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12 **IN THE UNITED STATES DISTRICT COURT**  
 13 **FOR THE DISTRICT OF ARIZONA**

14 Don ADDINGTON, *et al.*,  
 15 Plaintiffs,  
 16 vs.  
 17 US AIRLINE PILOTS ASSN., *et al.*,  
 18 Defendants.

CASE NOS.  
 2:08-CV-1633-PHX-NVW  
 2:08-CV-1728-PHX-NVW  
 (Consolidated)

**AFFIDAVIT OF MARTY HARPER**

19 Don ADDINGTON, *et al.*,  
 20 Plaintiffs,  
 21 vs.  
 22 Steven H. BRADFORD, *et al.*,  
 23 Defendants.

24 **EXHIBIT 1**  
 25  
 26  
 27  
 28

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This invoice reflects services performed and expenses incurred on your behalf. Your prompt attention is appreciated. Please contact us immediately to discuss any questions you may have. Thank you for this opportunity to serve you.

Leonidas LLC  
Attn: Jeffrey Koontz  
2650 FM 407, Ste. 145-147  
Bartonville, TX 76226

**September 3, 2009**  
Invoice No: \*\*\*\*\*  
File No: LEO020-324277

Re: Leonidas LLC vs. Airline Pilots, et al.

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**Invoice Summary**

Current Professional Services	\$1,678,300.50
Current Disbursements	<u>142,929.37</u>
<b>Total Current Invoice</b>	<b>\$1,821,229.87</b>

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Questions regarding payments or accounts, please call (816) 572-4664 or 1-877-577-7455 or [AccountingBilling@polsinelli.com](mailto:AccountingBilling@polsinelli.com).  
For other inquiries, please contact Marty Harper at (602)650-2000 or [mharper@polsinelli.com](mailto:mharper@polsinelli.com).

Please make checks payable to  
Polsinelli Shughart PC  
P.O. Box 878681  
Kansas City, MO 64187-8681  
Wire Instructions:  
US Bank  
Acct: Polsinelli Shughart, PC  
Acct #: 4343953230  
ABA #: 101000187  
Please reference Invoice No.

**Polsinelli Shughart PC****Invoice Detail**

For Professional Services Through 8/31/09  
 File No. LEO020-324277  
 Re: Leonidas LLC vs. Airline Pilots, et al.

Page 2

<b>Professional Services</b>
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Date	Description	Tmkpr	Hours
3/19/08	Review assignment for research on subject of American West pilots matter.	JACO	0.30
3/21/08	Study America West issues.	HARPM	1.60
3/21/08	Research factual and legal basis for dispute (1.2); Analysis of same and draft memo on same (1.4).	JACO	2.60
3/24/08	Consider RLA issues regarding America West pilots' issues.	HARPM	0.60
3/25/08	Study America West materials.	HARPM	4.00
3/28/08	Review emails regarding America West pilots.	HARPM	0.30
3/31/08	Study America West memoranda and prepare for meeting on 4/1/08.	HARPM	1.20
3/31/08	Review materials on legal issues impacting client group in labor dispute.	JACO	1.00
4/1/08	Review background materials in preparation for meeting.	FLOOK	1.80
4/1/08	Telephone call and review of documents to discuss taking on America West MEC in dispute with east coast MEC.	JACO	0.80
4/2/08	Prepare for and attend meeting with prospective clients.	FLOOK	2.20
4/2/08	Preparation for, participation in meeting with prospective clients (2.8); review and analysis of documents received from same (1.8).	JACO	4.60
4/4/08	Complete analysis and drafting of detailed memorandum addressing basis for West MEC pilots to enforce Seniority List arbitration award.	JACO	7.00
4/7/08	Work with Andy Jacob regarding America West issues.	HARPM	2.30
4/7/08	Analyze materials and A. Jacob memo regarding issues in case.	FLOOK	1.10
4/7/08	Present research on litigation options for potential clients (.5); Research additional case law on RLA and successor union, merger policies (1.5); Search for law professor specializing in RLA (.5).	JACO	2.50
4/8/08	Research to identify expert on Railway Labor Act.	JACO	1.80
4/9/08	Work on analysis of issues and options.	HARPM	1.10
4/11/08	Conference call and preparation for conference call.	HARPM	1.20
4/11/08	Meeting with Marty Harper and telephone conference with clients to discuss merits of case and representation.	JACO	1.80
4/12/08	Research terms of ALPA and USAPA Constitutions and the America West 2004 CBA (1.0); Analysis of rights of pilots to vote on ratification of any changes (.5); Determination of leverage position of pilots in regard to same (0.5); Draft memo on same (1.5).	JACO	3.50
4/15/08	Research cause of action for breach fiduciary duty by union officers under LMRDA section 501.	JACO	1.20
4/16/08	Telephone call with Pilots (0.4); Plan litigation strategy (0.3); Research fiduciary duty owed to entire former group of America West pilots by their union representatives and actions for breach thereof (0.8).	JACO	1.50
4/18/08	Work on America West pilot issues.	HARPM	3.10
4/18/08	Telephone calls with clients (0.4); Draft suggested letter to USAPA (2.3); Follow up with Marty Harper and clients on same (0.8).	JACO	3.50

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Late Payment Charge: 1% per month may be charged on outstanding balances

**Polsinelli Shughart PC****Invoice Detail**

For Professional Services Through 8/31/09

Page 3

File No. LEO020-324277

Re: Leonidas LLC vs. Airline Pilots, et al.

<b>Date</b>	<b>Description</b>	<b>Tmkpr</b>	<b>Hours</b>
4/19/08	Review email inquiries from pilots (.2); analysis and response (1.0); confer with Marty Harper on same (.1).	JACO A	1.30
4/20/08	Conference with Marty Harper and Pilots and then with entire team and co-parties to plan strategy (0.8); Review emails from clients, analysis and compose replies (0.6).	JACO A	1.40
4/21/08	Work with pilots regarding letter to USAPA (.6); joint conference call with competing pilot group regarding potential claims (2.6); follow-up with A. Jacob and clients (.6).	HARPM	3.80
4/23/08	Prepare for joint meeting with clients (1.6); joint strategy session (1.7); follow-up with clients (.7).	HARPM	4.00
4/23/08	Attention to status and strategy.	FLOOK	0.80
4/23/08	Review email inquiries from pilots (0.2); analysis and response (0.2); confer with Marty Harper on same (0.9).	JACO A	0.80
4/24/08	Continued work with pilot representatives and Andrew Jacob on Section 1 suit.	HARPM	1.80
4/25/08	Additional research on deference to union interpretation of constitution and revise memo analyzing potential causes of action for pilots against USAPA and/or US Airways. (Note: 1/2 cut regarding Company)	JACO A	5.20
4/28/08	Attention to Mr. Jacob memo (.3); strategy with Mr. Harper in light of recent developments (.3).	FLOOK	0.60
4/28/08	Telephone call with clients (.7); email communications with Marty Harper concerning litigation strategy (.1).	JACO A	0.80
4/28/08	Response to telephone inquiries from client concerning litigation strategy.	JACO A	0.80
4/30/08	Telephone call with clients to plan strategy.	JACO A	0.50
5/5/08	Respond to client's email.	JACO A	0.20
5/13/08	Meeting with pilot group regarding strategy.	HARPM	2.50
5/13/08	Meeting with clients (1.0); meeting with team regarding status and strategy (1.0).	FLOOK	2.00
5/13/08	Meet with clients and review litigation strategy and options.	JACO A	2.20
5/19/08	Meeting with the expanded group of pilots regarding representation.	HARPM	2.30
5/28/08	Attention to various emails from clients regarding merger issues.	HARPM	0.90
6/5/08	Explain research assignment to associate (.1); confer on litigation strategy with Marty Harper (.1); communicate with clients (.3).	JACO A	0.50
6/5/08	Survey authority on union citizenship for diversity jurisdiction and union's capacity to be sued in state court.	SDON	3.00
6/6/08	Strategy session in conference call.	FLOOK	1.00
6/6/08	Telephone conference with clients and co-counsel (0.4); Follow up telephone call with co-counsel (0.4); Follow up communication with Marty Harper (0.2).	JACO A	1.00
6/9/08	Research capacity of unions to be sued in Arizona courts.	SDON	2.00
6/10/08	Research issues related to standing and joinder of union in litigation.	JACO A	0.80
6/10/08	Review, edit and finalize memo on jurisdiction and capacity.	SDON	0.10
6/10/08	Review material on union standing (.9); conference with Mr. Jacob on application of standing doctrine to case (.1).	SDON	1.00
6/10/08	Research necessity of union members to suit against union and union standing.	SDON	5.70
6/11/08	Research issues related to liability for internet posting and implicit ratification of tortious conduct (1.5); draft emails regarding same (.1); telephone call with client and schedule meetings regarding litigation (.2)	JACO A	1.80
6/11/08	Survey of federal authority on union standing.	SDON	2.80

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For Professional Services Through 8/31/09

Page 4

File No. LEO020-324277

Re: Leonidas LLC vs. Airline Pilots, et al.

<b>Date</b>	<b>Description</b>	<b>Tmkpr</b>	<b>Hours</b>
6/12/08	Research relation of member injury to union standing and required causal link.	SDON	3.90
6/14/08	Read and respond to emails from clients.	JACO	0.80
6/16/08	Attention to emails regarding strategy and related issues (.9); prepare for conference call (.8); conference call and follow up (1.1).	HARPM	2.80
6/16/08	Prepare for an attend strategy session with clients and team (1.1); review amended complaint (.3); draft and serve litigation hold letter (.3).	FLOOK	1.60
6/16/08	Review issues for telephone conference with clients and confer with same and team members concerning litigation strategy.	JACO	1.10
6/19/08	Revise memo on causes of action against USAPA and its officers.	JACO	3.80
6/20/08	Receive and review materials from A. Jacob.	FLOOK	1.20
6/23/08	Finish email to clients and telephone call with same.	JACO	0.50
6/23/08	Research union standing.	SDON	0.50
6/24/08	Draft memo analyzing Transition Agreement.	JACO	1.30
6/25/08	Revise draft analysis of Transition Agreement memo and distribute to clients.	JACO	0.80
6/26/08	Work on a strategy for the comprehensive litigation plan.	HARPM	1.30
6/26/08	Review memos by Mr. Jacob in preparation of client meeting.	FLOOK	0.60
6/26/08	Attention to files, organizing materials and pleadings for review.	JACO	1.20
7/1/08	Strategize regarding potential affirmative steps (1.3); review A Jacob research regarding potential causes of action and communicate with team regarding same (.5).	FLOOK	1.80
7/8/08	Attention to status and strategy.	FLOOK	0.40
7/10/08	Organize files.	JACO	0.40
7/28/08	Lengthy strategy discussion with Eric Ferguson.	HARPM	0.90
7/30/08	Communicate with E. Ferguson regarding status and strategy.	FLOOK	0.40
7/31/08	Attention to status and strategy.	FLOOK	0.20
7/31/08	Telephone calls with client and review emails from client.	JACO	0.90
8/11/08	Telephone call with client and review materials sent by him over past three days.	JACO	0.50
8/12/08	Attention to strategy and related issues.	HARPM	0.90
8/13/08	Attention to emails regarding strategy and grievances.	HARPM	0.90
8/13/08	Multiple items of communication with clients and STK team regarding list issues.	FLOOK	0.90
8/14/08	Attention to emails regarding strategy and grievances.	HARPM	1.30
8/15/08	Attention to emails regarding grievances, etc.	HARPM	1.30
8/19/08	Telephone calls with client discussing grievance related issues (1); Research related to hybrid claim jurisdiction (.5); Drafting complaint for hybrid claim (5.3). (Note: 1/2 cut regarding Company)	JACO	3.40
8/20/08	Complete first draft of Hybrid Action Complaint (6.0); Complete first draft of Class Action Complaint (4.8). (Note: 1/2 cut regarding Company)	JACO	5.40
8/21/08	Revise draft of Dual Class Action Complaint (2.6); Research issues related to Association representation (1.2).	JACO	3.80
8/22/08	Attention to emails regarding pleadings, grievances and related issues.	HARPM	0.70
8/25/08	Work on complaints prepared as drafts by Andy Jacob (3.1); attention to emails (.5); strategy session with Kelly Flood and Andy Jacob (.6).	HARPM	4.20
8/25/08	Attention to status and strategy (.5); conference with E. Ferguson regarding same (.4).	FLOOK	0.90
8/26/08	Work on draft complaints prepared by Andy Jacob. (Note: 1/2 cut regarding Company)	HARPM	0.80

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For Professional Services Through 8/31/09

Page 5

File No. LEO020-324277

Re: Leonidas LLC vs. Airline Pilots, et al.

<b>Date</b>	<b>Description</b>	<b>Tmkpr</b>	<b>Hours</b>
8/26/08	Revise draft complaints for hybrid and class action claims. (Note: 1/2 cut regarding Company)	JACO A	2.20
8/27/08	Revise two draft complaints and work with Andy Jacob regarding revisions and preparation for client meeting on 8/28/08. (Note: 1/2 cut regarding Company)	HARPM	1.70
8/27/08	Attention to status and strategy (.5); review and comment on draft class action complaint (.5); review and comment on draft hybrid complaint (.3).	FLOOK	1.30
8/28/08	Work on draft complaints (2.4); meeting with pilots regarding draft complaints and strategy (3.0). (Note: 1/2 cut regarding Company)	HARPM	2.70
8/29/08	Revise draft complaints and communicate with clients by telephone and e-mail.	JACO A	1.60
8/31/08	Review e-mails from clients and from team members (0.3); Draft response to team member (0.3).	JACO A	0.60
9/1/08	Review materials and other information provided by clients (1.2); Draft detailed memo summarizing same for team members (2.0).	JACO A	3.20
9/2/08	Strategy session with litigation team regarding refinement of draft complaints.	HARPM	2.30
9/2/08	Strategy session with team.	FLOOK	1.50
9/2/08	Meet with team members to review litigation plans and drafts of complaints (2.2); Revise drafts of complaints to incorporate input from team members (6.2); Communicate with individual potential representative plaintiffs (0.6); Review client e-mails (0.4). (Note: 1/2 cut regarding Company)	JACO A	4.70
9/2/08	Review case documents (3.0), review arbitration award (.7); review substantive pleadings (1.0).	STEVD	4.70
9/3/08	Work on drafts of complaints and related litigation issues.	HARPM	2.60
9/3/08	Review and comment on draft complaints (1.0); review multiple items of communication with team regarding same (.1).	FLOOK	1.10
9/3/08	Revise draft complaints.	JACO A	5.30
9/4/08	Continue to work on drafts of complaint and related issues.	HARPM	3.10
9/4/08	Review final versions of complaints (.5); meet with client (.2); multiple items of communication regarding status and strategy (.2).	FLOOK	0.90
9/4/08	Revise draft complaints, incorporating edits from attorneys and clients (5.8); Prepare documents for exhibits (1.2); Respond to client inquiries (0.4); Locate defendants (0.8); e-file complaint federal court (0.5). (Note: 1/2 cut regarding Company)	JACO A	4.40
9/4/08	Review draft complaint (.5); conference with Mr. Jacob regarding case (.1).	BROW5	0.60
9/5/08	Calls/emails regarding complaints and strategy.	HARPM	1.80
9/5/08	Attend team strategy meeting (1.9); review relevant rules and pleadings in preparation of assisting with service, etc. (.6).	FLOOK	2.00
9/5/08	Team meeting to plan litigation strategy (0.9); File additional documents and arrange for service of Hybrid complaint (0.4); Review file for evidentiary documents (1.8).	JACO A	3.30
9/5/08	Review pleadings and analyze strategy for judicial resolution of enforcing arbitration award (3.8); meeting with trial team regarding strategy and planning (1.0).	STEVD	4.80
9/5/08	Prepare for litigation planning meeting (.4); review Complaint for background information and preparing timeline (.1).	BROW5	0.50
9/5/08	Attend litigation planning meeting with Mr. Harper, Mr. Stevens, Ms. Flood, and Mr. Jacob.	BROW5	0.70
9/6/08	Review lengthy YouTube videos of USAPA "Road Show" (4.0); Begin review of documentary evidence and begin drafting comprehensive table of evidence correlating language in evidence with issues material to claim (2.2).	JACO A	6.20

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For Professional Services Through 8/31/09

Page 6

File No. LEO020-324277

Re: Leonidas LLC vs. Airline Pilots, et al.

<b>Date</b>	<b>Description</b>	<b>Tmkpr</b>	<b>Hours</b>
9/7/08	Continue review of documentary evidence (1.2); Complete detailed table of evidence correlating with material issues of claim (5.8); Draft e-mails to clients detailing open issues and needs for additional evidence (1.0).	JACO A	8.00
9/8/08	Review e-mails and documents provided by clients.	JACO A	0.70
9/8/08	Review and analyze memos and other relevant background case information.	BROW5	0.50
9/9/08	Lengthy conference call with Lee Shehan and follow-up.	HARPM	1.40
9/9/08	Begin work on research regarding class certification.	FLOOK	1.50
9/9/08	Extended phone conference with Lee Seham regarding defendant's response to complaints(.7); conference with team regarding same (1.0).	FLOOK	1.20
9/9/08	Research federal case law on preliminary injunction (1.2); Find relevant examples of same (0.4); Confer with opposing counsel (0.4); Communicate with clients (0.4); Plan presentation for argument in court (1.2); Download and review briefs from litigation in DC District Court (.6); Communicate with contact in DC to obtain copy of court file (0.4).	JACO A	4.60
9/9/08	Review status regarding Motion for Preliminary Injunction (.4); prepare outline of memorandum supporting and exhibits (.4).	STEVD	0.80
9/9/08	Review of memos and related documents to assist in creation of contract flowchart.	BROW5	0.40
9/10/08	Begin preliminary review of research regarding class certification (1.0); work with team regarding same (.1).	FLOOK	1.10
9/10/08	Work with team regarding preliminary injunction issues, issues raised in complaints, and to address defendants' arguments.	FLOOK	0.80
9/10/08	Drafting Application for Preliminary Injunction (7.1); Research and analysis for same (3.4). (Note: 1/2 cut regarding company)	JACO A	5.30
9/10/08	Reserach regarding certifying a defendant class.	BROW5	0.00
9/11/08	Work on Motion for Preliminary Injunction. (Note: 1/2 cut regarding company)	HARPM	0.90
9/11/08	Telephone call and e-mail to clients (0.6); Finish first draft of Application for injunction (5.6). (Note: 1/2 cut regarding company)	JACO A	3.10
9/12/08	Work on Preliminary Injunction. (Note: 1/2 cut regarding company)	HARPM	0.90
9/12/08	Revise draft of Application for preliminary injunction (4.4); Researching additional case law on violation of duty of fair representation (1.6); Review letter from USAPA counsel (0.5); Telephone call with Ken Stravers (0.4); Travel to and from meeting with client group (1.2); Presentation and respond to questions at meeting (4.4).	JACO A	12.50
9/13/08	Revision of Application for Preliminary Injunction.	JACO A	3.00
9/14/08	Revision of Application for Preliminary Injunction (7.2); Additional Research on Elements of implied covenant claim (2.8). (Note: 1/2 cut regarding company)	JACO A	5.00
9/15/08	Work on Preliminary Injunction issues and pleadings.	HARPM	2.40
9/15/08	Revision of Application for Preliminary Injunction.	JACO A	1.00
9/15/08	Review and analyze pleadings and case authorities for preparation of Application for Preliminary Injunction.	STEVD	2.60
9/16/08	Work on application for Preliminary Injunction.	HARPM	2.80
9/16/08	Review draft of application for Preliminary Injunction and team meeting regarding same.	FLOOK	1.20
9/16/08	Meet with team members to critique draft Application for Injunction (1.8); Draft revision of same (5.0).	JACO A	6.80

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For Professional Services Through 8/31/09

Page 7

File No. LEO020-324277

Re: Leonidas LLC vs. Airline Pilots, et al.

