1	Beth E. Terrell, WSBA #26759											
2	Blythe H. Chandler, WSBA #43387 Attorneys for Plaintiff and the Class TERRELL MARSHALL LAW GROUP P											
3	936 North 34th Street, Suite 300											
4	Seattle, Washington 98103 Telephone: (206) 816-6603 Faccimiles (206) 310, 5450											
5	Facsimile: (206) 319-5450 Email: bterrell@terrellmarshall.com Email: behandler@terrellmarshall.com											
6	Email: bchandler@terrellmarshall.com											
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 MICHAEL D. DAUDT IN SUPPORT OF										
12	v.	PLAINTIFF'S MOTION FOR AN AWARD OF ATTORNEY'S										
13	NATIONSTAR MORTGAGE, LLC, a Delaware limited liability company,  ANAWARD OF ATTORICET FEES, COSTS AND SERVICE AWARDS											
14	Defendant,	CLASS ACTION										
15	and											
16	FEDERAL HOUSING FINANCE AGENCY,											
17	Intervenor.											
18												
19	I, Michael D. Daudt, hereby declare											
20												
	DECLARATION OF MICHAEL D. DAUDT IN MOTION FOR AN AWARD OF ATTORNEY'S SERVICE AWARDS - 1 CASE No. 2:14-cv-00175-TOR											

SERVICE AWARDS - 2

CASE No. 2:14-cv-00175-TOR

named a "Rising Star" by Washington Law & Politics magazine from 2003 through 2005, and I am rated "AV" in Martindale Hubbell. 5. Attached hereto as Exhibit 1 is a true and correct copy of my time entry records that I kept for this matter. I declare under penalty of perjury under the laws of the United States that the foregoing is true and correct. Executed this 25th day of January, 2019, at Seattle, Washington. /s/ Michael D. Daudt, WSBA #25690 MICHAEL D. DAUDT, WSBA #25690 DECLARATION OF MICHAEL D. DAUDT IN SUPPORT OF PLAINTIFF'S MOTION FOR AN AWARD OF ATTORNEY'S FEES, COSTS AND **SERVICE AWARDS - 3** 

CASE No. 2:14-cv-00175-TOR

1	CERTIFICATE OF SERVICE
2	I, Beth E. Terrell, hereby certify that on January 25, 2019, I electronically
3	filed the foregoing with the Clerk of the Court using the CM/ECF system which
4	will send notification of such filing to the following:
5	John A. Knox, WSBA #12707 Attorneys for Defendant
6	WILLIAMS, KASTNER & GIBBS PLLC 601 Union Street, Suite 4100
7	Seattle, Washington 98101-2380 Telephone:(206) 628-6600
8	Facsimile: (206) 628-6611 Email: jknox@williamskastner.com
9	
10	Andrew W. Noble, <i>Admitted Pro Hac Vice</i> Jan T. Chilton, <i>Admitted Pro Hac Vice</i>
11	Mary Kate Sullivan, <i>Admitted Pro Hac Vice</i> Mark D. Lonergan, <i>Admitted Pro Hac Vice</i>
12	Attorneys for Defendant SEVERSON & WERSON, P.C.
13	One Embarcadero Center, 26th Floor San Francisco, California 94111
14	Telephone: (415) 677-3344 Facsimile: (415) 956-0439
15	Email: awn@severson.com Email: jtc@severson.com
16	Email: mks@severson.com Email: mdl@severson.com
17	Daniel J. Gibbons, WSBA #33036
18	Attorneys for Intervenor Federal Housing Finance Agency WITHERSPOON KELLEY
19	422 West Riverside Avenue, Suite 1100 Spokane, Washington 99201
20	Telephone: (509) 624-5265 Facsimile: (509) 458-2728
20	DECLARATION OF MICHAEL D. DAUDT IN SUPPORT OF PLAINTIFF'S MOTION FOR AN AWARD OF ATTORNEY'S FEES, COSTS AND SERVICE AWARDS - 4 CASE No. 2:14-cv-00175-TOR

1	Email: djg@witherspoonkelley.com
2	Howard N. Cayne, Admitted Pro Hac Vice
2	David B. Bergman, Admitted Pro Hac Vice
3	Asim Varma, Admitted Pro Hac Vice
3	Attorneys for Intervenor Federal Housing Finance Agency
4	ARNOLD & PORTER LLP
4	601 Massachusetts Avenue, N.W.
_	Washington, D.C. 20001
5	Telephone: (202) 942-5656
	Facsimile: (202) 942-5999
6	Email: howard.cayne@aporter.com
	Email: david.bergman@aporter.com
7	Email: asim.varma@aporter.com
8	Bruce P. Kriegman
	Special Master
9	KRIEGMAN LAW OFFICE, PLLC
	600 University Street, Suite 2100
10	Seattle, Washington 98101
	bkriegman@kriegmanlaw.com
11	sblan@kriegmanlaw.com
	$\cup$ $\mathcal{E}$
12	I further certify that I caused true and correct copies of the foregoing to be
13	sarryed via IIS. First Class Mail, postage propaid upon the following:
13	served via U.S. First Class Mail, postage prepaid upon the following:
14	Michael D. Vlein, WSDA #19070
17	Michael P. Klein, WSBA #18079  Chapter 7 Trustee In an Angele M. Covel (also Angele Mercannite)
15	Chapter 7 Trustee In re Angela M. Couch (aka Angela Marguarite
13	Caspers) and Wesley Gordon Caspers
16	330 Madison Avenue South, Suite 110
16	Bainbridge Island, Washington 98110
17	Telephone: (206) 842-3638
17	Facsimile: (206) 842-1541
10	Email: attorneyklein@hotmail.com
18	
19	
20	
	DEGLADATION OF MICHAEL D. DALIDT DI GUDDODT OF DI ADITIEDO
	DECLARATION OF MICHAEL D. DAUDT IN SUPPORT OF PLAINTIFF'S
	MOTION FOR AN AWARD OF ATTORNEY'S FEES, COSTS AND SERVICE AWARDS - 5
	CASE No. 2:14-cv-00175-TOR

1	DATED this 25th day of January, 2019.
2	TERRELL MARSHALL LAW GROUP PLLC
3	By: /s/ Beth E. Terrell, WSBA #26759
4	Beth E. Terrell, WSBA #26759 Attorneys for Plaintiff and the Class 936 North 34th Street, Suite 300
5	Seattle, Washington 98103 Telephone: (206) 816-6603
6	Facsimile: (206) 319-5450 Email: bterrell@terrellmarshall.com
7	Eman. Sterrentegerrenmarshan.com
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	DECLARATION OF MICHAEL D. DAUDT IN SUPPORT OF PLAINTIFF'S MOTION FOR AN AWARD OF ATTORNEY'S FEES, COSTS AND SERVICE AWARDS - 6 CASE No. 2:14-cv-00175-TOR

# — EXHIBIT 1—

	Rate/ F	-		
Date Project		Quantity		Description
8/12/2015 Jordan v. Nationstar	390	0.3	\$117.00	Conference call with Mr. Gatens regarding settlement strategy.
8/18/2015 Jordan v. Nationstar	390	0.3	\$117.00	Telephone conference with Mr. Gatens regarding trustee's sale issues.
				Telephone conference with co-counsel regarding Supreme Court briefing
				issues[.8]; telephone conference with Ms. Gunning regarding same[.3]; emails
8/26/2015 Jordan v. Nationstar	390	1.5	\$585.00	to and from co-counsel regarding same[.4].
9/9/2015 Jordan v. Nationstar	390	0.3	\$117.00	Analyzed Spokane ordinance issues[0.3].
				Worked on supreme court brief [2.5]; telephone conference with Ms. Terrell
				regarding same[0.3]; telephone conference with Mr. Gatens regarding
9/15/2015 Jordan v. Nationstar	390	5	\$1,950.00	same[0.2]; further revisions to brief[2.0].
				Worked on brief[.5]; telephone call from Mr. Gatens regarding brief
				issues[0.2]; conference call with Mr. Gatens and Mses. Terrell and Chandler
9/16/2015 Jordan v. Nationstar	390	1	\$390.00	regarding same[0.3].
10/27/2015 Jordan v. Nationstar	390	0.2	\$78.00	Conference call regarding appeal procedural issues.
10/29/2015 Jordan v. Nationstar	390	1	\$390.00	Reviewed Nationstar's appeal brief.
				Analyzed appeal issues[0.8]; telephone conference with co-counsel regarding
10/30/2015 Jordan v. Nationstar	390	2.4	\$936.00	same[1.3]; email to Ms. Gunning regarding same[0.3].
				Reviewed outline of reply brief[0.2]; telephone conference with Mr. Gatens
11/3/2015 Jordan v. Nationstar	390	0.6	\$234.00	regarding appeal brief issues[0.4].
				Telephone conference with Ms. Gunning regarding potential amicus
				brief[0.3]; emails to and from co-counsel regarding same[0.3]; conference call
11/5/2015 Jordan v. Nationstar	390	1.1	\$429.00	with Mr. Gatens regarding reply brief issues[0.5].
				Telephone conference with Mr. Gatens regarding status of AG's office[0.2];
11/10/2015 Jordan v. Nationstar	390	0.3	\$117.00	emails to Ms. Gunning and Mr. Gatens regarding notice of hearing[0.1].
11/16/2015 Jordan v. Nationstar	390	0.1		Telephone conference with Ms. Gunning regarding amicus brief[0.1].
11/18/2015 Jordan v. Nationstar	390	0.7		Telephone conference with Mr. Gatens regarding reply brief[0.7].
11/18/2015 Jordan v. Nationstar	390	4.8	\$1,872.00	Worked on reply brief and email to Mr. Gatens regarding same.
				Worked on reply brief and telephone conferences with co-counsel regarding
11/19/2015 Jordan v. Nationstar	390	6.7	\$2,613.00	same.

		Rate/	Hours/		
Date	Project	Cost	Quantity	Amount	Description
					Worked on reply brief[3.7]; telephone conference with Ms. Chandler
11/20/2015	Jordan v. Nationstar	390	3.9	\$1,521.00	regarding same[0.2].
11/25/2015	Jordan v. Nationstar	390	0.2	\$78.00	Followed up regarding amicus brief.
					Telephone conference with Ms. Terrell regarding amicus brief[0.3]; telephone
					conference with Mr. Gatens regarding same[0.3]; email to Ms. Terrell
	Jordan v. Nationstar	390			regarding same[0.4].
	Jordan v. Nationstar	390		· ·	Followed up regarding amicus briefing.
	Jordan v. Nationstar	390		•	Reviewed amicus briefs supporting Nationstar.
12/7/2015	Jordan v. Nationstar	390	0.6	\$234.00	Analyzed Spokane's brief and email to Mr. Gatens regarding same.
					Reviewed amicus briefs[0.5]; conference call with co-counsel regarding
				4	same[0.8]; reviewed Spokane foreclosure documents and emails to co-
12/14/2015	Jordan v. Nationstar	390	1.9	\$741.00	counsel regarding same[0.6].
					Davioused draft response to amigus briefs[0.0], telephone conference with Mr.
1/4/2016	Jordan v Nationstar	200	2.6	¢1 014 00	Reviewed draft response to amicus briefs[0.8]; telephone conference with Mr.
	Jordan v. Nationstar	390			Gatens regarding same[0.6]; worked on response draft[1.2].
1/5/2016	Jordan v. Nationstar	390	0.5	\$195.00	Worked on brief in response to amicus brief.
1/6/2016	Jordan v. Nationstar	390	0.3	\$117.00	Conference call with co-counsel regarding response brief to amicus briefs.
1,0,2010	Jordan V. Nationstal	330	0.5	<b>Ψ117.00</b>	Worked on brief responding to amicus briefs[0.6]; telephone call from Mr.
1/6/2016	Jordan v. Nationstar	390	1	\$390.00	Gatens regarding same[0.4].
	Jordan v. Nationstar	390		•	Observed supreme court hearing[0.7].
	Jordan v. Nationstar	390			Telephone conference with Mr. Gatens regarding hearing[0.4].
_, ,				γ	Reviewed Supreme Court ruling and telephone conference with Mr. Gatens
7/7/2016	Jordan v. Nationstar	390	0.3	\$117.00	regarding same[0.3].
, ,				,	Reviewed letter from Mr. Knox regarding waiver of costs and emails to and
7/14/2016	Jordan v. Nationstar	390	0.3	\$117.00	from Mr. Gatens regarding same.
7/15/2016	Jordan v. Nationstar	390	0.2	\$78.00	Emails from and to Mr. Gatens regarding motion for reconsideration issues.
					Reviewed Supreme Court opinion and telephone conference with Mr. Gatens
7/18/2016	Jordan v. Nationstar	390	0.5	\$195.00	regarding same.

