1	Beth E. Terrell, WSBA #26759	
2	Blythe H. Chandler, WSBA #43387 Attorneys for Plaintiff and the Class	
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7	[Additional Counsel Appear on Signature	Page]
8	UNITED STATES DISTR EASTERN DISTRICT	
9	LAURA ZAMORA JORDAN, as her	
10	separate estate, and on behalf of others similarly situated,	NO. 2:14-cv-00175-TOR
11	Plaintiff,	DECLARATION OF BETH E. TERRELL IN SUPPORT OF
12	V.	PLAINTIFF'S MOTION FOR ATTORNEY'S FEES, COSTS
13	NATIONSTAR MORTGAGE, LLC, a Delaware limited liability company,	AND SERVICE AWARD
14	Defendant,	CLASS ACTION
15	and	
16	FEDERAL HOUSING FINANCE AGENCY,	
17	Intervenor.	
18		
19		
20		
	DECLARATION OF BETH E. TERRELL IN SU MOTION FOR ATTORNEY'S FEES, COSTS A Case No. 2:14-cv-00175-TOR	

I, Beth E. Terrell, hereby declare as follows:

#### A. Qualifications of TMLG Attorneys and Staff.

- 1. I am a member of the law firm of Terrell Marshall Law Group PLLC ("TMLG"), counsel of record for Plaintiff in this matter. I am admitted to practice before this Court and am a member in good standing of the bars of the states of Washington and California. I respectfully submit this declaration in support of Plaintiff's Motion for Attorney's Fees and Service Award. Except as otherwise noted, I have personal knowledge of the facts set forth in this declaration, and could testify competently to them if called upon to do so.
- 2. TMLG is a law firm in Seattle, Washington, that focuses on complex civil and commercial litigation with an emphasis on consumer protection, product defect, civil rights, employment, wage and hour, real estate, and personal injury matters. The attorneys of TMLG have extensive experience in class actions, collective actions, and other complex matters. They have been appointed lead or co-lead class counsel in numerous cases at both the state and federal level. They have prosecuted a variety of multi-million-dollar consumer fraud, civil rights, wage and hour, and product defect class actions. The defendants in these cases have included companies such as Wal-Mart, Microsoft, Best Buy, Toyota, Honda, Sallie Mae, Comcast, ABM Industries, Inc., AT&T, T- Mobile USA,

Weyerhaeuser, Behr Products, American Cemwood, Bank of America, Discover Financial Services, Capital One, and HSBC.

- 3. I am the lead attorney from TMLG in the instant litigation. A founding member of TMLG, I concentrate my practice in complex litigation, including the prosecution of consumer, defective product, and wage and hour class actions. I have served as co-lead counsel on numerous multi-state and nationwide class actions. I also handle a variety of employment issues including employment discrimination, restrictive covenant litigation, and pre-litigation counseling and advice.
- 4. I received a B.A., magna cum laude, from Gonzaga University in 1990. In 1995, I received my J.D. from the University of California, Davis School of Law, Order of the Coif. Prior to forming TMLG in May 2008, I was a member of Tousley Brain Stephens PLLC. I am a frequent speaker at legal conferences on a wide variety of topics including consumer class actions, employment litigation, and electronic discovery, and I have been awarded an "AV" rating in Martindale Hubble by my peers.
- 5. I am actively involved in several professional organizations and activities. For example, I currently am an Eagle Member of the Washington State Association of Justice ("WSAJ"), and have served as the Chair of its Consumer Protection Section. I am the current Chair of the Washington Employment

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1 Lawyers Association and am the incoming Chair of the Public Justice 2 Foundation's Board of Directors. I also serve on the Foundation's Executive and 3 Development Committees. 4 6. I have been repeatedly named to the annual Washington Super 5 Lawyers list (2005, 2010, 2011, 2012, 2013, 2014, 2015, 2016, and 2017) by 6 Washington Law & Politics Magazine. I was also named to their Top 100 7 Washington Super Lawyers list (2014 and 2015) and their Top 50 Women Super 8 Lawyers list (2012, 2013, 2014, 2015, and 2016). 9 Jennifer Murray is a founding member of TMLG. She concentrates 7. 10 her practice in complex litigation, including the prosecution of consumer, 11 defective product, and wage and hour class actions. Ms. Murray graduated cum 12 laude from Whitman College in 1990 and from the University of Washington 13 School of Law in 2005, where she was a member of the Washington Law 14 Review. Her law review article entitled "Proving Cause in Fact under 15 Washington's Consumer Protection Act: The Case for a Rebuttable Presumption 16 of Reliance" won the Carkeek prize for best submission by a student author. 17 Before law school, Ms. Murray earned a Ph.D. in Philosophy from Emory 18 University. Ms. Murray has been an active member of the Washington State Bar 19 Association since her admission to the bar in 2005. In 2010, she was admitted to

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the Oregon State Bar. In 2011, 2012, 2013, 2014, and 2015, she was named a Washington "Rising Star" by SuperLawyer Magazine.

Amanda Steiner is a member of TMLG, where she concentrates her 8. practice on class actions and complex litigation. Ms. Steiner specializes in legal writing at the trial court and appellate levels. She has authored briefs that have resulted in numerous favorable decisions for plaintiffs in high-profile and complex securities, antitrust, consumer, and civil rights class actions throughout the United States. She has handled all aspects of class action practice, including investigations, discovery, expert work, class certification, summary judgment motions, and settlement. She has gained a diverse litigation background over her nearly twenty years of practice that includes cases involving defective products, privacy issues, civil rights, employment disputes, real estate development, construction and environmental issues, and lender-related disputes. Ms. Steiner graduated from UC Berkeley School of Law in 1997 and is admitted in Washington, California, New York and Hawaii. She was selected for inclusion in the annual Northern California "Super Lawyers" list (2012-2016) and was named to the Top 50 Women Lawyers of Northern California. She is a member of the Legal Writing Institute and the American Bar Association's Appellate Practice Committee, and is a Fellow of the American Bar Foundation.

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1 Blythe H. Chandler is a member of TMLG. Ms. Chandler has played 9. 2 a lead role in numerous consumer class actions litigated by TMLG since joining 3 the firm in 2014. Ms. Chandler graduated from the University of Washington 4 School of Law with high honors, Order of the Coif, in 2010. In her third year of 5 law school, she received the Eugene A. Wright Scholar Award, which is awarded 6 by the faculty for outstanding scholarship. Prior to joining TMLG, Ms. Chandler 7 served as a law clerk to the Honorable Betty B. Fletcher, Senior United States 8 Circuit Judge for the Ninth Circuit Court of Appeals, and to the Honorable John 9 C. Coughenour, Senior United States District Judge for the Western District of 10 Washington. Ms. Chandler also served as a judicial extern to the Honorable 11 Robert S. Lasnik, United States District Judge for the Western District of 12 Washington. Ms. Chandler is a member of the Washington Employment Lawyers 13 Association (WELA) Amicus Committee. She is an Eagle member of the 14 Washington State Association for Justice (WSAJ) and currently co-chairs 15 WSAJ's Consumer Protection Section. 16 10. Elizabeth Adams has been an associate at TMLG since 2015. She 17 concentrates her practice on complex civil litigation including consumer 18 protection and civil rights class actions. Ms. Adams is a 2012 graduate of the 19 UCLA School of Law, where she received the Order of the Coif and served as a 20 Comments Editor for the UCLA Law Review. Before joining TMLG, Ms. Adams DECLARATION OF BETH E. TERRELL IN SUPPORT OF PLAINTIFF'S

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served as a law clerk to the Honorable Dean D. Pregerson, the Honorable George
Wu, and the Honorable John A. Kronstadt, all of the United States District Court
for the Central District of California.

- 11. Maria Hoisington-Bingham has been an associate at TMLG since 2016. She focuses her practice on complex civil litigation. During law school, Maria focused her studies on employment and civil rights law. She was an intern with the Equal Employment Opportunity Commission, Columbia Legal Services, and the Civil Rights Justice Center. She also served as an extern to the Honorable John C. Coughenour at the U.S. District Court for the Western District of Washington.
- 12. Mary B. Reiten is a member of TMLG. Ms. Reiten received her B.A. with high honors from the University of California, Berkeley in 1991 and graduated from the University of California, Hastings College of Law in 1998. Prior to joining TMLG, Ms. Reiten was a member of Tousley Brain Stephens PLLC. Ms. Reiten was also an associate at Lieff Cabraser Heiman & Bernstein for one year and clerked for the superior courts of Sitka, Alaska and San Francisco, California. Ms. Reiten has represented plaintiffs in several consumer class actions, including Spafford v. EchoStar; Hartman, et al. v. Comcast; Richison v. American Cemwood Corp.; Zwicker et al. v. General Motors Corporation; and Trimble v. Holmes Harbor Sewer District, et al. In 2004, Ms.

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- 13. Michael D. Daudt is a former founding member of TMLG. His experienced is discussed in his own declaration filed herewith.
- 14. Beau Haynes is a former associate at TMLG. Mr. Haynes graduated from the University of Washington School of Law in 2011. He concentrated his practice on employment law, consumer law and class actions. Prior to joining TMDW, Mr. Haynes worked as a law clerk at the Northwest Justice Project, Columbia Legal Services, and the National Employment Law Project.
- 15. Brittany Madderra is a former associate at TMLG. Ms. Madderra graduated from the University of Washington School of Law in 2014 where she was Executive Managing Editor of the Washington International Law Journal (formerly known as the Pacific Rim Law & Policy Journal). While attending law school, she served as a judicial extern to Justice Susan Owens of the Washington State Supreme Court and worked for Washington State Representative Gerry Pollet. She concentrated her practice in product liability and consumer class actions, as well as employment disputes.
- 16. Rachel Hoover is a former senior paralegal at TMLG. Ms. Hoover was a paralegal at TMLG from 2011 to 2018 and has worked in the legal field since 2001. Ms. Hoover was qualified to perform substantive legal work based on

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her training and past experience working for attorneys, including attorneys outside of TMLG's offices. The work performed by Ms. Hoover was work that required sufficient knowledge of legal concepts and that I or another attorney would have had to perform absent her assistance.

- 17. Jennifer Boschen is a senior paralegal at TMLG. Ms. Boschen has been a senior paralegal at TMLG since 2008 and has worked in the legal field for 18 years. The work performed by Ms. Boschen was work that required sufficient knowledge of legal concepts and that I or another attorney would have had to perform absent her assistance.
- 18. Eden Nordby is a former senior paralegal at TMLG. Ms. Nordby was employed as a senior paralegal from 2008 to 2018 and has worked in the legal field for twelve years. The work performed by Ms. Nordby was work that required sufficient knowledge of legal concepts and that I or another attorney would have had to perform absent her assistance.
- 19. Jodi Nuss is a senior paralegal at TMLG. Ms. Nuss has been a senior paralegal at TMLG since 2018 and has worked in the legal field since 2010. The work performed by Ms. Nuss was work that required sufficient knowledge of legal concepts and that I or another attorney would have had to perform absent her assistance.

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1 Kaylan Lovrovich has been employed as a law clerk at TMLG since 26. 2 2018. Ms. Lovrovich is a 2019 J.D. candidate at University of Washington School 3 of Law. 4 В. Other Cases Litigated by TMLG. TMLG has actively and successfully litigated consumer class action 27. 5 lawsuits, and is litigating or has recently settled the following consumer 6 protection class actions: 7 **Consumer Finance Class Actions** 8 Breazeale, et al v. Victim Services, Inc., et al—TMLG currently 9 represents a proposed class of consumers who allege violations of the FDCPA. The lawsuit is pending in U.S. District Court for the 10 Northern District of California. 11 Dibb, et al. v. AllianceOne Receivables Management, Inc.—TMLG represents three certified classes of Washington consumers who 12 received unfair and deceptive debt collection notices that included threats of criminal prosecution. The case settled on a class-wide 13 basis for \$1,900,000 in March 2017, and final approval was granted in July 2017. 14 Cavnar, et al. v. BounceBack, Inc.—Filed in 2014 on behalf of 15 Washington consumers who received false, misleading, and deceptive debt collection letters printed on the letter head of county 16 prosecuting attorneys. TMLG worked to negotiate a class-wide settlement, and final approval was granted in September 2016. 17 Smith v. Legal Helpers Debt Resolution LLC—Filed in 2011 on 18 behalf of consumers who were charged excessive fees for debt adjusting services in violation of Washington law. Class settlements 19 were approved by the Court in December 2012 and December 2013. Brown v. Consumer Law Associates LLC, et al.—Filed in 2011 on 20 behalf of consumers who were charged excessive fees for debt DECLARATION OF BETH E. TERRELL IN SUPPORT OF PLAINTIFF'S MOTION FOR ATTORNEY'S FEES, COSTS AND SERVICE AWARD - 10

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1	adjusting services in violation of Washington law. A class settlement was approved by the Court in 2013.
2	was approved by the Court in 2013.
3	<ul> <li>Bronzich, et al. v. Persels &amp; Associates, LLC, et al.—Filed in 2010         on behalf of consumers who were charged excessive fees for debt         adjusting services in violation of Washington law. A class settlement         was approved by the Court in 2013.</li> </ul>
4	was approved by the Court in 2013.
5	Fair Credit Reporting Act Cases
<ul><li>6</li><li>7</li></ul>	• Berg v. Equifax—Filed in 2018 on behalf of consumers affected by Equifax's failure to comply with FCRA section 1681c-2's blocking requirements. The case is pending in the Western District of
/	Washington.
8	• <i>Leo v. Appfolio</i> —Filed in 2017 on behalf of consumers affected by
9	Appfolio's failure to comply with multiple rules under FCRA. The case is pending in the Western District of Washington.
10	• Lemmon v. Equifax Information Services—Filed in 2017 on behalf
11	of consumers affected by Equifax's inaccurate credit reports, including reporting of prohibited information. The case is pending in the Western District of Washington.
12	the Western District of Washington.
13	<ul> <li>Miller v. On-Site Manager, Inc.—Filed in 2017 on behalf of a plaintiff who was falsely portrayed as a criminal by On-Site Manager, Inc. on background checks for housing. The case is</li> </ul>
14	pending in King County Superior Court.
15	• Gambles v. Sterling Infosystems, Inc.—Filed in 2017 on behalf of consumers affected by Sterling Infosystem, Inc.'s systemic
16	violations of the FCRA. The case is pending in the Southern District of New York.
17	• Rosario v. Starbucks—Filed in 2016 on behalf of employment
18	applicants affected by Starbucks' failure to comply with the FCRA's pre-adverse action notification requirement. The case is pending in
19	the Western District of Washington.
20	• Terrell v. Costco Wholesale Corp.—Filed in 2016 on behalf of applicants and employees who were affected by Costco's failure to
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1 provide required disclosures prior to procuring criminal background reports on them. TMLG reached settlement with Costco, which was 2 approved by King County Superior Court on June 15, 2018. Dougherty v. Barrett Business Services, Inc.—Filed in 2015 on 3 behalf of employees and job applicants who were affected by Barrett Business Services, Inc.'s failure to provide required disclosures prior 4 to procuring criminal background reports on them. The case is pending in Clark County Superior Court. 5 Connolly v. Umpqua Bank—Filed in 2015 on behalf of employees 6 and job applicants affected by Umpqua Bank's routine and systemic failure to provide required disclosures prior to procuring criminal 7 background reports on them. The case is currently pending settlement in the Western District of Washington. 8 **Product Defect Class Actions** 9 • Beaty v. Ford Motor Company—Filed in 2017 on behalf of 10 consumers who purchased vehicles with defective, spontaneouslyshattering panoramic sunroofs. The case is pending in the Western 11 District of Washington. 12 Aberin, et al. v. American Honda Motor Company, Inc.—Filed in 2017 on behalf of consumers who purchased Acura models with the 13 defective HandsFreeLink<sup>TM</sup> system. The case is pending in the Northern District of California. 14 Lohr v. Nissan—Filed in 2016 on behalf of consumers who 15 purchased vehicles with defective, spontaneously-shattering panoramic sunroofs. The case is pending in the Western District of 16 Washington. Gold, et al. v. Lumber Liquidators, Inc.—Filed in 2014 on behalf of 17 a certified class of consumers who purchased defective flooring. The case is pending in the United States District Court for the Northern 18 District of California. 19 Soto v. American Honda Motor Corporation—Filed in 2012 on behalf of owners and lessees of 2008-2010 Honda Accords that 20 consume motor oil at a much higher rate than intended, due to a DECLARATION OF BETH E. TERRELL IN SUPPORT OF PLAINTIFF'S

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1 systemic design defect. The case settled on a class-wide basis and final approval was granted in March 2014. 2 Milligan, et al. v. Toyota Motor Sales, Inc.—Filed in 2009 on behalf of owners of 2001-2003 Toyota RAV4s containing defective 3 Electronic Computer Modules, which cause harsh shifting conditions and permanent damage to the transmissions. TMLG worked to 4 negotiate a nationwide class action settlement, and final approval was granted in January 2012. 5 Kitec Consolidated Cases—Served as co-counsel in a national class 6 action lawsuit against the manufacturers of defective hydronic heating and plumbing systems. The case settled for \$125,000,000, 7 and final approval was granted in 2011. 8 C. Attorney's Fees. 28. 9 TMLG has worked with our co-counsel in a primarily advisory role in this matter. We reasonably incurred \$564,033.00 in attorneys' fees in the 10 prosecution of this action. 11 Attached as Exhibit 1 is a spreadsheet that provides TMLG's 12 29. 13 detailed time records in chronological order by timekeeper. The spreadsheet is a compilation of the contemporaneous, daily time reports prepared and maintained 14 15 by TMLG timekeepers in the regular course of business. We have redacted information from the time reports that would reveal work product, which are 16 otherwise provided in full. 17 Since beginning work on this case, TMLG worked with no guarantee 30. 18 of being compensated for its time and efforts. Payment of TMLG's fees has 19 always been contingent on successfully obtaining relief for the Plaintiff and class 20 DECLARATION OF BETH E. TERRELL IN SUPPORT OF PLAINTIFF'S MOTION FOR ATTORNEY'S FEES, COSTS AND SERVICE AWARD - 13

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- 31. We have reviewed TMLG's billing records and reduced and eliminated time where appropriate. We eliminated time that was administrative in nature, and made reductions where time arguably could have been more efficiently spent. We also eliminated time billed by attorneys and staff members who devoted fewer than ten hours to the case.
- 32. We have not included any time spent preparing this motion in TMLG's lodestar. The lodestar also does not include the work we will do after completion of this motion, which will include working with the settlement administrator, preparing the motion for final approval and attending the hearing, and communicating with class members.

# D. TMLG Rates Have Been Approved by Courts Around the Country.

33. TMLG sets its rates for attorneys and staff members based on a variety of factors, including among others: the experience, skill and sophistication required for the types of legal services typically performed; the rates customarily charged in similar matters; the rates customarily charged by other lawyers of DECLARATION OF BETH E. TERRELL IN SUPPORT OF PLAINTIFF'S MOTION FOR ATTORNEY'S FEES, COSTS AND SERVICE AWARD - 14 CASE No. 2:14-cv-00175-TOR

1	similar skill and experience; and the experience, reputation, and ability of the
2	attorneys and staff members We set our rates to be consistent with the prevailing
3	market rates in the private sector for attorneys and staff of comparable skill,
4	qualifications and experience who litigate class actions and complex litigation. I
5	am not aware of any firms located in this district that practice almost exclusively
6	plaintiff-side class action litigation or have complex litigation experience
7	comparable to that of the Terrell Marshall Law Group
8	34. Our lodestar calculations are based on forum rates approved in this
9	court. Courts around the country have approved fee requests based on TMLG's
10	standard rates, which are higher than those requested here, at the time of the
11	application. Here is a sample of the courts that have approved TMLG's rates as
12	reasonable in class action litigation:
13	• September 2017, in <i>Melito v. American Eagle Outfitters, Inc.</i> , No. 14-CV-2440 (VEC) (S.D.N.Y.);
<ul><li>14</li><li>15</li></ul>	<ul> <li>May 2016, in Lushe v. Verengo, Inc., No. CV 13-07632-AB (PJWx) (C.D. Cal.);</li> </ul>
16	• September 2014, in <i>Chesbro v. Best Buy Stores, L.P.</i> , No. C10-774 RAJ (W.D. Wash.);
17 18	<ul> <li>March 2013, in <i>Meilleur v. AT&amp;T Corp.</i>, No. C11-01025 MJP (W.D Wash.);</li> </ul>
19	<ul> <li>October 2012, in Khadera v. ABM Industries, Inc., No. C08-0417 RSM (W.D. Wash.);</li> </ul>
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- September 2012, in *Arthur v. Sallie Mae, Inc.*, No. C10-00198 JLR (W.D. Wash.);
- January 2012, in *Milligan v. Toyota Motor Sales, U.S.A., Inc.*, No. C09-05418 RS (N.D. Cal.);
- August 2011, in *Seraphin v. AT&T Internet Services*, CV-00131-REB (D. Idaho); and
- December 2010, in *Carideo v. Dell Inc.*, No. CV-01772-JLR (W.D. Wash.).

#### E. TMLG's Litigation Costs.

35. Through the date of this submission, TMLG has incurred \$96,658.60 in unreimbursed litigation costs in prosecuting this case. These costs are customarily charged to and paid by hourly clients. The following chart summarizes TMLG's litigation costs:

Type of Cost	AMOUNT			
Air Fare	\$1,409.49			
Computer Research (Westlaw and Pacer)	\$2,299.99			
Class Notice	3,271.66			
Courier and Postage	\$1,210.98			
Electronic Document Productions	\$12,588.07			
Expert Costs	57,318.61			
Hotel	197.32			
Meals	\$264.86			
Mediation Costs	\$7,800.00			

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TYPE OF COST	AMOUNT
Reproductions	\$1,929.62
Transcripts	\$3,278.30
Taxis, Transport, Parking	\$499.70
TOTAL	\$92,068.60

- 36. In addition to the above referenced costs already advanced, Plaintiff's counsel will pay a final outstanding invoice, for services rendered by Greenfield Advisors in the amount of \$4,590.00 and which are not reflected in the above table.
- 37. TMLG's total litigation costs, including the outstanding expert amount, are \$96,958.60.

#### F. The Prosecution of This Action.

- 38. The parties actively litigated this case for nearly six years. Both parties engaged in extensive discovery. Each party propounded multiple sets of written discovery. Nationstar ultimately produced millions of pages of documents, including policy and procedure documents, summary data, and loan files, payment histories, and comment histories for every member of the Class.
- 39. The parties took fourteen depositions. Nationstar deposed Ms.

  Jordan and a representative of the vendor it hired to change the locks at her home.

  Nationstar deposed Ms. Jordan's expert witness twice and Ms. Jordan deposed

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both of Nationstar's expert witnesses. Ms. Jordan also took the depositions of six different Nationstar corporate representatives. Some of those representatives were deposed multiple times.

- 40. The parties engaged in significant expert work in preparation for trial, with each side's experts producing at least two reports. The parties also briefed FHFA's motion to disqualify the Class's expert witness.
- 41. The parties reached an agreement in principle just before trial was set to commence on December 18, 2017. The parties continued to negotiate the terms of the settlement after the Court struck the trial date. Unfortunately, the parties were unable to reach agreement on several settlement terms, including the scope of the release and whether the Class Members should receive an opportunity to opt out of the settlement. The parties resumed litigation but continued to discuss resolving the case.
- 42. Ms. Jordan has been actively involved in this litigation for more than six years. She assisted in drafting the complaint and amended complaint, assisted with providing information regarding her interactions with Nationstar, responded to discovery, was deposed, and was prepared to testify at trial at the time this case settled. Ms. Jordan supports the settlement regardless of whether she receives an incentive award or not.

43. Class Counsel estimates that Settlement Class Members will receive
awards ranging between \$75 and \$52,165.34. The average estimated award for
Settlement Class Members with evidence of a lock change is \$3,589.92. The
median estimated award to all Settlement Class Members is \$1,033.51. Class
Counsel estimates that at least 2,595 Settlement Class Members will be entitled to
payments that exceed \$1,000.
I declare under penalty of perjury under the laws of the United States of
America that the foregoing is true and correct.
Executed in Seattle, Washington, this 25th day of January, 2019.
/s/ Beth E. Terrell, WSBA #26759 Beth E. Terrell, WSBA No. 26759
DECLARATION OF BETH E. TERRELL IN SUPPORT OF PLAINTIFF'S
MOTION FOR ATTORNEYIG FEED GOOTS AND SERVICE AWARD 10

DECLARATION OF BETH E. TERRELL IN SUPPORT OF PLAINTIFF'S MOTION FOR ATTORNEY'S FEES, COSTS AND SERVICE AWARD - 19 CASE No. 2:14-cv-00175-TOR

1 CERTIFICATE OF SERVICE I, Beth E. Terrell, hereby certify that on January 25, 2019, I electronically 2 filed the foregoing with the Clerk of the Court using the CM/ECF system which 3 will send notification of such filing to the following: 4 John A. Knox, WSBA #12707 5 Attorneys for Defendant WILLIAMS, KASTNER & GIBBS PLLC 6 601 Union Street, Suite 4100 Seattle, Washington 98101-2380 7 Telephone: (206) 628-6600 Facsimile: (206) 628-6611 8 Email: jknox@williamskastner.com 9 Mark D. Lonergan, Admitted Pro Hac Vice Jan T. Chilton, Admitted Pro Hac Vice 10 Mary Kate Sullivan, Admitted Pro Hac Vice Andrew W. Noble, WSBA #50137 11 Attorneys for Defendant SEVERSON & WERSON, P.C. 12 One Embarcadero Center, 26th Floor San Francisco, California 94111 13 Telephone: (415) 677-3344 Facsimile: (415) 956-0439 14 Email: mdl@severson.com Email: jtc@severson.com 15 Email: mks@severson.com Email: awn@severson.com 16 17 18 19 20 DECLARATION OF BETH E. TERRELL IN SUPPORT OF PLAINTIFF'S MOTION FOR ATTORNEY'S FEES, COSTS AND SERVICE AWARD - 20

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2	Attorneys for Intervenor Federal Housing Finance Agency WITHERSPOON KELLEY
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6	David B. Bergman, Admitted Pro Hac Vice
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10	Email: howard.cayne@aporter.com
1 1	Email: david.bergman@aporter.com
11	Email: asim.varma@aporter.com
12	I fruther contify that I covered tops and compat comics of the forecoing to be
12	I further certify that I caused true and correct copies of the foregoing to be
13	1 ' HC E' 4 Cl - M '1 - 4 - '1 - 4 - C 11 '
13	served via U.S. First Class Mail, postage prepaid upon the following:
14	Michael P. Klein, WSBA #18079
	Chapter 7 Trustee In re Angela M. Couch (aka Angela Marguarite
15	Caspers) and Wesley Gordon Caspers
	330 Madison Avenue South, Suite 110
16	· · · · · · · · · · · · · · · · · · ·
10	Bainbridge Island, Washington 98110
	Telephone: (206) 842-3638
17	Facsimile: (206) 842-1541
	Email: attorneyklein@hotmail.com
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	DEGLARATION OF DETAILS THE THE TAIL AND
	DECLARATION OF BETH E. TERRELL IN SUPPORT OF PLAINTIFF'S
	MOTION FOR ATTORNEY'S FEES, COSTS AND SERVICE AWARD - 21
	CASE No. 2:14-cv-00175-TOR

1	DATED this 25th day of January, 2019.
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3	TERRELL MARSHALL LAW GROUP PLLC
4	By: <u>/s/ Beth E. Terrell, WSBA #26759</u> Beth E. Terrell, WSBA #26759
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	DECLARATION OF BETH E. TERRELL IN SUPPORT OF PLAINTIFF'S MOTION FOR ATTORNEY'S FEES, COSTS AND SERVICE AWARD - 22 CASE No. 2:14-cv-00175-TOR

#### Terrell Marshall Law Group PLLC Jordan v. Nationstar Mortgage Matter 1746-001

Date	Initials	Narrative	Units	Rate		Value
Professional	. 0	a Chairnean				
Professional	: Amanu	Reviewed and analyzed class certification order and motion for				
		·				
11/21/2016	A	decertification [1.8]; personal conference regarding issues and strategy	2.1	ć 200 00	۲	010.00
11/21/2016	AIVIS	[0.3].	2.1	\$ 390.00	Ş	819.00
44 /22 /2046	A B 4C	Reviewed and analyzed declarations filed with class certification motion	2.2	ć 200 00	4	050.00
11/22/2016	AIVIS	[2.2].	2.2	\$ 390.00	\$	858.00
44/20/2046		Reviewed briefing and orders relevant to opposing motion for	2.5	4 202 20	4	075.00
11/30/2016	AMS	decertification [2.5].	2.5	\$ 390.00	\$	975.00
		Worked on response to motion to decertify, related analysis and research				
12/6/2016	AMS	[5.3].	5.3	\$ 390.00	\$	2,067.00
		Reviewed and analyzed deposition transcript [1.5]; worked on opposition				
		to motion for decertification, related research [4.6]; strategy discussion				
12/7/2016		regarding class decertification motion [0.5].		\$ 390.00	\$	2,574.00
12/8/2016		Worked on class decertification motion, related research [8.5].		\$ 390.00	\$	3,315.00
12/9/2016	AMS	Worked on class decertification motion, related research [3.8].	3.8	\$ 390.00	\$	1,482.00
		Researched and analyzed damages issues [3.2]; worked on opposition to				
		decertification motion [2.2]; outlined key strategy issues related to				
12/12/2016	AMS	decertification motion [1.4].	6.8	\$ 390.00	\$	2,652.00
		Telephone conference with team regarding strategy and tasks [1.0];				
		researched and analyzed damages issues [3.5]; worked on opposition to				
		motion for decertification, related research [2.8]; reviewed discovery				
12/13/2016	AMS	requests to FHFA [.2].	7.5	\$ 390.00	\$	2,925.00
		Reviewed and analyzed FHFA's motion for summary judgment [1.5];				
12/14/2016	AMS	reviewed draft opposition, related research [2.6].	4.1	\$ 390.00	\$	1,599.00
		Reviewed opposition to FHFA summary judgment motion, related research				
12/15/2016	AMS	[3.4].	3.4	\$ 390.00	\$	1,326.00
		Final revisions to opposition to FHFA's motion for partial summary		•	•	•
12/16/2016	AMS	judgment [.5].	0.5	\$ 390.00	\$	195.00
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Date	Initials	Narrative	Units	Rate	Value
1/3/2017	AMS	Reviewed new Ninth Circuit Conagra decision [.8]; worked on opposition to motion for decertification [.5].  Reviewed and revised opposition to FHFA's summary judgment motion	1.3	\$ 390.00	\$ 507.00
1/10/2017	AMS	[1.7].  Reviewed order denying summary judgment [.5]; strategy conference regarding decertification motion [.3]; telephone conference with team	1.7	\$ 390.00	\$ 663.00
3/9/2017	AMS	regarding strategy and tasks [.4].	1.2	\$ 390.00	\$ 468.00
3/10/2017	AMS	Worked on response to decertification motion, related research [2.6].	2.6	\$ 390.00	\$ 1,014.00
3/14/2017	AMS	Worked on opposition to decertification motion, related research [5.1]. Strategy conference regarding case schedule [.2]; reviewed motion to	5.1	\$ 390.00	\$ 1,989.00
3/15/2017	AMS	extend case schedule [.3].	0.5	\$ 390.00	\$ 195.00
3/16/2017	AMS	Worked on response to decertification motion, related research [5.5].	5.5	\$ 390.00	\$ 2,145.00
3/17/2017	AMS	Worked on response to decertification motion, related research [3.3].	3.3	\$ 390.00	\$ 1,287.00
3/21/2017	AMS	Worked on response to decertification motion, related research [5.1]. Reviewed deposition transcripts and incorporated into response to	5.1	\$ 390.00	\$ 1,989.00
3/22/2017	AMS	decertification motion [7.7]; sent draft to Mr. Gatens [.1].  Prepared list of issues to decide and work to complete in connection with	7.8	\$ 390.00	\$ 3,042.00
5/2/2017	AMS	opposition to motion to decertify class [.6]. Strategy conference regarding damages theories and opposition to motion	0.6	\$ 390.00	\$ 234.00
5/5/2017	AMS	to decertify class [.5]. Strategy conference regarding opposition to motion for decertification	0.5	\$ 390.00	\$ 195.00
5/23/2017	AMS	[.2]; reviewed Gibbons declaration [.5].	0.7	\$ 390.00	\$ 273.00
5/25/2017	AMS	Reviewed opposition to motion to decertify class [1.7].	1.7	\$ 390.00	\$ 663.00
5/26/2017	AMS	Reviewed and revised opposition to decertification motion [1.2].	1.2	\$ 390.00	\$ 468.00
		Reviewed and analyzed reply in support of decertification motion, related			
6/23/2017	AMS	research [1.7]; strategy conference regarding hearing [.3].	2	\$ 390.00	\$ 780.00

