

# **EXHIBIT “8”**

**IN THE UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF ILLINOIS  
EASTERN DIVISION**

NATIONAL RIFLE ASSOCIATION	)	
AMERICA, INC., et al.,	)	
	)	
Plaintiffs,	)	
	)	
v.	)	CIVIL ACTION NO.
	)	1:08-CV-03696
VILLAGE OF OAK PARK, et al.,	)	
	)	
Defendants.	)	
	)	
<hr/>		
NATIONAL RIFLE ASSOCIATION	)	
AMERICA, INC., et al.,	)	
	)	
Plaintiffs,	)	CIVIL ACTION NO.
	)	1:08-CV-3697
v.	)	
	)	
CITY OF CHICAGO,	)	
	)	
Defendant	)	
	)	

**DECLARATION OF PAUL D. CLEMENT**

1. I, Paul D. Clement, am a partner in the law firm Bancroft PLLC. I represented the National Rifle Association of America, Inc. *et al.* in this case in briefing and oral argument before the United States Supreme Court and in certain aspects of the subsequent fees litigation. I make this Declaration in support of

Plaintiffs' Motion for Reimbursement of Reasonable Attorneys' Fees and Expenses as a prevailing party in this litigation.

2. I am a member of the Bars of Virginia, Washington, DC, and Wisconsin; the Bar of the United States Supreme Court; the Bars of the United States Courts of Appeals for the First, Second, Fourth, Fifth, Sixth, Seventh, Eighth, Ninth, Tenth, Eleventh, D.C., and Federal Circuits; and bars of other courts. I am a *magna cum laude* graduate of the Harvard Law School, where I was the Supreme Court editor of the *Harvard Law Review*. I served as law clerk to Associate Justice Antonin Scalia of the United States Supreme Court and to the Honorable Laurence H. Silberman of the United States Court of Appeals for the District of Columbia Circuit. I served as the 43rd Solicitor General of the United States from June 2005 until June 2008. Since November 2008, I have worked in private practice at the law firms of King & Spalding and Bancroft PLLC.

3. My law practice is devoted substantially to appellate and Supreme Court litigation. I have argued more than 50 cases before the United States Supreme Court. I have received, among others awards, the Edmund Randolph Award, the U.S. Department of Justice's highest honor. I am one of only 5 attorneys singled out as star individuals in appellate litigation in the latest edition of Chambers USA.

I frequently write and lecture for various continuing legal education programs on topics involving appellate and Supreme Court advocacy.

4. In my experience leading a national appellate practice at King & Spalding and more recently at Bancroft PLLC, I have become familiar with the economics of law practice, billing rates, billing practices, the cost and recovery of litigation support services and other expenses of litigation, and the setting and collection of legal fees in a variety of circumstances, including cases presenting professional demands, factual and legal complexity, and risk and expense levels comparable to the instant case. I have derived this knowledge from personal experience negotiating fee agreements with sophisticated consumers of legal services, billing and collecting fees and expenses from clients and/or adverse parties in the legal marketplace, and regularly representing plaintiffs and defendants on an hourly rate basis. I have extensive experience related to billing practices for representation before the United States Supreme Court.

5. I am familiar with the firm policies, practices, and procedures governing the recording and maintenance of time and expense records at both King & Spalding and Bancroft PLLC. I am also familiar with both firms' standard hourly rates customarily charged for professional services delivered to clients: (a) who hire

King & Spalding or Bancroft for a particular case or matter on a purely hourly basis and generally pay their bills within a 30 to 60 day cycle; (b) who shoulder full responsibility for the expenses of their case and relieve King & Spalding or Bancroft of the financial costs and risks associated with carrying case expenses for an indefinite period of time; (c) who agree to pay King & Spalding or Bancroft a fee calculated on an hourly basis without regard to the ultimate result obtained in the case; and (d) for whom neither a premium billing rate arrangement nor a discounted billing rate arrangement is appropriate or agreed to in advance.

6. I personally supervised the work done by the King & Spalding and Bancroft PLLC attorneys and other employees in this case. I have endeavored to keep the number of personnel assigned to this case to the minimum reasonably necessary to serve my clients' needs efficiently. Likewise, I have endeavored to make work assignments appropriate to each attorney or paralegal's level of experience and expertise.

7. Exhibits 1-A-1-E to this Declaration contains summaries of: (a) the total billable hours performed by King & Spalding lawyers in representing plaintiffs, priced at the firm's current standard hourly rates (or in my case, my hourly rate at the time I left the firm) [Exhibit 1-A]; (b) the total hours performed by King &

Spalding lawyers that were written off in the exercise of billing judgment [Exhibit 1-B]; (c) an itemization of the total hours worked by King & Spalding lawyers broken down by substantive category [Exhibit 1-C]; (d) the written-off hours broken down by substantive category [Exhibit 1-D]; and (e) case expenses incurred by King & Spalding [Exhibit 1-E].

8. Exhibit 2 to this Declaration contains a summary of the total billable hours performed by Bancroft PLLC lawyers in representing plaintiffs, priced at the firm's current standard hourly rates.

9. The hourly rates set forth in Exhibit 3 correctly reflect hourly rates King & Spalding currently charges and collects from legally sophisticated clients who hire it to perform legal services on a Standard Hourly Rate basis (*see* paragraph 5, *supra*). The compilations set forth in Exhibits 1-A through 1-E were generated from a database of recorded time entries created in the ordinary course of King & Spalding's business by persons with actual knowledge of the events recorded at or about the time of the events recorded, and which have been maintained in the ordinary course of King & Spalding's business. I have reviewed the entries in Exhibits 1-A and 1-C and reduced or written off charges I deemed excessive in my exercise of billing judgment. These compilations of time and expense records, and

the summary of them attached as Exhibits 1-A through 1-E, constitute an accurate and reliable account of the hours reasonably expended and the expenses incurred by King & Spalding and its personnel in this case.

10. The hourly rates set forth in Exhibit 4 correctly reflect hourly rates Bancroft PLLC currently charges and collects from legally sophisticated clients who hire it to perform legal services on a Standard Hourly Rate basis (*see paragraph 5, supra*). The compilations set forth in Exhibit 2 were generated from a database of recorded time entries created in the ordinary course of Bancroft PLLC's business by persons with actual knowledge of the events recorded at or about the time of the events recorded, and which have been maintained in the ordinary course of Bancroft PLLC's business. These compilations of time and expense records, attached as Exhibit 2, constitute an accurate and reliable account of the hours reasonably expended and the expenses incurred by Bancroft PLLC and its personnel in this case.

11. From the inception of our work on this case, I personally supervised and managed the work of the King & Spalding personnel. King & Spalding lawyers who performed services for Plaintiffs and for whose work Plaintiffs seek reimbursement in this fee application are listed below:

(a) **Daryl L. Joseffer** – Daryl is a partner in King & Spalding’s national appellate practice and Deputy Practice Group Leader for the firm’s litigation and antitrust practice. He is a graduate of Stanford University and received his law degree, *magna cum laude*, from Harvard Law School. After law school, Daryl served as law clerk to Hon. Jerry E. Smith of the United States Court of Appeals for the Fifth Circuit. Daryl served five years in the Office of the Solicitor General, including working as the Principal Deputy Solicitor General, where he argued 11 cases and filed more than 100 briefs in the United States Supreme Court. King & Spalding currently bills and collects the hourly rate of \$710 for Daryl’s work.

(b) **Jeffrey S. Bucholtz** – Jeffrey is a partner in King & Spalding’s national appellate practice. He is a *summa cum laude* graduate of the University of Pennsylvania and received his law degree, *magna cum laude*, from Harvard Law School. After law school, Jeffrey served as law clerk to Hon. Samuel A. Alito, Jr., then of the United States Court of Appeals for the Third Circuit; and as a law clerk to Hon. Stephen V. Wilson of the United States District Court for the Central District of California. Prior to re-joining King & Spalding, Jeffrey served in leadership positions in the Civil Division of the U.S. Department of Justice, including as Acting Assistant Attorney

General. King & Spalding currently bills and collects the hourly rate of \$640 for Jeff's work.

(c) **Adam Conrad** – Adam is an associate with King & Spalding. He received his B.S. *magna cum laude* from the University of Notre Dame in 2002. Adam received his law degree from the University of Georgia, where he graduated *summa cum laude*, served as editor-in-chief of the *Georgia Law Review*, and was inducted into the Order of the Coif. Following law school, Adam served as a law clerk to Associate Justice Clarence Thomas of the United States Supreme Court and the Honorable David B. Sentelle of the United States Court of Appeals for the D.C. Circuit. King & Spalding currently bills and collects for Adam's work at the standard hourly rate of \$500.

(d) **Candice Chiu** – Candice was until recently an associate in King & Spalding's national appellate practice. She recently left the firm to serve as a lawclerk to retired Associate Justice Sandra O'Connor of the United States Supreme Court. She is a graduate of Harvard University and received her law degree from Harvard Law School, where she served as Supreme Court editor of the *Harvard Law Review*. Candice served as law clerk to the

Honorable Brett M. Kavanaugh of the United States Court of Appeals for the D.C. Circuit. King & Spalding bills and collects for work performed by firm attorneys at Candice's level of experience at \$460.

(e) In addition, paralegals employed by King & Spalding and working under my personal supervision devoted time to this action. The hours expended by these additional King & Spalding employees have been written off in the exercise of reasonable billing judgment, and plaintiffs do not seek reimbursement for the substantial additional work performed by them.

12. Bancroft PLLC lawyers, in addition to me, who performed services for Plaintiffs and for whose work Plaintiffs seek reimbursement in this fee application are listed below:

a. **H. Christopher Bartolomucci** – Chris is a partner at Bancroft PLLC.

He is a *summa cum laude* graduate of Dartmouth College and he received his law degree, *cum laude*, from Harvard Law School, where served as an editor of the *Harvard Law Review*. After law school, Chris served as a law clerk to Hon. William L. Garwood of the U.S. Court of Appeals for the Fifth Circuit. Chris then served as a Bristow Fellow in the Office of the Solicitor General. Chris has successfully

argued in the U.S. Supreme Court and many other appellate courts.

