T29006734

LAW OFFICES OF ROBISON, BELAUSTEGUI, SHARP AND LOW A PROFESSIONAL CORPORATION

71 WASHINGTON STREET / RENO, NEVADA 89503 TAX ID#88-0173763 TELEPHONE (775) 329-3151 FACSIMILE (775) 329-7941

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Page: 1 10/24/2016

ACCOUNT NO: STATEMENT NO:

1363-001M

Carolyn Tanner

Switch, Ltd. vs.

FEES THROUGH 09/25/2016

			HOURS	
07/26/2016	KRR	Telephone conference with Carolyn regarding case, TRO and hearing date (.4). Review overview submitted by Carolyn Tanner (.2). Review Pleadings (.3). Email PUCN regarding representation (.2). Perform conflict check (.2). Telephone conference with Carolyn Tanner, set up appointment (.1). Review motion for preliminary injunction (.3).	1.70	680.00
07/27/2016	KRR	Continue reviewing overviews and summaries provided by client (.3). Office conference with client (.3). Email to all counsel of record, informing all counsel of potential representation of Defendant Tanner (.1). Telephone conference with Plaintiff's counsel re: use of passwords and user name (.2). Telephone conference with Nevada Energy counsel (.2). Telephone conference with PUCN counsel (.1). Conversations with Court personnel regarding appearance (.1). Arrange travel for being at hearing (.1). Receive, review preliminary injunction order (.2). Emails to clients regarding obedience therewith (.1). Commence review of moving papers and supporting exhibits (.2). Office conference with Scott and Frank regarding technological ingredients and components of various social medial platforms identified in Tanner's declaration and Court Order (.2). Meet with K. Robison regarding case history and status (.6). Analyze and review preliminary injunction documents and pleadings (.7).	2.10 1.30	840.00 364.00
07/28/2016	JS	Multiple conferences with Kent Robison (.6). Locate and prepare documents/information for Kent Robison (.4). Review and organize		
	SLH	documents from client (.3). Develop strategy for defending allegations against client and protecting internet privacy (.4). Meet with client and discuss strategy	1.30	156.00
	KRR	(.2). Draft letter to social media companies to preserve data (.2). Analyze and review social media preservation standard (.2). Office conference with Carolyn Tanner to review pleadings, motions, and implementation of strategies to defeat claim (.6). Research feasibility, possibility and advisability of filing motion for	1.00	280.00
		6. F		O. DA

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		5	HOURS	
		reconsideration regarding Judge Mahan's entry of order granting preliminary injunction (1.4)	2.00	800.00
08/01/2016	KRR	Continue to research, dissect, and analyze complaint to determine whether equal protection and due process claims should be subjected to motion to dismiss (.9). Email to defense counsel regarding ongoing duty to retrieve postings from twitter and other social media platform (.3).	1.20	480.00
08/03/2016	KRR	Email exchanges with client regarding strategy of providing passwords (.2). Work on drafting confidentiality order for production of any material on social media platforms that pertain to personal issues (.2). Receive, review, and respond to emails from Ryan Gile (Switch counsel) and responses by Hayley Williamson (.5). Research 239 regarding public records requests (.2).	1.10	440.00
08/04/2016	KRR	Telephone conference with Stephanie Mullen regarding contents of contract application and disclosures (.3).	0.30	120.00
08/09/2016	KRR	Developed detailed schedule for Ms. Muilen (.9). Telephone conference with Oliver Pancheri regarding status of case (.2). Telephone conference with Chris Austin (Plaintiff's counsel) regarding request for extension for time to file responsive pleading or dispositive motions (.3)Prepare Stipulation for extension of time for Tanner to respond (.6). Telephone conference with Tanner rediscussions with Austin (.4). Research need for co-defendants to file answer In light of appearance (.2).	2.60	1,040.00
08/10/2016	KRR	Receive, review emails from client regarding strategies to invoke (.4). Complete processing stipulation for extension of time (.3). Finalize litigation budget and schedule (.6).	1.30	520.00
08/16/2016	KRR	Office conference with client (1.3). Review structure and rule of general counsel at PUCN (.4). Review all attachments showing social media mention of PUCN with Carolyn (.2).	1.90	760,00
08/17/2016	KRR	Telephone conference with Garrett Welr (.4). Receive and review Switch's narrowed and modified request for public records (.4). Receive and review Garrett's response together with email traffic between PUCN and Switch (.4)	1.20	480.00
08/19/2016	KRR	Review all pleadings and documents on file in Case #01629 (.5). Review injunction (.6). Email to "Lina" (.1). Start draft of motion to dismiss (1.1). Research statutes regarding structure, organization, and administration of PUCN (.9).	3.20	1,280.00
08/20/2016	KRR	Research, evaluate and analyze statutes cited in complaint (.2). Research all dockets referred to in complaint (.3). Research state court claims for relief and laws/authorities relevant thereto for 12(b)(6) motion (1.2). Work on researching subpoenas for injunction compliance (.3). Email client regarding expert (.1).	2.10	840.00
		7. T. C.		

