprinkler. This type of case, i.e., one client with property damage, is not attractive to 5 most experienced product liability litigators for several reasons. First, the amount of energy involved in 6 litigating a complex product case usually requires multiple clients (or at a minimum serious personal 7 injury) to justify the time expended to obtain an award. Second, product liability is a legal concept that 8 is not familiar to many jurors (and even some judges). This creates an element of uncertainty in 9 predicting liability outcomes that is greater than most garden variety negligence cases. Third, property 10 damage typically does not invoke sympathy with jurors needed to drive a punitive award. Fourth, no 11 experienced litigator will take a case wherein punitive damages are the primary damages element 12 because punitive damages are rarely awarded and paid even less often. 13

18. For these reasons, despite expertise in both product liability and construction
defect litigation, our office probably would have not have taken this case for the reasons outlined above.
If we had taken the case, the minimum contingent fee would have been 40% and more likely 45%. A
settlement of \$6.1 Million in a complex product liability case with no personal injury or death and only
\$731,242 in "hard costs" is truly remarkable.

When reviewing the Edgeworth matter to determine a reasonable fee, the analysis must 19 19. start with the fourth Brunzell factor; the result achieved. As set forth in Paragraph 13 above, Mr. 20 Edgeworth, a sophisticated client, expressed the opinion on August 2, 2017, that it would take a trial 21 and appeal to get "Edgeworth's expected result." Given how involved Mr. Edgeworth was with the 22 case (including minute details) and that he is a very sophisticated client, his belief in this regard would 23 normally be correct. Indeed, most lawyers would agree that it would take years to even get the "hard 24 costs." But instead of getting "Edgeworth's expected result" after years of litigation, LODS got a truly 25 extraordinary result in less than 3 months after the date of the August 2, 2017 email. LODS secured a 26 six million, one hundred thousand dollar (\$6,100,000) settlement for a complex products liability case 27 where the "hard" damages were only \$791,242.00. The total claimed past "hard" and "soft" damages 28

involved, excluding attorney's fees, experts fees and costs were approximately \$1.5 million dollars.
 Getting millions of dollars of punitives in a settlement in a case of this nature is remarkable. For these
 reasons, the fourth <u>Brunzell</u> factor (result) overwhelmingly favors a large fee.

20. The quality and quantity of the work (the third <u>Brunzell</u> factors) were exceptional for a
products liability case against a worldwide manufacturer that is very experienced in litigating cases.
LODS had to advocate against several highly experienced law firms for Viking, including local and out
of state counsel. In this regard, the Motion to Strike Answer filed on September 29, 2017 is of utmost
significance.

21. LODS retained multiple experts to secure the necessary opinions to prove the case. It
also creatively advocated to pursue unique damages claims (e.g., the "stigma" damages) and to
prosecute a fraud claim and file many motions that most lawyers would not have done. LODS also
secured rulings that most firms handling this case would not have achieved. The continued aggressive
representation prosecuting the case was a substantial factor in achieving the exceptional results. This
(especially the Motion to Strike Answer and impending evidentiary hearing) is the second <u>Brunzell</u>
factor.

16 22. I am familiar with the size of the LODS firm and the amount of work performed would
have significantly impaired LODS from simultaneously working on other cases. Our firm has over a
dozen litigators and a long track record of successful litigation and we often find it difficult to support a
"hot" products case (i.e., one requiring the full time attention of several lawyers). It is very impressive
that a small firm made the sacrifice to do so.

21 23. LODS does not represent clients on an hourly basis and the fee customarily charged in
22 the locality for similar legal services should be substantial in light of the work actually performed, the
23 LODS lost opportunities to work on other cases and the ultimate amazing result achieved. Absent a
24 contract, LODS is entitled to a reasonable fee customarily charged in the community based on the
25 services performed.

26 24. When evaluating the novelty and difficulty of the questions presented; the adversarial 27 nature of this case, the skill necessary to perform the legal service, the lost opportunities to work on 28 other cases, the quality, quantity and the advocacy involved, as well as the exceptional result achieved

1	given the total amount of the settlement compared to the "hard" damages involved, the reasonable value			
2	of the services performed in the Edgeworth matter by LODS, in my opinion, would be in the sum of			
3	\$2,440,000. This evaluation is reasonable under the <u>Brunzell</u> factors.			
4	25. I make this Declaration under penalty of perjury.			
5	Dated this Hay of January, 2018.			
6	Linh			
7	Will Kemp, Esq.			
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	Page 8 of 8 WA00490			

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# AFFIDAVIT OF BRIAN EDGEWORTH IN SUPPORT OF PLAINTIFFS' OPPOSITIONS TO DEFENDANT'S MOTIONS

STATE OF NEVADA

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) ss. COUNTY OF CLARK )

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I, BRIAN EDGEWORTH, do hereby swear, under penalty of perjury, that the assertions of this Affidavit are true and correct:

1. I am over the age of twenty-one, and a resident of Clark County, Nevada.

2. I have lived and breathed this matter since April of 2016 through the present date, and I have personal knowledge of the matters stated herein.