He was a litigation partner at Hogan & Hartson LLP (now Hogan Lovells US LLP) in 2001 and from 2003 to 2011, where he briefed and argued numerous appeals. From 2001-2003 he served at the White House as Associate Counsel to the President. Bancroft PLLC currently bills and collects the hourly rate of \$950 for Chris's work.

- b. **Conor B. Dugan** – Conor is a counsel at Bancroft PLLC. He is a *cum laude* graduate of Dartmouth College and received his law degree, *magna cum laude*, from Notre Dame Law School. After law school, Conor served as law clerk to Hon. Samuel A. Alito, Jr., then of the United States Court of Appeals for the Third Circuit. Conor then was hired through the Honors Program and served in the Appellate Section of the Civil Rights Division of the Department of Justice for six-and-a-half years prior to joining Bancroft. While in the Civil Rights Division, Conor briefed numerous matters in the federal courts of appeals and the Supreme Court of the United States and orally argued a dozen cases. Bancroft PLLC currently bills and collects the hourly rate of \$600 for Conor's work.

13. A summary of the necessary work follows. Plaintiffs' Counsel's activities fall into several categories, and the time entries compiled in Exhibit 1-C are sorted to reflect these categories:

- (a) ***Motion for Divided Argument.*** King & Spalding attorneys researched and drafted Plaintiffs' motion for divided argument before the United States Supreme Court. Although the Supreme Court rarely grants such motions (the relevant Supreme Court rule says they are disfavored) the Supreme Court granted that motion, and Plaintiffs' were granted ten minutes of oral argument time.
- (b) ***Briefing and Oral Argument.*** I assisted Plaintiffs' other counsel in preparing Plaintiffs' reply brief in the United States Supreme Court. I also represented Plaintiffs in oral argument before the United States Supreme Court. Preparation for that argument included reviewing all briefing in the Supreme Court and researching relevant legal issues. I also participated in three moot arguments to prepare for oral argument.
- (c) ***Fees litigation.*** I consulted on the legal issues raised in the fees litigation and reviewed and commented on drafts of the opening and reply briefs

prepared by Plaintiffs' other counsel in the United States Court of Appeals for the Seventh Circuit.

14. Given the complexity and importance of the constitutional issues before the United States Supreme Court, the quantity of time devoted by King & Spalding and Bancroft PLLC professionals to the tasks described above and detailed in this fee application is reasonable, necessary, and fully deserving of compensation. Indeed, Plaintiffs sought divided argument for the purpose of presenting arguments related to incorporation of the right to keep and bear arms via the Fourteenth Amendment's Due Process Clause—a theory adopted by four of the five Members of the majority. Thus, the legal services that are the subject of this fee application have been delivered in a highly efficient and cost-effective manner.

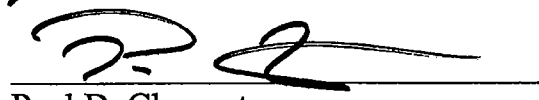
15. The hourly rates reflected in Exhibits 3 and 4 are fair, reasonable, and consistent with hourly rates in the national appellate market for the price of legal services of comparable quality rendered in cases demanding similar skill, judgment, and performance. (*See also* Ex. 5.) Indeed, as noted above, the rates listed in Exhibits 3 and 4 are those actually charged to and collected from legally sophisticated clients of King & Spalding and Bancroft PLLC.

16. As a point of comparison, attached hereto as Exhibit 6 is the *ABA Journal's* December 19, 2009, article, "Some Top Lawyers Bill More than \$1,000 an Hour for Bankruptcy Work." This report reflects that bankruptcy attorneys have charged upwards of \$1000 per hour for their work since at least 2009. In comparison, the hourly rates requested by King & Spalding and Bancroft PLLC are reasonable.

17. The expenses reflected in Exhibit 1-A, 1-E and 4 were actually expended to prosecute this action. These expenses were reasonable and necessary to protect the interests of Plaintiffs.

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

Executed this 12<sup>th</sup> day of January, 2012.



Paul D. Clement

# **EXHIBIT “1”**

# **EXHIBIT 1-A**

**King & Spalding**  
**Exhibit 1-A: King & Spalding Total Billables**  
**December 1, 2009 - Present**

Seq #	Tkpr ID	Tkpr Name	Date	Narrative	Hours	Agreed Value
24938637	110270	Conrad, Adam	12/07/09	Research issues related to oral argument	1.1	462.00
24938641	110270	Conrad, Adam	12/08/09	Research issues related to oral argument	1.0	420.00
24938647	110270	Conrad, Adam	12/10/09	Research issues related to oral argument	1.0	420.00
24938652	110270	Conrad, Adam	12/11/09	Research issues in representing party/amicus; find Motions/Oppositions for divided argument	1.3	546.00
24974828	111315	Chiu, Candice	12/17/09	Send Potter counselor list for letter	4.1	1,312.00
24974828	111315	Chiu, Candice	12/18/09	Discuss obtaining Texas Heller motion for divided argument with P. Clement; library	0.8	256.00
24998006	111315	Chiu, Candice	12/21/09	Track down Texas Heller motion for divided argument	0.2	64.00
24998007	111315	Chiu, Candice	12/22/09	Confirm NRA participation in 7th Circuit to P. Clement	0.5	160.00
24998010	111315	Chiu, Candice	12/22/09	Find examples of divided argument motions filed by SG; look for Respondents-Supporting Petitioner examples	0.3	96.00
24998013	111315	Chiu, Candice	12/22/09	Find examples of divided argument motions filed by SG; look for Respondents-Supporting Petitioner examples	2.0	640.00
24998015	111315	Chiu, Candice	12/23/09	Format Motion for Divided Argument	0.7	224.00
24998018	111315	Chiu, Candice	12/23/09	Prepare signatures, proof of service for P. Clement divided argument letter	1.6	512.00
25021412	111315	Chiu, Candice	12/29/09	Motion for divided argument formatting, font options for P. Clement signatures	0.7	224.00
25558510	111315	Chiu, Candice	01/04/10	P prepare McDonald Motion for Divided Argument for signatures, mailing	0.7	259.00
25558511	111315	Chiu, Candice	01/05/10	Arrange service of Motion for Divided Argument	0.5	185.00
25558512	111315	Chiu, Candice	01/06/10	Revise COS and arrange service, emails	2.0	740.00
24909224	5524	Clement, Paul D	12/01/09	Exchange e-mails regarding possible letter to Court	0.5	182.50
24926744	5524	Clement, Paul D	12/08/09	Review petitioner's brief and NRA brief	1.0	925.00
24926750	5524	Clement, Paul D	12/08/09	Review petitioner's brief and NRA brief	2.0	1,850.00
24926761	5524	Clement, Paul D	12/11/09	Exchange e-mails regarding A. Conrad regarding motions for divided argument; draft e-mail to D. Lehman regarding same	0.5	162.50
24963663	5524	Clement, Paul D	12/16/09	Discuss motion for divided argument with Clerk's office; exchange e-mails regarding same with D. Lehman	1.0	925.00
24963668	5524	Clement, Paul D	12/17/09	Discuss States' motion for divided argument; exchange e-mails regarding sample motions for divided argument and oppositions	1.5	1,387.50
24963675	5524	Clement, Paul D	12/18/09	Discuss States' motion with D. Lehman; draft letter to Clerk	1.0	925.00
25002289	5524	Clement, Paul D	12/21/09	Prepare for and participate in conference call re possible divided argument motion; draft letter re Rule 37.6 disclosure issues related to divided argument motions with C. Chiu; forward same to D. Lehman; discuss various research issues related to divided argument motions with C. Chiu; review various motions for divided argument; draft motion for divided argument; edit Rule 37.6 disclosure letter; exchange e-mails re same w/ D. Lehman; discuss preparations for	2.5	2,312.50
25002294	5524	Clement, Paul D	12/22/09	Discuss procuring Texas Heller divided argument motion with C. Chiu; forward same to D. Lehman; discuss various research issues related to divided argument motions with C. Chiu; review various motions for divided argument; draft motion for divided argument	3.5	3,237.50
25002301	5524	Clement, Paul D	12/23/09	Review motion for divided argument; notify parties and state of Texas regarding same; send letter to Court regarding Rule 37.6	1.5	1,387.50
25558518	5524	Clement, Paul D	01/04/10	disclosure	1.5	1,455.00
25558519	5524	Clement, Paul D	01/05/10	Exchange e-mails regarding divided argument motion	0.5	185.00
25558520	5524	Clement, Paul D	01/06/10	Correct service of motion; exchange e-mails regarding filing	0.5	185.00
25558521	5524	Clement, Paul D	01/07/10	Exchange e-mails regarding scheduling and motion for divided argument	0.5	185.00
25781044	5524	Clement, Paul D	01/08/10	Review opposition to motion for divided argument; exchange e-mails regarding same; discuss same with D. Lehman	1.0	970.00
25558523	5524	Clement, Paul D	01/11/10	Review e-mails regarding Gura's response to our motion for divided argument and effort to get him to retract missstatements	0.5	185.00
25558525	5524	Clement, Paul D	01/19/10	Exchange e-mails regarding motion for divided argument; draft e-mail to D. Lehman regarding same	0.5	185.00
25024994	5560	Bucholtz, Jeffrey S.	12/23/09	mtg P. Clement re motion for divided argument	0.2	112.00
25025002	5560	Bucholtz, Jeffrey S.	12/29/09	Meeting with C. Chiu, emails with P. Clement, C. Chiu regarding motion for divided argument; review Supreme Court rules	1.2	672.00
25558516	5560	Bucholtz, Jeffrey S.	12/31/09	Review Supreme Court rules; emails with P. Clement regarding motion for divided argument	0.2	112.00
25558500	5560	Bucholtz, Jeffrey S.	01/25/10	E-mails with P. Clement, A. Conrad regarding divided argument	0.1	59.00
25558496	110828	Gallo, Sara L.	01/06/10	File amended certificate of service with the United States Supreme Court per the request of C. Long	1.5	315.00
25558497	110984	Long, Catherine M	01/05/10	File motion with the United States Supreme Court; serve copies to counsel on service list	0.1	15.50
25004416	110984	Long, Catherine M	01/06/10	Coordinate with S. Gallo to file amended certificate of service with the United States Supreme Court; serve copies of amended certificate to counsel on service list	0.8	124.00