<b>Date</b>	<b>Description</b>	<b>Tmkpr</b>	<b>Hours</b>
9/16/08	Meeting with Mr. Harper, Ms. Flood, Mr. Jacobs regarding analysis and strategy for Application for Preliminary Injunction (1.0); review, revise and edit Application for Preliminary Injunction (3.5); review key case citations regarding additional arguments supporting client right to injunction (.5).	STEVD	4.00
9/17/08	Strategy session with litigation team.	HARPM	2.10
9/17/08	Revise Application for Preliminary Injunction (7.6); Communicate with clients (0.8); Confer with team members on same (2.0). (Note: 1/2 cut regarding company)	JACOA	5.20
9/17/08	Revise and edit Application for Preliminary Injunction regarding additional arguments and edit for page length limitations (2.0); review additional case authorities for issues relating to union duties and hybrid action jurisdiction for labor dispute (.7). (Note: 1/2 cut regarding company)	STEVD	1.40
9/18/08	Work on pleadings.	HARPM	0.80
9/18/08	Work with team and clients regarding strategy for Application for Preliminary Injunction.	FLOOK	0.70
9/18/08	Revise draft Application for Preliminary Injunction (5.2); Prepare Proposed Order and Notices (1.8); Communicate with clients (0.8); and media consultant (0.2).	JACOA	8.00
9/19/08	Attention to emails regarding status and pending issues (.9); attention to motions/pleadings filed by U.S. Airways and USAPA (.9). (Note: 1/2 cut regarding company)	HARPM	0.90
9/19/08	Review and analyze current pleadings regarding Application for Preliminary Injunction.	STEVD	1.50
9/22/08	Work on motion to oppose consolidation (.9); work on remand issues (.8); work on preparing for preliminary injunction hearing (1.2).	HARPM	2.90
9/22/08	Strategy session with team regarding status of 2 actions, removal and injunction issues.	FLOOK	0.70
9/22/08	Receive and review USAPA's "Motion to be Heard" on Plaintiffs' Application for Injunction.	FLOOK	0.20
9/22/08	Review pleadings filed in hybrid and class action cases (3.0); research and draft supplement to Application for Preliminary Injunction (4.0); research and draft Partial Opposition to Motion to Consolidate (1.5); team meeting to plan strategy (1.0); communicate with clients (.5).	JACOA	10.00
9/22/08	Review proposed supplement to application for preliminary injunction (1.0); review proposed opposition to motion to consolidate (.2).	STEVD	1.20
9/22/08	Meeting regarding the US Airways case and removal of the class action to federal court.	BROW5	0.80
9/23/08	Work on Preliminary Injunction issues.	HARPM	2.80
9/23/08	Review and provide comments on multiple drafts of Opposition to Motion to Consolidate and Supplement to Application for Preliminary Injunction.	FLOOK	0.90
9/23/08	Redraft Supplement to Application for Injunction (2.4); Formulate strategy with team members (1.4); Communicate with clients (0.6).	JACOA	4.40
9/23/08	Review, revise and edit response to Motion to Consolidate (1.0); review revise and edit Supplement to Application for Preliminary Injunction (2.0); review DC pleadings (.7).	STEVD	3.70
9/23/08	Legal research regarding removal action filed by US Airways pilots.	BROW5	1.00
9/24/08	Strategy session with litigation team (2.3).	HARPM	2.30
9/24/08	Strategize with team regarding Application for TRO.	FLOOK	0.80

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For Professional Services Through 8/31/09

Page 8

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<b>Date</b>	<b>Description</b>	<b>Tmkpr</b>	<b>Hours</b>
9/24/08	Organize materials on Railway Labor Act for Team members (0.8); Team meeting to plan litigation strategy and review letter and filings from opposing parties (1.2).	JACO A	2.00
9/24/08	Prepare for preliminary injunction hearing (3.5); review documents to make demonstrative exhibits for use to support application for injunction (1.0).	STEVD	4.50
9/25/08	Work with Mr. Jacob and Mr. Stevens regarding preparation for hearing on 9/26/08.	HARPM	1.20
9/25/08	Review memo by Mr. Jacob regarding preparation for status conference.	FLOOK	0.30
9/25/08	Review materials and prepare graphic exhibits for hearing (2.8); Review emails from clients (0.4); Communicate with USAPA (0.4); Communicate with attorney considering filing related case in North Carolina (0.6).	JACO A	4.20
9/25/08	Review RLA materials to prepare for hearing (2.0); meeting with Andy regarding strategy, arguments and demonstrative exhibits for preliminary injunction hearing (2.7).	STEVD	4.70
9/26/08	Prepare for court hearing and attend hearing.	HARPM	1.60
9/26/08	Prepare for and attend Status Conference regarding case.	FLOOK	1.70
9/26/08	Travel to and from and attend scheduling conference (2.2); Revise memo on issues likely to be raised at conference (0.8).	JACO A	3.00
9/26/08	Prepare for and attend status conference regarding preliminary injunction.	STEVD	3.60
9/26/08	Review DC case files for preparation of the Motion to Remand.	BROW5	1.30
9/27/08	Attention to issues generated by status conference on 9/26/08.	HARPM	0.90
9/28/08	Research regarding removal procedures and arguments for Motion to Remand.	BROW5	1.60
9/29/08	Finalize Opposition to Motion to Consolidate (1.0); review pleadings from ALPA litigation regarding basis for Defendants' Motion to Dismiss (1.0); review and analyze federal statutes cited by Defendants during Status Conference with Judge Wake (.4).	STEVD	2.40
9/29/08	Reviewing case law opposition cites in Notice of Removal.	BROW5	0.50
9/29/08	Research on Motion to Remand arguments in 9th Circuit.	BROW5	1.80
9/29/08	Research and writing relating to arguments for the Motion to Remand.	BROW5	3.30
9/30/08	Work on analysis and motions for remand and cases for response to motion to dismiss (3.0); prepare final draft of response to motion to consolidate (2.0); review court order regarding same (.2).	STEVD	5.20
9/30/08	Research for Motion to Remand.	BROW5	1.80
9/30/08	Federal preemption research.	BROW5	0.80
10/1/08	Receive and cursory review of US Air motion to dismiss.	FLOOK	0.00
10/1/08	Additional research and draft Response to Motion to Dismiss.	JACO A	9.00
10/1/08	Analyze and outline response to Defendants Motion to Dismiss (1.5); review extensive email correspondence from clients regarding developments (.3); outline arguments for Motion to Remand (.5).	STEVD	2.30
10/1/08	Preparing memo regarding Motion to Remand arguments.	BROW5	5.70
10/1/08	Research regarding RLA preemption in the 9th Circuit.	BROW5	0.90
10/2/08	Review Ms. Brown memo regarding Motion to Remand and meet with team regarding same (.9); communicate with opposing counsel regarding their demand letters regarding Leonidas (.6); receive and review information from pilot regarding grievance and communicate with team regarding same (.1); review legal research regarding remand (1.3).	FLOOK	2.80
10/2/08	Receive and initial review of USAPA's Motion to Dismiss and supporting declarations.	FLOOK	1.10

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**Polsinelli Shughart PC****Invoice Detail**

For Professional Services Through 8/31/09

Page 9

File No. LEO020-324277

Re: Leonidas LLC vs. Airline Pilots, et al.

<b>Date</b>	<b>Description</b>	<b>Tmkpr</b>	<b>Hours</b>
10/2/08	Review Motion to Remand draft (1.0); meeting with litigation team regarding analysis and issues to present in support of remand (1.0); review legal authorities cited by Defendants in support of Motion to Dismiss (1.0).	STEVD	4.00
10/2/08	Meeting regarding focus of Motion to Remand.	BROW5	0.80
10/2/08	Create outline for Motion to Remand.	BROW5	0.20
10/2/08	Prepare draft of Motion to Remand.	BROW5	3.70
10/3/08	Begin analysis of USAPA Motion to Dismiss (6.2).	JACOA	6.20
10/3/08	Review and Revise Motion to Remand.	BROW5	0.50
10/4/08	Research issues raised in USAPA Motion to Dismiss and identify relevant language in case law (2.6); Draft memo on same and circulate to team members (3.2).	JACOA	5.80
10/6/08	Research and draft Response to USAPA's Motion to Dismiss (10.6); Team meeting regarding litigation strategy (1.2).	JACOA	11.80
10/6/08	Revise and edit responses to Motions to Dismiss by US Airways and USAPA (3.8); meeting with litigation team regarding issues and strategy (2.0). (Note: 1/2 cut regarding company)	STEVD	2.90
10/6/08	Meeting with group to discuss response to Motion to Dismiss.	BROW5	1.10
10/6/08	Outlining both US Air and USAPA Motion to Dismiss for list of all arguments used.	BROW5	0.90
10/6/08	Review and revise Motion to Remand.	BROW5	0.90
10/7/08	Work on responsive briefs.	HARPM	2.30
10/7/08	Complete research and draft of Response to USAPA Motion to Dismiss.	JACOA	8.00
10/7/08	Review and revise Motion to Remand.	BROW5	2.20
10/7/08	Research regarding binding nature of Arbitration.	BROW5	0.50
10/7/08	Research on preemption in Ninth Circuit.	BROW5	1.20
10/7/08	Research relating to receiving attorneys fees for remand if court grants Motion to Remand.	BROW5	0.30
10/8/08	Work on briefs.	HARPM	3.80
10/8/08	Continue to review, revise and comment on draft responses to defendants' Motion to Dismiss (1.6); review analysis of arguments made in defendants' briefs (1.2); strategy sessions with team (1.0); receive and incorporate additional information from pilots (.3). (Note: 1/2 cut regarding company)	FLOOK	2.20
10/8/08	Team meeting (1.1); Revision of Responses to USAPA's Motion to Dismiss. (4.0).	JACOA	5.10
10/8/08	Review, revise and edit our responsive pleadings to Motions to Dismiss (3.0); attend strategy meeting regarding structure and exhibits needed for pleadings (2.0); review additional new documents sent by clients (.4).	STEVD	5.40
10/8/08	Preparing outline of USAPA's MTD arguments.	BROW5	1.40
10/8/08	Meeting with M. Harper, D. Stevens, A. Jacob, K. Flood regarding strategy and arguments within the responses to both US Airways and USAPA's Motions to Dismiss. (Note: 1/2 cut regarding company)	BROW5	0.60
10/8/08	Revise Motion to Remand.	BROW5	0.60
10/9/08	Work on briefs. (Note: 1/2 cut regarding company)	HARPM	2.10
10/9/08	Continue to review, revise and work with team on responses to Defendants' Motion to Dismiss. (Note: 1/2 cut regarding company)	FLOOK	1.90
10/9/08	Revise Responses to USAPA's Motion to Dismiss (5.0).	JACOA	5.00
10/9/08	Additional editing of responsive pleadings and additional cases (2.0); review, revise, and edit Motion to Remand (2.6).	STEVD	4.60

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**Polsinelli Shughart PC****Invoice Detail**

For Professional Services Through 8/31/09

Page 10

File No. LEO020-324277

Re: Leonidas LLC vs. Airline Pilots, et al.

<b>Date</b>	<b>Description</b>	<b>Tmkpr</b>	<b>Hours</b>
10/9/08	Revise Motion to Remand.	BROW5	0.30
10/9/08	Prepare chart of US Airways and USAPA arguments to compare and cross reference with our response. (Note: 1/2 cut regarding company)	BROW5	1.80
10/9/08	Reviewing Mr. McIlvenna affidavit draft.	BROW5	0.20
10/10/08	Work on responses to Defendant's 12(b) motion (2.8).	HARPM	2.80
10/10/08	Help to finalize and file Responses to Motions to Dismiss (4.6); multiple strategy sessions with team regarding same (.6).	FLOOK	5.20
10/10/08	Complete editing and revision USAPA motions to dismiss (2.9); Finalize McIlvenna affidavit (1.2); Meet with McIlvenna (0.5), e-file all documents (0.5); Follow up communications with clients (0.4).	JACO A	6.20
10/10/08	Additional work on revisions and edits to our responsive pleadings to Motions to Dismiss by Company and USAPA. (Note: 1/2 cut regarding company)	STEVD	1.60
10/10/08	Finalize chart which cross references the response to US Air Motion to Dismiss. (Note: 1/2 cut regarding company)	BROW5	0.60
10/10/08	Finalize chart of Motion to Dismiss arguments.	BROW5	0.60
10/13/08	Work on Motion to Remand (.7); study cases in preparation for oral argument (1.9).	HARPM	2.60
10/13/08	Organize materials filed by parties and case law for review by team members (1.0); Identify key case law for same (0.4); Communicate with clients (0.4).	JACO A	1.80
10/14/08	Prepare for oral argument.	HARPM	2.80
10/14/08	Communicate with clients on videos and other issues.	JACO A	0.30
10/14/08	Discussion with Mr. Stevens regarding strengthening and refocusing the Motion to Remand.	BROW5	0.00
10/15/08	Prepare for oral argument on 10/29/08.	HARPM	4.30
10/15/08	Review litigation outline regarding comparison of Motion to Dismiss and our response (3.0); review and analyze cases relied on by Defendants and our rebuttal (2.0); review legal authorities regarding "futility" and 9th Circuit split regarding excuse from exhausting admin remedies (.7). (Note: 1/2 cut regarding company)	STEVD	2.90
10/15/08	Cross referencing Notice of Removal arguments with Motion to remand arguments.	BROW5	0.50
10/16/08	Work on motion for remand.	HARPM	1.90
10/16/08	Plan strategy for motion to remand and respond to client emails.	JACO A	0.30
10/16/08	Review revisions to Motion to Remand (2.0); review emails from clients regarding developments (.1); review fact materials to support separate claims against individual defendants (2.0); review additional legal authority for remand (2.9)	STEVD	6.00
10/17/08	Work on responses to pleadings by USAPA and company. (Note: 1/2 cut regarding company)	HARPM	3.10
10/17/08	Review pleadings on Motion to Remand (1.2); Research related issues (2.0); Begin revised draft (1.6).	JACO A	3.80
10/18/08	Review Reply briefs filed by USAPA (0.8); Begin analysis (0.8); Draft memo on same (1.6).	JACO A	3.20
10/18/08	Review and analyze USAPA Reply regarding Motion to Dismiss and declarations regarding remedies.	STEVD	2.20
10/19/08	Review Notice of Removal (0.8); Research related issues (1.2) and redraft Motion to Remand (1.4) and Complaint (3.4).	JACO A	6.80
10/20/08	Prepare for oral argument and work on remand motion.	HARPM	4.60

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**Polsinelli Shughart PC****Invoice Detail**

For Professional Services Through 8/31/09

Page 11

File No. LEO020-324277

Re: Leonidas LLC vs. Airline Pilots, et al.

<b>Date</b>	<b>Description</b>	<b>Tmkpr</b>	<b>Hours</b>
10/20/08	Additional research on Motion to Remand (0.8); Additional revisions to First Amended Complaint (1.0) and Motion to Remand (1.8); File Amended Complaint and Motion to Remand (0.4); Research issues of mutuality and repudiation of arbitration (1.4); Continue drafting analysis of Reply Briefs on Motions to Dismiss (2.1).	JACO A	7.50
10/20/08	Review final draft of Motion to Remand (1.0); review and analyze Amended Complaint (2.0); conference with Andy Jacob regarding strategy for amending and potential disadvantages (1.0); review email traffic from clients regarding developments (.1).	STEVD	4.10
10/20/08	Prepare chart of arguments used in US Airways and USAPA's Replies in Support of Motions to Dismiss. (Note: 1/2 cut regarding company)	BROW5	2.10
10/21/08	Prepare for oral argument (3.0); study cases and work on outline (.2).	HARPM	3.20
10/21/08	Review final Motion to Remand and amended complaint in preparation of addressing issues raised in same.	FLOOK	0.80
10/21/08	Research, analysis and draft memo on same on Reply briefs (2.2); Analysis of whether pilots should attend hearing in large numbers (0.6).	JACO A	3.80
10/21/08	Prepare argument outline and strategy for addressing all issues raised in motions (2.0); conference with Marty Harper, Andy Jacob and Katie Brown regarding strategy for argument and core issues (2.0); review summary outlines of arguments and rebuttal (.3); review key cases regarding preparation or argument support (.2).	STEVD	5.50
10/21/08	Prepare summary of Plaintiffs' arguments and rebuttal arguments for Mr. Harper's use in the Oral Argument on jurisdictional issues.	BROW5	5.10
10/21/08	Conference with Mr. Stevens regarding structure of oral argument summary.	BROW5	0.40
10/22/08	Prepare for hearing on 10/28/08.	HARPM	0.90
10/22/08	Work with team regarding supplemental authority and filing thereof (1.0); review outline of best oral argument points in preparation for same (1.8); communicate with clients regarding status and strategy (.9).	FLOOK	3.70
10/22/08	Continue research on issues raised in Reply briefs and complete memo analyzing same (5.7); Meet with team members to plan strategy for hearing (1.0).	JACO A	6.20
10/22/08	Work on argument outlines and case analysis	STEVD	4.00
10/22/08	Research and review of cases USAPA's cites relating to the composition of the Systems Board and futility.	BROW5	1.40
10/22/08	Conference with Mr. Jacobs and Mr. Stevens regarding the arguments for the oral argument.	BROW5	0.40
10/23/08	Study cases in preparation for a hearing on 10/28/08.	HARPM	1.10
10/23/08	Review, revise and edit outline for argument on Defendants Motion to Dismiss (3.0); analyze application case authorities regarding DFR claims and jurisdiction (2.0); review video clips to use for hearing (.3); review transcripts regarding same (1.3).	STEVD	6.60
10/23/08	Review relevant case law for oral argument preparation.	BROW5	0.40
10/23/08	Prepare summary of arguments for Mr. Harper's oral argument on jurisdictional issues.	BROW5	6.10
10/23/08	Conference with Mr. Stevens regarding the structure of the oral argument on jurisdictional issues.	BROW5	0.40
10/24/08	Strategy session with litigation team regarding preparation for PI hearing on 10/28/08.	HARPM	2.20

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**Polsinelli Shughart PC****Invoice Detail**

For Professional Services Through 8/31/09  
 File No. LEO020-324277  
 Re: Leonidas LLC vs. Airline Pilots, et al.

Page 12

Date	Description	Tmkpr	Hours
10/24/08	Receive order from Court regarding hearing on PI and MTD and requirements therefor (.4); multiple extended strategy conferences with team regarding same (2.2); work on draft joint report to court (2.7); communicate with opposing counsel regarding stipulations, subpoenas, etc; communicate with clients (.5).	FLOOK	6.40
10/24/08	Review documents and other evidence (1.8); Plan litigation strategy in conference call with Team members (1.2); Draft memo on key points to make at hearing on Motions to Dismiss (4.3).	JACOA	7.30
10/24/08	Review Court Order setting Preliminary Injunction hearing, and required statement of stipulated facts, witness disclosure and list of admitted exhibits.	STEVD	7.40
10/24/08	Organization of preliminary injunction exhibits (2.5); meeting regarding preparation for upcoming preliminary injunction hearing; draft subpoenas regarding same (1.0); draft correspondence to opposing counsel regarding subpoenas(.5).	HANNT	4.00
10/24/08	Prepare for conference call regarding strategy for preliminary injunction hearing.	BROW5	1.30
10/24/08	Conference with Mr. Harper, Ms. Flood, Mr. Jacobs and Mr. Stevens regarding strategy for preliminary injunction hearing and preparation of joint pretrial statement.	BROW5	0.80
10/24/08	Analyze and compiling documents needed for the hearing on the application for preliminary injunction.	BROW5	2.40
10/24/08	Prepare outline on the arguments used for the hearing on preliminary injunction.	BROW5	3.00
10/25/08	Review transcripts of USAPA Road show video and identify material passages to use as evidence (3.2); Review documents constituting admissions by USAPA and draft memos identifying most material admissions and their significance (2.0).	JACOA	5.20
10/25/08	Review and analyze Defendants exhibits and objections (2.0); organize additional and rebuttal exhibits (2.0); review and revise proposed argument outlines and verify all legal authorities (.6).	STEVD	4.60
10/25/08	Review documents to determine what exhibits should be presented at the preliminary injunction hearing.	BROW5	3.80
10/25/08	Conference call with opposing counsel regarding complying with Judge Wake's order for the preliminary injunction hearing.	BROW5	1.30
10/26/08	Prepare for PI hearing on 10/28/08.	HARPM	4.00
10/26/08	Review transcripts of USAPA Road show video and identify material passages to use as evidence (2.6); Review documents constituting admissions by USAPA and draft memos identifying most material admissions and their significance (4.0); Conference with team members (0.6).	JACOA	7.20
10/26/08	Review documents to use for preliminary injunction hearing.	BROW5	1.60
10/26/08	Prepare a summary of arguments and related evidence to use for the preliminary injunction hearing.	BROW5	5.60
10/26/08	Communicate with client Mr. Bostic regarding the pilots that had attempted to join USAPA and were denied.	BROW5	0.40
10/27/08	Continue preparation for preliminary junction hearing on 10/28/08.	HARPM	10.50
10/27/08	Multiple strategy conferences with team and clients (2.1); conference with all counsel as meet and confer regarding joint submission (1.2); work on Plaintiff's evidence for hearing (2.5).	FLOOK	5.80
10/27/08	Conference with team members (0.6); Review emails (0.4); Begin drafting findings of fact and conclusions of law (3.0).	JACOA	4.00

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**Polsinelli Shughart PC****Invoice Detail**

For Professional Services Through 8/31/09

Page 13

File No. LEO020-324277

Re: Leonidas LLC vs. Airline Pilots, et al.

<b>Date</b>	<b>Description</b>	<b>Tmkpr</b>	<b>Hours</b>
10/27/08	Strategy meeting with litigation team regarding argument and positions for hearing on Preliminary Injunction (3.0); work on additional exhibits to list (2.0); telephone conference and email correspondence with counsel regarding objections (.5).	STEVD	5.50
10/27/08	Preparation of documents and organization of same as potential exhibits to be used a upcoming hearing; create load files for presentation software (2.0); prepare presentation software for use at upcoming hearing (5.0).	HANNT	7.00
10/27/08	Prepare affidavits of pilots who were denied USAPA membership (3.3); review Road Show transcripts (0.4); status conference with opposing counsel (1.0); Conference with litigation team (0.8); research on US Airways fleet plan (0.8); communicate with clients on affidavits and relevant background information (1.6); revise oral argument summary on jurisdictional issues and including road show clips (3.1).	BROW5	11.00
10/28/08	Prepare for preliminary injunction hearing on 10/29/08.	HARPM	8.40
10/28/08	Work with team on final preparation for hearing on Motions to Dismiss and Preliminary Injunction (1.7); review and comment on final pleadings to file (2.9); multiple meetings and communication with clients (1.6); draft and file pleadings (1.8); receive ad analyze defendants' brief and begin outlining responses to same in preparation for hearing (1.6).	FLOOK	9.60
10/28/08	Draft proposed Findings of Fact and Conclusions of Law and Proposed Preliminary Injunction Order (7.8); Meet with team members to plan litigation strategy (0.6); Prepare evidence and other documents for hearing (1.6); Meet with clients to obtain technical information (1.0).	JACO A	11.00
10/28/08	Prepare exhibits for submission to court (6.0); prepare Statement of Uncontested Facts (1.0); conferences with opposing counsel regarding objections (1.0); review ESAPPA proposed exhibits, declarations and submissions (2.0); review and analyze Defendants opposition to Preliminary Injunction and related attachments and declarations (.5).	STEVD	10.50
10/28/08	Prepare documents and binders for upcoming hearing (2.5); prepare for upcoming hearing, including preparation and organization of exhibits, prepare exhibit list, prepare Sanction presentation program (7.0).	HANNT	9.50
10/28/08	Revise pilot affidavits (3.2); meeting with and phone calls with pilots (3.6); conference with Mr. Harper and Mr. Stevens about hearing strategy (.5); research locating US Airways Operations Specifications (.5); conference with litigation team regarding trial strategy and assignments (1.1); prepare documents for hearing (1.0).	BROW5	10.90
10/29/08	Continue to prepare for hearing (3.0); attend hearing (9.0); follow up to preliminary injunction hearing (.7).	HARPM	12.70
10/29/08	Final preparation for, attend and participate in hearing on Motions to Dismiss and on Preliminary Injunction (12.0); after-action briefing with team (.8).	FLOOK	12.80
10/29/08	Research issues on injunction bond (2.0); Prepare for, travel to and from, and attend mini-trial on motions to dismiss and application for preliminary injunction (9.0).	JACO A	11.00
10/29/08	Prepare exhibits for hearing (5.0); attend court hearing (2.0); make corrections and additions to exhibits to be filed (4.8).	STEVD	11.80
10/29/08	Prepare documents for hearing (4.2); attend motion to dismiss and preliminary injunction hearing (5.5); conference with litigation team (1.1).	BROW5	10.80
10/30/08	Follow-up to preliminary injunction hearing on 10/29/08.	HARPM	1.60
10/30/08	After action briefing; strategize with team regarding final filings (1.5); review A Jacob draft of amended FOF and COL (.3).	FLOOK	1.80

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**Polsinelli Shughart PC****Invoice Detail**

For Professional Services Through 8/31/09

Page 14

File No. LEO020-324277

Re: Leonidas LLC vs. Airline Pilots, et al.

