Date	Name	Description	Hours	Rate	e / Hour	Total
4/23/2018	SD	Telephone conference and email correspondence with co-counsel regarding availability to serve as trial counsel, review repair order history and trial preparation related tasks; Received and reviewed Notice of Association of Counsel. (No Charge- 0.25 hours)	0,00	\$	490.00	\$
4/24/2018	AP	Receive and review trial countdown from co-counsel, Calendared important deadlines and court hearings.	0.50	\$	75.00	\$ 37.
5/7/2018	AOE	Email correspondence with Knight law Group regarding Civil Settlement Conference and deposition, (No Charge - 0,25 Hours)	0.00	\$	225.00	\$
5/7/2018	AOE	Review civil settlement conference brief.	0,25	\$	225.00	\$ 56
5/8/2018	AOE	Open case file review Plaintiff's production of documents, look for Defendant's production of documents, review status of depositions, review trial countdown and prepare for upcoming deadlines.	0.50	\$	225.00	\$ 112
5/8/2018	AOE	Email Knight Law regarding stalus of Person Most Knowledgeable and dealership depositions. (No Charge - 0.25 Hours)	0.00	\$	225.00	\$
5/8/2018	AOE	Extract Plainliff's document production to trial exhibits.	0.75	\$	225.00	\$ 168
5/8/2018	AOE	Prepare repair order memorandum: Organize and review all repair orders.	0.50	\$	225.00	\$ 112
5/9/2018	AOE	Review repair orders add missing information in to repair order memorandum, research noted trouble codes and TSBs noted on repair orders.	0.50	\$	225,00	\$ 112
5/9/2018	AOE	Develop notes based on case file contents, status of the case and upcoming deadlines for questions to ask client during pre-trial client interview.	0.25	\$	225.00	\$ 56
5/9/2018	AOE	Email correspondence regarding notice of association, Civil Settlement Conference, plaintiff preparation for the Civil Settlement Conference and missing FCA production.	0.25	\$	225.00	\$ 56
5/15/2018	EKS	Communications w/ Client.	0.75	\$	250.00	\$ 187

5/15/2018	EKS	Review Repair Order history and client documents in preparation for 5/17/18 Mandatory Settlement Conference.	1.00	\$	250.00	\$	250.00
5/16/2018	EKS	Travel to Sacramento for 5,16.18 Mandatory Settlement Conference,	3.50	\$	250.00	\$	875.00
5/17/2018	AOE	Telephone conference with EKS regarding Case file and X for MSC, request for Vehicle inspection dates and Plaintiff deposition dates. (No Charge - 0.25 Hours)	0.00	\$	225.00	\$	
5/17/2018	EKS	Communications w/ Client.	0.25	\$	250.00	\$	62.50
5/17/2018	EKS	Attend Mandatory Settlement Conference.	3.00	\$	250.00	\$	750.00
5/24/2018	EKS	Draft Summary of Mandatory Settlement Conference; Email to Co- Counsel.	0.25	\$	250.00	\$	62,50
5/25/2018	AOE	Email to Knight law regarding notices for upcoming vehicle inspection and Plaintiff's deposition.	0.25	\$	225.00	\$	56.25
5/25/2018	AOE	Email correspondence with client regarding deposition and Vehicle inspection.	0.25	\$	225.00	\$	56.25
5/25/2018	AOE	Telephone correspondence with KY regarding coverage for Vehicle inspection and Deposition.	0.25	\$	225.00	\$	56.25
5/25/2018	AOE	Email and telephone correspondence with Tom Lepper regarding vehicle inspection cancellation and request for new dates.	0.25	\$	225.00	\$	56.25
5/25/2018	EKS	Communications w/ Client.	0.25	\$	250.00	\$	62.50
6/4/2018	AOE	Telephone correspondence with Tom Lepper's office regarding the vehicle inspection June 18, 2018.	0.25	\$	225.00	\$	56.25
6/4/2018	AOE	Email correspondence with Knight Law confirming June 18, 2018 vehicle inspection and stating that they can release June 12, 2018 to other co-counsel. (No Charge - 0,25 Hours)	0.00	\$	225.00	\$	290
6/4/2018	AOE	Email correspondence with Knight Law regarding dealer depositions and Plaintiff's deposition. (No Charge - 0.25 Hours)	0.25	\$	225.00	\$	56,25
6/4/2018	AOE	Draft Notices of Deposition for dealer personnel ( seven notices).	1.50	\$	225.00	\$	337.50
6/4/2018	AOE	Email correspondence with Knight law regarding designation of expert.	0.25	\$	225.00	\$	56.25
6/4/2018	AOE	Email correspondence with opposing counsel regarding stipulation for a late designation of expert Tom Lepper.	0.25	\$	225.00	\$	56.25
6/5/2018	AOE	Email correspondence with Knight law regarding designation of Dr. Luna. (0.25 Hours - No Charge)	0.00	\$	225.00	\$	*
6/5/2018	AOE	Email correspondence with Lisa Tuzdin regarding late designation of Dr. Luna to clarify Mrs. Tuzdin's earlier unclear statement in response to stipulated late designations.	0.25	\$	225.00	\$	56.25
6/5/2018	AOE	Draft meet and confer letter regarding Person Most Knowledgeable deposition.	0.25	\$	225.00	\$	56.25
6/5/0040	405	Draft Ex parte application to compel Person Most Knowledgeable	0.50	_	005.00	•	500 50

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225.00 \$

225.00 \$

562.50 \$

56.25 \$

deposition.

depositions.