Date	Initials	Narrative	Units	Rate		Value
		Strategy conference regarding summary judgment opposition on trespass				
6/29/2017	AMS	claim [.3].	0.3	\$ 390.00	\$	117.00
6/20/2047	A B 46	Telephone conference with co-counsel regarding strategy for opposing	0.6	¢ 200 00	_	224.00
6/30/2017	AIVIS	trespass summary judgment [.6].	0.6	\$ 390.00	\$	234.00
7/5/2017	۸۸۸۶	Worked on response to motion for partial summary judgment, related research [3.8].	2 0	\$ 390.00	\$	1,482.00
7/3/2017	AIVIS	Worked on opposition to partial summary judgment motion, related	3.0	\$ 390.00	۲	1,462.00
7/6/2017	AMS	research [7.9].	7.9	\$ 390.00	\$	3,081.00
., 0, 202.		Worked on opposition to partial summary judgment motion, related		<b>+</b> 000.00	Τ.	0,002.00
7/7/2017	AMS	research [9.2].	9.2	\$ 390.00	\$	3,588.00
7/9/2017	AMS	Worked on summary judgment opposition, related research [9.7].	9.7	\$ 390.00	\$	3,783.00
		Worked on summary judgment opposition [1.2]; strategy conference				
		regarding opposition [.2]; researched issues for opposition [2.3]; emailed				
7/10/2017	AMS	revised draft to co-counsel [.1].	3.8	\$ 390.00	\$	1,482.00
		Email with Mr. Gatens regarding summary judgment opposition [.2];				
		worked on revisions to brief [.3]; cite checking and other finalization for				
7/11/2017	AMS	filing [1.0].	1.5	\$ 390.00	\$	585.00
7/40/2047		Worked on edits to brief [.3]; strategy conference regarding brief [.2];	0.6	4 200 00	_	224.00
7/12/2017	AIVIS	finalized brief for filing [.1].	0.6	\$ 390.00	\$	234.00
8/31/2017	A	Reviewed Nationstar's motion to file supplemental brief and proposed supplemental brief [.8]; worked on opposition [2.2].	2	\$ 390.00	\$	1,170.00
0/31/201/	AIVIS	supplemental brief [.o], worked on opposition [z.z].	3	\$ 390.00	Ş	1,170.00
9/1/2017	AMS	Reviewed revised response to motion to file supplemental brief [.3].	0.3	\$ 390.00	\$	117.00
		Reviewed Nationstar's reply briefs [.4]; reviewed order denying				
9/6/2017	AMS	decertification motion and motion for partial summary judgment [1.3].	1.7	\$ 390.00	\$	663.00
9/12/2017		Worked on summary judgment motion [4.6].		\$ 390.00	\$	1,794.00
9/13/2017	AMS	Worked on summary judgment motion, related research [5.2].	5.2	\$ 390.00	\$	2,028.00
9/14/2017	AMS	Worked on summary judgment motion, related research [5.3].	5.3	\$ 390.00	\$	2,067.00
		Strategy conference regarding motion for summary judgment [.2]; worked				
9/15/2017	AMS	on summary judgment motion, related research [5.5].	5.7	\$ 390.00	\$	2,223.00

Date	Initials	Narrative	Units	Rate		Value
9/17/2017	AMS	Reviewed deposition transcripts for summary judgment motion [5.6].	5.6	\$ 390.00	\$	2,184.00
		Strategy conference regarding summary judgment motion [.2]; worked on				
9/18/2017	AMS	summary judgment motion, related research [3.9].		\$ 390.00	\$	1,599.00
9/19/2017	AMS	Worked on summary judgment motion, related research [8.2].	8.2	\$ 390.00	\$	3,198.00
		Worked on summary judgment motion, related research [3.7]; strategy				
9/20/2017	AMS	conferences regarding motion [.3].	4	\$ 390.00	\$	1,560.00
		Worked on summary judgment motion, related research [6.5]; strategy				
9/21/2017	AMS	conferences regarding motion [.3].	6.8	\$ 390.00	\$	2,652.00
		Worked on summary judgment motion and supporting documents [3.8];				
9/22/2017	AMS	strategy conferences regarding motion [.4].	4.2	\$ 390.00	\$	1,638.00
		Reviewed motion to strike [.3]; worked on summary judgment reply,				
10/23/2017	AMS	related research [1.7].	2	\$ 390.00	\$	780.00
		Strategy conference regarding summary judgment reply [.4]; worked on				
10/24/2017	AMS	summary judgment reply, related research [3.6].	4	\$ 390.00	\$	1,560.00
10/25/2017	AMS	Worked on summary judgment reply, related research [2.1].	2.1	\$ 390.00	\$	819.00
		Reviewed summary judgment briefing in preparation for oral argument				
11/13/2017	AMS	preparation [1.3].	1.3	\$ 390.00	\$	507.00
11/28/2017	ΛΝΛς	Strategy conference regarding pretrial issues [.2]; reviewed trial brief [1.1].	1 2	\$ 390.00	\$	507.00
11/20/2017	AIVIS	Strategy conference regarding protosed findings of fact and conclusions of	1.5	Ç 330.00	۲	307.00
12/7/2017	۸۸۸۶	law [.2].	0.2	\$ 390.00	\$	78.00
12/8/2017		Worked on proposed findings of fact and conclusions of law [1.0].		•	۶ \$	390.00
12/8/2017	AIVIS	Worked on proposed findings of fact and conclusions of law [1.0].	1	\$ 350.00	Ą	390.00
12/11/2017	ΛΝΛΟ	research [8.6].	9.6	\$ 390.00	\$	3,354.00
12/11/2017	AIVIS	Worked on proposed findings of fact and conclusions of law [2.3]; strategy	0.0	\$ 350.00	ې	3,334.00
		conference regarding pretrial issues [.2]; research and analysis regarding				
12/12/2017	A N A C	Nationstar's double recovery argument [2.2].	17	\$ 390.00	\$	1,833.00
12/12/2017	AIVIS	Strategy conference regarding trial preparation issues [.2]; worked on	4.7	\$ 350.00	Ą	1,033.00
		pocket brief regarding burden of proof for consent, related research [.8]; reviewed revisions to proposed findings of fact and conclusions of law and				
12/12/2017	ANAC	email to team [.7].	17	\$ 390.00	ć	663.00
12/13/2017	AIVIS	eman to team [./].	1./	\$ 390.00	\$	003.00

Date	Initials	Narrative	Units	Rate		Value
12/14/2017	AMS	Worked on pocket brief regarding consent issue, related research [2.5].	2.5	\$ 390.00	\$	975.00
12/15/2017	AMS	Worked on motion re closure and sealing at trial and bullet points [2.6].	2.6	\$ 390.00	\$	1,014.00
4/9/2018	AMS	Strategy conference regarding response to motion for supplemental notice [.3]; worked on response, related research [11.1].  Worked on response to motion for supplemental notice, related research	11.4	\$ 390.00	\$	4,446.00
4/10/2018	AMS	[9.6]. Worked on response to motion for supplemental notice, related research	9.6	\$ 390.00	\$	3,744.00
4/11/2018	AMS	[7.8]; strategy conferences regarding response [.5].	8.3	\$ 390.00	\$	3,237.00
4/12/2018	AMS	Worked on response to motion for supplemental notice [1.2].	1.2	\$ 390.00	\$	468.00
4/15/2018	AMS	Reviewed and analyzed Safeguard's motion to intervene [.8]; worked on response to Nationstar's motion for supplemental notice [.3].  Strategy conferences regarding response to Nationstar's motion for supplemental notice and Safeguard's motion to intervene [.4]; worked on	1.1	\$ 390.00	\$	429.00
4/16/2018	AMS	finalizing response to Nationstar's motion to intervene [.4]; worked on finalizing response to Safeguard's motion [.2].  Revised response to Safeguard's motion to intervene, related research	0.6	\$ 390.00	\$	234.00
4/20/2018	AMS	[3.2]. Revised and finalized response to motion in limine and supporting	3.2	\$ 390.00	\$	1,248.00
7/2/2018	AMS	declarations [2.2].	2.2	\$ 390.00	\$	858.00
7/9/2018	AMS	Reviewed trial brief [.7]; strategy conference regarding same [.2].	0.9	\$ 390.00	\$	351.00
10/22/2018	AMS	Telephone conference with co-counsel regarding tasks and strategy [.5].  Professional: Amanda Steiner	0.5 <b>261.2</b>	\$ 390.00	\$ <b>\$</b> 1	195.00 1 <b>01,868.00</b>
Professional:	Beau Ha	aynes				
6/10/2014 6/11/2014 6/16/2014 6/17/2014	BCH BCH	Reviewed and analyzed case materials for motion for remand [3.2]. Researched issues for motion for remand [3.6]. Worked on motion for remand and related issues [7.6]. Worked on motion for remand [7.1].	3.6 7.6	\$ 230.00 \$ 230.00 \$ 230.00 \$ 230.00	\$ \$ \$	736.00 828.00 1,748.00 1,633.00

Date	Initials	Narrative	Units	Rate	Value
6/18/2014	ВСН	Worked on motion for remand [5.7].	5.7	\$ 230.00	\$ 1,311.00
6/19/2014	ВСН	Worked on motion for remand [4.7].	4.7	\$ 230.00	\$ 1,081.00
		Professional: Beau Haynes	31.9		\$ 7,337.00
Professional:	Beth Te	errell			
5/14/2014	BET	Coordinated with co-counsel regarding potential new case.	0.2	\$ 390.00	\$ 78.00
5/21/2014	BET	Coordinated with co-counsel regarding responses to discovery.	0.2	\$ 390.00	\$ 78.00
6/20/2014	BET	Coordinated with co-counsel regarding case strategy.	0.3	\$ 390.00	\$ 117.00
8/26/2015	BET	Coordinated with counsel regarding appellate briefs.	0.2	\$ 390.00	\$ 78.00
		Telephone conference with co-counsel regarding briefing on certified			
9/14/2015	BET	questions.	0.8	\$ 390.00	\$ 312.00
		Reviewed and revised opening brief regarding certified questions;			
9/15/2015	BET	telephone conference with co-counsel regarding same.	0.8	\$ 390.00	\$ 312.00
9/16/2015	BET	Revised opening brief regarding certified questions.	1.2	\$ 390.00	\$ 468.00
10/28/2015	BET	Reviewed Nationstar's brief regarding certified questions.	0.7	\$ 390.00	\$ 273.00
11/2/2015	BET	Conference call regarding Amicus briefs.	0.5	\$ 390.00	\$ 195.00
11/16/2015	BET	Reviewed reply brief.	0.5	\$ 390.00	\$ 195.00
11/19/2015	BET	Reviewed and revised reply brief regarding certified questions.	0.7	\$ 390.00	\$ 273.00
11/30/2015	BET	Telephone conference with co-counsel regarding supreme court brief	0.3	\$ 390.00	\$ 117.00
1/5/2016	BET	Reviewed plaintiff's response to the brief of amici curiae.	0.5	\$ 390.00	\$ 195.00
1/15/2016	BET	Prepared for and attended moot session for Supreme Court argument.	4.2	\$ 390.00	\$ 1,638.00
1/19/2016	BET	Watched Supreme Court oral argument.	1	\$ 390.00	\$ 390.00
8/11/2016	BET	Revised response to motion for reconsideration.	0.4	\$ 390.00	\$ 156.00
8/25/2016	BET	Reviewed and revised 26(f) report.	0.4	\$ 390.00	\$ 156.00
9/2/2016	BET	Coordinated with co-counsel regarding one-way intervention rule issue.	0.4	\$ 390.00	\$ 156.00
9/21/2016	BET	Revised response to motion to intervene.	0.8	\$ 390.00	\$ 312.00
9/23/2016		Reviewed proposed class notice postcard.	0.3	\$ 390.00	\$ 117.00
9/26/2016	BET	Reviewed and revised long form class notice.	0.3	\$ 390.00	\$ 117.00

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Date	Initials	Narrative	Units	Rate		Value
10/25/2016	BET	Prepared for and attended telephone conference with co-counsel regarding depositions.  Prepared for and attended conference call with Nationstar counsel	0.8	\$ 390.00	\$	312.00
10/27/2016	BET	regarding objections to 30(b(6) deposition notices.	1.2	\$ 390.00	\$	468.00
10/28/2016	BET	Follow-up call regarding objections to 30(b)(6) deposition notices; travel to San Francisco for depositions; prepared for same.	5.5	\$ 390.00	\$	2,145.00
10/29/2016	BET	Attended deposition of Mousseau; travel from San Francisco to Seattle.	12.5	\$ 390.00	\$	4,875.00
		Telephone call with Ms. Chandler regarding strategy for responding to pending motions [.3]. Telephone conference with co-counsel regarding				
11/16/2016	BET	deposition strategy and division of work [.6].	0.9	\$ 390.00	\$	351.00
12/1/2016	BET	Travel to Dallas for depositions; prepared for same.	8.2	\$ 390.00	\$	3,198.00
12/2/2016 12/13/2016		Prepared for and attended 30(b)(6) depositions; return travel to Seattle.  Analyzed motion for decertification; conferred regarding strategy for responding to same.		\$ 390.00 \$ 390.00		6,045.00
12/13/2010	DE.	responding to sume.	0.0	φ 330.00	Y	23 1.00
1/19/2017	BET	Analyzed response to FHFA motion for summary judgment and motion for entry of protective order; analyzed need for additional time.	0.8	\$ 390.00	\$	312.00
1/19/2017	BET	Reviewed and revised response to FHFA's motion for summary judgment.	0.8	\$ 390.00	\$	312.00
4/11/2017		Reviewed and revised response to motion to certify interlocutory appeal.		\$ 390.00	\$	195.00
4/26/2017		Analyzed response to motion to compel.		\$ 390.00	\$	234.00
5/23/2017	BET	Reviewed and revised response to motion to decertify.	0.8	\$ 390.00	\$	312.00
5/31/2017	BET	Telephone conference with counsel regarding class member depositions Prepared for and attended moot of absent class member discovery oral	0.2	\$ 390.00	\$	78.00
6/15/2017	BET	argument. Emails to and from co-counsel regarding discovery conference and	2.4	\$ 390.00	\$	936.00
7/10/2017	BET	Greenfield contract and iLeads invoice	0.5	\$ 390.00	\$	195.00

Date	Initials	Narrative	Units	Rate		Value
7/11/2017	BET	Emails to and from co-counsel regarding data issue	0.2	\$ 390.00	\$	78.00
7/13/2017	BET	Conference call with co-counsel regarding case strategy.  Telephone conference with co-counsel regarding motion for shortening	0.7	\$ 390.00	\$	273.00
8/21/2017	BET	time. Reviewed order denying defendant's motion to decertify class; telephone	0.2	\$ 390.00	\$	78.00
9/6/2017	BET	conference with co-counsel regarding same.  Telephone conference with co-counsel regarding expert disclosure and	0.9	\$ 390.00	\$	351.00
9/18/2017	BET	potential settlement issue.  Telephone conference with counsel regarding locatin additional sale data,	0.6	\$ 390.00	\$	234.00
9/28/2017	BET	discovery and case schedule issues and mediation	0.5	\$ 390.00	\$	195.00
10/2/2017	BET	Worked on term sheet.	0.3	\$ 390.00	\$	117.00
10/5/2017	BET	Worked on settlement issues.  Prepared for, attended, and sent follow-up email regarding telephone	0.8	\$ 390.00	\$	312.00
10/6/2017	DET	conference discussing potential mediation.	0.0	\$ 390.00	\$	351.00
10/8/2017		Worked on mediation issues.		\$ 390.00	۶ \$	234.00
10/6/2017	DEI	Telephone conference with counsel regarding summary judgment	0.0	\$ 390.00	Ş	234.00
10/25/2017	BET	argument and discovery issues.  Telephone conference with Mr. Lonergan regarding potential mediation;	0.7	\$ 390.00	\$	273.00
10/31/2017	BET	emails to co-counsel regarding same.	0.6	\$ 390.00	\$	234.00
11/13/2017		Prepared for moot of partial summary judgment motion.		\$ 390.00	-	468.00
		Telephone conference with counsel regarding objections to undisclosed				
11/14/2017	BET	witnesses, motion in limine, summary judgment issues Reviewed order granting partial summary judgment; Telephone	1.1	\$ 390.00	\$	429.00
11/21/2017	BET	conference with co-counsel regarding mediation letter issues.	1.3	\$ 390.00	\$	507.00
11/27/2017		Prepared for and attended Mediation		\$ 390.00	\$	2,886.00
2/5/2018	BET	Telephone conference with co-counsel regarding settlment issues	1	\$ 390.00	\$	390.00
2/13/2018	BET	Telephone conference with counsel regarding settlement issues	0.2	\$ 390.00	\$	78.00
2/15/2018	BET	Emails from and to co-counsel regarding settlement issues Reviewed mediation statement, plaintiff's draft settlement agreement and	0.2	\$ 390.00	\$	78.00
2/20/2018	BET	Nationstar's redlines to settlement agreement	0.5	\$ 390.00	\$	195.00

Date	Initials	Narrative	Units	Rate	,	Value
		Emails to and from co-counsel regarding stipulation for preliminary				
2/21/2018	BET	approval; reviewed mediation statement;	0.5	\$ 390.00	\$	195.00
2/26/2018		Telephone conference with counsel and Mediator regarding settlement		\$ 390.00	\$	273.00
2/27/2018	BET	Telephone conference with co-counsel regarding case status.  Telephone conference with counsel regarding mediation [.2]. Mediation	0.4	\$ 390.00	\$	156.00
		conference with Mr. Peterson [1.1]; mails from and to Mr. Peterson and co-				
3/2/2018	BET	counsel regarding same[0.1].		\$ 390.00		546.00
3/13/2018	BET	Emails to and from co-counsel regarding trial date	0.2	\$ 390.00	\$	78.00
		Emails to and from Mr. Peterson and co-counsel regarding settlement				
3/15/2018	BET	negotiations [.3].	0.3	\$ 390.00	\$	117.00
		Reviewed and analyzed Safeguard's motion to intervene [.4]; worked on				
4/15/2018	BET	response to Nationstar's motion for supplemental notice [.1].	0.5	\$ 390.00	\$	195.00
4/23/2018	BET	Strategized with co-counsel regarding Safeguard's motion to intervene.	0.4	\$ 390.00	\$	156.00
6/5/2018	BET	Emails to and from co-counsel regarding [.1].	0.1	\$ 390.00	\$	39.00
		Strategized with co-counsel regarding trial issues [.2]; meeting with co-				
7/5/2018	BET	counsel regarding trial strategy [1.2]; Telephone conference with co-counsel regarding cross-examination of	1.4	\$ 390.00	\$	546.00
7/6/20118	BET	Nationstar's experts and offset issues.	0.4	\$ 390.00	\$	156.00
,, 0, 20220		Reviewed and analyzed Nationstar proposed revisions to Settlement		<b>7</b> 000.00	Ψ	
7/17/2018	BET	Agreement [.8].	0.8	\$ 390.00	\$	312.00
		Analyzed issues with co-counsel regarding Nationstar settlement				
7/18/2018	BET	agreement terms [.3].	0.3	\$ 390.00	\$	117.00
7/20/2018	BET	Worked on settlement terms [.5]	0.5	\$ 390.00	\$	195.00
8/22/2018	BET	Emails to and from co-counsel regarding lockout dates and analyzed same.	0.9	\$ 390.00	\$	351.00
8/23/2018	BET	Emails to and from counsel regarding CAFA notice issues	0.2	\$ 390.00	\$	78.00
		Strategized with co-counsel regarding proposed revisions to settlement				
10/17/2018	BET	notice.	0.2	\$ 390.00	\$	78.00
		Strategized with counsel regarding absent class member Easley; reviewed		4 000 0-	_	<b>-</b> 0.05
1/4/2019	BET	expert analysis of damages.	0.2	\$ 390.00	\$	78.00

Date	Initials	Narrative	Units	Rate		Value			
		Professional: Beth Terrell	95.8		\$	37,362.00			
Professional: Blythe Chandler									
4/1/2015	BHC	Read Ninth Circuit decision [.6].	0.6	\$ 285.00	\$	171.00			
4/8/2015	ВНС	Read Ninth Circuit decision and cases cited in decision [2].	2	\$ 285.00	\$	570.00			
4/9/2015	внс	Legal research regarding CAFA jurisdiction [.3]. Telephone conference with co-counsel regarding Petition for Rehearing in Ninth Circuit [.6]. Listened to oral argument [.6]. Worked on draft PFR [2.5].	4	\$ 285.00	\$	1,140.00			
		Telephone call with co-counsel regarding framing brief and amicus participation [.6]; read order certifying questions in preparation for same				·			
8/26/2015	внс	[.3]. Telephone call with Mr. Gatens regarding framing opening brief on questions certified to Washington Supreme Court [.5]; prepared for same	0.9	\$ 285.00	Ş	256.50			
8/27/2015	ВНС	[.4]. Research regarding certified questions to Washington Supreme Court	0.9	\$ 285.00	\$	256.50			
9/2/2015	ВНС	[1.4].	1.4	\$ 285.00	\$	399.00			
9/4/2015	ВНС	Research regarding policy implications of pre-foreclosure lockouts [3.1]; summarized same [.1]. Memo to co-counsel regarding framing [1.2].	4.4	\$ 285.00	\$	1,254.00			
9/8/2015	ВНС	Telephone call regarding potential amicus participation [.2]. Emails to and from co-counsel regarding case strategy and scheduling [.1].  Research regarding Spokane ordinance relied on by Nationstar [2.1]; summarized same [.6]. Worked on framing purpose of lockout argument	0.3	\$ 285.00	\$	85.50			
9/9/2015	BHC	[.4].	3 1	\$ 285.00	\$	883.50			
9/10/2015		Read draft opening brief on certified questions [.4].		\$ 285.00	\$	114.00			
		Worked on opening brief [4.2]. Telephone call with co-counsel regarding			·				
9/11/2015		same [.4].		\$ 285.00		1,311.00			
9/12/2015	ВНС	Worked on opening brief.	3	\$ 285.00	\$	855.00			
9/13/2015	внс	Worked on opening brief on questions certified to Supreme Court.	4.1	\$ 285.00	\$	1,168.50			

Date	Initials	Narrative	Units	Rate		Value
		Analyzed issues related to record citations [.3]; compiled appendix to brief				
		and sent to staff for formatting [1.2]. Telephone call with co-counsel				
9/14/2015	BHC	regarding opening brief [.7].	2.2	\$ 285.00	\$	627.00
9/15/2015		Worked on opening brief.		\$ 285.00	-	456.00
9/15/2015		Worked on opening brief.	3.8	\$ 285.00	\$	1,083.00
9/15/2015	BHC	Worked on opening brief on certified questions.	2.6	\$ 285.00	\$	741.00
		Worked on opening brief on certified questions [3.5]; telephone call with				
9/16/2015	BHC	co-counsel regarding same [.4]; reviewed filed versions of same [.2].	4.1	\$ 285.00	\$	1,168.50
9/30/2015	ВНС	Emails regarding potential amicus involvement in case [.2].	0.2	\$ 285.00	\$	57.00
		Strategized regarding reply brief and oral argument on certified questions				
10/27/2015	BHC	[.5]. Read and analyzed Nationstar's responsive brief [.8]	1.3	\$ 285.00	\$	370.50
		Emails with Ms. Crewdson regarding Columbia Legal Services potential				
		amicus participation [.4]. Telephone call with co-counsel regarding				
10/30/2015	BHC	strategy for reply brief [1.2].	1.6	\$ 285.00	\$	456.00
		Email to co-counsel regarding unavailability for Supreme Court oral				
11/2/2015	BHC	argument [.1].	0.1	\$ 285.00	\$	28.50
11/2/2015	внс	Telephone call with Ms. Crewdson regarding amicus involvement.	0.6	\$ 285.00	\$	171.00
		Analyzed issues related to reply brief and worked on outline for same				
11/4/2015	BHC	[1.2].	1.2	\$ 285.00	\$	342.00
11/8/2015	внс	Legal research regarding reply in support of certified questions [2.6].	2.6	\$ 285.00	\$	741.00
		Legal research regarding reply brief on certified questions [5.5]. Worked				
		on reply on certified questions [1.6]. Analyzed issues related to municipal				
11/9/2015	BHC	code ordinances cited by Nationstar [.3].	7.4	\$ 285.00	\$	2,109.00
11/10/2015	BHC	Legal research regarding reply on certified questions [.4].	0.4	\$ 285.00	\$	114.00
		Legal research regarding reply on certified questions [4.8]. Worked on				
11/10/2015		reply in support of certified questions [1.2]		\$ 285.00	-	1,710.00
11/11/2015	BHC	Worked on Plaintiff's reply on certified questions.	1.2	\$ 285.00	\$	342.00
_		Worked on Plaintiff's reply on certified questions [5.3]; legal research				
11/11/2015	BHC	regarding same [.6].	5.9	\$ 285.00	\$	1,681.50

Date	Initials	Narrative	Units	Rate		Value
11/12/2015	ВНС	Worked on reply on questions certified to Supreme Court [5.9].	5.9	\$ 285.00	\$	1,681.50
11/12/2015	ВНС	Legal research regarding reply in support of certified questions [.8].	0.8	\$ 285.00	\$	228.00
11/13/2015	ВНС	Worked on reply on questions certified to Washington Supreme Court [6].	6	\$ 285.00	\$	1,710.00
11/14/2015 11/16/2015		Worked on reply on questions certified to Washington Supreme Court [6]. Worked on reply in support of certified questions [3.5].		\$ 285.00 \$ 285.00		1,710.00 997.50
11/17/2015	ВНС	Telephone call with co-counsel regarding reply on certified questions [.4]. Telephone call with co-counsel regarding reply on certified questions [.2];	0.4	\$ 285.00	\$	114.00
11/19/2015	ВНС	worked on same [.3].	0.5	\$ 285.00	\$	142.50
11/20/2015	внс	Worked on reply in support of certified questions [2.3]; revised and finalized same [2.5]. Telephone call with co-counsel regarding same [.3]. Telephone call with co-counsel regarding potential amicus involvement	5.1	\$ 285.00	\$	1,453.50
12/1/2015	ВНС	[.3]. Telephone conference with co-counsel regarding strategy for responding	0.3	\$ 285.00	\$	85.50
12/14/2015	ВНС	to amicus briefs supporting Nationstar [.6].	0.6	\$ 285.00	\$	171.00
12/17/2015		Email to co-counsel regarding response to amicus briefs [.2].  Legal research regarding Plaintiff's response to amicus briefs supporting		\$ 285.00	-	57.00
12/28/2015	ВНС	Nationstar.  Legal research regarding Plaintiff's response to amicus briefs supporting	3.5	\$ 285.00	\$	997.50
12/28/2015	ВНС	Nationstar.	0.2	\$ 285.00	\$	57.00
12/29/2015	ВНС	Worked on Plaintiff's response to amicus briefs [5.8]. Worked on Plaintiff's response to amicus briefs [7.5]. Telephone call from	5.8	\$ 285.00	\$	1,653.00
12/30/2015	ВНС	co-counsel regarding same [.3].	7.8	\$ 285.00	\$	2,223.00
12/31/2015	ВНС	Worked on Plaintiff's response to amicus briefs.	3.2	\$ 285.00	\$	912.00
1/6/2016	внс	Analyzed co-counsel's revisions to Plaintiff's response to amicus briefs [.5]; worked on same [1.3]; telephone call with co-counsel regarding same [.4]. Finalized Plaintiff's response to amicus briefs [.6]. Scheduled argument	2.2	\$ 285.00	\$	627.00
1/7/2016	ВНС	moot [.1].	0.7	\$ 285.00	\$	199.50

Date	Initials	Narrative	Units	Rate		Value
1/15/2016	ВНС	Oral argument moot with co-counsel [2.3]; prepared for same [.6]. Watched oral argument in Washington Supreme Court [.7]; analyzed same	2.9	\$ 285.00	\$	826.50
1/19/2016	ВНС	[.3].	1	\$ 285.00	\$	285.00
1/21/2016	BHC	Telephone call with co-counsel regarding argument analysis [.3].	0.3	\$ 285.00	\$	85.50
		Read district court decision regarding				
		to determine whether decision should be				
4 /20 /204 6	5116	submitted to Supreme Court as supplemental authority [.3]; email to co-	0.5	<b>4</b> 225 22		440.50
1/28/2016	BHC	counsel regarding same [.2].	0.5	\$ 285.00	\$	142.50
1/29/2016	DUC	Email to co-counsel regarding recent district court decision on servicer conduct [.1].	0.1	\$ 285.00	ċ	28.50
1/29/2010	БПС	Read Washington Supreme Court's decision on certified questions [.7];	0.1	\$ 265.00	Ş	26.50
		email to co-counsel regarding same [.1]; analyzed same with co-counsel				
7/7/2016	BHC	[.5].	1.3	\$ 285.00	\$	370.50
.,.,====	20	Telephone call with co-counsel regarding moving case forward in district		Ψ <b>_</b> 00.00	τ	0,0.00
7/8/2016	внс	court after Washington Supreme Court decision [.2].	0.2	\$ 285.00	\$	57.00
		Read district court's orders setting telephonic scheduling conference and				
		denying motions for summary judgment, checked docketing relating to				
7/26/2016	ВНС	same.	0.2	\$ 285.00	\$	57.00
		Reviewed motion for reconsideration and amicus motions filed in support				
		[.5]; telephone call with co-counsel regarding strategy for responding to				
8/8/2016	ВНС	reconsideration motions [.3]. Worked with staff on preparing briefs [.2].	1	\$ 285.00	\$	285.00
		Marked on abjection to mations for locus to become amigue on				
		Worked on objection to motions for leave to become amicus on reconsideration in Washington Supreme Court [.7]. Worked on response				
		to Nationstar's motion for reconsideration in district court [.8]. Revised				
8/9/2016	BHC	both drafts and circulated to co-counsel [.2]; finalized same for filing [.2].	1 9	\$ 285.00	\$	541.50
8/10/2016		Reviewed discovery requests to defendant [.4].		\$ 285.00	-	114.00
0, 20, 2020	20	Reviewed order regarding Rule 26(f) conference and report and emailed		Ψ <b>_</b> 00.00	τ	
8/23/2016	внс	co-counsel regarding upcoming deadlines [.2].	0.2	\$ 285.00	\$	57.00
· ·		Read Rule 26(f) report and analyzed issues related to one-way intervention				
9/2/2016	ВНС	rule [.5].	0.5	\$ 285.00	\$	142.50

Date	Initials	Narrative	Units	Rate	Value
9/8/2016	внс	Read and analyzed FHFA's motion to intervene [.8]; legal research related to same [1.5].  Telephonic status conference with the Court [.4]; prepared for same [.3]; follow up call with co-counsel regarding same [.3]. Legal research	2.3	\$ 285.00	\$ 655.50
9/9/2016	ВНС	regarding FHFA's motion to intervene [.8].  Read cases relating to Federal Housing Finance Agency's motion to	1.8	\$ 285.00	\$ 513.00
9/10/2016	внс	intervene [1.5].	1.5	\$ 285.00	\$ 427.50
9/13/2016		Legal research related to FHFA's motion to intervene [.5].		\$ 285.00	\$ 142.50
9/15/2016	ВНС	Legal research regarding response to FHFA's motion to intervene [.8]. Worked on response to FHFA's motion to intervene [7.9]; legal research	0.8	\$ 285.00	\$ 228.00
9/20/2016	ВНС	related to same [.6].	8.5	\$ 285.00	\$ 2,422.50
9/21/2016	внс	Worked on response to FHFA's motion to intervene [3.5]; telephone conferences with co-counsel related to same [.5]. Reviewed model class notices and Rule 23 requirements in preparation for work on class notice [.7]; Worked on class notice [.4].  Revised and finalized Plaintiff's response to FHFA's motion for leave to intervene [1.8]; worked on declaration in support of same [.4]. Worked on Plaintiff's initial disclosures [.3]. Analyzed issues related to class notice [.6];	5.1	\$ 285.00	\$ 1,453.50
9/22/2016	ВНС	worked on same [.5]. Worked on postcard class notice [2.2]. Worked on long from class notice	3.6	\$ 285.00	\$ 1,026.00
9/23/2016	ВНС	[1.2].	3.4	\$ 285.00	\$ 969.00
9/26/2016	внс	Drafted submission and proposed order to Court regarding Plaintiff's proposed class notice [.6]; revised same [.5]; finalized same for filing [.3]. Drafted stipulation regarding appointment of additional class counsel [.4]. Revised stipulation regarding appointment of additional co-counsel [.3]; exchanged emails regarding same to defense counsel [.1]; finalized same	1.8	\$ 285.00	\$ 513.00
9/27/2016		for filing [.2].		\$ 285.00	\$ 171.00
9/28/2016	BHC	Worked with staff on class notice issues [.3].	0.3	\$ 285.00	\$ 85.50

