



Nueces County Appraisal District
201 N. Chaparral, Ste. 206
Corpus Christi, Texas 78401-2503

Ramiro "Ronnie" Canales
Nueces County Chief Appraiser

Direct: (361) 879-0766
Cell: (361) 765-1190
Fax: (361) 887-6138
rcanales@nuecescad.net

November 15, 2013

RECEIVED
NUECES COUNTY AUDITOR
13 NOV 15 PM 2:05

**NUECES COUNTY APPRAISAL DISTRICT
2014 BUDGET ALLOCATION**

INVOICE # 123113

TAXING UNIT: Farm-to-Market
ACCOUNT NUMBER: 10-310-100
DUE DATE: DECEMBER 31, 2013

NUECES COUNTY ADMINISTRATION	
NO#	R144178
PO#	335858
LN#	V03233
DEPT-IG	0120-5491
DATE	Jcm 11/15/13

✓ 2014 FIRST
QUARTER
AMOUNT DUE:

\$2,617

Payments not received by the due date will be assessed a five (5%) percent penalty on the quarterly amount due plus ten (10%) percent interest.

RECEIVED

Jcm NOV 14 2013
Nueces County
Commissioners Court
Administration



NOV 13 2013

RECEIVED

2:12-cv-339

Laura Jimenez
 Nueces County Attorney
 901 Leopard Street
 Corpus Christi TX 78401

Page: 1
 11/10/2013
 Account No: 47518-0102
 Statement No: 170268

Cox

*List 11/21/13
 Agenda 12/4/13
 Fees
 DJR*

13 NOV 21 AM 9:30
 COUNTY ATTORNEY

10/01/2013	KBS	Review email from Plaintiff's office regarding request for extension; initial reply.	0.10
	KBS	Review unopposed Motion for Extension of Time to File Brief.	0.10
	KBS	Review response from case manager.	0.10
	KBS	Email to case manager regarding non-opposition to extension of time for clarification of record.	0.20
10/02/2013	KBS	Review order from court granting extension.	0.10
10/07/2013	KBS	Review draft motion to strike; modify and instructions to expand.	0.60
10/08/2013	HMW	Revise Reply to Plaintiff's Response to Defendant's Motion to Dismiss Plaintiff's Fifth Amended Complaint For Failure to State a Claim on Which Relief May be Granted and Based on Qualified Immunity regarding insufficiency of Plaintiff's claim regarding pattern or policy retaliation.	6.00
10/09/2013	KBS	Review order from court for hearing.	0.20
	KBS	Email to Mr. Gale to determine whether or not he opposes response to reply to Motion to Dismiss.	0.10
10/10/2013	P81	Attention to conversion of documents for submission to Federal Court; submission of Motion for Leave, Defendant's Reply to Plaintiff's Response to Defendant's 12(b) Motion to Dismiss Plaintiff's Fifth Amended Complaint, Proposed Order.	0.30
	KBS	Review non-opposition from Plaintiff's counsel to filing reply.	0.10
10/11/2013	KBS	Email update to Sheriff regarding scheduling of hearing on pending motions and expected disclosures in court.	0.20
	KBS	E-mail to Sheriff Kaelin clarifying date for hearing.	0.10
10/15/2013	HMW	Review and analyze Plaintiff's Additional Briefing Concerning Defendant Nueces County's Motion to Dismiss.	0.40
	KBS	Review and reply to e-mail from Plaintiff's counsel requesting whether we oppose filing a late brief.	0.20
	KBS	Review e-mail from county attorney of non-opposition.	0.10
	KBS	Brief review of amended disclosure statements from Plaintiffs.	0.30



**Samuel L. Neal, Jr.
Nueces County Judge**

DATE: November 15, 2013

TO: Dale Atchley
County Auditor

FROM: Loyd Neal
County Judge

LN
11-15-13
OK

SUBJECT: **NUECES COUNTY APPRAISAL DISTRICT**

The attached invoice is approved for payment and forwarded for inclusion at the next regular Commissioner's Court Meeting.