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			HOURS	
08/30/2016	JS	Conference with Kent Robison and Therese Shanks to review status of document production and assignment (.2). Locate and prepare		
	JS	documents/information for Kent Robison (.3). Multiple conferences with Kent Robison to locate, organize and	0.50	60.00
	KRR	index documents of Complaint exhibits (2.3). Continue to review exhibits attached to complaint, pleadings, and motions for reference to immateriality in motion to dismiss (.9). Commence draft of motion to dismiss equal protection and due	2.30	276.00
	TMS	process claims (.6). Review complaint and history of case (1.5); draft notice of appearance (0.2); research re equal protection clause law, authorities re: civil claims for damages (1)	1.50 2.70	600.00 756.00
0010410040	T 110	*	2.70	700.00
08/31/2016	TMS	Review PUC docket re all 704B applicants (0.6); review PUC Switch opinion (1); begin review of PUC opinions re Wynn, Sands and MGM (1)	2.60	728.00
09/01/2016	TMS	Finish review of PUC opinions of Casinos (2); review Switch stipulation with NVEnergy (0.4); analyze whether motion to dismiss or motion for summary judgment would be best approach (1)	3.40	952.00
	KRR	Continue to review documents and pleadings being provided by clients (.6). Telephone conference with Amy regarding structure and process of PUC hearings (.4). Inter-office collaboration with Therese regarding rulings and decisions made in casino cases		
		versus rulings and decisions made in Switch case (.3).	1.30	520.00
09/02/2016	JS	Conference with Kent Robison (1.3). Organize and index TRO exhibits (1.2). Attend telephone conference with Attorney General office re: available defenses and documents needed (.8).	3.30	396.00
	TMS	Call with counsel for PUCN (1.5); outline further issues that need		560.00
	KRR	research (0.5): Telephone conference with Hayley and Garrett concerning structure, history, function and purpose of PUC and history of filings regarding Switch, Barrick and casinos (1.3). Review decisions (.9). Strategize regarding Plaintiff's unwillingness and refusal to serve NV Energy and PUC (.6). Work on research concerning first amendment	2.00	560.00
		defenses to Plaintiff's claims (.4).	3.20	1,280.00
09/06/2016	KRR	Continued analysis of prior PUC decisions on Switch and casinos decisions (.9). Read, review Barrick Gold decision (.2). Work on motion to dismiss (.5).	1.60	640.00
09/09/2016	KRR	Work on freedom of speech defense to state claims (1.0). Office conference with Carolyn Tanner (.6). Review filings, strategies, and PUCN regulatory procedures (.5).	2.10	840.00
09/12/2016	TMS	Review exhibits to complaint (1); research re vox.com article and how PUC works (2); research re dormant commerce clause (1); research re due process in administrative proceedings (1); outline motion to dismiss (0.8)	5.80	1,624.00