Email to AP to arrange for court reporters for June 14, 2018 Dealer

AOE

AOE

6/5/2018

6/5/2018

		Telephone correspondence with Tom Lepper's office regarding the vehicle inspection June 18, 2018 and the unavailability of Tom for June			
6/5/2018	AOE	vehicle inspection June 18, 2018 and the unavailability of Tom for June 18, 2018.	0.25	\$ 225,00	\$ Ę
6/5/2018	AOE	Draft Motion in Limine No. 1,	0,50	\$ 225.00	\$ 11
6/5/2018	AOE	Draft Motion in Limine No. 2.	0.25	\$ 225.00	\$ ŧ
6/5/2018	AOE	Draft Motion in Limine No. 3.	0.50	\$ 225.00	\$ 11
6/5/2018	AOE	Draft Motion in Limine No. 4.	0.50	\$ 225.00	\$ 11
6/5/2018	AOE	Draft Motion in Limine No. 5.	0.50	\$ 225.00	\$ 1
6/5/2018	AOE	Draft Motion in Limine No. 6.	0.50	\$ 225.00	\$ 1
6/5/2018	AOE	Draft Motion in Limine No. 7.	0.50	\$ 225.00	\$ 1
6/5/2018	AOE	Draft Motion in Limine No. 8.	0.50	\$ 225.00	\$ 1
6/5/2018	AOE	Research of exhibits from the Velasco production: search for issues related to the 2013 Jeep Wrangler related to no start condition and stalling. Add relevant exhibits to exhibit folder.	1.50	\$ 225,00	\$ 3:
6/6/2018	AOE	Email correspondence with Knight law regarding ex parte applications to compel production and allow late designation of expert.	0.25	\$ 225.00	\$
6/6/2018	AOE	Compile, redact and send via email relevant files for Tom Lepper.	0.50	\$ 225.00	\$ 1
6/6/2018	AOE	Receive email confirmation that June 19, 2018 is reserved for a vehicle inspection.	0.25	\$ 225.00	\$
6/6/2018	AOE	Email with Knight law regarding Depositions scheduled on the same day as a proposed vehicle inspection date.	0.25	\$ 225.00	\$
6/6/2018	AOE	Update Repair order memorandum, note that two 3202 presumptions are present, research Note that vehicle is equipped with TIPM, note that FCA has not produced documents, note repealing Diagnostic Trouble Codes, and a TSB performed twice, analyze time between each repeating issue. research TSBs performed on vehicle.	1,50	\$ 225.00	\$ 3
6/6/2018	AOE	Numerous emails with opposing counsel regarding the scheduling of the vehicle inspection.	0.25	\$ 225.00	\$
6/6/2018	AOE	Email with Tom Lepper's office regarding the scheduling of the vehicle inspection.	0.25	\$ 225.00	\$
6/6/2018	AOE	Draft Trial subpoenas for DCJR of Vacaville's Person Most Qualified and Hanlee Chrysler Dodge Jeep Ram's (formerly Swift CDJR) Person Most Qualified, prepare Proof of service, attachment and on call agreement letter.	1.00	\$ 225.00	\$ 2
6/6/2018	AOE	Draft Notices of deposition of Hanlee Chrysler personnel (eight people), draft subpoenas, draft proof od service.	1.00	\$ 225.00	\$ 2
6/8/2018	AOE	Revision of notices of deposition for Hanlee CDJRK (Formerly Swift CDJR) to add deposition location in Davis, CA.	0.25	\$ 225.00	\$
6/8/2018	AOE	Draft proposed Joint Trial Witness list.	0.25	\$ 225.00	\$
6/8/2018	AOE	Convert and arrange to send Motions in Limine 1-8 to opposing counsel.	0.25	\$ 225,00	\$

