

THE STATE OF SOUTH CAROLINA
In The Court of Appeals

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SC Court of Appeals

APPEAL FROM BARNWELL COUNTY
Court of Common Pleas

Doyet A. Early, III, Circuit Court Judge

Case No. 2017-000688

Martha M. Fountain and Curtis Fountain Plaintiffs

v.

Fred's, Inc. and Wildevco, LLC, Respondents

v.

Tippins-Polk Construction, Inc. and Rhoad's Excavating Services, LLC Third-Party
Defendants

Of Whom Tippins-Polk Construction, Inc. is the Appellant.

RECORD ON APPEAL – VOLUME 2 OF 2

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INDEX

Order Granting Defendants’ Amended Motion to Amend Third-Party Complaint and Rescind Stipulation1

Form 4 Order Grating Defendants’ Motion for Continuance and Denying without Prejudice Tippins-Polk Constuction, Inc.’s Motion to Dismiss for Failure to Prosecute12

Final Order and Judgment15

Order Denying Tippins-Polk Construction, Inc.’s Motion to Make Additional Findings and Motion to Reconsider and/or Amend27

Order Granting Tippins-Polk Construction, Inc.’s Motion for Leave of Court to Deposit Judgment Funds28

Order Denying Tippins-Polk’s Motion to Make Additional Facts/Reconsider30

Tippins-Polk’s Motion to Make Additional Findings and Motion to Reconsider and/or Amend ...32

Wildevco, LLC’s Memorandum in Response to Tippins-Polk Construction, Inc.’s Motion to Make Additional Findings and Motion to Reconsider and/or Amend61

Fred’s, Inc.’s Memorandum in Opposition of Tippins-Polk Construction, Inc.’s Motion to Make Additional Findings and Motion to Reconsider and/or Amend73

Defendants Tad Barber, Individually and d/b/a Wildevco, LLC’s Memorandum in Support of Motion to Amend Third-Party Complaint86

Wildevco, LLC’s Memorandum in Support of Motion to Amend Third-Party Complaint137

Plaintiffs Martha M. Fountain’s and Curtis Fountain’s Complaint144

Defendants Fred’s, Inc.’s and Tad Barber, individually and d/b/a Wildevco, LLC’s Answer to Plaintiffs’ Complaint148

Defendants Fred’s, Inc.’s and Tad Barber, individually and d/b/a Wildevco, LLC’s Amended Answer and Third-Party Complaint151

Wildevco, LLC’s Third Amended Third-Party Complaint161

Transcript of Hearing on March 21, 2016167

Transcript of Non-Jury Trial on June 6, 2017175

Transcript of Non-Jury Trial on June 7, 2017314

Excerpts of Transcript of Deposition of E. Mitchell Griffith on May 31, 2016	454
Fred's Inc.'s Deposition Designations for Trial	459
Photograph of Fred's Store Entrance	465
Site Plans	466
Construction Contract between Wildevco, LLC and Tippins-Polk Construction, Inc.	470
Lease Agreement between Wildevco, LLC and Fred's, Inc.	473
Architectural Drawings/Plans	528
Certificate of Occupancy	555
Architectural Services Contract between Wildevco, LLC and Christopher D. Booker Architect, LLC	556
Affidavit of Denise M. Brockwell	565
Crowe LaFave, LLC Invoice Details Report as of June 2, 2016	568
Affidavit of Regina Hollins Lewis	569
Wildevco Legal Invoices	571
Full and Final Confidential Settlement, Release of All Claims, and Indemnity Agreement between Plaintiffs and Wildevco, LLC, Fred's, Inc., and Tad Barber	676

STATE OF SOUTH CAROLINA	COURT OF COMMON PLEAS
COUNTY OF BARNWELL	2010-CP-06-101

MARTHA FOUNTAIN,)	
)	
Plaintiff,)	TRANSCRIPT OF RECORD
)	
-vs-)	June 7, 2016
)	
FRED'S, INC., et al.,)	Barnwell, South Carolina
Defendants.)	

B E F O R E:

The Honorable Doyet A. Early, III, Judge.

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I N D E X

WITNESS	DIRECT	CROSS	REDIRECT	RECROSS
Joseph Stephen Hunt	4 --	8 54	9 --	25 --
Angela Taylor	62	66	--	--
Thaddeus Barber	68	69	72	--
Edward William Polk	87 120	102 116	-- --	-- --

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E X H I B I T S

NUMBER	DESCRIPTION	MARKED	ADMITTED
Plaintiff's 5	Mr. Hunt's CV	9	9
Plaintiff's 6	Architectural Drawings	21	21
Plaintiff's 7	Legal Invoices	64	64

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3
4
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(June 7, 2016.)

THE COURT: Call your first witness.

MS. BAGLEY: Stephen Hunt.

JOSEPH STEPHEN HUNT,

having been first duly sworn,

was examined and testified as follows:

THE WITNESS: My full name is James Stephen Hunt, but I go by Steve Hunt.

DIRECT EXAMINATION

BY MS. BAGLEY:

Q. Could you please tell the Court what you do for a living.

A. I work for a company called Warren Group in Columbia, South Carolina. We are forensic engineers and consultants, and we investigate accidents and losses and claims for insurance companies and law firms, and I'm a safety consultant.

Q. What does forensics mean in your line of work?

A. It means that we are -- we're on behalf of the legal court system to analyze losses, investigate those losses and/or accidents and determine the cause, if we can.

Q. And to the extent that is any different than what you described, what are your duties and responsibilities as president and senior safety consultant with Warren?

1 A. As senior safety consultant, my area of expertise
2 is fall safety. About 90 percent of the cases that I've
3 worked in the last 16 years have been premises liability,
4 slip, trips, and falls.

5 Q. How much of your work is on behalf of plaintiffs
6 and defendants on litigated cases?

7 A. I have run about 20 percent plaintiff and about 40
8 percent defense cases in my career.

9 MS. BAGLEY: May I approach the witness, Your
10 Honor?

11 THE COURT: You may.

12 BY MS. BAGLEY:

13 Q. I'm going to hand you what's been marked for
14 identification as Plaintiff's Exhibit 5. Could you tell
15 me what that document is, please.

16 A. Yes, ma'am, this is my detailed CV.

17 Q. And does it accurately reflect your educational
18 background and work experience?

19 A. Yes, ma'am, it does.

20 Q. And what is your educational background?

21 A. I have a BS degree in administrative management
22 and a minor in occupational safety and health from
23 Clemson University in 1977.

24 Q. All right. Could you please give the Court a
25 brief overview of your experience.

1 A. I graduated from Clemson in 1977 and went to work
2 for the insurance industry and worked as a safety and
3 loss consultant, and that job entailed inspecting the
4 clients of the insurance customers, their policyholders,
5 inspecting their premises to detect hazards,
6 investigating accidents that they may have had, auditing
7 their safety programs.

8 I did training and wrote detailed technical
9 reports to those clients specifying recommendations to
10 them on how they could correct deficiencies that I found
11 in my inspections as well as make improvements in their
12 overall loss prevention programs.

13 Q. And what certificates or licenses do you have?

14 A. I have -- in addition to my college degree, I've
15 got an associate's degree from risk management from the
16 insurance institute in 1982. I'm also a chartered
17 property and casualty underwriter, and I finished that
18 program in 1989.

19 Q. How many years have you worked as a safety
20 consultant?

21 A. Thirty-nine years; twenty-three, as I said, was
22 with the insurance industry, and the last sixteen have
23 been in the forensic area.

24 Q. How many accident investigations have you
25 conducted in your career?

1 A. Accident investigations, over 1,000.

2 Q. Do you know how many of those relate to slip,
3 trip, or falls on walkway areas?

4 A. That would be probably in the neighborhood of 350
5 to 400, something of that nature.

6 Q. Are you a member of any professional
7 organizations?

8 A. I am. Been a member of the American Society of
9 Safety Engineers since 1978 Charter Property Casualty and
10 Underwriters Society since '89; also a member of the
11 International Protection Society, and those are the major
12 ones that I'm currently involved in.

13 Q. Have you published any articles in your field?

14 A. I have. I've written columns for some of our
15 clients over the years, and then we've had newsletters
16 from our firm and also have things on our web site that I
17 have published.

18 Q. In your work as a safety consultant, have you had
19 experience in reviewing and interpreting construction
20 plans to determine whether a facility has been
21 constructed in accordance with those plans?

22 A. Yes. Those are relevant in many of the cases, and
23 we ask for them. We don't always get them, but we do
24 probably get them and need them in about 30 percent of
25 the cases.

1 MS. BAGLEY: Your Honor, at this time, we
2 would offer Mr. Hunt as an expert in the field of fall
3 safety investigation and codes and regulations, standards
4 relative to building construction.

5 THE COURT: Any cross-examination as to his
6 qualifications?

7 MR. McLEOD: Just briefly, Your Honor.

8 CROSS-EXAMINATION

9 BY MR. McLEOD:

10 Q. You're not a licensed contractor, correct?

11 A. No. I'm a safety expert.

12 Q. Okay. And you're not a licensed architect,
13 correct?

14 A. That's correct. I'm a safety expert.

15 Q. You're not a licensed engineer, correct?

16 A. That's correct. I'm a safety expert.

17 Q. Sorry. Just need to get it on record.

18 So are you qualified to review plans as a
19 residential contractor would be?

20 A. I review the plans from comparing them to
21 established codes and standards and to see if they are in
22 compliance with them and whether or not the actual
23 construction was performed in accordance with the plans.

24 Q. Well, you would agree with me that a residential
25 builder or a commercial builder would be better able to

1 read a set of plans than you would be?

2 A. I don't know about that. It depends on what --

3 THE COURT: This is on qualifications,
4 Mr. McLeod.

5 MR. McLEOD: That's all the question I have.

6 THE COURT: I'm going to find him qualified
7 to render opinions on premises liability as plaintiff's
8 expert.

9 MS. BAGLEY: At this time, I would also move
10 that Exhibit No. 5, Mr. Hunt's CV, be moved into
11 evidence.

12 THE COURT: Any objection?

13 MR. McLEOD: No objection.

14 (Plaintiff's Exhibit No. 5 was marked for
15 identification and admitted into evidence.)

16 REDIRECT EXAMINATION

17 BY MS. BAGLEY:

18 Q. Are you familiar with the plans and drawings for
19 the Fred's store located in Williston, South Carolina?

20 A. Yes, ma'am, I am.

21 Q. Did you have an opportunity to review those during
22 your work on this case?

23 A. I surely did.

24 Q. And are you familiar with architectural drawings?

25 A. Yes, I am.

1 Q. What are those?

2 A. Well, architectural drawings are the plans that
3 were drawn by the architect for the building, the
4 structure itself.

5 Q. And what are engineer site plans?

6 A. Well, the site plans are the drawings and plans
7 that are developed by the engineer after the elevations
8 are shot, and that has to do with incorporating the
9 building on to the site, and they're looking at the
10 parking lot, the walks, the curbs, the parking lot,
11 primarily for drainage.

12 Q. Are you referring to the engineer?

13 A. The engineer, correct. You got one set of plans
14 that is the building by the architect, and you got the
15 engineer's plans for siting it on the particular piece of
16 land that is selected for the siting.

17 MS. BAGLEY: May I approach the witness?

18 THE COURT: Yes, ma'am.

19 BY MS. BAGLEY:

20 Q. I'm going to show you what has been premarked as
21 Plaintiff's Exhibit No. 3. Can you identify that
22 document?

23 A. Yes, I can.

24 Q. All right. What are those?

25 A. Those are the site plans.

1 Q. And, generally, can you describe what the site
2 plans call for or show insofar as the front walk of
3 Fred's is concerned?

4 A. Well, sure. It just shows where the concrete
5 sidewalk would be and where the entrance to the Fred's
6 would be and the elevations at that point, and those are
7 the general areas that I focussed in on because that's
8 where the accident happened.

9 Q. And do you have an opinion to a reasonable degree
10 of professional certainty as to whether or not the
11 sidewalk in front of the Fred's at issue was designed
12 properly?

13 A. Was it designed properly? I would say so, yes.

14 Q. Do you have an opinion as to whether the sidewalk
15 was constructed properly?

16 A. As far as the sidewalk or the curb ramps, the
17 sidewalk probably was, but the curb ramps that were
18 located on --

19 THE COURT: I can't hear you. Speak up.

20 THE WITNESS: The curb ramps that were on the
21 sidewalk were not constructed in accordance with these
22 plans.

23 BY MS. BAGLEY:

24 Q. What is the basis for your opinion?

25 A. My review of these site plans and also my

1 interview with the engineer Hildebrand.

2 Q. Describe a little bit more fully with regard to
3 how the curb ramp was not constructed properly.

4 THE COURT: I thought he said they weren't
5 constructed in accordance with the site plans. I don't
6 know if he said properly, constructed properly, or just
7 not in accordance with the site plans.

8 THE WITNESS: Not in accordance with the site
9 plans, and I could -- if I could maybe show -- get up and
10 show this, maybe that would help.

11 THE COURT: You do however best you can
12 present it.

13 THE WITNESS: I guess I can hold it up here.

14 THE COURT: What he's showing us, that's page
15 two?

16 THE WITNESS: That's page two of the site
17 plan.

18 THE COURT: Of the site plan that's Exhibit
19 3.

20 THE WITNESS: And so what you have here is
21 these are the two entranceways.

22 THE COURT: You want to say that again?

23 THE WITNESS: Hold on a minute. Let's use a
24 chair or something. Actually, I got a little gadget
25 here. Can y'all see it?

1 THE COURT: No, I can't. Put it back up
2 there. Entranceway, that's one there?

3 THE WITNESS: That's the doors and the
4 entrance way to the Fred's.

5 THE COURT: Correct.

6 THE WITNESS: And here's the other one.

7 THE COURT: Okay.

8 THE WITNESS: And, actually, she fell on a
9 flare that was located on a curb ramp that is not
10 pictured in these site plans, and the reason it wasn't
11 pictured in these site plans is they didn't intend for
12 curb ramps to even be constructed. They only -- or
13 handicapped ramps, whatever you want to call them, and
14 the reason for this is when the engineer got the
15 elevations, it showed that he didn't need to have a big
16 curb, a six-inch curb, and it could be flush.

17 So, if you look, the finished floor level for
18 Fred's is 108 feet. The sidewalk, which is a ten-foot
19 sidewalk where these tick marks and this number right
20 here, which is 10749, that's how much of a drop that you
21 have.

22 Now, that drop of .1 of a foot is 1.2 inches,
23 if that makes sense. So this sidewalk -- and typically
24 sidewalks are constructed to slope a little bit, just for
25 drainage, to keep water off of a building, so there's

1 no -- if you look at the architectural plans,
2 architectural plans at the word ramp, they show the
3 flares for the ramp as well.

4 So there's several things going on here that
5 tell me that -- that show us that a curb ramp was not to
6 be constructed on this.

7 THE COURT: All right. Come back up.

8 BY MS. BAGLEY:

9 Q. Mr. Hunt, did you have an opportunity to inspect
10 the area where Ms. Fountain allegedly fell?

11 A. Yes, I did.

12 Q. And based on your inspection, did the curb ramp as
13 built, was it constructed properly?

14 A. No, it was not constructed properly, so in
15 addition to the fact that the curb ramp should have never
16 been constructed to begin with, and if it had never been
17 constructed, we would have had the intention was to have
18 a flush -- the parking lot asphalt was to be flush with
19 the sidewalk.

20 If that was the case, she never would have tripped
21 and fell because it would have been completely flush, but
22 what they did build was improper, and I can -- in several
23 ways, and I can talk about that, if you'd like.

24 Q. Please do.

25 A. First, let me just go over the -- this is some of

1 the details from the architectural drawing and, again,
2 with the architectural drawings -

3 MR. LaFAVE: Are those -- I'm sorry. Are
4 those from the site plans?

5 THE WITNESS: I think these are from the
6 architectural drawings.

7 BY MS. BAGLEY:

8 Q. Take a look at page three of the site plans.

9 A. It could be. It has them in both.

10 THE COURT: Well, which ones are you
11 referring to?

12 THE WITNESS: Either one, for the point I'm
13 going to make. Yeah, this is in the site plan as well.

14 THE COURT: Page three?

15 THE WITNESS: Yes, sir.

16 THE COURT: All right.

17 THE WITNESS: And the only point I'm trying
18 to make is that, you know, is that -- and a lot of these
19 are standard details. They're just shown in that, and
20 this is a typical curb. A curb is six inches high, okay?
21 And so that's important for what we're going to talk
22 about here in a minute.

23 So now we come, we have -- this is the
24 details for the handicapped plan right here.

25 BY MS. BAGLEY:

1 Q. Is that also from the site plans?

2 A. I would say it's probably on both.

3 Q. Will you take a look at the site plans and --

4 A. I will.

5 THE COURT: Page one of the site plans.

6 THE WITNESS: It's on page one of the site
7 plan, correct.

8 BY MS. BAGLEY:

9 Q. Thank you.

10 A. And, again, they put those standard details in
11 everything, but this is a -- this is what we would call a
12 proper curb ramp, and the reason we have to provide these
13 curb cuts, or these curb ramps, is because of ANSI,
14 American National Standards Institute A117.1, which is
15 the accessibility law in South Carolina, okay? It's
16 required in South Carolina. Also, it's the very same
17 design for a curb ramp is what the ADA, Americans with
18 Disabilities Act, has.

19 The reason we've been having to do this for 30
20 years now is since the early '90s, because they passed
21 the law, the ADA law, that says you have to provide a
22 barrier-free entrance into -- accessible route into and
23 out of buildings that the public visits, and so this is
24 the design that they've had for all these years.

25 And this design, you'll see what the design shows

1 is that there's -- this is a six-inch curb, okay? And
2 you have to have a 12:1 slope, so a 12:1 slope -- so for
3 every inch in rise, we've got one inch of run, so if you
4 have a six-inch curb, you're going to have six feet of
5 run. All right? And that's what this design says.

6 You have six feet. That flare is supposed to be
7 six feet long, and that curb is supposed to be six inches
8 high. Another detail on there -- and that's the slope
9 it's showing the slope. To make a little more sense, I
10 think we'll look at the actual as built in a few minutes,
11 but also note -- so these flares are sloping toward this,
12 which is the entrance path toward the building, and that
13 is the ramp that the pedestrians are to walk over.

14 The reason for these flares, the reason for these
15 flares is for people with mobility problems in
16 wheelchairs. When they come out, they use the little
17 ramp to get down, and it is a ramp as well, so we've got
18 two slopes going on here, a running slope and then this,
19 which they call the flare on this side of the ramp.

20 Did you have another question?

21 Q. Did the ramp as built comply with the site plans?

22 A. Okay. So this is the -- what we have here is the
23 actual curb ramp that was constructed at the Fred's, and
24 this is the flare. I think this is from Defendant's
25 Exhibit 2. This is the flare in the area where she

1 tripped and fell.

2 MS. BAGLEY: And just a point of
3 clarification, that was a stamp from a deposition, Your
4 Honor.

5 THE COURT: That's Exhibit No. --

6 MS. BAGLEY: 1.

7 THE COURT: Yes, ma'am.

8 MS. BAGLEY: Thank you.

9 THE WITNESS: So what's wrong with the
10 picture?

11 THE COURT: What what's wrong with the
12 picture? What's wrong with the --

13 THE WITNESS: What's wrong with the ramp?
14 What's wrong with the scene here? First, it never should
15 have been built. It should have been flush. This curb,
16 right here, is around two inches.

17 THE COURT: What does code call for?

18 THE WITNESS: The plans call for six inches.
19 A normal step by the building code is supposed to be a
20 minimum of four inches, okay? But this one is two, and
21 the reason this is important is because small changes in
22 elevation are very hard for people to see and perceive,
23 and they don't see them and they catch their toe on them
24 and they trip and fall.

25 Over my 39 years, I can't tell you how many

1 sidewalk cases I've worked where the sidewalk was
2 uplifted by a tree root or through differential
3 settlement, it's like this, and people walking down the
4 sidewalk catch their foot and trip and fall and they're
5 hurt. So none of them ever see it, and they don't see it
6 because people do not look down at their feet when they
7 walk. They look where they're going, which I think is
8 what Ms. Fountain testified to.

9 So this is two inches. What is wrong --

10 THE COURT: And the site plan calls for it to
11 be flush; is that correct?

12 THE WITNESS: The site plan called for it to
13 be flush; in other words, there should have been no
14 curved flare at all, no change in elevation, none at all.
15 It should have been completely flush across here, but the
16 asphalt for the sidewalk should have been brought up to
17 this level, okay? And then just a normal walking surface
18 into the building.

19 What else is wrong with this is that back to
20 my example, where you have a six-inch curb height, on a
21 one and twelve slope, that would give you a six-foot
22 flare. On a two-inch curb, our flare should be two feet,
23 right? This flare isn't two feet. It's actually 48
24 inches. It's longer, but it's not because it's gradual.
25 It's because it's very wavy and irregularly constructed.

1 It's hard to see in this photograph. You can
2 see a little bit. It starts out high and kind of comes
3 down, but back in here, it's even higher, but the
4 important part about it is if it had been two foot rather
5 than 48 inches, you know, the flare would have been back
6 here and half the distance, which might have made a
7 difference. It might have taken it out of her path that
8 day.

9 The other thing is because it's 48 inches and
10 because of where it's located, when I took a ten-foot
11 level and looked at all of the flares, this is the only
12 flare that protrudes into the walking zone, which is back
13 here on the plan, the actual running ramp. This one
14 protrudes about 13 inches into, so it's the only flare of
15 the four flares that does that, and, again, that might
16 have made a difference in her walking path that day.

17 The other thing I want to point out is that
18 the plans -- and it's the architectural plans -- the
19 architectural plans called for painting of the curb.
20 This is still considered part of the curb. I don't know
21 why, but they didn't paint this. It really should have
22 been painted by the contractor, especially given the fact
23 that it doesn't meet the codes and standards for a
24 regular curb ramp, but it was not painted. If it was
25 painted, that may have also made a difference.

1 I have seen -- investigated a lot of
2 accidents before where paintings, they still did not see
3 it because it was so small and they tripped and fell, but
4 it could -- all of these things can make a difference.

5 MS. BAGLEY: May I approach the witness, Your
6 Honor?

7 THE COURT: Yes.

8 MS. BAGLEY: The parties are stipulating to
9 the architectural drawings. We didn't admit them
10 yesterday.

11 THE COURT: And they would be what number?

12 MS. BAGLEY: Plaintiff's 6.

13 (Plaintiff's Exhibit No. 6 was marked for
14 identification and admitted into evidence.)

15 BY MS. BAGLEY:

16 Q. I've just handed you what's been marked as
17 Plaintiff's Exhibit No. 6. Can you identify that set of
18 documents?

19 A. Yes, ma'am. These are the architectural plans,
20 the drawings of the building.

21 Q. And you testified a moment ago that those plans
22 called for the painting of the sidewalk edge?

23 A. Yes, ma'am.

24 Q. Can you tell us where in those plans it calls
25 for --

1 A. I believe that's under A4.0. Yeah, it's in A4.0.
2 It says the front sidewalk edge and four inches of the
3 top edge painted yellow.

4 Q. And is it your opinion that the sidewalk and curb
5 ramp as constructed do not comply with architectural
6 drawings?

7 A. That is correct, in all of those areas. And I
8 would indicate on the front page of the architect plans
9 that it does reference that the 2003 international
10 building code and the 1998 international code counsel,
11 ANSI, which is the American National Standards Institute,
12 accessible buildings A117.1 were the codes that they
13 referenced in developing these plans.

14 Q. And are those the codes and regulations that you
15 referenced earlier?

16 A. Yes, ma'am.

17 Q. Is it your opinion that the sidewalk and curb ramp
18 as constructed violated those curbs and regulations?

19 A. Yes, ma'am.

20 Q. Do you have an opinion, Mr. Hunt, as to whether
21 the general contractor Tippins-Polk should have known
22 that the plans called for the sidewalks to be flush?

23 A. Yes. I mean, I would think that a contractor
24 should have the specialized knowledge and skill to be
25 able to read the plans and to know about them.

1 In addition, also in these plans, it states very
2 specifically, in both the architectural plans and in the
3 site plans, that if there's to be a change of if there is
4 a question about any of the plans as designed that they
5 should contact the engineer or the architect for
6 clarification and problem solving, if necessary.

7 Q. And did you see anything in your review of this
8 case to see if the contractor either contacted the
9 engineer or the architect?

10 A. No. In fact, when I interviewed Mr. Hildebrand he
11 stated he never got a call from the contractor about his
12 work.

13 Q. Mr. Hunt, is the demonstrative -- the blow-up of
14 the photo of the area that you were referencing a bit
15 ago, is the is the ramp will necessarily -- the flare
16 will necessarily have an elevation in it that's less than
17 four inches; is that right?

18 A. Yes, it is a decreasing slope; yes, that's
19 correct.

20 Q. And that would not violate any code, would it?

21 A. No, because -- and this is an important point:
22 The design, which has been a tried and true design by
23 ANSI and the ADA for many years, contemplates the
24 six-inch curb. You can see the six -- when you approach
25 this ramp, you can see the six-inch height and see the

1 slope starting to go down.

2 That's contemplated in the design; however, if
3 you've only got two inches, two inches is less than a
4 normal step. It's very difficult to see, so you can't
5 see that slope or the step.

6 Q. In your experience, Mr. Hunt, do you have an
7 opinion as to whether WILDEVCO would have had a duty to
8 hire someone other than the general contractor to inspect
9 the property to make sure that it had complied with the
10 site plans and architectural plans?

11 A. I don't believe. There's no requirement or duty
12 that I know of that would require him to do that.

13 Q. And would you expect WILDEVCO to be able to
14 discern the alleged construction defects to which you
15 testified?

16 A. I've read his deposition, and he doesn't have a
17 background in -- he doesn't have any training,
18 experience, or education in construction or anything that
19 would have given him specialized knowledge to be able to
20 know this.

21 Q. Mr. Hunt, do you have an opinion to a reasonable
22 degree of professional certainty more likely than not
23 whether the defects which you testified caused or
24 contributed to cause Ms. Fountain's fall?

25 A. Yes. I think it is the direct cause of her fall,

1 the fact that -- either way you want to look at it, but
2 the fact that if it wasn't there, it would have been
3 flush, she could have walked plainly in; the fact that it
4 was there and built improperly with a small change in
5 elevation that was hard for her to see -- she didn't see
6 it. She was looking where she was going through the
7 entranceway and caught her toe, tripped and fell.

8 MS. BAGLEY: Thank you, Mr. Hunt. No further
9 questions.

10 THE WITNESS: By the way, there was a
11 video -- just to add to that, Fred's had video
12 surveillance of the actual fall, and I did review that,
13 and her fall from the video, which clearly shows how it
14 happened.

15 MS. BAGLEY: Thank you, Mr. Hunt.

16 THE COURT: Mr. McLeod?

17 MR. McLEOD: Thank you, Your Honor.

18 RE-CROSS-EXAMINATION

19 BY MR. McLEOD:

20 Q. Mr. Hunt, the site plans, do they include how to
21 construct the sidewalk?

22 A. Yes.

23 Q. It does? That's your opinion?

24 A. Well, they've got the details for it.

25 Q. Okay. And do the architectural plans tell you how

1 to build the sidewalk?

2 A. I'll probably have to look back through those to
3 see if they have them in there.

4 THE COURT: Do you have someplace you can
5 refer him to?

6 MR. McLEOD: I think he referred to them
7 already when he said the curb be painted in the front.

8 THE WITNESS: Yeah, that was 4. Yeah, it
9 does have the -- it does have it right here.

10 BY MR. McLEOD:

11 Q. So what's your opinion --

12 A. Four inch -- four-inch slab.

13 Q. So which controls the construction of the
14 sidewalk, in your opinion?

15 A. Which controls the construction --

16 Q. Yeah, the --

17 A. The site plans, the site plans, because, again,
18 those are the ones where you have shocked the elevations,
19 and, you know, they can vary from site to site as to how
20 you lay it out.

21 Q. So how far up that sidewalk up to the side of the
22 building did the site plans control? Does that make
23 sense?

24 A. Are you talking about the one over there?

25 Q. Well, you're saying that the site plans include

1 this sidewalk --

2 A. The site plans include the entire sidewalk.

3 Q. The entire sidewalk?

4 A. Yeah.

5 Q. So the site plans contemplate all the way up to
6 the building wall, exterior wall; that's your opinion?

7 A. I'm not sure I'm understanding your questions.
8 The site plans show the elevations over here on this one.

9 Q. Right.

10 A. They show the elevations for the sidewalk. That's
11 the sidewalk. We're talking about the sidewalk.

12 Q. Yeah, yeah.

13 A. All the way across there, all right?

14 Q. And so these plans, the site plans, they control
15 over the construction of this sidewalk that we see right
16 here that you just pointed to.

17 A. They control with the elevation, that part of it.
18 There's also other requirements as far as, you know,
19 how -- you know, what the height of the curb, what type
20 of concrete, things of that nature that are used for the
21 sidewalk.

22 Q. The site plans control that? I'm getting
23 confused. Let's start over.

24 A. Okay.

25 Q. All right. This sidewalk that we see right here

1 at the Fred's store that's in Williston, do the site
2 plans control construction of this or do the
3 architectural plans control?

4 A. Site plans do.

5 Q. And that's your opinion?

6 A. Yes, yes.

7 Q. Okay.

8 A. But, I mean, it's a combination. You have a --

9 THE COURT: He's already said the site plans
10 control the elevation. Architectural plans control what
11 goes in it and the components and sidewalk and all that.

12 THE WITNESS: Thank you.

13 THE COURT: You said it three times.

14 MR. McLEOD: I was unclear, and I'm sorry.

15 THE WITNESS: No, no, no. I'm --

16 BY MR. McLEOD:

17 Q. Okay. Have you ever constructed a curb ramp?

18 A. No, I have not.

19 Q. Have you -- other than the one at your office, I
20 think you testified -- well, have you ever seen the
21 construction of any curb ramp?

22 A. Oh, yeah. I've seen a bunch of them.

23 Q. Okay.

24 A. Including the one at our office, which I testified
25 about in our deposition, if you want to get into all

1 that.

2 Q. Now, a curb can be less than six inches, correct,
3 under code, correct?

4 A. Yeah, yeah. I mean, you can work with them.
5 Ideally, they should be six inches because that's what
6 the design calls for, but when you have elevations, you
7 can work with them, but they shouldn't be under four.

8 Q. That's not in the code, correct?

9 A. It's in the building code, that four-inch
10 minimum -- it's a minimum step.

11 Q. Well, a curb is not a step, correct?

12 A. Yes, a curb is a step. It is a step. You step up
13 on it.

14 Q. Okay. And you mentioned the slope, 1:12. That's
15 a -- you could build a slope less than that, correct?

16 A. Yeah. You could have it more gradual or you could
17 go up to a one and ten as well. You have to have enough
18 room behind it on the landing part of the ramp in order
19 to have a more -- a steeper slope of one and ten.

20 Q. And how many inches did you say this flare came
21 out in front of this door?

22 A. Thirteen inches.

23 Q. Thirteen inches, and since the site plans control,
24 we've got a ramp of four feet here, correct?

25 A. That's correct.

1 Q. Do you know how big the door was?

2 A. The door is a six-foot door.

3 Q. So four is less than six?

4 A. Correct.

5 Q. So under the site plans, you've got the flush -- I
6 mean, the flare coming in front of the door, correct?

7 A. Yeah, but the --

8 Q. If this is six and that's four --

9 A. Yeah, I know, but that's -- you've got to
10 remember, that has -- that flare has a slope on it.

11 Q. Sure, but if the door up here is six feet and the
12 flush area is four feet, you're going to have an area
13 over here and an area over on the right side and the left
14 side of the flare in front of the six-foot door, correct?

15 A. Yeah, that's correct, that's correct, and that's
16 the -- yeah, that's correct in the standard detail.

17 Q. So when it sticks out in front of the door, that
18 is contemplated in the plans, correct?

19 A. Well, typically -- typically, that's the typical
20 standard detail, but typically the ramp area is the same
21 width as the doors.

22 Q. Let's talk about these plans and this store, okay?
23 This is four feet, correct?

24 A. Correct.

25 Q. And the door is six feet, correct, so there are

1 flares that are going to be in front of the doorway,
2 correct?

3 A. Correct.

4 Q. Okay. When you talked to Mr. Hildebrand, he told
5 you the parking lot was supposed to be flush all the way
6 across the front?

7 A. That's what I interpreted when I talked to him,
8 but you got to remember I talked to him the night before
9 my deposition, but now when you look at it, you see that
10 it drops to 107.5 over here, so you would have .9
11 minus .5, which would be -- 4 times 12 would be -- you'd
12 have about a 4.5 drop -- a 4.8 drop, excuse me, on that
13 corner.

14 Q. How many inches is that?

15 A. 4.8 inches drop.

16 Q. Okay. So at this corner of the store there is a
17 slope of what?

18 A. 4.8.

19 Q. 4.8 inches?

20 A. And it slopes up to where this here is supposed to
21 be flush.

22 Q. Right. It's your opinion that anything under four
23 inches is a tripping hazard, correct?

24 A. No.

25 Q. Oh, it's not?

1 A. I'm saying anything under four inches is difficult
2 to see and can be a tripping hazard.

3 Q. Okay. So it's not your opinion that anything
4 under four inches is a tripping hazard?

5 A. Well, I take that back. I guess I am saying that,
6 that anything under four inches can be a tripping hazard,
7 yeah.

8 Q. Okay. So then let's go back to this design. So
9 you wouldn't want a curb running less than four inches
10 across the front of this Fred's store, correct?

11 A. Excuse me?

12 Q. If anything under four inches is a tripping
13 hazard, you would not want to design a plan where you
14 have less than four inches of a curb going across the
15 front of the Fred's store, correct?

16 A. No.

17 Q. So tell me where it's going to get flush. Well,
18 where is the parking lot becoming flush with the sidewalk
19 in this design?

20 A. Here, all around the front entranceway where he's
21 got it at 107.9. Remember, the finished floor is 108,
22 and then it drops to 1.2 inches, which is the slope of
23 the sidewalk and it should be flush right here, right at
24 that point where the asphalt meets the thing.

25 Now, back to this, what you're saying about a

1 tripping hazard here, at some point -- you've got a long
2 run here. At some point, this 4.8 inches comes up and
3 will be flush right here, and it gets shorter and
4 shorter -- I mean, I see that's where you're going.

5 Q. Exactly.

6 A. But, again, the point here is, remember, when
7 you're coming from a parking lot, that's contemplated
8 that people will see that, that they will see the high
9 curb and it going slope -- that's the same principle we
10 have with the slope on the flare, that you have the
11 height of the six-inch curb or the four-inch curb and you
12 see that in your field of vision which tells you that
13 it's sloping -- you can see the slope coming down.
14 That's incorporated within the design.

15 Again, also, it's more important here than it is
16 there. Why? Because we're walking into the entranceway
17 of a store, where you got doors, where you got people
18 coming and going and your eyes are focussed on what
19 you're going to be doing when you come in that door, not
20 looking down from your field of vision.

21 Q. I'm going to get to that. That's a very important
22 point. I appreciate you pointing that out, and we'll get
23 to that in a little bit. What is the maximum you could
24 have for, like, a flare that we're talking about on a
25 ramp? What's the maximum slope?

1 A. The maximum slope?

2 Q. Yes.

3 A. The most you can have is a one and ten.

4 Q. Okay.

5 A. According to the code.

6 Q. Have you made any calculations to figure out the
7 slope that runs from the right side of the store all the
8 way to the flush part?

9 A. No, no, I haven't. I mean, to me that didn't --

10 Q. It's not important?

11 A. I don't see that being important.

12 THE COURT: Speak up, please.

13 THE WITNESS: I said I didn't see that as
14 being important.

15 BY MR. MCLEOD:

16 Q. Well, it's 4.8, you don't even have to drop an
17 inch, so to drop an inch in a 1:12, you only have to go
18 one foot, right?

19 A. Right.

20 Q. Okay. So we go one foot to the left of this
21 corner of the building, and the rest of it is under four
22 inches; is that correct, until it gets to the center?

23 A. I don't know how the slope -- I don't know how the
24 slope would work, because you've got other factors at
25 work, like how much asphalt they put in there, et cetera.

1 I mean, I haven't -- I haven't analyzed that.

2 Q. Okay. Well, let's analyze it right now. You're
3 qualified to do it. Tell me what the slope is right
4 there. Is it supposed to be a level slope or is it
5 supposed to be wavy or you tell me?

6 A. No, I mean --

7 THE COURT: What's the question? Hold on.
8 Rephrase the question so I can understand it.

9 MR. McLEOD: Yes, Your Honor. Yes, Your
10 Honor.

11 BY MR. McLEOD:

12 Q. Okay. We talked about the maximum slope, 1:12,
13 and so if you got this side over here, which you just
14 testified to was 4 inches, 4.8 inches --

15 A. Right.

16 Q. And you testified earlier, just a little while
17 ago, that anything under four inches is a tripping
18 hazard, correct?

19 A. Correct.

20 Q. And so when you use that slope, 1:12, if you go
21 one foot, that edge of that curb has now dropped -- it's
22 dropped by one inch, correct?

23 A. Correct.

24 Q. So one foot from the right, you got an area that's
25 starting below four inches, correct?

1 A. Right.

2 Q. And it runs all the way --

3 A. Till it gets flush, at some point down this line.

4 Q. Right here is where it says, correct?

5 A. No. That's not what that's saying. That's saying
6 that that mark right there is to be flush. It's not
7 telling you that this is running from here to there. It
8 could be coming up and reach this point here.

9 Q. Wouldn't it be smart to make a note of it on the
10 site plan if that's the height of it there?

11 A. Not necessarily. I mean, I don't see how that has
12 anything to do with the fall incident that occurred over
13 here at the entranceway.

14 Q. I'm talking about the plans, and whether or not
15 these plans -- would you design a building with a slope
16 running all the way across the front of it calling for
17 less than a four-inch curb?

18 A. No.

19 Q. You wouldn't want --

20 A. You wouldn't want that.

21 Q. Okay.

22 A. And, see, he started -- this is started at 4.8.

23 Q. And so you go a foot to the left, and you're at
24 3.8.

25 A. So if people are coming from -- you know, I still

1 don't understand what this has to do with her fall over
2 here --

3 THE COURT: Sir, let's start over now. Ask a
4 question. You quit trying to worry about what he's going
5 to ask and answer it. Let's move on. We're stuck on
6 this.

7 BY MR. McLEOD:

8 Q. Well, then you'll agree with me, won't you, if you
9 design a building that you've got a curb running across
10 the whole front less than four inches, running all the
11 way to the center of the building, you've got a tripping
12 hazard all along that front, correct?

13 A. No, because, again, it's the same principle as the
14 flare. When you have a high part that it starts from,
15 that's within your visual field, you can see that it's
16 starting to slope, so that alerts you to the fact that
17 there is a change in elevation there so that you can step
18 up on it, especially if you're walking from the parking
19 lot towards, say, that part.

20 If you want to go walk on that, that part of the
21 walk, that's in your field of vision; however, if you're
22 walking toward the -- and the same thing applies with the
23 sloping flare from six inches down to zero. That's what
24 the codes, the standards say, for safe design.

25 Q. Okay. What do they say specifically again?

1 A. They're saying that these designs that we've
2 talked about and I pointed out earlier, that's what they
3 defined as a safe design, to start out with a high curb
4 and to come down to a slope on the flare.

5 It's when you've got a real small change in
6 elevation that runs the entire length around the
7 entranceway that's where you have no visual cue -- there
8 is nothing to visually cue you in on that height.

9 Q. You said you're a safety consultant for 37 years?

10 A. Thirty-nine, yeah.

11 Q. And you touched on it, and it included inspection
12 of properties in an effort to find tripping hazards,
13 correct?

14 A. That's -- well, yes. That's part of what I've
15 done.

16 Q. Finding hazards similar to what Ms. Fountain --

17 A. That's correct.

18 Q. -- tripped on?

19 A. That's correct.

20 Q. And you've been a safety consultant dealing with
21 loss prevention at retail stores, correct?

22 A. Yes, I have.

23 Q. Walmart, correct?

24 A. Walmart was one of my clients and Lowe's was one
25 of my clients.

1 Q. And they hired you to walk around the store
2 looking for tripping hazards similar to what got
3 Ms. Fountain, correct, among others?

4 A. Among others. We looked at -- they have a number
5 of risks, both of them.

6 Q. And then when you come across something like a
7 tripping hazard, you can safeguard it?

8 A. That's correct.

9 Q. Correct? And then you can -- if you can't, I
10 guess, adequately safeguard, you can warn about it,
11 correct?

12 A. That's correct. And a warning, as we talked about
13 here, would be painting, but it says -- another standard
14 that I often use is the American Society of Testing
15 Materials, ASTM, 16-37 which is the safety walkway
16 standard which the construction industry uses, and
17 basically they say, you know, warnings are great, but
18 warnings do not trump safe design and construction, so
19 while I said earlier painting can be helpful, it's not as
20 good as having a good design in the first place.

21 Q. Imagine if you had a curb at 4.8 at the far right
22 of a building and it ran about 50 feet down to zero,
23 would that be a safe design?

24 A. Yes.

25 Q. Okay. You said you did some work for Lowe's and

1 Walmart, retail stores similar to Fred's, correct?

2 A. Well, I don't know if they're similar to Fred's,
3 because I don't really --

4 THE COURT: They're all retail outlets. Go
5 ahead.

6 THE WITNESS: They're both retail, yeah.

7 BY MR. MCLEOD:

8 Q. Let me ask you this: Did you ever deal with
9 repainting curbs and parking lot striping and that type
10 of thing?

11 A. Have I dealt with that?

12 Q. Well, I mean --

13 A. I've recommended that.

14 Q. To repaint them?

15 A. Yeah.

16 Q. How often shall should a store repaint the yellow
17 paint on a curb, for example?

18 A. I think that's going to be a judgment call based
19 on how worn it is. I mean, some of them may take a lot
20 of abuse from carts and things like that and weather and
21 the quality of the paint that was used. I mean --

22 Q. One common premises incident that often results in
23 serious injuries is a trip and fall, correct?

24 A. Correct.

25 Q. Okay. That's what happened to Ms. Fountain,

1 correct?

2 A. Correct.

3 Q. And I wanted to mention you had some publications,
4 some of them were on your web site, such as a block,
5 correct?

6 A. Correct.

7 Q. And I'm going to hand you what's going to be
8 marked as No. 4, Defendant's No. 4.

9 THE COURT: What is it?

10 MR. McLEOD: It is a blog from Mr. Hunt's web
11 site. I can give you a --

12 THE COURT: Your question is?

13 BY MR. McLEOD:

14 Q. This is a blog you published on your web site,
15 correct?

16 A. It is.

17 Q. And it's dealing with trips and falls, right?

18 A. It is.

19 Q. And in this blog, you indicate you did an
20 investigation where somebody tripped over a wheel stop at
21 an apartment complex, correct?

22 A. That's correct.

23 Q. And the wheel stop, it migrated over as a tripping
24 hazard, correct?

25 A. That's correct.

1 Q. And your conclusion was the apartment management
2 company failed to provide a safety pedestrian walkway
3 where one was expected by the nature of the environment,
4 correct?

5 A. That's correct.

6 Q. The apartment didn't create that condition,
7 correct?

8 A. The apartment didn't create that --

9 Q. The apartment management did not create that
10 condition, correct?

11 A. No. It was -- it's the cars bumping up against
12 the wheel stops that moved it over into the pedestrian
13 path that caused it.

14 Q. The apartment management company did not put the
15 wheel stops in the parking lot, correct?

16 A. The management of the apartment complex?

17 Q. Yes, sir.

18 A. Not the management at this apartment complex
19 because they weren't the original owners of it. They
20 purchased it at some time later, and the wheel stops were
21 there when they bought it.

22 Q. But someone else installed wheel stops, correct?

23 A. Somebody else installed the wheel stops.

24 Q. Okay. Now, you'll agree with me owners and
25 occupants of buildings open to the public have a

1 recognized safety standard to inspect their properties
2 with an interest in preventing pedestrian falls, correct?

3 A. Yes, and in this case, which is interesting that
4 you brought this out, this is a maintenance issue. It is
5 also something that -- a condition of that can be
6 observed by management, so they do have the duty to
7 inspect, but these wheel stops were in the center and
8 there was a change. They moved. It's something they
9 could see, that they could notice as something as opposed
10 to a design defect that has no change. It's been there
11 from the beginning and they relied upon the contractor to
12 build it properly, so that's the distinction between
13 this. Owners still have duties, though.

14 Q. I appreciate that distinction, but it's still a
15 recognized safety standard that owners and occupants of
16 buildings open to the public do inspections, looking for
17 tripping hazards, correct?

18 A. Yes.

19 Q. And Ms. Fountain, when she approached the Fred's
20 store, she would have expected to have a safe walking
21 area, correct?

22 A. Yes.

23 Q. However, WILDEVCO and Fred's failed to provide her
24 a safe walkway as she traveled into the store, correct?

25 MR. LaFAVE: Objection.

1 THE COURT: Sustained. That's for me to
2 decide.

3 BY MR. McLEOD:

4 Q. You did a lot of investigation into this trip and
5 fall, correct?

6 A. Yeah, about normal, I guess.

7 Q. Did Fred's ever indicate to you that they did
8 inspections looking for tripping hazards?

9 A. I never had any documents or any information on
10 Fred's as to what they did or didn't do with regard to
11 this other than what was testified to by maybe Mr. Polk
12 or somebody in some of the depositions, and I can't even
13 recall what they said about that.

14 Q. Well, under that recognized safety standard, they
15 should have, though, correct?

16 A. No. I'm saying that they relied on the
17 contractor.

18 Q. Okay.

19 A. Unless you can show me they had specialized
20 knowledge and skill in the area and had performed some
21 kinds of inspections, but I don't -- I never saw any of
22 that.

23 Q. Did you ever ask for it?

24 A. No.

25 Q. Okay. Did WILDEVCO conduct these type of tripping

1 hazards -- inspections looking for tripping hazards?

2 Excuse me.

3 A. I don't know.

4 Q. Did you ask for any documentation about that?

5 A. No. I didn't see any documentation.

6 Q. They should have, correct, under that recognized
7 safety standard, correct?

8 A. Well, I think if they are in the area there, if
9 they notice something, they have a duty to act on it if
10 there's a change.

11 Like, for example -- and I don't have any
12 information on that, but the typical thing you find is
13 parking lots, essentially, there is some maintenance
14 issue. Suppose the parking lot has a pothole in it that
15 somebody could fall in. I would hope that WILDEVCO, or
16 whoever, when they are at the site, would notice that and
17 have it repaired, or if there's a broken section out of
18 the concrete which could create a tripping hazard, they
19 could see that. They could see there's a change as
20 opposed to a subtle defect like this, which is, you know,
21 a construction defect.

22 Q. You testified earlier that sort of the primary
23 focus of where the customers all go are in that little
24 front area of the store, correct?

25 A. I'm just saying to get into the store, you have to

1 go through the entranceway.

2 Q. Okay. Does -- the Fred's store in Williston, does
3 have a curb less than four inches?

4 A. Yes.

5 Q. And after four-and-a-half years after
6 construction, you'd expect someone to pick up on a curb
7 being less than four inches, correct?

8 A. No. People don't do that. It happens all the
9 time, unfortunately.

10 THE COURT: Speak up, please. I can't hear
11 you.

12 THE WITNESS: I'm sorry. I said it happens
13 all the time, unfortunately. The answer is no. Sir,
14 could I have a drink of water?

15 THE COURT: All right. Move along please.

16 BY MR. McLEOD:

17 Q. You looked at architectural drawings, correct?

18 A. Yes, sir, I did.

19 Q. And the architectural drawings contained curb
20 ramp, correct?

21 A. Yes.

22 Q. As did the engineering site plans, correct?

23 A. No. The site plans, they just have the standard
24 detail on there, but they're not --

25 Q. So then you'll agree with me that this ramp detail

1 was on the engineering site plans, correct?

2 A. Yes, it was.

3 Q. And you may have touched on it a little bit, so
4 I'm sorry to replot it, but any time you build a curb
5 ramp, you're going to have an area less than four inches,
6 correct?

7 A. Yes. It's -- the sloping flare is always going to
8 go to zero to flush.

9 Q. And we touched on this a little bit. Tell me what
10 the safety hierarchy system is.

11 A. Well, the safety hierarchy is a principle that's
12 been in place for many, many years, and it basically says
13 that if you think you a hazard, you should first try to
14 design it out so that you don't have the hazard. Whether
15 it has to do with something like this or a machine, you
16 design it out.

17 If you can't design it out, then you try to put a
18 safeguard in place and something that would help people
19 encountering the hazard, and, thirdly, the last part is
20 that you would warn about. Obviously, that elimination
21 of the hazard would be the best alternative.

22 Q. And so according to the ramp included on the site
23 plans, there is going to be an area under four inches,
24 correct?

25 A. Yeah, but if you're talking about the safety

1 hierarchy, the top of the hierarchy would be to eliminate
2 the hazard by having it flush and not having the curb
3 ramp at all.

4 Q. I'm talking about just this drawing about the --

5 A. Right.

6 Q. The site plan's ramp has a detail that's going to
7 have an edge less than four inches, correct?

8 A. Yes.

9 Q. And you testified earlier anything under four
10 inches is a tripping hazard, correct?

11 A. No. What I've said is, is if you don't have
12 any -- what I've said is that you are going to have -- in
13 these designs, you're going to have some areas under the
14 four inches, but you've got to have a starting height
15 that serves as a visual cue to the walker that tells them
16 that they can see, that shows them that yes, there's
17 where the slope is going to begin and to know to alert
18 them so that they can avoid it.

19 They've got to step up, regardless. On any curb
20 or any flare, you've got to step up.

21 Q. So -- and you agree and it's your opinion anything
22 under four inches is a tripping hazard, correct?

23 THE COURT: Mr. McLeod, you have asked him
24 that at least ten times. Don't argue with me. Move on,
25 please.

1 BY MR. McLEOD:

2 Q. And so according to this design, there is going to
3 be an area under four inches, and this design doesn't
4 design out an area less than four inches, correct?

5 A. Yes. It doesn't design it out. It's contemplated
6 in the design.

7 Q. So is that safety hierarchy, it applies to retail
8 establishments like the Fred's store in Williston,
9 correct?

10 A. Yes.

11 Q. Okay. And so should -- when you have an area
12 under four inches, you should safeguard it, correct?

13 A. No. If it's a proper design, if it's the proper
14 design, it's contemplated to be safe.

15 Q. Painting it is a means to warn the customers,
16 correct? Painting the curb, the transition of the area,
17 is a means to warn customers, correct?

18 A. That's correct.

19 Q. Placing a sign in front of the transition is a way
20 to warn customers, correct?

21 A. That would be another way, unless it's a sign that
22 they could run into and get hurt, but that's -- bollards,
23 sometimes you see bollards. They're ramp posts.

24 Q. Were there any bollards at the Fred's store in
25 Williston?

1 A. No. There's not any in that one.

2 Q. Was there any in front of the propane area?

3 A. I can't recall if there were or not, but that
4 wasn't on the design.

5 Q. It wasn't on the architectural plans either,
6 correct?

7 A. It wasn't on the architectural or the site plans,
8 but they're not -- you know, bollards are -- there's no
9 real requirement to use them. They just happen to be
10 something that is used from time to time.

11 Q. Does the building code require that the -- in
12 2005, did the building code require the curb to be
13 painted?

14 A. No, it did not. There's a new -- we actually had
15 no standards for painting of the curbs prior to the most
16 recent one, which happened after the accident, and there
17 now is a standard that requires for the flares to be
18 painted on these curb ramps.

19 Q. And when was that implemented?

20 A. I think it's January of 2012 is when it became
21 effective.

22 Q. And along the same lines, there is no code
23 requirement, building code requirement, that the ramp
24 edge or transition area be painted, correct?

25 A. No. Back then there wasn't.

1 Q. Do you know if Fred's or WILDEVCO ever hired a
2 safety consultant like yourself to do any inspections
3 around the property?

4 A. I don't know, no.

5 Q. Should they have?

6 A. No, I don't think so, not for something like a
7 store like this.

8 Q. Even though they have a recognized safety standard
9 to conduct inspections looking for tripping hazards?

10 THE COURT: Is that a question? Please,
11 gentlemen. Come on.

12 MR. McLEOD: All right.

13 BY MR. McLEOD:

14 Q. Have you ever visited the Fred's store in
15 Varnville, South Carolina?

16 MR. LaFAVE: Objection.

17 THE COURT: Sustained. Nothing to do with
18 this case. Move along.

19 MR. McLEOD: It does, Your Honor. I would
20 like to get it on the record.

21 THE COURT: Please move along. You want to
22 do a proffer?

23 MR. McLEOD: Yes.

24 THE COURT: What do you want to talk about?

25 MR. McLEOD: He visited the store.

1 THE COURT: Which store?

2 MR. McLEOD: Varnville.

3 THE COURT: With regard to this litigation?

4 MR. McLEOD: With regard to this litigation.

5 I have building records that indicate it.

6 THE COURT: What is your question?

7 MR. McLEOD: I want to get into the fact that
8 the Varnville store put up bollards, painted, and put up
9 a warning sign in the same area, type area, that the
10 plaintiff tripped because there was a previous incident
11 that occurred December 20th, 2009.

12 THE COURT: Sir?

13 MR. LaFAVE: Your Honor, he has no evidence
14 at this point, number one, as to the measurements of the
15 flared sides at the Varnville store.

16 Number two: There's no evidence as to who
17 installed the bollards or the warning signs, merely the
18 fact that they were put up. There is evidence in the
19 record from the lease agreement the exterior of the
20 buildings, curb ramps, parking lots, those are all
21 maintained by the landlord, not by Fred's.

22 THE COURT: Sustained.

23 MR. McLEOD: We had --

24 THE COURT: Sustained. Move along. We are
25 trying it on the Williston store.

1 MR. McLEOD: May I get on the record the fact
2 that they had previous knowledge? We have a witness
3 who's familiar with the Varnville store.

4 THE COURT: I have sustained this objection.
5 Please move to another subject. We're trying this case
6 based on what happened in the Williston store, not in
7 Varnville.

8 MR. McLEOD: Please bear with me. Part of
9 the elements is they knew or should have known about
10 defective conditions.

11 THE COURT: You're protected.

12 MR. McLEOD: Thank you, Your Honor.

13 BY MR. McLEOD:

14 Q. Fred's -- neither Fred's nor WILDEVCO painted the
15 transition prior to plaintiff's fall, correct?

16 A. No, it wasn't painted.

17 THE COURT: Speak up. I can't hear you.

18 THE WITNESS: No, it was not painted at the
19 time of her fall, so nobody painted it.

20 BY MR. McLEOD:

21 Q. And they didn't put up any warning signs or
22 bollards, correct?

23 A. No, but I don't believe they were aware it was a
24 hazard, so they didn't have a duty to.

25 MR. McLEOD: I think that's it, Your Honor.

1 That's it. Thank you, Your Honor.

2 MR. LaFAVE: Thank you, Your Honor. May it
3 please the Court:

4 CROSS-EXAMINATION

5 BY MR. LaFAVE:

6 Q. Mr. Hunt, good morning.

7 A. Good morning.

8 Q. You were asked a number of questions about this,
9 and I think you've mentioned that this was in the site
10 plan -- the standard detail report of the curb ramp was
11 in the site plans, correct?

12 A. Correct.

13 Q. If the engineer who has already testified in this
14 case indicates simply including it in the standard detail
15 report does not indicate it is to be built in the final
16 construction, would you defer to the engineer in that
17 regard?

18 A. Yes, I would.

19 Q. Okay. And you've also seen the blowup of the site
20 plans, correct?

21 A. Correct.

22 Q. And your testimony here is the site plans, which
23 is what governs the construction of the building, do not
24 call for the installation of that curb ramp, correct?

25 A. That's correct.

1 Q. Okay. I believe your testimony was the curb ramp
2 itself where the flare started down was two inches; is
3 that right?

4 A. Yes.

5 Q. Okay. So if we are going from a one and 12 slope,
6 that flare should have been how long?

7 A. Two feet.

8 Q. If we were going from a one to ten, that flare
9 should have been how long?

10 A. That should have been 30 inches, something like
11 that.

12 Q. Thirty inches or twenty inches?

13 A. I mean 20 inches, correct.

14 Q. Okay. So we're between 24 and 20 inches long, and
15 this curb flare was how long?

16 A. It was 48 inches because of the irregular way of
17 the construction to it.

18 Q. And you've also testified from a safety standpoint
19 it's advisable to eliminate low transition; is that
20 right, transitions under four inches?

21 A. That's correct.

22 Q. And you'd agree, obviously, that the transition on
23 a flare at certain points is going to be less than that
24 four inches, right?

25 A. I would agree with that.

1 Q. Would you agree that it's recommended to keep that
2 flare as small as possible to avoid a longer transition
3 below four inches?

4 A. Yes. I think that's the point I was trying to
5 make.

6 THE COURT: Speak up, please.

7 THE WITNESS: I said yes, I think that was
8 the point I was trying to make earlier. I'm sorry. I'm
9 losing my voice.

10 BY MR. LaFAVE:

11 Q. The image of the standard detail report, does this
12 at all in any way indicate the length or width of the
13 doors?

14 A. No.

15 Q. Okay. So this standard detail report does not
16 even contemplate the presence of entrance or exit doors,
17 does it?

18 A. No, it does not.

19 Q. You were also asked a number of questions about
20 your background as far as investigations, talked about
21 investigations for Walmart and investigations for Lowe's.
22 What's the number of investigations you've done for
23 retail entities?

24 A. For retail?

25 Q. Yes, sir.

1 A. In my career?

2 Q. In your career, trip and fall incidents at retail
3 locations.

4 A. Oh, man, it would be hundreds.

5 Q. Okay. The retailers that you've done these
6 investigations for, are they knowledgeable about building
7 codes?

8 A. Well, most of the people I deal with there,
9 they're not.

10 Q. At the store level?

11 A. The store manager people are not, no.

12 Q. Would an ordinary person at a store level
13 conducting a reasonable inspection be able to identify
14 this curb ramp as a tripping hazard?

15 A. No.

16 Q. Would they be able to identify this in a
17 reasonable inspection as a building code violation?

18 A. No.

19 Q. Was there any deterioration that you could see or
20 change that you could perceive in that curb ramp, being a
21 crack, chunks missing, anything of that sort?

22 A. No. There was nothing like that.

23 Q. The condition of that curb ramp in your opinion as
24 it was built in five months previous?

25 A. Yeah. It was made out of concrete and it had not

1 changed.

2 Q. How many of your investigations for retailers have
3 involved onces you've rendered your opinion code
4 violations?

5 A. Oh, gosh. I'm not sure I could hazard a guess on
6 that. I mean, my memory is not that good going back over
7 39 years, I'd guess.

8 Q. And those investigations, had there been
9 certificates of occupancy issued?

10 A. I don't know, in a lot of them.

11 Q. Okay.

12 A. You know, I really don't.

13 Q. Have you ever had occasion to do an investigation
14 where you found a code violation after certificate of
15 occupancy has been issued?

16 A. Oh, yes; oh, yes. In the forensic area, I've had
17 more experience in that.

18 Q. Are you aware of any duty where a retailer is
19 required to hire a safety expert such as yourself to look
20 for trip and fall hazards?

21 A. There's no requirement.

22 Q. What is the most common occasion that you get
23 brought in by a retailer to do an investigation?

24 A. Well, when we had -- when I worked for the
25 insurance industry, we were providing insurance coverage

1 for them, and so, you know, we did it as a service, and
2 then when I worked for an insurance service provider, a
3 third party administrator, we did it as part of a package
4 of services. It was a contract to do services for, like,
5 Lowe's.

6 Q. What would be the most common indicator to a
7 retailer that an issue like this would be hazardous?

8 A. If someone like me had pointed it out to them.

9 Q. Is there an alternative that would have been an
10 indicator that this could be a problem to a retailer?

11 A. I mean, if an accident had happened there
12 previously, they might choose -- an investigation might
13 show that.

14 Q. Are you aware from 2005 when Fred's took ownership
15 and occupied this building from March of 2010 of any trip
16 and falls at the Williston store on that particular curb
17 ramp?

18 A. I was not made aware that there were any other
19 falls.

20 Q. You were also asked some questions by counsel
21 about whether or not Fred's was doing any inspections.
22 If there was a deposition of a risk manager as to
23 inspections done on a store level, would you defer to the
24 store manager of Fred's as to what was or wasn't done?

25 A. Sure. That would be information that I would take

1 into consideration.

2 Q. Okay. You had also talked about the
3 ASTM standards. Are those factors into this particular
4 building?

5 A. No. It's not really specified on the details.

6 Q. Okay.

7 A. It's just a good consensus standard.

8 Q. Would they be relied on by the inspector when
9 they're going through to issue the certificate of
10 occupancy?

11 A. Excuse me?

12 Q. Would the ASTM standards be relied on by the
13 county inspector when they're issuing the certificate of
14 occupancy?

15 A. No. I wouldn't think, so no.

16 Q. Counsel also asked you some questions about the
17 safety hierarchy. Do you believe based on the site plans
18 that the engineer in this case intended to design out
19 this potential trip hazard by designing out the sidewalk?

20 A. That's what he did. That's what he did. I don't
21 know -- I really don't know what his intentions were with
22 it. It could have, but --

23 Q. Okay. But, in your opinion, if the site plans
24 were complied with, it would have designed out this
25 particular hazard, correct?

1 A. That's correct. It would have been flush. The
2 entranceway would have been flush, and she wouldn't have
3 tripped and fell.

4 Q. Would you consider that particular curb ramp a
5 latent defect in the construction of this building?

6 A. I'm not sure what you mean by a latent defect.

7 Q. Was the curb ramp defective, as far as the
8 construction?

9 A. Yes.

10 Q. Okay.

11 MR. LaFAVE: No further questions.

12 MS. BAGLEY: Nothing from us, Your Honor.

13 THE COURT: You may step down. Thank you.

14 THE WITNESS: Thank you.

15 THE COURT: Let the record reflect last night
16 I read all the designations y'all handed to me, so what
17 y'all need to do is maybe just put into the record, or
18 make it a Court exhibit or an exhibit, the designations
19 that you gave me, which I've read, and then we'll put the
20 depositions in.

21 MR. LaFAVE: Was that subject to the one
22 objection that we had?

23 THE COURT: I didn't overrule your objection
24 because I've heard it all.

25 MR. LaFAVE: Okay. Fair enough.

1 THE COURT: And I've also read the deposition
2 transcript of -- the de bene esse deposition of I guess
3 it's Eugene Mitchell, and so we've done that, so you can
4 call your next witness.

5 MS. LEWIS: Thank you, Your Honor. The
6 plaintiff will call Angela Taylor.

7 ANGELA TAYLOR,
8 having been first duly sworn,
9 was examined and testified as follows:

10 DIRECT EXAMINATION

11 THE WITNESS: My name is Angela Taylor.

12 BY MS. LEWIS:

13 Q. Good afternoon, Ms. Taylor. Where do you reside?

14 A. I reside in Philadelphia, Pennsylvania.

15 Q. And are you currently employed?

16 A. Yes.

17 Q. And by whom are you employed?

18 A. Liberty Mutual Insurance.

19 Q. And what is your occupation?

20 A. I'm an attorney. My occupation is manager of the
21 eastern region for our legal strategic services
22 department where we are responsible for legal quality
23 review of our outside counsel law firms.

24 Q. All right how long have you been in that position?

25 A. Fifteen years.

1 Q. And in your current position, do you have the
2 opportunity to approve and review legal invoices from
3 outside counsel?

4 A. I do.

5 MS. LEWIS: I would like to have marked for
6 identification Plaintiff's 7, please.

7 BY MS. LEWIS:

8 Q. Ms. Taylor, I'm going to show you what has been
9 marked for Plaintiff's Exhibit No. 7. Could you identify
10 that document, please.

11 A. Yes, I can. Plaintiff's Exhibit 7 are legal
12 invoices for outside counsel.

13 Q. And are those invoices submitted in the matter of
14 Martha and Curtis Fountain versus WILDEVCO and Fred's?

15 A. Yes.

16 Q. And are those records of those invoices received
17 and legal fees paid documents that are made and kept in
18 the ordinary course of Liberty Mutual's business?

19 A. Yes, they are.

20 Q. And are the records routinely recorded at the time
21 that the amounts are paid?

22 A. Yes, they are.

23 Q. All right. And were the records of payments for
24 legal services that have been identified in that document
25 made by a person with knowledge of the invoices and

1 knowledge of the payments?

2 A. Yes, they were.

3 MS. LEWIS: All right. Your Honor, at this
4 time, we would move to admit these invoices into
5 evidence.

6 MR. McLEOD: I'd like -- no objection, with
7 admission of it, but I'd like to cross her on some of the
8 entries, if that's possible.

9 THE COURT: Mr. McLeod --

10 MR. McLEOD: Your Honor, they've produced
11 this --

12 THE COURT: You know you get to cross-examine
13 everyone that gets to testify.

14 (Plaintiff's Exhibit No. 7 was marked for
15 identification and admitted into evidence.)

16 BY MS. LEWIS:

17 Q. Ms. Taylor, with regard to those entries, were you
18 involved in this case on a day-to-day level, the
19 supervision of this particular case?

20 A. No, I was not.

21 Q. You would not have been the one to review these
22 particular invoices as they were submitted on a monthly
23 basis?

24 A. No, I was not.

25 Q. And I think you may have been made aware that

1 there were underlying components. There was an
2 underlying case and a third party claim?

3 A. Yes, I am.

4 Q. In your capacity currently, would you have the
5 knowledge to testify as to which of these bills were
6 related to which aspect of the case?

7 A. No.

8 MS. LEWIS: Thank you. I don't have anything
9 further.

10 MR. McLEOD: Ms. Taylor, a couple questions.

11 THE COURT: Invoice number seven, is it broke
12 out between the primary case and the indemnification
13 case?

14 MS. LEWIS: Yes, Your Honor. What we have
15 done is gone through the invoices and highlighted in
16 yellow things we agree relate --

17 THE COURT: Who is we?

18 MS. LEWIS: My office, Lee Ellen and me, and
19 we have highlighted those in yellow. Things that are not
20 highlighted at all are things that we contend are related
21 to the underlying claim and are due and payable, and
22 things in blue are things such as Mr. Hunt who we hired
23 before the third party claim but obviously has testified
24 in this case as well. We deducted those. We have those,
25 so 50 percent of those charges have been deducted, but

1 Ms. Taylor didn't do that, I did that, so she's really
2 here to authenticate the invoices so that they can be
3 presented to the Court, but I have prepared an affidavit
4 showing -- you know, it's setting forth that we have
5 reviewed and have deducted the tasks that we have
6 determined were related to the third party claim.

7 THE COURT: Well, with that in mind, I may
8 just let you show Mr. McLeod the affidavit. If he wants
9 to cross-examine you, that may be the better
10 cross-examination.

11 MR. McLEOD: Yeah, we do want to
12 cross-examine her, and we mentioned this before we got
13 back on, but we believe they waived any attorney-client
14 privilege. There is nothing redacted in those, so we may
15 have to go down that path. We believe, under the case
16 law, once they --

17 THE COURT: That hasn't even come up yet.
18 You may cross-examine.

19 MR. McLEOD: Thank you, Your Honor.

20 CROSS-EXAMINATION

21 BY MR. McLEOD:

22 Q. Ms. Taylor, are you familiar with the settlement
23 process of this case at all?

24 A. No, I'm not.

25 Q. Did you review the settlement document in this

1 case?

2 A. No, I did not.

3 MR. McLEOD: Then that's it. Thank you.

4 MR. LaFAVE: No questions, Your Honor.

5 THE COURT: Ms. Taylor, you may step down.

6 All right. Next witness, please.

7 MS. LEWIS: Your Honor, at this time all we
8 need to do is submit our designations. I do need to
9 recall Mr. Barber briefly on the -- just to question him
10 about the settlement.

11 THE COURT: First of all, is Plaintiff's
12 Exhibit 7 in yellow is what you're seeking reimbursement
13 for?

14 MS. LEWIS: No, sir. The clear is what we're
15 seeking full reimbursement for. Anything that is not
16 highlighted is what we're seeking full reimbursement for.
17 The yellow has been deducted in its entirety, and the
18 blue we deducted half of those charges because we
19 assessed those to be related to both claims.

20 THE COURT: What is the full amount?

21 MS. LEWIS: The full amount is 55,418.30, and
22 it's included in my affidavit.

23 THE COURT: And where is your affidavit?

24 MS. LEWIS: Here's my affidavit, Your Honor.

25 THE COURT: Have you shared that with

1 Mr. McLeod?

2 MS. LEWIS: I have.

3 THE COURT: You may recall Mr. Barber.

4 Mr. Barber, you're still under oath. Come up
5 and have a seat, please.

6 THADDEUS BARBER,

7 having been previously duly sworn,

8 was examined and testified as follows:

9 DIRECT EXAMINATION

10 BY MS. LEWIS:

11 Q. Good afternoon, Mr. Barber. Just briefly, were
12 you contacted or consulted with regard to the settlement
13 of the claim with the Fountains?

14 A. Yes.

15 Q. And did anyone promise you anything or threaten
16 you in any way or do anything else to compel you to agree
17 to settle that case?

18 A. No.

19 Q. Okay. And were you in agreement with the
20 settlement?

21 A. Yes.

22 Q. And did you think that the settlement under the
23 circumstances was reasonable?

24 A. Yes.

25 Q. All right. And did -- was there any

1 misrepresentation or any effort by you to conclude or
2 confer with the Fountains to enter into a settlement for
3 any inappropriate reasons?

4 A. No.

5 MS. LEWIS: Thank you, Your Honor. I have
6 nothing further.

7 THE COURT: Cross-examination?

8 MR. McLEOD: Sir?

9 THE COURT: You want to cross-examine him?

10 MR. McLEOD: Yes, I would.

11 CROSS-EXAMINATION

12 BY MR. McLEOD:

13 Q. Have you seen the settlement agreement in this
14 matter?

15 A. I have not, no.

16 Q. You have not? Wouldn't you think it would be
17 important to know the terms of the settlement agreement
18 to determine if it was in your best interest?

19 A. Well, I knew the general settlement amount and the
20 division of who was paying.

21 Q. Tell me that division again. What's the division
22 under your understanding?

23 A. WILDEVCO is responsible for \$250,000 and I believe
24 Fred's contributed 40,000.

25 Q. Are you familiar with -- or were you told by your

1 counsel about a provision about releasing liability as to
2 being a tortfeasor, a joint tortfeasor under this
3 settlement agreement?

4 A. I'm not sure what that term necessarily means.
5 There was some discussion, I recall, about some
6 liability, but I don't know what the legal terms were.

7 Q. Talking about WILDEVCO's liability, correct?

8 A. I believe so. I believe all the parties, what the
9 repercussions would be if there was a settlement, you
10 know, those participating in --

11 Q. So it's your understanding that all the parties,
12 including WILDEVCO and Fred's and Tippins-Polk, were
13 liable for plaintiff's injuries, correct?

14 MS. LEWIS: Your Honor, I want to object to
15 this line of questioning. Mr. Barber has not had any
16 knowledge of legal -- these are calling for legal
17 conclusions.

18 MR. McLEOD: The only reason I got into that
19 is he mentioned the liability aspect of it, so I asked
20 him.

21 THE COURT: Do you understand the language
22 and the meaning of the release other than relying on your
23 attorneys?

24 THE WITNESS: Just discussing with the
25 attorneys, and their opinion is what I was basing that

1 on.

2 THE COURT: Are you worried about being
3 protected yourself?

4 THE WITNESS: Correct.

5 THE COURT: You're using the company?

6 THE WITNESS: Correct.

7 BY MR. McLEOD:

8 Q. Did the lawyers ever say that they felt WILDEVCO
9 was liable?

10 A. No, don't think so.

11 MS. LEWIS: Objection, Your Honor.

12 THE COURT: Sustained.

13 BY MR. McLEOD:

14 Q. I'm going to hand you what I've been represented
15 is the settlement agreement, and that second paragraph of
16 section 11 --

17 A. Okay.

18 Q. Would you just take a moment and read that, the
19 first several sentences.

20 A. Okay.

21 Q. Do you know who prepared this document?

22 A. I do not.

23 Q. And those sentences I read to you discuss the
24 plaintiff's releasing WILDEVCO as a joint tortfeasor,
25 correct?

1 A. That's what it says, yes.

2 Q. One follow-up question on the earlier testimony --
3 did we not go there? Okay. Thank you.

4 MR. McLEOD: That's it, Your Honor. Thank
5 you.

6 MR. LaFAVE: Just one quick question.

7 CROSS-EXAMINATION

8 BY MR. LaFAVE:

9 Q. Were you aware of any promises or guarantees made
10 to Fred's to secure their \$40,000 contribution in the
11 underlying settlement?

12 A. No.

13 MR. LaFAVE: Nothing further.

14 THE COURT: You may step down.

15 MS. LEWIS: That will be the plaintiff's
16 case, Your Honor, other than the designations that we
17 will submit, and I think that the Court has a copy of the
18 video of the fall and the de bene esse deposition.

19 THE COURT: I will return the video as an
20 exhibit in the case, and that was stipulated. The de
21 bene esse deposition I have read, but we'll put the
22 transcript into the record. I got all the depositions up
23 here, and your designations, just make sure you give it
24 to the court reporter.

25 MS. LEWIS: And other than the affidavit,

1 that would be the only other issue.

2 THE COURT: All right. You want to
3 cross-examine on that today?

4 MR. McLEOD: Yes, sir.

5 THE COURT: All right. Ma'am?

6 REGINA HOLLINS LEWIS,
7 having been first duly sworn,
8 was examined and testified as follows:

9 THE COURT: Stipulation is that Ms. Lewis is
10 a member of the bar. She's been the defense counsel in
11 this case, and she submitted an affidavit dated --
12 actually, it's undated, but she's given it to me today,
13 and I'll -- it was sworn to on the 16th, 17th of June, so
14 I assume that's the date.

15 THE WITNESS: That is correct, Your Honor.

16 THE COURT: I'm going to give you your
17 affidavit and the Exhibit 7.

18 THE WITNESS: Thank you.

19 BY MR. McLEOD:

20 Q. On the second page of the billing statement,
21 Exhibit 7, thank you, Your Honor. There is -- the fifth
22 line down, it's revised draft of settlement agreement.

23 A. Yes.

24 Q. And that's -- is that something y'all are seeking
25 from us, according to what you've marked and unmarked?

1 A. Yes.

2 Q. Okay. And so how is this not part of dealing with
3 the underlying claims, since you're releasing -- having
4 the plaintiff release the liability of WILDEVCO?

5 A. I don't understand the question.

6 Q. Okay. So are you seeking -- this is not
7 highlighted, and I think you represented earlier that the
8 ones that you're seeking are the ones that are
9 highlighted.

10 A. No. The ones that we are seeking are the ones
11 that are not highlighted. The ones in yellow are the
12 ones for which we deducted the entire amount, and the
13 ones in blue are the ones we've reduced by 50 percent
14 because in our analysis, they were related to both
15 claims.

16 Q. Okay. Who prepared the settlement agreement in
17 this case?

18 A. My office prepared it.

19 Q. So your office elected to include paragraph 11,
20 correct?

21 A. Yes.

22 THE COURT: Mr. McLeod?

23 MR. McLEOD: Yes, sir.

24 THE COURT: She is testifying as to the bill.
25 She's not a witness in the case. You put her up because

1 I assume you have question as the \$55,000. She is a
2 witness as to answer any questions that you may have
3 concerning \$55,000.

4 MR. McLEOD: And, Your Honor, we have been
5 produced and the Court has admitted Exhibit No. 7, which
6 is a billing statement which includes all of the
7 activities that the attorneys for WILDEVCO and Fred's,
8 un-redacted. We believe they've opened the door. There
9 is no longer attorney client.

10 THE COURT: Mr. McLeod, I have told you what
11 your limitations to her are. She's not an ordinary
12 witness in this case. She's a witness as to the fees. I
13 will not allow her to be examined on her attorney-client
14 privilege -- or attorney-client relationship with her
15 client. She's here simply to answer any questions you
16 have on cross about the \$55,000.

17 MR. McLEOD: Then I have no more questions as
18 long as that's on the record. Thank you, Your Honor.

19 THE COURT: That is on the record. I don't
20 know how it could not be on the record when I just put it
21 on the record. Please.

22 You may step down. The plaintiff rests?

23 MS. LEWIS: Yes, sir.

24 THE COURT: Does Fred's intend to put any
25 testimony on?

1 MR. LaFAVE: Your Honor, our only testimony
2 was through the deposition designations we gave to you
3 last night, and I worked with counsel to streamline
4 things, stipulate to the affidavit of my paralegal who
5 was here yesterday to testify so she didn't have to come
6 back down, as well as invoice detailed report which
7 indicate the bills submitted to and paid by Fred's for
8 our defense of their case.

9 THE COURT: Mr. McLeod; is that correct?

10 MR. McLEOD: That's my understanding, yes,
11 sir.

12 THE COURT: He said y'all stipulated and
13 consented to --

14 MR. LaFAVE: To the affidavit of my paralegal
15 as well as the invoice detailed report which was prepared
16 and supplemented to the affidavit.

17 THE COURT: Is that correct?

18 MR. McLEOD: We stipulated to that.

19 THE COURT: And your designations are also --
20 I think you had those written out, so if you will make
21 those a part of the record at the appropriate time --
22 this is the appropriate time, but just at the conclusion,
23 so y'all get up here and housekeep everything into the
24 record.

25 MR. LaFAVE: We will, Your Honor, and I

1 handed ours to your clerk last night. Thank you.

2 THE COURT: Now, I assume that concludes
3 y'all's presentation on behalf of the plaintiffs for
4 request for indemnification.

5 MR. LaFAVE: It does, Your Honor.

6 THE COURT: Any motions by Tippins-Polk
7 Construction?

8 MR. McLEOD: Yes, Your Honor. We'd like to
9 move for directed verdict.

10 THE COURT: All right. Give me your reasons.

11 MR. McLEOD: First of all, we believe there
12 is no special relationship between Tippins-Polk and
13 Fred's in this matter. There was no direct contract.

14 The first element as to equitable
15 indemnification is they have to prove Tippins-Polk could
16 have been responsible for the damages, but they also have
17 to prove Fred's and WILDEVCO was without fault. I think
18 they failed to meet the first burden -- I mean, the
19 second element --

20 THE COURT: That they are without fault?

21 MR. McLEOD: They are without fault. The
22 shopkeeper's liability is founded upon the duty of care
23 the possessor of land owes to an invitee. Generally, a
24 person owes an invitee the duty of the exercise of
25 reasonable and ordinary care for the safety and is liable

1 for any injuries resulting from that.

2 We heard Mr. Hunt sit up here and say there's
3 a recognized safety standard that owners and occupants of
4 buildings open to the general public have a duty to
5 inspect their property and find tripping hazards.

6 THE COURT: I agree that's correct. He is
7 correct and that is correct, but I don't think that duty
8 includes looking for latent defects which was not in the
9 ordinary capacity to know about. I mean, that's why they
10 employ engineers and architects.

11 MR. McLEOD: Your Honor, WILDEVCO testified
12 they conducted no investigations of tripping hazards and
13 they didn't hire anybody to identify tripping hazards.
14 The building was built in 2005. The incident did not
15 occur until 2010. South Carolina recognizes that
16 constructive knowledge can be created over a period of
17 time.

18 THE COURT: That's correct, when the banana
19 peel turns dark on the floor.

20 MR. McLEOD: Mr. Barber testified that when
21 you walk up to the front of the Fred's store, you could
22 tell you had a curb painted. You could also tell that
23 you didn't have a painted area right there the at the
24 transition area. They should have been noticed of that
25 issue after four-and-a-half years. They failed to find

1 it. They failed to fix it under the safety hierarchy
2 which Mr. Hunt mentioned, and therefore they have failed
3 to protect their customers, such as Ms. Fountain.

4 Furthermore, Ms. Fountain specifically sued
5 them for failing to take reasonable precautions to avoid
6 unsafe conditions, failing to warn, failing to inspect,
7 failing to remedy conditions, failing to discover and
8 warrant and make safe existing unreasonable risk.

9 She never sued the defendants, third-party
10 plaintiffs, for creating the condition. She sued them
11 for failing to find it, and according to Mr. Hunt and
12 Mr. Barber, they didn't conduct any inspections.
13 According to the testimony of the Fred's representatives,
14 their clerks would go around looking for tripping
15 hazards.

16 The plaintiff said she could not perceive the
17 small elevation change she tripped on. Mr. Hunt
18 testified the design of the site plans includes a ramp,
19 and that ramp had a small elevation. She could not
20 perceive it. The code did not require it to be painted.
21 The architectural plans called for the curb to be
22 painted, but didn't specify about the edge of the
23 handicapped ramp. That condition existed for
24 four-and-a-half years, and under that recognized safety
25 standard that Mr. Hunt mentioned, Fred's and WILDEVCO

1 failed to notice this condition and paint it or put up
2 some other type of warning to protect their own -- I
3 mean, their customers.

4 WILDEVCO had an opportunity for a final
5 inspection. Mr. Barber said that he may have gone by
6 there a couple times. He failed to hire or pay the
7 architect to go back and inspect the finished product to
8 ensure that the safety plan that is to be implemented
9 under the architectural plans and agreement, to make sure
10 the plan was implemented by the general contractor.

11 Fred's, in the lease agreement, they have a
12 punch-out period where they go in and inspect the
13 property prior to moving in. I'm not sure that took
14 place or not, but they had an opportunity. They moved
15 in, and under the lease agreement, they accepted the
16 property.

17 Now, I realize that South Carolina does not
18 follow the acceptance doctrine, but that was a
19 contractual provision. A little bit different here. So
20 they accepted that property, moved in, ran the store for
21 four-and-a-half years, and here comes Ms. Fountain who
22 trips on this condition that is right in the front of the
23 store, where, as Mr. Hunt testified to, is a primary
24 place where people are going to congregate, an ingress,
25 egress at the front of the store.

1 WILDEVCO has conducted monthly inspections,
2 but, as Mr. Hunt said, he wouldn't have been qualified to
3 look for safety issues. WILDEVCO failed to hire anybody
4 to conduct those safety inspections.

5 Under South Carolina law, the owner of
6 premises that are open to the general public have a
7 separate duty to their customers. Yes, Tippins-Polk has
8 a duty as well, but there are two distinct duties here:
9 Tippins-Polk may or may not have breached their duty. Of
10 course it's the Court's decision, but there's a separate
11 duty owed by the stores and the property owners to those
12 customers if they know they're open to the general
13 public. We believe they failed to protect the customers
14 like Ms. Fountain.

15 THE COURT: Protect them from what?

16 MR. McLEOD: Defective conditions or unsafe
17 walk areas.

18 THE COURT: Do you have any case law in the
19 State of South Carolina that puts the burden on the
20 landlord or the tenant to go out and make inspections to
21 see if, in fact, their contract complied with the site
22 plans and the law, the architectural plans, and to
23 determine whether or not there is a violation of the
24 building code?

25 I've been doing this thing a long time, 40 --

1 too long, 42 years. I've tried many, many slip and
2 falls, and, as a lawyer, worked on many, many slip and
3 falls, and no case requires a landowner or lessee/lessor
4 to go out and to make sure that the contractors complied
5 with all the site plans, architectural plans, and/or
6 building codes.

7 MR. McLEOD: Your Honor, there's evidence in
8 the record that there were no building code violations
9 here. And --

10 THE COURT: Duty to require them to make sure
11 that they have constructed the premises in accordance
12 with the site plan and/or architectural plan.

13 MR. McLEOD: Both WILDEVCO and Fred's had an
14 opportunity to inspect the property prior to moving in,
15 Fred's moving in, and they failed to hire anybody, such
16 as the architect or engineer, to come and review and make
17 sure the life safety plan, which is addressed in the
18 architectural contract, to make sure that was implemented
19 properly.

20 There is a duty and a recognized safety
21 standard, according to their own expert, for these types
22 of businesses and owners of these buildings to go out and
23 look for a tripping hazard.

24 THE COURT: I agree with that, go out and
25 look in the parking lot for potholes, go down aisles and

1 see if there is anything sticking out. They've got that
2 duty.

3 I agree with that, but I don't think you can
4 show me a case that says that a tenant or landlord has to
5 go out and has a duty to inspect to make sure that this
6 contractor, who they hired complies, with the site people
7 they hired, the engineer and/or the architect who they
8 hired, all these workers to ensure that the construction
9 was safe.

10 MR. McLEOD: And, again --

11 THE COURT: You show me a case that says
12 that.

13 MR. McLEOD: Your Honor, I'm not saying they
14 should have gone and checked and made sure the contract
15 did various things.

16 THE COURT: I understand what you're saying.
17 I just disagree with you.

18 MR. McLEOD: And their expert says there is a
19 recognized safety standard, and they did not go out and
20 look for tripping hazards, and based on their expert's
21 testimony and the testimony of WILDEVCO -- at least
22 WILDEVCO did not go out and do an investigations and look
23 for tripping hazards. Again, this condition existed for
24 four-and-a-half years.

25 THE COURT: You've already said that.

1 Anything else?

2 MR. McLEOD: The settlement agreement
3 specifically states, Releasing liability as to Fred's and
4 WILDEVCO as joint tortfeasors. That document
5 contemplates the fact that they were, in fact, joint
6 tortfeasors.

7 Paragraph 11 of the settlement agreement
8 attempts to release their liability as joint tortfeasors.
9 That was prepared by counsel for WILDEVCO, and it was
10 provided to the plaintiff upon, I'm assuming, the
11 approval of Fred's, so that document there contemplates
12 them as joint tortfeasors.

13 THE COURT: Anything else?

14 MR. McLEOD: No, Your Honor.

15 THE COURT: Ms. Lewis?

16 MS. LEWIS: Just briefly, Your Honor. There
17 is sufficient evidence upon which this Court can find
18 that WILDEVCO was innocent in this case. There is a
19 duty, obviously, on behalf of a merchant or retailer to
20 take reasonable steps to locate dangers that are
21 reasonably obvious that it knew or should have known of.

22 There has been no testimony that WILDEVCO
23 breached its duty by failing to hire someone to go behind
24 a contractor, in essence, to determine whether or not the
25 site plans were consistent, and, for that reason, there's

1 been enough evidence presented here to surpass directed
2 verdict.

3 And, further, I would point out, Your Honor,
4 that there was evidence of a code violation. What
5 Mr. Hunt testified to was that there was a four-inch
6 minimum for a step. Counsel asked him, Well, a curb is
7 not a step, and the response was, Yes. You step up.
8 That means there is a four-inch minimum.

9 So there was and there has been evidence that
10 is uncontroverted that has been entered into evidence
11 with regard to a violation, and just with regard to the
12 release, if I need to address that, Your Honor, the
13 language of the release contemplated a possible
14 contribution claim that we've already addressed here, and
15 it released the liability of any potential joint
16 tortfeasor, and it also said there is no admission of
17 liability, so that does not get him over the hump with
18 regard to that.

19 Thank you.

20 MR. LaFAVE: Thank you, Your Honor. I'll be
21 as brief, if not more brief. I do need to address the
22 issue of special relationship.

23 We certainly believe that there's been
24 sufficient evidence. Mr. Barber has acknowledged the
25 existence of a lease agreement with Fred's before the

1 contract was even signed with WILDEVCO -- or
2 Tippins-Polk. The contract for Tippins-Polk merely
3 contemplates they were building a building for Fred's,
4 and we've even got testimony to the fact that
5 Tippins-Polk was identified as a general contractor for
6 this build as a result of their past relationship in
7 constructing premises for Fred's.

8 Again, as to the same arguments, Your Honor,
9 there's sufficient evidence to establish that Fred's did
10 nothing wrong, and, in fact, counsel just even noted it
11 in his argument in favor of directed verdict, that there
12 is evidence on the record that Fred's did conduct
13 inspections for tripping hazards. It's in our deposition
14 designations of Ms. Sanders. It's actually in the
15 deposition designations of Mr. Polk that throughout the
16 construction process, there was a gentleman named Ron
17 Hanson that would come around and would inspect the build
18 as it was being constructed.

19 So we have met our responsibilities under the
20 law to maintain the premises in a reasonably safe
21 condition, and, therefore, we believe that sufficient
22 evidence exists to deny the motion for summary judgment.

23 THE COURT: All right. I'm going to deny the
24 motion for directed verdict.

25 All right. Are you ready to present your

1 case?

2 MR. McLEOD: Yes, Your Honor.

3 THE COURT: Call your first witness.

4 MR. McLEOD: I call Brett Polk.

5 EDWARD WILLIAM POLK,

6 having been first duly sworn,

7 was examined and testified as follows:

8 DIRECT EXAMINATION

9 BY MR. McLEOD:

10 Q. Can you identify yourself.

11 A. Edward William Polk.

12 Q. And what's your employment?

13 A. I'm the owner of Tippins-Polk Construction.

14 Q. How long have you been in the construction
15 business?

16 A. Since 1999.

17 Q. And tell me a little bit about your educational
18 background with regard to construction.

19 A. I've got a bachelor of science degree from Georgia
20 Southern University in building construction and
21 contracting and a minor in business.

22 Q. And who provided the plans to Tippins-Polk for the
23 construction of the Fred's store in Williston?

24 A. WILDEVCO.

25 THE COURT: What did those plans consist of,

1 please?

2 THE WITNESS: Architectural plans and civil
3 plans, site plans.

4 BY MR. McLEOD:

5 Q. And which ones control the construction of the
6 sidewalk?

7 A. The elevations are controlled by the site plan,
8 and the sidewalk size is controlled by both architectural
9 and the civil plans, site plans.

10 Q. And both call for a curb ramp?

11 A. That is correct.

12 MR. LaFAVE: Objection.

13 THE COURT: What's the objection?

14 MR. LaFAVE: Leading.

15 THE COURT: Sustained. You can't ask leading
16 questions of your witness. Rephrase your question,
17 please.

18 BY MR. McLEOD:

19 Q. Tell me a little bit about how the plans depict
20 the construction of the front of Fred's store at the
21 doors.

22 A. With the handicapped ramp.

23 THE COURT: Which plans call for the
24 handicapped ramp?

25 THE WITNESS: Both plans are very clear for

1 having a handicapped ramp.

2 BY MR. McLEOD:

3 Q. And what about the -- and I may need to get
4 elevations, which is Exhibit 3.

5 THE COURT: On the site plans, 3?

6 BY MR. McLEOD:

7 Q. Tell me about the elevation that's depicted in the
8 site plans.

9 A. Sure.

10 Q. And I guess we can use this.

11 A. We can use that board, I guess. All right.

12 What you have on the front of this building is
13 elevations of asphalt, okay? You have a 108 elevation of
14 the concrete slab. You got a 107.9 at the flat part of
15 the ramp, which is exactly the way it's installed. The
16 four-foot flat is 107.9 that is where these slash lines
17 are indicating. Mr. Hildebrand obviously --

18 THE COURT: You don't know what he did.

19 THE WITNESS: Well, this indicates the
20 handicapped ramp. There is a huge detail on this ramp up
21 here indicating handicapped ramp.

22 THE COURT: Show me what is indicated
23 handicapped ramp.

24 THE WITNESS: These two black lines, and any
25 time they were talking about a discrepancy in the plans,

1 any time you have a discrepancy, you look back at the
2 architectural plans. Architectural plans call for an
3 architectural handicapped ramp.

4 The civil plans, the site plans, call for a
5 handicapped ramp. There is a huge detail on the plans
6 with elevations. Now, in this day and age, the click of
7 a mouse will take that detail off the plans. There's no
8 reason -- there's no way they could possibly say that
9 that detail is not supposed to be on this plan.

10 THE COURT: Sir, you can't pit witnesses
11 against each other. You just tell me what you know.

12 THE WITNESS: Okay.

13 THE COURT: They said it didn't cause you
14 one. You said it does.

15 THE WITNESS: Okay. Great. Yes, sir. Now I
16 want to get back to the elevations.

17 This is 107.9. This is 107.5. That's
18 four-tenths, okay?

19 THE COURT: Four-tenths of a foot?

20 THE WITNESS: Four-tenths of a foot, which is
21 roughly five inches. One tenth is about an inch and a
22 quarter to an inch and three-eighths. Right here is six
23 inches, that's right. But here, on the asphalt grade,
24 you got a .19, so you've got four-tenths' difference from
25 here to there.

1 So in 60 feet this engineer drew these plans
2 with roughly five inches, five and a quarter, maybe.
3 Now, we installed this parking lot per the plans and
4 specification. It's obvious that if you go from here to
5 there, you're going to have a small ramp, a small lip,
6 just like you did there.

7 We've done nothing wrong in this case. We've
8 installed this ramp exactly per the plans and
9 specifications, and I don't see how the plans and
10 everything on this drawing isn't obvious. I mean, it's
11 very apparent.

12 BY MR. McLEOD:

13 Q. And, again, you've heard some testimony earlier.
14 How wide is the handicapped ramp on the site plan?

15 A. The flat area is four feet, and the wings on that
16 detail are six feet.

17 THE COURT: Are six feet wide?

18 THE WITNESS: Yes, sir.

19 BY MR. McLEOD:

20 Q. It says slope 1:2. Are there any other slopes --

21 A. Yeah. That 12:1 slope is a maximum. It can be
22 anything less than that. It's still ADA compliant.

23 Q. And the doors are six feet, so you've got at least
24 an area, a tripping area, or an area in front of the door
25 to the right of the flush area, correct?

1 A. That is correct.

2 MS. BAGLEY: Objection to leading, Your
3 Honor.

4 THE COURT: Mr. McLeod, please don't lead
5 your client.

6 MR. McLEOD: Yes, sir.

7 BY MR. McLEOD:

8 Q. Was the building built per the plans and
9 specifications?

10 A. Yes, it was.

11 THE COURT: All right. Now, let me ask you,
12 plans and specifications include -- what does that
13 include?

14 THE WITNESS: In this case, it just actually
15 includes the plans. There were no specs.

16 THE COURT: Is that the architectural plans
17 plus the site plans?

18 THE WITNESS: Yes, sir.

19 THE COURT: A combination of the two?

20 THE WITNESS: Of the two together.

21 BY MR. McLEOD:

22 Q. And was there paint required under any plans for
23 the edge of the curb -- the edge of the ramp?

24 A. Not the edge of the ramp.

25 Q. Is it required by code?

1 A. No, it was not.

2 Q. Okay. Is there any -- at the time, was there any
3 safety standard that required the edge of the ramp to be
4 painted?

5 A. No, it did not.

6 Q. Did a safety standard come up later?

7 A. Yes, since 2012.

8 Q. How often would you need to repaint a curb such as
9 the one in front of Fred's?

10 A. Well, we own some properties, and we repaint ours
11 every two to three years, depending on the traffic, and
12 we get a lot of traffic at our location.

13 Q. And what properties do you own?

14 A. Varnville Fred's and several other -- East Georgia
15 Healthcare, doctors' offices throughout the state.

16 Q. Did WILDEVCO ever ask you to come out and paint
17 the Fred's store after completion of the construction?

18 A. No, they did not.

19 Q. You mentioned the store in Varnville. Are there
20 similar instances --

21 MR. LaFAVE: Objection.

22 THE COURT: Sustained.

23 MR. McLEOD: Are there similar --

24 THE COURT: Sustained. We're not trying the
25 Varnville store. I've already ruled on it several times.

1 MR. McLEOD: Your Honor, we would like to
2 proffer some evidence of a prior incident at the Fred's
3 store in Varnville.

4 THE COURT: I let you do that last time. How
5 is it going to be any different?

6 MR. McLEOD: I've got -- well, I've got a
7 more familiar witness here who is one of the owners of
8 the Varnville store and the ownership was sued, and so
9 he's familiar with the trip and fall that occurred at
10 that point.

11 THE COURT: I'll let you proffer.

12 BY MR. McLEOD:

13 Q. Okay. Was there a prior incident of a trip and
14 fall similar to Mrs. Fountain's fall that occurred at the
15 Varnville store?

16 A. Yes.

17 Q. Can you tell me about that.

18 A. We had the same incidence where we had the store
19 constructed with the handicapped ramp per Fred's plans
20 and plans we were issued, and we were contacted --

21 THE COURT: First of all, who did the
22 architectural plans at the Varnville store? Same
23 architect?

24 THE WITNESS: No, no, sir.

25 THE COURT: Same site plan engineer?

1 THE WITNESS: No, sir.

2 THE COURT: How is that similar?

3 MR. McLEOD: It's a similar condition, Your
4 Honor, in that it has a ramp in the front with an edge,
5 and the person that got injured at the Varnville store
6 tripped in the same manner as did Ms. Fountain, and it
7 occurred prior to --

8 THE COURT: What are you trying to show?

9 MR. McLEOD: That they knew, Fred's knew,
10 that this lady fell in the Varnville store in December.
11 It occurred on December 25th -- 24th, 2009. It was
12 reported. He'll testify that Fred's contacted him about
13 it --

14 THE COURT: Okay.

15 MR. McLEOD: -- shortly thereafter, so Fred's
16 was totally aware of a similar tripping hazard at the
17 Varnville store, and it was before Ms. Fountain's fall,
18 and it's similar circumstances: A lady walking up to the
19 front, catching her toe on the same --

20 THE COURT: Who built the parking lot in the
21 store in Varnville?

22 THE WITNESS: We did.

23 THE COURT: And did you follow the site plans
24 in Varnville?

25 THE WITNESS: Yes, we did.

1 THE COURT: Are they the same as the site
2 plans as the one in Williston?

3 THE WITNESS: No, sir.

4 THE COURT: Sustained. Move on.

5 BY MR. McLEOD:

6 Q. In any construction project, do you get plans with
7 items on it that don't apply to the job?

8 A. No, sir. I've never heard of that. That doesn't
9 happen. Like I say, the click of a mouse can take
10 details off of plans with AutoCAD.

11 THE COURT: So is it correct to say your
12 interpretation of a site plan is different from the
13 engineers that prepared them?

14 THE WITNESS: Yes, sir. He couldn't even
15 read his own plans.

16 THE COURT: Well, he could certainly read
17 them as to whether or not it required a handicapped ramp.

18 THE WITNESS: No, sir. He couldn't even tell
19 what those black lines that he had on the plans.

20 THE COURT: That's not the handicapped ramp,
21 is it? I'm sorry.

22 THE WITNESS: Sir, any contractor that would
23 look at that plan --

24 THE COURT: Sir, you can only testify about
25 what you would do.

1 THE WITNESS: Those black lines indicate to
2 me a handicapped ramp. They would not be there for any
3 other purpose.

4 BY MR. McLEOD:

5 Q. And as far as an engineer, do engineers, in your
6 experience, typically do a final inspection of the job
7 site?

8 A. Almost 95 percent of the time, yes. That's the
9 way we get paid our retainage.

10 THE COURT: How many Fred's have you built?

11 THE WITNESS: Ten to fifteen.

12 THE COURT: You knew this was a Fred's store
13 when you built it?

14 THE WITNESS: Yes, sir, I did.

15 BY MR. McLEOD:

16 Q. I'll hand you Exhibit -- Defense Exhibit No. 3.

17 THE COURT: Did you build the one in Bamberg?

18 THE WITNESS: No, sir, did not build that
19 one.

20 BY MR. McLEOD:

21 Q. This is a certificate of occupancy for the Fred's
22 in Williston, correct?

23 A. That is correct.

24 Q. And what's the process for getting one of those?

25 A. When we're completely finished with construction,

1 we call the local building inspector, whether it's the
2 county inspector or whether it's the city inspector,
3 depending on the jurisdiction.

4 They come out. They do their final inspections,
5 and they have to issue a certificate of occupancy before
6 Fred's, or the owner, can take occupancy of the building.
7 And they review everything dealing with the parking lot,
8 the site plans, the building, everything.

9 Q. And what about prior -- that's a final inspection,
10 correct?

11 A. That's correct.

12 Q. And so are there previous inspections by the
13 county?

14 A. Yes, there are, throughout the whole project.

15 Q. What do they do during those inspections?

16 A. They look at specific items that we call in; below
17 slab, concrete. They look at electrical rough in,
18 electrical, plumbing, mechanical; they look at any of the
19 components of the building.

20 Q. Now, you heard some testimony earlier about the
21 conditions being the same as they were after the original
22 construction.

23 A. Uh-huh.

24 Q. Over time, there are changes with concrete and
25 other --

1 MR. LaFAVE: Objection.

2 THE COURT: Sustained. Quit leading, please.
3 Ask a question.

4 BY MR. McLEOD:

5 Q. Tell me what happens over time at the intersection
6 of the asphalt and concrete.

7 A. Well, I think, like everybody knows, when you pour
8 asphalt, it's black. When you pour concrete, it's a
9 light gray color. Over time, with foot traffic on this
10 concrete, it's going to start turning black, and with the
11 rainwater run-off and different things and over time, the
12 asphalt turns a gray color as it cures, and over time,
13 those two will tend to blend together.

14 Q. And so right after construction, where the
15 intersection between -- describe the intersection of the
16 asphalt and the curb.

17 A. Asphalt and the curb?

18 Q. Yes.

19 THE COURT: Is there a curb?

20 THE WITNESS: There is a curb.

21 THE COURT: How tall is it?

22 THE WITNESS: Well, it's going to vary. On
23 that --

24 THE COURT: How tall is it right there where
25 she fell?

1 THE WITNESS: Where she fell is probably
2 two-and-a-half to three inches.

3 THE COURT: What's the highest it is along
4 there?

5 THE WITNESS: It's going to go from 107.9 to
6 105, so it's going to vary from there down.

7 THE COURT: How tall is the curb at its high
8 spot?

9 THE WITNESS: At the end, down there on the
10 end from finished floor, it's going to be six inches.

11 THE COURT: Six inches?

12 THE WITNESS: Yes, sir.

13 BY MR. McLEOD:

14 Q. And so as you moved to the left, what happens?

15 A. It's going to get thinner and thinner and thinner
16 and thinner, all the way up. That's how the plans are
17 designed.

18 THE COURT: Tell me how you determine it to
19 be six inches. Tell me the number you're looking at.

20 THE WITNESS: The 108 on finished floor, here
21 in the middle. That's your finished floor elevation, and
22 this is 107.5. That's a six-inch difference.

23 BY MR. McLEOD:

24 Q. And what's the elevation on the far left side?

25 A. You're at 107.8, so you're just a little over two

1 inches right here, so you're going to almost be -- you
2 only got one-tenth difference from here to there. It's
3 on the plan, so that's how -- and that's how the
4 contractor would pour the asphalt. That's why they give
5 us these spot elevations, so the asphalt will slope, the
6 rainwater will drain.

7 Q. And so these tick marks, that's where that 107.9
8 would apply?

9 A. That's correct.

10 Q. Okay. Are there any tick marks between -- or
11 elevations between the corners and front doors?

12 A. No. There's not any elevations, which means
13 you're going to have a gradual slope from this elevation
14 to this elevation.

15 Q. As a general contractor, when you get plans from
16 the owners -- strike that, Your Honor.

17 This detail, this is from the site plans?

18 A. That's correct.

19 Q. And this also has a curb, correct?

20 THE COURT: That's identified as concrete
21 sidewalk standards. I think we earlier said that was on
22 page three or four?

23 THE WITNESS: That's correct.

24 BY MR. MCLEOD:

25 Q. And that's part of the site plans?

1 A. Correct.

2 Q. So according to these plans, it's not totally
3 flush across the front; is that correct?

4 A. Absolutely not.

5 MR. McLEOD: No more questions.

6 THE COURT: All right.

7 CROSS-EXAMINATION

8 BY MR. LaFAVE:

9 Q. Mr. Polk, you'd agree with me that the contract
10 agreement that was signed to build this particular
11 premises noticed it was for Fred's, correct?

12 A. Yes.

13 Q. You were obviously then aware you were building
14 this building -- despite their not having a signature
15 line on this agreement, you were building a building for
16 Fred's, correct?

17 A. Yes.

18 Q. All right. You also testified here today that on
19 the standard detail from the site plans it called for a
20 handicapped ramp; is that your testimony?

21 A. Yes.

22 Q. Because this diagram was included on the site
23 plans; is that right?

24 A. That's correct.

25 Q. And this diagram here calls for a six-foot flare;

1 is that right?

2 A. That's correct.

3 Q. And that's because, if I understood your earlier
4 testimony, you're starting from a six-inch curb; is that
5 right?

6 A. Not according to his elevations.

7 Q. Okay. But according to this diagram, which you
8 say you relied on in order to determine you needed a curb
9 ramp, this called for a six-foot flare, correct?

10 A. Six-foot flare.

11 Q. And what are the flares at the Williston location?

12 A. Well, according to your expert, he said they were
13 nearly four feet.

14 THE COURT: Hold an a second. We're not
15 relying on the expert. You've been out there. How long
16 are the flares?

17 THE WITNESS: I didn't go out to the store
18 and measure these flares.

19 THE COURT: Well, you built them. How long
20 are they?

21 THE WITNESS: They can be four to six feet
22 because they can vary. That 1:12, that 12:1 is a
23 maximum. They're four to six feet. If you notice in
24 this picture, you have a column right here. This will
25 not allow you to go much further.

1 THE COURT: Maybe that's why he didn't think
2 there was supposed to be a handicapped ramp there.

3 THE WITNESS: That detail would never have
4 been on the plan. It shouldn't have been on the plan.
5 Are we building -- is he trying to confuse people? I
6 don't get --

7 THE COURT: Call him, maybe. If y'all were
8 confused. Were you confused? Did you call him?

9 THE WITNESS: No. It was very plain and
10 obvious the architectural drawings call for handicapped
11 ramp. The civil drawings call for a handicapped ramp, so
12 there was no discrepancy, in our mind, as to whether
13 there was a handicapped ramp.

14 The discrepancy on the drawings is if you go
15 to the architectural plan and it doesn't show a
16 handicapped ramp and you go to the civil drawing and it
17 shows a handicapped ramp, that is a discrepancy.

18 THE COURT: If the site plan does not and the
19 architect plan does, does that create also something you
20 need to look into?

21 THE WITNESS: I'm sorry. Say it one more
22 time?

23 THE COURT: If the site plan does not have a
24 handicapped ramp and the architectural drawings do --

25 THE WITNESS: That would be a discrepancy in

1 the drawings, but in this case, the site plans had a
2 handicapped ramp detail. The architectural plans had a
3 handicapped ramp detail, so there was no discrepancy.

4 THE COURT: According to your interpretation
5 of it.

6 THE WITNESS: Yes, sir.

7 THE COURT: But there is a discrepancy
8 according to Mr. Hildebrand's interpretation.

9 THE WITNESS: Well, I can't testify to that.
10 I just know from what I'm reading from the plans we put
11 it in per his design.

12 BY MR. LaFAVE:

13 Q. How many times have you created architectural
14 plans?

15 A. I'm not an architect.

16 Q. How many times have you created site plans?

17 A. I'm not a civil engineer. I'm a contractor.

18 Q. Do you even know what software Mr. Hildebrand was
19 working in to create his site plans?

20 A. When the plans came to us, they were in a
21 DWG file, which is an AutoCAD file, but I don't know what
22 year or model -- I mean, what software.

23 Q. Have you ever created a set of site plans in that
24 particular software?

25 A. No, I have not. I'm a contractor.

1 Q. You testified here earlier that it's a simple
2 click of a mouse to remove this, but now your testimony
3 is you have never actually worked in that particular
4 software; is that accurate?

5 A. That's safe to say, but I know how it works.

6 Q. But you never worked in it?

7 A. No. I'm college educated. I know the software
8 well enough to know that he can take that off the plan.

9 Q. All right. Let's go to the concrete sidewalk
10 standards. This is also in the site plans, correct?

11 A. That's correct.

12 Q. It's a standard detail in the site plans, correct?

13 A. That's what it says, yes.

14 Q. And this calls for what's referred to a typical
15 thickened edge at the parking lot?

16 A. Correct.

17 Q. Is that referring to the curb?

18 A. That is referring to the curb.

19 Q. And this calls for a six-inch curb?

20 A. Correct.

21 Q. Okay. And your testimony is the only spot where
22 you were able to put in a six-inch curb was at the far
23 right end of the building; is that right?

24 A. That is correct.

25 Q. So adjustments have to be made from the standard

1 detail; is that accurate?

2 A. At times.

3 Q. Okay. Let's go to the actual site plans. Now,
4 your testimony is that these two lines are consistent
5 with the architect's plans?

6 A. Those lines are consistent with architectural
7 plans, yes.

8 Q. Okay. And we've looked at the architect's plans,
9 and I believe they're marked --

10 THE COURT: They are. They're in evidence.

11 BY MR. LaFAVE:

12 Q. I'm going to show you Plaintiff's 6. The
13 architect's plans, on the front, would you agree with me
14 that what's shown on the site plans as just two simple
15 lines on the architect's plans appears different?

16 A. Slightly, yes.

17 Q. It appears different?

18 A. Uh-huh.

19 Q. Okay. It has wings coming off to the side,
20 correct?

21 A. Yes.

22 Q. And it actually has the word ramp written in
23 there, correct?

24 A. I agree with that.

25 Q. And you heard Mr. Hildebrand testify yesterday

1 that he is provided the architect's drawing, and he
2 simply transfers that drawing into his software program
3 to create the site plans.

4 Do you recall that testimony yesterday?

5 A. I do.

6 Q. Okay. And so you'd agree with me that what's
7 depicted in the site plans differs from what's depicted
8 in the architect's plans?

9 A. He can claim that if he likes, yeah.

10 Q. I'm not asking what he claimed, I'm asking --

11 THE COURT: Hold on, hold on, hold on. Ask
12 your question and then you answer. Quit talking over
13 each other, please.

14 BY MR. LaFAVE:

15 Q. If you look at the site plans, the depiction of
16 what you indicate calls for a curb ramp on the site plan
17 is different, in at least two ways, to what is a ramp on
18 the architect's plans?

19 A. The architect plan shows one extra line with a
20 wing, yes.

21 Q. Okay.

22 A. But his detail -- all that is, is a picture. You
23 refer to the detail. The detail governs what you do on
24 the plan.

25 Q. Okay.

1 A. The detail, the blowup detail, which is on that
2 plan --

3 Q. Okay.

4 A. -- that's what governs, not two black lines.

5 Q. Okay.

6 Let's take a look at the site plans, then, since
7 you say the detail is what governs. On page three --
8 let's see. I believe that was Exhibit 1; is that
9 correct? That's page 3 of Exhibit 3.

10 THE COURT: That's correct.

11 BY MR. LaFAVE:

12 Q. Would you agree with me page three indicates
13 several details as to -- attached to the site plan?

14 A. Yes.

15 Q. Okay. You see right there in the center of it, it
16 calls for a Dumpster pad. Do you see that there?

17 A. Yes.

18 Q. Was there a Dumpster pad installed on this
19 property?

20 A. I don't recall. It's been a long time. We've
21 installed them at every other Fred's.

22 Q. But sitting here today, you don't have no
23 indication as to whether or not there was a Dumpster pad
24 put on that property?

25 A. I don't recall whether there was a Dumpster pad.

1 MR. McLEOD: Objection. Asked and answered.
2 He's asked him, and he's already testified.

3 THE COURT: Overruled.

4 BY MR. LaFAVE:

5 Q. Are there occasions where items listed on a
6 standard detail are not put into a new building, a new
7 construction?

8 A. I don't ever recall an issue where there were
9 details on the plans that were not used.

10 Q. If the architect's plans called for paint along
11 the edge of the curb, who would have done that? Who
12 would have done the painting?

13 A. Our striping contractor.

14 Q. That would have been somebody that you would have
15 retained?

16 A. Yes.

17 Q. Do you recall if you were the one that retained a
18 striping contractor to paint the front edge of this curb
19 at the Fred's store in Williston?

20 A. I don't recall that, but I would imagine it should
21 have been done while the striping was done, yes.

22 Q. Would that have been done during the construction
23 process?

24 A. When we stripe the parking lot.

25 Q. Who would have given them guidance as to what to

1 paint versus what not to paint relative to the curb ramp?

2 A. They can read their own plans. They have a set of
3 civil drawings. They make their own determinations.

4 Q. Do you, as the construction manager, as the
5 general contractor, go behind and make sure they're
6 complying with the plans?

7 A. Yes, sir. That's our job.

8 Q. Would you agree that that flare would be included
9 in the curb?

10 A. Not per code. It doesn't have to be painted per
11 code. There's nothing on Fred's plans showing that it
12 has to be painted.

13 Q. Would you agree that this flare, starts up here
14 that you see is painted is yellow, would you agree that
15 the flare all the way down to where it's flush with the
16 parking lot is part of the curb?

17 A. Not necessarily.

18 Q. Okay. And why not?

19 A. I mean, that's not required to be painted.

20 Q. Why wouldn't you consider it to be part of the
21 curb?

22 A. It's part of the handicapped ramp, not part of the
23 curb.

24 THE COURT: Well, if it's not the curb, what
25 is it?

1 THE WITNESS: It's a handicapped ramp.

2 BY MR. LaFAVE:

3 Q. Do you have to step up to get over top of that
4 flare?

5 A. In areas, yeah.

6 Q. But in areas where it's not flush with a parking
7 lot, you would have to step up like you would with a
8 curb?

9 A. Yeah.

10 Q. How tall did you say that was at the edge?

11 A. Two-and-a-half to three inches. It varies. That
12 curb varies.

13 Q. Do you disagree that there's a standard that calls
14 for a minimum of a four-inch step?

15 A. I don't recall that. I don't recall that code.

16 Q. Okay. Your testimony is not that there isn't a
17 code that calls for a minimum of a four-inch step, it's
18 simply that you don't recall whether or not there is?

19 A. That's correct.

20 Q. Throughout the building process, throughout the
21 construction, did Fred's have occasion to visit the
22 property?

23 A. Yes, they did.

24 Q. Okay. And what were they inspecting for?

25 A. They looked at every aspect of the building.

1 Q. Okay. All right. Do you recall whether or not
2 you were with Fred's during the punch-out phase?

3 A. Yes, I believe I was.

4 Q. So Fred's did have a completed a punch-out?

5 A. Yes.

6 Q. Were you with anyone from WILDEVCO throughout the
7 construction process?

8 A. At times they would come during the inspections to
9 check for completion and verify pay requests.

10 Q. Is Fred's with you or the city inspector or the
11 county inspector during the issuance of the certificate
12 of occupancy, or that inspection?

13 A. At times they have been. We do a lot of Fred's
14 buildings, so at times they've been there, yes.

15 Q. Do you recall if they were for this gentleman?

16 A. I can't recall.

17 Q. This incident happened four-and-a-half years
18 after?

19 A. That's correct.

20 Q. And you were asked questions about the changes in
21 concrete and the asphalt; do you recall those questions?

22 A. I do.

23 Q. You talked about discoloration and things of that
24 sort?

25 A. Correct.

1 Q. Were there any physical changes other than
2 discoloration to the curb ramp that you installed during
3 the construction of this building in 2005?

4 A. You mean deterioration?

5 Q. Any changes in the condition, other than
6 discoloration?

7 A. Not that I'm aware of.

8 Q. There were no cracks?

9 A. No cracks, yeah.

10 Q. No chunks taken out of the concrete?

11 A. Yeah, correct.

12 Q. The flare hadn't lengthened over time, had it?

13 A. No.

14 Q. Okay. So would you agree with me, sitting here
15 today, that that appears to be the same curb ramp that
16 was installed during the construction phase?

17 A. I think that's safe to say.

18 Q. You'd agree with me, wouldn't you, Mr. Polk, that
19 it's the responsibility of the contractor to ensure that
20 the building is built in compliance with the code?

21 A. That's correct.

22 Q. And in accordance with the plans?

23 A. In accordance with the plans and the codes.

24 Q. And you'd agree with me it's incumbent upon a
25 contractor to confirm to rule out or eliminate

1 discrepancies between architectural plans and site plans?

2 A. Correct. If there is a discrepancy, we do our
3 best to pick up on the discrepancies, yes.

4 Q. And would you also agree with me that it's the
5 contractor's responsibility to eliminate hazards in the
6 construction process?

7 A. Our job is to build the building per the plans and
8 specifications. We're not the design professionals.
9 Design professionals should design a building that's safe
10 from hazards.

11 Q. Do you as a general contractor take any continuing
12 education classes?

13 A. We're not required to by state law.

14 Q. Okay. Do you just out of an abundance of caution?

15 A. We do have some, as far as storm water and things,
16 but it's not required by law.

17 Q. Okay. Do you do anything with regards to staying
18 up-to-date on trip hazards and anything like that, as far
19 as safety and construction?

20 A. We have frequent conversations with building
21 officials in different areas about new codes that are
22 coming out.

23 Q. Okay. Are you aware of any other incidents in
24 Williston between 2005 when you constructed this building
25 and Martha Fountain's fall?

1 A. I'm not aware of any.

2 Q. In 2010?

3 A. I wasn't made aware of any.

4 Q. So no reports were made to you about any other
5 incidents at this store involving this curb ramp?

6 A. That is correct.

7 MR. LaFAVE: Okay. No further questions,
8 Your Honor.

9 THE COURT: Ms. Bagley?

10 MS. BAGLEY: Thank you, Your Honor. Just
11 briefly.

12 CROSS-EXAMINATION

13 BY MS. BAGLEY:

14 Q. Mr. Polk, you would agree with me that regardless
15 of whether the plans called for a ramp or the asphalt to
16 be flush with the sidewalk that it was the duty of
17 Tippins-Polk to construct both of those things in
18 accordance with all codes and in accordance with
19 regulations, wouldn't you?

20 A. We build the building per the plans and
21 specification that were issued.

22 Q. Do you as the contractor have the duty to build
23 them to code as well?

24 A. Yes.

25 Q. And, in fact, your contract with WILDEVCO requires

1 that, doesn't it?

2 A. Not the contract -- nothing in the contract
3 documents state that, but that's just an understood rule.

4 Q. It does state that in the architectural plans and
5 site plans, though, doesn't it?

6 A. There's usually notes on there, yeah.

7 Q. And, Mr. Polk, at the time that that Tippins-Polk
8 constructed the -- excuse me. Strike that.

9 Mr. Polk, you testified that you know over time
10 concrete changes its color and asphalt may as well; is
11 that right?

12 A. That's right.

13 Q. And you knew that at the time you constructed that
14 handicapped ramp?

15 A. Yeah. I mean, I'm aware that asphalt changes
16 color as it ages, and concrete.

17 Q. And just a point of clarification on the proffer
18 with regard to the Varnville store, WILDEVCO does not
19 have any interest in the Varnville store?

20 A. That's correct.

21 MS. BAGLEY: Thank you.

22 THE COURT: Redirect? Is that it?

23 MS. BAGLEY:

24 Q. Mr. Polk, do you have Plaintiff's Exhibit No. 6,
25 the architectural drawings?

1 A. I do.

2 Q. Can you turn to 85.0, please.

3 A. Okay.

4 Q. At the top left-hand corner, there are some
5 details, some typical handrail ramps?

6 A. Uh-huh.

7 Q. Were those installed at the Williston Fred's
8 store?

9 A. Not that I'm aware of.

10 Q. So this would be an indication that there are
11 details in the plans that aren't always installed at a
12 location, correct?

13 A. For this particular set, yes.

14 Q. Mr. Polk, would you agree with me that if one of
15 the -- looking at the demonstrative of Plaintiff's
16 Exhibit 2, I believe, the flare that's at issue on this
17 handicapped curb ramp that's in this box right here, if
18 this flare protrudes into the walking area, what it
19 should be, this flush, four-foot area depicted on the
20 handicapped ramp detail that's on page one of the site
21 plans, that that would not comply with the site plans; is
22 that correct?

23 A. Ask that one more time.

24 Q. This right-hand flare --

25 A. Uh-huh.

1 Q. -- that's shown in the handicapped ramp detail --

2 A. Right.

3 Q. -- none of this flare should protrude into the
4 flat walking area; is that correct?

5 A. There should be a four foot wide flat walking area
6 in front of the doors, that's correct.

7 Q. And so the slope of this flare going out and up to
8 the right should not protrude into this four-foot area;
9 is that right?

10 A. Right.

11 Q. And that would be a violation of the site plans,
12 wouldn't it?

13 A. Possibly.

14 Q. That would --

15 A. I'm not sure where you're going with this
16 question, but we'll see.

17 THE COURT: You don't have to be sure. Just
18 answer her question. Does that comply with the site
19 plan, if the flare goes into the four-foot area?

20 THE WITNESS: That's correct.

21 THE COURT: Let me ask you this: If
22 Mr. Hildebrand is correct and if the site plans call for
23 it to be flush, did you build it in accordance with the
24 site plan, if, hypothetically, he is correct?

25 THE WITNESS: Hypothetically, if he's

1 correct -- are you talking about if it's supposed to be
2 flush all the way across the front?

3 THE COURT: Just like he testified.

4 THE WITNESS: We did not build it flush all
5 the way across the store.

6 BY MS. BAGLEY:

7 Q. Do you agree it's the duty of the general
8 contractor or the duty of Tippins-Polk in this case to
9 construct the premises free of latent defects?

10 A. To the best of our knowledge, yes, we would do the
11 best we can.

12 MS. BAGLEY: Thank you.

13 THE COURT: Redirect?

14 REDIRECT EXAMINATION

15 BY MR. McLEOD:

16 Q. Who provided the plans to you?

17 A. WILDEVCO.

18 Q. Okay. And then this type of design, or any kind
19 of handicapped design, can you describe the transition
20 area from the curb down to the flat area?

21 A. It's going to be whatever the top of the curb
22 elevation is down to the end of that four-foot elevation.
23 That's going to determine the width of the thickness of
24 that transition, that step, and you're going to have a
25 step at some point.

1 Q. Okay. And so what you're saying, if it's
2 constructed to this, you're going to have a transition
3 area similar to the area that the plaintiff tripped on?

4 A. That's correct.

5 MR. McLEOD: No more questions, Your Honor.

6 THE COURT: All right. You may step down.

7 Next witness?

8 MR. McLEOD: Your Honor, we rest.

9 THE COURT: Anything in reply?

10 MS. LEWIS: Nothing in reply, Your Honor.

11 MR. LaFAVE: Nothing, Your Honor.

12 THE COURT: Any motions? Renew your motion
13 for directed verdict?

14 MR. McLEOD: Renew our motion for directed
15 verdict. WILDEVCO provided plans to the general
16 contractor, and the general contractor is entitled to
17 rely on those plans. We heard testimony from Mr.
18 Hildebrand that he was confused and admitted that there
19 the architectural plans and the site plans did not comply
20 with one another. He testified that he did not receive
21 the last, or the most updated, architectural plans when
22 he was producing his site plans, and I think that, Your
23 Honor, evidence is clear that that clearly resulted in
24 what he thought was the confusion, but resulted in the
25 end result which could be interpreted as being clear, but

1 he says they're not clear, and yet we believe there's a
2 duty for the owner to provide plans that don't have
3 effects to the builder, and the builder is entitled to
4 rely on those.

5 We'd also like to renew the motion for
6 directed verdict as to the storekeeper's duty to maintain
7 safe walkways for their --

8 THE COURT: I'm allowing you to include
9 everything you argued on beforehand to be included now.
10 All right. Same ruling.

11 All right. What else do we need to do to
12 finish up? Make sure you put your designations in the
13 record.

14 MR. LaFAVE: Fred's at this point would move
15 for directed verdict as well, Your Honor. We believe
16 that there's sufficient evidence, number one, to
17 establish by admission of Mr. Polk that they were
18 involved in inspection during the construction process.
19 Counsel has argued that the evidence is clear that Fred's
20 did routine inspections on their premises.

21 There is just absolutely no evidence that
22 there was any liability on the part of Fred's with the
23 underlying lawsuit, and therefore we believe a directed
24 verdict is reasonable in light of the evidence that's
25 been presented for Fred's.

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THE COURT: Ms. Lewis?

MS. LEWIS: Yes, Your Honor. I would join in the same motion to the same extent that directed verdict --

THE COURT: Well, it's nonjury. I'm not going to direct a verdict. I'm going to go back and review everything with the exhibits and make a determination as to my findings. I'll take it under advisement.

Just to protect the record, please get with the court reporter. Y'all put in all your designations. I've got depositions up here. Take care of that, and we will stand adjourned.

Thank you very much.

- - -

(Whereupon, the proceedings were concluded.)

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I, the undersigned, Amanda Kelly Haffenden, RPR, CRR, Circuit Court Reporter for the Ninth Judicial Circuit of the State of South Carolina, do hereby certify that the foregoing is a true, accurate, and complete transcript of record of all the proceedings had and evidence introduced in the trial of the captioned case, relative to appeal, in the Circuit Court for Barnwell County, South Carolina, on the June 6, 2016.

I do further certify that I am neither of kin, counsel, nor interest to any party hereto.

June 23, 2017

Circuit Court Reporter

\$	59:14, 78:14, 114:3, 115:24 2009 [2] - 52:11, 95:11 2010 [3] - 59:15, 78:15, 116:2 2010-CP-06-101 [1] - 1:2 2012 [2] - 50:20, 93:7 2016 [3] - 1:6, 4:1, 124:8 2017 [1] - 124:11 20th [1] - 52:11 23 [1] - 124:11 24 [1] - 55:14 24th [1] - 95:11 25th [1] - 95:11	21:13, 21:17, 107:12, 117:24, 124:8 60 [1] - 91:1	103:7, 103:12, 105:4, 105:8 accurate [3] - 106:4, 107:1, 124:4 accurately [1] - 5:17 acknowledged [1] - 85:24 Act [1] - 16:18 act [1] - 45:9 activities [1] - 75:7 actual [5] - 8:22, 17:10, 17:23, 20:13, 25:12, 107:3 ADA [4] - 16:17, 16:21, 23:23, 91:22 add [1] - 25:11 addition [3] - 6:14, 14:15, 23:1 address [2] - 85:12, 85:21 addressed [2] - 82:17, 85:14 adequately [1] - 39:10 adjourned [1] - 123:13 adjustments [1] - 106:25 administrative [1] - 5:21 administrator [1] - 59:3 admission [3] - 64:7, 85:16, 122:17 admit [2] - 21:9, 64:4 admitted [5] - 9:15, 21:14, 64:15, 75:5, 121:18 ADMITTED [1] - 3:2 advisable [1] - 55:19 advisement [1] - 123:9 affidavit [1] - 66:3, 66:8, 67:22, 67:23, 67:24, 72:25, 73:11, 73:17, 76:4, 76:14, 76:16 afternoon [2] - 62:13, 68:11 age [1] - 90:6 ages [1] - 117:16 ago [3] - 21:21, 23:15, 35:17 agree [2] - 8:24, 37:8, 42:24, 46:25, 48:21, 55:22, 55:25, 56:1, 65:16, 68:16, 78:6, 82:24, 83:3, 102:9, 107:13, 107:24, 108:6,	109:12, 111:8, 111:13, 111:14, 114:14, 114:18, 114:24, 115:4, 116:14, 118:14, 120:7 agreement [16] - 52:19, 68:19, 69:13, 69:17, 70:3, 71:15, 73:22, 74:16, 80:9, 80:11, 80:15, 84:2, 84:7, 85:25, 102:10, 102:15 ahead [1] - 40:5 aisles [1] - 82:25 al [1] - 1:7 alert [1] - 48:17 alerts [1] - 37:16 alleged [1] - 24:14 allegedly [1] - 14:10 allow [2] - 75:13, 103:25 allowing [1] - 122:8 almost [2] - 97:8, 101:1 alternative [2] - 47:21, 59:9 Amanda [2] - 1:21, 124:1 American [4] - 7:8, 16:14, 22:11, 39:14 Americans [1] - 16:17 amount [4] - 67:20, 67:21, 69:19, 74:12 amounts [1] - 63:21 analysis [1] - 74:14 analyze [2] - 4:20, 35:2 analyzed [1] - 35:1 Angela [3] - 2:4, 62:6, 62:11 ANGELA [1] - 62:7 ANSI [3] - 16:13, 22:11, 23:23 answer [5] - 37:5, 46:13, 75:2, 75:15, 108:12, 119:18 answered [1] - 110:1 apartment [8] - 41:21, 42:1, 42:6, 42:8, 42:9, 42:14, 42:16, 42:18 apparent [1] - 91:11 appeal [1] - 124:7 applies [2] - 37:22, 49:7 apply [2] - 96:7, 101:8 appreciate [2] - 33:22, 43:14
		7		
		7 [1] - 1:6, 3:5, 4:1, 63:6, 63:9, 63:11, 64:14, 67:12, 73:17, 73:21, 75:5		
'89 [1] - 7:10 '90s [1] - 16:20		8		
1		85.0 [1] - 118:2		
1 [3] - 13:22, 18:6, 109:8 1,000 [1] - 7:1 1.2 [2] - 13:22, 32:22 105 [1] - 100:6 107.5 [3] - 31:10, 90:17, 100:22 107.8 [1] - 100:25 107.9 [6] - 32:21, 89:14, 89:16, 90:17, 100:5, 101:7 10749 [1] - 13:20 108 [4] - 13:18, 32:21, 89:13, 100:20 11 [3] - 71:16, 74:19, 84:7 12 [2] - 31:11, 55:5 12:1 [4] - 17:2, 91:21, 103:22 13 [1] - 20:14 16 [1] - 5:3 16-37 [1] - 39:15 16th [1] - 73:13 17th [1] - 73:13 19 [1] - 90:24 1977 [2] - 5:23, 6:1 1978 [1] - 7:9 1982 [1] - 6:16 1989 [1] - 6:18 1998 [1] - 22:10 1999 [1] - 87:16 1:12 [5] - 29:14, 34:17, 35:12, 35:20, 103:22 1:2 [1] - 91:20		9		
		9 [1] - 31:10 90 [1] - 5:2 95 [1] - 97:8		
	3	A		
	3 [7] - 10:21, 12:19, 89:4, 89:5, 97:16, 109:9 3.8 [1] - 36:24 30 [3] - 7:24, 16:19, 55:10 350 [1] - 7:4 37 [1] - 38:9 39 [2] - 18:25, 58:7	A117.1 [2] - 16:14, 22:12 A4.0 [2] - 22:1 able [7] - 8:25, 22:25, 24:13, 24:19, 57:13, 57:16, 106:22 absolutely [2] - 102:4, 122:21 abundance [1] - 115:14 abuse [1] - 40:20 acceptance [1] - 80:18 accepted [2] - 80:15, 80:20 accessibility [1] - 16:15 accessible [2] - 16:22, 22:12 accident [5] - 6:24, 7:1, 11:8, 50:16, 59:11 accidents [4] - 4:15, 4:21, 6:6, 21:2 accordance [12] - 7:21, 8:23, 11:21, 12:5, 12:7, 12:8, 82:11, 114:22, 114:23, 116:18, 119:23 according [13] - 34:5, 47:22, 49:2, 73:25, 79:11, 79:13, 82:21, 102:2, 103:6,		
	4			
	4 [5] - 26:8, 31:11, 35:14, 41:8 4.5 [1] - 31:12 4.8 [9] - 31:12, 31:15, 31:18, 31:19, 33:2, 34:16, 35:14, 36:22, 39:21 40 [2] - 5:7, 81:25 40,000 [1] - 69:24 400 [1] - 7:5 42 [1] - 82:1 48 [4] - 19:23, 20:5, 20:9, 55:16			
	5			
	5 [5] - 3:3, 5:14, 9:10, 9:14, 31:11 50 [3] - 39:22, 65:25, 74:13 55,418.30 [1] - 67:21			
	6			
	6 [7] - 3:4, 21:12,			
2				
2 [2] - 17:25, 118:16 20 [3] - 5:7, 55:13, 55:14 2003 [1] - 22:9 2005 [5] - 50:12,				

<p>approach [4] - 5:9, 10:17, 21:5, 23:24</p> <p>approached [1] - 43:19</p> <p>appropriate [2] - 76:21, 76:22</p> <p>approval [1] - 84:11</p> <p>approve [1] - 63:2</p> <p>architect [13] - 8:12, 10:3, 10:14, 22:8, 23:5, 23:9, 80:7, 82:16, 83:7, 94:23, 104:19, 105:15, 108:19</p> <p>architect's [8] - 107:5, 107:8, 107:13, 107:15, 108:1, 108:8, 108:18, 110:10</p> <p>architects [1] - 78:10</p> <p>architectural [45] - 9:24, 10:2, 14:1, 14:2, 15:1, 15:2, 15:6, 20:18, 20:19, 21:9, 21:19, 22:5, 23:2, 24:10, 25:25, 28:3, 28:10, 46:17, 46:19, 50:5, 50:7, 79:21, 80:9, 81:22, 82:5, 82:12, 82:18, 88:2, 88:8, 90:2, 90:3, 92:16, 94:22, 104:10, 104:15, 104:24, 105:2, 105:13, 107:6, 115:1, 117:4, 117:25, 121:19, 121:21</p> <p>Architectural [1] - 3:4</p> <p>area [42] - 5:1, 6:23, 14:10, 17:25, 23:14, 30:12, 30:13, 30:20, 35:24, 43:21, 44:20, 45:8, 45:24, 47:5, 47:23, 49:3, 49:4, 49:11, 49:16, 50:2, 50:24, 52:9, 58:16, 78:23, 78:24, 91:15, 91:24, 91:25, 118:18, 118:19, 119:4, 119:5, 119:8, 119:19, 120:20, 121:3</p> <p>areas [8] - 7:3, 11:7, 22:7, 48:13, 81:17, 112:5, 112:6, 115:21</p> <p>argue [1] - 48:24</p> <p>argued [2] - 122:9, 122:19</p> <p>argument [1] - 86:11</p> <p>arguments [1] - 86:8</p> <p>articles [1] - 7:13</p> <p>aspect [3] - 65:6,</p>	<p>70:19, 112:25</p> <p>asphalt [17] - 14:18, 19:16, 32:24, 34:25, 89:13, 90:23, 99:6, 99:8, 99:12, 99:16, 99:17, 101:4, 101:5, 113:21, 116:15, 117:10, 117:15</p> <p>assessed [1] - 67:19</p> <p>associate's [1] - 6:15</p> <p>assume [3] - 73:14, 75:1, 77:2</p> <p>assuming [1] - 84:10</p> <p>ASTM [3] - 39:15, 60:3, 60:12</p> <p>attached [1] - 109:13</p> <p>attempts [1] - 84:8</p> <p>Attorney [2] - 1:17, 1:18</p> <p>attorney [5] - 62:20, 66:13, 75:9, 75:13, 75:14</p> <p>attorney-client [3] - 66:13, 75:13, 75:14</p> <p>attorneys [3] - 70:23, 70:25, 75:7</p> <p>Attorneys [1] - 1:15</p> <p>auditing [1] - 6:6</p> <p>authenticate [1] - 66:2</p> <p>AutoCAD [2] - 96:10, 105:21</p> <p>avoid [3] - 48:18, 56:2, 79:5</p> <p>aware [14] - 53:23, 58:18, 59:14, 59:18, 64:25, 72:9, 95:16, 102:13, 114:7, 115:23, 116:1, 116:3, 117:15, 118:9</p> <p style="text-align: center;">B</p> <p>bachelor [1] - 87:19</p> <p>background [5] - 5:18, 5:20, 24:17, 56:20, 87:18</p> <p>BAGLEY [3] - 4:3, 4:10, 5:9, 5:12, 8:1, 9:9, 9:17, 10:17, 10:19, 11:23, 14:8, 15:7, 15:25, 16:8, 18:2, 18:6, 18:8, 21:5, 21:8, 21:12, 21:15, 25:8, 25:15, 61:12, 92:2, 116:10, 116:13, 117:21, 117:23, 120:6, 120:12</p> <p>Bagley [2] - 1:14,</p>	<p>116:9</p> <p>Bamberg [1] - 97:17</p> <p>banana [1] - 78:18</p> <p>bar [1] - 73:10</p> <p>barber [7] - 67:9, 68:4, 68:11, 70:15, 78:20, 79:12, 80:5</p> <p>BARBER [1] - 68:6</p> <p>Barber [3] - 2:5, 68:3, 85:24</p> <p>BARNWELL [1] - 1:2</p> <p>Barnwell [2] - 1:7, 124:8</p> <p>barrier [1] - 16:22</p> <p>barrier-free [1] - 16:22</p> <p>based [5] - 14:12, 40:18, 53:6, 60:17, 83:20</p> <p>basing [1] - 70:25</p> <p>basis [2] - 11:24, 64:23</p> <p>bear [1] - 53:8</p> <p>became [1] - 50:20</p> <p>becoming [1] - 32:18</p> <p>beforehand [1] - 122:9</p> <p>begin [2] - 14:16, 48:17</p> <p>beginning [1] - 43:11</p> <p>behalf [4] - 4:19, 5:5, 77:3, 84:19</p> <p>behind [3] - 29:18, 84:23, 111:5</p> <p>below [3] - 35:25, 56:3, 98:16</p> <p>bene [3] - 62:2, 72:18, 72:21</p> <p>best [8] - 12:11, 47:21, 69:18, 115:3, 120:10, 120:11</p> <p>better [2] - 8:25, 66:9</p> <p>between [9] - 43:12, 55:14, 65:12, 77:12, 99:15, 101:10, 101:11, 115:1, 115:24</p> <p>big [2] - 13:15, 30:1</p> <p>bill [1] - 74:24</p> <p>billing [2] - 73:20, 75:6</p> <p>bills [2] - 65:5, 76:7</p> <p>bit [10] - 12:2, 13:24, 20:2, 23:14, 33:23, 47:3, 47:9, 80:19, 87:17, 88:19</p> <p>black [8] - 89:24, 96:19, 97:1, 99:8, 99:10, 109:4</p> <p>blend [1] - 99:13</p> <p>block [1] - 41:4</p>	<p>blog [3] - 41:10, 41:14, 41:19</p> <p>blow [1] - 23:13</p> <p>blow-up [1] - 23:13</p> <p>blowup [2] - 54:19, 109:1</p> <p>blue [3] - 65:22, 67:18, 74:13</p> <p>board [1] - 89:11</p> <p>bollards [7] - 49:22, 49:23, 49:24, 50:8, 52:8, 52:17, 53:22</p> <p>bought [1] - 42:21</p> <p>box [1] - 118:17</p> <p>breached [2] - 81:9, 84:23</p> <p>Brett [1] - 87:4</p> <p>brief [3] - 5:25, 85:21</p> <p>briefly [5] - 8:7, 67:9, 68:11, 84:16, 116:11</p> <p>broke [1] - 65:11</p> <p>broken [1] - 45:17</p> <p>brought [3] - 19:16, 43:4, 58:23</p> <p>Brown [1] - 1:16</p> <p>BS [1] - 5:21</p> <p>build [15] - 14:22, 26:1, 29:15, 43:12, 47:4, 86:6, 86:17, 97:17, 97:18, 102:10, 115:7, 116:20, 116:22, 119:23, 120:4</p> <p>builder [4] - 8:25, 122:3</p> <p>building [57] - 8:4, 10:3, 10:9, 10:14, 13:25, 17:12, 18:19, 19:18, 21:20, 22:10, 26:22, 27:6, 29:9, 34:21, 36:15, 37:9, 37:11, 39:22, 50:11, 50:12, 50:23, 52:5, 54:23, 57:6, 57:17, 59:15, 60:4, 61:5, 78:14, 81:24, 82:6, 82:8, 86:3, 87:20, 89:12, 92:8, 98:1, 98:6, 98:8, 98:19, 102:13, 102:14, 102:15, 104:5, 106:23, 110:6, 112:20, 112:25, 114:3, 114:20, 115:7, 115:9, 115:20, 115:24, 116:20</p> <p>buildings [8] - 16:23, 22:12, 42:25, 43:16, 52:20, 78:4, 82:22, 113:14</p> <p>built [14] - 14:13,</p>	<p>17:10, 17:21, 18:15, 25:4, 54:15, 57:24, 78:14, 92:8, 95:20, 97:10, 97:13, 103:19, 114:20</p> <p>bumping [1] - 42:11</p> <p>bunch [1] - 28:22</p> <p>burden [2] - 77:18, 81:19</p> <p>business [3] - 63:18, 87:15, 87:21</p> <p>businesses [1] - 82:22</p> <p>BY [6] - 4:10, 5:12, 8:9, 9:17, 10:19, 11:23, 14:8, 15:7, 15:25, 16:8, 21:15, 25:19, 26:10, 34:15, 35:11, 37:7, 40:7, 41:13, 44:3, 46:16, 49:1, 51:13, 53:13, 53:20, 54:5, 56:10, 62:12, 63:7, 64:16, 66:21, 68:10, 69:12, 71:7, 71:13, 72:8, 73:19, 87:9, 88:4, 88:18, 89:2, 89:6, 91:12, 91:19, 92:7, 92:21, 94:12, 96:5, 97:4, 97:15, 97:20, 99:4, 100:13, 100:23, 101:24, 102:8, 105:12, 107:11, 108:14, 109:11, 110:4, 112:2, 116:13, 120:6, 120:15</p> <p style="text-align: center;">C</p> <p>calculations [1] - 34:6</p> <p>capacity [2] - 65:4, 78:9</p> <p>captioned [1] - 124:6</p> <p>care [3] - 77:22, 77:25, 123:12</p> <p>career [4] - 5:8, 6:25, 57:1, 57:2</p> <p>CAROLINA [1] - 1:1</p> <p>Carolina [2] - 1:7, 4:14, 9:19, 16:15, 16:16, 51:15, 78:15, 80:17, 81:5, 81:19, 124:3, 124:8</p> <p>cars [1] - 42:11</p> <p>carts [1] - 40:20</p> <p>case [37] - 9:22, 14:20, 23:8, 43:3, 51:18, 53:5, 54:14, 60:18, 64:18, 64:19,</p>
---	--	---	--	---

<p>65:2, 65:6, 65:12, 65:13, 65:24, 66:15, 66:23, 67:1, 68:17, 72:16, 72:20, 73:11, 74:17, 74:25, 75:12, 76:8, 81:18, 82:3, 83:4, 83:11, 84:18, 87:1, 91:7, 92:14, 105:1, 120:8, 124:7</p> <p>cases [m] - 5:2, 5:6, 5:8, 7:22, 7:25, 19:1</p> <p>casualty [1] - 6:17</p> <p>Casualty [1] - 7:9</p> <p>catch [2] - 18:23, 19:4</p> <p>catching [1] - 95:19</p> <p>caught [1] - 25:7</p> <p>caused [2] - 24:23, 42:13</p> <p>caution [1] - 115:14</p> <p>center [4] - 34:22, 37:11, 43:7, 109:15</p> <p>certain [1] - 55:23</p> <p>certainly [2] - 85:23, 96:16</p> <p>certainty [2] - 11:10, 24:22</p> <p>certificate [m] - 58:14, 60:9, 60:13, 97:21, 98:5, 113:11</p> <p>certificates [2] - 6:13, 58:9</p> <p>certify [2] - 124:4, 124:9</p> <p>cetera [1] - 34:25</p> <p>chair [1] - 12:24</p> <p>change [11] - 19:14, 23:3, 25:4, 37:17, 38:5, 43:8, 43:10, 45:10, 45:19, 57:20, 79:17</p> <p>changed [1] - 58:1</p> <p>changes [7] - 18:21, 98:24, 113:20, 114:1, 114:5, 117:10, 117:15</p> <p>charges [2] - 65:25, 67:18</p> <p>charter [1] - 7:9</p> <p>chartered [1] - 6:16</p> <p>check [1] - 113:9</p> <p>checked [1] - 83:14</p> <p>choose [1] - 59:12</p> <p>chunks [2] - 57:21, 114:10</p> <p>Circuit [5] - 1:22, 124:2, 124:3, 124:7, 124:15</p> <p>circumstances [2] - 68:23, 95:18</p> <p>city [2] - 98:2, 113:10</p>	<p>civil [7] - 88:2, 88:9, 90:4, 104:11, 104:16, 105:17, 111:3</p> <p>claim [7] - 65:2, 65:21, 65:23, 66:6, 68:13, 85:14, 108:9</p> <p>claimed [1] - 108:10</p> <p>claims [4] - 4:16, 67:19, 74:3, 74:15</p> <p>clarification [3] - 18:3, 23:6, 117:17</p> <p>classes [1] - 115:12</p> <p>clear [6] - 67:14, 88:25, 121:23, 121:25, 122:1, 122:19</p> <p>clearly [2] - 25:13, 121:23</p> <p>Clemson [2] - 5:23, 6:1</p> <p>clerk [1] - 77:1</p> <p>clerks [1] - 79:14</p> <p>click [3] - 90:6, 96:9, 106:2</p> <p>client [6] - 66:13, 75:9, 75:13, 75:14, 75:15, 92:5</p> <p>clients [3] - 6:4, 6:9, 7:15, 38:24, 38:25</p> <p>code [27] - 18:17, 18:19, 22:10, 23:20, 29:3, 29:8, 29:9, 34:5, 50:11, 50:12, 50:22, 50:23, 57:17, 58:3, 58:14, 79:20, 81:24, 82:8, 85:4, 92:25, 111:10, 111:11, 112:15, 112:17, 114:20, 116:23</p> <p>codes [11] - 8:3, 8:21, 20:23, 22:12, 22:14, 37:24, 57:7, 82:6, 114:23, 115:21, 116:18</p> <p>college [2] - 6:14, 106:7</p> <p>color [4] - 99:9, 99:12, 117:10, 117:16</p> <p>Columbia [1] - 4:14</p> <p>column [1] - 103:24</p> <p>columns [1] - 7:14</p> <p>combination [2] - 28:8, 92:19</p> <p>coming [m] - 30:6, 33:7, 33:13, 33:18, 36:8, 36:25, 107:19, 115:22</p> <p>commercial [1] - 8:25</p> <p>common [3] - 40:22, 58:22, 59:6</p>	<p>COMMON [1] - 1:1</p> <p>companies [1] - 4:16</p> <p>company [4] - 4:13, 42:2, 42:14, 71:5</p> <p>comparing [1] - 8:20</p> <p>compel [1] - 68:16</p> <p>complete [1] - 124:5</p> <p>completed [1] - 113:4</p> <p>completely [3] - 14:21, 19:15, 97:25</p> <p>completion [2] - 93:17, 113:9</p> <p>complex [3] - 41:21, 42:16, 42:18</p> <p>compliance [2] - 8:22, 114:20</p> <p>compliant [1] - 91:22</p> <p>complied [4] - 24:9, 60:24, 81:21, 82:4</p> <p>complies [1] - 83:6</p> <p>comply [5] - 17:21, 22:5, 118:21, 119:18, 121:19</p> <p>complying [1] - 111:6</p> <p>components [3] - 28:11, 65:1, 98:19</p> <p>concerned [1] - 11:3</p> <p>concerning [1] - 75:3</p> <p>conclude [1] - 69:1</p> <p>concluded [1] - 123:16</p> <p>concludes [1] - 77:2</p> <p>conclusion [2] - 42:1, 76:22</p> <p>conclusions [1] - 70:17</p> <p>concrete [16] - 11:4, 27:20, 45:18, 57:25, 89:14, 98:17, 98:24, 99:6, 99:8, 99:10, 101:20, 106:9, 113:21, 114:10, 117:10, 117:16</p> <p>condition [12] - 42:6, 42:10, 43:5, 57:23, 79:10, 79:23, 80:1, 80:22, 83:23, 86:21, 95:3, 114:5</p> <p>conditions [5] - 53:10, 79:6, 79:7, 81:16, 98:21</p> <p>conduct [5] - 44:25, 51:9, 79:12, 81:4, 86:12</p> <p>conducted [3] - 6:25, 78:12, 81:1</p> <p>conducting [1] -</p>	<p>57:13</p> <p>confer [1] - 69:2</p> <p>confirm [1] - 114:25</p> <p>confuse [1] - 104:5</p> <p>confused [4] - 27:23, 104:8, 121:18</p> <p>confusion [1] - 121:24</p> <p>congregate [1] - 80:24</p> <p>consensus [1] - 60:7</p> <p>consented [1] - 76:13</p> <p>consider [2] - 61:4, 111:20</p> <p>consideration [1] - 60:1</p> <p>considered [1] - 20:20</p> <p>consist [1] - 87:25</p> <p>consistent [3] - 84:25, 107:4, 107:6</p> <p>construct [3] - 25:21, 116:17, 120:9</p> <p>constructed [25] - 7:21, 11:15, 11:21, 12:3, 12:5, 12:6, 13:12, 13:24, 14:6, 14:13, 14:14, 14:16, 14:17, 17:23, 19:25, 22:5, 22:18, 28:17, 82:11, 86:18, 94:19, 115:24, 117:8, 117:13, 121:2</p> <p>constructing [1] - 86:7</p> <p>Construction [2] - 1:17, 87:13</p> <p>construction [43] - 7:19, 8:4, 8:23, 24:14, 24:18, 28:13, 26:15, 27:15, 28:2, 28:21, 39:16, 39:18, 45:21, 46:6, 54:16, 54:23, 55:17, 61:5, 61:8, 77:7, 83:8, 86:16, 87:14, 87:18, 87:20, 87:23, 88:5, 88:20, 93:17, 96:6, 97:25, 98:22, 99:14, 110:7, 110:22, 111:4, 112:21, 113:7, 114:3, 114:16, 115:6, 115:19, 122:18</p> <p>constructive [1] - 78:16</p> <p>consultant [9] - 4:17, 4:25, 5:1, 6:3, 6:20, 7:18, 38:9, 38:20, 51:2</p>	<p>consultants [1] - 4:15</p> <p>consulted [1] - 68:12</p> <p>contact [1] - 23:5</p> <p>contacted [4] - 23:8, 68:12, 94:20, 95:12</p> <p>contained [1] - 46:19</p> <p>contemplate [2] - 27:5, 56:16</p> <p>contemplated [5] - 24:2, 30:18, 33:7, 49:5, 49:14, 85:13</p> <p>contemplates [4] - 23:23, 84:5, 84:11, 86:3</p> <p>contend [1] - 65:20</p> <p>continuing [1] - 115:11</p> <p>contract [11] - 59:4, 77:13, 81:21, 82:18, 83:14, 86:1, 86:2, 102:9, 116:25, 117:2</p> <p>contracting [1] - 87:21</p> <p>contractor [29] - 8:10, 8:19, 20:22, 22:21, 22:23, 23:8, 23:11, 24:8, 43:11, 44:17, 80:10, 83:6, 84:24, 86:5, 96:22, 101:4, 101:15, 105:17, 105:25, 110:13, 110:18, 111:5, 114:19, 114:25, 115:11, 116:22, 120:8, 121:16</p> <p>contractor's [1] - 115:5</p> <p>contractors [1] - 82:4</p> <p>contractual [1] - 80:19</p> <p>contributed [2] - 24:24, 69:24</p> <p>contribution [2] - 72:10, 85:14</p> <p>control [10] - 26:22, 27:14, 27:17, 27:22, 28:2, 28:3, 28:10, 29:23, 88:5</p> <p>controlled [2] - 88:7, 88:8</p> <p>controls [2] - 26:13, 26:15</p> <p>conversations [1] - 115:20</p> <p>copy [1] - 72:17</p> <p>corner [4] - 31:13, 31:16, 34:21, 118:4</p> <p>corners [1] - 101:11</p>
--	---	---	---	---