		Rate/	Hours/		
Date	Project	Cost	Quantity	Amount	Description
					Received District Court order regarding summary judgment motions and
					status conference[0.2]; emails to and from Mr. Gatens regarding same and
7/21/201	L6 Jordan v. Nationstar	390	0.5	\$195.00	discovery issues[0.2]; emails from and to Mr. Ingalls regarding interview[0.1].
					Telephone conference with Mr. Gatens regarding summary judgment,
7/25/201	L6 Jordan v. Nationstar	390			reconsideration motion and discovery issues.
7/27/201	L6 Jordan v. Nationstar	390	0.3	\$117.00	Reviewed motion for reconsideration.
					Reviewed motion for reconsideration[0.2]; analyzed amicus brief issues and
7/28/201	L6 Jordan v. Nationstar	390	1.7	\$663.00	email to co-counsel regarding same[0.2]; worked on discovery requests[1.3].
					Reviewed local rules regarding motion for reconsideration and emails from
8/1/201	L6 Jordan v. Nationstar	390	0.4	\$156.00	and to Mr. Gatens regarding same[0.4].
					Emails regarding motion for reconsideration and reviewed same[0.4];
8/2/201	L6 Jordan v. Nationstar	390	0.6	\$234.00	telephone call from Mr. Gatens regarding same[0.2].
8/3/201	L6 Jordan v. Nationstar	390	0.3	\$117.00	Reviewed MBA's amici brief.
8/8/201	L6 Jordan v. Nationstar	390	0.2	\$78.00	Reviewed amici briefs and followed up regarding service.
					Analyzed stay request[0.1]; reviewed objections to amici and motion for
					reconsideration[0.3]; telephone conference with Mr. Gatens regarding
8/9/201	L6 Jordan v. Nationstar	390	2.9		discovery issues[0.3]; finalized discovery requests[2.2].
8/10/201	L6 Jordan v. Nationstar	390	0.5	\$195.00	Worked on discovery requests.
8/11/201	L6 Jordan v. Nationstar	390	0.2	\$78.00	Reviewed Nationstar's reply in support of motion for reconsideration.
					Received letter from Supreme Court regarding motion for amicus
8/15/201	L6 Jordan v. Nationstar	390	0.4	\$156.00	petitions[0.1]; analyzed order denying motions for summary judgment[0.3]. Followed up regarding scheduling conference issues[0.1]; worked on Rule
8/23/201	L6 Jordan v. Nationstar	390	0.5	\$195.00	26(f) report[0.4].
					Telephone conference with Mr. Gatens regarding Rule 26(f) report, claims,
8/24/201	L6 Jordan v. Nationstar	390	2.7	' \$1,053.00	defenses and damage, and worked on report[1.2]; legal research regarding appraisal issues and email to Mr. Gatens regarding same[1.5].
•					

Date Project Cost Quantity Amount Description	
Emails from and to Mr. Gatens regarding Nationstar's changes to report and telephone conference with Mr. Gatens regarding sam	
8/25/2016 Jordan v. Nationstar 390 0.5 \$195.00 26(f) telephone conference with opposing counsel[0.2].	-[],
8/30/2016 Jordan v. Nationstar 390 0.1 \$39.00 Received order denying motion for reconsideration and mandate	:
Emails from and to Mr. Gatens and Ms. Terrell regarding	
[0.3]; reviewed order denying motion for	
9/2/2016 Jordan v. Nationstar 390 0.4 \$156.00 reconsideration[0.1].	ı
Emails from and to Ms. Terrell and Mr. Gatens	
9/6/2016 Jordan v. Nationstar 390 0.3 \$117.00 and analyzed same[0.3].  Telephone conference with Mr. Gatens regarding upcoming state	ıc
9/7/2016 Jordan v. Nationstar 390 0.6 \$234.00 conference[0.4]; emails to and from Ms. Terrell regarding same[0.4]	
Reviewed FHFA's motion to intervene and proposed answer and	
9/8/2016 Jordan v. Nationstar 390 0.5 \$195.00 and to Mr. Gatens regarding same.	
Telephone conference with Mr. Gatens regarding status conference	nce[0.3];
telephone conference with court regarding same[0.4]; telephone	
with Mr. Gatens and Ms. Chandler regarding same[0.3]; reviewed	l discovery
9/9/2016 Jordan v. Nationstar 390 1.3 \$507.00 responses[0.3].	
Received scheduling order and reviewed and docketed same[0.4 Nationstar's discovery responses and emails from and to Mr. Gat	
9/12/2016 Jordan v. Nationstar 390 0.8 \$312.00 regarding same[0.4].	E113
3, 12, 2010 301ddii v. 11ddionstar 330 0.0 y312.00 Tegarding 3diffe[0.1].	
Reviewed response to motion to intervene and emails from and	o Ms.
Chandler and Mr. Gatens regarding same[0.3]; telephone conference	ence with Mr.
9/21/2016 Jordan v. Nationstar 390 1 \$390.00 Gatens regarding same and case strategy issues[0.7].	
Reviewed changes to response to motion to intervene[0.2]; work	ed on initial
9/22/2016 Jordan v. Nationstar 390 0.5 \$195.00 disclosures[0.3].	
Emails from and to Messrs. Gatens and Knox regarding class noti	re and co-
9/23/2016 Jordan v. Nationstar 390 0.3 \$117.00 counsel emails regarding initial disclosures and class notice[0.3].	JC 4114 CO
9/24/2016 Jordan v. Nationstar 390 0.1 \$39.00 Email from Mr. Knox regarding updated class list.	
Worked on proposed class notice and followed up regarding filin	g[0.4];
9/26/2016 Jordan v. Nationstar 390 0.9 \$351.00 worked on stipulated protective order[0.5].	

	Rate/	Hours/		
Date Project		Quantity		Description
9/27/2016 Jordan v. Nationstar	390			Followed up regarding submission of stipulated protective order.
9/29/2016 Jordan v. Nationstar	390	0.2	\$78.00	Reviewed FHFA's reply in support of motion to intervene.
			4	Reviewed class certification and discovery orders[0.2]; telephone conference with Ms. Chandler and Mr. Gatens regarding class certification and discovery
9/30/2016 Jordan v. Nationstar	390	1.4	\$546.00	issues[1.0]; emails from Mses. Chandler and Nordby regarding same[0.2]. Reviewed Nationstar's response to proposed class notice and emails from and
10/3/2016 Jordan v. Nationstar	390	0.4	\$156.00	to Mr. Gatens regarding same[0.4]. Worked on deposition notice[0.3]; telephone conference with Mr. Gatens
10/7/2016 Jordan v. Nationstar	390	1	\$390.00	regarding same[0.5]; reviewed revised class notice[0.2].
10/12/2016 Jordan v. Nationstar	390	0.2	\$78.00	Emails from and to Mr. Gatens regarding deposition notice issues[0.2]. Reviewed class list and followed up regarding notice issues and briefing and deposition scheduling and telephone conference with Mr. Gatens regarding
10/14/2016 Jordan v. Nationstar	390	0.3	\$117.00	same[0.3]. Several emails from and to Messrs. Noble and Gatens regarding 30(b)(6)
10/17/2016 Jordan v. Nationstar	390	0.4	\$156.00	depositions[0.4].  Reviewed objections to 30(b)(6) notice[0.2]; analyzed briefing schedule, page
10/21/2016 Jordan v. Nationstar	390	0.6	\$234.00	limit and deposition schedule issues[0.4].  Conference calls with co-counsel regarding deposition and decertification
10/25/2016 Jordan v. Nationstar	390	0.8	\$312.00	
10/26/2016 Jordan v. Nationstar	390	0.2	\$78.00	regarding same[0.2].
10/27/2016 Jordan v. Nationstar	390			Analyzed notice issues[0.2].
10/28/2016 Jordan v. Nationstar	390	0.6	\$234.00	Meet and confer conference call with opposing counsel regarding 30(b)(6) deposition notice[0.6].  Emails from and to co-counsel regarding deposition scheduling and worked on
11/2/2016 Jordan v. Nationstar	390	0.4	\$156.00	stipulation regarding motion schedule[0.4].
11/7/2016 Jordan v. Nationstar	390	0.2	\$78.00	Analyzed proposed legislation issues[0.2].
11/9/2016 Jordan v. Nationstar	390	0.2	\$78.00	Reviewed final postcard notice[0.2].
				Followed up regarding deposition scheduling and service on FHFA[0.1];
11/10/2016 Jordan v. Nationstar	390	0.3	\$117.00	telephone conference with Mr. Gatens regarding same and [0.2].

		Rate/	Hours/		
Date	Project	Cost	Quantity	Amount	Description
					Several emails regarding revised class list and discovery issues and reviewed
11/11/201	6 Jordan v. Nationstar	390	0.4	\$156.00	draft letter to opposing counsel regarding same[0.4].
					Followed up regarding discovery issues and hearing schedule for motion to
11/14/201	6 Jordan v. Nationstar	390	0.4	\$156.00	decertify[0.4].
					Reviewed FHFA's motion for summary judgment and supporting
11/15/201	6 Jordan v. Nationstar	390	1	\$390.00	materials[1.0].
					Reviewed briefs for motions for summary judgment and decertification [0.7];
					conference call with Mr. Gatens and Ms. Chandler regarding responses to
11/16/201	6 Jordan v. Nationstar	390	2.1	\$819.00	motions for summary judgment and decertification [1.4].
					Telephone conference with Mr. Gatens regarding work with Mr. Gibbons[0.1];
11/17/201	6 Jordan v. Nationstar	390	0.2	\$78.00	reviewed 30(b)(6) deposition notice[0.1].
					Conference call with
					[0.8]; telephone conference with Mr. Gatens regarding same,
					preemption and case strategy[0.9]; reviewed discovery letter from Mr.
11/18/201	6 Jordan v. Nationstar	390	1.9	\$741.00	Noble[0.2].
					Emails from and to Ms. Chandler and Mr. Noble regarding document
11/21/201	6 Jordan v. Nationstar	390	0.2	\$78.00	production[0.2].
					Emails from and to Ms. Chandler and Mr. Noble regarding supplementation of
11/22/201	6 Jordan v. Nationstar	390	0.2	\$78.00	production[0.2].
11/23/201	6 Jordan v. Nationstar	390	0.4	\$156.00	Worked on discovery correspondence and notice of deposition to FHFA[0.4].
					Telephone conference with Mr. Gibbons regarding FHFA motion briefing
11/28/201	6 Jordan v. Nationstar	390	0.3	\$117.00	schedule and followed up regarding same[0.3].
					Analyzed issues regarding FHFA stipulation to extend briefing deadlines on
11/29/201	6 Jordan v. Nationstar	390	0.4	\$156.00	motion for summary judgment[0.4].
					Worked on vendor subpoenas[0.4]; emails to and from Mr. Gibbons regarding
12/1/201	6 Jordan v. Nationstar	390	0.6	\$234.00	[0.2].
					Telephone conference with Mr. Gibbons regarding [0.3];
					worked on subpoenas to vendors [0.2]; reviewed and analyzed objections
12/2/201	6 Jordan v. Nationstar	390	1.1	\$429.00	from FHFA to deposition notice [0.6].
					2 20 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2

Date	Project	Rate/ Cost	Hours/ Quantity	Amount	Description
					Analyzed discovery issues[0.3]; telephone conference with Mr. Gatens regarding same [0.4]; email to
12/6/2010	6 Jordan v. Nationstar	390	0.9	\$351.00	
12/0/2010	6 Jordan v. Nationstar	390	0.3	\$117.00	Telephone conference with Mr. Gatens regarding FHFA discovery issues and briefing schedule[0.3].
12/0/2010	o Jordan V. Nationstal	390	0.5	\$117.00	Reviewed Nationstar's initial disclosures[0.2]; worked on email to Ms. Varma
12/9/2010	6 Jordan v. Nationstar	390	0.5	\$195.00	regarding briefing schedule [0.3].
12/11/2010	6 Jordan v. Nationstar	390	0.3	\$117.00	Finalized and sent e-mail to Ms. Varma regarding meet and confer [0.3].
					Telephone conference with Ms. Varma regarding FHFA discovery and briefing
12/12/2016	5 Jordan v. Nationstar	390	0.3	\$117.00	schedule and followed up regarding same [0.3].
					Conference call with co-counsel regarding class certification and protective
12/13/2016	6 Jordan v. Nationstar	390	1.3	\$507.00	order issues[1.0]; worked on discovery requests to FHFA [0.3].
					Followed up regarding deposition transcripts[0.2]; reviewed and analyzed draft response to FHFA's motion for summary judgment and and emails from and to co-counsel regarding same[0.7]; reviewed joint motion to extend briefing schedules and emails from and to co-counsel regarding same[0.1]; email to Ms. Varma regarding same[0.2]; worked on
12/15/2016	6 Jordan v. Nationstar	390	) 4.7	\$1,833.00	response to FHFA's motion for protective order[3.5].
					Emails from and to co-counsel regarding hearing schedule and discovery
	5 Jordan v. Nationstar	390			issues[0.2]; worked on response to FHFA's motion for protective order [5.5].
	5 Jordan v. Nationstar	390			Worked on response to FHFA's motion for protective order [6.5].
12/19/2016	5 Jordan v. Nationstar	390	) 4.3	\$1,677.00	Worked on response to FHFA's motion for protective order[4.3].
					Finalized response to FHFA's motion for protective order and telephone conference with Ms. Chandler regarding same[2.3]; emails from and to Ms. Chandler and Mr. Noble regarding document production issues[0.2]; emails
12/20/2016	5 Jordan v. Nationstar	390	2.7	\$1,053.00	from and to Messrs. Gatens and Gibbons regarding appraisal issues[0.2].

