#### Case Nos. 85525 & 85656

### In the Supreme Court of Nevada

UNITED HEALTHCARE INSURANCE COMPANY; UNITED HEALTH CARE SERVICES, INC.; UMR, INC.; SIERRA HEALTH AND LIFE INSURANCE COMPANY, INC.; and HEALTH PLAN OF NEVADA, INC.,

Appellants,

vs.

FREMONT EMERGENCY SERVICES (MANDAVIA), LTD.; TEAM PHYSICIANS OF NEVADA-MANDAVIA, P.C.; and CRUM STEFANKO AND JONES, LTD.,

Respondents.

UNITED HEALTHCARE INSURANCE COMPANY; UNITED HEALTH CARE SERVICES, INC.; UMR, INC.; SIERRA HEALTH AND LIFE INSURANCE COMPANY, INC.; and HEALTH PLAN OF NEVADA, INC.,

Petitioners,

vs.

THE EIGHTH JUDICIAL DISTRICT COURT of the State of Nevada, in and for the County of Clark; and the Honorable NANCY L. ALLF, District Judge,

Respondents,

us.

FREMONT EMERGENCY SERVICES (MANDAVIA), LTD.; TEAM PHYSICIANS OF NEVADA-MANDAVIA, P.C.; and CRUM STEFANKO AND JONES, LTD.,

Real Parties in Interest.

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Case No. 85525

Case No. 85656

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101	Recorder's Transcript of Hearing Motion for Leave to File Opposition to Defendants' Motion to Compel Responses to Second Set of Requests for Production on Order Shortening Time in Redacted and Partially Sealed Form	05/12/21	17	4155–4156
107	Recorder's Transcript of Hearing Motion for Leave to File Plaintiffs' Response to Defendants' Objection to the Special Master's Report and Recommendation No. 3 Regarding Defendants' Second Set of Request for Production on Order Shortening Time in Redacted and Partially Sealed Form	06/09/21	17	4224–4226
92	Recorder's Transcript of Hearing Motion to Associate Counsel on OST	04/01/21	16	3981–3986

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483	Recorder's Transcript of Hearing re Hearing (Filed Under Seal)	10/13/22	142	35,259–35,263
346	Recorder's Transcript of Hearing Re: Hearing	09/22/22	72	17,951–17,972
359	Recorder's Transcript of Hearing Status Check	10/20/22	76	18,756–18,758
162	Recorder's Transcript of Jury Trial – Day 1	10/25/21	25 26	6127–6250 6251–6279
213	Recorder's Transcript of Jury Trial – Day 10	11/10/21	36 37	8933–9000 9001–9152
217	Recorder's Transcript of Jury Trial – Day 11	11/12/21	37 38	9185–9250 9251–9416
224	Recorder's Transcript of Jury Trial – Day 12	11/15/21	39 40	9522–9750 9751–9798
228	Recorder's Transcript of Jury Trial – Day 13	11/16/21	40 41	9820–10,000 10,001–10,115
237	Recorder's Transcript of Jury Trial – Day 14	11/17/21	42 43	10,314–10,500 10,501–10,617
239	Recorder's Transcript of Jury Trial – Day 15	11/18/21	43 44	10,624–10,750 10,751–10,946
244	Recorder's Transcript of Jury Trial – Day 16	11/19/21	44 45	10,974–11,000 11,001–11,241
249	Recorder's Transcript of Jury Trial – Day 17	11/22/21	46 47	11,273–11,500 11.501–11,593
253	Recorder's Transcript of Jury Trial – Day 18	11/23/21	47 48	11,633–11,750 11,751–11,907
254	Recorder's Transcript of Jury Trial – Day 19	11/24/21	48	11,908–11,956
163	Recorder's Transcript of Jury Trial – Day 2	10/26/21	26	6280-6485
256	Recorder's Transcript of Jury Trial – Day 20	11/29/21	48 49	12,000 12,001–12,034

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262	Recorder's Transcript of Jury Trial – Day 21	12/06/21	49	12,078-,12,135
266	Recorder's Transcript of Jury Trial – Day 22	12/07/21	49 50	12,153–12,250 12,251–12,293
165	Recorder's Transcript of Jury Trial – Day 3	10/27/21	27 28	6568–6750 6751–6774
166	Recorder's Transcript of Jury Trial – Day 4	10/28/21	28	6775–6991
196	Recorder's Transcript of Jury Trial – Day 5	11/01/21	30 31	7404–7500 7501–7605
197	Recorder's Transcript of Jury Trial – Day 6	11/02/21	31 32	7606–7750 7751–7777
201	Recorder's Transcript of Jury Trial – Day 7	11/03/21	32 33	7875–8000 8001–8091
210	Recorder's Transcript of Jury Trial – Day 8	11/08/21	34 35	8344–8500 8501–8514
212	Recorder's Transcript of Jury Trial – Day 9	11/09/21	35 36	8724–8750 8751–8932
27	Recorder's Transcript of Proceedings Re: Motions	04/03/20	4	909–918
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80	Recorder's Transcript of Proceedings Re: Motions	02/22/21	16	3757–3769
81	Recorder's Transcript of Proceedings Re: Motions	02/25/21	16	3770–3823
93	Recorder's Transcript of Proceedings Re: Motions	04/09/21	16 17	3987–4000 4001–4058
103	Recorder's Transcript of Proceedings Re: Motions	05/28/21	17	4166–4172
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45	Recorder's Transcript of Proceedings Re: Motions (via Blue Jeans)	07/23/20	7	1628–1643
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59	Recorder's Transcript of Proceedings Re: Motions (via Blue Jeans)	10/22/20	10	2447–2481
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109	Recorder's Transcript of Proceedings Re: Motions Hearing	06/23/21	17 18	4240–4250 4251–4280
113	Recorder's Transcript of Proceedings Re: Motions Hearing	07/29/21	18	4341–4382
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51	Recorder's Transcript of Proceedings Re: Pending Motions	09/09/20	8	1933–1997
15	Rely in Support of Motion to Remand	06/28/19	2	276–308
124	Reply Brief on "Motion for Order to Show	09/08/21	19	4634–4666

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19	Reply in Support of Amended Motion to Remand	02/05/20	2 3	486–500 501–518
330	Reply in Support of Defendants' Motion for Remittitur and to Alter or Amend the Judgment	06/22/22	70	17,374–17,385
57	Reply in Support of Defendants' Motion to Compel Production of Clinical Documents for the At-Issue Claims and Defenses and to Compel Plaintiff to Supplement Their NRCP 16.1 Initial Disclosures	10/07/20	10	2337–2362
331	Reply in Support of Defendants' Renewed Motion for Judgment as a Matter of Law	06/22/22	70	17,386–17,411
332	Reply in Support of Motion for New Trial	06/22/22	70	17,412–17,469
87	Reply in Support of Motion for Reconsideration of Order Denying Defendants' Motion to Compel Plaintiffs Responses to Defendants' First and Second Requests for Production	03/16/21	16	3895–3909
344	Reply in Support of Supplemental Attorney's Fees Request	08/22/22	72	17,935–17,940
229	Reply in Support of Trial Brief Regarding Evidence and Argument Relating to Out-Of- State Harms to Non-Parties	11/16/21	41	10,116–10,152
318	Reply on "Defendants' Rule 62(b) Motion for Stay Pending Resolution of Post-Trial Motions" (on Order Shortening Time)	04/07/22	68	16,832–16,836
245	Response to Plaintiffs' Trial Brief Regarding Punitive Damages for Unjust Enrichment Claim	11/19/21	45 46	11,242–11,250 11,251–11,254

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424	Response to Sur-Reply Arguments in Plaintiffs' Motion for Leave to File Supplemental Record in Opposition to Arguments Raised for the First Time in Defendants' Reply in Support of Motion for Partial Summary Judgment (Filed Under Seal)	10/21/21	109	26,931–26,952
148	Second Amended Complaint	10/07/21	$\begin{array}{c} 21 \\ 22 \end{array}$	5246 – 5250 $5251 – 5264$
458	Second Supplemental Appendix of Exhibits to Motion to Seal Certain Confidential Trial Exhibits (Filed Under Seal)	01/05/22	126 127	31,309–31,393 31,394–31,500
231	Special Verdict Form	11/16/21	41	10,169–10,197
257	Special Verdict Form	11/29/21	49	12,035–12,046
265	Special Verdict Form	12/07/21	49	12,150–12,152
6	Summons – Health Plan of Nevada, Inc.	04/30/19	1	29–31
9	Summons – Oxford Health Plans, Inc.	05/06/19	1	38–41
8	Summons – Sierra Health and Life Insurance Company, Inc.	04/30/19	1	35–37
7	Summons – Sierra Health-Care Options, Inc.	04/30/19	1	32–34
3	Summons - UMR, Inc. dba United Medical Resources	04/25/19	1	20–22
4	Summons – United Health Care Services Inc. dba UnitedHealthcare	04/25/19	1	23–25
5	Summons – United Healthcare Insurance Company	04/25/19	1	26–28
433	Supplement to Defendants' Motion to Seal Certain Confidential Trial Exhibits (Filed	12/08/21	110 111	27,383–27,393 27,394–27,400

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439	Supplemental Appendix of Exhibits to Motion to Seal Certain Confidential Trial Exhibits – Volume 1 of 18 (Filed Under Seal)	12/24/21	114	28,189–28,290
440	Supplemental Appendix of Exhibits to Motion to Seal Certain Confidential Trial Exhibits – Volume 2 of 18 (Filed Under Seal)	12/24/21	114 115	28,291–28,393 28,394–28,484
441	Supplemental Appendix of Exhibits to Motion to Seal Certain Confidential Trial Exhibits – Volume 3 of 18 (Filed Under Seal)	12/24/21	115 116	28,485–28,643 28,644–28,742
442	Supplemental Appendix of Exhibits to Motion to Seal Certain Confidential Trial Exhibits – Volume 4 of 18 (Filed Under Seal)	12/24/21	116 117	28,743–28,893 28,894–28,938
443	Supplemental Appendix of Exhibits to Motion to Seal Certain Confidential Trial Exhibits – Volume 5 of 18 (Filed Under Seal)	12/24/21	117	28,939–29,084
444	Supplemental Appendix of Exhibits to Motion to Seal Certain Confidential Trial Exhibits – Volume 6 of 18 (Filed Under Seal)	12/24/21	117 118	29,085–29,143 29,144–29,219
445	Supplemental Appendix of Exhibits to Motion to Seal Certain Confidential Trial Exhibits – Volume 7 of 18 (Filed Under Seal)	12/24/21	118	29,220–29,384
446	Supplemental Appendix of Exhibits to Motion to Seal Certain Confidential Trial Exhibits – Volume 8 of 18 (Filed Under Seal)	12/24/21	118 119	29,385–29,393 29,394–29,527
447	Supplemental Appendix of Exhibits to Motion to Seal Certain Confidential Trial Exhibits – Volume 9 of 18 (Filed Under Seal)	12/24/21	119 120	29,528–29,643 29,644–29,727
448	Supplemental Appendix of Exhibits to Motion to Seal Certain Confidential Trial	12/24/21	120 121	29,728–29,893 29,894–29,907

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450	Supplemental Appendix of Exhibits to Motion to Seal Certain Confidential Trial Exhibits – Volume 12 of 18 (Filed Under Seal)	12/24/21	121 122	30,052–30,143 30,144–30,297
451	Supplemental Appendix of Exhibits to Motion to Seal Certain Confidential Trial Exhibits – Volume 13 of 18 (Filed Under Seal)	12/24/21	122 123	30,298–30,393 30,394–30,516
452	Supplemental Appendix of Exhibits to Motion to Seal Certain Confidential Trial Exhibits – Volume 14 of 18 (Filed Under Seal)	12/24/21	123 124	30,517–30,643 30,644–30,677
453	Supplemental Appendix of Exhibits to Motion to Seal Certain Confidential Trial Exhibits – Volume 15 of 18 (Filed Under Seal)	12/24/21	124	30,678–30,835
454	Supplemental Appendix of Exhibits to Motion to Seal Certain Confidential Trial Exhibits – Volume 16 of 18 (Filed Under Seal)	12/24/21	124 125	30,836–30,893 30,894–30,952
455	Supplemental Appendix of Exhibits to Motion to Seal Certain Confidential Trial Exhibits – Volume 17 of 18 (Filed Under Seal)	12/24/21	125	30,953–31,122
456	Supplemental Appendix of Exhibits to Motion to Seal Certain Confidential Trial Exhibits – Volume 18 of 18 (Filed Under	12/24/21	125 126	30,123–31,143 31,144–31,258

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466	Transcript of Proceedings re Hearing Regarding Unsealing Record (Filed Under Seal)	10/05/22	129	31,923–31,943
350	Transcript of Proceedings re Status Check	10/10/22	72 73	17,994–18,000 18,001–18,004
467	Transcript of Proceedings re Status Check (Filed Under Seal)	10/06/22	129	31,944–31,953
157	Transcript of Proceedings Re: Motions	10/19/21	22 23	5339–5500 5501–5561
160	Transcript of Proceedings Re: Motions	10/22/21	24 25	5908–6000 6001–6115
459	Transcript of Proceedings Re: Motions (Filed Under Seal)	01/12/22	127	31,501–31,596
460	Transcript of Proceedings Re: Motions (Filed Under Seal)	01/20/22	127 128	31,597–31,643 31,644–31,650
461	Transcript of Proceedings Re: Motions (Filed Under Seal)	01/27/22	128	31,651–31,661
146	Transcript of Proceedings Re: Motions (Via Blue Jeans)	10/06/21	21	5202-5234
290	Transcript of Proceedings Re: Motions Hearing	02/17/22	53	13,098–13,160
319	Transcript of Proceedings Re: Motions Hearing	04/07/22	68	16,837–16,855
323	Transcript of Proceedings Re: Motions Hearing	04/21/22	69	17,102–17,113
336	Transcript of Proceedings Re: Motions Hearing	06/29/22	71	17,610–17,681
463	Transcript of Proceedings Re: Motions Hearing (Filed Under Seal)	02/10/22	128	31,673–31,793

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464	Transcript of Proceedings Re: Motions Hearing (Filed Under Seal)	02/16/22	128	31,794–31,887
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39	Transcript of Proceedings, All Pending Motions	06/09/20	6	1385–1471
46	Transcript of Proceedings, Plaintiff's Motion to Compel Defendants' Production of Unredacted MultiPlan, Inc. Agreement	07/29/20	7	1644–1663
482	Transcript of Status Check (Filed Under Seal)	10/10/22	142	35,248–35,258
492	Transcript Re: Proposed Jury Instructions	11/21/21	146	36,086–36,250
425	Trial Brief Regarding Evidence and Argument Relating to Out-of-State Harms to Non-Parties (Filed Under Seal)	10/31/21	109	26,953–26,964
232	Trial Brief Regarding Jury Instructions on Formation of an Implied-In-Fact Contract	11/16/21	41	10,198–10,231
233	Trial Brief Regarding Jury Instructions on Unjust Enrichment	11/16/21	41	10,232–10,248
484	Trial Exhibit D5499 (Filed Under Seal)		142 143	35,264–35,393 35,394–35,445
362	Trial Exhibit D5502		76 77	18,856–19,000 19,001–19,143
485	Trial Exhibit D5506 (Filed Under Seal)		143	35,446
372	United's Motion to Compel Plaintiffs' Production of Documents About Which Plaintiffs' Witnesses Testified on Order Shortening Time (Filed Under Seal)	06/24/21	82	20,266–20,290
112	United's Reply in Support of Motion to Compel Plaintiffs' Production of Documents About Which Plaintiffs' Witnesses Testified	07/12/21	18	4326–4340

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258	Verdict(s) Submitted to Jury but Returned Unsigned	11/29/21	49	12,047–12,048

## **CERTIFICATE OF SERVICE**

I certify that on April 18, 2023, I submitted the foregoing appendix for filing via the Court's eFlex electronic filing system.

Electronic notification will be sent to the following:

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(case no. 85656)

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I further certify that I served a copy of this document by mailing a true and correct copy thereof, postage prepaid, at Las Vegas, Nevada, addressed as follows:

The Honorable Nancy L. Allf DISTRICT COURT JUDGE – DEPT. 27 200 Lewis Avenue Las Vegas, Nevada 89155

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/s/ Jessie M. Helm
An Employee of Lewis Roca Rothgerber Christie LLP

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1	vs.
2	UNITEDHEALTH GROUP, INC., a Delaware
3	corporation; UNITED HEALTHCARE INSURANCE COMPANY, a Connecticut corporation; UNITED HEALTH CARE
4	SERVICES INC., dba   UNITEDHEALTHCARE, a Minnesota
5	corporation; UMR, INC., dba UNITED MEDICAL RESOURCES, a Delaware
6	corporation; OXFORD HEALTH PLANS, INC., a Delaware corporation; SIERRA
7	HEALTH AND LIFE INSURANCE COMPANY, INC., a Nevada corporation;
8	SIERRA HEALTH-CARE OPTIONS, INC., a Nevada corporation; HEALTH PLAN OF
9	NEVADA, INC., a Nevada corporation; DOES 1-10; ROE ENTITIES 11-20,
10	Defendants.
11	

Jason S. McManis filed his Motion to Associate Counsel under Nevada Supreme Court Rule 42, together with a Verified Application for Association of counsel, Certificate of Good Standing from Texas and the State Bar of Nevada's Statement Pursuant to Supreme Court Rule 42(3)(b). The Motion was served on all appearing parties, and no objection were filed. Good cause appearing,

IT IS HEREBY ORDERED that the Motion is granted and Jason S. McManis is hereby admitted to practice in this Court for the purpose of this matter only.

DATED this 10 day of August , 2021.

Dated this 11th day of August, 2021

Respectfully submitted by: McDONALD CARANO LLP

/s/ Pat Lundvall By: Pat Lundvall (NSBN 3761)

Kristen T. Gallagher (NSBN 9561) Amanda M. Perach (NSBN 12399)

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Attorneys for Plaintiffs

7AA A59 5FC0 07A9 **Nancy Allf** 

**District Court Judge** 

1 **CSERV** 2 DISTRICT COURT 3 CLARK COUNTY, NEVADA 4 5 Fremont Emergency Services CASE NO: A-19-792978-B 6 (Mandavia) Ltd, Plaintiff(s) DEPT. NO. Department 27 7 VS. 8 United Healthcare Insurance 9 Company, Defendant(s) 10 11 **AUTOMATED CERTIFICATE OF SERVICE** 12 This automated certificate of service was generated by the Eighth Judicial District 13 Court. The foregoing Order Granting Motion was served via the court's electronic eFile system to all recipients registered for e-Service on the above entitled case as listed below: 14 Service Date: 8/11/2021 15 16 Michael Infuso minfuso@greeneinfusolaw.com 17 Frances Ritchie fritchie@greeneinfusolaw.com 18 Greene Infuso, LLP filing@greeneinfusolaw.com 19 Audra Bonney abonney@wwhgd.com 20 Cindy Bowman cbowman@wwhgd.com 21 D. Lee Roberts lroberts@wwhgd.com 22 Raiza Anne Torrenueva 23 rtorrenueva@wwhgd.com 24 Daniel Polsenberg dpolsenberg@lewisroca.com 25 Joel Henriod jhenriod@lewisroca.com 26 Abraham Smith asmith@lewisroca.com 27

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21	CLARK CO	OUNTY, NEVADA
22		
23	FREMONT EMERGENCY SERVICES	Case No.: A-19-792978-B

FREMONT EMERGENCY SERVICES (MANDAVIA), LTD., a Nevada professional corporation; TEAM PHYSICIANS OF NEVADA-MANDAVIA, P.C., a Nevada professional corporation; CRUM, STEFANKO AND JONES, LTD. dba RUBY CREST EMERGENCY MEDICINE, a Nevada professional corporation,

Plaintiffs,

Dept. No.: XXVII

ORDER GRANTING MOTION TO ASSOCIATE COUNSEL MICHAEL KILLINGSWORTH ON ORDER SHORTENING TIME

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1	vs.
2	UNITEDHEALTH GROUP, INC., a Delaware
	corporation; UNITED HEALTHCARE
3	INSURANCE COMPANY, a Connecticut
	corporation; UNITED HEALTH CARE
4	SERVICES INC., dba
	UNITEDHEALTHCARE, a Minnesota
5	corporation; UMR, INC., dba UNITED
	MEDICAL RESOURCES, a Delaware
6	corporation; OXFORD HEALTH PLANS,
7	INC., a Delaware corporation; SIERRA HEALTH AND LIFE INSURANCE
7	COMPANY, INC., a Nevada corporation;
8	SIERRA HEALTH-CARE OPTIONS, INC., a
0	Nevada corporation; HEALTH PLAN OF
9	NEVADA, INC., a Nevada corporation;
	DOES 1-10; ROE ENTITIES 11-20,
10	
	Defendants.
11	

Michael Killingsworth filed his Motion to Associate Counsel under Nevada Supreme Court Rule 42, together with a Verified Application for Association of counsel, Certificate of Good Standing from Texas and the State Bar of Nevada's Statement Pursuant to Suprement Court Rule 42(3)(b). The Motion was served on all appearing parties, and no objection were filed. Good cause appearing,

IT IS HEREBY ORDERED that the Motion is granted and Michael Killingsworth is hereby admitted to practice in this Court for the purpose of this matter only.

DATED this 10 day of August , 2021.

Dated this 11th day of August, 2021

TW

Respectfully submitted by: McDONALD CARANO LLP

/s/ Pat Lundvall By: Pat Lundvall (NSBN 3761) Kristen T. Gallagher (NSBN 9561)

Amanda M. Perach (NSBN 12399) 2300 West Sahara Avenue, Suite 1200 Las Vegas, Nevada 89102

plundvall@mcdonaldcarano.com kgallagher@mcdonaldcarano.com aperach@mcdonaldcarano.com

Attorneys for Plaintiffs

A49 A63 3896 EBFF **Nancy Allf** 

**District Court Judge** 

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Abraham Smith

## 1 **CSERV** 2 DISTRICT COURT 3 CLARK COUNTY, NEVADA 4 5 Fremont Emergency Services CASE NO: A-19-792978-B 6 (Mandavia) Ltd, Plaintiff(s) DEPT. NO. Department 27 7 VS. 8 United Healthcare Insurance 9 Company, Defendant(s) 10 11 **AUTOMATED CERTIFICATE OF SERVICE** 12 This automated certificate of service was generated by the Eighth Judicial District 13 Court. The foregoing Order Granting Motion was served via the court's electronic eFile system to all recipients registered for e-Service on the above entitled case as listed below: 14 Service Date: 8/11/2021 15 16 Michael Infuso minfuso@greeneinfusolaw.com 17 Frances Ritchie fritchie@greeneinfusolaw.com 18 Greene Infuso, LLP filing@greeneinfusolaw.com 19 Audra Bonney abonney@wwhgd.com 20 Cindy Bowman cbowman@wwhgd.com 21 D. Lee Roberts lroberts@wwhgd.com 22 Raiza Anne Torrenueva 23 rtorrenueva@wwhgd.com 24 Daniel Polsenberg dpolsenberg@lewisroca.com 25 Joel Henriod jhenriod@lewisroca.com

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9	Jonathan E. Siegelaub (admitted <i>pro hac vice</i> )	pending) Louis Liao (pro hac vice <i>pending</i> )
10	David R. Ruffner (admitted <i>pro hac vice</i> ) Emily L. Pincow (admitted <i>pro hac vice</i> )	Jane L. Robinson ( <i>pro hac vice</i> forthcoming)
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19	Attorneys for Plaintiffs	
20	DIETE	ICT COURT
21	DISTR	ICT COOKT
22	CLARK CO	UNTY, NEVADA
23	FREMONT EMERGENCY SERVICES (MANDAVIA), LTD., a Nevada professional	Case No.: A-19-792978-B Dept. No.: XXVII

(MANDAVIA), LTD., a Nevada professional corporation; TEAM PHYSICIANS OF NEVADA-MANDAVIA, P.C., a Nevada professional corporation; CRUM, STEFANKO AND JONES, LTD. dba RUBY CREST EMERGENCY MEDICINE, a Nevada professional corporation,

Plaintiffs,

**ORDER GRANTING MOTION** TO **ASSOCIATE COUNSEL LOUIS LIAO ON ORDER SHORTENING TIME** 

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VS.

UNITEDHEALTH GROUP, INC., a Delaware

corporation; UNITED HEALTHCARE

Louis Liao filed his Motion to Associate Counsel under Nevada Supreme Court Rule 42, together with a Verified Application for Association of counsel, Certificate of Good Standing from Texas and the State Bar of Nevada's Statement Pursuant to Supreme Court Rule 42(3)(b). The Motion was served on all appearing parties, and no objections were filed. Good cause appearing,

IT IS HEREBY ORDERED that the Motion is granted and Louis Liao is hereby admitted to practice in this Court for the purpose of this matter only.

DATED this 10 day of August, 2021.

Dated this 11th day of August, 2021

DISTRICT COURT JUDGE

C2A 7C6 78A1 772B

TW

Respectfully submitted by: McDONALD CARANO LLP

23 || By:\_

/s/ Pat Lundvall

Pat Lundvall (NSBN 3761) Kristen T. Gallagher (NSBN 9561)

Amanda M. Perach (NSBN 12399)

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28 Attorneys for Plaintiffs

Nancy Allf District Court Judge

1 **CSERV** 2 DISTRICT COURT 3 CLARK COUNTY, NEVADA 4 5 Fremont Emergency Services CASE NO: A-19-792978-B 6 (Mandavia) Ltd, Plaintiff(s) DEPT. NO. Department 27 7 VS. 8 United Healthcare Insurance 9 Company, Defendant(s) 10 11 **AUTOMATED CERTIFICATE OF SERVICE** 12 This automated certificate of service was generated by the Eighth Judicial District 13 Court. The foregoing Order Granting Motion was served via the court's electronic eFile system to all recipients registered for e-Service on the above entitled case as listed below: 14 Service Date: 8/11/2021 15 16 Michael Infuso minfuso@greeneinfusolaw.com 17 Frances Ritchie fritchie@greeneinfusolaw.com 18 Greene Infuso, LLP filing@greeneinfusolaw.com 19 Audra Bonney abonney@wwhgd.com 20 Cindy Bowman cbowman@wwhgd.com 21 D. Lee Roberts lroberts@wwhgd.com 22 Raiza Anne Torrenueva 23 rtorrenueva@wwhgd.com 24 Daniel Polsenberg dpolsenberg@lewisroca.com 25 Joel Henriod jhenriod@lewisroca.com 26 Abraham Smith asmith@lewisroca.com 27

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ORDR 1 Pat Lundvall (NSBN 3761) Matthew Lavin (admitted pro hac vice) 2 Kristen T. Gallagher (NSBN 9561) Aaron R. Modiano (admitted pro hac vice) Amanda M. Perach (NSBN 12399) Napoli Shkolnik PLLC McDONALD CARANO LLP 3 1750 Tysons Boulevard, Suite 1500 2300 West Sahara Avenue, Suite 1200 McLean, Virginia 22102 4 Las Vegas, Nevada 89102 Telephone: (212) 379-1000 mlavin@Napolilaw.com Telephone: (702) 873-4100 5 plundvall@mcdonaldcarano.com amodiano@Napolilaw.com kgallagher@mcdonaldcarano.com aperach@mcdonaldcarano.com 6 7 Justin C. Fineberg (admitted *pro hac vice*) Joseph Y. Ahmad (admitted pro hac vice) Martin B. Goldberg (admitted pro hac vice) John Zavitsanos (admitted pro hac vice) Rachel H. LeBlanc (admitted pro hac vice) Jason S. McManis (admitted pro hac vice) 8 Jonathan E. Feuer (admitted pro hac vice) Michael Killingsworth (admitted pro hac vice) Louis Liao (admitted pro hac vice) 9 Jonathan E. Siegelaub (admitted pro hac Jane L. Robinson (*pro hac vice forthcoming*) vice) P. Kevin Leyendecker (pro hac vice David R. Ruffner (admitted pro hac vice) 10 Emily L. Pincow (admitted *pro hac vice*) forthcoming) Ashley Singrossi (admitted pro hac vice) Ahmad, Zavitsanos, Anaipakos, Alavi & 11 Lash & Goldberg LLP Mensing, P.C 1221 McKinney Street, Suite 2500 Weston Corporate Centre I 12 2500 Weston Road Suite 220 Houston, Texas 77010 13 Fort Lauderdale, Florida 33331 Telephone: 713-600-4901 Telephone: (954) 384-2500 joeahmad@azalaw.com ifineberg@lashgoldberg.com izavitsanos@azalaw.com 14 mgoldberg@lashgoldberg.com imcmanis@azalaw.com mkillingsworth@azalaw.com rleblanc@lashgoldberg.com 15 ifeuer@lashgoldberg.com lliao@azalaw.com 16 jsiegelaub@lashgoldberg.com jrobinson@azalaw.com druffner@lashgoldberg.com kleyendecker@azalaw.com 17 epincow@lashgoldberg.com asingrossi@lashgoldberg.com 18 Attorneys for Plaintiffs 19 20 DISTRICT COURT 21

#### **CLARK COUNTY, NEVADA**

FREMONT EMERGENCY SERVICES (MANDAVIA), LTD., a Nevada professional corporation; TEAM PHYSICIANS OF NEVADA-MANDAVIA, P.C., a Nevada professional corporation; CRUM, STEFANKO AND JONES, LTD. dba RUBY CREST EMERGENCY MEDICINE, a Nevada professional corporation,
Plaintiffs

Case No.: A-19-792978-B Dept. No.: XXVII

**ORDER GRANTING MOTION** TO ASSOCIATE COUNSEL **JANE** L. ROBINSON ON ORDER SHORTENING TIME

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By:

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1	VS.
2	UNITEDHEALTH GROUP, INC., a Delaware
3	corporation; UNITED HEALTHCARE INSURANCE COMPANY, a Connecticut
4	corporation; UNITED HEALTH CARE SERVICES INC., dba
5	UNITEDHEALTHCARE, a Minnesota corporation; UMR, INC., dba UNITED
6	MEDICAL RESOURCES, a Delaware corporation; OXFORD HEALTH PLANS,
7	INC., a Delaware corporation; SIERRA HEALTH AND LIFE INSURANCE
8	COMPANY, INC., a Nevada corporation; SIERRA HEALTH-CARE OPTIONS, INC., a
9	Nevada corporation; HEALTH PLAN OF NEVADA, INC., a Nevada corporation;
	DOES 1-10; ROE ENTITIES 11-20,
10	Defendants.
11	

Jane L. Robinson filed her Motion to Associate Counsel under Nevada Supreme Court Rule 42, together with a Verified Application for Association of counsel, Certificate of Good Standing from Texas and California and the State Bar of Nevada's Statemen Pursuant to Supreme Court Rule 42(3)(b). The Motion was served on all appearing parties and no objections were filed. Good cause appearing,

IT IS HEREBY ORDERED that the Motion is granted and Jane L. Robinson is hereby admitted to practice in this Court for the purpose of this matter only.

DATED this 30th day of \_\_\_August\_ 2021.

Dated this 30th day of August, 2021 Nancy L Allf

DISTRICT COURT JUDGE E68 342 3EF1 AC65

**District Court Judge** 

**Nancy Allf** 

TW

Respectfully submitted by: McDONALD CARANO LLP

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Attorneys for Plaintiffs

#### CSERV

VS.

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#### DISTRICT COURT CLARK COUNTY, NEVADA

Fremont Emergency Services (Mandavia) Ltd, Plaintiff(s)

(Mandavia) Ltd, Plaintiff(s)

United Healthcare Insurance Company, Defendant(s)

CASE NO: A-19-792978-B

DEPT. NO. Department 27

#### **AUTOMATED CERTIFICATE OF SERVICE**

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

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10 11	David R. Ruffner (admitted <i>pro hac vice</i> ) Emily L. Pincow (admitted <i>pro hac vice</i> ) Ashley Singrossi (admitted <i>pro hac vice</i> )	P. Kevin Leyendecker ( <i>pro hac vice forthcoming</i> ) Ahmad, Zavitsanos, Anaipakos, Alavi &
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20	DISTRI	ICT COURT
21		UNTY, NEVADA
22	OLAKK 60	ONTT, NEVADA
23	FREMONT EMERGENCY SERVICES (MANDAVIA), LTD., a Nevada professional	Case No.: A-19-792978-B Dept. No.: XXVII
24	corporation; TEAM PHYSICIANS OF NEVADA-MANDAVIA, P.C., a Nevada	
25 26 27	professional corporation; CRUM, STEFANKO AND JONES, LTD. dba RUBY CREST EMERGENCY MEDICINE, a Nevada professional corporation,	ORDER GRANTING MOTION TO ASSOCIATE COUNSEL PATRICK KEVIN LEYENDECKER ON ORDER

Plaintiffs,

ASSOCIATE COUNSEL PATRICK KEVIN LEYENDECKER ON ORDER SHORTENING TIME

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1	vs.
2	UNITEDHEALTH GROUP, INC., a Delaware
3	corporation; UNITED HEALTHCARE INSURANCE COMPANY, a Connecticut
4	corporation; UNITED HEALTH CARE SERVICES INC., dba
5	UNITEDHEALTHCARE, a Minnesota corporation; UMR, INC., dba UNITED
6	MEDICAL RESOURCES, a Delaware corporation; OXFORD HEALTH PLANS,
7	INC., a Delaware corporation; SIERRA HEALTH AND LIFE INSURANCE
8	COMPANY, INC., a Nevada corporation; SIERRA HEALTH-CARE OPTIONS, INC., a
9	Nevada corporation; HEALTH PLAN OF NEVADA, INC., a Nevada corporation;
10	DOES 1-10; ROE ENTITIES 11-20,
11	Defendants.
- 1	

Patrick Kevin Leyendecker filed his Motion to Associate Counsel under Nevada Supreme Court Rule 42, together with a Verified Application for Association of counsel, Certificate of Good Standing from Texas and the State Bar of Nevada's Statement Pursuan to Supreme Court Rule 42(3)(b). The Motion was served on all appearing parties, and nめ objections were filed. Good cause appearing,

IT IS HEREBY ORDERED that the Motion is granted and Patrick Kevin Levendecker is hereby admitted to practice in this Court for the purpose of this matter only.

