1 2 3 4 5 6 7 8 9 UNITED STATES DISTRICT COURT 10 NORTHERN DISTRICT OF CALIFORNIA 11 12 JUAN QUINTANILLA VASQUEZ, Case No. 4:17-cv-00755 13 GABRIELA PERDOMO ORTIZ, and VICTOR HUGO CATALAN MOLINA, 14 individually and on behalf of all others similarly DECLARATION OF JASON S. RATHOD situated. IN SUPPORT OF PLAINTIFFS' 15 MOTION FOR FEES, COSTS, AND PLAINTIFFS, **SERVICE AWARDS** 16 17 vs. Hon. Claudia Wilken 18 LIBRE BY NEXUS, INC. and JOHN DOES 1-50, 19 DEFENDANTS. 20 21 22 23 24 25 26 27 28

I, Jason S. Rathod, declare as follows:

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- 1. I am an attorney at law licensed to practice in the District of Columbia and the State of Illinois. I am also admitted *pro hac vice* in this matter and a partner at Migliaccio & Rathod LLP ("M&R"), counsel of record for Plaintiffs. I submit this declaration in support of Plaintiffs' Motion for Fees, Costs, and Service Awards. Unless otherwise noted, I have personal knowledge of the facts set forth in this declaration and could and would testify competently to them if called upon to do so.
- 2. In connection with Plaintiffs' Motion for Preliminary Approval, I submitted a declaration (*see* Dkt. 134-1, ¶¶ 4-37) that elaborated in detail and at length the history of this litigation and the role of my firm in prosecuting it. I incorporate those paragraphs by reference here. I also attached M&R's firm resume (*see* Dkt. 134-1, Exhibit 2 (pp. 93-105 of pdf), and incorporate that by reference as well. The firm resume sets forth a number of noteworthy consumer protection, civil rights, and wage theft class action lawsuits that the firm successfully prosecuted. It also presents the biographies and accomplishments of the attorneys who worked on this case.
- 3. Since the outset of this case, M&R has spent a total 905.80 hours working on this case, including for the work detailed in my previous declaration (*see* Dkt. 134-1, ¶¶ 4-37), which involved the following categories, among other things: (1) investigating the merits of the case; (2) coordinating litigation efforts with co-counsel; (3) drafting and revising Plaintiffs' Complaint and four Amended Complaints; (4) engaging in written discovery including writing deficiency letters and engaging in meet and confer sessions; (5) attending deposition; (6) drafting and filing motions and memoranda; (7) drafting and reviewing mediation statements; (8) negotiating settlement terms; (9) drafting and revising settlement documents; (10) presenting argument at the preliminary approval hearing; and (11) responding to inquiries from class members. The time this reflects was time actually spent, in the exercise of reasonable judgment by lawyers and staff of M&R. Given the ongoing nature of the notice program, there will likely be many additional hours not yet recorded for this case, both prior to and after final approval. The hourly rates shown in the table below¹ for the attorneys and staff at M&R are

were mistakenly attributed to Bruno Ortega-Toledo (a paralegal / law clerk) in my last declaration. That error has been corrected. The detailed time entries are appended hereto as **Exhibit A**.

¹ The table reflects the most recent rates set forth in the adjusted Laffey Matrix, found at http://www.laffeymatrix.com/see.html. The hours and rates are consistent with that in my previous declaration with a few exceptions, including that I realized some entries from a paralegal (Aema Zaidi)

the same as the regular rates – pursuant to the "adjusted Laffey Matrix" – charged by M&R for their services in other cases and as have been approved by state and federal courts across the country. For example, M&R's rates were recently approved by Magistrate Judge Ryu in a class action settlement. *See Carlotti v. Asus Comput. Int'l*, No. 18-cv-03369-DMR, 2020 U.S. Dist. LEXIS 108917, at *17 (N.D. Cal. June 22, 2020). M&R's rates were also recently approved in a collective action settlement in the United States District Court for the Eastern District of Michigan. *See Whitfield v. Trinity Rest. Grp., LLC*, No. 18-10973, 2019 U.S. Dist. LEXIS 182055 (E.D. Mich. Oct. 3, 2019). M&R's rates were also approved in *Singer, et al. v. Postmates*, No. 4:15-cv-01284-JSW (N.D. Cal. April 25, 2018) (Dkt. 98), where M&R served as co-counsel in a multistate wage theft class and collective action.

| Timekeeper | Position | Hours | Rate | Total |
|---------------------|-----------|--------|-------|--------------|
| Nicholas Migliaccio | Partner | 52.75 | \$759 | \$40,037.25 |
| Jason Rathod | Partner | 717.60 | \$759 | \$544,658.40 |
| Erick Quezada | Associate | 97.3 | \$378 | \$36,779.40 |
| Ashley Pileika | Associate | 14.5 | \$378 | \$5,481.00 |
| Bruno Ortega | Law Clerk | 0.5 | \$103 | \$103 |
| Dominique Reid | Law Clerk | 16 | \$206 | \$3,296 |
| Aema Zaidi | Paralegal | 7.15 | \$206 | \$1,472.90 |
| TOTAL | | 905.80 | | \$633,270.25 |

4. From now through final approval and, if approved, through the date of disbursement, there will be significant, additional work that M&R and Class Counsel will need to undertake. We will need to ensure that all inquiries from Settlement Class Members are timely and accurately handled. We will receive updates from the Settlement Administrator regarding the administration of the settlement and follow-up as necessary, including with inquiries received from class members. We will prepare for and appear at the fairness hearing. If the settlement is approved and fees awarded, we also will oppose any appeals that may be filed. Under the terms of the settlement, we will also need to monitor LBN's

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finances to determine if it meets the thresholds triggering payments into the settlement fund, and will do so.

5. Expenses are accounted for and billed separately and are not duplicated in my professional billing rate. M&R has not received reimbursement for expenses incurred in connection with this litigation. As of September 1, 2020, M&R incurred a total of \$18,280.24² in unreimbursed actual third-party expenses in connection with the prosecution of these cases. The actual expenses incurred in the prosecution of these cases are reflected on the computerized accounting records of my firm, based on receipts and check records, and accurately reflect all actual expenses incurred. These unreimbursed costs and expenses were incurred in connection with the effective prosecution of this litigation and include mediation, travel, translation and process server fees. I have included a table below summarizing

| Court Costs | Translation | Process | Travel (e.g., | Mediation | Total |
|---------------------------|----------------------|----------------------|--------------------------|------------|-------------|
| (e.g., pro hac vice fees) | Costs (for retainer) | Server Costs (for | Flights, Accommodations, | Costs | |
| vice icesy | returnery | subpoenas) | and Meals) | | |
| \$620 | \$481.50 | \$946.35 | \$7,382.95 | \$8,849.44 | \$18,280.24 |
| | | | | | |

6. In accepting this case, Plaintiffs' Counsel bore considerable risk. M&R took this case on a fully contingent basis, meaning that we were not paid for any of our time, and that we paid all costs and out of pocket expenses without any reimbursement to date. During the pendency of this case, M&R turned away other work. In evaluating the case at the outset, my partner and I recognized that M&R would be contributing a substantial amount of time and advancing significant costs in prosecuting a class action, with no guarantee of compensation or recovery, in the hopes of prevailing against a highly skilled and well-funded defense.

I declare under penalty of perjury of the laws of the United States and the State of California that the foregoing is true and correct. Executed on September 1, 2020 in Washington D.C.

² This amount is slightly less than that presented in my original declaration. In my original accounting, I appear to have mistakenly counted amounts attached to internal journal entries in my firm's bookkeeping program as expenses when they were not. The amounts set forth herein are accurate and submitted after receiving additional scrutiny.

