

1 UNITED STATES DISTRICT COURT
2 CENTRAL DISTRICT OF CALIFORNIA
3

4 Jake L. Kemp, on behalf of himself and
5 others similarly situated,

6 Plaintiff,

7 vs.

8 Low Cost Interlock, Inc.,

9 Defendant.
10
11
12

) CASE NO. 5:19-CV-01445-JGB-SHK

) **DECLARATION OF JESSE S.
JOHNSON IN SUPPORT OF
PLAINTIFF’S MOTION FOR
APPROVAL OF AN AWARD OF
ATTORNEYS’ FEES, COSTS, AND
LITIGATION EXPENSES**

13 I, Jesse S. Johnson, pursuant to 28 U.S.C. § 1746, declare as follows:
14

15 1. My name is Jesse S. Johnson.

16 2. I am over twenty-one years of age and am fully competent to make the
17 statements contained in this declaration.

18 3. I have personal knowledge of the matters stated herein and, if called upon,
19 could and would competently testify thereto.

20 4. I am a partner at the law firm of Greenwald Davidson Radbil PLLC
21 (“GDR”), the Court-appointed class counsel in this matter.

22 5. I am admitted before this Court *pro hac vice*.

23 6. GDR handled this case on a contingency basis and advanced all litigation
24 costs and expenses.

25 7. Thus, to date, GDR has not received any payment for its work on behalf of
26 Jake L. Kemp (“Plaintiff”) and the settlement class.

27 **Class Counsel**

28 8. I graduated from the University of Florida in 2005 and the University of

1 Florida Fredric G. Levin College of Law in 2009.

2 9. I have extensive experience litigating consumer protection class actions,
3 including class actions brought under the Consumer Leasing Act (“CLA”), Truth in
4 Lending Act (“TILA”), Fair Debt Collection Practices Act (“FDCPA”), and Telephone
5 Consumer Protection Act (“TCPA”).

6 10. Prior to joining GDR, I spent five years as a litigator at Robbins Geller
7 Rudman & Dowd LLP—one of the nation’s largest plaintiffs’ class action firms.

8 11. My practice there focused on complex class actions, including securities
9 fraud, corporate governance, and consumer fraud litigation.

10 12. Partners Michael L. Greenwald and James L. Davidson and associate
11 Alexander D. Kruzyk also assisted here.¹

12 13. Mr. Greenwald graduated from the University of Virginia in 2001 and
13 Duke University School of Law in 2004.

14 14. Mr. Greenwald has been appointed class counsel in numerous consumer
15 protection class actions throughout the country. *See*
16 <http://www.gdrllawfirm.com/michael-greenwald>.

17 15. He has more than 16 years of litigation experience, including in excess of
18 13 years litigating class actions.

19 16. Mr. Davidson graduated from the University of Florida in 2000 and the
20 University of Florida Fredric G. Levin College of Law in 2003.

21 17. Mr. Davidson also has been appointed class counsel in a host of consumer
22 protection class actions nationwide. *See* <http://www.gdrllawfirm.com/James-Davidson>.

23 18. He has more than 16 years of litigation experience, including in excess of
24 11 years litigating class actions.

25 19. Mr. Kruzyk earned his Bachelor of Management and Organizational
26 Studies from the University of Western Ontario in 2011 and his Juris Doctor degree
27

28 ¹ Partner Aaron D. Radbil contributed as well, but in an exercise of billing discretion, GDR has zeroed out his time and does not seek recompense for his efforts.

1 with honors from the University of Florida Fredric G. Levin College of Law in 2014.

2 20. Prior to joining GDR in 2017, Mr. Kruzyk was an associate with Robbins
3 Geller, where he assisted with several complex class actions. See
4 <http://www.gdrlawfirm.com/Alexander-Kruzyk>.

5 21. He has six years of litigation experience, during which time he focused his
6 practice entirely on class action litigation.

7 22. GDR has been appointed class counsel in numerous consumer protection
8 class actions in this district and elsewhere throughout the country. See, e.g., *Brockman*
9 *v. Mankin Law Grp., P.A.*, No. 20-893, 2020 WL 6106890 (M.D. Fla. Oct. 14, 2020);
10 *Hernandez v. State Road Auto Sales, Inc.*, No. 19-11525, ECF No. 34 (D. Mass. Aug.
11 14, 2020); *Danger v. Nextep Funding, LLC*, No. 18-567, 2020 WL 4034822 (D. Minn.
12 July 17, 2020); *Newman v. Edoardo Meloni, P.A.*, No. 20-60027, 2020 WL 3052801
13 (S.D. Fla. June 5, 2020); *Claxton v. Alliance CAS, LLC*, No. 19-61002, 2020 WL
14 2759826 (S.D. Fla. May 27, 2020); *Riddle v. Atkins & Ogle Law Offices, LC*, No. 19-
15 249, 2020 WL 1303939 (S.D. W. Va. Feb. 26, 2020); *Taylor v. TimePayment Corp.*,
16 No. 18-378, 2020 WL 906319 (E.D. Va. Feb. 24, 2020); *Sullivan v. Marinosci Law*
17 *Grp., P.C., P.A.*, No. 18-81368, 2019 WL 6709575 (S.D. Fla. Nov. 22, 2019); *Sheean*
18 *v. Convergent Outsourcing, Inc.*, No. 18-11532, 2019 WL 6039921 (E.D. Mich. Nov.
19 14, 2019); *Aikens v. Malcolm Cisneros, A Law Corp.*, No. 17-2462, 2019 WL 3491928
20 (C.D. Cal. July 31, 2019) (Staton, J.); *Hoffman v. Law Office of Fradkin & Weber, P.A.*,
21 No. 19-163, 2019 WL 2723581 (D. Md. July 1, 2019); *Williams v. Bluestem Brands,*
22 *Inc.*, No. 17-1971, 2019 WL 1450090 (M.D. Fla. Apr. 2, 2019); *Spencer v. #1 A*
23 *LifeSafer of Ariz., LLC*, No. 18-2225, 2019 WL 1034451 (D. Ariz. Mar. 4, 2019);
24 *Knapper v. Cox Commc'ns, Inc.*, 329 F.R.D. 238 (D. Ariz. 2019); *Dickens v. GC Servs.*
25 *Ltd. P'ship*, No. 16-803, 2018 WL 4732478 (M.D. Fla. Oct. 2, 2018); *Smith v. Cohn,*
26 *Goldberg & Deutsch, LLC*, No. 17-2291, ECF No. 33 (D. Md. July 19, 2018); *Reyes v.*
27 *BCA Fin. Servs., Inc.*, No. 16-24077, 2018 WL 3145807 (S.D. Fla. June 26, 2018); *Beck*
28 *v. Thomason Law Firm, LLC*, No. 16-570, 2017 WL 3267751 (D.N.M. July 27, 2017);

1 *Johnson v. Navient Solutions, Inc.*, No. 15-716 (S.D. Ind. July 13, 2017); *Toure v.*
2 *Navient Solutions, Inc.*, No. 17-71 (S.D. Ind. July 13, 2017); *James v. JPMorgan Chase*
3 *Bank, N.A.*, No. 15-2424, 2017 WL 2472499 (M.D. Fla. June 5, 2017); *Johnston v. Kass*
4 *Shuler, P.A.*, No. 16-3390, 2017 WL 1231070 (M.D. Fla. Mar. 29, 2017); *Ryan v.*
5 *DeVille Asset Mgmt., Ltd.*, No. 15-1067, 2016 WL 7165751 (D. Or. Dec. 7, 2016); *Jallo*
6 *v. Resurgent Capital Servs., L.P.*, No. 14-449, 2016 WL 6610322 (E.D. Tex. Nov. 8,
7 2016); *Rhodes v. Nat'l Collection Sys., Inc.*, 317 F.R.D. 579 (D. Colo. 2016); *Gonzalez*
8 *v. Germaine Law Office PLC*, No. 15-1427, 2016 WL 5844605 (D. Ariz. Oct. 3, 2016);
9 *McCurdy v. Prof'l Credit Serv.*, No. 15-1498, 2016 WL 5853721 (D. Or. Oct. 3, 2016);
10 *Marcoux v. Susan J. Szwed, P.A.*, No. 15-93, 2016 WL 5720713 (D. Me. Oct. 3, 2016);
11 *Cobb v. Edward F. Bukaty, III, PLC*, No. 15-335, 2016 WL 4925165 (M.D. La. Sept.
12 14, 2016); *Cross v. Wells Fargo Bank, N.A.*, No. 15-1270, 2016 WL 5109533 (N.D. Ga.
13 Sept. 13, 2016); *Schell v. Frederick J. Hanna & Assocs., P.C.*, No. 15-418, 2016 WL
14 3654472 (S.D. Ohio July 8, 2016); *Schuchardt v. Law Office of Rory W. Clark*, 314
15 F.R.D. 673 (N.D. Cal. 2016); *Whitford v. Weber & Olcese, P.L.C.*, No. 15-400, 2016
16 WL 122393 (W.D. Mich. Jan. 11, 2016); *Garza v. Mitchell Rubenstein & Assocs., P.C.*,
17 No. 15-1572, 2015 WL 9594286 (D. Md. Dec. 28, 2015); *Baldwin v. Glasser & Glasser,*
18 *P.L.C.*, No. 15-490, 2015 WL 77669207 (E.D. Va. Dec. 1, 2015); *McWilliams v.*
19 *Advanced Recovery Sys., Inc.*, 310 F.R.D. 337 (S.D. Miss. 2015); *Rhodes v. Olson*
20 *Assocs., P.C. d/b/a Olson Shaner*, 83 F. Supp. 3d 1096 (D. Colo. 2015); *Roundtree v.*
21 *Bush Ross, P.A.*, 304 F.R.D 644 (M.D. Fla. 2015).

22 23. Over the past five years, GDR has been appointed class counsel in class
23 actions that recovered a total of more than \$100 million for consumers nationwide.

24 24. Several district courts have commended GDR's attorneys for their useful
25 knowledge and experience in connection with class action litigation.

26 25. For example, in *Schwychart v. AmSher Collection Servs., Inc.*, Judge John
27 E. Ott, Chief Magistrate Judge of the Northern District of Alabama, stated upon granting
28 final approval to a TCPA class action settlement in which he appointed GDR as class

1 counsel:

2 I cannot reiterate enough how impressed I am with both your handling of
3 the case, both in the Court’s presence as well as on the phone conferences,
4 as well as in the written materials submitted. . . . I am very satisfied and I
5 am very pleased with what I have seen in this case. As a judge, I don’t get
6 to say that every time, so that is quite a compliment to you all, and thank
7 you for that.

8 No. 15-1175 (N.D. Ala. Mar. 15, 2017).

9 26. In *Ritchie v. Van Ru Credit Corp.*, Judge Stephen McNamee, Senior U.S.
10 District Court Judge for the District of Arizona, stated upon granting final approval:

11 I want to thank all of you. It’s been a pleasure. I hope that you will come
12 back and see us at some time in the future. And if you don’t, I have a lot
13 of cases I would like to assign you, because you’ve been immensely
14 helpful both to your clients and to the Court. And that’s important. So I
15 want to thank you all very much.

16 No. 12-1714 (D. Ariz. July 21, 2014).

17 27. In *McWilliams v. Advanced Recovery Sys., Inc.*, Judge Carlton W. Reeves
18 of the Southern District of Mississippi described GDR as follows:

19 More important, frankly, is the skill with which plaintiff’s counsel litigated
20 this matter. On that point there is no disagreement. Defense counsel
21 concedes that her opponent—a specialist in the field who has been class
22 counsel in dozens of these matters across the country—‘is to be
23 commended for his work’ for the class, ‘was professional at all times’ . . .
24 and used his ‘excellent negotiation skills’ to achieve a settlement fund
25 greater than that required by the law. The undersigned concurs . . .
26 Counsel’s level of experience in handling cases brought under the FDCPA,
27 other consumer protection statutes, and class actions generally cannot be
28 overstated.

No. 15-70, 2017 WL 2625118, at *3 (S.D. Miss. June 16, 2017).

28 28. And in *Leboeuf v. Forster & Garbus LLP*, Judge Wendy B. Vitter of the
Eastern District of Louisiana recently stated the following regarding GDR’s work in an
FDCPA class action matter:

Then the other two factors that the Court is required to take into
consideration are the adequacy of the class representation and, as I stated
on the record, I think Ms. Leboeuf and the class have been very ably

1 represented. The briefing in this case has been superior. Again, I think it
2 could be textbook material on how to handle a class action from all counsel
3 in this matter. It's been enlightening for me as a Court, especially as a first-
4 year judge, and I appreciated it very much.