"FY13/14 Tax Allocation"
2014 – 1st Quarter

13 NOV 15 PM 2:05

Listed 11/18/13
Agenda 12/4/13
D/2



Nueces County Appraisal District
201 N. Chaparral, Ste. 206
Corpus Christi, Texas 78401-2503

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November 15, 2013

**NUECES COUNTY APPRAISAL DISTRICT
2014 BUDGET ALLOCATION**

INVOICE # 123113

TAXING UNIT: NUECES COUNTY

ACCOUNT NUMBER: 10-310-100

DUE DATE: DECEMBER 31, 2013

✓ 2014 FIRST
QUARTER
AMOUNT DUE:

\$210,886

ADMINISTRATION	
#	R144178
PO#	335858
#	V03233
EPT- NO. NG	1285-5491
Jcm 11/15/14	

Payments not received by the due date will be assessed a five (5%) percent penalty on the quarterly amount due plus ten (10%) percent interest.

RECEIVED

Jcm NOV 14 2013
Nueces County
Commissioners Court
Administration

			Hours
	KBS	Review e-mail from Plaintiffs counsel regarding reason for extension.	0.10
	KBS	Review motion and brief filed by Plaintiffs counsel regarding motion to dismiss and Brady briefing.	0.30
	KBS	Review order granting motion to file a brief.	0.10
	KBS	Conference with Ms. Woods regarding analysis of response to motion to dismiss; follow-up e-mail to Ms. Adkins regarding same.	0.30
	KBS	Review e-mail from Ms. Adkins regarding hearing; brief telephone conference regarding same.	0.30
10/16/2013	HMW	Initial draft of Opposed Joint Motion to Strike Exhibits 1 and 2 to Docket Entry No. 87.	0.90
	KBS	Prepare for hearing before magistrate Libby; telephone conference with Ms. Adkins prior to hearing regarding strategies and modification of employment by civil service board.	1.00
	KBS	Received call from court instructing that hearing would be held live rather than telephonically; all matters to attending hearing at federal courthouse; follow-up conference with Ms. Adkins regarding case strategies.	1.30
	KBS	Review minute entry from court concerning hearing.	0.10
	KBS	E-mail to Sheriff Kaelin to provide status update as a result of recent hearing.	0.30
	KBS	Review notice of resetting from court scheduling case for trial in September 2014.	0.10
10/17/2013	P81	Prepare draft Proposed Order on Defendant's Motion to Strike Exhibits 1 and 2 of Docket Entry No. 87.	0.20
	HMW	Expand initial draft of Opposed Joint Motion to Strike Exhibits 1 and 2 to Docket Entry No. 87 regarding arguments in favor of striking.	3.20
	KBS	Conference with Ms. Woods regarding strategies in developing motion to strike from previous motion; instructions to confer with Ms. Adkins.	0.30
10/18/2013	P81	Revise Order on Defendants' Joint Motion to Strike Exhibits 1 and 2 to Docket Entry 87.	0.20
	P81	Revise Order to opposed for Joint Motion to Strike Exhibits 1 and 2 to D.E. 87.	0.10
	P81	Review and modify Defendants' Motion to Strike Exhibits 1 and 2 of D.E. 87; certificate of conference; review filed docket entries.	1.00
	HMW	Revise Opposed Joint Motion to Strike Exhibits 1 and 2 to Docket Entry No. 87 regarding judicial notice of matters of public concern.	0.90
	KBS	Final review of draft motion to strike; instructions to file.	1.10
	KBS	Instructions regarding conferring with opposing counsel regarding motion to strike.	0.10
	KBS	Instructions regarding filing motions to strike in the event counsel fails to reply.	0.10
	KBS	Review notice of filing of discs with court by Mr. Gale.	0.10
10/22/2013	KBS	Review e-mail from Mr. Gale regarding filing of motion to consolidate and whether we oppose.	0.10
	KBS	Review e-mail from county attorney indicating opposition.	0.10
	KBS	Email to Mr. Gale indicating the Sheriff's opposition to consolidation.	0.10
	KBS	Review e-mail from plaintiffs attorney regarding obligation to confer.	0.10
	KBS	Initial review of motion to consolidate; conference with Ms. Woods to prepare draft opposition.	0.30