6/8/2018	AOE	Draft Proposed Special Jury Instructions list.	0,25	\$ 225.00	\$ 56,2
6/8/2018	AOE	Draft Plaintiff's Trial Brief: draft, cover page, introduction and case summary.	1,50	\$ 225.00	\$ 337.5
6/8/2018	AOE	Draft proposed Joint Trial Witness list.	0.25	\$ 225.00	\$ 56.2
6/8/2018	AOE	Email correspondence with client.	0.25	\$ 225.00	\$ 56.2
6/8/2018	AOE	Receive FCA document production and upload to case file. Review FCA document production, look for duplicate documents note new repair orders, research TSB numbers on TSB sheet, read all documents.	1,25	\$ 225,00	\$ 281.3
6/11/2018	AOE	Email Knight Law Group regarding travel to Sacramento and return travel to Burbank, accommodations in Sacramento and rental car. (No Charge - 0.25 Hours)	0.00	\$ 225.00	\$
6/11/2018	AOE	Extract individual repair orders from Defendant's document production for DCJ of Vacaville, create separate files and prepare to combine with repair orders in exhibit file.	0.50	\$ 225.00	\$ 112.
6/12/2018	AOE	Receive and review Objections to notice of deposition of DCJ of Vacaville dealer depositions.	0.25	\$ 225.00	\$ 56.
6/12/2018	AOE	Extract repair orders from Defendant's document production, combine with repair orders adding new versions of repair orders with technicians notes.	1.00	\$ 225.00	\$ 225.
6/12/2018	AOE	Review repair orders from DCJ of Vacaville in preparation for June 14, 2018 deposition of dealer personnel. Make notes of inquiry regarding service performed.	0.50	\$ 225.00	\$ 112.
6/12/2018	AOE	Telephone correspondence with client.	0.75	\$ 225.00	\$ 168.
6/12/2018	AOE	Email correspondence with client.	0.25	\$ 225.00	\$ 56.
6/12/2018	AOE	Email correspondence with Lisa Tudzin regarding objection to agreed upon deposition of DCJ of Vacaville deposition.	0.25	\$ 225.00	\$ 56.
6/12/2018	AOE	Continue drafting Motion to Compel Person Most Knowledgeable deposition, arrange exhibits, complete declaration, finish points and authorities.	3.00	\$ 225.00	\$ 675.
6/12/2018	AOE	Draft objection to notice of Vehicle inspection.	0.50	\$ 225.00	\$ 112.
6/12/2018	AOE	Email correspondence with Dr. Luna's office regarding preparing a report for the case. Sent all exhibits 1 - 29.	0.25	\$ 225.00	\$ 56.
6/12/2018	AOE	Email correspondence with Tom Lepper's office sending updated repair orders form FCA's document production.	0.25	\$ 225.00	\$ 56.2
6/12/2018	AOE	Review printed documents for Dealer deposition scheduled for June 14, 2018. Prepare flash drive of files.	0.25	\$ 225.00	\$ 56.
6/12/2018	AOE	Travel to Sacramento for Plaintiff's deposition scheduled for June 12, 2018.	4.00	\$ 225.00	\$ 900.
6/13/2018	AOE	Prepare for deposition review repair orders and client interview notes to formulate direct questions. Prepare questions for direct exam.	1.00	\$ 225.00	\$ 225.0
6/13/2018	AOE	Attend and defend Plaintiff's deposition.	2.50	\$ 225.00	\$ 562.5

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6/14/2018	AOE	Depose DCJ of Vacaville Person Most Qualified and Technician # 78 (includes travel from Sacramento to Vacaville).	3.75	\$	225.00	\$	843
6/18/2018	AOE	Finalize and edit Ex Parte Application to Compel Person Most Knowledgeable deposition.	1.50	\$	225.00	\$	337
6/18/2018	AOE	Receive and review Defendant's Ex Parte Application to compel a Vehicle Inspection.	0,25	\$	225.00	\$	56
6/18/2018	AOE	Strategic meeting with KY regarding Defendant's Ex parte Application. (No Charge - 0.25 Hours)	0.00	\$	225,00	\$	
6/18/2018	AOE	Review of past emails regarding the scheduling for the vehicle inspection in preparation for Defendant's ex parte scheduled for June 19, 2018.	0.50	\$	225,00	\$	112
6/18/2018	AOE	Travel to Sacramento to attend Defendant's ex parte to compel vehicle inspection and Plaintiffs ex parte to compel a Person Most Knowledgeable deposition.	4,00	\$	225.00	\$	900
6/18/2018	AOE	Draft notes for Defendant's ex parle hearing, Print documents for personal service to defendant.	0.50	\$	225.00	\$	112
6/18/2018	AOE	Attend Defendant's ex parte application hearing and Plaintiff's ex parte hearing. Court issued orders without oral argument.	1.50	\$	225,00	\$	337
6/18/2018	AOE	Travel from Sacramento to Los Angeles.	3.00	\$	225.00	\$	675
6/18/2018	AOE	Draft deposition summaries for Plaintiff deposition held on June 13, 2018 and DCJ of Vacaville dealer depositions held on June 14, 2018.	1.00	\$	225.00	\$	225
6/18/2018	AOE	Telephone correspondence with Tom Lepper's office regarding court order and scheduling of vehicle inspection either June 25, 2018 or the default date of Saturday June 23, 2018.	0.25	\$	225.00	\$	56
6/18/2018	AOE	Email correspondence with opposing counsel regarding court order and offering June 25, 2018 for both Vehicle inspection and deposition of Torn Lepper. Also noted that Torn Lepper was available on June 23, 2018 in necessary.	0.25	\$	225.00	\$	56
6/18/2018	AOE	Receive and respond to opposing counsel's email regarding a 30 day stipulation to continue the trial stating that we are agreeable to a stipulation as long as all outstanding depositions are allowed to go forward.	0.25	\$	225.00	\$	56
6/18/2018	KJ	Assist AOE with getting Notice of ex parte notice to opposing counsel and revising ex parte papers accordingly.	1.00	\$	250,00	\$	250
6/20/2018	AOE	Research local rules regarding stipulations, motions to continue. Call Court clerk to determine proper lodging procedure for stipulated continuances to be herd by the presiding judge.	0.25	\$	225.00	\$	56
6/20/2018	AOE	Draft Notice of Hearing for Defendant's ex parte to compel a vehicle inspection and plaintiff's ex parte to compel the Person Most Knowledgeable deposition.	0.50	\$	225.00	\$	112
6/21/2018	AOE	Added remaining repair orders to Repair order memorandum.	0.25	\$	225.00	\$	56
	AOE	Continue draft of Trial Brief, enter repair order history, Add section regarding 1793.22(b) presumption, legal research regarding presumption notice, review sections add factual information relevant to case.	3,00	\$	225,00	\$	675
6/21/2018		- s				,	