5 No. 19-845 (E.D. La. July 2, 2020).

6 29. Additional information about GDR is available at www.gdrlawfirm.com.

7 30. GDR has vigorously protected the interests of the members of the
8 settlement class, and it will continue to do so.

9 31. GDR has advanced all costs necessary to successfully prosecute this action
10 to date and will continue to do so as this case proceeds through final approval.

11 32. I submit this declaration in support of Plaintiff's motion for approval of an
12 award of attorneys' fees, costs, and expenses in connection with the class action
13 settlement reached by the parties.

14 **Settlement Terms**

15 33. I firmly believe the parties' settlement is fair, reasonable, and adequate,
16 and in the best interests of all members of the settlement class.

17 34. Low Cost Interlock, Inc. ("Defendant") will create a class settlement fund
18 of \$130,000 for the benefit of 22,261 potential class members nationwide, allowing for
19 likely cash payments between \$29 and \$58 per participating class member, based on
20 historical claims rates in actions like this.

21 35. All unclaimed settlement funds ultimately will be directed to the Riverside
22 Legal Aid as a *cy pres* award recipient rather than revert to Defendant.

23 36. Defendant separately paid all costs of direct mail class notice and will
24 continue to pay for settlement administration separate and apart from the class
25 settlement fund.

26 37. Additionally, Defendant separately will pay \$2,500 to Plaintiff in
27 recognition of his service to the class members, subject to the Court's approval.

28 38. As well, Defendant separately will pay an award of attorney's fees, costs,
and litigation expenses to Plaintiff's counsel in an amount to be determined by this

1 Court.

2 39. Importantly, the attorneys' fees and expenses awarded to Plaintiff's
3 counsel will not dilute the class's recovery, nor Plaintiff's individual recovery.

4 40. What's more, Defendant agreed to change its form ignition interlock lease
5 agreement to address the allegations raised in Plaintiff's complaint—a benefit to any
6 consumer who does business with Defendant in the future.

7 41. Given the strengths and weaknesses of Plaintiff's class claims, including
8 the cap on statutory damages imposed by the CLA (which limits a defendant's exposure
9 to the lesser of 1% of its net worth or \$1 million) as well as Defendant's pending motion
10 to dismiss at the time of settlement, I believe that the \$130,000 settlement fund is an
11 excellent result for class members here because it constitutes more than one-third of the
12 maximum potential damages available to the class.

13 **Settlement Negotiations**

14 42. Other than Defendant's commitment to pay attorneys' fees, costs, and
15 expenses in whatever amount this Court awards, the parties have no separate agreement
16 on such fees and expenses.

17 43. To be clear, Defendant opposes the amount of fees and expenses sought
18 by Plaintiff, though the parties will continue good faith negotiations even after Plaintiff
19 files his motion.

20 44. Whatever amount this Court ultimately awards in fees and expenses will
21 be paid by Defendant separate and apart from any monies paid to settlement class
22 members or Plaintiff.

23 45. Should this Court award less in attorneys' fees or expenses than Plaintiff
24 seeks, such an award will not impact the finality of the settlement.

25 46. Given the strengths and weaknesses of Plaintiff's class claims, including
26 the cap on statutory damages imposed by the CLA (which limits a defendant's exposure
27 to the lesser of 1% of its net worth or \$1 million) as well as Defendant's pending motion
28 to dismiss at the time of settlement, I believe that the \$130,000 settlement fund is an

1 excellent result for class members here because it constitutes more than one-third of the
2 potential damages available to the class.

3 **Class Counsel's Reasonable Attorneys' Fees**

4 47. GDR's requested attorneys' fees are both fair and reasonable in light of
5 this certified class action benefitting thousands of consumers nationwide.

6 48. Over the past year and a half, GDR's attorneys devoted substantial time
7 and resources to developing and ultimately settling this case on behalf of those
8 consumers, including: (a) conducting an investigation into the underlying facts
9 regarding Plaintiff's and the class's claims; (b) preparing a class action complaint; (c)
10 researching the law pertinent to class members' claims and Defendant's defenses; (d)
11 researching and preparing Plaintiff's opposition to Defendant's motion to dismiss; (e)
12 negotiating the parameters of the class settlement now before this Court, which included
13 the exchange of several settlement demands and counteroffers and many related
14 telephone conferences among counsel to work through details of the demands and
15 offers; (f) conferring repeatedly with Plaintiff and defense counsel throughout the
16 litigation, beyond the aforementioned settlement discussions; (g) preparing the parties'
17 settlement agreement, along with the proposed direct mail and long-form class notices;
18 (h) obtaining and negotiating several class notice administration proposals, and
19 ultimately coordinating with Angeion Group and defense counsel to devise a class
20 notice and settlement administration program to best serve class members; (i) preparing
21 Plaintiff's unopposed motion for preliminary approval of the class settlement, the
22 proposed order accompanying the same, and counsel's supporting declaration; (j)
23 following the Court's denial of Plaintiff's initial motion, coordinating with defense
24 counsel regarding the parties' response, and ultimately preparing Plaintiff's renewed
25 unopposed preliminary approval motion; (k) following the Court's denial of Plaintiff's
26 renewed motion, coordinating with defense counsel again regarding the parties'
27 response, and ultimately preparing Plaintiff's second renewed unopposed preliminary
28 approval motion and counsel's supporting declaration; (l) upon the Court's preliminary

1 approval of the settlement, coordinating with Angeion Group and defense counsel to
2 finalize the class notice program; (m) responding to class member inquiries regarding
3 the settlement; (n) preparing Plaintiff's motion seeking approval of an award of
4 attorneys' fees, costs, and litigation expenses, and the proposed order accompanying
5 the same; and (o) preparing the instant declaration supporting that motion.

6 49. Moving forward, GDR's attorneys still must perform additional work to
7 bring this matter to a close, including: (1) researching and preparing Plaintiff's reply
8 brief in support of his motion for an award of attorneys' fees, costs, and litigation
9 expenses; (2) preparing Plaintiff's unopposed motion for final approval of the class
10 settlement, and the corresponding proposed final approval order and judgment; (3)
11 preparing for, traveling to, and attending the final fairness hearing in Riverside in March
12 2021; (4) continuing to confer with Angeion Group over the administration of class
13 notices and, upon final approval, class settlement checks; and (5) continuing to confer
14 with class members as necessary to answer questions or address concerns related to the
15 settlement.

16 50. GDR worked efficiently in developing Plaintiff's and the class's claims,
17 opposing Defendant's efforts to obtain an early dismissal, and successfully negotiating
18 a class-wide settlement, while navigating the risks of contingent class action litigation
19 and ultimately bringing this matter to a great resolution for all class members.

20 51. In so doing, as of the date of this declaration, GDR's attorneys have billed
21 a collective total of 232.7 hours litigating this case, which does *not* include an additional
22 15.2 hours of GDR's attorneys' time that has been zeroed out as non-billable in an
23 exercise of billing discretion.

24 52. As the lead attorney on this case, I have spent a total of 195.2 hours to
25 bring Plaintiff's and the class's claims to this point; moreover, in support, Mr.
26 Greenwald has contributed 9.5 hours, Mr. Davidson 18.3 hours, and Mr. Kruzyk 9.7
27 hours.

28 53. The time spent by attorneys other than myself largely entailed reviewing

1 and revising pleadings and motion briefing, and engaging in litigation and settlement
2 strategy.

3 54. A detailed accounting of the time spent on this matter is attached as Exhibit
4 A, including the 15.2 hours of GDR's attorneys' time that has been zeroed out as non-
5 billable and thus not included in GDR's lodestar tally.

6 55. GDR's attorneys entered these time records contemporaneously with the
7 tasks to which they relate, so the records reflect a true and accurate copy of GDR's time
8 entries in this case.

9 56. Additionally, I conservatively estimate that this case will require an
10 additional 50 hours of my time to complete, which will be spent on the various tasks
11 listed above still needed to usher this settlement through final approval.

12 57. During this litigation, I billed at a rate of \$400 per hour, while Mr.
13 Greenwald and Mr. Davidson each billed at a rate of \$450 per hour, and Mr. Kruzyk
14 billed at a rate of \$350 per hour.

15 58. Multiplying the hours incurred by each GDR attorney by his applicable
16 hourly rate produces a current lodestar of \$93,985; further, including my additional
17 estimated time necessary to conclude this matter (50 hours) yields a total estimated
18 lodestar here of \$113,985.

19 59. This figure is an estimation of GDR's anticipated total lodestar under the
20 assumptions described above; should class counsel ultimately spend fewer (or more)
21 hours on this matter by the time the case concludes, Plaintiff will adjust his attorneys'
22 fee request accordingly and so advise the Court in advance of the final fairness hearing.

23 60. Worth noting, GDR's lodestar tally does *not* include any time devoted to
24 this case by liaison counsel, the Thompson Consumer Law Group, PC.

25 **Reimbursement of Costs and Litigation Expenses**

26 61. Separately from the foregoing attorneys' fees, Plaintiff also seeks for his
27 counsel reimbursement of costs and litigation expenses reasonably incurred in
28 connection with the prosecution of Plaintiff's and the class's claims.

1 62. Such costs and expenses are reflected in the books and records maintained
2 by undersigned counsel, which are an accurate recording of the expenses incurred.

3 63. To date, GDR has incurred \$1,136.40 in costs and litigation expenses,
4 which include the filing fee for the complaint (\$400), the fee for service of process on
5 Defendant (\$50), costs for counsel’s *pro hac vice* admissions (\$400), and charges for
6 deliveries of courtesy copies of case documents (\$286.40).

7 64. GDR also anticipates incurring additional expenses associated with
8 delivery of courtesy copies for future briefing and travel from Boca Raton, Florida to
9 Riverside for the final fairness hearing, including airfare, hotel, and transportation and
10 meal costs during travel.

11 65. Counsel estimates that these additional expenses will total approximately
12 \$900 but will provide specific reimbursement figures, once incurred, in advance of the
13 final fairness hearing.

14 66. GDR also has incurred additional reimbursable expenses not itemized
15 herein—for example, printing, photocopies, long distance telephone calls, and
16 computerized legal research—but Plaintiff and his counsel do not seek separate
17 reimbursement for any of the foregoing.

18 67. I respectfully submit that the requested fee and expense award—which
19 amounts to less than my firm’s total investment in this case given the time entries
20 voluntarily zeroed out—is reasonable for a class action, particularly one where so many
21 class members are receiving meaningful financial and prospective benefits.

22 I declare under penalty of perjury that the foregoing is true and correct.

23 RESPECTFULLY SUBMITTED this 9th day of November, 2020.

24
25 By: /s/ Jesse S. Johnson
26 Jesse S. Johnson
27
28

Exhibit A

Greenwald Davidson Radbil PLLC - User Summary

#445

Date Start: 1/1/2019 | Date End: 11/9/2020 | Clients: Kemp, Jake | Projects: Low Cost Interlock, Inc. | Users: All | Account Managers: All

