Jeffrey C. Lindquist, Case No. 05-30611-rld13

08/25/2006 RLD

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Creditor objected to the supplemental compensation request of counsel for debtor on the basis it was excessive. Court ruled that creditor waived her right to file specific objections to the itemization of fees by failing to do so by the deadline set by the court and agreed to by the creditor. The court conducted its independent review of the fees and the itemization and found that while the fees were high, in the context of this case they were not excessive. The court did identify entries which it intended to disallow, but since the aggregate of these entries totaled less than the voluntary reduction already taken by debtor's counsel, supplemental compensation was approved in the amount requested.

P06(11)-96

CLERK, U.S. BANKRUPTCY COURT DISTRICT OF OREGON

AUG 2 5 2006

LODGED\_\_\_\_\_REC'D\_\_\_\_ PAID\_\_\_\_\_DOCKETED\_\_\_\_

#### NOT FOR PUBLICATION

Below is an order of the court.

UNITED STATES BANKRUPTCY COURT

FOR THE DISTRICT OF OREGON

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12 Jeffrey C. Lindquist,

Debtor.

Bankruptcy Case No. 05-30611-rld13 MEMORANDUM OPINION

This Memorandum Opinion addresses the Amended Application by Debtor's Attorney for Supplemental Compensation (the "Amended Application"), filed by Vanden Bos & Chapman, LLP ("Debtor's Counsel"), on May 31, 2006, as counsel to the debtor, Dr. Jeffrey Lindquist ("Dr. Lindquist"), in his pending chapter 13 case. It is useful at the outset to outline how the court arrived at this point procedurally.

#### Procedural Background

On or about February 22, 2006, Debtor's Counsel filed their initial Application by Debtor's Attorney for Supplemental Compensation (the "Initial Application"), requesting approval of supplemental fees and expenses totaling \$33,913.77 beyond the fees and expenses of \$3,461.25 approved by the court in the order confirming Dr. Lindquist's chapter 13 plan. See Docket No. 278. On or about March 14, 2006, Ms. Eleanor Lindquist ("Ms. Lindquist") filed her objection (the "Original Objection") to allowance of the supplemental fees and costs as requested in the Initial Application. <u>See</u> Docket No. 292. Ms. Lindquist stated her Original Objection in general terms, arguing that the supplemental fee request was excessive in the Initial Application and generated in part "by litigating issues that should have been settled and [taking] positions that are contrary to statutory provisions." <u>Id</u>. at 1.

This matter first was addressed informally at a hearing 8 scheduled to deal with other matters in the case on March 24, 2006. At 9 10 that time, the parties were informed that the court had set the initial hearing regarding the Original Objection for scheduling purposes only, to 11 12 "set a schedule for detailed written objections to the itemization and then a response." Transcript of March 24, 2006 Hearing, Docket No. 339, 13 14 p. 92. The parties further were advised that the court would make a 15 decision based on the parties' written submissions. Id. Ms. Lindquist's 16 response was, "good idea, your Honor." Id.

17 The scheduling hearing with respect to the Original Objection took place on May 17, 2006. See Docket No. 363. Deadlines for Debtor's 18 19 Counsel to submit an amended supplemental fee application and for 20 Ms. Lindquist to file her detailed objections, allowing for a response 21 from Debtor's Counsel and a reply by Ms. Lindquist, were discussed by the 22 court with the parties and agreed to by all parties, including 23 Ms. Lindquist. The discussion between the court and the parties 24 proceeded as follows:

25 26 THE COURT: Now, consistent with the procedure we had discussed for handling the objection to supplemental fee applications, I'm not going to set the matter for

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1 hearing. What I'm going to do is I'm going to give Ms. Lindquist an opportunity to set down in writing 2 her specific objections to the amended supplemental fee application. Vanden Bos and Chapman will have an 3 opportunity to respond in writing. Ms. Lindquist will then have an opportunity to reply, and then I will 4 rule in writing. So, with that framework in mind, Ms. 5 Lindquist, how much time do you need to prepare your specific objections to the amended supplemental 6 application that will be filed no later than May 31? MS. LINDQUIST: Well, I need at least until the 25th 7 of June, Your Honor, since I have--THE COURT: I'll give you until the 30th. 8 MS. LINDQUIST: What? THE COURT: I'll give you--9 MS. LINDQUIST: I have the June--I need until June 25th at the least to file that. 10 THE COURT: Well, that's a Sunday, but I'm going to give you until the end of the month, June 30th. 11 June 30th, that's fine. MS. LINDQUIST: THE COURT: So I'll give you five more days. 12 . . . Mr. Vanden Bos, how much time do you need THE COURT: 13 for your response? MR. VANDEN BOS: Twenty days. 14 THE COURT: All right. I'll require the response by Thursday, July 20th. And, Ms. Lindquist, thereafter 15 how much time do you need for your reply? MS. LINDQUIST: Two weeks, Your Honor. 16 THE COURT: All right. So I will set then the reply deadline at Thursday, August 3rd. And the Court will 17 enter a scheduling order reflecting the dates we've just discussed. 18 MS. LINDQUIST: Thank you, Your Honor. 19 THE COURT: So any other issues with regard to the fee application matters? 20 No, Your Honor. That's just fine. MS. LINDQUIST: Α scheduling order is just fine. Thank you. 21 22 Transcript of May 5, 2006 Hearing, Docket No. 442, pp. 3-6. 23 The agreed deadlines were incorporated in a scheduling order 24 (the "Scheduling Order") entered on May 22, 2006. See Docket No. 374. 25 The Scheduling Order specifically provided: 26 2. Vanden Bos & Chapman shall file an amended

1	supplemental fee application no later than May 31,
2	2006. 3. Petitioner [Ms. Lindquist] shall file specific
3	objections to Vanden Bos & Chapman's amended supplemental fee application by June 30, 2006.
4	4. Vanden Bos & Chapman shall file any response to Petitioner's objections by July 30, 2006.
5	5. Petitioner shall file any reply to any response by August 3, 2006.
6	<u>See</u> Docket No. 374, pp. 1-2.
7	Thereafter, Debtor's Counsel filed the Amended Application,
8	seeking approval of supplemental fees and costs totaling \$86,297.27, on
9	May 31, 2006. Ms. Lindquist filed Her "Objection to Debtor's Attorneys
10	[sic] for Supplemental Compensation" (the "Fee Objection") with the court
11	on June 29, 2006. <u>See</u> Docket No. 401.
12	In the Fee Objection, Ms. Lindquist states her objections to
13	the approval of supplemental fees and expenses requested in the Amended
14	Application as follows:
	-FF
15	This Objection is based upon the undisputed factual
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15	This Objection is based upon the undisputed factual showing that there are two appeals pending that would require dismissal of this Chapter 13 bankruptcy and render any and all request for attorneys' fee in this case moot as all request for attorney fees star [sic]
15 16	This Objection is based upon the undisputed factual showing that there are two appeals pending that would require dismissal of this Chapter 13 bankruptcy and render any and all request for attorneys' fee in this case moot as all request for attorney fees star [sic] with a "lodestar" determination, see Morales vs City of San Rafael, 96 F3rd 359 at 363 (9th Cit [sic]
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15 16 17 18 19 20 21 22 23 24	This Objection is based upon the undisputed factual showing that there are two appeals pending that would require dismissal of this Chapter 13 bankruptcy and render any and all request for attorneys' fee in this case moot as all request for attorney fees star [sic] with a "lodestar" determination, see Morales vs City of San Rafael, 96 F3rd 359 at 363 (9th Cit [sic] 1996). In this case there are currently two appeals pending and also a Ninth Circuit Writ of Mandamus which has been granted against this Court and a pending contempt of Court motion pending and as such it is absolutely necessary to have a determination made on the two appeals before any hearing on the supplemental attorneys' fees should be heard in the interest in further litigation in this case as there is no determination as to who is the prevailing party in this case. Moreover, the charging of \$86,000.00 of fees in a Chapter 13 Bankruptcy cannot be considered reasonable

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appeals currently pending in the United States District court are dispositive of the Chapter 13 Case and would require dismissal of the Chapter 13 Bankruptcy.

The two appeals both deal with a denial of adequate notice by the Bankruptcy Court in this case and require reversal of the Bankruptcy Court issuance of the confirmation of the chapter 13 plan and also the dismissal of the adversarial case without any notice at all.

It is petitioner [sic] contention that the filing of the Supplemental Compensation for Attorneys' Fees in this case should not go forward until the two appeals are ruled upon as the lodestar determination is necessary and cannot be completed until the United States District Court has ruled and the appeal is final.

Wherefore, petitioner objects to the supplemental compensation filed by the Vanden Bos & Chapman firm and petitioner requests that this matter [sic] for a full briefing schedule some time after the final decision on appeal of right.

13 Docket No. 401, pp. 1-2.

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Ms. Lindquist has filed no motion with the court requesting any alteration to the Scheduling Order.

16 On or about July 19, 2006, Debtor's Counsel filed their Response (the "Response") to the Fee Objection. See Docket No. 424. 17 In 18 the Response, Debtor's Counsel notes that Ms. Lindquist has not filed any 19 "specific objections" to the supplemental compensation and expense 20 reimbursements requested in the Amended Application, as required in the Scheduling Order, and argues that in the absence of such specific 21 22 objections, all itemized time entries should be approved. See id. at p. 23 1. Debtor's Counsel does not disagree with Ms. Lindquist's statement in 24 the Fee Objection that the lodestar method should be used in evaluating 25 whether fee requests should be approved. However, Debtor's Counsel 26 points out that Ms. Lindquist does not address lodestar standards in the

Page 5 - MEMORANDUM OPINION

Ninth Circuit and how they are applicable to consideration of the Amended Application. <u>Id</u>. at pp. 1-2. Finally, in the Response, Debtor's Counsel addresses the appeals and proceedings before the United States District Court for the District of Oregon and the Ninth Circuit that Ms. Lindquist argues will determine "who is the prevailing party in this case."

On July 6, 2006, the United States District Court for the 6 7 District of Oregon (the "District Court") denied Ms. Lindquist's appeal of the court's order confirming Dr. Lindquist's chapter 13 plan (the 8 "Confirmation Order Appeal"). Id. at p. 2. The District Court denied 9 10 Ms. Lindquist's motion for reconsideration of its denial of the 11 Confirmation Order Appeal by Minute Order entered on August 17, 2006. Even had Ms. Lindquist prevailed in the Confirmation Order Appeal, her 12 conclusion that the chapter 13 case then would be dismissed is not 13 14 correct.

15 Ms. Lindquist's second appeal to the District Court (the "Adversary Appeal") concerns this court's order dismissing without 16 17 prejudice an adversary proceeding that Ms. Lindquist filed against 18 Dr. Lindquist, alleging claims that would be discharged if Dr. Lindquist 19 completes his plan in chapter 13. The adversary proceeding was dismissed 20 to save the parties time and money while Dr. Lindquist's chapter 13 case 21 is pending. The court does not believe that the decision of the District 22 Court in the Adversary Appeal will have any impact on the outcome of 23 Dr. Lindquist's chapter 13 case. A District Court decision overturning 24 this court's order dismissing Ms. Lindquist's adversary proceeding 25 against Dr. Lindquist would not require dismissal of Dr. Lindquist's 26 chapter 13 case. On that point in her Fee Objection, Ms. Lindquist

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simply is wrong.

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2 On July 5, 2006, the Ninth Circuit issued its Order (the "July 3 5th Order") denying Ms. Lindquist's pending motions for contempt and for 4 enforcement of an order of the Ninth Circuit "because petitioner has not 5 yet obtained an order for spousal support from the state court, nor otherwise proven her entitlement to be considered a priority claimant in 6 7 the bankruptcy. Petitioner does not need any further order from the bankruptcy court in order to proceed in the state court." The July 5th 8 Order goes on to state: "No motions for reconsideration, rehearing, 9 10 clarification, stay of the mandate, or any other submissions shall be filed or entertained in this closed docket." See Docket No. 424, Ex. C, 11 12 p. 1. A copy of the July 5th Order is attached as Exhibit A hereto.

While her appeals and other proceedings have been pending before the District Court and the Ninth Circuit, Ms. Lindquist has not obtained a stay of proceedings in Dr. Lindquist's chapter 13 case before this court.

Ms. Lindquist did not file any reply to the Response, by theAugust 3rd deadline set in the Scheduling Order or thereafter.

#### Legal Discussion

In the circumstances stated above, the court finds that Ms. Lindquist has had ample opportunity to state detailed objections to the Amended Application by specific deadlines, of which she had explicit notice. As noted above, Ms. Lindquist has not filed any motion to modify the Scheduling Order. Ms Lindquist is acting pro se in this case, but she has filed a number of motions on her own, seeking relief of various types from the court. She further has been advised repeatedly that if

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she wants any action from the court, she needs to file a written motion.

However, even if the court were to consider the Fee Objection, filed on June 29, 2006 (one day before the deadline for Ms. Lindquist to file specific objections to the Amended Application, as specified in the Scheduling Order), as a motion to modify the Scheduling Order, the court finds no cause to grant any change to the Scheduling Order.

7 The deadline to file specific objections to the Amended Application was set at the hearing on May 17, 2006, attended by 8 Ms. Lindquist by telephone. Ms. Lindquist requested until June 25, 2006, 9 10 to file her specific objections, and the court gave her until June 30, 2006. Ms. Lindquist requested a deadline of two weeks after the response 11 12 deadline of July 30, 2006, for her reply, and the court gave her exactly the time requested, with a deadline of August 3, 2006. 13 The Fee Objection 14 does not include any specific objections to the Amended Application, and 15 Ms. Lindquist did not file any reply to the Response. Since Ms. Lindquist has chosen not to file any specific objections to the 16 17 Amended Application according to the extended schedule to which she 18 explicitly agreed, the court finds that she has waived the opportunity to 19 file such specific objections.

Ms. Lindquist's argument that the fees requested in the Amended Application are unreasonable and excessive in a case of this type still must be addressed. The court is mindful of the Ninth Circuit's admonitions in <u>Unsecured Creditors' Committee v. Puget Sound Plywood,</u> <u>Inc.</u>, 924 F.2d 955, 961 (9th Cir. 1991), that counsel has

> an obligation to consider the potential for recovery and balance the effort required against the results that might be achieved. Absent unusual circumstances,

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an attorney must scale his or her fee at least to the expected recovery.

This is a chapter 13 case filed by an individual debtor, not a reorganization case for a substantial corporate business debtor. However, this is an extraordinarily contentious case. The unusual circumstances of this case have required very substantial efforts by Debtor's Counsel.

7 There are over 440 docket entries in this case. Approximately 8 70 of those docket entries represent filings by Ms. Lindquist, many of 9 which have required responses by Debtor's Counsel and hearings before 10 this court. In his original schedules filed with the court, Dr. Lindquist listed general unsecured claims totaling \$293,754. 11 See 12 Docket No. 29, Schedule F. Ms. Lindquist has filed an unliquidated claim 13 in the amount of \$7,000,000. See Claim No. 36. The financial stakes for 14 Dr. Lindquist in his chapter 13 case are very significant, justifying 15 extraordinary efforts by Debtor's Counsel.

16 While the Amended Application requests supplemental fees and 17 costs that are unusually large in a chapter 13 case, this is a case in 18 1) Ms. Lindquist has contested Dr. Lindquist's competence to file which: 19 his chapter 13 petition, and that issue was litigated over a number of 20 months, culminating in a full day evidentiary hearing; 2) Ms. Lindquist 21 has appealed rulings of this court three times to the District Court; 3) 22 Ms. Lindquist filed a Petition for Writ of Mandamus, requesting relief 23 that was granted in part, and at least two other motions with the Ninth 24 Circuit; and 4) Debtor's Counsel has been required to monitor domestic 25 relations proceedings between the Lindquists in California state court. 26 As the court previously has found, Ms. Lindquist has manifested a purpose

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to disrupt Dr. Lindquist's chapter 13 case, and she has pursued that objective through multiple pleadings and proceedings. <u>See</u> letter opinion, dated December 16, 2005, Docket No. 213, p. 10. In light of that record, to argue that the fees requested by Debtor's Counsel are disproportionately large as a general matter and thus are not reasonable is disingenuous.

7 In a chapter 13 case, review of a supplemental fee request "starts with a determination of the 'lodestar,' by multiplying a 8 reasonable number of hours expended by a reasonable hourly rate." 9 Boone v. Derham-Burk (In re Eliapo), 298 B.R. 392, 398 (9th Cir. BAP 2003). No 10 issue ever has been raised in this case by Ms. Lindquist or by any other 11 party as to the reasonableness of the hourly rates charged for attorney 12 and paralegal services by Debtor's Counsel.<sup>1</sup> Accordingly, the court 13 14 assumes for purposes of this Memorandum Opinion that the hourly rates 15 charged by Debtor's Counsel are reasonable, and that analysis must focus on whether the time expended in this case by Debtor's Counsel through the 16 17 period covered by the Amended Application (through April 30, 2006) is 18 reasonable, and whether the fees charged ultimately are fair.

19Debtor's Counsel requests approval of supplemental fees and20expenses totaling \$86,297.27 in the Amended Application. That is an

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In fact, no interested party other than Ms. Lindquist has objected to the compensation and reimbursement of expenses requested by Debtor's Counsel in the Amended Application. The only document filed in connection with the Amended Application by anyone other than Ms. Lindquist and Debtor's Counsel is a letter dated June 26, 2006, from creditor Brian J. Rodriques, filed on June 30, 2006, advising that a joint rental obligation of both Dr. Lindquist and Ms. Lindquist, remains unpaid. See Docket No. 408.

1 extraordinarily large supplemental compensation request in a chapter 13 2 case. However, as noted above, this case has been extraordinarily 3 contentious and has required involvement of Debtor's Counsel in multiple 4 proceedings not usually encountered in the garden variety chapter 13 5 case.

6 In the itemization included in the Amended Application, a 7 marked copy of which is attached hereto as Exhibit B, Debtor's Counsel has divided services performed among a number of separate categories. 8 Debtor's Counsel has allocated 26.50 hours of compensable time, for a 9 10 billing of \$5,633.50, for work relating to "General Pre-Confirmation 11 Issues"; 3.60 hours (\$692.25) was allocated to "Amended 12 Schedules/Plan/Budget"; 0.10 hours (\$31.50) was allocated to "Tax 13 Issues"; 5.75 hours (\$1,345.00) was allocated to "Motion for Relief"; 1.60 hours (\$372.50) was allocated to "Claims Issues/Case Analysis"; 4.15 14 15 hours (\$1,014.50) was allocated to "General Post-Confirmation Issues"; 2.40 hours (\$540.00) was allocated to the "Lindquist-Adversary 16 17 proceeding"; 91.60 hours (\$22,175.37) was allocated to "Lindquist-Competency Issue"; 71.00 hours (\$14,976.25) was allocated to "Lindquist-18 19 Appeal-OCP [Order Confirming Plan]"; 13.80 hours (\$2,879.00) was 20 allocated to "Lindquist-Appeal-Adversary"; 3.55 hours (\$706.75) was 21 allocated to "Lindquist Proof of Claim/Objection"; 77.95 hours 22 (\$19,233.62) was allocated to "Motion to Dismiss/for Contempt"; 2.25 23 hours (\$579.75) was allocated to "Objection re: Attorney Fees by E. 24 Lindquist"; 6.30 hours (\$1,337.00) was allocated to "Intel Records request-E. Lindquist"; 9.60 hours (\$2,388.50) was allocated to 25 26 "Divorce/Calif. State Court Matters"; 10.25 hours (\$1,981.50) was

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allocated to "Stock Sale/Retirement Issues"; 10.45 hours (\$2,655.25) was allocated to "Mediation"; 1.35 hours (\$388.75) was allocated to "Stu Brown-Representation of Eleanor"; 9.15 hours (\$2,031.25) was allocated to "Misc Issues re: Eleanor Lindquist"; and 14.40 hours (\$3,268.75) was allocated to "Release of Funds to Eleanor Lindquist."

The court has reviewed the itemizations of attorney and 6 7 paralegal time included in the Amended Application in detail. The court finds that this case has required the performance of a number of 8 extraordinary services on the part of Debtor's Counsel, in comparison to 9 10 the services required of debtor's counsel in more typical chapter 13 cases. In light of the magnitude and variety of services required to be 11 12 performed by Debtor's Counsel in this case, the court does not find that 13 the hours allocated under the various categories in the itemization 14 included in the Amended Application are unreasonable or excessive as a 15 general matter.

However, in the court's review of the itemization, there are certain time entries that the court will disallow for the following reasons: First, in some cases, the time entries do not include an adequate description of the services rendered in order to allow the court to evaluate their reasonableness. For example, two entries from March 16, 2006, are set forth in the itemization as follows:

22 03-16-06 Research 6JH 160.00 0.30 48.00 03-16-06 23 195.00 Research re: 6JP 0.10 19.50 24 Nothing in those time entries tells the court what issue(s) of concern in 25 the case were being researched. The court is disallowing 6.35 hours of 26 itemized time, charged at a total of \$1,273.00, for inadequate

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1 description of services rendered, as identified on Exhibit B attached 2 hereto.

3 Next, the court understands that in a case presenting as many 4 issues as have been confronted by Debtor's Counsel in this case, internal 5 office conferences between attorneys and between attorneys and paralegals occur to allow for efficient organization of work and to insure that 6 7 issues are appropriately analyzed. However, the court finds that the amount of office conferencing reflected in the itemization included in 8 9 the Amended Application is unreasonably high and is disallowing 3.95 10 hours of itemized time, charged at a total of \$965.50, for excessive time billed for office conferences. Where two attorneys have conferred or an 11 12 attorney has conferred with a paralegal, and the court has disallowed 13 time, the court has disallowed the time of the attorney or paralegal with 14 the lower hourly rate only, as identified on Exhibit B attached hereto.

Several time entries on the itemization included in the Amended Application reflect a duplication of effort. The court is disallowing 0.30 hours of itemized time, charged at a total of \$64.50 for such time entries, as identified on Exhibit B attached hereto.

Finally, some of the time itemized in the Amended Application reflects the performance of administrative tasks that more appropriately should be charged to overhead and is not reasonably included in client billings. Accordingly, the court is disallowing 0.95 hours of itemized time, charged at a total of \$187.75 for such time entries, as identified on Exhibit B attached hereto.

The court has reviewed the expense reimbursements requested in the Amended Application and finds that they are consistent with the

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requirements of this court's local rules and are reasonable.

2 Based on the foregoing analysis of the time and expense 3 itemizations in the Amended Application, the court finds that it is 4 appropriate to deduct a total of 11.55 hours of attorney and paralegal 5 time from the itemized time included in the Amended Application, totaling 6 \$2,490.75. However, the court notes that Debtor's Counsel voluntarily 7 discounted a net total of \$2,600.00 from the time itemized to arrive at the amount of fees requested in the Amended Application, a discount 8 9 amount that exceeds the deductions that the court's findings would 10 impose.

#### <u>Conclusion</u>

12 Based upon the court's review of the Amended Application, as 13 set forth above, the court finds that it is appropriate to allow Debtor's 14 Counsel supplemental fees and expenses in the amounts requested in the 15 Amended Application, totaling \$86,297.27, and to overrule Ms. Lindquist's objections stated in the Original Objection and in the Fee Objection. 16 17 Mr. Vanden Bos should submit an appropriate form of order consistent with 18 the findings reflected in this Memorandum Opinion within the next ten 19 days.

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Eleanor Lindquist Brian D. Lynch, Trustee

Robert J Vanden Bos

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# RECEIVED Lindquist 5436

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Vanden Bos & Chapmai.

# UNITED STATES COURT OF APPEALS

# FOR THE NINTH CIRCUIT

# JUL 0 5 2005

IFD

# In re: JEFFERY LINDQUIST,

No. 06-70465

Bank. Ct. No. 05-30677-RLD United States Bankruptcy Court

District of Oregon, Portland

PAGE

EXHIBIT

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CATHY A. CATTERSON, CLERK U.S. COURT OF APPEALS

ELEANOR LINDQUIST,

Petitioner,

V.

ORDER

# UNITED STATES DISTRICT COURT FOR THE DISTRICT OF OREGON,

Respondent.

Before: CANBY and T.G. NELSON, Circuit Judges.

Petitioner's motion for contempt, filed on June 14, 2006, and petitioner's motion for enforcement of this court's order, filed on June 26, 2006, are denied because petitioner has not yet obtained an order for spousal support from the state court, nor otherwise proven her entitlement to be considered a priority claimant in the bankruptcy. Petitioner does not need any further order from the bankruptcy court in order to proceed in the state court.

No motions for reconsideration, rehearing, clarification, stay of the mandate, or any other submissions shall be filed or entertained in this closed docket.

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Exhibit A, page 1 of 2

In re Jeffrey C. Lindquist; Chapter 13 Case No. 05-30611-rld13

### CERTIFICATE - TRUE COPY

DATE: July 19, 2006

DOCUMENT: DEBTOR'S RESPONSE TO "PETITIONER ELEANOR LINDQUIST'S OBJECTION TO DEBTOR'S ATTORNEYS (sic) FOR SUPPLEMENTAL COMPENSATION"

I hereby certify that I prepared the foregoing copy of the foregoing named document and have carefully compared the same with the original thereof and it is a correct copy therefrom and of the whole thereof.

#### CERTIFICATE OF SERVICE

I hereby certify that I served a copy of the foregoing on:

Jeffrey C. Lindquist 18300 NW Cornell Rd., Apt. F Beaverton, OR 97006 Eleanor Lindquist 540 Fathom Dr San Mateo, CA 94404-1005

Eleanor Lindquist 969 G Edgewater Blvd #835 Foster City, CA 94404

by mailing a copy of the above-named document to each of them in a sealed envelope, addressed to each of them at his or her last known address. Said envelopes were deposited in the Post Office at Portland, Oregon, on the below date, postage prepaid.

The following were served electronically by the Court:

Brian D. Lynch, Trustee:	c0urtmai1@portland13.com
U.S. Trustee:	USTPRegion18.PL.ECF@usdoj.gov

Dated: July 19, 2006

VANDEN BOS & CHAPMAN, LLP

By:/s/Jeff Payne for Ann K. Chapman Ann K. Chapman, OSB #83283 Jeff Payne, OSB #05010 Of Attorneys for Debtor

Exhibit A, page 2 of 2

### <u>Exhibit B</u>

### Key to Disallowed Itemized Time

- ID = Inadequate Description
- C = Excessive Conferences Internally
- DE = Duplicate Efforts
- A = Administrative Overhead

### UNITED STATES BANKRUPTCY COURT DISTRICT OF OREGON

In re

Lindquist, Jeffrey

ц ...!

Debtor(s).

Case No. <u>05-30611-rld13</u>
[ONLY FOR CHAPTER 13 CASES] AMENDED
APPLICATION BY DEBTOR'S
ATTORNEY FOR SUPPLEMENTAL
COMPENSATION; ORDER
THEREON; AND NOTICE THEREOF

I, <u>Ann K. Chapman</u>, the debtor's attorney, whose service address is <u>319 SW</u> <u>Washington St., Suite 520, Portland, OR 97204</u>, apply for additional compensation from debtor's estate in the sum of <u>\$86,297.27</u> (which is not less than \$500 unless pt. 2 below shows this is a final application and which, if this is a final application, includes <u>\$N/A</u> in anticipated additional fees to complete the case), per the attached itemized billing summary, for rendering the following services in connection with this case [insert brief description *without* reference to attachments]: <u>Services rendered</u> <u>regarding: Pre-Confirmation Services; Amended Schedules/Plan; Tax Issues; Claims Issues/Case Analysis; Relief</u> from Stay; General Post-Confirmation Issues; Vehicle Purchase; Adversary Proceeding; Trial and Various Appeals; Motion to Dismiss/Motion for Contempt; Objection to Attorney Fees; Writ of Mandamus; Intel Records Request; Divorce/State Crt Matters; Stock Sale; Mediation; Stu Brown Representation; Misc. Issues re: Eleanor Lindquist and Release of Funds to Eleanor Lindquist (Total for each category is attached).

### I CERTIFY THAT:

1. ATTACHED is a self-addressed, stamped, envelope (S.A.S.E.) for return after signing.

2. This (Check One) \_\_\_\_IS XX \_\_\_ IS NOT my final application for compensation in this case.
3. My Disclosure of Compensation shows the debtor(s) and I agreed to Schedule 2 regarding compensation.