<b>Date</b>	<b>Description</b>	<b>Tmkpr</b>	<b>Hours</b>
10/30/08	Research issues related to jurisdiction determination at time of filing complaint (2.0) and equitable powers to enjoin enforcement of contract provisions (1.8); Redraft findings of fact and conclusions of law as well as proposed preliminary injunction order (3.2). (Note: 1/2 cut regarding company)	JACO A	3.50
10/30/08	Work on final exhibits and consolidation (3.0); telephone conferences with counsel regarding proposed stipulation (.5); revise proposed stipulation (1.0); review and edit final exhibit list (1.0); review drafts of revised findings of fact and conclusions of law (.6).	STEVD	6.10
10/30/08	Prepare spreadsheet of exhibits used in October 29th hearing (2.5); organization of documents and prepare same for filing with court (2.5).	HANNT	5.00
10/30/08	Conference with attorneys and staff regarding revised Exhibit list (2.0); prepare revised exhibit list (2.0); review and organize new exhibits (2.4).	BROW5	6.40
10/31/08	Follow-up to Preliminary Injunction hearing (2.0); work on new proposed findings and strategy for trial on the merits (1.2).	HARPM	3.20
10/31/08	Work with team and clients on amended FOFs and COLs and final exhibit list (2.0).	FLOOK	2.00
10/31/08	Revise amended Proposed Findings of Fact and Conclusions of Law and proposed Preliminary Injunction (2.1); Analysis of input from team members on same and revise again (1.4); Communicate on same to clients (0.3).	JACO A	3.80
10/31/08	Prepare and correction of final exhibits (2.0); review email information from clients (.1); prepare Notice of Filing Proposed Findings (1.0); email with defense counsel regarding submission of exhibits and fact (.5); review NC complaint against USAPA (.5); prepare draft of agenda for strategy meeting for post-hearing discovery (.5).	STEVD	4.60
10/31/08	Review of court docket and obtain copies of documents filed therein (1.5); organization of same; prepare exhibit list for court clerk (1.3); telephone call to judge's clerk regarding exhibit filing and delivery to judge (.5); prepare CDs of video clips (.1); e-file notice of filing (.2); draft letter to L. Seham and T. Jerman regarding video clip CD (.3).	HANNT	6.30
10/31/08	Prepare exhibit binders for Defendants and the Court (4.0); review proposed order and findings of fact, organizing case documents (.2).	BROW5	4.20
11/1/08	Review and analyze Motion to remand, and cases regarding preparation of reply (1.2); prepare strategy outline for Monday meeting (1.0); correspondence from Tom Jerman regarding US Airways objections to Proposed Statement of Facts (.2).	STEVD	2.40
11/3/08	Strategy session (2.1); study exhibits and evaluate stipulated facts (2.6); work with Don Stevens and Kelly Flood regarding strategy (.7).	HARPM	5.40
11/3/08	Strategy session with team regarding proof and discovery issues for litigation strategy (2.1); multiple items of communication from clients and team (.8.); receive and review supplemental citations from Defendants in preparation of responding to same (.9).	FLOOK	3.80
11/3/08	Team meeting to plan litigation strategy (1.0); Draft part of memo on same and research past mergers where dates-of-hire were adjusted to create seniority list (1.8); Read emails from clients (0.4).	JACO A	3.20
11/3/08	Strategy meeting regarding remand action, and further analysis of discovery plan if court rules in our favor (3.0); telephone conference Lee Seham regarding objections to Proposed Statement of Undisputed Facts (.5); revise and send additional changes to all counsel (3.0); emails from Lucas Middlebrook regarding USAPA objections (.2); review client emails regarding questions (.1).	STEVD	6.80

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**Polsinelli Shughart PC****Invoice Detail**

For Professional Services Through 8/31/09

Page 15

File No. LEO020-324277

Re: Leonidas LLC vs. Airline Pilots, et al.

<b>Date</b>	<b>Description</b>	<b>Tmkpr</b>	<b>Hours</b>
11/3/08	Strategy session with litigation team regarding ongoing litigation plan (3.0); review detailed litigation plan (1.0); research US Airways public filings and press releases (.7).	BROW5	4.70
11/4/08	Work on impact of stipulated facts regarding removal (1.6).	HARPM	1.60
11/4/08	Telephone conference with Rachel Janger regarding Stipulation for final Statement of facts and corrections to pilot staffing information (1.0); review Transition Agreement and ALPA Transition regarding corrections to Statement of Facts (2.0); emails from Rachel Janger and Lucas Middlebrook regarding corrections (.5); prepare Litigation Plan (2.0); email to Lee Seham regarding corrections and clarifications (.4).	STEVD	4.90
11/4/08	Review, organization and bates label client documents prepare review notebook with bates labeled documents.	HANNT	4.00
11/4/08	Create timeline of significant US Airways events since merger.	BROW5	1.10
11/5/08	Continue attention to post-hearing issues, USAPA membership issues, stipulation of facts, problems and strategy.	HARPM	4.20
11/5/08	Telephone calls with client.	JACO A	0.60
11/5/08	Email from Lee Seham regarding objection to language in Statement of Facts (.5); review additional information received from US Airways regarding staffing issues (1.0); review analysis chart of furlough effect (1.0).	STEVD	2.50
11/5/08	Organize and prioritize documents relating to the hybrid action and preliminary injunction (2.0); review amended proposed statement of fact and findings of law and proposed order (2.0); research negotiations of unified collective bargaining agreement and seniority integrations (1.0); research route planning (.3).	BROW5	5.30
11/6/08	Continue work regarding post-hearing issues, issues raised by stipulated facts and related pleadings.	HARPM	4.50
11/6/08	Work with team regarding issues presented in Stipulated Facts in Injunction action (.4); multiple items of communication regarding same (1.1); receive US Airway's exhibits (.3).	FLOOK	1.80
11/6/08	Prepare memo regarding deposition and discovery requests from management at US Airways and USAPA.	BROW5	4.10
11/7/08	Attention to USAPA issues and strategy.	HARPM	0.80
11/7/08	Strategize with team regarding discovery and status (.6); discuss issue of stipulation for injunction action and USAPA's position regarding remand; receive and cursory review of USAPA's Response to Motion to Remand (.2).	FLOOK	0.80
11/7/08	Review USAPA Response in Opposition to Motion to Remand.	JACO A	0.30
11/7/08	Review information regarding USAPA first meeting (1.0); analyze emails (.1); review analysis memorandum or US Airways Management and Timeline (.5); prepare outline of discovery plan for trial preparation (1.0).	STEVD	2.60
11/7/08	Prepare memo regarding deposition and discovery requests from US Airways and USAPA Management (.5); reviewing USAPA's response to Plaintiff's Motion to Remand (3.0).	BROW5	3.50
11/8/08	Review USAPA Response to Motion to Remand; Begin research to reply.	JACO A	2.00
11/9/08	Attention to emails regarding Phoenix meeting (.5); response to remind motion; and (.9) strategy issues (.8).	HARPM	2.20
11/10/08	Strategy session with litigation team.	HARPM	0.80

**Payment Terms: Net 20**

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**Polsinelli Shughart PC****Invoice Detail**

For Professional Services Through 8/31/09

Page 16

File No. LEO020-324277

Re: Leonidas LLC vs. Airline Pilots, et al.

<b>Date</b>	<b>Description</b>	<b>Tmkpr</b>	<b>Hours</b>
11/10/08	Prepare for and attend team strategy meeting regarding reply in support of motion to remand and regarding client status and strategy issues (.8); review and comment on response to file to USAPA's supplemental citations (1.4).	FLOOK	2.20
11/10/08	Team meeting to discuss litigation strategy(1.4).	JACO A	1.40
11/10/08	Review Committee notices on USAPA website (1.0), analyze defendant's Motion to Remand (.5); conference with litigation team regarding reply to the motion to dismiss (1.3); prepared memo regarding leadership at USAPA and US Airways Master Executive Committee (2.6), review articles in newspaper and correspondence from pilots regarding newspaper articles (.8).	BROW5	6.20
11/11/08	Research and draft Reply to Defendant's Response to our Motion to Remand (9.2); Telephone conference with client (0.8).	JACO A	10.00
11/11/08	Conference with Mr. Stevens regarding trial preparation and requests for production (.6); review Plaintiffs' response to US Airways' November 1, 2008 Submission of Cases (.5), review Class Action Complaint and Removal pleadings (1.2); research and prepare memorandum regarding certification of defendant class in state court (2.6).	BROW5	4.90
11/12/08	Revise draft Reply on Motion to Remand (5.0); Communicate with court (0.3).	JACO A	5.30
11/12/08	File management and organization of client documents (1.4); organize and forward documents to A. Froelich (.75); correspondence to A. Froelich regarding same (.4); correspondence to court reporter regarding obtaining copy of 10/29/08 hearing transcript (.2); multiple telephone calls with court reporter regarding same (.2); preparation of transcript request form and e-file same (.25).	HANNT	3.00
11/12/08	Review correspondence relating to the USAPA member meeting and the clients' perspective regarding the Company's view of the case (1.2); review defendant's Response to the Motion to Remand and the Reply to the defendant's Response to the Motion to Remand to determine potential counter arguments (3.2); discussed the draft Reply with Messrs. Stevens and Jacob (1.3).	BROW5	5.70
11/14/08	Work on Reply to Motion to Remand and related matters.	HARPM	1.90
11/14/08	Review and edit Reply in Support of Motion to Remand.	FLOOK	0.40
11/14/08	Revise and file Reply on Motion to Remand.	JACO A	4.80
11/14/08	Creation of document CD (.3); draft letter to A. Froehlich regarding requested documents on CD (.2).	HANNT	0.50
11/17/08	Multiple items of communication with team regarding status and strategy.	FLOOK	0.20
11/18/08	Legal research regarding 9th Circuit authority for DFR claims and elements of proof (2.0); review ALR articles regarding remedies available (.5).	STEVD	2.50
11/19/08	Review videos and transcripts of road show presentations regarding admissible evidence and admissions.	STEVD	4.70
11/20/08	Study Court's decision regarding Temporary Restraining Order; emails, etc., regarding opinion; client meeting.	HARPM	5.20
11/20/08	Review Order on Motions to Dismiss; Analysis of same and forward to team members and clients with analysis.	JACO A	0.80
11/20/08	Analyze Defendants Motions and Court Order regarding discovery needed to rebut USAPA claims (3.0); review ALPA materials regarding election information (1.0); review video regarding East Pilots "Don't make the mistake we did" (.5).	STEVD	4.50

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**Polsinelli Shughart PC****Invoice Detail**

For Professional Services Through 8/31/09

Page 17

File No. LEO020-324277

Re: Leonidas LLC vs. Airline Pilots, et al.

<b>Date</b>	<b>Description</b>	<b>Tmkpr</b>	<b>Hours</b>
11/21/08	Receive and review Court's scheduling order (.2); multiple items of communication with team regarding impact of same; extended strategy session with clients (.4.2; multiple strategy communications with team, including analysis of legal issues presented by order and discovery plan to pursue in furtherance of same' communicate with opposing counsel regarding continuing duties to preserve evidence (2.1); receive and review order denying remand and communicate with team regarding impact of same (.3).	FLOOK	6.80
11/21/08	Meet with team members and clients to plan litigation strategy.	JACOA	4.20
11/21/08	Meeting with Team regarding strategy and additional analysis of trial themes (2.0); discovery needed from Company regarding routes (2.0); prepare outline of discovery needed from Company regarding pairing and routes (1.0); review exhibits to include in Initial Disclosure Statement regarding issues (2.0).	STEVD	7.00
11/21/08	Review Judge Wake's orders (.8); met with Messrs. Harper and Stevens and Ms. Flood regarding case strategy and meeting with clients (1.6); meet with clients regarding discovery and case strategy (1.9).	BROW5	4.30
11/22/08	Review Motion to Dismiss filed by Defendants in light of Judge Wake's order regarding remand and same.	FLOOK	0.90
11/22/08	Review orders and prepare draft of initial disclosure statement.	BROW5	3.20
11/23/08	Multiple items of communication with team and clients regarding status and strategy; review draft outlines of discovery plans; review legal research regarding potential liability of Seham.	FLOOK	0.80
11/23/08	Analysis of litigation strategy and respond to emails form clients and team members.	JACOA	0.50
11/24/08	Work on disclosure statement and trial strategy.	HARPM	1.20
11/24/08	Team strategy sessions in light of court's orders and client input (1.2); review and revise draft disclosure statement (1.1); review and comment on memo regarding findings and conclusions reached by Wake and elements required to prove claims; review additional information provided by clients to determine discovery issues (.6); multiple items of communication with team (.2); review TS from hearing on API (.3).	FLOOK	4.20
11/24/08	Team meeting to plan litigation strategy(1.2); Draft memo detailing elements of claims upheld by Court (4.2); Review and analysis of Motion to Dismiss (1.8); Research to respond to same (2.0); Communicate with clients by telephone and email (0.8).	JACOA	10.00
11/24/08	Outline Case Management report items and discovery plan.	STEVD	6.30
11/24/08	Revision and merging of exhibit lists (.4); meeting with attorneys regarding planning and case strategy draft correspondence to clients regarding scheduling appointments (1.9); draft Notice of Exchange of Initial Disclosure Statement (.4); draft plaintiff's first request for production to USAPA (1.9).	HANNT	6.80
11/24/08	Prepare disclosure statement (1.5); discuss individuals to depose from USAPA and US Airways with clients (.9); meeting with litigation team regarding trial strategy and assignments (1.4); prepare list of assignments (.4).	BROW5	4.20
11/25/08	Team strategy session (2.6); work on trial strategy and disclosure statement and related matters (2.4).	HARPM	5.00
11/25/08	Continued revisions to initial disclosure and attention to discovery issues (.2); multiple items of communication with team and clients regarding status and strategy, depositions, etc. (2.6).	FLOOK	2.80

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**Polsinelli Shughart PC****Invoice Detail**

For Professional Services Through 8/31/09

Page 18

File No. LEO020-324277

Re: Leonidas LLC vs. Airline Pilots, et al.

<b>Date</b>	<b>Description</b>	<b>Tmkpr</b>	<b>Hours</b>
11/25/08	Research and drafting of Response in Opposition to Motion to Dismiss Class Action (4.6); Draft discovery request against ALPA (1.8); Team Meeting (1.2); Communicate with clients (0.6).	JACO A	8.20
11/25/08	Meeting with team regarding strategy (2.0); work on discovery requests (3.0); review legal authority for jury instructions and elements of DFR claim regarding discovery requests and cross examination (1.2).	STEVD	6.20
11/25/08	Planning and strategy meeting with Messrs. Harper, Stevens and Jacob, and Ms. Flood and Ms. Brown.	HANNT	2.50
11/25/08	Review information on individuals from West MEC as potential witnesses (.4); trial strategy meeting with Messrs. Harper, Stevens, Jacobs, and Ms. Flood (1.3); revise initial disclosure statement and discuss discovery request with Mr. Stevens (.3.2).	BROW5	4.90
11/26/08	Work on Disclosure Statement (.7); attention to trial strategy issues and plans for discovery vs. USAPA (2.1).	HARPM	2.80
11/26/08	Review memo and cases regarding attorney client privilege issues with union and discuss with team.	FLOOK	0.60
11/26/08	Continue research and drafting of Response to Motion to Dismiss Class Action (4.2); Team meeting to plan discovery (1.2); Telephone call to get technical background from client (0.4); Respond to emails from clients and team members (0.4); Research doctrine that allows discovery by union member of advice from union attorney and draft email on same to team members (3.6).	JACO A	9.80
11/26/08	Prepare revisions to Case Management Report (2.0); review and edit Initial Disclosure Statement (2.0); evaluate and plan for written and deposition discovery (1.0); review documents from clients (.8).	STEVD	5.80
11/26/08	File management and organization of documents and exhibits, including bates labeling of same (3.5); creation of contact list for clients (.3); correspondence and telephone calls to clients regarding scheduling of meetings (.5).	HANNT	4.30
11/26/08	Discuss essential depositions needed with clients (.9); conference with trial team regarding strategy and documents needed (.2.2).	BROW5	3.10
11/27/08	Research issues of class amendment and class action on DFR claim (1.6) and draft First Amended Complaint (2.8); Prepare related documents (0.2); Share same in email with team members (0.2); Research issues on elements of DFR claim, extent of doctrine allowing discovery of union attorney advice; and relief available on DFR claim (2.2).	JACO A	6.00
11/28/08	Read all materials regarding pretrial and Disclosure Statement.	HARPM	1.90
11/28/08	Review amended complaint (.5); review memoranda regarding claims and elements and attorney client privilege issues regarding union and Seham (.7); multiple items of communication with team regarding status and strategy, amended disclosure statement, etc. (.8).	FLOOK	2.20
11/28/08	Telephone call with client (0.4); Research fiduciary exception to attorney-client privilege (2.4); File amended complaint (0.4); Research elements of DFR and breach of contracts claims and jury instructions for same (0.8); Further drafting Response in Opposition to Motion to Dismiss (3.3).	JACO A	7.10
11/28/08	Work on Case Management Report (2.0); Initial Disclosure Statement regarding witnesses and Exhibits (3.5).	STEVD	5.50
11/28/08	Prepare initial disclosure statement (.8); prepare request for documents from USAPA (2.0); review correspondence between clients and attorneys (1.0).	BROW5	3.80

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**Polsinelli Shughart PC****Invoice Detail**

For Professional Services Through 8/31/09  
 File No. LEO020-324277  
 Re: Leonidas LLC vs. Airline Pilots, et al.

Page 19

<b>Date</b>	<b>Description</b>	<b>Tmkpr</b>	<b>Hours</b>
11/29/08	Complete research and first draft of Response in Opposition to Motion to Dismiss Dual Class Action (7.7); Read and analysis of emails from clients and team members (0.8).	JACO A	8.50
11/29/08	Review Case Management Report (.9); prepare agenda for trial meeting (.6).	BROW5	1.50
11/30/08	Complete research on application of Garner exception to attorney client privilege in DFR litigation (1.0); Draft memo on same (1.8); Respond to emails on same from team members (0.4).	JACO A	3.20
11/30/08	Review recent pleadings (.8); revise Case Management Report (.7); review YouTube videos of road show meetings (2.2).	STEVD	2.40
11/30/08	Review communication from pilots (.6); review case management report (.1.0); prepare chart of DFR claims and evidence supporting the claims (3.0).	BROW5	4.60
12/1/08	Work on strategy and discovery plans for 2/17/08 trial.	HARPM	5.00
12/1/08	Receive USAPA's Motion for Reconsideration and communicate with team regarding same. Team strategy sessions and meet with clients regarding status and strategy, and regarding affirmative and responsive discovery; review/draft revise various memoranda and sections regarding case management report and pending motions. Multiple items of communication with team and opposing counsel.	FLOOK	5.80
12/1/08	Review materials drafted by other team members (1.0); Team meeting to plan litigation (2.0); Draft factual issues and position for Case Management Memo (2.2); Research and draft memo on workable injunctive relief for West Pilots (3.2); Begin review of filings by USAPA (1.4).	JACO A	9.80
12/1/08	Work on drafting interrogatories and requests for production (3.4); draft case management plan to submit to Court (1.8); conference with Nick Granath regarding case management and discovery issues (.8)	STEVD	6.00
12/1/08	Research regarding additional amendments to constitution and bylaws (.9); file management, including review, organization and bates labeling of documents to be included in initial disclosure statement (3.15); telephone calls and correspondence with clients regarding scheduling appointment to meet with Mr. Stevens (.7); meeting with attorneys regarding case planning and strategy (3.75).	HANNT	8.50
12/1/08	Prepare agenda and supporting documentation for trial strategy meeting (.9); conference with Messrs. Harper, Jacobs, Stevens and Ms. Flood and Hannigan (.9); revise Initial Disclosure Statement (2.9); review pleadings, interrogatories and request for admissions filed by USAPA (2.1); review memo regarding potential remedies (.3).	BROW5	7.10
12/2/08	Work with litigation team regarding Response to USAPA's Motions and discovery requests along with strategy issues (3.1); review Response to Motion to Dismiss with comments (.7); work on contents of letter to Shehan and USAPA (.8); other litigation matters (.9).	HARPM	5.50
12/2/08	Team strategy meeting regarding responses to outstanding motions, discovery, etc. (3.1); draft/review drafts of same and revise/comment (.2); draft and send grievances to company per Judge's order (.8).	FLOOK	5.30
12/2/08	Review and plan responses to motions filed and discovery served by USAPA (0.6); Meet with clients (1.2); Draft letter to Shehan on Garner exception (2.6); Research issues related to right to jury and trial bifurcation (4.8).	JACO A	9.20

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**Polsinelli Shughart PC****Invoice Detail**

For Professional Services Through 8/31/09

Page 20

File No. LEO020-324277

Re: Leonidas LLC vs. Airline Pilots, et al.