25558524	6214	Evritt, Maureen	12/22/09	Research to retrieve a copy of the motion for participation in oral argument and for divided argument filed in United States Supreme Court case number 07-290 for C. Choi	1.8	360.00
25781045	5524	Clement, Paul D	01/15/10	Review press release; review insert for reply brief	0.5	510.00
25558506	5524	Clement, Paul D	01/20/10	Discuss motion for divided argument with Clerk's office; draft e-mail regarding same	0.4	408.00
25553637	110270	Conrad, Adam	01/25/10	Exchange emails with P. Clement regarding City of Chicago's amicus brief in Heller case	0.4	200.00
25553638	5524	Clement, Paul D	01/25/10	Discuss oral argument in wake of grant of Motion for Divided Argument; edit reply brief	3.5	3,570.00
25553639	5524	Clement, Paul D	01/26/10	Exchange e-mails related to reply brief and oral argument	1.0	1,020.00
25558507	5524	Clement, Paul D	01/27/10	Edit reply brief; discuss same with D. Lehman	2.5	2,550.00
25553640	110270	Conrad, Adam	01/28/10	Review respondent Chicago's brief	1.5	750.00
25553641	5524	Clement, Paul D	01/28/10	Review and exchange e-mails regarding reply brief and related issues	0.5	510.00
25553642	5524	Clement, Paul D	01/29/10	Review and exchange e-mails regarding reply briefs and moot courts	0.5	510.00
25781046	5524	Clement, Paul D	02/01/10	Review petitioner's reply brief; review e-mails regarding moot courts, etc.	1.0	1,020.00
25553644	5524	Clement, Paul D	02/02/10	Prepare for and participate in conference call regarding oral argument with C. Cox, W. LaPierre and D. Lehman; participate in follow-up call with D. Lehman regarding moot court	1.5	1,530.00
25781047	5524	Clement, Paul D	02/12/10	Prepare for oral argument	4.5	4,590.00
25553646	5524	Clement, Paul D	02/13/10	Prepare for oral argument	1.5	1,530.00
25781048	5524	Clement, Paul D	02/16/10	Prepare for oral argument	3.0	3,060.00
25781049	5524	Clement, Paul D	02/18/10	Prepare for oral argument	2.5	2,550.00
25781051	5524	Clement, Paul D	02/19/10	Prepare for oral argument	2.0	2,040.00
25781052	5524	Clement, Paul D	02/20/10	Prepare for oral argument	8.0	8,160.00
25781053	5524	Clement, Paul D	02/21/10	Prepare for oral argument	9.0	9,180.00
25781055	5524	Clement, Paul D	02/22/10	Prepare for oral argument; prepare for and participate in first moot court	8.0	8,160.00
25781056	5560	Buchholz, Jeffrey S.	02/23/10	Review briefs to prepare for moot	1.7	1,088.00
25781057	5524	Clement, Paul D	02/23/10	Review amicus briefs	4.0	4,080.00
25781059	111290	Joseffer, Daryl	02/23/10	Prepare for moot court	2.7	1,917.00
25781060	5560	Buchholz, Jeffrey S.	02/24/10	Prepare for and attend moot court for P. Clement	3.8	2,432.00
25781061	5524	Clement, Paul D	02/24/10	Prepare for and participate in second moot court	4.0	4,080.00
25781062	111290	Joseffer, Daryl	02/24/10	Prepare for and participate in moot court	3.4	2,414.00
25781063	110270	Conrad, Adam	02/24/10	Review parties' briefs and amicus briefs in preparation for moot court for P. Clement; participate in moot court for P. Clement	6.8	3,400.00
25781064	5524	Clement, Paul D	02/25/10	Prepare for oral argument; review amicus briefs; discuss case with D. Kendall (amicus in support of petitioners)	4.5	4,590.00
25781065	5524	Clement, Paul D	02/26/10	Prepare for oral argument; review amicus briefs	4.0	4,080.00
25781066	5524	Clement, Paul D	02/27/10	Prepare for oral argument; review cases and amicus briefs	4.0	4,080.00
25781067	5524	Clement, Paul D	02/28/10	Prepare for oral argument	8.0	8,160.00
25781068	5524	Clement, Paul D	03/01/10	Prepare for oral argument	10.0	10,200.00
25781069	5560	Buchholz, Jeffrey S.	03/02/10	Attend oral argument; meetings with team after argument	3.5	2,240.00
	5524	Clement, Paul D	03/02/10	Prepare for and participate in oral argument; participate in post-argument press events; participate in interview regarding the case	5.5	5,610.00
	110270	Conrad, Adam	03/02/10	Review PACER and exchange e-mails with P. Clement regarding status of fees motion and appeal	0.4	200.00
	5524	Clement, Paul	2/1/2011	Exchange e-mails regarding fees issue	0.2	204.00
	5524	Clement, Paul	2/2/2011	Review draft Seventh Circuit fees brief; draft e-mail regarding same	1	1020.00
	110270	Conrad, Adam	02/02/11	Review Seventh Circuit brief on issue of attorney fees and exchange e-mails with P. Clement regarding same	0.8	400.00
	110270	Conrad, Adam	02/04/11	Revise Seventh Circuit brief on issue of attorney fees; research out-of-circuit case law regarding same	5.0	2500.00
	110270	Conrad, Adam	02/05/11	Research out-of-circuit case law related to attorney fee briefing	1.9	950.00
	110270	Conrad, Adam	02/06/11	Research out-of-circuit case law related to attorney fee briefing; e-mail revised brief and research to P. Clement and J. Buchholz	1.8	900.00
	5560	Buchholz, Jeffrey	02/07/11	Review district court decision; A. Conrad redline of Seventh Circuit fees brief, e-mails with P. Clement, A. Conrad, telephone call with A. Conrad regarding same	1.9	1216.00
	110270	Conrad, Adam	02/07/11	Teleconference with J. Buchholz regarding Seventh Circuit brief in support of request for attorney fees; perform research in light of same	0.2	100.00
	5560	Buchholz, Jeffrey	02/08/11	Telephone call with A. Conrad regarding Seventh Circuit fees brief, e-mails with P. Clement, A. Conrad regarding same	0.9	576.00
	110270	Conrad, Adam	02/08/11	Teleconference with J. Buchholz regarding Seventh Circuit fees brief related to request for attorney fees; revise brief in light of comments from J. Buchholz	5.3	2650.00
	5560	Buchholz, Jeffrey	02/09/11	Edit Seventh Circuit fees brief; meeting with P. Clement, e-mails with A. Conrad regarding same, review materials regarding same	6.5	4160.00

110270	Conrad, Adam	02/09/11	Revise Seventh Circuit brief regarding request for attorney fees	4.9	2450
5524	Clement, Paul	02/10/11	Edit draft brief regarding attorneys' fees	2	2040
5560	Bucholtz, Jeffrey	02/10/11	E-mails with P. Clement, A. Conrad regarding Seventh Circuit fees brief	0.6	384
110270	Conrad, Adam	02/10/11	Revise Seventh Circuit brief regarding request for attorney fees	0.9	450
			TO/TAL		196.4
					157,433.50