Date	Initials	Narrative	Units	Rate	Value
		Read and analyzed FHFA's reply in support of motion for leave to			
		intervene [.3]. Telephone conference with co-counsel regarding additional			
		discovery needed to respond to potential arguments for decertification			
9/30/2016		[1]; prepared for same [.3].		\$ 285.00	456.00
10/3/2016		Worked on Rule 30(b)(6) deposition notice [.3].		\$ 285.00	\$ 85.50
10/5/2016	BHC	Worked on Rule 30(b)(6) deposition notice [.9].	0.9	\$ 285.00	\$ 256.50
10/6/2016	BHC	Worked on Rule 30(b)(6) Notice [1.2].	1.2	\$ 285.00	\$ 342.00
		Analyzed issues related to class notice revisions proposed by Nationstar			
10/7/2016	ВНС	[.3]. Worked on Rule 30(b)(6) deposition notice [.2].	0.5	\$ 285.00	\$ 142.50
		Reviewed class member data produced by Nationstar [.4]. Analyzed issues			
10/14/2016	BHC	related to Nationstar's proposals regarding deposition scheduling [.4].	0.8	\$ 285.00	\$ 228.00
10/24/2016	BHC	Analyzed issues related to deposition scheduling [.2].	0.2	\$ 285.00	\$ 57.00
		Telephone call with co-counsel to discuss deposition schedule, defendant's			
		objections to Rule 30(b)(6) notice, and briefing schedule [.4]; prepared for			
10/25/2016	BHC	same [.2].	0.6	\$ 285.00	\$ 171.00
		Telephone conference with all counsel regarding Nationstar's objections to			
10/28/2016	BHC	Rule 30(b)(6) deposition notice [.3].	0.3	\$ 285.00	\$ 85.50
		Reviewed documents produced by Nationstar to identify deposition			
11/8/2016	ВНС	exhibits [3.5].	3.5	\$ 285.00	\$ 997.50
		Analyzed issues related to deposition scheduling and topics [.3]. Reviewed			
11/10/2016	ВНС	documents in preparation for Rule 30(b)(6) deposition [1.1].	1.4	\$ 285.00	\$ 399.00
		Telephone call with co-counsel regarding prior discovery agreements [.2].			
		Reviewed all discovery requests and responses and declarations related to			
11/11/2016	ВНС	Nationstar's policies [1]. Letter to Mr. Noble regarding discovery issues [4].	5.2	\$ 285.00	\$ 1,482.00
		Read Plaintiff's First discovery requests and responses thereto in			
		preparation for writing deposition outlines [1.1]. Worked on letter to Mr.			
		Noble regarding discovery issues [.5]. Reviewed documents produced by			
		Nationstar in preparation for depositions [.9]. Drafted script for			
11/14/2016	ВНС	responding to class member calls regarding notice [.4].	2.9	\$ 285.00	\$ 826.50

Date	Initials	Narrative	Units	Rate	Value
11/15/2016	внс	Read and analyzed FHFA's motion for summary judgment on the basis of preemption [1.5]. Scheduled telephone call with co-counsel regarding same [.1]. Exchanged emails with co-counsel regarding scheduling hearing on FHFA's motion for summary judgment [.1].	1.7	\$ 285.00	\$ 484.50
		Read and analyzed Nationstar's motion to decertify class [1.5]; legal research regarding same [.2]. Legal research regarding FHFA's motion for summary judgment on the basis of preemption [1.5]. Telephone call with Ms. Terrell regarding strategy for responding to pending motions [.3]. Telephone conference with co-counsel regarding responding to motions to decertify class and for summary judgment on the basis of preemption			
11/16/2016	внс	[1.4]. Reviewed and approved revised Rule 30(b)(6) notice [.2]. Read cases regarding HERA preemption cited in FHFA's motion for	5.1	\$ 285.00	\$ 1,453.50
11/20/2016	ВНС	summary judgment [1.8].	1.8	\$ 285.00	\$ 513.00
11/21/2016	внс	Worked on outline for deposition of Rule 30(b)(6) designee Steve Strittmatter [4.5]. Strategized with co-counsel regarding response to motion to decertify class [.3]; email to co-counsel regarding same [.1].	4.9	\$ 285.00	\$ 1,396.50
44 /22 /2046	DUIG	Telephone call with Attorney General's office regarding potential amicus involvement in response to FHFA's preemption motion [.2]. Reviewed policy documents produced by Nationstar in preparation for writing	4	¢ 205 00	205.00
11/22/2016	RHC	deposition outlines [.8].  Reviewed new documents produced by Nationstar and worked on outline of deposition of Paul Mousseau [8.2]. Telephone call with co-counsel regarding requesting extension and  [1.2]. Strategized	1	\$ 285.00	\$ 285.00
11/23/2016	внс	with co-counsel regarding arguments in response to motion to decertify [.6].	10	\$ 285.00	\$ 2,850.00

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Date	Initials	Narrative	Units	Rate	Value
11/28/2016	внс	Worked on outline for Rule 30(b)(6) deposition of Loll [4.5]. Left message for potential class member regarding questions about class notice [.1]. Telephone conference with class member regarding [.2]. Drafted stipulation to extend briefing schedule on FHFA's motion for summary judgment [.4].	5.2	\$ 285.00	\$ 1,482.00
11/29/2016	внс	Legal research regarding FHFA's motion for summary judgment [4.1]. Strategized with co-counsel regarding deposition of Mousseau [.9]. Drafted stipulation to extend briefing schedule and responded to emails from counsel for FHFA regarding same [.5].	5.5	\$ 285.00	\$ 1,567.50
12/1/2016	внс	Reviewed and analyzed additional payment history document produced by Nationstar in preparation for deposition of Mr. Loll [1.3]. Worked on subpoena to Nationstar vendors that perform property preservation work [.4]; circulated same to co-counsel [.1].	1.8	\$ 285.00	\$ 513.00
12/2/2016	ВНС	Legal research regarding Plaintiff's opposition to FHFA's motion for summary judgment [1.5]. Worked on subpoena to property preservation vendors [.3]. Left telephone message for court regarding stipulation to extend briefing schedule [.1]. Telephone call with Ms. Teng regarding potential AG amicus participation in briefing on preemption [.2]. Telephone call to court regarding pending stipulation to revise briefing	2.1	\$ 285.00	\$ 598.50
12/5/2016	ВНС	schedule [.1]. Legal research regarding FHFA's motion for summary judgment on preemption issues [3.1].	3.2	\$ 285.00	\$ 912.00
12/6/2016	внс	Legal research related to FHFA's motion for summary judgment on the basis of preemption [2.5].	2.5	\$ 285.00	\$ 712.50
12/7/2016	ВНС	Legal research regarding Plaintiff's response to FHFA's motion for summary judgment on preemption issues [6.4].	6.4	\$ 285.00	\$ 1,824.00

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Date	Initials	Narrative	Units	Rate		Value
		Legal research regarding FHFA's motion for partial summary judgment on				
		preemption issues [1.8]; worked on Plaintiff's response to FHFA's motion				
		[3.5]. Exchanged emails with co-counsel regarding research on legislative				
12/8/20	16 BHC	history research project related to preemption issue [.3].	5.6	\$ 285.00	\$	1,596.00
		Worked on Plaintiff's response to FHFA's motion for summary judgment				
12/9/20	16 BHC	on preemption [5.9].	5.9	\$ 285.00	\$	1,681.50
		Worked on Plaintiff's response to FHFA's motion for partial summary				
12/11/20	16 BHC	judgment on preemption issues [2.8].	2.8	\$ 285.00	\$	798.00
		Worked on Plaintiff's response to FHFA's motion for summary judgment				
12/12/20	16 BHC	on preemption [3.5].	3.5	\$ 285.00	\$	997.50
		Telephone call with co-counsel regarding strategy for responding to				
		Nationstar's motion for decertification and case schedule [1]. Worked on				
		Plaintiff's response to FHFA's motion for summary judgment based on				
42/42/20	4.C. DU.C.	preemption [5.5]; legal research regarding same [.3]. Drafted requests for	7.4	ć 205 00	<u>,</u>	2 4 0 0 0 0
12/13/20	16 BHC	production to FHFA [.6].	7.4	\$ 285.00	\$	2,109.00
12/11/20	4.C. DU.C	Worked on Plaintiff's response to FHFA's motion for summary judgment	<b>-</b> -	ć 20F 00	<u>,</u>	1 624 50
12/14/20	TO RHC	on preemption [5.7]	5.7	\$ 285.00	\$	1,624.50
		Meet and confer with Nationstar regarding discovery responses and initial				
		disclosures [.8]; prepared for same [.2]; analyzed issues related to				
12/15/20	16 BHC	discovery and case schedule with co-counsel [.8].	1.8	\$ 285.00	\$	513.00
12, 13, 20	20 5110	alsovery and case somewhite men so counsel [.e.].	1.0	Ψ 203.00	Υ	313.00
		Worked on motion to extend briefing deadlines and motion to expedite				
		[.4]; exchanged emails with co-counsel and counsel for Nationstar and				
		FHFA regarding same [.4]. Worked on Plaintiff's second set of discovery				
		requests [4.5]. Reviewed subpoena responses from property preservation				
12/16/20	16 BHC	companies and responded to inquiries regarding same [.5].	5.8	\$ 285.00	\$	1,653.00
		Revised stipulation and proposed order to extend briefing deadlines, filed				
		and finalized same [.4]. Worked on Plaintiff's response to FHFA's motion				
12/19/20	16 BHC	for protective order [.4].	0.8	\$ 285.00	\$	228.00

Date	Initials	Narrative	Units	Rate	Value
12/20/2016	внс	Email to Nationstar's counsel regarding follow up on discovery conference [.7]. Worked on Plaintiff's response to FHFA's motion for protective order [.4]; wrote declaration in support of same [.2]; reviewed final documents in support of same for filing [.3]. Telephone call with co-counsel regarding status of legislative history research [.3].	1.9	\$ 285.00	\$ 541.50
		Telephone call with counsel for Field Asset Services regarding subpoena to produce documents [.2]. Telephone message for Mr. Breedlove at MSI regarding subpoena to produce documents [.1]. Worked on Plaintiff's second set of discovery requests to Nationstar [1.5]. Wrote response to discovery correspondence from Mr. Noble regarding Nationstar's failure to conduct electronic search for documents responsive to Plaintiff's discovery			
12/21/2016	ВНС	requests [.5]. Telephone conference with Mr. Breedlove regarding subpoena to MSI property preservation company [.2]; follow up email regarding same [.1]. Reviewed revisions on response to FHFA's motion for summary judgment	2.3	\$ 285.00	\$ 655.50
12/23/2016	ВНС	on preemption [.2]. Read and analyzed deposition of Mr. Mousseau in preparation for work on	0.5	\$ 285.00	\$ 142.50
12/27/2016	ВНС	response to motion to decertify class [2.2]. Read transcript of Mousseau deposition in preparation for responding to	2.2	\$ 285.00	\$ 627.00
12/28/2016	ВНС	motion to decertify class [1.3].	1.3	\$ 285.00	\$ 370.50
12/29/2016	ВНС	Reviewed status of subpoena responses from property preservation companies and set internal deadlines for follow up on same [.3].	0.3	\$ 285.00	\$ 85.50
. 1- 1		Exchanged emails with Mr. Noble regarding Nationstar's document production [.2]. Worked on Plaintiff's response to FHFA motion for			
1/3/2017		summary judgment on the basis of preemption [1.5].  Worked on response to FHFA's motion for summary judgment on			\$ 484.50
1/4/2017	ВНС	preemption [3.8].	3.8	\$ 285.00	\$ 1,083.00

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Date	Initials	Narrative	Units	Rate		Value
1/5/2017	внс	Meeting with co-counsel regarding strategy for responding to preemption arguments [2.1]. Worked on response to FHFA's motion for summary judgment on the basis of preemption [3.8].  Worked on response to FHFA's motion for summary judgment [6.1]. Email to Mr. Noble regarding discovery issues [.2]. Email to counsel for Field Asset Services regarding subpoena response [.1]. Read deposition	5.9	\$ 285.00	\$	1,681.50
1/6/2017	внс	transcript of Paul Mousseau in preparation for response to motion to decertify class [.8].	7.2	\$ 285.00	\$	2,052.00
1/9/2017 1/11/2017		Read transcript of the deposition of Mr. Mousseau in preparation for response to Nationstar's motion to decertify the class [1.2]. Read transcript of the deposition of Mr. Strittmatter in preparation for response to Nationstar's motion to decertify the class [2.5]. Read transcript of the deposition of Mr. Loll in preparation for response to Nationstar's motion to decertify the class [2.2]  Worked on response to FHFA motion for summary judgment [.4].		\$ 285.00 \$ 285.00	\$ \$	1,681.50 114.00
1/13/2017 1/16/2017		Exchanged emails with co-counsel regarding deposition scheduling and discovery matters [.2]. Telephone call with Ms. Teng regarding Attorney General's proposed amicus filing [.1]; email to Ms. Teng regarding same [.1]. Read transcript of the deposition of Mr. Loll [2.5]. Read transcript of the deposition of Mr. Loll [.5].		\$ 285.00 \$ 285.00	\$	826.50 142.50
1/18/2017	внс	Reviewed co-counsel's revisions to response to FHFA's motion for summary judgment [.8]; telephone call with Ms. Terrell regarding same [.3]. Telephone call with co-counsel regarding revisions and finalizing response to FHFA's motion for summary judgment [.8]. Worked on Plaintiff's response to FHFA's motion for summary judgment [4.8]. Legal research related to Plaintiff's response to FHFA's motion for summary judgment [.9]. Worked with co-counsel on gathering excerpts of Fannie Mae and Freddie Mac servicing guides to use as exhibits [.3].	7.9	\$ 285.00	\$	2,251.50

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Date	Initials	Narrative	Units	Rate	Value
		Worked on Plaintiff's response to FHFA's motion for summary judgment [5]. Wrote joint motion for leave to file over length response to FHFA's motion for summary judgment and reply in support of same [.4];			
1/19/2017	внс	circulated same to Ms. Varma for approval [.1]; revised same [.2]. Worked on Plaintiff's response to FHFA's statement of undisputed material facts regarding summary judgment [1.2].	6.9	\$ 285.00	\$ 1,966.50
		Worked on Plaintiff's response to FHFA's motion for summary judgment and supporting documents; finalized and approved same for filing [5.5].			
1/20/2017	ВНС	Read attorney general's motion for leave to file amicus brief [.2]. Read Mortgage Contracting Services' objections to Plaintiff's subpoena	5.7	\$ 285.00	\$ 1,624.50
1/25/2017	ВНС	[.2]; email to counsel for MCS regarding same [.1]. Telephone call with co-counsel regarding third party discovery, and	0.3	\$ 285.00	\$ 85.50
1/27/2017	ВНС	outstanding discovery issues with Nationstar [.5].	0.5	\$ 285.00	\$ 142.50
		Email from counsel for Nationstar regarding using loan numbers to identify third party data; email to counsel for Mortgage Contracting Service regarding same [.4]. Email to co-counsel regarding strategy on			
1/31/2017	ВНС	[.2].  Read FHFA's reply in support of motion for summary judgment on the	0.6	\$ 285.00	\$ 171.00
2/6/2017	ВНС	basis of preemption [.5].	0.5	\$ 285.00	\$ 142.50
2/7/2017		Worked with staff on deposition scheduling issues [.2]. Worked on Nationstar meet and confer letter regarding discovery	0.2	\$ 285.00	\$ 57.00
2/8/2017	ВНС	responses [.2].	0.2	\$ 285.00	\$ 57.00
2/10/2017	ВНС	Worked on co-counsel on meet and confer letter to Nationstar [.2].	0.2	\$ 285.00	\$ 57.00
2/21/2017	ВНС	Worked on meet and confer letter to Mr. Noble [.5].  Meet and confer with Mr. Noble regarding Nationstar's discovery [.7];  prepared for same [.2]. Telephone call with co-counsel regarding discovery	0.5	\$ 285.00	\$ 142.50
2/24/2017	ВНС	matters and depositions [.2].  Analyzed issues related to ; email	1.1	\$ 285.00	\$ 313.50
3/3/2017	ВНС	to co-counsel regarding same [.2].	0.2	\$ 285.00	\$ 57.00

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Date	Initials	Narrative	Units	Rate		Value
3/7/2017	ВНС	Analyzed issues related to [.8].  Read and analyzed court's order denying FHFA's motion for partial summary judgment on preemption [.7]. Telephone conference with co-	0.8	\$ 285.00	\$	228.00
3/9/2017	внс	counsel regarding case management in light of order [.5].	1.2	\$ 285.00	\$	342.00
3/10/2017	внс	Worked on Plaintiff's objections and responses to Defendant's discovery requests [1.2].  Email to Mr. Noble regarding Plaintiff's proposal to modify the case	1.2	\$ 285.00	\$	342.00
3/14/2017	внс	schedule [.3].  Drafted motion to modify case schedule [1.5]; exchanged emails with all	0.3	\$ 285.00	\$	85.50
3/15/2017	ВНС	counsel regarding same [.2].  Worked on joint motion to modify the case schedule and related motion	1.7	\$ 285.00	\$	484.50
3/16/2017	ВНС	to expedite [.8].  Responded to email from Mr. Noble regarding agreed motion to modify case schedule [.4]. Exchanged emails with counsel for Nationstar regarding scheduling oral argument on Nationstar's motion to decertify the class [.2].  Finalized plaintiff's unopposed motion to modify case schedule and	0.8	\$ 285.00	\$	228.00
3/17/2017	RHC	supporting documents [.9].	15	\$ 285.00	¢	427.50
3/28/2017		Read motion to certify for interlocutory appeal.  Analyzed FHFA's motion for interlocutory appeal; outlined responded to same [.9]. Legal research regarding FHFA's motion for interlocutory appeal [1.5]. Email to co-counsel regarding response to Nationstar's proposed		\$ 285.00		28.50
4/4/2017	ВНС	search terms [.2].	2.6	\$ 285.00	\$	741.00
4/5/2017	внс	Worked on response to FHFA's motion for interlocutory appeal [1.9].  Worked on response to FHFA's motion to certify for interlocutory appeal	1.9	\$ 285.00	\$	541.50
4/6/2017	ВНС	[4.2]. Worked on Plaintiff's response to FHFA's motion for interlocutory appeal [1.2]; revised same and sent to co-counsel for review [.2]. Legal research regarding	4.2	\$ 285.00	\$	1,197.00
4/7/2017	ВНС	[1.5]. Worked on Plaintiff's response to FHFA's motion to certify for	2.9	\$ 285.00	\$	826.50
4/10/2017	ВНС	interlocutory appeal [1.3].	1.3	\$ 285.00	\$	370.50

Date	Initials	Narrative	Units	Rate		Value
		Worked on Plaintiff's opposition to FHFA's motion to certify for				
4/11/2017	ВНС	interlocutory appeal [.7]; reviewed and approved final draft for filing [.3].	1	\$ 285.00	\$	285.00
. /0 . /0 0 . =		Analyzed Nationstar's motion to compel discovery responses [.4]; legal		4 00= 00	_	-10-50
4/24/2017		research related to same [2.1].		\$ 285.00		712.50
4/25/2017	внс	Worked on Plaintiff's response to Nationstar's motion to compel.	6.6	\$ 285.00	\$	1,881.00
4/26/2017	ВНС	Worked on Plaintiff's response to Nationstar's motion to compel [1.9].	1.9	\$ 285.00	\$	541.50
		Worked on Plaintiff's response to Nationstar's motion to compel [3.8];				
		analyzed issues related to same with co-counsel [.2]. Worked on email to				
4/27/2017	ВНС	counsel for Safeguard regarding response to Plaintiff's subpoena [.2].	4.2	\$ 285.00	\$	1,197.00
		Worked on Plaintiff's response to Nationstar's motion to compel				
4/30/2017	ВНС	interrogatory responses [.2].	0.2	\$ 285.00	Ş	57.00
		Meeting with potential expert and co-counsel regarding damages				
		valuation [2]; prepared for same [.3]. Worked on declarations in support of				
5/1/2017	BHC	response to Nationstar's motion to compel [.9]. Finalized response to Nationstar's motion to compel [.8].	1	\$ 285.00	ć	1,140.00
3/1/2017	БПС	Nationstal's motion to compet [.o].	4	\$ 263.00	Ş	1,140.00
		Reviewed and approved final version of response to Nationstar's motion				
		to compel and supporting documents; approved same for filing [.2].				
		Drafted memorandum				
		[.8]. Reviewed and				
		analyzed data regarding [.2]. Research regarding				
5/2/2017	RHC	public records on assessor valuation of homes [.3].	15	\$ 285.00	\$	427.50
3/2/2017	Dire	Email to Ms. DeVet regarding Safeguard's response to Plaintiff's subpoena	1.5	7 205.00	Y	427.50
5/3/2017	внс	[.2].	0.2	\$ 285.00	\$	57.00
-,-,		Telephone call from co-counsel regarding damages theories and response		,		
		to motion to decertify the class [.9]. Analyzed issues related to same with				
5/5/2017	ВНС	co-counsel [.6].	1.5	\$ 285.00	\$	427.50
		Telephone conference with Mr. Gatens regarding expert work and				
5/10/2017	ВНС	response to motion for decertification [.2].	0.2	\$ 285.00	\$	57.00

Date	Initials	Narrative	Units	Rate	Value
5/11/2017	внс	Worked on Plaintiff's response to Nationstar's motion to decertify the class [.3]. Identified deposition excerpts to be used in response to Nationstar's	0.3	\$ 285.00	\$ 85.50
5/15/2017	внс	motion to de-certify the class [4.5].	4.5	\$ 285.00	\$ 1,282.50
5/16/2017	внс	Read deposition of Mr. Loll in preparation for responding to Nationstar's motion to decertify the class.  Read transcript of the deposition of Ms. Burgess in preparation for	4.1	\$ 285.00	\$ 1,168.50
5/17/2017	ВНС	responding to motion to decertify the class [3.1].	3.1	\$ 285.00	\$ 883.50
- 4 - 4		Read transcript of the deposition of Ryan Donahue in preparation for			
5/18/2017		writing response to Nationstar's motion to decertify the class [.6].		\$ 285.00	\$ 171.00
5/21/2017	ВНС	Worked on response to Nationstar's motion to decertify the class.  Worked on Plaintiff's response to Nationstar's motion to decertify the class [5.5]. Analyzed issues related to Nationstar's subpoena to depose	4.5	\$ 285.00	\$ 1,282.50
5/22/2017	внс	absent class members [.3].	5.8	\$ 285.00	\$ 1,653.00
		Worked on Plaintiff's response to Nationstar's motion to decertify the class [5.6]. Reviewed expert declaration and provided comments [.2];			
5/23/2017	ВНС	analyzed issues related to purchase of assessed value data [.2].  Worked on response to Nationstar's motion to decertify the class [9.4].	6	\$ 285.00	\$ 1,710.00
5/24/2017	внс	Analyzed issues related to Nationstar's second subpoena to absent class members [.3].	9.7	\$ 285.00	\$ 2,764.50
		Read letter from co-counsel regarding meet and confer on subpoenas to absent class members [.2]. Legal research regarding Plaintiff's response to Nationstar's motion to decertify the class [3.8]. Worked with staff on attorney declaration in support of response to motion to decertify the class [.1]. Telephone call with co-counsel regarding response to motion to			
5/25/2017	ВНС	decertify class [.2]. Worked on response to motion to decertify class [.2].	4.5	\$ 285.00	\$ 1,282.50

Date	Initials	Narrative	Units	Rate	Value
5/26/2017	внс	Worked on plaintiff's response to Nationstar's motion to decertify the class [5.5]. Worked on declaration supporting Nationstar's motion to decertify the class and exhibits to same [.6]. Exchanged emails with counsel for Nationstar regarding request to file overlength brief and filing confidential documents under seal [.5]. Worked on stipulation to file confidential documents under seal [.2].  Read letter from Mr. Noble regarding Nationstar's subpoenas to absent class members [.1]; telephone call from co-counsel regarding same [.1].  Research regarding deposition of absent class members [.9]; drafted email	6.8	\$ 285.00	\$ 1,938.00
5/30/2017	внс	to counsel for Nationstar regarding subpoenas directed to absent class members [.3].	1.4	\$ 285.00	\$ 399.00
5/31/2017	ВНС	Read court's order denying Nationstar's motion to compel interrogatory responses and analyzed same [.3].	0.3	\$ 285.00	\$ 85.50
6/1/2017	внс	Telephone conference with absent class member O'Connor subpoenaed by Nationstar [.4]; email to co-counsel regarding same [.2]. Telephone call from absent class member O'Connor subpoenaed by Nationstar [.2]. Telephone call from absent class member McMaster subpoenaed by Nationstar [.4]. Drafted email to absent class members subpoenaed by Nationstar and sent same to four class members [.6]. Exchanged emails with co-counsel regarding absent class member subpoenas [.3]. Email to Mr. Knox regarding contacts from absent class members subpoenaed by Nationstar [.2]	2.1	\$ 285.00	\$ 598.50
6/2/2017 6/5/2017 6/6/2017	внс	Reviewed and approved joint motion and proposed order regarding briefing deadlines [.3]. Telephone call from absent class member regarding Nationstar's subpoena to testify [.3].  Analyzed issues related to equitable remedies under the CPA [.3].  Telephone conference with co-counsel regarding case status [.9]; wrote agenda for same [.4].  Worked on Plaintiff's third set of discovery requests [.4].	1.6	\$ 285.00 \$ 285.00 \$ 285.00	\$ 171.00 456.00 114.00

Date	Initials	Narrative	Units	Rate		Value
6/7/2017 6/8/2017		Telephone conference with absent class member [.2]. Email to Mr. Noble regarding telephonic hearing on motion to quash subpoenas to absent class members [.4]. Worked with staff on further follow up with absent class members subpoenaed by Nationstar who we have not reached [.3]. Coordinated with staff on travel to hearing on Nationstar motion to decertify the class [.2].  Reviewed fourth set of discovery requests to Nationstar [.4].		\$ 285.00 \$ 285.00	\$ \$	313.50 114.00
6/9/2017		Reviewed stipulation from Nationstar regarding document sealing and approved filing of same [.1]. Legal research regarding absent class member depositions [.3]. Telephone call from Mr. Noble regarding Plaintiff's request for telephonic hearing on absent class member subpoenas [.1]. Telephone conference with the Court requesting telephonic hearing on motion to quash subpoenas to absent class members [.1]. Worked on letter to Court regarding motion to quash subpoenas to absent class members [4.2].		\$ 285.00 \$ 285.00	\$	142.50 1,225.50
6/13/2017	внс	Worked on letter submission to the Court regarding motion to quash subpoenas to absent class members [1.5]; circulated same to co-counsel [.1]. Supervised staff finalizing and sending same [.2]. Read and analyzed Defendant's letter to the court regarding absent class member discovery [.6]. Drafted outline for argument on Plaintiff's motion to quash subpoenas to absent class members [.6]; prepared for hearing	1.8	\$ 285.00	\$	513.00
6/14/2017 6/15/2017		[1.5].  Moot of discovery conference with the court [.6]; prepared for same [.7].  Further preparation for telephonic discovery conference with the Court [.3]. Telephonic discovery conference with the court [.8]. Telephone calls to absent class members to advise them of the court's order quashing subpoenas to absent class members [.6]; follow up emails regarding same [.2].		\$ 285.00 \$ 285.00	\$	769.50 912.00
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Date	Initials	Narrative	Units	Rate	Value
6/19/2017	внс	Exchanged emails with co-counsel regarding discovery issues including date for Rule 30(b)(6) deposition and ESI search terms [.2]. Worked on outline for oral argument on Nationstar motion to decertify the class [.8].	1	\$ 285.00	\$ 285.00
		Legal research regarding restitution and unjust enrichment remedies [1.8].  Strategized regarding  [.2]. Telephone call with  [.2]; follow up email with  [.4]. Telephone call with co- counsel regarding			
6/20/2017	ВНС	[.5].	3.1	\$ 285.00	\$ 883.50
		Worked on outline for argument on motion to decertify the class [3.5].  Legal research regarding unjust enrichment and restitution remedies [1.4].  Telephone call with co-counsel regarding			
6/21/2017	ВНС	[.4]. Legal research regarding unjust enrichment [.3]. Worked on outline for	5.3	\$ 285.00	\$ 1,510.50
6/22/2017	ВНС	hearing on motion to decertify the class [3.5].  Telephone call from Mr. Daudt regarding experts [.4]; analyzed issues	3.8	\$ 285.00	\$ 1,083.00
6/23/2017	ВНС	related to same [.2].  Read and analyzed case regarding unjust enrichment for use of another's	0.6	\$ 285.00	\$ 171.00
6/26/2017	внс	property [.4].	0.4	\$ 285.00	\$ 114.00
6/27/2017		Analyzed issues related to [.6].  Worked with co-counsel on preparation for hearing on motion to decertify	0.6	\$ 285.00	\$ 171.00
		the class [1.1]. Attended hearing on motion to decertify the class [1.4]; travel to and from same [4.2]. Telephone conference with co-counsel			
6/28/2017	ВНС	regarding potential experts [.3].	7	\$ 285.00	\$ 1,995.00
		Telephone conference with co-counsel regarding response to oral motion for summary judgment on scienter element of statutory trespass claim			
6/29/2017	внс	[.2]. Reviewed project proposals from potential experts [.2].	0.4	\$ 285.00	\$ 114.00

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Date	Initials	Narrative	Units	Rate	Value
		Telephone call with co-counsel regarding response to summary judgment motion on scienter, expert proposals, and meet and confer regarding fee data [.9]. Meet and confer with Mr. Noble regarding Nationstar's production of fee data [.8]. Telephone call from Ms. Terrell regarding case			
6/30/2017	ВНС	status [.1].  Worked on response to Nationstar's oral motion for summary judgment	1.8	\$ 285.00	\$ 513.00
7/10/2017	ВНС	[2.5].	2.5	\$ 285.00	\$ 712.50
7/17/2017	ВНС	Reviewed Rule 30(b)(6) deposition notice and approved same [.2]. Telephone conference with co-counsel to discuss email search terms hit list produced by Nationstar and current status of expert report [1.2];	0.2	\$ 285.00	\$ 57.00
7/25/2017	ВНС	follow up emails regarding same [.2].	1.4	\$ 285.00	\$ 399.00
7/31/2017	ВНС	Worked on expert report [.3]	0.3	\$ 285.00	\$ 85.50
		Telephone conference with co-counsel regarding outstanding discovery to			
8/8/2017	ВНС	complete before discovery cutoff [.5]; prepared for same [.6].  Letter to Noble regarding request for loan files in order to determine	1.1	\$ 285.00	\$ 313.50
8/9/2017	ВНС	property preservation fees [1.2].	1.2	\$ 285.00	\$ 342.00
		Read Nationstar's motion for extension of deadlines [.2]. Read Nationstar's motion for leave to file supplemental brief in support of decertification [.3]. Telephone conference with co-counsel regarding response to Nationstar's motion for extension of deadlines and motion for leave to file supplemental memorandum in support of decertification [.5]. Telephone conference with absent class member regarding her			
8/24/2017	ВНС	questions on case status [.2]. Worked on Plaintiff's response to Nationstar's motion to file supplemental	1.2	\$ 285.00	\$ 342.00
8/25/2017	ВНС	brief and motion to extend deadlines.  Legal research regarding Nationstar's motion for leave to file supplemental brief [.6]. Worked on response to Nationstar's motion to extend deadlines	2.8	\$ 285.00	\$ 798.00
8/26/2017	ВНС	[.7]. Worked on Plaintiff's response to Nationstar's motion to extend case	1.3	\$ 285.00	\$ 370.50
8/28/2017	ВНС	deadlines [4.5].	4.5	\$ 285.00	\$ 1,282.50

Date	Initials	Narrative	Units	Rate		Value
		Read Nationstar's expert disclosure and reports [1.5]. Worked on response to Nationstar's motion to extend deadlines [.8]; telephone calls to and				
		from Mr. Noble regarding same [.1]. Finalized response to Nationstar's				
8/30/2017	ВНС	motion to extend deadlines and approved for filing [.6].	3	\$ 285.00	\$	855.00
		Telephone conference with co-counsel regarding response to Nationstar's				
0/04/0047	5116	motion for leave to file supplemental brief on motion to decertify the class	0.4	Å 205 00	4	444.00
8/31/2017	BHC	[.2]; reviewed same [.1]; circulated same to all co-counsel [.1].	0.4	\$ 285.00	\$	114.00
		Telephone conference with co-counsel regarding strategy for responding to expert reports and motion for leave to file supplemental brief [.8].				
		Worked on response to Nationstar's motion for leave to file a				
9/1/2017	RHC	supplemental brief [1.2].	2	\$ 285.00	¢	570.00
3/1/2017	БПС	Read and analyzed court's order denying Nationstar's motion to decertify	2	7 205.00	۲	370.00
9/6/2017	BHC	the class and oral motion for summary judgment [.6].	0.6	\$ 285.00	\$	171.00
0,0,00		7,7.0		,	,	
		Telephone call with co-counsel regarding discovery to be completed				
		before cutoff and summary judgment briefing [.3]. Analyzed issues with co-				
9/8/2017	ВНС	counsel regarding issues on which to seek summary judgment [.2].	0.5	\$ 285.00	\$	142.50
		Legal research related to damages and equitable remedies in preparation				
9/12/2017	ВНС	for drafting motion for summary judgment [1.4].	1.4	\$ 285.00	\$	399.00
		Telephone conference with co-counsel regarding motion for summary				
9/15/2017		judgment [.2].	0.2	\$ 285.00	\$	57.00
9/17/2017	ВНС	Worked on Plaintiff's motion for summary judgment.	4.6	\$ 285.00	\$	1,311.00
9/18/2017	внс	Legal research regarding Plaintiff's motion for summary judgment [.7].	0.7	\$ 285.00	\$	199.50
9/20/2017	ВНС	Worked on Plaintiff's motion for summary judgment [2.7].	2.7	\$ 285.00	\$	769.50
		Week and the Philipself and the formation for the second of the second o				
0/24/2047	DUIC	Worked on Plaintiff's motion for summary judgment [2.9]. Worked on	2.7	ć 20F 00	<u>,</u>	1.054.50
9/21/2017	RHC	Plaintiff's letter brief to the court regarding discovery disputes [.8].	3.7	\$ 285.00	\$	1,054.50