Date	Client	Project	Description	Rate/ Unit Price	Labor Time/ Quantity	Billable Time/ Cost Price	Bill Amt/ Sell Price	
Aaron Radbil								
08/20/2020	Kemp, Jake	Low Cost Interlock, Inc.	Read the court's order denying Plaintiff's Revised Motion for Preliminary Approval of Class Action Settlement, as well as case law cited by the court (.9); read and markup Plaintiff's second renewed Motion for Preliminary Approval of Class Action Settlement (.6); discussion with litigation team regarding related strategy (1.0)	0 hr	2.50	0	0.00	
08/27/2020	Kemp, Jake	Low Cost Interlock, Inc.	Discussion with JD and JJ regarding case strategy	0 hr	0.30	0	0.00	
09/30/2020	Kemp, Jake	Low Cost Interlock, Inc.	Conversation with litigation team regarding status of case	0 hr	0.10	0	0.00	
					Total Labor For Aaron Radbil	2.90	0.00	0.00
					Total Expense For Aaron Radbil		0.00	0.00
					Total For Aaron Radbil			0.00
Alexander Kruzyk								
03/15/2019	Kemp, Jake	Low Cost Interlock, Inc.	Prepared and circulated signable attorney-client retainer.	0 hr	0.20	0	0.00	
10/29/2019	Kemp, Jake	Low Cost Interlock, Inc.	Reviewed local rules and judge's practices for guidance on process for changing hearing date for MTD.	0 hr	0.40	0	0.00	
11/04/2019	Kemp, Jake	Low Cost Interlock, Inc.	Discussion with JJ re: research assistance (.1) and researched cases discussing introduction of extrinsic evidence in MTD (.3).	350.00 hr	0.40	0.40	140.00	
11/05/2019	Kemp, Jake	Low Cost Interlock, Inc.	Researched cases discussing standards and applications of rules regarding the introduction of extrinsic evidence related to a motion to dismiss.	350.00 hr	2.40	2.40	840.00	
11/05/2019	Kemp, Jake	Low Cost Interlock, Inc.	Drafted email memo re: research into introduction of extrinsic evidence in motions to dismiss.	350.00 hr	0.70	0.70	245.00	
01/21/2020	Kemp, Jake	Low Cost Interlock, Inc.	Researched TILA cases discussing incentive awards in anticipation of settlement briefing.	350.00 hr	1.00	1.00	350.00	
01/22/2020	Kemp, Jake	Low Cost Interlock, Inc.	Researched Bernal and CLA/TILA incentive and fee award.	350.00 hr	1.00	1.00	350.00	
01/28/2020	Kemp, Jake	Low Cost Interlock, Inc.	Researched CLA class settlements in anticipation of preliminary approval briefing.	350.00 hr	0.50	0.50	175.00	
01/30/2020	Kemp, Jake	Low Cost Interlock, Inc.	Researched cases discussing TILA/CLA class action settlements in anticipation of preliminary approval briefing.	350.00 hr	2.00	2.00	700.00	
02/11/2020	Kemp, Jake	Low Cost Interlock, Inc.	Researched TILA/CLA class settlements discussing damages caps in anticipation of preliminary approval briefing.	350.00 hr	1.70	1.70	595.00	
03/09/2020	Kemp, Jake	Low Cost Interlock, Inc.	Formatted and circulated e-signable version of settlement agreement for client.	0 hr	0.20	0	0.00	
					Total Labor For Alexander Kruzyk	10.50	9.70	3,395.00
					Total Expense For Alexander Kruzyk		0.00	0.00
					Total For Alexander Kruzyk			3,395.00
James Davidson								
07/23/2019	Kemp, Jake	Low Cost Interlock, Inc.	Review and comment on first draft of class action complaint.	450.00 hr	0.80	0.80	360.00	

07/24/2019	Kemp, Jake	Low Cost Interlock, Inc.	Review and comment on second draft of class action complaint.	450.00 hr	0.70	0.70	315.00
07/31/2019	Kemp, Jake	Low Cost Interlock, Inc.	Strategy with litigation team re local counsel.	0 hr	0.10	0	0.00
09/04/2019	Kemp, Jake	Low Cost Interlock, Inc.	Review correspondence from defense counsel re appearance in case.	0 hr	0.10	0	0.00
09/18/2019	Kemp, Jake	Low Cost Interlock, Inc.	Strategy with litigation team re extension of answer deadline.	0 hr	0.10	0	0.00
09/26/2019	Kemp, Jake	Low Cost Interlock, Inc.	Review Defendant's corporate disclosure statement.	450.00 hr	0.10	0.10	45.00
10/17/2019	Kemp, Jake	Low Cost Interlock, Inc.	Review correspondence from defense counsel re meet and confer.	0 hr	0.10	0	0.00
10/29/2019	Kemp, Jake	Low Cost Interlock, Inc.	Review Defendant's motion to dismiss.	450.00 hr	0.30	0.30	135.00
10/30/2019	Kemp, Jake	Low Cost Interlock, Inc.	Review stipulation to extend hearing date on motion to dismiss.	0 hr	0.10	0	0.00
11/06/2019	Kemp, Jake	Low Cost Interlock, Inc.	Strategy with litigation team re motion to dismiss.	0 hr	0.10	0	0.00
11/15/2019	Kemp, Jake	Low Cost Interlock, Inc.	Strategy with JJ and MG re settlement demand.	450.00 hr	0.10	0.10	45.00
11/19/2019	Kemp, Jake	Low Cost Interlock, Inc.	Review defendant's reply and appendix in support of mtd.	450.00 hr	0.20	0.20	90.00
12/09/2019	Kemp, Jake	Low Cost Interlock, Inc.	Review correspondence from defense counsel with settlement counter-offer.	0 hr	0.10	0	0.00
12/18/2019	Kemp, Jake	Low Cost Interlock, Inc.	Strategy with JJ re settlement discussions.	450.00 hr	0.20	0.20	90.00
12/31/2019	Kemp, Jake	Low Cost Interlock, Inc.	Strategy with JJ re settlement discussions.	450.00 hr	0.20	0.20	90.00
01/03/2020	Kemp, Jake	Low Cost Interlock, Inc.	Review and comment on draft settlement counteroffer to defense counsel.	450.00 hr	0.10	0.10	45.00
01/21/2020	Kemp, Jake	Low Cost Interlock, Inc.	Conversation re settlement with MG and JJ.	450.00 hr	0.20	0.20	90.00
01/22/2020	Kemp, Jake	Low Cost Interlock, Inc.	Review scheduling notice re notice of settlement.	0 hr	0.10	0	0.00
01/30/2020	Kemp, Jake	Low Cost Interlock, Inc.	Review and comment on draft class action settlement agreement (.8); review and comment on postcard and website notices, and proposed preliminary and final approval orders (.7).	450.00 hr	1.50	1.50	675.00
02/05/2020	Kemp, Jake	Low Cost Interlock, Inc.	Strategy with MG and JJ re fee negotiations.	0 hr	0.30	0	0.00
02/18/2020	Kemp, Jake	Low Cost Interlock, Inc.	Discussion with JJ and MG re fee negotiations.	0 hr	0.10	0	0.00
02/19/2020	Kemp, Jake	Low Cost Interlock, Inc.	Review administration proposal from Angeion.	450.00 hr	0.10	0.10	45.00
02/21/2020	Kemp, Jake	Low Cost Interlock, Inc.	Review admin. proposal from KCC.	450.00 hr	0.10	0.10	45.00
03/04/2020	Kemp, Jake	Low Cost Interlock, Inc.	Review correspondence from JJ re revised class size numbers and negotiations.	450.00 hr	0.10	0.10	45.00
03/16/2020	Kemp, Jake	Low Cost Interlock, Inc.	Review draft stipulation to waive oral argument on preliminary approval hearing.	0 hr	0.10	0	0.00
03/23/2020	Kemp, Jake	Low Cost Interlock, Inc.	Review correspondence from defense counsel regarding civil order suspending hearings.	0 hr	0.10	0	0.00
03/23/2020	Kemp, Jake	Low Cost Interlock, Inc.	Review order allowing phone appearance at preliminary approval hearing.	0 hr	0.10	0	0.00
04/06/2020	Kemp, Jake	Low Cost Interlock, Inc.	Review order regarding resolution of preliminary approval motion without a hearing.	0 hr	0.10	0	0.00

04/09/2020	Kemp, Jake	Low Cost Interlock, Inc.	Review order denying motion for preliminary approval of settlement and discuss with JJ and MG.	450.00 hr	0.30	0.30	135.00
05/06/2020	Kemp, Jake	Low Cost Interlock, Inc.	Begin reviewing and commenting on renewed motion for preliminary approval.	450.00 hr	0.60	0.60	270.00
05/07/2020	Kemp, Jake	Low Cost Interlock, Inc.	Continue reviewing and commenting on draft renewed motion for preliminary approval then prepare correspondence to litigation team summarizing thoughts on brief.	450.00 hr	1.10	1.10	495.00
05/07/2020	Kemp, Jake	Low Cost Interlock, Inc.	Discussion with JJ re renewed preliminary approval motion.	450.00 hr	0.50	0.50	225.00
05/10/2020	Kemp, Jake	Low Cost Interlock, Inc.	Review and comment on second draft of renewed preliminary approval motion.	450.00 hr	0.80	0.80	360.00
05/13/2020	Kemp, Jake	Low Cost Interlock, Inc.	Discussion with litigation team re renewed preliminary approval motion.	0 hr	0.10	0	0.00
06/29/2020	Kemp, Jake	Low Cost Interlock, Inc.	Review and comment on draft motion to appear by phone at July 13, 2020 hearing.	450.00 hr	0.10	0.10	45.00
07/10/2020	Kemp, Jake	Low Cost Interlock, Inc.	Review correspondence from M. Galvez re call in information for preliminary approval hearing.	0 hr	0.10	0	0.00
07/10/2020	Kemp, Jake	Low Cost Interlock, Inc.	Review order denying amended preliminary approval order and then discussion with JJ re same.	450.00 hr	0.30	0.30	135.00
07/10/2020	Kemp, Jake	Low Cost Interlock, Inc.	Phone call with JJ re order denying amended preliminary approval motion.	450.00 hr	0.30	0.30	135.00
07/13/2020	Kemp, Jake	Low Cost Interlock, Inc.	Discussion with JJ re responding to order denying amended preliminary approval motion.	450.00 hr	0.20	0.20	90.00
07/28/2020	Kemp, Jake	Low Cost Interlock, Inc.	Review and comment on draft status report and then discuss same with JJ.	450.00 hr	0.70	0.70	315.00
07/29/2020	Kemp, Jake	Low Cost Interlock, Inc.	Discussion with JJ and MG re filing second renewed preliminary approval motion incorporating fee information.	450.00 hr	0.60	0.60	270.00
08/12/2020	Kemp, Jake	Low Cost Interlock, Inc.	Phone call with JJ re second amended preliminary approval motion.	450.00 hr	0.20	0.20	90.00
08/13/2020	Kemp, Jake	Low Cost Interlock, Inc.	Discussion with litigation team re second renewed motion.	450.00 hr	0.20	0.20	90.00
08/18/2020	Kemp, Jake	Low Cost Interlock, Inc.	Review and comment on second renewed motion for preliminary approval of settlement and discussion with JJ re same (1.2); review and comment on JSJ declaration in support (.5).	450.00 hr	1.70	1.70	765.00
08/19/2020	Kemp, Jake	Low Cost Interlock, Inc.	Begin reviewing all time records for billing judgment, privilege and confidentiality concerns prior to submission to Court.	0 hr	1.00	0	0.00
08/20/2020	Kemp, Jake	Low Cost Interlock, Inc.	Strategy with litigation team re second renewed motion for preliminary approval of settlement.	450.00 hr	0.60	0.60	270.00
08/20/2020	Kemp, Jake	Low Cost Interlock, Inc.	Continue reviewing all time records for billing judgment, privilege and confidentiality concerns prior to submission to Court.	0 hr	1.20	0	0.00
08/25/2020	Kemp, Jake	Low Cost Interlock, Inc.	Review and comment on most recent version of memo in support of second renewed motion for preliminary approval and phone call with JJ re same.	450.00 hr	2.50	2.50	1,125.00
08/27/2020	Kemp, Jake	Low Cost Interlock, Inc.	Discussion with JJ and AR re second amended preliminary approval motion.	450.00 hr	0.30	0.30	135.00
09/08/2020	Kemp, Jake	Low Cost Interlock, Inc.	Review updated billing records.	0 hr	0.20	0	0.00
10/12/2020	Kemp, Jake	Low Cost Interlock, Inc.	Review decision M.D. Fla. opinion in Kuhr v. Mayo Clinic then discuss with JJ whether to file as supplemental authority.	450.00 hr	0.30	0.30	135.00
10/14/2020	Kemp, Jake	Low Cost Interlock, Inc.	Review order granting preliminary approval.	450.00 hr	0.10	0.10	45.00
10/14/2020	Kemp, Jake	Low Cost Interlock, Inc.	Discussion with JJ and MG re class notice.	450.00 hr	0.20	0.20	90.00
11/05/2020	Kemp, Jake	Low Cost Interlock, Inc.	Discussion with JJ re fee petition.	450.00 hr	0.50	0.50	225.00

11/09/2020	Kemp, Jake	Low Cost Interlock, Inc.	Review and comment on fee petition, memo in support of fee petition, declaration in support, and proposed order granting same.	450.00 hr	1.30	1.30	585.00	
11/09/2020	Kemp, Jake	Low Cost Interlock, Inc.	Review updated time records for privilege and confidentiality concerns before submission to court with fee petition.	450.00 hr	0.20	0.20	90.00	
					Total Labor For James Davidson	22.50	18.30	8,235.00
					Total Expense For James Davidson		0.00	0.00
					Total For James Davidson			8,235.00