DATED this 30th day of August, 2021.

Dated this 30th day of August, 2021

EF9 09D 7BD6 7796 Nancy Allf

**District Court Judge** 

Respectfully submitted by: McDONALD CARANO LLP

/s/ Pat Lundvall By: Pat Lundvall (NSBN 3761) Kristen T. Gallagher (NSBN 9561) Amanda M. Perach (NSBN 12399) 2300 West Sahara Avenue, Suite 1200 Las Vegas, Nevada 89102 plundvall@mcdonaldcarano.com kgallagher@mcdonaldcarano.com aperach@mcdonaldcarano.com Attorneys for Plaintiffs

1 **CSERV** 2 DISTRICT COURT 3 CLARK COUNTY, NEVADA 4 5 Fremont Emergency Services CASE NO: A-19-792978-B 6 (Mandavia) Ltd, Plaintiff(s) DEPT. NO. Department 27 7 VS. 8 United Healthcare Insurance 9 Company, Defendant(s) 10 11 **AUTOMATED CERTIFICATE OF SERVICE** 12 This automated certificate of service was generated by the Eighth Judicial District 13 Court. The foregoing Order Granting Motion was served via the court's electronic eFile system to all recipients registered for e-Service on the above entitled case as listed below: 14 Service Date: 8/30/2021 15 16 Michael Infuso minfuso@greeneinfusolaw.com 17 Frances Ritchie fritchie@greeneinfusolaw.com 18 Greene Infuso, LLP filing@greeneinfusolaw.com 19 Audra Bonney abonney@wwhgd.com 20 Cindy Bowman cbowman@wwhgd.com 21 D. Lee Roberts lroberts@wwhgd.com 22 Raiza Anne Torrenueva 23 rtorrenueva@wwhgd.com 24 Daniel Polsenberg dpolsenberg@lewisroca.com 25 Joel Henriod jhenriod@lewisroca.com 26 Abraham Smith asmith@lewisroca.com 27

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# EXHIBIT C

EXHIBIT C

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ORD D. Lee Roberts, Jr., Esq. Natasha S. Fedder, Esq. Nevada Bar No. 8877 Admitted Pro Hac Vice lroberts@wwhgd.com nfedder@omm.com Colby L. Balkenbush, Esq. O'Melveny & Myers LLP 400 S. Hope St., 18<sup>th</sup> Floor Nevada Bar No. 13066 Los Angeles, CA 90071 cbalkenbush@wwhgd.com Brittany M. Llewellyn, Esq. Telephone: (213) 430-6000 Nevada Bar No. 13527 bllewellyn@wwhgd.com K. Lee Blalack, II, Esq. WEINBERG, WHEELER, HUDGINS, Admitted Pro Hac Vice GUNN & DIAL, LLC lblalack@omm.com

6385 South Rainbow Blvd., Suite 400 O'Melveny & Myers LLP Las Vegas, Nevada 89118 1625 Eye St. N.W. Telephone: (702) 938-3838 Washington, D.C. 20006 Facsimile: (702) 938-3864 Telephone: (202) 383-5374

Attorneys for Defendants

#### **DISTRICT COURT**

#### **CLARK COUNTY, NEVADA**

FREMONT EMERGENCY SERVICES (MANDAVIA), LTD., a Nevada professional corporation; TEAM PHYSICIANS OF NEVADA-MANDAVIA, P.C., a Nevada professional corporation; CRUM, STEFANKO AND JONES, LTD. dba RUBY CREST EMERGENCY MEDICINE, a Nevada professional corporation,

Plaintiffs.

VS.

UNITEDHEALTH GROUP, INC., UNITED HEALTHCARE INSURANCE COMPANY, a Connecticut corporation; UNITED HEALTH CARE SERVICES INC. dba UNITEDHEALTHCARE, a Minnesota corporation; UMR, INC. dba UNITED MEDICAL RESOURCES, a Delaware corporation; OXFORD HEALTH PLANS, INC., a Delaware corporation; SIERRA HEALTH AND LIFE INSURANCE COMPANY, INC., a Nevada corporation; SIERRA HEALTH-CARE OPTIONS, INC., a Nevada corporation; HEALTH PLAN OF NEVADA, INC., a Nevada corporation; DOES 1-10; ROE ENTITIES 11-20,

Defendants.

Case No.: A-19-792978-B

Dept. No.: 27

#### ORDER ADMITTING TO PRACTICE

Page 1 of 2

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Dimitri D. Portnoi, Esq., having filed his Motion to Associate Counsel under Nevada Supreme Court Rule 42, together with a Verified Petition for Permission to Practice in this Case Only by Attorney Not Admitted to the Bar of this Court and Designation of Local Counsel, "Certificate of Good Standing" from the Supreme Court of California, said application having been noticed, there being no opposition to said application, the Court having considered this matter at a hearing on March 18, 2021, the Court being fully apprised in the premises, and good cause appearing, it is hereby:

**ORDERED,** that said application is granted and Dimitri D. Portnoi, Esq. is hereby admitted to practice in the above-entitled Court for the purposes for the above-entitled matter.

DATED this <u>18</u> day of March, 2021. Dated this 18th day of March, 2021

DISTRICT COURT JUDGE

NB

32B 640 8711 D256 Nancy Allf District Court Judge

Submitted by:

/s/ Colby L. Balkenbus
------------------------

D. Lee Roberts, Jr., Esq.

Colby L. Balkenbush, Ésq.

Brittany M. Llewellyn, Esq.

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Attorneys for Defendants

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1 **CSERV** 2 DISTRICT COURT 3 CLARK COUNTY, NEVADA 4 5 Fremont Emergency Services CASE NO: A-19-792978-B 6 (Mandavia) Ltd, Plaintiff(s) DEPT. NO. Department 27 7 VS. 8 United Healthcare Insurance 9 Company, Defendant(s) 10 11 **AUTOMATED CERTIFICATE OF SERVICE** 12 This automated certificate of service was generated by the Eighth Judicial District 13 Court. The foregoing Order was served via the court's electronic eFile system to all recipients registered for e-Service on the above entitled case as listed below: 14 Service Date: 3/18/2021 15 16 Audra Bonney abonney@wwhgd.com 17 Cindy Bowman cbowman@wwhgd.com 18 D. Lee Roberts lroberts@wwhgd.com 19 Raiza Anne Torrenueva rtorrenueva@wwhgd.com 20 Colby Balkenbush cbalkenbush@wwhgd.com 21 Brittany Llewellyn bllewellyn@wwhgd.com 22 Pat Lundvall 23 plundvall@mcdonaldcarano.com 24 Kristen Gallagher kgallagher@mcdonaldcarano.com 25 Amanda Perach aperach@mcdonaldcarano.com 26 Beau Nelson bnelson@mcdonaldcarano.com

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Attorneys for Defendants

#### **DISTRICT COURT**

#### **CLARK COUNTY, NEVADA**

FREMONT EMERGENCY SERVICES
(MANDAVIA), LTD., a Nevada professional
corporation; TEAM PHYSICIANS OF
NEVADA-MANDAVIA, P.C., a Nevada
professional corporation; CRUM, STEFANKO
AND JONES, LTD. dba RUBY CREST
EMERGENCY MEDICINE, a Nevada
professional corporation,
<u>.</u>

Case No.: A-19-792978-B Dept. No.: 27

#### Plaintiffs,

VS.

UNITEDHEALTH GROUP, INC., UNITED HEALTHCARE INSURANCE COMPANY, a Connecticut corporation; UNITED HEALTH CARE SERVICES INC. dba UNITEDHEALTHCARE, a Minnesota corporation; UMR, INC. dba UNITED MEDICAL RESOURCES, a Delaware corporation; OXFORD HEALTH PLANS, INC., a Delaware corporation; SIERRA HEALTH AND LIFE INSURANCE COMPANY, INC., a Nevada corporation; SIERRA HEALTH-CARE OPTIONS, INC., a Nevada corporation; HEALTH PLAN OF NEVADA, INC., a Nevada corporation; DOES 1-10; ROE ENTITIES 11-20,

Defendants.

### ORDER ADMITTING TO PRACTICE – JASON A. ORR

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Jason A. Orr, Esq., having filed his Motion to Associate Counsel under Nevada Supreme Court Rule 42, together with a Verified Petition for Permission to Practice in this Case Only by Attorney Not Admitted to the Bar of this Court and Designation of Local Counsel, "Certificates of Good Standing" from the Supreme Court of Colorado and the Supreme Court of California, said application having been noticed, there being no opposition to said application, the Court having considered this matter, the Court being fully apprised in the premises, and good cause appearing, it is hereby:

**ORDERED,** that said application is granted and Jason A. Orr, Esq. is hereby admitted to practice in the above-entitled Court for the purposes for the above-entitled matter.

> DATED this  $\frac{1}{1}$  day of April, 2021. Dated this 4th day of April, 2021

DISTRICT COURT

NB

488 210 89B9 33CF Nancy Allf District Court Judge

Submitted by:

/s/ Colby L. Balkenbush

D. Lee Roberts, Jr., Esq.

Colby L. Balkenbush, Esq. Brittany M. Llewellyn, Esq.

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Attorneys for Defendants

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1 **CSERV** 2 DISTRICT COURT 3 CLARK COUNTY, NEVADA 4 5 Fremont Emergency Services CASE NO: A-19-792978-B 6 (Mandavia) Ltd, Plaintiff(s) DEPT. NO. Department 27 7 VS. 8 United Healthcare Insurance 9 Company, Defendant(s) 10 11 **AUTOMATED CERTIFICATE OF SERVICE** 12 This automated certificate of service was generated by the Eighth Judicial District 13 Court. The foregoing Order was served via the court's electronic eFile system to all recipients registered for e-Service on the above entitled case as listed below: 14 Service Date: 4/4/2021 15 16 Audra Bonney abonney@wwhgd.com 17 Cindy Bowman cbowman@wwhgd.com 18 D. Lee Roberts lroberts@wwhgd.com 19 Raiza Anne Torrenueva rtorrenueva@wwhgd.com 20 Colby Balkenbush cbalkenbush@wwhgd.com 21 Brittany Llewellyn bllewellyn@wwhgd.com 22 Pat Lundvall 23 plundvall@mcdonaldcarano.com 24 Kristen Gallagher kgallagher@mcdonaldcarano.com 25 Amanda Perach aperach@mcdonaldcarano.com 26 Beau Nelson bnelson@mcdonaldcarano.com 27 28

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Attorneys for Defendants

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#### **DISTRICT COURT**

#### **CLARK COUNTY, NEVADA**

FREMONT EMERGENCY SERVICES
(MANDAVIA), LTD., a Nevada professional
corporation; TEAM PHYSICIANS OF
NEVADA-MANDAVIA, P.C., a Nevada
professional corporation; CRUM, STEFANKO
AND JONES, LTD. dba RUBY CREST
EMERGENCY MEDICINE, a Nevada
professional corporation,

Plaintiffs,

VS.

UNITEDHEALTH GROUP, INC., UNITED HEALTHCARE INSURANCE COMPANY, a Connecticut corporation; UNITED HEALTH CARE SERVICES INC. dba UNITEDHEALTHCARE, a Minnesota corporation; UMR, INC. dba UNITED MEDICAL RESOURCES, a Delaware corporation; OXFORD HEALTH PLANS, INC., a Delaware corporation; SIERRA HEALTH AND LIFE INSURANCE COMPANY, INC., a Nevada corporation; SIERRA HEALTH-CARE OPTIONS, INC., a Nevada corporation; HEALTH PLAN OF NEVADA, INC., a Nevada corporation; DOES 1-10; ROE ENTITIES 11-20,

Defendants.

Case No.: A-19-792978-B

Dept. No.: 27

## ORDER ADMITTING TO PRACTICE – ADAM G. LEVINE

Page 1 of 2

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Adam G. Levine, Esq., having filed his Motion to Associate Counsel under Nevada
Supreme Court Rule 42, together with a Verified Petition for Permission to Practice in this Case
Only by Attorney Not Admitted to the Bar of this Court and Designation of Local Counsel,
"Certificates of Good Standing" from the Supreme Court of California, said application having
been noticed, there being no opposition to said application, the Court having considered this
matter, the Court being fully apprised in the premises, and good cause appearing, it is hereby:

**ORDERED**, that said application is granted and Adam G. Levine, Esq. is hereby admitted to practice in the above-entitled Court for the purposes for the above-entitled matter.

DATED this 1 day of April, 2021.

Dated this 4th day of April, 2021

DISTRICT COURT JUDGE

049 F01 DF46 B236 Nancy Allf District Court Judge

Submitted by:

/s/ Colby L. Balkenbush

D. Lee Roberts, Jr., Esq.

Colby L. Balkenbush, Ésq.

Brittany M. Llewellyn, Esq.

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Attorneys for Defendants

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1 **CSERV** 2 DISTRICT COURT 3 CLARK COUNTY, NEVADA 4 5 Fremont Emergency Services CASE NO: A-19-792978-B 6 (Mandavia) Ltd, Plaintiff(s) DEPT. NO. Department 27 7 VS. 8 United Healthcare Insurance 9 Company, Defendant(s) 10 11 **AUTOMATED CERTIFICATE OF SERVICE** 12 This automated certificate of service was generated by the Eighth Judicial District 13 Court. The foregoing Order was served via the court's electronic eFile system to all recipients registered for e-Service on the above entitled case as listed below: 14 Service Date: 4/4/2021 15 16 Audra Bonney abonney@wwhgd.com 17 Cindy Bowman cbowman@wwhgd.com 18 D. Lee Roberts lroberts@wwhgd.com 19 Raiza Anne Torrenueva rtorrenueva@wwhgd.com 20 Colby Balkenbush cbalkenbush@wwhgd.com 21 Brittany Llewellyn bllewellyn@wwhgd.com 22 Pat Lundvall 23 plundvall@mcdonaldcarano.com 24 Kristen Gallagher kgallagher@mcdonaldcarano.com 25 Amanda Perach aperach@mcdonaldcarano.com 26 Beau Nelson bnelson@mcdonaldcarano.com 27

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ORD D. Lee Roberts, Jr., Esq. Natasha S. Fedder, Esq. Nevada Bar No. 8877 Admitted Pro Hac Vice lroberts@wwhgd.com nfedder@omm.com Colby L. Balkenbush, Esq. Dimitri D. Portnoi, Esq. Nevada Bar No. 13066 Admitted Pro Hac Vice cbalkenbush@wwhgd.com dportnoi@omm.com Brittany M. Llewellyn, Esq. O'Melveny & Myers LLP 400 S. Hope St., 18<sup>th</sup> Floor Nevada Bar No. 13527 Los Angeles, CA 90071 bllewellyn@wwhgd.com WEINBERG, WHEELER, HUDGINS, Telephone: (213) 430-6000 GUNN & DIAL, LLC 6385 South Rainbow Blvd., Suite 400 K. Lee Blalack, II, Esq. Admitted Pro Hac Vice Las Vegas, Nevada 89118 Telephone: (702) 938-3838 lblalack@omm.com Facsimile: (702) 938-3864 O'Melveny & Myers LLP

Attorneys for Defendants

#### **DISTRICT COURT**

#### **CLARK COUNTY, NEVADA**

FREMONT EMERGENCY SERVICES (MANDAVIA), LTD., a Nevada professional corporation: TEAM PHYSICIANS OF NEVADA-MANDAVIA, P.C., a Nevada professional corporation; CRUM, STEFANKO AND JONES, LTD. dba RUBY CREST EMERGENCY MEDICINE, a Nevada professional corporation,

Plaintiffs,

VS.

UNITEDHEALTH GROUP, INC., UNITED HEALTHCARE INSURANCE COMPANY, a Connecticut corporation; UNITED HEALTH CARE SERVICES INC. dba UNITEDHEALTHCARE, a Minnesota corporation; UMR, INC. dba UNITED MEDICAL RESOURCES, a Delaware corporation; OXFORD HEALTH PLANS, INC., a Delaware corporation; SIERRA HEALTH AND LIFE INSURANCE COMPANY, INC., a Nevada corporation; SIERRA HEALTH-CARE OPTIONS, INC., a Nevada corporation; HEALTH PLAN OF NEVADA, INC., a Nevada corporation; DOES 1-10; ROE ENTITIES 11-20,

Defendants.

Case No.: A-19-792978-B Dept. No.: 27

1625 Eye St. N.W.

Washington, D.C. 20006 Telephone: (202) 383-5374

#### ORDER ADMITTING TO PRACTICE -HANNAH E. DUNHAM

Hannah E. Dunham, Esq., having filed his Motion to Associate Counsel under Nevada Supreme Court Rule 42, together with a Verified Petition for Permission to Practice in this Case Only by Attorney Not Admitted to the Bar of this Court and Designation of Local Counsel, "Certificates of Good Standing" from the Supreme Court of California, said application having been noticed, there being no opposition to said application, the Court having considered this matter, the Court being fully apprised in the premises, and good cause appearing, it is hereby:

**ORDERED,** that said application is granted and Hannah E. Dunham, Esq. is hereby admitted to practice in the above-entitled Court for the purposes for the above-entitled matter.

> DATED this <u>1</u> day of April, 2021. Dated this 4th day of April, 2021

NB

35B E83 9F84 191C Nancy Allf District Court Judge

Submitted by:

/s/ Colby L. Balkenbush

D. Lee Roberts, Jr., Esq.

Colby L. Balkenbush, Esq.

Brittany M. Llewellyn, Esq.

WEINBERG, WHEELER, HUDGINS,

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Attorneys for Defendants

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DISTRICT COURT CLARK COUNTY, NEVADA

Fremont Emergency Services (Mandavia) Ltd, Plaintiff(s)

VS.

United Healthcare Insurance Company, Defendant(s)

CASE NO: A-19-792978-B

DEPT. NO. Department 27

#### **AUTOMATED CERTIFICATE OF SERVICE**

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

Service Date: 4/4/2021

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10		Amanda L. Genovese (Admitted Pro Hac Vice) Philip E. Legendy (Admitted Pro Hac Vice)
11		O'Melveny & Myers LLP Times Square Tower, Seven Times Square
12	DICT	New York, NY 10036
13	l ISII	RICT COURT
13	CLARK C	OUNTY, NEVADA
14	FREMONT EMERGENCY SERVICES	Case No.: A-19-792978-B
	distribution to be a second	

FREMONT EMERGENCY SERVICES (MANDAVIA), LTD., a Nevada professional corporation; TEAM PHYSICIANS OF NEVADA-MANDAVIA, P.C., a Nevada professional corporation; CRUM, STEFANKO AND JONES, LTD. dba RUBY CREST EMERGENCY MEDICINE, a Nevada professional corporation,

Plaintiffs,

VS.

UNITEDHEALTH GROUP, INC., UNITED HEALTHCARE INSURANCE COMPANY, a Connecticut corporation; UNITED HEALTH CARE SERVICES INC. dba UNITEDHEALTHCARE, a Minnesota corporation; UMR, INC. dba UNITED MEDICAL RESOURCES, a Delaware corporation; OXFORD HEALTH PLANS, INC., a Delaware corporation; SIERRA HEALTH AND LIFE INSURANCE COMPANY, INC., a Nevada corporation; SIERRA HEALTH-CARE OPTIONS, INC., a Nevada corporation; HEALTH PLAN OF NEVADA, INC., a Nevada

corporation; DOES 1-10; ROE ENTITIES 11-20,

Defendants.

ORDER ADMITTING TO PRACTICE – NADIA LAURA FARJOOD, ESQ.

Dept. No.: 27

Nadia Laura Farjood, Esq., having filed her Motion to Associate Counsel under Nevada Supreme Court Rule 42, together with a Verified Petition for Permission to Practice in this Case Only by Attorney Not Admitted to the Bar of this Court and Designation of Local Counsel, "Certificate of Good Standing" from the Supreme Court of California, said application having been noticed, there being no opposition to said application, the Court having considered this matter, the Court being fully apprised in the premises, and good cause appearing, it is hereby:

**ORDERED,** that said application is granted and Nadia Laura Farjood, Esq. is hereby admitted to practice in the above-entitled Court for the purposes for the above-entitled matter.

DATE Dathis 30 th day for your e, 2024.

DISTRICT COURT JUDGE

TW

D1A 8A8 9CA2 287C Nancy Allf District Court Judge

Submitted by:

/s/ Brittany M. Llewellyn

D. Lee Roberts, Jr., Esq.

Colby L. Balkenbush, Esq.

Brittany M. Llewellyn, Esq.

WEINBERG, WHEELER, HUDGINS,

GUNN & DIAL, LLC

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21 Attorneys for Defendants

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1 **CSERV** 2 DISTRICT COURT 3 CLARK COUNTY, NEVADA 4 5 Fremont Emergency Services CASE NO: A-19-792978-B 6 (Mandavia) Ltd, Plaintiff(s) DEPT. NO. Department 27 7 VS. 8 United Healthcare Insurance 9 Company, Defendant(s) 10 11 **AUTOMATED CERTIFICATE OF SERVICE** 12 This automated certificate of service was generated by the Eighth Judicial District 13 Court. The foregoing Order Admitting to Practice was served via the court's electronic eFile system to all recipients registered for e-Service on the above entitled case as listed below: 14 Service Date: 6/30/2021 15 16 Michael Infuso minfuso@greeneinfusolaw.com 17 Frances Ritchie fritchie@greeneinfusolaw.com 18 Greene Infuso, LLP filing@greeneinfusolaw.com 19 Audra Bonney abonney@wwhgd.com 20 Cindy Bowman cbowman@wwhgd.com 21 D. Lee Roberts lroberts@wwhgd.com 22 Raiza Anne Torrenueva 23 rtorrenueva@wwhgd.com 24 Daniel Polsenberg dpolsenberg@lewisroca.com 25 Joel Henriod jhenriod@lewisroca.com 26 Abraham Smith asmith@lewisroca.com 27

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Attorneys for Defendants

#### DISTRICT COURT

#### **CLARK COUNTY, NEVADA**

FREMONT EMERGENCY SERVICES (MANDAVIA), LTD., a Nevada professional corporation; TEAM PHYSICIANS OF NEVADA-MANDAVIA, P.C., a Nevada professional corporation; CRUM, STEFANKO AND JONES, LTD. dba RUBY CREST EMERGENCY MEDICINE, a Nevada professional corporation,

Plaintiffs,

VS.

HEALTHCARE INSURANCE COMPANY, a
Connecticut corporation; UNITED HEALTH
CARE SERVICES INC. dba
UNITEDHEALTHCARE, a Minnesota
corporation; UMR, INC. dba UNITED
MEDICAL RESOURCES, a Delaware
corporation; OXFORD HEALTH PLANS, INC.,
a Delaware corporation; SIERRA HEALTH AND
LIFE INSURANCE COMPANY, INC., a Nevada
corporation; SIERRA HEALTH-CARE
OPTIONS, INC., a Nevada corporation;
HEALTH PLAN OF NEVADA, INC., a Nevada

corporation; DOES 1-10; ROE ENTITIES 11-20,

UNITEDHEALTH GROUP, INC., UNITED

Defendants.

Case No.: A-19-792978-B

Dept. No.: 27

#### ORDER ADMITTING TO PRACTICE

Page 1 of 2

WEINBERG WHEELER Hudgins gunn & d 1

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K. Lee Blalack, II, Esq., having filed his Motion to Associate Counsel under Nevada Supreme Court Rule 42, together with a Verified Petition for Permission to Practice in this Case Only by Attorney Not Admitted to the Bar of this Court and Designation of Local Counsel, "Certificate of Good Standing" from the District of Columbia Court of Appeals, Supreme Court of Tennessee, and Court of Appeals of Maryland, said application having been noticed, there being no opposition to said application, the Court having considered this matter, the Court being fully apprised in the premises, and good cause appearing, it is hereby:

**ORDERED**, that said application is granted and K. Lee Blalack, II, Esq. is hereby admitted to practice in the above-entitled Court for the purposes for the above-entitled matter.

DATED this \_\_\_\_ day of December, 2020.

Dated this 29th day of December, 2020

DISTRICT COURT FUDGE

4D8 5EC 838A B7AC Nancy Allf District Court Judge

Submitted by:

/	s/	Col	by I	L. I	3ali	kenl	bush	ı

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Attorneys for Defendants

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2			
3	DISTRICT COURT CLARK COUNTY, NEVADA		
4			
5		CASENO A 10 702070 P	
6	Fremont Emergency Services (Mandavia) Ltd, Plaintiff(s)	CASE NO: A-19-792978-B	
7	VS.	DEPT. NO. Department 27	
8	United Healthcare Insurance		
9	Company, Defendant(s)		
10			
12	AUTOMATED CERTIFICATE OF SERVICE		
13	This automated certificate of service was generated by the Eighth Judicial District Court. The foregoing Order was served via the court's electronic eFile system to all recipients registered for e-Service on the above entitled case as listed below:		
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Attorneys for Defendants

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#### **DISTRICT COURT**

#### **CLARK COUNTY, NEVADA**

FREMONT EMERGENCY SERVICES
(MANDAVIA), LTD., a Nevada professional
corporation; TEAM PHYSICIANS OF
NEVADA-MANDAVIA, P.C., a Nevada
professional corporation; CRUM, STEFANKO
AND JONES, LTD. dba RUBY CREST
EMERGENCY MEDICINE, a Nevada
professional corporation,

Case No.: A-19-792978-B Dept. No.: 27

#### Plaintiffs,

VS.

UNITEDHEALTH GROUP, INC., UNITED HEALTHCARE INSURANCE COMPANY, a Connecticut corporation; UNITED HEALTH CARE SERVICES INC. dba UNITEDHEALTHCARE, a Minnesota corporation; UMR, INC. dba UNITED MEDICAL RESOURCES, a Delaware corporation; OXFORD HEALTH PLANS, INC., a Delaware corporation; SIERRA HEALTH AND LIFE INSURANCE COMPANY, INC., a Nevada corporation; SIERRA HEALTH-CARE OPTIONS, INC., a Nevada corporation; HEALTH PLAN OF NEVADA, INC., a Nevada corporation; DOES 1-10; ROE ENTITIES 11-20,

Defendants.

### ORDER ADMITTING TO PRACTICE – JEFFREY E. GORDON

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Jeffrey E. Gordon, Esq., having filed his Motion to Associate Counsel under Nevada Supreme Court Rule 42, together with a Verified Petition for Permission to Practice in this Case Only by Attorney Not Admitted to the Bar of this Court and Designation of Local Counsel, "Certificates of Good Standing" from the Court of Appeals of Maryland and District of Columbia Court of Appeals, said application having been noticed, there being no opposition to said application, the Court having considered this matter, the Court being fully apprised in the premises, and good cause appearing, it is hereby:

**ORDERED**, that said application is granted and Jeffrey E. Gordon, Esq. is hereby admitted to practice in the above-entitled Court for the purposes for the above-entitled matter.

DATED this 1 day of April, 2021.

Dated this 4th day of April, 2021

DISTRICT COURT JUDGE

NB

60A 2B2 632A 66D2 Nancy Allf District Court Judge

Submitted by:

/s/ Colby L. Balkenbush

D. Lee Roberts, Jr., Esq.

Colby L. Balkenbush, Esq.

Brittany M. Llewellyn, Esq.

WEINBERG, WHEELER, HUDGINS,

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Attorneys for Defendants

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1 **CSERV** 2 DISTRICT COURT 3 CLARK COUNTY, NEVADA 4 5 Fremont Emergency Services CASE NO: A-19-792978-B 6 (Mandavia) Ltd, Plaintiff(s) DEPT. NO. Department 27 7 VS. 8 United Healthcare Insurance 9 Company, Defendant(s) 10 11 **AUTOMATED CERTIFICATE OF SERVICE** 12 This automated certificate of service was generated by the Eighth Judicial District 13 Court. The foregoing Order was served via the court's electronic eFile system to all recipients registered for e-Service on the above entitled case as listed below: 14 Service Date: 4/4/2021 15 16 Audra Bonney abonney@wwhgd.com 17 Cindy Bowman cbowman@wwhgd.com 18 D. Lee Roberts lroberts@wwhgd.com 19 Raiza Anne Torrenueva rtorrenueva@wwhgd.com 20 Colby Balkenbush cbalkenbush@wwhgd.com 21 Brittany Llewellyn bllewellyn@wwhgd.com 22 Pat Lundvall 23 plundvall@mcdonaldcarano.com 24 Kristen Gallagher kgallagher@mcdonaldcarano.com 25 Amanda Perach aperach@mcdonaldcarano.com 26 Beau Nelson bnelson@mcdonaldcarano.com

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### **DISTRICT COURT**

#### **CLARK COUNTY, NEVADA**

FREMONT EMERGENCY SERVICES
(MANDAVIA), LTD., a Nevada professional
corporation; TEAM PHYSICIANS OF
NEVADA-MANDAVIA, P.C., a Nevada
professional corporation; CRUM, STEFANKO
AND JONES, LTD. dba RUBY CREST
EMERGENCY MEDICINE, a Nevada
professional corporation,

Plaintiffs,

VS.

UNITEDHEALTH GROUP, INC., UNITED HEALTHCARE INSURANCE COMPANY, a Connecticut corporation; UNITED HEALTH CARE SERVICES INC. dba UNITEDHEALTHCARE, a Minnesota corporation; UMR, INC. dba UNITED MEDICAL RESOURCES, a Delaware corporation; OXFORD HEALTH PLANS, INC., a Delaware corporation; SIERRA HEALTH AND LIFE INSURANCE COMPANY, INC., a Nevada corporation; SIERRA HEALTH-CARE OPTIONS, INC., a Nevada corporation; HEALTH PLAN OF NEVADA, INC., a Nevada corporation; DOES 1-10; ROE ENTITIES 11-20,

Defendants.

Case No.: A-19-792978-B Dept. No.: 27

Times Square Tower Seven Times Square

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# ORDER ADMITTING TO PRACTICE – KEVIN D. FEDER

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Kevin D. Feder, Esq., having filed his Motion to Associate Counsel under Nevada Supreme Court Rule 42, together with a Verified Petition for Permission to Practice in this Case Only by Attorney Not Admitted to the Bar of this Court and Designation of Local Counsel, "Certificates of Good Standing" from the District of Columbia Court of Appeals and the Supreme Court of California, said application having been noticed, there being no opposition to said application, the Court having considered this matter, the Court being fully apprised in the premises, and good cause appearing, it is hereby:

**ORDERED,** that said application is granted and Kevin D. Feder, Esq. is hereby admitted to practice in the above-entitled Court for the purposes for the above-entitled matter.

DATED this \_7 day of June, 2021.

Dated this 7th day of June, 2021

DISTRICT COURT JUDGE

TW

EC8 3FA DBE2 0C42 Nancy Allf District Court Judge

Submitted by:

/s/ Colby L. Balkenbush

D. Lee Roberts, Jr., Esq.

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### DISTRICT COURT CLARK COUNTY, NEVADA

Fremont Emergency Services (Mandavia) Ltd, Plaintiff(s)

VS.

United Healthcare Insurance Company, Defendant(s)

CASE NO: A-19-792978-B

DEPT. NO. Department 27

#### **AUTOMATED CERTIFICATE OF SERVICE**

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

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**ORD** 

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FREMONT EMERGENCY SERVICES
(MANDAVIA), LTD., a Nevada professional
corporation; TEAM PHYSICIANS OF
NEVADA-MANDAVIA, P.C., a Nevada
professional corporation; CRUM, STEFANKO
AND JONES, LTD. dba RUBY CREST
EMERGENCY MEDICINE, a Nevada
professional corporation,

Plaintiffs,

VS.

Case No.: A-19-792978-B

Dept. No.: 27

#### **ORDER ADMITTING TO PRACTICE -**JASON YAN, ESQ.

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UNITEDHEALTH GROUP, INC., UNITED HEALTHCARE INSURANCE COMPANY, a Connecticut corporation; UNITED HEALTH CARE SERVICES INC. dba UNITEDHEALTHCARE, a Minnesota 3 corporation; UMR, INC. dba UNITED MEDICAL RESOURCES, a Delaware 4 corporation; OXFORD HEALTH PLANS, INC., a Delaware corporation; SIERRA HEALTH AND 5 LIFE INSURANCE COMPANY, INC., a Nevada corporation; SIERRA HEALTH-CARE OPTIONS, INC., a Nevada corporation; HEALTH PLAN OF NEVADA, INC., a Nevada 7 corporation; DOES 1-10; ROE ENTITIES 11-20, 8

Defendants.

Jason Yan, Esq., having filed his Motion to Associate Counsel under Nevada Supreme Court Rule 42, together with a Verified Petition for Permission to Practice in this Case Only by Attorney Not Admitted to the Bar of this Court and Designation of Local Counsel, "Certificate of Good Standing" from the Virginia State Bar and the District of Columbia Court of Appeals, said application having been noticed, there being no opposition to said application, the Court having considered this matter, the Court being fully apprised in the premises, and good cause appearing, it is hereby:

**ORDERED,** that said application is granted and Jason Yan, Esq. is hereby admitted to practice in the above-entitled Court for the purposes for the above-entitled matter.

DATED this 9th day of September, 2021.