Date	Initials	Narrative	Units	Rate	Value
9/22/2017	внс	Telephonic hearing with the Court regarding parties discovery dispute [.3]. Worked on Plaintiff's motion for summary judgment [4.5]. Email to counsel for Nationstar regarding hearing date for summary judgment motion and agreement to file overlength brief [.1].	4.9	\$ 285.00	\$ 1,396.50
9/25/2017	внс	Worked on Plaintiff's motion for summary judgment [.9]. Worked on declaration in support of Plaintiff's motion for summary judgment [.8]. Worked on Plaintiff's statement of material facts [.7]. Worked on motion for leave to file overlength brief, motion for leave to expedite, and proposed orders related to same [.6]; exchanged emails with counsel for Nationstar regarding same [.2]. Reviewed final drafts of all documents related to motion for summary judgment and approved for filing [.9]. Analyzed issues related to Nationstar's request to cancel deposition of McKee and email to co-counsel regarding same [.2]. Telephone conference with co-counsel regarding Nationstar's request to cancel deposition of McKee [.1]; email to Ms. Sullivan regarding same [.1].	4.5	\$ 285.00	\$ 1,282.50
9/26/2017	внс	Exchanged emails with co-counsel regarding Nationstar expert work and scheduling [.2]. Read and analyzed September 21 expert report of Mr. McKee [1.5]; memorandum to co-counsel regarding same [.2]. Telephone conference with co-counsel regarding Nationstar expert strategy [1.1]. Read and analyzed expert report of Mr. Marais [2.4]; memorandum to co-counsel regarding same [.2]. Reviewed and approved documents to include in chambers courtesy copies of summary judgment; letter to the Court regarding same [.6].	6.2	\$ 285.00	\$ 1,767.00
9/28/2017	внс	Telephone conference with counsel for Nationstar regarding case schedule and experts; prepared for same [.8]; telephone conferences with cocounsel regarding same [.6]. Telephone conference with co-counsel regarding settlement strategy and case schedule [1].	2.4	\$ 285.00	\$ 684.00

Date	Initials	Narrative	Units	Rate	,	Value
9/29/2017	внс	Drafted email to Nationstar regarding experts and case schedule [.4]; circulated same to co-counsel and sent to counsel for Nationstar [.1]. Reviewed loan files produced by Nationstar for liquidation and cure dates	0.5	\$ 285.00	\$	142.50
10/2/2017	ВНС	for loans missing that information in summary data [1.5]. Reviewed draft term sheet from co-counsel [.2].	1.7	\$ 285.00	\$	484.50
10/3/2017	внс	Analyzed issues related to loan file production and summarized same in message to co-counsel [.2]. Read email from Mr. Lonergan regarding case schedule and analyzed issues related to same [.1].	0.3	\$ 285.00	\$	85.50
10/6/2017	внс	Analyzed issues related to Nationstar's failure to remove locks from homes after Washington Supreme Court ruling and potential injunction regarding same [.3]. Email to counsel for Nationstar regarding production of loan file documents and scheduling Rule 30(b)(6) deposition [.2]. Email to Mr. Noble regarding scheduling Rule 30(b)(6) deposition [.1]. Created task list for trial [1.2]. Read and organized emails related to expert	0.5	\$ 285.00	\$	142.50
10/16/2017	ВНС	deadlines [.2]. Read Defendant's response to Plaintiff's motion for partial summary judgment [.5].  Telephone conference with co-counsel regarding Defendant's response to Plaintiff's motion for partial summary judgment and case strategy [.5].  Email to counsel for Nationstar regarding scheduling Rule 30(b)(6)	2	\$ 285.00	\$	570.00
10/17/2017	ВНС	deposition [.1], Meeting with Ms. Nordby regarding trial preparation [.5]. Telephone message for Nationstar's counsel regarding expert matters [.1]. Analyzed Nationstar's response to Plaintiff's motion for partial summary judgment	0.6	\$ 285.00	\$	171.00
10/18/2017	ВНС	[.6].	1.2	\$ 285.00	\$	342.00
10/20/2017	внс	Telephone conference with co-counsel regarding supplemental expert work and damages [.3].	0.3	\$ 285.00	\$	85.50
10/22/2017	внс	Legal research regarding Plaintiff's motion to strike Koza declaration [2.4].	2.4	\$ 285.00	\$	684.00

Date	Initials	Narrative	Units	Rate	Value
10/23/2017	внс	Worked on Plaintiff's motion to strike and declaration in support of same [4.5]. Email to counsel for Nationstar regarding motion to expedite consideration of Plaintiff's motion to strike [.3]. Read and analyzed Nationstar's response to Plaintiff's motion for partial summary judgment [.6]; legal research related to same [.8].	6.2	\$ 285.00	\$ 1,767.00
10/24/2017	внс	Legal research related to reply in support of Plaintiff's motion for summary judgment [2.1]. Worked on motion to expedite consideration of motion to strike and proposed order [.4]; circulated same to all counsel [.1]. Worked on motion to strike declaration of Megan Koza [.9]; email to co-counsel regarding same [.1]. Reviewed final versions of all pleadings for filing; corrected errors in same and approved for filing [.4]. Telephone conference with co-counsel regarding summary judgment reply and case strategy [.9]. Reviewed and analyzed class member data related to reply in support of Plaintiff's motion for partial summary judgment [.3]. Legal research related to Plaintiff's reply in support of motion for partial summary judgment [2.5]. Telephone conference with co-counsel regarding data analysis and case strategy [.8]; follow up email to staff regarding same [.3]. Worked on Plaintiff's reply in support of motion for partial	5.2	\$ 285.00	\$ 1,482.00
10/25/2017	ВНС	summary judgment [.8].	4.4	\$ 285.00	\$ 1,254.00
10/26/2017	ВНС	Worked on Plaintiff's reply in support of motion for partial summary judgment [8.4]. Analyzed issues related to [.2]; telephone call from co-counsel regarding same [.1].  Telephone conference with co-counsel regarding rebuttal expert report [.5]. Worked on Plaintiff's reply in support of partial summary judgment	8.7	\$ 285.00	\$ 2,479.50
10/27/2017	ВНС	[6.3].  Worked on Plaintiff's reply in support of motion for summary judgment	6.8	\$ 285.00	\$ 1,938.00
10/29/2017	внс	[5.1].	5.1	\$ 285.00	\$ 1,453.50

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Date	Initials	Narrative	Units	Rate		Value
		Worked on Plaintiff's reply in support of motion for summary judgment				
		[3.1]. Worked on Plaintiff's reply to statement of material facts [2.5].				
10/00/00/	50	Worked on declarations in support of reply in support of motion for		4 00= 00	_	
10/30/2017	внс	summary judgment [1.7]. Approved all documents for filing [.4].	1.7	\$ 285.00	\$	2,194.50
11/2/2017	DHC	Analyzed issues related to [.2].	0.2	\$ 285.00	Ļ	57.00
11/2/2017	БПС	Telephone conference with co-counsel regarding witness and exhibit lists	0.2	\$ 265.00	Ş	37.00
11/6/2017	BHC	and deposition designations [.5].	0.5	\$ 285.00	Ś	142.50
, 0,,	20	and deposition designations [10].	0.0	<b>7</b> 200.00	7	
		Worked on Plaintiff's deposition transcript designations and exhibit lists				
		[2.4]. Read and analyzed Nationstar's response to Plaintiff's motion to				
11/7/2017	BHC	strike [.5]; telephone call with co-counsel regarding same [.1].	3	\$ 285.00	\$	855.00
11/8/2017	BHC	Worked on reply in support of motion to strike [3.1].	3.1	\$ 285.00	\$	883.50
		Revised reply in support of motion to strike declaration of Megan Koza				
		[.2]; approved same for filing [.1]. Reviewed case deadlines and case				
		management task list [.2]. Emails with co-counsel regarding response to Nationstar's request for additional information from Plaintiff's expert [.1].				
11/9/2017	BHC	Reviewed Nationstar's trial exhibits [2.7].	3 3	\$ 285.00	\$	940.50
11/3/201/	Dire	Reviewed Nationstar exhibit lists [1.8]. Email to co-counsel summarizing	3.3	7 203.00	Υ	3 10.30
11/10/2017	ВНС	review of Nationstar trial exhibits [.5].	2.3	\$ 285.00	\$	655.50
		Worked on objections to Nationstar's exhibit list [1.5], Research regarding				
11/13/2017	ВНС	Plaintiff's motions in limine [.6].	2.1	\$ 285.00	\$	598.50
		Worked on Plaintiff's motions in limine [1.9]. Telephone conference with				
		co-counsel in preparation for motion for summary judgment [1.3];				
11/14/2017	ВНС	prepared for same [.5] Wrote outline for same [1.3].	5	\$ 285.00	\$	1,425.00
		Travel to and from hearing on Plaintiff's motion for partial summary				
11/15/2017	RHC	judgment [6.8]. Prepared for hearing on Plaintiff's motion for summary judgment [1.8]; attended hearing [1.5].	10 1	\$ 285.00	ć	2,878.50
11/13/2017	DITC	judgment [1.0], attended hearing [1.3].	10.1	00.00 ب	۲	2,070.30

Date	Initials	Narrative	Units	Rate		Value
11/16/2017	внс	Telephone conference with all counsel regarding streamlining witness lists for trial [.4]. Strategized with co-counsel based on hearing on motion for partial summary judgment [.5].	0.9	\$ 285.00	\$	256.50
11/20/2017	внс	Email to Mr. Noble regarding Plaintiff's summary of additional loan files containing lock change evidence [.2]. Research regarding Plaintiff's trial brief [.8]; strategized with co-counsel regarding trial preparation [.8]. Worked on Plaintiff's mediation submission [1.9]. Exchanged emails with counsel for Nationstar regarding motion for leave to file overlength trial briefs and motion to expedite same [.3].	4	\$ 285.00	\$	1,140.00
11/21/2017	ВНС	Worked on Plaintiff's trial brief [1.2]. Read and analyzed order granting in part Plaintiff's motion for partial summary judgment [.9]. Worked on Plaintiff's response to Nationstar's objections to Plaintiff's trial exhibit list [1.2]. Worked on Plaintiff's mediation submission and data analysis for same [1.5]; telephone conference with co-counsel regarding same [.3]. Telephone conference with co-counsel regarding Plaintiff's mediation submission [1.2]. Analyzed data related to potential notice costs [.3].	6.6	\$ 285.00	\$	1,881.00
		Worked on Plaintiff's mediation submission [2.8]. Exchanged email and telephone calls with Mr. Noble regarding extending pretrial deadlines [.4]. Prepared motion to extend deadline to file trial brief and joint proposed pretrial order; finalized same and approved for filing [.8]. Prepared file of				
11/22/2017		mediation exhibits [.3].		\$ 285.00	\$	1,225.50
11/25/2017 11/26/2017		Worked on Plaintiff's trial brief. Worked on Plaintiff's trial brief [1.9].		\$ 285.00 \$ 285.00	\$ \$	570.00 541.50
11/28/2017	внс	Telephone conferences with co-counsel regarding trial brief and joint proposed pretrial order [.5]. Email to Mr. Noble regarding joint trial exhibit lists [.1]; telephone conference regarding same [.1]. Worked with staff on preparation of trial exhibit list [.4]. Worked joint proposed pretrial order [.3]. Scheduled travel for pretrial conference [.3].	1.7	\$ 285.00	\$	484.50
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Date	Initials	Narrative	Units	Rate		Value
11/29/2017	ВНС	Worked on Plaintiff's trial exhibit list [1.8].	1.8	\$ 285.00	\$	513.00
11/30/2017	ВНС	Worked on Plaintiff's section of the joint proposed pretrial order [1.2]. Reviewed bankruptcy data analysis [.3]. Worked on Plaintiff's trial brief [.6]; circulated same to co-counsel [.1]. Worked on joint proposed pretrial	1.2	\$ 285.00	\$	342.00
12/1/2017	ВНС	order [2.5].  Read and analyzed FHFA's motion to disqualify Plaintiff's expert [.5]. Email to opposing counsel regarding new exhibits added to pretrial order without notice to Plaintiff [.6]. Strategized with co-counsel regarding issues related to expert witnesses [.4]. Read and analyzed Nationstar's trial	3.5	\$ 285.00	\$	997.50
12/4/2017	ВНС	brief [1.5].	3	\$ 285.00	\$	855.00
12/5/2017	ВНС	Telephone conference with opposing counsel regarding submission of summary exhibits at trial [.4]. Telephone conference with co-counsel in preparation for pretrial conference with the Court [1.2]. Wrote response to FHFA's motion to expedite motion to disqualify expert [.8]; finalized same and approved for filing [.3].	2.7	\$ 285.00	\$	769.50
12/7/2017	внс	Telephonic pretrial conference [1]; prepared for same [.8]. Telephone conference with co-counsel regarding trial logistics and staffing assignments [1.6]. Legal research regarding response to FHFA's motion to disqualify expert [2.3]. Email to staff regarding travel arrangements for trial [.2]. Telephone conference with co-counsel regarding preparing findings of fact and conclusions of law [.3]. Email to co-counsel regarding expert preparation for trial [.4].	6.6	\$ 285.00	\$	1,881.00
• •		Legal research regarding response to FHFA's motion to disqualify expert		•	•	,
12/8/2017	внс	[5.2]. Analyzed issues related to expert analysis [.5]. telephone conference with co-counsel regarding [.2].	5.9	\$ 285.00	\$	1,681.50

Date	Initials	Narrative	Units	Rate		Value
		Exchanged emails with co-counsel regarding settlement offer [.4]. Email to Mr. Noble regarding failure to produce summary exhibits in accordance with Court's order [.4]. Legal research regarding FHFA's motion to disqualify expert [4.9]. Worked on response to FHFA's motion to disqualify expert [2]; telephone call with co-counsel regarding				
12/11/2017	ВНС	[.2].  Read and analyzed FHFA's supplemental brief in support of motion to disqualify expert [.5]. Legal research regarding FHFA's motion to disqualify expert [.2]. Worked on Plaintiff's response to FHFA's motion to disqualify	7.9	\$ 285.00	\$	2,251.50
12/12/2017	ВНС	expert [6.8].  Revised and finalized Plaintiff's response to FHFA's motion to exclude expert [3.2]. Worked on trial preparation [1]. Worked on motion in limine	7.5	\$ 285.00	\$	2,137.50
12/13/2017	ВНС	[3.5].	7.7	\$ 285.00	\$	2,194.50
		Wrote declaration in support of Plaintiff's second motion in limine [.9]. Finalized motion and supporting documents and approved for filing [1.1]. Analyzed issues related to Nationstar's evidence of consent [.6]. Organized outstanding trial preparation work [.4]. Reviewed deposition of Dr. Kilpatrick and expert reports in preparation for trial preparation meeting with Dr. Kilpatrick [1.5]. Meeting with Dr. Kilpatrick in preparation for trial				
12/14/2017	ВНС	[1.5]. Worked on trial preparation [7.1]. Prepared and filed notice of settlement	6	\$ 285.00	\$	1,710.00
12/15/2017	ВНС	and cancelled travel [.5].	7.6	\$ 285.00	\$	2,166.00
		Telephone conference with co-counsel regarding settlement terms [.5]. Telephone conference with counsel for Nationstar regarding settlement terms [.4]. Analyzed issues related to				
12/18/2017	ВНС	[.4]; email to co-counsel regarding same [.2].	1.5	\$ 285.00	\$	427.50
12/19/2017 12/20/2017 12/21/2017	ВНС	Analyzed issues related to with co-counsel [.4].  Worked on [.2].  Worked on settlement agreement [1.2].	0.2	\$ 285.00 \$ 285.00 \$ 285.00	\$ \$ \$	114.00 57.00 342.00

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Date	Initials	Narrative	Units	Rate		Value
12/22/2017	ВНС	Worked on settlement agreement [.8]. Legal research regarding fairness and reasonableness standards [1.5].	2.3	\$ 285.00	\$	655.50
12/27/2017 12/29/2017		Analyzed issues related to settlement distribution to Class [.9]; legal research regarding same [.5]. Worked on settlement agreement [1.1]. Worked on settlement agreement [1.5].		\$ 285.00 \$ 285.00	\$ \$	712.50 427.50
1/3/2018	ВНС	Worked on proposed settlement agreement, proposed preliminary approval order, and proposed final approval order; finalized same and sent to counsel for Nationstar [3.2]. Email from the Court regarding schedule for briefing preliminary approval [.1]; responded to same [.1].	3.4	\$ 285.00	\$	969.00
1/5/2018	ВНС	Worked on stipulations regarding briefing Plaintiff's motion for preliminary approval of settlement [.4]; sent same to all counsel [.1]; telephone conference with Mr. Noble regarding same [.1]; exchanged emails with all counsel regarding same [.4]; revised and finalized same for filing [.3].	1.3	\$ 285.00	\$	370.50
1/10/2018	ВНС	Email to Ms. Sullivan regarding Plaintiff's draft settlement proposal [.2].	0.2	\$ 285.00	\$	57.00
1/11/2018	ВНС	Worked on class notice of settlement [.3].  Telephone conference with co-counsel regarding	0.3	\$ 285.00	\$	85.50
1/17/2018	ВНС	[.4]. Worked on class notice of settlement [.4]. Email to Ms. Sullivan regarding	0.4	\$ 285.00	\$	114.00
1/18/2018	ВНС	class notice and class member bankruptcy issues [.4].	0.8	\$ 285.00	\$	228.00
1/24/2018	ВНС	Worked on Plaintiff's motion for preliminary approval [2.4]. Email to Ms. Sullivan regarding timeline for finalizing settlement [.3].	2.7	\$ 285.00	\$	769.50
1/25/2019	DUC	Worked on Plaintiff's motion for preliminary approval [1.8]. Email to Ms. Sullivan regarding preliminary approval schedule [.4]; responded to email from co-counsel regarding same [.3]. Legal research regarding Plaintiff's motion for preliminary approval [.6]. Legal research regarding second optout requirements after settlement of a sertified class [.6].	2.7	¢ 20F 00	ċ	1.054.50
1/25/2018	рпс	out requirements after settlement of a certified class [.6].	3./	\$ 285.00	\$	1,054.50

Date	Initials	Narrative	Units	Rate	Value		
		Worked on Plaintiff's unopposed motion for preliminary approval of classwide settlement [.8]; legal research related to same [2.5]. Drafted					
1/26/2018	ВНС	stipulation regarding extension of date to move for preliminary approval [.2]; email to all counsel regarding same [.3].  Worked on Plaintiff's motion for preliminary approval [.5]; legal research	3.8	\$ 285.00	\$	1,083.00	
1/29/2018	ВНС	related to same [.6].	1.1	\$ 285.00	\$	313.50	
1/31/2018	ВНС	Worked on Plaintiff's motion for preliminary approval of settlement [4.9]. Email to Nationstar regarding finalizing settlement agreement [.2].	5.1	\$ 285.00	\$	1,453.50	
		Reviewed and analyzed Nationstar's proposed revisions to settlement					
2/5/2018		agreement [.6]. Telephone conference with co-counsel regarding same [1]. Assessed settlement strategies with co-counsel [.3].		\$ 285.00 \$ 285.00	-	456.00 85.50	
2/6/2018	впс	Assessed settlement strategies with co-counser [.5].	0.3	\$ 285.00	Þ	85.50	
2/13/2018	внс	Telephone conference with all counsel regarding Nationstar settlement agreement [.3]; email to Mr. Peterson regarding same [.2].	0.5	\$ 285.00	\$	142.50	
2/14/2018	DLIC	Exchanged emails with co-counsel regarding continued mediation to resolve disputes [.5].	0.5	\$ 285.00	۲	142.50	
2/14/2018	впс	Worked on letter to mediator regarding disputed terms of settlement	0.5	\$ 285.00	Ş	142.50	
2/18/2018	ВНС	agreement [1.9].	1.9	\$ 285.00	\$	541.50	
		Prepared for telephone conference with mediator [.6]; telephone					
2/26/2018	ВНС	conference with mediator regarding disputes concerning settlement agreement [.8].	1.4	\$ 285.00	\$	399.00	
3/2/2018	ВНС	Telephone call with co-counsel in advance of call with mediator [.3].	0.3	\$ 285.00	\$	85.50	
		Read new Ninth Circuit opinion related to federal bank act preemption and					
3/5/2018	ВНС	analyzed Nationstar preemption arguments in light of same [.6].	0.6	\$ 285.00	\$	171.00	
3/26/2018	ВНС	Telephone call from co-counsel regarding whether to send second notice [.1].  Telephonic case management conference with the Court [.2]; prepared for	0.1	\$ 285.00	\$	28.50	
3/30/2018	ВНС	same [.1].	0.3	\$ 285.00	\$	85.50	

Date	Initials	Narrative	Units	Rate		Value
		Email to co-counsel regarding Nationstar request for expedited briefing schedule on motion for second class notice [.1]; email to counsel for Nationstar accepting same [.1]. Read and analyzed Nationstar's motion for				
4/9/2018	ВНС	second class notice [.8].	1	\$ 285.00	\$	285.00
		Worked on response to Nationstar motion for second class notice [.8]; worked on related administrative motions [.3]. Email to counsel for				
4/16/2018	ВНС	Nationstar regarding request to file overlength brief [.1].	1.2	\$ 285.00	\$	342.00
		Drafted, finalized, and approved response to Safeguard's motion to				
4/17/2018		expedite motion to intervene [1.8]		\$ 285.00		513.00
4/18/2018	BHC	Reviewed court's order on motion to expedite [.1].	0.1	\$ 285.00	\$	28.50
		Worked on response to Safeguard motion to intervene in Nationstar [.8];				
4/21/2018	ВНС	strategized with co-counsel regarding hearing one same [.4].	1.2	\$ 285.00	\$	342.00
		Worked on Plaintiff's response to Safeguard's motion to intervene and				
4/23/2018	ВНС	declaration supporting same [1.1]; approved same for filing [.1].	1.2	\$ 285.00	\$	342.00
		Read Court's order denying Safeguard's motion to intervene [.4]. Outlined				
4/24/2018	ВНС	bullet points for hearing on Nationstar's motion for second notice [.8].	1.2	\$ 285.00	\$	342.00
. /2= /22.	50	Telephonic hearing on Nationstar's motion for second class notice [.5];		4	_	
4/25/2018	внс	telephone call from co-counsel to prepare for same [.3].	0.8	\$ 285.00	\$	228.00
4/26/2018	DHC	Read and analyzed court's order on Nationstar's motion for second class notice [.8].	0.0	\$ 285.00	Ļ	228.00
5/2/2018		Email to co-counsel regarding [.2].		-	\$ \$	57.00
3/2/2016	впс	Exchanged emails with co-counsel regarding notice to bankruptcy trustees	0.2	\$ 265.00	Ş	37.00
5/3/2018	BHC	[.2].	0.2	\$ 285.00	\$	57.00
3/3/2010	Bile	Exchanged emails from co-counsel regarding notice to bankruptcy trustees	0.2	Ψ 203.00	Υ	37.00
5/4/2018	ВНС	[.3].	0.3	\$ 285.00	\$	85.50
5/7/2018		Worked on revisions to notice to bankruptcy trustees [3.5].		\$ 285.00		997.50
. ,		Reviewed revisions to notice to bankruptcy trustee from Nationstar and			•	
5/8/2018	ВНС	approved same [.2].	0.2	\$ 285.00	\$	57.00

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Date	Initials	Narrative	Units	Rate	Value
5/21/2018	внс	Read letter responding to bankruptcy trustee notice and forwarded same to co-counsel [.2]. Email to counsel for Nationstar regarding response to bankruptcy trustee	0.2	\$ 285.00	\$ 57.00
5/22/2018	внс	notice [.1].	0.1	\$ 285.00	\$ 28.50
6/6/2018	внс	Telephone conference with co-counsel regarding litigation and settlement strategy [.3].	0.3	\$ 285.00	\$ 85.50
6/11/2018	внс	Exchanged emails with co-counsel regarding [.2].	0.2	\$ 285.00	\$ 57.00
6/13/2018	внс	Telephone conference with co-counsel regarding trial preparation [.6].	0.6	\$ 285.00	\$ 171.00
6/18/2018	внс	Email to all counsel regarding pretrial scheduling and logistics [.6].	0.6	\$ 285.00	\$ 171.00
		Analyzed Nationstar trial summary exhibits [.9]. Prepared for telephone conference with Nationstar regarding pretrial preparation [.8]. Telephone conference with Nationstar regarding preparation of pretrial order [.3];			
6/21/2018	ВНС	follow up call with co-counsel regarding same [.3]. Worked with law clerks on pre-trial analysis of Nationstar summary	2.3	\$ 285.00	\$ 655.50
6/22/2018	внс	exhibits [1.4]. Worked on joint proposed pretrial order [.9]; sent same to co-counsel for review and approval [.2].	2.5	\$ 285.00	\$ 712.50
6/25/2018	внс	Worked on proposed pretrial order [1.5]; circulated same to all counsel [.2].	1.7	\$ 285.00	\$ 484.50
6/26/2018	внс	Research related to arguments made in Nationstar's first trial brief [.5].  Read an analyzed Nationstar's motion in limine [.6].	1.1	\$ 285.00	\$ 313.50
6/30/2018	внс	Read and analyzed Nationstar's first trial brief in preparation for revising Plaintiff's trial brief [1.5]; legal research related to same [.6].	2.1	\$ 285.00	\$ 598.50
		Worked on Plaintiff's response to Nationstar's motion in limine [.7];			
7/2/2018	внс	telephone call with co-counsel regarding same [.5]. Strategized with co-counsel regarding trial exhibit review [.2]; worked on same [.3].  Exchanged emails with counsel for Nationstar regarding motion for leave	1.7	\$ 285.00	\$ 484.50
7/3/2018	внс	to file overlength trial brief [.2].	0.2	\$ 285.00	\$ 57.00

Date	Initials	Narrative	Units	Rate		Value
		Strategized with co-counsel regarding trial issues [.2]. Meeting with co-				
_ /_ /		counsel regarding trial strategy [1.2]; prepared for same [.3]. Legal		4	_	
7/5/2018	ВНС	research related to trial brief [3.5].	5.2	\$ 285.00	\$	1,482.00
7/6/2018	RHC	Worked on trial brief [5.8]. Read and analyzed [.8].	6.6	\$ 285.00	\$	1,881.00
7/0/2018		Continued work on Plaintiff's trial brief.		\$ 285.00	\$	1,738.50
7/8/2018		Legal research related to Plaintiff's trial brief [1.2].		\$ 285.00	\$	342.00
, -, -				,	•	
		Worked on trial brief [5.5]. Finalized and approved pretrial order [.3].				
7/9/2018	ВНС	Worked on preparation for expert cross examinations at trial [.8].	6.6	\$ 285.00	\$	1,881.00
7/10/2018	BHC	Worked on trial preparation related to Defendants' experts [1.8].	1.8	\$ 285.00	\$	513.00
= /4.4 /2.24.2		Reviewed email correspondence with mediator regarding settlement		4 00= 00	_	
7/11/2018		negotiations [.2]. Analyzed issues related to settlement [.5].		\$ 285.00	\$	199.50
7/12/2018	BHC	Worked on exhibits to settlement agreement [3.5].	3.5	\$ 285.00	\$	997.50
7/17/2018	DUC	Reviewed and analyzed Nationstar proposed revisions to Settlement Agreement [.5].	0.5	\$ 285.00	\$	142.50
//1//2010	впс	Analyzed issues with co-counsel regarding Nationstar settlement	0.5	\$ 203.00	Ş	142.30
7/18/2018	BHC	agreement terms [.3].	0.3	\$ 285.00	\$	85.50
7,10,2010	Bile	agreement terms [18].	0.5	Ţ 205.00	Y	03.30
		Telephonic pretrial conference with the Court [.3]; prepared for same [.4].				
		Reviewed proposed settlement terms from Nationstar and sent email to				
		co-counsel analyzing same [.5]. Analyzed proposed revisions to settlement				
7/19/2018	ВНС	agreement and worked on same [1.2].	2.4	\$ 285.00	\$	684.00
		Worked on Plaintiff's motion for preliminary approval of settlement [.4].				
		Email to Ms. Sullivan regarding exhibits to settlement agreement [.2]; meeting with co-counsel and staff regarding same [.3]. Email to co-counsel				
7/24/2018	RHC	regarding fees and costs reports [.2].	1 1	\$ 285.00	\$	313.50
7/24/2010	БПС	Worked on Exhibits to settlement agreement; analyzed issues related to	1.1	7 205.00	۲	313.50
		same [1.3]; exchanged emails with co-counsel and counsel for defendants				
7/25/2018	внс	regarding same [.3].	1.6	\$ 285.00	\$	456.00
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Date	Initials	Narrative	Units	Rate	Value
7/30/2018	внс	Updated [.3]. Worked on exhibits to settlement agreement in response to redlines from Nationstar [1.2]. Analyzed issues related to [.2].	1.7	\$ 285.00	\$ 484.50
		Worked on final exhibits [1.2]. Analyzed issues related to [.6].			
7/31/2018	ВНС	Worked on exhibits to settlement agreement [.4].	2.2	\$ 285.00	\$ 627.00
8/1/2018	BHC	Worked on motion for preliminary approval of settlement.	1.8	\$ 285.00	\$ 513.00
8/2/2018	ВНС	Worked on motion for preliminary approval of settlement [1.5].  Worked on motion for preliminary approval of settlement and supporting	1.5	\$ 285.00	\$ 427.50
8/3/2018	ВНС	documents [2.5].  Worked on settlement agreement exhibits and motion for preliminary	2.5	\$ 285.00	\$ 712.50
8/6/2018	ВНС	approval of settlement [1.3].	1.3	\$ 285.00	\$ 370.50
8/14/2018	ВНС	Telephone conference with co-counsel regarding case management [.2]. Worked on Plaintiff's motion for preliminary approval of settlement [.6]; reviewed fully executed agreement and exhibits to ensure all documents are correct [.4]. Drafted summary talking points regarding settlement	0.2	\$ 285.00	\$ 57.00
8/15/2018	ВНС	agreement [.5].  Completed final review and edits of all documents related to preliminary approval of settlement [1.5]. Email to claims administrator and all counsel	1.5	\$ 285.00	\$ 427.50
8/17/2018	ВНС	regarding CAFA notice [.8].	2.3	\$ 285.00	\$ 655.50
10/2/2018	внс	Responded to email from settlement administrator regarding class data and notices [1.1]. Telephone call with co-counsel regarding same [.3]. Telephone call with counsel for Nationstar regarding mailing settlement awards for loans with two borrowers at different addresses [.2].	1.6	\$ 285.00	\$ 456.00
10/17/2018	внс	Wrote outline for preliminary approval hearing [4.5]. Telephone conference with counsel for Nationstar regarding proposed revisions to settlement notice [.6]; worked on revisions to proposed settlement class notice reflecting issuance of checks to both borrowers and Safeguard case status [.9]; sent same to all counsel [.2].	6.2	\$ 285.00	\$ 1,767.00

Date	Initials	Narrative	Units	Rate	Value
		Worked an revised website notice in advance of preliminary approval			
		Worked on revised website notice in advance of preliminary approval hearing and sent to co-counsel for review [.8]. Analyzed potential issues with co-counsel regarding preliminary approval hearing [.2]. Prepared for			
		preliminary approval hearing [1.1]. Participated in preliminary approval hearing [.5]. Analyzed Court's concerns with co-counsel [.2]; worked on			
10/18/2018	внс	data analysis requested by the Court with staff [.2], Email to counsel for Nationstar regarding analysis of bankruptcy records	3	\$ 285.00	\$ 855.00
10/24/2018	ВНС	[.5].	0.5	\$ 285.00	\$ 142.50
		Worked on submission to the Court regarding class members with bankruptcies [2.1]. Telephone call to co-counsel regarding identifying			
10/31/2018	внс	bankruptcy special master [.3]. Email to Ms. Sullivan regarding same [.2].  Research regarding when claims are part of a bankruptcy estate [1].	2.6	\$ 285.00	\$ 741.00
		Telephone conference with proposed special master for bankruptcy cases [.3]. Worked on submission to the Court regarding bankruptcies [1.2];			
11/2/2018	ВНС	circulated same to all counsel [.2].	2.7	\$ 285.00	\$ 769.50
		Telephone conference with co-counsel regarding case management [.1].			
11/6/2018	внс	Telephone conference with the Court advising the bankruptcy submission would be filed by end of the week [.1].	0.2	\$ 285.00	\$ 57.00
11/8/2018	внс	Worked on bankruptcy supplemental submission to the Court [2.5]. Finalized all documents for filing [.4].	2.9	\$ 285.00	\$ 826.50
11/26/2018	внс	Read and analyzed court's preliminary approval order [.2]; email to settlement administrator regarding same [.3].	0.5	\$ 285.00	\$ 142.50
11/28/2018	внс	Reviewed draft website and letter notices and sent revisions to claims administrator [1.5].	1.5	\$ 285.00	\$ 427.50
		Email to Mr. Kriegman regarding court's order approving bankruptcy			
11/30/2018	ВНС	review and providing relevant bankruptcy records [.9]. Scheduled telephone conference with bankruptcy special master [.2].	0.9	\$ 285.00	\$ 256.50
12/3/2018	ВНС	Reviewed and approved notices and IVR line responses [.6].	0.8	\$ 285.00	\$ 228.00