Jesse Johnson

03/14/2019	Kemp, Jake	Low Cost Interlock, Inc.	Initial phone consult w/ potential client.	400.00 hr	0.50	0.50	200.00
03/15/2019	Kemp, Jake	Low Cost Interlock, Inc.	Attention to retainer agreement & stmt of client's rights (.3); correspondence w/ potential client re: same (.1)	0 hr	0.40	0	0.00
03/19/2019	Kemp, Jake	Low Cost Interlock, Inc.	Attention to fully executed copy of retainer (.2); correspondence w/ client re: same (.1)	0 hr	0.30	0	0.00
03/19/2019	Kemp, Jake	Low Cost Interlock, Inc.	Begin researching class action complaint	400.00 hr	0.80	0.80	320.00
03/20/2019	Kemp, Jake	Low Cost Interlock, Inc.	Continue researching & preparing class action complaint	400.00 hr	3.20	3.20	1,280.00
03/21/2019	Kemp, Jake	Low Cost Interlock, Inc.	Continue researching & preparing class action complaint	400.00 hr	1.70	1.70	680.00
04/03/2019	Kemp, Jake	Low Cost Interlock, Inc.	Discuss case strategy w/ team	400.00 hr	0.20	0.20	80.00
04/03/2019	Kemp, Jake	Low Cost Interlock, Inc.	Continue researching & preparing draft class action complaint, incl. discussing strategy w/ JLD	400.00 hr	2.30	2.30	920.00
04/04/2019	Kemp, Jake	Low Cost Interlock, Inc.	Research contractual issues related to client's claims	400.00 hr	4.70	4.70	1,880.00
04/05/2019	Kemp, Jake	Low Cost Interlock, Inc.	Continue researching case law on contractual issues related to Pltff's claims	400.00 hr	2.40	2.40	960.00
04/24/2019	Kemp, Jake	Low Cost Interlock, Inc.	Correspondence w/ client	400.00 hr	0.10	0.10	40.00
05/03/2019	Kemp, Jake	Low Cost Interlock, Inc.	Correspondence w/ referring counsel	400.00 hr	0.10	0.10	40.00
05/15/2019	Kemp, Jake	Low Cost Interlock, Inc.	Correspondence w/ client re: draft complaint	400.00 hr	0.10	0.10	40.00
06/19/2019	Kemp, Jake	Low Cost Interlock, Inc.	Correspondence w/ referring counsel re: draft complaint	400.00 hr	0.20	0.20	80.00
06/20/2019	Kemp, Jake	Low Cost Interlock, Inc.	Phone call w/ client to discuss draft complaint	400.00 hr	0.20	0.20	80.00
06/21/2019	Kemp, Jake	Low Cost Interlock, Inc.	Continue researching contractual issues concerning client's claims	400.00 hr	0.80	0.80	320.00
06/24/2019	Kemp, Jake	Low Cost Interlock, Inc.	Continue researching contractual issues on client's claims	400.00 hr	0.80	0.80	320.00
06/25/2019	Kemp, Jake	Low Cost Interlock, Inc.	Continuing working on draft class action complaint	400.00 hr	0.80	0.80	320.00
07/01/2019	Kemp, Jake	Low Cost Interlock, Inc.	Continue researching & preparing draft complaint	400.00 hr	0.50	0.50	200.00
07/08/2019	Kemp, Jake	Low Cost Interlock, Inc.	Continue researching & preparing draft class action complaint	400.00 hr	0.80	0.80	320.00
07/09/2019	Kemp, Jake	Low Cost Interlock, Inc.	Continue researching & preparing class action complaint	400.00 hr	2.80	2.80	1,120.00
07/12/2019	Kemp, Jake	Low Cost Interlock, Inc.	Phone call w/ client to discuss lease agreement (.1); following call, discuss complaint strategy w/ JLD (.1)	400.00 hr	0.20	0.20	80.00

07/19/2019	Kemp, Jake	Low Cost Interlock, Inc.	Phone call w/ client to discuss draft complaint	400.00 ea	0.30	0.30	120.00
07/19/2019	Kemp, Jake	Low Cost Interlock, Inc.	Continue researching & preparing Pltff's class action complaint	400.00 hr	3.10	3.10	1,240.00
07/22/2019	Kemp, Jake	Low Cost Interlock, Inc.	Continue researching & preparing class action complaint	400.00 hr	1.80	1.80	720.00
07/23/2019	Kemp, Jake	Low Cost Interlock, Inc.	Revise complaint per JLD edits & legal strategy w/ JLD	400.00 hr	0.60	0.60	240.00
07/24/2019	Kemp, Jake	Low Cost Interlock, Inc.	Continue researching & preparing latest draft of class action complaint	400.00 hr	0.60	0.60	240.00
07/25/2019	Kemp, Jake	Low Cost Interlock, Inc.	Revise latest draft of complaint per JLD edits (.4); correspondence w/ client re: same (.1); correspondence w/ referring counsel re: same (.2)	400.00 hr	0.70	0.70	280.00
07/31/2019	Kemp, Jake	Low Cost Interlock, Inc.	Discussion w/ lit. team re: complaint strategy	400.00 hr	0.10	0.10	40.00
07/31/2019	Kemp, Jake	Low Cost Interlock, Inc.	Correspondence w/ client re: finalization of complaint	400.00 hr	0.10	0.10	40.00
08/05/2019	Kemp, Jake	Low Cost Interlock, Inc.	Finalize filing of Pltff's class action complaint and related case-opening documents	400.00 hr	0.40	0.40	160.00
08/06/2019	Kemp, Jake	Low Cost Interlock, Inc.	Complaint filing fee	400.00 ea	1.00	400.00	400.00
08/06/2019	Kemp, Jake	Low Cost Interlock, Inc.	Correspondence w/ client re: filing of complaint	400.00 hr	0.10	0.10	40.00
08/06/2019	Kemp, Jake	Low Cost Interlock, Inc.	Review notice to JSJ re: submission of PHV application, and attention to calendar for related deadline	400.00 hr	0.20	0.20	80.00
08/06/2019	Kemp, Jake	Low Cost Interlock, Inc.	Review Notice to parties of Court-directed ADR program outlining Judge Bernal's preference for mediation, and review notice of judicial assignments	400.00 hr	0.20	0.20	80.00
08/06/2019	Kemp, Jake	Low Cost Interlock, Inc.	Correspondence w/ local counsel re: latest docket filings	400.00 hr	0.10	0.10	40.00
08/09/2019	Kemp, Jake	Low Cost Interlock, Inc.	Attention to PHV application	400.00 hr	0.10	0.10	40.00
08/13/2019	Kemp, Jake	Low Cost Interlock, Inc.	JSJ PHV fee	400.00 ea	1.00	400.00	400.00
08/13/2019	Kemp, Jake	Low Cost Interlock, Inc.	Prepare & finalize JSJ PHV application & proposed order (.6); correspondence w/ R. Thompson re: same (.2)	400.00 hr	0.80	0.80	320.00
08/13/2019	Kemp, Jake	Low Cost Interlock, Inc.	Review standing order on procedure for cases & judge's practices	400.00 hr	0.20	0.20	80.00
08/13/2019	Kemp, Jake	Low Cost Interlock, Inc.	Attention to service of process on Def	0 hr	0.30	0	0.00
08/14/2019	Kemp, Jake	Low Cost Interlock, Inc.	Service of complaint and summons on Defendant	50.00 ea	1.00	50.00	50.00
08/14/2019	Kemp, Jake	Low Cost Interlock, Inc.	Attention to service of process	0 hr	0.20	0	0.00
08/15/2019	Kemp, Jake	Low Cost Interlock, Inc.	Review status update from process server	0 hr	0.10	0	0.00
08/22/2019	Kemp, Jake	Low Cost Interlock, Inc.	Attention to renewed JSJ PHV motion (.3); correspondence w/ R. Thompson re: same (.1)	400.00 hr	0.40	0.40	160.00
08/22/2019	Kemp, Jake	Low Cost Interlock, Inc.	Finalize renewed JSP PHV application	400.00 hr	0.20	0.20	80.00
08/28/2019	Kemp, Jake	Low Cost Interlock, Inc.	Discussion w/ lit. team re: case development	400.00 hr	0.10	0.10	40.00
09/04/2019	Kemp, Jake	Low Cost Interlock, Inc.	Finalize return of service.	400.00 hr	0.20	0.20	80.00
09/04/2019	Kemp, Jake	Low Cost Interlock, Inc.	Phone call w/ T. Tsoumas re: extension, and follow-up correspondence re: same	400.00 hr	0.20	0.20	80.00

09/18/2019	Kemp, Jake	Low Cost Interlock, Inc.	Discussion w/ lit. team re: STIP to extend Def's answer deadline	400.00 hr	0.10		40.00
09/25/2019	Kemp, Jake	Low Cost Interlock, Inc.	Correspondence w/ T. Tsoumas re: Def's response to complaint	400.00 hr	0.10	0.10	40.00
09/25/2019	Kemp, Jake	Low Cost Interlock, Inc.	Phone call w/ T. Tsoumas re: additional extension for response to complaint (.1); follow-up correspondence w/ same, re: same (.1)	400.00 hr	0.20	0.20	80.00
09/25/2019	Kemp, Jake	Low Cost Interlock, Inc.	Review draft stipulations and proposed order extending Def's time to respond to complaint (.2); correspondence w/ T. Tsoumas, J. Faria re: same (.1)	400.00 hr	0.30	0.30	120.00
09/26/2019	Kemp, Jake	Low Cost Interlock, Inc.	Review NOTs of appearance by J. Faria, T. Tsoumas; Def's corp. disclosure statement, and filings of stipulations to extend Def's deadline to respond to complaint	400.00 hr	0.30	0.30	120.00
10/01/2019	Kemp, Jake	Low Cost Interlock, Inc.	Review order extending deadline for Def to respond to complaint	400.00 hr	0.10	0.10	40.00
10/18/2019	Kemp, Jake	Low Cost Interlock, Inc.	Review case documents in prep for meet and confer w/ defense counsel (.3); attend telephonic meet & confer w/ defense counsel (.1)	400.00 hr	0.40	0.40	160.00
10/21/2019	Kemp, Jake	Low Cost Interlock, Inc.	Phone call w/ client to discuss Def's impending MTD	400.00 hr	0.10	0.10	40.00
10/21/2019	Kemp, Jake	Low Cost Interlock, Inc.	Correspondence w/ T. Tsoumas, J. Faria re: Def's anticipated MTD	400.00 hr	0.10	0.10	40.00
10/28/2019	Kemp, Jake	Low Cost Interlock, Inc.	Review Def's motion to dismiss, memo of law, and supporting exhibit (.8); discuss response strategy w/ J. Gill (.2); attention to calendar for response, reply, and hearing (.2)	400.00 hr	1.20	1.20	480.00
10/29/2019	Kemp, Jake	Low Cost Interlock, Inc.	Research and prepare stipulation and proposed order continuing hearing date on Def's MTD	400.00 hr	0.40	0.40	160.00
10/30/2019	Kemp, Jake	Low Cost Interlock, Inc.	Continue preparing STIP and proposed order continuing hearing date on Def's MTD	400.00 hr	0.30	0.30	120.00
10/30/2019	Kemp, Jake	Low Cost Interlock, Inc.	Correspondence w/ R. Thompson, E. Rosenberger re: STIP to continue hearing date	400.00 hr	0.10	0.10	40.00
10/30/2019	Kemp, Jake	Low Cost Interlock, Inc.	Correspondence w/ J. Faria, T. Tsoumas re: STIP to continue hearing date	400.00 hr	0.10	0.10	40.00
10/30/2019	Kemp, Jake	Low Cost Interlock, Inc.	Finalize STIP to continue hearing on Def's MTD, and correspondence w/ chambers w/ proposed order	400.00 hr	0.40	0.40	160.00
11/01/2019	Kemp, Jake	Low Cost Interlock, Inc.	Research and prepare Pltff's OPP to Def's MTD	400.00 hr	0.70	0.70	280.00
11/04/2019	Kemp, Jake	Low Cost Interlock, Inc.	Continue researching and preparing Pltff's OPP to Def's MTD	400.00 hr	7.20	7.20	2,880.00
11/05/2019	Kemp, Jake	Low Cost Interlock, Inc.	Continue working on Pltff's OPP to Def's MTD	400.00 hr	0.50	0.50	200.00
11/06/2019	Kemp, Jake	Low Cost Interlock, Inc.	Discussion w/ lit. team re: strategy for Pltff's OPP to Def's MTD	400.00 hr	0.10	0.10	40.00
11/06/2019	Kemp, Jake	Low Cost Interlock, Inc.	Continue to research and prepare Pltff's OPP to Def's MTD	400.00 hr	3.20	3.20	1,280.00
11/07/2019	Kemp, Jake	Low Cost Interlock, Inc.	Continue researching and preparing Pltff's OPP to Def's MTD	400.00 hr	7.10	7.10	2,840.00
11/08/2019	Kemp, Jake	Low Cost Interlock, Inc.	Continue researching & preparing Pltff's OPP to Def's MTD	400.00 hr	1.80	1.80	720.00
11/08/2019	Kemp, Jake	Low Cost Interlock, Inc.	Review order continuing MTD hearing and attention to calendar for relevant deadlines leading up to hearing.	400.00 hr	0.10	0.10	40.00
11/08/2019	Kemp, Jake	Low Cost Interlock, Inc.	Continue researching & preparing Pltff's OPP to Def's MTD	400.00 hr	1.30	1.30	520.00
11/10/2019	Kemp, Jake	Low Cost Interlock, Inc.	Revise Pltff's OPP to Def's MTD, per MLG edits	400.00 hr	1.40	1.40	560.00
11/11/2019	Kemp, Jake	Low Cost Interlock, Inc.	Continue researching and preparing latest draft of Pltff's OPP to Def's MTD	400.00 hr	1.60	1.60	640.00