<p>correct [169] - 6:10, 8:10, 8:13, 8:14, 8:15, 8:16, 10:13, 13:5, 16:7, 19:11, 22:7, 23:19, 29:2, 29:3, 29:8, 29:11, 29:15, 29:24, 29:25, 30:4, 30:6, 30:14, 30:15, 30:16, 30:18, 30:23, 30:24, 30:25, 31:2, 31:3, 31:23, 32:10, 32:15, 34:22, 35:18, 35:19, 35:22, 35:23, 35:25, 36:4, 37:12, 38:13, 38:17, 38:19, 38:21, 38:23, 39:3, 39:8, 39:9, 39:11, 39:12, 40:1, 40:23, 40:24, 41:1, 41:2, 41:5, 41:6, 41:15, 41:21, 41:22, 41:24, 41:25, 42:4, 42:5, 42:7, 42:10, 42:15, 42:22, 43:2, 43:17, 43:21, 43:24, 44:5, 44:15, 45:6, 45:7, 45:24, 46:7, 46:17, 46:20, 46:22, 47:1, 47:6, 47:24, 48:7, 48:10, 48:22, 49:4, 49:9, 49:12, 49:16, 49:17, 49:18, 49:20, 50:6, 50:24, 53:15, 53:22, 54:11, 54:12, 54:20, 54:21, 54:24, 54:25, 55:13, 55:21, 60:25, 61:1, 70:7, 70:13, 71:4, 71:6, 71:25, 73:15, 74:20, 76:9, 76:17, 78:6, 78:7, 78:18, 88:11, 91:25, 92:1, 96:11, 97:22, 97:23, 98:10, 98:11, 101:9, 101:18, 101:19, 101:23, 102:1, 102:3, 102:11, 102:16, 102:24, 103:2, 103:9, 106:10, 106:11, 106:12, 106:16, 106:20, 106:24, 107:20, 107:23, 109:9, 109:10, 112:19, 113:19, 113:25, 114:11, 114:21, 115:2, 116:6, 117:20, 118:12, 118:22, 119:4, 119:6, 119:20, 119:22, 119:24, 120:1, 121:4</p> <p>Counsel [1] - 85:6</p>	<p>counsel [13] - 22:10, 59:20, 60:16, 62:23, 63:3, 63:12, 70:1, 73:10, 76:3, 84:9, 86:10, 122:19, 124:10</p> <p>county [4] - 60:13, 98:2, 98:13, 113:11</p> <p>County [1] - 124:8</p> <p>COUNTY [1] - 1:2</p> <p>couple [2] - 65:10, 80:6</p> <p>course [2] - 63:18, 81:10</p> <p>court [3] - 4:20, 72:24, 123:11</p> <p>COURT [18] - 1:1, 4:2, 5:11, 8:5, 9:3, 9:6, 9:12, 10:18, 11:19, 12:4, 12:11, 12:14, 12:18, 12:22, 13:1, 13:5, 13:7, 14:7, 15:10, 15:14, 15:16, 16:5, 18:5, 18:7, 18:11, 18:17, 19:10, 21:7, 21:11, 25:16, 26:4, 28:9, 28:13, 34:12, 35:7, 37:3, 40:4, 41:9, 41:12, 44:1, 46:10, 46:15, 48:23, 51:10, 51:17, 51:21, 51:24, 52:1, 52:3, 52:6, 52:12, 52:22, 52:24, 53:4, 53:11, 53:17, 56:6, 61:13, 61:15, 61:23, 62:1, 64:9, 64:12, 65:11, 65:17, 66:7, 66:17, 67:5, 67:11, 67:20, 67:23, 67:25, 68:3, 69:7, 69:9, 70:21, 71:2, 71:5, 71:12, 72:14, 72:19, 73:2, 73:5, 73:9, 73:16, 74:22, 74:24, 75:10, 75:19, 75:24, 76:9, 76:12, 76:17, 76:19, 77:2, 77:6, 77:10, 77:20, 78:6, 78:18, 81:15, 81:18, 82:10, 82:24, 83:11, 83:16, 83:25, 84:13, 84:15, 86:23, 87:3, 87:25, 88:13, 88:15, 88:23, 89:5, 89:18, 89:22, 90:10, 90:13, 90:19, 91:17, 92:4, 92:11, 92:16, 92:19, 93:22, 93:24, 94:4, 94:11, 94:21, 94:25, 95:2, 95:8, 95:14,</p>	<p>95:20, 95:23, 96:1, 96:4, 96:11, 96:16, 96:20, 96:24, 97:10, 97:12, 97:17, 99:2, 99:19, 99:21, 99:24, 100:3, 100:7, 100:11, 100:18, 101:20, 102:6, 103:14, 103:19, 104:1, 104:7, 104:18, 104:23, 105:4, 105:7, 107:10, 108:11, 109:10, 110:3, 111:24, 116:9, 117:22, 119:17, 119:21, 120:3, 120:13, 121:6, 121:9, 121:12, 122:8, 123:1, 123:5</p> <p>Court [12] - 1:22, 4:11, 5:24, 54:3, 61:18, 66:3, 72:17, 75:5, 84:17, 124:2, 124:7, 124:15</p> <p>Court's [1] - 81:10</p> <p>coverage [1] - 58:25</p> <p>crack [1] - 57:21</p> <p>cracks [2] - 114:8, 114:9</p> <p>create [7] - 42:6, 42:8, 42:9, 45:18, 104:19, 105:19, 108:3</p> <p>created [4] - 78:16, 105:13, 105:16, 105:23</p> <p>creating [1] - 79:10</p> <p>CROSS [6] - 2:2, 8:8, 54:4, 66:20, 69:11, 72:7, 102:7, 116:12</p> <p>cross [11] - 8:5, 64:7, 64:12, 66:9, 66:10, 66:12, 66:18, 69:7, 69:9, 73:3, 75:16</p> <p>cross-examination [3] - 8:5, 66:10, 69:7</p> <p>CROSS-EXAMINATION [7] - 8:8, 54:4, 66:20, 69:11, 72:7, 102:7, 116:12</p> <p>cross-examine [6] - 64:12, 66:9, 66:12, 66:18, 69:9, 73:3</p> <p>CRR [2] - 1:21, 124:2</p> <p>cue [3] - 38:7, 38:8, 48:15</p> <p>curb [103] - 11:16, 11:17, 11:20, 12:3, 13:9, 13:12, 13:16, 14:5, 14:12, 14:15, 15:20, 16:12, 16:13,</p>	<p>16:17, 17:1, 17:4, 17:7, 17:23, 18:15, 19:20, 19:22, 20:19, 20:20, 20:24, 22:4, 22:17, 23:24, 26:7, 27:19, 28:17, 28:21, 29:2, 29:11, 29:12, 32:9, 32:14, 33:9, 33:11, 35:21, 36:17, 37:9, 38:3, 39:21, 40:17, 46:3, 46:6, 46:19, 47:4, 48:2, 48:19, 49:16, 50:12, 50:18, 52:20, 54:10, 54:24, 55:1, 55:15, 57:14, 57:20, 57:23, 59:16, 61:4, 61:7, 78:22, 79:21, 85:6, 88:10, 92:23, 93:8, 99:16, 99:17, 99:19, 99:20, 100:7, 101:19, 103:4, 103:8, 106:17, 106:18, 106:19, 106:22, 108:16, 110:11, 110:18, 111:1, 111:9, 111:16, 111:21, 111:23, 111:24, 112:8, 112:12, 114:2, 114:15, 116:5, 118:17, 120:20, 120:21</p> <p>curbs [4] - 10:10, 22:18, 40:9, 50:15</p> <p>cures [1] - 99:12</p> <p>current [1] - 63:1</p> <p>Curtis [1] - 63:14</p> <p>curved [1] - 19:14</p> <p>customers [10] - 6:4, 45:23, 49:15, 49:17, 49:20, 79:3, 80:3, 81:7, 81:12, 81:13</p> <p>cuts [1] - 16:13</p> <p>CV [3] - 3:3, 5:16, 9:10</p>	<p>dealing [4] - 38:20, 41:17, 74:2, 98:7</p> <p>dealt [1] - 40:11</p> <p>December [3] - 52:11, 95:10, 95:11</p> <p>decide [1] - 44:2</p> <p>decision [1] - 81:10</p> <p>decreasing [1] - 23:18</p> <p>deducted [6] - 65:24, 65:25, 66:5, 67:17, 67:18, 74:12</p> <p>defect [5] - 43:10, 45:20, 45:21, 61:5, 61:6</p> <p>defective [3] - 53:10, 61:7, 81:16</p> <p>defects [4] - 24:14, 24:23, 78:8, 120:9</p> <p>Defendant [2] - 1:17, 1:18</p> <p>Defendant's [2] - 17:24, 41:8</p> <p>defendants [2] - 5:6, 79:9</p> <p>Defendants [1] - 1:8</p> <p>Defense [1] - 97:16</p> <p>defense [3] - 5:8, 73:10, 76:8</p> <p>defer [2] - 54:16, 59:23</p> <p>deficiencies [1] - 6:10</p> <p>defined [1] - 38:3</p> <p>degree [6] - 5:21, 6:14, 6:15, 11:9, 24:22, 87:19</p> <p>demonstrative [2] - 23:13, 118:15</p> <p>deny [2] - 86:22, 86:23</p> <p>department [1] - 62:22</p> <p>depict [1] - 88:19</p> <p>depicted [4] - 89:7, 108:7, 118:19</p> <p>depiction [1] - 108:15</p> <p>deposition [12] - 18:3, 24:16, 28:25, 31:9, 59:22, 62:1, 62:2, 72:18, 72:21, 76:2, 86:13, 86:15</p> <p>depositions [4] - 44:12, 61:20, 72:22, 123:12</p> <p>describe [4] - 11:1, 12:2, 99:15, 120:19</p> <p>described [1] - 4:24</p> <p>DESCRIPTION [1] -</p>
D		<p>damages [1] - 77:16</p> <p>dangers [1] - 84:20</p> <p>dark [1] - 78:19</p> <p>date [2] - 73:14, 115:18</p> <p>dated [1] - 73:11</p> <p>day-to-day [1] - 64:18</p> <p>de [3] - 62:2, 72:18, 72:20</p> <p>deal [2] - 40:8, 57:8</p>		

<p>3:2 design [40] - 16:17, 16:24, 16:25, 17:5, 23:22, 24:2, 29:6, 32:8, 32:13, 32:19, 33:14, 36:15, 37:9, 37:24, 38:3, 39:18, 39:20, 39:23, 43:10, 47:14, 47:16, 47:17, 49:2, 49:3, 49:4, 49:5, 49:6, 49:13, 49:14, 50:4, 60:18, 79:18, 105:11, 115:8, 115:9, 120:18, 120:19</p> <p>designations [11] - 61:16, 61:18, 67:8, 72:16, 72:23, 76:2, 76:19, 86:14, 86:15, 122:12, 123:11</p> <p>designed [5] - 11:11, 11:13, 23:4, 60:24, 100:17</p> <p>designing [1] - 60:19</p> <p>designs [2] - 38:1, 48:13</p> <p>despite [1] - 102:14</p> <p>detail [31] - 17:8, 30:16, 30:20, 46:24, 46:25, 48:6, 54:10, 54:14, 56:11, 56:15, 89:20, 90:5, 90:7, 90:9, 91:16, 101:17, 102:19, 104:3, 105:2, 105:3, 106:12, 107:1, 108:22, 108:23, 109:1, 109:7, 110:6, 118:20, 119:1</p> <p>detailed [4] - 5:16, 6:8, 76:6, 76:15</p> <p>details [11] - 15:1, 15:19, 15:24, 16:10, 25:24, 60:5, 96:10, 109:13, 110:9, 118:5, 118:11</p> <p>detect [1] - 6:5</p> <p>deterioration [2] - 57:19, 114:4</p> <p>determination [1] - 123:8</p> <p>determinations [1] - 111:3</p> <p>determine [8] - 4:21, 7:20, 69:18, 81:23, 84:24, 100:18, 103:8, 120:23</p> <p>determined [1] - 66:6</p> <p>developed [1] - 10:7</p> <p>developing [1] - 22:13</p>	<p>diagram [3] - 102:22, 102:25, 103:7</p> <p>difference [7] - 20:7, 20:16, 20:25, 21:4, 90:24, 100:22, 101:2</p> <p>different [8] - 4:23, 80:19, 94:5, 96:12, 99:11, 107:15, 107:17, 108:17, 115:21</p> <p>differential [1] - 19:2</p> <p>differs [1] - 108:7</p> <p>difficult [2] - 24:4, 32:1</p> <p>DIRECT [5] - 2:2, 4:9, 62:10, 68:9, 87:8</p> <p>direct [3] - 24:25, 77:13, 123:6</p> <p>directed [10] - 77:9, 85:1, 86:11, 86:24, 121:13, 121:14, 122:6, 122:15, 122:23, 123:3</p> <p>Disabilities [1] - 16:18</p> <p>disagree [2] - 83:17, 112:13</p> <p>discern [1] - 24:14</p> <p>discoloration [3] - 113:23, 114:2, 114:6</p> <p>discover [1] - 79:7</p> <p>discrepancies [2] - 115:1, 115:3</p> <p>discrepancy [9] - 89:25, 90:1, 104:12, 104:14, 104:17, 104:25, 105:3, 105:7, 115:2</p> <p>discuss [1] - 71:23</p> <p>discussing [1] - 70:24</p> <p>discussion [1] - 70:5</p> <p>distance [1] - 20:6</p> <p>distinct [1] - 81:8</p> <p>distinction [2] - 43:12, 43:14</p> <p>division [3] - 69:20, 69:21</p> <p>doctors' [1] - 93:15</p> <p>doctrine [1] - 80:18</p> <p>document [8] - 5:15, 10:22, 63:10, 63:24, 66:25, 71:21, 84:4, 84:11</p> <p>documentation [2] - 45:4, 45:5</p> <p>documents [4] - 21:18, 44:9, 63:17, 117:3</p> <p>done [13] - 38:15,</p>	<p>56:22, 57:5, 59:23, 59:24, 62:3, 65:15, 91:7, 110:11, 110:12, 110:21, 110:22</p> <p>door [12] - 29:21, 30:1, 30:2, 30:6, 30:11, 30:14, 30:17, 30:25, 33:19, 75:8, 91:24</p> <p>doors [8] - 13:3, 30:21, 33:17, 56:13, 56:16, 88:21, 91:23, 101:11, 119:6</p> <p>doorway [1] - 31:1</p> <p>down [26] - 17:17, 19:3, 19:6, 20:3, 24:1, 33:13, 33:20, 36:3, 37:23, 38:4, 39:22, 55:2, 61:13, 66:15, 67:5, 72:14, 73:22, 75:22, 76:6, 82:25, 100:6, 100:9, 111:15, 120:20, 120:22, 121:6</p> <p>Doyet [1] - 1:12</p> <p>draft [1] - 73:22</p> <p>drain [1] - 101:6</p> <p>drainage [2] - 10:11, 13:25</p> <p>drawing [8] - 15:1, 48:4, 91:10, 104:16, 108:1, 108:2</p> <p>Drawings [1] - 3:4</p> <p>drawings [18] - 9:18, 9:24, 10:2, 10:6, 15:2, 15:6, 21:9, 21:20, 22:6, 46:17, 46:19, 104:10, 104:11, 104:14, 104:24, 105:1, 111:3, 117:25</p> <p>drawn [1] - 10:3</p> <p>drew [1] - 91:1</p> <p>drink [1] - 46:14</p> <p>drop [7] - 13:20, 13:22, 31:12, 31:15, 34:16, 34:17</p> <p>dropped [2] - 35:21, 35:22</p> <p>drops [2] - 31:10, 32:22</p> <p>due [1] - 65:21</p> <p>duly [5] - 4:5, 62:8, 68:7, 73:7, 87:6</p> <p>Dumpster [4] - 109:16, 109:18, 109:23, 109:25</p> <p>during [9] - 9:21, 98:15, 110:22, 113:2, 113:8, 113:11, 114:2, 114:16, 122:18</p> <p>duties [3] - 4:24,</p>	<p>43:13, 81:8</p> <p>duty [28] - 24:7, 24:11, 43:6, 45:9, 53:24, 58:18, 77:22, 77:24, 78:4, 78:7, 81:7, 81:8, 81:9, 81:11, 82:10, 82:20, 83:2, 83:5, 84:19, 84:23, 116:16, 116:22, 120:7, 120:8, 122:2, 122:6</p> <p>DWG [1] - 105:21</p>	<p>89:13, 90:6, 90:16, 101:5, 101:11, 101:12, 103:6</p> <p>eliminate [4] - 48:1, 55:19, 114:25, 115:5</p> <p>elimination [1] - 47:20</p> <p>Ellen [2] - 1:14, 65:18</p> <p>employ [1] - 78:10</p> <p>employed [2] - 62:15, 62:17</p> <p>employment [1] - 87:12</p> <p>encountering [1] - 47:19</p> <p>end [5] - 100:9, 100:10, 106:23, 120:22, 121:25</p> <p>engineer [18] - 8:15, 10:5, 10:7, 10:12, 10:13, 12:1, 13:14, 23:5, 23:9, 54:13, 54:16, 60:18, 82:16, 83:7, 91:1, 94:25, 97:5, 105:17</p> <p>engineer's [1] - 10:15</p> <p>engineering [2] - 46:22, 47:1</p> <p>engineers [5] - 4:14, 7:9, 78:10, 96:13, 97:5</p> <p>ensure [3] - 80:8, 83:8, 114:19</p> <p>entailed [1] - 6:3</p> <p>enter [1] - 69:2</p> <p>entered [1] - 85:10</p> <p>entire [4] - 27:2, 27:3, 38:6, 74:12</p> <p>entirety [1] - 67:17</p> <p>entities [1] - 56:23</p> <p>entitled [2] - 121:16, 122:3</p> <p>entrance [5] - 11:5, 13:4, 16:22, 17:12, 56:16</p> <p>entranceway [8] - 13:2, 25:7, 32:20, 33:16, 36:13, 38:7, 46:1, 61:2</p> <p>entranceways [1] - 12:21</p> <p>entries [2] - 64:8, 64:17</p> <p>environment [1] - 42:3</p> <p>equitable [1] - 77:14</p> <p>especially [2] - 20:22, 37:18</p>
E				
<p>early [1] - 16:20</p> <p>Early [1] - 1:12</p> <p>east [1] - 93:14</p> <p>eastern [1] - 62:21</p> <p>edge [16] - 21:22, 22:2, 22:3, 35:21, 48:7, 50:24, 79:22, 92:23, 92:24, 93:3, 95:4, 106:15, 110:11, 110:18, 112:10</p> <p>educated [1] - 106:7</p> <p>education [2] - 24:18, 115:12</p> <p>educational [3] - 5:17, 5:20, 87:17</p> <p>Edward [2] - 2:6, 87:11</p> <p>EDWARD [1] - 87:5</p> <p>effective [1] - 50:21</p> <p>effects [1] - 122:3</p> <p>effort [2] - 38:12, 69:1</p> <p>egress [1] - 80:25</p> <p>eights [1] - 90:22</p> <p>either [4] - 15:12, 23:8, 25:1, 50:5</p> <p>elected [1] - 74:19</p> <p>electrical [2] - 98:17, 98:18</p> <p>element [2] - 77:14, 77:19</p> <p>elements [1] - 53:9</p> <p>elevation [18] - 18:22, 19:14, 23:16, 25:5, 27:17, 28:10, 37:17, 38:6, 79:17, 79:19, 89:7, 89:13, 100:21, 100:24, 101:13, 101:14, 120:22</p> <p>elevations [16] - 10:7, 11:6, 13:15, 26:18, 27:8, 27:10, 29:6, 88:7, 89:4,</p>				

<p>Esquire [4] - 1:14, 1:15, 1:16, 1:18 esse [3] - 62:2, 72:18, 72:21 essence [1] - 84:24 essentially [1] - 45:13 establish [2] - 86:9, 122:17 established [1] - 8:21 establishments [1] - 49:8 et [2] - 1:7, 34:25 Eugene [1] - 62:3 evidence [26] - 9:11, 9:15, 21:14, 52:13, 52:16, 52:18, 64:5, 64:15, 82:7, 84:17, 85:1, 85:4, 85:9, 85:10, 85:24, 86:9, 86:12, 86:22, 94:2, 107:10, 121:23, 122:16, 122:19, 122:21, 122:24, 124:6 exactly [3] - 33:5, 89:15, 91:8 EXAMINATION [14] - 4:9, 8:8, 9:16, 25:18, 54:4, 62:10, 66:20, 68:9, 69:11, 72:7, 87:8, 102:7, 116:12, 120:14 examination [3] - 8:5, 66:10, 69:7 examine [6] - 64:12, 66:9, 66:12, 66:18, 69:9, 73:3 examined [6] - 4:6, 62:9, 68:8, 73:8, 75:13, 87:7 example [3] - 19:20, 40:17, 45:11 excuse [5] - 31:12, 32:11, 45:2, 60:11, 117:8 exercise [1] - 77:24 exhibit [3] - 61:18, 72:20 Exhibit [23] - 5:14, 9:10, 9:14, 10:21, 12:18, 17:25, 18:5, 21:13, 21:17, 63:9, 63:11, 64:14, 67:12, 73:17, 73:21, 75:5, 89:4, 97:16, 109:8, 109:9, 117:24, 118:16 exhibits [1] - 123:7 existed [2] - 79:23, 83:23</p>	<p>existence [1] - 85:25 existing [1] - 79:8 exists [1] - 86:22 exit [1] - 56:16 expect [2] - 24:13, 46:6 expected [2] - 42:3, 43:20 experience [7] - 5:18, 5:25, 7:19, 24:6, 24:18, 58:17, 97:6 expert [10] - 8:2, 8:11, 8:14, 8:16, 9:8, 58:19, 82:21, 83:18, 103:12, 103:15 expert's [1] - 83:20 expertise [1] - 5:1 extent [2] - 4:23, 123:3 exterior [2] - 27:6, 52:19 extra [1] - 108:19 eyes [1] - 33:18</p>	<p>56:20, 61:7, 97:5, 100:24, 106:22, 115:15, 115:18 fault [3] - 77:17, 77:20, 77:21 favor [1] - 86:11 fees [2] - 63:17, 75:12 feet [23] - 13:18, 17:4, 17:6, 17:7, 19:6, 19:22, 19:23, 29:24, 30:11, 30:12, 30:14, 30:23, 30:25, 39:22, 55:7, 91:1, 91:15, 91:16, 91:17, 91:23, 103:13, 103:21, 103:23 fell [10] - 13:8, 14:10, 14:21, 18:1, 21:3, 25:7, 61:3, 95:10, 99:25, 100:1 felt [1] - 71:8 few [1] - 17:10 field [6] - 7:13, 8:2, 33:12, 33:20, 37:15, 37:21 fifteen [2] - 62:25, 97:11 fifth [1] - 73:21 figure [1] - 34:6 file [2] - 105:21 final [5] - 54:15, 80:4, 97:6, 98:4, 98:9 findings [1] - 123:8 finish [1] - 122:12 finished [8] - 6:17, 13:17, 32:21, 80:7, 97:25, 100:10, 100:20, 100:21 firm [1] - 7:16 firms [2] - 4:16, 62:23 first [16] - 4:2, 4:5, 14:25, 18:14, 39:20, 47:13, 62:8, 67:11, 71:19, 73:7, 77:11, 77:14, 77:18, 87:3, 87:6, 94:21 five [4] - 57:24, 90:21, 91:2 fix [1] - 79:1 flare [4] - 13:9, 17:6, 17:19, 17:24, 17:25, 19:14, 19:22, 19:23, 20:5, 20:12, 20:14, 23:15, 29:20, 30:6, 30:10, 30:14, 33:10, 33:24, 37:14, 37:23, 38:4, 47:7, 48:20, 55:2, 55:6, 55:8,</p>	<p>55:15, 55:23, 56:2, 102:25, 103:9, 103:10, 111:8, 111:13, 111:15, 112:4, 114:12, 118:16, 118:18, 118:24, 119:3, 119:7, 119:19 flared [1] - 52:15 flares [11] - 14:3, 17:11, 17:14, 17:15, 20:11, 20:15, 31:1, 50:17, 103:11, 103:16, 103:18 flat [6] - 89:14, 89:16, 91:15, 119:4, 119:5, 120:20 floor [8] - 13:17, 32:21, 78:19, 100:10, 100:20, 100:21 flush [3] - 13:16, 14:18, 14:21, 18:15, 19:11, 19:13, 19:15, 22:22, 25:3, 30:5, 30:12, 31:5, 31:21, 32:17, 32:18, 32:23, 33:3, 34:8, 36:3, 36:6, 47:8, 48:2, 61:1, 61:2, 91:25, 102:3, 111:15, 112:6, 116:16, 118:19, 119:23, 120:2, 120:4 focus [1] - 45:23 focussed [2] - 11:7, 33:18 follow [3] - 72:2, 80:18, 95:23 follow-up [1] - 72:2 follows [5] - 4:6, 62:9, 68:8, 73:8, 87:7 foot [24] - 13:18, 13:22, 19:4, 19:21, 20:4, 20:10, 30:2, 34:18, 34:20, 35:21, 35:24, 36:23, 89:16, 90:19, 90:20, 99:9, 102:25, 103:9, 103:10, 118:19, 119:5, 119:8, 119:19, 120:22 foregoing [1] - 124:4 forensic [3] - 4:14, 6:23, 58:16 forensics [1] - 4:18 forth [1] - 66:4 founded [1] - 77:22 Fountain [12] - 14:10, 19:8, 38:16, 39:3, 40:25, 43:19, 63:14, 79:3, 79:4,</p>	<p>80:21, 81:14, 95:6 FOUNTAIN [1] - 1:4 Fountain's [4] - 24:24, 94:14, 95:17, 115:25 Fountains [2] - 68:13, 69:2 four [65] - 18:20, 20:15, 22:2, 23:17, 26:12, 29:7, 29:9, 29:24, 30:3, 30:8, 30:12, 30:23, 31:22, 32:1, 32:4, 32:6, 32:9, 32:12, 32:14, 33:11, 34:21, 35:17, 35:25, 36:17, 37:10, 46:3, 46:5, 46:7, 47:5, 47:23, 48:7, 48:9, 48:14, 48:22, 49:3, 49:4, 49:12, 55:20, 55:24, 56:3, 78:25, 79:24, 80:21, 83:24, 85:5, 85:8, 89:16, 90:18, 90:19, 90:20, 90:24, 91:15, 101:22, 103:13, 103:21, 103:23, 112:14, 112:17, 113:17, 118:19, 119:5, 119:8, 119:19, 120:22 four-and-a-half [6] - 46:5, 78:25, 79:24, 80:21, 83:24, 113:17 four-foot [5] - 89:16, 118:19, 119:8, 119:19, 120:22 four-inch [6] - 26:12, 29:9, 33:11, 36:17, 85:5, 85:8, 112:14, 112:17 four-tenths [3] - 90:18, 90:19, 90:20 four-tenths' [1] - 90:24 FRED'S [1] - 1:7 Fred's [6] - 1:18, 9:19, 11:3, 11:5, 11:11, 13:4, 13:18, 17:23, 25:11, 28:1, 32:10, 32:15, 40:1, 40:2, 43:19, 43:23, 44:7, 44:10, 46:2, 49:8, 49:24, 51:1, 51:14, 52:21, 53:14, 59:14, 59:21, 59:24, 63:14, 69:24, 70:12, 72:10, 75:7, 75:24, 76:7, 77:13, 77:17, 78:21, 79:13, 79:25, 80:11, 82:13, 82:15,</p>
F		<p>facility [1] - 7:20 fact [16] - 14:15, 20:22, 23:10, 25:1, 25:2, 25:3, 37:16, 52:7, 52:18, 53:1, 81:21, 84:5, 86:4, 86:10, 116:25 factors [2] - 34:24, 60:3 failed [11] - 42:2, 43:23, 77:18, 78:25, 79:1, 79:2, 80:1, 80:6, 81:3, 81:13, 82:15 failing [7] - 79:5, 79:6, 79:7, 79:11, 84:23 fair [1] - 61:25 fall [23] - 5:2, 8:2, 18:24, 19:4, 24:24, 24:25, 25:12, 25:13, 36:12, 37:1, 40:23, 44:5, 45:15, 53:15, 53:19, 57:2, 58:20, 72:18, 94:9, 94:14, 95:17, 115:25 falls [8] - 5:4, 7:3, 41:17, 43:2, 59:16, 59:19, 82:2, 82:3 familiar [7] - 9:18, 9:24, 53:3, 66:22, 69:25, 94:7, 94:9 far [11] - 11:16, 26:21, 27:18, 39:21,</p>	<p>55:15, 55:23, 56:2, 102:25, 103:9, 103:10, 111:8, 111:13, 111:15, 112:4, 114:12, 118:16, 118:18, 118:24, 119:3, 119:7, 119:19 flared [1] - 52:15 flares [11] - 14:3, 17:11, 17:14, 17:15, 20:11, 20:15, 31:1, 50:17, 103:11, 103:16, 103:18 flat [6] - 89:14, 89:16, 91:15, 119:4, 119:5, 120:20 floor [8] - 13:17, 32:21, 78:19, 100:10, 100:20, 100:21 flush [3] - 13:16, 14:18, 14:21, 18:15, 19:11, 19:13, 19:15, 22:22, 25:3, 30:5, 30:12, 31:5, 31:21, 32:17, 32:18, 32:23, 33:3, 34:8, 36:3, 36:6, 47:8, 48:2, 61:1, 61:2, 91:25, 102:3, 111:15, 112:6, 116:16, 118:19, 119:23, 120:2, 120:4 focus [1] - 45:23 focussed [2] - 11:7, 33:18 follow [3] - 72:2, 80:18, 95:23 follow-up [1] - 72:2 follows [5] - 4:6, 62:9, 68:8, 73:8, 87:7 foot [24] - 13:18, 13:22, 19:4, 19:21, 20:4, 20:10, 30:2, 34:18, 34:20, 35:21, 35:24, 36:23, 89:16, 90:19, 90:20, 99:9, 102:25, 103:9, 103:10, 118:19, 119:5, 119:8, 119:19, 120:22 foregoing [1] - 124:4 forensic [3] - 4:14, 6:23, 58:16 forensics [1] - 4:18 forth [1] - 66:4 founded [1] - 77:22 Fountain [12] - 14:10, 19:8, 38:16, 39:3, 40:25, 43:19, 63:14, 79:3, 79:4,</p>	<p>80:21, 81:14, 95:6 FOUNTAIN [1] - 1:4 Fountain's [4] - 24:24, 94:14, 95:17, 115:25 Fountains [2] - 68:13, 69:2 four [65] - 18:20, 20:15, 22:2, 23:17, 26:12, 29:7, 29:9, 29:24, 30:3, 30:8, 30:12, 30:23, 31:22, 32:1, 32:4, 32:6, 32:9, 32:12, 32:14, 33:11, 34:21, 35:17, 35:25, 36:17, 37:10, 46:3, 46:5, 46:7, 47:5, 47:23, 48:7, 48:9, 48:14, 48:22, 49:3, 49:4, 49:12, 55:20, 55:24, 56:3, 78:25, 79:24, 80:21, 83:24, 85:5, 85:8, 89:16, 90:18, 90:19, 90:20, 90:24, 91:15, 101:22, 103:13, 103:21, 103:23, 112:14, 112:17, 113:17, 118:19, 119:5, 119:8, 119:19, 120:22 four-and-a-half [6] - 46:5, 78:25, 79:24, 80:21, 83:24, 113:17 four-foot [5] - 89:16, 118:19, 119:8, 119:19, 120:22 four-inch [6] - 26:12, 29:9, 33:11, 36:17, 85:5, 85:8, 112:14, 112:17 four-tenths [3] - 90:18, 90:19, 90:20 four-tenths' [1] - 90:24 FRED'S [1] - 1:7 Fred's [6] - 1:18, 9:19, 11:3, 11:5, 11:11, 13:4, 13:18, 17:23, 25:11, 28:1, 32:10, 32:15, 40:1, 40:2, 43:19, 43:23, 44:7, 44:10, 46:2, 49:8, 49:24, 51:1, 51:14, 52:21, 53:14, 59:14, 59:21, 59:24, 63:14, 69:24, 70:12, 72:10, 75:7, 75:24, 76:7, 77:13, 77:17, 78:21, 79:13, 79:25, 80:11, 82:13, 82:15,</p>

<p>84:3, 84:11, 85:25, 86:3, 86:7, 86:9, 86:12, 87:23, 88:20, 93:9, 93:14, 93:17, 94:2, 94:19, 95:9, 95:12, 95:15, 97:10, 97:12, 97:21, 98:6, 102:11, 102:16, 109:21, 110:19, 111:11, 112:21, 113:2, 113:4, 113:10, 113:13, 118:7, 122:14, 122:19, 122:22, 122:25 free [2] - 16:22, 120:9 frequent [1] - 115:20 front [3] - 11:2, 11:11, 22:2, 22:8, 26:7, 29:21, 30:6, 30:14, 30:17, 31:1, 31:6, 32:10, 32:15, 32:20, 36:16, 37:10, 37:12, 45:24, 49:19, 50:2, 78:21, 80:22, 80:25, 88:20, 89:12, 91:24, 93:9, 95:4, 95:19, 101:11, 102:3, 107:13, 110:18, 119:6, 120:2 full [5] - 4:7, 67:15, 67:16, 67:20, 67:21 fully [1] - 12:2 furthermore [1] - 79:4</p>	<p>gradual [3] - 19:24, 29:16, 101:13 graduated [1] - 6:1 gray [2] - 99:9, 99:12 great [2] - 39:17, 90:15 Group [1] - 4:13 guarantees [1] - 72:9 guess [9] - 12:13, 32:5, 39:10, 44:6, 58:5, 58:7, 62:2, 89:10, 89:11 guidance [1] - 110:25</p>	<p>51:9, 58:20, 78:5, 78:12, 78:13, 79:15, 83:20, 83:23, 86:13, 115:5, 115:10, 115:18 health [1] - 5:22 healthcare [1] - 93:15 hear [3] - 11:19, 46:10, 53:17 heard [7] - 61:24, 78:2, 91:13, 96:8, 98:20, 107:25, 121:17 height [7] - 19:20, 23:25, 27:19, 33:11, 36:10, 38:8, 48:14 help [2] - 12:10, 47:18 helpful [1] - 39:19 hereby [1] - 124:3 hereto [1] - 124:10 hierarchy [7] - 47:10, 47:11, 48:1, 49:7, 60:17, 79:1 high [7] - 15:20, 17:8, 20:2, 33:8, 37:14, 38:3, 100:7 higher [1] - 20:3 highest [1] - 100:3 highlighted [7] - 65:15, 65:19, 65:20, 67:16, 74:7, 74:9, 74:11 Hildebrand [8] - 12:1, 23:10, 31:4, 89:17, 105:18, 107:25, 119:22, 121:18 Hildebrand's [1] - 105:8 hire [7] - 24:8, 58:19, 78:13, 80:6, 81:3, 82:15, 84:23 hired [8] - 39:1, 51:1, 65:22, 83:6, 83:7, 83:8 hold [7] - 12:13, 12:23, 35:7, 103:14, 108:11 HOLLINS [1] - 73:6 Hollins [1] - 1:15 Honor [5] - 5:10, 8:1, 8:7, 18:4, 21:6, 25:17, 35:9, 35:10, 51:19, 52:13, 53:12, 53:25, 54:1, 54:2, 61:12, 62:5, 64:3, 64:10, 65:14, 66:19, 67:4, 67:7, 67:24, 69:5, 70:14, 71:11, 72:4, 72:16, 73:15,</p>	<p>73:21, 75:4, 75:18, 76:1, 76:25, 77:5, 77:8, 78:11, 82:7, 83:13, 84:14, 84:16, 85:3, 85:12, 85:20, 86:8, 87:2, 92:3, 94:1, 95:4, 101:16, 116:8, 116:10, 121:5, 121:8, 121:10, 121:11, 121:23, 122:15, 123:2 Honorable [1] - 1:12 hope [1] - 45:15 housekeep [1] - 76:23 huge [2] - 89:20, 90:5 hump [1] - 85:17 hundreds [1] - 57:4 Hunt [23] - 2:3, 4:3, 4:8, 8:2, 14:9, 22:20, 23:13, 24:6, 24:21, 25:8, 25:15, 25:20, 54:6, 65:22, 78:2, 79:2, 79:11, 79:17, 79:25, 80:23, 81:2, 85:5 HUNT [1] - 4:4 Hunt's [3] - 3:3, 9:10, 41:10 hurt [2] - 19:5, 49:22 hypothetically [2] - 119:24, 119:25</p>	<p>6:11 inappropriate [1] - 69:3 INC [1] - 1:7 inch [2] - 13:16, 17:1, 17:3, 17:4, 19:20, 19:22, 23:24, 23:25, 26:12, 29:9, 33:11, 34:17, 35:22, 36:17, 85:5, 85:8, 90:21, 90:22, 100:22, 103:4, 106:19, 106:22, 112:14, 112:17 inches [6] - 13:22, 15:20, 17:7, 18:16, 18:18, 18:20, 19:9, 19:24, 20:5, 20:9, 20:14, 22:2, 23:17, 24:3, 29:2, 29:5, 29:20, 29:22, 29:23, 31:14, 31:15, 31:19, 31:23, 32:1, 32:4, 32:6, 32:9, 32:12, 32:14, 32:22, 33:2, 34:22, 35:14, 35:17, 35:25, 37:10, 37:23, 46:3, 46:7, 47:5, 47:23, 48:7, 48:10, 48:14, 48:22, 49:3, 49:4, 49:12, 55:2, 55:10, 55:12, 55:13, 55:14, 55:16, 55:20, 55:24, 56:3, 90:21, 90:23, 91:2, 100:2, 100:10, 100:11, 100:19, 101:1, 112:11 incidence [1] - 94:18 incident [7] - 36:12, 40:22, 52:10, 78:14, 94:2, 94:13, 113:17 incidents [3] - 57:2, 115:23, 116:5 include [7] - 25:20, 26:25, 27:2, 74:19, 92:12, 92:13, 122:8 included [5] - 38:11, 47:22, 67:22, 102:22, 111:8, 122:9 includes [4] - 75:6, 78:8, 79:18, 92:15 including [3] - 28:24, 54:14, 70:12 incorporated [1] - 33:14 incorporating [1] - 10:8 incumbent [1] - 114:24 indemnification [3] -</p>
<p>G gadget [1] - 12:24 general [15] - 11:7, 22:21, 24:8, 69:19, 78:4, 80:10, 81:6, 81:12, 86:5, 101:15, 111:5, 115:11, 120:7, 121:15, 121:16 generally [2] - 11:1, 77:23 gentleman [2] - 86:16, 113:15 gentlemen [1] - 51:11 Georgia [2] - 87:19, 93:14 given [4] - 20:22, 24:19, 73:12, 110:25 gosh [1] - 58:5 governs [4] - 54:23, 108:23, 109:4, 109:7 grade [1] - 90:23</p>	<p>H Haffenden [2] - 1:21, 124:1 half [10] - 20:6, 46:5, 67:18, 78:25, 79:24, 80:21, 83:24, 100:2, 112:11, 113:17 hand [8] - 5:13, 41:7, 71:14, 97:16, 118:4, 118:24 handed [3] - 21:16, 61:16, 77:1 handicapped [33] - 13:13, 15:24, 79:23, 88:22, 88:24, 89:1, 89:20, 89:21, 89:23, 90:3, 90:5, 91:14, 94:19, 96:17, 96:20, 97:2, 102:20, 104:2, 104:10, 104:11, 104:13, 104:16, 104:17, 104:24, 105:2, 105:3, 111:22, 112:1, 117:14, 118:17, 118:20, 119:1, 120:19 handrail [1] - 118:5 Hanson [1] - 86:17 hard [3] - 18:22, 20:1, 25:5 hazard [25] - 31:23, 32:2, 32:4, 32:6, 32:13, 33:1, 35:18, 37:12, 39:7, 41:24, 45:18, 47:13, 47:14, 47:19, 47:21, 48:2, 48:10, 48:22, 53:24, 57:14, 58:5, 60:19, 60:25, 82:23, 95:16 hazardous [1] - 59:7 hazards [2] - 6:5, 38:12, 38:16, 39:2, 43:17, 44:8, 45:1,</p>	<p>I ideally [1] - 29:5 identification [5] - 5:14, 9:15, 21:14, 63:6, 64:15 identified [3] - 63:24, 86:5, 101:20 identify [7] - 10:21, 21:17, 57:13, 57:16, 63:9, 78:13, 87:10 Ill [1] - 1:12 image [1] - 56:11 imagine [2] - 39:21, 110:20 implemented [4] - 50:19, 80:8, 80:10, 82:18 important [10] - 15:21, 18:21, 20:4, 23:21, 33:15, 33:21, 34:10, 34:11, 34:14, 69:17 improper [1] - 14:22 improperly [1] - 25:4 improvements [1] -</p>		

<p>65:12, 77:4, 77:15 indicate [9] - 22:8, 41:19, 44:7, 52:5, 54:15, 56:12, 76:7, 97:1, 108:16 indicated [1] - 89:22 indicates [3] - 54:14, 89:19, 109:12 indicating [2] - 89:17, 89:21 indication [2] - 109:23, 118:10 indicator [2] - 59:6, 59:10 industry [4] - 6:2, 6:22, 39:16, 58:25 information [3] - 44:9, 45:12, 59:25 ingress [1] - 80:24 injured [1] - 95:5 injuries [3] - 40:23, 70:13, 78:1 innocent [1] - 84:18 insofar [1] - 11:2 inspect [11] - 14:9, 24:8, 43:1, 43:7, 78:5, 79:6, 80:7, 80:12, 82:14, 83:5, 86:17 inspecting [3] - 6:3, 6:5, 112:24 inspection [9] - 14:12, 38:11, 57:13, 57:17, 80:5, 97:6, 98:9, 113:12, 122:18 inspections [19] - 6:11, 43:16, 44:8, 44:21, 45:1, 51:2, 51:9, 59:21, 59:23, 79:12, 81:1, 81:4, 81:20, 86:13, 98:4, 98:12, 98:15, 113:8, 122:20 inspector [7] - 60:8, 60:13, 98:1, 98:2, 113:10, 113:11 installation [1] - 54:24 installed [12] - 42:22, 42:23, 52:17, 89:15, 91:3, 91:8, 109:18, 109:21, 114:2, 114:16, 118:7, 118:11 instances [1] - 93:20 institute [2] - 6:16, 22:11 Institute [1] - 16:14 insurance [1] - 62:18 insurance [8] - 4:16, 6:2, 6:4, 6:16, 6:22, 58:25, 59:2</p>	<p>intend [2] - 13:11, 75:24 intended [1] - 60:18 intention [1] - 14:17 intentions [1] - 60:21 interest [4] - 43:2, 69:18, 117:19, 124:10 interesting [1] - 43:3 international [2] - 22:9, 22:10 International [1] - 7:11 interpretation [3] - 96:12, 105:4, 105:8 interpreted [2] - 31:7, 121:25 interpreting [1] - 7:19 intersection [3] - 99:5, 99:15 interview [1] - 12:1 interviewed [1] - 23:10 introduced [1] - 124:6 investigate [2] - 4:15, 4:20 investigated [1] - 21:1 investigating [1] - 6:6 investigation [6] - 8:3, 41:20, 44:4, 58:13, 58:23, 59:12 investigations [11] - 6:24, 7:1, 56:20, 56:21, 56:22, 57:6, 58:2, 58:8, 78:12, 83:22 invitee [2] - 77:23, 77:24 invoice [3] - 65:11, 76:6, 76:15 invoices [9] - 63:2, 63:12, 63:13, 63:16, 63:25, 64:4, 64:22, 65:15, 66:2 Invoices [1] - 3:5 involved [4] - 7:12, 58:3, 64:18, 122:18 involving [1] - 116:5 irregular [1] - 55:16 irregularly [1] - 19:25 issuance [1] - 113:11 issue [11] - 11:11, 43:4, 45:14, 59:7, 60:9, 73:1, 78:25, 85:22, 98:5, 110:8,</p>	<p>118:16 issued [4] - 58:9, 58:15, 94:20, 116:21 issues [1] - 81:3 issuing [1] - 60:13 items [3] - 96:7, 98:16, 110:5 itself [2] - 10:4, 55:2</p> <p style="text-align: center;">J</p> <p>James [1] - 4:7 January [1] - 50:20 job [5] - 6:3, 96:7, 97:6, 111:7, 115:7 join [1] - 123:2 joint [7] - 70:2, 71:24, 84:4, 84:5, 84:8, 84:12, 85:15 Joseph [1] - 2:3 JOSEPH [1] - 4:4 Jr [1] - 1:16 Judge [1] - 1:12 judgment [2] - 40:18, 86:22 Judicial [1] - 124:2 June [9] - 1:6, 4:1, 73:13, 124:8, 124:11 jurisdiction [1] - 98:3</p> <p style="text-align: center;">K</p> <p>keep [2] - 13:25, 56:1 Kelly [1] - 124:1 kept [1] - 63:17 kin [1] - 124:9 kind [2] - 20:2, 120:18 kinds [1] - 44:21 knowledge [10] - 22:24, 24:19, 44:20, 53:2, 63:25, 64:1, 65:5, 70:16, 78:16, 120:10 knowledgeable [1] - 57:6 known [3] - 22:21, 53:9, 84:21 knows [1] - 99:7</p> <p style="text-align: center;">L</p> <p>lady [2] - 95:10, 95:18 LaFave [3] - 1:18, 15:3, 43:25, 51:16, 52:13, 54:2, 54:5,</p>	<p>56:10, 61:11, 61:21, 61:25, 67:4, 72:6, 72:8, 72:13, 76:1, 76:14, 76:25, 77:5, 85:20, 88:14, 93:21, 99:1, 102:8, 105:12, 107:11, 108:14, 109:11, 110:4, 112:2, 116:7, 121:11, 122:14 laFAVE [1] - 88:12 land [2] - 10:16, 77:23 landing [1] - 29:18 landlord [3] - 52:21, 81:20, 83:4 landowner [1] - 82:3 language [2] - 70:21, 85:13 last [8] - 5:3, 6:22, 47:19, 61:15, 76:3, 77:1, 94:4, 121:21 latent [4] - 61:5, 61:6, 78:8, 120:9 law [12] - 4:16, 16:15, 16:21, 62:23, 66:16, 81:5, 81:18, 81:22, 86:20, 115:13, 115:16 lawsuit [1] - 122:23 lawyer [1] - 82:2 lawyers [1] - 71:8 lay [1] - 26:20 lead [1] - 92:4 leading [4] - 88:14, 88:15, 92:2, 99:2 lease [4] - 52:19, 80:11, 80:15, 85:25 least [4] - 48:24, 83:21, 91:23, 108:17 Lee [2] - 1:14, 65:18 left [6] - 30:13, 34:20, 36:23, 100:14, 100:24, 118:4 left-hand [1] - 118:4 Legal [1] - 3:5 legal [10] - 4:20, 62:21, 62:22, 63:2, 63:11, 63:17, 63:24, 70:6, 70:16 length [2] - 38:6, 56:12 lengthened [1] - 114:12 less [16] - 23:16, 24:3, 29:2, 29:15, 30:3, 32:9, 32:14, 36:17, 37:10, 46:3, 46:7, 47:5, 48:7, 49:4, 55:23, 91:22 lessee/lessor [1] -</p>	<p>82:3 level [8] - 13:17, 19:17, 20:11, 35:4, 57:10, 57:12, 59:23, 64:18 LEWIS [25] - 62:5, 62:12, 63:5, 63:7, 64:3, 64:16, 65:8, 65:14, 65:18, 67:7, 67:14, 67:21, 67:24, 68:2, 68:10, 69:5, 70:14, 71:11, 72:15, 72:25, 73:6, 75:23, 84:16, 121:10, 123:2 Lewis [4] - 1:15, 73:9, 84:15, 123:1 liability [13] - 5:3, 9:7, 70:1, 70:6, 70:7, 70:19, 74:4, 77:22, 84:3, 84:8, 85:15, 85:17, 122:22 liable [3] - 70:13, 71:9, 77:25 Liberty [2] - 62:18, 63:18 licensed [3] - 8:10, 8:12, 8:15 licenses [1] - 6:13 life [1] - 82:17 light [2] - 99:9, 122:24 likely [1] - 24:22 limitations [1] - 75:11 line [6] - 4:18, 36:3, 70:15, 73:22, 102:15, 108:19 lines [9] - 50:22, 89:16, 89:24, 96:19, 97:1, 107:4, 107:6, 107:15, 109:4 lip [1] - 91:5 listed [1] - 110:5 litigated [1] - 5:6 litigation [2] - 52:3, 52:4 living [1] - 4:12 local [1] - 98:1 locate [1] - 84:20 located [4] - 9:19, 11:18, 13:9, 20:10 location [3] - 93:12, 103:11, 118:12 locations [1] - 57:3 look [24] - 13:17, 14:1, 15:8, 16:3, 17:10, 19:6, 19:7, 25:1, 26:2, 31:9, 58:19, 81:3, 82:23, 82:25, 83:20, 83:22,</p>
--	---	--	--	---

<p>90:1, 96:23, 98:16, 98:17, 98:18, 104:20, 108:15, 109:6 looked [5] - 20:11, 39:4, 46:17, 107:8, 112:25 looking [12] - 10:9, 25:6, 33:20, 39:2, 43:16, 44:8, 45:1, 51:9, 78:8, 79:14, 100:19, 118:15 losing [1] - 56:9 loss [3] - 6:3, 6:12, 38:21 losses [3] - 4:15, 4:20, 4:21 low [1] - 55:19 Lowe's [4] - 38:24, 39:25, 56:21, 59:5</p>	<p>Matthew [1] - 1:18 maximum [6] - 33:23, 33:25, 34:1, 35:12, 91:21, 103:23 McLeod [113] - 1:16, 8:7, 8:9, 9:4, 9:5, 9:13, 25:16, 25:17, 25:19, 26:6, 26:10, 28:14, 28:16, 34:15, 35:9, 35:11, 37:7, 40:7, 41:10, 41:13, 44:3, 46:16, 48:23, 49:1, 51:12, 51:13, 51:19, 51:23, 51:25, 52:2, 52:4, 52:7, 52:23, 53:1, 53:8, 53:12, 53:13, 53:20, 53:25, 64:6, 64:9, 64:10, 65:10, 66:8, 66:11, 66:19, 66:21, 67:3, 68:1, 69:8, 69:10, 69:12, 70:18, 71:7, 71:13, 72:4, 73:4, 73:19, 74:22, 74:23, 75:4, 75:10, 75:17, 76:9, 76:10, 76:18, 77:8, 77:11, 77:21, 78:11, 78:20, 81:16, 82:7, 82:13, 83:10, 83:13, 83:18, 84:2, 84:14, 87:2, 87:4, 87:9, 88:4, 88:18, 89:2, 89:6, 91:12, 91:19, 92:4, 92:6, 92:7, 92:21, 93:23, 94:1, 94:6, 94:12, 95:3, 95:9, 95:15, 96:5, 97:4, 97:15, 97:20, 99:4, 100:13, 100:23, 101:24, 102:5, 110:1, 120:15, 121:5, 121:8, 121:14 mean [25] - 4:18, 22:23, 28:8, 29:4, 30:6, 33:4, 34:9, 35:1, 35:6, 36:11, 40:12, 40:19, 40:21, 55:13, 58:6, 59:11, 61:6, 77:18, 78:9, 80:3, 91:10, 105:22, 111:19, 114:4, 117:15 meaning [1] - 70:22 means [6] - 4:19, 49:15, 49:17, 70:4, 85:8, 101:12 measure [1] - 103:18 measurements [1] - 52:14 mechanical [1] -</p>	<p>98:18 meet [2] - 20:23, 77:18 meets [1] - 32:24 member [4] - 7:6, 7:8, 7:10, 73:10 memory [1] - 58:6 mention [1] - 41:3 mentioned [7] - 29:14, 54:9, 66:12, 70:19, 79:2, 79:25, 93:19 merchant [1] - 84:19 merely [2] - 52:17, 86:2 met [1] - 86:19 middle [1] - 100:21 might [5] - 20:6, 20:7, 20:15, 59:12 migrated [1] - 41:23 mind [2] - 66:7, 104:12 minimum [7] - 18:20, 29:10, 85:6, 85:8, 112:14, 112:17 minor [2] - 5:22, 87:21 minus [1] - 31:11 minute [2] - 12:23, 15:22 minutes [1] - 17:10 misrepresentation [1] - 69:1 missing [1] - 57:21 Mitchell [1] - 62:3 mobility [1] - 17:15 model [1] - 105:22 moment [2] - 21:21, 71:18 monthly [2] - 64:22, 81:1 months [1] - 57:24 morning [2] - 54:6, 54:7 most [5] - 34:3, 50:15, 57:8, 58:22, 59:6, 121:21 motion [6] - 86:22, 86:24, 121:12, 121:14, 122:5, 123:3 motions [2] - 77:6, 121:12 mouse [3] - 90:7, 96:9, 106:2 move [12] - 9:9, 37:5, 46:15, 48:24, 51:18, 51:21, 52:24, 53:5, 64:4, 77:9, 96:4, 122:14 moved [6] - 9:10,</p>	<p>42:12, 43:8, 80:14, 80:20, 100:14 moving [3] - 80:13, 82:14, 82:15 MR [135] - 8:7, 8:9, 9:5, 9:13, 15:3, 25:17, 25:19, 26:6, 26:10, 28:14, 28:16, 34:15, 35:9, 35:11, 37:7, 40:7, 41:10, 41:13, 43:25, 44:3, 46:16, 49:1, 51:12, 51:13, 51:16, 51:19, 51:23, 51:25, 52:2, 52:4, 52:7, 52:13, 52:23, 53:1, 53:8, 53:12, 53:13, 53:20, 53:25, 54:2, 54:5, 56:10, 61:11, 61:21, 61:25, 64:6, 64:10, 65:10, 66:11, 66:19, 66:21, 67:3, 67:4, 69:8, 69:10, 69:12, 70:18, 71:7, 71:13, 72:4, 72:6, 72:8, 72:13, 73:4, 73:19, 74:23, 75:4, 75:17, 76:1, 76:10, 76:14, 76:18, 76:25, 77:5, 77:8, 77:11, 77:21, 78:11, 78:20, 81:16, 82:7, 82:13, 83:10, 83:13, 83:18, 84:2, 84:14, 85:20, 87:2, 87:4, 87:9, 88:4, 88:12, 88:14, 88:18, 89:2, 89:6, 91:12, 91:19, 92:6, 92:7, 92:21, 93:21, 93:23, 94:1, 94:6, 94:12, 95:3, 95:9, 95:15, 96:5, 97:4, 97:15, 97:20, 99:1, 99:4, 100:13, 100:23, 101:24, 102:5, 102:8, 105:12, 107:11, 108:14, 109:11, 110:1, 110:4, 112:2, 116:7, 120:15, 121:5, 121:8, 121:11, 121:14, 122:14 MS [55] - 4:3, 4:10, 5:9, 5:12, 8:1, 9:9, 9:17, 10:17, 10:19, 11:23, 14:8, 15:7, 15:25, 16:8, 18:2, 18:6, 18:8, 21:5, 21:8, 21:12, 21:15, 25:8, 25:15, 61:12, 62:5, 62:12, 63:5, 63:7, 64:3, 64:16, 65:8, 65:14, 65:18, 67:7,</p>	<p>67:14, 67:21, 67:24, 68:2, 68:10, 69:5, 70:14, 71:11, 72:15, 72:25, 75:23, 84:16, 92:2, 116:10, 116:13, 117:21, 117:23, 120:6, 120:12, 121:10, 123:2 Mutual [1] - 62:18 Mutual's [1] - 63:18</p>
M				
<p>Ma'am [1] - 73:5 ma'am [9] - 5:16, 5:19, 9:20, 10:18, 18:7, 21:19, 21:23, 22:16, 22:19 machine [1] - 47:15 maintain [2] - 86:20, 122:6 maintained [1] - 52:21 maintenance [2] - 43:4, 45:13 major [1] - 7:11 man [1] - 57:4 management [5] - 5:21, 6:15, 42:1, 42:9, 42:14, 42:16, 42:18, 43:6 manager [5] - 57:11, 59:22, 59:24, 62:20, 111:4 manner [1] - 95:6 March [1] - 59:15 mark [1] - 36:6 MARKED [1] - 3:2 marked [10] - 5:13, 9:14, 21:13, 21:16, 41:8, 63:5, 63:9, 64:14, 73:25, 107:9 marks [3] - 13:19, 101:7, 101:10 Martha [2] - 63:14, 115:25 MARTHA [1] - 1:4 materials [1] - 39:15 matter [3] - 63:13, 69:14, 77:13</p>	<p>Matthew [1] - 1:18 maximum [6] - 33:23, 33:25, 34:1, 35:12, 91:21, 103:23 McLeod [113] - 1:16, 8:7, 8:9, 9:4, 9:5, 9:13, 25:16, 25:17, 25:19, 26:6, 26:10, 28:14, 28:16, 34:15, 35:9, 35:11, 37:7, 40:7, 41:10, 41:13, 44:3, 46:16, 48:23, 49:1, 51:12, 51:13, 51:19, 51:23, 51:25, 52:2, 52:4, 52:7, 52:23, 53:1, 53:8, 53:12, 53:13, 53:20, 53:25, 64:6, 64:9, 64:10, 65:10, 66:8, 66:11, 66:19, 66:21, 67:3, 68:1, 69:8, 69:10, 69:12, 70:18, 71:7, 71:13, 72:4, 73:4, 73:19, 74:22, 74:23, 75:4, 75:10, 75:17, 76:9, 76:10, 76:18, 77:8, 77:11, 77:21, 78:11, 78:20, 81:16, 82:7, 82:13, 83:10, 83:13, 83:18, 84:2, 84:14, 87:2, 87:4, 87:9, 88:4, 88:18, 89:2, 89:6, 91:12, 91:19, 92:4, 92:6, 92:7, 92:21, 93:23, 94:1, 94:6, 94:12, 95:3, 95:9, 95:15, 96:5, 97:4, 97:15, 97:20, 99:4, 100:13, 100:23, 101:24, 102:5, 110:1, 120:15, 121:5, 121:8, 121:14 mean [25] - 4:18, 22:23, 28:8, 29:4, 30:6, 33:4, 34:9, 35:1, 35:6, 36:11, 40:12, 40:19, 40:21, 55:13, 58:6, 59:11, 61:6, 77:18, 78:9, 80:3, 91:10, 105:22, 111:19, 114:4, 117:15 meaning [1] - 70:22 means [6] - 4:19, 49:15, 49:17, 70:4, 85:8, 101:12 measure [1] - 103:18 measurements [1] - 52:14 mechanical [1] -</p>	<p>98:18 meet [2] - 20:23, 77:18 meets [1] - 32:24 member [4] - 7:6, 7:8, 7:10, 73:10 memory [1] - 58:6 mention [1] - 41:3 mentioned [7] - 29:14, 54:9, 66:12, 70:19, 79:2, 79:25, 93:19 merchant [1] - 84:19 merely [2] - 52:17, 86:2 met [1] - 86:19 middle [1] - 100:21 might [5] - 20:6, 20:7, 20:15, 59:12 migrated [1] - 41:23 mind [2] - 66:7, 104:12 minimum [7] - 18:20, 29:10, 85:6, 85:8, 112:14, 112:17 minor [2] - 5:22, 87:21 minus [1] - 31:11 minute [2] - 12:23, 15:22 minutes [1] - 17:10 misrepresentation [1] - 69:1 missing [1] - 57:21 Mitchell [1] - 62:3 mobility [1] - 17:15 model [1] - 105:22 moment [2] - 21:21, 71:18 monthly [2] - 64:22, 81:1 months [1] - 57:24 morning [2] - 54:6, 54:7 most [5] - 34:3, 50:15, 57:8, 58:22, 59:6, 121:21 motion [6] - 86:22, 86:24, 121:12, 121:14, 122:5, 123:3 motions [2] - 77:6, 121:12 mouse [3] - 90:7, 96:9, 106:2 move [12] - 9:9, 37:5, 46:15, 48:24, 51:18, 51:21, 52:24, 53:5, 64:4, 77:9, 96:4, 122:14 moved [6] - 9:10,</p>	<p>42:12, 43:8, 80:14, 80:20, 100:14 moving [3] - 80:13, 82:14, 82:15 MR [135] - 8:7, 8:9, 9:5, 9:13, 15:3, 25:17, 25:19, 26:6, 26:10, 28:14, 28:16, 34:15, 35:9, 35:11, 37:7, 40:7, 41:10, 41:13, 43:25, 44:3, 46:16, 49:1, 51:12, 51:13, 51:16, 51:19, 51:23, 51:25, 52:2, 52:4, 52:7, 52:13, 52:23, 53:1, 53:8, 53:12, 53:13, 53:20, 53:25, 54:2, 54:5, 56:10, 61:11, 61:21, 61:25, 64:6, 64:10, 65:10, 66:11, 66:19, 66:21, 67:3, 67:4, 69:8, 69:10, 69:12, 70:18, 71:7, 71:13, 72:4, 72:6, 72:8, 72:13, 73:4, 73:19, 74:23, 75:4, 75:17, 76:1, 76:10, 76:14, 76:18, 76:25, 77:5, 77:8, 77:11, 77:21, 78:11, 78:20, 81:16, 82:7, 82:13, 83:10, 83:13, 83:18, 84:2, 84:14, 85:20, 87:2, 87:4, 87:9, 88:4, 88:12, 88:14, 88:18, 89:2, 89:6, 91:12, 91:19, 92:6, 92:7, 92:21, 93:21, 93:23, 94:1, 94:6, 94:12, 95:3, 95:9, 95:15, 96:5, 97:4, 97:15, 97:20, 99:1, 99:4, 100:13, 100:23, 101:24, 102:5, 102:8, 105:12, 107:11, 108:14, 109:11, 110:1, 110:4, 112:2, 116:7, 120:15, 121:5, 121:8, 121:11, 121:14, 122:14 MS [55] - 4:3, 4:10, 5:9, 5:12, 8:1, 9:9, 9:17, 10:17, 10:19, 11:23, 14:8, 15:7, 15:25, 16:8, 18:2, 18:6, 18:8, 21:5, 21:8, 21:12, 21:15, 25:8, 25:15, 61:12, 62:5, 62:12, 63:5, 63:7, 64:3, 64:16, 65:8, 65:14, 65:18, 67:7,</p>	<p>67:14, 67:21, 67:24, 68:2, 68:10, 69:5, 70:14, 71:11, 72:15, 72:25, 75:23, 84:16, 92:2, 116:10, 116:13, 117:21, 117:23, 120:6, 120:12, 121:10, 123:2 Mutual [1] - 62:18 Mutual's [1] - 63:18</p> <p style="text-align: center;">N</p> <p>name [2] - 4:7, 62:11 named [1] - 86:16 National [1] - 16:14 national [1] - 22:11 nature [3] - 7:5, 27:20, 42:3 nearly [1] - 103:13 necessarily [5] - 23:15, 23:16, 36:11, 70:4, 111:17 necessary [1] - 23:6 need [12] - 7:24, 8:17, 13:15, 61:17, 67:8, 85:12, 85:21, 89:3, 93:8, 104:20, 122:11 needed [1] - 103:8 neighborhood [1] - 7:4 never [2] - 14:15, 14:16, 14:20, 18:14, 23:11, 44:9, 44:21, 79:9, 96:8, 104:3, 106:3, 106:6 new [4] - 50:14, 110:6, 115:21 newsletters [1] - 7:15 next [3] - 62:4, 67:6, 121:7 night [4] - 31:8, 61:15, 76:3, 77:1 nine [2] - 6:21, 38:10 Ninth [1] - 124:2 nobody [1] - 53:19 none [3] - 19:5, 19:14, 119:3 nonjury [1] - 123:5 normal [4] - 18:19, 19:17, 24:4, 44:6 note [2] - 17:11, 36:9 noted [1] - 86:10 notes [1] - 117:6 nothing [13] - 38:8, 51:17, 57:22, 61:12, 66:14, 69:6, 72:13,</p>

<p>86:10, 91:7, 111:11, 117:2, 121:10, 121:11 notice [5] - 43:9, 45:9, 45:16, 80:1, 103:23 noticed [2] - 78:24, 102:11 number [11] - 13:19, 21:11, 39:4, 52:14, 52:16, 54:8, 56:19, 56:22, 65:11, 100:19, 122:16 NUMBER [1] - 3:2</p> <p style="text-align: center;">O</p> <p>oath [1] - 68:4 object [1] - 70:14 objection [13] - 9:12, 9:13, 43:25, 51:16, 53:4, 61:22, 61:23, 64:6, 71:11, 88:13, 92:2, 93:21, 110:1 Objection [2] - 88:12, 99:1 observed [1] - 43:6 obvious [4] - 84:21, 91:4, 91:10, 104:10 obviously [2] - 47:20, 55:22, 65:23, 84:19, 89:17, 102:13 occasion [3] - 58:13, 58:22, 112:21 occasions [1] - 110:5 occupancy [2] - 58:9, 58:15, 60:10, 60:14, 97:21, 98:5, 98:6, 113:12 occupants [3] - 42:25, 43:15, 78:3 occupation [2] - 62:19, 62:20 occupational [1] - 5:22 occupied [1] - 59:15 occur [1] - 78:15 occurred [2] - 36:12, 52:11, 94:9, 94:14, 95:7, 95:11 OF [4] - 1:1, 1:2, 1:5 offer [1] - 8:2 office [5] - 28:19, 28:24, 65:18, 74:18, 74:19 offices [1] - 93:15 officials [1] - 115:21 often [4] - 39:14, 40:16, 40:22, 93:8</p>	<p>once [1] - 66:16 onces [1] - 58:3 one [52] - 10:13, 13:2, 13:6, 15:12, 16:5, 16:6, 17:3, 18:20, 19:21, 20:13, 26:24, 27:8, 28:19, 28:24, 29:17, 29:19, 34:3, 34:18, 34:20, 35:21, 35:22, 35:24, 38:24, 40:22, 42:3, 50:1, 50:16, 52:14, 55:5, 55:8, 61:21, 64:21, 72:2, 72:6, 90:14, 90:21, 93:9, 94:7, 96:2, 97:17, 97:19, 97:24, 101:2, 104:21, 108:19, 110:17, 118:14, 118:20, 118:23, 121:20, 122:16 one-tenth [1] - 101:2 ones [12] - 7:12, 15:10, 26:18, 74:8, 74:10, 74:11, 74:12, 74:13, 88:5 open [5] - 42:25, 43:16, 78:4, 81:6, 81:12 opened [1] - 75:8 opinion [20] - 11:9, 11:14, 11:24, 22:4, 22:17, 22:20, 24:7, 24:21, 25:23, 26:11, 26:14, 27:6, 28:5, 31:22, 32:3, 48:21, 57:23, 58:3, 60:23, 70:25 opinions [1] - 9:7 opportunity [2] - 9:21, 14:9, 63:2, 80:4, 80:14, 82:14 opposed [2] - 43:9, 45:20 order [2] - 29:18, 103:8 ordinary [5] - 57:12, 63:18, 75:11, 77:25, 78:9 organizations [1] - 7:7 original [2] - 42:19, 98:21 outlets [1] - 40:4 outside [3] - 62:23, 63:3, 63:12 overall [1] - 6:12 overrule [1] - 61:23 overruled [1] - 110:3 overview [1] - 5:25</p>	<p>owed [1] - 81:11 owes [2] - 77:23, 77:24 own [7] - 80:2, 82:21, 93:10, 93:13, 96:15, 111:2, 111:3 owner [4] - 81:5, 87:13, 98:6, 122:2 owners [9] - 42:19, 42:24, 43:13, 43:15, 78:3, 81:11, 82:22, 94:7, 101:16 ownership [2] - 59:14, 94:8</p> <p style="text-align: center;">P</p> <p>package [1] - 59:3 pad [1] - 109:16, 109:18, 109:23, 109:25 page [13] - 12:14, 12:16, 15:8, 15:14, 16:5, 16:6, 22:8, 73:20, 101:22, 109:7, 109:9, 109:12, 118:20 paid [4] - 63:17, 63:21, 76:7, 97:9 paint [10] - 20:21, 40:17, 40:21, 80:1, 92:22, 93:16, 110:10, 110:18, 111:1 painted [2] - 20:22, 20:24, 20:25, 22:3, 26:7, 50:13, 50:18, 50:24, 52:8, 53:14, 53:16, 53:18, 53:19, 78:22, 78:23, 79:20, 79:22, 93:4, 111:10, 111:12, 111:14, 111:19 painting [2] - 20:19, 21:22, 39:13, 39:19, 49:15, 49:16, 50:15, 110:12 paintings [1] - 21:2 paragraph [3] - 71:15, 74:19, 84:7 paralegal [2] - 76:4, 76:14 parking [20] - 10:10, 14:18, 31:5, 32:18, 33:7, 37:18, 40:9, 42:15, 45:13, 45:14, 52:20, 82:25, 91:3, 95:20, 98:7, 106:15, 110:24, 111:16, 112:6 part [2] - 20:4, 20:20, 27:17, 29:18,</p>	<p>34:8, 37:14, 37:19, 37:20, 38:14, 47:19, 53:8, 59:3, 74:2, 76:21, 89:14, 101:25, 111:16, 111:20, 111:22, 122:22 participating [1] - 70:10 particular [11] - 10:15, 59:16, 60:3, 60:25, 61:4, 64:19, 64:22, 102:10, 105:24, 106:3, 118:13 parties [3] - 21:8, 70:8, 70:11 Party [1] - 1:15 party [6] - 59:3, 65:2, 65:23, 66:6, 79:9, 124:10 passed [1] - 16:20 past [1] - 86:6 path [5] - 17:12, 20:7, 20:16, 42:13, 66:15 pay [2] - 80:6, 113:9 payable [1] - 65:21 paying [1] - 69:20 payments [2] - 63:23, 64:1 Peden [1] - 1:16 pedestrian [3] - 42:2, 42:12, 43:2 pedestrians [1] - 17:13 peel [1] - 78:19 Pennsylvania [1] - 62:14 people [14] - 17:15, 18:22, 19:3, 19:6, 33:8, 33:17, 36:25, 46:8, 47:18, 57:8, 57:11, 80:24, 83:6, 104:5 per [9] - 91:3, 91:8, 92:8, 94:19, 105:11, 111:10, 115:7, 116:20 perceive [1] - 18:22, 57:20, 79:16, 79:20 percent [7] - 5:2, 5:7, 5:8, 7:24, 65:25, 74:13, 97:8 performed [2] - 8:23, 44:20 period [2] - 78:16, 80:12 person [4] - 57:12, 63:25, 77:24, 95:5 phase [2] - 113:2, 114:16 Philadelphia [1] -</p>	<p>62:14 photo [1] - 23:14 photograph [1] - 20:1 physical [1] - 114:1 pick [2] - 46:6, 115:3 picture [4] - 18:10, 18:12, 103:24, 108:22 pictured [2] - 13:10, 13:11 piece [1] - 10:15 pit [1] - 90:10 place [5] - 39:20, 47:12, 47:18, 80:14, 80:24 placing [1] - 49:19 plain [1] - 104:9 plainly [1] - 25:3 plaintiff [3] - 5:7, 52:10, 62:6, 74:4, 75:22, 79:16, 84:10, 121:3 Plaintiff [2] - 1:5, 1:15 Plaintiffs [17] - 3:3, 3:4, 3:5, 5:14, 9:14, 10:21, 21:12, 21:13, 21:17, 63:6, 63:9, 63:11, 64:14, 67:11, 107:12, 117:24, 118:15 plaintiffs [5] - 9:7, 53:15, 70:13, 71:24, 72:15 plaintiffs [3] - 5:5, 77:3, 79:10 plan [37] - 12:17, 12:18, 15:13, 15:24, 16:7, 19:10, 19:12, 20:13, 32:13, 36:10, 54:10, 80:8, 80:10, 82:12, 82:17, 88:7, 90:9, 91:14, 94:25, 96:12, 96:23, 101:3, 104:4, 104:15, 104:18, 104:19, 104:23, 106:8, 108:16, 108:19, 108:24, 109:2, 109:13, 119:19, 119:24 plan's [1] - 48:6 plans [165] - 7:20, 7:21, 8:18, 8:20, 8:23, 9:1, 9:18, 10:2, 10:5, 10:6, 10:13, 10:15, 10:25, 11:2, 11:22, 11:25, 12:5, 12:7, 12:9, 13:10, 13:11, 14:1, 14:2, 15:4, 15:8,</p>
---	--	--	---	---

<p>16:1, 16:3, 16.5, 17:21, 18:18, 20:18, 20:19, 21:19, 21:21, 21:24, 22:8, 22:13, 22:22, 22:25, 23:1, 23:2, 23.3, 23.4, 24:10, 25:20, 25:25, 26:17, 26:22, 26:25, 27:2, 27.5, 27:8, 27:14, 27:22, 28:2, 28:3, 28.4, 28.9, 28:10, 29:23, 30:5, 30:18, 30:22, 36:14, 36:15, 46:22, 46:23, 47:1, 47:23, 50:5, 50:7, 54:11, 54:20, 54:22, 60:17, 60:23, 79:18, 79:21, 80:9, 81:22, 82:5, 84:25, 87:22, 87:25, 88:2, 88:3, 88.9, 88:19, 88:23, 88:25, 89:5, 89:8, 89:25, 90:2, 90:4, 90:5, 90:7, 91:1, 91:3, 91:8, 91:9, 92:8, 92:12, 92:15, 92:16, 92:17, 92:22, 94:19, 94:20, 94:22, 95:23, 96:2, 96:6, 96:10, 96:15, 96:19, 98:8, 100:16, 101:15, 101:17, 101:25, 102:2, 102:19, 102:23, 105:1, 105:2, 105:10, 105:14, 105:16, 105:19, 105:20, 105:23, 106:10, 106:12, 107:3, 107:5, 107:7, 107:8, 107:13, 107:14, 107:15, 108:3, 108:7, 108:8, 108:15, 108:18, 109:6, 110:9, 110:10, 111:2, 111:6, 111:11, 114:22, 114:23, 115:1, 115:7, 116:15, 116:20, 117:4, 117:5, 118:11, 118:21, 119:11, 119:22, 120:16, 121:15, 121:17, 121:19, 121:21, 121:22, 122:2 PLEAS [1] - 1:1 plumbing [1] - 98:18 plus [1] - 92:17 point [2] - 11:6, 15:12, 15:17, 18:2, 20:17, 23:21, 32:24, 33:1, 33:2, 33:6, 33:22, 36:3, 36:8,</p>	<p>52:14, 56:4, 56:8, 85:3, 94:10, 117:17, 120:25, 122:14 pointed [3] - 27:16, 38:2, 59:8 pointing [1] - 33:22 points [1] - 55:23 policyholders [1] - 6:4 Polk [29] - 1:17, 2:7, 22:21, 44:11, 70:12, 77:6, 77:12, 77:15, 81:7, 81:9, 86:2, 86:5, 86:15, 87:4, 87:11, 87:13, 87:22, 102:9, 114:18, 116:14, 116:17, 117:7, 117:9, 117:24, 118:14, 120:8, 122:17 POLK [1] - 87:5 position [2] - 62:24, 63:1 possessor [1] - 77:23 possible [3] - 56:2, 64:8, 85:13 possibly [2] - 90:8, 119:13 posts [1] - 49:23 potential [2] - 60:19, 85:15 pothole [1] - 45:14 potholes [1] - 82:25 pour [3] - 99:7, 99:8, 101:4 precautions [1] - 79:5 premarked [1] - 10:20 premises [11] - 5:3, 6:5, 9:7, 40:22, 81:6, 82:11, 86:7, 86:20, 102:11, 120:9, 122:20 prepared [7] - 66:3, 71:21, 74:16, 74:18, 76:15, 84:9, 96:13 presence [1] - 56:16 present [2] - 12:12, 86:25 presentation [1] - 77:3 presented [3] - 66:3, 85:1, 122:25 president [1] - 4:25 preventing [1] - 43:2 prevention [2] - 6:12, 38:21 previous [4] - 52:10, 53:2, 57:24, 98:12 previously [2] -</p>	<p>59:12, 68:7 primarily [1] - 10:11 primary [3] - 45:22, 65:12, 80:23 principle [3] - 33:9, 37:13, 47:11 privilege [2] - 66:14, 75:14 problem [2] - 23:6, 59:10 problems [1] - 17:15 proceedings [2] - 123:16, 124:5 process [8] - 66:23, 86:16, 97:24, 110:23, 112:20, 113:7, 115:6, 122:18 produced [2] - 64:10, 75:5 producing [1] - 121:22 product [1] - 80:7 professional [3] - 7:6, 11:10, 24:22 professionals [2] - 115:8, 115:9 proffer [4] - 51:22, 94:2, 94:11, 117:17 program [2] - 6:18, 108:2 programs [2] - 6:7, 6:12 project [2] - 96:6, 98:14 promise [1] - 68:15 promises [1] - 72:9 propane [1] - 50:2 proper [3] - 16:12, 49:13 properly [10] - 11:12, 11:13, 11:15, 12:3, 12:6, 14:13, 14:14, 43:12, 82:19 properties [4] - 38:12, 43:1, 93:10, 93:13 property [13] - 6:17, 7:9, 24:9, 51:3, 78:5, 80:13, 80:16, 80:20, 81:11, 82:14, 109:19, 109:24, 112:22 protect [5] - 79:3, 80:2, 81:13, 81:15, 123:10 protected [2] - 53:11, 71:3 Protection [1] - 7:11 protrude [2] - 119:3, 119:8 protrudes [3] -</p>	<p>20:12, 20:14, 118:18 prove [2] - 77:15, 77:17 provide [5] - 16:12, 16:21, 42:2, 43:23, 122:2 provided [5] - 84:10, 87:22, 108:1, 120:16, 121:15 provider [1] - 59:2 providing [1] - 58:25 provision [2] - 70:1, 80:19 public [6] - 16:23, 42:25, 43:16, 78:4, 81:6, 81:13 publications [1] - 41:3 published [3] - 7:13, 7:17, 41:14 punch [3] - 80:12, 113:2, 113:4 punch-out [3] - 80:12, 113:2, 113:4 purchased [1] - 42:20 purpose [1] - 97:3 put [22] - 13:1, 16:10, 34:25, 42:14, 47:17, 52:8, 52:18, 53:21, 61:17, 61:19, 72:21, 74:25, 75:20, 75:24, 80:1, 105:10, 106:22, 109:24, 110:6, 122:12, 123:11 puts [1] - 81:19</p>	<p style="text-align: center;">R</p> <p>rainwater [2] - 99:11, 101:6 ramp [95] - 12:3, 13:9, 14:2, 14:3, 14:5, 14:12, 14:15, 16:12, 16:17, 17:13, 17:17, 17:19, 17:21, 17:23, 18:13, 20:13, 20:24, 22:5, 22:17, 23:15, 23:25, 28:17, 28:21, 29:18, 29:24, 30:20, 33:25, 46:20, 46:25, 47:5, 47:22, 48:3, 48:6, 49:23, 50:23, 54:10, 54:24, 55:1, 57:14, 57:20, 57:23, 59:17, 61:4, 61:7, 79:18, 79:19, 79:23, 88:10, 88:22, 88:24, 89:1, 89:15, 89:20, 89:21, 89:23, 90:3, 90:5, 91:5, 91:8, 91:14, 92:23, 92:24, 93:3, 94:19, 95:4, 96:17, 96:20, 97:2, 102:20, 103:9, 104:2, 104:11, 104:13, 104:16, 104:17, 104:24, 105:2, 105:3, 107:22, 108:16, 108:17, 111:1, 111:22, 112:1, 114:2, 114:15, 116:5, 116:15, 117:14, 118:17, 118:20, 119:1 ramps [9] - 11:16, 11:17, 11:20, 13:12, 13:13, 16:13, 50:18, 52:20, 118:5 ran [2] - 39:22, 80:20 rather [1] - 20:4 reach [1] - 38:8 read [12] - 9:1, 22:25, 24:16, 61:16, 61:19, 62:1, 71:18, 71:23, 72:21, 96:15, 96:16, 111:2 reading [1] - 105:10 ready [1] - 86:25 real [2] - 38:5, 50:9 realize [1] - 80:17 really [8] - 20:21, 40:3, 58:12, 60:5, 60:21, 66:1 reason [10] - 13:10, 13:14, 16:12, 16:19, 17:14, 18:21, 70:18,</p>
Q				
<p>qualifications [2] - 8:6, 9:3 qualified [4] - 8:18, 9:6, 35:3, 81:2 quality [2] - 40:21, 62:22 quarter [2] - 90:22, 91:2 questioning [1] - 70:15 questions [18] - 25:9, 27:7, 54:8, 56:19, 59:20, 60:16, 61:11, 65:10, 67:4, 75:2, 75:15, 75:17, 88:16, 102:5, 113:20, 113:21, 116:7, 121:5 quick [1] - 72:6 quit [3] - 37:4, 99:2, 108:12</p>				

<p>84:25, 90:8 reasonable [9] - 11:9, 24:21, 57:13, 57:17, 68:23, 77:25, 79:5, 84:20, 122:24 reasonably [2] - 84:21, 86:20 reasons [2] - 69:3, 77:10 receive [1] - 121:20 received [1] - 63:16 recent [1] - 50:16 recognized [9] - 43:1, 43:15, 44:14, 45:6, 51:8, 78:3, 79:24, 82:20, 83:19 recognizes [1] - 78:15 recommendations [1] - 6:9 recommended [2] - 40:13, 56:1 record [14] - 8:17, 51:20, 52:19, 53:1, 61:15, 61:17, 72:22, 75:18, 75:19, 75:20, 75:21, 76:21, 76:24, 82:8, 86:12, 122:13, 123:10, 124:5 RECORD [1] - 1:5 recorded [1] - 63:20 records [4] - 52:5, 63:16, 63:20, 63:23 RE CROSS [2] - 2:2, 25:18 RE CROSS- EXAMINATION [1] - 25:18 redacted [2] - 66:14, 75:8 REDIRECT [3] - 2:2, 9:16, 120:14 redirect [2] - 117:22, 120:13 reduced [1] - 74:13 refer [2] - 26:5, 108:23 reference [1] - 22:9 referenced [2] - 22:13, 22:15 referencing [1] - 23:14 referred [2] - 26:6, 106:14 referring [4] - 10:12, 15:11, 106:17, 106:18 reflect [2] - 5:17, 61:15 regard [12] - 12:2, 44:10, 52:3, 52:4,</p>	<p>54:17, 64:17, 68:12, 85:11, 85:18, 87:18, 117:18 regardless [2] - 48:19, 116:14 regards [1] - 115:17 REGINA [1] - 73:6 Regina [1] - 1:15 region [1] - 62:21 regular [1] - 20:24 regulations [4] - 8:3, 22:14, 22:18, 116:19 reimbursement [3] - 67:12, 67:15, 67:16 relate [2] - 7:2, 65:16 related [5] - 65:6, 65:20, 66:6, 67:19, 74:14 relationship [4] - 75:14, 77:12, 85:22, 86:6 relative [3] - 8:4, 111:1, 124:7 release [5] - 70:22, 74:4, 84:8, 85:12, 85:13 released [1] - 85:15 releasing [4] - 70:1, 71:24, 74:3, 84:3 relevant [1] - 7:22 relied [5] - 43:11, 44:16, 60:8, 60:12, 103:8 rely [2] - 121:17, 122:4 relying [2] - 70:22, 103:15 remedy [1] - 79:7 remember [4] - 30:10, 31:8, 32:21, 33:6 remove [1] - 106:2 render [1] - 9:7 rendered [1] - 58:3 renew [3] - 121:12, 121:14, 122:5 repaint [4] - 40:14, 40:16, 93:8, 93:10 repainting [1] - 40:9 repaired [1] - 45:17 repercussions [1] - 70:9 rephrase [2] - 35:8, 88:16 replow [1] - 47:4 reply [2] - 121:9, 121:10 report [6] - 54:10, 54:15, 56:11, 56:15, 76:6, 76:15</p>	<p>reported [1] - 95:12 reporter [2] - 72:24, 123:11 Reporter [3] - 1:22, 124:2, 124:15 reports [2] - 6:9, 116:4 representatives [1] - 79:13 represented [2] - 71:14, 74:7 request [1] - 77:4 requests [1] - 113:9 require [5] - 24:12, 50:11, 50:12, 79:20, 82:10 required [9] - 16:16, 58:19, 92:22, 92:25, 93:3, 96:17, 111:19, 115:13, 115:16 requirement [5] - 24:11, 50:9, 50:23, 58:21 requirements [1] - 27:18 requires [3] - 50:17, 82:3, 116:25 reside [2] - 62:13, 62:14 residential [2] - 8:19, 8:24 response [1] - 85:7 responsibilities [2] - 4:24, 86:19 responsibility [2] - 114:19, 115:5 responsible [3] - 62:22, 69:23, 77:16 rest [2] - 34:21, 121:8 rests [1] - 75:22 result [2] - 86:6, 121:25 resulted [2] - 121:23, 121:24 resulting [1] - 78:1 results [1] - 40:22 retail [3] - 38:21, 40:1, 40:4, 40:6, 49:7, 56:23, 56:24, 57:2 retailer [5] - 58:18, 58:23, 59:7, 59:10, 84:19 retailers [2] - 57:5, 58:2 retainage [1] - 97:9 retained [2] - 110:15, 110:17 return [1] - 72:19 review [13] - 8:18,</p>	<p>8:20, 9:21, 11:25, 23:7, 25:12, 62:23, 63:2, 64:21, 66:25, 82:16, 98:7, 123:7 reviewed [1] - 66:5 reviewing [1] - 7:19 revised [1] - 73:22 right-hand [1] - 118:24 rise [1] - 17:3 risk [3] - 6:15, 59:22, 79:8 risks [1] - 39:5 Ron [1] - 86:16 room [1] - 29:18 root [1] - 19:2 rough [1] - 98:17 roughly [2] - 90:21, 91:2 route [1] - 16:22 routine [1] - 122:20 routinely [1] - 63:20 RPR [2] - 1:21, 124:1 rule [2] - 114:25, 117:3 ruled [1] - 93:25 ruling [1] - 122:10 run [6] - 5:7, 17:3, 17:5, 33:2, 49:22, 99:11 run-off [1] - 99:11 running [7] - 17:18, 20:13, 32:9, 36:7, 36:16, 37:9, 37:10 runs [3] - 34:7, 36:2, 38:6</p>	<p>81:4, 82:17, 82:20, 83:19, 93:3, 93:6, 115:19 Sanders [1] - 86:14 saw [1] - 44:21 scene [1] - 18:14 science [1] - 87:19 seat [1] - 68:5 second [4] - 71:15, 73:20, 77:19, 103:14 section [2] - 45:17, 71:16 secure [1] - 72:10 see [49] - 8:21, 12:25, 16:25, 18:22, 18:23, 19:5, 20:1, 20:2, 21:2, 23:7, 23:8, 23:24, 23:25, 24:4, 24:5, 25:5, 26:3, 27:15, 27:25, 31:9, 32:2, 33:4, 33:8, 33:12, 33:13, 34:11, 34:13, 36:11, 36:22, 37:15, 43:9, 45:5, 45:19, 48:16, 49:23, 57:19, 81:21, 83:1, 91:9, 109:8, 109:15, 109:16, 111:14, 119:16 seeking [7] - 67:12, 67:15, 67:16, 73:24, 74:6, 74:8, 74:10 selected [1] - 10:16 senior [2] - 4:25, 5:1 sense [3] - 13:23, 17:9, 26:23 sentences [2] - 71:19, 71:23 separate [2] - 81:7, 81:10 serious [1] - 40:23 serves [1] - 48:15 service [2] - 59:1, 59:2 services [4] - 59:4, 62:21, 63:24 set [6] - 9:1, 10:13, 21:17, 105:23, 111:2, 118:13 setting [1] - 66:4 settle [1] - 68:17 settlement [19] - 19:3, 66:22, 66:25, 67:10, 68:12, 68:20, 68:22, 69:2, 69:13, 69:17, 69:19, 70:3, 70:9, 71:15, 72:11, 73:22, 74:16, 84:2, 84:7 seven [1] - 65:11</p>
S				

<p>several [6] - 14:4, 14:22, 71:19, 93:14, 93:25, 109:13</p> <p>shall [1] - 40:16</p> <p>shared [1] - 67:25</p> <p>shocked [1] - 26:18</p> <p>shopkeeper's [1] - 77:22</p> <p>shorter [2] - 33:3, 33:4</p> <p>shortly [1] - 95:15</p> <p>shot [1] - 10:8</p> <p>show [18] - 10:20, 11:2, 12:9, 12:10, 14:2, 14:5, 27:8, 27:10, 44:19, 59:13, 63:8, 66:8, 83:4, 83:11, 89:22, 95:8, 104:15, 107:12</p> <p>showed [1] - 13:15</p> <p>showing [4] - 12:14, 17:9, 66:4, 111:11</p> <p>shown [3] - 15:19, 107:14, 119:1</p> <p>shows [6] - 11:4, 16:25, 25:13, 48:16, 104:17, 108:19</p> <p>side [8] - 17:19, 26:21, 30:13, 30:14, 34:7, 35:13, 100:24, 107:19</p> <p>sides [1] - 52:15</p> <p>sidewalk [40] - 11:5, 11:11, 11:14, 11:16, 11:17, 11:21, 13:18, 13:19, 13:23, 14:19, 19:1, 19:4, 19:16, 21:22, 22:2, 22:4, 22:17, 25:21, 26:1, 26:14, 26:21, 27:1, 27:2, 27:3, 27:10, 27:11, 27:15, 27:21, 27:25, 28:11, 32:18, 32:23, 60:19, 88:6, 88:8, 101:21, 106:9, 116:16</p> <p>sidewalks [2] - 13:24, 22:22</p> <p>sign [3] - 49:19, 49:21, 52:9</p> <p>signature [1] - 102:14</p> <p>signed [2] - 86:1, 102:10</p> <p>signs [2] - 52:17, 53:21</p> <p>similar [12] - 38:16, 39:2, 40:1, 40:2, 93:20, 93:23, 94:14, 95:2, 95:3, 95:16,</p>	<p>95:18, 121:3</p> <p>simple [2] - 106:1, 107:14</p> <p>simply [4] - 54:14, 75:15, 108:2, 112:18</p> <p>sit [1] - 78:2</p> <p>site [110] - 7:16, 10:5, 10:6, 10:9, 10:25, 11:1, 11:25, 12:5, 12:7, 12:8, 12:16, 12:18, 13:10, 13:11, 15:4, 15:8, 15:13, 16:1, 16:3, 16:5, 16:6, 17:21, 19:10, 19:12, 23:3, 24:10, 25:20, 26:17, 26:19, 26:22, 26:25, 27:2, 27:5, 27:8, 27:14, 27:22, 28:1, 28:4, 28:9, 29:23, 30:5, 36:10, 41:4, 41:11, 41:14, 45:16, 46:22, 46:23, 47:1, 47:22, 48:6, 50:7, 54:9, 54:11, 54:19, 54:22, 60:17, 60:23, 79:18, 81:21, 82:5, 82:12, 83:6, 84:25, 88:3, 88:7, 88:9, 89:5, 89:8, 90:4, 91:14, 92:17, 94:25, 95:23, 96:1, 96:12, 97:7, 98:8, 101:17, 101:25, 102:19, 102:22, 104:18, 104:23, 105:1, 105:16, 105:19, 105:23, 106:10, 106:12, 107:3, 107:14, 108:3, 108:7, 108:15, 108:16, 109:6, 109:13, 115:1, 117:5, 118:20, 118:21, 119:11, 119:18, 119:22, 119:24, 121:19, 121:22</p> <p>siting [2] - 10:15, 10:16</p> <p>sitting [2] - 109:22, 114:14</p> <p>six [40] - 13:16, 15:20, 17:1, 17:4, 17:6, 17:7, 18:18, 19:20, 19:21, 23:24, 23:25, 29:2, 29:5, 30:2, 30:3, 30:8, 30:11, 30:14, 30:25, 33:11, 37:23, 90:22, 91:16, 91:17, 91:23, 100:10, 100:11,</p>	<p>100:19, 100:22, 102:25, 103:4, 103:9, 103:10, 103:21, 103:23, 106:19, 106:22</p> <p>six-feet [1] - 30:14</p> <p>six-foot [5] - 19:21, 30:2, 102:25, 103:9, 103:10</p> <p>six-inch [11] - 13:16, 17:1, 17:4, 19:20, 23:24, 23:25, 33:11, 100:22, 103:4, 106:19, 106:22</p> <p>sixteen [1] - 6:22</p> <p>size [1] - 88:8</p> <p>skill [2] - 22:24, 44:20</p> <p>slab [3] - 26:12, 89:14, 98:17</p> <p>slash [1] - 89:16</p> <p>slightly [1] - 107:16</p> <p>slip [4] - 5:4, 7:2, 82:1, 82:2</p> <p>slope [38] - 13:24, 17:2, 17:8, 17:9, 17:18, 19:21, 23:18, 24:1, 24:5, 29:14, 29:15, 29:19, 30:10, 31:17, 32:22, 33:9, 33:10, 33:13, 33:25, 34:1, 34:7, 34:23, 34:24, 35:3, 35:4, 35:12, 35:20, 36:15, 37:16, 38:4, 48:17, 55:5, 91:20, 91:21, 101:5, 101:13, 119:7</p> <p>slopes [3] - 17:18, 31:20, 91:20</p> <p>sloping [4] - 17:11, 33:13, 37:23, 47:7</p> <p>small [9] - 18:21, 21:3, 25:4, 38:5, 56:2, 79:17, 79:19, 91:5</p> <p>smart [1] - 36:9</p> <p>society [2] - 7:8, 39:14</p> <p>Society [2] - 7:10, 7:11</p> <p>software [5] - 105:18, 105:22, 105:24, 106:4, 106:7, 108:2</p> <p>solving [1] - 23:6</p> <p>someone [5] - 24:8, 42:22, 46:6, 59:8, 84:23</p> <p>someplace [1] - 26:4</p> <p>sometimes [1] - 49:23</p>	<p>sorry [8] - 8:17, 15:3, 28:14, 46:12, 47:4, 56:8, 96:21, 104:21</p> <p>sort [3] - 45:22, 57:21, 113:24</p> <p>SOUTH [1] - 1:1</p> <p>South [12] - 1:7, 4:14, 9:19, 16:15, 16:16, 51:15, 78:15, 80:17, 81:5, 81:19, 124:3, 124:8</p> <p>Southern [1] - 87:20</p> <p>special [2] - 77:12, 85:22</p> <p>specialized [3] - 22:24, 24:19, 44:19</p> <p>specific [1] - 98:16</p> <p>specifically [4] - 23:2, 37:25, 79:4, 84:3</p> <p>specification [2] - 91:4, 116:21</p> <p>specifications [4] - 91:9, 92:9, 92:12, 115:8</p> <p>specified [1] - 60:5</p> <p>specify [1] - 79:22</p> <p>specifying [1] - 6:9</p> <p>specs [1] - 92:15</p> <p>spot [3] - 100:8, 101:5, 106:21</p> <p>stamp [1] - 18:3</p> <p>stand [1] - 123:13</p> <p>standard [29] - 15:19, 16:10, 30:16, 30:20, 39:13, 39:16, 43:1, 43:15, 44:14, 45:7, 46:23, 50:17, 51:8, 54:10, 54:14, 56:11, 56:15, 60:7, 78:3, 79:25, 82:21, 83:19, 93:3, 93:6, 102:19, 106:12, 106:25, 110:6, 112:13</p> <p>standards [10] - 8:3, 8:21, 20:23, 22:11, 37:24, 50:15, 60:3, 60:12, 101:21, 106:10</p> <p>Standards [1] - 16:14</p> <p>standpoint [1] - 55:18</p> <p>start [4] - 27:23, 37:3, 38:3, 99:10</p> <p>started [3] - 36:22, 55:2</p> <p>starting [5] - 24:1, 35:25, 37:16, 48:14, 103:4</p> <p>starts [3] - 20:2,</p>	<p>37:14, 111:13</p> <p>state [4] - 93:15, 115:13, 117:3, 117:4</p> <p>State [2] - 81:19, 124:3</p> <p>STATE [1] - 1:1</p> <p>statement [2] - 73:20, 75:6</p> <p>states [2] - 23:1, 84:3</p> <p>staying [1] - 115:17</p> <p>steeper [1] - 29:19</p> <p>step [25] - 18:19, 24:4, 24:5, 29:10, 29:11, 29:12, 37:17, 48:19, 48:20, 61:13, 67:5, 72:14, 75:22, 85:6, 85:7, 112:3, 112:7, 112:14, 112:17, 120:24, 120:25, 121:6</p> <p>Stephen [3] - 2:3, 4:3, 4:7</p> <p>STEPHEN [1] - 4:4</p> <p>steps [1] - 84:20</p> <p>Steve [1] - 4:8</p> <p>sticking [1] - 83:1</p> <p>sticks [1] - 30:17</p> <p>still [7] - 20:20, 21:2, 36:25, 43:13, 43:14, 68:4, 91:22</p> <p>stipulate [1] - 76:4</p> <p>stipulated [3] - 72:20, 76:12, 76:18</p> <p>stipulating [1] - 21:8</p> <p>Stipulation [1] - 73:9</p> <p>stop [2] - 41:20, 41:23</p> <p>stops [6] - 42:12, 42:15, 42:20, 42:22, 42:23, 43:7</p> <p>store [58] - 9:19, 28:1, 30:22, 31:16, 32:10, 32:15, 33:17, 34:7, 39:1, 40:16, 43:20, 43:24, 45:24, 45:25, 46:2, 49:8, 49:24, 51:7, 51:14, 51:25, 52:1, 52:8, 52:15, 52:25, 53:3, 53:6, 57:10, 57:11, 57:12, 59:16, 59:23, 59:24, 78:21, 80:20, 80:23, 80:25, 87:23, 88:20, 93:17, 93:19, 93:25, 94:3, 94:8, 94:15, 94:18, 94:22, 95:5, 95:10, 95:17, 95:21, 97:12, 103:17, 110:19, 116:5,</p>
---	--	--	---	--

<p>117:18, 117:19, 118:8, 120:5 storekeeper's [1] - 122:6 stores [3] - 38:21, 40:1, 81:11 Stores [1] - 1:18 storm [1] - 115:15 strategic [1] - 62:21 streamline [1] - 76:3 strike [2] - 101:16, 117:8 stripe [1] - 110:24 striping [4] - 40:9, 110:13, 110:18, 110:21 structure [1] - 10:4 stuck [1] - 37:5 subject [2] - 53:5, 61:21 submit [2] - 67:8, 72:17 submitted [4] - 63:13, 64:22, 73:11, 76:7 subtle [1] - 45:20 sued [4] - 79:4, 79:9, 79:10, 94:8 sufficient [5] - 84:17, 85:24, 86:9, 86:21, 122:16 summary [1] - 86:22 supervision [1] - 64:19 supplemented [1] - 76:16 suppose [1] - 45:14 supposed [10] - 17:6, 17:7, 18:19, 31:5, 31:20, 35:4, 35:5, 90:9, 104:2, 120:1 surely [1] - 9:23 surface [1] - 19:17 surpass [1] - 85:1 surveillance [1] - 25:12 sustained [11] - 44:1, 51:17, 52:22, 52:24, 53:4, 71:12, 88:15, 93:22, 93:24, 96:4, 99:2 sworn [8] - 4:5, 62:8, 68:7, 73:7, 73:13, 87:6 system [2] - 4:20, 47:10</p>	<p>T</p>	<p>11:20, 12:4, 12:8, 12:11, 12:13, 12:14, 12:16, 12:18, 12:20, 12:22, 12:23, 13:1, 13:3, 13:5, 13:6, 13:7, 13:8, 14:7, 15:5, 15:10, 15:12, 15:14, 15:15, 15:16, 15:17, 16:5, 16:6, 18:5, 18:7, 18:9, 18:11, 18:13, 18:17, 18:18, 19:10, 19:12, 21:7, 21:11, 25:10, 25:16, 26:4, 26:8, 28:9, 28:12, 28:13, 28:15, 34:12, 34:13, 35:7, 37:3, 40:4, 40:6, 41:9, 41:12, 44:1, 46:10, 46:12, 46:15, 48:23, 51:10, 51:17, 51:21, 51:24, 52:1, 52:3, 52:6, 52:12, 52:22, 52:24, 53:4, 53:11, 53:17, 53:18, 56:6, 56:7, 61:13, 61:14, 61:15, 61:23, 62:1, 62:11, 64:9, 64:12, 65:11, 65:17, 66:7, 66:17, 67:5, 67:11, 67:20, 67:23, 67:25, 68:3, 69:7, 69:9, 70:21, 70:24, 71:2, 71:4, 71:5, 71:6, 71:12, 72:14, 72:19, 73:2, 73:5, 73:9, 73:15, 73:16, 73:18, 74:22, 74:24, 75:10, 75:19, 75:24, 76:9, 76:12, 76:17, 76:19, 77:2, 77:6, 77:10, 77:20, 78:6, 78:18, 81:15, 81:18, 82:10, 82:24, 83:11, 83:16, 83:25, 84:13, 84:15, 86:23, 87:3, 87:25, 88:2, 88:13, 88:15, 88:23, 88:25, 89:5, 89:18, 89:19, 89:22, 89:24, 90:10, 90:12, 90:13, 90:15, 90:19, 90:20, 91:17, 91:18, 92:4, 92:11, 92:14, 92:16, 92:18, 92:19, 92:20, 93:22, 93:24, 94:4, 94:11, 94:21, 94:24, 94:25, 95:1, 95:2, 95:8, 95:14, 95:20, 95:22, 95:23, 95:25, 96:1, 96:3, 96:4, 96:11, 96:14, 96:16, 96:18, 96:20,</p>	<p>96:22, 96:24, 97:1, 97:10, 97:11, 97:12, 97:14, 97:17, 97:18, 99:2, 99:19, 99:20, 99:21, 99:22, 99:24, 100:1, 100:3, 100:5, 100:7, 100:9, 100:11, 100:12, 100:18, 100:20, 101:20, 101:23, 102:6, 103:14, 103:17, 103:19, 103:21, 104:1, 104:3, 104:7, 104:9, 104:18, 104:21, 104:23, 104:25, 105:4, 105:6, 105:7, 105:9, 107:10, 108:11, 109:10, 110:3, 111:24, 112:1, 116:9, 117:22, 119:17, 119:20, 119:21, 119:25, 120:3, 120:4, 120:13, 121:6, 121:9, 121:12, 122:8, 123:1, 123:5 thereafter [1] - 95:15 therefore [3] - 79:2, 86:21, 122:23 they've [7] - 16:24, 25:24, 48:19, 64:10, 75:8, 83:1, 113:14 thickened [1] - 106:15 thickness [1] - 120:23 thinner [4] - 100:15, 100:16 third [5] - 59:3, 65:2, 65:23, 66:6, 79:9 Third [1] - 1:15 third-party [1] - 79:9 Third-Party [1] - 1:15 thirdly [1] - 47:19 thirteen [2] - 29:22, 29:23 thirty [2] - 6:21, 38:10 Thirty [1] - 55:12 thirty-nine [2] - 6:21, 38:10 threaten [1] - 68:15 three [11] - 6:21, 15:8, 15:14, 28:13, 90:22, 93:11, 100:2, 101:22, 109:7, 109:12, 112:11 three-eights [1] - 90:22 throughout [6] - 86:15, 93:15, 98:14,</p>	<p>112:20, 113:6 tick [3] - 13:19, 101:7, 101:10 Tippins [10] - 1:17, 22:21, 70:12, 77:6, 77:12, 77:15, 81:7, 81:9, 86:2, 86:5, 87:13, 87:22, 116:17, 117:7, 120:8 Tippins-Polk [16] - 1:17, 22:21, 70:12, 77:6, 77:12, 77:15, 81:7, 81:9, 86:2, 86:5, 87:13, 87:22, 116:17, 117:7, 120:8 today [5] - 73:3, 73:12, 102:18, 109:22, 114:15 toe [3] - 18:23, 25:7, 95:19 together [2] - 92:20, 99:13 took [3] - 20:10, 59:14, 80:13 top [5] - 22:3, 48:1, 112:3, 118:4, 120:21 tortfeasor [4] - 70:2, 71:24, 85:16 tortfeasors [4] - 84:4, 84:6, 84:8, 84:12 totally [2] - 95:16, 102:2 touched [3] - 38:11, 47:3, 47:9 toward [3] - 17:11, 17:12, 37:22 towards [1] - 37:19 traffic [3] - 93:11, 93:12, 99:9 training [2] - 6:8, 24:17 transcript [3] - 62:2, 72:22, 124:5 TRANSCRIPT [1] - 1:5 transfers [1] - 108:2 transition [11] - 49:16, 49:19, 50:24, 53:15, 55:19, 55:22, 56:2, 78:24, 120:19, 120:24, 121:2 transitions [1] - 55:20 traveled [1] - 43:24 tree [1] - 19:2 trial [1] - 124:6 tried [2] - 23:22, 82:1 trip [12] - 7:3, 18:24, 19:4, 40:23, 44:4,</p>
--	-----------------	---	--	---

<p>57:2, 58:20, 59:15, 60:19, 94:9, 94:13, 115:18</p> <p>tripped [11] - 14:20, 18:1, 21:3, 25:7, 38:18, 41:20, 52:10, 61:3, 79:17, 95:6, 121:3</p> <p>tripping [31] - 31:23, 32:2, 32:4, 32:6, 32:12, 33:1, 35:17, 37:11, 38:12, 39:2, 39:7, 41:23, 43:17, 44:8, 44:25, 45:1, 45:18, 48:10, 48:22, 51:9, 57:14, 78:5, 78:12, 78:13, 79:14, 82:23, 83:20, 83:23, 86:13, 91:24, 95:16</p> <p>trips [3] - 5:4, 41:17, 80:22</p> <p>true [2] - 23:22, 124:4</p> <p>trump [1] - 39:18</p> <p>try [2] - 47:13, 47:17</p> <p>trying [9] - 15:17, 37:4, 52:25, 53:5, 56:4, 56:8, 93:24, 95:8, 104:5</p> <p>turn [1] - 118:2</p> <p>turning [1] - 99:10</p> <p>tums [2] - 78:19, 99:12</p> <p>twelve [1] - 19:21</p> <p>twenty [2] - 6:21, 55:12</p> <p>twenty-three [1] - 6:21</p> <p>two [29] - 12:15, 12:16, 12:21, 17:18, 18:16, 18:20, 19:9, 19:22, 19:23, 20:4, 24:3, 52:16, 55:2, 55:7, 81:8, 89:24, 92:19, 92:20, 93:11, 99:13, 100:2, 100:25, 107:4, 107:14, 108:17, 109:4, 112:11</p> <p>two-and-a-half [2] - 100:2, 112:11</p> <p>two-inch [1] - 19:22</p> <p>type [6] - 27:19, 40:9, 44:25, 52:9, 80:2, 120:18</p> <p>types [1] - 82:21</p> <p>typical [5] - 15:20, 30:19, 45:12, 106:14, 118:5</p> <p>typically [5] - 13:23, 30:19, 30:20, 97:6</p>	<p style="text-align: center;">U</p> <p>un-redacted [1] - 75:8</p> <p>unclear [1] - 28:14</p> <p>uncontroverted [1] - 85:10</p> <p>undated [1] - 73:12</p> <p>under [33] - 22:1, 29:3, 29:7, 30:5, 31:22, 32:1, 32:4, 32:6, 32:12, 34:21, 35:17, 44:14, 45:6, 47:23, 48:9, 48:13, 48:22, 49:3, 49:12, 55:20, 66:15, 68:4, 68:22, 69:22, 70:2, 79:1, 79:24, 80:9, 80:15, 81:5, 86:19, 92:22, 123:8</p> <p>underlying [6] - 65:1, 65:2, 65:21, 72:11, 74:3, 122:23</p> <p>undersigned [1] - 124:1</p> <p>understood [2] - 103:3, 117:3</p> <p>underwriter [1] - 6:17</p> <p>underwriters [1] - 7:10</p> <p>unfortunately [2] - 46:9, 46:13</p> <p>University [2] - 5:23, 87:20</p> <p>unless [2] - 44:19, 49:21</p> <p>unmarked [1] - 73:25</p> <p>unreasonable [1] - 79:8</p> <p>unsafe [2] - 79:6, 81:16</p> <p>up [51] - 11:19, 12:9, 12:13, 13:1, 14:7, 19:16, 23:13, 26:21, 27:5, 29:12, 29:17, 30:11, 31:20, 33:2, 34:12, 36:8, 37:18, 42:11, 46:6, 46:10, 48:19, 48:20, 52:8, 52:18, 53:17, 53:21, 56:6, 66:17, 68:4, 72:2, 72:22, 74:25, 76:23, 78:2, 78:21, 80:1, 85:7, 89:20, 93:6, 95:18, 100:16, 111:13, 112:3, 112:7, 115:3, 115:18, 119:7, 122:12, 123:12</p>	<p>up-to-date [1] - 115:18</p> <p>updated [1] - 121:21</p> <p>uplifted [1] - 19:2</p> <p>uses [1] - 39:16</p> <p style="text-align: center;">V</p> <p>varies [2] - 112:11, 112:12</p> <p>various [1] - 83:15</p> <p>Varnville [20] - 51:15, 52:2, 52:8, 52:15, 53:3, 53:7, 93:14, 93:19, 93:25, 94:3, 94:8, 94:15, 94:22, 95:5, 95:10, 95:17, 95:21, 95:24, 117:18, 117:19</p> <p>vary [4] - 26:19, 99:22, 100:6, 103:22</p> <p>verdict [11] - 77:9, 85:2, 86:11, 86:24, 121:13, 121:15, 122:6, 122:15, 122:24, 123:4, 123:6</p> <p>verify [1] - 113:9</p> <p>versus [2] - 63:14, 111:1</p> <p>video [5] - 25:11, 25:13, 72:18, 72:19</p> <p>violate [1] - 23:20</p> <p>violated [1] - 22:18</p> <p>violation [6] - 57:17, 58:14, 81:23, 85:4, 85:11, 119:11</p> <p>violations [2] - 58:4, 82:8</p> <p>vision [3] - 33:12, 33:20, 37:21</p> <p>visit [1] - 112:21</p> <p>visited [2] - 51:14, 51:25</p> <p>visits [1] - 16:23</p> <p>visual [3] - 37:15, 38:7, 48:15</p> <p>visually [1] - 38:8</p> <p>voice [1] - 56:9</p> <p>vs [1] - 1:6</p> <p style="text-align: center;">W</p> <p>waived [1] - 66:13</p> <p>walk [6] - 11:2, 17:13, 19:7, 37:20, 37:21, 39:1, 78:21, 81:17</p> <p>walked [1] - 25:3</p> <p>walker [1] - 48:15</p>	<p>walking [12] - 19:3, 19:17, 20:12, 20:16, 33:16, 37:18, 37:22, 43:20, 95:18, 118:18, 119:4, 119:5</p> <p>walks [1] - 10:10</p> <p>walkway [4] - 7:3, 39:15, 42:2, 43:24</p> <p>walkways [1] - 122:7</p> <p>wall [2] - 27:6</p> <p>Walmart [4] - 38:23, 38:24, 40:1, 56:21</p> <p>wants [1] - 66:8</p> <p>warn [6] - 39:10, 47:20, 49:15, 49:17, 49:20, 79:6</p> <p>warning [5] - 39:12, 52:9, 52:17, 53:21, 80:2</p> <p>warnings [2] - 39:17, 39:18</p> <p>warrant [1] - 79:8</p> <p>Warren [2] - 4:13, 4:25</p> <p>water [3] - 13:25, 46:14, 115:15</p> <p>wavy [2] - 19:25, 35:5</p> <p>ways [2] - 14:23, 108:17</p> <p>weather [1] - 40:20</p> <p>web [4] - 7:16, 41:4, 41:10, 41:14</p> <p>wheel [3] - 41:20, 41:23, 42:12, 42:15, 42:20, 42:22, 42:23, 43:7</p> <p>wheelchairs [1] - 17:16</p> <p>whole [2] - 37:10, 98:14</p> <p>wide [3] - 91:14, 91:17, 119:5</p> <p>width [3] - 30:21, 56:12, 120:23</p> <p>WILDEVCO [38] - 1:15, 24:7, 24:13, 43:23, 44:25, 45:15, 51:1, 53:14, 63:14, 69:23, 70:12, 71:8, 71:24, 74:4, 75:7, 77:17, 78:11, 79:25, 80:4, 81:1, 81:3, 82:13, 83:21, 83:22, 84:4, 84:9, 84:18, 84:22, 86:1, 87:24, 93:16, 113:6, 116:25, 117:18, 120:17, 121:15</p> <p>WILDEVCO's [1] -</p>	<p>70:7</p> <p>WILLIAM [1] - 87:5</p> <p>William [2] - 2:6, 87:11</p> <p>Williston [15] - 9:19, 28:1, 46:2, 49:8, 49:25, 52:25, 53:6, 59:16, 87:23, 96:2, 97:22, 103:11, 110:19, 115:24, 118:7</p> <p>wing [1] - 108:20</p> <p>wings [2] - 91:15, 107:19</p> <p>WITNESS [79] - 2:2, 4:7, 11:20, 12:8, 12:13, 12:16, 12:20, 12:23, 13:3, 13:6, 13:8, 15:5, 15:12, 15:15, 15:17, 16:6, 18:9, 18:13, 18:18, 19:12, 25:10, 26:8, 28:12, 28:15, 34:13, 40:6, 46:12, 53:18, 56:7, 61:14, 62:11, 70:24, 71:4, 71:6, 73:15, 73:18, 88:2, 88:25, 89:19, 89:24, 90:12, 90:15, 90:20, 91:18, 92:14, 92:18, 92:20, 94:24, 95:1, 95:22, 95:25, 96:3, 96:14, 96:18, 96:22, 97:1, 97:11, 97:14, 97:18, 99:20, 99:22, 100:1, 100:5, 100:9, 100:12, 100:20, 101:23, 103:17, 103:21, 104:3, 104:9, 104:21, 104:25, 105:6, 105:9, 112:1, 119:20, 119:25, 120:4</p> <p>witness [15] - 4:2, 5:9, 10:17, 21:5, 53:2, 62:4, 67:6, 74:25, 75:2, 75:12, 87:3, 88:16, 94:7, 121:7</p> <p>witnesses [1] - 90:10</p> <p>word [2] - 14:2, 107:22</p> <p>words [1] - 19:13</p> <p>workers [1] - 83:8</p> <p>works [1] - 106:5</p> <p>worn [1] - 40:19</p> <p>worried [1] - 71:2</p> <p>worry [1] - 37:4</p> <p>written [3] - 7:14, 76:20, 107:22</p> <p>wrote [1] - 6:8</p>
---	--	---	--	---

Y

y'all [g] - 12:25,
 61:16, 61:17, 73:24,
 76:12, 76:23, 104:7,
 123:11
y'all's [i] - 77:3
year [i] - 105:22
years [20] - 5:3, 6:19,
 6:21, 7:15, 16:20,
 16:24, 18:25, 23:23,
 38:9, 46:5, 47:12,
 58:7, 62:25, 78:25,
 79:24, 80:21, 82:1,
 83:24, 93:11, 113:17
yellow [g] - 22:3,
 40:16, 65:16, 65:19,
 67:12, 67:17, 74:11,
 111:14
yesterday [4] -
 21:10, 76:5, 107:25,
 108:4
yourself [4] - 51:2,
 58:19, 71:3, 87:10

Z

zero [3] - 37:23,
 39:22, 47:8
zone [i] - 20:12

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
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STATE OF SOUTH CAROLINA
COURT OF COMMON PLEAS
SECOND JUDICIAL CIRCUIT
BARNWELL COUNTY

MARTHA M. FOUNTAIN AND CURTIS FOUNTAIN,

Plaintiff(s),

vs. Case No.: 2010-CP-06-101

FRED'S INC. AND TAD BARBER, INDIVIDUALLY, AND D/B/A
WILDEVCO, LLC,

Defendant(s)

vs.

TIPPINS-POLK CONSTRUCTION, INC.,

Third-Party Defendants.

V I D E O T A P E
D E P O S I T I O N

WITNESS: E. MITCHELL GRIFFITH

DATE: MAY 31, 2016

TIME: 1:48 p.m.

LOCATION: Griffith Sharp & Liipfert
600 Monson Street
Beaufort, South Carolina

TAKEN BY: Attorneys for Defendant(s)

REPORTED BY: JEFFREY M. THOMAS
Registered Professional Reporter

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1 December of 2012, so -- and I actually say that
2 because I had to study. I couldn't figure out how
3 she had five surgeries and only four
4 hospitalizations, but she clarified that in one of
5 her depositions.

6 Q. What, if any, evidence did you consider
7 regarding Mr. Fountain's loss of consortium claim?

8 A. One of the things he talked about was he
9 wanted to come in and he was looking to retirement,
10 but she had a period of time where she was
11 unemployed. He said that at that point he couldn't
12 retire. He also -- I think she had a reduction of
13 income when she did return to work.

14 So as a result those were things -- those
15 were factors that I considered. There are -- you
16 know, there are other factors in every -- in every
17 consortium claim that sometimes I give a little bit
18 more weight to than others, but those were things
19 that stuck out with me, that he had planned to
20 retire, said he couldn't. And that she was now
21 making a little bit less than she was by about \$2 an
22 hour, I think.

23 Q. Mr. Griffith, in -- in listing your
24 factors that you take into account when evaluating a
25 case you mentioned a liability assessment. What, if

1 any, risk did you assess to Fred's and Wildevco in
2 proceeding to trial on the Plaintiff's claim?

3 A. Well, I think that in any case that you've
4 got a lawsuit pending that you have what I would
5 call a risk assessment. And what is the risk of
6 going to trial and getting a verdict against you.

7 In this case I think it was reasonable to
8 try and protect their interest at least from
9 Wildevco's and Fred's perspective in order to
10 protect their interest from getting an adverse
11 verdict against them.

12 Obviously, the law on premissis liability
13 in South Carolina is you can prove liability by
14 either showing that there was a defect or there
15 was -- in the premises that was either known or
16 should have been known either actual constructive
17 knowledge on behalf of the Defendant or that they
18 created the defect.

19 And in this case everything I read
20 appeared that the defect was created by the
21 construction company in the -- I would have called
22 it a handicap ramp, but the entrance to the store.
23 Based on the video it looked like that Ms. Fountain
24 tripped right at the -- where the asphalt came to
25 the pavement and there was some -- some problems

1 there.

2 Then Mr. Durig and Mr. Hunt talked about
3 the issues with regard to how that was constructed
4 and how it should have been constructed, what the
5 plan said versus what was actually built in the
6 field. And everything seemed to appear that this
7 was a construction defect that was done in I think
8 about 2005 when the building was built.

9 As a matter of fact, I think that Mr. -- I
10 actually flagged it. Mr. During said something
11 about that appeared to be the proximate cause of --
12 the defects, which he was talking about, appeared to
13 be the proximate cause. There were some issues
14 about painting also or lack of, as Mr. Durig talked
15 about.

16 Q. Did you review any evidence that impacted
17 your opinion as far as any alleged permanent damage
18 Ms. Fountain suffered?

19 A. I think that is -- maybe I should -- if I
20 didn't point that out earlier, that is obviously
21 something you want to -- want to look at if somebody
22 has a permanent injury. Then you are going to get a
23 charge on the -- I think it's still called the
24 mortuary table, if I'm not mistaken.

25 And so you are going to have at least an

1 case of punitive damages, if I was evaluating it I
2 wouldn't have put it on there, but I guess it's
3 always a factor when you've got a defendant who is,
4 I guess, would be what we would call a target or a
5 corporate defendant. is something that you could
6 because I think the Plaintiff pled it.

7 So that is always in the back of your
8 mind, but, again, I didn't see this as being a
9 punitive case, but a jury might look at it
10 differently based on the factors to award punitive
11 damages.

12 Q. Based on your experience does a settlement
13 equate to an admission of liability?

14 A. No. I have several cases all the time
15 that I don't think there is liability involved.

16 Q. Based on all of the factors that you
17 testified to today is it still your opinion that the
18 settlement of the Plaintiff's claims by Wildevco and
19 Fred's was reasonable?

20 A. I think the settlement was reasonable.
21 The settlement value, the amount paid, was a
22 reasonable settlement. And it was reasonable for
23 them to do.

24 Q. Are your opinions as stated today to a
25 reasonable degree of professional certainty more

STATE OF SOUTH CAROLINA)
)
COUNTY OF BARNWELL)

IN THE COURT OF COMMON PLEAS
FOR THE SECOND JUDICIAL CIRCUIT
Civil Action Number: 2010-CP-06-101

MARTHA M. FOUNTAIN and CURTIS
FOUNTAIN,

Plaintiffs,

vs.

FRED'S INC., and TAD BARBER,
Individually and d/b/a WILDEVCO, LLC,

Defendants.

**DEFENDANT/THIRD-PARTY
PLAINTIFF FRED'S INC.'S
DEPOSITION DESIGNATION OF
THADDEUS BARBER**

FRED'S INC. and TAD BARBER,
Individually and d/b/a WILDEVCO, LLC,

Third-Party Plaintiffs,

vs.

TIPPINS-POLK CONSTRUCTION, INC.,

Third-Party Defendants.

COMES NOW Defendant/Third Party-Plaintiff, Fred's Stores of Tennessee, Inc.,
incorrectly named as Fred's Inc., pursuant to Rule 32(a)(5), SCRCP, offers the following
Excerpts from Depositions to be Offered at Trial:

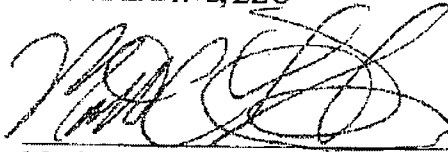
1. Thaddeus Barber: (July 24, 2014)

21:5-11

47:3-12

(SIGNATURE PAGE FOLLOWS)

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PLAINTIFF, FRED'S INC.

This 5th Day of June 2016
Columbia, South Carolina

STATE OF SOUTH CAROLINA)
)
COUNTY OF BARNWELL)

IN THE COURT OF COMMON PLEAS
FOR THE SECOND JUDICIAL CIRCUIT
Civil Action Number: 2010-CP-06-101

MARTHA M. FOUNTAIN and CURTIS
FOUNTAIN,

Plaintiffs,

vs.

FRED'S INC., and TAD BARBER,
Individually and d/b/a WILDEVCO, LLC,

Defendants.

**DEFENDANT/THIRD-PARTY
PLAINTIFF FRED'S INC.'S
DEPOSITION DESIGNATION OF
SHONDA SANDERS ✓**

FRED'S INC. and TAD BARBER,
Individually and d/b/a WILDEVCO, LLC,

Third-Party Plaintiffs,

vs.

TIPPINS-POLK CONSTRUCTION, INC.,

Third-Party Defendants.

COMES NOW Defendant/Third Party-Plaintiff, Fred's Stores of Tennessee, Inc.,
incorrectly named as Fred's Inc., pursuant to Rule 32(a)(5), SCRCP, offers the following
Excerpts from Depositions to be Offered at Trial:

1. Shonda Sanders: (January 19, 2016)

13:5-21

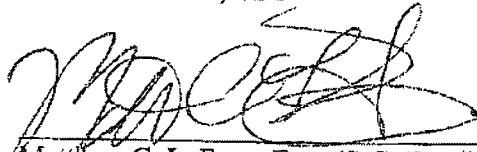
32:14-25

33:1-25

39:19-25

40:1-10

CROWE LAFAVE, LLC



Matthew C. LaFave, Esq. (S.C. Bar # 75365)

Post Office Box 1149

Columbia, South Carolina 29202

Phone: 803.724.5727

Facsimile: 803.724.5726

matt@crowelafave.com

ATTORNEY FOR DEFENDANT/THIRD-PARTY
PLAINTIFF, FRED'S INC.

This 2nd Day of June 2016
Columbia, South Carolina

STATE OF SOUTH CAROLINA)
)
COUNTY OF BARNWELL)

IN THE COURT OF COMMON PLEAS
FOR THE SECOND JUDICIAL CIRCUIT
Civil Action Number: 2010-CP-06-101

MARTHA M. FOUNTAIN and CURTIS
FOUNTAIN,

Plaintiffs,

vs.

FRED'S INC., and TAD BARBER,
Individually and d/b/a WILDEVCO, LLC,

Defendants.

**DEFENDANT/THIRD-PARTY
PLAINTIFF FRED'S INC.'S
DEPOSITION DESIGNATION OF
EVERETT WILLIAM POLK ✓**

FRED'S INC. and TAD BARBER,
Individually and d/b/a WILDEVCO, LLC,

Third-Party Plaintiffs,

vs.

TIPPINS-POLK CONSTRUCTION, INC.,

Third-Party Defendants.

COMES NOW Defendant/Third Party-Plaintiff, Fred's Stores of Tennessee, Inc.,
incorrectly named as Fred's Inc., pursuant to Rule 32(a)(5), SCRPC, offers the following
Excerpts from Depositions to be Offered at Trial:

1. Everett William Polk: (October 22, 2015)

13:21-25

14:1-2

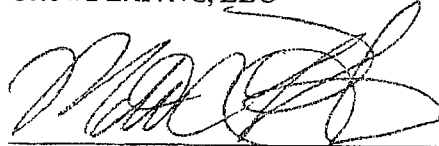
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15:1-17

16:18-25

17:1-7
20:6-17
21:4-7
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52:12-23
63:13-23
70:7-25
71:1-3
71:15-17

CROWE LAFAVE, LLC



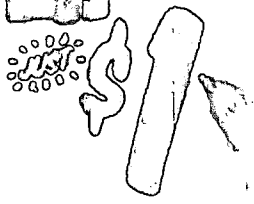
Matthew C. LaFave, Esq. (S.C. Bar # 75365)
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Columbia, South Carolina 29202
Phone: 803.724.5727
Facsimile: 803.724.5726
matt@crowelafave.com
ATTORNEY FOR DEFENDANT/THIRD-PARTY
PLAINTIFF, FRED'S INC.

This 5th Day of June 2016
Columbia, South Carolina

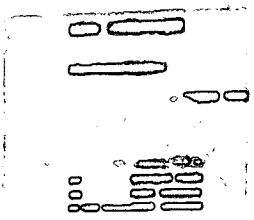
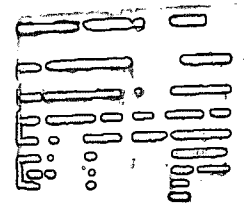


FORM PLATE
ON CASE

**FRED
LOWERS
PRICES
EVERYDAY**

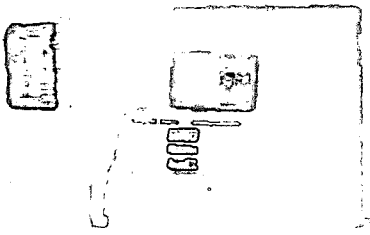
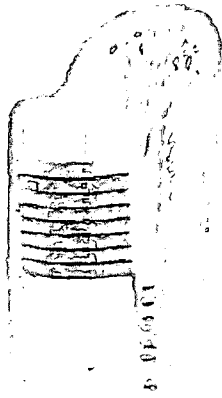


12572



Welcome to FRED'S

Welcome to FRED'S

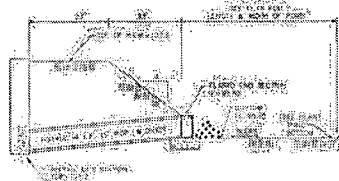


465

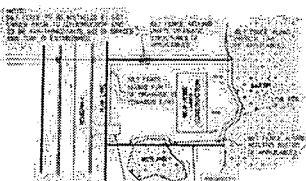


DEFENDANT'S
EXHIBIT # 2

PROPOSED DEVELOPMENT
The proposed development consists of a shopping center located on the east side of Main Street, between Dicks Street and Kelly Street. The site is approximately 1.5 acres in area and is bounded by Dicks Street to the north, Kelly Street to the east, and Main Street to the south. The development includes a parking lot, a building for Fred's, and a shopping center building. The site is shown on the attached site plan and is bounded by Dicks Street to the north, Kelly Street to the east, and Main Street to the south.



SECTION THRU DETENTION POND
R1332



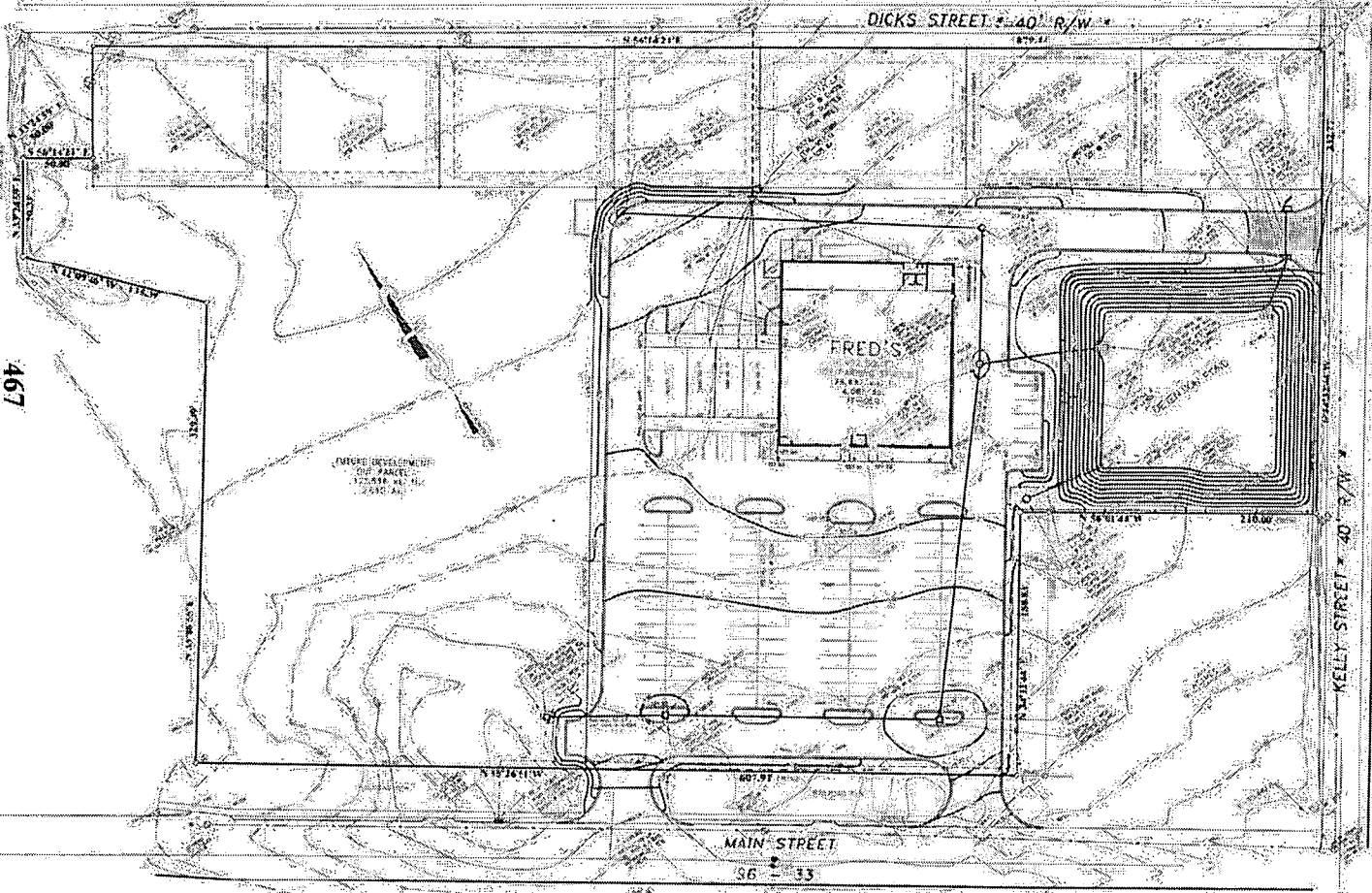
INDIVIDUAL LOT SEDIMENT CONTROL
R1333

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SHOPPING CENTER
PROPOSED DEVELOPMENT
BARNETT'S COFFEE SHOP, CAROLINA
WILDEVCO, LLC
MAST & HOLEYMAN, INC.

INTERNATIONAL POND DATA
TOTAL POND VOLUME REQUIRED: 25,000 CUBIC FEET
TOTAL POND VOLUME PROVIDED: 25,000 CUBIC FEET
ACTUAL DEFICIT: 0 CUBIC FEET

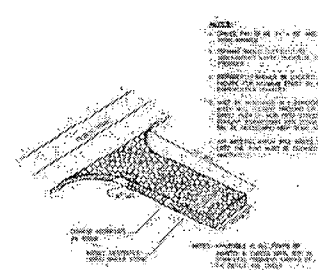
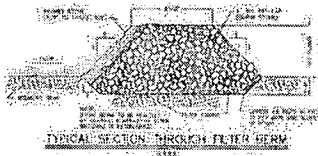
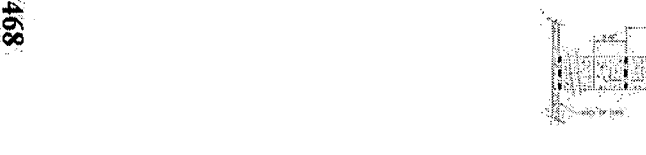
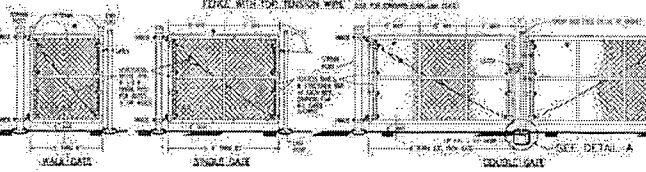
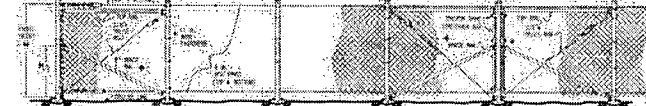
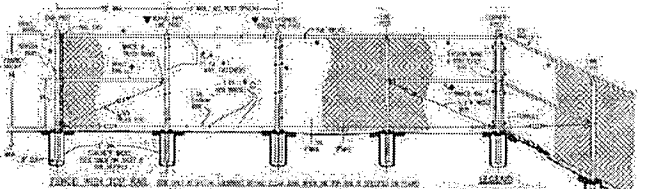
WILDEVCO'S PROTECTION COVENANT
NO OTHER DEVELOPMENT PERMITTED ON THIS SITE
NO OTHER USES PERMITTED ON THIS SITE
NO OTHER STRUCTURES PERMITTED ON THIS SITE
NO OTHER UTILITIES PERMITTED ON THIS SITE



PROPOSED DEVELOPMENT
The proposed development consists of a shopping center located on the east side of Main Street, between Dicks Street and Kelly Street. The site is approximately 1.5 acres in area and is bounded by Dicks Street to the north, Kelly Street to the east, and Main Street to the south. The development includes a parking lot, a building for Fred's, and a shopping center building. The site is shown on the attached site plan and is bounded by Dicks Street to the north, Kelly Street to the east, and Main Street to the south.

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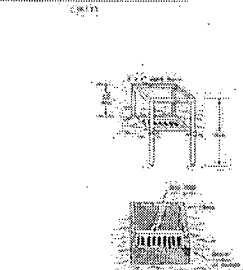
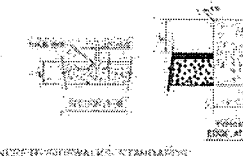
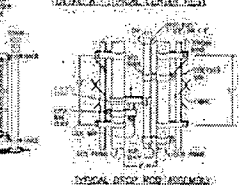
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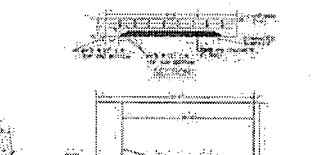
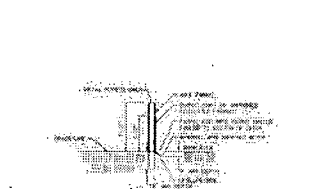
TEMPORARY CONSTRUCTION ENTRANCE/EXIT
SHEET 1 OF 1

GENERAL NOTES

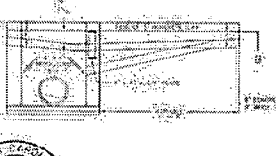
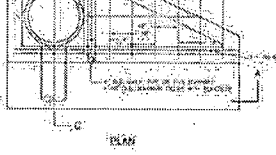
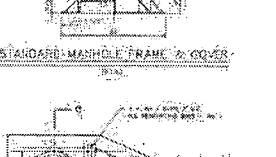
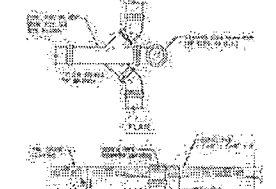
1. ALL WORK SHALL BE IN ACCORDANCE WITH THE LATEST EDITIONS OF THE SOUTH CAROLINA CONSTRUCTION CODES AND REGULATIONS.
2. THE CONTRACTOR SHALL BE RESPONSIBLE FOR OBTAINING ALL NECESSARY PERMITS FROM THE LOCAL AND STATE AUTHORITIES.
3. ALL MATERIALS SHALL BE OF THE QUALITY AND TYPE SPECIFIED IN THESE DETAILS.
4. THE CONTRACTOR SHALL MAINTAIN ACCESS TO ALL ADJACENT PROPERTIES AND UTILITIES AT ALL TIMES.
5. ALL WORK SHALL BE COMPLETED WITHIN THE SPECIFIED TIME FRAME.
6. THE CONTRACTOR SHALL BE RESPONSIBLE FOR PROTECTING ALL EXISTING UTILITIES AND STRUCTURES.
7. ALL WORK SHALL BE SUBJECT TO INSPECTION AND APPROVAL BY THE LOCAL AND STATE AUTHORITIES.
8. THE CONTRACTOR SHALL MAINTAIN A RECORD OF ALL WORK DONE AND PROVIDE IT TO THE ARCHITECT UPON COMPLETION.



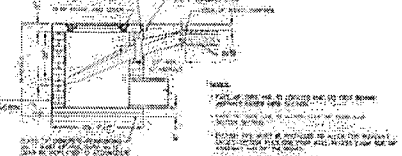
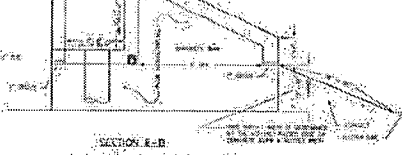
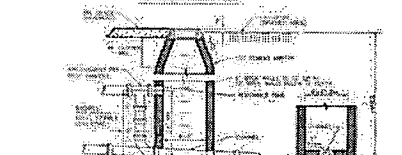
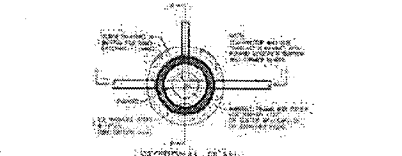
GRATE INLET
SHEET 1 OF 1



DETAIL OF SET FENCE
SHEET 1 OF 1



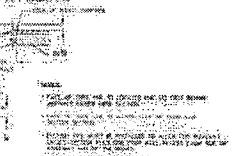
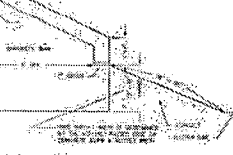
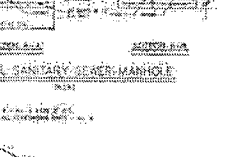
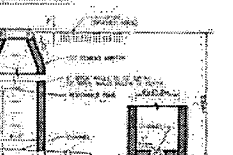
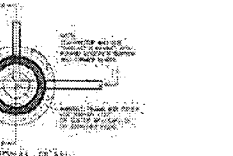
DETAIL OF SET FENCE
SHEET 1 OF 1



DETAIL OF SET FENCE
SHEET 1 OF 1

SHOPPING CENTER

PROPERTY LOCATED WITHIN THE
TOWN OF BARTON, SOUTH CAROLINA
BARTON, COUNTY, SOUTH CAROLINA
SCALE: 1/4" = 1'-0" (SEE SHEET 1 OF 1)
PREPARED FOR:
WILDEVCO, LLC
5555 PARKWAY, SUITE 100
BARTON, SOUTH CAROLINA 29505
PREPARED BY:
HAAS & HILDEBRAND, INC.
1000 W. BROADWAY, SUITE 100
BARTON, SOUTH CAROLINA 29505
ARCHITECT: C. H. HILDEBRAND, INC.



