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SUPERIOR COURT OF THE STATE OF CALIFORNIA
FOR THE COUNTY OF LOS ANGELES

HOWARD JARVIS TAXPAYERS ASSN.;)
LINNEA WARREN; THOMAS WOLFE;)
EDWARD HENRY; AND ALL OTHERS)
SIMILARLY SITUATED,)
Plaintiffs,)
v.)
CITY OF PASADENA,)
Defendant.)

Case No. BC550394

**DECLARATION OF TIMOTHY BITTLE IN
SUPPORT OF MOTION FOR ATTORNEY
FEES**

Date: October 11, 2018
Time: 11:00 a.m.
Dept: 6

1 I, Timothy A. Bittle, declare as follows:

2 I am an attorney, duly licensed by the State of California, admitted to practice before this
3 Court, and counsel of record for plaintiffs in this action. I have personal knowledge of the facts
4 to follow and if called upon as a witness, my testimony would be the same.

5 I am employed by Howard Jarvis Taxpayers Foundation (“HJTF”). HJTF has litigated
6 this case completely *pro bono*. Not only has it provided free legal counsel, it also covered all
7 costs and travel expenses.

8 I keep daily, contemporaneous, records of the time I devote to each case for which I am,
9 or expect to be, an attorney of record. I use a separate timesheet for each case and note
10 thereon the date any work is done, the activities undertaken, and the time spent on those
11 activities, rounded to the nearest five minute increment.

12 Exhibit A is a true and correct copy of my timesheet for the above-captioned action. I
13 recorded approximately 671 hours on the case to date. The time was reasonably spent on
14 activities directly related to representing our clients and preparing this motion. This case has
15 been in litigation for more than four years. During that time, I did the initial work-up of the case
16 and filed a complaint, obtained the Court’s certification of a class, provided notice to the class,
17 and a report to the Court. I prepared for and participated in three mandated, but unsuccessful,
18 judicial mediations. I responded to a combined 97 interrogatories, requests for admission and
19 requests for production of document propounded by the City. I propounded my own 108
20 interrogatories, requests for admission and requests for production, the latter of which
21 produced 5,576 pages of documents that I read and catalogued. I deposed the City’s Person
22 Most Knowledgeable and both of the City’s designated expert witnesses, questioning them
23 extensively about the City’s water system, the history of the City’s water rights, the documents
24 produced, the expert witness reports, and other documents and expert testimony that I
25 unearthed through my own investigations. I also hired and met with two experts of my own, and
26 defended the City’s depositions of these experts and two of the three named plaintiffs. Finally,
27 I filed a 29-page Trial Brief, subpoenaed witnesses, participated with opposing counsel in
28 compiling and lodging a massive joint compendium of evidentiary exhibits, and spent weeks

1 preparing for trial.

2 A few days before the start of trial, after conferring with my clients, I presented a
3 settlement offer to the City which proposed terms for resolving the water rate dispute. It did not
4 propose an amount of attorney fees. The City accepted the offer, and the parties jointly asked
5 the Court to take the trial off calendar.

6 The parties subsequently discussed attorney fees. I presented to the City the number
7 of hours each attorney had recorded so far and a rough estimate of the hours of work
8 remaining, together with a requested hourly rate for each attorney. I based the requested
9 hourly rate on a declaration from a recent case signed by Richard Pearl, a published expert on
10 the subject of attorney fee awards. (See [http://www.knappsettlement.com/Document
11 Handler.ashx?DocPath=/Documents/Declaration_of_Jason_H_Kim_ISO_Plaintiff_s_
12 Motion_for_Approval_of_Attorneys_Fees_and_Costs_and_Class_Rep_Service_
13 Award_Exhibit_3.pdf](http://www.knappsettlement.com/DocumentHandler.ashx?DocPath=/Documents/Declaration_of_Jason_H_Kim_ISO_Plaintiff_s_Motion_for_Approval_of_Attorneys_Fees_and_Costs_and_Class_Rep_Service_Award_Exhibit_3.pdf).) I did not seek a multiplier. The City accepted the number of hours, and
14 did not object to the proposed \$400/hour rate for Laura Murray, but asked that the hourly rate
15 for the two most experienced attorneys, Jonathan Coupal and myself, be reduced by
16 \$100/hour. We accepted the City's counter-offer.