3. On or about May 27, 2016, I, on behalf of PLAINTIFFS, retained SIMON to represent our interests following a flood that occurred on April 10, 2016, in a home under construction that was owned by PLAINTIFFS.

4. The damage from the flood caused in excess of \$500,000 of property damage to the home. It was initially hoped that SIMON drafting a few letters to the responsible parties could resolve the matter, but that wasn't meant to be. We were forced to litigate to get the defendants to do the right thing and pay the damages

5. When it became clear the litigation was likely, I had options on who to retain. However, I asked SIMON if he wanted to represent PLAINTIFFS. In his Motion, SIMON seems to liken our transaction as an act of charity performed by him for a friend = me. Hardly. Agreeing to pay and receive \$550 per hour is a business agreement, not an act of charity. Also, those "few letters" mentioned above were not done for free by SIMON, either. I believe I paid approximately \$7,000 in hourly fees to SIMON for his services for these tasks alone.

6. At the outset of the attorney-client relationship, SIMON and I orally agreed that
 SIMON would be paid for his services by the hour and at an hourly rate of \$550 and that we'd

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reimburse him for his costs. No other form or method of compensation such as a contingency fee was ever brought up at that time, let alone agreed to.

7. The terms of our fee agreement were never reduced to writing. However, that formality didn't matter to us, as we each recognized what the terms of the agreement were and performed them accordingly. For example, SIMON billed us at an hourly rate of \$550, his associate billed us at \$275 per hour, costs incurred were billed to us, and I paid SIMON all of the invoices in full in less than one week from the date they were received.

8. For example, SIMON sent invoices to me dated December 16, 2016, May 3, 2017, August 16, 2017, and September 25, 2017. The amount of fees and costs SIMON billed us in those invoices totaled \$486,453.09. The hourly rate that SIMON billed us in all of his invoices was at \$550 per hour. I paid the invoices in full to SIMON. He also submitted an invoice to us on November 10, 2017 in the amount of approximately \$72,000. However, SIMON withdrew the invoice and failed to resubmit the invoice to us, despite an email request from me to do so. I don't know whether SIMON ever disclosed that "final" invoice to the defendants in the LITIGATION or whether he added those fees and costs to the mandated computation of damages.

9. From the beginning of his representation of us, SIMON was aware that I was required to secure loans to pay SIMON'S fees and costs in the LITIGATION. SIMON was also aware that these loans accrued interest. It's not something for SIMON to gloat over or question my business sense about, as I was doing what I had to do to with the options available to me. On that note, SIMON knew that I could not get traditional loans to pay SIMON'S fees and costs.

10. Plus, SIMON didn't express an interest in taking what amounted to a property damage claim with a value of \$500,000 on a contingency basis. Easy math shows that 40% of \$500,000 is \$200,000. SIMON billed over twice that in fees in the invoices that he disclosed in the LITIGATION. I believe that in my conversations and dealings with SIMON, he only wanted

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VANNAH & VANNAH Seventh Street, 4<sup>th</sup> Floor • Las Vegas, Nevada 89101 phone (702) 369-4161 Facsimile (702) 369-0104 what amounts to a bonus after he'd received \$500,000 in fees and costs from me and after the risk of loss in the LITIGATION was gone.

11. Please understand that I was incredibly involved in this litigation in every respect. Regrettably, it was and has been my life for nearly 22 months. As discovery in the underlying LITIGATION neared its conclusion in the late fall of 2017, after the value of the case blossomed from one of property damage of approximately \$500,000 to one of significant and additional value do to the conduct of one of the defendants, and after a significant sum of money was offered to PLAINTIFFS from defendants, SIMON became determined to get more, so he started asking me to modify our CONTRACT. Thereafter, I sent an email labeled "Contingency." The purpose of that email was to make it clear to SIMON that we'd never had a structured conversion about modifying the existing fee agreement from an hourly agreement to a contingency agreement.