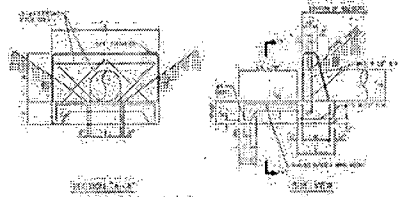
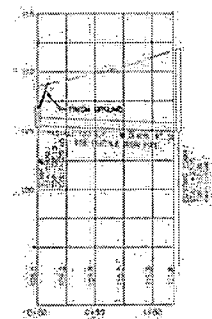
SECTION E-C
SHEET 1 OF 1



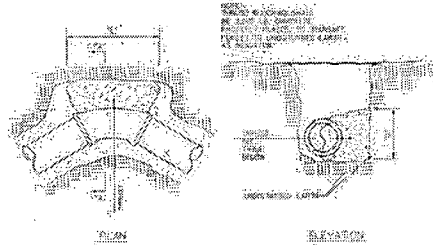
SINCE WING TRAP

SEWER PROFILE & SCHEDULE DETAILS
SHOPPING CENTER

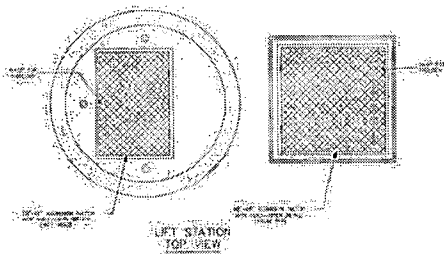
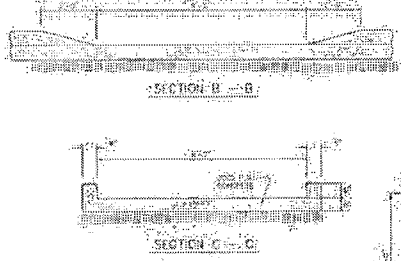
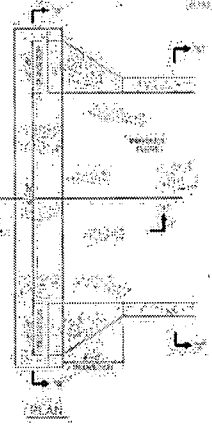
DESIGNED AND PREPARED BY THE
 CIVIL ENGINEERING DIVISION OF THE
 SOUTH CAROLINA DEPARTMENT OF TRANSPORTATION
 1000 MARKET STREET, COLUMBIA, SOUTH CAROLINA 29201
 PHONE: 803/251-2200 FAX: 803/251-2201
 PROJECT NO. 1000-1000-1000-1000
 DRAWING NO. 1000-1000-1000-1000
WILDEVCO, LLC
 1000 MARKET STREET, SUITE 1000
 COLUMBIA, SOUTH CAROLINA 29201
 PHONE: 803/251-2200 FAX: 803/251-2201
HASS & WILPERBRAND, INC.
 1000 MARKET STREET, SUITE 1000
 COLUMBIA, SOUTH CAROLINA 29201
 PHONE: 803/251-2200 FAX: 803/251-2201



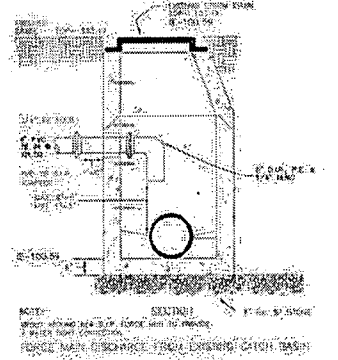
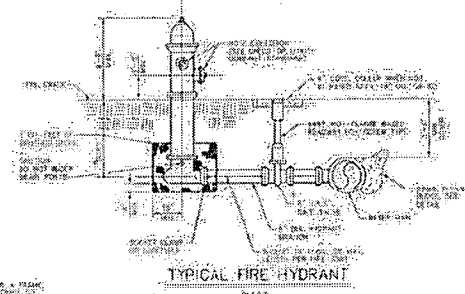
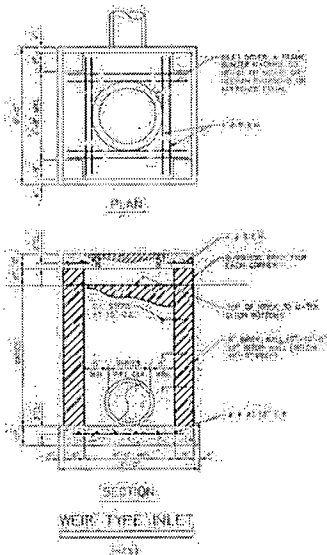
PIPE DIA.	WALL	FOOTING
18"	12"	12"
24"	18"	18"
30"	24"	24"
36"	30"	30"
42"	36"	36"
48"	42"	42"
54"	48"	48"
60"	54"	54"
66"	60"	60"
72"	66"	66"
78"	72"	72"
84"	78"	78"
90"	84"	84"
96"	90"	90"
102"	96"	96"
108"	102"	102"
114"	108"	108"
120"	114"	114"



THRUST TABULATION (RIP)				SOIL	
PIPE DIA.	WALL	FOOTING	SOIL TYPE	SOIL CLASS.	SOIL GROUP
18"	12"	12"	CLAY	CLAY	CLAY
24"	18"	18"	SAND	SAND	SAND
30"	24"	24"	GRAVEL	GRAVEL	GRAVEL
36"	30"	30"	ROCK	ROCK	ROCK
42"	36"	36"	CLAY	CLAY	CLAY
48"	42"	42"	SAND	SAND	SAND
54"	48"	48"	GRAVEL	GRAVEL	GRAVEL
60"	54"	54"	ROCK	ROCK	ROCK
66"	60"	60"	CLAY	CLAY	CLAY
72"	66"	66"	SAND	SAND	SAND
78"	72"	72"	GRAVEL	GRAVEL	GRAVEL
84"	78"	78"	ROCK	ROCK	ROCK
90"	84"	84"	CLAY	CLAY	CLAY
96"	90"	90"	SAND	SAND	SAND
102"	96"	96"	GRAVEL	GRAVEL	GRAVEL
108"	102"	102"	ROCK	ROCK	ROCK
114"	108"	108"	CLAY	CLAY	CLAY
120"	114"	114"	SAND	SAND	SAND



DIMENSIONAL DATA	
PIPE DIA.	18"
WALL	12"
FOOTING	12"
CONCRETE FLUME	12"
CURB	12"
OUTLET	12"
SEWER	12"
MANHOLE	12"
CHAMBER	12"
COVER	12"
WALKWAY	12"
RAILINGS	12"
STAIRS	12"
ELECTRICAL	12"
MECHANICAL	12"
PLUMBING	12"
PAINT	12"
FINISH	12"
NOTES	



469

Construction Agreement

Agreement made as of 28th day of April, 2005, between the owner, Wildevco, LLC and the contractor: Tippins-Polk Construction, Inc.; General Contractor, for the construction of one Fred's Store w/ strip center to be located in the Town of Williston, South Carolina, as set forth below.

Article 1. The Contract Documents

The Contract Documents consist of the Agreement and the Drawings with Specifications thereon, furnished by Chris Booker & Associates and the Site Plans, furnished by Hass & Hilderbrand, Inc.

Article 2. The Work for this Contract

The Contractor shall execute the entire work described in the Contract Documents, specifically including the following Scope of Work:

Building Foundation, Building Slab, Truck Loading Dock, Pre-engineered metal building and Erection, Masonry Block Work, Metal Studs, Drywall Work, Wood Work, Acoustical Ceiling, FRP Wall Panels, Painting, Floor Finishes (Carpet & VCT), Storefront Glass work, Metal Doors and Frames; Drive-up window, Roll-up Shutters at Pharmacy Interior Openings, Dock Edge Leveler and Bumpers, Toller Accessories, Installation of Fred's Furnished Cabinetry, Plumbing, Electrical, and Mechanical Systems (HVAC), Fire Sprinkler System, All Site Work (Clearing, Grubbing, Asphalt Paving, - Site Utilities (Water & Sewer) - per site plans.

Exclusions: Architect Fees, Engineering Fees, Development Fees, Impact Fees, Building Permit Fees, Surveying, Soils Bearing and Concrete Testing.

Article 3. Date of Commencement:

The date of commencement shall be the date of issue of the Building Permit, as issued by the Town of Williston, South Carolina.

Article 4. Date of Substantial Completion:

The substantial completion shall be 120 calendar days after the commencement. Substantial completion shall be that date the building has been accepted by Fred's for their installation of store equipment by their set-up crew.

Article 5. Electrical Power

The electrical power account shall be handled by the owner and/or Fred's after the Testing and Balance Work has been completed by the HVAC contractor.

Construction Agreement, page 2

Article 6. Contract Sum

The Owner shall pay the Contractor (TPC, Inc.) in the current funds for the Contractors' performance of the Agreement the Contract Sum of Eight Hundred Eighty Five Thousand & 00/100 (\$885,000.00)

The owner shall pay the above Contract Sum in (7) draws as follows:

First Draw: Deposit Agreement 10% of Contract Sum.

Second Draw: Upon completion of Building Slab, 15% of Contract Sum.

Third Draw: Upon Building Delivery to Site, 20% of Contract Sum.

Fourth Draw: Upon Red Iron Erection, 15% of Contract Sum.

Fifth Draw: Upon 50% completion of Building Finishes, 15% of contract Sum.

Sixth Draw: Upon 100% Completion of Building Finishes, 15% of Contract Sum.

Final Draw: At time of Occupancy Permit, Balance of Contract Sum 10%.

Article 7. Any Changes, either additive or deductive, shall be in written form and bear the signatures of both parties.

Owner

Wildaven LLC


Member

Date: 4-28-05

Contractor

Tippins-Polk Construction, Inc.


Everett Polk, Co-owner

Date: 4-28-05

Project Schedule

(2005)	
May 4-25:	Rough Grading Form and Pour Building Foundations and Slab/Plumbing Rough-in
May 25-28:	Start Building Erection
May 28-June 2:	Continue Building Erection and Sheeting - work on site work
June 5-9:	Start metal studs/ Electrical/ Mechanical work
June 12-30:	Continue Building Erection work/ Continue Electrical and Mechanical
July 2-6:	Start Interior Building Finishes
July 9-Aug. 10:	Building Finishes Continue/ Work on Truck Ramp
Aug. 13-24:	Paving - Complete Building/ Final Clean-up
Aug. 27-Sept. 1:	Final Inspection/ Punch out building

Schedule of Values

Labor, Materials, and Equipment:

Concrete Foundation & Slab	\$75,000.00
Pre-engineered metal bld. & Erection	\$215,000.00
Electrical	\$95,000.00
Plumbing	\$15,000.00
Mechanical	\$85,000.00
Masonry	\$20,000.00
Building Finishes	\$230,000.00
Grading, concrete curbing, utilities & paving Per site plans prepared by Hass & Hilderbrand	\$150,000.00
Total	\$885,000.00

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LEASE AGREEMENT

Williston, SC

LESSOR

WILDEVCO, LLC

LESSEE

FRED'S STORES OF TENNESSEE, INC.

Table of Contents

<u>Paragraph</u>		<u>Page</u>
1.	NEW CONSTRUCTION.....	3
2.	TERM.....	5
3.	RENTAL.....	5
4.	USE OF PREMISES.....	6
5.	MAINTENANCE OF PREMISES.....	6
6.	CARE OF PREMISES.....	7
7.	SIGNS.....	8
8.	DESTRUCTION OF PREMISES.....	8
9.	FREE AND QUIET ENJOYMENT.....	9
10.	INDEMNIFICATION.....	9
11.	ACCESS BY LESSOR.....	9
12.	UTILITIES AND WASTE DISPOSAL.....	9
13.	DEFAULT BY LESSEE.....	9
14.	DEFAULT BY LESSOR.....	10
15.	ASSIGNMENT AND SUBLETTING.....	10
16.	EXTENSION OR RENEWALS.....	10
17.	COMPLIANCE WITH LAWS.....	10
18.	LESSEE'S FIXTURES, EQUIPMENT AND GOODS.....	10
19.	SUBORDINATION AND NON-DISTURBANCE.....	11
20.	INSURANCE.....	11
21.	PUBLIC LIABILITY INSURANCE.....	12
22.	MUTUAL WAIVER OF SUBROGATION.....	12
23.	EMINENT DOMAIN.....	13
24.	RECORDATION OF SHORT FORM LEASE.....	13
25.	GENERAL PROVISIONS.....	14
26.	NOTICES.....	15
	EXHIBIT "A"	
	EXHIBIT "B"	
	EXHIBIT "C"	
	RIDER 1	
	RIDER 2	
	RIDER 3	
	RIDER 4	

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LEASE AGREEMENT

THIS LEASE AGREEMENT (the "Lease"), made and entered into this the
day of _____, 2005 by and between WILDEVCO, LLC, whose mailing address is
235 Pendleton Street N.W., Aiken, SC 29801, hereinafter referred to as "Lessor", and FRED'S
STORES OF TENNESSEE, INC., a Tennessee Corporation qualified to do business in the
state of South Carolina hereinafter referred to as "Lessee".

WITNESSETH:

The parties hereto agree that this Lease sets forth all agreements, covenants and conditions,
express or implied, between the parties, and supersedes any prior oral or written agreements
between the parties with respect to the premises hereinafter described. The following Exhibits
and Riders are attached to this Lease and made a part hereof.

- Exhibit "A" - Legal Description
- Exhibit "B" - Plot Plan
- Exhibit "C" - Project Criteria
- Rider 1 - Extension or Renewals
- Rider 2 - Common Area Maintenance
- Rider 3 - Insurance
- Rider 4 - Taxes

1. **DEMISED PREMISES:** Lessor, for and in consideration of the rents to
be paid as hereinafter set out and the performance of the mutual covenants and agreements
hereinafter set forth, does hereby demise and lease unto the Lessee that certain property situated
in the City of Williston, County of Barnwell, and State of South Carolina, containing
approximately 16,000 square feet of usable floor space located within the property described in
Exhibit "A" and hereinafter referred to as the "Demised Premises" together with the parking
areas and the rights of entrance and exit over all streets, alleyways, and parking lots for the
purpose of ingress and egress, on foot and by motor vehicles, for parking motor vehicles and for
loading and unloading merchandise including all improvements and appurtenances now and
hereafter located within the property described in Exhibit "A" attached hereto except as herein
provided, no additional structure and/or modification or change of any kind shall be erected or
made upon the property depicted in Exhibit "B" - Plot Plan without the prior written consent of
Lessee.

2. **NEW CONSTRUCTION:** The Lessor agrees to cause construction of

190

1 said Demised Premises and other improvements in accordance with the Plot Plan, Exhibit "B"
2 attached, and the Project Criteria, Exhibit "C", attached hereto and incorporated herein. This
3 lease shall not be effective until such Project Criteria, Exhibit "C", and the Plot Plan, Exhibit "B",
4 have been so attached and have been initialed and approved by both parties. Lessor further agrees
5 prior to commencing construction of the Demised Premises, to provide the Lessee with
6 construction plans from, or provided by Lessor's builder. Said construction plans must be
7 approved, dated and initialed by Lessee and/or Lessee's designated representative. Lessor's
8 construction plans must be in strict accord with the Project Criteria provided by Lessee and no
9 deviations from the Plot Plan or the Project Criteria will be accepted without Lessee's prior
10 written approval. Upon acceptance of the construction plans by Lessee, the Lease will be
11 amended to add a copy of the approved construction plans as Exhibit "D". Lessor shall provide
12 water, sewer, gas, and electrical and other utilities.

13 All of said construction shall be done by Lessor at its own cost and expense, in a good
14 and workmanlike manner, using first quality materials in full compliance with all laws, rules and
15 regulations of all governmental authorities having jurisdiction thereof. The Lessor agrees that, at
16 the option of the Lessee, this Lease shall become null and void if construction of the Demised
17 Premises is not commenced on or before ^{7th April} ~~March~~ 1st, 2005 and completed and ready for
18 occupancy on or before September 1st, 2005. If Lessor shall be delayed or prevented from the
19 performance of its construction obligations herein by any reason of acts of God, riots, civil
20 commotion, strikes, lockouts, inability to obtain materials or labor, unseasonably severe weather,
21 governmental regulations, without fault, and beyond Lessor's control, such construction
22 obligations shall be excused for the period of delay and the period of the performance of such
23 acts shall be extended for a period equivalent to the period of such delay, provided written notice
24 is given to Lessee within ten (10) days of such delay, provided further that during the period of
25 such force majeure Lessor shall give Lessee notice each week including a detailed report on the
26 status of the project and Lessor's efforts to resume its obligations under this Lease. If the
27 Demised Premises are not ready for occupancy on or before September 1st, 2005, irrespective of
28 cause, and irrespective of whether such cause is beyond the control of Lessor, Lessee, in its sole
29 discretion, is hereby granted the option to cancel and terminate this Lease or accept the Demised
30 Premises when completed with one (1) month of rent forgiven for every one (1) week of delay

1. beyond October 1st, 2005.

2. Lessor covenants and agrees with the Lessee to provide the Lessee with forty-five (45)
3. days advance written notice of the date Lessor will deliver the premises to the Lessee. Further, if
4. the Lessee has received the forty-five (45) day advance written notice and if the Lessee accepts
5. delivery of the Demised Premises early, the Lessee agrees that the delivery shall become the
6. Lease Commencement Date.

7. Construction of the Demised Premises shall not be considered complete until a certificate
8. of occupancy has been issued by the appropriate authority and the Demised Premises is complete
9. except for those items listed on the punch list, as hereinafter defined, which can be and will be
10. corrected and completed within thirty (30) days by Lessor in accordance with the specifications
11. in Exhibit "C" hereof, none of which items would materially interfere with or impair the
12. Lessee's use of the Demised Premises (hereinafter "Substantially Completed in Every Respect").

13. Lessee agrees to accept the Demised Premises in the condition existing on the date of the
14. commencement of the term, subject to Lessee's list of defective items (hereinafter called "punch
15. list") being completed. In the event of Lessor's failure to complete said punch list items within
16. ten (10) days after receipt of Lessee's notification to Lessor, then at Lessee's sole option Lessee
17. may either complete such punch list items and deduct the cost thereof from rent, the costs of
18. which are hereby agreed to in advance by the parties hereto to be reasonable and proper
19. deductions, or require Lessor's specific performances of the same, or seek any other legal
20. remedies available to Lessee. Lessor covenants that the Demised Premises to be constructed
21. shall, at the commencement of the term hereof and subject to Lessee's punch list being
22. completed, be structurally sound and in good tenantable condition, and that there shall be no
23. latent defects therein. "Latent defect" as used herein is a defect, which is a departure from plans
24. and specifications not apparent upon an ordinary and reasonable inspection by a professional
25. engineer qualified to make such inspection, normal wear and tear excepted. Lessor further
26. covenants that if any latent defects in the Demised Premises become apparent at any time during
27. this Lease, and it shall appear that such latent defects existed at the beginning of the term hereof,
28. or resulted from faulty design, workmanship or materials, the Lessor shall cause the same, after
29. receiving written notice from Lessee, to be repaired and corrected with all reasonable speed.
30. Lessee shall have the benefit of all warranties accruing to the Lessor by reason of construction of

1 the Demised Premises and any installation of equipment thereon.

2 3. **TERM:** To have and to hold the same, together with all improvements
3 thereto belonging, unto the Lessee, for a term of Ten (10) years (the "Primary Term"),
4 commencing on the Commencement Date, subject to the provisions of Paragraph 2. NEW
5 **CONSTRUCTION:** with the written acceptance of the "Substantially Completed" Demised
6 Premises by Lessee establishing the Commencement Date. Upon acceptance of the
7 "Substantially Completed" Demised Premises the parties will execute a memorandum setting
8 forth the actual Commencement Date of the Lease, the Rent Commencement Date and the
9 corresponding Termination Dates of the Primary Term and/or Extension or Renewal Terms as
10 provided in Rider #1. Notwithstanding the foregoing, if construction of the Demised Premises is
11 completed between October 1 and December 31, Lessee may, but shall not be required to, accept
12 the Demised Premises until the following February 1; and in such instance the Primary Term of
13 the Lease, irrespective of the Lessee's acceptance or not prior to February 1, shall not commence
14 prior to February 1.

15 4. **RENTAL:** Lessee shall pay to Lessor as monthly rent during the Primary
16 Term the sum of Seven Thousand and 00/100 (\$7,000.00) Dollars to be made payable on the first
17 day of the month in advance, as per the Rent Commencement Date as provided for in Paragraph
18 3. **TERM.** However, if the rent commences on a date other than the first day of the month, the
19 rent for said pro rata month shall be paid by the Lessee to the Lessor on a pro rata basis. Rent
20 shall commence Thirty days after Lessee accepts possession of the Demised Premises.

21 5. **USE OF PREMISES:** Lessor agrees that the Demised Premises may be
22 used for the operation of a Fred's store, which may or may not include a pharmacy department
23 selling prescription drugs and over-the-counter merchandise within the Demised Premises or for
24 any other lawful purpose.

25 Lessor, during the Primary Term and any renewal term hereinafter exercised, shall not
26 lease, use, or permit any other person, firm, corporation, partnership or other type of entity, other
27 than Lessee, its assigns or sublessee, to use any property owned or controlled by Lessor and
28 located within five (5) miles from any point on the outside perimeter boundary of the Demised
29 Premises for the conduct or operation thereon of a variety discount store, retail chain drug store,
30 drug store, prescription pharmacy, or prescription pharmacy department within a store.

1 Lessor agrees that the Demised Premises may be used for any lawful purpose. It is
2 expressly agreed that nothing contained in the Lease Agreement shall be construed to contain a
3 covenant, either express or implied, to either commence the operation of a business or thereafter
4 continuously operate a business in the Demised Premises. Lessor recognizes and agrees that
5 Lessee may, at Lessee's sole discretion and at any time during the term of this Lease, cease the
6 operation of its business in the Demised Premises.

7 6. MAINTENANCE OF PREMISES: During the Primary Term of this
8 Lease and any renewal term hereinafter exercised, the Lessor will keep and repair the exterior of
9 the Demised Premises, including the parking lot, parking lot lights, entrance and exits, sidewalks,
10 ramps, curbs, roof, including gutters and downspouts, awnings and canopies, walls, foundation,
11 foundation floors and/or sub-floors, exterior freight doors, exterior plumbing (underground
12 pipes) and including sprinkler systems, pipes, existing electrical distribution panels, wiring, and
13 conduits and interior plumbing pipes within the floors, walls and above the ceiling and all
14 structural portions of the Demised Premises; and the Lessor covenants and agrees that in the
15 event of his failure to comply with this provision and/or any other provision and/or covenant of
16 this Lease, the Lessee may perform such obligations and/or responsibilities of the Lessor for the
17 account of the Lessor and may charge, deduct, withhold and/or offset all expenses incurred
18 therefor against any and all rent (past, current, and/or future) and/or any other payments to
19 Lessor by Lessee pursuant to the terms, provisions, and/or conditions of this Lease Agreement.
20 If there is a sprinkler system, it is the Lessor's responsibility to cause and pay for an annual
21 certification by a licensed certifying agency and provide Lessee with a copy of said certification.
22 The Lessee will keep and repair the interior of the Demised Premises excepting the
23 responsibilities of the Lessor. Following the expiration of the first ninety (90) days of the
24 Primary Term hereof, Lessee will repair all heating and air conditioning units ("HVAC") located
25 on or used on the Demised Premises after first accepting same in good working order. However,
26 the Lessor will warrant the operation of the HVAC system for the first ninety (90) days of the
27 first summer season and the first ninety (90) days of the first winter season following the
28 Commencement Date hereof. The replacement of any heating and air conditioning equipment
29 shall be the responsibility of the Lessor. The Lessee shall maintain all plate glass windows and
30 aluminum doors. The Lessee shall also maintain the bathroom fixtures, all fluorescent light

1 fixtures including fluorescent light tubes and ballast within the Demised Premises after first
2 accepting all in good working order. Lessee or any of its assignees or subtenants shall have the
3 right to make any non-structural alterations and/or improvements to the Demised Premises for
4 the purpose of its business or the business of its assignees or subtenants; provided, that such
5 alterations and/or improvements shall be made in accordance with the requirements of local
6 ordinances and public authorities having jurisdiction thereover, and further provided that the
7 value of the Demised Premises shall not be diminished thereby. In making such alterations
8 and/or improvements Lessee may salvage any material or equipment, which shall be removed or
9 replaced. Lessor agrees to sign promptly applications, permits or consents that may be required
10 by public authorities in connection with such alterations, improvements or stockroom additions
11 to the Demised Premises and requested by Lessee, its assignees or subtenants. At the expiration
12 of this Lease or any renewal thereof, Lessor agrees to accept the Demised Premises with all such
13 alterations and/or improvements made by Lessee in accordance with the terms hereof. Excepting
14 the foregoing, Lessee agrees to surrender the Demised Premises to Lessor in the same condition
15 as when received, ordinary wear and tear and destruction by fire or other casualties excepted.
16 Notwithstanding anything above stated in the event of an emergency and the Lessee is unable to
17 notify Lessor, the Lessee may take whatever action it deems reasonable to protect persons, the
18 Demised Premises, furniture, fixtures, equipment, and/or merchandise. Lessor shall reimburse
19 the Lessee the cost of said emergency repairs within thirty (30) days of receipt of copies of the
20 bills and/or invoices involved or the Lessee may withhold and/or offset said amount against any
21 rent.

22 7. **CARE OF PREMISES:** Lessee agrees to keep Demised Premises in a
23 neat and clean condition, and shall refrain from permitting any nuisance or fire hazard thereon,
24 and shall permit no unlawful or immoral practice to be carried on within the Demised Premises
25 with Lessee's knowledge or consent. Lessee will at all times comply in its occupancy and use of
26 said Demised Premises with all ordinances of the City of Williston, County of Barnwell, State of
27 South Carolina and with all state and federal laws and regulations relating thereto.

28 8. **SIGNS:** Lessee shall have the right to erect, install, maintain and operate
29 on the Demised Premises such equipment, fixtures and signs, as Lessee may deem advisable,
30 subject to local ordinances. Lessee may install its freestanding pylon sign at the location shown

1 on Exhibit "C". Lessor agrees to include Lessee's freestanding pylon sign as a part of any
2 submissions or applications made on behalf of the Shopping Center and use its best efforts to
3 have such signage included in any permits or consents obtained by applicable governmental
4 authorities. All maintenance of Lessee's sign(s) is the responsibility of the Lessee. It is
5 understood that any work of any kind made by Lessee and done under this paragraph shall be
6 made and done at Lessee's sole cost, and Lessee agrees to indemnify and hold Lessor harmless
7 from any and all mechanics' liens that may be filed by reason thereof. In the event of the
8 ultimate removal of any personal property, equipment or fixtures, including signs, Lessee agrees
9 to repair any damage resulting therefrom.

10 9. **DESTRUCTION OF PREMISES:** The Lessor and the Lessee covenant
11 and agree, each with the other, that in the event by reason of the elements, fire or other casualty,
12 the Demised Premises are destroyed or so damaged that they cannot reasonably be repaired
13 within ONE HUNDRED EIGHTY (180) DAYS from the occurrence of such casualty, then
14 either party shall have the right to terminate this Lease effective as of the date of the occurrence
15 of such casualty by providing written notice to the other party within thirty (30) days of the date
16 of such damage or destruction, and the rent reserved hereunder shall be prorated and paid or
17 refunded, as the case may be, as of such date. If the Demised Premises can reasonably be
18 reconstructed to its former condition within ONE HUNDRED EIGHTY (180) DAYS from the
19 date of such occurrence, then the Lessor shall repair and restore the Demised Premises to its
20 former or a better condition with all reasonable dispatch, and in all events, within the said ONE
21 HUNDRED EIGHTY (180) DAY period. If during the period of such repair or reconstruction
22 the Lessee is deprived of the occupancy of all or part of the Demised Premises to the extent that
23 the Lessee is unable to conduct its regular business therein, the Lessor and the Lessee covenant
24 and agree that all rental payments shall be suspended and abated until such time as the Lessee
25 can resume and conduct its regular business therein.

26 10. **FREE AND QUIET ENJOYMENT:** The Lessor covenants and
27 warrants to the Lessee that the Lessor has a good and sufficient title to the Demised Premises,
28 and that he will protect and defend the Lessee in the use and quiet enjoyment of said Demised
29 Premises during the term of this Lease or any extension(s) thereof.

30 11. **INDEMNIFICATION:** The Lessee during the Primary Term and any

1 Renewal Term shall add the Lessor as an additional insured under its liability policy for any and
2 all claims and demands, whether for injury to persons or loss of life or damage to property
3 occurring within the Demised Premises arising out of the use and occupancy of the Demised
4 Premises by the Lessee. However, Lessee will not be liable for any injury to persons, loss of life
5 to persons or damages to property resulting from or arising out of any act or omission of acts on
6 the part of Lessor or Lessor's agents or employees, and the Lessor shall indemnify and save
7 harmless the Lessee from any and all claims and demands from said act(s) or omissions of act(s).

8 12. **ACCESS BY LESSOR:** Lessor, and the authorized representative of the
9 Lessor, shall have the right to enter the Demised Premises at all reasonable times to examine the
10 condition thereof, but such rights shall be exercised in a manner so as not to interfere with the
11 business of Lessee. At any time within sixty (60) days prior to the expiration of the Primary
12 Term or any Renewal Term, Lessor may show the Demised Premises to prospective purchasers
13 or tenant, and within such period may attach to the building or erect on the Demised Premises a
14 reasonable notice advertising said property for sale or letting.

15 13. **UTILITIES AND WASTE DISPOSAL:** Lessor, at Lessor's cost, shall
16 furnish, install and maintain, or cause to be maintained, adequate utility lines and services to
17 serve the Demised Premises, including separate meters to measure same. Lessee agrees to pay
18 for all utilities used upon the Demised Premises by Lessee including, but not limited to,
19 electricity, gas, water, and sewer charges. Lessee shall provide for the removal of its trash,
20 rubbish and garbage from the Demised Premises.

21 14. **DEFAULT BY LESSEE:** This Lease is made upon the express condition
22 that if the Lessee shall neglect to make any payment of rent when due, or neglect to keep and
23 fulfill any of the covenants and agreements herein provided on its part to be kept and fulfilled,
24 and shall remain in default thereof for a period of fifteen (15) days after receipt of written notice
25 from the Lessor of any such default, the Lessor, its successors or assigns may thereupon enter
26 upon the Demised Premises and expel the Lessee therefrom, without prejudice to any other
27 remedy which the Lessor, its successors or assigns, may have on account of such default,
28 provided however, if said Lessee after receipt of written notification from the Lessor of the
29 default or the alleged default has diligently commenced proceedings to cure said alleged default
30 and/or default and diligently continues said proceedings to cure, then the Lessor shall not be

1 entitled to enter upon the Demised Premises and expel Lessee therefrom, nor exercise any other
2 remedy which the Lessor might have on account of any such default.

3 15. **DEFAULT BY LESSOR:** This Lease is made upon the express
4 condition that if the Lessor shall neglect to keep and fulfill any of the covenants and agreements
5 herein provided on its part to be kept and fulfilled, and shall remain in default thereof for a
6 period of fifteen (15) days after receipt of written notice from the Lessee of any such default, the
7 Lessee, its successors or assigns, may thereupon cancel the Lease on the Demised Premises,
8 and/or exercise any other remedy which the Lessee, its successors or assigns, may have on
9 account of such default, provided however, if said Lessor after receipt of written notification
10 from the Lessee of the default or the alleged default has diligently commenced proceedings to
11 cure said alleged default and/or default and diligently continues said proceedings to cure, then
12 the Lessee shall not be entitled to cancel the Lease on the Demised Premises or exercise any
13 other remedy which the Lessee might have on account of default.

14 16. **ASSIGNMENT AND SUBLETTING:** Lessee shall have the right and
15 privilege to assign this Lease or sublet the Demised Premises, in whole or in part, with the prior
16 written consent of Lessor; provided, however, said consent by Lessor shall not be unreasonably
17 withheld, "delayed or conditioned. Notwithstanding the above, Lessee may assign this Lease or
18 sublet the Demised Premises to a parent, affiliate or subsidiary of Lessee without obtaining
19 Lessor's consent."

20 17. **EXTENSION OR RENEWALS:** See Rider 1 - Extension or Renewals.

21 18. **COMPLIANCE WITH LAWS:** Lessor shall make and shall pay for
22 improvements and alterations to comply with all laws, ordinances, rules or regulations of any
23 governmental authority. Should the Fire Official or Building Official require a Fire Alarm
24 system or upgrading existing system it shall be the responsibility of the Lessor as this shall be
25 permanent fixture to the building. Lessor shall be responsible for the disposal and removal from
26 the Demised Premises of any existing Hazardous Materials including but not limited to asbestos
27 and for any and all residual asbestos and/or Hazardous Materials claims that arise in the future, if
28 any. Lessee shall not cause or permit any Hazardous Material to be brought upon, kept, or used
29 in or about the Demised Premises by Lessee, its agents and employees, except for such
30 hazardous materials as is necessary to Lessee's business and shall be fully liable for all costs and

1 expenses related to the use, storage, and disposal thereof.

2 19. **LESSEE'S FIXTURES, EQUIPMENT AND GOODS:** Lessee shall
3 have the right to erect, install, maintain and operate on the Demised Premises such equipment,
4 fixtures and signs as Lessee may deem advisable, subject to local ordinances. Any and all
5 fixtures, equipment and goods installed by Lessee shall be and remain the property of Lessee,
6 and Lessee may, at any time, remove any and all fixtures, equipment and goods installed by it in,
7 on or about the Demised Premises; provided, that Lessee shall promptly repair any damage or
8 injury to the Demised Premises caused by such removal. Any fixtures and equipment furnished
9 by Lessor shall remain the property of Lessor and shall not be removed by Lessee unless Lessee
10 purchases said equipment and fixtures from Lessor.

11 20. **SUBORDINATION AND NON-DISTURBANCE:** If any Mortgagee (as
12 hereinafter defined) so requests, this Lease shall be subject and subordinate to a first mortgage or
13 first deed of trust covering the Demised Premises and to all renewals, modifications,
14 consolidations, replacements and extensions thereof, provided such Mortgagee complies with the
15 following provisions:

16 (a) The Mortgagee or holder of such first deed of trust ("Mortgagee") shall be a
17 recognized financial institution such as a bank, savings and loan association, college or
18 university, pension, retirement or trust fund, or insurance company, and

19 (b) The Mortgagee acknowledges the Lease between Lessor and Lessee and consents
20 and agrees to the terms, provisions and conditions of said Lease. This Lease Agreement may not
21 be assigned by Lessor without Lessee's prior written consent, which shall not be unreasonably
22 withheld;

23 (c) The Mortgagee shall agree to non-disturbance provisions in favor of Lessee
24 substantially as follows: "So long as Lessee continues to pay the rent reserved in the Lease
25 Agreement and otherwise complies with the terms and provisions thereof, Mortgagee shall not
26 disturb the rights of possession of Lessee in Demised Premises as set forth in the Lease,
27 notwithstanding any foreclosure or proceedings in lieu thereof affecting Demised Premises
28 whether or not Lessee is made a party thereto. Upon passing of title to Demised Premises to the
29 Mortgagee or to any other party in any foreclosure or proceedings in lieu thereof, the party
30 acquiring such title shall thereupon, by virtue of such acquisition of title and without the

1 execution of any further instruments or documents, be deemed to be the Lessor for all purposes
2 of Lease and the Lease shall continue in full force and effect.

3 21. **INSURANCE:** The Lessor covenants and agrees with the Lessee that
4 Lessor shall have and maintain a fire and extended casualty insurance policy insuring against all
5 risks on the Demised Premises with coverage in an amount of at least eighty percent (80%) of
6 replacement value of said Demised Premises; and shall provide the Lessee with a Certificate of
7 Insurance for each policy period evidencing the above stated coverage and containing a
8 provision that said policy will not be canceled without thirty (30) days prior written notice to the
9 Lessee. The Lessee covenants and agrees with the Lessor that it is the Lessee's responsibility to
10 provide insurance coverage on Lessee's merchandise, fixtures and equipment.

11 22. **PUBLIC LIABILITY INSURANCE:** (A) Throughout the Primary Term
12 and any Renewal Term thereof, Lessee shall maintain insurance against public liability for injury
13 to person (including death) or damage to property occurring within the Demised Premises arising
14 out of the use and occupancy thereof by Lessee. Such insurance shall be with minimum
15 aggregate limit of two million (\$2,000,000.00) dollars for personal injury, death or property
16 damage and Lessor shall be named as additional insured under the policy. Lessee shall deliver to
17 Lessor a certificate of insurance naming Lessor as an additional insured and an agreement by the
18 insurer that said policy will not be canceled without thirty (30) days prior written notice
19 delivered to Lessor.

20 (B) Throughout the Primary Term and any Renewal Term thereof, Lessor shall
21 maintain insurance against public liability for injury to person (including death) or damage to
22 property arising out of the acts or omissions of Lessor or arising out of the use of the parking
23 areas and other improvements and appurtenances as located within Exhibit "A", including, but
24 not limited to the ingress and egress as defined in this Lease by Lessee or its licensees,
25 employees, invites or customers. Such insurance shall be with minimum aggregate limit of two
26 million (\$2,000,000.00) dollars for personal injury, death or property damage and Lessee shall be
27 named as additional insured under the policy. Lessor shall deliver to Lessee a certificate of
28 insurance naming Lessee as an additional insured and an agreement by the insurer that said
29 policy will not be canceled without thirty (30) days prior written notice delivered to Lessee.

30 23. **MUTUAL WAIVER OF SUBROGATION:** Lessor and Lessee each

1 hereby agree to a mutual waiver of subrogation and do hereby release the other and its respective
2 employees, agents and every person claiming by, through or under either of them from any and
3 all liability or responsibility (to them or anyone claiming by, through or under them by way of
4 subrogation or otherwise) from any loss or damage to any property (real or personal) caused by
5 fire or any other insured peril covered by any insurance policies for the benefit of either party,
6 even if such loss or damage shall have been caused by fault or negligence of the other party, its
7 employees or agent thereof.

8 24. **EMINENT DOMAIN:** If at any time any of the Demised Premises shall
9 be taken for any public or quasi-public use under any statute or by right of eminent domain or
10 private purchase in lieu thereof, the Lessee shall be entitled to terminate this Lease effective as of
11 the date of the taking, at its option, by giving written notice to Lessor within sixty (60) days, and
12 any unearned rent or other charges paid in advance shall be refunded to Lessee. In the event that
13 Lessee does not elect to terminate this Lease as aforesaid, the Lessor shall immediately
14 commence and diligently prosecute to completion the repair and restoration of the remaining
15 portion of the Demised Premises to a condition comparable to their condition at the time of
16 taking and the Lease shall continue; but Lessee shall be entitled to such proceeds as it is entitled
17 to recover from the condemning authority.

18 In the event that any portion of the parking area and access thereto designated as such on
19 Exhibit "B" be taken for any public or quasi-public use, under any statute or by right of eminent
20 domain or private purchase in lieu thereof so as to materially or substantially interfere with the
21 conduct of Lessee's business in the Demised Premises or so as to reduce the required parking
22 area by an amount of twenty percent (20%) or more or reduce the number of cars which may be
23 conveniently parked by an amount of twenty percent (20%) or more or reduce the number of cars
24 which may be conveniently parked in front of the Demised Premises by an amount of twenty
25 percent (20%) or more, the Lessee may at its option terminate this Lease by giving sixty (60)
26 days written notice to Lessor and shall be liable for rent only up to the time of such taking.

27 The continuance or termination of this Lease as above provided shall not operate to
28 deprive Lessee of the right to make claim against the condemning authority for any damages
29 suffered by Lessee, but Lessee shall have no right to make any claim against Lessor because of
30 such termination. If this Lease is not terminated as above provided, Lessee and Lessor shall

1 agree upon a proration of rental proportionate to the reduction of usable floor space and/or
2 common areas, parking areas and access.

3 25. RECORDATION OF SHORT FORM LEASE: Lessor agrees with
4 Lessee that Lessee may record this Lease in short form.

5 26. GENERAL PROVISIONS:

6 (a) These enclosed Lease Documents are time sensitive, if these documents are not
7 completely executed and returned to Fred's within a fifteen (15) day period, then Fred's reserves
8 the right to withdraw this offer to lease the property described in the enclosed Lease Agreements.

9 (b) Lessor shall pay all fees and commissions for bringing about the execution and
10 delivery of this Lease and shall indemnify and hold Lessee harmless from any and all claims for
11 such fees and commissions by any broker or agent with whom Lessor has dealt.

12 (c) The captions of this Lease are inserted for convenience only and are not a part of
13 this Lease and do not in any way limit or amplify the terms and provisions of this Lease.

14 (d) If more than one person, corporation, or entity is named as Lessor in this Lease
15 and executes same as Lessor, then the word "lessor" whenever used in this Lease shall refer to all
16 such person, corporations, or entities, and the liability of such persons, corporations or entities,
17 for compliance with or for the performance of all the terms, covenants and provisions of this
18 Lease shall be joint and several.

19 (e) All provisions of this Lease shall be construed as covenants and agreements as
20 though the words importing such covenants and agreements were used in separate sections
21 hereof, and all the provisions hereof shall bind and inure to the benefit of all the parties hereto,
22 their respective heirs, legal representatives, successors and assigns.

23 (f) No amendment or modification of this Lease shall be effective unless in writing
24 and executed by Lessor and Lessee.

25 (g) The sections of this Lease are intended to be severable. If any section or
26 provision of this Lease shall be held to be unenforceable by any court of competent jurisdiction,
27 this Lease shall be construed as though such section had not been included in it. If any section or
28 provision of this Lease shall be subject to two constructions, one of which would render such
29 section or provision invalid, then such section or provision shall be given that construction which
30 would render it valid.

1 (b) This Lease shall be construed under and in accordance with the laws of the State
2 of South Carolina.

3 (i) Any riders attached to this Lease are made a part hereof as fully as if copied
4 verbatim herein.

5 (j) If Lessor or Lessee initiates and/or files any action against the other, which is in
6 any way connected with this Lease, the unsuccessful party shall reimburse the prevailing party
7 all reasonable attorney's fees, costs and expenses in connection therewith.

8 27. NOTICES: All notices given with respect to this Lease shall be given in
9 writing to be delivered in person, sent by express overnight delivery, or mailed by certified or
10 registered U.S. Mail, postage prepaid, with return receipt requested, to the parties at the
11 following addresses, or to such other addresses as they may hereafter specify by notice as
12 provided herein to the other party.

13 If to Lessor: WILDEVCO, LLC
14 235 Pendleton St. NW
Aiken, SC 29801

15 If to Lessee: Fred's Stores of Tennessee, Inc.
16 Attn: Real Estate Department
17 4300 New Getwell Road
18 Memphis, Tennessee 38118
19

20 Notices shall be deemed to have been both given and received (i) when delivered in person, or
21 (ii) if sent by express overnight delivery, when received, or (iii) if mailed, when received.

22 THIS LEASE shall inure to the benefit of and be binding upon the parties hereto,
23 their heirs, executors, administrators, successors, and assigns.

24 IN TESTIMONY WHEREOF, the parties have set their hands this day and year
25 first written.

26
27 LESSOR: WILDEVCO, LLC LESSEE: FRED'S STORES OF TENNESSEE, INC.

28
29 By: Thaddeus D. Bink
30 Its: Managing Member

By: John P. Pender
Its: President

31
32 Attest: [Signature]

Attest: Clare S. [Signature]

EXHIBIT "A"

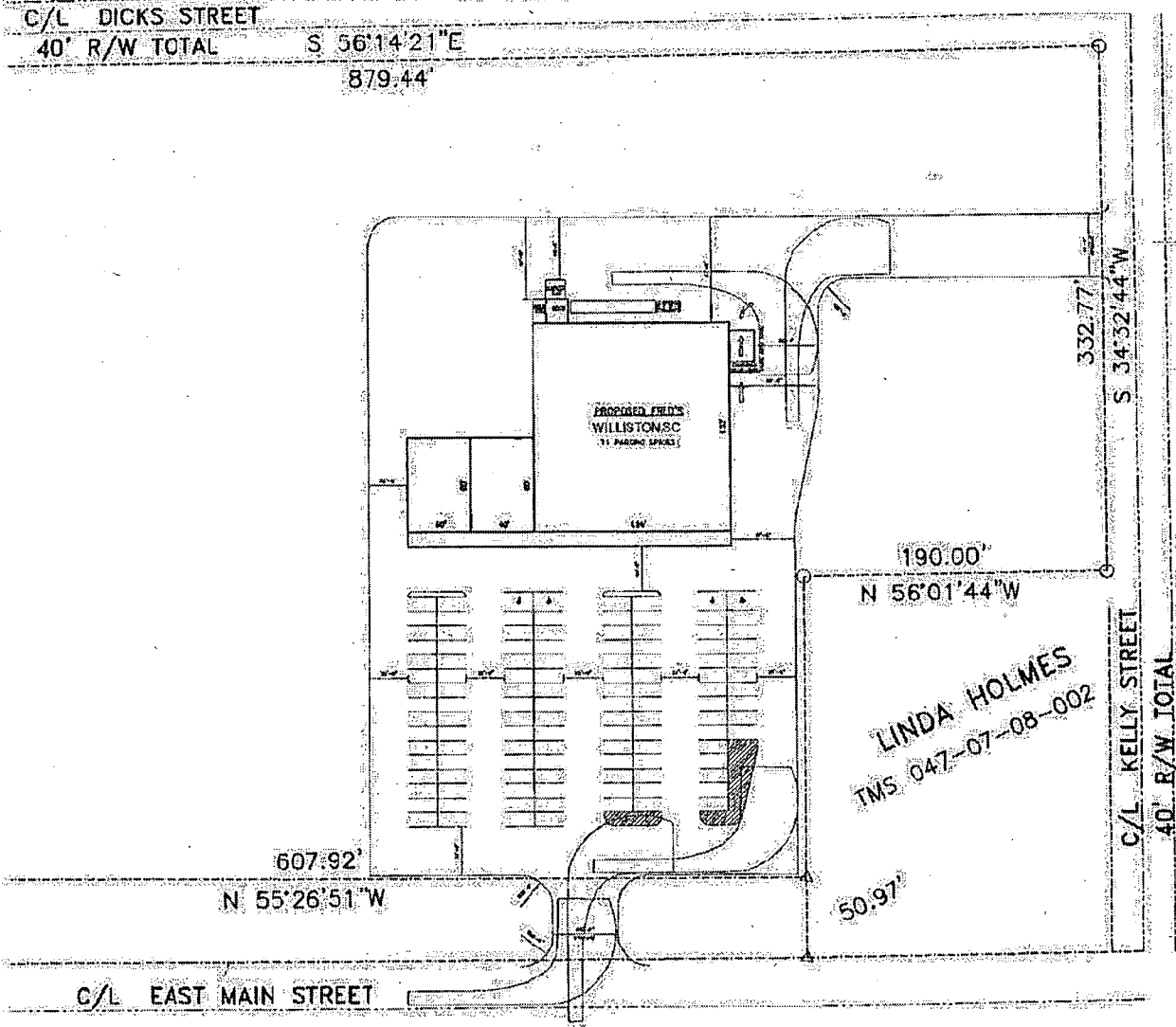
Property Description

ALL that certain piece parcel or lot of land, with any improvements, described as an approximately 2.8 acres portion, more or less, of a larger 9.055 acre tract located and situate in the Town of Williston, County of Barnwell as shown on a plat prepared for Equity Investors, LLC by W. J. Webb, PLS dated November 18, 2004. Reference is made to said plat for a more complete and accurate description.

Portion of Tax Parcel #047-07-08-004

ASU

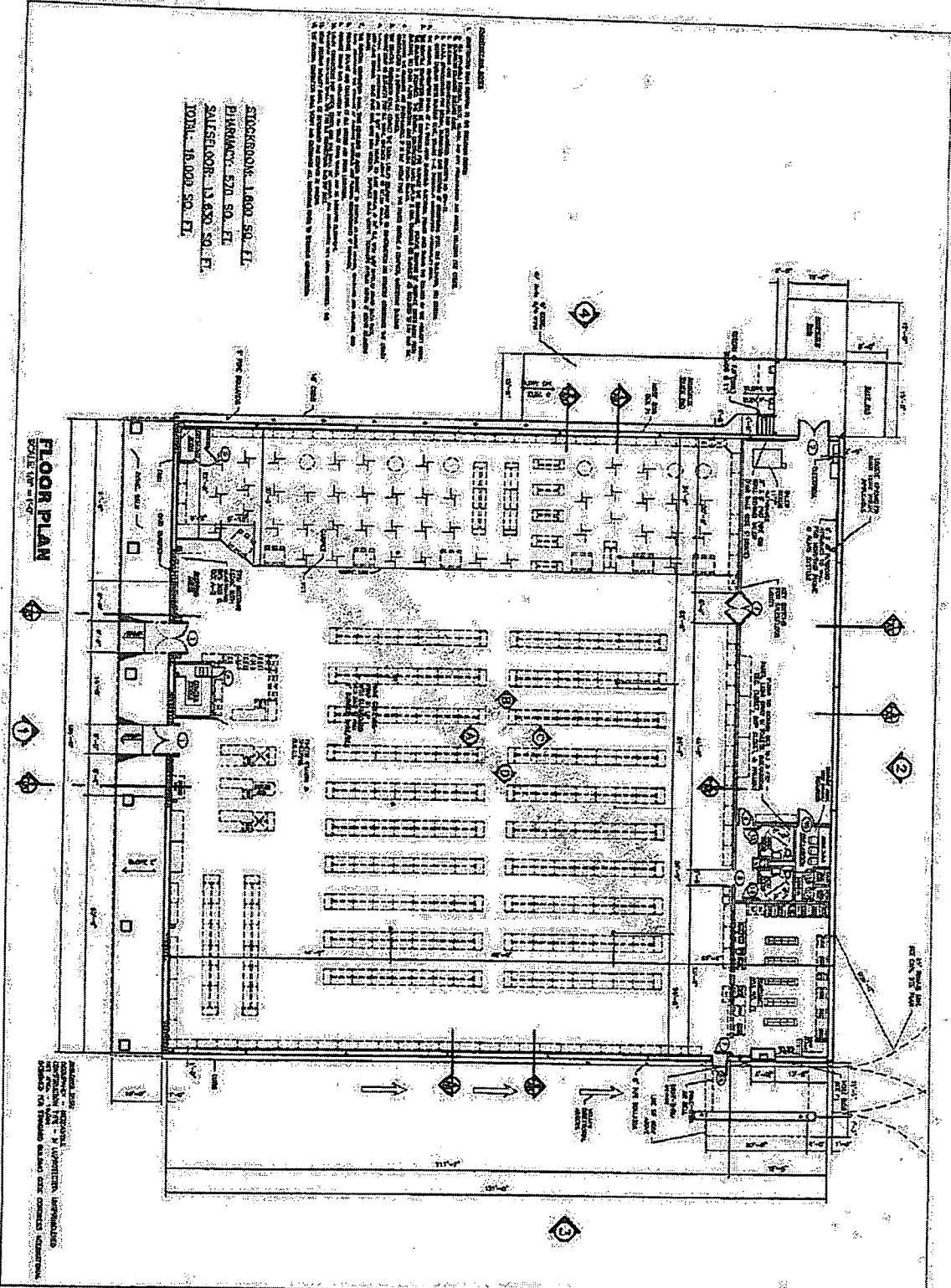
EXHIBIT B



LINDA HOLMES
TMS 047-07-08-002

AM
Z





STOCKROOM 1,600 SQ. FT.
 PHARMACY 570 SQ. FT.
 SALES FLOOR 1,830 SQ. FT.
 TOTAL 18,000 SQ. FT.

FLOOR PLAN
 SCALE 1/8" = 1'-0"

NOTES:
 1. ALL DIMENSIONS ARE TO FACE UNLESS OTHERWISE NOTED.
 2. ALL WALLS ARE 1/2" THICK UNLESS OTHERWISE NOTED.
 3. ALL DOORS ARE 3'-0" WIDE UNLESS OTHERWISE NOTED.
 4. ALL WINDOWS ARE 6'-0" WIDE UNLESS OTHERWISE NOTED.
 5. ALL CEILING HEIGHTS ARE 10'-0" UNLESS OTHERWISE NOTED.
 6. ALL FLOOR FINISHES ARE TO BE DETERMINED BY THE ARCHITECT.
 7. ALL ELECTRICAL AND MECHANICAL WORK IS TO BE SHOWN ON SEPARATE SCHEDULES.
 8. ALL MATERIALS AND METHODS OF CONSTRUCTION ARE TO BE AS SHOWN ON THE SPECIFICATIONS.
 9. ALL WORK IS TO BE DONE IN ACCORDANCE WITH THE LATEST EDITIONS OF THE BUILDING CODES AND REGULATIONS.
 10. ALL WORK IS TO BE DONE IN ACCORDANCE WITH THE LATEST EDITIONS OF THE NATIONAL BUILDING CODES AND REGULATIONS.

SHEET NO. A-1 DATE 10/15/70 DRAWN BY J.C.	PROJECT PROTOTYPE BUILDING 18,000 SQ. FT.		TITLE FLOOR PLAN
	DRAWN BY CHECKED BY APPROVED BY		

ROOM FINISH SCHEDULE

ROOM NAME	FLOOR	BASE	WALLS				CEILING	FLOOR FINISH	REMARKS
			NORTH	EAST	SOUTH	WEST			
BASE	1ST	CONCRETE	PAINTED S.B.	PAINTED S.B.	PAINTED S.B.	PAINTED S.B.	PAINTED S.B.	PAINTED S.B.	
CEILING	1ST	CONCRETE	PAINTED S.B.	PAINTED S.B.	PAINTED S.B.	PAINTED S.B.	PAINTED S.B.	PAINTED S.B.	
FLOOR	1ST	CONCRETE	PAINTED S.B.	PAINTED S.B.	PAINTED S.B.	PAINTED S.B.	PAINTED S.B.	PAINTED S.B.	
WALLS	1ST	CONCRETE	PAINTED S.B.	PAINTED S.B.	PAINTED S.B.	PAINTED S.B.	PAINTED S.B.	PAINTED S.B.	
BASE	2ND	CONCRETE	PAINTED S.B.	PAINTED S.B.	PAINTED S.B.	PAINTED S.B.	PAINTED S.B.	PAINTED S.B.	
CEILING	2ND	CONCRETE	PAINTED S.B.	PAINTED S.B.	PAINTED S.B.	PAINTED S.B.	PAINTED S.B.	PAINTED S.B.	
FLOOR	2ND	CONCRETE	PAINTED S.B.	PAINTED S.B.	PAINTED S.B.	PAINTED S.B.	PAINTED S.B.	PAINTED S.B.	
WALLS	2ND	CONCRETE	PAINTED S.B.	PAINTED S.B.	PAINTED S.B.	PAINTED S.B.	PAINTED S.B.	PAINTED S.B.	
BASE	3RD	CONCRETE	PAINTED S.B.	PAINTED S.B.	PAINTED S.B.	PAINTED S.B.	PAINTED S.B.	PAINTED S.B.	
CEILING	3RD	CONCRETE	PAINTED S.B.	PAINTED S.B.	PAINTED S.B.	PAINTED S.B.	PAINTED S.B.	PAINTED S.B.	
FLOOR	3RD	CONCRETE	PAINTED S.B.	PAINTED S.B.	PAINTED S.B.	PAINTED S.B.	PAINTED S.B.	PAINTED S.B.	
WALLS	3RD	CONCRETE	PAINTED S.B.	PAINTED S.B.	PAINTED S.B.	PAINTED S.B.	PAINTED S.B.	PAINTED S.B.	

BUILDING MATERIAL INFORMATION

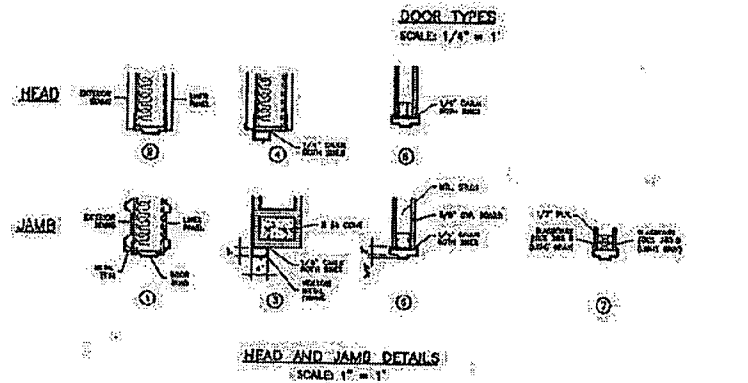
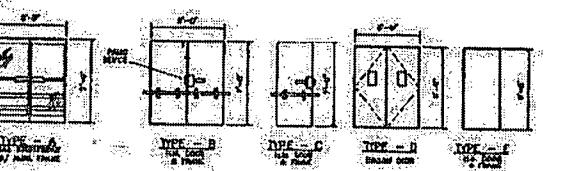
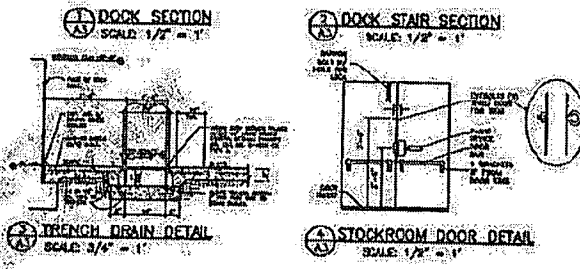
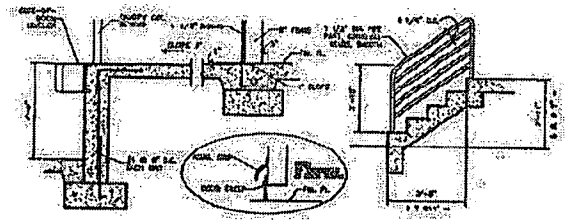
1) ALL CONCRETE TO BE PLACED WITH OVER 2" FINE PLASTER OR G.C.
 2) ALL CONCRETE TO BE SET AND 8" - 10" FINE 1" BE LEFT CLEAR.
 3) FLOOR AND ROOFING SHALL BE PLACED ON GRADE WITH 2" MIN. CLEARANCE FROM THE GRADE.
 4) ALL CONCRETE SHALL BE PLACED WITH 2" MIN. CLEARANCE FROM THE GRADE.
 5) ALL CONCRETE SHALL BE PLACED WITH 2" MIN. CLEARANCE FROM THE GRADE.

PREPARE PROVIDE THE FOLLOWING MATERIALS:
 1) ALL CONCRETE AND SOIL
 2) ALL BRICK AND ROOFING
 3) ALL LUMBER AND TRIM FOR THE INTERIOR AND EXTERIOR

THESE WILL BE COVERED UNDER THE FOLLOWING HEADINGS FOR THE PURPOSE OF THE SCHEDULE:
 1) FLOORING AND ROOFING
 2) WALLS AND PARTITIONS
 3) CEILING
 4) LUMBER TRIM AND LUMBER
 5) ALL OTHER MATERIALS AND FINISHES FOR CURRENT PROJECT

DOOR SCHEDULE

NO.	DOOR			MATERIAL	TYPE	FRAME		REMARKS
	WIDTH	HEIGHT	THICK.			JAMB	HEAD	
1	3'-0"	7'-0"	1 1/2"	ALUMINUM	1	1	1	LET INTO THIS BUILDING
2	3'-0"	7'-0"	1 1/2"	ALUMINUM	1	1	1	LET INTO THIS BUILDING
3	3'-0"	7'-0"	1 1/2"	ALUMINUM	1	1	1	LET INTO THIS BUILDING
4	3'-0"	7'-0"	1 1/2"	ALUMINUM	1	1	1	LET INTO THIS BUILDING
5	3'-0"	7'-0"	1 1/2"	ALUMINUM	1	1	1	LET INTO THIS BUILDING
6	3'-0"	7'-0"	1 1/2"	ALUMINUM	1	1	1	LET INTO THIS BUILDING
7	3'-0"	7'-0"	1 1/2"	ALUMINUM	1	1	1	LET INTO THIS BUILDING
8	3'-0"	7'-0"	1 1/2"	ALUMINUM	1	1	1	LET INTO THIS BUILDING
9	3'-0"	7'-0"	1 1/2"	ALUMINUM	1	1	1	LET INTO THIS BUILDING
10	3'-0"	7'-0"	1 1/2"	ALUMINUM	1	1	1	LET INTO THIS BUILDING

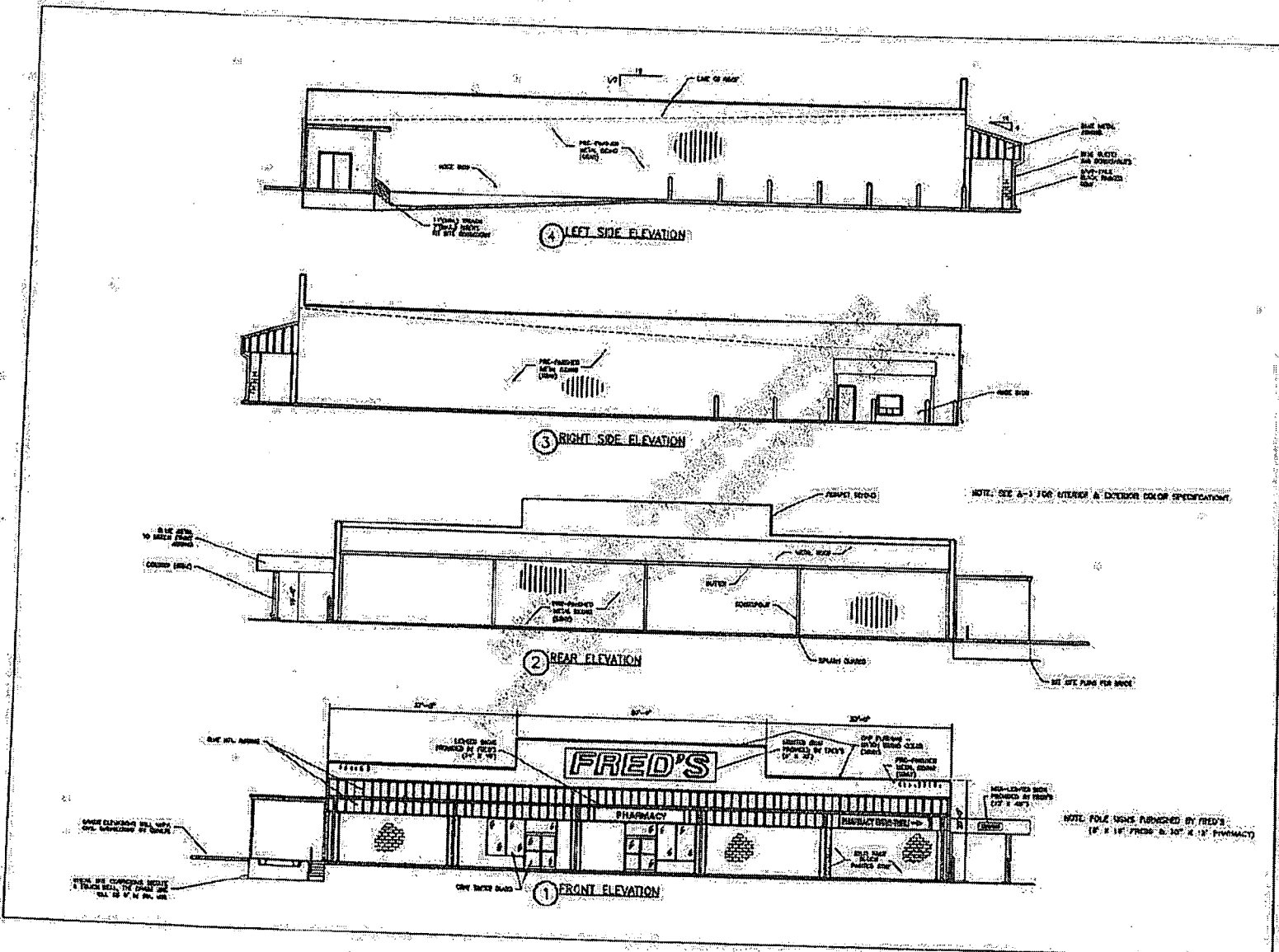


FRED'S

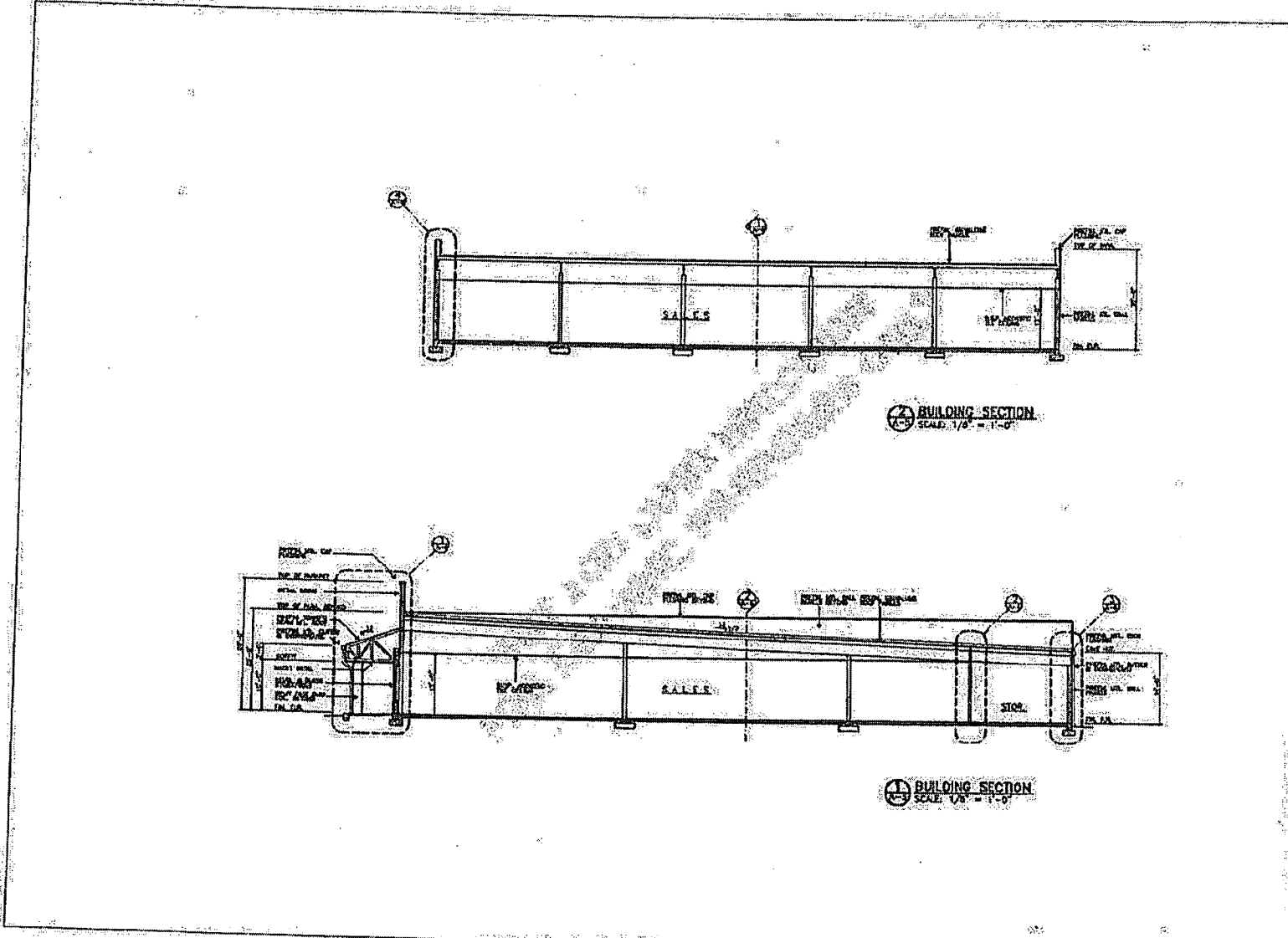
STORE PLANNING

SCHEDULES

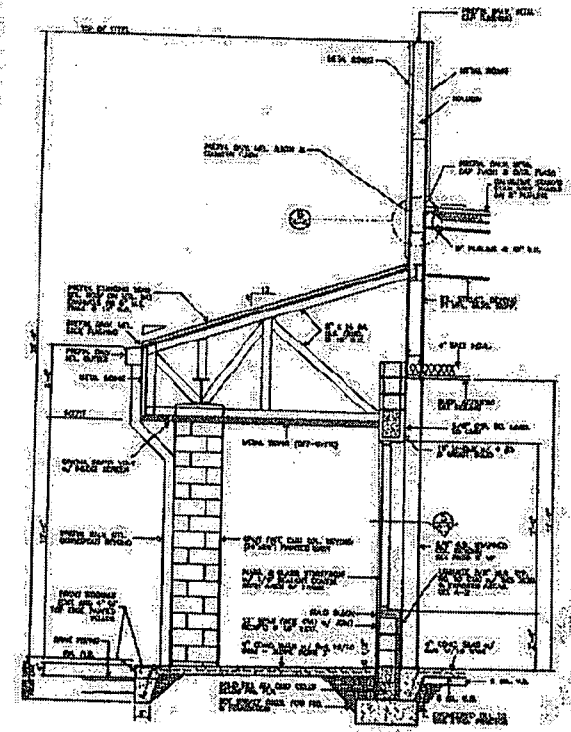
A-3



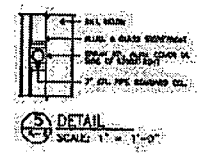
		ELEVATIONS	
		PROJECT NO.	DATE
PHARMACY BUILDING 15,000 SQ. FT.		NO. 101	NO. 101
DATE	BY	DATE	BY
6/15/60			
SCALE	1/8" = 1'		
REVISION NO.			
A-4			



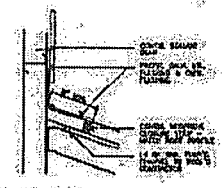
PROTOTYPE BUILDING 10,000 SQ. FT. BUILDING SECTIONS	A5



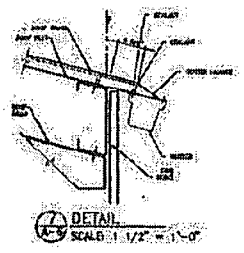
1 WALL SECTION
SCALE: 1/2" = 1'-0"



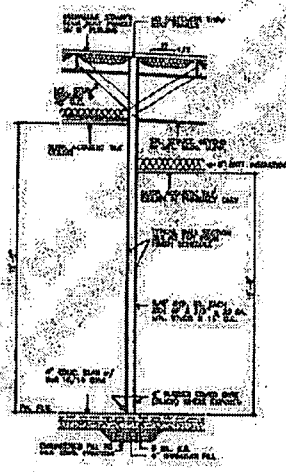
2 DETAIL
SCALE: 1" = 1'-0"



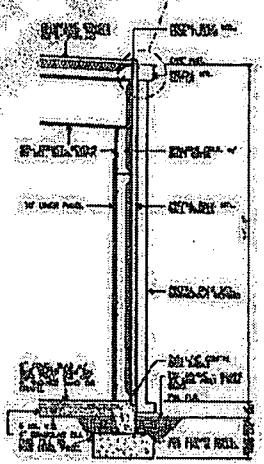
3 DETAIL
SCALE: 1 1/2" = 1'-0"



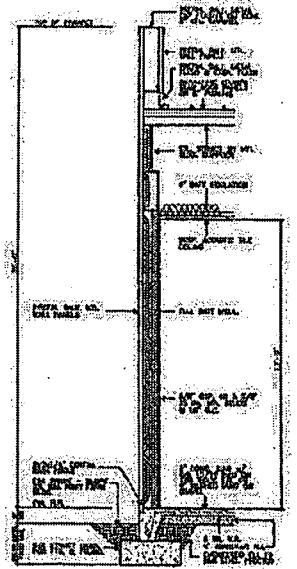
4 DETAIL
SCALE: 1 1/2" = 1'-0"



2 WALL SECTION
SCALE: 1/2" = 1'-0"

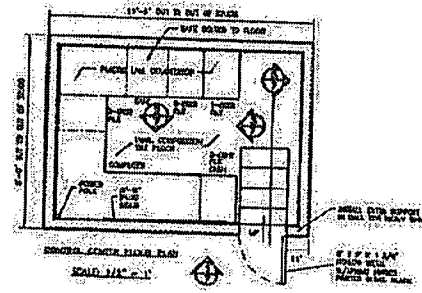
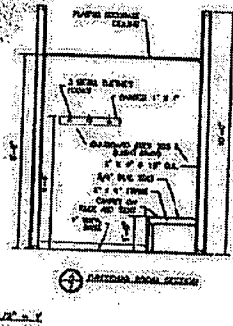
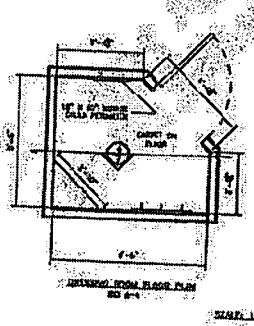
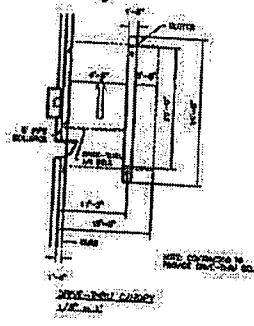
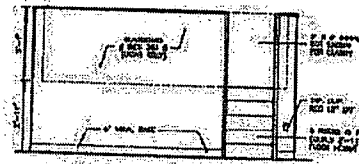
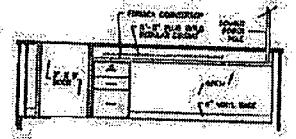
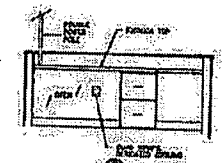
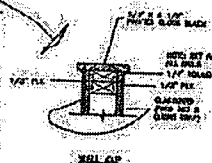
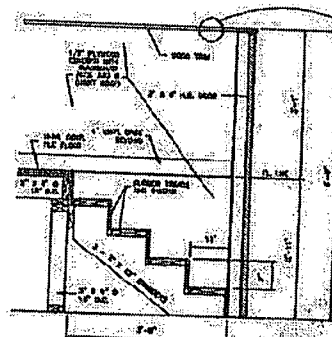
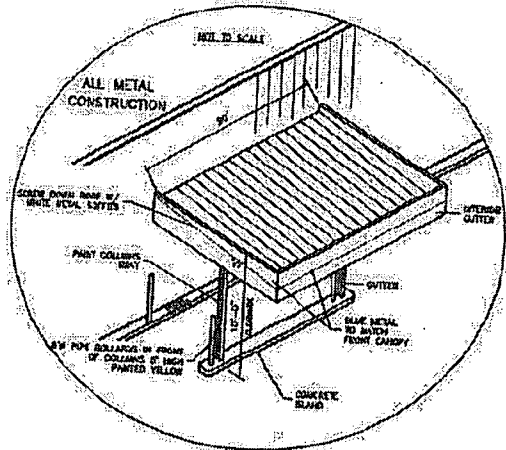


3 WALL SECTION
SCALE: 1/2" = 1'-0"



4 WALL SECTION
SCALE: 1/2" = 1'-0"

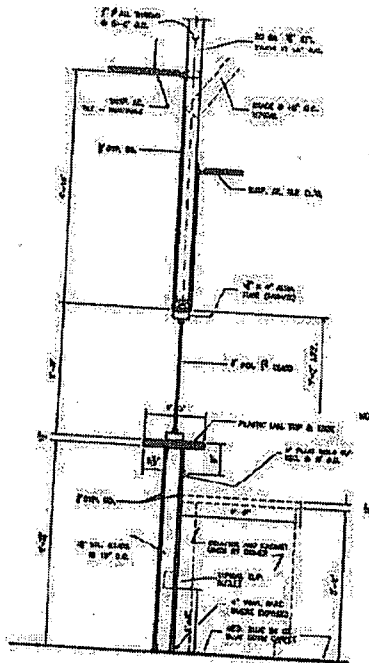
FRED'S	
STORE PLANNING	
WALL SECTIONS	
PROTOTYPE BUILDING 18,000 SQ. FT.	
DATE:	DESIGNER:
BY:	DATE:
SCALE:	PROJECT NO.:
A-0	



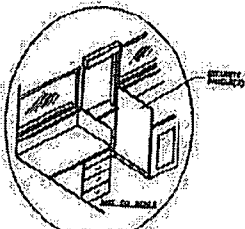
FRED'S
STORE PLANNING

PROTOTYPE BUILDING
10,000 SQ. FT.
CONTROL CENTER, DRESSING ROOM,
& DRIVE-THRU AWNING DETAILS

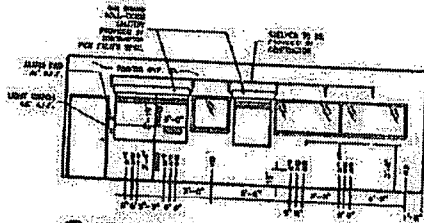
DATE: 1/15/55
BY: ALHOB
SHEET NO: A-7



⊕ WALL SECTION
1" = 1'-0"



SECTION
SCALE



⊕ INTERIOR ELEVATION
1/4" = 1'-0"

NOTE: ALL PHARMACY WALLS
BUILT TO DECK

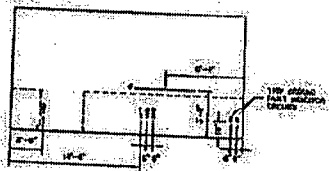
- T = TELEPHONE
- D = DOOR
- W = 120V SUPPLY RECP. W/NEUTRAL GROUND
- P = 110V SUPPLY RECP.
- F = 6\"/>

NOTE: ALL LAMP-FIXTURE
GASSETS SHOULD BE PAID
TO THE RIGHT OF CONCRETE



⊕ INTERIOR ELEVATION
1/4" = 1'-0"

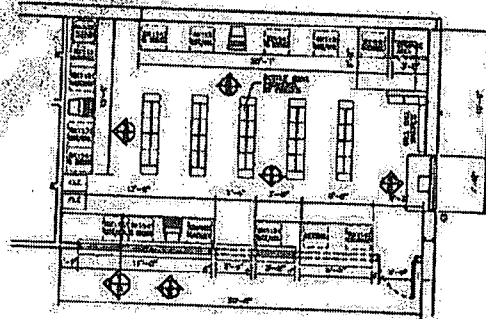
NOTE: ANY MATERIALS FURNISHED BY FRED'S
ARE TO BE INSTALLED BY
THE GENERAL CONTRACTOR



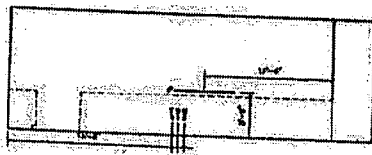
⊕ INTERIOR ELEVATION
1/4" = 1'-0"



⊕ EXTERIOR WALL ELEVATION
1/4" = 1'-0"

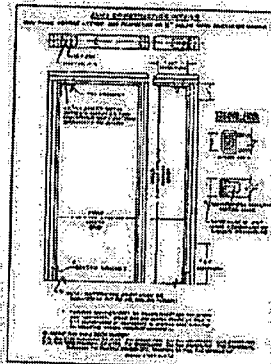
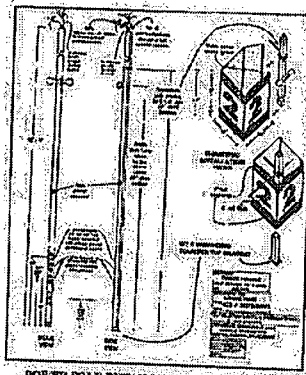
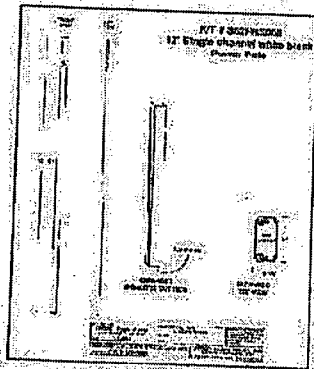
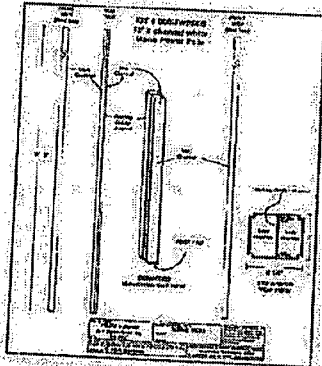
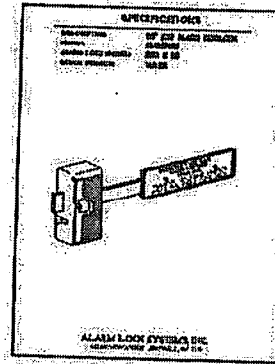
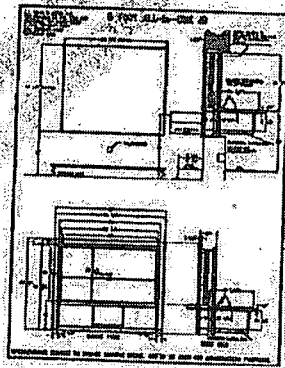
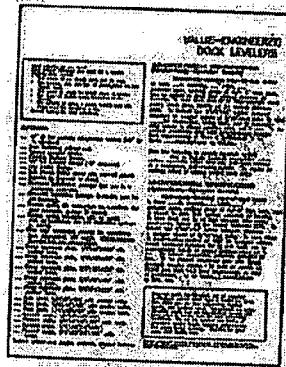
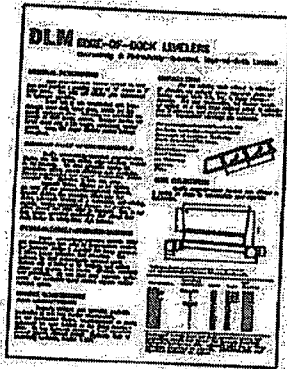
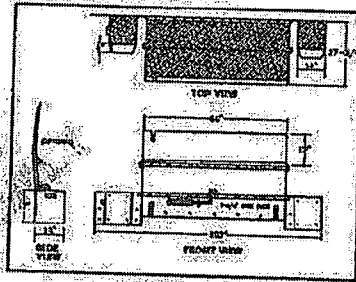
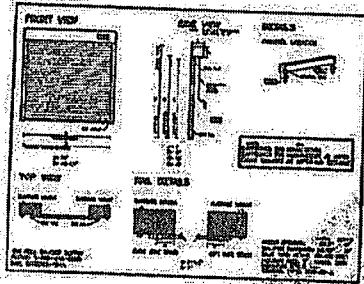
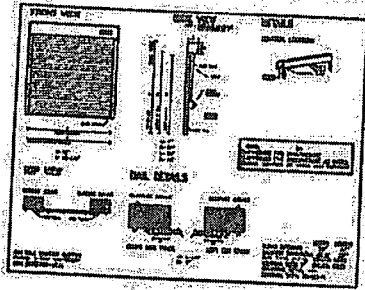


FLOOR PLAN
1/4" = 1'-0"



⊕ INTERIOR ELEVATION
1/4" = 1'-0"

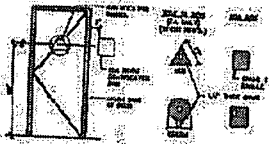
PROJECT BUILDING 15,000 SQ. FT. PHARMACY DETAILS	
DATE: 1/15/62	DRAWN BY: A-8



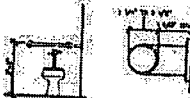
FRED'S
STORE PLANNING

PROTOTYPE BUILDING
15,000 S.Q. FT.
MISC. SPECIFICATIONS

DATE: 8/15/03
SCALE: 1/8" = 1'
REV: A-0



- NOTES:**
1. REVISIONS AND DETAILS SHALL BE MADE BY THE ARCHITECT.
 2. ALL WORK SHALL BE IN ACCORDANCE WITH THE LATEST EDITIONS OF THE IBC AND ALL APPLICABLE CODES.
 3. ALL WORK SHALL BE IN ACCORDANCE WITH THE LATEST EDITIONS OF THE IBC AND ALL APPLICABLE CODES.
 4. ALL WORK SHALL BE IN ACCORDANCE WITH THE LATEST EDITIONS OF THE IBC AND ALL APPLICABLE CODES.
 5. ALL WORK SHALL BE IN ACCORDANCE WITH THE LATEST EDITIONS OF THE IBC AND ALL APPLICABLE CODES.

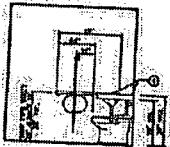
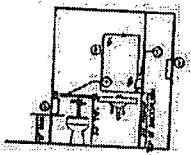


- NOTES:**
1. TOILETS SHALL BE IN ACCORDANCE WITH THE LATEST EDITIONS OF THE IBC AND ALL APPLICABLE CODES.
 2. SINKS SHALL BE IN ACCORDANCE WITH THE LATEST EDITIONS OF THE IBC AND ALL APPLICABLE CODES.
 3. ALL WORK SHALL BE IN ACCORDANCE WITH THE LATEST EDITIONS OF THE IBC AND ALL APPLICABLE CODES.
 4. ALL WORK SHALL BE IN ACCORDANCE WITH THE LATEST EDITIONS OF THE IBC AND ALL APPLICABLE CODES.
 5. ALL WORK SHALL BE IN ACCORDANCE WITH THE LATEST EDITIONS OF THE IBC AND ALL APPLICABLE CODES.

ACCESSIBILITY NOTES

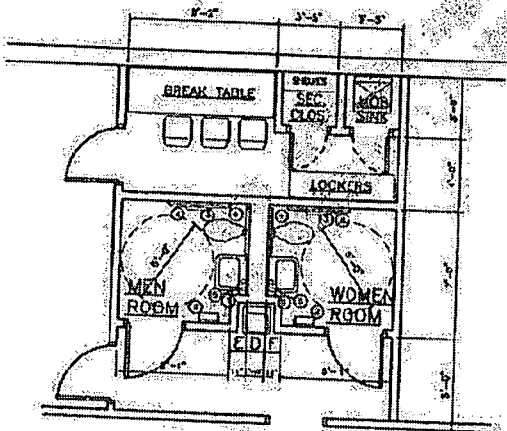
1. ALL WORK SHALL BE IN ACCORDANCE WITH THE LATEST EDITIONS OF THE IBC AND ALL APPLICABLE CODES.
2. ALL WORK SHALL BE IN ACCORDANCE WITH THE LATEST EDITIONS OF THE IBC AND ALL APPLICABLE CODES.
3. ALL WORK SHALL BE IN ACCORDANCE WITH THE LATEST EDITIONS OF THE IBC AND ALL APPLICABLE CODES.
4. ALL WORK SHALL BE IN ACCORDANCE WITH THE LATEST EDITIONS OF THE IBC AND ALL APPLICABLE CODES.
5. ALL WORK SHALL BE IN ACCORDANCE WITH THE LATEST EDITIONS OF THE IBC AND ALL APPLICABLE CODES.
6. ALL WORK SHALL BE IN ACCORDANCE WITH THE LATEST EDITIONS OF THE IBC AND ALL APPLICABLE CODES.
7. ALL WORK SHALL BE IN ACCORDANCE WITH THE LATEST EDITIONS OF THE IBC AND ALL APPLICABLE CODES.
8. ALL WORK SHALL BE IN ACCORDANCE WITH THE LATEST EDITIONS OF THE IBC AND ALL APPLICABLE CODES.
9. ALL WORK SHALL BE IN ACCORDANCE WITH THE LATEST EDITIONS OF THE IBC AND ALL APPLICABLE CODES.
10. ALL WORK SHALL BE IN ACCORDANCE WITH THE LATEST EDITIONS OF THE IBC AND ALL APPLICABLE CODES.

2 ACCESSIBILITY STORAGE



1 TOILET ACCESSORIES

3 TYPICAL RESTROOM ELEVATIONS / MOUNTING HEIGHTS



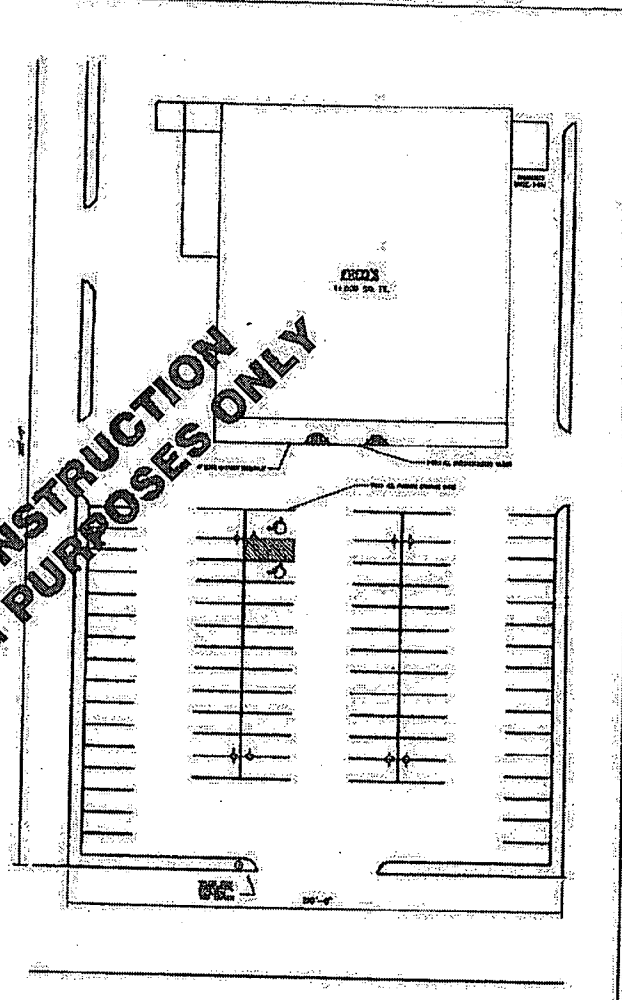
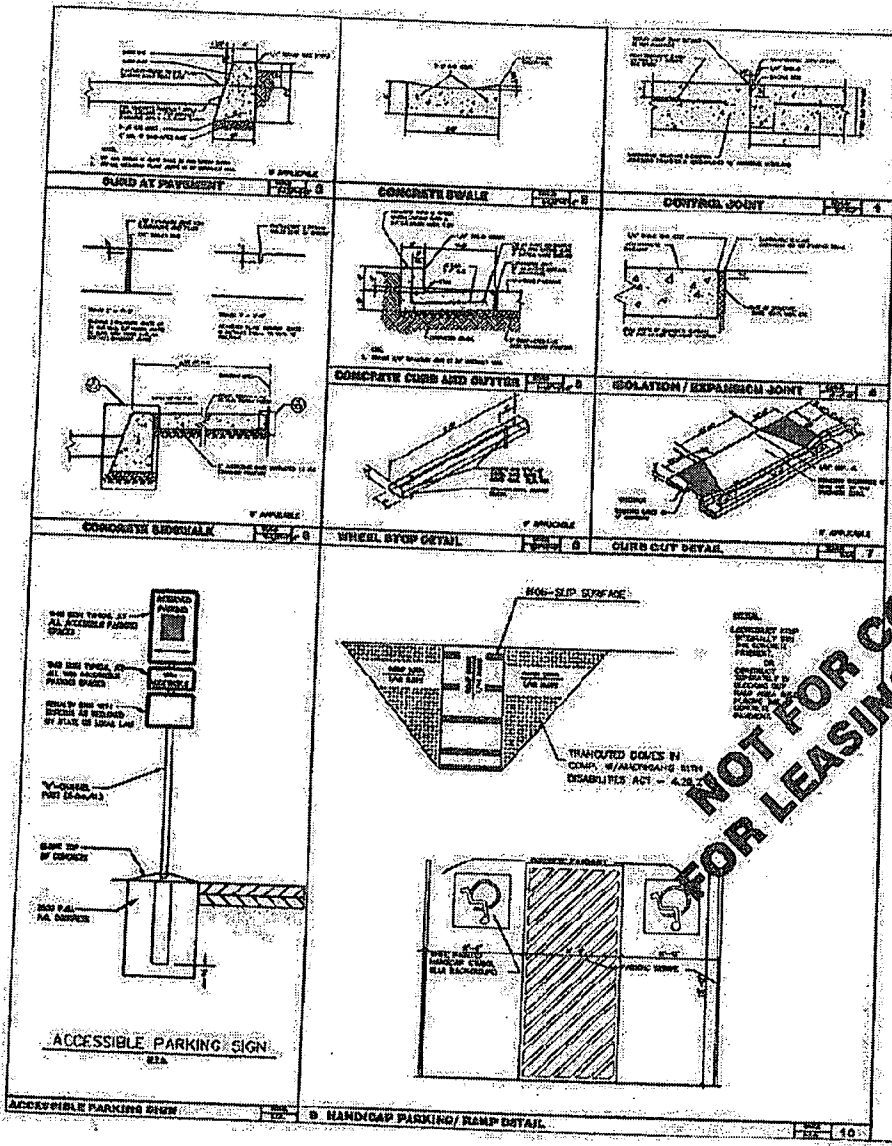
- | KEY | ITEM | DESCRIPTION |
|-----|---------------|---------------|
| 1 | WALL MOUNTED | WALL MOUNTED |
| 2 | FLOOR MOUNTED | FLOOR MOUNTED |
| 3 | WALL MOUNTED | WALL MOUNTED |
| 4 | FLOOR MOUNTED | FLOOR MOUNTED |
| 5 | WALL MOUNTED | WALL MOUNTED |
| 6 | FLOOR MOUNTED | FLOOR MOUNTED |

6 RESTROOMS - ENLARGED FLOOR PLAN

FRED'S
STORE PLANNING

PROTOTYPE BUILDING
18,000 SQ. FT.
TOILET PLAN DETAILS

DATE: 1/1/00
SCALE: AS NOTED
SHEET NO: A-10



**NOT FOR CONSTRUCTION
FOR LEASING PURPOSES ONLY**

FRED'S STORE PLANNING

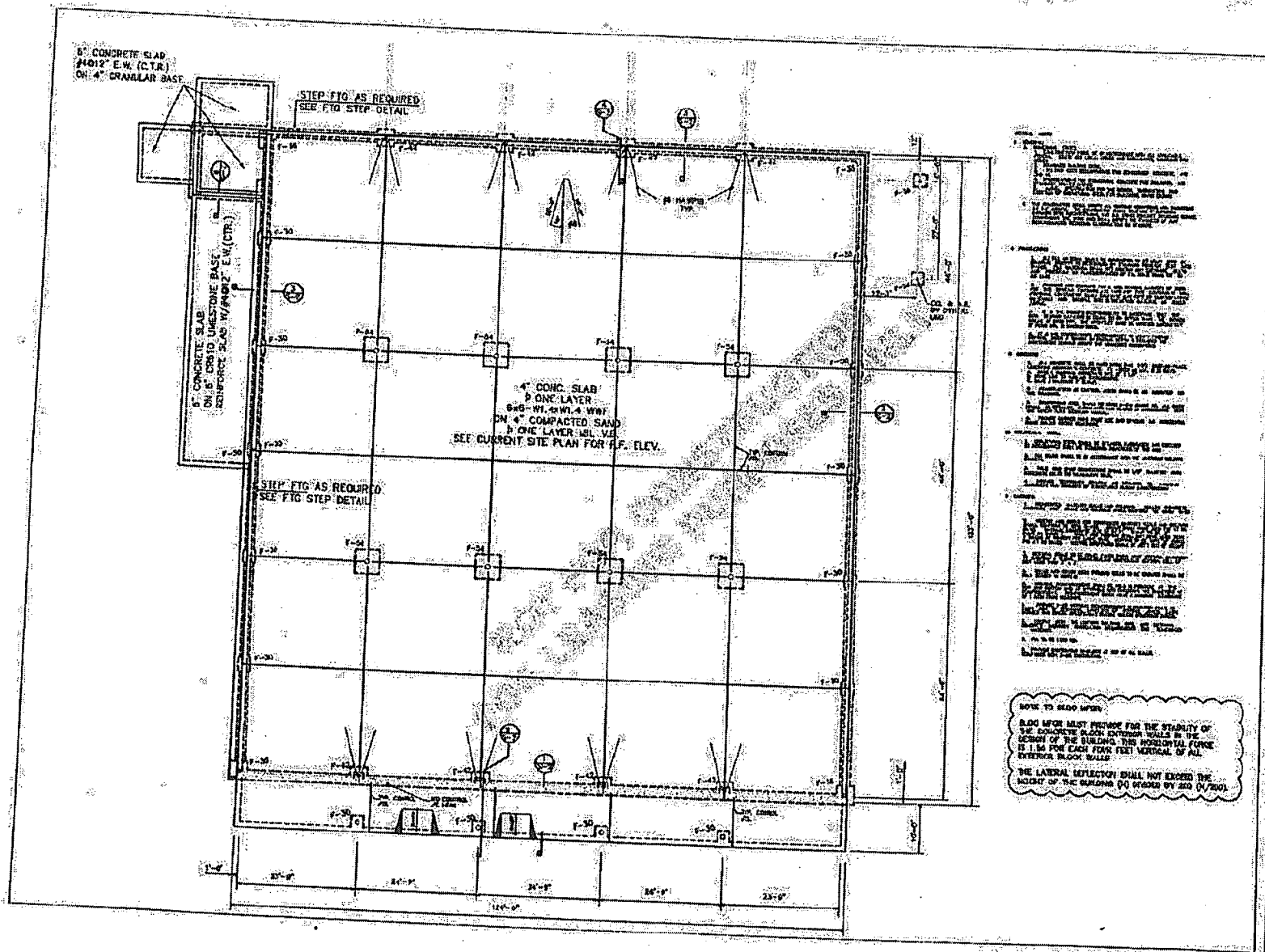
PROTOTYPE BUILDING
16,000 SQ. FT.

TYPICAL SITE PLAN

DATE: 8/1/03

SCALE: 1" = 20'

C-1



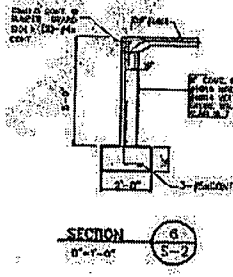
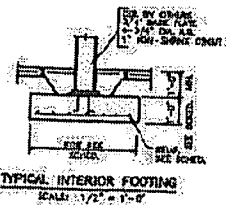
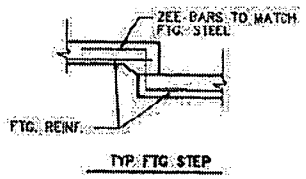
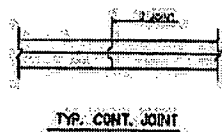
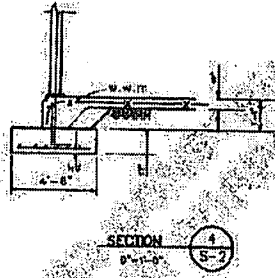
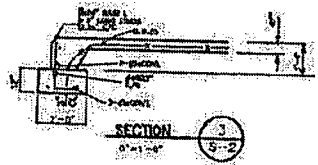
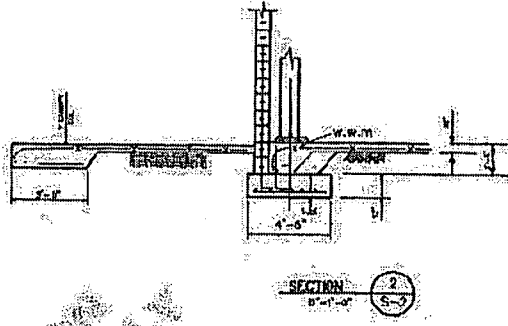
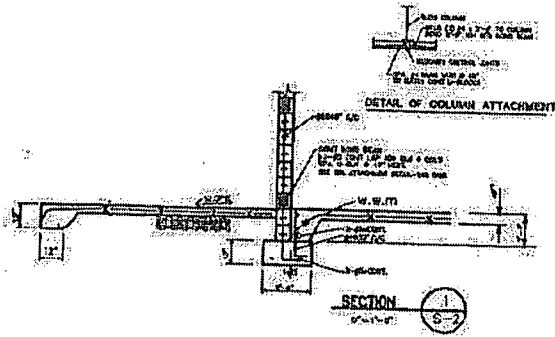
- NOTES:**
1. ALL FOUNDATION ELEMENTS SHALL BE CONCRETE UNLESS OTHERWISE SPECIFIED.
 2. ALL FOUNDATION ELEMENTS SHALL BE CAST IN PLACE.
 3. ALL FOUNDATION ELEMENTS SHALL BE CAST ON A 4\"/>

NOTE TO BIDDING:

BIDDING MUST PROVIDE FOR THE STABILITY OF THE CONCRETE BLOCK EXTERIOR WALLS IN THE EVENT OF THE BUILDING THE HOISTING FORCE IS 1 LB FOR EACH FOUR FEET VERTICAL OF ALL EXTERIOR BLOCK WALLS.

THE LATERAL DEFLECTION SHALL NOT EXCEED THE HEIGHT OF THE WALLS (AS GRADED BY 200 D/200).

FRYED'S STORE PLANNING	
PROJECT NO. _____ DATE _____	DRAWN BY _____ CHECKED BY _____
NO. _____ REV. _____	DATE _____ BY _____
SCALE: 1/8" = 1'-0"	



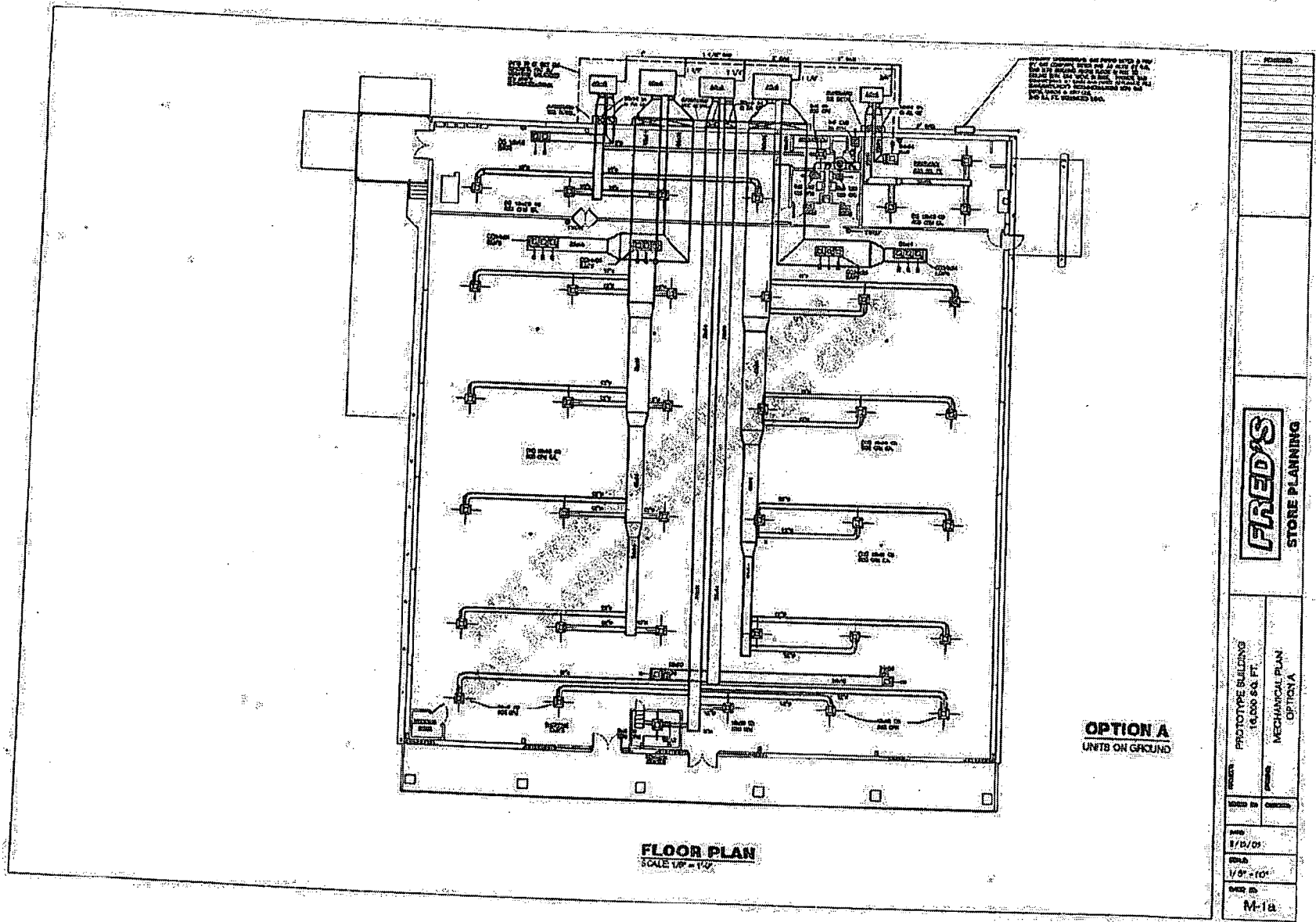
FOOTING SCHEDULE

NO.	TYPE	SIZE	LENGTH	WIDTH	DEPTH	REINFORCEMENT @ EACH WAY	REMARKS
F-1	EXT.	3'-0"	3'-0"	12"	10'-0"		
F-2	INT.	4'-0"	4'-0"	12"	14'-0"		
F-3	EXT.	4'-0"	4'-0"	12"	8'-0"		
F-4	INT.	4'-0"	4'-0"	12"	8'-0"		
F-5	EXT.	4'-0"	4'-0"	12"	8'-0"		
F-6	CONC.	2'-0"	11'	2'-0"	UNA.		

FRED'S
STORE PLANNING

PHOTO TYPE BUILDING
16,000 SQ. FT.
STRUCTURAL DETAILS

DATE: 8/14/52
SCALE: AS SHOWN
DRAWN BY: S-2



OPTION A
UNITS ON GROUND

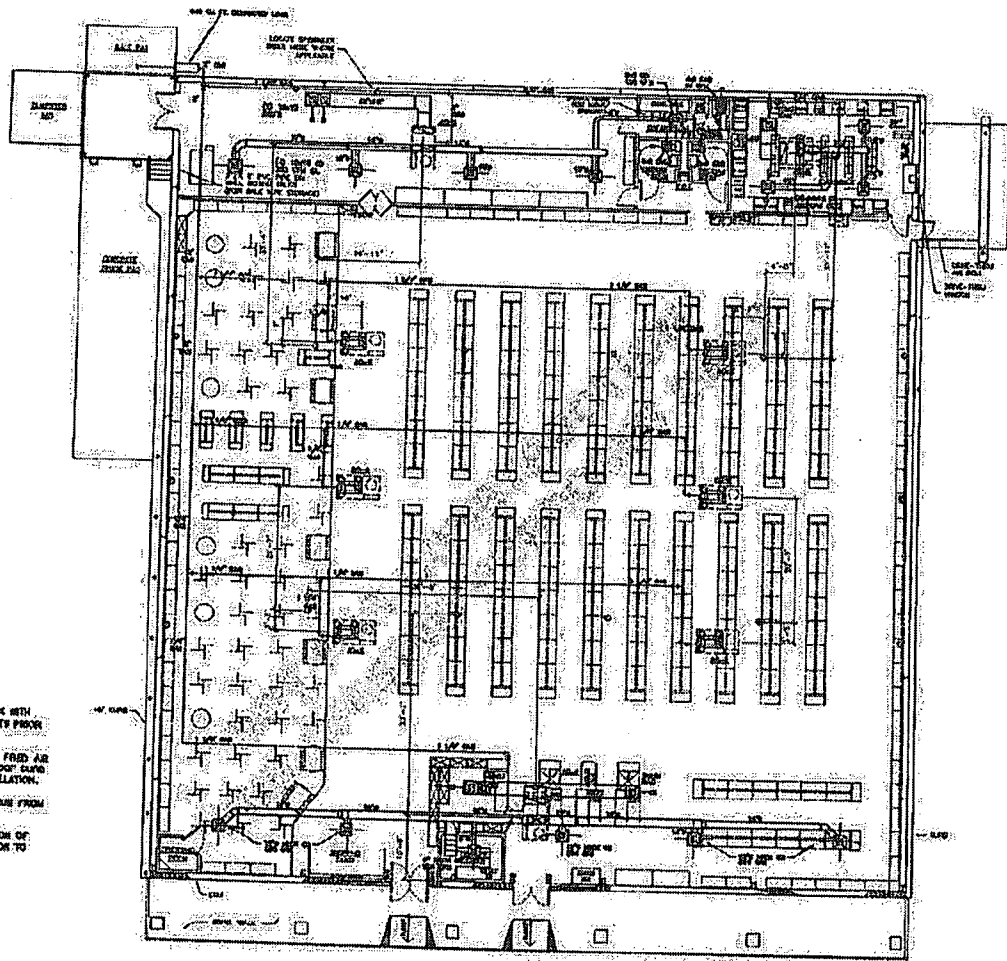
FLOOR PLAN
SCALE 1/8" = 1'-0"

FRED'S
STORE PLANNING

PROTOTYPE BUILDING
10,000 SQ. FT.
MECHANICAL PLAN
OPTION A

DATE	
REV	
BY	T/P/D
DATE	1/9/70
BY	M-1a

54

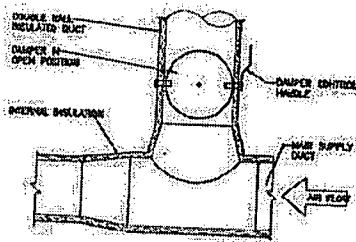


CONSTRUCTION NOTES

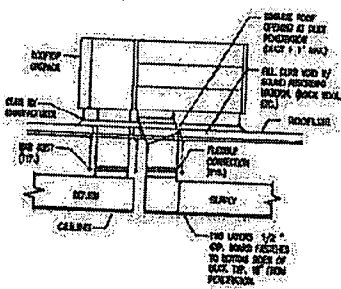
1. CONTRACTOR SHALL COORDINATE DUCTWORK WITH LIGHTING LAYOUT, STRUCTURE AND OCCUPANT FLOOR TO INSTALLATION.
2. FURNISH AND INSTALL ROOF MOUNTED GAS FRED AIR CONDITIONING UNITS AS SPECIFIED. TURN ROOF CURB OVER TO GENERAL CONTRACTOR FOR INSTALLATION.
3. FRESH AIR INTAKES SHALL BE 10'-0" MINIMUM FROM PLUMBING VENTS OR FLUES.
4. CONTRACTOR'S OFFICES WITH LATEST REVISION OF REFLECTED CEILING AND LIGHTING PLAN PRIOR TO INSTALLATION.

OPTION B
ROOFTOP UNITS

FRED'S	
STORE PLANNING	
PROTOTYPE BUILDING 10,000 SQ. FT.	MECHANICAL PLAN OPTION B
DATE: 1/8/80	DRAWN: U/S/0
SCALE: 1/8" = 1'-0"	SHEET NO: M-1b



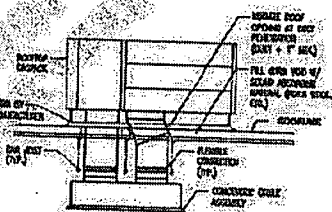
CONICAL TAP DETAIL
SCALE: 1/8" = 1'-0"
REV: 1



ROOFTOP UNIT DUCTWORK DETAIL
SCALE: 1/8" = 1'-0"
REV: 2

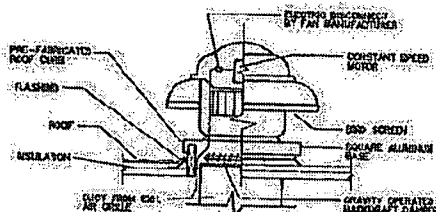
FAN SCHEDULE	
FAN DESCRIPTION	27-1
MANUFACTURER	ACME
MODEL NUMBER	FR100
FAN SPEED	EXACT
CFM	EXACT
CFP	20
CFE	25
CFM/HP	40
VELOCITY/INCH	175
NOISE	20
ACCESSORIES REQUIRED	LAMP
ACCESSORIES	
A. ROOF CURB	B. BROWSE
C. MODIFY CURB	D. BROWSE
E. BROWSE	
REMARKS:	

GRILLES, REGISTERS & DIFFUSERS		
TYPE	SIZE & MODEL	NOTES
CO	BLENDER 2PC	LAMINATED PINE WITH ADJUSTABLE FINGER CONTROLS & OPTICALLY BLACK FINISH
FR	INVERSE 20-6	1/2" x 1/2" GRANITE WITH OPTICALLY BLACK FINISH AND SLATS IN WHITE COLOR
RD	INVERSE 20-6 II	LAMINATED PINE FINISH OPTICALLY BLACK FINISH



ROOFTOP UNIT CONCENTRIC VENT DETAIL
SCALE: 1/8" = 1'-0"
REV: 3

ROOFTOP GAS FIRED HVAC UNIT SCHEDULE			
DESCRIPTION	20-1	20-2 2000 BTU	20-3
MANUFACTURER	TRANE	TRANE	TRANE
MODEL NUMBER	TRM000000	TRM000000	TRM000000
COMPRESSION (PSI)	1	1	1
VOLTAGE	240/2/0	240/2/0	240/2/0
UNIT S.C.A.	450	450	450
UNIT S.C.P.	20	20	20
COOLING CAP. (BTU)	200	200	200
HEATING CAP. (BTU)	200	200	200
FAN MOTOR	200	200	200
DM SUPPLY	200	200	200
DM R.A.	200	200	200
EXP. DM HP.	1.0	1.0	1.0
CFM IN HP.	1.0	1.0	1.0
BLIND SECTION	1	1	1
BLIND (EXHAUST ONLY)	1	1	1
BLIND (SUPPLY ONLY)	1	1	1
BLIND (EXHAUST & SUPPLY)	1	1	1
BLIND (EXHAUST & SUPPLY)	1	1	1
BLIND (EXHAUST & SUPPLY)	1	1	1
ACCESSORIES REQUIRED	LAMP	LAMP	LAMP
ACCESSORIES			
A. ROOF CURB	B. BROWSE	C. COMPLETE OPERATING CONTROLS & BROWSE RELIEF	D. BROWSE
E. BROWSE	F. BROWSE	G. BROWSE	H. BROWSE
REMARKS:			



ROOFTOP EXHAUST FAN DETAIL
SCALE: 1/8" = 1'-0"
REV: 4

OPTION B
ROOFTOP UNITS

FRED'S
STORE PLANNING

FACTORY BUILDING
15,000 SQ. FT.

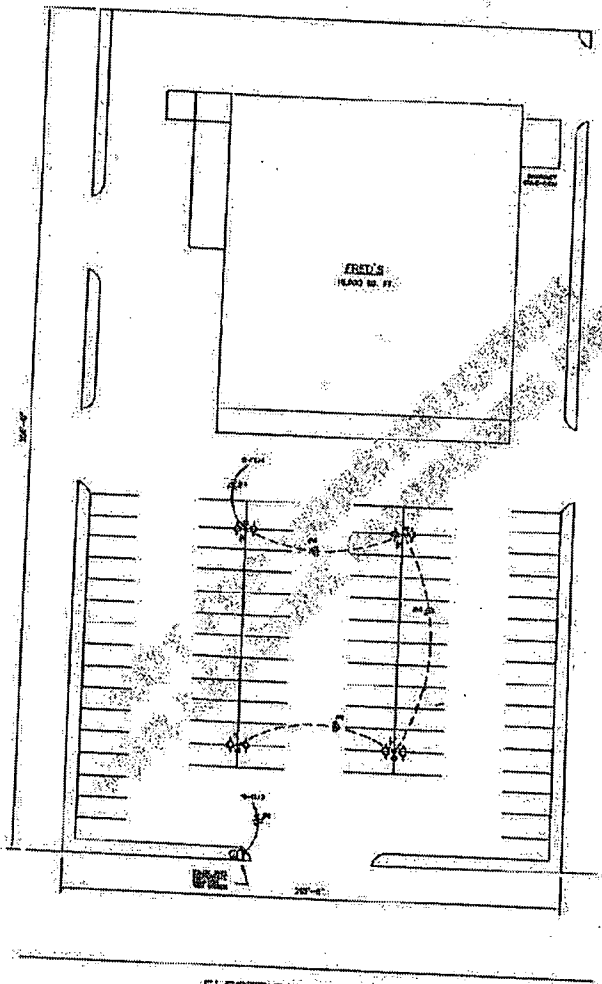
SCHEDULES & DETAILS
OPTIONS

REV: 1/10/00

NO. 1/01 - 101

REV: 10

M-26



ELECTRICAL SITE PLAN
SCALE: 1"=20'

MINIMUM PARKING
SPACES REQUIRED: 60

SITE DESIG. BY OTHERS



STORE PLANNING

PROJECT: PROTOTYPE BUILDING
16,000 SQ. FT.

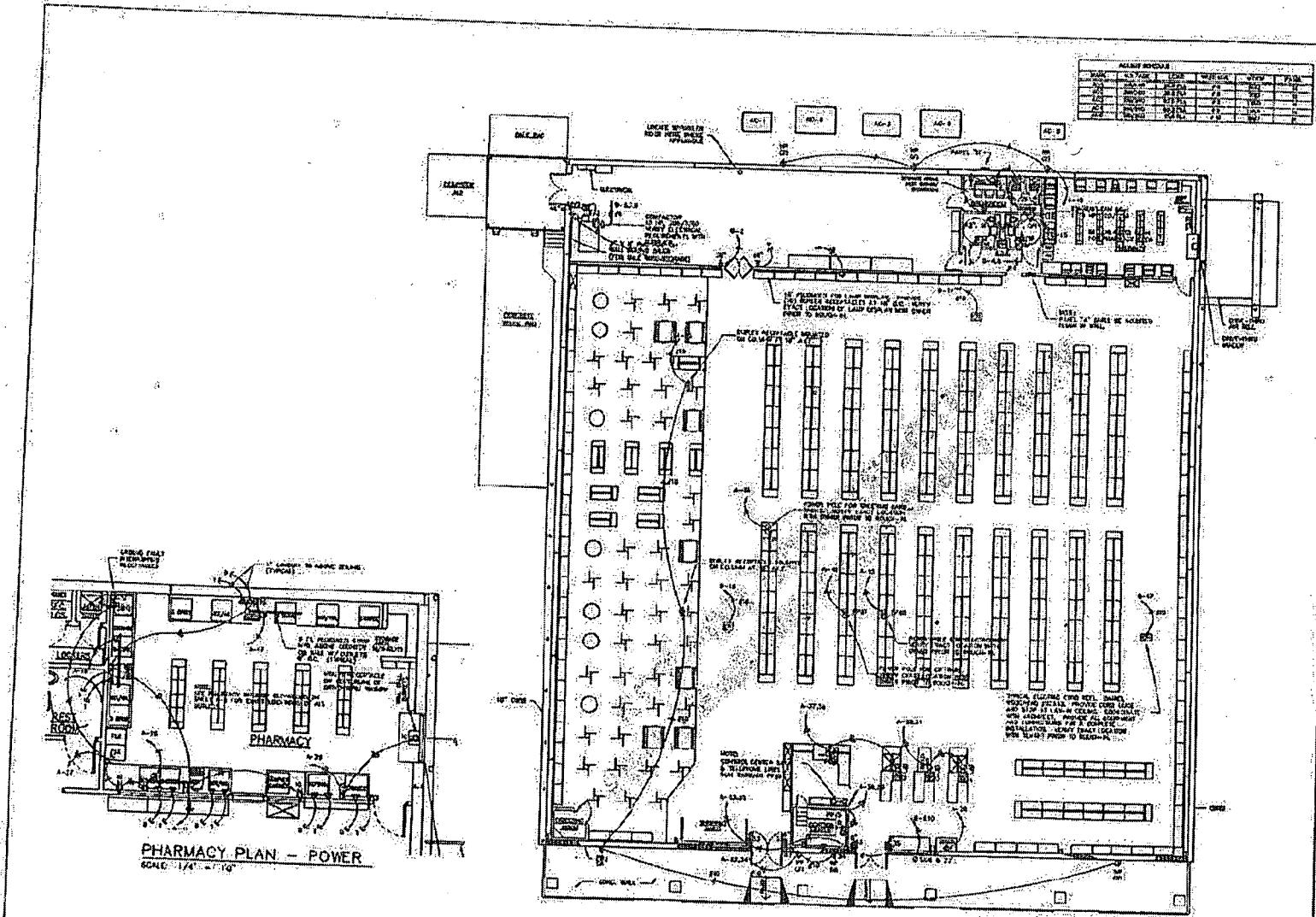
DATE: 8/19/04

DESIGNER: E/W/C/S

SCALE: 1"=20'

DATE: 8/19/04

BY: E



PHARMACY PLAN - POWER
SCALE: 1/4" = 1'-0"

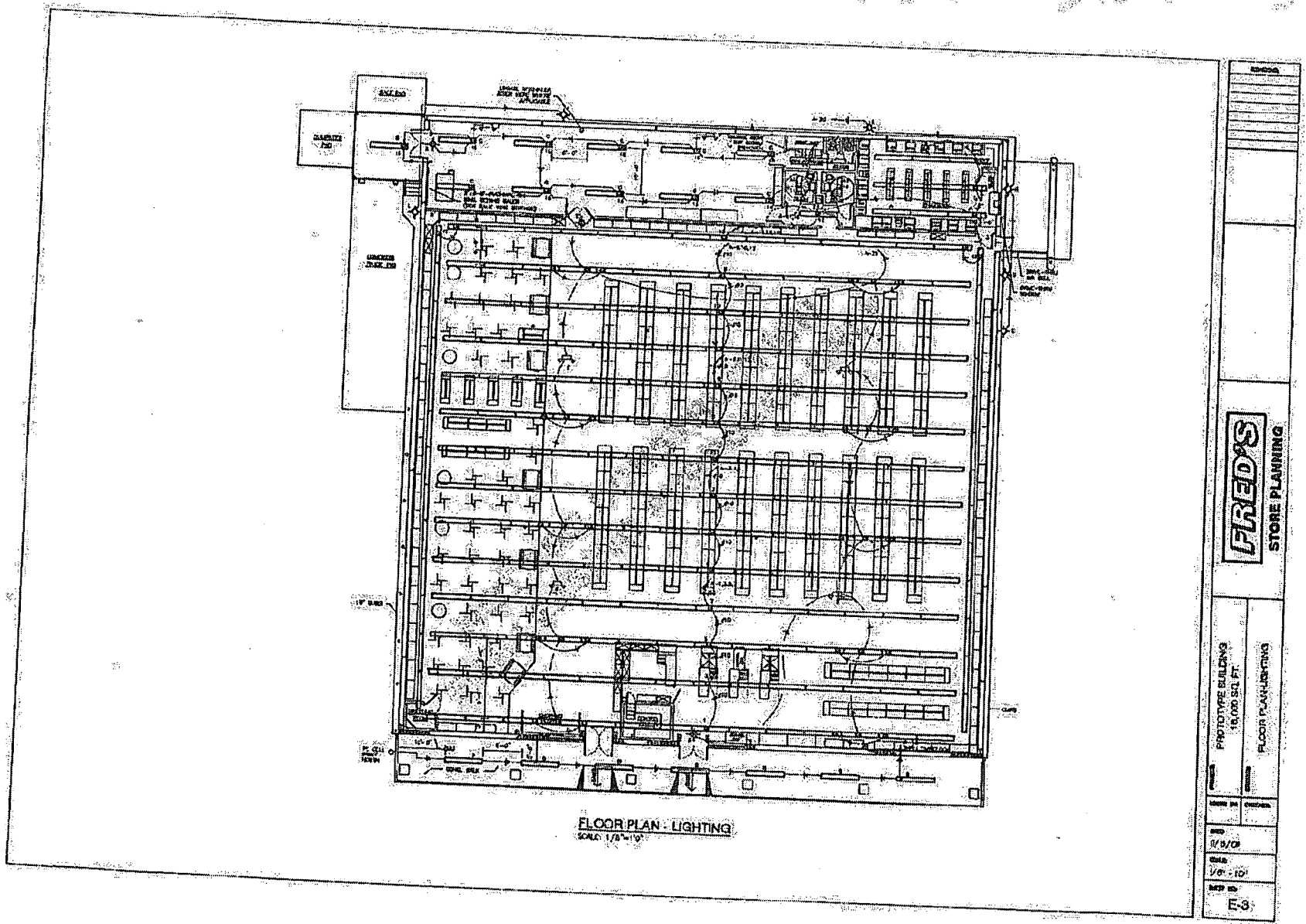
FLOOR PLAN - POWER
SCALE: 1/8" = 1'-0"

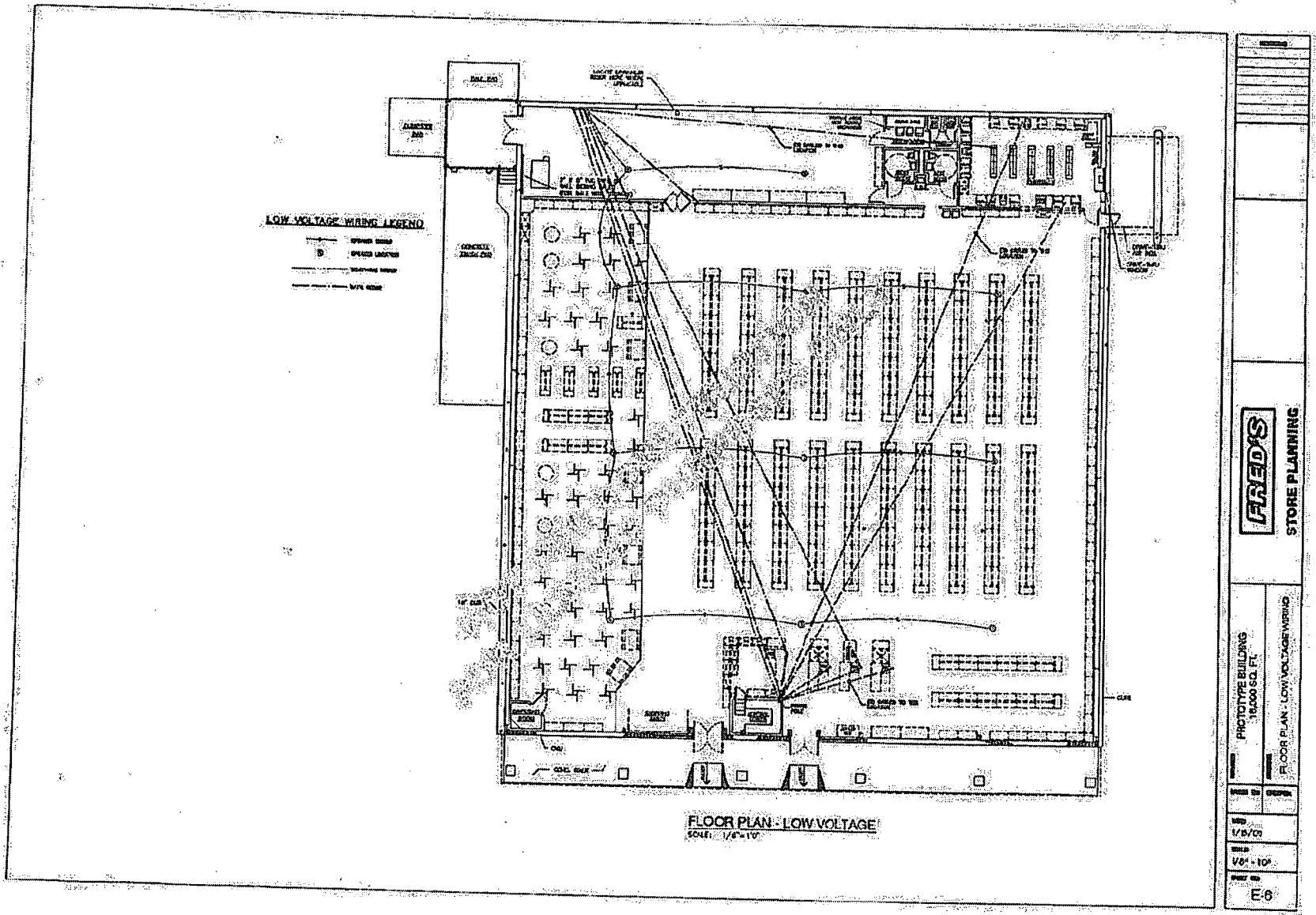
ALLIED SERVICES					
NO.	DESCRIPTION	AMPS	VOLTS	WATTS	PHASE
1	REAR SERVICE	10	120	1200	1
2	REAR SERVICE	10	120	1200	1
3	REAR SERVICE	10	120	1200	1
4	REAR SERVICE	10	120	1200	1
5	REAR SERVICE	10	120	1200	1
6	REAR SERVICE	10	120	1200	1
7	REAR SERVICE	10	120	1200	1
8	REAR SERVICE	10	120	1200	1
9	REAR SERVICE	10	120	1200	1
10	REAR SERVICE	10	120	1200	1

FRED'S
STORE PLANNING

PROTOTYPE BUILDING
15,000 SQ. FT.
FLOOR PLAN - POWER
PHARMACY POWER PLAN

DATE: 1/18/58
SCALE: 1/8" = 1'-0"
SHEET NO. E-2





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RIDERS

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RIDER 1

EXTENSION OR RENEWALS: It is understood and agreed that the Lessee shall have the right to extend the term of this Lease for an additional period of five (5) years, beginning on the 1st day of September, 2015, provided the Lessee notifies, in writing, the Lessor of its intention to extend same, said notice to be given at least thirty (30) days prior to the 31st day of August, 2015, and provided further, that the amount of rent payable during each year of the extension period is to be Seven Thousand Three Hundred Thirty Three and 34/100 (\$7,333.34) Dollars per month. The Lessee shall have the right to extend the term of this Lease for a second additional period of five (5) years, beginning on the 1st day of September, 2020, provided the Lessee notifies, in writing, the Lessor of its intention to extend same, said notice to be given at least thirty (30) days prior to the 31st day of August, 2020 and provided further, that the amount of rent payable during each year of this extension period is to be Seven Thousand Six Hundred Sixty Six and 67/100 (\$7,666.67) Dollars per month. The Lessee shall have the right to extend the term of this Lease for a third additional period of five (5) years, beginning on the 1st day of September, 2025 provided the Lessee notifies, in writing, the Lessor of its intention to extend same, said notice to be given at least thirty (30) days prior to the 31st day of August, 2025 and provided further, that the amount of rent payable during each year of this extension period is to be Eight Thousand and 00/100 (\$8,000.00) Dollars per month.

red

RIDER 2

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3 **COMMON AREA MAINTENANCE:** Common area maintenance cost (CAM) shall
4 be the total cost of operating and maintaining the Common Areas of the Shopping Center
5 including, but not limited to, the following: gardening and landscaping, lighting, cleaning,
6 painting, striping, policing, removing garbage and other refuse and trash, removing snow,
7 repairing and maintaining equipment of the Shopping Center, paving and maintaining the
8 parking area and walkways, cutting and caring for the lawns and garden areas and cleaning
9 ditches. It is understood that all of the costs and expenses of operating and maintaining the
10 Common Areas and facilities of the Shopping Center shall be considered in determining Lessee's
11 pro rata share of such total cost, regardless of whether Lessee is directly benefited by any such
12 cost or expense. Management and administrative fees, roof repair and/or replacement and any
13 costs of any capitalizable improvements or additions to the Common Areas shall not be
14 considered a common area maintenance cost or expense.

15 Lessee shall pay Lessor a CAM charge which shall be Lessee's pro rata share of
16 the total cost of operating and maintaining the common areas of the Shopping Center, subject to
17 a maximum charge of Three Thousand Two Hundred and 00/100 (\$3,200.00) Dollars per year,
18 or Two Hundred Sixty Six and 67/100 (\$266.67) Dollars per month. During the first extension
19 period, if exercised, Lessee shall pay Lessor a CAM charge subject to a maximum charge of
20 Four Thousand and 00/100 (\$4,000.00) Dollars per year, or Three Hundred Thirty Three and
21 34/100 (\$333.34) Dollars per month. During the second extension period, if exercised, Lessee
22 shall pay Lessor a CAM charge subject to a maximum charge of Four Thousand Eight Hundred
23 and 00/100 (\$4,800.00) Dollars per year, or Four Hundred and 00/100 (\$400.00) Dollars per
24 month. During the third extension period, if exercised, Lessee shall pay Lessor a CAM charge
25 subject to a maximum charge of Five Thousand Six Hundred and 00/100 (\$5,600.00) Dollars per
26 year, or Four Hundred Sixty Six and 67/100 (\$466.67) Dollars per month. Lessee shall pay the
27 CAM charge to Lessor in equal monthly installments, which shall be paid in advance on or
28 before the first day of each month beginning with the primary Lease Term. Within thirty (30)
29 days after the end of each calendar year of the Primary Term following the first full calendar
30 year of the Primary Term or any extension(s) of this Lease, Lessor agrees to furnish to Lessee

1 copies of invoices for all CAM expenses and a statement, itemized in detail reasonably
2 satisfactory to Lessee, setting forth the total expenses for CAM charges for such calendar year.
3 In the event the estimated CAM charges paid by Lessee during any Lease Year are greater than
4 Lessee's actual share (subject to the maximum amount referenced above), Lessor shall reimburse
5 Lessee for such overpayment at the time the statement is furnished to Lessee. Lessee's pro rata
6 share shall be the product obtained by multiplying said CAM charge for such calendar year by a
7 fraction, the numerator of which shall be the square foot area of the Demised Premises and the
8 denominator of which shall be the square foot area of the Shopping Center, as depicted on
9 Exhibit "B" hereof. CAM expenses exceeding the maximum amounts established above shall be
10 the sole responsibility of the Lessor.

11 Maximum CAM charges for periods less than calendar year (twelve months) shall
12 be the product of the number of months in that period times the maximum monthly charge as
13 described above.

14 If the term of the Lease shall begin at a time other than the beginning of a
15 calendar year, CAM charges for that year will be paid only for those months of that year, number
16 of months, that coincide with rent payments.

17 If the term of this Lease shall terminate at a time other than the ending of a calendar year,
18 Lessor shall furnish to Lessee a statement, itemized in detail reasonably satisfactory to Lessee,
19 setting forth the total expenses for any CAM charge for such year and a proper proration and
20 apportionment of said CAM charge for the period of occupancy by Lessee.

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ESL

RIDER 3

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INSURANCE: Lessee shall pay its pro rata share of all increases (caused by insurance company rate increases) in fire and extended casualty insurance premiums after the base year on the Demised Premises. The base year shall be the first full calendar year following the Commencement Date hereof. Upon Lessor submitting a copy of any subsequent calendar year's paid fire and extended casualty insurance premiums on the Demised Premises to Lessee along with computations evidencing Lessee's of any increase over the base year, Lessee shall promptly reimburse Lessor its share of payment of such increases. In no event will Lessee be obligated to pay increases in insurance premiums caused by Lessor's decision to increase its coverage to more than 80% of replacement value of said Demised Premises.

If the term of this Lease shall terminate at a time other than the beginning (or ending, as the case may be) of a calendar year, a proper apportionment of said fire and extended casualty insurance premiums for the year shall be made to cover the fraction of a year included within.

CSW

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RIDER 4

TAXES: Lessee shall pay its share of all increases in real property taxes which may be levied or assessed after the base year by any lawful authority against the land and improvements of the Shopping Center. The base year shall be the first full real property tax year following the Commencement Date hereof.

Lessee shall promptly pay its share to Lessor upon Lessor submitting a copy of any subsequent tax year's paid tax invoice receipt to Lessee along with computations evidencing Lessee's share of any increases over the base year. Any requests received by Lessee from Lessor that are more than two hundred forty (240) days past payment date will not be considered Lessee's responsibility. If said taxes shall be disputed by Lessor, Lessor shall provide Lessee with documentation of said protest, and shall notify Lessee of the outcome of said dispute within sixty (60) days of resolution.

If the term of this Lease shall begin on and/or terminate at a time other than the beginning (or ending, as the case may be) of a tax year, a proper apportionment of said real estate taxes for the year shall be made to cover the fraction of a year included within.

1 STATE OF SC
2
3 COUNTY OF Aiken
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5 Personally appeared before me, the undersigned authority, in and for said State and
6 County, the within named J. Barbel and P. Merry, respectively, of WILDEVCO, LLC,
7 a limited liability corporation, who, acting for and on behalf of said corporation and being
8 thereunto duly and lawfully authorized so to do, acknowledged that they signed, sealed and
9 delivered the foregoing instrument on the day and year and for the purposes therein mentioned as
10 said corporation's own voluntary act and deed.
11

12 Witness my hand and official seal this the 1st day of February, 2005.
13

14
15 Quinta Hattiswanger
16 NOTARY PUBLIC

17 My commission expires:
18
19 6/21/12
20
21
22
23
24

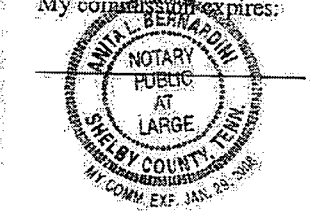
25 STATE OF TENNESSEE
26
27 COUNTY OF SHELBY
28

29 Personally appeared before me, the undersigned authority, in and for said State and
30 County, the within named John D. Reier and Charles S. Vail, President and Secretary,
31 respectively, of FRED'S STORES OF TENNESSEE, INC., a corporation, who, acting for and
32 on behalf of said corporation and being thereunto duly and lawfully authorized so to do,
33 acknowledged that they signed, sealed and delivered the foregoing instrument on the day and
34 year and for the purposes therein mentioned as said corporation's own voluntary act and deed.
35

36 Witness my hand and official seal this the 7th day of February, 2005.
37

38 Quinta L. Bernardini
39 NOTARY PUBLIC
40

41 My commission expires:
42



49
50
51
52
53

1 STATE OF _____
2
3 COUNTY OF _____

4 **SHORT FORM LEASE**

5 THIS INDENTURE OF LEASE made this ___ day of _____, 2005
6
7 between WILDEVCO, LLC whose address is 235 Pendleton Street N.W., Aiken, SC 29801
8 hereinafter referred to as Lessor, and FRED'S STORES OF TENNESSEE, INC., whose
9 address is 4300 New Getwell Road, Memphis, Tennessee 38118, hereinafter referred to as
10 Lessee.

11 **WITNESSETH**

12 For and in consideration of One Dollar (\$1.00) and other good and valuable
13 considerations paid and to be paid by Lessee to the Lessor, the Lessor does demise and Lease
14 unto the Lessee and the Lessee does lease and take from the Lessor the property as described in
15 "Exhibit A" hereto attached, upon the terms and conditions more particularly set forth in a
16 certain LEASE AGREEMENT dated _____.

17 TO HAVE AND TO HOLD the above described premises unto the Lessee for a
18 term of Ten (10) years commencing on the 1st day of September, 2005, and ending on the 31st
19 day of August, 2015 with three (3) additional options of five (5) years each.

20 IN TESTIMONY WHEREOF, the above named Lessor and the above named
21 Lessee have caused this instrument to be executed in duplicate on the day and year set forth
22 above.

23 LESSOR: WILDEVCO, LLC
24 By: Thaddeus D. Bohl
25 Its: Managing Member
26 Attest:

27 [Signature]
28 LESSEE: FRED'S STORES OF TENNESSEE, INC.

29 By: Tom Poirer
30 Its: President

31 Attest:
32 Charles S. Wal
33 Secretary
34
35

1 STATE OF SC
2
3 COUNTY OF Pickens
4

5 Personally appeared before me, the undersigned authority, in and for said State and
6 County, the within named T. Barbel and P. Merry, respectively, of WILDEVCO, LLC,
7 a limited liability corporation, who, acting for and on behalf of said corporation and being
8 thereunto duly and lawfully authorized so to do, acknowledged that they signed, sealed and
9 delivered the foregoing instrument on the day and year and for the purposes therein mentioned as
10 said corporation's own voluntary act and deed.
11

12 Witness my hand and official seal this the 1st day of February, 2005.
13

14 Anita Bernardini
15 NOTARY PUBLIC
16

17 My commission expires:
18
19 6/21/12
20
21
22
23

24
25 STATE OF TENNESSEE
26
27 COUNTY OF SHELBY
28

29 Personally appeared before me, the undersigned authority, in and for said State and
30 County, the within named John D. Reier and Charles S. Vail, President and Secretary,
31 respectively, of FRED'S STORES OF TENNESSEE, INC., a corporation, who, acting for and
32 on behalf of said corporation and being thereunto duly and lawfully authorized so to do,
33 acknowledged that they signed, sealed and delivered the foregoing instrument on the day and
34 year and for the purposes therein mentioned as said corporation's own voluntary act and deed.
35

36 Witness my hand and official seal this the 7th day of February, 2005.
37

38 Anita Bernardini
39 NOTARY PUBLIC
40

41 My commission expires:
42
43
44
45
46
47
48
49
50



51 This document prepared by:
52
53 Fred's, Inc.
54 Anita Bernardini
55 4300 New Getwell Road
56 Memphis, Tennessee 38118
57

LEASE AMENDMENT

THIS AMENDMENT OF LEASE AGREEMENT made this 12th day of May, 2005 (the "Agreement"), by and between WILDEVCO, LLC, as "Lessor," and FRED'S STORES OF TENNESSEE, INC., a Tennessee Corporation as "Lessee."

WITNESSETH:

WHEREAS, by that certain Lease Agreement dated February 7, 2005, hereinafter referred to as the "Lease," Lessor leased to Lessee certain premises located in the City of Williston, County of Bamwell, State of South Carolina, and more particularly described in the Lease, a copy of which Lease is attached and made a part hereof as Exhibit "A" hereto; and

WHEREAS, Lessor and Lessee desire to modify the Lease to the extent provided herein and no further;

NOW THEREFORE, in consideration of the mutual covenants and promises contained herein and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the parties hereby agree as follows:

1. Rider 4. TAXES is deleted in its entirety and replaced with the following:

Lessee shall pay its share of all increases in real property taxes which may be levied or assessed after the base year by any lawful authority against the land and improvements of the Shopping Center. The base year shall be 2005. Provided that Landlord delivers the Demised Premises to Fred's on or before September 1, 2005. If building is not complete and delivered on or before ~~September 1, 2005~~, the Base Year shall be 2006. *10/10 October BB*

Lessee shall promptly pay its share to Lessor upon Lessor submitting a copy of any subsequent tax year's paid tax invoice receipt to Lessee along with computations evidencing Lessee's share of any increases over the base year. Any requests received by Lessee from Lessor that are more than two hundred forty (240) days past payment date will not be considered Lessee's responsibility. If said taxes shall be disputed by Lessor, Lessor shall provide Lessee with documentation of said protest, and shall notify Lessee of the outcome of said dispute within sixty (60) days of resolution.

If the term of this Lease shall begin on and/or terminate at a time other than the beginning (or ending, as the case may be) of a tax year, a proper apportionment of said real estate taxes for the year shall be made to cover the fraction of a year included within.

All other terms and conditions of the Lease remain unchanged and are hereby ratified and reaffirmed.

IN WITNESS WHEREOF, the parties herein have executed this Agreement the day and year first above written.

Lessor: WILDEVEO, LLC

By: *Thaddeus D. Brad*

ATTEST:

By: *Bill A. Bule*

Lessee: FRED'S STORES OF TENNESSEE, INC.

By: *John Pera*

ATTEST:

By: *[Signature]*

STATE OF Ark
COUNTY OF Ark

Personally appeared before me, the undersigned authority, in and for said State and County, the within named T. Barber and P. ~~Merry~~ ^{B. Bradic} of WILDEVCO, LLC, a limited liability company, who, acting for and on behalf of said corporation and being thereunto duly and lawfully authorized so to do, acknowledged that they signed, sealed and delivered the foregoing instrument on the day and year and for the purposes therein mentioned as said corporation's own voluntary act and deed.

Witness my hand and official seal this the 28 day of June, 2005.

Manda Steward
NOTARY PUBLIC

My commission expires:

8/10/2011

STATE OF TENNESSEE

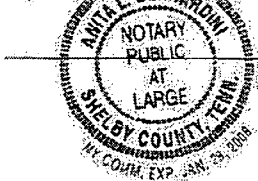
COUNTY OF SHELBY

Personally appeared before me, the undersigned authority, in and for said State and County, the within named John D. Reier and Charles S. Vail, President and Secretary, respectively, of FRED'S STORES OF TENNESSEE, INC., a corporation, who, acting for and on behalf of said corporation and being thereunto duly and lawfully authorized so to do, acknowledged that they signed, sealed and delivered the foregoing instrument on the day and year and for the purposes therein mentioned as said corporation's own voluntary act and deed.

Witness my hand and official seal this the 12th day of May, 2005.

Anita Bernardini
NOTARY PUBLIC

My commission expires:



This document prepared by:

Fred's, Inc.
Anita Bernardini
4300 New Getwell Road
Memphis, Tennessee 38118

AMENDMENT TO LEASE AGREEMENT

THIS AMENDMENT TO LEASE AGREEMENT is made as of March 4, 2009 (the "Amendment"), by and between WILDEVCO, LLC ("Lessor") and FRED'S STORES OF TENNESSEE, INC., a Tennessee corporation ("Lessee").

WHEREAS, by that certain Lease Agreement dated February 7, 2005, together with any and all amendments thereto, (collectively, the "Lease"), Lessor leased to Lessee certain premises located in Williston, SC, as said premises are more particularly described in the Lease; and

WHEREAS, Lessor and Lessee desire to modify the Lease to the extent provided herein;

NOW THEREFORE, in consideration of the mutual covenants and promises contained herein and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the parties hereby agree as follows:

1. The parties acknowledge that the current term of the Lease currently expires on August 31, 2015 and that the current Rental for such current term period is Seven Thousand Dollars (\$7,000.00) per month. Beginning on April 1, 2009, the parties agree that the Rental for a two (2) year period shall be amended to Six Thousand, Three Hundred Dollars (\$6,300.00) per month.

2. Lessor represents, warrants and covenants to Lessee that (i) Lessor has the sole right and power to enter into this Amendment, (ii) the Amendment has been duly authorized by all necessary actions, and will not violate any provision of agreement involving Lessor, (iii) the execution, delivery and performance hereof will not result in the breach of, or constitute a default under, or result in the creation of any lien, charge or encumbrance upon the premises, and (iv) no authorization, consent or approval, is or will be necessary to the valid execution, delivery and performance by Lessor of this Amendment.

3. All capitalized terms which are used but not defined herein shall have the same meaning ascribed to them in the Lease. Except as amended by this Amendment, all other terms and conditions of the Lease remain unchanged and are hereby ratified and reaffirmed. In the event of a conflict between the terms of this Amendment and this Lease, then the terms of this Amendment shall govern and control.



1

IN WITNESS WHEREOF, the parties herein have executed this Agreement as of the date set forth above:

Lessor: Thaddeus D. Barber

By: Thaddeus D. Barber

Its: Managing Member

Lessee: FRED'S STORES OF TENNESSEE, INC.

By: Jerry D. Stone

ATTEST:

By: _____

NEW RETAIL BUILDING

WILLISTON, SOUTH CAROLINA 29829

WILDEVCO, LLC

235 PENDELTON STREET NW
AIKEN, SOUTH CAROLINA 29801

PHONE: 803.644.5575

FAX: 803.644.6055

INDEX TO DRAWINGS

- A0.0 COVER SHEET, CODE ANALYSIS
- A1.0 NOT USED
- A2.0 FLOOR PLAN / LIFE SAFETY PLAN
- A3.0 EXTERIOR ELEVATIONS
- A4.0 WALL SECTIONS
- A4.1 BUILDING SECTIONS
- A5.0 ADA DETAILS
- A5.1 ADA DETAILS
- A5.2 ENLARGED TOILET PLANS, ELEVATIONS, DETAILS
- A6.0 REFLECTED CEILING PLAN
- A6.1 ENLARGED PLANS AND DETAILS
- A6.2 INTERIOR ELEVATIONS
- A7.0 MISC. DETAILS AND NOTES
- A8.0 DOOR AND FINISH SCHEDULES
- A8.1 FINISHES AND FIXTURE PLAN

- M1.0 HVAC PLAN, SCHEDULES, AND NOTES
- M2.0 HVAC PLAN, SCHEDULES, AND NOTES
- M3.0 HVAC DETAILS

- P1.0 WASTE AND VENT PLAN
- P2.0 WATER PLAN
- P3.0 PLUMBING PLAN, SCHEDULES, AND NOTES

- E1.0 POWER PLAN
- E2.0 LIGHTING PLAN
- E3.0 ELECTRICAL LEGEND, SCHEDULES, AND NOTES
- E4.0 LIGHTING PLAN, SCHEDULES, AND NOTES
- E5.0 ELECTRICAL PLAN, LOW VOLTAGE
- E6.0 ELECTRICAL PLAN, DETAILS, NOTES, AND SCHEDULES
- E7.0 ELECTRICAL LEGEND, DETAILS, AND NOTES

PROJECT DATA

NAME OF PROJECT: NEW
LOCATION: WILLISTON, SOUTH CAROLINA 29829, BARNWELL CO.
PROPOSED USE: RETAIL STORE
PROJECT NUMBER: 2009-0001
OWNER: WILDEVCO, LLC
ARCHITECT: WILDEVCO, LLC

CODES (CURRENT):
2003 INTERNATIONAL BUILDING CODE
2003 INTERNATIONAL PLUMBING CODE
2003 INTERNATIONAL MECHANICAL AND ELECTRICAL CODE
2003 INTERNATIONAL FIRE AND SAFETY CODE
2003 INTERNATIONAL ENERGY EFFICIENCY CODE
2003 INTERNATIONAL SCHEDULES AND SPECIFICATIONS

CONSTRUCTION SCHEDULE: NEW CONSTRUCTION
NEW CONSTRUCTION, ALLOW 10.000

CONSTRUCTION PERMITS: PERMITTED BY (FRAMER)
SERIALIZED BY (ARCHITECT) (CONSULTANT)

OCCUPANT QUALIFICATION: (SEE INDEX TO DRAWINGS)
SEPARATE OCCUPANT SCHEDULES

ALLOWABLE AREA AND HEIGHT: ALLOWABLE AREA: 21,500 SQ. FT.
ACTUAL AREA: 21,500 SQ. FT.
AREA VARIATION: 0%

ALLOWABLE AREA CALCULATED (EXCLUDING PERMITTED OCCUPANCY PER 508)

PERMITTED AREA INCREASE:
ALLOWABLE AREA:
ACTUAL AREA: 21,500 SQ. FT.
AREA VARIATION: 0% INCREASE

ASSIGNMENT AREA (BASED ON PERMITTED UNOCCUPIED SPACE):
PERMITTED UNOCCUPIED SPACE: 21,500 SQ. FT.
ACTUAL UNOCCUPIED SPACE: 21,500 SQ. FT.
AREA VARIATION: 0% INCREASE

ALLOWABLE HEIGHT: 20 FEET (RECAPITULATED)
ACTUAL HEIGHT: 20 FEET
HEIGHT VARIATION: 0% INCREASE

ALLOWABLE STORIES: 1 (RECAPITULATED)
ACTUAL STORIES: 1
STORY VARIATION: 0% INCREASE

OCCUPANT LOAD: 100 PER 100 SQ. FT.