6/21/2018	AOE	Receive and redline proposed slipulation to continue trial from opposing counsel.	0.25	\$ 225.00	\$ 56.2
6/21/2018	AOE	Email correspondence with Tom Lepper's office regarding dates for vehicle inspection and deposition.	0.25	\$ 225.00	\$ 56.2
6/21/2018	AOE	Email correspondence with opposing counsel, review final stipulation to continue and sign stipulation.	0.25	\$ 225.00	\$ 56.2
6/23/2018	AOE	Email correspondence with opposing counsel regarding Tom Lepper's availability in August for the vehicle inspection and deposition. Meet and confer request for dates for the Person Most Knowledgeable deposition.	0.25	\$ 225.00	\$ 56.2
6/23/2018	AOE	Review and file Defendant's notice to Plaintiff to appear at trial.	0,25	\$ 225.00	\$ 56.2
6/23/2018	AOE	Draft Joint CACI Instruction List.	0.25	\$ 225.00	\$ 56,2
6/23/2018	AOE	Draft Joint Special verdict form.	0.50	\$ 225.00	\$ 112.5
6/23/2018	AOE	Draft proposed Joint Statement of the Case.	0.50	\$ 225.00	\$ 112.
6/23/2018	AOE	Email regarding stipulation, dates for the Vehicle inspection, and dates for the Person most Knowledgeable deposition.	0.25	\$ 225.00	\$ 56.2
6/23/2018	AOE	Revise Stipulation to continue to mention Plaintiffs counsel's unavailability due to a prepaid vacation.	0.25	\$ 225.00	\$ 56.2
6/23/2018	AOE	Draft Joint CACI Sheets.	2.00	\$ 225.00	\$ 450.0
6/23/2018	AOE	Read, review and respond to Defendant's notice of ex parte appearance to continue trial.	0.25	\$ 225.00	\$ 56,2
6/23/2018	AOE	Draft Joint Trial Exhibit List, review exhibits add descriptions, identify highly relevant evidence for velasco production, finalize numbering of exhibits, verify descriptions with actual documents.	1.50	\$ 225.00	\$ 337.
6/23/2018	AOE	Draft Proposed Voir Dire Questions.	0.25	\$ 225.00	\$ 56.
6/23/2018	AOE	Draft Trial Document Letter.	0.25	\$ 225.00	\$ 56.2
6/25/2018	AOE	Email correspondence with Linda Petle regarding trial date experts reports and plaintiff's deposition to compose report.	0.25	\$ 225,00	\$ 56.
6/25/2018	AOE	Email correspondence with Opposing counsel regarding Ex parte appearance and Person Most Knowledgeable deposition.	0.25	\$ 225.00	\$ 56.2
6/25/2018	AOE	Email correspondence with Opposing counsel regarding brief extension to meet and confer regarding Motion in Limine pending June 26, 2018 ex parte stipulation to continue trial.	0.25	\$ 225.00	\$ 56.
6/25/2018	AOE	Draft Notice of deposition for Person most Knowledgeable set for July 12, 2018.	0.25	\$ 225.00	\$ 56.2
6/25/2018	LCM	Prepare Objection to Defendant's Notice of Deposition of James Bielenda.	0.25	\$ 250,00	\$ 62.5
	AOE	Review repair orders to determine which technicians and service advisors worked on each Repair order from Swift CDJR. Make notes of important repair orders and technicians who addressed the issue.	0,50	\$ 225.00	\$ 112.5

important repair orders and technicians who addressed the issue.