Date	Initials	Narrative	Units	Rate	١	/alue
		Telephone conference with special master regarding bankruptcy file review [1.2]. Telephone call to Court requesting ECF access for special master [.1]. Reviewed and approved IVR script for settlement class				
12/4/2018	ВНС	members [.3].	1.6	\$ 285.00	\$	456.00
12/12/2018		Email to bankruptcy special master regarding file review [.3]. Email to class administrator and all counsel regarding settlement award	0.3	\$ 285.00	\$	85.50
12/18/2018	ВНС	distribution amounts [.2].	0.2	\$ 285.00	\$	57.00
12/19/2018	ВНС	Approved bankruptcy data files for submission to special master [.2].	0.2	\$ 285.00	\$	57.00
1/3/2019	внс	Telephone call from absent class member Laird [.3]. Exchanged emails with special master regarding review of bankruptcy files [.2].  Exchanged emails with co-counsel regarding absent class member Easley	0.5	\$ 285.00	\$	142.50
1/4/2019	ВНС	[.2]. Telephone conference with co-counsel regarding case status [.2]. Worked	0.2	\$ 285.00	\$	57.00
1/7/2019	ВНС	with staff on responses to absent class member calls [.2]. Reviewed draft report and motion from special master and provided	0.4	\$ 285.00	\$	114.00
1/9/2019	ВНС	proposed revisions and comments on same [1.6].  Professional: Blythe Chandler	1.6 <b>844.5</b>	\$ 285.00	\$ <b>\$ 24</b>	456.00 <b>0,682.50</b>
Professional:	Bradfor	rd Kinsey				
6/13/2014	BKK	Reviewed notice of removal; reviewed court docket; prepared master caption; reviewed Andrew Noble pro hac vice application.  Prepared draft of motion to remand; reviewed local rules and court	0.5	\$ 75.00	\$	37.50
6/16/2014	BKK	procedures.	0.6	\$ 75.00	\$	45.00
6/17/2014	BKK	Prepared draft of motion for remand, Daudt supporting declaration and proposed order; telephone conference with court clerk.	0.7	\$ 75.00	\$	52.50
		Reviewed, revised and finalized Plaintiff's motion to remand; prepared table of contents and table of authorities; finalized declarations of Clay				
7/7/2014		Gatens, Cory Weber and Deanna Jones; arranged filing and service.		\$ 75.00	\$	97.50
7/16/2014	DIVIV	Prepared draft of reply in support of motion for remand.	0.3	\$ 75.00	Ş	22.50

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Date	Initials	Narrative	Units	Rate	Value
		Reviewed, revised and finalized reply in support of motion for remand; prepared table of contents and table of authorities; arranged filing and			
7/22/2014	BKK	service.  Prepared draft of Daudt affidavit in support of attorney fee award on	2.2	\$ 75.00	\$ 165.00
9/12/2014	BKK	order on motion for remand.	0.6	\$ 75.00	\$ 45.00
9/22/2014	BKK	Prepared draft of Ninth Circuit response to petition for leave to appeal.	0.6	\$ 75.00	\$ 45.00
9/29/2014	BKK	Reviewed, revised and finalized response in Ninth Circuit Court of Appeals.  Reviewed and revised answering brief; email correspondence to copy	1.4	\$ 75.00	\$ 105.00
2/17/2015	BKK	service regarding delivery of paper copies.	0.7	\$ 75.00	\$ 52.50
2/18/2015	BKK	Reviewed, revised and finalized appellate answering brief.	4.5	\$ 75.00	\$ 337.50
6/9/2015	BKK	Prepared draft of response to defendant's motion for summary judgment. Reviewed Mary Kate Sullivan pro hac vice application and order; amended	0.3	\$ 75.00	\$ 22.50
6/10/2015	BKK	master caption.  Reviewed, revised and finalized response to Nationstar's motion for partial summary judgment; finalized Gates supporting declaration; arranged filing and service.	0.2	\$ 75.00	\$ 15.00
6/17/2015	BKK	Arranged delivery of response to motion for partial summary judgment to	3.3	\$ 75.00	\$ 247.50
6/18/2015	ВКК	chambers.	0.3	\$ 75.00	\$ 22.50
7/44/2045	BILL	Reviewed, revised and finalized Plaintiff's motion for summary judgment;	2.7	ć 75.00	202.50
7/14/2015	BKK	finalized Gatens declaration; arranged filing and service.  Arranged filing of exhibits to Gatens declaration; prepared copies for	2.7	\$ 75.00	\$ 202.50
7/15/2015	BKK	chambers by FedEx.  Reviewed, revised and finalized reply in support of motion for summary	0.8	\$ 75.00	\$ 60.00
7/28/2015	ВКК	judgment; prepared exhibit and finalized Gatens declaration; arranged filing and service.  Prepared draft and finalized Chandler Supreme Court notice of	1.4	\$ 75.00	\$ 105.00
9/15/2015	BKK	appearance; arranged filing and service; reviewed and revised Supreme Court brief; assembled appendix.	3.8	\$ 75.00	\$ 285.00

Date In	nitials	Narrative	Units		Rate		Value
9/16/2015 BK		Reviewed, revised and finalized Supreme Court brief; prepared table of contents and table of authorities.	1.6	\$	75.00	\$	120.00
10/00/0015		Prepared draft and finalized TMLG notice of firm name change in District		_		_	
10/29/2015 BK		Court and Supreme Court matters; arranged filing and service.			75.00		37.50
11/4/2015 BK		Prepared draft of reply in Supreme Court action.			75.00		22.50
11/20/2015 BK		Reviewed and revised Supreme Court reply brief.	1.1	\$	75.00	\$	82.50
11/23/2015 BK		Reviewed Andrew Noble notice of WSBA admission; amended master caption.	0.1	ć	75.00	ċ	7.50
11/23/2013 BN	XIX	caption.	0.1	٦	73.00	۲	7.50
12/29/2015 BK	ΚK	Prepared draft of Plaintiff's response to Supreme Court amicus briefs.	0.3	\$	75.00	\$	22.50
		Reviewed, revised and finalized Plaintiff's response to Supreme Court					
		amicus briefs; finalized Gatens supporting declaration; arranged filing and					
1/7/2016 BK	ΚK	service.	1.4	\$	75.00	\$	105.00
		Reviewed co-lead class counsel order; amended master caption; posted					
10/18/2016 BK	ΚK	related contacts.	0.6	\$	75.00	\$	45.00
		Prepared draft of Plaintiff's second set of interrogatories and requests for					
11/14/2016 BK	ΚK	production to Defendant.	0.6	\$	75.00	\$	45.00
		Prepared drafts of Plaintiff's response to Federal Housing's motion for					
		partial summary judgment and proposed order denying same; prepared					
11/10/2016 70		draft of Plaintiff's response to motion to decertify in part and proposed		_		_	
11/16/2016 BK		order denying same.		•	75.00	•	67.50
11/22/2016 BK		Skip trace address searches.			75.00	\$	435.00
11/23/2016 BK		Skip trace address searches.		-	75.00	\$	435.00
11/30/2016 BK	ΚK	Skip trace address searches.	3.6	Ş	75.00	\$	270.00
12/7/2016 BK	ΚK	Prepared Plaintiff's response to FHFA's motion for protective order.	0.4	\$	75.00	\$	30.00
12/12/2016 BK	ΚK	Research skip trace addresses.	6.3	\$	75.00	\$	472.50
		Research skip trace addresses on returned notices; prepared draft of					
		Plaintiff's first set of interrogatories and requests for production to					
12/13/2016 BK	ΚK	Intervenor FHFA.	7.1	\$	75.00	\$	532.50
12/19/2016 BK	ΚK	Researched skip trace addresses for returned notices.	3.3	\$	75.00	\$	247.50

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Date	Initials	Narrative	Units	Rate	Value
		Reviewed, revised and finalized Plaintiff's response to FHFA's motion for			
		protective order and Chandler and Gates supporting declarations;			
12/20/2016	BKK	arranged filing and service.	2.2	\$ 75.00	\$ 165.00
1/6/2017	BKK	Conduct skip trace searches for returned notices.	0.4	\$ 75.00	\$ 30.00
1/19/2017	BKK	Prepared draft of statement of material facts;	0.2	\$ 75.00	\$ 15.00
		Reviewed, revised and finalized motion for leave to file overlength brief			
		and proposed order; arranged filing and service; reviewed, revised and			
		finalized motion to expedite and proposed order; arranged filing and			
		service; reviewed, revised and finalized Plaintiff's response to FHFA's			
1/20/2017	BKK	motion for partial summary judgment; arranged filing and service.	4.6	\$ 75.00	\$ 345.00
		Prepared chambers copy of response to FHFA's motion for partial			
1/23/2017	BKK	summary judgment; arranged delivery by FedEx.	0.4	\$ 75.00	\$ 30.00
		Arranged court reporter scheduling for Burgess and Donahue depositions			
2/7/2017	BKK	in Dallas.	0.2	\$ 75.00	\$ 15.00
		Prepared draft of notice of motion and motion for leave to amend			
		complaint and modify case schedule; prepared drafts of Gatens supporting			
3/8/2017	BKK	declaration and proposed order.	1.3	\$ 75.00	\$ 97.50
		Converted second amended complaint; prepared draft of third amended			
3/9/2017	BKK	complaint.	1.5	\$ 75.00	\$ 112.50
		Prepared draft of response to FHFA;s motion for certification of			
3/30/2017	BKK	appealability.	0.4	\$ 75.00	\$ 30.00
		Prepared draft of response to Defendant's motion to compel interrogatory			
		responses, supporting Chandler declaration and proposed order denying			
4/21/2017	BKK	same.	0.9	\$ 75.00	\$ 67.50
		Prepared draft of Terrell supporting declaration in support of response to			
5/1/2017	BKK	motion to compel.	0.2	\$ 75.00	\$ 15.00
		Prepared draft of motion for leave to file overlength brief and proposed			
		order regarding same; prepared draft of motion to expedite and proposed			
5/24/2017	BKK	order regarding same.	1.1	\$ 75.00	\$ 82.50

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Date	Initials	Narrative	Units	Rate	Value
		Reviewed, revised and finalized stipulation and proposed order to seal documents; arranged filing and service of sealed documents; reviewed,			
5/26/2017	ВКК	revised and finalized response to Defendant's motion to decertify, finalized Gibbons and Gatens declarations; arranged filing and service.  Prepared chambers copies of Plaintiff's response to motion to decertify;	3.2 \$	75.00	\$ 240.00
5/30/2017	BKK	arranged delivery of same by FedEx.	0.8 \$	75.00	\$ 60.00
6/7/2017	ВКК	Prepared draft of letter to Judge Rice regarding discovery dispute.	0.2 \$	75.00	\$ 15.00
6/13/2017	BKK	Prepared draft and finalized letter to Judge Rice regarding absent class member discovery; arranged delivery to chambers and all counsel  Prepared draft of Plaintiff's response to motion for partial summary	0.9 \$	75.00	\$ 67.50
7/3/2017	BKK	judgment and supporting Gatens declaration.	0.5 \$	75.00	\$ 37.50
7/12/2017	ВКК	Reviewed, revised and finalized Plaintiff's response to Defendant's motion for judgment; compiled exhibits; arranged filing and service.	3.7 \$	75.00	\$ 277.50
9/1/2017	ВКК	Reviewed, revised and finalized Plaintiff's response to Defendant's motion to file supplemental memorandum in support of motion to decertify.  Reviewed Mark Lonergan pro hac vice motion and subsequent order;	0.6 \$	75.00	\$ 45.00
9/11/2017	BKK	amended master caption.	1 \$		\$ 75.00
9/12/2017	BKK	Prepared draft of statement of material facts.	0.2 \$	75.00	\$ 15.00
9/25/2017	BKK	Prepared drafts and finalized motion for overlength brief and proposed order; prepared drafts and finalized motion to expedite and proposed order; reviewed and revised Plaintiff's motion for summary judgment.	1.8 \$	75.00	\$ 135.00
4/9/2018	ВКК	Prepared draft of Plaintiff's response to motion for order directing renewed class notice, supporting Gatens declaration and proposed order denying same.	0.7 \$	75.00	\$ 52.50
4/16/2018	BKK	Prepared draft of motion to expedite and proposed order; prepared draft of motion for overlength brief and proposed order.	0.6 \$	75.00	\$ 45.00

Date	Initials	Narrative	Units	Rat	е	Value
4/17/2018	BKK	Reviewed, revised and finalized Plaintiff's response to Safeguard's motion to expedite hearing on motion to intervene.pdf Prepared draft of and finalized Gatens declaration in support of response	0.6	\$ 75.	00	\$ 45.00
4/23/2018	ВКК	to motion to intervene; reviewed, revised and finalized response to motion to intervene; arranged filing and service.  Reviewed, revised and finalized agreed pretrial statement; assembled and redacted exhibits; reviewed, revised and finalized Plaintiff's trial brief;	0.6	\$ 75	00	\$ 45.00
7/9/2018	BKK	arranged filing and service.	3.3	\$ 75.	00	\$ 247.50
7/19/2018	BKK	Reviewed order on bankruptcy trustee motion; amended master caption.  Reviewed court order adding Michael Klein as Chapter 7 Trustee; amended	0.2	\$ 75.	00	\$ 15.00
7/23/2018	BKK	master caption.  Prepared drafts of motion for leave to file overlength brief and to expedite	0.1	\$ 75.	00	\$ 7.50
8/2/2018	BKK	and supporting proposed orders.	0.6	\$ 75.	00	\$ 45.00
11/6/2018	ВКК	Review and revised joint supplemental submission; assembled exhibits; prepared draft of further joint case management statement.  Reviewed Bruce P. Kriegman notice of appearance; amended master	0.6	\$ 75.	00	\$ 45.00
1/4/2019	BKK	caption.		\$ 75.	00	\$ 7.50
		Professional: Bradford Kinsey	99.6			\$ 7,470.00
Professional:	Brittany	y Madderra				
		Researched motion to compel the database queries, search terms, and methods used to generate responses to discovery requests, and researched court's prior orders on motions to compel the same or similar				
11/11/2016	BAM	information.  Researched motion to compel the database queries, search terms, and methods used to generate responses to discovery requests, and researched whether Judge Rice had any prior orders on motions to compel	2.3	\$ 265.	00	\$ 609.50
11/14/2016	BAM	the same or similar information.	2	\$ 265.	00	\$ 530.00

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Date	Initials	Narrative	Units	Rate	Value
		Conferred with co-counsel and researched court's prior decisions on			
11/16/2016	BAM	certification and decertification.	1.1	\$ 265.00	\$ 291.50
11/17/2016	BAM	Researched court's prior decisions on certification and decertification.	1	\$ 265.00	\$ 265.00
11/28/2016	BAM	Conferred with co-counsel regarding pending motion for decertification.  Reviewed defendant's exhibits to evaluate proof of "consent" and locate	0.1	\$ 265.00	\$ 26.50
12/13/2017	BAM	any evidence that negates that "consent."  Reviewed defendant's exhibits to evaluate proof of "consent" and locate	7.6	\$ 265.00	\$ 2,014.00
12/14/2017	BAM	evidence to negate that consent.  Conferred with co-counsel on defendant's trial exhibits regarding proof of	2.6	\$ 265.00	\$ 689.00
12/14/2017	BAM	"consent."		\$ 265.00	\$ 106.00
		Professional: Brittany Madderra	17.1		\$ 4,531.50
Professional:	Eden N	ordby			
5/28/2014	EBN	Worked on docketing.	0.2	\$ 150.00	\$ 30.00
6/10/2014	EBN	Worked on docketing.	0.2	\$ 150.00	\$ 30.00
7/9/2014	EBN	Worked on docketing.	0.2	\$ 150.00	\$ 30.00
7/17/2014	EBN	Worked on docketing.	0.2	\$ 150.00	\$ 30.00
11/7/2014	EBN	Worked on docketing.	0.4	\$ 150.00	\$ 60.00
11/12/2014	EBN	Worked on docketing.	0.2	\$ 150.00	\$ 30.00
11/21/2014	EBN	Worked on docketing.	0.2	\$ 150.00	\$ 30.00
3/28/2016	EBN	Email correspondence regarding potential class member inquiry.	0.2	\$ 150.00	\$ 30.00
9/28/2016	EBN	Worked on settlement notice issues.	0.5	\$ 150.00	\$ 75.00
		Worked on class notice administration estimate [.5]; email			
9/30/2016	EBN	correspondence regarding document production [.2].	0.7	\$ 150.00	\$ 105.00
		Worked on issues regarding notice website; email correspondence			
10/4/2016	EBN	regarding exclusion request form.	0.5	\$ 150.00	\$ 75.00
		Worked on deposition notice to defendant; forwarded same to co-			
10/6/2016	EBN	counsel.	0.5	\$ 150.00	\$ 75.00
		Worked on issues regarding class notice website; email correspondence			
10/10/2016	EBN	regarding same.	0.3	\$ 150.00	\$ 45.00

Date	Initials	Narrative	Units	Rate		Value
		Worked on document production management; created production log				
10/12/2016	EBN	and updated same.	1	\$ 150.00	\$	150.00
10/20/2016	EDN	Worked on document production management; updated production log; email correspondence regarding same.	0.2	\$ 150.00	۲	45.00
10/20/2016	EDIN	Worked on class list for notice mailing; worked on documents to be posted	0.5	\$ 150.00	Ş	45.00
		on case website; worked on calculation of postage costs for notice mailing;				
10/26/2016	EBN	email correspondence regarding same.	3	\$ 150.00	\$	450.00
		Worked on issues regarding document production; reviewed document				
10/27/2016	EBN	production.	2	\$ 150.00	\$	300.00
10/28/2016	EBN	Worked on class notice mailing list [1]; worked on document review [2.8].	3.8	\$ 150.00	\$	570.00
11/1/2016		Worked on finalizing notice forms; email correspondence regarding same.		\$ 150.00	-	150.00
11/2/2016	EBN	Worked on document review.	1	\$ 150.00	\$	150.00
44 /7 /2046	EDNI	Worked on long form notice; worked on documents for class notice	0.4	ć 450.00		60.00
11/7/2016	FRIN	website.	0.4	\$ 150.00	\$	60.00
		Forwarded final notice forms to co-counsel; worked on mailing list for				
11/9/2016	EBN	class notice vendor; forwarded mailing list and notice forms to vendor.	1	\$ 150.00	\$	150.00
		Reviewed draft class notice website [.3]; worked on document review and				
11/10/2016		database management [3].		\$ 150.00		495.00
11/14/2016		Worked on script for class member calls regarding notice.		\$ 150.00		75.00
11/15/2016	EBN	Worked on issues regarding class notice call script and website.	0.4	\$ 150.00	\$	60.00
11/16/2016	EDN	Worked on class notice mailing [.2]; worked on notice and call tracking spreadsheet [.3].	0.5	\$ 150.00	ć	75.00
11/10/2010	EDIN	Worked on subpoena to property preservation service vendors [1.2];	0.5	\$ 130.00	Ş	73.00
		worked on document production management; updated production log				
11/30/2016	EBN	[.3].	1.5	\$ 150.00	\$	225.00
, ,		Worked on subpoena tracking log; researched registered agent			·	
		information [1]; worked on document production issues [.2]; worked on				
12/1/2016	EBN	subpoena to vendors [1].	2.2	\$ 150.00	\$	330.00

Date	Initials	Narrative	Units	Rate	Value
		Worked on subpoenas to vendors; worked on notice of intent to serve			
		subpoenas; served subpoenas on opposing counsel; forwarded subpoenas			
12/2/2016	EBN	to vendor for process service.	4.5	\$ 150.00	\$ 675.00
		Email correspondence regarding batch skip trace searches for notice			
12/2/2016	EBN	mailing.	0.3	\$ 150.00	\$ 45.00
12/5/2016	EBN	Worked on docketing.	0.2	\$ 150.00	\$ 30.00
12/7/2016	EBN	Worked on issues regarding notice re-mailing.	0.5	\$ 150.00	\$ 75.00
12/8/2016	EBN	Worked on issue regarding notice remailing.	0.2	\$ 150.00	\$ 30.00
		Worked on file organization [.2]; updated subpoena tracking log [.2];			
		worked on issue regarding service of subpoena on Mortgage Specialists			
		International; forwarded new service address to process server [.3];			
12/9/2016	EBN	telephone conference with class members regarding notice [.5].	1.2	\$ 150.00	\$ 180.00
12/12/2016	EBN	Worked on issue regarding discovery tracking chart.	0.2	\$ 150.00	\$ 30.00
		Worked on issues regarding class notice re-mailings [.2]; worked on			
		discovery tracking chart [5.2]; finalized and served discovery requests to			
12/13/2016	EBN	intervenor [.5]; worked on file organization [.2].	6.1	\$ 150.00	\$ 915.00
		Telephone conference with Mr. Goldberger regarding subpoena to			
		Cyprexx Services; email correspondence regarding same; updated			
12/14/2016	EBN	subpoena tracking chart.	1	\$ 150.00	\$ 150.00
		Reviewed transcripts from Strittmatter and Loll 30(b)(6) depositions;			
12/15/2016	EBN	worked on deposition summaries of same.	6.7	\$ 150.00	\$ 1,005.00
		Telephone conference with attorney for Mortgage Contracting Services			
		regarding subpoena; email correspondence regarding same [.3]; reviewed			
		deposition testimony regarding defendant's data systems; email			
12/16/2016	EBN	correspondence regarding same [1].	1.3	\$ 150.00	\$ 195.00
		Worked on issues regarding document database management [.3]; worked			
12/19/2016	EBN	on file organization [.2].	0.5	\$ 150.00	\$ 75.00
		Worked on Plaintiff's second set of discovery requests to defendant [1.5];			
		forwarded deposition transcripts and copies of subpoenas to co-counsel			
12/21/2016	EBN	[.2].	1.7	\$ 150.00	\$ 255.00

Date	Initials	Narrative	Units	Rate		Value
		Worked on docketing [.2]; updated subpoena tracking chart [.5];				
12/22/2016	EBN	telephone conference with class members regarding case status [1].  Reviewed deposition transcript; worked on deposition summary [4.2];	1.7	\$ 150.00	\$	255.00
		updated subpoena tracking chart; worked on docketing regarding same				
12/29/2016	EBN	[.2].	4.4	\$ 150.00	\$	660.00
12/30/2016		Worked on review and summary of deposition transcript.	4.5	\$ 150.00	\$	675.00
		Worked on document production management; updated production log;				
		email correspondence regarding production issues; completed review and				
		summary of Loll deposition [.5]; worked on review and summary of				
		Mosseau deposition [1.7]; telephone conferences with class members				
1/2/2017	EDN	regarding case status; email correspondence to class member regarding	2.7	¢ 150.00	۲	405.00
1/3/2017	EBIN	exclusion request [.5].  Worked on document production management; updated production log;	2.7	\$ 150.00	<b>&gt;</b>	405.00
1/10/2017	FRN	email correspondence regarding same.	0.3	\$ 150.00	\$	45.00
1,10,201,	LDIV	Updated class member contact information; updated class list with	0.5	7 130.00	Y	13.00
1/11/2017	EBN	exclusion requests received date.	0.4	\$ 150.00	\$	60.00
1/12/2017	EBN	Worked on review and summary of deposition transcript.	3	\$ 150.00	\$	450.00
		Worked on deposition transcript review and summary; telephone				
		conferences with class members regarding case status; left messages for				
1/13/2017	EBN	class members.	4	\$ 150.00	\$	600.00
1/18/2017	EBN	Telephone conference with class member regarding case status.	0.2	\$ 150.00	\$	30.00
		Email correspondence with opposing counsel regarding document				
1/27/2017	EBN	production; downloaded new document production.	0.5	\$ 150.00	\$	75.00
		Worked on document production management; updated production log;				
1/30/2017	EBN	forwarded production to co-counsel [.5]; Worked on docketing [.2].	0.7	\$ 150.00	\$	105.00
		Created list of loan numbers for Mortgage Specialists International;				
1/31/2017		forwarded same to Mr. Rota; worked on document production issues.		\$ 150.00	-	180.00
2/9/2017		Updated subpoena tracking chart.		\$ 150.00		15.00
2/10/2017	EBN	Worked on issue regarding document production.	0.2	\$ 150.00	\$	30.00

Date	Initials	Narrative	Units	Rate		Value
2/15/2017	EBN	Telephone conference with attorney for Mortgage Specialists International regarding subpoena; email correspondence with co-counsel regarding same.	0.7	\$ 150.00	\$	105.00
2/24/2047	EDNI	Worked on document production management; updated production log	0.0	ć 150.00	<u>,</u>	120.00
2/21/2017		[.5]; worked on issues regarding deposition exhibits [.3].		\$ 150.00	•	120.00
2/22/2017	EBN	Worked on issues regarding deposition exhibits.	0.2	\$ 150.00	\$	30.00
2/23/2017	EBN	Worked on document review [3]; worked on deposition exhibits [3].	6	\$ 150.00	\$	900.00
		Worked on deposition exhibits; worked on document review; email				
2/24/2017	EBN	correspondence regarding same.	2.7	\$ 150.00	\$	405.00
		Worked on document production management; updated production log;				
3/1/2017	EBN	email correspondence regarding same.	0.7	\$ 150.00	\$	105.00
3/3/2017	EBN	Worked on review of third-party documents.	2.8	\$ 150.00	\$	420.00
3/7/2017	EBN	Worked on updating call log with class member addresses.	1.4	\$ 150.00	\$	210.00
3/8/2017	EBN	Worked on document production management.	0.2	\$ 150.00	\$	30.00
3/15/2017	EBN	Worked on declaration in support of motion to modify case schedule.	0.5	\$ 150.00	\$	75.00
3/16/2017		Worked on motion to modify case schedule.		\$ 150.00	-	225.00
0, 20, 202,				<b>7</b> 200.00	*	
3/22/2017	EBN	Telephone conferences with class members regarding case status.	0.4	\$ 150.00	\$	60.00
3/24/2017	EBN	Worked on document review.	1	\$ 150.00	\$	150.00
3/28/2017	EBN	Email correspondence regarding exclusion requests.	0.2	\$ 150.00	\$	30.00
3/29/2017	EBN	Updated class member contact information in notice tracking spreadsheet.	0.2	\$ 150.00	\$	30.00
4/4/2017	EBN	Worked on document production management; updated production log.	0.3	\$ 150.00	\$	45.00
4/5/2017		Worked on document production management.	0.2	\$ 150.00	\$	30.00
4/7/2017		Worked on document production issue.		\$ 150.00	-	30.00
- •		Worked on document production issues; email correspondence regarding				
4/10/2017	EBN	same.	0.5	\$ 150.00	\$	75.00
		Email correspondence regarding document production; updated			•	
4/11/2017	EBN	production log; forwarded documents to co-counsel.	0.5	\$ 150.00	\$	75.00
		•		•	•	

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Date	Initials	Narrative	Units	Rate		Value
		Email correspondence with co-counsel regarding class list [.2]; telephone				
4/13/2017	EBN	conference with class member regarding case status [.3].	0.5	\$ 150.00	\$	75.00
4/18/2017	EBN	Worked on document production database.	0.5	\$ 150.00	\$	75.00
4/19/2017	EBN	Worked on processing defendant's production; updated production log.	0.4	\$ 150.00	\$	60.00
4/20/2017	EBN	Telephone conference with class member regarding case status.	0.2	\$ 150.00	\$	30.00
5/15/2017	EBN	Telephone conference with class member regarding case status.	0.2	\$ 150.00	\$	30.00
5/19/2017	EBN	Worked on document review and tagging defendant's production.	2	\$ 150.00	\$	300.00
		Worked on reviewing defendant's document production; email				
5/22/2017	EBN	correspondence regarding same.	2.3	\$ 150.00	\$	345.00
5/23/2017	EBN	Worked on analysis of class list and property preservation data.	2.5	\$ 150.00	\$	375.00
5/24/2017	EBN	Worked on docketing.	0.2	\$ 150.00	\$	30.00
		Forwarded class list to co-counsel; worked on declaration in support of				
		response to motion to decertify plaintiff class; worked on exhibits				
5/25/2017	EBN	regarding same.	5	\$ 150.00	\$	750.00
		Worked on declarations in support of plaintiff's response to motion to				
		decertify class; worked on exhibits in support of same; worked on				
5/26/2017	EBN	stipulation to file confidential documents under seal.	5	\$ 150.00	\$	750.00
		Worked on deadlines for motion to expedite; email correspondence				
5/31/2017	EBN	regarding same.	0.5	\$ 150.00	\$	75.00
		Worked on issues regarding class member depositions; email				
6/1/2017	EBN	correspondence regarding same.	0.5	\$ 150.00	\$	75.00
- / /		Worked on issues regarding class member property addresses; email		4	_	
6/28/2017	EBN	correspondence with co-counsel regarding same.	0.8	\$ 150.00	\$	120.00
c /o c /o c + =		Worked on verifying property addresses and obtaining zip codes for loan		4 . = 0 00	_	
6/29/2017	EBN	accounts charged advance fees for expert analysis.	2.7	\$ 150.00	\$	405.00
		Worked on address verification for subject properties on class list and				
		accounts that were charged advance fees; email correspondence				
6/30/2017	EBN	regarding data for expert analysis; reviewed protective order.	6	\$ 150.00	\$	900.00

Date	Initials	Narrative	Units	Rate	Value
		Worked on declaration in support of response to motion for summary			
7/12/2017	EBN	judgment.	1	\$ 150.00	\$ 150.00
7/24/2017	EBN	Worked on issues regarding defendant's document production.	0.2	\$ 150.00	\$ 30.00
7/28/2017	EBN	Worked on processing defendant's production; updated production log.	0.4	\$ 150.00	\$ 60.00
8/4/2017	EBN	Responded to class member question via email.  Reviewed deposition transcript for confidentiality designations; email	0.4	\$ 150.00	\$ 60.00
8/24/2017	EBN	correspondence regarding same.	0.2	\$ 150.00	\$ 30.00
		Worked on response to motion to extend deadlines and declaration in			
8/30/2017	EBN	support of same.	0.6	\$ 150.00	\$ 90.00
9/14/2017	EBN	Left voicemail with class member regarding case status.	0.1	\$ 150.00	\$ 15.00
9/18/2017	EBN	Email correspondence with co-counsel regarding Plaintiff's depositions.  Worked on analysis of advance fee data [.7]; worked on issues regarding	0.2	\$ 150.00	\$ 30.00
9/22/2017	EBN	preparation for summary judgment motion [.8].	1.5	\$ 150.00	\$ 225.00
		Worked on declaration and exhibits in support of motion for summary			
9/25/2017	EBN	judgment [4.5]; worked on data analysis regarding same [.7].	5.2	\$ 150.00	\$ 780.00
10/17/2017	EBN	Email correspondence regarding trial preparation.	0.2	\$ 150.00	\$ 30.00
		Worked on issues regarding trial preparation; worked on chart for			
10/18/2017	EBN	plaintiff's deposition designations; forwarded same to co-counsel.	0.8	\$ 150.00	\$ 120.00
10/20/2017	EBN	Worked on analysis of expert's damages data.  Worked on analysis of damages data; email correspondence regarding	3	\$ 150.00	\$ 450.00
10/24/2017	EBN	same.	0.5	\$ 150.00	\$ 75.00
10/24/2017	EBN	Worked on document review of class member loan files.	1.6	\$ 150.00	\$ 240.00
10/25/2017	EBN	Worked on reviewing loan files.	4	\$ 150.00	\$ 600.00
		Reviewed class member loan files; worked on statement of material facts			
		for reply in support of motion for partial summary judgment; worked on supplemental declaration of Mr. Gatens in support of same [3.4]; worked			
10/26/2017	EBN	on issues regarding defendant's document production [1].	4.4	\$ 150.00	\$ 660.00

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Date	Initials	Narrative	Units	Rate	Value
10/27/2017	EBN	Worked on statement of material facts in support of reply to motion for partial summary judgment; worked on exhibits in support of reply [2.4]; worked on issues regarding document production; reviewed documents [3]  Worked on document review of loan files for evidence of lock changes [2.6]; worked on declaration in support of motion for partial summary judgment; worked on exhibits to same; worked on statement of material facts worked on statement of material	5.4	\$ 150.00	\$ 810.00
10/30/2017	EBN	facts; worked on reply brief in support of motion for partial summary judgment [3.5].	6.1	\$ 150.00	\$ 915.00
10/31/2017	EBN	Worked on issues regarding loan file document review; email correspondence with co-counsel regarding same [1.3]; worked on file organization of trial documents [.2].  Telephone conferences with co-counsel regarding document review; email	1.5	\$ 150.00	\$ 225.00
11/2/2017	EBN	correspondence regarding same; worked on review of collection history profile documents for lock change evidence.  Telephone conference with class member regarding case status [.1]; worked on document review of loan files for evidence of lock changes	6.5	\$ 150.00	\$ 975.00
11/3/2017	EBN	[5.5].	5.6	\$ 150.00	\$ 840.00
11/6/2017	EBN	Worked on issues regarding document review [.2]; telephone conference with co-counsel regarding trial preparation [.3]; worked on trial exhibit list; forwarded same to co-counsel [1]; worked on document review of comment histories for evidence of lock changes [4.8].	6.3	\$ 150.00	\$ 945.00
11/7/2017	EBN	Worked on trial exhibit list; email correspondence regarding same [1]; worked on document review for evidence of lock changes; worked on combining data entered during document review [5.4].  Worked on document review of comment histories for evidence of lock	6.4	\$ 150.00	\$ 960.00
11/8/2017	EBN	changes.	1	\$ 150.00	\$ 150.00
11/13/2017	EBN	Worked on issues regarding document production database; worked on issues regarding document review; worked on document review of comment histories for evidence of lock changes.	4	\$ 150.00	\$ 600.00