BUILDING ELEMENT	REQUIRED RATING	UL NUMBER
STRUCTURAL FRAME	N/A	N/A
EXTERIOR WALLS	N/A	N/A
EXTERIOR ROOF	N/A	N/A
EXTERIOR FLOORING	N/A	N/A
EXTERIOR STAIRS	N/A	N/A
EXTERIOR ELEVATORS	N/A	N/A
EXTERIOR ESCALATORS	N/A	N/A
EXTERIOR RAMP	N/A	N/A
EXTERIOR WALKWAY	N/A	N/A
EXTERIOR DRIVEWAY	N/A	N/A
EXTERIOR PAVEMENT	N/A	N/A
EXTERIOR CURB	N/A	N/A
EXTERIOR SIGN	N/A	N/A
EXTERIOR LIGHTING	N/A	N/A
EXTERIOR SECURITY	N/A	N/A
EXTERIOR FENCE	N/A	N/A
EXTERIOR GATE	N/A	N/A
EXTERIOR WALL MOUNTED SIGN	N/A	N/A
EXTERIOR WALL MOUNTED LIGHTING	N/A	N/A
EXTERIOR WALL MOUNTED SECURITY	N/A	N/A
EXTERIOR WALL MOUNTED FENCE	N/A	N/A
EXTERIOR WALL MOUNTED GATE	N/A	N/A

EXTERIOR FINISHES: SEE INDEX TO DRAWINGS

EXTERIOR LOADS: SEE INDEX TO DRAWINGS

EXTERIOR DESIGN LOADS: SEE INDEX TO DRAWINGS

EXTERIOR DESIGN WINDS: SEE INDEX TO DRAWINGS

EXTERIOR DESIGN SEISMIC: SEE INDEX TO DRAWINGS

EXTERIOR DESIGN THERMAL: SEE INDEX TO DRAWINGS

EXTERIOR DESIGN SOUND: SEE INDEX TO DRAWINGS

EXTERIOR DESIGN VIBRATION: SEE INDEX TO DRAWINGS

EXTERIOR DESIGN ACoustics: SEE INDEX TO DRAWINGS

EXTERIOR DESIGN AIR QUALITY: SEE INDEX TO DRAWINGS

EXTERIOR DESIGN ENERGY: SEE INDEX TO DRAWINGS

EXTERIOR DESIGN WATER: SEE INDEX TO DRAWINGS

EXTERIOR DESIGN WASTE: SEE INDEX TO DRAWINGS

EXTERIOR DESIGN PLUMBING: SEE INDEX TO DRAWINGS

EXTERIOR DESIGN ELECTRICAL: SEE INDEX TO DRAWINGS

EXTERIOR DESIGN MECHANICAL: SEE INDEX TO DRAWINGS

EXTERIOR DESIGN FIRE: SEE INDEX TO DRAWINGS

NEW RETAIL BUILDING

WILDEVCO, LLC
235 PENDELTON STREET NW
AIKEN, SOUTH CAROLINA 29801



COVER SHEET AND
CODE ANALYSIS

DATE: 06/11/16
BY: [Signature]
CHECKED BY: [Signature]
SCALE: [Blank]
SHEET NO.: [Blank]
TOTAL SHEETS: [Blank]

A0.0



P

5

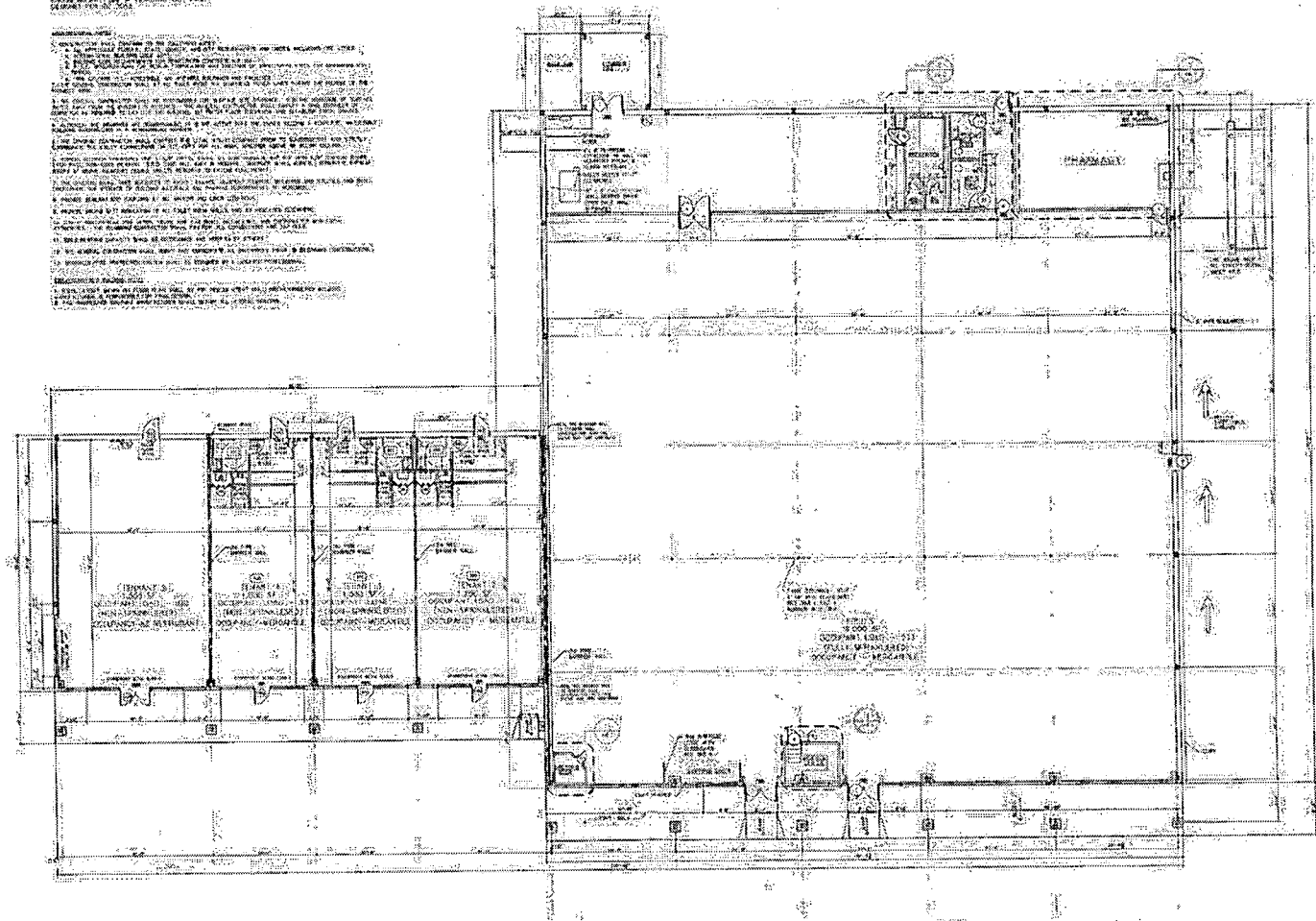
528

REVISIONS:
 1. REVISION 1: AS NOTED.
 2. REVISION 2: AS NOTED.
 3. REVISION 3: AS NOTED.

GENERAL NOTES:
 1. ALL WORK SHALL BE IN ACCORDANCE WITH THE LATEST EDITIONS OF THE CALIFORNIA BUILDING CODE AND ALL APPLICABLE ORDINANCES.
 2. THE CONTRACTOR SHALL BE RESPONSIBLE FOR OBTAINING ALL NECESSARY PERMITS AND APPROVALS FROM THE LOCAL AGENCIES.
 3. ALL MATERIALS AND WORKMANSHIP SHALL BE SUBJECT TO INSPECTION AND APPROVAL BY THE LOCAL AGENCIES.
 4. THE CONTRACTOR SHALL MAINTAIN ACCESS TO ALL ADJACENT PROPERTIES AT ALL TIMES.
 5. ALL UTILITIES SHALL BE PROTECTED AND DEEPLY REPAIRED OR REPLACED AS NECESSARY.
 6. ALL WORK SHALL BE COMPLETED WITHIN THE SPECIFIED TIME FRAME.
 7. THE CONTRACTOR SHALL MAINTAIN A NEAT AND SAFE WORKING ENVIRONMENT AT ALL TIMES.
 8. ALL MATERIALS SHALL BE STORED PROPERLY AND PROTECTED FROM THE ELEMENTS.
 9. ALL WASTE SHALL BE REMOVED FROM THE SITE DAILY.
 10. ALL WORK SHALL BE COMPLETED IN ACCORDANCE WITH THE SPECIFICATIONS AND NOTES.
 11. THE CONTRACTOR SHALL BE RESPONSIBLE FOR OBTAINING ALL NECESSARY PERMITS AND APPROVALS FROM THE LOCAL AGENCIES.
 12. ALL MATERIALS AND WORKMANSHIP SHALL BE SUBJECT TO INSPECTION AND APPROVAL BY THE LOCAL AGENCIES.
 13. ALL UTILITIES SHALL BE PROTECTED AND DEEPLY REPAIRED OR REPLACED AS NECESSARY.
 14. ALL WORK SHALL BE COMPLETED WITHIN THE SPECIFIED TIME FRAME.
 15. THE CONTRACTOR SHALL MAINTAIN A NEAT AND SAFE WORKING ENVIRONMENT AT ALL TIMES.
 16. ALL MATERIALS SHALL BE STORED PROPERLY AND PROTECTED FROM THE ELEMENTS.
 17. ALL WASTE SHALL BE REMOVED FROM THE SITE DAILY.
 18. ALL WORK SHALL BE COMPLETED IN ACCORDANCE WITH THE SPECIFICATIONS AND NOTES.
 19. THE CONTRACTOR SHALL BE RESPONSIBLE FOR OBTAINING ALL NECESSARY PERMITS AND APPROVALS FROM THE LOCAL AGENCIES.
 20. ALL MATERIALS AND WORKMANSHIP SHALL BE SUBJECT TO INSPECTION AND APPROVAL BY THE LOCAL AGENCIES.

SECTION 1: WALL SECTION
 1. EXTERIOR FINISH: 1/2" GYPSUM BOARD OVER 1/2" SHEET ROCK.
 2. INSULATION: 2" POLYSTYRENE FOAM BOARD INSULATION.
 3. INTERIOR FINISH: 1/2" GYPSUM BOARD OVER 1/2" SHEET ROCK.
 4. ALL WORK SHALL BE IN ACCORDANCE WITH THE LATEST EDITIONS OF THE CALIFORNIA BUILDING CODE AND ALL APPLICABLE ORDINANCES.

SECTION 2: FLOOR SECTION
 1. EXTERIOR FINISH: 1/2" GYPSUM BOARD OVER 1/2" SHEET ROCK.
 2. INSULATION: 2" POLYSTYRENE FOAM BOARD INSULATION.
 3. INTERIOR FINISH: 1/2" GYPSUM BOARD OVER 1/2" SHEET ROCK.
 4. ALL WORK SHALL BE IN ACCORDANCE WITH THE LATEST EDITIONS OF THE CALIFORNIA BUILDING CODE AND ALL APPLICABLE ORDINANCES.



FLOOR PLAN LIFE SAFETY PLAN

LEGEND:
 1. EXIT SIGN
 2. EXIT DOOR
 3. EXIT WINDOW
 4. EXIT STAIR

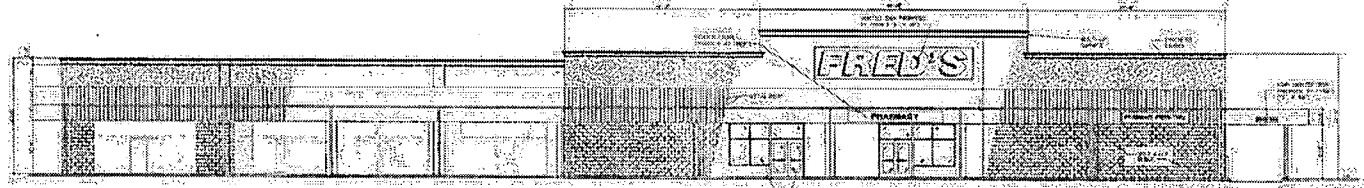
NEW RETAIL BUILDING

WILDEY CO. LLC
 233 PENDELTON STREET, SUITE 100
 ANAHEIM, SOUTH CALIFORNIA 92805
 PHONE: (714) 771-1111
 FAX: (714) 771-1112

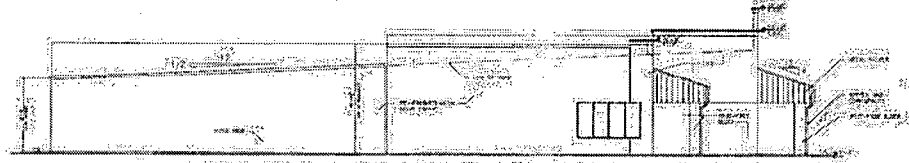


**FLOOR PLAN
 LIFE SAFETY PLAN
 DETAILS / NOTES**

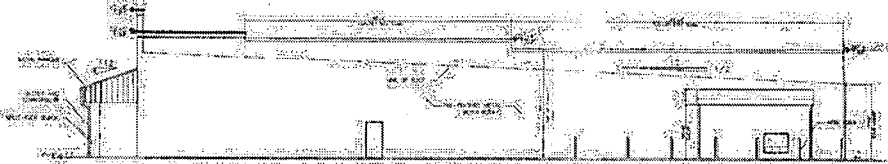
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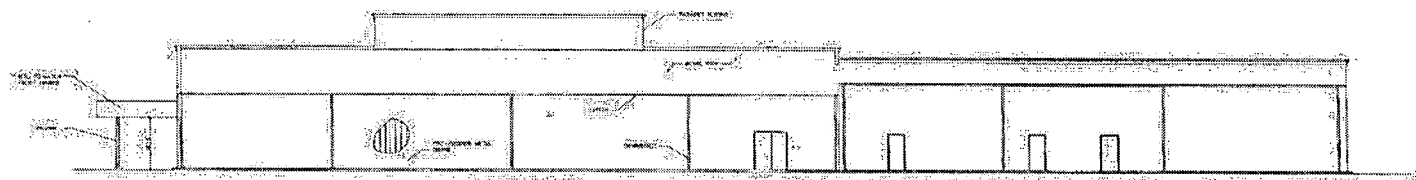
1 FRONT ELEVATION



2 LEFT SIDE ELEVATION



3 RIGHT SIDE ELEVATION



4 REAR ELEVATION

SEE SOME DETAILS OF INTERIOR FLOOR SLABS
 FROM PLAN AND SECTION OF STRUCTURAL DRAWING SET.

NEW RETAIL BUILDING

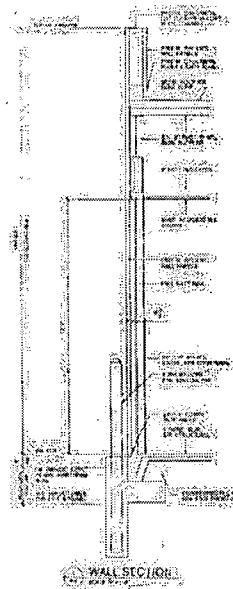
WILMINGTON, SOUTH CAROLINA 29403

WILDEVCO, LLC

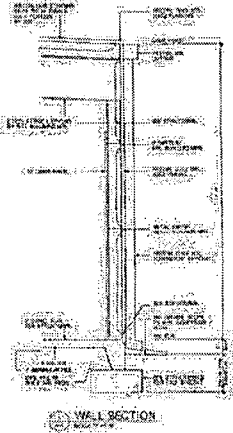
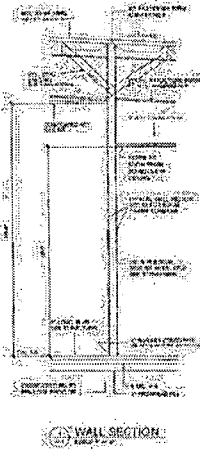
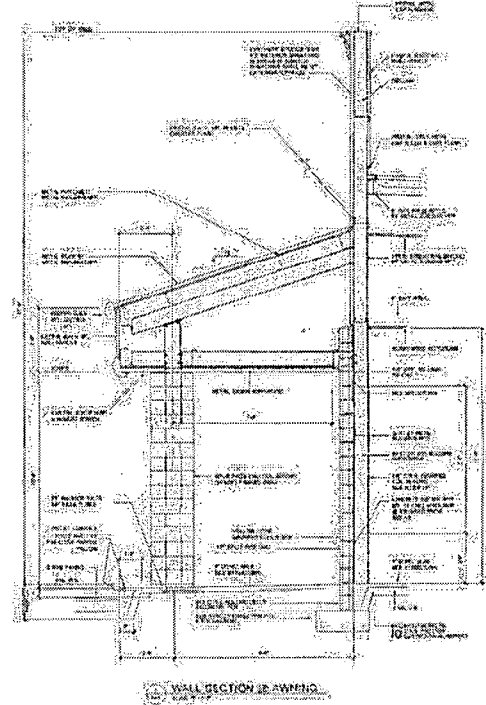
2001 WILMINGTON BOULEVARD, SUITE 100
 LAURENCEVILLE, SOUTH CAROLINA 29021

EXTERIOR ELEVATIONS





NOTES:
 1. SEE GENERAL NOTES TO ALL DRAWINGS.
 2. ALL DIMENSIONS ARE UNLESS OTHERWISE NOTED.
 3. ALL MATERIALS AND METHODS SHALL BE AS SHOWN OR APPROVED BY THE ARCHITECT.



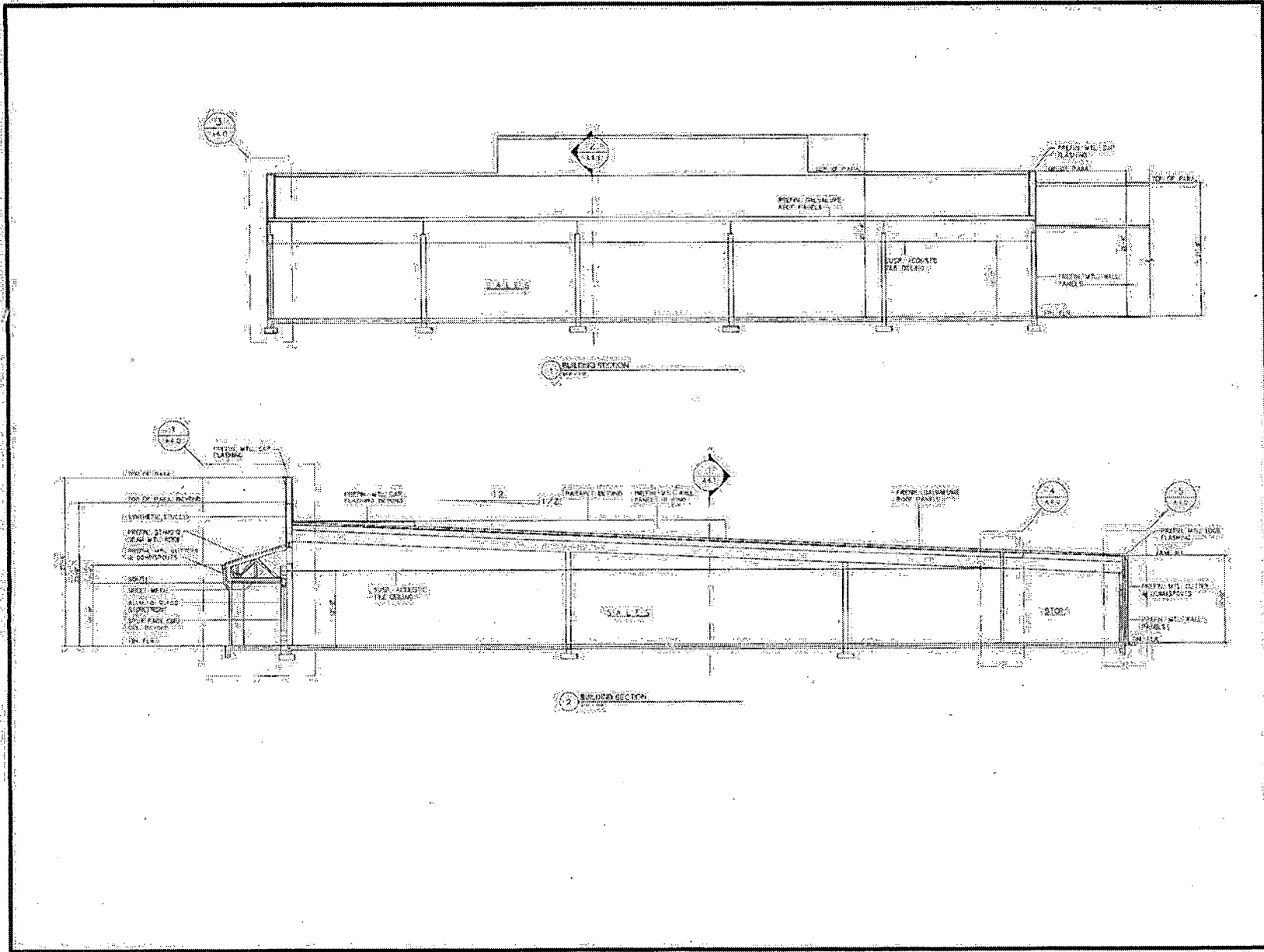
NEW RETAIL BUILDING

WILDEVCO, LLC
 1234 FIDELITY STREET, FARMINGDALE, NY 11737
 (631) 452-1234

WALL SECTIONS

A4.0

WILKINSON, SOUTH CAROLINA 29388

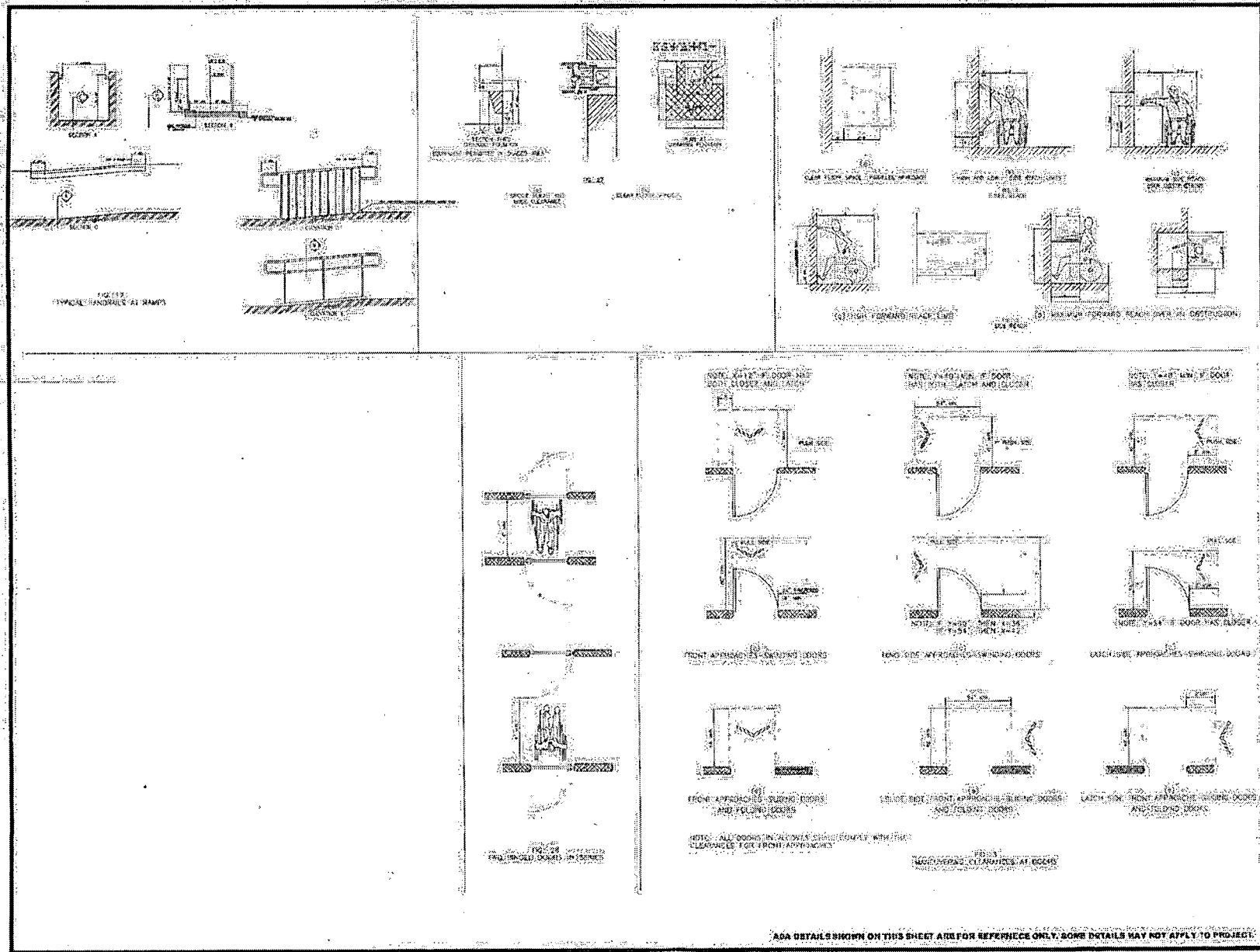


NEW RETAIL BUILDING

WILDEVCO, LLC
 2227 WILSON ROAD
 Aiken, South Carolina 29801

BUILDING SECTIONS

A4.1



NEW RETAIL BUILDING

WILDEVCO, LLC
 2500 WILSON ROAD, SUITE 100
 GREENSBORO, NORTH CAROLINA 27409

WILKINSON, SOUTH CAROLINA 29373

ADA DETAILS

A5.0

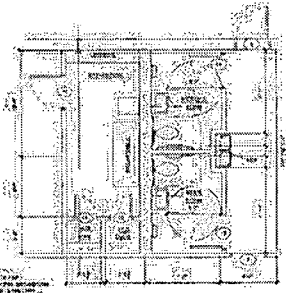
ADA DETAILS SHOWN ON THIS SHEET ARE FOR REFERENCE ONLY. SOME DETAILS MAY NOT APPLY TO PROJECT.



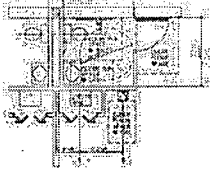
ACCESSIBILITY SIGNAGE
SEE GENERAL CONDITIONS FOR DETAILS
SEE SPECIFICATIONS

- 1. PROVIDE THE FOLLOWING INFORMATION TO THE CONTRACTOR:
- 2. PROVIDE THE FOLLOWING INFORMATION TO THE CONTRACTOR:
- 3. PROVIDE THE FOLLOWING INFORMATION TO THE CONTRACTOR:
- 4. PROVIDE THE FOLLOWING INFORMATION TO THE CONTRACTOR:
- 5. PROVIDE THE FOLLOWING INFORMATION TO THE CONTRACTOR:
- 6. PROVIDE THE FOLLOWING INFORMATION TO THE CONTRACTOR:
- 7. PROVIDE THE FOLLOWING INFORMATION TO THE CONTRACTOR:
- 8. PROVIDE THE FOLLOWING INFORMATION TO THE CONTRACTOR:
- 9. PROVIDE THE FOLLOWING INFORMATION TO THE CONTRACTOR:
- 10. PROVIDE THE FOLLOWING INFORMATION TO THE CONTRACTOR:

TOILET ROOM PARTS SCHEDULE	
NO.	DESCRIPTION
1	TOILET
2	VANITY
3	SINK
4	MIRROR
5	STOVE
6	REFRIGERATOR
7	CUPBOARD
8	DRAWER
9	DISHWASHER
10	STOVE
11	REFRIGERATOR
12	CUPBOARD
13	DRAWER
14	DISHWASHER
15	STOVE
16	REFRIGERATOR
17	CUPBOARD
18	DRAWER
19	DISHWASHER
20	STOVE
21	REFRIGERATOR
22	CUPBOARD
23	DRAWER
24	DISHWASHER
25	STOVE
26	REFRIGERATOR
27	CUPBOARD
28	DRAWER
29	DISHWASHER
30	STOVE



ENLARGED RESTROOM PLAN



ENLARGED RESTROOM PLAN

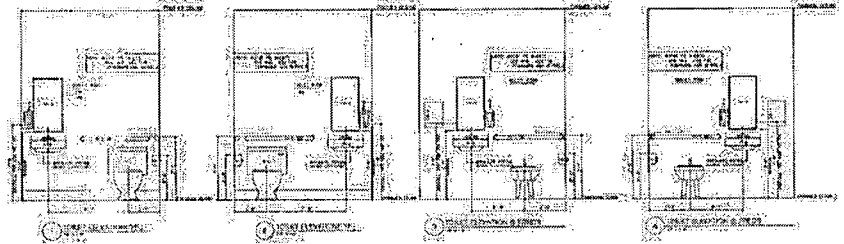


NOTES

1. PROVIDE THE FOLLOWING INFORMATION TO THE CONTRACTOR:
2. PROVIDE THE FOLLOWING INFORMATION TO THE CONTRACTOR:
3. PROVIDE THE FOLLOWING INFORMATION TO THE CONTRACTOR:
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10. PROVIDE THE FOLLOWING INFORMATION TO THE CONTRACTOR:

ACCESSIBILITY NOTES

1. PROVIDE THE FOLLOWING INFORMATION TO THE CONTRACTOR:
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46. PROVIDE THE FOLLOWING INFORMATION TO THE CONTRACTOR:
47. PROVIDE THE FOLLOWING INFORMATION TO THE CONTRACTOR:
48. PROVIDE THE FOLLOWING INFORMATION TO THE CONTRACTOR:
49. PROVIDE THE FOLLOWING INFORMATION TO THE CONTRACTOR:
50. PROVIDE THE FOLLOWING INFORMATION TO THE CONTRACTOR:



ENLARGED TOILET PLANS (TOILET ELEVATIONS) DETAILS

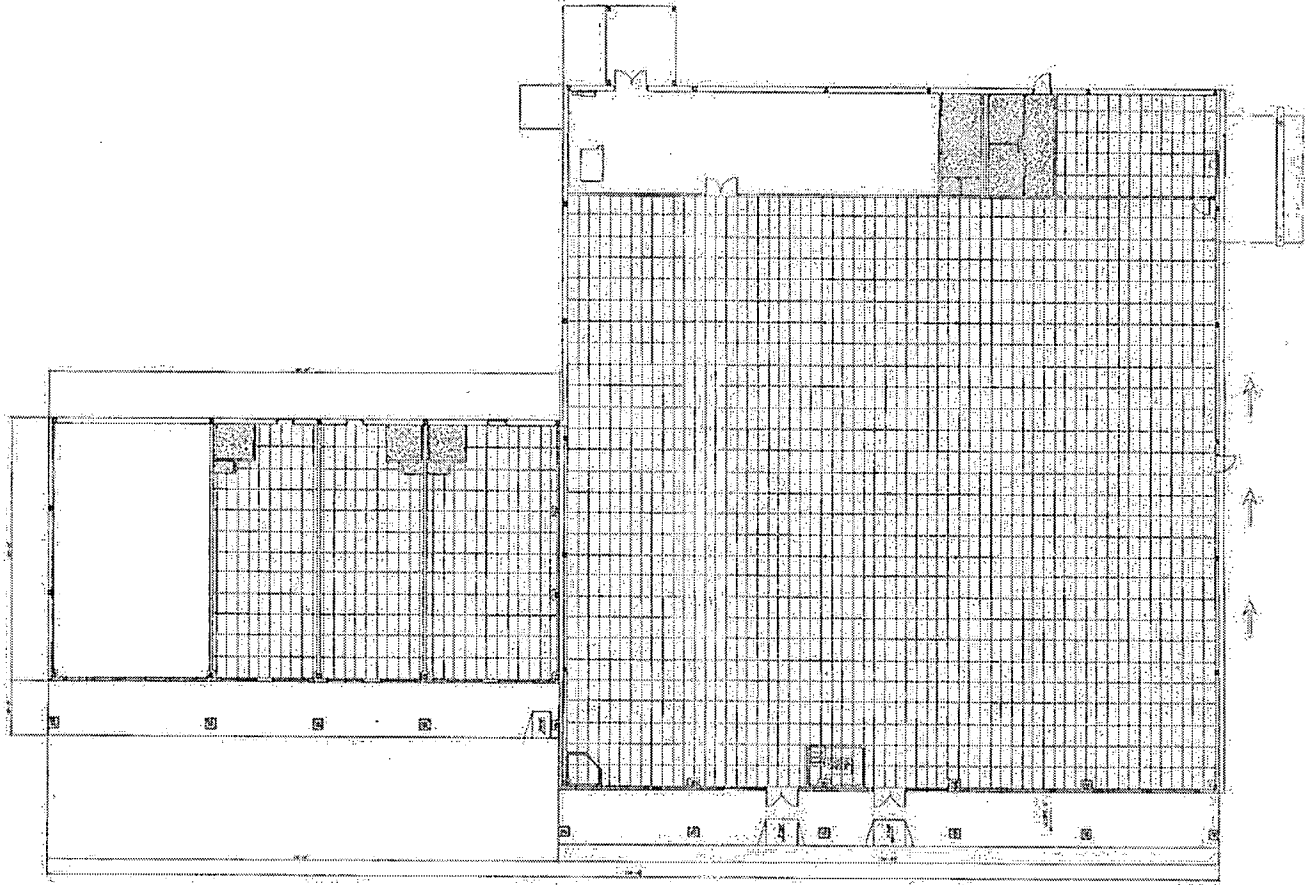
NEW RETAIL BUILDING

WILDEVCO, LLC
2811 WILSON STREET, WY
RAVEN, SOUTH CAROLINA 29681
BILLSTON, SOUTH CAROLINA 29029

WILDEVCO, LLC
2811 WILSON STREET, WY
RAVEN, SOUTH CAROLINA 29681



ENLARGED TOILET PLANS
(TOILET ELEVATIONS)
DETAILS



REFLECTED CEILING PLAN

NOTES:
 1. ALL DIMENSIONS TO CENTER UNLESS NOTED OTHERWISE.
 2. ALL DIMENSIONS TO FACE UNLESS NOTED OTHERWISE.
 3. ALL DIMENSIONS TO FACE UNLESS NOTED OTHERWISE.
 4. ALL DIMENSIONS TO FACE UNLESS NOTED OTHERWISE.
 5. ALL DIMENSIONS TO FACE UNLESS NOTED OTHERWISE.

NEW RETAIL BUILDING

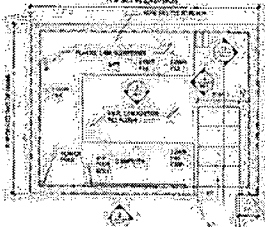
WILLISTON, SOUTH CAROLINA 29382

WILDEVCO, LLC

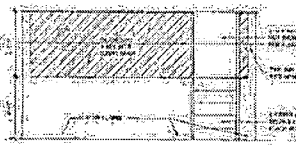
235 FENDELTON STREET, NW
 ALBANY, SOUTH CAROLINA 29901
 TEL: 803.682.1111
 FAX: 803.682.1112

REFLECTED CEILING PLAN

DATE:	
SCALE:	
PROJECT NO.:	
CLIENT:	
ARCHITECT:	
DESIGNER:	
CHECKED BY:	
DATE:	



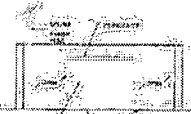
SECURITY CENTER ENLARGED FLOOR PLAN



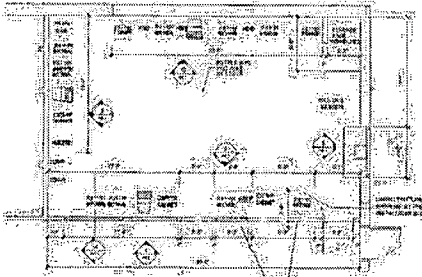
SECURITY CENTER FRONT ELEVATION



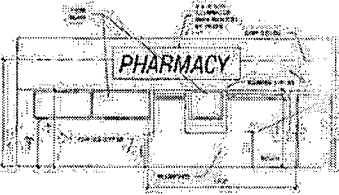
CABINET ELEVATION



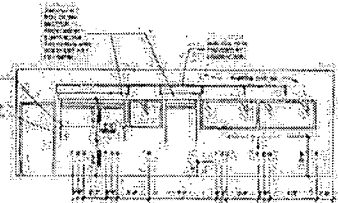
CRENZEA ELEVATION



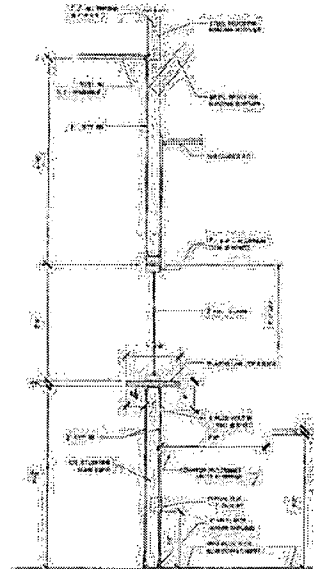
ENLARGED FLOOR PLAN



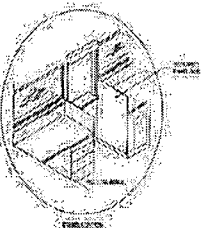
INTERIOR ELEVATION



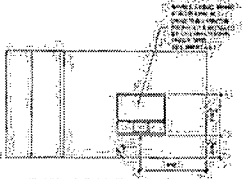
INTERIOR ELEVATION



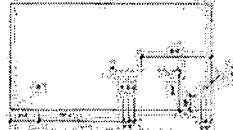
WALL SECTION



CORNER



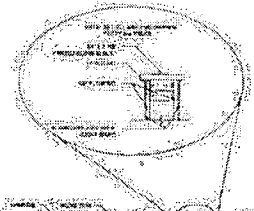
INTERIOR ELEVATION



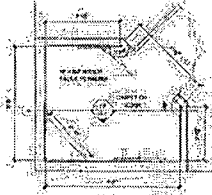
INTERIOR ELEVATION



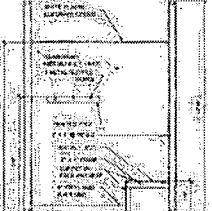
INTERIOR ELEVATION



CORNER



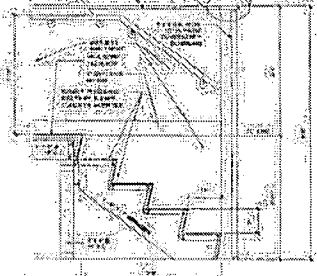
ENLARGED CRENZEA ROOM PLAN



STAIR SECTION

NOTES:

- 1. ALL MATERIALS TO BE USED SHALL BE APPROVED BY THE ARCHITECT.
- 2. ALL WORK SHALL BE IN ACCORDANCE WITH THE LATEST EDITIONS OF THE BUILDING CODES AND SPECIFICATIONS.
- 3. ALL WORK SHALL BE IN ACCORDANCE WITH THE LATEST EDITIONS OF THE NATIONAL ELECTRICAL CODE AND THE NATIONAL FIRE ALARM AND SIGNALING CODE.
- 4. ALL WORK SHALL BE IN ACCORDANCE WITH THE LATEST EDITIONS OF THE NATIONAL MECHANICAL CODE AND THE NATIONAL PLUMBING AND HEATING CODE.
- 5. ALL WORK SHALL BE IN ACCORDANCE WITH THE LATEST EDITIONS OF THE NATIONAL SANITATION AND ENGINEERING CODE.
- 6. ALL WORK SHALL BE IN ACCORDANCE WITH THE LATEST EDITIONS OF THE NATIONAL SAFETY CODE AND THE NATIONAL CONSTRUCTION CODE.
- 7. ALL WORK SHALL BE IN ACCORDANCE WITH THE LATEST EDITIONS OF THE NATIONAL FIRE PROTECTION ASSOCIATION (NFPA) CODES.
- 8. ALL WORK SHALL BE IN ACCORDANCE WITH THE LATEST EDITIONS OF THE NATIONAL FIRE PROTECTION ASSOCIATION (NFPA) CODES.
- 9. ALL WORK SHALL BE IN ACCORDANCE WITH THE LATEST EDITIONS OF THE NATIONAL FIRE PROTECTION ASSOCIATION (NFPA) CODES.
- 10. ALL WORK SHALL BE IN ACCORDANCE WITH THE LATEST EDITIONS OF THE NATIONAL FIRE PROTECTION ASSOCIATION (NFPA) CODES.



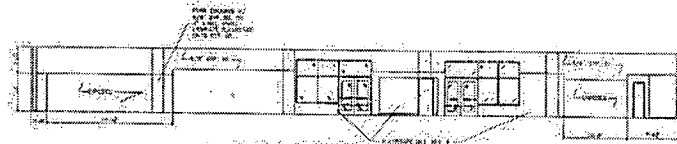
SECURITY CENTER STAIR SECTION

NEW RETAIL BUILDING

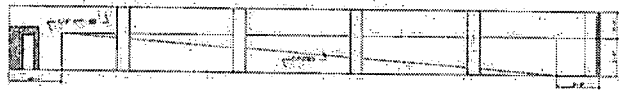
WILDEVCO, LLC
 225 PINEHURST STREET, SUITE 100
 AUGUSTA, SOUTH CAROLINA 29601



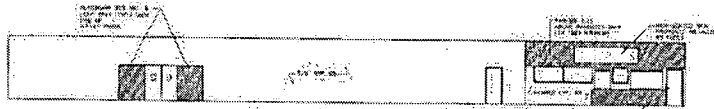
ENLARGED PLANS AND DETAILS



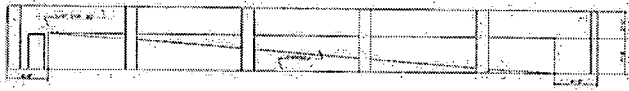
1 INTERIOR ELEVATION - ENTRY



2 INTERIOR ELEVATION - STORE



3 INTERIOR ELEVATION - FRONT



4 INTERIOR ELEVATION - REAR

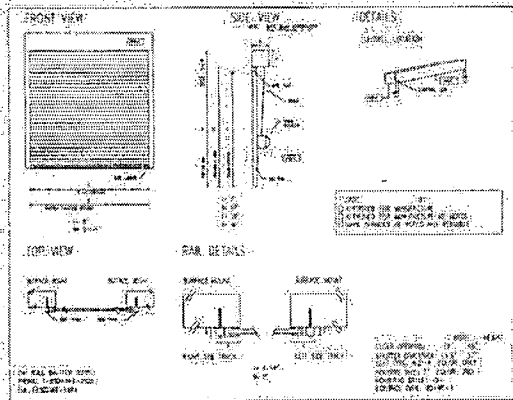
NEW RETAIL BUILDING

WILDEVCO, LLC
248 FLEMING ROAD, GREENVILLE, SOUTH CAROLINA 29615

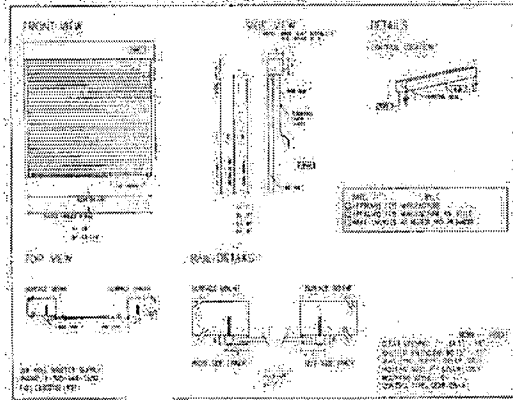
WILLETTSVILLE, SOUTH CAROLINA 29382

INTERIOR ELEVATIONS

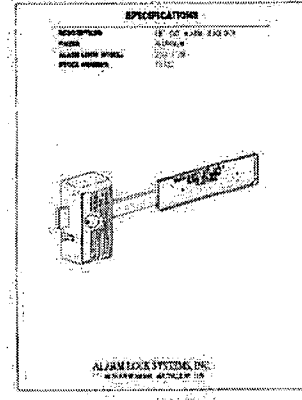
NO.	
DATE	
PROJECT	
SCALE	
DESCRIPTION	



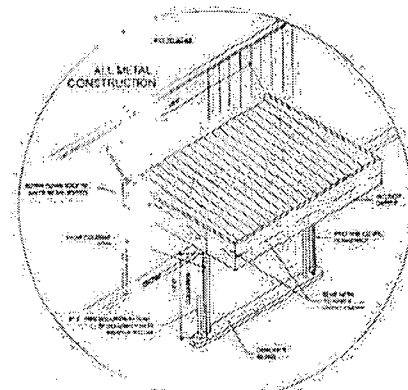
ROLL SHUTTER 'A'



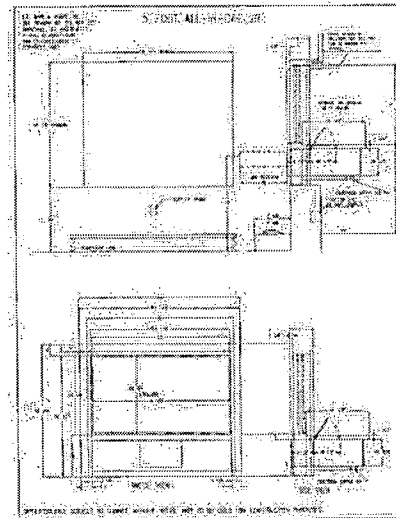
ROLL SHUTTER 'B'



ALARM LOCK



DRIVE THRU CANOPY ISOMETRIC



FIVE FOOT ALL-IN-ONE JR.

NOTE:
THIS DRAWING IS THE PROPERTY OF THE DRAWING ENGINEER.
IT IS TO BE USED ONLY FOR THE PROJECT AND SITE SPECIFICALLY
IDENTIFIED THEREON. IT IS NOT TO BE REPRODUCED, COPIED,
OR TRANSMITTED IN ANY FORM OR BY ANY MEANS, ELECTRONIC
OR MECHANICAL, INCLUDING PHOTOCOPYING, RECORDING, OR BY
ANY INFORMATION STORAGE AND RETRIEVAL SYSTEM.

NEW RETAIL BUILDING

WILDEVCO, LLC
235 FENDLTON STREET, NW
ALBANY, SOUTH CAROLINA 29801
TEL: 803.682.1111

MISC. DETAILS AND NOTES

PROJECT NO. _____
DATE _____
SCALE _____
DRAWN BY _____
CHECKED BY _____
APPROVED BY _____

A7.0

WILDFLOK SOUTH CAROLINA 29801

DOOR SCHEDULE FOR TENNANT AREAS 2, 3, 4 AND 5 ONLY

NO.	SIZE	DOOR MATERIAL	TYPE	FRAME	GLASS	FINISH	REMARKS
1	7'-0" x 7'-0"	ALUM & GLASS	A	ALUMINUM BRONZE	10A-42	10A-42	1/2" CLEAR TINTED GLASS
2	7'-0" x 7'-0"	ALUM & GLASS	A	ALUMINUM BRONZE	10A-42	10A-42	1/2" CLEAR TINTED GLASS
3	7'-0" x 7'-0"	HOLLOW METAL	B	HOLLOW METAL	10A-42	10A-42	WALDY DOOR (ONE HAND LOCK) 1/2" CLEAR TINTED GLASS
4	7'-0" x 7'-0"	HOLLOW METAL	B	HOLLOW METAL	10A-42	10A-42	SPRING HINGED, PAINTED BRASS
5	7'-0" x 7'-0"	HOLLOW METAL	B	HOLLOW METAL	10A-42	10A-42	PART DOORS (IMMEDIATE)
6	7'-0" x 7'-0"	GLASS	C	HOLLOW METAL	10A-42	10A-42	GLASS DOOR (IMPACT DOOR)
7	7'-0" x 7'-0"	HOLLOW METAL	B	HOLLOW METAL	10A-42	10A-42	
8	N/A	ISA	10A	HOLLOW METAL	10A-42	10A-42	FINISHED OPERATOR SYSTEM
9	7'-0" x 7'-0"	HOLLOW METAL	C	HOLLOW METAL	10A-42	10A-42	
10	7'-0" x 7'-0"	HOLLOW METAL	B	HOLLOW METAL	10A-42	10A-42	
11	7'-0" x 7'-0"	HOLLOW METAL	F	HOLLOW METAL	10A-42	10A-42	W/DOORS
12	7'-0" x 7'-0"	HOLLOW METAL	F	HOLLOW METAL	10A-42	10A-42	W/DOORS
13	7'-0" x 7'-0"	HOLLOW METAL	F	HOLLOW METAL	10A-42	10A-42	W/DOORS
14	7'-0" x 7'-0"	HOLLOW METAL	F	HOLLOW METAL	10A-42	10A-42	W/DOORS
15	7'-0" x 7'-0"	HOLLOW METAL	F	HOLLOW METAL	10A-42	10A-42	W/DOORS
16	7'-0" x 7'-0"	HOLLOW METAL	F	HOLLOW METAL	10A-42	10A-42	W/DOORS

DOOR SCHEDULE FOR FRED'S TENNANT AREA ONLY

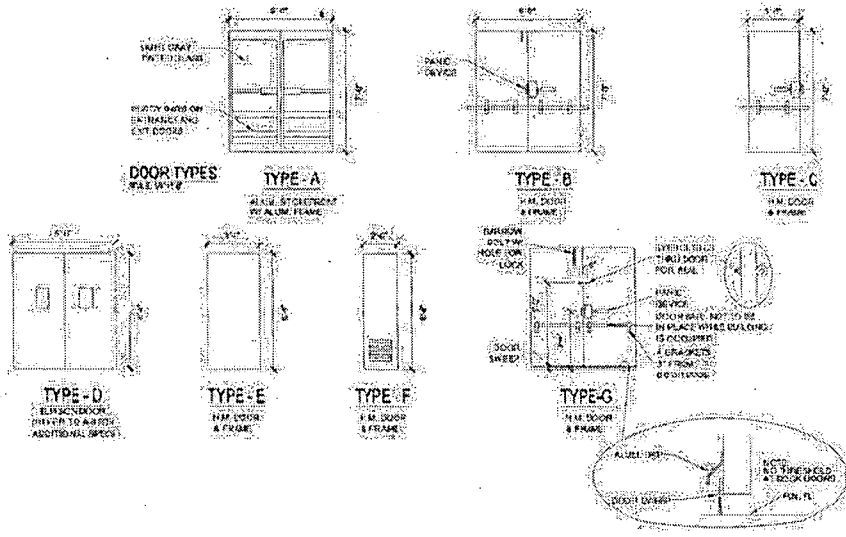
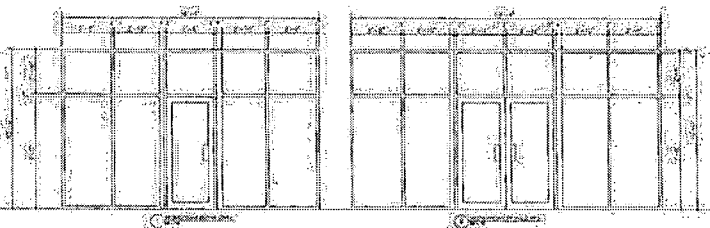
NO.	SIZE	DOOR MATERIAL	TYPE	FRAME	GLASS	FINISH	REMARKS
1	7'-0" x 7'-0"	ALUM & GLASS	A	ALUMINUM BRONZE	10A-42	10A-42	1/2" CLEAR TINTED GLASS
2	7'-0" x 7'-0"	ALUM & GLASS	A	ALUMINUM BRONZE	10A-42	10A-42	1/2" CLEAR TINTED GLASS
3	7'-0" x 7'-0"	HOLLOW METAL	B	HOLLOW METAL	10A-42	10A-42	WALDY DOOR (ONE HAND LOCK) 1/2" CLEAR TINTED GLASS
4	7'-0" x 7'-0"	HOLLOW METAL	B	HOLLOW METAL	10A-42	10A-42	SPRING HINGED, PAINTED BRASS
5	7'-0" x 7'-0"	HOLLOW METAL	B	HOLLOW METAL	10A-42	10A-42	PART DOORS (IMMEDIATE)
6	7'-0" x 7'-0"	GLASS	C	HOLLOW METAL	10A-42	10A-42	GLASS DOOR (IMPACT DOOR)
7	7'-0" x 7'-0"	HOLLOW METAL	B	HOLLOW METAL	10A-42	10A-42	
8	N/A	ISA	10A	HOLLOW METAL	10A-42	10A-42	FINISHED OPERATOR SYSTEM
9	7'-0" x 7'-0"	HOLLOW METAL	C	HOLLOW METAL	10A-42	10A-42	
10	7'-0" x 7'-0"	HOLLOW METAL	B	HOLLOW METAL	10A-42	10A-42	
11	7'-0" x 7'-0"	HOLLOW METAL	F	HOLLOW METAL	10A-42	10A-42	W/DOORS
12	7'-0" x 7'-0"	HOLLOW METAL	F	HOLLOW METAL	10A-42	10A-42	W/DOORS
13	7'-0" x 7'-0"	HOLLOW METAL	F	HOLLOW METAL	10A-42	10A-42	W/DOORS
14	7'-0" x 7'-0"	HOLLOW METAL	F	HOLLOW METAL	10A-42	10A-42	W/DOORS
15	7'-0" x 7'-0"	HOLLOW METAL	F	HOLLOW METAL	10A-42	10A-42	W/DOORS
16	7'-0" x 7'-0"	HOLLOW METAL	F	HOLLOW METAL	10A-42	10A-42	W/DOORS

*NO THRESHOLD. INSTALL DRIP CAP AND NEOPRENE SWEEP WEATHER STRIPPING AT FLOOR.

FINISH SCHEDULE TENNANT SPACES 2, 3, 4 AND 5

NO.	DESCRIPTION	REMARKS
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NOTES:
 ALL FINISHES IN TENNANT AREAS 2, 3, 4, AND 5 PER OWNER AND DC.
 FINISHES FOR FRED'S TENNANT AREA (FROM ON SHEET A51)
 ALL GYPSUM BOARD IN WATER PRONE AREAS TO BE WATER RESISTANT.



NEW RETAIL BUILDING

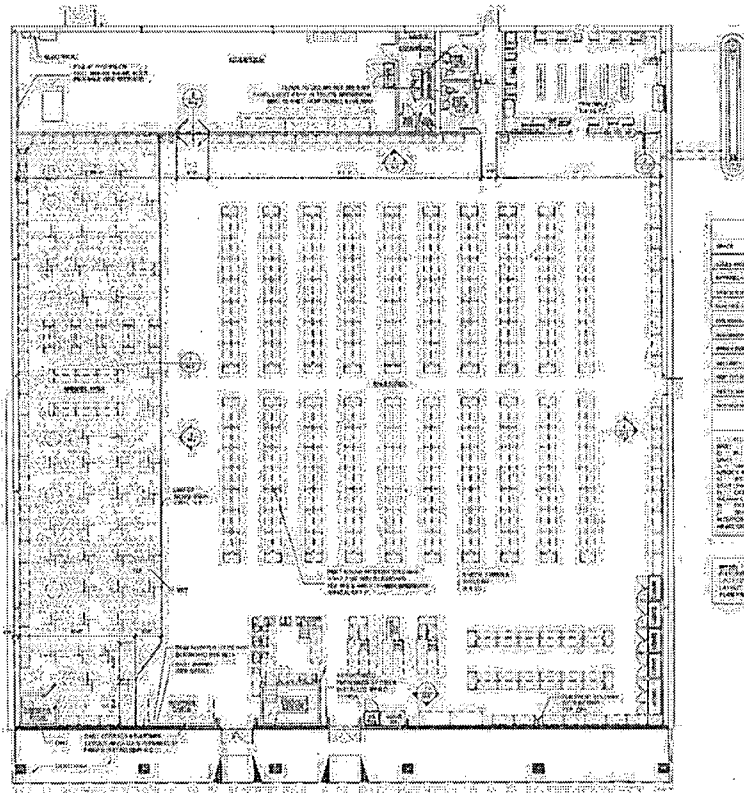
WILDEVCO, LLC



DOOR FINISH SCHEDULES
 DOOR TYPES (FRED'S ONLY)

WILUSTON, SOUTH CAROLINA 29389

A8.0



ROOM FINISH SCHEDULE

NO.	ROOM	FINISH	DESCRIPTION	QTY	UNIT	PRICE	TOTAL	REMARKS
1	RETAIL	CONCRETE	CONCRETE FLOOR	1000	SQ. FT.	1.50	1500.00	
2	RETAIL	PAINT	PAINT WALLS	2000	SQ. FT.	0.50	1000.00	
3	RETAIL	CEILING	CEILING	1000	SQ. FT.	0.80	800.00	
4	RETAIL	DOOR	DOOR	10	EA.	100.00	1000.00	
5	RETAIL	WINDOW	WINDOW	20	EA.	50.00	1000.00	
6	RETAIL	GLASS	GLASS	20	EA.	50.00	1000.00	
7	RETAIL	MECHANICAL	MECHANICAL	10	EA.	100.00	1000.00	
8	RETAIL	ELECTRICAL	ELECTRICAL	10	EA.	100.00	1000.00	
9	RETAIL	PLUMBING	PLUMBING	10	EA.	100.00	1000.00	
10	RETAIL	FINISH	FINISH	1000	SQ. FT.	0.50	500.00	
11	RETAIL	CEILING	CEILING	1000	SQ. FT.	0.80	800.00	
12	RETAIL	DOOR	DOOR	10	EA.	100.00	1000.00	
13	RETAIL	WINDOW	WINDOW	20	EA.	50.00	1000.00	
14	RETAIL	GLASS	GLASS	20	EA.	50.00	1000.00	
15	RETAIL	MECHANICAL	MECHANICAL	10	EA.	100.00	1000.00	
16	RETAIL	ELECTRICAL	ELECTRICAL	10	EA.	100.00	1000.00	
17	RETAIL	PLUMBING	PLUMBING	10	EA.	100.00	1000.00	
18	RETAIL	FINISH	FINISH	1000	SQ. FT.	0.50	500.00	
19	RETAIL	CEILING	CEILING	1000	SQ. FT.	0.80	800.00	
20	RETAIL	DOOR	DOOR	10	EA.	100.00	1000.00	
21	RETAIL	WINDOW	WINDOW	20	EA.	50.00	1000.00	
22	RETAIL	GLASS	GLASS	20	EA.	50.00	1000.00	
23	RETAIL	MECHANICAL	MECHANICAL	10	EA.	100.00	1000.00	
24	RETAIL	ELECTRICAL	ELECTRICAL	10	EA.	100.00	1000.00	
25	RETAIL	PLUMBING	PLUMBING	10	EA.	100.00	1000.00	
26	RETAIL	FINISH	FINISH	1000	SQ. FT.	0.50	500.00	
27	RETAIL	CEILING	CEILING	1000	SQ. FT.	0.80	800.00	
28	RETAIL	DOOR	DOOR	10	EA.	100.00	1000.00	
29	RETAIL	WINDOW	WINDOW	20	EA.	50.00	1000.00	
30	RETAIL	GLASS	GLASS	20	EA.	50.00	1000.00	
31	RETAIL	MECHANICAL	MECHANICAL	10	EA.	100.00	1000.00	
32	RETAIL	ELECTRICAL	ELECTRICAL	10	EA.	100.00	1000.00	
33	RETAIL	PLUMBING	PLUMBING	10	EA.	100.00	1000.00	
34	RETAIL	FINISH	FINISH	1000	SQ. FT.	0.50	500.00	
35	RETAIL	CEILING	CEILING	1000	SQ. FT.	0.80	800.00	
36	RETAIL	DOOR	DOOR	10	EA.	100.00	1000.00	
37	RETAIL	WINDOW	WINDOW	20	EA.	50.00	1000.00	
38	RETAIL	GLASS	GLASS	20	EA.	50.00	1000.00	
39	RETAIL	MECHANICAL	MECHANICAL	10	EA.	100.00	1000.00	
40	RETAIL	ELECTRICAL	ELECTRICAL	10	EA.	100.00	1000.00	
41	RETAIL	PLUMBING	PLUMBING	10	EA.	100.00	1000.00	
42	RETAIL	FINISH	FINISH	1000	SQ. FT.	0.50	500.00	
43	RETAIL	CEILING	CEILING	1000	SQ. FT.	0.80	800.00	
44	RETAIL	DOOR	DOOR	10	EA.	100.00	1000.00	
45	RETAIL	WINDOW	WINDOW	20	EA.	50.00	1000.00	
46	RETAIL	GLASS	GLASS	20	EA.	50.00	1000.00	
47	RETAIL	MECHANICAL	MECHANICAL	10	EA.	100.00	1000.00	
48	RETAIL	ELECTRICAL	ELECTRICAL	10	EA.	100.00	1000.00	
49	RETAIL	PLUMBING	PLUMBING	10	EA.	100.00	1000.00	
50	RETAIL	FINISH	FINISH	1000	SQ. FT.	0.50	500.00	

BUILDING MATERIAL INFORMATION

THIS SCHEDULE IS BASED ON THE FOLLOWING ASSUMPTIONS:

1. ALL MATERIALS ARE TO BE SUPPLIED BY THE CONTRACTOR.
2. ALL MATERIALS ARE TO BE OF THE BEST QUALITY AVAILABLE.
3. ALL MATERIALS ARE TO BE OF THE SAME MAKE AND MODEL.
4. ALL MATERIALS ARE TO BE OF THE SAME COLOR AND FINISH.
5. ALL MATERIALS ARE TO BE OF THE SAME TYPE AND SIZE.
6. ALL MATERIALS ARE TO BE OF THE SAME WEIGHT AND DENSITY.
7. ALL MATERIALS ARE TO BE OF THE SAME MANUFACTURER.
8. ALL MATERIALS ARE TO BE OF THE SAME ORIGIN.
9. ALL MATERIALS ARE TO BE OF THE SAME COUNTRY OF ORIGIN.
10. ALL MATERIALS ARE TO BE OF THE SAME AGE.

NOTES AND FUTURE PLAN (FEDS)

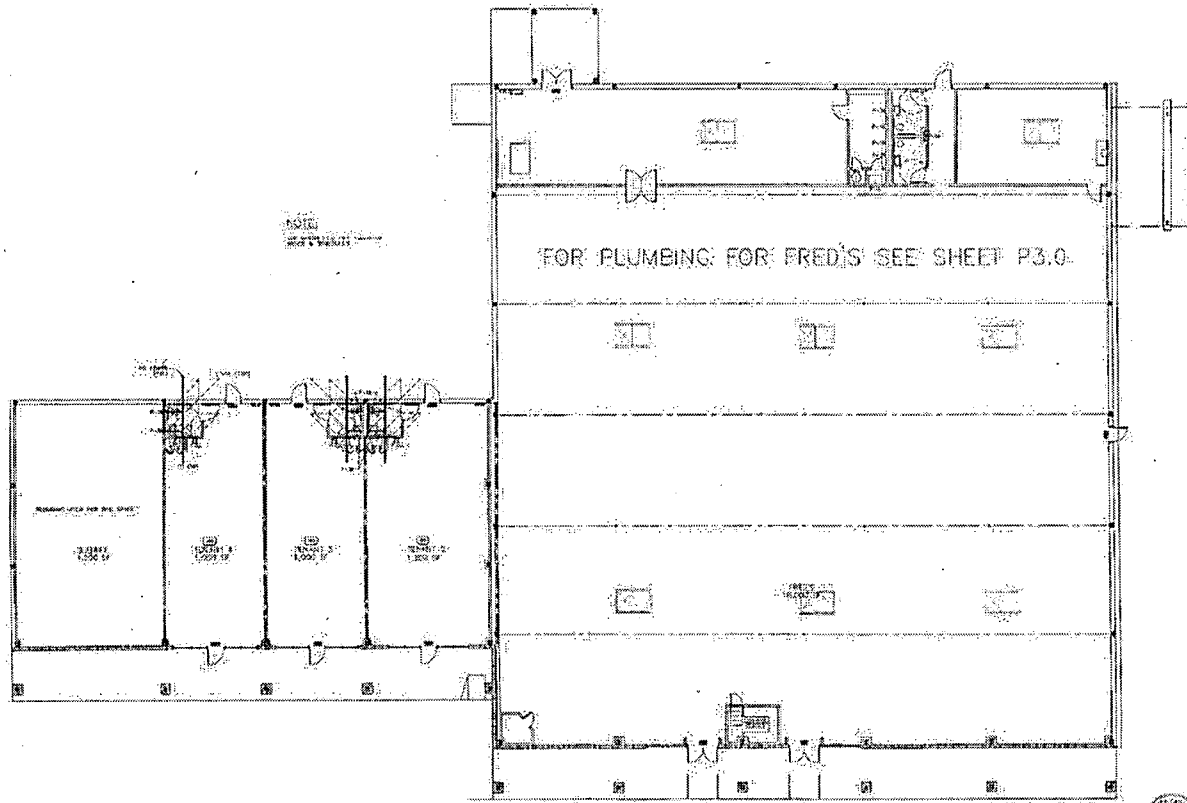
NEW RETAIL BUILDING

WILDEVCO, LLC

225 PENDLETON STREET SW
MILLSTONE, SOUTH CAROLINA 29578

FINISH PLAN

A6.1



WASTE/VENT PLAN



NEW RETAIL BUILDING

WILDEVCO, LLC
 225 PENNSYLVANIA STREET, FLOOR 1700
 AIRENT, SOUTH CAROLINA 29601

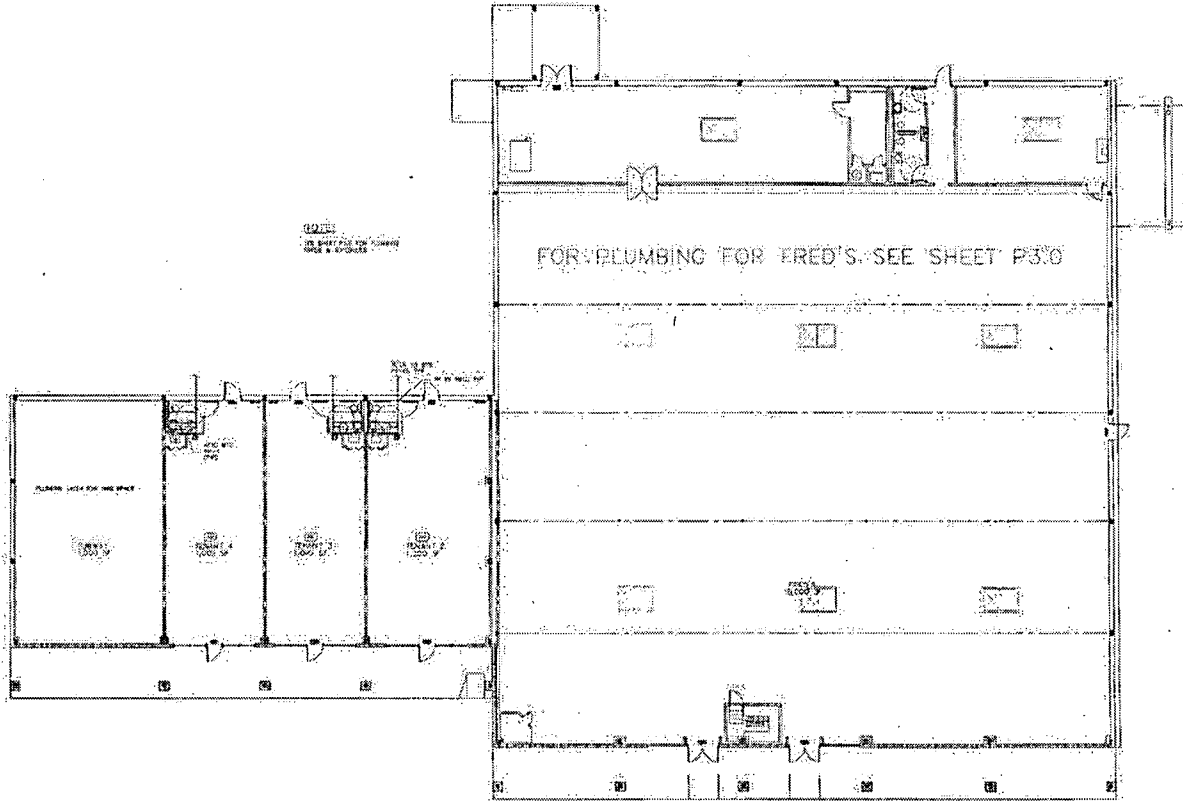
WASTE/VENT PLAN

DATE: 11/11/11
 DRAWN BY: [Name]
 CHECKED BY: [Name]
 PROJECT: [Name]

WILDEVCO, LLC
 225 PENNSYLVANIA STREET, FLOOR 1700
 AIRENT, SOUTH CAROLINA 29601

DATE: 11/11/11
 DRAWN BY: [Name]
 CHECKED BY: [Name]
 PROJECT: [Name]

P1.0



NOTE:
 SEE SHEET P3.0 FOR
 FRED'S PLUMBING

FOR PLUMBING FOR FRED'S - SEE SHEET P3.0

PLUMBING FOR FRED'S

1 WATER PLAN

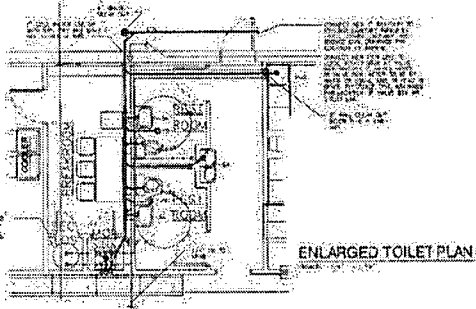


NEW RETAIL BUILDING	
WILDEYCO, LLC 1000 WILSON ROAD WILMINGTON, SOUTH CAROLINA 29401	
WILMINGTON, SOUTH CAROLINA 29401	
WATER PLAN	
DATE: 08/14/11	SCALE: AS SHOWN
PROJECT: 11-0000	PROJECT: 11-0000
DESIGNER: J. WILSON	DESIGNER: J. WILSON
CHECKED: M. WILSON	CHECKED: M. WILSON
DATE: 08/14/11	DATE: 08/14/11
P2.0	

PLUMBING FIXTURE SCHEDULE			
NO.	SYMBOL	FIXTURE	REMARKS
101		SINK	1/2" x 16" x 22" (1/2" x 16" x 22")
102		TOILET	12" x 30" (12" x 30")
103		BIDET	12" x 30" (12" x 30")
104		SHOWER	5'0" x 6'0" (5'0" x 6'0")
105		W.C.	12" x 30" (12" x 30")
106		W.C.	12" x 30" (12" x 30")
107		W.C.	12" x 30" (12" x 30")
108		W.C.	12" x 30" (12" x 30")
109		W.C.	12" x 30" (12" x 30")
110		W.C.	12" x 30" (12" x 30")
111		W.C.	12" x 30" (12" x 30")
112		W.C.	12" x 30" (12" x 30")
113		W.C.	12" x 30" (12" x 30")
114		W.C.	12" x 30" (12" x 30")
115		W.C.	12" x 30" (12" x 30")
116		W.C.	12" x 30" (12" x 30")
117		W.C.	12" x 30" (12" x 30")
118		W.C.	12" x 30" (12" x 30")
119		W.C.	12" x 30" (12" x 30")
120		W.C.	12" x 30" (12" x 30")

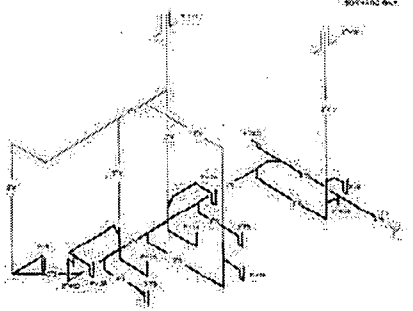
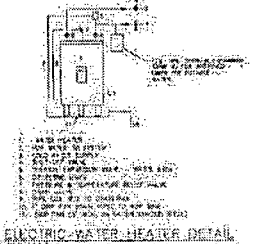
GENERAL PLUMBING NOTES

1. THE CONTRACTOR SHALL VERIFY ALL DIMENSIONS AND LOCATIONS OF ALL PLUMBING FIXTURES AND EQUIPMENT PRIOR TO COMMENCEMENT OF WORK. ANY DISCREPANCIES SHALL BE REPORTED IMMEDIATELY TO THE ARCHITECT.
2. ALL WORK SHALL BE IN ACCORDANCE WITH THE LATEST EDITIONS OF THE PLUMBING CODES AND STANDARDS.
3. THE CONTRACTOR SHALL BE RESPONSIBLE FOR OBTAINING ALL NECESSARY PERMITS AND INSURANCE COVERAGE.
4. ALL MATERIALS AND EQUIPMENT SHALL BE OF THE HIGHEST QUALITY AND SHALL BE APPROVED BY THE ARCHITECT PRIOR TO INSTALLATION.
5. THE CONTRACTOR SHALL MAINTAIN ACCESS TO ALL EXISTING UTILITIES AND SHALL BE RESPONSIBLE FOR PROTECTING THEM DURING CONSTRUCTION.
6. ALL WORK SHALL BE COMPLETED WITHIN THE SPECIFIED TIME FRAME AND SHALL BE SUBJECT TO INSPECTION AND APPROVAL BY THE ARCHITECT.
7. THE CONTRACTOR SHALL BE RESPONSIBLE FOR THE PROTECTION AND MAINTENANCE OF ALL EXISTING UTILITIES AND SHALL BE RESPONSIBLE FOR THE REPAIR AND REPLACEMENT OF ANY DAMAGED UTILITIES.
8. ALL WORK SHALL BE COMPLETED IN ACCORDANCE WITH THE LATEST EDITIONS OF THE PLUMBING CODES AND STANDARDS.
9. THE CONTRACTOR SHALL BE RESPONSIBLE FOR THE PROTECTION AND MAINTENANCE OF ALL EXISTING UTILITIES AND SHALL BE RESPONSIBLE FOR THE REPAIR AND REPLACEMENT OF ANY DAMAGED UTILITIES.
10. ALL WORK SHALL BE COMPLETED WITHIN THE SPECIFIED TIME FRAME AND SHALL BE SUBJECT TO INSPECTION AND APPROVAL BY THE ARCHITECT.

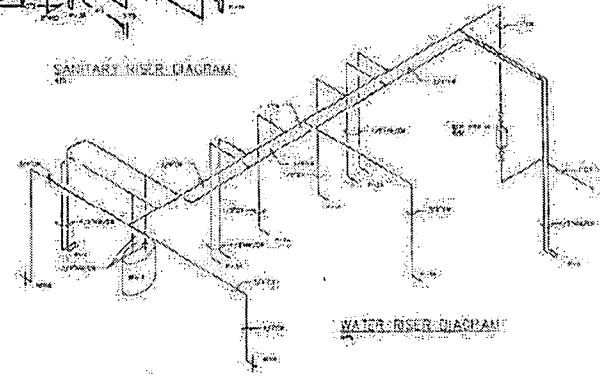


ALL WORK SHALL BE IN ACCORDANCE WITH THE LATEST EDITIONS OF THE PLUMBING CODES AND STANDARDS.

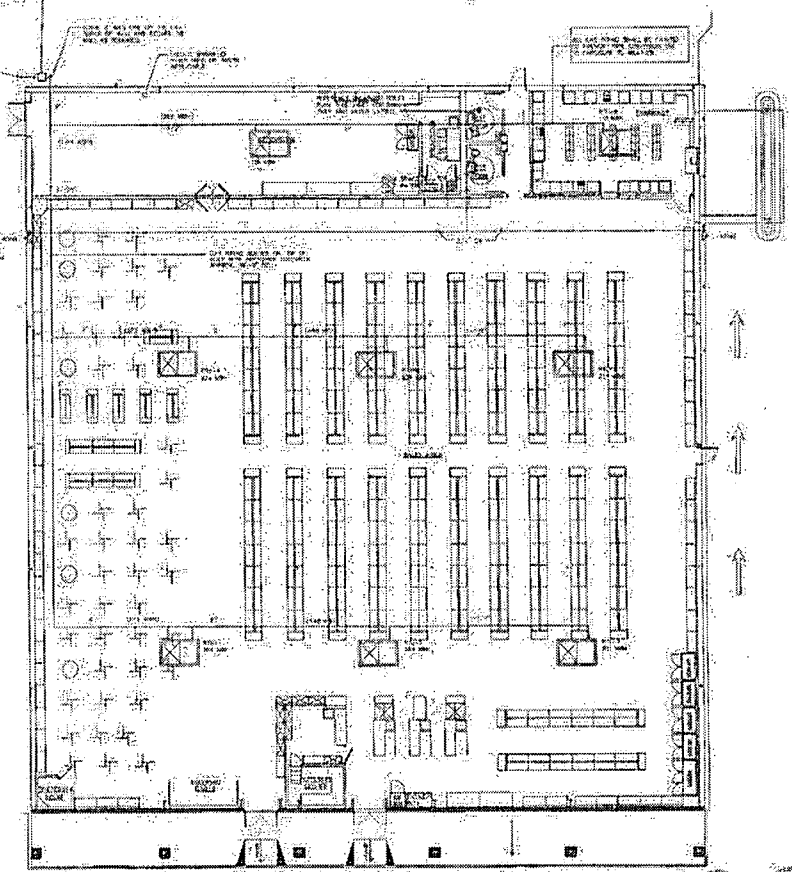
PLUMBING LEGEND	
SYMBOL	DESCRIPTION
	WATER SUPPLY
	SANITARY SEWER
	VENT
	DRAINAGE
	WATER HEATER
	W.C.
	BIDET
	SHOWER
	SINK
	TOILET
	WATER SUPPLY
	SANITARY SEWER
	VENT
	DRAINAGE
	WATER HEATER
	W.C.
	BIDET
	SHOWER
	SINK
	TOILET



SANITARY RISER DIAGRAM



WATER RISER DIAGRAM



FLOOR PLAN - PLUMBING

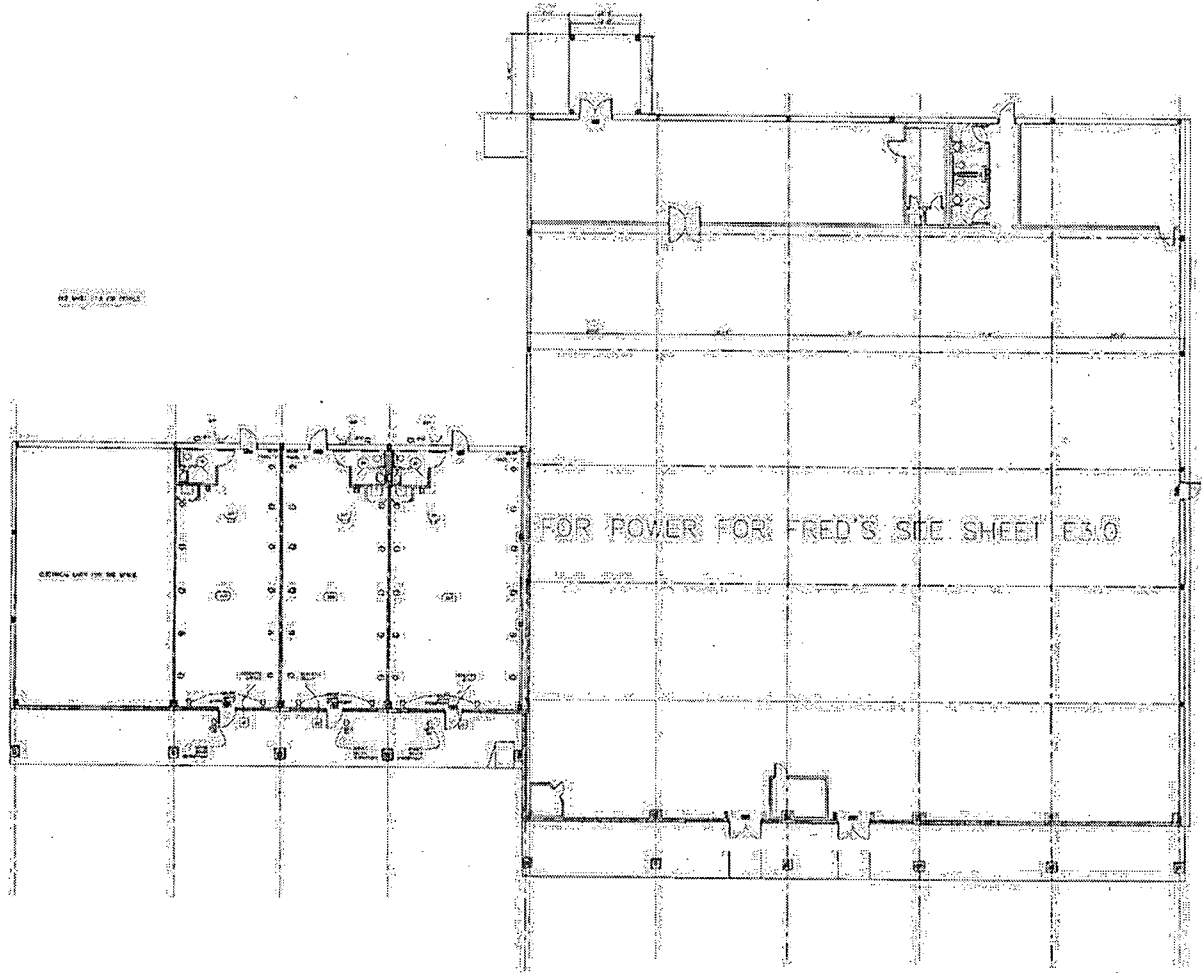
NEW RETAIL BUILDING

WILDEVCO, LLC
235 PENDERLTON STREET, SUITE 100
Aiken, South Carolina 29801

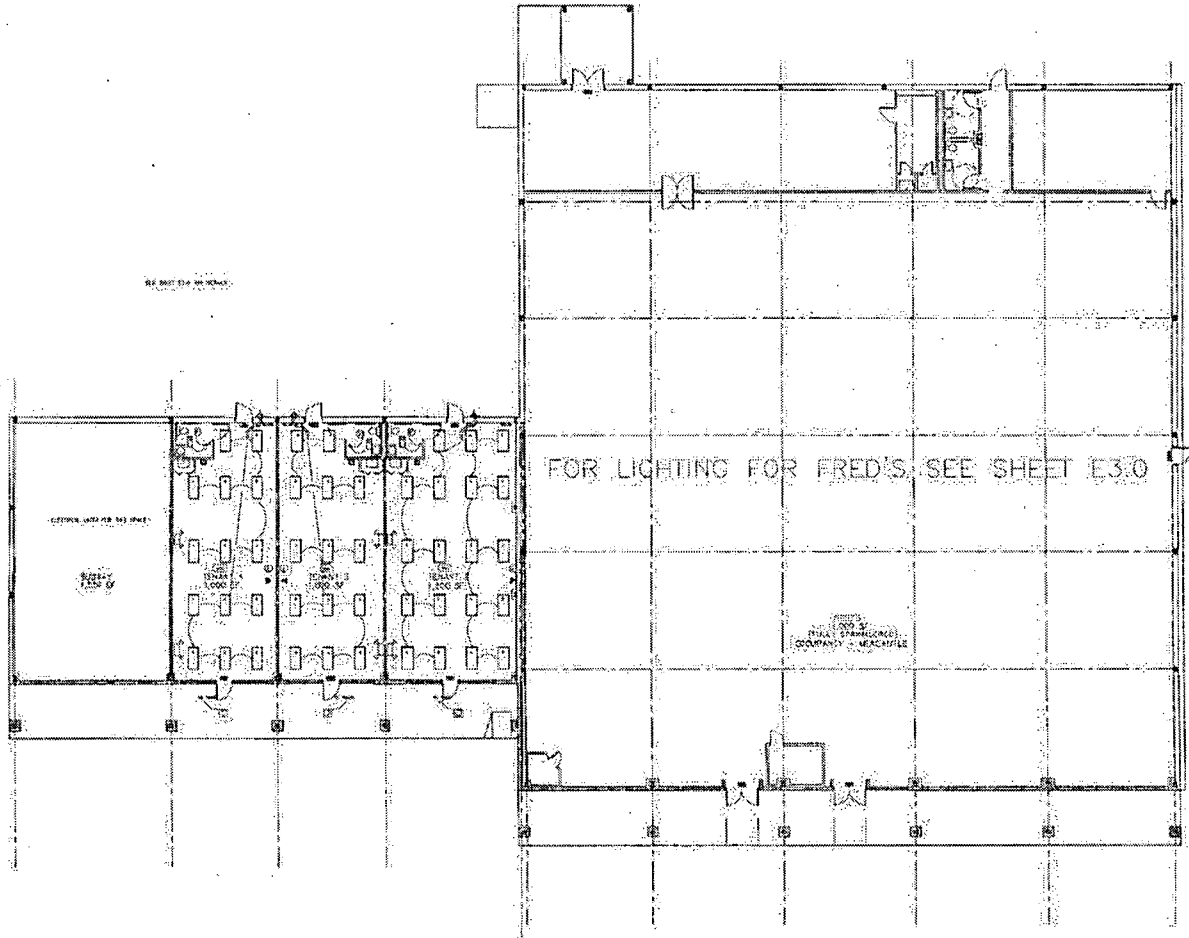
PLUMBING PLANS
SCHEDULES & NOTES

NO.	DATE	DESCRIPTION
1	10/15/2023	ISSUED FOR PERMIT
2	10/15/2023	ISSUED FOR CONSTRUCTION
3	10/15/2023	ISSUED FOR RECORD

P3.0



NEW RETAIL BUILDING	
WIL DEVCO, LLC 2001 WILSON ROAD Aiken, South Carolina 29801	
WILMINGTON, SOUTH CAROLINA 28403	
ELECTRICAL POWER	
DATE:	
SCALE:	
PROJECT:	
DESCRIPTION:	
REVISIONS:	
E1.0	



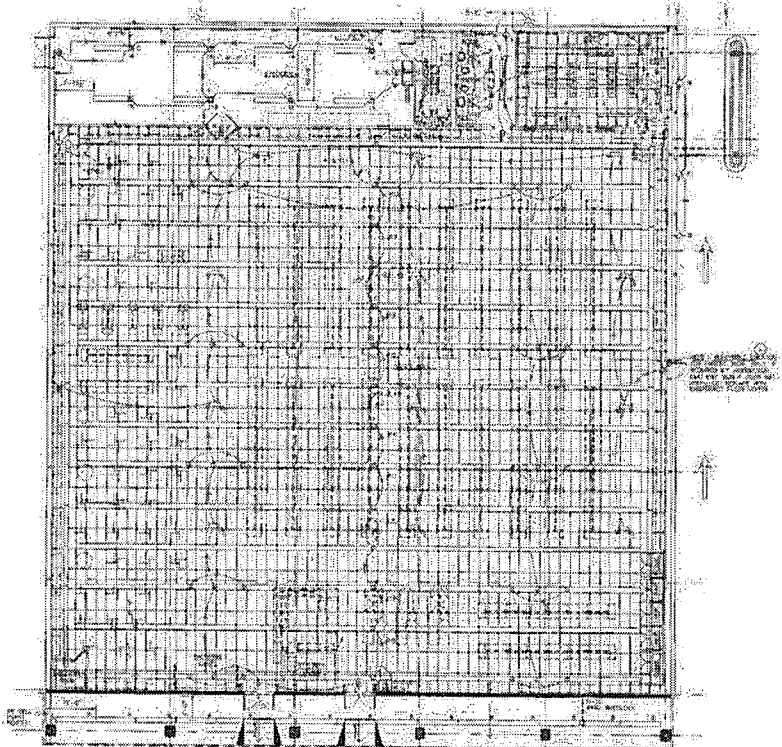
1 LIGHTING PLAN



NEW RETAIL BUILDING	
WILDEVCO, LLC 255 FENDELTON STREET NW WILMINGTON, SOUTH CAROLINA 29405 Project No. 10-10-10-001	
LIGHTING PLAN	
DATE:	
BY:	
CHECKED BY:	
DATE:	
E2.0	

LIGHTING FIXTURE SCHEDULE

NO.	SYMBOL	DESCRIPTION	TYPE	WATTAGE	VOLTS	PHASE	REMARKS
1	LF1	RECESSED CAN LIGHT	IC	40	120	1	GENERAL ILLUMINATION
2	LF2	TRACK LIGHT	IC	40	120	1	ACCENT ILLUMINATION
3	LF3	RECESSED CAN LIGHT	IC	40	120	1	GENERAL ILLUMINATION
4	LF4	RECESSED CAN LIGHT	IC	40	120	1	GENERAL ILLUMINATION
5	LF5	RECESSED CAN LIGHT	IC	40	120	1	GENERAL ILLUMINATION
6	LF6	RECESSED CAN LIGHT	IC	40	120	1	GENERAL ILLUMINATION
7	LF7	RECESSED CAN LIGHT	IC	40	120	1	GENERAL ILLUMINATION
8	LF8	RECESSED CAN LIGHT	IC	40	120	1	GENERAL ILLUMINATION
9	LF9	RECESSED CAN LIGHT	IC	40	120	1	GENERAL ILLUMINATION
10	LF10	RECESSED CAN LIGHT	IC	40	120	1	GENERAL ILLUMINATION
11	LF11	RECESSED CAN LIGHT	IC	40	120	1	GENERAL ILLUMINATION
12	LF12	RECESSED CAN LIGHT	IC	40	120	1	GENERAL ILLUMINATION
13	LF13	RECESSED CAN LIGHT	IC	40	120	1	GENERAL ILLUMINATION
14	LF14	RECESSED CAN LIGHT	IC	40	120	1	GENERAL ILLUMINATION
15	LF15	RECESSED CAN LIGHT	IC	40	120	1	GENERAL ILLUMINATION
16	LF16	RECESSED CAN LIGHT	IC	40	120	1	GENERAL ILLUMINATION
17	LF17	RECESSED CAN LIGHT	IC	40	120	1	GENERAL ILLUMINATION
18	LF18	RECESSED CAN LIGHT	IC	40	120	1	GENERAL ILLUMINATION
19	LF19	RECESSED CAN LIGHT	IC	40	120	1	GENERAL ILLUMINATION
20	LF20	RECESSED CAN LIGHT	IC	40	120	1	GENERAL ILLUMINATION
21	LF21	RECESSED CAN LIGHT	IC	40	120	1	GENERAL ILLUMINATION
22	LF22	RECESSED CAN LIGHT	IC	40	120	1	GENERAL ILLUMINATION
23	LF23	RECESSED CAN LIGHT	IC	40	120	1	GENERAL ILLUMINATION
24	LF24	RECESSED CAN LIGHT	IC	40	120	1	GENERAL ILLUMINATION
25	LF25	RECESSED CAN LIGHT	IC	40	120	1	GENERAL ILLUMINATION
26	LF26	RECESSED CAN LIGHT	IC	40	120	1	GENERAL ILLUMINATION
27	LF27	RECESSED CAN LIGHT	IC	40	120	1	GENERAL ILLUMINATION
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29	LF29	RECESSED CAN LIGHT	IC	40	120	1	GENERAL ILLUMINATION
30	LF30	RECESSED CAN LIGHT	IC	40	120	1	GENERAL ILLUMINATION
31	LF31	RECESSED CAN LIGHT	IC	40	120	1	GENERAL ILLUMINATION
32	LF32	RECESSED CAN LIGHT	IC	40	120	1	GENERAL ILLUMINATION
33	LF33	RECESSED CAN LIGHT	IC	40	120	1	GENERAL ILLUMINATION
34	LF34	RECESSED CAN LIGHT	IC	40	120	1	GENERAL ILLUMINATION
35	LF35	RECESSED CAN LIGHT	IC	40	120	1	GENERAL ILLUMINATION
36	LF36	RECESSED CAN LIGHT	IC	40	120	1	GENERAL ILLUMINATION
37	LF37	RECESSED CAN LIGHT	IC	40	120	1	GENERAL ILLUMINATION
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39	LF39	RECESSED CAN LIGHT	IC	40	120	1	GENERAL ILLUMINATION
40	LF40	RECESSED CAN LIGHT	IC	40	120	1	GENERAL ILLUMINATION
41	LF41	RECESSED CAN LIGHT	IC	40	120	1	GENERAL ILLUMINATION
42	LF42	RECESSED CAN LIGHT	IC	40	120	1	GENERAL ILLUMINATION
43	LF43	RECESSED CAN LIGHT	IC	40	120	1	GENERAL ILLUMINATION
44	LF44	RECESSED CAN LIGHT	IC	40	120	1	GENERAL ILLUMINATION
45	LF45	RECESSED CAN LIGHT	IC	40	120	1	GENERAL ILLUMINATION
46	LF46	RECESSED CAN LIGHT	IC	40	120	1	GENERAL ILLUMINATION
47	LF47	RECESSED CAN LIGHT	IC	40	120	1	GENERAL ILLUMINATION
48	LF48	RECESSED CAN LIGHT	IC	40	120	1	GENERAL ILLUMINATION
49	LF49	RECESSED CAN LIGHT	IC	40	120	1	GENERAL ILLUMINATION
50	LF50	RECESSED CAN LIGHT	IC	40	120	1	GENERAL ILLUMINATION
51	LF51	RECESSED CAN LIGHT	IC	40	120	1	GENERAL ILLUMINATION
52	LF52	RECESSED CAN LIGHT	IC	40	120	1	GENERAL ILLUMINATION
53	LF53	RECESSED CAN LIGHT	IC	40	120	1	GENERAL ILLUMINATION
54	LF54	RECESSED CAN LIGHT	IC	40	120	1	GENERAL ILLUMINATION
55	LF55	RECESSED CAN LIGHT	IC	40	120	1	GENERAL ILLUMINATION
56	LF56	RECESSED CAN LIGHT	IC	40	120	1	GENERAL ILLUMINATION
57	LF57	RECESSED CAN LIGHT	IC	40	120	1	GENERAL ILLUMINATION
58	LF58	RECESSED CAN LIGHT	IC	40	120	1	GENERAL ILLUMINATION
59	LF59	RECESSED CAN LIGHT	IC	40	120	1	GENERAL ILLUMINATION
60	LF60	RECESSED CAN LIGHT	IC	40	120	1	GENERAL ILLUMINATION
61	LF61	RECESSED CAN LIGHT	IC	40	120	1	GENERAL ILLUMINATION
62	LF62	RECESSED CAN LIGHT	IC	40	120	1	GENERAL ILLUMINATION
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66	LF66	RECESSED CAN LIGHT	IC	40	120	1	GENERAL ILLUMINATION
67	LF67	RECESSED CAN LIGHT	IC	40	120	1	GENERAL ILLUMINATION
68	LF68	RECESSED CAN LIGHT	IC	40	120	1	GENERAL ILLUMINATION
69	LF69	RECESSED CAN LIGHT	IC	40	120	1	GENERAL ILLUMINATION
70	LF70	RECESSED CAN LIGHT	IC	40	120	1	GENERAL ILLUMINATION
71	LF71	RECESSED CAN LIGHT	IC	40	120	1	GENERAL ILLUMINATION
72	LF72	RECESSED CAN LIGHT	IC	40	120	1	GENERAL ILLUMINATION
73	LF73	RECESSED CAN LIGHT	IC	40	120	1	GENERAL ILLUMINATION
74	LF74	RECESSED CAN LIGHT	IC	40	120	1	GENERAL ILLUMINATION
75	LF75	RECESSED CAN LIGHT	IC	40	120	1	GENERAL ILLUMINATION
76	LF76	RECESSED CAN LIGHT	IC	40	120	1	GENERAL ILLUMINATION
77	LF77	RECESSED CAN LIGHT	IC	40	120	1	GENERAL ILLUMINATION
78	LF78	RECESSED CAN LIGHT	IC	40	120	1	GENERAL ILLUMINATION
79	LF79	RECESSED CAN LIGHT	IC	40	120	1	GENERAL ILLUMINATION
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81	LF81	RECESSED CAN LIGHT	IC	40	120	1	GENERAL ILLUMINATION
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89	LF89	RECESSED CAN LIGHT	IC	40	120	1	GENERAL ILLUMINATION
90	LF90	RECESSED CAN LIGHT	IC	40	120	1	GENERAL ILLUMINATION
91	LF91	RECESSED CAN LIGHT	IC	40	120	1	GENERAL ILLUMINATION
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98	LF98	RECESSED CAN LIGHT	IC	40	120	1	GENERAL ILLUMINATION
99	LF99	RECESSED CAN LIGHT	IC	40	120	1	GENERAL ILLUMINATION
100	LF100	RECESSED CAN LIGHT	IC	40	120	1	GENERAL ILLUMINATION



FLOOR PLAN - LIGHTING



NEW RETAIL BUILDING

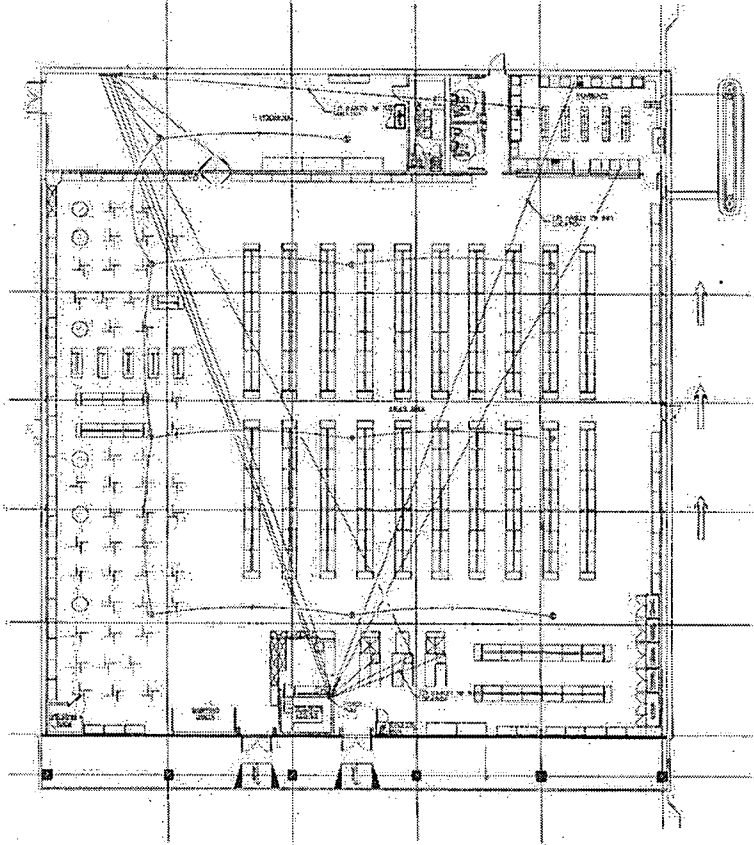
WILDEVCO, LLC
 1000 WILDEVCO DRIVE
 ARKEN, SOUTH CAROLINA 29801

**LIGHTING PLAN
 SCHEDULES & NOTES**

E4.0

LOW VOLTAGE WIRING LEGEND

(Symbol)	POWER PANEL
(Symbol)	CONDUIT
(Symbol)	BRAND LETTER
(Symbol)	BRAND TYPE
(Symbol)	CONDUIT TYPE



FLOOR PLAN - LOW VOLTAGE



NEW RETAIL BUILDING

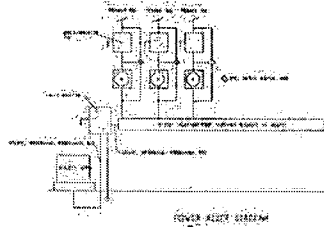
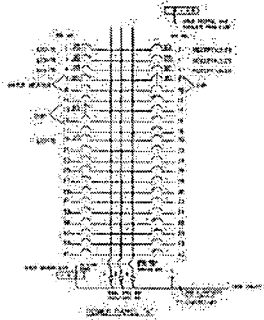
WILDEVCO, LLC.
 225 PEMBROKE STREET NW
 Aiken, SOUTH CAROLINA 29801
 803.325.1100

ELECTRICAL PLAN
LOW VOLTAGE

PROJECT NO.	
DATE	
SCALE	
REVISION	

E5.0

WILLSTON, SOUTH CAROLINA 29327



ELECTRICAL NOTES:

1. INSTALLATION SHALL BE IN ACCORDANCE WITH THE 2017 NATIONAL ELECTRICAL CODE (NEC) AND ALL LOCAL ORDINANCES.
2. ALL ELECTRICAL WORK SHALL BE PERFORMED BY A LICENSED ELECTRICIAN.
3. ALL ELECTRICAL WORK SHALL BE PERFORMED IN ACCORDANCE WITH THE 2017 NATIONAL ELECTRICAL CODE (NEC) AND ALL LOCAL ORDINANCES.
4. ALL ELECTRICAL WORK SHALL BE PERFORMED IN ACCORDANCE WITH THE 2017 NATIONAL ELECTRICAL CODE (NEC) AND ALL LOCAL ORDINANCES.
5. ALL ELECTRICAL WORK SHALL BE PERFORMED IN ACCORDANCE WITH THE 2017 NATIONAL ELECTRICAL CODE (NEC) AND ALL LOCAL ORDINANCES.
6. ALL ELECTRICAL WORK SHALL BE PERFORMED IN ACCORDANCE WITH THE 2017 NATIONAL ELECTRICAL CODE (NEC) AND ALL LOCAL ORDINANCES.
7. ALL ELECTRICAL WORK SHALL BE PERFORMED IN ACCORDANCE WITH THE 2017 NATIONAL ELECTRICAL CODE (NEC) AND ALL LOCAL ORDINANCES.
8. ALL ELECTRICAL WORK SHALL BE PERFORMED IN ACCORDANCE WITH THE 2017 NATIONAL ELECTRICAL CODE (NEC) AND ALL LOCAL ORDINANCES.
9. ALL ELECTRICAL WORK SHALL BE PERFORMED IN ACCORDANCE WITH THE 2017 NATIONAL ELECTRICAL CODE (NEC) AND ALL LOCAL ORDINANCES.
10. ALL ELECTRICAL WORK SHALL BE PERFORMED IN ACCORDANCE WITH THE 2017 NATIONAL ELECTRICAL CODE (NEC) AND ALL LOCAL ORDINANCES.

- LEGEND:**
- 1. [Symbol] ELECTRICAL SYMBOLS
 - 2. [Symbol] ELECTRICAL SYMBOLS
 - 3. [Symbol] ELECTRICAL SYMBOLS
 - 4. [Symbol] ELECTRICAL SYMBOLS
 - 5. [Symbol] ELECTRICAL SYMBOLS
 - 6. [Symbol] ELECTRICAL SYMBOLS
 - 7. [Symbol] ELECTRICAL SYMBOLS
 - 8. [Symbol] ELECTRICAL SYMBOLS
 - 9. [Symbol] ELECTRICAL SYMBOLS
 - 10. [Symbol] ELECTRICAL SYMBOLS
 - 11. [Symbol] ELECTRICAL SYMBOLS
 - 12. [Symbol] ELECTRICAL SYMBOLS
 - 13. [Symbol] ELECTRICAL SYMBOLS
 - 14. [Symbol] ELECTRICAL SYMBOLS
 - 15. [Symbol] ELECTRICAL SYMBOLS
 - 16. [Symbol] ELECTRICAL SYMBOLS
 - 17. [Symbol] ELECTRICAL SYMBOLS
 - 18. [Symbol] ELECTRICAL SYMBOLS
 - 19. [Symbol] ELECTRICAL SYMBOLS
 - 20. [Symbol] ELECTRICAL SYMBOLS



NEW RETAIL BUILDING

WILDEVCO, LLC
 235 PENDELTON STREET, NW
 ALICHA, SOUTH CAROLINA 29801

ELECTRICAL LEGEND - DETAILS & NOTES

E7.0

WILMINGTON, SOUTH CAROLINA 29405

D 40 07 08-504

Certificate of Occupancy

of FROB'S Store

Department of Building Inspection

Interim

This Certificate issued pursuant to the requirements of the Standard Building Code certifying that at the time of issuance this structure was in compliance with the various ordinances of the Jurisdiction regulating building construction or use. For the following:

Use Classification Mercantile Occupancy Bldg. Permit No. 05-6-135
 Group A2 Type Construction II B Fire District Williston
 Owner of Building Wildewo Address 235 Pendleton St. Wilkes, SC
 Building Address 12522 Main St. Locality Williston, SC.
 By: Don L. Moore Date: 10-25-2005
 Building Official

SC Reg # 1481

POST IN A CONSPICUOUS PLACE

ITEMS TO VERIFY ON NEXT INSPECTION: *from near exit door, fire extinguisher needed!*
Work: *most all major work complete, ceiling tiles*
apron granular work in progress. touch-up
paint, etc. in progress.

INFORMATION OR ACTION REQUIRED:

VIOLATIONS OBSERVED:

Ex. #
 3

WORKMANSHIP QUALITY ACCEPTABLE: YES NO (See Violations listed above)
 MARGINAL (See Information or Action Required listed above)

POWER AUTHORIZATION SLIP left on property site: YES Number: NO

Items listed above must be corrected before Power Authorization Slip will be left on Site.

REPORTED BY: Don L. Moore

**Christopher D. Booker
Architect, LLC**

3319 Perkins Road
Augusta, Georgia 30906

706.798.6792
706.798.2836 fax
Augamerica@aol.com

February 24, 2005

Tad Barber
Wildevco, LLC
235 Pendleton Street NW
Aiken, South Carolina 29801

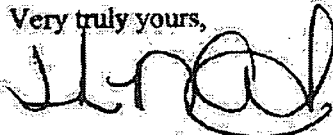
RE: Wiliston Retail Center

Dear Tad,

Attached is a copy of the design contract for your records. We are set to begin design as soon as we receive the retainer payment listed in Article 6 of the contract.

If you have any questions, please call me at 706-798-6792 at your convenience.

Very truly yours,



John M. Congleton, AIA

Z:\DRAWINGS\00-RETAIL\Tad Barber - Freds\02242005 barber.doc

AIA Document B157

Standard Form of Agreement Between Owner and Architect for a Small Project

1995 SMALL PROJECTS EDITION

Be careful: use this document with important legal consequences. Use only after you have consulted with an attorney before signing it. Some states maintain a cancellation period or right to other specific disclosures, including warnings for home improvement contracts, when a document such as this will be used for work on the Owner's personal residence. Your attorney should be consulted for any language required by state or local law to be included in this Agreement. Such statements may be entered in the space provided below, or if required by law, above the signature of the architect.

This **AGREEMENT** is made:
(Date) February 01, 2005

BETWEEN the Owner:
Ted Barber
Wadevco, LLC
235 Pendleton Street NW
Aiken, South Carolina 29801

and the Architect:
Christopher Booker, Architect, AIA, LLC
3310 Parkside Road
Augusta, Georgia 30906

for the following Project:
Law Retail Center, Williston, South Carolina

The Owner and Architect agree as follows:

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THIS DOCUMENT IS ONE OF THE ARCHITECT AGREEMENT - SMALL PROJECTS EDITION.
AIA Form B157 - THE AMERICAN INSTITUTE OF ARCHITECTS, 1735 NEW YORK AVENUE, N.W., WASHINGTON, D.C. 20004 (202) 639-4100 • BARRINGER (404) 686-4444 • PHOTOCOPIED BY THE ARCHITECT. U.S. COPYRIGHT LAW AND ALL RIGHTS RESERVED TO THE ARCHITECT.

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ARTICLE 1

ARCHITECT'S RESPONSIBILITIES

The Architect shall provide architectural services for the project, including normal service, mechanical and electrical design services. Services shall be performed in a manner consistent with professional skill and care.

1.1 During the Design Phase, the Architect shall perform the following tasks:

- 1.1.1 develop a design solution based on the approved project requirements;
- 1.1.2 upon the Owner's approval of the design solution, prepare Construction Documents, including requirements for construction of the project;

1.2 During the Construction Phase, the Architect shall ensure the quality of construction, including the construction of the building and the construction of the site. The Architect shall also ensure that the construction is in accordance with the approved Construction Documents. The Architect shall also ensure that the construction is in accordance with the approved Construction Documents. The Architect shall also ensure that the construction is in accordance with the approved Construction Documents.

ARTICLE 2

OWNER'S RESPONSIBILITIES

The Owner shall provide all information about the objectives, schedule, constraints and existing conditions of the project, and shall furnish a budget with reasonable contingencies that meets the project requirements. The Owner shall furnish surveying, geotechnical, engineering and environmental testing services, upon request by the Architect. The Owner shall employ a contractor to perform the construction work and to provide cost estimating services. The Owner shall furnish for the benefit of the project all legal, accounting and insurance consulting services.

ARTICLE 3

USE OF ARCHITECT'S DOCUMENTS

Documents prepared by the architect are instruments of service for use solely with respect to this project. The Architect shall retain all common law, statutory and other reserved rights, including the copyright. The Owner shall not reuse or permit the reuse of the Architect's documents except by mutual agreement in writing.

ARTICLE 4

TERMINATION, SUSPENSION OR ABANDONMENT

In the event of termination, suspension or abandonment of this project, the Architect shall be equitably compensated for services performed. Failure of the Owner to make payments to the Architect in accordance with this Agreement shall be considered material breach and is sufficient cause for the Architect to either suspend or terminate services. Either the Architect or the Owner may terminate this Agreement after giving no less than seven days' written notice if the other party substantially fails to perform in accordance with the terms of this Agreement.

ARTICLE 5

MISCELLANEOUS PROVISIONS

- 5.1 This Agreement shall be governed by the law of the location of the project.
- 5.2 Terms in this Agreement shall have the same meaning as those in AIA Document A333, General Conditions of the Contract for the Construction of a Single Project, current as of the date of this Agreement.
- 5.3 The Owner and Architect, respectively, bind themselves, their partners, successors, assigns and legal representatives to this Agreement. Neither party to this Agreement shall assign the contract, in whole or in part, without written consent of the other.
- 5.4 The Architect and Architect's consultants shall have no responsibility for the fulfillment, discovery, presence, handling, removal or disposal of, or exposure of persons to hazardous materials on any form at the project site.

AIA CONTRACT BUILT - OWNER-ARCHITECT AGREEMENT - SINGLE PROJECT SERVICE
AIA - 0999 - THE AMERICAN INSTITUTE OF ARCHITECTS, 1735 N. YONGE AVENUE
P.O. BOX 13000, WASHINGTON, D.C. 20006-3000. PRINTED IN THE UNITED STATES OF AMERICA
© 2004 AIA. All rights reserved. This document is a contract. Read it carefully before signing.

ARTICLE 8

PAYMENTS AND COMPENSATION TO THE ARCHITECT

The Owner shall compensate the Architect as follows:

8.1 The Architect's Compensation shall be:
(and how method of compensation)

LUMP SUM FEE
\$12,500.00 Twelve Thousand Five Hundred Dollars

Compensation Breakdown:
\$ 1,500.00 Initial payment (as listed below as retainer)
\$ 2,000.00 upon approval of preliminary floor plan and elevations by owner.
\$ 9,000.00 upon completion of drawings as described in Article 7.

of which an initial payment retainer of **One Thousand Five Hundred Dollars** *(dollars \$1,500.00)* shall be paid upon execution of this Agreement and shall be credited to the final payment.

8.2 The Architect shall be reimbursed for expenses incurred in the interest of the project, plus an administrative fee of **Zero Percent (0.00 %)**.
(list each method below)

Field Inspections - \$100.00 per visit
Certificate of Payment including site visit - \$165.00

8.3 If through no fault of the Architect the services covered by this Agreement have not been completed within **Three (3)** months of the date hereof, compensation for the Architect's services beyond that date shall be appropriately adjusted.

8.4 Payments are due and payable upon receipt of the Architect's invoice. Amounts unpaid (30) days after invoice date shall bear interest from the date payment is due at the rate of **Three Percent (3.00 %)**, or in the absence thereof, at the legal rate prevailing in the principal place of business of the Architect.
(Note: laws and regulations under the Federal Trade in Lending Act, together with and their respective credit and other regulations of the Reserve and their effect on the principal place of business of the Architect and otherwise may affect the validity of this provision.)

8.5 Architectural services not covered by this Agreement include, among others, revisions due to changes in the scope, quality or budget. The Architect shall be paid additional fees for these services based on the Architect's hourly rates when the services are performed.

ALL COPYRIGHTS ARE RESERVED BY THE ARCHITECT. NO PART OF THIS DOCUMENT IS TO BE REPRODUCED OR TRANSMITTED IN ANY FORM OR BY ANY MEANS, ELECTRONIC OR MECHANICAL, INCLUDING PHOTOCOPYING, RECORDING, OR BY ANY INFORMATION STORAGE AND RETRIEVAL SYSTEM, WITHOUT THE WRITTEN PERMISSION OF THE ARCHITECT.

0102-1000

PAWELTIO PROPERTIES

ARTICLE 7

OTHER PROVISIONS

(The numbering of this section and modifications to be shown is the Owner's.)

Modifications to contract

- Paragraph 1.1 - Delete numbers 1, 4 and 5
- Paragraph 1.2 - Delete as shown

Construction Documents and Services Provided

- IBC 2000 Code Review
- NFPA Life Safety Code 2000 Review
- Georgia Accessibility Code Review
- Floor Plan
- Life Safety Plan
- Door and Finish Schedules
- Interior Toilet Elevations
- Exterior Elevations
- Reflected Ceiling Plan
- ADA Details
- HVAC Plans and Details
- Plumbing Plans and Details
- Electrical Plans and Details
- Structural Foundation Plan and Details

Civil Engineering is NOT included in this proposal. Automatic sprinkler system, if required, shall be by owner.
 All Structural Engineering to be provided by metal building manufacturer.
 This Agreement entered into as of the day and year first written above.
(Print name of each party, date and address of each party, and other pertinent information about the agreement.)

OWNER
Thaddeus Barber
 (Print name)
 Thaddeus Barber
 (Print name, title and address)
 Wildeco, LLC
 235 Pendleton St. New
 Asken, SC 29801

ARCHITECT
John M. Congleton
 (Signature)
 John M. Congleton, Architect
 (Printed name, title and address)
 3318 Perkins Road
 Augusta, Georgia 31906



CAUTION: You should sign an original AIA document which has this caution printed in red. An original assures that changes will not be obscured as may occur when documents are reproduced. See Instruction Sheet for Limited License for Reproduction of this document.

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ARTICLE 8

PAYMENTS AND COMPENSATION TO THE ARCHITECT

The Owners shall compensate the Architect as follows:

8.1 The Architect's Compensation shall be:
(not less than 10% of construction)

LUMP SUM FEE

\$12,500.00 Twelve Thousand Five Hundred Dollars

Compensation Breakdown

\$1,500.00 Initial payment (as listed below as retainer)

\$1,000.00 upon approval of preliminary floor plan and elevations by owner.

\$1,000.00 upon completion of drawings as described in Article 7

of which an initial payment retainer of One Thousand Five Hundred Dollars (dollar \$1,500.00) shall be paid upon execution of this Agreement and shall be credited to the final payment.

8.2 The Architect shall be reimbursed for expenses incurred in the interest of the project, plus an administrative fee of Zero percent (0.00 %).
(not to exceed 10% of fees)

Field Inspections - \$100.00 per visit

Certificate of Payment including site visit - \$165.00

Deposit

8.3 If through no fault of the Architect the services covered by this Agreement have not been completed within Three (3) months of the date hereof, compensation for the Architect's services beyond that date shall be appropriately adjusted.

8.4 Payments are due and payable upon receipt of the Architect's invoice. Amounts unpaid (30) days after invoice date shall bear interest from the date payment is due at the rate of Three Percent (3.00 %), or at the shorter thereof, at the legal rate prevailing at the principal place of business of the Architect.

NOTE: This and other provisions under the Federal Truth in Lending Act, Uniform Code and Local consumer credit laws and other regulations of the Owner and local laws of the principal place of business, the location of the Project and elsewhere may affect the liability of this provision.

8.5 Architectural services not covered by this Agreement include, among others, revisions due to changes in the scope, quality or budget. The Architect shall be paid additional fees for these services based on the Architect's hourly rates when the services are performed.

**Christopher D. Booker
Architect, LLC**

3319 Perkins Road
Augusta, Georgia 30906

706.798.6782
706.798.2836 fax
Augamerica@aol.com

January 24, 2005

Tad Barber
(803) 644-6055 fax
(803) 644-5575 office

RE: Proposal for Professional Services

Scope of Architectural Services

New Construction of approximately 20,000 sf facility to contain a Fred's retail store and 4,000 sf of leasable area.

- International building code 2000 study
- Life safety code study
- Life safety plan
- Floor plan
- Exterior Elevations
- Door schedule and finish schedule
- wall sections
- ADA details (Americans with Disabilities Act)

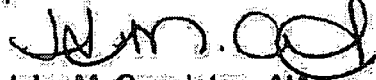
Scope of Engineering Services

- HVAC plan and details
- Plumbing plan and details
- Electrical plan and details
- Structural Foundation Plan and details

Total Fees \$12,500.00

Please note: Civil Engineering is NOT included in this proposal.

Thank you for the opportunity to submit this proposal. If you have any questions, please call me at 706-798-6792.



John M. Congleton, AIA
Christopher Booker Architects, LLC

**Christopher D. Booker
Architect, LLC**

3319 Perkins Road
Augusta, Georgia 30906

July 15, 2005

706.798.6792
706.798.2836 fax
Augamerica@aol.com

WILDEVCO, LLC
235 Pendelton Street NW
Aiken, South Carolina 29801

RE: New Retail Center – Williston, South Carolina
Construction Documents

Invoice

Sheet Number	Description
A0.0	Cover Sheet and Code Analysis
A1.0	not used
A2.0	Floor plan / Life safety plan
A3.0	Exterior Elevations
A4.0	Wall sections
A4.1	Building sections
A5.0	ADA Details
A5.1	ADA Details
A5.2	Enlarged toilet plans, elevations and details
A6.0	Reflected ceiling plan
A6.1	Enlarged plans and details
A6.2	Interior elevations
A7.0	Misc. details and notes
A8.0	Door and finish schedules
A8.1	Finishes and fixture plan
M1.0	HVAC Plan, Schedules, and notes
M2.0	HVAC Plan, Schedules, and notes
M3.0	HVAC details
P1.0	Waste/Vent Plan,
P2.0	Water Plan
P3.0	Plumbing plan, schedules and notes
E1.0	Power Plan
E2.0	Lighting Plan
E3.0	Electrical legend, schedules and notes
E4.0	Lighting plan, schedules and notes
E5.0	Electrical plan, low voltage
E6.0	Electrical plan, details, notes and schedules
E7.0	Electrical legend, details and notes

**Christopher D. Booker
Architect, LLC**

3319 Perkins Road
Augusta, Georgia 30906

706.798.6792
706.798.2836 fax
Augamerica@aol.com

Total Fees Original contract sum	\$12,500.00
Initial retainer	-\$1,500.00
Reduction in contract fees	-\$2,000.00
Foundation Plan (to be completed upon receipt of metal bldg drawings) -	-\$1,000.00

Bond Prints

4 complete sets bond (to owner) \$0.00

Total Due and Payable on Receipt of drawings \$8,000.00

Balance to complete (see below) \$1,000.00

As stated above, the structural foundation plan is not included in this set of documents. The foundation plan can be completed upon receipt of the metal building manufacturers structural steel drawings showing all reactions and loads to be supported by the foundation, footings, and slab. An electronic set of documents along with a hardcopy set will be required to design the structural foundation and slab plan.

Thank You For your prompt payment

STATE OF SOUTH CAROLINA)
)
COUNTY OF BARNWELL)

IN THE COURT OF COMMON PLEAS
FOR THE SECOND JUDICIAL CIRCUIT
Civil Action Number: 2010-CP-06-101

MARTHA M. FOUNTAIN and CURTIS
FOUNTAIN,

Plaintiffs,

vs.

FRED'S INC., and TAD BARBER,
Individually and d/b/a WILDEVCO, LLC,

Defendants.

**AFFIDAVIT OF DENISE M.
BROCKWELL**

FRED'S INC. and TAD BARBER,
Individually and d/b/a WILDEVCO, LLC,

Third-Party Plaintiffs,

vs.

TIPPINS-POLK CONSTRUCTION, INC.,

Third-Party Defendants.

Personally appeared before me, Denise M. Brockwell, who after being duly sworn
deposes and states as follows:

- 1) I am over 18 years of age and competent to testify as to my personal knowledge of
the facts contained herein;
- 2) I am the paralegal for Matthew C. LaFave, counsel of record for Fred's Stores of
Tennessee, Inc. incorrectly identified as Fred's Inc.;
- 3) I have, at all times, been the paralegal assigned to assist in the above-entitled action;
- 4) Among my roles as paralegal in the above-entitled action I am responsible for the

following:

- a. Generating pre-bills for this matter to be reviewed by counsel;
 - b. Submitting finalized invoices to Sedgwick Claims Management Services as the third-party administrator for claims involving Fred's Stores of Tennessee, Inc.;
 - c. Receipt of payments for invoices;
 - d. Reconciling payments in the firm's billing software against outstanding invoices; and
 - e. Generating reports, as needed, to identify invoices paid versus those outstanding.
- 5) In my capacity I produced the Invoice Details Report as of 06/02/2016, as produced to the Parties in Defendant/Third-Party Plaintiff's Second Supplemental Responses to Requests for Production on June 2, 2016.
 - 6) The Invoice Details Report produced is a true and accurate calculation for invoices billed and paid in direct connection with the above-entitled action.
 - 7) The Invoice Details Report indicates Thirty Six Thousand Seven Hundred Sixteen and 82/100 (\$36,716.82) Dollars has been billed in litigation fees, costs and expenses in the handling of the above entitled action.
 - 8) The Invoice Details Report indicates Thirty Six Thousand Six Hundred Ninety-One and 82/100 (\$36,691.82) Dollars has been paid in litigation fees, costs and expenses in the handling of the above entitled action.
 - 9) The bills produced to and paid by Fred's were not broken down so as to distinguish between actions undertaken in the defense of the suit brought by Martha M. Fountain

and Curtis Fountain and those to advance the Third-Party Complaint against Tippins-
Polk Construction, Inc.

Further, the Affiant sayeth naught.

Denise M. Brockwell
Denise M. Brockwell

Sworn before me this the 6th day
of June, 2016.

Stacy L. Harris
Notary Public for South Carolina

My Commission Expires: July 25, 2021

Crowe LaFave, LLC

P.O. Box 1149

Columbia, SC 29202

Ph : 803-724-5727, Fax : 803-724-5726

Invoice Details Report as of 06/02/2016

Inv. Date	Invoice #	Entry Amount		Tax		Discount	Total	Paid
		Labor	Expense	Labor	Expense			
Client : Fred's Stores of Tennessee, Inc								
11/30/14	10520	\$1,267.50	\$31.93	\$0.00	\$0.00	\$0.00	\$1,299.43	\$1,299.43
01/04/15	10590	\$3,690.00	\$0.00	\$0.00	\$0.00	\$0.00	\$3,690.00	\$3,665.00
02/03/15	10707	\$652.50	\$4.76	\$0.00	\$0.00	\$0.00	\$657.26	\$657.26
03/02/15	10794	\$585.00	\$0.00	\$0.00	\$0.00	\$0.00	\$585.00	\$585.00
04/01/15	10844	\$510.00	\$0.00	\$0.00	\$0.00	\$0.00	\$510.00	\$510.00
05/05/15	10933	\$2,336.25	\$488.82	\$0.00	\$0.00	\$0.00	\$2,825.07	\$2,825.07
06/02/15	11014	\$60.00	\$0.00	\$0.00	\$0.00	\$0.00	\$60.00	\$60.00
07/01/15	11092	\$525.00	\$0.00	\$0.00	\$0.00	\$0.00	\$525.00	\$525.00
08/03/15	11140	\$105.00	\$0.00	\$0.00	\$0.00	\$0.00	\$105.00	\$105.00
09/01/15	11195	\$315.00	\$0.00	\$0.00	\$0.00	\$0.00	\$315.00	\$315.00
10/01/15	11263	\$1,365.00	\$92.74	\$0.00	\$0.00	\$0.00	\$1,457.74	\$1,457.74
11/02/15	11314	\$1,815.00	\$171.57	\$0.00	\$0.00	\$0.00	\$1,986.57	\$1,986.57
12/01/15	11383	\$1,560.00	\$0.00	\$0.00	\$0.00	\$0.00	\$1,560.00	\$1,560.00
01/04/16	11423	\$1,335.00	\$0.00	\$0.00	\$0.00	\$0.00	\$1,335.00	\$1,335.00
02/01/16	11503	\$7,905.00	\$2,157.49	\$0.00	\$0.00	\$0.00	\$10,062.49	\$10,062.49
03/04/16	11575	\$555.00	\$0.00	\$0.00	\$0.00	\$0.00	\$555.00	\$555.00
04/01/16	11636	\$8,640.00	\$105.15	\$0.00	\$0.00	\$0.00	\$8,745.15	\$8,745.15
05/02/16	11728	\$442.50	\$0.61	\$0.00	\$0.00	\$0.00	\$443.11	\$443.11
Total for Fred's Stores of Tennessee, Inc :		\$33,663.75	\$3,053.07	\$0.00	\$0.00	\$0.00	\$36,716.82	\$36,691.82
Grand Total		\$33,663.75	\$3,053.07	\$0.00	\$0.00	\$0.00	\$36,716.82	\$36,691.82

STATE OF SOUTH CAROLINA

COUNTY OF BARNWELL

Martha M. Fountain and Curtis Fountain,

Plaintiffs,

vs.

Fred's, Inc. and Wildevco, LLC,

Defendants, Third-Party Plaintiffs,

vs.

Tippins-Polk Construction, Inc., and Rhoad's
Excavating Services, LLC,

Third-Party Defendants.

IN THE COURT OF COMMON PLEAS
SECOND JUDICIAL CIRCUIT

Civil Action No. 2010-CP-06-101

**AFFIDAVIT OF
REGINA HOLLINS LEWIS**

PERSONALLY appeared before me, Regina Hollins Lewis, who, being duly sworn, deposes and states that she was retained counsel for Wildevco, LLC and Thaddeus Barber in the above-referenced matter and that she has been a practicing attorney since 1987 and is a member in good standing with the South Carolina Bar. She further states that approximately ninety percent (90%) of her practice is devoted to tort defense litigation. She further states that her hourly rate on this matter is One Hundred Seventy-Five and 00/100 (\$175.00) dollars. She further states that her partner, Lee Ellen Bagley, acted as co-counsel in this matter and that her hourly rate is One Hundred Fifty-Five and 00/100 Dollars (\$155.00) and that associates Randi Lynn Roberts and Robert Blain also worked on this matter at the hourly rate of One Hundred Forty-Five and 00/100 Dollars (\$145.00). The paralegal's hourly rate in this matter is Eighty-Five and 00/100 Dollars (\$85.00).

The charges incurred and time spent in this matter in defending the claims of Martha and Curtis Fountain against Thaddeus Barber and Wildevco are as set forth in the amounts listed below and in copies of the invoices attached hereto. The undersigned has reviewed the invoices and has omitted from this calculation all fees and expenses related to Wildevco's pursuit of its third-party claim against Tippins-Polk. Further, where legal tasks performed were undertaken both in the defense of the claim by Martha and Curtis Fountain and in pursuit of Wildevco's third-party claims against Tippins-Polk, or a portion of the tasks related to the third-party claims against Tippins-Polk the amount has been reduced by 50%.

Attorney Fees:
Paralegal Fees:
Expenses:


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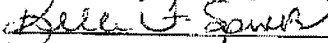
TOTAL CHARGES:

\$ 55,418.30

THAT FURTHER THIS AFFIANT SAYETH NAUGHT.