6/26/2018

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6/26/2018	AOE	Telephonic appearance at Ex parte hearing via call to court chambers department 47. (includes hold time after 9:00 am hearting time).	0.50	\$ 225.00	\$ 112.50
6/26/2018	AOE	Telephone conference with client.	0.50	\$ 225.00	\$ 112.50
6/26/2018	AOE	Draft Meet and confer letter regarding the depositions of Hanlees Chrysler personnel.	0.25	\$ 225.00	\$ 56.25
6/26/2018	AOE	Draft hearing results summary for Ex parte stipulation to continue. New trial date September 4, 2018.	0.25	\$ 225.00	\$ 56.25
6/26/2018	AOE	Strategic meeting with SD regarding egger ex parte and remaining pre trial tasks.	0.25	\$ 225.00	\$ 56,25
7/5/2018	AOE	Receive deposition transcripts for Plaintiff's deposition. Download and file.	0.25	\$ 225.00	\$ 56.25
7/5/2018	AOE	Email correspondence requesting dates for the Hanlees Chrysler depositions.	0.25	\$ 225.00	\$ 56.25
7/10/2018	AOE	Confirm Court reporter for July 12, 2018 Person Most Knowledgeable deposition.	0.25	\$ 225.00	\$ 56.25
7/11/2018	AOE	Email correspondence with client.	0.25	\$ 225.00	\$ 56.25
7/11/2018	AOE	Prepare Deposition outline for Person Most Knowledgeable deposition.	1.50	\$ 225,00	\$ 337.50
7/11/2018	AOE	Travel to San Francisco to depose FCA's Person Most Knowledgeable scheduled for July 12, 2018. (Flight delay during travel from Burbank airport to San Francisco travel from Airport to hotel).	5.00	\$ 225.00	\$ 1,125.00
7/12/2018	AOE	Telephone correspondence with the client.	0.25	\$ 225.00	\$ 56, 25
7/12/2018	AOE	Conduct Person Most Knowledgeable Deposition (Includes travel from Deposition to San Francisco Airport to Burbank airport and Burbank Airport to LA).	7.00	\$ 225.00	\$ 1,575,00
7/17/2018	AOE	Email regarding Oulstanding notices of vehicle inspection and Expert's deposition and dates of availability for Hantee Chrysler depositions.	0.25	\$ 225,00	\$ 56.25
7/20/2018	AOE	Email correspondence regarding deposition of Hanlees dealer personnel.	0,25	\$ 225.00	\$ 56.25
7/25/2018	AOE	Scan correspondence from First Legal regarding Plainliff's deposition transcript.	0.25	\$ 225.00	\$ 56.25
7/25/2018	AOE	Email correspondence with the client.	0.25	\$ 225.00	\$ 56.25
8/1/2018	AOE	Receive notice of Deposition of Tom Lepper for August 23, 2018	0.25	\$ 225.00	\$ 56.25
8/1/2018	AOE	Draft Notice of deposition of Hanlees Chrysler Dodge Jeep Ram Kia Person Most Qualified agreed to be held on August 28, 2018.	0.25	\$ 225,00	\$ 56.25
8/1/2018	AOE	Email correspondence with opposing counsel regarding two Notices of depositions sent for the same deposition.	0,25	\$ 225.00	\$ 56,25
8/6/2018	AOE	Email correspondence with Torn Lepper's office to send the notice for the vehicle inspection and Torn Lepper's deposition.	0.25	\$ 225.00	\$ 56.25
8/6/2018	AOE	Telephone correspondence with Client,	0.25	\$ 225.00	\$ 56.25
8/7/2018	AOE	Draft objection to notice of deposition of Thomas Lepper.	0.25	\$ 225.00	\$ 56.25

8/7/2018	AOE	Draft objection to notice of vehicle inspection,	0.25	\$ 225.0	0 \$ 56.2
8/7/2018	AOE	Draft Second Amended Notice of deposition of Hanlee Chrysler Person Most Qualified as prior noticed location was unavailable.	0.25	\$ 225.0	0 \$ 56.2
8/13/2018	SD	Review status of case file and repair order history; Meeting with AOE regarding task list to prepare case for trial on 9/4/18.	0.25	\$ 490.0	\$ 122.5
8/14/2018	AOE	Scan and file Time stamped CAIRS to Trial exhibits folder.	0.25	\$ 225.0	0 \$ 56.2
8/15/2018	AOE	Email correspondence with Dr. Luna's office regarding Luna's analysis.	0.25	\$ 225.0	0 \$ 56.2
8/15/2018	AOE	Revise Trial Brief to include new information obtained from depositions.	1,00	\$ 225.0	\$ 225.0
8/15/2018	AOE	Create dropbox link in order to share exhibit files and Plainliff deposition transcript with Dr. Luna,	0.25	\$ 225.0	56.2
8/15/2018	AOE	Receive and review Errata sheet to FCA Person Most Knowledgeable deposition of Connie Woolridge.	0.25	\$ 225.0	56.2
8/15/2018	AOE	Review deposition of Connie Woolridge noting corrections according to errata sheet.	0.50	\$ 225.0	\$ 112.5
8/16/2018	AOE	Revise Joint Trial Witness List.	0.25	\$ 225,0	\$ 56.2
8/16/2018	AOE	Revise Special Jury instructions.	0.25	\$ 225.0	\$ 56.2
8/16/2018	AOE	Revise CACI instruction list, add new language for CACI 3244.	0.50	\$ 225.0	\$ 112.5
8/16/2018	AOE	Revise Joint Statement of the Case.	0.25	\$ 225.0	\$ 56.2
8/16/2018	AOE	Revise Joint Trial Exhibit List, to add new fraud exhibits.	0.50	\$ 225.0	\$ 112.5
8/16/2018	AOE	Draft opening statement PowerPoint.	1.50	\$ 225.0	\$ 337.5
8/20/2018	AOE	Create Timeline of repair orders graphic.	2.00	\$ 225.0	\$ 450.0
8/20/2018	AOE	Email correspondence with Lori from Tom Lepper's office regarding additional documents.	0.25	\$ 225.00	\$ 56.2
8/20/2018	AOE	Add new TIPM exhibits to exhibit folder.	0.25	\$ 225.00	\$ 56.2
8/21/2018	AOE	Email correspondence with opposing counsel to confirm Vehicle inspection scheduled for August 22, 2018.	0.25	\$ 225.00	\$ 56.2
8/21/2018	AOE	Email correspondence with opposing counsel regarding moving the deposition of Tom Lepper from San Francisco to Sacramento.	0.25	\$ 225.00	\$ 56.2
8/21/2018	AOE	Telephone correspondence with Tom Lepper's office regarding the change in venue for his deposition scheduled for August 23, 2018.	0.25	\$ 225.00	\$ 56.2
8/21/2018	AOE	Email to Knight law Group to change travel and accommodation plans to Sacramento. Due to change in venue of Torn Lepper's deposition.	0,25	\$ 225.00	\$ 56.2
8/21/2018	AOE	Travel Sacramento for Scheduled Vehicle inspection, includes travel from the office to Burbank airport, Burbank Airport to Sacramento and Sacramento Airport to the hotel.	4.00	\$ 225.00	\$ 900.0
8/22/2018	AOE	Attend Vehicle Inspection.	3.00	\$ 225.00	\$ 675.0