12. SIMON scheduled an appointment for my wife and I to come to his office to discuss the LITIGATION. Instead, his only agenda item was to pressure us into modifying the terms of the CONTRACT. He told us that he wanted to be paid far more than \$550.00 per hour and the \$486,453.09 he'd received from us for the preceding eighteen (18) months. The timing of SIMON'S request for our fee agreement to be modified was deeply troubling to us, too, for it came at the time when the risk of loss in the LITIGATION had been nearly extinguished and the appearance of a large gain from a settlement offer had suddenly been recognized. SIMON put on a full court press for PLAINTIFFS to agree to his proposed modifications to our fee agreement. We really felt that we were being blackmailed by SIMON, who was basically saying "agree to this or else."

Following that meeting, SIMON would not let the issue alone, and he was
relentless to get us to agree to pay him more. Despite SIMON'S persistent efforts, we never
agreed on any terms to alter, modify, or amend our fee agreement. Knowing SIMON as I do, if

VANNAH & VANNAH 400 S. Seventh Street, 4<sup>th</sup> Floor • Las Vegas, Nevada 89101 Telephone (702) 369-4161 Facsimile (702) 369-0104 we had agreed to modify our fee agreement, SIMON would have attached that agreement in large font to his Motion as Exhibit 1.

14. On November 27, 2017, SIMON sent a letter to us setting forth additional fees in the amount of \$1,114,000.00, and costs in the amount of that \$80,000.00, that he wanted to be paid in light of a favorable settlement that was reached with the defendants in the LITIGATION. We were stunned to receive this letter. At that time, these additional "fees" were not based upon invoices submitted to us or detailed work performed. The proposed fees and costs were in addition to the \$486,453.09 that we had already paid to SIMON pursuant to the fee agreement, the invoices that SIMON had presented to us, the evidence that we understand SIMON produced to defendants in the LITIGATION, and the amounts set forth in the computation of damages that SIMON was required to submit in the LITIGATION.

15. A reason given by SIMON to modify the fee agreement was that he purportedly under billed us on the four invoices previously sent and paid, and that he wanted to go through his invoices and create, or submit, additional billing entries. We were again stunned to learn of SIMON'S reasoning. According to SIMON, he under billed in the LITIGATION in an amount in excess of \$1,000,000.00. An additional reason given then by SIMON was that he felt his work now had greater value than the \$550.00 per hour that was agreed to and paid for. SIMON prepared a proposed settlement breakdown with his new numbers and presented it to us for their signatures. This, too, came with a high-pressure approach by SIMON.

16. Another reason why we were so surprised by SIMON'S demands is because of the nature of the claims that were presented in the LITIGATION. Some of the claims were for breach of contract and indemnity, and a part of the claim for indemnity against Defendant Lange was the fees and costs we were compelled to pay to SIMON to litigate and be made whole following the flooding event. Since SIMON hadn't presented these "new" damages to defendants in the

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LITIGATION in a timely fashion, we were savvy enough to know that they would not be able to 1 be presented at trial. 2

17. On September 27, 2017, I sat for a deposition on September 27, 2017. Defendants' attorneys asked specific questions of me regarding the amount of damages that PLAINTIFFS had sustained, including the amount of attorneys fees and costs that had been paid to SIMON. Not only do I remember what transpired, I've since reviewed the transcript, as well. At page 271 of that deposition, a question was asked of Mr. Edgeworth as to the amount of attorneys' fees that PLAINTIFFS had paid to SIMON in the LITIGATION prior to May of 2017. At lines 18-19, SIMON interjected: "They've all been disclosed to you." At lines 23-25, SIMON further stated: "The attorneys' fees and costs for both of these plaintiffs as a result of this claim have been disclosed to you long ago." Finally, at page 272, lines 2-3, SIMON further admitted concerning his fees and costs: "And they've been updated as of last week." At that time, I felt I had reason to believe SIMON that he'd done everything necessary to protect PLAINTIFFS claims for damages in the LITIGATION.

18. Despite SIMON'S requests and demands on us for the payment of more in fees, we refused to alter or amend the terms of the fee agreement. When we refused to alter or amend the terms of the fee agreement, SIMON refused to agree to release the full amount of our settlement proceeds. Instead, he served two attorneys liens and reformulated his billings to add entries and time that he'd never previously produced to us and that never saw the light of day in the 22 LITIGATION.

19. When SIMON refused to release the full amount of the settlement proceeds to us, 24 we felt that the only reasonable alterative available to us was to file a complaint for damages 25 against SIMON. We did not do so to shop around for a new judge. It was nothing like that. I my 26 27 mind, by the time we filed our complaint, all of the claims from the LITIGATION were resolved 28 and only one release had to be signed, then the entire case could be dismissed. WA00495 VANNAH & VANNAH 400 S. Seventh Street, 4<sup>th</sup> Floor • Las Vegas, Nevada 89101 Telephone (702) 369-4161 Facstimile (702) 369-0104 20. Thereafter, the parties agreed to create a separate account, deposit the settlement proceeds, and release the undisputed settlement funds to us. We were forced to litigate with SIMON to get what is ours released to us.