<b>Date</b>	<b>Description</b>	<b>Tmkpr</b>	<b>Hours</b>
12/2/08	Continue work on proposed case management order and discovery requests, including requests for admissions (5.6); review Court's Order regarding "findings of fact" made by Court (.60).	STEVD	6.20
12/2/08	Review and update exhibit list for initial disclosure statement; file management and organization of additional client documents, including bates labeling of same (6.0); revision of Notice of Exchange of Initial Disclosure Statement (.25); organization of responsive documents to request for admissions (.75).	HANNT	7.00
12/2/08	Conference with Messrs. Stevens, Harper, Jacobs, and Ms. Flood regarding pleadings filed by USAPA (1.5); review exhibit list for Initial Disclosure Statement (.6).	BROW5	2.10
12/3/08	Study pleadings, discovery and strategy.	HARPM	2.40
12/3/08	Review pleadings, memoranda and discovery in preparation of filing/serving same; multiple strategy sessions with team regarding same.	FLOOK	1.80
12/3/08	Draft Response in Opposition to Motion to Continue (2.0); Research related to requisite timing of class certification (2.0); Communications related to that and to drafting requests for production (1.0).	JACOA	5.00
12/3/08	Review and analyze USAPA discovery requests to Plaintiffs (.9); interrogatories, request to produce documents and request to US Airways (2.8); review USAPA Answer (.7).	STEVD	4.40
12/3/08	Review draft US Airways Request for Production and prepare interrogatories for US Airways (1.1); discuss status of Discovery requests with Mr. Stevens (.2); review discovery requests and response to the motion for continuance (.6).	BROW5	1.90
12/4/08	Additional research and drafting Opposition to Motion for Continuance (4.8); Telephone calls and meetings with clients and potential witnesses (0.8); Review drafts of discovery (1.2).	JACOA	6.80
12/4/08	Interviews with West Pilots (4.4); revise and edit additional interrogatories and document discovery requests to US Airways (1.0); revise and edit requests for production of documents to US Airways and USAPA (2.0).	STEVD	7.40
12/4/08	Meetings with clients (D. Button; J. Bostic and D. Addington) (3.6); preparation of memo regarding client meetings (2.6); begin preparation of documents for response to requests for production (.4).	HANNT	6.60
12/4/08	Prepare US Airways Request for Production and review other discovery requests for USAPA.	BROW5	5.80
12/5/08	Attention to status of case and related matters.	HARPM	0.70
12/5/08	Attention to status and strategy of case management report draft, meet and confer, discovery, etc.	FLOOK	1.20
12/5/08	Finalize Response in Opposition to Motion to Dismiss Dual Class Action (2.8); Draft declaration for same (1.0); Redraft Requests for Admissions for USAPA in DFR case (1.9); Prepare opposition to Continuance for filing (0.8); e-file all (0.5).	JACOA	7.00
12/5/08	Interviews with West Pilots (3.0); review and edit discovery requests to US Airways and USAPA (.4); review and analyze USAPA's Initial Disclosure Statement (3.0).	STEVD	6.40
12/5/08	Meetings with D. Stevens and airplane pilots (3.5); review meeting notes and draft memorandum regarding same (3.5).	HANNT	7.00
12/5/08	Prepare interrogatories and requests for admission for US Airways and USAPA.	BROW5	6.90

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**Polsinelli Shughart PC****Invoice Detail**

For Professional Services Through 8/31/09

Page 21

File No. LEO020-324277

Re: Leonidas LLC vs. Airline Pilots, et al.

<b>Date</b>	<b>Description</b>	<b>Tmkpr</b>	<b>Hours</b>
12/6/08	Additional revisions and additions to discovery requests to US Airways and USAPA (.3); prepare for Monday's meeting with counsel regarding submission of Case Management Report (2.6); review Seham's expert report in TWA (2.8); review Addington's CD regarding evidence of collusion (.8).	STEVD	6.50
12/6/08	Review analysis of collusion and timeline provided by clients.	BROW5	1.20
12/7/08	Study pleadings, reports, etc.	HARPM	1.30
12/8/08	Work regarding meet and confer meeting and related items.	HARPM	2.30
12/8/08	Extended meet and confer with opposing counsel regarding case management report' follow-up with team regarding results of same.	FLOOK	8.60
12/8/08	Review edits on Joint Case Management Report submitted by USAPA and proposed protective Order (0.8); Attend and participate in meeting with USAPA counsel (3.3); Research issues related to attorney client privilege (1.8); Draft language for additional issues for trial (0.5); Define subject matter of discovery against US Airways (0.3); Research doctrine of subject matter waiver of privilege (1.2); Draft letter to Seham on same (1.0).	JACOA	9.10
12/8/08	Prepare for meeting with USAPA regarding preparation of Case Management Report (5.0); prepare additions and corrections to case management report (2.0); draft additional discovery requests to USAPA (1.4).	STEVD	8.40
12/8/08	Review of impeachment documents (.5); draft notice of service of discovery requests an submit same with the court (.5); file management and organization of documents (1.5); begin preparation of documents in response to request for production (1.2).	HANNT	3.70
12/9/08	Strategy session with litigation team.	HARPM	1.10
12/9/08	Strategy session with team (1.5); review, finalize and serve RFAs and Non-uniform interrogatories (2.6); multiple items of communication with team regarding status and strategy (.8); multiple items of communication with opposing counsel for USAPA and USAir regarding status (.6).	FLOOK	5.50
12/9/08	Review Report on Meet and Confer with team; Draft list of factual issues; Review files to identify all documents to disclose; Research application of Garner doctrine in Bensele matter; Begin drafting motion to compel disclosure against USAPA.	JACOA	4.80
12/9/08	Draft Motion to Compel disclosure of privileged and work-product material based on Garner and subject matter waiver exceptions.	JACOA	5.90
12/9/08	Work on Case Management Report and conferences with USAPA counsel regarding same (4.1); telephone conference Rachel Janger and Mr. Siegel for US Airways regarding pending requests for production of documents (1.7).	STEVD	5.80
12/9/08	Review of pleadings for preparation of attorney workbooks (1.0); meeting with A. Jacob regarding preparation of documents in response to request for production (.25); review and prepare documents received from USAPA pursuant to their initial disclosure statement (.5); review and begin bates labeling additional client documents for response to request for production (2.5); meeting with D. Stevens, K. Flood and A. Jacob regarding case management report and case strategy (1.65).	HANNT	5.90
12/9/08	Prepare request for admissions and interrogatories for USAPA and US Airways (1.1); conference with Messrs. Jacobs, Stevens and Harper (via telephone) and Ms. Flood regarding case strategy and assignments for hearing (1.1).	BROW5	2.20

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**Polsinelli Shughart PC****Invoice Detail**

For Professional Services Through 8/31/09  
 File No. LEO020-324277  
 Re: Leonidas LLC vs. Airline Pilots, et al.

Page 22

<b>Date</b>	<b>Description</b>	<b>Tmkpr</b>	<b>Hours</b>
12/10/08	Review correspondence from USAir regarding arbitration and evaluate same (.2); work with team and clients regarding response to same and arbitrator Bloch issues (.8); continue work on Motion to Compel and related discovery issues (1.6); continue work on Case management Report and USAPA's input and position thereon (.6).	FLOOK	3.20
12/10/08	Review latest draft case management report (0.4); Poll clients on accepting arbitrator Bloch (0.4); Complete detailed matrix of evidence (2.0); Outline argument for Motion to Dismiss Dual class action (1.2).	JACOA	3.50
12/10/08	Telephone conference with Nick Granath (USAPA) and review edits and corrections to Case Management Report made by USAPA (1.5); telephone conference with Rachel Janger regarding Company position regarding Case Management Report and position regarding Request for Production of Documents (.8); review case documents and entry for Case Map system regarding same and exhibits (2.3).	STEVD	4.60
12/10/08	Organization and bates labeling of additional client documents (1.0); prepare same for attorney review in response to requests for production (.6); update document index (2.4).	HANNT	3.50
12/11/08	Continue preparation for Joint Case management Report and status of issues related thereto (1.8); review fact matrix (.9); review and comment on motion to compel and draft rule 37 certificate (.6); receive and review US Airways' response/letter and communicate with team regarding all (.2); communicate with clients regarding status (.4).	FLOOK	4.00
12/11/08	Draft outlines for Oral Argument on Motion to Continue (2.2); Revise Motion to Compel (2.0); Research and draft detailed memo on motion to amend complaint to bring Company back into case (3.4); Communicate by email and telephone with clients (1.0).	JACOA	8.60
12/12/08	Work on Reply Brief.	HARPM	1.60
12/12/08	Receive and review USAPA's input on case management report and respond to same (.7); receive and review USAPA's Replies in support of motion to Dismiss, continue and consolidate communicate with team regarding strategy for potential amendment to complaint and review A Jacob memo in that regard (2.4).	FLOOK	3.80
12/12/08	Draft Motion for Leave to Amend (1.4); Telephone call with client (0.3); Edit Case Management Report (0.3); Finalize and file Motion to Compel and Declaration (1.4); Begin review of Reply briefs filed by USAPA on its Motions (1.2); Plan strategy for hearing on Monday (1.9).	JACOA	6.50
12/12/08	Prepare for Court Appearance (2.5); review proposed stipulations for exhibits and facts (.9); review outline of arguments for Motion to Dismiss and Motion to Consolidate (3.4).	STEVD	6.80
12/13/08	Research and complete first draft of Motion for Leave to Amend FAC in hybrid action (3.9). Begin review of materials filed and submitted by Defendants (2.4).	JACOA	6.30
12/13/08	Prepare for Case Management Conference and pending motions (1.5); prepare and revise subpoena to Seham and to ALPA (.7).	STEVD	2.20
12/14/08	Prepare for status conference on 12/15/08.	HARPM	3.20
12/14/08	Prepare for and attend team strategy session to address case management issues and pending motions in preparation for hearing.	FLOOK	3.70

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**Polsinelli Shughart PC****Invoice Detail**

For Professional Services Through 8/31/09  
 File No. LEO020-324277  
 Re: Leonidas LLC vs. Airline Pilots, et al.

Page 23

<b>Date</b>	<b>Description</b>	<b>Tmkpr</b>	<b>Hours</b>
12/14/08	Attend team meeting planning litigation strategy (1.2); Organize files for hearing (1.4); Analysis and research of arguments made in Defendants Reply in Support of Motion to Dismiss the dual class action (3.4); Draft counter-arguments to use at hearing (2.0).	JACOA	8.00
12/14/08	Meeting with trial team regarding strategy for Case Management Conference and analysis of USAPA positions (3.3); prepare additional outline for discovery issues regarding Company (.7).	STEVD	4.00
12/14/08	Strategy conference with Messrs. Harper, Jacobs, Stevens and Ms. Flood.	BROW5	3.20
12/15/08	Status conference.	HARPM	3.00
12/15/08	Prepare materials for hearing (0.2); Research and analysis of arguments made by USAPA in Reply to Motion to Continue (0.8); Research and analysis of arguments made by USAPA to strike Motion to Compel (0.4); Draft notes and memo on same (1.0); Travel to and from and attend hearing on multiple motions (2.4); Confer with clients and team members on same (1.2).	JACOA	6.00
12/15/08	Prepare for oral argument on pending motions and discovery plan for Case Management Report; court appearance regarding pending motions and Case Management Conference.	STEVD	6.30
12/15/08	File management and organization of document (1.0); begin creation of document and pleading notebooks for attorney review and use (2.5).	HANNT	3.50
12/16/08	Strategy session with litigation team.	HARPM	4.50
12/16/08	Prepare for and attend team strategy session (4.1; finalize and issue SDTs on Seham, etc. (.5); multiple items of communication with opposing counsel regarding current events (.5).	FLOOK	5.40
12/16/08	Draft matrix showing possible remedies and availability in different forums and requirements for class certification and or jury (2.2); Team meeting to discuss litigation strategy in regard to damages claims and discovery (0.8); Research on issues of availability of attorneys fees on DFR claim (3.5).	JACOA	7.50
12/16/08	Meeting with trial team regarding court comments and discovery strategy (4.8); prepare outline of discovery plan regarding ALP, USAPA and Sehamn (1.0); prepare discovery requests (.9).	STEVD	6.70
12/16/08	Strategy conference with Messrs. Stevens, Jacobs, and Mses. Flood and Hannigan regarding arbitration and discussion of options for trial.	BROW5	4.10
12/17/08	Lengthy litigation strategy session with litigation team.	HARPM	3.00
12/17/08	Attend extended strategy session with team regarding alternative tracks in light of court's recent hearing.	FLOOK	3.40
12/17/08	Research class certification issues (1.2); Drafting motion for class certification (3.0); Read, analyze and respond to client emails (0.6); Telephone calls with client (0.3); Team meeting to plan litigation strategy (0.6).	JACOA	5.70
12/17/08	Strategy meeting with trial team regarding current issues (3.6); review law review articles and legal research regarding legal obligations of successor union regarding dovetailing seniority lists (3.0); telephone conference with Nick Granath regarding deposition scheduling of USAPA witnesses (.2); prepare Exhibit for subpoena to ALPA regarding documents (.3); review and edit letter to clients and spreadsheet (.5).	STEVD	7.60

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**Polsinelli Shughart PC****Invoice Detail**

For Professional Services Through 8/31/09

Page 24

File No. LEO020-324277

Re: Leonidas LLC vs. Airline Pilots, et al.

<b>Date</b>	<b>Description</b>	<b>Tmkpr</b>	<b>Hours</b>
12/17/08	Prepare notes from strategy meeting for attorney review (1.0); search issuance of subpoena in Washington DC (.9); revise subpoena duces tecum to Custodian of Records of ALPA (.6); finalize preparation of attorney review and work material notebooks (2.5); attend strategy meeting with M. Harper, S. Stevens, K. Flood, A. Jacob and K. Brown (2.0).	HANNT	7.00
12/17/08	Prepare ALPA subpoena (1.0); prepare letter to clients regarding damage classes (1.1); prepare spreadsheet of information for damage class (.6); strategy session with Messrs. Harper, Stevens, Jacobs and Messes. Flood and Hannigan (1.5); draft correspondence to clients regarding information needed regarding ALPA negotiations sessions and individuals that fit within each subclass (1.3).	BROW5	5.50
12/18/08	Attention to emails regarding letter from Mr. Granath regarding Rule 11 and related issues (.6); discovery plan regarding written discovery and structure of deposition regarding pre and post 4/18/08 issues (1.9).	HARPM	2.50
12/18/08	Research issues related to class certification and additional drafting of motion for class certification (3.8); Communicate by telephone and email with clients and team members (0.8).	JACOA	4.20
12/18/08	Telephone conference Rachel Janger regarding US Airways position regarding discovery requests (.5); telephone conference with Grantham and Middlebrook regarding Seham deposition and subpoena (.4); review materials from pilots regarding seniority effects (1.9); review legal research regarding Seham testifying and possible disqualification (2.5); review letter from Granath to Harper; review information from October 2007 USAPA website (1.2)); email from Robert Siegel regarding discovery dispute (.2).	STEVD	3.50
12/18/08	Review USAPA documents that show a breach of a duty of fair representation (.1.2; create list of furloughees and comparing seniority lists (1.1); discuss subclasses with Mr. Bostic (.1.2); research disqualification of a lawyer as witness (.6); prepare letter to USAPA counsel with Mr. Stevens (1.0).	BROW5	5.10
12/19/08	Attention to series of emails regarding strategy, motion for class certification, letter/emails to USAPA regarding discovery disputes (2.1).	HARPM	2.10
12/19/08	Receive and review letters from Company and USAPA regarding arbitration issues; multiple items of communication with team and clients regarding strategy session planning.	FLOOK	0.70
12/19/08	Complete first draft of Motion for Class Certification (2.2); Respond to emails from clients and schedule meetings with same (0.6).	JACOA	2.80
12/19/08	Review USAPA website materials (1.1); Revise request for production to Company regarding furloughs (.4); review Seham expert report in TWA case (1.0).	STEVD	3.50
12/19/08	Revise ALPA subpoena (.4); review request for production sent to US Airways to identify what items are necessary to ask for in a meet and confer with US Airways Counsel (1.8).	BROW5	2.20
12/20/08	Attention to stream of emails regarding strategy in injunction litigation and numerous related activities.	HARPM	1.90
12/20/08	Review communication from Arbitrator Bloch (.2); review email from Granath (.2); review materials regarding pending grievance regarding TA dispute (1.8).	STEVD	2.20
12/21/08	Additional research on Motion for Class Certification and revise first draft of Motion.	JACOA	1.80
12/22/08	Pilot meeting regarding strategy (1.6); follow up with litigation team (.9).	HARPM	2.50

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**Polsinelli Shughart PC****Invoice Detail**

For Professional Services Through 8/31/09  
 File No. LEO020-324277  
 Re: Leonidas LLC vs. Airline Pilots, et al.

Page 25

<b>Date</b>	<b>Description</b>	<b>Tmkpr</b>	<b>Hours</b>
12/22/08	Strategy session with clients regarding status and strategy of action and arbitration in light of recent rulings and hearing (1.6); follow-up with litigation team regarding same and strategize regarding class certification, discovery and the like. Multiple items of communication with opposing counsel regarding arbitration and discovery issues (.6); continue to prepare discovery (.6).	FLOOK	4.70
12/22/08	Meet with client group to plan litigation strategy (1.2); Separate meeting with team members on same (0.6); Research and revision of Motion for Class Certification (6.2).	JACO A	9.00
12/22/08	Communication from US Airways/Siegel & Janger regarding objections to request for production (.8); extended telephone conference with Granath regarding subpoena on Seham law firm (.8); email from Granath regarding pending USAPA discovery (.3).	STEVD	1.90
12/22/08	Review and organization of documents received from clients, and identification of same; revision of document index.	HANNT	3.00
12/22/08	Review Motion for Class Certification (.8); meet with clients regarding trial and arbitration strategy (2.8).	BROW5	3.60
12/23/08	Work with litigation team on strategy regarding grievance, subpoena on Seham firm and revisions to Motion for Class Certification.	HARPM	2.80
12/23/08	Team strategy meeting (2.8); receive and review Seham response to Harper letter, and company responses/objections to discovery (.3); review information regarding class members and damages, etc. (.3); receive and review SDTs served on non-parties, and multiple extended items of communication with team, etc. regarding responses to same and responsibility therefor (.5); receive and review transcript from 12/15 hearing in preparation of address class certification issues (1.9); review A Jacob first draft of class certification issues (.4).	FLOOK	4.70
12/23/08	Research and drafting Motion for Class certification (6.2); Review emails on discovery and scheduling of arbitration (0.6); Assist with document production (0.4).	JACO A	7.20
12/23/08	Review and analyze transcript of court hearing regarding Seham withdrawal and discovery (2.2); review emails with arbitration Bloch regarding upcoming grievance arbitration (.3); additional telephone conference with Granath and Middlebrook regarding withdrawing subpoena on Seham law firm (.4); review edits and revisions regarding Motion for Class certification (.9).	STEVD	3.80
12/23/08	Organize and load documents into Summation database, and begin coding of same.	HANNT	2.50
12/23/08	Review US Airways' response to Plaintiffs' Request for Production (.6); prepare letter to US Airways' Counsel, Mr. Siegel, regarding a revised discovery request (.9); conference call with Messrs. Stevens, Granath and Middlebrook (.9); prepare letter regarding conference call discussions (1.3).	BROW5	3.70
12/24/08	Work on motion to certify class (.7); attention to issues regarding arbitration, etc. (.9).	HARPM	1.60
12/24/08	Research and analysis of issues related to class notice and right to jury (2.4); Review Order on Motion to Dismiss the dual class action (0.6); Analysis of same and communicate analysis to team members and clients (0.8); Additional drafting and editing of Motion for Class Certification 4.2).	JACO A	8.00

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**Polsinelli Shughart PC****Invoice Detail**

For Professional Services Through 8/31/09  
 File No. LEO020-324277  
 Re: Leonidas LLC vs. Airline Pilots, et al.

Page 26

<b>Date</b>	<b>Description</b>	<b>Tmkpr</b>	<b>Hours</b>
12/24/08	Review and analyze court ruling on defendant's motion to dismiss state claims (1.3); review and analyze cases regarding same (1.8); review materials regarding TA dispute (.8); review available materials regarding USAPA witnesses and scheduling sequence (.5); telephone conference with Granathre Charlotte depositions and production of documents for same (.3).	STEVD	4.70
12/25/08	Research issues related to mandatory class treatment, (b)(1) class treatment (1.4); Analysis of same and revise Motion for Class Certification (6.9).	JACOA	8.30
12/26/08	Work on discovery responses and issues with clients and team; strategize with team regarding class certification and affirmative discovery (3.2). Receive and cursory review of USAPA's class directed discovery and communicate with team regarding strategy for responding to same (.6).	FLOOK	3.80
12/26/08	Revise and edit Motion for Class Certification, incorporating additional research on right to a jury trial.	JACOA	8.50
12/27/08	Work on document production.	FLOOK	2.80
12/27/08	Revise draft of Motion for Class Certification.	JACOA	3.50
12/28/08	Attention to Motion to Certify Class (.9); attention to discovery disputes (.7); attention to arbitration issues (.4).	HARPM	2.00
12/29/08	Meeting with pilots to review all pilot information.	HARPM	6.50
12/29/08	Multiple strategy sessions with clients and team regarding arbitration, class action, discovery issues, and the like (5.0); work on motion for Class Certification, including revisions and drafting Declaration of Harper and gathering support therefor (.5); continue to work on discovery responses (1.0).	FLOOK	6.50
12/29/08	Attend client meeting and team meeting (1.8); Revise and edit Motion for Class Certification (3.5); Prepare Motion and Exhibits and e-file same (0.5).	JACOA	5.80
12/29/08	Letter to Nick Granath regarding discovery dispute and deposition schedule (.6); review and analyze US Airways objections to Request for Production (.5); conference with Rachel Janger regarding discovery dispute and meet and confer (.6); review, analyze and edit Motion regarding Class Certification (1.7).	STEVD	3.40
12/29/08	Review Motion for Class Certification (8); review correspondence between Plaintiff and Defendant counsel regarding meet and confer (1.0); meet with litigation team regarding motion and narrowing upcoming research issues (1.6); research scope of discovery for a Rule 23(b)(2) class action (2.9).	BROW5	6.30
12/30/08	Attention to recent correspondence regarding discovery, etc. (.9); work on discovery (1.2).	HARPM	2.10
12/30/08	Continue work on discovery responses (2.2); multiple items of communication with clients regarding same strategize with team regarding arbitration and discovery issues (1.9); multiple items of communication with opposing counsel regarding status of arbitration and discovery (.4).	FLOOK	4.50
12/30/08	Research the scope of discovery for a Rule 23(b)(2) class action (.2); prepare memorandum discussing the research compiled (2.2); research the individuals bound by a collective bargaining agreement (2.2).	BROW5	4.60
12/31/08	Extended meet and confer with USAPA regarding PO, arbitration, and other discovery issues (.8); communicate with team regarding same (.9); work on discovery responses (2.0); draft proposed PO. Communicate with witnesses (.6); multiple items of communication with clients.	FLOOK	3.80

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**Polsinelli Shughart PC****Invoice Detail**

For Professional Services Through 8/31/09  
 File No. LEO020-324277  
 Re: Leonidas LLC vs. Airline Pilots, et al.