		Defend Tem Lanner deposition includes travel from Correments to		_			_
8/23/2018	AOE	Defend Tom Lepper deposition includes travel from Sacramento to Roseville, Roseville to Sacramento airport, Sacramento airport to Burbank airport and Burbank airport to LA.	7.00	\$	225.00	\$ 1,	575
8/24/2018	AOE	Print documents and review repair orders for Hanlee Chrysler depositions	1.50	\$	225.00	\$	337
8/27/2018	AOE	Email correspondence with Dr. Luna's office regarding trial date and Tom Lepper's deposition.	0,25	\$	225,00	\$	56
8/27/2018	AOE	Email correspondence with opposing counsel regarding Hanlee dealer depositions and non-appearance.	0.25	\$	225.00	\$	56
8/28/2018	AOE	Attend to conduct the deposition of Hanlee Chrysler personnel. Take non-appearance (includes travel from Stockton to Davis and from Davis to Stockton,	3.50	\$	225.00	\$	787
8/28/2018	AOE	Revise Trial brief and Joint witness list; Send trial documents to opposing counsel for redlines.	1.00	\$	225.00	\$ :	225
8/28/2018	AOE	Email with opposing counsel regarding Non-appearance of Hanlee Chrysler personnel and request for available dates.	0.25	\$	225.00	\$	56
8/30/2018	AOE	Email correspondence with Knight Law Group regarding Egger Mandatory Settlement Conference statement.	0.25	\$	225.00	\$	56
8/30/2018	AOE	Draft Mandatory Settlement Conference Statement.	1.50	\$	225.00	\$ 3	337
8/30/2018	AOE	Email correspondence with Scott Shepardson regarding a Stipulation to Continue the case due to the unavailability of trial counsel.	0.25	\$	225.00	\$	56
8/31/2018	AOE	Send Mandatory Settlement Conference Statement to be Served.	0.25	\$	225.00	\$	56
8/31/2018	AOE	Email to Knight Law Group regarding selllement parameters.	0,25	\$	225.00	\$	56
8/31/2018	AOE	Arrange for travel Sacramento for Scheduled Mandatory Settlement Conference,	0.25	\$	225.00	\$	56
8/31/2018	AOE	Email to Dr. Lunas office regarding Egger trial continuance.	0.25	\$	225.00	\$	56
8/31/2018	AOE	Draft Ex parte papers to continue the trial with a stipulated agreement	1.50	\$	225.00	\$ 3	337
8/31/2018	AOE	Draft Slipulation to continue.	0.50	\$	225.00	\$ 1	112
8/31/2018	AOE	Email with Scott Shepardson regarding slipulation to continue trial	0.25	\$	225.00	\$	56
8/31/2018	AOE	Telephone correspondence with client.	0.25	\$	225.00	\$	56
9/3/2018	AOE	Travel to Sacramento for Egger trial call, ex parte stipulation to continue, and Mandatory settlement conference.	3.00	\$	225.00	\$ 6	675
9/4/2018	AOE	Attend trial call, hearing for ex parte to continue. New trial date November 13, 2018.	1.00	\$	225.00	\$ 2	225
9/4/2018	AOE	Attend Mandatory Settlement conference. Parties did not settle opposing counsel unwilling to move off of previous 998 offer of \$99K. Opposing counsel unwilling to negotiate further.	3.75	\$	225.00	\$ 8	343
9/4/2018	AOE	Travel from Sacramento to Burbank Airport to LA.	2.50	\$	225.00	\$ 5	562
9/5/2018	AOE	Receive and download Transcripts for Torn Leper deposition.	0.25	\$	225.00	\$	56
9/5/2018	AOE	Email correspondence with To Lepper's office regarding instructions for review of deposition.	0.25	\$	225.00	\$	56

