

IN THE SUPREME COURT OF THE STATE OF NEVADA

GILBERT P. HYATT,

Appellants,

v.

FRANCHISE TAX BOARD OF THE
STATE OF CALIFORNIA,

Respondents.

Docket No. 84707

Electronically Filed
Oct 11 2022 12:00 a.m.
Elizabeth A. Brown
Clerk of Supreme Court
**APPENDIX OF EXHIBITS TO
APPELLANT'S OPENING BRIEF
VOLUME 42 OF 42**

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1	Order of Remand	8/5/2019	1	AA000001	AA000002
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3	Court Minutes re: case remanded, dated September 3, 2019	9/3/2019	1	AA000005	AA000005
4	Recorder's Transcript of Pending Motions	9/25/2019	1	AA000006	AA000019
5	FTB's Briefing re the Requirement of Entry of Judgment in FTB's Favor and Determination that FTB is Prevailing Party	10/15/2019	1	AA000020	AA000040
6	Appendix of Exhibits in Support of FTB's Briefing re the Requirement of Entry of Judgment in FTB's Favor and Determination that FTB is Prevailing Party — Volume 1	10/15/2019	1, 2	AA000041	AA000282
7	Appendix of Exhibits in Support of FTB's Briefing re the Requirement of Entry of Judgment in FTB's Favor and Determination that FTB is Prevailing Party — Volume 2	10/15/2019	2,3	AA000283	AA000535
8	Appendix of Exhibits in Support of FTB's Briefing re the Requirement of Entry of Judgment in FTB's Favor and Determination that FTB is Prevailing Party — Volume 3	10/15/2019	3,4	AA000536	AA000707

9	Plaintiff Gilbert P. Hyatt's Brief in Support of Proposed Form of Judgment That Finds No Prevailing Party in the Litigation and No Award of Attorneys' Fees or Costs, filed October 15, 2019	10/15/2019	4-7	AA000708	AA001592
10	Exhibits 14-34 to Plaintiff Gilbert P. Hyatt's Brief in Support of Proposed Form of Judgment That Finds No Prevailing Party in the Litigation and No Award of Attorneys' Fees or Costs to Either Party, filed October 15, 2019	10/15/2019	7-11	AA001593	AA002438
11	Exhibits 35-66 to Plaintiff Gilbert P. Hyatt's Brief in Support of Proposed Form of Judgment That Finds No Prevailing Party in the Litigation and No Award of Attorneys' Fees or Costs to Either Party, filed October 15, 2019	10/15/2019	11-15	AA002439	AA003430
12	Exhibits 67-82 to Plaintiff Gilbert P. Hyatt's Brief in Support of Proposed Form of Judgment That Finds No Prevailing Party in the Litigation and No Award of Attorneys' Fees or Costs to Either Party, filed October 15, 2019	10/15/2019	15-19	AA003431	AA004403

13	Exhibits 83-94 to Plaintiff Gilbert P. Hyatt's Brief in Support of Proposed Form of Judgment That Finds No Prevailing Party in the Litigation and No Award of Attorneys' Fees or Costs to Either Party, filed October 15, 2019	10/15/2019	19-21	AA004404	AA004733
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25	Appendix to FTB's Verified Memorandum of Costs — Volume 8	2/26/2020	28, 29	AA006501	AA006750
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35	Plaintiff Gilbert P. Hyatt's Motion to Strike, Motion to Retax, and Alternatively, Motion for Extension of Time to Provide Additional Basis to Retax Costs	3/2/2020	37, 38	AA008695	AA008705
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54	Appendix Of Exhibits In Support Of FTBs Supplemental Brief Vol. 2	12/2/2021	41, 42	AA009487	AA009689
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CERTIFICATE OF SERVICE

I certify that I am an employee of HUTCHISON & STEFFEN, PLLC and that on this date the **APPENDIX OF EXHIBITS TO APPELLANT’S OPENING BRIEF VOLUME 42 OF 42** was filed electronically with the Clerk of the Nevada Supreme Court, and therefore electronic service was made in accordance with the master service list.

DATED this 10th day of October, 2022.

/s/ Kaylee Conradi

An employee of Hutchison & Steffen, PLLC

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Copy	May. 31, 2008 14:49:33	378	Xerox WCP		00:02:37	6	\$1.50	P	
Copy	May. 31, 2008 15:08:02	378	Xerox WCP		00:06:49	47	\$11.75	P	
Copy	May. 31, 2008 15:16:40	378	Xerox WCP		00:03:20	9	\$2.25	P	
Copy	May. 31, 2008 15:23:17	378	Xerox WCP		00:03:11	2	\$0.50	P	
Copy	May. 31, 2008 15:29:36	382 - Hunt,	Xerox WCP		00:04:56	7	\$1.75	P	
Copy	May. 31, 2008 16:32:21	378	Xerox WCP		00:02:33	1	\$0.25	P	
Copy	May. 31, 2008 16:35:21	378	Xerox WCP		00:02:36	1	\$0.25	P	
Copy	May. 31, 2008 17:01:45	378	Xerox WCP		00:02:33	2	\$0.50	P	
Copy	May. 31, 2008 17:12:01	378	Xerox WCP		00:02:34	3	\$0.75	P	
Copy	May. 31, 2008 17:21:26	378	Xerox WCP		00:02:39	5	\$1.25	P	
Phone	Jun. 01, 2008 09:55:00	545 - Dayt			00:02:35	0	\$0.23	P	1(775)828-7204
Copy	Jun. 01, 2008 10:45:49	378	Xerox WCP		00:03:57	21	\$5.25	P	
Copy	Jun. 01, 2008 11:47:23	524 - Suro	Transaction		00:27:49	15	\$3.75	P	
Phone	Jun. 01, 2008 12:04:00	524 - Suro			00:02:01	0	\$0.16	P	1(775)846-5586
Copy	Jun. 01, 2008 15:15:49	378	Xerox WCP		00:02:32	2	\$0.50	P	
Copy	Jun. 01, 2008 16:25:26	378	Xerox WCP		00:07:16	94	\$23.50	P	
Copy	Jun. 01, 2008 16:49:55	531 - Wilso	Facilities Ro		00:10:53	32	\$8.00	P	
Phone	Jun. 01, 2008 17:02:00	524 - Suro			00:12:08	0	\$1.20	P	1(775)846-5586
Phone	Jun. 01, 2008 17:32:00	524 - Suro			00:03:13	0	\$0.32	P	1(775)846-5586
Phone	Jun. 01, 2008 17:43:00	524 - Suro			00:01:00	0	\$0.12	P	1(775)846-5586
Copy	Jun. 01, 2008 18:46:14	524 - Suro	Facilities Ro		00:10:20	5	\$1.25	P	
Phone	Jun. 01, 2008 20:13:00	545 - Dayt			00:15:28	0	\$1.60	P	1(775)828-7204
Copy	Jun. 02, 2008 10:15:10	342 - Hoy,	10th Floor Fi		00:00:40	6	\$1.50	P	
Copy	Jun. 02, 2008 10:58:07	531 - Wilso	Transaction		00:07:50	30	\$7.50	P	
Copy	Jun. 02, 2008 12:38:33	531 - Wilso	Facilities Ro		00:27:21	140	\$35.00	P	
Phone	Jun. 02, 2008 16:58:00	524 - Suro			00:03:45	0	\$0.59	P	1(775)846-5586
Copy	Jun. 02, 2008 17:19:21	378	Xerox WCP		00:02:34	2	\$0.50	P	
Copy	Jun. 02, 2008 17:22:19	378	Xerox WCP		00:03:12	40	\$10.00	P	
Copy	Jun. 02, 2008 17:28:39	378	Xerox WCP		00:02:34	1	\$0.25	P	
Copy	Jun. 02, 2008 17:36:52	378	Xerox WCP		00:02:36	2	\$0.50	P	
Phone	Jun. 02, 2008 17:57:00	524 - Suro			00:01:10	0	\$0.12	P	1(775)846-5586
Copy	Jun. 02, 2008 18:14:42	382 - Hunt,	Xerox WCP		00:02:34	2	\$0.50	P	
Copy	Jun. 02, 2008 18:19:57	378	Facilities Ro		00:17:06	56	\$14.00	P	
Copy	Jun. 02, 2008 18:22:14	382 - Hunt,	Xerox WCP		00:02:34	1	\$0.25	P	
Phone	Jun. 02, 2008 19:47:00	545 - Dayt			00:15:17	0	\$1.60	P	1(775)828-7204
Copy	Jun. 02, 2008 20:34:51	378	Xerox WCP		00:02:42	10	\$2.50	P	
Copy	Jun. 02, 2008 21:25:41	378	Xerox WCP		00:03:07	35	\$8.75	P	
Copy	Jun. 03, 2008 11:07:24	338 - Couri	11th Floor F		00:33:08	30	\$7.50	P	
Copy	Jun. 03, 2008 11:42:46	338 - Couri	11th Floor F		00:18:54	25	\$6.25	P	
Copy	Jun. 03, 2008 14:18:34	338 - Couri	11th Floor F		00:22:03	56	\$14.00	P	
Copy	Jun. 03, 2008 16:14:36	531 - Wilso	Facilities Ro		00:09:16	264	\$66.00	P	
Copy	Jun. 03, 2008 16:27:42	531 - Wilso	Facilities Ro		00:03:39	34	\$8.50	P	
Phone	Jun. 03, 2008 17:28:00	545 - Dayt			00:13:17	0	\$1.40	P	1(775)788-2000
Copy	Jun. 03, 2008 18:58:22	524 - Suro	Facilities Ro		00:10:11	10	\$2.50	P	
Phone	Jun. 03, 2008 20:04:00	545 - Dayt			00:33:15	0	\$3.27	P	1(775)828-7204
Copy	Jun. 04, 2008 08:22:44	382 - Hunt,	10th Floor Fi		00:00:12	1	\$0.25	P	
Phone	Jun. 04, 2008 09:03:00	550 - Carte			00:01:25	0	\$1.15	P	1(415)359-8895
Copy	Jun. 04, 2008 10:33:53	338 - Couri	11th Floor F		00:01:05	2	\$0.50	P	
Copy	Jun. 04, 2008 13:01:50	382 - Hunt,	10th Floor Fi		00:00:22	7	\$1.75	P	
Copy	Jun. 04, 2008 13:19:30	382 - Hunt,	10th Floor Fi		00:00:57	2	\$0.50	P	
Copy	Jun. 04, 2008 15:09:58	382 - Hunt,	10th Floor Fi		00:00:15	1	\$0.25	P	
Copy	Jun. 04, 2008 15:19:34	382 - Hunt,	10th Floor Fi		00:02:02	16	\$4.00	P	
Copy	Jun. 04, 2008 17:28:24	524 - Suro	Transaction		00:16:14	228	\$57.00	P	
Copy	Jun. 04, 2008 17:44:48	524 - Suro	Transaction		00:30:51	175	\$43.75	P	
Copy	Jun. 04, 2008 18:52:12	378	Xerox WCP		00:04:19	100	\$25.00	P	

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Ran on: May. 15, 2019 4:58 PM

Type	Date Time	User	Device Name	Description	Duration	Items	Cost	St.	Phone Number
Copy	Jun. 04, 2008 19:02:48	382 - Hunt,	Xerox WCP		00:11:19	276	\$69.00	P	
Copy	Jun. 05, 2008 15:13:51	338 - Couri	11th Floor F		00:10:14	3	\$0.75	P	
Copy	Jun. 05, 2008 16:40:06	338 - Couri	11th Floor F		00:06:03	4	\$1.00	P	
Copy	Jun. 05, 2008 16:58:02	338 - Couri	11th Floor F		00:05:45	3	\$0.75	P	
Phone	Jun. 05, 2008 17:27:00	545 - Dayt			00:00:57	0	\$0.12	P	1(775)544-2260
Copy	Jun. 05, 2008 17:30:42	378	Xerox WCP		00:03:49	64	\$16.00	P	
Phone	Jun. 05, 2008 17:45:00	545 - Dayt			00:00:53	0	\$0.12	P	1(775)544-2260
Copy	Jun. 05, 2008 18:07:01	524 - Suro	Facilities Ro		00:10:06	1	\$0.25	P	
Phone	Jun. 05, 2008 18:57:00	545 - Dayt			00:00:44	0	\$0.12	P	1(775)544-2260
Phone	Jun. 05, 2008 18:58:00	545 - Dayt			00:01:01	0	\$0.12	P	1(775)544-2260
Copy	Jun. 05, 2008 18:58:37	378	Xerox WCP		00:05:24	53	\$13.25	P	
Phone	Jun. 06, 2008 11:13:00	550 - Carte			00:04:53	0	\$0.73	P	1(775)687-5469222
Copy	Jun. 06, 2008 13:48:24	550 - Carte	Facilities Ro		00:10:22	16	\$4.00	P	
Copy	Jun. 08, 2008 13:15:16	524 - Suro	Facilities Ro		00:10:40	34	\$8.50	P	
Copy	Jun. 08, 2008 13:50:57	524 - Suro	Facilities Ro		00:05:27	385	\$96.25	P	
Copy	Jun. 08, 2008 14:10:47	378	Xerox WCP		00:02:34	1	\$0.25	P	
Copy	Jun. 08, 2008 14:20:24	378	Xerox WCP		00:05:25	2	\$0.50	P	
Copy	Jun. 08, 2008 14:28:16	378	Xerox WCP		00:03:18	5	\$1.25	P	
Copy	Jun. 08, 2008 16:05:33	378	Xerox WCP		00:02:50	2	\$0.50	P	
Copy	Jun. 08, 2008 16:09:37	378	Xerox WCP		00:03:09	3	\$0.75	P	
Copy	Jun. 08, 2008 16:47:09	378	Xerox WCP		00:02:36	3	\$0.75	P	
Copy	Jun. 08, 2008 16:52:10	524 - Suro	Transaction		00:26:26	77	\$19.25	P	
Copy	Jun. 08, 2008 16:58:27	524 - Suro	Facilities Ro		00:13:23	308	\$77.00	P	
Phone	Jun. 08, 2008 17:08:00	524 - Suro			00:05:08	0	\$0.51	P	1(775)742-9314
Copy	Jun. 08, 2008 19:15:04	378	Xerox WCP		00:03:12	40	\$10.00	P	
Copy	Jun. 08, 2008 19:21:40	345 - Brad	Facilities Ro		00:12:13	50	\$12.50	P	
Copy	Jun. 08, 2008 19:48:59	345 - Brad	Facilities Ro		00:12:52	8	\$2.00	P	
Copy	Jun. 09, 2008 10:51:02	361 - Potte	11th Floor F		00:42:35	1	\$0.25	P	
Copy	Jun. 09, 2008 13:58:52	550 - Carte	Facilities Ro		00:01:34	3	\$0.75	P	
Fax	Jun. 09, 2008 13:59:59	550 - Carte	Facilities Ro	CSID: 702 796 6483	00:01:27	4	\$1.00	P	
Phone	Jun. 09, 2008 14:34:00	550 - Carte			00:03:49	0	\$0.59	P	1(775)687-5469222
Copy	Jun. 09, 2008 17:06:13	531 - Wilso	Facilities Ro		00:25:26	516	\$129.00	P	
Copy	Jun. 09, 2008 17:19:13	382 - Hunt,	Xerox WCP		00:02:50	18	\$4.50	P	
Copy	Jun. 09, 2008 17:44:19	531 - Wilso	Transaction		00:08:02	174	\$43.50	P	
Phone	Jun. 09, 2008 17:47:00	545 - Dayt			00:04:05	0	\$2.30	P	1(818)800-2887
Copy	Jun. 09, 2008 18:33:13	345 - Brad	Facilities Ro		00:10:12	6	\$1.50	P	
Copy	Jun. 09, 2008 18:59:21	524 - Suro	Transaction		00:29:26	124	\$31.00	P	
Copy	Jun. 09, 2008 19:15:18	345 - Brad	Facilities Ro		00:11:34	64	\$16.00	P	
Phone	Jun. 09, 2008 19:23:00	524 - Suro			00:01:03	0	\$0.57	P	1(916)730-9450
Phone	Jun. 09, 2008 19:35:00	545 - Dayt			00:13:09	0	\$1.30	P	1(775)828-7204
Phone	Jun. 10, 2008 08:47:00	545 - Dayt			00:05:48	0	\$3.45	P	1(972)407-9033
Phone	Jun. 10, 2008 08:56:00	545 - Dayt			00:02:45	0	\$1.72	P	1(818)207-0354
Phone	Jun. 10, 2008 09:03:00	545 - Dayt			00:06:13	0	\$3.45	P	1(408)261-8800
Copy	Jun. 10, 2008 09:07:02	382 - Hunt,	10th Floor Fi		00:00:17	2	\$0.50	P	
Phone	Jun. 10, 2008 09:09:00	545 - Dayt			00:11:06	0	\$6.32	P	1(650)949-4573
Copy	Jun. 10, 2008 13:40:36	550 - Carte	Xerox WCP		00:13:32	220	\$55.00	P	
Fax	Jun. 10, 2008 15:07:33	550 - Carte	Facilities Ro	CSID: 702 796 6483	00:01:15	3	\$0.75	P	
Phone	Jun. 10, 2008 17:23:00	545 - Dayt			00:01:07	0	\$0.57	P	1(801)620-5055
Phone	Jun. 10, 2008 17:31:00	545 - Dayt			00:03:34	0	\$2.30	P	1(949)589-6489
Phone	Jun. 10, 2008 17:36:00	545 - Dayt			00:01:57	0	\$1.15	P	1(562)688-6618
Phone	Jun. 10, 2008 17:38:00	545 - Dayt			00:05:44	0	\$3.45	P	1(562)924-3016
Copy	Jun. 10, 2008 18:05:04	524 - Suro	Facilities Ro		00:10:39	48	\$12.00	P	
Copy	Jun. 10, 2008 18:20:24	524 - Suro	Facilities Ro		00:26:13	176	\$44.00	P	
Copy	Jun. 10, 2008 18:33:54	524 - Suro	Transaction		00:37:07	451	\$112.75	P	
Phone	Jun. 10, 2008 19:35:00	545 - Dayt			00:04:27	0	\$0.51	P	1(775)828-7204
Copy	Jun. 10, 2008 19:36:42	524 - Suro	Facilities Ro		00:13:31	33	\$8.25	P	
Phone	Jun. 10, 2008 19:59:00	545 - Dayt			00:12:22	0	\$1.30	P	1(775)828-7204
Phone	Jun. 11, 2008 14:03:00	382 - Hunt,	ShoreTel O		00:01:40	0	\$0.31	P	1(702)257-4550
Copy	Jun. 11, 2008 14:25:07	372 - Helm	11th Floor F		00:04:56	5	\$1.25	P	
Copy	Jun. 11, 2008 15:02:08	372 - Helm	11th Floor F		00:05:54	24	\$6.00	P	
Phone	Jun. 11, 2008 17:51:00	545 - Dayt			00:00:48	0	\$0.12	P	1(775)828-7204

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Ran on: May. 15, 2019 4:58 PM

Type	Date Time	User	Device Name	Description	Duration	Items	Cost	St.	Phone Number
Phone	Jun. 11, 2008 19:18:00	545 - Dayt			00:26:34	0	\$2.68	P	1(775)828-7204
Copy	Jun. 11, 2008 19:39:20	378	Transaction		00:55:19	137	\$34.25	P	
Copy	Jun. 11, 2008 19:47:33	382 - Hunt,	Xerox WCP		00:02:50	20	\$5.00	P	
Copy	Jun. 11, 2008 20:35:54	378	Xerox WCP		00:10:37	35	\$8.75	P	
Copy	Jun. 11, 2008 20:47:09	378	Xerox WCP		00:20:24	38	\$9.50	P	
Copy	Jun. 11, 2008 21:08:07	378	Xerox WCP		00:06:07	4	\$1.00	P	
Copy	Jun. 11, 2008 21:40:23	378	Xerox WCP		00:05:26	2	\$0.50	P	
Copy	Jun. 12, 2008 08:35:21	382 - Hunt,	11th Floor F		00:00:34	1	\$0.25	P	
Copy	Jun. 12, 2008 09:10:27	342 - Hoy,	11th Floor F		00:02:23	18	\$4.50	P	
Copy	Jun. 12, 2008 12:16:11	342 - Hoy,	10th Floor Fi		00:00:54	4	\$1.00	P	
Copy	Jun. 12, 2008 14:31:13	372 - Helm	11th Floor F		00:05:25	5	\$1.25	P	
Phone	Jun. 12, 2008 20:20:00	545 - Dayt			00:28:56	0	\$2.88	P	1(775)828-7204
Copy	Jun. 13, 2008 08:06:04	382 - Hunt,	10th Floor Fi		00:00:21	1	\$0.25	P	
Copy	Jun. 13, 2008 08:08:03	382 - Hunt,	10th Floor Fi		00:00:08	1	\$0.25	P	
Copy	Jun. 13, 2008 15:54:37	531 - Wilso	Transaction		00:16:28	236	\$59.00	P	
Copy	Jun. 13, 2008 16:12:37	531 - Wilso	Transaction		00:28:21	102	\$25.50	P	
Phone	Jun. 13, 2008 16:22:00	545 - Dayt			00:01:37	0	\$0.31	P	1(775)544-2260
Phone	Jun. 13, 2008 16:32:00	361 - Potte	ShoreTel O		00:04:43	0	\$0.73	P	1(702)257-4524
Copy	Jun. 14, 2008 09:01:59	345 - Brad	11th Floor F		00:08:38	36	\$9.00	P	
Copy	Jun. 14, 2008 15:03:26	345 - Brad	11th Floor F		00:06:50	4	\$1.00	P	
Phone	Jun. 14, 2008 15:46:00	345 - Brad	ShoreTel O		00:09:46	0	\$0.72	P	1(702)257-4591
Copy	Jun. 15, 2008 16:49:59	345 - Brad	Facilities Ro		00:13:44	1	\$0.25	P	
Copy	Jun. 15, 2008 17:15:49	524 - Suro	Transaction		00:31:52	130	\$32.50	P	
Copy	Jun. 15, 2008 17:58:11	524 - Suro	Transaction		00:30:20	67	\$16.75	P	
Copy	Jun. 15, 2008 18:29:04	345 - Brad	Facilities Ro		00:15:58	7	\$1.75	P	
Phone	Jun. 15, 2008 19:04:00	545 - Dayt			00:04:19	0	\$0.51	P	1(775)828-7204
Copy	Jun. 16, 2008 10:02:57	550 - Carte	Facilities Ro		00:10:21	2	\$0.50	P	
Phone	Jun. 16, 2008 10:53:00	545 - Dayt			00:03:40	0	\$2.30	P	1(707)837-5194
Phone	Jun. 16, 2008 13:47:00	372 - Helm	ShoreTel O		00:00:54	0	\$0.57	P	1(818)800-2887
Phone	Jun. 16, 2008 13:48:00	372 - Helm	ShoreTel O		00:03:58	0	\$2.30	P	1(213)593-4455
Phone	Jun. 16, 2008 16:37:00	372 - Helm	ShoreTel O		00:05:13	0	\$2.87	P	1(213)593-4455
Phone	Jun. 16, 2008 17:18:00	372 - Helm	ShoreTel O		00:01:21	0	\$1.15	P	1(213)593-4455
Copy	Jun. 16, 2008 18:25:46	524 - Suro	Facilities Ro		00:10:30	12	\$3.00	P	
Copy	Jun. 16, 2008 18:39:03	345 - Brad	Facilities Ro		00:10:10	4	\$1.00	P	
Phone	Jun. 16, 2008 19:49:00	545 - Dayt			00:11:31	0	\$1.20	P	1(775)828-7204
Phone	Jun. 17, 2008 08:31:00	382 - Hunt,	ShoreTel O		00:11:24	0	\$1.71	P	1(702)385-3111
Phone	Jun. 17, 2008 09:19:00	372 - Helm	ShoreTel O		00:03:06	0	\$0.45	P	1(702)257-4599
Phone	Jun. 17, 2008 09:22:00	372 - Helm	ShoreTel O		00:00:37	0	\$0.17	P	1(702)383-8911
Phone	Jun. 17, 2008 10:18:00	545 - Dayt			00:00:43	0	\$0.57	P	1(707)837-5194
Phone	Jun. 17, 2008 10:26:00	545 - Dayt			00:02:00	0	\$1.15	P	1(707)837-5194
Fax	Jun. 17, 2008 10:47:05	550 - Carte	Facilities Ro	CSID: 7023851631	00:01:23	2	\$0.50	P	
Fax	Jun. 17, 2008 11:05:48	550 - Carte	Facilities Ro	CSID: 8802011#	00:03:53	7	\$1.75	P	
Fax	Jun. 17, 2008 11:06:44	550 - Carte	Facilities Ro	CSID: City of Las Ve	00:01:10	2	\$0.50	P	
Phone	Jun. 17, 2008 11:11:00	372 - Helm	ShoreTel O		00:04:28	0	\$2.87	P	1(949)589-6489
Phone	Jun. 17, 2008 13:11:00	372 - Helm	ShoreTel O		00:03:03	0	\$0.45	P	1(702)257-4599
Phone	Jun. 17, 2008 13:39:00	372 - Helm	ShoreTel O		00:00:47	0	\$0.57	P	1(510)658-8566
Phone	Jun. 17, 2008 14:07:00	372 - Helm	ShoreTel O		00:05:35	0	\$3.45	P	1(510)658-8566
Phone	Jun. 17, 2008 14:17:00	372 - Helm	ShoreTel O		00:05:18	0	\$3.45	P	1(818)800-2887
Copy	Jun. 17, 2008 14:51:55	550 - Carte	Facilities Ro		00:01:26	6	\$1.50	P	
Phone	Jun. 17, 2008 15:03:00	372 - Helm	ShoreTel O		00:01:42	0	\$1.15	P	1(818)800-2887
Phone	Jun. 17, 2008 15:42:00	372 - Helm	ShoreTel O		00:12:11	0	\$1.71	P	1(702)257-4550
Phone	Jun. 17, 2008 18:21:00	545 - Dayt			00:05:21	0	\$3.45	P	1(818)207-0354
Copy	Jun. 17, 2008 18:49:41	524 - Suro	Facilities Ro		00:10:59	11	\$2.75	P	
Phone	Jun. 17, 2008 19:54:00	545 - Dayt			00:12:40	0	\$1.30	P	1(775)828-7204
Phone	Jun. 18, 2008 11:04:00	372 - Helm	ShoreTel O		00:03:02	0	\$0.45	P	1(702)617-7777
Phone	Jun. 18, 2008 11:12:00	372 - Helm	ShoreTel O		00:05:10	0	\$2.87	P	1(949)589-6489
Phone	Jun. 18, 2008 13:24:00	545 - Dayt			00:08:41	0	\$5.17	P	1(650)949-4573
Copy	Jun. 18, 2008 13:30:00	382 - Hunt,	Facilities Ro		00:01:54	28	\$7.00	P	
Phone	Jun. 18, 2008 13:30:00	382 - Hunt,	ShoreTel O		00:09:39	0	\$1.43	P	1(702)338-4849
Phone	Jun. 18, 2008 13:33:00	545 - Dayt			00:04:15	0	\$0.59	P	1(775)788-2000
Copy	Jun. 18, 2008 14:15:10	524 - Suro	Facilities Ro		00:09:08	12	\$3.00	P	

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Ran on: May. 15, 2019 4:58 PM

Type	Date Time	User	Device Name	Description	Duration	Items	Cost	St.	Phone Number
Copy	Jun. 18, 2008 14:16:15	596 - Gera	Facilities Ro	CSID: 8185016752	00:03:08	18	\$4.50	P	
Fax	Jun. 18, 2008 14:16:22	531 - Wilso	Facilities Ro		00:04:58	8	\$2.00	P	
Copy	Jun. 18, 2008 14:30:18	524 - Suro	Facilities Ro		00:06:15	1	\$0.25	P	
Phone	Jun. 18, 2008 14:48:00	372 - Helm	ShoreTel O		00:04:17	0	\$0.73	P	1(702)367-2411
Phone	Jun. 18, 2008 14:57:00	545 - Dayt			00:00:54	0	\$0.17	P	1(775)788-2000
Copy	Jun. 18, 2008 15:19:53	531 - Wilso	Facilities Ro		00:18:34	411	\$102.75	P	
Copy	Jun. 18, 2008 15:22:37	382 - Hunt,	Facilities Ro		00:06:15	3	\$0.75	P	
Copy	Jun. 18, 2008 15:38:31	524 - Suro	Facilities Ro		00:04:40	93	\$23.25	P	
Copy	Jun. 18, 2008 15:54:12	378	Transaction		00:03:42	45	\$11.25	P	
Phone	Jun. 18, 2008 15:56:00	545 - Dayt			00:05:47	0	\$0.87	P	1(775)544-2260
Phone	Jun. 18, 2008 16:00:00	372 - Helm	ShoreTel O		00:00:41	0	\$0.17	P	1(702)257-4595
Copy	Jun. 18, 2008 16:08:00	531 - Wilso	Facilities Ro		00:06:13	90	\$22.50	P	
Copy	Jun. 18, 2008 16:16:52	531 - Wilso	Facilities Ro		00:09:46	4	\$1.00	P	
Copy	Jun. 18, 2008 16:40:43	531 - Wilso	Facilities Ro		00:01:45	2	\$0.50	P	
Phone	Jun. 18, 2008 16:50:00	372 - Helm	ShoreTel O		00:00:40	0	\$0.17	P	1(702)257-4595
Phone	Jun. 18, 2008 17:13:00	524 - Suro			00:12:01	0	\$6.89	P	1(818)399-2820
Copy	Jun. 18, 2008 17:24:12	531 - Wilso	Facilities Ro		00:10:32	18	\$4.50	P	
Phone	Jun. 18, 2008 17:25:00	524 - Suro			00:05:03	0	\$2.87	P	1(818)399-2820
Phone	Jun. 18, 2008 17:27:00	372 - Helm	ShoreTel O		00:01:49	0	\$1.15	P	1(949)589-6489
Copy	Jun. 18, 2008 18:13:59	531 - Wilso	Facilities Ro		00:29:05	65	\$16.25	P	
Copy	Jun. 18, 2008 18:45:06	524 - Suro	Facilities Ro		00:11:15	72	\$18.00	P	
Phone	Jun. 18, 2008 18:59:00	524 - Suro			00:01:08	0	\$0.57	P	1(916)730-9450
Copy	Jun. 18, 2008 19:12:31	524 - Suro	Transaction		00:29:05	148	\$37.00	P	
Phone	Jun. 18, 2008 19:22:00	524 - Suro			00:03:21	0	\$2.30	P	1(949)433-6273
Phone	Jun. 19, 2008 07:31:00	382 - Hunt,	ShoreTel O		00:04:14	0	\$0.30	P	1(702)338-4849
Phone	Jun. 19, 2008 12:08:00	545 - Dayt			00:01:05	0	\$0.57	P	1(214)202-6751
Phone	Jun. 19, 2008 13:35:00	550 - Carte			00:01:29	0	\$0.31	P	1(775)326-4399*72
Copy	Jun. 19, 2008 13:35:24	531 - Wilso	Transaction		00:31:10	67	\$16.75	P	
Copy	Jun. 19, 2008 13:41:53	345 - Brad	Facilities Ro		00:10:12	5	\$1.25	P	
Copy	Jun. 19, 2008 15:15:22	531 - Wilso	Transaction		00:30:50	35	\$8.75	P	
Copy	Jun. 19, 2008 16:24:25	524 - Suro	Transaction		00:14:33	83	\$20.75	P	
Copy	Jun. 19, 2008 16:37:58	531 - Wilso	Facilities Ro		00:09:32	334	\$83.50	P	
Copy	Jun. 19, 2008 16:56:17	531 - Wilso	Transaction		00:37:18	447	\$111.75	P	
Copy	Jun. 19, 2008 17:58:14	378	Xerox WCP		00:02:36	4	\$1.00	P	
Copy	Jun. 19, 2008 18:05:10	378	Xerox WCP		00:04:09	19	\$4.75	P	
Copy	Jun. 19, 2008 18:10:38	378	Xerox WCP		00:02:33	2	\$0.50	P	
Copy	Jun. 19, 2008 18:15:40	378	Xerox WCP		00:02:37	4	\$1.00	P	
Copy	Jun. 19, 2008 18:42:46	378	Transaction		00:28:00	113	\$28.25	P	
Copy	Jun. 19, 2008 18:59:55	345 - Brad	Facilities Ro		00:10:25	5	\$1.25	P	
Copy	Jun. 20, 2008 08:04:17	531 - Wilso	Transaction		00:08:26	90	\$22.50	P	
Copy	Jun. 20, 2008 09:32:14	531 - Wilso	Transaction		00:09:53	4	\$1.00	P	
Phone	Jun. 20, 2008 12:16:00	550 - Carte			00:01:31	0	\$1.15	P	1(415)359-8895
Copy	Jun. 20, 2008 14:24:23	361 - Potte	10th Floor Fi		00:00:56	6	\$1.50	P	
Copy	Jun. 20, 2008 14:56:59	550 - Carte	Transaction		00:13:07	9	\$2.25	P	
Copy	Jun. 20, 2008 15:04:37	531 - Wilso	Facilities Ro		00:10:13	2	\$0.50	P	
Copy	Jun. 20, 2008 15:43:06	531 - Wilso	Transaction		00:16:52	203	\$50.75	P	
Copy	Jun. 20, 2008 16:02:09	531 - Wilso	Transaction		00:58:25	804	\$201.00	P	
Copy	Jun. 20, 2008 17:51:15	531 - Wilso	Transaction		00:07:13	7	\$1.75	P	
Copy	Jun. 20, 2008 18:11:09	531 - Wilso	Transaction		00:01:45	2	\$0.50	P	
Phone	Jun. 20, 2008 18:16:00	545 - Dayt			00:01:11	0	\$0.57	P	1(972)407-9033
Phone	Jun. 20, 2008 18:39:00	545 - Dayt			00:01:16	0	\$0.22	P	1(775)828-7204
Copy	Jun. 21, 2008 15:27:45	345 - Brad	10th Floor Fi		00:05:19	2	\$0.50	P	
Copy	Jun. 21, 2008 15:44:20	345 - Brad	10th Floor Fi		00:04:03	1	\$0.25	P	
Copy	Jun. 21, 2008 15:48:38	345 - Brad	10th Floor Fi		00:01:23	20	\$5.00	P	
Copy	Jun. 21, 2008 17:54:01	382 - Hunt,	Xerox WCP		00:06:07	113	\$28.25	P	
Copy	Jun. 22, 2008 13:06:02	524 - Suro	Facilities Ro		00:21:36	378	\$94.50	P	
Copy	Jun. 22, 2008 13:20:23	524 - Suro	Transaction		01:45:40	119	\$29.75	P	
Copy	Jun. 22, 2008 13:31:48	382 - Hunt,	Xerox WCP		00:05:10	10	\$2.50	P	
Copy	Jun. 22, 2008 13:37:44	382 - Hunt,	Xerox WCP		00:03:13	16	\$4.00	P	
Copy	Jun. 22, 2008 14:55:54	524 - Suro	Facilities Ro		00:13:01	222	\$55.50	P	
Copy	Jun. 22, 2008 15:20:26	524 - Suro	Transaction		00:25:12	3	\$0.75	P	

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McDonald Carano Wilson LLP
Report for billing backup

From Jan. 01, 2002 To Dec. 31, 2017 23:59

Ran on: May. 15, 2019 4:58 PM

Type	Date Time	User	Device Name	Description	Duration	Items	Cost	St.	Phone Number
Copy	Jun. 22, 2008 16:21:08	378	Xerox WCP		00:03:27	54	\$13.50	P	
Copy	Jun. 22, 2008 16:29:21	382 - Hunt,	Transaction		00:33:08	133	\$33.25	P	
Phone	Jun. 22, 2008 19:16:00	545 - Dayt			00:10:59	0	\$1.10	P	1(775)828-7204
Copy	Jun. 23, 2008 08:24:59	378	Xerox WCP		00:04:06	19	\$4.75	P	
Copy	Jun. 23, 2008 08:34:04	378	Transaction		00:32:40	53	\$13.25	P	
Copy	Jun. 23, 2008 09:47:25	531 - Wilso	Transaction		00:28:21	5	\$1.25	P	
Copy	Jun. 23, 2008 10:30:25	531 - Wilso	Transaction		01:00:32	383	\$95.75	P	
Copy	Jun. 23, 2008 11:40:06	531 - Wilso	Transaction		01:04:40	1056	\$264.00	P	
Copy	Jun. 23, 2008 12:36:48	372 - Helm	Facilities Ro		00:10:54	27	\$6.75	P	
Copy	Jun. 23, 2008 13:38:54	378	Transaction		00:24:24	46	\$11.50	P	
Copy	Jun. 23, 2008 14:45:42	378	Transaction		00:17:49	84	\$21.00	P	
Copy	Jun. 23, 2008 14:55:46	378	Xerox WCP		00:02:34	1	\$0.25	P	
Phone	Jun. 23, 2008 15:39:00	550 - Carte			00:02:38	0	\$1.72	P	1(650)949-4573
Copy	Jun. 23, 2008 16:05:45	372 - Helm	Facilities Ro		00:00:35	2	\$0.50	P	
Copy	Jun. 23, 2008 16:31:33	378	Xerox WCP		00:02:32	2	\$0.50	P	
Copy	Jun. 23, 2008 16:31:50	550 - Carte	Transaction		00:10:11	3	\$0.75	P	
Copy	Jun. 23, 2008 16:50:31	378	Transaction		00:27:47	41	\$10.25	P	
Copy	Jun. 23, 2008 16:54:10	345 - Brad	Facilities Ro		00:03:54	6	\$1.50	P	
Copy	Jun. 23, 2008 17:18:29	378	Transaction		00:25:32	1	\$0.25	P	
Copy	Jun. 23, 2008 17:39:03	378	Xerox WCP		00:04:20	70	\$17.50	P	
Copy	Jun. 23, 2008 17:40:10	372 - Helm	Facilities Ro		00:15:16	27	\$6.75	P	
Copy	Jun. 23, 2008 18:42:37	345 - Brad	Facilities Ro		00:14:29	10	\$2.50	P	
Copy	Jun. 23, 2008 19:02:16	345 - Brad	Facilities Ro		00:10:12	5	\$1.25	P	
Copy	Jun. 23, 2008 19:15:21	345 - Brad	Facilities Ro		00:10:20	5	\$1.25	P	
Copy	Jun. 23, 2008 19:25:48	378	Xerox WCP		00:02:36	1	\$0.25	P	
Phone	Jun. 23, 2008 19:35:00	545 - Dayt			00:23:35	0	\$2.38	P	1(775)828-7204
Copy	Jun. 23, 2008 19:38:59	345 - Brad	Facilities Ro		00:10:09	3	\$0.75	P	
Phone	Jun. 24, 2008 09:35:00	550 - Carte			00:00:43	0	\$0.17	P	1(775)329-20001##
Phone	Jun. 24, 2008 09:36:00	550 - Carte			00:01:44	0	\$0.31	P	1(775)329-20000
Phone	Jun. 24, 2008 09:39:00	550 - Carte			00:11:39	0	\$1.71	P	1(775)326-4343
Phone	Jun. 24, 2008 10:50:00	550 - Carte			00:03:45	0	\$2.30	P	1(650)949-4573
Phone	Jun. 24, 2008 14:15:00	550 - Carte			00:02:03	0	\$0.31	P	1(775)326-4399*72
Phone	Jun. 24, 2008 14:48:00	550 - Carte			00:02:56	0	\$0.45	P	1(775)329-20000
Phone	Jun. 24, 2008 16:48:00	550 - Carte			00:01:26	0	\$1.15	P	1(818)207-0354
Copy	Jun. 24, 2008 16:52:14	531 - Wilso	Facilities Ro		00:02:54	32	\$8.00	P	
Copy	Jun. 24, 2008 17:05:21	531 - Wilso	Facilities Ro		00:12:43	45	\$11.25	P	
Copy	Jun. 24, 2008 17:08:13	378	Xerox WCP		00:02:37	5	\$1.25	P	
Copy	Jun. 24, 2008 17:23:36	378	Xerox WCP		00:03:11	3	\$0.75	P	
Copy	Jun. 24, 2008 17:40:27	531 - Wilso	Facilities Ro		00:26:25	49	\$12.25	P	
Copy	Jun. 24, 2008 19:11:32	531 - Wilso	Transaction		00:40:13	181	\$45.25	P	
Copy	Jun. 24, 2008 19:26:17	378	Facilities Ro		00:11:48	24	\$6.00	P	
Phone	Jun. 24, 2008 19:57:00	545 - Dayt			00:10:53	0	\$1.10	P	1(775)828-7204
Copy	Jun. 24, 2008 21:35:20	378	Xerox WCP		00:02:36	3	\$0.75	P	
Phone	Jun. 25, 2008 08:10:00	550 - Carte			00:03:44	0	\$2.30	P	1(570)587-2600
Phone	Jun. 25, 2008 09:48:00	550 - Carte			00:06:41	0	\$1.01	P	1(775)326-4328
Phone	Jun. 25, 2008 10:52:00	550 - Carte			00:02:53	0	\$1.72	P	1(214)202-6751
Phone	Jun. 25, 2008 11:20:00	550 - Carte			00:10:18	0	\$1.57	P	1(775)326-4361
Copy	Jun. 25, 2008 14:28:13	378	Transaction		00:27:22	10	\$2.50	P	
Copy	Jun. 25, 2008 14:57:55	378	Transaction		00:02:02	15	\$3.75	P	
Copy	Jun. 25, 2008 16:48:23	378	Transaction		00:37:20	10	\$2.50	P	
Copy	Jun. 25, 2008 17:08:09	524 - Suro	Facilities Ro		00:14:03	57	\$14.25	P	
Copy	Jun. 25, 2008 17:54:55	531 - Wilso	Facilities Ro		00:19:43	162	\$40.50	P	
Copy	Jun. 25, 2008 17:57:48	531 - Wilso	Facilities Ro		00:21:10	95	\$23.75	P	
Copy	Jun. 25, 2008 18:16:56	372 - Helm	Facilities Ro		00:04:45	150	\$37.50	P	
Copy	Jun. 25, 2008 18:37:23	378	Xerox WCP		00:02:42	9	\$2.25	P	
Copy	Jun. 25, 2008 18:42:28	345 - Brad	Facilities Ro		00:02:38	15	\$3.75	P	
Phone	Jun. 25, 2008 18:44:00	545 - Dayt			00:04:37	0	\$0.51	P	1(775)828-7204
Copy	Jun. 25, 2008 19:33:07	378	Xerox WCP		00:02:42	9	\$2.25	P	
Copy	Jun. 25, 2008 19:37:35	378	Xerox WCP		00:02:36	4	\$1.00	P	
Copy	Jun. 25, 2008 19:47:05	524 - Suro	Facilities Ro		00:10:20	9	\$2.25	P	
Phone	Jun. 25, 2008 21:21:00	545 - Dayt			00:08:56	0	\$0.91	P	1(775)828-7204

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Ran on: May. 15, 2019 4:58 PM

Type	Date Time	User	Device Name	Description	Duration	Items	Cost	St.	Phone Number
Copy	Jun. 25, 2008 21:42:21	378	Xerox WCP		00:02:40	6	\$1.50	P	
Phone	Jun. 26, 2008 07:34:00	550 - Carte			00:00:41	0	\$0.09	P	1(775)326-4399*73
Phone	Jun. 26, 2008 09:42:00	550 - Carte			00:07:42	0	\$1.15	P	1(775)326-4382
Phone	Jun. 26, 2008 10:40:00	550 - Carte			00:08:31	0	\$5.17	P	1(818)501-2833
Phone	Jun. 26, 2008 12:07:00	550 - Carte			00:04:51	0	\$0.73	P	1(775)326-4336
Copy	Jun. 26, 2008 12:31:12	372 - Helm	Facilities Ro		00:01:15	42	\$10.50	P	
Copy	Jun. 26, 2008 12:31:16	378	Transaction		00:25:30	5	\$1.25	P	
Copy	Jun. 26, 2008 15:28:22	372 - Helm	Facilities Ro		00:11:14	87	\$21.75	P	
Phone	Jun. 26, 2008 18:40:00	524 - Suro			00:03:33	0	\$2.30	P	1(949)433-6273
Copy	Jun. 26, 2008 18:43:04	382 - Hunt,	Facilities Ro		00:26:09	93	\$23.25	P	
Copy	Jun. 26, 2008 19:15:45	378	Xerox WCP		00:05:10	9	\$2.25	P	
Phone	Jun. 27, 2008 08:33:00	550 - Carte			00:00:47	0	\$0.17	P	1(775)326-4342
Copy	Jun. 27, 2008 10:14:57	378	Facilities Ro		00:10:17	5	\$1.25	P	
Copy	Jun. 27, 2008 10:32:18	362 - Bear	11th Floor F		00:04:46	22	\$5.50	P	
Phone	Jun. 27, 2008 10:47:00	550 - Carte			00:01:57	0	\$0.31	P	1(775)687-5469222
Phone	Jun. 27, 2008 10:50:00	550 - Carte			00:00:55	0	\$0.17	P	1(775)687-54690
Phone	Jun. 27, 2008 10:52:00	550 - Carte			00:02:44	0	\$0.45	P	1(775)326-4382
Copy	Jun. 27, 2008 11:11:49	378	Xerox WCP		00:03:20	3	\$0.75	P	
Phone	Jun. 27, 2008 11:12:00	550 - Carte			00:03:29	0	\$0.59	P	1(775)687-5469222
Copy	Jun. 27, 2008 13:58:04	531 - Wilso	Transaction		00:38:25	272	\$68.00	P	
Copy	Jun. 27, 2008 16:06:24	531 - Wilso	Facilities Ro		00:17:27	76	\$19.00	P	
Phone	Jun. 27, 2008 16:09:00	524 - Suro			00:04:13	0	\$0.59	P	1(775)788-2000
Copy	Jun. 27, 2008 16:24:21	531 - Wilso	Facilities Ro		00:13:35	64	\$16.00	P	
Copy	Jun. 27, 2008 16:26:26	531 - Wilso	Facilities Ro		00:18:04	158	\$39.50	P	
Copy	Jun. 27, 2008 16:38:01	372 - Helm	Facilities Ro		00:01:06	18	\$4.50	P	
Copy	Jun. 27, 2008 16:45:02	372 - Helm	Facilities Ro		00:00:40	10	\$2.50	P	
Phone	Jun. 27, 2008 17:28:00	524 - Suro			00:03:17	0	\$0.42	P	1(775)846-5586
Copy	Jun. 27, 2008 17:28:09	378	Xerox WCP		00:08:07	141	\$35.25	P	
Copy	Jun. 27, 2008 17:36:55	378	Xerox WCP		00:03:44	59	\$14.75	P	
Copy	Jun. 27, 2008 17:38:12	524 - Suro	Facilities Ro		00:10:01	1	\$0.25	P	
Copy	Jun. 27, 2008 17:39:21	524 - Suro	Facilities Ro		00:10:43	2	\$0.50	P	
Copy	Jun. 27, 2008 17:56:47	378	Xerox WCP		00:02:34	1	\$0.25	P	
Copy	Jun. 28, 2008 11:00:08	378	Xerox WCP		00:02:34	1	\$0.25	P	
Copy	Jun. 28, 2008 12:50:57	378	Xerox WCP		00:08:46	148	\$37.00	P	
Copy	Jun. 29, 2008 12:38:49	524 - Suro	Facilities Ro		00:14:06	5	\$1.25	P	
Copy	Jun. 29, 2008 13:17:39	524 - Suro	Facilities Ro		00:10:53	30	\$7.50	P	
Copy	Jun. 29, 2008 13:37:27	550 - Carte	Transaction		00:05:17	153	\$38.25	P	
Copy	Jun. 29, 2008 13:54:39	382 - Hunt,	Xerox WCP		00:05:16	4	\$1.00	P	
Copy	Jun. 29, 2008 14:10:54	382 - Hunt,	Xerox WCP		00:03:13	40	\$10.00	P	
Copy	Jun. 29, 2008 14:29:49	345 - Brad	Facilities Ro		00:10:17	2	\$0.50	P	
Copy	Jun. 29, 2008 14:51:36	382 - Hunt,	Xerox WCP		00:03:14	40	\$10.00	P	
Copy	Jun. 29, 2008 15:08:59	524 - Suro	Facilities Ro		00:27:09	336	\$84.00	P	
Copy	Jun. 29, 2008 16:20:04	345 - Brad	Facilities Ro		00:24:48	60	\$15.00	P	
Copy	Jun. 29, 2008 16:30:44	382 - Hunt,	Xerox WCP		00:05:58	150	\$37.50	P	
Copy	Jun. 29, 2008 16:51:20	345 - Brad	Facilities Ro		00:10:20	18	\$4.50	P	
Copy	Jun. 29, 2008 17:03:27	378	Xerox WCP		00:11:39	37	\$9.25	P	
Copy	Jun. 29, 2008 17:15:03	345 - Brad	Facilities Ro		00:10:16	4	\$1.00	P	
Phone	Jun. 29, 2008 17:18:00	545 - Dayt			00:00:46	0	\$0.57	P	1(916)725-4552
Phone	Jun. 29, 2008 17:19:00	545 - Dayt			00:33:38	0	\$19.52	P	1(916)725-2833
Copy	Jun. 29, 2008 17:23:42	378	Xerox WCP		00:02:40	8	\$2.00	P	
Copy	Jun. 30, 2008 08:50:35	531 - Wilso	Transaction		00:27:43	210	\$52.50	P	
Copy	Jun. 30, 2008 10:07:53	531 - Wilso	Transaction		01:04:22	923	\$230.75	P	
Phone	Jun. 30, 2008 12:27:00	550 - Carte			00:00:49	0	\$0.57	P	1(541)520-3830
Copy	Jun. 30, 2008 13:42:27	531 - Wilso	Facilities Ro		00:10:02	1	\$0.25	P	
Copy	Jun. 30, 2008 15:12:56	372 - Helm	Facilities Ro		00:00:48	39	\$9.75	P	
Copy	Jun. 30, 2008 15:19:35	550 - Carte	Transaction		00:26:13	26	\$6.50	P	
Phone	Jun. 30, 2008 15:44:00	550 - Carte			00:01:35	0	\$0.31	P	1(775)326-4319
Copy	Jun. 30, 2008 17:10:54	531 - Wilso	Facilities Ro		00:10:56	63	\$15.75	P	
Fax	Jun. 30, 2008 17:28:25	531 - Wilso	Facilities Ro	CSID: 7026502995	00:52:30	41	\$10.25	P	
Copy	Jun. 30, 2008 17:32:18	372 - Helm	Facilities Ro		00:04:52	111	\$27.75	P	
Copy	Jun. 30, 2008 17:33:17	382 - Hunt,	Transaction		00:27:05	26	\$6.50	P	

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Ran on: May. 15, 2019 4:58 PM

Type	Date Time	User	Device Name	Description	Duration	Items	Cost	St.	Phone Number
Phone	Jun. 30, 2008 18:05:00	545 - Dayt			00:05:49	0	\$0.61	P	1(775)828-7204
Copy	Jun. 30, 2008 18:12:33	345 - Brad	Facilities Ro		00:16:45	66	\$16.50	P	
Fax	Jun. 30, 2008 18:21:34	531 - Wilso	Facilities Ro	CSID: 3107883399	00:39:34	41	\$10.25	P	
Copy	Jun. 30, 2008 18:33:13	524 - Suro	Facilities Ro		00:16:44	281	\$70.25	P	
Copy	Jun. 30, 2008 19:37:08	382 - Hunt,	Xerox WCP		00:02:43	10	\$2.50	P	
Copy	Jun. 30, 2008 19:43:38	382 - Hunt,	Transaction		00:27:32	117	\$29.25	P	
Phone	Jul. 01, 2008 08:17:00	550 - Carte			00:01:24	0	\$1.15	P	1(541)520-3830
Copy	Jul. 01, 2008 10:17:28	550 - Carte	Transaction		00:12:13	44	\$11.00	P	
Copy	Jul. 01, 2008 11:26:05	361 - Potte	10th Floor Fi		00:05:16	8	\$2.00	P	
Copy	Jul. 01, 2008 15:12:57	531 - Wilso	Transaction		00:45:39	318	\$79.50	P	
Copy	Jul. 01, 2008 16:58:04	378	Transaction		00:02:39	27	\$6.75	P	
Copy	Jul. 01, 2008 17:01:20	336 - Fuller	11th Floor F		00:26:42	534	\$133.50	P	
Copy	Jul. 01, 2008 17:39:13	372 - Helm	Facilities Ro		00:16:23	216	\$54.00	P	
Copy	Jul. 01, 2008 18:11:45	372 - Helm	Facilities Ro		00:15:40	58	\$14.50	P	
Copy	Jul. 01, 2008 18:30:45	524 - Suro	Facilities Ro		00:13:31	34	\$8.50	P	
Copy	Jul. 01, 2008 19:19:29	372 - Helm	Transaction		00:03:15	80	\$20.00	P	
Copy	Jul. 02, 2008 08:14:38	338 - Couri	11th Floor F		00:36:18	712	\$178.00	P	
Copy	Jul. 02, 2008 10:00:10	378	Transaction		00:25:30	24	\$6.00	P	
Phone	Jul. 02, 2008 10:17:00	550 - Carte			00:03:36	0	\$0.59	P	1(775)326-4361
Copy	Jul. 02, 2008 10:52:41	372 - Helm	Facilities Ro		00:04:57	20	\$5.00	P	
Copy	Jul. 02, 2008 11:23:06	372 - Helm	Facilities Ro		00:01:38	4	\$1.00	P	
Phone	Jul. 02, 2008 11:35:00	550 - Carte			00:01:26	0	\$0.31	P	1(775)332-03005
Phone	Jul. 02, 2008 15:38:00	550 - Carte			00:01:43	0	\$0.31	P	1(775)333-0310101
Phone	Jul. 02, 2008 15:40:00	550 - Carte			00:00:51	0	\$0.17	P	1(775)326-4336
Phone	Jul. 02, 2008 15:47:00	550 - Carte			00:00:42	0	\$0.17	P	1(775)333-30310
Phone	Jul. 02, 2008 15:48:00	550 - Carte			00:01:05	0	\$0.17	P	1(775)333-0310101
Phone	Jul. 02, 2008 16:10:00	550 - Carte			00:07:10	0	\$1.01	P	1(775)326-4343
Copy	Jul. 02, 2008 16:22:25	338 - Couri	11th Floor F		00:21:11	568	\$142.00	P	
Phone	Jul. 02, 2008 17:37:00	545 - Dayt			00:00:49	0	\$0.12	P	1(775)828-7204
Copy	Jul. 02, 2008 17:37:06	531 - Wilso	Facilities Ro		00:13:16	38	\$9.50	P	
Copy	Jul. 02, 2008 18:00:48	531 - Wilso	Transaction		00:37:38	11	\$2.75	P	
Copy	Jul. 03, 2008 09:39:44	524 - Suro	Facilities Ro		00:28:01	216	\$54.00	P	
Copy	Jul. 03, 2008 11:03:17	531 - Wilso	Facilities Ro		00:10:24	1	\$0.25	P	
Copy	Jul. 03, 2008 11:23:58	526 - Toble	Facilities Ro		00:14:28	101	\$25.25	P	
Copy	Jul. 03, 2008 11:26:11	378	Transaction		00:01:52	64	\$16.00	P	
Copy	Jul. 03, 2008 11:29:52	378	Transaction		00:17:24	279	\$69.75	P	
Copy	Jul. 03, 2008 11:59:50	378	Transaction		00:07:20	22	\$5.50	P	
Copy	Jul. 03, 2008 12:06:15	382 - Hunt,	Xerox WCP		00:12:53	140	\$35.00	P	
Copy	Jul. 03, 2008 12:15:58	524 - Suro	Facilities Ro		00:12:05	192	\$48.00	P	
Copy	Jul. 03, 2008 12:27:15	378	Xerox WCP		00:02:58	27	\$6.75	P	
Phone	Jul. 03, 2008 12:29:00	550 - Carte			00:02:41	0	\$0.45	P	1(775)329-20000
Copy	Jul. 03, 2008 12:37:11	531 - Wilso	Transaction		00:26:24	16	\$4.00	P	
Phone	Jul. 03, 2008 12:41:00	550 - Carte			00:06:07	0	\$3.45	P	1(415)359-8895
Copy	Jul. 03, 2008 13:06:06	378	Xerox WCP		00:07:17	59	\$14.75	P	
Phone	Jul. 03, 2008 13:30:00	550 - Carte			00:01:39	0	\$0.31	P	1(775)326-4343
Copy	Jul. 03, 2008 13:55:53	372 - Helm	Facilities Ro		00:00:40	3	\$0.75	P	
Phone	Jul. 03, 2008 14:20:00	550 - Carte			00:00:54	0	\$0.17	P	1(775)352-2700
Copy	Jul. 03, 2008 14:34:29	382 - Hunt,	10th Floor Fi		00:01:15	8	\$2.00	P	
Copy	Jul. 03, 2008 14:52:11	372 - Helm	Facilities Ro		00:01:10	2	\$0.50	P	
Fax	Jul. 03, 2008 14:55:13	372 - Helm	Facilities Ro	CSID: 17756874868#	00:02:56	3	\$0.75	P	
Phone	Jul. 03, 2008 15:02:00	524 - Suro			00:07:38	0	\$1.15	P	1(775)753-1115
Phone	Jul. 03, 2008 15:12:00	550 - Carte			00:00:44	0	\$0.17	P	1(775)687-4280#56
Phone	Jul. 03, 2008 15:13:00	550 - Carte			00:05:06	0	\$0.73	P	1(775)687-42800
Copy	Jul. 03, 2008 17:10:30	378	Xerox WCP		00:06:09	16	\$4.00	P	
Copy	Jul. 03, 2008 17:21:33	524 - Suro	Transaction		00:08:37	31	\$7.75	P	
Phone	Jul. 03, 2008 17:25:00	545 - Dayt			00:04:59	0	\$0.51	P	1(775)742-9314
Phone	Jul. 03, 2008 17:50:00	545 - Dayt			00:00:54	0	\$0.12	P	1(775)544-2260
Copy	Jul. 04, 2008 14:40:38	345 - Brad	11th Floor F		00:07:42	3	\$0.75	P	
Copy	Jul. 04, 2008 14:45:23	345 - Brad	10th Floor Fi		00:08:23	8	\$2.00	P	
Copy	Jul. 05, 2008 11:32:16	345 - Brad	10th Floor Fi		00:05:06	1	\$0.25	P	
Copy	Jul. 05, 2008 11:59:26	345 - Brad	10th Floor Fi		00:05:30	9	\$2.25	P	

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From Jan. 01, 2002 To Dec. 31, 2017 23:59

Ran on: May. 15, 2019 4:58 PM

Type	Date Time	User	Device Name	Description	Duration	Items	Cost	St.	Phone Number
Copy	Jul. 05, 2008 12:45:23	345 - Brad	10th Floor Fi		00:05:19	4	\$1.00	P	
Copy	Jul. 05, 2008 14:09:17	345 - Brad	10th Floor Fi		00:05:09	1	\$0.25	P	
Copy	Jul. 05, 2008 15:03:40	382 - Hunt,	Transaction		00:39:13	128	\$32.00	P	
Copy	Jul. 05, 2008 15:13:37	345 - Brad	10th Floor Fi		00:07:26	48	\$12.00	P	
Copy	Jul. 05, 2008 15:54:00	345 - Brad	10th Floor Fi		00:05:09	4	\$1.00	P	
Copy	Jul. 05, 2008 16:40:48	345 - Brad	10th Floor Fi		00:05:09	1	\$0.25	P	
Copy	Jul. 05, 2008 16:47:44	345 - Brad	10th Floor Fi		00:15:09	69	\$17.25	P	
Copy	Jul. 06, 2008 13:59:05	524 - Suro	Transaction		00:26:15	22	\$5.50	P	
Copy	Jul. 06, 2008 15:56:29	345 - Brad	Facilities Ro		00:13:31	3	\$0.75	P	
Copy	Jul. 06, 2008 16:01:01	345 - Brad	Facilities Ro		00:11:36	3	\$0.75	P	
Phone	Jul. 06, 2008 16:19:00	545 - Dayt			00:00:43	0	\$0.09	P	1(775)828-7204
Copy	Jul. 06, 2008 16:43:47	378	Xerox WCP		00:02:34	1	\$0.25	P	
Copy	Jul. 06, 2008 16:45:47	531 - Wilso	Transaction		00:41:14	491	\$122.75	P	
Copy	Jul. 06, 2008 16:45:59	345 - Brad	Facilities Ro		00:10:09	5	\$1.25	P	
Copy	Jul. 06, 2008 17:28:18	531 - Wilso	Transaction		00:28:45	105	\$26.25	P	
Copy	Jul. 06, 2008 17:28:20	524 - Suro	Facilities Ro		00:14:47	368	\$92.00	P	
Copy	Jul. 06, 2008 17:48:42	531 - Wilso	Facilities Ro		00:20:48	36	\$9.00	P	
Copy	Jul. 06, 2008 17:49:08	531 - Wilso	Facilities Ro		00:19:04	698	\$174.50	P	
Copy	Jul. 07, 2008 08:06:11	382 - Hunt,	10th Floor Fi		00:01:22	38	\$9.50	P	
Copy	Jul. 07, 2008 09:47:14	378	Transaction		00:05:46	4	\$1.00	P	
Copy	Jul. 07, 2008 10:04:33	382 - Hunt,	10th Floor Fi		00:02:48	7	\$1.75	P	
Copy	Jul. 07, 2008 10:29:35	550 - Carte	Facilities Ro		00:01:20	28	\$7.00	P	
Phone	Jul. 07, 2008 10:53:00	550 - Carte			00:01:14	0	\$0.57	P	1(214)202-6751
Phone	Jul. 07, 2008 11:18:00	550 - Carte			00:03:24	0	\$2.30	P	1(817)390-820000
Phone	Jul. 07, 2008 11:22:00	550 - Carte			00:02:18	0	\$1.72	P	1(214)202-6751
Phone	Jul. 07, 2008 12:13:00	550 - Carte			00:01:27	0	\$1.15	P	1(415)378-0764
Phone	Jul. 07, 2008 12:14:00	550 - Carte			00:00:49	0	\$0.17	P	1(775)772-1822
Copy	Jul. 07, 2008 12:58:40	550 - Carte	Transaction		00:03:02	8	\$2.00	P	
Phone	Jul. 07, 2008 14:16:00	550 - Carte			00:04:26	0	\$2.87	P	1(650)949-4573
Phone	Jul. 07, 2008 14:41:00	550 - Carte			00:00:53	0	\$0.57	P	1(541)520-3830
Copy	Jul. 07, 2008 15:55:16	372 - Helm	Facilities Ro		00:02:48	34	\$8.50	P	
Phone	Jul. 07, 2008 16:17:00	550 - Carte			00:02:09	0	\$0.31	P	1(775)326-4382
Phone	Jul. 07, 2008 16:19:00	550 - Carte			00:00:55	0	\$0.17	P	1(775)326-4361
Phone	Jul. 07, 2008 16:25:00	550 - Carte			00:00:54	0	\$0.17	P	1(775)326-4361
Fax	Jul. 07, 2008 16:32:18	550 - Carte	Facilities Ro	CSID: 2270032#	00:00:31	0	\$0.00	L	
Copy	Jul. 07, 2008 17:01:49	378	Transaction		00:03:33	100	\$25.00	P	
Copy	Jul. 07, 2008 17:06:37	555 - Barto	Transaction		00:26:12	44	\$11.00	P	
Copy	Jul. 07, 2008 17:33:48	531 - Wilso	Facilities Ro		00:11:02	21	\$5.25	P	
Phone	Jul. 07, 2008 17:46:00	550 - Carte			00:02:01	0	\$1.15	P	1(541)520-3830
Copy	Jul. 07, 2008 18:01:22	531 - Wilso	Facilities Ro		00:51:21	102	\$25.50	P	
Phone	Jul. 07, 2008 18:47:00	545 - Dayt			00:06:00	0	\$0.61	P	1(775)828-7204
Copy	Jul. 07, 2008 18:51:43	378	Transaction		00:25:17	6	\$1.50	P	
Copy	Jul. 07, 2008 19:02:27	531 - Wilso	Facilities Ro		00:54:03	680	\$170.00	P	
Copy	Jul. 07, 2008 19:20:48	378	Transaction		00:48:28	45	\$11.25	P	
Copy	Jul. 07, 2008 19:21:50	531 - Wilso	Facilities Ro		00:34:11	108	\$27.00	P	
Copy	Jul. 08, 2008 08:35:16	378	Transaction		01:00:04	423	\$105.75	P	
Phone	Jul. 08, 2008 10:37:00	550 - Carte			00:01:30	0	\$0.31	P	1(775)687-4280308
Fax	Jul. 08, 2008 11:13:24	372 - Helm	Facilities Ro	CSID: 17756874868#	00:07:17	8	\$2.00	P	
Copy	Jul. 08, 2008 11:15:20	372 - Helm	Facilities Ro		00:02:28	29	\$7.25	P	
Phone	Jul. 08, 2008 12:57:00	550 - Carte			00:01:02	0	\$0.57	P	1(916)205-0357
Phone	Jul. 08, 2008 15:39:00	550 - Carte			00:01:06	0	\$0.57	P	1(817)390-8200
Copy	Jul. 08, 2008 16:47:14	345 - Brad	Facilities Ro		00:10:09	3	\$0.75	P	
Copy	Jul. 08, 2008 17:35:02	372 - Helm	Facilities Ro		00:04:57	9	\$2.25	P	
Phone	Jul. 08, 2008 17:36:00	550 - Carte			00:06:01	0	\$3.45	P	1(949)589-6489
Phone	Jul. 08, 2008 17:45:00	550 - Carte			00:04:31	0	\$2.87	P	1(650)949-4573
Copy	Jul. 08, 2008 17:48:16	345 - Brad	Facilities Ro		00:06:40	6	\$1.50	P	
Phone	Jul. 08, 2008 17:51:00	550 - Carte			00:01:35	0	\$1.15	P	1(214)202-6751
Copy	Jul. 08, 2008 17:55:00	531 - Wilso	Facilities Ro		00:25:08	115	\$28.75	P	
Copy	Jul. 08, 2008 17:55:00	531 - Wilso	Facilities Ro		00:19:32	83	\$20.75	P	
Copy	Jul. 08, 2008 18:09:47	378	Transaction		00:02:06	8	\$2.00	P	
Phone	Jul. 08, 2008 18:25:00	524 - Suro			00:03:17	0	\$2.30	P	1(949)433-6273

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McDonald Carano Wilson LLP
Report for billing backup

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Ran on: May. 15, 2019 4:58 PM

Type	Date Time	User	Device Name	Description	Duration	Items	Cost	St.	Phone Number
Copy	Jul. 08, 2008 18:53:44	382 - Hunt,	Transaction		00:26:18	60	\$15.00	P	
Copy	Jul. 08, 2008 19:06:11	382 - Hunt,	Xerox WCP		00:02:48	18	\$4.50	P	
Copy	Jul. 08, 2008 19:28:59	524 - Suro	Facilities Ro		00:19:21	168	\$42.00	P	
Copy	Jul. 08, 2008 19:29:57	382 - Hunt,	Xerox WCP		00:03:15	20	\$5.00	P	
Phone	Jul. 08, 2008 20:01:00	545 - Dayt			00:03:41	0	\$0.42	P	1(775)828-7204
Copy	Jul. 09, 2008 08:39:01	531 - Wilso	Facilities Ro		00:04:37	24	\$6.00	P	
Copy	Jul. 09, 2008 09:20:53	378	Transaction		00:25:17	13	\$3.25	P	
Copy	Jul. 09, 2008 09:40:05	382 - Hunt,	10th Floor Fi		00:03:18	163	\$40.75	P	
Copy	Jul. 09, 2008 09:58:35	550 - Carte	Transaction		01:04:19	6	\$1.50	P	
Copy	Jul. 09, 2008 10:43:04	372 - Helm	Facilities Ro		00:02:01	94	\$23.50	P	
Phone	Jul. 09, 2008 11:55:00	550 - Carte			00:00:55	0	\$0.57	P	1(817)390-8200
Copy	Jul. 09, 2008 12:28:14	372 - Helm	Facilities Ro		00:04:01	114	\$28.50	P	
Copy	Jul. 09, 2008 12:59:07	372 - Helm	Facilities Ro		00:01:07	2	\$0.50	P	
Phone	Jul. 09, 2008 15:53:00	550 - Carte			00:16:22	0	\$2.41	P	1(775)326-4361
Phone	Jul. 09, 2008 16:23:00	550 - Carte			00:02:31	0	\$0.45	P	1(775)687-4280303
Copy	Jul. 09, 2008 16:55:25	531 - Wilso	Facilities Ro		00:28:10	685	\$171.25	P	
Copy	Jul. 09, 2008 16:55:25	531 - Wilso	Facilities Ro		00:28:10	685	\$171.25	P	
Copy	Jul. 09, 2008 16:57:00	531 - Wilso	Facilities Ro		00:22:11	388	\$97.00	P	
Copy	Jul. 09, 2008 17:19:15	531 - Wilso	Facilities Ro		00:12:21	163	\$40.75	P	
Copy	Jul. 09, 2008 17:34:55	531 - Wilso	Facilities Ro		00:12:12	150	\$37.50	P	
Copy	Jul. 09, 2008 18:04:28	531 - Wilso	Facilities Ro		00:10:08	1	\$0.25	P	
Copy	Jul. 09, 2008 19:20:42	345 - Brad	Facilities Ro		00:10:25	4	\$1.00	P	
Copy	Jul. 09, 2008 19:41:12	345 - Brad	Facilities Ro		00:11:43	17	\$4.25	P	
Phone	Jul. 09, 2008 20:21:00	545 - Dayt			00:27:33	0	\$2.78	P	1(775)828-7204
Copy	Jul. 09, 2008 20:37:22	345 - Brad	Facilities Ro		00:10:12	10	\$2.50	P	
Copy	Jul. 09, 2008 20:43:42	382 - Hunt,	Xerox WCP		00:02:39	9	\$2.25	P	
Copy	Jul. 10, 2008 08:44:04	372 - Helm	Transaction		00:05:32	44	\$11.00	P	
Phone	Jul. 10, 2008 09:02:00	550 - Carte			00:04:20	0	\$0.73	P	1(775)326-4381
Phone	Jul. 10, 2008 10:21:00	550 - Carte			00:00:43	0	\$0.57	P	1(714)815-2832
Phone	Jul. 10, 2008 15:33:00	550 - Carte			00:02:46	0	\$0.45	P	1(775)326-4361
Phone	Jul. 10, 2008 16:01:00	550 - Carte			00:00:49	0	\$0.57	P	1(916)838-9511
Phone	Jul. 10, 2008 16:03:00	550 - Carte			00:00:46	0	\$0.57	P	1(916)216-8587
Phone	Jul. 10, 2008 16:16:00	550 - Carte			00:01:07	0	\$0.17	P	1(775)326-4361
Phone	Jul. 10, 2008 16:36:00	550 - Carte			00:08:45	0	\$1.29	P	1(775)326-4343
Copy	Jul. 10, 2008 17:54:56	378	Facilities Ro		00:10:50	3	\$0.75	P	
Copy	Jul. 10, 2008 18:07:19	345 - Brad	Facilities Ro		00:10:14	5	\$1.25	P	
Copy	Jul. 10, 2008 18:09:55	524 - Suro	Facilities Ro		00:14:11	170	\$42.50	P	
Copy	Jul. 10, 2008 18:29:27	382 - Hunt,	Xerox WCP		00:02:37	5	\$1.25	P	
Copy	Jul. 10, 2008 18:49:35	378	Transaction		00:33:23	14	\$3.50	P	
Copy	Jul. 10, 2008 19:05:29	378	Xerox WCP		00:04:48	3	\$0.75	P	
Copy	Jul. 10, 2008 19:12:13	378	Xerox WCP		00:02:34	1	\$0.25	P	
Copy	Jul. 10, 2008 19:15:56	378	Xerox WCP		00:05:08	11	\$2.75	P	
Copy	Jul. 10, 2008 19:21:47	382 - Hunt,	Xerox WCP		00:02:34	1	\$0.25	P	
Copy	Jul. 10, 2008 19:23:09	378	Transaction		01:23:22	45	\$11.25	P	
Copy	Jul. 10, 2008 19:26:23	378	Xerox WCP		00:02:33	1	\$0.25	P	
Copy	Jul. 10, 2008 19:29:12	378	Xerox WCP		00:02:34	1	\$0.25	P	
Copy	Jul. 10, 2008 19:38:38	378	Xerox WCP		00:02:35	1	\$0.25	P	
Copy	Jul. 10, 2008 19:42:38	378	Xerox WCP		00:05:26	3	\$0.75	P	
Copy	Jul. 10, 2008 19:50:06	378	Xerox WCP		00:02:32	1	\$0.25	P	
Copy	Jul. 10, 2008 19:54:01	378	Xerox WCP		00:05:37	4	\$1.00	P	
Copy	Jul. 10, 2008 20:00:16	378	Xerox WCP		00:04:49	2	\$0.50	P	
Copy	Jul. 10, 2008 20:06:08	378	Xerox WCP		00:10:40	11	\$2.75	P	
Copy	Jul. 11, 2008 09:23:39	378	Xerox WCP		00:04:46	2	\$0.50	P	
Copy	Jul. 11, 2008 09:29:36	378	Xerox WCP		00:03:22	2	\$0.50	P	
Copy	Jul. 11, 2008 09:42:40	378	Xerox WCP		00:02:34	2	\$0.50	P	
Copy	Jul. 11, 2008 09:59:52	378	Xerox WCP		00:03:13	6	\$1.50	P	
Copy	Jul. 11, 2008 11:11:01	378	Xerox WCP		00:02:39	8	\$2.00	P	
Copy	Jul. 11, 2008 11:17:46	378	Xerox WCP		00:02:40	10	\$2.50	P	
Copy	Jul. 11, 2008 11:25:03	378	Xerox WCP		00:02:34	2	\$0.50	P	
Copy	Jul. 11, 2008 11:39:49	378	Xerox WCP		00:02:39	6	\$1.50	P	
Phone	Jul. 11, 2008 11:47:00	550 - Carte			00:06:39	0	\$1.01	P	1(775)326-4382