		Rate/	Hours/		
Date	Project	Cost	Quantity	Amount	Description
					Worked on discovery requests to Nationstar[0.3]; researched SAI issues[0.7];
					analyzed OIG report and Fannie Mannie servicing guide regarding preemption
12/21/2016	5 Jordan v. Nationstar	390	2.2	\$858.00	issues[1.2].
					Reviewed FHFA's reply in support of motion for protective order and
12/27/2016	5 Jordan v. Nationstar	390	0.4	\$156.00	supporting exhibit [0.4].
					Personal conference with Mr. Gatens and Ms. Chandler regarding strategy for
1/5/2017	7 Jordan v. Nationstar	390	2.3	\$897.00	opposition to motion for summary judgment and discovery issues[2.3].
1/7/2017	7 Jordan v. Nationstar	390	0.2	\$78.00	Reviewed order regarding motion for protective order [0.2].
					Emails from and to Ms. Chandler and Mr. Gatens regarding vendor subpoena
1/11/2017	7 Jordan v. Nationstar	390	0.2	\$78.00	issues [0.2].
1/17/2017	7 Jordan v. Nationstar	390	1.5	\$585.00	Legal research regarding [1.5].
					Worked on response to FHFA's motion for summary judgment[0.8]; telephone
					conference with Mr. Gatens and Ms. Chandler regarding same[0.6]; continued
					work on response brief[1.2]; emails from and to co-counsel regarding
1/18/2017	7 Jordan v. Nationstar	390	2.8	\$1,092.00	Safeguard subpoena [0.2].
					Emails from and to Mr. Gatens and Ms. DeVet regarding Safeguard
					subpoena[0.1]; emails from and to Ms. Chandler and Mr. Gatens regarding AG
					amicus brief issues[0.2]; worked on response to FHFA's motion for summary
1/19/2017	7 Jordan v. Nationstar	390	1.3	\$507.00	judgment[1.0].
					Telephone conference with Mr. Gatens regarding preemption and AG's
1/25/2017	<sup>7</sup> Jordan v. Nationstar	390	0.3	\$117.00	amicus brief[0.3].
1/29/2017	7 Jordan v. Nationstar	390	0.3	\$117.00	Analyzed complaint data from Safeguard[0.3].
1/30/2017	7 Jordan v. Nationstar	390	0.3	\$117.00	Reviewed Attorney General's amicus brief[0.3].
					Emails to and from co-counsel
1/31/2017	<sup>7</sup> Jordan v. Nationstar	390	0.3	\$117.00	0.2].
2/1/2017	<sup>7</sup> Jordan v. Nationstar	390	0.2	\$78.00	Followed up regarding subpoenas to vendors[0.2].
					Left message for Mr. Breedlove regarding vendor subpoena and followed up
					regarding same[0.1]; left message for Mr. Siscianni regarding vendor
2/2/2017	<sup>7</sup> Jordan v. Nationstar	390	0.3	\$117.00	subpoena and followed up regarding same[0.2].
2/9/2017	<sup>7</sup> Jordan v. Nationstar	390	0.2	\$78.00	Emails from and to Mr. Breedlove regarding MSI production[0.2].
					Worked on meet and confer letter to Nationstar and email to co-counsel
2/19/2017	7 Jordan v. Nationstar	390	0.8	\$312.00	regarding same[0.8].

Date	Project	Rate/ Cost	Hours/ Quantity	Amount	Description
					Telephone call from Mr. Gatens regarding defendant's discovery requests and
2/2	2/2017 Jordan v. Nationstar	390	0.6	\$ \$234.00	legislative issues[0.3]; analyzed decision[0.3].
-	3/2017 Jordan v. Nationstar	390			Reviewed letter from Mr. Noble regarding discovery issues[0.2].
2/2	3, 2017 Jordan V. Nationstal	330	0.2	770.00	Telephone conference with Mr. Gatens regarding deposition scheduling issues
2/2	4/2017 Jordan v. Nationstar	390	0.3	\$117.00	and emails regarding same[0.3].
_, _	1, 2017 30. dai. 1. 11di. 0.13da	330	0.0	Ψ117.00	Worked on responses to Nationstar's first discovery requests, including legal
					research on scope of discovery permitted for class action trial plan, and email
3/	7/2017 Jordan v. Nationstar	390	3.2	\$1,248.00	to co-counsel regarding same [3.2].
,	•			. ,	Reviewed order denying FHFA's motion for summary judgment [0.3];
3/	9/2017 Jordan v. Nationstar	390	0.7	\$273.00	telephone conference with co-counsel regarding same[0.4].
					Left message for Mr. Gibbons regarding declaration for opposition to
3/1	0/2017 Jordan v. Nationstar	390	0.1	\$39.00	decertification motion[0.1].
					Telephone call with Mr. Gibbons regarding declaration for decertification
3/1	2/2017 Jordan v. Nationstar	390	0.2	\$78.00	motion[0.2].
					Reviewed revised discovery responses and emails from and to Mr. Gatens
3/1	3/2017 Jordan v. Nationstar	390	0.2	\$78.00	regarding same[0.2].
					Emails from and to Mr. Gatens regarding following up with Mr. Noble on
3/1	4/2017 Jordan v. Nationstar	390	0.2	\$78.00	discovery issues[0.2].
					Worked on responses to discovery requests and email to Ms. Riley regarding
3/1	7/2017 Jordan v. Nationstar	390	0.4	\$156.00	revisions[0.4].
					Reviewed amended scheduling order and followed up regarding same[0.3];
3/2	4/2017 Jordan v. Nationstar	390	0.9	\$351.00	telephone call from Mr. Gatens regarding legislative and damages issues[0.6].
2/2	7/2017 Jordan v. Nationstar	390	0.1	¢20.00	Telephone conference with Mr. Gibbons regarding damages issues[0.1].
3/2	//2017 Jordan V. Nationstal	390	0.1	. 339.00	Emails from and to co-counsel regarding deposition scheduling[0.1]; emails
					from and to Mr. Gatens regarding pending legislation[0.2]; telephone call
3/2	8/2017 Jordan v. Nationstar	390	0.5	\$195.00	from Mr. Gatens regarding same[0.2].
					Reviewed FHFA's motion to certify appeal and analyzed same[0.5]; followed
3/2	9/2017 Jordan v. Nationstar	390	0.6	\$234.00	up regarding deposition scheduling[0.1].

		Rate/	Hours/		
Date	Project	Cost	Quantity	Amount	Description
					Emails from and to Messers. Noble and Gates regarding depositions and other discovery issues[0.2]; reviewed meet and confer letter regarding Plaintiff's
	7 Jordan v. Nationstar	390			interrogatory responses and followed up regarding same[0.4].
4/2/2017	7 Jordan v. Nationstar	390	0.2	\$78.00	Email to Mr. Gatens regarding status of appraisal work[0.2].
					Email from Mr. Noble regarding search terms and custodians[0.2]; prepared
					for meet and confer call[1.0]; telephone conference with Mr. Gatens
					regarding same[0.3]; meet and confer call with Mr. Noble[0.2]; telephone
	7 Jordan v. Nationstar	390		-	conference with Mr. Gatens regarding same[0.2].
4/4/2017	7 Jordan v. Nationstar	390	0.2	\$78.00	Emails from and to co-counsel regarding e-discovery issues[0.2].
					Emails from and to Messrs. Noble and Gatens and Ms. Terrell regarding
					ediscovery issues and telephone conference with Mr. Noble regarding
					same[0.4]; worked on response to FHFA's motion for interlocutory review
					and emails from and to Ms. Chandler and Mr. Gatens regarding same[0.4];
4/10/2017	7 Jordan v. Nationstar	390	1	\$390.00	followed up regarding deposition exhibits[0.2].
					Telephone conferences with Messrs. Gatens and Noble regarding ESI issues
4/12/2017	7 Jordan v. Nationstar	390	0.4	\$156.00	and emails to and from co-counsel regarding same[0.4].
					Email from Mr. Noble regarding motion to compel[0.1]; emails from and to
					Messrs. Gibbons and Gatens regarding and telephone
	7 Jordan v. Nationstar	390			conference with Mr. Gibbons regarding same[0.3].
4/18/2017	7 Jordan v. Nationstar	390	0.2	\$78.00	Email to Mr. Noble regarding ESI production issues[0.2].
4/20/2017	7 Jordan v. Nationstar	390	0.1	\$39.00	Emails to and from Messrs. Gibbons and Gatens regarding meeting[0.1].
					Telephone conference with Mr. Gatens and Ms. Chandler regarding motion to
4/25/2017	7 Jordan v. Nationstar	390	0.5	\$195.00	compel[0.5].
4/26/2017	7 Jordan v. Nationstar	390	0.2	\$78.00	Emails from and to Mr. Gatens regarding market value issues[0.2].
4/30/2017	7 Jordan v. Nationstar	390	0.6	\$234.00	Worked on declaration and brief in opposition to motion to compel[0.6].
					Personal conference with Messrs. Gatens and Gibbons and Ms. Chandler
					regarding [2.0]; finalized declaration in opposition to motion
5/1/2017	7 Jordan v. Nationstar	390	5.7	\$2,223.00	to compel[0.2]; prepared for depositions[3.5].

		Rate/	Hours/		
Date	Project	Cost	Quantity	Amount	Description
5/2/2017	7 Jordan v. Nationstar	390	14.5	\$5,655.00	Prepared for depositions and traveled to Dallas regarding same[14.5].  Prepared for and attended deposition of Jaimie Burgess and prepared for
5/3/2017	7 Jordan v. Nationstar	390	12.5	\$4,875.00	deposition of Ryan Donahue[12.5].
					Prepared for and conducted deposition or Ryan Donahue and return travel to
5/4/2017	<sup>7</sup> Jordan v. Nationstar	390	14	\$5,460.00	Seattle[14.0].
5/9/2017	<sup>7</sup> Jordan v. Nationstar	390	0.2	\$78.00	Emails from and to Mr. Gatens regarding [0.2].
					Emails from and to Ms. Chandler and Mr. Gatens regarding damages issues
5/10/2017	7 Jordan v. Nationstar	390	0.5	\$195.00	and telephone conference with Mr. Gatens regarding same [0.5].
5, 25, 252				7 -55155	Emails from and to Ms. Chandler regarding Mr. Gibbons and left message with
5/11/2017	7 Jordan v. Nationstar	390	0.2	\$78.00	Mr. Gibbons[0.2].
-,,				7.5.55	Worked on Gibbons declaration and legal research regarding
5/13/2017	7 Jordan v. Nationstar	390	1.3	\$507.00	
5, 25, 252				7	Email to Mr. Noble regarding status of ESI production[0.1]; followed up
5/17/2017	7 Jordan v. Nationstar	390	0.2	\$78.00	regarding deposition transcript[0.1].
					Telephone conference with Mr. Gibbons regarding [0.2];
					legal research regarding same[1.0]; analyzed vendor discovery issues and
E/19/2017	7 Jordan v. Nationstar	390	1.5	¢E0E 00	email to Ms. DeVet regarding same[0.3].
5/16/2017	Jordan V. Nationstal	390	1.5	\$305.00	email to ivis. Devet regarding same[0.5].
5/19/2017	7 Jordan v. Nationstar	390	0.2	\$78.00	Telephone conference with Ms. DeVet regarding Safeguard subpoena[0.2].
					Received deposition notice and telephone conference with Mr. Gatens
5/22/2017	<sup>7</sup> Jordan v. Nationstar	390	0.3	\$117.00	regarding same and Safeguard subpoena issues[0.3].
					Left message for Mr. Gibbons regarding status of declaration[0.1]; emails
					from and to co-counsel regarding same [0.1]; worked on
					requests for production regarding absent class members[0.3]; worked on
5/23/2017	<sup>7</sup> Jordan v. Nationstar	390	1	\$390.00	Gibbons declaration[0.5].