9/6/2018	AOE	Draft hearing results summary for trial call and stipulated ex parte to continue.	0.25	\$ 225.00	\$
9/6/2018	AOE	Draft hearing results summary for Mandatory Settlement conference.	0.25	\$ 225.00	\$
9/27/2018	AOE	Draft amended subpoenas to appear at Irial.	0.25	\$ 225.00	\$ Ę
10/1/2018	AOE	Update deposition location for Jeff Richards deposition send amended notice to opposing counsel.	0.25	\$ 225.00	\$ ,
10/2/2018	AOE	Appear for deposition of Jeff Richards and take non-appearance.	1.00	\$ 225.00	\$ 2
10/8/2018	AOE	Draft Motion to exclude defendant's expert at trial.	4.00	\$ 225.00	\$ 90
10/8/2018	LSC	Meeting with Asa Eaton regarding litigation strategy for Defendant's expert in light of deposition history.	0.50	\$ 350.00	\$ 1
10/9/2018	AOE	Email Correspondence with opposing counsel regarding the Scheduling of Jeff Richards Deposition.	0.25	\$ 225.00	\$
10/9/2018	KJ	Review and finalize Molion to Exclude Defendant's expert, Jeff Richards.	0.50	\$ 250.00	\$ 1:
10/17/2018	AOE	Draft motion to compel Jeff Richards deposition.	4.00	\$ 225.00	\$ 9
10/25/2018	LSC	Meeting with ASA Eaton to go over entire case as the file will be shifted to me.	1.00	\$ 350.00	\$ 3:
10/29/2018	AP	Prepared Notice of Deposition for Defendant's Expert.	0.25	\$ 75.00	\$
10/29/2018	LSC	Review email from Opposing Counsel offering date for deposition of Jeff Richard. Discussion with AP regarding same and request for research.	0.50	\$ 350.00	\$ 1
10/29/2018	LSC	Review of notice of deposition.	0.25	\$ 350.00	\$
11/1/2018	LSC	Draft email to opposing counsel regarding Lead Trial Counsel availability.	0.25	\$ 350.00	\$
11/1/2018	LSC	Draft Ex Parte Notice.	0.50	\$ 350.00	\$ 1
11/1/2018	LSC	Receive and review email from Scott Shepardson, research and response to the same.	0.25	\$ 350.00	\$
11/2/2018	LSC	Draft Stipulation to Continue.	1.00	\$ 350.00	\$ 3
11/2/2018	LSC	Telephonic Conference with court clerk regarding ex parte to continue.	0.50	\$ 350.00	\$ 1
11/5/2018	LSC	Draft Ex Parte Application to Continue Trial or shorten time on motion to continue including Drafting Declarations and assembling exhibits.	4.00	\$ 350.00	\$ 1,4
11/5/2018	LSC	Review of Opposing Counsel's Revisions to Stipulation to Continue revise and return.	0.50	\$ 350.00	\$ 1
11/5/2018	LSC	Draft Notice of Motion and Motion to Continue Trial including Drafting Declarations and assembling exhibits;	4.50	\$ 350,00	\$ 1,5
11/6/2018	LSC	Travel and appear for Ex parte application to continue including two trips top filing clerk before and after order GRANTING Plaintiff's exparte motion.	2.50	\$ 350.00	\$ 8
11/7/2018	LSC	Draft hearing summary.	0.50	\$ 350.00	\$ 1

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11/9/2018	LSC	Telephonic conference with client regarding Ex-Parte Application to continue hearing results, new trial and MSC dates, strategy moving forward and possible outcomes.	0.50	\$ 350.00	\$ 175.00
11/9/2018	LSC	Draft email to client.	0.25	\$ 350.00	\$ 87.50
12/10/2018	LSC	Meeting with SD regarding Trial on May 7, and any outstanding discovery issues.	0,75	\$ 350.00	\$ 262.50
3/25/2019	LSC	Draft MSC Statement.	1.50	\$ 385.00	\$ 577,50
3/25/2019	LSC	Meet with SD regarding status of the case, Trial readiness, outstanding discovery, and strategy moving forward.	0.50	\$ 385.00	\$ 192.50
3/26/2019	SD	Meeting with LSC re: status of case and trial preparation tasks; Reviewed repair orders and trial preparation task list; Prepared final list of work for trial preparation.	0.50	\$ 550.00	\$ 275.00
3/28/2019	LSC	Call with reporting company regarding transcripts of Expert Tom Lepper.	0.50	\$ 385.00	\$ 192.50
4/2/2019	LSC	Call with Phillip Reznick regarding TIPM documents specific Plaintiff's vehicle.	0.50	\$ 385,00	\$ 192.50
4/2/2019	LSC	Call with Epiq Court reporters an a second attempt to get transcripts.	0.50	\$ 385.00	\$ 192.50
4/2/2019	LSC	Call with Lepper's office regarding new research Tom has done regarding TIPM Issue sin 2013 Wranglers,	1.25	\$ 385.00	\$ 481.25
4/6/2019	LSC	Call with client regarding trial call and preparation.	0.50	\$ 385.00	\$ 192.50
4/9/2019	LSC	Preparation for Mandatory Settlement Conference.	1.00	\$ 385.0Ó	\$ 385.00
4/10/2019	LSC	Travel to Sacramento for hearing on MSC Leave office at 9:00 am to arrive at BUR at 10:00 am for flight to SMF, rent car and travel to MSC at 1:30. Attend MSC until 3:00 p.m. Return o Airport for flight at 6:00, arrive BUR at 7:30 p.m. Arrive at Office at 8:30 p.m.	15.50	\$ 385.00	\$ 5,967.50
4/26/2019	LCM	Review of Motions in Limine prior to exchange.	0.50	\$ 275.00	\$ 137.50
4/26/2019	LSC	Review of Motions in Limine prior to exchange.	0.50	\$ 385.00	\$ 192.50
5/1/2019	LCM	Call with client to go deep into consequential and incidental damages.	1.00	\$ 275.00	\$ 275.00
5/1/2019	LCM	Research into all documents to find further incidental and consequential damages.	1.50	\$ 275.00	\$ 412.50
5/1/2019	LSC	Call with client to go deep into consequential and incidental damages.	1.00	\$ 385.00	\$ 385.00
5/1/2019	LSC	Research into all documents to find further incidental and consequential damages.	1.50	\$ 385.00	\$ 577.50
5/2/2019	LCM	Meet with SD to go over possible damages and possible settlement strategy,	0.75	\$ 275.00	\$ 206.25
5/2/2019	LCM	Call with Client to discuss rental cars obtained throughout ownership and research on records.	0,50	\$ 275.00	\$ 137,50
5/2/2019	LCM	Call with Client's father to discuss rental cars and settlement/trial status.	0.25	\$ 275.00	\$ 68.75
5/2/2019	LCM	Find exhibits to support damage calculation and begin to draft Excel plead sheet.	0.75	\$ 275.00	\$ 206.25