Cox

		Hours	
	KBS Follow up with Ms. Woods regarding magistrate's discussion concerning consolidation.	0.20	
10/25/2013	KBS Review and reply to e-mail from Mr. Gale regarding conferring.	0.20	
10/28/2013	HMW Initial draft of Defendant Sheriff Jim Kaelin's Response to Plaintiff's Opposed Motion to Consolidate regarding legal standard and factual background.	4.80	
10/29/2013	KBS Initial review of magistrate memorandum deadline; instructions to Ms. Woods regarding response.	0.20	
10/30/2013	HMW Revise Defendant Sheriff Jim Kaelin's Response to Plaintiff's Opposed Motion to Consolidate regarding authority on proper denials of motions to consolidate.	2.20	
10/31/2013	KBS Review magistrate recommendation for possible objections.	0.50	
	KBS E-mail to Ms. Adkins regarding likely opposition to recommendations.	0.10	
	KBS Detailed e-mail correspondence to Sheriff Kaelin providing current update of status based on recommendation from the magistrate and likely opposition to same.	0.40	
	For Current Services Rendered	30.60	6,342.00

Recapitulation

Timekeeper	Hours	Rate	Total
Sieczkowski, Keith B.	10.40	\$290.00	\$3,016.00
Nelson, Veronica	1.80	110.00	198.00
Woods, Heather M	18.40	170.00	3,128.00

Total Current Work

Previous Balance

Balance Due

Aged Due Amounts

Stmt Date	Stmt #	Billed	Due
10/24/2013	169259	5,782.00	5,782.00
			5,782.00

Please Remit

CO ATTORNEY

PR#	R 144209
PO#	333959
V#	V 29419
DEPT-CODING	1285-5301
RECEIVING	11-20-13

11-14-2013
 Approved By
 Laura Jiménez
 NUECES COUNTY
 ATTY. Gen.
 \$6,342.00
 \$5,782.00
 \$12,124.00

BRANSCOMB | PC
 802 N CARANCAHUA SUITE 1900
 CORPUS CHRISTI, TX 78401-0036
 (361) 886-3800 TAX ID 74-2486791
ATTORNEY CLIENT PRIVILEGED AND CONFIDENTIAL

NUECES COUNTY ATTORNEY

NOV 13 2013

RECEIVED

Account No:
Statement No:

Page: 1
11/11/2013
47518-0101
170259

2:12-CV 341

Laura Jimenez
 Nueces County Attorney
 901 Leopard Street
 Corpus Christi TX 78401

Burnside

*List 11/21/13
 Agenda 12/4/13*

Fees

DK

13 NOV 21 AM 9:30
 Hours

10/01/2013	KBS	Review notice from court regarding non-opposition to extension to filing motion.	0.10
10/02/2013	KBS	Review email from county attorney regarding recent Dallas decision; follow-up telephone conference with county attorney regarding case and potential application to another county practices.	0.60
	KBS	Review order granting Extension of Time to File Reply.	0.10
10/09/2013	HMW	Revise Reply to Plaintiff's Response to Defendant's Motion to Dismiss Plaintiff's Fifth Amended Complaint For Failure to State a Claim on Which Relief May be Granted and Based on Qualified Immunity regarding insufficiency of Plaintiff's claim regarding pattern or policy retaliation.	2.80
	KBS	Email to Mr. Gale to determine whether or not he opposes response to reply to Motion to Dismiss.	0.10
	KBS	Review Notice of Hearing.	0.10
	KBS	Review draft reply; conference with Ms. Woods regarding "known demotion".	0.50
10/10/2013	P81	Prepare draft Unopposed Motion for Leave to File Defendant Sheriff Jim Kaelin's Reply to Plaintiff's Response to Defendant's 12(b) Motion to Dismiss Plaintiff's Fifth Amended Complaint.	0.70
	P81	Prepare draft Order on Defendant Sheriff Jim's Kaelin Unopposed Motion for Leave.	0.20
	P81	Attention to conversion of documents for submission to Federal Court; submission of Motion for Leave, Defendant's Reply to Plaintiff's Response to Defendant's 12(b) Motion to Dismiss Plaintiff's Fifth Amended Complaint, Proposed Order.	0.40
	KBS	Review non-opposition from Plaintiff's counsel to filing reply.	0.10
10/11/2013	KBS	Email update to Sheriff regarding scheduling of hearing on pending motions and expected disclosures in court.	0.20
	KBS	E-mail to Sheriff Kaelin clarifying date for hearing.	0.10
10/15/2013	HMW	Review and analyze Plaintiff's Additional Briefing Concerning Defendant Nueces County's Motion to Dismiss.	0.40
	KBS	Review motion and brief filed by Plaintiff's counsel regarding motion to	