4. My previous application for compensation (i.e., either the original compensation disclosure or a supplemental application) was filed on <u>January 21, 2005\*</u>, which is more than six (6) months from the date of this application unless pt. 2 above shows this is my final application.
5. I have previously been awarded a total of <u>\$3,461.25</u> of which <u>\$3,461.25</u> has been received, leaving a balance of <u>\$0.00</u> unpaid. If granted the total approved compensation amount will be <u>\$89,758.52</u>.

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\*\*\* SEE NEXT PAGE \*\*\*

6. Allowance of this application will have the following effect [NOTE: Describe who will be prejudiced by allowance of this application (e.g., unsecured creditors, debtor). Describe all such impacts (e.g., new Plan payment amount; new percentage to be paid unsecured creditors; increase in number of Plan payments). If no negative impact, please explain.]: <u>General Unsecured Creditors</u> will bear economic burden as distribution will be reduced during first 36 months of the plan. The best interest number will still be met. Priority Creditors will be unaffected as debtor's counsel will agree to subordinate to priority creditors after the 26<sup>th</sup> month of the plan so that priority creditors will be paid ahead of attorney fees. The Debtor will be required to make a lump sum payment to complete case or debtor's counsel will agree to a reaffirmation of the remaining attorney fee balance after discharge.

7. Applicant will file a modified plan within 28 days of allowance of the compensation requested in this application if the allowance will otherwise require plan modification.

83283

U.S. Bankruptcy Judge

DATE: 5-31-06

Debtor's Atter OSB# IT IS ORDERED AND NOTICE IS GIVEN that the trustee is authorized to compensate the above named debtor's attorney in the amount requested without further notice and order unless, within 22 days of the service date below, an interested party BOTH (1) files a written objection, setting forth the specific grounds for such objection, with the Clerk of Court (i.e., if the 5-digit portion of the Case No. begins with "3" or "4", mail to 1001 SW 5th Ave. #700, Portland OR 97204; OR, if it begins with "6" or "7", mail to PO Box 1335, Eugene OR 97440), AND (2) serves copies thereof on the debtor's attorney and trustee listed above. To the extent the amount requested includes fees for work necessary to complete the case, and payment of such fees will have any impact on distributions to creditors, the trustee is authorized to compensate the above named debtor's attorney in the amount requested for work necessary to complete the case 15 days after an itemized bill for such additional work is filed AND a copy served on the trustee and debtor unless, within 10 days after such service, a written objection is filed and also served on the trustee. Not with standing the foregoing, the objection of Eleanor Lindguist is subject to the schedule set forth in the courts "Amended Order the Eleanor Lindguists Dapos it ion to Ann Chapman's Legiest for Attorney's Fees" entred May 22, 2006 (#374 on Othe docket). IT IS ORDERED AND NOTICE IS GIVEN that a hearing on the application shall be held AT \_\_\_\_\_ IN \_\_\_\_ ON , and testimony may/may NOT (strike one) be received [NOTE: If no choice made, testimony may be received].

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# STOP: BEFORE SERVING COPIES, FILE, WITH S.A.S.E., TO OBTAIN JUDGE'S SIGNATURE!

I certify that on 6 - 13 - 06 copies of this notice (without attachments) were served on the debtor; trustee; U.S. Trustee; and, if amounts requested and anticipated exceed \$500.00, to all creditors (except, if original time to file claims has expired, only to interested parties and creditors who filed claims).

Signature of Mailing Party/Relationship to Applicant

NOTE: IMMEDIATELY FILE THIS ORIGINAL ORDER, INCLUDING ALL ATTACHMENTS, AFTER SERVICE !

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	ANDEN	BOS	&	CHAPMAN, LI	_P
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ATTORNEYS AT LAW SUITE 520, THE SPALDING BUILDING 319 S.W. WASHINGTON STREET PORTLAND, OREGON 97204-2690

#### ROBERT J VANDEN BOS ANN K. CHAPMAN

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Website: www.vandenbos-chapman.com

TELEPHONE (503) 241-4869 FAX (503) 241-3731

JEFF PAYNE

Jeffrey Lindquist 18300 NW Cornell Rd. Apt F Beaverton OR 97006 File No: 5436 Statement Date: 04-30-06 Attorney: AKCC

RE: Chapter 13 Bankruptcy

\* \* \* SERVICES \* \* \*

(	Jeneral Pre	-Confirmation Issues	WHO	RATE	HRS.	AMOUNT
2						
	02-06-05	Review Proof of Claim filed by IRS.	5AC	315.00	0.05	15.75.
	02-10-05	Review fax from client re: W-2 forms and unsecured creditor list.	5AC	315.00	0.05	15.75
	02-10-05	Review second fax from client re: state court pleading acknowledging bankruptcy filing, other information for deficiency schedules.	5AC	315.00	0.05	15.75
	02-10-05	Review letter from Oregon Department of Revenue re: taxes that need to be filed for 2002, 2003, 2004.	5AC	315.00	0.05	15.75
	02-10-05	Telephone conference with Eleanor Lindquist re where IRS document will be faxed.	5SC	160.00	0.10	16.00
	02-14-05	Review fax from client re: contact information for the people working on the clients taxes, new addresses for some of the returned notices and copy of pre-nup agreement.	5AC	315.00	0.10	31.50
	02-15-05	First meeting of creditors letter to client.	5AC	315.00	0.25	78.75
	02-20-05	Review fax from client re: new addresses for various creditors, garnishments, and domestic-relations attorney; direct legal assistant (MB) process creditor changes of address.	5AC	315.00	0.05	15.75
	02-22-05	Review detailed voice mail message from CPA re: status of tax return preparation.	5AC	315.00	0.05	15.75
	02-22-05	Telephone conference with Jeff re: his contact with Eleanore, CPA's proposal, other issues.	5AC	315.00	0.25	78.75
	02-22-05	Memo to file re: coordinating divorce, tax preparation, other issues.	5AC	315.00	0.10	31.50

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02-22-05	Draft letter to client re: returned notices.	5MB	160.00	0.25	40.00
02-23-05	Review, approve and sign several changes of address for creditors.	5AC	315.00	0.05	15.75
02-23-05	Review fax from attorney for American Express re: possible objection to client's plan, request for additional information; tickle follow up after we have more information concerning the client's tax situation (waiting for CPA to prepare returns).	5AC	315.00	0.15	47.25
02-23-05	Draft letter to client re: additional returned notices.	5MB	160.00	0.25	40.00
02-25-05	Review, approve and sign several creditor changes of address.	5AC	315.00	0.05	15.75
02-25-05	Telephone conference with Eddie Neah, CPA, re: tax return preparation, follow up with him in three weeks.	5AC	315.00	0.25	78.75
02-25-05	Obtain online Court docket to verify date Plan filed and matrix to verify creditors on Schedules D, E and F.	5CH	160.00	0.10	16.00
02-25-05	Verify creditors listed on court matrix against Schedules D, E and F.	5CH	160.00	0.30	48.00
02-25-05	Review and organize file for 341a hearing (.05); complete attorney worksheet for hearing (.1).	5CH	160.00	0.15	24.00
02-28-05	Review and revise Amended Certificate of Service re: tax returns.	5AC	315.00	0.05	15.75
02-28-05	Review fax from client re: additional addresses for creditors; direct legal assistant (MB) to send out changes of address.	5AC	315.00	0.05	15.75
02-28-05	Analyze Proof of Claim filed by Internal Revenue Service and objection filed by Oregon Department of Revenue and review of file to determine tax issues.	5CH	160.00	0.20	32.00
02-28-05	Leave message for client to call me back. (No Charge)	5CH	0.00	0.05	NO CHARGE
02-28-05	Draft feasibility analysis of Chapter 13 Plan.	5CH	160.00	0.05	8.00
02-28-05	Telephone conference with client regarding information and documents necessary for Meeting of Creditors.	5CH	160.00	0.10	16.00
02-28-05	Analyze and calculate pension loan repayment.	5CH	160.00	0.15	24.00
02-28-05	Draft email to Ann Chapman regarding filing of tax returns.	5CH	160.00	0.10	16.00
02 <b>-</b> 28-05	Draft Amended Certification Re: Tax Returns.	5CH	160.00	0.15	24.00

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F:	ile No.	5436			<u></u>	Page 3
	02-28-05	Draft changes to Amended Certification Re: Tax Returns from attorney notes. (No Charge)	5CH	0.00	0.10	NO CHARGE
	02-28-05	Review fax from client re: address for California Bank and Trust and query from MCI; no need to respond to MCI, will discuss with client at hearing tomorrow.	5AC	315.00	0.05	15.75
	02-28-05	Review Objection to Confirmation received from IRS.	5AC	315.00	0.05	15.75
	03-01-05	Prepare for 341 hearing.	5AC	315.00	0.35	110.25
	03-01-05	Travel to and from 341 hearing.	5AC	157.50	0.40	63.00
	03-01-05	Prepare client before hearing; Attend 341 hearing; meet with client after hearing re: next steps in the process.	5AC	315,00	0.85	267.75
	03-01-05	Memo to file re: various projects that need to be completed to confirm case.	5AC	315.00	0.15	47.25
A	03-04-05	Review note from Ann Chapman regarding drafting client pay stub to Trustee's pay stub worksheet program.	5CH	160.00	0.05	8.00
	03-04-05	Analyze payroll information using Trustee's pay stub worksheet program.	5CH	160.00	0.15	24.00
	03-08-05	Review Trustee's Objection to Confirmation; direct legal assistant (CH) draft appropriate changes to plan, and contact client re: providing Trustee with requested documents.	5AC	315.00	0.05	15.75
	03-09-05	Telephone conference with Jeff re: his fax concerning cell phone use, use of credit card for business purposes only.	5AC	315.00	0.10	31.50
	03-09-05	Review fax from client re: response to Trustee concerns raised at 341 hearing.	5AC	315.00	0.05	15.75
	03-14-05	Research forms for Revocation of Power of Attorney.	5CEH	220.00	0.35	77.00
	03-14-05	Draft Revocation of Power of Attorney granted to Eleanor Lindquist.	5CEH	220.00	0.50	110.00
	03-14-05	Draft letter to client re: returned notices.	5MB	160.00	0.25	40.00
A	03-15-05	Analyze Trustee's Objection to Confirmation and attorney notes on how to proceed.	5CH	160.00	0.05	8.00
	03-15-05	Leave message for client to call me back. (No Charge)	5CH	0.00	0.05	NO CHARGE
	03-15-05	Telephone conference with client regarding information and documents requested by Trustee.	5CH	160.00	0.15	24.00
	03-15-05	Begin drafting Order Confirming Plan.	5CH	160.00	0.25	40.00

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	03-15-05	Draft Amended Schedule C.	5CH	160.00	0.10	16.00
	03-15-05	Draft liquidation analysis.	5CH	160.00	0.10	16.00
	03-24-05	Review two faxes from client re: Power of Attorney, tax returns; direct legal assistant (MB) to contact him regarding the same.	5AC	315.00	0.20	63.00
	03-24-05	Review message from legal assistant (MB) re: client's progress with taxes.	5AC	315.00	0.05	15.75
·	03-24-05	Review fax from client of Power of Attorney given to wife; set up meeting with associate (CEH) re: what else our revocation needs to say.	5AC	315.00	0.10	31.50
	03-24-05	Review Proof of Claim filed by Resurgent Capital Services, assignee of Citi USA.	5AC	315.00	0.05	15.75
	03-24-05	Left detailed voice mail message for client re: revocation of Power of Attorney, tax returns, and business credit card.	5AC	315.00	0.05	15.75
	03-25-05	Office conference with associate (CEH) re: revision of Power of Attorney.	5AC	315.00	0.05	15.75
	03-25-05	Review and approve Revocation of Power of Attorney prepared by associate.	5AC	315.00	0.10	31.50
C	03-25-05	Office conference with Ann K. Chapman regarding content of Power of Attorney and form of Revocation of Power of Attorney.	5CEH	220.00	0.05	11.00
	03-25-05	Review General Power of Attorney executed by Jeffrey Lindquist.	5CEH	220.00	0.25	55.00
	03-25-05	Revise Revocation of General Power of Attorney.	5CEH	220.00	0.55	121.00
•	03-29-05	Telephone conference with client re: getting an update from his doctor, and recording his revocation of Power of Attorney.		160.00	0.15	24.00
	04-01-05	Review detailed voice mail message from Jeff re: status of tax return preparation.	5AC	315.00	0.05	15.75
A	04-04-05	Analyze Trustee's Objection to Confirmation, notes from Ann Chapman and file to determine documents received and waiting for.	5CH	160.00	0.30	48.00
	04-05-05	Telephone conference with client regarding information and documents for confirmation.	5CH	1 <u>60.00</u>	0.15	24.00
	04-05-05	Draft Amended Schedule J with changes discussed with client.	5CH	160.00	0.15	24.00
	04-06-05	Office conference with legal assistant (CH) re: client's progress re: tax returns.	5AC	315.00	0.15	47.25

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	04-06-05	Office conference with Ann K. Chapman regarding Trustee's Objection, filing of tax returns and changes to Plan.	5CH	160.00	0.15	24.00
	04-07-05	Review and respond to email from Jeff re: tax returns close to completion, needs additional information before he can file, notification of Eleanore re: tax returns.	5AC	315.00	0.20	63.00
	04-07-05	Review fax from client of Revocation of Power of Attorney recorded in San Francisco.	5AC	315.00	0.05	15.75
	04-11-05	Telephone conference with client regarding filing of tax returns.	5CH	160.00	0.05	8.00
	04-11-05	Status of tax returns and finalizing and filing Order Confirming Plan.	5CH	160.00	0.05	8.00
	04-11-05	Office conference with Ann K. Chapman regarding tax returns.	5CH	160.00	0.10	16.00
	04-11-05	Review letter from attorney for CIT Technology Financing Services requesting clients intent on net servers; direct legal assistant (CH) contact client re: location of collateral.	5AC	315.00	0.05	15.75
	04-12-05	Analyze file, review Trustee's objection and make notes to discuss with client.	5CH	160.00	0.15	24.00
	04-12-05	Telephone conference with client regarding filing of taxes and getting 401k loan balance.	5CH	160.00	0.10	16.00
	04-12-05	Draft email to Ann Chapman regarding status of tax filing and 401k loan balance.	5CH	160.00	0.05	8.00
	04-14-05	Telephone conference with client regarding original tax returns.	5CH	160.00	0.05	8.00
1	04-14-05	Office conference with legal assistant regarding filing of tax returns.	5CH	160.00	0.05	8.00
	04-14-05	Review tax returns from client.	5AC	315.00	0.10	31.50
	04 <b>-1</b> 5-05	Draft letter to Internal Revenue Service re: filing 2003 and 2004 tax returns and request to withdraw objection.	5JH	160.00	0.25	40.00
	04-15-05	Draft letter to Oregon Department of Revenue re: filing 2003 and 2004 tax returns and request to withdraw objection.	5JH	160.00	0.25	40.00
	04-18-05	Review and revise letter to trustee re: tax returns, storage charges, other matters.	5AC	315.00	0.20	63.00
	04-18-05	Review filed tax returns to determine action necessary.	5CH	160.00	0.05	8.00

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. ,	5 Office conference with legal assistant (JH) regarding information client dropped off (ie tax returns, expenses and retirement information).	5CH	160.00	0.05	8.00
04-18-	5 Leave detailed message for Mary Newall at Internal Revenue Service regarding withdrawal of Objection.	5CH	160.00	0.05	8.00
04-18-	5 Draft Certification of Tax Filing.	5CH	160.00	0.30	48.00
04-18-	5 Analyze retirement loan information and repayment schedule and calculate for changes to Plan.	5CH	160.00	0.30	48.00
04-18-	5 Analyze bank account statement for storage payment and draft change to Schedule J.	5CH	160.00	0.10	16.00
04-18-	5 Revise Order Confirming Plan with new changes.	5CH	160.00	0.20	32.00
04-18-	5 Draft letter to Trustee's office regarding changes to Plan, tax returns, liquidation analysis, bank statement and Amended Schedule J.	5CH	160.00	0.80	128.00
04-18-	5 Revise letter to Trustee from attorney notes regarding Order Confirming Plan, Amended Schedules and tax returns.	5CH	160.00	0.15	24.00
04-19-	5 Review, approve and sign letter to client drafted by legal assistant (CH) re: amended schedules, change in Plan payment.	5AC	315.00	0.05	15.75
04-19-	5 Draft letter to client regarding Amended Schedules and Plan payment schedule.	5CH	160.00	0.35	56.00
04-19-	5 Draft letter to Mary Newell at Internal Revenue Service regarding off set language.	5CH	160.00	0.25	40.00
04-20-	5 Review, approve and sign letter to client drafted by legal assistant (CH) re: amended I & J schedules.	5AC	315.00	0.05	15.75
04-20-	5 Office conference with legal assistant (CH) regarding review of file prior to confirmation hearing.	5CEH	220.00	0.05	11.00
04-20-	5 Revise letter to client regarding Amended Schedules from attorney notes.	5CH	160.00	0.10	16.00
04-20-	5 Office conference with associate (CEH) regarding status of Confirmation Hearing.	5CH	160.00	0.05	8.00
04-20-	5 Review email from Jackie at Trustee's office regarding one additional change to Plan increasing repayment of 401k loan.	5CH	160.00	0.05	8.00
04-20-	5 Office conference with Ann K. Chapman regarding increasing amount to Plan due to 401k repayment.	5CH	160.00	0.05	8.00
04-20-	5 Leave message for client to call me back. (No Charge)	5CH	0.00	0.05	NO CHARGE

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04-20-05	Review and organize file for Confirmation Hearing (.05); obtain Trustee's Case Status Report to confirm Plan payments current (.05); obtain online court docketing system to verify date Plan filed, objections by Trustee/creditors and withdrawal by Trustee/creditors (.05) complete check list for hearing (.05)	5CH .	160.00	0.20	32.00
04-20-05	Review fax from Oregon Department of Revenue re: receipt of returns.	5AC	315.00	0.05	15.75
04-20-05	Review fax from Internal Revenue Service re: need to amend Plan to reflect offset of refunds to IRS's claim; direct legal assistant (CH) draft amended Plan.	5AC	315.00	0.05	15.75
04-20-05	Review fax from Internal Revenue Service of withdrawal of objection to confirmation.	5AC	315.00	0.05	15.75
04-21-05	Travel to and from Chapter 13 Plan confirmation hearing.	5CEH	110.00	0.10	11.00
04-21-05	Attend Chapter 13 Plan confirmation hearing.	5CEH	220.00	0.35	77.00
04-25-05	Office conference with legal assistant (CH) re: American Express failure to object.	5AC	315.00	0.05	15.75
04-25-05	Office conference with Ann K. Chapman regarding American Express's failure to file objection.	5CH	160.00	0.05	8.00
04-25-05	Review note from Ann Chapman regarding contacting client to find out where leased equipment is; review letter and documents from Brian Wood, attorney representing CIT Technology regarding assuming or rejecting lease; review file for lease information.	5CH	160.00	0.10	16.00
04-25-05	Telephone conference with client regarding leased equipment.	5CH	160.00	0.10	16.00
04-25-05	Leave detailed message for Brian Wood, attorney for CIT Technology regarding sale of equipment after business closed.	5CH	160.00	0.05	8.00
04-25-05	Review fax from client of request from Court of Appeal, First Appellate District Division 5 for proof of bankruptcy status/ filing; direct legal assistant (JH) prepare report for appellate court and/or coordinate with client re: same.	5AC	315.00	0.10	31.50
04-26-05	Review, approve and sign Notice of Status Report required to be filed in California Appellate Court.	5AC	315.00	0.05	15.75
04-26-05	Review Notice from Appellate Court re: status report due; telephone conference with Jeff re: are we to file report.	5JH	160.00	0.10	16.00
04-26-05	Draft Bankruptcy Status Report for filing with California Appellate Court.	5JH	160.00	0.30	48.00

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	04-26-05	Review letter from Oregon Department of Revenue re: returns received.	5AC	315.00	0.05	15.75
·	04-26-05	Memo to legal assistant (CH) re: need to contact client re: availability of doctor to testify at competency hearing on 5/18.	5AC	315.00	0.05	15.75
	04-27-05	Draft Certificate of Service to file Amended Schedules.	5CH	160.00	0.25	40.00
	05-10-05	Review Proof of Claim filed by Resurgent Capital.	5AC	315.00	0.05	15.75
	05-15-05	Review fax from client of Notice from Internal Revenue Service forwarded by his accountant re: request for 2003 income tax returns; direct legal assistant (CH) to contact IRS Special Procedures and be sure that the left hand is talking to the right hand.	5AC	315.00 :	0.10	31.50
	05-15-05	Review Proof of Claim filed by Resurgent Capital Services on behalf of Sherman Acquisition LP.	5AC	315.00	0.05	15.75
	05-15-05	Review Proof of Claim filed by Internal Revenue Service.	5AC	315.00	0.05	15.75
	05-16-05	Review note from Ann Chapman regarding contacting Internal Revenue Service to discuss receipt and process of 2003 tax return due to letter received from Internal Revenue Service that return no received; review file for letter to Internal Revenue Service filing that tax return; telephone conference with Mary at Internal Revenue Service regarding receipt and process of 2003 tax return.	5CH	160.00	0.15	24.00
A	05-16-05	Leave detailed message for client to disregard notice from Internal Revenue Service.	5CH	160.00	0.10	16.00 ·
	05-18-05	Office conference with Ann K. Chapman regarding verifying client current on Plan payments and pull claims; obtain Trustee's Case Status Report to verify Plan payments current; obtain online court docketing system and view claims.	5CH	160.00	0.15	24.00
	05-18-05	Review letter from California Pacific Medical Center re: attached medical records.	5AC	315.00	0.05	15.75
	05-19-05	Travel to and from adjourned confirmation hearing.	5CEH	110.00	0.20	22.00
	05-19-05	Attend adjourned confirmation hearing.	5CEH	220.00	0.50	110.00
	05-24-05	Review Proof of Claim filed by California Franchise Tax Board.	5AC	315.00	0.05	15.75
	05-26-05	Review Substitution of Attorney form filed with California Court re: Bridgeport Financial.	5AC	315.00	0.05	15.75

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06-04-05	Review Proof of Claim filed by Oregon Department of Revenue.	5AC	315.00	0.05	15.75
06-06-05	Review and respond to email from client re: use of tax refund; direct legal assistant (CH) to confirm impact of use of refund on case (i.e. do priority claims exceed plan base?)	5AC	315.00	0.15	47.25
06-08-05	Review note from Ann Chapman regarding feasibility of Plan if client used tax refunds; review client's email; obtain claims register from online court docketing system; obtain Trustee's Case Status Report.	5CH	160.00	0.20	32.00
06-08-05	Analyze Trustee's Case Status Report, Proof of Claims and draft feasibility of Plan and Plan Base.	5CH	160.00 ;	0.30	48.00
06-09-05	Office conference with legal assistant (CH) re: analysis of case based upon priority claims filed, motion to quash.	5AC	315.00	0.20	63.00
06-09-05	Obtain Trustee's Case Status Report, claims register from online court docketing system and review of file for claim of California tax.	5CH	160.00	0.10	16.00
06-21-05	Draft letter to California Court re: status of bankruptcy.	5JH	160.00	0.25	40.00
06-27-05	Review file for claims to be filed.	5AKB	220.00	0.40	88.00
06-27-05	Office conference with Ann Chapman re: claims to be filed (.10); draft email to client re: same (.15).	5AKB	220.00	0.25	55.00
06-27-05	Review and respond to email from Jeffrey re: car purchase, report from doctor.	5AC	315.00	0.20	63.00
06-28-05	Review email from client re: priority claims.	5AKB	220.00	0.05	11.00
06-28-05	Telephone conference with client regarding purchasing vehicle.	5CH	160.00	0.10	16.00
06-28-05	Obtain claim register from online court docketing system; obtain Trustee's Case Status report from online system; obtain attorney bill.	5CH	160.00	0.15	24.00
06-28-05	Analyze case for feasibility of Plan and conduct audit of Claims Register.	5CH	160.00	0.50	80.00
06-28-05	Draft Proof of Claim for Oregon Department of Revenue.	5CH	160.00	0.25	40.00
06-28-05	Draft Precautionary Proof of Claim for State Board of Equalization.	5CH	160.00	0.25	40.00
06-28-05	Draft Precautionary Proof of Claim for Franchise Tax Board.	5CH	160.00	0.25	40,00

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	, , 06-28-05	Draft Precautionary Proof of Claim for Employment Development Group.	5CH	160.00	0.25	40.00
	06-28-05	Draft Precautionary Proof of Claim for City and County of San Francisco.	5CH	160.00	0.25	40.00
TD	07-04-05	Review fax from client re: real estate queries.	5AC	315.00	0.05	15.75
VIRCLUS	07-04-05	Review and approve case audit.	5AC	315.00	0.10	31.50
	07-05-05	Continued conference with client after hearing re: need to get into new vehicle.	5AC	315.00	0.15	47.25
	07-15-05	Review and revise Objection to Claim prepared by legal assistant (JH).	5AC	315.00	0.10	31.50
	07-15-05	Draft objection to claim of Bay Area Internet.	5JH	160.00	0.25	40.00
	07-18-05	Review note from Ann Chapman regarding drafting letter to Trustee addressing sale of real estate; review emails to and from client and to and from Ann Chapman regarding same issue; draft letter to Trustee.	5CH	160.00	0.70	112.00
	07-31-05	Review e-mail from Jeff re: car purchase, existence of accounts at Charles Schwab, bonus.	5AC	315.00	0.05	15.75
	08-16-05	Review email from client regarding vehicle purchase and budget; draft vehicle purchase request.	5CH	160.00	0.25	40.00
	08-16-05	Telephone conference with client regarding may purchase vehicle from tax refunds purchase of vehicle.	5CH	160.00	0.15	24.00
	09-15-05	Review Proof of Claim filed by Franchise Tax Board of California.	5AC	315.00	0.05	15.75
	10-03-05	Draft status report for California Court	5JH	160.00	0.25	40.00
	10-08-05	Review letters from creditor Lindquist to Judge Dunn re: Rule 1004.1. (MAY BE DUPLICATE)	5AC	315.00	0.10	31.50
	10-08-05	REVERSE - DUPLICATE - Review letters from creditor Lindquist to Judge Dunn re: Rule 1004.1.	5AC	315.00	-0.10	-31.50
	10-24-05	Review Notice of Amended Proof of Claim filed by State of California Franchise Tax Board.	5AC	315.00	0.05	15.75
Α	10-26-05	Office conference with legal assistant (JH) re: Eleanore's request for plan.	5AC	315.00	0.05	15.75
	10-26-05	Review fax from Eleanore Lindquist requesting copy of Plan.	5AC	315.00	0.05	15.75
	10-26-05	Direct legal assistant (CH) recalculate priority tax figure and new feasibility analysis based upon recent amended Proofs of Claim filed by taxing authorities.	5AC	315.00	0.05	15.75

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10-26-0	5 Obtain claims register from online court docketing system; analyze same for secured, priority and unsecured creditor amounts; draft feasibility of Plan.	5CH	160.00	0.50	80.00
10-27-0	5 Draft revisions to Order Denying Motion.	5JP	195.00	0.10	19.50
10-27-0	5 Attend adjourned confirmation hearing (including waiting time) (not billed on October statement due to clerical error).	5AC	315.00	0.75	236.25
10-27-0	5 Travel to and from confirmation hearing (not billed on October statement due to clerical error).	5AC	157.50	0.10	15.75
10-28-0	5 Draft revisions to Order Denying Petitioner's Motion.	5JP	195.00	0.20	39.00
10-31-0	5 Review Order Denying Motion to Compel Appearance at Evidentiary Hearing.	5AC	315.00	0.05	15.75
10-31-0	5 Review Order Dismissing Adversary Proceeding.	5AC	315.00	0.05	15.75
	General Pre-Confirmation Issu General Pre-Confirmation Issu			26.50 0.25	\$5,633.50 NO CHARGE
Amended	Schedules/Plan/Budget	WHO	RATE	HRS.	AMOUNT
02-28-0	06 Office conference with legal assistant (AS) re: Amended Schedule B.	6AC	315.00	0.10	31.50
02-28-	06 Review fax from client; telephone call to client re: Charles Schwab account; telephone call to client re: clarification of 'disability' check which is actually unemployment check.	6AS	160.00	0.35	56.00
02-28-	06 Office conference with Ann Chapman re: Amended Schedule B.	6AS	160.00	0.10	16.00
03-01-	06 Office conference with Ann K. Chapman regarding drafting letter to Trustee to address Charles Schwah accounts and Amended Schedules B & C; draft letter.	6CH	160.00	0.25	40.00
03-01-	06 Office conference with legal assistant (CH) re: letter to trustee re: amendment of Schedule B.	6AC	315.00	0.05	15.75
03-02-	06 Analyze statements from American Funds and Charles Schwab; revise letter to Trustee regarding same.	6CH	160.00	0.20	32.00
03-02-	06 Review and revise letter drafted by legal assistant (CH) to trustee re: Amended Schedule B.	6AC	315.00	0.05	15.75
03-09-	06 Analyze Amended Schedules B & C and draft liquidation analysis.	6CH	160.00	0.20	32.00
03-14-	06 Review email from Wayne at Trustee's office regarding approval of Order Modifying Plan; draft	бСН	160.00	0.10	16.00