Regina Hollins Lewis

SWORN TO before me
this 7th day of June, 2016


Notary Public for South Carolina
My commission expires: 3-11-16

**PLAINTIFF'S
EXHIBIT**

6/17/16

RECEIVED 06/17/2016

Claim Number: 003968810001 Total Lost Medical and Indemnity Paid to Date: \$0

Mediar Name: FOUNTAIN, MARTHA, v WILDEVCO LLC Total Legal Fees and Expenses to Date: \$46,438

NLM/Defense Eff: \$2,202,800 Total Allocated Fees and Expenses to Date: \$85,355

Outside Counsel	5/24/16	17455	Approved for Payment	FOUNTAIN, MARTHA v WILDEVCO, LLC 003968810001	Gaffney Lewis Edwards, LLC	1	4/1/16	Regina Holmes Lewis	Senior Partner	1.160	Communicate (Other External)	Case Assessment, Development and Administration	Initial status of Plaintiff regarding status of settlement check.	5/25/16	0	\$175.00	\$17.50	\$0.00	\$16.00	\$0.00	20	1A-Administrative Support Functions
Outside Counsel	5/24/16	17455	Approved for Payment	FOUNTAIN, MARTHA v WILDEVCO, LLC 003968810001	Gaffney Lewis Edwards, LLC	2	4/1/16	Regina Holmes Lewis	Senior Partner	1.165	Communicate (With Client)	Case Assessment, Development and Administration	Email to Sheryl Coles regarding check request and status of settlement check.	5/25/16	0	\$175.00	\$17.50	(\$0.00)	\$16.25	\$0.00	20	1A-Administrative Support Functions
Outside Counsel	5/24/16	17455	Approved for Payment	FOUNTAIN, MARTHA v WILDEVCO, LLC 003968810001	Gaffney Lewis Edwards, LLC	2	4/1/16	Regina Holmes Lewis	Senior Partner	1.180	Communicate (Other External)	Case Assessment, Development and Administration	Telephone call to mediator John Talar regarding suggested receipt on responsiveness of settlement.	5/25/16	0.2	\$175.00	\$35.00	\$0.00	\$0.00	\$0.00	20	1A-Administrative Support Functions
Outside Counsel	5/24/16	17455	Approved for Payment	FOUNTAIN, MARTHA v WILDEVCO, LLC 003968810001	Gaffney Lewis Edwards, LLC	4	4/1/16	Regina Holmes Lewis	Senior Partner	1.420	Communicate (Other External)	Final Preparation and Trial	Telephone call to potential expert witness regarding possible testimony in three-party trial.	5/25/16	0.4	\$175.00	\$70.00	\$0.00	\$0.00	\$0.00	20	
Outside Counsel	5/24/16	17455	Approved for Payment	FOUNTAIN, MARTHA v WILDEVCO, LLC 003968810001	Gaffney Lewis Edwards, LLC	5	4/1/16	Regina Holmes Lewis	Senior Partner	1.420	Communicate (Other External)	Trial Preparation and Trial	Telephone call to counsel for Timms-Pole regarding name of potential expert to contact about.	5/25/16	0.1	\$175.00	\$17.50	\$0.00	\$0.00	\$17.50	20	
Outside Counsel	5/24/16	17455	Approved for Payment	FOUNTAIN, MARTHA v WILDEVCO, LLC 003968810001	Gaffney Lewis Edwards, LLC	6	4/1/16	Regina Holmes Lewis	Senior Partner	1.420	Communicate (Other External)	Trial Preparation and Trial	Telephone call to expert regarding enclosures of report and information required.	5/25/16	0.3	\$175.00	\$52.50	\$0.00	\$0.00	\$0.00	20	
Outside Counsel	5/24/16	17455	Approved for Payment	FOUNTAIN, MARTHA v WILDEVCO, LLC 003968810001	Gaffney Lewis Edwards, LLC	2	4/1/16	Lee Elish Begley	Senior Associate	1.310	Review/Analyze	Discovery	Representative discovery conducted by Timms-Pole to determine insurance carrier and involvement.	5/25/16	0.2	\$155.00	\$31.00	\$0.00	\$0.00	\$0.00	20	
Outside Counsel	5/24/16	17455	Approved for Payment	FOUNTAIN, MARTHA v WILDEVCO, LLC 003968810001	Gaffney Lewis Edwards, LLC	6	4/1/16	Regina Holmes Lewis	Senior Partner	1.420	Communicate (With Client)	Trial Preparation and Trial	Email to Sheryl Coles regarding request for approval to hire Mark Griffin as an expert witness on issue of reasonableness of settlement.	5/25/16	0.3	\$175.00	\$52.50	\$0.00	\$0.00	\$0.00	20	
Outside Counsel	5/24/16	17455	Approved for Payment	FOUNTAIN, MARTHA v WILDEVCO, LLC 003968810001	Gaffney Lewis Edwards, LLC	3	4/1/16	Kelli F. Stokes	Partner	1.180	Other	Case Assessment, Development and Administration	Prepare Settlement Check as to Plaintiff case.	5/25/16	0.2	\$40.00	\$20.00	(\$0.00)	\$0.00	\$17.00	20	17-Trial Support Functions

571

572

Outside Counsel	504710	17485	Approved for Payment	Foundati, Martha v Wileveco, LLC 00398810001	Gaifrey Lewis Edwards, LLC	20	4/27/16	Regina Hobbs Lewis	Senior Partner	L163	Other	Case Assessment, Development and Administration	Initial preparation of Settlement Agreement and Referral to Mediate Claims	5/25/16	0.6	\$80.00	\$65.00	\$0.00	\$0.00	\$0.00	\$0.00	20
Outside Counsel	504710	17486	Approved for Payment	Foundati, Martha v Wileveco, LLC 00398810001	Gaifrey Lewis Edwards, LLC	11	4/27/16	Regina Hobbs Lewis	Senior Partner	L426	Communicate (with Client)	File Preparation and Trial	Finalize from the Share Order regarding approval for expenses and fee on bills.	5/25/16	0.4	\$175.00	\$17.50	\$0.00	\$0.00	\$0.00	\$17.50	20
Outside Counsel	504710	17485	Approved for Payment	Foundati, Martha v Wileveco, LLC 00398810001	Gaifrey Lewis Edwards, LLC	12	4/27/16	Regina Hobbs Lewis	Senior Partner	L420	Communicate (with Client)	File Preparation and Trial	Identify materials to be provided to expert witness for assessment of reasonableness of settlement.	5/25/16	0.7	\$175.00	\$123.50	\$0.00	\$0.00	\$0.00	\$123.50	20
Outside Counsel	504710	17486	Approved for Payment	Foundati, Martha v Wileveco, LLC 00398810001	Gaifrey Lewis Edwards, LLC	16	4/27/16	Regina Hobbs Lewis	Senior Partner	L423	Communicate (with Client)	File Preparation and Trial	Finalize to expert witness regarding contributions of various and 20-bills exp.	5/25/16	0.2	\$175.00	\$35.00	\$0.00	\$0.00	\$0.00	\$35.00	20
Outside Counsel	504710	17486	Approved for Payment	Foundati, Martha v Wileveco, LLC 00398810001	Gaifrey Lewis Edwards, LLC	14	4/27/16	Regina Hobbs Lewis	Senior Partner	L100	Draft/Review	Case Assessment, Development and Administration	Reconciliation of settlement agreement.	5/25/16	0.6	\$175.00	\$140.00	\$0.00	\$0.00	\$0.00	\$140.00	20
Outside Counsel	504710	17485	Approved for Payment	Foundati, Martha v Wileveco, LLC 00398810001	Gaifrey Lewis Edwards, LLC	15	4/27/16	Regina Hobbs Lewis	Senior Partner	L160	Draft/Review	Case Assessment, Development and Administration	Additional assessment re. likelihood of liability defendant's proposed release for purposes of possible contribution claim.	5/25/16	0.3	\$175.00	\$52.50	\$0.00	\$0.00	\$0.00	\$52.50	20
Outside Counsel	504710	17486	Approved for Payment	Foundati, Martha v Wileveco, LLC 00398810001	Gaifrey Lewis Edwards, LLC	13	4/27/16	Regina Hobbs Lewis	Senior Partner	L150	Review/Analysis	Case Assessment, Development and Administration	Write additional release to clarify release.	4/25/16	0.3	\$175.00	\$52.50	\$0.00	\$0.00	\$0.00	\$52.50	20
Outside Counsel	504710	17485	Approved for Payment	Foundati, Martha v Wileveco, LLC 00398810001	Gaifrey Lewis Edwards, LLC	17	4/27/16	Regina Hobbs Lewis	Senior Partner	L100	Communicate (with External)	Case Assessment, Development and Administration	Send to counsel re. Plaintiff's withdrawal.	5/25/16	0.4	\$175.00	\$17.50	\$0.00	\$0.00	\$0.00	\$17.50	20
Outside Counsel	504710	17486	Approved for Payment	Foundati, Martha v Wileveco, LLC 00398810001	Gaifrey Lewis Edwards, LLC	18	4/27/16	Regina Hobbs Lewis	Senior Partner	L160	Communicate (with External)	Case Assessment, Development and Administration	Email to counsel re. Plaintiff's withdrawal.	5/25/16	0.2	\$175.00	\$35.00	\$0.00	\$0.00	\$0.00	\$35.00	20
Outside Counsel	504710	17486	Approved for Payment	Foundati, Martha v Wileveco, LLC 00398810001	Gaifrey Lewis Edwards, LLC	16	4/27/16	Lee Ellen Boyle	Senior Associate	L190	Other	Case Assessment, Development and Administration	Final draft Release.	5/25/16	1	\$150.00	\$150.00	\$0.00	\$0.00	\$0.00	\$150.00	20
Outside Counsel	504710	17486	Approved for Payment	Foundati, Martha v Wileveco, LLC 00398810001	Gaifrey Lewis Edwards, LLC	20	4/27/16	Regina Hobbs Lewis	Senior Partner	L240	Review/Analysis	Pre-Trial Pleadings and Motions	Conduct brief meeting for review of motion to dismiss for failure to prosecute filed by Terence Pulk.	5/25/16	0.5	\$175.00	\$52.50	\$0.00	\$0.00	\$0.00	\$52.50	20
Outside Counsel	504710	17486	Approved for Payment	Foundati, Martha v Wileveco, LLC 00398810001	Gaifrey Lewis Edwards, LLC	21	4/27/16	Regina Hobbs Lewis	Senior Partner	L240	Communicate (with External)	Pre-Trial Pleadings and Motions	Email to counsel for Plaintiff regarding motion to dismiss by Terence Pulk.	5/25/16	0.3	\$175.00	\$52.50	\$0.00	\$0.00	\$0.00	\$52.50	20
Outside Counsel	504710	17486	Approved for Payment	Foundati, Martha v Wileveco, LLC 00398810001	Gaifrey Lewis Edwards, LLC	22	4/27/16	Regina Hobbs Lewis	Senior Partner	L240	Review/Analysis	Pre-Trial Pleadings and Motions	Read and discuss case addressing circumstances under which claim may be dismissed for failure to prosecute.	5/25/16	0.3	\$175.00	\$52.50	\$0.00	\$0.00	\$0.00	\$52.50	20
Outside Counsel	504710	17486	Approved for Payment	Foundati, Martha v Wileveco, LLC 00398810001	Gaifrey Lewis Edwards, LLC	22	4/27/16	Regina Hobbs Lewis	Senior Partner	L160	Draft/Review	Case Assessment, Development and Administration	Review of all settlement agreement to include correct name of Plaintiff's entity.	5/25/16	0.1	\$175.00	\$17.50	\$0.00	\$0.00	\$0.00	\$17.50	20
Outside Counsel	504710	17485	Approved for Payment	Foundati, Martha v Wileveco, LLC 00398810001	Gaifrey Lewis Edwards, LLC	24	4/27/16	Regina Hobbs Lewis	Senior Partner	L100	Communicate (with External)	Case Assessment, Development and Administration	Email to counsel re. Plaintiff's withdrawal.	5/25/16	0.2	\$175.00	\$35.00	\$0.00	\$0.00	\$0.00	\$35.00	20
Outside Counsel	504710	17486	Approved for Payment	Foundati, Martha v Wileveco, LLC 00398810001	Gaifrey Lewis Edwards, LLC	25	4/27/16	Regina Hobbs Lewis	Senior Partner	L150	Communicate (with External)	Case Assessment, Development and Administration	Email to counsel re. Plaintiff's withdrawal.	5/25/16	0.2	\$175.00	\$35.00	\$0.00	\$0.00	\$0.00	\$35.00	20

573

Outside Counsel	504795	17455	Approved for Payment	Fountain, Martha v. Wilkovec, LLC 003698810001	Gaffney Lewis Edwards, LLC	26	4/18/16	Regina Hollins Lewis	Senior Partner	L260	Other	Case Preparation Development and Administration	Telephone calls from and to counsel re: Plaintiff's remaining status of settlement check and release. Remita Harris call and e-mail for other parties regarding hearing on Tippets-Polke's motion to dismiss for failure to prosecute.	5/25/16	0.1	\$175.00	\$52.50	\$0.00	\$0.00	\$52.50	20
Outside Counsel	504796	17455	Approved for Payment	Fountain, Martha v. Wilkovec, LLC 003698810001	Gaffney Lewis Edwards, LLC	27	4/21/16	Regina Hollins Lewis	Senior Partner	L240	Other	Pre-Trial Pleadings and Motions	Filed and served other motions in opposition to Tippets-Polke's motion to dismiss for failure to prosecute.	5/26/16	0.2	\$175.00	\$52.50	\$0.00	\$0.00	\$52.50	20
Outside Counsel	504797	17455	Approved for Payment	Fountain, Martha v. Wilkovec, LLC 003698810001	Gaffney Lewis Edwards, LLC	28	4/22/16	Regina Hollins Lewis	Senior Partner	L240	Draft/Review	Pre-Trial Pleadings and Motions	Filed and served other motions in opposition to Tippets-Polke's motion to dismiss for failure to prosecute.	5/26/16	0.0	\$175.00	\$157.50	\$0.00	\$0.00	\$157.50	20
Outside Counsel	504798	17455	Approved for Payment	Fountain, Martha v. Wilkovec, LLC 003698810001	Gaffney Lewis Edwards, LLC	29	4/22/16	Regina Hollins Lewis	Senior Partner	L150	Other	Trial Preparation and Trial	E-mail to Sherry Cates regarding expected hearing on Tippets-Polke's motion to dismiss.	5/26/16	0.5	\$175.00	\$87.50	\$0.00	\$0.00	\$87.50	20
Outside Counsel	504799	17455	Approved for Payment	Fountain, Martha v. Wilkovec, LLC 003698810001	Gaffney Lewis Edwards, LLC	30	4/27/16	Regina Hollins Lewis	Senior Partner	L240	Plan and Prepare For	Pre-Trial Pleadings and Motions	Draft outline of oral argument for hearing on Tippets-Polke's motion to dismiss for failure to prosecute.	5/25/16	0.3	\$175.00	\$52.50	\$0.00	\$0.00	\$52.50	20
Outside Counsel	504795	17455	Approved for Payment	Fountain, Martha v. Wilkovec, LLC 003698810001	Gaffney Lewis Edwards, LLC	31	4/27/16	Regina Hollins Lewis	Senior Partner	L240	Plan and Prepare For	Pre-Trial Pleadings and Motions	Travel to and from Miami, SC for hearing on Tippets-Polke's motion to dismiss (travel time charged for travel time).	5/25/16	1.9	\$47.50	\$165.25	\$0.00	\$0.00	\$165.25	20
Outside Counsel	504798	17455	Approved for Payment	Fountain, Martha v. Wilkovec, LLC 003698810001	Gaffney Lewis Edwards, LLC	32	4/27/16	Regina Hollins Lewis	Senior Partner	L240	Plan and Prepare For	Pre-Trial Pleadings and Motions	Attend hearing and argue in opposition to Tippets-Polke's motion to dismiss for failure to prosecute.	5/25/16	0.7	\$175.00	\$122.50	\$0.00	\$0.00	\$122.50	20
Outside Counsel	504796	17455	Approved for Payment	Fountain, Martha v. Wilkovec, LLC 003698810001	Gaffney Lewis Edwards, LLC	33	4/28/16	Regina Hollins Lewis	Senior Partner	L480	Communications (With Party)	Trial Preparation and Trial	E-mail to Sherry Cates with summary of hearing on Tippets-Polke's motion to dismiss and status of expert on reasonableness of settlement.	5/23/16	0.2	\$175.00	\$35.00	\$0.00	\$0.00	\$35.00	20
Outside Counsel	504798	17455	Approved for Payment	Fountain, Martha v. Wilkovec, LLC 003698810001	Gaffney Lewis Edwards, LLC	34	4/28/16	Randi Lynn Roberts	Junior Associate	L240	Other	Pre-Trial Pleadings and Motions	Research case law to prepare to brief intervention in opposition to Tippets-Polke's Motion to Dismiss for Failure to Prosecute.	5/25/16	0.0	\$145.00	\$115.00	\$0.00	\$0.00	\$115.00	20
Outside Counsel	504793	17455	Approved for Payment	Fountain, Martha v. Wilkovec, LLC 003698810001	Gaffney Lewis Edwards, LLC	35	4/19/16	Randi Lynn Roberts	Junior Associate	L240	Other	Pre-Trial Pleadings and Motions	Begin drafting Memorandum in Opposition of Tippets-Polke's Motion to Dismiss for Failure to Prosecute.	5/22/16	1.4	\$145.00	\$203.00	\$0.00	\$0.00	\$203.00	20
Outside Counsel	504796	17455	Approved for Payment	Fountain, Martha v. Wilkovec, LLC 003698810001	Gaffney Lewis Edwards, LLC	36	4/19/16	Randi Lynn Roberts	Junior Associate	L470	Other	Trial Preparation and Trial	Draft and send response e-mail to Tad Barber regarding filing for third-party claims.	5/20/16	0.1	\$145.00	\$54.50	\$0.00	\$0.00	\$54.50	20
Outside Counsel	504795	17455	Approved for Payment	Fountain, Martha v. Wilkovec, LLC 003698810001	Gaffney Lewis Edwards, LLC	37	4/21/16	Randi Lynn Roberts	Junior Associate	L240	Other	Pre-Trial Pleadings and Motions	Continue drafting Memorandum in Opposition to Tippets-Polke's Motion to Dismiss for Failure to Prosecute.	5/20/16	2.0	\$145.00	\$290.00	\$0.00	\$0.00	\$290.00	20
Outside Counsel	504798	17455	Approved for Payment	Fountain, Martha v. Wilkovec, LLC 003698810001	Gaffney Lewis Edwards, LLC	38	4/26/16	Randi Lynn Roberts	Junior Associate	L240	Other	Pre-Trial Pleadings and Motions	Complete draft notes in Memorandum in Opposition to Tippets-Polke's Motion to Dismiss for Failure to Prosecute.	5/25/16	1.1	\$145.00	\$159.50	\$0.00	\$0.00	\$159.50	20
Outside Counsel	504793	17455	Approved for Payment	Fountain, Martha v. Wilkovec, LLC 003698810001	Gaffney Lewis Edwards, LLC	39	4/28/16	Randi Lynn Roberts	Junior Associate	L240	Other	Pre-Trial Pleadings and Motions	Draft and send e-mail to e-mail regarding Defendant's Memorandum in Opposition to Tippets-Polke's Motion to Dismiss.	5/25/16	0.2	\$145.00	\$21.00	\$0.00	\$0.00	\$21.00	20

574

Outside Counsel	6/24/16	17450	Approved for Payment	Fountain, Martha v Whiteco, LLC 00368810001	Gaffney Lewis Edwards, LLC	40	4/27/16	Randi Lynn Roberts	Junior Associate	L410	Other	Trial Preparation and Trial	Read email from Ted Barker regarding trial.	5/25/16	0.1	\$142.00	\$14.00	\$9.00	\$0.00	\$14.00	20
Outside Counsel	6/24/16	17455	Approved for Payment	Fountain, Martha v Whiteco, LLC 00368810001	Gaffney Lewis Edwards, LLC	41	4/26/16	Randi Lynn Roberts	Junior Associate	L410	Other	Trial Preparation and Trial	Draft and send email to Ted Barker regarding trial testimony.	5/25/16	0.2	\$145.00	\$29.00	\$0.00	\$0.00	\$29.00	30
Outside Counsel	5/16/16	17455	Approved for Payment	Fountain, Martha v Whiteco, LLC 00368810001	Gaffney Lewis Edwards, LLC	42	4/12/16	Lee Ellen Bagley	Senior Associate	L420	Other	Cash Assessment, Development and Administration	Assess violation of Typicus-Park as Reliance of Plaintiff claims.	5/25/16	0.2	\$155.00	\$31.00	\$0.00	\$0.00	\$31.00	20
Outside Counsel	4/24/16	17210	Paid	Fountain, Martha v Whiteco, LLC 00368810001	Gaffney Lewis Edwards, LLC	1	3/31/16	Regina Holbe Lewis	Senior Partner	L430	Communicate (With Client)	Case Assessment, Development and Administration	Telephone call from David Lyles regarding strategy for possible resolution of case.	4/25/16	0.0	\$176.00	\$0.00	\$0.00	\$0.00	\$0.00	20
Outside Counsel	4/24/16	17210	Paid	Fountain, Martha v Whiteco, LLC 00368810001	Gaffney Lewis Edwards, LLC	2	3/24/16		Other	E110	Expenses	Expenses	Litigation support services - Court reporter and Enforcement - Deanna S. Pitt - Enforcement - Elizabeth S. Pitt - Enforcement checks on Court Records - Litigation support services - South Carolina Law Enforcement Division (SLED) - Enforcement - Elizabeth S. Pitt - Background check on Martha Fountain	4/25/16	4	\$35.00	\$26.00	\$0.00	\$0.00	\$26.00	71
Outside Counsel	4/24/16	17210	Paid	Fountain, Martha v Whiteco, LLC 00368810001	Gaffney Lewis Edwards, LLC	3	3/19/16		Other	E110	Expenses	Expenses	Litigation support services - South Carolina Law Enforcement Division (SLED) - Enforcement - Elizabeth S. Pitt - Background check on Martha Fountain	4/25/16	1	\$26.00	\$26.00	\$0.00	\$0.00	\$26.00	21
Outside Counsel	4/24/16	17210	Paid	Fountain, Martha v Whiteco, LLC 00368810001	Gaffney Lewis Edwards, LLC	4	3/11/16		Other	E110	Expenses	Expenses	Litigation support services - RCPA Office - Elizabeth S. Pitt - Enforcement - Elizabeth S. Pitt - Total Expenses	4/25/16	1	\$311.04	\$211.00	\$0.00	\$0.00	\$211.00	21
Outside Counsel	4/24/16	17210	Paid	Fountain, Martha v Whiteco, LLC 00368810001	Gaffney Lewis Edwards, LLC	5	3/21/16		Other	E110	Expenses	Expenses	Out-of-pocket travel - Lee Ellen Bagley - EDC - mileage reimbursement for travel to and from Batesville, SC to attend scheduled trial of EDC - party claims (continued by judge's ruling)	4/25/16	13.86	\$0.04	\$74.84	\$0.00	\$0.00	\$74.84	21
Outside Counsel	3/10/16	16949	Paid	Fountain, Martha v Whiteco, LLC 00368810001	Gaffney Lewis Edwards, LLC	1	2/27/16	Regina Holbe Lewis	Senior Partner	L430	Communicate (Other External)	Trial Preparation and Trial	Draft from counsel for Typicus-Park regarding submission of Whiteco's amended complaint.	3/24/16	0.1	\$175.00	\$17.50	\$0.00	\$0.00	\$17.50	20
Outside Counsel	3/10/16	16949	Paid	Fountain, Martha v Whiteco, LLC 00368810001	Gaffney Lewis Edwards, LLC	2	2/14/16	Regina Holbe Lewis	Senior Partner	L410	Communicate (Other External)	Pre-Trial Hearings and Motions	Read and approve allegation regarding defective premises for amended complaint against Typicus-Park.	3/24/16	0.1	\$175.00	\$17.50	\$0.00	\$0.00	\$17.50	30
Outside Counsel	3/10/16	16946	Paid	Fountain, Martha v Whiteco, LLC 00368810001	Gaffney Lewis Edwards, LLC	3	2/3/16	Lee Ellen Bagley	Senior Associate	L310	Discovery	Discovery	Domestic draft of Supplemental Responses to Plaintiff Interrogatories.	3/24/16	0.3	\$155.00	\$46.50	\$0.00	\$0.00	\$46.50	20
Outside Counsel	3/10/16	16945	Paid	Fountain, Martha v Whiteco, LLC 00368810001	Gaffney Lewis Edwards, LLC	4	2/3/16	Lee Ellen Bagley	Senior Associate	L310	Discovery	Discovery	Begin draft of Supplemental Responses to Ed Party Defendant Typicus-Park's interrogatories.	3/24/16	0.2	\$155.00	\$46.50	\$0.00	\$0.00	\$46.50	20
Outside Counsel	3/10/16	16945	Paid	Fountain, Martha v Whiteco, LLC 00368810001	Gaffney Lewis Edwards, LLC	5	2/3/16	Lee Ellen Bagley	Senior Associate	L210	Discovery	Pre-Trial Hearings and Motions	Draft proposed Third Amended and Party Complaint.	3/24/16	0.2	\$195.00	\$58.00	\$0.00	\$0.00	\$58.00	20
Outside Counsel	3/10/16	16945	Paid	Fountain, Martha v Whiteco, LLC 00368810001	Gaffney Lewis Edwards, LLC	6	2/3/16	Lee Ellen Bagley	Senior Associate	L210	Discovery	Pre-Trial Hearings and Motions	Draft proposed Third Amended and Party Complaint.	3/24/16	0.1	\$155.00	\$46.50	\$0.00	\$0.00	\$46.50	20

575

Outside Counsel	7/23/16	16943	Part	Fountain, Martha v. Willevco, LLC 00308810001	Gaffney Lewis Edwards, LLC	7	2/16/16	Regina Hobbs Lewis	Senior Partner	L180	Communicate (Other Outside Counsel)	Case Assessment, Development and Administration	Event is required for re-defendant, and that party determine ongoing status of proposed joint settlement offer to Plaintiff.	7/23/16	0.1	\$175.00	\$17.50	\$0.00	\$0.00	\$17.50	20
Outside Counsel	7/27/16	16945	Part	Fountain, Martha v. Willevco, LLC 00308810001	Gaffney Lewis Edwards, LLC	8	2/16/16	Regina Hobbs Lewis	Senior Partner	L180	Communicate (Other Outside Counsel)	Case Assessment, Development and Administration	Event is required for Plaintiff and Plaintiff's attorney regarding status of Plaintiff's ongoing settlement offer to Plaintiff's representative clients.	7/27/16	0.3	\$175.00	\$52.50	\$0.00	\$0.00	\$52.50	20
Outside Counsel	7/27/16	16945	Part	Fountain, Martha v. Willevco, LLC 00308810001	Gaffney Lewis Edwards, LLC	9	2/16/16	Regina Hobbs Lewis	Senior Partner	L180	Communicate (Other Outside Counsel)	Case Assessment, Development and Administration	Telephone call between Plaintiff and Plaintiff's attorney regarding scheduling of assessment conference call.	7/27/16	0.2	\$175.00	\$35.00	\$0.00	\$0.00	\$35.00	20
Outside Counsel	7/27/16	16945	Part	Fountain, Martha v. Willevco, LLC 00308810001	Gaffney Lewis Edwards, LLC	10	2/16/16	Lee Ellen Bagley	Senior Associate	L180	Review/Analyze	Trial Preparation and Trial	Read and write Plaintiff's deposition testimony in preparation for upcoming trial.	7/27/16	0.1	\$175.00	\$17.50	\$0.00	\$0.00	\$17.50	20
Outside Counsel	7/27/16	16945	Part	Fountain, Martha v. Willevco, LLC 00308810001	Gaffney Lewis Edwards, LLC	11	2/16/16	Lee Ellen Bagley	Senior Associate	L250	Communicate (Other Outside Counsel)	Pre-Trial Planning and Motions	Event is required for Plaintiff's attorney regarding proposed amendments to Plaintiff's deposition.	7/27/16	0.1	\$155.00	\$15.50	\$0.00	\$0.00	\$15.50	20
Outside Counsel	7/27/16	16945	Part	Fountain, Martha v. Willevco, LLC 00308810001	Gaffney Lewis Edwards, LLC	12	2/16/16	Regina Hobbs Lewis	Senior Partner	L120	Communicate (Other Outside Counsel)	Case Assessment, Development and Administration	Event is required for Plaintiff's attorney regarding proposed amendments to Plaintiff's deposition.	7/27/16	0.2	\$175.00	\$35.00	\$0.00	\$0.00	\$35.00	20
Outside Counsel	7/27/16	16945	Part	Fountain, Martha v. Willevco, LLC 00308810001	Gaffney Lewis Edwards, LLC	13	2/16/16	Regina Hobbs Lewis	Senior Partner	L120	Communicate (Other Outside Counsel)	Case Assessment, Development and Administration	Event is required for Plaintiff's attorney regarding proposed amendments to Plaintiff's deposition.	7/27/16	0.2	\$175.00	\$35.00	\$0.00	\$0.00	\$35.00	20
Outside Counsel	7/27/16	16945	Part	Fountain, Martha v. Willevco, LLC 00308810001	Gaffney Lewis Edwards, LLC	14	2/16/16	Regina Hobbs Lewis	Senior Partner	L180	Communicate (Other Outside Counsel)	Case Assessment, Development and Administration	Event is required for Plaintiff's attorney regarding proposed amendments to Plaintiff's deposition.	7/27/16	0.2	\$175.00	\$35.00	\$0.00	\$0.00	\$35.00	20
Outside Counsel	7/27/16	16945	Part	Fountain, Martha v. Willevco, LLC 00308810001	Gaffney Lewis Edwards, LLC	15	2/16/16	Lee Ellen Bagley	Senior Associate	L210	Communicate (Other Outside Counsel)	Pre-Trial Planning and Motions	Exchange additional email with Plaintiff's attorney regarding proposed amendments to Plaintiff's deposition.	7/27/16	0.2	\$155.00	\$31.00	\$0.00	\$0.00	\$31.00	20
Outside Counsel	7/27/16	16945	Part	Fountain, Martha v. Willevco, LLC 00308810001	Gaffney Lewis Edwards, LLC	16	2/16/16	Lee Ellen Bagley	Senior Associate	L210	Draft/Review	Pre-Trial Planning and Motions	Complete draft and edit of Third Amended Third-Party Complaint.	7/27/16	0.8	\$155.00	\$124.00	\$0.00	\$0.00	\$124.00	20
Outside Counsel	7/27/16	16945	Part	Fountain, Martha v. Willevco, LLC 00308810001	Gaffney Lewis Edwards, LLC	17	2/16/16	Regina Hobbs Lewis	Senior Partner	L180	Draft/Review	Case Assessment, Development and Administration	Draft settlement offer language for Plaintiff's attorney to Plaintiff's representative clients.	7/27/16	0.2	\$175.00	\$35.00	\$0.00	\$0.00	\$35.00	20
Outside Counsel	7/27/16	16945	Part	Fountain, Martha v. Willevco, LLC 00308810001	Gaffney Lewis Edwards, LLC	18	2/16/16	Regina Hobbs Lewis	Senior Partner	L180	Communicate (Other Outside Counsel)	Case Assessment, Development and Administration	Event is required for Plaintiff and Plaintiff's attorney regarding status of Plaintiff's ongoing settlement offer to Plaintiff's representative clients.	7/27/16	0.3	\$175.00	\$52.50	\$0.00	\$0.00	\$52.50	20
Outside Counsel	7/27/16	16945	Part	Fountain, Martha v. Willevco, LLC 00308810001	Gaffney Lewis Edwards, LLC	19	2/16/16	Regina Hobbs Lewis	Senior Partner	L180	Communicate (Other Outside Counsel)	Case Assessment, Development and Administration	Event is required for Plaintiff and Plaintiff's attorney regarding status of Plaintiff's ongoing settlement offer to Plaintiff's representative clients.	7/27/16	0.3	\$175.00	\$52.50	\$0.00	\$0.00	\$52.50	20
Outside Counsel	7/27/16	16945	Part	Fountain, Martha v. Willevco, LLC 00308810001	Gaffney Lewis Edwards, LLC	20	2/16/16	Lee Ellen Bagley	Senior Associate	L420	Communicate (Other Outside Counsel)	Trial Preparation and Trial	Exchange email with Plaintiff's attorney regarding proposed amendments to Plaintiff's deposition.	7/27/16	0.1	\$105.00	\$10.50	\$0.00	\$0.00	\$10.50	20
Outside Counsel	7/27/16	16945	Part	Fountain, Martha v. Willevco, LLC 00308810001	Gaffney Lewis Edwards, LLC	21	2/16/16	Lee Ellen Bagley	Senior Associate	L410	Review/Analyze	Trial Preparation and Trial	Read and write Plaintiff's deposition testimony in preparation for upcoming trial.	7/27/16	1.2	\$155.00	\$186.00	\$0.00	\$0.00	\$186.00	20

576

Outside Counsel	10/2/16	10945	Paid	Fountain, Martha v. Wilevedo, LLC 00392610001	Gahey Lewis Edwards, LLC	23	3/18/16	Lee Ellen Bagley	Senior Associate	L110	Review/Analyze (Other Outside Counsel)	Final Preparation and Filing	Read and analyze Plaintiff's Complaint in preparation for upcoming trial.	3/24/16	0.0	\$165.00	\$14.00	\$0.00	\$0.00	\$124.00	20
Outside Counsel	3/10/16	10945	Paid	Fountain, Martha v. Wilevedo, LLC 00392610001	Gahey Lewis Edwards, LLC	23	3/18/16	Lee Ellen Bagley	Senior Associate	L110	Communicate (Other Outside Counsel)	Case Assessment, Development and Administration	Exchange emails with Plaintiff's counsel re: County's objections of preliminary injunction.	3/24/16	0.2	\$165.00	\$31.00	\$0.00	\$0.00	\$34.00	20
Outside Counsel	3/23/16	10945	Paid	Fountain, Martha v. Wilevedo, LLC 00392610001	Gahey Lewis Edwards, LLC	24	2/25/16	Lee Ellen Bagley	Senior Associate	L110	Review/Analyze	Case Assessment, Development and Administration	Read and analyze County's responses of preliminary injunctions conducted by Plaintiff.	3/24/16	0.2	\$155.00	\$41.00	\$0.00	\$0.00	\$34.00	20
Outside Counsel	3/23/16	10945	Paid	Fountain, Martha v. Wilevedo, LLC 00392610001	Gahey Lewis Edwards, LLC	25	2/25/16	Lee Ellen Bagley	Senior Associate	L110	Communicate (Other Outside Counsel)	Case Assessment, Development and Administration	Exchange emails with Plaintiff's counsel re: Defendant's County's responses of preliminary injunctions.	3/24/16	0.2	\$155.00	\$31.00	\$0.00	\$0.00	\$34.00	20
Outside Counsel	3/23/16	10945	Paid	Fountain, Martha v. Wilevedo, LLC 00392610001	Gahey Lewis Edwards, LLC	25	2/25/16	Lee Ellen Bagley	Senior Associate	L210	Review/Analyze	Final Briefs and Motions	Read and analyze 3rd Party Defendant's Plaintiff's Answer to 3rd Amended Third-Party Complaint.	3/24/16	0.2	\$155.00	\$31.00	\$0.00	\$0.00	\$34.00	20
Outside Counsel	3/23/16	10945	Paid	Fountain, Martha v. Wilevedo, LLC 00392610001	Gahey Lewis Edwards, LLC	27	2/25/16	Lee Ellen Bagley	Senior Associate	L110	Review/Analyze	Final Briefs and Motions	Assess status of Plaintiff's Answer and file motion.	3/24/16	0.2	\$155.00	\$41.00	\$0.00	\$0.00	\$34.00	20
Outside Counsel	3/23/16	10945	Paid	Fountain, Martha v. Wilevedo, LLC 00392610001	Gahey Lewis Edwards, LLC	28	2/25/16	Lee Ellen Bagley	Senior Associate	L110	Final Briefs	Discovery	Coordinate draft of Plaintiff's Motion to Supplemental Pleadings in Plaintiff's Interrogatories.	3/24/16	0.3	\$155.00	\$46.50	\$0.00	\$0.00	\$46.50	20
Outside Counsel	3/23/16	10945	Paid	Fountain, Martha v. Wilevedo, LLC 00392610001	Gahey Lewis Edwards, LLC	28	2/25/16	Rebecca Holtz Lewis	Senior Partner	L100	Communicate (Other External)	Case Assessment, Development and Administration	Send text message to Plaintiff's counsel to confirm status of status call scheduled for next day.	3/24/16	0.1	\$175.00	\$17.50	\$0.00	\$0.00	\$17.50	20
Outside Counsel	3/23/16	10945	Paid	Fountain, Martha v. Wilevedo, LLC 00392610001	Gahey Lewis Edwards, LLC	28	2/25/16	Rebecca Holtz Lewis	Senior Partner	L100	Communicate (Other External)	Case Assessment, Development and Administration	Exchange emails with Plaintiff's counsel re: Plaintiff's proposed 3rd Amended Third-Party Complaint.	3/24/16	0.3	\$175.00	\$52.50	\$0.00	\$0.00	\$52.50	20
Outside Counsel	3/23/16	10945	Paid	Fountain, Martha v. Wilevedo, LLC 00392610001	Gahey Lewis Edwards, LLC	29	2/25/16	Rebecca Holtz Lewis	Senior Partner	L100	Communicate (Other External)	Case Assessment, Development and Administration	Telephone call from Plaintiff's counsel re: Plaintiff's proposed 3rd Amended Third-Party Complaint.	3/24/16	0.2	\$175.00	\$35.00	\$0.00	\$0.00	\$35.00	20
Outside Counsel	3/23/16	10945	Paid	Fountain, Martha v. Wilevedo, LLC 00392610001	Gahey Lewis Edwards, LLC	32	2/25/16	Lee Ellen Bagley	Senior Associate	L210	Review/Analyze	Final Briefs and Motions	Assess objections by Plaintiff's proposed 3rd Amended Third-Party Complaint.	3/24/16	0.2	\$155.00	\$31.00	\$0.00	\$0.00	\$34.00	20
Outside Counsel	3/23/16	10945	Paid	Fountain, Martha v. Wilevedo, LLC 00392610001	Gahey Lewis Edwards, LLC	31	2/25/16	Lee Ellen Bagley	Senior Associate	L210	Communicate (Other Outside Counsel)	Final Briefs and Motions	Exchange emails with Plaintiff's counsel re: Plaintiff's proposed 3rd Amended Third-Party Complaint.	3/24/16	0.2	\$155.00	\$31.00	\$0.00	\$0.00	\$34.00	20
Outside Counsel	3/23/16	10945	Paid	Fountain, Martha v. Wilevedo, LLC 00392610001	Gahey Lewis Edwards, LLC	34	2/18/16	Lee Ellen Bagley	Senior Associate	L210	Communicate (Other Outside Counsel)	Final Briefs and Motions	Exchange emails with Plaintiff's counsel re: Plaintiff's proposed 3rd Amended Third-Party Complaint.	3/24/16	0.2	\$155.00	\$31.00	\$0.00	\$0.00	\$34.00	20
Outside Counsel	3/23/16	10945	Paid	Fountain, Martha v. Wilevedo, LLC 00392610001	Gahey Lewis Edwards, LLC	35	2/25/16	Rebecca Holtz Lewis	Senior Partner	L100	Communicate (Other External)	Case Assessment, Development and Administration	Send text message to Plaintiff's counsel regarding status of proposed 3rd Amended Third-Party Complaint.	3/24/16	0.1	\$175.00	\$17.50	\$0.00	\$0.00	\$17.50	20
Outside Counsel	3/23/16	10945	Paid	Fountain, Martha v. Wilevedo, LLC 00392610001	Gahey Lewis Edwards, LLC	35	2/25/16	Rebecca Holtz Lewis	Senior Partner	L100	Communicate (Other External)	Case Assessment, Development and Administration	Telephone call from Plaintiff's counsel regarding request for Plaintiff's proposed 3rd Amended Third-Party Complaint.	3/24/16	0.2	\$175.00	\$35.00	\$0.00	\$0.00	\$35.00	20
Outside Counsel	3/23/16	10945	Paid	Fountain, Martha v. Wilevedo, LLC 00392610001	Gahey Lewis Edwards, LLC	37	2/25/16	Rebecca Holtz Lewis	Senior Partner	L120	Communicate (Other External)	Case Assessment, Development and Administration	Update case assessment report and recommendation re: disposition by conference call.	3/24/16	0.8	\$175.00	\$140.00	\$0.00	\$0.00	\$140.00	20

577

Outside Counsel	363310	16845	Part	Fountain, Martha v Waters, LLC 00368810001	Gaffney Lewis Edwards, LLC	36	2/29/16	Regina Hollis Lewis	Senior Partner	1120	Communicate (Other External)	Case Assessment, Development and Administration	Email to Sheriff's Office with updated report and final assessment.	3/24/16	0.2	\$175.00	\$35.00	\$0.00	\$0.00	\$35.00	30
Outside Counsel	363310	16905	Part	Fountain, Martha v Waters, LLC 00368810001	Gaffney Lewis Edwards, LLC	39	2/27/16	Regina Hollis Lewis	Senior Associate	1120	Communicate (Other External)	Case Assessment, Development and Administration	Exchange emails with Sheriff's Office re: expert testimony at trial.	3/24/16	0.3	\$145.00	\$43.50	\$0.00	\$0.00	\$43.50	30
Outside Counsel	363310	16945	Part	Fountain, Martha v Waters, LLC 00368810001	Gaffney Lewis Edwards, LLC	40	2/11/16	Regina Hollis Lewis	Senior Partner	1115	Expense	Expense	Deposition transcripts - April Court Reporting - Invoice 2/28/16 - Transcript of hearing Waters and Sheriff's Office	3/24/16	1	\$435.00	\$435.00	\$0.00	\$0.00	\$435.00	21
Outside Counsel	363310	16945	Part	Fountain, Martha v Waters, LLC 00368810001	Gaffney Lewis Edwards, LLC	41	2/11/16	Regina Hollis Lewis	Senior Partner	1115	Expense	Expense	Deposition transcripts - AWR Court Reporting - Invoice 2/28/16 - Transcript of Sheriff's Office, Linda McDermott, Bradley Waters, Sheriff's Office, Patrick Cook Andy Patton.	3/24/16	1	\$454.00	\$454.00	\$0.00	\$0.00	\$454.00	21
Outside Counsel	363310	16970	Part	Fountain, Martha v Waters, LLC 00368810001	Gaffney Lewis Edwards, LLC	1	2/11/16	Regina Hollis Lewis	Senior Partner	1120	Communicate (Other External)	Case Assessment, Development and Administration	Email to Sheriff's Office regarding status of case in preparation of discovery at trial.	3/24/16	0.1	\$175.00	\$17.50	\$0.00	\$0.00	\$17.50	30
Outside Counsel	363310	16970	Part	Fountain, Martha v Waters, LLC 00368810001	Gaffney Lewis Edwards, LLC	2	2/11/16	Regina Hollis Lewis	Senior Partner	1120	Communicate (Other External)	Case Assessment, Development and Administration	Email to Sheriff's Office regarding status of case in preparation of discovery at trial.	3/24/16	0.2	\$175.00	\$35.00	\$0.00	\$0.00	\$35.00	30
Outside Counsel	363310	16970	Part	Fountain, Martha v Waters, LLC 00368810001	Gaffney Lewis Edwards, LLC	3	2/11/16	Regina Hollis Lewis	Senior Partner	1120	Communicate (Other External)	Case Assessment, Development and Administration	Email to Sheriff's Office regarding status of case and assessment of settlement value.	3/24/16	0.3	\$175.00	\$52.50	\$0.00	\$0.00	\$52.50	30
Outside Counsel	363310	16970	Part	Fountain, Martha v Waters, LLC 00368810001	Gaffney Lewis Edwards, LLC	4	2/11/16	Regina Hollis Lewis	Senior Partner	1120	Communicate (Other External)	Case Assessment, Development and Administration	Telephone call to Sheriff's Office for update on status of settlement value.	3/24/16	0.2	\$175.00	\$35.00	\$0.00	\$0.00	\$35.00	30
Outside Counsel	363310	16970	Part	Fountain, Martha v Waters, LLC 00368810001	Gaffney Lewis Edwards, LLC	5	2/11/16	Regina Hollis Lewis	Senior Partner	1120	Communicate (Other External)	Case Assessment, Development and Administration	Telephone call to Sheriff's Office for update on status of settlement value.	3/24/16	0.3	\$85.00	\$25.50	\$0.00	\$0.00	\$25.50	20
Outside Counsel	363310	16970	Part	Fountain, Martha v Waters, LLC 00368810001	Gaffney Lewis Edwards, LLC	6	2/11/16	Regina Hollis Lewis	Senior Partner	1120	Communicate (Other External)	Case Assessment, Development and Administration	Telephone call to Sheriff's Office for update on status of settlement value.	3/24/16	0.2	\$85.00	\$17.00	\$0.00	\$0.00	\$17.00	20
Outside Counsel	363310	16970	Part	Fountain, Martha v Waters, LLC 00368810001	Gaffney Lewis Edwards, LLC	7	2/11/16	Regina Hollis Lewis	Senior Partner	1120	Communicate (Other External)	Case Assessment, Development and Administration	Telephone call to Sheriff's Office for update on status of settlement value.	3/24/16	0.3	\$175.00	\$52.50	\$0.00	\$0.00	\$52.50	20
Outside Counsel	363310	16970	Part	Fountain, Martha v Waters, LLC 00368810001	Gaffney Lewis Edwards, LLC	8	2/11/16	Regina Hollis Lewis	Senior Partner	1120	Communicate (Other External)	Case Assessment, Development and Administration	Telephone call to Sheriff's Office for update on status of settlement value.	3/24/16	0.4	\$175.00	\$70.00	\$0.00	\$0.00	\$70.00	20
Outside Counsel	363310	16970	Part	Fountain, Martha v Waters, LLC 00368810001	Gaffney Lewis Edwards, LLC	9	2/11/16	Regina Hollis Lewis	Senior Partner	1120	Communicate (Other External)	Case Assessment, Development and Administration	Telephone call to Sheriff's Office for update on status of settlement value.	3/24/16	0.5	\$175.00	\$87.50	\$0.00	\$0.00	\$87.50	20
Outside Counsel	363310	16970	Part	Fountain, Martha v Waters, LLC 00368810001	Gaffney Lewis Edwards, LLC	10	2/11/16	Regina Hollis Lewis	Senior Partner	1120	Communicate (Other External)	Case Assessment, Development and Administration	Telephone call to Sheriff's Office for update on status of settlement value.	3/24/16	0.6	\$175.00	\$105.00	\$0.00	\$0.00	\$105.00	20

578

Outside Counsel	201815	16723	Paid	Forrest, Martha v Wilcocks, LLC 002682510001	Goffney Lewis Edwards, LLC	11	1/27/16	Regina Holms Lewis	Senior Partner	1,448	Review/Analysis	Final Preparation and Trial	Engage with the client on outline of cases, investigation of Florida	2/24/16	0.2	\$175.00	\$37.50	\$0.00	\$0.00	\$0.00	\$0.00	20			
Outside Counsel	200316	16723	Paid	Forrest, Martha v Wilcocks, LLC 002682510001	Goffney Lewis Edwards, LLC	10	1/5/16	Lee Ellen Beasley	Senior Associate	1,130	Review/Analysis	Case Assessment, Development and Administration	Assess Florida's identified the case theories, plan of action and trial strategy regarding same.	2/24/16	0.3	\$169.00	\$63.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20		
Outside Counsel	201816	16721	Paid	Forrest, Martha v Wilcocks, LLC 002682510001	Goffney Lewis Edwards, LLC	13	1/16/16	Regina Holms Lewis	Senior Partner	1,333	Special Proceedings	Discovery	Approach internal positions of Florida's 300 witnesses via telephone review.	2/24/16	4.1	\$175.00	\$717.50	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20	
Outside Counsel	200218	16723	Paid	Forrest, Martha v Wilcocks, LLC 002682510001	Goffney Lewis Edwards, LLC	14	1/16/16	Regina Holms Lewis	Senior Partner	1,440	Communicate (Other External)	Final Preparation and Trial	Establish Florida counsel for Florida and prepare bills regarding status of Florida and possible additional documents	2/24/16	0.3	\$175.00	\$52.50	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20	
Outside Counsel	201816	16723	Paid	Forrest, Martha v Wilcocks, LLC 002682510001	Goffney Lewis Edwards, LLC	15	1/16/16	Regina Holms Lewis	Senior Partner	1,330	Communicate (Other External)	Discovery	Emails from Florida counsel to Florida regarding removal deposition of Florida's the case please.	2/24/16	0.2	\$175.00	\$43.75	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20	
Outside Counsel	200316	16723	Paid	Forrest, Martha v Wilcocks, LLC 002682510001	Goffney Lewis Edwards, LLC	16	1/16/16	Regina Holms Lewis	Senior Partner	1,330	Communicate (Other External)	Discovery	Text messages to and from Florida will be reviewed confirming that Florida will not call names of the case please as planned as always deal regarding status of settlement negotiations and identify claim of Wilcocks against Florida's Peak	2/24/16	0.3	\$175.00	\$52.50	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20	
Outside Counsel	201816	16723	Paid	Forrest, Martha v Wilcocks, LLC 002682510001	Goffney Lewis Edwards, LLC	17	1/16/16	Regina Holms Lewis	Senior Partner	1,330	Communicate (Other External)	Discovery	Emails to Florida counsel re Florida's continuing that Florida will not call names of the case please as planned	2/24/16	0.2	\$175.00	\$43.75	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20	
Outside Counsel	200316	16723	Paid	Forrest, Martha v Wilcocks, LLC 002682510001	Goffney Lewis Edwards, LLC	18	1/16/16	Regina Holms Lewis	Senior Partner	1,330	Communicate (Other External)	Discovery	Florida's Florida counsel for Florida's requests withdrawal deposition of Florida's employees and their possible withdrawal offer to Florida	2/24/16	0.3	\$175.00	\$52.50	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20	
Outside Counsel	200316	16723	Paid	Forrest, Martha v Wilcocks, LLC 002682510001	Goffney Lewis Edwards, LLC	19	1/16/16	Regina Holms Lewis	Senior Partner	1,330	Communicate (Other External)	Case Assessment, Development and Administration	Request from Florida regarding withdrawal of Sheryl Coble.	2/24/16	0.3	\$175.00	\$52.50	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20	
Outside Counsel	200316	16723	Paid	Forrest, Martha v Wilcocks, LLC 002682510001	Goffney Lewis Edwards, LLC	20	1/16/16	Regina Holms Lewis	Senior Partner	1,120	Review/Analysis	Case Assessment, Development and Administration	Conclude discussion of withdrawal to Sheryl Coble into update on status of settlement negotiations and assessment of third-party claims and identification claim by Florida against Wilcocks.	2/24/16	1.4	\$175.00	\$245.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20	
Outside Counsel	200316	16723	Paid	Forrest, Martha v Wilcocks, LLC 002682510001	Goffney Lewis Edwards, LLC	21	1/16/16	Regina Holms Lewis	Senior Partner	1,120	Review/Analysis	Case Assessment, Development and Administration	Conclude further assessment of Wilcocks's legal claims against Florida's Peak and Florida's claim for indemnification against Wilcocks.	2/24/16	1.1	\$175.00	\$192.50	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20
Outside Counsel	201816	16723	Paid	Forrest, Martha v Wilcocks, LLC 002682510001	Goffney Lewis Edwards, LLC	22	1/16/16	Regina Holms Lewis	Senior Partner	1,330	Communicate (Other External)	Discovery	Emails Florida counsel re Florida and other parties regarding speaking transcripts and expected length of trial.	2/24/16	0.3	\$175.00	\$52.50	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20
Outside Counsel	200316	16723	Paid	Forrest, Martha v Wilcocks, LLC 002682510001	Goffney Lewis Edwards, LLC	23	1/16/16	Lee Ellen Beasley	Senior Associate	1,330	Review/Analysis	Discovery	Approach Florida's withdrawal to be used in deposition of Florida's representatives 1/16/16	2/24/16	0.4	\$155.00	\$62.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20	

579

Outside Counsel	2/23/16	16723	Part	Fountain, Martha v. Wildevos, LLC 00368810001	Gaffney Lewis Edwards, LLC	24	1/18/16	Lee Ellen Bagley	Senior Associate	1,130	Communicate (Other External)	Case Assessment Development and Administration	Collaborate with expert Steve Horn in this additional discovery.	2/24/16	0.2	\$155.00	\$31.00	\$0.00	\$0.00	\$31.00	20
Outside Counsel	2/23/16	16724	Part	Fountain, Martha v. Wildevos, LLC 00368810001	Gaffney Lewis Edwards, LLC	26	1/18/16	Lee Ellen Bagley	Senior Associate	1,130	Plan and Prepare for	Discovery	Prepare for deposition of Peter's employees.	2/24/16	0.2	\$155.00	\$31.00	\$0.00	\$0.00	\$31.00	20
Outside Counsel	2/23/16	16725	Part	Fountain, Martha v. Wildevos, LLC 00368810001	Gaffney Lewis Edwards, LLC	25	1/18/16	Lee Ellen Bagley	Senior Associate	1,130	Appear For/Attend	Discovery	Participate in deposition of Peter's employee Shunda Sanders.	2/24/16	0.2	\$155.00	\$31.00	\$0.00	\$0.00	\$31.00	20
Outside Counsel	2/23/16	16726	Part	Fountain, Martha v. Wildevos, LLC 00368810001	Gaffney Lewis Edwards, LLC	27	1/18/16	Lee Ellen Bagley	Senior Associate	1,130	Appear For/Attend	Discovery	Participate in deposition of Peter's employee Phil McLeod.	2/24/16	0.2	\$155.00	\$31.00	\$0.00	\$0.00	\$31.00	20
Outside Counsel	2/23/16	16727	Part	Fountain, Martha v. Wildevos, LLC 00368810001	Gaffney Lewis Edwards, LLC	28	1/18/16	Lee Ellen Bagley	Senior Associate	1,130	Appear For/Attend	Discovery	Participate in deposition of Peter's employee Bradley Wilford.	2/24/16	0.2	\$155.00	\$31.00	\$0.00	\$0.00	\$31.00	20
Outside Counsel	2/23/16	16728	Part	Fountain, Martha v. Wildevos, LLC 00368810001	Gaffney Lewis Edwards, LLC	29	1/18/16	Lee Ellen Bagley	Senior Associate	1,130	Appear For/Attend	Discovery	Participate in deposition of Peter's employee Ernest Johnson.	2/24/16	0.2	\$155.00	\$31.00	\$0.00	\$0.00	\$31.00	20
Outside Counsel	2/23/16	16729	Part	Fountain, Martha v. Wildevos, LLC 00368810001	Gaffney Lewis Edwards, LLC	30	1/18/16	Lee Ellen Bagley	Senior Associate	1,130	Appear For/Attend	Discovery	Participate in deposition of Peter's employee Patrick Cole.	2/24/16	0.2	\$155.00	\$31.00	\$0.00	\$0.00	\$31.00	20
Outside Counsel	2/23/16	16730	Part	Fountain, Martha v. Wildevos, LLC 00368810001	Gaffney Lewis Edwards, LLC	31	1/22/16	Regina Hobbs Lewis	Senior Partner	1,140	Communicate (Other External)	Case Assessment, Development and Administration	Send a letter on Counsel for Plaintiff and send early discovery tracking status as well as a letter to be made to Plaintiff.	2/24/16	0.2	\$175.00	\$35.00	\$0.00	\$0.00	\$35.00	20
Outside Counsel	2/23/16	16731	Part	Fountain, Martha v. Wildevos, LLC 00368810001	Gaffney Lewis Edwards, LLC	33	1/22/16	Regina Hobbs Lewis	Senior Partner	1,140	Communicate (Other External)	Trial Preparation and Trial	Communicate Plaintiff's counsel and counsel for other parties to schedule status of trial later.	2/24/16	0.2	\$175.00	\$35.00	\$0.00	\$0.00	\$35.00	20
Outside Counsel	2/23/16	16732	Part	Fountain, Martha v. Wildevos, LLC 00368810001	Gaffney Lewis Edwards, LLC	34	1/22/16	Regina Hobbs Lewis	Senior Partner	1,140	Communicate (Other External)	Trial Preparation and Trial	Email to counsel for Plaintiff and other parties regarding status of January 29 trial date.	2/24/16	0.2	\$175.00	\$35.00	\$0.00	\$0.00	\$35.00	20
Outside Counsel	2/23/16	16733	Part	Fountain, Martha v. Wildevos, LLC 00368810001	Gaffney Lewis Edwards, LLC	35	1/22/16	Regina Hobbs Lewis	Senior Partner	1,140	Communicate (Other External)	Trial Preparation and Trial	Additional email being sent out for Plaintiff and other parties regarding status of trial.	2/24/16	0.2	\$175.00	\$35.00	\$0.00	\$0.00	\$35.00	20
Outside Counsel	2/23/16	16734	Part	Fountain, Martha v. Wildevos, LLC 00368810001	Gaffney Lewis Edwards, LLC	36	1/22/16	Regina Hobbs Lewis	Senior Partner	1,140	Communicate (Other External)	Trial Preparation and Trial	Telephone call to Sheryl Cole regarding status of trial, assessment and strategy.	2/24/16	0.4	\$175.00	\$70.00	\$0.00	\$0.00	\$70.00	20
Outside Counsel	2/23/16	16735	Part	Fountain, Martha v. Wildevos, LLC 00368810001	Gaffney Lewis Edwards, LLC	37	1/22/16	Regina Hobbs Lewis	Senior Partner	1,140	Communicate (Other External)	Trial Preparation and Trial	Send to Sheryl Cole regarding status of trial and with summary of pending motions to be heard by court on Tuesday, January 25, Non local travel within Bankwell Company for roster meeting and motions (calling billed at 1.2 regular hourly rate at \$175/hour).	2/24/16	0.5	\$175.00	\$87.50	\$0.00	\$0.00	\$87.50	20
Outside Counsel	2/23/16	16736	Part	Fountain, Martha v. Wildevos, LLC 00368810001	Gaffney Lewis Edwards, LLC	29	1/25/16	Regina Hobbs Lewis	Senior Partner	1,140	Appear For/Attend	Trial Preparation and Trial	Non local travel within Bankwell Company for roster meeting and motions (calling billed at 1.2 regular hourly rate at \$175/hour).	2/24/16	3	\$67.80	\$202.50	\$0.00	\$0.00	\$202.50	20
Outside Counsel	2/23/16	16737	Part	Fountain, Martha v. Wildevos, LLC 00368810001	Gaffney Lewis Edwards, LLC	38	1/25/16	Regina Hobbs Lewis	Senior Partner	1,140	Appear For/Attend	Trial Preparation and Trial	Appear in court (role meeting and sign in opposition to Plaintiff's motion to strike portion of Wildevos's amended complaint.	2/24/16	1.3	\$175.00	\$227.50	\$0.00	\$0.00	\$227.50	20
Outside Counsel	2/23/16	16738	Part	Fountain, Martha v. Wildevos, LLC 00368810001	Gaffney Lewis Edwards, LLC	40	1/25/16	Regina Hobbs Lewis	Senior Partner	1,230	Communicate (Other External)	Pre-Trial Proceedings and Motions	Email to Sheryl Cole with update on status of case and attendance at roster meeting.	2/24/16	0.3	\$175.00	\$52.50	\$0.00	\$0.00	\$52.50	20

Outside Counsel	2/23/16	16723	Paid	Fountain, Martha v Widovec, LLC 003285810001	Gaffney Lewis Edwards, LLC	41	1/26/16	Regina Holmes Lewis	Senior Partner	L430	Review/Analyze (Trial Preparation and Trial)	Read client proposed order granting Tipping- Polk's motion to strike portions of Widovec's amended complaint.	2/24/16	0.2	\$175.00	\$35.00	\$0.00	\$0.00	\$25.00	20	
Outside Counsel	2/23/16	16723	Paid	Fountain, Martha v Widovec, LLC 003285810001	Gaffney Lewis Edwards, LLC	42	1/26/16	Regina Holmes Lewis	Senior Partner	L430	Review/Analyze (Trial Preparation and Trial)	Read revised proposed order from court for Tipping-Polk's motion to strike.	2/24/16	0.1	\$175.00	\$17.50	\$0.00	\$0.00	\$17.50	20	
Outside Counsel	2/23/16	16723	Paid	Fountain, Martha v Widovec, LLC 003285810001	Gaffney Lewis Edwards, LLC	43	1/28/16	Regina Holmes Lewis	Senior Partner	L433	Communicate (Other Outside Counsel)	Send to court for Tipping-Polk regarding his ongoing amendment of complaint and requesting that Tipping- Polk agree to amendment of complaint without court order.	2/24/16	0.2	\$175.00	\$35.00	\$0.00	\$0.00	\$35.00	20	
Outside Counsel	2/23/16	16723	Paid	Fountain, Martha v Widovec, LLC 003285810001	Gaffney Lewis Edwards, LLC	44	1/28/16	Randi Lynn Roberts	Junior Associate	L430	Review/Analyze (Trial Preparation and Trial)	Advise client file to prepare to update Lien records via file and respond to change to records and lead.	2/24/16	0.5	\$145.00	\$145.00	\$0.00	\$0.00	\$145.00	20	
Outside Counsel	2/23/16	16723	Paid	Fountain, Martha v Widovec, LLC 003285810001	Gaffney Lewis Edwards, LLC	45	1/28/16	Lee Ellen Bagley	Senior Associate	L400	Communicate (With Client)	Draft email to request State form re opening, etal.	2/24/16	0.1	\$155.00	\$15.50	\$0.00	\$0.00	\$15.50	20	
Outside Counsel	2/23/16	16723	Paid	Fountain, Martha v Widovec, LLC 003285810001	Gaffney Lewis Edwards, LLC	49	1/11/16	Lee Ellen Bagley	Senior Associate	L440	Review/Analyze (Trial Preparation and Trial)	Assess necessary documentation available for trial.	2/24/16	0.4	\$155.00	\$62.00	\$0.00	\$0.00	\$62.00	20	
Outside Counsel	2/23/16	16723	Paid	Fountain, Martha v Widovec, LLC 003285810001	Gaffney Lewis Edwards, LLC	47	1/11/16	Lee Ellen Bagley	Senior Associate	L420	Review/Analyze (Case Assessment, Development and Administration)	Analyze Defendant's facts, identification claims and assess potential liability of Widovec for same.	2/24/16	0.4	\$155.00	\$62.00	\$0.00	\$0.00	\$62.00	20	
Outside Counsel	2/23/16	16723	Paid	Fountain, Martha v Widovec, LLC 003285810001	Gaffney Lewis Edwards, LLC	48	1/11/16	Lee Ellen Bagley	Senior Associate	L250	Draft/Review	Pre-Trial Planning and Motion	Continue draft of Response to Tipping-Polk's motion to Dismiss and Preliminary Objections.	2/24/16	0.4	\$155.00	\$62.00	\$0.00	\$0.00	\$62.00	20
Outside Counsel	2/23/16	16723	Paid	Fountain, Martha v Widovec, LLC 003285810001	Gaffney Lewis Edwards, LLC	49	1/14/16	Lee Ellen Bagley	Senior Associate	L420	Draft/Review	Case Assessment, Development and Administration	Ed draft status update report to client.	2/24/16	0.4	\$155.00	\$62.00	\$0.00	\$0.00	\$62.00	20
Outside Counsel	2/23/16	16723	Paid	Fountain, Martha v Widovec, LLC 003285810001	Gaffney Lewis Edwards, LLC	50	1/18/16	Lee Ellen Bagley	Senior Associate	L440	Communicate (Other Outside Counsel)	Trial Preparation and Trial	Realign records with all available additional find information.	2/24/16	0.2	\$155.00	\$31.00	\$0.00	\$0.00	\$31.00	20
Outside Counsel	2/23/16	16723	Paid	Fountain, Martha v Widovec, LLC 003285810001	Gaffney Lewis Edwards, LLC	51	1/22/16	Lee Ellen Bagley	Senior Associate	L250	Draft/Review	Pre-Trial Planning and Motions	Complete draft of Response to Tipping- Polk's Motion to Dismiss and Preliminary Objections.	2/24/16	0.2	\$185.00	\$18.50	\$0.00	\$0.00	\$18.50	20
Outside Counsel	2/23/16	16723	Paid	Fountain, Martha v Widovec, LLC 003285810001	Gaffney Lewis Edwards, LLC	52	1/22/16	Lee Ellen Bagley	Senior Associate	L410	Draft/Review	Discovery	Revised draft of Responses to Plaintiff's Interrogatories.	2/24/16	0.1	\$165.00	\$66.00	\$0.00	\$0.00	\$66.00	20
Outside Counsel	2/23/16	16723	Paid	Fountain, Martha v Widovec, LLC 003285810001	Gaffney Lewis Edwards, LLC	55	1/27/16	Randi Lynn Roberts	Junior Associate	L430	Draft/Review	Trial Preparation and Trial	Draft and send email to Judge Early regarding submission of pretrial brief.	2/24/16	0.2	\$145.00	\$29.00	\$0.00	\$0.00	\$29.00	20
Outside Counsel	2/23/16	16723	Paid	Fountain, Martha v Widovec, LLC 003285810001	Gaffney Lewis Edwards, LLC	54	1/27/16	Lee Ellen Bagley	Senior Associate	L460	Review/Analyze (Trial Preparation and Trial)	Trial Preparation and Trial	Access the sheriff's court records as of March 21, 2016 and necessary notes to be provided.	2/24/16	0.2	\$155.00	\$31.00	\$0.00	\$0.00	\$31.00	20
Outside Counsel	2/23/16	16723	Paid	Fountain, Martha v Widovec, LLC 003285810001	Gaffney Lewis Edwards, LLC	56	1/27/16	Randi Lynn Roberts	Junior Associate	L430	Review/Analyze (Trial Preparation and Trial)	Trial Preparation and Trial	Send email from Judge Early regarding responses of pretrial brief.	2/24/16	0.1	\$145.00	\$14.50	\$0.00	\$0.00	\$14.50	20
Outside Counsel	2/23/16	16723	Paid	Fountain, Martha v Widovec, LLC 003285810001	Gaffney Lewis Edwards, LLC	55	1/28/16	Lee Ellen Bagley	Senior Associate	L330	Communicate (Other Outside Counsel)	Discovery	Exchange records with opposing party/interrogatory responses of Defendant Fred's	2/24/16	0.2	\$145.00	\$14.50	\$0.00	\$0.00	\$14.50	20

Outside Counsel	2/23/16	15723	Paid	Foundin, Martha v Whiteco, LLC 00388810001	Goffney Lewis Edwards, LLC	87	12/2/15	Lee Ellen Bagley	Senior Associate	1,340	Communicate (in Person)	Trial Preparation and Trial	Trial preparation meeting to discuss assignment of witnesses, exhibits, needed testimony, needed testimony (affidavit, strategy, etc.	2/24/16	0.9	\$155.00	\$155.00	\$0.00	\$0.00	\$155.00	20
Outside Counsel	4/11/16	15545	Paid	Foundin, Martha v Whiteco, LLC 00388810001	Goffney Lewis Edwards, LLC	1	12/2/15	Kelli P. Spinks Partridge	Senior Partner	1,450	Other	Trial Preparation and Trial	Initial telephone with office of Bill Higgins regarding upcoming DRI and his testimony.	12/2/16	0.1	\$65.00	\$65.00	\$0.00	\$0.00	\$65.00	20
Outside Counsel	10/27/16	16341	Paid	Foundin, Martha v Whiteco, LLC 00388810001	Goffney Lewis Edwards, LLC	2	12/2/15	Kelli P. Spinks Partridge	Senior Partner	1,450	Other	Trial Preparation and Trial	Prepare DRI Summary for case preparation.	10/27/16	0.2	\$40.00	\$40.00	\$0.00	\$0.00	\$40.00	20
Outside Counsel	10/11/16	16345	Paid	Foundin, Martha v Whiteco, LLC 00388810001	Goffney Lewis Edwards, LLC	3	12/2/15	Kelli P. Spinks Partridge	Senior Partner	1,450	Other	Trial Preparation and Trial	Follow-up call to Bill Higgins regarding upcoming trial preparation.	10/11/16	0.1	\$40.00	\$40.00	\$0.00	\$0.00	\$40.00	20
Outside Counsel	10/11/16	16343	Paid	Foundin, Martha v Whiteco, LLC 00388810001	Goffney Lewis Edwards, LLC	4	12/2/15	Lee Ellen Bagley	Senior Associate	1,350	Other	Pre-Trial Planning and Motion	Final witness prep to counsel (Pamela, outside the Ashton for conference).	10/11/16	0.1	\$135.00	\$135.00	\$0.00	\$0.00	\$135.00	20
Outside Counsel	10/11/16	16345	Paid	Foundin, Martha v Whiteco, LLC 00388810001	Goffney Lewis Edwards, LLC	6	12/2/15	Lee Ellen Bagley	Senior Associate	1,330	Other	Discovery	Defend disclosure of expert Kevin Hart.	10/25/16	0.5	\$165.00	\$165.00	\$0.00	\$0.00	\$165.00	20
Outside Counsel	10/11/16	16345	Paid	Foundin, Martha v Whiteco, LLC 00388810001	Goffney Lewis Edwards, LLC	8	12/2/15	Lee Ellen Bagley	Senior Associate	1,100	Other	Case Assessment, Development and Administration	Conf call counsel to defendant (Kevin) re: Pre-Trial Discovery. Legal status, settlement negotiations, and strategy regarding Plaintiff's claims, etc.	10/25/16	0.4	\$105.00	\$105.00	\$0.00	\$0.00	\$105.00	20
Outside Counsel	10/11/16	16345	Paid	Foundin, Martha v Whiteco, LLC 00388810001	Goffney Lewis Edwards, LLC	7	12/2/15	Kelli P. Spinks Partridge	Senior Partner	1,450	Other	Trial Preparation and Trial	Telephone conversation with witness Kevin Hart regarding upcoming trial testimony.	10/25/16	0.1	\$65.00	\$65.00	\$0.00	\$0.00	\$65.00	20
Outside Counsel	10/11/16	16345	Paid	Foundin, Martha v Whiteco, LLC 00388810001	Goffney Lewis Edwards, LLC	8	12/2/15	Regina Hobbs Lewis	Senior Partner	1,440	Plan and Prepare For	Trial Preparation and Trial	Complete draft of opening statement, direct examination of expert Steve Hart and direct examination of Whiteco owner Ted Butler.	10/25/16	0.6	\$175.00	\$175.00	\$0.00	\$0.00	\$175.00	20
Outside Counsel	10/11/16	16345	Paid	Foundin, Martha v Whiteco, LLC 00388810001	Goffney Lewis Edwards, LLC	4	10/2/16	Regina Hobbs Lewis	Senior Partner	1,180	Plan and Prepare For	Case Assessment, Development and Administration	Final strategy call and telephone call re: next steps for Plaintiff regarding trial preparation, negotiation, and status of motion for judgment.	10/25/16	0.4	\$125.00	\$125.00	\$0.00	\$0.00	\$125.00	20
Outside Counsel	10/11/16	16345	Paid	Foundin, Martha v Whiteco, LLC 00388810001	Goffney Lewis Edwards, LLC	10	12/2/15	Regina Hobbs Lewis	Senior Partner	1,160	Communicate (Other External)	Case Assessment, Development and Administration	Final strategy call re: contract dispute. Plaintiff regarding request for settlement demand by Higgins-Park.	10/25/16	0.3	\$170.00	\$170.00	\$0.00	\$0.00	\$170.00	20
Outside Counsel	10/11/16	16345	Paid	Foundin, Martha v Whiteco, LLC 00388810001	Goffney Lewis Edwards, LLC	11	12/2/15	Kelli P. Spinks Partridge	Senior Partner	1,450	Other	Trial Preparation and Trial	Telephone conversation with Counsel Marshall at Howell Court regarding jury list.	10/25/16	0.1	\$65.00	\$65.00	\$0.00	\$0.00	\$65.00	20
Outside Counsel	10/11/16	16345	Paid	Foundin, Martha v Whiteco, LLC 00388810001	Goffney Lewis Edwards, LLC	12	12/2/15	Regina Hobbs Lewis	Senior Partner	1,510	Plan and Prepare For	Trial Preparation and Trial	Begin work on final proof of witnesses and assigned attorneys, exhibit numbers, etc.	10/25/16	1.1	\$175.00	\$175.00	\$0.00	\$0.00	\$175.00	20
Outside Counsel	10/11/16	16345	Paid	Foundin, Martha v Whiteco, LLC 00388810001	Goffney Lewis Edwards, LLC	13	12/2/15	Regina Hobbs Lewis	Senior Partner	1,440	Plan and Prepare For	Trial Preparation and Trial	Review start of opening statement.	10/25/16	0.7	\$175.00	\$175.00	\$0.00	\$0.00	\$175.00	20
Outside Counsel	10/11/16	16345	Paid	Foundin, Martha v Whiteco, LLC 00388810001	Goffney Lewis Edwards, LLC	14	12/2/15	Regina Hobbs Lewis	Senior Partner	1,430	Communicate (Other External)	Trial Preparation and Trial	Final strategy call re: Plaintiff regarding collection of motion for judgment to return to court by Higgins-Park.	10/25/16	0.1	\$175.00	\$175.00	\$0.00	\$0.00	\$175.00	20
Outside Counsel	10/11/16	16345	Paid	Foundin, Martha v Whiteco, LLC 00388810001	Goffney Lewis Edwards, LLC	15	12/2/15	Regina Hobbs Lewis	Senior Partner	1,170	Other	Case Assessment, Development and Administration	Telephone call to counsel re: 7 pages, etc., regarding status of case and request for demand, discussed intent defect issue.	10/25/16	0.3	\$175.00	\$175.00	\$0.00	\$0.00	\$175.00	20

Outside Counsel	1/11/16	16545	Paid	Founders, Martha V Williams, LLC 00398010001	Gaffney Lewis Edwards, LLC	16	12/20/15	Regina Melissa Lewis	Senior Partner	L100	Other	Case Assessment, Development and Administration	Read case on Facebook's duties re: case with regard to opening of claim re: case	1/25/16	0.7	\$175.00	\$125.50	\$0.00	\$0.00	\$172.50	20
Outside Counsel	1/11/16	16545	Paid	Founders, Martha V Williams, LLC 00398010001	Gaffney Lewis Edwards, LLC	17	12/20/15	Regina Melissa Lewis	Senior Partner	L200	Other	Pre-Trial Hearings and Motions	Final message to and telephone call from counsel re: Plaintiff regarding Plaintiff's motion for continuance and YouTube's position regarding same.	1/25/16	0.3	\$175.00	\$52.50	\$0.00	\$0.00	\$32.50	36
Outside Counsel	1/11/16	16545	Paid	Founders, Martha V Williams, LLC 00398010001	Gaffney Lewis Edwards, LLC	18	12/20/15	Regina Melissa Lewis	Senior Partner	L100	Other	Case Assessment, Development and Administration	Telephone call to Sheryl Gales regarding request from Tropicana Park for records, status of motion for continuance and likelihood of recovery of damages against Tropicana Park.	1/26/16	0.3	\$175.00	\$52.50	\$0.00	\$0.00	\$69.00	20
Outside Counsel	1/11/16	16545	Paid	Founders, Martha V Williams, LLC 00398010001	Gaffney Lewis Edwards, LLC	19	12/20/15	Regina Melissa Lewis	Senior Partner	L200	Other	Pre-Trial Hearings and Motions	Emails from counsel re: Fred's and Melissa Park regarding status of continuance and respective parties' positions with regard to request.	1/26/16	0.3	\$175.00	\$52.50	\$0.00	\$0.00	\$62.50	20
Outside Counsel	1/11/16	16545	Paid	Founders, Martha V Williams, LLC 00398010001	Gaffney Lewis Edwards, LLC	20	12/20/15	Regina Melissa Lewis	Senior Partner	L100	Other	Case Assessment, Development and Administration	Read recent court on recovery of damages in bad faith motion order based on discussion with counsel for Tropicana Park regarding equipment to be made by Tropicana Park at all.	1/26/16	0.0	\$175.00	\$87.50	\$0.00	\$0.00	\$87.50	30
Outside Counsel	1/11/16	16545	Paid	Founders, Martha V Williams, LLC 00398010001	Gaffney Lewis Edwards, LLC	21	1/20/16	Regina Melissa Lewis	Senior Partner	L100	Other	Case Assessment, Development and Administration	Telephone call, including John Lee's, expert's deposition report and status of negotiations at issue of same.	1/26/16	1.0	\$175.00	\$0.00	\$0.00	\$0.00	\$175.00	30
Outside Counsel	1/11/16	16545	Paid	Founders, Martha V Williams, LLC 00398010001	Gaffney Lewis Edwards, LLC	22	1/20/16	Regina Melissa Lewis	Senior Partner	L100	Other	Case Assessment, Development and Administration	Special counsel for Tropicana Park regarding Williams's response to request for settlement upward.	1/25/16	0.3	\$175.00	\$52.50	\$0.00	\$0.00	\$62.50	20
Outside Counsel	1/11/16	16545	Paid	Founders, Martha V Williams, LLC 00398010001	Gaffney Lewis Edwards, LLC	23	1/20/16	Regina Melissa Lewis	Senior Partner	L100	Other	Case Assessment, Development and Administration	Email to Sheryl Gales regarding end to mediation, discussion with counsel for Tropicana Park and entry of Tropicana Park regarding recovery of damages and benefits of same.	1/25/16	0.4	\$175.00	\$70.00	\$0.00	\$0.00	\$70.00	20
Outside Counsel	1/11/16	16545	Paid	Founders, Martha V Williams, LLC 00398010001	Gaffney Lewis Edwards, LLC	24	1/20/16	Regina Melissa Lewis	Senior Partner	L200	Communicate with Client	Pre-Trial Hearings and Motions	Text message from Tropicana Park regarding request for continuance motion for continuance.	1/26/16	0.0	\$175.00	\$0.00	\$0.00	\$0.00	\$0.00	20
Outside Counsel	1/11/16	16545	Paid	Founders, Martha V Williams, LLC 00398010001	Gaffney Lewis Edwards, LLC	25	1/20/16	Regina Melissa Lewis	Senior Partner	L200	Communicate with Client	Pre-Trial Hearings and Motions	Telephone call to Sheryl Gales regarding granting of motion for continuance and status of settlement communications with counsel for Tropicana Park.	1/26/16	0.2	\$175.00	\$70.00	\$0.00	\$0.00	\$70.00	20
Outside Counsel	1/11/16	16545	Paid	Founders, Martha V Williams, LLC 00398010001	Gaffney Lewis Edwards, LLC	26	1/20/16	Regina Melissa Lewis	Senior Partner	L200	Communicate with Client	Pre-Trial Hearings and Motions	Telephone call from Earl Hurd from B&B H&B regarding attendance at trial returned by Hurd to court/minute.	1/25/16	0.1	\$175.00	\$17.50	\$0.00	\$0.00	\$17.50	20
Outside Counsel	1/11/16	16545	Paid	Founders, Martha V Williams, LLC 00398010001	Gaffney Lewis Edwards, LLC	27	1/20/16	Keith Spruce	Paralegal	L400	Other	Trial Preparation and Trial	Telephone call with Earl Hurd regarding status of trial.	1/25/16	0.1	\$85.00	\$0.00	\$0.00	\$0.00	\$0.00	18
Outside Counsel	1/11/16	16545	Paid	Founders, Martha V Williams, LLC 00398010001	Gaffney Lewis Edwards, LLC	28	1/24/16	Lee Ellen Hickey	Senior Associate	L100	Other	Case Assessment, Development and Administration	Exchange emails with court Sheryl Gales re: construction of trial.	1/25/16	0.1	\$150.00	\$15.00	\$0.00	\$0.00	\$15.00	20

583

Outside Counsel	10/1/16	10548	Part	Fountain, Martha v. Wilcoxon, LLC 003888810001	Gaffney Lewis Edwards, LLC	29	10/7/16	Regina Helms Lewis	Senior Partner	1,400	Other	Final Preparation and Trial	Wanda Hampton and counsel regarding status of Plaintiff's motion to sever	10/26/16	0.2	\$125.00	\$20.00	\$0.00	\$0.00	\$15.00	20
Outside Counsel	10/1/16	10548	Part	Fountain, Martha v. Wilcoxon, LLC 003888810001	Gaffney Lewis Edwards, LLC	30	10/7/16	Regina Helms Lewis	Senior Partner	1,400	Other	Final Preparation and Trial	Wanda Hampton and counsel regarding status of Plaintiff's motion to sever	10/26/16	0.2	\$125.00	\$20.00	\$0.00	\$0.00	\$15.00	20
Outside Counsel	10/1/16	10548	Part	Fountain, Martha v. Wilcoxon, LLC 003888810001	Gaffney Lewis Edwards, LLC	31	10/26/16	Lee Ellen Bagley	Senior Associate	1,200	Other	Pre-Trial Pleasings and Motions	Read and analyze 3rd Party Defendant Tappan-Polke Motion to Dismiss	10/26/16	0.2	\$150.00	\$31.00	\$0.00	\$0.00	\$18.00	20
Outside Counsel	10/1/16	10548	Part	Fountain, Martha v. Wilcoxon, LLC 003888810001	Gaffney Lewis Edwards, LLC	32	10/10/16	Lee Ellen Bagley	Senior Associate	1,200	Other	Pre-Trial Pleasings and Motions	Review and analyze 3rd Party Defendant Tappan-Polke Motion to Dismiss	10/26/16	0.2	\$150.00	\$31.00	\$0.00	\$0.00	\$18.00	20
Outside Counsel	10/1/16	10548	Part	Fountain, Martha v. Wilcoxon, LLC 003888810001	Gaffney Lewis Edwards, LLC	33	10/27/16	Helena S. Lam	Paralegal	1,210	Other	Pre-Trial Pleasings and Motions	Discovery response to opposing counsel regarding 3rd Party Defendant Tappan-Polke Motion to Dismiss	10/26/16	0.3	\$80.00	\$25.00	\$0.00	\$0.00	\$25.00	20
Outside Counsel	10/1/16	10645	Part	Fountain, Martha v. Wilcoxon, LLC 003888810001	Gaffney Lewis Edwards, LLC	34	10/10/16	Regina Helms Lewis	Senior Partner	1,500	Other	Discovery	Read and analyze 3rd Party Defendant Tappan-Polke Motion to Dismiss	10/26/16	0.1	\$175.00	\$17.00	\$0.00	\$0.00	\$17.00	20
Outside Counsel	10/1/16	10645	Part	Fountain, Martha v. Wilcoxon, LLC 003888810001	Gaffney Lewis Edwards, LLC	35	10/10/16	Lee Ellen Bagley	Senior Associate	1,310	Other	Discovery	Review and analyze 3rd Party Defendant Tappan-Polke Motion to Dismiss	10/26/16	0.2	\$100.00	\$31.00	\$0.00	\$0.00	\$31.00	20
Outside Counsel	10/1/16	10645	Part	Fountain, Martha v. Wilcoxon, LLC 003888810001	Gaffney Lewis Edwards, LLC	36	10/10/16	Lee Ellen Bagley	Senior Associate	1,330	Other	Discovery	Review and analyze 3rd Party Defendant Tappan-Polke Motion to Dismiss	10/26/16	0.2	\$100.00	\$31.00	\$0.00	\$0.00	\$31.00	20
Outside Counsel	10/1/16	10645	Part	Fountain, Martha v. Wilcoxon, LLC 003888810001	Gaffney Lewis Edwards, LLC	37	10/10/16	Lee Ellen Bagley	Senior Associate	1,331	Other	Discovery	Review and analyze 3rd Party Defendant Tappan-Polke Motion to Dismiss	10/26/16	0.1	\$100.00	\$16.00	\$0.00	\$0.00	\$16.00	20
Outside Counsel	10/1/16	10645	Part	Fountain, Martha v. Wilcoxon, LLC 003888810001	Gaffney Lewis Edwards, LLC	38	10/26/16	Randi Lynn Roberts	Junior Associate	1,410	Other	Trial Preparation and Trial	Read and analyze 3rd Party Defendant Tappan-Polke Motion to Dismiss	10/26/16	0.2	\$140.00	\$26.00	\$0.00	\$0.00	\$26.00	20
Outside Counsel	10/1/16	10645	Part	Fountain, Martha v. Wilcoxon, LLC 003888810001	Gaffney Lewis Edwards, LLC	39	10/26/16	Randi Lynn Roberts	Junior Associate	1,420	Other	Trial Preparation and Trial	Read and analyze 3rd Party Defendant Tappan-Polke Motion to Dismiss	10/26/16	0.4	\$100.00	\$26.00	\$0.00	\$0.00	\$26.00	20
Outside Counsel	10/1/16	10645	Part	Fountain, Martha v. Wilcoxon, LLC 003888810001	Gaffney Lewis Edwards, LLC	40	10/26/16	Randi Lynn Roberts	Junior Associate	1,410	Other	Trial Preparation and Trial	Review and analyze 3rd Party Defendant Tappan-Polke Motion to Dismiss	10/26/16	0.3	\$140.00	\$26.00	\$0.00	\$0.00	\$26.00	20
Outside Counsel	10/1/16	10645	Part	Fountain, Martha v. Wilcoxon, LLC 003888810001	Gaffney Lewis Edwards, LLC	41	10/26/16	Randi Lynn Roberts	Junior Associate	1,410	Other	Trial Preparation and Trial	Review and analyze 3rd Party Defendant Tappan-Polke Motion to Dismiss	10/26/16	0.3	\$140.00	\$26.00	\$0.00	\$0.00	\$26.00	20
Outside Counsel	10/1/16	10645	Part	Fountain, Martha v. Wilcoxon, LLC 003888810001	Gaffney Lewis Edwards, LLC	42	10/26/16	Randi Lynn Roberts	Junior Associate	1,430	Other	Trial Preparation and Trial	Review and analyze 3rd Party Defendant Tappan-Polke Motion to Dismiss	10/26/16	0.4	\$140.00	\$26.00	\$0.00	\$0.00	\$26.00	20
Outside Counsel	10/1/16	10645	Part	Fountain, Martha v. Wilcoxon, LLC 003888810001	Gaffney Lewis Edwards, LLC	43	10/26/16	Randi Lynn Roberts	Junior Associate	1,430	Other	Trial Preparation and Trial	Review and analyze 3rd Party Defendant Tappan-Polke Motion to Dismiss	10/26/16	0.3	\$140.00	\$26.00	\$0.00	\$0.00	\$26.00	20
Outside Counsel	10/1/16	10645	Part	Fountain, Martha v. Wilcoxon, LLC 003888810001	Gaffney Lewis Edwards, LLC	44	10/26/16	Randi Lynn Roberts	Junior Associate	1,410	Other	Trial Preparation and Trial	Review and analyze 3rd Party Defendant Tappan-Polke Motion to Dismiss	10/26/16	0.2	\$140.00	\$26.00	\$0.00	\$0.00	\$26.00	20

584

Outside Counsel	10/1/15	15545	Paid	Fountain, Martha v. Williams, LLC 00328810001	Gaffney Lewis Edwards, LLC	45	12/2/15	Lee Ellen Hagley	Senior Associate	1,530	Other	Discovery	Read email from Plaintiff's counsel re production of 2014-2015 equipment of Defendant's PDA's.	12/2/15	0.1	\$125.00	\$15.00	\$0.00	\$0.00	\$15.00	24
Outside Counsel	10/1/15	15545	Paid	Fountain, Martha v. Williams, LLC 00328810001	Gaffney Lewis Edwards, LLC	45	12/2/15	Lee Ellen Hagley	Senior Associate	1,125	Other	Case Management Development and Administration	Atlanta trial court, issue concerning summary denial of Motion for Summary Judgment by Tibone Park, as well as Plaintiff's previous Motion to Stay.	12/2/15	0.0	\$125.00	\$15.00	\$0.00	\$0.00	\$90.00	20
Outside Counsel	10/1/15	15545	Paid	Fountain, Martha v. Williams, LLC 00328810001	Gaffney Lewis Edwards, LLC	47	12/2/15	Rogann Collins Lewis	Senior Associate	1,020	Communication Other Expense	Discovery	Events (both counsel for Plaintiff and Plaintiff's PDA) re: review of PDA equipment.	12/2/15	0.2	\$175.00	\$30.00	\$0.00	\$0.00	\$35.00	30
Outside Counsel	10/1/15	15545	Paid	Fountain, Martha v. Williams, LLC 00328810001	Gaffney Lewis Edwards, LLC	45	12/2/15	Lee Ellen Hagley	Senior Associate	1,150	Other	Case Management Development and Administration	Call to Plaintiff's counsel re: settlement demand.	12/2/15	0.2	\$105.00	\$21.00	\$0.00	\$0.00	\$11.00	20
Outside Counsel	10/1/15	15545	Paid	Fountain, Martha v. Williams, LLC 00328810001	Gaffney Lewis Edwards, LLC	40	12/2/15	Lee Ellen Hagley	Senior Associate	1,410	Other	Trial Preparation and Post	High level preparation for deposition of cross-examination of Plaintiff's witness.	12/2/15	0.4	\$155.00	\$30.00	\$0.00	\$0.00	\$65.00	30
Outside Counsel	10/1/15	15545	Paid	Fountain, Martha v. Williams, LLC 00328810001	Gaffney Lewis Edwards, LLC	50	12/2/15	Lee Ellen Hagley	Senior Associate	1,410	Other	Trial Preparation and Post	High level preparation for purposes of direct examination of witness Scott Layman.	12/2/15	0.4	\$155.00	\$30.00	\$0.00	\$0.00	\$67.00	30
Outside Counsel	10/1/15	15545	Paid	Fountain, Martha v. Williams, LLC 00328810001	Gaffney Lewis Edwards, LLC	54	12/2/15	Lee Ellen Hagley	Senior Associate	1,150	Other	Case Management Development and Administration	Issue, distribution and review of issue between Williams and Defendant PDA's and Plaintiff's impact on case value.	12/2/15	0.4	\$125.00	\$27.00	\$0.00	\$0.00	\$62.00	30
Outside Counsel	10/1/15	15545	Paid	Fountain, Martha v. Williams, LLC 00328810001	Gaffney Lewis Edwards, LLC	50	12/2/15	Lee Ellen Hagley	Senior Associate	1,350	Other	Trial Preparation and Post	Trial preparation conference to determine necessary tasks, witness assignment, strategy, etc.	12/2/15	0.6	\$125.00	\$30.00	\$0.00	\$0.00	\$63.00	20
Outside Counsel	10/1/15	15545	Paid	Fountain, Martha v. Williams, LLC 00328810001	Gaffney Lewis Edwards, LLC	52	12/2/15	Lee Ellen Hagley	Senior Associate	1,120	Other	Case Management Development and Administration	Call with Plaintiff's counsel re: subpoenaing industry wide.	12/2/15	0.2	\$105.00	\$21.00	\$0.00	\$0.00	\$21.00	30
Outside Counsel	10/1/15	15545	Paid	Fountain, Martha v. Williams, LLC 00328810001	Gaffney Lewis Edwards, LLC	64	12/2/15		Other	5,115	Expenses	Expenses	Deposition transcripts - Forensic, Inc. Court Reporter - Invoice 10/2/15 - Transport of Ben Trapp from	12/2/15	1	\$200.00	\$320.00	\$0.00	\$0.00	\$320.00	30
Outside Counsel	10/1/15	15545	Paid	Fountain, Martha v. Williams, LLC 00328810001	Gaffney Lewis Edwards, LLC	55	12/2/15		Other	5,115	Expenses	Expenses	Others - Trip Warren Group, Inc. - Invoice 10/2/15 - Expert Review by James R. Hunt	12/2/15	1	\$480.00	\$400.00	\$0.00	\$0.00	\$400.00	30
Outside Counsel	10/1/15	15545	Paid	Fountain, Martha v. Williams, LLC 00328810001	Gaffney Lewis Edwards, LLC	26	12/2/15		Other	5,115	Expenses	Expenses	Deposition transcripts - Court Reporter - Invoice 10/2/15 - Transcript of J. Stewart Hunt (SPCU), ARM	12/2/15	1	\$420.00	\$430.00	\$0.00	\$0.00	\$430.00	30
Outside Counsel	12/24/15	16283	Paid	Fountain, Martha v. Williams, LLC 00328810001	Gaffney Lewis Edwards, LLC	1	12/2/15	Lee Ellen Hagley	Senior Associate	1,315	Other	Discovery	Read email from counsel for 3rd Party Defendant Tibone Park re: subpoena alleged by Williams.	12/24/15	0.1	\$150.00	\$35.00	\$0.00	\$0.00	\$15.00	30
Outside Counsel	12/24/15	16283	Paid	Fountain, Martha v. Williams, LLC 00328810001	Gaffney Lewis Edwards, LLC	2	12/2/15	Lee Ellen Hagley	Senior Associate	1,315	Other	Discovery	Read response re: motion for 3rd Party Defendant Tibone Park re: subpoena alleged by Williams.	12/24/15	0.2	\$150.00	\$35.00	\$0.00	\$0.00	\$35.00	30
Outside Counsel	12/24/15	16283	Paid	Fountain, Martha v. Williams, LLC 00328810001	Gaffney Lewis Edwards, LLC	3	12/2/15	Lee Ellen Hagley	Senior Associate	1,410	Other	Case Management Development and Administration	Read email from Huss & Hildbrand re: Site Plans.	12/24/15	0.1	\$105.00	\$15.00	\$0.00	\$0.00	\$15.00	20
Outside Counsel	12/24/15	16283	Paid	Fountain, Martha v. Williams, LLC 00328810001	Gaffney Lewis Edwards, LLC	4	12/2/15	Lee Ellen Hagley	Senior Associate	1,300	Other	Discovery	Exchange follow-up emails with counsel for Tibone Park re: Plaintiff's motion to deny Tibone's deposition of PDA's.	12/24/15	0.2	\$150.00	\$30.00	\$0.00	\$0.00	\$30.00	20

Outside Counsel	12/24/15	14283	Paid	Fountain, Maribee Wickens, LLC 003258110001	Gaffney Lewis Edwards, LLC	5	11/27/15	Lee Ellen Bagley	Senior Associate	1.300	Other	Discovery	Read email re: witness Plaintiff's counsel and checked for Defendant Fountain (003258110001) Deposition of Frito's, Exchange with all counsel re: deposition of Wickens expert Steve Hunt.	12/24/15	0.2	\$150.00	\$31.00	\$0.00	\$0.00	\$17.00	20
Outside Counsel	12/24/15	14282	Paid	Fountain, Maribee Wickens, LLC 003258110001	Gaffney Lewis Edwards, LLC	6	11/27/15	Lee Ellen Bagley	Senior Associate	1.300	Other	Discovery	Read and respond to email from expert Steve Hunt re: deposition of Wickens expert Steve Hunt.	12/24/15	0.2	\$150.00	\$31.00	\$0.00	\$0.00	\$17.00	20
Outside Counsel	12/24/15	14281	Paid	Fountain, Maribee Wickens, LLC 003258110001	Gaffney Lewis Edwards, LLC	7	11/27/15	Lee Ellen Bagley	Senior Associate	1.300	Other	Case Assessment, Development and Administration	Read and respond to email from expert Steve Hunt re: deposition testimony of Tappan- Pate representative.	12/24/15	0.2	\$150.00	\$31.00	\$0.00	\$0.00	\$17.00	20
Outside Counsel	12/24/15	14280	Paid	Fountain, Maribee Wickens, LLC 003258110001	Gaffney Lewis Edwards, LLC	8	11/27/15	Lee Ellen Bagley	Senior Associate	1.300	Other	Case Assessment, Development and Administration	Begin analysis of photographs of plaintiff's (approximately 100) taken by Plaintiff's expert.	12/24/15	0.6	\$150.00	\$31.00	\$0.00	\$0.00	\$52.00	20
Outside Counsel	12/24/15	14279	Paid	Fountain, Maribee Wickens, LLC 003258110001	Gaffney Lewis Edwards, LLC	9	11/27/15	Lee Ellen Bagley	Senior Associate	1.300	Other	Case Assessment, Development and Administration	Call with expert Steve Hunt re: testimony of Tappan-Pate corporate representative, final drafting with specifications, upcoming deposition.	12/24/15	0.4	\$150.00	\$31.00	\$0.00	\$0.00	\$42.00	20
Outside Counsel	12/24/15	14278	Paid	Fountain, Maribee Wickens, LLC 003258110001	Gaffney Lewis Edwards, LLC	10	11/27/15	Lee Ellen Bagley	Senior Associate	1.300	Other	Case Assessment, Development and Administration	Exchange follow-up emails with expert Steve Hunt re: final drawings with specifications.	12/24/15	0.2	\$150.00	\$31.00	\$0.00	\$0.00	\$31.00	20
Outside Counsel	12/24/15	14277	Paid	Fountain, Maribee Wickens, LLC 003258110001	Gaffney Lewis Edwards, LLC	11	11/27/15	Lee Ellen Bagley	Senior Associate	1.300	Other	Discovery	Read and respond to email from Plaintiff's counsel re: deposition of Edwards expert Steve Hunt.	12/24/15	0.2	\$150.00	\$31.00	\$0.00	\$0.00	\$17.00	20
Outside Counsel	12/24/15	14276	Paid	Fountain, Maribee Wickens, LLC 003258110001	Gaffney Lewis Edwards, LLC	12	11/27/15	Lee Ellen Bagley	Senior Associate	1.300	Other	Discovery	Read email re: expert Steve Hunt re: upcoming deposition.	12/24/15	0.1	\$150.00	\$15.50	\$0.00	\$0.00	\$15.50	20
Outside Counsel	12/24/15	14275	Paid	Fountain, Maribee Wickens, LLC 003258110001	Gaffney Lewis Edwards, LLC	13	11/27/15	Lee Ellen Bagley	Senior Associate	1.300	Other	Discovery	Call with expert Steve Hunt re: assessment of six plans.	12/24/15	0.2	\$150.00	\$31.00	\$0.00	\$0.00	\$17.00	20
Outside Counsel	12/24/15	14274	Paid	Fountain, Maribee Wickens, LLC 003258110001	Gaffney Lewis Edwards, LLC	14	11/27/15	Lee Ellen Bagley	Senior Associate	1.300	Other	Discovery	Begin preparation for deposition of expert Steve Hunt.	12/24/15	0.4	\$150.00	\$42.00	\$0.00	\$0.00	\$42.00	20
Outside Counsel	12/24/15	14273	Paid	Fountain, Maribee Wickens, LLC 003258110001	Gaffney Lewis Edwards, LLC	15	11/27/15	Lee Ellen Bagley	Senior Associate	1.300	Other	Discovery	Exchange additional emails with all counsel re: deposition of expert Steve Hunt.	12/24/15	0.2	\$150.00	\$31.00	\$0.00	\$0.00	\$17.00	20
Outside Counsel	12/24/15	14272	Paid	Fountain, Maribee Wickens, LLC 003258110001	Gaffney Lewis Edwards, LLC	16	11/27/15	Lee Ellen Bagley	Senior Associate	1.300	Other	Case Assessment, Development and Administration	Exchange emails with all counsel re: payment on trial under status of settlement negotiations.	12/24/15	0.2	\$150.00	\$31.00	\$0.00	\$0.00	\$17.00	20
Outside Counsel	12/24/15	14271	Paid	Fountain, Maribee Wickens, LLC 003258110001	Gaffney Lewis Edwards, LLC	17	11/27/15	Lee Ellen Bagley	Senior Associate	1.300	Other	Case Assessment, Development and Administration	Address case file in order to draft case update report to Cheryl Coles.	12/24/15	0.8	\$150.00	\$124.00	\$0.00	\$0.00	\$124.00	20
Outside Counsel	12/24/15	14270	Paid	Fountain, Maribee Wickens, LLC 003258110001	Gaffney Lewis Edwards, LLC	18	11/27/15	Lee Ellen Bagley	Senior Associate	1.300	Other	Case Assessment, Development and Administration	Draft initial status report to Cheryl Coles.	12/24/15	1.1	\$150.00	\$170.50	\$0.00	\$0.00	\$170.50	20
Outside Counsel	12/24/15	14269	Paid	Fountain, Maribee Wickens, LLC 003258110001	Gaffney Lewis Edwards, LLC	19	11/27/15	Lee Ellen Bagley	Senior Associate	1.300	Other	Pre-Trial Preparation and Motion	Read email from Cheryl Coles re: Motion to Amend Third Party Complaint.	12/24/15	0.1	\$150.00	\$15.50	\$0.00	\$0.00	\$15.50	20
Outside Counsel	12/24/15	14268	Paid	Fountain, Maribee Wickens, LLC 003258110001	Gaffney Lewis Edwards, LLC	20	11/27/15	Lee Ellen Bagley	Senior Associate	1.300	Other	Pre-Trial Preparation and Motion	Read and respond to email from counsel for "Defendant Frito's re: Orca" regarding Motion to Amend Third Party Complaint.	12/24/15	0.2	\$150.00	\$31.00	\$0.00	\$0.00	\$17.00	20

Outside Counsel	12/01/15	16283	Paid	Fontaine, Martha v. Williams, LLC 003988910001	Gaffney Lewis Edwards, LLC	21	11/6/15	Lee Ellen Bagley	Senior Associate	1,330	Other	Discovery	Read text from Plaintiff's corporate deposition of expert Steve Elin.	12/24/15	0.1	\$165.00	\$18.00	\$0.00	\$0.00	\$15.00	\$0
Outside Counsel	12/04/15	16284	Paid	Fontaine, Martha v. Williams, LLC 003988910001	Gaffney Lewis Edwards, LLC	22	11/6/15	Lee Ellen Bagley	Senior Associate	1,330	Other	Discovery	Call with expert Steve Elin re upcoming deposition.	12/24/15	0.2	\$165.00	\$31.00	\$0.00	\$0.00	\$31.00	\$0
Outside Counsel	12/04/15	16285	Paid	Fontaine, Martha v. Williams, LLC 003988910001	Gaffney Lewis Edwards, LLC	23	11/6/15	Lee Ellen Bagley	Senior Associate	1,110	Other	Case Assessment, Development and Administration	Call to architect Chris Bunker re drawings and specifications pertinent to site construction.	12/24/15	0.2	\$165.00	\$31.00	\$0.00	\$0.00	\$31.00	\$0
Outside Counsel	12/04/15	16286	Paid	Fontaine, Martha v. Williams, LLC 003988910001	Gaffney Lewis Edwards, LLC	24	11/6/15	Lee Ellen Bagley	Senior Associate	1,110	Other	Case Assessment, Development and Administration	Following call with architect Chris Bunker re drawings with specifications applicable to premises construction.	12/24/15	0.3	\$165.00	\$46.50	\$0.00	\$0.00	\$46.50	\$0
Outside Counsel	12/04/15	16287	Paid	Fontaine, Martha v. Williams, LLC 003988910001	Gaffney Lewis Edwards, LLC	25	11/6/15	Lee Ellen Bagley	Senior Associate	1,530	Other	Discovery	Read and compile Richard Park's Motion to Dismiss final opinion report.	12/24/15	0.2	\$165.00	\$31.00	\$0.00	\$0.00	\$31.00	\$0
Outside Counsel	12/04/15	16288	Paid	Fontaine, Martha v. Williams, LLC 003988910001	Gaffney Lewis Edwards, LLC	26	11/14/15	Regina Richard Lewis	Senior Partner	1,330	Other	Discovery	Read transcript of recorded statement of Dr. Leachman and revise deposition outline in preparation for deposition of witness John Trapani.	12/24/15	1.1	\$175.00	\$192.00	\$0.00	\$0.00	\$192.00	\$0
Outside Counsel	12/04/15	16289	Paid	Fontaine, Martha v. Williams, LLC 003988910001	Gaffney Lewis Edwards, LLC	27	11/27/15	Rebecca Holten Lewis	Senior Partner	1,210	Appellate Counsel	Discovery	Take deposition of witness Raul Trapani.	12/24/15	1.5	\$175.00	\$262.50	\$0.00	\$0.00	\$262.50	\$0
Outside Counsel	12/04/15	16290	Paid	Fontaine, Martha v. Williams, LLC 003988910001	Gaffney Lewis Edwards, LLC	28	11/27/15	Regina Richard Lewis	Senior Partner	1,330	Construction (Other Projects)	Discovery	Conduct site inspection for Plaintiff regarding incident and conduct for consultants regarding status of case and upcoming trial date.	12/24/15	0.5	\$175.00	\$87.50	\$0.00	\$0.00	\$87.50	\$0
Outside Counsel	12/04/15	16291	Paid	Fontaine, Martha v. Williams, LLC 003988910001	Gaffney Lewis Edwards, LLC	29	11/27/15	Lee Ellen Bagley	Senior Associate	1,130	Other	Case Assessment, Development and Administration	Evaluated exhibit attachments submitted in deposition conducted by Plaintiff's expert.	12/24/15	0.2	\$165.00	\$31.00	\$0.00	\$0.00	\$31.00	\$0
Outside Counsel	12/04/15	16292	Paid	Fontaine, Martha v. Williams, LLC 003988910001	Gaffney Lewis Edwards, LLC	30	11/27/15	Lee Ellen Bagley	Senior Associate	1,110	Other	Case Assessment, Development and Administration	Call with Nelson Philander and Steve Boncher of Harsco Subscribers, the engineers on the Frattini contract project, re: site plans, construction, etc.	12/24/15	1.1	\$165.00	\$179.00	\$0.00	\$0.00	\$179.00	\$0
Outside Counsel	12/04/15	16293	Paid	Fontaine, Martha v. Williams, LLC 003988910001	Gaffney Lewis Edwards, LLC	31	11/27/15	Lee Ellen Bagley	Senior Associate	1,130	Other	Case Assessment, Development and Administration	Performed assessment of testimony available produced by Plaintiff's expert in site dump.	12/24/15	0.6	\$165.00	\$77.50	\$0.00	\$0.00	\$77.50	\$0
Outside Counsel	12/04/15	16294	Paid	Fontaine, Martha v. Williams, LLC 003988910001	Gaffney Lewis Edwards, LLC	32	11/27/15	Lee Ellen Bagley	Senior Associate	1,000	Other	Pre-Trial Planning and Motions	Exchange emails with counsel for Defendant Fred's re granting of Motion to Amend Third Party Complaint.	12/24/15	0.2	\$165.00	\$31.00	\$0.00	\$0.00	\$31.00	\$0
Outside Counsel	12/04/15	16295	Paid	Fontaine, Martha v. Williams, LLC 003988910001	Gaffney Lewis Edwards, LLC	33	11/27/15	Lee Ellen Bagley	Senior Associate	1,570	Other	Discovery	Conduct trial of supplemental depositions re Harsco project dump site party defendant Teyana-Park to witness.	12/24/15	0.6	\$165.00	\$46.50	\$0.00	\$0.00	\$46.50	\$0
Outside Counsel	12/04/15	16296	Paid	Fontaine, Martha v. Williams, LLC 003988910001	Gaffney Lewis Edwards, LLC	34	11/27/15	Avik P. Spinks	Paralegal	1,210	Other	Pre-Trial Planning and Motions	Provide Defendants Record Amended Third Party Complaint.	12/24/15	0.2	\$165.00	\$47.00	\$0.00	\$0.00	\$47.00	\$0
Outside Counsel	12/04/15	16297	Paid	Fontaine, Martha v. Williams, LLC 003988910001	Gaffney Lewis Edwards, LLC	35	11/27/15	Rebecca Holten Lewis	Senior Associate	1,120	Other	Case Assessment, Development and Administration	Read and return email from Ted Barber on behalf of Defendant Whelver regarding repairs to the subject building and documentation for production.	12/24/15	0.1	\$165.00	\$14.50	\$0.00	\$0.00	\$14.50	\$0

587

Outside Counsel	12/24/15	16254	Part	Foundati, Martha v Wilmore, LLC 00168810001	Geoffrey Lewis Edwards, LLC	30	1/2/15	Good Open Roberts	Senior Associate	1520	Other	Discovery	Draft and send email to Tas Barber on behalf of Defendant Wilmore. Following is regarding necessary repair records are potential Motion to Compel.	12/24/15	0.1	\$145.00	\$14.50	\$0.00	\$0.00	\$14.50	20
Outside Counsel	12/24/15	16255	Part	Foundati, Martha v Wilmore, LLC 00168810001	Geoffrey Lewis Edwards, LLC	37	1/2/15	Good Open Roberts	Senior Associate	1040	Other	Pre-Trial Hearings and Motions	Exchange emails with Defendant Wilmore to Amend Complaint and Record Signatures.	12/24/15	0.4	\$145.00	\$58.00	\$5.00	\$0.00	\$58.00	20
Outside Counsel	12/24/15	16256	Part	Foundati, Martha v Wilmore, LLC 00168810001	Geoffrey Lewis Edwards, LLC	38	1/2/15	Lee Ellen Bagley	Senior Associate	1520	Other	Case Assessment, Development and Administration	Conduct analysis in preparation taken by Plaintiff's expert Bryan King.	12/24/15	0.5	\$135.00	\$67.50	\$0.00	\$0.00	\$67.50	20
Outside Counsel	12/24/15	16257	Part	Foundati, Martha v Wilmore, LLC 00168810001	Geoffrey Lewis Edwards, LLC	39	1/2/15	Lee Ellen Bagley	Senior Associate	1370	Other	Discovery	Read order from Court re 2nd party Defendant Tapping Peter's Motion to Compel against Plaintiff.	12/24/15	0.4	\$155.00	\$15.50	\$0.00	\$0.00	\$15.50	20
Outside Counsel	12/24/15	16258	Part	Foundati, Martha v Wilmore, LLC 00168810001	Geoffrey Lewis Edwards, LLC	40	1/2/15	Heather Patricia Leifer	Senior Partner	1370	Communicate (Court Order)	Case Assessment, Development and Administration	Prepare status update to State's Counsel regarding upcoming schedule trial.	12/24/15	0.7	\$176.00	\$122.50	\$0.00	\$0.00	\$122.50	20
Outside Counsel	12/24/15	16259	Part	Foundati, Martha v Wilmore, LLC 00168810001	Geoffrey Lewis Edwards, LLC	41	1/2/15	Heather Patricia Leifer	Senior Partner	1400	Plan and Prepare for	Text Preparation and Trial	Meet with expert witness to prepare for deposition testimony regarding machine conference with Sheryl Gohs on way to meeting with expert.	12/24/15	1	\$175.00	\$225.00	\$0.00	\$0.00	\$225.00	20
Outside Counsel	12/24/15	16260	Part	Foundati, Martha v Wilmore, LLC 00168810001	Geoffrey Lewis Edwards, LLC	42	1/2/15	Lee Ellen Bagley	Senior Associate	1310	Other	Discovery	Draft draft of supplemental responses to Defendant's Motion to Compel regarding Tapping-Polk to Wilmore.	12/24/15	0.3	\$155.00	\$10.50	\$0.00	\$0.00	\$10.50	20
Outside Counsel	12/24/15	16261	Part	Foundati, Martha v Wilmore, LLC 00168810001	Geoffrey Lewis Edwards, LLC	43	1/2/15	Lee Ellen Bagley	Senior Associate	1260	Other	Pre-Trial Hearings and Motions	Review supplemental motion for enforcement by Plaintiff's counsel.	12/24/15	0.2	\$155.00	\$21.00	\$0.00	\$0.00	\$21.00	20
Outside Counsel	12/24/15	16262	Part	Foundati, Martha v Wilmore, LLC 00168810001	Geoffrey Lewis Edwards, LLC	44	1/2/15	Lee Ellen Bagley	Senior Associate	1350	Other	Pre-Trial Hearings and Motions	Read order from Court re 1st party Defendant Tapping-Polk's motion concerning supplemental request for enforcement by Plaintiff.	12/24/15	0.4	\$165.00	\$16.50	\$0.00	\$0.00	\$16.50	20
Outside Counsel	12/24/15	16263	Part	Foundati, Martha v Wilmore, LLC 00168810001	Geoffrey Lewis Edwards, LLC	45	1/2/15	Lee Ellen Bagley	Senior Associate	1520	Other	Case Assessment, Development and Administration	Ames is printed and filed in preparation for upcoming trial.	12/24/15	0.6	\$165.00	\$99.00	\$0.00	\$0.00	\$99.00	20
Outside Counsel	12/24/15	16264	Part	Foundati, Martha v Wilmore, LLC 00168810001	Geoffrey Lewis Edwards, LLC	46	1/2/15	Lee Ellen Bagley	Senior Associate	1510	Other	Discovery	Continue draft of supplemental responses to interrogatories and requests for production from 2nd party Defendant Tapping-Polk.	12/24/15	0.7	\$155.00	\$79.50	\$0.00	\$0.00	\$79.50	20
Outside Counsel	12/24/15	16265	Part	Foundati, Martha v Wilmore, LLC 00168810001	Geoffrey Lewis Edwards, LLC	47	1/2/15	Lee Ellen Bagley	Senior Associate	1350	Other	Pre-Trial Hearings and Motions	Read Order from Court regarding Motion to Amend 3rd Party Complaint and Resubmit Signatures.	12/24/15	0.4	\$166.00	\$16.60	\$0.00	\$0.00	\$16.60	20
Outside Counsel	12/24/15	16266	Part	Foundati, Martha v Wilmore, LLC 00168810001	Geoffrey Lewis Edwards, LLC	48	1/2/15	Lee Ellen Bagley	Senior Associate	1210	Other	Pre-Trial Hearings and Motions	File Second Amended Third Party Complaint.	12/24/15	0.3	\$156.00	\$12.00	\$0.00	\$0.00	\$12.00	20
Outside Counsel	12/24/15	16267	Part	Foundati, Martha v Wilmore, LLC 00168810001	Geoffrey Lewis Edwards, LLC	49	1/2/15	Lee Ellen Bagley	Senior Associate	1330	Other	Case Assessment, Development and Administration	Call with expert Steve Hunsley. Introduction obtained from engineer.	12/24/15	0.3	\$155.00	\$46.50	\$0.00	\$0.00	\$46.50	20

588

Outside Counsel	12/24/15	16281	Fee	Fountain, Martha v. Williams, LLC 00349810001	Gaffney Lewis Edwards, LLC	58	11/24/15	Lee Ellen Bagley	Senior Associate	1120	Other	Case Assessment, Development and Administration	Call with counsel for 3rd Party Defendant Tippers' PDR, case status, status of settlement negotiations and plan of action regarding BOP and request for continuance by Plaintiff.	12/24/15	0.3	\$188.00	\$46.50	\$8.00	\$0.00	\$43.50	20
Outside Counsel	12/24/15	16283	Fee	Fountain, Martha v. Williams, LLC 00349810001	Gaffney Lewis Edwards, LLC	54	11/24/15	Lee Ellen Bagley	Senior Associate	1410	Other	Discovery	Direct email to all counsel re architectural drawings.	12/24/15	0.2	\$155.00	\$31.00	\$0.00	\$0.00	\$31.00	20
Outside Counsel	12/24/15	16283	Fee	Fountain, Martha v. Williams, LLC 00349810001	Gaffney Lewis Edwards, LLC	52	11/24/15	Lee Ellen Bagley	Senior Associate	1410	Other	Final Preparation and Trial	Direct email to quest Steve Hester, according to:	12/24/15	0.1	\$155.00	\$15.50	\$0.00	\$0.00	\$15.50	20
Outside Counsel	12/24/15	16283	Fee	Fountain, Martha v. Williams, LLC 00349810001	Gaffney Lewis Edwards, LLC	53	11/24/15	Lee Ellen Bagley	Senior Associate	1120	Other	Case Assessment, Development and Administration	Call with counsel for Defendant Tippers re case status, settlement negotiations, expert opinions and trial strategy.	12/24/15	0.4	\$155.00	\$32.00	\$0.00	\$0.00	\$32.00	20
Outside Counsel	12/24/15	16283	Fee	Fountain, Martha v. Williams, LLC 00349810001	Gaffney Lewis Edwards, LLC	64	11/24/15	Lee Ellen Bagley	Senior Associate	1410	Other	Discovery	Direct email with expert Steve Hester to prepare for deposition.	12/24/15	0	\$155.00	\$365.00	\$0.00	\$0.00	\$365.00	20
Outside Counsel	12/24/15	16285	Fee	Fountain, Martha v. Williams, LLC 00349810001	Gaffney Lewis Edwards, LLC	56	11/24/15	Lee Ellen Bagley	Senior Associate	1250	Other	Final Filings and Motions	Form and answer Plaintiff's Motion for Judgment.	12/24/15	0.2	\$155.00	\$31.00	\$0.00	\$0.00	\$31.00	20
Outside Counsel	12/24/15	16286	Fee	Fountain, Martha v. Williams, LLC 00349810001	Gaffney Lewis Edwards, LLC	56	11/24/15	Lee Ellen Bagley	Senior Associate	1410	Other	Final Filings and Motions	Draft and file Plaintiff's Motion for Judgment.	12/24/15	0.2	\$155.00	\$31.00	\$0.00	\$0.00	\$31.00	20
Outside Counsel	12/24/15	16283	Fee	Fountain, Martha v. Williams, LLC 00349810001	Gaffney Lewis Edwards, LLC	57	11/24/15	Lee Ellen Bagley	Senior Associate	1410	Other	Discovery	Followed up with expert Steve Hester re information gathered from on-site.	12/24/15	0.2	\$155.00	\$31.00	\$0.00	\$0.00	\$31.00	20
Outside Counsel	12/24/15	16283	Fee	Fountain, Martha v. Williams, LLC 00349810001	Gaffney Lewis Edwards, LLC	58	11/24/15		Other	1114	Other	Exhibits	Witness Lee - Bill Fitzgerald - witness and mileage reimbursement fee - GLE 01/24/16	12/24/15	1	\$07.40	\$07.40	\$0.00	\$0.00	\$07.40	21
Outside Counsel	12/24/15	16289	Fee	Fountain, Martha v. Williams, LLC 00349810001	Gaffney Lewis Edwards, LLC	1	12/24/15	Frank Lynn Roberts	Senior Associate	1210	Other	Final Filings and Motions	Draft and send email to Ted Barber on behalf of Defendant Williams regarding recommendation of repairs to support amending the PDR.	12/24/15	0.2	\$145.00	\$29.00	\$0.00	\$0.00	\$29.00	20
Outside Counsel	12/24/15	16290	Fee	Fountain, Martha v. Williams, LLC 00349810001	Gaffney Lewis Edwards, LLC	2	12/24/15	Lee Ellen Bagley	Senior Associate	1120	Other	Case Assessment, Development and Administration	Assess damages asserted against 3rd Party Defendant Tippers-Pain.	11/24/15	0.2	\$155.00	\$31.00	\$0.00	\$0.00	\$31.00	20
Outside Counsel	11/24/15	16250	Fee	Fountain, Martha v. Williams, LLC 00349810001	Gaffney Lewis Edwards, LLC	8	10/27/15	Lee Ellen Bagley	Senior Associate	1285	Other	Final Filings and Motions	Completed read and analysis of Tippers-Pain's proposed Order Denying Motion to Amend 3rd Party Complaint and Renewal Pleading.	11/24/15	0.3	\$155.00	\$18.60	\$0.00	\$0.00	\$18.60	20
Outside Counsel	11/24/15	16250	Fee	Fountain, Martha v. Williams, LLC 00349810001	Gaffney Lewis Edwards, LLC	4	10/27/15	Lee Ellen Bagley	Senior Associate	1110	Other	Case Assessment, Development and Administration	Draft and file Plaintiff's proposed Bill of Materials Demand.	11/24/15	0.2	\$155.00	\$31.00	\$0.00	\$0.00	\$31.00	20
Outside Counsel	11/24/15	16250	Fee	Fountain, Martha v. Williams, LLC 00349810001	Gaffney Lewis Edwards, LLC	3	10/27/15	Frank Lynn Roberts	Senior Associate	1220	Other	Discovery	Telephone call with Ted Barber on behalf of Defendant Williams regarding document retention policy.	11/24/15	0.1	\$140.00	\$14.00	\$0.00	\$0.00	\$14.00	20
Outside Counsel	11/24/15	16250	Fee	Fountain, Martha v. Williams, LLC 00349810001	Gaffney Lewis Edwards, LLC	8	10/27/15	Frank Lynn Roberts	Senior Associate	1320	Other	Discovery	Completed final bill in response to Third-Party Defendant Tippers-Pain's regarding supplemental documents.	11/24/15	0.1	\$140.00	\$14.00	\$0.00	\$0.00	\$14.00	20

Outside Counsel	11/24/15	15960	Paid	Fossalis, Marsha v. Williams, LLC 00399810001	Gaffney Lewis Edwards, LLC	7	10/12/15	Ralph Sparks	Paralegal	1,120	Other	Discovery	Read email re correspondence from opposing counsel regarding information on cell phone and social media device.	11/24/15	0.1	\$63.00	\$4.50	\$0.00	\$0.00	\$0.00	\$0.00	24		
Outside Counsel	11/24/15	15960	Paid	Fossalis, Marsha v. Williams, LLC 00399810001	Gaffney Lewis Edwards, LLC	8	10/12/15	Lee Ellen Bagley	Senior Associate	1,370	Other	Discovery	Exchange emails with counsel for FIC's re third deposition of Steve Park.	11/24/15	0.2	\$165.00	\$11.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20	
Outside Counsel	11/24/15	15960	Paid	Fossalis, Marsha v. Williams, LLC 00399810001	Gaffney Lewis Edwards, LLC	9	10/14/15	Rachel Lynn Roberts	Senior Associate	1,820	Other	Discovery	Telephone call with Steve Boucher on behalf of Defendant Williams regarding documented reports to student area of the alleged incident.	11/24/15	0.2	\$145.00	\$25.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20	
Outside Counsel	11/24/15	15960	Paid	Fossalis, Marsha v. Williams, LLC 00399810001	Gaffney Lewis Edwards, LLC	10	10/15/15	Paul E Sprink	Paralegal	1,450	Other	Final Preparation and Trial	Email exchange with Barrows Clark regarding Motion in Arrear Complaint.	11/24/15	0.1	\$65.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20	
Outside Counsel	11/24/15	15960	Paid	Fossalis, Marsha v. Williams, LLC 00399810001	Gaffney Lewis Edwards, LLC	11	10/15/15	Lee Ellen Bagley	Senior Associate	1,310	Other	Discovery	Re-type final affidavit of Deposition for 30(b)(6) deposition of Stephen Park.	11/24/15	0.2	\$155.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20	
Outside Counsel	11/24/15	15960	Paid	Fossalis, Marsha v. Williams, LLC 00399810001	Gaffney Lewis Edwards, LLC	12	10/15/15	Lee Ellen Bagley	Senior Associate	1,250	Other	Final Preparation and Trial	Read email from Court re Motion to Arrest.	11/24/15	0.1	\$155.00	\$18.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20	
Outside Counsel	11/24/15	15960	Paid	Fossalis, Marsha v. Williams, LLC 00399810001	Gaffney Lewis Edwards, LLC	13	10/15/15	Lee Ellen Bagley	Senior Associate	1,130	Other	Discovery	Draft email update to Steve Boucher re Rule 30(b)(6) deposition of 3rd party defendant Stephen Park.	11/24/15	0.2	\$120.00	\$31.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20	
Outside Counsel	11/24/15	15960	Paid	Fossalis, Marsha v. Williams, LLC 00399810001	Gaffney Lewis Edwards, LLC	14	10/15/15	Lee Ellen Bagley	Senior Associate	1,370	Other	Discovery	Arrange file documents for use during Rule 30(b)(6) deposition of Stephen Park.	11/24/15	0.6	\$165.00	\$03.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20	
Outside Counsel	11/24/15	15960	Paid	Fossalis, Marsha v. Williams, LLC 00399810001	Gaffney Lewis Edwards, LLC	15	10/15/15	Lee Ellen Bagley	Senior Associate	1,110	Other	Case Assessment, Development and Administration	Draft initial to Barrows Clark re defense Counsel's Motion to Withdraw Substantive.	11/24/15	0.2	\$165.00	\$21.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20	
Outside Counsel	11/24/15	15960	Paid	Fossalis, Marsha v. Williams, LLC 00399810001	Gaffney Lewis Edwards, LLC	16	10/15/15	Lee Ellen Bagley	Senior Associate	1,240	Other	Discovery	Exchange emails with counsel for Stephen Park re documents produced by Williams.	11/24/15	0.2	\$165.00	\$01.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20	
Outside Counsel	11/24/15	15960	Paid	Fossalis, Marsha v. Williams, LLC 00399810001	Gaffney Lewis Edwards, LLC	17	10/15/15	Lee Ellen Bagley	Senior Associate	1,110	Other	Case Assessment, Development and Administration	Read and respond to follow up email from Court re Clerk re Williams documents.	11/24/15	0.1	\$165.00	\$15.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20	
Outside Counsel	11/24/15	15960	Paid	Fossalis, Marsha v. Williams, LLC 00399810001	Gaffney Lewis Edwards, LLC	18	10/15/15	Lee Ellen Bagley	Senior Associate	1,130	Other	Discovery	Continue draft of outline for deposition of Stephen Park pursuant to Rule 30(b)(6).	11/24/15	0.4	\$165.00	\$62.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20	
Outside Counsel	11/24/15	15960	Paid	Fossalis, Marsha v. Williams, LLC 00399810001	Gaffney Lewis Edwards, LLC	19	10/15/15	Lee Ellen Bagley	Senior Associate	1,120	Other	Case Assessment, Development and Administration	Draft read and analysis of deposition testimony of Plaintiff's expert Steven Clark in preparation for 30(b)(6) deposition of 3rd Party Defendant Stephen Park.	11/24/15	0.9	\$195.00	\$139.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20
Outside Counsel	11/24/15	15960	Paid	Fossalis, Marsha v. Williams, LLC 00399810001	Gaffney Lewis Edwards, LLC	20	10/15/15	Lee Ellen Bagley	Senior Associate	1,130	Other	Discovery	Continue analysis and draft of questions for 30(b)(6) deposition on behalf of 3rd party defendant Stephen Park.	11/24/15	0.9	\$165.00	\$159.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20
Outside Counsel	11/24/15	15960	Paid	Fossalis, Marsha v. Williams, LLC 00399810001	Gaffney Lewis Edwards, LLC	21	10/15/15	Lee Ellen Bagley	Senior Associate	1,130	Other	Case Assessment, Development and Administration	Call with Steve Boucher re case please see subject re withdrawal.	11/24/15	0.2	\$155.00	\$01.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20
Outside Counsel	11/24/15	15960	Paid	Fossalis, Marsha v. Williams, LLC 00399810001	Gaffney Lewis Edwards, LLC	22	10/15/15	Lee Ellen Bagley	Senior Associate	1,110	Other	Case Assessment, Development and Administration	Exchange follow up emails with Steve Boucher re case re withdrawal, re file plans for support case development.	11/24/15	0.2	\$165.00	\$01.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20

065

Outside Counsel	11/24/15	15660	Paid	Fountain, Martha v. Whiteco, LLC 00368810001	Gaithry Lewis Edwards, LLC	23	10/26/15	Lee Ellen Bagley	Senior Associate	4370	Other	Class Assessment Development and Administration	Exchange emails with counsel for 2nd Party Defendant Tippius-Polk re: site plans.	11/24/15	0.2	\$155.00	\$31.00	\$0.00	\$0.00	\$41.00	20
Outside Counsel	11/24/15	15660	Paid	Fountain, Martha v. Whiteco, LLC 00368810001	Gaithry Lewis Edwards, LLC	24	10/26/15	Lee Ellen Bagley	Senior Associate	4370	Other	Class Assessment Development and Administration	Read and analyze applicable codes, regulations and standards in preparation for upcoming 30(b)(5) deposition of Tippius-Polk.	11/24/15	1.2	\$155.00	\$165.00	\$0.00	\$0.00	\$168.00	26
Outside Counsel	11/24/15	15660	Paid	Fountain, Martha v. Whiteco, LLC 00368810001	Gaithry Lewis Edwards, LLC	25	10/26/15	Lee Ellen Bagley	Senior Associate	4370	Other	Discovery	Review and determine necessary exhibits for upcoming 30(b)(5) deposition of Tippius-Polk.	11/24/15	0.8	\$155.00	\$124.00	\$0.00	\$0.00	\$124.00	23
Outside Counsel	11/24/15	15660	Paid	Fountain, Martha v. Whiteco, LLC 00368810001	Gaithry Lewis Edwards, LLC	26	10/26/15	Lee Ellen Bagley	Senior Associate	4370	Other	Class Assessment Development and Administration	Draft email to counsel for Defendant Frost re: site plans and drawings.	11/24/15	0.1	\$155.00	\$18.50	\$7.00	\$0.00	\$15.50	20
Outside Counsel	11/24/15	15660	Paid	Fountain, Martha v. Whiteco, LLC 00368810001	Gaithry Lewis Edwards, LLC	27	10/26/15	Lee Ellen Bagley	Senior Associate	4370	Other	Class Assessment Development and Administration	Begin analysis of site plans for construction of subject store.	11/24/15	0.4	\$155.00	\$62.00	\$0.00	\$0.00	\$62.00	26
Outside Counsel	11/24/15	15660	Paid	Fountain, Martha v. Whiteco, LLC 00368810001	Gaithry Lewis Edwards, LLC	28	10/26/15	Lee Ellen Bagley	Senior Associate	4370	Other	Class Assessment Development and Administration	Begin analysis of drawings with Defendant Frost re: construction of subject store.	11/24/15	0.4	\$155.00	\$62.00	\$0.00	\$0.00	\$62.00	26
Outside Counsel	11/24/15	15660	Paid	Fountain, Martha v. Whiteco, LLC 00368810001	Gaithry Lewis Edwards, LLC	29	10/26/15	Lee Ellen Bagley	Senior Associate	4370	Other	Discovery	Read and respond to email from the bar on details of Defendant Whiteco regarding invoices from repair of allegedly defective parking.	11/24/15	0.3	\$148.00	\$43.00	\$0.00	\$0.00	\$43.00	20
Outside Counsel	11/24/15	15660	Paid	Fountain, Martha v. Whiteco, LLC 00368810001	Gaithry Lewis Edwards, LLC	30	10/26/15	Lee Ellen Bagley	Senior Associate	4370	Other	Discovery	Draft and send email to open store plans regarding upcoming deposition.	11/24/15	0.1	\$148.00	\$14.00	\$0.00	\$0.00	\$14.00	26
Outside Counsel	11/24/15	15660	Paid	Fountain, Martha v. Whiteco, LLC 00368810001	Gaithry Lewis Edwards, LLC	31	10/26/15	Lee Ellen Bagley	Senior Associate	4370	Other	Discovery	Read and analyze discovery responses of 2nd Party Defendant Tippius-Polk and documents produced therewith in preparation for upcoming 30(b)(5) deposition.	11/24/15	0.6	\$155.00	\$124.00	\$0.00	\$0.00	\$124.00	20
Outside Counsel	11/24/15	15660	Paid	Fountain, Martha v. Whiteco, LLC 00368810001	Gaithry Lewis Edwards, LLC	32	10/26/15	Lee Ellen Bagley	Senior Associate	4370	Other	Discovery	Complete read and analysis of deposition testimony of Plaintiff's expert David Dalgarno, including construction of photographs of parking for 30(b)(5) deposition of Tippius-Polk construction.	11/24/15	0.6	\$155.00	\$91.00	\$0.00	\$0.00	\$91.00	24
Outside Counsel	11/24/15	15660	Paid	Fountain, Martha v. Whiteco, LLC 00368810001	Gaithry Lewis Edwards, LLC	33	11/23/15	Lee Ellen Bagley	Senior Associate	4370	Other	Discovery	Call with counsel for Defendant Frost re: 30(b)(5) deposition of Tippius-Polk construction.	11/24/15	0.2	\$155.00	\$71.00	\$0.00	\$0.00	\$71.00	26
Outside Counsel	11/24/15	15660	Paid	Fountain, Martha v. Whiteco, LLC 00368810001	Gaithry Lewis Edwards, LLC	34	10/26/15	Lee Ellen Bagley	Senior Associate	4370	Other	Discovery	Exchange emails with counsel for Tippius-Polk re: lesson procedure.	11/24/15	0.2	\$155.00	\$31.00	\$0.00	\$0.00	\$31.00	20
Outside Counsel	11/24/15	15660	Paid	Fountain, Martha v. Whiteco, LLC 00368810001	Gaithry Lewis Edwards, LLC	35	10/26/15	Lee Ellen Bagley	Senior Associate	4370	Other	Discovery	Exchange follow-up emails with counsel for Tippius-Polk re: deposition of defense expert David Hart.	11/24/15	0.2	\$155.00	\$91.00	\$0.00	\$0.00	\$91.00	20
Outside Counsel	11/24/15	15660	Paid	Fountain, Martha v. Whiteco, LLC 00368810001	Gaithry Lewis Edwards, LLC	36	10/26/15	Lee Ellen Bagley	Senior Associate	4370	Other	Discovery	Analyze photographs of store taken by Plaintiff's expert and other documents produced by expert to date.	11/24/15	0.6	\$155.00	\$93.00	\$0.00	\$0.00	\$93.00	20

Outside Counsel	11/23/15	12800	Paid	Foran, Matthew W. LLC 00268410001	Gaffney Lewis Edwards, LLC	37	10/23/15	Lee Ellen Rogley	Senior Associate	1.120	Other	Discovery	Draft and send email to Ted Barber on behalf of Defendant Wilcoxon regarding potential Motion to Compel from Tappan-Pole.	11/23/15	0.1	\$165.00	\$15.00	\$0.00	\$0.00	\$145.00	20
Outside Counsel	11/23/15	16500	Paid	Foran, Matthew W. LLC 00268410001	Gaffney Lewis Edwards, LLC	38	10/23/15	Lee Ellen Rogley	Senior Associate	1.120	Other	Case Assessment, Development and Administration	Draft and respond to email from expert Steve Hurd re: deposition, phone taken by Plaintiff's agent.	11/23/15	0.2	\$165.00	\$31.00	\$0.00	\$0.00	\$31.00	20
Outside Counsel	11/23/15	15500	Paid	Foran, Matthew W. LLC 00268410001	Gaffney Lewis Edwards, LLC	39	10/23/15	Lee Ellen Rogley	Senior Associate	1.110	Other	Case Assessment, Development and Administration	Draft email to Plaintiff's counsel re: phone taken by expert Steve Hurd.	11/23/15	0.1	\$165.00	\$15.00	\$0.00	\$0.00	\$145.00	20
Outside Counsel	11/23/15	15500	Paid	Foran, Matthew W. LLC 00268410001	Gaffney Lewis Edwards, LLC	40	10/23/15	Lee Ellen Rogley	Senior Associate	1.110	Other	Case Assessment, Development and Administration	Exchange follow-up email with expert Steve Hurd re: phone taken by Plaintiff's expert, preparation for upcoming deposition.	11/23/15	0.2	\$165.00	\$31.00	\$0.00	\$0.00	\$31.00	20
Outside Counsel	11/23/15	16500	Paid	Foran, Matthew W. LLC 00268410001	Gaffney Lewis Edwards, LLC	41	10/23/15	Lee Ellen Rogley	Senior Associate	1.120	Other	Discovery	Relationship with the Plaintiff's deposition of 3rd Party Defendant Tappan-Pole Construction, Inc. (billed at 1.5x bill rate).	11/23/15	0.6	\$172.00	\$434.00	\$0.00	\$0.00	\$434.00	20
Outside Counsel	11/23/15	16500	Paid	Foran, Matthew W. LLC 00268410001	Gaffney Lewis Edwards, LLC	42	10/23/15	Lee Ellen Rogley	Senior Associate	1.120	Other	Discovery	Attend and depose 3rd(3) representative of 3rd Party Defendant Tappan-Pole, Reel-Pole Exchange email with expert Steve Hurd re: site data.	11/23/15	0.0	\$159.00	\$347.50	\$0.00	\$0.00	\$347.50	20
Outside Counsel	11/23/15	15500	Paid	Foran, Matthew W. LLC 00268410001	Gaffney Lewis Edwards, LLC	43	10/23/15	Lee Ellen Rogley	Senior Associate	1.120	Other	Discovery	Exchange email with expert Steve Hurd re: site data.	11/23/15	0.2	\$165.00	\$31.00	\$0.00	\$0.00	\$31.00	20
Outside Counsel	11/23/15	15000	Paid	Foran, Matthew W. LLC 00268410001	Gaffney Lewis Edwards, LLC	44	10/23/15	Lee Ellen Rogley	Senior Associate	1.120	Other	Discovery	Conference with expert Steve Hurd in preparation for 3rd(3)'s deposition of 3rd Party Defendant Tappan-Pole Construction.	11/23/15	1.2	\$165.00	\$198.00	\$0.00	\$0.00	\$183.00	20
Outside Counsel	11/23/15	16500	Paid	Foran, Matthew W. LLC 00268410001	Gaffney Lewis Edwards, LLC	45	10/23/15	Lee Ellen Rogley	Senior Associate	1.120	Other	Case Assessment, Development and Administration	Complete analysis of construction GC's Plans in preparation for deposition of Tappan-Pole.	11/23/15	1.1	\$165.00	\$170.00	\$0.00	\$0.00	\$170.00	20
Outside Counsel	11/23/15	19500	Paid	Foran, Matthew W. LLC 00268410001	Gaffney Lewis Edwards, LLC	46	10/23/15	Lee Ellen Rogley	Senior Associate	1.120	Other	Case Assessment, Development and Administration	Complete analysis of construction GC's Plans with specifications in preparation for deposition of Tappan-Pole.	11/23/15	1.0	\$165.00	\$248.00	\$0.00	\$0.00	\$248.00	20
Outside Counsel	11/23/15	16500	Paid	Foran, Matthew W. LLC 00268410001	Gaffney Lewis Edwards, LLC	47	10/23/15	Lee Ellen Rogley	Senior Associate	1.110	Other	Case Assessment, Development and Administration	Analyze site photographs in preparation for deposition of Tappan-Pole.	11/23/15	0.3	\$165.00	\$124.00	\$0.00	\$0.00	\$124.00	20
Outside Counsel	11/23/15	16500	Paid	Foran, Matthew W. LLC 00268410001	Gaffney Lewis Edwards, LLC	48	10/23/15	Lee Ellen Rogley	Senior Associate	1.120	Other	Discovery	Draft email to counsel for Tappan-Pole re: deposition of Wilcoxon expert Steve Hurd.	11/23/15	0.1	\$165.00	\$15.00	\$0.00	\$0.00	\$15.00	20
Outside Counsel	11/23/15	15000	Paid	Foran, Matthew W. LLC 00268410001	Gaffney Lewis Edwards, LLC	49	10/23/15	Lee Ellen Rogley	Senior Associate	1.110	Other	Discovery	Complete read and update of individual and 3rd(3)'s deposition testimony of Ted Barber for purposes of preparing for deposition of Tappan-Pole.	11/23/15	1.1	\$155.00	\$170.50	\$0.00	\$0.00	\$170.50	20
Outside Counsel	11/23/15	15000	Paid	Foran, Matthew W. LLC 00268410001	Gaffney Lewis Edwards, LLC	50	10/23/15	Lee Ellen Rogley	Senior Associate	1.120	Other	Discovery	Complete draft of outline for 3rd(3)'s deposition of Tappan-Pole.	11/23/15	1.4	\$152.00	\$217.00	\$0.00	\$0.00	\$217.00	20
Outside Counsel	11/23/15	15000	Paid	Foran, Matthew W. LLC 00268410001	Gaffney Lewis Edwards, LLC	51	10/23/15	Lee Ellen Rogley	Senior Associate	1.120	Other	Discovery	Read and respond to email from expert Steve Hurd re: upcoming deposition.	11/23/15	0.1	\$165.00	\$15.00	\$0.00	\$0.00	\$15.00	20

Outside Counsel	11/24/15	15968	Paid	Fountain Martha v Wilkesco, LLC 002608610001	Gaffney Lewis Edwards, LLC	53	10/24/15	Lee Ellen Bagley	Senior Associate	1,139	Other	Discovery	Read email from counsel for Tippecanoe re deposition of Wilkesco expert Kevin Hunt	11/24/15	0.1	\$160.00	\$15.00	\$0.00	\$0.00	\$15.00	20
Outside Counsel	11/24/15	15969	Paid	Fountain Martha v Wilkesco, LLC 002608610001	Gaffney Lewis Edwards, LLC	53	10/24/15	Lee Ellen Bagley	Senior Associate	1,100	Other	Case Assessment, Investigation and Administration	Draft email to counsel for Tippecanoe re construction status of retirement demand from Plaintiff	11/24/15	0.1	\$150.00	\$15.00	\$0.00	\$0.00	\$15.00	20
Outside Counsel	11/24/15	15969	Paid	Fountain Martha v Wilkesco, LLC 002608610001	Gaffney Lewis Edwards, LLC	54	10/24/15	Lee Ellen Bagley	Senior Associate	1,120	Other	Case Assessment, Investigation and Administration	Analyze deposition testimony of Lee Pok and compare with language of Site Plans, request an Affidavit of expert Steve Mack	11/24/15	0.7	\$155.00	\$18.00	\$0.00	\$0.00	\$18.00	20
Outside Counsel	11/24/15	15970	Paid	Fountain Martha v Wilkesco, LLC 002608610001	Gaffney Lewis Edwards, LLC	55	10/24/15	Lee Ellen Bagley	Senior Associate	1,110	Other	Case Assessment, Investigation and Administration	Exchange emails with engineering regarding Site Plans	11/24/15	0.2	\$155.00	\$31.00	\$0.00	\$0.00	\$31.00	20
Outside Counsel	11/24/15	15969	Paid	Fountain Martha v Wilkesco, LLC 002608610001	Gaffney Lewis Edwards, LLC	50	10/24/15	Lee Ellen Bagley	Senior Associate	1,130	Other	Case Assessment, Investigation and Administration	Call with architect regarding drawings with specifications	11/24/15	0.2	\$150.00	\$31.00	\$0.00	\$0.00	\$31.00	20
Outside Counsel	11/24/15	15969	Paid	Fountain Martha v Wilkesco, LLC 002608610001	Gaffney Lewis Edwards, LLC	57	10/24/15	Lee Ellen Bagley	Senior Associate	1,130	Other	Case Assessment, Investigation and Administration	Exchange emails with architect re site drawings	11/24/15	0.2	\$150.00	\$31.00	\$0.00	\$0.00	\$31.00	20
Outside Counsel	11/24/15	15969	Paid	Fountain Martha v Wilkesco, LLC 002608610001	Gaffney Lewis Edwards, LLC	58	10/24/15	Lee Ellen Bagley	Senior Associate	1,130	Other	Case Assessment, Investigation and Administration	Analyze insurance coverage and specifications received from architect	11/24/15	0.5	\$150.00	\$77.50	\$0.00	\$0.00	\$77.50	20
Outside Counsel	11/24/15	15969	Paid	Fountain Martha v Wilkesco, LLC 002608610001	Gaffney Lewis Edwards, LLC	59	10/24/15	Lee Ellen Bagley	Senior Associate	1,130	Other	Discovery	Exchange emails with counsel for 3rd Party Defendant Tippecanoe re deposition of composite representative	11/24/15	0.2	\$160.00	\$31.00	\$0.00	\$0.00	\$31.00	20
Outside Counsel	11/24/15	15970	Paid	Fountain Martha v Wilkesco, LLC 002608610001	Gaffney Lewis Edwards, LLC	60	10/24/15	Lee Ellen Bagley	Senior Associate	1,120	Other	Discovery	Complete draft of topics for 30(b)(3) deposition of composite representative of Tippecanoe	11/24/15	0.6	\$150.00	\$128.00	\$0.00	\$0.00	\$128.00	20
Outside Counsel	11/24/15	15969	Paid	Fountain Martha v Wilkesco, LLC 002608610001	Gaffney Lewis Edwards, LLC	61	10/24/15	Lee Ellen Bagley	Senior Associate	1,130	Other	Discovery	Exchange emails with counsel for Defendant Pinnacle re topics for 30(b)(3) deposition of composite representative of Tippecanoe	11/24/15	0.2	\$150.00	\$31.00	\$0.00	\$0.00	\$31.00	20
Outside Counsel	11/24/15	15970	Paid	Fountain Martha v Wilkesco, LLC 002608610001	Gaffney Lewis Edwards, LLC	62	10/24/15	Lee Ellen Bagley	Senior Associate	1,130	Other	Discovery	Exchange insurance emails with counsel for 3rd Party Defendant Tippecanoe re deposition of composite representative	11/24/15	0.2	\$155.00	\$31.00	\$0.00	\$0.00	\$31.00	20
Outside Counsel	11/24/15	15969	Paid	Fountain Martha v Wilkesco, LLC 002608610001	Gaffney Lewis Edwards, LLC	63	10/24/15	Lee Ellen Bagley	Senior Associate	1,040	Other	Pre-trial Readings and Motions	Analyze Tippecanoe's proposed Motion for Summary Judgment and potential Motion for Recross-Examination to be filed	11/24/15	0.0	\$150.00	\$00.00	\$0.00	\$0.00	\$0.00	20
Outside Counsel	11/24/15	15969	Paid	Fountain Martha v Wilkesco, LLC 002608610001	Gaffney Lewis Edwards, LLC	64	10/24/15	Lee Ellen Bagley	Senior Associate	1,120	Other	Case Assessment, Investigation and Administration	Conduct Plaintiff's alleged interview and draft report for settlement, include comparison report of 30(b)(3) deposition transcript	11/24/15	0.4	\$150.00	\$50.00	\$0.00	\$0.00	\$50.00	20
Outside Counsel	11/24/15	15970	Paid	Fountain Martha v Wilkesco, LLC 002608610001	Gaffney Lewis Edwards, LLC	65	10/24/15	Lee Ellen Bagley	Senior Associate	1,110	Other	Discovery	Draft supplemental responses to 3rd Party Defendant Tippecanoe's discovery requests	11/24/15	0.6	\$150.00	\$124.00	\$0.00	\$0.00	\$124.00	20
Outside Counsel	11/24/15	15969	Paid	Fountain Martha v Wilkesco, LLC 002608610001	Gaffney Lewis Edwards, LLC	66	10/24/15	Lee Ellen Bagley	Senior Associate	1,010	Other	Pre-trial Readings and Motions	Read and respond to email from counsel for 3rd Party Defendant Tippecanoe re damages alleged by Wilkesco	11/24/15	0.2	\$150.00	\$31.00	\$0.00	\$0.00	\$31.00	20

592

568

Invoice Number	Date	Type	From	To	Project	Category	Amount	Balance	Description	Invoice	Debit	Credit	Balance								
Outside Counsel	11/24/15	15059	Paul	Foran, Martha V Widovec, LLC 00398810001	Gaffney Lewis Edwards, LLC	67	10/27/15	Lee Egan Engley	Senior Associate	1150	Other	Expenses	Editorial correspondence to counsel for Tibbo's-Pol re: supplemental response to subpoena to TD Barber Properties.	11/24/15	0.2	\$155.00	\$31.00	\$9.00	\$9.00	\$91.00	20
Outside Counsel	11/24/15	15060	Paul	Foran, Martha V Widovec, LLC 00398810001	Gaffney Lewis Edwards, LLC	68	10/27/15		Senior Associate	1110	Other	Expenses	Out-of-town travel - Lee Egan Engley LLC - Chicago hotel management for used to get from Stambridge, GA for 300000 deposition of 3rd Party Defendant Tippin-Polk Construction, Inc.	11/24/15	13.7	\$0.50	\$78.75	\$0.00	\$9.00	\$78.75	21
Outside Counsel	11/24/15	15060	Paul	Foran, Martha V Widovec, LLC 00398810001	Gaffney Lewis Edwards, LLC	69	10/27/15		Senior Associate	1110	Other	Expenses	Out-of-town travel - Lee Egan Engley LLC - Hampton Inn Watersboro - Lodging for 10/22/15 300000 deposition of 3rd Party Defendant Tippin-Polk Construction, Inc.	11/24/15	1	\$149.42	\$149.42	\$0.00	\$0.00	\$149.42	21
Outside Counsel	11/24/15	15060	Paul	Foran, Martha V Widovec, LLC 00398810001	Gaffney Lewis Edwards, LLC	70	10/27/15		Senior Associate	1150	Other	Expenses	Copying - 6 to 6 page deposition - 20 copies	11/24/15	4	\$2.00	\$2.00	\$9.00	\$9.00	\$2.00	20
Outside Counsel	11/24/15	15060	Paul	Foran, Martha V Widovec, LLC 00398810001	Gaffney Lewis Edwards, LLC	71	10/27/15		Senior Associate	1150	Other	Expenses	Copying - Attorney Drawings Exhibit for 300000 deposition - 115 copies	11/24/15	1	\$11.50	\$11.50	\$0.00	\$0.00	\$11.50	20
Outside Counsel	11/24/15	15060	Paul	Foran, Martha V Widovec, LLC 00398810001	Gaffney Lewis Edwards, LLC	72	10/27/15		Senior Associate	1150	Other	Expenses	Copying - Construction Agreement Documents (Exhibit to 300000 deposition) - 15 prints	11/24/15	1	\$1.50	\$1.50	\$0.00	\$0.00	\$1.50	20
Outside Counsel	11/24/15	15060	Paul	Foran, Martha V Widovec, LLC 00398810001	Gaffney Lewis Edwards, LLC	73	10/27/15		Senior Associate	1150	Other	Expenses	Copying - Notice of Deposition documents (Exhibit to 300000 deposition) - 6 pages copies - Exhibit to 300000 deposition - 5 pages	11/24/15	1	\$0.50	\$0.50	\$0.00	\$0.00	\$0.50	20
Outside Counsel	11/24/15	15060	Paul	Foran, Martha V Widovec, LLC 00398810001	Gaffney Lewis Edwards, LLC	74	10/27/15		Senior Associate	1150	Other	Expenses	Copying - Notice of Deposition (Exhibit to 300000 deposition) - 5 pages	11/24/15	1	\$12.00	\$12.00	\$0.00	\$0.00	\$12.00	20
Outside Counsel	11/24/15	15060	Paul	Foran, Martha V Widovec, LLC 00398810001	Gaffney Lewis Edwards, LLC	75	10/27/15		Senior Associate	1115	Other	Expenses	Deposition transcripts - Giffen & Jones, Inc. Hess Reporter - Fivoko 1800 - Transcript of Everett Wilkins Post	11/24/15	1	\$470.20	\$470.20	\$0.00	\$0.00	\$470.20	21
Outside Counsel	10/23/15	15055 A1	Paul	Foran, Martha V Widovec, LLC 00398810001	Gaffney Lewis Edwards, LLC	7	8/11/15		Senior Associate	1150	Other	Expenses	Experts - The Plaintiff Oscar, Inc. Forensic Engineers & Consultants - Invoice 210519 - Expert Fee of James R. Hart	10/23/15	1	\$1,701.50	\$0.00	\$0.00	\$0.00	\$1,701.50	20
Outside Counsel	10/23/15	15076	Paul	Foran, Martha V Widovec, LLC 00398810001	Gaffney Lewis Edwards, LLC	1	09/15	Lee Egan Engley	Senior Associate	1250	Other	Pre-Trial Preparation and Motion	Call from counsel for Defendant Fivoko re: Subpoena Issued re: Motion to Amend 3rd Party Complaint	10/23/15	0.2	\$150.00	\$0.00	\$0.00	\$0.00	\$150.00	20
Outside Counsel	10/23/15	15076	Paul	Foran, Martha V Widovec, LLC 00398810001	Gaffney Lewis Edwards, LLC	2	09/15	Lee Egan Engley	Senior Associate	1250	Other	Pre-Trial Preparation and Motion	Read email from Fivoko concerned to Court re: opening hearing on Motion to Amend 3rd Party Complaint.	10/23/15	0.1	\$150.00	\$15.80	\$0.00	\$0.00	\$15.80	20
Outside Counsel	10/23/15	15076	Paul	Foran, Martha V Widovec, LLC 00398810001	Gaffney Lewis Edwards, LLC	3	09/15	Lee Egan Engley	Senior Associate	1250	Other	Pre-Trial Preparation and Motion	Propose for hearing on Motions and Subpoena Motion to Amend 3rd Party Complaint.	10/23/15	1.2	\$150.00	\$150.00	\$0.00	\$0.00	\$150.00	20
Outside Counsel	10/23/15	15076	Paul	Foran, Martha V Widovec, LLC 00398810001	Gaffney Lewis Edwards, LLC	4	9/2/15	Lee Egan Engley	Senior Associate	1250	Other	Pre-Trial Preparation and Motion	Exchange emails with Counsel, Motion to Amend 3rd Party Complaint and supporting Memorandum.	10/23/15	0.2	\$150.00	\$31.00	\$9.00	\$0.00	\$31.00	20

Outside Counsel	1009215	15714	Paid	Forfeiter, Martha v. Williams, LLC 003498110001	Gaffney Lewis Edwards, LLC	6	98915	Lee Ellen Bagley	Senior Associate	1,750	Other	Pre-Trial Hearings and Motions	Roundtrip travel to Hamburg, SC for meetings on Defendants' Motions to Amend 3rd Party Complaint and Motion to Dismiss 1st Defendant as well as 2nd Party Defendant's Motion to Compel Discovery by one party.	10/28/15	2.0	\$77.00	\$201.50	\$0.00	\$0.00	\$201.50	20
Outside Counsel	1009215	15714	Paid	Forfeiter, Martha v. Williams, LLC 003498110001	Gaffney Lewis Edwards, LLC	6	98915	Lee Ellen Bagley	Senior Associate	1,750	Other	Pre-Trial Hearings and Motions	Attend and argue hearings on Defendants' Motions to Amend 3rd Party Complaint and Motion to Dismiss 1st Defendant. Prepare Polk's Motion to Compel.	10/28/15	2.2	\$153.00	\$449.50	\$0.00	\$0.00	\$449.50	20
Outside Counsel	1009215	15714	Paid	Forfeiter, Martha v. Williams, LLC 003498110001	Gaffney Lewis Edwards, LLC	7	98915	Lee Ellen Bagley	Senior Associate	1,250	Other	Pre-Trial Hearings and Motions	Prepare for hearing on Motion to Dismiss Defendant Ted Barber.	10/29/15	0.5	\$155.00	\$77.50	\$0.00	\$0.00	\$77.50	20
Outside Counsel	1009215	15714	Paid	Forfeiter, Martha v. Williams, LLC 003498110001	Gaffney Lewis Edwards, LLC	8	98915	Lee Ellen Bagley	Senior Associate	1,000	Other	Pre-Trial Hearings and Motions	Prepare for hearing on 3rd Party Defendant's Motion to Dismiss.	10/29/15	0.1	\$155.00	\$68.50	\$0.00	\$0.00	\$68.50	20
Outside Counsel	1009215	15714	Paid	Forfeiter, Martha v. Williams, LLC 003498110001	Gaffney Lewis Edwards, LLC	8	98915	Lee Ellen Bagley	Senior Associate	1,500	Other	Discovery	Each party make and submit to opposing party and Polk's v. Williams' affidavits.	10/29/15	0.2	\$155.00	\$11.00	\$0.00	\$0.00	\$11.00	20
Outside Counsel	1009215	15714	Paid	Forfeiter, Martha v. Williams, LLC 003498110001	Gaffney Lewis Edwards, LLC	10	98915	Randi Lynn Roberts	Junior Associate	1,000	Other	Pre-Trial Hearings and Motions	Begin drafting a proposed Order for the court granting Defendants' Motion to Amend Third-Party Complaint and Rescind Separation.	10/28/15	0.2	\$169.00	\$34.00	\$0.00	\$0.00	\$34.00	20
Outside Counsel	1009215	15714	Paid	Forfeiter, Martha v. Williams, LLC 003498110001	Gaffney Lewis Edwards, LLC	11	98915	Lee Ellen Bagley	Senior Associate	1,250	Other	Pre-Trial Hearings and Motions	Finalize proposed Order granting Motion to Amend 3rd Party Complaint and Rescind Separation.	10/23/15	0.5	\$155.00	\$135.50	\$0.00	\$0.00	\$135.50	20
Outside Counsel	1009215	15714	Paid	Forfeiter, Martha v. Williams, LLC 003498110001	Gaffney Lewis Edwards, LLC	12	98915	Lee Ellen Bagley	Senior Associate	1,250	Other	Pre-Trial Hearings and Motions	Draft Order to Judge re proposed Order granting Motion to Amend 3rd Party Complaint and Rescind Separation.	10/28/15	0	\$105.00	\$31.00	\$0.00	\$31.00	\$0.00	20
Outside Counsel	1009215	15714	Paid	Forfeiter, Martha v. Williams, LLC 003498110001	Gaffney Lewis Edwards, LLC	13	98915	Randi Lynn Roberts	Junior Associate	1,000	Other	Pre-Trial Hearings and Motions	Complete and file proposed Order for court granting Defendant Williams's Motion to Amend Third-Party Complaint and Rescind Separation.	10/28/15	0.6	\$145.00	\$116.00	\$0.00	\$0.00	\$116.00	20
Outside Counsel	1009215	15714	Paid	Forfeiter, Martha v. Williams, LLC 003498110001	Gaffney Lewis Edwards, LLC	14	98915	Randi Lynn Roberts	Junior Associate	1,100	Other	Court Assessment, Development and Administration	Telephone call with Ted Barber regarding the full cost of grant of Defendant Williams's Motion to Dismiss Ted Barber from the case.	10/26/15	0.1	\$138.00	\$14.00	\$0.00	\$0.00	\$14.00	20
Outside Counsel	1009215	15714	Paid	Forfeiter, Martha v. Williams, LLC 003498110001	Gaffney Lewis Edwards, LLC	15	98915	Randi Lynn Roberts	Junior Associate	1,000	Other	Discovery	Each drafting supplemental responses to Thomas Polk's subpoenas to TD Barber Properties, Inc.	10/29/15	0.2	\$145.00	\$29.00	\$0.00	\$0.00	\$29.00	20
Outside Counsel	1009215	15714	Paid	Forfeiter, Martha v. Williams, LLC 003498110001	Gaffney Lewis Edwards, LLC	16	98915	Randi Lynn Roberts	Junior Associate	1,000	Other	Discovery	Respond and/or correspondence from counsel of Third-Party Defendant Thomas Polk, regarding subpoena responses.	10/29/15	0.1	\$145.00	\$14.00	\$0.00	\$0.00	\$14.00	20
Outside Counsel	1009215	15714	Paid	Forfeiter, Martha v. Williams, LLC 003498110001	Gaffney Lewis Edwards, LLC	17	98915	Lee Ellen Bagley	Senior Associate	1,750	Other	Discovery	Call from counsel re Defendant Polk's subpoenaing discovery to be completed prior to trial.	10/26/15	0.2	\$155.00	\$21.70	\$0.00	\$0.00	\$21.70	20

1. Administrative Support Personnel of Plaintiff

595

Outside Counsel	10/26/15	15718	Paid	Fountain, Martha v Widovec, LLC 003646810001	Geoffrey Lewis Edwards, LLC	18	02/27/15	Lee Ellen Bogley	Senior Associate	L310	Other	Discovery	Chief counsel to defendant regarding Order 10/26/15	0.1	\$150.00	\$15.00	\$0.00	\$0.00	\$15.00	20	
Outside Counsel	10/26/15	15718	Paid	Fountain, Martha v Widovec, LLC 003646810001	Geoffrey Lewis Edwards, LLC	19	02/27/15	Lee Ellen Bogley	Senior Associate	L310	Other	Discovery	Read email from counsel for Tippins-Park re proposed changes.	10/26/15	0.1	\$150.00	\$15.00	\$0.00	\$0.00	\$15.00	20
Outside Counsel	10/26/15	15718	Paid	Fountain, Martha v Widovec, LLC 003646810001	Geoffrey Lewis Edwards, LLC	20	02/27/15	Lee Ellen Bogley	Senior Associate	L358	Other	Pre-Trial Readings and Motions	Begin review and analysis of Tippins-Park proposed Order Granting Widovec's Motion to Amend 2nd Party Complaint.	10/26/15	0.2	\$185.00	\$31.00	\$0.00	\$0.00	\$31.00	20
Outside Counsel	10/26/15	15718	Paid	Fountain, Martha v Widovec, LLC 003646810001	Geoffrey Lewis Edwards, LLC	21	02/27/15	Lee Ellen Bogley	Senior Associate	L356	Other	Discovery	Agree to issue amending Motion to Complet by Tippins- Park.	10/26/15	0.2	\$185.00	\$31.00	\$0.00	\$0.00	\$31.00	20
Outside Counsel	10/26/15	15718	Paid	Fountain, Martha v Widovec, LLC 003646810001	Geoffrey Lewis Edwards, LLC	22	02/27/15	Randi Lynn Roberts	Junior Associate	L320	Other	Discovery	Draft and send email to Defendant Tad Barber regarding the documents referenced in his deposition and production of said documents.	10/26/15	0.2	\$145.00	\$29.00	\$0.00	\$0.00	\$29.00	20
Outside Counsel	10/26/15	15718	Paid	Fountain, Martha v Widovec, LLC 003646810001	Geoffrey Lewis Edwards, LLC	23	02/27/15	Randi Lynn Roberts	Junior Associate	L320	Other	Discovery	Telephone call from Defendant Tad Barber regarding Widovec opening documents re: development fee.	10/26/15	0.3	\$145.00	\$43.00	\$0.00	\$0.00	\$43.00	20
Outside Counsel	10/26/15	15718	Paid	Fountain, Martha v Widovec, LLC 003646810001	Geoffrey Lewis Edwards, LLC	24	02/27/15	Randi Lynn Roberts	Junior Associate	L340	Other	Pre-Trial Readings and Motions	Read and access Third Party Testimony Memorandum in opposition to proposed draft proposed Court Order granting Widovec's Motion to Amend Complaint and Rescind Stipulation.	10/26/15	0.4	\$240.00	\$38.00	\$0.00	\$0.00	\$38.00	20
Outside Counsel	10/26/15	15718	Paid	Fountain, Martha v Widovec, LLC 003646810001	Geoffrey Lewis Edwards, LLC	25	02/27/15	Randi Lynn Roberts	Junior Associate	L320	Other	Pre-Trial Readings and Motions	Begin drafting proposed Order granting Defendant Widovec's Motion to Amend Complaint and Rescind Stipulation.	10/26/15	2.4	\$145.00	\$348.00	\$0.00	\$0.00	\$348.00	20
Outside Counsel	10/26/15	15718	Paid	Fountain, Martha v Widovec, LLC 003646810001	Geoffrey Lewis Edwards, LLC	26	02/27/15	Lee Ellen Bogley	Senior Associate	L358	Other	Pre-Trial Readings and Motions	Read Order from Court granting relief to Widovec Unfiled Top Deeds.	10/26/15	0.1	\$155.00	\$10.00	\$0.00	\$0.00	\$10.00	20
Outside Counsel	10/26/15	15718	Paid	Fountain, Martha v Widovec, LLC 003646810001	Geoffrey Lewis Edwards, LLC	27	02/27/15	Lee Ellen Bogley	Senior Associate	L310	Other	Discovery	Drafting emails with all counsel re: remaining discovery.	10/26/15	0.1	\$150.00	\$15.00	\$0.00	\$0.00	\$15.00	20
Outside Counsel	10/26/15	15718	Paid	Fountain, Martha v Widovec, LLC 003646810001	Geoffrey Lewis Edwards, LLC	28	02/27/15	Randi Lynn Roberts	Junior Associate	L320	Other	Discovery	Read and access subpoena responsive to Tippins-Park subpoena and via email from Defendant Tad Barber.	10/26/15	0.3	\$145.00	\$43.00	\$0.00	\$0.00	\$43.00	20
Outside Counsel	10/26/15	15718	Paid	Fountain, Martha v Widovec, LLC 003646810001	Geoffrey Lewis Edwards, LLC	29	02/27/15	Randi Lynn Roberts	Junior Associate	L320	Other	Discovery	Draft and send email to Defendant Tad Barber regarding: remaining documents from Palmate Properties Inc.	10/26/15	0.3	\$145.00	\$29.00	\$0.00	\$0.00	\$29.00	20
Outside Counsel	10/26/15	15718	Paid	Fountain, Martha v Widovec, LLC 003646810001	Geoffrey Lewis Edwards, LLC	30	02/27/15	Lee Ellen Bogley	Senior Associate	L350	Other	Pre-Trial Readings and Motions	Draft proposed Order Granting Motion to Amend 2nd Party Complaint and Rescind Stipulation.	10/26/15	2.0	\$185.00	\$448.00	\$0.00	\$0.00	\$448.00	20
Outside Counsel	10/26/15	15718	Paid	Fountain, Martha v Widovec, LLC 003646810001	Geoffrey Lewis Edwards, LLC	31	02/27/15	Lee Ellen Bogley	Senior Associate	L358	Other	Pre-Trial Readings and Motions	Read subpoena from Defendant Tad Barber regarding documents for Defendant Fred's	10/26/15	0.1	\$185.00	\$15.00	\$0.00	\$0.00	\$15.00	20
Outside Counsel	10/26/15	15718	Paid	Fountain, Martha v Widovec, LLC 003646810001	Geoffrey Lewis Edwards, LLC	32	02/27/15	Randi Lynn Roberts	Junior Associate	L358	Other	Discovery	Telephone call with counsel for Tippins-Park regarding compliance for Motion to Complet.	10/26/15	0.2	\$145.00	\$29.00	\$0.00	\$0.00	\$29.00	20