			Hours	
		dismiss and Brady briefing.	0.30	
	KBS	Review order granting motion to file late brief.	0.10	
	KBS	Conference with Ms. Woods regarding analysis of response to motion to dismiss; follow-up e-mail to Ms. Adkins regarding same.	0.30	
10/16/2013	HMW	Initial draft of Opposed Joint Motion to Strike Exhibits 1 and 2 to Docket Entry No. 87.	0.90	
	KBS	Review minute entry from court concerning hearing.	0.10	
	KBS	Review notice of resetting from court scheduling court case for trial mid September 2014.	0.10	
10/17/2013	P81	Prepare draft Proposed Order on Defendant's Motion to Strike Exhibits 1 and 2 of Docket Entry No. 87.	0.20	
	HMW	Draft of Opposed Joint Motion to Strike Exhibits 1 and 2 to Docket Entry No. 87 regarding arguments in favor of striking.	3.10	
10/18/2013	P81	Revise Order on Defendants' Joint Motion to Strike Exhibits 1 and 2 to Docket Entry 87.	0.20	
	P81	Revise Order to opposed for Joint Motion to Strike Exhibits 1 and 2 to D.E. 87.	0.10	
	P81	Review and modify Defendants' Motion to Strike Exhibits 1 and 2 of D.E. 87; review and compare filed docket entries; attention to submission of same.	0.70	
	HMW	Expand initial draft of Opposed Joint Motion to Strike Exhibits 1 and 2 to Docket Entry No. 87 regarding judicial notice of matters of public concern.	0.90	
	KBS	Review notice of court resetting trial to September 11 for pretrial conference and jury trial to begin September 15.	0.20	
10/25/2013	HMW	Initial draft of Defendant Sheriff Jim Kaelin's Response to Plaintiff's Opposed Motion to Consolidate.	1.60	
10/29/2013	KBS	Initial review of magistrate memorandum deadline; instructions to Ms. Woods regarding response.	0.20	
	HMW	Draft Defendant Sheriff Jim Kaelin's Response to Plaintiff's Opposed Motion to Consolidate regarding legal standard and factual background.	2.10	
10/31/2013	HMW	Expand initial draft of Defendant Sheriff Jim Kaelin's Response to Plaintiff's Opposed Motion to Consolidate regarding legal standard and factual background.	1.60	
	KBS	Review magistrate recommendation for possible objections.	0.60	
		For Current Services Rendered	19.70	3,655.00

Timekeeper
 Sieczkowski, Keith B.
 Nelson, Veronica
 Woods, Heather M

Total Current Work

Recapitulation CO ATTORNEY HOURS		Rate	Total
PR#	R144209	3.80	\$290.00
		2.50	110.00
PO#	335959	3.40	170.00
V#	V29419		
DEPT-CODING	1285-5301		
RECEIVING	11-20-13		

11-14-2013
 Approved By
 Laura Jimenez
 Nelson County
 Atty.
 3,655.00

Laura Jimenez

Burnside

Page: 3
11/11/2013
Account No: 47518-0101
Statement No: 170259

Previous Balance \$3,101.00

Balance Due \$6,756.00

Aged Due Amounts

<u>Stmt Date</u>	<u>Stmt #</u>	<u>Billed</u>	<u>Due</u>
10/23/2013	169225	3,101.00	3,101.00
			<u>3,101.00</u>