Dated this 10th day of September, 2021

DISTRICT COURT JUDGE

TW

Submitted by:

/s/ Colby L. Balkenbush
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AD9 0D6 6B00 9FA0 Nancy Allf District Court Judge

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K. Lee Blalack, II, Esq.( *Pro Hac Vice*) Jeffrey E. Gordon, Esq. (*Pro Hac Vice*) Kevin D. Feder, Esq. (*Pro Hac Vice*) Jason Yan, Esq. (*Pro HacVice*) Abraham G. Smith, Esq. Lewis Roca Rothgerber Christie LLP 3993 Howard Hughes Parkway Suite 600 Las Vegas, Nevada 89169-5996 Telephone: (702) 949-8200

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1 **CSERV** 2 DISTRICT COURT 3 CLARK COUNTY, NEVADA 4 5 Fremont Emergency Services CASE NO: A-19-792978-B 6 (Mandavia) Ltd, Plaintiff(s) DEPT. NO. Department 27 7 VS. 8 United Healthcare Insurance 9 Company, Defendant(s) 10 11 **AUTOMATED CERTIFICATE OF SERVICE** 12 This automated certificate of service was generated by the Eighth Judicial District 13 Court. The foregoing Order Admitting to Practice was served via the court's electronic eFile system to all recipients registered for e-Service on the above entitled case as listed below: 14 Service Date: 9/10/2021 15 16 Michael Infuso minfuso@greeneinfusolaw.com 17 Frances Ritchie fritchie@greeneinfusolaw.com 18 Greene Infuso, LLP filing@greeneinfusolaw.com 19 Audra Bonney abonney@wwhgd.com 20 Cindy Bowman cbowman@wwhgd.com 21 D. Lee Roberts lroberts@wwhgd.com 22 Raiza Anne Torrenueva 23 rtorrenueva@wwhgd.com 24 Daniel Polsenberg dpolsenberg@lewisroca.com 25 Joel Henriod jhenriod@lewisroca.com 26 Abraham Smith asmith@lewisroca.com 27

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Telephone: (702) 938-3838 Facsimile: (702) 938-3864

Attorneys for Defendants

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#### **DISTRICT COURT**

#### **CLARK COUNTY, NEVADA**

FREMONT EMERGENCY SERVICES
(MANDAVIA), LTD., a Nevada professional
corporation; TEAM PHYSICIANS OF
NEVADA-MANDAVIA, P.C., a Nevada
professional corporation; CRUM, STEFANKO
AND JONES, LTD. dba RUBY CREST
EMERGENCY MEDICINE, a Nevada
professional corporation,

Plaintiffs,

VS.

UNITEDHEALTH GROUP, INC., UNITED HEALTHCARE INSURANCE COMPANY, a Connecticut corporation; UNITED HEALTH CARE SERVICES INC. dba UNITEDHEALTHCARE, a Minnesota corporation; UMR, INC. dba UNITED MEDICAL RESOURCES, a Delaware corporation; OXFORD HEALTH PLANS, INC., a Delaware corporation; SIERRA HEALTH AND LIFE INSURANCE COMPANY, INC., a Nevada corporation; SIERRA HEALTH-CARE OPTIONS, INC., a Nevada corporation; HEALTH PLAN OF NEVADA, INC., a Nevada corporation; DOES 1-10; ROE ENTITIES 11-20,

Defendants.

Case No.: A-19-792978-B Dept. No.: 27

#### ORDER ADMITTING TO PRACTICE -PAUL J. WOOTEN

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Paul J. Wooten, Esq., having filed his Motion to Associate Counsel under Nevada Supreme Court Rule 42, together with a Verified Petition for Permission to Practice in this Case Only by Attorney Not Admitted to the Bar of this Court and Designation of Local Counsel, "Certificates of Good Standing" from the Appellate Division of the Supreme Court of the State of New York, First Judicial Department, said application having been noticed, there being no opposition to said application, the Court having considered this matter, the Court being fully apprised in the premises, and good cause appearing, it is hereby:

**ORDERED**, that said application is granted and Paul J. Wooten, Esq. is hereby admitted to practice in the above-entitled Court for the purposes for the above-entitled matter.

> DATED this \_\_\_\_ day of April, 2021. Dated this 4th day of April, 2021

DISTRICT COURT

NB

D99 E35 D2FA 1917 Nancy Allf District Court Judge

Submitted by:

/s/ Colby L. Balkenbush

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Colby L. Balkenbush, Esq.

Brittany M. Llewellyn, Esq.

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1 **CSERV** 2 DISTRICT COURT 3 CLARK COUNTY, NEVADA 4 5 Fremont Emergency Services CASE NO: A-19-792978-B 6 (Mandavia) Ltd, Plaintiff(s) DEPT. NO. Department 27 7 VS. 8 United Healthcare Insurance 9 Company, Defendant(s) 10 11 **AUTOMATED CERTIFICATE OF SERVICE** 12 This automated certificate of service was generated by the Eighth Judicial District 13 Court. The foregoing Order was served via the court's electronic eFile system to all recipients registered for e-Service on the above entitled case as listed below: 14 Service Date: 4/4/2021 15 16 Audra Bonney abonney@wwhgd.com 17

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Attorneys for Defendants

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Paul J. Wooten, Esq. (Admitted Pro Hac Vice) Amanda L. Genovese (Admitted Pro Hac Vice) Philip E. Legendy (Admitted Pro Hac Vice) O'Melveny & Myers LLP Times Square Tower, Seven Times Square New York, NY 10036

#### **DISTRICT COURT**

#### CLARK COUNTY, NEVADA

FREMONT EMERGENCY SERVICES
(MANDAVIA), LTD., a Nevada professional
corporation; TEAM PHYSICIANS OF
NEVADA-MANDAVIA, P.C., a Nevada
professional corporation; CRUM, STEFANKO
AND JONES, LTD. dba RUBY CREST
EMERGENCY MEDICINE, a Nevada
professional corporation,
1 ,

Case No.: A-19-792978-B Dept. No.: 27

#### Plaintiffs,

VS.

UNITEDHEALTH GROUP, INC., UNITED HEALTHCARE INSURANCE COMPANY, a Connecticut corporation; UNITED HEALTH CARE SERVICES INC. dba UNITEDHEALTHCARE, a Minnesota corporation; UMR, INC. dba UNITED MEDICAL RESOURCES, a Delaware corporation; OXFORD HEALTH PLANS, INC., a Delaware corporation; SIERRA HEALTH AND LIFE INSURANCE COMPANY, INC., a Nevada corporation; SIERRA HEALTH-CARE OPTIONS, INC., a Nevada corporation; HEALTH PLAN OF NEVADA, INC., a Nevada corporation; DOES 1-10; ROE ENTITIES 11-20,

Defendants.

### ORDER ADMITTING TO PRACTICE – PHILIP E. LEGENDY

Page 1 of 2

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Philip E. Legendy, Esq., having filed his Motion to Associate Counsel under Nevada Supreme Court Rule 42, together with a Verified Petition for Permission to Practice in this Case Only by Attorney Not Admitted to the Bar of this Court and Designation of Local Counsel, "Certificates of Good Standing" from the Appellate Division of the Supreme Court of the State of New York, Second Judicial Department and the Supreme Court of New Jersey, said application having been noticed, there being no opposition to said application, the Court having considered this matter, the Court being fully apprised in the premises, and good cause appearing, it is hereby:

**ORDERED,** that said application is granted and Philip E. Legendy, Esq. is hereby admitted to practice in the above-entitled Court for the purposes for the above-entitled matter.

DATED this 2 day of May, 2021.

Dated this 20th day of May, 2021

DISTRICT COURT JUDGE

NB

FEA C6A 9789 66AF Nancy Allf District Court Judge

Submitted by:

- 1	/g/ Collon I	
٦l	/a/ Callan I	Dallrank

18 /s/ Colby L. Balkenbush

D. Lee Roberts, Jr., Esq.

Colby L. Balkenbush, Esq. Brittany M. Llewellyn, Esq.

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1 **CSERV** 2 DISTRICT COURT 3 CLARK COUNTY, NEVADA 4 5 Fremont Emergency Services CASE NO: A-19-792978-B 6 (Mandavia) Ltd, Plaintiff(s) DEPT. NO. Department 27 7 VS. 8 United Healthcare Insurance 9 Company, Defendant(s) 10 11 **AUTOMATED CERTIFICATE OF SERVICE** 12 This automated certificate of service was generated by the Eighth Judicial District 13 Court. The foregoing Order was served via the court's electronic eFile system to all recipients registered for e-Service on the above entitled case as listed below: 14 Service Date: 5/20/2021 15 16 Michael Infuso minfuso@greeneinfusolaw.com 17 Frances Ritchie fritchie@greeneinfusolaw.com 18 Greene Infuso, LLP filing@greeneinfusolaw.com 19 Audra Bonney abonney@wwhgd.com 20 Cindy Bowman cbowman@wwhgd.com 21 D. Lee Roberts lroberts@wwhgd.com 22 Raiza Anne Torrenueva 23 rtorrenueva@wwhgd.com 24 Colby Balkenbush cbalkenbush@wwhgd.com 25 Brittany Llewellyn bllewellyn@wwhgd.com 26 Pat Lundvall plundvall@mcdonaldcarano.com 27

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Attorneys for Plaintiffs

#### **DISTRICT COURT**

#### **CLARK COUNTY, NEVADA**

FREMONT EMERGENCY SERVICES		
(MANDAVIA), LTD., a Nevada professional		
corporation; TÉAM PHYSICIANS OF NEVADA		
MANDAVIA, P.C., a Nevada professional		
corporation; CRUM, STEFANKO AND JONES,		
LTD. dba RUBY CREST EMERGENCY		
MEDICINE, a Nevada professional corporation,		
Plaintiffs,		
vs.		
UNITED HEALTHCARE INSURANCE		
COMPANY, a Connecticut corporation; UNITED		
HEALTH CARE SERVICES INC., dba		

UNITEDHEALTHCARE, a Minnesota corporation;

RESOURCES, a Delaware corporation; SIERRA

HEALTH AND LIFE INSURANCE COMPANY, INC., a Nevada corporation; HEALTH PLAN OF

UMR, INC., dba UNITED MEDICAL

PLAINTIFFS' OPPOSITION TO DEFENDANTS' RULE 62(b) MOTION FOR STAY

Case No.: A-19-792978-B

Dept. No.: XXVII

NEVADA, INC., a Nevada corporation,
Defendants.

Fremont Emergency Services (Mandavia), Ltd.; Team Physicians of Nevada-Mandavia, P.C.; Crum, Stefanko and Jones, Ltd. dba Ruby Crest Emergency Medicine (collectively the "Health Care Providers") submit this response in opposition to Defendants' motion for a stay of execution of judgment without security. This opposition is based upon the record in this matter, the points and authorities that follow, the pleadings and papers on file in this action, and any argument of counsel entertained by the Court.

#### POINTS AND AUTHORITIES

### I. DEFENDANTS SHOULD NOT BE HEARD ON ANY REQUEST FOR A STAY UNDER NRCP 62(d) AT THIS TIME.

Defendants have failed to provide proper notice to the Court or Plaintiffs regarding the relief they seek. Defendants' motion is titled a "Rule 62(b) Motion for Stay" and their memorandum of points and authorities focuses on the requirements of a motion under NRCP 62(b) to obtain a stay pending the resolution of post-judgment motions. *See* Defendants' Motion at 1, 5, and 8; NRCP 62(b). The motion itself, however, states that the Defendants are requesting "a stay of execution pending resolution of Defendants' post-judgment motions (NRCP 62(b)) and appeal (NRCP 62(d))." Defendants' Motion at 2 (emphasis added).

Defendants' request is as untimely as it is unclear. Defendants have been aware of the rules governing the automatic stay and the likelihood of post-judgment motions since before this Court entered judgment a month ago. Yet despite knowing the applicable deadlines, Defendants waited until three days before the automatic stay was set to expire to file their motion and request an order shortening time, deliberately limiting Plaintiffs' opportunity to prepare a fulsome response. Defendants have provided no explanation for their delay.

A stay pending appeal is a significant request, materially different from a stay lasting only through the end of post-judgment motions. To the extent Defendants urge the Court to address their request to stay execution of judgment **pending appeal** under NRCP 62(d), Plaintiffs request that the Court set a hearing on that request at a future date to allow Plaintiffs adequate time to brief and argue the very different issues involved.

# II. DEFENDANTS HAVE NOT PROVIDED ADEQUATE SECURITY EVEN FOR A STAY LIMITED TO NRCP 62(b).

NRCP 62(b) provides that a court may stay execution on a judgment pending disposition of post-judgment motions on "appropriate terms for the opposing party's security." United has failed to meet this standard. After its many weeks of preparation to file this motion, United has offered information on the financial condition of only one defendant, United HealthCare Services, representing 23% of the judgment.

While United's affiant blithely asserts that United HealthCare Services has the "ability to pay the judgment entered against it **and its affiliates in this case**," United has provided no guarantee that United HealthCare Services actually **would** pay the judgment debt of its affiliates in this case. Even assuming that a defendant's financial condition is sufficient grounds to justify waiving security for **that defendant**, without an enforceable undertaking that United HealthCare Services will assume responsibility for the entire judgment Plaintiffs are left without any security at all for \$48,765,332.85, or 77% of the judgment. This does not come close to meeting the standard of NRCP 62(b).

Plaintiffs' concerns are not merely hypothetical. This entire lawsuit arises from Defendants' persistent and deliberate refusal to pay Plaintiffs fairly for services rendered, a refusal that the jury found to be the result of malice, oppression, and fraud. And in fact, since the verdict, United has doubled down on its retaliatory attacks on Plaintiffs and their affiliates, including:

- Reducing reimbursement rates in Nevada since the jury's verdict;
- Attacking the jury's verdict in this case as a cause of high healthcare costs through multiple media outlets;
- Strangling reimbursement requests by requesting excessive numbers of medical records and other documents in order to hamper reimbursement; and

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Refusing to pay certain types of emergency-medical claims and requiring resubmission of the claims without justification.<sup>1</sup>

Defendants' approach to this motion underscores their lack of seriousness about this verdict and their obligation to pay the judgment. After waiting weeks—without explanation before filing a motion that does not even coherently describe the relief they seek, Defendants only bothered to support their claim with a single affidavit covering only one of five defendants. Defendants are here because they persistently refuse to pay the Plaintiffs. They should be required to post a bond.

#### **CONCLUSION** III.

Because Defendants have not provided adequate security under NRCP 62(b), Plaintiffs respectfully request this Court to deny their motion. If the Court is inclined to grant a motion under NRCP 62(b) on the basis of United HealthCare Services' ability to pay, Plaintiffs request that either only that portion of the judgment be superseded, or that United HealthCare Services be required to provide an enforceable undertaking to pay the entire amount of the judgment in this case. Finally, this Court should not entertain any request by Defendants for relief under NRCP 62(d) at this time.

DATED this 7th day of April, 2022.

#### AHMAD ZAVITSANOS & MENSING P.C.

#### By: /s/ Jane Langdell Robinson

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<sup>&</sup>lt;sup>1</sup> Because of the short notice due to Defendants' delay, Plaintiffs do not have adequate time to prepare appendices demonstrating these harms, but can do so as needed with additional time.

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### **CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that I am an employee of Ahmad Zavitsanos & Mensing PC, and on this 7th day of April, 2022, I caused a true and correct copy of the foregoing **PLAINTIFFS' OPPOSITION TO DEFENDANTS' RULE 62(b) MOTION FOR STAY** to be served via this Court's Electronic Filing system in the above-captioned case, upon the following:

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/s/ Jane Langdell Robinson

An employee of Ahmad Zavitsanos

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UNITED HEALTHCARE INSURANCE COMPANY, a Connecticut corporation; UNITED HEALTH CARE SERVICES INC., dba UNITEDHEALTHCARE, a Minnesota corporation; UMR, INC., dba UNITED MEDICAL RESOURCES, a Delaware corporation; SIERRA HEALTH AND LIFE INSURANCE COMPANY, INC., a Nevada corporation; HEALTH PLAN OF NEVADA, INC., a Nevada corporation,

Defendants.

Plaintiffs appear to have misunderstood the scope of the Rule 62(b) motion and the security offered. To alleviate plaintiffs' concerns, this reply dispels those misconceptions.

# 1. This Motion Is Only for the Rule 62(b) Stay Pending Post-Judgment Motions, Not the Rule 62(d) Stay Pending Appeal

Defendants apologize for any lack of clarity caused by the reference to Rule 62(d) in the introduction. This is not a motion for stay pending appeal. As emphasized elsewhere in the brief (Mot. 1:24, 3:14-15, 8:19-21), the sole relief defendants seek today is a stay pending the resolution of post-judgment motions under NRCP 62(b). This kind of stay is typically granted as a matter of professional courtesy and does not impact the question of whether defendants would need to post a *supersedeas* bond under NRS 20.037(1) and NRCP 62(d) to secure the judgment pending appeal.

# 2. The Financials Reported Are those of All UHS Subsidiaries, Including <u>Defendants Here; UHS Is Guaranteeing the Entire Judgment</u>

Plaintiffs also misunderstand the nature of the guarantee from defendant United HealthCare Services, Inc. (UHS). The financials reported include those of the remaining defendants as UHS's direct or indirect subsidiaries. (Ex. A to Daniel Kueter Decl.) And to be clear: UHS will guarantee the judgment on behalf of all defendants. This guarantee is more than adequate security for a Rule 62(b) stay.



As these clarifications alleviate the concerns identified by plaintiffs, defendants respectfully ask this Court to grant the motion for a limited Rule 62(b) stay pending the resolution of post-judgment motions.

Dated this 7th day of April, 2022.

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### **CERTIFICATE OF SERVICE**

I hereby certify that on the 7th day of April, 2022, a true and correct copy of the foregoing "Reply on "Defendants' Rule 62(b) Motion For Stay Pending Resolution of Post-Trial Motions" (on Order Shortening Time)" was electronically filed/served on counsel through the Court's electronic service system pursuant to Administrative Order 14-2 and N.E.F.C.R. 9, via the electronic mail addresses noted below, unless service by another method is stated or noted:

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1 2 TRAN 3 4 5 6 DISTRICT COURT 7 CLARK COUNTY, NEVADA 8 FREMONT EMERGENCY SERVICES CASE NO: A-19-792978-B (MANDAVIA) LTD., 9 Plaintiff(s), 10 DEPT. XXVII VS. 11 UNITED HEALTHCARE INSURANCE 12 COMPANY, 13 Defendant(s). 14 15 BEFORE THE HONORABLE NANCY ALLF, DISTRICT COURT JUDGE 16 THURSDAY, APRIL 7, 2022 17 18 TRANSCRIPT OF PROCEEDINGS 19 MOTIONS HEARING RE: 20 21 SEE PAGE 2 FOR APPEARANCES 22 SEE PAGE 3 FOR MATTERS 23 24 RECORDED BY: VELVET WOOD, COURT RECORDER 25 TRANSCRIBED BY: KATHERINE MCNALLY, TRANSCRIBER

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2	FOR PLAINTIFF(S):
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4	JANE ROBINSON, ESQ.
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6	DIMITRI D. PORTNOI, ESQ. DANIEL F. POLSENBERG, ESQ.
7	ABRAHAM G. SMITH, ESQ.
8	FOR DEFENDANT(S) MULTIPLAN INC.:
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### 1 LAS VEGAS, CLARK COUNTY, NEVADA 2 THURSDAY, April 7, 2022 1:30 p.m. 3 4 THE COURT: Let me take the case of Fremont versus 5 United. 6 Let's take appearances from plaintiffs first, please. 7 MS. GALLAGHER: Good afternoon, Your Honor. Kristin 8 Gallagher, on behalf of the plaintiff Health Care Providers. 9 THE COURT: You finally got to talk in this case. 10 MS. GALLAGHER: It has been a little bit. 11 THE COURT: Okay. 12 MS. GALLAGHER: And without a mask, and without being 13 remote. It is a pleasure to see you in person, Your Honor. 14 THE COURT: Same. 15 MS. GALLAGHER: Thank you. 16 MS. ROBINSON: Good afternoon, Your Honor. 17 Robinson, here for the Health Care Providers as well. 18 THE COURT: Thank you. 19 Good morning, Your Honor. And I am sure MR. SMITH: 20 you are sick of hearing me talk. 21 THE COURT: Never. 22 Abe Smith, Dan Polsenberg, and Dimitri MR. SMITH: 23 Portnoi, for defendants. 24 THE COURT: Very good. Thank you all. 25 All right. So this is the defendant's motion.

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             Who is your spokesperson?
                         I will be arguing.
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             MR. SMITH:
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             So I don't know if Your Honor had a chance to review
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    the very short reply.
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             THE COURT: I have read everything. But I did it in
 6
    the last 15 minutes --
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             MR. SMITH:
                        Okay.
             THE COURT: -- because I had a CLE from 12:00 to 1:00.
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 9
             MR. SMITH: Very good, Your Honor.
             Thank you for your speed reading on our behalf.
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             So just a couple of points of clarification.
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    just the Rule 62(b) stay we are talking about. I understand
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    for a stay pending appeal, we would want, you know, more
    fulsome briefing and all of that.
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             THE COURT: Of course.
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             MR. SMITH: And you know, obviously that's a bigger
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    deal for a longer time and all of that.
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             So all we are talking about is stay pending the
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    resolution of our post-judgment motions.
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             Now, as Your Honor knows, in our jurisdiction, it's
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    common courtesy, professional practice to just -- for the
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    parties to agree on such a stay. At least that has been our
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    experience in the endoscopy cases where there was a
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    $425 million verdict, Eglet's office gave our -- gave actually
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United Healthcare a stay without bond, pending the resolution

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of post-judgment motions. Again, stay pending appeals -- pending appeal is a different thing.
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We had a case, Dan and I, where we were on the plaintiff's side, and we had gotten a judgment for about 50 million. The same thing. You know, we gave the other side a stay pending post-judgment motions. So that's just how it normally works.

I understand in this case that the plaintiffs, they are not required to, you know, give us a stay. That is why Rule 62(b) exists.

But in this circumstance, the judgment is very secure. We have presented the evidence of the financial condition, not just of United Healthcare Services, but also all of its subsidiaries. Obviously, those roll up into United Healthcare Services. And yes, we are saying that United Healthcare Services would guarantee the judgment, the entire judgment on behalf of all of the defendants. So the judgment is entirely secure.

In fact, the security that we're offering is better than the security they would get from a supersedeas bond because under NRS 20.0371, the legislature, I think back in 2015, enacted a statute saying that no supersedeas bond would have to be given over \$50 million.

So in this case, the judgment currently is above 50 million, but the supersedeas bond we could get an automatic

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stay just by posting the 50 million. So we are actually offering something that is more secure than the supersedeas bond itself.

THE COURT: Tell me more about the guarantee, because I had to speed read. And I didn't give you guys much chance
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So if you have time considerations, raise that in your opposition.

So tell me more about this.

to respond.

MR. SMITH: So the concern seemed to be that in our -the declaration from -- for Mr. Kueter, he had said that I
have personal knowledge of UHS' financial position, including
its ability to pay the judgment entered against it and its
affiliates in this case.

And we are just making clear that that ability to pay is -- it's not just we are saying that they have the resources but we would actually withhold payment. No. It would actually be a guarantee to pay the judgment. I mean, in this case, there is going to be an appeal. So practically speaking, we are talking about if the judgment were affirmed on appeal.

But for purposes of the 50 -- of the 62(b) stay, you know, pending the post-judgment motions.

THE COURT: Well, and what if he doesn't have authority to make that representation?

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             MR. SMITH: So -- okay. And this was -- this was
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    another point of clarification. As I understand it -- and I
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    did look through some of the org charts -- each of the
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    defendants is a subsidiary, whether it is direct or indirect,
 5
    of United Healthcare Services. So they all roll up into
 6
    United Healthcare Services. So yes, United Healthcare
 7
    Services has the authority to direct payment of the entire
 8
    judgment.
 9
             THE COURT: But what if the board of directors decides
    that he didn't have authority? May I --
10
11
             MR. SMITH: Are you talking about to make the
12
    declaration?
13
             THE COURT:
                         Yeah.
14
             MR. SMITH: I quess that would be an issue that the --
15
    I mean, I suppose -- we are talking about representations not
16
    only from a company officer but as officers of the court.
17
             THE COURT: I'm not concerned about you.
18
                         I expect there are probably some kind of
             MR. SMITH:
19
    contempt proceedings --
2.0
             THE COURT: I'm not concerned about you.
2.1
             MR. SMITH: -- if it were misrepresentation.
22
             But I mean in terms of the collectability of the
23
    judgment, I feel like the guarantee that we would offer is
24
    strong in the way that a supersedeas bond is strong.
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difference of course, is that, you know, with the supersedeas

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    bond, you are limited to the 50 million.
 2
             So I am not sure I understood or answered your
 3
    question.
 4
             But I don't foresee a scenario where the board of
 5
    directors would rescind the authority that Mr. Kueter already
    demonstrated in the declaration we attached.
 6
 7
             THE COURT: And when does your stay end?
 8
             MR. SMITH: So for now, we would just be asking for a
9
    stay pending -- I suppose it would be from the notice of entry
    of judgment.
10
11
             THE COURT: No. You have an automatic stay now.
                                                                And
12
    its --
13
             MR. SMITH: Oh, the current stay.
14
             THE COURT: It expires Monday?
15
             MR. SMITH: That would be my reading of the statute.
16
    So it would be through Friday, which means the first
17
    opportunity to essentially execute would be the business day
18
    after that, which would be Monday.
19
             THE COURT: Good enough. I asked you a lot of
20
    questions.
21
             Did you get to make your case?
22
             MR. SMITH: Yes, Your Honor. Thank you.
23
             THE COURT:
                         Thank you.
24
             And who is the spokesperson for the plaintiffs?
             MS. ROBINSON: I will, Your Honor.
25
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1
             THE COURT: Go ahead, Ms. Robinson.
             MS. ROBINSON: Can you hear me okay? I hear a slight
 2
 3
    echo. I just want to make sure everything is okay on your
 4
    end.
 5
             THE COURT: We have -- our court recorder is typing,
 6
    but she has to.
 7
             So go ahead, please.
 8
             MS. ROBINSON: And the camera is not turned on you,
9
    Your Honor.
                 So I apologize. I can't respond to your -- your
    nonverbal cues. So I will just listen very carefully for the
10
11
    verbal cues.
12
             THE COURT: You know, we did a seminar --
13
             MS. ROBINSON: Oh, there you are.
14
             THE COURT: -- over the noon hour in the courtroom.
    It should be voice-activated. You should be able to see me.
15
16
             And when I am looking away --
17
             MS. ROBINSON: Now I can see you.
18
             THE COURT: -- it is because I have a closer screen
19
    here. So it doesn't mean I am ignoring you.
             MS. ROBINSON: Not at all. The screen -- this is the
20
21
    first time it has changed views. And so I was afraid -- when
22
    you were speaking before, it wasn't switching back. So I just
23
    wanted to make sure.
24
             So just to respond on behalf of the Health Care
25
    Providers, we were very glad to hear, of course, that this
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request was limited to just the post-judgment period and not
through the entire appeal, as we expressed in our brief.
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I do have concern about -- about one defendant guaranteeing payment of the entire judgment. The point of a corporate forum, obviously, is that just because a subsidiary are subsidiaries of UHS, doesn't mean that one of those subsidiaries couldn't go bankrupt, which, you know -- and that's the point of having subsidiaries that are their own separate entities. Without, you know, an alter ego finding, I don't think that we would automatically be able to assume that we would be entitled to collect the entire judgment from the parent corporation. And so that is a significant and real concern.

And I agree that, you know, when we are talking about a very, very large amount of money, I don't -- while I appreciate and respect the representations of the lawyers and I understand and believe they were made in good faith, that is not necessarily something that I could enforce. I don't feel comfortable that that is something that I can necessarily enforce. So that is just a concern that we have.

The purpose of supersedeas is -- it's twofold. It's a give and take. The judgment debtor gets a significant benefit, because it delays the obvious burden of having to satisfy judgment. But they are supposed to go both ways.

There is supposed to be a benefit to the judgment creditor as

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well, and that is that you have a bond, or some sort of security, where if the judgment is affirmed, that judgment creditor no longer has to go through as much work to collect the judgment. It has not only just a guarantee, but it's just simply a much simpler task to collect that judgment.
```

And I think it in fairness to my clients, this entire lawsuit is about the fact that my clients have debts, that they are a creditor, and United has persistently refused to pay them. And that, in fact, the jury found has done that deliberately and with malice.

And so, you know, I think that my client has genuine real concerns about just a representation from United Healthcare that we have plenty of money, and therefore that should be all the representation that you need.

And I think there is an inherent tension in the argument that we have so much money, we have so much money that we should be relieved of the inconvenience of events of providing supersedeas.

So I understand that we are just talking about a relatively short period of time here. And so, you know, as I say, you know, nonetheless, we have a lot of concerns about the fact that we really only had evidence from one of the five defendants.

But I think if the Court is inclined to grant temporary relief, it is really important that we set a firm

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deadline for when that relief will end, so that United knows that it can go ahead and start making its preparations now. It waited until three days before expiration of the bond to file its motion for relief and to ask the Court to shorten time so that it wouldn't have to make an emergency motion to the Nevada Supreme Court.
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And from our perspective, no emergency -- there was no emergency because this has been known. United -- all the parties have known that this deadline would come. And there was absolutely no reason to wait as long as United did. And I would, you know, prefer to have a set expectation, so that we aren't in the situation again, because nobody wants to go on some kind of emergency basis to the Nevada Supreme Court.

So I think it is important that any relief be set with a date certain. For instance, it would expire, for instance, on May 11th when I believe our post-judgment motions will be heard, so that United has ample time to make its preparations to file any motion that it wants to file. And therefore we can take care of this in a timely manner, without a scramble or an emergency.

So finally, you know, yes, supersedeas is inconvenient, but it is there for a reason. There should be a give and a take. It shouldn't all be benefit on one side. It is there so that not only is the judgment secure and it provides some relief to the judgment debtor, but it should

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1
    also make it easier for the judgment creditor to collect.
 2
             So, you know, certainly going forward, we would like
 3
    to review the fact that we would not be satisfied with a
 4
    simple representation by United Healthcare that we shouldn't
 5
    worry because they have so much money.
 6
             So unless the Court has any further questions,
 7
    that's our response.
 8
             THE COURT: I don't. Thank you.
 9
             And the reply, please?
             MR. SMITH: Thank you, Your Honor.
10
             And I respect Ms. Robinson. But I think that there
11
12
    has been a misunderstanding of the factors that govern this
13
    Court's inquiry.
14
             THE COURT: She didn't have very long to put an
15
    opposition together.
16
             MR. SMITH: Fair enough.
17
             But in Nelson versus Heer, the Supreme Court laid out
18
    the Dillon factors that govern when -- and that's actually
19
    talking about a stay pending appeal, so that would be the full
20
    62(d) stay.
2.1
             But even in that context, it's clear that there is
22
    not a contradiction in saying that, you know, because a
23
    defendant has substantial financial resources, that that might
24
    be a reason to waive a bond requirement. In fact, that is one
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of the factors -- two of the factors under the Dillon test.

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1
             Obviously, it's not always going to be the case that a
 2
    defendant is -- receives a waiver of the bond because they are
 3
    in a precarious financial position. In fact, it is more
    likely that the waiver would be granted on the opposite end,
 4
    when the stay is secure because of the financial solvency of
 5
 6
    the judgment debtor.
 7
             I have to say, if United is not able to obtain a stay
 8
    under those circumstances, I don't see how any defendant -- I
9
    don't see any circumstance where the Dillon factors could be
    satisfied, if we are setting the bar that high, where a
10
11
    corporation of this size is not able to obtain a stay of a
    judgment that even right now is just north of 60 million.
12
13
             The other thing I have to say is part of the reason
14
    why --
15
             THE COURT:
                        Just north of 60?
16
             MR. SMITH:
                          If I did my calculation correctly.
17
             THE COURT:
                          I think it is 75 or 76 million.
18
    what I --
19
             MR. SMITH:
                         Okay.
20
             THE COURT: -- recall.
21
             MR. SMITH:
                          I will take your word for it. That may be
22
    right.
23
             But in any event, we are also still talking about the
24
    post-judgment phase -- the post-judgment motions where this --
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Your Honor has not even looked at the issue of the

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1 | constitutional requirements of the -- for punitive damages.
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I mean, there really is very little question that a punitive damages award 14,000 times a compensatory damages award would need to be remitted to some extent. So I don't think we are going to be going up on appeal on the same judgment that we have now.

But regardless, we have talked -- Ms. Robinson talked about the needing a date certain.

The only problem I have with that is that we need to know what the judgment is going to look like for the post-judgment motions before we -- you know, if we are not going to be able to obtain a waiver --

I understand we are separately going to brief the question of getting a 62(d) stay. But my concern would be if we are just going to set that date on the date that the hearings are set, we won't have the time to process that information. That's why I suggest, you know, from the notice of entry of the actual orders, denying or partially denying the post-judgment relief, so that we could actually know what this judgment is going to look like that we would need to secure.

THE COURT: We do have a judgment entered at this point.

MR. SMITH: Right. But I mean, the whole point -THE COURT: But I know it is subject to amendment.

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1
             MR. SMITH: The whole point of the 62(b) stay, though,
 2
    would be to allow the parties -- I mean, if we were just
 3
    talking about a stay through a date certain, rather than a
 4
    62(b) stay, then that doesn't really get us the -- you know,
 5
    the information that we would need to take account.
 6
             I mean, the whole point is you get the whole
 7
    resolution of the point judgment -- the post-judgment motions.
 8
    And then at that point, then you can secure your supersedeas
9
    bond, or stay pending appeal without bond, with the knowledge
    of what the outcome is going to be.
10
11
             So I think it would be difficult to have this stay end
12
    right on the day of the hearing, when that would perhaps be
13
    the first time that we would know for certain what the
14
    character of this stay we would need to seek under 62(d) would
15
    look like.
16
             So does that make sense?
17
             THE COURT:
                        Makes sense.
18
             MR. SMITH:
                         Okay.
19
             THE COURT:
                         It does.
20
             Okay. Matter is submitted.
21
             This is the defendant's request for a stay -- to
22
    extend the automatic stay under the Civil Rules after entry of
23
    the judgment.
24
             And I am somewhat troubled by the fact that it came so
```

late in the process. And I felt compelled to set it at a time

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1
    where I knew the plaintiff wouldn't be able to fully have the
 2
    chance to oppose it.
 3
             But I'm willing to give the defendant a stay through
    the resolution of the post-trial motions on this condition:
 4
 5
    They can either get a board resolution and a written personal
 6
    quarantee or they can post the bonds. And they'll have until
 7
    the end of the resolution of the -- and that decision has to
 8
    be made by April 29, 2022.
9
             And if that is done, the stay will be extended through
    the resolution of the post-trial motions.
10
11
                            Thank you, Your Honor.
             MS. ROBINSON:
12
             THE COURT: So that will be the choice of the
13
    defendant.
             MR. SMITH: Thank you, Your Honor.
14
15
             So as I understand it then we would need to file a
16
    notice of the board resolution with the Court on or before
17
    April 29?
18
             THE COURT:
                         And if you need to seal that, of course --
19
             MR. SMITH:
                         Okay.
20
             THE COURT:
                        -- just go through the sealing provisions.
21
             MR. SMITH:
                         Okay.
                         But they have to make the election by
22
             THE COURT:
23
    April 29th.
24
             MR. SMITH: Very good.
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THE COURT: All right.