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Ran on: May. 15, 2019 4:58 PM

Type	Date Time	User	Device Name	Description	Duration	Items	Cost	St.	Phone Number
Copy	Jul. 11, 2008 11:52:48	378	Xerox WCP		00:02:36	3	\$0.75	P	
Phone	Jul. 11, 2008 12:11:00	545 - Dayt			00:00:52	0	\$0.17	P	1(775)772-1822
Copy	Jul. 11, 2008 12:17:35	372 - Helm	Facilities Ro		00:00:18	2	\$0.50	P	
Copy	Jul. 11, 2008 12:30:18	378	Xerox WCP		00:02:42	9	\$2.25	P	
Copy	Jul. 11, 2008 12:46:58	372 - Helm	Facilities Ro		00:03:29	4	\$1.00	P	
Copy	Jul. 11, 2008 13:01:46	372 - Helm	Facilities Ro		00:02:19	90	\$22.50	P	
Copy	Jul. 11, 2008 13:17:12	531 - Wilso	Facilities Ro		01:20:17	149	\$37.25	P	
Phone	Jul. 11, 2008 15:00:00	550 - Carte			00:01:15	0	\$0.17	P	1(775)326-4361
Copy	Jul. 11, 2008 15:17:24	531 - Wilso	Facilities Ro		02:13:06	639	\$159.75	P	
Copy	Jul. 11, 2008 16:03:15	531 - Wilso	Facilities Ro		00:02:11	1	\$0.25	P	
Phone	Jul. 11, 2008 16:04:00	361 - Potte	ShoreTel O		00:01:45	0	\$0.31	P	1(702)873-4100
Copy	Jul. 11, 2008 16:35:10	531 - Wilso	Facilities Ro		00:02:09	15	\$3.75	P	
Copy	Jul. 11, 2008 17:02:20	531 - Wilso	Facilities Ro		00:53:19	460	\$115.00	P	
Copy	Jul. 11, 2008 17:48:12	531 - Wilso	Facilities Ro		00:11:32	23	\$5.75	P	
Copy	Jul. 11, 2008 21:34:48	378	Xerox WCP		00:04:30	62	\$15.50	P	
Copy	Jul. 12, 2008 11:29:55	345 - Brad	10th Floor Fi		00:06:22	10	\$2.50	P	
Phone	Jul. 12, 2008 12:19:00	545 - Dayt			00:00:56	0	\$0.09	P	1(775)544-2260
Copy	Jul. 13, 2008 13:55:14	378	Xerox WCP		00:02:32	2	\$0.50	P	
Copy	Jul. 13, 2008 13:55:38	524 - Suro	Facilities Ro		00:12:28	1	\$0.25	P	
Copy	Jul. 13, 2008 14:39:46	345 - Brad	Facilities Ro		00:19:32	125	\$31.25	P	
Copy	Jul. 13, 2008 16:49:34	381	Xerox WCP		00:02:34	1	\$0.25	P	
Copy	Jul. 13, 2008 18:20:24	378	Xerox WCP		00:04:48	28	\$7.00	P	
Phone	Jul. 14, 2008 08:04:00	550 - Carte			00:01:04	0	\$0.17	P	1(775)326-4399*73
Phone	Jul. 14, 2008 08:51:00	550 - Carte			00:02:44	0	\$0.45	P	1(775)329-20000
Copy	Jul. 14, 2008 09:18:55	338 - Couri	11th Floor F		00:25:42	167	\$41.75	P	
Copy	Jul. 14, 2008 10:02:44	382 - Hunt,	10th Floor Fi		00:00:22	4	\$1.00	P	
Copy	Jul. 14, 2008 10:20:46	338 - Couri	11th Floor F		00:48:57	417	\$104.25	P	
Phone	Jul. 14, 2008 10:51:00	550 - Carte			00:12:02	0	\$1.71	P	1(775)326-4342
Copy	Jul. 14, 2008 11:17:38	338 - Couri	11th Floor F		00:05:30	13	\$3.25	P	
Copy	Jul. 14, 2008 11:23:17	338 - Couri	11th Floor F		00:17:45	89	\$22.25	P	
Copy	Jul. 14, 2008 11:44:15	338 - Couri	11th Floor F		00:45:35	445	\$111.25	P	
Copy	Jul. 14, 2008 12:29:57	338 - Couri	11th Floor F		00:31:23	751	\$187.75	P	
Phone	Jul. 14, 2008 12:30:00	550 - Carte			00:01:17	0	\$1.15	P	1(916)838-9511
Phone	Jul. 14, 2008 14:30:00	550 - Carte			00:00:59	0	\$0.17	P	1(775)329-20000
Phone	Jul. 14, 2008 14:32:00	550 - Carte			00:02:58	0	\$0.45	P	1(775)329-20000
Phone	Jul. 14, 2008 14:38:00	550 - Carte			00:15:26	0	\$2.27	P	1(775)326-4342
Phone	Jul. 14, 2008 15:38:00	550 - Carte			00:06:47	0	\$1.01	P	1(775)326-4382
Copy	Jul. 14, 2008 18:29:03	372 - Helm	Facilities Ro		00:00:55	6	\$1.50	P	
Phone	Jul. 14, 2008 19:21:00	545 - Dayt			00:00:41	0	\$0.12	P	1(775)828-7204
Copy	Jul. 14, 2008 19:35:18	382 - Hunt,	Transaction		00:01:37	12	\$3.00	P	
Phone	Jul. 14, 2008 20:35:00	545 - Dayt			00:00:45	0	\$0.12	P	1(775)828-7204
Phone	Jul. 15, 2008 09:13:00	550 - Carte			00:00:52	0	\$0.17	P	1(775)687-54690
Phone	Jul. 15, 2008 10:08:00	550 - Carte			00:06:47	0	\$1.01	P	1(775)687-54690
Phone	Jul. 15, 2008 10:32:00	550 - Carte			00:01:25	0	\$0.31	P	1(775)560-8606
Phone	Jul. 15, 2008 10:59:00	342 - Hoy,	ShoreTel O		00:03:53	0	\$0.59	P	1(702)873-4100
Phone	Jul. 15, 2008 12:48:00	550 - Carte			00:09:43	0	\$1.43	P	1(775)326-4342
Phone	Jul. 15, 2008 14:37:00	550 - Carte			00:06:32	0	\$1.01	P	1(775)326-4343
Phone	Jul. 15, 2008 15:47:00	550 - Carte			00:13:32	0	\$1.99	P	1(775)326-4342
Copy	Jul. 15, 2008 16:06:37	382 - Hunt,	10th Floor Fi		00:01:01	13	\$3.25	P	
Copy	Jul. 15, 2008 17:05:27	372 - Helm	Facilities Ro		00:13:51	441	\$110.25	P	
Copy	Jul. 15, 2008 17:19:42	372 - Helm	Facilities Ro		00:04:19	206	\$51.50	P	
Phone	Jul. 15, 2008 17:37:00	550 - Carte			00:01:12	0	\$0.12	P	1(775)326-4399*73
Copy	Jul. 15, 2008 17:40:34	378	Xerox WCP		00:02:41	12	\$3.00	P	
Copy	Jul. 15, 2008 17:45:46	372 - Helm	Facilities Ro		00:03:09	24	\$6.00	P	
Phone	Jul. 15, 2008 18:09:00	550 - Carte			00:02:21	0	\$0.32	P	1(775)687-546953
Phone	Jul. 15, 2008 18:12:00	545 - Dayt			00:00:43	0	\$0.12	P	1(775)828-7204
Copy	Jul. 15, 2008 19:30:26	345 - Brad	Facilities Ro		00:11:49	4	\$1.00	P	
Copy	Jul. 15, 2008 19:39:42	378	Xerox WCP		00:03:56	3	\$0.75	P	
Copy	Jul. 15, 2008 19:44:08	378	Xerox WCP		00:04:21	2	\$0.50	P	
Copy	Jul. 15, 2008 19:48:52	378	Xerox WCP		00:05:29	5	\$1.25	P	
Phone	Jul. 16, 2008 09:17:00	550 - Carte			00:01:02	0	\$0.17	P	1(775)687-54690

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Ran on: May. 15, 2019 4:58 PM

Type	Date Time	User	Device Name	Description	Duration	Items	Cost	St.	Phone Number
Copy	Jul. 16, 2008 14:05:37	372 - Helm	Facilities Ro		00:12:13	9	\$2.25	P	
Copy	Jul. 16, 2008 14:05:37	372 - Helm	Facilities Ro		00:12:13	9	\$2.25	P	
Phone	Jul. 16, 2008 14:17:00	550 - Carte			00:06:12	0	\$0.87	P	1(775)326-4342
Phone	Jul. 16, 2008 16:17:00	550 - Carte			00:00:55	0	\$0.17	P	1(775)326-4399*73
Phone	Jul. 16, 2008 16:53:00	550 - Carte			00:05:49	0	\$0.87	P	1(775)326-4343
Copy	Jul. 16, 2008 17:06:07	372 - Helm	Facilities Ro		00:10:09	2	\$0.50	P	
Copy	Jul. 16, 2008 17:18:34	378	Xerox WCP		00:07:43	83	\$20.75	P	
Copy	Jul. 16, 2008 17:27:07	378	Xerox WCP		00:04:09	28	\$7.00	P	
Copy	Jul. 16, 2008 17:36:14	378	Xerox WCP		00:02:40	8	\$2.00	P	
Copy	Jul. 16, 2008 18:02:02	524 - Suro	Facilities Ro		00:10:13	15	\$3.75	P	
Phone	Jul. 16, 2008 18:16:00	545 - Dayt			00:02:49	0	\$0.32	P	1(775)828-7204
Copy	Jul. 16, 2008 18:48:44	382 - Hunt,	Xerox WCP		00:02:39	8	\$2.00	P	
Copy	Jul. 16, 2008 19:21:11	378	Xerox WCP		00:02:34	1	\$0.25	P	
Copy	Jul. 16, 2008 19:51:16	524 - Suro	Facilities Ro		00:10:18	2	\$0.50	P	
Copy	Jul. 17, 2008 09:35:23	382 - Hunt,	10th Floor Fi		00:01:23	45	\$11.25	P	
Copy	Jul. 17, 2008 09:43:08	524 - Suro	Facilities Ro		00:10:13	4	\$1.00	P	
Phone	Jul. 17, 2008 10:38:00	550 - Carte			00:01:44	0	\$1.15	P	1(713)206-8082
Copy	Jul. 17, 2008 10:42:03	382 - Hunt,	10th Floor Fi		00:01:01	2	\$0.50	P	
Phone	Jul. 17, 2008 12:14:00	550 - Carte			00:02:17	0	\$0.45	P	1(775)326-4342
Copy	Jul. 17, 2008 13:02:49	372 - Helm	Facilities Ro		00:10:52	59	\$14.75	P	
Copy	Jul. 17, 2008 14:17:10	378	Xerox WCP		00:02:32	2	\$0.50	P	
Phone	Jul. 17, 2008 15:44:00	550 - Carte			00:04:15	0	\$0.59	P	1(775)326-4342
Phone	Jul. 17, 2008 15:51:00	550 - Carte			00:17:09	0	\$2.41	P	1(775)853-1580
Copy	Jul. 17, 2008 16:34:24	362 - Bear	11th Floor F		00:02:16	6	\$1.50	P	
Copy	Jul. 17, 2008 18:18:22	372 - Helm	Facilities Ro		00:02:02	16	\$4.00	P	
Copy	Jul. 17, 2008 18:20:22	372 - Helm	Facilities Ro		00:10:43	42	\$10.50	P	
Phone	Jul. 17, 2008 18:33:00	550 - Carte			00:02:01	0	\$0.22	P	1(775)326-4399*73
Phone	Jul. 17, 2008 19:09:00	545 - Dayt			00:01:25	0	\$0.22	P	1(775)828-7204
Copy	Jul. 17, 2008 19:32:08	382 - Hunt,	Xerox WCP		00:02:34	1	\$0.25	P	
Phone	Jul. 17, 2008 19:43:00	550 - Carte			00:02:55	0	\$0.32	P	1(775)326-4399371
Phone	Jul. 17, 2008 20:04:00	550 - Carte			00:01:21	0	\$0.22	P	1(775)762-1244
Phone	Jul. 17, 2008 20:15:00	550 - Carte			00:01:03	0	\$0.12	P	1(775)762-1244
Copy	Jul. 18, 2008 08:34:52	372 - Helm	Facilities Ro		00:02:10	112	\$28.00	P	
Copy	Jul. 18, 2008 08:46:26	372 - Helm	Facilities Ro		00:01:30	68	\$17.00	P	
Copy	Jul. 18, 2008 09:09:21	372 - Helm	Facilities Ro		00:01:10	35	\$8.75	P	
Copy	Jul. 18, 2008 10:11:23	378	Transaction		00:28:14	33	\$8.25	P	
Phone	Jul. 18, 2008 11:16:00	550 - Carte			00:01:05	0	\$0.17	P	1(775)326-4343
Copy	Jul. 18, 2008 11:34:52	372 - Helm	Facilities Ro		00:03:16	54	\$13.50	P	
Copy	Jul. 18, 2008 12:41:16	378	Xerox WCP		00:03:38	52	\$13.00	P	
Copy	Jul. 18, 2008 12:45:24	378	Xerox WCP		00:07:43	49	\$12.25	P	
Copy	Jul. 18, 2008 12:54:21	378	Xerox WCP		00:08:51	21	\$5.25	P	
Copy	Jul. 18, 2008 13:05:43	378	Xerox WCP		00:05:36	23	\$5.75	P	
Copy	Jul. 18, 2008 13:13:50	378	Xerox WCP		00:02:39	7	\$1.75	P	
Copy	Jul. 18, 2008 13:28:45	378	Xerox WCP		00:03:25	26	\$6.50	P	
Copy	Jul. 18, 2008 13:44:06	378	Xerox WCP		00:02:48	17	\$4.25	P	
Copy	Jul. 18, 2008 13:54:17	378	Xerox WCP		00:04:38	3	\$0.75	P	
Copy	Jul. 18, 2008 14:05:05	378	Xerox WCP		00:02:36	4	\$1.00	P	
Copy	Jul. 18, 2008 14:08:13	378	Xerox WCP		00:02:34	1	\$0.25	P	
Copy	Jul. 18, 2008 14:17:17	378	Xerox WCP		00:02:43	10	\$2.50	P	
Copy	Jul. 18, 2008 14:26:47	378	Transaction		00:05:17	29	\$7.25	P	
Copy	Jul. 18, 2008 15:15:23	378	Transaction		00:25:04	2	\$0.50	P	
Copy	Jul. 18, 2008 16:06:58	378	Xerox WCP		00:02:34	1	\$0.25	P	
Copy	Jul. 18, 2008 16:28:39	378	Xerox WCP		00:04:30	2	\$0.50	P	
Copy	Jul. 18, 2008 16:34:56	378	Xerox WCP		00:02:34	1	\$0.25	P	
Copy	Jul. 18, 2008 16:39:41	378	Xerox WCP		00:02:34	1	\$0.25	P	
Phone	Jul. 18, 2008 16:42:00	550 - Carte			00:03:37	0	\$0.59	P	1(775)326-4343
Copy	Jul. 18, 2008 16:42:38	378	Xerox WCP		00:02:37	6	\$1.50	P	
Copy	Jul. 18, 2008 16:49:22	378	Xerox WCP		00:02:58	15	\$3.75	P	
Copy	Jul. 18, 2008 16:56:30	378	Xerox WCP		00:02:33	2	\$0.50	P	
Copy	Jul. 18, 2008 17:11:17	531 - Wilso	Facilities Ro		00:11:15	90	\$22.50	P	
Phone	Jul. 18, 2008 17:51:00	550 - Carte			00:01:37	0	\$0.22	P	1(775)560-6088

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Type	Date Time	User	Device Name	Description	Duration	Items	Cost	St.	Phone Number
Phone	Jul. 18, 2008 18:15:00	545 - Dayt			00:01:27	0	\$0.22	P	1(775)828-7204
Copy	Jul. 18, 2008 19:26:21	345 - Brad	Facilities Ro		00:12:06	116	\$29.00	P	
Copy	Jul. 18, 2008 20:34:12	345 - Brad	Facilities Ro		00:10:12	9	\$2.25	P	
Copy	Jul. 19, 2008 09:14:45	345 - Brad	Facilities Ro		00:10:30	12	\$3.00	P	
Copy	Jul. 19, 2008 09:34:04	345 - Brad	Facilities Ro		00:10:39	10	\$2.50	P	
Copy	Jul. 19, 2008 09:46:05	345 - Brad	Facilities Ro		00:10:10	5	\$1.25	P	
Copy	Jul. 19, 2008 10:52:17	378	Facilities Ro		00:11:38	2	\$0.50	P	
Copy	Jul. 19, 2008 10:58:30	345 - Brad	Facilities Ro		00:18:43	370	\$92.50	P	
Copy	Jul. 19, 2008 11:20:24	378	Xerox WCP		00:02:47	4	\$1.00	P	
Copy	Jul. 19, 2008 13:19:27	378	Xerox WCP		00:02:32	2	\$0.50	P	
Copy	Jul. 19, 2008 13:40:46	378	Xerox WCP		00:03:04	2	\$0.50	P	
Copy	Jul. 19, 2008 13:55:06	378	Xerox WCP		00:02:34	1	\$0.25	P	
Copy	Jul. 19, 2008 14:01:25	378	Xerox WCP		00:02:56	2	\$0.50	P	
Copy	Jul. 19, 2008 14:18:40	378	Xerox WCP		00:02:45	3	\$0.75	P	
Copy	Jul. 19, 2008 14:38:48	378	Xerox WCP		00:02:32	1	\$0.25	P	
Copy	Jul. 19, 2008 17:22:35	372 - Helm	Facilities Ro		00:00:37	22	\$5.50	P	
Copy	Jul. 19, 2008 18:05:33	378	Xerox WCP		00:02:42	3	\$0.75	P	
Phone	Jul. 19, 2008 18:07:00	550 - Carte			00:09:30	0	\$5.74	P	1(713)206-8082
Phone	Jul. 19, 2008 18:08:00	545 - Dayt			00:10:45	0	\$0.79	P	1(775)828-7204
Copy	Jul. 19, 2008 18:20:43	378	Xerox WCP		00:02:36	4	\$1.00	P	
Phone	Jul. 19, 2008 18:30:00	550 - Carte			00:02:11	0	\$1.15	P	1(713)206-8082
Copy	Jul. 19, 2008 18:39:29	378	Xerox WCP		00:02:34	1	\$0.25	P	
Copy	Jul. 19, 2008 18:47:26	378	Xerox WCP		00:02:34	1	\$0.25	P	
Copy	Jul. 19, 2008 19:10:13	378	Xerox WCP		00:02:32	2	\$0.50	P	
Phone	Jul. 19, 2008 19:12:00	550 - Carte			00:05:49	0	\$3.45	P	1(713)206-8082
Copy	Jul. 19, 2008 19:14:09	378	Xerox WCP		00:02:32	1	\$0.25	P	
Copy	Jul. 20, 2008 09:22:08	372 - Helm	Facilities Ro		00:10:54	18	\$4.50	P	
Phone	Jul. 20, 2008 10:29:00	550 - Carte			00:12:56	0	\$7.46	P	1(713)206-8082
Copy	Jul. 20, 2008 11:52:57	378	Xerox WCP		00:02:34	1	\$0.25	P	
Copy	Jul. 20, 2008 12:51:27	378	Xerox WCP		00:02:34	1	\$0.25	P	
Copy	Jul. 20, 2008 13:03:12	378	Xerox WCP		00:02:36	4	\$1.00	P	
Copy	Jul. 20, 2008 13:35:43	382 - Hunt,	Xerox WCP		00:02:35	1	\$0.25	P	
Copy	Jul. 20, 2008 13:53:20	378	Xerox WCP		00:02:43	12	\$3.00	P	
Copy	Jul. 20, 2008 14:06:02	345 - Brad	Facilities Ro		00:02:53	5	\$1.25	P	
Copy	Jul. 20, 2008 14:18:20	378	Xerox WCP		00:02:33	2	\$0.50	P	
Copy	Jul. 20, 2008 15:05:22	345 - Brad	Facilities Ro		00:10:22	3	\$0.75	P	
Copy	Jul. 20, 2008 17:07:15	378	Facilities Ro		00:16:51	131	\$32.75	P	
Copy	Jul. 20, 2008 17:28:28	378	Xerox WCP		00:02:33	1	\$0.25	P	
Phone	Jul. 20, 2008 17:47:00	545 - Dayt			00:00:49	0	\$0.12	P	1(775)828-7204
Copy	Jul. 20, 2008 18:25:32	378	Xerox WCP		00:02:35	1	\$0.25	P	
Copy	Jul. 20, 2008 19:55:06	372 - Helm	Facilities Ro		00:15:17	32	\$8.00	P	
Phone	Jul. 21, 2008 08:52:00	550 - Carte			00:01:37	0	\$0.31	P	1(775)326-4342
Copy	Jul. 21, 2008 10:43:56	372 - Helm	Facilities Ro		00:03:49	37	\$9.25	P	
Phone	Jul. 21, 2008 15:18:00	550 - Carte			00:08:53	0	\$1.29	P	1(775)326-4343
Copy	Jul. 21, 2008 15:58:18	378	Facilities Ro		00:10:45	2	\$0.50	P	
Copy	Jul. 21, 2008 17:12:18	524 - Suro	Facilities Ro		00:00:23	1	\$0.25	P	
Copy	Jul. 21, 2008 18:21:27	595 - Carr,	Facilities Ro		00:20:37	525	\$131.25	P	
Phone	Jul. 21, 2008 18:39:00	545 - Dayt			00:20:55	0	\$2.09	P	1(775)828-7204
Copy	Jul. 21, 2008 18:50:40	378	Xerox WCP		00:02:36	5	\$1.25	P	
Copy	Jul. 21, 2008 18:53:36	595 - Carr,	Facilities Ro		00:29:39	81	\$20.25	P	
Copy	Jul. 21, 2008 18:59:37	378	Xerox WCP		00:02:36	1	\$0.25	P	
Copy	Jul. 21, 2008 19:53:40	531 - Wilso	Facilities Ro		00:10:12	2	\$0.50	P	
Copy	Jul. 21, 2008 19:57:19	378	Facilities Ro		00:13:13	80	\$20.00	P	
Copy	Jul. 21, 2008 20:31:01	372 - Helm	Facilities Ro		00:00:13	1	\$0.25	P	
Copy	Jul. 21, 2008 20:37:19	531 - Wilso	Facilities Ro		00:20:37	50	\$12.50	P	
Copy	Jul. 21, 2008 21:08:37	531 - Wilso	Facilities Ro		00:22:31	156	\$39.00	P	
Copy	Jul. 21, 2008 21:13:56	378	Xerox WCP		00:03:12	8	\$2.00	P	
Phone	Jul. 21, 2008 22:00:00	550 - Carte			00:02:17	0	\$1.72	P	1(916)838-9511
Copy	Jul. 21, 2008 22:36:09	531 - Wilso	Facilities Ro		00:10:08	4	\$1.00	P	
Phone	Jul. 22, 2008 08:53:00	550 - Carte			00:03:30	0	\$0.59	P	1(775)771-1822
Copy	Jul. 22, 2008 09:06:39	378	Transaction		00:38:50	26	\$6.50	P	

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Ran on: May. 15, 2019 4:58 PM

Type	Date Time	User	Device Name	Description	Duration	Items	Cost	St.	Phone Number
Copy	Jul. 22, 2008 09:59:07	378	Transaction		00:25:07	2	\$0.50	P	
Copy	Jul. 22, 2008 10:53:50	372 - Helm	Facilities Ro		00:06:33	30	\$7.50	P	
Copy	Jul. 22, 2008 11:04:48	531 - Wilso	Transaction		00:43:32	10	\$2.50	P	
Copy	Jul. 22, 2008 12:29:24	378	Transaction		00:25:05	1	\$0.25	P	
Copy	Jul. 22, 2008 12:56:24	378	Xerox WCP		00:02:33	2	\$0.50	P	
Copy	Jul. 22, 2008 15:43:28	378	Transaction		00:51:34	26	\$6.50	P	
Copy	Jul. 22, 2008 17:58:10	378	Xerox WCP		00:02:31	2	\$0.50	P	
Copy	Jul. 22, 2008 18:08:41	378	Xerox WCP		00:02:47	13	\$3.25	P	
Copy	Jul. 22, 2008 18:24:17	378	Xerox WCP		00:03:22	2	\$0.50	P	
Copy	Jul. 22, 2008 18:46:17	345 - Brad	Facilities Ro		00:12:35	157	\$39.25	P	
Phone	Jul. 22, 2008 19:07:00	550 - Carte			00:01:02	0	\$0.12	P	1(775)721-8175
Copy	Jul. 22, 2008 19:21:31	378	Transaction		01:00:44	8	\$2.00	P	
Copy	Jul. 22, 2008 20:16:40	345 - Brad	Facilities Ro		00:11:46	15	\$3.75	P	
Copy	Jul. 22, 2008 20:30:23	345 - Brad	Facilities Ro		00:14:33	107	\$26.75	P	
Phone	Jul. 22, 2008 20:32:00	545 - Dayt			00:30:08	0	\$2.97	P	1(775)828-7204
Phone	Jul. 23, 2008 09:13:00	550 - Carte			00:03:56	0	\$0.59	P	1(775)326-4343
Phone	Jul. 23, 2008 11:03:00	550 - Carte			00:02:25	0	\$0.45	P	1(775)326-4319
Copy	Jul. 23, 2008 17:54:17	378	Transaction		00:22:27	4	\$1.00	P	
Copy	Jul. 23, 2008 18:47:40	345 - Brad	Facilities Ro		00:18:24	100	\$25.00	P	
Copy	Jul. 23, 2008 18:48:24	524 - Suro	Transaction		00:46:24	11	\$2.75	P	
Copy	Jul. 24, 2008 09:35:49	342 - Hoy,	10th Floor Fi		00:01:44	3	\$0.75	P	
Copy	Jul. 24, 2008 10:11:38	531 - Wilso	Facilities Ro		00:16:07	24	\$6.00	P	
Phone	Jul. 24, 2008 11:21:00	550 - Carte			00:02:46	0	\$1.72	P	1(713)206-8082
Copy	Jul. 24, 2008 11:35:08	345 - Brad	Facilities Ro		00:13:09	94	\$23.50	P	
Copy	Jul. 24, 2008 12:55:52	531 - Wilso	Facilities Ro		00:16:03	725	\$181.25	P	
Copy	Jul. 24, 2008 12:59:10	372 - Helm	Facilities Ro		00:09:12	10	\$2.50	P	
Copy	Jul. 24, 2008 13:37:08	382 - Hunt,	10th Floor Fi		00:00:11	1	\$0.25	P	
Copy	Jul. 24, 2008 13:53:32	338 - Couri	11th Floor F		00:06:25	2	\$0.50	P	
Copy	Jul. 24, 2008 13:57:08	382 - Hunt,	10th Floor Fi		00:00:24	6	\$1.50	P	
Copy	Jul. 24, 2008 14:05:07	338 - Couri	11th Floor F		00:05:08	2	\$0.50	P	
Copy	Jul. 24, 2008 14:29:33	382 - Hunt,	10th Floor Fi		00:00:14	1	\$0.25	P	
Copy	Jul. 24, 2008 14:35:49	338 - Couri	11th Floor F		00:03:43	4	\$1.00	P	
Phone	Jul. 24, 2008 16:46:00	550 - Carte			00:00:50	0	\$0.17	P	1(775)326-4399*72
Copy	Jul. 24, 2008 17:09:10	372 - Helm	Facilities Ro		00:07:53	690	\$172.50	P	
Phone	Jul. 24, 2008 18:05:00	545 - Dayt			00:02:14	0	\$0.22	P	1(775)828-7204
Phone	Jul. 25, 2008 10:56:00	550 - Carte			00:02:14	0	\$0.31	P	1(775)326-4343
Copy	Jul. 25, 2008 11:12:19	372 - Helm	Facilities Ro		00:02:33	21	\$5.25	P	
Copy	Jul. 25, 2008 14:14:41	378	Xerox WCP		00:05:55	89	\$22.25	P	
Copy	Jul. 27, 2008 15:38:48	524 - Suro	Facilities Ro		00:10:18	4	\$1.00	P	
Copy	Jul. 27, 2008 15:41:51	524 - Suro	Facilities Ro		00:37:42	1414	\$353.50	P	
Copy	Jul. 28, 2008 16:46:51	378	Xerox WCP		00:08:45	345	\$86.25	P	
Copy	Jul. 29, 2008 10:05:37	361 - Potte	10th Floor Fi		00:02:34	18	\$4.50	P	
Copy	Jul. 29, 2008 16:59:56	524 - Suro	Facilities Ro		00:11:14	66	\$16.50	P	
Copy	Jul. 29, 2008 17:05:51	378	Transaction		00:25:27	24	\$6.00	P	
Copy	Jul. 29, 2008 18:05:25	345 - Brad	Xerox WCP		00:02:35	2	\$0.50	P	
Copy	Jul. 29, 2008 18:13:59	345 - Brad	Facilities Ro		00:19:35	41	\$10.25	P	
Copy	Jul. 30, 2008 17:21:09	531 - Wilso	Facilities Ro		00:10:48	69	\$17.25	P	
Copy	Jul. 30, 2008 17:42:39	524 - Suro	Transaction		00:33:19	198	\$49.50	P	
Copy	Jul. 30, 2008 19:13:33	345 - Brad	Facilities Ro		00:16:36	88	\$22.00	P	
Copy	Jul. 31, 2008 11:11:08	342 - Hoy,	10th Floor Fi		00:00:21	1	\$0.25	P	
Copy	Jul. 31, 2008 15:16:06	524 - Suro	Facilities Ro		00:16:41	72	\$18.00	P	
Phone	Jul. 31, 2008 15:20:00	372 - Helm	ShoreTel O		00:01:48	0	\$1.15	P	1(310)282-8294
Copy	Jul. 31, 2008 15:24:13	361 - Potte	11th Floor F		00:10:29	338	\$84.50	P	
Phone	Jul. 31, 2008 15:44:00	361 - Potte	ShoreTel O		00:25:27	0	\$3.66	P	1(702)257-4524
Phone	Aug. 01, 2008 09:40:00	361 - Potte	ShoreTel O		00:05:00	0	\$0.73	P	1(702)257-4524
Copy	Aug. 01, 2008 13:59:29	524 - Suro	Facilities Ro		00:10:03	2	\$0.50	P	
Copy	Aug. 01, 2008 14:41:33	342 - Hoy,	10th Floor Fi		00:00:19	3	\$0.75	P	
Copy	Aug. 02, 2008 14:11:22	345 - Brad	10th Floor Fi		00:05:26	2	\$0.50	P	
Copy	Aug. 04, 2008 12:43:20	382 - Hunt,	10th Floor Fi		00:01:19	8	\$2.00	P	
Copy	Aug. 06, 2008 09:34:45	524 - Suro	Facilities Ro		00:05:02	2	\$0.50	P	
Copy	Aug. 06, 2008 10:42:45	524 - Suro	Facilities Ro		00:13:05	3	\$0.75	P	

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Ran on: May. 15, 2019 4:58 PM

Type	Date Time	User	Device Name	Description	Duration	Items	Cost	St.	Phone Number
Copy	Aug. 07, 2008 07:25:46	378	Xerox WCP		00:02:47	16	\$4.00	P	
Copy	Aug. 07, 2008 07:46:29	378	Xerox WCP		00:03:14	8	\$2.00	P	
Copy	Aug. 07, 2008 11:57:28	524 - Suro	Facilities Ro		00:11:03	56	\$14.00	P	
Copy	Aug. 07, 2008 12:22:51	531 - Wilso	Facilities Ro		00:17:12	371	\$92.75	P	
Phone	Aug. 07, 2008 13:31:00	372 - Helm	ShoreTel O		00:04:59	0	\$0.73	P	1(702)367-2411
Phone	Aug. 08, 2008 11:37:00	372 - Helm	ShoreTel O		00:01:05	0	\$0.57	P	1(310)282-8294
Phone	Aug. 08, 2008 15:09:00	372 - Helm	ShoreTel O		00:05:53	0	\$0.87	P	1(702)367-2411
Phone	Aug. 08, 2008 15:15:00	372 - Helm	ShoreTel O		00:03:07	0	\$0.45	P	1(702)873-4100
Phone	Aug. 08, 2008 15:40:00	372 - Helm	ShoreTel O		00:01:21	0	\$0.31	P	1(702)380-7777
Copy	Aug. 09, 2008 12:34:55	524 - Suro	Facilities Ro		00:13:53	7	\$1.75	P	
Copy	Aug. 09, 2008 14:11:22	524 - Suro	Facilities Ro		00:10:39	11	\$2.75	P	
Copy	Aug. 10, 2008 12:07:30	508 - Wad	Facilities Ro		00:13:04	10	\$2.50	P	
Copy	Aug. 10, 2008 16:29:46	508 - Wad	Transaction		00:37:49	236	\$59.00	P	
Copy	Aug. 10, 2008 16:49:28	345 - Brad	Facilities Ro		00:18:45	66	\$16.50	P	
Copy	Aug. 12, 2008 08:09:41	361 - Potte	11th Floor F		00:29:14	2	\$0.50	P	
Copy	Aug. 12, 2008 09:37:49	361 - Potte	11th Floor F		01:52:08	1487	\$371.75	P	
Copy	Aug. 12, 2008 11:22:17	361 - Potte	11th Floor F		00:48:10	529	\$132.25	P	
Copy	Aug. 12, 2008 13:23:54	372 - Helm	10th Floor Fi		00:39:26	366	\$91.50	P	
Copy	Aug. 12, 2008 14:45:15	372 - Helm	10th Floor Fi		00:13:13	108	\$27.00	P	
Copy	Aug. 12, 2008 15:06:33	372 - Helm	10th Floor Fi		00:08:49	164	\$41.00	P	
Copy	Aug. 12, 2008 15:59:51	524 - Suro	Facilities Ro		00:04:42	12	\$3.00	P	
Copy	Aug. 12, 2008 16:18:35	372 - Helm	10th Floor Fi		00:08:49	198	\$49.50	P	
Copy	Aug. 12, 2008 16:41:23	372 - Helm	10th Floor Fi		00:11:50	125	\$31.25	P	
Copy	Aug. 12, 2008 17:11:41	361 - Potte	11th Floor F		00:28:24	176	\$44.00	P	
Copy	Aug. 12, 2008 17:41:54	361 - Potte	11th Floor F		00:16:41	20	\$5.00	P	
Copy	Aug. 12, 2008 18:00:07	361 - Potte	11th Floor F		00:03:49	3	\$0.75	P	
Phone	Aug. 13, 2008 08:40:00	372 - Helm	ShoreTel O		00:02:05	0	\$0.31	P	1(702)367-2411
Copy	Aug. 13, 2008 12:22:50	361 - Potte	11th Floor F		00:08:33	21	\$5.25	P	
Copy	Aug. 13, 2008 13:49:52	361 - Potte	11th Floor F		00:07:32	8	\$2.00	P	
Copy	Aug. 13, 2008 15:05:46	361 - Potte	10th Floor Fi		00:00:29	2	\$0.50	P	
Phone	Aug. 14, 2008 15:13:00	361 - Potte	ShoreTel O		00:13:47	0	\$1.99	P	1(702)257-4524
Copy	Aug. 14, 2008 15:52:59	531 - Wilso	Facilities Ro		00:13:09	14	\$3.50	P	
Phone	Aug. 14, 2008 17:34:00	361 - Potte	ShoreTel O		00:09:03	0	\$0.91	P	1(702)257-4524
Copy	Aug. 15, 2008 10:11:39	362 - Bear	11th Floor F		00:00:15	5	\$1.25	P	
Copy	Aug. 18, 2008 13:38:13	361 - Potte	10th Floor Fi		00:01:09	2	\$0.50	P	
Copy	Aug. 18, 2008 16:08:24	372 - Helm	10th Floor Fi		00:02:36	18	\$4.50	P	
Phone	Aug. 19, 2008 11:09:00	372 - Helm	ShoreTel O		00:02:56	0	\$1.72	P	1(530)222-6070
Copy	Aug. 19, 2008 12:27:31	361 - Potte	10th Floor Fi		00:00:30	2	\$0.50	P	
Copy	Aug. 19, 2008 14:03:43	382 - Hunt,	11th Floor F		00:06:19	20	\$5.00	P	
Copy	Aug. 19, 2008 14:12:25	382 - Hunt,	11th Floor F		00:06:24	95	\$23.75	P	
Copy	Aug. 19, 2008 14:23:35	338 - Couri	11th Floor F		00:55:03	693	\$173.25	P	
Phone	Aug. 19, 2008 15:09:00	371 - Lund	ShoreTel O		00:01:06	0	\$0.57	P	1(530)222-6070
Phone	Aug. 19, 2008 15:11:00	371 - Lund	ShoreTel O		00:01:01	0	\$0.57	P	1(530)524-1226
Copy	Aug. 19, 2008 15:25:26	338 - Couri	11th Floor F		00:55:39	656	\$164.00	P	
Phone	Aug. 19, 2008 16:20:00	371 - Lund	ShoreTel O		00:01:12	0	\$0.57	P	1(916)216-8587
Copy	Aug. 20, 2008 13:55:04	382 - Hunt,	11th Floor F		00:03:04	93	\$23.25	P	
Copy	Aug. 20, 2008 14:03:36	382 - Hunt,	11th Floor F		00:01:59	78	\$19.50	P	
Copy	Aug. 20, 2008 14:20:19	338 - Couri	11th Floor F		00:48:39	1421	\$355.25	P	
Copy	Aug. 20, 2008 14:21:35	382 - Hunt,	11th Floor F		00:02:51	102	\$25.50	P	
Phone	Aug. 20, 2008 14:40:00	382 - Hunt,	ShoreTel O		00:01:48	0	\$0.31	P	1(702)648-2595
Phone	Aug. 20, 2008 14:44:00	382 - Hunt,	ShoreTel O		00:00:54	0	\$0.17	P	1(702)671-4388
Copy	Aug. 20, 2008 15:13:27	338 - Couri	11th Floor F		00:06:17	102	\$25.50	P	
Phone	Aug. 20, 2008 15:34:00	372 - Helm	ShoreTel O		00:01:49	0	\$1.15	P	1(916)845-5529
Copy	Aug. 20, 2008 16:16:16	382 - Hunt,	10th Floor Fi		00:04:17	115	\$28.75	P	
Phone	Aug. 20, 2008 16:24:00	372 - Helm	ShoreTel O		00:01:01	0	\$0.17	P	1(702)257-4599
Copy	Aug. 20, 2008 17:03:35	372 - Helm	10th Floor Fi		00:05:17	5	\$1.25	P	
Copy	Aug. 21, 2008 08:40:11	382 - Hunt,	11th Floor F		00:15:01	20	\$5.00	P	
Copy	Aug. 21, 2008 09:35:46	382 - Hunt,	10th Floor Fi		00:01:41	75	\$18.75	P	
Copy	Aug. 21, 2008 09:42:05	382 - Hunt,	10th Floor Fi		00:03:15	97	\$24.25	P	
Copy	Aug. 21, 2008 10:27:50	382 - Hunt,	10th Floor Fi		00:00:40	12	\$3.00	P	
Copy	Aug. 21, 2008 13:14:27	361 - Potte	10th Floor Fi		00:04:02	134	\$33.50	P	

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Ran on: May. 15, 2019 4:58 PM

Type	Date Time	User	Device Name	Description	Duration	Items	Cost	St.	Phone Number
Phone	Aug. 22, 2008 08:56:00	361 - Potte	ShoreTel O		00:00:45	0	\$0.17	P	1(702)257-4521
Phone	Aug. 22, 2008 10:49:00	382 - Hunt,	ShoreTel O		00:01:36	0	\$0.31	P	1(702)257-4591
Copy	Aug. 22, 2008 11:40:16	361 - Potte	11th Floor F		00:21:26	728	\$182.00	P	
Copy	Aug. 25, 2008 08:30:00	372 - Helm	10th Floor Fi		00:04:04	146	\$36.50	P	
Phone	Aug. 25, 2008 09:25:00	524 - Suro			00:16:43	0	\$2.41	P	1(775)788-2000
Phone	Aug. 25, 2008 10:31:00	371 - Lund	ShoreTel O		00:58:11	0	\$33.30	P	1(916)845-0610
Copy	Aug. 25, 2008 12:06:46	378	10th Floor Fi		00:08:30	169	\$42.25	P	
Phone	Aug. 25, 2008 13:11:00	345 - Brad	ShoreTel O		00:00:47	0	\$0.57	P	1(916)845-3338
Phone	Aug. 25, 2008 14:11:00	524 - Suro			00:08:54	0	\$1.29	P	1(775)788-2000
Phone	Aug. 25, 2008 14:32:00	524 - Suro			00:03:38	0	\$0.59	P	1(775)788-2000
Copy	Aug. 25, 2008 15:11:46	382 - Hunt,	10th Floor Fi		00:00:41	2	\$0.50	P	
Copy	Aug. 25, 2008 15:37:40	531 - Wilso	Transaction		00:09:48	110	\$27.50	P	
Copy	Aug. 25, 2008 18:24:01	372 - Helm	10th Floor Fi		00:00:52	7	\$1.75	P	
Phone	Aug. 26, 2008 08:15:00	382 - Hunt,	ShoreTel O		00:02:17	0	\$1.72	P	1(312)435-5850
Phone	Aug. 26, 2008 08:56:00	382 - Hunt,	ShoreTel O		00:01:12	0	\$0.57	P	1(312)846-8717
Phone	Aug. 26, 2008 09:42:00	382 - Hunt,	ShoreTel O		00:02:46	0	\$1.72	P	1(773)948-9000
Copy	Aug. 26, 2008 10:03:17	382 - Hunt,	10th Floor Fi		00:00:44	2	\$0.50	P	
Phone	Aug. 26, 2008 12:52:00	329 - Leon	ShoreTel O		00:01:09	0	\$0.17	P	1(702)873-4100
Copy	Aug. 26, 2008 13:07:01	382 - Hunt,	11th Floor F		00:30:37	130	\$32.50	P	
Phone	Aug. 26, 2008 13:54:00	524 - Suro			00:02:12	0	\$0.31	P	1(775)788-2000
Copy	Aug. 26, 2008 14:12:21	524 - Suro	Transaction		00:11:23	113	\$28.25	P	
Phone	Aug. 26, 2008 14:13:00	361 - Potte	ShoreTel O		00:03:26	0	\$0.59	P	1(702)873-4100
Copy	Aug. 26, 2008 16:42:00	524 - Suro	Transaction		00:06:36	85	\$21.25	P	
Phone	Aug. 27, 2008 11:07:00	378	ShoreTel O		00:16:25	0	\$9.76	P	1(916)845-3338
Copy	Aug. 27, 2008 11:18:06	524 - Suro	Facilities Ro		00:08:57	87	\$21.75	P	
Copy	Aug. 27, 2008 15:22:53	524 - Suro	Facilities Ro		00:10:07	4	\$1.00	P	
Copy	Aug. 27, 2008 15:23:23	361 - Potte	10th Floor Fi		00:06:23	153	\$38.25	P	
Copy	Aug. 27, 2008 15:55:41	361 - Potte	11th Floor F		00:08:15	170	\$42.50	P	
Phone	Aug. 27, 2008 16:25:00	524 - Suro			00:04:10	0	\$0.59	P	1(775)788-2000
Copy	Aug. 27, 2008 16:26:21	361 - Potte	10th Floor Fi		00:00:47	1	\$0.25	P	
Phone	Aug. 27, 2008 16:44:00	524 - Suro			00:04:46	0	\$0.73	P	1(775)788-2000
Phone	Aug. 27, 2008 17:05:00	342 - Hoy,	ShoreTel O		00:00:41	0	\$0.12	P	1(702)257-4524
Copy	Aug. 27, 2008 17:07:27	524 - Suro	Facilities Ro		00:04:59	39	\$9.75	P	
Fax	Aug. 27, 2008 17:14:04	531 - Wilso	Facilities Ro	CSID: 7026714384	00:13:51	39	\$9.75	P	
Copy	Aug. 27, 2008 17:26:42	524 - Suro	Facilities Ro		00:10:40	38	\$9.50	P	
Fax	Aug. 27, 2008 17:28:31	531 - Wilso	Facilities Ro	CSID: 7026502995	00:19:46	39	\$9.75	P	
Fax	Aug. 27, 2008 17:48:53	531 - Wilso	Facilities Ro	CSID: 702-385-2086	00:12:27	39	\$9.75	P	
Fax	Aug. 27, 2008 18:01:56	531 - Wilso	Facilities Ro	CSID: 3107883399#	00:00:18	0	\$0.00	L	
Fax	Aug. 27, 2008 18:05:03	531 - Wilso	Facilities Ro	CSID: 3107883399#	00:00:20	0	\$0.00	L	
Fax	Aug. 27, 2008 18:07:16	531 - Wilso	Facilities Ro	CSID: Perkins Coie LL	00:00:12	0	\$0.00	L	
Fax	Aug. 27, 2008 18:08:35	531 - Wilso	Facilities Ro	CSID: Perkins Coie LL	00:11:45	39	\$9.75	P	
Fax	Aug. 27, 2008 18:21:08	531 - Wilso	Facilities Ro	CSID: 3107883399#	00:00:19	0	\$0.00	L	
Fax	Aug. 27, 2008 18:25:03	531 - Wilso	Facilities Ro	CSID: 3107883399#	00:00:23	0	\$0.00	L	
Copy	Aug. 27, 2008 19:49:53	524 - Suro	Facilities Ro		00:10:06	5	\$1.25	P	
Copy	Aug. 28, 2008 07:53:34	382 - Hunt,	11th Floor F		00:03:06	5	\$1.25	P	
Copy	Aug. 28, 2008 07:56:51	382 - Hunt,	11th Floor F		00:02:05	96	\$24.00	P	
Phone	Aug. 28, 2008 08:24:00	361 - Potte	ShoreTel O		00:01:30	0	\$0.31	P	1(702)257-4524
Copy	Aug. 28, 2008 10:12:49	342 - Hoy,	10th Floor Fi		00:01:40	5	\$1.25	P	
Copy	Aug. 28, 2008 12:44:27	382 - Hunt,	10th Floor Fi		00:00:42	11	\$2.75	P	
Copy	Aug. 28, 2008 14:26:04	382 - Hunt,	11th Floor F		00:07:21	5	\$1.25	P	
Copy	Aug. 28, 2008 15:40:55	361 - Potte	10th Floor Fi		00:00:37	17	\$4.25	P	
Phone	Aug. 29, 2008 08:52:00	361 - Potte	ShoreTel O		00:03:14	0	\$0.45	P	1(702)257-4524
Copy	Aug. 29, 2008 09:44:16	361 - Potte	11th Floor F		00:05:56	87	\$21.75	P	
Copy	Aug. 29, 2008 10:26:38	361 - Potte	11th Floor F		00:10:43	186	\$46.50	P	
Phone	Aug. 29, 2008 10:40:00	361 - Potte	ShoreTel O		00:01:21	0	\$0.31	P	1(702)257-4524
Copy	Aug. 29, 2008 10:50:02	361 - Potte	11th Floor F		00:09:01	185	\$46.25	P	
Copy	Aug. 29, 2008 11:20:58	372 - Helm	10th Floor Fi		00:14:17	230	\$57.50	P	
Phone	Aug. 29, 2008 11:49:00	361 - Potte	ShoreTel O		00:00:50	0	\$0.17	P	1(702)257-4524
Phone	Aug. 29, 2008 13:53:00	524 - Suro			00:01:03	0	\$0.17	P	1(775)326-4361
Copy	Aug. 29, 2008 15:00:03	343	10th Floor Fi		00:03:35	110	\$27.50	P	
Copy	Aug. 29, 2008 15:02:47	361 - Potte	11th Floor F		00:01:13	51	\$12.75	P	

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Ran on: May. 15, 2019 4:58 PM

Type	Date Time	User	Device Name	Description	Duration	Items	Cost	St.	Phone Number
Copy	Aug. 30, 2008 14:25:47	361 - Potte	10th Floor Fi		00:01:26	4	\$1.00	P	
Copy	Sep. 02, 2008 08:34:42	382 - Hunt,	10th Floor Fi		00:00:50	2	\$0.50	P	
Phone	Sep. 02, 2008 10:27:00	382 - Hunt,	ShoreTel O		00:01:42	0	\$1.15	P	1(949)837-9722
Copy	Sep. 02, 2008 17:27:14	361 - Potte	Transaction		00:03:48	66	\$16.50	P	
Copy	Sep. 03, 2008 09:02:39	382 - Hunt,	11th Floor F		00:06:42	132	\$33.00	P	
Copy	Sep. 03, 2008 09:31:00	524 - Suro	Facilities Ro		00:08:54	24	\$6.00	P	
Fax	Sep. 03, 2008 09:35:21	531 - Wilso	Facilities Ro	CSID: 7026502995	00:03:40	4	\$1.00	P	
Fax	Sep. 03, 2008 09:39:45	531 - Wilso	Facilities Ro	CSID: 702-385-2086	00:02:52	4	\$1.00	P	
Fax	Sep. 03, 2008 09:43:15	531 - Wilso	Facilities Ro	CSID: Perkins Coie LL	00:02:17	4	\$1.00	P	
Phone	Sep. 03, 2008 11:26:00	524 - Suro			00:09:59	0	\$1.43	P	1(775)788-2000
Copy	Sep. 03, 2008 13:17:24	361 - Potte	Transaction		00:00:19	2	\$0.50	P	
Copy	Sep. 03, 2008 13:55:15	531 - Wilso	Facilities Ro		00:14:56	376	\$94.00	P	
Phone	Sep. 03, 2008 14:07:00	524 - Suro			00:02:59	0	\$0.45	P	1(775)788-2000
Copy	Sep. 03, 2008 14:34:12	524 - Suro	Facilities Ro		00:15:21	395	\$98.75	P	
Copy	Sep. 03, 2008 14:51:15	531 - Wilso	Facilities Ro		00:11:16	97	\$24.25	P	
Copy	Sep. 03, 2008 15:26:00	361 - Potte	Transaction		00:00:23	4	\$1.00	P	
Copy	Sep. 03, 2008 15:28:08	361 - Potte	Transaction		00:42:56	5	\$1.25	P	
Phone	Sep. 03, 2008 15:54:00	345 - Brad	ShoreTel O		00:20:05	0	\$2.83	P	1(702)873-4100
Copy	Sep. 03, 2008 16:24:16	361 - Potte	Transaction		00:25:03	1	\$0.25	P	
Copy	Sep. 04, 2008 07:58:32	382 - Hunt,	10th Floor Fi		00:09:24	9	\$2.25	P	
Copy	Sep. 04, 2008 09:53:12	531 - Wilso	Facilities Ro		00:20:23	210	\$52.50	P	
Copy	Sep. 04, 2008 11:03:59	382 - Hunt,	10th Floor Fi		00:04:13	68	\$17.00	P	
Copy	Sep. 04, 2008 11:11:39	382 - Hunt,	10th Floor Fi		00:00:26	7	\$1.75	P	
Phone	Sep. 04, 2008 15:31:00	345 - Brad	ShoreTel O		00:00:42	0	\$0.57	P	1(916)845-3338
Phone	Sep. 04, 2008 15:51:00	345 - Brad	ShoreTel O		00:00:46	0	\$0.57	P	1(916)845-3338
Phone	Sep. 04, 2008 16:07:00	524 - Suro			00:01:11	0	\$0.17	P	1(775)788-2000
Copy	Sep. 04, 2008 16:17:35	524 - Suro	Facilities Ro		00:10:06	1	\$0.25	P	
Fax	Sep. 04, 2008 16:19:51	531 - Wilso	Facilities Ro	CSID: 6502995#	00:00:38	0	\$0.00	L	
Fax	Sep. 04, 2008 16:21:05	531 - Wilso	Facilities Ro	CSID: 702-385-2086	00:00:53	2	\$0.50	P	
Fax	Sep. 04, 2008 16:22:35	531 - Wilso	Facilities Ro	CSID: Perkins Coie LL	00:00:52	2	\$0.50	P	
Fax	Sep. 04, 2008 16:24:03	531 - Wilso	Facilities Ro	CSID: 7026502995	00:01:23	2	\$0.50	P	
Copy	Sep. 04, 2008 18:42:13	524 - Suro	Facilities Ro		00:10:57	1	\$0.25	P	
Copy	Sep. 05, 2008 09:42:59	524 - Suro	Facilities Ro		00:40:01	1136	\$284.00	P	
Copy	Sep. 05, 2008 09:51:41	531 - Wilso	Facilities Ro		00:50:25	2154	\$538.50	P	
Copy	Sep. 05, 2008 11:04:03	531 - Wilso	Facilities Ro		00:13:25	15	\$3.75	P	
Copy	Sep. 05, 2008 11:04:24	531 - Wilso	Facilities Ro		00:23:40	673	\$168.25	P	
Copy	Sep. 05, 2008 11:27:28	361 - Potte	10th Floor Fi		00:01:08	2	\$0.50	P	
Copy	Sep. 05, 2008 11:28:59	372 - Helm	10th Floor Fi		00:03:56	110	\$27.50	P	
Copy	Sep. 05, 2008 11:49:37	524 - Suro	Facilities Ro		00:44:01	79	\$19.75	P	
Phone	Sep. 05, 2008 13:02:00	382 - Hunt,	ShoreTel O		00:09:55	0	\$1.43	P	1(702)873-4100
Copy	Sep. 05, 2008 13:15:12	531 - Wilso	Facilities Ro		01:11:07	2186	\$546.50	P	
Copy	Sep. 05, 2008 13:57:45	361 - Potte	10th Floor Fi		00:00:27	1	\$0.25	P	
Copy	Sep. 05, 2008 14:18:22	382 - Hunt,	10th Floor Fi		00:00:38	2	\$0.50	P	
Copy	Sep. 05, 2008 14:26:27	531 - Wilso	Facilities Ro		00:12:20	200	\$50.00	P	
Phone	Sep. 08, 2008 09:42:00	524 - Suro			00:02:45	0	\$0.45	P	1(775)326-4361
Phone	Sep. 08, 2008 09:55:00	524 - Suro			00:03:11	0	\$0.45	P	1(775)326-4361
Phone	Sep. 08, 2008 11:32:00	382 - Hunt,	ShoreTel O		00:01:34	0	\$0.31	P	1(702)257-4591
Copy	Sep. 08, 2008 15:28:51	361 - Potte	10th Floor Fi		00:00:20	2	\$0.50	P	
Phone	Sep. 08, 2008 15:37:00	524 - Suro			00:00:59	0	\$0.17	P	1(775)326-4376
Copy	Sep. 08, 2008 15:54:54	361 - Potte	10th Floor Fi		00:00:57	6	\$1.50	P	
Phone	Sep. 08, 2008 16:39:00	345 - Brad	ShoreTel O		00:09:19	0	\$1.43	P	1(702)873-4100
Phone	Sep. 08, 2008 16:49:00	345 - Brad	ShoreTel O		00:08:48	0	\$5.17	P	1(916)845-3338
Copy	Sep. 08, 2008 17:12:53	531 - Wilso	Facilities Ro		00:03:04	60	\$15.00	P	
Copy	Sep. 09, 2008 12:09:22	524 - Suro	Facilities Ro		00:15:53	32	\$8.00	P	
Copy	Sep. 09, 2008 12:13:51	338 - Couri	11th Floor F		00:15:50	112	\$28.00	P	
Copy	Sep. 09, 2008 12:30:11	338 - Couri	11th Floor F		02:17:52	1053	\$263.25	P	
Fax	Sep. 09, 2008 12:34:10	531 - Wilso	Facilities Ro	CSID: 702-385-2086	00:04:29	11	\$2.75	P	
Fax	Sep. 09, 2008 12:37:52	531 - Wilso	Facilities Ro	CSID: 7757869716	00:06:31	11	\$2.75	P	
Fax	Sep. 09, 2008 12:39:16	531 - Wilso	Facilities Ro	CSID: 7026502995	00:06:15	11	\$2.75	P	
Fax	Sep. 09, 2008 12:46:08	531 - Wilso	Facilities Ro	CSID: Perkins Coie LL	00:04:10	11	\$2.75	P	
Copy	Sep. 09, 2008 13:13:33	531 - Wilso	Facilities Ro		00:10:30	3	\$0.75	P	

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From Jan. 01, 2002 To Dec. 31, 2017 23:59

Ran on: May. 15, 2019 4:58 PM

Type	Date Time	User	Device Name	Description	Duration	Items	Cost	St.	Phone Number
Copy	Sep. 09, 2008 13:23:18	382 - Hunt,	10th Floor Fi		00:00:34	1	\$0.25	P	
Copy	Sep. 09, 2008 14:57:43	361 - Potte	10th Floor Fi		00:01:19	6	\$1.50	P	
Copy	Sep. 09, 2008 15:02:26	338 - Couri	11th Floor F		00:56:43	399	\$99.75	P	
Phone	Sep. 09, 2008 16:04:00	524 - Suro			00:07:56	0	\$1.15	P	1(775)788-2000
Copy	Sep. 09, 2008 16:30:32	524 - Suro	Facilities Ro		00:04:17	24	\$6.00	P	
Copy	Sep. 10, 2008 09:56:09	524 - Suro	Transaction		00:15:41	77	\$19.25	P	
Phone	Sep. 10, 2008 10:45:00	371 - Lund	ShoreTel O		00:06:33	0	\$4.02	P	1(916)845-3693
Copy	Sep. 10, 2008 11:15:53	361 - Potte	10th Floor Fi		00:00:23	2	\$0.50	P	
Copy	Sep. 10, 2008 14:58:14	382 - Hunt,	10th Floor Fi		00:00:49	2	\$0.50	P	
Copy	Sep. 10, 2008 15:06:56	361 - Potte	10th Floor Fi		00:00:23	5	\$1.25	P	
Copy	Sep. 10, 2008 15:26:15	361 - Potte	10th Floor Fi		00:00:27	4	\$1.00	P	
Copy	Sep. 10, 2008 15:36:42	361 - Potte	10th Floor Fi		00:00:35	2	\$0.50	P	
Phone	Sep. 10, 2008 15:51:00	371 - Lund	ShoreTel O		00:19:18	0	\$11.48	P	1(916)845-3338
Phone	Sep. 10, 2008 16:14:00	524 - Suro			00:03:52	0	\$0.59	P	1(775)326-4361
Phone	Sep. 10, 2008 16:21:00	361 - Potte	ShoreTel O		00:03:17	0	\$0.59	P	1(702)257-4524
Phone	Sep. 10, 2008 16:29:00	361 - Potte	ShoreTel O		00:01:06	0	\$0.17	P	1(702)257-4524
Phone	Sep. 11, 2008 09:16:00	342 - Hoy,	ShoreTel O		00:01:01	0	\$0.17	P	1(702)257-4524
Phone	Sep. 11, 2008 14:19:00	342 - Hoy,	ShoreTel O		00:00:55	0	\$0.17	P	1(702)873-4100
Phone	Sep. 11, 2008 14:19:00	345 - Brad	ShoreTel O		00:03:05	0	\$1.72	P	1(916)845-5529
Phone	Sep. 11, 2008 14:30:00	345 - Brad	ShoreTel O		00:05:41	0	\$3.45	P	1(916)845-5529
Copy	Sep. 11, 2008 18:18:13	516 - New	Facilities Ro		15:03:49	1	\$0.25	P	
Phone	Sep. 12, 2008 08:44:00	524 - Suro			00:01:13	0	\$0.17	P	1(775)846-5586
Copy	Sep. 12, 2008 08:52:56	342 - Hoy,	10th Floor Fi		00:10:22	44	\$11.00	P	
Phone	Sep. 12, 2008 08:58:00	361 - Potte	ShoreTel O		00:04:27	0	\$0.73	P	1(702)257-4524
Copy	Sep. 12, 2008 10:08:36	342 - Hoy,	10th Floor Fi		00:03:49	13	\$3.25	P	
Phone	Sep. 12, 2008 11:04:00	371 - Lund	ShoreTel O		00:05:20	0	\$3.45	P	1(916)845-5529
Copy	Sep. 12, 2008 15:35:22	531 - Wilso	Facilities Ro		00:01:00	10	\$2.50	P	
Copy	Sep. 12, 2008 18:19:32	524 - Suro	Facilities Ro		00:10:06	5	\$1.25	P	
Copy	Sep. 13, 2008 16:11:29	361 - Potte	10th Floor Fi		00:00:28	1	\$0.25	P	
Copy	Sep. 15, 2008 09:51:02	338 - Couri	11th Floor F		00:06:45	49	\$12.25	P	
Copy	Sep. 15, 2008 11:53:39	531 - Wilso	Facilities Ro		00:08:28	32	\$8.00	P	
Phone	Sep. 15, 2008 15:00:00	524 - Suro			00:02:42	0	\$0.45	P	1(775)326-4361
Copy	Sep. 15, 2008 16:04:09	531 - Wilso	Facilities Ro		00:14:29	36	\$9.00	P	
Fax	Sep. 15, 2008 16:09:30	531 - Wilso	Facilities Ro	CSID: 702-385-2086	00:03:20	9	\$2.25	P	
Fax	Sep. 15, 2008 16:12:20	531 - Wilso	Facilities Ro	CSID: 7757869716	00:04:57	9	\$2.25	P	
Fax	Sep. 15, 2008 16:13:25	531 - Wilso	Facilities Ro	CSID: 6502995	00:00:42	0	\$0.00	L	
Fax	Sep. 15, 2008 16:14:41	531 - Wilso	Facilities Ro	CSID: Perkins Coie LL	00:03:08	9	\$2.25	P	
Fax	Sep. 15, 2008 16:18:25	531 - Wilso	Facilities Ro	CSID: 7026502995	00:05:02	9	\$2.25	P	
Copy	Sep. 15, 2008 16:36:57	531 - Wilso	Facilities Ro		00:10:08	1	\$0.25	P	
Copy	Sep. 16, 2008 09:26:03	361 - Potte	10th Floor Fi		00:00:15	2	\$0.50	P	
Phone	Sep. 16, 2008 10:24:00	524 - Suro			00:01:25	0	\$0.31	P	1(775)788-2000
Copy	Sep. 16, 2008 10:34:11	531 - Wilso	Facilities Ro		00:10:52	3	\$0.75	P	
Copy	Sep. 16, 2008 10:52:33	531 - Wilso	Transaction		00:38:46	21	\$5.25	P	
Phone	Sep. 16, 2008 11:35:00	524 - Suro			00:25:41	0	\$3.66	P	1(775)788-2000
Copy	Sep. 16, 2008 12:04:23	531 - Wilso	Facilities Ro		00:10:26	6	\$1.50	P	
Phone	Sep. 16, 2008 13:11:00	524 - Suro			00:02:12	0	\$0.31	P	1(775)788-2000
Copy	Sep. 16, 2008 13:14:06	531 - Wilso	Facilities Ro		00:05:22	10	\$2.50	P	
Copy	Sep. 16, 2008 16:21:30	521 - Silve	Transaction		00:01:46	88	\$22.00	P	
Phone	Sep. 16, 2008 16:23:00	524 - Suro			00:04:23	0	\$0.73	P	1(775)326-4361
Phone	Sep. 16, 2008 16:42:00	524 - Suro			00:07:48	0	\$1.15	P	1(775)326-4361
Copy	Sep. 16, 2008 17:01:14	531 - Wilso	Facilities Ro		00:10:13	15	\$3.75	P	
Copy	Sep. 16, 2008 17:45:25	531 - Wilso	Facilities Ro		00:15:02	297	\$74.25	P	
Phone	Sep. 17, 2008 08:44:00	378	ShoreTel O		00:10:13	0	\$5.74	P	1(212)858-5059
Copy	Sep. 17, 2008 09:02:51	361 - Potte	10th Floor Fi		00:01:07	36	\$9.00	P	
Copy	Sep. 17, 2008 10:20:33	524 - Suro	Facilities Ro		00:10:32	2	\$0.50	P	
Phone	Sep. 17, 2008 10:25:00	524 - Suro			00:03:13	0	\$0.45	P	1(775)788-2000
Phone	Sep. 17, 2008 10:43:00	524 - Suro			00:02:34	0	\$0.45	P	1(775)788-2000
Copy	Sep. 17, 2008 13:07:05	524 - Suro	Facilities Ro		00:09:04	3	\$0.75	P	
Fax	Sep. 17, 2008 13:35:44	531 - Wilso	Facilities Ro	CSID: 702-385-2086	00:03:17	5	\$1.25	P	
Fax	Sep. 17, 2008 13:37:02	531 - Wilso	Facilities Ro	CSID: 702-385-2086	00:01:16	3	\$0.75	P	
Fax	Sep. 17, 2008 13:38:55	531 - Wilso	Facilities Ro	CSID: 7026502995	00:01:48	3	\$0.75	P	

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Ran on: May. 15, 2019 4:58 PM