Date	Project	Rate/ Cost	Hours/ Quantity	Amount	Description
5/24/201	7 Jordan v. Nationstar	390	3.5	\$1,365.00	Telephone conference with and email to Mr. Gibbons regarding declaration [0.3]; legal research regarding [2.5]; emails from and to co-counsel regarding class member deposition issues[0.1]; emails to Mr. Gibbons and regarding conference call[0.2]; analyzed prior discovery requests regarding date of lock change and liquidation event[0.4]. Telephone conference with Mr. Gibbons and Ms. Wendt regarding needed data and format of data and email to Mr. Gatens regarding same[0.9]; telephone conference with Mr. Gatens regarding same and Gibbons declaration[0.5]; telephone conference Ms. Chandler regarding Gibbons declaration issues[0.2]; legal research regarding successful use of mass appraisals in class actions and worked on response to decertification motion[3.3]; emails to and from Mr. Gibbons regarding finalizing declaration
5/25/201	7 Jordan v. Nationstar	390	5.1	\$1,989.00	and CV[0.2].
5/26/201	7 Jordan v. Nationstar	390	0.2	\$78.00	Emails from and to Messrs. Gatens and Noble regarding 30(b)(6) issues[0.2]. Emails from and to co-counsel regarding discovery of charge handling[0.2];
5/26/201	7 Jordan v. Nationstar	390	) 1	\$390.00	worked on opposition brief[0.8].
5/29/201	7 Jordan v. Nationstar	390	0.2	\$78.00	Emails from and to co-counsel regarding class member discovery issues[0.2]. Several emails to and from opposing and co-counsel regarding discovery issues and telephone conferences with Ms. Chandler and Messrs. Gatens and Noble regarding same[0.7]; telephone conference with Mr. Noble regarding same and ESI status[0.1]; worked on 30(b)(6) notice regarding fee recovery
5/30/201	7 Jordan v. Nationstar	390	1.6	\$624.00	issues[0.8]. Telephone conference with Ms. Terrell and opposing counsel regarding class member depositions[0.2]; reviewed order denying motion to compel[0.2]; telephone conference with Ms. Chandler regarding Safeguard subpoena issues[0.2]; selected exemplar properties and email to Ms. DeVet regarding
5/31/201	7 Jordan v. Nationstar	390	1.2	\$468.00	same[0.6].
6/1/201	7 Jordan v. Nationstar	390	0.4	\$156.00	Several emails to and from co-counsel regarding class member issues[0.4].

Date	Project	Rate/ Cost	Hours/ Quantity	Amount	Description
2410	1 Tojece	0000	Quarterly	7.11104116	Telephone conference with co-counsel regarding discovery issues[0.8];
6/5/2017	<sup>7</sup> Jordan v. Nationstar	390	2.6	\$1,014.00	worked on third discovery requests[1.8].
6/6/2017	<sup>7</sup> Jordan v. Nationstar	390	0.2	\$78.00	Emails from and to Ms. Chandler regarding draft discovery requests[0.2].
					Left message for [0.1]; telephone conference with Mr. Noble regarding ESI and 30(b)(6) depositions[0.1]; telephone conference with Mr. Gatens regarding same[0.1]; emails from and
6/7/2017	<sup>7</sup> Jordan v. Nationstar	390	0.4	\$156.00	to co-counsel regarding class member subpoenas[0.1].  Telephone conferences with Messrs. Gibbons and Gatens regarding and emails to and from Mr. Gatens regarding same[0.7]; worked
6/8/2017	7 Jordan v. Nationstar	390	1	\$390.00	on discovery requests[0.3].
					Telephone conference with Messrs. Gibbons and Gatens regarding and next steps[0.5]; emails from and to Mr. Gibbons and same[0.1]; reviewed reply in support of motion for
6/9/2017	' Jordan v. Nationstar	390	1.3		decertification[0.3]; analyzed lockout date list[0.4].
6/12/2017	<sup>7</sup> Jordan v. Nationstar	390	0.3	\$117.00	Worked on letter to Judge Rice [0.3]. Emails from and to Ms. Chandler regarding letter to Judge Rice[0.2]; emails
6/13/2017	<sup>7</sup> Jordan v. Nationstar	390	0.3	\$117.00	from and to Mr. Gatens regarding CoreLogic data[0.1].
6/14/2017	7 Jordan v. Nationstar	390	0.5	\$195.00	Reviewed Nationstar's letter to Judge Rice regarding motion to quash[0.2]; emails from and to Ms. Chrisman and Mr. Gatens regarding rental data [0.1]; emails from and to Mr. Gatens and Ms. Chandler regarding same[0.2].
6/15/2017	7 Jordan v. Nationstar	390	5.5	\$2,145.00	Telephone conference with  [0.4]; telephone conference with Messrs. Gibbons and Gatens regarding same[0.5]; telephone call from Mr. Gatens regarding same[0.3]; analyzed preservation fees spreadsheet[1.8]; attended telephonic hearing on motion to quash subpoenas[0.7]; telephone conference with Mr. Gatens and Ms.  Chandler regarding same and appraisal issues[0.9]; several emails to and from Messrs. Gibbons and Gatens regarding  [0.8]; left message for Mr. Noble regarding ESI, deposition and fee spreadsheet[0.1].

		Rate/	Hours/		
Date	Project	Cost	Quantity	Amount	Description
					Left message for Mr. Noble regarding discovery issues and received emails from Mr. Noble regarding same[0.1]; received email from
					, telephone conference with Mr. Gatens regarding
					same and left message from Ms. Wendt regarding same[0.3]; emails from and to Messrs. Noble and Gatens regarding deposition date and ESI search
6/16/201	7 Jordan v. Nationstar	390	0.7	\$273.00	terms[0.3].
6/10/201				444=00	Email to Mr. Gatens regarding and email to Ms. Chandler
6/18/201	7 Jordan v. Nationstar	390	0.3	\$117.00	regarding ESI search terms[0.3].
					Emails from and to Ms. Chandler and Mr. Noble regarding ESI search
					terms[0.1]; email from Mr. Gatens regarding [0.1]; left message for Mr. Noble
					regarding discovery issues[0.1]; email to
					[0.1];
					telephone conference with Mr. Gatens regarding same[0.2]; emails to and from and Mr. Gatens regarding same[0.3]; email from Mr. Gatens
6/19/201	7 Jordan v. Nationstar	390	1.1	\$429.00	
					Emails from and to [0.1];
					telephone conference with and emails from and to
					[0.5]; telephone conferences with Mr. Gatens and Ms. Chandler regarding same[0.8]; telephone conference with Mr. Noble
					regarding deposition schedule, ESI search terms and fee data production and
					emails from and to Ms. Chandler and Mr. Gatens regarding same[0.4]; emails
6/20/201	7 Jordan v. Nationstar	390	2	\$780.00	to and from Mr. Gibbons and co-counsel regarding data needed[0.2].
					Several telephone conferences, emails and messages with
6/24/204	7 Jordan v Nationata	390	2	\$780.00	[1.9], followed up regarding finalizing denseities notice[0.2]
0/21/201	7 Jordan v. Nationstar	390	2	\$780.00	[1.8]; followed up regarding finalizing deposition notice[0.2].

		Rate/	Hours/		
Date	Project	Cost	Quantity	Amount	Description
					Legal research regarding [1.4]; left message for Mr. Kilpatrick regarding same[0.1]; several
					telephone conferences and emails with and Gatens and Ms.
					Chandler same[1.6]; left message for Mr. Noble regarding ESI and fee
					spreadsheet[0.1]; several emails from and to Mr. Noble and co-counsel
6/22/2017	' Jordan v. Nationstar	390	3.9	\$1,521.00	regarding fee data production issues[0.7].
					Finalized and sent meet and confer email to Mr. Noble regarding fee
					data[0.2]; emails from and to Ms. Chandler regarding [0.1];
					telephone call from Mr. Gatens regarding same[0.1]; left message for
6/22/2017	/ Jardan v Nationstar	390	0.9	¢2F1 00	[0.1]; several messages with regarding
0/23/201/	' Jordan v. Nationstar	390	0.9	\$551.00	same[0.2]; telephone call from Mr. Kilpatrick regarding same[0.2].
					Emails from and to Mr. Gatens regarding and messages to
					and from regarding same[0.2]; emails from and to
C /2C /204=	/ Landan Nationatan	200		¢420.00	regarding same[0.3]; emails from and to Ms. Chandler regarding same[0.2];
6/26/2017	' Jordan v. Nationstar	390	1.1	\$429.00	analyzed unjust enrichment issues[0.4]. Telephone call from Messrs. Kilpatrick and Putnam regarding scope of
					project[0.3]; telephone conference with Mr. Gatens regarding same and
					appraisal issues[0.2]; several emails from and to
s /a= /a a +=				4.00.00	[0.4]; emails from and to Ms. Chandler regarding
6/27/2017	' Jordan v. Nationstar	390	1.1	\$429.00	same[0.2].
					Telephone call from Messrs. Kilpatrick, Putnam and Krause regarding estimate
					and email to co-counsel regarding same[0.3]; telephone conference with Mr.
					Gatens and Ms. Chandler regarding hearing and [0.4]; email to
					Mr. Noble setting time to meet and confer[0.1]; several emails from and to [0.3]; analyzed
					and email to co-counsel regarding same[0.3]; followed up regarding
					zip codes for subject properties[0.2]; received draft engagement agreement
6/28/2017	' Jordan v. Nationstar	390	1.8	\$702.00	from Greenfield and emailed to co-counsel[0.2].

		Rate/	Hours/		
Date	Project	Cost	Quantity	Amount	Description
					Worked on Greenfield agreement and emails to and from Mr. Putman and co-
					counsel regarding same[0.7]; email to Ms. Nordby regarding
					[0.3]; emails to and from
					[0.5]; emails from and to Mr. Noble and co-counsel
6/29/201	17 Jordan v. Nationstar	390	1.8	\$702.00	regarding fee data issues[0.3].
					Conference call with Mses. Chandler and Steiner and Mr. Gatens regarding
					scienter issues and discovery issues[0.8]; telephone conference with Ms.
					Chandler and Mr. Noble regarding discovery issues[0.4]; email to Mr. Gatens
					regarding same[0.2]; email to Mr. Noble regarding same detailing follow up
					items[0.4]; legal research regarding statutory waste claim and email to co-
					counsel regarding same[0.4]; emails to and from Ms. Nordby regarding zip
					codes and protective order issues[0.3]; emails to and from Messrs. Putman,
					Krause and Cagle and co-counsel regarding Greenfield engagement terms and
					[0.5]; emails from and to
					.7]; emails to Messrs. Krause and Putman regarding
6/30/201	17 Jordan v. Nationstar	390	3.9	\$1,521.00	property lists[0.2].
					Worked on class list data and email to Mr. Krause regarding same[0.5];
7/2/201	17 Jordan v. Nationstar	390	0.9	\$351.00	analyzed expert witness issues[0.4].
					Several emails to and from Mr. Putman and co-counsel regarding iLeads
7/5/201	17 Jordan v. Nationstar	390	0.9	\$351.00	status and Greenfield qualifications[0.9].
					Emails from and to Mr. Krause regarding
					[0.4]; emails from and to Mr. Putnam and co-counsel regarding
7/6/201	17 Jordan v. Nationstar	390	0.6	\$234.00	[0.2].
					Telephone conference with Mr. Noble regarding fee data issues and email to
7/7/201	17 Jordan v. Nationstar	390	0.4	\$156.00	co-counsel regarding same[0.4].
					Several emails from and to Messrs. Krause, Putnam and Cagle regarding
					[0.5]; emails from and to co-counsel and
					opposing counsel regarding discovery conference[0.2]; emails to and from Ms.
7/10/201	17 Jordan v. Nationstar	390	) 1	\$390.00	Terrell and Mr. Gatens regarding Greenfield contract and iLeads invoice[0.3].

		Rate/	Hours/		
Date	Project	Cost	Quantity	Amount	Description
7/11/2017	' Jordan v. Nationstar	390	1.7	\$663.00	Emails from and to Messrs. Krause and Gatens and Ms. Terrell regarding [0.2]; telephone conference with Ms. Terrell and Mr. Gatens regarding engaging Greenfield[0.5]; reviewed draft summary judgment opposition[0.4]; received new spreadsheet from Nationstar containing liquidation date information and reviewed same[0.3]; email to Mr. Putnam regarding same and signed Greenfield engagement[0.3].
7/12/2017	' Jordan v. Nationstar	390	2.3	\$897.00	Personal conference with Dr. Kilpatrick regarding engagement[1.0]; emails from and to Messrs. Krause and Gatens regarding and analyzed Nationstar's data regarding same[1.3].  Telephone conference with Mr. Noble regarding fee data issues and confirming email to Mr. Noble[0.7]; conference call with Mr. Gatens and Ms.  Terrell regarding same and Loll deposition[0.7]; emails from and to Mr. Krause
7/13/2017	' Jordan v. Nationstar	390	2.4	\$936.00	regarding Nationstar data and analyzed same[0.6]; emails to and from Ms.  Terrell and Mr. Gatens regarding same[0.4].
7/14/2017	Jordan v. Nationstar	390	1.8	\$702.00	Worked on 30(b)(6) deposition notice regarding fee charges data[1.8].  Emails from and to Messrs. Krause and Gatens regarding
7/17/2017	Jordan v. Nationstar	390	0.4	\$156.00	
7/18/2017	Jordan v. Nationstar	390	0.7	\$273.00	iLeads[0.2].  Worked on 30(b)(6) notice regarding issues and emails to and
7/19/2017	' Jordan v. Nationstar	390	0.7	\$273.00	from Ms. Chandler and Mr. Gatens regarding same[0.7].
7/20/2017	' Jordan v. Nationstar	390	0.4	\$156.00	Left message for Mr. Noble regarding production of vacancy determination dates and hit list report[0.1]; emails to and from Mr. Krause regarding [0.3].  Left message for Mr. Noble regarding vacancy data and hit list report[0.1]; emails from and to Mr. Gatens regarding reimbursement of corporate
7/21/2017	Jordan v. Nationstar	390	1	\$390.00	advances and analyzed same[0.6]; emails from and to Messrs. Gatens and Krause regarding [0.3].