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| 1 | | |
|----|--------------------------|--|
| 2 | Dated: September 1, 2020 | Respectfully submitted, |
| 3 | | By: <u>/s/ Jason S. Rathod</u> Jason S. Rathod |
| 4 | | |
| 5 | | MIGLICACCIO & RATHOD LLP JASON S. RATHOD, pro hac vice |
| 6 | | 412 H St NE, Suite 302 Washington, DC 20002 |
| 7 | | Telephone (202) 470-3520 jrathod@classlawdc.com |
| 8 | | jratiod@ciassiawdc.com |
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EXHIBIT A

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| First Name | Last Name | Position | Date | Hours | Rate I | odestar | Task Description |
|------------|---------------|-----------|------------|-------|--------|---------|--|
| Aema | Zaidi | Paralegal | 6/15/2017 | 0.75 | 206 | 154.5 | Assist with processing plaintiff discovery production |
| Aema | Zaidi | Paralegal | 10/27/2017 | 1 | 206 | 206 | Assist with responding to CID |
| | Zaidi | Paralegal | 10/30/2017 | | 206 | | Assist with responding to CID |
| Aema | Zaidi | Paralegal | 10/31/2017 | 1.1 | 206 | 226.6 | Assist with responding to CID |
| Aema | Zaidi | Paralegal | 11/1/2017 | 2.8 | 206 | 576.8 | Assist with responding to CID |
| | | | | 7.15 | | 1472.9 | · |
| | | | | | | | |
| Ashley | Pileika | Associate | 12/21/2016 | 1 | 378 | 378 | Review investigation materials to prep for intakes and assisting with translating Spanish client intakes. |
| Ashley | Pileika | Associate | 12/22/2016 | 1 | 378 | 378 | Draft and revise intake questions for potential clients and translate to Spanish; research best legal terms in Spanish, as needed. |
| Ashley | Pileika | Associate | 12/23/2016 | 1.5 | 378 | 567 | Intake call with potential client; translate notes into Spanish. |
| Ashley | Pileika | Associate | 12/28/2016 | 2 | 378 | 756 | Intake call with potential client; translate notes into Spanish. |
| Ashley | Pileika | Associate | 1/12/2017 | 2 | 378 | 756 | Intake call with potential client; translate notes into Spanish. |
| Ashley | Pileika | Associate | 1/26/2017 | 1.5 | 378 | 567 | Assist with translatation of client retainer into Spanish. |
| Ashley | Pileika | Associate | 1/26/2017 | 3 | 378 | 1134 | Assist in investigation |
| Ashley | Pileika | Associate | 1/27/2017 | 2.5 | 378 | 945 | Intake call with potential client; translate notes into Spanish. |
| | | | | 14.5 | | 5481 | |
| | | | | | | | |
| Bruno | Ortega-Toledo | Law Clerk | 10/23/2018 | 0.5 | 206 | 103 | Assist with exhibit preparation |
| | | | | | | 103 | |
| | | | | | | | |
| Dominique | Reid | Law Clerk | 2/9/2018 | 2.25 | 206 | 463.5 | Researched remedy for violation of california civil code § 1632 |
| Dominique | Reid | Law Clerk | 2/9/2018 | 0.75 | 206 | 154.5 | Continued to research section 1632 remedies |
| Dominique | Reid | Law Clerk | 2/12/2018 | 3.25 | 206 | 669.5 | Continued to research remedies for violation of 1632 |
| Dominique | Reid | Law Clerk | 2/13/2018 | 8.25 | 206 | 1699.5 | Researched remedies for 1632 violation and wrote memo |
| Dominique | Reid | Law Clerk | 2/14/2018 | 1 | 206 | 206 | Continued to work on 1632 remedies memo |
| Dominique | Reid | Law Clerk | 2/14/2018 | 0.5 | 206 | 103 | Made edits to 1632 memo |
| | | | | 16 | | 3296 | |
| | | | | | | | |
| Erick | Quezada | Associate | 8/31/2018 | 0.5 | 378 | 189 | Reviewed Plaintiff's Second Amended Complaint to gather relevant information and documents needed in discovery |
| Erick | Quezada | Associate | 8/31/2018 | 0.25 | 378 | 94.5 | Reviewed Mediation Statement to gather relevant information and documents needed in discovery |
| Erick | Quezada | Associate | 8/31/2018 | 0.25 | 378 | 94.5 | Reviewed Order Denying Motion to Compel Arbitration to gather relevant information and documents needed in discovery |
| Erick | Quezada | Associate | 8/31/2018 | 0.5 | 378 | 189 | Reviewed Motion to Dismiss to gather relevant information and documents needed in discovery |
| Erick | Quezada | Associate | 8/31/2018 | 0.5 | 378 | 189 | Drafted outline for first draft of Plaintiffs' second set of Document requests |
| Erick | Quezada | Associate | 8/31/2018 | | 378 | 283.5 | Drafted Plaintiffs' Second Set of requests for document production |
| Erick | Quezada | Associate | 9/14/2018 | 1 | 378 | 378 | Drafted Plaintiff's First Set of Interrogatories |
| Erick | Quezada | Associate | 9/14/2018 | | 378 | 189 | Revised Plaintiffs' second set of interrogatories |
| Erick | Quezada | Associate | 9/14/2018 | 0.25 | 378 | 94.5 | Conferred with co-counsel Jason Rathod regarding Plaintiffs' discovery requests |
| Erick | Quezada | Associate | 9/24/2018 | | 378 | | Researched FOIA procedures for California Department of Insurance |
| Erick | Quezada | Associate | 9/24/2018 | | 378 | 189 | Drafted FOIA requests regarding Libre by Nexus |
| Erick | Quezada | Associate | 10/11/2018 | | 378 | 94.5 | Conducted research regarding procedures for third-party subpoenas |
| Erick | Quezada | Associate | 10/17/2018 | | 378 | 283.5 | Reviewed Docket and Notes in preparation for drafting third-party subpoenas |
| Erick | Quezada | Associate | 10/18/2018 | | 378 | 283.5 | Drafted third-party subpoena to A to Z Bail Bonds |
| Erick | Quezada | Associate | 10/18/2018 | | 378 | 94.5 | Edited third-party subpoena to A to Z bonds |
| Erick | Quezada | Associate | 10/18/2018 | | 378 | 94.5 | Researched contact information for corporate representative of A to Z Bonds |
| Erick | Quezada | Associate | 10/19/2018 | | 378 | 189 | Reviewed Defendant's Motion to Stay |
| Erick | Quezada | Associate | 10/19/2018 | | 378 | 472.5 | Drafted outline to Plaintiffs' opposition to motion to stay |
| Erick | Quezada | Associate | 10/21/2018 | 0.5 | 378 | 189 | Drafted Introduction to Plaintiffs' opposition to Motion to Stay |
| Erick | Quezada | Associate | 10/21/2018 | 0.25 | 378 | 94.5 | Drafted legal standard to Plaintiffs' opposition to Motion to Stay |