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1 [Proceeding concluded at 1:47] 2	p.m.]
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ATTEST: I do hereby certify that I have truly and correctly transcribed the audio/video proceedings in the above-entitled case to the best of my ability.

Katherine McNally

Katherine McNally

Independent Transcriber CERT\*\*D-323 AZ-Accurate Transcription Service, LLC

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Attornevs for Plaintiffs

### DISTRICT COURT

## **CLARK COUNTY, NEVADA**

FREMONT EMERGENCY SERVICES (MANDAVIA), LTD., a Nevada professional corporation; TEAM PHYSICIANS OF NEVADA-MANDAVIA, P.C., a Nevada professional corporation; CRUM, STEFANKO AND JONES, LTD. dba RUBY CREST EMERGENCY MEDICINE, a Nevada professional corporation,

Plaintiffs,

VS.

UNITEDHEALTH GROUP, INC., a Delaware corporation; UNITED HEALTHCARE INSURANCE COMPANY, a Connecticut corporation; UNITED HEALTH CARE SERVICES INC., dba UNITEDHEALTHCARE, a Minnesota corporation; UMR, INC., dba UNITED MEDICAL RESOURCES, a Delaware corporation; OXFORD HEALTH PLANS, INC., a Delaware corporation; SIERRA HEALTH AND LIFE INSURANCE

COMPANY, INC., a Nevada corporation:

Case No.: A-19-792978-B

Dept. No.: XXVII

# OPPOSITION TO DEFENDANTS' MOTION TO RETAX COSTS

Date of Hearing: 5/11/22 Time of Hearing: 9:30 a.m.

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SIERRA HEALTH-CARE OPTIONS, INC., a Nevada corporation; HEALTH PLAN OF NEVADA, INC., a Nevada corporation; DOES 1-10; ROE ENTITIES 11-20,

Defendants.

Defendants do not challenge (1) the timeliness of Plaintiffs' Verified Memorandum of Costs; (2) the requested costs were actually incurred and paid by Plaintiffs; (3) the requested costs are substantiated by back-up documentation; (4) the categories of requested costs are authorized categories of costs pursuant to NRS 18.005; or (5) Plaintiffs are prevailing parties entitled to recovery of costs pursuant to NRS 18.020(3). Instead, Defendants simply challenge Plaintiffs' proof of either reasonableness or necessity of six sub-categories from Plaintiffs' Verified Memorandum of Costs. With the exception of two sub-categories, Defendants are simply wrong in questioning their reasonableness or necessity. As to two sub-categories, certain of Defendants' contentions are well-taken and therefore Plaintiffs revise their request downward from \$1,093,530.73 to \$1,081,101.84 Each of the six contested sub-categories is addressed in turn below. The challenged invoices for all six sub-categories are attached hereto for the Court's convenience in reviewing Defendants' limited challenge.

## THE EXPERT WITNESS FEES INCURRED WERE BOTH REASONABLE AND NECESSARY.

Attached at tab A are the invoices from Plaintiffs' testifying expert (David Leathers), who works with the firm Alvarez & Marsal. Defendants complain that portions of those invoices were redacted. The portions redacted were to obscure the bank account and wiring instruction information for payment of Alvarez & Marsal's invoices. Counsel for Plaintiffs will bring unredacted versions of those pages to the hearing on Defendants' motion so either the Court or Defendants' counsel can verify the undersigned's representation. A review of the invoices found at tab A and the Verified Memorandum of Costs reveals Plaintiffs' submission covers all the factors suggested by the Nevada Court of Appeals in Frazier v. Drake, 131 Nev. 632, 650-51, 357 P.3d 377-78 (Nev. App. 2015).

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David Leathers and his team at Alvarez & Marsal provided critical expert reports and expert testimony about the reasonableness of the requested damages sought by Plaintiffs. While the experts proffered by Defendants to the jury tried to make that issue difficult or complex, Mr. Leathers sought to make the basic concept of the reasonableness of Plaintiffs' charges submitted for payment to Defendants simple and understandable. At the same time, Mr. Leathers and his team sought to explain, and assist in revealing the fact that Defendants' actual payments to Plaintiffs were unreasonably low and unusual or out-ofthe-ordinary. From the result obtained, it is clear Mr. Leathers and his team did a good job with their tasks. The expert information provided by Mr. Leathers could not have been repetitive since he was the only expert witness proffered by Plaintiffs. Moreover, to the extent Mr. Leathers offered testimony on topics Mr. Phillips had previously addressed in his prior reports, Mr. Leathers necessarily fulfilled his independent professional obligation to perform his own analysis to develop and substantiate his own opinions and conclusions. The independent investigation and testing conducted by Mr. Leathers and his team is reflected at tab A, along with the time entries for each task performed. At trial, Mr. Leathers fully described his education, training, standard fees, and the total amount of fees charged to Plaintiffs, while also comparing those to others in his field and this case. Simply put, the jury could not have fully understood or appreciated the damage estimates offered by Plaintiffs, as compared to those offered by Defendants, without the expert testimony of Mr. Leathers. Plaintiffs have affirmatively demonstrated all factors suggested by the court in Frazier v. Drake to demonstrate both the reasonableness of his fees and the necessity therefore.

### II. **TRAVEL** LODGING WERE REASONABLE AND NECESSARY.

Both Plaintiffs and Defendants employed out-of-state counsel to assist with trial presentation in this case. Both stayed in local hotels and incurred air travel expenses. Clearly both sides believed the travel and lodging of out-of-state attorneys were necessary to assist the jury in understanding the cutting edge issues at stake in this case. Plaintiffs

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seek reimbursement of these travel expenses under both NRS 18.005(15) (travel and lodging costs incurred taking depositions and conducting discovery) and NRS 18.05(17) (any other reasonable and necessary expense incurred in connection with the action).

As to the comparable reasonableness of those fees, out-of-state counsel for Defendants chose to stay at the J.W. Marriott in Summerlin. The rates for that hotel are similar, and occasionally in fact exceed, the rates charged for Plaintiffs' counsel at the Vdara. Compare tab B with tab C.1 The rates at the Vdara are clearly reasonable and were incurred by Plaintiffs to lodge both its out-of-state attorneys and its witnesses presented at trial.

Of the many flights required by Plaintiffs' out-of-state trial team a review of the supporting documents reveals 4 flights were flown at first class rates rather than economy rates. See tab D. Therefore, Plaintiffs move their request for an award of recoverable costs down by \$959.69 representing a 50% reduction in the first class fare compared to the economy fare for those 4 flights.

### III. AMOUNTS INCURRED FOR EDISCOVERY **FEES WERE** BOTH REASONABLE AND NECESSARY.

Amazingly, Defendants challenge both the need for and the reasonableness of the ediscovery fees in this case in which over 72,565 documents were ultimately exchanged by and between the parties.

As the Court well knows Defendants waited until right before depositions began to produce over 90% of its requested and ordered-to-be produced documents. It would have been humanly impossible to review all those documents to cull by witness those necessary to take a competent deposition or to prepare witnesses to give a competent deposition or

<sup>&</sup>lt;sup>1</sup> Local hotels do not publish lodging rates for past dates, only for future dates. At tabs B and C the Court shall find the published rates at the JW Marriott and the Vdara for October. November and December (the same months as trial of this case in 2021) 2022.

to oppose the multitude of motions filed by Defendants, or to advance the many discovery motions required by Defendants' dilatory conduct. Moreover, Defendants bled in a substantial number of document for review after discovery closed and before trial began. Similarly, to properly prepare for trial, it would have been humanly impossible to cull for persuasiveness-to-a-jury from those documents exchanged. McDonald Carano employs an ediscovery tool called Everlaw. McDonald Carano shared use of that tool with Plaintiffs' out-of-state co-counsel. McDonald Carano incurs a license fee based upon volume for use of that tool and passes on those fees to clients for payment without up-charge or profit. Use of such ediscovery tools is standard practice in complex commercial litigation, especially for cases as document-intensive as this one. To suggest that one can properly prosecute or defend a case like this one without an ediscovery tool is pure imagination. The ediscovery fees were clearly reasonable. And the necessity of such was mandated by the dilatory discovery practices employed by Defendants.

# IV. THE COMPUTERIZED LEGAL RESEARCH FEES WERE BOTH REASONABLES AND NECESSARY.

Defendants complain that the computerized legal research fees are not sufficiently itemized and were impermissively redacted for work production protection. Defendants are wrong. At tab E the itemized fees are well-documented.

As the Court is well aware this case is but one of many, albeit the first to be tried, between health care providers like the specific Plaintiffs herein, and Defendants or similarly-affiliated defendants in other states. Those other cases have yet to go to trial. Defendants have been razor-focused not to reveal its work product for use in other states, and so too have Plaintiffs and their affiliates. The only information redacted from the invoices was Plaintiffs' counsels' detailed description of the specific legal issue computerized-search conducted, which is protected by the work product doctrine. *Phillips v. C.R. Bard, Inc.*, 290 F.R.D. 615, 634-635 (D. Nev. 2013) ("At its core the work product doctrine shelters the mental processes of the attorney, providing a privileged area within which [s]/he can analyze and prepare [her]/his client's case. The doctrine is an intensely practical one

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grounded in the realities of litigation in our adversary system." quoting U.S. v. Nobles, 422 U.S. 225, 239, 95 S.Ct. 2160 (1975)). While Defendants would certainly like to have a peek under the tent at Plaintiffs' work product for use in other cases, they are not entitled to such and Plaintiffs should not be put to the Hobson's choice of either waiving an award of such recoverable costs or allowing Defendants insights to Plaintiffs' clearly protected work product. Defendants can certainly discern the dates of motion practice in this case and compare those dates against the dates of Plaintiffs' computerized research to discern the general topics of Plaintiffs' legal research. Once again, similar to ediscovery tools, computerized research has become a necessary tool in complex commercial litigation, in particular those cases in which multi-jurisdictional caselaw helps the Court in resolving instate legal issues upon which the Nevada Supreme Court has yet to speak. 18.005(17). Therefore, such fees are recoverable as costs.

### V. WITH REDUCTION, PLAINTIFFS' REQUESTED COSTS FOR MEALS ARE REASONABLE AND NECESSARY.

There is an adage common in the military about armies performing better if their stomachs are not empty. The same holds true for legal teams. Simply put, Plaintiffs' counsel and its witnesses performed better when they were fed. But Defendants raise a good point - - even though it is highly doubted Defendants practiced what they are preaching. Counsel for Plaintiffs choose some of our community's better restaurants to feed their teams and witnesses during trial. It is acknowledged there were more cost-effective restaurants at which those individuals could have dined. For that reason, Plaintiffs respectfully submit that a 50% reduction for their business meals may be appropriate, thereby reducing Plaintiffs request from \$22,938.40 to \$11,469.20. By this suggestion, the undersigned counsel for Plaintiffs is not opining these restaurants charge unreasonable prices, but merely that a more moderate meal charge could had been incurred at a lesser restaurant.

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### PLAINTIFFS' REQUESTED COPYING COSTS ARE BOTH REASONABLE AND VI. NECESSARY.

Defendants attempt to mislead this Court by suggesting Plaintiffs impermissively "redacted" its documentation substantiating its copying charges to the point Defendants cannot discern what they may have been for. Those documents are found at tab F. A simple review reveals Defendants are wrong.

The sum total of McDonald Carano's copy charges is \$205.60. Tab F bates 0813-0839 summarizes those charges. The backup documentation is from the firm's PACER account with the U.S. Courts. Those invoices cover all copy and filing charges incurred by the firm for all of its cases (not just this one) for a set period of time (e.g. bates 0814 covers usage from 1/01/2020 to 3/21/2020). Behind each PACER invoice is the detail for the sums specific to this case. What has been redacted are the sums for other cases. The other invoices found at bates 1994-1998 and 1188-1211 were for preparation of trial exhibit binders for use by the Court, the Court's clerk, counsel and witnesses. Those expenses are mandated by compliance with the Court's and its clerk's requirements, as well as basic courtesies in supplying opposing counsel with a requested set of trial exhibits. Defendants should not now be heard to contend such expenses were either unreasonable or unnecessary.

# 2300 WEST SAHARA AVENUE, SUITE 1200 • LAS VEGAS, NEVADA 89102 PHONE 702.873.4100 • FAX 702.873.9966

### VII. CONCLUSION

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Defendants made two cogent arguments in its motion to retax. The others border on frivolous. As a result, Plaintiffs have revised downward their request for an award of recoverable from \$1,093,530.73 to \$1,081,101.84. Plaintiffs respectfully request the Court grant such an award.

Dated this 13th day of April, 2022.

### McDONALD CARANO LLP

Pat Lundvall By: /s/ Pat Lundvall (NSBN 3761) Kristen T. Gallagher (NSBN 9561) Amanda M. Perach (NSBN 12399) 2300 West Sahara Avenue, Suite 1200 Las Vegas, Nevada 89102

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Attorneys for Plaintiffs

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#### **CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that I am an employee of McDonald Carano LLP, and that on this 13th day of April, 2022, I caused a true and correct copy of the foregoing to be served via this Court's Electronic Filing system in the above-captioned case, upon the following:

D. Lee Roberts, Jr., Esq. Colby L. Balkenbush, Esq. Brittany M. Llewellyn, Esq. Phillip N. Smith, Jr., Esq. Marjan Hajimirzaee, Esq. WEINBERG, WHEELER, HUDGINS, **GUNN & DIAL, LLC** 6385 South Rainbow Blvd., Suite 400 Las Vegas, Nevada 89118 Iroberts@wwhqd.com cbalkenbush@wwhgd.com bllewellyn@wwhgd.com psmithjr@wwhgd.com mhajimirzaee@wwhgd.com

Dimitri Portnoi, Esq. (admitted pro hac vice) Jason A. Orr, Esq. (admitted pro hac vice) Adam G. Levine, Esq. (admitted *pro hac vice*) Hannah Dunham, Esq. (admitted pro hac vice) Nadia L. Farjood, Esq. (admitted pro hac vice) O'MELVENY & MYERS LLP 400 South Hope Street, 18th Floor Los Angeles, CA 90071-2899 dportnoi@omm.com jorr@omm.com alevine@omm.com hdunham@omm.com nfarjood@omm.com

K. Lee Blalack, II, Esq. (admitted *pro hac vice*) Jeffrey E. Gordon, Esq. (admitted pro hac Kevin D. Feder, Esq. (admitted pro hac vice) Jason Yan, Esq. (pro hac vice pending) O'Melveny & Myers LLP 1625 I Street, N.W. Washington, D.C. 20006 lblalack@omm.com jgordon@omm.com kfeder@omm.com

Attorneys for Defendants

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O'Melveny & Myers LLP Times Square Tower, Seven Times Square, New York, New York 10036 pwooten@omm.com agenovese@omm.com plegendy@omm.com

Daniel F. Polsenberg, Esq. Joel D. Henriod, Esq. Abraham G. Smith, Esq. LEWIS ROCA ROTHGERBER CHRISTIE LLP 3993 Howard Hughes Parkway, Suite 600 Las Vegas, Nevada 89169 dpolsenberg@lewisroca.com jhenriod@lewisroca.com asmith@lewisroca.com Attorneys for Defendants

Judge David Wall, Special Master Attention: Mara Satterthwaite & Michelle Samaniego **JAMS** 3800 Howard Hughes Parkway 11th Floor Las Vegas, NV 89123 msatterthwaite@jamsadr.com msamaniego@jamsadr.com

/s/ Beau Nelson An employee of McDonald Carano LLP

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1	APPN Pat Lundvall (NSBN 3761)
2	Kristen T. GaÌlagher (NSBN 9561)
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8	Rachel H. LeBlanc (admitted <i>pro hac vice</i> Jonathan E. Siegelaub (admitted <i>pro hac</i>
9	vice) Lash & Goldberg LLP
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12	jfineberg@lashgoldberg.com rleblanc@lashgoldberg.com

John Zavitsanos (admitted *pro hac vice*) Jason S. McManis (admitted pro hac vice) Michael Killingsworth (admitted pro hac vice) Louis Liao (admitted pro hac vice) Jane L. Robinson (admitted pro hac vice) P. Kevin Leyendecker (admitted pro hac Ahmad, Zavitsanos, Anaipakos, Alavi & Mensing, P.C. 1221 McKinney Street, Suite 2500 Houston, Texas 77010 Telephone: 713-600-4901 joeahmad@azalaw.com jzavitsanos@azalaw.com jmcmanis@azalaw.com mkillingsworth@azalaw.com lliao@azalaw.com jrobinson@azalaw.com kleyendecker@azalaw.com

Attorneys for Plaintiffs

jsiegelaub@lashgoldberg.com

#### **DISTRICT COURT**

#### **CLARK COUNTY, NEVADA**

FREMONT EMERGENCY SERVICES	
(MANDAVIA), LTD., a Nevada professiona	I
corporation; TEAM PHYSICIANS OF	
NEVADA-MANDAVIA, P.C., a Nevada	
professional corporatión; CRUM, STEFANI	KO
AND JONES, LTD. dba RUBY CREST	
EMERGENCY MEDICINE, a Nevada	
professional corporation,	
p. 5. 55 5. 55. p 5. 5. 10 911,	

Plaintiffs,

VS.

UNITEDHEALTH GROUP, INC., a Delaware corporation; UNITED HEALTHCARE INSURANCE COMPANY, a Connecticut corporation; UNITED HEALTH CARE SERVICES INC., dba UNITEDHEALTHCARE, a Minnesota corporation; UMR, INC., dba UNITED MEDICAL RESOURCES, a Delaware corporation; OXFORD HEALTH PLANS, INC., a Delaware corporation; SIERRA HEALTH AND LIFE INSURANCE

COMPANY, INC., a Nevada corporation;

APPENDIX IN SUPPORT OF OPPOSITION TO DEFENDANTS'

**MOTION TO RETAX COSTS** 

Date of Hearing: 5/11/22 Time of Hearing: 9:30 a.m.

Case No.: A-19-792978-B

Dept. No.: XXVII

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Defendants.

Plaintiffs file this Appendix of Exhibits in Support of its Opposition To Defendants' Motion to Retax Costs:

Exhibit No.	Exhibit Description	Bates No.
Α	Alvarez & Marsal invoices	001-018
В	JW Marriott rates sheets	019-027
С	Vdara rate sheets	028-050
D	First class flights documentation	051-054
Е	Westlaw charges documents	055-105
F	Copy charges invoices	106-161

Dated this 13th day of April, 2022.

#### McDONALD CARANO LLP

By: <u>/s/</u> Pat Lundvall Pat Lundvall (NSBN 3761) Kristen T. Gallagher (NSBN 9561) Amanda M. Perach (NSBN 12399) 2300 West Sahara Avenue, Suite 1200 Las Vegas, Nevada 89102

P. Kevin Leyendecker (admitted pro hac vice) John Zavitsanos (admitted pro hac vice) Joseph Y. Ahmad (admitted pro hac vice) Jason S. McManis (admitted pro hac vice) Michael Killingsworth (admitted pro hac vice) Louis Liao (admitted pro hac vice) Jane L. Robinson (admitted pro hac vice) Ahmad, Zavitsanos, Anaipakos, Alavi & Mensing 1221 McKinney Street, Suite 2500 Houston, Texas 77010

Justin C. Fineberg (admitted *pro hac vice*) Rachel H. LeBlanc (admitted pro hac vice) Jonathan E. Siegelaub (admitted pro hac vice) Lash & Goldberg LLP Weston Corporate Centre I

# McDONALD CARANO

WEST SAHARA AVENUE, SUITE 1200 • LAS VEGAS, NEVADA 89102 PHONE 702.873.4100 • FAX 702.873.9966 

2500 Weston Road Suite	e 220
Fort Lauderdale, Florida	33331

#### Attorneys for Plaintiffs

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#### **CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that I am an employee of McDonald Carano LLP, and that on this 13th day of April, 2022, I caused a true and correct copy of the foregoing to be served via this Court's Electronic Filing system in the above-captioned case, upon the following:

D. Lee Roberts, Jr., Esq. Colby L. Balkenbush, Esq. Brittany M. Llewellyn, Esq. Phillip N. Smith, Jr., Esq. Marjan Hajimirzaee, Esq. WEINBERG, WHEELER, HUDGINS, **GUNN & DIAL, LLC** 6385 South Rainbow Blvd., Suite 400 Las Vegas, Nevada 89118 Iroberts@wwhqd.com cbalkenbush@wwhgd.com bllewellyn@wwhgd.com psmithjr@wwhgd.com mhajimirzaee@wwhgd.com

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Attorneys for Defendants

/s/ Beau Nelson

An employee of McDonald Carano LLP

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Paul J. Wooten, Esq. (admitted *pro hac vice*)

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Judge David Wall, Special Master Attention: Mara Satterthwaite & Michelle Samaniego **JAMS** 3800 Howard Hughes Parkway 11th Floor Las Vegas, NV 89123 msatterthwaite@jamsadr.com msamaniego@jamsadr.com

# **EXHIBIT A**



Alvarez & Marsal Disputes and Investigations, LLC 700 Louisiana Street, Suite 3300 Houston, TX 77002 Telephone: (713) 571-2400

Telephone: (713) 571-2400 Fax: (713) 547-3697

August 12, 2021

Reference Invoice #: 832650-210806732

Kevin Leyendecker Ahmad Zavitsanos Anaipakos Alavi & Mensing P.C. 1221 McKinney St., Suite 2500 Houston, TX 77010

Fremont Emergency Services, Ltd. et al. v. UnitedHealth Group, Inc. et al.

Professional Services Rendered 07/01/2021 - 07/31/2021

\$ 64,670.00

**Total Amount Due** 

\$ 64,670.00





Alvarez & Marsal Disputes and Investigations, LLC 700 Louisiana Street, Suite 3300 Houston, TX 77002 Telephone: (713) 571-2400 Fax: (713) 547-3697

Reference Invoice #: 832650-210806732

August 12, 2021

Kevin Leyendecker Ahmad Zavitsanos Anaipakos Alavi & Mensing P.C. 1221 McKinney St., Suite 2500 Houston, TX 77010

Fremont Emergency Services, Ltd. et al. v. UnitedHealth Group, Inc. et al.

Summary of Professional Fees 07/01/2021 - 07/31/2021						
Name	Position	Hours		Rate		Fees
Leathers, David	Managing Director	45.25	\$	650.00	\$	29,412.50
Lochabay, Donald	Managing Director	2.00	\$	650.00	\$	1,300.00
Evans, Craig	Senior Director	43.20	\$	525.00	\$	22,680.00
Sloan, Austin	Senior Associate	2.00	\$	295.00	\$	590.00
Vinh, Jason	Associate	42.75	\$	250.00	\$	10,687.50
Grand Total		135.20			\$	64,670.00

Alvarez & Marsal Disputes and Investigations, LLC 700 Louisiana Street, Suite 3300 Houston, TX 77002 Telephone: 713-571-2400 Fax: (713) 547-3697

#### Reference Invoice #:

832650-210806732

Fremont Emergency Services, Ltd. et al. v. UnitedHealth Group, Inc. et al. Time Descriptions by Professional

Professional	Date	Description	Hours
Leathers, David	7/23/2021	Review and analyze complaint, court filings and initial database; teleconference with counsel.	3.00
	7/25/2021	Review and analyze documents and data file; prepare outline of draft report.	3.25
	7/26/2021	Review data files and prepare initial structure of report and opinion; working session with A&M team to discuss case/analyses.	5.00
	7/27/2021	Review and analyze documents and data files; working session with A&M team to discuss case/analyses.	7.00
	7/28/2021	Participate in teleconference with counsel; review work product and draft expert report; working session with A&M team to discuss iSight apportionment.	8.50
	7/29/2021	Review and finalize draft expert report and exhibits.	12.50
		Finalize expert report; working session with A&M team regarding QC of expert report.	6.00
Leathers, David Total			45.25
Lochabay, Donald		Review Leathers draft report and provide feedback on expert opinions.	1.00
	7/30/2021	Review Leathers draft report and provide feedback on expert opinions.	1.00
Lochabay, Donald Total			2.00
Evans, Craig		Working session with A&M team to discuss case/analyses; review complaint; review data files; draft potential analyses.	4.70
	7/27/2021	Working session with A&M to discuss case/analyses; analysis of 'other' payor data; calls with counsel and Phillips.	9.50
	7/28/2021	Analysis of claims at issue; analysis of iSight claims; working session with A&M team to discuss iSight apportionment; call with counsel.	11.10
	7/29/2021	Update RICO damages with Sierra claims removed; draft report, analysis of Sierra agreement/rate; call with counsel.	10.60
	7/30/2021	Draft report; edits to tables and exhibits; working session with A&M team regarding QC of expert report.	7.30
Evans, Craig Total			43.20
Sloan, Austin	7/26/2021	SQL import and QC; working session with A&M team to discuss case/analyses.	1.50
PP 4 10 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3	7/27/2021	Working session with A&M Team to discuss case/analyses.	0.50
Sloan, Austin Total			2.00
Vinh, Jason	7/26/2021	Working sessions with A&M team to discuss case/analyses; review of complaint; analysis of reimbursement data, iSight claims by CPT code/facility, and reimbursement rates.	9.00
	7/27/2021	Review of United productions, past agreements, and depositions; working session with A&M team to discuss case/analyses; analysis of claims over time; calculation of damages; reconciliation of iSight flags to claims data.	9.00
	7/28/2021		9.25
aran sang sa di katika di kati	7/29/2021	Compilation of documents cited in expert report; preparation of exhibits; analysis of ASO client costs and iSight rates and fees; QC of expert report.	10.00

Alvarez & Marsal Disputes and Investigations, LLC 700 Louisiana Street, Suite 3300 Houston, TX 77002 Telephone: 713-571-2400 Fax: (713) 547-3697

#### Reference Invoice #:

832650-210806732

Fremont Emergency Services, Ltd. et al. v. UnitedHealth Group, Inc. et al. Time Descriptions by Professional

Professional	Date	Description	Hours
Vinh, Jason	7/30/20	21 Review of out-of-network programs and depositions; updates to	5.50
•		exhibits and expert report; working sessions with A&M team	
		regarding QC of expert report.	
Vinh, Jason Total			42.75
Total			135.20



Alvarez & Marsal Disputes and Investigations, LLC
700 Louisiana Street, Suite 3300
Houston, TX 77002
Telephone: (713) 571-2400
Fax: (713) 547-3697

September 3, 2021

Reference Invoice #: 832650-210901862

Kevin Leyendecker Ahmad Zavitsanos Anaipakos Alavi & Mensing P.C. 1221 McKinney St., Suite 2500 Houston, TX 77010

Fremont Emergency Services, Ltd. et al. v. UnitedHealth Group, Inc. et al.

Professional Services Rendered 08/01/2021 - 08/31/2021

\$ 4,120.00

**Total Amount Due** 

\$ 4,120.00





Alvarez & Marsal Disputes and Investigations, LLC 700 Louisiana Street, Suite 3300 Houston, TX 77002 Telephone: (713) 571-2400 Fax: (713) 547-3697

Reference Invoice #: 832650-210901862

September 3, 2021

Kevin Leyendecker Ahmad Zavitsanos Anaipakos Alavi & Mensing P.C. 1221 McKinney St., Suite 2500 Houston, TX 77010

Fremont Emergency Services, Ltd. et al. v. UnitedHealth Group, Inc. et al.

Summary of Professional Fees 08/01/2021 - 08/31/2021						
Name	Position	Hours		Rate		Fees
Leathers, David	Managing Director	0.25	\$	650.00	\$	162.50
Evans, Craig	Senior Director	7.30	\$	525.00	\$	3,832.50
Vinh, Jason	Associate	0.50	\$	250.00	\$	125.00
Grand Total		8.05			\$	4,120.00

Alvarez & Marsal Disputes and Investigations, LLC 700 Louisiana Street, Suite 3300 Houston, TX 77002 Telephone: 713-571-2400 Fax: (713) 547-3697

Reference Invoice #: 832650-210901862

Fremont Emergency Services, Ltd. et al. v. UnitedHealth Group, Inc. et al. Time Descriptions by Professional

Professional	Date	Description	Hours
Leathers, David	8/12/2021	Review work papers.	0.25
Leathers, David Total			0.25
Evans, Craig	8/10/2021	Preparing work papers.	0.50
And the state of t	8/11/2021	Preparing work papers.	4.20
	8/12/2021	Preparing work papers.	2.30
	8/13/2021	Preparing work papers.	0.30
Evans, Craig Total			7.30
Vinh, Jason	8/12/2021	Preparation and review of documents for production.	0.50
Vinh, Jason Total			0.50
Total	www.s.com/com/com/com/com/com/com/com/com/com/		8.05



Alvarez & Marsal Disputes and Investigations, LLC 700 Louisiana Street, Suite 3300

Houston, TX 77002

Telephone: (713) 571-2400 Fax: (713) 547-3697

October 1, 2021

Reference Invoice #: 832650-210930916

Kevin Leyendecker Ahmad Zavitsanos Anaipakos Alavi & Mensing P.C. 1221 McKinney St., Suite 2500 Houston, TX 77010

Fremont Emergency Services, Ltd. et al. v. UnitedHealth Group, Inc. et al.

Professional Services Rendered 09/01/2021 - 09/30/2021

\$ 72,212.50

**Total Amount Due** 

\$ 72,212.50





Alvarez & Marsal Disputes and Investigations, LLC 700 Louisiana Street, Suite 3300 Houston, TX 77002 Telephone: (713) 571-2400 Fax: (713) 547-3697

Reference Invoice #: 832650-210930916

October 1, 2021

Kevin Leyendecker Ahmad Zavitsanos Anaipakos Alavi & Mensing P.C. 1221 McKinney St., Suite 2500 Houston, TX 77010

Fremont Emergency Services, Ltd. et al. v. UnitedHealth Group, Inc. et al.

Name	Position	Hours	Rate	Fees
Leathers, David	Managing Director	65.00	\$ 650.00	\$ 42,250.00
Lochabay, Donald	Managing Director	1.00	\$ 650.00	\$ 650.00
Evans, Craig	Senior Director	37.50	\$ 525.00	\$ 19,687.50
Vinh, Jason	Associate	38.50	\$ 250.00	\$ 9,625.00
Grand Total		142.00	CONTRACTOR CONTRACTOR AND CONTRACTOR CONTRAC	\$ 72,212.50

Alvarez & Marsal Disputes and Investigations, LLC 700 Louisiana Street, Suite 3300 Houston, TX 77002 Telephone: 713-571-2400 Fax: (713) 547-3697

Reference Invoice #: 832650-210930916

Fremont Emergency Services, Ltd. et al. v. UnitedHealth Group, Inc. et al. Time Descriptions by Proport and provide feedback to prep for deposition.

Professional	Date	Description	Hours
Leathers, David	9/2/2021	Review and analyze opposing expert's report.	2.00
	9/3/2021	Review and analyze opposing expert's report; summarize comments for team.	1.00
	9/7/2021	Review supplemental data file and analysis of the same; review opposing expert's and Phillips reports; working session with A&M team regarding deposition preparation.	6.50
	9/8/2021	Analysis of claims data; correspondence with counsel; draft supplemental expert report; working session with A&M team regarding analysis of market claims data.	10.00
	9/9/2021	Review supplemental data analysis; finalize supplemental expert report.	5.50
is now a sixteell to service south forther on an excellent the control of south and an extending souther	9/10/2021	Review additional documents and analysis; begin preparing for deposition testimony.	4.25
	9/11/2021	Provide documents requested by opposing counsel; prepare for deposition testimony.	2.75
	9/12/2021	Review work product, expert reports and other supplemental analysis.	7.75
	9/13/2021	Review deposition testimony and supplemental analysis from opposing experts; prepare for deposition testimony; working session with J. Vinh regarding review of depositions.	8.75
is the secretary and program community that provides any product of the secretary and the secretary an	9/14/2021	Review deposition testimony and supplemental analysis from opposing experts; prepare for deposition testimony	8.00
	9/15/2021	Provide deposition testimony.	8.50
Leathers, David Total			65.00
Lochabay, Donald	9/7/2021	Review opposing expert report and provide feedback to prepare for deposition.	1.00
Lochabay, Donald Total			1.00
Evans, Craig		Review Bruce Deal report.	0.50
		Review Bruce Deal report.	1.00
	9/7/2021	Data analysis for supplemental report; analysis of Philips/Deal reports; working sessions with A&M team regarding deposition preparation.	6,50
Today or considering even portain access events and access and acc	9/8/2021	Data analysis for supplemental report; analysis of Philips/Deal reports; call with counsel; working session with A&M team regarding analysis of market claims data.	12.20
	9/9/2021	Data analysis for supplemental report.	6.40
a and an include a construction of the constru		Prepare in/out of network data files.	1.20
		Analyses for deposition preparation.	7.40
Evans, Craig Total	9/14/2021	Analyses for deposition preparation.	2.30 <b>37.50</b>
Evans, Craig Total			57.50
Vinh, Jason	9/2/2021	Review of rebuttal report.	2.00
¥1111, 003011		Prepare documents for deposition preparation.	3.00
		Prepare documents and report binder for deposition preparation; prepare tie-out binders for tables and exhibits; working session with A&M team regarding work plan and deposition preparation.	10.50
	9/8/2021	Prepare report binder for deposition prep, working session with A&M team regarding additional analysis of market claims data; research of in-network vs. out-of-network billing rates.	7.00
	9/9/2021	Research of in-network vs. out-of-network billing rates.	1.75

Alvarez & Marsal Disputes and Investigations, LLC 700 Louisiana Street, Suite 3300

00 Louisiana Street, Suite 3300 Houston, TX 77002 Telephone: 713-571-2400 Fax: (713) 547-3697

#### Reference Invoice #:

832650-210930916

Fremont Emergency Services, Ltd. et al. v. UnitedHealth Group, Inc. et al. Time Descriptions by Proport and provide feedback to prep for deposition.