17 Based on past experience, I estimate that I will work approximately 10 additional hours
18 attending the Final Fairness Hearing. I may also need to work an unknown number of
19 additional hours responding to any objections that arise at that hearing, then implementing and
20 overseeing the City's implementation of the settlement.

21 Laura Murray and I handle all of the in-house litigation for Howard Jarvis Taxpayers
22 Association. She has eleven years of litigation experience and bears significant responsibilities
23 in her role at HJTF, including the management of her own clients and caseload. In my opinion,
24 \$400 per hour is a reasonable rate of compensation for her services.

25 I certify upon penalty of perjury that the foregoing is true and correct and that this
26 declaration was executed this 14th day of August, 2018, in the City of Sacramento, California.

27 
28 _____
TIMOTHY A. BITTLE

Exhibit A

HJTA v. City of Pasadena (water fund transfers)

10

Date	Times							Activity(s)	Total Hrs.
7-31	3:00	4:55						Read incoming; read charter §'s; research; client K	1:55
8-6	3:40	4:35						Research class claim	:55
8-7	10:50	11:45	2:20	4:20				Call from client; cont. research	2:55
8-8	4:10	4:55						Consult City's website for form; research use of form	:45
8-28	3:55	4:55						Read materials sent by client	1:00
9-25	10:05	12:50	1:00	2:55				Email to/from client; research PWP service area & topo	3:10
1-8	4:35	4:50						Research Pasadena's enabling act.	:15
1-23	3:40	5:00						" "	1:20
1-27	11:30	1:05						Read Pasadena's charter & muni code	1:35
3-17	3:00	4:50						Research state claim req's; begin claim	1:50
3-18	9:30	11:45						Research signature req; finish draft; call client	2:15
3-20	10:00	10:20	11:15	11:25				Email from client; edit & finalize claim	:30
6-12	10:30	10:50	11:50	12:55	2:15	4:30		Begin complaint	3:40
6-18	10:30	10:50						Cont. complaint	:20
6-23	2:00	4:25						" "	2:25
6-24	9:05	11:20						Finish complaint	2:15
9-16	10:00	11:50	2:10	4:00				Read City's answer, article on Gen. Fund transfers; contact ^{Bonjak; read his brief; request his}	3:40
9-18	1:30	2:40	3:30	4:15				Read Lyle's memo's disc. resp's in Rotary;	1:55
10-8	8:50	8:55						Email to Whalley re meet & confer.	:05
10-9	3:40	4:35						Call to Whalley " " " " Begin Rpt.; Call from Whalley	:55

33:40

HJTA v. City of Pasadena (water fund transfers)

Date	Times							Activity(s)	Total Hrs.
10-21	12:00	2:25	4:10	4:45				Prep 4 Meet & Confer; Call Whatley; Begin Conf. Rpt.	3:00
10-22	9:50	10:10	10:45	11:30	2:15	4:30		Finish Conf. Rpt.	4:10
10-23	8:30	8:55	3:45	4:45				Email Rpt. to Whatley; ^{cover ltr. to Court} email from Whatley; Her edits;	1:25
11-3	8:30	2:10	6:30	8:25				Fly to, attend, & return from Status Conf.	7:35
11-5	2:00	3:35	4:00	4:10				Research e-service vendors; Prep Not of Orders	1:45
11-6	9:05	9:55						Strip & Order re vendor	:50
11-19	9:45	12:00	1:05	2:10				Discovery requests	3:20
12-02	1:15	3:35						Research mediators; ltr & email to whatley.	2:20
1-6	1:25	2:00						Read discovery answers	:35
1-17	12:50	2:20	2:40	4:45				Research Cert. Motions; begin Cert. Motion	3:35
1-20	1:55	4:45						Cont. Cert. Motion	2:50
1-21	10:40	12:15	3:15	4:40				" "	3:00
1-22	1:40	3:40						Finish draft Cert. Motion	2:00
1-26	4:00	4:40						Ryan's edits; finalize	:40
1-27	3:45	4:25						Begin Status Conf. Rpt.; Calls to whatley	:40
1-28	11:00	11:35	12:10	1:30				Cont. Status Conf. Rpt.	1:55
2-3	3:20	3:25						Call to whatley (left msg.)	:05
2-4	11:25	11:30	3:55	4:10				Call to Whatley (left msg.) Call from Whatley; ^{email draft to whatley} finish Rpt.	:20
2-5	9:00	9:20	11:00	11:10				Revise Rpt in case no agreement on med'n	:30
2-9	4:00	4:10	4:40	4:45				VM from Whatley; finalize Rpt.	:15