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		5		
			HOURS	
	KRR	Review briefs filed in Switch (1.2). Review chronology of docket and Switch decision (.3). Read social media platform VOX (.2). Continue work on motion to dismiss (.4).	2.10	840.00
09/13/2016	TMS	Research re tortious interference with contractual relations (1); research re interference with prospective economic advantage (1); research re defenses to conspiracy claims (1); research re defenses to negligence claims (1); review docket (0.2); outline motion to dismiss (1); analyze with KRR whether motion to dismiss or motion for summary judgment would be strategically better (0.5); begin draft facts section of motion for summary judgment (1.5)	7.20	2,016.00
09/14/2016	TMS	Review Barrick Gold docket (1); draft facts portion of Motion for Summary Judgment re Barrick (1); begin draft facts portion of Motion for Summary Judgment re Switch PUC opinion (4); edit facts portion of Motion for Summary Judgment already drafted to conform to later drafted sections (1.25)	7.25	2,030.00
09/15/2016	TMS	Finish draft facts section re PUC orders (2); begin to write draft facts section re DixieRaeSparx (3.5)	5.50	1,540.00
09/16/2016	TMS	Finish draft facts section (2); research re Nevada anti-SLAPP (1); analyze re whether to file special motion to dismiss (1); call with client re same (0.4); draft anti-SLAPP motion (1); draft argument portion of Motion for Summary Judgment re immunity due to		
	JS	anti-SLAPP and first amendment (1.4) Conference with Kent Robison and Therese Shanks to reveal	6.80	1,904.00
		research potential experts for social media testimony (.5)	0.50	60.00
09/19/2016	TMS JS	Further research re equal protection in the administrative agency context (1); edit anti-SLAPP motion (1.3) Conference with Kent Robison re: exhibit to anti-SLAPP to locate	2.30	644.00
	KRR	and prepare exhibits documents/information for motion (.8). Research/locate potential experts. (.6) Draft introduction on motion to dismiss (.6). Review exhibits to TRO	1.40	168.00
		and complaint to attach to and include as exhibits to motion to dismiss (.7). Redraft introduction (.2). Submit same to client for review with conference client (.7).	2.20	880.00
09/20/2016	TMS	Research re whether need stipulation for pre-discovery discovery (0.25); research re additional evidence needed (0.25); draft up outline and email same to KRR and client re upcoming meeting (0.6)	1.10	308.00
09/21/2016	TMS	Meeting with client (2); draft equal protection argument portion of Motion for Summary Judgment (2.4); draft due process argument portion of Motion for Summary Judgment (1.2)	5.60	1,568.00
	JS	Research/locate potential experts (social media) & review		·
	KRR	credentials of Hancock. Work on revising "undisputed facts" for motion for summary judgment (.9). Work on proposed joint stipulation for Rule 35, Rule 45, and 30(b)(6) discovery depositions for further compliance with	1,00	120.00

Caroly	n Tanne	er ·		Page: 5 10/24/2016
		•	ACCOUNT NO:	1363-001M
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Switch	ı, Ltd. vs	•		
		i.		
			HOURS	
		injunction (1.1). Met with client to review uncontested/undisputed facts, chronology, and facts pertinent to process for exit application (1.9). Work on affidavit for Garrett (.6). Work on declaration for Hayley (.2). Work on declarations for commissioners (.6). Work of 30(b)(6) deposition notices (1.2).		2,600.00
09/22/2016	KRR	Continue to work on motion for summary judgment & draft addition facts (.8). Telephone conference with Tanner re: MSJ (.6). Affidavits for commissioners, general counsel, and counsel for		
		regulatory operations staff revised (.8)	2.20	880.00
09/23/2016	JS	Conference with Kent Robison to discuss information and		
		qualification on potential experts.	0.30	36.00
		FOR CURRENT SERVICES RENDERED	108.55	33,906.00
		EXPENSES THROUGH 09/25/2016		
08/23/2016 09/21/2016		In house photocopy expense. Postage.		6.00 2.83
		TOTAL EXPENSES		8,83
		TOTAL CURRENT WORK		33,914.83
		BALANCE DUE	(\$33,914.83

Nichole Shafer

From:

Stephanie Mullen

Sent: To: Subject: Wednesday, October 26, 2016 3:27 PM Matthew Fox; Nichole Shafer; Bre Potter FW: Tanner (adv. Switch) Revised Statement

Attachments:

Tanner Revised Stmt. 10-24-16.pdf

Hello Matt.

Per our conversation, I will submit the attachment to fiscal for payment.

Thank you for your time on this!

Hello Nichole,

The review of the bill is complete and it is ready for payment. Please let me know if you have any questions.