Professional	Date	Description	Hours
Vinh, Jason	9/13/202	1 Prepare binder of plaintiff/defendant deposition transcripts; working sessions with D. Leathers regarding depositions; review depositions of J. Bradley, J. Kienzle, and S. Mohler.	9.25
	9/14/202	1 Review of depositions of K. Bristow.	4.00
	9/15/202	1 Review of depositions of K. Bristow.	1.00
Vinh, Jason Total			38.50
Total		as and the example of	142.00



Alvarez & Marsal Disputes and Investigations, LLC 700 Louisiana Street, Suite 3300 Houston, TX 77002

> Telephone: (713) 571-2400 Fax: (713) 547-3697

November 9, 2021

Reference Invoice #: 832650-211109105

Kevin Leyendecker Ahmad Zavitsanos Anaipakos Alavi & Mensing P.C. 1221 McKinney St., Suite 2500 Houston, TX 77010

Fremont Emergency Services, Ltd. et al. v. UnitedHealth Group, Inc. et al.

Professional Services Rendered 10/01/2021 - 10/31/2021	\$ 5,675.00
Out-of-Pocket Expenses	\$ 8.66

Total Amount Due \$ 5,683.66





Alvarez & Marsal Disputes and Investigations, LLC 700 Louisiana Street, Suite 3300 Houston, TX 77002 Telephone: (713) 571-2400 Fax: (713) 547-3697

Reference Invoice #: 832650-211109105

November 9, 2021

Kevin Leyendecker Ahmad Zavitsanos Anaipakos Alavi & Mensing P.C. 1221 McKinney St., Suite 2500 Houston, TX 77010

Fremont Emergency Services, Ltd. et al. v. UnitedHealth Group, Inc. et al.

Name	es 10/01/2021 - 10/31/2021 Position	Hours	Rate	Fees
Leathers, David	Managing Director	5.00	\$ 650.00	\$ 3,250.00
Evans, Craig	Senior Director	2.00	\$ 525.00	\$ 1,050.00
Vinh, Jason	Associate	5.50	\$ 250.00	\$ 1,375.00
Grand Total	•	12.50		\$ 5,675.00

Alvarez & Marsal Disputes and Investigations, LLC 700 Louisiana Street, Suite 3300 Houston, TX 77002 Telephone: 713-571-2400 Fax: (713) 547-3697

## Reference Invoice #: 832650-211109105

Fremont Emergency Services, Ltd. et al. v. UnitedHealth Group, Inc. et al. Time Descriptions by Professional

Professional	Date	Description	Hours
Leathers, David	10/8/2021	Review deposition testimony.	1.00
Existing the Res as a second supplied the existing and the resident formation and an existing and the resident	10/29/2021	Review reports and work product; prepare for trial testimony.	4.00
Leathers, David Total			5.00
Evans, Craig	10/26/2021	Review 80th percentile billed charges for Fair Health data.	2.00
Evans, Craig Total			2.00
Vinh, Jason	10/19/2021	Review and analysis of deposition of D. Leathers for trial preparation.	4.50
	10/29/2021	Prepare documents for trial preparation.	1.00
Vinh, Jason Total			5.50
Total			12.50



Alvarez & Marsal Disputes and Investigations, LLC 700 Louisiana Street, Suite 3300 Houston, TX 77002 Telephone: (713) 571-2400 Fax: (713) 547-3697

January 18, 2022

Reference Invoice #: 832650-2112071820

Kevin Leyendecker Ahmad Zavitsanos Anaipakos Alavi & Mensing P.C. 1221 McKinney St., Suite 2500 Houston, TX 77010

Fremont Emergency Services, Ltd. et al. v. UnitedHealth Group, Inc. et al.

Professional Services Rendered 11/01/2021 - 11/30/2021

\$ 115,967.50

**Out-of-Pocket Expenses** 

\$ 1,405.83

**Total Amount Due** 

\$ 117,373.33





Alvarez & Marsal Disputes and Investigations, LLC 700 Louisiana Street, Suite 3300 Houston, TX 77002 Telephone: (713) 571-2400 Fax: (713) 547-3697

Reference Invoice #: 832650-2112071820

January 18, 2022

Kevin Leyendecker Ahmad Zavitsanos Anaipakos Alavi & Mensing P.C. 1221 McKinney St., Suite 2500 Houston, TX 77010

Fremont Emergency Services, Ltd. et al. v. UnitedHealth Group, Inc. et al.

Summary of Professional Fees 11/01/2021 - 11/30/2021						
Name	Position	Hours		Rate		Fees
Leathers, David	Managing Director	102.25	\$	650.00	\$	66,462.50
Evans, Craig	Senior Director	71.20	\$	525.00	\$	37,380.00
Vinh, Jason	Senior Associate	48.50	\$	250.00	\$	12,125.00
Grand Total		221.95			\$	115,967.50

Alvarez & Marsal Disputes and Investigations, LLC 700 Louisiana Street, Suite 3300 Houston, TX 77002 Telephone: 713-571-2400 Fax: (713) 547-3697

Reference Invoice #:

832650-2112071820

Fremont Emergency Services, Ltd. et al. v. UnitedHealth Group, Inc. et al. Time Descriptions by Professional

Professional	Date	Description	Hours
Leathers, David	11/1/2021	Begin trial preparation.	1,00
	11/2/2021	Trial preparation; working sessions with J. Vinh regarding trial preparation; listen to opening arguments.	8.00
	11/3/2021	Trial preparation; working session with A&M team regarding supplemental analysis.	5.50
wing see easies (and arrest county and a security county seed of a supplied above the states a state a season	11/4/2021	Trial preparation meeting with counsel.	8.00
		Trial preparation; review documents; prepare supplemental	5.00
		analysis and trial demonstratives; prepare direct testimony;	
	44/6/2024	working session with A&M team regarding trial preparation.	4.00
	11/0/2021	Trial preparation; review documents; prepare supplemental	4.00
	44/0/2024	analysis and trial demonstratives; prepare direct testimony.	4.00
	11/8/2021	Trial preparation; review documents; prepare supplemental	1.00
	44/0/0004	analysis and trial demonstratives; prepare direct testimony.	0.50
	11/9/2021	Trial preparation; review documents; prepare supplemental	2.50
		analysis and trial demonstratives; prepare direct testimony.	
	11/10/2021	Trial preparation; review documents; prepare supplemental	7.00
		analysis and trial demonstratives; prepare direct testimony; working sessions with A&M team regarding trial preparation and demonstratives.	
	11/11/2021	Trial preparation; review documents; prepare supplemental	4.50
		analysis and trial demonstratives; prepare direct testimony;	
		working session with J. Vinh regarding demonstratives.	
	11/12/2021	Trial preparation; review documents; prepare supplemental	5.25
	11/12/2021	analysis and trial demonstratives; prepare direct testimony.	0.20
	11/13/2021	Trial preparation; review documents; prepare supplemental	2.50
	11/13/2021	analysis and trial demonstratives; prepare direct testimony.	2.50
	44/4//2024	Attend trial and provide expert testimony.	8.00
		Attend trial and provide expert testimony; working session with J.	10.00
	11/15/2021	Vinh regarding trial and demonstratives.	10.00
	14/46/2024		12.00
		Attend trial and provide expert testimony; working session with C. Evans regarding trial.	
		Attend trial and provide expert testimony.	12.00
	11/18/2021	Attend trial and provide expert testimony; working session with J. Vinh to assist with location of documents for counsel.	6.00
Leathers, David Total			102.25
Evans, Craig		Load updated claims at issue; update analyses.	1.80
		Update analyses; review prior reports & exhibits.	4.30
	11/3/2021	Review prior reports & exhibits; working session with A&M team	11.10
		regarding supplemental analysis; data analysis; create trial	
		demonstratives.	
DOMESTIC STATE OF THE STATE OF		Data analysis; create trial demonstratives.	9.10
	11/5/2021	Data analysis; create trial demonstratives; assess for	8.30
		reasonableness; analyze damages; working session with A&M	
		team regarding trial preparation.	
	11/6/2021	Data analysis; create trial demonstratives; assess for	2.50
		reasonableness; analyze damages.	
	11/7/2021	Data analysis; create trial demonstratives; conduct pre-2017 market analysis.	1,30

Alvarez & Marsal Disputes and Investigations, LLC 700 Louisiana Street, Suite 3300 Houston, TX 77002 Telephone: 713-571-2400 Fax: (713) 547-3697

#### Reference Invoice #:

832650-2112071820

Fremont Emergency Services, Ltd. et al. v. UnitedHealth Group, Inc. et al. Time Descriptions by Professional

Professional	Date	Description	Hours
Evans, Craig	11/8/2021	Data analysis; create trial demonstratives; conduct pre-2017 market analysis.	4.50
	11/9/2021	Analysis of market reasonableness; create trial demonstratives.	3.80
	11/10/2021	Update charts & demonstratives; filter market data; working sessions with A&M team regarding trial preparation and demonstratives.	5.30
	11/11/2021	Update charts & demonstratives	3.00
t night menne Montagana a stategorige 20 for a cross a statefor faller a stategorial fellowers. A cross men e con comment and stategorial	11/13/2021	Update charts & demonstratives.	1.00
	11/14/2021	Update charts & demonstratives; trial preparation.	2.10
	11/15/2021	Preparation call with counsel.	6.30
	11/16/2021	Update charts & demonstratives; trial preparation; working	4.70
	11/17/2021	Analysis of Fair Health means and medians.	2.10
Evans, Craig Total			71.20
Vinh, Jason	11/2/2021	Prepare documents and binders for trial preparation; working sessions with D. Leathers regarding trial preparation.	3.50
	11/3/2021	Prepare documents and binders for trial preparation; working sessions with A&M team regarding supplemental analysis; prepare demonstratives for trial.	10.50
	11/4/2021	Prepare demonstratives for trial.	1.00
		Working session with A&M team regarding trial preparation.	0.50
		Prepare demonstratives for trial.	3.25
	11/9/2021	Prepare demonstratives for trial.	4.75
	11/10/2021	Prepare demonstratives for trial; prepare documents for trial preparation; working sessions with A&M team regarding trial preparation and demonstratives; edits to demonstratives.	7.50
	11/11/2021	Edits to demonstratives; working sessions with D. Leathers regarding demonstratives; review and list additional documents received.	5.75
	11/13/2021	Edits to demonstratives; review and list additional documents received.	1.00
AP I	11/14/2021	Edits to demonstratives.	1.25
	11/15/2021	Edits to demonstratives; working sessions with D. Leathers regarding trial and demonstratives.	9.25
	11/18/2021	Working session with D. Leathers to assist with location of documents for counsel.	0.25
Vinh, Jason Total	CT-00-0-0-0-0-0-0-0-0-0-0-0-0-0-0-0-0-0-		48.50
Total	A Model Manager and a control of the second of the Property of the First Control of the Second of th		221.95

# **EXHIBIT B**

Rooms & Guests Dates Sun, Oct 2, 2022 - Mon, Oct 3, 2022 1 Room: 1 Adult

**EDIT** 

- Please note A daily resort fee of USD 39 plus tax will be added to the room rate and includes valet parking, Internet and a daily resort credit of USD 10.
- Please note See travelguidance.marriott.com for travel notices relating to COVID-19.

Standard Rates

Most Flexible From 254 USD / night Prepay and Save With Restrictions

From 223 USD / night

**Deals and Packages** 

Special Savings

From 233 USD / night

Show rates with taxes and all fees

Room Details

#### Deluxe Guest room, 1 King



#### Member Rate Prepay Nonrefundable Non-changeable

- Prepay in full
- Non-refundable if cancelled more than 1 day after booking
- No changes
- See Rate details

223 USD / night

**SELECT** 

**Rate Details** 

#### Prepay Non-refundable Nonchangeable

- Prepay in full
- Non-refundable if cancelled more than 1 day after booking
- No changes

**Rate Details** 

227 USD / night

**SELECT** 

#### Deluxe Guest room, 2 Queen





#### Member Rate Prepay Nonrefundable Non-changeable

\*

- Prepay in full
- Non-refundable if cancelled more than 1
- day after booking
- No changes
- See Rate details Rate Details

232 USD / night

**SELECT** 

#### Prepay Non-refundable Nonchangeable

- Prepay in full
- Non-refundable if cancelled more than 1
- day after booking
- No changes

**Rate Details** 

236 USD / night

**SELECT** 

#### Deluxe Guest room, 1 King, Balcony

(\*)

Dates Sun, Oct 2, 2022 - Mon, Oct 3, 2022 Rooms & Guests 1 Room: 1 Adult

**EDIT** 



#### refundable Non-changeable

- Prepay in full
- Non-refundable if cancelled more than 1 day after booking
- No changes

Rate Details

See Rate details

236 USD / night

**SELECT** 

#### Prepay Non-refundable Nonchangeable

- Prepay in full
- Non-refundable if cancelled more than 1 day after booking
- No changes

Rate Details

241 USD / night

**SELECT** 

#### Deluxe Guest room, 2 Queen, Balcony

Room Details



#### Member Rate Prepay Nonrefundable Non-changeable

- Prepay in full
- Non-refundable if cancelled more than 1
  - day after booking
- No changes
- See Rate details

245 USD / night

**SELECT** 

Rate Details

#### Prepay Non-refundable Nonchangeable

- Prepay in full
- Non-refundable if cancelled more than 1 day after booking
- No changes

**Rate Details** 

249 USD / night

**SELECT** 

#### Junior Suite, Larger Studio, 1 King

**Room Details** 



#### Member Rate Prepay Nonrefundable Non-changeable

- Non-refundable if cancelled more than 1
- Prepay in full day after booking
- No changes
- See Rate details

275 USD / night

**SELECT** 

#### Rate Details

#### Prepay Non-refundable Nonchangeable

- Prepay in full
- Non-refundable if cancelled more than 1 day after booking
- No changes

**Rate Details** 

280 USD / night

**SELECT** 

#### 1 Bedroom Suite, 1 King, scenic view

**Room Details** 

016890

4/11/22, 12:52 PM

Sun, Oct 2, 2022 - Mon, Oct 3, 2022

Rooms & Guests 1 Room : 1 Adult

EDIT



#### refundable Non-changeable

- Prepay in full
- Non-refundable if cancelled more than 1 day after booking
- No changes
- See Rate details

Rate Details

318 USD / night

SELECT

#### Prepay Non-refundable Nonchangeable

- Prepay in full
- Non-refundable if cancelled more than 1 day after booking
- No changes

Rate Details

324 USD / night

**SELECT** 

#### **Other Options**

Hotels nearby

Vacation Packages - Room + Flight

#### **Phone Reservations**

Marriott Reservations in the US and Canada: 1-888-236-2427 The Ritz-Carlton, US and Canada: 800-542-8680 Worldwide: <u>CALL YOUR RESERVATION CENTER</u>



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English

**EDIT** 

Dates

Fri, Nov 4, 2022 - Sat, Nov 5, 2022

Rooms & Guests 1 Room: 1 Adult

Please note - A daily resort fee of USD 39 plus tax will be added to the room rate and includes valet parking, Internet and a daily resort credit of USD 10.

Please note - See travelguidance.marriott.com for travel notices relating to COVID-19.

#### Standard Rates

Most Flexible

From 265 USD / night

#### Prepay and Save With Restrictions

From 233 USD / night

#### **Deals and Packages**

Special Savings

From 279 USD / night

Show rates with taxes and all fees

Room Details

#### Deluxe Guest room, 1 King



#### Member Rate Prepay Nonrefundable Non-changeable

- Prepay in full
- Non-refundable if cancelled more than 1 day after booking
- No changes
- See Rate details

Rate Details

233 USD / night

**SELECT** 

#### Prepay Non-refundable Nonchangeable

- Prepay in full
- Non-refundable if cancelled more than 1 day after booking
- No changes

Rate Details

245 USD / night

**SELECT** 

#### Deluxe Guest room, 2 Queen





#### Member Rate Prepay Nonrefundable Non-changeable

- Prepay in full
- Non-refundable if cancelled more than 1

\*

- day after booking
- No changes
- See Rate details Rate Details

**242** USD / night

**SELECT** 

## Prepay Non-refundable Non-

#### changeable

- Prepay in full
- Non-refundable if cancelled more than 1 day after booking
- No changes

Rate Details

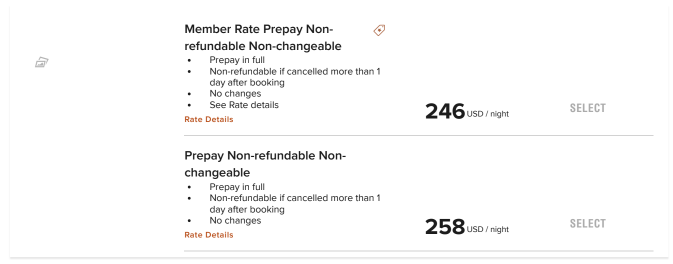
254 USD / night

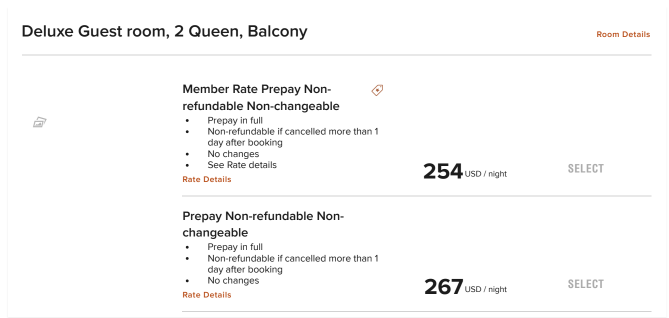
**SELECT** 

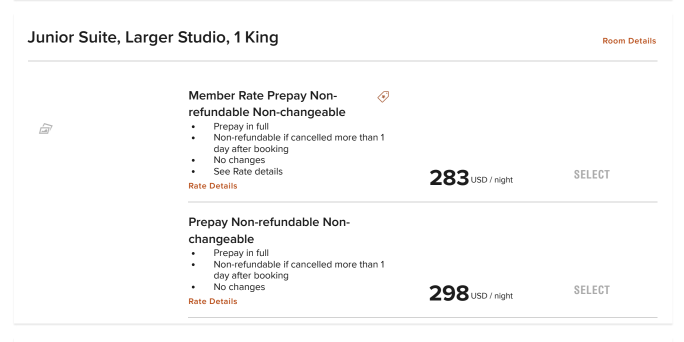
#### Deluxe Guest room, 1 King, Balcony

**Room Details** 

016892







#### 1 Bedroom Suite, 1 King, scenic view

Room Details

016893



#### Member Rate Prepay Non-

- refundable Non-changeable
- Prepay in full
- Non-refundable if cancelled more than 1 day after booking
- No changes
- See Rate details

Rate Details

325 USD / night

SELECT

#### Prepay Non-refundable Nonchangeable

- Prepay in full
- Non-refundable if cancelled more than 1 day after booking
- No changes

Rate Details

**342** USD / night

**SELECT** 

#### Other Options

Hotels nearby Vacation Packages - Room + Flight

#### **Phone Reservations**

Marriott Reservations in the US and Canada: 1-888-236-2427 The Ritz-Carlton, US and Canada: 800-542-8680 Worldwide: <u>CALL YOUR RESERVATION CENTER</u>



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Dates

Mon, Dec 5, 2022 - Tue, Dec 6, 2022

Rooms & Guests 1 Room: 1 Adult

**EDIT** 

- Please note A daily resort fee of USD 39 plus tax will be added to the room rate and includes valet parking, Internet and a daily resort credit of USD 10.
- Please note See travelguidance.marriott.com for travel notices relating to COVID-19.

#### Standard Rates

Most Flexible

From 254 USD / night

Prepay and Save With Restrictions

From 223 USD / night

**Deals and Packages** 

Special Savings

From 233 USD / night

Show rates with taxes and all fees

Room Details

#### Deluxe Guest room, 1 King



#### Member Rate Prepay Nonrefundable Non-changeable

- Prepay in full
- Non-refundable if cancelled more than 1 day after booking
- No changes
- See Rate details

Rate Details

**223** USD / night

**SELECT** 

### Prepay Non-refundable Non-

changeable

- Prepay in full
- Non-refundable if cancelled more than 1 day after booking
- No changes

Rate Details

227 USD / night

**SELECT** 

#### Deluxe Guest room, 2 Queen





#### Member Rate Prepay Nonrefundable Non-changeable

- Prepay in full
- Non-refundable if cancelled more than 1
  - day after booking
- No changes
- See Rate details

**232** USD / night

\*

**SELECT** 

Rate Details

#### Prepay Non-refundable Nonchangeable

- Prepay in full
- Non-refundable if cancelled more than 1 day after booking
- No changes

Rate Details

236 USD / night

**SELECT** 

#### Deluxe Guest room, 1 King, Balcony

**Room Details** 

016895

(\*)

\*



#### Member Rate Prepay Nonrefundable Non-changeable

- Prepay in full
- Non-refundable if cancelled more than 1 day after booking
- No changes
- See Rate details

Rate Details

**236** USD / night

**SELECT** 

#### Prepay Non-refundable Nonchangeable

- Prepay in full
- Non-refundable if cancelled more than 1 day after booking
- No changes

**Rate Details** 

241 USD / night

SELECT

#### Deluxe Guest room, 2 Queen, Balcony

Room Details



#### Member Rate Prepay Nonrefundable Non-changeable

- Prepay in full
- Non-refundable if cancelled more than 1 day after booking
- No changes
- See Rate details

245 USD / night

**SELECT** 

Rate Details

#### Prepay Non-refundable Nonchangeable

- Prepay in full
- Non-refundable if cancelled more than 1 day after booking
- No changes

**Rate Details** 

**249** USD / night

SELECT

#### Junior Suite, Larger Studio, 1 King

Room Details



#### Member Rate Prepay Nonrefundable Non-changeable

- Prepay in full
- Non-refundable if cancelled more than 1
- day after bookingNo changes
- See Rate details

275 USD / night

**SELECT** 

#### changeable

Rate Details

- Prepay in full
- Non-refundable if cancelled more than 1 day after booking

Prepay Non-refundable Non-

No changes

Rate Details

280 USD / night

**SELECT** 

#### 1 Bedroom Suite, 1 King, scenic view

Room Details



#### Member Rate Prepay Non-

#### refundable Non-changeable

- Prepay in full
- Non-refundable if cancelled more than 1 day after booking
- No changes
- See Rate details

Rate Details

318 USD / night

**SELECT** 

#### Prepay Non-refundable Nonchangeable

- Prepay in full
- Non-refundable if cancelled more than 1 day after booking
- No changes

Rate Details

 $324\, \mathsf{USD}\,/\,\mathsf{night}$ 

**SELECT** 

#### Other Options

Hotels nearby Vacation Packages - Room + Flight

#### **Phone Reservations**

Marriott Reservations in the US and Canada: 1-888-236-2427 The Ritz-Carlton, US and Canada: 800-542-8680 Worldwide: CALL YOUR RESERVATION CENTER



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# **EXHIBIT C**

## **VDARA - OCTOBER 2022**

### **ROOM TYPES & RATES**

**SEE NEW DATES** 

Check In: Monday, 10/03/2022 | Check Out: Tuesday, 10/04/2022

Rooms: 1 | Adults: 1 | Kids: 0



**STUDIO** 

**Jackpot!** One of the best rates available for the dates you selected.

☑View room details, amenities & policies

\$260 / night
Included FREE:
Free Cancellation





STUDIO PARLOR SUITE

View room details, amenities & policies

\$265 / night
Included FREE:
Free Cancellation

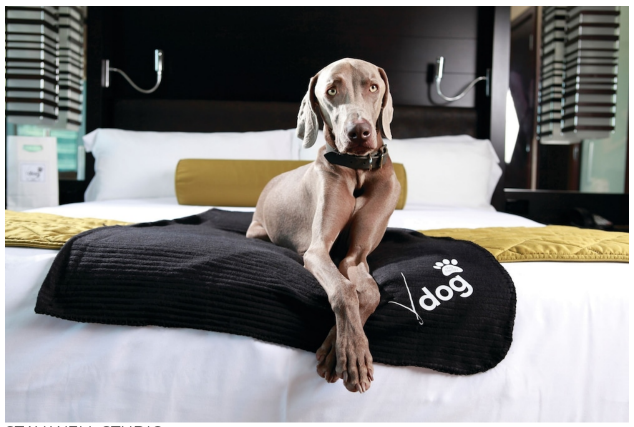




STUDIO TWO QUEEN ☑ View room details, amenities & policies

**\$270** / night Included FREE: Free Cancellation





STAY WELL STUDIO ☑ View room details, amenities & policies

016902

**\$270** / night Included FREE: Free Cancellation



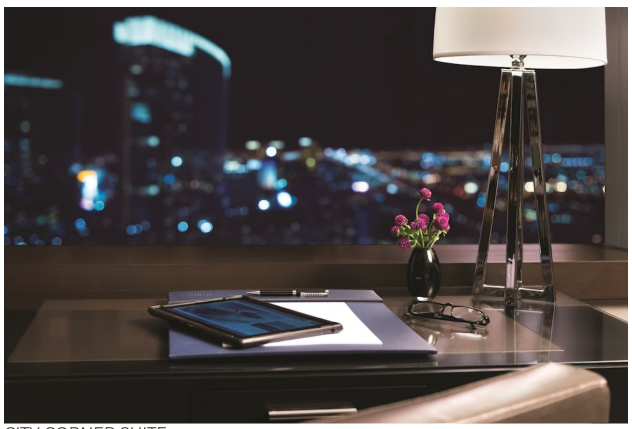


STUDIO FOUNTAIN VIEW

View room details, amenities & policies

\$280 / night
Included FREE:
Free Cancellation





CITY CORNER SUITE

☑ View room details, amenities & policies

\$400 / night
Included FREE:
Free Cancellation





**VDARA SUITE** 

☑ View room details, amenities & policies

**\$415** / night Included FREE: Free Cancellation





**EXECUTIVE CORNER SUITE** ☑ View room details, amenities & policies

**\$425** / night Included FREE: Free Cancellation



## **VDARA - NOVEMBER 2022**

### **ROOM TYPES & RATES**

**SEE NEW DATES** 

Check In: Friday, 11/04/2022 | Check Out: Saturday, 11/05/2022

Rooms: 1 | Adults: 1 | Kids: 0



**STUDIO** 

**Jackpot!** One of the best rates available for the dates you selected.

☑View room details, amenities & policies

\$399 / night
Included FREE:
Free Cancellation







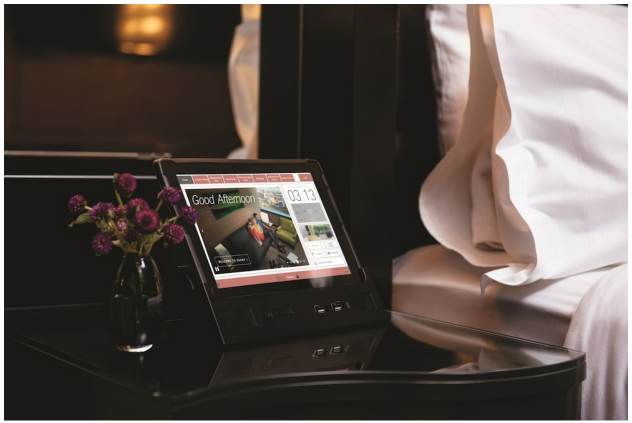
STUDIO PARLOR SUITE

☑ View room details, amenities & policies

\$409 / night
Included FREE:
Free Cancellation





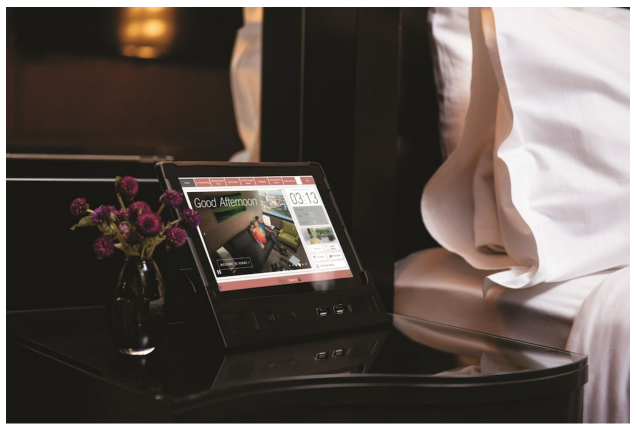


STAY WELL STUDIO ☑ View room details, amenities & policies

**\$409** / night Included FREE: Free Cancellation







STUDIO TWO QUEEN

☑ View room details, amenities & policies

\$419 / night
Included FREE:
Free Cancellation



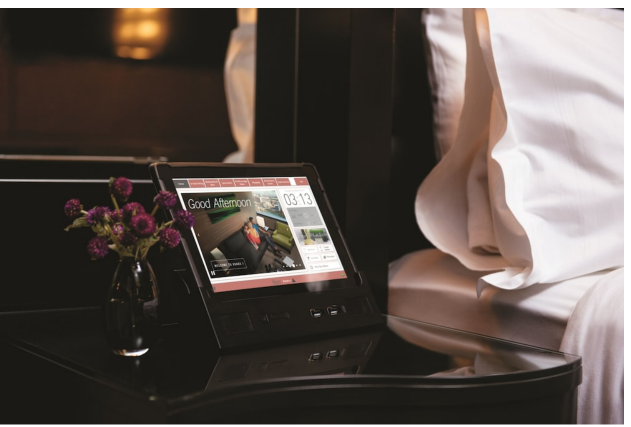


STUDIO FOUNTAIN VIEW

✓ View room details, amenities & policies

\$520 / night Included FREE: Free Cancellation





CITY CORNER SUITE

☑ View room details, amenities & policies

\$560 / night
Included FREE:
Free Cancellation





EXECUTIVE CORNER SUITE

✓ View room details, amenities & policies

\$595 / night
Included FREE:
Free Cancellation



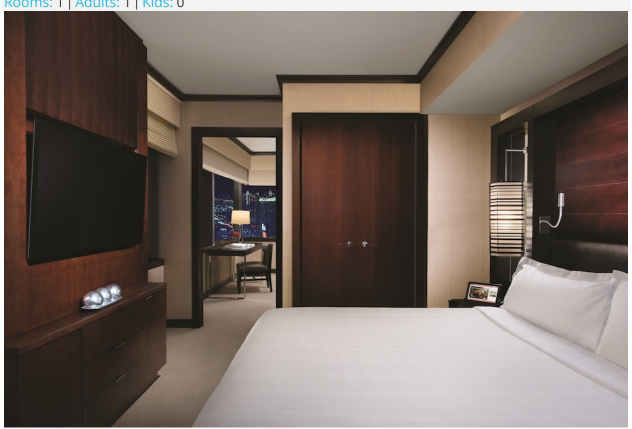
## **VDARA - DECEMBER 2022**

### **ROOM TYPES & RATES**

**SEE NEW DATES** 

Check In: Friday, 12/02/2022 | Check Out: Saturday, 12/03/2022

Rooms: 1 | Adults: 1 | Kids: 0



**STUDIO** 

**Jackpot!** One of the best rates available for the dates you selected.

☑ View room details, amenities & policies

**\$239** / night Included FREE: Free Cancellation





STUDIO PARLOR SUITE ☑View room details, amenities & policies

016915

**\$249** / night Included FREE: Free Cancellation





STAY WELL STUDIO

☑ View room details, amenities & policies

\$249 / night
Included FREE:
Free Cancellation





STUDIO TWO QUEEN

☑ View room details, amenities & policies

\$259 / night
Included FREE:
Free Cancellation







STUDIO FOUNTAIN VIEW

✓ View room details, amenities & policies

\$280 / night
Included FREE:
Free Cancellation





CITY CORNER SUITE

✓ View room details, amenities & policies

\$475 / night
Included FREE:
Free Cancellation







VDARA SUITE

✓ View room details, amenities & policies

\$499 / night
Included FREE:
Free Cancellation





EXECUTIVE CORNER SUITE

✓ View room details, amenities & policies

\$509 / night
Included FREE:
Free Cancellation



# **EXHIBIT D**

#### **Angie Townsend**

From: Sent: United Airlines, Inc. <Receipts@united.com> Wednesday, November 24, 2021 10:58 PM

To:

Angie Townsend

Subject:

eTicket Itinerary and Receipt for Confirmation ESLIFH

## UNITED

Wed, Nov 24, 2021

### Thank you for choosing United.

A receipt of your purchase is shown below. Please retain this email receipt for your records.

**Note:** There are travel restrictions in place due to the coronavirus. Check our <u>Important notices</u> <u>page</u> for the latest updates

**Get ready for your trip:** <u>Visit the Travel-Ready Center</u>, your one-stop digital assistant, to find out about important travel requirements specific to your trip.