Type	Date Time	User	Device Name	Description	Duration	Items	Cost	St.	Phone Number
Fax	Sep. 17, 2008 13:39:31	531 - Wilso	Facilities Ro	CSID: 7757869716	00:02:54	5	\$1.25	P	
Fax	Sep. 17, 2008 13:41:23	531 - Wilso	Facilities Ro	CSID: Perkins Coie LL	00:01:12	3	\$0.75	P	
Fax	Sep. 17, 2008 13:43:11	531 - Wilso	Facilities Ro	CSID: 7026502995	00:04:35	5	\$1.25	P	
Fax	Sep. 17, 2008 13:48:25	531 - Wilso	Facilities Ro	CSID: Perkins Coie LL	00:02:42	5	\$1.25	P	
Phone	Sep. 17, 2008 14:24:00	524 - Suro			00:00:41	0	\$0.17	P	1(775)846-5586
Copy	Sep. 17, 2008 14:49:45	524 - Suro	Facilities Ro		00:02:33	2	\$0.50	P	
Copy	Sep. 17, 2008 15:31:01	524 - Suro	Transaction		00:03:42	5	\$1.25	P	
Copy	Sep. 17, 2008 15:41:58	524 - Suro	Transaction		00:31:35	151	\$37.75	P	
Copy	Sep. 17, 2008 16:31:43	524 - Suro	Transaction		00:25:10	5	\$1.25	P	
Phone	Sep. 17, 2008 16:56:00	524 - Suro			00:01:16	0	\$0.31	P	1(775)788-2000
Copy	Sep. 18, 2008 01:44:19	531 - Wilso	Facilities Ro		00:07:01	114	\$28.50	P	
Copy	Sep. 18, 2008 03:42:46	524 - Suro	Facilities Ro		00:03:20	101	\$25.25	P	
Copy	Sep. 18, 2008 05:11:53	524 - Suro	Facilities Ro		00:01:42	59	\$14.75	P	
Fax	Sep. 18, 2008 05:28:23	531 - Wilso	Facilities Ro	CSID: 7757869716	00:09:16	15	\$3.75	P	
Copy	Sep. 18, 2008 05:29:34	524 - Suro	Facilities Ro		00:01:47	42	\$10.50	P	
Phone	Sep. 18, 2008 09:46:00	524 - Suro			00:01:01	0	\$0.17	P	1(775)788-2000
Copy	Sep. 18, 2008 10:57:30	361 - Potte	10th Floor Fi		00:05:44	10	\$2.50	P	
Copy	Sep. 18, 2008 11:04:16	361 - Potte	11th Floor F		00:05:30	18	\$4.50	P	
Phone	Sep. 18, 2008 11:17:00	524 - Suro			00:01:25	0	\$0.31	P	1(775)788-2000
Copy	Sep. 18, 2008 12:04:58	531 - Wilso	Facilities Ro		00:16:48	149	\$37.25	P	
Fax	Sep. 18, 2008 15:15:55	531 - Wilso	Facilities Ro	CSID: Perkins Coie LL	00:05:58	15	\$3.75	P	
Fax	Sep. 18, 2008 15:22:29	531 - Wilso	Facilities Ro	CSID: 702-385-2086	00:06:21	15	\$3.75	P	
Copy	Sep. 18, 2008 19:49:20	524 - Suro	Transaction		00:25:27	18	\$4.50	P	
Copy	Sep. 19, 2008 00:52:17	531 - Wilso	Facilities Ro		00:16:25	707	\$176.75	P	
Copy	Sep. 19, 2008 01:13:14	531 - Wilso	Facilities Ro		00:02:02	48	\$12.00	P	
Copy	Sep. 19, 2008 01:15:53	531 - Wilso	Facilities Ro		00:04:42	182	\$45.50	P	
Copy	Sep. 19, 2008 01:25:31	531 - Wilso	Facilities Ro		00:19:40	878	\$219.50	P	
Copy	Sep. 19, 2008 01:53:28	531 - Wilso	Facilities Ro		00:05:42	226	\$56.50	P	
Copy	Sep. 19, 2008 02:20:02	531 - Wilso	Facilities Ro		00:11:57	426	\$106.50	P	
Copy	Sep. 19, 2008 02:32:05	531 - Wilso	Facilities Ro		00:27:02	1124	\$281.00	P	
Copy	Sep. 19, 2008 03:01:53	531 - Wilso	Facilities Ro		00:27:07	1227	\$306.75	P	
Copy	Sep. 19, 2008 03:37:02	531 - Wilso	Facilities Ro		00:13:30	573	\$143.25	P	
Copy	Sep. 19, 2008 04:00:34	531 - Wilso	Facilities Ro		00:15:23	681	\$170.25	P	
Copy	Sep. 19, 2008 04:16:52	531 - Wilso	Facilities Ro		00:07:17	290	\$72.50	P	
Copy	Sep. 19, 2008 04:24:45	531 - Wilso	Facilities Ro		00:18:45	809	\$202.25	P	
Copy	Sep. 19, 2008 09:06:20	361 - Potte	10th Floor Fi		00:00:23	4	\$1.00	P	
Phone	Sep. 19, 2008 09:20:00	524 - Suro			00:14:19	0	\$2.13	P	1(775)788-2000
Copy	Sep. 19, 2008 09:21:39	361 - Potte	10th Floor Fi		00:00:50	26	\$6.50	P	
Copy	Sep. 19, 2008 10:22:30	531 - Wilso	Facilities Ro		00:07:21	18	\$4.50	P	
Phone	Sep. 19, 2008 12:59:00	345 - Brad	ShoreTel O		00:05:06	0	\$2.87	P	1(916)845-3338
Copy	Sep. 19, 2008 14:50:01	361 - Potte	10th Floor Fi		00:05:14	6	\$1.50	P	
Copy	Sep. 19, 2008 17:05:12	361 - Potte	10th Floor Fi		00:00:27	2	\$0.50	P	
Copy	Sep. 19, 2008 17:37:37	524 - Suro	Facilities Ro		00:10:08	7	\$1.75	P	
Copy	Sep. 20, 2008 01:56:06	524 - Suro	Facilities Ro		00:02:39	87	\$21.75	P	
Copy	Sep. 20, 2008 02:26:14	524 - Suro	Facilities Ro		00:03:01	150	\$37.50	P	
Copy	Sep. 20, 2008 02:37:41	524 - Suro	Facilities Ro		00:01:12	7	\$1.75	P	
Copy	Sep. 20, 2008 02:45:24	524 - Suro	Facilities Ro		00:03:13	132	\$33.00	P	
Copy	Sep. 22, 2008 06:10:47	531 - Wilso	Facilities Ro		00:02:12	127	\$31.75	P	
Copy	Sep. 22, 2008 06:14:33	531 - Wilso	Facilities Ro		00:20:08	955	\$238.75	P	
Copy	Sep. 22, 2008 08:23:56	531 - Wilso	Facilities Ro		00:09:01	321	\$80.25	P	
Phone	Sep. 22, 2008 11:58:00	345 - Brad	ShoreTel O		00:01:04	0	\$0.17	P	1(702)873-4100
Phone	Sep. 22, 2008 12:06:00	345 - Brad	ShoreTel O		00:01:16	0	\$0.31	P	1(702)873-4100
Phone	Sep. 22, 2008 17:12:00	524 - Suro			00:02:24	0	\$0.32	P	1(775)742-9314
Phone	Sep. 22, 2008 17:14:00	345 - Brad	ShoreTel O		00:04:41	0	\$0.51	P	1(702)873-4100
Copy	Sep. 22, 2008 17:58:51	531 - Wilso	Facilities Ro		00:05:53	256	\$64.00	P	
Copy	Sep. 22, 2008 22:58:03	531 - Wilso	Facilities Ro		00:06:45	363	\$90.75	P	
Copy	Sep. 22, 2008 23:05:04	531 - Wilso	Facilities Ro		00:07:27	358	\$89.50	P	
Copy	Sep. 23, 2008 00:05:09	531 - Wilso	Facilities Ro		00:08:30	573	\$143.25	P	
Copy	Sep. 23, 2008 00:36:50	531 - Wilso	Facilities Ro		00:01:12	3	\$0.75	P	
Copy	Sep. 23, 2008 01:32:45	531 - Wilso	Facilities Ro		00:02:05	1	\$0.25	P	
Copy	Sep. 23, 2008 01:36:58	531 - Wilso	Facilities Ro		00:00:28	2	\$0.50	P	

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Ran on: May. 15, 2019 4:58 PM

Type	Date Time	User	Device Name	Description	Duration	Items	Cost	St.	Phone Number
Copy	Sep. 23, 2008 05:43:35	531 - Wilso	Facilities Ro		00:01:10	4	\$1.00	P	
Copy	Sep. 23, 2008 05:45:42	531 - Wilso	Facilities Ro		00:04:59	23	\$5.75	P	
Copy	Sep. 23, 2008 05:52:01	531 - Wilso	Facilities Ro		00:08:55	38	\$9.50	P	
Copy	Sep. 23, 2008 08:50:33	531 - Wilso	Facilities Ro		00:21:11	368	\$92.00	P	
Phone	Sep. 23, 2008 09:42:00	524 - Suro			00:10:23	0	\$1.57	P	1(775)326-4361
Phone	Sep. 23, 2008 10:19:00	524 - Suro			00:08:49	0	\$1.29	P	1(775)788-20000
Phone	Sep. 23, 2008 10:29:00	524 - Suro			00:04:13	0	\$0.59	P	1(775)788-2000
Phone	Sep. 23, 2008 12:02:00	345 - Brad	ShoreTel O		00:02:46	0	\$1.72	P	1(626)356-2036
Phone	Sep. 23, 2008 14:02:00	345 - Brad	ShoreTel O		00:01:13	0	\$0.57	P	1(916)324-0002
Phone	Sep. 23, 2008 14:22:00	371 - Lund	ShoreTel O		01:18:41	0	\$45.36	P	1(916)845-3338
Copy	Sep. 23, 2008 14:43:48	524 - Suro	Facilities Ro		00:03:24	2	\$0.50	P	
Copy	Sep. 24, 2008 05:45:55	531 - Wilso	Facilities Ro		00:08:01	378	\$94.50	P	
Phone	Sep. 24, 2008 09:13:00	524 - Suro			00:04:48	0	\$0.73	P	1(775)815-7114
Copy	Sep. 24, 2008 10:02:58	524 - Suro	Transaction		00:26:19	15	\$3.75	P	
Copy	Sep. 24, 2008 10:16:41	361 - Potte	10th Floor Fi		00:08:29	191	\$47.75	P	
Copy	Sep. 24, 2008 10:58:11	361 - Potte	10th Floor Fi		00:01:05	3	\$0.75	P	
Phone	Sep. 24, 2008 14:04:00	345 - Brad	ShoreTel O		00:07:35	0	\$1.15	P	1(702)873-4100
Copy	Sep. 26, 2008 13:55:19	362 - Bear	11th Floor F		00:01:27	1	\$0.25	P	
Copy	Sep. 26, 2008 14:21:19	362 - Bear	11th Floor F		00:00:11	1	\$0.25	P	
Phone	Sep. 29, 2008 09:19:00	345 - Brad	ShoreTel O		00:01:44	0	\$0.31	P	1(702)873-4100
Phone	Sep. 29, 2008 09:45:00	345 - Brad	ShoreTel O		00:14:27	0	\$8.61	P	1(916)845-3338
Phone	Sep. 29, 2008 10:00:00	345 - Brad	ShoreTel O		00:00:40	0	\$0.17	P	1(702)873-4100
Phone	Sep. 29, 2008 10:26:00	345 - Brad	ShoreTel O		00:02:19	0	\$1.72	P	1(916)845-3338
Copy	Sep. 29, 2008 10:28:18	362 - Bear	11th Floor F		00:00:42	1	\$0.25	P	
Copy	Sep. 30, 2008 14:12:19	525	Facilities Ro		00:01:34	4	\$1.00	P	
Copy	Sep. 30, 2008 16:32:21	531 - Wilso	Facilities Ro		00:24:50	626	\$156.50	P	
Fax	Sep. 30, 2008 16:39:47	531 - Wilso	Facilities Ro	CSID: 702-385-2086	00:10:30	25	\$6.25	P	
Fax	Sep. 30, 2008 16:50:55	531 - Wilso	Facilities Ro	CSID: 7026502995	00:14:12	25	\$6.25	P	
Fax	Sep. 30, 2008 17:05:44	531 - Wilso	Facilities Ro	CSID: Perkins Coie LL	00:09:53	25	\$6.25	P	
Copy	Oct. 01, 2008 10:14:21	361 - Potte	10th Floor Fi		00:03:05	100	\$25.00	P	
Copy	Oct. 01, 2008 10:19:15	361 - Potte	10th Floor Fi		00:00:36	7	\$1.75	P	
Copy	Oct. 03, 2008 09:38:56	361 - Potte	11th Floor F		00:05:27	39	\$9.75	P	
Copy	Oct. 03, 2008 11:02:47	361 - Potte	10th Floor Fi		00:00:17	2	\$0.50	P	
Copy	Oct. 03, 2008 13:55:10	361 - Potte	10th Floor Fi		00:00:58	35	\$8.75	P	
Copy	Oct. 03, 2008 14:19:57	361 - Potte	10th Floor Fi		00:00:57	7	\$1.75	P	
Copy	Oct. 03, 2008 16:09:23	524 - Suro	Facilities Ro		00:04:41	4	\$1.00	P	
Phone	Oct. 03, 2008 16:59:00	524 - Suro			00:03:21	0	\$0.59	P	1(775)742-9314
Copy	Oct. 06, 2008 10:49:25	358 - Davis	11th Floor F		00:01:32	101	\$25.25	P	
Phone	Oct. 07, 2008 09:51:00	524 - Suro			00:08:22	0	\$1.29	P	1(775)742-9314
Phone	Oct. 07, 2008 13:21:00	371 - Lund	ShoreTel O		00:03:11	0	\$1.72	P	1(916)845-3338
Copy	Oct. 07, 2008 14:48:54	372 - Helm	10th Floor Fi		00:00:47	7	\$1.75	P	
Copy	Oct. 07, 2008 15:10:14	531 - Wilso	Facilities Ro		00:12:44	205	\$51.25	P	
Copy	Oct. 07, 2008 15:28:30	531 - Wilso	Facilities Ro		00:30:51	987	\$246.75	P	
Phone	Oct. 08, 2008 13:39:00	361 - Potte	ShoreTel O		00:04:50	0	\$0.73	P	1(702)257-4524
Phone	Oct. 09, 2008 14:09:00	361 - Potte	ShoreTel O		00:01:06	0	\$0.17	P	1(702)257-4524
Phone	Oct. 13, 2008 08:59:00	361 - Potte	ShoreTel O		00:02:29	0	\$0.23	P	1(702)648-2595
Copy	Oct. 13, 2008 10:46:14	361 - Potte	11th Floor F		00:10:51	602	\$150.50	P	
Copy	Oct. 13, 2008 11:42:25	361 - Potte	11th Floor F		00:02:54	200	\$50.00	P	
Copy	Oct. 13, 2008 11:44:54	524 - Suro	Facilities Ro		00:10:23	9	\$2.25	P	
Copy	Oct. 14, 2008 13:25:41	531 - Wilso	Facilities Ro		00:04:03	130	\$32.50	P	
Phone	Oct. 14, 2008 14:48:00	361 - Potte	ShoreTel O		00:04:54	0	\$0.73	P	1(702)257-4524
Phone	Oct. 14, 2008 15:14:00	524 - Suro			00:11:11	0	\$1.57	P	1(775)788-2000
Copy	Oct. 14, 2008 17:01:54	531 - Wilso	Facilities Ro		00:12:17	52	\$13.00	P	
Fax	Oct. 14, 2008 17:08:31	531 - Wilso	Facilities Ro	CSID: 702-385-2086	00:20:38	27	\$6.75	P	
Fax	Oct. 14, 2008 17:29:47	531 - Wilso	Facilities Ro	CSID: 7026502995	00:24:46	27	\$6.75	P	
Fax	Oct. 14, 2008 17:55:12	531 - Wilso	Facilities Ro	CSID: Perkins Coie LL	00:16:29	27	\$6.75	P	
Copy	Oct. 16, 2008 11:30:05	531 - Wilso	Facilities Ro		00:00:47	26	\$6.50	P	
Copy	Oct. 16, 2008 15:01:45	531 - Wilso	Facilities Ro		00:53:45	1020	\$255.00	P	
Copy	Oct. 16, 2008 16:14:00	531 - Wilso	Facilities Ro		01:20:28	1384	\$346.00	P	
Copy	Oct. 16, 2008 16:48:28	531 - Wilso	Facilities Ro		00:34:43	750	\$187.50	P	
Copy	Oct. 17, 2008 10:03:00	382 - Hunt,	10th Floor Fi		00:10:56	47	\$11.75	P	

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From Jan. 01, 2002 To Dec. 31, 2017 23:59

Ran on: May. 15, 2019 4:58 PM

Type	Date Time	User	Device Name	Description	Duration	Items	Cost	St.	Phone Number
Copy	Oct. 17, 2008 10:43:11	382 - Hunt,	10th Floor Fi		00:13:45	45	\$11.25	P	
Copy	Oct. 17, 2008 12:33:05	382 - Hunt,	10th Floor Fi		00:07:28	44	\$11.00	P	
Copy	Oct. 17, 2008 13:06:15	382 - Hunt,	10th Floor Fi		00:00:11	2	\$0.50	P	
Phone	Oct. 17, 2008 13:32:00	524 - Suro			00:01:01	0	\$0.17	P	1(775)788-2000
Phone	Oct. 17, 2008 13:36:00	342 - Hoy,	ShoreTel O		00:00:36	0	\$0.17	P	1(702)257-4524
Copy	Oct. 17, 2008 13:53:51	524 - Suro	Facilities Ro		00:10:17	10	\$2.50	P	
Copy	Oct. 17, 2008 14:54:05	531 - Wilso	Facilities Ro		00:10:14	16	\$4.00	P	
Phone	Oct. 17, 2008 15:56:00	524 - Suro			00:08:18	0	\$1.29	P	1(775)788-2000
Copy	Oct. 20, 2008 13:50:07	524 - Suro	Facilities Ro		00:01:30	3	\$0.75	P	
Phone	Oct. 20, 2008 14:31:00	524 - Suro			00:07:17	0	\$1.15	P	1(775)788-2000
Phone	Oct. 20, 2008 14:38:00	524 - Suro			00:01:40	0	\$0.31	P	1(775)788-2000
Copy	Oct. 20, 2008 14:47:15	524 - Suro	Facilities Ro		00:10:37	22	\$5.50	P	
Copy	Oct. 20, 2008 15:01:28	524 - Suro	Facilities Ro		00:10:04	3	\$0.75	P	
Copy	Oct. 20, 2008 15:14:26	524 - Suro	Facilities Ro		00:02:06	4	\$1.00	P	
Fax	Oct. 20, 2008 15:20:16	531 - Wilso	Facilities Ro	CSID: 702-385-2086	00:03:17	5	\$1.25	P	
Fax	Oct. 20, 2008 15:24:12	531 - Wilso	Facilities Ro	CSID: Perkins Coie LL	00:02:40	5	\$1.25	P	
Fax	Oct. 20, 2008 15:27:29	531 - Wilso	Facilities Ro	CSID: 7026502995	00:04:34	5	\$1.25	P	
Phone	Oct. 20, 2008 15:49:00	524 - Suro			00:08:12	0	\$1.15	P	1(775)788-2000
Phone	Oct. 20, 2008 16:24:00	524 - Suro			00:01:02	0	\$0.17	P	1(775)788-2000
Copy	Oct. 20, 2008 16:25:19	531 - Wilso	Facilities Ro		00:10:06	1	\$0.25	P	
Phone	Oct. 21, 2008 10:08:00	342 - Hoy,	ShoreTel O		00:01:03	0	\$0.17	P	1(702)873-4100
Phone	Oct. 21, 2008 10:50:00	524 - Suro			00:00:57	0	\$0.17	P	1(775)788-2000
Copy	Oct. 21, 2008 13:17:23	361 - Potte	11th Floor F		00:05:28	15	\$3.75	P	
Copy	Oct. 22, 2008 09:10:32	382 - Hunt,	10th Floor Fi		00:06:52	24	\$6.00	P	
Copy	Oct. 22, 2008 09:58:39	382 - Hunt,	10th Floor Fi		00:01:04	5	\$1.25	P	
Copy	Oct. 22, 2008 10:08:01	382 - Hunt,	10th Floor Fi		00:00:31	1	\$0.25	P	
Copy	Oct. 22, 2008 10:09:38	524 - Suro	Facilities Ro		00:10:09	7	\$1.75	P	
Copy	Oct. 22, 2008 11:08:33	382 - Hunt,	10th Floor Fi		00:00:12	1	\$0.25	P	
Copy	Oct. 22, 2008 13:27:00	531 - Wilso	Facilities Ro		01:08:44	2300	\$575.00	P	
Copy	Oct. 22, 2008 13:48:07	361 - Potte	11th Floor F		00:00:44	2	\$0.50	P	
Copy	Oct. 22, 2008 13:50:39	531 - Wilso	Facilities Ro		01:12:17	3207	\$801.75	P	
Copy	Oct. 22, 2008 14:35:50	531 - Wilso	Facilities Ro		00:57:51	1300	\$325.00	P	
Copy	Oct. 22, 2008 15:29:43	531 - Wilso	Facilities Ro		01:05:40	3350	\$837.50	P	
Fax	Oct. 22, 2008 16:55:24	343		CSID: 17026502995	00:00:29	2	\$0.50	P	
Copy	Oct. 22, 2008 16:55:42	531 - Wilso	Facilities Ro		00:38:52	1155	\$288.75	P	
Copy	Oct. 22, 2008 16:56:04	531 - Wilso	Facilities Ro		00:40:34	1898	\$474.50	P	
Fax	Oct. 22, 2008 16:56:44	343		CSID: 17023852086	00:00:41	2	\$0.50	P	
Fax	Oct. 22, 2008 16:58:08	343		CSID: 12136806499	00:00:33	2	\$0.50	P	
Copy	Oct. 22, 2008 18:28:56	524 - Suro	Transaction		00:32:02	129	\$32.25	P	
Copy	Oct. 23, 2008 10:00:41	531 - Wilso	Facilities Ro		00:03:33	5	\$1.25	P	
Copy	Oct. 23, 2008 11:04:33	524 - Suro	Facilities Ro		00:06:09	18	\$4.50	P	
Copy	Oct. 23, 2008 11:21:18	524 - Suro	Transaction		00:55:41	168	\$42.00	P	
Copy	Oct. 23, 2008 11:41:58	531 - Wilso	Facilities Ro		00:49:15	1545	\$386.25	P	
Phone	Oct. 23, 2008 11:55:00	524 - Suro			00:01:13	0	\$0.17	P	1(775)788-2000
Copy	Oct. 23, 2008 12:17:07	382 - Hunt,	10th Floor Fi		00:07:43	7	\$1.75	P	
Copy	Oct. 23, 2008 12:23:58	382 - Hunt,	11th Floor F		00:03:18	8	\$2.00	P	
Copy	Oct. 23, 2008 12:37:30	531 - Wilso	Facilities Ro		00:14:21	129	\$32.25	P	
Copy	Oct. 23, 2008 12:38:45	531 - Wilso	Facilities Ro		00:57:40	2105	\$526.25	P	
Copy	Oct. 23, 2008 13:07:42	531 - Wilso	Facilities Ro		00:40:05	2330	\$582.50	P	
Copy	Oct. 23, 2008 13:19:57	595 - Carr,	Xerox WCP		00:05:35	113	\$28.25	P	
Copy	Oct. 23, 2008 13:36:45	531 - Wilso	Facilities Ro		01:15:57	1009	\$252.25	P	
Copy	Oct. 23, 2008 13:58:44	531 - Wilso	Facilities Ro		00:48:21	1969	\$492.25	P	
Copy	Oct. 23, 2008 14:02:28	531 - Wilso	Xerox WCP		00:02:55	30	\$7.50	P	
Copy	Oct. 23, 2008 14:03:20	342 - Hoy,	10th Floor Fi		00:00:36	3	\$0.75	P	
Copy	Oct. 23, 2008 14:05:57	531 - Wilso	Xerox WCP		00:07:13	315	\$78.75	P	
Copy	Oct. 23, 2008 14:34:28	531 - Wilso	Xerox WCP		00:00:44	25	\$6.25	P	
Copy	Oct. 23, 2008 15:32:18	531 - Wilso	Facilities Ro		00:17:00	24	\$6.00	P	
Phone	Oct. 23, 2008 15:55:00	524 - Suro			00:06:47	0	\$1.01	P	1(775)788-2000
Phone	Oct. 23, 2008 17:07:00	524 - Suro			00:02:38	0	\$0.32	P	1(775)788-2000
Copy	Oct. 24, 2008 08:31:49	531 - Wilso	Facilities Ro		01:54:29	5286	\$1,321.50	P	
Copy	Oct. 24, 2008 10:21:14	531 - Wilso	Facilities Ro		00:16:37	314	\$78.50	P	

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From Jan. 01, 2002 To Dec. 31, 2017 23:59

Ran on: May. 15, 2019 4:58 PM

Type	Date Time	User	Device Name	Description	Duration	Items	Cost	St.	Phone Number
Copy	Oct. 24, 2008 10:44:32	531 - Wilso	Facilities Ro		00:09:07	374	\$93.50	P	
Copy	Oct. 24, 2008 10:54:29	531 - Wilso	Facilities Ro		00:18:33	412	\$103.00	P	
Copy	Oct. 24, 2008 11:03:35	531 - Wilso	Facilities Ro		00:39:17	1356	\$339.00	P	
Copy	Oct. 24, 2008 12:15:54	524 - Suro	Facilities Ro		00:23:56	24	\$6.00	P	
Copy	Oct. 24, 2008 13:03:55	531 - Wilso	Facilities Ro		00:50:31	2200	\$550.00	P	
Copy	Oct. 24, 2008 17:51:35	372 - Helm	10th Floor Fi		00:04:10	148	\$37.00	P	
Copy	Oct. 27, 2008 12:13:56	338 - Couri	11th Floor F		03:15:08	5444	\$1,361.00	P	
Copy	Oct. 27, 2008 15:30:04	531 - Wilso	Facilities Ro		00:10:37	7	\$1.75	P	
Copy	Oct. 27, 2008 15:43:38	531 - Wilso	Facilities Ro		00:01:45	4	\$1.00	P	
Copy	Oct. 27, 2008 15:45:57	531 - Wilso	Facilities Ro		00:12:04	11	\$2.75	P	
Copy	Oct. 28, 2008 16:42:36	524 - Suro	Facilities Ro		00:08:54	5	\$1.25	P	
Copy	Oct. 29, 2008 09:38:20	531 - Wilso	Transaction		01:05:38	1067	\$266.75	P	
Copy	Oct. 29, 2008 11:27:33	524 - Suro	Facilities Ro		00:11:46	4	\$1.00	P	
Copy	Oct. 29, 2008 11:52:32	524 - Suro	Facilities Ro		00:10:03	3	\$0.75	P	
Copy	Oct. 29, 2008 11:59:19	531 - Wilso	Facilities Ro		00:12:27	240	\$60.00	P	
Copy	Oct. 29, 2008 13:25:03	338 - Couri	11th Floor F		00:29:15	409	\$102.25	P	
Copy	Oct. 29, 2008 16:07:20	531 - Wilso	Facilities Ro		00:02:03	6	\$1.50	P	
Copy	Oct. 29, 2008 16:09:16	361 - Potte	10th Floor Fi		00:00:49	4	\$1.00	P	
Copy	Oct. 30, 2008 09:59:20	361 - Potte	10th Floor Fi		00:00:48	14	\$3.50	P	
Copy	Oct. 30, 2008 13:30:43	361 - Potte	10th Floor Fi		00:01:03	7	\$1.75	P	
Phone	Nov. 03, 2008 09:57:00	382 - Hunt,	ShoreTel O		00:04:16	0	\$0.73	P	1(702)257-4591
Copy	Nov. 03, 2008 10:15:03	382 - Hunt,	11th Floor F		00:08:52	129	\$32.25	P	
Copy	Nov. 03, 2008 10:29:10	382 - Hunt,	11th Floor F		00:00:53	3	\$0.75	P	
Copy	Nov. 03, 2008 12:27:06	382 - Hunt,	11th Floor F		00:00:18	1	\$0.25	P	
Copy	Nov. 03, 2008 15:44:59	531 - Wilso	Facilities Ro		00:11:50	149	\$37.25	P	
Copy	Nov. 03, 2008 16:36:40	531 - Wilso	Facilities Ro		00:10:11	1	\$0.25	P	
Copy	Nov. 03, 2008 18:27:54	531 - Wilso	Xerox WCP		00:04:02	29	\$7.25	P	
Copy	Nov. 04, 2008 08:34:22	361 - Potte	10th Floor Fi		00:00:36	1	\$0.25	P	
Copy	Nov. 04, 2008 09:43:54	531 - Wilso	Facilities Ro		00:00:42	15	\$3.75	P	
Copy	Nov. 04, 2008 09:44:58	531 - Wilso	Facilities Ro		00:00:40	1	\$0.25	P	
Copy	Nov. 04, 2008 10:46:01	524 - Suro	Facilities Ro		00:13:08	38	\$9.50	P	
Copy	Nov. 04, 2008 11:26:15	524 - Suro	Facilities Ro		00:10:17	3	\$0.75	P	
Copy	Nov. 05, 2008 11:30:39	531 - Wilso	Xerox WCP		00:02:34	1	\$0.25	P	
Copy	Nov. 05, 2008 14:22:43	361 - Potte	10th Floor Fi		00:01:27	10	\$2.50	P	
Copy	Nov. 05, 2008 14:30:12	361 - Potte	10th Floor Fi		00:00:37	2	\$0.50	P	
Copy	Nov. 05, 2008 14:57:44	531 - Wilso	Xerox WCP		00:02:36	7	\$1.75	P	
Copy	Nov. 05, 2008 15:16:09	361 - Potte	10th Floor Fi		00:00:17	1	\$0.25	P	
Copy	Nov. 05, 2008 15:21:22	361 - Potte	10th Floor Fi		00:05:15	51	\$12.75	P	
Copy	Nov. 06, 2008 10:35:39	524 - Suro	Facilities Ro		00:10:14	1	\$0.25	P	
Copy	Nov. 10, 2008 11:09:12	531 - Wilso	Transaction		00:38:54	24	\$6.00	P	
Copy	Nov. 10, 2008 16:11:43	531 - Wilso	Facilities Ro		00:30:04	314	\$78.50	P	
Copy	Nov. 10, 2008 17:32:39	531 - Wilso	Facilities Ro		00:03:34	2	\$0.50	P	
Copy	Nov. 11, 2008 08:26:17	531 - Wilso	Facilities Ro		00:20:57	714	\$178.50	P	
Phone	Nov. 12, 2008 11:27:00	361 - Potte	ShoreTel O		00:09:21	0	\$1.43	P	1(702)257-4524
Copy	Nov. 12, 2008 12:12:35	531 - Wilso	Transaction		00:43:35	469	\$117.25	P	
Copy	Nov. 12, 2008 14:42:00	531 - Wilso	Facilities Ro		00:41:56	1018	\$254.50	P	
Copy	Nov. 12, 2008 15:18:39	531 - Wilso	Facilities Ro		00:00:15	3	\$0.75	P	
Copy	Nov. 12, 2008 16:58:04	531 - Wilso	Facilities Ro		00:26:09	80	\$20.00	P	
Copy	Nov. 12, 2008 17:14:24	531 - Wilso	Facilities Ro		00:22:18	248	\$62.00	P	
Phone	Nov. 14, 2008 14:06:00	371 - Lund	ShoreTel O		00:22:14	0	\$12.63	P	1(916)845-3338
Phone	Nov. 18, 2008 10:44:00	382 - Hunt,	ShoreTel O		00:00:42	0	\$0.17	P	1(702)257-4591
Phone	Nov. 18, 2008 10:52:00	382 - Hunt,	ShoreTel O		00:05:54	0	\$0.87	P	1(702)257-4591
Phone	Nov. 19, 2008 09:40:00	361 - Potte	ShoreTel O		00:01:31	0	\$0.31	P	1(702)257-4524
Copy	Nov. 19, 2008 13:07:51	308	11th Floor F		00:06:58	11	\$2.75	P	
Copy	Nov. 19, 2008 13:16:53	308	11th Floor F		00:05:20	26	\$6.50	P	
Copy	Nov. 19, 2008 13:39:19	308	11th Floor F		00:07:16	13	\$3.25	P	
Copy	Nov. 19, 2008 13:48:51	524 - Suro	Facilities Ro		00:14:05	4	\$1.00	P	
Copy	Nov. 19, 2008 13:49:14	308	11th Floor F		00:13:23	28	\$7.00	P	
Copy	Nov. 19, 2008 14:43:54	308	11th Floor F		00:14:14	93	\$23.25	P	
Copy	Nov. 19, 2008 15:14:32	308	11th Floor F		00:13:54	100	\$25.00	P	
Copy	Nov. 19, 2008 15:29:56	308	11th Floor F		00:05:09	8	\$2.00	P	

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Ran on: May. 15, 2019 4:58 PM

Type	Date Time	User	Device Name	Description	Duration	Items	Cost	St.	Phone Number
Copy	Nov. 19, 2008 15:47:59	308	11th Floor F		00:05:13	14	\$3.50	P	
Copy	Nov. 19, 2008 16:25:20	361 - Potte	10th Floor Fi		00:00:36	2	\$0.50	P	
Copy	Nov. 20, 2008 10:18:22	362 - Bear	11th Floor F		00:00:10	1	\$0.25	P	
Copy	Nov. 20, 2008 10:22:34	362 - Bear	11th Floor F		00:05:04	1	\$0.25	P	
Copy	Nov. 20, 2008 11:25:43	531 - Wilso	Facilities Ro		00:02:34	9	\$2.25	P	
Copy	Nov. 20, 2008 11:27:08	361 - Potte	10th Floor Fi		00:00:32	6	\$1.50	P	
Copy	Nov. 20, 2008 11:37:05	308	11th Floor F		00:06:10	31	\$7.75	P	
Phone	Nov. 20, 2008 11:56:00	382 - Hunt,	ShoreTel O		00:00:56	0	\$0.17	P	1(702)257-4524
Copy	Nov. 20, 2008 12:05:46	531 - Wilso	Facilities Ro		00:05:15	9	\$2.25	P	
Copy	Nov. 20, 2008 13:04:52	361 - Potte	10th Floor Fi		00:00:27	7	\$1.75	P	
Copy	Nov. 20, 2008 14:31:03	361 - Potte	10th Floor Fi		00:00:15	2	\$0.50	P	
Phone	Nov. 20, 2008 14:35:00	382 - Hunt,	ShoreTel O		00:00:47	0	\$0.17	P	1(702)257-4524
Copy	Nov. 20, 2008 14:47:20	361 - Potte	10th Floor Fi		00:00:18	2	\$0.50	P	
Copy	Nov. 20, 2008 15:08:29	361 - Potte	10th Floor Fi		00:00:16	2	\$0.50	P	
Copy	Nov. 20, 2008 15:15:14	361 - Potte	10th Floor Fi		00:00:17	2	\$0.50	P	
Copy	Nov. 20, 2008 15:59:11	361 - Potte	10th Floor Fi		00:00:14	2	\$0.50	P	
Copy	Nov. 20, 2008 16:02:55	308	11th Floor F		00:05:07	4	\$1.00	P	
Copy	Nov. 20, 2008 16:06:29	308	11th Floor F		00:05:08	2	\$0.50	P	
Copy	Nov. 20, 2008 16:09:19	361 - Potte	10th Floor Fi		00:00:17	2	\$0.50	P	
Copy	Nov. 20, 2008 16:25:22	308	11th Floor F		00:05:04	1	\$0.25	P	
Copy	Nov. 20, 2008 16:41:52	308	11th Floor F		00:05:06	2	\$0.50	P	
Copy	Nov. 20, 2008 16:52:16	308	11th Floor F		00:05:04	1	\$0.25	P	
Copy	Nov. 20, 2008 16:59:50	308	11th Floor F		00:05:17	21	\$5.25	P	
Copy	Nov. 21, 2008 11:11:25	531 - Wilso	Facilities Ro		00:12:02	135	\$33.75	P	
Copy	Nov. 21, 2008 11:27:26	361 - Potte	10th Floor Fi		00:00:46	4	\$1.00	P	
Copy	Nov. 21, 2008 11:31:59	361 - Potte	10th Floor Fi		00:02:30	3	\$0.75	P	
Copy	Nov. 21, 2008 13:38:41	382 - Hunt,	10th Floor Fi		00:00:34	5	\$1.25	P	
Fax	Nov. 21, 2008 13:45:36	531 - Wilso	Facilities Ro	CSID: 7026714384	00:02:22	3	\$0.75	P	
Fax	Nov. 21, 2008 13:48:38	531 - Wilso	Facilities Ro	CSID: 7026502995	00:02:57	3	\$0.75	P	
Fax	Nov. 21, 2008 13:52:20	531 - Wilso	Facilities Ro	CSID: 702-385-2086	00:02:06	3	\$0.75	P	
Fax	Nov. 21, 2008 13:55:06	531 - Wilso	Facilities Ro	CSID: Perkins Coie LL	00:01:53	3	\$0.75	P	
Copy	Nov. 21, 2008 14:34:54	524 - Suro	Facilities Ro		00:01:50	3	\$0.75	P	
Copy	Nov. 21, 2008 14:37:56	308	11th Floor F		00:01:44	11	\$2.75	P	
Copy	Nov. 21, 2008 14:45:46	308	11th Floor F		00:05:45	7	\$1.75	P	
Copy	Nov. 21, 2008 14:56:52	308	11th Floor F		00:05:35	15	\$3.75	P	
Copy	Nov. 21, 2008 15:30:18	382 - Hunt,	10th Floor Fi		00:00:28	1	\$0.25	P	
Copy	Nov. 21, 2008 15:37:03	338 - Couri	11th Floor F		00:40:13	1165	\$291.25	P	
Copy	Nov. 21, 2008 15:54:29	531 - Wilso	Facilities Ro		00:04:30	37	\$9.25	P	
Copy	Nov. 21, 2008 17:20:45	531 - Wilso	Facilities Ro		00:10:23	1	\$0.25	P	
Copy	Nov. 24, 2008 08:47:41	338 - Couri	11th Floor F		00:17:49	326	\$81.50	P	
Copy	Nov. 24, 2008 09:17:10	382 - Hunt,	11th Floor F		00:00:49	2	\$0.50	P	
Copy	Nov. 24, 2008 09:18:52	338 - Couri	11th Floor F		00:32:29	307	\$76.75	P	
Copy	Nov. 24, 2008 10:16:34	338 - Couri	11th Floor F		00:09:31	5	\$1.25	P	
Copy	Nov. 24, 2008 10:36:21	338 - Couri	11th Floor F		01:06:53	416	\$104.00	P	
Copy	Nov. 24, 2008 11:16:41	338 - Couri	11th Floor F		00:21:30	242	\$60.50	P	
Copy	Nov. 24, 2008 12:52:14	338 - Couri	11th Floor F		00:56:43	1106	\$276.50	P	
Copy	Nov. 24, 2008 13:27:14	382 - Hunt,	11th Floor F		00:24:02	95	\$23.75	P	
Copy	Nov. 24, 2008 13:56:46	338 - Couri	11th Floor F		00:23:47	387	\$96.75	P	
Copy	Nov. 24, 2008 14:02:32	382 - Hunt,	11th Floor F		00:52:03	401	\$100.25	P	
Copy	Nov. 24, 2008 14:55:26	524 - Suro	Facilities Ro		00:14:48	89	\$22.25	P	
Copy	Nov. 24, 2008 14:55:44	308	11th Floor F		00:05:28	36	\$9.00	P	
Copy	Nov. 24, 2008 15:11:37	308	11th Floor F		00:05:06	3	\$0.75	P	
Copy	Nov. 24, 2008 15:32:49	524 - Suro	Facilities Ro		00:03:40	68	\$17.00	P	
Copy	Nov. 24, 2008 15:35:35	308	11th Floor F		00:05:06	2	\$0.50	P	
Copy	Nov. 24, 2008 15:38:29	361 - Potte	10th Floor Fi		00:00:21	5	\$1.25	P	
Copy	Nov. 24, 2008 15:40:50	308	11th Floor F		00:10:59	33	\$8.25	P	
Copy	Nov. 24, 2008 15:45:35	361 - Potte	10th Floor Fi		00:00:36	2	\$0.50	P	
Copy	Nov. 24, 2008 17:01:49	308	11th Floor F		00:05:04	1	\$0.25	P	
Copy	Nov. 24, 2008 17:17:38	308	11th Floor F		00:05:04	1	\$0.25	P	
Copy	Nov. 26, 2008 10:01:28	531 - Wilso	Facilities Ro		00:13:45	165	\$41.25	P	
Copy	Nov. 26, 2008 10:20:44	531 - Wilso	Facilities Ro		00:28:48	847	\$211.75	P	

AA009658

From Jan. 01, 2002 To Dec. 31, 2017 23:59

Ran on: May. 15, 2019 4:58 PM

Type	Date Time	User	Device Name	Description	Duration	Items	Cost	St.	Phone Number
Copy	Nov. 26, 2008 12:47:33	524 - Suro	Transaction		00:44:04	39	\$9.75	P	
Copy	Nov. 26, 2008 13:44:47	361 - Potte	10th Floor Fi		00:00:14	2	\$0.50	P	
Copy	Nov. 26, 2008 13:58:32	361 - Potte	10th Floor Fi		00:00:21	4	\$1.00	P	
Copy	Nov. 26, 2008 14:04:49	361 - Potte	10th Floor Fi		00:00:25	4	\$1.00	P	
Copy	Nov. 26, 2008 15:24:24	361 - Potte	10th Floor Fi		00:00:57	2	\$0.50	P	
Copy	Dec. 01, 2008 08:45:57	361 - Potte	10th Floor Fi		00:07:06	18	\$4.50	P	
Copy	Dec. 01, 2008 11:46:43	361 - Potte	10th Floor Fi		00:00:18	2	\$0.50	P	
Copy	Dec. 01, 2008 11:56:40	361 - Potte	10th Floor Fi		00:00:25	6	\$1.50	P	
Copy	Dec. 01, 2008 12:39:59	382 - Hunt,	10th Floor Fi		00:00:18	2	\$0.50	P	
Copy	Dec. 01, 2008 14:01:57	361 - Potte	11th Floor F		00:05:24	4	\$1.00	P	
Copy	Dec. 01, 2008 14:17:34	382 - Hunt,	10th Floor Fi		00:00:15	3	\$0.75	P	
Copy	Dec. 01, 2008 14:29:40	308	11th Floor F		00:05:24	6	\$1.50	P	
Copy	Dec. 01, 2008 14:41:28	308	11th Floor F		00:05:04	1	\$0.25	P	
Copy	Dec. 01, 2008 15:00:30	382 - Hunt,	10th Floor Fi		00:00:30	1	\$0.25	P	
Copy	Dec. 01, 2008 16:11:48	308	11th Floor F		00:06:31	3	\$0.75	P	
Copy	Dec. 01, 2008 16:43:50	308	11th Floor F		00:05:05	1	\$0.25	P	
Copy	Dec. 01, 2008 17:06:38	308	11th Floor F		00:05:06	3	\$0.75	P	
Copy	Dec. 01, 2008 17:47:51	308	11th Floor F		00:05:06	2	\$0.50	P	
Copy	Dec. 01, 2008 18:07:13	308	11th Floor F		00:05:06	2	\$0.50	P	
Copy	Dec. 02, 2008 09:34:49	361 - Potte	11th Floor F		00:09:10	13	\$3.25	P	
Copy	Dec. 02, 2008 10:15:57	382 - Hunt,	10th Floor Fi		00:00:31	12	\$3.00	P	
Copy	Dec. 02, 2008 13:54:53	361 - Potte	11th Floor F		00:08:31	4	\$1.00	P	
Copy	Dec. 02, 2008 14:06:19	361 - Potte	11th Floor F		00:05:04	1	\$0.25	P	
Copy	Dec. 02, 2008 14:15:09	361 - Potte	11th Floor F		00:02:21	5	\$1.25	P	
Copy	Dec. 02, 2008 14:26:28	361 - Potte	10th Floor Fi		00:00:28	1	\$0.25	P	
Copy	Dec. 02, 2008 14:30:16	361 - Potte	10th Floor Fi		00:06:36	2	\$0.50	P	
Copy	Dec. 02, 2008 14:45:08	308	11th Floor F		00:05:05	2	\$0.50	P	
Copy	Dec. 02, 2008 14:54:48	361 - Potte	11th Floor F		00:00:29	1	\$0.25	P	
Copy	Dec. 02, 2008 15:06:22	308	11th Floor F		00:01:56	8	\$2.00	P	
Copy	Dec. 02, 2008 15:32:59	382 - Hunt,	10th Floor Fi		00:05:59	21	\$5.25	P	
Copy	Dec. 02, 2008 16:08:04	382 - Hunt,	10th Floor Fi		00:00:50	5	\$1.25	P	
Copy	Dec. 02, 2008 17:02:22	361 - Potte	11th Floor F		00:00:20	6	\$1.50	P	
Copy	Dec. 03, 2008 09:02:40	382 - Hunt,	10th Floor Fi		00:00:55	16	\$4.00	P	
Copy	Dec. 03, 2008 10:33:36	361 - Potte	11th Floor F		00:00:13	4	\$1.00	P	
Copy	Dec. 03, 2008 11:05:13	308	11th Floor F		00:05:06	2	\$0.50	P	
Copy	Dec. 03, 2008 11:17:36	308	11th Floor F		00:05:05	2	\$0.50	P	
Copy	Dec. 03, 2008 11:29:51	308	11th Floor F		00:05:06	2	\$0.50	P	
Copy	Dec. 03, 2008 12:56:19	382 - Hunt,	10th Floor Fi		00:03:32	29	\$7.25	P	
Copy	Dec. 03, 2008 13:00:54	382 - Hunt,	10th Floor Fi		00:02:55	17	\$4.25	P	
Copy	Dec. 03, 2008 13:05:56	382 - Hunt,	10th Floor Fi		00:05:54	84	\$21.00	P	
Copy	Dec. 03, 2008 16:24:28	308	11th Floor F		00:05:05	2	\$0.50	P	
Copy	Dec. 03, 2008 17:58:10	308	11th Floor F		00:06:51	155	\$38.75	P	
Copy	Dec. 04, 2008 08:50:18	361 - Potte	11th Floor F		00:05:28	2	\$0.50	P	
Copy	Dec. 04, 2008 08:56:29	361 - Potte	11th Floor F		00:00:48	1	\$0.25	P	
Copy	Dec. 04, 2008 09:02:13	308	11th Floor F		00:03:21	2	\$0.50	P	
Copy	Dec. 04, 2008 09:05:41	361 - Potte	11th Floor F		00:10:56	5	\$1.25	P	
Copy	Dec. 04, 2008 09:28:17	308	11th Floor F		00:05:04	2	\$0.50	P	
Copy	Dec. 04, 2008 10:21:07	361 - Potte	11th Floor F		00:00:12	1	\$0.25	P	
Copy	Dec. 04, 2008 10:31:41	361 - Potte	11th Floor F		00:01:11	4	\$1.00	P	
Copy	Dec. 04, 2008 10:47:48	361 - Potte	11th Floor F		00:00:25	1	\$0.25	P	
Copy	Dec. 04, 2008 10:53:39	361 - Potte	11th Floor F		00:00:20	1	\$0.25	P	
Copy	Dec. 04, 2008 11:11:01	361 - Potte	11th Floor F		00:05:29	2	\$0.50	P	
Copy	Dec. 04, 2008 14:48:28	361 - Potte	11th Floor F		00:04:10	22	\$5.50	P	
Copy	Dec. 04, 2008 14:54:28	361 - Potte	11th Floor F		00:00:07	1	\$0.25	P	
Copy	Dec. 04, 2008 14:59:22	361 - Potte	11th Floor F		00:00:44	22	\$5.50	P	
Copy	Dec. 04, 2008 17:10:31	361 - Potte	11th Floor F		00:06:48	2	\$0.50	P	
Copy	Dec. 04, 2008 17:25:12	361 - Potte	11th Floor F		00:05:04	1	\$0.25	P	
Copy	Dec. 05, 2008 08:47:08	361 - Potte	11th Floor F		00:06:06	4	\$1.00	P	
Copy	Dec. 05, 2008 13:26:10	372 - Helm	10th Floor Fi		00:00:37	3	\$0.75	P	
Copy	Dec. 08, 2008 13:08:44	361 - Potte	11th Floor F		00:05:07	1	\$0.25	P	
Copy	Dec. 09, 2008 17:09:33	308	11th Floor F		00:12:16	21	\$5.25	P	

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Ran on: May. 15, 2019 4:58 PM

Type	Date Time	User	Device Name	Description	Duration	Items	Cost	St.	Phone Number
Copy	Dec. 10, 2008 10:31:45	362 - Bear	11th Floor F		00:03:05	6	\$1.50	P	
Copy	Dec. 10, 2008 10:46:59	362 - Bear	11th Floor F		00:00:15	8	\$2.00	P	
Copy	Dec. 10, 2008 10:49:30	362 - Bear	11th Floor F		00:04:21	17	\$4.25	P	
Copy	Dec. 10, 2008 14:06:49	382 - Hunt,	10th Floor Fi		00:00:41	6	\$1.50	P	
Copy	Dec. 10, 2008 15:27:00	382 - Hunt,	10th Floor Fi		00:01:02	4	\$1.00	P	
Copy	Dec. 11, 2008 14:24:44	531 - Wilso	Facilities Ro		00:10:51	49	\$12.25	P	
Copy	Dec. 11, 2008 16:00:43	382 - Hunt,	10th Floor Fi		00:00:18	1	\$0.25	P	
Copy	Dec. 11, 2008 17:05:42	531 - Wilso	Facilities Ro		00:10:05	1	\$0.25	P	
Copy	Dec. 12, 2008 08:34:03	382 - Hunt,	10th Floor Fi		00:00:44	1	\$0.25	P	
Copy	Dec. 12, 2008 10:05:45	531 - Wilso	Facilities Ro		00:01:30	21	\$5.25	P	
Copy	Dec. 12, 2008 10:38:54	382 - Hunt,	10th Floor Fi		00:02:45	19	\$4.75	P	
Copy	Dec. 12, 2008 11:27:19	362 - Bear	11th Floor F		00:15:58	24	\$6.00	P	
Copy	Dec. 12, 2008 15:16:40	524 - Suro	Transaction		00:10:35	35	\$8.75	P	
Copy	Dec. 12, 2008 15:43:26	524 - Suro	Facilities Ro		01:10:07	947	\$236.75	P	
Copy	Dec. 12, 2008 16:20:10	372 - Helm	11th Floor F		00:18:41	673	\$168.25	P	
Copy	Dec. 12, 2008 16:39:17	372 - Helm	11th Floor F		00:10:14	413	\$103.25	P	
Copy	Dec. 12, 2008 16:47:38	336 - Fuller	11th Floor F		00:06:38	151	\$37.75	P	
Copy	Dec. 12, 2008 17:55:41	531 - Wilso	Facilities Ro		00:00:32	14	\$3.50	P	
Copy	Dec. 15, 2008 09:16:33	531 - Wilso	Facilities Ro		00:52:04	967	\$241.75	P	
Copy	Dec. 15, 2008 09:59:52	382 - Hunt,	11th Floor F		00:01:13	17	\$4.25	P	
Copy	Dec. 15, 2008 10:08:45	382 - Hunt,	10th Floor Fi		00:00:28	3	\$0.75	P	
Copy	Dec. 15, 2008 10:09:30	531 - Wilso	Facilities Ro		00:20:27	523	\$130.75	P	
Copy	Dec. 15, 2008 12:08:58	338 - Couri	11th Floor F		00:31:52	1106	\$276.50	P	
Copy	Dec. 15, 2008 12:49:34	338 - Couri	11th Floor F		00:02:04	92	\$23.00	P	
Copy	Dec. 15, 2008 14:40:21	382 - Hunt,	11th Floor F		00:15:16	397	\$99.25	P	
Copy	Dec. 15, 2008 15:55:51	338 - Couri	11th Floor F		00:20:12	378	\$94.50	P	
Copy	Dec. 15, 2008 16:26:05	338 - Couri	10th Floor Fi		00:00:30	2	\$0.50	P	
Copy	Dec. 16, 2008 10:19:01	524 - Suro	Facilities Ro		00:06:09	23	\$5.75	P	
Copy	Dec. 16, 2008 11:21:53	524 - Suro	Transaction		00:03:45	18	\$4.50	P	
Copy	Dec. 16, 2008 11:39:05	524 - Suro	Facilities Ro		00:10:18	11	\$2.75	P	
Copy	Dec. 17, 2008 08:05:46	338 - Couri	11th Floor F		00:23:58	116	\$29.00	P	
Copy	Dec. 17, 2008 08:49:24	338 - Couri	11th Floor F		00:13:12	186	\$46.50	P	
Copy	Dec. 17, 2008 09:14:29	338 - Couri	11th Floor F		00:16:03	94	\$23.50	P	
Copy	Dec. 17, 2008 09:44:09	338 - Couri	11th Floor F		00:28:53	418	\$104.50	P	
Copy	Dec. 17, 2008 10:19:09	338 - Couri	11th Floor F		00:02:37	12	\$3.00	P	
Copy	Dec. 17, 2008 10:23:39	524 - Suro	Facilities Ro		00:05:35	29	\$7.25	P	
Copy	Dec. 17, 2008 10:36:28	338 - Couri	11th Floor F		00:45:19	397	\$99.25	P	
Copy	Dec. 17, 2008 11:46:16	338 - Couri	11th Floor F		00:12:33	184	\$46.00	P	
Copy	Dec. 17, 2008 11:59:27	338 - Couri	10th Floor Fi		00:00:29	2	\$0.50	P	
Copy	Dec. 17, 2008 12:33:37	338 - Couri	11th Floor F		00:49:36	702	\$175.50	P	
Copy	Dec. 17, 2008 13:16:45	531 - Wilso	Facilities Ro		00:21:08	645	\$161.25	P	
Copy	Dec. 17, 2008 13:26:19	338 - Couri	11th Floor F		01:04:41	971	\$242.75	P	
Copy	Dec. 17, 2008 13:38:29	531 - Wilso	Facilities Ro		00:24:22	422	\$105.50	P	
Copy	Dec. 17, 2008 14:33:52	338 - Couri	11th Floor F		00:32:14	466	\$116.50	P	
Copy	Dec. 17, 2008 14:56:46	338 - Couri	10th Floor Fi		00:00:25	2	\$0.50	P	
Copy	Dec. 17, 2008 15:06:43	338 - Couri	11th Floor F		00:36:14	935	\$233.75	P	
Copy	Dec. 17, 2008 15:09:50	338 - Couri	10th Floor Fi		00:00:39	10	\$2.50	P	
Copy	Dec. 17, 2008 15:53:00	338 - Couri	11th Floor F		00:33:07	406	\$101.50	P	
Copy	Dec. 18, 2008 07:55:46	338 - Couri	11th Floor F		00:56:03	2148	\$537.00	P	
Copy	Dec. 18, 2008 09:04:48	338 - Couri	11th Floor F		02:38:14	7176	\$1,794.00	P	
Copy	Dec. 18, 2008 11:34:56	531 - Wilso	Facilities Ro		00:42:29	1421	\$355.25	P	
Copy	Dec. 18, 2008 11:42:18	531 - Wilso	Facilities Ro		00:10:53	4	\$1.00	P	
Copy	Dec. 18, 2008 11:53:18	531 - Wilso	Facilities Ro		00:22:32	8	\$2.00	P	
Copy	Dec. 18, 2008 12:25:20	531 - Wilso	Facilities Ro		02:10:45	4683	\$1,170.75	P	
Copy	Dec. 18, 2008 12:49:54	308	10th Floor Fi		00:05:22	8	\$2.00	P	
Copy	Dec. 18, 2008 13:06:52	308	10th Floor Fi		00:00:21	6	\$1.50	P	
Copy	Dec. 18, 2008 13:12:42	531 - Wilso	Facilities Ro		00:13:51	3	\$0.75	P	
Copy	Dec. 18, 2008 13:14:49	308	10th Floor Fi		00:05:10	4	\$1.00	P	
Copy	Dec. 18, 2008 13:52:05	342 - Hoy,	10th Floor Fi		00:00:57	14	\$3.50	P	
Copy	Dec. 18, 2008 13:52:18	531 - Wilso	Facilities Ro		00:17:27	560	\$140.00	P	
Copy	Dec. 18, 2008 14:08:18	338 - Couri	11th Floor F		01:57:00	5556	\$1,389.00	P	

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Ran on: May. 15, 2019 4:58 PM

Type	Date Time	User	Device Name	Description	Duration	Items	Cost	St.	Phone Number
Copy	Dec. 18, 2008 14:44:44	531 - Wilso	Facilities Ro		01:09:12	2478	\$619.50	P	
Copy	Dec. 18, 2008 15:20:02	372 - Helm	11th Floor F		00:00:21	4	\$1.00	P	
Copy	Dec. 18, 2008 16:00:36	338 - Couri	11th Floor F		00:11:24	78	\$19.50	P	
Copy	Dec. 18, 2008 16:16:23	531 - Wilso	Facilities Ro		01:35:39	4004	\$1,001.00	P	
Copy	Dec. 18, 2008 20:05:01	308	10th Floor Fi		00:05:11	3	\$0.75	P	
Copy	Dec. 18, 2008 20:15:32	308	10th Floor Fi		00:15:12	99	\$24.75	P	
Copy	Dec. 18, 2008 20:39:50	308	10th Floor Fi		00:08:58	6	\$1.50	P	
Copy	Dec. 18, 2008 20:55:50	308	10th Floor Fi		00:11:59	26	\$6.50	P	
Copy	Dec. 18, 2008 21:10:40	308	10th Floor Fi		00:10:24	10	\$2.50	P	
Copy	Dec. 18, 2008 21:42:10	308	10th Floor Fi		00:09:26	59	\$14.75	P	
Copy	Dec. 18, 2008 21:53:24	308	10th Floor Fi		00:12:11	9	\$2.25	P	
Copy	Dec. 18, 2008 22:13:51	308	10th Floor Fi		00:05:12	4	\$1.00	P	
Copy	Dec. 18, 2008 22:23:51	308	10th Floor Fi		00:05:17	16	\$4.00	P	
Copy	Dec. 18, 2008 22:36:29	308	10th Floor Fi		00:05:05	1	\$0.25	P	
Copy	Dec. 18, 2008 22:43:16	308	10th Floor Fi		00:05:48	44	\$11.00	P	
Copy	Dec. 19, 2008 08:54:27	382 - Hunt,	10th Floor Fi		00:04:05	44	\$11.00	P	
Copy	Dec. 19, 2008 09:09:18	531 - Wilso	Facilities Ro		01:01:49	2962	\$740.50	P	
Copy	Dec. 19, 2008 09:59:34	531 - Wilso	Facilities Ro		00:32:54	1099	\$274.75	P	
Copy	Dec. 19, 2008 10:22:52	308	11th Floor F		00:05:09	4	\$1.00	P	
Copy	Dec. 19, 2008 10:48:03	531 - Wilso	Facilities Ro		01:52:31	4200	\$1,050.00	P	
Copy	Dec. 19, 2008 10:49:49	308	10th Floor Fi		00:12:58	24	\$6.00	P	
Copy	Dec. 19, 2008 11:21:43	308	10th Floor Fi		00:05:12	8	\$2.00	P	
Copy	Dec. 19, 2008 11:28:27	308	10th Floor Fi		00:04:43	4	\$1.00	P	
Copy	Dec. 19, 2008 11:38:28	308	10th Floor Fi		00:05:05	1	\$0.25	P	
Copy	Dec. 19, 2008 11:49:41	308	10th Floor Fi		00:17:52	70	\$17.50	P	
Copy	Dec. 19, 2008 14:12:18	382 - Hunt,	10th Floor Fi		00:00:22	6	\$1.50	P	
Copy	Dec. 19, 2008 15:34:32	531 - Wilso	Facilities Ro		00:30:58	819	\$204.75	P	
Copy	Dec. 22, 2008 11:01:14	382 - Hunt,	10th Floor Fi		00:09:11	49	\$12.25	P	
Copy	Dec. 22, 2008 11:31:44	382 - Hunt,	10th Floor Fi		00:00:39	5	\$1.25	P	
Copy	Dec. 22, 2008 12:34:52	531 - Wilso	Facilities Ro		00:14:34	230	\$57.50	P	
Copy	Dec. 22, 2008 18:01:04	524 - Suro	Transaction		00:25:11	2	\$0.50	P	
Copy	Dec. 23, 2008 10:26:36	372 - Helm	11th Floor F		00:03:50	78	\$19.50	P	
Copy	Dec. 23, 2008 13:21:00	361 - Potte	11th Floor F		00:05:07	2	\$0.50	P	
Copy	Dec. 23, 2008 13:41:49	361 - Potte	11th Floor F		00:00:19	1	\$0.25	P	
Copy	Dec. 23, 2008 15:05:25	524 - Suro	Facilities Ro		00:14:14	9	\$2.25	P	
Copy	Dec. 23, 2008 16:50:49	361 - Potte	10th Floor Fi		00:00:22	6	\$1.50	P	
Copy	Dec. 24, 2008 11:17:10	524 - Suro	Facilities Ro		00:00:30	34	\$8.50	P	
Copy	Dec. 29, 2008 08:39:24	382 - Hunt,	10th Floor Fi		00:00:18	1	\$0.25	P	
Copy	Dec. 29, 2008 13:13:41	524 - Suro	Facilities Ro		00:16:35	2	\$0.50	P	
Copy	Dec. 29, 2008 17:27:56	524 - Suro	Facilities Ro		00:10:31	43	\$10.75	P	
Copy	Jan. 05, 2009 13:21:48	361 - Potte	10th Floor Fi		00:01:14	22	\$5.50	P	
Copy	Jan. 05, 2009 13:50:39	372 - Helm	10th Floor Fi		00:08:47	240	\$60.00	P	
Copy	Jan. 06, 2009 14:13:37	361 - Potte	11th Floor F		00:05:03	1	\$0.25	P	
Copy	Jan. 07, 2009 11:12:32	378	10th Floor Fi		00:00:16	1	\$0.25	P	
Copy	Jan. 07, 2009 15:25:22	342 - Hoy,	10th Floor Fi		00:00:29	3	\$0.75	P	
Copy	Jan. 07, 2009 15:55:41	361 - Potte	10th Floor Fi		00:00:19	1	\$0.25	P	
Copy	Jan. 08, 2009 10:01:57	342 - Hoy,	10th Floor Fi		00:00:32	8	\$2.00	P	
Copy	Jan. 09, 2009 14:00:32	361 - Potte	10th Floor Fi		00:00:53	24	\$6.00	P	
Copy	Jan. 12, 2009 09:32:02	531 - Wilso	Facilities Ro		00:42:39	1186	\$296.50	P	
Copy	Jan. 13, 2009 09:36:43	361 - Potte	10th Floor Fi		00:03:00	12	\$3.00	P	
Copy	Jan. 13, 2009 13:55:42	361 - Potte	11th Floor F		00:36:19	2	\$0.50	P	
Copy	Jan. 13, 2009 15:07:53	361 - Potte	11th Floor F		00:23:02	511	\$127.75	P	
Copy	Jan. 13, 2009 16:11:18	361 - Potte	11th Floor F		00:07:13	11	\$2.75	P	
Copy	Jan. 14, 2009 13:18:49	372 - Helm	11th Floor F		00:01:24	10	\$2.50	P	
Copy	Jan. 14, 2009 15:26:06	361 - Potte	11th Floor F		00:05:51	54	\$13.50	P	
Copy	Jan. 15, 2009 08:22:02	531 - Wilso	Facilities Ro		00:34:59	1129	\$282.25	P	
Copy	Jan. 16, 2009 10:12:13	338 - Couri	11th Floor F		00:27:10	805	\$201.25	P	
Copy	Jan. 16, 2009 10:15:57	361 - Potte	10th Floor Fi		00:00:55	8	\$2.00	P	
Copy	Jan. 16, 2009 10:23:45	361 - Potte	10th Floor Fi		00:00:48	12	\$3.00	P	
Fax	Jan. 16, 2009 13:58:51	372 - Helm		CSID: 917026502995	00:00:32	2	\$0.50	P	
Fax	Jan. 16, 2009 14:00:15	372 - Helm		CSID: 917023852086	00:00:46	2	\$0.50	P	

AA009661

From Jan. 01, 2002 To Dec. 31, 2017 23:59

Ran on: May. 15, 2019 4:58 PM

Type	Date Time	User	Device Name	Description	Duration	Items	Cost	St.	Phone Number
Fax	Jan. 16, 2009 14:03:12	372 - Helm		CSID: 913107883399	00:00:41	2	\$0.50	P	
Copy	Jan. 16, 2009 15:15:45	531 - Wilso	Facilities Ro		00:10:17	206	\$51.50	P	
Copy	Jan. 20, 2009 15:02:03	524 - Suro	Facilities Ro		00:20:30	97	\$24.25	P	
Copy	Jan. 20, 2009 15:44:22	531 - Wilso	Facilities Ro		00:25:30	742	\$185.50	P	
Copy	Jan. 20, 2009 15:46:15	524 - Suro	Facilities Ro		00:01:45	3	\$0.75	P	
Copy	Jan. 20, 2009 17:36:13	531 - Wilso	Facilities Ro		00:10:49	12	\$3.00	P	
Copy	Jan. 21, 2009 15:45:32	531 - Wilso	Transaction		00:27:29	22	\$5.50	P	
Copy	Jan. 21, 2009 16:33:29	508 - Wad	Transaction		00:25:22	4	\$1.00	P	
Phone	Jan. 23, 2009 10:12:12	343	ShoreTel O		00:01:49	0	\$0.42	P	1(702)385-7111
Phone	Jan. 23, 2009 10:14:29	343	ShoreTel O		00:03:29	0	\$0.81	P	1(702)385-7111
Copy	Jan. 23, 2009 11:04:07	382 - Hunt,	10th Floor Fi		00:00:12	1	\$0.25	P	
Copy	Jan. 23, 2009 11:54:50	531 - Wilso	Facilities Ro		00:09:12	441	\$110.25	P	
Copy	Jan. 23, 2009 12:19:41	531 - Wilso	Facilities Ro		00:31:09	531	\$132.75	P	
Copy	Jan. 23, 2009 12:55:05	531 - Wilso	Facilities Ro		00:14:30	318	\$79.50	P	
Copy	Jan. 23, 2009 13:13:49	531 - Wilso	Facilities Ro		00:39:21	839	\$209.75	P	
Copy	Jan. 23, 2009 14:19:33	531 - Wilso	Facilities Ro		01:05:16	1374	\$343.50	P	
Phone	Jan. 26, 2009 11:34:39	343	ShoreTel O		00:02:35	0	\$0.61	P	1(702)736-6147
Fax	Jan. 26, 2009 15:47:09	372 - Helm		CSID: 917026502995	00:00:34	2	\$0.50	P	
Copy	Jan. 26, 2009 15:48:29	372 - Helm	10th Floor Fi		00:01:16	3	\$0.75	P	
Fax	Jan. 26, 2009 15:48:35	372 - Helm		CSID: 917023852086	00:00:48	2	\$0.50	P	
Fax	Jan. 26, 2009 15:50:07	372 - Helm		CSID: Perkins Coie LL	00:01:21	0	\$0.00	L	
Fax	Jan. 26, 2009 15:53:05	372 - Helm		CSID: 913107883399	00:00:43	2	\$0.50	P	
Copy	Jan. 26, 2009 16:18:45	524 - Suro	Facilities Ro		00:10:14	1	\$0.25	P	
Phone	Jan. 26, 2009 17:48:29	524 - Suro	ShoreTel O		00:00:52	0	\$0.16	P	1(702)775-8465586
Copy	Jan. 27, 2009 09:13:57	382 - Hunt,	11th Floor F		00:02:28	6	\$1.50	P	
Copy	Jan. 27, 2009 11:15:37	382 - Hunt,	11th Floor F		00:00:32	1	\$0.25	P	
Copy	Jan. 27, 2009 12:18:53	531 - Wilso	Facilities Ro		00:17:30	11	\$2.75	P	
Copy	Jan. 27, 2009 13:18:58	382 - Hunt,	10th Floor Fi		00:00:28	4	\$1.00	P	
Phone	Jan. 27, 2009 14:02:47	524 - Suro	ShoreTel O		00:04:33	0	\$0.88	P	1(702)775-7721822
Fax	Jan. 28, 2009 11:08:57	372 - Helm		CSID: 917026502995	00:00:32	2	\$0.50	P	
Copy	Jan. 28, 2009 11:09:48	372 - Helm	10th Floor Fi		00:01:04	3	\$0.75	P	
Fax	Jan. 28, 2009 11:10:22	372 - Helm		CSID: 917023852086	00:00:45	2	\$0.50	P	
Fax	Jan. 28, 2009 11:11:50	372 - Helm		CSID: Perkins Coie LL	00:01:21	0	\$0.00	L	
Fax	Jan. 28, 2009 11:14:49	372 - Helm		CSID: Perkins Coie LL	00:01:21	0	\$0.00	L	
Fax	Jan. 28, 2009 11:17:48	372 - Helm		CSID: Perkins Coie LL	00:01:21	0	\$0.00	L	
Fax	Jan. 28, 2009 11:20:47	372 - Helm		CSID: Perkins Coie LL	00:01:21	0	\$0.00	L	
Fax	Jan. 28, 2009 11:23:46	372 - Helm		CSID: Perkins Coie LL	00:01:21	0	\$0.00	L	
Fax	Jan. 28, 2009 11:26:45	372 - Helm		CSID: Perkins Coie LL	00:01:21	0	\$0.00	L	
Fax	Jan. 28, 2009 11:34:32	372 - Helm		CSID: Perkins Coie LL	00:01:21	0	\$0.00	L	
Fax	Jan. 28, 2009 11:37:31	372 - Helm		CSID: Perkins Coie LL	00:01:20	0	\$0.00	L	
Fax	Jan. 28, 2009 11:40:29	372 - Helm		CSID: Perkins Coie LL	00:01:21	0	\$0.00	L	
Fax	Jan. 28, 2009 11:43:28	372 - Helm		CSID: Perkins Coie LL	00:01:21	0	\$0.00	L	
Fax	Jan. 28, 2009 11:46:27	372 - Helm		CSID: Perkins Coie LL	00:01:21	0	\$0.00	L	
Fax	Jan. 28, 2009 11:49:25	372 - Helm		CSID: 913107883399	00:00:40	2	\$0.50	P	
Copy	Jan. 29, 2009 09:50:42	531 - Wilso	Facilities Ro		00:16:47	50	\$12.50	P	
Copy	Jan. 29, 2009 16:14:26	361 - Potte	10th Floor Fi		00:00:19	2	\$0.50	P	
Copy	Jan. 30, 2009 12:13:52	531 - Wilso	Facilities Ro		01:01:22	1004	\$251.00	P	
Copy	Jan. 30, 2009 13:51:02	524 - Suro	Facilities Ro		00:11:52	169	\$42.25	P	
Copy	Jan. 30, 2009 14:29:46	531 - Wilso	Facilities Ro		01:04:15	526	\$131.50	P	
Copy	Jan. 30, 2009 15:45:14	524 - Suro	Facilities Ro		00:11:27	51	\$12.75	P	
Copy	Feb. 02, 2009 09:00:45	382 - Hunt,	10th Floor Fi		00:00:20	4	\$1.00	P	
Copy	Feb. 02, 2009 09:00:45	382 - Hunt,	10th Floor Fi		00:00:20	4	\$1.00	P	
Copy	Feb. 02, 2009 09:06:37	361 - Potte	10th Floor Fi		00:00:25	8	\$2.00	P	
Copy	Feb. 02, 2009 09:06:37	361 - Potte	10th Floor Fi		00:00:25	8	\$2.00	P	
Copy	Feb. 02, 2009 09:27:28	531 - Wilso	Facilities Ro		00:19:56	147	\$36.75	P	
Copy	Feb. 02, 2009 09:27:28	531 - Wilso	Facilities Ro		00:19:56	147	\$36.75	P	
Copy	Feb. 02, 2009 09:54:18	531 - Wilso	Facilities Ro		00:23:56	240	\$60.00	P	
Copy	Feb. 02, 2009 09:54:18	531 - Wilso	Facilities Ro		00:23:56	240	\$60.00	P	
Copy	Feb. 02, 2009 10:32:37	531 - Wilso	Facilities Ro		00:15:21	67	\$16.75	P	
Copy	Feb. 02, 2009 10:32:37	531 - Wilso	Facilities Ro		00:15:21	67	\$16.75	P	
Copy	Feb. 02, 2009 10:59:04	524 - Suro	Facilities Ro		00:48:32	496	\$124.00	P	