HJTA v. City of Pasadena (water fund transfers)

Date	Times							Activity(s)	Total Hrs.	
2-17	1:10	2:00	2:35	3:10				Prep for Status Conf.; Attend; call ^{& email} Whatley; prep. Notice.	1:25	
2-18	9:10	9:25						Amend Complaint	:15	
3-10	10:15	11:45	11:30	3:35				Begin Answers to Discoveries	3:35	
3-11	9:15	12:35	2:30	3:40				Continue " " "	4:30	
3-12	11:15	11:35	2:00	4:50				" "	3:10	
3-16	1:30	4:50						Read Warren's comments; cont. answers; start HJTA's	3:20	
3-17	10:25	11:45	1:20	3:40				Read Warren's info; research scope of certification; ^{HJTA's answers}	3:40	
3-25	11:35	12:00	1:45	2:05				Revise Henry's answer; finish HJTA's answers.	:45	
3-26	2:45	2:55	3:20	4:50				Email to Whatley; Begin mediation brief	1:40	
3-30	2:55	3:40						Cont. mediation brief	:45	
3-31	10:15	1:00	2:20	4:20				" "	4:45	
4-1	9:30	9:50	10:15	10:40	11:00	11:25	1:40	2:50	Finish mediation brief	2:20
4-8	11:50	1:10	3:30	3:50					Letter to clients re depo date; calc. approx. refund; ^{att'y fees} calc.	:40
4-9	11:05	12:15	2:30	4:45					Prep for Mediation	3:25
4-13	2:30	5:40							Fly / drive to L.A.	3:10
4-14	8:45 _A	9:15 _P							Meet client; attend mediation	11:30
4-15	6:40	10:10	3:40	4:10					Fly / drive back to Sac'to. Conf w/ JMC; email clients ^{mediator}	4:00
4-16	10:00	10:10	10:40	10:45	3:00	3:15			Email from Wolfe; consult flights; email ^{to & call from} Whatley; ^{of depositions} Notify clients.	:30
4-29	9:40	10:05							Read City's Opp. to Class Cert'n	:25
4-30	9:00	11:00	11:55	12:45	1:55	4:45			Begin research on City's Opp.	5:40

30:10

HJTA v. City of Pasadena (water fund transfers)

Date	Times								Activity(s)	Total Hrs.
5-5	10:30	12:40	2:10	4:45					Read depo trans, call clients, send to clients; cont. Reply	4:45
5-6	2:40	3:35							Call from Wolfe re trans; email from Warren re trans; call Warren	:55
5-11	11:50	4:45							Cont. Reply	4:55
5-12	9:20	10:55	11:30	12:00	1:00	1:55	2:10	5:00	" "	5:00
5-13	10:15	12:45	1:40	4:50					" "	5:40
5-14	9:00	3:10							Finish Reply	6:10
6-16	2:20	4:40							Prep for Hrg.	2:20
6-17	2:45	5:45	9:10	10:00					Fly to So. Cal.; prep for Hrg.	3:50
6-18	10:30	12:00	3:20	5:30					Attend Hrg.; fly home	3:40
6-24	2:25	3:35							Prep. Order; email to Whatley	1:10
7-1	9:50	9:55							Email from/to Whatley	:05
8-4	11:10	11:40	2:00	4:45					Email from Whatley; begin prop'd Notice to Class	3:15
8-5	10:15	12:50	1:25	3:30					Cont. Prop'd Notice; search for & write to Printers; email ^{Whatley}	4:40
8-11	3:00	4:45							Begin Status Conf Rpt.	1:45
8-12	9:05	11:30	12:55	4:05					Finish Status Rpt.; prep Refund Worksheet; Exhibits	5:35
8-20	8:45	10:00							Prep & attend Status Conf; memo to file; conf w/LAS.	1:15
9-15	10:30	10:50	12:55	1:00					Emails from/to Gilardi, Whatley	:25
9-17	3:55	4:05							Strip re confidentiality of data base	:10
10-13	11:30	11:45	4:30	4:35					Review prop'd website; email to/from Admin.	:20
10-26	1:25	1:55							Prepare Notice & make travel arrangements	:30