		Rate/	Hours/		
Date	Project	Cost	Quantity	Amount	Description
					Left message for Mr. Noble regarding vacancy data and hit list report [0.1];
					emails from and to Mr. Noble and co-counsel regarding report and analyzed
					same [0.7]; several emails from and to Messrs. Noble, Gatens and Krause and
					Ms. Nordby regarding updated spreadsheet with first date of vacancy
7/24/2017	7 Jordan v. Nationstar	390	1.6	\$624.00	determination and analyzed same [0.8].
					Emails from and to Messrs. Krause and Gatens and Ms. Chandler regarding
					and analyzed same[0.8]; telephone conference with Mr.
					Krause regarding data issues[0.3]; telephone conference with Mr. Gatens and
7/25/2017	7 Jordan v. Nationstar	390	2.4	\$936.00	Ms. Chandler regarding discovery and damages issues[1.3].
					For the Market was a second to
					Email to Mr. Krause regarding [0.3]; telephone
					conference with Mr. Krause regarding same[0.3]; several emails from and to Mr. Krause and co-counsel regarding current report and reviewed same[1.8];
7/26/2017	7 Jordan v. Nationstar	390	) 2.7	\$1.052.00	email to Mr. Noble regarding proposed query modifications[0.3].
7/20/2017	Jordan v. Nationstal	390	2.7	\$1,055.00	Emails from and to Messrs. Krause and Gatens and Ms. Chandler regarding
7/27/2017	7 Jordan v. Nationstar	390	0.6	\$234.00	report status and reviewed same[0.6].
,,_,,_	Jordan Virtationstal	330	0.0	Ψ23 1100	Telephone call from Mr. Gatens regarding Greenfield analysis issues[0.7];
					telephone conference with Mr. Krause regarding same[0.2]; worked on
7/28/2017	7 Jordan v. Nationstar	390	2.7	\$1,053.00	Greenfield report[1.8].
					Emails from and to Messrs. Krause and Gatens and Ms. Chandler regarding
					Greenfield report and worked on same[1.8]; telephone conference with Mr.
7/31/2017	7 Jordan v. Nationstar	390	) 2	\$780.00	Krause regarding report status[0.2].
					Telephone conference with Messrs. Krause and Gatens regarding report
					status and worked on and finalized same[3.8]; emails from and to co-counsel
8/1/2017	7 Jordan v. Nationstar	390	) 4	\$1,560.00	regarding supplemental initial disclosures and review same[0.2].
					Received letter from Mr. Noble regarding demand for additional data from
8/7/2017	7 Jordan v. Nationstar	390	0.4	\$156.00	Greenfield and emails to and from Mr. Krause regarding same[0.4].
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		Rate/	Hours/		
Date	Project	Cost	Quantity	Amount	Description
					Conference call with co-counsel regarding status of discovery issues[0.6];
					emails from and to Mr. Krause regarding
					[0.4]; received and reviewed flash drive from Greenfield and emails to
					and from Mr. Krause regarding same[0.3]; letter to Mr. Noble enclosing flash
					drive with Greenfield data[0.4]; email to Mr. Noble regarding same and FTP
- 4- 4					site[0.2]; emails from and to Mr. Noble regarding updated hit list report and
	7 Jordan v. Nationstar	390		•	analyzed same[0.4].
8/10/2017	<sup>7</sup> Jordan v. Nationstar	390	0.2	\$78.00	Emails from and to Mr. Krause regarding [0.2].
					Several emails from and to Mr. Noble and co-counsel regarding hit list report
0/11/201	7 January - Niatianatan	200	0.0	ć242.00	and analyzed same[0.6]; emails to and from Mr. Noble and Dr. Kilpatrick
	7 Jordan v. Nationstar	390			regarding deposition scheduling[0.2].
8/13/2017	<sup>7</sup> Jordan v. Nationstar	390	0.2	\$78.00	Emails from and to Mr. Gatens regarding deposition scheduling[0.2].
					Conference call with opposing counsel regarding discovery conference
					concerning loan files [0.5]; telephone conference with Mr. Gatens regarding
8/15/2017	<sup>7</sup> Jordan v. Nationstar	390	2.6	\$1,014.00	same[0.3]; worked on requests for admissions[1.8].
8/16/2017	<sup>7</sup> Jordan v. Nationstar	390	0.8	\$312.00	Worked on RFAs and email to Mr. Gatens regarding same[0.8].
					Telephone conference with Mr. Gatens regarding discovery, trial and expert
8/17/2017	7 Jordan v. Nationstar	390	0.4	\$156.00	witness issues and emails from and to co-counsel regarding same[0.4].
					Several emails from and to Ms. Sullivan and Mr. Krause regarding data
8/18/2017	7 Jordan v. Nationstar	390	0.4	\$156.00	production issues[0.4].
					Telephone call from Ms. Terrell regarding motion for order shortening
					time[0.2]; several emails from and to Mr. Krause and Ms. Sullivan regarding
8/21/2017	<sup>7</sup> Jordan v. Nationstar	390	0.6	\$234.00	Greenfield data production [0.4].
					Reviewed motions to extend deadlines and for leave to file supplemental
8/22/2017	7 Jordan v. Nationstar	390	0.5	\$195.00	briefing on decertification and supporting declarations[0.5].

Date	Project	Rate/ Cost	Hours/ Quantity	Amount	Description
					Telephone conference with Mr. Gatens regarding discovery and trial issues[0.5]; telephone call from Dr. Kilpatrick regarding [0.2]; left message for regarding same[0.1]; worked on 30(b)(6) deposition notice and emailed draft to Mr. Gatens[0.6]; received Greenfield invoice and forwarded to Mr. Gatens and Ms. Terrell[0.1]; continued to work on 30(b)(6) deposition notice[1.8]; several emails to and from Mr. Krause regarding
8/23/201	7 Jordan v. Nationstar	390	3.9	\$1,521.00	declaration in response to motion to extend deadlines[0.6].  Conference call with Ms. Chandler and Mr. Gatens regarding briefing on pending motions and discovery issues[0.6]; emails from and to Mr. Krause and
8/24/201	7 Jordan v. Nationstar	390	0.9	\$351.00	co-counsel regarding declaration[0.3].  Telephone conference with Mr. Krause regarding declaration[0.2]; emails
8/25/201	7 Jordan v. Nationstar	390	0.4	\$156.00	from and to Mr. Krause and co-counsel regarding same[0.2].
8/28/201	7 Jordan v. Nationstar	390	4.2	\$1,638.00	Telephone call from Ms. Chandler regarding Krause declaration[0.1]; worked on 30(b)(6) notice regarding document authentication and email to Mr. Gatens regarding same[3.8]; emails from and to Mr. Krause and Ms. Sullivan regarding Greenfield data production and replication troubleshooting[0.3].
					Telephone call from Dr. Kilpatrick regarding deposition [0.3]; telephone call from Mr. Rand regarding [0.4]; emails to and from Mr. Noble regarding Greenfield data issues [0.2]; worked on Krause declaration and Daudt declaration in response to motion to extend case schedule and review
8/29/201	7 Jordan v. Nationstar	390	2.5	\$975.00	opposition [0.9]; worked on 30(b)(6) notice [0.7].  Emails from and to Mr. Krause and Ms. Chandler regarding Krause declaration[0.2]; received McKee and Marais reports and email regarding
8/30/201	7 Jordan v. Nationstar	390	0.4	\$156.00	same to Dr. Kilpatrick[0.2]. Emails from and to Messrs. Noble and Krause regarding Greenfield data issues[0.3]; emails from and to Ms. Sullivan and Dr. Kilpatrick regarding
9/4/201	7 Jordan v. Nationstar	390	0.4	\$156.00	deposition[0.1].

		Rate/	Hours/		
Date	Project	Cost	Quantity	Amount	Description
9/5/2	2017 Jordan v. Nationstar	390	) 2.6	\$1,014.00	Reviewed defense experts' disclosures and prepared for meeting with Dr. Kilpatrick[1.2]; telephone conference with Mr. Krause regard Greenfield data issues[0.4]; emails from and to Messrs. Krause and Noble regarding same[0.7]; several emails from and to Ms. Sullivan and opposing counsel regarding Kilpatrick deposition[0.3].
9/6/2	1017 Jordan v. Nationstar	390	) 3.2	\$1 248 00	Personal conference with Dr. Kilpatrick to prepare for deposition[2.0]; analyzed order denying motion for decertification[0.3]; telephone conferences with Mr. Gatens regarding same[0.4]; telephone call from Ms. Terrell regarding same and expert witness issues[0.2]; telephone call from Ms. Chandler regarding same[0.2]; email to Mr. Noble regarding email production[0.1].
3/0/2	.orr Jordan V. Nationstal	330	J.2	71,240.00	production[0.1].
9/7/2	1017 Jordan v. Nationstar	390	) 8.8	\$3,432.00	Personal conference with Dr. Kilpatrick and defended deposition[8.3]; emails from and to co-counsel regarding potential settlement issues[0.1]; email to Mr. Krause regarding supplemental report[0.4].
					Telephone conference with Ms. Riley regarding deposition scheduling [0.1]; telephone conferences with Mr. Noble regarding deposition scheduling and emails from and to Mr. Noble regarding same[0.3]; received deposition transcript and followed up regarding same[0.2]; emails from and to Mr.
9/11/2	017 Jordan v. Nationstar	390	0.7	\$273.00	Krause regarding supplemental report[0.1].  Followed up regarding deposition scheduling[0.5]; followed up regarding  Greenfield data production[0.2]; worked on supplemental Greenfield
9/12/2	017 Jordan v. Nationstar	390	) 1.2	\$468.00	report[0.5].  Telephone conference with Mr. Krause regarding supplemental analysis[0.1]; left message for Mr. Noble regarding requested code and deposition scheduling[0.1]; emails from and to Ms. Riley regarding deposition scheduling[0.2]; emails from and to Messrs. Krause and Noble regarding
9/13/2	.017 Jordan v. Nationstar	390	0.6	\$234.00	Greenfield data production[0.2].

Date	Project	Rate/ Cost	Hours/ Quantity	Amount	Description Telephone conference with Mr. Gatens regarding document production[0.1];
9/14/2017	Jordan v. Nationstar	390	0.7	\$273.00	followed up regarding deposition scheduling[0.4]; emails from and to Mr. Noble regarding document production[0.2].
9/15/2017	7 Jordan v. Nationstar	390	1.8	\$702.00	Left message for Mr. Noble regarding document production[0.1]; telephone call from Mr. Noble regarding same[0.1]; followed up regarding deposition scheduling[0.2]; emails from and to Dr. Kilpatrick and Mr. Krause and cocounsel regarding [0.6]; emails from and to Mr. Noble and co-counsel regarding document authenticity discovery issues[0.4]; emails from and to Mr. Noble and Mr. Krause regarding additional data and software issues[0.4].
9/18/2017	7 Jordan v. Nationstar	390	2.3	\$897.00	Telephone conference with Ms. Terrell regarding expert disclosure and potential settlement issues[0.6]; analyzed 30(b)(6) deposition issues and telephone conference with Mr. Gatens regarding same[0.5]; emails from and to co-counsel regarding supplemental report issues[0.2]; letter and email to Mr. Noble regarding supplemental expert disclosure[0.5]; email to Mr. Noble regarding email production[0.2]; emails from and to Messrs. Noble and Krause regarding Greenfield data and software issues[0.3].
9/19/2017	7 Jordan v. Nationstar	390	0.8	\$312.00	Telephone conference with Messrs. Gatens and Noble regarding deposition objections and document authentication issues[0.2]; emails from and to Mr. Noble and counsel regarding same[0.4]; emails from and to Ms. Chandler regarding document production and [0.2].
9/20/201 <sup>-</sup>	7 Jordan v. Nationstar	390	1.4	\$546.00	Emails from and to Mses. Boschen and Chandler and Messrs. Gatens and Noble regarding document production, expert disclosure issues and discovery hearing and telephone conference with Ms. Chandler regarding same[0.8]; worked on document authentication issues[0.3]; emails from and to cocounsel regarding discovery letter to Judge Rice and worked on same[0.3].
	7 Jordan v. Nationstar	390	0.8		Prepared for expert depositions and email to Mr. Krause and Dr. Kilpatrick regarding same[0.8].