Page 27

<b>Date</b>	<b>Description</b>	<b>Tmkpr</b>	<b>Hours</b>
12/31/08	Prepare and electronically file Notices of Deposition for Kirsh, Diorio, Stephan, Mowery & Ciabattini (.6); review and analyze communications regarding TA9 dispute and arbitration (.4); review and modify proposed confidentiality agreement regarding USAPA witnesses and document production (2.3).	STEVD	3.30
12/31/08	Prepare documents in response to request for production and update document index regarding same.	HANNT	4.90
12/31/08	Research individuals bound by agreements and breach of the duty of fair representation by a successor union (2.2); meet with Mr. Stevens regarding focus of research and preparation for depositions (1.3).	BROW5	3.50
1/1/09	Multiple items of communication with opposing counsel regarding responses to USAPA's discovery and arbitration issues.	FLOOK	0.60
1/2/09	Strategy session with litigation team and related matters.	HARPM	3.20
1/2/09	Continue drafting and revising responses to discovery requests (.9); prepare for and attend team strategy meetings (3.2); multiple items of communication with clients (.4); communicate with opposing counsel (.2); communicate with witnesses (.2).	FLOOK	4.90
1/2/09	Review legal research: articles, cases and references regarding enforceability of seniority lists (3.0); revise US Airways requested documents (.2); strategy meeting with Harper, Flood and Brown regarding next steps and discovery plan (3.4).	STEVD	6.60
1/2/09	Research and prepare memorandum on individuals bound by collective bargaining agreements (4.1); meet with Ms. Flood and Messrs. Stevens and Harper regarding the TA-9 Arbitration, assignments, discovery and research (2.1).	BROW5	6.20
1/3/09	Study/attention to discovery responses due on 1/5/09.	HARPM	1.00
1/4/09	Attention to discovery requests and responses and other case management issues.	HARPM	1.20
1/4/09	Prepare summary of assignments (1.0); prepare email for pilots regarding open items (.5); revise discovery requests for ALPA and US Airways (.5).	BROW5	2.00
1/5/09	Finalize and serve Answers to RFAs, Interrogatories, and Requests for Production, draft and file Notices of Service for same (2.8); multiple items of communication regarding same (.7); receive and review USAPA's Motion to Extend Time and communicate with team regarding response to same (.7). Strategy meeting with team regarding current events (1.1).	FLOOK	5.30
1/5/09	Email to Granath with objection to requested extension (.2); review pleadings regarding USAPA motion to continue and supporting documents (.3); revise and edit letter to US Airways regarding discovery and production of documents (.3); review and analyze proposed US Airways protective order (.4); review Piedmont Airlines arbitration award regarding merger with US Airways (1.0); review legal authorities regarding obligations of successor bargaining agent (1.8).	STEVD	4.00
1/5/09	Review of documents and organization of same (5.5); prepare documents for production to opposing counsel (1.2); revise and finalize subpoena duces tecum to ALPA (.5); contact process server in Washington, DC regarding service of process, and forward subpoena (.5); prepare common interest document log (.6).	HANNT	7.80
1/5/09	Review correspondence regarding defendant's request for extension of time (1.0); correspond with pilots regarding items needed for case preparation (1.1); meet with Ms. Hannigan regarding deposition exhibit preparation (1.3); discuss and create proposed schedule for second and third round of USAPA depositions (2.1).	BROW5	5.50
1/6/09	Attention to emails and pleadings regarding depositions, etc.	HARPM	0.80

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**Polsinelli Shughart PC****Invoice Detail**

For Professional Services Through 8/31/09

Page 28

File No. LEO020-324277

Re: Leonidas LLC vs. Airline Pilots, et al.

<b>Date</b>	<b>Description</b>	<b>Tmkpr</b>	<b>Hours</b>
1/6/09	Communicate with team regarding status of arbitration issues (.6); call with witnesses (.8); multiple items of communication with opposing counsel regarding arbitration (.4).	FLOOK	1.80
1/6/09	Review pleadings and correspondence (0.2); Communicate with client (0.2); Draft response to opposing counsel on Rule 11 issue (0.8).	JACO A	1.20
1/6/09	Meeting with K. Flood and K. Brown regarding discovery responses, class certification discovery and next USAPA discovery (1.6); review email correspondence from clients, US Airways, USAPA and Bloch (.5); review legal research regarding motion for summary judgment on USAPA liability as a "successor" regardless of separate DFR violations (2.1); prepare witness outline for USAPA depositions (1.7).	STEVD	4.90
1/6/09	Review USAPA's Motion for Extension of Time for Class Certification (.3); correspond with John Bostic regarding open items (.6); meet with Ms. Flood and Mr. Stevens regarding strategy and ongoing issues (1.0); prepare memo of meeting and assignments (.2).	BROW5	2.10
1/7/09	Attention to emails, etc., regarding discovery issues and Rule 11 letter.	HARPM	0.90
1/7/09	Multiple items of communication with clients (.6); supplement discovery responses (.8); research regarding class certification discovery (.9); review draft response to USAPA motion to extend (.3); communicate with opposing counsel regarding discovery responses, PO, arbitration (.4).	FLOOK	3.20
1/7/09	Research and Draft Response Opposing Motion to Extend Time to Respond to Motion for Class Certification (4.2); Communicate with clients and team members on litigation strategy (0.6).	JACO A	5.80
1/8/09	Finalize Reply opposing Motion to Extend Time (0.4); File same (0.4); Review prior research on successor union issues (0.3); Meet with team members to formulate deposition strategy (1.2).	JACO A	3.30
1/8/09	Review ALPA materials (2.0); review materials from Marc Burman regarding depositions questions (.8); review research materials regarding duties of successor union and possible MSJ regarding same (4.9); review and edit protective order regarding USAPA documents (1.0).	STEVD	8.70
1/8/09	Review and organization of additional client documents, and update index regarding same (2.5); review of documents to be used as potential exhibits for upcoming depositions (3.0)	HANNT	5.50
1/8/09	Review correspondence and attached documents from Mr. Bostic relating to hostility and formation of USAPA (1.2); discussed deposition preparation and upcoming tasks (1.4).	BROW5	2.60
1/9/09	Work with litigation team regarding strategy (.9); study USAPA motions (.6); study USAPA discovery responses (.8).	HARPM	2.30
1/9/09	Meeting with client regarding additional documents to disclose (.8); prepare and serve supplemental disclosure (.5); work with team (.9); multiple items of communication with opposing counsel regarding status of discovery (.5).	FLOOK	0.22
1/9/09	Attention to responses to SDT.	FLOOK	0.50
1/9/09	Meeting with client regarding additional documents to disclose (.8); prepare and serve supplemental disclosure (.5); work with team (.9); multiple items of communication with opposing counsel regarding status of discovery (.5).	FLOOK	2.48

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**Polsinelli Shughart PC****Invoice Detail**

For Professional Services Through 8/31/09  
 File No. LEO020-324277  
 Re: Leonidas LLC vs. Airline Pilots, et al.

Page 29

<b>Date</b>	<b>Description</b>	<b>Tmkpr</b>	<b>Hours</b>
1/9/09	Review correspondence from clients and documents for depositions (1.0); review USAPA discovery responses and analyze (1.0); draft objection to USAPA regarding deficient responses (4.2).	STEVD	6.20
1/9/09	Review of documents for use as potential exhibits to be used in upcoming depositions (1.5); draft 2nd supplemental response to discovery requests and notice of service, and electronically file same with court (2.0); prepare multiple CDs of documents for inclusion with discovery responses; update document index; review and organization of additional client documents (.3); begin preparation of deadline matrix (1.0).	HANNT	6.80
1/9/09	Review cases showing successorship of unions (1.0); review glossary and deposition questions prepared by pilots (1.0); prepare memorandum regarding DFR elements and specific language from case law (2.2); meet with John Bostic regarding videos (1.0); review videos from John Bostic and those posted on youtube.com (.8).	BROW5	6.00
1/10/09	Review USAP discovery requests and cross reference to source documents (2.0); draft letter to USAPA regarding deficiencies in Request for Admission (2.0).	STEVD	4.00
1/11/09	Finish DFR element memo (1.0); review correspondence from John Bostic (.5); review USAPA discovery responses (1.0).	BROW5	2.50
1/12/09	Team meeting to plan litigation strategy.	JACOA	0.50
1/12/09	Work on deposition questions for first round witnesses in NC (3.6); review additional documents from clients (1.0).	STEVD	4.60
1/12/09	Review, organize and identify additional documents received from clients (.7); update document index and document notebooks regarding same (4.9); receipt and review of Affidavit of Service of Process of SDT to ALPA, and electronically file same with court (.4); attend planning meeting (1.0); continue preparing deadline matrix (1.0).	HANNT	8.00
1/12/09	Review correspondence from John Bostic, discuss Motion to Determine Sufficiency of Answers with Mr. Jacob (.4); prepare Motion to Determine Sufficiency (1.0); prepare deposition preparation outline (2.1); meet with Messrs. Stevens and Jacob and Ms. Hannigan regarding discovery (1.2); deposition preparation and pending motions (2.3).	BROW5	8.00
1/13/09	Draft and file Stipulated Motion for PO (1.8); work with opposing counsel and court to finalize same (.3); attention to additional documents received from clients and create supplemental disclosures (.7).	FLOOK	2.80
1/13/09	Additional work on document review from pilots (1.3); prepare deposition outlines for upcoming USAPA witnesses (1.2); review and analyze TA regarding terms and conditions (1.8).	STEVD	4.30
1/13/09	Telephone calls to Documents Technologies to make arrangements for upcoming depositions and document review (.5); meeting with K. Brown and clients regarding preparation for upcoming depositions and additional documents regarding same (2.5); review of new documents received from clients (3.0); update document and deposition exhibit indices (.5).	HANNT	6.50
1/14/09	Work on deposition issues (.8); email and correspondence with Nick Granath (.4); review materials regarding pilot terminations (.6); review materials from clients regarding USAPA DFR issues and review same for upcoming USAPA depositions (1.9); review conditions and restrictions and Stockdell's analysis regarding same (4.3).	STEVD	8.00

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**Polsinelli Shughart PC****Invoice Detail**

For Professional Services Through 8/31/09  
 File No. LEO020-324277  
 Re: Leonidas LLC vs. Airline Pilots, et al.

Page 30

<b>Date</b>	<b>Description</b>	<b>Tmkpr</b>	<b>Hours</b>
1/14/09	Review, organize and bates stamp recently received client documents (3.0); update document index regarding same (2.0); telephone calls with M. Burman regarding client documents (.2).	HANNT	5.20
1/14/09	Prepare deposition outlines for first round of USAPA depositions (4.2); review all documents (2.1).	BROW5	3.50
1/15/09	Strategy session with litigation team regarding response to motions and prepare for initial depositions.	HARPM	1.60
1/15/09	Receive and review order from Judge regarding class certification schedule and confer with team regarding effect of same (.3); draft and file motion regarding stipulated PO with USAPA (.2).	FLOOK	0.50
1/15/09	Receive order from court regarding USAPA's Motion for Extension (.2); communicate with team regarding strategy regarding same (.5).	FLOOK	0.70
1/15/09	Review Judge Wake's Order and emails from pilots.	JACOA	0.40
1/15/09	Review exhibits for use at depositions and cross references for each witness (2.5); review Conditions and Restrictions (1.0); review extensive AAA materials and communications to pilots (2.4).	STEVD	5.90
1/15/09	Review, organize and bates label additional client documents (3.0); multiple telephone calls to Document Technologies regarding arrangements for preparation of deposition exhibits and document review (.4); e-file same with court (.2); creation of document CDs to opposing parties; prepare exhibits for upcoming depositions (1.5).	HANNT	5.10
1/15/09	Prepare deposition outlines.	BROW5	6.80
1/16/09	Continued strategy session with litigation team.	HARPM	0.90
1/16/09	Multiple items of communication with clients and team regarding additional documents and discovery issues.	FLOOK	1.20
1/16/09	Team meeting and begin review of USAPA response to Requests for Admissions.	JACOA	0.60
1/16/09	Document review (1200 pages) regarding preparation of cross examination of ALPA and USAPA witnesses (5.0); review elements of DFR and cross reference to evidence (.7); team meeting regarding assignments and status regarding discovery (1.0); communication with USAPA's counsel regarding production of documents in North Carolina (.3).	STEVD	7.00
1/16/09	Prepare CDs and materials for upcoming depositions (5.0); forward exhibits to Document Technologies for preparation (.9); correspondence to Document Technologies regarding same (.2); meeting regarding deposition preparation; prepare deposition notebooks (1.4).	HANNT	8.00
1/16/09	Prepare information and questions for deposition (4.3); attend meetings with trial team regarding open items in case (2.2).	BROW5	5.50
1/17/09	Research and begin analysis of enforcement of duty to properly respond to requests for admissions.	JACOA	2.20
1/17/09	Review and edit deposition outlines and cross reference documents for upcoming North Carolina depositions of ALPA and USAPA witnesses (2.5); address and communications regarding production of documents by USAPA (.4).	STEVD	2.90
1/17/09	Review questions and documents for use at USAPA depositions.	BROW5	3.90
1/18/09	Prepare for upcoming depositions in North Carolina; travel to Charlotte.	STEVD	7.50
1/18/09	Travel from Phoenix, AZ to Charlotte, NC for USAPA depositions (5.1); prepare for depositions of Bob Kirch and Doug Mowery (2.4).	BROW5	7.50

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**Polsinelli Shughart PC****Invoice Detail**

For Professional Services Through 8/31/09  
 File No. LEO020-324277  
 Re: Leonidas LLC vs. Airline Pilots, et al.

Page 31

<b>Date</b>	<b>Description</b>	<b>Tmkpr</b>	<b>Hours</b>
1/19/09	Communicate with opposing counsel regarding discovery issues (.4); multiple items of communication with team (.5); review class discovery (.2).	FLOOK	1.10
1/19/09	Depositions of Kirsh and Mowery (8.0); meeting with Bostic and Burman to prepare for depositions of Diorio and Ciabatttoni and revise outline (4.6).	STEVD	12.50
1/19/09	Assist in depositions of Bob Kirch and Doug Mowery (9.3); prepare for depositions of Paul Diorio and Dave Ciabatttoni with Mark Burman and John Bostic (3.2).	BROW5	12.50
1/20/09	Monitor emails regarding discovery, depositions and document production.	HARPM	0.80
1/20/09	Complete first draft of Response Memorandum on Jury Issue.	JACOA	5.00
1/20/09	Depositions of Diorio and Ciabatttoni (8.0); meet with Burman and Bostic regarding preparation for deposition of Stephan (2.2); revise deposition outline regarding Stephan's deposition with new information from prior depositions (1.8); review mark and annotate additional documents for Stephan deposition and cross examination (1.4).	STEVD	13.40
1/20/09	Preparation of documents for client review regarding upcoming depositions (2.5); file management, including creation of searchable text files for client documents (1.5).	HANNT	4.00
1/20/09	Assist in deposition of Paul Diorio and Dave Ciabatttoni (8.1); revise deposition outline of Jack Stephan (1.2); discuss case with Mark Burman, John Bostic and Don Stevens (1.4); review documents relevant to the case sent by clients and control group (1.6).	BROW5	12.30
1/21/09	Monitor emails regarding discovery disputes and issues.	HARPM	0.70
1/21/09	Prepare for and meet with client to prepare for his deposition. Strategize with team regarding status of discovery and motions.	FLOOK	3.80
1/21/09	Deposition of Jack Stephan (6.5); work on document reproduction issues regarding USAPA documents (2.3); return travel to Phoenix (with wait time and ground travel) (7.2).	STEVD	15.00
1/21/09	Prepare revised deposition outline for Jack Stephan utilizing information obtained from other depositions taken (3.3); assist in deposition of Jack Stephan (6.5); prepare deposition exhibits to be mailed back to Phoenix (1.0); travel from Charlotte to Phoenix (7.2).	BROW5	18.00
1/22/09	Prepare for and attend and participate in client deposition preparation (3.2); multiple items of communication with clients and team (.6).	FLOOK	4.90
1/22/09	Complete revision of memorandum on Seventh Amendment jury right.	JACOA	3.20
1/22/09	Deposition preparation meeting with K Flood and clients regarding class rep depositions (3.0); review correspondence regarding possible motion to compel document production and for sanctions against USAPA for failing to produce documents (2.6).	STEVD	5.60
1/22/09	Review notes of depositions (.4); organize documents from deposition (.6); jury right pleadings (1.1); meet with Mr. Stevens about additional discovery needed (.4).	BROW5	2.50
1/23/09	Draft answers to class discovery (1.4); multiple items of communication with clients (.6); multiple items of communication with team (.8); multiple items of communication with opposing counsel (.4).	FLOOK	2.20
1/23/09	Final revision on Seventh Amendment jury right memorandum and efile.	JACOA	1.40

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**Polsinelli Shughart PC****Invoice Detail**

For Professional Services Through 8/31/09

Page 32

File No. LEO020-324277

Re: Leonidas LLC vs. Airline Pilots, et al.

<b>Date</b>	<b>Description</b>	<b>Tmkpr</b>	<b>Hours</b>
1/23/09	Letter to Granath regarding objections to USAPA discovery (2.5); review Bostic correspondence regarding CEL pilots and furloughs of non-mainline pilots (.9); analyze information regarding 6 pilot transfer West to East (1.2); review and analyze Transition Agreement proposals regarding arguments for binding Nicolau award and effect of Company acceptance (.8).	STEVD	5.50
1/23/09	Revise second and third round USAPA deposition list (.8); review notes from depositions (.6); discuss case with Mr. Stevens (.8); research Air Canada and Canadian Airlines seniority dispute referred to in Jack Stephan's deposition (2.6).	BROW5	4.80
1/25/09	Attention to emails regarding strategy (.4); attention to emails to depositions and other discovery issues (.6); attention to emails regarding representation issues (.3).	HARPM	1.30
1/26/09	Attention to emails regarding status of case and attention to discovery matters.	HARPM	0.60
1/26/09	Finalize and serve class certification discovery responses and file Notice of Service thereof (1.0); multiple items of communication with clients and opposing counsel (.5); reissues SDT on ALPA (.2); communicate with US Airways counsel (.1).	FLOOK	1.80
1/26/09	Telephone call with client and review emails.	JACOA	0.30
1/26/09	Review and analyze communications from US Airways regarding protective order (.4); review terms of protective order to revise subpoena to US Airways (.6); work on motion for summary judgment regarding successor union liability (3.0); prepare for and meeting with litigation team to discuss recent depositions and strategy for next 30 days (3.0).	STEVD	7.00
1/26/09	Review emails from clients regarding East proposal to Nicolau and USAPA seniority list (.6); review documents produced by USAPA in response to First Request for Production (.3.2); prepare agenda for trial team meeting (.6); draft letter to Mr. Granath regarding second round of USAPA depositions (1.8).	BROW5	6.20
1/27/09	Strategy session with litigation team and follow-up meeting regarding results of 5-day pilot depositions.	HARPM	2.00
1/27/09	Prepare for and attend and defend depositions of Addington and Bostic (8.0); preparation with clients regarding same (2.7); debriefing with team and follow-up on same (.7).	FLOOK	2.79
1/27/09	Prepare for and attend and defend depositions of Addington and Bostic (8.0); preparation with clients regarding same (2.7); debriefing with team and follow-up on same (.7).	FLOOK	8.61
1/27/09	Team meeting, receive update on depositions and discovery disputes, research standards for class certification discovery.	JACOA	2.40
1/27/09	Additional document review regarding USAPA negotiating materials; (1.7) analyze theory for equitable furlough after recall (.5); review communications from client (.6); review Stockdale's analysis of integrated pilot list under ALPA proposal and Nicolau (2.7); review source research materials for public policy concerns of RLA (1.9).	STEVD	0.71
1/27/09	Additional document review regarding USAPA negotiating materials; (1.7) analyze theory for equitable furlough after recall (.5); review communications from client (.6); review Stockdale's analysis of integrated pilot list under ALPA proposal and Nicolau (2.7); review source research materials for public policy concerns of RLA (1.9).	STEVD	6.69

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**Polsinelli Shughart PC****Invoice Detail**

For Professional Services Through 8/31/09

Page 33

File No. LEO020-324277

Re: Leonidas LLC vs. Airline Pilots, et al.

<b>Date</b>	<b>Description</b>	<b>Tmkpr</b>	<b>Hours</b>
1/27/09	Prepare materials for trial strategy meeting (.4); review documents produced by USAPA in response to Request for Production (3.2); review chronology of Section 29 letters mailed by USAPA and the USAPA constitutional amendment (1.8); analyze six west pilots moved East (1.1); meet with trial team regarding discovery and status of depositions (.9).	BROW5	7.40
1/28/09	Attention to emails regarding pilot depositions.	HARPM	0.90
1/28/09	Prepare for and attend and defend depositions of Burman and Iranpour (8.5); meet with clients regarding same (1.8); report to team (.4); meet with Wargocki to prepare for deposition (1.9).	FLOOK	12.80
1/28/09	Begin drafting memo on defendant discovery related to class certification.	JACOA	1.00
1/28/09	Review documents produced by USAPA (3.5); review documents produced by USAPA regarding negotiations with US Airways; review letters from Granath regarding objections to discovery (.3); revise and edit subpoena list for US Airways (.3); prepare outline of motion for ruling that USAPA is bound as successor to ALPA (.4); deposition preparation with Steve Wargocki (1.5).	STEVD	6.00
1/28/09	Prepare summary of trial strategy meeting and assignments (.9); discuss six pilots moved East with AC Iranpour (.6); discuss web postings and relevant documents with John Bostic (.7), discuss letters to USAPA and US Airways regarding depositions with Don Stevens (.1.1); draft letters to USAPA and US Airways regarding necessary depositions (1.9); prepare subpoena of US Airways documents relating to Al Hemenway's involvement and knowledge of USAPA's breach of the duty of fair representation (2.4).	BROW5	7.60
1/29/09	Attention to deposition and discovery issues.	HARPM	0.90
1/29/09	Prepare for and attend and defend depositions of Wargocki and Velez (8.0), meet with clients regarding same (2.9); report to team and address follow-up (.5).	FLOOK	11.40
1/29/09	Review USAPA response to motion to compel (0.4); Research issues raised in same and begin analysis of Reply in support of motion (2.2); Communicate with client (0.2); Review emails updating on depositions (0.2); Research judicial disapproval of excessive threatening Rule 11 sanctions (0.8).	JACOA	3.80
1/29/09	Review recent Granath correspondence regarding discovery dispute (.3); review outline of documents produced by USAPA regarding analysis of Motion to Compel (1.4); Draft Subpoena Exhibit list for US Airways (.6); Revise and edit letter to US Airways regarding document demands (1.0).	STEVD	2.70
1/29/09	Continue preparation of USAPA document index (2.25); begin review of additional client documents, organizing and indexing same (4.75).	HANNT	7.00
1/30/09	Debrief team and clients regarding depositions of clients (1.6); receive and review additional USAPA pleadings (.3); communicate with team regarding same and strategy for response (.5); communicate with clients (.6); communicate with opposing counsel regarding additional depositions (.4).	FLOOK	3.10
1/30/09	Research and draft Reply on Motion to Compel.	JACOA	0.60
1/30/09	Review ASAPA documents (3.1); analyze DFR issues for 6 pilots (.5).	STEVD	3.60
1/30/09	Receipt, review, organization and indexing of additional client documents (6.2); telephone call to Richard Bloch's office regarding obtaining a copy of TA-9 arbitration transcript (.2).	HANNT	6.40
1/31/09	Revise Reply on Motion to Compel.	JACOA	2.00

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**Polsinelli Shughart PC****Invoice Detail**

For Professional Services Through 8/31/09

Page 34

File No. LEO020-324277

Re: Leonidas LLC vs. Airline Pilots, et al.