HJTA v. City of Pasadena (water fund transfers)

Date	Times							Activity(s)	Total Hrs.
12-1	3:35	4:40						Email from Warren; review rate increase notice; research; reply	1:05
12-3	4:10	4:45						Re-read Dept. 18 order; read CRC; start statement	:35
12-7	1:10	4:50						Cont. statement	3:30
12-8	9:05	12:00						Finish statement	2:55
12-14	11:20	11:40	1:30	2:15				Read A's statement; Status Conf Rpt.; email to Whatley	1:05
12-15	11:30	11:45	2:30	2:40				Emails from client; Whatley edits to Rpt.	:25
12-16	6:00	8:45						Attend Mandatory Settlement Conf.	2:45
12-17	9:45	10:00						Amend Status Conf Rpt to reflect Sett Conf. & file	:15
1-6	9:45	10:15	10:45	11:00				Attend Status Conf telephonically; prep Notice of Orders	:45
2-16	1:20	4:40						Resubmitted & new interrogs/req 4 prod. of doc's	3:20
2-17	10:20	11:25	1:30	3:55				Calls/emails to & fr Warren; cont. discovery	3:30
2-18	2:45	4:45						" " "	2:00
3-18	25	min.						Draft Joint Status Conf Rpt	:25
3-21	3:00	3:35	3:45	4:20				Email from/to Whatley; her edits to Joint Rpt; ^{Review Prop'd. Protective Order} serve & file;	1:10
3-23	11:00	11:10						Review Stip edit, sign & send	:10
3-29	9:50	10:35	11:20	11:35	1:25	2:15		Attend Status Conf via CC; call Whatley; prep Report	1:50
4-25	9:00	9:05						Email from Whatley re. discovery	:05
5-6	10:45	11:40						Review disc resp's; ltr. to Whatley	:55
5-17	2:15	2:30						Email from Whatley; email to Warren	:15
5-25	3:30	4:45						Letter to Whatley re GIS maps	1:15

HJTA v. City of Pasadena (water fund transfers)

Date	Times							Activity(s)	Total Hrs.
6-21	3:05	4:35						Str. from diChristina re pipe maps; review CD's, call to Joe Richardson; Conf w/ JMC re pipe maps; call to Joe	1:30
6-22	9:30	9:55	4:35	4:55				Str. to Joe Richardson; Str. to Whatley	:45
6-29	10:05	10:10	11:10	11:50	1:35	4:20		Call to Whatley; email to Whatley; Allegation/Evid Table	1:30
7-7	2:45	4:35						Cont. Evid. Table; Start 3d Rogs	1:50
7-11	10:05	10:15	2:50	3:45				Email to Whatley re pipeline maps; Cont. Evid. Table	1:05
7-12	9:20	9:40	10:40	11:45	2:00	4:30		Prep for phone call from Whatley; Cont. Evid. Table, 3d Rogs	3:55
7-13	10:00	11:35	1:40	3:30				3d Rogs; 3d Reg 4 Doc's	3:25
7-14	9:15	10:00	1:45	1:55				Finish " " , Reg 4 Adm's; Hrg date 4 Mot. 2 Compel	:55
7-18	10:10	10:20	12:50	1:40				Emails to/fr Whatley; Email to expert; Assigns to BAS & LAS.	1:00
7-21	3:05	3:15						Calls fr/to Whatley; Call to Richardson	:10
7-28	11:20	12:30						Whatley reg. 4 extension, email from diChristina	1:10
8-1	11:25	1:05						Email Richardson; Call diChristina & Hernandez; emails to/from Whatley, Richardson; Conf w/ BAS	1:40
8-2	10:15	10:35						Calls fr/to, emails to BAS at Pasadena map inspection	:20
8-4	3:10	3:50						Email from/to Richardson	:40
8-10	2:30	2:40	3:15	4:20				Emails from Whatley; call to Whatley; Desig of Expert	1:15
8-23	3:15	3:30						Emails from/to/from diChristina	:15
8-24	9:25	9:40	11:00	11:20	2:45	4:35		Review City's discovery resp's; call to Whatley; search for Counter expert; Notice of Depo	2:25
8-25	12:20	1:25	4:00	4:45				Search for counter-expert	1:50
9-1	2:15	2:45	2:55	3:00				City's Obj's to Depo Notice; emails to/fr Whatley	:35
9-6	9:10	10:15						Research discovery timeliness; calls w/ Whatley	1:05