Confirmation Number:

## ESLJFH

Flight 1 of 4 UA2313

Class: United First (P)

Mon, Oct 18, 2021

07:25 AM

Houston, TX, US (IAH)

Mon, Oct 18, 2021

08:39 AM

Las Vegas, NV, US (LAS)

Flight 2 of 4 UA1179

Class: United Economy (V)

Wed, Nov 24, 2021

03:30 PM

Las Vegas, NV, US (LAS)

Wed, Nov 24, 2021

08:30 PM

Houston, TX, US (IAH)

Flight 3 of 4 UA1403

Class: United First (P)

Sun, Nov 28, 2021

Sun, Nov 28, 2021

051

### 07:10 PM

Houston, TX, US (IAH)

08:34 PM

Las Vegas, NV, US (LAS)

Flight 4 of 4 UA1179	Class: United First (P)
Tue, Nov 30, 2021	Tue, Nov 30, 2021
03:30 PM	08:30 PM
Las Vegas, NV, US (LAS)	Houston, TX, US (IAH)
Traveler Details	
ZAVITSANOS/JOHN	
eTicket number: 0162380516535	Seats: IAH-LAS 01E
Frequent Flyer: UA-XXXXX541 Premier 1K®	LAS-IAH 04E
	LAS-IAH 01E
	IAH-LAS
Excess Bag (0169948994351)	IAH-LAS

Method of p	ayment:
-------------	---------

### Date of purchase:

A :		-	_	_	
Ai	п	a	r	ρ	•
,	٠.	•	•	_	•

U.S. Transportation Tax: U.S. Flight Segment Tax; September 11th Security Fee: U.S. Passenger Facility Charge:

#### Total Per Passenger:

### Total:

Additional Purchase Summary

Method of payment:

Miscellaneous Document American Express ending in 1450

1450

Thu, Nov 25, 2021

985.11 USD 73.88 USD 12.90 USD 16.80 USD 13.50 USD

1102,19 USD

1102.19 USD

American Express ending in 1625 TMHOID - Travel for United's Scaling hearing

Subject: eTicket Itinerary and Receipt for Confirmation PNZ12D

Date: Wednesday, January 5, 2022 at 11:34:18 AM Central Standard Time

From: United Airlines, Inc.
To: Jason McManis

## UNITED

Wed, Jan 05,

## Thank you for choosing United.

A receipt of your purchase is shown below. Please retain this email receipt for your records.

**Note:** There are travel restrictions in place due to the coronavirus. Check our <u>Important notice</u> <u>page</u> for the latest updates

Get ready for your trip: <u>Visit the Travel-Ready Center</u>, your one-stop digital assistant, to find about important travel requirements specific to your trip.

Confirmation Number:

PNZ12D

Flight 1 of 2 UA2086	Class: United Firs
Tue, Jan 11, 2022	Tue, Jan 11,
04:24 PM	05:50 P
Houston, TX, US (IAH)	Las Vegas, NV, US

Flight 2 of 2 UA1181	Class: United Fire
Thu, Jan 13, 2022	Thu, Jan 13,
06:00 AM	11:00 A

Las Vegas, NV, US (LAS)

Houston, TX, US

Traveler Details

MCMAN	IS/J	ASONS
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eTicket number: 0162386837340	Seats: IAH-LAS (
Frequent Flyer: UA-XXXXX190 Premier Gold	LAS-IAH (
Premium Cabin Upgrade (0169964437195)	IAH-I

### Purchase Summary

Visa ending in 6
Wed, Jan 05, 2
509.76 (
38.24 (
9.00 (
11.20 (
9.00 (
577.20 (
577.20 U

#### Additional Purchase Summary

Method of payment:  Date of purchase:	Visa ending in 6 Wed, Jan 05, 2
Premium Cabin Upgrade (Reference Number: 0169964437195)	240.00 t
Total:	240.00 U

#### Carbon Footprint

Your estimated carbon footprint for this trip is 0.50654 tonnes of CO2.

You can reduce your environmental impact by participating in our CarbonChoice program which supports projects that reduce greenhouse gases Learn more

#### Fare Rules

Additional charges may apply for changes in addition to any fare rules listed NONREF/OVALUAFTDPT

817.20

# **EXHIBIT E**

Date Range: April 01, 2019 - April 30, 2019

Report Format: Summary-Account by Client by User by Day

Products: Westlaw, Westlaw Retired

Content Families: All Content Families

Database Time Transactions Docs/Lines Connect Time Special Pricing Charge Total Charge Account by Client by User by Day Standard Charge

Client 019438-03				
User Name PERACH,AMANDA M (10248833)				
Day 04/10/2019 Totals for Included	4	0.00 USD	0.00 USD	0.00 USD
Totals for Day 04/10/2019	4	0.00 USD		0.00 USD
Day 04/12/2019	4	0.00 08D	0.00 USD	0.00 05D
Totals for Included	6	466.00 USD	186.39 USD	186.39 USD
Totals for Day 04/12/2019	6	466.00 USD	186.39 USD	186.39 USD
(5) 04/15/2019	Ü	400.00 03D	100.09 00D	100.39 035
T (a) for Included	11	143.00 USD	57.20 USD	57.20 USD
The for Day 04/15/2019	11	143.00 USD	57.20 USD	E7 20 LISD
Topic for Day 04/15/2019 Totals for User Name PERACH,AMANDA M (10248833)	21	609.00 USD	243.59 USD	243.59 USD
Totals for Client 019438-03	21	609.00 USD	243.59 USD	243.59 USD
Totals for Client 019438-03				
Totals for Client 019438-03  Client 019438-3				
Totals for Client 019438-03  Client 019438-3 User Name GALLAGHER,KRISTY (4406047)				
Client 019438-3 User Name GALLAGHER,KRISTY (4406047) Day 04/12/2019	21	609.00 USD	243.59 USD	243.59 USD
Client 019438-3 User Name GALLAGHER,KRISTY (4406047) Day 04/12/2019 Totals for Included	21	609.00 USD	243.59 USD	243.59 USD
Client 019438-3 User Name GALLAGHER,KRISTY (4406047) Day 04/12/2019 Totals for Included Totals for Excluded	21 13 2	609.00 USD 609.00 USD 204.00 USD	243.59 USD  243.59 USD 0.00 USD	243.59 USD  243.59 USD  204.00 USD
Client 019438-3 User Name GALLAGHER,KRISTY (4406047) Day 04/12/2019 Totals for Included Totals for Excluded Totals for Day 04/12/2019	21	609.00 USD	243.59 USD	243.59 USD
Client 019438-3 User Name GALLAGHER,KRISTY (4406047) Day 04/12/2019 Totals for Included Totals for Excluded Totals for Day 04/12/2019 Day 04/13/2019	21 13 2 15	609.00 USD 609.00 USD 204.00 USD 813.00 USD	243.59 USD  243.59 USD  0.00 USD  243.59 USD	243.59 USD 243.59 USD 204.00 USD 447.59 USD
Client 019438-3 User Name GALLAGHER,KRISTY (4406047) Day 04/12/2019 Totals for Included Totals for Excluded Totals for Day 04/12/2019 Day 04/13/2019 Totals for Included	21 13 2 15	609.00 USD 609.00 USD 204.00 USD 813.00 USD	243.59 USD  243.59 USD  0.00 USD  243.59 USD  57.20 USD	243.59 USD 243.59 USD 204.00 USD 447.59 USD 57.20 USD
Client 019438-3 User Name GALLAGHER,KRISTY (4406047) Day 04/12/2019 Totals for Included Totals for Excluded Totals for Day 04/13/2019 Totals for Included Totals for Included Totals for Day 04/13/2019 Totals for Included	21 13 2 15 8 8	609.00 USD 609.00 USD 204.00 USD 813.00 USD 143.00 USD 143.00 USD	243.59 USD  243.59 USD  0.00 USD 243.59 USD  57.20 USD 57.20 USD	243.59 USD  243.59 USD  204.00 USD  447.59 USD  57.20 USD  57.20 USD
Client 019438-3 User Name GALLAGHER,KRISTY (4406047) Day 04/12/2019 Totals for Included Totals for Excluded Totals for Day 04/12/2019 Day 04/13/2019 Totals for Included	21 13 2 15	609.00 USD 609.00 USD 204.00 USD 813.00 USD	243.59 USD  243.59 USD  0.00 USD  243.59 USD  57.20 USD	243.59 USD 243.59 USD 204.00 USD 447.59 USD 57.20 USD

Date Range: May 01, 2019 - May 31, 2019

Report Format: Summary-Account by Client by User by Day

Products: Westlaw, Westlaw Retired Content Families: All Content Families

Account by Client by User by Day Database Time Transactions Docs/Lines Connect Time Standard Charge Special Pricing Charge Total Charge Client 019438-3 User Name GALLAGHER,KRISTY (4406047) Day 05/22/2019 Totals for Included 572.00 USD 243.98 USD 243.98 USD Totals for Day 05/22/2019 572.00 USD 243.98 USD 243.98 USD Day 05/24/2019 Totals for Included 11 286.00 USD 121.99 USD 121.99 USD Totals for Day 05/24/2019 11 286.00 USD 121.99 USD 121.99 USD Day 05/29/2019 1,243.77 USD Totals for Included 73 2,916.00 USD 1,243.77 USD Totals for Excluded 4.00 USD 0.00 USD 4.00 USD Totals for Day 05/29/2019 74 2,920.00 USD 1,243.77 USD 1,247.77 USD Day 05/30/2019 Totals for Included 24 1,430.00 USD 609.94 USD 609.94 USD Totals for Day 05/30/2019 24 1,430.00 USD 609.94 USD 609.94 USD Day 05/31/2019 Totals for Included 245.00 USD 104.50 USD 104.50 USD Totals for Day 05/31/2019 245.00 USD 104.50 USD 104.50 USD Totals for User Name GALLAGHER,KRISTY (4406047) 121 5,453.00 USD 2,324.17 USD 2,328.17 USD

Date Range: May 01, 2019 - May 31, 2019

Report Format: Summary-Account by Client by User by Day

Products: Westlaw, Westlaw Retired

Content Families: All Content Families

Database Time Transactions Docs/Lines Connect Time Total Charge Account by Client by User by Day Standard Charge Special Pricing Charge

5,453.00 USD 2,324.17 USD 2,328.17 USD Totals for Client 019438-3 121

Date Range: June 01, 2019 - June 30, 2019

Report Format: Summary-Account by Client by User by Day

Products: Westlaw, Westlaw Retired

Content Families: All Content Families

Account by Client by User by Day	Database Time	Transactions	Docs/Lines	Connect Time	Standard Charge

Client 019438-3		
User Name GALLAGHER,KRISTY (4406047)		
Day 06/13/2019		
Totals for Included	13	776.00 USD
Totals for Day 06/13/2019	13	776.00 USD
Totals for User Name GALLAGHER,KRISTY (4406047)	13	776.00 USD
Totals for Client 019438-3	13	776.00 USD

<u> </u>	
<b>O</b>	
93	
(a)	

Totals for Day 06/25/2019

Totals for Day 06/26/2019

Day 06/26/2019 Totals for Included

Client 019438-3		
User Name GALLAGHER,KRISTY (4406047)		
Day 06/03/2019		
Totals for Included	7	286.00 USD
Totals for Day 06/03/2019	7	286.00 USD
Day 06/07/2019		
Totals for Included	14	644.00 USD
Totals for Excluded	2	8.00 USD
Totals for Day 06/07/2019	16	652.00 USD
Day 06/11/2019		
Totals for Included	6	572.00 USD
Totals for Day 06/11/2019	6	572.00 USD
Day 06/12/2019		
Totals for Included	2	0.00 USD
Totals for Day 06/12/2019	2	0.00 USD
Day 06/21/2019		
Totals for Included	4	0.00 USD
Totals for Day 06/21/2019	4	0.00 USD
Day 06/24/2019		
Totals for Included	30	1,001.00 USD
Totals for Day 06/24/2019	30	1,001.00 USD
Day 06/25/2019		
Totals for Included	5	286.00 USD

286.00 USD

143.00 USD

143.00 USD

Date Range: June 01, 2019 - June 30, 2019
Report Format: Summary-Account by Client by User by Day

Products: Westlaw, Westlaw Retired

Products: Westlaw, Westlaw Retired  Content Families: All Content Families						
Account by Client by User by Day	Database Time Transactions	Docs/Lines Connect Time	Standard Charge			
Day 06/28/2019						
Totals for Included	7		143.00 USD			
Totals for Day 06/28/2019	7		143.00 USD			
Totals for User Name GALLAGHER,KRISTY (4406047)	81		3,083.00 USD			
User Name PERACH,AMANDA M (10248833)						
Day 06/17/2019						
Totals for Included	34		715.00 USD			
Totals for Day 06/17/2019	34		715.00 USD			
Day 06/18/2019						
Totals for Included	38		1,144.00 USD			
Totals for Day 06/18/2019	38		1,144.00 USD			
Day 06/24/2019						
Totals for Included	2		0.00 USD			
Totals for Day 06/24/2019	2		0.00 USD			
Day 06/25/2019						
Totals for Included	22		1,144.00 USD			
Totals for Day 06/25/2019	22		1,144.00 USD			
Day 06/26/2019						
Totals for Included	3		36.00 USD			
Totals for Day 06/26/2019	3		36.00 USD			
Day 06/27/2019						
Totals for Included	40		286.00 USD			
Oals for Day 06/27/2019	40		286.00 USD			
Totals for User Name PERACH,AMANDA M (10248833)	139		3,325.00 USD			
cotals for Client 019438-3	220		6,408.00 USD			

Account Group: MCW Group

Date Range: July 01, 2019 - July 31, 2019

Report Format: Summary-Account by Client by User by Day

Products: Westlaw, Westlaw Retired

Content Families: All Content Families

Database Time Transactions Docs/Lines Connect Time Standard Charge Special Pricing Charge Total Charge Account by Client by User by Day Client 019438-3 User Name GALLAGHER,KRISTY (4406047) Day 07/19/2019 429.00 USD 141.35 USD 141.35 USD Totals for Day 07/19/2019 Day 07/23/2019 429.00 USD 141.35 USD 141.35 USD 429.00 USD 429.00 USD 141.35 USD 141.35 USD Totals for Included
Totals for Day 07/23/2019 141.35 USD 141.35 USD

Account Group: MCW Group
Date Range: July 01, 2019 - July 31, 2019
Report Format: Summary-Account by Client by User by Day
Products: Westlaw, Westlaw Retired
Content Families: All Content Families
Tenerations Decelling

Account by Client by User by Day	Database Time Transactions Docs/Lines Connect Time	Standard Charge	Special Pricing Charge	Total Charge
Day 07/27/2019				
Totals for Included	3	143.00 USD	47.12 USD	47.12 USD
Totals for Day 07/27/2019	3	143.00 USD	47.12 USD	47.12 USD
Totals for User Name GALLAGHER, KRISTY (4406047)	18	1,001.00 USD	329.82 USD	329.82 USD
Totals for Client 019438-3	18	1,001.00 USD	329.82 USD	329.82 USD
		,		



Account Group: MCW Group

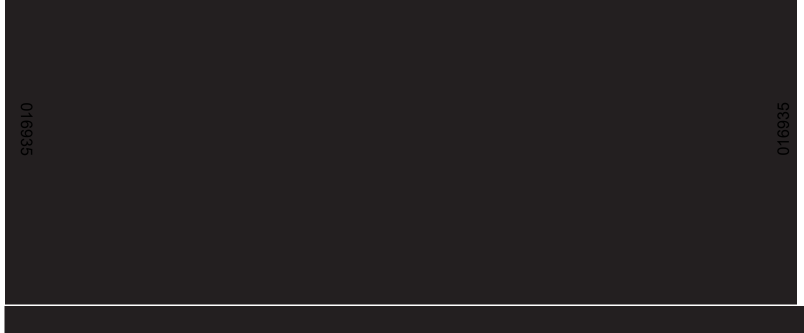
Date Range: August 01, 2019 - August 31, 2019

Report Format: Summary-Account by Client by User by Day

Products: Westlaw, Westlaw Retired

Content Families: All Content Families

Account by Client by User by Day	Database Time	Transactions	Docs/Lines	Connect Time	Standard Charge	Special Pricing Charge	Total Charge
Day 08/14/2019							
Totals for Included		22			858.00 USD	373.14 USD	373.14 USD
Totals for Day 08/14/2019		22			858.00 USD	373.14 USD	373.14 USD
Totals for User Name PERACH,AMANDA M (10248833)		57			1,287.00 USD	559.71 USD	559.71 USD
Totals for Client 019438-3		58			1,287.00 USD	559.71 USD	559.71 USD



Client 019698-3

Date Range: September 01, 2019 - September 30, 2019 Report Format: Summary-Account by Client by User by Day

Products: Westlaw, Westlaw Retired Content Families: All Content Families

Account by Client by User by Day Database Time Transactions Docs/Lines Connect Time Standard Charge Special Pricing Charge Total Charge Client 019438-3 User Name GALLAGHER,KRISTY (4406047) Day 09/26/2019 Totals for Included 13 572.00 USD 253.15 USD 253.15 USD Totals for Day 09/26/2019 13 572.00 USD 253.15 USD 253.15 USD 253.15 USD 253.15 USD Top for User Name GALLAGHER,KRISTY (4406047) 13 572.00 USD 253.15 USD 572.00 USD 253.15 USD 13

Date Range: October 01, 2019 - October 31, 2019
Report Format: Summary-Account by Client by User by Day

Products: Westlaw, Westlaw Retired Content Families: All Content Families

Account by Client by User by Day

Database Time Transactions Docs/Lines Connect Time Standard Charge Special Pricing Charge Total Charge

Ciert 01650-3

User Name CALLACHER AURISTY (AM00047)

Day 1017/2019

3 44330 USD 46.75 USD 46.75

Date Range: November 01, 2019 - November 30, 2019 Report Format: Summary-Account by Client by User by Day Products: Westlaw, Westlaw Retired

Content Families: All Content Families Account by Client by User by Day Database Time Transactions Docs/Lines Connect Time Standard Charge Special Pricing Charge Total Charge Client 019438-3 User Name (4406047) Day 11/11/2019 Totals for Included 143.00 USD 60.47 USD 60.47 USD Totals for Day 11/11/2019 143.00 USD 60.47 USD 60.47 USD Day 11/30/2019 429.00 USD 25 34 181.40 USD 241.87 USD Totals for Day 11/30/2019 429.00 USD 181.40 USD Totals for Client 019438-3 572.00 USD 241.87 USD 572.00 USD 34 241.87 USD 241.87 USD

Date Range: December 01, 2019 - December 31, 2019
Report Format: Summary-Account by Client by User by Day

Products: Westlaw, Westlaw Retired Content Families: All Content Families

Account by Client by User by Day Database Time Database Time Transactions Docs/Lines Connect Time Standard Charge Special Pricing Charge Total Charge

			0
016939			016939
39			99
30			7
Client 019438-3			
User Name GALLAGHER,KRISTY (4406047)			
Day 12/01/2019	_		
Totals for Included Totals for Day 12/01/2019	9	286.00 USD 131.06 USD 286.00 USD 131.06 USD	131.06 USD 131.06 USD
Day 12/03/2019	ð	200.00 000	131.00 03D
Totals for Included	19	572.00 USD 262.12 USD	262.12 USD
Totals for Day 12/03/2019	19	572.00 USD 262.12 USD	262.12 USD
Day 12/04/2019			007.05.1100
Totals for Included Totals for Day 12/04/2019	39 39	715.00 USD 327.65 USD 715.00 USD 327.65 USD	327.65 USD 327.65 USD
Day 12/05/2019	55		027.00 000
Totals for Included	9	143.00 USD 65.53 USD	65.53 USD
Totals for Day 12/05/2019	9	143.00 USD 65.53 USD	65.53 USD

Date Range: December 01, 2019 - December 31, 2019
Report Format: Summary-Account by Client by User by Day

**Products:** Westlaw, Westlaw Retired **Content Families:** All Content Families

Account by Client by User by Day	Database Time	Transactions	Docs/Lines	Connect Time	Standard Charge	Special Pricing Charge	Total Charge
Day 12/06/2019							
Totals for Included		11			429.00 USD	196.59 USD	196.59 USD
Totals for Day 12/06/2019		11			429.00 USD	196.59 USD	196.59 USD
Totals for User Name GALLAGHER,KRISTY (4406047)		87			2,145.00 USD	982.95 USD	982.95 USD
User Name PERACH,AMANDA M (10248833)							
Day 12/16/2019							
Totals for Included		24			143.00 USD	65.53 USD	65.53 USD
Totals for Day 12/16/2019		24			143.00 USD	65.53 USD	65.53 USD
Day 12/19/2019							
Totals for Included		16			1,430.00 USD	655.30 USD	655.30 USD
Totals for Day 12/19/2019		16			1,430.00 USD	655.30 USD	655.30 USD
Day 12/20/2019							
Totals for Included		13			0.00 USD	0.00 USD	0.00 USD
Totals for Day 12/20/2019		13			0.00 USD	0.00 USD	0.00 USD
Tetals for User Name PERACH,AMANDA M (10248833)		53			1,573.00 USD	720.83 USD	720.83
tals for Client 019438-3		140			3,718.00 USD	1,703.79 USD	1,703.79 USD
							59

Account Group: MCW Group

Date Range: January 01, 2020 - January 31, 2020 Report Format: Summary-Account by Client by User by Day Products: Westlaw, Westlaw Retired

Content Families: All Content Families

Account by Client by User by Day Docs/Lines Connect Time Standard Charge Special Pricing Charge Total Charge Client 019438-3 User Name GALLAGHER,KRISTY (4406047) Totals for Included 751.00 USD 238.15 USD 238.15 USD Totals for Excluded
Totals for Day 01/12/2020 4.00 USD 0.00 USD 4.00 USD 15 755.00 USD 238.15 USD 242.15 USD Day 01/14/2020 286.00 USD 90.69 USD 90.69 USD Totals for Day 01/14/2020 286.00 USD 90.69 USD 90.69 USD Day 01/15/2020 Totals for Included 181.39 USD 572.00 USD 181.39 USD Totals for Day 01/15/2020

Account Group: MCW Group
Date Range: January 01, 2020 - January 31, 2020
Report Format: Summary-Account by Client by User by Day
Products: Westlaw, Westlaw Retired
Content Families: All Content Families

Content i an	illes. All Content Families						
Account by Client by User by Day	Database Time	Transactions	Docs/Lines	Connect Time	Standard Charge	Special Pricing Charge	Total Charge
Day 01/18/2020							
Totals for Included		22			1.389.00 USD	440.47 USD	440.47 USD
Totals for Day 01/18/2020		22			1,389.00 USD	440.47 USD	440.47 USD
Day 01/19/2020					1,000.00 005	410.47 005	440.47 000
Totals for Included		12			572.00 USD	181.39 USD	181.39 USD
Totals for Day 01/19/2020		12			572.00 USD	181.39 USD	181.39 USD
Totals for User Name GALLAGHER, KRISTY (4406047)		65			3,574.00 USD	1,132.10 USD	1,136.10 USD
User Name PERACH,AMANDA M (10248833)		00			3,574.00 05D	1,132.10 050	1,130.10 03D
Day 01/28/2020					440.00 1100	45.05.1100	45.05.1100
Totals for Included		14			143.00 USD	45.35 USD	45.35 USD
Totals for Day 01/28/2020		14			143.00 USD	45.35 USD	45.35 USD
Day 01/29/2020							
Totals for Included		27			715.00 USD	226.74 USD	226.74 USD
Totals for Day 01/29/2020		27			715.00 USD	226.74 USD	226.74 USD
Day 01/30/2020							
Totals for Included		15			286.00 USD	90.69 USD	90.69 USD
Totals for Day 01/30/2020		15			286.00 USD	90.69 USD	90.69 USD
Day 01/31/2020							
Totals for Included		18			143.00 USD	45.35 USD	45.35 USD
Totals for Day 01/31/2020		18			143.00 USD	45.35 USD	45.35 USD
Totals for User Name PERACH, AMANDA M (10248833)		74			1,287.00 USD	408.13 USD	408.13 USD
Tesals for Client 019438-3		139			4.861.00 USD	1.540.22 USD	1,544.22 USD
(C)					,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	.,	1,011.22 0020)
							9

Date Range: February 01, 2020 - February 29, 2020 Report Format: Summary-Account by Client by User by Day

Products: Westlaw, Westlaw Retired
Content Families: All Content Families

Account by Client by User by Day Database Time Database Time Database Time Docs/Lines Connect Time Standard Charge Special Pricing Charge Total Charge

Client 019438-3				
Cilent 019438-3 User Name GALLAGHER,KRISTY (4406047)				
Day 02/01/2020				
otals for Included	6	286.00 USD	76.28 USD	76.28 USD
tals for Day 02/01/2020	6	286.00 USD	76.28 USD	76.28 USE
Day 02/02/2020				
for Included	6	0.00 USD	0.00 USD	0.00 USE
for Day 02/02/2020	6	0.00 USD	0.00 USD	0.00 USE
7 02/03/2020 Sis for Included				
	17	715.00 USD	190.70 USD	190.70 USE
tal)s for Day 02/03/2020	17	715.00 USD	190.70 USD	190.70 USE
Day 02/13/2020				
tals for Included	1	0.00 USD	0.00 USD	0.00 USI
tals for Day 02/13/2020	1	0.00 USD	0.00 USD	0.00 USI
Day 02/18/2020		142.00 LICE	22 11 1100	22.44.110
otals for Included	11	143.00 USD	38.14 USD	38.14 US
otals for Day 02/18/2020 Day 02/27/2020	11	143.00 USD	38.14 USD	38.14 USI
Day 02/27/2020 fotals for Included	32	1,573.00 USD	419.54 USD	419.54 USI
otals for Included  Totals for Day 02/27/2020	32	1,573.00 USD 1,573.00 USD	419.54 USD	419.54 US
Fotals for User Name GALLAGHER,KRISTY (4406047)	73	2,717.00 USD	724.65 USD	724.65 USI
Totals for Client 019438-3	73	2,717.00 USD	724.65 USD	724.65 USE
otalo for olione o . o . o . o		=,,,,,,,,	12	12

Date Range: March 01, 2020 - March 31, 2020

Report Format: Summary-Account by Client by User by Day

Products: Westlaw, Westlaw Retired Content Families: All Content Families

Account by Client by User by Day	Database Time	Transactions	Docs/Lines	Connect Time	Standard Charge	Special Pricing Charge	Total Charge	
Totals for Included		7			143.00 USD	48.07 USD	48.07 USD	
Totals for Day 03/13/2020		7			143.00 USD	48.07 USD	48.07 USD	
Day 03/22/2020								
Totals for Included		33			788.00 USD	264.91 USD	264.91 USD	
Totals for Day 03/22/2020		33			788.00 USD	264.91 USD	264.91 USD	
Day 03/23/2020								
Totals for Included		47			981.00 USD	329.79 USD	329.79 USD	
Totals for Excluded		1			4.00 USD	0.00 USD	4.00 USD	
Totals for Day 03/23/2020		48			985.00 USD	329.79 USD	333.79 USD	
Day 03/24/2020								
Totals for Included		45			1,001.00 USD	336.52 USD	336.52 USD	
Totals for Day 03/24/2020		45			1,001.00 USD	336.52 USD	336.52 USD	
<b>a</b> y 03/25/2020								4
Tels for Included		23			1,266.00 USD	425.60 USD	425.60 USD	94
TGBIs for Day 03/25/2020		23			1,266.00 USD	425.60 USD	425.60 USD	9
ay 03/26/2020								2
Totals for Included		16			0.00 USD	0.00 USD	0.00 USD	_
Totals for Day 03/26/2020		16			0.00 USD	0.00 USD	0.00 USD	
Totals for User Name GALLAGHER, KRISTY (4406047)		172			4,183.00 USD	1,404.90 USD	1,408.90 USD	
User Name LUNDVALL,PAT (383221)								
Day 03/31/2020								
Totals for Included		14			1,576.00 USD	529.82 USD	529.82 USD	
Totals for Day 03/31/2020		14			1,576.00 USD	529.82 USD	529.82 USD	
Totals for User Name LUNDVALL,PAT (383221)		14			1,576.00 USD	529.82 USD	529.82 USD	
Totals for Client 019438-3		186			5,759.00 USD	1,934.72 USD	1,938.72 USD	

Date Range: April 01, 2020 - April 30, 2020

Report Format: Summary-Account by Client by User by Day

Products: Westlaw, Westlaw Retired
Content Families: All Content Families

Account by Client by User by Day Database Time Transactions Docs/Lines Connect Time Standard Charge Special Pricing Charge Total Charge

Client 019438-3				
User Name GALLAGHER,KRISTY (4406047)				45
Tels for Included	6	788.00 USD	234.75 USD	234.75 U
T_1 Is for Day 04/22/2020	6	788.00 USD	234.75 USD	234.75 U <b>ŞD</b> 234.75 UŞ <del>D</del>
<b>G</b> ay 04/23/2020				0
Totals for Included	1	0.00 USD	0.00 USD	0.00 USD
Totals for Day 04/23/2020	1	0.00 USD	0.00 USD	0.00 USD
Day 04/24/2020				
Totals for Included	3	0.00 USD	0.00 USD	0.00 USD
Totals for Day 04/24/2020	3	0.00 USD	0.00 USD	0.00 USD
Day 04/28/2020				
Totals for Included	6	645.00 USD	192.15 USD	192.15 USD
Totals for Day 04/28/2020	6	645.00 USD	192.15 USD	192.15 USD
Totals for User Name GALLAGHER,KRISTY (4406047)	16	1,433.00 USD	426.89 USD	426.89 USD
User Name LUNDVALL,PAT (383221)				
Day 04/13/2020				
Totals for Included	8	715.00 USD	213.00 USD	213.00 USD
Totals for Day 04/13/2020	8	715.00 USD	213.00 USD	213.00 USD
Totals for User Name LUNDVALL,PAT (383221)	8	715.00 USD	213.00 USD	213.00 USD
User Name PERACH,AMANDA M (10248833)				
Day 04/01/2020				
Totals for Included	47	2,346.00 USD	698.88 USD	698.88 USD
Totals for Day 04/01/2020	47	2,346.00 USD	698.88 USD	698.88 USD

Date Range: April 01, 2020 - April 30, 2020

Report Format: Summary-Account by Client by User by Day

Products: Westlaw, Westlaw Retired
Content Families: All Content Families

Database Time	Transactions	Docs/Lines	Connect Time	Standard Charge	Special Pricing Charge	Total Charge
	14			286.00 USD	85.20 USD	85.20 USD
	14			286.00 USD	85.20 USD	85.20 USD
	61			2,632.00 USD	784.08 USD	784.08 USD
	85			4,780.00 USD	1,423.97 USD	1,423.97 USD
	Database Time	14 14 61	14 14 61	14 14 61	14 286.00 USD 14 286.00 USD 61 2,632.00 USD	14 286.00 USD 85.20 USD 14 286.00 USD 85.20 USD 61 2,632.00 USD 784.08 USD



Date Range: May 01, 2020 - May 31, 2020

Report Format: Summary-Account by Client by User by Day

**Products:** Westlaw, Westlaw Retired **Content Families:** All Content Families

Account by Client by User by Day

Database Time Transactions Docs/Lines Connect Time Standard Charge Special Pricing Charge Total Charge

Nient 019438-3				016947
Oser Name GALLAGHER,KRISTY (4406047)				0
Day 05/01/2020				
Totals for Included	5	694.00 USD	246.53 USD	246.53 USD
Totals for Day 05/01/2020	5	694.00 USD	246.53 USD	246.53 USD
Day 05/08/2020				
Totals for Included	3	0.00 USD	0.00 USD	0.00 USD
Totals for Day 05/08/2020	3	0.00 USD	0.00 USD	0.00 USD
Day 05/11/2020				
Totals for Included	13	286.00 USD	101.60 USD	101.60 USD
Totals for Day 05/11/2020	13	286.00 USD	101.60 USD	101.60 USD
Day 05/14/2020				
Totals for Included	1	0.00 USD	0.00 USD	0.00 USD
Totals for Day 05/14/2020	1	0.00 USD	0.00 USD	0.00 USD
Day 05/18/2020				
Totals for Included	4	143.00 USD	50.80 USD	50.80 USD
Totals for Day 05/18/2020	4	143.00 USD	50.80 USD	50.80 USD
Day 05/21/2020				
Totals for Included	13	197.00 USD	69.98 USD	69.98 USD
Totals for Day 05/21/2020	13	197.00 USD	69.98 USD	69.98 USD

Date Range: May 01, 2020 - May 31, 2020

Report Format: Summary-Account by Client by User by Day

**Products:** Westlaw, Westlaw Retired **Content Families:** All Content Families

Account by Client by User by Day	Database Time	Transactions	Docs/Lines	Connect Time	Standard Charge	Special Pricing Charge	Total Charge
Day 05/26/2020							
Totals for Included		3			0.00 USD	0.00 USD	0.00 USD
Totals for Day 05/26/2020		3			0.00 USD	0.00 USD	0.00 USD
Day 05/27/2020							
Totals for Included		19			858.00 USD	304.79 USD	304.79 USD
Totals for Day 05/27/2020		19			858.00 USD	304.79 USD	304.79 USD
Day 05/28/2020							
Totals for Included		2			0.00 USD	0.00 USD	0.00 USD
Totals for Day 05/28/2020		2			0.00 USD	0.00 USD	0.00 USD
Day 05/29/2020							
Totals for Included		9			286.00 USD	101.60 USD	101.60 USD
Totals for Day 05/29/2020		9			286.00 USD	101.60 USD	101.60 U <b>⋘</b>
Tools for User Name GALLAGHER, KRISTY (4406047)		72			2,464.00 USD	875.29 USD	875.29 U <b>S</b>
Reer Name LUNDVALL,PAT (383221)							16
<b>O</b> 9ay 05/12/2020							7
Totals for Included		23			286.00 USD	101.60 USD	101.60 USD
Totals for Day 05/12/2020		23			286.00 USD	101.60 USD	101.60 USD
Day 05/13/2020							
Totals for Included		13			143.00 USD	50.80 USD	50.80 USD
Totals for Day 05/13/2020		13			143.00 USD	50.80 USD	50.80 USD
Totals for User Name LUNDVALL,PAT (383221)		36			429.00 USD	152.39 USD	152.39 USD
User Name PERACH, AMANDA M (10248833)							
Day 05/01/2020							
Totals for Included		5			0.00 USD	0.00 USD	0.00 USD
Totals for Day 05/01/2020		5			0.00 USD	0.00 USD	0.00 USD
Day 05/27/2020							
Totals for Included		1			0.00 USD	0.00 USD	0.00 USD
Totals for Day 05/27/2020		1			0.00 USD	0.00 USD	0.00 USD
Totals for User Name PERACH, AMANDA M (10248833)		6			0.00 USD	0.00 USD	0.00 USD
Totals for Client 019438-3		114			2,893.00 USD	1,027.68 USD	1,027.68 USD