<b>Date</b>	<b>Description</b>	<b>Tmkpr</b>	<b>Hours</b>
2/2/09	Lengthy call with the defense counsel regarding deposition schedules and related discovery matters.	HARPM	1.30
2/2/09	Summarize pilot depositions (2.5); multiple items of communication with team (.3).	FLOOK	2.80
2/2/09	Communicate with team members concerning discovery.	JACO A	0.30
2/2/09	Organization and indexing of documents (1.0); update document index (1.0).	HANNT	2.00
2/2/09	Review defendant's Reply to Jury motion (.6); review our draft of Reply to Motion to Compel (.4); review correspondence from clients (.7); discuss provisions in the Transition Agreement and the route pairings with Mr. Bostic (.1.1); prepare letter to Mr. Granat relating to Request for Production responses (2.1), review documents provided by USAPA in Charlotte (2.8).	BROW5	7.70
2/3/09	Study deposition summaries prepared by Kelly Flood (.8); lengthy discussion with Mr. Fruend regarding status of case and upcoming depositions (.8); review and revise Reply regarding Garner Motion (.6); attention to other discovery issues (.6).	HARPM	2.80
2/3/09	Communicate with client and with counsel in related North Carolina action against USAPA (0.6); Revise Reply In Support of Motion To Compel (6.1).	JACO A	6.70
2/3/09	Organization of pilot deposition transcripts (1.0); drafts letters to pilots regarding review of transcripts (1.25); review of USAPA documents and begin indexing same (4.3); telephone call with R. Bloch's office regarding attempt to obtain a copy of TA-9 grievance arbitration transcript (.25).	HANNT	6.80
2/3/09	Review correspondence from clients (.8); discuss USAPA discovery with Ms. Hannigan (.3); prepare letter to Mr. Granath regarding discovery responses (.9).	BROW5	2.00
2/4/09	Finalize Reply in Support of Motion to Compel and efile same.	JACO A	3.40
2/4/09	Review and index additional documents received from USAPA.	HANNT	3.30
2/4/09	Prepare letter to Mr. Granath regarding discovery issues.	BROW5	0.30
2/5/09	Communicate with client and team members on litigation strategy.	JACO A	0.50
2/5/09	Conference with Nick Granath regarding discovery disputes and deposition scheduling (.3); telephone conference with Bostic (.3); telephone conference with Jeff Koontz; review letter to USAPA regarding our objections to their production of documents (.4); email correspondence rearranging more USAPA depositions (.3).	STEVD	1.50
2/5/09	Discuss discovery response with Mr. Stevens (1.0.), discuss deposition schedule with Messrs. Bostic, Ferguson, Stockdell, and O'Neill (.5).	BROW5	1.50
2/6/09	Attention to emails regarding depositions (.4); conference with Don Stevens regarding discovery disputes and deposition schedules (.5).	HARPM	0.90
2/6/09	Strategy sessions with K. Brown and D. Stevens regarding discovery issues (.7); review multiple items of communication and memo regarding status and strategy (.4).	FLOOK	1.10
2/6/09	Organize files and other materials to prepare for argument on motions pending before court.	JACO A	1.00
2/6/09	Review Plaintiffs responses to discovery and USAPA objections regarding response to meet and confer letter from Granath (2.7); conference with team regarding strategy for upcoming discovery (.5).	STEVD	3.20
2/6/09	Discuss discovery requests and strategy regarding case with Mr. Stevens (.6); correspond with named plaintiffs' and control group regarding discovery requests and deposition schedules (4.9).	BROW5	5.50
2/7/09	Research grounds to reject proposed class representatives.	JACO A	1.60
2/9/09	Complete research and analysis of pre certification discovery abuses and draft extensive memo on same.	JACO A	9.60

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**Polsinelli Shughart PC****Invoice Detail**

For Professional Services Through 8/31/09

Page 35

File No. LEO020-324277

Re: Leonidas LLC vs. Airline Pilots, et al.

<b>Date</b>	<b>Description</b>	<b>Tmkpr</b>	<b>Hours</b>
2/9/09	Discussions with Nick Granath regarding discovery dispute and agenda for upcoming meet and confer (.6); revise and edit letter to Granath regarding detailed deficiencies in document production and responses to interrogatories and requests for admissions (2.5); review prior correspondence regarding scope of objected discovery regarding class action (.6).	STEVD	3.70
2/9/09	Prepare Rule 30(b)(6) subpoena and notices of deposition for upcoming depositions (3.0); review Ciabattone deposition transcript and prepare same for attorney review (.3); arrange for payment of deposition transcripts (.1).	HANNT	3.40
2/9/09	Review correspondence from clients (.3); correspond with clients regarding work product to be disclosed (1.7).	BROW5	2.00
2/10/09	Attention to numerous emails and memoranda regarding discovery (.9); attention to meet-and-confer results (.8).	HARPM	1.70
2/10/09	Begin drafting motion for protective order.	JACO A	4.40
2/10/09	Review documents regarding meet and confer and our detailed objections to USAPa discovery responses (1.0); prepare outline for Motion to Determine Sufficiency of RFA (.8); review additional USAPA documents (3.3); review US Airways documents (1.0).	STEVD	5.80
2/10/09	Telephone call to court reporter regarding missing deposition transcripts (.2); review and prepare additional deposition transcripts for attorney review (.3); research new court reporters for upcoming depositions and schedule same (1.0); review and organization of additional client documents (.75); update document index regarding same (.75).	HANNT	3.00
2/11/09	Prepare for and attend meet-and-confer regarding discovery responses of both parties (1.3); review and comment on draft motion for PO regarding Plaintiffs' responses (.4).	FLOOK	1.70
2/11/09	Attention to status of draft PO and input for same.	FLOOK	0.90
2/11/09	Meet and confer on discovery (0.6); Complete first draft of Motion for Protective Order (7.8); Review Order denying Motion for Order to Compel. (0.4).	JACO A	2.33
2/11/09	Meet and confer on discovery (0.6); Complete first draft of Motion for Protective Order (7.8); Review Order denying Motion for Order to Compel. (0.4).	JACO A	6.47
2/11/09	Prepare for and participate in meeting and telephone conference with Nick Granath and Stanley Silverstone (1.0); document review regarding first documents produced and USAPA claims for class discovery (2.0); prepare outline for Motion for Protective order (3.5).	STEVD	6.50
2/11/09	Telephone call to court reporter to confirm scheduling for upcoming depositions (.2); organization and file management of client documents, and prepare same for reproduction (.5); begin update of deposition exhibits (1.0).	HANNT	0.81
2/11/09	Telephone call to court reporter to confirm scheduling for upcoming depositions (.2); organization and file management of client documents, and prepare same for reproduction (.5); begin update of deposition exhibits (1.0).	HANNT	0.89
2/11/09	Prepare for meet and confer with Mr. Granath (1.6); meet and confer with Mr. Granath (1.1); discuss strategy with trial team (1.7); prepare summary of meet and confer and the issues raised in ongoing discovery dispute (2.2).	BROW5	6.40
2/12/09	Draft Plaintiff portion of joint summary of discovery dispute (1.1); Confer with ALPA attorney on subpoena (0.6).	JACO A	1.70

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**Polsinelli Shughart PC****Invoice Detail**

For Professional Services Through 8/31/09

Page 36

File No. LEO020-324277

Re: Leonidas LLC vs. Airline Pilots, et al.

<b>Date</b>	<b>Description</b>	<b>Tmkpr</b>	<b>Hours</b>
2/12/09	Prepare extensive letter to USAPA regarding deficiencies in document production and need for Excel spreadsheet data for Dawson materials (3.8); trial team strategy meeting regarding USAPA documents and Dawson analysis (2.6).	STEVD	5.40
2/12/09	Review and revise Motion for Protective Order to add relevant facts regarding depositions and discovery requests (2.2); prepare summary of meet and confer (.9); prepare summary correspondence to clients regarding status of the case (2.2); discuss case with Messrs. Stevens and Harper regarding discovery dispute decided by Judge Wake (.7).	BROW5	6.00
2/13/09	Legal research regarding preparing outline ordered by court for dispositive motions (1.0); review and analyze USAPA's motions to dismiss regarding ripeness and dismissal of US Airways (1.6).	STEVD	2.60
2/13/09	Discuss case with trial team (.7); review documents disclosed by USAPA regarding the Merger Committee (1.0); review documents disclosed by clients (.8).	BROW5	3.80
2/15/09	Research and draft memo on whether interlocutory appeal of class certification could delay trial on the merits.	JACOA	2.30
2/16/09	Review USAPA Motion to Compel and attachments.	STEVD	0.60
2/16/09	Review client correspondence and defendant's Motion to Compel.	BROW5	1.20
2/17/09	Document review regarding USAPA production and objections (1.8); correspondence from Granath regarding discovery dispute with numerous attachments (1.3); telephone conference with Granath regarding discovery dispute regarding scope of discovery (.7).	STEVD	3.80
2/18/09	Attention to Court Order regarding jury trial (.5); meeting regarding strategy and document review (1.1).	HARPM	1.60
2/18/09	Receive and review USAPA's motions to compel, court ruling on jury trial issues, and work with A Jacob regarding USAPA's arguments about class certification.	FLOOK	0.80
2/18/09	Begin drafting Reply on Class Certification Motion (6.9); Communicate with client (0.4).	JACOA	7.30
2/18/09	Meeting with Stockdell regarding C&R's (3.9); document review of USAPA production (3.4); prepare CaseMap outline for document maintenance and evaluation (2.0).	STEVD	9.30
2/18/09	File management and organization of recently filed pleadings (2.1); telephone call to court reporter regarding executed deposition signature pages (.1); forward Wargocki deposition signature page to court reporter (.3).	HANNT	2.50
2/18/09	Review USAPA documents (5.4); discuss Conditions and Restrictions with Messrs. Stevens and Stockdell (3.2); discuss trial strategy (1.0).	BROW5	9.60
2/19/09	Draft email explaining recent court orders on jury right and forward with copies of filings to clients.	JACOA	0.80
2/19/09	Create new model for data organization in CaseMap (1.6); conference with Katie Brown regarding organization format for extensive USAPA documents (.3); document review (4.0).	STEVD	5.90
2/19/09	Discuss CaseMap use with Mr. Stevens (1.0); review documents (3.1); enter relevant documents into CaseMap program (3.0); review Judge Wake's order on jury trial and discovery disputes (.4); review defendant's discovery dispute summaries (.6).	BROW5	8.10
2/20/09	Attend John McIlvana deposition (3.5); attention to issues regarding discovery and ruling (.8).	HARPM	4.30

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**Polsinelli Shughart PC****Invoice Detail**

For Professional Services Through 8/31/09

Page 37

File No. LEO020-324277

Re: Leonidas LLC vs. Airline Pilots, et al.

<b>Date</b>	<b>Description</b>	<b>Tmkpr</b>	<b>Hours</b>
2/20/09	Attention to status of current discovery disputes and Judge's order regarding submission of same; communicate with team and opposing counsel regarding same (.6); attention to class cert evidentiary issues (.6); work with clients and team regarding same (.8).	FLOOK	2.90
2/20/09	Draft Reply on Motion for Class Certification.	JACOA	2.30
2/20/09	Document review (1.3); review data entered in CaseMap (3.5); participate in Court hearing regarding pending discovery motions; email to USAPA regarding objection to election choice for modifying West CBA (.2).	STEVD	5.00
2/20/09	File managements and organization of documents and deposition exhibits.	HANNT	4.00
2/20/09	Attend deposition of John McIlvenna (7.7); discuss case with Messrs. Stevens and Harper (1.1); discuss deposition and case progress with Mr. Bostic (.9).	BROW5	9.70
2/21/09	Strategy meeting.	HARPM	3.20
2/21/09	Trial strategy team meeting and follow-up on same (3.5); review and analyze multiple items of communication from team, opposing counsel, and clients (.2); review draft amended complaint and work with team on class certification issues and results of sua sponte discovery hearing on 2/20 (.5).	FLOOK	4.20
2/21/09	Review complaint and draft proposed 2d amended complaint, language to propose to limit issues for trial (1.8); Telephone conference team members (3); Revise proposed findings of fact and conclusion of law (1.8).	JACOA	6.60
2/21/09	Document review (1.8); team strategy meeting regarding Judge Wake's rulings and opportunity for July trial date (2.6); prepare outline for dispositive motion proposals (1.6).	STEVD	6.00
2/21/09	Trial strategy team meeting (1.4); prepare summary of tasks going forward (1.1); prepare deposition questions for Randal Mowrey (2.6); revise letter to Mr. Granath regarding discovery disputes (1.6).	BROW5	6.70
2/22/09	Finish first draft of Reply on Motion for Class Certification.	JACOA	6.40
2/22/09	Document review regarding USAPA Merger Committee (4.0); attend to discovery disputes regarding depositions of control group (1.5).	STEVD	5.50
2/22/09	Prepare draft of deposition questions for Mowrey (1.9); review documents and entered them into Case Map (3.3).	BROW5	5.20
2/23/09	Work with team on class certification reply and issues, and strategy in light of discovery disputes (.9); receive and review order from Court regarding class cert proceedings and work with team on strategy for same (.3); communicate with opposing counsel regarding status of disputes (.9).	FLOOK	1.60
2/23/09	Review emails from clients, team members and opposing counsel on discovery and certification issues.	JACOA	0.40
2/23/09	Correspondence from/to Granath regarding scheduling depositions (.5); telephone conference Jim Brengle regarding compromise for scheduling control group depositions (.3); review class action memo regarding scope of permitted discovery regarding filing protective order (1.0); document review and analysis of merger committee notes (4.6).	STEVD	6.40
2/23/09	Document review (5.2); discuss case with Mr. Stevens (1.7).	BROW5	8.10
2/24/09	Work on discovery and related matters.	HARPM	0.70

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**Polsinelli Shughart PC****Invoice Detail**

For Professional Services Through 8/31/09  
 File No. LEO020-324277  
 Re: Leonidas LLC vs. Airline Pilots, et al.

Page 38

<b>Date</b>	<b>Description</b>	<b>Tmkpr</b>	<b>Hours</b>
2/24/09	Multiple items of communication with team regarding status and strategy (.4); communicate with clients regarding same (.1); review Reply ISO Class Certification and address issues raised therein (.1); communicate with opposing counsel regarding discovery disputes (.7).	FLOOK	1.30
2/24/09	Review emails from clients and team members on discovery and class certification issues.	JACO A	0.30
2/24/09	Review and analyze documents sorted and culled by Bostic and Stockdell regarding merger committee records, including seniority lists (3.2); prepare preliminary comparison of versions of C&Rs showing reduction in protection from what East submitted to Nicolau and current proposal (2.6); letter to Granath regarding more discovery deficiencies, including document destruction and spoliation (.7).	STEVD	6.50
2/24/09	File management and review of recently filed pleadings (.4); preparation of documents for use as deposition exhibits in upcoming depositions (1.1).	HANNT	1.50
2/24/09	Review documents produced by USAPA (5.5); discuss open items with Mr. Stevens (1.4).	BROW5	6.90
2/25/09	Attention to emails regarding discovery, etc. (.7); prepare for depositions the week of 3/16/09 (1.5).	HARPM	2.20
2/25/09	Work with team and A. Jacob regarding status and strategy (.6); review class testimony regarding support of Reply in Support of Motion for Class Certification (2.1); read USAPA's opposition regarding essential points (.7); communicate with clients and team (.4).	FLOOK	3.80
2/25/09	Review deposition transcripts (1.2); Additional legal research (1.8); Complete revision of Reply on Motion for Class Certification (5.2).	JACO A	8.20
2/25/09	Correspondence (multiple) from USAPA regarding pending matters, including depositions in Charlotte (.3); review video transcripts for information to add to CaseMap database (2.8); review legal authorities regarding facts to present at hearing on class certification; review Judge Wake's 2/20/09 Order and for Joint Final Pretrial order regarding elements to present (2.0).	STEVD	6.10
2/25/09	Organization and creation of new deposition exhibit binders for use at upcoming depositions (3.8); draft Rule 30(b)(6) notice of deposition (.3); receipt of correction and signature pages from J. Bostic and forward same to court reporter (.2).	HANNT	4.30
2/25/09	Review and categorize documents produced by USAPA (3.6); review transcript of discovery dispute hearing (1.2); prepare list of open items (1.0); prepare a summary of the spoliation discovery dispute (1.2).	BROW5	7.00
2/26/09	Strategy session regarding strategy and litigation issues including class certification, etc.	HARPM	2.40
2/26/09	Work with team regarding Reply in Support of Class certification and discovery/disclosure issues (1.2); multiple items of communication with team, clients and opposing counsel (.5).	FLOOK	1.70
2/26/09	Team meeting and telephone calls with clients to update on events and strategy.	JACO A	1.80
2/26/09	Prepare for and meet and confer conference with Granath & Middlebrook regarding pending discovery matters (1.0); correspondence to USAPA regarding same (.4); prepare 30B6 notice of deposition for records (.3); prepare notice of deposition for Davison (.2); review class action Reply (.6); review pleadings regarding facts in Court's prior rulings (.5); team meeting regarding pending matters and strategy regarding recent developments & actions by USAPA (3.2).	STEVD	6.40

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**Polsinelli Shughart PC****Invoice Detail**

For Professional Services Through 8/31/09

Page 39

File No. LEO020-324277

Re: Leonidas LLC vs. Airline Pilots, et al.

<b>Date</b>	<b>Description</b>	<b>Tmkpr</b>	<b>Hours</b>
2/26/09	Research regarding You Tube USAPA roadshow presentation videos (.3); downloading of all USAPA roadshow videos and creation of DVD regarding same (3.7).	HANNT	4.00
2/27/09	Work on Reply regarding Class Action (1.2); work on discovery disputes (1.9); work on pleadings regarding request to file a Motion for Summary Judgment (2.1).	HARPM	5.20
2/27/09	Finalize and file Reply iso of Motion for Class Certification (3.1); multiple strategy sessions with team regarding same (.8); multiple items of communication with team, clients and opposing counsel (.6); strategize regarding pretrial order (.7); receive and review USAPA's Motion to Strike and strategize regarding response regarding same (.3).	FLOOK	5.50
2/27/09	Research and draft Motion for Leave to File Dispositive Motions and attention to other filings.	JACOA	3.00
2/27/09	Prepare proposed motion for permission to file motion for summary judgment; email and telephone conference with N. Granath regarding discovery dispute; review and edit draft of motion; prepare and file Supplementary Disclosure regarding Donors list; review information from client regarding Excel Spreadsheet and donor information disclosure; add data to CaseMap database regarding elements of case for class certification (4.8); review and edit Reply regarding class certification (2.5).	STEVD	6.60
2/28/09	Attention to pleadings recently filed (1.1); work with Don Stevens regarding strategy (.9); emails regarding depositions, etc. (.6).	HARPM	2.60
2/28/09	Review documents listed in CaseMap database, sort and select trial exhibits (4.8); prepare Joint Pretrial Order per Judge Wake's Order 2/20/2009 (2.5).	STEVD	7.30
3/1/09	Draft motion to extend time to file Reply in support of class certification (1.2); edit the pretrial order sections on uncontested facts and established points of law (1.8); Begin drafting detailed separate statement of facts for motion for partial summary judgment in liability (6.6); Telephone calls and emails to client (0.4).	JACOA	10.00
3/1/09	Trial Document preparation; review document summary and evaluate documents for upcoming depositions.	STEVD	4.50
3/2/09	Work on strategy issues regarding class certification and discovery matters.	HARPM	1.60
3/2/09	Strategy session with team in preparation of revising joint pretrial report for class certification hearing (2.2); receive and review USAPA's draft of same (.6); receive and review Court's order denying USAPA's Motion to Strike and communicate with team and clients regarding same (.5); extended meet-and-confer with USAPA's counsel regarding joint proposal regarding class certification hearing and regarding various discovery disputes (.8); follow-up with team and clients regarding same (.4).	FLOOK	4.50
3/2/09	Begin drafting motion for summary judgment (4.5); Team meeting on litigation strategy (0.8); Revise draft proposed pretrial order (0.8); Review Court order on motion to strike (0.4); Communicate with aligned counsel in North Carolina action (Drew Riolo (0.6).	JACOA	7.10
3/2/09	Outline opening statement (2.6); prepare draft of Statement of Case for Pretrial Statement (2.0); revise and edit jury instructions (1.0); contact with pilots regarding upcoming depositions (1.1); review documents regarding selection for USAPA depositions (.3); revise and edit topics for cross examination of USAPA witnesses (1.0).	STEVD	7.80

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**Polsinelli Shughart PC****Invoice Detail**

For Professional Services Through 8/31/09

Page 40

File No. LEO020-324277

Re: Leonidas LLC vs. Airline Pilots, et al.