**CORRECTED  
EXHIBIT 1-A**

**King & Spalding**  
**Exhibit 1-A: King & Spalding Total Billables**  
**December 1, 2009 - Present**

Seq #	Tkpr ID	Tkpr Name	Date	Narrative	Hours	Agreed Value
	5560	Bucholtz, Jeffrey S.	12/20/10	Review opposition to McDonald fee motion	0.2	128.00
	5560	Bucholtz, Jeffrey S.	02/07/11	Review district court decision, A. Conrad refile of Seventh Circuit fees brief, e-mails with P. Clement, A. Conrad, telephone call with A. Conrad regarding same	1.9	1216
	5560	Bucholtz, Jeffrey S.	02/08/11	Telephone call with A. Conrad regarding Seventh Circuit fees brief, e-mails with P. Clement, A. Conrad, telephone call with A. Conrad regarding same	0.9	576
	5560	Bucholtz, Jeffrey S.	02/09/11		6.5	4160
	5560	Bucholtz, Jeffrey S.	02/10/11	E-mails with P. Clement, A. Conrad regarding Seventh Circuit fees brief	0.6	384
24909082	5560	Bucholtz, Jeffrey S.	12/01/09	Emails with A. Conrad concerning letter regarding Senator McCaskill, review same	0.2	112.00
24909089	5560	Bucholtz, Jeffrey S.	12/02/09	Emails with P. Clement regarding Senator McCaskill	0.1	56.00
25002277	5560	Bucholtz, Jeffrey S.	12/23/09	Mtg P. Clement re motion for divided argument	0.2	112.00
25024994	5560	Bucholtz, Jeffrey S.	12/29/09	Meeting with C. Chiu, emails with P. Clement, C. Chiu regarding motion for divided argument; review Supreme Court rules	1.2	672.00
25025002	5560	Bucholtz, Jeffrey S.	12/31/09	Review Supreme Court rules, emails with P. Clement regarding motion for divided argument	0.2	112.00
25558516	5560	Bucholtz, Jeffrey S.	01/25/10	E-mails with P. Clement regarding divided argument	0.1	59.00
25781055	5560	Bucholtz, Jeffrey S.	02/23/10	Review briefs to prepare for moot	1.7	1,088.00
25781059	5560	Bucholtz, Jeffrey S.	02/24/10	Prepare for and attend moot court for P. Clement	3.8	2,432.00
25781068	5560	Bucholtz, Jeffrey S.	03/02/10	Attend oral argument, meetings with team after argument	3.5	2,240.00
24974824	111315	Chiu, Candice	12/17/09	Research ethical issues in representing party/amicus; find Motions/Oppositions for divided argument	4.1	1,312.00
24974828	111315	Chiu, Candice	12/18/09	Send Potter counsel list for letter	0.8	256.00
24998005	111315	Chiu, Candice	12/21/09	Discuss obtaining Texas Heller motion for divided argument with P. Clement	0.2	64.00
24998007	111315	Chiu, Candice	12/22/09	Track down Texas Heller motion for divided argument	0.5	160.00
24998010	111315	Chiu, Candice	12/22/09	Confirm NRA participation in 7th Circuit to P. Clement	0.3	96.00
24998013	111315	Chiu, Candice	12/22/09	Find examples of divided argument motions filed by SG, look for Respondents-Supporting Petitioner examples	2.0	640.00
24998015	111315	Chiu, Candice	12/23/09	Format Motion for Divided Argument	0.7	224.00
24998018	111315	Chiu, Candice	12/23/09	Prepare signatures, proof of service for P. Clement divided argument letter	1.6	512.00
25021412	111315	Chiu, Candice	12/29/09	Motion for divided argument formatting, font options for P. Clement signatures	0.7	224.00
25558510	111315	Chiu, Candice	01/04/10	Prepare McDonald Motion for Divided Argument for signatures, mailing	0.7	259.00
25558511	111315	Chiu, Candice	01/05/10	Arrange service of Motion for Divided Argument	0.5	185.00
25558512	111315	Chiu, Candice	01/06/10	Revise COS and arrange service, emails	2.0	740.00
5524	Clement, Paul		02/01/11	Exchange e-mails regarding fees issue	0.2	204.00
5524	Clement, Paul		02/02/11	Review draft Seventh Circuit fees brief, draft e-mail regarding same	1	1,020.00
5524	Clement, Paul		02/10/11	Edit draft brief regarding attorney's fees	2	2,040.00
24909224	5524	Clement, Paul D	12/01/09	Exchange e-mails regarding possible letter to Court	0.5	462.50
24926744	5524	Clement, Paul D	12/08/09	Review petitioner's brief	1.0	925.00
24926750	5524	Clement, Paul D	12/09/09	Review petitioner's brief and NRA brief	2.0	1,850.00
24926761	5524	Clement, Paul D	12/11/09	Exchange e-mails regarding A. Conrad regarding motions for divided argument; draft e-mail to D. Lehman regarding same	0.5	462.50
24963663	5524	Clement, Paul D	12/16/09	Discuss States' motion for divided argument; exchange e-mails regarding same with D. Lehman	1.0	925.00
24963668	5524	Clement, Paul D	12/17/09	thereto with A. Conrad and C. Chiu	1.5	1,387.50
24963675	5524	Clement, Paul D	12/18/09	Discuss States' motion with D. Lehman; draft letter to Clerk	1.0	925.00
25002289	5524	Clement, Paul D	12/21/09	Prepare for and participate in conference call re possible divided argument motion; draft letter re Rule 37.6 disclosure	2.5	2,312.50
				Discuss procuring Texas Heller divided argument motion with C. Chiu: forward same to D. Lehman; discuss various research issues related to divided argument motions with C. Chiu; review various motions for divided argument; draft motion for divided argument and oppositions		
25002294	5524	Clement, Paul D	12/22/09	argument	3.5	3,237.50
25002301	5524	Clement, Paul D	12/23/09	edit divided argument motion; edit Rule 37.6 disclosure letter; exchange e-mails re same w/ D. Lehman; discuss preparations for filing w/ C. Chiu	1.5	1,387.50
25558518	5524	Clement, Paul D	01/04/10	Review motion for divided argument; notify parties and state of Texas regarding same; send letter to Court regarding Rule 37.6	1.5	1,455.00
25558519	5524	Clement, Paul D	01/05/10	Exchange e-mails regarding divided argument motion	0.5	485.00

2555858520	5524	Clement, Paul D	01/06/10	Correct service of motion; exchange e-mails regarding filing	0.5	485.00
2555858521	5524	Clement, Paul D	01/07/10	Exchange e-mails regarding scheduling and motion for divided argument	0.5	485.00
25781044	5524	Clement, Paul D	01/08/10	Review opposition to motion for divided argument; exchange e-mails regarding same; discuss same with D. Lehman	1.0	970.00
2555858523	5524	Clement, Paul D	01/11/10	Review e-mails regarding Clerk's response to our motion for divided argument and effort to get him to retract misstatements	0.5	485.00
2555858524	5524	Clement, Paul D	01/15/10	Review, press release; review insert for reply brief	0.5	510.00
2555858525	5524	Clement, Paul D	01/19/10	Exchange e-mails regarding motion for divided argument; call clerk's office	0.5	485.00
25781045	5524	Clement, Paul D	01/20/10	Discuss motion for divided argument with Clerk's office; draft e-mail regarding same	0.4	408.00
2555858537	5524	Clement, Paul D	01/25/10	Discuss oral argument in wake of grant of Motion for Divided Argument; edit reply brief	3.5	3,570.00
2555858538	5524	Clement, Paul D	01/26/10	Exchange e-mails related to reply brief and oral argument	1.0	1,020.00
2555858539	5524	Clement, Paul D	01/27/10	Edit reply brief; discuss same with D. Lehman	2.5	2,550.00
2555858540	5524	Clement, Paul D	01/28/10	Review and exchange e-mails regarding reply brief and related issues	0.5	510.00
2555858541	5524	Clement, Paul D	01/29/10	Review and exchange e-mails regarding reply briefs and moot courts	0.5	510.00
2555858542	5524	Clement, Paul D	02/01/10	Review petitioner's reply brief; review e-mails regarding moot courts, etc.	1.0	1,020.00
25781046	5524	Clement, Paul D	02/01/10	Prepare for and participate in conference call regarding oral argument with C. Cox, W. LaPierre and D. Lehman; participate in follow-up call with D. Lehman regarding moot court	1.5	1,550.00
2555858544	5524	Clement, Paul D	02/12/10	Prepare for oral argument	4.5	4,590.00
25781047	5524	Clement, Paul D	02/13/10	Prepare for oral argument	1.5	1,530.00
2555858546	5524	Clement, Paul D	02/16/10	Prepare for oral argument	3.0	3,060.00
25781048	5524	Clement, Paul D	02/18/10	Prepare for oral argument	2.5	2,550.00
25781049	5524	Clement, Paul D	02/19/10	Prepare for oral argument	2.0	2,040.00
25781051	5524	Clement, Paul D	02/20/10	Prepare for oral argument	8.0	8,160.00
25781052	5524	Clement, Paul D	02/21/10	Prepare for oral argument	9.0	9,180.00
25781053	5524	Clement, Paul D	02/22/10	Prepare for oral argument; prepare for and participate in first moot court	8.0	8,160.00
25781056	5524	Clement, Paul D	02/23/10	Review amicus briefs	4.0	4,080.00
25781060	5524	Clement, Paul D	02/24/10	Prepare for and participate in second moot court	4.0	4,080.00
25781063	5524	Clement, Paul D	02/25/10	Prepare for oral argument; review amicus briefs; discuss case with D. Kendall (amicus in support of petitioners)	4.5	4,590.00
25781064	5524	Clement, Paul D	02/26/10	Prepare for oral argument; review amicus briefs	4.0	4,080.00
25781065	5524	Clement, Paul D	02/27/10	Prepare for oral argument; review cases and amicus briefs	4.0	4,080.00
25781066	5524	Clement, Paul D	02/28/10	Prepare for oral argument	8.0	8,160.00
25781067	5524	Clement, Paul D	03/01/10	Prepare for oral argument	10.0	10,200.00
25781069	5524	Clement, Paul D	03/02/10	Prepare for and participate in oral argument; participate in post-argument press events; participate in interview regarding the case	5.5	5,610.00
110270	Conrad, Adam	12/02/10	Review brief requesting award of attorney fees; exchange e-mails with J. Bucholtz regarding brief	0.5	250.00	
110270	Conrad, Adam	01/11/11	Review PACER and exchange e-mails with P. Clement regarding status of fees motion and appeal	0.4	200.00	
110270	Conrad, Adam	02/02/11	Review Seventh Circuit brief on issue of attorney fees and exchange e-mails with P. Clement regarding same	0.8	400	
110270	Conrad, Adam	02/04/11	Revise Seventh Circuit brief on issue of attorney fees; research out-of-circuit case law regarding same	5.0	2500	
110270	Conrad, Adam	02/05/11	Research out-of-circuit case law related to attorney fee briefing	1.9	950	
110270	Conrad, Adam	02/06/11	Research out-of-circuit case law related to attorney fee briefing; e-mail revised brief and research to P. Clement and J. Bucholtz	1.8	900	
110270	Conrad, Adam	02/07/11	Teleconference with J. Bucholtz regarding Seventh Circuit brief in support of request for attorney fees; perform research in light of same	0.2	100	
110270	Conrad, Adam	02/08/11	Teleconference with J. Bucholtz regarding Seventh Circuit brief related to request for attorney fees; revise brief in light of comments from J. Bucholtz	5.3	2,650.00	
110270	Conrad, Adam	02/09/11	Revise Seventh Circuit brief regarding request for attorney fees	4.9	2450	
110270	Conrad, Adam	02/10/11	Teleconference with Clerk's office regarding addition of Member to join already filed amicus brief; prepare letter regarding Sen.	0.9	450	
24902318	110270	Conrad, Adam	12/07/09	McCaskill joining brief	1.2	504.00
24938637	110270	Conrad, Adam	12/07/09	Research issues related to oral argument	1.1	462.00
24938641	110270	Conrad, Adam	12/08/09	Research issues related to oral argument	1.0	420.00
24938647	110270	Conrad, Adam	12/10/09	Research issues related to oral argument	1.0	420.00
24938652	110270	Conrad, Adam	12/11/09	Research issues related to oral argument	1.3	546.00
2555858506	110270	Conrad, Adam	01/25/10	Exchange emails with P. Clement regarding City of Chicago's amicus brief in Heller case	0.4	200.00
2555858507	110270	Conrad, Adam	01/28/10	Review respondent Chicago's brief	1.5	750.00
25781062	110270	Conrad, Adam	02/24/10	Review parties' briefs and amicus briefs in preparation for moot court for P. Clement; participate in moot court for P. Clement	6.8	3,400.00