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· • • · · ·	email to Wayne authorizing signature and filing.				
03-15-06	Review 2002/2003/2004 State and Federal Tax Returns re: listed accounts; review against Schedule B.	6JH	160.00	0.35	56.00
03-17-06	Office conference with client and Ann Chapman regarding drafting Amended Schedules and Plan (.15); analyze confirmed Plan, Order Confirming Plan, Order modifying plan, Trustee's ledger and claims register (.4); draft 401k loan repayment calculation (.1); draft feasibility (.15); draft two Amended Plan with and without 401k loan repayment (.5).		160.00	1.30	208.00
03-17-06	Office conference with Jeff re: status of matters; possible amendment of plan given reduced income.	6AC	315.00	0.45	141.75
03-17-06	Direct legal assistant (CH) to meet with client and prepare amended Plan in case we decide to go ahead and file the same; final decision to file will be made later based upon developments in the case.	бAC	315.00	0.10	31.50
	Amended Schedules/Plan/Budg	et Sub	ototal:	3.60	\$692.25
Tax Issues		WHO	RATE	HRS.	AMOUNT
04-30-06	Review 2005 tax returns faxed from debtor; direct legal assistant (CH) review for income compliance and draft letter to trustee for my signature.	6AC	315.00	0.10	31.50
	Tax Issu	es Sul	total:	0.10	\$31.50
Fee Applica	tion	wнo	RATE	HRS.	AMOUNT
12-12-05		5JH	0.00	1.80	NO CHARGE
12-16-05	Continue drafting fee application and begin feasibility analysis (no charge)	5JĦ	0.00	0.50	NO CHARGE
12-16-05	Finish drafting feasibility analysis; finalize fee application; memo to Ann re: feasibility issue. (no charge)	5JH	0.00	0.85	NO CHARGE
03-22-06	Draft Motion for Amended Supplemental Fee Application.	6JP	195.00	0.60	117.00
03-22-06	REVERSE CHARGE RE: Draft Motion for Amended Supplemental Fee Application.	6JP	195.00	-0.60	-117.00

Fee Application Subtotal: 3.15 NO CHARGE

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É	ile No.	5436				Page 13
M	otion for 1	Relief	WHO	RATE	HRS.	AMOUNT
	02-28-05	Review Motion for Relief from Stay filed by Eleanore Lindquist; Direct associate (CEH) discuss with me before formulating response.	5AC	315.00	0.05	15.75
C	03-02-05	Office conference with associate (CEH) re: various case issues, including Motion for Relief from Stay, various case issues.	5AC	315.00	0.45	141.75
	03-02-05	Office conference with Ann K. Chapman regarding case strategy and issue with Eleanor Lindquist's alleged motion for relief from stay.	5CEH	220.00	0.45	99.00
	03-14-05	Draft response to Eleanor Lindquist Motion for Relief from Stay.	5CEH	220.00	0.50	110.00
·	04-20-05	Office conference with associate (CEH) re: Eleanore Lindquist's refiling of Motions without service on us; need to immediately respond to the same.	5AC	315.00	0.10	31.50
	05-03-05	Review Order Returning Documents re: Order Relief from Stay and Imposing Sanctions on Attorney for Debtor.	5AC	315.00	0.05	15,75
	05-06-05	Telephone conference with Gloria from Judge's Dunn court re: hearing on competency, relief from stay.	5AC	315.00	0.05	15.75
	05-06-05	Office conference with associate (CEH) re: need to file response to motion for relief from stay, attend hearing.	5AC	315.00	0.10	31.50
	05-09-05	Review and revise response to Order for Relief from Stay.	5AC	315.00	0.20	63.00
	05-09-05	Draft and finalize response to Eleanor Lindquist Motion For Relief From Stay.	5CEH	220.00	0.65	143.00
	05-11-05	Revise and finalize response to Eleanor Lindquist Motion for Relief from Stay.	5CEH	220.00	0.25	55.00·
	05-11-05	Draft letter to clerk of Court enclosing Debtor's Response to Motion for Relief from Stay.	5CEH	220.00	0.35	77.00
	05-16-05	Draft Notice of Hearing on Motion for Relief filed by Eleanor Lindquist.	5CH	160.00	0.20	32.00
	05-27-05	Draft Order for Relief from Stay on Eleanor Lindquist's Motion for Relief from Stay.	5CEH	220.00	0.50	110.00
C	06-14-05	Office conference with Ann Chapman re: order for relief.	5AKB	220.00	0.15	33.00
	06-14-05	Office conference with associate (AKB) re: relief from stay order.	5AC	315.00	0.15	47.25
	06-15-05	Draft order re: relief re: ex-wife.	5AKB	220.00	0.25	55.00

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06-15-05	Conference with Ann Chapman re: proposed order re: relief.	5AKB	220.00	0.15	33.00
06-24-05	Review Judge's notes on signed Order re: Relief from Stay re: Eleanor Lindquist.	5AC	315.00	0.05	15.75
01-27-06	Draft Order for Relief from Stay to Resolve Domestic Relations Issues in California Court.	6JP	195.00	0.30	58.50
01-27-06	Revise Order for Relief from Stay per Ann K. Chapman.	6JP	195.00	0.20	39.00
01-27-06	Draft letter/fax to Eleanor re: proposed Order for Relief from Stay.	6JP	195.00	0.10	19.50
) 01-31-06	Research re:	6JP	195.00	0.45	87.75
02-11-06	Review Order Vacating Order for Relief to Determine Spousal Support in California.	6AC	315.00	0.05	15.75
·	Motion for Relia	ef Sub	total:	5.75	\$1,345.50
<u>Claims Issu</u>	es/Case Analysis	WHO	RATE	HRS.	AMOUNT
11-18-05	Conference with Jeff outside of office re: IRS notice, appears he may be getting refund.	5AC	315.00	0.10	31.50
11-18-05	Review file at office re: IRS claim; they have filed priority claim, unlikely he will receive refund.	5AC	315.00	0.05	15.75
	Review file at office re: IRS claim; they have filed priority claim, unlikely he will receive refund. Attend hearing on Motion for Reconsideration of Proof of Claim.	5AC 5AC	315.00 315.00		15.75 157.50
12-07-05	priority claim, unlikely he will receive refund. Attend hearing on Motion for Reconsideration of			0.50	
12-07-05 01-26-06	priority claim, unlikely he will receive refund. Attend hearing on Motion for Reconsideration of Proof of Claim.	5AC	315.00	0.50	157.50
12-07-05 01-26-06 01-26-06	priority claim, unlikely he will receive refund. Attend hearing on Motion for Reconsideration of Proof of Claim. Review Trustee's Notice of Intent to Pay Claims.	5AC 6AC	315.00 315.00 315.00	0.50	157.50 15.75
12-07-05 01-26-06 01-26-06 02-02-06	priority claim, unlikely he will receive refund. Attend hearing on Motion for Reconsideration of Proof of Claim. Review Trustee's Notice of Intent to Pay Claims. Review Notice of Amended Claim filed by IRS. Review Notice of Amended Claim filed by Oregon	5AC 6AC 6AC	315.00 315.00 315.00	0.50 0.05 0.05 0.05	157.50 15.75 15.75
12-07-05 01-26-06 01-26-06 02-02-06 03-03-06	<pre>priority claim, unlikely he will receive refund. Attend hearing on Motion for Reconsideration of Proof of Claim. Review Trustee's Notice of Intent to Pay Claims. Review Notice of Amended Claim filed by IRS. Review Notice of Amended Claim filed by Oregon Department of Revenue. Review email from Wayne at Trustee's office regarding increasing best interest number; draft</pre>	5AC 6AC 6AC 6AC	315.00 315.00 315.00 315.00	0.50 0.05 0.05 0.05 0.05	157.50 15.75 15.75 15.75 8.00
12-07-05 01-26-06 01-26-06 02-02-06 03-03-06 04-24-06	<pre>priority claim, unlikely he will receive refund. Attend hearing on Motion for Reconsideration of Proof of Claim. Review Trustee's Notice of Intent to Pay Claims. Review Notice of Amended Claim filed by IRS. Review Notice of Amended Claim filed by Oregon Department of Revenue. Review email from Wayne at Trustee's office regarding increasing best interest number; draft email responding to same. Office conference with Robert J Vanden Bos regarding analyzing early pay off (.10); Office conference with Ann K. Chapman and legal assistant (JH)</pre>	5AC 6AC 6AC 6AC	315.00 315.00 315.00 315.00	0.50 0.05 0.05 0.05 0.05	157.50 15.75 15.75 15.75

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5436

\$372.50

Claims Issues/Case Analysis Subtotal: 1.60

AMOUNT RATE HRS. WHO General Post-Confirmation Issues 11-01-05 Letter to client regarding Order Confirming Plan. 0.25 78.75 315.00 5AC 15.75 0.05 11-10-05 Review detailed voice mail message from Jeff re: 315.00 5AC employment issues. 0.05 15.75 11-10-05 Review and respond to email from Jeff re: meeting 315.00 5AC concerning employment situation. 11-21-05 Review case re: Herships deemed vexatious litigator. 5AC 31.50 315.00 0.10 63.00 315.00 0.20 5AC 11-21-05 Review case re: Herships declared vexatious litigator in California, other information found on the internet regarding the same. NO CHARGE 11-21-05 Left message for Susan Teller re: referral for 5JP 0.00 0.05 family law attorney in the Bay area. 11-23-05 Review email from client re: new phone number. (No 0.00 0.05 NO CHARGE 5AC Charge) 195.00 0.05 9.75 11-28-05 Draft email to client re: Bay area county that 5JP divorce is filed in. 12-01-05 Telephone conference with Jeff re: status of job 63.00 315.00 0.20 5AC situation, vexatious litigator finding of Herships. 40.00 0.25 5JH 160.00 12-30-05 Draft Bankruptcy Status Report to be filed with California Appellate Court. 104.00 160.00 0.65 01-25-06 Research California bankruptcy Court's forms and 6JH procedure re: hearing transcript request; Draft Forms; Left detailed voice mail message for Judge Carlson's Court report re: obtaining transcript and estimated fees. 15.75 02-07-06 Direct legal assistant (CH) to draft letter to 6AC 315.00 0.05 trustee re: status of storage claim and asking for waiver of requirement to report in the future. 6CH 160.00 0.30 48.00 02-07-06 Draft letter to Trustee regarding waiving requirement to report storage claim. 02-09-06 Telephone conference with Jeff after hearing re: job 6AC 315.00 0.15 47.25 opportunities. 02-22-06 Review Order Confirming Plan and Plan re: language 32.00 160.00 0.20 бJН on revestment of property 15.75 02-27-06 Left detailed voice mail message for Jeff re: 6AC 315.00 0.05

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TD	02-27-06	Telephone conference with Jeff re: various issues.	6AC	315.00	0.25	78.75
	02-27-06	Telephone conference with client re: Amending Schedule B, release of \$2499 to Eleanor, confirmation that client's dom rel attorney made mistake on court form.	6JP	195.00	0.30	58.50
	03-09-06	Review and respond to email from court reporter/precautionary creditor re: supplemental fee application.	6AC	315.00	0.05	15.75
	03-31-06	Draft Bankruptcy Status Report re: California Appeal.	6JH	160.00	0.25	40.00
C	04-24-06	Conferences with Carol about working up an early pay-off of the plan.	6RV	325.00	0.25	81.25
	04-24-06	Office conference with Robert J Vanden Bos re: motion to end case early.	6AC	315.00	0.25	78.75
	04-24-06	Office conference with Ann Chapman re: motion to end case early.	6RV	325.00	0.25	81.25
		General Post-Confirmation Issu General Post-Confirmation Issu			4.15 0.10	\$1,014.50 <i>NO CHARGE</i>
Ī	E. Lindquis	t-Adversary Proceeding	WHO	RATE	HRS.	AMOUNT
	02-21-05	Review fax from Eleanor Lindquist re: various	5AC	315.00	0.05	15.75
		concerns over client's filing and her threat to file	-			
	02-28-05	concerns over client's filing and her threat to file adversary proceeding.	-	315.00	0.10	31.50
		concerns over client's filing and her threat to file adversary proceeding. Review fax from client in response to wife's			0.10	
		<pre>concerns over client's filing and her threat to file adversary proceeding. Review fax from client in response to wife's allegations and threats. Office conference with legal assistant (JH) re: adversary proceeding filed by Eleanore (we haven't been served, found when we went to PACER).</pre>	5AC 5AC	315.00	0.10	31.50
C.	08-08-05	<pre>concerns over client's filing and her threat to file adversary proceeding. Review fax from client in response to wife's allegations and threats. Office conference with legal assistant (JH) re: adversary proceeding filed by Eleanore (we haven't been served, found when we went to PACER). Office conference with associate (JP) re: answer to</pre>	5AC 5AC	315.00 315.00	0.10 0.05 0.15	31.50 15.75
C	08-08-05 08-18-05 08-18-05	<pre>concerns over client's filing and her threat to file adversary proceeding. Review fax from client in response to wife's allegations and threats. Office conference with legal assistant (JH) re: adversary proceeding filed by Eleanore (we haven't been served, found when we went to PACER). Office conference with associate (JP) re: answer to complaint. Office conference with Ann K. Chapman re: filing</pre>	5AC 5AC 5AC	315.00 315.00 315.00	0.10 0.05 0.15 0.15	31.50 15.75 47.25
C	08-08-05 08-18-05 08-18-05 08-18-05	<pre>concerns over client's filing and her threat to file adversary proceeding. Review fax from client in response to wife's allegations and threats. Office conference with legal assistant (JH) re: adversary proceeding filed by Eleanore (we haven't been served, found when we went to PACER). Office conference with associate (JP) re: answer to complaint. Office conference with Ann K. Chapman re: filing answer to adversary complaint.</pre>	5AC 5AC 5AC 5JP	315.00 315.00 315.00 195.00	0.10 0.05 0.15 0.15 1.20	31.50 15.75 47.25 29.25
C.	08-08-05 08-18-05 08-18-05 08-18-05 08-18-05	<pre>concerns over client's filing and her threat to file adversary proceeding. Review fax from client in response to wife's allegations and threats. Office conference with legal assistant (JH) re: adversary proceeding filed by Eleanore (we haven't been served, found when we went to PACER). Office conference with associate (JP) re: answer to complaint. Office conference with Ann K. Chapman re: filing answer to adversary complaint. Draft Answer to Adversary Complaint. Office conference with Ann K. Chapman re: draft of</pre>	5AC 5AC 5AC 5JP 5JP	315.00 315.00 315.00 195.00 195.00	0.10 0.05 0.15 0.15 1.20 0.05	31.50 15.75 47.25 29.25 234.00
	08-08-05 08-18-05 08-18-05 08-18-05 08-18-05 08-18-05	<pre>concerns over client's filing and her threat to file adversary proceeding. Review fax from client in response to wife's allegations and threats. Office conference with legal assistant (JH) re: adversary proceeding filed by Eleanore (we haven't been served, found when we went to PACER). Office conference with associate (JP) re: answer to complaint. Office conference with Ann K. Chapman re: filing answer to adversary complaint. Draft Answer to Adversary Complaint. Office conference with Ann K. Chapman re: draft of Answer to Adversary Proceeding Complaint.</pre>	5AC 5AC 5AC 5JP 5JP 5JP	315.00 315.00 315.00 195.00 195.00 195.00	0.10 0.05 0.15 0.15 1.20 0.05 0.20	31.50 15.75 47.25 29.25 234.00 9.75

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<u>File No.</u>	5436				
	Complaint.				
09-02-05	Review Order Requiring Plaintiff to File an Amended Complaint.	5AC	315.00	0.05	15.75
DE 09-07-05	Review Order Requiring Plaintiff to File and Amended Complaint re: adversary proceeding.	5AC	315.00	0.05	15.75
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	E. Lindquist-Adversary Proceeding	ng Sub	total:	2.40	\$540.00
E. Lindquis	t-Competency Issue	WHO	RATE	HRS.	AMOUNT
· · ·	(SHOULD BE DATED 10/5/05)Review letter from attorney for Dr. Fernandez re: reimbursement requested for expenses.	5AC	315.00	0.05	15.75
03-29-05	Review rejected Motion for Competency Hearing; direct legal assistant (MB) contact client immediately.	5AC	315.00	0.05	15.75
04-20-05	Office conference with associate (CEH) re: response to Motion for Competency, revise response.	5AC	315.00	0.30	94.50
04-20-05	Review Eleanor Lindquist's Motion and Request for Hearing on Competency of the Debtor.	5CEH	220.00	0.15	33.00
04-20-05	Draft response and objection to Eleanor Lindquist's Motion and Request for Hearing on Competency of the Debtor.	5CEH	220.00	0.75	165.00
04-20-05	Office conference with Ann K. Chapman regarding Debtor's response and objection to Eleanor Lindquist's Motion and Request for Hearing on Competency of Debtor.	5CEH	220.00	0.30	66.00
04-20-05	Revise and finalize Debtor's Response and Objection to Eleanor Lindquist's Motion and Request for Hearing on Competency.	5CEH	220.00	0.35	77.00
04-20-05	Attempt to locate pleading filed by client's ex-wife. (No Charge)	5CH	0.00	0.25	NO CHARGE
04-20-05	Office conference with associate (CEH) regarding Motion filed by ex-wife.	5CH	160.00	0.05	8.00
04-26-05	Review email from Ann Chapman regarding contacting client to get status of doctor for competency hearing.	5CH	160.00	0.05	8.00
05-03-05	Review Creditor's Lindquist Reply to Debtor's Response to Request a Hearing to Determine the Competency of Debtor, Subpoena.	5AC	315.00	0.15	47.25
05-11-05	Review message from legal assistant (CM) re: call from hospital concerning subpoena.	5AC	315.00	0.05	15.75

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05-11-05	Office conference with associate (CEH) re: progress towards getting a doctor's report, call from medical provider.	5AC	315.00	0.10	31.50
05-18-05	Office conference with associate (CEH) re: preparation for hearing this morning.	5AC	315.00	0.15	47.25
05-18-05	Travel to and from hearing (divided between two clients).	5AC	157.50	0.25	39.37
05-18-05	Meet with client and associate prior to preliminary hearing on Motion for Competency.	5AC	315.00	0.25	78.75
05-18-05	Attend Preliminary Hearing re: Motion for Competency, meet with client and associate after hearing re: next step in the process.	5AC	315.00	0.70	220.50
05-18-05	Office conference with Ann K. Chapman regarding preliminary hearing on Eleanor Lindquist's Motion for Relief from Stay and Motion for Competency Hearing.	5CEH	220.00	0.15	33.00
05-18-05	Office conference with Jeffrey Lindquist regarding preliminary hearing on Eleanor Lindquist's Motion for Competency Hearing.	5CEH	220.00	0.30	66.00
05-18-05	Travel to and from preliminary hearing on Eleanor Lindquist's Motion for Competency Hearing.	5CEH	220.00	0.40	88.00
05-18-05	Office conference with Ann K. Chapman and Jeffrey Lindquist on Eleanor Lindquist's Motion for Competency hearing.	5CEH	220.00	0.25	55.00
05 <b>-</b> 18-05	Attend hearing on Eleanor Lindquist's Motion for Competency Hearing and Motion for Relief from Stay.	5CEH	220.00	0.75	165.00
05-23-05	Review of Neuropsychological Evaluation performed on client in 2002.	5AC	315.00	0.15	47.25
05-27-05	Office conference with associate (CEH) re: contents of medical records, filing of Motion to Quash.	5AC	315.00	0.25	78,75
05-27-05	Review California Pacific Medical Center medical records for Jeff Lindquist.	5CEH	220.00	0.25	55.00
05-27-05	Office conference with Ann K. Chapman regarding California Pacific Medical Center medical records and case strategy.	5CEH	220.00	0.25	55.00
05-27-05	Research case law regarding doctor-patient privilege and confidentiality of medical records.	5CEH	220.00	0.45	99.00
05-27-05	Draft Motion to Quash Subpoena.	5CEH	220.00	0.75	165.00
05-31-05	Review Motion to Quash Subpoena drafted by associate.	5AC	315.00	ò.05	15.75

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	05-31-05	Office conference with associate (CEH) re: revision of Motion to Quash Subpoena.	5AC	315.00	0.15	47.25
	05-31-05	Continued office conference with associate (CEH) re: statute concerning Motion for Competency.	5AC	315.00	0.20	63.00
	05-31-05	Additional research on standards for quashing subpoena of medical records.	5CEH	220.00	0.85	187.00
	05-31-05	Revise Motion to Quash Subpoena and Motion for Protective Order.	5CEH	220.00	0.75	165.00
	05-31-05	Office conference with Ann K. Chapman regarding Motion to Quash Eleanor Lindquist subpoena.	5CEH	220.00	0.25	55.00
	06-09-05	Office conference with legal assistant (JH) re: motion to quash, need to contact doctor re: next step.	5AC	315.00	0.05	15.75
	06-10-05	Review and respond to email from Jeff re: his attendance at hearing.	5AC	315.00	0.05	15.75
	06-14-05	Prepare for hearing on Motion for Protective Order.	5AC	315.00	0.20	63.00
	06-14-05	Travel to and from Hearing on Motion to Quash Subpoena.	5AC	157.50	0.20	31.50
	06-14-05	Attend Hearing on Motion to Quash Subpoena.	5AC	315.00	0.95	299.25
	06-29-05	Review and respond to email from Jeff re: information requested by trustee, request Jeff contact doctor's office re: availability for	5AC	315.00	0.10	31.50
	·	testimony.				
	06-29-05	Review detailed voice mail message from Jeff re: clarification re: what to ask his doctor.	5AC	315.00	0.05	15.75
	06-29-05	Left detailed voice mail message for Jeff re: what I need from the doctors by next week.	5AC	315.00	0.10	31.50
	07-01-05	Review and respond to email from Jeff re: whether he has consulted doctors about their availability; review phone message from Eleanore re: whether I have filed any documents.	5AC	315.00	0.10	31.50
	07-04-05	Review fax from client re: status of psychiatric evaluation, vehicle replacement, and real estate transactions.	5AC	315.00	0.05	15.75
	07-05-05	Telephone conference with Eleanore re: results of doctor's report, requested she dismiss her Motion, she refused.	5AC	315.00	0.10	31.50
	07-05-05	Telephone conference with Jeff re: results of conversation with Eleanore.	5AC	315.00	0.15	47.25
	07-05-05	Quick legal research re: rules concerning experts, discovery in proceeding.	5AC	315.00	0.20	63.00

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07-05-05	Prepare for status hearing; direct legal assistant (MB) to download every single document filed by Eleanore.	5AC	315.00	0.15	47.25
07-05-05	Office conference with client re: Dr. Fernandez's report.	5AC	315.00	0.20	63.00
07-05-05	Travel to and from status conference.	5AC	157.50	0.40	63.00
07-05-05	Attend status conference with Judge, client, trustee and Eleanore Lindquist; meeting in conference room outside court with client, trustee and Eleanore after hearing in effort to resolve budget issues.	5AC	315.00	1.75	551.25
07-05-05	Search Pacer and print all docket entries pertaining to creditor Eleanore Lindquist. (No Charge)	5MB	0.00	0.10	NO CHARGE
07-15-05	Telephone conference with Cynthia Leahy of California Pacific Medical Center, re: second subpoena sent by Eleanore.	5AC	315.00	0.20	63.00
07-17-05	Memo to legal assistant (JH) re: trial preparation.	5AC	315.00	0.05	15.75
07-17-05	Review fax from California Pacific Medical Center re: subpoena for medical records.	5AC	315.00	0.05	15.75
07-22-05	Telephone call from Mark Cohen-lawyer for the health care provider who has the medical records of Jeffrey-he is being hounded by the soon to be ex wife for the records because she says she has a subpoena	5RV	325.00	0.25	81.25
07-22-05	Voice mail to Ann to ask her to get me information on Lindquist.	5RV	325.00	0.10	32,50
07-23-05	Voice mail from Mark Cohen-with contact information since he will be out next week.	5RV	325.00	0.10	32.50
07-25-05	Telephone call from Ms Campbell about surrender of the medical records	5RV	325.00	0.10	32.50
07-25-05	Telephone conference with Ann re: Subpoena concerns and call from Bob Vanden Bos re: same; draft memo to Bob re: how to proceed.		160.00	0.25	40.00
07-27-05	Conference with Carol about Court's request for a status hearing tomorrow.	5RV	325.00	0.10	32.50
07-27-05	Telephone conference with Gloria with Judge Dunn regarding scheduling status conference; office conference with Robert J Vanden Bos regarding same.	5CH	160.00	0.10	16.00
08-07-05	Review fax from attorney for Drs. Bertmann and Fernandez re: subpoena filed by creditor Lindquist and their objection thereto.	5AC	315.00	0.05	15.75

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08-08-05	Telephone conference with attorney for California Pacific Medical Center.	5AC	315.00	0.30	94.50
08-08-05	Review adversary complaint pulled off internet; discuss issues re: Proof of Claim with Robert J Vanden Bos; discuss need to revoke authorization re:. medical records with legal assistant (JH); direct her to prepare authorization for Jeff to provide me records.	5AC	315.00	0.30	94.50
08-08-05	Office conference with Ann re: upcoming trial; adversary filed by Eleanor Lindquist; next steps	5JH	160.00	0.30	48.00
08-08-05	Review file re: authority to release medical records (.20); Draft Revocation of Release to Release Medical Records (.45)	5JH	160.00	0.65	104.00
08-08-05	Revise Revocation; draft email to client re: signing same	5JH	160.00	0.15	24.00
08-10-05	Draft fax to Robert Willoughby re: revocation of authority to release information signed by Jeff.	5JH	160.00	0.05	8.00
08-17-05	Telephone conference with Gloria at Bankruptcy Court re: expedited hearing on extension of time to extend discovery; review detailed voice mail message from Gloria re: the same.	5AC	315.00	0.10	31.50
08-17-05	Review Motion for Extension of Time filed by Eleanore Lindquist requesting extension of time for discovery.	5AC	315.00	0.15	47.25
08-19-05	Attend hearing with Judge Dunn re: Eleanore's Motion for Contempt against Willoughby (Judge orders at this hearing, no need to file Answer to Adversary at this time)	5AC	315.00	0.70	220.50
08-19-05	Draft request for disclosure of plaintiff's expert witnesses.	5JP	195.00	0.25	48.75
08-29-05	Review letter from Judge Dunn re: Bankruptcy Court in San Francisco will be hearing issues relating to subpoenas issued in its jurisdiction.	5AC	315.00	0.05	15.75
08-29-05	Review and respond to email from counsel for doctors re: subpoena.	5AC	315.00	0.05	15.75
08-29-05	Review and respond to email from counsel for doctors re: testimony and personal appearance at hearing.	5AC	315.00	0.05	15.75
08-29-05	Review and respond to email from counsel for doctors re: schedule availability for testimony.	5AC	315.00	0.05	15.75
08-30-05	Review and respond to email from Robert Willoughby, attorney for Dr. Fernandez.	5AC	315.00	0.05	15.75
08-30-05	Review fax from attorney for clients doctors of letter to creditor Lindquist re: refusal to submit	5AC	315.00	0.05	15.75