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| Erick | Quezada | Associate | 10/21/2018 | 0.5 | 378 | 190 | Drafted argument section A, substantial question analysis to Plaintiffs' opposition to Motion to Stay |
|----------------|--------------------|------------------------|--------------------------|------|------------|-------|---|
| Erick | Quezada | Associate | 10/21/2018 | 0.75 | | | Drafted section B of argument, balance of hardships, to Plaintiffs' opposition to Motion to Stay |
| Erick | Quezada | Associate | 10/21/2018 | | 378 | | Conducted research regarding the standards for leave to amend |
| Erick | Quezada | Associate | 10/21/2018 | 0.75 | | | Conducted research regarding the scandards for leave to amend Conducted research regarding the good cause requirements for a request for leave to amend |
| Erick | Quezada | Associate | 10/21/2018 | | 378 | | Conducted research regarding the good cause requirements for a request for leave to amend |
| Erick | Quezada | Associate | 10/21/2018 | 0.25 | | | Conducted research regarding the undue delay requirements for a request for leave to amend |
| Erick | Quezada | Associate | 10/21/2018 | | 378 | | |
| Erick | | Associate | 10/21/2018 | | | | Conducted research regarding the futility requirements for a request for leave to amend Conducted Research regarding Motion requirements for Motion for leave to amend |
| Erick | Quezada | | 8/7/2019 | 0.25 | 378 | | |
| | Quezada | Associate | | | 378 | | Confirmed access to Defendant's discovery. |
| Erick Erick | Quezada Quezada | Associate Associate | 8/7/2019 8/13/2019 | 0.25 | | | Reviewed and annotated the discovery produced by Defendant Libre reviewed prior deficiency letter sent to Libre |
| Erick | | | 8/13/2019 | 4.75 | | | ' |
| | Quezada | Associate | | | | | Reviewed Defendant's production of documents |
| Erick | Quezada | Associate | 8/13/2019 | 0.25 | | | Reviewed deficiency letter containing Plaintiff's agreed clarifications and specifications |
| Erick | Quezada | Associate | 8/13/2019 | 0.75 | | | Prepared memo regarding notes on Libre's production Profited argument continuous gooding Pula 22 arguing ments for motion for realisminors approved of along option continuous. |
| Erick | Quezada | Associate | 11/25/2019 | | 378 | | Drafted argument section regarding Rule 23 requirements for motion for preliminary approval of class action settlement. |
| Erick | Quezada | Associate | 11/25/2019 11/25/2019 | | 378 378 | | Drafted argument section regarding the predominance requirement for motion for preliminary approval of class action settlement. |
| Erick | Quezada | Associate | | | | | Drafted procedural background section for motion for preliminary approval of class action settlement. |
| Erick | Quezada | Associate | 11/25/2019 | | 378 | | Reviewed docket for drafting background section for preliminary approval of class action settlement. |
| Erick | Quezada | Associate | 11/25/2019 | | 378 | | Reviewed settlement agreement to draft motion for preliminary approval. |
| Erick | Quezada | Associate | 11/25/2019 | | 378 | | Drafted terms of the proposed settlement for motion for preliminary approval of class action settlement. |
| Erick | Quezada | Associate | 11/26/2019 | | 378 | | Conducted research regarding settlement standards in the Northern District of California. |
| Erick | Quezada | Associate | 11/26/2019 | | 378 | | Conducted research regarding substantive concerns of class action settlements. |
| Erick | Quezada | Associate | 11/26/2019 | | 378 | | Drafted argument section regarding substantive concerns for motion for preliminary approval of class action settlement. |
| Erick | Quezada | Associate | 11/26/2019 | | 378 | | Edited argument section regarding substantive concerns for motion for preliminary approval of class action settlement. |
| Erick | Quezada | Associate | 12/1/2019 | | 378 | | Drafted argument section for motion for preliminary approval of class action settlement. |
| Erick | Quezada | Associate | 12/2/2019 | 1.75 | | | Drafted motion for preliminary approval of class settlement. |
| Erick | Quezada | Associate | 12/3/2019 | | 378 | | Reviewed settlement agreement for motion for preliminary approval. |
| Erick | Quezada | Associate | 12/3/2019 | | 378 378 | | Drafted motion for leave to file a fourth amended complaint. |
| Erick | Quezada | Associate | 12/3/2019 | | | | Drafted procedural concerns section for motion for preliminary approval of class action settlement. |
| Erick | Quezada | Associate | 12/3/2019 | | 378 | | Drafted substantive concerns section for motion for preliminary approval of class action settlement. |
| Erick Erick | Quezada Quezada | Associate Associate | 12/3/2019 12/3/2019 | | 378 378 | | Conducted research regarding approval of attorney's fees for motion for preliminary approval of class action settlement. Drafted section on the approval of attorneys' fees and expenses for motion for preliminary approval of class action settlement. |
| | | | | | | | |
| Erick | Quezada | Associate | 12/4/2019 | | 378 | | Edited Motion for Preliminary Approval |
| Erick | Quezada | Associate | 12/11/2019 | | 378 | | Edited preliminary approval motion. |
| Erick Erick | Quezada | Associate Associate | 12/19/2019 2/3/2020 | | 378 | | Reviewed Defendant's counter edits to the settlement agreement. |
| | Quezada | | | | 378 378 | | Reviewed edits and comments to the settlement agreement. |
| Erick | Quezada | Associate | 2/5/2020 | | | | Conducted research regarding standards for approval of class action settlement in the Northern District of California. |
| Erick Erick | Quezada | Associate | 2/5/2020 | | 378 | | Drafted Notice of motion. Edited introduction to motion for proliminary approval of class action sottlement |
| Erick | Quezada | Associate | 2/5/2020 | | 378 | | Edited introduction to motion for preliminary approval of class action settlement. |
| Erick | Quezada | Associate | 2/5/2020 | | 378 | | Edited procedural background to motion for preliminary approval of class action settlement. |
| Erick Erick | Quezada | Associate | 2/5/2020 | | 378 | | Edited argument section to motion for preliminary approval of class action settlement. |
| | Quezada | Associate | 2/6/2020 | | 378 | | Edited Plaintiff's motion for preliminary approval of class action. |
| Erick | Quezada | Associate | 2/6/2020 | | 378 | | Added tables to motion for preliminary approval of class action settlement. |
| Erick | Quezada | Associate | 2/10/2020 | | 378 | | Assisted in drafting declaration of Jason Rathod in support of motion for preliminary approval of class action settlement. |
| Erick | Quezada | Associate | 2/13/2020 | | 378 | | Drafted joint status report and stipulation staying the case. |
| Erick | Quezada | Associate | 2/13/2020 | | 378 | | Edited joint status report and stipulation staying the case. |
| Erick | Quezada | Associate | 2/13/2020 | | 378 | | Reviewed case docket in preparation to draft joint status report and stipulation staying the case. |
| Erick | Quezada | Associate | 2/13/2020 | | 378 | | Drafted proposed order for the Parties' joint status report and stipulation staying the case. |
| Erick | Quezada | Associate | 2/14/2020 | 0.4 | 378 | 151.2 | Reviewed counsel's comments to Plaintiff's draft of the Settlement Complaint. |

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| Erick | Quezada | Associate | 2/14/2020 | 1 7 | 378 | 642.6 | Edited Plaintiff's Settlement Complaint. |
|--------|---------|-----------|------------|------|-----|---------|--|
| Erick | Quezada | Associate | 2/14/2020 | | 378 | | Edited motion for leave to file the fourth amended complaint. |
| Erick | Quezada | Associate | 5/5/2020 | | 378 | | Reviewd docket for timeline of final approval briefing. |
| Erick | Quezada | Associate | 5/7/2020 | | 378 | | Reviewed Counsel's comments and edits on Plaintiff's amended Settlement Complaint. |
| Erick | Quezada | Associate | 6/2/2020 | | 378 | | Edited rates for calculation of attorneys' rates for Plaintiffs' settlement approval brief. |
| Erick | Quezada | Associate | 6/2/2020 | | 378 | | Reviewed attorneys' hours report worked for Plaintiffs' settlement brief. |
| Erick | Quezada | Associate | 6/2/2020 | | 378 | | Drafted section on attorneys' fees for Jason S. Rathod's declaration in support of Plaintiffs settlement brief. |
| Erick | Quezada | Associate | 6/2/2020 | | 378 | | Edited Plaintiffs' settlement brief with additional information from settlement administrator. |
| Erick | Quezada | Associate | 6/2/2020 | | 378 | | Conducted research regarding the application of attorneys' fee rates for Plaintiffs' settlement brief. |
| Erick | Quezada | Associate | 6/2/2020 | | 378 | | Reviewed Defendant's production of documents to fill in additional information into Plaintiffs' brief in support of Class Settlement and s |
| Erick | Quezada | Associate | 7/21/2020 | | 378 | | Reviewed Defendant's production of documents for class members' contracts with Defendant. |
| Erick | Quezada | Associate | 7/21/2020 | | 378 | | Reviewed notes on Defendant's discovery production. |
| Erick | Quezada | Associate | 8/31/2020 | | 378 | | Fielded calls from class members regarding settlement administration. |
| LIICK | Quezaua | Associate | 8/31/2020 | 97.3 | 370 | 36779.4 | · · |
| | | | | 37.3 | | 30773.4 | |
| Jason | Rathod | Partner | 11/16/2016 | 1 | 759 | 759 | Investigate potential case |
| Jason | Rathod | Partner | 11/16/2016 | | 759 | | Investigate potential case, review complaints |
| Jason | Rathod | Partner | 11/17/2016 | | 759 | | Investigate potential case |
| Jason | Rathod | Partner | 11/17/2016 | | 759 | | Investigate potential case Investigate potential case, review complaints |
| Jason | Rathod | Partner | 11/22/2016 | | 759 | | Follow-up with intakes |
| Jason | Rathod | Partner | 11/22/2016 | | 759 | | Investigate potential case |
| Jason | Rathod | Partner | 11/23/2016 | | 759 | | Follow-up re potential intakes |
| Jason | Rathod | Partner | 11/30/2016 | 3.25 | | | Investigate potential makes |
| Jason | Rathod | Partner | 11/30/2016 | | 759 | | investigate potential case; research legal claims |
| Jason | Rathod | Partner | 12/1/2016 | 0.75 | | | call with potential client's counsel |
| Jason | Rathod | Partner | 12/6/2016 | 0.75 | | | follow-up with potential leads |
| Jason | Rathod | Partner | 12/7/2016 | | 759 | | follow-up with nonprofits including centro de legal |
| Jason | Rathod | Partner | 12/9/2016 | 0.75 | | | follow-up with nonprofits re leads |
| Jason | Rathod | Partner | 12/10/2016 | 0.75 | | | follow-up with nonprofit lead |
| Jason | Rathod | Partner | 12/12/2016 | | 759 | | research potential claims, formulate additional intake questions |
| Jason | Rathod | Partner | 12/13/2016 | 0.75 | | | follow-up with non-profits re investigation |
| Jason | Rathod | Partner | 12/18/2016 | 0.25 | | | follow-up with lead |
| Jason | Rathod | Partner | 12/19/2016 | | 759 | | follow-up with lead |
| Jason | Rathod | Partner | 12/21/2016 | | 759 | | intake call with potential california client and counsel and prep re same |
| Jason | Rathod | Partner | 1/10/2017 | 0.75 | | | Em cocounsel J Kaliel re intake |
| Jason | Rathod | Partner | 1/11/2017 | 0.75 | | | intake call |
| Jason | Rathod | Partner | 1/24/2017 | | 759 | | Investigate potential case including follow-up with intake |
| Jason | Rathod | Partner | 1/24/2017 | 1.75 | | | Emails re retainer |
| Jason | Rathod | Partner | 1/24/2017 | | 759 | | Follow-up with potential clients and their representatives |
| Jason | Rathod | Partner | 1/26/2017 | | 759 | | attend immigration cle / talk with counsel for leads |
| Jason | Rathod | Partner | 1/27/2017 | | 759 | | follow-up with nonprofits re status / intakes |
| Jason | Rathod | Partner | 1/27/2017 | | 759 | | edit/research complaint |
| Jason | Rathod | Partner | 1/29/2017 | | 759 | | edit/research complaint |
| Jason | Rathod | Partner | 1/30/2017 | | 759 | | research / edit complaint |
| Jason | Rathod | Partner | 1/31/2017 | | 759 | | coordinating with potential cocounsel re collaboration on case |
| Jason | Rathod | Partner | 1/31/2017 | | 759 | | review/edit complaint |
| Jason | Rathod | Partner | 2/1/2017 | | 759 | | review complaint |
| Jason | Rathod | Partner | 2/1/2017 | | 759 | | review/edit complaint |
| Jason | Rathod | Partner | 2/1/2017 | | 759 | | f/u with additional leads |
| Jasuii | natiiuu | raitilei | 2/2/201/ | 1.5 | 133 | 1130.5 | nya with additional icaus |