25558500	110828	Gallo, Sara L	01/06/10	File amended certificate of service with the United States Supreme Court per the request of C. Long		1.5	315.00
25781057	111290	Joseffer, Daryl	02/23/10	Prepare for moot court		2.7	1,917.00
25781061	111290	Joseffer, Daryl	02/24/10	Prepare for and participate in moot court		3.4	2,414.00
25558496	110984	Long, Catherine M	01/05/10	File motion with the United States Supreme Court; serve copies to counsel on service list		0.1	15.50
25558497	110984	Long, Catherine M	01/06/10	Coordinate with S. Gallo to file amended certificate of service with the United States Supreme Court; serve copies of amended certificate to counsel on service list		0.8	124.00
				TOTAL		196.8	158,123.50

# **EXHIBIT 1-B**

## Exhibit 1-B

## Written-Off Hours

25781050	110270	Conrad, Adam	02/19/10	Prepare and review materials for moot argument for P. Clement to be held February 24	0.7	350.00
25781054	110270	Conrad, Adam	02/22/10	Prepare and review materials for moot argument for P. Clement to be held February 24	0.6	300.00
25781058	110270	Conrad, Adam	02/23/10	Review briefing in preparation for moot court for P. Clement	0.2	100.00
25781070	5560	Bucholtz, Jeffrey S.	03/03/10	Review transcript of oral argument	0.4	256.00
25781071	5524	Clement, Paul D	03/04/10	Discuss argument with T. Mauro; review C. Cox article regarding argument; review materials regarding possible future challenges	1.0	1,020.00
111664		Mezzina, Paul	12/03/10	Review Chicago/Oak Park Supreme Court and Seventh Circuit briefs; identify relevant excerpts for memorandum on attorney's fees; enter proposed revisions to memorandum in redline and e-mail to J. Bucholtz	2.0	840.00
6214		Evritt, Maureen	02/10/11	Research to retrieve a copy of a United States Supreme Court order issued in McDonald v City of Chicago for A. Conrad	0.7	150.5
111664		Mezzina, P	12/3/2010	Computer Research - Lexis/Westlaw	-	41.26
				<b>TOTAL</b>	<b>5.6</b>	<b>3,057.76</b>

# **EXHIBIT 1-C**

**Exhibit 1-C**  
**Billables for Motion for Divided Argument**

Tkpr ID	Tkpr Name	Date	Narrative	Hours	Agreed Value
110270	Conrad, Adam	12/07/09	Research issues related to oral argument	1.1	462.00
110270	Conrad, Adam	12/08/09	Research issues related to oral argument	1.0	420.00
110270	Conrad, Adam	12/10/09	Research issues related to oral argument	1.0	420.00
110270	Conrad, Adam	12/11/09	Research issues related to oral argument	1.3	546.00
111315	Chiu, Candice	12/17/09	Research ethical issues in representing party/amicus; find Motions/Oppositions for divided argument	4.1	1,312.00
111315	Chiu, Candice	12/18/09	Send Potter counsel list for	0.8	256.00
111315	Chiu, Candice	12/21/09	Discuss obtaining Texas Heller motion for divided argument with P. Clement, library	0.2	64.00
111315	Chiu, Candice	12/22/09	Track down Texas Heller motion for divided argument	0.5	160.00
111315	Chiu, Candice	12/22/09	Confirm NRA participation in 7th Circuit to P. Clement	0.3	96.00
111315	Chiu, Candice	12/22/09	Find examples of divided argument motions filed by SG, look for Respondents-Supporting Petitioner examples	2.0	640.00
111315	Chiu, Candice	12/23/09	Format Motion for Divided Argument	0.7	224.00
111315	Chiu, Candice	12/23/09	Prepare signatures, proof of service for P. Clement divided argument letter	1.6	512.00
111315	Chiu, Candice	12/29/09	Motion for divided argument formatting, font options for P. Clement signatures	0.7	224.00
111315	Chiu, Candice	01/04/10	Prepare McDonald Motion for Divided Argument for signatures, mailing	0.7	259.00
111315	Chiu, Candice	01/05/10	Arrange service of Motion for Divided Argument	0.5	185.00
111315	Chiu, Candice	01/06/10	Revise COS and arrange service, emails	2.0	740.00
5524	Clement, Paul D	12/01/09	Exchange e-mails regarding possible letter to Court	0.5	462.50
5524	Clement, Paul D	12/08/09	Review petitioner's brief	1.0	925.00
5524	Clement, Paul D	12/09/09	Review petitioner's brief and NRA brief	2.0	1,850.00
5524	Clement, Paul D	12/11/09	Exchange e-mails regarding A. Conrad regarding motions for divided argument; draft e-mail to D. Lehman regarding same	0.5	462.50
5524	Clement, Paul D	12/16/09	Discuss motion for divided argument with Clerk's office; exchange e-mails regarding same with D. Lehman	1.0	925.00
5524	Clement, Paul D	12/17/09	Discuss States' motion for divided argument; exchange e-mails regarding sample motions for divided argument and oppositions thereto with A. Conrad and C. Chiu	1.5	1,387.50
5524	Clement, Paul D	12/18/09	Discuss States' motion with D. Lehman; draft letter to Clerk	1.0	925.00
5524	Clement, Paul D	12/21/09	Prepare for and participate in conference call re possible divided argument motion; draft letter re Rule 37.6 disclosure	2.5	2,312.50
5524	Clement, Paul D	12/22/09	Discuss procuring Texas Heller divided argument motion with C. Chiu; forward same to D. Lehman; discuss various research issues related to divided argument motions with C. Chiu; review various motions for divided argument; draft motion for divided argument	3.5	3,237.50
5524	Clement, Paul D	12/23/09	edit divided argument motion; edit Rule 37.6 disclosure letter; exchange e-mails re same w/ D. Lehman; discuss preparations for filing w/ C. Chiu	1.5	1,387.50
5524	Clement, Paul D	01/04/10	Review motion for divided argument; notify parties and state of Texas regarding same; send letter to Court regarding Rule 37.6 disclosure	1.5	1,455.00
5524	Clement, Paul D	01/05/10	Exchange e-mails regarding divided argument motion	0.5	485.00
5524	Clement, Paul D	01/06/10	Correct service of motion; exchange e-mails regarding filing	0.5	485.00
5524	Clement, Paul D	01/07/10	Exchange e-mails regarding scheduling and motion for divided argument	0.5	485.00
5524	Clement, Paul D	01/08/10	Review opposition to motion for divided argument; exchange e-mails regarding same; discuss same with D. Lehman	1.0	970.00
5524	Clement, Paul D	01/11/10	Review e-mails regarding Gura's response to our motion for divided argument and effort to get him to retract misstatements therein; draft e-mail to D. Lehman regarding same	0.5	485.00
5524	Clement, Paul D	01/19/10	Exchange e-mails regarding motion for divided argument; call clerk's office	0.5	485.00
5560	Bucholtz, Jeffrey S.	12/23/09	mtg P Clement re motion for divided argument	0.2	112.00
5560	Bucholtz, Jeffrey S.	12/29/09	Meeting with C. Chiu, emails with P. Clement, C. Chiu regarding motion for divided argument; review Supreme Court rules	1.2	672.00
5560	Bucholtz, Jeffrey S.	12/31/09	Review Supreme Court rules, emails with P. Clement regarding motion for divided argument	0.2	112.00
5560	Bucholtz, Jeffrey S.	01/25/10	E-mails with P. Clement, A. Conrad regarding divided argument	0.1	59.00
110828	Gallo, Sara L	01/06/10	File amended certificate of service with the United States Supreme Court per the request of C. Long	1.5	315.00
110984	Long, Catherine M	01/05/10	File motion with the United States Supreme Court; serve copies to counsel on service list	0.1	15.50
110984	Long, Catherine M	01/06/10	Coordinate with S. Gallo to file amended certificate of service with the United States Supreme Court; serve copies of amended certificate to counsel on service list	0.8	124.00
6214	Evritt, Maureen	12/22/09	Research to retrieve a copy of the motion for participation in oral argument and for divided argument filed in United States Supreme Court case number 07-290 for C. Chiu	1.8	360.00
			Totals		<b>44.4</b> <b>27,014.50</b>