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	medical records.		·		
08-30-05	Review fax from creditor Lindquist to counsel for doctors re: Motion to Compel and pursuit of sanctions.	5AC	315.00	0.05	15.75
08-30-05	Review Amended Scheduling Order.	5AC	315.00	0.05	15.75
08-31-05	Review Eleanore Lindquist's Motion re: Subpoena.	5AC	315.00	0.10	31.50
09-01-05	Check Electronic Court Filing for most current order from Judge Dunn.	5JP	195.00	0.15	29.25
09-01-05	Telephone conference with Judge Dunn's office re: Sept 1 order; pull Sept 1 order from Electronic Court Filing.	5JP	195.00	0.10	19.50
09-05-05	Cursory review of client's medical records submitted by attorney for doctors Fernandez and Bertman.	5AC	315.00	0.10	31.50
09-06-05	Review notice from court re: hearing procedures, review Deposition Subpoena of Jonathan Canick.	5AC	315.00	0.10	31.50
09-06-05	Appear by phone in front of Judge Carlson re: Motion to Compel.	5AC	315.00	0.75	236.25
09-06-05	Office conference with legal assistant (JH) re: trial preparation.	5AC	315.00	0.25	78.75
09-06-05	Review fax from creditor Lindquist re: phone number for doctor per court order.	5AC	315.00	0.05	15.75
09-06-05	Office conference with Ann re: trial preparation and next steps	5JH	160.00	0.40	64.00
09-06-05	Office conference with Ann K. Chapman re: draft trial memorandum.	5JP	195.00	0.10	19.50
09-07-05	Revise and correct Request for Disclosure of Expert Testimony per bankruptcy court.	5JP	195.00	0.10	19.50
09-07-05	Research re: case law on incompetency in bankruptcy.	5JP	195.00	1.20	234.00
09-07-05	Office conference with Ann K. Chapman re: incompetency case law.	5JP	195.00	0.20	39.00
09-07-05	Draft Trial Memorandum.	5JP	195.00	1.50	292.50
09-07-05	Prepare email to Robert Willoughby re: release of records.	5MB	160.00	0.05	8.00
09-08-05	Review court's order (.1); Direct legal assistant (MB) to contact Willoughby's office and hold onto records until I get additional information required in order (.05).	5AC	315.00	0.15	47.25
09-08-05	Telephone conference with Eleanore re: need for assurances that despite Canick's failure to return	5AC	315.00	0.25	78.75

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· ·	calls that I will be able to participate by phone on Monday; place conference call to Robert Willoughby's assistant advising OK to release records.				: 
09-08-05	Draft e-mail to Robert Willoughby re: Dr. Fernandez' appearance.	5AC	315.00	0.05	15.75
09-08-05	Review and respond to email from Robert Willoughby, attorney for Dr. Fernandez, re: her appearance.	5AC	315.00	0.10	31.50
09-08-05	Research ability to file exhibits under seal	5JH	160.00	0.25	40.00
09-08-05	Work on acquiring necessary exhibits.	5JH	160.00	0.75	120.00
09-08-05	Leave detailed voicemail messages for Judge Carlson's chambers and judicial assistant re: turning over documents.	5JH	160.00	0.20	32.00
09-08-05	Telephone conference with Eleanore Lindquist re: her conversation with Judge's chambers and phone numbers	5JH	160.00	0.10	16.00
09-08-05	Telephone conference with Gordon at Judge's chambers re: issues resolved with Eleanore Lindquist	5JH	160.00	0.05	8.00
09-08-05	Begin drafting Witness List	5JH	160.00	0.15	24.00
09-08-05	Begin drafting Exhibit list	5JH	160.00	0.10	16.00
09-08-05	Left detailed voice mail message for Joanne at Judge Dunn's chambers re: filing exhibits under seal	5JH	160.00	0.05	8.00
09-08-05	Draft letter to Eleanore Lindquist re: request to allow Dr. Fernandez to appear as witness by telephone.	5JH	160.00	0.25	40.00
09-08-05	Left detailed voice mail message for Dr. Canick and creditor Lindquist re: need to arrange for telephone attendance to deposition on September 12th.	5 <b>MB</b>	160.00	0.10	16.00
09-08-05	Telephone conference with Robert Willoughby's office re: revocation of authorization to release documents.	5MB	160.00	0.10	16.00
09-09-05	Telephone conference with Jeff re: status.	5AC	315.00	0.40	126.00
09-09-05	Draft e-mail to Robert Willoughby, attorney for Dr. Fernandez, re: need to take deposition next week.	5AC	315.00	0.10	31.50
09-09-05	Office conference with associate (JP) re: his conversations with Eleanore and Robert Willoughby.	5AC	315.00	0.10	31.50
09-09-05	Telephone conference with Gloria at Bankruptcy Court re: expedited hearing.	5AC	315.00	0.05	15.75
09-09-05	Direct legal assistant (MB) to set up deposition with court report and coordinate with Robert Willoughby.	5AC	315.00	0.05	15.75

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09-09-05	Attend Expedited Hearing re: Deposition Testimony.	5AC	315.00	0.40	126.00
09-09-05	Office conference with Ann and Jeff re: exhibits	5JH	160.00	0.25	40.00
09-09-05	Draft revisions to Trial Memorandum.	5JP	195.00	0.20	39.00
09-09-05	Office conference with Robert J Vanden Bos re: procedures for perpetuation of deposition.	5JP	. 195.00	0.35	68.25
09-09-05	Telephone conference with Willoughby's assistant re: scheduling deposition.	5JP	195.00	0.10	19.50
09-09-05	Telephone conference with Judge Dunn's assistant re: filing motion for expedited hearing.	5JP	195.00	0.10	19.50
09-09-05		5JP	195.00	1.00	195.00
	Perpetuation of Deposition; Draft Motion for Perpetuation of Deposition.		:	. :	:
09-09 <b>-</b> 05	Office conference with Robert J Vanden Bos re: Motions for Expedited Hearing and Perpetuation of Deposition.	5JP	195.00	0.10	19.50
09-09-05	Office conference with Ann K. Chapman re: Filing motions.	5JP	195.00	0.05	9.75
09-09-05	Telephone conference with Judge Dunn's office re: filing of Motions.	5JP	195.00	0.05	9.75
09-09-05	Telephone conference with Eleanor Lindquist re: deposition of Dr. Fernandez on Monday.	5JP	195.00	0.20	39.00
09-09-05	Revise drafts of Motions.	5JP	195.00	0.25	48.75
09-09-05	Revise Trial Memorandum.	5JP	195.00	1.75	341.25
09-09-05	Office conference with Ann K. Chapman re: preparation of documents and questions for deposition of Dr. Fernandez.	5JP	195.00	0.45	87.75
09-09-05	Review medical/psychiatric evaluations.	5JP	195.00	0.60	117.00
09-09-05	Draft deposition questions for Ann K. Chapman.	5JP	195.00	0.50	97.50
09-09-05	Telephone conference with Dr. Canick re: equipment available for telephonic attendance to deposition.	5MB	160.00	0.05	8.00
09-10-05	Prepare for deposition; read all of client's medical records.	5AC	315.00	1.00	315.00
09-10-05	Work on trial memorandum draft provided by associate.	5AC	315.00	0.45	141.75
09-10-05	Office conference with associate (JP) re: revision of Trial Memorandum.	5AC	315.00	0.20	63.00
09-10-05	Review and respond to email from Jeff re: treatment at California Pacific Medical Center, depositions on	5AC	315.00	0.40	126.00

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°a k	Monday.				
09-10-05	Review all files re: any additional exhibits for trial	5JH	160.00	1.15	184.00
09-10-05	Prepare deposition exhibits	5JH	160.00	2.10	336.00
09-12-05	Review and revise Order drafted by associate (JP) re: hearing on Friday (.1); Further revision of the same (.05); direct legal assistant (MB) to contact Mrs. Lindquist for comment and take care of other details related to trial preparation (.1).	5AC .	315.00	0.25	78.75
09-12-05	Prepare for deposition of Jonathan Canick.	5AC	315.00	0.75	236.25
09-12-05	Attend deposition of Jonathan Canick.	5AC	315.00	2.85	897.75
09-12-05	Prepare for depositions of Canick and Fernandez (.75); Meet with Jeff prior to the deposition of Dr. Canick (.15).	5AC	315.00	0.90	283.50
09-12-05	Attend deposition of Dr. Canick by phone; contact court re: Ms. Lindquist's apparent violation of Judge Carlson's order re: medical records, Attend telephone hearing with Judge Dunn in which he rules medical records cannot be provided to anyone else, further telephone deposition of Dr. Canick.	5AC	315.00	2.90	913.50
09-12-05	Contact Robert Willoughby, attorney for Dr. Fernandez, by phone re: deposition; wait for return call; Attend telephone deposition of Dr. Fernandez by phone.	5AC	315.00	2.85	897.75
09-12-05	Finish drafting Witness List	5JH	160.00	0.35	56.00
09-12-05	Finish drafting Exhibit List	5JH	160.00	0.20	32.00
09-12-05	Draft order for Admissibility of Deposition Testimony.	5JP	195.00	0.85	165.75
09-12-05	Draft revisions to trial memorandum.	5JP	195.00	1.00	195.00
09-12-05	Attend deposition of Isabella Fernandez.	5JP	0.00	2.75	NO CHARGE
09-12-05	Review creditor Lindquist's First Amended Complaint.	5AC	315.00	0.05	15.75
09-12-05	Draft Notice of Deposition.	5MB	160.00	0.25	40.00
09-13-05	Office conference with Robert J Vanden Bos re: Eleanore's apparent breach of confidentiality re: medical records, strategy regarding the same.	5AC	315.00	0.20	63.00
09-13-05	Telephone conference with Eleanore Lindquist re: no opposition to request to Judge to extend deadline for entry of depositions into evidence until September 21st.	5AC	315.00	0.15	47.25

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1 1	Left detailed voice mail message for Howard Harships, Eleanore's helper re: whether he has viewed medical records, she claims he has not.	5AC	315.00	0.05	15.75
09-13-05	Telephone conference with Howard Herships re: claims not to have viewed the medical records.	5AC	315.00	0.05	15.75
09-13-05	Review and respond to email from attorney for Dr. Fernandez.	5AC	315.00	0.15	47.25
09-13-05	Telephone conference with Eleanor Lindquist re: extension of deadline for submission of deposition transcripts.	.5JP	195,00	0.20	39.00
09-14-05	Telephone conference with Joanne Sherman re: Amended Scheduling Order.	5AC	315.00	0.10	31.50
09-14-05	Telephone conference with Lara Gardner re: previous competency case.	5JP	195.00	0.10	19.50
09-14-05	Office conference with Ann K. Chapman re: filing motion to extend entry of depositions.	5JP	195.00	0.05	9.75
09-14-05	Telephone conference with JoAnn Sherman re: proper rule for deposition admittance.	5JP	195.00	0.05	9.75
09-14-05	Draft Motion for Extension of Deadline for Admission of Deposition Testimony.	5JP	195.00	0.60	117.00
09-14-05	Telephone conference with court reporter in San Francisco re: expected turnaround time for transcript.	5JP	195.00	0.10	19.50
09-14-05	Telephone conference with court reporter: transcript will be finished Monday, will overnight for arrival Tuesday morning.	5JP	195.00	0.05	9.75
09-14-05	Office conference with legal assistant (JH, MB) re: inclusion of exhibits in transcript request.	5JP	195.00	0.10	19.50
09-15-05	Office conference with associate (JP) re: court reporter's questions.	5AC	315.00	0.05	15.75
09-15-05	Review and respond to email from Robert Willoughby re: Dr. Fernandez's supplemental report.	5AC	315.00	0.10	31.50
09-15-05	Update exhibit list	5JH	160.00	0.10	16.00
09-15-05	Telephone conference with Macchello Associates re: exhibits needed in transcript of deposition.	5JP	195.00	0.05	9.75
09-16-05	Draft Motion for Order Permitting Debtor to Enter Depositions and Exhibits Under Seal.	5JP	195.00	2.05	399.75
09-16-05	Draft Order Permitting Debtor To Enter Depositions and Exhibits Under Seal.	5JP	195.00	0.30	58.50

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le No.	5436				
09-17-05	Office conference with associate (JP) re: motion to seal depositions.	5AC	315.00	0.25	78.7
09-17-05	Various revisions of Motion to Seal Documents, meeting with associate (JP) (discounted from actual time).	5AC	315.00	0.25	78.7
09-17-05	Office conference with Ann K. Chapman re: Motion to Enter Depositions and Exhibits Under Seal	5JP	195.00	0.25	48.7
09-17-05	Revise drafts of Motion and Order for Entry of Depositions and Exhibits under Seal.	5J₽	195.00	0.30	58.5
09-17-05	Draft revisions to Motion and Order to Seal Exhibits.	5JP	195.00	0.85	165.7
09-17-05	Draft letter to Judge Dunn re: Eleanor's request for Herships to see information.	5JP	195.00	0.55	107.2
09-17-05	Revise draft of letter to Judge Dunn re: request for Hership to have access to records.	5JP	195.00	0.40	78.0
09-17-05	Office conference with Ann K. Chapman re: Motion, Order, and letter to Judge Dunn.	5J₽	195.00	0.25	48.7
09-19 <b>-</b> 05	Work on revision of Motion and Order re: Confidential Admission of Records, letter to Judge Dunn re: disclosure agreement.	5AC	315.00	0.45	°. 141.7
09-19-05	Telephone conference with Eleanore Lindquist re: medical report, scheduling order; direct legal assistant (JH) to fax report to Mrs. Lindquist.	5AC	315.00	0.05	15.5
09-19-05	Draft e-mail to Robert Willoughby, attorney for Dr. Fernandez, re: status of receipt of transcripts.	5AC	315.00	0.05	15.1
09-19-05	Update Exhibit List	5JH	160.00	0.10	16.0
09-19-05	Draft revisions to Motion, Order, and Letter to Judge Dunn, include exhibits.	5JP	195.00	0.40	78.0
09-19-05	Office conference with legal assistant (JH) re: exhibit prep.	5JP	195.00	0.05	9.1
09-19-05	Telephone conference with Macchello Court Reporters re: status of transcript and email file.	5JP	195.00	0.10	19.1
09-19-05	Telephone conference with Macchello & Assoc re: emailing e-file of transcript of deposition.	5JP	195.00	0.05	9.1
09-20-05	Review and revise Trial Memorandum drafted by associate.	5AC	315.00	0.25	78.'
09-20-05	Finalize Trial Memorandum.	5AC	315.00	0.20	63.0
00 00.0E	Finalize Exhibit List.	5JH	160.00	0.10	16.0

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•	Label exhibits not under seal	5JH	160.00	0.75	120.0
09-20-05	Draft revisions to witness list.	5JP	195.00	0.25	48.7
09-20-05	Telephone conference with JoAnn at Judge Dunn's office re: Amended Request for Disclosure of Expert Testimony.	5J₽	195.00	0.10	19.5
09-20-05	Left detailed voice mail message for client re: information needed for trial brief.	5MB	160.00	0.05	8.0
09-21-05	Photocopy and prepare all exhibit books (not under seal)	5JH	160.00	1.25	200.0
09-21-05	Full preparation of Exhibit books filed under seal.	SJH	160.00	2.75	440.0
	Review Judge Dunn's changes to signed Order re: Discovery.	5AC	315.00	0.05	15.7
09-23-05	Review Eleanore's Trial Memorandum, witness list, exhibit list.	5AC	315.00	0.20	63.0
09-23-05	Review and respond to email from Robert Willoughby re: Bertman's subpoena.	5AC	315.00	0.05	15.7
09-23-05	Office conference with Ann K. Chapman and legal assistant (JH) re: Eleanor Lindquist witness and exhibit list.	5JP	195.00	0.20	39.0
09-27-05	Office conference with associate (JP) re: rules concerning Subpoenas.	5AC	315.00	0.05	15.7
09-27-05	Prepare for pre-trial conference, trial on Friday.	5AC	315.00	0.30	94.5
09-27-05	Attend Pre-Trial Conference.	5AC	315.00	0.20	63.0
09-27-05	Obtain copy of Eleanore Lindquist's Exhibits from Judge's office because she failed to provide them.	5AC	315.00	0.15	47.2
09-27-05	Review message taken by legal assistant (MB) from Eleanore re: why she failed to attend hearing.	5AC	315.00	0.05	15.7
09-27-05	Research re: Federal Rules of Civil Procedure re Expert Witnesses, Subpoenas.	5JP	195.00	0.20	39.0
09-27-05	Telephone conference with Robert Willoughby re: participation by phone in pre-trial conference.	5JP	195.00	0.05	9.7
09-27-05	Telephone conference with Robert Willoughby re: objection to Eleanor's subpoena of Dr. Bertmann.	5JP	195.00	0.10	19.5
09-27-05	Telephone conference with Ann K. Chapman re: Willoughby will not appear by phone at pre-trial, objects to subpoena.	5JP	195.00	0.05	9.7
09-27-05	Draft letter to creditor Lindquist for AKCC signature re: subpoena of Dr. Bertman.	5MB	160.00	0.25	40.0

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09-28-05	Telephone conference with Jeffrey Lindquist re: prepare witness for testimony.	5AC	315.00	0.20	63.00
09-28-05	Telephone conference with client re: hearing on Friday.	5AC	315.00	0.65	204.75
09-29-05	Review Court's order re: Submission and Maintenance of Certain Exhibits Under Seal.	5AC	315.00	0.05	15.75
09-29-05	Review Ms. Lindquist's Motion for Restoration of Pre-Trial Conference.	5AC	315.00	0.05	15.75
09-29-05	Review Motion Compelling Attendance at the Evidentiary Hearing and Sanctions and prescribed Order.	5AC	315.00	0.10	31.50
09-29-05	Attend telephone hearing re: Motion to Compel Attendance, pretrial.	5AC	315.00	0.75	236.25
09-29-05	Office conference with associate (JP) re: preparation of Affidavit.	5AC	315.00	0.10	31.50
09-29-05	Office conference with Ann K. Chapman re: drafting of affidavit for Herships.	5JP	195.00	0.15	29.25
09-29-05	Draft affidavit for Herships.	5JP	195.00	0.45	87.75
09-29-05	Draft revisions to Hership Affidavit.	5JP	195.00	0.15	29.25
09-30-05	Review deposition transcripts prior to trial, general trial preparation (4:15 a.m - 6:00 a.m).	5AC	315.00	1.75	551.25
09-30-05	General trial preparation, including meeting with Jeff Lindquist re: his testimony.	5AC	315.00	0.75	236.25
09-30-05	Travel to and from hearing on Motion to Determine Competency.	5AC	157.50	0.40	63.00
09-30-05	Morning session - Attend Hearing on Motion to Determine Competence.	5AC	315.00	3.50	1,102.50
09-30-05	Discussion with client during lunch re: my examination of him after lunch.	5AC	315.00	0.20	63.00
09-30-05	Discuss trial strategy with trial team during lunch.	5AC	315.00	0.25	78.75
09-30-05	Afternoon session - Motion to Determine Competency.	5AC	315.00	3.20	1,008.00
09-30-05	Debrief with trial team after hearing on Motion to Determine Competence. (No Charge)	5AC	0.00	0.50	NO CHARGE
09-30-05	Assist with trial preparation.	5CH	160.00	0.10	16.00
09-30-05	Attend and assistant attorney at Trial	5JH	160.00	8.00	1,280.00
09-30-05	Attend hearing with client. (no charge)	5JP	0.00	5.95	NO CHARGE

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	~ ~ ~	21E 00	0 05	15.75
Direct legal assistant (JH) take care of getting Dr. Fernandez' signature on deposition.	5AC	345.00	0.05	T2.12
Draft email to Robert Willoughby re: obtaining Fernandez's signature re: deposition transcript	5JH	160.00	0.05	8.00
Review letters of Eleanore Lindquist to Judge Dunn re: legislative history/Rule 1004.1.	5AC	315.00	0.10	31.50
Review Judge's letter opinion.	5AC	315.00	0.35	110.25
Telephone conference with Jeff re: judge's ruling.	5AC	315.00	0.10	31.50
Draft email to Jeff attaching letter opinion.	5AC	315.00	0.10	31.50
Review Order Sealing the Record.	5AC	315.00	0.05	15.75
Review letter from Eleanor Lindquist to Judge Dunn re: article	5AC	315.00	0.05	15.75
Review Order Denying Motion for Appointment of Guardian.	5AC	315.00	0.05	15.75
Review note that Ninth Circuit has dismissed appeal.	6AC	315.00	0.05	15.75
Review Eleanor's Amended Request for Appeal to 9th Circuit on competency issue, research statutes cited, review 9th Circuit website.	6J₽	195.00	0.40	78.00
Telephone conference with client re: Appeal of competency hearing has been denied; automatic stay has been lifted so Eleanor can pursue property division in California.	6JP	195.00	0.05	9.75
Review Order from Ninth Circuit dismissing Appeal re: competency issue.	6AC	315.00	0.05	15.79
E. Lindquist-Competency Is: E. Lindquist-Competency Is:	sue Sul sue Sul	btotal: btotal:	91.60 9.55	\$22,175.37 NO CHARGE
	WHO	RATE	HRS.	AMOUN
	5JP	195.00	0.35	68.2!
Office conference with Ann K. Chapman re: appeal procedures.	5JP	195.00	0.10	19.50
- Cursory review of Notice of Appeal, Notice and Motion for Consideration of Proof of Claim filed by Eleanore Lindquist.	5AC	315.00	0.15	47.2
up of appeal file, need to research issue concerning	.o	315.00	0.20	63.00
	<pre>Fernandez' signature on deposition: Draft email to Robert Willoughby re: obtaining Fernandez's signature re: deposition transcript Review letters of Eleanore Lindquist to Judge Dunn re: legislative history/Rule 1004.1. Review Judge's letter opinion. Telephone conference with Jeff re: judge's ruling. Draft email to Jeff attaching letter opinion. Review Order Sealing the Record. Review Order Sealing the Record. Review letter from Eleanor Lindquist to Judge Dunn re: article Review Order Denying Motion for Appointment of Guardian. Review Note that Ninth Circuit has dismissed appeal. Review Eleanor's Amended Request for Appeal to 9th Circuit on competency issue, research statutes cited, review 9th Circuit website. Telephone conference with client re: Appeal of competency hearing has been denied; automatic stay has been lifted so Eleanor can pursue property division in California. Review Order from Ninth Circuit dismissing Appeal re: competency issue. <u>E. Lindquist-Competency Iss</u> <u>E. Lindquist-Competency Iss</u> <u>E. Lindquist-Competency Iss</u> <u>E. Lindquist-Competency Iss</u> <u>Cursory review of Notice of Appeal, Notice and Motion for Consideration of Proof of Claim filed by Eleanore Lindquist. Office conference with legal assistant (JH) re: set up of appeal file, need to research issue concernin notification at old address, whether court failed t worder address when it indevrtently returned Proof</u></pre>	Direct legal assistant (JH) take care of getting Dr. 5AC Fernandez' signature on deposition. Draft email to Robert Willoughby re: obtaining 5JH Fernandez's signature re: deposition transcript Review letters of Eleanore Lindquist to Judge Dunn 5AC re: legislative history/Rule 1004.1. Review Judge's letter opinion. 5AC Telephone conference with Jeff re: judge's ruling. 5AC Draft email to Jeff attaching letter opinion. 5AC Review Order Sealing the Record. 5AC Review letter from Eleanor Lindquist to Judge Dunn 5AC re: article Review Order Denying Motion for Appointment of 5AC Guardian. Review Rote that Ninth Circuit has dismissed appeal. 6AC Review Rote that Ninth Circuit website. Telephone conference with client re: Appeal of 6JP Circuit on competency issue, research statutes cited, review 9th Circuit website. Telephone conference with client re: Appeal of competency hearing has been denied; automatic stay has been lifted so Eleanor can pursue property division in California. Review Order from Ninth Circuit dismissing Appeal 6AC re: competency issue. <u>E. Lindquist-Competency Issue Su</u> <u>E. Lindquist-Competency Issue Su</u> <u>St-Appeal-Adversary</u> WHO Draft order denying Motion for Certification to 9th 5JP Circuit. Office conference with Ann K. Chapman re: appeal 5JP procedures. Cursory review of Notice of Appeal, Notice and 5AC Motion for Consideration of Proof of Claim filed by Eleanore Lindquist. Office conference with legal assistant (JH) re: set 5AC wy of appeal file, need to research issue concerning notification at old address, whether court failed to wedate address whether issue for appeal for and sold address, whether court failed to wedate address whether it indivertently returned Proof	Direct legal assistant (JH) take care of getting Dr. 5AC315.00Pernandez' signature on deposition.5JH160.00Pernandez's signature re: deposition transcript5JH160.00Review letters of Eleanore Lindquist to Judge Dunn5AC315.00re: legislative history/Rule 1004.1.5AC315.00Review Judge's letter opinion.5AC315.00Telephone conference with Jeff re: judge's ruling.5AC315.00Draft email to Jeff attaching letter opinion.5AC315.00Review Order Sealing the Record.5AC315.00Review letter from Eleanor Lindquist to Judge Dunn5AC315.00Review Order Denying Motion for Appointment of Guardian.5AC315.00Review Note that Ninth Circuit has dismissed appeal.6AC315.00Review Note that Ninth Circuit has dismissed appeal.6AC315.00Review Scherence with Client re: Appeal of competency hearing has been denied; automatic stay has been lifted so Eleanor can pursue property division in California.6JP195.00Review Order from Ninth Circuit dismissing Appeal6AC315.00re: competency issue.S. Lindquist-Competency Issue Subtotal: E. Lindquist-Competency Issue Subtotal: S. Lindquist-Competency Issue Sub	Direct legal assistant (JH) take care of getting Dr. SAC 315.00 0.05 Fernandez' signature on deposition. Draft email to Robert Willoughby re: obtaining 5JH 160.00 0.05 Yernandez's signature re: deposition transcript Review letters of Eleanore Lindquist to Judge Dunn 5AC 315.00 0.10 re: legislative history/Rule 1004.1. Review Judge's letter opinion. Telephone conference with Jeff re: judge's ruling. 5AC 315.00 0.10 Draft email to Jeff attaching letter opinion. Review Order Sealing the Record. Review Order Sealing the Record. Review Order Denying Motion for Appointment of 5AC 315.00 0.05 Review Corder Denying Motion for Appointment of 5AC 315.00 0.05 Review Letter from Eleanor Lindquist to Judge Dunn 5AC 315.00 0.05 Review Order Denying Motion for Appointment of 5AC 315.00 0.05 Review Eleanor's Amended Request for Appeal to 9th 6JP 195.00 0.40 Circuit on competency issue, research statutes cited, review 9th Circuit website. Telephone conference with Client re: Appeal of 6JP 195.00 0.05 re: competency hearing has been demied; automatic stay has been lifted so Eleanor can pursue property division in California. Review Order from Ninth Circuit dismissing Appeal 6AC 315.00 0.05 re: competency issue. E. Lindquist-Competency Issue Subtotal: 91.60 E. Lindquist-Competency Issue Subtotal: 91.60 St. Appeal-Adversary MHO RATE HES. Draft order denying Motion for Certification to 9th 5JP 195.00 0.35 Circuit. Office conference with Ann K. Chapman re: appeal 5JP 195.00 0.10 procedures. Cursory review of Notice of Appeal, Notice and 5AC 315.00 0.15 Kotion for Consideration of Proof of Claim filed by Eleanore Lindquist. Office conference with legal assistant (JH) re: set 5AC 315.00 0.20 up of appeal file, need to research issue concerning notification at old address, whether court failed to worder address whet in indevtently retured Proof

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<u>File No.</u>	office conference with associate (JP) re: review of rules re: appeals.				۰.
11-01-05	Review service history on Eleanor Lindquist	5JH	160.00	0.50	80.00
11-03-05	Review fax from Jeff re: correspondence from Eleanore re: appeal.	5AC	315.00	0.05	15.75
11-04-05	Office conference with associate (JP) re: getting deadlines docketed for appeal.	5AC	315.00	0.05	15.75
11-04-05	Telephone conference with client and associate re: appeal issues.	5AC	315.00	0.30	94.50
11-04-05	Office conference with Ann K. Chapman re: appeals notices from Eleanor Lindquist.	5JP	195.00	0.10	19.50
11-04-05	Research re: Federal Rules of Appellate Procedure for 9th Circuit/Or. District Court.	5JP	195.00	0.70	136.50
11-16-05	Research re: proper designation of record on appeal, threshold for dismissal of appeal in which paperwork is filed late.	5JP	195.00	0.85	165.75
11-16-05	Research: Procedures/grounds for dismissal of Eleanor's appeal.	5JP	195.00	0.55	107.25
11-25-05	Review and revise Motion to Dismiss appeal on adversary proceeding.	5AC	315.00	0.10	31.50
11-25-05	Office conference with Ann K. Chapman re: draft of Motion to Dismiss Adversary Proceeding Appeal.	5JP	195.00	0.10	19.50
11-25-05	Draft Motion to Dismiss Adversary Appeal.	5JP	195.00	0.75	146.25
11-28-05	Draft revisions to Motion to Dismiss Appeal of Order Dismissing Adversary Proceeding.	5JP	195.00	0.35	68.25
01-26-06	Review letter from court re: Adversary Proceeding appeal.	6AC	315.00	0.05	15.75
01-26-06	Review Amendment to Petitioner Eleanor Lindquist's Request for Leave for Direct Appeal to Ninth Circuit Court of Appeal.	6AC	315.00	0.05	15.75
04-10-06	Review Eleanor's Opening Brief on Appeal from Order Dismissing Adversary Complaint.	6JP	195.00	0.30	58.50
04-10-06	Research re: dismissal of appeals for failure to file statement of issues, designation of record.	6JP	195.00	0.50	97.50
04-10-06	Review Eleanor Lindquist's Opening Brief on Appeal.	6AC	315.00	0.30	94.50
04-12-06	Research re: dismissal of appeals for failure to request transcripts.	6JP	195.00	0.35	68.25
04-18-06	Office conference with legal assistant (JH) re: confirming whether or not Eleanor ordered	6J₽	195.00	0.05	9.75