HJTA v. City of Pasadena (water fund transfers)

Date	Times							Activity(s)	Total Hrs.
9-8	9:05	1:05						Letter to Whatley	4:00
9-12	12:55	2:00	2:30	4:15				Responses to City's discovery; research groundwater	2:50
9-13	9:10	12:35	3:20	4:45				Reread Chap Woods R; finish resp's; Notice from Ct; ^{Ct, Whatley; Begin exper} calls to	4:50
9-14	3:40	4:45						Cont. attempt to find adjudication	1:05
9-19	9:40	9:50						Letter from whatley	:10
9-28	11:45	11:50						Email from/to Whatley	:05
10-4	10:15	11:55	12:15	12:50	2:05	2:45		Expert depo notices; dates for Stip	2:55
10-11	2:50	3:00						Obj's from Whatley re depositions	:10
11-1	3:15	4:20						Reviews prop'd Stip; call & email Whatley	1:05
11-2	10:35	10:50						Review edited Stip; sign & return	:15
12-13	9:15	9:45	12:20	1:10				Prep Stip, email to Whatley	1:20
12-15	9:20	9:30	11:50	12:35				Email from Whatley; call to Hernandez; revise Stip; re-send	:25
1-17	2:10	2:50						Read signed Stip order; calendar dates; email Whatley	:40
5-9	1:40	4:40						Read Raymond Basin Adjudication; RBMB Rules; look up SGMA	3:00
5-10	10:40	11:50	2:00	4:45				Research ownership of groundwater; public trust doctrine	3:55
5-11	3:05	3:25	3:45	4:45				Evidence Table	1:20
5-15	1:50	3:50						Research appropriator's rights; re-notice City depositions	2:00
5-16	10:35	12:00	12:15	3:10				Prep for mtg w/ Joe Richardson	4:20
5-17	10:00	5:10						Fly to Ventura, meet w/ Richardson	7:10
5-18	9:00	11:50	4:00	4:15				Return to Sac; Email from/to Whatley	3:05

HJTA v. City of Pasadena (water fund transfers)

Date	Times							Activity(s)	Total Hrs.
5-22	2:25	2:30						Email from/to Whatley re depon	:05
5-31	9:50	10:25						HJTA's 3d Reg. 4 Doct	:35
6-6	10:40	11:40	1:05	2:50	3:05	4:55		Read discovery CD's; conf w/ Campbell; emails to/fr Warren, Richardson, Whatley	4:35
6-7	10:10	11:50	1:10	3:00				" " ; emails to/fr Whatley, Richardson, Campbell	3:30
6-8	12:00	5:15						" " ; send materials to Campbell	5:15
6-9	8:00	11:45						Send materials to Campbell	3:45
6-12	1:00	4:50						Research northern water co. acquisitions; email to Whatley	3:50
6-13	9:20	10:10	2:40	4:50				Prep for Campbell mtg.; email to/fr Whatley; City's Supp. TRF	3:00
6-14	6:50	6:25						Fly to/from So. Cal for Campbell mtg.	11:25
6-15	2:30	5:00						Notes from Campbell mtg., locate topo maps; Q's for PMK	2:30
6-22	9:15	12:00	12:40	4:55				Prep for Depo PMK	7:00
6-23	12:10	3:30						Prep for Depo PMK	3:20
6-26	9:30	7:10						Prep for Depo; fly to BUR, drive to Pasadena	9:40
6-27	9:00	3:00	3:25	6:15	7:20	10:30		Meet w/ Richardson; attend Richardson depo; prep for PMK depo	12:00
6-28	9:30	6:15						Attend PMK depo; fly back to SMF	8:45
6-29	10:10	11:10						City's Supp. Discovery	1:00
7-13	2:20	5:00						Begin MSJ	2:40
7-17	2:05	4:50						Cont. MSJ	2:45
7-18	2:00	4:20						" "	2:20
7-20	10:20	4:30						" "	6:10

HJTA v. City of Pasadena (water fund transfers)