11/11/2019	Kemp, Jake	Low Cost Interlock, Inc.	Final review and revisions to Pltff's OPP to Def's MTD, then finalize same (.8); attention to courtesy copy delivery of same	400.00 hr	0.90	0.90	360.00
11/12/2019	Kemp, Jake	Low Cost Interlock, Inc.	Attention to travel logistics for MTD hearing in CA	0 hr	0.30	0	0.00
11/12/2019	Kemp, Jake	Low Cost Interlock, Inc.	Lit. strategy w/ MLG re: telephone appearance request for MTD hearing	400.00 hr	0.10	0.10	40.00
11/13/2019	Kemp, Jake	Low Cost Interlock, Inc.	Delivery of chambers copy of Pltff's OPP to Def's MTD	68.50 ea	1.00	68.50	68.50
11/13/2019	Kemp, Jake	Low Cost Interlock, Inc.	Correspondence w/ J. Faria, T. Tsoumas re: waiving oral argument on Def's MTD	400.00 hr	0.10	0.10	40.00
11/13/2019	Kemp, Jake	Low Cost Interlock, Inc.	Correspondence w/ client re: Def's MTD	400.00 hr	0.10	0.10	40.00
11/13/2019	Kemp, Jake	Low Cost Interlock, Inc.	Phone call w/ J. Faria to discuss possible resolution & upcoming hearing on MTD	400.00 hr	0.10	0.10	40.00
11/13/2019	Kemp, Jake	Low Cost Interlock, Inc.	Discuss potential class settlement demand w/ MLG	400.00 hr	0.10	0.10	40.00
11/13/2019	Kemp, Jake	Low Cost Interlock, Inc.	Review case materials, and research & prepare class settlement demand	400.00 hr	1.70	1.70	680.00
11/14/2019	Kemp, Jake	Low Cost Interlock, Inc.	Revise class demand, per MLG edits, and discuss same w/ lit. team	400.00 hr	0.40	0.40	160.00
11/15/2019	Kemp, Jake	Low Cost Interlock, Inc.	Revise class demand following discussion w/ JLD, MLG	400.00 hr	0.10	0.10	40.00
11/15/2019	Kemp, Jake	Low Cost Interlock, Inc.	Discuss settlement strategy w/ JLD, MLG	400.00 hr	0.20	0.20	80.00
11/15/2019	Kemp, Jake	Low Cost Interlock, Inc.	Phone call w/ client to discuss class settlement demand	400.00 hr	0.20	0.20	80.00
11/15/2019	Kemp, Jake	Low Cost Interlock, Inc.	Settlement correspondence w/ J. Faria, T. Tsoumas	400.00 hr	0.10	0.10	40.00
11/19/2019	Kemp, Jake	Low Cost Interlock, Inc.	Review Def's reply ISO MTD and accompanying appendix	400.00 hr	0.20	0.20	80.00
11/19/2019	Kemp, Jake	Low Cost Interlock, Inc.	Discuss settlement and lit. strategy w/ MLG, JLD	400.00 hr	0.20	0.20	80.00
11/19/2019	Kemp, Jake	Low Cost Interlock, Inc.	Correspondence w/ J. Faria, T. Tsoumas re: stipulation to continue MTD hearing	400.00 hr	0.10	0.10	40.00
11/26/2019	Kemp, Jake	Low Cost Interlock, Inc.	Review order continuing MTD hearing until 1/27/20, and attention to calendar for same	400.00 hr	0.10	0.10	40.00
12/09/2019	Kemp, Jake	Low Cost Interlock, Inc.	Phone call w/ J. Faria to discuss possible resolution	400.00 hr	0.10	0.10	40.00
12/18/2019	Kemp, Jake	Low Cost Interlock, Inc.	Phone call w/ J. Faria to discuss possible resolution (.2); following call, settlement strategy w/ JD (.2)	400.00 hr	0.40	0.40	160.00
12/18/2019	Kemp, Jake	Low Cost Interlock, Inc.	Prepare Pltff's settlement counteroffer, and correspondence w/ lit. team re: same	400.00 hr	0.50	0.50	200.00
12/18/2019	Kemp, Jake	Low Cost Interlock, Inc.	Phone call w/ client to discuss settlement counteroffer	400.00 hr	0.10	0.10	40.00
12/19/2019	Kemp, Jake	Low Cost Interlock, Inc.	Revise class settlement counter-proposal, per MLG edits (.1); then finalize and send to J. Faria (.2)	400.00 hr	0.30	0.30	120.00
12/31/2019	Kemp, Jake	Low Cost Interlock, Inc.	Phone call w/ J. Faria to discuss possible settlement terms	400.00 hr	0.10	0.10	40.00
12/31/2019	Kemp, Jake	Low Cost Interlock, Inc.	Discuss settlement strategy w/ JLD following call w/ J. Faria discussing class settlement counteroffer	400.00 hr	0.20	0.20	80.00
01/02/2020	Kemp, Jake	Low Cost Interlock, Inc.	Review settlement counteroffer from Def (.1), and prepare Pltff's counterproposal (.2)	400.00 hr	0.30	0.30	120.00
01/03/2020	Kemp, Jake	Low Cost Interlock, Inc.	Finalize settlement correspondence to J. Faria	400.00 hr	0.20	0.20	80.00

01/06/2020	Kemp, Jake	Low Cost Interlock, Inc.	Phone call w/ J. Lefkowitz re: possible class resolution (.2); following call, settlement strategy discussion w/ JLD	400.00 hr	0.30	0.30	120.00
01/07/2020	Kemp, Jake	Low Cost Interlock, Inc.	Review settlement correspondence to date in connection with counterproposal strategy (.4); phone call w/ J. Lefkowitz re: possible class resolution (.1)	400.00 hr	0.50	0.50	200.00
01/07/2020	Kemp, Jake	Low Cost Interlock, Inc.	Settlement strategy discussion w/ MLG.	400.00 hr	0.10	0.10	40.00
01/07/2020	Kemp, Jake	Low Cost Interlock, Inc.	Phone call w/ client to discuss potential settlement terms	400.00 hr	0.10	0.10	40.00
01/14/2020	Kemp, Jake	Low Cost Interlock, Inc.	Correspondence with J. Lefkowitz re: settlement discussion	400.00 hr	0.10	0.10	40.00
01/14/2020	Kemp, Jake	Low Cost Interlock, Inc.	Review 9th Cir. decision in Williams-Sonoma litigation quashing order for potential class member discovery	0 hr	0.20	0	0.00
01/21/2020	Kemp, Jake	Low Cost Interlock, Inc.	Settlement correspondence with J. Lefkowitz, and settlement strategy with MLG re: same	400.00 hr	0.20	0.20	80.00
01/21/2020	Kemp, Jake	Low Cost Interlock, Inc.	Settlement correspondence and related phone call w/ J. Lefkowitz (.4); prepare notice of class settlement (.3) and revise per MLG edits (.1)	400.00 hr	0.80	0.80	320.00
01/21/2020	Kemp, Jake	Low Cost Interlock, Inc.	Phone call with client to discuss settlement	400.00 hr	0.10	0.10	40.00
01/21/2020	Kemp, Jake	Low Cost Interlock, Inc.	Revise Notice of Class Action Settlement per J. Faria edits (.1), then finalize for filing (.2)	400.00 hr	0.30	0.30	120.00
01/22/2020	Kemp, Jake	Low Cost Interlock, Inc.	Review order canceling motion to dismiss hearing, denying motion to dismiss as moot, and setting deadline for Plaintiff's motion for preliminary approval of class settlement.	400.00 hr	0.10	0.10	40.00
01/22/2020	Kemp, Jake	Low Cost Interlock, Inc.	Review research findings by AK re: approval of incentive awards in class settlements in 9th Circuit	400.00 hr	0.20	0.20	80.00
01/22/2020	Kemp, Jake	Low Cost Interlock, Inc.	Discussion with litigation team re: class agreement and strategy for Plaintiff's preliminary approval motion	400.00 hr	0.20	0.20	80.00
01/27/2020	Kemp, Jake	Low Cost Interlock, Inc.	Research and prepare draft settlement materials: class action settlement agreement; proposed direct mail notice; proposed long-form notice; proposed preliminary approval order; and proposed final approval order and judgment	400.00 hr	4.30	4.30	1,720.00
01/30/2020	Kemp, Jake	Low Cost Interlock, Inc.	Revise drafts of class settlement agreement, proposed notices, and proposed approval orders, per JLD edits	400.00 hr	1.30	1.30	520.00
01/30/2020	Kemp, Jake	Low Cost Interlock, Inc.	Discuss strategy for class settlement agreement with MLG	400.00 hr	0.20	0.20	80.00
02/04/2020	Kemp, Jake	Low Cost Interlock, Inc.	Settlement correspondence with defense counsel	400.00 hr	0.20	0.20	80.00
02/04/2020	Kemp, Jake	Low Cost Interlock, Inc.	Revise direct mail notice and website notice, per MLG edits (.2); then finalize all draft settlement materials for circulation to defense counsel (.5)	400.00 hr	0.70	0.70	280.00
02/05/2020	Kemp, Jake	Low Cost Interlock, Inc.	Settlement correspondence with defense counsel	400.00 hr	0.10	0.10	40.00
02/05/2020	Kemp, Jake	Low Cost Interlock, Inc.	Fee negotiation strategy with MLG and JLD	400.00 hr	0.30	0.30	120.00
02/07/2020	Kemp, Jake	Low Cost Interlock, Inc.	Discussion with MLG re: strategy for fee negotiations	400.00 hr	0.20	0.20	80.00
02/07/2020	Kemp, Jake	Low Cost Interlock, Inc.	Phone call with defense counsel to discuss class settlement agreement, proposed incentive award, and proposed fee and expense award	400.00 hr	0.40	0.40	160.00
02/12/2020	Kemp, Jake	Low Cost Interlock, Inc.	Review AK's research findings on approvals of TILA/CLA class settlements	400.00 hr	0.20	0.20	80.00
02/13/2020	Kemp, Jake	Low Cost Interlock, Inc.	Review correspondence from defense counsel	400.00 hr	0.10	0.10	40.00
02/14/2020	Kemp, Jake	Low Cost Interlock, Inc.	Correspondence with defense counsel	400.00 hr	0.10	0.10	40.00