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· 3	transcripts from bankruptcy court.				· .
04-18-06	Research re: mandatory discovery requirements in adversary proceedings.	6JP	195.00	0.25	48.75
04-19-06	Telephone conference with PJ at United States Bankruptcy Court re: verification of whether Eleanor paid for and ordered transcripts in the Adversary appeal - she has not.	бJН	150.00	0.10	15.00
04-19-06	Begin drafting Motion to Dismiss Adversary proceeding in District Court.	6JP	195.00	1.90	370.50
04-20-06	Office conference with associate (JP) re: Motion to Dismiss Eleanor's Appeal of Adversary Proceeding.	6AC	315.00	0.15	47.25
04-20-06	Office conference with Ann K. Chapman re: Motion to Dismiss Eleanor's Appeal of Adversary Proceeding.	6JÞ	195.00	0.15	29.25
04-20-06	Continue drafting Motion to Dismiss Adversary Appeal in District Court.	6JP	195.00	1.25	243.75
04-21-06	Continue drafting Motion to Dismiss Adversary Appeal.	€Ĵ₽	195.00	1.30	253.50
04-26-06	Office conference with associate re: drafting Stipulated Orders of Abeyance for appeals.	6AC	315.00	0.25	78 <b>.7</b> 5 <sup>*</sup>
04-26-06	Office conference with Ann K. Chapman re: drafting Stipulated Orders of Abeyance for appeals.	6JP	195.00	0.25	48.75
04-27-06	Office conference with associate (JP) re: need to draft stipulation putting all appeals in abeyance.	6AC	315.00	0.10	31.50
04-27-06	Office conference with Ann K. Chapman and Robert J Vanden Bos re: drafting Stipulated Orders to hold appeals in abeyance.	6JP	195.00	0.10	19.50
04-27-06	Draft Joint Stipulated Motion and Order for Abeyance (Adversary Appeal).	6JP	195.00	1.00	195.00
04-27-06	Draft revisions to Joint Motion and Stipulated Order for Abeyance (Adversary Appeal).	6JP	195.00	0.20	39.00
* .	E. Lindquist-Appeal-Adversa	ry Su			\$2,879.00
E. Lindquis	st-Appeal-OCP	WHO	RATE	HRS.	AMOUNT
11-04-05	Telephone conference with PJ at bankruptcy court re: status of appeals filed by Eleanor Lindquist.	5JP	195.00	0.10	19.50
11-04-05	Review Notice of Appeal sent by court.	5JP	195.00	0.10	19.50
	Telephone conference with client and Ann K. Chapman re: current status of appeals.	5JP	0.00	0.50	NO CHARGE

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÷ ÷.	Draft email to Ann K. Chapman re: Judge Dunn's letter concerning Motion for Reconsideration of Order Confirming Plan.	5JP	195.00	0.10	19.50
11-05-05	Review Notice of Appeal filed by Eleanor Lindquist.	5AC	315.00	0.05	15.75
11-05-05	Draft Affidavit for Ann K. Chapman re: Eleanor's Objection to Plan.	5JP	195.00	1.45	282.75
11-07-05	Office conference with legal assistant (JH) re: preparation of Affidavit.	5AC	315.00	0.05	15.75
11-07-05	Office conference with legal assistant (JH) re: preparation of Affidavit for adversary proceeding and for confirmation of plan.	5AC	315.00	0.40	126.00
11-07-05	Draft letter to Judge Dunn re: Affidavits in Opposition to Eleanore's objections.	5AC	315.00	0.30	94.50
11-07-05	Review and revise affidavits drafted by legal assistant (JH) re: opposition to Eleanore's Declaration.	5AC	315.00	0.35	110.25
11-07-05	Final review and signing of Affidavits in Opposition to Eleanore Lindquist's opposition to Plan confirmation.	5AC	315.00	0.10	31.50
11-07-05	Draft Affidavit Opposing Eleanor Lindquist's Objection to Plan.	5JH	160.00	1.65	264.00
11-07-05	Office conference with Ann re: additional Affidavit needed re: Eleanor's declarations in Objection	5JH	160.00	0.20	32.00
11-07-05	Draft Affidavit re: Eleanor's Declaration in Support of Objection.	5JH	160.00	0.95	152.00
) 11-07-05	Draft Motion for Sanctions.	5JP	195.00	1.10	214.50
11-08-05	Memo to legal assistant (JH) and associate (JP) re: need to meet to coordinate appeal.	5AC	315.00	0.05	15.75
11-08-05	Review acknowledgement of appeal sent to Eleanor Lindquist from US Court of Appeals.	5AC	315.00	0.05	15.75
11-09-05	Review Federal Rules of Appellate Procedure, sort through two different sets of issues on the two appeals filed by Eleanore Lindquist; telephone conference with PJ, appeals clerk, at US Bankruptcy	5AC	315.00	1.70	535.50
•	Court; office conference with associate (JP) and legal assistant (JH) re: sorting out appeals.				
11-09-05	Office conference with Ann Chapman re: preparing for responses in both appeal issues.	SJH	160.00	1.70	272.00
11-09-05	Office conference with Ann K. Chapman and legal assistant (JH) re: appeals procedures, responses, deadlines.	5JP	195.00	1.30	253.50

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5	, 1-05	Review fax from Eleanor Lindquist re: objection to confirmation.	5AS	160.00	0.05	8.00 .
11-14	4-05	Draft Notice of request for Transcripts re: Appeal(.05); Draft 3 Transcript Request forms(.30).	5JH	160.00	0.35	56.00
11-15		Review approved Order Denying Motion for Certification Directly to the US Court of Appeals for the Ninth Circuit.	5AC	315.00	0.05	15.75
11-10	6-05	Review Statement of Issue and Designation of the Record on Appeal from Eleanor Lindquist.	5JP	195.00	0.10	19.50
11-1'	7-05	Telephone conference with PJ at bankruptcy court re: which transcripts have been ordered by Eleanor.	5JP	195.00	0.10	19.50
11-1	7-05	Telephone conference with Laura Graser re: appellate procedures for striking wrongly designated record, Rule 11 sanctions.	5JP	195.00	0.10	19.50
11-1	8-05	Office conference with associate (JP) re: need to prepare timeline of deadlines in appeal.	5AC	315.00	0.10	31.50
11-1	8-05	Research and prepare timeline re: deadlines for filing documents on appeal.	5JP	195.00	0.65	126.75
11-2	1-05	Review Eleanore's latest pleading re: appeal; office conference with legal assistant (JH) re: Herships deemed vexatious litigator in California.	5AC .	315.00	0.45	141.75
11-2	1-05	Draft visual for appeals timeline for Ann K. Chapman.	5JP	195.00	0.30	58.50
11-2	1-05	Research re: vexatious litigants statutes.	5JP	195.00	0.35	68.25
		Review Statement of Issue and Designation of the Record on Appeal filed by Eleanor Lindquist.	5AC	315.00	0.05	15.75
11-2	1-05	Review Objection to the Taking of Judicial Notice of the Entire Record of the Bankruptcy.	5AC	315.00	0.10	31.50
11-2	25-05	Review and revise Designation of Record re: appeal concerning Order Confirming Plan.	5AC	315.00	0.10	31.50
11-2	25-05	Hand Deliver on Thanksgiving Friday (limited staff) Designation of Record. (No Charge)	5AC	0.00	0.10	NO CHARGE
11-2	25-05	Revise Appellee's Designation of Record on Appeal from attorney notes.	5CH	160.00	0.20	32.00
11-2	25-05	Draft Designation of the Record for Appeal.	5JP	195.00	1.35	263.25
		Draft revisions to Designation of Record on Appeal.	5JP	195.00	0.65	126.75
		Review Creditor Lindquist's Objections to the Debtor's Attorney of Record Affidavit in Opposition to the Motion for Reconsideration Pursuant to FR 602.	5AC	315.00	0.05	15.75

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11-30-05	Review Creditor Lindquist's Responsive Declaration to Debtor's Attorney of Record's Affidavit in opposition to Motion for Reconsideration.	5AC	315.00	0.05	1.
12-01-05	Review Notice of Appeals deadline notice received from Court.	5AC	315.00	0.05	. 1!
12-07-05	Research for Eleanor's Amendment to Motion for Reconsideration re: Rule 2002 and Rule 3015.	5JP	195.00	0.20	39
12-15-05	Office conference with Ann K. Chapman re: deadline for responding to Eleanor's Amended Statement of Issue and Designation of the Record on Appeal.	5JP	195.00	0.05	2
12-15-05	Review Eleanor's Amended Statement of Issue and Designation of the Record on Appeal; set deadlines.	5J₽	195.00	0.10	19
12-16-05	Review voice mail from Eleanor re: didn't receive entire fax; track down which fax she was referring to.	5JP	195.00	0.10	19
12-19-05	Review Judge Dunn's letter opinion denying Motion to Reconsider Plan.	5AC	315.00	0.25	, 78 ,
12-19-05	Talk through issue re: Eleanore's amended designation of record; Direct associate (JP) prepare Motion to Strike, or, in the Alternative, for Extension of Time to File Amended Designation of Record.	5AC	315.00	0.10	31
12 <b>-1</b> 9-05	Review and revise Motion to Strike, or in the Alternative, Request for Extension of Time; Direct associate (JP) prepare Orders as well.	5AC	315.00	0.25	78
12-19-05	Final review and revision of Orders Striking Amendment of Designation of Record and Extension of Time.	5AC	315.00	0.10	31
12 <b>-</b> 19-05	Finalize Motion and Orders to Strike or Extend Time for filing with court.	5CH	0.00	0.25	NO CHA
12-19-05	Draft Certificate of Service for Motion and Orders. (No Charge)	5CH	0.00	0.15	NO CHA
12-19-05	Compare and review documents for inclusion in client's Designation of the Record re: Eleanor's Amended Statement of Issue and Designation of the Record on Appeal.	5JP	195.00	0.75	146
12-19-05	Review Judge Dunn's opinion letter denying Eleanor's Motion for Reconsideration of Chapter 13 Plan.	5 <b>J</b> P	195.00	0.25	48
12 <b>-</b> 19-05	Telephone conference with Ann K. Chapman re: Judge Dunn's opinion letter, follow up on designation record in light of denial of Eleanor's Motion.	5JP	195.00	0.15	29

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<u>File No.</u> 12-19-05	Telephone conference with Ann K. Chapman re: drafting Motion to Strike/Request for more time to Respond.	5JP	195.00	0.10	19.50
12-19-05	Draft Motion to Strike or Permission to Amend Statement of Issues and Designation of Record.	5JP	195.00	0.90	175.50
12-19-05	Draft Order Striking Eleanor's Amended Statement of Issues, and alternative Order Granting Extension of Time to Designate Record.	5JP	195.00	0.45	87.75 .
12-19-05	Telephone conference with Judge Dunn's chambers re: filing of Motion to Strike.	5JP	195.00	0.15	29.25
12-19-05	Draft revisions to Motion to Strike, Order to Strike, Order Extending Time.	5JP	195.00	0.75	146.25
12-19-05	Telephone conference with Ann K. Chapman re: letter to Judge Dunn, filing of Motion and Orders.	5JP	195.00	0.10	19.50
12-19-05	Office conference with legal assistant (CH) re: Certificate of Service and filing Motion and Orders.	5JP	195.00	0.10	19.50
12-27-05	Review Order Denying Motion for Reconsideration.	5AC	315.00	0.05	15.75
12-28-05	Telephone conference with Maria at United States Bankruptcy Court re: obtaining certified copies of Ariginal Lotter and Relief Order and filing of	5JH	0.00	0.15	NO CHARGE
12-30-05	Bleanor Lindquist brief on 12/27/05. (No Charge) Review Order Granting Extension of Time to Amend Designation of Record; Direct associate (JP) to draft Amended Designation.	5AC	315.00	0.05	15.75
12-30-05	Cursory review of E. Lindquist Appeal Brief.	5AC	315.00	0.15	47.25
	Review Creditor Eleanor Lindquist's Statement of Issues and Designation of Record and Amended same re: differences for drafting our amended response.	6JH	160.00	0.50	80.00
01-03-06	Begin reviewing Eleanor Lindquist's Amended Statement of Issues and Designation of Record against her Brief.	бJН	160.00	0.40	64.00
01-05-06	Draft Amended Designation of Record.	6JH	160.00	0.25	40.00
	Office conference with Ann K. Chapman re: research for response to appeal.	6JP	195.00	0.10	19.50
01-17-06	Office conference with Ann K. Chapman re: drafting of Response to Eleanor's Appeal Brief, outcome of contempt hearing.	6JP	195.00	0.25	48.75
01-17-06	Begin drafting Jeffrey's Response to Eleanor's Appeal Brief.	6JP	195.00	1.70	331.50
01-18-06	Begin drafting Response to Eleanor's Appeal Brief.	6JP	195.00	1.05	204.75
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01-18-06	Continue drafting Response to Eleanor's Appeal Brief.	6JP	195.00	1.50	292.50
01-18-06	Continue drafting Response to Eleanor's Opening Brief.	6JP	195.00	0.85	165.75
01-18-06	Draft Motion for Extension of Time to File Response Brief.	6JP	195.00	0.35	68.25
01-19-06	Review and revise Motion for Extension of Time to File Brief; Direct associate (JP) to contact Mrs. Lindquist to determine if she will stipulate to extension as required by rule.	6AC	315.00 :	0.10	31.50
01-19-06	Draft revisions to Motion for Extension of Time to File Response Brief.	6JP	195.00	0.20	39.00
01-19-06	Draft letter/fax to Eleanor requesting her approval of extension of time to file brief.	6JP	195.00	0.15	29.25
01-20-06	Draft revisions to Motion for Extension of Time to File Response Brief, prep certificate of service.	6JP	195.00	0.25	48.75
01-20-06	Draft Order Allowing Extension of Time for Filing of Opening of Brief.	6JP	195.00	0.15	29.25
01-25-06	Continue drafting Response to Appellant's Opening Brief.	6JP	195.00	2.00	390.00
01-26-06	Continue drafting Response to Appellant's Opening Brief.	6JP	195.00	0.45	87.75
01-26-06	Continue drafting Response to Appellant's Opening Brief.	6JP	195.00	0.30	58.50
01-29-06	Continue drafting Jeffrey's Response to Eleanor's Opening Brief on Appeal.	6JP	195.00	1.55	302.25
01-30-06	Office conference with Ann K. Chapman re: Appellate brief, response to documents filed by Eleanor over the weekend (1/28 - 1/29).	6JP	195.00	0.10	19.50
01-30-06	Finish drafting Response to Eleanor's Opening Brief on Appeal.	6JP	195.00	1.80	351.00
02-20-06	Review first draft of appellate brief drafted by associate (JP); edit the same.	6AC	315.00	1.40	441.00
02-20-06	Office conference with associate (JP) re: brief.	6AC	315.00	0.15	47.25
02-20-06	Further discussion with Jeff Payne re: brief on confirmation of Plan.	6AC	315.00	0.25	78.75
02-20-Ò6	Office conference with Ann K. Chapman re: redrafting of response brief to District Court.	6JP	195.00	0.25	48.75
02-20-06	Draft revisions to Respondent's Brief (District Court) re: statement of issues.	6JP	195.00	0.75	146.25

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02-20-06	Draft revisions to Respondent's Brief (District Court) re: Statement of Facts, standard of review.	6JP	195.00	2.55	497.25
02-20-06	Draft revisions to Respondent's Brief (District Court) re: case law on lack of jurisdiction.	6JP	195.00	0.65	126.75
02-20-06	Draft Revisions to Respondent's Brief (District Court) re: Reply to Appellant's Argument.	6JP	195.00	1.40	273.00
02-21-06	Office conference with legal assistant (SC) re: table of authorities, formatting, for both appeal briefs.	6JP	195.00	0.15	29.25
02-21-06	Draft Motion for Extension of time to file Response to Opening Brief (.4); Draft Order for Extension of time to file Response to Opening Brief (.1).	6JP	195.00	0.50	97.50
02-21-06	Draft revisions to Motion to Extend Time for Filing; Order Extending Time for Filing.	6JP	195.00	0.15	29.25
02 <b>-</b> 22-06	Review and revise Motion for Extension of Time drafted by associate (JP).	6AC	315.00	0.15	47.25
02-22-06	Review, approve and sign Motion for Extension of Time to File Brief.	6AC	315.00	0.05	15.75
02-22-06	Draft revisions to Motion to Extend Deadline for filing brief per Ann K. Chapman.	6JP	195.00	0.20	39.00
02-23-06	Left detailed voice mail message for Joanne Sherman in response to her inquiry re: additional time.	6AC	315.00	0.05	15.75
02-27-06	Direct legal assistant (AS) to docket new deadline.	6AC	315.00	0.05	15.75
03-04-06	Revise Jeffrey's Response to Eleanor's Opening Brief for District Court appeal of Order Confirming Plan.	6JP	195.00	1.10	214.50
03-06-06	Research re: jurisdiction of district court if no final order has been entered.	6JP	195.00	0.75	146.25
03-06-06	Draft revisions to Response Brief to District Court re: order is not final, court has no jurisdiction.	6JP	195.00	0.80	156.00
03-06-06	Draft revisions to Response Brief to District Court re: excerpt of record.	бJР	195.00	0.50	97.50
03-06-06	Research re: requirements for final order.	6JP	195.00	0.25	48.75
03-07-06	Assemble Excerpt of Record documents for Response Brief to District Court.	6JP	195.00	0.95	185.25
03-07-06	Office conference with Ann K. Chapman re: drafting section to show proof that Eleanor received Notice of Bankruptcy.	6JP	195.00	0.15	29.25
03-07-06	Draft revisions to Response Brief to District Court re: proof that Eleanor received Notice of Bankruptcy	6JP	195.00	0.55	107.25

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t j	and date of confirmation hearing.				·
03-07-06	Draft revisions to Statement of Facts, Argument.	6JP	195.00	1.15	224.25
	Work on revision of confirmation brief.	6AC	315.00	1.00	315.00
	Continued work on Lindquist brief.	6AC	315.00	0.50	157.50
	Draft revisions to Response Brief for District Court.	6JP	195.00	0.80	156.00
03-08-06	Begin prepping excerpt of record to match highlighted points in brief.	6JP	195.00	0.75	146.25
03-08-06	Draft revisions to Response Brief to District Court re: proof that Eleanor received initial notice, timeline.	6JP	195.00	0.90	175.50
03-09-06	Continue revisions to Response Brief to District Court.	6JP	195.00	0.10	19.50
03-09-06	Complete outlining and highlighting of excerpt of record.	6JP	195.00	0.85	165.75
03-09-06	Draft revisions to Response Brief to District Court.	6JP	195.00	1.50	292.50
03-09-06	Office conference with legal assistant (SC) re: requirements for District Court formatting of Response Brief.	6JP	195.00	0.20	39.00
03-09-06	Office conference with Ann K. Chapman re: revisions to Response Brief to District Court.	6JP	195,00	0.10	19.50
03-09-06	Draft revisions to Response Brief to District Court re: including more documents from docket.	6JP	195.00	1.20	234.00
03-09-06	Draft revisions to Response Brief re: proofing.	6JP	195.00	0.95	185.25
	Work on revisions to Brief re: Order Confirming Plan.	6AC	315.00	2.00	630.00
03-09-06	Office conference with associate (JP) re:	6AC	315.00	0.10	31.50
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03-09-06	Office conference with legal assistant (SP) re: need to file CD of brief with District Court.	6AC	315.00	0.05	15.75
03-10-06	Office conference with legal assistant (SC) re: inserts to be placed in Response Brief.	6JP	195.00	0.10	19.50
03-10-06	Do cite check on Response Brief.	6JP	195.00	1.55	302.25
	Revise Response Brief to District Court re: matching excerpts of record to Brief.	6JP	195.00	1.30	253.50

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03-10-06	Office conference with legal assistant (SC) re: formatting revisions, excerpt of record.	6JP	195.00	0.10	19.50
03-10-06	Proofread Response Brief to District Court.	6JP	195.00	0.60	117.00
03-12-06	Proof Response Brief to District Court.	бJР	195.00	0.65	126.75
03-13-06	Draft Statement of Related Cases for Response Brief to District Court.	6JP	195.00	0.35	68.25
03-13-06	Instruct legal assistant (SO) re: mailing Response Brief to District Court.	6JP	195.00	0.05	9.75
03-28-06	Office conference with Ann K. Chapman re: drafting/filing Motion to Strike Eleanor's Reply in District Court Appeal.	6JP	195.00	0.05	9.75
03-28-06	Research re: jurisdiction of federal courts to hear violation of Oregon Rules of Professional Conduct.	6JP	195.00	0.35	68.25
03-28-06	Review Eleanor's Request for Judicial Notice.	6JP	195.00	0.15	29.25
03-28-06	Draft Motion to Strike Eleanor's Request for Judicial Notice.	6JÞ	1,95.00	1.30	253.50
03-28-06	Draft revisions to Motion to Strike Eleanor's Request for Judicial Notice.	6JP	195.00	0.75	146.25
03-28-06	Review and revise Motion to Strike Request to Take Judicial Notice.	6AC	315.00	0.20	63.00
03-28-06	Review Appellant's Reply Brief re: OCP Appeal and Appellant's request for Judicial Notice; direct associate (JP) prepare response.	6AC	315.00	0.10	31.50
04-04-06	Telephone conference with Maria (bankruptcy court) re: questions about motion to strike Eleanor's request for judicial notice.	6JP	195.00	0.15	29.25
04 <b>-</b> 04-06	Telephone conference with Maria (bankruptcy court) re: Judge Dunn's jurisdiction to hear the motion to strike.	6JP	195.00	0.10	19.50
04-11-06	Review Eleanor Lindquist's Reply Brief of Petitioner/Appellant.	6AC	315.00	0.10	31.50
04-27-06	Draft Joint Motion and Stipulated Order for Abeyance (Appeal of Order Confirming Plan).	6JP	195.00	0.95	185.25
04-27-06	Draft revisions to Joint Motion and Stipulated Order for Abeyance (Appeal of Order Confirming Plan).	6JP	195.00	0.20	39.00
	E. Lindquist-Appeal-00	CP Sub	total:	71.00	\$14,976.25

E. Lindquist-Appeal-OCP Subtotal: 71.00 \$14,976.25 E. Lindquist-Appeal-OCP Subtotal: 1.15 NO CHARGE

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E. Lindquis	t Proof of Claim/Objecti	WHO	RATE	HRS.	AMOUNT
11-30-05	Review Notice of Hearing re: Eleanor Lindquist's Motions re: reconsideration of Proof of Claim.	5AC	315.00	0.05	15.75
12-07-05	Review pleadings in preparation for hearing on Proof of Claim.	5AC	315.00	0.20	63.00
12-07-05	Review documents for hearing today; draft history of Eleanor Lindquist address and proof of claim.	5JH	160.00	1.75	280.00
12-07-05	Office conference with Ann re: prepare for telephone hearing.	5JH	160.00	0.25	40.00
12-08-05	Draft e-mail to Jeff re: subpoening of documents from Intel, results of hearing on Proof of Claim issue.	5AC	315.00	0.10	31.50
12-14-05	Telephone conference with Eleanor re: continuing spousal support while we are objecting to claim.	5JP	195.00	0.10	19.50
12-14-05	Telephone conference with Eleanor re: she must get permission from Judge Dunn before she does anything.	5JP	195.00	0.10	19.50
<b>12-15</b> -05	Review returned notice from court re: Eleanor's attempt to file Proof of Claim seeking an interest in stock options; direct legal assistant (JH) continue to monitor court's web site because of Mrs. Lindquist's continual failure to provide us copies of filed documents.	5AC	315.00	0.10	31.50
12-15-05	Memo to legal assistant (JH) re: preparation of Objection to Claim of Eleanor Lindquist.	5AC	315.00	0.10	31.50
12-19-05	Review Notice of Amended Claim by Eleanor Lindquist - note that document was stricken by Court for incorrect claim number.	5AC	315.00	0.05	15.75
12-30-05	Draft Objection to Claim of Eleanor Lindquist.	5JH	160.00	0.25	40.00
12-30-05	Review Amended Proof of Claim by Eleanor Lindquist; direct legal assistant (JH) to draft objection.	5AC	315.00	0.05	15.75
01-04-06	Review and revise Objection to Claim of Eleanore Lindquist drafted by legal assistant (JH).	6AC	315.00	0.05	15.75
02-28-06	Review Scheduling Order re: Evidentiary Hearing on May 9th.	6AC	315.00	0.05	15.75
03-07-06	Research re: filing of Eleanor's Proof of claim.	6JH	160.00	0.25	40.00
04-25-06	Review fax from Eleanor re:Objection to Court's hearing on 302 objection.	6AC	315.00	0.05	15.75
04-26-06	Review Eleanor Lindquist's Objection to This Court's Hearing on the 302 Objection to Petitioner's Claim.	6AC	315.00	0.05	15.75

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otion to D	ismiss/for Contempt	WHO	RATE	HRS.	AMOUI
	Cursory review of Motion to Dismiss filed by Eleanor Lindquist.	6AC	315.00	0.10	31.9
01-09-06	Review request from Eleanor Lindquist for an expedited hearing for Contempt of Court.	6AC	315.00	0.05	15.7
01-09-06	Review Motion for Contempt.	6AC	315.00	0.20	63.0
01-11-06	Office conference with Robert J Vanden Bos re: motion for contempt of court.	6AC	315.00	0.15	47.2
01-11-06	Office conference with legal assistant (JH) re: response to contempt motion, drafting of Affidavit of Ann K. Chapman.	6AC	315.00	0.10	31.5
01-11-06	Start reviewing Motion for Contempt and exhibits.	6JH	160.00	0.40	64.0
01-11-06	Office conference with Ann re: Motion for Contempt	6JH	160.00	0.20	32.0
01-11-06	REVERSE PARTIAL CHARGE RE: Office conference with Ann re: Motion for Contempt	6JH	160.00	-0.10	-16.0
01-12-06	Draft Affidavit of Ann Chapman in support of Response to Motion for Contempt.	6JH	160.00	1.25	200.0
01-13-06	Telephone conference with Judge Dunn's clerk re: logistics given holiday on Monday.	6AC	315.00	0.05	15.7
01-13-06	Review Notice of Hearing on Eleanor Lindquist's Motion to Dismiss.	6AC	315.00	0.05	15.7
01-14-06	Draft e-mail to Wayne Godare, trustee's attorney, re: status of various pending motions.	6AC	315.00	0.40	126.0
01-14-06	Draft eight page response to Motion for Contempt of Court filed by Eleanor Lindquist, including all revisions, transmission by email to client for his review, Left detailed voice mail message for client re: need to check email.	6AC	315.00	6.25	1,968.7
01-14-06	Draft motion to reset hearing Re: Motion to Dismiss	6AS	160.00	0.35	56.0
01-16-06	Review and revise Affidavit of Ann K. Chapman in support of Response to Motion for Contempt.	6AC	315.00	0.25	78 <b>.7</b>
01-16-06	Review and respond to email from Jeff re: Response to Motion for Contempt.	6AC	315.00	0.05	15.7
01-16-06	Review and respond to email from Wayne Godare re: Motion for Contempt.	6AC	315.00	0.05	15.7
01-16-06	Office conference with Ann K. Chapman re: revising affidavit to conform with response.	6JP	195.00	0.15	29.2

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v 3	Draft revisions to Affidavit of Ann K. Chapman, Response to Motion for Contempt.	6JP	195.00	1.00	195.
01-16-06	Office conference with Ann K. Chapman re: drafting affidavit for client, revisions to affidavit of Ann K. Chapman, Response to Motion for Contempt.	6JP	195.00	0.15	29.
01-16-06	Left voice mail message for client re: signing of Affidavit for Response to Motion for Contempt.	6JP	195.00	0.05	<b>9</b> .
01-16-06	Draft Affidavit of Jeffrey Lindquist in Response to Motion for Contempt (.55), Draft revisions to Affidavit of Ann K. Chapman in Response to Motion for Contempt (.3).	6JP	195.00	0.85	165.
01-16-06	Review and prep exhibits for Affidavits of Ann K. Chapman and Jeffrey Lindquist.	бJР	195.00	0.35	68.
01-17-06	Office conference with client re: hearing on Motion for Contempt; conference call with domestic relations counsel.	6AC	315.00	0.35	110.
01-17-06	Attend Hearing on Motion for Contempt of Court.	6AC	315.00	1.30	409.
01-17-06	Office conference with associate (JP) re: results of hearing, status of brief on appeal.	6AC	315.00	0.20	63.
01-17-06	Left detailed voice mail message for Eleanor to inquire if she received all faxed pages re: the Response and Affidavit filed this morning re: hearing today.	6JH	160.00	0.05	8.
01-17-06	Travel to and from hearing on Motion for Contempt of Court filed against me and client.	6AC	157.50	0.45	70.
01-17-06	REVERSE CHARGE RE: Left detailed voice mail message for Eleanor to inquire if she received all faxed pages re: the Response and Affidavit filed this morning re: hearing today.	бЈН	160.00	-0.05	-8.
01-18-06	Draft Order denying Motion for Contempt as to Ann Chapman.	6JH	160.00	0.25	40.
01-31-06	Review message from Joanne Sherman re: resetting Pre-Trial with Mrs. Lindquist; Left detailed voice mail message re: the same.	6AC	315.00	0.05	15.
02-03-06	Review fax from Mrs. Lindquist requesting different date for hearing.	6AC	315.00	0.15	47.:
02-03-06	Telephone conference with Jeff re: options to try and resolve this matter.	6AC	315.00	0.20	63.
02-03-06	Review e-mail from Jeff re: modest proposal.	6AC	315.00	0.10	31.
02-03-06	Cursory review of Request for Continuance of Hearing Date filed by Eleanor Lindquist.	6AC	315.00	0.05	15.