Thank you,

Stephanie Mullen

Executive Director

Public Utilities Commission of Nevada

Phone: (775) 684-6177 Fax: (775) 687-6110



This message, including any attachments, is the property of the Public Utilities Commission of Nevada and is solely for the use of the individual or entity intended to receive it. It may contain confidential, privileged, and/or proprietary information and any unauthorized review, use, disclosure or distribution is prohibited. If you are not the intended recipient(s) or if you have received this message in error, please contact the sender by reply email and permanently delete it.

From: Jayne Ferretto [mailto:JFerretto@rbsllaw.com] On Behalf Of Kent Robison

Sent: Wednesday, October 26, 2016 3:21 PM
To: Stephanie Mullen <stmullen@puc.nv.gov>
Cc: Kent Robison <KRobison@rbsllaw.com>
Subject: Tanner (adv. Switch) Revised Statement

Hello Ms. Mullen:

Attached hereto is our revised statement for legal services pursuant to Mr. Robison's discussions with Matt Fox of PUCN and Mr. Fox's approval.

Thank you.

Jayne Ferretto
Assistant to Kent Robison

Dan Tuesday

RBS&L

Robison, Belaustegui, Sharp & Low

October 12, 2016

ATTORNEYS:

---- 1

Kent R. Rohison
Thomas L. Belaustegul
F. DeArmond Sharp
Keegan G. Low
Barry L. Breslow
Mark G. Simons
Michael E. Sullivan
Clayton P. Brust
Stefanie T. Sharp
Frank C. Gilmore
Michael A. Burke

Therese M. Shanks Scott L. Hernandez Via Email: stmullen@puc.nv.gov

Stephanie Mullen
Executive Director
Public Utilities Commission of Nevada
1150 E. William Street
Carson City, NV 89701

Re: Switch, Ltd. v. Carolyn "Lina" Tanner et als

reviewed by G.C. revised statement approved to attached.

Dear Stephanie:

I appreciate your efforts in processing the contract for my firm to represent Ms. Tanner in the above-referenced litigation. I believe we have made substantial headway. We challenged Switch's first filed Complaint with a Motion to Dismiss accusing Switch of violating anti-slapp legislation. While that motion was pending, we also prepared an extensive Motion for Summary Judgment. We intended to file the Motion for Summary Judgment on the date that Ms. Tanner's answer was due to be filed.

Switch filed an Amended Complaint and changed lawyers. The Amended Complaint removed most of the offending language that was the subject of our anti-slapp Motion to Dismiss. However, the Motion for Summary Judgment still has relevance since we have transformed that motion into a Motion to Dismiss Switch's First Amended Complaint. A rough, unfiled copy of the Motion to Dismiss is submitted herewith.

Finally, I submit herewith our statements for legal services (Statement No. 1 and Statement No. 2). I am not sure whether PUCN pays this statement or whether we wait for Board of Examiner approval of the contract. In either event, I want to do all that I can to make sure that our statements are paid timely and certainly before the end of the year.

Should you have any questions or comments, please do not hesitate to contact me at your convenience.

Yours very

1500

KENT R. ROBISON

P 775.329.3151 F 775.329.7941

71 Washington Street Reno, Nevada 89503

www.rbsllaw.com

KRR:jf
Attachments

blockbilling

LAW OFFICES OF ROBISON, BELAUSTEGUI, SHARP AND LOW A PROFESSIONAL CORPORATION

71 WASHINGTON STREET RENO, NEVADA 89503 TAX ID#88-0173763 TELEPHONE (775) 329-3151 FACSIMILE (775) 329-7941

Carolyn Tanner

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08/31/2016

ACCOUNT NO: STATEMENT NO:

1363-001M

1363-0010

Switch, Ltd. vs.