Date	Initials	Narrative	Units	Rate	Value
11/14/2017	EBN	Worked on document review of comment histories for evidence of lock changes [3]; worked on issues regarding copy of database for co-counsel [.3].  Letter to co-counsel regarding published database file [.3]; worked on document review of collection history profiles for evidence of lock changes	3.3	\$ 150.00	\$ 495.00
11/15/2017	EBN	[5.6].	5.9	\$ 150.00	\$ 885.00
		Worked on document review of collection history profiles regarding evidence of lock changes; email correspondence to co-counsel regarding status of document review [4.7]; telephone conference with opposing			
11/16/2017	EBN	counsel regarding trial exhibits and exhibit lists [.3].  Worked on document review and list of evidence of lock changes; email	5	\$ 150.00	\$ 750.00
11/17/2017	EBN	correspondence regarding same.  Email correspondence with co-counsel regarding document review and data regarding same [.2]; worked on consolidating data from document	7	\$ 150.00	\$ 1,050.00
11/20/2017	EBN	review of lock change evidence [.4].	0.6	\$ 150.00	\$ 90.00
		Worked on pretrial order [2.5]; worked on issues regarding estimate for settlement administration [.2]; worked on consolidation of data from document review regarding lock changes [1]; reviewed deeds of trust listed on defendant's trial exhibit list [1]; updated production log; worked			
11/21/2017	EBN	on document production management [.3].  Worked on revising damages owed to class members excluding 61 investor loans [2]; worked on materials for mediation [.2]; finalized motion to extend pretrial deadlines; finalized motion to expedite same; filed and	5	\$ 150.00	\$ 750.00
11/22/2017	EBN	served same [1]. Reviewed scheduling order and local rules for pretrial conference agenda;	3.2	\$ 150.00	\$ 480.00
11/27/2017	EBN	email correspondence with counsel regarding same.  Worked on trial exhibit list; worked on list of additional loans with lock changes based on comment histories; worked on analysis of bankruptcy	0.5	\$ 150.00	\$ 75.00
11/29/2017	EBN	data.  Worked on plaintiff's updated trial exhibit list and updated list of loans	5	\$ 150.00	\$ 750.00
11/30/2017	EBN	with lock changes.	4	\$ 150.00	\$ 600.00

Date	Initials	Narrative	Units	Rate		Value
		Worked on analysis of bankruptcy data; worked on list of additional loans				
		with lock changes for expert's damages calculations; worked on trial		4	_	
12/1/2017	EBN	exhibit.	4.5	\$ 150.00	Ş	675.00
12/5/2017	FRN	Telephone conference with co-counsel regarding pretrial conference and trial preparation; scheduled follow up call.	1	\$ 150.00	¢	150.00
12/3/2017	LDIN	Worked on issues regarding trial preparation; telephone conference with	1	7 130.00	۲	130.00
		co-counsel regarding same [3]; worked on plaintiff's updated trial exhibit				
12/7/2017	EBN	list; served same [.5].	3.5	\$ 150.00	\$	525.00
		Worked on plaintiff's trial exhibits; reviewed defendant's trial exhibits;				
		email correspondence regarding same; worked on issues regarding				
		deposition transcripts for trial; worked on data analysis regarding damages				
12/11/2017	EBN	for trial.	5.5	\$ 150.00	\$	825.00
		Telephone conference with class member regarding case status [.2];				
		worked on trial exhibits; worked on analysis of defendant's trial exhibits; served plaintiff's trial exhibits; worked on issues regarding review of				
12/12/2017	FBN	defendant's trial exhibits [6.8].	7	\$ 150.00	Ś	1,050.00
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		Worked on issues regarding review of trial exhibits; worked on data				
		analysis regarding dates of occupancy and consent; worked on plaintiff's				
12/13/2017	EBN	trial exhibits; worked on documents for trial notebook.	7.4	\$ 150.00	\$	1,110.00
		Worked on motion in limine; worked on data analysis; worked on trial				
12/14/2017	EBN	exhibits; worked on other issues regarding trial preparation.	6.7	\$ 150.00	\$	1,005.00
		Worked on data analysis for damages; worked on review and analysis of				
12/15/2017	EDNI	defendant's trial exhibits; worked on other trial preparation issues; finalized and filed notice of settlement.	0	\$ 150.00	ċ	1,200.00
12/13/2017		Worked on file organization.		\$ 150.00		45.00
12/20/2017		Worked on settlement fund allocation calculations.		\$ 150.00	-	75.00
,,,		Worked on settlement award distribution calculations; email	0.0	Ψ =00.00	τ.	7 5 1 5 5
12/21/2017	EBN	correspondence regarding same.	2.5	\$ 150.00	\$	375.00
12/27/2017	EBN	Worked on issues regarding settlement distribution calculations.	1.2	\$ 150.00	\$	180.00
12/28/2017	EBN	Worked on settlement distribution calculations.	2.2	\$ 150.00	\$	330.00
		Worked on revised settlement distribution calculations; email		4		
12/29/2017	EBN	correspondence regarding same.	1	\$ 150.00	\$	150.00

Date	Initials	Narrative	Units	Rate		Value
1/5/2018	EBN	Worked on draft of settlement notice to class members.  Worked on notice of settlement [1.5]; telephone conference with class	1	\$ 150.00	\$	150.00
1/8/2018	EBN	member regarding case status [.2].	1.7	\$ 150.00	\$	255.00
1/11/2018		Worked on settlement notice.		\$ 150.00	\$	195.00
					·	
		Email correspondence to class member regarding case status [.2]; worked				
1/12/2018	EBN	on revisions to long form notice; drafted postcard settlement notice [1.5].	1.7	\$ 150.00	\$	255.00
1/17/2018	EBN	Worked on issues regarding class notice; revised class notices.	1	\$ 150.00	\$	150.00
1/18/2018		Worked on settlement notices; email correspondence regarding same.		\$ 150.00	\$	75.00
2/8/2018		Telephone conference with class member regarding case status.		\$ 150.00	\$	30.00
2/21/2018		Telephone conference with class member regarding case status.		\$ 150.00	\$	30.00
3/1/2018		Telephone conference with class member regarding case status.		\$ 150.00	\$	30.00
3/19/2018		Email correspondence to class member regarding case status.		\$ 150.00	\$	30.00
3/22/2018	EBN	Telephone conference with class member regarding settlement.	0.2	\$ 150.00	\$	30.00
= / . /		Worked on combining class member and bankruptcy data for trustee		4 . = 0 00	_	
5/4/2018		notice; forwarded same to co-counsel.		\$ 150.00	\$	600.00
5/7/2018		Reviewed and revised long form notice to bankruptcy trustees.		\$ 150.00	\$	75.00
5/9/2018	EBN	Worked on notice to bankruptcy trustees.	1	\$ 150.00	\$	150.00
		Worked on issues regarding bankruptcy trustee notice [.2]; telephone				
5/10/2018	EBN	conference with class members regarding case status [.5].	0.7	\$ 150.00	\$	105.00
5/11/2018		Worked on issues regarding bankruptcy trustee notice.		\$ 150.00	\$	45.00
					·	
5/15/2018	EBN	Worked on notice to bankruptcy trustees; to post office; mailed notices.	1	\$ 150.00	\$	150.00
6/8/2018	EBN	Worked on issue regarding damages for bankruptcy class members.	0.2	\$ 150.00	\$	30.00
		Worked on organization of trial exhibits; forwarded class list and damages				
		spreadsheet to co-counsel; worked on issues regarding document				
6/19/2018	EBN	production for co-counsel; email correspondence regarding same.	1.5	\$ 150.00	\$	225.00
, , ===		Worked on issues regarding document production; ordered external hard				
6/20/2018	EBN	drive for document production.	0.2	\$ 150.00	\$	30.00
		·			•	

Date	Initials	Narrative	Units	Rate		Value
		Telephone conference with opposing counsel and co-counsel regarding				
		trial preparation [.6]; worked on copying defendant's production onto				
6/21/2018	EBN	hard drive for co-counsel [.3].	0.9	\$ 150.00	\$	135.00
- 1 1		Worked on issue regarding defendant's production [.2]; worked on issues		4	_	
6/22/2018		regarding document review for trial [.2]		\$ 150.00	-	60.00
6/25/2018	EBN	Worked on joint proposed pretrial order.	0.7	\$ 150.00	\$	105.00
		Email correspondence with co-counsel regarding deposition exhibits [.2];				
6/26/2018	EDNI	worked on issue regarding defendant's summary exhibits and document review [.2].	0.4	\$ 150.00	ć	60.00
0/20/2016	EDIN	Teview [.2].	0.4	\$ 130.00	Ş	00.00
		Email correspondence to co-counsel regarding document review of				
6/27/2018	EBN	defendant's trial exhibits; reviewed defendant's amended exhibit list.	1	\$ 150.00	Ś	150.00
3, =1, =3=3		Worked on analysis and comparison of damages data and defendant's	_	Ψ <b></b> 00.00	τ	
6/28/2018	EBN	summary trial exhibits.	1.6	\$ 150.00	\$	240.00
		Worked on analysis of damages data and defendant's combined summary			•	
7/3/2018	EBN	exhibit.	0.8	\$ 150.00	\$	120.00
		Worked on revised damages calculations; email correspondence regarding				
7/5/2018	EBN	same; reviewed summary of disposal date and consent evidence defenses.	2.5	\$ 150.00	\$	375.00
		Worked on trial exhibits; worked on plaintiff's amended trial exhibit list				
7/6/2018	EBN	[2.3]; worked on file organization [.2].	2.5	\$ 150.00	\$	375.00
		Worked on exhibits to joint proposed pretrial order [.4]; worked on issues				
		regarding trial brief [1]; email correspondence regarding document review				
7/0/0040		[.2]; worked on issues regarding service of plaintiff's exhibits and exhibit	2.4	<b>4.50.00</b>	4	245.00
7/9/2018	EBN	list [.5].	2.1	\$ 150.00	\$	315.00
7/10/2010	EDNI	Email correspondence with co-counsel regarding review of defendant's trial exhibits.	0.2	ć 1F0 00	<b>,</b>	20.00
7/10/2018	EBIN	Email correspondence to co-counsel regarding class member exclusion	0.2	\$ 150.00	<b>&gt;</b>	30.00
7/19/2018	FRN	requests.	0.2	\$ 150.00	¢	30.00
111312010	LDIN	Worked on settlement notice forms; worked on revised settlement	0.2	7 130.00	ٻ	30.00
7/24/2018	FBN	distribution calculations.	2 5	\$ 150.00	\$	375.00
7/25/2018		Worked on settlement notice forms.		\$ 150.00		150.00
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Date	Initials	Narrative	Units	Rate		Value
- 1 1		Worked on calculations regarding settlement allocations for pro-rata				
7/26/2018	EBN	distribution.	0.3	\$ 150.00	Ş	45.00
7/30/2018	EBN	Email correspondence regarding settlement distribution calculations.	0.2	\$ 150.00	\$	30.00
8/1/2018	EBN	Worked on analysis of pro-rata settlement distribution.	1	\$ 150.00	\$	150.00
		Worked on revising notice forms; worked on revising settlement				
		distribution calculations; worked on declaration in support of motion for				
8/2/2018	EBN	preliminary approval; worked on motion for preliminary approval.	3.5	\$ 150.00	\$	525.00
		Worked on class settlement award and mailing address data for mailing				
		CAFA notice; telephone conference with settlement administrator				
8/21/2018	EBN	regarding same; forwarded data to settlement administrator.	0.8	\$ 150.00	\$	120.00
8/22/2018	EBN	Forwarded settlement data to co-counsel.	0.2	\$ 150.00	\$	30.00
		Telephone conference with class member regarding case status [.2];				
		forwarded documents for CAFA notice to settlement administrator; email				
8/23/2018	EBN	correspondence regarding class list [.5].	0.7	\$ 150.00	\$	105.00
8/28/2018	EBN	Email correspondence with class member regarding case status.	0.2	\$ 150.00	\$	30.00
8/30/2018	EBN	Worked on issues regarding settlement distribution calculations.	0.5	\$ 150.00	\$	75.00
		Updated settlement distribution calculations; email correspondence				
9/7/2018	EBN	regarding updated class member addresses for settlement notice.	0.3	\$ 150.00	\$	45.00
		Professional: Eden Nordby	324.8		\$	48,720.00
Professional:	Elizabet	th Adams				
11/9/2015	EAA	Researched city ordinances cited in defendant's answering brief.	1.8	\$ 350.00	\$	630.00
		Completed research regarding city ordinances cited in defendant's				
11/10/2015	EAA	answering brief.	1.9	\$ 350.00	\$	665.00
1/7/2016	EAA	Edited and proofread final draft of response to amicus briefing.	2	\$ 350.00	\$	700.00

Date	Initials	Narrative	Units	Rate	Value
		Personal conference regarding research issues for reply in support of plaintiff's motion for partial summary judgment [0.2]; worked on research regarding summary judgment standard in class actions and consent as a defense to trespass for reply in support of motion for partial summary			
10/25/2017	EAA	judgment [1.6].	1.8	\$ 350.00	\$ 630.00
		Worked on research and drafting portions of reply in support of motion			
10/26/2017	EAA	for summary judgment.	3.4	\$ 350.00	\$ 1,190.00
		Reviewed and revised motion to file overlength reply in support of motion for summary judgment and motion to expedite ruling on motion to file			
10/30/2017	FAA	overlength reply and proposed orders regarding same.	0.6	\$ 350.00	\$ 210.00
10,00,101,	2,01	Professional: Elizabeth Adams	11.5	φ 330.00	\$ 4,025.00
Professional:					
9/3/2014		Worked on docketing.	0.1	•	7.50
9/10/2014		Worked on docketing	0.2	•	\$ 15.00
9/17/2014		Worked on docketing.	0.4	-	\$ 30.00
9/22/2014		Worked on docketing.	0.6	•	\$ 45.00
9/26/2014		Worked on docketing.	0.3	-	\$ 22.50
10/2/2014	HKO	Worked on docketing.	0.1	•	\$ 7.50
10/7/2014	HKO	Worked on docketing.	0.1	-	\$ 7.50
10/7/2014		Worked on docketing.	0.1	\$ 75.00	\$ 7.50
11/11/2014	HKO	Worked on docketing.	0.2	\$ 75.00	\$ 15.00
11/19/2014	HKO	Worked on docketing.	0.1	\$ 75.00	\$ 7.50
12/4/2014	HKO	Worked on docketing.	0.2	\$ 75.00	\$ 15.00
1/21/2015	HKO	Worked on docketing.	0.1	\$ 75.00	\$ 7.50
1/26/2015	HKO	Worked on docketing.	0.1	\$ 75.00	\$ 7.50
4/9/2015	HKO	Worked on docketing.	0.2	\$ 75.00	\$ 15.00
5/15/2015	HKO	Worked on docketing.	0.1	\$ 75.00	\$ 7.50
5/28/2015	HKO	Worked on docketing.	0.1	\$ 75.00	\$ 7.50
6/2/2015	HKO	Worked on docketing.	0.2	\$ 75.00	\$ 15.00
6/5/2015	HKO	Worked on docketing.	0.1	\$ 75.00	\$ 7.50
6/8/2015	HKO	Worked on docketing.	0.1	\$ 75.00	\$ 7.50

Date	Initials	Narrative	Units	Rate	Value
6/16/2015	НКО	Worked on docketing scheduling order.	1	\$ 75.00	\$ 75.00
7/15/2015	HKO	Worked on docketing.	0.1	\$ 75.00	\$ 7.50
7/16/2015	HKO	Worked on docketing.	0.2	\$ 75.00	\$ 15.00
8/10/2015	HKO	Worked on docketing.	0.3	\$ 75.00	\$ 22.50
8/21/2015	HKO	Worked on docketing.	0.2	\$ 75.00	\$ 15.00
9/4/2015	HKO	Worked on docketing.	0.1	\$ 75.00	\$ 7.50
9/8/2015	HKO	Worked on docketing.	0.1	\$ 75.00	\$ 7.50
10/2/2015	HKO	Worked on docketing.	0.1	\$ 75.00	\$ 7.50
10/26/2015	HKO	Worked on docketing.	0.1	\$ 75.00	\$ 7.50
10/30/2015	HKO	Worked on docketing.	0.1	\$ 75.00	\$ 7.50
11/5/2015	HKO	Worked on docketing.	0.2	\$ 75.00	\$ 15.00
11/9/2015	HKO	Worked on docketing.	0.4	\$ 75.00	\$ 30.00
12/15/2015	HKO	Worked on docketing.	0.1	\$ 75.00	\$ 7.50
7/22/2016	HKO	Worked on docketing.	0.2	\$ 75.00	\$ 15.00
7/22/2016	HKO	Worked on docketing.	0.2	\$ 75.00	\$ 15.00
7/29/2016	HKO	Worked on docketing.	0.1	\$ 75.00	\$ 7.50
8/8/2016	HKO	Worked on docketing.	0.1	\$ 75.00	\$ 7.50
8/10/2016	HKO	Worked on docketing.	0.1	\$ 75.00	\$ 7.50
9/2/2016	HKO	Worked on docketing.	0.1	\$ 75.00	\$ 7.50
9/8/2016	HKO	Worked on docketing.	0.1	\$ 75.00	\$ 7.50
9/9/2016	HKO	Worked on docketing.	0.4	\$ 75.00	\$ 30.00
9/12/2016	HKO	Worked on docketing.	0.5	\$ 75.00	\$ 37.50
9/13/2016	HKO	Worked on docketing scheduling order.	0.8	\$ 75.00	\$ 60.00
9/27/2016	HKO	Worked on docketing.	0.3	\$ 75.00	\$ 22.50
9/29/2016	HKO	Worked on docketing.	0.1	\$ 75.00	\$ 7.50
10/17/2016	HKO	Worked on docketing.	0.1	\$ 75.00	\$ 7.50
10/31/2016	HKO	Worked on docketing.	0.1	\$ 75.00	\$ 7.50
11/8/2016	HKO	Worked on notice website.	0.7	\$ 75.00	\$ 52.50
11/9/2016	HKO	Worked on docketing.	0.1	\$ 75.00	\$ 7.50
11/10/2016	HKO	Finalized class action notice website.	0.8	\$ 75.00	\$ 60.00
		Transmitted sharefile link for updated class member data, downloaded			
11/11/2016	НКО	and saved updated class list.	0.3	\$ 75.00	\$ 22.50

Date	Initials	Narrative	Units	Rate	Value
11/14/2016	НКО	Printed discovery requests and responses for case management notebook.	0.4	\$ 75.00	\$ 30.00
11/15/2016	HKO	Worked on docketing.	0.2	\$ 75.00	\$ 15.00
11/16/2016	HKO	Worked on docketing.	0.1	\$ 75.00	\$ 7.50
11/17/2016	HKO	Worked on docketing.	0.1	\$ 75.00	\$ 7.50
11/18/2016	HKO	Downloaded and printed declarations and client documents.	0.4	\$ 75.00	\$ 30.00
11/21/2016	HKO	Printed declarations and exhibits.	0.4	\$ 75.00	\$ 30.00
		Reviewed policy document production [1.2]; printed deposition exhibits			
11/22/2016	HKO	[.6]; worked on docketing [.3].	2.1	\$ 75.00	\$ 157.50
11/23/2016	HKO	Printed deposition exhibits.	2.7	\$ 75.00	\$ 202.50
11/23/2016	НКО	Worked on docketing.	0.1	\$ 75.00	\$ 7.50
11/30/2016	НКО	Formatted and printed copy of Washington complaint log spreadsheet.	0.8	\$ 75.00	\$ 60.00
12/1/2016	НКО	Printed copies of exhibits for deposition [.4]; updated production log [.3]	0.7	\$ 75.00	\$ 52.50
12/2/2016	HKO	Returned class member calls regarding class notice mailing.	0.8	\$ 75.00	\$ 60.00
12/6/2016	HKO	Worked on docketing.	0.2	\$ 75.00	\$ 15.00
12/6/2016	HKO	Worked on docketing.	0.3	\$ 75.00	\$ 22.50
12/7/2016	HKO	Worked on docketing.	0.1	\$ 75.00	\$ 7.50
12/9/2016	HKO	Returned class member call.	0.4	\$ 75.00	\$ 30.00
12/14/2016	HKO	Worked on docketing.	0.1	\$ 75.00	\$ 7.50
12/15/2016	HKO	Returned phone call and left voicemails.	0.3	\$ 75.00	\$ 22.50
12/19/2016	HKO	Worked on docketing.	0.1	\$ 75.00	\$ 7.50
12/22/2016	HKO	Returned class member call regarding address update.	0.3	\$ 75.00	\$ 22.50
12/22/2016	HKO	Worked on docketing.	0.2	\$ 75.00	\$ 15.00
12/22/2016	HKO	Worked on docketing.	0.1	\$ 75.00	\$ 7.50
12/22/2016	HKO	Worked on docketing.	0.1	\$ 75.00	\$ 7.50
12/29/2016	HKO	Worked on docketing.	0.6	\$ 75.00	\$ 45.00
		Created Sharefile link for production upload and transmitted defendant's			
1/3/2017	НКО	production to co-counsel.	0.4	\$ 75.00	\$ 30.00
1/3/2017	НКО	Worked on docketing.	0.2	\$ 75.00	\$ 15.00
1/10/2017	НКО	Worked on docketing.	0.3	\$ 75.00	\$ 22.50
1/25/2017	НКО	Worked on docketing.	0.1	\$ 75.00	\$ 7.50

Date	Initials	Narrative	Units	Rate	Value
1/27/2017	НКО	Worked on docketing.	0.1	\$ 75.00	\$ 7.50
1/31/2017	НКО	Worked on docketing.	0.3	\$ 75.00	\$ 22.50
2/7/2017	НКО	Worked on docketing.	0.2	\$ 75.00	\$ 15.00
2/10/2017	HKO	Reviewed production for missing page.	0.3	\$ 75.00	\$ 22.50
2/21/2017	HKO	Worked on docketing.	0.1	\$ 75.00	\$ 7.50
2/21/2017	HKO	Worked on docketing.	0.3	\$ 75.00	\$ 22.50
3/9/2017	HKO	Worked on docketing.	0.1	\$ 75.00	\$ 7.50
3/17/2017	HKO	Worked on docketing.	0.3	\$ 75.00	\$ 22.50
3/27/2017	HKO	Worked on docketing.	0.1	\$ 75.00	\$ 7.50
3/27/2017	HKO	Worked on docketing scheduling order.	0.9	\$ 75.00	\$ 67.50
3/29/2017	HKO	Worked on docketing.	0.1	\$ 75.00	\$ 7.50
4/3/2017	HKO	Worked on docketing.	0.1	\$ 75.00	\$ 7.50
4/20/2017	HKO	Worked on docketing.	0.1	\$ 75.00	\$ 7.50
5/15/2017	HKO	Worked on docketing.	0.1	\$ 75.00	\$ 7.50
5/19/2017	HKO	Worked on docketing.	0.1	\$ 75.00	\$ 7.50
		Professional: Hannelore Ohaus	27.3		\$ 2,047.50
Professional:	Holly R				
		Printed and worked on binder of Judge's copies of response to summary			
6/18/2015		judgment motion; printed FedEx label.		\$ 75.00	\$ 75.00
8/20/2015		Printed and mailed notice of appearance for Ms. Terrell.		75.00	\$ 37.50
9/10/2015	HMR	Worked on notice of address change for Mr. Daudt.	0.5	\$ 75.00	\$ 37.50
		Worked on and finalized notice of appearance for Ms. Terrell, Mrs.			
		Chandler; electronically filed same; worked on and finalized notice of			
		address change for Mr. Daudt; electronically filed same; worked on notice			
9/16/2015	HMR	of withdrawal of Mr. Haynes.	1.5	\$ 75.00	\$ 112.50
11/20/2015	HMR	Worked on and finalized plaintiff's reply brief; emailed to court for filing.		75.00	\$ 75.00
12/28/2015	HMR	Worked on plaintiff's response to amicus brief.	0.5	\$ 75.00	\$ 37.50

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Date	Initials	Narrative	Units	ı	Rate	Value
8/8/2016	HMR	Worked on plaintiff's response to defendant Nationstar mortgage, LLC's motion for reconsideration and response to motion for permission to file memorandum of amici curiae the mortgage bankers association and the consumer mortgage coalition.  Worked on and finalized objection to motions for leave to file amici curiae memoranda by the Mortgage Bankers Association, the Consumer Mortgage Coalition, and the Federal Housing Finance Agency; worked on and finalized plaintiff's response to Nationstar's motion for	0.6	\$	75.00	\$ 45.00
8/9/2016	HMR	reconsideration of July 21, 2016 summary judgment order; electronically filed same.	1	\$	75.00	\$ 75.00
9/22/2016	HMR	Worked on and finalized plaintiff's response to Federal Housing Finance Agency's motion to intervene, declaration of Ms. Chandler in support of plaintiff's response to Federal Housing Finance Agency's motion to intervene and exhibit; electronically filed same.  Worked on and finalized Plaintiff's proposed class notice, proposed order and exhibits; electronically filed same; emailed proposed order to Judge	1	\$	75.00	\$ 75.00
9/26/2016	HMR	(.7); worked on stipulation (.3); Worked on 30(b)(6) notice of deposition to defendant, Nationstar	1	\$	75.00	\$ 75.00
10/3/2016	HMR	Mortgage, LLC.	0.7	\$	75.00	\$ 52.50
10/18/2016	HMR	Updated master caption.	0.5	\$	75.00	\$ 37.50
11/11/2016	HMR	Worked on letter to counsel regarding discovery issues	0.4	\$	75.00	\$ 30.00
11/14/2016	HMR	Worked on and finalized letter to Mr. Noble regarding discovery.  Finalized first amended complaint and letter to counsel regarding	0.6	\$	75.00	\$ 45.00
11/15/2016	HMR	discovery.	0.2	\$	75.00	\$ 15.00
11/16/2016	HMR	Scheduled court reporter for upcoming depositions.  Worked on returned notices and remailing of same; ran searches for current address information; mailed same; updated spreadsheet with	0.2	\$	75.00	\$ 15.00
11/21/2016	HMR	returns and remailings with new addresses.  Worked on returned notices and remailing of same; ran searches for current address information; mailed same; updated spreadsheet with	2.5	\$	75.00	\$ 187.50
11/22/2016	HMR	returns and remailings with new addresses.	5	\$	75.00	\$ 375.00

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Date	Initials	Narrative	Units	Rate	\	/alue
11/23/2016	HMR	Worked on returned notices and remailing of same; ran searches for current address information; mailed same; updated spreadsheet with returns and remailings with new addresses.	6	\$ 75.00	\$	450.00
		Worked on returned notices and remailing of same; ran searches for current address information; mailed same; updated spreadsheet with returns and remailings with new addresses. (2.6); worked on stipulation				
11/28/2016	HMR	and proposed order regarding briefing schedule (.4).  Worked on returned notices and remailing of same; ran searches for current address information; mailed same; updated spreadsheet with	3	\$ 75.00	\$	225.00
11/29/2016	HMR	returns and remailings with new addresses.	3.2	\$ 75.00	\$	240.00
		Worked on returned notices and remailing of same; ran searches for current address information; mailed same; updated spreadsheet with returns and remailings with new addresses (4); worked on and finalized stipulation and proposed order regarding briefing schedule; electronically				
11/30/2016	HMR	filed same; emailed proposed order to judge.  Worked on returned notices and remailing of same; ran searches for current address information; mailed same; updated spreadsheet with	5	\$ 75.00	\$	375.00
12/1/2016	HMR	returns and remailings with new addresses.  Worked on returned notices; updated spreadsheet with returns and	3.3	\$ 75.00	\$	247.50
12/2/2016	HMR	remailings with new addresses.  Worked on returned notices; updated spreadsheet with returns and remailings with new addresses; put together separate spreadsheet of	3.7	\$ 75.00	\$	277.50
12/5/2016	HMR	returned notices for skip tracing.  Worked on returned notices; updated spreadsheet with returns and	2	\$ 75.00	\$	150.00
12/6/2016	HMR	remailings with new addresses; put together separate spreadsheet of returned notices for skip tracing.  Worked on returned notices; updated spreadsheet; converted results skip	3	\$ 75.00	\$	225.00
12/12/2016	HMR	trace spreadsheet into labels; updated class notice spreadsheet to reflect skip trace results.	6.9	\$ 75.00	\$	517.50

Date	Initials	Narrative	Units	Rate	٧	alue
12/13/2016	HMR	Worked on returned notices, ran skiptrace for current address information; updated spreadsheet with new address information and date of remail.  Worked on returned notices, ran skip trace for current address information; updated spreadsheet with new address information and date	4	\$ 75.00	\$	300.00
12/14/2016	HMR	information; updated spreadsheet with new address information and date of remail.	3	\$ 75.00	\$	225.00
12/15/2016	HMR	Worked on plaintiff's second set of interrogatories and requests for production of documents propounded to defendant Nationstar mortgage.	3.2	\$ 75.00	\$	240.00
12/16/2016	HMR	Worked on plaintiff's motion for an expedited ruling on joint motion to extend briefing schedules and proposed order (.5); Worked on returned notices, ran skip trace for current address information; updated spreadsheet with new address information and date of remail (1).	1.5	\$ 75.00	\$	112.50
12/19/2016	HMR	Worked on and finalized joint motion by all parties to extend briefing schedules, proposed order, plaintiff's motion for expedited ruling on joint motion to extend briefing schedules and proposed; electronically filed same; emailed proposed orders to Judge Rice (.6); worked on returned notices, ran skip trace for current address information; updated spreadsheet with new address information and date of remail (3.5).	4.1	\$ 75.00	\$	307.50
		Worked on returned notices, ran skip trace for current address information; updated spreadsheet with new address information and date of remail (3.5); called judges chambers regarding joint motion by all narties to extend briefing deadlines proposed order and plaintiff's motion				
12/20/2016	HMR	parties to extend briefing deadlines proposed order and plaintiff's motion for expedited ruling on joint motion to extend briefing deadlines (.4).  Worked on returned notices, ran skip trace for current address	3.9	\$ 75.00	\$	292.50
12/21/2016	HMR	information; updated spreadsheet with new address information and date of remail.	3	\$ 75.00	\$	225.00

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Date	Initials	Narrative	Units		Rate		Value
		Worked on returned notices, ran skip trace for current address information; updated spreadsheet with new address information and date of remail.					
12/22/2016	HMR		4	\$	75.00	\$	300.00
12/27/2016	LINAD	Worked on returned notices, ran skip trace for current address information; updated spreadsheet with new address information and date of remail	2	Ļ	75.00	¢	150.00
12/27/2016	HIVIK	Returned class member calls; updated class notice spreadsheet with details from call; worked on returned notices, ran skip trace for current	2	\$	75.00	Þ	150.00
		address information; updated spreadsheet with new address information					
12/28/2016	HMR	and date of remail.  Worked on returned notices, ran skip trace for current address	3	\$	75.00	\$	225.00
		information; updated spreadsheet with new address information and date					
12/29/2016	HMR	of remail.	2.7	\$	75.00	\$	202.50
		Worked on returned notices, ran skip trace for current address information; updated spreadsheet with new address information and date					
12/30/2016	HMR	of remail.	5.2	\$	75.00	\$	390.00
		Worked on returned notices, ran skip trace for current address					
1/3/2017	HMR	information; updated spreadsheet with new address information and date of remail.	5.2	\$	75.00	\$	390.00
_, _,		Worked on returned notices, ran skip trace for current address		,		•	
1/6/2017	LIMD	information; updated spreadsheet with new address information and date of remail.	2	ç	75.00	ć	150.00
1/6/2017	пілік	Worked on returned notices, ran skip trace for current address	2	Ş	75.00	Ş	150.00
		information; updated spreadsheet with new address information and date					
1/9/2017	HMR	of remail.  Worked on returned notices, ran skip trace for current address	2	\$	75.00	\$	150.00
		information; updated spreadsheet with new address information and date					
1/11/2017	HMR	of remail.	3.7	\$	75.00	\$	277.50
1/12/2017	HMR	Worked on returned notices; updated spreadsheet with return information.	1	¢	75.00	¢	75.00
1/12/201/	i IIVII\	Worked on returned notices; updated spreadsheet with return	1	ų	75.00	۲	75.00
1/13/2017	HMR	information.	1.5	\$	75.00	\$	112.50