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02-03-06		6JP	195.00	0.25	48.75
02-06-06	Review and respond to email from legal assistant (JH) re: setting of continued hearing.	баC	315.00	0.05	15.75
02-06-06	Telephone conference with Gloria at United States Bankruptcy Court re: telephone hearing on continuance motion by Eleanor; Left detailed message at Ian Yourtz's office to contact me re: need for hearing; memo to Ann re: same. (no charge)	бJН	0.00	0.15	NO CHARGE
02-13-06	Attend Pre-Trial on Motion to Dismiss.	6AC	315.00	1.10	346.50
02-20-06	Office conference with associate (JP) re: request for production.	6AC .	315.00	0.10	31.50
02-20-06	Office conference with Ann K. Chapman re: drafting request for production of documents from Eleanor.	6JP	195.00	0.10	19.50
02-20-06	Draft email to Ian Yourtz re: including request for prenuptial agreement in Request for Production of Documents.	6JP	195.00	0.10	19.50
02-21-06	Draft First Request for Production of Documents to Eleanor (Osteobiologics, pre-nuptial agreement).	6JP	195.00	0.45	87.75
02-21-06	Office conference with Ann K. Chapman re: drafting request for Production of Documents (Osteobiologics, pre-nuptial agreement).	6JP	195.00	0.10	19.50
02-22-06	Review and revise Request for Production of Documents drafted by associate (JP).	6AC	315.00	0.20	63.00
02-22-06	Draft revisions to First Request for Production of Documents to Eleanor.	6JP	195.00	0.50	97.50
02-22-06	Draft revisions to First Request for Production of Documents for Eleanor per Ann K. Chapman.	6JP	195.00	0.35	68.25
02-28-06	Review Scheduling Order (Motion to Dismiss and Motion re Contempt re: final Evidentiary Hearing on March 24th.	6AC	315.00	0.05	15.75
03-01-06	Draft Affidavit of Jeff Lindquist re: has not received disability benefits, only unemployment.	6JP	195.00	0.80	156.00
03-01-06	Draft revisions to Affidavit of Jeff Lindquist re: unemployment compensation.	6JP	195.00	0.15	29.25
03-01-06	Office conference with client re: Affidavit concerning unemployment benefits, approval of First Request for Production.	6JP	195.00	0.35	68.25
03-03-06	Draft revisions to First Request for Production of Documents.	6JP	195.00	0.30	58.50

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<u> </u>		<b>Martin</b>			
03-06-06	Draft revisions to First Request for Production of Documents.	6JP	195.00	0.40	78.00
03-06-06	Draft revisions to First Request for Production of Documents.	6JP	195.00	0.40	78.00
03-06-06	Review and revise Request for Production of Documents re: Motion to Dismiss.	6AC	315.00	0.10	31.50
03-0.7-06	Review fax from Mrs. Lindquist objecting to thirty day requirement to produce documents; confirm service by mail as well.	6AC	315.00	0.05	15.75
03-14-06	Direct legal assistant (JH) to pull together whatever we've already filed with court re: Motion to Dismiss.	6AC	315.00	0.10	31.50
03-15-06	Office conference with Ann re: Motion for Contempt and Motion to Dismiss response.	6JH	160.00	0.15	24.00
03-15-06	Office conference with legal assistant (JH) re: where we are on getting documents together to respond to Eleanor's Motion to Dismiss.	баC	315.00	0.15	47.25
03-16-06	Review all files and billing entries for any information or reference to American Funds and for date of receipt of tax returns.	6JH	160.00	1.25	200.00
ID .03-16-06	Research	6JH	160.00	0.30	48.00
03-16-06	Draft Exhibit List and prepare exhibits	6JH	160.00	1.20	192.00
03-16-06	Initial draft of Witness List.	6JH	160.00	0.35	56.00
03-16-06	Office conference with Ann K. Chapman re: research	6JP	195.00	0.10	19.50
ID 03-16-06	Research re:	6JP	195.00	0.75	146.25
03-16-06	Research re: case law on imposing sanctions against pro se litigants.	6JP	195.00	0.60	117.00
03-16-06	Draft memo to Ann K. Chapman re: case law on imposing sanctions on pro se litigants.	6JP	195.00	0.45	87.75
03-16-06	Review fax of check register sent by client; compare to bank payment history.	6JP	195.00	0.20	39.00
03-16-06	Research re: case law requiring that Eleanor appear at contempt hearing in person.	6JP	195.00	0.45	87.75
03-16-06	Begin work on Supplemental Response to Motion to Dismiss.	6AC	315.00	0.10	31.50

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03-16-06	Office conference with associate (JP) re: standing issue.	6AC	315.00	0.10	31.50
03-16-06	Draft e-mail to client re: need to sign affidavit, fee objection, bar complaint.	6AC	315.00	0.15	47.25
03-16-06	Draft Supplemental Affidavit of Jeffrey Lindquist.	6AC	315.00	1.20	378.00
03-16-06	Telephone conference with Jeff re: need for him to review affidavit, email of the same.	6AC	315.00	0.05	15.75
03-16-06	Draft e-mail to Jeff re: Supplemental Affidavit.	6AC	315.00	0.10	31.50
03-17-06	Research re: rules and case law regarding requiring witnesses to appear at hearings.	6JP	195.00	0.55	107.25
03-17-06	Draft Motion to Compel Eleanor to Appear at 3-24 hearing.	6JP	195.00	0.70	136.50
03-17-06	Telephone conference with Eleanor re: she will not be appearing at March 24 hearing, claims she can't travel.	6JP	195.00	0.10	19.50
03-17-06	Telephone conference with Joanne (Judge Dunn's office) re: whether there has been a ruling requiring Eleanor to appear.	бЈР	195.00	0.10	19.50
03-17-06	Draft revisions to Motion to Compel Eleanor to Appear at 3-24 Hearing.	6JP	195.00	0.30	58.50
03-17-06	Draft Debtor's Response to Motion to Dismiss and Motion for Contempt.	6JP.	195.00	1.20	234.00
03-17-06	Draft revisions to Objection to Eleanor Testifying by phone.	6JP	195.00	0.25	48.75
03-17-06	Final review of Supplemental Affidavit of Jeffrey Lindquist.	6AC	315.00	0.10	31.50
03-17-06	Continued review and revision of witness list, exhibit list, all other submissions.	6AC	315.00	0.35	110.25
03-17-06	Cursory review of Eleanor Lindquist's witness list, exhibit list, memorandum.	6AC	315.00	0.15	47.25
03-17-06	Review final version of Exhibit List (.2); review final version of Witness List (.1); review final version of Affidavit of Jeffrey Lindquist (.1); sign relevant documents and approve for submission to	6AC	315.00	0.40	126.00
	court.				
03-17-06	Direct legal assistant (JH) to federal express packet to Ms. Lindquist in San Francisco.	6AC	315.00	0.05	15.75
03-19-06	Draft Motion to Exclude Ben Tang or to Compel him to Appear in Person.	6JP	195.00	0.75	146.25

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03-20-06	Office conference with Ann K. Chapman re: filing motions to exclude witnesses, ethical rules about attorneys testifying.	6JP	195.00	0.15	29.25
03-20-06	Draft revisions to Motion to Exclude Ben Tang as witness.	6JP	195.00	0.35	68.25
03-20-06	Draft Motion for Setover of 3-24-06 hearing.	6JP	195.00	0.40	78.00
03-20-06	Left voice mail message for client re: needing copies of paystubs.	бJР	195.00	0.05	9.75
03-20-06	Telephone conference with client re: copies of paystubs, bank statements.	6JP	195.00	0.05	9.75
03-20-06	Draft revisions to Motion to Exclude Eleanor as a Witness.	6JP	195.00	0.25	<b>48.75</b>
03-20-06	Draft revisions on Motion for Setover of March 24 Hearing.	6JP	195.00	0.15	29.25
03-20-06	Draft motion for expedited hearing on Motion for Setover, Motion to Exclude Testimony of Ben Tang, Motion to Exclude Testimony of Eleanor Lindquist.	6JP	195.00	0.55	107.25
03-20-06	Draft revision to Motion for Expedited Hearing, Motion to Exclude Ben Tang, Motion to Exclude Eleanor, Motion for Setover of Hearing.	6JP	195.00	0.45	87.75
03-20-06	Draft letter to Eleanor re: requesting agreement to expedited hearing.	6JP	195.00	0.25	48.75
03-20-06	Telephone conference with client re: approval of motion to setover March 24, 2006 hearing.	6JP	195.00	0.05	<b>9.75</b>
03-20-06	Draft revisions to Motion for Setover of March 24 hearing.	бЈР	195.00	0.10	19.50
03-20-06	Office conference with associate (JP) re: preparation of Motion for Expedited Hearing on our pre-trial motions, preparation of Motion to Setover Trial.		315.00	0.15	47.25
03-21-06	Office conference with Ann K. Chapman re: drafting revisions to Motion to Exclude Ben Tang, Oregon Rules of Professional Conduct.	6JP	195.00	0.25	48.75
03-21-06	Draft revisions to Motion to Exclude Ben Tang.	6JP	195.00	0.85	165.75
03-21-06	Draft revisions to Motion for Setover of March 24 hearing.	6JP	195.00	0.75	146.25
03-21-06	Draft revisions to Motion for Expedited Hearing.	6JP	195.00	0.35	68.25
03-21-06	Telephone conference with Karen (Judge Dunn's office) re: status of Motion for Expedited Hearing.	6JP	195.00	0.10	19.50

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03-21-	6 Resend (by fax) documents to Eleanor re: Motion for Expedited Hearing, Motion for Setover of Hearing, Motion to Exclude Eleanor, Motion to Exclude Ben Tang. (No Charge)	бJР	0.00	0.25	NO CHARGE
03-21-	6 Telephone conference with Jeff re: contacting Ben Ting, potential witness (if that is who the witness really is).	6AC	315.00	0.10	31.50
03-21-	6 Office conference with associate (JP) re: revision of Motion for Extension of Time.	6AC	315.00	0.15	47.25
03-21-	6 Review and revise various motions to court.	6AC	315.00	0.15	47.25
03-21-	6 Telephone conference with Bankruptcy Court re: Eleanor's allegation that we didn't serve her; direct legal assistant (JH) prepare amended certificate of service.	6AC	315.00	0.05	15.75
03-21-	6 Telephone conference with court re: Eleanor's allegation that she wasn't served by fax; review confirmation page to determine she was; direct fax be resent; direct amendment of certificate of service.	6AC	315.00	0.20	63.00
03-22-	6 Research re:	6JP	195.00	0.80	156.00
03-22-	6 Telephone conference with Benjamin Ting re: hasn't heard from Eleanor Lindquist, no contact with Jeff since early 1990s.	6AC	315.00	0.10	31.50
03-22-	6 Office conference with associate (JP) re: Benjamin Ting re: results of my conversation.	6AC	315.00	0.05	15.75
03-22-	6 Draft e-mail to client re: status of discovery.	6AC	315.00	0.10	31.50
03-23-	6 Office conference with Ann K. Chapman re: court received exhibits and witness list from Eleanor on Friday (3-17) but they haven't been docketed.	6JP	195.00	0.05	9.75
03-23-	6 Office conference with Ann K. Chapman re: drafting precautionary motion to strike Eleanor's witness list and exhibit list.	6JP	195.00	0.10	19.50
03-23-	6 Draft Precautionary Motion to Strike Eleanor's Exhibit List and Witness List.	6JP	195.00	0.55	107.25
03-23-	6 Draft Response to Eleanor's Objection to Late Exhibits, Precautionary Motion to Strike Eleanor's Exhibit/Witness list.	6JP	195.00	1.55	302.25
03-23-	6 Revise Response to Eleanor's Objection to Late Service of Exhibits.	6JP	195.00	0.45	87.75
03 <b>-</b> 23-	6 Office conference with associate (JP) re: need to change approach in Response to Eleanor's objection	6AC	315.00	0.15	47.25

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<u>File NO.</u>	to our Exhibits given the fact that Ms. Lindquist's exhibits and witness lists appear to have been received by court even though our documents were docketed and hers weren't.			· ·	
03-23-06	Telephone conference with Judge Dunn's secretary clarifying procedure re: docketing of exhibits and witness lists.	6AC	315.00	0.20	63.00
03-23-06	Telephone conference with Joanne Sherman, Judge's law clerk, re: how submissions are typically handled.	6AC	315.00	0.20	63.00
03-23-06	Office conference with legal assistant (SP) re process for service of faxes.	6AC	315.00	0.10	31.50
03-23-06	Cursory review and analysis of Ms. Lindquist's Objection to Expedited Hearing.	6AC	315.00	0.25	78,75
03-23-06	Review Local Rules re: service of expedited pleading.	6AC	315.00	0.25	78.75
03-23-06	Gather evidence with assistance of staff members re: false allegations made in pleading.	6AC	315.00	0.85	267.75
03-23-06	Review email from client re: conversation with Ben Ting.	6AC	315.00	0.05	15.75
03-24-06	Revise Debtor's Response to Petitioner Eleanor Lindquist's Objection to the Late Service of Debtor's Exhibits on Petition and Precautionary Motion to Allow Service of Exhibits.	6AS	160.00	0.20	32.00
03-24-06	Prep for hearing. (No Charge)	6JP	0.00	0.70	NO CHARGE
03-24-06	Travel time to and from hearing. (No Charge)	6JP	0.00	0.40	NO CHARGE
03-24-06	Attend hearing with client, appear as witness. (No Charge)	6JP	0.00	2.70	NO CHARGE
03-24-06	Draft first version of Motion to Compel Production of Documents.	6JP	195.00	0.35	68.25
03-24-06	Prepare for hearing on Objection by Eleanor Lindquist to Rescheduling Hearing, Motion to Exclude Witnesses.	6AC	315.00	0.75	236.25
03-24-06	Travel to and from hearing on Motion to Exclude Witnesses, Motion for Reconsideration of Trial Date.	6AC	157.50	0.40	63.00
03-24-06	Attend Hearing on Motion for Reconsideration of Setover of Trial Date and Motion to Exclude Witnesses.	6AC	315.00	2.70	850.50
03-24-06	Meet with client after hearing re: next step in the process.	6AC	315.00 -	0.15	47.25
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<u></u>	3	Review Order Denying Motion for Expedited Hearing to Have an Order Releasing Funds to Eleanor Lindquist.	6AC	315.00	0.05	15.75
ID	03-27-06	Draft email to Jeff requesting	6JH	160.00	0.05	8.00
	03-28-06	Office conference with Ann K. Chapman re: strategy for motions/filings in advance of May 1 hearing.	6JP	195.00	0.10	19.50
	03-29-06	Draft Second Amended Certificate of Service (no charge)	6JH	160.00	0.25	40.00
	03-29-06	REVERSE CHARGE - Draft Second Amended Certificate of Service (no charge)	6JH	160.00	-0.25	-40.00
	04-04-06	Draft Motion to Compel Production of Documents.	6JP	195.00	0.55	107.25
	04-06 <b>-</b> 06	Office conference with Ann Chapman to discuss handling of the hearing on Eleanore's motion to dismiss.	6RV	325.00	0.75	243.75
	04-06-06	Go over file with Bob in preparation for his handling of Motion to Dismiss.	6AC	315.00	0.75	236.25
	04-06-06	Review Eleanor Lindquist's Response to Debtor Jeffrey Lindquist's Production of Documents; direct associate (JP) to confer with Robert Vanden Bos re: approach.	6AC	315.00	0.10	31.50
	04-07-06	Conference with Jeff Payne regarding dealing with Mrs. Lindquists objection to producing any documents.	6RV	325.00	0.20	65.00
	04-07 <b>-</b> 06	Office conference with Robert J Vanden Bos re: responding to Eleanor's refusal to comply with request for production, drafting motion to compel.	6JP	195.00	0.20	39.00
	04-07-06	Telephone conference with Eleanor re: confirming that she will not be producing document in Request for Production.	6JP	195.00	0.05	9.75
	04-07-06	Draft revisions to Motion to Compel Request for Production of Documents.	6JP	195.00	0.80	156.00
-	04-10-06	Telephone conference with Trustee's Office re: Request for Production of Documents.	6JP	195.00	0.15	29.25
	04-10-06	Draft revisions to Motion to Compel Production of Documents.	6JP	195.00	0.15	29.25
	04-12-06	Office conference with Robert J Vanden Bos re: Motion to Compel Production of Documents, drafting motion for expedited hearing.	6JP	195.00	0.15	29.25
	04-12-06	Office conference with Jeff Payne re: Motion to Compel Production of Documents, draft motion for expedited hearing.	6RV	325.00	0.15	48.75
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04-12-06	Office conference with Jeff Payne re: revising Motion to Compel.	6RV	325.00	0.15	<b>48.75</b>
04-13-06	Review motion to compel document production	6RV	325.00	0.15	48.75
04-13-06	Office conference with associate (JP) as witness for telephone conference with Eleanor Lindquist regarding request for expedited hearing.	6CH	150.00	0.10	15.00
04-13-06	Office conference with Robert J Vanden Bos re: revisions to Motion to Compel.	6JP	195.00	0.20	39.00
04-13-06	Draft revisions to Motion to Compel per Robert J Vanden Bos.	6JP	195.00	0.40	78.00
04-13-06	Draft Motion for Expedited hearing on Motion to Compel.	6JP	195.00	0.40	78.00
04-13-06	Telephone conference with Eleanor re: she is opposed to expedited hearing on Motion to Compel.	6JP	195.00	0.10	19.50
04-13-06	Draft revisions to Motion for Expedited Hearing per Robert J Vanden Bos.	6JP	195.00	0.25	48.75
04-13-06	Draft certificates of service for Motion to Compel and Motion for Expedited Hearing. (No Charge)	6JP	0.00	0.20	NO CHARGE
04-17-06	Review Lindquist's response to the request for an expedited hearing.	6RV	325.00	0.10	32.50
04-17-06	Review Eleanor's response to request for expedited hearing on motion to compel production.	6JP	195.00	0.10	19.50
04-17-06	Draft response to Eleanor's Objection to Request for Expedited Hearing, Motion for Sanctions.	6JP	195.00	1.40	273.00
04-17-06	Research re: case law holding that	6JP	195.00	0.45	87.75
04-17 <b>-</b> 06	Draft revisions to Response to Eleanor's Opposition to Expedited Hearing.	6Ĵ₽	195.00	1.30	253.50
04-17-06	Write down issues to investigate for hearing and response to motion for sanctions.	6RV	325.00	0.20	65.00
04-18-06	Cursory review of Petitioners Opposition to Debtor's Request for an Expedited Hearing.	6AC	315.00	0.05	15.75
04-18-06	Office conference with Robert J Vanden Bos re: research/drafting motions to dismiss, motion for sanctions.	6JP	195.00	0.25	48.75
04-18-06	Conference with Jeff Payne to outline issues to present respecting the two hearings and the most recent motion for sanctions.	6RV	325.00	0.25	81.25
24 12 26	Review Eleanor Lindquist's Opposition to Debtor's Request for an Expedited Hearing for Motion	6AC	315.00	0.05	15.75

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<u> </u>	Compelling Discovery and Eleanor Lindquist's Request for Permission to Bring a Motion for Sanctions Pursuant to Rule 9011 of the Federal Rules of Bankruptcy Procedure.				
04-20-06	Draft Affidavit of non-receipt of information for Ben Tang.	6JP	195.00	0.25	48.75
04-21-06	Office conference with Robert J Vanden Bos re: revisions to Motion to Exclude Witness Ben Tang.	6JP	195.00	0.15	29.25
04-21-06	Draft revisions to Motion to Exclude Witness Ben Tang per Robert J Vanden Bos.	6JP	195.00	0.60	117.00
04 <b>-</b> 21-06	Office conference with Jeff Payne re: revise Motion to Exclude Witness Ben Tang.	6RV	325.00	0.15	48.75
04-22-06	Reviewing motions and other materials to begin preparing for hearing, including lenthy office conference with Jeff Payne re: procedural status and history of case.	6RV	325.00	6.00	1,950.00
04-24-06	Conference with Jeff Payne regarding issues and matters set for hearing on April 26.	6RV	325.00	0.25	81.25
04-24-06	Telephone conference with Tiffany at Ian Yourtz's office re: status of 2/21 hearing transcript.	6JH	150.00	0.05	7.50
04-24-06	Telephone conference with Ninth Circuit clerk re: format for exhibits in Motion, notice of appearance for client.	бĴЪ	195.00	0.20	39.00
04-24-06	Review Eleanor's Objection to Hearing on May 9.	6JP	195.00	0.25	48.75
04-24-06	Left voice mail message for clerk at Bankruptcy Court re: requesting confirmation of issues to be covered on 4-26 hearing.	6JP	195.00	0.05	9.75
04-24-06	Telephone conference with client re: documents needed showing all payments to Eleanor, workmen's comp letter, unemployment checks.	6JP	195.00	0.10	19.50
04-24-06	Draft follow up email to client re: documents needed showing payments to Eleanor, workmen's comp letter, unemployment checks.	6JP	195.00	0.05	9.75
04-25-06	Office conference with Jeff Payne to review the matters scheduled for hearing on Wednesday, April 26.	6RV	325.00	0.25	81.25
04-25-06	Office conference with Robert J Vanden Bos and Jeff Payne re: Stu Brown's request for setover.	6AC	315.00	0.20	63.00
04-25-06	Office conference with Robert J Vanden Bos re: conversations with Stuart Brown.	6AC	315.00	0.25	78.75
04-25-06	Telephone conference with Tiffany at Ian Yourtz's office re: status of transcript and 12/30/06 order -	6JH	150.00	0.05	7.50

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• •	doesn't appear she ordered it after our request last month.				•
04-25-06	Draft hearing memo for Robert J Vanden Bos re: Expedited hearing, motion to compel, motion to find Eleanor in violation of court order.	6JP	195.00	0.55	107.25
04-25-06	Two office conferences with Robert J Vanden Bos re: preparation for hearings on 4-26 and Stu Browns request for setover.	6JP	195.00	0.45	87.75
04-25-06	Draft revisions to Hearing Memo.	6JP	195.00	0.45	87.75
04-25-06	Office conference with Ann K. Chapman and Robert J Vanden Bos re: strategy for handling motion to set over hearings, possible settlement solutions, Stu Brown.	6JP	195.00	0.35	68.25
04-25-06	Prepare and send documents necessary for 4-26 hearing to Stu Brown.	6JP	195.00	0.40	78.00
04-26-06	Multiple conferences with Ann Chapman about matters scheduled for hearing and discussions with Stu Brown.	6RV	325.00	0.40	130.00
04-26-06	Telephone call from Stu Brown to discuss the points for today's hearing.	6RV	325.00	0.20	65.00
04-26-06	Telephone conversation with Stu Brown and Ann Chapman to discuss this afternoon's hearing.	6RV	325.00	0.25	81.25
04-26-06	Telephone conversation with Wayne Godare to discuss this afternoon's hearing.	6RV	325.00	0.20	65.00
04-26-06	Office conference with Robert J Vanden Bos re: his conversation with Stuart Brown.	6AC	315.00	0.20	63.00
04-26-06	Office conference with associate (JP) re: getting me ready for hearing this afternoon.	6AC	315.00	0.05	15.75
04-26-06	Office conference with Robert J Vanden Bos re: preliminary agreement with Stuart Brown.	6AC	315.00	0.15	47.25
04-26-06	Prepare for hearing on four separate matters.	6AC	315.00	0.20	63.00
04-26-06	Travel to and from Hearing on Motion to Compel/other issues.	6AC	157.50	0.40	63.00
04-26-06	Attend Hearing on Motion to Compel, other issues.	бAC	315.00	1.20	378.00
04-26-06	Discuss results of hearing with Jeff Payne and Bob Vanden Bos.	6AC	315.00	0.10	31.50
04-26-06	Office conference with Ann K. Chapman re: documents needed for hearing, status of negotiations with Stu Brown.	6JP	195.00	0.05	9.75

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<u>.</u>	ile No.	5436				Page 54
e	04-26-06	Telephone conference with Stu Brown re: requesting copy of Request for Production of Documents.	6JP	195.00	0.05	9.75
C	04-27-06	Conferences with Jeff Payne (.10); review letter to Stu Brown (.10).	6RV	325.00	0.20	65,00
	04-27-06	Office conference with Robert J Vanden Bos re: handling of case from here internally, given deal with Stu Brown re: discovery.	6AC	315.00	0.15	47.25
	04-27-06	Draft memo to Robert J Vanden Bos re: documents from Request for Production that Eleanor has not produced.	6JP	195.00	0.35	68.25
	04-27-06	Draft letter to Stu Brown re: documents that haven't been produced by Eleanor (Osteobiologics, prenuptial agreement, hidden assets, workmans' compensation, interlocutory order); prepare documentation of Eleanor's claims that these documents exist.	6JP	195.00	1.50	292.50
	04-27-06	Office conference with Ann K. Chapman re: handling of case from here internally, given deal with Stu Brown re: discovery.	6RV	325.00	0.15	48.75
	04-28-06	Telephone conference with client re: no hearing on 5-1, update on status of other proceedings and Eleanor being represented by Stu Brown.	6JP	195.00	0.10	19.50
	04-28-06	Draft revisions to letter to Stu Brown re: update on	6JP	195.00	0.55	107.25
		documents missing from Request for Production.				
		documents missing from Request for Production. Motion to Dismiss/for Contemp Motion to Dismiss/for Contemp	ot Sub	ototal: ototal:	77.95 4.40	\$19,233.62 NO CHARGE
<u>0</u>	bj re: Att	Motion to Dismiss/for Contemp	ot Sub ot Sub WHO	ototal: ototal: RATE		
ID o		Motion to Dismiss/for Contemp Motion to Dismiss/for Contemp	ot Sul	total:	4.40 HRS.	NO CHARGE
ID ID	03-16-06	Motion to Dismiss/for Contemp Motion to Dismiss/for Contemp orney Fees by E. Lindqui	ot Sub	ntotal:	4.40 HRS. 0.55	NO CHARGE
ID ID ID	03-16-06 03-16-06	Motion to Dismiss/for Contemp Motion to Dismiss/for Contemp orney Fees by E. Lindqui Research re: Cursory review of fee objection; direct legal	ot Sul WHO 6JP	rate 195.00	<b>4.40</b> HRS. 0.65 0.05	NO CHARGE AMOUNT 1.26.75
ID ID ID	03-16-06 03-16-06 03-16-06	Motion to Dismiss/for Contemp Motion to Dismiss/for Contemp orney Fees by E. Lindqui Research re: Cursory review of fee objection; direct legal assistant (JH) to review issue of	WHO 6JP 6AC	RATE 195.00 315.00	4.40 HRS. 0.65 0.05 0.05	NO CHARGE <u>AMOUNT</u> 126.75 15.75
ID ID ID	03-16-06 03-16-06 03-19-06	Motion to Dismiss/for Contemp Motion to Dismiss/for Contemp Orney Fees by E. Lindqui Research re: Cursory review of fee objection; direct legal assistant (JH) to review issue of Direct associate (JP) to review Review Eleanor Lindquist's Opposition to Ann	WHO 6JP 6AC 6AC	<b>RATE</b> 195.00 315.00 315.00	4.40 HRS. 0.65 0.05 0.05 0.05	NO CHARGE AMOUNT 126.75 15.75 15.75
ID ID ID	03-16-06 03-16-06 03-19-06 03-22-06	Motion to Dismiss/for Contemp Motion to Dismiss/for Contemp Orney Fees by E. Lindqui Research re: Cursory review of fee objection; direct legal assistant (JH) to review issue of Direct associate (JP) to review Review Eleanor Lindquist's Opposition to Ann Chapman's Request for Attorneys' Fees. Review Notice of Hearing re: Eleanor Lindquist's Objection to Application by Debtor's Attorney for	WHO 6JP 6AC 6AC 6AC	<b>RATE</b> 195.00 315.00 315.00 315.00	4.40 HRS. 0.65 0.05 0.05 0.05	NO CHARGE AMOUNT 126.75 15.75 15.75 15.75