02/17/2020	Kemp, Jake	Low Cost Interlock, Inc.	Attention to class administration proposals	400.00 hr	0.40		0.40	160.00
02/18/2020	Kemp, Jake	Low Cost Interlock, Inc.	Settlement correspondence with defense counsel	400.00 hr		0.10	0.10	40.00
02/18/2020	Kemp, Jake	Low Cost Interlock, Inc.	Phone call with defense counsel to discuss attorneys' fees negotiations (.1); following call, discuss fees strategy with MLG, JLD (.1)	400.00 hr		0.20	0.20	80.00
02/18/2020	Kemp, Jake	Low Cost Interlock, Inc.	Attention to notice and administration proposals	400.00 hr		0.20	0.20	80.00
02/19/2020	Kemp, Jake	Low Cost Interlock, Inc.	Discussion with litigation team re: class settlement agreement and fee negotiations	400.00 hr		0.10	0.10	40.00
02/19/2020	Kemp, Jake	Low Cost Interlock, Inc.	Review notice and administration proposal from Angeion, and correspondence with S. Weisbrot re: same	400.00 hr		0.30	0.30	120.00
02/20/2020	Kemp, Jake	Low Cost Interlock, Inc.	Attention to claims administration proposal from Epiq	400.00 hr		0.20	0.20	80.00
02/24/2020	Kemp, Jake	Low Cost Interlock, Inc.	Attention to notice and administration proposals	400.00 hr		0.10	0.10	40.00
02/25/2020	Kemp, Jake	Low Cost Interlock, Inc.	Phone call with defense counsel re: attorneys' fees negotiations	400.00 hr		0.10	0.10	40.00
02/26/2020	Kemp, Jake	Low Cost Interlock, Inc.	Settlement correspondence with defense counsel	400.00 hr		0.20	0.20	80.00
03/03/2020	Kemp, Jake	Low Cost Interlock, Inc.	Settlement correspondence with defense counsel	400.00 hr		0.10	0.10	40.00
03/03/2020	Kemp, Jake	Low Cost Interlock, Inc.	Phone call with defense counsel to discuss proposed revisions to settlement agreement and selection of class administrator	400.00 hr		0.30	0.30	120.00
03/04/2020	Kemp, Jake	Low Cost Interlock, Inc.	Revise draft settlement materials per phone call with defense counsel and additional strategy with MLG, JLD (.7); correspondence with defense counsel re: revised materials (.1)	400.00 hr		0.80	0.80	320.00
03/05/2020	Kemp, Jake	Low Cost Interlock, Inc.	Phone call with defense counsel re: proposed revisions to class settlement agreement	400.00 hr		0.20	0.20	80.00
03/05/2020	Kemp, Jake	Low Cost Interlock, Inc.	Review Defendant's proposed revisions to class settlement agreement (.2), and discuss strategy for additional revisions with MLG (.1)	400.00 hr		0.30	0.30	120.00
03/05/2020	Kemp, Jake	Low Cost Interlock, Inc.	Revise latest draft of class settlement agreement, per defense counsel's edits and additional strategy with MLG (.7); correspondence with defense counsel re: latest draft of agreement (.2)	400.00 hr		0.90	0.90	360.00
03/06/2020	Kemp, Jake	Low Cost Interlock, Inc.	Phone call with client re: class settlement agreement	400.00 hr		0.10	0.10	40.00
03/06/2020	Kemp, Jake	Low Cost Interlock, Inc.	Research and prepare Plaintiff's notice of unopposed motion for preliminary approval of class action settlement, supporting memorandum of law, and counsel's supporting declaration	400.00 hr		6.70	6.70	2,680.00
03/06/2020	Kemp, Jake	Low Cost Interlock, Inc.	Correspondence with defense counsel re: settlement agreement	400.00 hr		0.10	0.10	40.00
03/08/2020	Kemp, Jake	Low Cost Interlock, Inc.	Revise Plaintiff's unopposed motion for preliminary approval and counsel's supporting declaration, per MLG edits (.4); correspondence with defense counsel re: same (.1)	400.00 hr		0.50	0.50	200.00
03/09/2020	Kemp, Jake	Low Cost Interlock, Inc.	Revise latest drafts of class notices and proposed approval orders based on latest draft of class settlement agreement	400.00 hr		0.40	0.40	160.00
03/09/2020	Kemp, Jake	Low Cost Interlock, Inc.	Phone call with defense counsel to discuss final revisions to class settlement agreement	400.00 hr		0.20	0.20	80.00
03/09/2020	Kemp, Jake	Low Cost Interlock, Inc.	Finalize latest drafts of settlement agreement materials and correspondence with defense counsel re: same	400.00 hr		0.10	0.10	40.00
03/09/2020	Kemp, Jake	Low Cost Interlock, Inc.	Phone call with client re: settlement agreement	400.00 hr		0.10	0.10	40.00
03/09/2020	Kemp, Jake	Low Cost Interlock, Inc.	Review and revise latest drafts of Plaintiff's unopposed motion for preliminary approval, and counsel's supporting declaration	400.00 hr		1.20	1.20	480.00
03/09/2020	Kemp, Jake	Low Cost Interlock, Inc.	Attention to courtesy copies of Plaintiff's unopposed motion for preliminary approval of class settlement and supporting materials	0 hr		0.20	0	0.00

03/09/2020	Kemp, Jake	Low Cost Interlock, Inc.	Finalize signed Settlement documents, Plaintiff's unopposed motion for preliminary approval of class settlement, court's supporting declaration, and proposed order	400.00 ea	0.90	0.90	360.00
03/10/2020	Kemp, Jake	Low Cost Interlock, Inc.	Delivery of courtesy copies of Plaintiff's unopposed motion for preliminary approval of class settlement	72.10 ea	1.00	72.10	72.10
03/10/2020	Kemp, Jake	Low Cost Interlock, Inc.	Correspondence with class administrator	400.00 hr	0.10	0.10	40.00
03/16/2020	Kemp, Jake	Low Cost Interlock, Inc.	Correspondence with defense counsel re: waiver of oral argument on Plaintiff's unopposed preliminary approval motion	400.00 hr	0.10	0.10	40.00
03/16/2020	Kemp, Jake	Low Cost Interlock, Inc.	Research and prepare joint stipulation and proposed order seeking to waive oral argument on Plaintiff's unopposed motion for preliminary approval, or appear by telephone for same	400.00 hr	0.60	0.60	240.00
03/16/2020	Kemp, Jake	Low Cost Interlock, Inc.	Finalize joint stipulation to waive oral argument on Plaintiff's unopposed motion for preliminary approval of class settlement	400.00 hr	0.20	0.20	80.00
03/23/2020	Kemp, Jake	Low Cost Interlock, Inc.	Correspondence with defense counsel re: preliminary approval hearing	400.00 hr	0.10	0.10	40.00
03/23/2020	Kemp, Jake	Low Cost Interlock, Inc.	Review order allowing telephone appearance for preliminary approval hearing	400.00 hr	0.10	0.10	40.00
03/25/2020	Kemp, Jake	Low Cost Interlock, Inc.	Correspondence with defense counsel re: April 6 hearing	400.00 hr	0.10	0.10	40.00
03/26/2020	Kemp, Jake	Low Cost Interlock, Inc.	Phone call to chambers with defense counsel re: April 6 hearing	400.00 hr	0.20	0.20	80.00
04/02/2020	Kemp, Jake	Low Cost Interlock, Inc.	Phone call and correspondence with Judge's clerk re: status of April 6 hearing	400.00 hr	0.10	0.10	40.00
04/06/2020	Kemp, Jake	Low Cost Interlock, Inc.	Review order canceling preliminary approval hearing	400.00 hr	0.10	0.10	40.00
04/07/2020	Kemp, Jake	Low Cost Interlock, Inc.	Correspondence with administrator and defense counsel re: CAFA notice and class list	400.00 hr	0.20	0.20	80.00
04/09/2020	Kemp, Jake	Low Cost Interlock, Inc.	Review order denying preliminary approval (.2), and discuss same with JD and MG (.1)	400.00 hr	0.30	0.30	120.00
04/14/2020	Kemp, Jake	Low Cost Interlock, Inc.	Correspondence with administrator re: renewed preliminary approval motion	400.00 hr	0.10	0.10	40.00
04/14/2020	Kemp, Jake	Low Cost Interlock, Inc.	Correspondence with defense counsel re: call to discuss renewed preliminary approval motion	400.00 hr	0.10	0.10	40.00
04/15/2020	Kemp, Jake	Low Cost Interlock, Inc.	Review order denying preliminary approval in advance of call with defense counsel (.2), then have phone call with defense counsel to discuss said order, strategy for renewed preliminary approval motion, and revisiting attorneys' fees negotiations (.3); phone call with client (.1).	400.00 hr	0.60	0.60	240.00
04/29/2020	Kemp, Jake	Low Cost Interlock, Inc.	Research and prepare Plaintiff's renewed motion for preliminary approval of class action settlement	400.00 hr	2.30	2.30	920.00
04/29/2020	Kemp, Jake	Low Cost Interlock, Inc.	Correspondence with defense counsel re: Plaintiff's renewed preliminary approval motion	400.00 hr	0.10	0.10	40.00
04/30/2020	Kemp, Jake	Low Cost Interlock, Inc.	Phone call with defense counsel to discuss renewed preliminary approval briefing	400.00 hr	0.50	0.50	200.00
04/30/2020	Kemp, Jake	Low Cost Interlock, Inc.	Continue researching and preparing Plaintiff's renewed motion for preliminary approval of class action settlement	400.00 hr	5.50	5.50	2,200.00
05/01/2020	Kemp, Jake	Low Cost Interlock, Inc.	Continue researching and preparing Plaintiff's renewed motion for preliminary approval	400.00 hr	5.60	5.60	2,240.00
05/04/2020	Kemp, Jake	Low Cost Interlock, Inc.	Review settlement correspondence from defense counsel	400.00 hr	0.20	0.20	80.00
05/04/2020	Kemp, Jake	Low Cost Interlock, Inc.	Continue researching and preparing Plaintiff's renewed preliminary approval motion	400.00 hr	2.50	2.50	1,000.00
05/05/2020	Kemp, Jake	Low Cost Interlock, Inc.	Continue researching and preparing Plaintiff's renewed motion for preliminary approval	400.00 hr	0.80	0.80	320.00
05/06/2020	Kemp, Jake	Low Cost Interlock, Inc.	Continue researching and preparing Plaintiff's renewed preliminary approval motion	400.00 hr	1.40	1.40	560.00

05/07/2020	Kemp, Jake	Low Cost Interlock, Inc.	Phone call with JLD to discuss strategy for Plaintiff's renewed preliminary approval motion	400.00 hr	0.50		0.50	200.00
05/07/2020	Kemp, Jake	Low Cost Interlock, Inc.	Revise latest draft of Plaintiff's renewed preliminary approval motion, per JLD comments (.7); then continue researching and preparing latest version of renewed motion based upon additional strategy discussion with JLD (2.4)	400.00 hr	3.10		3.10	1,240.00
05/08/2020	Kemp, Jake	Low Cost Interlock, Inc.	Continue researching and preparing latest draft of Plaintiff's renewed preliminary approval motion	400.00 hr	3.70		3.70	1,480.00
05/11/2020	Kemp, Jake	Low Cost Interlock, Inc.	Revise latest draft of Plaintiff's renewed preliminary approval motion, per JLD comments.	400.00 hr	0.30		0.30	120.00
05/11/2020	Kemp, Jake	Low Cost Interlock, Inc.	Revise latest draft of Plaintiff's renewed motion for preliminary approval, per MLG comments.	400.00 hr	0.30		0.30	120.00
05/11/2020	Kemp, Jake	Low Cost Interlock, Inc.	Correspondence with defense counsel re: draft of Plaintiff's renewed motion for preliminary approval	400.00 hr	0.10		0.10	40.00
05/13/2020	Kemp, Jake	Low Cost Interlock, Inc.	Discussion with litigation team re: renewed preliminary approval motion	400.00 hr	0.10		0.10	40.00
05/20/2020	Kemp, Jake	Low Cost Interlock, Inc.	Correspondence with defense counsel re: Plaintiff's renewed preliminary approval motion	400.00 hr	0.10		0.10	40.00
05/21/2020	Kemp, Jake	Low Cost Interlock, Inc.	Phone call with defense counsel to discuss Plaintiff's renewed preliminary approval motion (.2); following call, revise latest draft of motion per discussion with defense counsel (.3)	400.00 hr	0.50		0.50	200.00
06/03/2020	Kemp, Jake	Low Cost Interlock, Inc.	Phone call with defense counsel to discuss renewed preliminary approval motion	400.00 hr	0.20		0.20	80.00
06/03/2020	Kemp, Jake	Low Cost Interlock, Inc.	Correspondence with defense counsel re: latest draft of renewed preliminary approval motion	400.00 hr	0.10		0.10	40.00
06/09/2020	Kemp, Jake	Low Cost Interlock, Inc.	Phone call with defense counsel to discuss Plaintiff's renewed preliminary approval motion	400.00 hr	0.10		0.10	40.00
06/09/2020	Kemp, Jake	Low Cost Interlock, Inc.	Review final draft and finalize Plaintiff's renewed unopposed preliminary approval motion, supporting memo, and other supporting documents	400.00 hr	1.40		1.40	560.00
06/09/2020	Kemp, Jake	Low Cost Interlock, Inc.	Correspondence with courier re: courtesy copies of Plaintiff's renewed preliminary approval motion	0 hr	0.10		0	0.00
06/11/2020	Kemp, Jake	Low Cost Interlock, Inc.	Delivery of courtesy copies of Plaintiff's renewed motion for preliminary approval	68.00 ea	1.00		68.00	68.00
06/23/2020	Kemp, Jake	Low Cost Interlock, Inc.	Correspondence with defense counsel re: preliminary approval hearing	400.00 hr	0.10		0.10	40.00
06/24/2020	Kemp, Jake	Low Cost Interlock, Inc.	Correspondence with defense counsel re: upcoming preliminary approval hearing	400.00 hr	0.20		0.20	80.00
06/24/2020	Kemp, Jake	Low Cost Interlock, Inc.	Review local rules and Judge Bernal's individual procedures, then prepare stipulation and joint motion to appear by telephone for preliminary approval hearing, and proposed order granting same	400.00 hr	0.60		0.60	240.00
06/29/2020	Kemp, Jake	Low Cost Interlock, Inc.	Revise stipulation and joint motion to appear by phone for preliminary approval hearing, per JLD comments (.1); correspondence with defense counsel re: same (.1)	400.00 hr	0.20		0.20	80.00
06/30/2020	Kemp, Jake	Low Cost Interlock, Inc.	Finalize joint stipulation to appear by telephone for July 13 hearing, and submission of proposed order to chambers (.3); correspondence with defense counsel re: same (.1)	400.00 hr	0.40		0.40	160.00
07/01/2020	Kemp, Jake	Low Cost Interlock, Inc.	Review order allowing telephonic appearances for preliminary approval hearing	400.00 hr	0.10		0.10	40.00
07/10/2020	Kemp, Jake	Low Cost Interlock, Inc.	Review Court's order denying renewed preliminary approval motion (.3), and discuss same with JLD. (.3)	400.00 hr	0.60		0.60	240.00
07/13/2020	Kemp, Jake	Low Cost Interlock, Inc.	Strategy discussion with JD re: denial of renewed preliminary approval motion, and next steps	400.00 hr	0.20		0.20	80.00
07/13/2020	Kemp, Jake	Low Cost Interlock, Inc.	Correspondence with defense counsel	400.00 hr	0.10		0.10	40.00
07/14/2020	Kemp, Jake	Low Cost Interlock, Inc.	Phone call with defense counsel to discuss strategy for preliminary approval	400.00 hr	0.30		0.30	120.00