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| Jason | Rathod | Partner | 2/3/2017 | 0.75 | 759 | 569.25 Emails with J Kaliel / research re complaint / coordinating finalizing client |
|-------|--------|---------|-----------|------|-----|--|
| Jason | | Partner | 2/6/2017 | 1.25 | | 948.75 Research re complaint, conferences with cocounsel, coordinate translation of complaint |
| Jason | | Partner | 2/7/2017 | 1.25 | | 948.75 Review complaint; review and send JPA |
| Jason | | Partner | 2/8/2017 | | 759 | 759 Edit complaint; coordinate re JPA, filing |
| Jason | | Partner | 2/9/2017 | | 759 | 1138.5 Edit complaint, finalize with team |
| Jason | | Partner | 2/10/2017 | | 759 | 759 Finalize filing |
| Jason | | Partner | 2/12/2017 | 1.25 | | 948.75 Edit and finalize complaint |
| Jason | | Partner | 2/13/2017 | 0.75 | | 569.25 Finalize complaint |
| Jason | | Partner | 2/15/2017 | | 759 | 1138.5 Review complaint filing, circulate to team |
| Jason | | Partner | 2/16/2017 | | 759 | 379.5 Emails re statements made by Defendant about litigation |
| Jason | | Partner | 2/17/2017 | | 759 | 379.5 Emails re responding to third party inquiries |
| Jason | | Partner | 2/27/2017 | 1.25 | | 948.75 Emails and research re improper communication with clients |
| Jason | Rathod | Partner | 3/2/2017 | 0.75 | | 569.25 Emails re next steps, including getting more plaintiffs |
| Jason | | Partner | 3/3/2017 | | 759 | 379.5 Emails re potential Va. client |
| Jason | | Partner | 3/3/2017 | | 759 | 759 Emails / calls re Defendant contacts with plaintiffs |
| Jason | | Partner | 3/9/2017 | 0.75 | | 569.25 Emails re potential admissions in article |
| Jason | | Partner | 4/2/2017 | | 759 | 759 edit amended complaint |
| Jason | | Partner | 4/3/2017 | | 759 | 3036 edit amended complaint |
| Jason | | Partner | 4/4/2017 | | 759 | 4933.5 edit complaint |
| Jason | | Partner | 4/13/2017 | | 759 | 759 Emails re amended complaint |
| Jason | | Partner | 4/14/2017 | 0.25 | | 189.75 review Molina letter |
| Jason | | Partner | 4/17/2017 | | 759 | 759 Draft FOIAs |
| Jason | | Partner | 4/21/2017 | | 759 | 759 edit complaint |
| Jason | | Partner | 4/24/2017 | | 759 | 4174.5 edit complaint |
| Jason | | Partner | 4/27/2017 | | 759 | 759 edit complaint |
| Jason | | Partner | 4/28/2017 | | 759 | 1518 edit complaint |
| Jason | | Partner | 5/2/2017 | | 759 | 1518 review complaint |
| Jason | | Partner | 5/12/2017 | | 759 | 379.5 Proposal re 1532 claim as loan secured by bracelet |
| Jason | Rathod | Partner | 5/15/2017 | 0.25 | 759 | 189.75 Review joint cmc |
| Jason | | Partner | 5/18/2017 | | 759 | 379.5 meeting / f/u call w J. Kaliel |
| Jason | | Partner | 5/24/2017 | | 759 | 379.5 edits to 30(b)(6) |
| Jason | Rathod | Partner | 5/25/2017 | | 759 | 759 Edits to RFPs |
| Jason | Rathod | Partner | 5/25/2017 | 1.5 | 759 | 1138.5 Discussion re peonage/forced labor claims and research re same |
| Jason | | Partner | 5/26/2017 | | 759 | 379.5 Correspondence re peonage / forced labor claims |
| Jason | Rathod | Partner | 6/7/2017 | 0.5 | 759 | 379.5 Coordinate with Centro / Aema re plaintiff discovery production |
| Jason | Rathod | Partner | 6/8/2017 | 0.15 | 759 | 113.85 Coordinating team call |
| Jason | | Partner | 6/13/2017 | 0.25 | | 189.75 Email re cosigners and deps |
| Jason | Rathod | Partner | 6/20/2017 | 0.25 | | 189.75 Review emails re Libre doc production |
| Jason | Rathod | Partner | 6/21/2017 | 1.5 | 759 | 1138.5 Prep for 30(B)(6) depo |
| Jason | | Partner | 6/22/2017 | | 759 | 4933.5 Prep and attend 30(B)(6) depo |
| Jason | Rathod | Partner | 6/23/2017 | 7.5 | 759 | 5692.5 Prepare discovery responses |
| Jason | Rathod | Partner | 6/26/2017 | 2 | 759 | 1518 Produce discovery responses |
| Jason | Rathod | Partner | 6/28/2017 | 0.5 | 759 | 379.5 Edit dep prep script to add redirect |
| Jason | Rathod | Partner | 7/7/2017 | 1.25 | 759 | 948.75 Draft deficiency letter |
| Jason | Rathod | Partner | 7/7/2017 | 0.25 | 759 | 189.75 Team call |
| Jason | | Partner | 7/11/2017 | | 759 | 1518 edit and finalize deficiency letter |
| Jason | Rathod | Partner | 7/21/2017 | | 759 | 2656.5 Prepare and serve third party subpoenas |
| Jason | Rathod | Partner | 7/25/2017 | 0.25 | 759 | 189.75 Strategy emails re depositions of case managers |
| Jason | Rathod | Partner | 7/27/2017 | | 759 | 759 Call re discovery deficiencies and prep re same |
| - | | | , , , | | | A STATE OF THE STA |

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| Jason | Rathod | Partner | 8/22/2017 | 0.75 | 759 | 569.25 Research re ankle monitor alternatives |
|-------|--------|---------|------------|------|-----|--|
| | | Partner | 8/27/2017 | | 759 | |
| | | Partner | 9/7/2017 | | 759 | · · · · · · · · · · · · · · · · · · · |
| | | Partner | 10/6/2017 | 0.75 | | |
| | | Partner | 10/8/2017 | 0.75 | | |
| | | Partner | 10/9/2017 | | 759 | · · |
| | | Partner | 10/10/2017 | | 759 | · · · · · · |
| | | Partner | 10/11/2017 | | 759 | |
| | | Partner | 10/16/2017 | 0.75 | | |
| | | Partner | 10/23/2017 | | 759 | · · · · · · · · · · · · · · · · · · · |
| | | Partner | 10/23/2017 | | 759 | ' |
| Jason | | Partner | 10/24/2017 | 0.75 | | |
| | | Partner | 10/25/2017 | 1.25 | | |
| Jason | | Partner | 10/27/2017 | | 759 | |
| Jason | | Partner | 10/30/2017 | | 759 | 1 0 // |
| Jason | | Partner | 10/31/2017 | | 759 | |
| Jason | | Partner | 11/1/2017 | | 759 | |
| Jason | | Partner | 11/21/2017 | | 759 | ' |
| Jason | | Partner | 12/1/2017 | 0.25 | | |
| Jason | | Partner | 12/5/2017 | 0.25 | | |
| Jason | | Partner | 1/25/2017 | 0.25 | | · · · |
| | | Partner | 2/8/2018 | | 759 | |
| Jason | | Partner | 2/12/2018 | 0.75 | | 7 371 1 |
| Jason | | Partner | 2/12/2018 | | 759 | · · · · · · |
| | | Partner | 2/13/2018 | | 759 | |
| | | Partner | 2/14/2018 | 0.25 | | |
| | | Partner | 2/19/2018 | 0.25 | | · · |
| Jason | | Partner | 2/20/2018 | | 759 | |
| | | Partner | 3/1/2018 | | 759 | |
| | | Partner | 3/20/2018 | | 759 | *** |
| | | Partner | 3/20/2018 | 0.25 | | 11 9 |
| | | Partner | 3/25/2018 | | 759 | |
| | | | | | 759 | |
| | | Partner | 3/26/2018 | | | |
| | | Partner | 3/27/2018 | 2.25 | | |
| | | Partner | 3/27/2018 | 1.25 | | Oi Citation and Ci |
| | | Partner | 3/28/2018 | | 759 | |
| | | Partner | 3/30/2018 | | 759 | ' ' |
| | | Partner | 3/30/2018 | 0.25 | | · · · |
| | | Partner | 4/3/2018 | | 759 | · · · · · · |
| | | Partner | 4/9/2018 | | 759 | · |
| | | Partner | 4/10/2018 | | 759 | · · · · · · · · · · · · · · · · · · · |
| | | Partner | 4/11/2018 | 0.75 | | |
| | | Partner | 4/12/2018 | | 759 | |
| | | Partner | 4/17/2018 | | 759 | |
| Jason | | Partner | 4/24/2018 | 0.25 | | · |
| | | Partner | 5/11/2018 | | 759 | |
| | | Partner | 5/25/2018 | | 759 | |
| Jason | | Partner | 6/5/2018 | | 759 | 7 377 |
| Jason | Rathod | Partner | 6/8/2018 | 0.75 | 759 | 569.25 research and email re McGill decision for opposition to motion to compel arbitration |