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<u>File No.</u>	5436				
[D 04-25-06	Research re:	6JP	195.00	0.45	87.75
04-26-06	Review e-mail from Stuart Brown re: preliminary agreement.	6AC	315.00	0.05	15.75
04-26-06	Office conference with Robert J Vanden Bos re: working out setover with Stu Brown.	6AC	315.00	0.20	63.00
04-26-06	Telephone conference with Stuart Brown and Robert Vanden Bos re: preliminary agreement.	6AC	315.00	0.25	78.75
04-26-06	Left detailed voice mail message for Wayne Godare re: fee issue worked out.	6AC	315.00	0.05	15.75
04-28-06	Telephone conference with Wayne Godare re: terms of Order re: Supplemental Fees.	6AC	315.00	0.05	15.75
. •	Obj re: Attorney Fees by E. Lindq	ui Sul	btotal:	2.25	\$579.75
Intel Recor	ds request-E. Lindquist	WHO	RATE	HRS.	AMOUNT
	Direct legal assistant (JH) contact Intel re: handling of Subpoena.	5AC	315.00	0,05	15.75
12-08-05	Telephone conference with Robert Milligan, attorney for Intel, re: how they are handling subpoena.	5AC	315.00	0.15	<b>47.25</b>
12-08-05	Office conference with Ann re: Intel Subpoena.	5JH	160.00	0.10	16.00
12-08-05	Left detailed voice mail message for Christin Seibert at Intel legal dept re: status of subpoenaed records.	5JH	160.00	0.10	16.00
12-08-05	Telephone conference with Christin at Intel legal re: subpoena status; referred to Human Resources in California.	5JH	160.00	0.05	8.00
12-08-05	UL Dille Olden Juken in UP	5JH	160.00	0.20	32.00
12-09-05	Office conference with Jeff Payne re: Motion to Quash.	5JH	160.00	0.05	8.00
12-09-05	Review Intel's Objections to Subpoena, Stipulated Protective Order for Eleanor and Brian Lynch.	5JP	195.00	0.15	29.25
12-09-05	Telephone conference with Bryan Lynch's offer re: Stipulated Protective Order; left message for Wayne Godare.	5JP	195.00	0.15	29.25
12-09-05	Telephone conference with Wayne Godare at Brian Lynch's office re: Stipulated Order between Intel	5JP	195.00	0.05	9.75

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- 1	and Brian Lynch.				
12-09-05	Begin drafting Motion to Quash Subpoena.	5JP	195.00	0.65	126.75
12-13-05	Telephone conference with client re: providing copy of revocation of power of attorney to UBS and other parties.	5JP	195.00	0.20	39.00
12-15-05	Cursory review of Stipulated Protective Order drafted by Intel's counsel, review memo from associate; direct associate (JP) to discuss with me further.	5AC	315.00	0.10	31.50
12-15-05	Draft email to client re: withholding permission for Trustee to sign stipulated agreement regarding Eleanor's subpoenaed of client's Intel records.	5JP	195.00	0.20	39.00
12-15-05	Review email from client re: does not agree to release of his Intel records.	5JP	195.00	0.05	9.75
12-16-05	Review fax from Eleanor Lindquist re: Intel Stock issue, Power of Attorney.	5AC	315.00	0.05	15.75
01-03-06	Review document sent by Eleanor Lindquist - provided us with original letter she received from attorney Robert Milligan re: denial of production of Intel Records without Stipulated Protective Order and signed Release by Debtor.	6AC	315.00	0.05	15.75
02-06-06	-t stimulation of	6AC	315.00	0.05	15.75
03-01-06	Office conference with Ann K. Chapman re: drafting and filing Response to Motion to Compel; revising Request for Production of Documents for Eleanor.	6J₽	195.00	0.15	29.25
03-01-06	Draft Response to Eleanor's Motion to Compel.	6JP	195.00	1.40	273.00
03-01-06	The The Thermony's Motion to	6JP	195.00	0.60	117.00
03-01-06	Office conference with associate (JP) re: formulating response to Motion to Compel Records pursuant to Subpoena, Request for Production of Documents.	6AC			47.25
03-01-06	Review Notice of Motion and Motion for Order Shortening Time for a Hearing on a Notice of Motion Compelling Discovery Pursuant to Rule 45(d) FRBC and Request for Sanctions; Direct associate (JP) prepare response to the same.	6AC	315.00	0.25	78.75
03-02-06	Review Intel response to Eleanor's Motion for Order Shortening time.	6JP	195.00	0.15	29.25
03-02-06	Revise Response to Eleanor's Motion for Order Shortening Time for A Hearing.	6JP	195.00	0.65	126.75

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Ŧ	<u>ile No.</u>	Telephone conference with Liz (San Francisco bankruptcy court) re: rules for issuing subpoenas in California when case is in Oregon.	6JP	195.00	0.10	• 19.50
	03-02-06	Review and revise Response to Motion for Expedited Hearing re: Protective Order drafted by associate (JP).	6AC	315.00	0.10	31.50
	03-02-06	Review letter from Seyfarth Shaw LLP. re: Subpoena served on Non-Party Intel Corporation for records concerning Jeffery Lindquist.	6AC	315.00	0.05	15.75
)E	03-08-06	Review documents returned by California court (Response to Motion to Compel); instruct legal assistant (JH) to send again with correct case caption.	6JP	195.00	0.25	48.75
	03-20-06	Review Order Denying Eleanor Lindquist's Motion for Order Shortening Time entered by Northern District of California.	6AC	315.00	0.05	15.75
		Intel Records request-E. Lindqui	st Sub	ototal:	6.30	\$1,337.00
_		if. St Crt Matters	WHO	RATE	HRS.	AMOUNT
<u>1</u> .		Draft email to client re: domestic relation lawyer referrals in the Bay area.	5JP	195.00	0.15	29.25
	12-15-05	Review and revise letter drafted by legal assistant (JH) to Eleanor Lindquist demanding she cease all attempts to obtain property of the estate.	5AC	315.00	0.10	31.50
	12-15-05	Review and respond to email from Jeff re: emergency	5AC	315.00	0.20	63.00

hearing for support. 12-20-05 Review fax from divorce attorney for Jeff Lindquist 5AC 315.00 0.10 31.50 re: Left detailed message

for Mr. Yourtz.

12-20-05 Telephone conference with California divorce counsel 5AC 315.00 0.25 78.75 re: status of bankruptcy case. 5AC 315.00 0.10 31.50

12-20-05 Draft e-mail to Jeff requesting he get Ian 5AC 315.00 0.10 3: paperwork; direct legal assistant (JH) to fax certain portions of file to divorce counsel as soon as possible.

12-21-05 Locate documents (schedules, Order re: relief and in 5JH 0.00 0.30 NO CHARGE re Schwartz) and draft fax to Ian Yourtz (divorce attorney). (No Charge)

12-29-05 Draft letter to Ian Yourtz re: certified copies of 5JH 160.00 0.25 40.00 requested documents.

01-08-06 Review fax from client re: proposed contract between 6AC 315.00 0.10 31.50 Jeff and Eleanor Lindquist.

	······································	6AC	315.00	0.05	15
01-09-06	spousal support.				
01-09-06	Telephone conference with Ian Yourtz, state court divorce counsel for client, re: procedural status of Motions in State court.	6AC	315.00	0.30	94
01-09-06	Review fax received from Eleanor Lindquist attaching various documents including letter from Jeff re: proposal, excerpt of transcript of proceedings, California state court documents, debtor's budget, Intel COBRA notice, letter from Ian Yourtz, state court counsel for Jeffrey to Ms. Lindquist, substitution of attorney.	6AC	315.00	0.25	78
01-09-06	Review fax from Eleanore Lindquist including pleading on Joinder - Employee Benefit Plan (in apparent violation of automatic stay), settlement proposal, medical records of Eleanore Lindquist.	6AC	315.00	0.25	78
01-12-06	Review materials provided by divorce counsel in California, review and sign declaration.	6AC	315.00	0.20	63
01-13-06	Li D'Eferre et Ton Vourta's	6JH	160.00	0.25	40
01-16-06	domestic	6AC	315.00	0.20	63
01-16-06	Telephone conference with Ian Yourtz re: copy of Eleanor's Motion for Support filed in California.	6JP	195.00	0.05	9
01-17-06	Telephone conference with Ian Yourtz, domestic relations counsel, re: results of hearing, Eleanore sanctioned.	6AC	315.00	0.10	31
01-25-06	Office conference with associate (JP) re: legal research project.	6AC	315.00	0.10	31
01-25-06	Review Chapter 7 file of Eleanore Lindquist, docket to determine her position re: prenuptial agreement in that proceeding.	6AC	315.00	0.50	157
01-25-06	Office conference with Ann K. Chapman re: research on community property in California, prenuptial agreements in California.	6JP	195.00	0.05	. 9
01-26-06	Research re: community/separate property in California; enforceability of pre-nuptial agreements in California.	6JP	195.00	0.75	146
01-26-06	Draft memo to Ann K. Chapman re: community/separate property in California; enforceability of pre-nuptial agreements in California.	6JP	195.00	0.30	58

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01-27-06	Research re: does bankruptcy court have jurisdiction to decide whether or not division of property is included in section 362.	6JP	195.00	1.40	273.00
01-28-06	Review letter and information from client re: agreements with Eleanor.	6AC	315.00	0.10	31.50
01-30-06	Research re: effect of automatic stay on property division in a divorce case.	6JP	195.00	0.35	68.25
02-01-06	Telephone conference with Ian Yourtz, domestic relations attorney, re: status of support matters, prenuptial agreement.	6AC	315.00	0.25	78.75
02-01-06	Telephone conference with Ian Yourtz re: status of Eleanor's proceedings in California court, Jeffrey will send money to bring current and have Ian respond.	6JP	195.00	0.25	48.75
02-03-06	Draft e-mail to Jeff re: need to obtain advice from Ian re: California matrimonial law, need to draft Supplemental Affidavits.	6AC	315.00	0.10	31.50
03-02-06	Review Order Denying Request for Spousal Support.	6AC	315.00	0.05	15.75
03-06-06	Review letter from Ian R. Yourtz re: unemployment income incorrectly listed on income and expense declaration; direct associate (JP) to forward copies of relevant pleadings requested by Mr. Yourtz.	6AC	315.00	0,05	15.75
03-09-06	Draft letter to Ian Yourtz re: providing documents showing that Eleanor is claiming in court that Jeff is on Workman's' Comp.	6JP	195.00	0.45	87.75
03-09-06	Draft fax/cover to Ian Yourtz re: documents filed by Eleanor claiming that Jeff is on Workman's' Comp.	6JP	195.00	0.15	29.25
03-10-06	Conference call with Ian Yourtz, his associate and client re: Eleanor's continuing vexatious litigation in state court.	6AC	315.00	0.50	157.50
03-10-06	Continuing conference with Jeff re: options at this point.	6AC	315.00	0.10	31.50
03-13-06	Telephone conference with Jeff re: use of 401(k), discussion of issue with Ian; make note in file to follow up re: the same.	6AC	315.00	0.15	47.25
03-16-06	Research re: property owned by one party retains its separate property status during marriage under California law.	6JP	195.00	0.15	29.25
04-03-06	Review letter to Eleanor Lindquist from Ian R. Yourtz re: Marriage of Lindquist.	6AC	315.00	0.05	15.75
04-05-06	Review letter from Ian Yourtz re: status of global discussions to resolve dissolution and bankruptcy proceedings.	6JP	195.00	0.15	29.25

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	04-10-06	Telephone conference with client re: miscellaneous issues re: State Court matters.	6JP	195.00	0.15	29.25
ID	04-11-06	Left voice mail message for Ian Yourtz re: miscellaneous issues.	6JP	195.00	0.05	9.75
	04-12-06	Review fax from Ian Yourtz - copy of letter to client re: previous conversations and stipulations with Eleanor.	6AC	315.00	0.05	15.75
	04-18-06	Telephone conference with Ian Yourtz re: possible settlement of case on a global basis.	6AC ·	315.00	0.25	78.75
	04-20-06	Draft email to Ian Yourtz re: status of global negotiations with Eleanor, additional settlement requests from Jeff Lindquist.	6JP	195.00	0.25	48.75
		Divorce/Calif. St Crt Matte Divorce/Calif. St Crt Matte	ers Sul ers Sul	ototal: ototal:	9.60 0.30	\$2,388.50 NO CHARGE
	/	Retirement Issues	WHO	RATE	HRS.	AMOUNT
2	tock Sale/		5JP	195.00	0.15	29.25
	12-19-05	Telephone conference with client re: request to Trustee to allow sale of Intel stock.	50 F		0.19	
	12-19-05	Draft email to client re: request for Trustee to release money from sale of stock.	5JP	195.00	0.20	39.00'.
	12-20-05	Review email from client re: request to Trustee to sell stock.	5JP	195.00	0.05	9.75
	12-21-05	Review and revise letter to Trustee regarding liquidation of stock for living expenses and attorney fees.	5CH	160.00	0.15	24.00
	12-21-05	Finalize letter to Trustee regarding liquidation of stock.	5CH	160.00	0.15	24:00
	12-21-05	Draft letter to Brian Lynch re: request to sell Intel stock option.	5JP	195.00	0.40	78.00
	12-22-05	Review Order allowing E. Lindquist claim as Timely Filed.	5AC	315.00	0.05	15.75
	12-29-05	Go over stock option information with legal assistant (CH).	5AC	315.00	0.05	15.75
	12-29-05	Draft email to Trustee regarding status of approval to sell stock.	5CH	160.00	0.05	8.00
	12-29-05	Telephone conference with Wayne Godare at Trustee's office regarding status of approval for sale of stock.	5CH	160.00	0.10	16.00
	12-29-05	Analyze file for stock option values at time of filing; Office conference with Ann K. Chapman	5CH	0.00	0.20	NO CHARGE

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File No.					
	regarding same.				
12-30-05	attorney, re: need for additional information concerning options (.1); Office conference with legal assistant (JH) re: need to research issue concerning stock options for trustee, issues involved; direct legal assistant (JH) to draft letter for my signature re: the same (.2); tickle	5AC	315.00	0.30	94.5
	follow up for 1/3/06.				
) 12-30-05	Office conference with Ann re:	5JH	160.00	0.20	32.0
	Review and respond to email from Jeff re: stock options.	6AC	315.00	0.05	15.7
01-03-06	Review files for information pertaining to valuation of Intel Stock Options at time of filing and calculating current valuation.	6JH	160.00	1.40	224.0
01-03-06	Draft email to Jeff re: current vested and unvested stock option value reports	6JH	160.00	0.05	8.0
01-04-06	Office conference with legal assistant (JH) re: results of analysis re: stock options.	6AC	315.00	0.05	15.7
01-04-06	Review fax from Jeff re: current stock option values; telephone conference with Jeff re: unable to read column headings.	6JH	160.00	0.10	16.0
01-04-06	Review fax from Jeff re: stock option report(.05); analyze reports, calculate difference in values (.30); draft email to Jeff re: why exercisable now and not in February (.1).	6ЈН	160.00	0.45	72.0
01-04-06	Draft letter to Trustee re: explanation of stock option values and request for liquidation.	6JH	160.00	1.05	168.0
·01-04-06	Office conference with Ann Chapman re: analysis re: stock options.	6JH	160.00	0.05	8.0
01-05-06	Review approve and sign letter to trustee drafted by legal assistant (JH) re: stock options.	6AC	315.00	0.05	15.7
01-09-06	Telephone conference with Wayne Godare at trustee's office re: sale of stock options; direct legal assistant (JH)	6AC	315.00	0.05	15.7
01-09-06	Review letter to trustee re: Eleanor's objection to liquidation of Intel Stock sale.	6AC	315.00	0.05	15.7
01-09-06	Review trustee's letter of approval to allow client to liquidate stock options.	6AC	315.00	0.05	15.7
01-09-06	Confirm terms of Order Confirming Plan; Telephone conference with Jeff re: sold stock options, advised	6AC 1	315.00	0.15	47.2

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. t	him to hold funds and provide me with detail re: proceeds in brokerage account, not to spend funds.				
01-09-06	Telephone conference with Jeff re: approval to liquidate stock.	6JH	160.00	0.05	8.00
01-11-06	Office conference with legal assistant (CH) re: drafting of Motion for Approval of Liquidation of Stock Options.	6AC	315.00	0.15	47.25
01-11-06	Draft Motion to Sell Stock and Order to Retain Funds.	6CH	160.00	0.50	80.00
01-12-06	Finalize Notice to Sell Intel Stock.	6CH	160.00	0.10	16.00
	Draft Motion to Retain Proceeds from Sale of Intel Stock.	6CH	160.00	0.25	40.00
01-18-06	Review and revise form of Motion and Order drafted by legal assistant (JH).	6AC	315.00	0.20	63.00
01-18-06	Draft Motion for Authority to exercise and sell stock options	6JH	160.00	0.75	120.00
01-18-06	Draft Order re: exercise and sell stock options	6JH	160.00	0.35	56.00
01-18-06	Telephone conference with Eleanor re: wants \$1500 sent by Friday.	6JP	195.00	0.10	19.50
01-19-06	Office conference with Ann re: contacting brokerage house to advise must have court order before disbursing any funds; telephone conference with Jeff re: same.	6JH	160.00	0.10	16.00
01-20-06	Cursory review of pleadings faxed by Eleanor re: Seeking Relief from Stay Order of June, 2005; direct legal assistant (JH) to contact court and confirm status of signing of order; arrange for release of funds as soon as possible.	6AC	315.00	0.25	78.75
01-20-06	Left detailed voice mail message for Joanne at Judge Dunn's chambers re: status of stock order; telephone conference with Joanne re: Order now signed and on its way for docketing.	бJH	160.00	0.10	16.00
01-20-06	Left detailed voice mail message for Eleanor re: Order signed this morning, we will provide to brokerage house as soon as it is available on online court docketing system.	6JH	160.00	0.05	<b>8.00</b>
01-20-06	Telephone conference with Steven at UBS - advised account transferred to David Fouts, Compliance Manager; telephone conference with David Fouts re: Order signed, will fax over as soon as possible; he spoke with Eleanor yesterday and will call her today re: funds available as soon as approved by their counsel.		160.00	015	24.00

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01-23	m	Office conference with Ann K. Chapman re: drafting motion for release of 401K and option money held in prokerage.	6JP	195.00	0.15	29.25
	0	Options.	бJР	195.00	0.45	87.75
01-24		Complete drafting of Motion to Permit Liquidation of 101K.	6JP	195.00	0.30	58.50
ID 01-27	-06 D	Draft email to client re:	6JP .	195.00	0.10	19.50
ID 01-27	-06 R	Review email from client re:	6JP	195.00	0.05	9.75
ID 01-31	-06 R	Review email from client re:	6JP	195.00	0.10	19.50
02-02	}-06 F	Review issues re: 401(k) plan.	6AC	315.00	0.15	47.25
ID 02-02	2-06 F	Review filings to	6JP	195.00	0.40	78.00
		Review fax from client re: Fidelity Finance website.	6AC	315,00	0.05	15.75
02-03	3-06 F	Review Tax IIOM CITCAL IO. ILLING				
02-03	3-06 I	Stock Sale/Retirement Issue Stock Sale/Retirement Issue	es Sub	total: total:	10.25 0.20	\$1,981.50 NO CHARGE
		Stock Sale/Retirement Issue Stock Sale/Retirement Issue	es Sub	total: total: RATE		
Mediati	<u>ion</u>	Stock Sale/Retirement Issue Stock Sale/Retirement Issue	es Sub	total:	0.20	NO CHARGE
<u>Mediati</u> 01-17	<u>ion</u> 7-06 1 8	Stock Sale/Retirement Issue Stock Sale/Retirement Issue Telephone conference with Judge's clerk re:	es Sub es Sub WHO 6AC	total: RATE	0.20 HRS. 0.10	NO CHARGE
<u>Mediati</u> 01-17 01-17	<u>ion</u> 7-06 1 8 7-06 5 8-06 0	Stock Sale/Retirement Issue Stock Sale/Retirement Issue Telephone conference with Judge's clerk re: scheduling settlement conference. Telephone conference with Stuart Brown re: possible	es Sub es Sub WHO 6AC	total: <u>RATE</u> 315.00	0.20 HRS. 0.10 0.45	NO CHARGE <u>AMOUNT</u> 31.50 141.75
<u>Mediati</u> 01-17 01-17 01-18	<u>ion</u> 7-06 8-06 8-06	Stock Sale/Retirement Issue Stock Sale/Retirement Issue Telephone conference with Judge's clerk re: scheduling settlement conference. Telephone conference with Stuart Brown re: possible settlement of case. Office conference with legal assistant (JH) re: letter to be drafted to Stuart Brown and Judge	es Sub es Sub WHO 6AC 6AC	total: <u>RATE</u> 315.00 315.00	0.20 HRS. 0.10 0.45 0.40	NO CHARGE <u>AMOUNT</u> 31.50 141.75
<u>Mediati</u> 01-17 01-17 01-18	<u>ion</u> 7-06 8-06 8-06	Stock Sale/Retirement Issue Stock Sale/Retirement Issue Telephone conference with Judge's clerk re: scheduling settlement conference. Telephone conference with Stuart Brown re: possible settlement of case. Office conference with legal assistant (JH) re: letter to be drafted to Stuart Brown and Judge Perris re: open loops in case. Left detailed voice mail message for Jeff re: Date and Time of Settlement mediation. telephone	es Sub s Sub WHO 6AC 6AC 6AC 6AC	Eotal: <u>RATE</u> 315.00 315.00 315.00 160.00	0.20 HRS. 0.10 0.45 0.40	NO CHARGE <u>AMOUNT</u> 31.50 141.75 126.00
<u>Mediati</u> 01-17 01-17 01-17 01-1	ion 7-06 8-06 8-06 9-06	Stock Sale/Retirement Issue Stock Sale/Retirement Issue Telephone conference with Judge's clerk re: scheduling settlement conference. Telephone conference with Stuart Brown re: possible settlement of case. Office conference with legal assistant (JH) re: letter to be drafted to Stuart Brown and Judge Perris re: open loops in case. Left detailed voice mail message for Jeff re: Date and Time of Settlement mediation. telephone conference with Jeff re: confirmation of same. Worked on letter to settlement judge re: procedural	es Sub s Sub WHO 6AC 6AC 6AC 6AC	Eotal: <u>RATE</u> 315.00 315.00 315.00 160.00	0.20 HRS. 0.10 0.45 0.40 0.05	NO CHARGE AMOUNT 31.50 141.75 126.00 8.00
<u>Mediati</u> 01-17 01-17 01-17 01-17 01-1 01-1	<u>ion</u> 7-06 8-06 9-06	Stock Sale/Retirement Issue Stock Sale/Retirement Issue Telephone conference with Judge's clerk re: scheduling settlement conference. Telephone conference with Stuart Brown re: possible settlement of case. Office conference with legal assistant (JH) re: letter to be drafted to Stuart Brown and Judge Perris re: open loops in case. Left detailed voice mail message for Jeff re: Date and Time of Settlement mediation. telephone conference with Jeff re: confirmation of same. Worked on letter to settlement judge re: procedural background of case.	es Sub s Sub MHO 6AC 6AC 6AC 6JH 6AC	Eotal: RATE 315.00 315.00 315.00 160.00 315.00	0.20 HRS. 0.10 0.45 0.40 0.05 0.75 3.65	NO CHARGE AMOUNT 31.50 141.75 126.00 8.00 236.25

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c 3		6AC	315.00	0.25	78.75
	Prepare for mediation.	6AC	315.00	0.20	63.00
01-23-06	Meet with client prior to mediation.			-	
01-23-06	Travel to and from mediation.	6AC	157.50	0.40	63.00
01-23-06	Attend mediation.	6AC	315.00	3.50	1,102.50
01-23-06	Left detailed voice mail message for Ian Yourtz, domestic relations lawyer for client.	6AC	315.00	0.05	15.75
0 <b>1-2</b> 3-06	Go over list of things to do with Jeff at office after mediation.	6AC	315.00	0.10	31.50
01-23-06	Review and respond to email from Jeff re: various matters.	бAC	315.00	0.05	15.75
			btotal:	10.45	\$2,655-25
				·	
Stu Brown-R	epresentation of Eleanor	WHO	RATE	HRS.	AMOUNT
01-18-06	Draft e-mail to Stuart Brown, potential lawyer for Eleanor Lindquist, re: certificate of service.	6AC	315.00	0.10	31.50
01-18-06	Telephone conference with Stuart Brown's front desk; confirm email; he provided wrong address; re-email to proper address.	6AC	315.00	0.05	15.75
01-18-06	REVERSE CHARGE RE: Telephone conference with Stuart Brown's front desk; confirm email; he provided wrong address; re-email to proper address.	6AC	315.00	-0.05	-15.75
01-19-06	Review and respond to email from Stuart Brown, possible lawyer for Eleanor Lindquist, re: he will not be proceeding as Mrs. Lindquist's lawyer.	6AC	315.00	0.05	15.75
03-29-06	Review and revise letter to Eleanor Lindquist re: hiring of bankruptcy counsel.	6AC	315.00	0.10	31.50
04-11-06	Conference with Ann K. Chapman re: fax from Eleanor about retaining Stuart Brown.	6JP	195.00	0.15	29 <b>.2</b> 5
04-11 <b>-</b> 06	Telephone conference with Stuart Brown re: he is not officially representing Eleanor until he receives retainer.	6JP	195.00	0.20	39.00
04-11-06	Office conference with associate (JP) re: fax from Mrs. Lindquist re: Stuart Brown retention.	6AC	315.00	0.20	63.00
04-25-06	Telephone call with Stu Brown-he will represent Eleanor	6RV	325.00	0.25	81.25
04-25-06	Conference with Ann and Jeff Payne to discuss the implications of Stu Brown's entry into the case.	6RV	325.00	0.20	65.00
04-28-06	Email to Stu to advise that Eleanor called here; exchanging emails with Stu.	6RV	325.00	0.10	32.50

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File No.