07/14/2020	Kemp, Jake	Low Cost Interlock, Inc.	Litigation strategy with MLG re: preliminary approval	400.00 hr	0.20	0.20	80.00
07/27/2020	Kemp, Jake	Low Cost Interlock, Inc.	Research and prepare draft joint motion for telephonic status conference	400.00 hr	0.70	0.70	280.00
07/28/2020	Kemp, Jake	Low Cost Interlock, Inc.	Discuss litigation strategy with JLD re: request for status conference	400.00 hr	0.20	0.20	80.00
07/29/2020	Kemp, Jake	Low Cost Interlock, Inc.	Strategy discussion with JLD, MLG re: Plaintiff's second renewed preliminary approval motion	400.00 hr	0.60	0.60	240.00
07/29/2020	Kemp, Jake	Low Cost Interlock, Inc.	Correspondence with defense counsel re: second renewed preliminary approval motion	400.00 hr	0.10	0.10	40.00
07/29/2020	Kemp, Jake	Low Cost Interlock, Inc.	Phone call with client with case update	400.00 hr	0.10	0.10	40.00
08/06/2020	Kemp, Jake	Low Cost Interlock, Inc.	Correspondence with administrator	400.00 hr	0.10	0.10	40.00
08/06/2020	Kemp, Jake	Low Cost Interlock, Inc.	Phone call with defense counsel to discuss second renewed preliminary approval motion	400.00 hr	0.10	0.10	40.00
08/06/2020	Kemp, Jake	Low Cost Interlock, Inc.	Continue researching and preparing Plaintiff's second renewed preliminary approval motion	400.00 hr	4.60	4.60	1,840.00
08/07/2020	Kemp, Jake	Low Cost Interlock, Inc.	Continue researching with and preparing Plaintiff's second renewed preliminary approval motion	400.00 hr	0.90	0.90	360.00
08/10/2020	Kemp, Jake	Low Cost Interlock, Inc.	Continue researching and preparing Plaintiff's second renewed motion for preliminary approval of class settlement	400.00 hr	3.30	3.30	1,320.00
08/11/2020	Kemp, Jake	Low Cost Interlock, Inc.	Continue researching and preparing Plaintiff's second renewed motion for preliminary approval of class settlement	400.00 hr	5.80	5.80	2,320.00
08/12/2020	Kemp, Jake	Low Cost Interlock, Inc.	Phone call with defense counsel re: Plaintiff's second renewed motion for preliminary approval then discuss same with JD.	400.00 hr	0.50	0.50	200.00
08/12/2020	Kemp, Jake	Low Cost Interlock, Inc.	Continue researching and preparing Plaintiff's second renewed preliminary approval motion	400.00 hr	4.70	4.70	1,880.00
08/13/2020	Kemp, Jake	Low Cost Interlock, Inc.	Discussion with litigation team re: strategy for Plaintiff's second renewed preliminary approval motion	400.00 hr	0.20	0.20	80.00
08/14/2020	Kemp, Jake	Low Cost Interlock, Inc.	Continue researching and preparing Plaintiff's second renewed preliminary approval motion, and counsel's supporting declaration	400.00 hr	5.60	5.60	2,240.00
08/18/2020	Kemp, Jake	Low Cost Interlock, Inc.	Revise latest drafts of Plaintiff's second renewed unopposed preliminary approval motion, and counsel's supporting declaration, per JLD edits	400.00 hr	1.30	1.30	520.00
08/19/2020	Kemp, Jake	Low Cost Interlock, Inc.	Revise latest drafts of Plaintiff's second renewed preliminary approval motion and counsel's supporting declaration, per MLG edits	400.00 hr	0.40	0.40	160.00
08/20/2020	Kemp, Jake	Low Cost Interlock, Inc.	Phone call with AR, MLG and JLD to discuss strategy for Plaintiff's second renewed preliminary approval motion.	400.00 hr	0.60	0.60	240.00
08/20/2020	Kemp, Jake	Low Cost Interlock, Inc.	Revise latest draft of Plaintiff's second renewed preliminary approval motion, per AR edits and additional strategy discussion with litigation team	400.00 hr	3.60	3.60	1,440.00
08/25/2020	Kemp, Jake	Low Cost Interlock, Inc.	Discussion with JLD re: strategy for Plaintiff's second renewed preliminary approval motion.	400.00 hr	0.50	0.50	200.00
08/25/2020	Kemp, Jake	Low Cost Interlock, Inc.	Discussion with JLD re: additional strategy for revised draft of Plaintiff's second renewed preliminary approval motion (.4), and conduction additional legal research for motion (.3)	400.00 hr	0.70	0.70	280.00
08/26/2020	Kemp, Jake	Low Cost Interlock, Inc.	Revise latest draft of Plaintiff's second renewed preliminary approval motion, per JLD edits and additional strategy with JLD (1.8); then review and finalize latest draft of same, and latest draft of counsel's supporting declaration for transmittal to defense counsel (1.3); correspondence with defense counsel re: same (.1)	400.00 hr	3.10	3.10	1,240.00
08/27/2020	Kemp, Jake	Low Cost Interlock, Inc.	Strategy discussion with litigation team re: amended approval motion.	400.00 hr	0.30	0.30	120.00
09/02/2020	Kemp, Jake	Low Cost Interlock, Inc.	Phone call with defense counsel re: second renewed preliminary approval motion	400.00 hr	0.30	0.30	120.00

09/02/2020	Kemp, Jake	Low Cost Interlock, Inc.	Discussion with litigation team re: second renewed preliminary approval motion	400.00 hr	0.10		0.10	40.00
09/02/2020	Kemp, Jake	Low Cost Interlock, Inc.	Correspondence with defense counsel re: Plaintiff's second renewed unopposed preliminary approval motion	400.00 hr	0.10		0.10	40.00
09/04/2020	Kemp, Jake	Low Cost Interlock, Inc.	Continue preparing and revising latest drafts of Plaintiff's second renewed unopposed motion for preliminary approval and counsel's supporting declaration	400.00 hr	1.90		1.90	760.00
09/04/2020	Kemp, Jake	Low Cost Interlock, Inc.	Correspondence with defense counsel re: Plaintiff's second renewed unopposed preliminary approval motion	400.00 hr	0.10		0.10	40.00
09/08/2020	Kemp, Jake	Low Cost Interlock, Inc.	Review and finalize latest drafts of Plaintiff's notice of second renewed unopposed preliminary approval motion, supporting memorandum of law, counsel's supporting declaration with exhibits, and proposed order	400.00 hr	1.80		1.80	720.00
09/08/2020	Kemp, Jake	Low Cost Interlock, Inc.	Attention to courtesy copies of Plaintiff's second renewed unopposed preliminary approval motion	0 hr	0.20		0	0.00
09/10/2020	Kemp, Jake	Low Cost Interlock, Inc.	Courier service of courtesy copies of Plaintiff's second renewed unopposed motion for preliminary approval	77.80 ea	1.00		77.80	77.80
10/07/2020	Kemp, Jake	Low Cost Interlock, Inc.	Prepare joint motion to appear by phone for October 19 hearing and proposed order accompanying same (.5); correspondence with defense counsel re: same (.1)	400.00 hr	0.60		0.60	240.00
10/07/2020	Kemp, Jake	Low Cost Interlock, Inc.	Finalize joint stipulation to appear by telephone for Oct. 19th hearing and proposed order allowing same	400.00 hr	0.30		0.30	120.00
10/12/2020	Kemp, Jake	Low Cost Interlock, Inc.	Review recent decision from MD Fla. concerning preliminary approval of FDCPA class settlement then discuss with JD.	400.00 hr	0.30		0.30	120.00
10/14/2020	Kemp, Jake	Low Cost Interlock, Inc.	Review preliminary approval order.	400.00 hr	0.10		0.10	40.00
10/14/2020	Kemp, Jake	Low Cost Interlock, Inc.	Revise class notices with applicable deadlines, and correspondence with administrator, defense counsel re: notice deadline	400.00 hr	0.30		0.30	120.00
10/14/2020	Kemp, Jake	Low Cost Interlock, Inc.	Attention to settlement website and class notice	400.00 hr	0.30		0.30	120.00
10/14/2020	Kemp, Jake	Low Cost Interlock, Inc.	Discussion with JD and MG re: preliminary approval order and class notice	400.00 hr	0.20		0.20	80.00
10/14/2020	Kemp, Jake	Low Cost Interlock, Inc.	Correspondence with client re: preliminary approval order	400.00 hr	0.10		0.10	40.00
10/19/2020	Kemp, Jake	Low Cost Interlock, Inc.	Correspondence with administrator re: class notice campaign	400.00 hr	0.10		0.10	40.00
10/20/2020	Kemp, Jake	Low Cost Interlock, Inc.	Review finalized class notice and administration specifications from administrator, and correspondence with administrator re: associated services	400.00 hr	0.50		0.50	200.00
10/20/2020	Kemp, Jake	Low Cost Interlock, Inc.	Attention to website notice	400.00 hr	0.20		0.20	80.00
10/21/2020	Kemp, Jake	Low Cost Interlock, Inc.	Review correspondence from administrator re: notice campaign	400.00 hr	0.10		0.10	40.00
10/26/2020	Kemp, Jake	Low Cost Interlock, Inc.	Review correspondence from defense counsel re: class notice campaign	400.00 hr	0.10		0.10	40.00
11/03/2020	Kemp, Jake	Low Cost Interlock, Inc.	Review correspondence from class member J. Bolden (.1), and phone call with same re: settlement (.1)	400.00 hr	0.20		0.20	80.00
11/04/2020	Kemp, Jake	Low Cost Interlock, Inc.	Phone call with class member J. Boden	400.00 hr	0.20		0.20	80.00
11/04/2020	Kemp, Jake	Low Cost Interlock, Inc.	Correspondence with class member A. Tsai re: settlement	400.00 hr	0.10		0.10	40.00
11/04/2020	Kemp, Jake	Low Cost Interlock, Inc.	Correspondence with class member J. Conley re: settlement and claim form	400.00 hr	0.30		0.30	120.00
11/04/2020	Kemp, Jake	Low Cost Interlock, Inc.	Phone call with class member A. Tsai to discuss settlement	400.00 hr	0.20		0.20	80.00
11/04/2020	Kemp, Jake	Low Cost Interlock, Inc.	Review correspondence from administrator re: contact from potential class member's mother	400.00 hr	0.10		0.10	40.00