<b>Date</b>	<b>Description</b>	<b>Tmkpr</b>	<b>Hours</b>
3/2/09	Review documents produced (3.3); review pleadings filed and discovery disputes (1.6); meet with trial team (1.9); meet and confer call with USAPA counsel (1.0); follow-up on open items (.7).	BROW5	8.50
3/2/09	Continue work on assembly of documents for review by various parties for upcoming depositions conference with K. Brown regarding status of matter and additional documents required for notebooks	GREEJ	0.00
3/3/09	Prepare for conference call with the Court (.7); lengthy conference call with the Court (1.6); follow up with the pilots and team (.9); meeting with Ken Holmes (1.0).	HARPM	2.60
3/3/09	Receive and review correspondence and filings regarding current discovery disputes (.2); receive and review court's Order regarding class certification proceedings (.4); communicate with team and opposing counsel regarding same (.2).	FLOOK	0.80
3/3/09	Receive and review order from court regarding conference on class certification (.4); work with team to prepare for same (1.2); attend extended conference with court; meet with team to discuss status and strategy as a result (1.1); communicate with clients regarding same (.6); communicate with opposing counsel (.4).	FLOOK	5.80
3/3/09	Draft motion for summary judgment (3.2); Review hearing transcript and filing (1.2); Communicate with clients on same (0.4).	JACOA	4.80
3/3/09	Review exhibit list to prepare trial exhibit list and uncontested facts; document review regarding exhibits.	STEVD	6.80
3/3/09	Review documents (4.3); meet and confer with opposing counsel (.9); hearing with Judge Wake on class certification and trial scheduling (1.1); meeting with trial team regarding trial preparation (2.9).	BROW5	9.20
3/4/09	Study McIlvane deposition (1.6); study depositions taken by Don Stevens (1.6); work on issues related to the pretrial order (.9).	HARPM	4.10
3/4/09	Multiple items of communication with clients, team and opposing counsel regarding status and strategy (.7); review court TS from hearing on 3/3 in preparation of same (.6).	FLOOK	1.30
3/4/09	Work on proposed pretrial statement for submission to Judge Wake (3.4); communication with USAPA counsel regarding documents and discovery disputes (.3); communication with US Airways counsel regarding protective order and production of documents (.5); review, revise and edit documents and outline regarding cross examination of Mowery on C&Rs (.6); communications to/from clients regarding upcoming hearing with Judge Wake (4.8).	STEVD	9.00
3/4/09	Review documents (1.8); correspond with clients regarding relevant documents (1.1); discuss potential experts and consultants relating to Conditions and Restrictions (1.3); prepare correspondence to opposing counsel and assignments for the trial team (3.6).	BROW5	7.80
3/5/09	Travel from Phoenix to Washington, DC for Mr. Vasin's deposition (6.5); attention to issues regarding the pretrial statement and deadlines (.6).	HARPM	7.10
3/5/09	Work on Joint pretrial (1.6); research regarding defenses to DFR and admissibility of C&R's as excuse/"discharge" of DFR duties (2.0); prepare draft voir dire questions; prepare outline for hearing on class certification; review authorities cited regarding class certification prepare for court hearings (2.3); review Plaintiff depositions regarding outline for class representation issues (.8).	STEVD	8.80
3/5/09	Review and organization of plaintiffs' additional exhibits (.8); update document index (.5); draft second supplemental disclosure statement and notice of service, along with document CD (.7); prepare additional documents for expert/consultant review (.3).	HANNT	2.30

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**Polsinelli Shughart PC****Invoice Detail**

For Professional Services Through 8/31/09  
 File No. LEO020-324277  
 Re: Leonidas LLC vs. Airline Pilots, et al.

Page 41

<b>Date</b>	<b>Description</b>	<b>Tmkpr</b>	<b>Hours</b>
3/5/09	Review documents and entered relevant documents into Case Map ; meet with Mr. Stevens regarding Conditions and Restrictions (1.1); meet with potential expert regarding Conditions and Restrictions analysis (1.9); review documents produced by USAPA where additional information is needed; review Motion for Reconsideration filed by USAPA (.4).	BROW5	8.40
3/6/09	Meeting with Jeff Freund regarding Mr. Vasin's deposition and other related matters (1.2); attention to issues regarding the pretrial order, discovery disputes and related issues (.9); study the depositions of the East pilots (1.6); attend Mr. Vasin's deposition (4.6); participate in an oral argument regarding the pretrial order (.7); follow-up with the team (.5).	HARPM	9.50
3/6/09	Telephonic Hearing with court regarding status and schedule (.8); follow-up with team regarding same (.4).	FLOOK	1.20
3/6/09	Telephone hearing on schedule of trial (0.8); Draft Response to USAPA motion for reconsideration (3.5).	JACOA	4.30
3/6/09	Prepare for pretrial hearing with Judge Wake (1.7); telephonic conference with Judge Wake regarding class certification and trial setting (1.0); prepare outline for trial presentation within time parameters (1.5); additional document review regarding trial witnesses, witness summaries and factual issues (2.9); review legal memoranda and prepare chart of required elements and proof on each element; work on CaseMap document analysis (.4).	STEVD	9.50
3/6/09	Research regarding expert witness Rikk Salamat (.9); telephone call to court reporter regarding video conferencing options for North Carolina depositions (.2); draft memo regarding same (.3); review, organize and bates label additional client documents (.8); update document index (.8).	HANNT	3.00
3/6/09	Review and assemble documents regarding deposition and notebooks for reference materials; several conferences with Katie Brown regarding same.	GREEJ	2.00
3/7/09	Travel from Washington, D.C. to Phoenix after Mr. Vasin's deposition.	HARPM	6.50
3/7/09	Revise draft of Response on Motion for Reconsideration.	JACOA	1.20
3/7/09	Analyze and evaluate Transition Agreement, and C&R's regarding trial presentation and cross examination (1.9); review, analyze Brian Stockdell's analysis of Nic Award v. DOH and C&Rs (3.1); email correspondence to/from clients (.8).	STEVD	5.80
3/7/09	Review documents in CaseMap (1.1); linked facts and documents in CaseMap (.9); discuss case with Mr. Stevens (.6).	BROW5	2.60
3/8/09	Review relevant documents for evidence of DFR violation (1.7); Redraft Response in Opposition to Motion for Reconsideration (2.0); Research history of web posting by USAPA and identify relevant changes intended to obscure their motivation to stop implementation of Nicolau Award (3.8). entation of Nicolau Award.	JACOA	7.50
3/8/09	Review and analysis of C&R's and cross examination of USAPA witnesses.	STEVD	3.40
3/8/09	Discuss response to Motion for Reconsideration with Messrs. Stevens and Jacob (.9); prepare exhibit list (1.9).	BROW5	2.80
3/9/09	Deposition preparation.	HARPM	4.00
3/9/09	Team strategy meeting; review draft Jis and other pretrial issues (.4); review Wake order regarding pretrial schedule; assist with finalization of Response to USAPA's Motion for Reconsideration (2.0); communicate with team (.3).	FLOOK	3.80
3/9/09	Review documents and other evidence (1.8); Team meeting (0.8); Draft jury instruction (2.8); Draft detailed statement of facts for joint pretrial statement (3.8).	JACOA	9.20

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**Polsinelli Shughart PC****Invoice Detail**

For Professional Services Through 8/31/09  
 File No. LEO020-324277  
 Re: Leonidas LLC vs. Airline Pilots, et al.

Page 42

<b>Date</b>	<b>Description</b>	<b>Tmkpr</b>	<b>Hours</b>
3/9/09	Meeting with Trial team regarding trial preparation; upcoming discovery of control group and requested witnesses (1.1); conference with Jim Brengle (.3); document review and analysis (7.0); communication with pilot witnesses regarding schedule (.6).	STEVD	9.00
3/9/09	Prepare transcript request form from 3/6/09 hearing and e-file same with court (1.8); attend trial planning and strategy meeting; review of additional client documents, bates label and index same (1.5).	HANNT	3.60
3/9/09	Meet with trial team (1.1); revise Motion for Reconsideration (.3); prepare documents for trial (1.0); prepare deposition outlines (4.9); review analysis by consultant and client related to Conditions and Restrictions (1.9).	BROW5	9.20
3/9/09	Continue work on exhibits for deposition notebooks; research and assemble documents; conferences with Ms. Brown and Ms Hannigan regarding other sources for documents	GREEJ	2.50
3/10/09	Strategy and deposition preparation.	HARPM	3.00
3/10/09	Receive and review judge's order regarding class certification (.3); communicate result to team and clients (.6); work with team on JIs, etc. (.4).	FLOOK	1.30
3/10/09	Finish first draft of statement of facts, legal issues and disputed facts and issues for pretrial order.	JACOA	8.40
3/10/09	Review Nicolau pleading submissions and materials submitted by East regarding cross examination of USAPA witnesses and comparison between versions of C&R's submitted to Nicolau and as final proposal to Company (6.9); deposition preparation meeting with Russ Payne (Point South Mountain); travel regarding same (4.0).	STEVD	10.90
3/10/09	Telephone call to Document Technologies for preparation of deposition binders in Charlotte, NC (.3); begin organization of documents for upcoming trial revision of first supplemental disclosure statement and notice of service, and electronically file same with court (2.1); preparation of document CDs for inclusion with supplemental disclosure statement to opposing counsel (1.2); organization and bates label of additional client documents (2.3); update master document index (1.5); multiple telephone calls with vendor regarding preparation of documents received from USAPA and duplication of same (.4).	HANNT	7.80
3/10/09	Prepare deposition outline for Mowrey (3.2); review and prepare documents to use at depositions (4.1).	BROW5	7.20
3/11/09	Work with Don Stevens, et al. regarding deposition preparation and strategy issues.	HARPM	2.90
3/11/09	Receive and review order denying motion for reconsideration (.3); communicate with clients and team regarding same (.4); work on strategy for trial and current discovery issues (1.2).	FLOOK	2.90
3/11/09	Review Order denying reconsideration of trial date and draft explanation of same to clients (0.7); telephone call with client (0.3); Review Cleary declaration and research whether it admits to DFR and draft email to team on same (0.7).	JACOA	1.70
3/11/09	Prepare for and attend deposition of Russ Payne (4.0). deposition prep meeting with Tony Lozano (1.5); prepare for and attend deposition of Tony Lozano (4.0); deposition preparation meeting with Doug Dotter (1.3).	STEVD	10.80
3/11/09	Prepare exhibits and binders for upcoming North Carolina depositions (9.0); begin preparation of electronic documents regarding same (1.2); telephone call with Encore Discovery regarding duplication of deposition binders (.3).	HANNT	5.50

**Payment Terms: Net 20**

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**Polsinelli Shughart PC****Invoice Detail**

For Professional Services Through 8/31/09

Page 43

File No. LEO020-324277

Re: Leonidas LLC vs. Airline Pilots, et al.

<b>Date</b>	<b>Description</b>	<b>Tmkpr</b>	<b>Hours</b>
3/11/09	Finalize Mowrey and Davison deposition outline (2.9); finalize exhibit binders (2.1); schedule depositions of West MEC participants (1.4); discuss case with Mr. Stevens (1.0); prepare deposition outline for King and Bradford (3.4); meet with Messrs. Stevens and Doug Dotter regarding case (1.0).	BROW5	11.80
3/12/09	Prepare for depositions in Charlotte, NC (4.0); strategy session with the litigation team (1.3).	HARPM	5.30
3/12/09	Work with team on strategy in light of USAPA's current strategy (2.1); communicate with Celmin's firm regarding Cactus 18 issues (.3).	FLOOK	2.40
3/12/09	Team meeting (1.0); Communicate with clients (0.5); Further drafting of jury instructions (2.8) and Proposed Pretrial Order (2.2).	JACOA	6.50
3/12/09	Review trial presentation materials and opening statements (6.0); analysis of Davison materials (4.5).	STEVD	10.50
3/12/09	Finalize deposition exhibits and begin preparing trial exhibits (5.5); meeting with Encore Discovery regarding preparation of deposition exhibit notebooks (.3); receipt and review of CDs and DVDs received from USAPA (.5); prepare DVDs for conversion to format for possible use at trial (1.4); make arrangement for creation of additional deposition exhibit binder, and begin preparing same (.3).	HANNT	8.00
3/12/09	Prepare deposition outline of King and Bradford (4.9); meet with Messrs. Stevens and Burdick regarding deposition preparation (2.1); review supplemental disclosure from USAPA (.4).	BROW5	8.80
3/13/09	Prepare for depositions in Charlotte, NC.	HARPM	5.00
3/13/09	Review ALPA documents in preparation for depositions (.7); work with team regarding strategy for same (.7); Meet with Dotter (.5); communicate with Celmin lawyer regarding Cactus 18 (.4).	FLOOK	2.30
3/13/09	Additional drafting jury instructions and Proposed Pretrial Order.	JACOA	1.80
3/13/09	Trial preparation meeting with Doug Dotter (4.6); review and revise document exhibits to prepare for upcoming USAPA depositions in CLT (3.7); conference with trial team regarding same (1.1).	STEVD	9.40
3/13/09	Continue preparation of exhibits for upcoming depositions in North Carolina (5.2); meeting with D. Stevens and K. Brown regarding same (.3).	HANNT	5.50
3/13/09	Review deposition outlines with Mr. Stevens (5.3); meet with Messrs. Dotter and Stevens (3.3); prepared deposition notebooks (2.2).	BROW5	11.80
3/14/09	Prepare for the depositions in North Carolina.	HARPM	3.50
3/14/09	Prepare response to USAPA demand for depositions from Cactus 18 (.5); correspondence to/from counsel regarding same (.4); review revise and edit draft of Joint pretrial statement (2.3); revise and edit our jury instructions (1.8).	STEVD	5.00
3/14/09	Finalize deposition exhibits and prepare exhibit notebooks for upcoming North Carolina depositions (3.7); prepare outline notebooks for attorney use (.8); pack and deliver all to Federal Express for shipment to North Carolina (.5).	HANNT	7.00
3/14/09	Prepared for depositions in Charlotte.	BROW5	5.10
3/15/09	Travel to Charlotte for depositions (4.5); work with clients regarding depositions on 3/16/09 (3.1).	HARPM	7.60
3/15/09	Travel to NC for depositions (7.4); prepare for same with clients and team (3.1).	FLOOK	10.50
3/15/09	Read and respond to team emails.	JACOA	0.30
3/15/09	Work on pretrial statement and evidence presentation (3.0); communication with Lucas Middlebrook (.3); review Nicolau transcripts (2.7).	STEVD	6.00

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**Polsinelli Shughart PC****Invoice Detail**

For Professional Services Through 8/31/09

Page 44

File No. LEO020-324277

Re: Leonidas LLC vs. Airline Pilots, et al.

<b>Date</b>	<b>Description</b>	<b>Tmkpr</b>	<b>Hours</b>
3/15/09	Travel to North Carolina for depositions, prepare for depositions with team.	BROW5	10.50
3/16/09	Prepare for USAPA depositions on 3/17/09.	HARPM	9.00
3/16/09	Final preparation for and defend depositions of Ferguson and Bostic; prepare Iranpour for deposition (9.0); strategize with team regarding additional depositions (1.5); participate in preparation of discovery dispute issues (1.1).	FLOOK	12.50
3/16/09	Review scheduling orders (0.7); Review transcripts (0.8); Review USAPA 12(b)(6) memo in Empire matter and draft memo on same for team in North Carolina (0.8); Research and draft extensive memo proposing motions in limine (4.8); Review three scheduling orders (0.4).	JACO A	7.50
3/16/09	Deposition support regarding CLT depositions regarding USAPA objections to King and Parrella (3.9); prepare for and attend telephonic conference regarding discovery dispute (1.0); correspondence and communication with Stanley Silverstone regarding discovery dispute (.4); telephone conference with counsel for "Cactus 18" (1.0); prepare submission to Court (1.0).	STEVD	7.30
3/16/09	Telephone calls and correspondence to Document Technologies regarding preparation of Parrella deposition exhibit binders (.6); organization of documents and upload same for preparation of binders (1.6); prepare exhibits for use at trial (4.25).	HANNT	6.50
3/16/09	Prepare for depositions with Mr. Harper and Mr. Bostic (11.2); revise discovery dispute responses (1.3).	BROW5	12.50
3/17/09	Take first deposition (7.1); participate in Parella deposition (1.6).	HARPM	8.70
3/17/09	Review USAPA order to show cause (0.6); Research issues related to same (0.6); Begin drafting motion to strike same as premature (1.0); Research USAPA attorney client communications disclosed on public internet sites and forward to team conducting depositions (0.8).	JACO A	3.00
3/17/09	Deposition support regarding CLT depositions (2.8); review Court's orders and new deadlines (.8); conference with Andy Jacob regarding legal issues to be tried and revisions needed to joint pretrial statements for both aspects of case (1.0).	STEVD	4.60
3/17/09	Draft and revise second supplemental disclosure statement and notice of service (1.4); e-file same with court (.2); file management, including updating of contact information for attorneys and clients (.6); update deadline matrix (.2); receipt of 3/16/09 hearing transcript, bates label same, and forward for attorney review (.2); fax transcript to counsel in NC for review (.2); trial preparation including preparation of exhibit materials for court (1.0).	HANNT	4.00
3/17/09	Attend depositions of King (6.1); take deposition of Parella (3.2), prepare for depositions of Mowrey and Davison (5.0).	BROW5	14.30
3/18/09	Take Randy Mowery deposition (9.1); prepare for depositions on 3/19/09 (1.6).	HARPM	10.70
3/18/09	Research Rule 23(f) (1.6); Draft Response objecting to USAPA Order to Show Cause for Stay (4.4); Research case law on attorney fee sanctions and other aspects of remedy (2.8).	JACO A	7.80
3/18/09	Work on joint pretrial (2.0); deposition support for CLT depositions (2.7); revise and edit Statement of the Case (1.0); communication with US Airways regarding requested documents (.3); research and create jury instructions (.8); revise jury voir dire (.8).	STEVD	7.60
3/18/09	Attend deposition of Mowrey (6.2), prepare for deposition of Bradford and Davison (3.5).	BROW5	9.70
3/19/09	Take two depositions (9.1); travel Charlotte to Phoenix (4.5).	HARPM	13.60

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**Polsinelli Shughart PC****Invoice Detail**

For Professional Services Through 8/31/09

Page 45

File No. LEO020-324277

Re: Leonidas LLC vs. Airline Pilots, et al.

<b>Date</b>	<b>Description</b>	<b>Tmkpr</b>	<b>Hours</b>
3/19/09	Debrief with team (1.6); receive and review USAPA's Motion for Permission to appeal and related documents, and review recent rulings (.9); trial preparation with team and clients (2.1).	FLOOK	4.80
3/19/09	Research issues related to remedy(1.0); Analysis of case law on permanence of remedy (0.7); Finalize and file Response in Opposition to Motion for Stay (1.3); Complete draft of Answer to Ninth Circuit on Petition for Leave to Appeal Class Certification (5.2).	JACO A	8.20
3/19/09	Review US Airways protective order (.4); communication with US Airways regarding request for information and disclosure (.4); review Nicolau transcripts regarding Bob Mann testimony & financial witnesses regarding SEC disclosures for US Air and AWA (5.0).	STEVD	5.80
3/19/09	Prepare additional exhibit for North Carolina depositions and fax same to counsel (.4); review and organization of ALPA documents (1.0); organization of letters regarding discovery issues for attorney review pertaining to discovery dispute (.25); review and prepare listing of Seham "script" questions from plaintiffs' depositions for attorney review (4.6).	HANNT	6.30
3/19/09	Prepare for depositions of Bradford and Davison (4.2), attend depositions of the same (9.1); travel from North Carolina (6.0).	BROW5	19.30
3/20/09	Team meeting regarding follow-up to Charlotte depositions.	HARPM	2.80
3/20/09	Strategy meetings with team (2.5); trial preparation (.9); review USAPA's Rule 12c Motion in preparation of response, review orders from court (.4).	FLOOK	3.80
3/20/09	Research issues relevant to excluding evidence (1.8); Draft motion in limine / trial memo (3.7); Revise Answer for Ninth Circuit (2.0); Attend team meeting to plan litigation strategy (0.8).	JACO A	8.30
3/20/09	Team meeting regarding CLT depositions (3.5); revise Pretrial Statements with additional documents (1.5); CaseMap analysis of documents and displays for trial (2.0); review additional documents from USAPA production.	STEVD	8.10
3/20/09	Attend trial strategy meeting (2.6); organization of documents for attorney use and reference at trial (.65); trial preparation, including preparation of road show video CD for digitizing and use at trial (.8).	HANNT	4.00
3/20/09	Meet with team regarding status of case after depositions (2.1), review transcripts of depositions (2.5).	BROW5	4.60
3/21/09	Research Rule 54(c) material (1.8); Review USAPA 12(c) motion (1.2); Draft Response (4.2).	JACO A	7.20
3/22/09	Travel from Phoenix to San Diego for depositions and deposition preparation (3.0); attention to emails regarding trial preparation and discovery disputes (1.2).	HARPM	4.20
3/22/09	Review evidence on webboards (1.8); Research "no contact" rule in regard to members of certified class (1.2); Draft motion for protective order (3.8).	JACO A	6.80
3/22/09	Review draft pretrial order (1.8); review correspondence regarding case (.8).	BROW5	2.60
3/23/09	Deposition preparation of Koontz and Stravers (3.1); attention to discovery disputes (.7); attention to trial preparation (.6).	HARPM	4.40
3/23/09	Review and comment on Response to USAPA's Rule 12c Motion (.8); work with team on Motion for PO regarding ex parte contact with class members (.4); revise Answer to USAPA's Motion for Permission to Appeal class certification (1.2).	FLOOK	2.40

**Payment Terms: Net 20**

Late Payment Charge: 1% per month may be charged on outstanding balances

**Polsinelli Shughart PC****Invoice Detail**

For Professional Services Through 8/31/09

Page 46

File No. LEO020-324277

Re: Leonidas LLC vs. Airline Pilots, et al.