Date Range: June 01, 2020 - June 30, 2020

Report Format: Summary-Account by Client by User by Day

Products: Westlaw, Westlaw Retired
Content Families: All Content Families

User Name LUNDVALL,PAT (383221)
D 00/04/0000

Totals for Client 019438-3	21	715.00 USD	234.15 USD	234.15 USD
Totals for User Name LUNDVALL,PAT (383221)	5	0.00 USD	0.00 USD	0.00 USD
Totals for Day 06/09/2020	3	0.00 USD	0.00 USD	0.00 USD
Totals for Included	3	0.00 USD	0.00 USD	0.00 USD
Day 06/09/2020				
Totals for Day 06/04/2020	2	0.00 USD	0.00 USD	0.00 USD
Totals for Included	2	0.00 USD	0.00 USD	0.00 USD
Day 06/04/2020				



Date Range: July 01, 2020 - July 31, 2020

Report Format: Summary-Account by Client by User by Day Products: Westlaw, Westlaw Retired

Content Families: All Content Families

Database Time Transactions Docs/Lines Connect Time Standard Charge Special Pricing Charge Total Charge Account by Client by User by Day

Client 019438-3				
User Name GALLAGHER,KRISTY (4406047)				
Day 07/14/2020				
Totals for Included	24	1,290.00 USD	590.39 USD	590.39 USD
Totals for Day 07/14/2020	24	1,290.00 USD	590.39 USD	590.39 USD
Day 07/15/2020		,		
Totals for Included	22	715.00 USD	327.23 USD	327.23 USD
Totals for Day 07/15/2020	22	715.00 USD	327.23 USD	327.23 USD
Day 07/16/2020				
Totals for Included	11	1,001.00 USD	458.12 USD	458.12 USD
Totals for Day 07/16/2020	11	1,001.00 USD	458.12 USD	458.12 USD
Day 07/17/2020				
Totals for Included	10	143.00 USD	65.45 USD	65.45 USD
Totals for Day 07/17/2020	10	143.00 USD	65.45 USD	65.45 USD
9 07/20/2020				00
Tops for Included	12	615.00 USD	281.46 USD	281.46 U
T(a) for Excluded	2	126.00 USD	0.00 USD	126.00 U
T for Day 07/20/2020	14	741.00 USD	281.46 USD	407.46 USD
Qay 07/21/2020				0
Totals for Included	13	837.00 USD	383.07 USD	383.07 USD
Totals for Day 07/21/2020	13	837.00 USD	383.07 USD	383.07 USD
Day 07/23/2020				
Totals for Included	11	572.00 USD	261.79 USD	261.79 USD
Totals for Day 07/23/2020	11	572.00 USD	261.79 USD	261.79 USD
Totals for User Name GALLAGHER,KRISTY (4406047)	105	5,299.00 USD	2,367.51 USD	2,493.51 USD
Totals for Client 019438-3	105	5,299.00 USD	2,367.51 USD	2,493.51 USD

Date Range: August 01, 2020 - August 31, 2020 Report Format: Summary-Account by Client by User by Day

Products: Westlaw, Westlaw Retired Content Families: All Content Families

Account by Client by User by Day

Database Time Transactions Docs/Lines Connect Time Standard Charge Special Pricing Charge Total Charge



**Date Range:** September 01, 2020 - September 30, 2020 **Report Format:** Summary-Account by Client by User by Day

Products: Westlaw, Westlaw Retired
Content Families: All Content Families

Account by Client by User by Day	Database Time	Transactions	Docs/Lines	Connect Time	Standard Charge	Special Pricing Charge	Total Charge
Totals for User Name GALLAGHER, KRISTY (4406047)		13			429.00 USD	172.82 USD	172.82 USD
							0.1
0169							52
							695)
- <del>5</del> 5							0
Client 019438-3							0
User Name GALLAGHER,KRISTY (4406047)							
Day 09/18/2020							
Totals for Included		11			429.00 USD	172.82 USD	172.82 USD
Totals for Day 09/18/2020		11			429.00 USD	172.82 USD	172.82 USD
Totals for User Name GALLAGHER, KRISTY (4406047)		11			429.00 USD	172.82 USD	172.82 USD
Totals for Client 019438-3		11			429.00 USD	172.82 USD	172.82 USD
Client 019438-3							
User Name GALLAGHER,KRISTY (4406047)							
Day 09/01/2020							
Totals for Included		5			286.00 USD	115.22 USD	115.22 USD
Totals for Day 09/01/2020		5			286.00 USD	115.22 USD	115.22 USD
Day 09/03/2020		3			200.00 000	110.22 000	110.22 000
Totals for Included		38			901.00 USD	362.97 USD	362.97 USD
Totals for Day 09/03/2020		38			901.00 USD	362.97 USD	362.97 USD
Day 09/04/2020		36			301.00 03D	302.97 030	302.87 030
Totals for Included		9			143.00 USD	57.61 USD	57.61 USD
Totals for moduled		9			143.00 030	37.01 030	37.01 03D

**Date Range:** September 01, 2020 - September 30, 2020 **Report Format:** Summary-Account by Client by User by Day

Products: Westlaw, Westlaw Retired
Content Families: All Content Families

Account by Client by User by Day	Database Time	Transactions	Docs/Lines	Connect Time	Standard Charge	Special Pricing Charge	Total Charge
							9
16							
016953							016953
$\omega$							
Totals for Client 019438-3		175			7,735.00 USD	3,116.06 USD	3,116.06 USD
		175			7,735.00 USD	3,116.06 USD	3,116.06 USD
Totals for Client 019438-3  Client 019732-2  User Name WELCH,DIANE (18734747)		175			7,735.00 USD	3,116.06 USD	3,116.06 USD
		175			7,735.00 USD	3,116.06 USD	3,116.06 USD
Client 019732-2 User Name WELCH,DIANE (18734747) Day 09/24/2020		175			7,735.00 USD	3,116.06 USD 571.65 USD	3,116.06 USD 571.65 USD
Client 019732-2 User Name WELCH,DIANE (18734747)							

Date Range: October 01, 2020 - October 31, 2020 Report Format: Summary-Account by Client by User by Day

Products: Westlaw, Westlaw Retired Content Families: All Content Families

Account by Client by User by Day Database Time Database Time Transactions Docs/Lines Connect Time Standard Charge Special Pricing Charge Total Charge



Date Range: October 01, 2020 - October 31, 2020 Report Format: Summary-Account by Client by User by Day

Products: Westlaw, Westlaw Retired Content Families: All Content Families

	Account by Client by User by Day	Database Time	Transactions	Docs/Lines	Connect Time	Standard Charge	Special Pricing Charge	Total Charge
	Day 10/14/2020							
	Totals for Included		18			0.00 USD	0.00 USD	0.00 USD
	Totals for Day 10/14/2020		18			0.00 USD	0.00 USD	0.00 USD
	Totals for User Name YEN,AMANDA (5350973)		105			1,144.00 USD	491.43 USD	491.43 USD
	Totals for Client 019438-3		373			5.106.00 USD	2.193.38 USD	2.193.38 USD



**Date Range:** September 01, 2020 - September 30, 2020 **Report Format:** Summary-Account by Client by User by Day

Products: Westlaw, Westlaw Retired

Content Families: All Content Families

Content Familie	55. All Content Fam	illes				
Account by Client by User by Day	Database Time	Transactions	Docs/Lines	Connect Time	Standard Charge	Speci
0169						
Oi						
0)						
Client 019438-3						
User Name GALLAGHER,KRISTY (4406047)						
Day 09/18/2020						
Totals for Included		11			429.00 USD	
Totals for Day 09/18/2020		11			429.00 USD	
Totals for User Name GALLAGHER,KRISTY (4406047)		11			429.00 USD	
Totals for Client 019438-3		11			429.00 USD	
Client 019438-3						
User Name GALLAGHER,KRISTY (4406047)						
Day 09/01/2020						
Totals for Included		5			286.00 USD	
Totals for Day 09/01/2020		5			286.00 USD	
Day 09/03/2020						
Totals for Included		38			901.00 USD	
Totals for Day 09/03/2020		38			901.00 USD	
Day 09/04/2020						
Totals for Included		9			143.00 USD	
		· ·				

**Date Range:** September 01, 2020 - September 30, 2020 **Report Format:** Summary-Account by Client by User by Day

Products: Westlaw, Westlaw Retired

Content Families: All Content Families

	All Content I am	11100				
Account by Client by User by Day	Database Time	Transactions	Docs/Lines	Connect Time	Standard Charge	Speci
Totals for Day 09/04/2020		9			143.00 USD	
Day 09/08/2020						
Totals for Included		3			0.00 USD	
Totals for Day 09/08/2020		3			0.00 USD	
Day 09/19/2020						
Totals for Included		9			286.00 USD	
Totals for Day 09/19/2020		9			286.00 USD	
Day 09/20/2020						
Totals for Included		38			2,040.00 USD	
Totals for Day 09/20/2020		38			2,040.00 USD	
Day 09/21/2020						
Totals for Included		49			3,005.00 USD	
Totals for Day 09/21/2020		49			3,005.00 USD	
<b>Q</b> Day 09/22/2020						
tals for Included		14			931.00 USD	
90 tals for Day 09/22/2020		14			931.00 USD	
Totals for User Name GALLAGHER, KRISTY (4406047)		165			7,592.00 USD	
User Name YEN,AMANDA (5350973)						
Day 09/28/2020						
Totals for Included		10			143.00 USD	
Totals for Day 09/28/2020		10			143.00 USD	
Totals for User Name YEN,AMANDA (5350973)		10			143.00 USD	
Totals for Client 019438-3		175			7,735.00 USD	3,

Account Group: MCW Group
Date Range: November 01, 2020 - November 30, 2020
Report Format: Summary-Account by Client by User by Day
Products: Westlaw, Westlaw Retired

	Content Families: All Content Families				
Account by Client by User by Day	Database Time Transactions	Docs/Lines Connect Time	Standard Charge	Special Pricing Charge	Total Charge
Client 019438-3					
User Name GALLAGHER,KRISTY (4406047)					
Day 11/04/2020					
Totals for Included Totals for Day 11/04/2020	1		122.00 USD	36.57 USD	36.57 USD 36.57 USD 36.57 USA
Totals for Day 11/04/2020	1		122.00 USD 122.00 USD	36.57 USD 36.57 USD	36.57 USA 36.57 USA
Total for User Name GALLAGHER,KRISTY (4406047) Totals for Client 019438-3	1		122.00 USD	36.57 USD	36.57 US
<u> </u>	· · · · · · · · · · · · · · · · · · ·				
019438-3					7
User Name GALLAGHER,KRISTY (4406047)					
Day 11/01/2020					
Totals for Included	9		429.00 USD	128.60 USD	128.60 USD
Totals for Day 11/01/2020	9		429.00 USD	128.60 USD	128.60 USD
Day 11/02/2020					
Totals for Included	30		143.00 USD	42.87 USD	42.87 USD
Totals for Excluded	1		122.00 USD	0.00 USD	122.00 USD
Totals for Day 11/02/2020	31		265.00 USD	42.87 USD	164.87 USD
Day 11/25/2020					
Totals for Included	1		0.00 USD	0.00 USD	0.00 USD
Totals for Day 11/25/2020	1		0.00 USD	0.00 USD	0.00 USD
Day 11/27/2020					
Totals for Included	21		286.00 USD	85.73 USD	85.73 USD
Totals for Day 11/27/2020	21		286.00 USD	85.73 USD	85.73 USD
Day 11/30/2020					
Totals for Included	18		910.00 USD	272.78 USD	272.78 USD
Totals for Day 11/30/2020	18		910.00 USD	272.78 USD	272.78 USD
Totals for User Name GALLAGHER, KRISTY (4406047)	80		1,890.00 USD	529.98 USD	651.98 USD
Totals for Client 019438-3	80		1,890.00 USD	529.98 USD	651.98 USD

Date Range: December 01, 2020 - December 31, 2020 Report Format: Summary-Account by Client by User by Day

Products: Westlaw, Westlaw Retired Content Families: All Content Families

Account by Client by User by Day Database Time Transactions Docs/Lines Connect Time Standard Charge Special Pricing Charge Total Charge


GRent 019438-3				6959
er Name GALLAGHER,KRISTY (4406047)				96
<b>(9</b> ay 12/01/2020				16
Totals for Included	20	652.00 USD	230.25 USD	230.25 USD
Totals for Day 12/01/2020	20	652.00 USD	230.25 USD	230.25 USD
Day 12/03/2020				
Totals for Included	8	286.00 USD	101.00 USD	101.00 USD
Totals for Day 12/03/2020	8	286.00 USD	101.00 USD	101.00 USD
Day 12/04/2020				
Totals for Included	2	143.00 USD	50.50 USD	50.50 USD
Totals for Day 12/04/2020	2	143.00 USD	50.50 USD	50.50 USD
Day 12/16/2020				
Totals for Included	5	143.00 USD	50.50 USD	50.50 USD
Totals for Day 12/16/2020	5	143.00 USD	50.50 USD	50.50 USD
Day 12/17/2020				
Totals for Included	17	652.00 USD	230.25 USD	230.25 USD
Totals for Day 12/17/2020	17	652.00 USD	230.25 USD	230.25 USD
Day 12/18/2020				
Totals for Included	2	0.00 USD	0.00 USD	0.00 USD
Totals for Day 12/18/2020	2	0.00 USD	0.00 USD	0.00 USD
Totals for User Name GALLAGHER, KRISTY (4406047)	54	1,876.00 USD	662.50 USD	662.50 USD
User Name WELCH, DIANE (18734747)				
Day 12/14/2020				

Date Range: December 01, 2020 - December 31, 2020
Report Format: Summary-Account by Client by User by Day

**Products:** Westlaw, Westlaw Retired **Content Families:** All Content Families

Account by Client by User by Day	Database Time	Transactions	Docs/Lines	Connect Time	Standard Charge	Special Pricing Charge	Total Charge
Totals for Included		7			572.00 USD	202.00 USD	202.00 USD
Totals for Day 12/14/2020		7			572.00 USD	202.00 USD	202.00 USD
Day 12/28/2020							
Totals for Included		55			2,933.00 USD	1,035.77 USD	1,035.77 USD
Totals for Day 12/28/2020		55			2,933.00 USD	1,035.77 USD	1,035.77 USD
Day 12/29/2020							
Totals for Included		38			1,144.00 USD	404.00 USD	404.00 USD
Totals for Day 12/29/2020		38			1,144.00 USD	404.00 USD	404.00 USD
Day 12/30/2020							
Totals for Included		3			143.00 USD	50.50 USD	50.50 USD
Totals for Day 12/30/2020		3			143.00 USD	50.50 USD	50.50 USD
Totals for User Name WELCH, DIANE (18734747)		103			4,792.00 USD	1,692.26 USD	1,692.26 USD
tals for Client 019438-3		157			6,668.00 USD	2,354.76 USD	2,354.76 USD @

Date Range: January 01, 2021 - January 31, 2021 Report Format: Summary-Account by Client by User by Day

Products: Westlaw, Westlaw Retired Content Families: All Content Families

Account by Client by User by Day Database Time Transactions Docs/Lines Connect Time Standard Charge Special Pricing Charge Total Charge



Date Range: January 01, 2021 - January 31, 2021 Report Format: Summary-Account by Client by User by Day

**Products:** Westlaw, Westlaw Retired **Content Families:** All Content Families

Account by Client by User by Day	Database Time	Transactions	Docs/Lines	Connect Time	Standard Charge	Special Pricing Charge	Total Charge
Totals for Included		5			730.00 USD	233.67 USD	233.67 USD
Totals for Day 01/21/2021		5			730.00 USD	233.67 USD	233.67 USD
Totals for User Name GALLAGHER, KRISTY (4406047)		50			3,456.00 USD	1,106.27 USD	1,106.27 USD
Totals for Client 019438-3		50			3,456.00 USD	1,106.27 USD	1,106.27 USD



Date Range: February 01, 2021 - February 28, 2021 Report Format: Summary-Account by Client by User by Day

Products: Westlaw, Westlaw Retired Content Families: All Content Families

Account by Client by User by Day Database Time Database Time Database Time Docs/Lines Connect Time Standard Charge Special Pricing Charge Total Charge

Client 019438-3				
User Name GALLAGHER,KRISTY (4406047)				
Day 02/01/2021				
Totals for Included	3	516.00 USD	138.31 USD	138.31 USD
Totals for Day 02/01/2021	3	516.00 USD	138.31 USD	138.31 USD
Day 02/08/2021				
Totals for Included	1	0.00 USD	0.00 USD	0.00 USD
Totals for Day 02/08/2021	1	0.00 USD	0.00 USD	0.00 USD
Day 02/09/2021				
Totals for Included	3	344.00 USD	92.21 USD	92.21 USD
Totals for Day 02/09/2021	3	344.00 USD	92.21 USD	92.21 USD
Day 02/13/2021				
Totals for Included	15	318.00 USD	85.24 USD	85.24 USD
Totals for Day 02/13/2021	15	318.00 USD	85.24 USD	85.24 USD
_Day 02/18/2021				9
T  for Included	8	0.00 USD	0.00 USD	0.00 U
Tens for Day 02/18/2021 Cens 02/19/2021	8	0.00 USD	0.00 USD	o.oo U <b>Ş</b>
Dáy 02/19/2021				Ò
Totals for Included	15	516.00 USD	138.31 USD	138.31 USD
Totals for Day 02/19/2021	15	516.00 USD	138.31 USD	138.31 USD
Day 02/20/2021				
Totals for Included	3	172.00 USD	46.10 USD	46.10 USD
Totals for Day 02/20/2021	3	172.00 USD	46.10 USD	46.10 USD
Day 02/23/2021				
Totals for Included	6	172.00 USD	46.10 USD	46.10 USD
Totals for Day 02/23/2021	6	172.00 USD	46.10 USD	46.10 USD
Day 02/24/2021				
Totals for Included	17	662.00 USD	177.44 USD	177.44 USD
Totals for Day 02/24/2021	17	662.00 USD	177.44 USD	177.44 USD
Day 02/28/2021				
Totals for Included	3	0.00 USD	0.00 USD	0.00 USD
Totals for Day 02/28/2021	3	0.00 USD	0.00 USD	0.00 USD
Totals for User Name GALLAGHER,KRISTY (4406047)	74	2,700.00 USD	723.72 USD	723.72 USD
Totals for Client 019438-3	74	2,700.00 USD	723.72 USD	723.72 USD

Date Range: March 01, 2021 - March 31, 2021 Report Format: Summary-Account by Client by User by Day

**Products:** Westlaw, Westlaw Retired **Content Families:** All Content Families

Account by Client by User by Day Database Time Transactions Docs/Lines Connect Time Standard Charge Special Pricing Charge Total Charge User Name GALLAGHER,KRISTY (4406047) Day 03/02/2021 Totals for Included 172.00 USD 50.87 USD 50.87 USD Totals for Day 03/02/2021 50.87 USD 50.87 USD 172.00 USD Day 03/03/2021 Totals for Included 37 1,892.00 USD 559.54 USD 559.54 USD Totals for Day 03/03/2021 559.54 USD 37 1,892.00 USD 559.54 USD Day 03/04/2021 Totals for Included 146.00 USD 43.18 USD 43.18 USD Totals for Day 03/04/2021 146.00 USD 43.18 USD 43.18 USD Day 03/10/2021 Totals for Included 344.00 USD 101.73 USD 101.73 USD Totals for Day 03/10/2021 8 344.00 USD 101.73 USD 101.73 USD Day 03/15/2021 Totals for Included 3 318.00 USD 94.05 USD 94.05 USD Totals for Day 03/15/2021 94.05 USD 318.00 USD 94.05 USD

Date Range: March 01, 2021 - March 31, 2021 Report Format: Summary-Account by Client by User by Day

Products: Westlaw, Westlaw Retired Content Families: All Content Families

Content 1 annies. All Content Parilles							
Account by Client by User by Day	Database Time	Transactions	Docs/Lines	Connect Time	Standard Charge	Special Pricing Charge	Total Charge
Day 03/24/2021							
Totals for Included		8			396.00 USD	117.11 USD	117.11 USD
Totals for Excluded		2			10.00 USD	0.00 USD	10.00 USD
Totals for Day 03/24/2021		10			406.00 USD	117.11 USD	127.11 USD
Day 03/25/2021							
Totals for Included		2			0.00 USD	0.00 USD	0.00 USD
Totals for Day 03/25/2021		2			0.00 USD	0.00 USD	0.00 USD
Day 03/26/2021							
Totals for Included		47			3,675.00 USD	1,086.84 USD	1,086.84 USD
Totals for Day 03/26/2021		47			3,675.00 USD	1,086.84 USD	1,086.84 USD
Day 03/27/2021							
Totals for Included		4			0.00 USD	0.00 USD	0.00 USD
Totals for Day 03/27/2021		4			0.00 USD	0.00 USD	0.00 USD
Day 03/30/2021							
Totals for Included		8			516.00 USD	152.60 USD	152.60 USD
Totals for Day 03/30/2021		8			516.00 USD	152.60 USD	152.60 USD
O3/31/2021							96
Teans for Included		14			834.00 USD	246.65 USD	246.65 USD
T		14			834.00 USD	246.65 USD	246.65 USD
Totals for User Name GALLAGHER, KRISTY (4406047)		141			8,303.00 USD	2,452.57 USD	2,462.57 USD
Totals for Client 019438-3		141		8	3,303.00 USD	2,452.57 USD	

Date Range: April 01, 2021 - April 30, 2021

Report Format: Summary-Account by Client by User by Day

Products: Westlaw, Westlaw Retired
Content Families: All Content Families

Account by Client by User by Day

Database Time

Transactions

Docs/Lines

Connect Time

Standard Charge

Special Pricing Charge

Total Charge



Date Range: April 01, 2021 - April 30, 2021

Report Format: Summary-Account by Client by User by Day

Products: Westlaw, Westlaw Retired

Content Families: All Content Families							
Account by Client by User by Day	Database Time	Transactions	Docs/Lines	Connect Time	Standard Charge	Special Pricing Charge	Total Charge
Totals for User Name LUNDVALL,PAT (383221)		33			2,414.00 USD	647.06 USD	647.06 USD
Totals for Client 019438-3		154			13,093.00 USD	3,508.15 USD	3,513.15 USD
Client 019908-5							
User Name GALLAGHER,KRISTY (4406047)							
Day 04/24/2021					4=0.00.1105	40.40.1100	40.40.400
Totals for Included		1			172.00 USD	46.10 USD	46.10 USD
Totals for Day 04/24/2021		1			172.00 USD	46.10 USD	46.10 USD
Tetals for User Name GALLAGHER,KRISTY (4406047)		1			172.00 USD	46.10 USD	46.10 USP
1696							169
37							<b>ò</b>

Date Range: May 01, 2021 - May 31, 2021

Report Format: Summary-Account by Client by User by Day

Products: Westlaw, Westlaw Retired Content Families: All Content Families

Account by Client by User by Day Database Time Transactions Docs/Lines Connect Time Standard Charge Special Pricing Charge Total Charge

Client 019438-3			_ <del></del>	
User Name GALLAGHER,KRISTY (4406047)				
Day 05/03/2021				
Totals for Included	16	2,560.00 USD	562.85 USD	562.85 USD
Totals for Day 05/03/2021	16	2,560.00 USD	562.85 USD	562.85 USD
Day 05/04/2021	10	2,000.00 030	302.00 USD	302.00 000
Totals for included	19	2,379.00 USD	523.06 USD	523.06 USD
Totals for Day 05/04/2021	19	2,379.00 USD	523.06 USD	523.06 USD
Day 05/10/2021	19	2,019.00 000	020.00 O3D	020.00 000
Totals for Included	14	2,056.00 USD	452.04 USD	452.04 USD
Totals for Day 05/10/2021	14	2,056.00 USD 2,056.00 USD	452.04 USD	452.04 USD 452.04 USD
Day 05/12/2021	14	2,056.00 USD	402.04 USD	402.04 USD
Day 05/12/2021 Teans for Included	14	1,044.00 USD	229.54 USD	229.54 USI <b>TOO</b>
	14	1,044.00 USD 1,044.00 USD	229.54 USD 229.54 USD	
9av 05/13/2021	14	1,044.00 USD	229.04 USD	229.54 USI <b>S</b>
Tetals for Day 05/12/2021 20 05/13/2021 Tetals for Included	4	404.00 1/05	20.07.1100	22.87 USD
Totals for Day 05/13/2024		104.00 USD	22.87 USD	
Totals for Day 05/13/2021	4	104.00 USD	22.87 USD	22.87 USI
Day 05/18/2021	-	540.00 1/2=	440.45.105	440.45.1100
Totals for Included	7	516.00 USD	113.45 USD	113.45 USD
Totals for Day 05/18/2021	7	516.00 USD	113.45 USD	113.45 USD
Day 05/19/2021		···		0.001:00
Totals for Included	6	0.00 USD	0.00 USD	0.00 USD
Totals for Day 05/19/2021	6	0.00 USD	0.00 USD	0.00 USD
Day 05/20/2021			£1.1	.=
Totals for Included	6	224.00 USD	49.25 USD	49.25 USD
Totals for Day 05/20/2021	6	224.00 USD	49.25 USD	49.25 USD
Day 05/23/2021				
Totals for Included	12	344.00 USD	75.63 USD	75.63 USD
Totals for Day 05/23/2021	12	344.00 USD	75.63 USD	75.63 USD
Day 05/25/2021				
Totals for Included	16	1,292.00 USD	284.06 USD	284.06 USD
Totals for Day 05/25/2021	16	1,292.00 USD	284.06 USD	284.06 USD
Totals for User Name GALLAGHER,KRISTY (4406047)	114	10,519.00 USD	2,312.74 USD	2,312.74 USD
Totals for Client 019438-3	114	10,519.00 USD	2,312.74 USD	2,312.74 USD
		, , , , , , , , , , , , , , , , , , , ,		

Date Range: June 01, 2021 - June 30, 2021

Report Format: Summary-Account by Client by User by Day

Products: Westlaw, Westlaw Retired Content Families: All Content Families

Account by Client by User by Day

Database Time

Transactions

Docs/Lines

Connect Time

Standard Charge

Special Pricing Charge

Total Charge



Date Range: July 01, 2021 - July 31, 2021

Report Format: Summary-Account by Client by User by Day

Products: Westlaw, Westlaw Retired Content Families: All Content Families

Account by Client by User by Day Database Time Transactions Docs/Lines Connect Time Standard Charge Special Pricing Charge

016970		
69		
70		
Client 019438-3 User Name LATINO,CHELSEA (16514414)		
User Name LATINO, CHELSEA (10514414)		

Day 07/01/2021

 Totals for Included
 5
 860.00 USD
 188.56 USD

 Totals for Day 07/01/2021
 5
 860.00 USD
 188.56 USD

 Totals for User Name LATINO,CHELSEA (16514414)
 5
 860.00 USD
 188.56 USD

Totals for Client 019438-3 5 860.00 USD 188.56 USD

Account Group: MCW Group
Date Range: August 01, 2021 - August 31, 2021
Report Format: Summary-Account by Client by User by Day

Clinnt 019438-3				_
User Name GALLAGHER, KRISTY (4406047)				ì
y 08/04/2021 C for Included Longs for Day 08/04/2021 Lby 08/00/20221				
ands for Included	6	422.00 USD	88.85 USD	88.85 USD
Totals for Day 08/04/2021	6	422.00 USD	88.85 USD	88.85 USD
Day 08/06/2021				72.42 USD 🔾
Totals for Included Totals for Day 08/06/2021	14 14	344.00 USD 344.00 USD	72.42 USD 72.42 USD	72.42 USD 72.42 USD
Day 08/13/2021	14	344.00 050	72.42 050	72.42 050
Totals for Included	15	1,032.00 USD	217.27 USD	217.27 USD
Totals for Day 08/13/2021	15	1,032.00 USD	217.27 USD	217.27 USD
Totals for User Name GALLAGHER, KRISTY (4406047)	35	1,798.00 USD	378.55 USD	378.55 USD
Totals for Client 019438-3	35	1,798.00 USD	378.55 USD	378.55 USD
		•		

Account Group: MCW Group

**Date Range:** September 01, 2021 - September 30, 2021 **Report Format:** Summary-Account by Client by User by Day

Products: Westlaw, Westlaw Retired Content Families: All Content Families

Account by Client by User by Day Standard Charge Special Pricing Charge Total Charge

Client 019438-3			
User Name GALLAGHER,KRISTY (4406047)			
Day 09/08/2021			
Totals for Included	516.00 USD	102.20 USD	102.20 USD
Totals for Day 09/08/2021	516.00 USD	102.20 USD	102.20 USD
Day 09/14/2021			
Totals for Included	1,204.00 USD	238.48 USD	238.48 USD
Totals for Day 09/14/2021	1,204.00 USD	238.48 USD	238.48 USD
_Tay 09/15/2021			_
Telals for Included Telals for Day 09/15/2021	172.00 USD	34.07 USD	34.07 (SD)
Textals for Day 09/15/2021	172.00 USD	34.07 USD	
Nay 09/16/2021			0
Totals for Included	172.00 USD	34.07 USD	34.07 USD
Totals for Day 09/16/2021	172.00 USD	34.07 USD	34.07 USD
Day 09/20/2021			
Totals for Included	172.00 USD	34.07 USD	34.07 USD
Totals for Day 09/20/2021	172.00 USD	34.07 USD	34.07 USD
Day 09/27/2021			
Totals for Included	0.00 USD	0.00 USD	0.00 USD
Totals for Day 09/27/2021	0.00 USD	0.00 USD	0.00 USD
Day 09/28/2021			
Totals for Included	0.00 USD	0.00 USD	0.00 USD
Totals for Day 09/28/2021	0.00 USD	0.00 USD	0.00 USD
Totals for User Name GALLAGHER, KRISTY (4406047)	2,236.00 USD	442.88 USD	442.88 USD
User Name LUNDVALL,PAT (383221)			
Day 09/17/2021			
Totals for Included	1,892.00 USD	374.75 USD	374.75 USD
Totals for Day 09/17/2021	1,892.00 USD	374.75 USD	374.75 USD
Day 09/19/2021			
Totals for Included	344.00 USD	68.14 USD	68.14 USD
Totals for Day 09/19/2021	344.00 USD	68.14 USD	68.14 USD

Account Group: MCW Group

Date Range: September 01, 2021 - September 30, 2021 Report Format: Summary-Account by Client by User by Day

Products: Westlaw, Westlaw Retired Content Families: All Content Families

Account by Client by User by Day	Standard Charge	Special Pricing Charge	Total Charge
Day 09/20/2021			
Totals for Included	1,720.00 USD	340.68 USD	340.68 USD
Totals for Day 09/20/2021	1,720.00 USD	340.68 USD	340.68 USD
Day 09/21/2021			
Totals for Included	0.00 USD	0.00 USD	0.00 USD
Totals for Day 09/21/2021	0.00 USD	0.00 USD	0.00 USD
Totals for User Name LUNDVALL,PAT (383221)	3,956.00 USD	783.56 USD	783.56 USD
User Name PERACH,AMANDA M (10248833)			
Day 09/03/2021			
Totals for Included	925.00 USD	183.21 USD	183.21 USD
Totals for Day 09/03/2021	925.00 USD	183.21 USD	183.21 USD
Day 09/15/2021			
T <del>CQ</del> Is for Included	0.00 USD	0.00 USD	0.00
Togis for Day 09/15/2021	0.00 USD	0.00 USD	0.00
<b>9</b> ay 09/28/2021			16
Totals for Included	172.00 USD	34.07 USD	34.07
Totals for Day 09/28/2021	172.00 USD	34.07 USD	34.07 USD
Totals for User Name PERACH, AMANDA M (10248833)	1,097.00 USD	217.28 USD	217.28 USD
Totals for Client 019438-3	7,289.00 USD	1,443.73 USD	1,443.73 USD

Account Group: MCW Group

Date Range: October 01, 2021 - October 31, 2021 Report Format: Summary-Account by Client by User by Day

Products: Westlaw, Westlaw Retired Content Families: All Content Families



Client 019438-3

Account Group: MCW Group

Date Range: October 01, 2021 - October 31, 2021 Report Format: Summary-Account by Client by User by Day