21. SIMON makes light of the facts that we haven't fired him, and that we are allowing him to continue working to wrap up the LITIGATION. We're not thrilled to have to keep him as an attorney. But, we don't want to pay more than we've already had to pay to get someone else up to speed. Plus, we've already paid nearly \$500,000 to SIMON, and his change of heart on his fee only came about when the claims in the LITIGATION were, for all intents and purposes, resolved. Since we've already paid him for this work to resolve the LITIGATION, can't he at least finish what he's been retained and paid for?

22. Please understand that we've paid SIMON in full every penny of every invoice that he's ever submitted to us. I even asked him to send me the invoice that he withdrew last fall. I feel that it's incredibly unfair and wrong that SIMON can now claim a lien for fees that no one ever agreed to pay or to receive, or that SIMON can claim a lien for fees that he'd either refused to bill, or failed to bill, but definitely never provided to us or produced to the defendants in the LITIGATION.

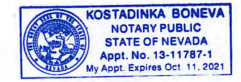
23. I ask this Court to deny SIMON'S Motions and give us the right to present our claims against SIMON before a jury.

FURTHER AFFIANT SAYETH NAUGHT.

**BRIAN EDGEWORTH** 

Subscribed and Sworn to before me this 2 day of February 2018.

Notary Public in and for said County and State 



Electronically Filed 2/2/2018 4:13 PM Steven D. Grierson CLERK OF THE COURT ~

		2/2/2018 4:13 PM Steven D. Grierson CLERK OF THE COURT
1	ROBERT D. VANNAH, ESQ. Nevada Bar No. 002503	Atump. Sun
2	JOHN B. GREENE, ESQ.	
3	Nevada Bar No. 004279 VANNAH & VANNAH	
4	400 S. Seventh Street, 4 <sup>th</sup> Floor Las Vegas, Nevada 89101	
5	jgreene@vannahlaw.com	
6	Telephone: (702) 369-4161 Facsimile: (702) 369-0104	
7	Attorneys for Plaintiffs	
	DISTRICT C	COURT
8	CLARK COUNT	Y. NEVADA
9		
10 11	EDGEWORTH FAMILY TRUST; AMERICAN GRATING, LLC,	CASE NO.: A-16-738444-C DEPT. NO.: X
12	Plaintiffs,	
13	vs.	PLAINTIFFS OPPOSITIONS TO
14	LANGE PLUMBING, LLC; THE VIKING	DEFENDANT'S MOTIONS TO CONSOLIDATE AND TO
15	CORPORATION, a Michigan corporation; SUPPLY NETWORK, INC., dba VIKING	ADJUDICATE ATTORNEY LIEN
15	SUPPLYNET, a Michigan corporation; and	
10	DOES I through V and ROE CORPORATIONS VI through X, inclusive,	
6	Defendants.	
18	EDGEWORTH FAMILY TRUST; AMERICAN	
19	GRATING, LLC,	CASE NO.: A-18-767242-C DEPT. NO.: XXIX
20	Plaintiffs,	
21	vs.	Date of Hearing: February 6, 2018 Time of Hearing: 9:30 a.m.
22	DANIEL S. SIMON, d/b/a SIMON LAW; DOES	
23	I through X, inclusive, and ROE	
24	CORPORATIONS I through X, inclusive,	
25	Defendant.	
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	1	VVA00497
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Plaintiffs EDGEWORTH FAMILY TRUST and AMERICAN GRATING, LLC (PLAINTIFFS), by and through his attorneys of record, ROBERT D. VANNAH, ESQ., and JOHN B. GREENE, ESQ., of the law firm VANNAH & VANNAH, hereby files this Opposition to the Motions of DANIEL S. SIMON, ESQ., dba SIMON LAW (SIMON) to Consolidate and to Adjudicate Attorney Lien (the Motions).

This Opposition is based upon NRS 18.015, the attached Memorandum of Points and Authorities, the pleadings and papers on file herein, and any oral argument this Court may wish to entertain.

DATED this <sup>2</sup> day of February, 2018.

VANNAH & VANNAH

ERT D. VANNAH, ESQ.