## Billables for Briefing and Oral Argument

Tkpr ID	Tkpr Name	Date	NARRATIVE	Hours	Agreed Value
5524	Clement, Paul D	01/15/10	Review press release; review insert for reply brief	0.5	510.00
5524	Clement, Paul D	01/20/10	Discuss motion for divided argument with Clerk's office; draft e-mail regarding same	0.4	408.00
110270	Conrad, Adam	01/25/10	Exchange emails with P. Clement regarding City of Chicago's amicus brief in Heller case	0.4	200.00
5524	Clement, Paul D	01/25/10	Discuss oral argument in wake of grant of Motion for Divided Argument; edit reply brief	3.5	3,570.00
5524	Clement, Paul D	01/26/10	Exchange e-mails related to reply brief and oral argument	1	1,020.00
5524	Clement, Paul D	01/27/10	Edit reply brief; discuss same with D. Lehman	2.5	2,550.00
110270	Conrad, Adam	01/28/10	Review respondent Chicago's brief	1.5	750.00
5524	Clement, Paul D	01/28/10	Review and exchange e-mails regarding reply brief and related issues	0.5	510.00
5524	Clement, Paul D	01/29/10	Review and exchange e-mails regarding reply briefs and moot courts	0.5	510.00
5524	Clement, Paul D	02/01/10	Review petitioner's reply brief; review e-mails regarding moot courts, etc.	1	1,020.00
5524	Clement, Paul D	02/02/10	Prepare for and participate in conference call regarding oral argument with C. Cox, W. LaPierre and D. Lehman; participate in follow-up call with D. Lehman regarding moot court	1.5	1,530.00
5524	Clement, Paul D	02/12/10	Prepare for oral argument	4.5	4,590.00
5524	Clement, Paul D	02/13/10	Prepare for oral argument	1.5	1,530.00
5524	Clement, Paul D	02/16/10	Prepare for oral argument	3	3,060.00
5524	Clement, Paul D	02/18/2010	Prepare for oral argument	2.5	2,550.00
5524	Clement, Paul D	02/19/2010	Prepare for oral argument	2	2,040.00
5524	Clement, Paul D	02/20/2010	Prepare for oral argument	8	8,160.00
5524	Clement, Paul D	02/21/2010	Prepare for oral argument	9	9,180.00
5524	Clement, Paul D	02/22/2010	Prepare for oral argument; prepare for and participate in first moot court	8	8,160.00
5560	Bucholtz, Jeffrey S.	02/23/2010	Review briefs to prepare for moot	1.7	1,088.00
5524	Clement, Paul D	02/23/2010	Review amicus briefs	4	4,080.00
111290	Joseffer, Daryl	02/23/2010	Prepare for moot court	2.7	1,917.00
5560	Bucholtz, Jeffrey S.	02/24/2010	Prepare for and attend moot court for P. Clement	3.8	2,432.00
5524	Clement, Paul D	02/24/2010	Prepare for and participate in second moot court	4	4,080.00
111290	Joseffer, Daryl	02/24/2010	Prepare for and participate in moot court	3.4	2,414.00
110270	Conrad, Adam	02/24/2010	Review parties' briefs and amicus briefs in preparation for moot court for P. Clement; participate in moot court for P. Clement	6.8	3,400.00
5524	Clement, Paul D	02/25/2010	Prepare for oral argument; review amicus briefs; discuss case with D. Kendall (amicus in support of petitioners)	4.5	4,590.00
5524	Clement, Paul D	02/26/2010	Prepare for oral argument; review amicus briefs	4	4,080.00
5524	Clement, Paul D	02/27/10	Prepare for oral argument; review cases and amicus briefs	4	4,080.00
5524	Clement, Paul D	02/28/10	Prepare for oral argument	8	8,160.00
5524	Clement, Paul D	03/01/10	Prepare for oral argument	10	10,200.00
5560	Bucholtz, Jeffrey S.	03/02/10	Attend oral argument, meetings with team after argument	3.5	2,240.00
5524	Clement, Paul D	03/02/10	Prepare for and participate in post-argument press events; participate in interview regarding the case	5.5	5,610.00
			Totals	117.7	110,219.00

## Billables for Fees Litigation

Tkpr	TKPR Name	Date	Narrative	Bs Hrs	Base Amt
110270	Conrad, Adam	12/02/10	Review brief requesting award of attorney fees; exchange e-mails with J. Bucholtz regarding brief	0.5	250.00
5560	Bucholtz, Jeffrey	12/20/10	Review opposition to McDonald fee motion	0.2	128.00
110270	Conrad, Adam	01/11/11	Review PACER and exchange e-mails with P. Clement regarding status of fees motion and appeal	0.4	200.00
5524	Clement, Paul	2/1/2011	Exchange e-mails regarding fees issue	0.2	204.00
5524	Clement, Paul	2/2/2011	Review draft Seventh Circuit fees brief; draft e-mail regarding same	1	1,020.00
110270	Conrad, Adam	02/02/11	Review Seventh Circuit brief on issue of attorney fees and exchange e-mails with P. Clement regarding same	0.8	400.00
110270	Conrad, Adam	02/04/11	Revise Seventh Circuit brief on issue of attorney fees; research out-of-circuit case law regarding same	5.0	2,500.00
110270	Conrad, Adam	02/05/11	Research out-of-circuit case law related to attorney fee briefing	1.9	950.00
110270	Conrad, Adam	02/06/11	Research out-of-circuit case law related to attorney fee briefing; e-mail revised brief and research to P. Clement and J. Bucholtz	1.8	900.00
5560	Bucholtz, Jeffrey	02/07/11	Review district court decision, A. Conrad redline of Seventh Circuit fees brief, e-mails with P. Clement, A. Conrad, telephone call with A. Conrad regarding same	1.9	1,216.00
110270	Conrad, Adam	02/07/11	Teleconference with J. Bucholtz regarding Seventh Circuit brief in support of request for attorney fees; perform research in light of same	0.2	100.00
5560	Bucholtz, Jeffrey	02/08/11	Telephone call with A. Conrad regarding Seventh Circuit fees brief, e-mails with P. Clement, A. Conrad regarding same	0.9	576.00
110270	Conrad, Adam	02/08/11	Teleconference with J. Bucholtz regarding Seventh Circuit brief related to request for attorney fees; revise brief in light of comments from J. Bucholtz	5.3	2,650.00
5560	Bucholtz, Jeffrey	02/09/11	Edit Seventh Circuit fees brief, meeting with P. Clement, e-mails with A. Conrad regarding same, review materials regarding same	6.5	4,160.00
110270	Conrad, Adam	02/09/11	Revise Seventh Circuit brief regarding request for attorney fees	4.9	2,450.00
5524	Clement, Paul	2/10/2011	Edit draft brief regarding attorney's fees	2	2,040.00
5560	Bucholtz, Jeffrey	02/10/11	E-mails with P. Clement, A. Conrad regarding Seventh Circuit fees brief	0.6	384.00
110270	Conrad, Adam	02/10/11	Revise Seventh Circuit brief regarding request for attorney fees	0.9	450.00
			Totals	35.0	20,578.00

**CORRECTED  
EXHIBIT 1-C**

**Exhibit 1-C**  
**Billables for Motion for Divided Argument**

Tkpr ID	Tkpr Name	Date	Narrative	Hours	Agreed Value
5560	Bucholtz, Jeffrey S.	12/23/09	mtg P Clement re motion for divided argument	0.2	112.00
5560	Bucholtz, Jeffrey S.	12/29/09	Meeting with C. Chiu, emails with P. Clement, C. Chiu regarding motion for divided argument; review Supreme Court rules	1.2	672.00
5560	Bucholtz, Jeffrey S.	12/31/09	Review Supreme Court rules, emails with P. Clement regarding motion for divided argument	0.2	112.00
5560	Bucholtz, Jeffrey S.	01/25/10	E-mails with P. Clement, A. Conrad regarding divided argument	0.1	59.00
5560	Bucholtz, Jeffrey S.	12/01/09	Emails with A. Conrad concerning letter regarding Senator McCaskill; review same	0.2	112.00
5560	Bucholtz, Jeffrey S.	12/02/09	Emails with P. Clement regarding Senator McCaskill; review same	0.1	56.00
111315	Chiu, Candice	12/17/09	Research ethical issues in representing party/amicus; find Motions/Oppositions for divided argument	4.1	1,312.00
111315	Chiu, Candice	12/18/09	Send Potter counsel list for letter	0.8	256.00
111315	Chiu, Candice	12/21/09	Discuss obtaining Texas Heller motion for divided argument with P. Clement, library	0.2	64.00
111315	Chiu, Candice	12/22/09	Track down Texas Heller motion for divided argument	0.5	160.00
111315	Chiu, Candice	12/22/09	Confirm NRA participation in 7th Circuit to P. Clement	0.3	96.00
111315	Chiu, Candice	12/22/09	Find examples of divided argument motions filed by SG, look for Respondents-Supporting Petitioner examples	2.0	640.00
111315	Chiu, Candice	12/23/09	Format Motion for Divided Argument	0.7	224.00
111315	Chiu, Candice	12/23/09	Prepare signatures, proof of service for P. Clement divided argument letter	1.6	512.00
111315	Chiu, Candice	12/29/09	Motion for divided argument formatting, font options for P. Clement signatures	0.7	224.00
111315	Chiu, Candice	01/04/10	Prepare McDonald Motion for Divided Argument for signatures, mailing	0.7	259.00
111315	Chiu, Candice	01/05/10	Arrange service of Motion for Divided Argument	0.5	185.00
111315	Chiu, Candice	01/06/10	Revise COS and arrange service, emails	2.0	740.00
5524	Clement, Paul D	12/01/09	Exchange e-mails regarding possible letter to Court	0.5	162.50
5524	Clement, Paul D	12/08/09	Review petitioner's brief	1.0	325.00
5524	Clement, Paul D	12/09/09	Review petitioner's brief and NRA brief	2.0	1,850.00
5524	Clement, Paul D	12/11/09	Exchange e-mails regarding A. Conrad regarding motions for divided argument; draft e-mail to D. Lehman regarding same	0.5	162.50
5524	Clement, Paul D	12/16/09	Discuss motion for divided argument with Clerk's office; exchange e-mails regarding same with D. Lehman	1.0	925.00
5524	Clement, Paul D	12/17/09	Discuss States' motion for divided argument; exchange e-mails regarding sample motions for divided argument and oppositions thereto with A. Conrad and C. Chiu	1.5	1,387.50
5524	Clement, Paul D	12/18/09	Discuss States' motion with D. Lehman; draft letter to Clerk	1.0	925.00
5524	Clement, Paul D	12/21/09	Prepare for and participate in conference call re possible divided argument motion; draft letter re Rule 37.6 disclosure	2.5	2,312.50
5524	Clement, Paul D	12/22/09	Discuss procuring Texas Heller divided argument motion with C. Chiu; forward same to D. Lehman; discuss various research issues related to divided argument motions with C. Chiu; review various motions for divided argument; draft motion for divided argument	3.5	3,237.50
5524	Clement, Paul D	12/23/09	edit divided argument motion; edit Rule 37.6 disclosure letter; exchange e-mails re same w/ D. Lehman; discuss preparations for filing w/ C. Chiu	1.5	1,387.50
5524	Clement, Paul D	01/04/10	Review motion for divided argument; notify parties and state of Texas regarding same; send letter to Court regarding Rule 37.6 disclosure	1.5	1,455.00
5524	Clement, Paul D	01/05/10	Exchange e-mails regarding divided argument motion	0.5	162.50
5524	Clement, Paul D	01/06/10	Correct service of motion; exchange e-mails regarding filing	0.5	162.50
5524	Clement, Paul D	01/07/10	Exchange e-mails regarding scheduling and motion for divided argument	0.5	162.50
5524	Clement, Paul D	01/08/10	Review opposition to motion for divided argument; exchange e-mails regarding same; discuss same with D. Lehman	1.0	970.00
5524	Clement, Paul D	01/11/10	Review e-mails regarding Gura's response to our motion for divided argument and effort to get him to retract missstatements therein; draft e-mail to D. Lehman regarding same	0.5	162.50
5524	Clement, Paul D	01/19/10	Exchange e-mails regarding motion for divided argument; call clerk's office	0.5	162.50
110270	Conrad, Adam	12/01/09	Teleconference with Clerk's office regarding addition of Member to join already filed amicus brief, prepare letter	1.2	504.00
110270	Conrad, Adam	12/07/09	regarding Sen. McCaskill joining brief	1.1	462.00
110270	Conrad, Adam	12/08/09	Research issues related to oral argument	1.0	420.00
110270	Conrad, Adam	12/10/09	Research issues related to oral argument	1.0	420.00
110270	Conrad, Adam	12/11/09	Research issues related to oral argument	1.3	546.00