11/05/2020	Kemp, Jake	Low Cost Interlock, Inc.	Correspondence with class member J. Conley and administrator re: Conley's claim	400.00 hr	0.20		80.00	
11/05/2020	Kemp, Jake	Low Cost Interlock, Inc.	Review correspondence from class member M. Turner, and correspondence with administrator re: same	400.00 hr	0.10	0.10	40.00	
11/05/2020	Kemp, Jake	Low Cost Interlock, Inc.	Discussion with JLD re: motion strategy for Plaintiff's fee petition	400.00 hr	0.50	0.50	200.00	
11/05/2020	Kemp, Jake	Low Cost Interlock, Inc.	Phone call with class member Michelle K. to answer questions about settlement	400.00 hr	0.30	0.30	120.00	
11/05/2020	Kemp, Jake	Low Cost Interlock, Inc.	Continue researching and preparing Plaintiff's fee petition, supporting memo of law, and counsel's supporting declaration	400.00 hr	6.20	6.20	2,480.00	
11/05/2020	Kemp, Jake	Low Cost Interlock, Inc.	Correspondence with potential class member M. Turner	400.00 hr	0.10	0.10	40.00	
11/05/2020	Kemp, Jake	Low Cost Interlock, Inc.	Phone call with defense counsel to confer over Plaintiff's fee petition	400.00 hr	0.20	0.20	80.00	
11/06/2020	Kemp, Jake	Low Cost Interlock, Inc.	Continue researching and preparing Plaintiff's fee petition, supporting memo of law, counsel's supporting declaration, and proposed order	400.00 hr	6.30	6.30	2,520.00	
11/06/2020	Kemp, Jake	Low Cost Interlock, Inc.	Phone calls and return correspondence to several potential class members to answer questions about the settlement	400.00 hr	0.60	0.60	240.00	
11/09/2020	Kemp, Jake	Low Cost Interlock, Inc.	Correspondence with class member A. Candela re: settlement claim form	400.00 hr	0.20	0.20	80.00	
11/09/2020	Kemp, Jake	Low Cost Interlock, Inc.	Correspondence with class member B. Nicholson re: class notice	400.00 hr	0.10	0.10	40.00	
11/09/2020	Kemp, Jake	Low Cost Interlock, Inc.	Review and revise latest drafts of Plaintiff's notice of fees motion, supporting memo of law, and counsel's supporting declaration, per JLD edits and comments	400.00 hr	0.90	0.90	360.00	
11/09/2020	Kemp, Jake	Low Cost Interlock, Inc.	Review and finalize final drafts of Plaintiff's fees motion, supporting memo of law, counsel's supporting declaration, and proposed order	400.00 hr	1.80	1.80	720.00	
					Total Labor For Jesse Johnson	197.50	195.20	78,080.00
					Total Expense For Jesse Johnson		1,136.40	1,136.40
					Total For Jesse Johnson			79,216.40

Michael Greenwald

04/03/2019	Kemp, Jake	Low Cost Interlock, Inc.	Complaint and case strategy with JD and JJ.	0 hr	0.20	0	0.00
07/31/2019	Kemp, Jake	Low Cost Interlock, Inc.	Discussion with litigation team re complaint strategy.	0 hr	0.10	0	0.00
08/06/2019	Kemp, Jake	Low Cost Interlock, Inc.	Attention to judicial assignment.	0 hr	0.10	0	0.00
09/18/2019	Kemp, Jake	Low Cost Interlock, Inc.	Discussion with litigation team re case strategy.	0 hr	0.10	0	0.00
09/26/2019	Kemp, Jake	Low Cost Interlock, Inc.	Review Defendant's corporate disclosure statement.	0 hr	0.10	0	0.00
10/17/2019	Kemp, Jake	Low Cost Interlock, Inc.	Review correspondence from defense counsel.	0 hr	0.10	0	0.00
10/30/2019	Kemp, Jake	Low Cost Interlock, Inc.	Review Defendant's motion to dismiss.	0 hr	0.30	0	0.00
10/30/2019	Kemp, Jake	Low Cost Interlock, Inc.	Discussion with litigation team re case strategy and motion to dismiss.	0 hr	0.10	0	0.00
11/06/2019	Kemp, Jake	Low Cost Interlock, Inc.	Discussion with litigation team re case strategy.	0 hr	0.10	0	0.00
11/08/2019	Kemp, Jake	Low Cost Interlock, Inc.	Review ORDER by Judge Jesus G. Bernal, Granting Stipulation to Extend Time to Respond to Complaint [24]. Motion hearing continued to 12/2/2019 at 09:00 AM before Judge Jesus G. Bernal.	0 hr	0.10	0	0.00

11/09/2019	Kemp, Jake	Low Cost Interlock, Inc.	Review and revise opposition to motion to dismiss.	450.00 hr	1.10	1.10	495.00
11/12/2019	Kemp, Jake	Low Cost Interlock, Inc.	Discussion with JJ re hearing on motion to dismiss.	450.00 hr	0.10	0.10	45.00
11/13/2019	Kemp, Jake	Low Cost Interlock, Inc.	Discussion with JJ re settlement demand.	450.00 hr	0.10	0.10	45.00
11/15/2019	Kemp, Jake	Low Cost Interlock, Inc.	Settlement strategy discussion with JD and JJ.	0 hr	0.20	0	0.00
11/19/2019	Kemp, Jake	Low Cost Interlock, Inc.	Review Defendant's reply in support of its motion to dismiss.	450.00 hr	0.20	0.20	90.00
11/19/2019	Kemp, Jake	Low Cost Interlock, Inc.	Discussion with JJ re motion to dismiss and settlement strategy.	450.00 hr	0.20	0.20	90.00
11/19/2019	Kemp, Jake	Low Cost Interlock, Inc.	Review and revise draft stipulation and proposed order to continue hearing date; emails with defense counsel re same.	450.00 hr	0.20	0.20	90.00
11/26/2019	Kemp, Jake	Low Cost Interlock, Inc.	Review order continuing MTD hearing until 1/27/20.	0 hr	0.10	0	0.00
12/05/2019	Kemp, Jake	Low Cost Interlock, Inc.	Review settlement correspondence from defense counsel (0.1); emails with AR re same (0.1).	0 hr	0.20	0	0.00
12/19/2019	Kemp, Jake	Low Cost Interlock, Inc.	Review and revise letter to defense counsel.	450.00 hr	0.20	0.20	90.00
01/03/2020	Kemp, Jake	Low Cost Interlock, Inc.	Review and revise draft counter-demand letter.	450.00 hr	0.10	0.10	45.00
01/07/2020	Kemp, Jake	Low Cost Interlock, Inc.	Settlement strategy with JJ.	450.00 hr	0.10	0.10	45.00
01/14/2020	Kemp, Jake	Low Cost Interlock, Inc.	Review emails re settlement to and from defense counsel.	0 hr	0.10	0	0.00
01/21/2020	Kemp, Jake	Low Cost Interlock, Inc.	Revise and comment on draft correspondence to defense counsel.	450.00 hr	0.10	0.10	45.00
01/21/2020	Kemp, Jake	Low Cost Interlock, Inc.	Review and revise correspondence to defense counsel (0.1); review and revise notice of settlement (0.1).	450.00 hr	0.20	0.20	90.00
01/21/2020	Kemp, Jake	Low Cost Interlock, Inc.	Settlement strategy discussions with JJ and JD.	0 hr	0.20	0	0.00
01/21/2020	Kemp, Jake	Low Cost Interlock, Inc.	Review correspondence from defense counsel confirming settlement terms.	0 hr	0.10	0	0.00
01/22/2020	Kemp, Jake	Low Cost Interlock, Inc.	Review order setting deadline for motion for preliminary approval and vacating remaining case deadlines.	0 hr	0.10	0	0.00
01/22/2020	Kemp, Jake	Low Cost Interlock, Inc.	Discussion with litigation team re status of settlement agreement and potential incentive award.	0 hr	0.20	0	0.00
01/30/2020	Kemp, Jake	Low Cost Interlock, Inc.	Discussions with JJ re settlement terms and related strategy.	450.00 hr	0.20	0.20	90.00
02/03/2020	Kemp, Jake	Low Cost Interlock, Inc.	Review and revise draft settlement agreement and exhibits, including notice documents.	450.00 hr	1.40	1.40	630.00
02/05/2020	Kemp, Jake	Low Cost Interlock, Inc.	Discussion with JJ and JD re class notice and administration options, fee negotiations.	0 hr	0.30	0	0.00
02/10/2020	Kemp, Jake	Low Cost Interlock, Inc.	Discussion with JJ re settlement negotiations.	0 hr	0.20	0	0.00
02/19/2020	Kemp, Jake	Low Cost Interlock, Inc.	Review and consider notice and administration proposal from Angeion.	450.00 hr	0.10	0.10	45.00
02/20/2020	Kemp, Jake	Low Cost Interlock, Inc.	Review notice and administration proposal from KCC.	450.00 hr	0.10	0.10	45.00
03/03/2020	Kemp, Jake	Low Cost Interlock, Inc.	Discussion with JJ re increase in number of class members and open settlement issues.	450.00 hr	0.10	0.10	45.00
03/05/2020	Kemp, Jake	Low Cost Interlock, Inc.	Discussions with JJ re settlement terms and open issues.	450.00 hr	0.20	0.20	90.00

03/06/2020	Kemp, Jake	Low Cost Interlock, Inc.	Review and revise motion for preliminary approval and declaration in support.	450.00 hr	0.80	0.80	360.00
03/09/2020	Kemp, Jake	Low Cost Interlock, Inc.	Discussions with JJ re finalization of settlement and related strategy.	450.00 hr	0.20	0.20	90.00
03/16/2020	Kemp, Jake	Low Cost Interlock, Inc.	Review and revise joint motion to waive argument or, alternatively, appear by telephone at preliminary approval hearing.	450.00 hr	0.10	0.10	45.00
04/09/2020	Kemp, Jake	Low Cost Interlock, Inc.	Review order denying motion for preliminary approval of settlement, and strategy re next steps.	450.00 hr	0.30	0.30	135.00
05/11/2020	Kemp, Jake	Low Cost Interlock, Inc.	Review and revise renewed unopposed motion for preliminary approval of class action settlement.	450.00 hr	0.50	0.50	225.00
05/13/2020	Kemp, Jake	Low Cost Interlock, Inc.	Discussion with litigation team re revisions to renewed motion for preliminary approval, and next steps.	0 hr	0.10	0	0.00
07/01/2020	Kemp, Jake	Low Cost Interlock, Inc.	Review order allowing telephonic appearances at preliminary approval hearing.	0 hr	0.10	0	0.00
07/10/2020	Kemp, Jake	Low Cost Interlock, Inc.	Review and consider second order denying preliminary approval of settlement.	450.00 hr	0.30	0.30	135.00
07/14/2020	Kemp, Jake	Low Cost Interlock, Inc.	Discussion with JJ re litigation strategy and potential new motion for preliminary approval.	450.00 hr	0.20	0.20	90.00
07/22/2020	Kemp, Jake	Low Cost Interlock, Inc.	Review briefing and orders related to preliminary approval: strategy re next steps.	450.00 hr	0.80	0.80	360.00
07/29/2020	Kemp, Jake	Low Cost Interlock, Inc.	Strategy discussion with JLD and JSJ re: Plaintiff's second renewed preliminary approval motion, and next steps.	0 hr	0.60	0	0.00
08/13/2020	Kemp, Jake	Low Cost Interlock, Inc.	Discussion with litigation team re second amended motion for preliminary approval, and next steps.	0 hr	0.20	0	0.00
08/19/2020	Kemp, Jake	Low Cost Interlock, Inc.	Review and revise second renewed motion for preliminary approval and declaration in support.	450.00 hr	1.30	1.30	585.00
08/20/2020	Kemp, Jake	Low Cost Interlock, Inc.	Phone call with AR, JJ, and JLD to discuss strategy for Plaintiff's second renewed preliminary approval motion.	0 hr	0.60	0	0.00
09/02/2020	Kemp, Jake	Low Cost Interlock, Inc.	Review and revise draft email to defense counsel.	450.00 hr	0.10	0.10	45.00
09/04/2020	Kemp, Jake	Low Cost Interlock, Inc.	Review emails to and from defense counsel.	0 hr	0.10	0	0.00
10/14/2020	Kemp, Jake	Low Cost Interlock, Inc.	Review order preliminarily approving settlement.	0 hr	0.10	0	0.00
10/14/2020	Kemp, Jake	Low Cost Interlock, Inc.	Discussion with litigation team re preliminary approval order, and next steps.	0 hr	0.20	0	0.00
10/15/2020	Kemp, Jake	Low Cost Interlock, Inc.	Attention to creation of settlement website.	450.00 hr	0.20	0.20	90.00
Total Labor For Michael Greenwald					14.50	9.50	4,275.00
Total Expense For Michael Greenwald						0.00	0.00
Total For Michael Greenwald							4,275.00
Grand Total Labor					247.90	232.70	93,985.00
Grand Total Expenses						1,136.40	1,136.40
Grand Total							95,121.40
Total Times for All Currencies:					247.90	232.70	