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| Jason | Rathod | Partner | 6/11/2018 | 0.75 | 759 | 569 25 | Review / edit Rule 11 brief |
|-------|--------|--------------------|------------|------|-----|--------|---|
| | | Partner | 6/11/2018 | | 759 | | Draft opposition to Motion to Compel arbitration |
| | | Partner | 6/12/2018 | | 759 | | Draft opposition to Motion to Compel arbitration |
| | | Partner | 6/13/2018 | | 759 | | Draft opposition to Motion to Compel arbitration |
| | | Partner | 6/14/2018 | 0.75 | | | Review / edit opposition to motion to compel brief re language translation / fraud in the execution issue |
| | | Partner | 6/14/2018 | | 759 | | Edit opposition to Motion to Compel McGill section |
| | | Partner | 6/19/2018 | | 759 | | Review briefing |
| | | Partner | 8/9/2018 | 0.75 | | | Strategy call re discovery, other oressing issues, preparation re same |
| | | Partner | 8/10/2018 | | 759 | | Emails and research for opposition to motion to compel arbitration to assist cocounsel in preparation for oral argument |
| | | Partner | 8/13/2018 | | 759 | | Emails to cocounsel re preparation for oral argument on motion to compel arbitration |
| | | Partner | 8/14/2018 | 0.25 | | | Emails to cocounsel re preparation for oral argument on motion to compel arbitration |
| Jason | | Partner | 8/28/2018 | | 759 | | Emails and conferences with E. Quezada re next steps for discovery in Libre |
| | | Partner | 8/31/2018 | 0.25 | | | Review discovery prepared by E. Quezada |
| Jason | | Partner | 9/5/2018 | | 759 | | Emails re order and possible amendment for 1632 claim |
| Jason | | Partner | 9/5/2018 | 1.75 | | | Draft RFPs |
| Jason | | Partner | 9/7/2018 | | 759 | | Emails re decision on whether to amend 1632 claim |
| Jason | | Partner | 9/17/2018 | | 759 | | Draft interrogatories |
| Jason | | Partner | 9/18/2018 | | 759 | | Emails re Libre's notice of appeal |
| Jason | | Partner | 9/18/2018 | | 759 | | Draft additional discovery requests |
| Jason | | Partner | 9/20/2018 | | 759 | | Research re new common damages theory / DOI regulations. Email to team re same |
| Jason | | Partner | 9/20/2018 | | 759 | | Draft additional discovery requests |
| | | Partner | 10/10/2018 | | 759 | | Review defendant's briefs |
| Jason | | Partner | 10/10/2018 | 0.25 | | | Emails re changing schedule |
| Jason | | Partner | 10/11/2018 | | 759 | | Draft amended complaint |
| | | Partner | 10/17/2018 | | 759 | | Conference call; prep re same; emails re same concerning exemplar submissions for shortening time |
| | | Partner | 10/17/2018 | | 759 | | Draft amended Complaint |
| | | Partner | 10/18/2018 | | 759 | | Conferences with E Quezada re Libre Motion to stay |
| Jason | | Partner | 10/18/2018 | | 759 | | Draft third party subpoenas |
| | | Partner | 10/13/2018 | | 759 | | Draft amended complaint |
| | | Partner | 10/21/2018 | | 759 | | Opposition to motion to stay |
| | | Partner | 10/21/2018 | | 759 | | Draft motion to amend |
| | | Partner | 10/21/2018 | 0.25 | | | Draft and send meet and confer email to defense counsel |
| | | Partner | 10/21/2018 | | | | Draft motion to amend |
| | | | 10/22/2018 | 2.25 | | | Draft motion to extend |
| | | Partner Partner | 10/22/2018 | | 759 | | |
| | | Partner | 10/22/2018 | | 759 | | Draft Opposition to Motion to Stay Proft Opposition to Motion to Stay |
| | | Partner | 10/23/2018 | 3.25 | | | Draft Opposition to Motion to Stay Draft subpoenas, inquire about service |
| | | Partner | 10/23/2018 | | 759 | | Serve subpoenas |
| | | Partner | 10/24/2018 | 3.75 | | | Draft motion to amend |
| | | Partner | 10/25/2018 | | 759 | | Draft motion to Extend |
| | | Partner | 10/25/2018 | | 759 | | Draft motion to extend |
| | | Partner | | | 759 | | Draft motion to extend Draft motion to amend |
| | | | 10/26/2018 | 0.75 | | | |
| | | Partner | 10/26/2018 | | | | Call with defense counsel re motions; prepare re same |
| | | Partner | 10/29/2018 | | 759 | | Draft motion to extend Proft motion for love to file amended complaint |
| | | Partner | 10/29/2018 | 3.25 | | | Draft motion for leave to file amended complaint |
| | | Partner | 10/30/2018 | 0.75 | | | Review appeal and motion to stay |
| | | Partner | 11/5/2018 | | 759 | | Settlement meeting with opposing counsel and preparation re same |
| Jason | | Partner | 11/7/2018 | | 759 | | Discussion with opposing counsel re settlement |
| Jason | Rathod | Partner | 11/7/2018 | 0.5 | 759 | 3/9.5 | Emails re third party subpoena extensions |

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| Jason | Rathod | Partner | 11/9/2018 | 1 | 759 | 759 Emails re subpoenas to third parties |
|-------|--------|--------------------|------------|------|-----|--|
| | Rathod | Partner | 11/14/2018 | | 759 | ' ' |
| Jason | Rathod | Partner | 11/15/2018 | 2.5 | | |
| | Rathod | Partner | 11/13/2018 | 2.5 | | |
| | Rathod | Partner | 11/19/2018 | 2.25 | | |
| | Rathod | Partner | 11/19/2018 | 0.5 | | |
| | Rathod | Partner | 11/19/2018 | | 759 | 11 9 |
| | Rathod | Partner | 11/20/2018 | 1.75 | | · · |
| | Rathod | Partner | 11/20/2018 | 0.75 | | |
| | Rathod | Partner | 11/21/2018 | 0.75 | | · |
| | Rathod | Partner | 11/21/2018 | 3.75 | | · |
| | Rathod | Partner | 11/26/2018 | 0.5 | | · |
| | Rathod | | 11/20/2018 | 0.75 | | |
| | Rathod | Partner | 11/27/2018 | 0.75 | | 1, 0 |
| | Rathod | Partner Partner | 11/28/2018 | 2.5 | | |
| | | | | 0.5 | | |
| | Rathod | Partner | 11/29/2018 | | | |
| | Rathod | Partner | 11/29/2018 | 2.25 | | |
| | Rathod | Partner | 12/1/2018 | 0.25 | | · · |
| | Rathod | Partner | 12/3/2018 | 3.75 | | |
| | Rathod | Partner | 12/4/2018 | 5.5 | | · |
| | Rathod | Partner | 12/5/2018 | 9.5 | | |
| | Rathod | Partner | 12/6/2018 | 3.25 | | |
| | Rathod | Partner | 12/7/2018 | 1.5 | | · |
| | Rathod | Partner | 12/9/2018 | 0.5 | | |
| | Rathod | Partner | 12/10/2018 | 9.25 | | |
| | Rathod | Partner | 12/11/2018 | 3.5 | | ' ' |
| | Rathod | Partner | 12/12/2018 | | 759 | |
| | Rathod | Partner | 12/13/2018 | | 759 | |
| | Rathod | Partner | 12/17/2018 | | 759 | , , , , , , , , , , , , , , , , , , , |
| | Rathod | Partner | 12/18/2018 | 0.5 | | , , , , , , , , , , , , , , , , , , , |
| | Rathod | Partner | 12/18/2018 | 0.5 | | · · · · · · · · · · · · · · · · · · · |
| | Rathod | Partner | 12/28/2018 | 2.5 | | |
| | Rathod | Partner | 1/7/2019 | 3.25 | | |
| | Rathod | Partner | 1/8/2019 | 2.75 | | · |
| | Rathod | Partner | 1/9/2019 | 0.25 | | , , |
| | Rathod | Partner | 1/11/2019 | | 759 | |
| | Rathod | Partner | 1/16/2019 | 0.25 | | |
| | Rathod | Partner | 1/24/2019 | | 759 | · · |
| | Rathod | Partner | 1/31/2019 | 0.25 | | |
| | Rathod | Partner | 2/4/2019 | 0.5 | | |
| Jason | Rathod | Partner | 2/6/2019 | 0.75 | | 1 . 5 5 |
| Jason | Rathod | Partner | 2/8/2019 | 0.25 | | |
| Jason | Rathod | Partner | 2/11/2019 | 0.25 | 759 | 189.75 Email to team re third party inquiry |
| Jason | Rathod | Partner | 2/15/2019 | 1.5 | 759 | 1138.5 Review term sheet, team call re same |
| Jason | Rathod | Partner | 2/15/2019 | 0.25 | 759 | 189.75 Call with opposing counsel regarding status |
| Jason | Rathod | Partner | 2/19/2019 | 0.5 | 759 | 379.5 Call with team re mediation, term sheet |
| Jason | Rathod | Partner | 2/21/2019 | 0.25 | 759 | 189.75 Review stipulation |
| Jason | Rathod | Partner | 2/27/2019 | 2 | 759 | 1518 Emails re subpoenas, protective order and review of produced docs |
| Jason | Rathod | Partner | 2/27/2019 | 1.5 | 759 | 1138.5 Edit term sheet |