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From Jan. 01, 2002 To Dec. 31, 2017 23:59

Ran on: May. 15, 2019 4:58 PM

Type	Date Time	User	Device Name	Description	Duration	Items	Cost	St.	Phone Number
Copy	Feb. 02, 2009 10:59:04	524 - Suro	Facilities Ro		00:48:32	496	\$124.00	P	
Copy	Feb. 02, 2009 11:21:19	531 - Wilso	Facilities Ro		00:05:09	2	\$0.50	P	
Copy	Feb. 02, 2009 11:21:19	531 - Wilso	Facilities Ro		00:05:09	2	\$0.50	P	
Copy	Feb. 02, 2009 11:39:55	524 - Suro	Facilities Ro		00:10:02	2	\$0.50	P	
Copy	Feb. 02, 2009 11:39:55	524 - Suro	Facilities Ro		00:10:02	2	\$0.50	P	
Fax	Feb. 02, 2009 11:54:54	556	Facilities Ro	CSID: 9#	00:00:45	0	\$0.00	L	
Fax	Feb. 02, 2009 11:58:50	556	Facilities Ro	CSID: 9#	00:00:45	0	\$0.00	L	
Fax	Feb. 02, 2009 12:02:50	556	Facilities Ro	CSID: 9#	00:00:45	0	\$0.00	L	
Fax	Feb. 02, 2009 12:06:50	556	Facilities Ro	CSID: 9#	00:00:45	0	\$0.00	L	
Fax	Feb. 02, 2009 12:10:49	556	Facilities Ro	CSID: 9#	00:00:45	0	\$0.00	L	
Fax	Feb. 02, 2009 12:14:49	556	Facilities Ro	CSID: 9#	00:00:45	0	\$0.00	L	
Copy	Feb. 02, 2009 12:32:12	531 - Wilso	Facilities Ro		00:40:57	406	\$101.50	P	
Copy	Feb. 02, 2009 12:32:12	531 - Wilso	Facilities Ro		00:40:57	406	\$101.50	P	
Copy	Feb. 02, 2009 13:26:23	338 - Couri	11th Floor F		00:11:22	765	\$191.25	P	
Copy	Feb. 02, 2009 13:26:23	338 - Couri	11th Floor F		00:11:22	765	\$191.25	P	
Fax	Feb. 02, 2009 13:32:48	531 - Wilso	Facilities Ro	CSID: 7026502995	00:01:49	3	\$0.75	P	
Copy	Feb. 02, 2009 14:37:25	531 - Wilso	Facilities Ro		00:49:45	751	\$187.75	P	
Copy	Feb. 02, 2009 14:37:25	531 - Wilso	Facilities Ro		00:49:45	751	\$187.75	P	
Copy	Feb. 03, 2009 13:56:04	382 - Hunt,	10th Floor Fi		00:02:41	93	\$23.25	P	
Copy	Feb. 03, 2009 13:56:04	382 - Hunt,	10th Floor Fi		00:02:41	93	\$23.25	P	
Copy	Feb. 04, 2009 09:47:21	508 - Wad	Facilities Ro		00:05:00	6	\$1.50	P	
Copy	Feb. 04, 2009 09:47:21	508 - Wad	Facilities Ro		00:05:00	6	\$1.50	P	
Copy	Feb. 05, 2009 10:50:25	361 - Potte	10th Floor Fi		00:00:36	2	\$0.50	P	
Copy	Feb. 05, 2009 10:50:25	361 - Potte	10th Floor Fi		00:00:36	2	\$0.50	P	
Copy	Feb. 06, 2009 10:40:42	531 - Wilso	Facilities Ro		01:06:48	2052	\$513.00	P	
Copy	Feb. 06, 2009 10:40:42	531 - Wilso	Facilities Ro		01:06:48	2052	\$513.00	P	
Copy	Feb. 06, 2009 12:01:10	524 - Suro	Facilities Ro		00:10:10	2	\$0.50	P	
Copy	Feb. 06, 2009 12:01:10	524 - Suro	Facilities Ro		00:10:10	2	\$0.50	P	
Copy	Feb. 06, 2009 15:25:17	361 - Potte	10th Floor Fi		00:02:41	23	\$5.75	P	
Copy	Feb. 06, 2009 15:25:17	361 - Potte	10th Floor Fi		00:02:41	23	\$5.75	P	
Copy	Feb. 06, 2009 15:29:25	531 - Wilso	Facilities Ro		00:06:02	1	\$0.25	P	
Copy	Feb. 06, 2009 15:29:25	531 - Wilso	Facilities Ro		00:06:02	1	\$0.25	P	
Copy	Feb. 06, 2009 16:20:02	524 - Suro	Facilities Ro		00:04:13	22	\$5.50	P	
Copy	Feb. 06, 2009 16:20:02	524 - Suro	Facilities Ro		00:04:13	22	\$5.50	P	
Fax	Feb. 06, 2009 16:40:05	531 - Wilso	Facilities Ro	CSID: 7026502995	00:07:19	8	\$2.00	P	
Fax	Feb. 06, 2009 16:48:09	531 - Wilso	Facilities Ro	CSID: 702-385-2086	00:05:16	8	\$2.00	P	
Fax	Feb. 06, 2009 16:54:04	531 - Wilso	Facilities Ro	CSID: Perkins Coie LL	00:04:31	8	\$2.00	P	
Copy	Feb. 09, 2009 09:01:36	361 - Potte	10th Floor Fi		00:01:14	15	\$3.75	P	
Copy	Feb. 09, 2009 09:01:36	361 - Potte	10th Floor Fi		00:01:14	15	\$3.75	P	
Copy	Feb. 09, 2009 09:04:01	361 - Potte	10th Floor Fi		00:05:21	15	\$3.75	P	
Copy	Feb. 09, 2009 09:04:01	361 - Potte	10th Floor Fi		00:05:21	15	\$3.75	P	
Copy	Feb. 09, 2009 15:22:30	524 - Suro	Facilities Ro		00:07:55	48	\$12.00	P	
Copy	Feb. 09, 2009 15:22:30	524 - Suro	Facilities Ro		00:07:55	48	\$12.00	P	
Copy	Feb. 09, 2009 16:11:19	361 - Potte	10th Floor Fi		00:00:30	5	\$1.25	P	
Copy	Feb. 09, 2009 16:11:19	361 - Potte	10th Floor Fi		00:00:30	5	\$1.25	P	
Copy	Feb. 09, 2009 16:50:05	531 - Wilso	Xerox WCP		00:02:32	1	\$0.25	P	
Copy	Feb. 09, 2009 16:50:05	531 - Wilso	Xerox WCP		00:02:32	1	\$0.25	P	
Copy	Feb. 09, 2009 16:53:02	531 - Wilso	Facilities Ro		00:05:51	87	\$21.75	P	
Copy	Feb. 09, 2009 16:53:02	531 - Wilso	Facilities Ro		00:05:51	87	\$21.75	P	
Copy	Feb. 09, 2009 17:39:10	524 - Suro	Facilities Ro		00:30:43	192	\$48.00	P	
Copy	Feb. 09, 2009 17:39:10	524 - Suro	Facilities Ro		00:30:43	192	\$48.00	P	
Copy	Feb. 10, 2009 10:54:09	524 - Suro	Facilities Ro		00:04:24	3	\$0.75	P	
Copy	Feb. 10, 2009 10:54:09	524 - Suro	Facilities Ro		00:04:24	3	\$0.75	P	
Copy	Feb. 10, 2009 11:02:07	361 - Potte	10th Floor Fi		00:00:47	10	\$2.50	P	
Copy	Feb. 10, 2009 11:02:07	361 - Potte	10th Floor Fi		00:00:47	10	\$2.50	P	
Copy	Feb. 10, 2009 14:49:54	361 - Potte	10th Floor Fi		00:02:03	24	\$6.00	P	
Copy	Feb. 10, 2009 14:49:54	361 - Potte	10th Floor Fi		00:02:03	24	\$6.00	P	
Copy	Feb. 11, 2009 09:43:50	361 - Potte	10th Floor Fi		00:04:55	87	\$21.75	P	
Copy	Feb. 11, 2009 09:43:50	361 - Potte	10th Floor Fi		00:04:55	87	\$21.75	P	
Copy	Feb. 11, 2009 09:50:54	361 - Potte	10th Floor Fi		00:00:41	6	\$1.50	P	
Copy	Feb. 11, 2009 09:50:54	361 - Potte	10th Floor Fi		00:00:41	6	\$1.50	P	

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Ran on: May. 15, 2019 4:58 PM

Type	Date Time	User	Device Name	Description	Duration	Items	Cost	St.	Phone Number
Copy	Feb. 11, 2009 10:00:55	361 - Potte	10th Floor Fi		00:00:26	3	\$0.75	P	
Copy	Feb. 11, 2009 10:00:55	361 - Potte	10th Floor Fi		00:00:26	3	\$0.75	P	
Copy	Feb. 11, 2009 10:19:33	342 - Hoy,	11th Floor F		00:09:17	108	\$27.00	P	
Copy	Feb. 11, 2009 10:19:33	342 - Hoy,	11th Floor F		00:09:17	108	\$27.00	P	
Copy	Feb. 11, 2009 10:19:47	361 - Potte	11th Floor F		00:11:26	120	\$30.00	P	
Copy	Feb. 11, 2009 10:19:47	361 - Potte	11th Floor F		00:11:26	120	\$30.00	P	
Phone	Feb. 11, 2009 16:32:03	382 - Hunt,	ShoreTel O		00:06:54	0	\$1.38	P	1(702)873-4100
Copy	Feb. 12, 2009 09:49:27	524 - Suro	Facilities Ro		00:01:36	4	\$1.00	P	
Copy	Feb. 12, 2009 09:49:27	524 - Suro	Facilities Ro		00:01:36	4	\$1.00	P	
Fax	Feb. 12, 2009 09:54:01	531 - Wilso	Facilities Ro	CSID: 702-385-2086	00:01:07	3	\$0.75	P	
Fax	Feb. 12, 2009 09:55:45	531 - Wilso	Facilities Ro	CSID: Perkins Coie LL	00:01:08	3	\$0.75	P	
Fax	Feb. 12, 2009 10:28:25	531 - Wilso	Facilities Ro	CSID: 7026502995	00:02:48	3	\$0.75	P	
Copy	Feb. 12, 2009 13:53:00	361 - Potte	10th Floor Fi		00:00:11	1	\$0.25	P	
Copy	Feb. 12, 2009 13:53:00	361 - Potte	10th Floor Fi		00:00:11	1	\$0.25	P	
Copy	Feb. 13, 2009 16:35:44	342 - Hoy,	10th Floor Fi		00:02:30	55	\$13.75	P	
Copy	Feb. 13, 2009 16:35:44	342 - Hoy,	10th Floor Fi		00:02:30	55	\$13.75	P	
Copy	Feb. 17, 2009 10:08:03	361 - Potte	11th Floor F		00:45:20	2230	\$557.50	P	
Copy	Feb. 17, 2009 10:08:03	361 - Potte	11th Floor F		00:45:20	2230	\$557.50	P	
Copy	Feb. 17, 2009 12:19:19	382 - Hunt,	10th Floor Fi		00:03:50	6	\$1.50	P	
Copy	Feb. 17, 2009 12:19:19	382 - Hunt,	10th Floor Fi		00:03:50	6	\$1.50	P	
Copy	Feb. 17, 2009 14:05:02	508 - Wad	Facilities Ro		00:08:17	18	\$4.50	P	
Copy	Feb. 17, 2009 14:05:02	508 - Wad	Facilities Ro		00:08:17	18	\$4.50	P	
Copy	Feb. 18, 2009 10:03:59	361 - Potte	10th Floor Fi		00:01:21	10	\$2.50	P	
Copy	Feb. 18, 2009 10:03:59	361 - Potte	10th Floor Fi		00:01:21	10	\$2.50	P	
Copy	Feb. 18, 2009 13:56:45	372 - Helm	11th Floor F		00:08:02	3	\$0.75	P	
Copy	Feb. 18, 2009 13:56:45	372 - Helm	11th Floor F		00:08:02	3	\$0.75	P	
Copy	Feb. 18, 2009 14:31:07	338 - Couri	11th Floor F		00:13:57	667	\$166.75	P	
Copy	Feb. 18, 2009 14:31:07	338 - Couri	11th Floor F		00:13:57	667	\$166.75	P	
Copy	Feb. 23, 2009 10:51:56	382 - Hunt,	10th Floor Fi		00:00:12	1	\$0.25	P	
Copy	Feb. 23, 2009 13:32:59	372 - Helm	11th Floor F		00:10:29	217	\$54.25	P	
Copy	Feb. 23, 2009 13:35:22	338 - Couri	11th Floor F		00:11:39	434	\$108.50	P	
Copy	Feb. 24, 2009 11:22:11	342 - Hoy,	10th Floor Fi		00:00:46	4	\$1.00	P	
Fax	Feb. 24, 2009 11:24:23	342 - Hoy,		CSID: 917026502995	00:00:33	2	\$0.50	P	
Fax	Feb. 24, 2009 11:25:48	342 - Hoy,		CSID: 917023852086	00:00:47	2	\$0.50	P	
Fax	Feb. 24, 2009 11:27:18	342 - Hoy,		CSID: Perkins Coie LL	00:01:20	0	\$0.00	L	
Fax	Feb. 24, 2009 11:30:16	342 - Hoy,		CSID: Perkins Coie LL	00:01:20	0	\$0.00	L	
Fax	Feb. 24, 2009 11:33:14	342 - Hoy,		CSID: Perkins Coie LL	00:01:20	0	\$0.00	L	
Fax	Feb. 24, 2009 11:36:12	342 - Hoy,		CSID: Perkins Coie LL	00:01:20	0	\$0.00	L	
Fax	Feb. 24, 2009 11:40:16	342 - Hoy,		CSID: Perkins Coie LL	00:01:20	0	\$0.00	L	
Fax	Feb. 24, 2009 11:43:14	342 - Hoy,		CSID: 913107883399	00:00:41	2	\$0.50	P	
Copy	Feb. 24, 2009 12:57:43	361 - Potte	10th Floor Fi		00:00:23	1	\$0.25	P	
Copy	Feb. 25, 2009 07:58:11	531 - Wilso	Facilities Ro		00:23:45	3	\$0.75	P	
Copy	Feb. 25, 2009 09:22:01	508 - Wad	Facilities Ro		00:01:15	2	\$0.50	P	
Copy	Feb. 25, 2009 11:48:11	362 - Bear	10th Floor Fi		00:01:36	4	\$1.00	P	
Copy	Feb. 25, 2009 14:48:31	524 - Suro	Facilities Ro		00:02:47	3	\$0.75	P	
Copy	Feb. 25, 2009 14:54:13	524 - Suro	Facilities Ro		00:35:44	32	\$8.00	P	
Phone	Feb. 26, 2009 08:19:06	378	ShoreTel O		00:01:36	0	\$0.42	P	1(702)669-3600
Copy	Feb. 26, 2009 09:11:05	382 - Hunt,	10th Floor Fi		00:00:12	1	\$0.25	P	
Fax	Feb. 26, 2009 10:08:44	342 - Hoy,		CSID: 917026502995	00:00:32	2	\$0.50	P	
Fax	Feb. 26, 2009 10:10:09	342 - Hoy,		CSID: 917023852086	00:00:45	2	\$0.50	P	
Fax	Feb. 26, 2009 10:11:37	342 - Hoy,		CSID: Perkins Coie LL	00:01:10	0	\$0.00	L	
Fax	Feb. 26, 2009 10:14:25	342 - Hoy,		CSID: 913107883399	00:00:41	2	\$0.50	P	
Copy	Feb. 26, 2009 12:49:25	361 - Potte	10th Floor Fi		00:00:28	4	\$1.00	P	
Copy	Feb. 26, 2009 13:08:03	361 - Potte	10th Floor Fi		00:04:12	58	\$14.50	P	
Copy	Feb. 26, 2009 13:14:19	361 - Potte	10th Floor Fi		00:00:32	1	\$0.25	P	
Copy	Feb. 26, 2009 15:30:44	361 - Potte	10th Floor Fi		00:00:25	3	\$0.75	P	
Copy	Feb. 26, 2009 15:40:25	342 - Hoy,	10th Floor Fi		00:01:11	15	\$3.75	P	
Fax	Feb. 26, 2009 15:43:31	342 - Hoy,		CSID: 917026502995	00:01:08	5	\$1.25	P	
Fax	Feb. 26, 2009 15:46:05	342 - Hoy,		CSID: Perkins Coie LL	00:01:10	0	\$0.00	L	
Fax	Feb. 26, 2009 15:48:00	342 - Hoy,		CSID: 917023852086	00:01:44	5	\$1.25	P	
Fax	Feb. 26, 2009 15:50:27	342 - Hoy,		CSID: 913107883399	00:01:24	5	\$1.25	P	

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From Jan. 01, 2002 To Dec. 31, 2017 23:59

Ran on: May. 15, 2019 4:58 PM

Type	Date Time	User	Device Name	Description	Duration	Items	Cost	St.	Phone Number
Copy	Feb. 26, 2009 16:37:46	524 - Suro	Facilities Ro		00:10:35	8	\$2.00	P	
Copy	Feb. 26, 2009 16:41:21	531 - Wilso	Facilities Ro		00:08:07	4	\$1.00	P	
Copy	Feb. 27, 2009 14:17:10	361 - Potte	10th Floor Fi		00:00:28	2	\$0.50	P	
Copy	Feb. 27, 2009 14:20:51	382 - Hunt,	10th Floor Fi		00:00:30	1	\$0.25	P	
Copy	Feb. 27, 2009 15:28:45	361 - Potte	11th Floor F		00:11:39	748	\$187.00	P	
Copy	Feb. 27, 2009 15:30:10	361 - Potte	11th Floor F		00:05:10	165	\$41.25	P	
Copy	Feb. 27, 2009 15:46:30	338 - Couri	11th Floor F		00:49:17	1525	\$381.25	P	
Copy	Mar. 02, 2009 08:13:09	382 - Hunt,	10th Floor Fi		00:00:27	2	\$0.50	P	
Copy	Mar. 02, 2009 09:35:18	361 - Potte	10th Floor Fi		00:00:24	6	\$1.50	P	
Copy	Mar. 02, 2009 10:30:05	508 - Wad	Facilities Ro		00:11:35	7	\$1.75	P	
Copy	Mar. 04, 2009 11:03:39	338 - Couri	11th Floor F		00:22:39	172	\$43.00	P	
Copy	Mar. 04, 2009 11:36:00	338 - Couri	11th Floor F		00:32:45	456	\$114.00	P	
Copy	Mar. 04, 2009 13:15:44	338 - Couri	11th Floor F		00:23:25	578	\$144.50	P	
Copy	Mar. 04, 2009 13:44:47	338 - Couri	11th Floor F		00:48:58	1386	\$346.50	P	
Copy	Mar. 04, 2009 14:40:21	338 - Couri	11th Floor F		00:41:54	1198	\$299.50	P	
Copy	Mar. 04, 2009 15:31:42	338 - Couri	11th Floor F		00:44:56	1254	\$313.50	P	
Copy	Mar. 04, 2009 16:23:45	338 - Couri	11th Floor F		00:36:52	942	\$235.50	P	
Copy	Mar. 05, 2009 09:18:42	382 - Hunt,	10th Floor Fi		00:00:19	2	\$0.50	P	
Phone	Mar. 05, 2009 10:33:33	371 - Lund	ShoreTel O		00:00:52	0	\$0.23	P	1(775)916-8452888
Phone	Mar. 05, 2009 10:35:18	372 - Helm	ShoreTel O		00:00:53	0	\$0.23	P	1(775)916-2168587
Phone	Mar. 05, 2009 10:36:33	372 - Helm	ShoreTel O		00:01:25	0	\$0.42	P	1(775)916-8454119
Copy	Mar. 06, 2009 14:11:08	524 - Suro	Transaction		00:34:26	28	\$7.00	P	
Copy	Mar. 09, 2009 16:34:09	361 - Potte	10th Floor Fi		00:00:13	1	\$0.25	P	
Copy	Mar. 11, 2009 14:59:20	382 - Hunt,	10th Floor Fi		00:01:02	2	\$0.50	P	
Copy	Mar. 12, 2009 09:11:35	531 - Wilso	Facilities Ro		00:21:50	80	\$20.00	P	
Copy	Mar. 12, 2009 09:50:22	342 - Hoy,	10th Floor Fi		00:03:13	37	\$9.25	P	
Copy	Mar. 12, 2009 13:24:20	361 - Potte	10th Floor Fi		00:02:27	24	\$6.00	P	
Copy	Mar. 12, 2009 13:37:58	361 - Potte	11th Floor F		00:05:05	2	\$0.50	P	
Copy	Mar. 12, 2009 15:43:55	361 - Potte	10th Floor Fi		00:00:23	6	\$1.50	P	
Copy	Mar. 13, 2009 09:03:18	382 - Hunt,	10th Floor Fi		00:00:51	3	\$0.75	P	
Copy	Mar. 13, 2009 09:20:17	382 - Hunt,	10th Floor Fi		00:01:16	1	\$0.25	P	
Copy	Mar. 13, 2009 11:02:54	372 - Helm	10th Floor Fi		00:01:05	24	\$6.00	P	
Copy	Mar. 13, 2009 11:06:06	372 - Helm	10th Floor Fi		00:00:35	8	\$2.00	P	
Copy	Mar. 13, 2009 11:38:30	342 - Hoy,	10th Floor Fi		00:10:39	114	\$28.50	P	
Copy	Mar. 16, 2009 12:05:53	361 - Potte	10th Floor Fi		00:00:43	2	\$0.50	P	
Copy	Mar. 18, 2009 09:18:04	361 - Potte	10th Floor Fi		00:00:34	2	\$0.50	P	
Copy	Mar. 18, 2009 09:51:49	524 - Suro	Transaction		00:12:08	582	\$145.50	P	
Copy	Mar. 18, 2009 10:50:14	342 - Hoy,	10th Floor Fi		00:00:37	4	\$1.00	P	
Fax	Mar. 18, 2009 16:15:28	361 - Potte		CSID: 98574006	00:07:56	9	\$2.25	P	
Copy	Mar. 19, 2009 13:24:26	524 - Suro	Facilities Ro		00:08:57	95	\$23.75	P	
Copy	Mar. 19, 2009 15:20:26	531 - Wilso	Facilities Ro		00:10:08	1	\$0.25	P	
Copy	Mar. 20, 2009 09:16:08	342 - Hoy,	10th Floor Fi		00:00:49	9	\$2.25	P	
Copy	Mar. 20, 2009 10:08:05	524 - Suro	Facilities Ro		00:09:23	6	\$1.50	P	
Copy	Mar. 20, 2009 11:51:44	361 - Potte	10th Floor Fi		00:00:20	3	\$0.75	P	
Copy	Mar. 20, 2009 11:56:36	361 - Potte	10th Floor Fi		00:00:17	1	\$0.25	P	
Copy	Mar. 20, 2009 12:04:26	361 - Potte	10th Floor Fi		00:00:24	7	\$1.75	P	
Copy	Mar. 23, 2009 08:40:40	372 - Helm	10th Floor Fi		00:02:39	6	\$1.50	P	
Copy	Mar. 23, 2009 10:34:35	342 - Hoy,	10th Floor Fi		00:00:50	4	\$1.00	P	
Fax	Mar. 23, 2009 10:38:08	342 - Hoy,		CSID: 917026502995	00:00:32	2	\$0.50	P	
Fax	Mar. 23, 2009 10:39:33	342 - Hoy,		CSID: 917023852086	00:00:45	2	\$0.50	P	
Fax	Mar. 23, 2009 10:41:02	342 - Hoy,		CSID: Perkins Coie LL	00:01:21	0	\$0.00	L	
Fax	Mar. 23, 2009 10:44:01	342 - Hoy,		CSID: 913107883399	00:00:40	2	\$0.50	P	
Copy	Mar. 25, 2009 10:15:44	342 - Hoy,	10th Floor Fi		00:01:42	6	\$1.50	P	
Fax	Mar. 25, 2009 10:19:45	342 - Hoy,		CSID: 917026714384	00:00:55	2	\$0.50	P	
Fax	Mar. 25, 2009 10:21:15	342 - Hoy,		CSID: 917023852086	00:00:47	2	\$0.50	P	
Fax	Mar. 25, 2009 10:22:44	342 - Hoy,		CSID: 917026502995	00:00:33	2	\$0.50	P	
Fax	Mar. 25, 2009 10:24:09	342 - Hoy,		CSID: 913107883399	00:00:40	2	\$0.50	P	
Copy	Mar. 27, 2009 13:02:41	508 - Wad	Facilities Ro		00:10:32	22	\$5.50	P	
Fax	Mar. 27, 2009 15:04:59	372 - Helm		CSID: 917023852086	00:16:13	39	\$9.75	P	
Fax	Mar. 27, 2009 15:21:54	372 - Helm		CSID: Perkins Coie LL	00:00:43	0	\$0.00	L	
Fax	Mar. 27, 2009 15:23:18	372 - Helm		CSID: 917026502995	00:10:33	39	\$9.75	P	

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Ran on: May. 15, 2019 4:58 PM

Type	Date Time	User	Device Name	Description	Duration	Items	Cost	St.	Phone Number
Fax	Mar. 27, 2009 15:34:42	372 - Helm		CSID: Perkins Coie LL	00:00:43	0	\$0.00	L	
Fax	Mar. 27, 2009 15:37:03	372 - Helm		CSID: Perkins Coie LL	00:00:43	0	\$0.00	L	
Fax	Mar. 27, 2009 15:39:23	372 - Helm		CSID: Perkins Coie LL	00:00:43	0	\$0.00	L	
Fax	Mar. 27, 2009 15:41:43	372 - Helm		CSID: Perkins Coie LL	00:00:43	0	\$0.00	L	
Fax	Mar. 27, 2009 15:44:02	372 - Helm		CSID: Perkins Coie LL	00:00:43	0	\$0.00	L	
Fax	Mar. 27, 2009 15:48:33	372 - Helm		CSID: 913107883399	00:13:22	39	\$9.75	P	
Copy	Mar. 31, 2009 13:32:44	382 - Hunt,	10th Floor Fi		00:00:18	2	\$0.50	P	
Fax	Mar. 31, 2009 13:45:58	372 - Helm		CSID: 97869716	00:05:14	18	\$4.50	P	
Copy	Mar. 31, 2009 15:39:13	376 - Saw	11th Floor F		00:04:47	19	\$4.75	P	
Copy	Apr. 01, 2009 09:00:46	382 - Hunt,	10th Floor Fi		00:00:36	18	\$4.50	P	
Copy	Apr. 01, 2009 10:39:07	524 - Suro	Transaction		00:15:36	57	\$14.25	P	
Phone	Apr. 06, 2009 09:41:42	524 - Suro	ShoreTel O		00:00:44	0	\$0.23	P	1(702)602-2630885
Copy	Apr. 06, 2009 10:11:55	524 - Suro	Facilities Ro		00:10:05	4	\$1.00	P	
Copy	Apr. 07, 2009 14:57:51	524 - Suro	Facilities Ro		00:12:13	24	\$6.00	P	
Copy	Apr. 07, 2009 15:55:40	342 - Hoy,	10th Floor Fi		00:00:44	4	\$1.00	P	
Fax	Apr. 07, 2009 15:59:00	342 - Hoy,		CSID: 917026502995	00:00:32	2	\$0.50	P	
Fax	Apr. 07, 2009 16:00:24	342 - Hoy,		CSID: 917023852086	00:00:46	2	\$0.50	P	
Fax	Apr. 07, 2009 16:01:53	342 - Hoy,		CSID: Perkins Coie LL	00:01:20	0	\$0.00	L	
Fax	Apr. 07, 2009 16:04:51	342 - Hoy,		CSID: 913107883399	00:00:41	2	\$0.50	P	
Copy	Apr. 09, 2009 10:24:54	361 - Potte	11th Floor F		00:00:24	1	\$0.25	P	
Copy	Apr. 09, 2009 11:16:22	382 - Hunt,	10th Floor Fi		00:05:14	10	\$2.50	P	
Copy	Apr. 09, 2009 11:47:36	342 - Hoy,	10th Floor Fi		00:03:37	138	\$34.50	P	
Copy	Apr. 10, 2009 08:39:57	361 - Potte	11th Floor F		00:05:05	2	\$0.50	P	
Copy	Apr. 13, 2009 11:42:19	338 - Couri	11th Floor F		00:19:16	79	\$19.75	P	
Copy	Apr. 13, 2009 13:17:39	338 - Couri	11th Floor F		00:04:33	4	\$1.00	P	
Copy	Apr. 13, 2009 14:20:31	338 - Couri	11th Floor F		00:36:05	86	\$21.50	P	
Copy	Apr. 13, 2009 14:58:26	338 - Couri	11th Floor F		02:22:33	437	\$109.25	P	
Copy	Apr. 14, 2009 09:26:51	361 - Potte	10th Floor Fi		00:00:44	21	\$5.25	P	
Copy	Apr. 14, 2009 09:27:25	338 - Couri	11th Floor F		00:46:13	321	\$80.25	P	
Copy	Apr. 14, 2009 11:44:17	338 - Couri	11th Floor F		01:27:17	517	\$129.25	P	
Copy	Apr. 14, 2009 14:01:54	338 - Couri	11th Floor F		00:25:23	154	\$38.50	P	
Copy	Apr. 14, 2009 14:41:52	338 - Couri	11th Floor F		00:12:21	77	\$19.25	P	
Copy	Apr. 15, 2009 08:17:50	338 - Couri	11th Floor F		01:56:36	796	\$199.00	P	
Copy	Apr. 15, 2009 11:24:21	338 - Couri	11th Floor F		00:34:10	239	\$59.75	P	
Copy	Apr. 15, 2009 12:19:54	324 - Nelso	10th Floor Fi		00:08:43	110	\$27.50	P	
Copy	Apr. 15, 2009 12:37:07	345 - Brad	10th Floor Fi		00:02:22	4	\$1.00	P	
Copy	Apr. 15, 2009 13:05:55	338 - Couri	11th Floor F		01:07:08	296	\$74.00	P	
Copy	Apr. 15, 2009 14:11:03	361 - Potte	10th Floor Fi		00:05:41	30	\$7.50	P	
Copy	Apr. 15, 2009 15:25:17	338 - Couri	11th Floor F		00:28:21	172	\$43.00	P	
Copy	Apr. 15, 2009 15:58:16	338 - Couri	11th Floor F		00:23:29	91	\$22.75	P	
Copy	Apr. 15, 2009 16:30:02	338 - Couri	11th Floor F		00:07:57	75	\$18.75	P	
Copy	Apr. 15, 2009 16:39:44	338 - Couri	11th Floor F		00:30:54	159	\$39.75	P	
Copy	Apr. 16, 2009 09:18:00	338 - Couri	11th Floor F		01:08:05	563	\$140.75	P	
Copy	Apr. 16, 2009 10:59:16	338 - Couri	11th Floor F		00:59:45	431	\$107.75	P	
Copy	Apr. 16, 2009 13:20:42	338 - Couri	11th Floor F		00:36:08	235	\$58.75	P	
Copy	Apr. 16, 2009 14:12:34	338 - Couri	11th Floor F		00:30:05	241	\$60.25	P	
Copy	Apr. 16, 2009 14:56:03	338 - Couri	11th Floor F		02:01:51	837	\$209.25	P	
Copy	Apr. 17, 2009 08:40:29	338 - Couri	11th Floor F		00:06:08	4	\$1.00	P	
Copy	Apr. 20, 2009 11:01:50	342 - Hoy,	10th Floor Fi		00:00:56	14	\$3.50	P	
Copy	Apr. 20, 2009 11:19:57	342 - Hoy,	10th Floor Fi		00:06:45	10	\$2.50	P	
Copy	Apr. 20, 2009 15:25:21	361 - Potte	10th Floor Fi		00:00:22	3	\$0.75	P	
Copy	Apr. 21, 2009 13:05:19	361 - Potte	10th Floor Fi		00:00:33	5	\$1.25	P	
Copy	Apr. 21, 2009 13:08:24	361 - Potte	10th Floor Fi		00:02:57	17	\$4.25	P	
Copy	Apr. 21, 2009 15:43:40	382 - Hunt,	10th Floor Fi		00:03:42	175	\$43.75	P	
Copy	Apr. 22, 2009 10:43:43	382 - Hunt,	10th Floor Fi		00:00:22	1	\$0.25	P	
Copy	Apr. 22, 2009 13:31:02	361 - Potte	11th Floor F		00:02:15	191	\$47.75	P	
Copy	Apr. 22, 2009 13:57:40	361 - Potte	11th Floor F		00:05:34	2	\$0.50	P	
Copy	Apr. 22, 2009 14:46:09	524 - Suro	Facilities Ro		00:22:23	86	\$21.50	P	
Copy	Apr. 22, 2009 15:32:23	338 - Couri	11th Floor F		00:13:42	186	\$46.50	P	
Copy	Apr. 22, 2009 15:46:18	338 - Couri	11th Floor F		00:07:09	2	\$0.50	P	
Copy	Apr. 22, 2009 16:09:55	382 - Hunt,	10th Floor Fi		00:00:26	9	\$2.25	P	

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Type	Date Time	User	Device Name	Description	Duration	Items	Cost	St.	Phone Number
Copy	Apr. 22, 2009 16:21:55	338 - Couri	11th Floor F		00:46:00	118	\$29.50	P	
Copy	Apr. 23, 2009 08:34:04	338 - Couri	11th Floor F		00:15:46	45	\$11.25	P	
Copy	Apr. 23, 2009 08:55:07	338 - Couri	11th Floor F		00:51:18	221	\$55.25	P	
Copy	Apr. 23, 2009 10:27:56	338 - Couri	11th Floor F		00:03:25	92	\$23.00	P	
Copy	Apr. 23, 2009 10:54:05	338 - Couri	11th Floor F		00:04:11	11	\$2.75	P	
Copy	Apr. 23, 2009 11:46:01	361 - Potte	10th Floor Fi		00:00:54	28	\$7.00	P	
Copy	Apr. 24, 2009 08:22:44	342 - Hoy,	10th Floor Fi		00:01:53	46	\$11.50	P	
Copy	Apr. 24, 2009 08:27:31	508 - Wad	Facilities Ro		00:11:12	86	\$21.50	P	
Copy	Apr. 24, 2009 14:40:31	382 - Hunt,	10th Floor Fi		00:01:33	65	\$16.25	P	
Copy	Apr. 24, 2009 14:43:30	382 - Hunt,	10th Floor Fi		00:02:20	103	\$25.75	P	
Copy	Apr. 27, 2009 08:31:30	361 - Potte	10th Floor Fi		00:01:10	43	\$10.75	P	
Copy	Apr. 27, 2009 09:27:07	382 - Hunt,	11th Floor F		00:00:48	6	\$1.50	P	
Copy	Apr. 27, 2009 09:59:02	382 - Hunt,	10th Floor Fi		00:02:04	7	\$1.75	P	
Copy	Apr. 27, 2009 10:55:06	382 - Hunt,	10th Floor Fi		00:00:35	2	\$0.50	P	
Copy	Apr. 27, 2009 10:59:49	382 - Hunt,	11th Floor F		00:01:04	1	\$0.25	P	
Copy	Apr. 27, 2009 12:31:00	382 - Hunt,	10th Floor Fi		00:00:45	3	\$0.75	P	
Copy	Apr. 27, 2009 12:36:58	382 - Hunt,	10th Floor Fi		00:00:30	6	\$1.50	P	
Copy	Apr. 27, 2009 13:32:23	360 - Harri	11th Floor F		00:05:27	34	\$8.50	P	
Phone	Apr. 28, 2009 08:48:20	361 - Potte	ShoreTel O		00:01:04	0	\$0.23	P	1(775)916-8455529
Copy	Apr. 28, 2009 09:13:29	361 - Potte	10th Floor Fi		00:01:40	58	\$14.50	P	
Phone	Apr. 28, 2009 09:20:28	361 - Potte	ShoreTel O		00:01:06	0	\$0.23	P	1(775)916-2168587
Copy	Apr. 29, 2009 08:50:36	382 - Hunt,	11th Floor F		00:01:05	1	\$0.25	P	
Copy	Apr. 29, 2009 15:39:53	361 - Potte	10th Floor Fi		00:00:58	25	\$6.25	P	
Phone	Apr. 30, 2009 16:33:37	342 - Hoy,	ShoreTel O		00:01:37	0	\$0.42	P	1(775)916-8455529
Copy	May. 01, 2009 11:11:43	531 - Wilso	Facilities Ro		00:16:14	296	\$74.00	P	
Copy	May. 01, 2009 11:15:10	382 - Hunt,	10th Floor Fi		00:00:20	1	\$0.25	P	
Copy	May. 01, 2009 13:52:36	361 - Potte	10th Floor Fi		00:00:38	16	\$4.00	P	
Copy	May. 04, 2009 16:22:59	361 - Potte	10th Floor Fi		00:01:05	34	\$8.50	P	
Copy	May. 04, 2009 17:14:12	524 - Suro	Facilities Ro		00:18:08	93	\$23.25	P	
Copy	May. 05, 2009 09:13:16	361 - Potte	10th Floor Fi		00:01:55	78	\$19.50	P	
Copy	May. 05, 2009 09:40:38	382 - Hunt,	10th Floor Fi		00:01:05	11	\$2.75	P	
Fax	May. 05, 2009 10:59:56	361 - Potte		CSID: 917149578185	00:00:35	2	\$0.50	P	
Phone	May. 05, 2009 16:15:07	361 - Potte	ShoreTel O		00:01:37	0	\$0.42	P	1(775)916-2168587
Copy	May. 06, 2009 08:59:26	319	10th Floor Fi		00:01:19	19	\$4.75	P	
Copy	May. 06, 2009 13:05:40	338 - Couri	11th Floor F		01:13:08	487	\$121.75	P	
Copy	May. 06, 2009 13:19:30	338 - Couri	10th Floor Fi		00:00:26	1	\$0.25	P	
Copy	May. 06, 2009 15:12:44	382 - Hunt,	10th Floor Fi		00:02:18	28	\$7.00	P	
Copy	May. 07, 2009 11:09:43	361 - Potte	10th Floor Fi		00:02:27	25	\$6.25	P	
Copy	May. 11, 2009 09:45:40	361 - Potte	10th Floor Fi		00:01:54	42	\$10.50	P	
Copy	May. 11, 2009 09:55:21	361 - Potte	10th Floor Fi		00:02:06	48	\$12.00	P	
Copy	May. 11, 2009 10:36:43	524 - Suro	Facilities Ro		00:15:38	12	\$3.00	P	
Copy	May. 11, 2009 10:39:25	531 - Wilso	Facilities Ro		00:16:28	80	\$20.00	P	
Copy	May. 11, 2009 10:57:45	508 - Wad	Facilities Ro		00:11:00	91	\$22.75	P	
Copy	May. 11, 2009 11:42:06	361 - Potte	10th Floor Fi		00:00:36	8	\$2.00	P	
Copy	May. 11, 2009 11:44:59	361 - Potte	10th Floor Fi		00:00:22	8	\$2.00	P	
Copy	May. 12, 2009 10:12:42	361 - Potte	10th Floor Fi		00:00:58	28	\$7.00	P	
Copy	May. 12, 2009 11:00:35	361 - Potte	10th Floor Fi		00:00:28	4	\$1.00	P	
Copy	May. 12, 2009 15:48:00	361 - Potte	10th Floor Fi		00:01:05	3	\$0.75	P	
Copy	May. 12, 2009 16:47:28	372 - Helm	11th Floor F		00:07:24	575	\$143.75	P	
Copy	May. 13, 2009 10:55:08	372 - Helm	10th Floor Fi		00:00:40	4	\$1.00	P	
Phone	May. 13, 2009 11:06:04	361 - Potte	ShoreTel O		00:01:18	0	\$0.42	P	1(702)671-0739
Copy	May. 14, 2009 11:37:47	345 - Brad	10th Floor Fi		00:07:38	9	\$2.25	P	
Copy	May. 14, 2009 14:43:50	345 - Brad	10th Floor Fi		00:05:18	6	\$1.50	P	
Copy	May. 15, 2009 10:41:36	342 - Hoy,	10th Floor Fi		00:00:57	14	\$3.50	P	
Copy	May. 15, 2009 10:43:51	342 - Hoy,	10th Floor Fi		00:01:23	35	\$8.75	P	
Copy	May. 18, 2009 10:40:49	382 - Hunt,	10th Floor Fi		00:00:20	1	\$0.25	P	
Copy	May. 18, 2009 12:31:22	382 - Hunt,	10th Floor Fi		00:00:33	2	\$0.50	P	
Copy	May. 19, 2009 15:02:05	382 - Hunt,	10th Floor Fi		00:01:03	28	\$7.00	P	
Phone	May. 26, 2009 12:07:02	342 - Hoy,	ShoreTel O		00:01:01	0	\$0.23	P	1(775)916-8453338
Phone	May. 26, 2009 13:21:14	361 - Potte	ShoreTel O		00:01:51	0	\$0.42	P	1(702)671-0739
Phone	May. 26, 2009 15:52:23	342 - Hoy,	ShoreTel O		00:01:14	0	\$0.23	P	1(775)916-8455529

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From Jan. 01, 2002 To Dec. 31, 2017 23:59

Ran on: May. 15, 2019 4:58 PM

Type	Date Time	User	Device Name	Description	Duration	Items	Cost	St.	Phone Number
Phone	May. 27, 2009 15:09:43	361 - Potte	ShoreTel O		00:31:55	0	\$6.17	P	1(702)671-0739
Copy	May. 28, 2009 09:44:30	524 - Suro	Facilities Ro		00:18:40	8	\$2.00	P	
Copy	May. 28, 2009 10:11:19	361 - Potte	10th Floor Fi		00:00:18	2	\$0.50	P	
Copy	May. 28, 2009 11:56:50	524 - Suro	Facilities Ro		00:15:41	68	\$17.00	P	
Copy	May. 29, 2009 09:50:59	524 - Suro	Facilities Ro		01:00:35	1343	\$335.75	P	
Phone	May. 29, 2009 15:12:47	361 - Potte	ShoreTel O		00:00:56	0	\$0.23	P	1(702)671-0548
Copy	Jun. 01, 2009 13:14:15	361 - Potte	10th Floor Fi		00:00:25	2	\$0.50	P	
Copy	Jun. 02, 2009 14:14:30	524 - Suro	Facilities Ro		00:12:41	22	\$5.50	P	
Copy	Jun. 03, 2009 08:28:20	361 - Potte	10th Floor Fi		00:01:05	5	\$1.25	P	
Copy	Jun. 03, 2009 08:37:35	361 - Potte	10th Floor Fi		00:05:08	4	\$1.00	P	
Copy	Jun. 04, 2009 09:54:08	382 - Hunt,	10th Floor Fi		00:04:33	13	\$3.25	P	
Copy	Jun. 04, 2009 10:00:21	382 - Hunt,	10th Floor Fi		00:01:49	2	\$0.50	P	
Copy	Jun. 10, 2009 13:47:52	512 - Wexl	Facilities Ro		00:07:44	3	\$0.75	P	
Copy	Jun. 16, 2009 15:54:58	361 - Potte	10th Floor Fi		00:01:07	7	\$1.75	P	
Copy	Jun. 17, 2009 11:01:25	524 - Suro	Facilities Ro		00:18:18	17	\$4.25	P	
Copy	Jun. 17, 2009 11:22:02	524 - Suro	Facilities Ro		00:03:39	6	\$1.50	P	
Copy	Jun. 18, 2009 14:03:13	361 - Potte	10th Floor Fi		00:05:31	4	\$1.00	P	
Copy	Jun. 19, 2009 14:32:58	372 - Helm	10th Floor Fi		00:00:43	5	\$1.25	P	
Copy	Jun. 22, 2009 15:00:42	524 - Suro	Facilities Ro		00:03:00	60	\$15.00	P	
Copy	Jun. 24, 2009 09:27:36	338 - Couri	11th Floor F		01:14:32	1121	\$280.25	P	
Copy	Jun. 24, 2009 10:51:12	338 - Couri	11th Floor F		00:10:47	342	\$85.50	P	
Copy	Jun. 24, 2009 11:04:30	338 - Couri	11th Floor F		00:06:02	165	\$41.25	P	
Copy	Jun. 24, 2009 11:40:02	338 - Couri	11th Floor F		00:58:03	1428	\$357.00	P	
Copy	Jun. 24, 2009 12:52:23	338 - Couri	11th Floor F		00:37:14	54	\$13.50	P	
Phone	Jun. 24, 2009 14:54:51	361 - Potte	ShoreTel O		00:06:57	0	\$1.38	P	1(775)916-8455529
Phone	Jun. 24, 2009 15:10:37	361 - Potte	ShoreTel O		00:00:55	0	\$0.23	P	1(775)916-8455529
Phone	Jun. 24, 2009 15:37:26	361 - Potte	ShoreTel O		00:04:37	0	\$1.00	P	1(775)916-8455529
Phone	Jun. 25, 2009 09:17:10	342 - Hoy,	ShoreTel O		00:01:03	0	\$0.23	P	1(775)918-4969200
Copy	Jun. 25, 2009 09:23:54	342 - Hoy,	10th Floor Fi		00:00:34	9	\$2.25	P	
Phone	Jun. 25, 2009 09:38:54	361 - Potte	ShoreTel O		00:06:46	0	\$1.38	P	1(775)916-8455529
Phone	Jun. 25, 2009 09:47:54	361 - Potte	ShoreTel O		00:00:47	0	\$0.23	P	1(775)916-8455529
Copy	Jun. 25, 2009 10:30:17	361 - Potte	10th Floor Fi		00:02:03	86	\$21.50	P	
Phone	Jun. 25, 2009 14:07:20	361 - Potte	ShoreTel O		00:06:18	0	\$1.38	P	1(775)916-8455529
Phone	Jun. 25, 2009 14:46:59	361 - Potte	ShoreTel O		00:03:48	0	\$0.81	P	1(775)916-8455529
Copy	Jun. 26, 2009 09:04:16	512 - Wexl	Facilities Ro		00:07:55	1	\$0.25	P	
Copy	Jun. 26, 2009 09:14:44	512 - Wexl	Facilities Ro		00:02:07	3	\$0.75	P	
Phone	Jun. 26, 2009 10:02:30	524 - Suro	ShoreTel O		00:12:21	0	\$2.18	P	1(702)916-8455529
Copy	Jun. 26, 2009 10:56:53	524 - Suro	Facilities Ro		00:18:01	167	\$41.75	P	
Phone	Jun. 26, 2009 11:04:59	361 - Potte	ShoreTel O		00:03:49	0	\$0.81	P	1(775)916-8455529
Copy	Jun. 26, 2009 11:21:58	524 - Suro	Facilities Ro		00:18:17	302	\$75.50	P	
Copy	Jun. 26, 2009 11:25:43	524 - Suro	Facilities Ro		00:10:42	51	\$12.75	P	
Copy	Jun. 26, 2009 14:02:53	524 - Suro	Facilities Ro		00:01:54	2	\$0.50	P	
Copy	Jun. 26, 2009 14:07:19	512 - Wexl	Facilities Ro		00:05:11	2	\$0.50	P	
Copy	Jun. 26, 2009 14:12:48	524 - Suro	Facilities Ro		00:21:16	445	\$111.25	P	
Phone	Jun. 26, 2009 14:35:55	524 - Suro	ShoreTel O		00:02:55	0	\$0.56	P	1(702)916-2168587
Phone	Jun. 26, 2009 14:53:49	524 - Suro	ShoreTel O		00:02:59	0	\$0.56	P	1(702)775-7421381
Phone	Jun. 26, 2009 16:42:49	524 - Suro	ShoreTel O		00:02:49	0	\$0.56	P	1(775)916-8455529
Phone	Jun. 29, 2009 09:37:35	524 - Suro	ShoreTel O		00:02:26	0	\$0.56	P	1(702)916-2168587
Phone	Jun. 29, 2009 10:05:59	342 - Hoy,	ShoreTel O		00:01:37	0	\$0.42	P	1(775)918-4969200
Copy	Jun. 29, 2009 10:16:29	361 - Potte	11th Floor F		00:02:12	5	\$1.25	P	
Phone	Jun. 29, 2009 14:20:45	361 - Potte	ShoreTel O		00:04:31	0	\$1.00	P	1(775)916-8455529
Phone	Jun. 29, 2009 14:28:47	361 - Potte	ShoreTel O		00:03:13	0	\$0.61	P	1(775)916-8455529
Phone	Jun. 30, 2009 11:03:50	361 - Potte	ShoreTel O		00:02:22	0	\$0.61	P	1(775)916-8455529
Phone	Jun. 30, 2009 11:06:44	361 - Potte	ShoreTel O		00:02:16	0	\$0.61	P	1(775)918-5821173
Phone	Jun. 30, 2009 11:09:09	361 - Potte	ShoreTel O		00:01:59	0	\$0.42	P	1(775)916-8455529
Phone	Jun. 30, 2009 12:56:52	361 - Potte	ShoreTel O		00:04:18	0	\$1.00	P	1(775)918-5821173
Phone	Jun. 30, 2009 13:48:52	361 - Potte	ShoreTel O		00:01:28	0	\$0.42	P	1(775)918-5821173
Phone	Jul. 01, 2009 09:26:49	512 - Wexl	ShoreTel O		00:02:07	0	\$0.39	P	1(702)775-7866868
Phone	Jul. 01, 2009 16:14:09	361 - Potte	ShoreTel O		00:03:18	0	\$0.81	P	1(775)916-8455529
Phone	Jul. 01, 2009 16:17:44	361 - Potte	ShoreTel O		00:00:58	0	\$0.23	P	1(702)873-4100
Phone	Jul. 01, 2009 16:20:53	361 - Potte	ShoreTel O		00:03:14	0	\$0.61	P	1(775)916-8455529

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Ran on: May. 15, 2019 4:58 PM

Type	Date Time	User	Device Name	Description	Duration	Items	Cost	St.	Phone Number
Phone	Jul. 02, 2009 08:20:53	361 - Potte	ShoreTel O		00:01:28	0	\$0.42	P	1(702)547-9036
Phone	Jul. 02, 2009 08:31:14	361 - Potte	ShoreTel O		00:02:39	0	\$0.61	P	1(775)916-2168587
Phone	Jul. 02, 2009 08:34:07	361 - Potte	ShoreTel O		00:02:39	0	\$0.61	P	1(702)367-7770
Phone	Jul. 02, 2009 08:42:17	361 - Potte	ShoreTel O		00:02:15	0	\$0.42	P	1(702)547-9036
Phone	Jul. 02, 2009 09:09:12	361 - Potte	ShoreTel O		00:02:42	0	\$0.61	P	1(702)873-4100
Phone	Jul. 02, 2009 09:27:18	361 - Potte	ShoreTel O		00:06:47	0	\$1.38	P	1(775)916-2168587
Phone	Jul. 02, 2009 09:36:37	361 - Potte	ShoreTel O		00:01:39	0	\$0.42	P	1(775)918-5821173
Phone	Jul. 02, 2009 09:38:42	361 - Potte	ShoreTel O		00:01:43	0	\$0.42	P	1(775)916-2168587
Phone	Jul. 02, 2009 10:17:57	361 - Potte	ShoreTel O		00:02:06	0	\$0.42	P	1(775)916-2168587
Phone	Jul. 02, 2009 13:42:42	361 - Potte	ShoreTel O		00:02:36	0	\$0.61	P	1(775)916-2168587
Copy	Jul. 03, 2009 13:57:33	382 - Hunt,	11th Floor F		00:06:14	34	\$8.50	P	
Phone	Jul. 03, 2009 14:37:50	361 - Potte	ShoreTel O		00:02:51	0	\$0.61	P	1(775)916-2168587
Copy	Jul. 03, 2009 15:13:32	382 - Hunt,	10th Floor Fi		00:05:05	1	\$0.25	P	
Copy	Jul. 06, 2009 12:57:38	524 - Suro	Facilities Ro		00:11:23	102	\$25.50	P	
Copy	Jul. 07, 2009 10:15:22	524 - Suro	Facilities Ro		00:11:19	102	\$25.50	P	
Phone	Jul. 08, 2009 10:28:46	361 - Potte	ShoreTel O		00:01:32	0	\$0.42	P	1(775)505-3105801
Copy	Jul. 08, 2009 12:40:32	379	11th Floor F		00:00:37	8	\$2.00	P	
Copy	Jul. 08, 2009 15:09:55	379	10th Floor Fi		00:02:12	40	\$10.00	P	
Copy	Jul. 08, 2009 16:32:47	372 - Helm	10th Floor Fi		00:02:50	50	\$12.50	P	
Phone	Jul. 09, 2009 11:45:32	361 - Potte	ShoreTel O		00:07:23	0	\$1.57	P	1(775)916-8455529
Copy	Jul. 09, 2009 13:34:48	512 - Wexl	Facilities Ro		00:11:43	20	\$5.00	P	
Copy	Jul. 10, 2009 09:59:11	382 - Hunt,	10th Floor Fi		00:01:02	40	\$10.00	P	
Copy	Jul. 10, 2009 10:19:22	361 - Potte	10th Floor Fi		00:00:26	5	\$1.25	P	
Copy	Jul. 10, 2009 11:14:05	361 - Potte	10th Floor Fi		00:00:36	6	\$1.50	P	
Copy	Jul. 10, 2009 13:36:13	361 - Potte	10th Floor Fi		00:02:07	93	\$23.25	P	
Copy	Jul. 10, 2009 14:09:14	361 - Potte	10th Floor Fi		00:00:37	4	\$1.00	P	
Copy	Jul. 10, 2009 14:24:38	361 - Potte	11th Floor F		01:00:56	811	\$202.75	P	
Phone	Jul. 10, 2009 15:52:20	361 - Potte	ShoreTel O		00:06:29	0	\$1.38	P	1(775)916-8455529
Copy	Jul. 11, 2009 11:57:49	324 - Nelso	10th Floor Fi		00:06:31	22	\$5.50	P	
Copy	Jul. 13, 2009 06:52:58	382 - Hunt,	10th Floor Fi		00:00:48	3	\$0.75	P	
Copy	Jul. 13, 2009 06:53:58	382 - Hunt,	10th Floor Fi		00:00:09	3	\$0.75	P	
Copy	Jul. 13, 2009 06:56:58	382 - Hunt,	10th Floor Fi		00:00:29	6	\$1.50	P	
Copy	Jul. 13, 2009 07:07:34	382 - Hunt,	10th Floor Fi		00:00:26	1	\$0.25	P	
Copy	Jul. 13, 2009 09:01:48	382 - Hunt,	10th Floor Fi		00:01:16	3	\$0.75	P	
Copy	Jul. 13, 2009 09:03:58	382 - Hunt,	10th Floor Fi		00:00:07	1	\$0.25	P	
Copy	Jul. 13, 2009 09:56:08	382 - Hunt,	10th Floor Fi		00:00:24	4	\$1.00	P	
Copy	Jul. 13, 2009 11:08:18	361 - Potte	10th Floor Fi		00:00:39	1	\$0.25	P	
Copy	Jul. 13, 2009 11:28:52	361 - Potte	10th Floor Fi		00:00:20	4	\$1.00	P	
Copy	Jul. 13, 2009 14:24:52	379	10th Floor Fi		00:04:25	119	\$29.75	P	
Copy	Jul. 14, 2009 09:49:38	379	10th Floor Fi		00:00:29	4	\$1.00	P	
Phone	Jul. 14, 2009 11:15:54	345 - Brad	ShoreTel O		00:02:45	0	\$0.61	P	1(702)385-2500
Phone	Jul. 14, 2009 13:42:07	372 - Helm	ShoreTel O		00:09:06	0	\$1.76	P	1(775)801-3660363
Phone	Jul. 14, 2009 14:46:57	342 - Hoy,	ShoreTel O		00:01:56	0	\$0.42	P	1(775)916-8455529
Phone	Jul. 14, 2009 15:34:42	345 - Brad	ShoreTel O		00:00:40	0	\$0.23	P	1(702)677-3040
Phone	Jul. 14, 2009 16:11:19	342 - Hoy,	ShoreTel O		00:01:10	0	\$0.23	P	1(775)916-8455529
Copy	Jul. 14, 2009 16:51:38	342 - Hoy,	10th Floor Fi		00:00:36	2	\$0.50	P	
Fax	Jul. 14, 2009 16:53:01	342 - Hoy,		CSID: 917023852086	00:00:51	2	\$0.50	P	
Copy	Jul. 15, 2009 09:16:00	361 - Potte	10th Floor Fi		00:00:16	1	\$0.25	P	
Copy	Jul. 15, 2009 09:48:27	342 - Hoy,	10th Floor Fi		00:01:14	42	\$10.50	P	
Phone	Jul. 15, 2009 10:58:12	342 - Hoy,	ShoreTel O		00:01:19	0	\$0.42	P	1(702)314-7200
Phone	Jul. 15, 2009 11:58:42	361 - Potte	ShoreTel O		00:01:28	0	\$0.42	P	1(775)916-2168587
Copy	Jul. 15, 2009 13:03:42	382 - Hunt,	11th Floor F		00:06:00	65	\$16.25	P	
Copy	Jul. 15, 2009 16:31:22	512 - Wexl	Facilities Ro		00:11:55	433	\$108.25	P	
Copy	Jul. 15, 2009 16:38:03	361 - Potte	10th Floor Fi		00:00:17	2	\$0.50	P	
Copy	Jul. 16, 2009 08:36:42	379	10th Floor Fi		00:00:39	8	\$2.00	P	
Copy	Jul. 16, 2009 08:49:33	361 - Potte	10th Floor Fi		00:03:05	86	\$21.50	P	
Copy	Jul. 16, 2009 09:42:55	361 - Potte	11th Floor F		00:01:47	102	\$25.50	P	
Copy	Jul. 16, 2009 09:59:12	361 - Potte	10th Floor Fi		00:01:11	5	\$1.25	P	
Copy	Jul. 16, 2009 10:10:41	361 - Potte	10th Floor Fi		00:03:54	100	\$25.00	P	
Phone	Jul. 16, 2009 11:48:51	361 - Potte	ShoreTel O		00:05:26	0	\$2.09	P	1(775)916-8455529
Copy	Jul. 16, 2009 11:53:20	372 - Helm	10th Floor Fi		00:01:28	52	\$13.00	P	

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Ran on: May. 15, 2019 4:58 PM

Type	Date Time	User	Device Name	Description	Duration	Items	Cost	St.	Phone Number
Phone	Jul. 16, 2009 11:59:33	342 - Hoy,	ShoreTel O		00:01:00	0	\$0.41	P	1(775)916-8455529
Phone	Jul. 16, 2009 13:05:50	361 - Potte	ShoreTel O		00:09:33	0	\$3.43	P	1(775)916-8455529
Phone	Jul. 16, 2009 13:23:36	361 - Potte	ShoreTel O		00:01:14	0	\$0.41	P	1(775)916-8455529
Phone	Jul. 16, 2009 13:28:36	361 - Potte	ShoreTel O		00:01:11	0	\$0.41	P	1(775)916-8455529
Phone	Jul. 16, 2009 13:32:13	361 - Potte	ShoreTel O		00:00:54	0	\$0.41	P	1(775)916-8455529
Phone	Jul. 16, 2009 13:39:21	342 - Hoy,	ShoreTel O		00:15:59	0	\$5.45	P	1(775)916-8455529
Copy	Jul. 16, 2009 14:13:37	361 - Potte	10th Floor Fi		00:01:27	34	\$8.50	P	
Copy	Jul. 16, 2009 14:14:45	524 - Suro	Facilities Ro		00:47:06	1384	\$346.00	P	
Copy	Jul. 16, 2009 15:07:50	361 - Potte	11th Floor F		00:10:01	30	\$7.50	P	
Copy	Jul. 16, 2009 15:10:18	531 - Wilso	Facilities Ro		00:08:24	456	\$114.00	P	
Phone	Jul. 16, 2009 16:25:39	345 - Brad	ShoreTel O		00:02:22	0	\$1.08	P	1(702)385-2500
Copy	Jul. 16, 2009 17:59:25	345 - Brad	10th Floor Fi		00:08:09	15	\$3.75	P	
Copy	Jul. 17, 2009 11:43:09	361 - Potte	10th Floor Fi		00:00:28	2	\$0.50	P	
Copy	Jul. 17, 2009 13:32:24	379	11th Floor F		00:07:41	155	\$38.75	P	
Copy	Jul. 17, 2009 13:43:23	379	11th Floor F		00:13:03	16	\$4.00	P	
Copy	Jul. 19, 2009 20:59:40	379	11th Floor F		00:44:16	1133	\$283.25	P	
Copy	Jul. 19, 2009 21:03:31	379	11th Floor F		00:05:13	1	\$0.25	P	
Copy	Jul. 19, 2009 21:08:51	379	11th Floor F		00:05:40	35	\$8.75	P	
Copy	Jul. 19, 2009 22:01:15	379	11th Floor F		00:05:08	1	\$0.25	P	
Copy	Jul. 19, 2009 22:29:32	379	11th Floor F		00:05:06	1	\$0.25	P	
Copy	Jul. 20, 2009 00:21:19	379	11th Floor F		00:24:33	559	\$139.75	P	
Copy	Jul. 20, 2009 00:27:34	379	11th Floor F		00:13:06	582	\$145.50	P	
Copy	Jul. 20, 2009 00:32:29	372 - Helm	10th Floor Fi		00:01:43	42	\$10.50	P	
Copy	Jul. 20, 2009 01:12:29	372 - Helm	10th Floor Fi		00:01:12	44	\$11.00	P	
Copy	Jul. 20, 2009 03:49:08	379	11th Floor F		00:46:01	1938	\$484.50	P	
Copy	Jul. 20, 2009 03:51:22	379	11th Floor F		00:38:00	1755	\$438.75	P	
Phone	Jul. 20, 2009 11:48:48	342 - Hoy,	ShoreTel O		00:02:55	0	\$1.08	P	1(775)916-8455529
Phone	Jul. 20, 2009 12:17:00	345 - Brad	ShoreTel O		00:02:54	0	\$1.08	P	1(775)916-8455529
Copy	Jul. 20, 2009 14:53:06	336 - Fuller	11th Floor F		00:30:42	2145	\$536.25	P	
Copy	Jul. 20, 2009 15:48:30	336 - Fuller	11th Floor F		00:08:39	286	\$71.50	P	
Phone	Jul. 20, 2009 16:27:40	345 - Brad	ShoreTel O		00:04:59	0	\$1.75	P	1(775)916-8455529
Copy	Jul. 20, 2009 16:33:22	372 - Helm	11th Floor F		00:05:15	16	\$4.00	P	
Copy	Jul. 21, 2009 14:38:43	372 - Helm	10th Floor Fi		00:01:13	8	\$2.00	P	
Copy	Jul. 21, 2009 14:59:31	338 - Couri	11th Floor F		00:07:46	143	\$35.75	P	
Copy	Jul. 21, 2009 16:39:49	342 - Hoy,	10th Floor Fi		00:00:45	15	\$3.75	P	
Fax	Jul. 21, 2009 16:42:07	342 - Hoy,		CSID: 919164483222	00:01:01	4	\$1.00	P	
Fax	Jul. 21, 2009 16:44:00	342 - Hoy,		CSID: 917023852086	00:01:21	4	\$1.00	P	
Copy	Jul. 22, 2009 07:19:32	382 - Hunt,	10th Floor Fi		00:04:49	5	\$1.25	P	
Phone	Jul. 22, 2009 10:07:53	361 - Potte	ShoreTel O		00:11:10	0	\$3.77	P	1(775)916-8455529
Copy	Jul. 22, 2009 12:31:45	512 - Wexl	Facilities Ro		00:14:26	48	\$12.00	P	
Copy	Jul. 22, 2009 13:39:04	531 - Wilso	Facilities Ro		00:15:00	33	\$8.25	P	
Copy	Jul. 22, 2009 14:36:49	512 - Wexl	Facilities Ro		00:09:04	80	\$20.00	P	
Copy	Jul. 22, 2009 16:28:16	361 - Potte	10th Floor Fi		00:01:23	6	\$1.50	P	
Copy	Jul. 23, 2009 08:24:41	361 - Potte	10th Floor Fi		00:00:26	2	\$0.50	P	
Phone	Jul. 23, 2009 13:55:34	361 - Potte	ShoreTel O		00:01:27	0	\$0.74	P	1(775)916-8455529
Copy	Jul. 23, 2009 16:11:09	361 - Potte	10th Floor Fi		00:01:04	26	\$6.50	P	
Copy	Jul. 27, 2009 08:58:46	531 - Wilso	Facilities Ro		00:12:48	168	\$42.00	P	
Copy	Jul. 27, 2009 09:50:14	531 - Wilso	Facilities Ro		00:11:08	280	\$70.00	P	
Copy	Jul. 27, 2009 10:26:38	361 - Potte	10th Floor Fi		00:00:17	2	\$0.50	P	
Copy	Jul. 27, 2009 12:09:21	345 - Brad	Facilities Ro		00:18:29	26	\$6.50	P	
Copy	Jul. 29, 2009 09:15:39	372 - Helm	10th Floor Fi		00:01:21	42	\$10.50	P	
Copy	Jul. 29, 2009 10:06:50	512 - Wexl	Xerox WCP		00:03:03	42	\$10.50	P	
Phone	Jul. 29, 2009 13:58:39	345 - Brad	ShoreTel O		00:01:34	0	\$0.74	P	1(775)916-8453338
Phone	Jul. 29, 2009 14:00:52	345 - Brad	ShoreTel O		00:01:22	0	\$0.74	P	1(775)916-8455529
Copy	Jul. 29, 2009 15:57:14	382 - Hunt,	10th Floor Fi		00:05:28	10	\$2.50	P	
Copy	Jul. 30, 2009 08:23:01	382 - Hunt,	10th Floor Fi		00:00:23	3	\$0.75	P	
Copy	Jul. 30, 2009 09:51:45	382 - Hunt,	10th Floor Fi		00:02:21	57	\$14.25	P	
Phone	Jul. 31, 2009 10:55:07	342 - Hoy,	ShoreTel O		00:00:35	0	\$0.41	P	1(702)873-4100
Phone	Jul. 31, 2009 10:56:01	342 - Hoy,	ShoreTel O		00:01:12	0	\$0.41	P	1(702)314-7200
Copy	Jul. 31, 2009 16:46:33	324 - Nelso	10th Floor Fi		00:05:26	13	\$3.25	P	
Copy	Aug. 05, 2009 10:19:47	342 - Hoy,	10th Floor Fi		00:02:41	90	\$22.50	P	