FEES THROUGH 08/25/2016

	9	HOURS	
07/26/2016 KRR	Telephone conference with Carolyn. Review overview submitted by Carolyn Tanner. Review Pleadings. Review background overview submitted by Carolyn. Email PUCN regarding representation. Perform conflict check. Telephone conference with Carolyn Tanner. Set up appointment. Review motion for preliminary injunction.	2.30	920.00
07/27/2016 KRR	Continue reviewing overviews and summaries provided by client. Office conference with client. Email to all counsel of record, informing all counsel of potential representation of Defendant Tanner. Sought permission to continue hearing on preliminary injunction. Telephone conference with Plaintiff's counsel. Telephone conference with Nevada Energy counsel. Telephone conference with PUCN counsel. Conversations with Court personnel regarding appearance. Arrange travel for being at hearing. Receive, review preliminary injunction order. Emails to clients regarding obedience therewith. Commence review of moving papers and supporting exhibits. Office conference with Scott and Frank regarding technological ingredients and components of various social medial platforms identified in Tanner's declaration and Court Order. Arrange for client meeting.	4.50	1,800.00
	and review preliminary injunction documents and pleadings.	1.50	420.00
07/28/2016 JS SLH	Multiple conferences with Kent Robison. Locate and prepare documents/information for Kent Robison. Review and organize documents from client. Develop strategy for defending allegations against client and protecting internet privacy. Meet with client and discuss strategy.	2.00	240.00
KRR	and implementation of strategies to defeat claim. Research feasibility, possibility and advisability of filing motion for reconsideration regarding Judge Mahan's entry of order granting	2.80	784.00
	preliminary injunction.	3.10	1,240.00

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ACCOUNT NO: STATEMENT NO:

			HOURS	
08/01/2016	KRR	Continue to research, dissect, and analyze complaint to determine which claims for relief should be subjected to motion to dismiss. Email to defense counsel regarding ongoing duty to retrieve postings from twitter and other social media platform.	1.60	640.00
08/03/2016	KRR	Email exchanges with client regarding strategy of providing passwords. Work on drafting confidentiality order for production of any material on social media platforms that pertain to personal issues. Work on engagement letter and itemization of services and time to be provided. Receive, review, and respond to emails from Ryan Gile (Switch counsel) and responses by Hayley Williamson. Research 239 regarding public records requests.	. 0.80	320.00
08/04/2016 Send Opy to M	KRR	Telephone conference with Stephanie Mullen regarding contents of contract application and disclosures. Analyze case. Work on and prepare rough draft of litigation budget and schedule, itemizing	building qu	
08/09/2016	KRR	Continue to work on detailed litigation budget and schedule for Ms. Mullen. Telephone conference with Oliver Pancheri regarding status of case. Telephone conference with Chris Austin (Plaintiff's counsel) regarding request for extension for time to file responsive pleading or dispositive motions. Confirm by email. Prepare Stipulation for extension of time for Tanner to respond. Telephone conference with Tanner. Research need for co-defendants to file answer in light of appearance.	3.80	880.00 1,520.00
* -08/10/2016	KRR	Proof read, litigation budget and schedule. Receive, review emails from client regarding strategies to invoke. Complete processing stipulation for extension of time. Telephone conference with Stephanie regarding adequacy of proposal. Work on amended and more specific litigation budget and schedule. Finalize litigation budget and schedule. Sent to Stephanie for consideration.	1.10	440.00
08/16/2016	KRR	Office conference with client. Review structure and rule of general counsel at PUCN. Review all attachments showing social media mention of PUCN with Carolyn.	3.10	1,240.00
08/17/2016	KRR	Telephone conference with Garrett Weir. Receive and review Switch's narrowed and modified request for public records. Receive and review Garrett's response together with email traffic between PUCN and Switch.	1.10	440.00
08/19/2016	KRR	Review all pleadings and documents on file in Case #01629. Review injunction, outline, and index complaint. Email to "Lina". Start draft of motion to dismiss. Research statutes regarding structure, organization, and administration of PUCN.	4.80	1,920.00
08/20/2016	KRR	Research, evaluate and analyze statutes cited in complaint. Research all dockets referred to in complaint. Research claims for		

Carolyn Tanner

billing for research of law.

Page: 3 08/31/2016 ACCOUNT NO:

1363-001M

Switch, Ltd. vs.

relief for 12(b)(6) motion. Read all watchdog claims and backup.

HOURS

STATEMENT NO:

Work on subpoenas for injunction compliance. Email client regarding expert.

3.30 1,320.00 38.00 14,124.00

FOR CURRENT SERVICES RENDERED

EXPENSES THROUGH 08/25/2016

08/23/2016

In house photocopy expense.