Date	Times							Activity(s)	Total Hrs.
7-24	1:20	4:45						Cont. MSJ	3:25
7-25	11:10	11:40	1:30	4:35				" "	3:35
7-26	10:30	11:50	1:20	4:15				" "	4:15
7-27	10:50	1:20	3:35	4:20				Finish Sep. Stt.	5:25
8-9	2:45	3:00						Call to Richardson, Email to Whatley re depo errata	:15
8-10	10:55	1:05	3:00	3:10				Supplemental doc subpoena for City's experts; email to ^{Campbell}	2:20
8-14	2:25	2:35						Email to Whatley re Clumpner depo	:10
8-17	10:55	11:50	2:25	4:10				Prep for depositions	2:40
8-21	10:50	2:30	3:55	4:45				" "	4:40
8-22	9:35	2:20	3:20	3:40	4:00	4:50		" "	5:55
8-23	10:20	4:15						" "	5:55
8-24	9:35	1:10	1:25	1:45	2:35	5:30		" "	6:20
8-25	1:30	4:45						" "	3:15
8-27	10:35	2:00						" "	3:25
8-28	11:45	1:25	1:50	8:40	9:15	10:45		" " Fly, drive to Pasadena	10:00
8-29	9:30	3:30						Clumpner Depo; Call JMC	6:00
8-30	10:00	12:10	12:30	5:45				Campbell Depo; Prep for Slater Depo	7:25
8-31	10:00	11:30	12:30	5:15				Slater Depo; Fly, drive back to Sac'to	6:15
9-6	10:00	10:10	1:55	2:05				Call from Whatley; Call to Veritext; emails to/fr. Whatley, Campbell	:20
9-7	2:15	3:40	3:55	4:25				Trial Brief Outline	2:10

HJTA v. City of Pasadena (water fund transfers)

Date	Times								Activity(s)	Total Hrs.
9-11	2:55	3:50	4:00	4:20					Begin Trial Brief	1:15
9-12	9:35	1:15	2:15	5:00					Cont. Trial Brief	6:25
9-13	9:55	10:45	11:35	12:20					" "	:45
9-14	10:50	2:10	2:40	4:55					" "	5:35
9-15	1:20	3:20	4:15	5:00	5:40	6:40	7:10	7:20	" "	3:55
9-16	10:30	2:15							" "	3:45
9-17	11:40	1:30	3:05	5:05					" "	3:50
9-18	11:25	3:20	3:40	4:40					" "	4:55
9-19	9:00	11:30	12:00	5:00					Cont. Trial Brief, Joint Lists; emails to/for Whatley	7:30
9-20	9:30	1:05	2:40	3:15	3:50	6:30			" "	6:50
9-21	8:55	10:10	10:50	8:45p					" "	11:10
9-22	8:30	2:40							Finish & file Brief, Joint Lists	6:10
9-25	3:45	5:10							Begin Mot in limine	1:25
9-26	10 min.		11:55	12:15					Call for Whatley; email for Whatley; conf w/ JMC	:30
9-27	10:10	11:50							Voicemail for email to Whatley; read Campbell depo for errors	1:40
10-11	3:00	3:20	4:00	4:50					Cont. mot. in limine	1:10
10-17	1:20	2:20	2:35	5:30					" "	3:55
10-18	1:50	6:45							" "	4:55
10-17	10:20	11:45							Finish Mot's in limine	1:25
10-24	10:30	12:00	2:20	4:50					Witness subpoena; settlement offer; witness sched; start scanning exhibits	4:00

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Date	Times								Activity(s)	Total Hrs.
10-25	9:35	11:30	1:15	4:50					Assemble Ex's for Meet & Confer; Start Opening Stt.	5:30
10-26	7:30	10:30	12:25	1:35					Cont. Opening Stt.; Conf w/ JEM; emails to experts	2:10
10-30	9:55	10:35	11:25	12:45	1:50	4:10			Read Opp. to Mil; replies; call from Whatley ^{email}	4:20
10-31	9:30	12:40	1:55	4:25					Email to Whatley; Cont. replies; call from Whatley; call from Warren	5:40
11-1	9:30 ^{NO lunch}	4:50	8:20	8:35					Emails for Warren; email to Whatley; Exhibit & Witness lists	7:35
11-2	9:30	3:00							Witness & Exhibit lists; travel. experts, client; settlement email; ^{conf call w/ct clerk}	5:30
11-7	11:15	11:20							Email from/to Whatley	:05
11-9	1:00	1:05							Email from/to Whatley	:05
11-14	3:35	3:40	4:00	4:05					Email to/from Whatley	:10
11-22	2:30	2:35							Email from/to Whatley	:05
11-27	11:45	12:15	1:40	3:10	4:30	5:05			Total up hours to date; email to Whatley	2:35
11-29	10:15	10:45	11:15	11:50	2:20	3:30			Status Conf. Report; email to Math Dept. re formula	2:15
11-30	2:40	3:05							whatley's edits	:25
12-7	8:55	9:30							Attend Status Conf. telephonically; draft & file ^{calendar dates} notice; a	:35
12-18	3:00	5:00							Begin Mot to Approve Settlement	2:00
12-19	10:30	3:05	3:35	5:20					Cont. " "	6:20
12-20	9:55	2:15							" " "	4:20
1-10	1:50	2:10	3:30	4:50	4:55	5:15	5:45	7:05	Read Whatley's edits; emails to/fr Whatley	2:15
1-11	11:10	11:40	12:00	12:15					Whatley edits; Stip to Cont. wrg.	:45
1-15	4:25	5:30							" "	1:05