AA009670

From Jan. 01, 2002 To Dec. 31, 2017 23:59

Ran on: May. 15, 2019 4:58 PM

Type	Date Time	User	Device Name	Description	Duration	Items	Cost	St.	Phone Number
Copy	Aug. 06, 2009 09:42:43	512 - Wexl	Facilities Ro		00:00:43	7	\$1.75	P	
Copy	Aug. 07, 2009 10:16:54	342 - Hoy,	10th Floor Fi		00:01:34	12	\$3.00	P	
Copy	Aug. 10, 2009 09:30:00	512 - Wexl	Facilities Ro		00:10:42	24	\$6.00	P	
Copy	Aug. 10, 2009 13:21:11	512 - Wexl	Facilities Ro		00:00:35	2	\$0.50	P	
Phone	Aug. 10, 2009 17:51:29	524 - Suro	ShoreTel O		00:08:14	0	\$1.91	P	1(702)916-2168587
Phone	Aug. 11, 2009 10:15:23	345 - Brad	ShoreTel O		00:01:03	0	\$0.41	P	1(775)916-8455529
Phone	Aug. 11, 2009 10:43:48	342 - Hoy,	ShoreTel O		00:01:02	0	\$0.41	P	1(702)314-7200
Copy	Aug. 12, 2009 08:16:26	531 - Wilso	Transaction		00:26:54	204	\$51.00	P	
Copy	Aug. 12, 2009 09:26:56	555 - Barto	Transaction		00:29:29	215	\$53.75	P	
Copy	Aug. 13, 2009 10:50:55	372 - Helm	10th Floor Fi		00:01:38	61	\$15.25	P	
Phone	Aug. 13, 2009 10:58:12	342 - Hoy,	ShoreTel O		00:01:22	0	\$0.74	P	1(702)314-7200
Copy	Aug. 13, 2009 15:52:21	372 - Helm	10th Floor Fi		00:00:33	6	\$1.50	P	
Copy	Aug. 14, 2009 10:47:04	512 - Wexl	Facilities Ro		00:02:52	42	\$10.50	P	
Phone	Aug. 14, 2009 13:48:36	342 - Hoy,	ShoreTel O		00:01:45	0	\$0.74	P	1(702)314-7200
Copy	Aug. 14, 2009 14:16:42	342 - Hoy,	10th Floor Fi		00:00:59	9	\$2.25	P	
Phone	Aug. 14, 2009 14:43:29	372 - Helm	ShoreTel O		00:01:31	0	\$0.74	P	1(702)838-7200
Phone	Aug. 14, 2009 14:46:29	372 - Helm	ShoreTel O		00:02:17	0	\$1.00	P	1(775)310-7883212
Phone	Aug. 14, 2009 16:05:10	372 - Helm	ShoreTel O		00:02:39	0	\$1.08	P	1(702)838-7200
Copy	Aug. 17, 2009 16:31:16	361 - Potte	10th Floor Fi		00:00:16	2	\$0.50	P	
Phone	Aug. 18, 2009 14:12:47	372 - Helm	ShoreTel O		00:02:11	0	\$0.74	P	1(702)838-7200
Copy	Aug. 20, 2009 14:37:12	361 - Potte	10th Floor Fi		00:01:52	26	\$6.50	P	
Copy	Aug. 21, 2009 08:20:00	531 - Wilso	Transaction		00:16:02	153	\$38.25	P	
Copy	Aug. 24, 2009 11:08:53	512 - Wexl	Facilities Ro		00:11:40	13	\$3.25	P	
Copy	Aug. 25, 2009 08:43:46	361 - Potte	10th Floor Fi		00:01:47	6	\$1.50	P	
Copy	Aug. 25, 2009 08:46:47	361 - Potte	10th Floor Fi		00:00:25	5	\$1.25	P	
Copy	Aug. 25, 2009 17:01:42	524 - Suro	Facilities Ro		00:24:35	23	\$5.75	P	
Fax	Aug. 26, 2009 14:13:47	372 - Helm		CSID: 98574006	00:03:23	3	\$0.75	P	
Copy	Aug. 27, 2009 11:15:08	512 - Wexl	Facilities Ro		00:11:58	7	\$1.75	P	
Copy	Aug. 28, 2009 10:04:03	372 - Helm	10th Floor Fi		00:00:29	2	\$0.50	P	
Copy	Aug. 28, 2009 11:14:52	512 - Wexl	Facilities Ro		00:00:19	4	\$1.00	P	
Copy	Aug. 28, 2009 15:09:49	512 - Wexl	Facilities Ro		00:10:13	4	\$1.00	P	
Copy	Aug. 31, 2009 09:00:32	361 - Potte	10th Floor Fi		00:00:30	8	\$2.00	P	
Phone	Sep. 01, 2009 15:20:29	361 - Potte	ShoreTel O		00:01:39	0	\$0.74	P	1(775)916-8453338
Copy	Sep. 02, 2009 10:53:25	361 - Potte	10th Floor Fi		00:00:20	2	\$0.50	P	
Copy	Sep. 02, 2009 13:23:23	342 - Hoy,	11th Floor F		00:08:08	57	\$14.25	P	
Copy	Sep. 03, 2009 09:03:30	524 - Suro	Facilities Ro		00:10:29	21	\$5.25	P	
Copy	Sep. 03, 2009 14:56:13	512 - Wexl	Facilities Ro		00:00:37	3	\$0.75	P	
Copy	Sep. 03, 2009 16:02:03	382 - Hunt,	10th Floor Fi		00:00:21	5	\$1.25	P	
Copy	Sep. 04, 2009 14:25:09	361 - Potte	10th Floor Fi		00:00:40	10	\$2.50	P	
Copy	Sep. 08, 2009 09:18:26	512 - Wexl	Facilities Ro		00:02:14	23	\$5.75	P	
Copy	Sep. 10, 2009 10:38:43	372 - Helm	10th Floor Fi		00:00:20	3	\$0.75	P	
Fax	Sep. 11, 2009 14:58:45	372 - Helm		CSID: 917027967181	00:01:06	4	\$1.00	P	
Fax	Sep. 11, 2009 15:00:35	372 - Helm		CSID: 96841601	00:00:56	4	\$1.00	P	
Fax	Sep. 11, 2009 15:03:00	372 - Helm		CSID: 913107883399	00:00:29	0	\$0.00	L	
Fax	Sep. 11, 2009 15:05:06	372 - Helm		CSID: 913107883399	00:01:07	4	\$1.00	P	
Fax	Sep. 11, 2009 15:24:42	372 - Helm		CSID: 917023852086	00:01:20	4	\$1.00	P	
Copy	Sep. 23, 2009 09:42:38	382 - Hunt,	10th Floor Fi		00:00:26	7	\$1.75	P	
Copy	Sep. 23, 2009 10:09:41	382 - Hunt,	10th Floor Fi		00:01:00	7	\$1.75	P	
Copy	Sep. 23, 2009 14:10:10	342 - Hoy,	10th Floor Fi		00:00:34	11	\$2.75	P	
Copy	Sep. 24, 2009 16:17:51	361 - Potte	10th Floor Fi		00:00:57	6	\$1.50	P	
Copy	Sep. 28, 2009 14:04:37	382 - Hunt,	10th Floor Fi		00:00:46	5	\$1.25	P	
Copy	Oct. 01, 2009 14:12:52	512 - Wexl	Facilities Ro		00:10:15	3	\$0.75	P	
Copy	Oct. 02, 2009 09:42:45	336 - Fuller	11th Floor F		00:10:22	210	\$52.50	P	
Copy	Oct. 02, 2009 10:00:23	336 - Fuller	11th Floor F		00:04:31	159	\$39.75	P	
Copy	Oct. 06, 2009 17:06:50	512 - Wexl	Facilities Ro		00:10:36	22	\$5.50	P	
Phone	Oct. 09, 2009 11:10:41	372 - Helm	ShoreTel O		00:00:56	0	\$0.81	P	1(530)222-6070
Copy	Oct. 12, 2009 11:09:13	512 - Wexl	Facilities Ro		00:04:54	7	\$1.75	P	
Copy	Oct. 15, 2009 10:03:44	361 - Potte	10th Floor Fi		00:00:44	4	\$1.00	P	
Copy	Oct. 15, 2009 10:09:13	361 - Potte	10th Floor Fi		00:00:43	9	\$2.25	P	
Phone	Oct. 15, 2009 10:18:20	361 - Potte	ShoreTel O		00:02:35	0	\$1.08	P	1(775)916-8455529
Phone	Oct. 15, 2009 10:22:59	361 - Potte	ShoreTel O		00:02:56	0	\$1.08	P	1(775)916-8455529

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From Jan. 01, 2002 To Dec. 31, 2017 23:59

Ran on: May. 15, 2019 4:58 PM

Type	Date Time	User	Device Name	Description	Duration	Items	Cost	St.	Phone Number
Copy	Oct. 15, 2009 11:57:11	512 - Wexl	Facilities Ro		00:05:08	7	\$1.75	P	
Copy	Oct. 21, 2009 11:37:00	512 - Wexl	Facilities Ro		00:11:54	13	\$3.25	P	
Copy	Oct. 21, 2009 11:57:30	512 - Wexl	Facilities Ro		00:19:39	21	\$5.25	P	
Copy	Oct. 26, 2009 10:30:28	512 - Wexl	Facilities Ro		00:10:20	12	\$3.00	P	
Copy	Nov. 02, 2009 09:42:26	512 - Wexl	Facilities Ro		00:03:22	3	\$0.75	P	
Copy	Nov. 02, 2009 11:05:44	361 - Potte	10th Floor Fi		00:00:25	5	\$1.25	P	
Copy	Nov. 03, 2009 14:10:56	342 - Hoy,	10th Floor Fi		00:00:33	9	\$2.25	P	
Copy	Nov. 04, 2009 09:19:13	361 - Potte	10th Floor Fi		00:00:47	2	\$0.50	P	
Copy	Nov. 09, 2009 09:27:22	361 - Potte	10th Floor Fi		00:00:23	5	\$1.25	P	
Copy	Nov. 16, 2009 13:54:36	324 - Nelso	11th Floor F		00:05:11	2	\$0.50	P	
Copy	Nov. 18, 2009 10:40:27	378	10th Floor Fi		00:04:45	89	\$22.25	P	
Copy	Nov. 24, 2009 13:49:47	512 - Wexl	Facilities Ro		00:04:13	7	\$1.75	P	
Copy	Nov. 25, 2009 10:37:51	361 - Potte	10th Floor Fi		00:00:20	1	\$0.25	P	
Copy	Nov. 30, 2009 15:41:40	512 - Wexl	Facilities Ro		00:13:21	11	\$2.75	P	
Copy	Nov. 30, 2009 15:51:40	342 - Hoy,	10th Floor Fi		00:01:26	8	\$2.00	P	
Copy	Nov. 30, 2009 17:58:49	361 - Potte	10th Floor Fi		00:00:35	8	\$2.00	P	
Copy	Dec. 01, 2009 17:43:21	531 - Wilso	Facilities Ro		00:16:59	205	\$51.25	P	
Copy	Dec. 02, 2009 08:17:45	342 - Hoy,	10th Floor Fi		00:06:46	250	\$62.50	P	
Copy	Dec. 02, 2009 11:44:03	361 - Potte	10th Floor Fi		00:05:09	252	\$63.00	P	
Copy	Dec. 03, 2009 14:22:33	361 - Potte	11th Floor F		00:57:28	928	\$232.00	P	
Copy	Dec. 03, 2009 15:24:19	361 - Potte	11th Floor F		00:10:21	51	\$12.75	P	
Copy	Dec. 04, 2009 07:00:41	382 - Hunt,	11th Floor F		00:13:32	17	\$4.25	P	
Copy	Dec. 04, 2009 07:09:29	382 - Hunt,	11th Floor F		00:00:40	34	\$8.50	P	
Copy	Dec. 04, 2009 10:33:43	382 - Hunt,	10th Floor Fi		00:01:05	34	\$8.50	P	
Copy	Dec. 04, 2009 14:24:22	361 - Potte	10th Floor Fi		00:00:32	9	\$2.25	P	
Copy	Dec. 07, 2009 14:00:36	512 - Wexl	Facilities Ro		00:02:42	4	\$1.00	P	
Copy	Dec. 07, 2009 14:59:30	342 - Hoy,	10th Floor Fi		00:00:39	8	\$2.00	P	
Copy	Dec. 08, 2009 11:18:21	324 - Nelso	10th Floor Fi		00:06:40	28	\$7.00	P	
Copy	Dec. 10, 2009 06:56:44	382 - Hunt,	11th Floor F		00:07:01	164	\$41.00	P	
Copy	Dec. 10, 2009 13:12:31	361 - Potte	10th Floor Fi		00:00:32	2	\$0.50	P	
Copy	Dec. 10, 2009 15:44:32	361 - Potte	10th Floor Fi		00:00:20	3	\$0.75	P	
Copy	Dec. 10, 2009 15:50:18	361 - Potte	10th Floor Fi		00:06:45	149	\$37.25	P	
Copy	Dec. 11, 2009 10:44:52	524 - Suro	Facilities Ro		00:02:46	19	\$4.75	P	
Copy	Dec. 11, 2009 10:52:04	524 - Suro	Facilities Ro		00:10:07	3	\$0.75	P	
Copy	Dec. 14, 2009 08:28:38	382 - Hunt,	11th Floor F		00:02:32	1	\$0.25	P	
Copy	Dec. 14, 2009 09:27:39	361 - Potte	11th Floor F		00:23:24	135	\$33.75	P	
Copy	Dec. 14, 2009 09:52:37	361 - Potte	11th Floor F		00:46:37	573	\$143.25	P	
Copy	Dec. 14, 2009 11:09:10	361 - Potte	10th Floor Fi		00:02:23	30	\$7.50	P	
Copy	Dec. 14, 2009 13:32:11	361 - Potte	11th Floor F		00:40:07	1262	\$315.50	P	
Copy	Dec. 14, 2009 14:21:22	361 - Potte	11th Floor F		00:05:27	31	\$7.75	P	
Copy	Dec. 14, 2009 15:04:09	361 - Potte	11th Floor F		00:00:14	6	\$1.50	P	
Copy	Dec. 15, 2009 09:37:02	361 - Potte	10th Floor Fi		00:00:28	7	\$1.75	P	
Copy	Dec. 15, 2009 09:56:55	512 - Wexl	Facilities Ro		00:00:55	5	\$1.25	P	
Copy	Dec. 15, 2009 10:00:35	531 - Wilso	Facilities Ro		00:42:42	2038	\$509.50	P	
Copy	Dec. 15, 2009 10:45:08	531 - Wilso	Facilities Ro		03:16:36	8472	\$2,118.00	P	
Copy	Dec. 15, 2009 14:34:09	524 - Suro	Facilities Ro		00:15:29	5	\$1.25	P	
Copy	Dec. 15, 2009 15:19:52	524 - Suro	Facilities Ro		00:10:15	8	\$2.00	P	
Copy	Dec. 15, 2009 17:03:56	524 - Suro	Facilities Ro		00:10:09	3	\$0.75	P	
Copy	Dec. 16, 2009 10:58:29	338 - Couri	11th Floor F		00:28:49	1261	\$315.25	P	
Copy	Dec. 16, 2009 14:01:11	338 - Couri	11th Floor F		00:00:10	1	\$0.25	P	
Copy	Dec. 21, 2009 09:32:00	512 - Wexl	Facilities Ro		00:10:11	2	\$0.50	P	
Copy	Dec. 21, 2009 09:38:28	361 - Potte	11th Floor F		00:08:55	462	\$115.50	P	
Copy	Dec. 22, 2009 11:00:17	512 - Wexl	Facilities Ro		00:10:15	7	\$1.75	P	
Copy	Dec. 22, 2009 16:53:02	372 - Helm	10th Floor Fi		00:00:47	12	\$3.00	P	
Copy	Dec. 22, 2009 17:10:53	512 - Wexl	Facilities Ro		00:02:01	21	\$5.25	P	
Copy	Dec. 28, 2009 13:48:52	361 - Potte	10th Floor Fi		00:00:29	2	\$0.50	P	
Copy	Dec. 28, 2009 14:15:46	361 - Potte	10th Floor Fi		00:00:12	1	\$0.25	P	
Phone	Jan. 05, 2010 06:32:52	382 - Hunt,	ShoreTel O		00:01:56	0	\$0.50	P	1(775)504-3107664
Phone	Jan. 05, 2010 11:48:41	382 - Hunt,	ShoreTel O		00:01:05	0	\$0.49	P	1(775)504-3107637
Phone	Jan. 05, 2010 13:43:36	372 - Helm	ShoreTel O		00:00:56	0	\$0.49	P	1(702)792-7000
Copy	Jan. 07, 2010 09:06:34	382 - Hunt,	11th Floor F		00:09:01	12	\$3.00	P	

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Ran on: May. 15, 2019 4:58 PM

Type	Date Time	User	Device Name	Description	Duration	Items	Cost	St.	Phone Number
Copy	Jan. 07, 2010 09:16:16	382 - Hunt,	10th Floor Fi		00:03:10	7	\$1.75	P	
Copy	Jan. 07, 2010 11:15:32	338 - Couri	11th Floor F		00:04:14	4	\$1.00	P	
Copy	Jan. 07, 2010 15:56:43	512 - Wexl	Facilities Ro		00:10:34	24	\$6.00	P	
Copy	Jan. 08, 2010 17:09:24	335 - Wilso	10th Floor Fi		00:03:28	98	\$24.50	P	
Copy	Jan. 11, 2010 08:53:45	338 - Couri	11th Floor F		00:12:09	222	\$55.50	P	
Copy	Jan. 11, 2010 09:14:50	338 - Couri	11th Floor F		00:10:54	12	\$3.00	P	
Copy	Jan. 11, 2010 10:53:51	512 - Wexl	Facilities Ro		00:02:56	25	\$6.25	P	
Copy	Jan. 11, 2010 15:44:18	361 - Potte	10th Floor Fi		00:04:28	218	\$54.50	P	
Copy	Jan. 15, 2010 11:05:44	338 - Couri	11th Floor F		00:22:23	360	\$90.00	P	
Copy	Jan. 15, 2010 11:29:06	338 - Couri	11th Floor F		00:00:36	1	\$0.25	P	
Copy	Jan. 19, 2010 11:12:10	524 - Suro	Facilities Ro		00:08:38	1	\$0.25	P	
Copy	Jan. 19, 2010 14:25:56	512 - Wexl	Facilities Ro		00:12:49	47	\$11.75	P	
Copy	Jan. 20, 2010 12:27:32	382 - Hunt,	10th Floor Fi		00:00:19	2	\$0.50	P	
Copy	Jan. 20, 2010 14:49:51	336 - Fuller	11th Floor F		00:11:57	363	\$90.75	P	
Copy	Jan. 20, 2010 15:11:30	361 - Potte	10th Floor Fi		00:01:26	34	\$8.50	P	
Copy	Jan. 29, 2010 09:10:13	361 - Potte	10th Floor Fi		00:11:16	97	\$24.25	P	
Copy	Jan. 29, 2010 15:28:29	336 - Fuller	11th Floor F		00:09:23	221	\$55.25	P	
Copy	Feb. 01, 2010 08:32:49	361 - Potte	10th Floor Fi		00:00:25	3	\$0.75	P	
Copy	Feb. 01, 2010 08:59:01	512 - Wexl	Facilities Ro		00:10:03	1	\$0.25	P	
Phone	Feb. 01, 2010 10:37:23	382 - Hunt,	ShoreTel O		00:00:50	0	\$0.81	P	1(985)237-3989
Phone	Feb. 01, 2010 10:37:23	382 - Hunt,	ShoreTel O		00:00:50	0	\$0.49	P	1(775)985-2373989
Copy	Feb. 01, 2010 12:00:33	372 - Helm	10th Floor Fi		00:00:55	20	\$5.00	P	
Phone	Feb. 02, 2010 14:49:25	372 - Helm	ShoreTel O		00:02:34	0	\$2.42	P	1(916)845-5529
Phone	Feb. 02, 2010 14:49:25	372 - Helm	ShoreTel O		00:02:34	0	\$1.30	P	1(775)916-8455529
Copy	Feb. 03, 2010 11:19:56	338 - Couri	11th Floor F		00:07:19	360	\$90.00	P	
Copy	Feb. 03, 2010 11:35:33	338 - Couri	11th Floor F		00:00:33	1	\$0.25	P	
Phone	Feb. 04, 2010 09:36:29	361 - Potte	ShoreTel O		00:03:24	0	\$1.70	P	1(775)916-8455529
Copy	Feb. 04, 2010 10:18:34	361 - Potte	10th Floor Fi		00:00:24	2	\$0.50	P	
Copy	Feb. 05, 2010 14:24:46	382 - Hunt,	10th Floor Fi		00:00:27	2	\$0.50	P	
Copy	Feb. 10, 2010 14:13:51	512 - Wexl	Facilities Ro		00:07:39	5	\$1.25	P	
Copy	Feb. 11, 2010 09:18:23	361 - Potte	10th Floor Fi		00:01:10	10	\$2.50	P	
Copy	Feb. 12, 2010 10:30:43	372 - Helm	10th Floor Fi		00:00:27	7	\$1.75	P	
Phone	Feb. 12, 2010 13:08:36	343	ShoreTel O		00:01:54	0	\$4.91	P	1(709)579-6237
Copy	Feb. 16, 2010 13:46:16	324 - Nelso	10th Floor Fi		00:07:07	9	\$2.25	P	
Copy	Feb. 16, 2010 16:04:24	324 - Nelso	10th Floor Fi		00:05:38	23	\$5.75	P	
Copy	Feb. 17, 2010 10:12:51	361 - Potte	10th Floor Fi		00:00:21	3	\$0.75	P	
Copy	Feb. 17, 2010 15:58:59	324 - Nelso	10th Floor Fi		00:06:43	66	\$16.50	P	
Phone	Feb. 18, 2010 09:34:16	343	ShoreTel O		00:02:28	0	\$7.36	P	1(709)579-6237
Copy	Feb. 18, 2010 10:59:52	524 - Suro	Facilities Ro		00:07:14	31	\$7.75	P	
Phone	Feb. 18, 2010 11:25:17	343	ShoreTel O		00:01:26	0	\$4.91	P	1(709)579-6237
Phone	Feb. 18, 2010 11:42:01	343	ShoreTel O		00:02:08	0	\$4.91	P	1(709)579-6237
Phone	Feb. 22, 2010 08:36:54	367 - Mele	ShoreTel O		00:01:02	0	\$0.49	P	1(775)916-8456736
Copy	Feb. 23, 2010 09:31:07	324 - Nelso	10th Floor Fi		00:01:49	10	\$2.50	P	
Copy	Feb. 24, 2010 08:32:52	324 - Nelso	10th Floor Fi		00:02:31	1	\$0.25	P	
Copy	Feb. 24, 2010 15:15:43	336 - Fuller	11th Floor F		00:35:12	184	\$46.00	P	
Copy	Feb. 24, 2010 15:56:26	324 - Nelso	10th Floor Fi		00:05:16	3	\$0.75	P	
Copy	Feb. 24, 2010 15:56:26	512 - Wexl	Facilities Ro		00:02:41	8	\$2.00	P	
Copy	Feb. 24, 2010 16:19:08	324 - Nelso	10th Floor Fi		00:02:55	21	\$5.25	P	
Copy	Feb. 24, 2010 16:22:54	324 - Nelso	10th Floor Fi		00:00:27	12	\$3.00	P	
Copy	Feb. 25, 2010 11:51:02	324 - Nelso	10th Floor Fi		00:01:14	48	\$12.00	P	
Copy	Feb. 25, 2010 14:52:19	324 - Nelso	10th Floor Fi		00:03:23	6	\$1.50	P	
Copy	Feb. 26, 2010 09:40:30	324 - Nelso	10th Floor Fi		00:00:26	6	\$1.50	P	
Copy	Feb. 26, 2010 14:03:03	324 - Nelso	11th Floor F		00:05:46	48	\$12.00	P	
Copy	Mar. 02, 2010 09:01:48	361 - Potte	10th Floor Fi		00:01:41	3	\$0.75	P	
Copy	Mar. 03, 2010 13:23:22	338 - Couri	11th Floor F		00:20:04	458	\$114.50	P	
Copy	Mar. 03, 2010 13:51:40	342 - Hoy,	10th Floor Fi		00:01:00	4	\$1.00	P	
Copy	Mar. 04, 2010 13:37:19	342 - Hoy,	10th Floor Fi		00:00:58	4	\$1.00	P	
Copy	Mar. 08, 2010 15:42:18	361 - Potte	10th Floor Fi		00:00:30	3	\$0.75	P	
Copy	Mar. 08, 2010 15:47:38	361 - Potte	11th Floor F		00:35:08	92	\$23.00	P	
Copy	Mar. 09, 2010 08:00:41	361 - Potte	10th Floor Fi		00:01:32	40	\$10.00	P	
Copy	Mar. 09, 2010 08:08:02	361 - Potte	10th Floor Fi		00:00:32	5	\$1.25	P	

AA009673

From Jan. 01, 2002 To Dec. 31, 2017 23:59

Ran on: May. 15, 2019 4:58 PM

Type	Date Time	User	Device Name	Description	Duration	Items	Cost	St.	Phone Number
Copy	Mar. 09, 2010 15:40:49	372 - Helm	10th Floor Fi		00:00:30	4	\$1.00	P	
Copy	Mar. 09, 2010 16:46:40	324 - Nelso	11th Floor F		00:05:21	8	\$2.00	P	
Copy	Mar. 10, 2010 08:56:06	382 - Hunt,	10th Floor Fi		00:01:22	37	\$9.25	P	
Copy	Mar. 10, 2010 09:59:48	324 - Nelso	10th Floor Fi		00:05:27	9	\$2.25	P	
Copy	Mar. 15, 2010 11:44:24	361 - Potte	10th Floor Fi		00:05:09	3	\$0.75	P	
Phone	Mar. 15, 2010 14:18:43	372 - Helm	ShoreTel O		00:01:34	0	\$0.89	P	1(775)709-5796237
Copy	Mar. 16, 2010 08:22:10	382 - Hunt,	10th Floor Fi		00:00:22	1	\$0.25	P	
Copy	Mar. 16, 2010 13:52:22	378	10th Floor Fi		00:05:44	40	\$10.00	P	
Copy	Mar. 23, 2010 08:52:58	382 - Hunt,	11th Floor F		00:10:12	2	\$0.50	P	
Copy	Mar. 25, 2010 17:22:42	324 - Nelso	10th Floor Fi		00:14:11	19	\$4.75	P	
Copy	Mar. 29, 2010 10:17:26	361 - Potte	10th Floor Fi		00:00:16	2	\$0.50	P	
Copy	Apr. 05, 2010 09:25:20	382 - Hunt,	10th Floor Fi		00:01:11	5	\$1.25	P	
Copy	Apr. 06, 2010 16:50:38	531 - Wilso	Facilities Ro		00:10:34	19	\$4.75	P	
Copy	Apr. 06, 2010 17:06:32	512 - Wexl	Facilities Ro		00:10:49	66	\$16.50	P	
Copy	Apr. 07, 2010 12:25:55	382 - Hunt,	10th Floor Fi		00:00:56	20	\$5.00	P	
Phone	Apr. 10, 2010 14:52:36	591 - Lund	ShoreTel O		00:18:20	0	\$4.35	P	1(775)786-6868
Copy	Apr. 13, 2010 09:11:11	361 - Potte	10th Floor Fi		00:05:58	2	\$0.50	P	
Copy	Apr. 26, 2010 08:03:24	372 - Helm	10th Floor Fi		00:07:29	232	\$58.00	P	
Copy	May. 05, 2010 14:49:41	342 - Hoy,	10th Floor Fi		00:03:54	4	\$1.00	P	
Copy	May. 06, 2010 16:48:36	372 - Helm	10th Floor Fi		00:00:41	9	\$2.25	P	
Copy	May. 10, 2010 10:14:26	382 - Hunt,	10th Floor Fi		00:08:20	154	\$38.50	P	
Copy	May. 10, 2010 12:34:02	338 - Couri	11th Floor F		00:06:30	144	\$36.00	P	
Copy	May. 10, 2010 12:34:56	338 - Couri	11th Floor F		00:06:30	132	\$33.00	P	
Copy	May. 10, 2010 13:08:27	338 - Couri	11th Floor F		00:06:36	132	\$33.00	P	
Copy	May. 10, 2010 13:22:02	338 - Couri	10th Floor Fi		00:02:25	5	\$1.25	P	
Copy	May. 13, 2010 07:58:32	361 - Potte	10th Floor Fi		00:04:02	182	\$45.50	P	
Copy	May. 14, 2010 15:52:08	372 - Helm	10th Floor Fi		00:00:14	3	\$0.75	P	
Copy	May. 18, 2010 10:10:45	361 - Potte	10th Floor Fi		00:00:22	1	\$0.25	P	
Copy	May. 18, 2010 10:43:52	338 - Couri	11th Floor F		00:14:36	598	\$149.50	P	
Copy	May. 20, 2010 12:45:14	372 - Helm	10th Floor Fi		00:09:53	307	\$76.75	P	
Copy	May. 23, 2010 13:31:03	372 - Helm	10th Floor Fi		00:08:39	321	\$80.25	P	
Copy	May. 23, 2010 13:39:51	335 - Wilso	10th Floor Fi		00:00:31	6	\$1.50	P	
Copy	May. 23, 2010 14:33:56	372 - Helm	10th Floor Fi		00:09:45	240	\$60.00	P	
Copy	May. 23, 2010 15:33:33	372 - Helm	10th Floor Fi		00:05:13	6	\$1.50	P	
Copy	May. 24, 2010 10:39:25	372 - Helm	10th Floor Fi		00:05:50	166	\$41.50	P	
Copy	May. 25, 2010 14:34:42	372 - Helm	10th Floor Fi		00:11:10	495	\$123.75	P	
Copy	May. 26, 2010 19:50:29	372 - Helm	10th Floor Fi		00:07:42	114	\$28.50	P	
Copy	May. 27, 2010 13:50:10	361 - Potte	10th Floor Fi		00:00:33	16	\$4.00	P	
Copy	May. 27, 2010 14:59:45	361 - Potte	10th Floor Fi		00:00:49	1	\$0.25	P	
Copy	May. 28, 2010 11:18:47	324 - Nelso	10th Floor Fi		00:05:28	24	\$6.00	P	
Copy	May. 28, 2010 17:22:52	335 - Wilso	11th Floor F		00:08:50	187	\$46.75	P	
Copy	May. 28, 2010 21:28:21	336 - Fuller	11th Floor F		00:05:46	50	\$12.50	P	
Copy	May. 28, 2010 21:36:42	338 - Couri	11th Floor F		00:31:03	2775	\$693.75	P	
Copy	May. 28, 2010 21:37:43	336 - Fuller	11th Floor F		00:05:29	25	\$6.25	P	
Copy	May. 28, 2010 21:43:45	338 - Couri	11th Floor F		00:18:50	1875	\$468.75	P	
Copy	May. 28, 2010 22:59:43	336 - Fuller	11th Floor F		00:05:18	1	\$0.25	P	
Copy	Jun. 01, 2010 11:18:17	372 - Helm	10th Floor Fi		00:03:21	2	\$0.50	P	
Copy	Jun. 01, 2010 11:27:49	372 - Helm	10th Floor Fi		00:01:32	1	\$0.25	P	
Copy	Jun. 01, 2010 13:52:32	342 - Hoy,	10th Floor Fi		00:06:55	227	\$56.75	P	
Copy	Jun. 01, 2010 14:01:08	342 - Hoy,	10th Floor Fi		00:06:40	5	\$1.25	P	
Phone	Jun. 01, 2010 14:49:23	345 - Brad	ShoreTel O		00:06:55	0	\$2.92	P	1(702)845-7965
Phone	Jun. 01, 2010 15:17:28	345 - Brad	ShoreTel O		00:01:06	0	\$0.81	P	1(916)845-5529
Phone	Jun. 01, 2010 15:18:47	345 - Brad	ShoreTel O		00:01:23	0	\$1.61	P	1(916)845-3338
Phone	Jun. 01, 2010 15:31:06	345 - Brad	ShoreTel O		00:11:45	0	\$9.67	P	1(916)845-3338
Copy	Jun. 02, 2010 08:29:23	361 - Potte	10th Floor Fi		00:00:56	6	\$1.50	P	
Copy	Jun. 07, 2010 18:12:41	338 - Couri	11th Floor F		00:16:06	900	\$225.00	P	
Copy	Jun. 07, 2010 19:38:54	338 - Couri	11th Floor F		00:00:21	1	\$0.25	P	
Copy	Jun. 09, 2010 07:49:01	382 - Hunt,	10th Floor Fi		00:00:17	1	\$0.25	P	
Copy	Jun. 09, 2010 13:28:05	361 - Potte	10th Floor Fi		00:00:46	3	\$0.75	P	
Copy	Jun. 09, 2010 14:01:20	372 - Helm	10th Floor Fi		00:02:01	3	\$0.75	P	
Copy	Aug. 16, 2010 11:14:02	338 - Couri	11th Floor F		00:12:23	184	\$46.00	P	

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From Jan. 01, 2002 To Dec. 31, 2017 23:59

Ran on: May. 15, 2019 4:58 PM

Type	Date Time	User	Device Name	Description	Duration	Items	Cost	St.	Phone Number
Copy	Aug. 16, 2010 11:18:30	338 - Couri	11th Floor F		00:14:44	163	\$40.75	P	
Copy	Aug. 16, 2010 11:34:03	338 - Couri	11th Floor F		00:05:06	1	\$0.25	P	
Copy	Aug. 16, 2010 11:40:58	338 - Couri	11th Floor F		00:08:05	4	\$1.00	P	
Copy	Aug. 16, 2010 12:13:56	336 - Fuller	11th Floor F		00:10:16	160	\$40.00	P	
Copy	Aug. 24, 2010 11:25:07	342 - Hoy,	10th Floor Fi		00:00:56	6	\$1.50	P	
Phone	Aug. 26, 2010 09:14:44	361 - Potte	ShoreTel O		00:00:49	0	\$0.81	P	1(916)845-5529
Copy	Aug. 27, 2010 17:40:34	338 - Couri	11th Floor F		00:10:47	305	\$76.25	P	
Copy	Aug. 27, 2010 17:51:59	338 - Couri	11th Floor F		00:02:15	121	\$30.25	P	
Copy	Aug. 27, 2010 17:54:36	338 - Couri	11th Floor F		00:08:42	199	\$49.75	P	
Copy	Aug. 27, 2010 18:05:26	336 - Fuller	11th Floor F		00:10:34	108	\$27.00	P	
Copy	Aug. 27, 2010 18:07:43	336 - Fuller	11th Floor F		00:10:22	240	\$60.00	P	
Copy	Aug. 30, 2010 08:13:26	336 - Fuller	11th Floor F		00:34:32	981	\$245.25	P	
Copy	Aug. 30, 2010 10:51:34	338 - Couri	11th Floor F		00:32:11	981	\$245.25	P	
Copy	Sep. 01, 2010 14:40:19	338 - Couri	11th Floor F		00:19:49	606	\$151.50	P	
Copy	Sep. 01, 2010 14:41:33	338 - Couri	11th Floor F		00:53:51	1230	\$307.50	P	
Copy	Sep. 01, 2010 15:09:05	338 - Couri	11th Floor F		00:35:29	553	\$138.25	P	
Copy	Sep. 03, 2010 16:21:23	336 - Fuller	11th Floor F		00:06:06	66	\$16.50	P	
Copy	Sep. 08, 2010 15:06:55	338 - Couri	11th Floor F		00:01:01	2	\$0.50	P	
Copy	Sep. 14, 2010 09:39:11	342 - Hoy,	10th Floor Fi		00:03:10	74	\$18.50	P	
Copy	Sep. 14, 2010 13:44:55	338 - Couri	11th Floor F		00:13:59	258	\$64.50	P	
Copy	Sep. 14, 2010 13:53:42	338 - Couri	11th Floor F		00:04:50	111	\$27.75	P	
Copy	Sep. 14, 2010 14:17:57	336 - Fuller	11th Floor F		00:09:11	255	\$63.75	P	
Copy	Sep. 14, 2010 14:29:39	336 - Fuller	11th Floor F		00:10:00	111	\$27.75	P	
Copy	Sep. 20, 2010 11:38:17	382 - Hunt,	10th Floor Fi		00:05:41	255	\$63.75	P	
Copy	Sep. 22, 2010 14:24:33	361 - Potte	10th Floor Fi		00:00:15	1	\$0.25	P	
Copy	Sep. 22, 2010 14:39:21	361 - Potte	11th Floor F		00:05:25	10	\$2.50	P	
Copy	Oct. 13, 2010 10:24:05	361 - Potte	10th Floor Fi		00:04:34	6	\$1.50	P	
Phone	Oct. 21, 2010 11:25:30	361 - Potte	ShoreTel O		00:15:55	0	\$12.90	P	1(916)845-5529
Copy	Nov. 01, 2010 10:58:02	342 - Hoy,	10th Floor Fi		00:01:06	12	\$3.00	P	
Copy	Nov. 01, 2010 10:59:42	342 - Hoy,	10th Floor Fi		00:00:19	2	\$0.50	P	
Copy	Nov. 01, 2010 11:14:59	342 - Hoy,	10th Floor Fi		00:00:40	12	\$3.00	P	
Phone	Nov. 02, 2010 13:18:08	361 - Potte	ShoreTel O		00:02:48	0	\$2.42	P	1(916)216-8587
Phone	Nov. 04, 2010 10:35:13	361 - Potte	ShoreTel O		00:05:37	0	\$4.84	P	1(415)321-2300
Phone	Nov. 08, 2010 14:08:09	361 - Potte	ShoreTel O		00:04:55	0	\$4.03	P	1(916)845-5529
Copy	Nov. 15, 2010 13:49:47	324 - Nelso	11th Floor F		00:12:54	165	\$41.25	P	
Copy	Nov. 16, 2010 08:31:18	361 - Potte	11th Floor F		00:19:20	795	\$198.75	P	
Copy	Nov. 16, 2010 09:01:22	324 - Nelso	11th Floor F		00:27:17	221	\$55.25	P	
Copy	Nov. 16, 2010 09:06:37	361 - Potte	11th Floor F		00:11:37	470	\$117.50	P	
Copy	Nov. 16, 2010 09:37:05	324 - Nelso	11th Floor F		00:07:59	20	\$5.00	P	
Copy	Nov. 16, 2010 09:49:48	361 - Potte	11th Floor F		00:01:04	36	\$9.00	P	
Copy	Nov. 16, 2010 10:34:52	324 - Nelso	11th Floor F		00:10:39	68	\$17.00	P	
Copy	Nov. 16, 2010 10:48:46	324 - Nelso	11th Floor F		00:07:56	41	\$10.25	P	
Copy	Nov. 16, 2010 10:56:56	324 - Nelso	11th Floor F		00:09:10	54	\$13.50	P	
Copy	Nov. 16, 2010 11:13:38	324 - Nelso	11th Floor F		00:08:27	76	\$19.00	P	
Copy	Nov. 16, 2010 11:28:01	324 - Nelso	11th Floor F		00:09:12	76	\$19.00	P	
Copy	Nov. 17, 2010 11:33:43	324 - Nelso	11th Floor F		00:11:32	257	\$64.25	P	
Copy	Nov. 23, 2010 15:10:12	361 - Potte	11th Floor F		00:23:24	48	\$12.00	P	
Phone	Nov. 24, 2010 14:28:25	342 - Hoy,	ShoreTel O		00:01:35	0	\$1.61	P	1(714)424-9902
Copy	Nov. 29, 2010 10:19:18	361 - Potte	10th Floor Fi		00:01:21	39	\$9.75	P	
Phone	Nov. 29, 2010 10:27:03	361 - Potte	ShoreTel O		00:01:22	0	\$1.61	P	1(916)845-5529
Copy	Nov. 29, 2010 11:06:46	361 - Potte	10th Floor Fi		00:04:45	6	\$1.50	P	
Copy	Dec. 01, 2010 14:47:22	361 - Potte	10th Floor Fi		00:00:48	4	\$1.00	P	
Copy	Dec. 01, 2010 15:34:31	361 - Potte	11th Floor F		00:04:47	165	\$41.25	P	
Copy	Dec. 02, 2010 10:42:08	361 - Potte	10th Floor Fi		00:08:08	163	\$40.75	P	
Copy	Dec. 02, 2010 13:35:03	361 - Potte	10th Floor Fi		00:10:02	11	\$2.75	P	
Copy	Dec. 02, 2010 14:05:35	361 - Potte	10th Floor Fi		00:04:37	15	\$3.75	P	
Copy	Dec. 07, 2010 09:19:03	361 - Potte	10th Floor Fi		00:01:10	43	\$10.75	P	
Copy	Dec. 07, 2010 10:56:07	361 - Potte	10th Floor Fi		00:00:22	6	\$1.50	P	
Copy	Dec. 07, 2010 11:47:50	361 - Potte	10th Floor Fi		00:05:35	62	\$15.50	P	
Copy	Dec. 07, 2010 13:57:10	361 - Potte	10th Floor Fi		00:00:40	18	\$4.50	P	
Copy	Dec. 07, 2010 13:59:24	361 - Potte	10th Floor Fi		00:00:51	2	\$0.50	P	

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From Jan. 01, 2002 To Dec. 31, 2017 23:59

Ran on: May. 15, 2019 4:58 PM

Type	Date Time	User	Device Name	Description	Duration	Items	Cost	St.	Phone Number
Copy	Dec. 15, 2010 09:47:07	361 - Potte	10th Floor Fi		00:02:06	70	\$17.50	P	
Copy	Dec. 20, 2010 09:22:01	361 - Potte	10th Floor Fi		00:00:22	6	\$1.50	P	
Copy	Dec. 27, 2010 10:32:57	361 - Potte	10th Floor Fi		00:02:07	76	\$19.00	P	
Copy	Dec. 28, 2010 16:08:02	361 - Potte	10th Floor Fi		00:00:24	3	\$0.75	P	
Copy	Dec. 29, 2010 08:40:41	361 - Potte	10th Floor Fi		00:00:25	3	\$0.75	P	
Phone	Jan. 03, 2011 11:56:03	361 - Potte	ShoreTel O		00:02:01	0	\$1.61	P	1(916)845-5529
Phone	Jan. 14, 2011 15:02:38	361 - Potte	ShoreTel O		00:03:26	0	\$3.22	P	1(916)845-5529
Copy	Jan. 18, 2011 08:35:07	361 - Potte	10th Floor Fi		00:03:55	109	\$27.25	P	
Copy	Jan. 18, 2011 10:36:12	361 - Potte	10th Floor Fi		00:01:40	28	\$7.00	P	
Copy	Jan. 26, 2011 08:28:29	338 - Couri	11th Floor F		00:16:09	495	\$123.75	P	
Copy	Jan. 28, 2011 10:49:14	361 - Potte	11th Floor F		00:01:23	51	\$12.75	P	
Phone	Feb. 03, 2011 13:28:34	361 - Potte	ShoreTel O		00:06:33	0	\$5.64	P	1(916)845-6736
Phone	Feb. 03, 2011 13:38:11	361 - Potte	ShoreTel O		00:04:34	0	\$4.03	P	1(916)845-6736
Phone	Feb. 09, 2011 10:50:23	361 - Potte	ShoreTel O		00:01:23	0	\$1.61	P	1(916)845-5529
Copy	Feb. 09, 2011 14:08:47	338 - Couri	11th Floor F		00:30:58	1135	\$283.75	P	
Copy	Feb. 09, 2011 14:53:48	338 - Couri	11th Floor F		00:00:38	18	\$4.50	P	
Copy	Feb. 10, 2011 16:23:52	361 - Potte	11th Floor F		00:21:52	359	\$89.75	P	
Copy	Feb. 10, 2011 16:49:08	361 - Potte	11th Floor F		00:02:47	21	\$5.25	P	
Phone	Feb. 11, 2011 11:21:36	361 - Potte	ShoreTel O		00:01:46	0	\$1.61	P	1(916)216-8587
Copy	Feb. 11, 2011 16:05:59	361 - Potte	10th Floor Fi		00:00:16	1	\$0.25	P	
Copy	Feb. 14, 2011 10:50:47	524 - Suro	Facilities Ro		00:16:54	54	\$13.50	P	
Phone	Feb. 14, 2011 11:57:55	361 - Potte	ShoreTel O		00:01:23	0	\$1.61	P	1(916)845-5529
Phone	Feb. 14, 2011 13:39:06	361 - Potte	ShoreTel O		00:04:22	0	\$4.03	P	1(916)845-5529
Copy	Feb. 14, 2011 14:12:22	361 - Potte	10th Floor Fi		00:02:29	92	\$23.00	P	
Phone	Feb. 14, 2011 15:30:34	361 - Potte	ShoreTel O		00:01:34	0	\$1.61	P	1(435)656-0774
Copy	Feb. 14, 2011 15:46:39	361 - Potte	10th Floor Fi		00:00:16	1	\$0.25	P	
Phone	Feb. 14, 2011 17:18:32	524 - Suro	ShoreTel O		00:01:36	0	\$0.77	P	1(775)322-4844
Phone	Feb. 15, 2011 10:04:15	361 - Potte	ShoreTel O		00:04:35	0	\$4.03	P	1(916)845-5529
Copy	Feb. 15, 2011 11:13:42	361 - Potte	10th Floor Fi		00:01:04	37	\$9.25	P	
Copy	Feb. 15, 2011 11:22:53	361 - Potte	10th Floor Fi		00:02:31	120	\$30.00	P	
Copy	Feb. 15, 2011 11:27:34	361 - Potte	10th Floor Fi		00:06:42	198	\$49.50	P	
Copy	Feb. 15, 2011 13:42:27	361 - Potte	11th Floor F		00:15:59	853	\$213.25	P	
Phone	Feb. 15, 2011 16:02:07	361 - Potte	ShoreTel O		00:01:50	0	\$1.61	P	1(435)986-5700
Phone	Feb. 16, 2011 08:36:09	361 - Potte	ShoreTel O		00:02:45	0	\$2.42	P	1(435)986-5700
Phone	Feb. 16, 2011 14:21:18	361 - Potte	ShoreTel O		00:04:34	0	\$4.03	P	1(435)632-1092
Phone	Feb. 16, 2011 14:28:26	361 - Potte	ShoreTel O		00:01:25	0	\$1.61	P	1(916)845-5529
Phone	Feb. 16, 2011 15:17:01	361 - Potte	ShoreTel O		00:00:35	0	\$0.81	P	1(916)216-8587
Copy	Feb. 16, 2011 15:20:51	524 - Suro	Facilities Ro		00:02:34	3	\$0.75	P	
Phone	Feb. 16, 2011 15:38:13	361 - Potte	ShoreTel O		00:05:07	0	\$4.03	P	1(435)986-5700
Copy	Feb. 17, 2011 10:59:30	361 - Potte	10th Floor Fi		00:00:46	12	\$3.00	P	
Copy	Feb. 17, 2011 14:46:43	361 - Potte	11th Floor F		00:25:41	628	\$157.00	P	
Copy	Feb. 17, 2011 15:39:13	361 - Potte	11th Floor F		00:02:48	109	\$27.25	P	
Phone	Feb. 17, 2011 16:07:23	361 - Potte	ShoreTel O		00:00:59	0	\$0.81	P	1(435)932-1092
Phone	Feb. 17, 2011 16:08:49	361 - Potte	ShoreTel O		00:00:54	0	\$0.81	P	1(435)656-0774
Copy	Feb. 18, 2011 12:02:39	338 - Couri	11th Floor F		00:07:54	178	\$44.50	P	
Copy	Feb. 18, 2011 15:00:40	361 - Potte	11th Floor F		00:07:29	160	\$40.00	P	
Copy	Feb. 18, 2011 15:08:22	361 - Potte	11th Floor F		00:02:56	85	\$21.25	P	
Copy	Feb. 18, 2011 15:21:05	361 - Potte	10th Floor Fi		00:00:43	8	\$2.00	P	
Copy	Feb. 22, 2011 09:42:51	361 - Potte	10th Floor Fi		00:02:29	83	\$20.75	P	
Phone	Feb. 22, 2011 11:04:18	361 - Potte	ShoreTel O		00:02:13	0	\$1.61	P	1(435)632-1092
Phone	Feb. 22, 2011 11:17:00	361 - Potte	ShoreTel O		00:01:12	0	\$0.59	P	1(702)232-6245
Copy	Feb. 22, 2011 11:34:38	361 - Potte	10th Floor Fi		00:03:02	24	\$6.00	P	
Copy	Feb. 22, 2011 13:45:21	361 - Potte	10th Floor Fi		00:05:53	204	\$51.00	P	
Copy	Feb. 22, 2011 13:51:24	361 - Potte	10th Floor Fi		00:02:00	46	\$11.50	P	
Copy	Feb. 22, 2011 14:59:16	361 - Potte	10th Floor Fi		00:01:35	48	\$12.00	P	
Copy	Feb. 22, 2011 15:28:36	361 - Potte	10th Floor Fi		00:00:53	12	\$3.00	P	
Copy	Feb. 23, 2011 10:01:02	361 - Potte	10th Floor Fi		00:02:30	14	\$3.50	P	
Copy	Feb. 23, 2011 13:19:16	361 - Potte	10th Floor Fi		00:02:56	20	\$5.00	P	
Copy	Feb. 23, 2011 13:57:48	361 - Potte	10th Floor Fi		00:01:38	20	\$5.00	P	
Phone	Feb. 23, 2011 15:17:47	361 - Potte	ShoreTel O		00:02:26	0	\$1.56	P	1(702)527-7000
Copy	Feb. 24, 2011 08:41:44	361 - Potte	10th Floor Fi		00:05:11	1	\$0.25	P	

AA009676

From Jan. 01, 2002 To Dec. 31, 2017 23:59

Ran on: May. 15, 2019 4:58 PM

Type	Date Time	User	Device Name	Description	Duration	Items	Cost	St.	Phone Number
Copy	Feb. 24, 2011 08:49:30	361 - Potte	10th Floor Fi		00:00:41	1	\$0.25	P	
Phone	Feb. 24, 2011 09:49:50	361 - Potte	ShoreTel O		00:01:08	0	\$0.81	P	1(916)845-5529
Copy	Feb. 24, 2011 11:45:53	361 - Potte	10th Floor Fi		00:00:32	1	\$0.25	P	
Copy	Feb. 25, 2011 10:08:34	361 - Potte	10th Floor Fi		00:03:13	1	\$0.25	P	
Phone	Feb. 25, 2011 10:43:49	361 - Potte	ShoreTel O		00:05:44	0	\$4.84	P	1(916)845-5529
Copy	Feb. 25, 2011 11:04:35	361 - Potte	10th Floor Fi		00:03:18	52	\$13.00	P	
Copy	Feb. 25, 2011 11:13:20	361 - Potte	10th Floor Fi		00:00:16	1	\$0.25	P	
Copy	Feb. 28, 2011 08:28:03	361 - Potte	10th Floor Fi		00:01:16	49	\$12.25	P	
Copy	Mar. 01, 2011 09:40:04	361 - Potte	10th Floor Fi		00:00:25	4	\$1.00	P	
Copy	Mar. 01, 2011 09:43:00	361 - Potte	10th Floor Fi		00:03:12	17	\$4.25	P	
Phone	Mar. 01, 2011 10:30:42	361 - Potte	ShoreTel O		00:01:20	0	\$1.61	P	1(916)845-5529
Copy	Mar. 01, 2011 11:00:42	361 - Potte	11th Floor F		00:11:06	252	\$63.00	P	
Copy	Mar. 01, 2011 11:30:22	361 - Potte	10th Floor Fi		00:01:24	20	\$5.00	P	
Phone	Mar. 02, 2011 15:46:31	361 - Potte	ShoreTel O		00:02:12	0	\$1.07	P	1(702)455-4252
Copy	Mar. 02, 2011 16:00:36	361 - Potte	10th Floor Fi		00:00:12	1	\$0.25	P	
Copy	Mar. 03, 2011 14:41:25	361 - Potte	10th Floor Fi		00:01:05	3	\$0.75	P	
Copy	Mar. 03, 2011 15:29:30	361 - Potte	10th Floor Fi		00:01:27	33	\$8.25	P	
Copy	Mar. 03, 2011 15:52:54	361 - Potte	10th Floor Fi		00:02:22	18	\$4.50	P	
Phone	Mar. 04, 2011 08:19:37	361 - Potte	ShoreTel O		00:00:39	0	\$0.59	P	1(702)671-0555
Copy	Mar. 08, 2011 09:09:44	361 - Potte	10th Floor Fi		00:01:10	2	\$0.50	P	
Phone	Mar. 10, 2011 10:28:53	361 - Potte	ShoreTel O		00:05:20	0	\$4.84	P	1(916)845-5529
Phone	Mar. 10, 2011 11:50:40	361 - Potte	ShoreTel O		00:02:45	0	\$2.42	P	1(916)845-5529
Copy	Mar. 10, 2011 16:00:12	361 - Potte	10th Floor Fi		00:04:25	8	\$2.00	P	
Phone	Mar. 11, 2011 09:09:48	361 - Potte	ShoreTel O		00:01:21	0	\$1.61	P	1(916)845-5529
Phone	Mar. 11, 2011 15:19:38	361 - Potte	ShoreTel O		00:08:12	0	\$6.45	P	1(916)845-5529
Copy	Mar. 15, 2011 09:33:00	361 - Potte	11th Floor F		00:03:36	7	\$1.75	P	
Copy	Mar. 15, 2011 09:51:16	361 - Potte	11th Floor F		00:27:44	661	\$165.25	P	
Phone	Mar. 15, 2011 10:58:07	345 - Brad	ShoreTel O		00:04:33	0	\$4.03	P	1(916)845-3338
Copy	Mar. 15, 2011 11:34:54	336 - Fuller	11th Floor F		00:15:11	514	\$128.50	P	
Copy	Mar. 15, 2011 13:08:47	361 - Potte	10th Floor Fi		00:00:18	1	\$0.25	P	
Copy	Mar. 15, 2011 13:09:12	361 - Potte	10th Floor Fi		00:00:21	1	\$0.25	P	
Copy	Mar. 15, 2011 13:57:18	361 - Potte	11th Floor F		00:01:04	7	\$1.75	P	
Phone	Mar. 15, 2011 15:02:17	345 - Brad	ShoreTel O		00:08:39	0	\$7.26	P	1(916)845-3338
Fax	Mar. 16, 2011 14:52:16	342 - Hoy,		CSID: 919168430496	00:02:05	6	\$1.50	P	
Copy	Mar. 18, 2011 13:46:06	361 - Potte	10th Floor Fi		00:02:12	1	\$0.25	P	
Copy	Mar. 18, 2011 14:36:37	342 - Hoy,	10th Floor Fi		00:01:39	16	\$4.00	P	
Copy	Mar. 21, 2011 07:20:06	361 - Potte	10th Floor Fi		00:01:03	14	\$3.50	P	
Copy	Mar. 21, 2011 07:27:32	361 - Potte	10th Floor Fi		00:02:42	29	\$7.25	P	
Copy	Mar. 21, 2011 07:50:35	361 - Potte	10th Floor Fi		00:06:23	28	\$7.00	P	
Copy	Mar. 21, 2011 09:55:45	361 - Potte	10th Floor Fi		00:01:06	1	\$0.25	P	
Copy	Mar. 21, 2011 13:23:54	338 - Couri	11th Floor F		01:39:20	258	\$64.50	P	
Copy	Mar. 21, 2011 15:05:34	336 - Fuller	11th Floor F		01:02:09	61	\$15.25	P	
Copy	Mar. 22, 2011 12:03:54	531 - Wilso	Facilities Ro		01:26:55	3123	\$780.75	P	
Copy	Mar. 22, 2011 13:31:53	531 - Wilso	Facilities Ro		01:27:09	3576	\$894.00	P	
Phone	Mar. 23, 2011 09:31:12	345 - Brad	ShoreTel O		00:10:47	0	\$8.87	P	1(916)845-3338
Phone	Mar. 23, 2011 10:05:08	345 - Brad	ShoreTel O		00:02:19	0	\$2.42	P	1(916)845-3338
Copy	Mar. 25, 2011 09:08:33	361 - Potte	11th Floor F		00:00:11	5	\$1.25	P	
Copy	Mar. 25, 2011 09:16:50	361 - Potte	11th Floor F		00:05:05	1	\$0.25	P	
Phone	Mar. 25, 2011 13:31:32	361 - Potte	ShoreTel O		00:00:39	0	\$0.81	P	1(916)845-5529
Phone	Mar. 25, 2011 14:51:28	342 - Hoy,	ShoreTel O		00:04:31	0	\$2.53	P	1(702)474-4222
Copy	Mar. 25, 2011 16:16:50	342 - Hoy,	11th Floor F		00:03:16	230	\$57.50	P	
Phone	Mar. 28, 2011 13:29:58	361 - Potte	ShoreTel O		00:03:55	0	\$3.22	P	1(916)845-5529
Phone	Mar. 29, 2011 09:04:00	342 - Hoy,	ShoreTel O		00:00:54	0	\$0.59	P	1(702)474-4222
Phone	Mar. 29, 2011 10:14:36	345 - Brad	ShoreTel O		00:20:39	0	\$16.93	P	1(916)845-3338
Phone	Mar. 29, 2011 13:23:02	361 - Potte	ShoreTel O		00:08:52	0	\$7.26	P	1(916)845-5529
Copy	Apr. 04, 2011 07:57:22	335 - Wilso	10th Floor Fi		00:00:18	1	\$0.25	P	
Copy	Apr. 04, 2011 08:13:07	335 - Wilso	10th Floor Fi		00:02:49	41	\$10.25	P	
Phone	Apr. 04, 2011 08:59:08	361 - Potte	ShoreTel O		00:00:56	0	\$0.81	P	1(415)357-4300
Copy	Apr. 04, 2011 11:54:24	531 - Wilso	Facilities Ro		00:13:51	345	\$86.25	P	
Copy	Apr. 04, 2011 14:09:24	531 - Wilso	Transaction		00:14:25	345	\$86.25	P	
Copy	Apr. 04, 2011 14:26:46	531 - Wilso	Xerox WCP		00:02:35	1	\$0.25	P	

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Ran on: May. 15, 2019 4:58 PM

Type	Date Time	User	Device Name	Description	Duration	Items	Cost	St.	Phone Number
Copy	Apr. 04, 2011 14:35:55	531 - Wilso	Facilities Ro		00:15:58	345	\$86.25	P	
Fax	Apr. 04, 2011 16:04:18	531 - Wilso	Facilities Ro	CSID: 911	00:00:55	2	\$0.50	P	
Fax	Apr. 04, 2011 16:06:00	531 - Wilso	Facilities Ro	CSID: 7026714449	00:01:52	2	\$0.50	P	
Copy	Apr. 05, 2011 07:24:43	342 - Hoy,	10th Floor Fi		00:09:29	364	\$91.00	P	
Copy	Apr. 05, 2011 13:42:05	531 - Wilso	Facilities Ro		00:13:34	265	\$66.25	P	
Copy	Apr. 06, 2011 13:39:40	338 - Couri	11th Floor F		00:15:39	361	\$90.25	P	
Copy	Apr. 06, 2011 13:56:28	338 - Couri	11th Floor F		00:05:14	1	\$0.25	P	
Copy	Apr. 06, 2011 14:55:57	338 - Couri	11th Floor F		00:05:08	1	\$0.25	P	
Copy	Apr. 06, 2011 17:36:57	524 - Suro	Facilities Ro		00:15:28	216	\$54.00	P	
Copy	Apr. 06, 2011 18:21:21	335 - Wilso	10th Floor Fi		00:06:43	193	\$48.25	P	
Copy	Apr. 06, 2011 18:45:17	335 - Wilso	10th Floor Fi		00:00:45	18	\$4.50	P	
Copy	Apr. 07, 2011 10:28:05	361 - Potte	10th Floor Fi		00:01:21	3	\$0.75	P	
Copy	Apr. 07, 2011 11:06:36	361 - Potte	10th Floor Fi		00:05:17	25	\$6.25	P	
Phone	Apr. 07, 2011 12:19:14	345 - Brad	ShoreTel O		00:01:08	0	\$0.81	P	1(916)845-3338
Phone	Apr. 07, 2011 12:39:19	345 - Brad	ShoreTel O		00:05:50	0	\$4.84	P	1(916)845-3338
Phone	Apr. 07, 2011 13:18:19	361 - Potte	ShoreTel O		00:02:13	0	\$1.07	P	1(702)314-7200
Copy	Apr. 07, 2011 15:30:16	531 - Wilso	Facilities Ro		00:11:54	77	\$19.25	P	
Copy	Apr. 08, 2011 10:39:29	342 - Hoy,	10th Floor Fi		00:01:34	54	\$13.50	P	
Copy	Apr. 08, 2011 10:41:34	342 - Hoy,	10th Floor Fi		00:01:32	54	\$13.50	P	
Copy	Apr. 08, 2011 15:04:51	512 - Wexl	Facilities Ro		00:00:38	2	\$0.50	P	
Phone	Apr. 08, 2011 15:05:48	345 - Brad	ShoreTel O		00:05:08	0	\$4.03	P	1(916)845-6340
Copy	Apr. 11, 2011 11:54:05	512 - Wexl	Xerox WCP		00:01:21	2	\$0.50	P	
Copy	Apr. 11, 2011 15:07:16	512 - Wexl	Xerox WCP		00:00:14	2	\$0.50	P	
Fax	Apr. 11, 2011 16:42:39	361 - Potte		CSID: 919164483222	00:01:03	5	\$1.25	P	
Fax	Apr. 11, 2011 16:44:33	361 - Potte		CSID: 917024741320	00:01:07	5	\$1.25	P	
Copy	Apr. 11, 2011 16:44:54	361 - Potte	10th Floor Fi		00:01:10	12	\$3.00	P	
Fax	Apr. 11, 2011 16:46:33	361 - Potte		CSID: 917023852086	00:01:37	5	\$1.25	P	
Copy	Apr. 12, 2011 16:43:53	512 - Wexl	Facilities Ro		00:00:25	4	\$1.00	P	
Copy	Apr. 13, 2011 12:21:18	512 - Wexl	Facilities Ro		00:10:13	1	\$0.25	P	
Copy	Apr. 14, 2011 08:43:26	361 - Potte	11th Floor F		00:00:24	4	\$1.00	P	
Copy	Apr. 14, 2011 11:47:13	512 - Wexl	Facilities Ro		00:00:16	1	\$0.25	P	
Copy	Apr. 14, 2011 14:18:31	512 - Wexl	Facilities Ro		00:00:27	2	\$0.50	P	
Copy	Apr. 14, 2011 16:03:46	512 - Wexl	Facilities Ro		00:00:29	7	\$1.75	P	
Phone	Apr. 15, 2011 10:05:14	524 - Suro	ShoreTel O		00:00:39	0	\$0.81	P	1(916)845-5529
Phone	Apr. 15, 2011 11:34:33	524 - Suro	ShoreTel O		00:00:40	0	\$0.81	P	1(916)845-5529
Phone	Apr. 18, 2011 13:25:58	524 - Suro	ShoreTel O		00:04:39	0	\$4.03	P	1(916)845-5529
Phone	Apr. 18, 2011 16:50:51	345 - Brad	ShoreTel O		00:02:11	0	\$1.61	P	1(916)845-5529
Copy	Apr. 19, 2011 10:12:56	524 - Suro	Facilities Ro		00:19:49	474	\$118.50	P	
Copy	Apr. 19, 2011 10:49:14	524 - Suro	Facilities Ro		00:16:07	75	\$18.75	P	
Copy	Apr. 19, 2011 12:34:10	524 - Suro	Facilities Ro		00:10:42	2	\$0.50	P	
Copy	Apr. 19, 2011 13:17:07	524 - Suro	Facilities Ro		00:10:18	4	\$1.00	P	
Copy	Apr. 19, 2011 13:24:16	342 - Hoy,	11th Floor F		00:01:13	18	\$4.50	P	
Copy	Apr. 20, 2011 09:29:13	531 - Wilso	Facilities Ro		00:05:17	86	\$21.50	P	
Copy	Apr. 20, 2011 09:35:52	531 - Wilso	Transaction		00:08:40	15	\$3.75	P	
Copy	Apr. 20, 2011 09:41:14	531 - Wilso	Facilities Ro		00:11:33	50	\$12.50	P	
Copy	Apr. 20, 2011 11:26:14	531 - Wilso	Facilities Ro		00:10:35	30	\$7.50	P	
Copy	Apr. 20, 2011 12:05:24	345 - Brad	Facilities Ro		00:06:42	25	\$6.25	P	
Copy	Apr. 20, 2011 13:37:23	531 - Wilso	Facilities Ro		00:10:32	2	\$0.50	P	
Copy	Apr. 20, 2011 15:04:41	556	Facilities Ro		00:01:31	30	\$7.50	P	
Copy	Apr. 20, 2011 16:01:10	512 - Wexl	Facilities Ro		00:00:18	3	\$0.75	P	
Copy	Apr. 21, 2011 14:31:39	342 - Hoy,	10th Floor Fi		00:00:50	8	\$2.00	P	
Phone	Apr. 28, 2011 09:48:04	361 - Potte	ShoreTel O		00:03:31	0	\$3.22	P	1(916)845-5529
Copy	Apr. 28, 2011 13:55:07	338 - Couri	11th Floor F		00:10:54	9	\$2.25	P	
Copy	Apr. 28, 2011 14:06:49	338 - Couri	11th Floor F		00:44:14	531	\$132.75	P	
Copy	Apr. 28, 2011 14:54:39	338 - Couri	11th Floor F		00:05:22	18	\$4.50	P	
Phone	Apr. 28, 2011 15:09:27	361 - Potte	ShoreTel O		00:02:09	0	\$1.61	P	1(916)216-8587
Copy	Apr. 28, 2011 15:10:39	338 - Couri	11th Floor F		00:49:35	1140	\$285.00	P	
Copy	Apr. 28, 2011 16:03:56	338 - Couri	11th Floor F		00:00:27	4	\$1.00	P	
Copy	May. 02, 2011 09:55:50	338 - Couri	11th Floor F		00:19:41	454	\$113.50	P	
Copy	May. 02, 2011 10:48:06	338 - Couri	11th Floor F		00:07:42	94	\$23.50	P	
Copy	May. 04, 2011 15:29:35	361 - Potte	10th Floor Fi		00:00:17	1	\$0.25	P	

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Ran on: May. 15, 2019 4:58 PM

Type	Date Time	User	Device Name	Description	Duration	Items	Cost	St.	Phone Number
Copy	May. 06, 2011 08:51:19	361 - Potte	10th Floor Fi		00:00:28	1	\$0.25	P	
Phone	May. 06, 2011 15:22:37	345 - Brad	ShoreTel O		00:00:46	0	\$0.81	P	1(916)845-5529
Phone	May. 06, 2011 15:51:55	361 - Potte	ShoreTel O		00:01:09	0	\$0.81	P	1(916)845-5529
Copy	May. 09, 2011 07:48:02	361 - Potte	10th Floor Fi		00:00:31	3	\$0.75	P	
Copy	May. 09, 2011 15:48:08	336 - Fuller	11th Floor F		00:08:44	19	\$4.75	P	
Copy	May. 09, 2011 16:01:47	531 - Wilso	Facilities Ro		00:43:46	2556	\$639.00	P	
Copy	May. 09, 2011 16:11:07	336 - Fuller	11th Floor F		00:25:18	377	\$94.25	P	
Copy	May. 10, 2011 13:33:58	342 - Hoy,	11th Floor F		00:01:33	12	\$3.00	P	
Copy	May. 11, 2011 12:17:44	531 - Wilso	Facilities Ro		00:10:51	20	\$5.00	P	
Copy	May. 11, 2011 17:06:56	522 - Barre	Facilities Ro		00:10:20	8	\$2.00	P	
Copy	May. 17, 2011 13:43:14	361 - Potte	10th Floor Fi		00:00:27	1	\$0.25	P	
Copy	May. 18, 2011 14:16:04	531 - Wilso	Facilities Ro		00:11:00	10	\$2.50	P	
Copy	May. 18, 2011 14:18:22	531 - Wilso	Facilities Ro		00:15:49	317	\$79.25	P	
Copy	May. 18, 2011 14:23:36	531 - Wilso	Xerox WCP		00:05:43	216	\$54.00	P	
Copy	May. 20, 2011 09:52:27	524 - Suro	Facilities Ro		00:18:14	10	\$2.50	P	
Copy	May. 20, 2011 11:34:03	345 - Brad	Facilities Ro		00:01:43	50	\$12.50	P	
Copy	May. 20, 2011 12:10:27	345 - Brad	Facilities Ro		00:08:51	42	\$10.50	P	
Copy	May. 20, 2011 13:12:05	345 - Brad	Facilities Ro		00:07:29	5	\$1.25	P	
Copy	May. 20, 2011 15:18:50	531 - Wilso	Facilities Ro		00:09:41	113	\$28.25	P	
Copy	May. 20, 2011 15:28:36	531 - Wilso	Facilities Ro		00:10:48	70	\$17.50	P	
Phone	May. 24, 2011 15:57:19	345 - Brad	ShoreTel O		00:02:19	0	\$2.42	P	1(916)845-5529
Copy	May. 31, 2011 13:15:26	531 - Wilso	Facilities Ro		00:23:56	153	\$38.25	P	
Phone	Jun. 02, 2011 11:00:01	345 - Brad	ShoreTel O		00:03:06	0	\$2.42	P	1(916)845-5529
Phone	Jun. 07, 2011 09:23:41	361 - Potte	ShoreTel O		00:01:02	0	\$0.81	P	1(916)845-5529
Phone	Jun. 08, 2011 08:22:27	361 - Potte	ShoreTel O		00:01:28	0	\$1.61	P	1(916)845-5529
Copy	Jun. 08, 2011 14:49:57	342 - Hoy,	11th Floor F		00:01:22	5	\$1.25	P	
Copy	Jun. 09, 2011 14:23:02	361 - Potte	11th Floor F		00:01:41	63	\$15.75	P	
Phone	Jun. 09, 2011 15:19:21	361 - Potte	ShoreTel O		00:04:11	0	\$3.22	P	1(916)845-5529
Phone	Jun. 09, 2011 15:25:56	361 - Potte	ShoreTel O		00:01:04	0	\$0.81	P	1(510)285-3249
Copy	Jun. 09, 2011 15:50:08	361 - Potte	10th Floor Fi		00:00:34	1	\$0.25	P	
Copy	Jun. 09, 2011 16:04:23	361 - Potte	11th Floor F		00:05:11	2	\$0.50	P	
Phone	Jun. 14, 2011 14:51:28	345 - Brad	ShoreTel O		00:02:49	0	\$2.42	P	1(916)845-5529
Copy	Jun. 15, 2011 11:20:01	338 - Couri	11th Floor F		00:34:55	387	\$96.75	P	
Copy	Jun. 24, 2011 12:44:43	531 - Wilso	Facilities Ro		00:17:16	108	\$27.00	P	
Fax	Jun. 24, 2011 15:25:07	361 - Potte		CSID: 917146353323	00:00:58	4	\$1.00	P	
Copy	Jun. 24, 2011 15:25:17	361 - Potte	10th Floor Fi		00:01:01	9	\$2.25	P	
Copy	Jun. 24, 2011 15:26:44	361 - Potte	10th Floor Fi		00:00:25	3	\$0.75	P	
Fax	Jun. 24, 2011 15:26:59	361 - Potte		CSID: 917023852086	00:02:07	4	\$1.00	P	
Fax	Jun. 24, 2011 15:29:34	361 - Potte		CSID: 919164483222	00:00:50	4	\$1.00	P	
Phone	Jun. 24, 2011 15:56:37	361 - Potte	ShoreTel O		00:08:50	0	\$7.26	P	1(916)845-5529
Phone	Jun. 27, 2011 16:15:55	345 - Brad	ShoreTel O		00:03:09	0	\$2.42	P	1(916)845-5529
Phone	Jun. 27, 2011 16:56:09	345 - Brad	ShoreTel O		00:04:09	0	\$3.22	P	1(916)845-5529
Phone	Jun. 29, 2011 11:00:24	361 - Potte	ShoreTel O		00:00:50	0	\$0.81	P	1(916)845-5529
Copy	Jul. 05, 2011 11:27:55	361 - Potte	10th Floor Fi		00:00:13	1	\$0.25	P	
Copy	Jul. 06, 2011 09:31:32	342 - Hoy,	10th Floor Fi		00:02:17	70	\$17.50	P	
Copy	Jul. 06, 2011 13:47:30	342 - Hoy,	10th Floor Fi		00:01:07	15	\$3.75	P	
Phone	Jul. 07, 2011 16:05:26	345 - Brad	ShoreTel O		00:04:58	0	\$4.03	P	1(916)845-5529
Phone	Jul. 12, 2011 12:10:08	345 - Brad	ShoreTel O		00:04:49	0	\$4.03	P	1(916)845-5529
Phone	Jul. 12, 2011 19:10:08	345 - Brad	ShoreTel O		00:04:49	0	\$4.03	P	1(916)845-5529
Phone	Jul. 13, 2011 08:19:56	361 - Potte	ShoreTel O		00:00:59	0	\$0.81	P	1(916)845-5529
Phone	Jul. 13, 2011 15:19:56	361 - Potte	ShoreTel O		00:00:59	0	\$0.81	P	1(916)845-5529
Copy	Jul. 20, 2011 09:37:50	361 - Potte	10th Floor Fi		00:00:27	8	\$2.00	P	
Copy	Jul. 20, 2011 09:53:56	361 - Potte	10th Floor Fi		00:00:25	4	\$1.00	P	
Copy	Jul. 20, 2011 10:00:58	361 - Potte	10th Floor Fi		00:00:33	6	\$1.50	P	
Copy	Jul. 20, 2011 10:51:44	361 - Potte	10th Floor Fi		00:00:46	4	\$1.00	P	
Copy	Jul. 20, 2011 11:01:44	361 - Potte	10th Floor Fi		00:01:01	13	\$3.25	P	
Phone	Jul. 20, 2011 12:44:09	345 - Brad	ShoreTel O		00:02:11	0	\$1.61	P	1(916)845-5529
Phone	Jul. 20, 2011 19:44:09	345 - Brad	ShoreTel O		00:02:11	0	\$1.61	P	1(916)845-5529
Phone	Jul. 21, 2011 09:59:17	361 - Potte	ShoreTel O		00:03:33	0	\$3.22	P	1(916)845-5529
Phone	Jul. 21, 2011 10:25:41	361 - Potte	ShoreTel O		00:08:53	0	\$7.26	P	1(916)845-5529
Copy	Jul. 21, 2011 11:37:14	342 - Hoy,	10th Floor Fi		00:00:42	2	\$0.50	P	