6.00

TOTAL EXPENSES

6.00

TOTAL CURRENT WORK

14,130.00

BALANCE DUE

\$14,130.00

LAW OFFICES OF ROBISON, BELAUSTEGUI, SHARP AND LOW A PROFESSIONAL CORPORATION

71 WASHINGTON STREET RENO, NEVADA 89503 TAX ID#88-0173763 TELEPHONE (775) 329-3151 FACSIMILE (775) 329-7941

Carolyn Tanner

Page: 1 09/30/2016 ACCOUNT NO: 1363-001M STATEMENT NO: 2

Switch, Ltd. vs.

PREVIOUS BALANCE

\$14,130.00

FEES THROUGH 09/25/2016

		FEES THROUGH VS/23/2016		
			HOURS	
08/30/2016	JS	Conference with Kent Robison and Therese Shanks to review status and assignment. Locate and prepare documents/information for Kent Robison.	1.80	216.00
	JS	Multiple conferences with Kent Robison. Locate, organize and index Complaint exhibits. Locate and prepare documents/information for	1.00	210.00
	KRR	Kent Robison. Continue to review exhibits attached to complaint, pleadings, and motions. Research statutory structure regarding PUCN. Commence draft of motion to dismiss equal protection and due	2.30	276,00
	TMS	process claims. Review complaint and history of case (1.5); draft notice of	2.10	840.00
		appearance (0.2); research re equal protection clause (1)	2.70	756.00
08/31/2016	TMS	Review PUC docket re all 704B applicants (0.6); review PUC Switch opinion (1); begin review of PUC opinions re Wynn, Sands and		
		MGM (1)	2.60	728.00
09/01/2016	JS TMS	Review documents/information/exhibits with Kent Robison. Finish review of PUC opinions of Casinos (2); review Switch stipulation with NVEnergy (0.4); analyze whether motion to dismiss	0.50	60.00
	KRR	or motion for summary judgment would be best approach (1) Continue to review documents and pleadings being provided by clients. Telephone conference with Amy regarding structure and process of PUC hearings. Inter-office collaboration with Therese regarding rulings and decisions made in casino cases versus rulings	3.40	952.00
		and decisions made in Switch case.	1,30	520,00
09/02/2016	JS TMS	Conference with Kent Robison, Organize and index TRO exhibits. Attend telephone conference with Attorney General office. Call with counsel for PUCN (1.5); outline further issues that need	3.30	396.00
	KRR	research (0.5)	2.00	560.00

Page: 2 09/30/2016 1363-001M

		£	HOURS	
		of PUC, history of filings regarding Switch, Barrick and casinos. Review decision. Strategize regarding Plaintiff's unwillingness and refusal to serve NV Energy and PUC. Work on research concerning	нооко	
		first amendment defenses to Plaintiff's claims.	4.30	1,720.00
09/06/2016	KRR	Read, review, organize PUC decisions on Switch and casinos decisions. Read, review Barrick Gold. Work on motion to dismiss.	1.90	760.00
09/09/2016	KRR	Work on freedom of speech defense to state claims. Office conference with Carolyn Tanner. Review filings, strategies, and PUCN regulatory procedures.	2.30	920.00
09/12/2016	TMS	Review exhibits to complaint (1); research re vox.com article and how PUC works (2); research re dormant commerce clause (1); research re due proceedings (1); outline		4 004 00
	KRR	motion to dismiss (0.8) Review casino decisions. Review briefs. Review chronology of briefs and Switch decision. Read social media platform VOX. Continue work on motion to dismiss. Work on revisions to contract	5.80	1,624.00
		with BOE.	2.90	1,160.00
09/13/2016	TMS	Research re tortious interference with contractual relations (1); research re interference with prospective economic advantage (1); research re defenses to conspiracy claims (1); research re defenses to negligence claims (1); review docket (0.2); outline motion to dismiss (1); analyze with KRR whether motion to dismiss or motion for summary judgment would be strategically better (0.5); begin draft	æ	
		facts section of motion for summary judgment (1.5)	7.20	2,016.00
09/14/2016	TMS	Review Barrick Gold docket (1); draft facts portion of MOTION FOR SUMMARY JUDGMENT re Barrick (1); begin draft facts portion of MOTION FOR SUMMARY JUDGMENT re Switch PUC opinion (4); edit facts portion of MOTION FOR SUMMARY JUDGMENT already		
		drafted to conform to later drafted sections (1.25)	7.25	2,030.00
09/15/2016	TMS	Finish draft facts section re PUC orders (2); begin to write draft facts section re DixieRaeSparx (3.5)	5.50	1,540.00
09/16/2016	TMS	analyze re whether to file special motion to dismiss (1); call with client re same (0.4); draft anti-SLAPP motion (1); draft argument		
		portion of MOTION FOR SUMMARY JUDGMENT re immunity due to anti-SLAPP and first amendment (1.4)	6.80	1,904.00
	JS	Conference with Kent Robison and Therese Shanks. Research potential experts.	0.50	60.00
09/19/2016	TMS	Further research re equal protection in the administrative agency context (1); edit anti-SLAPP motion (1.3)	2.30	644.00
	JS	Conference with Kent Robison. Locate and prepare documents/information for Kent Robison. Research/locate potential experts.	2.00	, 240.00