Date	Project	Rate/ Cost	Hours/ Quantity	Amount	Description
	7 Jordan v. Nationstar 7 Jordan v. Nationstar	390 390			Reviewed Nationstar's letter to Judge Rice regarding discovery issues[0.2]; analyzed supplemental report from Mr. McKee[0.3]; telephone conference with Mr. Gatens regarding hearing issues[0.3]; attended telephonic hearing on discovery issues and emails from and to co-counsel regarding same[0.3]. Reviewed draft motion for summary judgment[0.4].
	7 Jordan v. Nationstar	390			Prepared for Mr. McKee's deposition[3.4]; email to Mr. Noble regarding discovery conference[0.1]; emails from and to opposing and co-counsel regarding McKee deposition and followed up regarding same[0.5].
9/26/201	7 Jordan v. Nationstar	390	1.6	\$624.00	Telephone conference with co-counsel regarding status of expert witness issues and case schedule and follow up emails regarding same[1.2]; telephone conference with Mr. Krause regarding whether  [0.2]; followed up regarding deposition scheduling[0.2].  Telephone conference with Mr. Gatens regarding damages issues and email to Mr. Gatens regarding same[0.2]; emails from and to Mr. Krause regarding and emails to and from Ms. Chandler and
9/27/201	7 Jordan v. Nationstar	390	0.6	\$234.00	Mr. Gatens regarding same[0.4].  Emails from and to Ms. Chandler and telephone conference with opposing counsel regarding discovery and case schedule issues[0.7]; emails from and to Mr. Krause and Mr. Gatens regarding [0.2]; telephone conferences with Ms. Chandler regarding same[0.4]; telephone
9/28/201	7 Jordan v. Nationstar	390	2	\$780.00	conference with Mr. Gatens regarding same[0.2]; conference call with Mses.  Terrell and Chandler and Mr. Gatens regarding same and mediation[0.5].  Telephone conference with  [0.6]; emails to and from co-counsel regarding
10/1/201	7 Jordan v. Nationstar 7 Jordan v. Nationstar 7 Jordan v. Nationstar	390 390 390	0.1	\$39.00	same[0.3]. Email from Mr. Lonergan regarding case schedule issues[0.1]. Emails from and to co-counsel regarding mediation message[0.3].

		Rate/	Hours/		
Date	Project	Cost	Quantity	Amount	Description
					Analyzed Nationstar's Admissions regarding document authenticity and emails from and to co-counsel regarding same[0.3]; emails from and to
					opposing and co-counsel regarding expert and case scheduling issues[0.4];
					email to co-counsel regarding
					[0.2]; reviewed
10/3/2017	' Jordan v. Nationstar	390	1.7	\$663.00	[0.8]. Emails from and to Messrs. Gatens and
10/4/2017	' Jordan v. Nationstar	390	0.2	\$78.00	
10) 1, 2017	Jordan V. Nationstal	330	0.2	Ψ70.00	
					Telephone conferences with Messrs. and Gatens regarding
10/5/0015				4-0-00	[1.1]; emails among co-counsel regarding
10/5/201/	' Jordan v. Nationstar	390	1.3	\$507.00	[0.2].
					Received data file for Dr. Marais and emailed same to Mr. Krause for
10/6/2017	' Jordan v. Nationstar	390	0.4	\$156.00	review[0.3]; emails from and to Ms. Terrell regarding mediation issues[0.1].
10/7/2017	' Jordan v. Nationstar	390	0.2	\$78.00	Emails from and to Mr. Krause regarding deposition schedule[0.2].
					Emails from and to Ms. Riley regarding deposition notices[0.2]; received new
10/10/2017	' Jordan v. Nationstar	390	0.5	\$195.00	Nationstar spreadsheet and emails from and to co-counsel regarding same[0.3].
10/10/2017	Jordan V. Nationstal	330	0.5	Ψ133.00	Emails from and to Messrs. Gatens and
					[0.3]; emails from and to opposing and co-counsel regarding
10/11/2017	' Jordan v. Nationstar	390	0.5	\$195.00	proposed stipulation regarding expert schedule[0.2].
					Telephone conference with Mr. Gatens regarding case scheduling issues[0.2];
					worked on stipulation for expert schedule and emails to and from co-counsel
					and Mr. Lonergan regarding same[0.5]; emails to and from Dr. Kilpatrick
					regarding November deposition schedule[0.2]; emails to and from Mr. Krause
	Jordan v. Nationstar	390			and co-counsel regarding new end-date information[0.3].
10/16/201/	' Jordan v. Nationstar	390	0.1	\$39.00	Email from Mr. Krause confirming end date work[0.1].
					Telephone call from Dr. Kilpatrick regarding deposition and trial schedule[0.1];
10/17/2017	' Jordan v. Nationstar	390	0.3	\$117.00	received Greenfield invoice and followed up regarding same[0.2].

Date	Project	Rate/ Cost	Hours/ Quantity	Amount	Description
10/18/2017	Jordan v. Nationstar	390	0.3	\$117.00	Telephone conference with Mr. Gatens regarding work assignments and expert witness issues[0.3].  Telephone conference with Ms. Chandler regarding expert witness issues[0.3]; emails from and to Messrs. Lonergan and Noble regarding
10/20/2017	Jordan v. Nationstar	390	0.4	\$156.00	deposition scheduling[0.1].
10/23/2017	' Jordan v. Nationstar	390	0.2	\$78.00	Emails to and from Ms. Chandler regarding deposition scheduling[0.2].
10/24/2017	Jordan v. Nationstar	390	0.4	\$156.00	Conference call with Mses. Chandler and Terrell and Mr. Gatens regarding summary judgment arguments and discovery issues[0.7]; email to Mr. Noble
10/25/2017	' Jordan v. Nationstar	390	1.2	\$468.00	regarding deposition scheduling issues[0.2]; email to Mr. Krause regarding rebuttal report[0.3].  Telephone call from Mr. Krause regarding rebuttal report[0.2]; telephone conference with Ms. Chandler regarding same[0.2]; telephone conferences with Mr. Krause regarding same[0.3]; several emails from and to Mr. Krause regarding same[0.7]; email to Mr. Lonergan regarding expert witness
10/26/2017	Jordan v. Nationstar	390	1.6	\$624.00	fees[0.2].
10/27/2017	′ Jordan v. Nationstar	390	1.3	\$507.00	Conference call with Mr. Gatens and Ms. Chandler regarding stipulation for expert report scheduling and summary judgment reply[0.4]; left message for Mr. Krause regarding report issues[0.1]; emails from and to Mr. Krause regarding rebuttal report and analyzed same[0.6]; email to Mr. Knox regarding motion to revise schedule for experts[0.2].

Date	Project	Rate/ Cost	Hours/ Quantity	Amount	Description
					Telephone call from Ms. Chandler regarding [0.2]; worked on rebuttal report and reply declaration[1.8]; telephone conferences with Mr. Krause regarding same and rebuttal report[0.2]; several emails from and to Messrs. Krause and Gatens and Ms. Chandler regarding same[1.1]; worked on reply in support of summary judgment motion[0.4]; emails from and to co-counsel regarding hearing transcript[0.1]; analyzed and emails to and from co-counsel regarding same[0.4]; emails among
10/30/201	7 Jordan v. Nationstar	390	4.5	\$1,755.00	co-counsel regarding mediation[0.3].  Legal research regarding [0.8]; emails from and to  Mr. Gatens regarding same[0.2]; worked on rebuttal report and emails to and  from co-counsel and Mr. Krause regarding same[0.8]; finalized rebuttal report
10/31/201	7 Jordan v. Nationstar	390	2.3	\$897.00	and served same[0.5].
11/2/201	7 Jordan v. Nationstar	390	0.2	\$78.00	Emails from and to Mr. Gatens regarding trial presentation issues[0.2].
11/6/201	7 Jordan v. Nationstar	390	0.9	\$351.00	Conference call with co-counsel regarding trial exhibits and witnesses [0.5]; reviewed new document production from Nationstar [0.4].
44 = 1004				400.00	Emails from and to Ms. Riley regarding trial exhibits[0.2]; email to Mr. Kilpatrick regarding deposition preparation meeting[0.2]; emails from and to
11///201	7 Jordan v. Nationstar	390	0.6	\$234.00	Ms. Noble and Mr. Krause regarding expert disclosure[0.2].  Followed up regarding data provided to Greenfield[0.2]; several emails from and to Mr. Krause regarding disclosure issues[0.7]; followed up regarding
11/8/201	7 Jordan v. Nationstar	390	1.1	\$429.00	witness objections[0.2].  Email to Mr. Noble regarding expert disclosure and emails from and to Ms.  Chandler and Mr. Gatens regarding same[0.6]; email to Mr. Kilpatrick regarding deposition preparation[0.2]; emails to and from Mr. Krause regarding deed data issues[0.2]; reviewed reply in support of motion for
11/9/201	7 Jordan v. Nationstar	390	1.3	\$507.00	summary judgment[0.3].
11/13/201	7 Jordan v. Nationstar	390	0.4	\$156.00	Analyzed trial exhibits[0.2]; followed up regarding deposition scheduling[0.2].

		Rate/	Hours/		
Date	Project	Cost	Quantity	Amount	Description
					Reviewed draft objections to undisclosed witnesses[0.2]; reviewed draft motions in limine[0.3]; analyzed summary judgment issues to prepare for call
					regarding hearing[1.1]; telephone conference with Mr. Gatens and Mses.
44/44/204	<b>-</b>	200		44 000 00	Terrell and Chandler regarding same [1.1]; email to Mr. Lonergan regarding
11/14/201	7 Jordan v. Nationstar	390	2.8	\$1,092.00	McKee deposition schedule[0.1].
					Telephone call from Mr. Gatens regarding summary judgment hearing[0.1];
					reviewed supplemental reports from McKee and Marias and emails from and
11/15/201	7 Jordan v. Nationstar	390	0.8	\$312.00	to Messrs. Gatens, Krause and Kilpatrick regarding same[0.7].
					Conference call with co-counsel and opposing counsel regarding trial
					exhibits[0.3]; emails from and to Mr. Kilpatrick regarding deposition
11/15/201	7 January Nationaton	200		¢254.00	preparation meeting[0.2]; several emails from and to Messrs. Gatens and Ms. Chandler regarding [0.4].
11/16/201	7 Jordan v. Nationstar	390	0.9	\$351.00	Chandler regarding [0.4].  Emails to Messrs. Krause and Kilpatrick regarding and
11/19/201	7 Jordan v. Nationstar	390	0.2	\$78.00	deposition notice[0.2].
					Emails from to co-counsel and opposing counsel regarding trial exhibits, trial
					briefs and mediation letter and worked on same[1.0]; emails from and to Mr.
					Krause and co-counsel regarding updating damages calculations and detailed
					spreadsheet[0.3]; reviewed updated damages calculations from Mr. Krause and telephone conference with Mr. Krause regarding same[0.4]; personal
					conference with Mr. Kilpatrick regarding preparation for deposition[1.3];
11/20/201	7 Jordan v. Nationstar	390	3.3	\$1,287.00	worked on protective order for Dr. Kilpatrick's signature[0.3].
					Conference call with Mses. Terrell and Chandler and Mr. Gatens regarding
					mediation letter issues [0.5]; telephone conference with Mr. Gatens regarding
					pre-judgment interest issues [0.2]; telephone conference with Mr. Krause
					regarding [0.1]; emails from and to Ms. Riley regarding deposition notices [0.2]; email to Dr. Kilpatrick regarding
					[0.5]; defended deposition of Dr. Kilpatrick
11/21/201	7 Jordan v. Nationstar	390	7.4	\$2,886.00	[6.0].

		Rate/	Hours/		
Date	Project	Cost	Quantity	Amount	Description
					Reviewed Nationstar's mediation letter[0.3]; email to Mr. Gatens and Ms.
11/22/2017	7 Jordan v. Nationstar	390	0.4	\$156.00	Riley regarding protective order[0.1].
					Attended mediation[7.4]; email to Ms. Chandler regarding Marias
11/27/2017	7 Jordan v. Nationstar	390	7.5	\$2,925.00	deposition[0.1].
					Prepared for Marais deposition[4.5]; emails from and to Mr. Krause regarding
					deposition transcripts[0.2]; followed up regarding McKee deposition
					scheduling and arrangements[0.2]; emails from and to Dr. Kilpatrick and Mr.
11/28/2017	7 Jordan v. Nationstar	390	5.2	\$2,028.00	Gatens regarding trial schedule[0.3].
					Emails from and to Ms. Riley regarding Marias deposition[0.1]; prepared for
44/00/004					Marias deposition[2.5]; telephone conference with Mr. Krause regarding
11/29/2017	7 Jordan v. Nationstar	390	2.7	\$1,053.00	same[0.1].
					Dranged for and conducted deposition of Dr. Margiel 7 01, numerous amails
					Prepared for and conducted deposition of Dr. Marais[7.8]; numerous emails from and to co-counsel and opposing counsel regarding trial exhibits, pretrial
11/30/2017	7	390	8.9	\$2,471.10	order and Marais documents[0.4]; analyzed same[0.7].
11/30/2017	,	330	0.5	75,471.10	order and wards documents[o.+], analyzed same[o.7].
					Analyzed Marais supporting materials[1.5]; prepared for McKee
					deposition[2.4]; numerous emails from and to co-counsel and opposing
					counsel regarding Marias documents and trial exhibits[0.3]; emails to and
12/1/2017	7 Jordan v. Nationstar	390	4.4	\$1,716.00	from Mr. Krause regarding [0.2].
					Email to and telephone conference with Dr. Kilpatrick regarding motion to
12/3/2017	7 Jordan v. Nationstar	390	0.3	\$117.00	disqualify[0.3].
					Prepared for and conducted deposition of Mr. McKee[9.5]; several emails
					from and to co-counsel and opposing counsel regarding trial exhibits and
					[0.4]; emails from and to Dr. Kilpatrick
12/4/2017	7 Jordan v. Nationstar	390	10.1	\$3,939.00	regarding same[0.2].
					Pavious d Plaintiff's response to EHEA's motion to expedite [0.2], considering
					Reviewed Plaintiff's response to FHFA's motion to expedite[0.2]; emails from and to co-counsel regarding damages analysis[0.2]; telephone conference
12/5/2017	7 Jordan v. Nationstar	390	0.6	\$234.00	with Ms. Chandler regarding damages calculation issues[0.2].
12/3/2017	Jordan v. Nationstal	330	0.0	, 7234.00	with Mis. Chandle regarding damages taltulation issues[0.2].