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·	Stu Brown-Representation of Eleano	or Sub			
Misc Issues	re: Eleanor Lindquist	WHO	RATE	HRS.	AMOUNT
12-14-05	Telephone conference with Eleanor re: supposed order from Superior Court for spousal support, supposed order from 9th Circuit allowing her to proceed.	5JP	195.00	0.20	<b>39.00</b> .
01-08-06	Review copy of letter to Judge Dunn by Eleanor Lindquist re: Howard Herships.	6AC	315.00	0.05	15.75
01-30-06	Review more closely Mrs. Lindquist's amended request to Ninth Circuit re: competency issue; draft outline of response to the same; Direct associate (JP) to flesh out the issues in our Response and have to me this week.	6AC	315.00	0.30	94.50
01-30-06	Cursory review of pleadings faxed by Mrs. Lindquist, including Opposition to Debtor's Objection to Petitioner's 302 Claim Filing, Objection to Debtor's Wording of the Order Vacating Stay, Declaration in Support of Motion to Vacate Stay, Request for Entry of Order for Payment of Spousal Support, or in the Alternative, Release of 50% of 401(K) plan.	6AC	315.00	0.10	31.50
02-02-06	Review various motions filed in the last week by Eleanor.	6AC	315.00	0.75	236.25
02-21-06	Telephone conference with Eleanor Lindquist re: her allegations against Jeff re: confering re: Intel subpoena/claims client is collecting medical disablity/significant hidden assets/her desire to speak with him directly/continuing threats of delay unless we agree to pay \$2,500/mth spousal support for 20 years.	6AC	315.00	0.40	126.00
02-21-06	Left message for Ian Yourtz re: Eleanor claiming Jeff is on medical disability.	6AC	315.00	0.05	15.75
02-21-06	Office conference with Robert J Vanden Bos re: Mrs. Lindquist's allegations re: hidden assets.	6AC	315.00	0.10	31,50
02-21-06	Office conference with Ann K. Chapman re: Mrs. Lindquist's allegations re: hidden assets.	6RV	325.00	1.00	325.00
02-21-06	CORRECTIVE ENTRY RE: Office conference with Ann K. Chapman re: Mrs. Lindquist's allegations re: hidden assets. (Time billed should only be .10)	6RV	325.00	-0.90	-292.50
03-02-06	Review letter from Ian Yourtz re: Eleanor's mistatements in our pleadings, what really happened in state court.	6AC	315.00	0.05	15.75
03-08-06	Telephone conference with Eleanor re: Response to Motion for Expedited Hearing; Eleanor claims she has a computer program that prints out all telephone	6JÞ	195.00	0.05	9.75

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t K	conversations for her.				
03-09-06		6JP	195.00	0.30	58.50
03-16-06	Draft Motion to Compel Eleanor to File an Official Address with the Court.	6JP	195.00	0.60	117.00
03-16-06	Draft revisions to Motion to Compel Eleanor to File Official Address.	6JP	195.00	0.10	19.50
03-16-06	Direct associate (JP) to draft motion to compel Eleanor to file official change of address.	6AC	315.00	0.05	15.75
03-22-06	Review letter from Eleanor Lindquist re: her request that we only contact her in writing.	6AC ·	315.00	0.05	15.75
04-12-06	Review letter from Eleanor re: phone bill.	6AC	315.00	0.05	15.75
	Research re: abuse of process, sanctions for abuse of process in bankruptcy proceedings.	6JP	195.00	0.30	58.50
04-18-06	Draft Motion for Sanctions against Eleanor for Abuse of Process and Failure to Obey Court Order.	бJР	195.00	1.30	253.50
04-20-06	Draft revisions to Motion for Sanctions against Eleanor.	6JP	195.00	0.20	39.00
04-21-06	Research re: standard for frivolous filings.	бJР	195.00	0.50	97.50
	Trial preparation: Office conference with Robert J Vanden Bos re: Eleanor's proofs of claim, witness lists, exclusion of evidence, limits of Eleanor's motions, non-existent interlocutory order, status of appeals in aid of preparing Robert J Vanden Bos to try case.	6J₽	195.00	2.55	497.25
04-24-06	Office conference with Robert J Vanden Bos re: research on Equitable Mootness of performance of confirmed plan.	бJР	195.00	0.25	48.75
04-24-06	Research re: case law on doctrine of equitable mootness in Chapter 13 cases.	6JP	195.00	0.75	146.25
	Misc Issues re: Eleanor Lindqui	.st Sul	ototal:	9.15	\$2,031.25
		WHO	RATE	HRS.	AMOUNT
<u>Release of</u>	Funds to Eleanor Lindqui				
03-29-03	Lafer re: sending copy of court order, determining problems with 'stop' on account.	6JP	195.00		58.50
02-06-06	Telephone conference with Tiffany at Ian Yourtz's office re: hearing times; telephone conference with Gloria at United States Bankruptcy Court re: availability for hearing (no charge)	GJH	0.00	0.10	NO CHARGE

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02-09-06	Telephone conference with Ian Yourtz, state court counsel, re: hearing at 11 AM.	6AC	315.00	0.10	31.50 ·
02-09-06	Telephone conference with Jeff re: suggestion he appear on the phone at 11 AM.	6AC	315.00	0.10	31.50
02-09-06	Left detailed voice mail message for Gloria, calendar clerk for Judge Dunn, re: Jeff's need to be dialed into conference.	6AC	315.00	0.05	15.75
02-09-06	Prepare for hearing at 11 AM re: various Motions on calendar.	6AC	315.00	0.25	78.75
02-09-06	Appear at Emergency Hearing on Request for Funds.	6AC	315.00	0.50	157.50
02-09-06	Telephone conference with Joanne Sherman re: entry of order; direct legal assistant (JH) to draft letter to UBS re: release of funds.	6AC	315.00	0.05	15.75
02-09-06	Review, approve and sign letter drafted by legal assistant (JH) to UBS re: release of funds.	6AC	315.00	0.05	15.75
02-09-06	Review e-mail from Jeff re: transcript of phone message left by Eleanor.	6AC	315.00	0.05	15.75
02-09-06	Telephone conference with Tracy at UBS re: Order for disbursement.	6JH	160.00	0.10	16.00
02-09-06	Draft letter to David Fouts at UBS re: Court Order in re: approved disbursement and instructions	бJН	160.00	0.25	40.00
02-27-06	Review 'Notice of Motion and Motion for Expedited Hearing to Have an Order Releasing Funds to Petitioner Eleanor Lindquist'	6AC .	315.00	0.10	· 31.50
02-28-06	Telephone conference with Eleanor re: attempt to reach agreement on release of \$2499 for her to retain an attorney.	6JP	195.00	0.25	48.75
02-28-06	Telephone conference with client re: client objects to \$2499 going directly to Eleanor; possibility of follow up on settlement proposals.	бJР	195.00	0.25	48.75
03-03-06	Draft Response to Request for Expedited Hearing on Motion to Disburse \$2499 to Eleanor.	6JP	195.00	0.85	165.75
03-03-06	Telephone conference from Joanne (bankruptcy court) re: status of response to Motion for Expedited Hearing.	бJР	195.00	0.10	19.50
03-06-06	Draft revision to Response to Motion for Expedited Hearing to Distribute Funds.	6JP	195.00	0.45	87.75
03-06-06	Final review and signing of Response to Mrs. Lindquist's Motion for Release of Funds.	6AC	315.00	0.10	31.50

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03-29-06	Office conference with Ann K. Chapman re: drafting letter to Eleanor in response to fax concerning release of fund from Fidelity.	6JP	195.00	0.05	9.75
03-29-06	Draft letter to Eleanor re: release of \$2499 from Fidelity.	6JP	195.00	0.20	39.00
03-29-06	Draft fax/cover to Eleanor at 650-378-4438 re: letter regarding release of \$2499.	6JP	195.00	0.10	19.50
03-29-06	Draft fax/cover to Eleanor at 650-572-9395 re: release of \$2499 from Fidelity.	6JP	195.00	0.10	19.50
03-29-06	Left voice mail message for client re: order from Judge Dunn for release of funds from Fidelity.	6JP	0.00	0.05	NO CHARGE
03-29-06	Telephone conference with various Fidelity offices re: contact information for Samantha Lafer.	6JP	195.00	0.20	39.00
03-29-06	Draft letter/fax to Eleanor re: conversation with Samantha Lafer.	6JP	195.00	0.35	68.25
03-29-06	Telephone conference with Samantha Lafer re: order from court releasing funds, problem of 'stop' on account, providing documents sent by Eleanor.	6JP	195.00	0.35	68.25
03-29-06	Telephone conference with client re: information from Samantha Lafer.	6JP	195.00	0.10	19.50
03-29-06	Draft letter to Eleanor re: fax concerning moving Fidelity funds, release of joinder in California court.	6JP	195.00	0.55	107.25
03-29-06	Draft revisions to letter to Eleanor re: release of Fidelity funds, release of joinder in California court.	6JP	195.00	0.30	58.50
03-29-06	Conference with associate re: receipt of fax from Eleanor - have not yet seen Judge Dunn's order; associate reads it to me over the phone; direct associate (JP) to coordinate release of funds to Eleanor.	6AC	315.00	0.10	31.50
03-29-06	Office conference with associate (JP) re: conversation with Fidelity representative, obtaining release of funds.	бAC	315.00	0.10	31.50
03-29-06	Review and respond to email from associate (JP) re: client's request to obtain 401(k) funds.	бAC	315.00	0.05	15.75
03-29 <b>-</b> 06	Draft letter to Eleanor Lindquist re: answering her various questions concerning transfer of the Fidelity account to an IRA.	6AC	315.00	0.10	31.50
03-29-06	REVERSE CHARGE RE: Draft fax/cover to Eleanor at 650-572-9395 re: release of \$2499 from Fidelity.	6JP	195.00	-0.10	-19.50
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	REVERSE CHARGE RE: Draft fax/cover to Eleanor at 650-378-4438 re: letter regarding release of \$2499.	6JP	195.00	-0.10	-19.50
	Telephone conference with Samantha Lafer (Fidelity) re: 'stop' on account is due to California divorce proceedings, must be lifted there.	6JP	195.00	0.20	39.00
	Telephone conference with client re: joinder must be removed in California court; forwarding documents sent by Fidelity.	6J₽	195.00	0.05	9.75
03-30-06	Draft letter/fax to Eleanor re: joinder must be lifted in California, contact Ian Yourtz.	6JP	195.00	0.40	78.00
03-30-06	Office conference with associate (JP) re: conversation with Lafer.	6AC	315.00	0.05	15.75
03-31-06	Office conference with Ann K. Chapman and associate (JP) regarding drafting letter to Trustee to get approval to use 401k funds.	бСН	<b>160.00</b>	0.15	24.00
03-31-06	Draft letter to Trustee requesting approval to access 401k retirement funds.	6CH	160.00	0.50	80.00
03-31-06	Office conference with Ann K. Chapman re: getting permission from trustee to pull funds from 401K.	6JP	195.00	0.10	19.50
03-31-06	Office conference with legal assistant (CH) re: drafting letter to Trustee allowing funds to be pulled from 401K.	6JP	195.00	0.10	19.50 ·
03-31-06	Review documents faxed by client re: paperwork sent by Eleanor to Fidelity in attempts to get 50% of 401K.	6JP	195.00	0.20	39.00
03-31-06	Office conference with associate (JP) and legal assistant (CH) re: need for trustee approval re: 401(k).	6AC	315.00	0.05	15.75
03-31-06	Telephone conference with Ian Yourtz advising him of agreement re: \$2499 for bankruptcy lawyer.	6AC	315.00	0.10	31.50
03-31-06	Review and revise letter drafted by legal assistant (CH) to trustee for my signature requesting permission to access 401(k) funds.	6AC	315.00	0.20	63.00
04-03-06	Cursory review of four faxes received from client with copies of Fidelity documents.	6AC	315.00	0.05	15.75
04-03-06	Review (3) faxes from client re; papers from Fidelity Finance and attempt by Eleanor to obtain 50% of 401k funds.	6AC	315.00	0.05	15.75
04-04-06	Review fax from trustee agreeing to Approval To Access 401k Retirement Funds.	6AC	315.00	0.05	15.75
04-04-06	Draft e-mail to client advising him of approval re: 401(k) funds.	6AC	315.00	0.25	78.75

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£ 7					
04-05-06	Review and respond to email from Client re: 401(k).	6AC	315.00	0.30	94.50
04-06-06	Telephone conference with client re: release of joinder and various questions.	6AC	315.00	0.05	15.75
04-06-06	Review and respond to email from Jeff re: 401(k) issues, need to meet regarding the same.	6AC	315.00	0.10	31.50
04-07-06	Office conference with associate (JP) re: letter from client to Ian Yourtz, Fidelity release of funds to client.	6AC	315.00	0.15	47.25
04-07-06	Meeting with client re: resolving 401(k) issues, impact on bankruptcy case.	6AC	315.00	0.15	47.25
04-07-06	Office conference with Ann K. Chapman re: letter from client to Ian Yourtz, confirming with Samantha Lafer at Fidelity that money will only be released to client.	6JP	195.00	0.15	29.25
04-07-06	Left voice mail message for Samantha Lafer at Fidelity re: please confirm that funds will only be released to client, not to Eleanor.	6JP	195.00	0.05	9.75
04-07-06	Telephone conference with Samantha Lafer re: Eleanor's power of attorney is invalid, well FedEx a copy of revocation as proof, only client can get money out of account.	бJР	195.00	0.30	58.50
04-07-06	Left voice mail message for client re: copy of revocation of Eleanor's power of attorney, confirmation that Fidelity said that only he can withdraw money.	6JP	0.00	0.05	NO CHARGE
04-07-06	Telephone conference with Ian Yourtz re: authority from client, reason for settling, possible solutions.	6JP	195.00	0.40	78.00
04-07-06	Left voice mail message for client re: procedure for getting funds from 401K, conversation with Ian Yourtz.	6JP	195.00	0.05	9.75
04-10-06	Telephone conference with client re: release of 401K money from Fidelity, discussions with Ian Yourtz.	6JP	195.00	0.15	29.25
04-10-06	Review letter from Fidelity Investments re: Order for Release of Funds.	6AC	315.00	0.05	15.75
04-11-06	Telephone conference with client re: status of documents being FedExed by Fidelity.	6JP	195.00	0.15	29.25
04-11-06	documents from Fidelity, need for additional	6JP	195.00	0.10	19.50
	information.				
04-11-06	Telephone conference with Eleanor: she confirmed that 540 Fathom Dr was correct address for FedExing	6JP	195.00	0.05	9.75
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<u> </u>	Fidelity documents.			·	
04-11-06	Left voice mail message for client re: Fidelity document should be FedExed to 540 Fathom Drive	6JP	195.00	0.05	9.
04-11-06	address. Draft letter/faxes to Eleanor re: confirming 540 Fathom Dr as address to FedEx Fidelity documents to.	6JP	195.00	0.25	48.
04-12-06	Office conference with associate (JP) to update status.	6AC	315.00	0.10	31.
04-12-06	Two office conferences with associate (JP) re: coordinating release of 401(k) funds.	6AC	315.00	0.10	31.
04-12-06	Review fax from client to Ian Yourtz re: details of hearing and questions re: Joinder release.	6AC	315.00	0.05	15.
04-12-06	Review fax from client re: the joinder release and his instructions to Fidelity, and copy of letter to Ian Yourtz.	6AC	315.00	0.05	15.
04-12-06	Review letter from Eleanor to Jeff Payne re: joinder at Fidelity.	6AC	315.00	0.05	15.
04-12-06	Review letter from client re: update on financial transfer.	6AC	315.00	0.05	15.
04-12-06	Review fax from client re: Withdrawal Request/Termination of Service from Fidelity.	6AC	315.00	0.05	15.
04-12-06	Telephone conference with client re: Fidelity papers requiring Eleanor's signature, possiblity of 2 week delay for them to be processed.	6JP	195.00	0.15	29.3
04-12-06	Office conference with Ann K. Chapman re: documents from Fidelity requiring spousal waiver of joint and survivor annuity.	6JP	195.00	0.20	39.
04-12-06	Telephone conference with Samantha Lafer re: expected turnaround time for release of funds once Eleanor returns 'Consent of Spouse' form to Fidelity.	бJР	195.00 <sub>.</sub>	0.30	58.
04-12-06	Draft letter/fax to Eleanor re: conversation with Samantha Lafer, asking for confirmation that Eleanor had received FedEx from client.	6JP	195.00	0.40	78.
04-18-06	Review fax from Eleanor Lindquist re: final notarized withdrawal request to Fidelity for the 401K funds.	6AC	315.00	0.05	15.'
04-19-06	Office conference with associate (JP) re: transfer of funds to Eleanor for Stu Brown, Motion to Strike, Motion to Compel Production; Second conference re: strict compliance with Order.	6AC	315.00	0.15	47.3

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04-19-06	Telephone conference with Eleanor by speaker phone confirming OK for her to call client re: transfer of funds and for no other purpose.	6AC	315.00	0.05	15
04-19-06	Telephone conference with client re: Fidelity has released funds, quickest way to get them to Eleanor.	6JP	195.00	0.10	19.
04-19-06	Office conference with Ann K. Chapman re: strict compliance with order for releasing funds.	6JP	195.00	0.15	29.
04-19-06	Draft email to client re: copy of order and compliance with it.	6JP	195.00	0.10	19.
04-19-06	Telephone conference with Eleanor re: she wants funds sent to her account, she will call client and provide him with account number so he can transfer them there.	6JP	195.00	0.05	9.
04-19-06	Telephone conference with Eleanor re: requesting that client make transfer at Tigard office before 11:00 AM.	6JP	195.00	0.05	9.
04-19-06	Telephone conference with client re: confirming that transfer was made at Tigard Fidelity office and that Eleanor would have funds available this afternoon.	6JP	195.00	0.05	9.
04-19-06	Telephone conference with Eleanor re: rest of money from the domestic relations order will be sent by noon on April 20, Eleanor confirmed that she had received \$2499.	6JP	195.00	0.10	19.
04-19-06	Telephone conference with client re: he will be sending rest of money to Eleanor tomorrow, concerns about possible settlement agreement in domestic relations case.	бЈР	195.00	0.15	29
04-20-06	Telephone conference with Eleanor re: she wants to know if client has transferred the rest of the Fidelity funds.	бJР	195.00	0.05	9.1
04-20-06	Telephone conference with client re: he is en route to Fidelity to transfer the funds, will call me when it is done.	6JP	195.00	0.10	19.
04-20-06	Telephone conference with Eleanore re: client has transferred rest of Fidelity funds; she has 'contempt order' ready to file in California and Oregon, but won't file them if the funds come	бJР	195.00	0.10	19.!
	through.				
04-22-06	Review fax from Eleanor Lindquist re: her conversation with Jeff Payne about wiring funds from	6AS	150.00	0.05	7.1
	IRA.		•		
04-24-06	Review and respond to email from client re: receipt of 401(k) proceeds.	6AC	315.00	0.05	15.7
	OI 401(K) proceeds.				

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04-26-06	Office conference with associate (JP) re: 6AC 315.00 0.10 timeline/dates that Eleanor received money from 401K, retained lawyer.	31.50
04-26-06	Office conference with Ann K. Chapman re: 6JP 195.00 0.10 timeline/dates that Eleanor received money from 401K, retained lawyer.	19.50
	Release of Funds to Eleanor Lindqui Subtotal: 14.40 Release of Funds to Eleanor Lindqui Subtotal: 0.20	\$3,268.75 NO CHARGE
	and provide the second se	84,231.49
TOTAL SERVI	CES PROVIDED: 385.05 \$	
	PROFESSIONAL SERVICES PROVIDED	
02-15-05	Flat fee for Amendment.	39.00
04-30-05	Courtesy Discount.	-250.00
	REVERSE - Discount re: paralegal rates (services from 9/1/05 through 10/31/05).	846.00
10-31-05	Discount re: paralegal rates (services from 9/1/05 through 10/31/05).	-846.00
11-30-05	Flat fee for Fee Application.	35.00
	REVERSE - Discount re: paralegal rates (services from 11/1/05 through 11/30/05).	224.00
11-30-05	REVERSE - Discount re: paralegal rates (services from 2/16/05 through 8/31/05).	818.00
11-30-05	Discount re: paralegal rates (services from 2/16/05 through 8/31/05).	-818.00
11-30-05	Discount re: paralegal rates (services from 11/1/05 through 11/30/05).	-224.00
11-30-05	Courtesy Discount.	-750.00
03-31-06	Reduction of \$10/hr for paralegal services billed at \$160/hour for services provided after approval of fees on OCP and through March 31, 2006.	-674.00
03-31-06	Courtesy Discount.	-1,000.00
	Not Discounts =	2,600.0
		1,631.49
	* * * COSTS * * * RATE QTY.	AMOUNT
02-28-05 02-28-05	USBC - Filing Fee for Amendment.26.001Photocopy charges for the month of February, 2005.0.15690Postage charges for the month of February, 2005.1.0028.55	26.00 103.50 28.55
02-28-05	Facsimile charges for the month of February, 2005. 0.25 52	13.00

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: <b>ر</b>	the month of March 2005.	1.00 12.88	12.88
03-31-05	Postage charges for the month of March, 2005.	0.15 352	52.80
03-31-05	Photocopy charges for the month of March, 2005.	1.00 6.04	6.04
04-30-05	Postage charges for the month of April, 2005.	0.15 277	41.55
04-30-05	Photocopy charges for the month of April, 2005.	1.00 8	8.00
. 04-30-05	Delivery charges for the month of April, 2005.	0.15 54	8.10
05-21-05	Photocopy charges for the month of May, 2005.	0.15 46	6.90
06-30-05	Photocopy charges for the month of June 2005.	1.00 5.25	5.25
06-20-05	Delivery charges for the month of June, 2005	0.25 35	8.75
08-31-05	Facsimile charges for the month of August 2005.	1.00 7.35	7.35
09-16-05	USPS - Postage	0.15 4820	723.00
00 20.05	Photocopy charges for the month of September, 2005.		
00 00 0E	Delivery charges for the month of September, 2005.	1.00 16	16.00
- 00 20-0E	Long Distance charges for the month of September, 2005	1.00 17.09	17.09
10-04-05	Federal Express delivery charges for the month of Sentember, 2005.	1.00127.69	127.69
10 21 25	Fraginile charges for the month of October, 2005.	0.25 30	7.50
T0-3T-02	Federal Express Delivery Charges for October/November,	1.00 73.65	73.65
11-11-05			
11-30-05	2005. Macchello & Associates - Deposition Transcript of I.	1.001108.3	1,108.30
	Fernandez. Delivery charges for the month of November, 2005.	1.00 8	8.00
11-30-05	Delivery charges for the month of November, 2003. Morgan Verbatim - Transcript Fees re: OCP Apppeal	1.00185.71	185.71
12-13-05	Morgan verbacim - Transcript rees it. oor appour	1.00 50	50.00
	USBC - Certification Fees	0.15 275	41.25
12-31-05	Photocopy charges for the month of December, 2005	0.25 69	17.25
12-31-05	Facsimile charges for the month of December, 2005	0.25 84	21.00
01-31-06	Fax charges for month of January, 2006.	0.15 1218	182.70
01-31-06	Photocopy charges for month of January, 2006.	1.00 27	27.00
01-31-06	Delivery charges for the month of January, 2006.	1.00 10	10.00
02-17-06	West Group for Legal Research	1.00 165	165.00
	Morgan Verbatim, Inc. for Transcript Fees.	1.00 16.69	16.69
02-17-06	Delivery Charges from Federal Express for the Month of Rebruary, 2005.		-165.00
	REVERSE CHARGE RE: Morgan Verbatim, Inc. for Transcript Fees.		,
02-28-06	Facsimile charges for the month of February, 2006	0.25 46	11.50
02 28-05	Postage charges for the month of February, 2006.	1.00 110.7	110.70
07-28-06	Photocopy charges for the month of February, 2008.	0.15 1397	209.55
00 00 06	Delivery charges for the month of February, 2000.	1.00 13	13.00
02-01-06	Documart - Outside photocopy charges - writ of Manualius	1.00 384.8	384.80
03-01-06	DISCOUNT: Documart - Outside photocopy charges - Will Of	1.00-384.8	-384.80
03-15-06	Document - Outside photocopy charges - Writ of Mandamus	1.00125.58	125.58
03-15-06		1.00-125.5	-125.58
00 01 00	Postage charges for the month of March, 2006.	1.00 71.32	71.32
90-16-60	Facsimile charges for the month of March, 2006.	0.25 86	21.50
		0.15 2758	413.70
03-31-06		1.00 41.25	41.25
03-31-06	Delivery charges for the month of the orthogy	1.00141.69	141.69
04-03-06	Federal Express charges.	0.15 22.96	3.44
04-28-06	Document - Photocopy charges.	1.00 470.8	
04-28-06	Morgan Verbtim - Transcript Fee	1.00 21.33	21.33
04-30-06	Postage charges for the month of April, 2006	0.25 63	15.75
04-30-06	Facsimile charges for the month of April, 2006	0.15 1005	15.75
04-30-06	Photocopy charges for the month of April, 2006		
04-30-06	Delivery charges for the month of April, 2006	1.00 8	8.00

Subtotal:

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\$4,665.78

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le No.	5436							<u></u>
TAL CO	STS EXPENDED:							4,665.7
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		ទបស	MARY					
		<u><u> </u></u>		•			05	
	Previous Balance	•	ŗ		*	<b>3,461</b> -3,461		
	Less Payments Received					-3,401	. 23	
								0.00
	Previous Unpaid Balance:					01 601	4.0	
	Current Services Provided	•				81,631 4,665		•
	Current Costs Advanced		-					
	Total Current Charges:						8	6,297.27
	IDLAL CULLENC GALLYCE						~	
				-	AMOUNT	DUE:		\$86,297.27 =======
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## SERVICES BY TYPE:

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DERVICED DI TITE,		
General Pre-Confirmation Issues	26.50 Hrs	\$5,633.50
General Pre-Confirmation Issues	0.25 Hrs	No Charge
Amended Schedules/Plan/Budget	3.60 Hrs	\$692.25
Tax Issues	0.10 Hrs	\$31.50
Fee Application	3.15 Hrs	No Charge
Motion for Relief	5.75 Hrs	\$1,345.50
Claims Issues/Case Analysis	1.60 Hrs	\$372.50
General Post-Confirmation Issues	4.15 Hrs	
General Post-Confirmation Issues	4.13 Hrs 0.10 Hrs	\$1,014.50
		No Charge
E. Lindquist - Adversary Proceeding	2.40 Hrs	\$540.00
E. Lindquist - Compentency Issue	91.60 Hrs	\$22,175.37
E. Lindquist - Compentency Issue	9.55 Hrs	No Charge
E. Lindquist - Appeal - Adversary	13.80 Hrs	\$2,879:00
E. Lindquist - Appeal - OCP	71.00 Hrs	\$14,976.25
E. Lindquist - Appeal - OCP	1.15 Hrs	No Charge
B. Lindquist Proof of Claim/Objection	3.55 Hrs	\$706.75
Motion to Dismiss/Motion for Contempt	77.95 Hrs	\$19,233.62
Motion to Dismiss/Motion for Contempt	4.40 Hrs	No Charge
Objection re: Attorney Fees by E. Lindquist	2.25 Hrs	\$579.75
Intel Records request by E. Lindquist	6.30 Hrs	\$1,337.00
Divorce/California State Court Matters	9.60 Hrs	\$2,388.50
Divorce/California State Court Matters	0.30 Hrs	No Charge
Stock Sale/Retirement Issues	10.25 Hrs	\$1,981.50
Stock Sale/Retirement Issues	0.20 Hrs	No Charge
Mediation	10.45 Hrs	\$2,655.25
Stu Brown - Representation of Eleanor Lindquist	1.35 Hrs	\$388.75
Misc. Issues re: Eleanor Lindquist	9.15 Hrs	\$2,031.25
Release of Funds to Eleanor Lindquist	14.40 Hrs	\$3,268.75
Release of Funds to Eleanor Lindquist	0.20 Hrs	No Charge
	385.05	\$84,231.49
SERVICES BY PERSON:	*	
Amanda K. Bailey	1.25 Hrs	P075 00 5175-
Ann K. Chapman		\$275.00 as 5AKB
Ann K. Chapman	61.30 Hrs	\$19,033.88 as 5AC
Ann K. Chapman	0.65 Hrs	No Charge as 5AC
Charles E. Harrell	55.30 Hrs	\$17,159.61 as 6AC
	12.55 Hrs	\$2,728.00 as 5CEH
Jeff J. Payne	40.40 Hrs	\$7,878.00 as 5JP
Jeff J. Payne	9.25 Hrs	No Charge as 5JP
Jeff Payne	113.70 Hrs	\$22,171.50 as 6JP
Jeff Payne Robert J Vanden Bos	4.35 Hrs	No Charge as 6JP
	0.65 Hrs	\$211.25 as 5RV
Robert J Vanden Bos	11.45 Hrs	\$3,721.25 as 6RV
Amy Sinclair	0.05 Hrs	\$8.00 as 5AS
Amy Sinclair	1.05 Hrs	\$167.50 as 6AS
Carol Hoecker	12.85 Hrs	\$2,056.00 as 5CH
Carol Hoecker	1.10 Hrs	No Charge as 5CH
Carol Hoecker	4.75 Hrs	\$751.50 as 6CH
Jennifer Houck	31.30 Hrs	\$5,008.00 as 5JH
Jennifer Houck	3.60 Hrs	No Charge as 5JH
Jennifer Houck	17.30 Hrs	\$2,766.00 as 6JH
Jennifer Houck	0.25 Hrs	No Charge as 6JH
Michelle Bodenheimer	1.75 Hrs	\$280.00 as 5MB
Michelle Bodenheimer	0.10 Hrs	No Charge as 5MB
Sara Cobb	0.10 Hrs	\$16.00 as 5SC
	385.05	\$84,231.49
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