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| Jason | Rathod | Partner | 3/1/2019 | 0.5 | 759 | 379.5 | Call re mailing issue in term sheet |
|-------|--------|---------|-----------|------|-----|--------|--|
| Jason | Rathod | Partner | 3/1/2019 | 1 | 759 | | Finalize term sheet |
| Jason | Rathod | Partner | 3/3/2019 | | 759 | 4554 | Draft and send mediation statement |
| Jason | Rathod | Partner | 3/5/2019 | 1 | 759 | 759 | Finalize and send term sheet |
| Jason | Rathod | Partner | 3/6/2019 | 1.5 | 759 | 1138.5 | Prepare for mediation |
| Jason | Rathod | Partner | 3/14/2019 | 10.5 | 759 | 7969.5 | Travel and prepare for mediation |
| Jason | Rathod | Partner | 3/15/2019 | | 759 | | Prep for and attend mediation |
| Jason | Rathod | Partner | 3/16/2019 | 5 | 759 | 3795 | Travel back to DC following mediation |
| Jason | Rathod | Partner | 3/18/2019 | 0.8 | 759 | 607.2 | Call with defense counsel Michael Hassen re mediation post-mortem and email to team re same |
| | Rathod | Partner | 3/22/2019 | | 759 | | Emails re settlement with defense counsel Mary Donne Peters |
| Jason | Rathod | Partner | 3/22/2019 | 0.5 | 759 | 379.5 | Update to ninth circuit mediator |
| Jason | Rathod | Partner | 3/26/2019 | 0.8 | 759 | 607.2 | review settlement offer from defense counsel |
| Jason | Rathod | Partner | 3/28/2019 | 0.5 | 759 | 379.5 | Emails with team regarding settlement update |
| Jason | Rathod | Partner | 3/29/2019 | 0.7 | 759 | | Call with team re Libre's latest proposal; prep re same |
| Jason | Rathod | Partner | 3/29/2019 | 0.9 | 759 | 683.1 | Call with Mary Donne Peters (defense counsel) re settlement and recap to team |
| Jason | Rathod | Partner | 3/30/2019 | 0.6 | 759 | 455.4 | Review Mary Donne Peters (defense counsel) email re settlement |
| | Rathod | Partner | 4/10/2019 | | 759 | | Prepare and send email to defense counsel re restarting discovery |
| Jason | Rathod | Partner | 4/11/2019 | 0.5 | 759 | 379.5 | Emails to third party subpoenas re lifting of stay |
| Jason | Rathod | Partner | 4/12/2019 | | 759 | | Review settlement thoughts from Centro; email team re same |
| | Rathod | Partner | 4/16/2019 | | 759 | | Review settlement proposal pitch from Centro |
| | Rathod | Partner | 4/17/2019 | | 759 | | Emails re DOI production |
| Jason | Rathod | Partner | 4/22/2019 | 1.5 | 759 | | Research MTC, Judge Wilken's rules re same, and model letters in preparation for MTC |
| Jason | Rathod | Partner | 4/22/2019 | | 759 | | respond to Ninth Circuit mediator re status |
| | Rathod | Partner | 4/24/2019 | | 759 | | review response to settlement from Libre |
| Jason | Rathod | Partner | 4/24/2019 | 1.5 | 759 | | Draft letter to the court re deficiencies |
| Jason | Rathod | Partner | 4/24/2019 | 0.5 | 759 | 379.5 | Emails to defense counsel re deficiencies |
| Jason | Rathod | Partner | 4/25/2019 | 0.4 | 759 | 303.6 | Update call with Ninth Circuit mediator; prep re same |
| Jason | Rathod | Partner | 4/25/2019 | 1 | 759 | 759 | Emails re discovery deficiencies and third party subpoenas |
| Jason | Rathod | Partner | 4/25/2019 | 0.3 | 759 | 227.7 | Email to defense counsel re mediation before Jill Sperber |
| Jason | Rathod | Partner | 4/26/2019 | 1 | 759 | 759 | Emails re deficient document production and motion to quash |
| Jason | Rathod | Partner | 4/26/2019 | 0.4 | 759 | 303.6 | Review objections in response to third party subpoena from Statewide Bonding |
| Jason | Rathod | Partner | 5/1/2019 | | 759 | 379.5 | Emails re scheduling follow up mediation with Jill Sperber |
| Jason | Rathod | Partner | 5/1/2019 | 0.6 | 759 | 455.4 | Prepare and send letter to court sent to defense counsel to meet and confer on |
| Jason | Rathod | Partner | 5/2/2019 | 2.5 | 759 | 1897.5 | identify witnesses to depose and prepare notices |
| Jason | Rathod | Partner | 5/3/2019 | 0.2 | 759 | 151.8 | Serve deposition notices |
| Jason | Rathod | Partner | 5/3/2019 | 0.4 | 759 | 303.6 | follow-up re discovery deficiencies |
| Jason | Rathod | Partner | 5/7/2019 | 0.2 | 759 | | Email to third party RLI re enforcing subpoena |
| Jason | Rathod | Partner | 5/7/2019 | 0.7 | 759 | 531.3 | Email to defense counsel re discovery deficiencies, involving court if meet and confer not scheduled |
| Jason | Rathod | Partner | 5/9/2019 | 0.3 | 759 | 227.7 | Email to defense counsel re discovery deficiencies |
| Jason | Rathod | Partner | 5/10/2019 | 0.4 | 759 | 303.6 | Email to defense counsel re discovery deficiencies |
| Jason | Rathod | Partner | 5/13/2019 | 1.5 | 759 | 1138.5 | Meet and confer call with defense counsel re discovery deficiencies and prep re same |
| Jason | Rathod | Partner | 5/15/2019 | | 759 | 1214.4 | Call with defense counsel re discovery deficiencies and prep re same |
| Jason | Rathod | Partner | 5/21/2019 | 4 | 759 | 3036 | Draft lengthy deficiency letter detailing compromises and next steps |
| Jason | Rathod | Partner | 5/21/2019 | 0.4 | 759 | 303.6 | Email re defendant's response to deficiency letter |
| Jason | Rathod | Partner | 5/23/2019 | 0.4 | 759 | 303.6 | Draft letter to court in preparation for motion to compel with room for defendant to insert position |
| Jason | Rathod | Partner | 5/23/2019 | | 759 | | Emails introduction to new defendant counsel and response re outstanding discovery |
| Jason | Rathod | Partner | 5/24/2019 | 0.8 | 759 | 607.2 | Call with new defense counsel and prep re same |
| Jason | Rathod | Partner | 5/24/2019 | | 759 | | Review stip and proposed order |
| | Rathod | Partner | 5/29/2019 | | 759 | | Emails re MOU and supplemental discovery |