		Rate/	Hours/		
Date 12/6/201	Project 7 Jordan v. Nationstar	Cost 390	Quantity 1.9		Description Analyzed damages issues for trial presentation [0.9]; emails to and from Mr. Krause regarding same[0.4]; emails from and to co-counsel and opposing counsel regarding same[0.2]; reviewed FHFA's reply in support of motion to expedite[0.1]; emails from and to Dr. Kilpatrick and co-counsel regarding [0.3].
					Reviewed Nationstar's supplemental trial exhibit list and emails from and to Mr. Gatens regarding same [0.2]; pretrial conference call with Judge Rice[1.1]; telephone conference with Mr. Gatens regarding same[0.2]; several emails from and to Mr. Krause and co-counsel and opposing counsel regarding updated damages calculations and worked on same[1.8]; telephone conferences with Mr. Krause regarding same[0.4]; research regarding property transaction discussed by Marais[1.0]; telephone conference with Ms. Chandler regarding same[0.2]; followed up regarding deposition transcripts[0.1]; emails from and to Mr. Peterson and co-counsel regarding letter to FHFA[0.2]; email to Dr. Kilpatrick regarding trial preparation meeting[0.1]; emails to and from Mr. Krause regarding Marais analysis[0.3]; emails from and to Mr. Lonergan regarding updated damages
12/7/201	7 Jordan v. Nationstar	390	5.8	\$2,262.00	spreadsheet[0.2].  Several emails from and to Mr. Krause and co-counsel regarding updated damages analysis and reviewed and served same on opposing counsel[1.2]; emails to and from Dr. Kilpatrick regarding reviewed letter from court regarding trial protocol[0.1]; reviewed new spreadsheets from Nationstar regarding collection notes, payment histories and DOT rent riders[0.3]; telephone conference with Ms. Chandler regarding [0.2]; emails from and to Mr. Gatens regarding deposition
12/7/201	7 Jordan v. Nationstar	390	2	\$780.00	designations[0.2].

Date	Project	Rate/ Hou Cost Qua	rs/ ntity Ar	mount	Description Several emails from and to Mr. Krause and co-counsel regarding updated damages analysis and reviewed and served same on opposing counsel[1.2]; emails to and from Dr. Kilpatrick regarding reviewed letter from court regarding trial protocol[0.1]; reviewed new spreadsheets from Nationstar regarding collection notes, payment histories and DOT rent riders[0.3]; telephone conference with Ms. Chandler regarding [0.2]; emails from and to Mr. Gatens regarding deposition
12/8/2017	Jordan v. Nationstar	390	2	\$780.00	designations[0.2]. Worked on witness outlines[2.0]; emails from and to co-counsel regarding
12/10/2017	′ Jordan v. Nationstar	390	2.6	\$1,014.00	"collection note evidence" [0.2]; emails to and from co-counsel and Dr. Kilpatrick regarding trial preparation [0.2]; emails from and to Mr. Peterson and co-counsel regarding FHFA letter [0.2].
12/11/2017	<sup>'</sup> Jordan v. Nationstar	390	5	\$1,950.00	Several emails from and to co-counsel regarding settlement and damages issues and analyzed same[1.4]; telephone conference with Dr. Kilpatrick regarding [0.4]; telephone conference with Ms. Chandler regarding same[0.4]; telephone conference with Mr. Gatens regarding trial exhibits and settlement negotiations[0.5]; worked on witness outlines[1.3]; analyzed latest damages spreadsheet and emails to and from Mr. Krause, co-counsel and Mr. Noble regarding same[0.7]; reviewed FHFA's supplemental brief [0.3].

Date	Project	Rate/ Cost	Hours/ Quantity	Amount	Description
12/12/201	7 Jordan v. Nationstar	390	) 7.6	\$2,964.00	Emails from and to Mr. Gatens regarding deposition transcripts at trial and analyzed local rule[0.2]; telephone call from Dr. Kilpatrick regarding [0.3]; prepared for Kilpatrick trial preparation meeting[1.1]; emails from and to Mr. Gatens regarding [0.2]; and emails to and from Ms. Chandler regarding same[1.4]; worked on trial exhibits, damages calculations, additional summaries from Nationstar and several emails from and to Mr. Gatens regarding same[2.8]; followed up regarding [0.3]; worked on declaration for Dr. Kilpatrick in response to FHFA's motion to disqualify[1.3].
					Emails to and from Dr. Kilpatrick regarding Nationstar's latest damages calculations[0.3]; telephone call from Dr. Kilpatrick regarding declaration and preparation meeting[0.1]; telephone conference with Mr. Gatens regarding same[0.1]; worked on Kilpatrick declaration and emails to and from Dr. Kilpatrick regarding same[0.9]; worked on Daudt declaration in response to motion to disqualify[0.4]; reviewed draft response to motion to disqualify[0.3]; telephone call from Dr. Kilpatrick regarding changes to declaration[0.1]; telephone conference with Mr. Gatens regarding same and trial preparation[0.5]; worked on proposed findings of fact and conclusions of law and damages analysis and emails from and to Mr. Gatens regarding same [1.7]; email to Mr. Noble regarding additional loans to be removed from damages calculations[0.3]; email to Dr. Kilpatrick regarding denial of motion
12/13/201	7 Jordan v. Nationstar	390	4.9	\$1,911.00	to disqualify[0.2].  Prepared for and attended meeting with Dr. Kilpatrick to prepare for trial testimony[4.5]; followed up regarding deposition transcripts[0.2]; analyzed new "disposal evidence" spreadsheet from Nationstar and email to Mr.
12/14/201	7 Jordan v. Nationstar	390	5.1	\$1,989.00	Krause regarding same[0.4].

		Rate/	Hours/		
Date	Project  7 Jordan v. Nationstar	Cost	Quantity 5.8	Amount \$2,262.00	Description Emails to and from and telephone conference with Mr. Krause regarding damages calculations[0.5]; emails to and from co-counsel regarding same[0.2]; telephone calls from Mr. Gatens regarding settlement negotiations[0.4]; followed up regarding McKee deposition transcript[0.3]; worked on witness outlines[4.3]; emails to Mr. Krause and Dr. Kilpatrick regarding settlement[0.1].
12/13/201	7 Jordan V. Nationstal	350	3.6	\$2,202.00	Telephone conference with Mr. Gatens and Ms. Chandler regarding  [0.3]; telephone conference with Messrs. Gatens and Lonergan and Ms. Chandler regarding same[0.4]; emails from and to Mr.
12/18/201	7 Jordan v. Nationstar	390	0.8	\$312.00	Krause and Dr. Kilpatrick regarding settlement[0.1].  Worked on costs report and obtaining final bill from Greenfield and email to
12/19/201	7 Jordan v. Nationstar	390	0.5	\$195.00	co-counsel regarding same[0.5].
12/20/201	7 Jordan v. Nationstar	390	0.3	\$117.00	Followed up regarding costs for motion for preliminary approval [0.3]. Reviewed draft settlement agreement and distribution estimates and emails from and to co-counsel regarding same [0.6]; received final Greenfield bill and
12/27/201	7 Jordan v. Nationstar	390	0.7	\$273.00	followed up regarding same[0.1].  Worked on settlement agreement and email to co-counsel regarding
1/1/201	8 Jordan v. Nationstar	390	0.4	\$156.00	same[0.4].
1/5/201	8 Jordan v. Nationstar	390	0.1	\$39.00	Reviewed proposed stipulation regarding preliminary approval schedule[0.1]. Worked on long form notice and emails to and from co-counsel regarding
1/15/201	8 Jordan v. Nationstar	390	0.5	\$195.00	same[0.5].  Telephone conference with Ms. Chandler and Mr. Gatens regarding  [0.4]; telephone conference with Mr.
1/17/201	8 Jordan v. Nationstar	390	0.8	\$312.00	Gatens regarding same[0.4].  Worked on settlement notices and emails from and to co-counsel regarding
1/18/201	8 Jordan v. Nationstar	390	0.4	\$156.00	same[0.4]. Telephone conference with Mr. Gatens and Mses. Chandler and Terrell regarding settlement issues[1.0]; emails to and from co-counsel regarding
2/5/201	8 Jordan v. Nationstar	390	1.2	\$468.00	same[0.2].

		Rate/	Hours/		
Date	Project	Cost	Quantity	Amount	Description
					Telephone conference with Messrs. Gatens and Lonergan and Ms. Chandler
					regarding settlement agreement issues[0.2]; telephone conference with Mr.
2/13/2018	8 Jordan v. Nationstar	390	0.3	\$117.00	Gatens and Ms. Chandler regarding same[0.1].
2/15/2018	8 Jordan v. Nationstar	390	0.2	\$78.00	Emails from and to co-counsel regarding settlement issues[0.2].
					Worked on settlement agreement, letter to Mr. Peterson and legal research
2/19/2018	8 Jordan v. Nationstar	390	3.2	\$1,248.00	regarding bankruptcy issues and email to co-counsel regarding same[3.2].
					Emails from and to co-counsel regarding stipulation for preliminary
					approval[0.2]; worked on letter to Mr. Peterson and legal research regarding
2/21/2018	8 Jordan v. Nationstar	390	2.4	\$936.00	
					Worked on letter to Mr. Peterson[0.3]; reviewed Nationstar's letter to Mr.
2/22/2018	8 Jordan v. Nationstar	390	0.6	\$234.00	Peterson and email to co-counsel regarding same [0.3].
					Telephone conference with Messrs. Peterson and Gatens regarding Mses.
					Terrell and Chandler regarding settlement[0.7]; telephone conference with
2/26/2018	8 Jordan v. Nationstar	390	0.9	\$351.00	Mr. Gatens regarding settlement issues[0.2].
					Telephone conference with Mr. Gatens and Mses. Chandler and Terrell
2/2/2011	O to object the North color	200		¢5.46.00	regarding mediation call[0.2]; conference call with Mr. Peterson[1.1]; emails
	8 Jordan v. Nationstar	390		-	from and to Mr. Peterson and co-counsel regarding same[0.1].
	8 Jordan v. Nationstar	390			Followed up regarding resetting trial date[0.4].
3/13/2018	8 Jordan v. Nationstar	390	0.2	\$78.00	Emails from and to co-counsel regarding trial dates[0.2].
2/14/2019	O lardan v Nationstar	200	0.2	¢79.00	Emails from and to Mr. Knox and co-counsel regarding trial date and class notice issues[0.2].
3/14/2016	8 Jordan v. Nationstar	390	0.2	\$78.00	Emails from and to Mr. Peterson and co-counsel regarding settlement and
2 /15 /2019	8 Jordan v. Nationstar	390	0.3	\$117.00	trial setting issues[0.3].
3/13/2016	o Jordan V. Nationstal	390	0.5	\$117.00	Emails from and to Mr. Gatens regarding letter to court regarding trial
2/10/2019	8 Jordan v. Nationstar	390	0.1	\$20.00	date[0.1].
3/19/2016	o Juluan v. Nationstal	390	0.1	. 339.00	uate[0.1].
					Drafted letters to Judge Rice and Mr. Lonergan regarding resetting trial date
3/20/2019	8 Jordan v. Nationstar	390	0.9	\$351.00	and several emails to and from co-counsel regarding same[0.9].
5, 20, 2010	o sordan vi racionstal	330	. 0.5	7551.00	Telephone conferences with Messrs. Gatens and Peterson regarding
3/22/2019	8 Jordan v. Nationstar	390	0.7	\$273.00	settlement issues[0.7].
5, 22, 2010	5 Jonadii V. Mationstal	330	. 0.7	7275.00	octacinent isoscolon J.