966

Outside Counsel	10/26/15	14216	Fee	Fountain, Martha v. Widdow, LLC (00398810001)	Gaffney Lewis Edwards, LLC	31	01/01/15	Frank Lynn Roberts	Senior Associate	1,290	Other	Pre-Trial Planning and Motions	Site visitation in proposed Order granting Defendant Motion to Amend the Party Complaint and Related Discovery	10/26/15	0.7	\$145.00	\$191.00	\$0.00	\$0.00	\$191.00	20
Outside Counsel	10/26/15	15719	Fee	Fountain, Martha v. Widdow, LLC (00398810001)	Gaffney Lewis Edwards, LLC	34	01/01/15		Other	8,310	Other	Discovery	Out-of-town travel - Lee Ellen Bagley (LSE - Mar 2016 - reimbursement for travel to and from Berkeley, SC to attend meetings on Wednesday, March to Amend Our Party Complaint and Motion to Dismiss Ted Bauer, Tobias-Polk's Motion to Dismiss	10/26/15	102.2	\$0.58	\$75.00	\$0.00	\$0.00	\$75.00	21
Outside Counsel	08/22/15	15672	Fee	Fountain, Martha v. Widdow, LLC (00398810001)	Gaffney Lewis Edwards, LLC	1	07/21/15	Lee Ellen Bagley	Senior Associate	1,080	Other	Pre-Trial Planning and Motions	Out-of-town travel to District of Columbia	08/22/15	0.3	\$155.00	\$174.00	\$0.00	\$0.00	\$174.00	18
Outside Counsel	08/22/15	15470	Fee	Fountain, Martha v. Widdow, LLC (00398810001)	Gaffney Lewis Edwards, LLC	2	07/21/15	Lee Ellen Bagley	Senior Associate	1,120	Other	Pre-Trial Planning and Motions	Ample discovery conducted to date, suitable practice by Pre-trial Planning and Motions for suppression of evidence.	07/21/15	1	\$155.00	\$155.00	\$0.00	\$0.00	\$155.00	20
Outside Counsel	08/22/15	15434	Post	Fountain, Martha v. Widdow, LLC (00398810001)	Gaffney Lewis Edwards, LLC	5	07/21/15	Lee Ellen Bagley	Senior Associate	1,320	Other	Discovery	Analyze documents received from Harbor in response to request for discovery from Defendant Tobias-Polk.	08/22/15	0.3	\$155.00	\$49.50	\$0.00	\$0.00	\$49.50	20
Outside Counsel	08/22/15	15478	Fee	Fountain, Martha v. Widdow, LLC (00398810001)	Gaffney Lewis Edwards, LLC	4	07/21/15	Lee Ellen Bagley	Senior Associate	1,150	Other	Pre-Trial Planning and Motions	Begin draft of arguments to support Motion to Amend Third-Party Complaint.	07/22/15	0.2	\$155.00	\$31.00	\$0.00	\$0.00	\$31.00	20
Outside Counsel	08/22/15	15431	Fee	Fountain, Martha v. Widdow, LLC (00398810001)	Gaffney Lewis Edwards, LLC	5	07/21/15	Lee Ellen Bagley	Senior Associate	1,150	Other	Pre-Trial Planning and Motions	Call to Plaintiff counsel to settlement demand.	07/22/15	0.1	\$155.00	\$15.50	\$0.00	\$0.00	\$15.50	20
Outside Counsel	08/22/15	15429	Post	Fountain, Martha v. Widdow, LLC (00398810001)	Gaffney Lewis Edwards, LLC	6	07/21/15	Lee Ellen Bagley	Senior Associate	1,240	Other	Pre-Trial Planning and Motions	Complete additional edits to Discovery Schedule and Exhibit individually.	08/22/15	0.3	\$155.00	\$40.00	\$0.00	\$0.00	\$40.00	20
Outside Counsel	08/22/15	15439	Post	Fountain, Martha v. Widdow, LLC (00398810001)	Gaffney Lewis Edwards, LLC	7	07/21/15	Lee Ellen Bagley	Senior Associate	1,700	Other	Discovery	Edits and responses to subpoena to Ted Harbor Properties, etc.	08/22/15	0.4	\$155.00	\$62.00	\$0.00	\$0.00	\$62.00	20
Outside Counsel	08/22/15	15439	Post	Fountain, Martha v. Widdow, LLC (00398810001)	Gaffney Lewis Edwards, LLC	8	07/21/15	Lee Ellen Bagley	Senior Associate	1,350	Other	Discovery	Complete preparation of arguments in response to Tobias-Polk's Motion to Dismiss.	08/22/15	0.2	\$155.00	\$71.00	\$0.00	\$0.00	\$71.00	20
Outside Counsel	08/22/15	15438	Post	Fountain, Martha v. Widdow, LLC (00398810001)	Gaffney Lewis Edwards, LLC	9	07/21/15	Neil F. Spinks-Patchigol		1,200	Other	Pre-Trial Planning and Motions	Prepare Motion to Dismiss Ted Harbor, Core Sheet.	08/22/15	0.1	\$80.00	\$8.00	\$0.00	\$0.00	\$8.00	20
Outside Counsel	08/22/15	15439	Post	Fountain, Martha v. Widdow, LLC (00398810001)	Gaffney Lewis Edwards, LLC	10	07/21/15	Neil F. Spinks-Patchigol		1,200	Other	Pre-Trial Planning and Motions	Prepare Motion to Dismiss Ted Harbor, Individually.	08/22/15	0	\$80.00	\$17.00	\$0.00	\$17.00	\$17.00	20
Outside Counsel	08/22/15	15436	Post	Fountain, Martha v. Widdow, LLC (00398810001)	Gaffney Lewis Edwards, LLC	11	07/21/15	Regina Hobbs Lewis	Senior Partner	1,420	Other	Pre-Trial Planning and Motions	Prepare for meeting with expert witness on issue of construction defect.	08/22/15	0.8	\$175.00	\$140.00	\$0.00	\$0.00	\$140.00	20
Outside Counsel	08/22/15	15436	Post	Fountain, Martha v. Widdow, LLC (00398810001)	Gaffney Lewis Edwards, LLC	12	07/21/15	Regina Hobbs Lewis	Senior Partner	1,420	Other	Pre-Trial Planning and Motions	Meet with expert witness on issue of construction defect.	08/22/15	0.2	\$175.00	\$122.50	\$0.00	\$0.00	\$122.50	20
Outside Counsel	08/22/15	15430	Post	Fountain, Martha v. Widdow, LLC (00398810001)	Gaffney Lewis Edwards, LLC	13	07/21/15	Regina Hobbs Lewis	Senior Partner	1,160	Other	Class Assessment, Development and Administration	Telephone call from client to counsel for general contractor regarding status of trial costs and status of request for settlement demand from Plaintiff's counsel.	08/22/15	0.1	\$175.00	\$52.00	\$0.00	\$0.00	\$52.00	20

14. Administrative Request Filings by Plaintiff

597

Outside Counsel	9/27/15	16439	Part	Forrest M. Mathis v. Wilkove, LLC (03/2015)10001	Gilroy Lewis Edwards, LLC	14	9/18/15	Lee Ellen Bagley	Senior Associate	L260	Other	Pre-Trial Meetings and Motions	Amicus letter pertaining to Motion for Summary Judgment by Tipkins-Polk and stopped Order denying same.	9/22/15	0.4	\$155.00	\$62.00	\$5.00	\$0.00	\$59.00	20
Outside Counsel	9/27/15	12479	Part	Forrest M. Mathis v. Wilkove, LLC (03/2015)10001	Gilroy Lewis Edwards, LLC	16	9/18/15	Lee Ellen Bagley	Senior Associate	L260	Other	Discovery	Read and analyze exhibits; discovery responses of Tipkins-Polk to client and documents produced.	9/22/15	0.8	\$155.00	\$23.00	\$10.00	\$0.00	\$93.00	20
Outside Counsel	9/27/15	15479	Part	Forrest M. Mathis v. Wilkove, LLC (03/2015)10001	Gilroy Lewis Edwards, LLC	19	9/18/15	Lee Ellen Bagley	Senior Associate	L260	Other	Discovery	Read and analyze exhibits; discovery responses of Tipkins-Polk to client and documents produced.	9/27/15	0.4	\$155.00	\$62.00	\$7.00	\$0.00	\$12.00	20
Outside Counsel	9/27/15	15479	Part	Forrest M. Mathis v. Wilkove, LLC (03/2015)10001	Gilroy Lewis Edwards, LLC	17	9/18/15	Lee Ellen Bagley	Senior Associate	L260	Other	Pre-Trial Meetings and Motions	Exchange emails with counsel for Third-Party Defendant, Tipkins-Polk, re: order denying Tipkins-Polk's Motion for Summary Judgment.	9/22/15	0.2	\$155.00	\$31.00	\$0.00	\$0.00	\$31.00	20
Outside Counsel	9/27/15	15479	Part	Forrest M. Mathis v. Wilkove, LLC (03/2015)10001	Gilroy Lewis Edwards, LLC	18	9/18/15	Lee Ellen Bagley	Senior Associate	L260	Other	Pre-Trial Meetings and Motions	Exchange emails with former defense counsel, Clark McCurtain, re: proposed order denying Motion for Summary Judgment by Tipkins-Polk.	9/27/15	0.2	\$155.00	\$31.00	\$0.00	\$0.00	\$31.00	20
Outside Counsel	9/27/15	15479	Part	Forrest M. Mathis v. Wilkove, LLC (03/2015)10001	Gilroy Lewis Edwards, LLC	18	9/18/15	Lee Ellen Bagley	Senior Associate	L260	Other	Pre-Trial Meetings and Motions	Call with former defense counsel, Clark McCurtain, re: previously entered stipulations re: vehicle claims. Conclusion: Agreement and order denying Motion for Summary Judgment by Tipkins-Polk.	9/22/15	0.4	\$155.00	\$62.00	\$0.00	\$0.00	\$62.00	20
Outside Counsel	9/27/15	15438	Part	Forrest M. Mathis v. Wilkove, LLC (03/2015)10001	Gilroy Lewis Edwards, LLC	19	9/18/15	Lee Ellen Bagley	Senior Associate	L260	Other	Discovery	Exchange emails with counsel for Tipkins-Polk, re: documents produced re: discovery.	9/22/15	0.2	\$155.00	\$31.00	\$1.00	\$0.00	\$31.00	20
Outside Counsel	9/27/15	15438	Part	Forrest M. Mathis v. Wilkove, LLC (03/2015)10001	Gilroy Lewis Edwards, LLC	21	9/18/15	Lee Ellen Bagley	Senior Associate	L260	Other	Case Assessment, Development and Administration	Exchange emails with Cheryl Colby re: prior status of case.	9/18/15	0.2	\$155.00	\$31.00	\$0.00	\$0.00	\$31.00	20
Outside Counsel	9/27/15	15439	Part	Forrest M. Mathis v. Wilkove, LLC (03/2015)10001	Gilroy Lewis Edwards, LLC	22	9/18/15	Lee Ellen Bagley	Senior Associate	L260	Other	Pre-Trial Meetings and Motions	Draft update to Cheryl Colby re: status, recommendations and likelihood of success on upcoming Motion to Amend Third-Party Complaint, Motion to Dismiss Barbour and Tipkins-Polk's Motion to Compel.	9/22/15	1.4	\$155.00	\$170.00	\$0.00	\$0.00	\$170.00	20
Outside Counsel	9/27/15	15439	Part	Forrest M. Mathis v. Wilkove, LLC (03/2015)10001	Gilroy Lewis Edwards, LLC	23	9/18/15	Lee Ellen Bagley	Senior Associate	L260	Other	Pre-Trial Meetings and Motions	Draft follow-up email to Clark McCurtain re: documents withdrawn and stipulations regarding claims; ruling of court on Tipkins-Polk's Motion for Summary Judgment.	9/22/15	0.3	\$155.00	\$16.00	\$0.00	\$0.00	\$16.00	20
Outside Counsel	9/27/15	15439	Part	Forrest M. Mathis v. Wilkove, LLC (03/2015)10001	Gilroy Lewis Edwards, LLC	24	9/18/15	Lee Ellen Bagley	Senior Associate	L260	Other	Discovery	Exchange follow-up emails with counsel for Tipkins-Polk re: documents produced in discovery.	9/22/15	0.2	\$155.00	\$31.00	\$0.00	\$0.00	\$31.00	20
Outside Counsel	9/27/15	15439	Part	Forrest M. Mathis v. Wilkove, LLC (03/2015)10001	Gilroy Lewis Edwards, LLC	26	9/18/15	Lee Ellen Bagley	Senior Associate	L260	Other	Case Assessment, Development and Administration	Exchange follow-up emails with Cheryl Colby re: prior status of case.	9/22/15	0.2	\$155.00	\$31.00	\$0.00	\$0.00	\$31.00	20
Outside Counsel	9/27/15	15439	Part	Forrest M. Mathis v. Wilkove, LLC (03/2015)10001	Gilroy Lewis Edwards, LLC	28	9/18/15	Lee Ellen Bagley	Senior Associate	L260	Other	Pre-Trial Meetings and Motions	Continue work of arguments in support of Motion to Amend Third-Party Complaint.	9/22/15	0.5	\$155.00	\$77.50	\$0.00	\$0.00	\$77.50	20

Outside Counsel	9/22/15	15426	Part	Forster, Martha v. Williams, LLC 003628810001	Gaffney Lewis Edwards, LLC	27	9/22/15	Lee Ellen Bagley	Senior Associate	1,150	Other	Discovery	Exchange emails with counsel for Plaintiff, deposition of necessary witness Keith Trumbull.	9/22/15	0.2	\$185.00	\$18.50	\$9.00	\$0.00	\$18.50	18
Outside Counsel	9/22/15	15438	Part	Forster, Martha v. Williams, LLC 003628810001	Gaffney Lewis Edwards, LLC	28	9/22/15	Lee Ellen Bagley	Senior Associate	1,250	Other	Pre-Trial Proceedings and Motions	Read and respond to small claim forms, outside counsel (Keith McCards) re. potential affidavit regarding jurisdiction as to claims of Williams and Bagley.	9/22/15	0.1	\$195.00	\$19.50	\$9.00	\$0.00	\$19.50	20
Outside Counsel	9/22/15	15439	Part	Forster, Martha v. Williams, LLC 003628810001	Gaffney Lewis Edwards, LLC	28	9/22/15	Lee Ellen Bagley	Senior Associate	1,100	Other	Case Development, Discovery and Administration	Read and analyze newly published case law concerning claims of apparent indemnity, breach of contract and warranty in context of construction litigation and address impact upon third party claims against conductors in present suit.	9/22/15	0.3	\$195.00	\$58.50	\$9.00	\$0.00	\$49.50	20
Outside Counsel	9/22/15	15439	Part	Forster, Martha v. Williams, LLC 003628810001	Gaffney Lewis Edwards, LLC	30	9/22/15	Lee Ellen Bagley	Senior Associate	1,100	Other	Case Development, Discovery and Administration	Continue assessment of issues concerning supposed Order Denying Defendant Tippien-Polk's Motion for Summary Judgment.	9/22/15	0.4	\$184.00	\$46.00	\$9.00	\$0.00	\$37.00	20
Outside Counsel	9/22/15	15439	Part	Forster, Martha v. Williams, LLC 003628810001	Gaffney Lewis Edwards, LLC	31	9/22/15	Lee Ellen Bagley	Senior Associate	1,050	Other	Pre-Trial Proceedings and Motions	File with counsel for 3rd Party Defendant Tippien-Polk re. amended Order Denying Motion for Summary Judgment. Stipulation concerning liability of Plaintiff and defendant Defendants.	9/22/15	0.3	\$195.00	\$58.50	\$9.00	\$0.00	\$49.50	20
Outside Counsel	9/22/15	15439	Part	Forster, Martha v. Williams, LLC 003628810001	Gaffney Lewis Edwards, LLC	32	9/22/15	Lee Ellen Bagley	Senior Associate	1,100	Other	Case Development, Discovery and Administration	Conduct research (regarding contract) in order to support arguments that Plaintiff's contract stipulation re. third party claims should be amended.	9/22/15	1.2	\$195.00	\$156.00	\$9.00	\$0.00	\$165.00	20
Outside Counsel	9/22/15	15439	Part	Forster, Martha v. Williams, LLC 003628810001	Gaffney Lewis Edwards, LLC	33	9/22/15	Lee Ellen Bagley	Senior Associate	1,200	Other	Pre-Trial Proceedings and Motions	Follow-up call with former outside counsel (Keith McCards) re. supposed Order Denying Tippien-Polk's Motion for Summary Judgment. Stipulation.	9/22/15	0.3	\$195.00	\$58.50	\$9.00	\$0.00	\$49.50	20
Outside Counsel	9/22/15	15439	Part	Forster, Martha v. Williams, LLC 003628810001	Gaffney Lewis Edwards, LLC	34	9/22/15	Lee Ellen Bagley	Senior Associate	1,150	Other	Pre-Trial Proceedings and Motions	Read and analyze newly published case law regarding denial of 3rd Party Defendant Tippien-Polk's Motion for Summary Judgment and Motion to Stay.	9/22/15	0.3	\$195.00	\$58.50	\$9.00	\$0.00	\$49.50	20
Outside Counsel	9/22/15	15439	Part	Forster, Martha v. Williams, LLC 003628810001	Gaffney Lewis Edwards, LLC	35	9/22/15	Lee Ellen Bagley	Senior Associate	1,250	Other	Pre-Trial Proceedings and Motions	Exchange emails with counsel for 3rd Party Defendant Tippien-Polk re. Court's ruling on Motion for Summary Judgment and Motion to Stay.	9/22/15	0.2	\$195.00	\$39.00	\$9.00	\$0.00	\$30.00	20
Outside Counsel	9/22/15	15439	Part	Forster, Martha v. Williams, LLC 003628810001	Gaffney Lewis Edwards, LLC	36	9/22/15	Lee Ellen Bagley	Senior Associate	1,250	Other	Pre-Trial Proceedings and Motions	Exchange follow-up emails with counsel for Tippien-Polk re. Plaintiff's Motion to Stay.	9/22/15	0.2	\$195.00	\$39.00	\$9.00	\$0.00	\$30.00	20
Outside Counsel	9/22/15	15439	Part	Forster, Martha v. Williams, LLC 003628810001	Gaffney Lewis Edwards, LLC	37	9/22/15	Lee Ellen Bagley	Senior Associate	1,200	Other	Pre-Trial Proceedings and Motions	Analyze Court's ruling regarding Plaintiff's Motion to Stay.	9/22/15	0.2	\$195.00	\$39.00	\$9.00	\$0.00	\$30.00	20

599

Outside Counsel	9/22/15	15400	Paid	Fountain, Martha v. Wilkerson, LLC 003588210001	Gaffney Lewis Edwards, LLC	36	9/22/15	Lee Ellen Bagley	Senior Associate	1,150	Other	Pre-Trial Proceedings and Motions	Continue draft of Amended Motion to Amend Third-Party Complaint and Rescind Stipulation concerning third party claims.	9/22/15	0.7	\$155.00	\$198.50	\$0.00	\$0.00	\$156.50	20
Outside Counsel	9/22/15	15414	Paid	Fountain, Martha v. Wilkerson, LLC 003588210001	Gaffney Lewis Edwards, LLC	39	9/22/15	Lee Ellen Bagley	Senior Associate	1,136	Other	Discovery	Draft email to counsel for Tippins-Polk re: 30(b)(1) description of Tupper-Park.	9/22/15	4.1	\$155.00	\$155.00	\$0.00	\$0.00	\$155.00	20
Outside Counsel	9/22/15	15426	Paid	Fountain, Martha v. Wilkerson, LLC 003588210001	Gaffney Lewis Edwards, LLC	40	9/22/15	Lee Ellen Bagley	Senior Associate	1,130	Other	Discovery	Request draft of topics for 30(b)(1) description of Tupper-Park.	9/22/15	4.2	\$156.00	\$31.00	\$0.00	\$0.00	\$31.00	20
Outside Counsel	9/22/15	15430	Paid	Fountain, Martha v. Wilkerson, LLC 003588210001	Gaffney Lewis Edwards, LLC	41	9/22/15	Randi Lynn Roberts	Senior Associate	1,200	Other	Discovery	Amelia's discussion re: system for Tippins-Polk designed to prepare to send to opposing counsel.	9/22/15	0.2	\$145.00	\$29.00	\$0.00	\$0.00	\$29.00	20
Outside Counsel	9/22/15	15430	Paid	Fountain, Martha v. Wilkerson, LLC 003588210001	Gaffney Lewis Edwards, LLC	42	9/22/15	Randi Lynn Roberts	Senior Associate	1,200	Other	Pre-Trial Proceedings and Motions	Research statutory and case law to complete final work on motion to compel discovery of Tupper-Park documents.	9/22/15	0.4	\$145.00	\$58.00	\$0.00	\$0.00	\$58.00	20
Outside Counsel	9/22/15	15430	Paid	Fountain, Martha v. Wilkerson, LLC 003588210001	Gaffney Lewis Edwards, LLC	43	9/22/15	Randi Lynn Roberts	Senior Associate	1,200	Other	Pre-Trial Proceedings and Motions	Complete draft re: Motion to Compel and Answer, if necessary.	9/22/15	0.3	\$145.00	\$45.00	\$0.00	\$0.00	\$45.00	20
Outside Counsel	9/22/15	15439	Paid	Fountain, Martha v. Wilkerson, LLC 003588210001	Gaffney Lewis Edwards, LLC	44	9/22/15	Rachel Hollister-Leads	Senior Partner	1,110	Other	Case Assessment, Development and Administration	Begin work on draft of general case status update email to Cheryl Cole.	9/22/15	0.6	\$175.00	\$87.50	\$0.00	\$0.00	\$87.50	20
Outside Counsel	9/22/15	15439	Paid	Fountain, Martha v. Wilkerson, LLC 003588210001	Gaffney Lewis Edwards, LLC	49	9/22/15	Lee Ellen Bagley	Senior Associate	1,130	Other	Case Assessment, Development and Administration	Read and analyze communications between counsel for Tippins-Polk and counsel for the other side re: Construction Agreement and Stipulation.	9/22/15	0.4	\$155.00	\$62.00	\$0.00	\$0.00	\$62.00	20
Outside Counsel	9/22/15	15439	Paid	Fountain, Martha v. Wilkerson, LLC 003588210001	Gaffney Lewis Edwards, LLC	46	9/22/15	Lee Ellen Bagley	Senior Associate	1,200	Other	Pre-Trial Proceedings and Motions	Draft email to all counsel re: outstanding issues concerning Judge's ruling re: Tippins-Polk's Motion for Summary Judgment and recommendation regarding resolution of same.	9/22/15	0.3	\$155.00	\$46.50	\$0.00	\$0.00	\$46.50	20
Outside Counsel	9/22/15	15430	Paid	Fountain, Martha v. Wilkerson, LLC 003588210001	Gaffney Lewis Edwards, LLC	47	9/22/15	Lee Ellen Bagley	Senior Associate	1,200	Other	Pre-Trial Proceedings and Motions	Begin draft of Affidavit of Charles McGee in support of Motion to Amend 3rd Party Complaint and Rescind Stipulation as to the third party claims.	9/22/15	2.2	\$155.00	\$341.00	\$0.00	\$0.00	\$341.00	20
Outside Counsel	9/22/15	15438	Paid	Fountain, Martha v. Wilkerson, LLC 003588210001	Gaffney Lewis Edwards, LLC	48	9/22/15	Rachel Hollister-Leads	Senior Partner	1,130	Other	Case Assessment, Development and Administration	Complete draft and send status update email to Cheryl Cole.	9/22/15	0.6	\$175.00	\$105.00	\$0.00	\$0.00	\$105.00	20
Outside Counsel	9/22/15	15438	Paid	Fountain, Martha v. Wilkerson, LLC 003588210001	Gaffney Lewis Edwards, LLC	48	9/22/15	Lee Ellen Bagley	Senior Associate	1,250	Other	Pre-Trial Proceedings and Motions	Continue draft of Affidavit of Charles McGee to support Motion to Amend Third-Party Complaint.	9/22/15	0.5	\$155.00	\$77.50	\$0.00	\$0.00	\$77.50	20
Outside Counsel	9/22/15	15439	Paid	Fountain, Martha v. Wilkerson, LLC 003588210001	Gaffney Lewis Edwards, LLC	50	9/22/15	Lee Ellen Bagley	Senior Associate	1,250	Other	Pre-Trial Proceedings and Motions	Exchange drafts with Charles McGee re: draft Affidavit.	9/22/15	0.2	\$155.00	\$31.00	\$0.00	\$0.00	\$31.00	20
Outside Counsel	9/22/15	15430	Paid	Fountain, Martha v. Wilkerson, LLC 003588210001	Gaffney Lewis Edwards, LLC	51	9/22/15	Lee Ellen Bagley	Senior Associate	1,250	Other	Pre-Trial Proceedings and Motions	Draft of Memorandum in Support of Motion to Amend 3rd Party Complaint and Rescind Stipulation.	9/22/15	1.8	\$155.00	\$279.00	\$0.00	\$0.00	\$279.00	20
Outside Counsel	9/22/15	15438	Paid	Fountain, Martha v. Wilkerson, LLC 003588210001	Gaffney Lewis Edwards, LLC	52	9/22/15	Lee Ellen Bagley	Senior Associate	1,250	Other	Pre-Trial Proceedings and Motions	Call with counsel for Defendant (Fred's) re: Motion to Amend 3rd Party Complaint and Rescind Stipulation.	9/22/15	0.4	\$155.00	\$62.00	\$0.00	\$0.00	\$62.00	20

009

Outside Counsel	9/22/16	15435	Paid	Fontana, Martha V Widovec, LLC 00398810001	Gaiffrey Lewis Edwards, LLC	63	9/22/16	Lee Ellen Bagley	Senior Associate	1,280	Other	Pre-Trial Hearings and Motions	Read and Analyze Tippens-Polk's Memorandum in Support of Motion for Summary Judgment.	9/22/16	0.4	\$168.00	\$69.00	\$0.00	\$0.00	\$0.00	\$92.00	29
Outside Counsel	9/22/16	15436	Paid	Fontana, Martha V Widovec, LLC 00398810001	Gaiffrey Lewis Edwards, LLC	64	9/22/16	Lee Ellen Bagley	Senior Associate	1,200	Other	Pre-Trial Hearings and Motions	Exchange draft of Amended Motion to Arrest Third Party Complaint and Revised Subpoena.	9/22/16	1.1	\$150.00	\$670.00	\$0.00	\$0.00	\$0.00	\$170.00	20
Outside Counsel	9/22/16	15437	Paid	Fontana, Martha V Widovec, LLC 00398810001	Gaiffrey Lewis Edwards, LLC	65	9/22/16	Lee Ellen Bagley	Senior Associate	1,250	Other	Pre-Trial Hearings and Motions	Call with Clark McDonald re: draft affidavit.	9/22/16	0.4	\$156.00	\$52.00	\$0.00	\$0.00	\$0.00	\$92.00	20
Outside Counsel	9/22/16	15438	Paid	Fontana, Martha V Widovec, LLC 00398810001	Gaiffrey Lewis Edwards, LLC	66	9/22/16	Lee Ellen Bagley	Senior Associate	1,250	Other	Pre-Trial Hearings and Motions	Edt draft Affidavit of Clark McDonald.	9/22/16	0.4	\$155.00	\$82.00	\$0.00	\$0.00	\$0.00	\$82.00	20
Outside Counsel	9/22/16	15439	Paid	Fontana, Martha V Widovec, LLC 00398810001	Gaiffrey Lewis Edwards, LLC	67	9/22/16	Lee Ellen Bagley	Senior Associate	1,250	Other	Pre-Trial Hearings and Motions	Exchange emails with Clark McDonald re: draft affidavit in support of Motion to Arrest 3rd Party Complaint.	9/22/16	0.2	\$150.00	\$31.00	\$0.00	\$0.00	\$0.00	\$31.00	20
Outside Counsel	9/22/16	15440	Paid	Fontana, Martha V Widovec, LLC 00398810001	Gaiffrey Lewis Edwards, LLC	68	9/22/16	Lee Ellen Bagley	Senior Associate	1,250	Other	Pre-Trial Hearings and Motions	Conduct draft as Memorandum in Support of Motion to Arrest 3rd Party Complaint and Revised Subpoena.	9/22/16	0.7	\$150.00	\$150.00	\$0.00	\$0.00	\$0.00	\$150.00	20
Outside Counsel	9/22/16	15441	Paid	Fontana, Martha V Widovec, LLC 00398810001	Gaiffrey Lewis Edwards, LLC	69	9/22/16	Lee Ellen Bagley	Senior Associate	1,149	Other	Pre-Trial Hearings and Motions	Exchange emails with counsel for Defendant Finn's re: Tippens-Polk's Motion for Summary Judgment.	9/22/16	0.2	\$155.00	\$31.00	\$0.00	\$0.00	\$0.00	\$31.00	20
Outside Counsel	9/22/16	15442	Paid	Fontana, Martha V Widovec, LLC 00398810001	Gaiffrey Lewis Edwards, LLC	70	9/22/16	Lee Ellen Bagley	Senior Associate	1,200	Other	Pre-Trial Hearings and Motions	Complete draft of Amended Motion in Arrest 3rd Party Complaint and Revised Subpoena.	9/22/16	0.8	\$165.00	\$69.00	\$0.00	\$0.00	\$0.00	\$69.00	20
Outside Counsel	9/22/16	15443	Paid	Fontana, Martha V Widovec, LLC 00398810001	Gaiffrey Lewis Edwards, LLC	71	9/22/16	Lee Ellen Bagley	Senior Associate	1,200	Other	Pre-Trial Hearings and Motions	Exchange emails with counsel for Defendant Finn's re: Amended Motion to Arrest 3rd Party Complaint and Revised Subpoena.	9/22/16	0.2	\$155.00	\$31.00	\$0.00	\$0.00	\$0.00	\$31.00	20
Outside Counsel	9/22/16	15444	Paid	Fontana, Martha V Widovec, LLC 00398810001	Gaiffrey Lewis Edwards, LLC	72	9/22/16	Lee Ellen Bagley	Senior Associate	1,210	Other	Pre-Trial Hearings and Motions	Draft proposed Second Amended Third-Party Complaint.	9/22/16	1.7	\$155.00	\$363.00	\$0.00	\$0.00	\$0.00	\$363.00	20
Outside Counsel	9/22/16	15445	Paid	Fontana, Martha V Widovec, LLC 00398810001	Gaiffrey Lewis Edwards, LLC	73	9/22/16	Lee Ellen Bagley	Senior Associate	1,200	Other	Pre-Trial Hearings and Motions	Complete draft of Memorandum in Support of Amended Motion to Arrest 3rd Party Complaint and Revised Subpoena.	9/22/16	3.6	\$150.00	\$540.00	\$0.00	\$0.00	\$0.00	\$540.00	20
Outside Counsel	9/22/16	15446	Paid	Fontana, Martha V Widovec, LLC 00398810001	Gaiffrey Lewis Edwards, LLC	74	9/22/16	Lee Ellen Bagley	Senior Associate	1,200	Other	Pre-Trial Hearings and Motions	Draft email in re: conduct re: Amended Motion to Arrest 3rd Party Complaint and Revised Subpoena.	9/22/16	0.2	\$155.00	\$31.00	\$0.00	\$0.00	\$0.00	\$31.00	20
Outside Counsel	9/22/16	15447	Paid	Fontana, Martha V Widovec, LLC 00398810001	Gaiffrey Lewis Edwards, LLC	75	9/22/16	Randi Lynn Roberts	Junior Associate	1,200	Other	Discovery	Draft letter to Agents Polk re: subpoena to TD Barber Properties.	9/22/16	0.2	\$145.00	\$39.00	\$0.00	\$0.00	\$0.00	\$39.00	20
Outside Counsel	9/22/16	15448	Paid	Fontana, Martha V Widovec, LLC 00398810001	Gaiffrey Lewis Edwards, LLC	76	9/22/16	Randi Lynn Roberts	Junior Associate	1,249	Other	Pre-Trial Hearings and Motions	Update captions in Defendants' Motion to Dismiss 3rd Party Complaint.	9/22/16	0.9	\$160.00	\$160.00	\$0.00	\$0.00	\$0.00	\$160.00	20
Outside Counsel	9/22/16	15449	Paid	Fontana, Martha V Widovec, LLC 00398810001	Gaiffrey Lewis Edwards, LLC	77	9/22/16	Randi Lynn Roberts	Junior Associate	1,320	Other	Discovery	Draft letter re: email to TD Barber to access the possession of all documents responsive to Defendant Tippens- Polk subpoena to TD Barber Properties.	9/22/16	0.2	\$160.00	\$32.00	\$0.00	\$0.00	\$0.00	\$32.00	20
Outside Counsel	9/22/16	15450	Paid	Fontana, Martha V Widovec, LLC 00398810001	Gaiffrey Lewis Edwards, LLC	78	9/22/16	Randi Lynn Roberts	Junior Associate	1,130	Other	Case Assessment, Development and Administration	Read and respond to email from inspect re: Hand regarding conference to discuss trial strategy.	9/22/16	0.2	\$140.00	\$70.00	\$0.00	\$0.00	\$0.00	\$70.00	20
Outside Counsel	9/22/16	15451	Paid	Fontana, Martha V Widovec, LLC 00398810001	Gaiffrey Lewis Edwards, LLC	79	9/22/16	Randi Lynn Roberts	Junior Associate	1,300	Other	Discovery	Complete final edits to responses to Tippens-Polk subpoena to TD Barber Properties.	9/22/16	0.2	\$145.00	\$70.00	\$0.00	\$0.00	\$0.00	\$70.00	20

Outside Counsel	9/22/15	15443	Paid	Fontana, Martha v. Williams, LLC 00388810001	Garth Lewis Edwards, LLC	70	9/22/15	Randi Lynn Roberts	Junior Associate	1130	Other	Case Assessment Development and Administration	Assess case file and prepare for meeting with expert witness regarding trial strategy.	9/22/15	0.8	\$145.00	\$115.00	\$0.00	\$0.00	\$115.00	26
Outside Counsel	9/22/15	15446	Paid	Fontana, Martha v. Williams, LLC 00388810001	Garth Lewis Edwards, LLC	71	9/22/15	Randi Lynn Roberts	Junior Associate	1130	Other	Case Assessment Development and Administration	Assess status of Steve Hurn's account regarding trial strategy following our meeting.	9/22/15	1	\$145.00	\$145.00	\$0.00	\$0.00	\$145.00	26
Outside Counsel	9/22/15	15449	Paid	Fontana, Martha v. Williams, LLC 00388810001	Garth Lewis Edwards, LLC	72	9/22/15	Randi Lynn Roberts	Junior Associate	1130	Other	Case Assessment Development and Administration	Draft and send email to expert Steve Hurn regarding Colandant testimony depositions.	9/22/15	0.3	\$115.00	\$42.50	\$0.00	\$0.00	\$42.50	26
Outside Counsel	9/22/15	15450	Paid	Fontana, Martha v. Williams, LLC 00388810001	Garth Lewis Edwards, LLC	73	9/22/15	Lee Ellen Bagley	Senior Associate	1250	Other	Pre-Trial Planning and Motions	Call to counsel for Tipone-Park re: Motion for Summary Judgment. Situation re: Mrs. Party Clients, etc.	9/22/15	0.2	\$155.00	\$51.00	\$0.00	\$0.00	\$51.00	26
Outside Counsel	9/22/15	15455	Paid	Fontana, Martha v. Williams, LLC 00388810001	Garth Lewis Edwards, LLC	74	9/22/15	Lee Ellen Bagley	Senior Associate	1120	Other	Case Assessment Development and Administration	Assess viability of assets of client's claim against Tipone-Park. Including research to support same and analysis of anticipated results of motions arguments.	9/22/15	0.8	\$155.00	\$154.00	\$0.00	\$0.00	\$154.00	26
Outside Counsel	9/22/15	15457	Paid	Fontana, Martha v. Williams, LLC 00388810001	Garth Lewis Edwards, LLC	75	9/22/15	Lee Ellen Bagley	Senior Associate	1210	Other	Pre-Trial Planning and Motions	Follow-up call to counsel for Tipone-Park re: information for client.	9/22/15	0.2	\$155.00	\$31.00	\$0.00	\$0.00	\$31.00	26
Outside Counsel	9/22/15	15459	Paid	Fontana, Martha v. Williams, LLC 00388810001	Garth Lewis Edwards, LLC	76	9/22/15	Lee Ellen Bagley	Senior Associate	1250	Other	Pre-Trial Planning and Motions	Begin draft of arguments for purposes of hearing on Motion to Amend Defendant Tai Barber's Motion to Amend Motion to Compel.	9/22/15	0.4	\$155.00	\$124.00	\$0.00	\$0.00	\$124.00	26
Outside Counsel	9/22/15	15476	Paid	Fontana, Martha v. Williams, LLC 00388810001	Garth Lewis Edwards, LLC	77	9/22/15	Lee Ellen Bagley	Senior Associate	1175	Other	Case Assessment Development and Administration	Read and analyze file in order to then Amend Motion to Amend Tai Barber's Complaint and Revised Subpoena.	9/22/15	3.2	\$155.00	\$491.00	\$0.00	\$0.00	\$491.00	26
Outside Counsel	9/22/15	15506	Paid	Fontana, Martha v. Williams, LLC 00388810001	Garth Lewis Edwards, LLC	78	9/22/15	Lee Ellen Bagley	Senior Associate	1250	Other	Pre-Trial Planning and Motions	Begin draft of Amended Motion to Amend the Party Complaint and Revised Subpoena.	9/22/15	4.4	\$155.00	\$677.00	\$0.00	\$0.00	\$677.00	26
Outside Counsel	9/22/15	15456	Paid	Fontana, Martha v. Williams, LLC 00388810001	Garth Lewis Edwards, LLC	79	9/22/15	Lee Ellen Bagley	Senior Associate	1310	Other	Discovery	Assess expert witness depositions and information re: expert witness re: discovery requests.	9/22/15	0.7	\$165.00	\$102.50	\$0.00	\$0.00	\$102.50	26
Outside Counsel	9/22/15	15439	Paid	Fontana, Martha v. Williams, LLC 00388810001	Garth Lewis Edwards, LLC	80	9/22/15	Randi Lynn Roberts	Junior Associate	1135	Other	Case Assessment Development and Administration	Read and respond to email from expert Steve Hurn regarding Defendant's deposition transcripts.	9/22/15	0.2	\$145.00	\$25.00	\$0.00	\$0.00	\$25.00	26
Outside Counsel	9/22/15	15439	Paid	Fontana, Martha v. Williams, LLC 00388810001	Garth Lewis Edwards, LLC	81	9/22/15	Randi Lynn Roberts	Junior Associate	1330	Other	Discovery	Draft and send email to Colandant Tai Barber regarding the Motion to Compel.	9/22/15	0.1	\$145.00	\$14.50	\$0.00	\$0.00	\$14.50	26
Outside Counsel	9/22/15	15438	Paid	Fontana, Martha v. Williams, LLC 00388810001	Garth Lewis Edwards, LLC	82	9/22/15	Randi Lynn Roberts	Junior Associate	1230	Other	Discovery	Read and respond to Defendant Tai Barber's response to Plaintiff's discovery requests regarding the Motion to Compel.	9/22/15	0.2	\$145.00	\$25.00	\$0.00	\$0.00	\$25.00	26
Outside Counsel	9/22/15	15439	Paid	Fontana, Martha v. Williams, LLC 00388810001	Garth Lewis Edwards, LLC	83	9/22/15	Randi Lynn Roberts	Junior Associate	1210	Other	Pre-Trial Planning and Motions	Provide options for inclusion in Defendant's Motion to Amend Complaint.	9/22/15	0.7	\$145.00	\$101.50	\$0.00	\$0.00	\$101.50	26
Outside Counsel	9/22/15	15437	Paid	Fontana, Martha v. Williams, LLC 00388810001	Garth Lewis Edwards, LLC	84	9/22/15	Randi Lynn Roberts	Junior Associate	1120	Other	Case Assessment Development and Administration	Assess case file to confirm the Motion for Summary Judgment by copying parties to meet in preparation for hearing on Defendant's Motion to Amend the Complaint.	9/22/15	0.8	\$115.00	\$43.50	\$0.00	\$0.00	\$43.50	26

602

Outside Counsel	882715	15434	Paid	Fountain, Martha v Wilasco, LLC 00388810001	Gaffney Lewis, Edwards, LLC	45	8/31/15	Law Ellen Reilly	Senior Associate	1360	Other	Final Pleadings and Motions	Read and respond to following motion from Clare McCloskey, attorney.	8/22/15	0.1	\$198.00	\$19.80	\$0.00	\$0.00	\$19.80	20	
Outside Counsel	882715	15435	Paid	Fountain, Martha v Wilasco, LLC 00388810001	Gaffney Lewis, Edwards, LLC	50	8/25/15	Randi Lynn Roberts	Senior Associate	1310	Other	Final Pleadings and Motions	Research the applicable prevention in South Carolina to assist in preparing for Motion to Amend Defensantal Complaint.	8/22/15	0.3	\$148.00	\$45.00	\$0.00	\$0.00	\$45.00	\$103.00	20
Outside Counsel	882715	15436	Paid	Fountain, Martha v Wilasco, LLC 00388810001	Gaffney Lewis, Edwards, LLC	51	8/27/15	Randi Lynn Roberts	Senior Associate	1310	Other	Final Pleadings and Motions	Complete edits to Defendants' Memorandum in Support of Defendants' Motion to Amend the Complaint.	8/22/15	1	\$145.00	\$145.00	\$0.00	\$0.00	\$145.00	20	
Outside Counsel	882715	15437	Paid	Fountain, Martha v Wilasco, LLC 00388810001	Gaffney Lewis, Edwards, LLC	58	8/28/15		None		6112	Expenses	Court fees - Superior County Clerk of Court - Motion to Dismiss with leave to file.	8/22/15	1	\$25.00	\$25.00	\$0.00	\$0.00	\$25.00	21	
Outside Counsel	882715	15438	Paid	Fountain, Martha v Wilasco, LLC 00388810001	Gaffney Lewis, Edwards, LLC	49	8/28/15		None		6112	Expenses	Court fees - Superior County Clerk of Court - Amended Motion to Amend the Party Complaint & Request Stipulation - Clerk \$25.	8/22/15	1	\$25.00	\$25.00	\$0.00	\$0.00	\$25.00	21	
Outside Counsel	882715	15439	Paid	Fountain, Martha v Wilasco, LLC 00388810001	Gaffney Lewis, Edwards, LLC	60	8/31/15		None		6118	Expenses	Expenses - The Warren Group, Inc. Petition Expenses & Court Costs - Invoice 210818 Expert Fee of James S. Hunt	8/22/15	0.7	\$261.50	\$0.00	\$1,261.50	\$0.00	\$0.00	\$261.50	21
Outside Counsel	882715	15182	Paid	Fountain, Martha v Wilasco, LLC 00388810001	Gaffney Lewis, Edwards, LLC	1	7/27/15	Victoria L. Baker	Paralegal	1330	Other	Discovery	Draft and submit word processing reports to Paul Trenton for review regarding the notice and subpoena for her deposition.	8/26/15	0.1	\$80.00	\$8.00	\$0.00	\$0.00	\$8.00	\$72.00	20
Outside Counsel	882715	15183	Paid	Fountain, Martha v Wilasco, LLC 00388810001	Gaffney Lewis, Edwards, LLC	2	7/27/15	Randi Lynn Roberts	Senior Associate	1320	Other	Case Assessment, Development and Administration	Read and respond to email from Paul's counsel regarding upcoming trial and discovery tasks regarding a continuance.	8/26/15	0.2	\$145.00	\$29.00	\$0.00	\$0.00	\$29.00	\$116.00	20
Outside Counsel	882715	15184	Paid	Fountain, Martha v Wilasco, LLC 00388810001	Gaffney Lewis, Edwards, LLC	3	7/27/15	Randi Lynn Roberts	Senior Associate	1320	Other	Case Assessment, Development and Administration	Read and respond to counsel for Paul's email regarding a continuance.	8/26/15	0.3	\$145.00	\$14.50	\$0.00	\$0.00	\$14.50	\$130.50	20
Outside Counsel	882715	15185	Paid	Fountain, Martha v Wilasco, LLC 00388810001	Gaffney Lewis, Edwards, LLC	4	7/27/15	Randi Lynn Roberts	Senior Associate	1320	Other	Case Assessment, Development and Administration	Draft and send email to counsel for Paul to confirm the continuance on each the parties regarding a continuance.	8/26/15	0.1	\$145.00	\$14.50	\$0.00	\$0.00	\$14.50	\$130.50	20
Outside Counsel	882715	15186	Paid	Fountain, Martha v Wilasco, LLC 00388810001	Gaffney Lewis, Edwards, LLC	6	7/27/15	Randi Lynn Roberts	Senior Associate	1320	Other	Discovery	Time spent with Paul Baker regarding his possession of the Contents of Occupancy.	8/26/15	0.2	\$145.00	\$29.00	\$0.00	\$0.00	\$29.00	\$116.00	20

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603

Outside Counsel	8/25/15	15158	Part	Fontana, Matthew W. Wadsworth, LLC 00308810001	Gaffney Lewis Edwards, LLC	9	7/27/15	Rachelle Hoffman Lewis	Senior Partner	1,120	Other	Case Assessment, Discovery of and Arbitration	Review status of motion for continuance and trial strategy (responsive to one called, theory of case and potential motions) with assigned associates.	8/25/15	0.0	\$175.00	\$52.00	\$0.00	\$0.00	\$22.50	20
Outside Counsel	8/25/15	15158	Part	Fontana, Matthew W. Wadsworth, LLC 00308810001	Gaffney Lewis Edwards, LLC	7	7/27/15	Rachelle Hoffman Lewis	Senior Partner	1,440	Other	Trial Preparation and Trial	Drafts work on order of opening statement.	8/25/15	1.4	\$175.00	\$245.00	\$0.00	\$0.00	\$128.50	20
Outside Counsel	8/25/15	15158	Part	Fontana, Matthew W. Wadsworth, LLC 00308810001	Gaffney Lewis Edwards, LLC	5	7/27/15	Victoria S. Baker	Paralegal	1,440	Review/Analyze	Trial Preparation and Trial	Review the materials and set computer materials for exhibits to begin preparation for trial.	8/25/15	1.8	\$65.00	\$153.00	\$0.00	\$0.00	\$153.00	20
Outside Counsel	8/25/15	15158	Part	Fontana, Matthew W. Wadsworth, LLC 00308810001	Gaffney Lewis Edwards, LLC	2	7/27/15	Lee Ellen Bagley	Senior Associate	1,440	Other	Trial Preparation and Trial	Assess trial strategy, necessary tasks to be completed to prepare for trial, motions in limine, etc.	8/25/15	0.7	\$150.00	\$102.50	\$0.00	\$0.00	\$152.50	20
Outside Counsel	8/25/15	15158	Part	Fontana, Matthew W. Wadsworth, LLC 00308810001	Gaffney Lewis Edwards, LLC	10	7/27/15	Lee Ellen Bagley	Senior Associate	1,290	Other	Pre-Trial Hearings and Motions	Exchange emails with counsel for Defendant, Reel's on status conference.	8/25/15	0.2	\$165.00	\$33.00	\$0.00	\$0.00	\$31.00	20
Outside Counsel	8/25/15	15158	Part	Fontana, Matthew W. Wadsworth, LLC 00308810001	Gaffney Lewis Edwards, LLC	11	7/27/15	Victoria L. Dale	Paralegal	1,330	Communicate (with Client/Counsel)	Discovery	Prepare and submit deposition subpoenas in all covered of records regarding the deposition of both Trappan.	8/25/15	0	\$50.00	\$0.00	\$0.00	\$0.00	\$0.00	20
Outside Counsel	8/25/15	15158	Part	Fontana, Matthew W. Wadsworth, LLC 00308810001	Gaffney Lewis Edwards, LLC	12	7/27/15	Victoria L. Dale	Paralegal	1,350	Review/Analyze	Discovery	Read return by General Query of Motion for Discontinuance or Entry of Default, Scheduling Court to confirm placement on hearing roster and to remove from trial roster.	8/25/15	0.1	\$85.00	\$8.50	\$0.00	\$0.00	\$8.50	20
Outside Counsel	8/25/15	15158	Part	Fontana, Matthew W. Wadsworth, LLC 00308810001	Gaffney Lewis Edwards, LLC	13	7/27/15	Victoria L. Dale	Paralegal	1,330	Other	Discovery	Prepare and submit all deposition subpoenas re scheduling deposition.	8/25/15	0	\$50.00	\$0.00	\$0.00	\$0.00	\$0.00	20
Outside Counsel	8/25/15	15158	Part	Fontana, Matthew W. Wadsworth, LLC 00308810001	Gaffney Lewis Edwards, LLC	14	7/27/15	Lee Ellen Bagley	Senior Associate	1,250	Other	Pre-Trial Hearings and Motions	Edi draft Subpoena of Discovery regarding Plaintiff's claims against Ted Brown and Herbert's and party check against Tappan-Pick.	8/25/15	0.8	\$185.00	\$93.00	\$0.00	\$0.00	\$93.00	20
Outside Counsel	8/25/15	15158	Part	Fontana, Matthew W. Wadsworth, LLC 00308810001	Gaffney Lewis Edwards, LLC	15	7/27/15	Lee Ellen Bagley	Senior Associate	1,680	Other	Trial Preparation and Trial	Draft motion to Plaintiff's counsel re communications with Court regarding trial continuance.	8/25/15	0.2	\$155.00	\$21.00	\$0.00	\$0.00	\$21.00	20
Outside Counsel	8/25/15	15158	Part	Fontana, Matthew W. Wadsworth, LLC 00308810001	Gaffney Lewis Edwards, LLC	16	7/27/15	Lee Ellen Bagley	Senior Associate	1,260	Other	Pre-Trial Hearings and Motions	Exchange emails with counsel for 2nd Party Defendant Tappan-Pick re pending Motion to Amend the Party Complaint.	8/25/15	0.2	\$165.00	\$33.00	\$0.00	\$0.00	\$33.00	20
Outside Counsel	8/25/15	15158	Part	Fontana, Matthew W. Wadsworth, LLC 00308810001	Gaffney Lewis Edwards, LLC	17	7/27/15	Rachelle Hoffman Lewis	Senior Partner	1,830	Discovery	Discovery	Draft Deposition outline for deposition of witness both Trappan.	8/25/15	1.5	\$175.00	\$262.50	\$0.00	\$0.00	\$262.50	20
Outside Counsel	8/25/15	15158	Part	Fontana, Matthew W. Wadsworth, LLC 00308810001	Gaffney Lewis Edwards, LLC	18	7/27/15	Lee Ellen Bagley	Senior Associate	1,830	Other	Discovery	Prepare for deposition of witness both Trappan.	8/25/15	0.6	\$165.00	\$23.00	\$0.00	\$0.00	\$23.00	20
Outside Counsel	8/25/15	15158	Part	Fontana, Matthew W. Wadsworth, LLC 00308810001	Gaffney Lewis Edwards, LLC	16	7/27/15	Lee Ellen Bagley	Senior Associate	1,840	Other	Trial Preparation and Trial	Exchange follow-up emails with all counsel re trial continuance and scheduling order.	8/25/15	0.2	\$165.00	\$51.00	\$0.00	\$0.00	\$51.00	20
Outside Counsel	8/25/15	15158	Part	Fontana, Matthew W. Wadsworth, LLC 00308810001	Gaffney Lewis Edwards, LLC	20	7/27/15	Lee Ellen Bagley	Senior Associate	1,260	Other	Pre-Trial Hearings and Motions	Read and respond to motion from counsel for Defendant Trappan-Pick's re scheduling order.	8/25/15	0.2	\$165.00	\$33.00	\$0.00	\$0.00	\$33.00	20
Outside Counsel	8/25/15	15158	Part	Fontana, Matthew W. Wadsworth, LLC 00308810001	Gaffney Lewis Edwards, LLC	21	7/27/15	Lee Ellen Bagley	Senior Associate	1,380	Other	Discovery	Assess status of 2nd Party Defendant Tappan-Pick's pending motion to amend.	8/25/15	0.2	\$165.00	\$33.00	\$0.00	\$0.00	\$33.00	20

15- Administrative Support Plaintiff's advertising

15- Administrative Support Plaintiff's advertising

Outside Counsel	8/26/15	15188	Paid	Feinstein, Martha v. Wilfredo, LLC 03368810001	Gaffney Lewis Edwards, LLC	31	7/27/15	Lee Ellen Bagley	Senior Associate	1,330	Other	Discovery	Exchange emails with defendant re deposition of outside address. Tipped.	8/26/15	0.7	\$150.00	\$31.00	\$0.00	\$0.00	\$31.00	39
Outside Counsel	8/26/15	15188	Paid	Feinstein, Martha v. Wilfredo, LLC 03368810001	Gaffney Lewis Edwards, LLC	29	7/27/15	Lee Ellen Bagley	Senior Associate	1,170	Other	Case Assessment, Development and Administration	Call with Sherry Cohen re case status.	8/26/15	0.8	\$150.00	\$40.00	\$0.00	\$0.00	\$40.00	70
Outside Counsel	8/26/15	15188	Paid	Feinstein, Martha v. Wilfredo, LLC 03368810001	Gaffney Lewis Edwards, LLC	24	7/27/15	Lee Ellen Bagley	Senior Associate	1,220	Other	Pre-Trial Planning and Motions	Read Scheduling Order entered by Court	8/26/15	0.1	\$150.00	\$11.00	\$0.00	\$0.00	\$11.00	70
Outside Counsel	8/26/15	15188	Paid	Feinstein, Martha v. Wilfredo, LLC 03368810001	Gaffney Lewis Edwards, LLC	26	7/27/15	Lee Ellen Bagley	Senior Associate	1,170	Other	Case Assessment, Development and Administration	Exchange emails with Sherry Cohen re final scheduling. Lease Agreement.	8/26/15	0.2	\$150.00	\$31.00	\$0.00	\$0.00	\$31.00	30
Outside Counsel	8/26/15	15188	Paid	Feinstein, Martha v. Wilfredo, LLC 03368810001	Gaffney Lewis Edwards, LLC	20	7/27/15	Lee Ellen Bagley	Senior Associate	1,250	Other	Pre-Trial Planning and Motions	Call to counsel for 2nd Party Defendant Tipping. Bulk re pending Motion to Amend and Party Consistent and Motion to Compel.	8/26/15	0.1	\$150.00	\$16.50	\$0.00	\$0.00	\$16.50	30
Outside Counsel	8/26/15	15188	Paid	Feinstein, Martha v. Wilfredo, LLC 03368810001	Gaffney Lewis Edwards, LLC	27	7/14/15	Victoria Cohen	Paralegal	1,540	Review/Analyze	Trial Preparation and Trial	Meet later from the Court re pending before July 13th re motion to file a Petition to 2015 automatic stay/related pending Order	8/26/15	0.1	\$45.00	\$0.00	\$0.00	\$0.00	\$0.00	20
Outside Counsel	8/26/15	15188	Paid	Feinstein, Martha v. Wilfredo, LLC 03368810001	Gaffney Lewis Edwards, LLC	28	7/27/15	Regina Hahn Lewis	Senior Partner	1,730	Communicate (Internal/External)	Discovery	Telephone call from counsel for "Special" requesting that deposition of witness from Tipple be scheduled for July 6 by possible	8/26/15	0.1	\$175.00	\$77.50	\$0.00	\$0.00	\$77.50	20
Outside Counsel	8/26/15	15188	Paid	Feinstein, Martha v. Wilfredo, LLC 03368810001	Gaffney Lewis Edwards, LLC	26	7/17/15	Lee Ellen Bagley	Senior Associate	1,120	Other	Case Assessment, Development and Administration	Assess issue regarding alleged deposition in their own case re Wilfredo and impact upon Motion to Amend and Party Consistent.	8/26/15	0.2	\$150.00	\$31.00	\$0.00	\$0.00	\$31.00	30
Outside Counsel	8/26/15	15188	Paid	Feinstein, Martha v. Wilfredo, LLC 03368810001	Gaffney Lewis Edwards, LLC	30	7/27/15	Randi Lynn Roberts	Junior Associate	1,520	Other	Case Assessment, Development and Administration	Read and respond to Ted Eber's email regarding the certificate of occupancy and the affidavit from the case in the individual capacity.	8/26/15	0.1	\$140.00	\$14.50	\$0.00	\$0.00	\$14.50	30
Outside Counsel	8/26/15	15188	Paid	Feinstein, Martha v. Wilfredo, LLC 03368810001	Gaffney Lewis Edwards, LLC	31	7/27/15	Randi Lynn Roberts	Junior Associate	1,100	Other	Case Assessment, Development and Administration	Telephone call with court about Steve Hunt regarding trial preparation and file motions.	8/26/15	0.9	\$140.00	\$72.50	\$0.00	\$0.00	\$72.50	30
Outside Counsel	8/26/15	15188	Paid	Feinstein, Martha v. Wilfredo, LLC 03368810001	Gaffney Lewis Edwards, LLC	32	7/27/15	Randi Lynn Roberts	Junior Associate	1,290	Other	Pre-Trial Planning and Motions	Draft Stipulation of Disposal of Defendant Ted Eber in his individual capacity.	8/26/15	0.6	\$140.00	\$72.00	\$0.00	\$0.00	\$72.00	20
Outside Counsel	8/26/15	15188	Paid	Feinstein, Martha v. Wilfredo, LLC 03368810001	Gaffney Lewis Edwards, LLC	23	7/27/15	Randi Lynn Roberts	Junior Associate	1,410	Other	Trial Preparation and Trial	Read and analyze Tipping's Post discovery responses to identify trial fact witnesses and testimony for trial.	8/26/15	0.2	\$140.00	\$29.00	\$0.00	\$0.00	\$29.00	20
Outside Counsel	8/26/15	15188	Paid	Feinstein, Martha v. Wilfredo, LLC 03368810001	Gaffney Lewis Edwards, LLC	24	7/27/15	Randi Lynn Roberts	Junior Associate	1,120	Other	Case Assessment, Development and Administration	Research South Carolina case law regarding Estacion to prepare for potential motion from Tipping's Post.	8/26/15	0.2	\$140.00	\$29.00	\$0.00	\$0.00	\$29.00	20
Outside Counsel	8/26/15	15188	Paid	Feinstein, Martha v. Wilfredo, LLC 03368810001	Gaffney Lewis Edwards, LLC	35	7/27/15	Randi Lynn Roberts	Junior Associate	1,290	Other	Pre-Trial Planning and Motions	Email and text email to Defendant Ted Eber regarding the stipulation of Disposal.	8/26/15	0.2	\$140.00	\$29.00	\$0.00	\$0.00	\$29.00	20
Outside Counsel	8/26/15	15188	Paid	Feinstein, Martha v. Wilfredo, LLC 03368810001	Gaffney Lewis Edwards, LLC	25	7/27/15	Randi Lynn Roberts	Junior Associate	1,290	Other	Pre-Trial Planning and Motions	Complete and enter in Stipulation of Disposal.	8/26/15	0.2	\$140.00	\$29.00	\$0.00	\$0.00	\$29.00	20

605

Outside Counsel	802915	15185	Part	Foran, Martha v. Wilkes, LLC 00399810001	Gaffney Lewis Edwards, LLC	37	78715	Randi Lynn Roberts	Junior Associate	L250	Other	Pre-Trial Hearings and Motions	Draft and send email to parties regarding content to Use of Funds Waiver and 1st Debit's Motion for Disbursement of Trust. Draft and send email to expert Steve Hunt regarding the contents of the trust.	8/28/15	0.2	\$ 145.00	\$29.00	\$0.00	\$0.00	\$29.00	29
Outside Counsel	802915	15185	Part	Foran, Martha v. Wilkes, LLC 00399810001	Gaffney Lewis Edwards, LLC	38	78715	Randi Lynn Roberts	Junior Associate	L130	Other	Case Assessment, Development and Administration	Draft and send email to expert Steve Hunt regarding the contents of the trust.	8/28/15	0.2	\$ 115.00	\$23.00	\$0.00	\$0.00	\$23.00	29
Outside Counsel	802915	15185	Part	Foran, Martha v. Wilkes, LLC 00399810001	Gaffney Lewis Edwards, LLC	39	78715	Randi Lynn Roberts	Junior Associate	L130	Other	Case Assessment, Development and Administration	Read email from expert Steve Hunt regarding his trial preparation and re-activated and sent.	8/28/15	0.1	\$ 145.00	\$14.50	\$0.00	\$0.00	\$14.50	29
Outside Counsel	802915	15185	Part	Foran, Martha v. Wilkes, LLC 00399810001	Gaffney Lewis Edwards, LLC	40	78715	Randi Lynn Roberts	Junior Associate	L250	Other	Pre-Trial Hearings and Motions	Read email from 1st Debit regarding stipulation of Disbursement.	8/28/15	0.1	\$ 145.00	\$14.50	\$0.00	\$0.00	\$14.50	29
Outside Counsel	802915	15185	Part	Foran, Martha v. Wilkes, LLC 00399810001	Gaffney Lewis Edwards, LLC	41	78715	Randi Lynn Roberts	Junior Associate	L250	Other	Pre-Trial Hearings and Motions	Draft and send email to 1st Debit regarding proposed to the stipulation of Disbursement.	8/28/15	0.3	\$ 145.00	\$43.50	\$0.00	\$0.00	\$43.50	29
Outside Counsel	802915	15185	Part	Foran, Martha v. Wilkes, LLC 00399810001	Gaffney Lewis Edwards, LLC	42	78715	Randi Lynn Roberts	Junior Associate	L250	Other	Pre-Trial Hearings and Motions	Draft and send email to parties regarding the request for conference.	8/29/15	0.2	\$ 145.00	\$29.00	\$0.00	\$0.00	\$29.00	29
Outside Counsel	802915	15185	Part	Foran, Martha v. Wilkes, LLC 00399810001	Gaffney Lewis Edwards, LLC	43	78715	Randi Lynn Roberts	Junior Associate	L250	Other	Pre-Trial Hearings and Motions	Telephone call to Judge Early regarding the request for a conference of trial.	8/28/15	0.2	\$ 145.00	\$29.00	\$0.00	\$0.00	\$29.00	29
Outside Counsel	802915	15185	Part	Foran, Martha v. Wilkes, LLC 00399810001	Gaffney Lewis Edwards, LLC	44	78715	Randi Lynn Roberts	Junior Associate	L320	Other	Discovery	Telephone call to Nancy Conner, Grace McCann regarding documents produced in response to Tippi's Polk subpoena.	8/28/15	0.1	\$ 145.00	\$14.50	\$0.00	\$0.00	\$14.50	29
Outside Counsel	802915	15185	Part	Foran, Martha v. Wilkes, LLC 00399810001	Gaffney Lewis Edwards, LLC	45	78715	Randi Lynn Roberts	Junior Associate	L130	Other	Case Assessment, Development and Administration	Draft and send email to Defendant's expert Steve Hunt regarding trial.	8/28/15	0.1	\$ 145.00	\$14.50	\$0.00	\$0.00	\$14.50	29
Outside Counsel	802915	15185	Part	Foran, Martha v. Wilkes, LLC 00399810001	Gaffney Lewis Edwards, LLC	46	78715	Randi Lynn Roberts	Junior Associate	L250	Other	Pre-Trial Hearings and Motions	Draft and send email to Judge Early regarding the contents of the trust.	8/28/15	0.2	\$ 145.00	\$43.50	\$0.00	\$0.00	\$43.50	29
Outside Counsel	802915	15185	Part	Foran, Martha v. Wilkes, LLC 00399810001	Gaffney Lewis Edwards, LLC	47	78715	Randi Lynn Roberts	Junior Associate	L250	Other	Pre-Trial Hearings and Motions	Read email from Judge Early regarding Defendant's request for conference.	8/28/15	0.1	\$ 145.00	\$14.50	\$0.00	\$0.00	\$14.50	29
Outside Counsel	802915	15185	Part	Foran, Martha v. Wilkes, LLC 00399810001	Gaffney Lewis Edwards, LLC	48	78715	Randi Lynn Roberts	Junior Associate	L250	Other	Pre-Trial Hearings and Motions	Draft and send email to 1st Debit regarding the terms of contribution of 1st Debit, Conner, and Disbursement, and Disbursement of Disbursement.	8/29/15	0.2	\$ 145.00	\$29.00	\$0.00	\$0.00	\$29.00	29
Outside Counsel	802915	15185	Part	Foran, Martha v. Wilkes, LLC 00399810001	Gaffney Lewis Edwards, LLC	49	78715	Lee Ellen Ragley	Senior Associate	L250	Other	Pre-Trial Hearings and Motions	Draft email to counsel for 3rd Party Defendant Tippi's Polk re: -Widener's pending Motion to Amend 3rd Party Complaint; Tippi's Polk's pending Motion to Compel and Reveal on 8/28/15.	8/28/15	0.2	\$ 150.00	\$30.00	\$0.00	\$0.00	\$30.00	28
Outside Counsel	802915	15185	Part	Foran, Martha v. Wilkes, LLC 00399810001	Gaffney Lewis Edwards, LLC	50	78715	Lee Ellen Ragley	Senior Associate	L250	Other	Pre-Trial Hearings and Motions	Exchange follow-up emails with counsel for 3rd Party Defendant Tippi's Polk re: pending motions stayed discussion as to Widener's Motion 3rd Party Claims.	8/28/15	0.2	\$ 155.00	\$31.00	\$0.00	\$0.00	\$31.00	28
Outside Counsel	802915	15185	Part	Foran, Martha v. Wilkes, LLC 00399810001	Gaffney Lewis Edwards, LLC	51	78715	Randi Lynn Roberts	Junior Associate	L120	Other	Discovery	Telephone call with former counsel Clarke McCann regarding Tippi's Polk Motion to Compel Subpoena against Tippi's Polk Properties.	8/29/15	0.1	\$ 145.00	\$14.50	\$0.00	\$0.00	\$14.50	29

909

Outside Counsel	805/15	15181	Paid	Fontana, Martha v. Wilasco, LLC 00359810001	Geoffrey Lewis Edwards, LLC	53	7/18/15	Randi Lynn Roberts	Junior Associate	1,120	Other	Case Assessment, Development and Administration	Telephone call with Clark McCants pertaining to the circumstances under which the stipulation of Cause of Action was signed by the parties.	8/25/15	0.2	\$145.00	\$69.50	\$3.00	\$0.00	\$43.50	20		
Outside Counsel	805/15	15188	Paid	Fontana, Martha v. Wilasco, LLC 00359810001	Geoffrey Lewis Edwards, LLC	53	7/18/15	Randi Lynn Roberts	Junior Associate	1,120	Other	Case Assessment, Development and Administration	Read and analyze documents sent by Clark McCants regarding the submission of Cause of Action and Motion to Amend the Complaint.	8/25/15	0.1	\$145.00	\$14.50	\$0.00	\$0.00	\$14.50	20		
Outside Counsel	805/15	15183	Paid	Fontana, Martha v. Wilasco, LLC 00359810001	Geoffrey Lewis Edwards, LLC	54	7/22/15	Lee Ellen Hopby	Senior Associate	1,250	Other	Pre-Trial Meetings and Motions	Begin edit of draft Motion to Dismiss Defendant Ted Galter.	6/25/15	0.2	\$195.00	\$31.00	\$2.00	\$0.00	\$41.00	20		
Outside Counsel	805/15	15184	Paid	Fontana, Martha v. Wilasco, LLC 00359810001	Geoffrey Lewis Edwards, LLC	55	7/22/15	Lee Ellen Hopby	Senior Associate	1,250	Other	Pre-Trial Meetings and Motions	Read and analyze previously submitted Dispatch regarding Wilasco's claims against 3rd party defendant Tupperware.	8/25/15	0.2	\$195.00	\$21.00	\$0.00	\$0.00	\$11.00	20		
Outside Counsel	805/15	15185	Paid	Fontana, Martha v. Wilasco, LLC 00359810001	Geoffrey Lewis Edwards, LLC	50	7/22/15	Randi Lynn Roberts	Junior Associate	1,130	Other	Case Assessment, Development and Administration	Reviewed form email Steve Hunt regarding pending formal presentation.	8/25/15	0.1	\$145.00	\$14.50	\$0.00	\$0.00	\$14.50	20		
Outside Counsel	805/15	15186	Paid	Fontana, Martha v. Wilasco, LLC 00359810001	Geoffrey Lewis Edwards, LLC	57	7/22/15	Randi Lynn Roberts	Junior Associate	1,130	Other	Case Assessment, Development and Administration	Draft and send response email to expert Steve Hunt regarding trial preparation.	8/25/15	0.2	\$145.00	\$29.00	\$0.00	\$0.00	\$29.00	20		
Outside Counsel	805/15	15188	Paid	Fontana, Martha v. Wilasco, LLC 00359810001	Geoffrey Lewis Edwards, LLC	54	7/22/15	Randi Lynn Roberts	Junior Associate	1,240	Other	Pre-Trial Meetings and Motions	Begin drafting Dismissal Motion to Dismiss Ted Galter, individually.	8/25/15	0.2	\$145.00	\$130.50	\$0.00	\$0.00	\$130.50	20		
Outside Counsel	805/15	15189	Paid	Fontana, Martha v. Wilasco, LLC 00359810001	Geoffrey Lewis Edwards, LLC	59	7/22/15	Randi Lynn Roberts	Junior Associate	1,120	Other	Case Assessment, Development and Administration	Read and assess case file to determine whether certain issues were filed within the statute of limitations.	8/25/15	0.3	\$145.00	\$43.00	\$2.00	\$0.00	\$43.00	20		
Outside Counsel	805/15	15183	Paid	Fontana, Martha v. Wilasco, LLC 00359810001	Geoffrey Lewis Edwards, LLC	50	7/22/15	Randi Lynn Roberts	Junior Associate	1,120	Other	Case Assessment, Development and Administration	Review Tupperware's Motion to Dismiss in light of Ted Galter's recent production of documents related to the Campaign of Opportunity.	8/25/15	0.4	\$145.00	\$58.00	\$0.00	\$0.00	\$58.00	20		
Outside Counsel	807/15	14934	Paid	Fontana, Martha v. Wilasco, LLC 00359810001	Geoffrey Lewis Edwards, LLC	3	6/24/15	Ragna Roberts-Lock	Senior Partner	1,110	Other	Case Assessment, Development and Administration	Requesting pertinent documents to review.	7/27/15	0.2	\$175.00	\$45.00	\$0.00	\$0.00	\$45.00	20		
Outside Counsel	807/15	14939	Paid	Fontana, Martha v. Wilasco, LLC 00359810001	Geoffrey Lewis Edwards, LLC	7	6/24/15	Randi Lynn Roberts	Junior Associate	1,120	Other	Case Assessment, Development and Administration	Read and analyze email to respond to draft email to resolved parties regarding review of potential conflict.	7/27/15	0.1	\$145.00	\$55.00	\$0.00	\$0.00	\$55.00	20		
Outside Counsel	807/15	14936	Paid	Fontana, Martha v. Wilasco, LLC 00359810001	Geoffrey Lewis Edwards, LLC	3	6/24/15	Randi Lynn Roberts	Junior Associate	1,120	Other	Case Assessment, Development and Administration	Draft and send second resolved parties regarding review of potential conflict.	7/27/15	0.1	\$145.00	\$41.00	\$0.00	\$0.00	\$41.00	20		
Outside Counsel	807/15	14939	Paid	Fontana, Martha v. Wilasco, LLC 00359810001	Geoffrey Lewis Edwards, LLC	4	6/24/15	Victoria E. Baker	Principal	1,120	Other	Discovery	Read and analyze email production documents and emails relating to the Plaintiff's failure to identify relevant information to disclose attorney request for further witness calls.	7/27/15	0	\$96.00	\$155.00	\$0.00	\$155.00	\$0.00	\$0.00	20	30-45 minute review by reliable TKs

Outside Counsel	7/27/15	14932	Paid	Fountain, Martha v. Williams, LLC 003062010001	Guthrie Lewis Edwards, LLC	5	8/17/15	Victoria L. Baker	Paralegal	1470	Other	Discovery	Read and analyze monthly expense statements submitted in order to determine discovery investigation costs.	7/27/15	0	\$35.00	\$35.00	\$0.00	\$0.00	\$0.00	20	10-Duplicate review by outside TRS		
Outside Counsel	7/27/15	14933	Paid	Fountain, Martha v. Williams, LLC 003062010001	Guthrie Lewis Edwards, LLC	6	8/27/15	Victoria L. Baker	Paralegal	1440	Review/Analyze	Trial Preparation and Trial	Read and analyze monthly expense statements submitted in order to determine discovery investigation costs.	7/27/15	0	\$00.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20	10-Duplicate review by outside TRS	
Outside Counsel	7/27/15	14934	Paid	Fountain, Martha v. Williams, LLC 003062010001	Guthrie Lewis Edwards, LLC	7	8/28/15	Regina H. Miller Lewis	Senior Paralegal	1440	Other	Trial Preparation and Trial	Read and analyze monthly expense statements submitted in order to determine discovery investigation costs.	7/27/15	0.1	\$175.00	\$175.00	\$0.00	\$0.00	\$0.00	\$175.00	20		
Outside Counsel	7/27/15	14935	Paid	Fountain, Martha v. Williams, LLC 003062010001	Guthrie Lewis Edwards, LLC	8	8/10/15	Lisa Ellen Boyler	Senior Associate	1290	Other	Pre-Trial Briefings and Motions	Edits and format subpoenas.	7/27/15	0.2	\$145.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20	
Outside Counsel	7/27/15	14936	Paid	Fountain, Martha v. Williams, LLC 003062010001	Guthrie Lewis Edwards, LLC	9	8/25/15	Regina H. Miller Lewis	Senior Paralegal	1250	Other	Pre-Trial Briefings and Motions	Edits and format subpoenas.	7/27/15	0.2	\$175.00	\$175.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20	
Outside Counsel	7/27/15	14937	Paid	Fountain, Martha v. Williams, LLC 003062010001	Guthrie Lewis Edwards, LLC	10	8/10/15	Regina H. Miller Lewis	Senior Paralegal	1450	Other	Pre-Trial Briefings and Motions	Read and format draft of subpoenas and affidavits.	7/27/15	0.1	\$120.00	\$120.00	\$0.00	\$0.00	\$0.00	\$0.00	\$120.00	20	
Outside Counsel	7/27/15	14938	Paid	Fountain, Martha v. Williams, LLC 003062010001	Guthrie Lewis Edwards, LLC	11	8/10/15	Victoria L. Baker	Paralegal	1330	Review/Analyze	Discovery	Assemble and format read of transcript and exhibits of Deposition of Martha Patterson in order to identify relevant information for use in determining continuing discovery and in preparation for trial.	7/27/15	0.5	\$85.00	\$42.00	\$0.00	\$0.00	\$0.00	\$0.00	\$43.00	20	
Outside Counsel	7/27/15	14939	Paid	Fountain, Martha v. Williams, LLC 003062010001	Guthrie Lewis Edwards, LLC	12	8/10/15	Victoria L. Baker	Paralegal	1350	Review/Analyze	Discovery	Assemble and format read of transcript and exhibits of Deposition of Marie Patterson in order to identify relevant information for use in determining continuing discovery and in preparation for trial.	7/27/15	0.2	\$85.00	\$42.00	\$0.00	\$0.00	\$0.00	\$0.00	\$43.00	20	
Outside Counsel	7/27/15	14940	Paid	Fountain, Martha v. Williams, LLC 003062010001	Guthrie Lewis Edwards, LLC	13	8/27/15	Victoria L. Baker	Paralegal	1330	Review/Analyze	Discovery	Assemble and format read of transcript and exhibits of Deposition of Thaddeus Barrow both individually and as a whole in order to identify relevant information for use in determining continuing discovery and in preparation for trial.	7/27/15	0.4	\$85.00	\$42.00	\$0.00	\$0.00	\$0.00	\$0.00	\$43.00	20	
Outside Counsel	7/27/15	14941	Paid	Fountain, Martha v. Williams, LLC 003062010001	Guthrie Lewis Edwards, LLC	14	8/26/15	Victoria L. Baker	Paralegal	1420	Review/Analyze	Pre-Deposition and Trial	Assemble and format read of transcript and exhibits of Deposition of Bryan Daly in order to identify relevant information for use in determining continuing discovery and in preparation for trial.	7/27/15	0.3	\$85.00	\$42.00	\$0.00	\$0.00	\$0.00	\$0.00	\$43.00	20	
Outside Counsel	7/27/15	14942	Paid	Fountain, Martha v. Williams, LLC 003062010001	Guthrie Lewis Edwards, LLC	15	8/10/15	Victoria L. Baker	Paralegal	1470	Review/Analyze	Trial Preparation and Trial	Assemble and format read of transcript and exhibits of Deposition of Dr. Nicholas L. Taylor in order to identify relevant information for use in determining continuing discovery and in preparation for trial.	7/27/15	0.6	\$85.00	\$42.00	\$0.00	\$0.00	\$0.00	\$0.00	\$43.00	20	

Outside Counsel	7/27/15	14938	Part	Fountain, Martha v. Williams, LLC 003968810001	Gaffney Lewis Edwards, LLC	16	9/16/15	Victoria L. Varga	Paralegal	1.110	Review/Analysis	Case Assessment, Development and Administration	Read and review claims file materials received from client regarding proposed claims history and information provided for claim filing, discovery, and mediation needs and a Memorandum for mediation and trial.	7/27/15	0.7	\$35.00	\$30.00	\$0.00	\$0.00	\$0.00	\$0.00	20		
Outside Counsel	7/27/15	14939	Part	Fountain, Martha v. Williams, LLC 003968810001	Gaffney Lewis Edwards, LLC	17	8/16/15	Lee Ellen Baskley	Senior Associate	1.120	Other	Case Assessment, Development and Administration	Assess potential information gaps by conducting a Med. &	7/27/15	0.2	\$165.00	\$10.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20	
Outside Counsel	7/27/15	14939	Part	Fountain, Martha v. Williams, LLC 003968810001	Gaffney Lewis Edwards, LLC	18	8/17/15	Lee Ellen Baskley	Senior Associate	1.250	Other	Pre-Trial Planning and Motion	Ed Gillett Motion for Continuance and Entry of Subpoena Order.	7/27/15	0.3	\$165.00	\$00.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20	
Outside Counsel	7/27/15	14939	Part	Fountain, Martha v. Williams, LLC 003968810001	Gaffney Lewis Edwards, LLC	19	8/18/15	Rogina Hollis Lewis	Senior Partner	1.410	Other	Trial Preparation and Trial	Continuing making adjustments in preparation for potential report for settlement. Subject to deposition of other fluid therapy and submitted deposition of Trial Practice along with exhibits.	7/27/15	2.9	\$175.00	\$207.50	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20
Outside Counsel	7/27/15	14939	Part	Fountain, Martha v. Williams, LLC 003968810001	Gaffney Lewis Edwards, LLC	20	8/18/15	Rogina Hollis Lewis	Senior Partner	1.700	Other	Trial Preparation and Trial	Continue reading and being the witness in preparation for deposition of potential report including letters for motions, transcripts, and deposition of Plaintiff.	7/27/15	8.1	\$175.00	\$207.50	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20
Outside Counsel	7/27/15	14939	Part	Fountain, Martha v. Williams, LLC 003968810001	Gaffney Lewis Edwards, LLC	21	8/18/15	Rogina Hollis Lewis	Senior Partner	1.910	Other	Trial Preparation and Trial	Continue with Plaintiff's motion regarding submission of potential report and file for admission of case.	7/27/15	0.2	\$175.00	\$35.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20
Outside Counsel	7/27/15	14939	Part	Fountain, Martha v. Williams, LLC 003968810001	Gaffney Lewis Edwards, LLC	22	8/18/15	Victoria L. Varga	Paralegal	1.250	Trial Review	Pre-Trial Planning and Motion	Prepare and Insurgency Motion for Continuance and Motion for Subpoena to Plaintiff's lawyer for hearing in accordance with	7/27/15	0.3	\$85.00	\$25.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20
Outside Counsel	7/27/15	14939	Part	Fountain, Martha v. Williams, LLC 003968810001	Gaffney Lewis Edwards, LLC	23	8/18/15	Victoria L. Varga	Paralegal	1.320	Review/Analysis	Discovery	Read medical records and documents for relevant treatment and high pressure medical emergency and recovery of case file.	7/27/15	0.9	\$30.00	\$150.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20
Outside Counsel	7/27/15	14939	Part	Fountain, Martha v. Williams, LLC 003968810001	Gaffney Lewis Edwards, LLC	24	8/27/15	Robert C. Ryan	Senior Associate	1.100	Other	Case Assessment, Development and Administration	Email to Sheryl Green regarding potential conflict.	7/27/15	0.2	\$145.00	\$25.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20
Outside Counsel	7/27/15	14939	Part	Fountain, Martha v. Williams, LLC 003968810001	Gaffney Lewis Edwards, LLC	25	8/27/15	Robert C. Ryan	Senior Associate	1.200	Other	Pre-Trial Planning and Motion	Read Subpoena of Counsel location.	7/27/15	0.1	\$145.00	\$14.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20
Outside Counsel	7/27/15	14939	Part	Fountain, Martha v. Williams, LLC 003968810001	Gaffney Lewis Edwards, LLC	26	8/27/15	Lee Ellen Baskley	Senior Associate	1.250	Other	Discovery	Assess case regarding Plaintiff Motion to Compel Plaintiff Barber Proxies.	7/27/15	0.2	\$165.00	\$30.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20
Outside Counsel	7/27/15	14939	Part	Fountain, Martha v. Williams, LLC 003968810001	Gaffney Lewis Edwards, LLC	27	8/27/15	Lee Ellen Baskley	Senior Associate	1.100	Other	Case Assessment, Development and Administration	Continuing with Rogina Lewis regarding Plaintiff's potential necessary discovery, pre-trial motions, etc.	7/27/15	0.8	\$155.00	\$134.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20
Outside Counsel	7/27/15	14939	Part	Fountain, Martha v. Williams, LLC 003968810001	Gaffney Lewis Edwards, LLC	28	8/18/15	Rogina Hollis Lewis	Senior Partner	1.330	Other	Discovery	Continue making adjustments in preparation for potential report for settlement. Subject to deposition of Plaintiff's expert.	7/27/15	1.5	\$175.00	\$215.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20

609

Outside Counsel	70715	14138	Part	Fountain, Martha v. Whiteco, LLC 003995010001	Gaffney Lewis Edwards, LLC	20	02/2015	Regina Hobbs Lewis	Senior Partner	1,100	Other	Case Assessment, Development and Administration	Complete rendering of current EIR preparation for drafting of proposed report.	7/27/15	1.0	\$175.00	\$332.50	\$0.00	\$0.00	\$0.00	\$332.50	29
Outside Counsel	70715	14926	Part	Fountain, Martha v. Whiteco, LLC 003995010001	Gaffney Lewis Edwards, LLC	30	02/2015	Regina Hobbs Lewis	Senior Partner	1,100	Other	Case Assessment, Development and Administration	Drafting proposed report.	7/27/15	2.4	\$175.00	\$420.00	\$0.00	\$0.00	\$0.00	\$420.00	30
Outside Counsel	70715	14926	Part	Fountain, Martha v. Whiteco, LLC 003995010001	Gaffney Lewis Edwards, LLC	31	02/2015	Regina Hobbs Lewis	Senior Partner	1,100	Other	Case Assessment, Development and Administration	Complete rendering of opinion on Plaintiff's expert on construction and alleged design defects of cable ramp.	7/27/15	1.8	\$175.00	\$315.00	\$0.00	\$0.00	\$0.00	\$315.00	20
Outside Counsel	70715	14926	Part	Fountain, Martha v. Whiteco, LLC 003995010001	Gaffney Lewis Edwards, LLC	32	02/2015	Regina Hobbs Lewis	Senior Partner	1,100	Other	Case Assessment, Development and Administration	Complete work on draft of potential report.	7/27/15	3.0	\$175.00	\$525.00	\$0.00	\$0.00	\$0.00	\$525.00	20
Outside Counsel	70715	14926	Part	Fountain, Martha v. Whiteco, LLC 003995010001	Gaffney Lewis Edwards, LLC	33	02/2015	Regina Hobbs Lewis	Senior Partner	1,100	Other	Case Assessment, Development and Administration	Answer to be prepared in preparation for drafting proposed potential deposition to be taken, copy of Defendant's expert witness and status of Plaintiff's expert witness to be reviewed by Plaintiff.	7/27/15	2.6	\$175.00	\$455.00	\$0.00	\$0.00	\$0.00	\$455.00	20
Outside Counsel	70715	14926	Part	Fountain, Martha v. Whiteco, LLC 003995010001	Gaffney Lewis Edwards, LLC	34	02/2015	Veronica Baker	Paralegal	1,350	Review/Write	Discovery	Road Review of Hearing on Motion of Defendant Tipler/Peck to compel the production of documents relevant to the Babson as used in Babson Properties, Inc. v. a Palmco Properties and Realty Company.	7/27/15	0.1	\$85.00	\$8.50	\$0.00	\$0.00	\$0.00	\$8.50	20
Outside Counsel	70715	14926	Part	Fountain, Martha v. Whiteco, LLC 003995010001	Gaffney Lewis Edwards, LLC	35	02/2015	Lee Ellen Bagley	Senior Associate	1,350	Other	Discovery	Evaluating emails with Plaintiff's attorney pending Motion to compel.	7/27/15	0.2	\$155.00	\$31.00	\$0.00	\$0.00	\$0.00	\$31.00	20
Outside Counsel	70715	14926	Part	Fountain, Martha v. Whiteco, LLC 003995010001	Gaffney Lewis Edwards, LLC	36	02/2015	Lee Ellen Bagley	Senior Associate	1,350	Other	Case Assessment, Development and Administration	Analyze file documents pertinent to pending Motion to Compel and Motion to Amend Joint Party Complaint.	7/27/15	0.8	\$155.00	\$124.00	\$0.00	\$0.00	\$0.00	\$124.00	20
Outside Counsel	70715	14926	Part	Fountain, Martha v. Whiteco, LLC 003995010001	Gaffney Lewis Edwards, LLC	37	02/2015	Lee Ellen Bagley	Senior Associate	1,350	Other	Pre-Trial Pleadings and Motions	Exchange emails with counsel for Plaintiff's Motion to Amend and Party Complaint.	7/27/15	0.2	\$155.00	\$31.00	\$0.00	\$0.00	\$0.00	\$31.00	20
Outside Counsel	70715	14926	Part	Fountain, Martha v. Whiteco, LLC 003995010001	Gaffney Lewis Edwards, LLC	38	02/2015	Lee Ellen Bagley	Senior Associate	1,100	Other	Case Assessment, Development and Administration	Client conference re status of settlement negotiations.	7/27/15	0.1	\$155.00	\$15.50	\$0.00	\$0.00	\$0.00	\$15.50	20
Outside Counsel	70715	14926	Part	Fountain, Martha v. Whiteco, LLC 003995010001	Gaffney Lewis Edwards, LLC	39	02/2015	Lee Ellen Bagley	Senior Associate	1,100	Other	Case Assessment, Development and Administration	Initial Draft Final Report.	7/27/15	0.7	\$155.00	\$108.50	\$0.00	\$0.00	\$0.00	\$108.50	20
Outside Counsel	70715	14926	Part	Fountain, Martha v. Whiteco, LLC 003995010001	Gaffney Lewis Edwards, LLC	40	02/2015	Lee Ellen Bagley	Senior Associate	1,100	Other	Case Assessment, Development and Administration	Call with counsel for Defendant Plaintiff's Pleasuries of new discovery, Plaintiff's witness, additional deposition testimony, communications with Plaintiff's counsel concerning additional discovery re settlement negotiations, etc.	7/27/15	0.3	\$155.00	\$46.50	\$0.00	\$0.00	\$0.00	\$46.50	20
Outside Counsel	70715	14926	Part	Fountain, Martha v. Whiteco, LLC 003995010001	Gaffney Lewis Edwards, LLC	41	02/2015	Regina Hobbs Lewis	Senior Partner	1,100	Other	Case Assessment, Development and Administration	Answers prepared and submitted to review opinion of Plaintiff's expert.	7/27/15	0.3	\$175.00	\$52.50	\$0.00	\$0.00	\$0.00	\$52.50	20

Outside Counsel	70715	14631	Part	Foundin, Martha v Whitcomb, LLC 00398810001	Gaffney Lewis Edwards, LLC	42	6/22/15	Regina Hofus Lewis	Senior Partner	1120	Other	Case Assessment Development and Administration	Have analyzed documents to assist at pre- trial regarding the trustee claim.	7/27/15	0.2	\$175.00	\$500.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	00			
Outside Counsel	70715	14626	Part	Foundin, Martha v Whitcomb, LLC 00398810001	Gaffney Lewis Edwards, LLC	40	6/22/15	Regina Hofus Lewis	Senior Partner	1120	Other	Case Assessment (Development and Administration)	Email to Sheryl Colas with pre-trial report and trial summary of report - and status of case.	7/27/15	0.2	\$175.00	\$15.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	00		
Outside Counsel	70715	14632	Part	Foundin, Martha v Whitcomb, LLC 00398810001	Gaffney Lewis Edwards, LLC	44	6/22/15	Regina Hofus Lewis	Senior Partner	1120	Other	Case Assessment, Development and Administration	Assess information from former counsel regarding boarding events' opinion and possible status of litigation issues.	7/27/15	0.3	\$175.00	\$32.50	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	00		
Outside Counsel	70715	14635	Part	Foundin, Martha v Whitcomb, LLC 00398810001	Gaffney Lewis Edwards, LLC	45	6/22/15	Lee Ellen Bagby	Senior Associate	1120	Other	Pre-Trial Strategy and Motion	Analyze and compare original 3rd Party Complaint to proposed Amended 3rd Party Complaint.	7/27/15	0.4	\$155.00	\$62.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	00	
Outside Counsel	70715	14633	Part	Foundin, Martha v Whitcomb, LLC 00398810001	Gaffney Lewis Edwards, LLC	49	6/22/15	Lee Ellen Bagby	Senior Associate	1210	Other	Pre-Trial Strategy and Motion	Call with counsel for Defendant Plaintiff's Motion and proposed 3rd Amended Complaint.	7/27/15	0.2	\$105.00	\$31.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	00	
Outside Counsel	70715	14630	Part	Foundin, Martha v Whitcomb, LLC 00398810001	Gaffney Lewis Edwards, LLC	47	6/22/15	Lee Ellen Bagby	Senior Associate	1120	Other	Case Assessment, Development and Administration	Conference call with former counsel Mark McCurtis re: Motion to Amend 3rd Party Complaint, witnesses, claim against company, Plaintiff's case history and evidence, etc.	7/27/15	1	\$155.00	\$185.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	00	
Outside Counsel	70715	14634	Part	Foundin, Martha v Whitcomb, LLC 00398810001	Gaffney Lewis Edwards, LLC	48	6/22/15	Lee Ellen Bagby	Senior Associate	1120	Other	Case Assessment, Development and Administration	Assess potential status of response issue concerning 3rd party claim.	7/27/15	0.1	\$105.00	\$62.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	00	
Outside Counsel	70715	14637	Part	Foundin, Martha v Whitcomb, LLC 00398810001	Gaffney Lewis Edwards, LLC	49	6/22/15	Lee Ellen Bagby	Senior Associate	1120	Other	Case Assessment, Development and Administration	Follow-up with Defendant's former counsel re: some witnesses, Plaintiff's affidavit in discovery against Plaintiff.	7/27/15	0.2	\$155.00	\$31.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	00	
Outside Counsel	70715	14638	Part	Foundin, Martha v Whitcomb, LLC 00398810001	Gaffney Lewis Edwards, LLC	50	6/22/15	Lee Ellen Bagby	Senior Associate	1120	Other	Case Assessment, Development and Administration	Assess potential expert witness testimony additional discovery necessity, in order to prepare for trial.	7/27/15	0.5	\$155.00	\$63.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	00	
Outside Counsel	70715	14639	Part	Foundin, Martha v Whitcomb, LLC 00398810001	Gaffney Lewis Edwards, LLC	51	6/22/15	Regina Hofus Lewis	Senior Partner	1100	Communicate (With Client)	Case Assessment, Development and Administration	Email to Sheryl Colas with photo of area where Plaintiff fell and with summary of pending status of Amended Complaint.	7/27/15	0.1	\$170.00	\$30.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	00	
Outside Counsel	70715	14636	Part	Foundin, Martha v Whitcomb, LLC 00398810001	Gaffney Lewis Edwards, LLC	52	6/22/15	Victoria L. Baker	Paralegal	1130	Communicate (With Client)	Case Assessment, Development and Administration	Telephone conference with Whitcomb Re: Date Requirements regarding the deposition and understanding that a case and how report of the events surrounding the fall by Plaintiff.	7/27/15	0.2	\$95.00	\$17.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	00
Outside Counsel	70715	14639	Part	Foundin, Martha v Whitcomb, LLC 00398810001	Gaffney Lewis Edwards, LLC	53	6/22/15	Victoria L. Baker	Paralegal	1300	Discovery	Discovery	Prepare notice of deposition of Whitcomb's 3rd Party claim.	7/27/15	0.2	\$85.00	\$17.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	00	
Outside Counsel	70715	14630	Part	Foundin, Martha v Whitcomb, LLC 00398810001	Gaffney Lewis Edwards, LLC	54	6/22/15	Victoria L. Baker	Paralegal	1130	Discovery	Discovery	Prepare concordance to both depositions being Notice of Deposition and Deposition Subpoena.	7/27/15	0.2	\$85.00	\$17.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	00	

611

Outside Counsel	7/27/15	149.00	Part	Fountain, Martha v. Widovec, LLC 000008510001	Goffney Lewis Edwards, LLC	56	002015	Victoria L. Burke	Paralegal	1,500	Consultative (Other Outside Counsel)	Discovery	Prepare correspondence to Attorney Mark Bell and Steven Chertoff regarding the necessity of taking deposition of both witness Fred Treynhorst and secretary of Fulton of Corporation and Deposition Subpoena issued to them - Treynhorst.	7/27/15	0.2	\$85.00	\$17.00	\$0.00	\$0.00	\$17.00	20
Outside Counsel	7/27/15	149.00	Part	Fountain, Martha v. Widovec, LLC 000008510001	Goffney Lewis Edwards, LLC	56	002015	Randi Lynn Roberts	Junior Associate	1,500	Other	Discovery	Telephone call to Mark Bell's paralegal to follow up with the medical waiver and scheduling order.	7/27/15	0.1	\$145.00	\$14.00	\$0.00	\$0.00	\$14.00	20
Outside Counsel	7/27/15	149.75	Part	Fountain, Martha v. Widovec, LLC 000008510001	Goffney Lewis Edwards, LLC	57	002015	Lee Ellen Hingley	Senior Associate	1,120	Other	Case Assessment, Development and Administration	View and analyze video surveillance, chat notes, regarding case and analyze documents regarding Plaintiff's claims to the negligence subject matter.	7/27/15	1	\$158.00	\$158.00	\$0.00	\$0.00	\$158.00	20
Outside Counsel	7/27/15	145.00	Part	Fountain, Martha v. Widovec, LLC 000008510001	Goffney Lewis Edwards, LLC	56	002015	Randi Lynn Roberts	Junior Associate	1,100	Other	Case Assessment, Development and Administration	Telephone call with Steven Chertoff counsel for Tighe-Polk regarding Tighe-Polk current position on settlement as well as one Weaver of Control.	7/27/15	0.2	\$145.00	\$25.00	\$0.00	\$0.00	\$25.00	20
Outside Counsel	7/27/15	149.00	Part	Fountain, Martha v. Widovec, LLC 000008510001	Goffney Lewis Edwards, LLC	59	002015	Randi Lynn Roberts	Junior Associate	1,110	Other	Case Assessment, Development and Administration	Read and analyze case file to confirm strength and validity of defenses for Tighe-Polk following telephone call with my counsel.	7/27/15	0.1	\$145.00	\$72.50	\$0.00	\$0.00	\$72.50	20
Outside Counsel	7/27/15	145.00	Part	Fountain, Martha v. Widovec, LLC 000008510001	Goffney Lewis Edwards, LLC	50	002015	Randi Lynn Roberts	Junior Associate	1,100	Other	Case Assessment, Development and Administration	Both witness emails to Steven Chertoff re: claim file regarding the alleged accident.	7/27/15	0.1	\$145.00	\$42.50	\$0.00	\$0.00	\$42.50	20
Outside Counsel	7/27/15	145.00	Part	Fountain, Martha v. Widovec, LLC 000008510001	Goffney Lewis Edwards, LLC	51	002015	Victoria L. Burke	Paralegal	1,400	Plan and Prepare For	Exam Preparation and Trial	Read the medical records and prepare to begin examining relevant documents for possible use as a defense with the potential deposition to ensue.	7/27/15	0.3	\$65.00	\$165.00	\$0.00	\$0.00	\$165.00	20
Outside Counsel	7/27/15	145.00	Part	Fountain, Martha v. Widovec, LLC 000008510001	Goffney Lewis Edwards, LLC	52	002015	Regina Hobbs Lewis	Senior Partner	1,250	Consultative (Other Outside Counsel)	Pre-Trial Planning and Motion	Telephone call to be scheduled for general conference regarding status of motion for continuance and theory of cross-defenses.	7/27/15	0.1	\$175.00	\$17.50	\$0.00	\$0.00	\$17.50	20
Outside Counsel	7/27/15	149.75	Part	Fountain, Martha v. Widovec, LLC 000008510001	Goffney Lewis Edwards, LLC	53	002015	Regina Hobbs Lewis	Senior Partner	1,250	Consultative (Other Outside Counsel)	Pre-Trial Planning and Motion	Telephone call to be scheduled for general conference regarding status of motion for continuance and theory of cross-defenses.	7/27/15	0.2	\$175.00	\$35.00	\$0.00	\$0.00	\$35.00	20
Outside Counsel	7/27/15	149.00	Part	Fountain, Martha v. Widovec, LLC 000008510001	Goffney Lewis Edwards, LLC	54	002015	Regina Hobbs Lewis	Senior Partner	1,100	Review/Analysis	Case Assessment, Development and Administration	Read memorandum prepared by Fred and Widovec to confirm Widovec's responsibility for maintenance of evidence of building building and parking lot, in response to call from counsel for general conference.	7/27/15	0.2	\$175.00	\$35.00	\$0.00	\$0.00	\$35.00	20

Outside Counsel	667715	14939	Paid	Forstner, Martha v Wideman, LLC 003898610001	Gaffney Lewis Edwards, LLC	65	8/15/15	Randi Lynn Roberts	Junior Associate	1,120	Other	Case Assessment, Development and Administration	Continental position on the court roster to prepare for telephone conferencing with counsel for Tippam Polk	7/27/15	0.1	\$145.00	\$14.50	\$0.00	\$0.00	\$14.50	29
Outside Counsel	707716	14939	Paid	Forstner, Martha v Wideman, LLC 003898610001	Gaffney Lewis Edwards, LLC	66	8/15/15	Randi Lynn Roberts	Junior Associate	1,120	Other	Case Assessment, Development and Administration	Telephone call with counsel for Tippam Polk regarding need for a conference call with all parties to discuss Continental Scheduling Order.	7/27/15	0.1	\$145.00	\$14.50	\$0.00	\$0.00	\$14.50	29
Outside Counsel	707715	14939	Paid	Forstner, Martha v Wideman, LLC 003898610001	Gaffney Lewis Edwards, LLC	67	8/15/15	Randi Lynn Roberts	Junior Associate	1,120	Other	Case Assessment, Development and Administration	Draft and send email to involved parties regarding the need for a conference call to discuss the roster and need for a Scheduling Conference Order.	7/27/15	0.3	\$145.00	\$43.50	\$0.00	\$0.00	\$43.50	29
Outside Counsel	707715	14939	Paid	Forstner, Martha v Wideman, LLC 003898610001	Gaffney Lewis Edwards, LLC	68	8/15/15	Randi Lynn Roberts	Junior Associate	1,120	Other	Case Assessment, Development and Administration	Telephone call with counsel for Tippam Polk regarding a Continental Scheduling Order. Draft and send email to involved parties and need for a Scheduling Conference Order.	7/27/15	0.4	\$145.00	\$58.00	\$0.00	\$0.00	\$58.00	29
Outside Counsel	707715	14939	Paid	Forstner, Martha v Wideman, LLC 003898610001	Gaffney Lewis Edwards, LLC	69	8/15/15	Randi Lynn Roberts	Junior Associate	1,120	Other	Case Assessment, Development and Administration	Draft email from counsel for Tippam Polk regarding the need for water and agreement to a Continental Scheduling Order.	7/27/15	0.2	\$145.00	\$14.50	\$0.00	\$0.00	\$14.50	29
Outside Counsel	707715	14939	Paid	Forstner, Martha v Wideman, LLC 003898610001	Gaffney Lewis Edwards, LLC	70	8/15/15	Randi Lynn Roberts	Junior Associate	1,120	Other	Final Pleadings and Motions	Drafting Consent Scheduling Order.	7/27/15	0.2	\$145.00	\$14.50	\$0.00	\$0.00	\$14.50	29
Outside Counsel	707715	14939	Paid	Forstner, Martha v Wideman, LLC 003898610001	Gaffney Lewis Edwards, LLC	71	8/15/15	Randi Lynn Roberts	Junior Associate	1,120	Other	Final Pleadings and Motions	Complete final work on Consent Scheduling Order.	7/27/15	0.3	\$145.00	\$14.50	\$0.00	\$0.00	\$14.50	29
Outside Counsel	707715	14939	Paid	Forstner, Martha v Wideman, LLC 003898610001	Gaffney Lewis Edwards, LLC	72	8/15/15	Randi Lynn Roberts	Junior Associate	1,120	Other	Final Pleadings and Motions	Final work on consent order with attached Consent Scheduling Order.	7/27/15	0.2	\$145.00	\$14.50	\$0.00	\$0.00	\$14.50	29
Outside Counsel	707715	14939	Paid	Forstner, Martha v Wideman, LLC 003898610001	Gaffney Lewis Edwards, LLC	73	8/15/15	Randi Lynn Roberts	Junior Associate	1,120	Other	Case Assessment- Development and Administration	Draft and send status email to client regarding the case and concerning trial.	7/27/15	0.5	\$145.00	\$72.50	\$0.00	\$0.00	\$72.50	29
Outside Counsel	707715	14939	Paid	Forstner, Martha v Wideman, LLC 003898610001	Gaffney Lewis Edwards, LLC	74	8/15/15	Randi Lynn Roberts	Junior Associate	1,120	Other	Case Assessment Development and Administration	Attend case file to determine need for a copy of the certified return of trial and release.	7/27/15	0.3	\$145.00	\$43.50	\$0.00	\$0.00	\$43.50	29
Outside Counsel	707715	14939	Paid	Forstner, Martha v Wideman, LLC 003898610001	Gaffney Lewis Edwards, LLC	75	8/15/15	Randi Lynn Roberts	Junior Associate	1,120	Other	Case Assessment, Development and Administration	Telephone call with client regarding the case status and pretrial report.	7/27/15	0.5	\$145.00	\$72.50	\$0.00	\$0.00	\$72.50	29
Outside Counsel	707715	14939	Paid	Forstner, Martha v Wideman, LLC 003898610001	Gaffney Lewis Edwards, LLC	76	8/15/15	Randi Lynn Roberts	Junior Associate	1,120	Other	Case Assessment, Development and Administration	Draft email from Sheryl regarding the requirements of the pretrial report.	7/27/15	0.1	\$145.00	\$14.50	\$0.00	\$0.00	\$14.50	29

612

Administrative
Support
Provided
Concerning
Various Matters
are not
comprehensible.
This letter is
undecipherable
and you
should be
opposed a copy
of the letter
should be
attached to the
original

Outside Counsel	70715	14926	Part	Franklin Martin v Whiteco, LLC 00309810001	Gaffney Lewis Edwards, LLC	77	012715	Randi Lynn Roberts	Junior Associate	1,120	Other	Case Assessment Development and Administration	Read and analyze draft title block for Steve Hunt regarding TD Barter regarding TD Properties and related documents.	70715	0.5	\$145.00	\$0.00	\$0.00	\$0.00	\$45.00	20	
Outside Counsel	70715	14039	Part	Franklin Martin v Whiteco, LLC 00309810001	Gaffney Lewis Edwards, LLC	78	012715	Randi Lynn Roberts	Junior Associate	1,170	Other	Case Assessment Development and Administration	Telephone call with Ted Clark regarding TD Barter Properties and related documents and upcoming trial.	70715	0.6	\$145.00	\$50.00	\$0.00	\$0.00	\$45.00	20	
Outside Counsel	70715	14934	Part	Franklin Martin v Whiteco, LLC 00309810001	Gaffney Lewis Edwards, LLC	79	012715	Randi Lynn Roberts	Junior Associate	1,250	Other	Pre-Trial Proceedings and Motions	Assten opposing counsel and co-defendants' requests responses to email with attached Common Rehearing Order to attorneys used to file motion to discontinue in the litigation.	70715	0.9	\$145.00	\$45.00	\$0.00	\$0.00	\$45.00	20	
Outside Counsel	70715	14039	Part	Franklin Martin v Whiteco, LLC 00309810001	Gaffney Lewis Edwards, LLC	80	012715	Randi Lynn Roberts	Junior Associate	1,120	Other	Case Assessment Development and Administration	Telephone call with Steve Roberts regarding his theory of opposing Ted Clark as a individual defendant in the action.	70715	0.5	\$145.00	\$75.00	\$0.00	\$0.00	\$70.00	20	
Outside Counsel	70715	14939	Part	Franklin Martin v Whiteco, LLC 00309810001	Gaffney Lewis Edwards, LLC	81	012715	Randi Lynn Roberts	Junior Associate	1,250	Other	Pre-Trial Proceedings and Motions	Drafting Motion for Continuance and Entry of Subpoena Order.	70715	0.9	\$145.00	\$100.00	\$0.00	\$0.00	\$100.00	20	
Outside Counsel	70715	14939	Part	Franklin Martin v Whiteco, LLC 00309810001	Gaffney Lewis Edwards, LLC	82	012715	Randi Lynn Roberts	Junior Associate	1,350	Other	Discovery	Send Third Party Discovery Topics Polls Action to Clark pertaining to his subpoena for documents to TD Barter Properties.	70715	0.1	\$145.00	\$14.50	\$0.00	\$0.00	\$14.50	20	
Outside Counsel	70715	14939	Part	Franklin Martin v Whiteco, LLC 00309810001	Gaffney Lewis Edwards, LLC	83	012715	Randi Lynn Roberts	Junior Associate	1,350	Other	Pre-Trial Proceedings and Motions	Draft of case and be filed regarding the admissions of Lorraine A. Mulvaney Commission and Entry of Subpoena Order.	70715	0.5	\$145.00	\$20.00	\$0.00	\$0.00	\$20.00	20	
Outside Counsel	70715	14939	Part	Franklin Martin v Whiteco, LLC 00309810001	Gaffney Lewis Edwards, LLC	84	012715	Randi Lynn Roberts	Junior Associate	1,120	Other	Case Assessment Development and Administration	Read and analyze Ted Clark's responses prior to hearing and schedule motions to prepare for conference call with Clark, McCarty.	70715	0.4	\$145.00	\$72.50	\$0.00	\$0.00	\$72.50	20	
Outside Counsel	70715	14939	Part	Franklin Martin v Whiteco, LLC 00309810001	Gaffney Lewis Edwards, LLC	85	012715	Randi Lynn Roberts	Junior Associate	1,150	Other	Case Assessment Development and Administration	Telephone call to Clark McCarty regarding the use of Steve Hunt as an expert.	70715	0.3	\$145.00	\$43.50	\$0.00	\$0.00	\$43.50	20	
Outside Counsel	70715	14939	Part	Franklin Martin v Whiteco, LLC 00309810001	Gaffney Lewis Edwards, LLC	86	022715	Randi Lynn Roberts	Junior Associate	1,300	Other	Discovery	Telephone call to Ted Barter regarding documents subpoenaed by Tippias Pele from his company, TD Barter Properties.	70715	0.2	\$145.00	\$29.00	\$0.00	\$0.00	\$29.00	20	
Outside Counsel	70715	14938	Part	Franklin Martin v Whiteco, LLC 00309810001	Gaffney Lewis Edwards, LLC	87	022715	Randi Lynn Roberts	Junior Associate	1,120	Other	Case Assessment Development and Administration	Conference call with Clark McCarty regarding his case strategy prior to scheduling of counsel as well as potential third party witnesses used Tippias Pele in case.	70715	0	\$145.00	\$145.00	\$0.00	\$145.00	\$0.00	20	30-Minute Pre-Preparation of
Outside Counsel	70715	14938	Part	Franklin Martin v Whiteco, LLC 00309810001	Gaffney Lewis Edwards, LLC	88	022715	Randi Lynn Roberts	Junior Associate	1,120	Other	Case Assessment Development and Administration	Read and analyze affidavits of Steve Hunt as to credibility defenses and file affidavits regarding Tippias Pele as general contractor.	70715	0.1	\$145.00	\$15.50	\$0.00	\$0.00	\$15.50	20	
Outside Counsel	70715	14938	Part	Franklin Martin v Whiteco, LLC 00309810001	Gaffney Lewis Edwards, LLC	89	022715	Randi Lynn Roberts	Junior Associate	1,300	Other	Discovery	Attend call in to determine Affidavit of Steve Hunt, about affidavits, was produced in 88 parties in prior discovery responses or if further supplemental discovery responses are necessary.	70715	0.2	\$145.00	\$20.00	\$0.00	\$0.00	\$20.00	20	

Outside Counsel	707715	14930	Paid	Fountain, Martha v. Williams, LLC 003028810001	Gaffney Lewis Edwards, LLC	00	002515	Randi Lynn Roberts	Junior Associate
Outside Counsel	707715	14931	Paid	Fountain, Martha v. Williams, LLC 003028810001	Gaffney Lewis Edwards, LLC	00	002515	Randi Lynn Roberts	Junior Associate
Outside Counsel	707715	14932	Paid	Fountain, Martha v. Williams, LLC 003028810001	Gaffney Lewis Edwards, LLC	00	002515	Randi Lynn Roberts	Junior Associate
Outside Counsel	707715	14933	Paid	Fountain, Martha v. Williams, LLC 003028810001	Gaffney Lewis Edwards, LLC	00	002515	Randi Lynn Roberts	Junior Associate
Outside Counsel	707715	14934	Paid	Fountain, Martha v. Williams, LLC 003028810001	Gaffney Lewis Edwards, LLC	00	002515	Randi Lynn Roberts	Junior Associate
Outside Counsel	707715	14935	Paid	Fountain, Martha v. Williams, LLC 003028810001	Gaffney Lewis Edwards, LLC	00	002515	Randi Lynn Roberts	Junior Associate
Outside Counsel	707715	14936	Paid	Fountain, Martha v. Williams, LLC 003028810001	Gaffney Lewis Edwards, LLC	00	002515	Randi Lynn Roberts	Junior Associate
Outside Counsel	707715	14937	Paid	Fountain, Martha v. Williams, LLC 003028810001	Gaffney Lewis Edwards, LLC	00	002515	Randi Lynn Roberts	Junior Associate
Outside Counsel	707715	14938	Paid	Fountain, Martha v. Williams, LLC 003028810001	Gaffney Lewis Edwards, LLC	00	002515	Randi Lynn Roberts	Junior Associate

L120	Other	Case Assessment, Development and Administration	Read and answer discovery responses to determine whether a certificate of occupancy was produced for purposes a potential waste of repose defense from Tripsa Park.	7/27/15	0.5	\$145.00	\$87.50	\$0.00	\$0.00	\$67.50	20
L122	Other	Case Assessment, Development and Administration	Read and answer Ted Bader's deposition transcript to determine whether he possessed a certificate of occupancy at provided a date of occupancy in order to assert arguments against a potential waste of repose defense by Tripsa Park.	7/27/15	0.2	\$145.00	\$43.50	\$0.00	\$0.00	\$43.50	20
L120	Other	Case Assessment, Development and Administration	Research case law and statutory law regarding status of Dependent and status of Jurators and possible arguments in favor of Defendant Williams.	7/27/15	0.3	\$145.00	\$43.50	\$0.00	\$0.00	\$43.50	20
L200	Other	Pre-Trial Proceedings and Motions	Conduct final affidavit for Dependent Jurators and Entry of Scheduling Order.	7/27/15	0.5	\$105.00	\$07.50	\$0.00	\$0.00	\$27.50	20
L100	Other	Pre-Trial Proceedings and Motions	Call from counsel on Court's conference proposed conference scheduling next present submission Plaintiff's claim against Defendants and discuss needs to complete pending responses.	7/27/15	0.5	\$105.00	\$27.50	\$0.00	\$0.00	\$27.50	20
L750	Administrative Other Services	Discovery	Conduct final communication to Dependent Jurators regarding final scheduling order for Dependent Jurators. Scheduling order to be made case around the July 31th deadline of court.	7/27/15	0.2	\$105.00	\$17.50	\$0.00	\$0.00	\$17.50	20
L110	Research/Analysis	Case Assessment, Development and Administration	Read and summarize Dependent Jurators transcript of Plaintiff's proposed hearing procedure on jurisdiction for Dependent Jurators.	7/27/15	0.2	\$175.00	\$38.50	\$0.00	\$0.00	\$38.50	20
L122	Other	Case Assessment, Development and Administration	Email to Edward Cole regarding call from counsel for Dependent Jurators, status of case, and analysis.	7/27/15	0.0	\$175.00	\$0.00	\$0.00	\$0.00	\$0.00	20
L200	Other	Pre-Trial Proceedings and Motions	Answer Judge Bader's oral orders to prepare to conduct hearing regarding Defendant's Motion for Dependent Jurators.	7/27/15	0.1	\$145.00	\$14.50	\$0.00	\$0.00	\$14.50	20
L200	Other	Pre-Trial Proceedings and Motions	Telephone call with Judge Bader's office to determine status of Defendant's Motion for Dependent Jurators.	7/27/15	0.2	\$145.00	\$14.50	\$0.00	\$0.00	\$29.00	20
L120	Other	Case Assessment, Development and Administration	Telephone call to Ted Bader regarding the Certificate of Occupancy.	7/27/15	0.1	\$145.00	\$14.50	\$0.00	\$0.00	\$14.50	20

Outside Counsel	70715	14574	Paid	Fountain Media v. Williams, LLC 00380810001	Geoffrey Lewis Edwards, LLC	101	60715	Rachel Lynn Roberts	Junior Associate	1102	Other	Case Assessment/Development and Administration	Review and analyze public filings to determine if Topics P, Inc. raised status of litigation or status of limitations as affirmative defenses.	7/27/15	0.3	\$145.00	\$73.50	\$0.00	\$0.00	\$73.50	20
Outside Counsel	60715	14914	Paid	Fountain Media v. Williams, LLC 00380810001	Geoffrey Lewis Edwards, LLC	102	60715	Lisa Ellen Bagley	Senior Associate	1104	Other	Final Filings/Initial Notices	Draft with counsel of Defendant Petition in potential class certification with notice in Motion for Continuance and Entry of Scheduling Order.	7/27/15	0.2	\$145.00	\$31.00	\$0.00	\$0.00	\$31.00	20
Outside Counsel	70715	14556	Paid	Fountain Media v. Williams, LLC 00380810001	Geoffrey Lewis Edwards, LLC	103	60715	Regina Judith Lewis	Senior Associate	1109	Other	Discovery	Review and summarize latest witness deposition transcripts in preparation for scheduled oral testimony deposition. Prepare and deposition of Plaintiff's Claims Examiner.	7/27/15	1.0	\$172.00	\$112.00	\$0.00	\$0.00	\$112.00	20
Outside Counsel	70715	14626	Paid	Fountain Media v. Williams, LLC 00380810001	Geoffrey Lewis Edwards, LLC	104	60715	Rachel Lynn Roberts	Senior Associate	1120	Other	Case Assessment/Development and Administration	Conference call with Client/Client regarding litigation strategy prior to submission of counsel as well as potential third party claims that Topics P, Inc. may raise.	7/27/15	0	\$145.00	\$145.00	\$0.00	\$145.00	\$0.00	20
Outside Counsel	70715	14605	Yes	Fountain Media v. Williams, LLC 00380810001	Geoffrey Lewis Edwards, LLC	105	60715		Other	6117	Expense	Expense	Debit card - Howard County Bank of Cash - Multiple transactions - \$140.00	7/27/15	1	\$140.00	\$25.00	\$0.00	\$0.00	\$25.00	21
Outside Counsel	60715	14670-01	Paid	Fountain Media v. Williams, LLC 00380810001	Geoffrey Lewis Edwards, LLC	1	60715	Robert L. Baker	Junior Associate	1110	Review/Analyze	Case Assessment/Development and Administration	Review and begin evaluation of new assignment for materials and documents to determine relevant claims for information, discovery, and litigation purposes and identify applicable laws/potential issues.	6/24/15	1.1	\$145.00	\$150.00	\$0.00	\$0.00	\$150.00	20
Outside Counsel	60715	14670-01	Paid	Fountain Media v. Williams, LLC 00380810001	Geoffrey Lewis Edwards, LLC	2	60715	Victoria L. Baker	Paralegal	1111	Review/Analyze	Case Assessment/Development and Administration	Review newly acquired the materials and documents to determine status of claims and identify discovery request needs to determine if relevant responsive materials and documents exist/are relevant to case on merits level.	6/24/15	0.5	\$45.00	\$90.00	\$0.00	\$0.00	\$90.00	20
Outside Counsel	60715	14670-01	Paid	Fountain Media v. Williams, LLC 00380810001	Geoffrey Lewis Edwards, LLC	3	60715	Victoria L. Baker	Paralegal	1116	Draft/Review	Final Filings/Initial Notices	Prepare final Consent Order and Notice for Distribution of Counsel for all Defendants.	6/24/15	0.2	\$45.00	\$17.00	\$0.00	\$0.00	\$17.00	20
Outside Counsel	60715	14670-01	Paid	Fountain Media v. Williams, LLC 00380810001	Geoffrey Lewis Edwards, LLC	4	60715	Victoria L. Baker	Paralegal	1118	Draft/Review	Final Filings/Initial Notices	Draft correspondence to final administrative Judge David Saly regarding proposed Discovery Order and Subpoenas of Counsel for Defendants on approval and submitted to Howard County.	6/24/15	0.2	\$45.00	\$17.00	\$0.00	\$0.00	\$17.00	20
Outside Counsel	60715	14670-01	Paid	Fountain Media v. Williams, LLC 00380810001	Geoffrey Lewis Edwards, LLC	5	60715	Victoria L. Baker	Paralegal	1120	Review/Analyze	Discovery	Continue drafting the materials and contents of pleadings and discovery requests in which claim sought to determine whether defendant's modification records.	6/24/15	1.8	\$85.00	\$153.00	\$0.00	\$0.00	\$153.00	20

Outside Counsel	5/22/15	14670-D1	Part	Fordice, Maria v. Wilcox, LLC (00395610001)	Gaffney Lewis Edwards, LLC	6	5/22/15	Robert C. Blain	Junior Associate	1199	Communicate (Other Outside Counsel)	Case Assessment, Development and Administration	Telephone call with former counsel (Dr. Wally) seeking case status, reviewing notes on ongoing proceedings of counsel, read and begin formulation of documents proposed to date to attorney retained (submitted and determine remaining discovery and next steps to move case forward)	0/24/15	0.0	\$145.00	\$37.00	\$0.00	\$0.00	\$87.00	20
Outside Counsel	5/22/15	14670-D1	Part	Fordice, Maria v. Wilcox, LLC (00395610001)	Gaffney Lewis Edwards, LLC	7	5/22/15	Victoria L. Baker	Paralegal	1199	Review/Analyze	Discovery	Read and begin formulation of documents proposed to date to attorney retained (submitted and determine remaining discovery and next steps to move case forward)	0/24/15	1.0	\$85.00	\$110.00	\$0.00	\$0.00	\$110.00	20
Outside Counsel	5/22/15	14670-D1	Part	Fordice, Maria v. Wilcox, LLC (00395610001)	Gaffney Lewis Edwards, LLC	6	5/22/15	Victoria L. Baker	Paralegal	1199	Review/Analyze	Discovery	View and analyze notes description of case, read briefly relating to relevant information to issues of Plaintiff and prepare continuing investigation and discovery and additional representation.	0/24/15	1.0	\$85.00	\$110.00	\$0.00	\$0.00	\$110.00	20
Outside Counsel	5/22/15	14670-D1	Part	Fordice, Maria v. Wilcox, LLC (00395610001)	Gaffney Lewis Edwards, LLC	8	5/22/15	Robert C. Blain	Junior Associate	1199	Communicate (Other Outside Counsel)	Pre-Trial Pleadings and Motions	Telephone call to Plaintiff's counsel regarding offer letter of process.	0/24/15	0.1	\$145.00	\$145.00	\$0.00	\$0.00	\$145.00	20
Outside Counsel	5/22/15	14670-D1	Part	Fordice, Maria v. Wilcox, LLC (00395610001)	Gaffney Lewis Edwards, LLC	8	5/22/15	Robert C. Blain	Junior Associate	1199	Communicate (With Client)	Pre-Trial Pleadings and Motions	Telephone call to Plaintiff's counsel regarding joint status of counsel and take notes regarding same (this regarding preparation of proposed Pre-trial motion and Plaintiff's Brief).	0/24/15	0.0	\$145.00	\$145.00	\$0.00	\$0.00	\$145.00	20
Outside Counsel	5/22/15	14670-D1	Part	Fordice, Maria v. Wilcox, LLC (00395610001)	Gaffney Lewis Edwards, LLC	11	5/22/15	Robert C. Blain	Senior Associate	1120	Communicate (With Client)	Case Assessment, Development and Administration	Telephone call to Plaintiff's counsel regarding Plaintiff's Motion for Summary Judgment.	0/24/15	0.1	\$145.00	\$145.00	\$0.00	\$0.00	\$145.00	20
Outside Counsel	5/22/15	14670-D1	Part	Fordice, Maria v. Wilcox, LLC (00395610001)	Gaffney Lewis Edwards, LLC	10	5/22/15	Robert C. Blain	Senior Associate	1199	Communicate (With Client)	Case Assessment, Development and Administration	Pre-trial motion and Plaintiff's Brief regarding potential conflict of interest.	0/24/15	0.0	\$145.00	\$145.00	\$0.00	\$0.00	\$145.00	20
Outside Counsel	5/22/15	14670-D1	Part	Fordice, Maria v. Wilcox, LLC (00395610001)	Gaffney Lewis Edwards, LLC	13	5/22/15	Other	Other	1117	Expense	Expense	Court fees - Removal County Clerk of Court - Courtwork fees: \$1,000.00 of Counsel for Defendants - \$1,000.00	0/24/15	1	\$25.00	\$25.00	\$0.00	\$0.00	\$25.00	21
Outside Counsel	5/22/15	14670-D1	Part	Fordice, Maria v. Wilcox, LLC (00395610001)	Gaffney Lewis Edwards, LLC	14	5/22/15	Other	Other	1113	Expense	Expense	Deposition court reporter - \$1,000.00 - Invoice #150789 - sum of all records and file materials to date.	0/24/15	1	\$25.00	\$25.00	\$0.00	\$0.00	\$25.00	21
Outside Counsel	5/26/15	3826	Part	CL 00395610001 INTERIM INVOICE	Kelley Law Firm, LLC	1	1/29/15	Robert D. Walz	Senior Partner	1120	Communicate (With Client)	Case Assessment, Development and Administration	Communicate re: offer outside counsel (Telephone conference with counsel for consolidated Adm. Table re: Dis. Settlement, Analysis/Strategy, Communication strategy outside counsel)	0/24/15	0.0	\$125.00	\$75.00	\$0.00	\$0.00	\$75.00	20
Outside Counsel	5/29/15	3826	Part	CL 00395610001 INTERIM INVOICE	Kelley Law Firm, LLC	2	2/26/15	Robert D. Walz	Senior Partner	1120	Communicate (Other Outside Counsel)	Case Assessment, Development and Administration	Communicate re: offer outside counsel (Correspondence with and between all parties re: Mediation process Settlement/Resolution ADR, ADR, Communication (offer outside counsel)	0/24/15	0.0	\$25.00	\$17.50	\$0.00	\$1.12	\$36.38	20
Outside Counsel	5/29/15	3826	Part	CL 00395610001 INTERIM INVOICE	Kelley Law Firm, LLC	3	2/26/15	Robert D. Walz	Paralegal	1120	Communicate (Other Outside Counsel)	Case Assessment, Development and Administration	Communicate (offer outside counsel) with Plaintiff's counsel regarding Plaintiff's Settlement/Resolution ADR, ADR, Communication (offer outside counsel)	0/24/15	0	\$25.00	\$0.00	\$0.00	\$0.00	\$0.00	20

Administrative Support Functions Scheduling Task

617

Outside Counsel	Invoice No.	Date	Type	Invoice Description	Client	Invoice No.	Invoice Date	Invoice Description	Case No.	Case Name	Case Description	Hours	Rate	Amount	Disbursements	Other	Total	Comments	
Outside Counsel	52215	3/28	Paid	LI 00368810001 INTERIM INVOICE	Kennedy Law Firm, LLC	4	3/22/15	Susan Crowl Paralegal	L188	Communicate (With Client)	Case Assessment, Development and Administration	6/21/15	0	\$80.00	\$0.00	\$0.00	\$0.00	IA-Administrative Support: Purchasing, Scheduling, Book-keeping, e-mail support	
Outside Counsel	52215	3/28	Paid	CI 00368810001 INTERIM INVOICE	Kennedy Law Firm, LLC	5	3/22/15	Sharon Crowl Paralegal	L189	Communicate (With Client/Counsel)	Case Assessment, Development and Administration	6/21/15	8	\$65.00	\$19.50	\$0.00	\$70.50	IA-Administrative Support: Purchasing, Scheduling, Book-keeping, e-mail support	
Outside Counsel	52215	3/28	Paid	CI 00368810001 INTERIM INVOICE	Kennedy Law Firm, LLC	6	3/22/15	Sharon Crowl Paralegal	L190	Communicate (With Client)	Case Assessment, Development and Administration	6/21/15	0	\$80.00	\$0.00	\$0.00	\$0.00	IA-Administrative Support: Purchasing, Scheduling, Book-keeping, e-mail support	
Outside Counsel	52215	3/28	Paid	CI 00368810001 INTERIM INVOICE	Kennedy Law Firm, LLC	7	3/22/15	Sharon Crowl Paralegal	L191	Communicate (With Client/Counsel)	Case Assessment, Development and Administration	6/21/15	11	\$65.00	\$0.00	\$0.00	\$65.00	IA-Administrative Support: Purchasing, Scheduling, Book-keeping, e-mail support	
Outside Counsel	52215	3/28	Paid	CI 00368810001 INTERIM INVOICE	Kennedy Law Firm, LLC	8	3/22/15	Sharon Crowl Paralegal	L192	Communicate (With Client)	Case Assessment, Development and Administration	6/21/15	0	\$60.00	\$0.00	\$0.00	\$0.00	IA-Administrative Support: Purchasing, Scheduling, Book-keeping, e-mail support	
Outside Counsel	52215	3/28	Paid	CI 00368810001 INTERIM INVOICE	Kennedy Law Firm, LLC	9	3/22/15	Robert D. Watz Senior Partner	L193	Review/Analyze	Case Assessment, Development and Administration	6/21/15	1.2	\$125.00	\$150.00	\$0.00	\$45.00	\$165.00	09
Outside Counsel	52215	3/28	Paid	CI 00368810001 INTERIM INVOICE	Kennedy Law Firm, LLC	10	3/22/15	Robert D. Watz Senior Partner	L194	Review/Analyze	Case Assessment, Development and Administration	6/21/15	2.1	\$125.00	\$262.50	\$0.00	\$75.00	\$294.00	23
Outside Counsel	52215	3/28	Paid	CI 00368810001 INTERIM INVOICE	Kennedy Law Firm, LLC	11	3/22/15	Robert D. Watz Senior Partner	L195	Review/Analyze	Case Assessment, Development and Administration	6/21/15	1.6	\$125.00	\$200.00	\$0.00	\$0.00	\$199.20	20
Outside Counsel	52215	3/28	Paid	CI 00368810001 INTERIM INVOICE	Kennedy Law Firm, LLC	12	3/22/15	Robert D. Watz Senior Partner	L196	Appeal/Further	Case Assessment, Development and Administration	6/21/15	5.7	\$125.00	\$712.50	\$0.00	\$21.00	\$733.50	20
Outside Counsel	52215	3/28	Paid	CI 00368810001 INTERIM INVOICE	Kennedy Law Firm, LLC	13	3/22/15	Robert D. Watz Senior Partner	L197	Review/Analyze	Case Assessment, Development and Administration	6/21/15	2.2	\$125.00	\$275.00	\$0.00	\$0.00	\$275.00	20
Outside Counsel	52215	3/28	Paid	Multi-Party v. Western LLC et al. NO. 00368810001	McGuire, Clark & W., PC	1	3/22/15	Clara W. McGuire Senior Partner	L198	Review/Analyze	Case Assessment, Development and Administration	6/21/15	1	\$85.00	\$85.00	\$0.00	\$0.00	\$85.00	20

Outside Counsel	1/28/15	24113	Paid	Martha Fountain v. Wabicon LLC (Case No. 00329681001)	McCarty, Clark W., III PC	3	32214	Clark W. McCarty	Senior Partner	1130	Review/Analysis	Pre-Trial Meetings and Motions	Receipt and review of Fourth Party Defendants' Notice of Motion and Motion for Summary Judgment in matter	2/19/15	0.2	\$64.00	\$16.00	\$0.00	\$0.00	\$16.00	20	
Outside Counsel	1/28/15	24112	Paid	Martha Fountain v. Wabicon LLC (Case No. 00329681001)	McCarty, Clark W., III PC	3	32214	Clark W. McCarty	Senior Partner	1130	Meetings	Pre-Trial Meetings and Motions	Preparation and review of correspondence for Judge regarding Third Party Defendants and Fourth Party Defendants' Motion for Summary Judgment and Motion to Revers in matter	2/19/15	0.4	\$64.00	\$68.00	\$0.00	\$0.00	\$18.00	24	
Outside Counsel	1/28/15	24119	Paid	Martha Fountain v. Wabicon LLC (Case No. 00329681001)	McCarty, Clark W., III PC	4	32214	Clark W. McCarty	Senior Partner	1130	Communicate (With Client)	Discovery	Telephone conference with Mr. Burton to schedule deposition	2/19/15	0.1	\$32.00	\$0.00	\$0.00	\$0.00	\$0.00	21	
Outside Counsel	1/28/15	24110	Paid	Martha Fountain v. Wabicon LLC (Case No. 00329681001)	McCarty, Clark W., III PC	5	32214	Clark W. McCarty	Senior Partner	1130	Legal Research	Case Assessment, Development and Administration	Preparation of subject interviews with respect to witness, Steve Hunt, in relation and conference with Mr. Hunt regarding proposed Affidavit for matter	2/19/15	3.4	\$95.00	\$323.00	\$0.00	\$0.00	\$18.00	\$323.00	26
Outside Counsel	1/28/15	24111	Paid	Martha Fountain v. Wabicon LLC (Case No. 00329681001)	McCarty, Clark W., III PC	6	32214	Clark W. McCarty	Senior Partner	1130	Communicate (With Client)	Discovery	Telephone conference with Mr. Burton regarding deposition of subject witnesses and production of discoverable documents in the matter	2/19/15	0.3	\$64.00	\$16.00	\$0.00	\$0.00	\$16.00	26	
Outside Counsel	1/28/15	24112	Paid	Martha Fountain v. Wabicon LLC (Case No. 00329681001)	McCarty, Clark W., III PC	7	32214	Clark W. McCarty	Senior Partner	1130	Plan and Prepare For	Discovery	Prepare and review correspondence to Mr. McCarty and Mr. Edwards regarding Contribution Agreement	2/19/15	0.1	\$64.00	\$26.00	\$0.00	\$0.00	\$26.00	20	
Outside Counsel	1/28/15	24114	Paid	Martha Fountain v. Wabicon LLC (Case No. 00329681001)	McCarty, Clark W., III PC	8	32214	Clark W. McCarty	Senior Partner	1130	Communicate (With External)	Discovery	Telephone conference with counsel to review regarding production of documents in matter for matter	2/19/15	0.2	\$32.00	\$16.00	\$0.00	\$0.00	\$16.00	20	
Outside Counsel	1/28/15	24115	Paid	Martha Fountain v. Wabicon LLC (Case No. 00329681001)	McCarty, Clark W., III PC	9	32214	Clark W. McCarty	Senior Partner	1130	Plan and Prepare For	Discovery	Preparation and review of correspondence re control of record regarding production of documents in matter	2/19/15	0.3	\$64.00	\$26.00	\$0.00	\$0.00	\$26.00	20	
Outside Counsel	1/28/15	24113	Paid	Martha Fountain v. Wabicon LLC (Case No. 00329681001)	McCarty, Clark W., III PC	10	32214	Clark W. McCarty	Senior Partner	1130	Communicate (With External)	Case Assessment, Development and Administration	Telephone conference with Mr. Hunt regarding additional review of matter and proposed Affidavit for matter	2/19/15	0.2	\$64.00	\$16.00	\$0.00	\$0.00	\$16.00	20	
Outside Counsel	1/28/15	24114	Paid	Martha Fountain v. Wabicon LLC (Case No. 00329681001)	McCarty, Clark W., III PC	11	32214	Clark W. McCarty	Senior Partner	1130	Review/Analysis	Case Assessment, Development and Administration	Receipt and review of correspondence from Mr. Hunt dated March 26, 2014 with additional exhibits established by American National Standard for buildings and structures	2/19/15	0.2	\$32.00	\$26.00	\$0.00	\$0.00	\$26.00	21	
Outside Counsel	1/28/15	24111	Paid	Martha Fountain v. Wabicon LLC (Case No. 00329681001)	McCarty, Clark W., III PC	12	32214	Clark W. McCarty	Senior Partner	1130	Communicate (With External)	Case Assessment, Development and Administration	Telephone conference with Mr. Hunt regarding revisions to proposed Affidavit for matter and proposed review of Contribution Agreement in matter	2/19/15	0.3	\$64.00	\$26.00	\$0.00	\$0.00	\$26.00	21	
Outside Counsel	1/28/15	24112	Paid	Martha Fountain v. Wabicon LLC (Case No. 00329681001)	McCarty, Clark W., III PC	13	32214	Clark W. McCarty	Senior Partner	1130	Plan and Prepare For	Case Assessment, Development and Administration	Preparation and review of correspondence to Judge Diaz regarding Affidavit of Mr. Hunt, original deposition of Mr. Hunt and preparation for Motion for hearing of matter	2/19/15	0.3	\$64.00	\$26.00	\$0.00	\$0.00	\$26.00	21	

Outside Counsel	1/28/15	24113	PAID	Marta Fountain v. Wilkove LLC (Case No. 0038881001)	McCants, Clark W., III, PC	16	3/25/14	Clarke W. McCants	Senior Partner	L240	Review/Analyze	Pre-Trial Proceedings and Motions	Receipt and review of correspondence from Mr. Edwards dated March 26, 2014 regarding hearing for motions for summary judgment in matter	2/18/15	0.2	\$95.00	\$18.00	\$0.00	\$0.00	\$18.00	20
Outside Counsel	1/28/15	24113	PAID	Marta Fountain v. Wilkove LLC (Case No. 0038881001)	McCants, Clark W., III, PC	16	3/31/14	Clarke W. McCants	Senior Partner	L240	Review/Analyze	Pre-Trial Proceedings and Motions	Receipt and review of Notice of Motion and Motion to Sever presented by counsel for Plaintiff	2/18/15	0.3	\$95.00	\$38.50	\$0.00	\$0.00	\$38.50	20
Outside Counsel	1/28/15	24113	PAID	Marta Fountain v. Wilkove LLC (Case No. 0038881001)	McCants, Clark W., III, PC	16	3/16/14	Clarke W. McCants	Senior Partner	L240	Review/Analyze	Pre-Trial Proceedings and Motions	Receipt and review of Notice of Motion and Motion to Sever forwarded by counsel for Plaintiff	2/18/15	6	\$45.00	\$28.50	\$0.00	\$24.00	\$0.00	20
Outside Counsel	1/28/15	24113	PAID	Marta Fountain v. Wilkove LLC (Case No. 0038881001)	McCants, Clark W., III, PC	17	4/1/14	Clarke W. McCants	Senior Partner	L240	Review/Analyze	Pre-Trial Proceedings and Motions	Additional review of Motions for Summary Judgment in matter and Motion to Sever in preparation for oral hearing in matter	2/18/15	0.4	\$95.00	\$16.00	\$0.00	\$0.00	\$16.00	20
Outside Counsel	1/28/15	24113	PAID	Marta Fountain v. Wilkove LLC (Case No. 0038881001)	McCants, Clark W., III, PC	18	4/1/14	Clarke W. McCants	Senior Partner	L210	Research	Pre-Trial Proceedings and Motions	Legal research regarding Equitable Indemnification and Right of Contribution among named parties in case	2/18/15	1	\$65.00	\$25.00	\$0.00	\$0.00	\$25.00	20
Outside Counsel	1/28/15	24113	PAID	Marta Fountain v. Wilkove LLC (Case No. 0038881001)	McCants, Clark W., III, PC	19	4/1/14	Clarke W. McCants	Senior Partner	L480	Plan and Prepare For	Trial Preparation and Trial	Preparation for hearings on Motions for Summary Judgment and Motions to Sever	2/18/15	1.2	\$65.00	\$14.00	\$0.00	\$0.00	\$14.00	20
Outside Counsel	1/28/15	24113	PAID	Marta Fountain v. Wilkove LLC (Case No. 0038881001)	McCants, Clark W., III, PC	20	4/2/14	Clarke W. McCants	Senior Partner	L480	Appear For/Attend	Trial Preparation and Trial	Appearance at Motions hearing before Judge Dierker in matter	2/18/15	1.2	\$75.00	\$36.00	\$0.00	\$0.00	\$36.00	20
Outside Counsel	1/28/15	24113	PAID	Marta Fountain v. Wilkove LLC (Case No. 0038881001)	McCants, Clark W., III, PC	21	4/2/14	Clarke W. McCants	Senior Partner	L150	Review/Analyze	Case Assessment, Development and Administration	Receipt and review of correspondence from Mr. Hunt dated March 26, 2014 regarding proposed Affidavit for Deposition	2/18/15	0.4	\$95.00	\$0.00	\$0.00	\$0.00	\$0.00	20
Outside Counsel	1/28/15	24113	PAID	Marta Fountain v. Wilkove LLC (Case No. 0038881001)	McCants, Clark W., III, PC	22	4/2/14	Clarke W. McCants	Senior Partner	L130	Review/Analyze	Case Assessment, Development and Administration	Receipt and review of correspondence from Mr. Hunt dated March 29, 2014 regarding proposed Affidavit for Deposition	2/18/15	0.3	\$95.00	\$26.00	\$0.00	\$0.00	\$26.00	20
Outside Counsel	1/28/15	24113	PAID	Marta Fountain v. Wilkove LLC (Case No. 0038881001)	McCants, Clark W., III, PC	23	4/16/14	Clarke W. McCants	Senior Partner	L380	Review/Analyze	Discovery	Receipt and review of correspondence from Mr. Hunt dated April 16, 2014 regarding proposed date deposition for matter	2/18/15	0.1	\$95.00	\$5.00	\$0.00	\$0.00	\$5.00	20
Outside Counsel	1/28/15	24113	PAID	Marta Fountain v. Wilkove LLC (Case No. 0038881001)	McCants, Clark W., III, PC	24	4/17/14	Clarke W. McCants	Senior Partner	L450	Review/Analyze	Discovery	Receipt and review of correspondence from Mr. Hunt regarding proposed date deposition for matter	2/18/15	0.1	\$95.00	\$5.00	\$0.00	\$0.00	\$5.00	20
Outside Counsel	1/28/15	24113	PAID	Marta Fountain v. Wilkove LLC (Case No. 0038881001)	McCants, Clark W., III, PC	25	4/17/14	Clarke W. McCants	Senior Partner	L330	Communicate (Other Client)	Discovery	Telephone conference with Mr. Baird regarding proposed date deposition for matter	2/18/15	0.2	\$95.00	\$10.00	\$0.00	\$0.00	\$10.00	20
Outside Counsel	1/28/15	24113	PAID	Marta Fountain v. Wilkove LLC (Case No. 0038881001)	McCants, Clark W., III, PC	27	4/16/14	Clarke W. McCants	Senior Partner	L330	Communicate (Other Client)	Discovery	Telephone conference with Mr. Baird regarding proposed date deposition for matter	2/18/15	0.1	\$95.00	\$4.00	\$0.00	\$0.00	\$4.00	20
Outside Counsel	1/28/15	24113	PAID	Marta Fountain v. Wilkove LLC (Case No. 0038881001)	McCants, Clark W., III, PC	28	4/16/14	Clarke W. McCants	Senior Partner	L330	Plan and Prepare For	Discovery	Preparation and review of correspondence regarding deposition of Mr. Borlin and Mr. Hunt and proposed date for matter	2/18/15	0.2	\$95.00	\$10.00	\$0.00	\$0.00	\$10.00	20

20 - Duplicate of identically appearing entries on L245

620

Outside Counsel	62918	24113	Paid	Martha Fountain v. Williams LLC Claim NO. 00398861001	McCants, Clark W., III, PC	39	402014	Clark W. McCants	Senior Partner	L240	Review/Analyze	Final Preparation and Trial	Receipt and review of correspondence from opposing counsel dated April 20, 2014, regarding proposed trial date for mediation and dispute resolution matter	2/19/15	0.1	\$92.00	\$0.00	\$0.00	\$0.00	\$9.00	20
Outside Counsel	62915	24113	Paid	Martha Fountain v. Williams LLC Claim NO. 00398861001	McCants, Clark W., III, PC	32	402014	Clark W. McCants	Senior Partner	L238	Plan and Prepare For	Trial Preparation and Trial	Preparation and review of correspondence regarding proposed reopening proposed Order of Continuance in the matter	2/19/15	0.3	\$98.00	\$0.00	\$0.00	\$0.00	\$29.00	20
Outside Counsel	62916	24113	Paid	Martha Fountain v. Williams LLC Claim NO. 00398861001	McCants, Clark W., III, PC	31	402014	Clark W. McCants	Senior Partner	L239	Review/Analyze	Discovery	Receipt and review of correspondence from Mr. Hill, expert witness, regarding additional investigation in matter and deposition in matter	2/19/15	0.1	\$99.00	\$0.00	\$0.00	\$0.00	\$8.00	20
Outside Counsel	62915	24113	Paid	Martha Fountain v. Williams LLC Claim NO. 00398861001	McCants, Clark W., III, PC	32	402014	Clark W. McCants	Senior Partner	L210	Review/Analyze	Pre-Trial Hearings and Motions	Receipt and review of correspondence from opposing counsel dated April 26, 2014, regarding Order of Continuance for matter	2/19/15	0.1	\$86.00	\$0.00	\$0.00	\$0.00	\$9.00	20
Outside Counsel	62916	24113	Paid	Martha Fountain v. Williams LLC Claim NO. 00398861001	McCants, Clark W., III, PC	30	402014	Clark W. McCants	Senior Partner	L230	Review/Analyze	Discovery	Receipt and review of correspondence from Mr. McLeod dated April 29, 2014, regarding deposition of Mr. Barber and representation of Fredo	2/19/15	0.1	\$95.00	\$0.00	\$0.00	\$0.00	\$9.00	20
Outside Counsel	62916	24113	Paid	Martha Fountain v. Williams LLC Claim NO. 00398861001	McCants, Clark W., III, PC	34	402014	Clark W. McCants	Senior Partner	L236	Plan and Prepare For	Discovery	Preparation and review of correspondence in supporting counsel regarding deposition of Mr. Barber and Rule 39(b)(1) representation in matter	2/19/15	0.2	\$95.00	\$19.00	\$0.00	\$0.00	\$19.00	20
Outside Counsel	62916	24113	Paid	Martha Fountain v. Williams LLC Claim NO. 00398861001	McCants, Clark W., III, PC	31	6/14/14	Clark W. McCants	Senior Partner	L245	Research	Pre-Trial Hearings and Motions	Additional legal research regarding available identification, authentication and defense of Motions for Summary Judgment in matter	2/19/15	1.0	\$99.00	\$114.00	\$0.00	\$0.00	\$114.00	20
Outside Counsel	62915	24113	Paid	Martha Fountain v. Williams LLC Claim NO. 00398861001	McCants, Clark W., III, PC	35	6/17/14	Clark W. McCants	Senior Partner	L249	Plan and Prepare For	Pre-Trial Hearings and Motions	Preparation and review of correspondence to Judge Dickson regarding legal support and witnesses for opposition for Motion for Summary Judgment in matter	2/19/15	1.0	\$93.00	\$114.00	\$0.00	\$0.00	\$114.00	20
Outside Counsel	62916	24113	Paid	Martha Fountain v. Williams LLC Claim NO. 00398861001	McCants, Clark W., III, PC	17	6/14/14	Clark W. McCants	Senior Partner	L237	Plan and Prepare For	Pre-Trial Hearings and Motions	Preparation and review of correspondence to Mr. McLeod regarding withdrawal of stipulation of fact and defense of Motions for Summary Judgment in matter	2/19/15	0.4	\$81.00	\$38.00	\$0.00	\$0.00	\$38.00	20
Outside Counsel	62915	24113	Paid	Martha Fountain v. Williams LLC Claim NO. 00398861001	McCants, Clark W., III, PC	38	6/17/14	Clark W. McCants	Senior Partner	L246	Review/Analyze	Pre-Trial Hearings and Motions	Receipt and review of correspondence from Mr. Edwards, counsel for Plaintiff, dated May 14, 2014, regarding proposed Order for Motions for Summary Judgment in matter	2/19/15	0.2	\$96.00	\$19.00	\$0.00	\$0.00	\$19.00	20
Outside Counsel	62915	24113	Paid	Martha Fountain v. Williams LLC Claim NO. 00398861001	McCants, Clark W., III, PC	39	6/16/14	Clark W. McCants	Senior Partner	L229	Review/Analyze	Discovery	Receipt and review of correspondence from Mr. McLeod dated May 19, 2014, with subpoena for production of records directed to Mr. Hill	2/19/15	0.1	\$95.00	\$0.00	\$0.00	\$0.00	\$9.00	20