34:10

22:35

56:45

HJTA v. City of Pasadena (water fund transfers)

Date	Times								Activity(s)	Total Hrs.
1-16	10:30	11:15	11:55	1:55	2:40	4:00	4:30	5:00	Whatley edits, Negotiations re CIC	4:35
1-17	2:00	2:25							Call from Whatley	:25
1-30	10:55	12:20							Emails from/to Whatley w/ new proposals	1:25
2-5	12:15	12:25							Email to Whatley re extension	:10
2-6	10:40	11:00							Email from di Cristina; sign & return Stip	:20
2-12	10 min.								Call from Whatley re CIC email	:10
2-15	4:00	4:25	5:45	6:30	10:30	11:05			Email from Whatley re CIC language; email to Finnea	1:45
2-26	3:50	7:35	9:05	10:15	10:30	11:15			Mot. for Prelim. Approval	5:40
2-27	11:20	12:25	1:40	3:10					" " "	2:35
3-27	9:50	11:05							Attend Settlement hrs by ph.; call Whatley; Conf w/ JMC	1:15
3-29	3:30	4:20	4:40	5:20					Notice of Order on Mot.	1:30
4-18	9:45	10:30	11:05	11:25					Review, edit amended Settlement moving papers ¹ Sign, scan & email ² 2x; A	1:05
4-19	10:05	10:40							Review revised proposed order	:35
4-24	11:45	12:20	1:15	1:50	4:15	5:25			Emails from, call to Warren; email to Whatley; new 9's 2.1, 2.3	2:20
4-25	8:20	9:15	1:35	5:05	9:05	9:55			Calls, emails to Warren; revisions; email to Whatley	5:15
4-26	3:40	4:05							Voice mail fr Whatley; return call	:25
5-2	11:40	11:50							Call to, email to Whatley re edits	:10
5-3	2:40	4:20	5:30	5:50					Prep for & participate in Settlement Approval Hrg; ^{re response to Warren edits; email to fr} review City's	2:00
5-14	1:25	1:40	2:45	4:25					Read 2d Supp Baf., sign, scan & email; email to Whatley ^{re Settlement revisions}	1:55
5-17	11:15	12:10							Email from/to Whatley	:55

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Date	Times								Activity(s)	Total Hrs.
5-23	9:30	9:55	10:00	10:05	11:30	11:50	3:15	3:25	Typed on settlement agreement; collect & deliver signatures	1:00
7-3	6:50	7:25							Review & edit published summons	:35
7-10	11:15	11:40	1:50	2:05					Review & edit class notice website	:40
7-11	9:20	9:40							Review & approve final version of class notice	:20
7-26	3:20	4:40							Begin Mot. for Att'y fees	1:20
8-7	5:55	6:40	7:15	7:45					Cont. Mot. for Att'y fees	1:15
8-8	10:20	11:45	2:55	5:10					" " "	3:40
8-9	9:30 ^{No lunch}	3:00	3:15	5:45					" " " Hitachi Dec; Conf w/ JMC	8:00
8-10	3:20	6:00							Motion for Final Approval at Fairness Hrg. & Att'y fees	2:40
8-12	10:15	11:00	11:45	12:40	4:45	6:50	7:50	9:10	" " Dec's " "	5:05
8-13	10:20	10:40	11:30	4:10					" " " " "	4:15

5/105
30/15