AA009679

From Jan. 01, 2002 To Dec. 31, 2017 23:59

Ran on: May. 15, 2019 4:58 PM

Type	Date Time	User	Device Name	Description	Duration	Items	Cost	St.	Phone Number
Phone	Jul. 21, 2011 16:59:17	361 - Potte	ShoreTel O		00:03:33	0	\$3.22	P	1(916)845-5529
Phone	Jul. 21, 2011 17:25:41	361 - Potte	ShoreTel O		00:08:53	0	\$7.26	P	1(916)845-5529
Phone	Jul. 26, 2011 10:30:21	361 - Potte	ShoreTel O		00:01:21	0	\$1.61	P	1(916)845-5529
Phone	Jul. 26, 2011 17:30:21	361 - Potte	ShoreTel O		00:01:21	0	\$1.61	P	1(916)845-5529
Copy	Jul. 27, 2011 10:25:47	361 - Potte	10th Floor Fi		00:08:12	8	\$2.00	P	
Phone	Jul. 27, 2011 13:44:21	361 - Potte	ShoreTel O		00:03:01	0	\$2.42	P	1(916)845-5529
Phone	Jul. 27, 2011 20:44:21	361 - Potte	ShoreTel O		00:03:01	0	\$2.42	P	1(916)845-5529
Copy	Jul. 28, 2011 09:59:51	338 - Couri	11th Floor F		00:38:56	149	\$37.25	P	
Copy	Jul. 28, 2011 10:42:07	338 - Couri	11th Floor F		00:41:14	255	\$63.75	P	
Phone	Jul. 28, 2011 10:51:41	345 - Brad	ShoreTel O		00:01:37	0	\$1.61	P	1(916)845-5529
Copy	Jul. 28, 2011 11:24:37	336 - Fuller	11th Floor F		01:12:32	805	\$201.25	P	
Phone	Jul. 28, 2011 11:30:29	361 - Potte	ShoreTel O		00:02:42	0	\$2.42	P	1(916)845-5529
Copy	Jul. 28, 2011 13:05:00	338 - Couri	11th Floor F		00:35:55	740	\$185.00	P	
Phone	Jul. 28, 2011 13:24:17	361 - Potte	ShoreTel O		00:00:52	0	\$0.81	P	1(916)845-5529
Copy	Jul. 28, 2011 13:33:11	338 - Couri	11th Floor F		00:00:41	4	\$1.00	P	
Copy	Jul. 28, 2011 13:51:40	361 - Potte	10th Floor Fi		00:04:59	126	\$31.50	P	
Phone	Jul. 28, 2011 17:51:41	345 - Brad	ShoreTel O		00:01:37	0	\$1.61	P	1(916)845-5529
Phone	Jul. 28, 2011 18:30:29	361 - Potte	ShoreTel O		00:02:42	0	\$2.42	P	1(916)845-5529
Phone	Jul. 28, 2011 20:24:17	361 - Potte	ShoreTel O		00:00:52	0	\$0.81	P	1(916)845-5529
Copy	Jul. 29, 2011 09:16:40	338 - Couri	11th Floor F		00:14:24	146	\$36.50	P	
Phone	Jul. 29, 2011 09:48:33	345 - Brad	ShoreTel O		00:05:22	0	\$4.84	P	1(916)845-5529
Copy	Jul. 29, 2011 11:53:16	361 - Potte	10th Floor Fi		00:02:06	63	\$15.75	P	
Copy	Jul. 29, 2011 13:10:39	361 - Potte	10th Floor Fi		00:03:13	24	\$6.00	P	
Phone	Jul. 29, 2011 15:48:52	345 - Brad	ShoreTel O		00:03:45	0	\$3.22	P	1(916)845-5529
Phone	Jul. 29, 2011 16:48:33	345 - Brad	ShoreTel O		00:05:22	0	\$4.84	P	1(916)845-5529
Phone	Jul. 29, 2011 22:48:52	345 - Brad	ShoreTel O		00:03:45	0	\$3.22	P	1(916)845-5529
Phone	Aug. 01, 2011 11:33:02	342 - Hoy,	ShoreTel O		00:02:33	0	\$2.42	P	1(212)480-9100
Phone	Aug. 01, 2011 18:33:02	342 - Hoy,	ShoreTel O		00:02:33	0	\$2.42	P	1(212)480-9100
Phone	Aug. 04, 2011 16:13:16	345 - Brad	ShoreTel O		00:11:56	0	\$9.67	P	1(916)845-5529
Phone	Aug. 04, 2011 23:13:16	345 - Brad	ShoreTel O		00:11:56	0	\$9.67	P	1(916)845-5529
Phone	Aug. 08, 2011 11:43:06	345 - Brad	ShoreTel O		00:13:12	0	\$10.48	P	1(916)845-5529
Phone	Aug. 08, 2011 18:43:06	345 - Brad	ShoreTel O		00:13:12	0	\$10.48	P	1(916)845-5529
Phone	Aug. 09, 2011 13:56:35	361 - Potte	ShoreTel O		00:05:09	0	\$4.03	P	1(916)845-5529
Phone	Aug. 09, 2011 20:56:35	361 - Potte	ShoreTel O		00:05:09	0	\$4.03	P	1(916)845-5529
Copy	Aug. 10, 2011 08:26:24	338 - Couri	11th Floor F		00:08:03	336	\$84.00	P	
Copy	Aug. 22, 2011 13:24:12	338 - Couri	11th Floor F		00:07:52	200	\$50.00	P	
Copy	Aug. 22, 2011 13:43:31	338 - Couri	11th Floor F		00:12:31	427	\$106.75	P	
Phone	Aug. 29, 2011 14:51:25	361 - Potte	ShoreTel O		00:01:36	0	\$1.61	P	1(916)845-5529
Phone	Aug. 29, 2011 21:51:25	361 - Potte	ShoreTel O		00:01:36	0	\$1.61	P	1(916)845-5529
Copy	Sep. 01, 2011 14:22:32	338 - Couri	11th Floor F		00:12:55	542	\$135.50	P	
Copy	Sep. 01, 2011 14:59:10	338 - Couri	11th Floor F		00:22:56	1339	\$334.75	P	
Copy	Sep. 01, 2011 15:36:13	336 - Fuller	11th Floor F		00:56:44	2845	\$711.25	P	
Copy	Sep. 01, 2011 16:39:53	336 - Fuller	11th Floor F		00:24:31	1161	\$290.25	P	
Copy	Sep. 02, 2011 08:44:01	336 - Fuller	11th Floor F		00:19:57	848	\$212.00	P	
Copy	Sep. 06, 2011 16:19:18	361 - Potte	10th Floor Fi		00:00:31	6	\$1.50	P	
Phone	Sep. 22, 2011 10:47:09	345 - Brad	ShoreTel O		00:01:29	0	\$1.61	P	1(916)845-5529
Copy	Oct. 10, 2011 08:22:36	361 - Potte	10th Floor Fi		00:01:20	4	\$1.00	P	
Phone	Oct. 11, 2011 08:26:55	342 - Hoy,	ShoreTel O		00:02:04	0	\$1.61	P	1(914)304-4000
Phone	Oct. 11, 2011 08:29:21	342 - Hoy,	ShoreTel O		00:01:08	0	\$0.81	P	1(212)238-8724
Phone	Oct. 11, 2011 08:42:35	342 - Hoy,	ShoreTel O		00:02:58	0	\$2.42	P	1(212)238-8757
Copy	Oct. 12, 2011 10:11:46	338 - Couri	11th Floor F		00:54:06	503	\$125.75	P	
Copy	Oct. 12, 2011 10:30:54	361 - Potte	10th Floor Fi		00:09:36	71	\$17.75	P	
Copy	Oct. 12, 2011 11:46:05	338 - Couri	11th Floor F		00:21:33	353	\$88.25	P	
Copy	Oct. 12, 2011 13:09:06	338 - Couri	11th Floor F		00:29:59	190	\$47.50	P	
Copy	Oct. 12, 2011 13:44:36	338 - Couri	11th Floor F		00:26:15	212	\$53.00	P	
Copy	Oct. 12, 2011 14:16:21	338 - Couri	11th Floor F		01:16:43	690	\$172.50	P	
Copy	Oct. 12, 2011 15:41:11	338 - Couri	11th Floor F		00:07:32	11	\$2.75	P	
Copy	Oct. 12, 2011 16:19:35	361 - Potte	10th Floor Fi		00:07:58	305	\$76.25	P	
Copy	Oct. 13, 2011 08:20:24	338 - Couri	11th Floor F		00:16:07	55	\$13.75	P	
Copy	Oct. 13, 2011 08:51:37	338 - Couri	11th Floor F		03:14:18	1757	\$439.25	P	
Copy	Oct. 13, 2011 09:15:00	361 - Potte	10th Floor Fi		00:08:52	430	\$107.50	P	

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From Jan. 01, 2002 To Dec. 31, 2017 23:59

Ran on: May. 15, 2019 4:58 PM

Type	Date Time	User	Device Name	Description	Duration	Items	Cost	St.	Phone Number
Copy	Oct. 13, 2011 09:44:47	361 - Potte	10th Floor Fi		00:01:10	2	\$0.50	P	
Phone	Oct. 13, 2011 10:32:20	361 - Potte	ShoreTel O		00:11:17	0	\$9.67	P	1(916)845-5529
Copy	Oct. 13, 2011 12:08:00	338 - Couri	11th Floor F		00:18:47	129	\$32.25	P	
Copy	Oct. 13, 2011 13:22:02	338 - Couri	11th Floor F		01:15:52	1102	\$275.50	P	
Copy	Oct. 13, 2011 14:41:18	338 - Couri	11th Floor F		00:19:59	174	\$43.50	P	
Copy	Oct. 13, 2011 15:32:29	338 - Couri	11th Floor F		00:52:12	425	\$106.25	P	
Copy	Oct. 14, 2011 08:34:40	338 - Couri	11th Floor F		02:50:34	1380	\$345.00	P	
Copy	Oct. 14, 2011 11:27:51	338 - Couri	11th Floor F		00:29:35	358	\$89.50	P	
Copy	Oct. 14, 2011 13:06:03	338 - Couri	11th Floor F		00:27:17	293	\$73.25	P	
Copy	Oct. 14, 2011 13:34:03	338 - Couri	11th Floor F		00:11:08	60	\$15.00	P	
Copy	Oct. 14, 2011 14:23:02	361 - Potte	10th Floor Fi		00:01:20	25	\$6.25	P	
Copy	Oct. 14, 2011 15:01:33	342 - Hoy,	10th Floor Fi		00:02:57	33	\$8.25	P	
Fax	Oct. 14, 2011 15:07:23	342 - Hoy,		CSID: 912127986927	00:00:56	3	\$0.75	P	
Fax	Oct. 14, 2011 15:10:20	342 - Hoy,		CSID: 919164483222	00:00:39	3	\$0.75	P	
Fax	Oct. 14, 2011 15:13:01	342 - Hoy,		CSID: 913108431291	00:00:53	3	\$0.75	P	
Fax	Oct. 14, 2011 15:25:04	342 - Hoy,		CSID: 917147236146	00:14:38	0	\$0.00	L	
Fax	Oct. 14, 2011 15:35:34	342 - Hoy,		CSID: 917147236146	00:28:46	0	\$0.00	L	
Copy	Oct. 17, 2011 11:24:13	338 - Couri	11th Floor F		00:19:26	1075	\$268.75	P	
Copy	Oct. 17, 2011 13:30:27	338 - Couri	11th Floor F		00:44:24	925	\$231.25	P	
Copy	Oct. 17, 2011 14:40:45	361 - Potte	10th Floor Fi		00:03:27	105	\$26.25	P	
Phone	Oct. 18, 2011 08:40:51	361 - Potte	ShoreTel O		00:04:37	0	\$4.03	P	1(212)238-8757
Copy	Oct. 18, 2011 09:03:46	338 - Couri	11th Floor F		00:16:32	200	\$50.00	P	
Phone	Oct. 18, 2011 11:19:27	345 - Brad	ShoreTel O		00:09:51	0	\$8.06	P	1(916)845-3338
Copy	Oct. 18, 2011 11:20:44	338 - Couri	11th Floor F		00:32:37	822	\$205.50	P	
Copy	Oct. 18, 2011 11:59:49	338 - Couri	11th Floor F		00:35:19	936	\$234.00	P	
Copy	Oct. 18, 2011 14:34:35	361 - Potte	11th Floor F		00:09:32	310	\$77.50	P	
Copy	Oct. 19, 2011 09:04:34	338 - Couri	11th Floor F		00:19:27	1240	\$310.00	P	
Copy	Oct. 19, 2011 09:09:26	342 - Hoy,	11th Floor F		00:04:10	360	\$90.00	P	
Copy	Oct. 19, 2011 11:17:06	338 - Couri	11th Floor F		00:20:29	125	\$31.25	P	
Copy	Oct. 19, 2011 13:18:43	338 - Couri	11th Floor F		00:08:55	70	\$17.50	P	
Copy	Oct. 19, 2011 13:28:11	338 - Couri	11th Floor F		00:20:06	265	\$66.25	P	
Copy	Oct. 19, 2011 13:59:48	338 - Couri	11th Floor F		00:07:45	250	\$62.50	P	
Copy	Oct. 19, 2011 14:12:39	338 - Couri	11th Floor F		00:09:56	50	\$12.50	P	
Copy	Oct. 19, 2011 14:23:42	338 - Couri	11th Floor F		01:11:20	1280	\$320.00	P	
Copy	Oct. 19, 2011 15:48:06	338 - Couri	11th Floor F		00:12:28	130	\$32.50	P	
Copy	Oct. 19, 2011 16:16:06	338 - Couri	11th Floor F		00:25:39	465	\$116.25	P	
Copy	Oct. 19, 2011 16:45:57	338 - Couri	11th Floor F		00:37:50	380	\$95.00	P	
Copy	Oct. 20, 2011 08:26:13	338 - Couri	11th Floor F		00:27:47	480	\$120.00	P	
Copy	Oct. 20, 2011 09:22:27	338 - Couri	11th Floor F		01:16:14	880	\$220.00	P	
Copy	Oct. 20, 2011 10:19:08	342 - Hoy,	10th Floor Fi		00:03:25	19	\$4.75	P	
Phone	Oct. 20, 2011 10:25:41	342 - Hoy,	ShoreTel O		00:02:10	0	\$1.61	P	1(914)304-4000
Copy	Oct. 20, 2011 11:09:22	338 - Couri	11th Floor F		00:54:45	1120	\$280.00	P	
Copy	Oct. 20, 2011 12:08:57	338 - Couri	11th Floor F		00:14:17	215	\$53.75	P	
Copy	Oct. 20, 2011 12:27:23	338 - Couri	11th Floor F		00:54:47	625	\$156.25	P	
Copy	Oct. 20, 2011 13:24:01	342 - Hoy,	10th Floor Fi		00:02:56	8	\$2.00	P	
Copy	Oct. 20, 2011 13:24:31	338 - Couri	11th Floor F		00:43:57	725	\$181.25	P	
Copy	Oct. 20, 2011 14:19:42	338 - Couri	11th Floor F		00:17:26	260	\$65.00	P	
Copy	Oct. 20, 2011 15:14:37	338 - Couri	11th Floor F		00:06:13	95	\$23.75	P	
Copy	Oct. 20, 2011 15:17:11	361 - Potte	10th Floor Fi		00:02:05	90	\$22.50	P	
Copy	Oct. 20, 2011 15:53:12	361 - Potte	11th Floor F		00:08:40	350	\$87.50	P	
Copy	Oct. 20, 2011 15:55:41	361 - Potte	11th Floor F		00:05:37	40	\$10.00	P	
Copy	Oct. 20, 2011 16:05:03	361 - Potte	11th Floor F		00:05:28	10	\$2.50	P	
Copy	Oct. 20, 2011 16:05:40	361 - Potte	11th Floor F		00:05:43	55	\$13.75	P	
Phone	Oct. 21, 2011 08:07:54	361 - Potte	ShoreTel O		00:03:41	0	\$3.22	P	1(212)238-8757
Phone	Oct. 21, 2011 08:23:16	342 - Hoy,	ShoreTel O		00:04:14	0	\$3.22	P	1(914)304-4000
Copy	Oct. 21, 2011 10:59:24	361 - Potte	10th Floor Fi		00:00:17	1	\$0.25	P	
Copy	Oct. 21, 2011 14:49:01	361 - Potte	10th Floor Fi		00:01:27	60	\$15.00	P	
Copy	Oct. 21, 2011 15:16:29	361 - Potte	10th Floor Fi		00:01:15	40	\$10.00	P	
Copy	Nov. 01, 2011 16:08:12	342 - Hoy,	10th Floor Fi		00:00:24	2	\$0.50	P	
Phone	Nov. 02, 2011 13:07:50	361 - Potte	ShoreTel O		00:01:08	0	\$0.81	P	1(916)845-5529
Copy	Nov. 03, 2011 09:43:50	361 - Potte	10th Floor Fi		00:00:16	2	\$0.50	P	

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From Jan. 01, 2002 To Dec. 31, 2017 23:59

Ran on: May. 15, 2019 4:58 PM

Type	Date Time	User	Device Name	Description	Duration	Items	Cost	St.	Phone Number
Copy	Nov. 03, 2011 09:45:59	361 - Potte	10th Floor Fi		00:00:17	2	\$0.50	P	
Copy	Nov. 04, 2011 16:03:26	361 - Potte	10th Floor Fi		00:02:02	67	\$16.75	P	
Phone	Nov. 08, 2011 12:14:33	320 - Nicho	ShoreTel O		00:01:04	0	\$0.81	P	1(530)587-3845
Phone	Dec. 08, 2011 11:48:06	361 - Potte	ShoreTel O		00:03:34	0	\$3.22	P	1(703)756-1180
Copy	Jan. 03, 2012 15:47:23	361 - Potte	10th Floor Fi		00:00:56	2	\$0.50	P	
Copy	Jan. 09, 2012 11:03:02	338 - Couri	11th Floor F		00:06:56	311	\$77.75	P	
Copy	Jan. 09, 2012 11:23:26	338 - Couri	11th Floor F		00:09:33	368	\$92.00	P	
Phone	Jan. 17, 2012 10:04:45	345 - Brad	ShoreTel O		00:01:34	0	\$1.61	P	1(916)845-3338
Phone	Jan. 17, 2012 10:15:25	361 - Potte	ShoreTel O		00:04:26	0	\$4.03	P	1(916)845-5529
Copy	Jan. 17, 2012 15:30:47	338 - Couri	11th Floor F		01:22:21	3792	\$948.00	P	
Copy	Jan. 17, 2012 16:18:08	361 - Potte	10th Floor Fi		00:00:43	4	\$1.00	P	
Copy	Jan. 17, 2012 16:28:47	338 - Couri	11th Floor F		00:14:37	560	\$140.00	P	
Copy	Jan. 18, 2012 08:17:10	338 - Couri	11th Floor F		00:31:26	662	\$165.50	P	
Copy	Jan. 18, 2012 09:49:35	338 - Couri	11th Floor F		00:44:31	744	\$186.00	P	
Copy	Jan. 18, 2012 10:47:34	338 - Couri	11th Floor F		00:11:43	120	\$30.00	P	
Copy	Jan. 18, 2012 11:01:21	338 - Couri	11th Floor F		00:24:25	240	\$60.00	P	
Copy	Jan. 18, 2012 11:39:54	338 - Couri	11th Floor F		00:11:08	176	\$44.00	P	
Copy	Jan. 18, 2012 12:04:56	338 - Couri	11th Floor F		00:19:09	472	\$118.00	P	
Copy	Jan. 20, 2012 13:26:30	342 - Hoy,	10th Floor Fi		00:00:45	18	\$4.50	P	
Copy	Jan. 24, 2012 10:28:55	361 - Potte	10th Floor Fi		00:00:58	6	\$1.50	P	
Copy	Jan. 24, 2012 10:42:58	361 - Potte	10th Floor Fi		00:08:18	149	\$37.25	P	
Copy	Jan. 24, 2012 13:10:29	361 - Potte	10th Floor Fi		00:05:55	35	\$8.75	P	
Copy	Jan. 24, 2012 13:17:51	361 - Potte	10th Floor Fi		00:03:35	168	\$42.00	P	
Copy	Jan. 24, 2012 13:26:38	336 - Fuller	11th Floor F		00:11:50	592	\$148.00	P	
Copy	Jan. 24, 2012 13:52:33	361 - Potte	10th Floor Fi		00:02:38	57	\$14.25	P	
Copy	Jan. 24, 2012 16:03:25	361 - Potte	10th Floor Fi		00:05:30	189	\$47.25	P	
Copy	Jan. 25, 2012 08:46:17	361 - Potte	10th Floor Fi		00:00:41	14	\$3.50	P	
Copy	Jan. 25, 2012 09:05:30	361 - Potte	10th Floor Fi		00:00:31	7	\$1.75	P	
Copy	Jan. 25, 2012 11:07:52	361 - Potte	10th Floor Fi		00:04:02	162	\$40.50	P	
Copy	Jan. 25, 2012 12:20:45	361 - Potte	10th Floor Fi		00:09:16	98	\$24.50	P	
Copy	Jan. 30, 2012 10:47:22	342 - Hoy,	10th Floor Fi		00:04:24	196	\$49.00	P	
Phone	Jan. 30, 2012 14:46:31	361 - Potte	ShoreTel O		00:04:48	0	\$4.03	P	1(916)845-5529
Copy	Feb. 01, 2012 10:08:22	361 - Potte	10th Floor Fi		00:00:56	28	\$7.00	P	
Copy	Feb. 01, 2012 11:17:00	361 - Potte	10th Floor Fi		00:01:40	56	\$14.00	P	
Copy	Feb. 01, 2012 13:12:49	361 - Potte	10th Floor Fi		00:01:12	35	\$8.75	P	
Copy	Feb. 01, 2012 14:20:57	361 - Potte	10th Floor Fi		00:02:13	66	\$16.50	P	
Copy	Feb. 01, 2012 15:10:32	361 - Potte	10th Floor Fi		00:08:43	288	\$72.00	P	
Phone	Feb. 03, 2012 08:25:30	342 - Hoy,	ShoreTel O		00:01:22	0	\$1.61	P	1(914)631-5700
Phone	Feb. 07, 2012 13:12:08	342 - Hoy,	ShoreTel O		00:01:26	0	\$1.61	P	1(973)589-4344
Copy	Feb. 24, 2012 15:43:56	361 - Potte	10th Floor Fi		00:00:22	4	\$1.00	P	
Phone	Mar. 01, 2012 14:21:17	361 - Potte	ShoreTel O		00:03:03	0	\$2.27	P	1(702)314-7200
Phone	Mar. 01, 2012 15:37:11	361 - Potte	ShoreTel O		00:02:44	0	\$2.27	P	1(702)932-2600
Phone	Mar. 01, 2012 15:49:33	361 - Potte	ShoreTel O		00:02:24	0	\$2.27	P	1(702)932-2600
Phone	Mar. 01, 2012 16:13:17	361 - Potte	ShoreTel O		00:00:40	0	\$0.85	P	1(702)932-2600
Phone	Mar. 06, 2012 09:59:38	361 - Potte	ShoreTel O		00:00:52	0	\$0.85	P	1(702)932-2600
Phone	Mar. 07, 2012 15:57:28	361 - Potte	ShoreTel O		00:03:42	0	\$2.98	P	1(702)932-2600
Copy	Mar. 08, 2012 13:09:54	361 - Potte	11th Floor F		00:42:52	78	\$19.50	P	
Phone	Mar. 09, 2012 09:05:47	361 - Potte	ShoreTel O		00:00:41	0	\$0.81	P	1(916)845-5529
Phone	Mar. 09, 2012 15:28:19	361 - Potte	ShoreTel O		00:03:23	0	\$2.98	P	1(702)314-7200
Copy	Mar. 12, 2012 08:52:15	361 - Potte	10th Floor Fi		00:00:14	1	\$0.25	P	
Copy	Mar. 12, 2012 10:06:52	361 - Potte	10th Floor Fi		00:03:25	91	\$22.75	P	
Copy	Mar. 12, 2012 14:07:28	361 - Potte	10th Floor Fi		00:01:27	12	\$3.00	P	
Phone	Mar. 13, 2012 12:55:03	361 - Potte	ShoreTel O		00:02:03	0	\$1.56	P	1(702)932-2600
Copy	Mar. 13, 2012 15:22:50	361 - Potte	11th Floor F		00:02:57	36	\$9.00	P	
Copy	Mar. 16, 2012 08:25:20	361 - Potte	10th Floor Fi		00:00:28	2	\$0.50	P	
Copy	Mar. 16, 2012 08:30:23	361 - Potte	10th Floor Fi		00:00:42	9	\$2.25	P	
Phone	Mar. 21, 2012 09:50:40	361 - Potte	ShoreTel O		00:01:58	0	\$1.56	P	1(702)932-2600
Phone	Mar. 21, 2012 09:53:07	361 - Potte	ShoreTel O		00:11:04	0	\$7.93	P	1(702)367-1065
Copy	Mar. 21, 2012 12:50:01	361 - Potte	10th Floor Fi		00:02:38	4	\$1.00	P	
Copy	Mar. 21, 2012 12:54:26	361 - Potte	10th Floor Fi		00:05:09	6	\$1.50	P	
Phone	Mar. 22, 2012 08:17:13	361 - Potte	ShoreTel O		00:01:48	0	\$1.56	P	1(702)367-1065

AA009682

From Jan. 01, 2002 To Dec. 31, 2017 23:59

Ran on: May. 15, 2019 4:58 PM

Type	Date Time	User	Device Name	Description	Duration	Items	Cost	St.	Phone Number
Copy	Mar. 22, 2012 11:51:00	361 - Potte	10th Floor Fi		00:01:29	31	\$7.75	P	
Copy	Mar. 26, 2012 08:01:04	361 - Potte	10th Floor Fi		00:00:44	6	\$1.50	P	
Copy	Mar. 26, 2012 09:16:00	361 - Potte	10th Floor Fi		00:01:41	40	\$10.00	P	
Copy	Mar. 26, 2012 10:39:38	361 - Potte	10th Floor Fi		00:00:25	1	\$0.25	P	
Phone	Mar. 26, 2012 10:55:22	361 - Potte	ShoreTel O		00:07:18	0	\$5.81	P	1(702)367-1065
Phone	Mar. 26, 2012 11:04:24	361 - Potte	ShoreTel O		00:02:51	0	\$2.27	P	1(702)367-1065
Phone	Mar. 26, 2012 12:13:59	361 - Potte	ShoreTel O		00:01:14	0	\$0.85	P	1(702)367-1065
Copy	Mar. 27, 2012 07:58:45	361 - Potte	10th Floor Fi		00:00:50	4	\$1.00	P	
Copy	Mar. 27, 2012 08:00:50	361 - Potte	10th Floor Fi		00:05:04	1	\$0.25	P	
Copy	Mar. 27, 2012 08:42:44	361 - Potte	11th Floor F		00:18:49	64	\$16.00	P	
Copy	Mar. 27, 2012 09:21:43	361 - Potte	10th Floor Fi		00:01:31	1	\$0.25	P	
Copy	Mar. 27, 2012 14:16:10	361 - Potte	10th Floor Fi		00:00:21	4	\$1.00	P	
Copy	Mar. 27, 2012 14:17:16	361 - Potte	10th Floor Fi		00:02:31	1	\$0.25	P	
Phone	Apr. 02, 2012 16:21:13	361 - Potte	ShoreTel O		00:01:23	0	\$1.56	P	1(702)262-9322
Phone	Apr. 02, 2012 16:23:28	361 - Potte	ShoreTel O		00:01:56	0	\$1.56	P	1(702)527-7000
Phone	Apr. 02, 2012 16:27:46	361 - Potte	ShoreTel O		00:05:13	0	\$3.68	P	1(702)527-7159
Copy	Apr. 03, 2012 09:40:39	361 - Potte	10th Floor Fi		00:00:18	1	\$0.25	P	
Phone	Apr. 03, 2012 16:01:22	361 - Potte	ShoreTel O		00:03:48	0	\$3.22	P	1(916)845-5529
Phone	Apr. 04, 2012 08:23:12	361 - Potte	ShoreTel O		00:01:29	0	\$1.56	P	1(702)388-6600
Phone	Apr. 06, 2012 09:37:23	361 - Potte	ShoreTel O		00:01:17	0	\$1.56	P	1(702)388-6600
Phone	Apr. 06, 2012 09:39:01	361 - Potte	ShoreTel O		00:06:36	0	\$5.10	P	1(702)388-6600
Copy	Apr. 11, 2012 09:18:09	361 - Potte	10th Floor Fi		00:00:11	1	\$0.25	P	
Copy	Apr. 11, 2012 09:22:31	361 - Potte	10th Floor Fi		00:00:39	2	\$0.50	P	
Phone	Apr. 12, 2012 10:56:18	361 - Potte	ShoreTel O		00:00:53	0	\$0.85	P	1(702)895-2874
Copy	Apr. 12, 2012 14:25:35	342 - Hoy,	10th Floor Fi		00:00:47	8	\$2.00	P	
Copy	Apr. 17, 2012 08:27:13	361 - Potte	10th Floor Fi		00:00:25	1	\$0.25	P	
Copy	Apr. 17, 2012 09:42:41	361 - Potte	10th Floor Fi		00:00:27	6	\$1.50	P	
Phone	Apr. 17, 2012 10:18:06	361 - Potte	ShoreTel O		00:00:56	0	\$0.85	P	1(702)895-2874
Phone	Apr. 19, 2012 13:47:16	361 - Potte	ShoreTel O		00:01:17	0	\$1.56	P	1(702)932-2600
Phone	Apr. 19, 2012 14:09:58	361 - Potte	ShoreTel O		00:00:48	0	\$0.85	P	1(702)932-2600
Copy	May. 03, 2012 14:55:12	361 - Potte	10th Floor Fi		00:02:10	21	\$5.25	P	
Copy	May. 03, 2012 15:13:48	361 - Potte	10th Floor Fi		00:01:05	18	\$4.50	P	
Copy	May. 14, 2012 09:58:46	361 - Potte	10th Floor Fi		00:03:17	5	\$1.25	P	
Phone	May. 16, 2012 13:15:41	361 - Potte	ShoreTel O		00:01:26	0	\$1.56	P	1(702)932-2600
Copy	May. 16, 2012 13:29:56	345 - Brad	Xerox WCP		00:02:34	2	\$0.50	P	
Copy	May. 17, 2012 10:05:39	522 - Barre	Xerox WCP		00:02:13	15	\$3.75	P	
Copy	May. 17, 2012 10:13:43	531 - Wilso	Facilities Ro		00:12:59	517	\$129.25	P	
Phone	May. 17, 2012 12:35:06	361 - Potte	ShoreTel O		00:01:16	0	\$1.61	P	1(916)845-5529
Copy	May. 18, 2012 12:05:11	336 - Fuller	11th Floor F		00:41:29	356	\$89.00	P	
Copy	May. 18, 2012 12:43:46	336 - Fuller	12th Floor C		00:07:33	71	\$17.75	P	
Phone	May. 21, 2012 08:17:25	361 - Potte	ShoreTel O		00:02:36	0	\$2.27	P	1(702)895-2874
Phone	May. 21, 2012 10:50:05	361 - Potte	ShoreTel O		00:01:17	0	\$1.56	P	1(702)895-2874
Phone	May. 21, 2012 13:20:13	361 - Potte	ShoreTel O		00:01:44	0	\$1.56	P	1(702)895-2874
Copy	May. 21, 2012 14:25:53	345 - Brad	Xerox WCP		00:02:32	5	\$1.25	P	
Copy	May. 21, 2012 16:25:14	345 - Brad	Xerox WCP		00:03:02	36	\$9.00	P	
Copy	May. 21, 2012 16:31:55	345 - Brad	Xerox WCP		00:02:42	12	\$3.00	P	
Phone	May. 22, 2012 11:39:17	361 - Potte	ShoreTel O		00:01:10	0	\$0.85	P	1(702)932-2600
Phone	May. 22, 2012 11:41:12	361 - Potte	ShoreTel O		00:01:06	0	\$0.85	P	1(702)367-1065
Phone	May. 22, 2012 13:41:11	361 - Potte	ShoreTel O		00:01:05	0	\$0.85	P	1(702)895-2874
Phone	May. 24, 2012 14:42:59	361 - Potte	ShoreTel O		00:01:38	0	\$1.61	P	1(916)845-3338
Phone	May. 25, 2012 13:39:38	361 - Potte	ShoreTel O		00:05:39	0	\$4.39	P	1(702)367-1065
Copy	May. 29, 2012 09:03:00	361 - Potte	10th Floor Fi		00:00:39	2	\$0.50	P	
Copy	May. 30, 2012 08:54:48	361 - Potte	10th Floor Fi		00:00:43	3	\$0.75	P	
Phone	May. 31, 2012 15:18:52	524 - Suro	ShoreTel O		00:01:07	0	\$0.85	P	1(775)815-7114
Phone	Jun. 04, 2012 08:44:21	361 - Potte	ShoreTel O		00:01:51	0	\$1.56	P	1(702)367-1065
Phone	Jun. 04, 2012 08:58:43	361 - Potte	ShoreTel O		00:00:41	0	\$0.85	P	1(702)895-2874
Copy	Jun. 06, 2012 10:14:33	361 - Potte	10th Floor Fi		00:02:31	87	\$21.75	P	
Copy	Jun. 07, 2012 15:14:38	361 - Potte	10th Floor Fi		00:01:17	16	\$4.00	P	
Copy	Jun. 08, 2012 15:18:13	342 - Hoy,	10th Floor Fi		00:01:31	2	\$0.50	P	
Phone	Jun. 13, 2012 13:18:49	361 - Potte	ShoreTel O		00:03:34	0	\$2.98	P	1(702)203-2411
Copy	Jun. 19, 2012 15:50:06	342 - Hoy,	11th Floor F		00:00:25	4	\$1.00	P	

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From Jan. 01, 2002 To Dec. 31, 2017 23:59

Ran on: May. 15, 2019 4:58 PM

Type	Date Time	User	Device Name	Description	Duration	Items	Cost	St.	Phone Number
Copy	Jun. 19, 2012 17:27:08	342 - Hoy,	11th Floor F		00:02:04	136	\$34.00	P	
Copy	Jun. 20, 2012 17:08:41	342 - Hoy,	10th Floor Fi		00:00:43	3	\$0.75	P	
Copy	Jun. 25, 2012 08:52:49	361 - Potte	10th Floor Fi		00:01:25	1	\$0.25	P	
Copy	Jun. 25, 2012 14:16:37	361 - Potte	10th Floor Fi		00:00:31	3	\$0.75	P	
Copy	Jun. 25, 2012 14:32:06	361 - Potte	10th Floor Fi		00:03:13	2	\$0.50	P	
Phone	Jun. 27, 2012 10:18:22	335 - Wilso	ShoreTel O		00:01:07	0	\$0.81	P	1(206)616-3167
Copy	Jun. 28, 2012 10:20:09	361 - Potte	10th Floor Fi		00:00:44	1	\$0.25	P	
Copy	Jun. 28, 2012 15:51:24	342 - Hoy,	10th Floor Fi		00:00:38	4	\$1.00	P	
Copy	Jun. 29, 2012 08:27:40	361 - Potte	10th Floor Fi		00:02:49	3	\$0.75	P	
Copy	Jun. 29, 2012 12:09:07	361 - Potte	10th Floor Fi		00:02:19	5	\$1.25	P	
Copy	Jun. 29, 2012 16:06:55	361 - Potte	10th Floor Fi		00:00:17	2	\$0.50	P	
Phone	Jul. 03, 2012 14:18:02	342 - Hoy,	ShoreTel O		00:00:42	0	\$0.81	P	1(714)322-4830
Copy	Jul. 09, 2012 16:11:41	361 - Potte	10th Floor Fi		00:00:58	30	\$7.50	P	
Copy	Jul. 25, 2012 10:35:41	361 - Potte	10th Floor Fi		00:01:12	7	\$1.75	P	
Copy	Jul. 30, 2012 13:14:22	361 - Potte	10th Floor Fi		00:00:42	11	\$2.75	P	
Copy	Aug. 06, 2012 10:22:33	361 - Potte	10th Floor Fi		00:06:31	1	\$0.25	P	
Copy	Aug. 08, 2012 17:00:57	342 - Hoy,	10th Floor Fi		00:03:01	142	\$35.50	P	
Phone	Sep. 11, 2012 10:32:46	361 - Potte	ShoreTel O		00:05:26	0	\$4.84	P	1(916)845-5529
Copy	Sep. 26, 2012 14:29:16	361 - Potte	10th Floor Fi		00:02:19	6	\$1.50	P	
Copy	Sep. 28, 2012 08:55:31	361 - Potte	10th Floor Fi		00:00:48	25	\$6.25	P	
Copy	Oct. 10, 2012 09:04:02	361 - Potte	10th Floor Fi		00:03:45	24	\$6.00	P	
Copy	Nov. 02, 2012 10:31:31	361 - Potte	10th Floor Fi		00:06:23	55	\$13.75	P	
Copy	Nov. 05, 2012 14:14:54	512 - Wexl	Xerox WCP		00:02:46	16	\$4.00	P	
Copy	Nov. 09, 2012 13:49:38	361 - Potte	10th Floor Fi		00:01:17	42	\$10.50	P	
Phone	Dec. 11, 2012 10:26:08	361 - Potte	ShoreTel O		00:10:37	0	\$8.87	P	1(916)845-5529
Copy	Dec. 12, 2012 15:32:00	361 - Potte	10th Floor Fi		00:01:51	8	\$2.00	P	
Copy	Dec. 31, 2012 10:18:01	361 - Potte	10th Floor Fi		00:05:10	2	\$0.50	P	
Copy	Jan. 03, 2013 15:58:34	361 - Potte	10th Floor Fi		00:12:00	46	\$11.50	P	
Phone	Jan. 14, 2013 10:49:20	361 - Potte	ShoreTel O		00:00:52	0	\$0.81	P	1(916)845-5529
Phone	Jan. 15, 2013 14:03:55	361 - Potte	ShoreTel O		00:01:38	0	\$1.61	P	1(916)845-5529
Phone	Jan. 24, 2013 13:56:35	361 - Potte	ShoreTel O		00:08:39	0	\$7.26	P	1(916)845-5529
Copy	Feb. 15, 2013 14:47:58	361 - Potte	10th Floor Fi		00:03:42	45	\$11.25	P	
Copy	Feb. 15, 2013 15:46:56	361 - Potte	10th Floor Fi		00:00:46	6	\$1.50	P	
Phone	Mar. 19, 2013 13:48:36	361 - Potte	ShoreTel O		00:03:32	0	\$3.22	P	1(916)845-5529
Copy	Apr. 01, 2013 09:56:00	361 - Potte	11th Floor F		00:06:20	28	\$7.00	P	
Phone	Apr. 01, 2013 12:53:53	361 - Potte	ShoreTel O		00:01:55	0	\$1.61	P	1(571)272-9797
Phone	Apr. 11, 2013 13:27:29	361 - Potte	ShoreTel O		00:01:05	0	\$0.81	P	1(703)756-1176
Phone	Apr. 11, 2013 13:53:30	361 - Potte	ShoreTel O		00:00:55	0	\$0.81	P	1(916)845-5529
Phone	Apr. 15, 2013 12:39:45	361 - Potte	ShoreTel O		00:41:52	0	\$33.86	P	1(703)756-1176
Phone	Apr. 15, 2013 13:29:45	361 - Potte	ShoreTel O		00:05:49	0	\$4.84	P	1(916)845-5529
Phone	Apr. 22, 2013 07:50:17	361 - Potte	ShoreTel O		00:02:47	0	\$2.42	P	1(703)756-1176
Copy	Apr. 22, 2013 08:15:28	361 - Potte	10th Floor Fi		00:00:42	8	\$2.00	P	
Phone	Apr. 22, 2013 11:53:40	361 - Potte	ShoreTel O		00:01:01	0	\$0.81	P	1(703)756-1176
Phone	Apr. 22, 2013 12:51:22	361 - Potte	ShoreTel O		00:01:02	0	\$0.81	P	1(703)756-1176
Phone	May. 09, 2013 08:03:44	361 - Potte	ShoreTel O		00:05:37	0	\$4.84	P	1(703)756-1176
Phone	May. 16, 2013 09:46:54	361 - Potte	ShoreTel O		00:01:10	0	\$0.81	P	1(916)845-5529
Copy	May. 16, 2013 10:08:56	361 - Potte	10th Floor Fi		00:05:41	3	\$0.75	P	
Copy	May. 17, 2013 09:41:06	361 - Potte	10th Floor Fi		00:05:08	1	\$0.25	P	
Copy	May. 21, 2013 13:22:10	361 - Potte	10th Floor Fi		00:05:05	5	\$1.25	P	
Phone	May. 21, 2013 15:13:32	361 - Potte	ShoreTel O		00:08:44	0	\$7.26	P	1(916)845-5529
Copy	May. 24, 2013 09:03:11	361 - Potte	10th Floor Fi		00:00:39	8	\$2.00	P	
Phone	Jun. 03, 2013 14:36:24	361 - Potte	ShoreTel O		00:02:36	0	\$2.42	P	1(916)845-5529
Copy	Jun. 06, 2013 15:30:22	361 - Potte	10th Floor Fi		00:00:15	2	\$0.50	P	
Copy	Jun. 07, 2013 11:10:10	361 - Potte	10th Floor Fi		00:01:07	5	\$1.25	P	
Copy	Jun. 07, 2013 11:12:47	361 - Potte	10th Floor Fi		00:01:44	6	\$1.50	P	
Copy	Jun. 07, 2013 13:09:32	361 - Potte	10th Floor Fi		00:05:18	2	\$0.50	P	
Copy	Jun. 10, 2013 15:39:38	361 - Potte	10th Floor Fi		00:00:23	2	\$0.50	P	
Copy	Jun. 17, 2013 10:02:26	361 - Potte	10th Floor Fi		00:01:05	6	\$1.50	P	
Phone	Jun. 17, 2013 13:45:19	361 - Potte	ShoreTel O		00:01:56	0	\$1.61	P	1(703)756-1176
Copy	Jun. 17, 2013 16:11:42	361 - Potte	10th Floor Fi		00:00:33	5	\$1.25	P	
Phone	Jun. 18, 2013 07:49:44	361 - Potte	ShoreTel O		00:04:58	0	\$4.03	P	1(703)756-1176

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From Jan. 01, 2002 To Dec. 31, 2017 23:59

Ran on: May. 15, 2019 4:58 PM

Type	Date Time	User	Device Name	Description	Duration	Items	Cost	St.	Phone Number
Phone	Jun. 18, 2013 10:54:34	361 - Potte	ShoreTel O		00:02:10	0	\$1.61	P	1(703)756-1176
Phone	Jun. 21, 2013 10:19:07	361 - Potte	ShoreTel O		00:01:20	0	\$1.61	P	1(703)756-1176
Phone	Jun. 21, 2013 13:43:13	361 - Potte	ShoreTel O		00:01:43	0	\$1.61	P	1(703)756-1176
Phone	Jun. 24, 2013 08:39:36	361 - Potte	ShoreTel O		00:01:17	0	\$1.61	P	1(703)756-1176
Phone	Jun. 24, 2013 08:54:44	361 - Potte	ShoreTel O		00:00:45	0	\$0.81	P	1(703)756-1176
Phone	Jul. 11, 2013 11:08:29	361 - Potte	ShoreTel O		00:00:59	0	\$0.81	P	1(916)845-5529
Phone	Jul. 15, 2013 14:50:54	361 - Potte	ShoreTel O		00:02:06	0	\$1.56	P	1(702)527-7000
Phone	Jul. 15, 2013 15:15:18	361 - Potte	ShoreTel O		00:06:27	0	\$5.10	P	1(702)527-7000
Phone	Jul. 15, 2013 16:20:34	361 - Potte	ShoreTel O		00:01:28	0	\$1.56	P	1(702)527-7159
Copy	Jul. 16, 2013 11:00:18	361 - Potte	10th Floor Fi		00:01:27	6	\$1.50	P	
Copy	Jul. 16, 2013 13:58:36	361 - Potte	10th Floor Fi		00:05:10	1	\$0.25	P	
Copy	Jul. 16, 2013 14:26:39	361 - Potte	10th Floor Fi		00:00:54	2	\$0.50	P	
Copy	Aug. 14, 2013 14:49:23	361 - Potte	10th Floor Fi		00:00:41	3	\$0.75	P	
Copy	Aug. 29, 2013 13:03:36	361 - Potte	10th Floor Fi		00:05:30	75	\$18.75	P	
Copy	Sep. 11, 2013 15:19:24	342 - Hoy,	10th Floor Fi		00:02:18	50	\$12.50	P	
Copy	Sep. 12, 2013 10:08:59	361 - Potte	10th Floor Fi		00:01:41	5	\$1.25	P	
Copy	Sep. 12, 2013 10:12:08	361 - Potte	10th Floor Fi		00:00:29	4	\$1.00	P	
Copy	Sep. 12, 2013 10:25:14	361 - Potte	10th Floor Fi		00:00:51	17	\$4.25	P	
Phone	Sep. 18, 2013 10:38:46	322 - DeVo	ShoreTel O		00:01:29	0	\$1.61	P	1(212)238-8603
Phone	Oct. 07, 2013 11:25:15	361 - Potte	ShoreTel O		00:01:36	0	\$1.61	P	1(916)845-5529
Copy	Dec. 10, 2013 15:12:14	361 - Potte	10th Floor Fi		00:00:39	10	\$2.50	P	
Copy	Dec. 10, 2013 15:17:38	361 - Potte	10th Floor Fi		00:00:27	6	\$1.50	P	
Phone	Dec. 12, 2013 10:04:19	361 - Potte	ShoreTel O		00:00:57	0	\$0.81	P	1(916)845-5529
Phone	Jan. 22, 2014 11:32:53	361 - Potte	ShoreTel O		00:11:37	0	\$9.67	P	1(916)845-5529
Copy	Feb. 11, 2014 08:52:07	342 - Hoy,	10th Floor Fi		00:03:05	10	\$2.50	P	
Copy	Feb. 13, 2014 08:45:21	361 - Potte	10th Floor Fi		00:01:13	12	\$3.00	P	
Copy	Mar. 04, 2014 15:51:51	361 - Potte	10th Floor Fi		00:00:32	3	\$0.75	P	
Copy	Mar. 26, 2014 10:07:16	338 - Couri	11th Floor F		01:18:25	1	\$0.25	P	
Copy	Apr. 02, 2014 10:27:57	361 - Potte	10th Floor Fi		00:00:25	5	\$1.25	P	
Phone	Apr. 02, 2014 13:39:58	361 - Potte	ShoreTel O		00:10:26	0	\$8.87	P	1(916)845-5529
Phone	Apr. 03, 2014 08:36:34	361 - Potte	ShoreTel O		00:05:03	0	\$4.03	P	1(916)845-5529
Phone	Apr. 03, 2014 09:03:03	361 - Potte	ShoreTel O		00:03:04	0	\$2.42	P	1(916)845-5529
Phone	Apr. 03, 2014 10:26:57	361 - Potte	ShoreTel O		00:04:56	0	\$4.03	P	1(916)845-5529
Copy	Apr. 04, 2014 14:29:24	361 - Potte	10th Floor Fi		00:05:22	3	\$0.75	P	
Phone	Apr. 24, 2014 10:28:04	361 - Potte	ShoreTel O		00:10:20	0	\$8.87	P	1(916)845-5529
Phone	May. 21, 2014 09:36:40	361 - Potte	ShoreTel O		00:05:16	0	\$4.84	P	1(916)845-5529
Phone	Jun. 03, 2014 09:57:12	361 - Potte	ShoreTel O		00:07:19	0	\$6.45	P	1(916)845-5529
Phone	Jun. 12, 2014 14:36:05	361 - Potte	ShoreTel O		00:05:39	0	\$4.84	P	1(916)845-3338
Copy	Jun. 18, 2014 12:27:38	524 - Suro	Xerox WCP		00:03:44	61	\$15.25	P	
Copy	Jul. 01, 2014 09:17:21	361 - Potte	11th Floor F		00:09:08	122	\$30.50	P	
Copy	Jul. 25, 2014 09:03:45	361 - Potte	10th Floor Fi		00:00:52	5	\$1.25	P	
Phone	Aug. 26, 2014 11:09:53	352 - Miller,	ShoreTel O		00:07:24	0	\$6.45	P	1(916)930-4000
Copy	Sep. 26, 2014 11:07:18	361 - Potte	10th Floor Fi		00:01:02	1	\$0.25	P	
Phone	Oct. 01, 2014 16:00:30	329 - Leon	ShoreTel O		00:00:37	0	\$0.81	P	1(646)725-1515
Copy	Dec. 31, 2014 10:10:56	361 - Potte	10th Floor Fi		00:00:42	2	\$0.50	P	
Copy	Jan. 14, 2015 07:52:53	361 - Potte	10th Floor Fi		00:05:40	4	\$1.00	P	
Phone	Feb. 10, 2015 10:43:35	361 - Potte	ShoreTel O		00:08:35	0	\$7.26	P	1(916)845-5529
Phone	Feb. 10, 2015 11:31:50	361 - Potte	ShoreTel O		00:03:14	0	\$2.42	P	1(916)845-5529
Phone	Feb. 11, 2015 09:43:40	361 - Potte	ShoreTel O		00:00:54	0	\$0.81	P	1(916)845-5529
Copy	Mar. 24, 2015 10:26:22	524 - Suro	Facilities Ro		00:02:32	4	\$1.00	P	
Copy	Mar. 30, 2015 12:29:58	524 - Suro	Facilities Ro		00:10:08	3	\$0.75	P	
Copy	Mar. 30, 2015 14:58:25	524 - Suro	Facilities Ro		00:10:42	3	\$0.75	P	
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AA009685

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Record Count: 19354

EXHIBIT C

EXHIBIT C



MCDONALD CARANO WILSON

Account Detail

Nov. 11, 2021 14:22:40

Date Range
From: 2016-01-01 00:00
To: 2021-10-31 23:59

Copy Transaction(s)										
User Name	Date	Time	Unit ID	Description	Size	Pages	Gross Charges	Net Charges	Status	
Robert Sawyer	9/12/2016	08:58	TEST		BWCOPY	2	0.50	0.50	Normal	
Nancy Hoy	9/30/2016	14:18	RNCL04		BWCOPY	3	0.75	0.75	Billed	
Anne Potter	10/10/2016	10:45	RNCL04		BWCOPY	21	5.25	5.25	Billed	
Reno Courier	10/20/2016	11:26	RNRC01		BWCOPY	1	0.25	0.25	Billed	
Anne Potter	1/4/2017	13:12	RNRC02		BWCOPY	1	0.25	0.25	Billed	
Anne Potter	3/14/2017	16:33	RNCL04		BWCOPY	12	3.00	3.00	Billed	
Anne Potter	3/15/2017	10:35	RNCL04		CLRCOPY	9	9.00	9.00	Billed	
Anne Potter	4/10/2017	13:13	RNCL04		CLRCOPY	12	12.00	12.00	Billed	
Anne Potter	4/11/2017	10:08	RNCL04		BWCOPY	1	0.25	0.25	Billed	
Nancy Hoy	4/19/2017	10:06	RNCL04		BWCOPY	52	13.00	13.00	Billed	
Karen Surowiec	8/8/2017	10:32	LVRC01		BWCOPY	3	0.75	0.75	Billed	
Anne Potter	11/3/2017	15:23	RNCL04		BWCOPY	19	4.75	4.75	Billed	
Anne Potter	2/6/2018	10:44	RNCL04		BWCOPY	5	1.25	1.25	Billed	
Anne Potter	2/6/2018	11:08	RNCL04		BWCOPY	14	3.50	3.50	Billed	
Nancy Hoy	6/8/2018	15:56	RNCL04		BWCOPY	28	7.00	7.00	Billed	
Nancy Hoy	6/8/2018	16:12	RNCL04		BWCOPY	4	1.00	1.00	Billed	
Anne Potter	9/19/2018	08:47	RNCL04		BWCOPY	222	55.50	55.50	Billed	
Brian Wilson	6/28/2019	10:45	LVRC01		BWCOPY	5	1.25	1.25	Billed	
Brian Wilson	6/28/2019	10:48	LVRC02		BWCOPY	6	1.50	1.50	Billed	
Brian Wilson	6/28/2019	10:51	LVRC01		BWCOPY	2	0.50	0.50	Billed	
Brian Wilson	6/28/2019	10:53	LVRC02		BWCOPY	7	1.75	1.75	Billed	
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Brian Wilson	6/28/2019	11:01	LVRC01		BWCOPY	3	0.75	0.75	Billed	
Brian Wilson	6/28/2019	11:05	LVRC02		BWCOPY	5	1.25	1.25	Billed	
Brian Wilson	6/28/2019	11:07	LVRC01		BWCOPY	4	1.00	1.00	Billed	
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Brian Wilson	6/28/2019	11:45	LVRC02		BWCOPY	10	2.50	2.50	Billed	
Brian Wilson	6/28/2019	11:46	LVRC01		BWCOPY	8	2.00	2.00	Billed	
Brian Wilson	6/28/2019	12:07	LVRC02		BWCOPY	46	11.50	11.50	Billed	
Transtotals for Copy:						552	153.75	153.75		

Included transaction type(s): Copy, DBase, Phone

AA009688



MCDONALD CARANO WILSON
Account Detail

Page 2 of 2

Nov. 11, 2021 14:22:40

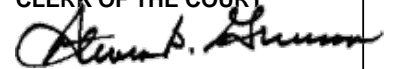
Date Range
From: 2016-01-01 00:0
To: 2021-10-31 23:59

Phone Transaction(s)

User Name	Date	Time	Description	Number	Destination	Duration	Gross Charges	Net Charges	Status
Anne Potter	10/4/2016	07:49	Outgoing	19168455529	Sacramento, Ca	00:10:26	8.91	8.91	Billed
Anne Potter	10/19/2016	03:10	Outgoing	17028283271	Las Vegas, Nv	00:03:29	1.96	1.96	Billed
Anne Potter	10/19/2016	03:11	Outgoing	17028283871	Las Vegas, Nv	00:00:56	0.49	0.49	Billed
Karen Surowiec	11/2/2016	06:35	Outgoing	19166540209	Sacramento, Ca	00:00:49	0.81	0.81	Billed
Karen Surowiec	11/2/2016	06:40	Outgoing	19166540209	Sacramento, Ca	00:01:57	1.62	1.62	Billed
Karen Surowiec	11/2/2016	06:46	Outgoing	19166540209	Sacramento, Ca	00:00:49	0.81	0.81	Billed
Anne Potter	11/29/2016	06:26	Outgoing	19168455529	Sacramento, Ca	00:08:21	7.29	7.29	Billed
Debbie Leonard	12/2/2016	07:09	Outgoing	19168455529	Sacramento, Ca	00:02:31	2.43	2.43	Billed
Transtotals for Phone:						00:29:18	24.32	24.32	
Totals For 11194-1 Franchise Tax Board / ADV. GILBERT HYATT - AGREEMENT:							178.07	178.07	

Included transaction type(s): Copy, DBase, Phone

AA009689



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12 *Franchise Tax Board of the State of California*

13 **DISTRICT COURT**

14 **CLARK COUNTY, NEVADA**

15 GILBERT P. HYATT,

16 Plaintiff,

17 vs.

18 FRANCHISE TAX BOARD OF THE STATE
19 OF CALIFORNIA, and DOES 1-100, inclusive,

20 Defendants.

Case No.: 98A382999

Dept. No.: X

**FTB's SUPPLEMENTAL BRIEF
OPPOSING PLAINTIFF GILBERT P.
HYATT'S MOTION TO STRIKE,
MOTION TO RETAX AND,
ALTERNATIVELY, MOTION FOR
EXTENSION OF TIME TO PROVIDE
ADDITIONAL BASIS TO RETAX
COSTS**

21 **I. INTRODUCTION**

22 To avoid costs the Nevada Supreme Court recently held are "mandatory" under NRS
23 18.020 and NRCP 68, Plaintiff Gilbert Hyatt's supplemental brief ("Supplement") in support
24 of his Motion to Retax Costs immediately starts by misstating the record. Hyatt claims the
25 Nevada Supreme Court "affirmed" that FTB could not recover costs under NRCP 68
26 because "FTB waived any right to argue for such an award by not raising it in its opening
27 brief." Supplement at 1:28-2:4. But Hyatt's contention is impossible to square with the
28 Nevada Supreme Court's opinion, which stated in unequivocal terms that FTB is "eligible
for mandatory post-offer costs under NRCP 68." *Franchise Tax Bd. v. Hyatt*, 485 P.3d 1247

at *3 (2021) (unpublished).¹ Further contradicting Hyatt's claim that the Nevada Supreme Court precluded FTB from recovering costs under NRCP 68, the Nevada Supreme Court also stated that such an award was mandatory but "redundant based on [its] holding that FTB is entitled to costs dating back to the inception of the litigation under NRS 18.020(3)." *Id.*²

Hyatt's worst misstatement of the record, however, is the central premise of his Supplement—that this Court must deny FTB's costs incurred after April 2003 as unreasonable or unnecessary because the FTB purportedly did not timely raise its jurisdictional challenge to *Nevada v. Hall*. See Supplement at 2:11-22. With the benefit of his misguided hindsight, Hyatt argues that FTB should have asked the United States Supreme Court to overrule *Hall* in April 2003 when the United States Supreme Court first decided an issue in this case.³ But this premise, on which Hyatt builds his entire Supplement, is both factually and legally incorrect.

First, FTB challenged Nevada's jurisdiction over FTB many times, in many courts, from the case's beginning. It is inaccurate for Hyatt to claim that "FTB sat on its hands from the outset of the case" about *Hall* or Nevada's lack of jurisdiction over FTB as a California governmental board. Supplement at 3:1-3. In FTB's first brief to the United States Supreme

¹ The Nevada Supreme Court issued its April 23, 2021 decision as an unpublished order rather than as a published advanced opinion. While unpublished orders are normally not binding precedent under NRAP 36, an exception exists where the order establishes "mandatory precedent" as the law of the case "in a subsequent stage of a case in which the unpublished disposition was entered." NRAP 36(c)(2). *Franchise Tax Bd.*, 485 P.3d 1247 at *3. Thus, the Nevada Supreme Court's recent opinion is mandatory precedent that the Court is duty-bound to follow despite Hyatt's attempt to argue otherwise.

² The only argument that the Nevada Supreme Court considered waived was any possible contention from FTB that NRCP 68's scope of recoverable costs exceeded the same under NRS 18.005 and NRS 18.020. See *id.* at n.2 (noting FTB did not argue that its post-offer costs under NRCP 68 and NRS 17.115 "include sums not also allowed under NRS Chapter 18."). The Nevada Supreme Court never precluded FTB from recovering costs under NRCP 68. Quite the opposite, the Nevada Supreme Court said this recovery was mandatory.

³ The case has led to three decisions from the United States Supreme Court in 2003, 2016, and 2019, and the parties have colloquially called these decisions *Hyatt I*, *Hyatt II*, and *Hyatt III*. FTB maintains that nomenclature for the rest of this supplement.

1 Court on July 7, 2002, FTB argued that “states require guidance in the interpretation and
2 application of the full faith and credit analysis of *Nevada v. Hall*.” Ex. 39 to Appendix to
3 Hyatt’s Brief in Support of Proposed Form of Judgment That Finds No Prevailing Party in
4 the Litigation and No Award of Attorneys’ Fees or Costs to Either Party (“Hyatt Appendix”) at AA01222.⁴ While arguing that Nevada could not assert jurisdiction over FTB, FTB
5 concluded its first brief by asking the United States Supreme Court to “speak authoritatively
6 to the reach of its decision in *Nevada v. Hall*.” See *id.* at AA 01225. Thus, it is factually
7 disingenuous for Hyatt to intimate that *Hall* has not been at the center of FTB’s arguments
8 from the case’s beginning. Quite the opposite, FTB has always challenged *Hall* and
9 Nevada’s jurisdiction over FTB, and FTB did not “sit on its hands” as Hyatt now contends.

11 *Second*, the United States Supreme Court and the Nevada Supreme Court have
12 rebuffed Hyatt’s hindsight-based premise that FTB should not recover costs from the suit’s
13 inception since FTB purportedly delayed in asking the United States Supreme Court to
14 overrule *Hall*. In *Hyatt III*, Hyatt argued that FTB waived the right to seek reversal of *Hall*
15 because FTB did not ask for it in *Hyatt I*. See *Hyatt III*, 139 S. Ct. 1485, 1491 n.1 (2019).
16 The United States Supreme Court soundly rejected Hyatt’s argument, noting that FTB had
17 “raised an immunity-based argument from this suit’s inception.” *Id.*

18 After remand to this Court and another appeal to the Nevada Supreme Court on the
19 issues of attorney’s fees and costs, Hyatt again tried to argue that FTB challenged *Hall* too
20 late to be considered the “prevailing party” under NRS 18.020. See *Franchise Tax Bd.*, 485
21 P.3d 1247 at *4. The Nevada Supreme Court rejected Hyatt’s “equitable framing” and
22 instead held that “costs are **mandatory** under NRS 18.020.” *Id.* See *Franchise Tax Bd.*,
23 485 P.3d 1247 at *4 (emphasis added). It further explained that Hyatt could not use his
24 hindsight-based argument about “equity” to “override the Nevada [cost] statute’s plain
25 language.” *Id.*

27 ⁴ On October 15, 2019, Hyatt filed 94 exhibits in the Hyatt Appendix. Throughout this
28 supplemental brief, FTB directs the Court to many of those exhibits rather than re-filing the
same as exhibits to this supplemental brief.

1 There is thus no doubt what occurred in Hyatt's two-decade, multi-jurisdictional
2 assault on FTB: FTB prevailed, and so it is entitled to its costs under NRS 18.020 and NRC
3 68 as a matter of right. The decisions of the United States Supreme Court and the Nevada
4 Supreme Court foreclose on Hyatt's third bite at the equity apple about FTB's challenge to
5 *Hall*. FTB won this case, and the Nevada Supreme Court has held "FTB is entitled to costs
6 dating back to the inception of the litigation under NRS 18.020(3)." *Id.* There is no reason
7 to limit FTB to costs incurred before *Hyatt I* in April 2003.

8 The only issue remaining for this Court to decide is whether FTB's claimed cost
9 amounts are supported by documentation required under *Cadle Co. v. Woods & Erickson*
10 *LLP*. FTB's documentation submitted with its Memorandum of Costs more than sufficiently
11 establishes the reasonableness and necessity of each cost under *Cadle Co.*, and so the
12 Court must grant FTB's costs consistent with the Nevada Supreme Court's most recent
13 opinion in this case.

14 **II. ARGUMENT**

15 A. Hyatt Provides No Basis for the Court to Hold That FTB May Only Recover Its 16 Costs Incurred Before April 2003.

- 17 1. Relying on untethered interpretations of *Cadle Co.* and *Berosini v.*
18 *PETA*, Hyatt mistakenly argues the Court should cut off FTB's costs
 incurred after *Hyatt I* in April 2003.

19 In repackaging his equitable framing argument and ignoring appellate decisions
20 rejecting the same, Hyatt contends that FTB's costs incurred after April 2003 are not
21 reasonable or necessary under *Cadle Co.* See Supplement at 5:9-18. Based on nearly
22 twenty years of hindsight, Hyatt suggests that FTB should have asked the United States
23 Supreme Court to overrule *Hall* when FTB "first obtained review of the case . . . in April
24 2003." *Id.* Had FTB done so, Hyatt argues FTB would not have incurred litigation costs
25 after April 2003 and so such costs are unreasonable or unnecessary. See *id.* at 11:15-21.
26 The sole cases that Hyatt cites for his unsupported definitions of "reasonableness" and
27 "necessity" are *Cadle Co.* and *Berosini v. PETA*. See *id.* at 5:3-8.

28 But neither *Cadle Co.* nor *Berosini* allow a district court to Monday morning

1 quarterback a litigant's strategy for reasonableness as Hyatt urges on this Court. *Cadle*
2 Co.'s holding was limited to establishing the evidentiary standard that a party moving for
3 costs must meet to recover costs. See *Cadle Co.*, 131 Nev. 114, 121, 345 P.3d 1049, 1054
4 (2015) (district court must have evidence before it that "costs were reasonable, necessary,
5 and actually incurred."). In confirming the standard, the Nevada Supreme Court held that
6 a moving party must submit "sufficient justifying documentation to support the award of
7 costs." *Id.*

8 *Cadle Co.* was an extension of *Berosini*, in which the Nevada Supreme Court clarified
9 that the reasonableness test under NRS 18.005 requires costs that are "actual and
10 reasonable rather than a reasonable estimate or calculation of such costs." 114 Nev. 1348,
11 1352, 971 P.2d 383, 385-86 (1998). In other words, a party moving for costs could not rely
12 on an estimate but rather had to bring evidence to the table to support the costs. See *id.*
13 Thus, *Berosini* established the standard that costs must be reasonable, necessary, and
14 actually incurred, and *Cadle Co.* established the modern evidentiary standard requiring
15 supporting documentation. See *id.*

16 But nothing in *Cadle Co.* or *Berosini* tied the definitions of reasonable and necessity
17 to a district court second guessing the moving party's strategic decisions during a case.
18 Nor would this hindsight-based analysis be proper for a district court, as litigation strategy
19 necessarily involves confidential decisions between client and counsel based on information
20 that may be not be available to the district court. A litigant may have justifiable reasons for
21 waiting to assert an argument until a later stage of litigation.

22 This is one such case. FTB determined in 2003 that the issue of reversing *Hall* was
23 unlikely to succeed based on caselaw and the composition of the United States Supreme
24 Court justices. Because of the paucity of caselaw after *Hall*, FTB asserted a narrower
25 argument in its briefing of *Hyatt I* aimed at "guidance in the interpretation and application of
26
27
28

the full faith and credit analysis of *Nevada v. Hall*.” Ex. 39 to Hyatt Appendix at AA01222.⁵ But once the caselaw around *Hall* matured over the next decade, thereby highlighting even more the constitutional conflict that FTB had raised in *Hyatt I*, FTB moved for reversal of *Hall* in 2016 in *Hyatt II*.⁶ See 578 U.S. 171, 136 S. Ct. 1277, 1279 (2016) (noting the United States Supreme Court could not overrule *Hall* as FTB requested in *Hyatt II* because the justices were “equally divided” on the issue). FTB finally achieved victory in *Hyatt III* on this issue because the justices agreed with FTB that the recent caselaw demonstrated *Hall* had become constitutionally unworkable. See *Hyatt III*, 139 S. Ct. 1485, 1499 (explaining that the “historical record” was against Hyatt and that *Hall* “stands as an outlier in our sovereign-immunity jurisprudence, **particularly when compared to more recent decisions.**”) (emphasis added)

Thus, FTB was not unreasonable in waiting to ask for reversal of *Hall* until 2016. Quite the opposite, as the Nevada Supreme Court confirmed, it was this argument asserted at the perfect time that won this case for FTB. See *Franchise Tax Bd.*, 485 P.3d 1247 at *3 (“Here, FTB lost every round except the last on its sovereign immunity defense. But, in the final round, it won dismissal of all Hyatt’s claims, despite Hyatt’s success in prior phases of the litigation FTB caused the change in federal law that it benefited from.”). As a result, the Nevada Supreme Court has held that FTB “is entitled to costs dating back to the inception of the litigation under NRS 18.020(3).” *Id.* Hyatt cannot ask the Court to use hindsight to hold otherwise.

2. Hyatt’s argument that the Court has discretion to deny FTB’s costs after April 2003 conflicts with the prior decisions of the Nevada Supreme Court and United States Supreme Court.

Even if *Cadle Co.* or *Berosini* somehow allowed Hyatt to argue reasonableness and

⁵ The United States Supreme Court decided *Hall* in 1979 while it heard *Hyatt I* in 2003. The case law created in those intervening 24 years was not robust enough to seek an outright reversal of *Hall* under the doctrine of stare decisis.

⁶ Justice Antonin Scalia had passed away before *Hyatt II*, and so the United States Supreme Court issued the *Hyatt II* ruling with only 8 justices.

necessity using hindsight to assess FTB's litigation strategy, the United States Supreme Court and the Nevada Supreme Court have already foreclosed on the Court's ability to do the same. First, in its most recent opinion, the United States Supreme Court rejected Hyatt's argument that FTB delayed or otherwise waived its ability to challenge *Hall*. In *Hyatt III*, the United States Supreme Court confirmed that FTB "raised an immunity-based argument from this suit's inception," and so it rejected Hyatt's claim that FTB waived its immunity or the ability to later seek reversal of *Hall*. See *Hyatt III*, 139 S. Ct. at 1491 n.1. As a result, it was reasonable and necessary for FTB to seek reversal of *Hall* when it did. Indeed, it was the winning litigation strategy.

Second, after concluding that the Court erred in denying FTB prevailing party status under NRS 18.020, the Nevada Supreme Court took away the Court's equitable ability to set artificial limits on FTB's recovery of costs. See *Franchise Tax Bd.*, 485 P.3d 1247 at *4 ("Hyatt's reliance on equity under the analogous federal rule cannot override the Nevada statute's plain language."). Instead, the Nevada Supreme Court noted that "costs are mandatory under NRS 18.020" and "a matter of right" for FTB. *Id.* at *3 and *4. The Nevada Supreme Court was intimately familiar with the procedural history here, including FTB's win in the last round on *Hall*. Still, the Nevada Supreme Court did not set any artificial date or time for which FTB could recover its costs. See generally *id.* Rather, the Nevada Supreme Court held that "FTB is entitled to costs dating back to the inception of the litigation under NRS 18.020(3)." *Id.* at *3.

Respectfully, this Court, at Hyatt's urging, cannot overrule the Nevada Supreme Court's decision by precluding FTB from recovering its costs after April 2003. FTB has a right to recover all its costs. See *id.*

3. Hyatt's hindsight argument cuts both ways and suggests that Hyatt maintained a frivolous lawsuit after April 2003.

Hyatt's argument that FTB should have asked for reversal of *Hall* in April 2003 rests on the implicit assumption that it was obvious to all parties that the United States Supreme Court wrongly decided *Hall*. See *Supplement* at 11:19-21 ("FTB could and should have

1 raised reversal of *Nevada v. Hall* as part of *Hyatt I* and had the issue resolved by April
2 2003.”). In other words, Nevada did not have jurisdiction over FTB as a California
3 governmental entity because *Hall* was wrongly decided and FTB needed only to bring that
4 to the United States Supreme Court’s attention in April 2003 to resolve Hyatt’s case. See
5 *id.*

6 But this logic applies equally to Hyatt’s decisions to file the case in 1998 and maintain
7 it for over twenty years after doing so. If it was obvious in 2003 to all parties—including
8 Hyatt—that Nevada courts lacked jurisdiction over FTB because *Hall* was constitutionally
9 incorrect, then Hyatt should have dismissed his case and instead litigated in California.
10 Personal jurisdiction is the plaintiff’s burden to prove, and Hyatt now argues it was obvious
11 in April 2003 that he could not do so because *Hall* was incorrect. See *Trump v. Eighth Jud.*
12 *Dist. Ct.*, 109 Nev. 687, 857 P.2d 740 (1993) (plaintiff has the burden of proving personal
13 jurisdiction at trial by preponderance of the evidence). This amounts to an admission that
14 Hyatt maintained a legally frivolous case for 23 years, costing Nevada and California
15 taxpayers millions of dollars to resolve. The illogic is apparent and cannot cut off FTB’s
16 right to recover all costs under NRS 18.020.