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| Jason | Rathod | Partner | 5/30/2019 | 0.4 | 759 | 303.6 | Emails re mediation materials |
|-------|--------|---------|------------|------|-----|-------|--|
| Jason | Rathod | Partner | 5/31/2019 | | 759 | | Call re settlement and preparation re same |
| Jason | Rathod | Partner | 5/31/2019 | | 759 | | Call re doc production |
| Jason | Rathod | Partner | 6/6/2019 | | 759 | | Follow-up re status of discovery and new term sheet |
| Jason | Rathod | Partner | 6/14/2019 | | 759 | | Emails re document production, mediation status |
| Jason | Rathod | Partner | 6/17/2019 | | 759 | | Correspond with Erick (associate) re downloading Defendant's document production |
| Jason | Rathod | Partner | 6/21/2019 | | 759 | | Emails re mediation scheduling |
| Jason | Rathod | Partner | 6/25/2019 | | 759 | | review stip for extension |
| Jason | Rathod | Partner | 6/27/2019 | | 759 | | Prepare and send cocounsel "care package" for mediator that has relevant case documents |
| Jason | Rathod | Partner | 7/2/2019 | | 759 | | Send Libre JPA for mediator |
| Jason | Rathod | Partner | 7/2/2019 | | 759 | | Call with defense counsel Sean Sullivan re settlement and prep re same and recap to team |
| Jason | Rathod | Partner | 7/20/2019 | | 759 | | Call with defense courser seam sumvanive settlement and prepriesame and recapito team. |
| | | | 8/6/2019 | | 759 | | ' ' |
| Jason | Rathod | Partner | | | | | Draft mediation statement |
| Jason | Rathod | Partner | 8/7/2019 | | 759 | | Emails to team re settlement terms and negotiation |
| Jason | Rathod | Partner | 8/8/2019 | | 759 | | Emails to team re settlement terms and negotiation |
| Jason | Rathod | Partner | 8/9/2019 | | 759 | | Emails to team re refining term sheet and settlement |
| Jason | Rathod | Partner | 8/9/2019 | | 759 | | Finalize and send mediation statement |
| Jason | Rathod | Partner | 8/11/2019 | | 759 | | Call with defense counsel in advance of mediation |
| Jason | Rathod | Partner | 8/13/2019 | | 759 | | internal team emails re settlement approach at mediation |
| Jason | Rathod | Partner | 8/13/2019 | | 759 | | Review Defendant's mediation statement |
| Jason | Rathod | Partner | 8/15/2019 | | 759 | | travel and prep re mediation |
| Jason | Rathod | Partner | 8/16/2019 | | 759 | | prep and attend mediation |
| Jason | Rathod | Partner | 8/17/2019 | | 759 | | travel after mediation |
| Jason | Rathod | Partner | 8/27/2019 | | 759 | | Emails with team re priorities for settlement |
| Jason | Rathod | Partner | 8/28/2019 | | 759 | | Emails with team re priorities at mediation |
| Jason | Rathod | Partner | 8/29/2019 | | 759 | | Emails and calls with team re priorities at mediation |
| Jason | Rathod | Partner | 8/30/2019 | | 759 | | Emails and calls with team re priorities at mediation |
| Jason | Rathod | Partner | 9/2/2019 | | 759 | | review revised proposal from Libre and Emails/ calls to cocounsel re same |
| Jason | Rathod | Partner | 9/3/2019 | | 759 | | Emails with team re mediation priorities / strategy |
| Jason | Rathod | Partner | 9/4/2019 | 10.5 | | | Mediation and prep re same |
| Jason | Rathod | Partner | 9/9/2019 | | 759 | | Email re notifying 9th circuit mediator of current status |
| Jason | Rathod | Partner | 9/9/2019 | | 759 | | Call with defense counsel re next steps |
| Jason | Rathod | Partner | 9/17/2019 | | 759 | | Emails re Kevin Calderon's retention / status as class rep |
| Jason | Rathod | Partner | 9/24/2019 | | 759 | | Emails re Kevin Calderon and stip for settlement |
| Jason | Rathod | Partner | 9/30/2019 | | 759 | | emails re revisions to stip for stay |
| Jason | Rathod | Partner | 9/30/2019 | | 759 | | Emails re retainer for Kevin Calderon |
| Jason | Rathod | Partner | 10/1/2019 | | 759 | | Emails to defense counsel re proposed edits to stip |
| Jason | Rathod | Partner | 10/1/2019 | | 759 | | Emails re next steps |
| Jason | Rathod | Partner | 10/2/2019 | | 759 | | Call re next steps with defense counsel and prep re same |
| Jason | Rathod | Partner | 11/5/2019 | | 759 | | review settlement agreement; emails to team re same |
| Jason | Rathod | Partner | 11/7/2019 | | 759 | | Review settlement agreement; Jesse Newmark's (cocounsel) comments; emails re same |
| Jason | Rathod | Partner | 11/11/2019 | | 759 | 759 | Review settlement agreement and email to defense counsel re same |
| Jason | Rathod | Partner | 11/13/2019 | | 759 | | Emails re coordinating call with defense counsel |
| Jason | Rathod | Partner | 11/14/2019 | | 759 | | Call with team and defense counsel; prep re same |
| Jason | Rathod | Partner | 11/19/2019 | | 759 | | Review proposed amended complaint; email re same |
| Jason | Rathod | Partner | 11/21/2019 | | 759 | 379.5 | Direct E. Quezada re drafting preliminary approval motion |
| Jason | Rathod | Partner | 11/26/2019 | | 759 | 759 | Call re finalizing settlement agreement, next steps; prep re same |
| Jason | Rathod | Partner | 12/4/2019 | | 759 | 379.5 | edits to preliminary approval motion |
| Jason | Rathod | Partner | 12/6/2019 | 2 | 759 | 1518 | edits to preliminary approval motion |

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| Jason | Rathod | Partner | 12/12/2019 | 0.5 | 759 | 379 5 call re | re finalizing settlement |
|-------|--------|---------|------------|-----|-----|---------------|---|
| | Rathod | Partner | 12/12/2019 | | 759 | | ils re next steps and notice issues |
| | Rathod | Partner | 12/12/2019 | | 759 | | ils re notice issues |
| | Rathod | Partner | 12/13/2019 | | 759 | | s / comments to settlement agreement to group |
| | Rathod | Partner | 12/20/2019 | | 759 | | preliminary approval brief and send to group |
| | Rathod | Partner | 1/3/2020 | | 759 | | ils to group re notice program |
| | Rathod | Partner | 1/6/2020 | | 759 | | ils to group re notice program |
| | Rathod | Partner | 1/7/2020 | | 759 | | with proposed settlement administrator |
| | Rathod | Partner | 1/8/2020 | | 759 | | ulate draft of proposed order |
| | Rathod | Partner | 1/8/2020 | | 759 | | and send notices |
| | Rathod | Partner | 1/8/2020 | | 759 | | with potential claims administrator P&N / Kyle Mason re settlement administration |
| | Rathod | Partner | 1/9/2020 | | 759 | | t status report |
| | Rathod | | 1/9/2020 | | 759 | | ' |
| | Rathod | Partner | 1/10/2020 | | 759 | | ew cost estimate from P&N for settlement administration |
| | | Partner | | | 759 | | ew cost estimate / proposal from JND for administration |
| | Rathod | Partner | 1/20/2020 | | 759 | | notices; Emails re same |
| | Rathod | Partner | 1/21/2020 | | | | ils to group re notice program |
| | Rathod | Partner | 1/23/2020 | | 759 | | ew Angeion cost proposal |
| | Rathod | Partner | 1/29/2020 | | 759 | | ils re notices / settlement agreement edits |
| | Rathod | Partner | 1/31/2020 | | 759 | | and file stip; Emails re same |
| | Rathod | Partner | 2/2/2020 | | 759 | | s to settlement agreement; send to group |
| | Rathod | Partner | 2/7/2020 | | 759 | | s to motion for preliminary approval brief |
| | Rathod | Partner | 2/10/2020 | | 759 | | re edits to settlement agreement and prep re same |
| | Rathod | Partner | 2/11/2020 | | 759 | | ils re schedule going forward and motion for preliminary approval |
| | Rathod | Partner | 2/13/2020 | | 759 | | ils re filing stip |
| | Rathod | Partner | 2/14/2020 | | 759 | | ils re settlement agreement / stip |
| | Rathod | Partner | 2/14/2020 | | 759 | | cting E. Quezada re settlement complaint |
| | Rathod | Partner | 2/17/2020 | | 759 | | ils re settlement and motion for leave |
| | Rathod | Partner | 2/18/2020 | | 759 | | ils re next steps in light of Libre's obstruction/delay |
| | Rathod | Partner | 2/19/2020 | | 759 | | with defense counsel and prep re same |
| | Rathod | Partner | 2/20/2020 | | 759 | | ew communications with JND re capped amount |
| | Rathod | Partner | 2/23/2020 | | 759 | | settlement agreement and notices and send to team, highlighting potential issues |
| | Rathod | Partner | 2/24/2020 | | 759 | | lize and send settlement docs to defense counsel |
| | Rathod | Partner | 2/27/2020 | | 759 | | ils with team and defense counsel re status |
| Jason | Rathod | Partner | 3/1/2020 | | 759 | | ils with team defendant and status of settlement |
| | Rathod | Partner | 3/2/2020 | | 759 | | with defense counsel regarding status of settlement and prep re same |
| | Rathod | Partner | 3/4/2020 | | 759 | | t and send status report |
| | Rathod | Partner | 3/5/2020 | | 759 | | lize and file status report |
| | Rathod | Partner | 3/6/2020 | | 759 | | rdinate re filing proposed order |
| | Rathod | Partner | 3/9/2020 | | 759 | | il to mediator Jill Sperber |
| | Rathod | Partner | 3/25/2020 | | 759 | | ils re another possible mediation to resolve outstanding issue |
| Jason | Rathod | Partner | 3/26/2020 | | 759 | | ils re mediation timing |
| Jason | Rathod | Partner | 3/31/2020 | | 759 | 1062.6 Send | d / edit status report |
| Jason | Rathod | Partner | 4/3/2020 | 0.4 | 759 | 303.6 revie | ew court's order re status report; emails re same |
| Jason | Rathod | Partner | 4/6/2020 | 0.6 | 759 | 455.4 Emai | ils re scheduling mediation |
| Jason | Rathod | Partner | 4/7/2020 | 0.5 | 759 | 379.5 medi | liation call |
| Jason | Rathod | Partner | 4/9/2020 | 0.2 | 759 | 151.8 Emai | ils re mediation scheduling |
| Jason | Rathod | Partner | 4/10/2020 | 0.4 | 759 | 303.6 revie | ew status report and emails re same |
| Jason | Rathod | Partner | 5/5/2020 | 0.8 | 759 | 607.2 Emai | ils re mediation and mediation statement |
| Jason | Rathod | Partner | 5/6/2020 | 1.9 | 759 | 1442.1 Edit r | mediation statement and send; Emails re mediation |