621

Outside Counsel	1/28/15	24119	Paul	Martha Fountain v. Williams LLC Claim NO. 00298881001	McCauley, Clark W., III PC	48	9/15/14	Clark W. McCauley	Senior Partner	1,130	Revised/Analyze	Discovery	Receipt and review of deposition transcript to Mr. Stealy (also March 11, 2014)	2/18/15	0.2	\$25.00	\$18.00	\$3.00	\$0.00	\$14.00	20
Outside Counsel	1/28/15	24119	Paul	Martha Fountain v. Williams LLC Claim NO. 00298881001	McCauley, Clark W., III PC	43	9/15/14	Clark W. McCauley	Senior Partner	1,130	Prepare	Discovery	Preparation and review of correspondence to opposing counsel regarding proposed deposition of Mr. Stealy and Mr. Hunt (deposition transcript from Mr. Hunt dated May 15, 2014, with Subpoena issued in matter)	2/18/15	0.3	\$25.00	\$28.00	\$2.00	\$0.00	\$29.50	20
Outside Counsel	1/28/15	24119	Paul	Martha Fountain v. Williams LLC Claim NO. 00298881001	McCauley, Clark W., III PC	42	9/15/14	Clark W. McCauley	Senior Partner	1,120	Revised/Analyze	Discovery	Telephone conference with Mr. Hunt regarding response to Subpoena in matter, status of proposed deposition for matter, additional discovery and additional inspection of subject property	2/18/15	0.1	\$45.00	\$6.00	\$0.00	\$0.00	\$19.50	20
Outside Counsel	1/28/15	24119	Paul	Martha Fountain v. Williams LLC Claim NO. 00298881001	McCauley, Clark W., III PC	43	9/15/14	Clark W. McCauley	Senior Partner	1,120	Communicate	Discovery	Telephone conference with Mr. Hunt regarding response to Subpoena in matter, status of proposed deposition for matter, additional discovery and additional inspection of subject property	2/18/15	0.2	\$45.00	\$19.00	\$0.00	\$0.00	\$19.00	20
Outside Counsel	1/28/15	24119	Paul	Martha Fountain v. Williams LLC Claim NO. 00298881001	McCauley, Clark W., III PC	44	9/15/14	Clark W. McCauley	Senior Partner	1,140	Revised/Analyze	Pre-Trial	Receipt and review of deposition transcript from opposing counsel to Judge Dickson regarding response to Reply and answers for Motion for Summary Judgment	2/18/15	0.2	\$25.00	\$19.00	\$0.00	\$0.00	\$19.00	20
Outside Counsel	1/28/15	24119	Paul	Martha Fountain v. Williams LLC Claim NO. 00298881001	McCauley, Clark W., III PC	45	9/15/14	Clark W. McCauley	Senior Partner	1,130	Prepare	Discovery	Preparation and review of correspondence to opposing counsel regarding deposition of Mr. Hunt	2/18/15	0.1	\$25.00	\$4.00	\$0.00	\$0.00	\$0.50	20
Outside Counsel	1/28/15	24119	Paul	Martha Fountain v. Williams LLC Claim NO. 00298881001	McCauley, Clark W., III PC	42	9/15/14	Clark W. McCauley	Senior Partner	1,240	Communicate	Pre-Trial	Telephone conference with counsel regarding status of motion for summary judgment in matter, additional discovery in matter and preparation for trial	2/18/15	0.2	\$25.00	\$10.00	\$0.00	\$0.00	\$19.00	20
Outside Counsel	1/28/15	24114	Paul	Martha Fountain v. Williams LLC Claim NO. 00298881001	McCauley, Clark W., III PC	47	9/15/14	Clark W. McCauley	Senior Partner	1,140	Communicate	Pre-Trial	Telephone conference with opposing counsel regarding settlement of matter, additional mediation and Motion to Dismiss in matter	2/18/15	0.3	\$25.00	\$15.00	\$0.00	\$0.00	\$19.00	20
Outside Counsel	1/28/15	24115	Paul	Martha Fountain v. Williams LLC Claim NO. 00298881001	McCauley, Clark W., III PC	46	9/15/14	Clark W. McCauley	Senior Partner	1,240	Communicate	Pre-Trial	Telephone conference with Mr. Stealy regarding Judge Dickson's decision in matter, additional mediation and settlement of matter	2/18/15	0.1	\$25.00	\$19.00	\$0.00	\$0.00	\$19.00	20
Outside Counsel	1/28/15	24113	Paul	Martha Fountain v. Williams LLC Claim NO. 00298881001	McCauley, Clark W., III PC	45	9/15/14	Clark W. McCauley	Senior Partner	1,120	Communicate	Discovery	Telephone conference with opposing counsel regarding deposition of Mr. Stealy	2/18/15	0.1	\$25.00	\$7.50	\$0.00	\$0.00	\$4.50	20
Outside Counsel	1/28/15	24113	Paul	Martha Fountain v. Williams LLC Claim NO. 00298881001	McCauley, Clark W., III PC	40	9/15/14	Clark W. McCauley	Senior Partner	1,140	Communicate	Pre-Trial	Telephone conference with Mr. Hunt regarding Judge Dickson's decision in matter, additional discovery in matter and additional inspection of subject property	2/18/15	0.3	\$25.00	\$19.00	\$0.00	\$0.00	\$19.00	20
Outside Counsel	1/28/15	24112	Paul	Martha Fountain v. Williams LLC Claim NO. 00298881001	McCauley, Clark W., III PC	41	9/15/14	Clark W. McCauley	Senior Partner	1,150	Revised/Analyze	Discovery	Receipt and review of deposition transcript from opposing counsel dated June 9, 2014, regarding deposition of Mr. Barbee	2/18/15	0.1	\$25.00	\$0.00	\$0.00	\$0.00	\$0.00	20

623

Outside Counsel	1/28/15	24113	Paid	Martha Fountain v. Williams LLC (Case No. 0038881001)	McCants, Clarke W., III PC	62	7/27/14	Clarke W. McCants	Senior Partner	1396	Plan and Prepare For	Discovery	Preparation and review of correspondence by Mr. McCants' Firm regarding potential discovery matters and deposition of witnesses for Fred's.	2/19/15	0.2	\$95.00	\$15.00	\$0.00	\$0.00	\$12.00	28	
Outside Counsel	1/28/15	24113	Paid	Martha Fountain v. Williams LLC (Case No. 0038881001)	McCants, Clarke W., III PC	63	7/27/14	Clarke W. McCants	Senior Partner	1330	Communicate (Other Parties)	Discovery	Telephone conference with Mr. Barber regarding additional discovery matters.	2/19/15	0.1	\$95.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	29
Outside Counsel	1/28/15	24113	Paid	Martha Fountain v. Williams LLC (Case No. 0038881001)	McCants, Clarke W., III PC	64	7/27/14	Clarke W. McCants	Senior Partner	1330	Review/Analyze	Discovery	Receipt and review of correspondence from Mr. McCants regarding deposition of witnesses for Fred's.	2/19/15	0.1	\$95.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	29
Outside Counsel	1/28/15	24113	Paid	Martha Fountain v. Williams LLC (Case No. 0038881001)	McCants, Clarke W., III PC	65	7/27/14	Clarke W. McCants	Senior Partner	1330	Plan and Prepare For	Discovery	Preparation and review of correspondence from Mr. McCants regarding deposition of witnesses for Fred's, deposition for Fred's.	2/19/15	0.2	\$95.00	\$15.00	\$0.00	\$0.00	\$15.00	\$0.00	29
Outside Counsel	1/28/15	24113	Paid	Martha Fountain v. Williams LLC (Case No. 0038881001)	McCants, Clarke W., III PC	66	7/27/14	Clarke W. McCants	Senior Partner	1330	Communicate (Other Parties)	Discovery	Telephone conference with Mr. McCants regarding deposition of witnesses for Fred's, deposition of witnesses for Fred's.	2/19/15	0.2	\$95.00	\$15.00	\$0.00	\$0.00	\$15.00	\$0.00	29
Outside Counsel	1/28/15	24113	Paid	Martha Fountain v. Williams LLC (Case No. 0038881001)	McCants, Clarke W., III PC	67	7/27/14	Clarke W. McCants	Senior Partner	1330	Review/Analyze	Discovery	Receipt and review of correspondence from Mr. McCants dated July 1, 2014, regarding deposition of Mr. Barber.	2/19/15	0.1	\$95.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	29
Outside Counsel	1/28/15	24113	Paid	Martha Fountain v. Williams LLC (Case No. 0038881001)	McCants, Clarke W., III PC	68	7/27/14	Clarke W. McCants	Senior Partner	1330	Review/Analyze	Discovery	Receipt and review of correspondence from opposing counsel dated June 30, 2014, regarding deposition of Mr. Barber and Mr. Hunt.	2/19/15	0.1	\$95.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	29
Outside Counsel	1/28/15	24113	Paid	Martha Fountain v. Williams LLC (Case No. 0038881001)	McCants, Clarke W., III PC	69	7/27/14	Clarke W. McCants	Senior Partner	1330	Communicate (Other Parties)	Discovery	Telephone conference with Mr. Barber regarding deposition of witnesses for Fred's in preparation for deposition of Mr. Barber to review Mr. Barber's deposition notes and to prepare for deposition of Mr. Barber.	2/19/15	0.2	\$95.00	\$15.00	\$0.00	\$0.00	\$15.00	\$0.00	29
Outside Counsel	1/28/15	24113	Paid	Martha Fountain v. Williams LLC (Case No. 0038881001)	McCants, Clarke W., III PC	70	7/27/14	Clarke W. McCants	Senior Partner	1330	Appear For/Attend	Discovery	Deposition of Mr. Barber to review Mr. Barber's deposition notes and to prepare for deposition of Mr. Barber.	2/19/15	1.0	\$95.00	\$133.00	\$0.00	\$0.00	\$133.00	\$0.00	29
Outside Counsel	1/28/15	24113	Paid	Martha Fountain v. Williams LLC (Case No. 0038881001)	McCants, Clarke W., III PC	71	7/27/14	Clarke W. McCants	Senior Partner	1249	Review/Analyze	Pre-Trial Planning and Motions	Receipt and review of correspondence from Judge DeLeon dated July 28, 2014, with proposed Order Granting Summary Judgment to 4th Party Defendant.	2/19/15	0.2	\$95.00	\$18.00	\$0.00	\$0.00	\$18.00	\$0.00	30
Outside Counsel	1/28/15	24113	Paid	Martha Fountain v. Williams LLC (Case No. 0038881001)	McCants, Clarke W., III PC	72	7/27/14	Clarke W. McCants	Senior Partner	1036	Appear For/Attend	Discovery	Additional conference with Mr. Barber to prepare for deposition of Mr. Barber.	2/19/15	0.3	\$95.00	\$47.50	\$0.00	\$0.00	\$47.50	\$0.00	30
Outside Counsel	1/28/15	24113	Paid	Martha Fountain v. Williams LLC (Case No. 0038881001)	McCants, Clarke W., III PC	73	7/27/14	Clarke W. McCants	Senior Partner	1300	Appear For/Attend	Discovery	Attendance at deposition of Mr. Barber.	2/19/15	2.5	\$95.00	\$237.50	\$0.00	\$0.00	\$237.50	\$0.00	30
Outside Counsel	1/28/15	24113	Paid	Martha Fountain v. Williams LLC (Case No. 0038881001)	McCants, Clarke W., III PC	74	7/27/14	Clarke W. McCants	Senior Partner	1330	Review/Analyze	Discovery	Receipt and review of correspondence from Mr. McCants dated July 23, 2014, regarding deposition of Mr. Hunt.	2/19/15	0.1	\$95.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	29
Outside Counsel	1/28/15	24113	Paid	Martha Fountain v. Williams LLC (Case No. 0038881001)	McCants, Clarke W., III PC	75	7/27/14	Clarke W. McCants	Senior Partner	1330	Communicate (Other Parties)	Discovery	Telephone conference with Mr. Hunt regarding deposition of Mr. Barber to review Mr. Barber's deposition notes and to prepare for deposition of Mr. Barber.	2/19/15	0.2	\$95.00	\$18.00	\$0.00	\$0.00	\$18.00	\$0.00	30

Outside Counsel	1/28/15	24111	Paul	Martha Fountain v. Wilkerson LLC (Case No. 03268831001)	McCants, Clark W., III PC	76	8/23/14	Clark W. McCants	Senior Partner	1166	Communicate (Other External)	Case Assessment, Development and Administration	Telephone conference with Plaintiff's counsel regarding additional discovery motions and proposed trial date for matter.	2/19/15	0.2	\$03.00	\$75.00	\$5.00	\$0.00	\$10.00	26
Outside Counsel	1/29/15	24111	Paul	Martha Fountain v. Wilkerson LLC (Case No. 03268831001)	McCants, Clark W., III PC	77	8/23/14	Clark W. McCants	Senior Partner	1167	Communicate (Other External)	Case Assessment and Administration	Telephone conference with Mr. McLean, Plaintiff, for Third Party Defendant regarding additional motions, deposition of Mr. Hunt and proposed trial date for matter.	2/19/15	0.2	\$05.00	\$10.00	\$5.00	\$0.00	\$10.00	20
Outside Counsel	1/28/15	24111	Paul	Martha Fountain v. Wilkerson LLC (Case No. 03268831001)	McCants, Clark W., III PC	78	8/23/14	Clark W. McCants	Senior Partner	1168	Communicate (Other External)	Discovery	Additional telephone conference with Mr. Hunt regarding preparation for deposition and additional inspection of property.	2/19/15	0.2	\$05.00	\$10.00	\$5.00	\$0.00	\$10.00	20
Outside Counsel	1/28/15	24111	Paul	Martha Fountain v. Wilkerson LLC (Case No. 03268831001)	McCants, Clark W., III PC	79	8/23/14	Clark W. McCants	Senior Partner	1169	Communicate (Other External)	Discovery	Review and review of correspondence from Mr. Hunt dated August 11, 2014 regarding responses for deposition in matter.	2/19/15	0.1	\$05.00	\$0.50	\$0.00	\$0.00	\$10.00	20
Outside Counsel	1/28/15	24111	Paul	Martha Fountain v. Wilkerson LLC (Case No. 03268831001)	McCants, Clark W., III PC	80	8/23/14	Clark W. McCants	Senior Partner	1170	Communicate (Other External)	Trial Preparation and Trial	Telephone conference with Mr. Hunt regarding proposed status conference with Judge Early.	2/19/15	0.1	\$05.00	\$0.50	\$0.00	\$0.00	\$10.00	20
Outside Counsel	1/28/15	24111	Paul	Martha Fountain v. Wilkerson LLC (Case No. 03268831001)	McCants, Clark W., III PC	81	8/23/14	Clark W. McCants	Senior Partner	1180	Communicate (Other External)	Trial Preparation and Trial	Telephone conference with Mr. McLean regarding proposed status conference.	2/19/15	0.2	\$05.00	\$10.00	\$0.00	\$0.00	\$10.00	20
Outside Counsel	1/29/15	24111	Paul	Martha Fountain v. Wilkerson LLC (Case No. 03268831001)	McCants, Clark W., III PC	82	8/23/14	Clark W. McCants	Senior Partner	1180	Meet with Plaintiff	Trial Preparation and Trial	Prepare status conference, amendments of Narrative Order by matter and additional resolution of matter.	2/19/15	0.5	\$05.00	\$35.00	\$0.00	\$0.00	\$10.00	20
Outside Counsel	1/28/15	24111	Paul	Martha Fountain v. Wilkerson LLC (Case No. 03268831001)	McCants, Clark W., III PC	83	8/23/14	Clark W. McCants	Senior Partner	1180	Plan and Prepare For	Discovery	Preparation and review of correspondence to Mr. Hunt and proposed deposition of Mr. Hunt and Plaintiff's expert witness fees for deposition.	2/19/15	0.2	\$05.00	\$10.00	\$0.00	\$0.00	\$10.00	26
Outside Counsel	1/29/15	24111	Paul	Martha Fountain v. Wilkerson LLC (Case No. 03268831001)	McCants, Clark W., III PC	84	8/23/14	Clark W. McCants	Senior Partner	1180	Review with Plaintiff	Trial Preparation and Trial	Review and review of correspondence from Judge Early dated August 12, 2014 regarding status conference for matter.	2/19/15	0.1	\$05.00	\$0.50	\$0.00	\$0.00	\$10.00	20
Outside Counsel	1/28/15	24111	Paul	Martha Fountain v. Wilkerson LLC (Case No. 03268831001)	McCants, Clark W., III PC	85	8/23/14	Clark W. McCants	Senior Partner	1180	Plan and Prepare For	Trial Preparation and Trial	Preparation and review of correspondence to conduct discovery regarding proposed status conference and with Judge Early and proposed amended Scheduling Order for matter.	2/19/15	0.2	\$05.00	\$10.00	\$0.00	\$0.00	\$10.00	20
Outside Counsel	1/28/15	24111	Paul	Martha Fountain v. Wilkerson LLC (Case No. 03268831001)	McCants, Clark W., III PC	86	8/23/14	Clark W. McCants	Senior Partner	1180	Communicate (Other External)	Trial Preparation and Trial	Telephone conference with Judge Early and counsel of record regarding status conference by matter and proposed amended Scheduling Order for matter.	2/19/15	0.4	\$05.00	\$35.00	\$0.00	\$0.00	\$10.00	20
Outside Counsel	1/28/15	24111	Paul	Martha Fountain v. Wilkerson LLC (Case No. 03268831001)	McCants, Clark W., III PC	87	8/23/14	Clark W. McCants	Senior Partner	1180	Plan and Prepare For	Trial Preparation and Trial	Preparation and review of correspondence to Judge Early regarding completion of status conference for matter and proposed amended Scheduling Order for matter.	2/19/15	0.2	\$05.00	\$25.00	\$0.00	\$0.00	\$10.00	26

624

Outside Counsel	102815	24113	Paul	Martha Fountain v. Widdow LLC Claim No. 00349831001	McCarrick, Clark W. III, PC	80	8/27/14	Clark W. McCarrick	Senior Partner	1,400	Plan and Prepare For	Final Preparation and Trial	Preparation and review of correspondence to Mr. Hurl and regarding proposed amended Scheduling Order for matter; deposition of Mr. Hurl and deposition of representative of Third Party Defendant	2/19/15	0.3	\$95.00	\$28.50	\$0.00	\$0.00	\$28.50	09
Outside Counsel	102815	24113	Paul	Martha Fountain v. Widdow LLC Claim No. 00349831001	McCarrick, Clark W. III, PC	88	8/27/14	Clark W. McCarrick	Senior Partner	1,400	Plan and Prepare For	Final Preparation and Trial	Preparation and review of correspondence to Mr. Hurl regarding proposed final date for final and preparation for trial	2/19/15	0.2	\$85.00	\$18.00	\$0.00	\$0.00	\$18.00	03
Outside Counsel	102815	24113	Paul	Martha Fountain v. Widdow LLC Claim No. 00349831001	McCarrick, Clark W. III, PC	89	8/19/14	Clark W. McCarrick	Senior Partner	1,350	Plan and Prepare For	Discovery	Preparation and review of correspondence to Mr. Hurl; expert witness regarding proposed final date for final and preparation for trial	2/19/15	0.2	\$85.00	\$18.00	\$0.00	\$0.00	\$18.00	29
Outside Counsel	102815	24113	Paul	Martha Fountain v. Widdow LLC Claim No. 00349831001	McCarrick, Clark W. III, PC	94	8/27/14	Clark W. McCarrick	Senior Partner	1,320	Review/Analyze	Discovery	Receipt and review of correspondence from Mr. Hurl and regarding deposition of Mr. Hurl	2/19/15	0.1	\$85.00	\$8.50	\$0.00	\$0.00	\$8.50	10
Outside Counsel	102815	24113	Paul	Martha Fountain v. Widdow LLC Claim No. 00349831001	McCarrick, Clark W. III, PC	92	8/15/14	Clark W. McCarrick	Senior Partner	1,320	Review/Analyze	Discovery	Receipt and review of correspondence from Mr. Hurl dated August 13, 2014, regarding deposition of Mr. Hurl	2/19/15	0.1	\$85.00	\$8.50	\$0.00	\$0.00	\$8.50	10
Outside Counsel	102815	24113	Paul	Martha Fountain v. Widdow LLC Claim No. 00349831001	McCarrick, Clark W. III, PC	93	8/19/14	Clark W. McCarrick	Senior Partner	1,450	Review/Analyze	Final Preparation and Trial	Receipt and review of correspondence from Mr. Hurl dated August 15, 2014, regarding proposed final date for trial	2/19/15	0.1	\$105.00	\$8.50	\$0.00	\$0.00	\$8.50	36
Outside Counsel	102815	24113	Paul	Martha Fountain v. Widdow LLC Claim No. 00349831001	McCarrick, Clark W. III, PC	94	8/14/14	Clark W. McCarrick	Senior Partner	1,400	Review/Analyze	Final Preparation and Trial	Receipt and review of correspondence from Judge Early dated August 14, 2014, regarding proposed scheduling order for matter	2/19/15	0.1	\$85.00	\$8.50	\$0.00	\$0.00	\$8.50	20
Outside Counsel	102815	24113	Paul	Martha Fountain v. Widdow LLC Claim No. 00349831001	McCarrick, Clark W. III, PC	95	8/17/14	Clark W. McCarrick	Senior Partner	1,310	Review/Analyze	Discovery	Receipt and review of correspondence from opposing counsel dated August 15, 2014, with Third Party Defendant Supplemental Interrogatories and Request for Production for matter	2/19/15	0.2	\$85.00	\$18.00	\$0.00	\$0.00	\$18.00	20
Outside Counsel	102815	24113	Paul	Martha Fountain v. Widdow LLC Claim No. 00349831001	McCarrick, Clark W. III, PC	96	8/29/14	Clark W. McCarrick	Senior Partner	1,320	Appear	Discovery	Office conference with Mr. Hurl to review additional Subpoena regarding production of documents and responses to Subpoena re matter	2/19/15	0.6	\$85.00	\$18.00	\$0.00	\$0.00	\$18.00	30
Outside Counsel	102815	24113	Paul	Martha Fountain v. Widdow LLC Claim No. 00349831001	McCarrick, Clark W. III, PC	97	8/27/14	Clark W. McCarrick	Senior Partner	1,100	Review/Analyze	Case Assessment, Development and Administration	Receipt and review of correspondence from Mr. Hurl dated August 22, 2014, regarding memorial investigation of matter	2/19/15	0.1	\$85.00	\$8.50	\$0.00	\$0.00	\$8.50	20
Outside Counsel	102815	24113	Paul	Martha Fountain v. Widdow LLC Claim No. 00349831001	McCarrick, Clark W. III, PC	99	8/27/14	Clark W. McCarrick	Senior Partner	1,120	Plan and Prepare For	Case Assessment, Development and Administration	Preparation and review of correspondence to Mr. Hurl regarding additional cross-examination of witness and date for matter and discuss for potential settlement of matter	2/19/15	0.2	\$85.00	\$18.00	\$0.00	\$0.00	\$18.00	20

625

Outside Counsel	022016	04113	Paid	Martha Fournier y Velasco LLC Claim NO. 00308881001	McConis, Charles W., III PC	98	022014	Charles W. McConis	Senior Partner	1,100	Review/Analyze	Discovery	Receipt and review of correspondence from Mr. Haral dated August 21, 2014 and Francisco Fournier's proposed V.Rentilla and deferred verdicts, and attachments of Francisco Fournier to subject payments	02/20/15	0.2	\$65.00	\$10.00	\$0.00	\$0.00	\$19.00	20	
Outside Counsel	022015	04112	Paid	Martha Fournier y Velasco LLC Claim NO. 00308881001	McConis, Charles W., III PC	100	022014	Charles W. McConis	Senior Partner	1,020	Review/Analyze	Discovery	Receipt and review of correspondence from Mr. Legal Counsel regarding deposition of Mr. Haral	02/22/15	0.1	\$20.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20
Outside Counsel	022015	04113	Paid	Martha Fournier y Velasco LLC Claim NO. 00308881001	McConis, Charles W., III PC	101	022014	Charles W. McConis	Senior Partner	1,100	Plan and Prepare For	Discovery	Preparation and review of correspondence to Mr. Haral regarding deposition of Mr. Haral and representation of Fred's and proposed additional discovery in matter	02/19/15	0.2	\$25.00	\$10.00	\$0.00	\$0.00	\$16.00	20	
Outside Counsel	022015	04113	Paid	Martha Fournier y Velasco LLC Claim NO. 00308881001	McConis, Charles W., III PC	102	022014	Charles W. McConis	Senior Partner	1,130	Review/Analyze	Case Assessment, Development and Administration	Receipt and review of correspondence from Mr. Haral dated August 29, 2014 regarding motion for summary judgment	02/20/15	0.1	\$25.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20
Outside Counsel	022015	04113	Paid	Martha Fournier y Velasco LLC Claim NO. 00308881001	McConis, Charles W., III PC	103	022014	Charles W. McConis	Senior Partner	1,130	Plan and Prepare For	Case Assessment, Development and Administration	Preparation and review of correspondence to Mr. Haral regarding expert witness fees for motion and fees for additional counsel in matter	02/19/15	0.0	\$65.00	\$10.00	\$0.00	\$0.00	\$75.00	20	
Outside Counsel	022015	04113	Paid	Martha Fournier y Velasco LLC Claim NO. 00308881001	McConis, Charles W., III PC	104	022014	Charles W. McConis	Senior Partner	1,340	Plan and Prepare For	Trial Preparation and Trial	Preparation and review of proposed Summary Judgment and scheduling Order for hearing in matter and additional questions in matter	02/19/15	1.0	\$95.00	\$110.00	\$0.00	\$0.00	\$125.00	20	
Outside Counsel	022015	04113	Paid	Martha Fournier y Velasco LLC Claim NO. 00308881001	McConis, Charles W., III PC	100	022014	Charles W. McConis	Senior Partner	1,400	Plan and Prepare For	Trial Preparation and Trial	Preparation and review of correspondence to submit of board regarding proposed Summary Judgment and proposed waiver of discovery in matter	02/19/15	0.4	\$25.00	\$35.00	\$0.00	\$0.00	\$60.00	20	
Outside Counsel	022016	04113	Paid	Martha Fournier y Velasco LLC Claim NO. 00308881001	McConis, Charles W., III PC	100	022014	Charles W. McConis	Senior Partner	1,240	Review/Analyze	Pre-Trial Preparation and Motions	Review of PG and legal objections to prepare draft of Order denying Motion for Summary Judgment and Motion to Sever Causes of Action in matter	02/19/15	1.0	\$25.00	\$287.00	\$0.00	\$0.00	\$312.00	20	
Outside Counsel	022015	04113	Paid	Martha Fournier y Velasco LLC Claim NO. 00308881001	McConis, Charles W., III PC	100	022014	Charles W. McConis	Senior Partner	1,040	Plan and Prepare For	Pre-Trial Preparation and Motions	Preparation and review of draft of proposed Order for Judge Olinches denying Motion for Summary Judgment and Motion to Sever in matter	02/19/15	0.0	\$25.00	\$427.00	\$0.00	\$0.00	\$452.00	20	
Outside Counsel	022015	04113	Paid	Martha Fournier y Velasco LLC Claim NO. 00308881001	McConis, Charles W., III PC	105	022014	Charles W. McConis	Senior Partner	1,050	Review/Analyze	Trial Preparation and Trial	Receipt and review of correspondence from Judge Terry dated September 2, 2014 regarding proposed Scheduling Order for matter	02/19/15	0.1	\$25.00	\$2.50	\$0.00	\$0.00	\$2.50	20	
Outside Counsel	022015	04113	Paid	Martha Fournier y Velasco LLC Claim NO. 00308881001	McConis, Charles W., III PC	109	022014	Charles W. McConis	Senior Partner	1,050	Review/Analyze	Trial Preparation and Trial	Receipt and review of correspondence from Mr. Haral dated September 7, 2014 regarding proposed Scheduling Order for matter	02/19/15	0.1	\$25.00	\$0.00	\$0.00	\$0.00	\$0.00	20	
Outside Counsel	022015	04113	Paid	Martha Fournier y Velasco LLC Claim NO. 00308881001	McConis, Charles W., III PC	110	022014	Charles W. McConis	Senior Partner	1,030	Review/Analyze	Discovery	Receipt and review of correspondence from opposing counsel dated September 8 regarding deposition of Mr. Haral	02/19/15	0.1	\$25.00	\$2.50	\$0.00	\$0.00	\$2.50	20	

626

627

Outside Counsel	12/20/15	24113	Paid	Martha Fournier Winters LLC NY 0035851001	McCart, Clark W. III PC	111	01/27/14	Clark W McCart	Senior Partner	1.350	Plan and Prepare For	Discovery	Preparation and review of correspondence to counsel of record regarding additional discovery in matter deposition of Mr. Hunt and deposition of representative of Fiedt's Inc.	01/27/15	0.2	\$85.00	\$19.00	\$0.00	\$0.00	\$19.00	20		
Outside Counsel	12/20/15	24113	Paid	Martha Fournier Winters LLC NY 0035851001	McCart, Clark W. III PC	112	01/27/14	Clark W McCart	Senior Partner	1.350	Plan and Prepare For	Discovery	Preparation and review of correspondence to counsel of record regarding deposition of Mr. Hunt regarding deposition in matter and deposition of witness for deposition.	01/27/15	0.2	\$85.00	\$19.00	\$0.00	\$0.00	\$0.00	\$19.00	20	
Outside Counsel	12/20/15	24113	Paid	Martha Fournier Winters LLC NY 0035851001	McCart, Clark W. III PC	113	01/27/14	Clark W McCart	Senior Partner	1.350	Discovery/Analysis	Discovery	Telephone conference with Mr. Hunt regarding proposed deposition of representative of Fiedt's and deposition of Mr. Hunt deposition and notes of proposed deposition in matter.	01/27/15	0.2	\$85.00	\$19.00	\$0.00	\$0.00	\$0.00	\$19.00	20	
Outside Counsel	12/20/15	24113	Paid	Martha Fournier Winters LLC NY 0035851001	McCart, Clark W. III PC	114	01/27/14	Clark W McCart	Senior Partner	1.350	Discovery/Analysis	Discovery	Receipt and review of correspondence from Mr. Hunt dated September 18, 2014, regarding production of additional documents for deposition in matter.	01/27/15	0.1	\$42.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20	
Outside Counsel	12/20/15	24113	Paid	Martha Fournier Winters LLC NY 0035851001	McCart, Clark W. III PC	115	02/27/14	Clark W McCart	Senior Partner	1.320	Review/Analysis	Discovery	Receipt and review of correspondence from Mr. Fiedt dated September 25, 2014, regarding responses to discovery in matter. Preparation and review of correspondence to Mr. Fiedt regarding deposition in matter and additional discovery in matter.	01/27/15	0.1	\$75.00	\$9.00	\$0.00	\$0.00	\$0.00	\$0.00	\$9.00	20
Outside Counsel	12/20/15	24113	Paid	Martha Fournier Winters LLC NY 0035851001	McCart, Clark W. III PC	116	02/27/14	Clark W McCart	Senior Partner	1.350	Plan and Prepare For	Discovery	Receipt and review of correspondence from Mr. Fiedt dated September 23, 2014, regarding responses to additional discovery in matter.	01/27/15	0.2	\$85.00	\$19.00	\$0.00	\$0.00	\$0.00	\$19.00	20	
Outside Counsel	12/20/15	24113	Paid	Martha Fournier Winters LLC NY 0035851001	McCart, Clark W. III PC	117	02/27/14	Clark W McCart	Senior Partner	1.320	Review/Analysis	Discovery	Receipt and review of correspondence from Mr. Fiedt dated September 23, 2014, regarding responses to additional discovery in matter.	01/27/15	0.1	\$75.00	\$9.00	\$0.00	\$0.00	\$0.00	\$0.00	\$9.00	20
Outside Counsel	12/20/15	24113	Paid	Martha Fournier Winters LLC NY 0035851001	McCart, Clark W. III PC	118	02/27/14	Clark W McCart	Senior Partner	1.320	Review/Analysis	Discovery	Preparation and review of correspondence to counsel of record regarding responses to additional discovery in matter and deposition of additional witnesses in matter.	01/27/15	0.2	\$75.00	\$19.00	\$0.00	\$0.00	\$0.00	\$19.00	20	
Outside Counsel	12/20/15	24113	Paid	Martha Fournier Winters LLC NY 0035851001	McCart, Clark W. III PC	119	02/27/14	Clark W McCart	Senior Partner	1.350	Review/Analysis	Discovery	Receipt and review of correspondence from Mr. Fiedt regarding deposition of representative of Fiedt's Inc.	01/27/15	0.1	\$85.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20	
Outside Counsel	12/20/15	24113	Paid	Martha Fournier Winters LLC NY 0035851001	McCart, Clark W. III PC	120	02/27/14	Clark W McCart	Senior Partner	1.340	Plan and Prepare For	Discovery	Preparation and review of correspondence to counsel of record regarding additional discovery in matter, proposed additional deposition and deposition of remaining witnesses in matter.	01/27/15	0.2	\$75.00	\$20.00	\$0.00	\$0.00	\$0.00	\$20.00	20	
Outside Counsel	12/20/15	24113	Paid	Martha Fournier Winters LLC NY 0035851001	McCart, Clark W. III PC	121	02/27/14	Clark W McCart	Senior Partner	1.310	Review/Analysis	Discovery	Receipt and review of correspondence from Mr. Fiedt dated October 2, 2014, regarding responses to additional discovery requests in matter.	01/27/15	0.1	\$33.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20	

628

Outside Counsel	1/28/15	24113	Paid	Martha Fountain & Wilkerson LLC (Client No. 00398881001)	McCants, Clark W., III PC	122	10/21/14	Clark W. McCants	Senior Partner	L160	Review/Analyze Case	Receipt and review of correspondence from Mr. McLeod dated October 1, 2014.	10/1/14	0.1	\$95.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20			
Outside Counsel	1/28/15	24113	Paid	Martha Fountain & Wilkerson LLC (Client No. 00398881001)	McCants, Clark W., III PC	123	10/14/14	Clark W. McCants	Senior Partner	L160	Review/Analyze Case	Receipt and review of correspondence from Mr. McLeod dated October 16, 2014.	10/16/14	0.1	\$165.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20		
Outside Counsel	1/28/15	24113	Paid	Martha Fountain & Wilkerson LLC (Client No. 00398881001)	McCants, Clark W., III PC	124	10/16/14	Clark W. McCants	Senior Partner	L120	Plan and Prepare For Discovery	Preparation and review of correspondence by opposing counsel regarding additional discovery deposition of Mr. Hart and deposition of representative of Third Party Defendant.	10/16/14	0.3	\$95.00	\$20.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$20.00	20	
Counsel Counsel	1/28/15	24113	Paid	Martha Fountain & Wilkerson LLC (Client No. 00398881001)	McCants, Clark W., III PC	125	10/16/14	Clark W. McCants	Senior Partner	L120	Communicate with Client	Telephone conference with Mr. Hart regarding deposition of Mr. Hart.	10/16/14	0.1	\$95.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20	
Outside Counsel	1/28/15	24113	Paid	Martha Fountain & Wilkerson LLC (Client No. 00398881001)	McCants, Clark W., III PC	126	10/21/14	Clark W. McCants	Senior Partner	L200	Plan and Prepare For Discovery	Preparation and review of correspondence to Mr. McLeod regarding responses to medical subpoenas and production of Electronic Agreements for subject property.	10/21/14	0.5	\$165.00	\$20.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$20.00	20	
Outside Counsel	1/28/15	24113	Paid	Martha Fountain & Wilkerson LLC (Client No. 00398881001)	McCants, Clark W., III PC	127	10/21/14	Clark W. McCants	Senior Partner	L120	Review/Analyze Discovery	Receipt and review of correspondence from Mr. McLeod dated 10/21/14 regarding deposition of Mr. Hart.	10/21/14	0.1	\$95.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20	
Outside Counsel	1/28/15	24113	Paid	Martha Fountain & Wilkerson LLC (Client No. 00398881001)	McCants, Clark W., III PC	128	10/23/14	Clark W. McCants	Senior Partner	L120	Review/Analyze Discovery	Receipt and review of correspondence from Mr. McLeod dated October 23, 2014.	10/23/14	0.1	\$95.00	\$10.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$10.00	20	
Counsel Counsel	1/28/15	24113	Paid	Martha Fountain & Wilkerson LLC (Client No. 00398881001)	McCants, Clark W., III PC	129	10/23/14	Clark W. McCants	Senior Partner	L120	Communicate with Client	Telephone conference with Mr. Hart regarding deposition and review of Mr. Barber's deposition. Telephone conference with Plaintiff's counsel regarding deposition of Mr. Hart.	10/23/14	0.5	\$95.00	\$47.50	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$47.50	20
Outside Counsel	1/28/15	24113	Paid	Martha Fountain & Wilkerson LLC (Client No. 00398881001)	McCants, Clark W., III PC	130	10/24/14	Clark W. McCants	Senior Partner	L120	Communicate with Client	Telephone conference with Mr. Hart regarding deposition of Mr. Barber's deposition. Telephone conference with Plaintiff's counsel regarding deposition of Mr. Hart.	10/24/14	0	\$05.00	\$47.50	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$47.50	20
Outside Counsel	1/28/15	24113	Paid	Martha Fountain & Wilkerson LLC (Client No. 00398881001)	McCants, Clark W., III PC	141	10/24/14	Clark W. McCants	Senior Partner	L120	Communicate with Client	Telephone conference with counsel for Third Party Defendant regarding deposition of Mr. Hart.	10/24/14	0.1	\$95.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20
Outside Counsel	1/28/15	24113	Paid	Martha Fountain & Wilkerson LLC (Client No. 00398881001)	McCants, Clark W., III PC	142	10/23/14	Clark W. McCants	Senior Partner	L100	Review/Analyze Case	Receipt and review of correspondence from opposing counsel dated October 21, 2014 regarding additional medical evidence material.	10/21/14	0.1	\$95.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20
Outside Counsel	1/28/15	24113	Paid	Martha Fountain & Wilkerson LLC (Client No. 00398881001)	McCants, Clark W., III PC	135	10/25/14	Clark W. McCants	Senior Partner	L200	Review/Analyze Case	Receipt and review of Order of Production forwarded by Judge Eary.	10/25/14	0.1	\$95.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20

629

Outside Counsel	1/28/15	24111	Part	Martha Fournier v. Wilcoxon LLC (Case No. 00329581001)	McCants, Clark W., III PC	134	10/25/14	Clark W. McCants	Senior Partner	L150	Plan and Prepare For	Case Assessment, Development and Administration	Preparation and review of correspondence to Mr. Hunt regarding prepared data for deposition and presentation in mediation in state.	2/18/15	0.2	\$85.00	\$19.00	\$0.00	\$0.00	\$19.00	29
Outside Counsel	1/28/15	24112	Part	Martha Fournier v. Wilcoxon LLC (Case No. 00329581001)	McCants, Clark W., III PC	135	10/25/14	Clark W. McCants	Senior Partner	L160	Review/Analyze	Case Assessment, Development and Administration	Preparation and review of correspondence to opposing counsel regarding proposed mediation to resolve and settling of additional mediation.	2/18/15	0.2	\$85.00	\$19.00	\$0.00	\$0.00	\$19.00	20
Outside Counsel	1/28/15	24113	Part	Martha Fournier v. Wilcoxon LLC (Case No. 00329581001)	McCants, Clark W., III PC	136	10/25/14	Clark W. McCants	Senior Partner	L180	Review/Analyze	Discovery	Receipt and review of correspondence from opposing counsel dated October 21, 2014, regarding deposition of certain affiants and files.	2/18/15	0.1	\$42.50	\$9.50	\$0.00	\$0.00	\$9.50	20
Outside Counsel	1/28/15	24114	Part	Martha Fournier v. Wilcoxon LLC (Case No. 00329581001)	McCants, Clark W., III PC	137	10/25/14	Clark W. McCants	Senior Partner	L130	Review/Analyze	Discovery	Receipt and review of correspondence from opposing counsel dated October 21, 2014 regarding deposition of certain affiants and files.	2/18/15	0	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	25
Outside Counsel	1/28/15	24115	Part	Martha Fournier v. Wilcoxon LLC (Case No. 00329581001)	McCants, Clark W., III PC	138	10/27/14	Clark W. McCants	Senior Partner	L130	Review/Analyze	Discovery	Receipt and review of correspondence from Mr. McLeod dated October 27, 2014, with Motion of Motion and Motion to Compel responses to Subpoena to T. D. Serber Properties, Inc. Preparation and review of 2nd Affidavit Summary and 2nd Affidavit Answer and Third Party Complaint for IMR.	2/18/15	0.2	\$85.00	\$19.00	\$0.00	\$0.00	\$19.00	20
Outside Counsel	1/28/15	24116	Part	Martha Fournier v. Wilcoxon LLC (Case No. 00329581001)	McCants, Clark W., III PC	139	10/27/14	Clark W. McCants	Senior Partner	L170	Plan and Prepare For	Pre-Trial Proceedings and Motions	Telephone conference with opposing counsel regarding proposed amended pleadings for IMR.	2/18/15	2.3	\$202.50	\$45.50	\$0.00	\$0.00	\$45.50	20
Outside Counsel	1/28/15	24117	Part	Martha Fournier v. Wilcoxon LLC (Case No. 00329581001)	McCants, Clark W., III PC	140	10/28/14	Clark W. McCants	Senior Partner	L110	Communication (Case External)	Pre-Trial Proceedings and Motions	Telephone conference with opposing counsel regarding proposed amended pleadings for IMR.	2/18/15	0.1	\$42.50	\$9.50	\$0.00	\$0.00	\$9.50	20
Outside Counsel	1/28/15	24118	Part	Martha Fournier v. Wilcoxon LLC (Case No. 00329581001)	McCants, Clark W., III PC	141	10/28/14	Clark W. McCants	Senior Partner	L130	Review/Analyze	Discovery	Receipt and review of correspondence from Mr. McLeod dated October 28, 2014, with additional Motion and Subpoena for Production of Documents and deposition of Mr. Hunt.	2/18/15	0.2	\$85.00	\$19.00	\$0.00	\$0.00	\$19.00	20
Outside Counsel	1/28/15	24119	Part	Martha Fournier v. Wilcoxon LLC (Case No. 00329581001)	McCants, Clark W., III PC	142	10/28/14	Clark W. McCants	Senior Partner	L210	Plan and Prepare For	Pre-Trial Proceedings and Motions	Preparation and review of correspondence to opposing counsel regarding proposed amended pleadings and proposed responses and amended Summary and Complaint for IMR and Motion to Amend Complaint.	2/18/15	0.4	\$35.00	\$7.75	\$0.00	\$0.00	\$7.75	20
Outside Counsel	1/28/15	24120	Part	Martha Fournier v. Wilcoxon LLC (Case No. 00329581001)	McCants, Clark W., III PC	143	10/29/14	Clark W. McCants	Senior Partner	L120	Plan and Prepare For	Case Assessment, Development and Administration	Preparation and review of correspondence to opposing counsel for mediation regarding evidence of other claims and litigation in state and production of evidence pertaining to previous claims.	2/18/15	0.4	\$35.00	\$7.75	\$0.00	\$0.00	\$7.75	20
Outside Counsel	1/28/15	24121	Part	Martha Fournier v. Wilcoxon LLC (Case No. 00329581001)	McCants, Clark W., III PC	144	10/29/14	Clark W. McCants	Senior Partner	L100	Communication (Case External)	Case Assessment, Development and Administration	Telephone conference with Plaintiff's counsel regarding evidence of prior systems, additional claims in state and potential conduct of IMR.	2/18/15	0.2	\$85.00	\$19.00	\$0.00	\$0.00	\$19.00	20

See Certificate of Authority for Billing Duplicate of IMR

630

Outside Counsel	1/29/15	24113	Paid	Martha Fountain v. Wilfredo LLC Claim No. 00598881001	McCants, Clarke W., III PC	145	10/20/14	Clarke W. McCants	Senior Partner	L120	Communicate With Client	Case Assessment, Development and Administration	Telephone conference with subject regarding resolution of avoidance of prior actions of Fred's stores, potential conflict of interest and any resolution to that matter	2/19/15	0.3	\$05.90	\$28.50	\$0.00	\$0.00	\$28.50	20
Outside Counsel	1/29/15	24115	Paid	Martha Fountain v. Wilfredo LLC Claim No. 00598881001	McCants, Clarke W., III PC	146	10/20/14	Clarke W. McCants	Senior Partner	L120	Communicate (Other External)	Case Assessment, Development and Administration	Telephone conference with subject regarding resolution of avoidance of prior actions of Fred's stores, potential conflict of interest and any resolution to that matter	2/19/15	0.4	\$05.00	\$20.00	\$0.00	\$0.00	\$20.00	20
Outside Counsel	1/29/15	24113	Paid	Martha Fountain v. Wilfredo LLC Claim No. 00598881001	McCants, Clarke W., III PC	147	10/20/14	Clarke W. McCants	Senior Partner	L120	Communicate (Other External)	Case Assessment, Development and Administration	Telephone conference with Mr. Ball regarding subject regarding resolution of prior actions of Fred's stores and request of Fred's stores in Virginia, etc.	2/19/15	0.5	\$05.00	\$20.00	\$0.00	\$0.00	\$20.00	20
Outside Counsel	1/29/15	24115	Paid	Martha Fountain v. Wilfredo LLC Claim No. 00598881001	McCants, Clarke W., III PC	148	10/20/14	Clarke W. McCants	Senior Partner	L120	Plan and Prepare For	Case Assessment, Development and Administration	Prepared and review of correspondence to Mr. Ball regarding resolution of prior actions of Fred's stores and request of Fred's stores in Virginia, etc.	2/19/15	1.3	\$40.00	\$170.00	\$0.00	\$0.00	\$170.00	20
Outside Counsel	1/29/15	24113	Paid	Martha Fountain v. Wilfredo LLC Claim No. 00598881001	McCants, Clarke W., III PC	149	10/20/14	Clarke W. McCants	Senior Partner	L120	Communicate (Other External)	Case Assessment, Development and Administration	Telephone conference with subject regarding correspondence to Mr. Ball regarding resolution of prior actions of Fred's stores and request of Fred's stores in Virginia, etc.	2/19/15	0.2	\$03.00	\$10.00	\$0.00	\$0.00	\$10.00	20
Outside Counsel	1/29/15	24113	Paid	Martha Fountain v. Wilfredo LLC Claim No. 00598881001	McCants, Clarke W., III PC	150	10/21/14	Clarke W. McCants	Senior Partner	L120	Appear (Court/Filing)	Case Assessment, Development and Administration	Office conference with Mr. Ball to review correspondence to Mr. Ball regarding resolution of prior actions of Fred's stores and request of Fred's stores in Virginia, etc.	2/19/15	0.8	\$45.00	\$47.00	\$0.00	\$0.00	\$47.00	20
Outside Counsel	1/29/15	24113	Paid	Martha Fountain v. Wilfredo LLC Claim No. 00598881001	McCants, Clarke W., III PC	151	10/21/14	Clarke W. McCants	Senior Partner	L120	Review/Analyze	Case Assessment, Development and Administration	Receipt and review of correspondence from subject dated October 30, 2014 with BNC claims state reporting matter	2/19/15	0.2	\$40.00	\$16.00	\$0.00	\$0.00	\$16.00	20
Outside Counsel	1/29/15	24113	Paid	Martha Fountain v. Wilfredo LLC Claim No. 00598881001	McCants, Clarke W., III PC	152	1/20/14	Clarke W. McCants	Senior Partner	L120	Review/Analyze	Discovery	Additional review of Lease Agreement between Wilfredo and Fred's, Inc. and identification of relevant documents	2/19/15	1	\$00.00	\$80.00	\$0.00	\$0.00	\$80.00	20
Outside Counsel	1/29/15	24113	Paid	Martha Fountain v. Wilfredo LLC Claim No. 00598881001	McCants, Clarke W., III PC	153	1/21/14	Clarke W. McCants	Senior Partner	L120	Appear (Court/Filing)	Case Assessment, Development and Administration	Conference with Mr. Ball regarding resolution of avoidance of prior actions of Fred's stores in Virginia, etc. and additional resolution of Wilfredo claim	2/19/15	1.8	\$60.00	\$102.00	\$0.00	\$0.00	\$102.00	20
Outside Counsel	1/29/15	24113	Paid	Martha Fountain v. Wilfredo LLC Claim No. 00598881001	McCants, Clarke W., III PC	154	1/21/14	Clarke W. McCants	Senior Partner	L120	Communicate (Other External)	Pre-Trial Readings and Motions	Telephone conference with Mr. Lefevre, JUDGE and counsel for Fred's, Inc. regarding assumption of liability of Fred's Motion to be Released as Counsel in matter and proposed trial date	2/19/15	0.6	\$25.00	\$37.00	\$0.00	\$0.00	\$37.00	20
Outside Counsel	1/29/15	24113	Paid	Martha Fountain v. Wilfredo LLC Claim No. 00598881001	McCants, Clarke W., III PC	155	1/20/14	Clarke W. McCants	Senior Partner	L210	Communicate (Other External)	Pre-Trial Readings and Motions	Telephone conference with Mr. McLeod regarding Motion to be Released as Counsel in matter and proposed trial date	2/19/15	0.2	\$40.00	\$10.00	\$0.00	\$0.00	\$10.00	20
Outside Counsel	1/29/15	24112	Paid	Martha Fountain v. Wilfredo LLC Claim No. 00598881001	McCants, Clarke W., III PC	156	1/20/14	Clarke W. McCants	Senior Partner	L210	Communicate (Other External)	Pre-Trial Readings and Motions	Telephone conference with Mr. Ball regarding Motion to be Released as Counsel in matter and proposed trial date	2/19/15	0.2	\$00.00	\$10.00	\$0.00	\$0.00	\$10.00	20

Outside Counsel	12/1/15	24113	Paid	Martha Fountain v. Wibevo LLC (Case NO. 00398891001)	McCants, Clarke W., III PC	157	11/26/16	Clarke W. McCants	Senior Partner	L210	Plan and Prepare For	Pre-Trial Pleadings and Motions	Preparation and review of Notice of Motion and Motion to be Relieved as Counsel Itinerary	2/18/16	1.2	\$93.00	\$114.00	\$0.00	\$0.00	\$114.00	20	
Outside Counsel	1/28/16	24113	Paid	Martha Fountain v. Wibevo LLC (Case NO. 00398891001)	McCants, Clarke W., III PC	158	11/27/16	Clarke W. McCants	Senior Partner	L210	Plan and Prepare For	Pre-Trial Pleadings and Motions	Preparation and review of Notice of Motion and Motion to Stay Action Discovery in matter pending resolution of Motion to be Relieved	2/18/16	1.0	\$63.00	\$120.00	\$0.00	\$0.00	\$120.00	20	
Outside Counsel	1/28/16	24112	Paid	Martha Fountain v. Wibevo LLC (Case NO. 00398891001)	McCants, Clarke W., III PC	159	11/27/16	Clarke W. McCants	Senior Partner	L210	Plan and Prepare For	Pre-Trial Pleadings and Motions	Preparation and review of correspondence to Judge Early regarding Motion to be Relieved as Counsel Motion to Stay Discovery and request for status conference in matter	2/19/16	0.4	\$96.00	\$36.00	\$0.00	\$0.00	\$36.00	20	
Outside Counsel	1/28/16	24113	Paid	Martha Fountain v. Wibevo LLC (Case NO. 00398891001)	McCants, Clarke W., III PC	160	11/27/16	Clarke W. McCants	Senior Partner	L210	Plan and Prepare For	Pre-Trial Pleadings and Motions	Preparation and review of correspondence to Judge Early regarding Motion to be Relieved as Counsel Motion to Stay Discovery, preparation of additional counsel, and conference to review matter	2/19/16	0.4	\$63.00	\$36.00	\$30.00	\$0.00	\$36.00	20	
Outside Counsel	1/28/16	24113	Paid	Martha Fountain v. Wibevo LLC (Case NO. 00398891001)	McCants, Clarke W., III PC	161	11/29/16	Clarke W. McCants	Senior Partner	L420	Communicate (Other Internal)	Trial Preparation and Trial	Conference call with Judge Early regarding Motion to be Relieved, submission of counsel and propose additional Scheduling Order for matter	2/19/16	0.4	\$96.00	\$58.00	\$0.00	\$0.00	\$58.00	20	
Outside Counsel	1/28/16	24113	Paid	Martha Fountain v. Wibevo LLC (Case NO. 00398891001)	McCants, Clarke W., III PC	162	11/29/16	Clarke W. McCants	Senior Partner	L210	Communicate (Other External)	Pre-Trial Pleadings and Motions	Telephone conference with Mr. Barber regarding Motion to be Relieved in matter	2/19/16	0.1	\$96.00	\$8.50	\$0.00	\$0.00	\$8.50	20	
Outside Counsel	1/28/16	24113	Paid	Martha Fountain v. Wibevo LLC (Case NO. 00398891001)	McCants, Clarke W., III PC	163	11/29/16	Clarke W. McCants	Senior Partner	L120	Communicate (With Client)	Case Assessment, Development and Administration	Telephone conference with adjuster regarding assignment of new counsel, production of file to new counsel, proposed Consent Order, following counsel and proposed trial date for matter	2/19/16	0.3	\$96.00	\$28.50	\$0.00	\$0.00	\$28.50	20	
Outside Counsel	1/28/16	24113	Paid	Martha Fountain v. Wibevo LLC (Case NO. 00398891001)	McCants, Clarke W., III PC	164	11/29/16	Clarke W. McCants	Senior Partner	L120	Communicate (With Client)	Case Assessment, Development and Administration	Telephone conference with adjuster regarding assignment of new counsel, proposed Consent Order, following counsel, production of file to new counsel, and proposed trial date for matter	2/19/16	0.3	\$96.00	\$28.50	\$0.00	\$0.00	\$28.50	20	
Outside Counsel	1/28/16	24112	Paid	Martha Fountain v. Wibevo LLC (Case NO. 00398891001)	McCants, Clarke W., III PC	165	11/29/16	Clarke W. McCants	Senior Partner	L120	Communicate (With Client)	Case Assessment, Development and Administration	Telephone conference with adjuster regarding assignment of new counsel, proposed Consent Order, following counsel, production of file to new counsel, and proposed trial date for matter	2/19/16	0.1	\$96.00	\$26.50	\$0.00	\$26.50	\$0.00	\$0.00	20
Outside Counsel	1/28/16	24113	Paid	Martha Fountain v. Wibevo LLC (Case NO. 00398891001)	McCants, Clarke W., III PC	166	11/29/16	Clarke W. McCants	Senior Partner	L450	Plan and Prepare For	Trial Preparation and Trial	Preparation and review of correspondence to Judge Early regarding proposed Order for matter	2/19/16	0.1	\$96.00	\$8.50	\$0.00	\$0.00	\$8.50	20	
Outside Counsel	1/28/16	24113	Paid	Martha Fountain v. Wibevo LLC (Case NO. 00398891001)	McCants, Clarke W., III PC	167	11/29/16	Clarke W. McCants	Senior Partner	L120	Plan and Prepare For	Case Assessment, Development and Administration	Preparation and review of correspondence to adjuster regarding proposed Consent Order, following counsel and proposed trial date for matter	2/19/16	0.1	\$96.00	\$9.50	\$0.00	\$0.00	\$9.50	20	

2019-04-04
 v. 00398891001
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Outside Counsel	1/28/15	24113	Paid	Martha Fountain v. Wilfredo LLC (Case No. 0309881001)	McCarthy, Clark W., III, PC	108	1/14/14	Clark W. McCarthy	Senior Partner	E100	Plan and Prepare For Trial Preparation and Trial	Preparation and review of proposed Order of Relief of Debtors and proposed Order Staying Proceedings pending Entry of Additional Order for matter	2/18/15	0.7	\$35.00	\$35.00	\$0.00	\$0.00	\$0.00	\$0.00	
Outside Counsel	1/28/15	24113	Paid	Martha Fountain v. Wilfredo LLC (Case No. 0309881001)	McCarthy, Clark W., III, PC	109	1/14/14	Clark W. McCarthy	Senior Partner	E100	Plan and Prepare For Trial Preparation and Trial	Preparation and review of proposed Order of Relief of Debtors and Judge Entry regarding proposed Order for matter	2/18/15	0.4	\$65.00	\$35.00	\$30.00	\$0.00	\$35.00	\$0.00	
Outside Counsel	1/28/15	24113	Paid	Martha Fountain v. Wilfredo LLC (Case No. 0309881001)	McCarthy, Clark W., III, PC	110	1/14/14	Clark W. McCarthy	Senior Partner	E120	Communicate (Other External)	Class - Assessment Development and Administration	Telephone conference with Mr. Walker re: updated fee declaration regarding review of fee, review of proposed additional Staying Order and transfer of file to matter	2/18/15	0.5	\$95.00	\$70.00	\$0.00	\$0.00	\$70.00	\$0.00
Outside Counsel	1/28/15	24113	Paid	Martha Fountain v. Wilfredo LLC (Case No. 0309881001)	McCarthy, Clark W., III, PC	121	1/14/14	Clark W. McCarthy	Senior Partner	E100	Appeal For Allow	Trial Preparation and Trial	Attendance of hearing for Order to be Relieved and request Motion to file before Judge Entry in matter	2/18/15	2.7	\$16.00	\$26.50	\$0.00	\$0.00	\$26.50	\$0.00
Outside Counsel	1/28/15	24113	Paid	Martha Fountain v. Wilfredo LLC (Case No. 0309881001)	McCarthy, Clark W., III, PC	122	1/14/14	Amy P. Stimpert	Senior Associate	E100	Plan and Prepare For Trial Preparation and Trial	Trial Preparation and Trial	Preparation and review of proposed Order in lieu of class regarding Consent Order issued by Judge Entry in matter	2/18/15	0.3	\$35.00	\$35.00	\$0.00	\$0.00	\$35.00	\$0.00
Outside Counsel	1/28/15	24113	Paid	Martha Fountain v. Wilfredo LLC (Case No. 0309881001)	McCarthy, Clark W., III, PC	123	1/14/14	Amy P. Stimpert	Senior Associate	E100	Review/Analyze	Trial Preparation and Trial	Review and review of final Consent Order forwarded by Clerk of Court in matter	2/18/15	0.1	\$95.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
Outside Counsel	1/28/15	24113	Paid	Martha Fountain v. Wilfredo LLC (Case No. 0309881001)	McCarthy, Clark W., III, PC	124	1/14/14	Clark W. McCarthy	Senior Partner	E100	Review/Analyze	Trial Preparation and Trial	Receipt and review of final Order Staying Proceedings issued by Court in matter	2/18/15	0.1	\$95.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
Outside Counsel	1/28/15	24113	Paid	Martha Fountain v. Wilfredo LLC (Case No. 0309881001)	McCarthy, Clark W., III, PC	126	1/14/14	Clark W. McCarthy	Senior Partner	E100	Plan and Prepare For Trial Preparation and Trial	Trial Preparation and Trial	Preparation and review of proposed Order to stay proceedings re: proposed Order Staying Proceedings and withdrawal of class counsel in matter	2/18/15	0.3	\$65.00	\$25.00	\$0.00	\$0.00	\$25.00	\$0.00
Outside Counsel	1/28/15	24113	Paid	Martha Fountain v. Wilfredo LLC (Case No. 0309881001)	McCarthy, Clark W., III, PC	126	1/14/14	Clark W. McCarthy	Senior Partner	E100	Plan and Prepare For Trial Preparation and Trial	Trial Preparation and Trial	Preparation and review of proposed Order to withdraw from proceedings re: proposed Order Staying Proceedings and withdrawal of class counsel in matter	2/18/15	0.3	\$65.00	\$25.00	\$0.00	\$0.00	\$25.00	\$0.00
Outside Counsel	1/28/15	24113	Paid	Martha Fountain v. Wilfredo LLC (Case No. 0309881001)	McCarthy, Clark W., III, PC	127	1/14/14	Clark W. McCarthy	Senior Partner	E100	Expense	Expense	Prothonotary	2/18/15	0.2	\$9.00	\$15.00	\$0.00	\$0.00	\$0.00	\$0.00
Outside Counsel	1/28/15	24113	Paid	Martha Fountain v. Wilfredo LLC (Case No. 0309881001)	McCarthy, Clark W., III, PC	128	1/14/14	Clark W. McCarthy	Senior Partner	E100	Expense	Expense	Postage	2/18/15	0	\$1.11	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
Outside Counsel	1/28/15	24113	Paid	Martha Fountain v. Wilfredo LLC (Case No. 0309881001)	McCarthy, Clark W., III, PC	129	1/14/14	Clark W. McCarthy	Senior Partner	E112	Expense	Expense	Filing Fees	2/18/15	1	\$60.00	\$50.00	\$0.00	\$0.00	\$50.00	\$0.00
Outside Counsel	1/28/15	24113	Paid	Martha Fountain v. Wilfredo LLC (Case No. 0309881001)	McCarthy, Clark W., III, PC	130	1/14/14	Clark W. McCarthy	Senior Partner	E112	Expense	Expense	Motion Filing Fee	2/18/15	1	\$50.00	\$50.00	\$0.00	\$0.00	\$50.00	\$0.00
Outside Counsel	1/28/15	24113	Paid	Martha Fountain v. Wilfredo LLC (Case No. 0309881001)	McCarthy, Clark W., III, PC	131	1/14/14	Clark W. McCarthy	Senior Partner	E112	Expense	Expense	Filing Fee	2/18/15	1	\$25.00	\$25.00	\$0.00	\$0.00	\$25.00	\$0.00
Outside Counsel	1/28/15	24113	Paid	Martha Fountain v. Wilfredo LLC (Case No. 0309881001)	McCarthy, Clark W., III, PC	132	1/14/14	Clark W. McCarthy	Senior Partner	E112	Expense	Expense	Filing Fee - 2nd Motion	2/18/15	1	\$20.00	\$20.00	\$0.00	\$0.00	\$20.00	\$0.00
Outside Counsel	1/28/15	24113	Paid	Martha Fountain v. Wilfredo LLC (Case No. 0309881001)	McCarthy, Clark W., III, PC	133	1/14/14	Clark W. McCarthy	Senior Partner	E112	Expense	Expense	Motion to be Renewed Filing Fee	2/18/15	1	\$25.00	\$25.00	\$0.00	\$0.00	\$25.00	\$0.00
Outside Counsel	1/13/15	3126	Paid	US 0309881001; INTERIM INVOLVE	Kawaty Law Firm, LLC	1	1/13/14	Robert D. Warz	Senior Partner	E110	Review/Analyze	Class Assessment Development and Administration	Review/analyze Request and review Order for Fee Involvement re: proposed Order for ATSS Review/analyze	1/13/15	1.0	\$125.00	\$100.00	\$0.00	\$0.00	\$100.00	\$0.00

634

Outside Counsel	8/17/14	7720	Paid	Cl 902968610001 PFEIFFER INVESTORS	Reynolds Law Firm, LLC	17	10/21/14	Other	LL10	Expenses	Direct travel 12/24/14 12/25/14 - 12/27/14 Total	8/18/14	0.4	\$0.00	\$127.44	\$0.00	\$0.00	\$127.44	21
Outside Counsel	8/17/14	24360	Paid	Fournier, Martha v. Widovec, LLC Claim No. 60398910001 Cul Action No. 2014 CP-26-101 Civil File No. M10-635	McCants Clarke W., III PC	1	8/19/14	Case Pre-Trial Pleadings and Motion	LL10	Other	Pre-Trial and review of Petition of Service of Amended Answer and Third Party Complaint upon Southern Asphalt, LLC	7/15/14	0.3	\$25.00	\$25.00	\$0.00	\$0.00	\$25.00	20
Outside Counsel	8/17/14	23380	Paid	Fournier, Martha v. Widovec, LLC Claim No. 60398910001 Cul Action No. 2014 CP-26-101 Civil File No. M10-635	McCants Clarke W., III PC	2	8/19/14	Case Assessment, Development and Administration	LL10	Other	Preparation and review of correspondence to Client of Claim being Served Answer and Third Party Complaint upon Southern Asphalt	7/15/14	0.3	\$25.00	\$25.00	\$0.00	\$0.00	\$25.00	20
Outside Counsel	8/17/14	23380	Paid	Fournier, Martha v. Widovec, LLC Claim No. 60398910001 Cul Action No. 2014 CP-26-101 Civil File No. M10-635	McCants Clarke W., III PC	3	8/21/14	Case Assessment, Development and Administration	LL10	Other	Preparation and review of correspondence to Client of Claim being Served Answer and Third Party Complaint upon Southern Asphalt	7/15/14	0.3	\$25.00	\$25.00	\$0.00	\$0.00	\$25.00	20
Outside Counsel	8/17/14	23380	Paid	Fournier, Martha v. Widovec, LLC Claim No. 60398910001 Cul Action No. 2014 CP-26-101 Civil File No. M10-635	McCants Clarke W., III PC	4	8/22/14	Case Assessment, Development and Administration	LL10	Other	Receipt and review of correspondence from counsel for Southern Asphalt dated November 25, 2013 regarding service of Amended Third Party Complaint	7/15/14	0.4	\$25.00	\$25.00	\$0.00	\$0.00	\$25.00	20
Outside Counsel	8/17/14	23380	Paid	Fournier, Martha v. Widovec, LLC Claim No. 60398910001 Cul Action No. 2014 CP-26-101 Civil File No. M10-635	McCants Clarke W., III PC	5	8/22/14	Case Assessment, Development and Administration	LL10	Other	Preparation and review of correspondence to Client of Request regarding Service of Amended Third Party Complaint by counsel and table of service of pleading	7/15/14	0.2	\$40.00	\$40.00	\$0.00	\$0.00	\$40.00	20
Outside Counsel	8/17/14	23380	Paid	Fournier, Martha v. Widovec, LLC Claim No. 60398910001 Cul Action No. 2014 CP-26-101 Civil File No. M10-635	McCants Clarke W., III PC	6	8/26/14	Case Assessment, Development and Administration	LL10	Other	Receipt and review of Petition Scheduling Order for matter previously by Judge Kelly	7/15/14	0.3	\$25.00	\$25.00	\$0.00	\$0.00	\$25.00	20
Outside Counsel	8/17/14	23380	Paid	Fournier, Martha v. Widovec, LLC Claim No. 60398910001 Cul Action No. 2014 CP-26-101 Civil File No. M10-635	McCants Clarke W., III PC	7	8/26/14	Case Assessment, Development and Administration	LL10	Other	Review of Petition on petition requests to be disposed	7/15/14	0.3	\$25.00	\$25.00	\$0.00	\$0.00	\$25.00	20
Outside Counsel	8/17/14	23380	Paid	Fournier, Martha v. Widovec, LLC Claim No. 60398910001 Cul Action No. 2014 CP-26-101 Civil File No. M10-635	McCants Clarke W., III PC	8	8/26/14	Case Assessment, Development and Administration	LL10	Other	Review and review of Judge Kelly's Order for matter dated December 3, 2013	7/15/14	0.1	\$25.00	\$25.00	\$0.00	\$0.00	\$25.00	20
Outside Counsel	8/17/14	23380	Paid	Fournier, Martha v. Widovec, LLC Claim No. 60398910001 Cul Action No. 2014 CP-26-101 Civil File No. M10-635	McCants Clarke W., III PC	9	8/27/14	Case Assessment, Development and Administration	LL10	Other	Receipt and review of correspondence from Mr. Edwards dated December 6, 2013 with Answer of Third Party Defendant, Southern Asphalt, LLC	7/15/14	0.2	\$25.00	\$25.00	\$0.00	\$0.00	\$25.00	20
Outside Counsel	8/17/14	23380	Paid	Fournier, Martha v. Widovec, LLC Claim No. 60398910001 Cul Action No. 2014 CP-26-101 Civil File No. M10-635	McCants Clarke W., III PC	10	8/25/14	Case Assessment, Development and Administration	LL10	Other	Preparation and review of correspondence to counsel regarding Answer of Third Party Defendant to Amended Third Party Complaint	7/15/14	0.3	\$25.00	\$25.00	\$0.00	\$0.00	\$25.00	20
Outside Counsel	8/17/14	23360	Paid	Fournier, Martha v. Widovec, LLC Claim No. 60398910001 Cul Action No. 2014 CP-26-101 Civil File No. M10-635	McCants Clarke W., III PC	11	8/27/14	Case Assessment, Development and Administration	LL10	Other	Receipt and review of correspondence from counsel dated December 18, 2013 regarding deposition of Mr. Stealy	7/15/14	0.2	\$25.00	\$25.00	\$0.00	\$0.00	\$25.00	20
Outside Counsel	8/17/14	23380	Paid	Fournier, Martha v. Widovec, LLC Claim No. 60398910001 Cul Action No. 2014 CP-26-101 Civil File No. M10-635	McCants Clarke W., III PC	12	8/27/14	Case Assessment, Development and Administration	LL10	Other	Receipt and review of correspondence from opposing counsel dated December 18, 2013 regarding deposition of Mr. Stealy	7/15/14	0.1	\$25.00	\$25.00	\$0.00	\$0.00	\$25.00	20

635

Outside Counsel	6/17/14	71820	Paid	Fountain, Martha v. Wilbrey, LLC Claim No. 00399810001 Civil Action No. 2010 CP-00-101 Case File No. 610-636	McCarty, Clark W., III PC	13	12/19/13	Clark W. McCarty	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence regarding business scheduling for Elizabeth Flanagan and Michael Moore	7/15/14	0.6	995.00	\$47.00	\$0.00	\$0.00	\$47.00	20
Outside Counsel	6/17/14	71820	Paid	Fountain, Martha v. Wilbrey, LLC Claim No. 00399810001 Civil Action No. 2010 CP-00-101 Case File No. 610-636	McCarty, Clark W., III PC	14	1/27/14	Clark W. McCarty	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Mr. Edwards dated January 23, 2014 regarding proposed trial date for trial	7/15/14	0.1	995.00	\$0.50	\$0.00	\$0.00	\$0.50	20
Outside Counsel	6/17/14	71820	Paid	Fountain, Martha v. Wilbrey, LLC Claim No. 00399810001 Civil Action No. 2010 CP-00-101 Case File No. 610-636	McCarty, Clark W., III PC	15	1/27/14	Clark W. McCarty	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence to adjust proposed trial date for trial and settlement of matter	7/15/14	0.2	100.00	\$10.00	\$0.00	\$0.00	\$10.00	20
Outside Counsel	6/17/14	71820	Paid	Fountain, Martha v. Wilbrey, LLC Claim No. 00399810001 Civil Action No. 2010 CP-00-101 Case File No. 610-636	McCarty, Clark W., III PC	16	1/27/14	Clark W. McCarty	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Judge Kelly regarding proposed trial date for matter	7/15/14	0.1	505.00	\$0.50	\$0.00	\$0.00	\$0.50	20
Outside Counsel	6/17/14	71820	Paid	Fountain, Martha v. Wilbrey, LLC Claim No. 00399810001 Civil Action No. 2010 CP-00-101 Case File No. 610-636	McCarty, Clark W., III PC	17	1/10/14	Clark W. McCarty	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Mr. Edwards dated January 10, 2014 regarding proposed trial date for matter	7/15/14	0.1	505.00	\$0.50	\$0.00	\$0.00	\$0.50	20
Outside Counsel	6/17/14	71820	Paid	Fountain, Martha v. Wilbrey, LLC Claim No. 00399810001 Civil Action No. 2010 CP-00-101 Case File No. 610-636	McCarty, Clark W., III PC	18	1/10/14	Clark W. McCarty	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Mr. Edwards dated January 10, 2014 regarding representation of Plaintiff Party Defendant in matter	7/15/14	0.1	505.00	\$0.50	\$0.00	\$0.00	\$0.50	20
Outside Counsel	6/17/14	71820	Paid	Fountain, Martha v. Wilbrey, LLC Claim No. 00399810001 Civil Action No. 2010 CP-00-101 Case File No. 610-636	McCarty, Clark W., III PC	19	1/27/14	Clark W. McCarty	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Counsel for Third Party Defendant dated December 24, 2014 with initial interrogatories and Request for Production in matter	7/15/14	0.2	505.00	\$0.50	\$0.00	\$0.00	\$0.50	20
Outside Counsel	6/17/14	71820	Paid	Fountain, Martha v. Wilbrey, LLC Claim No. 00399810001 Civil Action No. 2010 CP-00-101 Case File No. 610-636	McCarty, Clark W., III PC	20	1/15/14	Clark W. McCarty	Senior Partner	L110	Other	Case Assessment, Development and Administration	Talking to underlines with counsel re Plaintiff and Mrs.	7/15/14	0.1	505.00	\$0.50	\$0.00	\$0.00	\$0.50	20
Outside Counsel	6/17/14	71820	Paid	Fountain, Martha v. Wilbrey, LLC Claim No. 00399810001 Civil Action No. 2010 CP-00-101 Case File No. 610-636	McCarty, Clark W., III PC	21	2/27/14	Clark W. McCarty	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Plaintiff counsel dated February 6, 2014 regarding deposition of Dr. Steely	7/15/14	0.1	400.00	\$40.00	\$0.00	\$0.00	\$0.00	20
Outside Counsel	6/17/14	71820	Paid	Fountain, Martha v. Wilbrey, LLC Claim No. 00399810001 Civil Action No. 2010 CP-00-101 Case File No. 610-636	McCarty, Clark W., III PC	22	2/27/14	Clark W. McCarty	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Plaintiff counsel regarding proposed additional date for deposition of Dr. Steely	7/15/14	0.1	505.00	\$0.50	\$0.00	\$0.00	\$0.50	20
Outside Counsel	6/17/14	71820	Paid	Fountain, Martha v. Wilbrey, LLC Claim No. 00399810001 Civil Action No. 2010 CP-00-101 Case File No. 610-636	McCarty, Clark W., III PC	23	2/27/14	Clark W. McCarty	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Plaintiff counsel regarding production of medical records for Plaintiff	7/15/14	0.1	505.00	\$0.50	\$0.00	\$0.00	\$0.50	20
Outside Counsel	6/17/14	71820	Paid	Fountain, Martha v. Wilbrey, LLC Claim No. 00399810001 Civil Action No. 2010 CP-00-101 Case File No. 610-636	McCarty, Clark W., III PC	24	2/27/14	Clark W. McCarty	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence to Plaintiff counsel regarding production of medical records for Plaintiff and response to subpoena for matter	7/15/14	0.3	995.00	\$20.00	\$0.00	\$0.00	\$20.00	20

Outside Counsel	01/17/14	23380	Paid	Fontaine, Martha v. Wilfredo, LLC Claim No. 00398810001 Civil Action No. 2010 CP-05-101 Our File No. M10-628	McCants, Clarke W., III, PC	26	2/28/14	Clarke W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Mr. McLeod dated February 26, 2014 regarding dismissal of Third-Party Complaint against Tompa Group.	7/16/14	0.1	\$95.00	\$9.00	\$0.00	\$0.00	\$9.50	20
Outside Counsel	01/17/14	23380	Paid	Fontaine, Martha v. Wilfredo, LLC Claim No. 00398810001 Civil Action No. 2010 CP-05-101 Our File No. M10-628	McCants, Clarke W., III, PC	26	2/28/14	Clarke W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to Mr. McLeod regarding dismissal of Third-Party Complaint for Summary Judgment.	7/16/14	0.1	\$65.00	\$9.50	\$0.00	\$0.00	\$6.50	20
Outside Counsel	01/17/14	23380	Paid	Fontaine, Martha v. Wilfredo, LLC Claim No. 00398810001 Civil Action No. 2010 CP-05-101 Our File No. M10-628	McCants, Clarke W., III, PC	27	2/28/14	Clarke W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Mr. Hunt dated February 28, 2014 regarding disposition of subject property.	7/16/14	0.1	\$95.00	\$9.50	\$0.00	\$0.00	\$9.50	20
Outside Counsel	01/17/14	23380	Paid	Fontaine, Martha v. Wilfredo, LLC Claim No. 00398810001 Civil Action No. 2010 CP-05-101 Our File No. M10-628	McCants, Clarke W., III, PC	28	3/11/14	Clarke W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from opposing counsel dated March 7, 2014 regarding disposition of 01, Shady.	7/16/14	0.1	\$95.00	\$9.50	\$0.00	\$0.00	\$9.50	20
Outside Counsel	01/17/14	23380	Paid	Fontaine, Martha v. Wilfredo, LLC Claim No. 00398810001 Civil Action No. 2010 CP-05-101 Our File No. M10-628	McCants, Clarke W., III, PC	28	3/11/14	Clarke W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Telephone conference with Shady's office regarding removal records and assignments.	7/16/14	0.3	\$95.00	\$29.50	\$0.00	\$0.00	\$29.50	20
Outside Counsel	01/17/14	23380	Paid	Fontaine, Martha v. Wilfredo, LLC Claim No. 00398810001 Civil Action No. 2010 CP-05-101 Our File No. M10-628	McCants, Clarke W., III, PC	30	3/11/14	Clarke W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of e-mail and meeting records for Shady's removal by Dr. Shady.	7/16/14	0.4	\$95.00	\$38.00	\$0.00	\$0.00	\$38.00	20
Outside Counsel	01/17/14	23380	Paid	Fontaine, Martha v. Wilfredo, LLC Claim No. 00398810001 Civil Action No. 2010 CP-05-101 Our File No. M10-628	McCants, Clarke W., III, PC	31	7/10/14	Clarke W. McCants	Senior Partner	L110	Other	Discovery	Telephone conference with opposing counsel regarding deposition of Dr. Shady and protection of subject's personal records.	7/16/14	0.1	\$95.00	\$9.50	\$0.00	\$0.00	\$9.50	20
Outside Counsel	01/17/14	23380	Paid	Fontaine, Martha v. Wilfredo, LLC Claim No. 00398810001 Civil Action No. 2010 CP-05-101 Our File No. M10-628	McCants, Clarke W., III, PC	32	8/19/14	Clarke W. McCants	Senior Partner	L110	Other	Discovery	Preparation and review of deposition of Dr. Shady for use at trial.	7/16/14	1	\$95.00	\$95.00	\$0.00	\$0.00	\$95.00	20
Outside Counsel	01/17/14	23380	Paid	Fontaine, Martha v. Wilfredo, LLC Claim No. 00398810001 Civil Action No. 2010 CP-05-101 Our File No. M10-628	McCants, Clarke W., III, PC	33	01/14/14	Clarke W. McCants	Senior Partner	L110	Other	Discovery	Interviews of video deposition of Dr. Shady at Charleston Hand Group, Charleston, SC for use at trial.	7/16/14	1	\$95.00	\$95.00	\$0.00	\$0.00	\$95.00	20
Outside Counsel	01/17/14	23380	Paid	Fontaine, Martha v. Wilfredo, LLC Claim No. 00398810001 Civil Action No. 2010 CP-05-101 Our File No. M10-628	McCants, Clarke W., III, PC	34	3/13/14	Clarke W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Judge Eary dated March 12, 2014 regarding proposed hearing date for motions in matter.	7/16/14	0.1	\$95.00	\$9.50	\$0.00	\$0.00	\$9.50	20
Outside Counsel	01/17/14	23380	Paid	Fontaine, Martha v. Wilfredo, LLC Claim No. 00398810001 Civil Action No. 2010 CP-05-101 Our File No. M10-628	McCants, Clarke W., III, PC	35	8/13/14	Clarke W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to Counsel of Record regarding proposed hearing date for motions in matter and protection for motion hearing date.	7/16/14	0.2	\$95.00	\$38.00	\$0.00	\$0.00	\$38.00	20
Outside Counsel	01/17/14	23380	Paid	Fontaine, Martha v. Wilfredo, LLC Claim No. 00398810001 Civil Action No. 2010 CP-05-101 Our File No. M10-628	McCants, Clarke W., III, PC	36	8/13/14	Clarke W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from opposing counsel dated March 15, 2014 with Notice of Motion and Motion to Sever Issues of Action in matter.	7/16/14	0.1	\$95.00	\$18.00	\$0.00	\$0.00	\$18.00	20

637

Outside Counsel	8/17/14	23380	Paid	Fontana, Martha v. Whitbeck, LLC Claim No. 00388810001 Civil Action No. 2010 CP-06-101 Our File No. M10-036	McCarthy, Clark W., III PC	37	8/17/14	Clark W. McCarthy	Senior Partner	E110	Other	Case Assessment, Development and Administration	Receipt and review correspondence from Mr. McLeod dated March 14, 2014 regarding proposed hearing date for Motion for Summary Judgment in matter	7/15/14	0.1	\$92.00	\$9.00	\$0.00	\$0.00	\$0.50	\$0.50	20
Outside Counsel	8/17/14	23380	Paid	Fontana, Martha v. Whitbeck, LLC Claim No. 00388810001 Civil Action No. 2010 CP-06-101 Our File No. M10-036	McCarthy, Clark W., III PC	36	2/22/14	Clark W. McCarthy	Senior Partner	E128	Employee	Employee	Medical records charges - Charleston Heat Group	7/15/14	1	\$26.73	\$24.70	\$2.00	\$0.00	\$24.73	\$0.00	60
Outside Counsel	8/17/14	23380	Paid	Fontana, Martha v. Whitbeck, LLC Claim No. 00388810001 Civil Action No. 2010 CP-06-101 Our File No. M10-036	McCarthy, Clark W., III PC	38	3/17/14	Clark W. McCarthy	Senior Partner	E118	Employee	Employee	Out of town travel - Charleston, SC - Charleston Dr. Emily	7/15/14	6	\$47.50	\$27.00	\$0.00	\$0.00	\$27.50	\$0.00	21
Outside Counsel	8/17/14	23380	Paid	Fontana, Martha v. Whitbeck, LLC Claim No. 00388810001 Civil Action No. 2010 CP-06-101 Our File No. M10-036	McCarthy, Clark W., III PC	40	2/11/14	Clark W. McCarthy	Senior Partner	E104	Employee	Employee	Hotel expense - Charleston, SC - representation of Dr. Sherry	7/15/14	1	\$197.49	\$127.48	\$0.00	\$0.00	\$197.49	\$0.00	50
Outside Counsel	11/26/13	23120	Paid	Fontana, Martha v. Whitbeck, LLC Claim No. 00388810001 Civil Action No. 2010 CP-06-101 Our File No. M10-036	McCarthy, Clark W., III PC	1	2/7/13	Clark W. McCarthy	Senior Partner	E110	Other	Case Assessment, Development and Administration	Receipt and review correspondence from Mr. McLeod dated March 23, 2013 regarding additional discovery in matter	12/19/13	0.1	\$65.00	\$6.00	\$0.00	\$0.00	\$0.50	\$0.50	20
Outside Counsel	11/26/13	23120	Paid	Fontana, Martha v. Whitbeck, LLC Claim No. 00388810001 Civil Action No. 2010 CP-06-101 Our File No. M10-036	McCarthy, Clark W., III PC	2	4/2/13	Clark W. McCarthy	Senior Partner	E110	Other	Case Assessment, Development and Administration	Receipt and review correspondence from Third-Party Defendants regarding additional discovery in matter	12/19/13	0.1	\$85.00	\$8.50	\$0.00	\$0.00	\$10.00	\$0.50	20
Outside Counsel	11/26/13	24100	Paid	Fontana, Martha v. Whitbeck, LLC Claim No. 00388810001 Civil Action No. 2010 CP-06-101 Our File No. M10-036	McCarthy, Clark W., III PC	1	4/2/13	Clark W. McCarthy	Senior Partner	E110	Other	Case Assessment, Development and Administration	Discovery and review of correspondence regarding additional discovery responses in matter and production of without prejudice copies in matter	12/19/13	0.2	\$85.00	\$19.00	\$0.00	\$0.00	\$10.00	\$10.00	20
Outside Counsel	11/26/13	23120	Paid	Fontana, Martha v. Whitbeck, LLC Claim No. 00388810001 Civil Action No. 2010 CP-06-101 Our File No. M10-036	McCarthy, Clark W., III PC	4	4/2/13	Clark W. McCarthy	Senior Partner	E110	Other	Case Assessment, Development and Administration	Telephone conference with opposing counsel regarding additional discovery in matter	12/19/13	0.1	\$85.00	\$5.00	\$0.00	\$0.00	\$0.50	\$0.50	20
Outside Counsel	11/26/13	24120	Paid	Fontana, Martha v. Whitbeck, LLC Claim No. 00388810001 Civil Action No. 2010 CP-06-101 Our File No. M10-036	McCarthy, Clark W., III PC	0	4/2/13	Clark W. McCarthy	Senior Partner	E110	Other	Case Assessment, Development and Administration	Receipt and review correspondence from Mr. McLeod dated April 8, 2013 with additional subpoena for matter	12/19/13	0.1	\$90.00	\$8.00	\$0.00	\$0.00	\$9.50	\$0.50	20
Outside Counsel	11/26/13	23120	Paid	Fontana, Martha v. Whitbeck, LLC Claim No. 00388810001 Civil Action No. 2010 CP-06-101 Our File No. M10-036	McCarthy, Clark W., III PC	0	7/10/13	Ady P. Schampert	Senior Associate	E110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to Mr. McLeod regarding Plaintiff's medical records retention agreement subpoena issued in matter	12/19/13	0.3	\$65.00	\$28.50	\$0.00	\$0.00	\$26.50	\$0.00	20
Outside Counsel	11/26/13	23120	Paid	Fontana, Martha v. Whitbeck, LLC Claim No. 00388810001 Civil Action No. 2010 CP-06-101 Our File No. M10-036	McCarthy, Clark W., III PC	7	4/17/13	Clark W. McCarthy	Senior Partner	E110	Other	Case Assessment, Development and Administration	Receipt and review correspondence from Mr. McLeod dated April 17, 2013 regarding Affidavit of Service for Fourth Party Defendants	12/19/13	0.1	\$94.00	\$4.00	\$0.00	\$0.00	\$0.50	\$0.50	20
Outside Counsel	11/26/13	24120	Paid	Fontana, Martha v. Whitbeck, LLC Claim No. 00388810001 Civil Action No. 2010 CP-06-101 Our File No. M10-036	McCarthy, Clark W., III PC	6	4/19/13	Clark W. McCarthy	Senior Partner	E110	Other	Case Assessment, Development and Administration	Telephone conference with opposing counsel regarding service of Fourth Party Complaint, for matter	12/19/13	0.1	\$65.00	\$0.00	\$0.00	\$0.00	\$0.50	\$0.50	20

Outside Counsel	1128713	23120	Paid	Fountain, Martha v. Whiteco, LLC Class No. 013936810001 Civil Action No. 2010 CP-05-101 Out File No. M10-036	McCarty, Clark W., III, PC	21	6/24/13	Angie P. Thompson	Senior Associate	L110	Other	Discovery	Receipt and review of correspondence to opposing counsel regarding records in records subpoena from Laurel Bay Healthcare, Ambulatory Surgery Center of Ohio, Highland Healthcare and Westcoast Medical Plaza	12/20/13	0.2	\$85.00	\$26.50	\$0.00	\$0.00	\$78.50	20
Outside Counsel	1128713	23120	Paid	Fountain, Martha v. Whiteco, LLC Class No. 013936810001 Civil Action No. 2010 CP-05-101 Out File No. M10-036	McCarty, Clark W., III, PC	22	6/24/13	Clark W. McCarty	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Mr. Edwards dated June 4, 2013 with Motion for Summary Judgment in favor with attachments	12/19/13	0.2	\$85.00	\$30.00	\$0.00	\$0.00	\$55.00	20
Outside Counsel	1128713	23120	Paid	Fountain, Martha v. Whiteco, LLC Class No. 013936810001 Civil Action No. 2010 CP-05-101 Out File No. M10-036	McCarty, Clark W., III, PC	23	6/24/13	Clark W. McCarty	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Mr. Edwards dated June 3, 2013 with Motion to Compel Production of Records by Plaintiff	12/19/13	0.1	\$85.00	\$0.00	\$0.00	\$0.00	\$85.00	20
Outside Counsel	1128713	23120	Paid	Fountain, Martha v. Whiteco, LLC Class No. 013936810001 Civil Action No. 2010 CP-05-101 Out File No. M10-036	McCarty, Clark W., III, PC	24	6/24/13	Clark W. McCarty	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from opposing counsel dated June 4, 2013 with State Supplemental Affidavit to Plaintiff's interrogatories and Seventh Supplemental responses to Plaintiff's Production	12/19/13	0.3	\$85.00	\$28.50	\$0.00	\$0.00	\$56.50	20
Outside Counsel	1128713	23120	Paid	Fountain, Martha v. Whiteco, LLC Class No. 013936810001 Civil Action No. 2010 CP-05-101 Out File No. M10-036	McCarty, Clark W., III, PC	25	6/24/13	Clark W. McCarty	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Mr. McCarty dated June 12, 2013 regarding request for records from William Rescue Fund	12/19/13	0.1	\$85.00	\$0.00	\$0.00	\$0.00	\$85.00	20
Outside Counsel	1128713	23120	Paid	Fountain, Martha v. Whiteco, LLC Class No. 013936810001 Civil Action No. 2010 CP-05-101 Out File No. M10-036	McCarty, Clark W., III, PC	26	6/24/13	Clark W. McCarty	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Plaintiff's counsel dated June 11, 2013 regarding medical records	12/19/13	0.1	\$85.00	\$0.00	\$0.00	\$0.00	\$85.00	20
Outside Counsel	1128713	23120	Paid	Fountain, Martha v. Whiteco, LLC Class No. 013936810001 Civil Action No. 2010 CP-05-101 Out File No. M10-036	McCarty, Clark W., III, PC	27	6/24/13	Clark W. McCarty	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Mr. Edwards dated June 15, 2013 with additional discovery requests to Fourth Party Defendants	12/19/13	0.1	\$85.00	\$0.00	\$0.00	\$0.00	\$85.00	20
Outside Counsel	1128713	23120	Paid	Fountain, Martha v. Whiteco, LLC Class No. 013936810001 Civil Action No. 2010 CP-05-101 Out File No. M10-036	McCarty, Clark W., III, PC	28	7/2/13	Clark W. McCarty	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Judge Edwards regarding proposed summary judgment for Summary Judgment for Fourth Party Defendant	12/19/13	0.1	\$85.00	\$0.00	\$0.00	\$0.00	\$85.00	20
Outside Counsel	1128713	23120	Paid	Fountain, Martha v. Whiteco, LLC Class No. 013936810001 Civil Action No. 2010 CP-05-101 Out File No. M10-036	McCarty, Clark W., III, PC	29	7/2/13	Clark W. McCarty	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Plaintiff's Third Party Defendant regarding deposition of Mr. Member	12/19/13	0.1	\$85.00	\$0.00	\$0.00	\$0.00	\$85.00	20
Outside Counsel	1128713	23120	Paid	Fountain, Martha v. Whiteco, LLC Class No. 013936810001 Civil Action No. 2010 CP-05-101 Out File No. M10-036	McCarty, Clark W., III, PC	30	7/2/13	Clark W. McCarty	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Plaintiff's Third Party Defendant regarding production of records by Sunwell County Hospital	12/19/13	0.1	\$85.00	\$0.00	\$0.00	\$0.00	\$85.00	20
Outside Counsel	1128713	23120	Paid	Fountain, Martha v. Whiteco, LLC Class No. 013936810001 Civil Action No. 2010 CP-05-101 Out File No. M10-036	McCarty, Clark W., III, PC	31	7/2/13	Clark W. McCarty	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Plaintiff's Third Party Defendant dated July 8, 2013 regarding proposed and date of hearing	12/19/13	0.1	\$85.00	\$0.00	\$0.00	\$0.00	\$85.00	20

639

Outside Counsel	11/29/13	23120	Part	Fountain, Martha v. Widovec, LLC Claim No. 003868810001 Civil Action No. 2010 CP-05-101 Civ File No. M10-635	McCarthy, Clark W., III, PC	33	7/11/13	Clark W. McCarthy	Senior Partner	L110	Other	Case Assessment, Development and Administration	Telephone conference with Mr. McLeod, counsel for Third Party Defendant, regarding Motion for Summary Judgment in matter. Additional discovery is ordered and proposed trial date for matter.	12/19/13	0.2	\$95.00	\$19.00	\$0.00	\$0.00	\$18.00	20
Outside Counsel	11/29/13	23120	Part	Fountain, Martha v. Widovec, LLC Claim No. 003868810001 Civil Action No. 2010 CP-05-101 Civ File No. M10-635	McCarthy, Clark W., III, PC	33	7/11/13	Clark W. McCarthy	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Mr. McLeod dated July 11, 2013 with Third Party Defendant regarding proposed Scheduling Order for matter.	12/19/13	0.1	\$95.00	\$9.50	\$0.00	\$0.00	\$9.50	23
Outside Counsel	11/29/13	23120	Part	Fountain, Martha v. Widovec, LLC Claim No. 003868810001 Civil Action No. 2010 CP-05-101 Civ File No. M10-635	McCarthy, Clark W., III, PC	34	7/11/13	Clark W. McCarthy	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Mr. McLeod dated July 11, 2013 regarding motion in matter.	12/19/13	0.1	\$95.00	\$9.50	\$0.00	\$0.00	\$9.50	20
Outside Counsel	11/29/13	23120	Part	Fountain, Martha v. Widovec, LLC Claim No. 003868810001 Civil Action No. 2010 CP-05-101 Civ File No. M10-635	McCarthy, Clark W., III, PC	35	7/11/13	Clark W. McCarthy	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Mr. McLeod dated July 11, 2013 with Third Party Defendant and Fourth Party Defendant and motion for Default as to Fourth Party Defendant.	12/19/13	0.2	\$95.00	\$19.00	\$0.00	\$0.00	\$18.00	20
Outside Counsel	11/29/13	23120	Part	Fountain, Martha v. Widovec, LLC Claim No. 003868810001 Civil Action No. 2010 CP-05-101 Civ File No. M10-635	McCarthy, Clark W., III, PC	36	7/11/13	Clark W. McCarthy	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Mr. McLeod dated July 8, 2013 with Third Party Defendant's Notice of Motion and Motion for Summary Judgment as to First Defendant and Waiver.	12/19/13	0.2	\$95.00	\$19.00	\$0.00	\$0.00	\$18.00	20
Outside Counsel	11/29/13	23120	Part	Fountain, Martha v. Widovec, LLC Claim No. 003868810001 Civil Action No. 2010 CP-05-101 Civ File No. M10-635	McCarthy, Clark W., III, PC	37	7/11/13	Clark W. McCarthy	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Mr. McLeod dated July 11, 2013 regarding deposition of Mr. Barber.	12/19/13	0.1	\$95.00	\$9.50	\$0.00	\$0.00	\$9.50	20
Outside Counsel	11/29/13	23120	Part	Fountain, Martha v. Widovec, LLC Claim No. 003868810001 Civil Action No. 2010 CP-05-101 Civ File No. M10-635	McCarthy, Clark W., III, PC	38	7/11/13	Clark W. McCarthy	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Judge Emily dated July 12, 2013 regarding hearing date for Motion for Summary Judgment.	12/19/13	0.1	\$95.00	\$9.50	\$0.00	\$0.00	\$9.50	20
Outside Counsel	11/29/13	23120	Part	Fountain, Martha v. Widovec, LLC Claim No. 003868810001 Civil Action No. 2010 CP-05-101 Civ File No. M10-635	McCarthy, Clark W., III, PC	39	7/12/13	Clark W. McCarthy	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Mr. McLeod dated July 12, 2013 regarding additional deposition of Plaintiff.	12/19/13	0.1	\$89.50	\$8.95	\$0.00	\$0.00	\$8.95	20
Outside Counsel	11/29/13	23120	Part	Fountain, Martha v. Widovec, LLC Claim No. 003868810001 Civil Action No. 2010 CP-05-101 Civ File No. M10-635	McCarthy, Clark W., III, PC	40	7/12/13	Clark W. McCarthy	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Mr. McLeod dated July 9, 2013 regarding proposed trial date for matter.	12/19/13	0.1	\$95.00	\$9.50	\$0.00	\$0.00	\$9.50	20
Outside Counsel	11/29/13	23120	Part	Fountain, Martha v. Widovec, LLC Claim No. 003868810001 Civil Action No. 2010 CP-05-101 Civ File No. M10-635	McCarthy, Clark W., III, PC	41	7/12/13	Clark W. McCarthy	Senior Partner	L110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to Mr. McLeod regarding proposed Scheduling Order and Motion for Summary Judgment in matter.	12/19/13	0.2	\$95.00	\$19.00	\$0.00	\$0.00	\$18.00	20
Outside Counsel	11/29/13	23120	Part	Fountain, Martha v. Widovec, LLC Claim No. 003868810001 Civil Action No. 2010 CP-05-101 Civ File No. M10-635	McCarthy, Clark W., III, PC	42	7/16/13	Clark W. McCarthy	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Mr. McLeod dated July 10, 2013 regarding deposition of Mr. Barber.	12/19/13	0.1	\$95.00	\$9.50	\$0.00	\$0.00	\$9.50	20
Outside Counsel	11/29/13	23120	Part	Fountain, Martha v. Widovec, LLC Claim No. 003868810001 Civil Action No. 2010 CP-05-101 Civ File No. M10-635	McCarthy, Clark W., III, PC	43	7/17/13	Clark W. McCarthy	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Mr. McLeod, counsel for Third Party Defendant regarding deposition of Mr. Barber.	12/19/13	0.2	\$95.00	\$19.00	\$0.00	\$0.00	\$18.00	20

Outside Counsel	11/24/13	23133	Part	Franklin, Martha V. Williams, LLC Claim No. 003895810001 Civil Action No. 2010 CP-06-101 Our File No. M10-036	McCants, Clarke W., III PC	44	7/27/13	Clarke W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to Mr. McLeod regarding deposition of Mr. Barber and Males for Summary Judgment in matter and proposed hearing date for matter	12/19/13	0.0	\$25.00	\$16.00	\$0.00	\$0.00	\$16.00	20
Outside Counsel	11/25/13	23130	Part	Franklin, Martha V. Williams, LLC Claim No. 003895810001 Civil Action No. 2010 CP-06-101 Our File No. M10-036	McCants, Clarke W., III PC	45	7/28/13	Clarke W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Judge Early dated June 18, 2013 regarding additional hearing date for matter in matter	12/19/13	0.1	\$26.00	\$8.50	\$0.00	\$0.00	\$8.50	20
Outside Counsel	11/25/13	23130	Part	Franklin, Martha V. Williams, LLC Claim No. 003895810001 Civil Action No. 2010 CP-06-101 Our File No. M10-036	McCants, Clarke W., III PC	46	7/28/13	Clarke W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Mr. McLeod dated July 16, 2013 regarding deposition of Mr. Barber	12/19/13	0.1	\$26.00	\$8.50	\$0.00	\$0.00	\$8.50	20
Outside Counsel	11/25/13	23130	Part	Franklin, Martha V. Williams, LLC Claim No. 003895810001 Civil Action No. 2010 CP-06-101 Our File No. M10-036	McCants, Clarke W., III PC	47	7/28/13	Clarke W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Mr. McLeod dated July 19, 2013 with entry of default as to Fourth Party Defendant	12/19/13	0.1	\$26.00	\$8.50	\$0.00	\$0.00	\$8.50	20
Outside Counsel	11/25/13	23130	Part	Franklin, Martha V. Williams, LLC Claim No. 003895810001 Civil Action No. 2010 CP-06-101 Our File No. M10-036	McCants, Clarke W., III PC	48	7/28/13	Clarke W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Telephone conference with Mr. McLeod, Counsel for Third Party Defendant, regarding additional discovery in matter and Motion for Summary Judgment for matter	12/19/13	0.2	\$26.00	\$18.00	\$0.00	\$0.00	\$18.00	20
Outside Counsel	11/25/13	23130	Part	Franklin, Martha V. Williams, LLC Claim No. 003895810001 Civil Action No. 2010 CP-06-101 Our File No. M10-036	McCants, Clarke W., III PC	49	7/28/13	Clarke W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Telephone conference with Mr. Hund, expert witness in matter, regarding Motion for Summary Judgment and proposed attorney fees	12/19/13	0.3	\$26.00	\$28.50	\$0.00	\$0.00	\$28.50	20
Outside Counsel	11/25/13	23130	Part	Franklin, Martha V. Williams, LLC Claim No. 003895810001 Civil Action No. 2010 CP-06-101 Our File No. M10-036	McCants, Clarke W., III PC	50	7/28/13	Clarke W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Mr. McLeod dated July 25, 2013 regarding responses to discovery requests by Fourth Party Defendant	12/19/13	0.4	\$26.00	\$9.50	\$0.00	\$0.00	\$9.50	20
Outside Counsel	11/25/13	23130	Part	Franklin, Martha V. Williams, LLC Claim No. 003895810001 Civil Action No. 2010 CP-06-101 Our File No. M10-036	McCants, Clarke W., III PC	51	7/28/13	Clarke W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Telephone conference with Mr. McLeod regarding Motion for Summary Judgment for matter and proposed scheduling Order	12/19/13	0.5	\$26.00	\$18.00	\$0.00	\$0.00	\$18.00	20
Outside Counsel	11/25/13	23130	Part	Franklin, Martha V. Williams, LLC Claim No. 003895810001 Civil Action No. 2010 CP-06-101 Our File No. M10-036	McCants, Clarke W., III PC	52	7/28/13	Clarke W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Telephone conference with Plaintiff's counsel regarding proposed Scheduling Order for matter	12/19/13	0.7	\$26.00	\$5.50	\$0.00	\$0.00	\$5.50	20
Outside Counsel	11/25/13	23130	Part	Franklin, Martha V. Williams, LLC Claim No. 003895810001 Civil Action No. 2010 CP-06-101 Our File No. M10-036	McCants, Clarke W., III PC	53	7/28/13	Clarke W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Mr. McLeod dated July 26, 2013 with Motion to Dismiss in Opposition to Fourth Party Defendant's Motion for Summary Judgment in matter, including Affidavit of Mr. Park	12/19/13	0.4	\$26.00	\$38.00	\$0.00	\$0.00	\$38.00	20
Outside Counsel	11/25/13	23130	Part	Franklin, Martha V. Williams, LLC Claim No. 003895810001 Civil Action No. 2010 CP-06-101 Our File No. M10-036	McCants, Clarke W., III PC	54	7/28/13	Clarke W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Judge Early dated July 26, 2013 regarding proposed hearing date for matters in matter	12/19/13	0.1	\$26.00	\$8.50	\$0.00	\$0.00	\$8.50	20

642

Outside Counsel	11/26/13	23120	Paid	Fontana, Martha v. Wilovec, LLC Claim No. 00388810001 Civil Action No. 2010 CP-05-101 Cur File No. M10-039	McCants, Clarke W., III, PC	66	7/27/13	Clarke W. McCants	Senior Partner	1110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Mr. Edwards dated July 26, 2013 with Fourth Party Defendant's response to discovery request for Fourth Party Plaintiff	12/16/13	0.7	\$81.00	\$86.50	\$0.00	\$0.00	\$66.50	20
Outside Counsel	11/26/13	23120	Paid	Fontana, Martha v. Wilovec, LLC Claim No. 00388810001 Civil Action No. 2010 CP-05-101 Cur File No. M10-039	McCants, Clarke W., III, PC	66	7/27/13	Clarke W. McCants	Senior Partner	1110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Mr. McLeod dated July 26, 2013 regarding withdrawal of Motion for Summary Judgment in matter	12/16/13	6.1	\$95.00	\$9.50	\$0.00	\$0.00	\$9.50	20
Outside Counsel	11/26/13	23120	Paid	Fontana, Martha v. Wilovec, LLC Claim No. 00388810001 Civil Action No. 2010 CP-05-101 Cur File No. M10-039	McCants, Clarke W., III, PC	67	7/27/13	Clarke W. McCants	Senior Partner	1110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to Mr. McLeod regarding withdrawal of Motion for Summary Judgment in matter and proposed additional hearing date for matter	12/16/13	0.2	\$95.00	\$19.00	\$0.00	\$0.00	\$19.00	20
Outside Counsel	11/26/13	23120	Paid	Fontana, Martha v. Wilovec, LLC Claim No. 00388810001 Civil Action No. 2010 CP-05-101 Cur File No. M10-039	McCants, Clarke W., III, PC	68	7/27/13	Clarke W. McCants	Senior Partner	1110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to Mr. Hark, re: proposed Motion for summary judgment in matter and additional proposed hearing date for matter	12/16/13	0.2	\$25.00	\$10.00	\$5.00	\$0.00	\$10.00	20
Outside Counsel	11/26/13	23120	Paid	Fontana, Martha v. Wilovec, LLC Claim No. 00388810001 Civil Action No. 2010 CP-05-101 Cur File No. M10-039	McCants, Clarke W., III, PC	69	7/27/13	Clarke W. McCants	Senior Partner	1110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Mr. McLeod dated July 31, 2013 with Third Party Defendant's Motion to Dismiss in Disposition to Fourth Party Defendant's Motion for Summary Judgment in matter	12/16/13	0.4	\$95.00	\$38.00	\$2.00	\$0.00	\$38.00	20
Outside Counsel	11/26/13	23120	Paid	Fontana, Martha v. Wilovec, LLC Claim No. 00388810001 Civil Action No. 2010 CP-05-101 Cur File No. M10-039	McCants, Clarke W., III, PC	70	7/27/13	Clarke W. McCants	Senior Partner	1110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Mr. McLeod dated July 30, 2013 regarding additional investigation in matter	12/16/13	0.3	\$95.00	\$38.00	\$3.00	\$0.00	\$38.00	20
Outside Counsel	11/26/13	23120	Paid	Fontana, Martha v. Wilovec, LLC Claim No. 00388810001 Civil Action No. 2010 CP-05-101 Cur File No. M10-039	McCants, Clarke W., III, PC	71	7/27/13	Clarke W. McCants	Senior Partner	1110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Mr. Hark dated August 1, 2013 regarding deposition of Mr. Barber	12/16/13	0.1	\$95.00	\$6.50	\$0.00	\$0.00	\$6.50	20
Outside Counsel	11/26/13	23120	Paid	Fontana, Martha v. Wilovec, LLC Claim No. 00388810001 Civil Action No. 2010 CP-05-101 Cur File No. M10-039	McCants, Clarke W., III, PC	82	7/27/13	Clarke W. McCants	Senior Partner	1110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to Mr. Font regarding additional investigation in matter and next in case of matter	12/16/13	0.2	\$95.00	\$19.00	\$0.00	\$0.00	\$19.00	20
Outside Counsel	11/26/13	23120	Paid	Fontana, Martha v. Wilovec, LLC Claim No. 00388810001 Civil Action No. 2010 CP-05-101 Cur File No. M10-039	McCants, Clarke W., III, PC	93	8/7/13	Clarke W. McCants	Senior Partner	1110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Mr. Hark and dated August 1, 2013 regarding deposition of Mr. Barber	12/16/13	0.1	\$95.00	\$6.50	\$0.00	\$0.00	\$6.50	20
Outside Counsel	11/26/13	23120	Paid	Fontana, Martha v. Wilovec, LLC Claim No. 00388810001 Civil Action No. 2010 CP-05-101 Cur File No. M10-039	McCants, Clarke W., III, PC	94	8/7/13	Clarke W. McCants	Senior Partner	1110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to Mr. McLeod regarding deposition of Mr. Barber and proposed amended Third Party Complaint in matter	12/16/13	0.2	\$95.00	\$19.00	\$0.00	\$0.00	\$19.00	20
Outside Counsel	11/26/13	23120	Paid	Fontana, Martha v. Wilovec, LLC Claim No. 00388810001 Civil Action No. 2010 CP-05-101 Cur File No. M10-039	McCants, Clarke W., III, PC	95	8/7/13	Clarke W. McCants	Senior Partner	1110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Mr. McLeod dated August 1, 2013 regarding Motion to Amend Third Party Complaint in matter	12/16/13	0.1	\$95.00	\$6.50	\$0.00	\$0.00	\$6.50	20

Outside Counsel	11/26/13	23128	Paid	Fountain, Martha V. Williams, LLC Claim No. 003983510001 Civil Action No. 2010 CP-04-101 Our File No. M10-636	McCombs, Clarke W., III, PC	66	8/2/13	Clarke W. McCombs	Senior Partner	L110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to Mr. McLeod regarding proposed Order for Motion for Summary Judgment and Motion to Amend Third Party Complaint to include Fourth Party Defendant	12/18/13	0.2	\$95.00	\$18.00	\$3.00	\$9.00	\$19.00	20	
Outside Counsel	11/26/13	23120	Paid	Fountain, Martha V. Williams, LLC Claim No. 003983510001 Civil Action No. 2010 CP-04-101 Our File No. M10-636	McCombs, Clarke W., III, PC	67	8/2/13	Clarke W. McCombs	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review correspondence from Mr. McLeod dated August 2, 2013 regarding amended to Third Party Complaint	12/18/13	0.1	\$95.00	\$3.00	\$0.00	\$0.00	\$6.00	\$0.00	20
Outside Counsel	11/26/13	23120	Paid	Fountain, Martha V. Williams, LLC Claim No. 003983510001 Civil Action No. 2010 CP-04-101 Our File No. M10-636	McCombs, Clarke W., III, PC	68	8/2/13	Clarke W. McCombs	Senior Partner	L110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to Council of Record regarding amendment to Third Party Complaint for a legal course of action against Fourth Party Defendant	12/18/13	0.4	\$95.00	\$36.00	\$0.00	\$0.00	\$36.00	\$0.00	20
Outside Counsel	11/26/13	23126	Paid	Fountain, Martha V. Williams, LLC Claim No. 003983510001 Civil Action No. 2010 CP-04-101 Our File No. M10-636	McCombs, Clarke W., III, PC	69	8/2/13	Clarke W. McCombs	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review correspondence from Mr. McLeod dated August 20, 2013 regarding mediation in matter	12/18/13	0.1	\$95.00	\$8.00	\$0.00	\$0.00	\$0.00	\$0.00	20
Outside Counsel	11/26/13	23126	Paid	Fountain, Martha V. Williams, LLC Claim No. 003983510001 Civil Action No. 2010 CP-04-101 Our File No. M10-636	McCombs, Clarke W., III, PC	70	8/2/13	Clarke W. McCombs	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review correspondence from Mr. McLeod dated August 2, 2013 regarding motion to Amend Third Party Complaint in matter	12/18/13	0.2	\$95.00	\$19.00	\$0.00	\$0.00	\$19.00	\$0.00	20
Outside Counsel	11/26/13	23120	Paid	Fountain, Martha V. Williams, LLC Claim No. 003983510001 Civil Action No. 2010 CP-04-101 Our File No. M10-636	McCombs, Clarke W., III, PC	71	8/2/13	Clarke W. McCombs	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review correspondence from Mr. McLeod dated August 7, 2013 with exhibits attached in support of Opposition of Motion for Summary Judgment	12/18/13	0.1	\$95.00	\$3.00	\$0.00	\$0.00	\$3.00	\$0.00	20
Outside Counsel	11/26/13	23120	Paid	Fountain, Martha V. Williams, LLC Claim No. 003983510001 Civil Action No. 2010 CP-04-101 Our File No. M10-636	McCombs, Clarke W., III, PC	72	8/2/13	Clarke W. McCombs	Senior Partner	L330	Other	Discovery	Receipt and review correspondence from Mr. McLeod dated August 8, 2013 regarding deposition of Mr. Belove	12/18/13	0.1	\$95.00	\$8.00	\$0.00	\$0.00	\$8.00	\$0.00	20
Outside Counsel	11/26/13	23125	Paid	Fountain, Martha V. Williams, LLC Claim No. 003983510001 Civil Action No. 2010 CP-04-101 Our File No. M10-636	McCombs, Clarke W., III, PC	73	8/17/13	Clarke W. McCombs	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review correspondence dated August 13, 2013 regarding proposed Order for Motion for Summary Judgment	12/18/13	0.2	\$95.00	\$15.00	\$0.00	\$0.00	\$15.00	\$0.00	20
Outside Counsel	11/26/13	23120	Paid	Fountain, Martha V. Williams, LLC Claim No. 003983510001 Civil Action No. 2010 CP-04-101 Our File No. M10-636	McCombs, Clarke W., III, PC	74	8/2/13	Clarke W. McCombs	Senior Partner	L110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to Mr. McLeod regarding Motion to Amend Third Party Complaint and Motion to Alter/Amend Order Granting Summary Judgment to Tupper Park	12/18/13	0.2	\$95.00	\$15.00	\$0.00	\$0.00	\$15.00	\$0.00	20
Outside Counsel	11/26/13	23120	Paid	Fountain, Martha V. Williams, LLC Claim No. 003983510001 Civil Action No. 2010 CP-04-101 Our File No. M10-636	McCombs, Clarke W., III, PC	75	8/2/13	Clarke W. McCombs	Senior Partner	L330	Other	Discovery	Receipt and review correspondence from Mr. McLeod dated August 21, 2013 regarding deposition of Plaintiff	12/18/13	0.1	\$95.00	\$8.00	\$0.00	\$0.00	\$8.00	\$0.00	20
Outside Counsel	11/26/13	23129	Paid	Fountain, Martha V. Williams, LLC Claim No. 003983510001 Civil Action No. 2010 CP-04-101 Our File No. M10-636	McCombs, Clarke W., III, PC	76	8/2/13	Clarke W. McCombs	Senior Partner	L330	Other	Discovery	Attendance at update inspection of Plaintiff's battery	12/18/13	0.3	\$95.00	\$27.00	\$0.00	\$0.00	\$27.00	\$0.00	20

Outside Counsel	11/26/13	23120	Paid	Fountain, Martha V. Wilburco, LLC Client No. 00366810001 Conf Action No. 2010 CP-05-101 Conf File No. M10-036	McCauley, Clark W., III PC	77	802313	Clark W. McCauley	Senior Partner	1,000	Other	Discovery	Preparation and review of correspondence and subpoena to Pro-View, Vantage, ST, and Horizon Analytics. Informatics, Informatics BC requesting personnel access for Plaintiff	12/18/13	0.5	265.00	\$17.50	\$0.00	\$0.00	\$47.50	20
Outside Counsel	11/26/13	23120	Paid	Fountain, Martha V. Wilburco, LLC Client No. 00366810001 Conf Action No. 2010 CP-05-101 Conf File No. M10-036	McCauley, Clark W., III PC	78	812312	Clark W. McCauley	Senior Partner	1,110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence and responses to Low County Health Systems and Carolina Multi-Association Institute requesting additional medical records for Plaintiff	12/18/13	0.5	\$80.00	\$47.50	\$0.00	\$0.00	\$47.50	20
Outside Counsel	11/26/13	23120	Paid	Fountain, Martha V. Wilburco, LLC Client No. 00366810001 Conf Action No. 2010 CP-05-101 Conf File No. M10-036	McCauley, Clark W., III PC	79	812313	Clark W. McCauley	Senior Partner	1,110	Other	Case Assessment, Development and Administration	Receipt and review correspondence from opposing counsel dated August 30, 2013 regarding Court Policy Defendant Motion Summary Judgment	12/18/13	0.1	895.00	\$95.00	\$0.00	\$0.00	\$95.00	20
Outside Counsel	11/26/13	23120	Paid	Fountain, Martha V. Wilburco, LLC Client No. 00366810001 Conf Action No. 2010 CP-05-101 Conf File No. M10-036	McCauley, Clark W., III PC	80	812313	Clark W. McCauley	Senior Partner	1,110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to opposing counsel regarding Order for Summary Judgment and motion to Amend Third Party Complaint	12/18/13	0.2	585.00	\$120.00	\$0.00	\$0.00	\$120.00	20
Outside Counsel	11/26/13	23120	Paid	Fountain, Martha V. Wilburco, LLC Client No. 00366810001 Conf Action No. 2010 CP-05-101 Conf File No. M10-036	McCauley, Clark W., III PC	81	812313	Clark W. McCauley	Senior Partner	1,110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to Council of Record regarding deposition of Mr. Barber and additional discovery matter	12/18/13	0.2	460.00	\$10.00	\$0.00	\$0.00	\$10.00	20
Outside Counsel	11/26/13	23120	Paid	Fountain, Martha V. Wilburco, LLC Client No. 00366810001 Conf Action No. 2010 CP-05-101 Conf File No. M10-036	McCauley, Clark W., III PC	82	812313	Clark W. McCauley	Senior Partner	1,110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to Council of Record and Mr. Barber regarding proposed deposition matter and proposed dates for deposition	12/18/13	0.4	895.00	\$38.00	\$0.00	\$0.00	\$38.00	20
Outside Counsel	11/26/13	23120	Paid	Fountain, Martha V. Wilburco, LLC Client No. 00366810001 Conf Action No. 2010 CP-05-101 Conf File No. M10-036	McCauley, Clark W., III PC	83	812313	Clark W. McCauley	Senior Partner	1,110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to Mr. Barber, witness regarding proposed mediation and her attendance at mediation	12/18/13	0.2	140.00	\$28.50	\$0.00	\$0.00	\$28.50	20
Outside Counsel	11/26/13	23120	Paid	Fountain, Martha V. Wilburco, LLC Client No. 00366810001 Conf Action No. 2010 CP-05-101 Conf File No. M10-036	McCauley, Clark W., III PC	84	812313	Clark W. McCauley	Senior Partner	1,110	Other	Case Assessment, Development and Administration	Receipt and review correspondence from Mr. Barber, mediator regarding proposed mediation date for matter	12/18/13	0.1	185.00	\$0.00	\$0.00	\$0.00	\$0.00	20
Outside Counsel	11/26/13	23120	Paid	Fountain, Martha V. Wilburco, LLC Client No. 00366810001 Conf Action No. 2010 CP-05-101 Conf File No. M10-036	McCauley, Clark W., III PC	85	812313	Clark W. McCauley	Senior Partner	1,110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to Council of Record regarding proposed mediation matter and resolution of mediator	12/18/13	0.2	490.00	\$50.00	\$0.00	\$0.00	\$50.00	20
Outside Counsel	11/26/13	23120	Paid	Fountain, Martha V. Wilburco, LLC Client No. 00366810001 Conf Action No. 2010 CP-05-101 Conf File No. M10-036	McCauley, Clark W., III PC	86	812313	Clark W. McCauley	Senior Partner	1,110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to opposing counsel regarding proposed mediation with expert witness for Plaintiff and preparation for mediation	12/18/13	0.2	595.00	\$18.00	\$0.00	\$0.00	\$18.00	20
Outside Counsel	11/26/13	23120	Paid	Fountain, Martha V. Wilburco, LLC Client No. 00366810001 Conf Action No. 2010 CP-05-101 Conf File No. M10-036	McCauley, Clark W., III PC	87	812313	Clark W. McCauley	Senior Partner	1,110	Other	Case Assessment, Development and Administration	Receipt and review correspondence from Mr. C. Hensley dated September 3, 2013 regarding proposed deposition matter	12/18/13	0.1	325.00	\$0.50	\$0.00	\$0.00	\$0.50	20

Outside Counsel	11/26/13	23120	Part	Forrest, Martha v. Widdow, LLC Claim No. 03386810001 Civil Action No. 2010 CP-05-101 Our File No. M10-636	McCann, Clark W., III, PC	88	9/4/13	Clark W. McCann	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Mr. McLeod dated September 4, 2013 regarding production in matter	12/19/13	0.1	\$88.00	\$8.80	\$0.00	\$0.00	\$9.50	\$0.00
Outside Counsel	11/26/13	23120	Part	Forrest, Martha v. Widdow, LLC Claim No. 03386810001 Civil Action No. 2010 CP-05-101 Our File No. M10-636	McCann, Clark W., III, PC	89	9/4/13	Clark W. McCann	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of copying records dated August 29, 2013 regarding production of additional records for Plaintiff	12/19/13	0.1	\$89.00	\$8.90	\$0.00	\$0.00	\$9.00	\$0.00
Outside Counsel	11/26/13	23120	Part	Forrest, Martha v. Widdow, LLC Claim No. 03386810001 Civil Action No. 2010 CP-05-101 Our File No. M10-636	McCann, Clark W., III, PC	90	9/4/13	Clark W. McCann	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Mr. McLeod dated August 29, 2013 regarding production of records for Plaintiff	12/19/13	0.1	\$90.00	\$9.00	\$0.00	\$0.00	\$9.00	\$0.00
Outside Counsel	11/26/13	23120	Part	Forrest, Martha v. Widdow, LLC Claim No. 03386810001 Civil Action No. 2010 CP-05-101 Our File No. M10-636	McCann, Clark W., III, PC	91	9/4/13	Clark W. McCann	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Mr. McLeod dated September 10, 2013 regarding deposition of Mr. Barber	12/19/13	0.1	\$91.00	\$9.10	\$0.00	\$0.00	\$9.00	\$0.00
Outside Counsel	11/26/13	23120	Part	Forrest, Martha v. Widdow, LLC Claim No. 03386810001 Civil Action No. 2010 CP-05-101 Our File No. M10-636	McCann, Clark W., III, PC	92	9/10/13	Clark W. McCann	Senior Partner	L110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to Council of Record regarding deposition of Mr. Barber taken to Arnold Thru Party Complaint for matter and proceed trial date for matter	12/19/13	0.4	\$92.00	\$36.80	\$0.00	\$0.00	\$36.00	\$0.00
Outside Counsel	11/26/13	23120	Part	Forrest, Martha v. Widdow, LLC Claim No. 03386810001 Civil Action No. 2010 CP-05-101 Our File No. M10-636	McCann, Clark W., III, PC	93	9/10/13	Clark W. McCann	Senior Partner	L110	Other	Case Assessment, Development and Administration	Preparation and review of bill of Amended Answer and Amended Third Party Complaint for matter	12/19/13	1.4	\$93.00	\$130.20	\$0.00	\$0.00	\$131.00	\$0.00
Outside Counsel	11/26/13	23120	Part	Forrest, Martha v. Widdow, LLC Claim No. 03386810001 Civil Action No. 2010 CP-05-101 Our File No. M10-636	McCann, Clark W., III, PC	94	9/11/13	Clark W. McCann	Senior Partner	L110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to Council of Record regarding deposition of Mr. Barber taken to Arnold Thru Party Complaint	12/19/13	0.7	\$94.00	\$65.80	\$0.00	\$0.00	\$66.60	\$0.00
Outside Counsel	11/26/13	23120	Part	Forrest, Martha v. Widdow, LLC Claim No. 03386810001 Civil Action No. 2010 CP-05-101 Our File No. M10-636	McCann, Clark W., III, PC	95	9/11/13	Clark W. McCann	Senior Partner	L110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to Judge Early and Counsel of Record regarding Notice of Motion and Motion for Answer	12/19/13	0.3	\$95.00	\$28.50	\$0.00	\$0.00	\$28.50	\$0.00
Outside Counsel	11/26/13	23120	Part	Forrest, Martha v. Widdow, LLC Claim No. 03386810001 Civil Action No. 2010 CP-05-101 Our File No. M10-636	McCann, Clark W., III, PC	96	9/11/13	Clark W. McCann	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Mr. McLeod dated September 11, 2013 regarding deposition of Mr. Barber	12/19/13	0.1	\$96.00	\$9.60	\$0.00	\$0.00	\$9.50	\$0.00
Outside Counsel	11/26/13	23120	Part	Forrest, Martha v. Widdow, LLC Claim No. 03386810001 Civil Action No. 2010 CP-05-101 Our File No. M10-636	McCann, Clark W., III, PC	97	9/11/13	Clark W. McCann	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Mr. McLeod dated September 11, 2013 regarding production of records by Plaintiff's attorneys	12/19/13	0.1	\$97.00	\$9.70	\$0.00	\$0.00	\$9.50	\$0.00

645

Outside Counsel	11/25/13	23120	Paid	Foundation, Martha v. Wilkesco, LLC Claim No. 033988810001 Civil Action No. 2010 CP-08-101 Our File No. 1110-636	McConis, Clarke W., III, PC	100	9/12/13	Clarke W. McConis	Senior Partner	1.110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Judge Early dated September 11, 2013 regarding motion asking for matter	12/19/13	0.1	190.00	\$9.00	\$0.00	\$0.00	\$0.00	\$0.00	23	
Outside Counsel	11/25/13	23120	Paid	Foundation, Martha v. Wilkesco, LLC Claim No. 033988810001 Civil Action No. 2010 CP-08-101 Our File No. 1110-636	McConis, Clarke W., III, PC	101	9/12/13	Clarke W. McConis	Senior Partner	1.110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from opposing counsel dated September 11, 2013 regarding proposed motions for matter	12/19/13	0.1	200.00	\$9.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20
Outside Counsel	11/25/13	23120	Paid	Foundation, Martha v. Wilkesco, LLC Claim No. 033988810001 Civil Action No. 2010 CP-08-101 Our File No. 1110-636	McConis, Clarke W., III, PC	102	9/12/13	Clarke W. McConis	Senior Partner	1.110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to opposing counsel regarding resolution in matter	12/19/13	0.2	200.00	\$18.00	\$0.00	\$0.00	\$0.00	\$18.00	\$0.00	29
Outside Counsel	11/25/13	23120	Paid	Foundation, Martha v. Wilkesco, LLC Claim No. 033988810001 Civil Action No. 2010 CP-08-101 Our File No. 1110-636	McConis, Clarke W., III, PC	103	9/12/13	Clarke W. McConis	Senior Partner	1.110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Mr. McLeod dated September 12, 2013 regarding settlement of matter	12/19/13	0.1	200.00	\$9.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20
Outside Counsel	11/25/13	23120	Paid	Foundation, Martha v. Wilkesco, LLC Claim No. 033988810001 Civil Action No. 2010 CP-08-101 Our File No. 1110-636	McConis, Clarke W., III, PC	104	9/12/13	Clarke W. McConis	Senior Partner	1.110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to Mr. McLeod regarding Motion to Amend Part Party Complaint, mediation in matter and settlement in matter	12/19/13	0.3	200.00	\$28.00	\$0.00	\$0.00	\$0.00	\$28.00	\$0.00	29
Outside Counsel	11/26/13	23120	Paid	Foundation, Martha v. Wilkesco, LLC Claim No. 033988810001 Civil Action No. 2010 CP-08-101 Our File No. 1110-636	McConis, Clarke W., III, PC	105	9/12/13	Clarke W. McConis	Senior Partner	1.110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Mr. McLeod dated September 12, 2013 regarding Motion to Amend Third Party Complaint for matter and intervention over Fourth Party Defendant	12/19/13	0.1	190.00	\$9.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20
Outside Counsel	11/26/13	23120	Paid	Foundation, Martha v. Wilkesco, LLC Claim No. 033988810001 Civil Action No. 2010 CP-08-101 Our File No. 1110-636	McConis, Clarke W., III, PC	106	9/12/13	Clarke W. McConis	Senior Partner	1.110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from opposing counsel regarding production of additional medical records bill for demand	12/19/13	0.1	200.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20
Outside Counsel	11/28/13	23120	Paid	Foundation, Martha v. Wilkesco, LLC Claim No. 033988810001 Civil Action No. 2010 CP-08-101 Our File No. 1110-636	McConis, Clarke W., III, PC	107	9/12/13	Clarke W. McConis	Senior Partner	1.110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Hon. Judge/Chief Clerk dated September 11, 2013 regarding Third Party bill in matter	12/19/13	0.1	190.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20
Outside Counsel	11/28/13	23120	Paid	Foundation, Martha v. Wilkesco, LLC Claim No. 033988810001 Civil Action No. 2010 CP-08-101 Our File No. 1110-636	McConis, Clarke W., III, PC	108	9/12/13	Clarke W. McConis	Senior Partner	1.110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Mr. McLeod dated September 10, 2013 regarding deposition of Mr. Barber	12/19/13	0.1	200.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20
Outside Counsel	11/28/13	23120	Paid	Foundation, Martha v. Wilkesco, LLC Claim No. 033988810001 Civil Action No. 2010 CP-08-101 Our File No. 1110-636	McConis, Clarke W., III, PC	109	9/12/13	Clarke W. McConis	Senior Partner	1.110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to opposing counsel regarding agreement of Mr. Barber and proposed mediation date for matter	12/19/13	0.2	200.00	\$18.00	\$0.00	\$0.00	\$0.00	\$18.00	\$0.00	29
Outside Counsel	11/28/13	23120	Paid	Foundation, Martha v. Wilkesco, LLC Claim No. 033988810001 Civil Action No. 2010 CP-08-101 Our File No. 1110-636	McConis, Clarke W., III, PC	110	9/12/13	Clarke W. McConis	Senior Partner	1.110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Mr. McLeod regarding Motion to Amend Order of Recurrence and grant of motion for summary judgment	12/19/13	0.1	200.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20

Outside Counsel	11/26/13	23120	Paid	Foundan, Martha v. Wilsveco, LLC Claim No. 00368910001 Civil Action No. 2010 CP-05-101 Civ File No. M10-636	McCants, Clark W., III, PC	112	01/16/13	Clark W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to Defendant regarding deposition of Mr. Barber	12/18/13	0.1	\$85.00	\$10.00	\$2.00	\$0.00	\$10.00	\$0
Outside Counsel	11/26/13	23120	Paid	Foundan, Martha v. Wilsveco, LLC Claim No. 00368910001 Civil Action No. 2010 CP-05-101 Civ File No. M10-636	McCants, Clark W., III, PC	112	01/16/13	Clark W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to Defendant regarding deposition of Mr. Barber and proposed initial hearing date for matter	12/19/13	0.2	\$15.00	\$10.00	\$0.00	\$0.00	\$10.00	\$0
Outside Counsel	11/26/13	23120	Paid	Foundan, Martha v. Wilsveco, LLC Claim No. 00368910001 Civil Action No. 2010 CP-05-101 Civ File No. M10-636	McCants, Clark W., III, PC	116	02/13/13	Clark W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Mr. Hart dated September 20, 2013 regarding inspection of subject premises	12/19/13	0.1	\$85.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
Outside Counsel	11/26/13	23120	Paid	Foundan, Martha v. Wilsveco, LLC Claim No. 00368910001 Civil Action No. 2010 CP-05-101 Civ File No. M10-636	McCants, Clark W., III, PC	116	02/13/13	Clark W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to Mr. Hart regarding additional investigation in matter and inspection of subject premises	12/19/13	0.2	\$85.00	\$10.00	\$0.00	\$0.00	\$10.00	\$0
Outside Counsel	11/26/13	23120	Paid	Foundan, Martha v. Wilsveco, LLC Claim No. 00368910001 Civil Action No. 2010 CP-05-101 Civ File No. M10-636	McCants, Clark W., III, PC	116	02/13/13	Clark W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Mr. Molloy dated September 18, 2013 regarding inspection of subject premises	12/19/13	0.1	\$85.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
Outside Counsel	11/26/13	23120	Paid	Foundan, Martha v. Wilsveco, LLC Claim No. 00368910001 Civil Action No. 2010 CP-05-101 Civ File No. M10-636	McCants, Clark W., III, PC	117	02/13/13	Clark W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of specific deposition of Plaintiff	12/19/13	0.1	\$85.00	\$10.00	\$0.00	\$0.00	\$0.00	\$0.00
Outside Counsel	11/26/13	23120	Paid	Foundan, Martha v. Wilsveco, LLC Claim No. 00368910001 Civil Action No. 2010 CP-05-101 Civ File No. M10-636	McCants, Clark W., III, PC	114	02/13/13	Clark W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Mr. Hart dated September 23, 2013 regarding inspection of subject premises	12/19/13	0.1	\$85.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
Outside Counsel	11/26/13	23120	Paid	Foundan, Martha v. Wilsveco, LLC Claim No. 00368910001 Civil Action No. 2010 CP-05-101 Civ File No. M10-636	McCants, Clark W., III, PC	119	02/13/13	Clark W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Mr. Molloy dated September 28, 2013 regarding inspection of matter	12/19/13	0.1	\$85.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
Outside Counsel	11/26/13	23120	Paid	Foundan, Martha v. Wilsveco, LLC Claim No. 00368910001 Civil Action No. 2010 CP-05-101 Civ File No. M10-636	McCants, Clark W., III, PC	109	02/13/13	Clark W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of Judge Early's Order dated September 16, 2013 granting Summary Judgment to Fourth Party Defendant	12/19/13	0.2	\$85.00	\$10.00	\$0.00	\$0.00	\$10.00	\$0
Outside Counsel	11/26/13	23120	Paid	Foundan, Martha v. Wilsveco, LLC Claim No. 00368910001 Civil Action No. 2010 CP-05-101 Civ File No. M10-636	McCants, Clark W., III, PC	121	02/13/13	Clark W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Mr. Molloy dated September 28, 2013 regarding deposition of Mr. Barber regarding and forwarding of subject's subpoena for matter	12/19/13	0.2	\$85.00	\$10.00	\$0.00	\$0.00	\$10.00	\$0
Outside Counsel	11/26/13	23120	Paid	Foundan, Martha v. Wilsveco, LLC Claim No. 00368910001 Civil Action No. 2010 CP-05-101 Civ File No. M10-636	McCants, Clark W., III, PC	107	02/13/13	Clark W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to Mr. Barber regarding Notice of Deposition, request for production of documents and conference to review matter	12/19/13	0.3	\$85.00	\$20.00	\$0.00	\$0.00	\$20.00	\$0
Outside Counsel	11/26/13	23120	Paid	Foundan, Martha v. Wilsveco, LLC Claim No. 00368910001 Civil Action No. 2010 CP-05-101 Civ File No. M10-636	McCants, Clark W., III, PC	103	02/13/13	Clark W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of proposed mediation services for Plaintiff forwarded by Plaintiff's Attorney	12/19/13	1.2	\$85.00	\$125.00	\$0.00	\$0.00	\$125.00	\$0

647

Outside Counsel	11/26/18	23120	Paid	Fountain, Martha v. Wilkovec, LLC Claim No. 003988810001 Civil Action No. 2010 CP-06-101 Our File No. M10-636	McCants, Clarke W., III, PC	126	10/26/13	Clarke W. McCants	Senior Partner	L300	Other	Discovery	Receipt and review of correspondence from Mr. Matus dated September 24, 2013 regarding deposition of Mr. Bantor	12/16/13	0.1	\$95.00	\$7.50	\$0.00	\$0.00	\$0.00	\$0.00	20		
Outside Counsel	11/26/18	23120	Paid	Fountain, Martha v. Wilkovec, LLC Claim No. 003988810001 Civil Action No. 2010 CP-06-101 Our File No. M10-636	McCants, Clarke W., III, PC	126	10/26/13	Clarke W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Telephone conference with judge Early regarding proposed hearing date for motion to Amend Third-Party Complaint	12/19/13	1	\$65.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20		
Outside Counsel	11/26/18	23120	Paid	Fountain, Martha v. Wilkovec, LLC Claim No. 003988810001 Civil Action No. 2010 CP-06-101 Our File No. M10-636	McCants, Clarke W., III, PC	126	10/26/13	Clarke W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Mr. Matus dated October 1, 2013 regarding request for additional records in matter	12/19/13	0.1	\$95.00	\$0.50	\$0.00	\$0.00	\$0.00	\$0.00	\$0.50	20	
Outside Counsel	11/26/13	23120	Paid	Fountain, Martha v. Wilkovec, LLC Claim No. 003988810001 Civil Action No. 2010 CP-06-101 Our File No. M10-636	McCants, Clarke W., III, PC	127	10/26/13	Clarke W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Preparation for hearing for motion to Amend Third-Party Complaint for matter	12/19/13	1	\$95.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20	
Outside Counsel	11/26/13	23120	Paid	Fountain, Martha v. Wilkovec, LLC Claim No. 003988810001 Civil Action No. 2010 CP-06-101 Our File No. M10-636	McCants, Clarke W., III, PC	128	10/26/13	Clarke W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Mr. Matus dated October 2, 2013 regarding motion to Amend Third-Party Complaint	12/19/13	0.1	\$65.00	\$9.50	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20	
Outside Counsel	11/26/18	23120	Paid	Fountain, Martha v. Wilkovec, LLC Claim No. 003988810001 Civil Action No. 2010 CP-06-101 Our File No. M10-636	McCants, Clarke W., III, PC	128	10/26/13	Clarke W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to Mr. Matus regarding Motion to Amend Third-Party Complaint in matter and intake of Fourth-Party Defendant	12/19/13	0.3	\$95.00	\$28.00	\$0.00	\$0.00	\$0.00	\$0.00	\$28.00	20	
Outside Counsel	11/26/13	23120	Paid	Fountain, Martha v. Wilkovec, LLC Claim No. 003988810001 Civil Action No. 2010 CP-06-101 Our File No. M10-636	McCants, Clarke W., III, PC	130	10/26/13	Clarke W. McCants	Senior Partner	L210	Other	Pre-Trial Planning and Motions	Attendance at Motion Hearing before Judge Early in Hamburg to Amend Third-Party Complaint	12/19/13	0.4	\$65.00	\$75.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20
Outside Counsel	11/26/18	23120	Paid	Fountain, Martha v. Wilkovec, LLC Claim No. 003988810001 Civil Action No. 2010 CP-06-101 Our File No. M10-636	McCants, Clarke W., III, PC	131	10/26/13	Clarke W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Preparation and review of proposed order for motion granting motion to Amend Third-Party Complaint	12/19/13	0.8	\$95.00	\$75.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20	
Outside Counsel	11/26/13	23120	Paid	Fountain, Martha v. Wilkovec, LLC Claim No. 003988810001 Civil Action No. 2010 CP-06-101 Our File No. M10-636	McCants, Clarke W., III, PC	132	10/26/13	Clarke W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to Judge Early regarding proposed order for matter	12/19/13	0.3	\$95.00	\$28.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20	
Outside Counsel	11/26/13	23120	Paid	Fountain, Martha v. Wilkovec, LLC Claim No. 003988810001 Civil Action No. 2010 CP-06-101 Our File No. M10-636	McCants, Clarke W., III, PC	133	10/26/13	Clarke W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to Counsel of Robert regarding proposed order allowing Amendment of Third-Party Complaint	12/19/13	0.3	\$65.00	\$28.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20	
Outside Counsel	11/26/13	23120	Paid	Fountain, Martha v. Wilkovec, LLC Claim No. 003988810001 Civil Action No. 2010 CP-06-101 Our File No. M10-636	McCants, Clarke W., III, PC	134	10/26/13	Clarke W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Mr. Matus dated October 2, 2013 regarding motion in matter	12/19/13	0.1	\$95.00	\$9.50	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20	
Outside Counsel	11/26/13	23120	Paid	Fountain, Martha v. Wilkovec, LLC Claim No. 003988810001 Civil Action No. 2010 CP-06-101 Our File No. M10-636	McCants, Clarke W., III, PC	133	10/26/13	Clarke W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Mr. Matus regarding hearing stipulation of subject production	12/19/13	0.1	\$95.00	\$9.50	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20	
Outside Counsel	11/26/13	23120	Paid	Fountain, Martha v. Wilkovec, LLC Claim No. 003988810001 Civil Action No. 2010 CP-06-101 Our File No. M10-636	McCants, Clarke W., III, PC	135	10/26/13	Clarke W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to Mr. Matus regarding stipulation of subject production and mediation for matter	12/19/13	0.2	\$95.00	\$19.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20

Outside Counsel	11/29/13	23120	Paid	Fontana, Martha V. Wilbeck, LLC Client No. 003999510001 Civil Action No. 2010 CP-08-101 Our File No. M10-639	McCants, Clark W., III PC	137	10/9/13	Clark W. McCants	Senior Partner	L116	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to Council of Record regarding Order allowing Motion to Amend Third Party Complaint. resolution in matter and number of additional party to matter	12/19/13	0.5	\$95.00	\$47.50	\$0.00	\$0.00	\$47.50	20
Outside Counsel	11/29/13	23120	Paid	Fontana, Martha V. Wilbeck, LLC Client No. 003999510001 Civil Action No. 2010 CP-08-101 Our File No. M10-639	McCants, Clark W., III PC	138	10/9/13	Clark W. McCants	Senior Partner	L116	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to Council of Record regarding deposition of Mr. McLeod regarding deposition of Mr. Barber and inclusion of additional party in matter	12/19/13	0.2	\$95.00	\$19.00	\$0.00	\$0.00	\$19.00	20
Outside Counsel	11/29/13	23120	Paid	Fontana, Martha V. Wilbeck, LLC Client No. 003999510001 Civil Action No. 2010 CP-08-101 Our File No. M10-639	McCants, Clark W., III PC	139	10/9/13	Clark W. McCants	Senior Partner	L240	Other	Pre-Trial Proceedings and Motions	Travel to Birmingham for Motion Hearing - 2 hours	12/19/13	2	\$47.50	\$95.00	\$0.00	\$0.00	\$95.00	20
Outside Counsel	11/29/13	23120	POB	Fontana, Martha V. Wilbeck, LLC Client No. 003999510001 Civil Action No. 2010 CP-08-101 Our File No. M10-639	McCants, Clark W., III PC	140	10/9/13	Clark W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Mr. McLeod dated October 7, 2013 regarding deposition in matter	12/19/13	0.1	\$95.00	\$9.50	\$0.00	\$0.00	\$9.50	20
Outside Counsel	11/29/13	23120	Paid	Fontana, Martha V. Wilbeck, LLC Client No. 003999510001 Civil Action No. 2010 CP-08-101 Our File No. M10-639	McCants, Clark W., III PC	141	10/9/13	Clark W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to Council of Record regarding deposition in matter and appearance of additional party in matter	12/19/13	0.2	\$95.00	\$19.00	\$0.00	\$0.00	\$19.00	20
Outside Counsel	11/29/13	23120	Paid	Fontana, Martha V. Wilbeck, LLC Client No. 003999510001 Civil Action No. 2010 CP-08-101 Our File No. M10-639	McCants, Clark W., III PC	142	10/9/13	Clark W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Telephone conference with Mr. McLeod regarding deposition of Mr. Barber. resolution in matter and proposed stipulation as to damages	12/19/13	0.2	\$95.00	\$19.00	\$0.00	\$0.00	\$19.00	20
Outside Counsel	11/29/13	23120	Paid	Fontana, Martha V. Wilbeck, LLC Client No. 003999510001 Civil Action No. 2010 CP-08-101 Our File No. M10-639	McCants, Clark W., III PC	143	10/9/13	Clark W. McCants	Senior Partner	L116	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Mr. McLeod dated October 9, 2013 regarding proposed stipulation for Plaintiff's damages	12/19/13	0.1	\$95.00	\$9.50	\$0.00	\$0.00	\$9.50	20
Outside Counsel	11/29/13	23120	Paid	Fontana, Martha V. Wilbeck, LLC Client No. 003999510001 Civil Action No. 2010 CP-08-101 Our File No. M10-639	McCants, Clark W., III PC	144	10/9/13	Clark W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Mr. McLeod dated October 8, 2013 regarding proposed stipulation as to indemnification	12/19/13	0.1	\$95.00	\$9.50	\$0.00	\$0.00	\$9.50	20
Outside Counsel	11/29/13	23120	Paid	Fontana, Martha V. Wilbeck, LLC Client No. 003999510001 Civil Action No. 2010 CP-08-101 Our File No. M10-639	McCants, Clark W., III PC	145	10/9/13	Clark W. McCants	Senior Partner	L010	Other	Pre-Trial Proceedings and Motions	Preparation and review of draft proposed stipulation with respect to indemnification in matter	12/19/13	0.4	\$95.00	\$38.00	\$0.00	\$0.00	\$38.00	20
Outside Counsel	11/29/13	23120	Paid	Fontana, Martha V. Wilbeck, LLC Client No. 003999510001 Civil Action No. 2010 CP-08-101 Our File No. M10-639	McCants, Clark W., III PC	146	10/9/13	Clark W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Telephone conference with Mr. Barber regarding deposition in matter	12/19/13	0.1	\$95.00	\$9.50	\$0.00	\$0.00	\$9.50	20
Outside Counsel	11/29/13	23120	POB	Fontana, Martha V. Wilbeck, LLC Client No. 003999510001 Civil Action No. 2010 CP-08-101 Our File No. M10-639	McCants, Clark W., III PC	147	10/9/13	Clark W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of proposed additional Scheduling Order for matter	12/19/13	0.1	\$95.00	\$9.50	\$0.00	\$0.00	\$9.50	20
Outside Counsel	11/29/13	23120	Paid	Fontana, Martha V. Wilbeck, LLC Client No. 003999510001 Civil Action No. 2010 CP-08-101 Our File No. M10-639	McCants, Clark W., III PC	148	10/9/13	Clark W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to Council of Record regarding proposed Consent Order for matter and resolution in matter	12/19/13	0.3	\$95.00	\$28.50	\$0.00	\$0.00	\$28.50	20

649

650

Outside Counsel	11/29/13	23120	Part	Fountain, Martha v. Willwood, LLC Claim No. 003988810001 Civil Action No. 2010 CP-05-101 Civil File No. M10-038	McCarte, Clarke W., III, PC	149	10/29/13	Clarke W. McCarte	Senior Partner	1,110	Other	Case Assessment, Development and Administration	Additional telephone consultation with Mr. McLeod regarding proposed subpoena for matter	12/19/13	0.1	\$95.00	\$0.00	\$0.00	\$0.00	\$95.00	20
Outside Counsel	11/29/13	23120	Part	Fountain, Martha v. Willwood, LLC Claim No. 003988810001 Civil Action No. 2010 CP-05-101 Civil File No. M10-038	McCarte, Clarke W., III, PC	150	10/29/13	Clarke W. McCarte	Senior Partner	1,110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from contact, subpoena from Mr. Edwards dated October 7, 2013 regarding service of Amended Third Party Complaint	12/19/13	0.1	\$95.00	\$0.00	\$0.00	\$0.00	\$95.00	20
Outside Counsel	11/29/13	23120	Part	Fountain, Martha v. Willwood, LLC Claim No. 003988810001 Civil Action No. 2010 CP-05-101 Civil File No. M10-038	McCarte, Clarke W., III, PC	151	10/29/13	Clarke W. McCarte	Senior Partner	1,110	Other	Case Assessment, Development and Administration	Preparation and review of pre-discovery report for matter including recommendations for settlement of matter	12/19/13	0.1	\$95.00	\$278.00	\$0.00	\$0.00	\$278.00	20
Outside Counsel	11/29/13	23120	Part	Fountain, Martha v. Willwood, LLC Claim No. 003988810001 Civil Action No. 2010 CP-05-101 Civil File No. M10-038	McCarte, Clarke W., III, PC	152	10/29/13	Clarke W. McCarte	Senior Partner	1,110	Other	Case Assessment, Development and Administration	Receipt and review of Depositions Plaintiff's Answers to Defendants' interrogatories and responses to Defendants' Request for Production in matter	12/19/13	0.1	\$95.00	\$40.00	\$0.00	\$0.00	\$135.00	20
Outside Counsel	11/29/13	23120	Part	Fountain, Martha v. Willwood, LLC Claim No. 003988810001 Civil Action No. 2010 CP-05-101 Civil File No. M10-038	McCarte, Clarke W., III, PC	153	10/29/13	Clarke W. McCarte	Senior Partner	1,110	Other	Case Assessment, Development and Administration	Telephone conference with adjuster regarding preparation for deposition and attorney fee affidavit of matter	12/19/13	0.1	\$95.00	\$10.00	\$0.00	\$0.00	\$105.00	20
Outside Counsel	11/29/13	23120	Part	Fountain, Martha v. Willwood, LLC Claim No. 003988810001 Civil Action No. 2010 CP-05-101 Civil File No. M10-038	McCarte, Clarke W., III, PC	154	10/29/13	Clarke W. McCarte	Senior Partner	1,110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from adjuster dated October 10, 2013 regarding disposition of mediation and offering for settlement of matter	12/19/13	0.1	\$95.00	\$0.00	\$0.00	\$0.00	\$95.00	20
Outside Counsel	11/29/13	23120	Part	Fountain, Martha v. Willwood, LLC Claim No. 003988810001 Civil Action No. 2010 CP-05-101 Civil File No. M10-038	McCarte, Clarke W., III, PC	155	10/29/13	Clarke W. McCarte	Senior Partner	1,110	Other	Case Assessment, Development and Administration	Review of exhibits and deposition of Plaintiff to prepare for deposition in matter	12/19/13	1	\$95.00	\$30.00	\$0.00	\$0.00	\$125.00	20
Outside Counsel	11/29/13	23120	Part	Fountain, Martha v. Willwood, LLC Claim No. 003988810001 Civil Action No. 2010 CP-05-101 Civil File No. M10-038	McCarte, Clarke W., III, PC	157	10/29/13	Clarke W. McCarte	Senior Partner	1,150	Other	Final Preparation and Trial	Attendance at mediation for matter in litigation	12/19/13	0	\$95.00	\$670.00	\$0.00	\$0.00	\$670.00	20
Outside Counsel	11/29/13	23120	Part	Fountain, Martha v. Willwood, LLC Claim No. 003988810001 Civil Action No. 2010 CP-05-101 Civil File No. M10-038	McCarte, Clarke W., III, PC	156	10/29/13	Clarke W. McCarte	Senior Partner	1,110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence from opposing counsel dated October 8, 2013 with production of photographs for matter	12/19/13	0.2	\$95.00	\$10.00	\$0.00	\$0.00	\$105.00	20
Outside Counsel	11/29/13	23120	Part	Fountain, Martha v. Willwood, LLC Claim No. 003988810001 Civil Action No. 2010 CP-05-101 Civil File No. M10-038	McCarte, Clarke W., III, PC	158	10/29/13	Clarke W. McCarte	Senior Partner	1,110	Other	Case Assessment, Development and Administration	Production and review of correspondence from opposing counsel regarding production of photographs for matter and other documents for matter	12/19/13	0.2	\$95.00	\$10.00	\$0.00	\$0.00	\$105.00	20
Outside Counsel	11/29/13	23120	Part	Fountain, Martha v. Willwood, LLC Claim No. 003988810001 Civil Action No. 2010 CP-05-101 Civil File No. M10-038	McCarte, Clarke W., III, PC	159	10/29/13	Clarke W. McCarte	Senior Partner	1,150	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to Mr. Hall, expert witness, regarding settlement of matter and conference to resolve matter	12/19/13	0.2	\$95.00	\$10.00	\$0.00	\$0.00	\$105.00	20