17 B. FTB Supports Its Cost Claims Under NRS 18.005 With Documentary
18 Evidence That *Cadle Co.* Requires.

19 1. Clerk’s Fees - \$9,898.52

20 NRS 18.005(1) allows a party to recover “clerks’ fees.” Hyatt argues that the Court
21 should reduce these fees to \$2,270.02 because the 2009 special master report disallowed
22 Hyatt’s pro hac vice fees for his out-of-state attorneys. See Supplement at 13:22-14:7.
23 Hyatt also argues FTB “mixes” its request for filing fees with printing costs for preparing the
24 record during its appeals to the United States Supreme Court and that such printing costs
25 are unrecoverable under NRS 18.005(1). He is wrong on both points.

26 *First*, Hyatt cannot rely on the 2009 special master report about pro hac vice fees.
27 The special master found that Hyatt was a self-claimed Nevada resident when he filed his
28 case in Nevada, and so the special master “was not persuaded that it was either reasonable

1 or necessary to have several counsel on behalf of Hyatt appear pro hac vice” to litigate in
2 Hyatt’s home state. Ex. 96 to Hyatt’s Supplement at ACA04877. The special master could
3 not find any necessity for out-of-state counsel “when local Nevada attorneys were more
4 than qualified to pursue and litigate the matter.” *Id.* at ACA 04878.

5 But FTB is a different litigant than Hyatt. FTB is a California government entity
6 ordinarily represented in its affairs by attorneys in the California Attorney General's office.
7 When Hyatt dragged FTB into Nevada, FTB necessarily had to obtain local Nevada counsel
8 and have its California counsel enter appearances. The pro hac vice fees that FTB seeks
9 to recover include the California Attorney General’s office and the California Department of
10 Justice, two offices mandated to defend FTB under California law. See Ex. A to FTB’s
11 Memorandum of Costs at 005-8 and 025-29. While the special master rejected Hyatt’s fees
12 as discretionary and therefore unnecessary because he was a home state plaintiff who
13 chose out-of-state counsel, FTB had no such discretion as the defendant dragged into a
14 foreign state. It had to use California counsel to defend it as a governmental body. See
15 Cal. Gov. Code § 12512 (California Attorney General shall “defend all causes to which the
16 State, or any State officer is a party in his or her official capacity”). FTB may therefore
17 recover pro hac vice fees for the same.

18 *Second*, Hyatt provides no caselaw stating that the costs of preparing the appellate
19 record and filing it with the United States Supreme Court clerk are not contemplated by NRS
20 18.005(1). With no such legal authority, the Court cannot deny such costs.⁷

21 2. Reporters’ Fees for Depositions - \$171,494.91

22 NRS 18.005(2) allows a party to recover for reporters’ fees for depositions, including
23 a fee for “one copy of each deposition.” Hyatt does not oppose FTB’s recovery for one copy
24

25 ⁷ Even if Hyatt were correct that the cost of printing does not fall under NRS 18.005(1),
26 such costs still qualify as “other reasonable and necessary expense[s] incurred in
27 connection with the action” under NRS 18.005(17). FTB had to print the record from this
28 Court and provide it to the United States Supreme Court in each of its appeals. That is a
reasonable and necessary expense incurred in connection with Hyatt’s action, and so FTB
may recover it.

1 of each deposition transcript, but he does ask the Court to reduce this category by just over
2 \$1,000 because he claims hearing transcripts do not fall under NRS 18.005(2). See
3 Supplement at 14:8-19. Again, however, Hyatt admits that the Court can consider these as
4 an “other reasonable and necessary expense” under NRS 18.005(17). Thus, whether the
5 Court awards them under NRS 18.005(2) or NRS 18.005(17), they are recoverable as a
6 cost and there is no basis to reduce reporters’ fees from the \$171,494.91 that FTB seeks.

7 3. Jurors’ fees and expenses - \$2,055.88

8 NRS 18.005(3) allows FTB to recover for jurors’ fees. Hyatt does not challenge this
9 category of costs. See Supplement at 14:19-20.

10 4. Fees for witnesses at trial, pretrial hearings, and depositions -
11 \$27,276.86.

12 NRS 18.005(4) allows FTB to recover witness fees for trial, pretrial hearings, and
13 depositions unless FTB called the witness “without reason or necessity.” Hyatt argues FTB
14 improperly includes expert witness fees that FTB paid to Hyatt’s experts during depositions.
15 See Supplement at 15:2-16. Hyatt also recycles his hindsight-based argument on *Hall* to
16 claim it was unnecessary for FTB to call witnesses at trial since FTB should have won the
17 case in 2003. See *id.* These miss the mark.

18 *First*, NRCP 30 requires a deposing party to pay an opposing expert the “reasonable
19 and customary hourly or daily fee for the actual time consumed in the examination of that
20 expert.” FTB accordingly paid those fees, and there is no basis to reduce the fees under
21 NRS 18.005(4) allowing for recovery of “fees for . . . deposing witnesses.”

22 *Second*, FTB debunked Hyatt’s theory about *Hall* above, and Hyatt provides no other
23 reasoning why it was unnecessary for FTB to call witnesses at trial. On the contrary, Hyatt
24 trumpets his multi-million-dollar recovery at trial (later reversed). See Supplement at 6:15-
25 24. It was hardly unreasonable for FTB to call witnesses to prevent such a runaway jury
26 award contrary to Nevada law.

27 FTB has provided the necessary supporting documentation to recover its witness
28 fees, and so the Court may award them under *Cadle Co.*

1 5. Expert Witness Fees - \$242,254.67

2 NRS 18.005(5) allows a party to recover expert witness fees for five experts in an
3 amount of \$1,500 per witness. The Court may exceed this limitation if it determines “that
4 the circumstances surrounding the expert’s testimony were of such necessity as to require
5 the larger fee.” NRS 18.005(5). Hyatt does not attack the exception to NRS 18.005’s
6 \$1,500 limit, nor does he question that the work performed by FTB’s expert witnesses would
7 qualify as the statutory “circumstances” necessitating extra time and cost. See Supplement
8 at 15:21-16:9. Instead, Hyatt again trots out his hindsight that FTB should have challenged
9 *Hall* sooner, and had FTB done so, none of its experts would have been necessary at trial.

10 As briefed above, however, this is meritless. FTB’s expert witnesses—John Sullivan,
11 Kathleen Wright, and Dierdre Mulligan—were all necessary because Hyatt dragged FTB
12 into Nevada and pursued far-reaching tort theories that required Hyatt to provide an army
13 of experts on various issues. See Ex. 96 to Supplement at ACA04866-67 (noting Hyatt
14 sought recovery of \$1.25 million in expert costs for eight experts). FTB has provided
15 sufficient documentation on the reasonable costs that Sullivan, Wright, and Mulligan
16 incurred to rebut Hyatt’s army of experts. See Ex. E to Memorandum of Costs. Hyatt does
17 not specifically challenge any of this work performed by Sullivan, Wright or Mulligan. FTB
18 is accordingly permitted to recover the three experts’ costs under the statutory exception in
19 NRS 18.005(5).

20 6. Service of Process - \$999.00

21 NRS 18.005(7) allows FTB to recover fees for service of process. Hyatt does not
22 oppose these fees. See Supplement at 16:10.

23 7. Court Reporter Fees - \$31,432.57

24 NRS 18.005(8) allows FTB to recover fees for court reporters. Hyatt does not oppose
25 these fees. See Supplement at 14:20-23.

26 8. Telecopies - \$6,728

27 NRS 18.005(11) allows FTB to recover “[r]easonable costs for telecopies.” Hyatt
28 argues FTB’s supporting documentation does not meet the *Cadle Co.* standard because

1 there is no explanation as to what the faxes were for or how they assisted FTB's defense.
2 See Supplement at 16:12-21. Hyatt further contends that the special master disallowed the
3 same in his 2009 report. *See id.*

4 But this is not what the special master stated, nor did he have the benefit of *Cadle*
5 Co. because the Nevada Supreme Court decided that case six years after the special
6 master's report. The special master noted that Hyatt had only supplied a spreadsheet of
7 his telecopy costs without "source documentation used in creating the spreadsheet." Ex.
8 96 to Hyatt's Supplement at ACA04969. By comparison, FTB provides its backup for
9 telecopy costs, and so the Court can evaluate their reasonableness given this multi-decade
10 lawsuit. See Equitrac Line-Item Entries for Telecopies and Photocopies, Client/Matter
11 7258-1, attached as **Exhibit A**; see also Equitrac Line-Item Entries for Telecopies and
12 Photocopies, Client/Matter 11194-1, attached as **Exhibit B**; CopiTrak Line-Item Entries for
13 Photocopies, Client/Matter 11194-1, attached as **Exhibit C**.⁸

14 9. Photocopies - \$651,628.14

15 NRS 18.005(12) allows FTB to recover "[r]easonable costs for photocopies." FTB
16 seeks to recover photocopying costs of its litigation counsel (\$463,684.37) and an outside
17 vendor (\$187,943.77) that FTB employed to assist with the case. See Ex. I to Memorandum
18 of Costs. Hyatt again challenges the supporting documentation and repeats his argument
19 about necessity given *Hall*. See Supplement at 16:22-17:20. Hyatt argues that the Court
20 should grant FTB no amount for photocopies, but that if the Court does, it should limit the
21 award to the 20% of copying costs that Hyatt recovered from the special master in 2009.
22 *See id.*

23 But this is nonsensical. As to the outside vendor's copying costs, FTB has included
24 the source documentation sufficient under *Cadle Co.*, and it has provided a declaration from
25 lead counsel stating that these amounts were reasonable, necessary, and actually incurred.

26
27 ⁸ Because this case has survived for nearly 24 years, FTB's counsel has assigned
28 various client/matter numbers to certain stages of the litigation. Each of these client/matter
numbers in Exhibits A, B, and C corresponds only to Hyatt's lawsuit in Nevada.

See Ex. I to Memorandum of Costs at 807-1008. As to FTB's litigation counsel's copying cost, Exhibits A, B, and C provide all supporting documentation, and FTB's counsel has again provided a declaration supporting these costs. Given the copious documentation, an artificial limit of 20% is inappropriate. The Court can evaluate the full costs' reasonableness and necessity under *Cadle Co.* and grant them accordingly.

10. Reasonable Costs for Long Distance Calls - \$15,844.82

NRS 18.005(13) allows a party to recover "[r]easonable costs for long distance telephone calls." Hyatt again challenges FTB's supporting documentation, arguing that the special master in 2009 found Hyatt's "spreadsheets and phone bills insufficient documentation." Supplement at 17:21-18:5.

But this is not what the special master held. Hyatt submitted phone bills where the "phone numbers [were] redacted," and thus the special master found he had "no way of knowing why the cost was reasonable or to whom the call was made." Ex. 96 to Hyatt's Supplement at ACA04870. By comparison, FTB submitted its phone records in unredacted form so that this Court can know the recipient of the call. See Ex. J to Memorandum of Costs at 1138-1203.⁹ Even more, the supporting affidavit from FTB's counsel explains that the calls were communications "with client representatives, opposing parties, and expert witnesses." Declaration of Pat Lundvall ("Lundvall Decl.") in Support of FTB's Memorandum of Costs ¶ 13. FTB has thus submitted sufficient supporting documentation under *Cadle Co.* for the Court to use its discretion to award FTB's costs for long distance telephone calls.¹⁰

⁹ FTB has redacted certain portions of the phone bills that involve calls for other unrelated cases handled by the attorney identified. FTB is not seeking reimbursement for these unrelated calls.

¹⁰ Hyatt seems to be suggesting that FTB's counsel did not provide a call-by-call breakdown of the recipient and the litigation task that each call covered, but the Nevada Supreme Court has never required this level of granular detail. In this multi-decade litigation involving thousands of calls, such a breakdown would be unworkable. To comply with Hyatt's misguided request, FTB would have to bury the Court in a declaration from FTB's counsel that would number in the tens of thousands of pages to describe each individual call's participants and its purpose.

11. Postage - \$46,745.97

NRS 18.005(14) allows FTB to recover for reasonable postage costs. Hyatt does not dispute the amount, but he does exhume his *Hall* argument to claim that FTB's postage costs were unnecessary. See Supplement at 18:6-16. FTB has shown the folly of this argument above, and it incorporates the same in this section. FTB has submitted sufficient documentation to support its postage costs, and so the Court should award them.

12. Travel and Lodging - \$225,431.41

NRS 18.005(15) allows FTB to recover reasonable costs "for travel and lodging incurred taking depositions and conducting discovery." Hyatt argues that FTB has submitted all its travel and lodging costs for the case, not merely those associated with taking depositions and conducting discovery. See Supplement at 19:3-12. Hyatt also notes that the special master in 2009 "excluded travel expenses for attending hearings and any travel costs incurred after the close of discovery." Supplement at 19:11-12. Finally, Hyatt again recycles his *Hall* argument to ask the Court to prohibit any recovery by FTB for travel and lodging costs. See Supplement at 20:9-13. These, too, miss the mark.

First, all FTB's travel and lodging costs are recoverable under NRS 18.005(15) or NRS 18.005(17), and so Hyatt's claim that certain of FTB's costs involve matters other than discovery costs is immaterial. Deposition and discovery travel costs fall under NRS 18.005(15). All other travel costs fall under NRS 18.005(17). No matter which statutory provision the Court uses for travel and lodging costs, FTB has a right to recover them.

Second, the special master misinterpreted NRS 18.005(15) by creating a false distinction between a party's travel and counsel's travel to a deposition. See Ex. 96 to Hyatt's Supplement at ACA04871. The special master did so because he read the statutory language to mean the party was not "taking" or "conducting" discovery—instead, its counsel was taking such discovery. See *id.* As a result, the special master held that a party's travel costs to depositions were not recoverable "unless a party is in proper person." See *id.* But this is not the law in Nevada. The Nevada Supreme Court has never distinguished between a party and its counsel for travel and lodging costs under NRS 18.005(15). Neither

Hyatt nor the special master cited a case on this point. FTB's travel and lodging costs as a party are just as recoverable as those of its counsel.

Finally, the special master also rejected Hyatt's travel costs under NRS 18.005(17) because Hyatt's supporting documentation did not tie the costs to discovery. See *id.* at ACA04876. But NRS 18.005(17) does not require travel and lodging costs to be tied to discovery as NRS 18.005(15) does. Instead, NRS 18.005(17) allows recovery of any "other reasonable and necessary expense incurred in connection with the action." As a result, FTB's travel and lodging expenses for hearings, pretrial, trial, and post-trial proceedings are costs incurred in connection with Hyatt's action, and so they are recoverable. FTB has submitted extensive supporting documentation totaling nearly 500 pages. See Ex. L to Memorandum of Costs. This meets the *Cadle Co.* standard.

13. Other Reasonable and Necessary Fees - \$831,024.81

NRS 18.005(17) is a catch-all provision that allows a party to recover any "reasonable and necessary expenses incurred in connection with the action, including reasonable and necessary expenses for computerized services for legal research." In this category, FTB seeks to recover costs for a private investigator, computerized legal research, a mediation, videotape services, trial expenses, trial supplies, meals, trial transcripts and services, and litigation support. See Memorandum of Costs at 6:1-24. Hyatt objects to each category sought by FTB. See Supplement at 20:14-27:11.

Private Investigator's Fees. Hyatt argues that the special master denied Hyatt's private investigator fees and that in any event NRS 18.005(17) does not specifically reference such fees. See *id.* at 20:21-21:10. But the special master did so because Hyatt did not show why he hired an investigator other than to generically "examine the underlying issues." Ex. 96 to Hyatt's Supplement at ACA04877. By comparison, FTB's supporting declaration explains the investigators were necessary to "assist with locating witnesses" for depositions and trial. Lundvall Decl. ¶ 16. This is reasonable and necessary, and unlike Hyatt's description of his investigators, FTB's description tells the Court precisely why FTB needed the investigators.

1 **Computerized Legal Research.** Hyatt cannot avoid FTB's costs for computerized
2 legal research, as they appear in NRS 18.005(17)'s plain language. Still, Hyatt revives his
3 *Hall* argument to claim that FTB's computerized legal research expenses were
4 unnecessary. See Supplement at 21:11-22:9. This argument remains incorrect for the
5 reasons stated above.

6 Hyatt also argues the special master limited Hyatt to 55% of his claimed
7 computerized legal research costs, and so the Court should do the same to FTB. See *id.*
8 But the special master did not set a bright line rule of 55%. Quite the opposite, he found
9 that Hyatt only supported 55% of his claimed computerized legal research costs with backup
10 documentation. See Ex. 96 to Hyatt's Supplement at ACA04873 (allowing recovery "for all
11 costs sought that were actually supported by documentary evidence from a legal research
12 provider"). FTB has supported all its legal research costs with nearly 600 pages of
13 documentation, and so it should recover its legal research costs. See Ex. N to
14 Memorandum of Costs.

15 **Mediation/Special Master Costs.** Hyatt argues that costs for a failed mediation in
16 2007 and fees for the special master in 2009 are unrecoverable because they are shared
17 costs of the parties. See Supplement at 22:10-23:9. He also argues the special master
18 rejected Hyatt's prior attempt to recover his 50% of the mediator's fee, and the Court
19 ordered that the parties would split the special master fee. See *id.*

20 As to the mediator's fee, Hyatt concedes that the special master did not address it,
21 and Hyatt offers no other caselaw on why such a fee is not a reasonable and necessary
22 expense incurred in connection with the action. See *id.* at n.72. Both parties agreed to
23 mediate in hopes of avoiding a protracted trial, and so it was a "reasonable and necessary
24 expense[] incurred in connection with the action." NRS 18.005(17).

25 As to the special master's fee, the Court did rule that the parties would at first split
26 the special master fee so that they could pay him immediately, but that ruling did nothing to
27 preclude the prevailing party from later recovering the fee under NRS 18.005(17). See
28 1/29/09 Order Appointing Special Master. Again, Hyatt does not provide any caselaw

1 prohibiting FTB from recovering its portion of the special master fees under NRS
2 18.005(17).

3 **Videographer Fees.** Hyatt argues that FTB's costs for videotaping depositions are
4 unrecoverable because the special master held so in 2009 and the Court adopted the
5 special master's ruling. See Supplement at 23:10-24:2. He also repeats his *Hall* argument.
6 See *id.*

7 Hyatt's argument is incorrect, as was the special master's conclusion about the same
8 in 2009. The special master reviewed videographer fees under NRS 18.005(2) dealing with
9 deposition transcripts and the general catch-all provision in NRS 18.005(17). He found that
10 "Hyatt made either no showing or an insufficient showing of the reasonableness or necessity
11 of videographer fees under NRS 18.005(17)." See Ex. 96 to Hyatt's Supplement at
12 ACA04864. He also found that Hyatt "failed to show or provide sufficient evidence or
13 argument why video services were needed in a single instance." *Id.* Finally, the special
14 master found that videographer fees were not allowable "if a reporter was otherwise present
15 and charged a cost." *Id.*

16 But the special master's conclusion about a reporter being present has never been
17 the law in Nevada. Neither the special master nor Hyatt cites a case precluding recovery
18 of video deposition costs. Nor is such a decision logical 12 years after the special master's
19 report, as video depositions have become far more common in modern complex litigation
20 because of technological progression. Video depositions help attorneys prepare for trial by
21 reviewing the credibility of a witness and their general demeanor through body language.
22 Even more, juries find such video clips highly persuasive if needed at trial. See, e.g., *United*
23 *States v. Sacco*, 869 F.2d 499, 501 (9th Cir. 1989) (jury asking to review videotaped
24 deposition to assess witness credibility). FTB has a right to recover for the same in this
25 multi-million-dollar case, as it has provided supporting documentation justifying these costs.
26 See Ex. P to Memorandum of Costs.

27 **Trial Expenses and Trial Supplies.** FTB seeks to recover trial expenses for witness
28 binders, Internet access at an onsite trial "war room," exhibits, parking, and so on. See Ex.

Q to Memorandum of Costs. FTB also seeks to recover trial supplies for pens, tape, foam boards, and other items used to create demonstrative exhibits and take notes at trial. See Ex. R to Memorandum of Costs. Hyatt argues these are unrecoverable because FTB lost the trial and because the special master denied Hyatt the same in 2009. See Supplement at 24:3-24. But the special master denied such costs because Hyatt's "one sentence conclusory statement . . . [was] insufficient to establish necessity or reasonableness." Ex. 96 to Hyatt's Supplement at ACA04877. By comparison, FTB provides nearly 40 pages of supporting documentation, the line-item descriptions in this documentation make the need for each item obvious, and the declaration of FTB's counsel explains even more that these costs helped counsel prepare for and participate in trial. See Exs. Q and R to Memorandum of Costs; see *also* Lundvall Decl. ¶ 16. That is all that *Cadle Co.* requires to recover such costs.

Meals. FTB seeks to recover for meals for its California counsel while traveling from California to Nevada to attend hearings and the trial. See Ex. S to Memorandum of Costs. Hyatt contends these are disallowable because FTB gives "no explanation or even reference as to who was at the meal, what event it pertained to, or why it was a necessary and reasonable expense." Supplement at 25:1-19. He also notes that the special master rejected almost all travel and meal expenses that Hyatt sought except those to attend depositions and other discovery matters. See *id.*

Hyatt is correct that the special master rejected travel expenses that had nothing "to do with discovery," but he is wrong in relying on the special master's misstatement of Nevada law in 2009 to prevent FTB from recovering these costs in 2021. Ex. 96 to Hyatt's Supplement at ACA04876. Again, neither the special master nor Hyatt cited any case holding that meals for out-of-state counsel when traveling to hearings and trial are not considered an "other reasonable and necessary expense incurred in connection with the action." NRS 18.005(17). Hyatt knew that when he sued FTB in Nevada, California law required the California Attorney General to defend FTB. By filing suit in Nevada rather than California, Hyatt caused the need for meals and lodging for those attorneys. FTB's

1 supporting declaration also states that the meals were “reasonable and necessary for FTB’s
2 trial team to eat” during trial and hearings. Lundvall Decl. ¶ 16. FTB may therefore recover
3 them under *Cadle Co.*¹¹

4 ***Trial Transcripts.*** Hyatt admits that the special master allowed him to recover for
5 trial transcripts in 2009, but he suggests FTB cannot do the same because it makes “no
6 showing of reasonableness or necessity as to this expense.” Supplement at 25:21-25. This
7 is untrue, as FTB’s supporting declaration explains the trial transcripts and the need for
8 them in a long, multi-million-dollar trial is obvious. See Lundvall Decl. ¶ 16. Hyatt does not
9 challenge the specific amounts that FTB claims, nor could he given that FTB’s trial
10 transcripts cost far less than the same transcripts Hyatt sought to recover for in 2009.
11 *Compare* Memorandum of Costs at 6:19-20 (FTB seeking \$134,741.75 in costs for trial
12 transcripts) *with* Ex. 96 to Hyatt’s Supplement at ACA04875 (Hyatt seeking nearly \$400,000
13 in hearing and trial transcripts). These costs are recoverable under NRS 18.005(17), and
14 FTB has submitted sufficient documentation of them under *Cadle Co.*

15 ***Litigation Support.*** Because the special master awarded Hyatt similar litigation
16 support costs in 2009, Hyatt does not generally challenge their availability under NRS
17 18.005(17). Instead, he again argues *Hall* and suggests a trial would have been
18 unnecessary had FTB sought to overturn *Hall* sooner. See Supplement at 26:8-27:11. This
19 is incorrect, and the United States Supreme Court and the Nevada Supreme Court have
20 already rejected Hyatt’s attempt to paint FTB as an aloof litigant. FTB has provided
21 sufficient supporting documentation to justify its litigation support costs.

22 **III. CONCLUSION**

23 Hyatt’s Supplement rises and falls on his claim that FTB “sat on its hands” and
24 should have raised reversal of *Hall* sooner. Because of this, he concludes that FTB cannot
25

26 ¹¹ As with his objection about long distance telephone calls, Hyatt seems to suggest
27 that *Cadle Co.* requires FTB to provide a meal-by-meal description of attendees and the
28 meal’s purpose to show reasonableness and necessity. See Supplement at 25:2-4. For
the reasons in footnote 10 above, such a position is unworkable and *Cadle Co.* does not
require this level of detail.

1 recover any of its costs after April 2003—the date Hyatt divines as to when FTB should
2 have raised reversal—because the costs are unreasonable or unnecessary.

3 But this is merely an artful repackaging of Hyatt’s prior equitable reframing in front
4 of the Nevada Supreme Court. There, Hyatt argued that FTB was not a “prevailing party”
5 because it should have raised reversal of *Hall* sooner. The Nevada Supreme Court
6 rejected Hyatt’s position and instead held that FTB had a right to recover all its costs since
7 the suit’s inception. Such costs were “mandatory.” As a result, the Court has no discretion
8 to consider Hyatt’s equitable framing when determining the reasonableness or necessity
9 of costs under NRS 18.005 and NRS 18.020.

10 Instead, FTB may recover all its costs from the beginning of the suit through present
11 so long as it provides sufficient supporting documentation under *Cadle Co.* FTB has done
12 this through the voluminous exhibits attached to its Memorandum of Costs, and so it asks
13 that the Court deny Hyatt’s Motion to Retax and instead approve FTB’s Memorandum of
14 Costs and enter an order awarding FTB’s full costs.

15 Dated this 2nd day of December, 2021.

16 McDONALD CARANO LLP

17 /s/ Pat Lundvall

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26 *Attorneys for Defendant*
27 *Franchise Tax Board of the State of California*
28

CERTIFICATE OF SERVICE

I certify that on this 2nd day of December, 2021, I caused a true and correct copy of the **FTB's SUPPLEMENTAL BRIEF OPPOSING PLAINTIFF GILBERT P. HYATT'S MOTION TO STRIKE, MOTION TO RETAX AND, ALTERNATIVELY, MOTION FOR EXTENSION OF TIME TO PROVIDE ADDITIONAL BASIS TO RETAX COSTS** to be electronically filed and served to all parties of record via this Court's electronic filing system to all parties listed on the e-service master list.

/s/ Beau Nelson
An employee of McDonald Carano LLP

98A382999

**DISTRICT COURT
CLARK COUNTY, NEVADA**

Civil Conversion Case Type	COURT MINUTES	March 10, 2022
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98A382999	Gilbert Hyatt vs California State Franchise Tax Board
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March 10, 2022	2:00 PM	Minute Order
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HEARD BY: Jones, Tierra **COURTROOM:** Chambers

COURT CLERK: Teri Berkshire

RECORDER:

REPORTER:

PARTIES

PRESENT:

JOURNAL ENTRIES

- Following review of the papers and pleadings on file herein and considering the arguments of counsel, pursuant to the Nevada Supreme Court's Order issued on April 23, 2021, this COURT FINDS that costs are mandatory under NRS 18.020 and thereby awards costs to Franchise Tax Board.

On March 2, 2020, Plaintiff Gilbert P. Hyatt filed a Motion to Strike, Motion to Retax, and Alternatively, Motion for Extension of Time to Provide Additional Basis to Retax Costs. On March 13, 2020, Franchise Tax Board filed a Motion for Attorney's Fees Pursuant to NRCP 68. On March 16, 2020, Franchise Tax Board also filed an Opposition to Plaintiff Gilbert P. Hyatt's Motion to Strike, Motion to Retax, and Alternatively, Motion for Extension of Time to Provide Additional Basis to Retax Costs. On March 27, 2020, Plaintiff Gilbert P. Hyatt filed an Opposition to Franchise Tax Board's Motion for Attorney's Fees Pursuant to NRCP 68. On April 1, 2020, Plaintiff Gilbert P. Hyatt filed a Reply in support of his Motion to Strike, Motion to Retax, and Alternatively, Motion for Extension of Time to Provide Additional Basis to Retax Costs. On April 9, 2020 the Court issued an Order Denying in Part, Plaintiff's Motion; but the Court continued the Motion to Retax or Alternatively Motion for Extension of Time to Provide Additional Basis to Retax Costs to April 21, 2020. On that date, the Court heard arguments on the Motion and continued the matter for decision on April 23, 2020. On that date, the Court issued a Minute Order Denying Franchise Tax Board's Motion for Attorney's Fees

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Minutes Date: March 10, 2022

Pursuant to NRCP 68 and the final order was entered on June 8, 2020. In denying the Motion, the Court reasoned that neither party was entitled to attorney's fees or costs under Nevada law. The Court's ruling was appealed and the Nevada Supreme Court affirmed the Court's ruling regarding attorney's fees, but reversed and remanded the Court's ruling regarding costs, and issued its order on April 23, 2021. On June 29, 2021, the Court set a briefing schedule on Plaintiff's Motion to Retax. On September 29, 2021 Plaintiff filed a Supplemental Memorandum in Support of Plaintiff Gilbert P. Hyatt's Motion to Retax Costs. On December 2, 2021 Franchise Tax Board filed a Supplemental Brief Opposing Plaintiff Gilbert P. Hyatt's Motion to Strike, Motion to Retax and, Alternatively, Motion for Extension of Time to Provide Additional Basis to Retax Costs.

The COURT FINDS that costs are mandatory under 18.020 and awards costs to Franchise Tax Board. The COURT FURTHER FINDS that Franchise Tax Board's costs incurred after April 2003 are reasonable and necessary, considering the more than twenty (20) year litigation of the instant case. As such, the COURT AWARDS costs to the Franchise Tax Board in the amounts as follows: (1) \$9,898.52 for Clerk's Fees; (2) \$171,494.91 for Reporter's Fees for Depositions; (3) \$2,055.88 for Juror Fees and Expenses; (4) \$27,276.86 for Fees for Witnesses at Trial, Pretrial Hearings, and Depositions; (5) \$242,254.67 for Expert Witness Fees; (6) \$999.00 for Service of Process; (7) \$31,432.57 for Court Reporter Fees; (8) \$6,728.00 for Telecopies; (9) \$651,628.14 for Photocopies; (10) \$15,844.82 for Long Distance Calls; (11) \$46,745.97 for Postage; (12) \$225,431.41 for Travel and Lodging; (13) \$831,024.81 for Other Reasonable and Necessary Fees. As such, the COURT ORDERS Plaintiff Gilbert P. Hyatt filed a Motion to Strike, Motion to Retax is DENIED. The COURT FURTHER ORDERS that Franchise Tax Board's Request for Costs is GRANTED.

Counsel for Franchise Tax Board is to prepare an Order consistent with this Court's findings and submit the order to the Court for signature within ten (10) days of this Court's order.

Clerk's Note: This Minute Order was electronically served by Courtroom Clerk, Teri Berkshire, to all registered parties for Odyssey File & Serve. /tb

ORDD

Pat Lundvall (NSBN 3761)
Rory T. Kay (NSBN 12416)
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*Attorneys for Defendant
Franchise Tax Board of the State of California*

DISTRICT COURT

CLARK COUNTY, NEVADA

GILBERT P. HYATT,

Plaintiff,

vs.

FRANCHISE TAX BOARD OF THE STATE
OF CALIFORNIA, and DOES 1-100,
inclusive,

Defendants.

Case No.: 98A382999

Dept. No.: X

**ORDER DENYING PLAINTIFF'S
MOTION TO STRIKE, MOTION TO
RETAX AND, ALTERNATIVELY,
MOTION FOR EXTENSION OF TIME
TO PROVIDE ADDITIONAL BASIS
TO RETAX COSTS**

Dates of hearing: January 25, 2022

January 27, 2022

Time of hearing: 9:30 a.m.

This matter came before the Court on January 25, 2022 and January 27, 2022 on Plaintiff Gilbert P. Hyatt's Motion To Strike, Motion To Retax And, Alternatively, Motion For Extension Of Time To Provide Additional Basis To Retax Costs ("Motion"). Mark A. Hutchison of Hutchison & Steffen, PLLC appeared on behalf of Plaintiff, Gilbert P. Hyatt and Pat Lundvall of McDonald Carano LLP appeared on behalf of Defendant Franchise Tax Board of the State of California ("FTB").

Following review of the papers and pleadings on file herein, in particular FTB's Verified Memorandum of Costs filed February 26, 2020, and considering the arguments of counsel, and in compliance with the Nevada Supreme Court's Order issued on April 23, 2021, this COURT FINDS that the requested costs are mandatory under NRS 18.020, were

1 both reasonable and necessary, and thereby awards recoverable costs to FTB as more
2 fully set forth herein.

3 On February 26, 2020, FTB filed its Verified Memorandum of Costs. On March 2,
4 2020, Plaintiff Gilbert P. Hyatt filed a Motion to Strike, Motion to Retax, and Alternatively,
5 Motion for Extension of Time to Provide Additional Basis to Retax Costs ("Motion"). On
6 March 16, 2020, Franchise Tax Board filed an Opposition to Plaintiff Gilbert P. Hyatt's
7 Motion to Strike, Motion to Retax, and Alternatively, Motion for Extension of Time to Provide
8 Additional Basis to Retax Costs. On April 1, 2020, Plaintiff Gilbert P. Hyatt filed a Reply in
9 support of his Motion to Strike, Motion to Retax, and Alternatively, Motion for Extension of
10 Time to Provide Additional Basis to Retax Costs. On April 9, 2020 the Court issued an
11 Order Denying in Part Plaintiff's Motion but continued the Motion to Retax or Alternatively
12 Motion for Extension of Time to Provide Additional Basis to Retax Costs to April 21, 2020.
13 On that date, the Court heard arguments on the Motion and continued the matter for
14 decision on April 23, 2020. In denying the Motion, the Court reasoned that neither party
15 was entitled to costs under Nevada law. The Court's ruling was appealed and the Nevada
16 Supreme Court on April 23, 2021 affirmed in part, but reversed and remanded the Court's
17 ruling regarding recoverable costs to FTB as the prevailing party.

18 After remand from Nevada Supreme Court, on June 29, 2021, the Court set a
19 briefing schedule on Plaintiff's Motion to Retax Costs. On September 29, 2021 Plaintiff filed
20 a Supplemental Memorandum in Support of Plaintiff Gilbert P. Hyatt's Motion to Retax
21 Costs. On December 2, 2021 Franchise Tax Board filed a Supplemental Brief Opposing
22 Plaintiff Gilbert P. Hyatt's Motion to Retax Costs. On January 25 and 27, 2022, the parties
23 appeared before the Court presenting argument regarding Hyatt's Motion.

24 The COURT NOW FINDS AND HEREBY ORDERS that costs are mandatory under
25 NRS 18.020 and awards recoverable costs to FTB. The COURT FURTHER FINDS that
26 FTB's requested costs are reasonable and necessary, considering the more than twenty
27 (20) year litigation of the instant case, and that FTB has made all necessary proof pursuant
28 to statute and Nevada law for an award of recoverable costs. As such, the COURT

AWARDS costs to the Franchise Tax Board in the amounts as follows: (1) \$9,898.52 for Clerk's Fees; (2) \$171,494.91 for Reporter's Fees for Depositions; (3) \$2,055.88 for Juror Fees and Expenses; (4) \$27,276.86 for Fees for Witnesses at Trial, Pretrial Hearings, and Depositions; (5) \$242,254.67 for Expert Witness Fees; (6) \$999.00 for Service of Process; (7) \$31,432.57 for Court Reporter Fees; (8) \$6,728.00 for Telecopies; (9) \$651,628.14 for Photocopies; (10) \$15,844.82 for Long Distance Calls; (11) \$46,745.97 for Postage; (12) \$225,431.41 for Travel and Lodging; (13) \$831,024.81 for Other Reasonable and Necessary Fees as described and documented from FTB's Verified Memorandum of Costs. As such, the COURT ORDERS that Plaintiff Gilbert P. Hyatt's Motion is DENIED. The COURT FURTHER ORDERS that FTB's request for recoverable costs as described in its Verified Memorandum of Costs is granted in the total sum of \$2,262,815.56. This sum shall be entered as a judgment against Plaintiff Gilbert P. Hyatt and shall bear interest at the legal rate after notice of entry until paid.

ORDER

Dated this 6th day of April, 2022

IT IS SO ORDERED.

Dated this ____ day of March, 2022.


DISTRICT COURT JUDGE

Submitted by:

McDONALD CARANO LLP

5C9 E8F A844 FB60
Tierra Jones
District Court Judge

/s/ Pat Lundvall

Pat Lundvall (NSBN 3761)
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1 *Attorneys for Defendant*
2 *Franchise Tax Board of the State of California*

3 Approved as to form and content:
4 HUTCHISON & STEFFEN, PLLC
5

6 /s/ Mark A. Hutchison
7 Mark A. Hutchison (NSBN 4639)
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10 *Attorneys for Plaintiff*
11 *Gilbert P. Hyatt*
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Beau Nelson

From: Mark A. Hutchison <MHutchison@hutchlegal.com>
Sent: Thursday, March 24, 2022 1:54 PM
To: Pat Lundvall
Cc: Maddy Carnate-Peralta; Beau Nelson; No Scrub
Subject: RE: FTB/Hyatt - draft Order

Pat, one correction: Don Kula is not with my firm, please make that correction. Then you may affix my electronic signature.

From: Pat Lundvall <plundvall@mcdonaldcarano.com>
Sent: Wednesday, March 23, 2022 12:28 PM
To: Mark A. Hutchison <MHutchison@hutchlegal.com>
Cc: Maddy Carnate-Peralta <mcarnate@hutchlegal.com>; Beau Nelson <bnelson@mcdonaldcarano.com>; No Scrub <NoScrub@mcdonaldcarano.com>
Subject: Fwd: FTB/Hyatt - draft Order

See attached draft order. I plan to submit to the Court tomorrow. Please advise if you have suggested changes or if I may use your e-signature to submit. Thank you.

Pat Lundvall | Partner

McDONALD CARANO

2300 West Sahara Avenue | Suite 1200
Las Vegas, NV 89102

100 West Liberty Street | Tenth Floor
Reno, NV 89501

P: 702.873.4100 | **D:** 702.257.4591

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Begin forwarded message:

From: Beau Nelson <bnelson@mcdonaldcarano.com>
Date: March 23, 2022 at 12:18:50 PM PDT
To: Pat Lundvall <plundvall@mcdonaldcarano.com>
Subject: FTB/Hyatt - draft Order

Please see attached in pdf and Word. Thank you.

Beau Nelson | Legal Secretary to Pat Lundvall



2300 West Sahara Avenue | Suite 1200

Las Vegas, NV 89102

P: 702.873.4100 | **D:** 702.257.4508

F: 702.873.9966

vCard

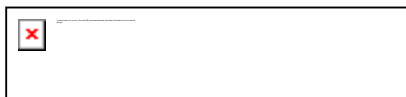


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Mark A. Hutchison

Partner



HUTCHISON & STEFFEN, PLLC

(702) 385-2500

hutchlegal.com

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1 **CSERV**

2
3 DISTRICT COURT
4 CLARK COUNTY, NEVADA

5
6 Gilbert Hyatt

CASE NO: 98A382999

7 vs

DEPT. NO. Department 10

8 California State Franchise Tax
9 Board

10
11 **AUTOMATED CERTIFICATE OF SERVICE**

12 This automated certificate of service was generated by the Eighth Judicial District
13 Court. The foregoing Order Denying was served via the court's electronic eFile system to all
14 recipients registered for e-Service on the above entitled case as listed below:

Service Date: 4/6/2022

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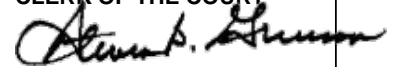
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Margie Nevin

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25 *Attorneys for Plaintiff*
26 *Gilbert P. Hyatt*

27 **DISTRICT COURT**
28 **CLARK COUNTY, NEVADA**

19 GILBERT P. HYATT,
20 Plaintiff,

21 v.

22 FRANCHISE TAX BOARD OF THE
23 STATE OF CALIFORNIA, and DOES 1-100
24 inclusive,

25 Defendants.

Case No. 98A382999
Dept. No. X

CASE APPEAL STATEMENT

27 **1. Party filing this Case Appeal Statement.**

28 Plaintiff, Gilbert P. Hyatt.

1 **2. Judge issuing the decision, judgement or order appealed from.**

2 The Honorable Judge Tierra Jones, Department X, Eighth Judicial District Court,
3 Clark County.

4 **3. Parties to the proceedings in the District Court.**

5 Gilbert P. Hyatt, Plaintiff; and

6 Franchise Tax Board of the State of California, Defendant.

7 **4. Parties involved in this appeal.**

8 Gilbert P. Hyatt, Appellant; and

9 Franchise Tax Board of the State of California, Respondent.

10 **5. The name, law firms, addresses, and telephone numbers of all counsel on**
11 **appeal, and the party or parties they represent.**

12 Mark A. Hutchison (4639)
13 John T. Steffen (4390)
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23 Tel: (310)788-9900

22 *Attorneys for Plaintiff/Appellant Gilbert P. Hyatt*

23 Pat Lundvall (3761)
24 Rory T. Kay (12416)
25 McDONALD CARANO LLP
26 2300 West Sahara Avenue, Suite 1200
27 Las Vegas, NV 89102
28 Tel: (702) 873-4100

Attorneys for Defendant/Respondent Franchise Tax Board of the State of California

27 ///

28 ///

1 **6. Whether Respondent was represented by appointed or retained counsel in the**
2 **District Court.**

3 Yes, Respondent was represented by retained counsel in the District Court.

4 **7. Whether Appellant was represented by appointed or retained counsel in the**
5 **District Court.**

6 Yes, Appellant was represented by retained counsel in the District Court.

7 **8. Whether Appellant was granted leave to proceed in forma pauperis in the**
8 **District Court.**

9 No, Appellant was not granted leave to proceed in forma pauperis in the District
10 Court.

11 **9. The date the proceedings commenced in District Court.**

12 January 6, 1998.

13 **10. Brief description of the nature of the action and result in District Court.**

14 The case involves tort claims filed by Gilbert Hyatt against the Franchise Tax Board
15 of the State of California resulting in a substantial jury verdict in favor of Mr. Hyatt
16 in 2008. Before and after the jury verdict, this case has been before the Nevada
17 Supreme Court on numerous writ or appeal proceedings. The present appeal seeks
18 relief relating to the District Court's decision in its Order Denying Plaintiff's
19 Motion to Retax, in which the District Court granted FTB's request for recoverable
20 costs as described in its Verified Memorandum of Costs in the total sum of
21 \$2,262,815.56. Appellant believes that documents, exhibits and pleadings from
22 previous appeals may be necessary for a complete presentation of Appellant's
23 position on appeal.

24 **11. Whether the case has been subject of a previous appeal.**

25 Yes, this case has been the subject of several writ proceedings or appeals:

- 26 a. Franchise Tax Board of the State of California v. Eighth Judicial Court
27 (Case No. 35549 consolidated with Case No. 36390) (2000);
- 28 b. Franchise Tax Board of the State of California v. Eighth Judicial District
 Court (Case No. 39274) (2002);
- c. Franchise Tax Board of the State of California v. Gilbert P. Hyatt (Case No.
 39312) (2002);
- d. Gilbert P. Hyatt v. Eighth Judicial District Court (Case No. 47141) (2006);
- e. Franchise Tax Board of the State of California v. Gilbert P. Hyatt (Case No.
 53264) (2009); and

1 f. Franchise Tax Board of the State of California v. Gilbert P. Hyatt (Case No.
2 80884) (2020).

3 **12. Whether this appeal involves child custody or visitation.**

4 No, this appeal does not involve child custody or visitation.

5 **13. Whether this appeal involves the possibility of settlement.**

6 It is currently unknown if this appeal involves a possibility of settlement.

7 Dated this 6th day of May, 2022.

HUTCHISON & STEFFEN, PLLC

8 */s/ Mark A. Hutchison*

9 _____
10 Mark A. Hutchison (4639)
11 John T. Steffen (4390)
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24 *Attorneys for Plaintiff*
25 *Gilbert P. Hyatt*
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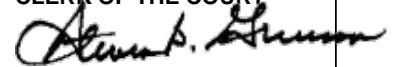
CERTIFICATE OF SERVICE

Pursuant to NRCP 5(b), I certify that I am an employee of Hutchison & Steffen, PLLC and that on this 6th day of May, 2022, I caused the above and foregoing documents entitled **CASE APPEAL STATMENT** to be served through the Court's mandatory electronic service system, per EDCR 8.02, upon the following:

ALL PARTIES ON THE E-SERVICE LIST

/s/ Kaylee Conradi

An employee of Hutchison & Steffen, PLLC



NOAS

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*Attorneys for Plaintiff
Gilbert P. Hyatt*

**DISTRICT COURT
CLARK COUNTY, NEVADA**

GILBERT P. HYATT,
Plaintiff,

v.

FRANCHISE TAX BOARD OF THE
STATE OF CALIFORNIA, and DOES 1-100
inclusive,
Defendants.

Case No. 98A382999
Dept. No. X

NOTICE OF APPEAL

Notice is given that Gilbert P. Hyatt, Plaintiff in the above-captioned matter, appeals to
the Supreme Court from the following Orders:

1. The District Court's Order Denying Plaintiff's Motion to Strike, Motion to

1 Retax and, Alternatively, Motion for Extension of Time to Provide Additional Basis to Retax
2 Costs entered in this action on April 6, 2022; and

3 2. Any and all orders and judgements rendered appealable by the foregoing.

4 Dated this 6th day of May, 2022.

HUTCHISON & STEFFEN, PLLC

5
6 */s/ Mark A. Hutchison*

7

Mark A. Hutchison (4639)
John T. Steffen (4390)
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15 *Attorneys for Plaintiff*
16 *Gilbert P. Hyatt*

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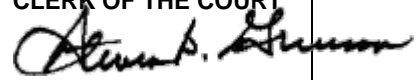
CERTIFICATE OF SERVICE

Pursuant to NRCP 5(b), I certify that I am an employee of Hutchison & Steffen, PLLC and that on this 6th day of May, 2022, I caused the above and foregoing documents entitled **NOTICE OF APPEAL** to be served through the Court's mandatory electronic service system, per EDCR 8.02, upon the following:

ALL PARTIES ON THE E-SERVICE LIST

/s/ Kaylee Conradi

An employee of Hutchison & Steffen, PLLC



1 RTRAN

2
3
4
5 DISTRICT COURT
6 CLARK COUNTY, NEVADA

7 GILBERT HYATT,
8 Plaintiff,

CASE#: 98A382999

DEPT. X

9 vs.

10 CALIFORNIA STATE FRANCHISE
11 TAX BOARD,

12 Defendant.

13 BEFORE THE HONORABLE TIERRA JONES
14 DISTRICT COURT JUDGE
15 TUESDAY, JANUARY 25, 2022

16 **RECORDER'S TRANSCRIPT OF MOTION TO RETAX**

17 APPEARANCES VIA BLUEJEANS:

18 For the Plaintiff:

PETER C. BERNHARD, ESQ.
DONALD J. KULA, ESQ.
MARK A. HUTCHISON, ESQ.

20 For the Defendant:

PATRICIA LUNDVALL, ESQ.
RORY T. KAY, ESQ.

21
22
23
24
25 RECORDED BY: VICTORIA BOYD, COURT RECORDER

1 Las Vegas, Nevada, Tuesday, January 25, 2022

2

3 [Case called at 9:34 a.m.]

4 THE COURT: 98A382999, Gilbert Hyatt vs. California State
5 Franchise Tax Board. We're going to go through the appearances first.

6 Can we have the appearances for Gilbert Hyatt?

7 MR. HUTCHISON: Good morning, Your Honor. This is Mark
8 Hutchison on behalf of Mr. Hyatt.

9 THE COURT: Okay. And who is here --

10 MR. KULA: Donald Kula, also on behalf of Gil Hyatt.

11 THE COURT: I'm sorry?

12 MR. KULA: Donald Kula, also on behalf of Gil Hyatt.

13 THE COURT: Okay. And who is here on behalf of
14 California --

15 MR. BERNHARD: Peter Bernhard also on behalf -- I'm sorry.

16 THE COURT: Go ahead.

17 MR. BERNHARD: Peter Bernhard, also on behalf of Gil Hyatt.

18 THE COURT: Okay. Mr. Bernhard, can we get your bar
19 number

20 MR. BERNHARD: 734.

21 THE COURT: Okay. Anyone else here on behalf of Gilbert
22 Hyatt?

23 Okay. And who is here on behalf of Franchise Tax Board?

24 MS. LUNDVALL: Good morning, Your Honor. This is Pat
25 Lundvall from McDonald Carano here on behalf of the State of California

1 the Franchise Tax Board.

2 THE COURT: Okay. Anyone else?

3 All right. All right. So this is on today for -- in regards to,
4 basically based upon the remand from the Nevada Supreme Court, and I
5 don't want to call the hearing the wrong thing, so I just want to make
6 sure we're calling it correct, because I listed out the pleadings and not
7 the main of this hearing. Can I borrow that calendar?

8 All right. So this is on today for the motion to retax, and I
9 want to note that this is based on the Supreme Court remand, so I did
10 have -- Plaintiff Hyatt, had filed a motion to strike, motion to retax, and
11 alternative motion for an extension of time to provide initial basis to
12 retax the costs.

13 Then the Franchise Tax Board filed an opposition to that
14 motion. Then there was a reply filed. And then after we were here back
15 in December, there was a supplemental memorandum in support of the
16 motion to retax, and then Franchise Tax Board filed a supplemental brief
17 opposing the motion to strike, motion to retax, and alternatively, a
18 motion for extension of time to provide additional basis to reach out to
19 the costs.

20 So I have read all of the motions that were filed by everyone;
21 however, this is the oral argument, so I am going to give Plaintiff Gilbert
22 Hyatt, an opportunity. Is there anything that you would like to add to
23 your motion?

24 MR. HUTCHISON: Your Honor, good morning. Mark
25 Hutchison again on behalf of Mr. Hyatt. Your Honor, what we'd like to

1 just do is emphasize with the Court, the Court's broad discretion here,
2 first in awarding costs. And secondly, to underscore the point that the
3 Court's analysis under NRS 18.005 focuses on the necessary and
4 reasonable standard.

5 And the Court's been through the papers. The court order
6 stands, you know, as we had noted in our papers, Your Honor, that there
7 are really two broad points that we make in terms of the necessity and
8 the reasonableness of these costs. This is a very unusual procedural
9 history. I think the Court would agree with that.

10 THE COURT: Yes.

11 MR. HUTCHISON: It's not -- it's not every day you have a --
12 you have a case, you know, that was filed in 1998 that went to -- ten
13 years later went to a jury trial that lasted for four months. Before that
14 jury trial, there were multiple appeals to the Nevada Supreme Court.
15 After the trial, there were multiple appeals to the Nevada Supreme Court
16 and the U.S. Supreme Court. And it wasn't until 2019 -- keeping in mind,
17 the case was filed in 1998. And in 2019, finally, the FTB was successful
18 in their last desperate attempt to get then *Nevada v. Hyatt* -- *Nevada v.*
19 *Hall* reversed.

20 But it wasn't until 2019 that they obtained that relief. And
21 that's the basis upon which they quote/unquote, "prevailed." But Judge,
22 as you know, Mr. Hyatt and the Supreme -- you don't have to take my
23 word for it. The Supreme Court, in its -- in its order remanding the case,
24 said that Mr. Hyatt prevailed at every stage before that.

25 Here's what they said on page 3 of the order, sending the

1 case back to you. Here, FTB lost every round -- every round, except the
2 last one, on its sovereign immunity defense. But in the final round, it
3 won dismissal of all of Hyatt's claims, despite Hyatt's success in prior
4 phases of the litigation.

5 Mr. Hyatt spent, now over 20 years litigating with the FTB.
6 He won at every stage, according to the Nevada Supreme Court, until
7 2019. So this is an unusual procedural history. This isn't one of those
8 cases where of the parties maybe didn't prevail on all their claims at trial,
9 but they prevailed on one claim, and so they get to come in and ask for
10 all their costs that were incurred at trial, or before trial, or for discovery,
11 or for copy costs, all that stuff, because it related in some way, or was
12 necessary in some way to what they did at trial, which was prevail.
13 That's not the case here.

14 All these costs that the FTB is seeking were not necessary for
15 them prevailing because they didn't prevail at trial. They didn't prevail in
16 the prior motion practice. They didn't prevail in the multiple trips to the
17 Nevada Supreme Court, even to the U.S. Supreme Court. They prevailed
18 on one procedural point at the end of the -- of the proceedings.

19 And so what we're saying, Judge, at the very beginning, our
20 first point is take into account this procedural history. You've got broad
21 discretion here in terms of what was necessary and reasonable for costs.
22 It was not necessary for the FTB to incur \$2.2 million in costs in order to
23 get at the very final stage in 2019, the *Nevada v. Hall* reversed. It was
24 not necessary, and it wasn't reasonable for that purpose, Your Honor.

25 We go through and show, Your Honor, that the Court should

1 limit the FTB's cost to those costs before Hyatt won, which was in April
2 of 2003. And as the Court knows, there were three Hyatts at the U.S.
3 Supreme Court; Hyatt 1, 2, and 3. Hyatt 1 was in 2003. Hyatt 2 was in
4 2016. Hyatt 3 was in 2019. It wasn't until '19, as I said, that the FTB
5 actually, quote/unquote, "prevailed," and only on a very narrow
6 constitutional question that was never tried, or never part of the litigation
7 previously.

8 So what we're asking the Court to do is limit the FTB's cost to
9 \$211,734.32 as those costs that were incurred before Hyatt 1. Why is that
10 the case? The Court's read our briefing; because the FTB decided that
11 they would not challenge, and that they would not seek reversal of
12 *Nevada v. Hall* until late in the case.

13 Now, they try to confuse the issue, Your Honor. What you're
14 going to hear from counsel for the FTB is they're going to say, oh, Your
15 Honor, this is ridiculous. We always had a sovereign immunity
16 argument. We always challenge jurisdiction. That's not our argument.
17 They're setting up a strawman to knock down. That's not our argument.

18 Of course, they argue for broad sovereign immunity. That's
19 why the Nevada Supreme Court said, in sending this case back to you,
20 quote, "Early in the litigation, FTB petitioned for writ relief from this
21 Court, seeking a mandate that it had sovereign immunity from suit in
22 Nevada. We denied the petition based on a United States Supreme
23 Court case, *Nevada v. Hall*."

24 Yes, they argued for sovereign immunity. Yes, they argued
25 jurisdiction. What they didn't do is argue that *Nevada v. Hall* should be

1 reversed, which is what they ultimately prevailed on. And our argument,
2 Judge, is had they done that in 2003, early on, one of two things would
3 have happened. When they first went up to the Supreme Court, one,
4 they would have won. And the Supreme Court, with its proposition at
5 that time, would have said you're right. We are reversing *Nevada v. Hall*.
6 And all the costs that they now seek to recover, \$2 million in costs, after
7 that time period, would have been unnecessary because they would
8 have won.

9 Or what would have happened is they would have lost again.
10 And then it would have been very difficult for them, because it would
11 have been the law of the case in 2003, that they've argued for the
12 reversal of *Nevada v. Hall*, and it was denied by the Supreme Court in
13 2003, had they argued it, and it would have been the law of the case.
14 And then it would have been much more difficult for them to come in in
15 2019, after the composition of the Court had changed, and try to get that
16 reversed.

17 So Judge, that's what we're saying. They didn't seek
18 reversal in 2003. Had they done so, none of the costs which they're
19 seeking now would have been necessary. None of the costs would have
20 been required or incurred. Or had they lost, it would have been much
21 difficult, if not impossible, for them to have actually won like they did in
22 2019.

23 Now, they're going to say, oh, now, we were all -- we were
24 all about *Nevada v. Hall*. We were going to -- we argued that hard,
25 Judge, before 2003. That's absolutely false. And you know it's false,

1 Judge, because we attached, as Exhibit 95, I believe, the U.S. Supreme
2 Court transcript of the oral arguments in 2003.

3 And on page 5, the FTB's lawyer was asked specifically by
4 Justice Breyer, "Are you seeking to reverse *Nevada v. Hall*? That was in
5 oral arguments before the U.S. Supreme Court. And what did the FTB's
6 lawyer say? Oh, yeah, we've been seeking reversal the entire time, Your
7 Honor. This is exactly what we want to do. No.

8 What they said was, quote, "The Court does not have to go
9 that far to get -- to get to this point. The Court can literally analyze" -- or
10 excuse me, -- "analogize to the special protections that are provided to
11 the state tax system within the federal system itself," period, close quote.

12 What does that mean? The FTB said, we're not seeking
13 reversal of *Nevada v. Hall*, we're seeking an exception to *Nevada v. Hall*.
14 They argued recognize that state taxing authorities are exempt from
15 *Nevada v. Hall*. They can't be sued in a sister state. That's what we're
16 seeking. We're seeking the exception to *Nevada v. Hall*. They didn't ask
17 for the reversal of *Nevada v. Hall*.

18 And of course, that was as nine zero decision by the U.S.
19 Supreme Court saying we're rejecting your exemption or your exception
20 argument; go to trial. And so in 2018, we went to trial on the basis that
21 *Nevada v. Hall* allowed Mr. Hyatt to sue and pursue litigation in Nevada.

22 Now, 2008 comes along, Mr. Hyatt prevails. He wins millions
23 of dollars on an intentional tort case, Your Honor. A jury sitting for four
24 months determined that the Franchise Tax Board committed fraud,
25 intentional infliction of emotional distress, breaches of privacy, and other

1 intentional torts, and awarded millions of dollars, and punitive damages.

2 Now, that goes up on appeal, and the Nevada Supreme
3 Court affirms in part and reverses in part, that verdict. But they still
4 upheld the fraud claim. They still upheld the intentional infliction of
5 emotional distress claim and millions of dollars in damages.

6 That's what -- that was the procedural history, Judge. What
7 happens, and what the Court, I think, and we asked the Court to consider
8 and take into account when the Court is asking what expenses, what
9 costs are necessary and what costs are reasonable. Remember, we're
10 back here because the Nevada Supreme Court said, you know what,
11 we're reversing this Court on prevailing party, upheld your decision on
12 the -- on Rule 68, and said you're entitled to attorney's fees, but said
13 we're going to determine that the FTB did win at the end of the case, so
14 they're entitled to mandatory costs, sending it back here on what's
15 reasonable and necessary.

16 And you can't argue, as the FTB will argue, well, we won,
17 and so we get all of the \$2.2 million. You know, that's the prevailing
18 party. We get all the costs. It's not what the Supreme Court did, and
19 that's not what this procedural history suggests the Court should do with
20 its broad discretion in determining what's necessary and reasonable.

21 So the first point, Your Honor, is limit the FTB's cost to pre-
22 2003, and we've given you -- and we've given you the figure because in
23 fact, Judge, the FTB could not make a showing that any of its requested
24 statutory costs that were incurred after 2003 were necessary. None of
25 those costs contribute to the FTB prevailing at the U.S. Supreme Court in

1 2019, other than perhaps the filing fee to the U.S. Supreme Court.

2 Therefore, you know, that should be the maximum that I just mentioned,
3 Your Honor, \$211,734.

4 And Your Honor, to assist you, we provided as Exhibit 99, the
5 costs that the FTB was seeking before 2003 and after 2003, so you can
6 see how that was broken down.

7 But Judge, I would ask you -- and I'm just going to slow
8 down here to really emphasize this point and let it, I hope, sink in. The
9 overwhelming majority of the costs the FTB requests are in fact -- 95, 98
10 percent of the cost stem from the intentional tort Hyatt asserted against
11 the FTB, arising out of this tax assessment and tax collection matter in
12 California. 95 -- 98 percent. I mean, it's very, very high.

13 They originate from trying, litigating, appealing that
14 intentional tort case, that the jury and the -- and the Nevada Supreme
15 Court determined the FTB engaged in intentional tortious conduct
16 towards Mr. Hyatt. And now they're seeking the costs related to that
17 intentional tort case. That's not what they won. They didn't prevail on
18 that case.

19 We had thousands of pages of documents produced. We
20 had dozens of witnesses deposed. We had -- I'm not exaggerating, over
21 100 motions filed, and arguments related to those motions. We had
22 multiple appeals. We spent four months in a -- in a jury trial. All of those
23 costs, now the FTB seeks to recover. And they lost. They weren't the
24 prevailing party on that.

25 This is almost like -- I'm not saying it is, but it's effectively,

1 it's very similar this after the fact appeal of the -- of the intentional tort
2 case based on the residency dispute. It really is kind of effectively a
3 separate case, Judge, where they're saying, you know, we're seeking out
4 constitutional challenge to *Nevada v. Hall*. That's what they prevailed
5 on, this kind of effectively this separate case for *Nevada v. Hall* reversal.
6 They didn't prevail on the intentional tort case, which is what we tried for
7 years and years, and which they're seeking the costs now.

8 They raised a finite specific constitutional argument, and in
9 2019, after Justice Scalia died, and Donald Trump won and there was a
10 new appointment to the -- to the bench -- and I say that because the FTB
11 has argued, oh, we have this grand scheme, this grand strategy that we
12 were going to wait, wait, wait. Well, you know, we must have known
13 how the presidential election in 2016 was going to turn out, because if
14 Hillary Clinton had won, like everybody thought she was, it would have
15 been a different result, and we wouldn't be here, because she would
16 have appointed a different justice, who would have done something
17 differently based on the party line voting of the Nevada -- of the U.S.
18 Supreme Court after Justice Scalia's passing.

19 So Your Honor, what the Nevada Supreme Court made clear
20 when sending this case back here is quote, "FTB lost every round except
21 the last on its sovereign immunity defense." But in the final round, it
22 won on dismissal, despite Hyatt's success in every prior phase -- or
23 excuse me, I certainly -- in prior phases of the litigation. So we're asking
24 the Court to limit the FTB on that point and on that argument.

25 Now, if the Court is inclined to grant anything based on --

1 anything post 2003, or take a look at, you know, at this holistically about
2 what they're asking for, then we have an alternative request to the Court.
3 We ask the Court then to still -- and when it -- and under NRS 18.005, and
4 that is looking at the reasonableness, the necessity of its costs. And then
5 to limit it to what was reasonable and necessary to get to that prevailing
6 party status.

7 And we suggest, Your Honor, and we go through on pages
8 12 through 27 of our supplemental brief, that that amount is \$214,720. If
9 the Court doesn't limit the FTB's cost incurred before -- to those incurred
10 before April 30th, 2013, then the application of a necessary and
11 reasonable standard, category by category, are required or (indiscernible
12 - audio garbled) NRS (indiscernible), mandates that a similar or
13 substantial reduction be made in that amount of \$214,000.

14 The Court should just resist, Your Honor. Through your
15 discretion, this massive overreach for \$2.2 million. It wasn't necessary.
16 It wasn't reasonable for the reasons set forth in our brief, but also for the
17 overarching point, which is they didn't win at trial. The vast majority --
18 vast majority of these cases -- excuse me, these costs are based on the
19 intentional tort case which Hyatt won, not the FTB won.

20 So the Court, Your Honor, we ask that you should limit it
21 based on what we set forth in our -- in our briefing on a case-by-case
22 category-by-category briefing. But I want to just highlight -- and again,
23 slow down, Judge -- for you, Judge, on a point that I think just really
24 should get the Court's attention. Over a quarter of the FTB's costs that
25 they are seeking is for copy -- is for copy costs. Copy costs. Over a

1 quarter of what they're seeking, \$2.2 million is for copy costs.

2 They're seeking \$640,000 in costs for copies. It's absurd. It's
3 not reasonable. It certainly wasn't necessary, as I explained. It was a
4 waste of, you know, papers and trees. And let me just kind of give you a
5 comparison here. \$483,000 of that \$651,000 in copy costs was for
6 McDonald Carano in-house copies. Literally, copies made in their own
7 office. And the FTB really makes no showing as to why their attorneys
8 needed to have a half a million dollars' worth of internal copies.

9 The fact that they submitted this copy track records with their
10 supplement doesn't make it reasonable or necessary. They just can't --
11 they just can't justify this, just unreasonable -- it's just unreasonable. It's
12 just outrageous, really. And there's really even no evidence that copies
13 were made for the Hyatt case. The FTB just simply has not proven
14 necessity.

15 Now, let me just even go one step further. So those were the
16 internal McDonald Carano copy costs. There are external copy costs.
17 You know, they send it out to an external service. They're seeking
18 \$187,000 for those. Again, no showing as to why it was reasonable and
19 necessary. And incredibly, Your Honor, that cost amount for their
20 outside copy cost, that alone exceeded what Hyatt's total copy cost was
21 during all the years of litigation that led up to him prevailing at trial. He
22 was asking for \$183,000. That's less than their \$187,000 external copy
23 cost request. This just underscores, Judge, how skeptical you should be
24 about these costs and how you should look very carefully. And we set
25 this forth in our brief, how you should look very carefully on these

1 court -- on these costs.

2 I'll just give you two other quick examples, and we set it forth
3 in our briefing, Your Honor, on both travel and in mediation special
4 management costs. On the travel cost, we set forth pages 18 through 20.
5 You know, they're seeking about a quarter of a million dollars, \$225,000
6 under this category. But in Exhibit L is where they have these costs,
7 Your Honor. But it is completely at odds with what this Court has
8 already adopted as the standard for travel costs.

9 And we know that because Mr. Hyatt sought travel costs, and
10 there was a special master's report where we spent months and months
11 preparing documents and presenting costs and making arguments. And
12 ultimately, this Court adopted the special master's report. The special
13 master rejected all of those -- all of those types of travel costs that now
14 the FTB is seeking. And we set that forth for the Court on pages 18
15 through 20 of our -- of our brief.

16 Another big chunk of money that is just contrary to what the
17 Court's done previously, when Mr. Hyatt was seeking his costs, that was
18 the mediation as special master costs. They're seeking, I think they can
19 look here -- what was it, \$77,000 for that.

20 Well, the Court -- this Court ordered that the parties split the
21 special master costs. That's in a court order that we attached, Judge, to
22 here as well, to our supplement as well, which is -- I believe it was
23 Exhibit 97, where the Court said that the parties are to split the costs.
24 And so Mr. Hyatt wasn't granted those special master costs when he --
25 when he won, you know, at the trial.

1 So my point, Your Honor, is with the copy and with the
2 travel, and with these mediation/special master costs, it underscores just
3 how far the FTB's overreaching here, and how skeptical the Court should
4 look at the costs they are submitting for the Court's iteration. They're
5 not necessary, Your Honor, and they are not reasonable.

6 Now, I just want to conclude by making a couple of points
7 because the FTB has raised some really extraordinary points in their
8 opposition that I think deserve some comment. The first thing that they
9 argue, and this really is remarkable, they say that you -- that the Nevada
10 Supreme Court did not preclude your analysis under Rule 68.

11 We have set forth very clearly the Court's consideration in
12 terms of costs as limited to NRS 18.005. The FTB says, oh, no, no, no,
13 that's not what the Supreme Court said. You can't square that with the
14 Supreme Court. The Supreme Court said that the FTB was eligible for
15 costs, mandatory under NRS 18.005, and also Nevada Rule of Civil
16 Procedure 68.

17 Well, sure, they're eligible, but what the FTB did not include
18 in their brief, remarkably did not include in their brief, is actually
19 footnote 2 of what the Nevada Supreme Court stated in its opinion and
20 order, sending this back to the Court. And I'll read it for the Court,
21 because the FTB didn't include it in their papers, and they argue that
22 somehow the Nevada Supreme Court is allowing and telling you to
23 consider Rule 68.

24 Here's a quote, "FTB does not argue that its post-offer costs
25 under NRS 68 and NRS 17.115 includes sums not also allowed under

1 NRS Chapter 18." And then there's -- and then there's a cite to a case.
2 So this is the Nevada Supreme Court, so, quote, "FTB has waived this
3 argument, and we will not consider FTB's post-offer costs beyond those
4 allowed under NRS 18.0203 and NRS 18.005."

5 So Your Honor, the FTB is just simply mischaracterizing and
6 not including a complete quote for the Nevada Supreme Court. That is,
7 as I noted, Judge, in footnote 2 of the -- of the order that -- that the -- that
8 returns this case back to the Court.

9 And then, Your Honor, the FTB tries then to try to
10 misconstrue our arguments about limiting the FTB's cost to pre-2003
11 costs. We don't argue that the Nevada Supreme Court ruled you have to
12 do that. Well, the U.S. Supreme Court ruled that you have to do that.
13 Again, they're trying to set this strawman argument. We don't argue
14 that.

15 What we say is the Court remanded this case back under
16 NRS 18.005, and you have to determine reasonable and necessary.
17 That's what we've argued. We've argued that this Court is within its
18 broad discretion to argue reasonable and necessary under that statute
19 when considering the costs of it. We're not arguing the Nevada
20 Supreme Court will require you to, you know, to limit post-2003. But we
21 are going to argue that you ought to do so under the reasonable and
22 necessary standard, Your Honor. And the -- and the prevailing party
23 aspect, procedural party aspect of this case, Hyatt was the prevailing
24 party without question at every step until the very, very end. That's
25 our -- that's our argument.

1 Your Honor, and then just so the Court's clear though, even if
2 you were to consider Rule 68, if a -- you know, if it was applicable, which
3 I noted the Supreme Court would be very close (indiscernible), it
4 wouldn't allow any greater costs recovered than NRS 18.005. The
5 Court's been -- the Court's been clear on that.

6 And Your Honor, NRS -- or I should say Rule 68 doesn't have
7 any impact at all in terms of the temporal way in which the Court should
8 cut off the costs. We're arguing that the reasonable and necessary
9 standard, as I've made a note before, is where the Court should make
10 that determination.

11 Your Honor, I've already addressed another, which I think
12 is in the 20-year history of this case, maybe the biggest
13 mischaracterization of the record that I've seen, which is where the FTB
14 claims that they challenged *Nevada v. Hall* from the inception. They did
15 not challenge *Nevada v. Hall* from its inception.

16 What they were arguing for was broad sovereign immunity
17 and jurisdiction. And they've yet to answer our point in our brief that
18 says in 2003, you were asked by Justice Breyer, are you seeking to
19 reverse *Nevada v. Hall*, and they said, no. We want an exception for
20 taxing authority and the sovereign immunity of the taxing authority.
21 And yet, they argue all along, we sought reversal in *Nevada v. Hall*. That
22 is a flat-out mischaracterization. We'll give them that they were argue --
23 that they argued sovereign immunity. Of course they did. But they
24 never argued *Nevada v. Hall* reversal.