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| Jason | Rathod | Partner | 5/12/2020 | 1.5 | 759 | 1138.5 fir | nal emails and prep for mediation |
|----------|------------------|---------|-------------------------|--------------|-----|------------|---|
| | Rathod | Partner | 5/13/2020 | | 759 | | rep and attend mediation |
| | Rathod | Partner | 5/14/2020 | 1.4 | | | mail follow-ups re mediation, next steps |
| | Rathod | Partner | 5/15/2020 | | 759 | | mail follow-ups, including status report |
| | Rathod | Partner | 5/20/2020 | 1.5 | | | dit and send motion for preliminary approval |
| | Rathod | Partner | 5/22/2020 | 0.3 | | | mail to Sean (defense counsel) re declaration from claims administrator |
| | Rathod | Partner | 5/22/2020 | 0.5 | | | end email re outstanding exhibits |
| | Rathod | Partner | 5/26/2020 | | 759 | | mails re final approval briefing |
| | Rathod | Partner | 5/27/2020 | | 759 | | dit preliminary approval brief and emails re same |
| | Rathod | Partner | 5/28/2020 | 0.3 | | | mail re amended complaint and motion |
| | Rathod | Partner | 5/29/2020 | 0.5 | | | eview settlement complaint and motion and emails re same |
| | Rathod | Partner | 5/31/2020 | 2.5 | | | repare declaration in support of approval |
| | Rathod | Partner | 6/1/2020 | | 759 | | repare preliminary approval papers and emails with team re same |
| | Rathod | Partner | 6/2/2020 | | 759 | | repare preliminary approval papers and emails with team re same |
| | Rathod | Partner | 6/24/2020 | 0.7 | | | all re settlement terms and prep re same |
| | | | 7/14/2020 | 0.7 | | | • • |
| | Rathod | Partner | 7/14/2020 | | 759 | | pdate Third Circuit mediator and emails with defense counsel re same |
| | Rathod Rathod | Partner | 7/17/2020 | 3.2 | | | rep for hearing |
| | | Partner | | | | | rep for hearing |
| | Rathod | Partner | 7/20/2020 | | 759 | | rep for hearing |
| | Rathod | Partner | 7/21/2020 | 0.5 | | | all with cocounsel in prep for hearing and individual prep re same to identify possible issues |
| | Rathod | Partner | 7/21/2020 | 6.5 | | | rep for hearing |
| | Rathod | Partner | 7/21/2020 | 0.8 | | | ttend hearing |
| | Rathod | Partner | 7/21/2020 | 0.2 | | | all with opposing counsel in advance of hearing |
| | Rathod | Partner | 7/22/2020 | 0.5 | | | ost-hearing call with defense counsel and prep re same |
| | Rathod | Partner | 7/22/2020 | | 759 | | mails re next steps |
| | Rathod | Partner | 7/22/2020 | 0.5 | | | dit proposed orders |
| | Rathod | Partner | 7/24/2020 | 1.5 | | | eview edits to agreement, provide feedback, emails with group re same |
| | Rathod | Partner | 7/24/2020 | 0.4 | | | eview final versions of settlement documents and send to opposing counsel |
| | Rathod | Partner | 7/26/2020 | 3.5 | | | dit supplemental submission |
| | Rathod | Partner | 7/27/2020 | | 759 | | dit long-form notice |
| | Rathod | Partner | 7/27/2020 | 2.5 | | | dit proposed orders / other settlement documents and emails with team re same |
| | Rathod | Partner | 7/28/2020 | 1.8 | | | eview feedback from defense counsel, confer with team and edit settlement documents |
| | Rathod | Partner | 7/28/2020 | 6.7 | | | nalize documents including supplemental brief |
| | Rathod | Partner | 7/28/2020 | 0.8 | | | repare, edit and file status report |
| | Rathod | Partner | 7/29/2020 | | 759 | | eview/edit/finalize/file settlement docs, provide feedback re same to team |
| | Rathod | Partner | 8/19/2020 | | 759 | | mails and research re settlement question |
| | Rathod | Partner | 8/25/2020 | | 759 | | esearch and prepare service award, fee, and cost brief |
| | Rathod | Partner | 8/26/2020 | 4.5 | | | esearch and prepare service award, fee, and cost brief |
| | Rathod | Partner | 8/27/2020 | 4.5 | | | esearch and prepare service award, fee, and cost brief |
| Jason | Rathod | Partner | 8/31/2020 | 3.5 | 759 | | dit service award, fee and cost brief; emails with team re same |
| | | | | 717.6 | | 544658 | |
| Nicholas | Migliaccio | Partner | 2/10/2017 | 1.5 | 750 | 1120 E Da | eview complaint |
| | - | Partner | 5/2/2017 | 1.25 | | | • |
| | Migliaccio | Partner | | | | | eveiw draft Amended Complaint onferences with J. Rathod re mediation |
| | Migliaccio | Partner | 10/12/2017 3/27/2018 | 0.75 0.75 | | | |
| | Migliaccio | Partner | | | | | eview mediation statement |
| | Migliaccio | Partner | 6/15/2018 | 0.5 | | | eview Opposition to Motion to Compel Arbitration |
| | Migliaccio | Partner | 9/18/2018 | | 759 | | onferences with third party attorney re potential pro bono involvement |
| Nicholas | Migliaccio | Partner | 10/16/2018 | 1.25 | /59 | 948.75 Re | eview briefs (including for opposition to motion to stay) and conference with J. Rathod re same |

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| Nicholas | Migliaccio | Partner | 10/23/2018 | 0.75 | 759 | 569.25 | Review draft Opposition to Motion to Stay |
|----------|------------|---------|------------|-------|-----|---------|--|
| Nicholas | Migliaccio | Partner | 11/20/2018 | 1.25 | 759 | 948.75 | Review Order denying Motion to Stay; conference with J. Rathod re same |
| Nicholas | Migliaccio | Partner | 12/3/2018 | 1.25 | 759 | 948.75 | Review order granting leave to amend; conference with J. Rathod re same |
| Nicholas | Migliaccio | Partner | 12/4/2018 | 3.5 | 759 | 2656.5 | Prep for mediation; review file and materials in advance; conference with J. Rathod re same |
| Nicholas | Migliaccio | Partner | 12/5/2018 | 9.5 | 759 | 7210.5 | Mediation with opposing counsel and J. Rathod; review materials re same; conference with J. Rathod re same |
| Nicholas | Migliaccio | Partner | 12/9/2018 | 1 | 759 | 759 | Prepare for mediation |
| Nicholas | Migliaccio | Partner | 12/10/2018 | 9.5 | 759 | 7210.5 | Mediation prep and travel; conference with J. Rathod re same |
| Nicholas | Migliaccio | Partner | 12/11/2018 | 1.5 | 759 | 1138.5 | Mediation prep |
| Nicholas | Migliaccio | Partner | 12/12/2018 | 13 | 759 | 9867 | Mediation and return travel to DC |
| Nicholas | Migliaccio | Partner | 12/17/2018 | 1.25 | 759 | 948.75 | Emails re oustanding settlement issues; calls re same; conference with J. Rathod |
| Nicholas | Migliaccio | Partner | 1/7/2019 | 1.5 | 759 | 1138.5 | Review term sheet and call re same |
| Nicholas | Migliaccio | Partner | 1/11/2019 | 1.75 | 759 | 1328.25 | Call with co-counsel re settlement issues; review materials re same; review term sheet |
| | | | | 52.75 | | 40037.3 | |