Date	Project	Rate/ Cost	Hours/ Quantity	Amount	Description
					Telephone conference with Messrs. Gatens, Lonergan and Knox regarding settlement issues[0.6]; telephone conference with Mr. Gatens regarding same[0.4]; left message for Ms. Chandler regarding notice issue[0.1]; revised
3/23/2018	8 Jordan v. Nationstar	390	1.4	\$546.00	letter to Judge Rice and emails to and from co-counsel regarding same[0.3]. Email from Mr. Gatens regarding class notice and trial dates and telephone
3/27/201	8 Jordan v. Nationstar	390	0.4	\$156.00	conference with Mr. Gatens regarding same[0.4].
3/29/2018	8 Jordan v. Nationstar	390	0.2	\$78.00	Emails from and to co-counsel and Dr. Kilpatrick regarding trial dates[0.2].
3/30/201	8 Jordan v. Nationstar	390	0.2	\$78.00	Trial setting conference call[0.2].
4/2/2018	8 Jordan v. Nationstar	390	0.1	\$39.00	Emails to and from Dr. Kilpatrick regarding new trial date[0.1].
4/6/201	8 Jordan v. Nationstar	390	0.3	\$117.00	Reviewed motion for renewed class notice[0.3].
					Reviewed and docketed trial scheduling order[0.3]; reviewed draft response
4/12/201	8 Jordan v. Nationstar	390	0.5	\$195.00	to motion for second notice[0.2].
					Reviewed Safeguard's motion to intervene and emails to and from co-counsel
					regarding same[0.2]; reviewed revised draft response to Nationstar's motion
4/16/2018	8 Jordan v. Nationstar	390	0.4	\$156.00	regarding second notice[0.2].
					Reviewed Safeguard's motion to expedite and emails from and to co-counsel
	8 Jordan v. Nationstar	390		· ·	regarding same[0.3]; reviewed proposed response to same[0.1].
4/19/201	8 Jordan v. Nationstar	390	2.3	\$897.00	Worked on response to Safeguard's motion to intervene[2.3].
					Worked on response to Safeguard's motion to intervene and emailed draft to
					co-counsel [4.5]; reviewed Nationstar's reply in support of motion for
				4	renewed class notice[0.2]; telephone call from Mr. Gatens regarding
4/20/2018	8 Jordan v. Nationstar	390	) 5	\$1,950.00	settlement strategy[0.3].
					Worked on response to Safeguard's motion to intervene and several emails
	8 Jordan v. Nationstar	390			among co-counsel regarding same[0.4].
4/23/2018	8 Jordan v. Nationstar	390	0.2	\$78.00	Worked on response to motion to intervene[0.2].
1/25/2011	0.1	222		4450.00	Attended telephonic hearing on Nationstar's motion for renewed class
4/25/2018	8 Jordan v. Nationstar	390	0.4	\$156.00	notice[0.4].
1/25/224	O La color - North	200		6447.00	Reviewed order granting in part and denying in part Nationstar's motion for
4/26/2018	8 Jordan v. Nationstar	390	0.3	\$117.00	renewed class notice[0.3].

		Rate/	Hours/		
Date	Project	Cost	Quantity	Amount	Description
5/4	:/2018 Jordan v. Nationstar	390	0.4	\$156.00	Emails from and to Mr. Gatens regarding settlement negotiations [0.4]. Conference call with co-counsel regarding settlement negotiations and
5/8	3/2018 Jordan v. Nationstar	390	0.4	\$156.00	supplemental notice issues [0.4]. Emails from and to co-counsel regarding special counsel issues and analyzed
5/18	3/2018 Jordan v. Nationstar	390	0.4	\$156.00	same[0.4].
5/21	/2018 Jordan v. Nationstar	390	0.2	\$78.00	Emails from and to co-counsel regarding letter from trustee[0.2].
6/5	/2018 Jordan v. Nationstar	390	0.1	\$39.00	Emails from and to [0.1].
					Conference call with co-counsel regarding settlement issues[0.1]; emails from
6/6	5/2018 Jordan v. Nationstar	390	0.4	\$156.00	and to Dr. Kilpatrick regarding trial schedule[0.3].
6/7	//2018 Jordan v. Nationstar	390	0.3	\$117.00	Emails from and to Mr. Gatens regarding settlement issues[0.3].
6/13	2/2018 Jordan v. Nationstar	390	0.5	\$195.00	Telephone conference with co-counsel regarding trial preparation[0.5].
6/19	/2018 Jordan v. Nationstar	390	0.4	\$156.00	Email from Mr. Noble regarding trial exhibits and reviewed same[0.4].
6/20	)/2018 Jordan v. Nationstar	390	0.2	\$78.00	Received trustee motion and Nationstar "lodgment" and reviewed same[0.2].
					Conference call with opposing and co-counsel regarding trial issues[0.3];
6/21	/2018 Jordan v. Nationstar	390	0.6	\$234.00	telephone call from Mr. Gatens regarding trial preparation issues[0.3]. Emails from opposing counsel regarding deposition notice and subpoena to
6/22	/2018 Jordan v. Nationstar	390	0.2	\$78.00	Nationstar[0.2].
	,			•	Reviewed revisions to pretrial order and email to co-counsel regarding
6/24	/2018 Jordan v. Nationstar	390	0.3	\$117.00	same[0.3].
6/25	/2018 Jordan v. Nationstar	390	0.2	\$78.00	Reviewed motion in limine regarding deed data[0.2].
					Emails from and to co-counsel regarding motions in limine[0.2]; emails from
c /c -	10010				and to opposing and co-counsel regarding
	5/2018 Jordan v. Nationstar	390		•	
	3/2018 Jordan v. Nationstar	390			Followed up regarding Kilpatrick deposition exhibits[0.3].
6/30	/2018 Jordan v. Nationstar	390	5.5	\$2,145.00	Worked on response to motion in limine[5.5].

Date	Project	Rate/ Cost	Hours/ Quantity	Amount	Description
7/1/201	8 Jordan v. Nationstar	390	7.8	\$3,042.00	Worked on response to motion in limine and Kilpatrick declaration[7.5]; telephone conference with Dr. Kilpatrick regarding same[0.3]. Worked on response to motion in limine and supporting declarations[5.5]; emails from and to Ms. Gray regarding same[0.3]; telephone conference with
7/2/201	8 Jordan v. Nationstar	390	6.2	\$2,418.00	Mr. Kilpatrick regarding same[0.2]; telephone call with Mr. Krause regarding same[0.2]. Emails from and to co-counsel and opposing counsel regarding pre-trial order issues and reviewed changes[0.3]; received Nationstar motions[0.1]; emails
7/5/201	8 Jordan v. Nationstar	390	2.9	\$1,131.00	from and to co-counsel regarding trial preparation[0.2]; worked on witness outline[2.3].
					Telephone call from Ms. Chandler regarding trial exhibits and [0.4]; telephone call from Ms. Terrell regarding cross-examination of Nationstar's experts and [0.4]; worked on trial exhibits[0.8]; emails from and to Mses. Varma and Chandler regarding pretrial order[0.1];
7/6/201	8 Jordan v. Nationstar	390	4.5	\$1,755.00	legal research regarding offset issues[2.8].
7/7/201	8 Jordan v. Nationstar	390	4.5	\$1,755.00	Worked on witness outline.
7/8/201	8 Jordan v. Nationstar	390	3.8	\$1,482.00	Worked on witness outline.
7/9/201	8 Jordan v. Nationstar	390	1.8	\$702.00	Worked on trial brief and legal research regarding [1.8].  Reviewed Nationstar's trial brief[0.3]; emails to and from Dr. Kilpatrick
7/10/201	8 Jordan v. Nationstar	390	0.4	\$156.00	regarding trial attendance[0.1].  Worked on settlement agreement[0.6]; emails from and to Dr. Kilpatrick
7/12/201	8 Jordan v. Nationstar	390	0.7	\$273.00	regarding trial attendance[0.1].  Reviewed settlement agreement redlines and telephone conference with Mr.
7/18/201	8 Jordan v. Nationstar	390	0.3	\$117.00	Gatens regarding same[0.3].  Pretrial conference call with court[0.3]; worked on settlement
7/19/201	8 Jordan v. Nationstar	390	0.7	\$273.00	agreement[0.4].
	8 Jordan v. Nationstar	390	0.3	· ·	Reviewed final revisions to settlement agreement[0.3].
	8 Jordan v. Nationstar	390			Emails to and from Dr. Kilpatrick regarding settlement[0.2]. Emails from and to co-counsel regarding motion for settlement approval and
7/26/201	8 Jordan v. Nationstar	390	0.2	\$78.00	telephone call from Mr. Gatens regarding same[0.2].

		Rate/	Hours/		
Date	Project	Cost	Quantity	Amount	Description
					Reviewed Nationstar's changes to proposed judgement[0.1]; emails from and
					to co-counsel regarding Motion for Preliminary Approval and reviewed
	Jordan v. Nationstar	390		•	same[0.4].
7/31/2018	Jordan v. Nationstar	390	0.2	\$78.00	Conference call with co-counsel regarding settlement[0.2].
0/7/2040	o Landara - Nationala	200	0.0	ć70.00	Described invoice from Consultial and fallowed on according consult 21
8///2018	Jordan v. Nationstar	390	0.2	\$78.00	Received invoice from Greenfield and followed up regarding same[0.2].
8/9/2018	Jordan v. Nationstar	390	0.1	\$39.00	Followed up regarding finalizing motion for preliminary approval[0.1].
-,-,			-	,	Conference call with co-counsel regarding settlement approval motion and
8/14/2018	Jordan v. Nationstar	390	0.2	\$78.00	emails from and to co-counsel regarding same[0.2].
	Jordan v. Nationstar	390	0.1	\$39.00	Emails from and to co-counsel regarding confidentiality issues[0.1].
					Emails from and to co-counsel regarding lockout dates and analyzed
8/22/2018	Jordan v. Nationstar	390	0.9	\$351.00	same[0.9].
					Emails from and to co-counsel, opposing counsel and GCG regarding CAFA
8/23/2018	Jordan v. Nationstar	390	0.2	\$78.00	notice issues[0.2].
					Telephonic hearing regarding preliminary approval for settlement and email
10/18/2018	Jordan v. Nationstar	390	0.5	\$195.00	to co-counsel regarding same[0.5].
					Telephone conference with and emails from and to co-counsel regarding
10/22/2018	Jordan v. Nationstar	390	0.5	\$195.00	bankruptcy issues[0.5].
10/23/2018	Jordan v. Nationstar	390	0.4	\$156.00	Analyzed bankruptcy issues and email to co-counsel regarding same[0.4].
10/25/2010	Jordan V. Nationstal	330	0.4	7150.00	Legal research regarding bankruptcy issues and emails to and from Ms.
10/24/2018	Jordan v. Nationstar	390	1.1	\$429.00	Chandler regarding same[1.1].
	Jordan v. Nationstar	390		· ·	Email from Ms. Sullivan regarding bankruptcy issues[0.1].
				·	
					Emails from and to Mr. Gatens regarding bankruptcy issues[0.1]; telephone
10/31/2018	Jordan v. Nationstar	390	0.4	\$156.00	conference with Mr. Gatens and Ms. Gray regarding same[0.3].
					Worked on joint supplemental submission regarding bankruptcy issues and
44 /4 /00:-				400.55	emails from him to Mr. Gatens recurring same [0.5]; reviewed Mr. Kriegman's
11/1/2018	Jordan v. Nationstar	390	0.6	\$234.00	proposal and emails from and to co-counsel regarding same[0.1].
11/2/2010	Jordon v Nationstan	200	0.3	ć70.00	Emails from and to co-counsel regarding final changes to joint submission
11/2/2018	Jordan v. Nationstar	390	0.2	\$78.00	regarding bankruptcy issues[0.2].

		Rate/	Hours/		
Date	Project	Cost	Quantity	Amount	Description
					Emails from and to co-counsel regarding revised notices and reviewed
11/5/2018	3 Jordan v. Nationstar	390	0.3	\$117.00	same[0.3].
					Emails from and to co-counsel regarding Nationstar's revisions to bankruptcy
11/8/2018	3 Jordan v. Nationstar	390	0.2	\$78.00	submission and reviewed same[0.2].
12/3/2018	3 Jordan v. Nationstar	390	0.2	\$78.00	Emails from and to Mr. Gatens regarding [0.2].
12,0,2010	y vor aan vi riacionistai	000	0.2	ψ, σ.σσ	Reviewed bankruptcy issues[0.3]; conference call with Mr. Kriegman and co-
					counsel regarding same[1.2]; email to and telephone conference with Mr.
12/4/2018	3 Jordan v. Nationstar	390	1.7	\$663.00	Shaw regarding damages calculations[0.2].
					Emails from and to
12/7/2018	3 Jordan v. Nationstar	390	0.2	\$78.00	[0.2].
					Telephone call from regarding potential claims against other
					Nationstar agents[0.3]; telephone call from Ms. Lemmon regarding
1/2/2019	Jordan v. Nationstar	390	0.4	\$156.00	settlement[0.1].
4 /2 /204	N. Laurdaus v. Niakiausakau	200	0.2	ć70.00	
1/3/2019	Jordan v. Nationstar	390	0.2	\$78.00	Telephone call from regarding settlement notice[0.2].
1/4/2010	Nardan v Nationstar	200	0.4	¢156.00	Emails from and to co-counsel regarding class member question and reviewed damages spreadsheet regarding same[0.4].
1/4/2015	9 Jordan v. Nationstar	390	0.4	\$150.00	Conference call with co-counsel regarding settlement issues and emails from
1/7/2010	Jordan v. Nationstar	390	0.2	\$78.00	and to co-counsel regarding same[0.2].
	Jordan v. Nationstar	390			Emails from and to Mr. Kriegman regarding draft report[0.4].
1, 10, 201	, Joi dan V. Hationistal	330	J.4	ψ±30.00	Telephone call from regarding
1/14/2019	Jordan v. Nationstar	390	0.2	\$78.00	
1, 1 1, 201		230		\$205,218.10	[1.