110828	Gallo, Sara L	01/06/10	File amended certificate of service with the United States Supreme Court per the request of C. Long	315.00
110984	Long, Catherine M	01/05/10	File motion with the United States Supreme Court; serve copies to counsel on service list	15.50

110984	Long, Catherine M	01/06/10	Coordinate with S. Gallo to file amended certificate of service with the United States Supreme Court; serve copies of amended certificate to counsel on service list	0.8	124.00
			Totals	44.1	27,326.50

## Billables for Briefing and Oral Argument

Tkpr ID	Tkpr Name	Date	NARRATIVE	Hours	Agreed Value
5560	Bucholtz, Jeffrey S.	2/23/2010	Review briefs to prepare for moot	1.7	1,088.00
5560	Bucholtz, Jeffrey S.	2/24/2010	Prepare for and attend moot court for P. Clement	3.8	2,432.00
5560	Bucholtz, Jeffrey S.	03/02/10	Attend oral argument; meetings with team after argument	3.5	2,240.00
5524	Clement, Paul D	01/15/10	Review press release; review insert for reply brief	0.5	510.00
5524	Clement, Paul D	01/20/10	Discuss motion for divided argument with Clerk's office; draft e-mail regarding same	0.4	408.00
5524	Clement, Paul D	01/25/10	Discuss oral argument in wake of grant of Motion for Divided Argument; edit reply brief	3.5	3,570.00
5524	Clement, Paul D	01/26/10	Exchange e-mails related to reply brief and oral argument	1	1,020.00
5524	Clement, Paul D	01/27/10	Edit reply brief; discuss same with D. Lehman	2.5	2,550.00
5524	Clement, Paul D	01/28/10	Review and exchange e-mails regarding reply brief and related issues	0.5	510.00
5524	Clement, Paul D	01/29/10	Review and exchange e-mails regarding reply briefs and moot courts	0.5	510.00
5524	Clement, Paul D	02/01/10	Review petitioner's reply brief; review e-mails regarding moot courts, etc.	1	1,020.00
5524	Clement, Paul D	02/02/10	Prepare for and participate in conference call regarding oral argument with C. Cox, W. LaPierre and D. Lehman; participate in follow-up call with D. Lehman regarding moot court	1.5	1,530.00
5524	Clement, Paul D	02/12/10	Prepare for oral argument	4.5	4,590.00
5524	Clement, Paul D	02/13/10	Prepare for oral argument	1.5	1,530.00
5524	Clement, Paul D	02/16/10	Prepare for oral argument	3	3,060.00
5524	Clement, Paul D	2/18/2010	Prepare for oral argument	2.5	2,550.00
5524	Clement, Paul D	2/19/2010	Prepare for oral argument	2	2,040.00
5524	Clement, Paul D	2/20/2010	Prepare for oral argument	8	8,160.00
5524	Clement, Paul D	2/21/2010	Prepare for oral argument	9	9,180.00
5524	Clement, Paul D	2/22/2010	Prepare for oral argument; prepare for and participate in first moot court	8	8,160.00
5524	Clement, Paul D	2/23/2010	Review amicus briefs	4	4,080.00
5524	Clement, Paul D	2/24/2010	Prepare for and participate in second moot court	4	4,080.00
5524	Clement, Paul D	2/25/2010	Prepare for oral argument; review amicus briefs; discuss case with D. Kendall (amicus in support of petitioners)	4.5	4,590.00
5524	Clement, Paul D	2/26/2010	Prepare for oral argument; review amicus briefs	4	4,080.00
5524	Clement, Paul D	02/27/10	Prepare for oral argument; review cases and amicus briefs	4	4,080.00
5524	Clement, Paul D	02/28/10	Prepare for oral argument	8	8,160.00
5524	Clement, Paul D	03/01/10	Prepare for oral argument	10	10,200.00
5524	Clement, Paul D	03/02/10	Prepare for and participate in oral argument; participate in post-argument press events; participate in interview regarding the case	5.5	5,610.00
110270	Conrad, Adam	01/25/10	Exchange emails with P. Clement regarding City of Chicago's amicus brief in Heller case	0.4	200.00
110270	Conrad, Adam	01/28/10	Review respondent Chicago's brief	1.5	750.00
110270	Conrad, Adam	02/24/2010	Review parties' briefs and amicus briefs in preparation for moot court for P. Clement; participate in moot court for P.	6.8	3,400.00
111290	Joseffer, Daryl	2/23/2010	Prepare for moot court	2.7	1,917.00
111290	Joseffer, Daryl	2/24/2010	Prepare for and participate in moot court	3.4	2,414.00

## Billables for Fees Litigation

Tkpr	TKPR Name	Date	Narrative	Bs Hrs	Base Amt
5560	Bucholtz, Jeffrey	12/20/10	Review opposition to McDonald fee motion	0.2	128.00
5560	Bucholtz, Jeffrey	02/07/11	Review district court decision, A. Conrad reline of Seventh Circuit fees brief, e-mails with P. Clement, A. Conrad, telephone call with A. Conrad regarding same	1.9	1,216.00
5560	Bucholtz, Jeffrey	02/08/11	Telephone call with A. Conrad regarding Seventh Circuit fees brief, e-mails with P. Clement, A. Conrad regarding same	0.9	576.00
5560	Bucholtz, Jeffrey	02/09/11	Edit Seventh Circuit fees brief, meeting with P. Clement, e-mails with A. Conrad regarding same, review materials regarding same	6.5	4,160.00
5560	Bucholtz, Jeffrey	02/10/11	E-mails with P. Clement, A. Conrad regarding Seventh Circuit fees brief	0.6	384.00
5524	Clement, Paul	2/1/2011	Exchange e-mails regarding fees issue	0.2	204.00
5524	Clement, Paul	2/2/2011	Review draft Seventh Circuit fees brief, draft e-mail regarding same	1	1,020.00
5524	Clement, Paul	2/10/2011	Edit draft brief regarding attorneys' fees	2	2,040.00
110270	Conrad, Adam	12/02/10	Review brief requesting award of attorney fees; exchange e-mails with J. Bucholtz regarding brief	0.5	250.00
110270	Conrad, Adam	01/11/11	Review PACER and exchange e-mails with P. Clement regarding status of fees motion and appeal	0.4	200.00
			Review Seventh Circuit brief on issue of attorney fees and exchange e-mails with P. Clement regarding same		
110270	Conrad, Adam	02/02/11		0.8	400.00
110270	Conrad, Adam	02/04/11	Revise Seventh Circuit brief on issue of attorney fees; research out-of circuit case law regarding same	5.0	2,500.00
110270	Conrad, Adam	02/05/11	Research out-of-circuit case law related to attorney fee briefing	1.9	950.00
110270	Conrad, Adam	02/06/11	Research out-of-circuit case law related to attorney fee briefing; e-mail revised brief and research to P. Clement and J. Bucholtz	1.8	900.00
110270	Conrad, Adam	02/07/11	Teleconference with J. Bucholtz regarding Seventh Circuit brief in support of request for attorney fees; perform research in light of same	0.2	100.00
110270	Conrad, Adam	02/08/11	Teleconference with J. Bucholtz regarding Seventh Circuit brief related to request for attorney fees; revise brief in light of comments from J. Bucholtz	5.3	2,650.00
110270	Conrad, Adam	02/09/11	Revise Seventh Circuit brief regarding request for attorney fees	4.9	2,450.00
110270	Conrad, Adam	02/10/11	Revise Seventh Circuit brief regarding request for attorney fees	0.9	450.00
			Totals	35.0	20,578.00

# **EXHIBIT 1-D**

## Exhibit 1 - D

## Written-off Hours for Briefing and Oral Argument

25781050	110270	Conrad, Adam	02/19/10	Prepare and review materials for moot argument for P. Clement to be held February 24	0.7	350.00
25781054	110270	Conrad, Adam	02/22/10	Prepare and review materials for moot argument for P. Clement to be held February 24	0.6	300.00
25781058	110270	Conrad, Adam	02/23/10	Review briefing in preparation for moot court for P. Clement	0.2	100.00
25781070	5560	Bucholtz, Jeffrey S.	03/03/10	Review transcript of oral argument	0.4	256.00
25781071	5524	Clement, Paul D	03/04/10	regarding possible future challenges	1.0	1,020.00

## Written-off Hours for Fees Litigation

111664	Mezzina, Paul	12/03/10	Review Chicago/Oak Park Supreme Court and Seventh Circuit briefs; identify relevant excerpts for memorandum on attorney's fees; enter proposed revisions to memorandum in redline and e-mail to J. Bucholtz	2.0	840.00
6214	Evritt, Maureen	02/10/11	Research to retrieve a copy of a United States Supreme Court order issued in McDonald v City of Chicago for A. Conrad	0.7	150.5

## Written-off Hours for Case Expenses

Requesting Attorney ID	Requesting Attorney Name	Date	Cost Desc	Base Amt
111664	Mezzina, Paul	12/3/2010	Computer Research - Lexis/Nestlaw	41.26