Date	Initials	Narrative	Units		Rate		Value
		Worked on returned notices; updated spreadsheet with return					
1/18/2017	HMR	information.	3.7	\$	75.00	\$	277.50
		Worked on returned notices; updated spreadsheet with return	_	,			
1/19/2017	HMR	information	2	Ş	75.00	Ş	150.00
		Worked on plaintiff's response to the Federal Housing Finance Agency's					
		motion for partial summary judgment and exhibits to declaration of Mr.					
		Gatens in support of plaintiff's response (1.2); worked on returned notices;					
1/20/2017	HMR	updated spreadsheet with return information (2.0).	3.2	\$	75.00	\$	240.00
		Worked on returned notices; updated spreadsheet with return					
1/24/2017	HMR	information.	1.9	\$	75.00	\$	142.50
		Worked on returned notices; updated spreadsheet with return					
1/30/2017	HMR	information.	2.5	\$	75.00	\$	187.50
		Worked on returned notices; updated spreadsheet with return					
1/31/2017	HMR	information.	0.1	\$	75.00	\$	7.50
		Worked on returned notices; updated spreadsheet with return					
2/1/2017	HMR	information.	2.5	\$	75.00	\$	187.50
2/24/2017	HMR	Emailed deposition exhibits to co-counsel via sharefile link.	0.4	\$	75.00	\$	30.00
		Worked on plaintiff's unopposed motion to expedite joint motion to					
		modify case schedule, proposed order, joint motion to modify case					
		schedule, declaration of Ms. Chandler in support and proposed order					
3/16/2017	HMR	granting joint motion to modify case schedule.	1	\$	75.00	\$	75.00
		Finalized plaintiff's unopposed motion to expedite joint motion to modify					
		case schedule, proposed order, joint motion to modify case schedule,					
		declaration of Ms. Chandler in support and proposed order granting joint					
		motion to modify case schedule; electronically filed same; emailed					
3/17/2017	HMR	proposed orders to Judge.	0.5	\$	75.00	\$	37.50
		Worked on plaintiff's response to FHFA's motion for certification for					
4/4/2017	HMR	interlocutory appeal.	0.3	\$	75.00	\$	22.50
		Worked on and finalized Plaintiff's response to FHFA's motion for					
4/11/2017	HMR	certification for interlocutory appeal; electronically filed same.	0.6	\$	75.00	\$	45.00

Date	Initials	Narrative	Units		Rate		Value
		Worked on and finalized plaintiff's response to defendant's motion to decertify plaintiff class, in part, declaration of Mr. Gatens in support of response, stipulation to file confidential documents under seal, proposed order, plaintiff's motion for overlength brief, proposed order, plaintiff's motion to expedite plaintiff's motion for overlength brief and proposed					
5/26/2017	HMR	order.	2	\$	75.00	\$	150.00
5/30/2017	HMR	Printed Judges working copies of	1	\$	75.00	\$	75.00
s /= /s s + =		Worked on spreadsheet of absent class member depositions; worked on		_		_	
6/7/2017		letters to Mr. Schmidt, Mr. Simpson and Mr. Payne; mailed same.	1		75.00 75.00	\$ ¢	75.00
6/21/2017 8/9/2017		Worked on hearing binder. Finalized attachment A to letter to counsel regarding loan files.			75.00 75.00	\$ \$	75.00 15.00
6/3/2017	THVIIC	Worked on plaintiff's response to defendant's motion to extend deadlines and plaintiff's response to defendant's motion for leave to file supplemental memorandum on it's motion to decertify plaintiff class, in	0.2	Ţ	73.00	Y	13.00
8/24/2017	HMR	part. Worked on declaration of Mr. Krause and Mr. Daudt in support of	0.5	\$	75.00	\$	37.50
8/28/2017	HMR	plaintiff's response to Nationstar's motion to extend deadlines.  Worked on and finalized plaintiff's response to defendant's motion to extend deadlines, declaration of Mr. Daudt in support of plaintiff's response and declaration of Ms. Krause in support of plaintiff's response;	0.7	\$	75.00	\$	52.50
8/30/2017	HMR	electronically filed same.	0.9	\$	75.00	\$	67.50
		Worked on and finalized plaintiff's motion for partial summary judgment, declaration of Clay Gatens in support of motion and exhibits 1 through 37, proposed order granting plaintiff's motion and statement of material facts in support of motion for partial summary judgment; electronically filed same along with plaintiff's unopposed motion for leave to file over-length brief regarding motion for partial summary judgment, proposed order, plaintiff's unopposed motion to expedite plaintiff's unopposed motion for leave to file over-length brief regarding motion for partial summary					
9/25/2017	HIVIR	judgment and proposed order; emailed proposed orders to Judge Rice.	1	\$	75.00	\$	75.00

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Date	Initials	Narrative	Units	١	Rate		Value
0 10 5 10 0 1 =		Worked on judges' working copies of plaintiff's motion for partial summary		_			
9/26/2017		judgment.	3		75.00	•	225.00
10/3/2017	HIVIK	Returned hard drive to opposing counsel; mailed same.	0.2	\$	75.00	\$	15.00
		Worked on motion to strike declaration of Megan Koza, proposed order					
		and declaration of Clay Gatens in support of motion [.8] worked on					
		plaintiff's reply in support of motion for partial summary judgment and					
10/23/2017	HMR	declaration of Clay Gatens in support of motion.	0.8	\$	75.00	\$	60.00
		Worked on and finalized Plaintiff's motion for leave to file over-length					
		brief, proposed order, motion to expedite motion for leave to file over-					
		length brief, proposed order, reply in support of motion for partial					
		summary judgment, supplemental declaration of Clay Gatens in support of					
		motion with exhibits 38 through 49, declaration of Dr. John Kilpatrick and					
		statement of material facts in support of reply to Plaintiff's motion for					
		partial summary judgment; electronically filed same.; emailed proposed					
10/30/2017	HMR	order to Judge Rice	4.5	\$	75.00	\$	337.50
		Worked on plaintiff's reply in support of motion to strike declaration of					
11/7/2017	HMR	Megan Koza.	0.3	\$	75.00	\$	22.50
		Worked on and finalized plaintiff's reply in support of motion to strike					
11/9/2017	HMR	declaration of Megan Koza; electronically filed same.	0.5	\$	75.00	\$	37.50
		Worked on and finalized plaintiff's response to Nationstar's objections to		,			
11/21/2017	HMR	plaintiff's trial exhibits; electronically filed same.	0.5	Ş	75.00	\$	37.50
		Worked on and finalized plaintiff's mediation submission; emailed same to					
		Mr. Peterson and counsel for all parties [.5]; worked on plaintiff's					
44/22/2047	110.45	unopposed motion to expedite joint motion to extend pretrial deadlines	0.0	,	75.00	4	60.00
11/22/2017	HIVIR	and proposed order [.3]	0.8	\$	75.00	\$	60.00
		Worked on Plaintiff's trial brief [.6]; finalized same; electronically filed					
		same [.4]; worked on and finalized proposed agreed pretrial order and					
12/1/2017	ПИВ	exhibits a and b; electronically filed same; emailed proposed agreed pretrial order to Judge [.6].	16	ć	75 00	ç	120.00
12/1/2017	HIVIK	pretrial order to Judge [.o].	1.0	Ş	75.00	Ş	120.00

Date	Initials	Narrative	Units		Rate		Value
12/7/2017	HMR	Worked on plaintiff's response to FHFA's motion to disqualify Dr. John Kilpatrick and strike evidence related to his opinion [.5]; worked on proposed findings of fact and conclusions of law [.4].  Worked on declaration of Dr. John Kilpatrick in support of Plaintiff's response to FHFA's motion to disqualify Dr. John Kilpatrick and strike	0.9	\$	75.00	\$	67.50
12/11/2017	HMR	evidence related to his opinion.	0.5	\$	75.00	\$	37.50
12/13/2017	HMR	Worked on plaintiff's response to FHFA's motion to disqualify Dr. John Kilpatrick, declaration of Michael Daudt in support of response, declaration of Dr. Kilpatrick in support of response, motion for leave to file over-length brief, proposed order, motion to expedite motion for leave to file overlength and proposed order; electronically filed same; emailed proposed orders to judge.	2	Ś	75.00	\$	150.00
12, 13, 2017		Worked on and finalized plaintiff's second motions in limine to exclude untimely and previously undisclosed trial exhibits, declaration of Blythe H. Chandler in support of motion and exhibits 1 through 4; electronically filed	_	Ψ	, 5.00	Υ	130,00
12/14/2017	HMR	same.	1.5	\$	75.00	\$	112.50
1/23/2018	HMR	Worked on Plaintiff's motion for preliminary approval of settlement.	0.5	\$	75.00	\$	37.50
1/25/2018	HMR	Worked on proposed final approval order and proposed final judgment.  Worked on and finalized stipulation regarding plaintiff's motion for	0.5	\$	75.00	\$	37.50
1/26/2018	HMR	preliminary approval of classwide settlement.	0.6	\$	75.00	\$	45.00
2/13/2018	HMR	Worked on plaintiff's motion for preliminary approval.  Worked on and finalized letter to Clay Gatens enclosing hard drive; mailed	0.1	\$	75.00	\$	7.50
6/22/2018	HMR	same.	0.2	\$	75.00	\$	15.00
7/2/2018	HMR	Worked on and finalized plaintiff's response to defendant's motion in limine, declaration of Mike Daudt in support of response and declaration of Dr. John Kilpatrick in support of response; electronically filed same.	0.5	\$	75.00	\$	37.50
8/2/2018	HMR	Worked on declaration of Laura Zamora Jordan in support of plaintiff's unopposed motion for preliminary approval of class action settlement.	0.2	\$	75.00	\$	15.00

Date	Initials	Narrative	Units	Rate	Value
8/15/2018	HMR	Worked on settlement agreement and exhibits; saved fully executed settlement agreement to PL.	0.2	\$ 75.00	\$ 15.00
		Worked on and finalized plaintiff's motion for preliminary approval of class action settlement, proposed order, declaration of Beth E. Terrell in support of same, declaration of Laura Zamora Jordan, motion for leave to file over-length brief and proposed order; electronically filed same;			
8/17/2018	HMR	emailed proposed orders to judge.	2	\$ 75.00	\$ 150.00
10/18/2018	HMR	Worked on and finalized proposed revisions to website notice and letter notice; electronically filed same.	0.5	\$ 75.00	\$ 37.50
11/8/2018	HMR	Worked on and finalized joint supplemental submission regarding absent class members, exhibits a through g; electronically filed same; emailed word versions of exhibits and proposed order to judge	1.1	\$ 75.00	\$ 82.50
1/17/2018	HMR	Worked on plaintiff's motion for award of attorneys' fees, costs and service award and declaration of Beth E. Terrell in support of same.	0.5	\$ 75.00	\$ 37.50
		Professional: Holly Rota	160.8		\$ 12,060.00
Professional:	Jennife	r Boschen			
10/24/2016	JJB	Worked on processing defendant's productions.	0.7	\$ 100.00	\$ 70.00
10/27/2016	JJB	Worked on loading defendant's production.	0.4	\$ 100.00	\$ 40.00
11/8/2016	JJB	Worked on troubleshooting issues with large production documents.	0.3	\$ 100.00	\$ 30.00
11/15/2016	JJB	Worked on class notice website redirect.  Worked on loading plaintiff's production; updated production log;	0.3	\$ 100.00	\$ 30.00
11/21/2016	JJB	reviewed Chelan Superior Court pleadings.  Worked on processing plaintiff's production and loading into document	0.3	\$ 100.00	\$ 30.00
11/22/2016	JJB	database.	1	\$ 100.00	\$ 100.00

Date	Initials	Narrative	Units	Rate	Value
		Renumbered defendant's prior document production to make the			
		numbering consistent with recent productions; replaced renumbered			
12/1/2016	JJB	production; processed defendant's new production of documents.	1.1	\$ 100.00	\$ 110.00
12/2/2016	JJB	Worked on repairing defendant's production.	1.1	\$ 100.00	\$ 110.00
		Completed work repairing database to deal with defendant's inconsistent			
12/5/2016	JJB	Bates prefix; loaded new defendant productions.	0.8	\$ 100.00	\$ 80.00
12/19/2016	JJB	Worked on production issues.	0.1	\$ 100.00	\$ 10.00
1/4/2017	JJB	Worked on processing and loading defendant's production.	0.5	\$ 100.00	\$ 50.00
2/6/2017	JJB	Worked on processing defendant's productions.	0.8	\$ 100.00	\$ 80.00
2/16/2017	IIB	Worked on ESI search terms; personal conference regarding same.	0.2	\$ 100.00	\$ 20.00
2/22/2017		Worked on processing third party productions.		\$ 100.00	\$ 40.00
2/23/2017		Worked on processing third party productions.		\$ 100.00	\$ 50.00
2/24/2017		Worked on processing third party production.		\$ 100.00	\$ 10.00
2/27/2017		Finished processing third party production.		\$ 100.00	\$ 30.00
3/6/2017		Worked on processing third party production.		\$ 100.00	\$ 80.00
3/7/2017	JJB	Worked on processing third party production.	0.4	\$ 100.00	\$ 40.00
3/8/2017	JJB	Worked on processing third party production.	0.4	\$ 100.00	\$ 40.00
3/9/2017	JJB	Continued processing third party production.	0.8	\$ 100.00	\$ 80.00
3/14/2017	JJB	Continued repairing defendant's production.	0.1	\$ 100.00	\$ 10.00
3/15/2017	JJB	Continued work on repairing defendant's production.	0.2	\$ 100.00	\$ 20.00
3/16/2017	JJB	Worked on repairing third party productions.	1.6	\$ 100.00	\$ 160.00
3/21/2017	JJB	Continued OCRing defendant's production.	0.1	\$ 100.00	\$ 10.00
3/22/2017	JJB	Continued OCRing defendant's production.	0.1	\$ 100.00	\$ 10.00
3/23/2017	JJB	Finished processing defendant's production.	0.1	\$ 100.00	\$ 10.00
4/11/2017	JJB	Worked on processing defendant's production.	1.1	\$ 100.00	\$ 110.00
4/19/2017	JJB	Worked on processing defendant's production.	0.3	\$ 100.00	\$ 30.00
9/20/2017	JJB	Assessed defendant's document production.	2.5	\$ 100.00	\$ 250.00
9/21/2017	JJB	Continued processing defendant's production.	2.1	\$ 100.00	\$ 210.00
9/25/2017	JJB	Continued processing productions.	0.9	\$ 100.00	\$ 90.00
		Dealt with malfunctioning hard drive from defendant; continued			
9/26/2017	JJB	processing defendant's productions.	2.5	\$ 100.00	\$ 250.00

Date	Initials	Narrative	Units	Rate	Value
9/26/2017	JJB	Worked on processing production.	1	\$ 100.00	\$ 100.00
9/27/2017	JJB	Continued processing defendant's production.	1.2	\$ 100.00	\$ 120.00
9/28/2017	JJB	Continued processing defendant's production.	0.5	\$ 100.00	\$ 50.00
10/2/2017	JJB	Continued processing defendant's production.	4.5	\$ 100.00	\$ 450.00
		Worked on preparing and uploading priority loan files to share with co-			
10/3/2017	JJB	counsel.	1.9	\$ 100.00	\$ 190.00
10/6/2017	JJB	Worked on processing defendant's production.	0.3	\$ 100.00	\$ 30.00
10/8/2017	JJB	Worked on processing defendant's productions.	0.3	\$ 100.00	\$ 30.00
10/9/2017	JJB	Continued processing defendant's productions.	1.7	\$ 100.00	\$ 170.00
10/10/2017	JJB	Continued processing defendant's production.	0.6	\$ 100.00	\$ 60.00
10/23/2017	JJB	Worked on processing defendant's production.	0.1	\$ 100.00	\$ 10.00
10/25/2017	JJB	Correspondence regarding priority loan files.	0.2	\$ 100.00	\$ 20.00
		Worked on document processing issues; telephone conference with			
10/30/2017	JJB	vendor regarding bid.	1	\$ 100.00	\$ 100.00
11/1/2017	JJB	Continued processing Nationstar productions.	1.4	\$ 100.00	\$ 140.00
11/4/2017	JJB	Processed defendant's productions.	0.1	\$ 100.00	\$ 10.00
11/6/2017	JJB	Continued processing defendant's productions.	0.2	\$ 100.00	\$ 20.00
11/7/2017	JJB	Continued processing defendant's production.	0.2	\$ 100.00	\$ 20.00
11/13/2017	JJB	Continued processing defendant's productions.	0.8	\$ 100.00	\$ 80.00
11/14/2017	JJB	Continued processing defendant's production.	0.2	\$ 100.00	\$ 20.00
11/15/2017	JJB	Continued processing defendant's production.	0.2	\$ 100.00	\$ 20.00
11/15/2017	JJB	Continued processing defendant's production.	0.1	\$ 100.00	\$ 10.00
10/15/2018	JJB	Worked on domain transfer.	0.1	\$ 100.00	\$ 10.00
10/25/2018	JJB	Worked on case website domain transfer.	0.1	\$ 100.00	\$ 10.00
		Professional: Jennifer Boschen	39.6		\$ 3,960.00
Professional:	Jennife	r Murray			
6/13/2017	JRM	Reviewed and revised letter on absent class member discovery[0.3].	0.3	\$ 390.00	\$ 117.00
		Reviewed expert reports[1.5]; analyzed issues regarding same[0.7]; continued to work on same[1.0];			
7/10/2018	JRM	continued to work on same[0.7].	6.9	\$ 390.00	\$ 2,691.00

Date	Initials	Narrative	Units	Rate		Value
		Reviewed supreme court case on measure of damages[0.2]; worked on				
7/11/2018	JRM	cross-examination outline[3.5]; continued to work on same[1.5].	5.2	\$ 390.00	\$	2,028.00
		Worked on motion for preliminary approval[1.2]; continued to work on				
7/23/2018	JRM	same[0.4]; continued to work on same[3.5].	5.1	\$ 390.00	\$	1,989.00
7/24/2018	JRM	Personal conference regarding preliminary approval motion[0.2].	0.2	\$ 390.00	\$	78.00
7/25/2018	IRM	Worked on motion for preliminary approval and supporting papers[3.9].	3.9	\$ 390.00	\$	1,521.00
7/23/2010	JIKIVI	Email correspondence with settlement administrator regarding	3.3	7 330.00	Y	1,321.00
7/26/2018	IRM	notice[0.1]; followed up with same[0.1].	0.2	\$ 390.00	\$	78.00
7,20,2010	31(14)	Professional: Jennifer Murray	21.8	7 330.00	\$	8,502.00
		,			•	.,
Professional:	Jessica	Langsted				
11/2/2017	JAL	Worked on document review.	3	\$ 75.00	\$	225.00
11/3/2017	JAL	Worked on document review.	6.5	\$ 75.00	\$	487.50
11/7/2017	JAL	Worked on document review.	3.5	\$ 75.00	\$	262.50
11/8/2017	JAL	Worked on document review.	5.1	\$ 75.00	\$	382.50
11/9/2017	JAL	Worked on document review.	4.9	\$ 75.00	\$	367.50
11/13/2017	JAL	Worked on document review.	5.8	\$ 75.00	\$	435.00
11/14/2017	JAL	Worked on document review.	2.9	\$ 75.00	\$	217.50
11/15/2017	JAL	Worked on document review.	2.5	\$ 75.00	\$	187.50
11/17/2017	JAL	Worked on document review.	4	\$ 75.00	\$	300.00
11/28/2017	JAL	Worked on organizing spreadsheet information.	3.8	\$ 75.00	\$	285.00
12/11/2017	JAL	Worked on document review.	2.5	•	\$	187.50
12/12/2017	JAL	Worked on document review.	0.5	-	\$	37.50
12/13/2017	JAL	Worked on document review.	5.1	\$ 75.00	\$	382.50
12/14/2017	JAL	Worked on document review.	5.9	-	\$	442.50
12/15/2017	JAL	Worked on document review.	6.2	•	\$	465.00
6/20/2018		Worked on docketing.	0.4	•	\$	30.00
6/26/2018	JAL	Worked on docketing.	0.2	\$ 75.00	\$	15.00
7/5/2018		Worked on docketing.		\$ 75.00	\$	15.00
7/17/2018		Worked on docketing.	0.1	•	\$	7.50
7/23/2018	JAL	Worked on docketing.	0.1	\$ 75.00	\$	7.50

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Date	Initials	Narrative	Units	Rate	Value
7/25/2018	JAL	Worked on docketing.	0.1	\$ 75.00	\$ 7.50
7/26/2018	JAL	Worked on docketing.	0.1	\$ 75.00	\$ 7.50
8/20/2018	JAL	Worked on docketing.	0.3	\$ 75.00	\$ 22.50
8/21/2018	JAL	Worked on docketing.	0.2	\$ 75.00	\$ 15.00
8/30/2018	JAL	Worked on docketing.	0.1	\$ 75.00	\$ 7.50
10/10/2018	JAL	Worked on docketing.	0.1	\$ 75.00	\$ 7.50
11/5/2018	JAL	Worked on bankruptcy project.	3.9	\$ 75.00	\$ 292.50
11/28/2018	JAL	Worked on docketing.	0.7	\$ 75.00	\$ 52.50
		Professional: Jessica Langsted	68.7		\$ 5,152.50
Professional:	Jodi Nu	ss			
9/26/2018	JN	Reviewed email from Mr. Lee regarding class mailing addresses and documents at issue.[.1]; Prepared response to same requesting updating of contact records and enclosing new addresses for class members.[.1]	0.2	\$ 100.00	\$ 20.00
		Reviewed email from Mr. Noble regarding re-submission of GCG settlement data.[.1]; Personal conference regarding same.[.1]; Prepared email containing new ShareFile link.[.1]; Reviewed settlement notices attached to declaration in support of motion for preliminary approval against Word versions to respond to Mr. Lee's inquiry.[.8]; Prepared email			
10/2/2018	JN	regarding same and reviewed response.[.1]; Reviewed voicemail left by Ms. Guidry regarding update on status of litigation and left message for Ms. Guidry containing update.[.1]	1.3	\$ 100.00	\$ 130.00
		Personal conference regarding search for percentage of damages for class members.[.1]; Conducted search and prepared email containing findings.[.1]; Personal conference regarding data analysis.[.1]; Reviewed various bankruptcy lists and compared same.[.2]; Prepared email			
10/18/2018	JN	regarding findings.[.1]; Reviewed existing datasets and created Alteryx workflow to join	0.6	\$ 100.00	\$ 60.00
10/19/2018	JN	bankruptcy information with damages analysis.[1.0]	1	\$ 100.00	\$ 100.00

Narrative	Units	Rate		Value
Reviewed workflow to determine estimated time of completion.[.1]; Personal conference regarding data analysis.[.1]; Audited results of workflow and modified same.[.8]; Exported spreadsheet and reformatted same.[.1]; Prepared email enclosing same.[.1]; Reviewed email enclosing bankruptcy data.[.1]; Reviewed voicemail message from Mr. Bowajack regarding status of case.[.1]	1.4	\$ 100.00	\$	140.00
Conducted search for bankruptcy information in various spreadsheets.[.3]; Prepared email and text message regarding location of spreadsheet containing data about bankruptcy proceedings and reviewed response to same.[.1]; Prepared email to Ms. Riley regarding missing spreadsheet.[.1]	0.5	\$ 100.00	\$	50.00
Reviewed email from Mr. Daudt regarding revisions to spreadsheet and prepared response to same.[.1]; Created Alteryx workflow to create spreadsheet in form usable for data entry for venue information.[.2]; Prepared email enclosing information about data entry project.[.1]; Personal conference regarding same.[.1]; Modified Alteryx workflow to eliminate duplicate bankruptcies and creating additional field for petition vs lock change comparison.[.9]; Prepared email regarding same.[.1]	1.5	\$ 100.00	\$	150.00
Personal conference regarding discrepancies noticed while entering data on bankruptcy courts.[.1]; Reviewed email from Mr. Daudt regarding court's order regarding bankruptcies.[.1]; Prepared email inquiring about how to supplement existing information for bankruptcy.[.1]; Telephone conference with Mr. Bowajack regarding status of litigation.[.2]; Created Alteryx workflow to add in missing case numbers.[.3]; Reformatted and created separate spreadsheets for loans to be looked up by TMLG and JDSA.[.2]; Prepared emails requesting lookups of bankruptcy court information.[.1]; Reviewed email regarding class members with a "lock change after discharge" designation and prepared response to same.[.1]; Personal conference regarding same.[.1]	1.3	\$ 100.00	\$	130.00
	Reviewed workflow to determine estimated time of completion.[.1]; Personal conference regarding data analysis.[.1]; Audited results of workflow and modified same.[.8]; Exported spreadsheet and reformatted same.[.1]; Prepared email enclosing same.[.1]; Reviewed email enclosing bankruptcy data.[.1]; Reviewed voicemail message from Mr. Bowajack regarding status of case.[.1]  Conducted search for bankruptcy information in various spreadsheets.[.3]; Prepared email and text message regarding location of spreadsheet containing data about bankruptcy proceedings and reviewed response to same.[.1]; Prepared email to Ms. Riley regarding missing spreadsheet.[.1]  Reviewed email from Mr. Daudt regarding revisions to spreadsheet and prepared response to same.[.1]; Created Alteryx workflow to create spreadsheet in form usable for data entry for venue information.[.2]; Prepared email enclosing information about data entry project.[.1]; Personal conference regarding same.[.1]; Modified Alteryx workflow to eliminate duplicate bankruptcies and creating additional field for petition vs lock change comparison.[.9]; Prepared email regarding same.[.1]  Personal conference regarding discrepancies noticed while entering data on bankruptcy courts.[.1]; Reviewed email from Mr. Daudt regarding court's order regarding bankruptcies.[.1]; Prepared email inquiring about how to supplement existing information for bankruptcy.[.1]; Telephone conference with Mr. Bowajack regarding status of litigation.[.2]; Created Alteryx workflow to add in missing case numbers.[.3]; Reformatted and created separate spreadsheets for loans to be looked up by TMLG and JDSA.[.2]; Prepared emails requesting lookups of bankruptcy court information.[.1]; Reviewed email regarding class members with a "lock change after discharge" designation and prepared response to same.[.1];	Reviewed workflow to determine estimated time of completion.[.1]; Personal conference regarding data analysis.[.1]; Audited results of workflow and modified same.[.8]; Exported spreadsheet and reformatted same.[.1]; Prepared email enclosing same.[.1]; Reviewed email enclosing bankruptcy data.[.1]; Reviewed voicemail message from Mr. Bowajack regarding status of case.[.1]  Conducted search for bankruptcy information in various spreadsheets.[.3]; Prepared email and text message regarding location of spreadsheet containing data about bankruptcy proceedings and reviewed response to same.[.1]; Prepared email to Ms. Riley regarding missing spreadsheet.[.1]  Reviewed email from Mr. Daudt regarding revisions to spreadsheet and prepared response to same.[.1]; Created Alteryx workflow to create spreadsheet in form usable for data entry for venue information.[.2]; Prepared email enclosing information about data entry project.[.1]; Personal conference regarding same.[.1]; Modified Alteryx workflow to eliminate duplicate bankruptcies and creating additional field for petition vs lock change comparison.[.9]; Prepared email regarding same.[.1]  Personal conference regarding discrepancies noticed while entering data on bankruptcy courts.[.1]; Reviewed email from Mr. Daudt regarding court's order regarding bankruptcies.[.1]; Prepared email inquiring about how to supplement existing information for bankruptcy.[.1]; Telephone conference with Mr. Bowajack regarding status of litigation.[.2]; Created Alteryx workflow to add in missing case numbers.[.3]; Reformatted and created separate spreadsheets for loans to be looked up by TMLG and JDSA.[.2]; Prepared emails requesting lookups of bankruptcy court information.[.1]; Reviewed email regarding class members with a "lock change after discharge" designation and prepared response to same.[.1];	Reviewed workflow to determine estimated time of completion.[.1]; Personal conference regarding data analysis.[.1]; Audited results of workflow and modified same.[.8]; Exported spreadsheet and reformatted same.[.1]; Prepared email enclosing same.[.1]; Reviewed email enclosing bankruptcy data.[.1]; Reviewed voicemail message from Mr. Bowajack regarding status of case.[.1]  Conducted search for bankruptcy information in various spreadsheets.[.3]; Prepared email and text message regarding location of spreadsheet containing data about bankruptcy proceedings and reviewed response to same.[.1]; Prepared email to Ms. Riley regarding missing spreadsheet.[.1]  Reviewed email from Mr. Daudt regarding revisions to spreadsheet and prepared response to same.[.1]; Created Alteryx workflow to create spreadsheet in form usable for data entry for venue information.[.2]; Prepared email enclosing information about data entry project.[.1]; Personal conference regarding same.[.1]; Modified Alteryx workflow to eliminate duplicate bankruptcies and creating additional field for petition vs lock change comparison.[.9]; Prepared email regarding same.[.1]  Personal conference regarding discrepancies noticed while entering data on bankruptcy courts.[.1]; Reviewed email from Mr. Daudt regarding court's order regarding bankruptcies.[.1]; Prepared email inquiring about how to supplement existing information for bankruptcy.[.1]; Telephone conference with Mr. Bowajack regarding status of litigation.[.2]; Created Alteryx workflow to add in missing case numbers.[.3]; Reformatted and created separate spreadsheets for loans to be looked up by TMLG and JDSA.[.2]; Prepared emails requesting lookups of bankruptcy court information.[.1]; Reviewed email regarding class members with a "lock change after discharge" designation and prepared response to same.[.1];	Reviewed workflow to determine estimated time of completion.[.1]; Personal conference regarding data analysis.[.1]; Audited results of workflow and modified same.[.8]; Exported spreadsheet and reformatted same.[.1]; Prepared email enclosing same.[.1]; Reviewed email enclosing bankruptcy data.[.1]; Reviewed voicemail message from Mr. Bowajack regarding status of case.[.1]  Conducted search for bankruptcy information in various spreadsheets.[.3]; Prepared email and text message regarding location of spreadsheet containing data about bankruptcy proceedings and reviewed response to same.[.1]; Prepared email to Ms. Riley regarding missing spreadsheet.[.1]  Reviewed email from Mr. Daudt regarding revisions to spreadsheet and prepared response to same.[.1]; Created Alteryx workflow to create spreadsheet in form usable for data entry for venue information.[.2]; Prepared email enclosing information about data entry project.[.1]; Personal conference regarding same.[.1]; Modified Alteryx workflow to eliminate duplicate bankruptcies and creating additional field for petition vs lock change comparison.[.9]; Prepared email regarding same.[.1]  Personal conference regarding discrepancies noticed while entering data on bankruptcy courts.[.1]; Reviewed email from Mr. Daudt regarding court's order regarding bankruptcies.[.1]; Prepared email inquiring about how to supplement existing information for bankruptcy.[.1]; Telephone conference with Mr. Bowajack regarding status of litigation.[.2]; Created Alteryx workflow to add in missing case numbers.[.3]; Reformatted and created separate spreadsheets for loans to be looked up by TMLG and IDSA.[.2]; Prepared emails requesting lookups of bankruptcy court information.[.1]; Reviewed email regarding class members with a "lock change after discharge" designation and prepared response to same.[.1];

Date	Initials	Narrative	Units	Rate	Value
		Conducted additional research on bankruptcy cases identified in spreadsheet submitted by Ms. Riley.[.3]; Revised spreadsheet to include proper formatting for import into Alteryx.[.2]; Revised Alteryx workflow to include data from spreadsheets containing bankruptcy venue information.[.3]; Personal conference regarding issues with bankruptcy searches.[.1]; Conducted additional research on bankruptcy cases identified in spreadsheet submitted by Ms. Riley.[.3]; Revised spreadsheet to include proper formatting for import into Alteryx.[.2]; Revised Alteryx workflow.[.1]; Prepared email enclosing Alteryx output and inquiring			
10/24/2018	JN	about erroneous bankruptcy records.[.1]	1.6	\$ 100.00	\$ 160.00
		Revised Alteryx workflow to include filters for dismissed bankruptcy proceedings.[.1]; Prepared email inquiring about additional filtering and reviewed response to same.[.1]; Prepared email regarding final formatting of output file.[.1]; Reviewed email from Mr. Lee inquiring about next steps			
10/29/2018	JN	in settlement administration.[.1]  Exported data regarding bankruptcies.[.1]; Prepared email enclosing	0.4	\$ 100.00	\$ 40.00
10/30/2018	JN	same.[.1]  Personal conference regarding breakdown of numbers in Nationstar bankruptcy data.[.1]; Added additional filters to workflow to provide specific outputs for different categories of bankruptcies.[.1]; Prepared	0.2	\$ 100.00	\$ 20.00
10/31/2018	JN	email containing results of same.[.1]; Reviewed email from Mr. Gray inquiring about a discrepancy in the bankruptcy figures.[.1] Reviewed workflow results and prepared email	0.3	\$ 100.00	\$ 30.00
11/1/2018	JN	enclosing same.[.1]	0.2	\$ 100.00	\$ 20.00
11/2/2018	JN	Reviewed email regarding plans for compiling bankruptcy closing dates.[.1]	0.1	\$ 100.00	\$ 10.00