Products: Westlaw, Westlaw Retired Content Families: All Content Families

Content i annies. All Cont	ent rannies			
Day 10/05/2021				
Totals for Included	1	0.00 USD	0.00 USD	0.00 USD
Totals for Day 10/05/2021	1	0.00 USD	0.00 USD	0.00 USD
Day 10/20/2021				
Totals for Included	4	344.00 USD	56.49 USD	56.49 USD
Totals for Day 10/20/2021	4	344.00 USD	56.49 USD	56.49 USD
Day 10/28/2021				
Totals for Included	3	172.00 USD	28.24 USD	28.24 USD
Totals for Day 10/28/2021	3	172.00 USD	28.24 USD	28.24 USD
Totals for User Name PERACH,AMANDA M (10248833)	8	516.00 USD	84.73 USD	84.73 USD
User Name YEN,AMANDA (5350973)				
Day 10/15/2021				
Totals for Included	5	0.00 USD	0.00 USD	0.00 USD
Totals for Day 10/15/2021	5	0.00 USD	0.00 USD	0.00 USD
Day 10/18/2021				
Totals for Included	66	860.00 USD	141.22 USD	141.22 USD
Totals for Day 10/18/2021	66	860.00 USD	141.22 USD	141.22 USD
Day 10/19/2021				
Totals for Included	4	0.00 USD	0.00 USD	0.00
Tons for Day 10/19/2021	4	0.00 USD	0.00 USD	0.00
<b>(</b> y 10/20/2021				9
Totals for Included	12	860.00 USD	141.22 USD	141.22 <b>S</b> D
Totals for Day 10/20/2021	12	860.00 USD	141.22 USD	141.22 USD
Totals for User Name YEN,AMANDA (5350973)	87	1,720.00 USD	282.45 USD	282.45 USD
Totals for Client 019438-3	231	13,353.00 USD	2,192.73 USD	2,192.73 USD

Account Group: MCW Group
Date Range: November 01, 2021 - November 30, 2021
Report Format: Summary-Account by Client by User by Day
Products: Westlaw, Westlaw Retired
Content Families: All Content Families

Content Families: All Content Families		
Totals for Day 11/01/2021	19	490.00 USD
Day 11/02/2021		
Totals for Included	29	1,119.00 USD
Totals for Day 11/02/2021	29	1,119.00 USD
Day 11/03/2021		
Totals for Included	3	172.00 USD
Totals for Day 11/03/2021	3	172.00 USD
Day 11/08/2021		
Totals for Included	26	1,896.00 USD
Totals for Day 11/08/2021	26	1,896.00 USD
Day 11/09/2021		
Totals for Included	21	662.00 USD
Totals for Day 11/09/2021	21	662.00 USD
Day 11/10/2021		
Totals for Included	79	1,548.00 USD
Totals for Day 11/10/2021	79	1,548.00 USD
Day 11/11/2021		
Totals for Included	14	490.00 USD
Totals for Day 11/11/2021	14	490.00 USD
Day 11/12/2021		
Totals for Included	3	464.00 USD
Totals for Day 11/12/2021	3	464.00 USD
Day 11/13/2021		
Totals for Included	64	5,234.00 USD
Totals for Excluded	2	292.00 USD
Totals for Day 11/13/2021	66	5,526.00 USD
Day 11/14/2021		
Totals for Included	7	172.00 USD
Totals for Day 11/14/2021	7	172.00 USD
Day 11/16/2021		
Totals for Included	5	490.00 USD
Totals for Day 11/16/2021	5	490.00 USD
<b>a</b> y 11/18/2021		
Trais for Included	11	1,074.00 USD
(T) s for Day 11/18/2021	11	1,074.00 USD
(May 11/21/2021		
Tous for Included	24	2,134.00 USD
(a) Is for Day 11/21/2021	24	2,134.00 USD
Totals for User Name GALLAGHER,KRISTY (4406047)	307	16,237.00 USD
User Name PERACH,AMANDA M (10248833)		
Day 11/03/2021		
Totals for Included	6	834.00 USD
Totals for Day 11/03/2021	6	834.00 USD
Day 11/09/2021	Ü	004.00 005
Totals for Included	3	0.00 USD
Totals for Day 11/09/2021	3	0.00 USD
Day 11/10/2021	, and the second	0.00 000
Totals for Included	18	0.00 USD
Totals for Day 11/10/2021	18	0.00 USD
Day 11/11/2021		0.00 005
Totals for Included	74	1,178.00 USD
Totals for Day 11/11/2021	74	1,178.00 USD
Day 11/12/2021	, ,	1,170.00 00D
Totals for Included	53	1,178.00 USD
Totals for Day 11/12/2021	53	1,178.00 USD
Day 11/13/2021	55	1,176.00 050
Totals for included	15	516.00 USD
Totals for Day 11/13/2021		
Day 11/14/2021	15	516.00 USD
	25	4.00 ( 00 ) (00
Totals for Included Totals for Day 11/14/2021	25 25	1,934.00 USD 1,934.00 USD
	25	1,934.00 USD
Day 11/18/2021	22	
Totals for Included	32	808.00 USD
Totals for Day 11/18/2021	32	808.00 USD
Totals for User Name PERACH,AMANDA M (10248833)	226	6,448.00 USD
Totals for Client 019438-3	533	22,685.00 USD

Account Group: MCW Group

Date Range: December 01, 2021 - December 31, 2021

Report Format: Summary-Account by Client by User by Day

Products: Westlaw, Westlaw Retired

Content Families: All Content Families

Database Time

Transactions

Docs/Lines

Connect Time

Standard Charge

Account by Client by User by Day

Client 019438-3 User Name GALLAGHER,KRISTY (4406047) Day 12/06/2021 Totals for Day 12/06/2021

1,418.00 USD 1,418.00 USD 1,418.00 USD

Account by Client by User by Day	Account Group: MCW Group  Date Range: December 01, 2021 - December 31, 2021  Report Format: Summary-Account by Client by User by Day  Products: Westlaw, Westlaw Retired  Content Families: All Content Families  Database Time	Transactions	Docs/Lines	Connect Time	Standard Charge
Totals for Client 019438-3		21			1,418.00 USD
					.,
Client 019438-3 User Name GALLAGHER,KRISTY (4406047)					
Day 12/28/2021					
Totals for Included		6			0.00 USD
Totals for Day 12/28/2021		6			0.00 USD
Day 12/29/2021					
Totals for Included		21			5,265.00 USD
Totals for Day 12/29/2021		21			5,265.00 USD
Day 12/30/2021					
Totals for Included		14			688.00 USD
Totals for Day 12/30/2021		14			688.00 USD
Totals for User Name GALLAGHER,KRISTY (4406047)		41			5,953.00 USD
User Name PERACH,AMANDA M (10248833)					
Day 12/15/2021					
Totals for Included		6			0.00 USD
Totals for Day 12/15/2021		6			0.00 USD
Day 12/16/2021					
Totals for Included		12			0.00 USD
Totals for Day 12/16/2021		12			0.00 USD
Day 12/17/2021					
Totals for Included		36			0.00 USD
Totals for Day 12/17/2021		36			0.00 USD
Day 12/18/2021					0.00 005
Totals for Included		3			318.00 USD
Totals for Day 12/18/2021		3			318.00 USD
Totals for User Name PERACH, AMANDA M (10248833)		57			318.00 USD
tals for Client 019438-3		98			6,271.00 USD

# **EXHIBIT F**

# INVOICE

Invoice Date: 04/06/2020

\$0.00

Usage From: 01/01/2020 to: 03/31/2020

## Account Summary

 Pages:
 19,472

 Rate:
 \$0.10

 Subtotal:
 \$1,947.20

 Audio Files:
 0

 Rate:
 \$2.40

Subtotal:

Current Billed Usage: \$1,947.20

Previous Balance: \$0.00

Current Balance: \$1,947.20

#### Total Amount Due:



\$1,947.20

#### Coming Soon: New PACER Website

A new pacer gov website has been designed and developed to offer easier access to PACER and PACER-related applications. It also contains a library of common questions and additional information about PACER and electronic public access services.

The new site:

- \* Is mobile-friendly.
- \* Groups court-specific information all in one place.
- \* Provides an interactive way to find frequently asked questions.
- \* Features new accessibility tools.

The final phase of the pacer.gov project begins this month, with the goal of launching in June.

Account #: 2594074

Invoice #: 2594074-Q12020

Due Date: 05/11/2020

**Amount Due:** \$1,947.20

#### Contact Us

San Antonio: (210) 301-6440 Toll Free: (800) 676-6856 Hours: 8 am - 6 pm CT M-F pacer@psc.uscourts.gov

See pacer.gov/billing for detailed billing transactions, instructions for disputing transactions, FAQs, and more.

It's quick and easy to pay your bill online with a credit card. Visit the **Manage My Account** section of the PACER Service Center website at pacer.gov.

The PACER Federal Tax ID is: 74-2747938

Questions about the invoice? Visit pacer.gov/billing

Please detach the coupon below and return with your payment. Thank you!



# Account #

2594074

Due Date

05/11/2020

Amount Due

\$1,947.20

Do not send cash. Make checks or money orders drawn on a U.S. Bank in U.S. dollars payable to: PACER Service Center. Include your account ID on the check or money order.

Visit pacer.gov for address changes.

Mcdonald Carano Wilson Mccune Bergin Fra Mcw Mcw PO Box 2670 Reno, NV 89505-2670

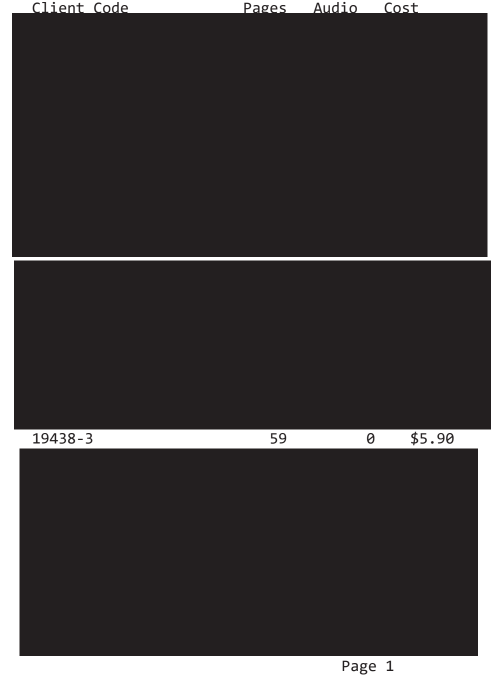
PACER Service Center Billing History Report Wed, Apr 15 12:25:44 2020

User: 1v0753ng

Summary Transaction Report by Client Code

All

from 01/01/2020 to 03/31/2020



# RECEIVED

# JUL 1 6 2019





# INVOICE

08/09/2019

Invoice Date: 07/08/2019

8,306

\$0.10

\$2.40

\$0.00

\$830.60

0

\$830.60

Usage From: 04/01/2019 to: 06/30/2019

**Due Date:** 

Account Summary

Pages: Rate: Subtotal: Audio Files: Rate:

Subtotal: Current Billed Usage:

\$0.00

\$830.60 Current Balance:

Total Amount Due:

Previous Balance:



\$830.60

#### Eight More Courts Convert to NextGen CM/ECF

During the second quarter of 2019, eight more courts implemented the next generation case management/electronic case files (NextGen CM/ECF) system. To date, 53 courts have converted, and more will follow in the coming months. For more information and updates on NextGen conversion, please continue to check your court's website. Below is a list of the most recent NextGen courts:

- · Wisconsin Eastern District Court
- Georgia Northern District Court
- · North Carolina Eastern Bankruptcy Court
- · Georgia Middle District Court
- · Missouri Eastern District Court
- · Indiana Northern Bankruptcy Court
- · Colorado Bankruptcy Court
- · New York Western Bankruptcy Court

Account #: 2594074

Invoice #: 2594074-Q22019

**Amount Due:** \$830.60

#### Contact Us

San Antonio: (210) 301-6440 Toll Free: (800) 676-6856 Hours: 8 am - 6 pm CT M-F pacer@psc.uscourts.gov

See pacer.gov/billing for detailed billing transactions, instructions for disputing transactions, FAQs, and more.

It's quick and easy to pay your bill online with a credit card. Visit the Manage My Account section of the PACER Service Center website at pacer.gov.

The PACER Federal Tax ID is: 74-2747938

Questions about the invoice? Visit pacer.gov/billing

Please detach the coupon below and return with your payment. Thank you!



Account # 2594074

Due Date 08/09/2019

Amount Due

\$830.60

Do not send cash. Make checks or money orders drawn on a U.S. Bank in U.S. dollars payable to: PACER Service Center. Include your account ID on the check or money

Visit pacer.gov for address changes.

Mcdonald Carano Wilson Mccune Bergin Fra Mcw Mcw PO Box 2670 Reno, NV 89505-2670

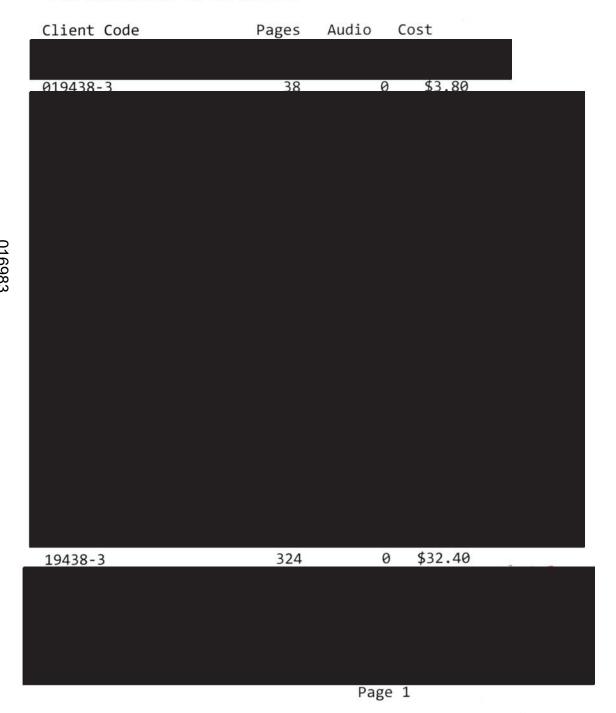
PACER Service Center Billing History Report Tue, Jul 16 17:30:22 2019

User: lv0753ng

Summary Transaction Report by Client Code

All

from 04/01/2019 to 06/30/2019



109 0817

# RECEIVED

OCT 14 2019





# INVOICE

11/12/2019

Invoice Date: 10/07/2019

8,155

\$0.10

0

\$815.50

Usage From: 07/01/2019 to: 09/30/2019

Due Date:

Account Summary

Pages:
Rate:
Subtotal:
Audio Files:

Rate: \$2.40 Subtotal: \$0.00

Current Billed Usage: \$815.50

Previous Balance: \$0.00

Current Balance: \$815.50

#### **Total Amount Due:**



\$815.50

#### Seven More Courts Convert to NextGen CM/ECF

During the third quarter of 2019, seven more courts implemented the next generation case management/electronic case files (NextGen CM/ECF) system. To date, 60 courts have converted, and more will follow in the coming months. For more information and updates on NextGen conversion, please continue to check your court's website. Below is a list of the most recent NextGen courts:

- Guam Bankruptcy Court
- · Michigan Western District Court
- · Missouri Eastern Bankruptcy Court
- · New Mexico Bankruptcy Court
- · Oklahoma Eastern District Court
- · Oklahoma Northern District Court
- · U.S. Court of Federal Claims

Account #: 2594074

**Invoice #:** 2594074-Q32019

Amount Due: \$815.50

#### Contact Us

San Antonio: (210) 301-6440 Toll Free: (800) 676-6856 Hours: 8 am - 6 pm CT M-F pacer@psc.uscourts.gov

See pacer.gov/billing for detailed billing transactions, instructions for disputing transactions, FAQs, and more.

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The PACER Federal Tax ID is: 74-2747938

Questions about the invoice? Visit pacer.gov/billing

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Account # 2594074

Due Date 11/12/2019 Amount Due

\$815.50

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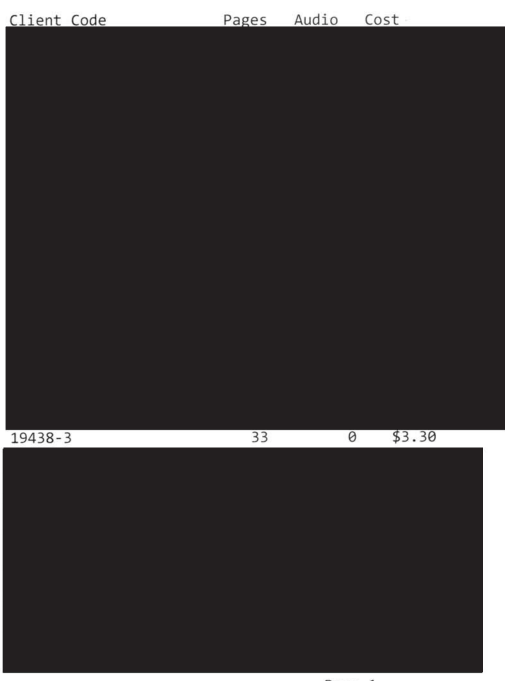
Mcdonald Carano Wilson Mccune Bergin Fra Mcw Mcw PO Box 2670 Reno, NV 89505-2670

PACER Service Center Billing History Report Mon, Oct 14 10:36:21 2019

User: 1v0753ng

Summary Transaction Report by Client Code All

from 07/01/2019 to 09/30/2019



Page 1

# RECEIVED

### JAN 14 2020



Public Access to Court Electronic Records





02/10/2020

Invoice Date: 01/07/2020

0

Usage From: 10/01/2019 to: 12/31/2019

Due Date:

Account Summary

9,623 Pages: \$0.10 Rate: \$962.30 Subtotal: Audio Files:

Rate: \$2.40 \$0.00 Subtotal:

\$962.30 Current Billed Usage:

\$0.00 Previous Balance:

Current Balance: \$962.30

#### Total Amount Due:



\$962.30

#### PACER Users Gain More Free Access in 2020

As of January 1, PACER usage fees are waived if they total \$30 or less. The April 2020 billing statement will reflect the new waiver.

This is an increase from the previous \$15 or less per quarter, and it will result in more than 75 percent of users paying no quarterly fee.

To learn more about PACER fees, check the electronic public access fee schedule on the Resources page at pacer.gov.

Account #: 2594074

Invoice #: 2594074-Q42019

**Amount Due:** \$962.30

#### Contact Us

San Antonio: (210) 301-6440 Toll Free: (800) 676-6856 Hours: 8 am - 6 pm CT M-F pacer@psc.uscourts.gov

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Questions about the invoice? Visit pacer.gov/billing

Please detach the coupon below and return with your payment. Thank you!



Account # 2594074

Due Date 02/10/2020

**Amount Due** 

\$962.30

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PACER Service Center Billing History Report Wed, Jan 15 12:58:36 2020

User: lv0753ng

Summary Transaction Report by Client Code

All

from 10/01/2019 to 12/31/2019



	Bill	ingHistoryl	v0753ng.txt	
30470-1	37	0	\$3.70	
30487-1	29	0	\$2.90	
30556-1	25	0	\$2.50	
30626-1	70	0	\$7.00	
30631-1	25	0	\$2.50	
30636-1	104	0	\$10.40	
30685-1	3	0	\$0.30	
30730-1	51	0	\$5.10	
30767-1	14	0	\$1.40	
30781-1	262	0	\$26.20	
6325-5	37	0	\$3.70	
8999-1	43	0	\$4.30	
9579-1	44	0	\$4.40	
9758-7	9	0	\$0.90	
9759-1 TW	33	0	\$3.30	
9760-413	128	0	\$12.80	
30767-1	254	0	\$25.40	
30781-1	480	0	\$48.00	
99-1	4	0	\$0.40	
999-1	978	0	\$97.80	
999-4	12	0	\$1.20	
9999-1	2130	0	\$213.00	
9999-1.	2	0	\$0.20	
99999-1	1051	0	\$105.10	
30805-1	20	0	\$2.00	
99999-4	28	0	\$2.80	
999999-1	905	0	\$90.50	
Grand Total		pages audio file	s (\$ 2.40 ea)	\$962.30 \$0.00

# INVOICE

Invoice Date: 04/06/2020

0

\$0.00

Usage From: 01/01/2020 to: 03/31/2020

## Account Summary

19,472 Pages: \$0.10 Rate: \$1,947.20 Subtotal: Audio Files: \$2.40

Rate: Subtotal:

\$1.947.20 Current Billed Usage:

\$0.00 Previous Balance:

\$1,947.20 Current Balance:

#### Total Amount Due:



\$1,947.20

#### Coming Soon: New PACER Website

A new pacer gov website has been designed and developed to offer easier access to PACER and PACER-related applications. It also contains a library of common questions and additional information about PACER and electronic public access services.

The new site:

- \* Is mobile-friendly.
- \* Groups court-specific information all in one place.
- \* Provides an interactive way to find frequently asked questions.
- \* Features new accessibility tools

The final phase of the pacer.gov project begins this month, with the goal of launching in June.

Account #: 2594074

Invoice #: 2594074-Q12020 **Due Date:** 05/11/2020

**Amount Due:** \$1,947.20

#### Contact Us

San Antonio: (210) 301-6440 Toll Free: (800) 676-6856 Hours: 8 am - 6 pm CT M-F pacer@psc.uscourts.gov

See pacer.gov/billing for detailed billing transactions, instructions for disputing transactions, FAQs, and more.

It's quick and easy to pay your bill online with a credit card. Visit the Manage My Account section of the PACER Service Center website at pacer.gov.

The PACER Federal Tax ID is: 74-2747938

Questions about the invoice? Visit pacer.gov/billing

Please detach the coupon below and return with your payment. Thank you!



# Account #

2594074

Due Date

05/11/2020

Amount Due

\$1,947.20

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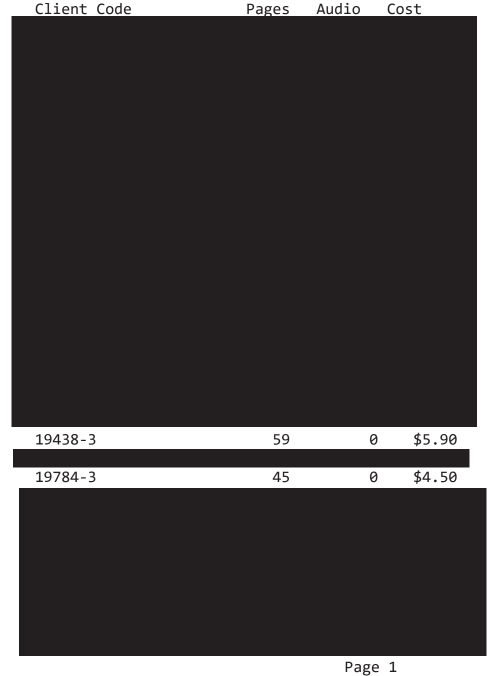
PACER Service Center Billing History Report Wed, Apr 15 12:25:44 2020

User: 1v0753ng

Summary Transaction Report by Client Code

All

from 01/01/2020 to 03/31/2020



AUG 11 2020

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MC LLP - Accounting Dept.

Public Access to Court Electronic Records

# **Account Summary**



# INVOICE

\$706.10

Invoice Date: 07/07/2020

7.061

Usage From: 04/01/2020 to: 06/30/2020

> Account #: 2594074

> Invoice #: 2594074-Q22020 **Due Date:** 08/10/2020

Amount Due:

Pages: Rate: \$0.10 \$706.10 Subtotal: Audio Files: 0 Rate: \$2.40 Subtotal: \$0.00 \$706.10 Current Billed Usage:

Previous Balance: \$0.00

\$706.10 Current Balance:

# Total Amount Due:



\$706.10

#### **New PACER Website Launches**

The fully updated and redesigned PACER website launched in June, and it offers several new features to improve the user experience. The new site provides easier access to PACER and PACER-related applications.

The PACER website:

- \* Is mobile-friendly.
- \* Groups court-specific information all in one place.
- \* Provides an interactive way to find frequently asked questions.
- \* Features new accessibility tools.

Visit https://pacer.uscourts.gov to check out the new design, and to sign up for PACER announcements and other email updates.

#### Contact Us

San Antonio: (210) 301-6440 Toll Free: (800) 676-6856 Hours: 8 am - 6 pm CT M-F pacer@psc.uscourts.gov

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The PACER Federal Tax ID is: 74-2747938

> Questions about the invoice? Visit pacer.gov/billing

Please detach the coupon below and return with your payment. Thank you!



Public Access to Court Electronic Records

Account # 2594074

Due Date 08/10/2020

Amount Due

\$706.10

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Mcdonald Carano Wilson Mccune Bergin Fra Mcw Mcw PO Box 2670 Reno, NV 89505-2670

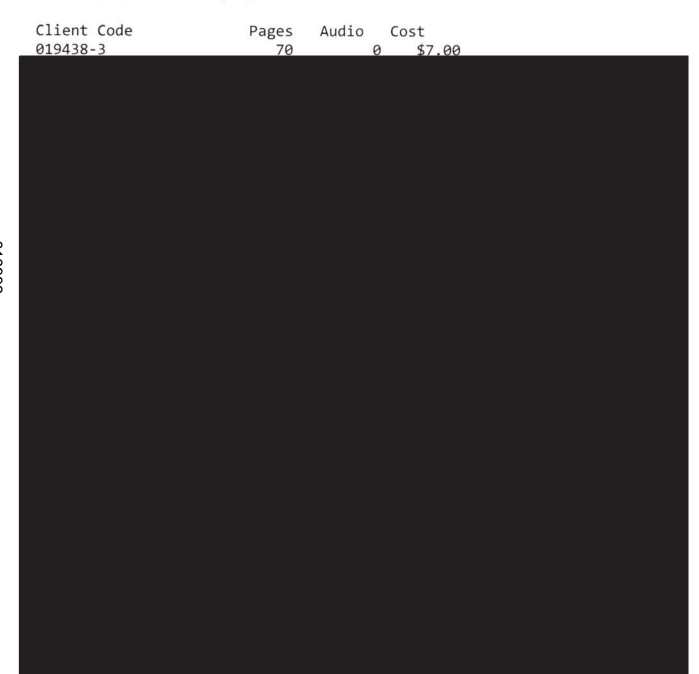
PACER Service Center Billing History Report Tue, Aug 4 15:06:33 2020

User: lv0753ng

Summary Transaction Report by Client Code

All

from 04/01/2020 to 06/30/2020



Page 1

# RECEIVED OCT 12 2020

# PACER

Pages:

Rate:

MC LLP - Accounting Dept.

Public Access to Court Electronic Records

INVOICE

Invoice Date: 10/07/2020

\$1,016.40

Usage From: 07/01/2020 to: 09/30/2020

Account Summary

POSTED

VOUCHER# \_\_\_\_\_\_

PHY DATE \_\_\_\_\_

10,164 \$0.10

Subtotal: \$1,016.40

Audio Files: 0

 Audio Files:
 0

 Rate:
 \$2.40

 Subtotal:
 \$0.00

Current Billed Usage: \$1,016.40

Previous Balance: \$0.00

Current Balance: \$554.70 office

Total Amount Due: \$1,016.40

### **New PACER Website Launches**

The fully updated and redesigned PACER website launched in June, and it offers several new features to improve the user experience. The new site provides easier access to PACER and PACER-related applications.

The PACER website:

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\* Provides an interactive way to find frequently asked questions.

\* Features new accessibility tools.

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Account #: 2594074

Invoice #: 2594074-Q32020

Due Date: 11/10/2020

**Amount Due:** \$1,016.40

#### Contact Us

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The PACER Federal Tax ID is: 74-2747938

Questions about the invoice? Visit pacer.gov/billing

Please detach the coupon below and return with your payment. Thank you!

# PACER Public Access to Court Electronic Records

Account # 2594074

Due Date 11/10/2020 Amount Due

\$1,016.40

Do not send cash. Make checks or money orders drawn on a U.S. Bank in U.S. dollars payable to: PACER Service Center. Include your account ID on the check or money order.

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PACER Service Center Billing History Report Mon, Oct 12 15:42:00 2020

User: 1v0753ng

Summary Transaction Report by Client Code

All

from 07/01/2020 to 09/30/2020



Page 1

INVOICE

2594074

02/10/2021

\$681.10

2594074-Q42020

Invoice Date: 01/06/2021

Usage From: 10/01/2020 to: 12/31/2020

Account #:

Invoice #:

Due Date:

**Amount Due:** 

Public Access to Court Electronic Records

Account Summary

RECEIVED

FEB 0 1 2021

Pages: Rate: MC LLP - Accounting Dept. Subtotal:

Audio Files:

\$2.40 Rate: \$0.00 Subtotal:

Current Billed Usage:

Previous Balance:

Current Balance:

6.811

\$0.10 \$681.10

0

\$681.10

\$0.00

\$681.10

Total Amount Due:



\$681.10

#### Five Courts Convert to NextGen in Q4

In the fourth quarter, five courts implemented the next generation case management/electronic case files (NextGen CM/ECF) system:

- \* Michigan Western Bankruptcy
- \* Ohio Southern District
- \* Texas Western Bankruptcy
- \* Virginia Western District
- \* Wyoming District

Continue to check your court's website for more information on when it will convert to NextGen.

Contact Us

San Antonio: (210) 301-6440 Toll Free: (800) 676-6856 Hours: 8 am - 6 pm CT M-F pacer@psc.uscourts.gov

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The PACER Federal Tax ID is: 74-2747938

Questions about the invoice?Visit pacer.uscourts.gov/billing

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Public Access to Court Electronic Records

Account # 2594074

Due Date 02/10/2021

**Amount Due** \$681.10

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Oct-Dec BillingHistorylv0753ng.txt

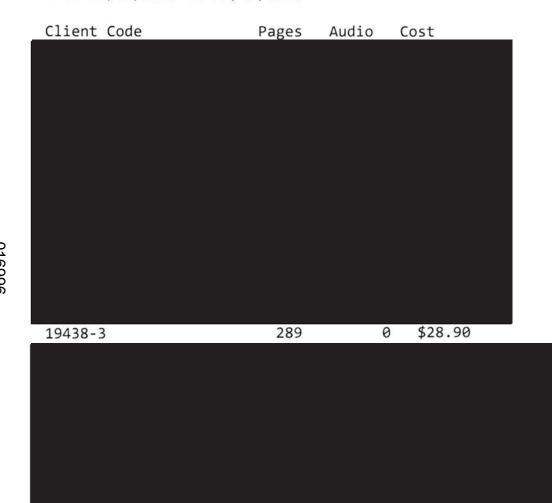
PACER Service Center Billing History Report Mon, Feb 1 15:21:28 2021

User: 1v0753ng

Summary Transaction Report by Client Code

All

from 10/01/2020 to 12/31/2020



Page 1

Pages:

Subtotal:

INVOICE

05/10/2021

Public Access to Court Electronic Records

Invoice Date: 04/07/2021

Usage From: 01/01/2021

\$0.00

to: 03/31/2021

Account Summary

RECEIVED

APR 1 9 2021

5,897 MC LLP - Accounting Dept. \$0.10

Rate: \$589.70 Subtotal:

0 Audio Files: \$2.40 Rate:

\$589.70 Current Billed Usage:

\$0.00 Previous Balance: \$589.70 Current Balance:

Total Amount Due:



\$589.70

#### Eight Courts Convert to NextGen in Q1

In the first quarter, eight courts implemented the next generation case management/electronic case files (NextGen CM/ECF) system:

- California Northern Bankruptcy
- \* Delaware Bankruptcy
- \* Kentucky Eastern Bankruptcy
- \* Mississippi Northern District
- \* New York Eastern Bankruptcy
- \* Tennessee Western Bankruptcy
- \* Washington Eastern District
- \* Wisconsin Eastern Bankruptcy

Continue to check your court's website for more information on when it will convert to NextGen.

Account #: 2594074 Invoice #: 2594074-Q12021 **Due Date:** 

**Amount Due:** \$589.70

#### Contact Us

San Antonio: (210) 301-6440 Toil Free: (800) 676-6856 Hours: 8 am - 6 pm CT M-F pacer@psc.uscourts.gov

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The PACER Federal Tax ID is: 74-2747938

Questions about the invoice?Visit pacer.uscourts.gov/billing

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Public Access to Court Electronic Records

Account # 2594074

Due Date

05/10/2021

Amount Due

\$589.70

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PACER Service Center Billing History Report Mon, Apr 19 11:41:05 2021

User: lv0753ng

Summary Transaction Report by Client Code All

from 01/01/2021 to 03/31/2021



Page 1

Pages:

Subtotal:

Audio Files:

Rate:

Rate:

Public Access to Court Electronic Records

## INVOICE

2594074

Invoice Date: 07/08/2021

3,506

\$0.00

\$350.60

Usage From: 04/01/2021 to: 06/30/2021

Account #:

## **Account Summary**

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AUG 17 2021

\$0.10 \$350.60

MC LLP - Accounting Dept.

0 \$2.40

Subtotal: Current Billed Usage:

Previous Balance: \$0.00

\$350.60 **Current Balance:** 

# Total Amount Due:



\$350.60

### 14 Courts Convert to NextGen in Q2

In the second quarter, 14 courts implemented the next generation case management/electronic case files (NextGen CM/ECF) system:

- \* Alabama Middle District
- \* California Central Bankruptcy
- \* Florida Middle District
- \* Illinois Central District
- \* Illinois Northern Bankruptcy
- \* Maryland Bankruptcy
- \* Michigan Eastern Bankruptcy
- \* New York Bankruptcy
- \* Oklahoma Eastern Bankruptcy
- \* South Dakota District
- \* Utah Bankruptcy
- \* Vermont District

Continue to check your court's website for more information on when it will convert to NextGen.

\* Virginia Eastern District

Invoice #: 2594074-Q22021 **Due Date:** 08/10/2021 **Amount Due:** \$350.60

#### Contact Us

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The PACER Federal Tax ID is: 74-2747938

Questions about the invoice?Visit pacer.uscourts.gov/billing

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Account # 2594074

Due Date 08/10/2021

Amount Due

\$350.60

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Mcdonald Carano Wilson Mccune Bergin Fra Mcw Mcw PO Box 2670 Reno, NV 89505-2670

PACER Service Center Billing History Report Thu, Aug 12 16:59:07 2021

User: 1v0753ng

Summary Transaction Report by Client Code All

from 04/01/2021 to 06/30/2021