25 They're going to -- they may cite to you some place, and

1 they'll say, well, we need some clarification, or you know, we can use
2 some guidance. That's not seeking reversal. And they didn't tell Justice
3 Breyer that.

4 So Judge, I think you have to look very, very skeptically at
5 that kind of an argument. The record for 20 years belies that point, and
6 so does their argument before the U.S. Supreme -- before the U.S.
7 Supreme -- before the U.S. Supreme Court.

8 Your Honor, we are not -- the other strawman argument that
9 the FTB sets up is that -- is that the Nevada Supreme Court -- the U.S.
10 Supreme Court rejected Hyatt's waiver, closed end quote -- you know,
11 quote/unquote, "waiver argument." You know, they argue that the U.S.
12 Supreme Court rejected Hyatt's waiver argument in Hyatt 3 in 2019, and
13 they're asking for the same thing, and it (indiscernible - audio garbled)
14 back to you.

15 And so therefore, both those courts rejected our argument
16 that you should somehow limit the costs pre-April of 2003. That's not --
17 that's not our argument. We're not -- we're not -- again, we're not basing
18 our arguments on waiver. Of course I argued that the -- that the FTB
19 waited too long from an appellate standpoint to raise a reversal of
20 *Nevada v. Hall*. That's completely different than the U.S. Supreme Court
21 saying, oh, and by the way, when this case goes back, you have to award
22 all of the costs because we're rejecting Hyatt's argument that you should
23 limit them under reasonable and necessary standards to pre-2003.

24 The U.S. Supreme Court never addressed that cost analysis.
25 The Nevada Supreme Court never addressed that cost analysis. They

1 just simply said for the legal argument on waiver, in terms of whether
2 certain arguments can be raised, that's what we're rejecting for Hyatt.
3 They just say, and by the way, we're rejecting all of his arguments that
4 there was any kind of a limitation under reasonable and necessary
5 analysis under NRS 18.005.

6 So Your Honor, with that, I would ask that the Court limit the
7 cost award to pre-April 2003, amounts of \$211,734.32, or if the Court is
8 not inclined to limit it to pre-2003 costs, the Court then go category-by-
9 category and award only those costs that were reasonable and
10 necessary in obtaining the prevailing party status. And that was not the
11 intentional tort case based on tax assessment and collection that we
12 tried for years and years and years, and for which the FTB is seeking an
13 awful lot of cause. Thank you, Your Honor.

14 THE COURT: Okay. Thank you, Mr. Hutchison.

15 On behalf of the Franchise Tax Board, Ms. Lundvall.

16 MS. LUNDVALL: Thank you, Your Honor, for the opportunity
17 to address the Court. I'm going to make four points generally during the
18 course of my argument here today. The first one is as with every single
19 hearing we have had with every single court at every single level, what
20 I've had to do is to right the ship, correct the record, and to be able to
21 allow the Court then to see that, in fact, that Mr. Hyatt attempts to recast
22 the procedural history in an effort to try to support his arguments. So
23 I'm going to have to address that issue once again.

24 The second point that I intend to make is that we are not
25 limited to our costs pre-2000. Third is that the reasonable and necessary

1 costs are not limited to the 214,000 that Mr. Hyatt suggests. And, in fact,
2 the last point that I intend to make is that the FTB is entitled to recover
3 the reasonable and necessary costs that were reflected in its bill of costs
4 that was supported by a verified declaration as well as the verified bill of
5 cost in the amount of \$2,262,815 -- 815.50.

6 Now, let me start then with trying to do my best in as
7 succinct a manner as possible is to right this procedural ship. Mr. Hyatt
8 advances the argument that somehow that he is able to limit the FTB's
9 cost to pre-2003 because, in his words, we sat on our hands and
10 therefore did not seek to overturn *Nevada v. Hall*.

11 The second point that he makes in support of that argument
12 -- and where I'm using his language within his supplemental brief. It's
13 found then in his brief at page 2, line 14 where he talks about how we sat
14 on our hands. In other words, we waited too long. We had waived our
15 argument. That is the point that he tried to make to suggest that
16 somehow that we were limited to 2000 -- to costs that were incurred only
17 2003. That argument was addressed directly by the U.S. Supreme Court,
18 and it was rejected directly by the U.S. Supreme Court. Now, Mr. Hyatt
19 doesn't like the fact that that argument got rejected, but it did. And I
20 intend to bring to the Court's attention then that language.

21 The second point that he makes is that he argue -- in support
22 of his limit to 2003 is that somehow that they -- that the FTB is a
23 fortuitous beneficiary of a change in the law, and therefore that supports
24 then his argument that there should be costs limited to pre-2003. That
25 argument was rejected by the Nevada Supreme Court in his 2001

1 decision.

2 So let me start then with the first point then as to why this
3 argument by Mr. Hyatt was rejected both by the U.S. Supreme Court as
4 well as by the Nevada Supreme Court. And as much respect as I have
5 for District Court judges and applaud the hard work that you do, I know
6 that District Court judges are keenly -- and I'm aware, that they don't
7 have the power to overturn Nevada Supreme Court decisions, let alone
8 U.S. Supreme Court decisions.

9 So let me address then the first point about whether or not
10 that he raised the same argument with the U.S. Supreme Court. He
11 made that argument to the U.S. Supreme Court, and he said that -- and
12 his argument was that FTB waited too long to argue that *Nevada v. Hall*
13 should be overturned to get the benefit of that result, and therefore any
14 costs incurred after 2003 are unreasonable. He made that argument in
15 the most recent decision that was handed down by the U.S. Supreme
16 Court, and he sought to convince the U.S. Supreme Court not to accept
17 the writ petition that had been filed by the FTB. And the U.S. Supreme
18 Court rejected that decision. And in rejecting that decision, I'm intending
19 to quote, the U.S. Supreme Court said this, "At its core, *Nevada v. Hall*
20 was a case about sovereign immunity, holding that the constitution does
21 not bar private suits against a state and the courts of another." That's
22 what the characterization of the U.S. Supreme Court of what *Nevada v.*
23 *Hall* was, is that it was a sovereign immunity case.

24 And then the U.S. Supreme Court went on, and I'm going to
25 quote once again, "We reject Hyatt's argument that the Board waived its

1 immunity." The Board has raised an immunity-based argument from
2 this suit's inception. From the very inception of this case, the very first
3 argument that the FTB ever raised is that it was immune as a sovereign
4 from jurisdiction in Nevada courts. And so the U.S. Supreme Court
5 rejected that argument. And we respectfully suggest that the Court
6 should honor that decision then and to find then that it is not a
7 supportive argument and that for purposes of their motion to retax costs.

8 Second, if there's any doubt on that particular point, all you
9 do is have to look at the Nevada Supreme Court decision that was issued
10 now in 2021 for which -- that this Court was directly sitting in remand.
11 Once again, Mr. Hyatt in his opposition brief claims that we were a
12 fortuitous beneficiary of a change in the law, and therefore it wasn't
13 reasonable or necessary for us to incur the costs that we did in -- for
14 purposes of this case, and therefore that the Court should limit them to
15 pre-2003.

16 This fortuitous beneficiary argument that Mr. Hyatt once
17 again raises before you in his most recent brief was rejected by the
18 Nevada Supreme Court. If you turn to their decision in 2021, at page 2 of
19 that Nevada advanced decision -- and I'm quoting now from the Nevada
20 Supreme Court, "FTB appeals and seeks cost from the inception of the
21 litigation. Chapter" -- "NRS Chapter 18 and attorney's fees", in paren,
22 "costs in this case, it's chapter" -- "if its NRS Chapter 18 argument fails
23 from the time its offer of judgment expired. We reverse the
24 District Court's denial of costs under Chapter 18."

25 While Mr. Hyatt quoted from the portion of the decision that

1 speaks to how FTB lost every round except the last on its sovereign
2 immunity defense, and the rounds that by which that the Nevada
3 Supreme Court was making reference to were the rounds before the U.S.
4 Supreme Court. But the Nevada Supreme Court goes on to say, "But in
5 the final round, it won dismissal of all of Hyatt's claims despite his
6 successes in prior phases of the litigation." It goes on and analyzes in
7 detail then this fortuitous argument that Mr. Hyatt once again makes
8 before you and he made it before the Nevada Supreme Court, and the
9 Nevada Supreme Court expressly rejected that argument.

10 And I'm going to quote from the Nevada Supreme Court
11 once again. The Nevada Supreme Court says, "True, a change in the law
12 intervened, but it was not a fortuitous (indiscernible). FTB caused the
13 change in federal law that it benefited from, and therefore that change of
14 law does not divest FTB of its prevailing party status. Accordingly, we
15 conclude that FTB is entitled to costs under NRS 18.020, Subsection 3 as
16 a matter of right."

17 The court went on to say, "FTB is therefore alternatively
18 eligible for mandatory post-offer costs under Rule 68, though such an
19 award is redundant based upon our holding that FTB is entitled to costs
20 dating back to the inception of the litigation under NRS Chapter 18."

21 Now, the point that Mr. Hyatt tries to exploit, but, once again,
22 mischaracterizes to you, is the point in footnote 2 because it is not an
23 argument that we are making. In other words, our argument for
24 entitlement to costs is being made under NRS 18. Our bill of cost tracked
25 NRS Chapter 18 line by line. We did not suggest that if there were costs

1 that were not specifically designated under Chapter 18 that we should be
2 eligible to recover them under Rule 68. Our bill of cost tracked line by
3 line NRS Chapter 18 and the statutory authorization. And so to the
4 extent that, once again, he's seeking -- he's trying to mischaracterize not
5 only what our position is but he's also trying to misrepresent to you
6 what the scope then of footnote 2 entails.

7 And I'm going to read in full the last portion of the Nevada
8 Supreme Court's decision because it addresses this equitable argument
9 that Mr. Hutchison made this morning once again, that was once again
10 rejected by the Nevada Supreme Court in 2021.

11 The Nevada Supreme Court says this, "Finally, Hyatt argues
12 that this court may affirm the District Court's denial of statutory cost as a
13 matter of equity. Hyatt claims that FTB has unclean hands for waiting to
14 raise its defense under *Hall* until it had exhausted its Nevada appeals, or
15 alternatively because it committed intentional tort during Hyatt's audit."

16 Does that sound familiar? That's the exact same argument
17 that Mr. Hutchison made to you this morning.

18 The Nevada Supreme Court went on to say, "Hyatt's
19 equitable framing aside, he argues that the Court should exercise its
20 discretion to deny costs and fees because, in his view, it's fair. This is a
21 consideration federal courts have weighed under FRCP 54(d), governing
22 awards of costs and attorney's fees to the prevailing party in federal
23 court. But unlike FRCP 54(d), which affords such discretion in awarding
24 costs to a prevailing party, costs are mandatory under NRS 18.020."

25 And the paren -- the closed paren on that is stating that,

1 "Costs are allowed" -- or "must be allowed, of course, to the prevailing
2 party." The Court ends then by saying, "Hyatt's reliance on equity under
3 the analogous federal rule cannot override Nevada's statutes plain
4 language."

5 So the very arguments that Mr. Hyatt once again makes are
6 ones that have been previously rejected by other courts. And
7 respectfully, the remand then on this case directly then from the 2021
8 decision does not empower, it does not allow the Court then to ignore
9 then those particular holdings.

10 And I guess one thing that -- if you summarize Hyatt's
11 argument that he made this morning and that while it is not stated as
12 directly as it he made it this morning, it is found in his supplemental
13 motion portion is that his argument is, well, I prevailed on some things
14 and the FTB prevailed on other things, and so don't let them recover the
15 cost that they incurred on the stuff that I think I prevailed upon.

16 That argument was directly rejected by the Nevada Supreme
17 Court. You don't get a little bit of prevailing of one side and a little bit of
18 prevailing on the other side, and to be able to say, okay we're going to
19 call it a wash. And so to the extent that you are either a prevailing party
20 or you are not. So to suggest that somehow that his allowance then or
21 the fact that he argued at some point in this litigation and prevailed on
22 some, that argument was directly rejected then by the Nevada Supreme
23 Court.

24 And I suppose that the rhetorical argument that I can make
25 before I get into the details then of our verified memorandum of costs

1 would be this. If, in fact, Gil Hyatt's argument is sound or correct, what
2 he is advancing and acknowledging is the fact that he was advancing a
3 case that he knew that the Nevada courts had no sovereign jurisdiction
4 then over -- had no jurisdiction then over the state of California. And so
5 what he was doing was advancing a frivolous case. And what we were
6 doing then was having then to defend then against the frivolous case
7 that he was advancing.

8 So I'm going to turn now to a basic overview, and then I'm
9 going to turn to the arguments that he makes, what he calls his
10 alternative arguments. In other words, that he suggested that if the
11 Court doesn't buy his 2003 limitation argument, that what the Court then
12 should do is to look specifically at a standard reasonable and
13 customary -- or reasonable and necessary analysis under Chapter 18,
14 and then he tries to suggest that there are certain arguments then that
15 support that, which I intend to address.

16 But when you look at our memo of costs, we filed a verified
17 memorandum of costs. That verified memorandum of costs was also
18 supported by a detailed declaration from myself. That bill of costs that
19 we filed was timely and no one has suggested that it was not timely. For
20 the Court's analysis therefore to try to make the Court's job easier, we
21 gave you a hyperlink brief so that you could look at that bill of costs, and
22 if you had any questions concerning the supporting documentation in
23 support of our request that we had submitted that all you had to do was
24 to look and to click on the link then to be able to see that each and every
25 item of cost that's supported, as requested by the *Cadle* [phonetic] case

1 and that each and every cost was authorized by NRS Chapter 18.

2 Our requested costs for which we seek recovery has backup
3 documents, and these stood -- these backup documents that we
4 provided to the Court stood in stark contrast to the spreadsheets that
5 Mr. Hyatt tried to use in 2009 when there was a special master looking at
6 his cost recovery and his efforts at cost recovery.

7 So to the extent that he tries to suggest that somehow that
8 the special master's report forecloses that recovery, it is directly
9 contradicted and differentiated by how we submitted our memorandum
10 of costs to you. We had a backup document for each and every cost that
11 we requested, and quite candidly, for the document -- for the costs that
12 we could not substantiate or some reason the process lasted 25-and-
13 some-odd years that this case has been ongoing that we did not, you
14 know, keep or could not substantiate a cost, we did not seek recovery of
15 that.

16 Those backup documents also demonstrate that the costs of
17 the FTB actually were incurred, and they were incurred at a market rate.
18 The costs were assessed to the FTB without any type of an upcharge
19 from our law firm or the other law firms that were involved in this case.
20 They were not charged then to the FTB with any type of a premium or an
21 upsell of some sort, as some law firms do. FTB was charged and
22 assessed at what the actual costs were that were incurred.

23 In addition, our bill of cost then was supported by a
24 verification in my declaration which detailed why those costs were
25 necessary to the defense of the action and why those costs then were

1 reasonable to the defense of the action. And those costs then totaled
2 \$2,262,815.56.

3 Now, Mr. Hyatt advances three general arguments when you
4 look at not only his opposition brief but also his arguments today.
5 When -- and what I wanted to do was to see if I couldn't try to succinctly
6 address these so that when I get to the specific line item, that the Court
7 then will know what I'm making reference to. Because what Mr. Hyatt
8 does is he repeats his 2003 argument. He says, "The FTB in its
9 photocopy costs, they waited too long to challenge the *Nevada v. Hall*,
10 and therefore they shouldn't be allowed all of these costs but only some
11 of them."

12 So what he does is he repeats and recycles and reasserts
13 then his 2003 argument. And we've already addressed that point,
14 Your Honor, that, in fact, that argument that we waited too long or
15 somehow that we were a fortuitous beneficiary, that both of those
16 arguments have been rejected then by the U.S. Supreme Court as well
17 as by the Nevada Supreme Court.

18 The second argument that he makes, this one I'm going to
19 have to stifle a little bit of humor at, all right. Is that he suggests that
20 somehow a special master report was and is law of the case, and
21 therefore binding upon you and that you can't do anything that may run
22 contrary to that. Well, law of the case, quite simply, as the Court well
23 knows, only applies if there's been appellate review of that special
24 master report and there's a remand that goes back then to the
25 District Court, and it is in that circumstance then that law of the case, that

1 doctrine applies.

2 And you've got to recognize that the special master who was
3 appointed back in 2009, he wasn't an attorney. And so to the extent that
4 Mr. Hyatt suggests that somehow that the legal decisions that he was
5 making should be binding on this Court, I think you have to a little bit
6 consider the source.

7 And I suppose one other thing I want the Court to kind of
8 bear in the back of your mind, and that is this. That when you look at the
9 special master's report on the costs that were sought by Gil Hyatt, he
10 said it was okay and reasonable and necessary for an expert to charge
11 Mr. Hyatt and Mr. Hyatt could assess that as a taxable cost in this case; a
12 cigar that his expert had purchased to smoke to the tune of about \$35
13 after he thought that he had killed his testimony at the time of trial.
14 That's the type of -- or that's the kind of quality of the report then that
15 was contained in this special master's report.

16 And then the last argument that -- generally that Mr. Hyatt
17 makes in this alternative argument where he addresses, you know, the
18 specific categories, he suggests that somehow that if the cost that is
19 being sought was not directly related to the success that was enjoyed by
20 the FTB in 2019, that, in fact, it was not reasonable or necessary to incur
21 that cost.

22 But the one thing that Mr. Hyatt fails to understand and
23 appreciate is that the appellate record that was before the U.S. Supreme
24 Court, both in 2017 as well as in 2019, was based upon the trial record.
25 At the time of trial, there was no question that what Mr. Hyatt was doing

1 was challenging the taxing authority and the methods by which the FTB
2 was conducting its sovereign duties. In other words, Mr. Hyatt was
3 trying his residency case in the state of Nevada and was asking the jury
4 to look at and act as a Court of Appeals to the decisions that were being
5 made by the taxing authority in the state of California.

6 All of that factual development, all of that record
7 development happened at the time of trial post-2003. And the FTB had
8 no choice at that point in time but to go through trial and to challenge
9 the decisions that were being requested of the jury to look at and to
10 evaluate and to ask them to overturn and to act as this Court of Appeals
11 somehow in Nevada, that we had -- that this Nevada jury had the power
12 then to second guess then the decisions that were being made by the
13 taxing authorities in the state of California.

14 And so to the extent that Mr. Hyatt ignores that the record
15 that went to the Court that allowed the U.S. Supreme Court then to make
16 its decision as to how he was using and how he was abusing then
17 Nevada courts, that's what laid as its predicate, the decisions that were
18 issued then by the U.S. Supreme Court both in 2017 as well as in 2019.

19 So let me turn then to the detailed challenges then that he
20 makes. First are the clerk fees. Somehow he suggests that because the
21 special master didn't allow him pro hac fees, that the FTB should not be
22 entitled to recover its pro hac fees. And that argument is one whereby
23 he suggests that the law of the case -- or special master's report is law of
24 the case.

25 But the FTB was different. The FTB was a California entity. It

1 was a California sovereign. We were working with California attorneys.
2 Those California attorneys then had to get pro hac status then in the
3 state of Nevada. The very basis for which that the special master denied
4 those types of fees then to Mr. Hyatt as being unreasonable or
5 unnecessary, they had no applicability then to the state of California.
6 And so we believe that we're entitled to our filing fees as well as the
7 pro hac fees in the full amount of \$9,898.52.

8 Next, he challenges then the reporter fees that were incurred
9 for depositions. And one thing that I think that is important to note is
10 that the only fees that -- or only costs that we sought recovery under this
11 category, Your Honor, was the reporter fee as well as one copy of the
12 deposition. Mr. Hyatt acknowledges that that's what we were seeking,
13 and he suggests that rather than the 1,000 -- the \$171,494 that we had
14 sought is that somehow that that should be reduced by about \$1,000
15 because there were court hearing transcripts that should be under the
16 catchall phrase under Section 17 rather than Subsection 2.

17 But we disagree with that characterization as to the limits
18 then that are found within the statute. But even if so, we demonstrated
19 that those court hearing transcripts were also reasonable and necessary.
20 And whether or not we -- you get recovery of them under Subsection 2
21 or Subsection 17, there's an acknowledgment that the FTB is entitled
22 then in full to those amounts in the sum of 1,000 -- \$171,494.91.

23 All right. Subsection 3, the juror fees and expenses. Hyatt
24 has no opposition to the \$2,055.88 then that we sought. And so fees
25 then should be awarded.

1 Subsection 4 is the fees for witnesses at the time of trial, pre-
2 trial hearings, and deposing witnesses. We sought the amount of
3 \$27,276.86. The only challenge that Mr. Hyatt makes to that is that he
4 says that the 14,200 that we had to pay to his experts for them to show
5 up at deposition is not [indiscernible] of this portion of the statute, and
6 he's wrong, and we demonstrated that, in fact, that he's wrong. As the
7 Court well knows, when you take the deposition of an expert, you have
8 to pay them their fees to get them to show up. We paid those fees. That
9 sum was \$14,200, and therefore we're entitled to recovery of that for a
10 total of \$27,276.86.

11 All right. Next is the subsection that deals with expert
12 witnesses. We sought the sum of \$242,254.67 for three of the experts
13 that we had to retain in an effort to rebut then the arguments that were
14 being made by Mr. Hyatt at the time of trial. They were for a gentleman
15 called John Sullivan; Kathleen Wright [phonetic] and Deirdre Mulligan
16 [phonetic] were the other two.

17 Now, one thing that I think that should be noted that all three
18 of these witnesses testified in response to experts that had been retained
19 by Mr. Hyatt to support his invasion of privacy claims. And Mr. Hyatt,
20 while he prevailed at the time of trial on those claims, the Nevada
21 Supreme Court said those claims never should have been tried. That the
22 invasion of privacy torts were claims that the Nevada Supreme Court in
23 its very first go-around after trial said they were not viable claims.

24 Now, we had no choice but to incur those expenses in
25 defending against those claims at the time of trial because the

1 District Court did not properly dismiss them before trial, but the Nevada
2 Supreme Court said that they were never viable claims in the first place.
3 And so to the extent that those claims were not legally supported, it
4 underscores and illustrates the point I'm trying to make; is that Mr. Hyatt
5 should not be able to parse out and say, "Well, I prevailed at some parts
6 of this but not in all, and therefore the court then should not award any
7 cost to the FTB on the parts that I think I prevailed upon."

8 Whatever he prevailed upon at any level was whittled down
9 to its bare essence until by the time that in 2019 that we got the final
10 decision from the U.S. Supreme Court is that he had two viable claims at
11 that point, and they were valued at less than 100 -- right at \$100,000.
12 And so to the extent that it was the sovereign immunity claim that
13 ultimately made that sum zero to make us the prevailing party, there
14 were lots of multiple successes that the FTB enjoyed along the way. And
15 therefore Hyatt should not be recognized for the argument that he's
16 making and that he's trying to ask this Court basically to commit legal
17 error by crediting his argument that, "I prevailed on some and therefore
18 the FTB is not entitled to its recovery of costs on the portions that I think I
19 prevailed upon."

20 Subchapter 6, we did not seek any recovery for interpreters
21 because there was no interpreters that were used. Subchapter 7 dealt
22 with service of process. The sum of \$999. Mr. Hyatt had no opposition
23 to that. On the official reporter transcripts, under Subsection 8 of
24 Chapter 18.005, we sought the amount of \$31,432.50. Mr. Hyatt had no
25 opposition to that. Subsection 9, for bonds. There were no bonds. We

1 sought no recovery. Subsection 10 were any costs associated with the
2 court bailiff or deputy marshal. We sought no recovery there.

3 All right. On Chapter 18.005 for the faxed copies, we sought
4 the sum of \$6,728. Now, once again, Mr. Hyatt in this circumstance says,
5 "Well, they shouldn't be allowed any fax costs because that the special
6 master didn't allow me to recover any fax charges." Well, the reason
7 that the special master didn't allow him to recover any fax charges was
8 because that they had put together a spreadsheet after the fact and had
9 no supporting documentation then in support of their cost recovery.
10 That's in stark contrast then to the documentation that we brought then
11 to the Court.

12 We supplied you with the different law firm's Equitrac's line
13 item entries as well as the Copitrak line item entries for those fax
14 charges and demonstrated how both of those systems work, how that
15 they -- does the Court hear me?

16 THE COURT: I can, but your voice is starting to cut out.

17 MS. LUNDVALL: The reason I ask is because my screen said
18 that the -- that there was resolution on network issues, and I wanted to
19 make sure that the Court could still hear me.

20 THE COURT: Yes, I can still hear you.

21 MS. LUNDVALL: Thank you, Your Honor. And so to the
22 extent that our bill of costs in this area stood in stark contrast then to the
23 recovery that had been sought by Mr. Hyatt back in 2009, we had
24 brought then the proper documentation to the Court then to support this
25 portion of our request in the amount of \$6,728.

1 You go to Subsection 12 then for photocopies. And once
2 again Mr. Hyatt sites to the special master report as suggesting that
3 somehow that that special master report is law of the case. It is not. He
4 also says, well -- that he advances his 2003 argument that this didn't
5 contribute to his win, and therefore that -- that we shouldn't be able to
6 recover that. But we demonstrated how that these were copies that were
7 incurred from the inception of the case, how they were tracked, the
8 supporting documentation, the amounts that were billed to the client, the
9 amounts that were paid by the client, and we explained then the
10 necessity and the reasonableness of these, and that they were incurred
11 with no upcharges. And so to the extent that we should be entitled to
12 both the in-house charges as well as the outside vendor charges in the
13 amount of 6,500 -- \$651,628.14.

14 Next is the category of long-distance telephone. That dealt
15 with communications with client representatives, opposing parties as
16 well as witnesses. Mr. Hyatt alleges that we should not be able to
17 recover this because he wasn't able to recover this, or it was
18 recommended by the special master that he couldn't. Well, the reason
19 that the special master recommended nonrecovery was because he
20 provided no backup documentation in support of his request. We gave
21 the Court our phone records, we identified those phone records then in
22 the unredacted version that did demonstrate then that those calls then
23 were going to client representatives, opposing parties, as well as to
24 witnesses. And so therefore we should be able to recover then the
25 \$15,844.82.

1 Next category, Subcategory 14 for postage. This is postage
2 for documents being sent to clients, opposing parties, as well as
3 witnesses. Once again, Hyatt says, "Well, the special master only
4 allowed me a certain portion, and that therefore that's all that this Court
5 should allow then to the FTB." Well, the reason that the special master
6 only allowed him a portion was, once again, because he had no backup
7 documentation in support of that request. In stark contrast, our bill of
8 cost included that documentation.

9 So no different with the faxes, the photocopies, as well as the
10 postage, we provided the backup documentation to demonstrate to the
11 Court that those charges had been incurred for purposes of this case,
12 that those charges had been charged to the client at market rate, and that
13 the client had paid these out-of-pocket charges with no premium, no
14 markup, no additional charges.

15 Subchapter 15 deals with travel and lodging, and it's travel
16 then by attorneys, the FTB attorneys then, as well as witnesses for their
17 attendance at hearings, deposition, and trial. One again, Mr. Hyatt
18 suggests that somehow that because the special master excluded his
19 travel and lodging for Mr. Hyatt to attend certain depositions, that the
20 FTB should be entitled to -- not entitled to seek recovery of these costs.
21 But the reason, once again, that he was not eligible to seek this recovery
22 from the special master is he didn't supply the proper documentation
23 and -- whereas we did.

24 We submitted the documentation how it was necessary for
25 not only FTB attorneys to travel to depositions and hearings and trial but

1 also for witnesses to attend certain hearings, for them to attend
2 depositions, and for them to attend trial. So to the extent that those are
3 fully covered then under Chapter 18.005, Subchapter 15, we seek
4 recovery then of \$225,431.41.

5 Now, we get to Subsection 17 then of the statute, the cost
6 recovery statute. And it's what I call the catchall phrase. It's with the
7 anticipation that the legislature can't identify with specificity all of the
8 costs that may be reasonable or necessary, and therefore that a party is
9 able to seek recovery of those costs as long as they make the requisite
10 showing that, in fact, that the costs were both necessary as well as
11 reasonable.

12 So the first one is in the amount of \$1,494.63 for a private
13 investigator. The remaining witnesses for which that we needed to
14 determine their locations and for there to be deposition subpoenas
15 served upon them as well as trial, the subpoena served upon them, and
16 a private investigator was employed for that purpose. And therefore --
17 and we supplied that documentation of that explanation then to the
18 Court.

19 The second category that is under Subsection 17,
20 computerized research. And that's in the amount of \$183,030.42. It's
21 argued that, well, we don't know if that contributed to the win in 2019,
22 and therefore it wasn't reasonable. Once again, Your Honor, it's the
23 same argument that he's rehashed that he advanced and just reasserts
24 in this particular section. The plain language then of this particular
25 section is that as long as the computerized research that was incurred in

1 the case and that there's a demonstration of its reasonableness and its
2 necessity, then we're entitled to recover that. And we did that. And
3 there's been no challenge then as to that piece of it other than the e
4 reassert and the rehash then of Mr. Hyatt that somehow that anything
5 after 20 -- 2003 should not be recoverable.

6 The next piece is that he contests that the amount that we
7 incurred in going to mediation as well as the amount that we incurred in
8 paying the special master in the sum of \$77,147.71 should not be
9 recovered, and because he suggests that somehow that the Court
10 ordered that the parties were supposed to split the cost of the special
11 master. Well, it's classic in every case that the up-front costs are to be
12 split, but with no reservation that a party can't seek recovery of its
13 portion, that it must -- had to incur because the court had ordered a
14 special master.

15 And so there -- and if you look specifically then at the Court
16 order, and we brought this to the Court's attention, and Mr. Hyatt does
17 not contest that -- is that the Court order appointing the special master
18 did not preclude then us from seeking costs recovery of our 50 percent
19 share at a later point in time.

20 The next item is videotape services, for the purposes of the
21 deposition in the tune of \$63,007.71. Mr. Hyatt's argument here is that
22 he didn't get it so he doesn't think -- from the special master, and
23 therefore he doesn't think that we should.

24 One of the things that he fails to understand is that the
25 videotape depositions were used extensively during the course of trial.

1 Those videotaped depositions were used at multiple places during the
2 court hearings. We demonstrated their reasonableness. We
3 demonstrated their necessity. And the mere fact that the special master
4 didn't afford all of those to Mr. Hyatt does not mean that the FTB should
5 not be entitled to recovery.

6 Moreover, I think that it's imperative that the Court recognize
7 that certain of the witnesses that were presented at the time of trial were
8 presented by a videotape. And both sides used videotape then to
9 impeach witnesses at the time of trial. So therefore that they were
10 reasonable and necessary. And in this day in age, when it comes to trial
11 preparation, it's nearly -- it's tough to do any type of a trial without the
12 use of videotape and the expectations of the jury.

13 Next are the trial expenses and supply expenses. I'm going
14 to combine these together because Mr. Hyatt advances the same
15 argument for these. The trial preparation and the supplies that were
16 incurred in being able to present case across that length of period of
17 time, Mr. Hyatt suggests that, once again, that the special master
18 rejected his sums that he sought, but if you look at the reason that the
19 special master rejected those sums is because he made [inaudible] --

20 THE COURT: And, Ms. Lundvall, something happened to
21 your audio. I can't hear you anymore. Can you hear me? Ms. Lundvall,
22 can you hear me? Can you put a message in the chat that we can't hear
23 her?

24 MR. HUTCHISON: Yeah, I can't hear her.

25 THE COURT: Yeah. Ms. Lundvall, can you hear us?

1 MS. LUNDVALL: I can hear you.

2 THE COURT: Okay. We could not hear you. So the last little
3 bit of everything that you said --

4 MS. LUNDVALL: All right.

5 THE COURT: The last thing that we heard was you started to
6 say, "And just like with the special master, the argument that the special
7 master didn't get" --

8 MS. LUNDVALL: There we go. I -- so what I was talking
9 about -- maybe I'll loop back, and I don't mean to be redundant, and I
10 know it sounds like I'm being redundant. But bills of costs I think have a
11 certain redundancy built into them anyway.

12 But under trial expenses and supplies, Mr. Hyatt advances
13 the same opposition to both of these categories, and he claims that the
14 FTB should not seek recovery of those because he wasn't permitted that
15 by the special master. But when you look at the special master's report,
16 the reason the special master said --

17 THE COURT: And hold on, Ms. Lundvall. I hate to --
18 Ms. Lundvall, I hate to interrupt you, but Mr. Hutchison is showing that
19 he has a poor network. Mr. Hutchison, can you hear us? Mr. Hutchison,
20 can you hear us?

21 MR. HUTCHISON: Yes, I'm here, Your Honor.

22 THE COURT: Okay. Sorry. It just said poor network for you.
23 Okay. I'm sorry to interrupt you, Ms. Lundvall. Go ahead.

24 MS. LUNDVALL: Thank you. Thank you, Your Honor.

25 For trial expenses and supplies, the trial expense category of

1 \$98,434.76, and then for the supplies in the amount of \$9,646.10,
2 Mr. Hyatt's argument for trying to avoid the FTB having recovery of
3 those is the same. And that is he says that the special master didn't
4 allow him those fees, and therefore the FTB shouldn't be allowed them
5 either. But the reason that the special master didn't allow those to
6 Mr. Hyatt was because he didn't report the proper documentation then in
7 support of his request. Our request then was fully supported by all of
8 the documentation that was required by *Cadell*.

9 Now, when you get to the last -- I think it's the last two
10 categories, both the trial transcript categories and litigation support
11 categories, both of those are the same argument then by Mr. Hyatt. And
12 so I'm going to combine those two together.

13 We sought the recovery of the expense that we incurred in
14 obtaining daily transcripts then. Daily transcripts for a case that was
15 expected to last at least two months and ultimately lasted in excess of
16 four months proved to be very important to both sides, and therefore
17 both sides sought the daily transcripts.

18 We demonstrated the fact that we had incurred those, we
19 brought the supporting documentation then to the Court, and we also
20 demonstrated the reasonableness then in having those daily transcripts
21 and being able to use those daily transcripts then for purposes of the
22 case. No different than the litigation support that dealt with the exhibit
23 presentation that was required during the course of this case. Mr. Hyatt
24 suggests that somehow that we made no showing of reasonableness or
25 the necessity. What he does is he overlooks then the documentation that

1 we brought to the Court. We brought to the Court, along with the
2 declaration and the verification that we've supplied.

3 The last two categories then are -- and there was -- he was
4 entirely silent on these amounts, and that was the amounts of \$4,078.50
5 and award -- and an award of 300. Those were the specific cost awards
6 that the U.S. Supreme Court then awarded to the FTB for which that
7 Mr. Hyatt has never paid, and therefore that they should be included
8 then in this Court's cost award to make it part of the judgment then that
9 will end up being against Mr. Hyatt for the amounts then he owes to the
10 FTB.

11 In sum, Your Honor, I suppose that the biggest argument or
12 the most important argument that I would make is this. The last time we
13 were before you, Mr. Hyatt had suggested that you could find that there
14 was no prevailing party, and therefore that neither side was entitled to
15 recovery of their costs. And in all due respect, I think that was a sucker
16 punch to you. It was something that required us to take it up to the
17 Nevada Supreme Court, and we prevailed in demonstrating that
18 Mr. Hyatt had advanced a losing argument to you.

19 He's now advancing that same argument to you by
20 suggesting that somehow that you could provide -- you can find that
21 there were two prevailing parties, that he prevailed in part of the case
22 and the FTB prevailed in another part of the case, and therefore that the
23 FTB should only be entitled to recovery of costs on the portion that he
24 argues that we prevailed upon. That's been rejected. That is an
25 argument that has been decided first by the U.S. Supreme Court, and it

1 was decided then by the Nevada Supreme Court. In other words, he
2 trying to sucker punch you the second time around. And we ask you not
3 to -- as far as to fall for this and not to be able to create some type of a
4 legal error in suggesting that somehow that there should be some kind
5 of an artificial cutoff as of 2003.

6 Our bill of costs were fully documented, our bill of costs were
7 fully explained. There are many, many other costs that were incurred
8 during the course of this case that we could not provide either a category
9 under NRS Chapter 18 or for which that there may not have been proper
10 documentation. We never sought those costs. The costs that are before
11 you are probably the most pristine bill of costs that I've ever presented to
12 a trial court. And we believe that we are entitled to that amount. And I
13 would note that this amount is less than -- significantly less than the
14 amount that was recommended as of 2009 by the special master for
15 awarding to Mr. Hyatt.

16 In that circumstance, the special master had recommended
17 recovery of in excess of \$2.5 million as of 2009 to Mr. Hyatt. And so
18 there is some rough parity, and notwithstanding all of the holes that they
19 had within their own bill of costs, and we are seeking less than what
20 Mr. Hyatt sought in 2009, now in 2021. Each one of our costs then has
21 been provided by appropriate documentation as well as substantiation
22 as to its reasonableness and its necessity and a category, the specific
23 category under Chapter 18 for its recovery. And therefore we would ask
24 the Court then to award us \$2,262,815.56. Thank you, Your Honor.

25 THE COURT: Okay. Thank you. Ms. Lundvall.

1 And, Mr. Hutchison, before you begin, sir, I do have to
2 apologize to you guys. One of our criminal judges got sick, and I agreed
3 to handle her calendar that begins at 11:00. And we have --

4 MR. HUTCHISON: Okay.

5 THE COURT: -- the jail only has an hour for me to complete
6 that calendar, and otherwise all of those matters have to be continued.

7 So, Mr. Hutchison, I know you get an opportunity to argue
8 but I don't want to rush you. I could probably be about ten minutes late
9 with them; however I don't want to put you in that box where you have
10 to make your argument in seven minutes. So would you prefer to make
11 your argument in seven minutes, or would you prefer to continue this? I
12 can bring you guys back at 1:30, I can do it tomorrow after my calendar.
13 Or would you guys prefer to just come back?

14 MR. HUTCHISON: Well, I would -- I am going to have
15 probably longer than seven minutes, Your Honor. So I would prefer to
16 just have a little bit of time with Your Honor to be able to respond to --

17 THE COURT: Yeah.

18 MR. HUTCHISON: -- what now has been about 50 minutes of
19 argument.

20 THE COURT: No. And I completely -- and that's why I don't
21 want to cut you off. And I apologize to you guys. This just literally --

22 MR. HUTCHISON: No. That's fine.

23 THE COURT: -- came up yesterday with this other calendar
24 that I have to cover. So are you guys available to come back at 1:30
25 today?

1 MR. HUTCHISON: Let me just -- let me just check,
2 Your Honor. Hold on real quick.

3 THE COURT: Okay.

4 MS. LUNDVALL: Your Honor, this is Pat Lundvall, and I'm
5 not available to come back then at 1:30 today.

6 THE COURT: Okay.

7 MS. LUNDVALL: Tomorrow afternoon, I could do so. But I
8 cannot do so today.

9 THE COURT: Okay. Tomorrow afternoon you could do it?

10 MS. LUNDVALL: Yes. Tomorrow in the morning I've got a
11 hearing that starts at 9:00 before Judge Sturman, which I reasonably
12 expect that it's going to take a better part of the morning, and so I'm
13 just -- I'm being conservative or being cautious by suggesting that I
14 could be available tomorrow afternoon.

15 THE COURT: Okay. What about on Thursday?

16 MS. LUNDVALL: I think Thursday is probably even more
17 flexible than tomorrow.

18 THE COURT: What about you, Mr. Hutchison?

19 MR. HUTCHISON: Your Honor, yes, we will make ourselves
20 available on Thursday afternoon. It sounds like that's -- that needs to be
21 the time frame. So we'll make ourselves available.

22 THE COURT: Okay. How about Thursday afternoon at 1:30?

23 MR. HUTCHISON: That would be fine, Your Honor --

24 THE COURT: Okay.

25 MR. HUTCHISON: -- for us.

1 THE COURT: Like I said, I apologize to you guys. I'm so
2 sorry. This --

3 MR. HUTCHISON: No problem.

4 THE COURT: -- came up yesterday. And I apologize so
5 much. But I want to give you an adequate opportunity to argue your
6 case. So Thursday at 1:30.

7 MR. HUTCHISON: I appreciate that.

8 THE COURT: My staff will reach out to you guys and send
9 you the new BlueJeans link.

10 MR. HUTCHISON: Okay.

11 THE COURT: And then we'll have the new BlueJeans, so you
12 guys can appear via BlueJeans for Thursday.

13 MR. HUTCHISON: Wonderful.

14 THE COURT: Okay. And I do apologize.

15 MR. HUTCHISON: Thanks very much, Your Honor.

16 THE COURT: And thank you guys.

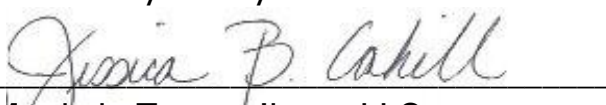
17 MR. HUTCHISON: We'll see you on Thursday afternoon.

18 THE COURT: Thank you so much for your patience.

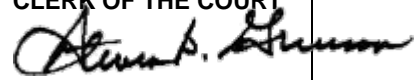
19 MR. HUTCHISON: Thank you.

20 [Proceedings adjourned at 11:05 a.m.]

21 ATTEST: I do hereby certify that I have truly and correctly transcribed the
22 audio-visual recording of the proceeding in the above entitled case to the
23 best of my ability.

24 

25 Maukele Transcribers, LLC
Jessica B. Cahill, Transcriber, CER/CET-708



RTRAN

DISTRICT COURT
CLARK COUNTY, NEVADA

GILBERT HYATT,
Plaintiff,

vs.

CALIFORNIA STATE FRANCHISE
TAX BOARD,
Defendant.

CASE#: 98A382999
DEPT. X

BEFORE THE HONORABLE TIERRA JONES
DISTRICT COURT JUDGE
THURSDAY, JANUARY 27, 2022

RECORDER'S TRANSCRIPT CONTINUED MOTION TO RETAX

APPEARANCES VIA BLUEJEANS:

For the Plaintiff: MARK A. HUTCHISON, ESQ.
DONALD J. KULA, ESQ.

For the Defendant: PATRICIA LUNDVALL, ESQ.

RECORDED BY: KIMBERLY ESTALA, COURT RECORDER

1 Las Vegas, Nevada, Thursday, January 27, 2022

2

3 [Case called at 1:29 P.M.]

4 THE COURT: Gilbert Hyatt v. the California State Franchise
5 Tax Board.

6 Good afternoon, everybody. I do appreciate you guys all
7 returning for the continuation of this hearing. And again, I just want to
8 apologize that we ran out of time on Tuesday. I do apologize about that.

9 Can we get the appearances for the record in regards to
10 Gilbert Hyatt? Who is here on behalf of the Plaintiff?

11 MR. HUTCHISON: Good afternoon, Your Honor. Mark
12 Hutchison on behalf of Gil Hyatt.

13 THE COURT: Okay. Any --

14 MR. KULA: Donald Kula, also on behalf of Gil Hyatt.

15 THE COURT: I'm sorry?

16 MR. KULA: Donald Kula, K-U-L-A, also on behalf of Gil Hyatt.

17 THE COURT: Okay. And who else?

18 MR. HUTCHISON: I believe that's it, Your Honor.

19 THE COURT: Okay. And can we get the appearances for the
20 California State Franchise Tax Board?

21 MS. LUNDVALL: Good afternoon, Your Honor. This is Pat
22 Lundvall with McDonald Carano on behalf of the [indiscernible].

23 THE COURT: And I apologize, Ms. Lundvall. There's a lot of
24 echo going on, and I think that's because everyone is not muted. Can I
25 get everyone else to just mute until it's your turn to speak?

1 Okay. Go ahead, Ms. Lundvall.

2 MS. LUNDVALL: This is Pat Lundvall from McDonald Carano
3 here on behalf of the State of California Franchise Tax Board.

4 THE COURT: Okay. Is there anyone else who is here on
5 behalf of the Franchise Tax Board? Okay. Seeing no other response.

6 When we were previously here, we were here on Plaintiff's
7 motion to strike, motion to retax, and alternatively, a motion for
8 extension of time to provide additional basis to retax the cost. I had
9 indicated that I have read the motion, the opposition, the reply, the
10 supplemental memorandum, and Franchise Tax Board's supplemental
11 brief opposing the motion.

12 Plaintiff had argued, as well as Defense had argued, and this
13 was the time for Plaintiff to present any rebuttal argument. Mr.
14 Hutchison, are you prepared to do that today?

15 MR. HUTCHISON: I am, Your Honor.

16 THE COURT: Okay. Whenever you're ready.

17 MR. HUTCHISON: Thanks very much, Your Honor. Again,
18 thanks for taking the time for us to present this rebuttal.

19 Your Honor, I just want to make this broad point. Every
20 single one of the arguments presented in oral argument, and also
21 presented by Mr. Hyatt in his briefing, are all based on the Court's very
22 broad discretion in determining what costs to award under N.R.S.
23 Chapter 18, and on the clear requirements of that statute that the FTB
24 demonstrate, and they carry the burden of demonstrating, that their
25 costs were both necessary and reasonable. That is the basis. Those two

1 are major bases of what we argued and what we present in both our
2 written documentation, as well as oral argument.

3 Now, at the end of the FTB's presentation there was a -- just
4 an unfortunate argument that was made at the end that really took a
5 swipe at both Hyatt's counsel, as well as, I think, the Court, that the last
6 time we were here, that somehow the Court got sucker punched. And
7 that was because Hyatt presented argument and briefed that there really
8 should not be a prevailing party. And then that was an argument that
9 was accepted by the Court. That was the ruling. It went up to the
10 Nevada Supreme Court, and the Nevada Supreme Court did not accept
11 the Court's ruling and reversed the Court on that position.

12 That issue was, as the Court recalls, extensively briefed.
13 Extensively argued. It was a reasoned and deliberative decision by this
14 Court and the Nevada Supreme Court disagreed. That's not a sucker
15 punch. That's called the practice of law and that's called the way that the
16 judicial system works.

17 It really is remarkable that the FTB really doesn't have the
18 self-awareness on this issue because as the Court will recall the FTB
19 pushed very hard that it was entitled under Rule 68 to attorney's fees.
20 And in fact, if the Court didn't award attorney's fees to the FTB it would
21 be committing reversible error. And of course, that went up on appeal
22 as well, and the FTB's argument on that was rejected. So it's just an
23 unfortunate and weak argument that I wanted to get out of the way to
24 begin with, Your Honor.

25 I go back though, Your Honor, to the point that -- point one

1 for Mr. Hyatt, and the very first argument we make. And that is that
2 costs should be limited to \$211,734 because those costs were incurred
3 before the Hyatt 1 matter went before the U.S. Supreme Court in April of
4 2003. We argue that, as the Court recalled, that because the FTB did not
5 seek to reverse *Nevada v. Hall* in 2003 when it was given the
6 opportunity, it really would have had two opportunities -- excuse me,
7 two results in 2003 had it actually presented that argument to the U.S.
8 Supreme Court.

9 First, it would have been -- *Nevada v. Hall* would have been
10 reversed. In which case all the costs that the FTB now seeks after April
11 of 2003 would have been not necessary. Wouldn't have even been
12 incurred. Or the second result would have been that *Nevada v. Hall*
13 would have been affirmed, and it would have been much more difficult
14 in 2019 to get a decision out of the U.S. Supreme Court after the Court's
15 composition changed that *Nevada v. Hall* should have been reversed.
16 Those are the basis upon which we ask the Court to limit the FTB's costs
17 as I described.

18 Now, in response to that major first point, the FTB presents
19 what I call several strawman arguments. And that's just the FTB
20 misrepresenting Mr. Hyatt's arguments, because those misrepresented
21 arguments are easier to knock down and to defeat than Mr. Hyatt's real
22 arguments.

23 And so -- and then I just noted as well during oral argument
24 that really the purpose seemed to be, for these strawman arguments,
25 was to suggest to the Court that it really didn't have much discretion at

1 all. In fact, you may recall that counsel argued that you didn't have a
2 discretion on a couple of points that I'll hit upon now, and really caution
3 the Court on that.

4 So here -- let me just address the first argument I think that
5 falls in this category. And that's the argument that somehow Mr. Hyatt is
6 arguing to this Court that it can find that there were two prevailing
7 parties. That's just wrong. We've never made that argument. We don't
8 make that argument. The Nevada Supreme Court determined that the
9 FTB was the prevailing party and was entitled to mandatory costs under
10 Chapter 18 of NRS.

11 But the Court was very clear -- the Nevada Supreme Court.
12 This case was remanded back to the Court for determination on which
13 costs to award. And the law is clear that that determination is vested
14 with this Court with very broad discretion. And the requirements that
15 must be met are that the costs are necessary and reasonable.

16 Now, the second strawman argument that the FTB presented
17 in oral argument was that the U.S. Supreme Court rejected -- and I
18 previewed this for Your Honor in my initial opening arguments. The U.S.
19 Supreme Court rejected Hyatt's waiver argument in Hyatt 3 in 2019. And
20 in doing so somehow rejected Hyatt's arguments that the award of costs
21 in this case should be limited because the FTB delayed in seeking to
22 reverse *Nevada v. Hall*. And this is one of those points where the FTB
23 suggests that you don't have any discretion because of course you can't
24 argue with the U.S. Supreme Court.

25 But Hyatt never made that waiver argument. Never has

1 made that waiver argument in its motion to retax costs. Certainly, Hyatt
2 made that argument to the U.S. Supreme Court saying that because of
3 the long delay that the FTB waived the opportunity to challenge *Nevada*
4 *v. Hall* constitutionally. That was not accepted, but the United States
5 Supreme Court never addressed what costs should be awarded. It
6 certainly never addressed the FTB's costs or whether or not they were
7 necessarily or reasonably incurred over the course of the 20-year
8 litigation given the results of the litigation.

9 Again, Hyatt's argument is, in its motion to retax costs, based
10 on -- all the arguments are based on the Court's broad discretion and the
11 requirement of necessary and reasonable costs.

12 The FTB costs should be limited to its pre-April of 2003 costs
13 because of what I just described about the two options that would have
14 resulted and the costs that would not have been incurred had the FTB
15 made that argument and sought to reverse *Nevada v. Hall* in 2003. And
16 just keep in mind, again, we've never said that the FTB did not argue,
17 you know, against the jurisdiction of this Court or that it didn't have
18 broad immunity. What we've argued, and what we've demonstrated is,
19 it certainly didn't in 2003 seek to reverse *Nevada v. Hall*, nor did it before
20 that.

21 The third strawman argument, Your Honor, is that -- and
22 again, this is one of those points that the FTB said you have no discretion
23 on because they say that the Nevada Supreme Court rejected Hyatt's
24 fortuitous beneficiary change in the law argument and that's the same
25 argument that he's making here in his motion to limit the FTB's costs.

1 And, you know, the Nevada Supreme Court rejected that argument, and
2 you can't argue with the Nevada Supreme Court, and so you don't have
3 any discretion. And so, therefore, none of -- you know, the FTBs costs
4 should be limited somehow.

5 But the FTB left out from its reading of the Court's decision
6 on that point the very purpose for the FTB -- for, excuse me, Hyatt
7 arguing before the Nevada Supreme Court the fortuitous change in the
8 law argument. And on Page 3 of the Nevada Supreme Court's opinion
9 sending the case back to the Court, the Court makes clear why that
10 fortuitous change in the law argument was made.

11 "Hyatt argues that FTB is a fortuitous beneficiary of an
12 intervening change in the law, not a true prevailing party." And then the
13 Court cites cases on that. The Court disagrees with us and says, no, we
14 think that the -- in fact, the FTB was the prevailing party. And then went
15 on to say that -- you know, that under that prevailing party status, then
16 costs needed to be awarded.

17 But the purpose was not to argue that the fortuitous change
18 in the law somehow limited the costs now. We're not -- we're not
19 making that argument. That's a strawman argument. We're not saying
20 that. We're not making that fortuitous change in the law argument for
21 limiting the FTB's costs.

22 I'm going to repeat it again. We're making the argument
23 based on NRS's 18.005 requirement of necessary and reasonable costs
24 and the FTB's burden to demonstrate that in light of this long procedural
25 history and in light of how the FTB prevailed and achieved the prevailing

1 party status.

2 And I'll just note at this point, I was pleased to hear FTB
3 concede during oral arguments that it was, in fact, relying on Chapter 18
4 of the NRS as the basis for its cost recovery because on the very first
5 page of its supplemental brief it states something quite differently. In
6 fact, it contends that Hyatt has misrepresented to this Court what the
7 Nevada Supreme Court ruled concerning NRCP 68, and its ability to seek
8 costs under Rule 68.

9 So the footnote is very clear in the Supreme Court's opinion,
10 as I argued before, that we are proceeding only under NRS Chapter 18
11 not NRS -- Rule 68 -- excuse me, NRCP 68.

12 The fourth strawman argument, Your Honor, is that the FTB
13 argued that the Nevada Supreme Court also rejected Hyatt's equitable
14 argument based on federal law. And, in fact, it was Federal Rule of Civil
15 Procedure 54. And so, therefore, because Hyatt is making an equitable
16 argument here on the motion to retax costs, that's all got to be rejected,
17 and you can't argue with the Supreme Court.

18 But here's what the Supreme Court said specifically. And
19 again, this was something that was not underscored or -- I'm not even
20 sure read. Maybe it was read, but it certainly -- it wasn't -- it wasn't
21 underscored in terms of why it was that the Supreme Court ruled the
22 way it did on Hyatt's equitable argument. This is what the Court said on
23 Page 8 of its opinion. "Hyatt's reliance on equity under the analogous
24 federal rule cannot override Nevada statute's plain language." And it
25 said now -- so, you know, we've got to send this back and there are

1 mandatory costs that have to be awarded under NRS Chapter 18.

2 Well, we're not making that same equitable argument here,
3 Your Honor. We're not -- we're not arguing that equitable argument.
4 What we're saying, Judge, is this. We're saying that 95 -- maybe 98
5 percent of the costs the FTB seeks to recover is from the intentional tort
6 case that was based on the tax assessment and collection of Mr. Hyatt,
7 which the parties litigated from 2000 -- from 1998 until 2008. And there
8 was a four-month jury trial and then Hyatt was awarded millions of
9 dollars. The FTB was found to be fraudulent and to have engaged in
10 fraud and other intentional torts.

11 There was subsequent appeals that Hyatt prevailed on and
12 subsequent appeals all the way up until, you know, both the Nevada
13 Supreme Court and the Supreme Court until 2019 when the -- when, of
14 course, the Court reversed *Nevada v. Hall*.

15 Hyatt argues that based on how the FTB became the
16 prevailing party, the cost it's seeking -- the FTB seeks is simply not
17 necessary. They weren't necessary. In fact, those costs were those
18 incurred during the numerous phases in which the Nevada Supreme
19 Court recognized that Hyatt prevailed throughout this intentional tort
20 case. So the Court can exercise its broad discretion in determining costs
21 to be awarded. That's Hyatt's argument.

22 And this leads me to a related point that the FTB made in oral
23 arguments, Your Honor. And the FTB claims that all those costs though
24 were necessary. We had to -- we had to establish all of the costs that
25 were related to the discovery, to the trial proceedings, everything

1 because the U.S. Supreme Court had to have a trial record in front of it in
2 2019, for it to be able to reverse *Nevada v. Hall*.

3 Well, those are -- that's a curious argument for two reasons.
4 First, the FTB advancing purely legal or constitutional issue as the basis
5 for reversing *Nevada v. Hall*. It didn't -- it didn't rely on the factual
6 record. What the FTB argued was that it should never have faced trial
7 because one state should not be allowed to -- constitutionally be allowed
8 or permitted its resident to sue a sister state for torts committed in the
9 forum state. *Nevada v. Hall* authorized that exact proceeding. And, of
10 course, that was witnessed by Mr. Hyatt's case against the FTB here. So
11 that's the first reason this is curious. This -- the basis for the argument to
12 reverse *Nevada v. Hall* was purely legal and constitutional.

13 But secondly, and I think very tellingly, Judge, Justice Breyer
14 didn't think that he had to have, or the Court had to have a full trial
15 record in front of it in 2003. As you may recall and as I read to you,
16 Judge, which is Exhibit 95, Justice Breyer asked FTB's counsel at oral
17 argument in 2003, look, if -- you know, if we don't think that we've got
18 enough guidance from *Nevada v. Hall*, footnote 24, you know, and you
19 can't win unless we reverse *Nevada v. Hall*, would you then ask us to
20 reverse *Nevada v. Hall*? He's asking the question, well, are you asking us
21 to reverse *Nevada v. Hall* without any trial record? Without all of the
22 discovery that was taken during the intentional court case. And, of
23 course, the FTB as we stated argued that the Court did not have to
24 reverse *Nevada v. Hall*, but it said -- it said -- wanted a taxing exemption,
25 essentially, to *Nevada v. Hall*.

1 Now this, Judge, takes me then to my next broad point. And
2 that is the special master report. Counsel argued and made a comment
3 that she had to stifle a laugh based on our reliance on the special
4 master's report. And he was criticized for not being a lawyer, although
5 he was appointed and selected his own legal counsel for which the
6 parties paid, who conducted the legal analysis that was required under
7 the special master's report. The quality of his report was questioned.
8 The FTB argued that his report was not the law of the case and that,
9 basically, the Court could ignore the report except for a few selected
10 parts that the FTB likes. Parts -- they picked and chose which ones it
11 liked, but everything else you can ignore.

12 But here's the problem with those arguments, Your Honor.
13 This Court appointed the special master as qualified, as professional, as
14 an expert with experience in these matters. The special master was
15 briefed extensively. The parties submitted hundreds, if not thousands of
16 pages. I'm sure thousands of pages of documents to the special master.
17 Oral arguments before him.

18 And then -- and, in fact, many of the same oral arguments --
19 excuse me, many of the same arguments that the FTB made in their oral
20 argument about the different categories, those were all made before the
21 special master. We made them as Mr. Hyatt's counsel. The FTB made
22 them depending on what the subject was, depending on what the
23 category was. I was all heard. It was all evaluated.

24 And after all of that then this Court took additional briefing
25 and additional argument from the parties and from their counsel and

1 then adopted the special master's report by way of a court order. And
2 we provided that order to Your Honor, which is Exhibit 97. And if you
3 look at that Exhibit 97, the Court goes through in the very first paragraph
4 it talks about all of the argument, and all of the briefing, and all the
5 motions and opposition papers and replies and reems of paper that were
6 submitted and lots of argument.

7 And then the Court says that, "The Court adopts the special
8 master's final report and recommendation in its entirety as the ruling
9 and findings of this Honorable Court on the motion to retax costs." And
10 then it went on to make a few other findings and conclusions of law.
11 And one of those findings was this, "During the past 11 months, FTB has
12 never challenged the special master's procedures by way of a motion
13 before this Court."

14 Your Honor, the parties and this Court has spent
15 considerable, significant, expensive, resources, time and effort with the
16 special master when the very same category of costs were being
17 considered for Mr. Hyatt as are being sought now by the FTB. And in
18 deciding this cost motion, Your Honor, it is wholly appropriate for the
19 Court then to apply its decision and its ruling. Call it the law of the case.
20 Call it the Court's prior order. I don't care. But applying that order from
21 2009 and 2022 when the very same cost categories -- involving the very
22 same categories are brought before the Court is certainly a reasonable
23 approach, Your Honor.

24 Now, this moves me just to the category of -- category
25 analysis, and the Court will be -- for the costs. And the Court, I'm sure,

1 will be happy to know I'm not going to go through it category by
2 category as the FTB did, but I will just, you know, highlight a few points.

3 And first, to point the Court back to the extensive briefing
4 that we presented to the Court on this on pages 12 through 27 analyzing
5 each of those categories on the requirements that -- are they necessary
6 and are they, in fact, reasonable?

7 But let me just kind of start off with just a -- really, it's
8 inconsequential. It's a very small cost consideration, but it really
9 underscores this point about the special master's report. And, you know,
10 the FTB wanting to be treated better than Hyatt was. And that was the
11 very first category, filing fees.

12 The FTB asserts that it should be treated differently, and it
13 should be provided those fees when Mr. Hyatt was not. For example, the
14 special master said the pro hac vice fees are not going to be allowed.
15 Basically, he said, you guys need to try this case with Nevada lawyers,
16 and you were just fine trying this case with Nevada lawyers. And I'm not
17 going to give you, you know, outside counsel or outside Nevada lawyers
18 pro hac vice fees. And then FTB argues, well, we ought to be able to get
19 our pro hac vice fees because we needed -- we needed California
20 lawyers because FTB was a California entity.

21 Well, if the FTB needed California lawyers because the FTB
22 was a California entity, certainly Hyatt needed California lawyers
23 because the FTB was a California entity, and it wasn't allowed those fees,
24 and neither should the FTB. The parties were free to use whatever
25 lawyers they wanted to. The question was, were the costs for those pro

1 hac vice fees actually reimbursable under NRS Chapter 18, and the
2 special master said no. Again, considered all the arguments and made
3 that -- made that point.

4 Now, Your Honor, I had talked previously and discussed
5 previously, you know, three major points that I thought were important
6 for the Court to consider. The first being that photocopy point.

7 And the FTB really focuses on documentation. That's not the
8 source of our major thrust on this point, Your Honor. Our major point
9 here is that the costs of -- 600,000 -- \$651,000 it's just unreasonable. That
10 amount is just unreasonable. And it's not been demonstrated that it was
11 both necessary or reasonable, and we underscored that McDonald
12 Carano's in-house copy costs alone were \$483,000 compared to \$23,000
13 for Hyatt counsel's inside -- in-house counsel [sic]. And we
14 demonstrated for those outside vendors, the FTB is seeking \$187,000
15 compared to Hyatt's \$50,000. And, in fact, compared to Hyatt's \$183,000
16 total photocopy costs.

17 So that's just -- that's just -- the Court ought to exercise its
18 discretion. The Court ought to evaluate that and just determine that on
19 the basis, again, of reasonableness, on necessity, that that has just
20 simply not been demonstrated by the FTB.

21 Travel. Same sort of point, Your Honor. Mr. Hyatt sought his
22 travel costs and the -- and was not allowed most of them. And the FTB
23 argues, oh, well, that's because, you know, they sought the travel costs
24 for Mr. Hyatt, his assistant, and they were going to all of these different
25 things. And the special master just rejected that, all of which were true.

1 The special master rejected it, true. But now the FTB wants to come back
2 and have all these people associated with them who were traveling from
3 out of state and going to every one of these hearings and depositions,
4 that somehow that travel costs ought to all be reimbursed when the
5 special master said no to Mr. Hyatt. And again, that was not determined
6 to be either necessary or reasonable by the special master.

7 Your Honor, the other point -- the other two points were the
8 -- I guess the last point that I made, the mediation and special master
9 fees be -- the special master rejected that. The FTB argues that they
10 ought to be able to get it just because they are entitled to it. Hyatt
11 argued that he ought to be able to get those, and he felt he was entitled
12 to him, but, in fact, those were rejected.

13 The experts is a big item, Your Honor. That really
14 underscores the point of necessary and reasonable in light of the FTB's
15 prevailing status, what it took for them to become the prevailing party
16 here. There was a reversal of *Nevada v. Hall*.

17 These experts, as counsel argued during oral arguments,
18 they were here to refute Mr. Hyatt's experts on the -- on the intentional
19 tort case and on the intentional tort case related to the tax assessment
20 and the tax collection part of this. That was the intentional tort case, but
21 the FTB -- excuse me, that the United Supreme Court and everybody
22 recognizes that Mr. Hyatt prevailed on it. Those expert costs were not
23 necessary for the FTB to become the prevailing party.

24 The video -- the video costs, another expensive item. Hyatt
25 wanted all of his video costs. Hyatt used those videos during the course

1 of the trial just like the FTB argued that they did. We used those for
2 cross-examination. We used them for direct examination. Just like the
3 FTB argued they did. Well, we argued that to the special master, and the
4 special master said no, and that ought to apply here as well, Your Honor.

5 And so those, you know, are points that I think the Court
6 should consider if the Court gets into, you know, the category by
7 category analysis, but let me -- let me then turn to a couple of final points
8 on this entire case, Your Honor, and move past the category by category
9 analysis.

10 There was an argument that was asserted by the FTB that
11 somehow Mr. Hyatt knew that he was filing a frivolous case because of
12 the argument that he makes about the FTB waiting so long to pursue the
13 reversal of *Nevada v. Hall*. That Mr. Hyatt must have known, oh well,
14 then, you know, if *Nevada v. Hall* was going to be reversed and the Court
15 lacked jurisdiction to entertain the case, then Mr. Hyatt must have been
16 pursuing a frivolous case. Just on its face, that's just not a serious
17 argument, Your Honor.

18 In 1998, when we filed the case, 2003 -- you know, 2008,
19 when the case was tried, 2003 when Hyatt 1 went up, 2016, all along the
20 way to suggest that Mr. Hyatt knew that this Court was going to lose its
21 jurisdiction, and he never should have brought the case, is just not
22 serious, Your Honor.

23 Now, what happened was the FTB waited a long, long, long,
24 long time and challenged *Nevada v. Hall*, and it got lucky. And the
25 Court's composition changed. And, of course, the Nevada Supreme

1 Court isn't going to say that. They're not going to say that the FTB was
2 the recipient of a lucky break, but that's really implied in its decision and
3 that's really what happened.

4 The most relevant here, the FTB's conduct in really waiting
5 and waiting and waiting resulted in that lucky break and the change of
6 the United States Supreme Court's composition. And that's a legitimate
7 basis for consideration of what costs are reasonable and necessary given
8 the totality of this long, complex case and what resulted in the FTB
9 achieving the status as a prevailing party. That's the very essence of the
10 Court's broad discretion that the Court has under NRS 18.005 for
11 determining what is reasonable and necessary.

12 As I mentioned, Your Honor, the Nevada Supreme Court
13 didn't address what costs to award or you should award in deciding that
14 the FTB must be deemed the prevailing party, but the fairest reading, I
15 think, of the Court's order is that it reluctantly returned the matter to this
16 Court for consideration of what costs must be awarded to the FTB. What
17 mandatory costs are required. And it certainly, in its order, didn't imply
18 that most of the FTB's costs were reasonable and necessary. The only
19 reasonable, I think, interpretation of the Court's order is that it reluctantly
20 concluded that some costs must be awarded under NRS Chapter 18 to
21 the FTB.

22 The Nevada Supreme Court no doubt ordered that the award
23 of costs is mandatory, but not what that -- but not what that award
24 should be. And again, its language suggests -- I'm just not making this
25 up, but its language suggests reluctance, but the requirement that some

1 award of costs be given. And again, I'll just repeat what I had said
2 before. Quote -- that the Court said, "Here, FTB lost every round except
3 the last on its sovereign immunity defense, but in the final round it won
4 dismissal of all Hyatt's claims despite Hyatt's success in prior phases of
5 the litigation." And so then the -- and then the Court indicated the FTB
6 was entitled to costs that the Court should determine based on the law
7 that exists concerning that subject.

8 Now, Your Honor, this leads me back then to the second
9 argument and the final argument that I'll end with here. The second
10 argument, the alternative argument. If the Court is not inclined to limit
11 the FTB to its pre-April 2003 costs based on the points that we've made,
12 then we'd ask that the Court apply the requirement of necessary and
13 reasonableness to all the costs the FTB seeks and limit it to \$214,720.

14 And if you really take a look at what the Court is required to
15 award under the statute, there's really, I think, four categories under NRS
16 18.00 that really don't have the necessary and reasonableness
17 requirement affixed to it.

18 And we set this -- we set this forth, Your Honor, these four
19 categories, that are mandatory under 18.005, on pages 13 through 14 of
20 our brief so the Court could refer back to those categories that don't
21 necessarily carry the necessary and reasonable requirement. And that's
22 the clerk fees, that's the reporter's fees, the juror's fees, and that's
23 compensation to the official reporter. This total amounts to \$206,079,
24 Your Honor, as set forth in our brief on page 14. But Hyatt also, you
25 know, conceded that there were a few additional minor costs that are

1 otherwise fully discretionary for this Court to award under the necessary
2 and reasonableness requirement. And for that -- for that reason, the
3 costs -- the total was, and is \$214,070.

4 And so, Your Honor, that is the alternative way that the Court
5 can evaluate the FTB's costs is to -- if it's not going to limit those costs to
6 pre-April 2003, then apply the cost categories under NRS 18.005 that are
7 mandatory and give some consideration to reasonable and necessary for
8 the other categories. The other categories beyond those four I just
9 mentioned, and then, Your Honor, award \$211,734.

10 Your Honor, that's the basis that the Court can get to the --

11 THE COURT: All right.

12 MR. HUTCHISON: -- costs that are -- oh, I'm sorry, Your
13 Honor. Did I cut off --

14 THE COURT: It's okay. Go ahead, Mr. Hutchison. Go ahead
15 and finish.

16 MR. HUTCHISON: I was just -- I was going to conclude that
17 that is -- that is what we ask the Court to do, to exercise its broad
18 discretion in applying the requirements of both necessary and
19 reasonableness for each of these costs. Thank you, Your Honor.

20 THE COURT: All right. And as usual you guys have both
21 done a fine job in arguing this, as well as a fine job in briefing. And I
22 think to say that this case is unusual, and the procedural history is
23 unusual is quite an understatement. There's been so much work that
24 has been done on this case. And so, I mean, because of that this -- an
25 issue that involves whether or not -- I mean, you basically have -- we're

1 talking about a difference in fees going from Gilbert Hyatt saying it's
2 about \$200,000 to Franchise Tax Board saying it's over \$2 million.

3 I mean, that's a huge difference in what the parties are
4 arguing, and so that's a huge thing that the Court has to make a
5 determination on. So something of this size deserves nothing short of a
6 written order. So because of that I am absolutely going to take this
7 matter under advisement, and I am going to issue a written decision
8 regarding the motion to strike, motion to retax, and motion for extension
9 of time regarding the fees that -- the costs that are actually going to be
10 awarded in this case.

11 MR. HUTCHISON: Very well, Your Honor.

12 THE COURT: Okay?

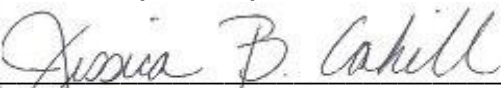
13 MR. HUTCHISON: Thank you for taking the time to do that.

14 THE COURT: Thank you, all. Thank you so much. Have a
15 great day, everyone.

16 MR. HUTCHISON: Thank you.

17 [Proceedings adjourned at 2:02 p.m.]
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21 ATTEST: I do hereby certify that I have truly and correctly transcribed the
22 audio-visual recording of the proceeding in the above entitled case to the
23 best of my ability.

24 

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