Caroly	n Tanne	#2 10		Page: 3 09/30/2016
		•	ACCOUNT NO: STATEMENT NO:	1363-001M 2
Switch	, Ltd. vs.		STATEMENT NO.	2
		40		
		Fig.	HOURS	
	KRR	Work on motion to dismiss. Review exhibits to TRO and complaint to attach to and include as exhibits to motion to dismiss. Redraft		
		introduction. Submit same to client for review.	2.60	1,040.00
09/20/2016	TMS	Research re whether need stipulation for pre-discovery discovery (0.25); research re additional evidence needed (0.25); draft up		
		outline and email same to KRR and client re upcoming meeting (0.6) 1.10	308.00
09/21/2016	TMS	Meeting with client (2); draft equal protection argument portion of MOTION FOR SUMMARY JUDGMENT (2.4); draft due process		
	10	argument portion of MOTION FOR SUMMARY JUDGMENT (1.2)	5.60	1,568.00
	JS JS	Research/locate potential experts (social media). Conference with Kent Robison. Locate and prepare	1.00	120.00
	KRR	documents/information for Kent Robison. Locate potential experts. Work on revising introduction and "undisputed facts" for motion for	2.00	240.00
	MIN	summary judgment. Work on proposed joint stipulation for Rule 35, Rule 45, and 30(b)(6) discovery depositions for further compliance with injunction. Met with client to review uncontested/undisputed facts, chronology, and facts pertinent to process for exit application.		
		Work on affidavit for Garrett. Work on declaration for Hayley. Work on declarations for commissioners. Work on 30(b)(6) deposition notices.	6.30	2,520.00
09/22/2016		Continue to work on motion for summary judgment. Draft additional facts. Telephone conference with Tanner. Draft affidavits for commissioners, general counsel, and counsel for regulatory		
		operations staff.	2.40	960,00
09/23/2016		Conference with Kent Robison. Locate information on potential experts.	0.30	36.00
		FOR CURRENT SERVICES RENDERED	92.05	26,714.00
		EXPENSES THROUGH 09/25/2016		
09/21/2016		Postage.		2.83
		TOTAL EXPENSES		2.83
		TOTAL CURRENT WORK		26,716.83
		BALANCE DUE		<u>\$40,846.83</u>

We accept MasterCard and Visa as payment on your bill. Please contact our billing department for payment processing.



STATE OF NEVADA CONTROLLER'S OFFICE

101 N CARSON ST STE 5 CARSON CITY NV 89710 775/684-5750 Fax 775/684-5695

Budget Account File Maintenance Request (use for existing budget accounts to add categories or revenue sources)

		<u></u>					
	`	Fund	Agency	Budget	, r	Work Program	Reference (if applie
Coding Struct	ıre:	224	580	3920	J L	AP	
Catamanian Nas	. أم م أد	C-4.#	Cotoo	No	· 20 -b	-+)	Noton
Categories Nee	eaea:	Cat #	Catego	ry Name (max 30 chara	cters)	Notes
- ()							
senditure Revenue Sourc	e General L	edger Assig	nments				
NRS/Authority		(Check or New GL	ne or both)			Revenue Descripti 30 characters)	ion
establish a		New GL	AORD	GL# 7065	`	or Outside Atto	ornev/
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