Please Remit \$6,756.00

ROYSTON RAYZOR

Est. 1892

Myra K. Morris
Board Certified-Labor & Employment Law
Texas Board of Legal Specialization
myra.morris@roystonlaw.com

Royston, Rayzor, Vickery & Williams, LLP
Attorneys at Law

1300 Frost Bank Plaza
802 N. Carancahua
Corpus Christi, TX 78401-0021
Main: 361.884.8808
Fax: 361.884.7261

Internet: www.roystonlaw.com

November 13, 2013

VIA US MAIL

Laura Garza Jimenez
Nueces County Attorney
901 Leopard, Rm. 207
Corpus Christi, TX 78401

NUECES COUNTY ATTORNEY
NOV 14 2013
RECEIVED

Re: Civil Action No. 2:13-cv-26; *Catherine Cheek, et. al v. Nueces County, et al*; in the Southern District of Texas, Corpus Christi Division
Our File No.: 58774

Dear Ms. Jimenez:

* Enclosed please find our Interim Invoice Number 109236 dated November 13, 2013, for services and disbursements rendered in the above-captioned matter. We ask that you place it in line for payment at your earliest convenience, if found to be in order.

Thank you for your courtesies and attention to this matter.

Yours faithfully,

ROYSTON, RAYZOR, VICKERY & WILLIAMS, L.L.P.



Myra K. Morris

MKM:tyg

* Enclosures

LIST 11/21/13
Agenda 12/4/13
D/R

13 NOV 21 AM 9:30
CLERK OF COURT

Nueces County
Ms. Laura Garza Jimenez, County Attorney
901 Leopard, Room 207
Corpus Christi, TX 78401-3680

11/13/13

Invoice Number: 109236

In Account With

ROYSTON, RAYZOR, VICKERY & WILLIAMS, L.L.P.

ATTORNEYS AT LAW
FROST BANK PLAZA
802 N. CARANCAHUA, SUITE 1300
CORPUS CHRISTI, TEXAS 78401-0021

(TAX I.D. # 74-1196579)

RE: Estate of Gregory L. Cheek
Our File: 3155.58774

Fee for legal services rendered in the captioned matter.

Current Fees:	\$14,223.00
Current Expenses:	\$197.70
Current Total:	\$14,420.70

TOTAL AMOUNT DUE \$14,420.70

TO INSURE PROPER CREDIT TO YOUR ACCOUNT,
PLEASE REFERENCE OUR INVOICE NUMBER.

Nueces County
Ms. Laura Garza Jimenez, County Attorney
901 Leopard, Room 207
Corpus Christi, TX 78401-3680

11/13/13

Invoice Number: 109236

In Account With

ROYSTON, RAYZOR, VICKERY & WILLIAMS, L.L.P.

ATTORNEYS AT LAW
FROST BANK PLAZA
802 N. CARANCAHUA, SUITE 1300
CORPUS CHRISTI, TEXAS 78401-0021

(TAX I.D. # 74-1196579)

ATTORNEY/CLIENT PRIVILEGE

RE: Estate of Gregory L. Cheek
Our File: 3155.58774

Fee for legal services rendered in the captioned matter.

<u>Date</u>	<u>Attorney</u>	<u>Hours</u>	<u>Description</u>
10/01/13	BCM	0.20	examine news article about Dallas County liable in jail death;
10/01/13	TTF	2.10	summarize defendants' discovery responses;
10/01/13	TTF	0.20	phone call to H. David in Corpus regarding discovery files;
10/02/13	MKM	0.50	review of fax from attorney Kennedy regarding executed confidentiality agreement; review of correspondence regarding co-defendant Dr. Badea-Mic's initial disclosures;
10/02/13	BCM	0.40	examine jury charge, court opinions, and other materials pertaining to another jail death case;
10/02/13	TTF	1.40	review documents produced in discovery and prepare summaries;
10/03/13	TTF	3.80	review documents produced in discovery and prepare summaries;
10/04/13	TTF	2.00	draft summaries of NaphCare's discovery responses;