5.3 \$ 100.00 \$

0.1 \$ 100.00 \$

530.00

10.00

Date Initials Narrative Units Rate Value

Prepared subsets of data for division of labor.[.2]; Prepared email containing instructions regarding same.[.1]; Prepared email to Ms. Reeder requesting assistance with bankruptcy date lookup project.[.1]; Reviewed email containing questions about dates to be entered into spreadsheet and prepared response to same.[.1]; Reviewed bankruptcy docket sheets and entered missing dates.[.3]; Personal conference regarding same.[.1]; Prepared email to Ms. Reeder requesting that she hold off on beginning project pending further direction.[.1]; Completed review and charting of bankruptcy closing dates.[2.4]; Personal conference regarding same.[.1]; Reviewed email response and problematic entries sent by Ms. Reeder and prepared response to same.[.1]; Reviewed email enclosing spreadsheets and prepared email response to questions.[.1]; Combined and revised data from spreadsheets.[.1]; Revised workflow to provide numbers required for submission to the court.[.7]; Reviewed language for upcoming filing with the court and prepared email containing numbers to be included in draft.[.1]; Reviewed email regarding final revisions to spreadsheet.[.1]; Revised spreadsheet to include redactions and for easy filing.[0.4]; Personal conference regarding ShareFile link.[.1]; Reviewed email to all counsel and prepared email response containing ShareFile link.[.1] Reviewed email from Mr. Noble requesting assistance with ShareFile link.[.1]

11/5/2018 JN

11/6/2018 JN

Date	Initials	Narrative	Units	Rate		Value
		Reviewed email from Mr. Lee regarding discrepancy in data sets.[.1];				
		Reviewed email requesting review of datasets and determination of correct loan numbers and prepared response to same.[.1]; Compared				
		datasets.[.2]; Prepared email enclosing findings of same.[.1]; Reviewed				
		email requesting spot checking of address data and prepared response to				
		same.[.1]; Conducted review of address data for duplicate loan				
		numbers.[.8]; Reviewed voicemail left by Ms. Guidry inquiring about the				
		status of the suit.[.1]; Left voicemail message for Ms. Guidry to provide a case status update.[.1]; Telephone conference with Ms. Guidry regarding				
11/28/2018	JN	status of settlement.[.3]	1.9	\$ 100.00	\$	190.00
				•	·	
		Reviewed email requesting preparation of lists for different categories of				
44/20/2040		class members who filed bankruptcies and prepared response to	4.0	<b>.</b>		122.00
11/30/2018	JN	same.[.1]; Worked on exporting bankruptcy datasets.[1.2]; Worked to troubleshoot Alteryx workflow problems and prepared output	1.3	\$ 100.00	Ş	130.00
		file for Mr. Kriegman.[1.7]; Reviewed email to Mr. Kriegman enclosing				
11/30/2018	JN	same.[.1]	1.8	\$ 100.00	\$	180.00
		Reviewed emails regarding telephone conference with Mr. Kriegman.[.1];				
		Conducted additional research on class members who filed bankruptcies				
		and filled in missing information for supplemental spreadsheet to send to Mr. Kriegman.[.6]; Prepared email enclosing results of same.[.1]; Reviewed				
		email regarding investigation of possible erroneous lock change date and				
		prepared response to same.[.1]; Reviewed various class lists containing				
		lock change dates to determine actual lock change date and where the				
12/3/2018	JN	date originated.[.1]	1	\$ 100.00	\$	100.00

Date	Initials	Narrative	Units	Rate	Value
		Reviewed datasets, emails, and Alteryx flows to determine how to fix			
		calculations in light of new information.[1.1]; Personal conferences regarding same.[.3]; Attempted to conform new calculations into form of			
		GCG data.[.2]; Prepared email inquiring about difficulties regarding			
		same.[.1]; ;Compiled new settlement award data list for GCG and			
		compared results to original list.[.4]; Prepared email enclosing same.[.1];			
		Reviewed emails regarding completion of bankruptcy research project and			
		prepared responses to same.[.2]; Prepared email to Mr. Lee enclosing new			
12/17/2018	JN	settlement calculations.[.1]	2.5	\$ 100.00	\$ 250.00
		Completed additional bankruptcy research and ensured all missing			
		information was properly entered and formatted.[.9]; Prepared email			
12/18/2018	JN	enclosing same.[.1]	1	\$ 100.00	\$ 100.00
42/42/2242		Prepared email to Mr. Kriegman enclosing revised bankruptcy	0.4	<b>4.00.00</b>	40.00
12/19/2018	JN	spreadsheet.[.1]	0.1	\$ 100.00	\$ 10.00
		Telephone conference with Mr. Hobbs regarding referral for legal advice			
		on whether settlement is appropriate.[.2]; Prepared email inquiring about			
		referrals for Mr. Hobbs.[.1]; Reviewed voicemails left by class members			
		and created log of same.[.2]; Personal conference regarding handling of			
		calls.[.1] Reviewed email from Mr. Kriegman regarding spreadsheet			
		questions and response thereto.[.1]; Reviewed emails regarding Ms.			
1/2/2019	JN	Laird's opt out request.[.1]	0.8	\$ 100.00	\$ 80.00
		Telephone conference with class member regarding how to proceed with			
		settlement.[.1]; Telephone conference with Ms. Guidry.[.3]; Added			
1/3/2019	JN	settlement award estimates to call tracking spreadsheet.[.3]	0.7	\$ 100.00	\$ 70.00
		Reviewed email requesting excerpt of exhibit and prepared response to			
1/4/2019	JN	same.[.1]; Created excerpt of exhibit regarding Mr. Easley.[.1]	0.2	\$ 100.00	\$ 20.00

Date	Initials	Narrative	Units	Rate	Value
		Reviewed email requesting creation of shared database containing class member calls and prepared response to same.[.1]; Reviewed new class member voicemails and logged information into existing chart.[.3]; Prepared email response regarding concerns with class member calls.[.1]; Prepared Dropbox link and accompanying explanation of same.[.2];			
		Reviewed email from regarding inability to access spreadsheet			
1/7/2019	JN	and prepared response to same.[.1]; Reviewed Dropbox support articles to location information to resolve concerns.[.1]  Reviewed email regarding meeting to discuss class member calls.[.1];	0.9	\$ 100.00	\$ 90.00
1/8/2019	JN	Personal conference regarding handling of discrete issues laid out in class member voicemails.[.2]	0.3	\$ 100.00	\$ 30.00
		Reviewed and logged recently received voicemails from class members.[.2]; Telephone conference with			
1/10/2019	JN	response to same.[.1]; Prepared email inquiring about .[.1]	1.9	\$ 100.00	\$ 190.00

Date	Initials	Narrative	Units	Rate	Value
1/11/2019	JN	Left message for Ms. Rush in response to inquiry about settlement.[.1]; Left message for Ms. Dwinney in response to inquiry about settlement.[.1]; Left message for Ms. Miller in response to inquiry about settlement.[.1]; Telephone conference with Ms. Wilson regarding documents to provide to have deceased husband's name changed on check.[.1]	0.4	\$ 100.00	\$ 40.00
		Reviewed recent voicemails left by class members.[.1]; Telephone conference with Ms. Duenas regarding status as class member.[.2]; Telephone conference with Ms. Rush regarding status as class member.[.2]; Telephone conference with Ms. Newell regarding settlement.[.2]; Reviewed email from Ms. Wilson enclosing will and death certificate and prepared response to same.[.1]; Reviewed email by Ms. Wilson enclosing missing pages and prepared response to same.[.1];			
1/14/2019	JN	Combined PDF documents sent by Ms. Wilson.[.1]; PRepared email to Mr.  Lee enclosing same.[.1]  Reviewed correspondence sent by in support of her request to have her name substituted for her deceased husband.[.1]; Prepared email regarding same.[.1]; Prepared email inquiring about individual who	1.1	\$ 100.00	\$ 110.00
1/15/2019	JN	erroneously received notice.[.1]	0.3	\$ 100.00	\$ 30.00
		Prepared email to Mr. Lee regarding non-class member receiving			
1/16/2019	JN	notice.[.1]		\$ 100.00	\$ 10.00
		Professional: Jodi Nuss	32.3		\$ 3,230.00
Professional:	Kaylan	Lovrovich			
		Met with Ms. Chandler regarding document review assignment [.8];			
6/21/2018	KL	reviewed documents in preparation for trial [3.3].		\$ 200.00	\$ 820.00
6/22/2018		Reviewed documents in preparation for trial [5.9].		\$ 200.00	\$ 1,180.00
6/29/2018	KL	Reviewed documents in preparation for trial [3.2].	3.2	\$ 200.00	\$ 640.00
		Met with Blythe regarding document review [.2]; worked on document			
7/2/2018		review [2.6].		\$ 200.00	\$ 560.00
7/3/2018		Worked on doc review [3.5].		\$ 200.00	\$ 700.00
7/30/2018	KL	Researched case law regarding [.6].	0.6	\$ 200.00	\$ 120.00

Date	Initials	Narrative	Units	Rate		Value
7/31/2018	KL	Researched case law regarding [3].  Professional: Kaylan Lovrovich	3 <b>23.1</b>	\$ 200.00	\$ <b>\$</b>	600.00 <b>4,620.00</b>
Professional:	: Maria H	loisington-Bingham				
		Reviewed Nationstar's responses to Plaintiff's second set of interrogatories				
2/8/2017	MCH	and requests for production.	6	\$ 230.00	\$	1,380.00
		Drafted meet and confer letter regarding Plaintiff's second set of				
2/9/2017	MCH	discovery.	2	\$ 230.00	\$	460.00
2/13/2017	MCH	Worked on discovery letter.	0.8	\$ 230.00	\$	184.00
2/15/2017	MCH	Worked on discovery letter.	1.3	\$ 230.00	\$	299.00
2/16/2017	MCH	Worked on discovery letter.	2.8	\$ 230.00	\$	644.00
		Researched and analyzed issues pertaining to				
3/7/2017	MCH		4.2	\$ 230.00	\$	966.00
3/8/2017	MCH		5.2	\$ 230.00	\$	1,196.00
3/9/2017	MCH		4.1	\$ 230.00	\$	943.00
3/9/2017	MCH	Reviewed decertification brief.	0.5	\$ 230.00	\$	115.00
		Drafted objections to Nationstar's first set of interrogatories and requests				
3/10/2017	MCH	for production.	3.1	\$ 230.00	\$	713.00
12/12/2017	MCH	Conference regarding review of trial exhibits [.2].	0.2	\$ 230.00	\$	46.00
12/13/2017	MCH	Reviewed defendant's trial exhibits.	7	\$ 230.00	\$	1,610.00
12/14/2017	MCH	Reviewed defendant's trial exhibits.	2.7	\$ 230.00	\$	621.00
		Professional: Maria Hoisington-Bingham	39.9		\$	9,177.00
Professional:	: Mary R	eiten				
		Checked underlying exhibits to list of summary exhibit from defense				
12/12/2017	MBR	counsel to check dates and for evidence refuting consent.	2.5	\$ 300.00	\$	750.00
		Checked underlying exhibits to list of summary exhibit from defense				
12/13/2017	MBR	counsel to check dates and for evidence refuting consent.	9	\$ 300.00	\$	2,700.00
		Checked underlying exhibits to list of summary exhibit from defense				
12/14/2017	MBR	counsel to check dates and for evidence refuting consent.	4.5	\$ 300.00	\$	1,350.00

Date	Initials	Narrative	Units	Rate		Value
		Professional: Mary Reiten	16		\$	4,800.00
Professional:	Michae	l Daudt				
4/14/2014	MDD	Telephone conference with Mr. Huber regarding lockout cases.	0.2	\$ 390.00	\$	78.00
		Analyzed chiestians to place contification order and talenhane conference				
5/8/2014	MDD	Analyzed objections to class certification order and telephone conference with co-counsel regarding same[.7]; travel to presentation hearing[2.5].	3.2	\$ 390.00	\$	1,248.00
3/0/2014	IVIDD	Travelled to and attended presentation hearing on class certification	3.2	7 330.00	Y	1,240.00
5/9/2014	MDD	order.	6	\$ 390.00	\$	2,340.00
		Telephone conference with Mr. Gatens regarding discovery requests and				
5/21/2014	MDD	removal issues[0.40].	0.4	\$ 390.00	\$	156.00
		Reviewed removal petition[0.20]; telephone conference with Mr. Gatens				
6/9/2014	MDD	regarding same[0.20]; analyzed motion for remand issues[0.20].	0.6	\$ 390.00	\$	234.00
6/20/2014		Strategy conference with Mr. Gatens.		\$ 390.00	\$	429.00
7/2/2014	MDD	Worked on motion for remand.	0.2	\$ 390.00	\$	78.00
		Telephone conference with Mr. Gatens regarding opposition to motion for				
7/16/2014		remand.		\$ 390.00		195.00
7/21/2014	MDD	Worked on reply in support of motion for remand.	7.5	\$ 390.00	\$	2,925.00
		Worked on and finalized reply in support of motion for remand[4.00];				
7/22/2014	MDD	telephone conference with Mr. Gatens regarding same[0.20].	4.2	\$ 390.00	\$	1,638.00
9/2/2014	MDD	Followed up regarding attending hearing.	0.2	\$ 390.00	\$	78.00
9/9/2014	MDD	Travelled to and attended hearing on motion for remand.	7	\$ 390.00	\$	2,730.00
9/10/2014	MDD	Worked on fee application.	0.3	\$ 390.00	\$	117.00
9/11/2014	MDD	Telephone conference with Mr. Gatens regarding class notice issues.	0.3	\$ 390.00	Ś	117.00
37 = 7 = 3 = 1				7 000.00	*	
		Telephone call from Mr. Gatens regarding discovery and class notice				
9/16/2014		issues[0.20]; reviewed Nationstar's motion for protective order[0.20].		\$ 390.00		156.00
9/20/2014		Worked on response to petition for leave to appeal.		\$ 390.00	\$	78.00
9/22/2014	MDD	Followed up regarding docketing response to petition to appeal.	0.1	\$ 390.00	\$	39.00

Date	Initials	Narrative	Units	Rate	Value
		Worked on application for attorney's fees and costs[1.80]; email to Mr.			
9/23/2014	MDD	Gatens regarding same[0.10].	1.9	\$ 390.00	\$ 741.00
		Telephone call from Mr. Gatens regarding protective order and discovery			
9/24/2014	MDD	issues[0.40].	0.4	\$ 390.00	\$ 156.00
9/28/2014	MDD	Worked on response to petition to appeal.	1.5	\$ 390.00	\$ 585.00
9/29/2014	MDD	Worked on response to petition to appeal	3	\$ 390.00	\$ 1,170.00
		Followed up regarding response to motion for discretionary review[0.10];			
		email to Mr. Gatens regarding prior briefing[0.20]; telephone conference			
9/30/2014		with Mr. Gatens regarding class certification issues[0.20].		\$ 390.00	\$ 195.00
10/1/2014	MDD	Reviewed objections to fee requests.	0.3	\$ 390.00	\$ 117.00
		Emails from and to Mr. Gatens regarding fee request[0.10]; followed up			
10/2/2014		fee motion[0.10].		\$ 390.00	\$ 78.00
10/3/2014		Followed up regarding motion for protective order[0.10]		\$ 390.00	\$ 39.00
10/6/2014		Worked on response to motion for discretionary review.		\$ 390.00	\$ 507.00
10/7/2014		Followed up regarding fees motion.		\$ 390.00	\$ 78.00
10/8/2014		Analyzed fee application issues.		\$ 390.00	\$ 78.00
10/10/2014	MDD	Reviewed reply to answer to petition for review.	0.2	\$ 390.00	\$ 78.00
		Telephone conference with Mr. Gatens regarding motion for protective			
10/15/2014	MDD	order issues.	0.3	\$ 390.00	\$ 117.00
		Legal research regarding ESI issues and reviewed motion for protective			
10/16/2014	MDD	order[1.40].	1.4	\$ 390.00	\$ 546.00
		Worked on response to motion for protective order and emails to and			
10/17/2014	MDD	from Mr. Gatens regarding same.	1.3	\$ 390.00	\$ 507.00
		Reviewed reply in support of motion for protective order[0.40]; telephone			
10/20/2014	MDD	conference with Mr. Gatens regarding same[0.60]; travel to hearing[2.00].	3	\$ 390.00	\$ 1,170.00
10/28/2014	MDD	Worked on proposed protective order[0.4]	0.4	\$ 390.00	\$ 156.00
11/4/2014	MDD	Analyzed discovery and class notice issues.	0.2	\$ 390.00	\$ 78.00
11/6/2014	MDD	Reviewed fee appeal filings.	0.1	\$ 390.00	\$ 39.00
11/12/2014	MDD	Worked on class notice[0.30]; analyzed discovery issues[0.20].	0.5	\$ 390.00	\$ 195.00
		Worked on deposition notice[.5]; telephone call from Mr. Gatens same			
11/14/2014	MDD	and regarding appeal issues[.6].	1.1	\$ 390.00	\$ 429.00

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Date	Initials	Narrative	Units	Rate	Value
		Analyzed appeal and DOT production issues[0.4]; followed up regarding			
12/3/2014	MDD	document production[0.2].	0.6	\$ 390.00	\$ 234.00
12/29/2014	MDD	Reviewed commissioner ruling[0.4].	0.4	\$ 390.00	\$ 156.00
		Reviewed document production issues and worked on email to Mr. Noble			
1/3/2015	MDD	regarding ESI production format.	0.5	\$ 390.00	\$ 195.00
		Emails from and to Mr. Gatens regarding document production and Ninth			
1/5/2015	MDD	Circuit timing.	0.3	\$ 390.00	\$ 117.00
		Telephone conference with Mr. Gatens regarding discovery, appeal status,			
1/6/2015	MDD	summary judgment and trial issues.	0.3	\$ 390.00	\$ 117.00
1/9/2015	MDD	Reviewed [.3].	0.3	\$ 390.00	\$ 117.00
1/16/2015	MDD	Received motion to modify and followed up regarding same.	0.2	\$ 390.00	\$ 78.00
1/20/2015	MDD	Analyzed appeal issues.	0.2	\$ 390.00	\$ 78.00
1/30/2015	MDD	Worked on response to motion to modify.	0.3	\$ 390.00	\$ 117.00
2/1/2015	MDD	Followed up regarding appeal brief.	0.3	\$ 390.00	\$ 117.00
		Reviewed orders regarding acceptance of review and setting hearing[.3];			
		telephone conference with Mr. Gatens regarding acceptance of review			
2/9/2015	MDD	and briefing[.3].	0.6	\$ 390.00	\$ 234.00
2/10/2015	MDD	Reviewed excerpts of record[.4];	0.4	\$ 390.00	\$ 156.00
		Reviewed order denying motion to modify[.2]; followed up regarding			
2/13/2015	MDD	appeal brief filing[.2].	0.4	\$ 390.00	\$ 156.00
		Followed up regarding subpoena notices[.1]; worked on appeal brief[3.3];			
2/16/2015	MDD	followed up regarding acknowledgement of hearing[.1].	3.5	\$ 390.00	\$ 1,365.00
2/17/2015	MDD	Worked on appeal brief.	6.5	\$ 390.00	\$ 2,535.00
2/18/2015	MDD	Worked on appeal brief[3.3].	3.3	\$ 390.00	\$ 1,287.00
2/19/2015	MDD	Followed up regarding proper file number[.1];	0.1	\$ 390.00	\$ 39.00
2/26/2015	MDD	Received MSI objections and followed up regarding same[.2]	0.2	\$ 390.00	\$ 78.00
3/3/2015	MDD	Analyzed appellate arguments.	0.6	\$ 390.00	\$ 234.00
3/5/2015	MDD	Followed up regarding subpoena.	0.2	\$ 390.00	\$ 78.00
		Received Judge Small's letter regarding case management conferences and			
3/28/2015	MDD	followed up regarding same.	0.1	\$ 390.00	\$ 39.00
4/1/2015	MDD	Analyzed Ninth Circuit ruling and review options.	0.6	\$ 390.00	\$ 234.00

Date	Initials	Narrative	Units	Rate		Value
4/6/2015	MDD	Telephone conference with Messrs. Gatens and Lee regarding status[.4].	0.4	\$ 390.00	\$	156.00
4/8/2015	MDD	Analyzed appeal issues.	0.6	\$ 390.00	\$	234.00
		Telephone conference with Messrs. Gatens and Lewis regarding further				
4/9/2015	MDD	review options[0.6]; worked on petition for review[0.7].	1.3	\$ 390.00	\$	507.00
5/5/2015	MDD	Reviewed order denying petition for panel rehearing.	0.1	\$ 390.00	\$	39.00
		Worked on joint status report[0.4]; analyzed issues regarding same[0.3];				
		telephone conference with Messrs. Chilton and Knox regarding same[0.4];				
5/20/2015	MDD	telephone conference with Mr. Gatens regarding same[0.4].	1.5	\$ 390.00	\$	585.00
		Telephone conference with Mr. Gatens regarding pleading amendment,				
5/21/2015	MDD	summary judgment, ADR and discovery issues.	0.6	\$ 390.00	\$	234.00
		Telephone conference with Mr. Gatens regarding JSR issues[0.6];				
5/26/2015	MDD	telephone conference with Messrs. Chilton and Knox regarding same[0.4];	1	\$ 390.00	\$	390.00
		Reviewed summary judgment motion[.4]; analyzed complaint amendment				
		issues[.3]; worked on joint status report[0.3].				
5/27/2015	MDD		1	\$ 390.00	\$	390.00
		Telephone conference with Mr. Gatens regarding summary judgment				
5/29/2015	MDD	issues[1.3]; followed up regarding JSR[.1].	1.4	\$ 390.00	\$	546.00
		Legal research regarding FDCPA issues and email to Mr. Gatens regarding				
6/1/2015	MDD	same[0.3]	0.3	\$ 390.00	\$	117.00
		Reviewed JSR in preparation for status conference call[0.3]; status				
		conference call with Judge Rice[.5]; telephone conference with Mr. Gatens				
6/5/2015	MDD	analyzing motion for summary judgment[0.5]	1.3	\$ 390.00	\$	507.00
6/9/2015	MDD	Docketed deadline to follow up regarding jury demand.	0.1	\$ 390.00	\$	39.00
6/10/2015	MDD	Emails from and to Mr. Gatens regarding jury demand notice.	0.2	\$ 390.00	\$	78.00
6/12/2015	MDD	Analyzed summary judgment motion issues and worked on response.	2.4	\$ 390.00	\$	936.00
6/15/2015		Worked on opposition to motion for summary judgment.		\$ 390.00	\$	2,223.00
		Worked on opposition to motion for summary judgment[1.8]; telephone			-	,
6/16/2015	MDD	call from Mr. Gatens regarding same[.9].	2.7	\$ 390.00	\$	1,053.00
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Date	Initials	Narrative	Units	Rate		Value
		Worked on and finalized opposition to motion for summary judgment,				
6/17/2015	MDD	declaration and statement of facts[3.6].	3.6	\$ 390.00	\$	1,404.00
6/18/2015	MDD	Followed up regarding judge's copies of opposition papers.	0.2	\$ 390.00	\$	78.00
		Telephone conference with Mr. Gatens regarding hearing schedule[0.2];				
		telephone conference with Messrs. Chilton and Knox regarding same[0.2];				
7/13/2015		telephone conference with Mr. Gatens regarding same[0.1];		\$ 390.00	\$	195.00
7/14/2015	MDD	Finalized motion for summary judgment.	2	\$ 390.00	\$	780.00
		Followed up regarding motion filing issues[0.3]; received order regarding				
7/15/2015	MDD	hearing schedule and followed up regarding same[0.2].	0.5	\$ 390.00	\$	195.00
7/27/2045				4 200 00	4	200.00
7/27/2015	MDD	Worked on reply in support of plaintiff's motion for summary judgment.	1	\$ 390.00	\$	390.00
7/28/2015	MDD	Finalized reply in support of plaintiff's motion for summary judgment.	0.4	\$ 390.00	\$	156.00
7/30/2015		Analyzed summary judgment hearing arguments.	0.5	\$ 390.00	\$	195.00
		Professional: Michael Daudt	99.7		\$	38,883.00
Professional:	Samuel	Levy				
11/18/2016		Returned class member calls concerning class notice.	0.5	\$ 100.00	\$	50.00
11/21/2016		Returned class member calls concerning class notice.		\$ 100.00	\$	20.00
11/22/2016		Returned class member calls concerning class notice.		\$ 100.00	\$	150.00
11/23/2016		Returned class member calls concerning class notice.		\$ 100.00	\$	100.00
11/28/2016		Returned class member calls concerning class notice.		\$ 100.00	\$	20.00
12/2/2016		Returned class member calls concerning class notice.		\$ 100.00	\$	100.00
12/13/2016		Worked on notice mailing.		\$ 100.00	\$	300.00
12/14/2016		Worked on notice mailing.		\$ 100.00	\$	100.00
12/16/2016		Returned class member calls concerning class notice.		\$ 100.00	\$	50.00
5/24/2017		Worked on docketing.		\$ 100.00	\$	20.00
5/26/2017		Worked on docketing.		\$ 100.00	\$	50.00
5/31/2017		Worked on docketing.		\$ 100.00	\$	120.00
6/2/2017		Worked on docketing.		\$ 100.00	\$	40.00
6/7/2017		Worked on docketing.		\$ 100.00	\$	10.00
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Date	Initials	Narrative	Units	Rate	Value
6/13/2017	STL	Worked on docketing.	0.1	\$ 100.00	\$ 10.00
6/15/2017	STL	Worked on docketing.	0.2	\$ 100.00	\$ 20.00
6/16/2017	STL	Worked on docketing.	0.1	\$ 100.00	\$ 10.00
6/16/2017	STL	Worked on docketing.	0.1	\$ 100.00	\$ 10.00
6/23/2017	STL	Worked on docketing.	0.1	\$ 100.00	\$ 10.00
6/27/2017	STL	Worked on docketing.	0.1	\$ 100.00	\$ 10.00
6/28/2017	STL	Worked on docketing.	0.2	\$ 100.00	\$ 20.00
7/6/2017	STL	Worked on docketing.	0.2	\$ 100.00	\$ 20.00
8/21/2017	STL	Worked on docketing.	0.5	\$ 100.00	\$ 50.00
8/24/2017	STL	Worked on docketing.	0.1	\$ 100.00	\$ 10.00
8/25/2017	STL	Worked on docketing.	0.5	\$ 100.00	\$ 50.00
9/5/2017	STL	Worked on docketing.	0.1	\$ 100.00	\$ 10.00
9/7/2017	STL	Worked on docketing.	0.5	\$ 100.00	\$ 50.00
9/15/2017	STL	Worked on docketing.	0.4	\$ 100.00	\$ 40.00
9/20/2017	STL	Worked on docketing.	0.1	\$ 100.00	\$ 10.00
9/26/2017	STL	Worked on docketing.	0.4	\$ 100.00	\$ 40.00
9/28/2017	STL	Worked on docketing.	0.1	\$ 100.00	\$ 10.00
10/17/2017	STL	Worked on docketing.	0.1	\$ 100.00	\$ 10.00
10/18/2017	STL	Worked on docketing.	0.2	\$ 100.00	\$ 20.00
10/25/2017	STL	Worked on docketing.	0.2	\$ 100.00	\$ 20.00
10/27/2017	STL	Worked on docketing.	0.1	\$ 100.00	\$ 10.00
10/30/2017	STL	Worked on docketing.	0.2	\$ 100.00	\$ 20.00
10/31/2017	STL	Worked on docketing.	0.5	\$ 100.00	\$ 50.00
11/2/2017	STL	Worked on docketing.	0.1	\$ 100.00	\$ 10.00
11/7/2017	STL	Worked on docketing.	0.1	\$ 100.00	\$ 10.00
11/8/2017	STL	Worked on docketing.	0.2	\$ 100.00	\$ 20.00
11/9/2017	STL	Worked on docketing.	0.1	\$ 100.00	\$ 10.00
11/15/2017	STL	Worked on docketing.	0.6	\$ 100.00	\$ 60.00
11/21/2017	STL	Worked on docketing.	0.4	\$ 100.00	\$ 40.00
11/22/2017	STL	Worked on docketing.	0.3	\$ 100.00	\$ 30.00
11/27/2017	STL	Worked on docketing.	0.2	\$ 100.00	\$ 20.00
11/28/2017	STL	Worked on docketing.	0.2	\$ 100.00	\$ 20.00
11/30/2017	STL	Worked on docketing.	0.1	\$ 100.00	\$ 10.00

Date	Initials	Narrative	Units	Rate	Value
12/4/2017	STL	Worked on docketing.	0.4	\$ 100.00	\$ 40.00
12/5/2017	STL	Worked on docketing.	0.3	\$ 100.00	\$ 30.00
12/7/2017	STL	Worked on docketing.	0.3	\$ 100.00	\$ 30.00
12/8/2017	STL	Worked on docketing.	0.2	\$ 100.00	\$ 20.00
12/11/2017	STL	Collected hard documents in advance of trial.	0.5	\$ 100.00	\$ 50.00
12/11/2017	STL	Worked on docketing.	0.1	\$ 100.00	\$ 10.00
12/14/2017	STL	Worked on docketing.	0.2	\$ 100.00	\$ 20.00
12/19/2017	STL	Worked on docketing.	0.1	\$ 100.00	\$ 10.00
1/8/2018	STL	Worked on docketing.	0.2	\$ 100.00	\$ 20.00
1/10/2018	STL	Worked on docketing.	0.1	\$ 100.00	\$ 10.00
1/29/2018	STL	Worked on docketing.	0.1	\$ 100.00	\$ 10.00
2/21/2018	STL	Worked on docketing.	0.1	\$ 100.00	\$ 10.00
3/27/2018	STL	Worked on docketing.	0.1	\$ 100.00	\$ 10.00
3/30/2018	STL	Worked on docketing.	0.2	\$ 100.00	\$ 20.00
4/2/2018	STL	Worked on docketing.	0.1	\$ 100.00	\$ 10.00
4/9/2018	STL	Worked on docketing.	0.2	\$ 100.00	\$ 20.00
4/10/2018	STL	Worked on docketing.	0.1	\$ 100.00	\$ 10.00
4/11/2018	STL	Worked on docketing.	0.2	\$ 100.00	\$ 20.00
4/13/2018	STL	Worked on docketing.	0.3	\$ 100.00	\$ 30.00
4/16/2018	STL	Worked on docketing.	0.5	\$ 100.00	\$ 50.00
4/19/2018	STL	Worked on docketing.	0.4	\$ 100.00	\$ 40.00
4/20/2018	STL	Worked on docketing.	0.1	\$ 100.00	\$ 10.00
4/24/2018	STL	Worked on docketing.	0.1	\$ 100.00	\$ 10.00
4/25/2018	STL	Worked on docketing.	0.1	\$ 100.00	\$ 10.00
4/26/2018	STL	Worked on docketing.	0.3	\$ 100.00	\$ 30.00
		Professional: Samuel Levy	24		\$ 2,400.00
Professional:	Seth Da	wson			
6/21/2018	SD	Document review focusing on consent, occupancy defenses [7.5].		\$ 200.00	\$ 1,500.00
6/22/2018	SD	Document review focusing on consent, occupancy defenses [7.9].  Reviewed documents focusing on occupancy defense [6.0]	7.9	\$ 200.00	\$ 1,580.00
6/25/2018	SD		6	\$ 200.00	\$ 1,200.00

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Date	Initials	Narrative	Units	Rate		Value
6/26/2018	SD	Reviewed documents focusing on occupancy defense [5.0]	5	\$ 200.00	\$	1,000.00
6/27/2018	SD	Continued document review, focusing on occupancy defense [1.5].	1.5	\$ 200.00	\$	300.00
6/28/2018	SD	Continued document review focusing on occupancy defense [1.2].	1.2	\$ 200.00	\$	240.00
6/29/2018	SD	Continued document review of occupancy defense spreadsheet [5.3]. Continued document review, focusing on consolidating defenses into a single document [4.8]; compared occupancy vendor notes to collection notes [2.5].	5.3	\$ 200.00	\$	1,060.00
7/2/2018	SD		7.3	\$ 200.00	\$	1,460.00
7/3/2018	SD	Continued document review, consolidating and analyzing defenses in Combined Summary spreadsheet [5.5].  Continued document review and completed consolidation of defense summary exhibits [6.0]; emailed summary of initial findings to supervising	5.5	\$ 200.00	\$	1,100.00
7/5/2018	SD	attorney [.7].	6.7	\$ 200.00	\$	1,340.00
		Commenced review of expert depositions, reports, and testimony in prior cases [5.5]; case strategy conference regarding expert testimony [0.5];				
7/6/2018	SD	emailed supervising attorney summary of initial findings [0.8].  Commenced review of expert witness depositions, publications, and prior	6.8	\$ 200.00	\$	1,360.00
7/9/2018	SD	testimony [6.2]. Continued review of expert witness depositions, publications, and prior	6.2	\$ 200.00	\$	1,240.00
7/10/2018	SD	testimony [6.0]. Completed review of expert witness testimony, deposition, and academic	6	\$ 200.00	\$	1,200.00
7/11/2018	SD	histories [6.8].		\$ 200.00	\$	1,360.00
		Professional: Seth Dawson	79.7			15940
		Grand Total	2319.3		\$ 5	64,033.00