5/2/2019	LCM	Draft Letter to Scott Shepardson Regarding incidental and consequential damages including drafting excel spreadsheet showing the same.	0.75	\$ 275.00	\$ 206.2
5/2/2019	LSC	Meel with SD to go over possible damages and possible settlement strategy.	0.75	\$ 385.00	\$ 288.7
5/2/2019	LSC	Call with Client to discuss rental cars obtained throughout ownership and research on records.	0.50	\$ 385.00	\$ 192.5
5/2/2019	LSC	Call with Client's father to discuss rental cars and settlement/trial status.	0.25	\$ 385.00	\$ 96.2
5/2/2019	LSC	Find exhibits to support damage calculation and begin to draft Excel plead sheet.	0.75	\$ 385.00	\$ 288.7
5/2/2019	LSC	Draft Letter to Scott Shepardson Regarding incidental and consequential damages including drafting excel spreadsheet showing the same.	0.75	\$ 385.00	\$ 288.7
5/2/2019	SD	Settlement talks with defense counsel.	0.25	\$ 550.00	\$ 137.5
5/3/2019	LCM	Meeting with SD regarding trial on 5/7,	1.00	\$ 275.00	\$ 275.0
5/3/2019	LCM	Telephonic call with client regarding trial on 5/7.	1.00	\$ 275.00	\$ 275.0
5/3/2019	LSC	Meeting with SD regarding trial on 5/7.	1.00	\$ 385.00	\$ 385.0
5/3/2019	LSC	Telephonic call with client regarding trial on 5/7,	1.00	\$ 385.00	\$ 385,0
5/3/2019	SD	Settlement talks with defense counsel.	0.25	\$ 550.00	\$ 137.5
5/7/2019	LSC	Travel to Sacramento for trial call. Leave office at 8:00 p.m. to arrive at 9:99 pm for 10:00 pm flight. Arrive at SMF at 11:40, get rental and travel to hotel by12:40.	4.70	\$ 385.00	\$ 1,809.5
5/7/2019	LSC	Prepare for trial call including meeting with client before hearing.	1.50	\$ 385.00	\$ 577.5
5/7/2019	LSC	Appear at Trail Call, including last minute MSC in department 27, waiting for court reporter to read onto the record in Department 27 and payment of reporter fees.	2.50	\$ 385.00	\$ 962.5
5/7/2019	LSC	Travel from Sacramento for trial call. Leave hotel at 12:00 p.m. refuel rental and return. 3:40 flight arriving in LAX at 5:00 pm, return to office at 6:00.	6.00	\$ 385.00	\$ 2,310.0
7/12/2019	LSC	Draft Motion for Attorneys Fees and Costs and Expenses including: Review case file, HDMN Invoice, KLG Invoice, Draft Statement of Facts for Memorandum of Points & Authorities, Draft Statement of Law and Analyze case outcome relative to prior settlement discussions.	5.25	\$ 385.00	\$ 2,021.2
7/12/2019	LSC	Draft Declaration of Sepehr Daghighian in Support of Motion; prepare Declaration of Steve Mikhov; and perform final revisions to Motion with calculations and record cites.	1.50	\$ 385.00	\$ 577.5
	LSC	Review and analyze Defendant's Opposition to Motion for Atlorney's Fees and Costs and Expenses and supporting declaration(s), with exhibits and objections (Anticipated).	1.00	\$ 385.00	\$ 385.0
	LSC	Draft Reply Brief to Opposition to Motion for Attorney's Fees and Costs and Expenses (Anticipated).	5.50	\$ 385.00	\$ 2,117.5

1	Attend hearing on Motion for Attorney's Fees and Costs and Expenses (including travel). (Anticipated).	6.00	\$	385.00	\$	2,310.00	
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