## I.

# MEMORANDUM OF POINTS AND AUTHORITIES

On or about May 27, 2016, PLAINTIFFS retained SIMON to represent their interests following a flood that occurred on April 10, 2016, in a home under construction that was owned by PLAINTIFFS. (Please see Affidavit of Brian Edgeworth attached to this Opposition as Exhibit 1.) The damage from the flood caused in excess of \$500,000 of property damage to the home. It was initially hoped that SIMON drafting a few letters to the responsible parties could resolve the matter, but that wasn't meant to be. Thereafter, that dispute was subject to litigation in the 8<sup>th</sup> Judicial District Court as Case Number A-16-738444-C (the LITIGATION), with a trial date of January 8, 2018. A settlement in favor of PLAINTIFFS for a substantial amount of money was reached with defendants not long before the trial date.

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At the outset of the attorney-client relationship, PLAINTIFFS and SIMON orally agreed that SIMON would be paid for his services by the hour and at an hourly rate of \$550. (Id.). No other form or method of compensation such as a contingency fee was ever brought up at that time, let alone agreed to. (Id.) Despite SIMON serving as the attorney in this business relationship, and the one with the requisite legal expertise, SIMON never reduced the terms of the CONTRACT to writing in the form of a Fee Agreement. However, that formality didn't matter to the parties as they each recognized what the terms of the CONTRACT were and performed them accordingly with exactness. (Id.)

For example, SIMON sent invoices to PLAINTIFFS that were dated December 16, 2016, May 3, 2017, August 16, 2017, and September 25, 2017. (SIMON'S invoices that were actually sent to PLAINTIFFS are attached to SIMON'S Motion to Adjudicate as Exhibit 20.) The amount of fees and costs SIMON billed PLAINTIFFS in those invoices totaled \$486,453.09. Simple reading and math shows that SIMON billed for his time at the hourly rate of \$550 per hour. PLAINTIFFS paid the invoices in full to SIMON. (Id.)

SIMON also submitted an invoice to PLAINTIFFS on November 10, 2017, in the amount of approximately \$72,000. (Id.) However, SIMON withdrew the invoice and failed to resubmit the invoice to PLAINTIFFS, despite an email request from Brian Edgeworth to do so. (Id.) It is unknown to PLAINTIFFS whether SIMON ever disclosed that "final" invoice to the defendants in the LITIGATION or whether he added those fees and costs to the mandated computation of damages.

From the beginning of his representation of PLAINTIFFS, SIMON was aware that PLAINTIFFS were required to secure loans to pay SIMON'S fees and costs in the LITIGATION. SIMON was also aware that the loans secured by PLAINTIFFS accrued interest. It's not something for SIMON to gloat over or question the business sense of PLAINTIFFS, as SIMON did in his Motion at page 12. Rather, SIMON knew that PLAINTIFFS could Wotoget99 traditional loans to pay SIMON'S fees and costs. (Id.) Plus, SIMON didn't express an interest in taking what amounted to a property damage claim with a value of \$500,000 on a contingency basis. Easy math shows that 40% of \$500,000 is \$200,000; SIMON billed over twice that in fees in the invoices that he disclosed in the LITIGATION. In reality, SIMON only wanted what amounts to a bonus after he'd received \$500,000 in fees and costs and after the risk of loss was gone.

As discovery in the underlying LITIGATION neared its conclusion in the late fall of 2017, after the value of the case blossomed from one of property damage of approximately \$500,000 to one of significant and additional value do to the conduct of one of the defendants, and after a significant sum of money was offered to PLAINTIFFS from defendants, SIMON became determined to get more, so he started asking PLAINTIFFS to modify the CONTRACT. (Id.) Thereafter, Mr. Edgeworth sent an email labeled "Contingency." (See Exhibit 4 to the Motion to Adjudicate.) (Remarkably, SIMON misleads the Court in his Motion at page 11 by using this email from August of 2017 that discusses modifying the original terms of fee agreement) to support his unsupportable and untenable position that the parties didn't have a "structured discussion" in 2016 on fees.) The sole purpose of that email was to make it clear to SIMON that PLAINTIFFS never had a structured conversion about modifying the existing fee agreement from an hourly agreement to a contingency agreement. (Please see Exhibit 1.)

SIMON scheduled an appointment for PLAINTIFFS to come to his office to discuss the LITIGATION. (Id.) Instead, his only agenda item was to pressure PLAINTIFFS into modifying the terms of the CONTRACT. (Id.) SIMON told PLAINTIFFS that he wanted to be paid far more than \$550.00 per hour and the \$486,453.09 he'd received from PLAINTIFFS for the preceding eighteen (18) months. (Id.)

The timing of SIMON'S request for the CONTRACT to be modified was deeply
 troubling to PLAINTIFFS, for it came at the time when the risk of loss in the LITIGATION had WA00500