651

Outside Counsel	11/29/13	23120	Paid	Forrest, Martin v. Wildwood, LLC Claim No. 00308810001 Civil Action No. 2010 CP-05-101 Our File No. M10-036	McCauley, Clark W., III PC	181	10/16/13	Clark W. McCauley	Senior Partner	1.450	Other	Case Preparation and Brief	Preparation and review of correspondence to Judge Early regarding proposed Order allowing Third-Party Complaint	12/19/13	4	\$47.00	\$166.00	\$0.00	\$0.00	\$166.00	20
Outside Counsel	11/29/13	23120	Paid	Forrest, Martin v. Wildwood, LLC Claim No. 00308810001 Civil Action No. 2010 CP-05-101 Our File No. M10-036	McCauley, Clark W., III PC	182	10/16/13	Clark W. McCauley	Senior Partner	1.300	Other	Discovery	Preparation and review of correspondence from opposing counsel regarding deposition of Dr. Shelby	12/19/13	0.1	\$65.00	\$0.00	\$0.00	\$0.00	\$65.00	20
Outside Counsel	11/29/13	23120	Paid	Forrest, Martin v. Wildwood, LLC Claim No. 00308810001 Civil Action No. 2010 CP-05-101 Our File No. M10-036	McCauley, Clark W., III PC	183	10/16/13	Clark W. McCauley	Senior Partner	1.110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Judge Early regarding results of deposition for motion	12/19/13	0.1	\$95.00	\$0.00	\$0.00	\$0.00	\$95.00	20
Outside Counsel	11/29/13	23120	Paid	Forrest, Martin v. Wildwood, LLC Claim No. 00308810001 Civil Action No. 2010 CP-05-101 Our File No. M10-036	McCauley, Clark W., III PC	184	10/16/13	Clark W. McCauley	Senior Partner	1.110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to Counsel of Record regarding deposition of Dr. Shelby and request for additional links for deposition in re: matter	12/19/13	0.2	\$95.00	\$19.00	\$0.00	\$0.00	\$114.00	20
Outside Counsel	11/29/13	23120	Paid	Forrest, Martin v. Wildwood, LLC Claim No. 00308810001 Civil Action No. 2010 CP-05-101 Our File No. M10-036	McCauley, Clark W., III PC	185	10/23/13	Clark W. McCauley	Senior Partner	1.110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to Judge Early regarding proposed Order allowing Third-Party Complaint	12/19/13	0.3	\$65.00	\$24.00	\$0.00	\$0.00	\$24.00	20
Outside Counsel	11/29/13	23120	Paid	Forrest, Martin v. Wildwood, LLC Claim No. 00308810001 Civil Action No. 2010 CP-05-101 Our File No. M10-036	McCauley, Clark W., III PC	186	10/23/13	Amy P. Bumpert	Senior Associate	1.110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to Judge Early regarding proposed Order granting Defeat-As-A Matter of Third-Party Complaint	12/19/13	0.3	\$85.00	\$28.00	\$0.00	\$0.00	\$28.00	20
Outside Counsel	11/29/13	23120	Paid	Forrest, Martin v. Wildwood, LLC Claim No. 00308810001 Civil Action No. 2010 CP-05-101 Our File No. M10-036	McCauley, Clark W., III PC	187	10/23/13	Clark W. McCauley	Senior Partner	1.110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Ther noted October 29, 2013 regarding resolution in re: matter	12/19/13	0.1	\$95.00	\$0.00	\$0.00	\$0.00	\$95.00	20
Outside Counsel	11/29/13	23120	Paid	Forrest, Martin v. Wildwood, LLC Claim No. 00308810001 Civil Action No. 2010 CP-05-101 Our File No. M10-036	McCauley, Clark W., III PC	188	10/23/13	Clark W. McCauley	Senior Partner	1.110	Other	Case Assessment, Development and Administration	Telephone conference with opposing counsel regarding proposed proposed Order for re: matter	12/19/13	0.1	\$92.00	\$0.00	\$0.00	\$0.00	\$92.00	20
Outside Counsel	11/29/13	23120	Paid	Forrest, Martin v. Wildwood, LLC Claim No. 00308810001 Civil Action No. 2010 CP-05-101 Our File No. M10-036	McCauley, Clark W., III PC	189	10/23/13	Clark W. McCauley	Senior Partner	1.110	Other	Case Assessment, Development and Administration	Receipt and review of proposed and revised Scheduling Order and Deposition Order for re: matter	12/19/13	0.2	\$95.00	\$19.00	\$0.00	\$0.00	\$19.00	20
Outside Counsel	11/29/13	23120	Paid	Forrest, Martin v. Wildwood, LLC Claim No. 00308810001 Civil Action No. 2010 CP-05-101 Our File No. M10-036	McCauley, Clark W., III PC	179	10/16/13	Clark W. McCauley	Senior Partner	1.110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to Counsel of Record regarding proposed Order for re: matter	12/19/13	0.3	\$95.00	\$24.00	\$0.00	\$0.00	\$24.00	20
Outside Counsel	11/29/13	23120	Paid	Forrest, Martin v. Wildwood, LLC Claim No. 00308810001 Civil Action No. 2010 CP-05-101 Our File No. M10-036	McCauley, Clark W., III PC	173	11/07/13	Clark W. McCauley	Senior Partner	1.110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from opposing counsel dated November 1, 2013 regarding deposition of Dr. Shelby	12/19/13	0.1	\$95.00	\$0.00	\$0.00	\$0.00	\$95.00	20
Outside Counsel	11/29/13	23120	Paid	Forrest, Martin v. Wildwood, LLC Claim No. 00308810001 Civil Action No. 2010 CP-05-101 Our File No. M10-036	McCauley, Clark W., III PC	172	11/07/13	Clark W. McCauley	Senior Partner	1.110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Counsel of Record regarding proposed Order allowing Deposition of Third-Party Defendant provided by Judge Early	12/19/13	0.1	\$95.00	\$0.00	\$0.00	\$0.00	\$95.00	20
Outside Counsel	11/29/13	23120	Paid	Forrest, Martin v. Wildwood, LLC Claim No. 00308810001 Civil Action No. 2010 CP-05-101 Our File No. M10-036	McCauley, Clark W., III PC	178	11/07/13	Clark W. McCauley	Senior Partner	1.110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to Counsel of Record regarding Order allowing amendment to Third-Party Complaint	12/19/13	0.3	\$95.00	\$28.00	\$0.00	\$0.00	\$28.00	20

652

Case Name	Start Date	End Date	Phase	Client Name	Client No.	Case No.	CP No.	Attorney	Partner	Rate	Category	Case Description	Start Date	Hours	Rate	Amount	Disburse	Net	Other		
Outside Counsel	11/29/13	2/1/20	Paid	Foundation, Martha V. Wilkerson, LLC Claim No. 003928810001 Civl Action No. 2010 CP-08-101 Our File No. M10-636	003928810001	2010	CP-08-101	Charles W. McCants	Senior Partner	1,110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Mr. Andrus dated November 4, 2013 regarding proposed Settlement Order for matter.	12/19/13	0.1	195.00	19.50	17.55	0.00	0.00	30
Outside Counsel	11/29/13	2/1/20	Paid	Foundation, Martha V. Wilkerson, LLC Claim No. 003928810001 Civl Action No. 2010 CP-08-101 Our File No. M10-636	003928810001	2010	CP-08-101	Charles W. McCants	Senior Partner	1,110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Mr. Andrus dated November 4, 2013 regarding settlement of records by Highway-Westley state.	12/19/13	0.1	195.00	19.50	17.55	0.00	0.00	30
Outside Counsel	11/29/13	2/1/20	Paid	Foundation, Martha V. Wilkerson, LLC Claim No. 003928810001 Civl Action No. 2010 CP-08-101 Our File No. M10-636	003928810001	2010	CP-08-101	Charles W. McCants	Senior Partner	1,110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to Clerk of Court regarding Order granting Defendant's Motion to Amend Third-Party Complaint.	12/19/13	0.5	525.00	52.50	47.25	0.00	0.00	20
Outside Counsel	11/29/13	2/1/20	Paid	Foundation, Martha V. Wilkerson, LLC Claim No. 003928810001 Civl Action No. 2010 CP-08-101 Our File No. M10-636	003928810001	2010	CP-08-101	Charles W. McCants	Senior Partner	1,110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Judge Early dated November 6, 2013 regarding Order for amendment to Third-Party Complaint.	12/19/13	0.1	195.00	19.50	17.55	0.00	0.00	30
Outside Counsel	11/29/13	2/1/20	Paid	Foundation, Martha V. Wilkerson, LLC Claim No. 003928810001 Civl Action No. 2010 CP-08-101 Our File No. M10-636	003928810001	2010	CP-08-101	Charles W. McCants	Senior Partner	1,110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to Seaboard Asphalt, LLC regarding Amended Third-Party Complaint for matter and service of Amended Third-Party Complaint.	12/19/13	0.4	395.00	158.00	23.00	0.00	0.00	20
Outside Counsel	11/29/13	2/1/20	Paid	Foundation, Martha V. Wilkerson, LLC Claim No. 003928810001 Civl Action No. 2010 CP-08-101 Our File No. M10-636	003928810001	2010	CP-08-101	Charles W. McCants	Senior Partner	1,110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to Truck's Escrow LLC regarding Amended Third-Party Complaint for matter and service of Amended Third-Party Complaint.	12/19/13	0.4	395.00	158.00	23.00	0.00	0.00	20
Outside Counsel	11/29/13	2/1/20	Paid	Foundation, Martha V. Wilkerson, LLC Claim No. 003928810001 Civl Action No. 2010 CP-08-101 Our File No. M10-636	003928810001	2010	CP-08-101	Charles W. McCants	Senior Partner	1,110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to counsel for Third-Party Defendant regarding service of Amended Third-Party Complaint for matter.	12/19/13	0.1	195.00	19.50	17.55	0.00	0.00	30
Outside Counsel	11/29/13	2/1/20	Paid	Foundation, Martha V. Wilkerson, LLC Claim No. 003928810001 Civl Action No. 2010 CP-08-101 Our File No. M10-636	003928810001	2010	CP-08-101	Charles W. McCants	Senior Partner	1,110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Mr. Edwards dated November 11, 2013 regarding representation of Plaintiff against LLC and Third-Party Complaint for matter.	12/19/13	0.1	195.00	19.50	17.55	0.00	0.00	30
Outside Counsel	11/29/13	2/1/20	Paid	Foundation, Martha V. Wilkerson, LLC Claim No. 003928810001 Civl Action No. 2010 CP-08-101 Our File No. M10-636	003928810001	2010	CP-08-101	Charles W. McCants	Senior Partner	1,110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to Counsel of Plaintiff regarding service of Amended Third-Party Complaint for matter.	12/19/13	0.3	325.00	127.50	20.00	0.00	0.00	20
Outside Counsel	11/29/13	2/1/20	Paid	Foundation, Martha V. Wilkerson, LLC Claim No. 003928810001 Civl Action No. 2010 CP-08-101 Our File No. M10-636	003928810001	2010	CP-08-101	Charles W. McCants	Senior Partner	1,110	Other	Expenses	Preparation of Project Copies - Outside copying service of Third-Party Complaints (response to Defendant's discovery requests).	12/19/13	0.1	118.42	118.42	18.00	0.00	0.00	0.00

653

Case Name	Date	Time	Status	Party	Attorney	Rate	Hours	Category	Code	Description	Date	Rate	Amount	Balance	Other	Total	Notes				
Outside Counsel	1/26/13	2150	Paid	Fountain, Martha v. Widdow, LLC Claim No. 00392810001 Civil Action No. 2010 CP-05-101 Our File No. M10-036	McCants, Clarke W., III, PC	180	9/9/13	Clarke W. McCants	Senior Partner	5110	Expenses	Filing Fee - Notice of Motion and Discovery Amended	12/19/13	1	\$25.00	\$25.00	\$0.00	\$0.00	\$25.00	01	
Outside Counsel	1/26/13	21120	Paid	Fountain, Martha v. Widdow, LLC Claim No. 00392810001 Civil Action No. 2010 CP-05-101 Our File No. M10-036	McCants, Clarke W., III, PC	160	10/1/13	Clarke W. McCants	Senior Partner	5110	Expenses	Low County Court Reporting - Deposition of Martha Fountain taken August 27, 2013	12/19/13	1	\$251.35	\$251.35	\$0.00	\$0.00	\$251.35	21	
Outside Counsel	1/26/13	22130	Paid	Fountain, Martha v. Widdow, LLC Claim No. 00392810001 Civil Action No. 2010 CP-05-101 Our File No. M10-036	McCants, Clarke W., III, PC	187	10/21/13	Clarke W. McCants	Senior Partner	5121	Expenses	John H. Fisher, Esq. - Modification Fee 1/3	12/19/13	1	\$473.42	\$473.42	\$0.00	\$0.00	\$473.42	17	
Outside Counsel	4/22/13	22751	Paid	Fountain, Martha v. Widdow, LLC Claim No. 00392810001 Civil Action No. 2010 CP-05-101 Our File No. M10-036	McCants, Clarke W., III, PC	1	12/6/12	Clarke W. McCants	Senior Partner	1110	Other	Case Assessment, Development and Administration	Receipt and review correspondence from Judge Eddy dated December 6, 2012 regarding motion hearing in matter	4/18/13	0.1	\$45.00	\$0.00	\$0.00	\$0.00	\$45.00	20
Outside Counsel	4/22/13	22751	Paid	Fountain, Martha v. Widdow, LLC Claim No. 00392810001 Civil Action No. 2010 CP-05-101 Our File No. M10-036	McCants, Clarke W., III, PC	10	1/28/13	Clarke W. McCants	Senior Partner	1330	Other	Discovery	Receipt and review of correspondence from counsel for Third Party Defendant dated January 6, 2013 regarding deposition of Mr. Barber	4/18/13	0.1	\$45.00	\$0.00	\$0.00	\$0.00	\$45.00	20
Outside Counsel	4/22/13	22751	Paid	Fountain, Martha v. Widdow, LLC Claim No. 00392810001 Civil Action No. 2010 CP-05-101 Our File No. M10-036	McCants, Clarke W., III, PC	11	1/27/13	Clarke W. McCants	Senior Partner	1110	Other	Case Assessment, Development and Administration	Receipt and review correspondence from opposing counsel dated January 21, 2013 with respect to proposed deposition of Mr. Barber	4/18/13	0.1	\$85.00	\$0.00	\$0.00	\$0.00	\$85.00	20
Outside Counsel	4/22/13	22751	Paid	Fountain, Martha v. Widdow, LLC Claim No. 00392810001 Civil Action No. 2010 CP-05-101 Our File No. M10-036	McCants, Clarke W., III, PC	12	1/27/13	Clarke W. McCants	Senior Partner	1110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to counsel for Third Party Defendant regarding proposed deposition of Mr. Barber	4/18/13	0.1	\$15.00	\$28.50	\$0.00	\$0.00	\$43.50	20
Outside Counsel	4/22/13	22751	Paid	Fountain, Martha v. Widdow, LLC Claim No. 00392810001 Civil Action No. 2010 CP-05-101 Our File No. M10-036	McCants, Clarke W., III, PC	10	1/28/13	Clarke W. McCants	Senior Partner	1110	Other	Case Assessment, Development and Administration	Receipt and review correspondence from counsel for Third Party Defendant dated January 6, 2013 with respect to proposed Fourth Party Defendant in matter	4/18/13	0.1	\$85.00	\$0.00	\$0.00	\$0.00	\$85.00	20
Outside Counsel	4/22/13	22751	Paid	Fountain, Martha v. Widdow, LLC Claim No. 00392810001 Civil Action No. 2010 CP-05-101 Our File No. M10-036	McCants, Clarke W., III, PC	14	1/27/13	Clarke W. McCants	Senior Partner	1110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to counsel for Third Party Defendant regarding proposed deposition of Mr. Barber	4/18/13	0.1	\$85.00	\$28.50	\$0.00	\$0.00	\$113.50	20
Outside Counsel	4/22/13	22751	Paid	Fountain, Martha v. Widdow, LLC Claim No. 00392810001 Civil Action No. 2010 CP-05-101 Our File No. M10-036	McCants, Clarke W., III, PC	18	1/21/13	Clarke W. McCants	Senior Partner	1110	Other	Case Assessment, Development and Administration	Conference with Mr. Murray and Mr. Fisher regarding deposition of Mr. Barber; additional discovery in matter and Judicial of Third Party Defendant in matter	4/18/13	0.1	\$85.00	\$28.50	\$0.00	\$0.00	\$113.50	20
Outside Counsel	4/22/13	22751	Paid	Fountain, Martha v. Widdow, LLC Claim No. 00392810001 Civil Action No. 2010 CP-05-101 Our File No. M10-036	McCants, Clarke W., III, PC	10	1/27/13	Clarke W. McCants	Senior Partner	1110	Other	Case Assessment, Development and Administration	Receipt and review correspondence from opposing counsel dated January 9, 2013 with respect to proposed deposition in matter	4/18/13	0.1	\$85.00	\$0.00	\$0.00	\$0.00	\$85.00	20
Outside Counsel	4/22/13	22751	Paid	Fountain, Martha v. Widdow, LLC Claim No. 00392810001 Civil Action No. 2010 CP-05-101 Our File No. M10-036	McCants, Clarke W., III, PC	17	1/27/13	Clarke W. McCants	Senior Partner	1110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to counsel for Third Party Defendant regarding judicial of Fourth Party Defendant in matter and additional discovery in matter	4/18/13	0.1	\$85.00	\$28.50	\$0.00	\$0.00	\$113.50	20

654

Outside Counsel	402713	22751	Paid	Forrester, Matthew, Widdow, LLC Client No. 003998910001 Civil Action No. 2010 CP-06-101 Civ File No. M10-036	McCants, Clark W., III, PC	19	1/12/13	Clark W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to auditor regarding tender of Fourth Party Defendant in matter and additional discovery in matter	4/16/13	0.3	\$95.00	\$23.50	\$0.00	\$0.00	\$23.50	20
Outside Counsel	402713	22751	Paid	Forrester, Matthew, Widdow, LLC Client No. 003998910001 Civil Action No. 2010 CP-06-101 Civ File No. M10-036	McCants, Clark W., III, PC	19	1/16/13	Clark W. McCants	Senior Partner	L109	Other	Discovery	Receipt and review of correspondence from counsel for Third Party Defendant regarding deposition of Plaintiff	4/16/13	0.1	\$95.00	\$0.00	\$0.00	\$0.00	\$0.00	20
Outside Counsel	402713	22751	Paid	Forrester, Matthew, Widdow, LLC Client No. 003998910001 Civil Action No. 2010 CP-06-101 Civ File No. M10-036	McCants, Clark W., III, PC	2	1/27/13	Clark W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Mr. McCants dated December 20, 2012 regarding deposition of Plaintiff	4/16/13	0.1	\$95.00	\$0.00	\$0.00	\$0.00	\$0.00	20
Outside Counsel	402713	22751	Paid	Forrester, Matthew, Widdow, LLC Client No. 003998910001 Civil Action No. 2010 CP-06-101 Civ File No. M10-036	McCants, Clark W., III, PC	28	3/15/13	Clark W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to counsel regarding additional deposition of Plaintiff, additional discovery in matter and requested affidavits for non-compliance	4/16/13	0.2	\$95.00	\$10.00	\$0.00	\$0.00	\$10.00	20
Outside Counsel	402713	22751	Paid	Forrester, Matthew, Widdow, LLC Client No. 003998910001 Civil Action No. 2010 CP-06-101 Civ File No. M10-036	McCants, Clark W., III, PC	21	1/15/13	Clark W. McCants	Senior Partner	L101	Other	Discovery	Receipt and review of correspondence from Mr. McCants dated January 14, 2013 regarding deposition of Mr. Barber	4/16/13	0.1	\$95.00	\$0.00	\$0.00	\$0.00	\$0.00	20
Outside Counsel	402713	22751	Paid	Forrester, Matthew, Widdow, LLC Client No. 003998910001 Civil Action No. 2010 CP-06-101 Civ File No. M10-036	McCants, Clark W., III, PC	22	1/17/13	Clark W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from opposing counsel dated January 17, 2013 regarding additional deposition of Plaintiff	4/16/13	0.1	\$95.00	\$0.00	\$0.00	\$0.00	\$0.00	20
Outside Counsel	402713	22751	Paid	Forrester, Matthew, Widdow, LLC Client No. 003998910001 Civil Action No. 2010 CP-06-101 Civ File No. M10-036	McCants, Clark W., III, PC	23	1/20/13	Clark W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence and subpoena from Defendant Hand Group with attached material requests to Plaintiff	4/16/13	0.5	\$95.00	\$47.50	\$0.00	\$0.00	\$47.50	20
Outside Counsel	402713	22751	Paid	Forrester, Matthew, Widdow, LLC Client No. 003998910001 Civil Action No. 2010 CP-06-101 Civ File No. M10-036	McCants, Clark W., III, PC	25	1/24/13	Clark W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from counsel for Third Party Defendants Amended Answer to Third Party Complaint and Third Party Complaint for re-issuance	4/16/13	0.2	\$95.00	\$19.00	\$0.00	\$0.00	\$19.00	20
Columbia Counsel	402713	22751	Paid	Forrester, Matthew, Widdow, LLC Client No. 003998910001 Civil Action No. 2010 CP-06-101 Civ File No. M10-036	McCants, Clark W., III, PC	25	1/29/13	Clark W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to client regarding Amended Answer to Third Party Complaint and Fourth Party Complaint for matter	4/16/13	0.4	\$95.00	\$38.00	\$0.00	\$0.00	\$38.00	20
Outside Counsel	402713	22751	Paid	Forrester, Matthew, Widdow, LLC Client No. 003998910001 Civil Action No. 2010 CP-06-101 Civ File No. M10-036	McCants, Clark W., III, PC	26	1/30/13	Clark W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from opposing counsel dated January 20, 2013 with Plaintiff's file Supplemental Response to Defendant's Request for Production	4/16/13	0.2	\$95.00	\$19.00	\$0.00	\$0.00	\$19.00	20
Outside Counsel	402713	22751	Paid	Forrester, Matthew, Widdow, LLC Client No. 003998910001 Civil Action No. 2010 CP-06-101 Civ File No. M10-036	McCants, Clark W., III, PC	27	1/30/13	Clark W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to produce regarding production of additional medical records for Plaintiff	4/16/13	0.5	\$95.00	\$28.50	\$0.00	\$0.00	\$28.50	20
Outside Counsel	402713	22751	Paid	Forrester, Matthew, Widdow, LLC Client No. 003998910001 Civil Action No. 2010 CP-06-101 Civ File No. M10-036	McCants, Clark W., III, PC	28	1/31/13	Clark W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence Mr. Hand, upon without regarding Fourth Party Complaint for matter	4/16/13	0.4	\$95.00	\$38.00	\$0.00	\$0.00	\$38.00	20

Outside Counsel	402713	22751	Paid	Founder, Matthew Widdowso, LLC Client No. 003958310001 Civil Action No. 2010 CP-05-101 Civ File No. M10-635	McCants, Clarke W., III PC	29	2/27/13	Clarke W McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Mr. McCants dated February 1, 2013 regarding motion hearing for motion	4/18/13	0.1	\$85.00	\$9.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	
Outside Counsel	402713	22751	Paid	Founder, Matthew Widdowso, LLC Client No. 003958310001 Civil Action No. 2010 CP-05-101 Civ File No. M10-635	McCants, Clarke W., III PC	7	2/27/13	Clarke W McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Telephone conference with Mr. Barber regarding proposed deposition of writer and operators for deposits in matter	4/18/13	0.2	\$55.00	\$16.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$100.00	\$0.00
Outside Counsel	402713	22751	Paid	Founder, Matthew Widdowso, LLC Client No. 003958310001 Civil Action No. 2010 CP-05-101 Civ File No. M10-635	McCants, Clarke W., III PC	31	2/27/13	Clarke W McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of Judge Eery's Order for master dated January 26, 2013	4/18/13	0.1	\$45.00	\$8.50	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$5.00	\$0.00
Outside Counsel	402713	22751	Paid	Founder, Matthew Widdowso, LLC Client No. 003958310001 Civil Action No. 2010 CP-05-101 Civ File No. M10-635	McCants, Clarke W., III PC	31	2/27/13	Clarke W McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from opposing counsel dated January 31, 2013 with Plaintiff's date Supplemental Request to Defendant's Request for Production comprising 75 pages	4/18/13	0.1	\$95.00	\$65.50	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$35.50	\$0.00
Outside Counsel	402713	22751	Paid	Founder, Matthew Widdowso, LLC Client No. 003958310001 Civil Action No. 2010 CP-05-101 Civ File No. M10-635	McCants, Clarke W., III PC	20	2/27/13	Clarke W McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from opposing counsel dated February 20, 2013 with Third Party Defendant Supplemental Request for Production in matter	4/18/13	0.2	\$45.00	\$78.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$10.00	\$0.00
Outside Counsel	402713	22751	Paid	Founder, Matthew Widdowso, LLC Client No. 003958310001 Civil Action No. 2010 CP-05-101 Civ File No. M10-635	McCants, Clarke W., III PC	34	2/27/13	Clarke W McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Mr. Barber regarding Supplemental Request for Production in matter and informal discovery in matter	4/18/13	0.3	\$60.00	\$25.50	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$25.50	\$0.00
Outside Counsel	402713	22751	Paid	Founder, Matthew Widdowso, LLC Client No. 003958310001 Civil Action No. 2010 CP-05-101 Civ File No. M10-635	McCants, Clarke W., III PC	34	2/27/13	Clarke W McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Mr. Edwards dated February 27, 2013 with Answer of Fourth Party Defendant	4/18/13	0.2	\$35.00	\$18.50	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$10.00	\$0.00
Outside Counsel	402713	22751	Paid	Founder, Matthew Widdowso, LLC Client No. 003958310001 Civil Action No. 2010 CP-05-101 Civ File No. M10-635	McCants, Clarke W., III PC	35	2/27/13	Clarke W McCants	Senior Partner	L210	Other	Discovery	Preparation and review of correspondence to Court for Third Party Defendant regarding response to additional discovery requests for matter	4/18/13	0.2	\$95.00	\$18.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$12.50	\$0.00
Outside Counsel	402713	22751	Paid	Founder, Matthew Widdowso, LLC Client No. 003958310001 Civil Action No. 2010 CP-05-101 Civ File No. M10-635	McCants, Clarke W., III PC	36	2/27/13	Clarke W McCants	Senior Partner	L310	Other	Discovery	Preparation and review of correspondence to Court regarding Answer Fourth Party Defendant for master and additional discovery in matter	4/18/13	0.3	\$55.00	\$25.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$35.50	\$0.00
Outside Counsel	402713	22751	Paid	Founder, Matthew Widdowso, LLC Client No. 003958310001 Civil Action No. 2010 CP-05-101 Civ File No. M10-635	McCants, Clarke W., III PC	37	2/27/13	Clarke W McCants	Senior Partner	L310	Other	Discovery	Receipt and review of correspondence from opposing counsel dated March 4, 2013 regarding response to supplemental discovery requests for matter	4/18/13	0.1	\$35.00	\$9.50	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.50	\$0.00
Outside Counsel	402713	22751	Paid	Founder, Matthew Widdowso, LLC Client No. 003958310001 Civil Action No. 2010 CP-05-101 Civ File No. M10-635	McCants, Clarke W., III PC	38	2/27/13	Clarke W McCants	Senior Partner	L310	Other	Discovery	Receipt and review of correspondence from opposing counsel regarding response to discovery requests for matter	4/18/13	0.1	\$65.00	\$5.50	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
Outside Counsel	402713	22751	Paid	Founder, Matthew Widdowso, LLC Client No. 003958310001 Civil Action No. 2010 CP-05-101 Civ File No. M10-635	McCants, Clarke W., III PC	39	2/27/13	Clarke W McCants	Senior Partner	E124	Other	Expenses	Medical Records Change Subjection Hand Group	4/18/13	0.1	\$22.00	\$27.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$27.00	\$0.00

Outside Counsel	6/22/13	22751	Paid	Foundation, Martha V. Whiteco, LLC Claim No. 00285510001 Civil Action No. 2010 CP-06-101 Out File No. M10-632	McCarthy, Clarke W., III, PC	9	12/13	Clarke W. McCarthy	Senior Partner	1,110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Mr. Cole dated January 7, 2013 regarding status of the collection matter.	4/16/13	0.1	\$95.00	\$9.50	\$0.00	\$0.00	\$9.50	20
Outside Counsel	4/22/13	22751	Paid	Foundation, Martha V. Whiteco, LLC Claim No. 00285510001 Civil Action No. 2010 CP-06-101 Out File No. M10-632	McCarthy, Clarke W., III, PC	5	12/13	Clarke W. McCarthy	Senior Partner	1,110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to Mr. Cole regarding additional discovery matters, pending of Third Party Defendant and proposed trial date for matter.	4/16/13	0.3	\$95.00	\$28.50	\$0.00	\$0.00	\$28.50	20
Outside Counsel	4/22/13	22751	Paid	Foundation, Martha V. Whiteco, LLC Claim No. 00285510001 Civil Action No. 2010 CP-06-101 Out File No. M10-632	McCarthy, Clarke W., III, PC	8	12/13	Clarke W. McCarthy	Senior Partner	1,110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Judge Early dated January 4, 2013 regarding proposed trial date for matter.	4/16/13	0.1	\$95.00	\$9.50	\$0.00	\$0.00	\$9.50	20
Outside Counsel	4/22/13	22751	Paid	Foundation, Martha V. Whiteco, LLC Claim No. 00285510001 Civil Action No. 2010 CP-06-101 Out File No. M10-632	McCarthy, Clarke W., III, PC	7	12/13	Clarke W. McCarthy	Senior Partner	1,110	Other	Case Assessment, Development and Administration	Telephone conference with counsel for Third Party Defendant regarding forcing the motion to compel, additional deposition of Plaintiff and deposition of Mr. Barker.	4/16/13	0.2	\$95.00	\$19.00	\$0.00	\$0.00	\$19.00	20
Outside Counsel	4/22/13	22751	Paid	Foundation, Martha V. Whiteco, LLC Claim No. 00285510001 Civil Action No. 2010 CP-06-101 Out File No. M10-632	McCarthy, Clarke W., III, PC	9	12/13	Clarke W. McCarthy	Senior Partner	1,110	Other	Case Assessment, Development and Administration	Additional telephone conference with Third Party Defendant regarding judicial of Fourth Party Defendant and deposition of Mr. Barker.	4/16/13	0.2	\$95.00	\$19.00	\$0.00	\$0.00	\$19.00	20
Outside Counsel	4/22/13	22751	Paid	Foundation, Martha V. Whiteco, LLC Claim No. 00285510001 Civil Action No. 2010 CP-06-101 Out File No. M10-632	McCarthy, Clarke W., III, PC	9	12/13	Clarke W. McCarthy	Senior Partner	1,110	Other	Discovery	Additional telephone conference with Mr. Barker regarding discovery matters.	4/16/13	0.1	\$95.00	\$9.50	\$0.00	\$0.00	\$9.50	20
Outside Counsel	12/04/12	22864	Paid	Foundation, Martha V. Whiteco, LLC Claim No. 00285510001 Civil Action No. 2010 CP-06-101 Out File No. M10-629	McCarthy, Clarke W., III, PC	5	12/13	Henrik IV McCarthy	Senior Partner	1,110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from counsel for Third Party Defendant regarding judgment to discovery motions for matter.	12/10/12	0.1	\$95.00	\$9.50	\$0.00	\$0.00	\$9.50	20
Outside Counsel	12/04/12	22864	Paid	Foundation, Martha V. Whiteco, LLC Claim No. 00285510001 Civil Action No. 2010 CP-06-101 Out File No. M10-629	McCarthy, Clarke W., III, PC	10	12/13	Clarke W. McCarthy	Senior Partner	1,110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Counsel for Third Party Defendant regarding additional discovery in matter.	12/10/12	0.1	\$95.00	\$9.50	\$0.00	\$0.00	\$9.50	20
Outside Counsel	12/04/12	22864	Paid	Foundation, Martha V. Whiteco, LLC Claim No. 00285510001 Civil Action No. 2010 CP-06-101 Out File No. M10-629	McCarthy, Clarke W., III, PC	11	12/13	Clarke W. McCarthy	Senior Partner	1,110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to counsel for Third Party Defendant regarding deposition of deposition of parties, proposed scheduling Order for matter and additional discovery in matter.	12/10/12	0.3	\$95.00	\$28.50	\$0.00	\$0.00	\$28.50	20
Outside Counsel	12/04/12	22864	Paid	Foundation, Martha V. Whiteco, LLC Claim No. 00285510001 Civil Action No. 2010 CP-06-101 Out File No. M10-629	McCarthy, Clarke W., III, PC	12	12/13	Clarke W. McCarthy	Senior Partner	1,110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Judge Early dated November 4, 2012 regarding Order Scheduling for matter.	12/10/12	0.1	\$95.00	\$9.50	\$0.00	\$0.00	\$9.50	20
Outside Counsel	12/04/12	22864	Paid	Foundation, Martha V. Whiteco, LLC Claim No. 00285510001 Civil Action No. 2010 CP-06-101 Out File No. M10-629	McCarthy, Clarke W., III, PC	13	12/13	Clarke W. McCarthy	Senior Partner	1,110	Other	Case Assessment, Development and Administration	Telephone conference with Mr. Barker regarding additional discovery in matter and proposed trial date for matter.	12/10/12	0.2	\$95.00	\$19.00	\$0.00	\$0.00	\$19.00	20
Outside Counsel	12/04/12	22864	Paid	Foundation, Martha V. Whiteco, LLC Claim No. 00285510001 Civil Action No. 2010 CP-06-101 Out File No. M10-629	McCarthy, Clarke W., III, PC	14	12/13	Clarke W. McCarthy	Senior Partner	1,110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from opposing counsel dated December 20, 2012 regarding Motion to Compel Plaintiff's discovery responses in matter.	12/14/12	0.2	\$95.00	\$19.00	\$0.00	\$0.00	\$19.00	20

956

657

Outside Counsel	12/04/12	22584	Paid	Fountain, Martha v. Whiteco, LLC Claim No. 003988810001 Civil Action No. 2010 CP-05-101 Our File No. M10-638	McCants, Clarke W., III PC	16	11/16/12	Clarke W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of additional medical records for Plaintiff forwarded by the Roanoke County Hospital	12/10/12	1.1	\$95.00	\$95.00	\$0.00	\$0.00	\$104.00	20
Outside Counsel	12/04/12	22584	Paid	Fountain, Martha v. Whiteco, LLC Claim No. 003988810001 Civil Action No. 2010 CP-05-101 Our File No. M10-638	McCants, Clarke W., III PC	16	11/16/12	Clarke W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of additional medical bills for Plaintiff forwarded by Ben Swank St. Francis Hospital	12/10/12	0.2	\$95.00	\$19.00	\$0.00	\$0.00	\$10.00	20
Outside Counsel	12/04/12	22584	Paid	Fountain, Martha v. Whiteco, LLC Claim No. 003988810001 Civil Action No. 2010 CP-05-101 Our File No. M10-638	McCants, Clarke W., III PC	17	11/16/12	Clarke W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Review of file and initial preparation and review of Answer to Third Party Defendant's initial interrogatories and responses to initial request for production of matter	12/10/12	2	\$95.00	\$190.00	\$0.00	\$0.00	\$190.00	20
Outside Counsel	12/04/12	22584	Paid	Fountain, Martha v. Whiteco, LLC Claim No. 003988810001 Civil Action No. 2010 CP-05-101 Our File No. M10-638	McCants, Clarke W., III PC	18	11/16/12	Clarke W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Additional Preparation and review of Answers to initial interrogatories and Request for Production for Third-Party Defendant	12/10/12	1.2	\$85.00	\$102.00	\$0.00	\$0.00	\$101.50	20
Outside Counsel	12/04/12	22584	Paid	Fountain, Martha v. Whiteco, LLC Claim No. 003988810001 Civil Action No. 2010 CP-05-101 Our File No. M10-638	McCants, Clarke W., III PC	19	11/16/12	Clarke W. McCants	Senior Partner	L210	Other	Pre-Trial Meetings and Motions	Make final revisions to Answers to initial interrogatories and Request for Production for Third-Party Defendant	12/10/12	1.6	\$05.00	\$142.50	\$0.00	\$0.00	\$142.00	20
Outside Counsel	12/04/12	22584	Paid	Fountain, Martha v. Whiteco, LLC Claim No. 003988810001 Civil Action No. 2010 CP-05-101 Our File No. M10-638	McCants, Clarke W., III PC	2	10/12/12	Clarke W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Mr. McLeod dated October 8, 2012 regarding proposed trial date for matter	12/10/12	0.1	\$95.00	\$0.00	\$0.00	\$0.00	\$95.00	20
Outside Counsel	12/04/12	22584	Paid	Fountain, Martha v. Whiteco, LLC Claim No. 003988810001 Civil Action No. 2010 CP-05-101 Our File No. M10-638	McCants, Clarke W., III PC	20	11/16/12	Clarke W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to counsel in records regarding Answers to Interrogatories and Request for Production for Third-Party Defendant in matter	12/10/12	0.4	\$95.00	\$38.00	\$0.00	\$0.00	\$38.00	20
Outside Counsel	12/04/12	22584	Paid	Fountain, Martha v. Whiteco, LLC Claim No. 003988810001 Civil Action No. 2010 CP-05-101 Our File No. M10-638	McCants, Clarke W., III PC	21	11/27/12	Amy P. Stumpert	Senior Associate	L320	Other	Discovery	Preparation and review of Request for Production of documents to Third-Party Defendant	12/10/12	0.8	\$95.00	\$76.00	\$0.00	\$0.00	\$76.00	20
Outside Counsel	12/04/12	22584	Paid	Fountain, Martha v. Whiteco, LLC Claim No. 003988810001 Civil Action No. 2010 CP-05-101 Our File No. M10-638	McCants, Clarke W., III PC	22	11/27/12	Amy P. Stumpert	Senior Associate	L320	Other	Discovery	Preparation and review of Request for Production of documents to Third-Party Defendant	12/10/12	0.8	\$95.00	\$76.00	\$0.00	\$0.00	\$76.00	20
Outside Counsel	12/04/12	22584	Paid	Fountain, Martha v. Whiteco, LLC Claim No. 003988810001 Civil Action No. 2010 CP-05-101 Our File No. M10-638	McCants, Clarke W., III PC	23	11/27/12	Amy P. Stumpert	Senior Associate	L110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to opposing counsel regarding initial discovery requests to Third-party Defendant	12/10/12	0.3	\$95.00	\$28.00	\$0.00	\$0.00	\$28.00	20
Outside Counsel	12/04/12	22584	Paid	Fountain, Martha v. Whiteco, LLC Claim No. 003988810001 Civil Action No. 2010 CP-05-101 Our File No. M10-638	McCants, Clarke W., III PC	24	11/16/12	Clarke W. McCants	Senior Partner	E124	Other	Expense	Medical Records - Ben Swank St. Francis Hospital	12/10/12	1	\$84.18	\$04.18	\$0.00	\$0.00	\$84.18	60
Outside Counsel	12/04/12	22584	Paid	Fountain, Martha v. Whiteco, LLC Claim No. 003988810001 Civil Action No. 2010 CP-05-101 Our File No. M10-638	McCants, Clarke W., III PC	25	11/16/12	Clarke W. McCants	Senior Partner	E124	Other	Expense	Medical Records - Ben Swank St. Francis Hospital	12/10/12	1	\$31.00	\$31.00	\$0.00	\$0.00	\$31.00	60
Outside Counsel	12/04/12	22584	Paid	Fountain, Martha v. Whiteco, LLC Claim No. 003988810001 Civil Action No. 2010 CP-05-101 Our File No. M10-638	McCants, Clarke W., III PC	26	11/16/12	Clarke W. McCants	Senior Partner	E124	Other	Expense	Outside copying - Reproduction of the first discovery to opposing counsel	12/10/12	1	\$145.84	\$145.84	\$0.00	\$0.00	\$145.84	60

658

Outside Counsel	12/18/12	22584	Paid	Fountain, Martha v. Wilkove, LLC Claim No. 000988810001 Civil Action No. 2010 CP-05-101 Our File No. M10-636	McCants, Clarke W., III, PC	3	10/18/12	John P. Shoup III	Senior Associate	L110	Other	Case Assessment, Development and Administration	Telephone conference with counsel for Plaintiff regarding additional discovery in matter	12/18/12	0.1	295.00	49.50	50.00	50.00	50.00	20
Outside Counsel	12/18/12	22586	Paid	Fountain, Martha v. Wilkove, LLC Claim No. 000988810001 Civil Action No. 2010 CP-05-101 Our File No. M10-636	McCants, Clarke W., III, PC	4	10/18/12	Clarke W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Review and review of correspondence from Eric Casselle, Clerk of South Carolina Circuit Court 12/26/12 regarding medical expenses in matter	12/18/12	0.1	595.00	59.50	60.00	60.00	60.00	20
Outside Counsel	12/18/12	22583	Paid	Fountain, Martha v. Wilkove, LLC Claim No. 000988810001 Civil Action No. 2010 CP-05-101 Our File No. M10-636	McCants, Clarke W., III, PC	5	10/18/12	Clarke W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to Plaintiff regarding Notice of Lien in matter and production of additional medical records for Plaintiff	12/18/12	0.3	325.00	123.50	60.00	60.00	124.00	20
Outside Counsel	12/18/12	22585	Paid	Fountain, Martha v. Wilkove, LLC Claim No. 000988810001 Civil Action No. 2010 CP-05-101 Our File No. M10-636	McCants, Clarke W., III, PC	8	10/18/12	Clarke W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to Plaintiff in House St. Francis Physicians Ben Eckers St. Francis Xavier Hospital regarding production of medical records for Plaintiff	12/18/12	0.6	495.00	147.50	60.00	60.00	147.50	20
Outside Counsel	12/18/12	22584	Paid	Fountain, Martha v. Wilkove, LLC Claim No. 000988810001 Civil Action No. 2010 CP-05-101 Our File No. M10-636	McCants, Clarke W., III, PC	7	10/18/12	Clarke W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence and affidavits to Plaintiff in House St. Francis Physicians Ben Eckers St. Francis Xavier Hospital regarding production of medical records for Plaintiff	12/18/12	0.5	325.00	147.50	60.00	60.00	147.50	20
Outside Counsel	12/18/12	22584	Paid	Fountain, Martha v. Wilkove, LLC Claim No. 000988810001 Civil Action No. 2010 CP-05-101 Our File No. M10-636	McCants, Clarke W., III, PC	9	10/18/12	Clarke W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Telephone conference with opposing counsel regarding production of additional discovery in matter	12/18/12	0.2	545.00	115.00	60.00	60.00	115.00	20
Outside Counsel	12/18/12	22584	Paid	Fountain, Martha v. Wilkove, LLC Claim No. 000988810001 Civil Action No. 2010 CP-05-101 Our File No. M10-636	McCants, Clarke W., III, PC	8	10/27/12	Clarke W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to Mr. McCants regarding discovery responses for matter and proposed additional scheduling Order for matter	12/18/12	0.3	595.00	228.50	60.00	60.00	128.50	20
Outside Counsel	10/18/12	22499	Paid	Fountain, Martha v. Wilkove, LLC Claim No. 000988810001 Civil Action No. 2010 CP-05-101 Our File No. M10-636	McCants, Clarke W., III, PC	1	7/27/12	Clarke W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Telephone conference with opposing counsel reviewing Third Party Complaint for matter and additional discovery in matter	11/7/12	0.2	395.00	116.00	60.00	60.00	116.00	20
Outside Counsel	10/08/12	22498	Paid	Fountain, Martha v. Wilkove, LLC Claim No. 000988810001 Civil Action No. 2010 CP-05-101 Our File No. M10-636	McCants, Clarke W., III, PC	10	8/2/12	Clarke W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to Mr. Earl and Mr. Chandler, Plaintiffs' counsel, regarding Amended Complaint and Third-Party Complaint for matter	11/7/12	0.3	595.00	228.50	60.00	60.00	228.50	20
Outside Counsel	10/08/12	22496	Paid	Fountain, Martha v. Wilkove, LLC Claim No. 000988810001 Civil Action No. 2010 CP-05-101 Our File No. M10-636	McCants, Clarke W., III, PC	11	6/12/12	Clarke W. McCants	Senior Partner	L236	Chief	Pre-Trial Meetings and Motions	Appearance at Court Meeting before Judge Early and conference with Judge Early regarding joint of Third Party	11/7/12	2.3	365.00	216.50	60.00	60.00	216.50	20
Outside Counsel	10/08/12	22498	Paid	Fountain, Martha v. Wilkove, LLC Claim No. 000988810001 Civil Action No. 2010 CP-05-101 Our File No. M10-636	McCants, Clarke W., III, PC	12	6/12/12	Clarke W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Telephone conference with Judge Early regarding proposed Order for matter	11/7/12	0.1	116.00	58.00	60.00	60.00	58.00	20

659

Outside Counsel	10/28/12	22498	Paid	Fountain, Martha v. Williams, LLC Claim No. 003888810001 Civil Action No. 2010 CP-05-101 Our File No. M10-636	McCart, Clark W., III PC	13	8/17/12	Clark W. McCart	Senior Partner	1110	Other	Case Assessment, Development and Administration	Telephone conference with Mr. Hunt regarding conference to review file	11/7/12	0.1	\$93.00	\$9.50	\$0.00	\$0.00	\$0.00	\$0.00	20
Outside Counsel	10/28/12	22498	Paid	Fountain, Martha v. Williams, LLC Claim No. 003888810001 Civil Action No. 2010 CP-05-101 Our File No. M10-636	McCart, Clark W., III PC	14	8/15/12	Clark W. McCart	Senior Partner	1110	Other	Case Assessment, Development and Administration	Office conference with Mr. Hunt, meeting report, regarding review of file and calendar as next address in matter	11/7/12	0.3	\$102.00	\$108.00	\$0.00	\$0.00	\$200.00	\$0.00	20
Outside Counsel	10/28/12	22498	Paid	Fountain, Martha v. Williams, LLC Claim No. 003888810001 Civil Action No. 2010 CP-05-101 Our File No. M10-636	McCart, Clark W., III PC	15	8/17/12	Clark W. McCart	Senior Partner	1110	Other	Case Assessment, Development and Administration	Receipt and review correspondence from Mr. McKenna dated August 14, 2012 regarding Motion to Join Third Party in matter	11/7/12	0.1	\$85.00	\$8.50	\$0.00	\$0.00	\$0.00	\$0.00	20
Outside Counsel	10/28/12	22498	Paid	Fountain, Martha v. Williams, LLC Claim No. 003888810001 Civil Action No. 2010 CP-05-101 Our File No. M10-636	McCart, Clark W., III PC	16	8/16/12	Clark W. McCart	Senior Partner	1110	Other	Case Assessment, Development and Administration	Receipt and review correspondence from Mr. Hunt dated August 13, 2012 with proposed Mutual Agreement for notice and service of deposition	11/7/12	0.2	\$85.00	\$15.00	\$0.00	\$0.00	\$19.00	\$0.00	20
Outside Counsel	10/28/12	22498	Paid	Fountain, Martha v. Williams, LLC Claim No. 003888810001 Civil Action No. 2010 CP-05-101 Our File No. M10-636	McCart, Clark W., III PC	17	8/16/12	Clark W. McCart	Senior Partner	1110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to Mr. Hunt regarding production of certain exhibits in matter and proposed notice requirement	11/7/12	0.2	\$85.00	\$15.00	\$0.00	\$0.00	\$19.00	\$0.00	20
Outside Counsel	10/28/12	22498	Paid	Fountain, Martha v. Williams, LLC Claim No. 003888810001 Civil Action No. 2010 CP-05-101 Our File No. M10-636	McCart, Clark W., III PC	18	8/27/12	Clark W. McCart	Senior Partner	1110	Other	Case Assessment, Development and Administration	Receipt and review correspondence from Defendant for Third Party Defendant with Answer for matter, Plaintiff interrogatories and Third Party Plaintiff and First Request for Production to Third Party Plaintiff	11/7/12	0.3	\$85.00	\$28.50	\$0.00	\$0.00	\$28.00	\$0.00	20
Outside Counsel	10/28/12	22498	Paid	Fountain, Martha v. Williams, LLC Claim No. 003888810001 Civil Action No. 2010 CP-05-101 Our File No. M10-636	McCart, Clark W., III PC	19	8/27/12	Clark W. McCart	Senior Partner	1110	Other	Case Assessment, Development and Administration	Receipt and review correspondence from register dated September 4, 2012 regarding retention of expert witness for matter	11/7/12	0.1	\$36.00	\$9.00	\$0.00	\$0.00	\$9.00	\$0.00	20
Outside Counsel	10/28/12	22498	Paid	Fountain, Martha v. Williams, LLC Claim No. 003888810001 Civil Action No. 2010 CP-05-101 Our File No. M10-636	McCart, Clark W., III PC	2	10/28/12	Clark W. McCart	Senior Partner	1110	Other	Case Assessment, Development and Administration	Telephone conference with Mr. Hunt, answer for Freeby, Inc. regarding Third Party Complaint for matter	11/7/12	0.1	\$45.00	\$8.50	\$0.00	\$0.00	\$9.50	\$0.00	20
Outside Counsel	10/28/12	22498	Paid	Fountain, Martha v. Williams, LLC Claim No. 003888810001 Civil Action No. 2010 CP-05-101 Our File No. M10-636	McCart, Clark W., III PC	20	8/27/12	Clark W. McCart	Senior Partner	1110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to opposing regarding production of certain exhibits for matter and answer for services in matter	11/7/12	0.3	\$85.00	\$18.00	\$0.00	\$0.00	\$18.00	\$0.00	20
Outside Counsel	10/28/12	22498	Paid	Fountain, Martha v. Williams, LLC Claim No. 003888810001 Civil Action No. 2010 CP-05-101 Our File No. M10-636	McCart, Clark W., III PC	21	8/27/12	Clark W. McCart	Senior Partner	1110	Other	Case Assessment, Development and Administration	Receipt and review correspondence from MJJ Attorney Services, Inc. regarding service of Third Party complaint for matter	11/7/12	0.1	\$65.00	\$9.00	\$0.00	\$0.00	\$9.50	\$0.00	20
Outside Counsel	10/28/12	22498	Paid	Fountain, Martha v. Williams, LLC Claim No. 003888810001 Civil Action No. 2010 CP-05-101 Our File No. M10-636	McCart, Clark W., III PC	22	9/13/12	Amy P. Shampert	Senior Associate	1110	Other	Case Assessment, Development and Administration	Receipt and review of Affidavit of Service regarding Tipping-Pedri Contribution	11/7/12	0.1	\$85.00	\$8.50	\$0.00	\$0.00	\$8.50	\$0.00	20
Outside Counsel	10/28/12	22498	Paid	Fountain, Martha v. Williams, LLC Claim No. 003888810001 Civil Action No. 2010 CP-05-101 Our File No. M10-636	McCart, Clark W., III PC	23	8/15/12	Amy P. Shampert	Senior Associate	1110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to Clerk of Court regarding Affidavit of Service	11/7/12	0.2	\$85.00	\$19.00	\$0.00	\$0.00	\$19.00	\$0.00	20

Outside Counsel	10/28/12	22498	Paid	Fountain, Martha v. Widveco, LLC Claim No. 003988810001 Civ Action No. 2010 CP-08-101 Civ File No. M10-036	McCants, Clarke W., III, PC	24	8/19/12	Clarke W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Telephone conference with Mr. McLeod regarding representation of Third Party Defendant in matter, proposed additional discovery in matter and production of deposition of Mr. Ding	11/7/12	0.3	\$85.00	\$25.50	\$0.00	\$0.00	\$25.50	25
Outside Counsel	10/28/12	22498	Paid	Fountain, Martha v. Widveco, LLC Claim No. 003988810001 Civ Action No. 2010 CP-08-101 Civ File No. M10-036	McCants, Clarke W., III, PC	25	8/28/12	Amy P. Stumpe	Senior Associate	L310	Other	Discovery	Preparation and review of interrogatories of Third Party Plaintiff's Answers to Third Party Defendant's Interrogatories	11/7/12	1.6	\$95.00	\$142.50	\$0.00	\$0.00	\$142.50	20
Outside Counsel	10/28/12	22498	Paid	Fountain, Martha v. Widveco, LLC Claim No. 003988810001 Civ Action No. 2010 CP-08-101 Civ File No. M10-036	McCants, Clarke W., III, PC	26	8/28/12	Amy P. Stumpe	Senior Associate	L310	Other	Discovery	Preparation and review of interrogatories of Third Party Plaintiff's responses to Third Party Defendant's Request for Production	11/7/12	1.7	\$45.00	\$142.50	\$0.00	\$0.00	\$142.50	26
Outside Counsel	10/28/12	22498	Paid	Fountain, Martha v. Widveco, LLC Claim No. 003988810001 Civ Action No. 2010 CP-08-101 Civ File No. M10-036	McCants, Clarke W., III, PC	27	7/24/12	Clarke W. McCants	Senior Partner	E162	Other	Expenses	Outside counsel - Inmate's Sessions - Payable to the court, witness	11/7/12	1	\$14.00	\$14.00	\$0.00	\$0.00	\$14.00	64
Outside Counsel	10/28/12	22498	Paid	Fountain, Martha v. Widveco, LLC Claim No. 003988810001 Civ Action No. 2010 CP-08-101 Civ File No. M10-036	McCants, Clarke W., III, PC	28	8/13/12	Clarke W. McCants	Senior Partner	E112	Other	Expenses	Filing fee - Motion to join Third Party	11/7/12	1	\$25.00	\$25.00	\$0.00	\$0.00	\$25.00	31
Outside Counsel	10/28/12	22498	Paid	Fountain, Martha v. Widveco, LLC Claim No. 003988810001 Civ Action No. 2010 CP-08-101 Civ File No. M10-036	McCants, Clarke W., III, PC	29	10/15/12	Clarke W. McCants	Senior Partner	E124	Other	Expenses	Process Service Fee for MCO Returner Services - Service of Third Party Complaint on Third Party Defendant	11/7/12	1	\$160.00	\$160.00	\$0.00	\$0.00	\$160.00	00
Outside Counsel	10/28/12	22498	Paid	Fountain, Martha v. Widveco, LLC Claim No. 003988810001 Civ Action No. 2010 CP-08-101 Civ File No. M10-036	McCants, Clarke W., III, PC	3	7/31/12	Amy P. Stumpe	Senior Associate	L110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence of correspondence to Clerk of Court regarding Amended Answer and Third Party Complaint	11/7/12	2.3	\$65.00	\$79.50	\$0.00	\$0.00	\$79.50	28
Outside Counsel	10/28/12	22498	Paid	Fountain, Martha v. Widveco, LLC Claim No. 003988810001 Civ Action No. 2010 CP-08-101 Civ File No. M10-036	McCants, Clarke W., III, PC	4	7/31/12	Clarke W. McCants	Senior Partner	L245	Other	Pre-Trial Meetings and Motions	Make final motions to Amended Answer and Third Party Complaint for matter	11/7/12	1	\$65.00	\$65.00	\$0.00	\$0.00	\$65.00	28
Outside Counsel	10/28/12	22498	Paid	Fountain, Martha v. Widveco, LLC Claim No. 003988810001 Civ Action No. 2010 CP-08-101 Civ File No. M10-036	McCants, Clarke W., III, PC	5	8/1/12	Clarke W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to Judge Early regarding Amended Answer for matter and Third Party Complaint for matter	11/7/12	0.3	\$95.00	\$25.50	\$0.00	\$0.00	\$25.50	26
Outside Counsel	10/28/12	22498	Paid	Fountain, Martha v. Widveco, LLC Claim No. 003988810001 Civ Action No. 2010 CP-08-101 Civ File No. M10-036	McCants, Clarke W., III, PC	6	8/2/12	Clarke W. McCants	Senior Partner	L310	Other	Pre-Trial Meetings and Motions	Additional preparation and review of Amended Answer for matter and Third Party Complaint and Complaint	11/7/12	1.5	\$95.00	\$142.50	\$0.00	\$0.00	\$142.50	20
Outside Counsel	10/28/12	22498	Paid	Fountain, Martha v. Widveco, LLC Claim No. 003988810001 Civ Action No. 2010 CP-08-101 Civ File No. M10-036	McCants, Clarke W., III, PC	7	8/2/12	Clarke W. McCants	Senior Partner	L210	Other	Pre-Trial Meetings and Motions	Preparation and review of proposed Order allowing Amendment of Answer and filing of Third Party Complaint for matter	11/7/12	1	\$85.00	\$85.00	\$0.00	\$0.00	\$85.00	22
Outside Counsel	10/28/12	22498	Paid	Fountain, Martha v. Widveco, LLC Claim No. 003988810001 Civ Action No. 2010 CP-08-101 Civ File No. M10-036	McCants, Clarke W., III, PC	8	8/2/12	Clarke W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to Counsel of Record regarding proposed Dismissal Order for matter	11/7/12	0.3	\$95.00	\$25.50	\$0.00	\$0.00	\$25.50	22
Outside Counsel	10/28/12	22498	Paid	Fountain, Martha v. Widveco, LLC Claim No. 003988810001 Civ Action No. 2010 CP-08-101 Civ File No. M10-036	McCants, Clarke W., III, PC	9	8/2/12	Clarke W. McCants	Senior Partner	L310	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to Mr. Cook regarding Amended Answer and Third Party Complaint for matter	11/7/12	0.8	\$95.00	\$25.50	\$0.00	\$0.00	\$25.50	22

099

Court Reporter	7/1/12	03400722 B 037813	Paid	1200 INVOICE	VeriFax Corporate Services Inc - Chicago	1	8/1/12	Other		Miscellaneous	LINE LINE ITEM	7/1/12	1	1300.02	1300.02	00.00	00.00	00.00	1300.02	21		
Outside Counsel	6/29/12	22333	Paid	Fountain, Martin v. Widovec, LLC Claim No. 003998910001 Civil Action No. 2010 CP-06-101 Our File No. M10-036	McCarrs, Clarke W., III, PC	1	6/14/12	Clarke W. McCarrs	Senior Partner	1.110	Other	Case Assessment, Development and Administration	Telephone conference with Mr. Harg regarding review of Mr. Harg's deposition and informal consultation re matter	7/2/12	0.2	595.00	510.00	85.00	00.00	00.00	510.00	20
Outside Counsel	6/29/12	22333	Paid	Fountain, Martin v. Widovec, LLC Claim No. 003998910001 Civil Action No. 2010 CP-06-101 Our File No. M10-036	McCarrs, Clarke W., III, PC	10	6/17/12	Clarke W. McCarrs	Senior Partner	1.110	Other	Case Assessment, Development and Administration	Telephone conference with Mr. Butler regarding identification of general contractor for matter and journal of Third Party	7/2/12	0.2	865.00	810.00	55.00	00.00	00.00	810.00	20
Outside Counsel	6/29/12	22333	Paid	Fountain, Martin v. Widovec, LLC Claim No. 003998910001 Civil Action No. 2010 CP-06-101 Our File No. M10-036	McCarrs, Clarke W., III, PC	11	6/16/12	Clarke W. McCarrs	Senior Partner	1.110	Other	Case Assessment, Development and Administration	Telephone conference with Mr. Butler regarding journal of Third Party for matter	7/2/12	0.1	854.00	80.00	00.00	00.00	00.00	80.00	20
Outside Counsel	6/29/12	22333	Paid	Fountain, Martin v. Widovec, LLC Claim No. 003998910001 Civil Action No. 2010 CP-06-101 Our File No. M10-036	McCarrs, Clarke W., III, PC	12	5/10/12	Clarke W. McCarrs	Senior Partner	1.110	Other	Case Assessment, Development and Administration	Receipt and review correspondence from opposing counsel dated May 16, 2012 regarding proposed Third Party Complaint for matter	7/2/12	0.1	885.00	88.00	10.00	00.00	00.00	88.00	20
Outside Counsel	6/29/12	22333	Paid	Fountain, Martin v. Widovec, LLC Claim No. 003998910001 Civil Action No. 2010 CP-06-101 Our File No. M10-036	McCarrs, Clarke W., III, PC	13	6/27/12	Amy P. Stranport	Senior Associate	1.210	Other	Pre-Trial Preparation and Motions	Preparation and review of Consent Order adding Third Party Defendant	7/2/12	0.0	595.00	547.00	48.00	00.00	00.00	447.00	20
Outside Counsel	6/29/12	22333	Paid	Fountain, Martin v. Widovec, LLC Claim No. 003998910001 Civil Action No. 2010 CP-06-101 Our File No. M10-036	McCarrs, Clarke W., III, PC	14	5/22/12	Amy P. Stranport	Senior Associate	1.110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence re opposing counsel's proposed deposition subject Order in matter	7/2/12	0.3	535.00	528.00	7.00	00.00	00.00	528.00	20
Outside Counsel	6/29/12	22333	Paid	Fountain, Martin v. Widovec, LLC Claim No. 003998910001 Civil Action No. 2010 CP-06-101 Our File No. M10-036	McCarrs, Clarke W., III, PC	15	6/14/12	Clarke W. McCarrs	Senior Partner	1.110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from opposing counsel dated June 13, 2012 regarding Third Party Complaint for matter	7/2/12	0.1	595.00	52.00	00.00	00.00	00.00	52.00	20
Outside Counsel	6/29/12	22333	Paid	Fountain, Martin v. Widovec, LLC Claim No. 003998910001 Civil Action No. 2010 CP-06-101 Our File No. M10-036	McCarrs, Clarke W., III, PC	2	6/18/12	Clarke W. McCarrs	Senior Partner	1.110	Other	Case Assessment, Development and Administration	Conference with Mr. Butler regarding review of the proposed deposition subject witness in matter	7/2/12	0.2	395.00	427.00	30.00	00.00	00.00	127.00	20
Outside Counsel	6/29/12	22333	Paid	Fountain, Martin v. Widovec, LLC Claim No. 003998910001 Civil Action No. 2010 CP-06-101 Our File No. M10-036	McCarrs, Clarke W., III, PC	3	4/26/12	Clarke W. McCarrs	Senior Partner	1.110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from opposing counsel dated April 26, 2012 with attached depositions produced by Mr. Harg	7/2/12	0.4	465.00	418.00	47.00	00.00	00.00	418.00	20
Outside Counsel	6/29/12	22333	Paid	Fountain, Martin v. Widovec, LLC Claim No. 003998910001 Civil Action No. 2010 CP-06-101 Our File No. M10-036	McCarrs, Clarke W., III, PC	4	6/14/12	Clarke W. McCarrs	Senior Partner	1.110	Other	Case Assessment, Development and Administration	Telephone conference with register regarding Third Party Complaint for matter	7/2/12	0.1	405.00	80.00	00.00	00.00	00.00	80.00	20
Outside Counsel	6/29/12	22333	Paid	Fountain, Martin v. Widovec, LLC Claim No. 003998910001 Civil Action No. 2010 CP-06-101 Our File No. M10-036	McCarrs, Clarke W., III, PC	5	6/16/12	Clarke W. McCarrs	Senior Partner	1.110	Other	Case Assessment, Development and Administration	Telephone conference with Mr. Butler regarding journal of Third Party for matter and proposed trial date for matter	7/2/12	0.2	595.00	510.00	85.00	00.00	00.00	510.00	20
Outside Counsel	6/29/12	22333	Paid	Fountain, Martin v. Widovec, LLC Claim No. 003998910001 Civil Action No. 2010 CP-06-101 Our File No. M10-036	McCarrs, Clarke W., III, PC	6	6/16/12	Clarke W. McCarrs	Senior Partner	1.110	Other	Case Assessment, Development and Administration	Telephone conference with opposing counsel regarding Third Party Complaint for matter, proposed Order demanding completion for matter and proposed trial date for matter	7/2/12	0.2	455.00	410.00	45.00	00.00	00.00	410.00	20

199

602

Outside Counsel	6/28/12	2233	Paul	Fountain, Martha v. Wilkove, LLC Claim No. 00398810001 Civil Action No. 2010 CP-06-101 Case File No. M10-636	McCart, Clark W., III PC	7	5/15/12	Clark W. McCart	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of non-response from Judge Richard Eady May 15, 2012 regarding proposed trial date for matter	7/27/12	0.1	\$89.00	\$9.50	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
Outside Counsel	6/28/12	2233	Paul	Fountain, Martha v. Wilkove, LLC Claim No. 00398810001 Civil Action No. 2010 CP-06-101 Case File No. M10-636	McCart, Clark W., III PC	5	5/15/12	Clark W. McCart	Senior Partner	L110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to Judge Richard Eady regarding proposed trial date for matter and answer of third party's motion	7/27/12	0.7	\$95.00	\$28.50	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
Outside Counsel	6/28/12	2233	Paul	Fountain, Martha v. Wilkove, LLC Claim No. 00398810001 Civil Action No. 2010 CP-06-101 Case File No. M10-636	McCart, Clark W., III PC	2	5/15/12	Clark W. McCart	Senior Partner	L110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to Judge Eady regarding proposed trial date for matter	7/27/12	0.2	\$95.00	\$29.50	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
Outside Counsel	6/27/12	2233-1	Paul	Fountain, Martha v. Wilkove, LLC Claim No. 00398810001 Civil Action No. 2010 CP-06-101 Case File No. M10-636	McCart, Clark W., III PC	1	4/13/12		Other	L110	Other	Expenses	Bryan R. Dang, PhD, P.E. - Deposition 2-28-12	6/27/12	1	\$999.00	\$1,458.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
Outside Counsel	6/18/12	2233	Paul	Fountain, Martha v. Wilkove, LLC Claim No. 00398810001 Civil Action No. 2010 CP-06-101 Case File No. M10-636	McCart, Clark W., III PC	1	4/15/12	Angie P. Thompson	Senior Associate	L110	Other	Expenses	Bryan R. Dang, PhD, P.E. - Deposition 2-28-12	6/18/12	6	\$999.00	\$1,476.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
Cost Reporter	3/27/12	08400722	Paul	1970 INVOICE	Verifed Consultant Services Inc - Chicago	1	1/1/00		Other		Allocations	APIC LINE ITEM	3/27/12	1	\$312.70	\$312.70	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	
Outside Counsel	3/14/12	22128	Paul	Fountain, Martha v. Wilkove, LLC Claim No. 00398810001 Civil Action No. 2010 CP-06-101 Case File No. M10-636	McCart, Clark W., III PC	1	10/23/11	Clark W. McCart	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of proposed trial date for matter forwarded by Judge Eady	3/27/12	0.1	\$30.00	\$9.50	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
Outside Counsel	3/14/12	22129	Paul	Fountain, Martha v. Wilkove, LLC Claim No. 00398810001 Civil Action No. 2010 CP-06-101 Case File No. M10-636	McCart, Clark W., III PC	10	12/14/11	Clark W. McCart	Senior Partner	L110	Other	Case Assessment, Development and Administration	Telephone conference with opposing counsel regarding deposition of Mr. Dang and motion to compel in matter	3/27/12	0.7	\$95.00	\$35.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
Outside Counsel	3/14/12	22129	Paul	Fountain, Martha v. Wilkove, LLC Claim No. 00398810001 Civil Action No. 2010 CP-06-101 Case File No. M10-636	McCart, Clark W., III PC	11	12/22/11	Angie P. Thompson	Senior Associate	L110	Other	Discovery	Preparation and review of amended Exhibit A Deposition for issue daily	3/27/12	0.2	\$95.00	\$41.50	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
Outside Counsel	3/14/12	22129	Paul	Fountain, Martha v. Wilkove, LLC Claim No. 00398810001 Civil Action No. 2010 CP-06-101 Case File No. M10-636	McCart, Clark W., III PC	12	12/22/11	Angie P. Thompson	Senior Associate	L110	Other	Discovery	Preparation and review of correspondence to opposing counsel regarding Mr. Dang's deposition in matter	3/27/12	0.1	\$95.00	\$26.50	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
Outside Counsel	3/14/12	22129	Paul	Fountain, Martha v. Wilkove, LLC Claim No. 00398810001 Civil Action No. 2010 CP-06-101 Case File No. M10-636	McCart, Clark W., III PC	13	12/22/11	Clark W. McCart	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from opposing counsel dated December 20, 2011 regarding suspension of Mr. Dang	3/27/12	0.1	\$95.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
Outside Counsel	3/14/12	22129	Paul	Fountain, Martha v. Wilkove, LLC Claim No. 00398810001 Civil Action No. 2010 CP-06-101 Case File No. M10-636	McCart, Clark W., III PC	14	12/22/11	Clark W. McCart	Senior Partner	L110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to opposing counsel regarding deposition of Mr. Dang, proposed trial date for matter and proposed judicial scheduling order in matter	3/27/12	0.2	\$95.00	\$26.50	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
Outside Counsel	3/14/12	22129	Paul	Fountain, Martha v. Wilkove, LLC Claim No. 00398810001 Civil Action No. 2010 CP-06-101 Case File No. M10-636	McCart, Clark W., III PC	15	1/9/12	Clark W. McCart	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of copy of proposed trial date for matter forwarded by Judge Eady	3/27/12	0.1	\$95.00	\$9.50	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00

663

Outside Counsel	3/14/12	22129	Part	Foran, Matthew Wakarusa LLC Claim No. 06368810001 Civil Action No. 2010 CP-05-101 Civil File No. M10-030	McCants Clarke W., III PC	16	10/12	Clarke W McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence from opposing counsel dated December 28, 2011 with affidavit responses to discovery requests for notes and original medical records for Clairmont	3/21/12	0.4	\$50.00	\$25.00	\$0.00	\$0.00	\$25.00	20	
Outside Counsel	3/14/12	22129	Part	Foran, Matthew Wakarusa LLC Claim No. 06368810001 Civil Action No. 2010 CP-05-101 Civil File No. M10-030	McCants Clarke W., III PC	17	11/12	Amy P Shumhart	Senior Associate	L110	Other	Case Assessment, Development and Administration	Telephone conference with opposing counsel regarding inspection of evidence sought by Plaintiff's expert	3/21/12	0.1	\$95.00	\$0.00	\$0.00	\$0.00	\$95.00	20	
Outside Counsel	3/14/12	22129	Part	Foran, Matthew Wakarusa LLC Claim No. 06368810001 Civil Action No. 2010 CP-05-101 Civil File No. M10-030	McCants Clarke W., III PC	18	11/12	Clarke W McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Telephone conference with opposing counsel regarding inspection of subject property by Plaintiff's expert revised Plaintiff Order for notice and additional discovery in matter	3/21/12	0.2	\$40.00	\$10.00	\$0.00	\$0.00	\$10.00	20	
Outside Counsel	3/14/12	22129	Part	Foran, Matthew Wakarusa LLC Claim No. 06368810001 Civil Action No. 2010 CP-05-101 Civil File No. M10-030	McCants Clarke W., III PC	19	12/12	Clarke W McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of payment received and Subpoena Order for mobile	3/21/12	0.2	\$95.00	\$70.00	\$0.00	\$0.00	\$10.00	20	
Outside Counsel	3/14/12	22129	Part	Foran, Matthew Wakarusa LLC Claim No. 06368810001 Civil Action No. 2010 CP-05-101 Civil File No. M10-030	McCants Clarke W., III PC	20	11/12	Clarke W McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Telephone conference with opposing counsel regarding Subpoena production of additional evidence by Dr. King	3/21/12	0.2	\$95.00	\$10.00	\$0.00	\$0.00	\$10.00	20	
Outside Counsel	3/14/12	22129	Part	Foran, Matthew Wakarusa LLC Claim No. 06368810001 Civil Action No. 2010 CP-05-101 Civil File No. M10-030	McCants Clarke W., III PC	21	10/12	Clarke W McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Telephone conference with opposing counsel regarding Subpoena production of additional evidence by Dr. King	3/21/12	0.1	\$95.00	\$100.00	\$0.00	\$0.00	\$100.00	20	
Outside Counsel	3/14/12	22129	Part	Foran, Matthew Wakarusa LLC Claim No. 06368810001 Civil Action No. 2010 CP-05-101 Civil File No. M10-030	McCants Clarke W., III PC	22	2/12	Clarke W McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to opposing counsel regarding amended Contract Order for mobile	3/21/12	0.1	\$30.00	\$0.00	\$0.00	\$0.00	\$0.00	20	
Outside Counsel	3/14/12	22129	Part	Foran, Matthew Wakarusa LLC Claim No. 06368810001 Civil Action No. 2010 CP-05-101 Civil File No. M10-030	McCants Clarke W., III PC	23	2/14/12	Clarke W McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Preparation and review of amended Contract Subpoena Order for mobile	3/21/12	0.7	\$20.00	\$50.00	\$0.00	\$0.00	\$50.00	20	
Outside Counsel	3/14/12	22129	Part	Foran, Matthew Wakarusa LLC Claim No. 06368810001 Civil Action No. 2010 CP-05-101 Civil File No. M10-030	McCants Clarke W., III PC	24	2/14/12	Clarke W McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to Council of District regarding proposed revised Contract Subpoena Order for mobile	3/21/12	0.3	\$45.00	\$20.00	\$0.00	\$0.00	\$20.00	20	
Outside Counsel	3/14/12	22129	Part	Foran, Matthew Wakarusa LLC Claim No. 06368810001 Civil Action No. 2010 CP-05-101 Civil File No. M10-030	McCants Clarke W., III PC	25	2/14/12	Amy P Shumhart	Senior Associate	L110	Other	Discovery	Preparation and review of Amended Notice of Deposition for Brent King	3/21/12	0.4	\$20.00	\$20.00	\$0.00	\$0.00	\$20.00	20	
Outside Counsel	3/14/12	22129	Part	Foran, Matthew Wakarusa LLC Claim No. 06368810001 Civil Action No. 2010 CP-05-101 Civil File No. M10-030	McCants Clarke W., III PC	26	2/14/12	Amy P Shumhart	Senior Associate	L110	Other	Discovery	Preparation and review of correspondence to opposing counsel regarding Brent King's Notice of Deposition for mobile	3/21/12	0.1	\$95.00	\$20.00	\$0.00	\$10.00	\$10.00	20	17-Time billed appears in error of the not recorded by description

699

Outside Counsel	9/16/12	2/129	Paid	Fountain, Matthew v. Williams, LLC Claim No. 003668010001 Civil Action No. 2010 CP-05-101 Our File No. M10-036	McCants, Clark W., III, PC	9	12/8/11	Andy P. Shampert	Senior Associate	L330	Other	Discovery	Telephone conference with opposing counsel regarding Plaintiff's expert witness's deposition	10/21/12	0.1	\$95.00	\$9.50	\$0.00	\$0.00	\$9.50	20
Outside Counsel	10/16/11	2/185	Paid	Fountain, Matthew v. Williams, LLC Claim No. 003668010001 Civil Action No. 2010 CP-05-101 Our File No. M10-036	McCants, Clark W., III, PC	9	7/16/11	Clara W. McCants	Senior Partner	L330	Other	Discovery	Receipt and review of correspondence from opposing counsel dated July 7, 2011 regarding deposition of Dr. Lyon and Dr. Massey	10/26/11	0.1	\$95.00	\$9.50	\$0.00	\$0.00	\$9.50	20
Outside Counsel	9/29/11	2/185	Paid	Fountain, Matthew v. Williams, LLC Claim No. 003668010001 Civil Action No. 2010 CP-05-101 Our File No. M10-036	McCants, Clark W., III, PC	10	9/18/11	Clara W. McCants	Senior Partner	L330	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Mr. Ruckel dated August 18, 2011 regarding potential discovery matter	10/26/11	0.1	\$95.00	\$9.50	\$0.00	\$0.00	\$9.50	20
Outside Counsel	10/26/11	2/185	Paid	Fountain, Matthew v. Williams, LLC Claim No. 003668010001 Civil Action No. 2010 CP-05-101 Our File No. M10-036	McCants, Clark W., III, PC	11	10/26/11	Clara W. McCants	Senior Partner	L330	Other	Case Assessment, Development and Administration	Telephone conference with Mr. Ruckel, Warren Olsen regarding return of expert materials in the matter	10/26/11	0.2	\$95.00	\$19.00	\$0.00	\$0.00	\$19.00	20
Outside Counsel	10/20/11	2/185	Paid	Fountain, Matthew v. Williams, LLC Claim No. 003668010001 Civil Action No. 2010 CP-05-101 Our File No. M10-036	McCants, Clark W., III, PC	12	8/29/11	Clara W. McCants	Senior Partner	L330	Other	Discovery	Receipt and review of correspondence from Mr. Roberts dated August 29, 2011 regarding deposition of Plaintiff	10/26/11	0.1	\$95.00	\$9.50	\$0.00	\$0.00	\$9.50	20
Outside Counsel	10/20/11	2/185	Paid	Fountain, Matthew v. Williams, LLC Claim No. 003668010001 Civil Action No. 2010 CP-05-101 Our File No. M10-036	McCants, Clark W., III, PC	12	8/29/11	Clara W. McCants	Senior Partner	L330	Other	Discovery	Preparation and review of correspondence to Plaintiff regarding deposition of Plaintiff	10/26/11	0.2	\$95.00	\$19.00	\$0.00	\$0.00	\$19.00	20
Outside Counsel	10/16/11	2/185	Paid	Fountain, Matthew v. Williams, LLC Claim No. 003668010001 Civil Action No. 2010 CP-05-101 Our File No. M10-036	McCants, Clark W., III, PC	14	9/27/11	Clara W. McCants	Senior Partner	L330	Other	Case Assessment, Development and Administration	Receipt and review of Notice of Motion Hearing for master forwarded by Judge Eddy	10/26/11	0.1	\$95.00	\$9.50	\$0.00	\$0.00	\$9.50	20
Outside Counsel	10/20/11	2/185	Paid	Fountain, Matthew v. Williams, LLC Claim No. 003668010001 Civil Action No. 2010 CP-05-101 Our File No. M10-036	McCants, Clark W., III, PC	15	10/21/11	Andy P. Shampert	Senior Associate	L330	Other	Discovery	Preparation and review of correspondence regarding expert deposition matter	10/26/11	0.1	\$95.00	\$9.50	\$0.00	\$0.00	\$9.50	20
Outside Counsel	10/20/11	2/185	Paid	Fountain, Matthew v. Williams, LLC Claim No. 003668010001 Civil Action No. 2010 CP-05-101 Our File No. M10-036	McCants, Clark W., III, PC	16	10/8/11	Clara W. McCants	Senior Partner	L330	Other	Case Assessment, Development and Administration	Telephone conference with opposing counsel regarding deposition of Mr. Dong presiding on behalf of Plaintiff's potential proposed testimony matter	10/26/11	0.2	\$95.00	\$19.00	\$0.00	\$0.00	\$19.00	20
Outside Counsel	10/26/11	2/185	Paid	Fountain, Matthew v. Williams, LLC Claim No. 003668010001 Civil Action No. 2010 CP-05-101 Our File No. M10-036	McCants, Clark W., III, PC	17	10/26/11	Clara W. McCants	Senior Partner	L330	Other	Discovery	Receipt and review of deposition of Dr. Lyon	10/26/11	0.4	\$95.00	\$38.00	\$0.00	\$0.00	\$38.00	20
Outside Counsel	10/26/11	2/185	Paid	Fountain, Matthew v. Williams, LLC Claim No. 003668010001 Civil Action No. 2010 CP-05-101 Our File No. M10-036	McCants, Clark W., III, PC	18	10/26/11	Andy P. Shampert	Senior Associate	L330	Other	Discovery	Preparation and review of amended Notice of Deposition for Brian Dong	10/26/11	0.5	\$95.00	\$47.50	\$0.00	\$0.00	\$47.50	20
Outside Counsel	10/26/11	2/185	Paid	Fountain, Matthew v. Williams, LLC Claim No. 003668010001 Civil Action No. 2010 CP-05-101 Our File No. M10-036	McCants, Clark W., III, PC	19	9/27/11	Andy P. Shampert	Senior Associate	L330	Other	Discovery	Preparation and review of correspondence to opposing counsel regarding Mr. Dong's deposition matter	10/26/11	0.3	\$95.00	\$28.50	\$0.00	\$0.00	\$28.50	20
Outside Counsel	10/26/11	2/185	Paid	Fountain, Matthew v. Williams, LLC Claim No. 003668010001 Civil Action No. 2010 CP-05-101 Our File No. M10-036	McCants, Clark W., III, PC	2	7/20/11	Clara W. McCants	Senior Partner	L330	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to Plaintiff regarding Plaintiff's Motion to compel discovery and production of additional discovery responsive matter	10/26/11	0.2	\$95.00	\$19.00	\$0.00	\$0.00	\$19.00	20

999

Outside Counsel	1006011	21855	Part	Fontana, Matthew v. Wilkove, LLC Claim No. 00048510001 Civil Action No. 2010 CP-00-101 Civ File No. M10-030	McCants, Clarke W., III, PC	20	10/20/11	Clarke W. McCants	Senior Partner	1.00	Other	Trial Preparation and Trial	Additional review of attorney responsibility for ethical and professional malpractice for Motion to Compel discovery in matter	10/20/11	1.0	\$95.00	\$114.00	\$0.00	\$0.00	\$114.00	20
Outside Counsel	1006011	21855	Part	Fontana, Matthew v. Wilkove, LLC Claim No. 00048510001 Civil Action No. 2010 CP-00-101 Civ File No. M10-030	McCants, Clarke W., III, PC	21	10/20/11	Clarke W. McCants	Senior Partner	1.00	Other	Trial Preparation and Trial	Attendance at hearing for Motion to Compel Discovery, SC before Judge Early	10/20/11	2.0	\$55.00	\$100.00	\$0.00	\$0.00	\$100.00	20
Outside Counsel	1006011	21855	Part	Fontana, Matthew v. Wilkove, LLC Claim No. 00048510001 Civil Action No. 2010 CP-00-101 Civ File No. M10-030	McCants, Clarke W., III, PC	22	10/20/11	Clarke W. McCants	Senior Partner	1.00	Other	Discovery	Telephone conference with Medulla legal	10/20/11	1	\$100.00	\$90.00	\$0.00	\$0.00	\$180.00	21
Outside Counsel	1006011	21855	Part	Fontana, Matthew v. Wilkove, LLC Claim No. 00048510001 Civil Action No. 2010 CP-00-101 Civ File No. M10-030	McCants, Clarke W., III, PC	23	10/20/11	Clarke W. McCants	Senior Partner	1.00	Other	Discovery	Preparation and review of correspondence in support of proposed stipulated deposition of Mr. Dany, pending of additional parties in matter and proposed trial date for hearing	10/20/11	0.1	\$45.00	\$28.50	\$0.00	\$0.00	\$28.50	20
Outside Counsel	1006011	21855	Part	Fontana, Matthew v. Wilkove, LLC Claim No. 00048510001 Civil Action No. 2010 CP-00-101 Civ File No. M10-030	McCants, Clarke W., III, PC	24	10/20/11	Clarke W. McCants	Senior Partner	1.00	Other	Discovery	Review of Dr. Lynn's medical records and reports for summary judgment and deposition of Dr. Lynn	10/20/11	1.0	\$85.00	\$173.50	\$0.00	\$0.00	\$173.50	20
Outside Counsel	1006011	21855	Part	Fontana, Matthew v. Wilkove, LLC Claim No. 00048510001 Civil Action No. 2010 CP-00-101 Civ File No. M10-030	McCants, Clarke W., III, PC	25	10/20/11	Clarke W. McCants	Senior Partner	1.00	Other	Discovery	Attendance at video deposition of Dr. Michael Lynn	10/20/11	1.0	\$95.00	\$142.50	\$10.50	\$0.00	\$142.50	20
Outside Counsel	1006011	21855	Part	Fontana, Matthew v. Wilkove, LLC Claim No. 00048510001 Civil Action No. 2010 CP-00-101 Civ File No. M10-030	McCants, Clarke W., III, PC	26	10/20/11	Clarke W. McCants	Senior Partner	1.00	Other	Case Assessment, Development and Administration	Telephone conference with opposing counsel regarding submission of hearing for Motion to Compel that additional discovery is needed	10/20/11	0.2	\$95.00	\$19.00	\$0.00	\$0.00	\$19.00	20
Outside Counsel	1006011	21855	Part	Fontana, Matthew v. Wilkove, LLC Claim No. 00048510001 Civil Action No. 2010 CP-00-101 Civ File No. M10-030	McCants, Clarke W., III, PC	27	10/20/11	Amy P. Stimpert	Senior Associate	1.00	Other	Discovery	Preparation and review of Affidavit Material of Deposition of Brian Dany	10/20/11	0.1	\$60.00	\$28.00	\$0.00	\$0.00	\$28.00	20
Outside Counsel	1006011	21855	Part	Fontana, Matthew v. Wilkove, LLC Claim No. 00048510001 Civil Action No. 2010 CP-00-101 Civ File No. M10-030	McCants, Clarke W., III, PC	28	10/20/11	Amy P. Stimpert	Senior Associate	1.00	Other	Discovery	Preparation and review of correspondence in support of proposed stipulated deposition of Brian Dany	10/20/11	0.1	\$95.00	\$28.50	\$0.00	\$0.00	\$28.50	20
Outside Counsel	1006011	21855	Part	Fontana, Matthew v. Wilkove, LLC Claim No. 00048510001 Civil Action No. 2010 CP-00-101 Civ File No. M10-030	McCants, Clarke W., III, PC	29	10/20/11	Clarke W. McCants	Senior Partner	1.00	Other	Case Assessment, Development and Administration	Telephone conference with opposing counsel regarding submission of hearing for Motion to Compel that additional discovery is needed	10/20/11	0.2	\$95.00	\$19.00	\$0.00	\$0.00	\$19.00	20
Outside Counsel	1006011	21855	Part	Fontana, Matthew v. Wilkove, LLC Claim No. 00048510001 Civil Action No. 2010 CP-00-101 Civ File No. M10-030	McCants, Clarke W., III, PC	30	10/20/11	Clarke W. McCants	Senior Partner	1.00	Other	Case Assessment, Development and Administration	Telephone conference with opposing counsel regarding deposition of Mr. Dany, pending of additional parties and additional discovery in matter	10/20/11	0.2	\$95.00	\$19.00	\$0.00	\$0.00	\$19.00	20
Outside Counsel	1006011	21855	Part	Fontana, Matthew v. Wilkove, LLC Claim No. 00048510001 Civil Action No. 2010 CP-00-101 Civ File No. M10-030	McCants, Clarke W., III, PC	31	10/20/11	Clarke W. McCants	Senior Partner	1.00	Other	Case Assessment, Development and Administration	Preparation and review of correspondence in support of proposed stipulated deposition of Mr. Dany, pending of additional parties and additional discovery in matter	10/20/11	0.2	\$95.00	\$19.00	\$0.00	\$0.00	\$19.00	20
Outside Counsel	1006011	21855	Part	Fontana, Matthew v. Wilkove, LLC Claim No. 00048510001 Civil Action No. 2010 CP-00-101 Civ File No. M10-030	McCants, Clarke W., III, PC	32	10/20/11	Amy P. Stimpert	Senior Associate	1.00	Other	Case Assessment, Development and Administration	Telephone conference with opposing counsel regarding Plaintiff's capital needs in matter	10/20/11	0.1	\$95.00	\$9.50	\$0.00	\$0.00	\$9.50	20

668

Outside Counsel	5/20/11	21550	Paid	Fountain, Martha v. Wilkerson, LLC (Case No. 003996910001) Civil Action No. 2010 CP-00-101 Our File No. M10-036	McCants, Clark W., III, PC	13	4/15/11	Clara W. McCants	Senior Partner	1.110	Other	Case Assessment, Development and Administration	Telephone conference with opposing counsel regarding proposed Scheduling Order for motion deposition of Mr. Derry and joinder of third party	5/20/11	0.1	\$35.00	\$20.00	\$0.00	\$0.00	\$20.00	\$0.00	
Outside Counsel	5/20/11	21550	Paid	Fountain, Martha v. Wilkerson, LLC (Case No. 003996910001) Civil Action No. 2010 CP-00-101 Our File No. M10-036	McCants, Clark W., III, PC	14	4/15/11	Clara W. McCants	Senior Partner	1.110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Mr. Stoen dated April 11, 2011 regarding proposed statements to be taken	5/20/11	0.1	\$95.00	\$9.00	\$0.00	\$0.00	\$0.00	\$9.00	\$0.00
Outside Counsel	5/19/11	21550	Paid	Fountain, Martha v. Wilkerson, LLC (Case No. 003996910001) Civil Action No. 2010 CP-00-101 Our File No. M10-036	McCants, Clark W., III, PC	15	4/15/11	Clara W. McCants	Senior Partner	1.110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to Mr. Stoen regarding production of audio recordings of Mr. Myers and Mr. Tuckman	5/20/11	0.1	\$95.00	\$28.00	\$0.00	\$0.00	\$0.00	\$28.00	\$0.00
Outside Counsel	5/10/11	21550	Paid	Fountain, Martha v. Wilkerson, LLC (Case No. 003996910001) Civil Action No. 2010 CP-00-101 Our File No. M10-036	McCants, Clark W., III, PC	16	4/15/11	Amy P. Stumpert	Senior Associate	1.200	Other	Discovery	Preparation and review of Motion of Disposition for Dr. Lynn	5/20/11	0.1	\$65.00	\$17.00	\$0.00	\$0.00	\$0.00	\$17.00	\$0.00
Outside Counsel	5/10/11	21550	Paid	Fountain, Martha v. Wilkerson, LLC (Case No. 003996910001) Civil Action No. 2010 CP-00-101 Our File No. M10-036	McCants, Clark W., III, PC	17	4/15/11	Amy P. Stumpert	Senior Associate	1.500	Other	Discovery	Preparation and review of correspondence to opposing counsel regarding Mr. Derry deposition matter	5/20/11	0.5	\$65.00	\$47.00	\$0.00	\$0.00	\$0.00	\$47.00	\$0.00
Outside Counsel	5/10/11	21550	Paid	Fountain, Martha v. Wilkerson, LLC (Case No. 003996910001) Civil Action No. 2010 CP-00-101 Our File No. M10-036	McCants, Clark W., III, PC	18	4/23/11	Amy P. Stumpert	Senior Associate	1.110	Other	Case Assessment, Development and Administration	Preparation and review of subpoena and correspondence to Bryan Levy account Engineering	5/20/11	0.1	\$35.00	\$35.00	\$0.00	\$0.00	\$0.00	\$35.00	\$0.00
Outside Counsel	5/10/11	21550	Paid	Fountain, Martha v. Wilkerson, LLC (Case No. 003996910001) Civil Action No. 2010 CP-00-101 Our File No. M10-036	McCants, Clark W., III, PC	7	3/20/11	Clara W. McCants	Senior Partner	1.110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from opposing counsel dated March 24, 2011 regarding appointment of arbitrator to conduct a trial	5/20/11	0.1	\$45.00	\$8.00	\$0.00	\$0.00	\$0.00	\$8.00	\$0.00
Outside Counsel	5/10/11	21550	Paid	Fountain, Martha v. Wilkerson, LLC (Case No. 003996910001) Civil Action No. 2010 CP-00-101 Our File No. M10-036	McCants, Clark W., III, PC	3	4/2/11	Clara W. McCants	Senior Partner	1.110	Other	Case Assessment, Development and Administration	Receipt and review of deposition of Mr. Fontaine and Mr. Fontaine	5/20/11	0.5	\$65.00	\$47.00	\$0.00	\$0.00	\$0.00	\$47.00	\$0.00
Outside Counsel	5/10/11	21550	Paid	Fountain, Martha v. Wilkerson, LLC (Case No. 003996910001) Civil Action No. 2010 CP-00-101 Our File No. M10-036	McCants, Clark W., III, PC	4	4/6/11	Clara W. McCants	Senior Partner	1.110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from opposing counsel regarding deposition of Dr. Kiersey	5/20/11	0.1	\$65.00	\$9.00	\$0.00	\$0.00	\$0.00	\$9.00	\$0.00
Outside Counsel	5/10/11	21550	Paid	Fountain, Martha v. Wilkerson, LLC (Case No. 003996910001) Civil Action No. 2010 CP-00-101 Our File No. M10-036	McCants, Clark W., III, PC	5	4/2/11	Clara W. McCants	Senior Partner	1.110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to opposing counsel regarding deposition of Dr. Kiersey and responses of Dr. Derry including express	5/20/11	0.2	\$85.00	\$16.00	\$0.00	\$0.00	\$0.00	\$16.00	\$0.00
Outside Counsel	5/10/11	21550	Paid	Fountain, Martha v. Wilkerson, LLC (Case No. 003996910001) Civil Action No. 2010 CP-00-101 Our File No. M10-036	McCants, Clark W., III, PC	6	4/2/11	Clara W. McCants	Senior Partner	1.110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from opposing counsel dated April 7, 2011 regarding deposition of Dr. Lynn	5/20/11	0.1	\$95.00	\$9.00	\$0.00	\$0.00	\$0.00	\$9.00	\$0.00
Outside Counsel	5/10/11	21550	Paid	Fountain, Martha v. Wilkerson, LLC (Case No. 003996910001) Civil Action No. 2010 CP-00-101 Our File No. M10-036	McCants, Clark W., III, PC	7	4/2/11	Clara W. McCants	Senior Partner	1.110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from opposing counsel dated April 7, 2011 regarding deposition of Dr. Lynn	5/20/11	0.1	\$95.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
Outside Counsel	5/10/11	21550	Paid	Fountain, Martha v. Wilkerson, LLC (Case No. 003996910001) Civil Action No. 2010 CP-00-101 Our File No. M10-036	McCants, Clark W., III, PC	8	4/2/11	Clara W. McCants	Senior Partner	1.110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence from opposing counsel regarding deposition of Dr. Lynn and joinder of third party as a stake	5/20/11	0.5	\$95.00	\$28.00	\$0.00	\$0.00	\$0.00	\$28.00	\$0.00

IT Time billed in excess of 60 minutes will be reported by description
 IT Time billed in excess of 60 minutes will be reported by description

699

Outside Counsel	5/18/11	21506	Paid	Fountain, Martha v. Whiteco, LLC Claim No. 003599510001 Civil Action No. 2010 CP-00-101 Civil File No. M10-036	McCants, Clarke W., III PC	9	4/29/11	Clarke W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Initial review of judicial determinations of Mr. Justice and Plaintiff's manager and forwarded by Mr. Justice	5/28/11	0.9	\$95.00	\$76.00	\$0.00	\$0.00	\$19.00	20
Court Reporter	6/27/11	05309410	Paid	EPIC SERVICE	Veritas Corporate Services (Inc.) Chicago	1	6/20/11		Other			Miscellaneous	1 PIRLINE ITEM	4/7/11	1	\$750.00	\$750.00	\$0.00	\$0.00	\$0.00	21
Outside Counsel	3/18/11	21490	Paid	Fountain, Martha v. Whiteco, LLC Claim No. 003599510001 Civil Action No. 2010 CP-00-101 Civil File No. M10-036	McCants, Clarke W., III PC	1	3/27/11	Clarke W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Received and review of correspondence from opposing counsel dated January 21, 2011 with supplemental documents to discovery request in order	3/28/11	0.2	\$95.00	\$76.00	\$0.00	\$0.00	\$19.00	22
Outside Counsel	3/18/11	21490	Paid	Fountain, Martha v. Whiteco, LLC Claim No. 003599510001 Civil Action No. 2010 CP-00-101 Civil File No. M10-036	McCants, Clarke W., III PC	10	2/27/11	Clarke W. McCants	Senior Partner	L110	Other	Discovery	Advise of Preparation and review of Plaintiff's responses to Plaintiff's interrogatories and Request for Production for matter	3/28/11	2	\$95.00	\$190.00	\$0.00	\$0.00	\$190.00	23
Outside Counsel	3/18/11	21490	Paid	Fountain, Martha v. Whiteco, LLC Claim No. 003599510001 Civil Action No. 2010 CP-00-101 Civil File No. M10-036	McCants, Clarke W., III PC	11	2/27/11	Clarke W. McCants	Senior Partner	L110	Other	Discovery	Advise and review of responses to Plaintiff's discovery requests in matter	3/28/11	2.5	\$95.00	\$227.50	\$0.00	\$0.00	\$227.50	24
Outside Counsel	3/18/11	21490	Paid	Fountain, Martha v. Whiteco, LLC Claim No. 003599510001 Civil Action No. 2010 CP-00-101 Civil File No. M10-036	McCants, Clarke W., III PC	12	2/27/11	Clarke W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Office conference with Mr. Justice regarding status of the case for matter and review of discovery	3/28/11	0.6	\$95.00	\$57.00	\$0.00	\$0.00	\$57.00	25
Outside Counsel	3/18/11	21499	Paid	Fountain, Martha v. Whiteco, LLC Claim No. 003599510001 Civil Action No. 2010 CP-00-101 Civil File No. M10-036	McCants, Clarke W., III PC	13	2/27/11	Clarke W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Telephone conference with Plaintiff's counsel regarding discovery requests for initial and production of Plaintiff	3/28/11	0.2	\$95.00	\$19.00	\$0.00	\$0.00	\$19.00	26
Outside Counsel	3/18/11	21499	Paid	Fountain, Martha v. Whiteco, LLC Claim No. 003599510001 Civil Action No. 2010 CP-00-101 Civil File No. M10-036	McCants, Clarke W., III PC	14	2/27/11	Clarke W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to opposing counsel regarding additional discovery requests of Plaintiff in matter	3/28/11	0.2	\$95.00	\$19.00	\$0.00	\$0.00	\$19.00	27
Outside Counsel	3/18/11	21499	Paid	Fountain, Martha v. Whiteco, LLC Claim No. 003599510001 Civil Action No. 2010 CP-00-101 Civil File No. M10-036	McCants, Clarke W., III PC	15	2/27/11	Clarke W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to opposing counsel regarding status of discovery requests of Plaintiff in matter	3/28/11	0.4	\$95.00	\$38.00	\$0.00	\$0.00	\$38.00	28
Outside Counsel	3/18/11	21498	Paid	Fountain, Martha v. Whiteco, LLC Claim No. 003599510001 Civil Action No. 2010 CP-00-101 Civil File No. M10-036	McCants, Clarke W., III PC	16	2/27/11	Clarke W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Received and review of correspondence from opposing counsel dated February 28, 2011 regarding discovery of Plaintiff	3/28/11	0.5	\$95.00	\$47.50	\$0.00	\$0.00	\$47.50	29
Outside Counsel	3/18/11	21498	Paid	Fountain, Martha v. Whiteco, LLC Claim No. 003599510001 Civil Action No. 2010 CP-00-101 Civil File No. M10-036	McCants, Clarke W., III PC	17	2/27/11	Clarke W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to opposing counsel regarding Plaintiff's discovery requests and disclosure of Plaintiff	3/28/11	0.3	\$95.00	\$119.00	\$0.00	\$0.00	\$119.00	30
Outside Counsel	3/18/11	21499	Field	Fountain, Martha v. Whiteco, LLC Claim No. 003599510001 Civil Action No. 2010 CP-00-101 Civil File No. M10-036	McCants, Clarke W., III PC	18	2/24/11	Andy P. Shambert	Senior Associate	L130	Other	Discovery	Preparation and review of Plaintiff's disclosure for Plaintiff	3/28/11	0.6	\$95.00	\$147.50	\$0.00	\$0.00	\$147.50	31
Outside Counsel	3/19/11	21499	Paid	Fountain, Martha v. Whiteco, LLC Claim No. 003599510001 Civil Action No. 2010 CP-00-101 Civil File No. M10-036	McCants, Clarke W., III PC	19	2/24/11	Andy P. Shambert	Senior Associate	L130	Other	Discovery	Preparation and review of correspondence to opposing counsel regarding Notice of Disclosure for Plaintiff	3/29/11	0.5	\$95.00	\$76.50	\$0.00	\$0.00	\$76.50	32

049

Outside Counsel	31811	21409	Paid	Franzini, Martha v. Williams, LLC Claim No. 002988810001 Civil Action No. 2010 CP-06-101 Our File No. M10-036	McCarte, Clark W., III PC	2	10/11	Clark W. McCarte	Senior Partner	1110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Mr. Barber dated January 31, 2011 regarding additional evidence in support and necessity of additional discovery.	3/28/11	0.2	\$65.00	\$19.00	\$0.00	\$0.00	\$0.00	\$0.00	36			
Outside Counsel	31811	21409	Paid	Franzini, Martha v. Williams, LLC Claim No. 002988810001 Civil Action No. 2010 CP-06-101 Our File No. M10-036	McCarte, Clark W., III PC	20	2/28/11	Clark W. McCarte	Senior Partner	1110	Other	Case Assessment, Development and Administration	Review and follow-up correspondence from opposing counsel dated February 28, 2011 regarding discovery of Plaintiff.	3/28/11	0.1	\$95.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20		
Outside Counsel	31811	21409	Paid	Franzini, Martha v. Williams, LLC Claim No. 002988810001 Civil Action No. 2010 CP-06-101 Our File No. M10-036	McCarte, Clark W., III PC	21	3/9/11	Clark W. McCarte	Senior Partner	1130	Other	Discovery	Telephone conference with opposing counsel regarding preparation for deposition of additional depositions plus additional correspondence re: well dipositions of Plaintiff.	3/22/11	0.3	\$65.00	\$26.50	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20	
Outside Counsel	31811	21409	Paid	Franzini, Martha v. Williams, LLC Claim No. 002988810001 Civil Action No. 2010 CP-06-101 Our File No. M10-036	McCarte, Clark W., III PC	22	3/9/11	Clark W. McCarte	Senior Partner	1110	Other	Case Assessment, Development and Administration	Telephone conference with Mr. Barber regarding proposed discovery in name of deposition of Mr. Barber.	3/22/11	0.2	\$95.00	\$19.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20	
Outside Counsel	31811	21409	Paid	Franzini, Martha v. Williams, LLC Claim No. 002988810001 Civil Action No. 2010 CP-06-101 Our File No. M10-036	McCarte, Clark W., III PC	26	3/17/11	Clark W. McCarte	Senior Partner	1110	Other	Case Assessment, Development and Administration	Telephone conference with Mr. Barber regarding deposition of Plaintiff.	3/22/11	0.1	\$65.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20	
Outside Counsel	31811	21409	Paid	Franzini, Martha v. Williams, LLC Claim No. 002988810001 Civil Action No. 2010 CP-06-101 Our File No. M10-036	McCarte, Clark W., III PC	24	3/15/11	Clark W. McCarte	Senior Partner	1130	Other	Discovery	Preparation for deposition of Plaintiff.	3/22/11	1.6	\$95.00	\$193.00	\$0.00	\$0.00	\$0.00	\$0.00	\$143.00	\$0.00	20	
Outside Counsel	31811	21409	Paid	Franzini, Martha v. Williams, LLC Claim No. 002988810001 Civil Action No. 2010 CP-06-101 Our File No. M10-036	McCarte, Clark W., III PC	25	3/15/11	Clark W. McCarte	Senior Partner	1130	Other	Discovery	Attendance at deposition of Plaintiff in Birmingham and conference with Mr. Barber regarding additional discovery in matter.	3/22/11	0.5	\$95.00	\$17.50	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20
Outside Counsel	31811	21409	Paid	Franzini, Martha v. Williams, LLC Claim No. 002988810001 Civil Action No. 2010 CP-06-101 Our File No. M10-036	McCarte, Clark W., III PC	26	3/23/11	Clark W. McCarte	Senior Partner	6100	Other	Expenses	CVS reproduction from store surveillance camera showing accident.	3/23/11	1	\$13.00	\$13.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	10	
Outside Counsel	31811	21409	Paid	Franzini, Martha v. Williams, LLC Claim No. 002988810001 Civil Action No. 2010 CP-06-101 Our File No. M10-036	McCarte, Clark W., III PC	3	2/11/11	Clark W. McCarte	Senior Partner	1110	Other	Case Assessment, Development and Administration	Additional review of Liberty Batters investigation report by Mr. Barber.	3/28/11	0.5	\$65.00	\$16.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20	
Outside Counsel	31811	21409	Paid	Franzini, Martha v. Williams, LLC Claim No. 002988810001 Civil Action No. 2010 CP-06-101 Our File No. M10-036	McCarte, Clark W., III PC	4	2/17/11	Clark W. McCarte	Senior Partner	1110	Other	Case Assessment, Development and Administration	Review of operating agreement of Williams, LLC and existing agreement of Liberty Batters, LLC.	3/28/11	1	\$65.00	\$05.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20	
Outside Counsel	31811	21409	Paid	Franzini, Martha v. Williams, LLC Claim No. 002988810001 Civil Action No. 2010 CP-06-101 Our File No. M10-036	McCarte, Clark W., III PC	5	2/17/11	Clark W. McCarte	Senior Partner	1110	Other	Case Assessment, Development and Administration	Review of recorded statement of Michael Moore.	3/28/11	0.7	\$95.00	\$33.50	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20	
Outside Counsel	31811	21409	Paid	Franzini, Martha v. Williams, LLC Claim No. 002988810001 Civil Action No. 2010 CP-06-101 Our File No. M10-036	McCarte, Clark W., III PC	6	2/11/11	Clark W. McCarte	Senior Partner	1110	Other	Case Assessment, Development and Administration	Review of recorded statement of Mr. Trayman.	3/28/11	0.8	\$95.00	\$87.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20	
Outside Counsel	31811	21409	Paid	Franzini, Martha v. Williams, LLC Claim No. 002988810001 Civil Action No. 2010 CP-06-101 Our File No. M10-036	McCarte, Clark W., III PC	7	2/8/11	Clark W. McCarte	Senior Partner	1110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Mr. Cole, dated February 2, 2011 regarding additional discovery in matter.	3/22/11	0.1	\$65.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20	

Case No.	Date	Amount	Party	Case Name	Attorney	Rate	Hours	Attorney Name	Role	Code	Description	Start Date	Rate	Amount	Disburse	Net	Balance	Comments			
Outside Counsel	3/18/11	21493	Paid	Fontana, Martha v. Widdow, LLC Claim No. 09-030303001 Civil Action No. 2010 CP-05-101 Our File No. M10-036	McCarte, Clark W., III, PC	8	200.00	Clark W. McCarte	Senior Partner	L110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to Mr. Galt regarding additional discovery in matter regarding identification and production of additional discovery responsive to matter	3/28/11	0.5	\$80.00	\$28.50	\$0.00	\$0.00	\$28.50	20
Outside Counsel	3/18/11	21494	Paid	Fontana, Martha v. Widdow, LLC Claim No. 09-030303001 Civil Action No. 2010 CP-05-101 Our File No. M10-036	McCarte, Clark W., III, PC	9	200.00	Clark W. McCarte	Senior Partner	L110	Other	Case Assessment, Development and Administration	Additional review of Supreme Court judgment of Florida Inc. with other issues and other	3/28/11	1.4	\$96.00	\$19.00	\$0.00	\$0.00	\$19.00	20
Outside Counsel	2/07/11	21427	Paid	Fontana, Martha v. Widdow, LLC Claim No. 09-030303001 Civil Action No. 2010 CP-05-101 Our File No. M10-036	McCarte, Clark W., III, PC	1	100.00	Clark W. McCarte	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from defendant dated October 8, 2010 regarding request for discovery regarding matter	3/8/11	0.1	\$96.00	\$0.50	\$0.00	\$0.00	\$0.50	20
Outside Counsel	2/07/11	21427	Paid	Fontana, Martha v. Widdow, LLC Claim No. 09-030303001 Civil Action No. 2010 CP-05-101 Our File No. M10-036	McCarte, Clark W., III, PC	10	100.00	Clark W. McCarte	Senior Partner	L110	Other	Case Assessment, Development and Administration	Confidence with Mr. Butler of Florida Inc. regarding matter	3/8/11	2.3	\$96.00	\$21.50	\$0.00	\$0.00	\$21.50	20
Outside Counsel	2/07/11	21427	Paid	Fontana, Martha v. Widdow, LLC Claim No. 09-030303001 Civil Action No. 2010 CP-05-101 Our File No. M10-036	McCarte, Clark W., III, PC	11	125.00	Clark W. McCarte	Senior Partner	E101	Other	Expense	Out-of-pocket	2/9/11	1	\$0.00	\$80.56	\$0.00	\$0.00	\$80.56	20
Outside Counsel	2/07/11	21427	Paid	Fontana, Martha v. Widdow, LLC Claim No. 09-030303001 Civil Action No. 2010 CP-05-101 Our File No. M10-036	McCarte, Clark W., III, PC	2	100.00	Clark W. McCarte	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from attorney dated November 5, 2010 regarding proposed request for matter	3/8/11	0.1	\$96.00	\$1.50	\$0.00	\$0.00	\$0.50	20
Outside Counsel	2/07/11	21427	Paid	Fontana, Martha v. Widdow, LLC Claim No. 09-030303001 Civil Action No. 2010 CP-05-101 Our File No. M10-036	McCarte, Clark W., III, PC	5	120.00	Clark W. McCarte	Senior Partner	L210	Other	Pre-Trial Planning and Research	Receipt and review of correspondence from opposing counsel dated November 13, 2010 with Plaintiff's request to Respondents and Respondents to file Request for Production for matter	3/8/11	1.2	\$96.00	\$14.00	\$0.00	\$0.00	\$14.00	20
Outside Counsel	2/07/11	21427	Paid	Fontana, Martha v. Widdow, LLC Claim No. 09-030303001 Civil Action No. 2010 CP-05-101 Our File No. M10-036	McCarte, Clark W., III, PC	4	120.00	Clark W. McCarte	Senior Partner	L110	Other	Case Assessment, Development and Administration	Telephone conference with opposing counsel regarding responses to discovery request in matter	3/8/11	0.1	\$96.00	\$0.50	\$0.00	\$0.00	\$0.50	20
Outside Counsel	2/07/11	21427	Paid	Fontana, Martha v. Widdow, LLC Claim No. 09-030303001 Civil Action No. 2010 CP-05-101 Our File No. M10-036	McCarte, Clark W., III, PC	5	100.00	Clark W. McCarte	Senior Partner	L110	Other	Case Assessment, Development and Administration	Review of video of incident and produced by Florida Inc.	3/8/11	0.3	\$96.00	\$2.50	\$0.00	\$0.00	\$2.50	20
Outside Counsel	2/07/11	21427	Paid	Fontana, Martha v. Widdow, LLC Claim No. 09-030303001 Civil Action No. 2010 CP-05-101 Our File No. M10-036	McCarte, Clark W., III, PC	6	125.00	Clark W. McCarte	Senior Partner	L110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence opposing counsel dated January 1, 2011 and regarding responses to written discovery requests for matter and production of additional discovery in matter	3/8/11	0.3	\$96.00	\$28.50	\$0.00	\$0.00	\$28.50	20
Outside Counsel	2/07/11	21427	Paid	Fontana, Martha v. Widdow, LLC Claim No. 09-030303001 Civil Action No. 2010 CP-05-101 Our File No. M10-036	McCarte, Clark W., III, PC	7	200.00	Clark W. McCarte	Senior Partner	L110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to opposing counsel regarding discovery requests in matter and additional discovery in matter	3/8/11	0.2	\$96.00	\$19.00	\$0.00	\$0.00	\$19.00	20
Outside Counsel	2/07/11	21427	Paid	Fontana, Martha v. Widdow, LLC Claim No. 09-030303001 Civil Action No. 2010 CP-05-101 Our File No. M10-036	McCarte, Clark W., III, PC	8	125.00	Clark W. McCarte	Senior Partner	L110	Other	Case Assessment, Development and Administration	Telephone conference with Mr. Butler regarding responses to matter in matter	3/8/11	0.1	\$96.00	\$0.50	\$0.00	\$0.00	\$0.50	20

Outside Counsel	9/30/10	21127	Paid	Fountain, Matthew v. Wilcoxon, LLC Claim No. 003988410001 Civil Action No. 2010 CP-06-101 Our File No. M10-036	McCants, Clarke W., III PC	9	9/30/10	Clarke W. McCants	Senior Partner	1.110	Other	Class Assessment, Development and Administration	Receipt and review of correspondence from outgoing counsel dated January 13, 2011 with Plaintiff's correspondence. Subsequent to Defendant's Request for Production in matter.	10/9/10	0.4	\$45.00	\$50.00	\$0.00	\$0.00	\$0.00	\$0.00	20
Outside Counsel	9/30/10	21197	Paid	Fountain, Matthew v. Wilcoxon, LLC Claim No. 003988410001 Civil Action No. 2010 CP-06-101 Our File No. M10-030	McCants, Clarke W., III PC	1	9/30/10	Clarke W. McCants	Senior Partner	1.110	Other	Class Assessment, Development and Administration	Receipt and review of correspondence from Mr. Stroup dated August 14, 2010 regarding Answers for matter.	10/9/10	0.1	\$65.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20
Outside Counsel	9/30/10	21192	Paid	Fountain, Matthew v. Wilcoxon, LLC Claim No. 003988410001 Civil Action No. 2010 CP-06-101 Our File No. M10-030	McCants, Clarke W., III PC	10	9/30/10	Clarke W. McCants	Senior Partner	1.110	Other	Class Assessment, Development and Administration	Receipt and review of correspondence from Mr. Stroup dated September 13, 2010 and regarding review of value base of content.	10/9/10	0.1	\$65.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20
Outside Counsel	9/30/10	21192	Paid	Fountain, Matthew v. Wilcoxon, LLC Claim No. 003988410001 Civil Action No. 2010 CP-06-101 Our File No. M10-036	McCants, Clarke W., III PC	11	9/30/10	Clarke W. McCants	Senior Partner	1.110	Other	Class Assessment, Development and Administration	Proposals and review of correspondence from Mr. Stroup regarding quality of video tapes and production of ongoing content.	10/9/10	0.2	\$25.00	\$19.00	\$0.00	\$0.00	\$0.00	\$10.00	20
Outside Counsel	9/30/10	21192	Paid	Fountain, Matthew v. Wilcoxon, LLC Claim No. 003988410001 Civil Action No. 2010 CP-06-101 Our File No. M10-030	McCants, Clarke W., III PC	2	9/30/10	Clarke W. McCants	Senior Partner	1.110	Other	Class Assessment, Development and Administration	Proposals and review of correspondence from Mr. Stroup regarding Answer for matter with proposed discovery for matter.	10/9/10	0.4	\$25.00	\$15.00	\$0.00	\$0.00	\$0.00	\$20.00	20
Outside Counsel	9/30/10	21192	Paid	Fountain, Matthew v. Wilcoxon, LLC Claim No. 003988410001 Civil Action No. 2010 CP-06-101 Our File No. M10-036	McCants, Clarke W., III PC	3	9/30/10	Clarke W. McCants	Senior Partner	1.110	Other	Class Assessment, Development and Administration	Receipt and review of correspondence from Mr. Stroup dated August 17, 2010 and regarding additional discovery for matter.	10/9/10	0.1	\$65.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20
Outside Counsel	9/30/10	21192	Paid	Fountain, Matthew v. Wilcoxon, LLC Claim No. 003988410001 Civil Action No. 2010 CP-06-101 Our File No. M10-036	McCants, Clarke W., III PC	4	9/30/10	Clarke W. McCants	Senior Partner	1.110	Other	Class Assessment, Development and Administration	Proposals and review of correspondence from Mr. Stroup regarding additional discovery, a draft production of video surveillance.	10/9/10	0.5	\$25.00	\$28.00	\$0.00	\$0.00	\$0.00	\$25.00	20
Outside Counsel	9/30/10	21192	Paid	Fountain, Matthew v. Wilcoxon, LLC Claim No. 003988410001 Civil Action No. 2010 CP-06-101 Our File No. M10-036	McCants, Clarke W., III PC	5	9/30/10	Clarke W. McCants	Senior Partner	1.110	Other	Class Assessment, Development and Administration	Proposals and review of correspondence from Mr. Stroup regarding discovery for matter and review for matter.	10/9/10	0.4	\$25.00	\$20.00	\$0.00	\$0.00	\$0.00	\$20.00	20
Outside Counsel	9/30/10	21192	Paid	Fountain, Matthew v. Wilcoxon, LLC Claim No. 003988410001 Civil Action No. 2010 CP-06-101 Our File No. M10-036	McCants, Clarke W., III PC	6	9/30/10	Clarke W. McCants	Senior Partner	1.110	Other	Class Assessment, Development and Administration	Receipt and review of correspondence from Mr. Stroup dated September 2, 2010 regarding initial discovery for matter in matter.	10/9/10	0.1	\$65.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20
Outside Counsel	9/30/10	21192	Paid	Fountain, Matthew v. Wilcoxon, LLC Claim No. 003988410001 Civil Action No. 2010 CP-06-101 Our File No. M10-036	McCants, Clarke W., III PC	7	9/30/10	Clarke W. McCants	Senior Partner	1.110	Other	Class Assessment, Development and Administration	Receipt and review of correspondence from Mr. Test dated September 2, 2010 regarding interrogatories for matter.	10/9/10	0.1	\$65.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20
Outside Counsel	9/30/10	21192	Paid	Fountain, Matthew v. Wilcoxon, LLC Claim No. 003988410001 Civil Action No. 2010 CP-06-101 Our File No. M10-036	McCants, Clarke W., III PC	4	9/30/10	Clarke W. McCants	Senior Partner	1.110	Other	Class Assessment, Development and Administration	Proposals and review of correspondence to Mr. Stroup regarding Plaintiff's Answer for matter.	10/9/10	0.2	\$25.00	\$19.00	\$0.00	\$0.00	\$0.00	\$10.00	20
Outside Counsel	9/30/10	21192	Paid	Fountain, Matthew v. Wilcoxon, LLC Claim No. 003988410001 Civil Action No. 2010 CP-06-101 Our File No. M10-036	McCants, Clarke W., III PC	5	9/30/10	Clarke W. McCants	Senior Partner	1.110	Other	Class Assessment, Development and Administration	Proposals and review of correspondence from Mr. Stroup regarding video for content review for matter.	10/9/10	0.2	\$25.00	\$19.00	\$0.00	\$0.00	\$0.00	\$10.00	20

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Outside Counsel	72510	21049	Paid	Fountain, Martha V. Williams, LLC Client No. 00288810001 Civil Action No. 2010 CP-05-101 Civil File No. M10-036	McCants, Clark W., III, PC	21	6/25/10	Andy P. Strickland	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of transcripts of testimony in the matter	8/13/10	0.4	\$50.00	\$5.50	\$0.00	\$0.00	\$0.00	\$0.00	20
Outside Counsel	72510	21049	Paid	Fountain, Martha V. Williams, LLC Client No. 00288810001 Civil Action No. 2010 CP-05-101 Civil File No. M10-036	McCants, Clark W., III, PC	22	7/1/10	Clark W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of transcripts from Mr. Strickland June 22, 2010 regarding the matter and Clark W. McCants	8/13/10	0.6	\$65.00	\$7.00	\$0.00	\$0.00	\$0.00	\$0.00	20
Outside Counsel	72510	21049	Paid	Fountain, Martha V. Williams, LLC Client No. 00288810001 Civil Action No. 2010 CP-05-101 Civil File No. M10-036	McCants, Clark W., III, PC	23	7/2/10	Clark W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of transcripts from Mr. Strickland June 23, 2010 with Mr. Strickland and Augustus Production for Plaintiff's Production	8/13/10	0.2	\$25.00	\$1.00	\$0.00	\$0.00	\$0.00	\$0.00	20
Outside Counsel	72510	21049	Paid	Fountain, Martha V. Williams, LLC Client No. 00288810001 Civil Action No. 2010 CP-05-101 Civil File No. M10-036	McCants, Clark W., III, PC	24	6/26/10	Clark W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Transcript conference with opposing counsel regarding proposed answers for motion and additional discovery matter	8/13/10	0.1	\$50.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20
Outside Counsel	72510	21049	Paid	Fountain, Martha V. Williams, LLC Client No. 00288810001 Civil Action No. 2010 CP-05-101 Civil File No. M10-036	McCants, Clark W., III, PC	25	6/27/10	Clark W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to opposing counsel re motion and proposed answers	8/13/10	0.2	\$35.00	\$10.00	\$0.00	\$0.00	\$0.00	\$10.00	20
Outside Counsel	72510	21049	Paid	Fountain, Martha V. Williams, LLC Client No. 00288810001 Civil Action No. 2010 CP-05-101 Civil File No. M10-036	McCants, Clark W., III, PC	26	7/10/10	Clark W. McCants	Senior Partner	L210	Other	Pre-Trial Proceedings and Motions	Preparation and review of answers to Defendant's motion	8/13/10	2.2	\$95.00	\$24.00	\$0.00	\$0.00	\$0.00	\$24.00	20
Outside Counsel	72510	21049	Paid	Fountain, Martha V. Williams, LLC Client No. 00288810001 Civil Action No. 2010 CP-05-101 Civil File No. M10-036	McCants, Clark W., III, PC	27	7/12/10	Clark W. McCants	Senior Partner	L210	Other	Pre-Trial Proceedings and Motions	Preparation and review of Plaintiff's proposed answers to Plaintiff's motion	8/13/10	1.5	\$75.00	\$14.25	\$0.00	\$0.00	\$0.00	\$14.25	20
Outside Counsel	72510	21049	Paid	Fountain, Martha V. Williams, LLC Client No. 00288810001 Civil Action No. 2010 CP-05-101 Civil File No. M10-036	McCants, Clark W., III, PC	28	7/12/10	Clark W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to Mr. Strickland regarding answer to Defendant's motion	8/13/10	0.3	\$65.00	\$20.00	\$0.00	\$0.00	\$0.00	\$20.00	20
Outside Counsel	72510	21049	Paid	Fountain, Martha V. Williams, LLC Client No. 00288810001 Civil Action No. 2010 CP-05-101 Civil File No. M10-036	McCants, Clark W., III, PC	29	7/17/10	Clark W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of correspondence from Mr. Strickland July 16, 2010 regarding production of documents	8/13/10	0.4	\$65.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20
Outside Counsel	72510	21049	Paid	Fountain, Martha V. Williams, LLC Client No. 00288810001 Civil Action No. 2010 CP-05-101 Civil File No. M10-036	McCants, Clark W., III, PC	3	6/25/10	Clark W. McCants	Senior Partner	L110	Pre-Trial Proceedings	Case Assessment, Development and Administration	Preparation and review of correspondence to Mr. Strickland regarding receipt of transcripts and documents re matter and proposed answers	8/13/10	0.2	\$35.00	\$10.00	\$0.00	\$0.00	\$0.00	\$10.00	20
Outside Counsel	72510	21049	Paid	Fountain, Martha V. Williams, LLC Client No. 00288810001 Civil Action No. 2010 CP-05-101 Civil File No. M10-036	McCants, Clark W., III, PC	30	7/17/10	Clark W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to Mr. Strickland regarding proposed answers to Plaintiff's motion	8/13/10	0.3	\$35.00	\$10.00	\$0.00	\$0.00	\$0.00	\$10.00	20
Outside Counsel	72510	21049	Paid	Fountain, Martha V. Williams, LLC Client No. 00288810001 Civil Action No. 2010 CP-05-101 Civil File No. M10-036	McCants, Clark W., III, PC	4	5/28/10	Clark W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Receipt and review of transcripts from Mr. Strickland July 21, 2010 with Mr. Strickland from Plaintiff dated May 27, 2010	8/13/10	0.1	\$95.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	20
Outside Counsel	72510	21049	Paid	Fountain, Martha V. Williams, LLC Client No. 00288810001 Civil Action No. 2010 CP-05-101 Civil File No. M10-036	McCants, Clark W., III, PC	5	5/28/10	Clark W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to Mr. Strickland regarding receipt of transcripts from Plaintiff and transcripts re answer matter	8/13/10	0.2	\$95.00	\$10.00	\$0.00	\$0.00	\$0.00	\$10.00	20

Outside Counsel	7/26/19	21043	Pod	Fountain, Martha v. Wildwood, LLC (Class Rec. 07/26/19) Civil Action No. 2019-0248-004 (Our File No. M19043)	McCants, Charles W., III, PC	6	6/26/19	Charles W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Preparation and review of correspondence to the litigants regarding substantive to review matter	6/26/19	0.1	\$60.00	\$6.00	\$0.00	\$0.00	\$0.00	\$6.00	16.39	20	
Outside Counsel	7/26/19	21043	Pod	Fountain, Martha v. Wildwood, LLC (Class Rec. 07/26/19) Civil Action No. 2019-0248-004 (Our File No. M19043)	McCants, Charles W., III, PC	7	6/26/19	Angie H. Shampert	Senior Associate	L110	Other	Case Assessment, Development and Administration	Review of case preparation to determine applicability of public records to proposed litigation in this case	6/26/19	0.8	\$90.00	\$72.00	\$0.00	\$0.00	\$0.00	\$72.00	276.00	29	
Outside Counsel	7/26/19	21043	Pod	Fountain, Martha v. Wildwood, LLC (Class Rec. 07/26/19) Civil Action No. 2019-0248-004 (Our File No. M19043)	McCants, Charles W., III, PC	8	6/26/19	Charles W. McCants	Senior Partner	L110	Other	Case Assessment, Development and Administration	Telephone conference with Mr. Barbara to review the proposed records action matter	6/26/19	0.0	\$60.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	28.00	28
Outside Counsel	7/26/19	21043	Pod	Fountain, Martha v. Wildwood, LLC (Class Rec. 07/26/19) Civil Action No. 2019-0248-004 (Our File No. M19043)	McCants, Charles W., III, PC	9	6/26/19	Angie H. Shampert	Senior Associate	L110	Other	Case Assessment, Development and Administration	Telephone conference with Mr. Barbara regarding submission of records issue	6/26/19	0.1	\$60.00	\$9.00	\$0.00	\$0.00	\$0.00	\$0.00	\$9.00	28.00	29

Overall - Total: \$02,067.18 (14.00) ; \$4,008.62 ; \$68,000.12

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STATE OF SOUTH CAROLINA

COUNTY OF BARNWELL

Martha M. Fountain and Curtis Fountain,

Plaintiffs,

vs.

Fred's, Inc. and Wildevco, LLC,

Defendants, Third-Party Plaintiffs

vs.

Tippins-Polk Construction, Inc.,

Third-Party Defendant.

IN THE COURT OF COMMON PLEAS
SECOND JUDICIAL CIRCUIT

Civil Action No. 2010-CP-06-101

**FULL AND FINAL CONFIDENTIAL
SETTLEMENT, RELEASE OF ALL
CLAIMS, AND INDEMNITY
AGREEMENT**

This **FULL AND FINAL CONFIDENTIAL SETTLEMENT, RELEASE OF ALL CLAIMS, AND INDEMNITY AGREEMENT** ("Agreement") is made, entered into and delivered by Plaintiffs Martha Fountain and Curtis Fountain to and in favor of Wildevco, LLC, ("Wildevco"), Fred's, Incorporated ("Fred's"), and Tad Barber¹ this 21 day of Apr, 2016.

Definitions and Statement of Purpose

As used in this Agreement, the following terms have the meaning set forth below:

"Plaintiffs" mean Martha M. Fountain and Curtis Fountain.

"Effective Date" means the date Plaintiffs sign this Agreement.

"Incident" means the alleged incident occurring on March 10, 2010 at the Fred's store located Williston, Barnwell County, South Carolina, which Plaintiffs allege resulted in injury or damage to Plaintiffs.

"Releasers" means Plaintiffs, Plaintiffs' past, present and future agents, representatives, attorneys, insurers, assigns and lien holders, Plaintiffs' successors, heirs and executors and all others acting by, through or in concert with any of the foregoing.

"Suit" means the lawsuit filed by or on behalf of Plaintiffs in the Barnwell County Court of Common Pleas and styled, *Martha M. Fountain and Curtis Fountain v. Fred's, Inc. and*

¹ Tad Barber was originally named as a defendant in this case and was dismissed by order of the court. Nonetheless, the parties agree that any liability of Tad Barber shall be released pursuant to this settlement agreement.

Wildevco, LLC vs. Tippins-Polk Construction, Inc., Case No. 2010-CP-06-101, in which Plaintiffs allege injury and damage caused or contributed to by Wildevco and Fred's, and seek damages or other relief against Wildevco and Fred's arising out of the Incident.

Through this Agreement, and in consideration of the payment made to Plaintiffs by or on behalf of Wildevco and Fred's as set forth in this Agreement, Plaintiffs, for themselves and Releasers, intend to and do fully and finally resolve and release any and all actual and potential claims against Wildevco and Fred's arising from or associated with the Incident and the Suit.

1. **CONSIDERATION.** For and in consideration of the covenants, promises, and releases set forth in this Agreement, and for and in consideration of the total payment of Two Hundred Ninety Thousand and 00/100 Dollars (\$290,000.00) by or on behalf of Wildevco and Fred's to Plaintiffs Martha Fountain and Curtis Fountain and their attorneys, Peters, Murdaugh, Parker, Eltzroth & Detrick, PA, the receipt and sufficiency of which Plaintiffs hereby acknowledge, Plaintiffs agree as follows:

2. **RELEASE.**

- a. Plaintiffs, for themselves and for Releasers, hereby release, acquit and forever discharge Wildevco and Fred's of and from any and all liability, rights, claims, demands, including but not limited to damages, costs, medical costs, expenses, actions, causes of action, suits of liability, wrongful death, survival actions, and controversies of any and every kind and description whatsoever, whether at law or equity, under statute, in contract, or in tort, suspected or unsuspected, known or unknown, without exception or reservation, now existing or which may accrue later, including any and all claims asserted or which could have been asserted in the Suit, on account of and in any manner arising out of or related to the Incident.
- b. Plaintiffs understand and agree that, by execution of this Agreement, Plaintiffs intend to release, and do release, any and all claims whatsoever that the Plaintiffs now have or that may accrue in the future on account of or in any way growing out of any and all known and unknown, foreseen and unforeseen injuries and damages, including but not limited to injuries and damage and the consequences thereof arising out of or related to the Incident, regardless of whether such injuries or damages have actually been suffered, experienced, or incurred by Plaintiffs or whether such injuries or damages may be suffered, experienced or incurred in the future, and with the knowledge that such injuries or damages may be progressive and may worsen or become manifest in the future.

3. **DECLARATION OF MEDICARE NON-ELIGIBILITY; PAYMENT OF HEALTH CARE OR OTHER BENEFITS; PAYMENT AND SATISFACTION OF ALL LIENS.**

- a. In order to induce Wildevco and Fred's to enter into this Agreement and make the payment to Plaintiffs as set forth in Section 1, Plaintiffs hereby declare, represent and warrant to Wildevco and Fred's that both Plaintiffs are **not eligible** for Medicare

benefits, that they **will not become eligible** for Medicare benefits within sixty (60) days of the Effective Date, and that **none** of the health care treatments Plaintiffs received for any claimed injuries, actual or potential, arising out of or related to the Incident were **submitted to or paid by** Medicare or will be submitted to Medicare for payment. Plaintiffs understand and agree that Wildevco and Fred's are relying on the veracity and accuracy of Plaintiffs' declaration and representation in this Section 3(a) in entering into this Agreement, and that the declaration and representation is a material and non-waivable term of this Agreement.

- b. Plaintiffs represent and warrant that Plaintiffs have provided and disclosed to Wildevco and Fred's any and all lien, claims or demands received or known to Plaintiffs or Plaintiffs' attorney asserted or which could be asserted by any person or entity (including, without limitation, Medicaid, any insurer, any hospital or health care provider, any health plan, any governmental agency or authority or any other person or entity) that (i) relate to or arise out of any health care treatment and any other benefits received or that may be received by Plaintiffs with respect to claimed injuries, actual or potential, arising out of or related to the Incident; and (ii) otherwise relate to or arise out of the Incident. Plaintiffs understand and agree that Wildevco and Fred's are relying on the veracity and accuracy of Plaintiffs' declaration and representation in this Section 3(b) in entering into this Agreement, and that the declaration and representation is a material and non-waivable term of this Agreement.
- c. In order to induce Wildevco and Fred's to enter into this Agreement and make the payment to Plaintiffs as set forth in Section 1, Plaintiffs agree that payment under this Agreement is intended to satisfy any and all existing and potential obligations to pay for, or to reimburse the payer (including, without limitation, Medicaid, any insurer, any hospital or health care provider, any health plan, any governmental agency or authority or any other person or entity) of any health care treatment and any other benefits received or that may be received by Plaintiffs with respect to claimed injuries, actual or potential, arising out of or related to the Incident. Plaintiffs understand and acknowledge their obligation to use payment under this Agreement for that purpose.
- d. In order to induce Wildevco and Fred's to enter into this Agreement and make the payment to Plaintiffs as set forth in Section 1, Plaintiffs agree they will resolve, pay and satisfy in accordance with applicable laws, and will direct Plaintiffs' attorney to resolve, pay and satisfy in accordance with applicable laws, from the payment under this Agreement any and all liens, claims or demands (i) relating to or arising out of any health care treatment and any other benefits received or that may be received by Plaintiffs with respect to claimed injuries, actual or potential, arising out of or related to the Incident; and (ii) otherwise relating to or arising out of the Incident. In addition to Plaintiffs' obligations under Section 6 of this Agreement, Plaintiffs upon Wildevco and Fred's request will provide Wildevco and Fred's with proof of Plaintiffs' compliance with Plaintiffs' obligations under this Section 3 and proof of the payment and discharge of any and all liens relating to or arising out of the Incident.

4. INDEMNIFICATION. Plaintiffs shall defend, through counsel selected by Wildevco and Fred's, and shall indemnify Wildevco and Fred's from any and all liens, claims, lawsuits, demands, proceedings or actions with respect to health care treatment, and any other benefits received or that may be received by Plaintiffs as to any claimed injuries, actual or potential, arising out of or related to the incident. This agreement by Plaintiffs to defend and indemnify Wildevco and Fred's includes, but is not limited to, any and all claims, lawsuits, demands, proceedings or actions against Wildevco and Fred's with respect to any Medicare, Medicaid, workers' compensation, hospital or health care, child support or other domestic relation liens, public assistance, attorneys' liens or any other lien or interest, as well as any and all claims, suits, demands, proceedings or actions seeking any fine, penalty or other relief against Wildevco and Fred's arising from, in whole or in part, Plaintiffs' provision or reporting of false or incorrect information to Wildevco and Fred's or Plaintiffs' breach of the declarations and covenants of section 3 of this agreement. This agreement by Plaintiffs to defend and indemnify Wildevco and Fred's further includes, but is not limited to, reimbursing all attorney fees, litigation expenses, and court costs incurred by Wildevco and Fred's or any of them.

5. COOPERATION AND ASSISTANCE. In order to effectuate the purposes of this Agreement, should any person or entity challenge the validity of this Agreement or any term thereof, Plaintiffs hereby agree to and shall execute and deliver to Wildevco and Fred's all documents or agreements and do such further acts and things as Wildevco and Fred's may reasonably request in the present or in the future including, but not limited to, provide to Wildevco and Fred's upon request any correspondence or other documents Plaintiffs sent or submitted to or received from any other holder of an actual or alleged lien or interest, with respect to health care treatment and any other benefits received or that may be received by Plaintiffs as to any claimed injuries, actual or potential, arising out of or related to the Incident, and including documents related to the reduction in any lien or interest arising from such health care treatment or benefits.

6. DISMISSAL OF SUIT/COVENANT NOT TO SUE. Prior to or contemporaneously with the execution and delivery of this Agreement, Plaintiffs shall deliver or cause to be delivered to Wildevco and Fred's and filed with the Court in the Suit an agreed upon stipulation and order dismissing the Suit with prejudice, and shall further deliver or cause to be delivered to Wildevco and Fred's such other pleadings or documents, if any, reasonably requested by Wildevco and Fred's and necessary to effectuate the dismissal with prejudice of the Suit. Plaintiffs acknowledge and agree that Plaintiffs' full and complete satisfaction of Plaintiffs' obligations under this Section 6 is a condition precedent to Wildevco and Fred's' obligation to make the payment referenced in Section 1 of this Agreement. If a lawsuit has not been filed, Plaintiffs hereby agree that Plaintiffs will never, directly or indirectly, institute or file, or cause to be instituted or filed, any legal, equitable, administrative or other action, complaint or proceeding against any Released Party relating to or arising out of the Incident.

7. COSTS. Plaintiffs agree that Plaintiffs will bear and be responsible for their own attorney's fees, costs and expenses arising from or related in any way to the Incident, the Suit or this Agreement.

8. **NO ADMISSION OF LIABILITY.** Plaintiffs understand and hereby agree that this Agreement is a compromise of a disputed claim, and that entry into this Agreement, the terms of this Agreement, any documents executed and delivered incident to this Agreement, and any actions taken in furtherance of this Agreement do not constitute and will not be deemed or construed as an admission of liability or wrongdoing, or of any position whatsoever, in any respect, by Wildevco and Fred's, and that liability or wrongdoing is expressly denied by Wildevco and Fred's.

9. **CONFIDENTIALITY.**

- a. For the separate consideration of One Thousand Dollars (\$1,000.00), to be allocated from the settlement payment set forth in Section I above, Plaintiffs hereby agree, represent, and warrant that they will not disclose to any person or entity in any manner whatsoever that offers of settlement were made, the terms and conditions of this Agreement, or the amount of any payment under this Agreement, except: (i) to the extent necessary and required by law to appropriate state or federal governmental tax authorities; (ii) to Plaintiffs' tax or financial advisors but only to the extent necessary for financial planning or tax reporting purposes and only if such tax or financial advisors agree to maintain the confidentiality of the settlement between Plaintiffs and Wildevco and Fred's, the amount of the payment under this Agreement and the terms and conditions of this Agreement; (iii) to the extent necessary and required to comply with Plaintiffs' obligations under Sections 3(c) or 3(d) of this Agreement, provided that Plaintiffs notify any recipient that the terms and conditions of this Agreement and the amount of the payment to Plaintiffs under this Agreement are confidential; and (iv) subject to Plaintiffs' satisfaction of the requirements set forth in Section 9(c) of this Agreement, to the extent required to do so by this Agreement, including in conjunction with the ongoing action referenced in Paragraph 12 herein, by valid order of a court of competent jurisdiction or in connection with a judicial proceeding in which Plaintiffs are compelled to testify.
- b. Plaintiffs agree to direct, and do hereby direct, their attorney and all members, partners, and employees of such attorneys' law office or law firm, to comply with the confidentiality provisions in this Agreement.
- c. Plaintiffs agree to provide as much advance written notice as is reasonably possible to Wildevco and Fred's of any court action or other process that could require disclosure of materials or information encompassed by the confidentiality provisions in this Agreement, other than the ongoing action referenced in Paragraph 12 herein.
- d. Plaintiff further agrees that if they, or their attorney, or any members, partners, or employees of such attorney's law office or firm, violate(s) the confidentiality provisions of this Agreement, then Wildevco and Fred's, in addition to and not in lieu of any other rights or remedies that Wildevco and Fred's may have under applicable law, have the right and standing to enjoin any person or entity who has announced an intention to violate the confidentiality provisions of this Agreement or who has violated the confidentiality provisions of this Agreement from any future violation

thereof. Plaintiffs acknowledge that confidentiality is an essential term of this Agreement and that no amount of money can compensate Wildevco and Fred's for its violation. Plaintiffs further acknowledge that Wildevco and Fred's, in addition to and not in lieu of any other rights or remedies that Wildevco and Fred's may have under applicable law, may specifically enforce the confidentiality provisions of this Agreement through a court of competent jurisdiction and seek the costs and fees thereof, including attorneys' fees for enforcing these rights.

10. USE OF AGREEMENT. Plaintiffs understand and agree that nothing in Section 9 shall be construed to prohibit Plaintiffs from cooperating with Wildevco and Fred's, including providing testimony as may be requested or required in the pending action, *Fred's, Inc. and Wildevco, LLC v. Tippins-Polk Construction, Inc.*, Case No. 2010-CP-06-101. Plaintiffs understand that this Agreement may be used as evidence, or in any other manner, in any court or dispute resolution proceeding regarding any claims between Fred's or Wildevco and Tippins-Polk Construction, Inc.

11. PLAINTIFFS' ADDITIONAL REPRESENTATIONS, WARRANTIES AND COVENANTS AND INDEMNITY. Plaintiffs represent, warrant and covenant to Wildevco and Fred's that (i) Plaintiffs have the right and authority to execute this Agreement and to receive the consideration specified in it; (ii) no other person or entity has any right, title or interest in or to any rights, claims, demands, damages, costs, expenses, actions, causes of action, suits of liability, or controversies arising from or related to the Incident or the Suit; and (iii) Plaintiffs have not assigned or transferred, or purported to assign or transfer, in whole or in part, to any person or entity any rights, claims, demands, damages, costs, expenses, actions, causes of action, suits of liability arising from or related to the Incident or the Suit.

Plaintiffs agree that it is the intent of this Agreement to relieve Wildevco and Fred's of any liability for contribution or indemnity to any person or entity that is or may be responsible or liable to Plaintiffs as joint tortfeasors, joint obligors or indemnitors ("Joint Tortfeasors") for any damages or injury arising out of or relating to the Incident. Additionally, this Agreement and the payment made by or on behalf of Wildevco and Fred's pursuant to Section 1 of this Agreement operate as a satisfaction of any claim by Plaintiffs against any and all such Joint Tortfeasors, including Tippins-Polk Construction, Inc., and will reduce any damages recoverable against any and all such Joint Tortfeasors, to the full extent of the relative pro-rata share, if any, of the common liability of Wildevco and Fred's. As such, this Agreement discharges any common liability of Wildevco and Fred's and any Joint Tortfeasors, including Tippins-Polk Construction, Inc., to Plaintiffs. Plaintiffs shall defend and indemnify Wildevco and Fred's from and against any and all liens, claims, lawsuits, demands, proceedings, actions, damages, liabilities, costs, or expenses (including attorneys' fees) arising from or relating to any breach by Plaintiffs of the representations, warranties and covenants contained in this Section including, without limitation, any claims, lawsuits, demands, proceedings or actions for contribution or indemnity by Joint Tortfeasors or any person claiming through a Joint Tortfeasor.

12. AGREEMENT TO COOPERATE. Plaintiffs agree that they will cooperate fully with Wildevco and Fred's as requested in the ongoing case of *Fred's, Inc. and Wildevco, LLC v. Tippins-Polk Construction, Inc.*, Case No. 2010-CP-06-101, including, if necessary, the

provision of information, documents, and testimony regarding the events involved and damages alleged in the settled lawsuit, *Martha M. Fountain and Curtis Fountain v. Fred's, Inc. and Wildevco, LLC vs. Tippins-Polk Construction, Inc.*, Case No. 2010-CP-06-101.

13. **EXPRESS DISCLAIMER OF RELIANCE.** Plaintiffs expressly disclaim any reliance of any kind or nature, whether in discovery or otherwise, on statements, actions or omissions of any kind made or allegedly made by Wildevco and Fred's or their attorneys and agents, regarding the facts of the Incident, any other facts pertinent to this Agreement or the subjects therein, or the contents and legal consequences of this Agreement.

14. **REVIEW AND UNDERSTANDING OF AGREEMENT.** Plaintiffs represent and warrant that they have had the opportunity to obtain and receive independent legal advice from attorneys of their choosing with respect to the legal effect of this Agreement, and further represent and warrant that they have carefully reviewed this entire Agreement and that each and every term hereof is understood.

15. **ACKNOWLEDGEMENT OF NO FRAUD.** Where required by State law, Plaintiffs understand and acknowledge that any person who knowingly and willfully presents a false or fraudulent claim for payment of a loss or benefit or who knowingly and willfully presents false information in an application for insurance is guilty of a crime and may be subject to fines and confinement in prison.

16. **COMPLETE AGREEMENT.** Plaintiffs understand and agree that this Agreement constitutes the entire agreement concerning the subject matter herein, that no promise, agreement or inducement not herein expressed has been made to Plaintiffs, and that this Agreement supersedes and replaces all prior and contemporaneous agreements, negotiations, representations, warranties and understandings of Plaintiffs as to the subject matter of this Agreement. All terms and provisions of this Agreement, including the Definitions and Statement of Purpose, are contractual and not a mere recital.

17. **SEVERABILITY.** Plaintiffs understand and agree that, if any provision of this Agreement is declared to be invalid or unenforceable by a court of competent jurisdiction, such provision or portion of this Agreement will be deemed to be severed and deleted from this Agreement, but this Agreement in all other respects will remain unmodified and continue in full force and effect; provided, however, that this provision does not preclude a court of competent jurisdiction from refusing to sever any provision if severance would be inequitable.

18. **INTERPRETATION AND CONSTRUCTION.** Plaintiffs represent and agree they have had the opportunity to fully and equally participate in the preparation, negotiation, review and approval of this Agreement. Hence, Plaintiffs agree the terms of this Agreement will not be interpreted against or in favor of Plaintiffs.

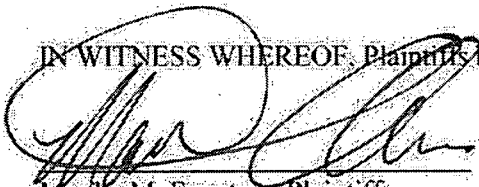
19. **WAIVER AS TO GENERAL RELEASE.** Plaintiffs understand and agree that this Agreement contains a general release by Plaintiffs, and that Plaintiffs expressly waive any and all rights under the law of any state or territory of the United States providing that a general release does not or may not extend to claims Plaintiffs do not know of or suspect to exist at the

time of executing such general release where such claims must or would have materially affected Plaintiffs' decision to enter this Agreement.

20. **CHOICE OF LAW.** Plaintiffs agree that the laws of the State of South Carolina, without regard to the internal law of South Carolina concerning conflicts of law, govern, control and apply to this Agreement and all matters or claims arising out of or relating to this Agreement.

21. **EXECUTION IN COUNTERPARTS AND ELECTRONICALLY.** This Agreement may be executed in one or more counterparts and transmitted electronically, all of which together will constitute one instrument and all of which will be considered duplicate originals.

IN WITNESS WHEREOF, Plaintiffs have executed this Agreement on the date indicated.


Martha M. Fountain, Plaintiff



Curtis Fountain, Plaintiff

4/21/16
Date

4-21-16
Date

STATE OF SOUTH CAROLINA)
COUNTY OF Hampton)

SUBSCRIBED AND SWORN to before me by Martha M. Fountain and Curtis Fountain
(Plaintiffs) this the 21st day of April, 2016.


NOTARY PUBLIC, State of South Carolina
My Commission Expires: 7/18/18

THE STATE OF SOUTH CAROLINA
In The Court of Appeals

RECEIVED
NOV 15 2017
SC Court of Appeals

APPEAL FROM BARNWELL COUNTY
Court of Common Pleas

Doyet A. Early, III, Circuit Court Judge

Case No. 2017-000688

Martha M. Fountain and Curtis Fountain Plaintiffs

v.

Fred's, Inc. and Wildevco, LLC, Respondents

v.

Tippins-Polk Construction, Inc. and Rhoad's Excavating Services, LLC.....Third-Party Defendants

Of Whom Tippins-Polk Construction, Inc. is the Appellant.

CERTIFICATE OF COUNSEL

The undersigned certifies that the Record on Appeal contains all material proposed to be included by any of the parties and not any other material, complying with Rule 210, SCACR.

WALL TEMPLETON & HALDRUP, P.A.

s/Morgan S. Templeton
Morgan S. Templeton
145 King Street, Ste. 300
Post Office Box 1200
Charleston, South Carolina 29402
843-329-9500
Attorneys for the Appellant