<u>Date</u>	<u>Attorney</u>	<u>Hours</u>	<u>Description</u>
10/05/13	BCM	0.20	examine summary of documents and facts disclosed by co-defendants in initial round of discovery responses;
10/05/13	JKL	0.20	analyze document produced by Dr. Mic attached to her initial disclosures;
10/05/13	JKL	0.90	analyze discovery responses produced by Dr. Maldonado;
10/05/13	JKL	1.00	analyze documents produced by Naphcare in its Initial Disclosures;
10/05/13	JKL	0.70	analyze documents produced by Naphcare in to Plaintiffs' request for production;
10/05/13	JKL	0.30	analyze discovery request for production responses produced by Saltman;
10/05/13	JKL	0.40	analyze NaphCare's responses and objections to Plaintiffs' request for production;
10/05/13	JKL	0.60	finalize initial responses and objections to Plaintiffs' Request for Production to Nueces County;
10/07/13	MKM	4.60	continue work compiling documents to produce; revisions to discovery answers and objections;
10/07/13	BCM	0.70	consider and propose additions and changes to various discovery response answers and objections;
10/07/13	JKL	2.60	continue drafting responses to requests for production;
10/07/13	JKL	2.90	analyze documents recently produced by client in order to assist in production of responsive documents;
10/07/13	JKL	0.30	analyze timeline in order to confirm when NaphCare took over in order to properly respond to discovery questions;
10/07/13	HRD	0.20	draft email to Captain Martin Arnold, Jail Administration, regarding our request for additional records and follow up to records compiled for us responsive to Plaintiff's discovery requests;

<u>Date</u>	<u>Attorney</u>	<u>Hours</u>	<u>Description</u>
10/07/13	HRD	0.00	meet with attorney Morris and Loftin to discuss documents provided to us by Jail Administration;[write off .40]
10/07/13	TTF	4.00	draft summaries of NaphCare's discovery responses;
10/07/13	TTF	0.80	research laws pertaining to restoration of competency for pre-trial detained;
10/08/13	MKM	5.00	continue work on discovery responses and objections; emails with assistant county attorney regarding additional information; review of additional Spohn contracts; emails with Captain Arnold regarding additional information needed;
10/08/13	BCM	0.10	examine additional proposed discovery responses for revision;
10/08/13	JKL	0.40	assist with answering interrogatories;
10/08/13	HRD	3.10	compile, redact, bates and make ready additional documents to produce as responsive to discovery requests;
10/08/13	TTF	1.00	draft summaries of NaphCare's discovery responses;
10/09/13	MKM	3.50	emails with assistant county attorney regarding discovery responses; review of summary of NaphCare and Salter's discovery responses; revision to discovery answers; emails with Captain Arnold regarding additional documents needed for discovery;
10/09/13	BCM	0.60	analyze statutes, regulations, and articles on forced medication of inmates;
10/09/13	TTF	2.00	draft summary of NaphCare & Susan Salter's discovery responses;
10/10/13	MKM	3.20	emails with Captain Arnold regarding additional information needed; review of reports from Texas Commission on Jail Standards needed for document production; revisions to discovery responses; emails with assistant county attorney regarding discovery matters;

<u>Date</u>	<u>Attorney</u>	<u>Hours</u>	<u>Description</u>
10/10/13	HRD	2.00	assist attorney by bates numbering all responsive documents and redacting personal identifying information on additional documents responsive to Plaintiff's discovery requests;
10/10/13	HRD	1.60	assist attorney find and locate information and documents specifically responsive to Plaintiff's discovery requests in order to identify source on the discovery response;
10/10/13	HRD	0.20	draft email to Captain Arnold regarding his knowledge regarding course material produced to us and courses required to be taken as part of training and requirement;
10/10/13	TTF	0.70	revise "detailed chronology of events";
10/11/13	MKM	0.30	review of emails from Captain Arnold regarding training material;
10/11/13	HRD	0.20	confer with Captain Monica Rios, Training Division, regarding Basic Corrections Course and courses required and elective courses;
10/11/13	HRD	0.20	draft email to Captain Martin Arnold regarding course material provided to us and the origin of each for discovery purposes;
10/11/13	TTF	3.00	revise detailed chronology of events to prepare for discovery responses;
10/14/13	MKM	5.30	revisions to discovery responses and objections; emails with assistant county attorney regarding comments and revisions; revisions to supplemental disclosures;
10/14/13	BCM	0.10	consider objections to certain requests for production;
10/14/13	JKL	0.30	analyze code sections relating to production of insurance policy by County;
10/14/13	JKL	2.10	revise responses and objections to requests for production in order to assert uniform objections and responses and to finalize draft for client's review;