# **EXHIBIT 1-E**

**Exhibit 1-E: Case Expenses**

Requesting Attorney ID	Requesting Attorney Name	Date	Cost Desc	Base Amt
110270	Conrad, Adam	2/4/2011	Computer Research - Lexis/Westlaw	27.49
110270	Conrad, Adam	2/4/2011	Computer Research - Lexis/Westlaw	15.6
110270	Conrad, Adam	2/4/2011	Computer Research - Lexis/Westlaw	35.64
110270	Conrad, Adam	2/4/2011	Computer Research - Lexis/Westlaw	2.24
110270	Conrad, Adam	2/4/2011	Computer Research - Lexis/Westlaw	0.69
110270	Conrad, Adam	2/5/2011	Computer Research - Lexis/Westlaw	15.6
110270	Conrad, Adam	2/5/2011	Computer Research - Lexis/Westlaw	19.8
110270	Conrad, Adam	2/6/2011	Computer Research - Lexis/Westlaw	3.96
110270	Conrad, Adam	2/6/2011	Computer Research - Lexis/Westlaw	15.6
110270	Conrad, Adam	2/7/2011	Computer Research - Lexis/Westlaw	13.44
110270	Conrad, Adam	2/7/2011	Computer Research - Lexis/Westlaw	15.84
110270	Conrad, Adam	2/9/2011	Computer Research - Lexis/Westlaw	3.96
110270	Conrad, Adam	2/9/2011	Computer Research - Lexis/Westlaw	3
110270	Conrad, Adam	2/9/2011	Computer Research - Lexis/Westlaw	40.32
110270	Conrad, Adam	2/10/2011	Computer Research - Lexis/Westlaw	3.36
110270	Conrad, Adam	2/10/2011	Computer Research - Lexis/Westlaw	4.32
110270	Conrad, Adam	2/10/2011	Computer Research - Lexis/Westlaw	1.2
110270	Conrad, Adam	2/10/2011	Computer Research - Lexis/Westlaw	46.08
110270	Conrad, Adam	2/10/2011	Computer Research - Lexis/Westlaw	3.96
110270	Conrad, Adam	2/11/2011	Document Retrieval -	173.06
<b>Total</b>				<b>\$445.16</b>

**Expenses Added**

7491831	WestLaw	11/20/09	Computer Research-Lexis/Westlaw-WDC	14.29
7491812	(2 copies)	12/01/09	Duplicating Costs-WDC	0.20
7491822		12/01/09	Long Distance Phone Calls-CHA	0.09
7491830	WestLaw	12/10/09	Computer Research-Lexis/Westlaw-CHA	57.74
7491826	WestLaw	12/17/09	Computer Research-Lexis/Westlaw-Hou	184.09
7491820		12/22/09	Long Distance Phone Calls-ATL	0.09
7491827	WestLaw	12/23/09	Computer Research-Lexis/Westlaw-WDC	169.99
7491816		01/04/10	Long Distance Phone Calls-WDC	0.03
7491814	(70 copies)	01/05/10	Duplicating Costs-WDC	7.00
7491824	WestLaw	02/16/10	Computer Research-Lexis/Westlaw-WDC	144.80
7491834	WestLaw	02/17/10	Computer Research-Lexis/Westlaw-WDC	2.12
7491818		03/01/10	Telecopy/Telex-WDC	0.50
				580.94

**TOTAL: 1026.10**

# **EXHIBIT “2”**

Exhibit 2: Time and Billing

Slip ID	Date	Posting Status	Description	Lawyer	Task Code	Client	Units	DNB Time	Est. Time	Variance	Rate	Rate Info Values
22144	7/3/1905	Billed, G:10064, 6/14/2011	Review opening brief, cities' brief and draft reply; draft email regarding same	PDC	BW	NRA	2.5	0	0	0	1020 T@1	2550
22140	5/10/2011	Billed, G:10064, 6/14/2011	Review materials regarding reply brief	PDC	BW	NRA	0.5	0	0	0	1020 T@1	510
22134	5/11/2011	Billed, G:10064, 6/14/2011	Edit fees reply brief in McDonald	PDC	BW	NRA	3.5	0	0	0	1020 T@1	3570
22161	5/9/2011	Billed, G:10064, 6/14/2011	Reviewed brief; researched for revision of brief	CBD	BW	NRA	2.75	0	0	0	600 T@1	1650
22162	5/10/2011	Billed, G:10064, 6/14/2011	Researched cases; revised reply brief	CBD	BW	NRA	9.5	0	0	0	600 T@1	5700
22283	5/10/2011	Billed, G:10064, 6/14/2011	Review NRA's opening brief, Cities' brief, and draft of NRA's reply brief	HCB	BW	NRA	2.25	0	0	0	950 T@1	2137.5
22163	5/11/2011	Billed, G:10064, 6/14/2011	Review HCB's introduction	CBD	BW	NRA	0.25	0	0	0	600 T@1	150
22286	5/11/2011	Billed, G:10064, 6/14/2011	Revise NRA's reply brief, prepare introduction for same	HCB	BW	NRA	3.25	0	0	0	950 T@1	3087.5
22038	5/8/2011	Billed, G:10064, 6/14/2011	Discuss edits to fees reply brief with CBD and HCB	PDC	BW	NRA	0.5	0	0	0	1020 T@1	510
					Total		25					19865

# **EXHIBIT “3”**

**Exhibit 3: King & Spalding Hourly Rates**

Paul Clement	\$1020
Daryl Joseffer	\$710
Jeffrey Bucholtz	\$640
Adam Conrad	\$500
Paul Mezzina	\$420

# **EXHIBIT “4”**

**Exhibit 4: Bancroft PLLC Hourly Rates**

Paul Clement	\$1020
H. Christopher Bartolomucci	\$950
Conor B. Dugan	\$600

# **EXHIBIT “5”**

**Exhibit 5: Redacted Version of Other Client Bill**

June 30, 2011

10059

REDACTED

**Total Fee & Disbursements**

<u>DATE</u>	<u>DESCRIPTION</u>	<u>LAWYER</u>	<u>HOURS</u>	<u>AMOUNT</u>
04/27/11	REDACTED REDACTED	PDC	1.00	\$1,020.00
04/28/11	REDACTED REDACTED	PDC	3.50	\$3,570.00
04/29/11	REDACTED	PDC	1.00	\$1,020.00
04/30/11	REDACTED	PDC	1.50	\$1,530.00
05/01/11	REDACTED	PDC	1.50	\$1,530.00
05/02/11	REDACTED	PDC	1.50	\$1,530.00
05/03/11	REDACTED	RA	1.00	\$200.00
	REDACTED	PDC	1.00	\$1,020.00
05/04/11	REDACTED	PDC	5.00	\$5,100.00
	REDACTED	NAS	1.25	\$937.50
05/05/11	REDACTED REDACTED	PDC	4.00	\$4,080.00
	REDACTED REDACTED	NAS	6.00	\$4,500.00

<u>DATE</u>	<u>DESCRIPTION</u>	<u>LAWYER</u>	<u>HOURS</u>	<u>AMOUNT</u>
05/06/11	REDACTED	PDC	7.50	\$7,650.00
	REDACTED	NAS	1.00	\$750.00
05/07/11	REDACTED	PDC	1.50	\$1,530.00
05/09/11	REDACTED	PDC	4.50	\$4,590.00
05/10/11	REDACTED	RA	0.50	\$100.00
	REDACTED	PDC	7.00	\$7,140.00
05/11/11	REDACTED	PDC	5.00	\$5,100.00
	REDACTED	NAS	2.25	\$1,687.50
	REDACTED REDACTED	EEM	8.00	\$4,400.00
05/12/11	REDACTED	PDC	7.00	\$7,140.00
	REDACTED			
05/13/11	REDACTED REDACTED	PDC	6.00	\$6,120.00
05/14/11	REDACTED	PDC	1.50	\$1,530.00
	REDACTED	EEM	0.25	\$137.50
05/17/11	REDACTED REDACTED	PDC	0.50	\$510.00
05/18/11	REDACTED	PDC	3.00	\$3,060.00
05/27/11	REDACTED	PDC	1.50	\$1,530.00
			92.25	\$82,862.50

**FEE SUMMARY:**

<u>DESCRIPTION</u>	<u>HOURS</u>	<u>RATE</u>	<u>AMOUNT</u>
Paul D. Clement	65.00	1020.00	\$66,300.00
Erin E. Murphy	15.25	550.00	\$8,387.50
Research Associate(s)	1.50	200.00	\$300.00

<u>DESCRIPTION</u>	<u>HOURS</u>	<u>RATE</u>	<u>AMOUNT</u>
Nathan A. Sales	10.50	750.00	\$7,875.00

**REDACTED**

<b>Total Disbursements</b>	<b>\$2,186.69</b>
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<b>Total Fee &amp; Disbursements</b>	<b>\$85,049.19</b>
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<b>Balance due</b>	<b>\$85,049.19</b>
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# **EXHIBIT “6”**

## Attorney Fees

### Some Top Lawyers Bill More than \$1,000 an Hour for Bankruptcy Work

Posted Dec 16, 2009 11:41 AM CDT

By Debra Cassens Weiss

A few lawyers are billing more than \$1,000 an hour for bankruptcy work in Manhattan and Delaware courts.

The top billers for the year ending in August 2009 were Pleasantville, N.Y., solo Alan Harris and tax partner Bernie Pistillo of Shearman & Sterling and, the American Lawyer reports. Harris charged \$1,200 an hour for work as special real estate litigation counsel on the bankruptcy of Digital Printing Systems, the story says. Pistillo charged \$1,065 an hour for work in the bankruptcy of a building products supplier, Stock Building Supply Holdings.

Billing rates for 11 other partners in top law firms also broke the \$1,000 an hour mark, while some associate rates topped \$700 an hour. The publication gleaned the information from its own database of more than 13,000 billing rate entries submitted in bankruptcy cases in Delaware and the Southern District of New York, the nation's two busiest bankruptcy courts

Harvey Miller of Weil, Gotshal & Manges billed \$950 an hour for work on the Lehman Brothers bankruptcy, while Corinne Ball of Jones Day billed \$900 an hour for work on the Chrysler case.

The law firm with the top median rate for partners in bankruptcy cases was Simpson Thacher & Bartlett, with a median hourly rate of \$980.

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