<u>Date</u>	<u>Attorney</u>	<u>Hours</u>	<u>Description</u>
10/14/13	JKL	1.90	revise Interrogatories and include additional comments suggested by client;
10/14/13	HRD	0.30	confer with Captain Martin Arnold regarding CARE Match Reports and information regarding same pertaining to Gregory Cheek;
10/14/13	HRD	0.30	draft revised list of persons with relevant knowledge;
10/14/13	TTF	3.00	revise "Detailed Chronology of Events";
10/15/13	MKM	0.80	finalize and transmit supplemental responses to disclosures, answers and objections to Plaintiffs' interrogatories and responses and objections to Plaintiffs' requests for production; review of Dr. Badea-Mic's discovery responses;
10/15/13	HRD	0.70	burn six (6) DVDs containing documents bates NC-1733-2808 and make ready for production to all opposing counsel;
10/15/13	TTF	3.00	revise "Detailed Chronology of Events"; draft report to client regarding parties' discovery responses;
10/16/13	TTF	2.00	draft and revise report to client summarizing parties' discovery responses;
10/17/13	MKM	0.50	assist with draft of report regarding discovery;
10/17/13	TTF	4.00	revise report to client regarding parties' discovery responses; revise "Detailed Chronology of Events" and updated Bates numbers;
10/21/13	TTF	3.00	revise "Detailed Chronology of Events" with updated Bates numbers;
10/28/13	MKM	1.50	draft and finalize status report to you; revise and finalize discovery to Corin Elizabeth Ceia, as guardian and custodian of minor child;
10/30/13	MKM	4.40	revisions to discovery to propound to all plaintiffs;
10/31/13	MKM	0.30	review of advisory filed by plaintiffs' counsel;

<u>Date</u>	<u>Attorney</u>	<u>Hours</u>	<u>Description</u>
10/31/13	MKM	1.70	finalize and transmit discovery to plaintiffs; review of court's email regarding advisory filed by plaintiffs' counsel;

Fees:

<u>Name</u>	<u>Classification</u>	<u>Hours</u>	<u>Rate</u>	<u>Total</u>
Myra K. Morris	Partner	31.60 at	\$220.00 per hour =	\$6,952.00
Brian C Miller	Associate	2.30 at	\$200.00 per hour =	\$460.00
Jennifer K. Loftin	Associate	14.60 at	\$175.00 per hour =	\$2,555.00
Henrietta R. DeLeon	Paralegal	8.80 at	\$95.00 per hour =	\$836.00
Tiye T. Foley	Law Clerk	36.00 at	\$95.00 per hour =	\$3,420.00
TOTAL ATTORNEYS FEES				\$14,223.00

Expenses:

<u>Description</u>	<u>Amount</u>
Copies at \$.10 per page (1,977 units)	\$197.70
TOTAL EXPENSES	\$197.70

Current Fees: \$14,223.00
 Current Expenses: \$197.70
 Current Total: \$14,420.70

TOTAL AMOUNT DUE

\$14,420.70

TO INSURE PROPER CREDIT TO YOUR ACCOUNT,
 PLEASE REFERENCE OUR INVOICE NUMBER.

PR#	R 144208
PO#	335960
V#	V 19514
DEPT-CODING	1285-5301
RECEIVING	11-20-13

11-14-2013
 Approved
 By [Signature]
 Nueces County Atty.