<b>Date</b>	<b>Description</b>	<b>Tmkpr</b>	<b>Hours</b>
3/23/09	Review proposed pretrial order with Don Stevens and Katie Brown (1.2); Revise and file Motion for Protective Order (with Exhibits) (1.2); Response to Motion to Dismiss Restitution of Dues Remedy (3.8); Answer to Petition to Review at Ninth Circuit (3.2); Supplemental Excerpt of Record (0.6); Communicate with clients (0.4).	JACO A	9.20
3/23/09	Review documents produced by USAPA (4.5); review and edit exhibit list (1.0); analyze legal elements of case and facts to support (1.2).	STEVD	7.20
3/23/09	Preparation of documents for attorney review and trial preparation.	HANNT	0.20
3/23/09	Discuss and revise joint pretrial statement (2.0); review documents produced by clients (.8); review pleadings filed (.6); review correspondence relating to ex parte communication (.3), prepare list of open items (.4).	BROW5	6.70
3/23/09	Conference with Katie Brown and Don Stevens regarding creating deposition summaries for cross examination at trial.	KUNZN	0.20
3/23/09	Start reviewing transcript of deposition of S. Bradford.	KUNZN	0.20
3/24/09	Attend deposition of Jeff Koonz (4.2); meeting with client after the deposition (1.3); trial preparation (.9); meeting with Jim Brendal (1.2).	HARPM	7.60
3/24/09	Strategy sessions with team and meeting with Bob Mann regarding trial issues (.7); work with team on filings regarding USAPA's ex parte contact with class members (2.2).	FLOOK	2.90
3/24/09	Draft Reply on Motion for Protective Order; (2.6) Review evidentiary documents (2.6); Complete draft of Proposed Pretrial Order Jury Trail (1.2); Begin Draft Proposed Pretrial Order Bench Trial (1.8); Interview Bob Mann (1.2); Confer with Marty Harper on issue of availability of attorneys' fees award (0.6).	JACO A	10.00
3/24/09	Team meeting (2.0); prepare documents for cross examination of R. Mowrey (2.7); review Davison spreadsheets regarding NIC v. DOH Data (1.8).	STEVD	6.50
3/24/09	Receipt, review and identify additional client documents.	HANNT	0.50
3/24/09	Prepare revised trial exhibit list (2.9); review correspondence regarding case (.3); review webboard posts before formation (.8); discuss report with Tom Rachford (.8); discuss strategy with Mr. Stevens (1.0); review Nicolau Arbitration transcripts (2.1), met with Bob Mann regarding his testimony at Nicolau Arbitration (2.2).	BROW5	10.10
3/25/09	Ken Stravers' deposition (4.0); meeting with Ken Stravers post-deposition (1.3); travel from San Diego to Phoenix (2.8); attention to emails and trial preparation (1.6).	HARPM	9.70
3/25/09	Review prior materials on availability of monetary remedy (0.6); Additional research on same and draft comprehensive memo on analysis (4.2); Team meeting to plan litigation strategy (0.8); Finnish first draft of Proposed Joint Pretrial Order Bench Trial (1.2).	JACO A	6.80
3/25/09	Review draft of pretrial statements and edits; review memoranda regarding dues issue; communications with USAPA counsel regarding discovery dispute.	STEVD	7.20
3/25/09	Discuss deposition summaries (1.2); review correspondence from US Airways regarding request for production (2.1); review draft of joint pretrial statement (.6); meet with Messrs. Stevens and Jacob regarding trial strategy (1.6); meet with Mr. Stevens regarding Exhibits for trial (1.1), revise Joint Pretrial Statement (2.2).	BROW5	6.70
3/25/09	Conference with Don Stevens and Katie Brown regarding process for creating effective deposition summaries.	KUNZN	0.60
3/25/09	Review court order and file to better identify key points for deposition summaries.	KUNZN	1.10
3/25/09	Summarize and outline first section of S. Bradford deposition.	KUNZN	2.00
3/26/09	Trial preparation meeting with litigation team members.	HARPM	3.60

**Payment Terms: Net 20**

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**Polsinelli Shughart PC****Invoice Detail**

For Professional Services Through 8/31/09

Page 47

File No. LEO020-324277

Re: Leonidas LLC vs. Airline Pilots, et al.

<b>Date</b>	<b>Description</b>	<b>Tmkpr</b>	<b>Hours</b>
3/26/09	Strategy session with team (3.6); review and comment on joint pretrial draft and exhibit lists, proposed findings of fact and conclusions of law, etc. (3.2).	FLOOK	6.80
3/26/09	Revise Proposed Findings of Fact and Conclusions of Law, Pre-trial Final Orders and related documents (6.8); Team meeting to review such documents (1.2); Review exhibits and plan strategy (1.0); Review orders form Court (0.6); Analysis of same and forward analysis to clients (0.6).	JACOA	10.20
3/26/09	Review revise and edit Joint Pretrial Statement and presentation strategy with litigation team (5.5); prepare draft jury instructions, revise and edit Statement of the Case (1.0); communications with USAPA counsel regarding pending discovery matters (.5).	STEVD	8.00
3/26/09	Prepare potential trial exhibits for upcoming strategy meeting (2.4); begin setup of trial presentation program for use at upcoming trial (2.0); prepare for and attend trial planning meeting (3.6).	HANNT	8.00
3/26/09	Revise joint pretrial order (1.1); prepare agenda and draft documents for team meeting (1.4); review correspondence from clients and potential experts (.7); discuss case with Mr. Stevens (2.1); trial strategy team meeting with trial team (2.6).	BROW5	7.90
3/26/09	Research manner in which a party can compel the opposing party's officer to appear at trial for its case in chief. Summarize same in email to Katie Brown.	KUNZN	1.80
3/27/09	Trial preparation.	HARPM	2.60
3/27/09	Continue pretrial work and work with team regarding same.	FLOOK	1.90
3/27/09	Additional revision of Proposed Final Pre-trial Orders(2.8) and Proposed Findings of Fact and Conclusions of law (4.2); Communicate with client (0.5).	JACOA	7.50
3/27/09	Review additional USAPA documents for trial exhibits (4.2); review revised pretrial; email from Middlebrook regarding interviews with West class members (1.7); prepare jury instructions (.8).	STEVD	6.90
3/27/09	Draft and e-file notice of appearance for K. Brown (.4); correspondence and telephone calls to J. Mulu regarding conversion and identification of deposition transcripts for trial (.2); prepare documents for trial attorney notebooks (3.0); file management and organization of client documents (1.4); updating of additional client documents in database (1.5).	HANNT	6.50
3/27/09	Review draft joint pretrial order (.9), discuss case with potential experts (1.2.); discuss case with clients (1.9); revise exhibit list (2.3).	BROW5	6.30
3/28/09	Revise drafts of Proposed Pretrial Orders.	JACOA	2.80
3/28/09	Review client correspondence (.6); draft trial documents (.9).	BROW5	1.20
3/30/09	Attention to issues regarding discovery and oral argument regarding the Motion to Reconsider.	HARPM	0.70
3/30/09	Strategy work with team in preparation of pretrial meet and confer and relate activities.	FLOOK	6.50
3/30/09	Review language in factual and legal issue statements (0.6); Review documents to ascertain evidentiary support of statements of facts and annotate same (5.8); Review motion for stay with Ninth Circuit and communicate with court on same (0.8).	JACOA	7.20
3/30/09	Prepare revisions to our joint pretrial (2.3); review documents to be listed as exhibits (3.3); team meeting regarding review, revise and edit all issues for joint pretrial (4.4).	STEVD	10.00

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**Polsinelli Shughart PC****Invoice Detail**

For Professional Services Through 8/31/09

Page 48

File No. LEO020-324277

Re: Leonidas LLC vs. Airline Pilots, et al.

<b>Date</b>	<b>Description</b>	<b>Tmkpr</b>	<b>Hours</b>
3/30/09	Trial preparation, including loading of road show videos into Sanction and review for confirmation of time transcript time stamps (3.5); comparison of video clips with actual full-length road show videos (.9); update indices and review of deposition transcripts (.6).	HANNT	5.00
3/30/09	Review draft pretrial (2.9); meet with team regarding pretrial orders (3.8); revise exhibit list (3.3); discuss case with clients (.9).	BROW5	10.90
3/31/09	Trial preparation.	HARPM	3.00
3/31/09	Strategy sessions with team regarding and work on pretrial activities.	FLOOK	6.50
3/31/09	Review proposed pretrial orders from Defendant (2.2); Complete annotation of our proposed orders (1.6); Participate in hearing with court (0.8); Review emergency motion for stay (0.8).	JACOA	5.40
3/31/09	Review and compare Andy's latest draft of our Joint Pretrial and USAPA's versions (2.8); review list of exhibits to be produced and disclosed (1.9).	STEVD	4.70
3/31/09	Draft 3rd supplemental disclosure statement and notice of service (.6); review of joint pretrial statement (.2); update exhibits (1.7).	HANNT	2.50
3/31/09	Revise exhibit list (2.1); attend telephone conference with Judge Wake and opposing counsel (.4); meet with trial team regarding Joint Pretrial Orders (2.1), prepare for conference with Seham Law Firm (5.2).	BROW5	9.80
3/31/09	Review emails regarding Wednesday telephone interview in addition to memorandum regarding interviewees and Friday deponent (.8); review case file to better be able to participate as needed in interviews and prepare for deposition (1.5).	KUNZN	2.30
4/1/09	Attend meeting regarding discussion/preparation of pretrial statement.	HARPM	1.60
4/1/09	Meet and confer with opposing counsel and team regarding pretrial statement.	FLOOK	5.50
4/1/09	Review materials sent by clients (0.8); Attend joint conference with opposing counsel to review draft Rule 16 Order (6.4); Draft Response to "Emergency" Motion for Stay (4.8).	JACOA	12.00
4/1/09	Prepare for and attend pretrial meeting with USAPA regarding preparation of Joint Pretrial Statement, uncontested facts and agreed upon issues.	STEVD	9.00
4/1/09	Organization of electronic deposition and hearing transcripts for use at trial.	HANNT	0.50
4/1/09	Prepare for meeting with USAPA counsel (1.4); prepare exhibits electronically (3.2); met with USAPA counsel (4.2).	BROW5	8.80
4/1/09	Prepare for telephonic interviews of D. Fallon and M. Krebs.	KUNZN	0.60
4/1/09	Telephonic interview of D. Fallon.	KUNZN	0.90
4/1/09	Telephonic interview of M. Krebs.	KUNZN	1.00
4/1/09	Transcribe and formalize notes from interviews of D. Fallon and M. Krebs.	KUNZN	2.00
4/1/09	Revise summary to include pages and line numbers from finalized transcripts.	KUNZN	0.80
4/1/09	Continue summarizing Bradford's deposition.	KUNZN	1.50
4/2/09	Prepare for Hemenway deposition.	HARPM	3.60
4/2/09	Continue trial preparation with team; work on pretrial pleadings.	FLOOK	1.70
4/2/09	Revise Response on Emergency Motion for Stay on Rule 23(f) Appeal (2.6); Draft Motion in Limine to Exclude Evidence and Argument (4.6); Attend team meeting to plan litigation Strategy (1.0).	JACOA	8.20
4/2/09	Begin review and analysis of 8000 documents produced 4/1; prepare objections.	STEVD	10.70
4/2/09	Review documents produced by US Airways (1.9); create outline for deposition of Al Hemenway (4.2); prepare exhibits for Al Hemenway's deposition (1.3); discuss case with Messrs. Harper, Stevens, and Jacob (1.7).	BROW5	9.10

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**Polsinelli Shughart PC****Invoice Detail**

For Professional Services Through 8/31/09

Page 49

File No. LEO020-324277

Re: Leonidas LLC vs. Airline Pilots, et al.

<b>Date</b>	<b>Description</b>	<b>Tmkpr</b>	<b>Hours</b>
4/2/09	Administrative work for Katie Brown (sorting out and printing exhibits).	SEYMAS	2.80
4/2/09	Prepare for defense of F. Helton deposition.	KUNZN	0.60
4/2/09	Conference with D. Stevens regarding F. Helton deposition.	KUNZN	0.20
4/2/09	Continue summarizing deposition of S. Bradford.	KUNZN	1.30
4/3/09	Hemenway deposition.	HARPM	9.40
4/3/09	Strategize regarding pretrial activities (.6); work on motions in limine and pretrial statement and 9th Circuit Brief (2.5); debrief with team on depositions and interviews (.7).	FLOOK	3.80
4/3/09	Revise portions of Response to Ninth Circuit Motion for emergency stay (1.2); Revise Motion in Limine (1.4); Review evidence (1.0); Begin drafting plan as to how to prove relevant facts at trial (2.0); Review and respond to emails from team members and client (0.6).	JACOA	6.20
4/3/09	Review and analysis of USAPA trial exhibits produced 4/1 and prepare objections (7.2); review our list of exhibits regarding duplicates (1.0); work on joint pretrial statement (2.3).	STEVD	10.50
4/3/09	Prepare for Al Hemenway's deposition (1.9); attend deposition of the same (6.4).	BROW5	8.30
4/3/09	Defend deposition of F. Helton.	KUNZN	3.00
4/3/09	Draft summary of F. Helton deposition.	KUNZN	0.70
4/4/09	Work on trial preparation issues.	HARPM	0.90
4/4/09	Review Plaintiffs' exhibits and draft detailed matrix of issues to be proven at trial and documents supporting proof, identifying relevant page numbers and language in each document (4.0); draft language for Joint Statement of Case (0.6); Research citation to and comment on case by third persons (0.8).	JACOA	5.40
4/4/09	Complete review of USAPA trial documents (3.0); review and analysis of USAPA data files regarding seniority analysis (4.0).	STEVD	7.00
4/4/09	Meet with Messrs. Stevens and Harper regarding Joint Pretrial and other open items (1.5); review Motion in Limine and Response to defendant's appeal to the Ninth Circuit (1.9).	BROW5	3.40
4/5/09	Work on Brief to the 9th Circuit (.8); work on Motions in Limine (.7).	HARPM	1.50
4/5/09	Complete detailed matrix of factual issues to be proven at trial and page numbers / language in exhibits that supports the proof (4.4); Revise motion in limine to be a supportive memorandum for individual motions on each category of evidence to be excluded (1.8).	JACOA	6.20
4/5/09	Prepare summary of Hemenway deposition (1.0); review draft Motions in Limine and Statement of the Case (.6); review Defendants exhibit list and Mr. Stevens draft objections to exhibits (1.9).	BROW5	3.50
4/6/09	Trial preparation.	HARPM	4.10
4/6/09	Strategy sessions with team (3.4); review and comment on motions in limine, 9th Circuit brief, etc. (1.1).	FLOOK	4.50
4/6/09	Revise general memorandum for motions in limine (1.0); draft six separate motions in limine (9.5); File Response in Opposition to Motion in for Stay with Ninth Circuit (0.5); Attend team meetings to plan litigation strategy (0.5); Collect documents and prepare for depositions (0.6).	JACOA	11.60
4/6/09	Additional review and analyze Davison diagrams and charts.	STEVD	4.60

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**Polsinelli Shughart PC****Invoice Detail**

For Professional Services Through 8/31/09  
 File No. LEO020-324277  
 Re: Leonidas LLC vs. Airline Pilots, et al.

Page 50

<b>Date</b>	<b>Description</b>	<b>Tmkpr</b>	<b>Hours</b>
4/6/09	Meet with West Pilot team regarding Motions in Limine, Statement of the Case and Ninth Circuit appeal (6.5), review documents produced by USAPA for Motions in Limine (1.1).	BROW5	7.60
4/7/09	Trial preparation.	HARPM	4.50
4/7/09	Continue trial preparation efforts with team (3.7); work on motions in limine (1.1); attention to arbitration issues (.6).	FLOOK	5.40
4/7/09	Organize materials for deposition (1.2); Attend team meeting to plan litigation strategy (0.8); travel to Charlotte for depositions (8).	JACOA	10.00
4/7/09	Prepare joint pretrial sections and combine with USAPA versions (2.8); prepare jury instructions (1.5); review Judge Wake's standard instructions (1.0); prepare revised statement of the case (1.0); review exhibits and objections (2.7).	STEVD	9.00
4/7/09	Organization of transcripts and forward for processing to be used at trial (1.0); prepare exhibits to motions in limine (2.0); telephone calls to court reporters regarding receiving original sealed deposition transcripts for use at trial (.3); revise third supplemental disclosure statement and notice of service, and file same with court (.7); meet with clients to notarize deposition correction pages and copy road show dvds for client review (3.5); scan and electronically file motions in limine with court (2.5).	HANNT	10.00
4/7/09	Review documents produced by USAPA relating to the Motion in Limine (1.9), draft and revised motions in limine (7.0).	BROW5	8.90
4/7/09	Complete summary of Bradford deposition.	KUNZN	3.90
4/8/09	Trial preparation.	HARPM	5.60
4/8/09	Continue trial preparation efforts with team (.9); review USAPA's motions in limine; work on jury instructions and pretrial orders (3.3); attention to arbitration issues (.3).	FLOOK	4.50
4/8/09	Prepare for depositions of Theuer and Cleary (1.8); Travel to (4.0) and depose same (3.3), travel to airport and return home (6).	JACOA	11.50
4/8/09	Review and analyze Davison CD with seniority illustrations (6.5); work on combining sections of joint pretrial with USAPA versions (2.1); prepare additional voir dire questions (.8); outline trial schedule and timing (1.0).	STEVD	10.40
4/8/09	Telephone call to court reporter regarding receipt of sealed original transcripts for submission to court (.2); file management, including preparation of deposition transcripts to be converted and review of additional CDs received from USAPA (1.1); review of court docket regarding update of all minute entries issued by the court (.8); prepare materials for attorney review at trial strategy meeting (1.6); receipt, review and prepare 3/31/09 hearing transcript for attorney review (.4); organization of additional deposition transcripts for attorney review and summary (.4).	HANNT	4.50
4/8/09	Revision to Bradford deposition summary, including addition of multiple headings for ease of use.	KUNZN	0.80
4/9/09	Trial preparation.	HARPM	5.00
4/9/09	Continue pretrial efforts with team (.9); work on jury instructions (3.3); motions in limine, and pretrial pleadings; review USAPA's proposals (.9).	FLOOK	4.20
4/9/09	Review motions in limine and jury instructions from USAPA (2.6); Team meeting to plan responses to same and to plan trial presentation (2.2); Draft responses to motions in limine (5.7).	JACOA	10.50

**Payment Terms: Net 20**

Late Payment Charge: 1% per month may be charged on outstanding balances

**Polsinelli Shughart PC****Invoice Detail**

For Professional Services Through 8/31/09

Page 51

File No. LEO020-324277

Re: Leonidas LLC vs. Airline Pilots, et al.

<b>Date</b>	<b>Description</b>	<b>Tmkpr</b>	<b>Hours</b>
4/9/09	Work on revisions and edits to joint pretrial statement (1.7); review depositions of Davison regarding explanation for analysis (3.6); review deposition of Bradford regarding production of flash drive (1.8); communication with USAPA counsel regarding deficiency in production (.8); review additional ALPA documents submitted (2.7).	STEVD	10.60
4/9/09	Review of Court of Appeals pleadings (.2); begin preparation of trial exhibits to be submitted to court (3.5); file management and organization of hearing and deposition transcripts (.5).	HANNT	4.20
4/9/09	Reviewed USAPA's Motions in Limine, discussed responses and assigned tasks (1.8), reviewed USAPA's proposed jury instructions (1.1), discussed witnesses to call at trial and other trial strategy (1.2), drafted a Motion for supplemental disclosure (.6), drafted responses to defendant's Motions in Limine (6.2).	BROW5	10.90
4/10/09	Work on the pretrial statement (2.8); prepare for trial (2.6).	HARPM	5.40
4/10/09	Continue pretrial meetings with team; strategy sessions with team (3.5); work on MIL responses and jury instruction issues (3.3); communicate with court personnel (1.0).	FLOOK	4.50
4/10/09	Continuing drafting responses to USAPA's Motions in Limine and jury Instructions (8.4); Team meeting to plan litigation strategy (1.2); Research and analysis for the same (2.4).	JACOA	12.00
4/10/09	Work on final additions and correction to 50 page joint pretrial statement (6.0); analyze Davison exhibits.	STEVD	10.00
4/11/09	Work with Don Stevens regarding trial preparation.	HARPM	2.10
4/11/09	Draft response for motions in limine (2.0); Edit citations to key facts of case in chief (2.8); Edit joint pretrial bench trial (0.8).	JACOA	6.40
4/11/09	Trial Preparation; review and analyze USAPA proposed jury instructions (2.0); combine Joint Pretrial Statement for bench trial with USAPA submission (3.7).	STEVD	6.60
4/11/09	Reviewed draft pleadings, corresponded with trial team, checked citations on joint pretrial order.	BROW5	4.50
4/12/09	Trial preparation.	HARPM	1.60
4/12/09	Draft response to USAPA jury instruction (2.6); Draft trial memo on contested issues of law (3.6).	JACOA	6.20
4/13/09	Trial preparation.	HARPM	1.60
4/13/09	Trial preparation activities - work with team.	FLOOK	3.20
4/13/09	Team meeting (1.0); Revise Responses on Motions in Limine and Proposed Joint Pretrial Jury Trial (4.2); Respond to all proposed jury instructions (2.20); Research related to same (3.2); Merge all materials together (0.2); Telephone call with client (0.2).	JACOA	11.00
4/13/09	Trial Preparation: review revise and edit instructions and objections to USAPA instructions (2.9); review and edit USAP submission to Joint Pretrial and objections to our sections (1.64); review trial exhibits (3.0).	STEVD	4.70
4/13/09	Trial preparation, including begin preparation of subpoenas and drafting letters to witnesses.	HANNT	3.00
4/13/09	Met with trial team regarding joint pretrial, responses to motions in limine, revised responses and drafted Reply, regarding the Motion to Supplement, drafted Motion for Order Compelling Officers to Appear, created timelines.	BROW5	10.70
4/14/09	Trial preparation.	HARPM	5.70

**Payment Terms: Net 20**

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**Polsinelli Shughart PC****Invoice Detail**

For Professional Services Through 8/31/09

Page 52

File No. LEO020-324277

Re: Leonidas LLC vs. Airline Pilots, et al.

<b>Date</b>	<b>Description</b>	<b>Tmkpr</b>	<b>Hours</b>
4/14/09	Trial preparation activities - work with team (4.0); work on arbitration issues (.6).	FLOOK	4.60
4/14/09	Revise jury instruction (4.7); Review USAPA response on Motions in Limine (1.8); Draft memo on contested legal issues (2.2); Team meeting to review exhibits (1.3).	JACO A	10.00
4/14/09	Trial Preparation: work on joint pretrial (2.0); communication with USAPA regarding negotiation of terms of pretrial (1.0); exhibit review and analysis (2.6); revise bench pretrial form (.6); raise objections with USAPA regarding demands for joint pretrial (.6); review revise and edit Reply regarding Motion to Supplement and Motion to Compel Attendance (1.7); numerous email communications with USAPA regarding discovery issues (.9); prepare cross examination of R. Mowery regarding Davison exhibits (1.1).	STEVD	10.50
4/14/09	Revision of subpoenas for trial appearance and letters regarding same (1.2); e-file subpoenas with court (.7); begin loading of documents and images into Sanction trial program (2.9); draft transmittal correspondence to S. Silverstone regarding additional ALPA documents (.2).	HANNT	5.00
4/14/09	Prepared timeline (2.6); meet with trial team regarding exhibits (4.9), meet with Messrs. Stockdell and Stevens regarding deposition preparation (3.2).	BROW5	10.70
4/15/09	Trial preparation.	HARPM	5.70
4/15/09	Trial preparation activities - work with team on pleadings and arbitration issues.	FLOOK	5.40
4/15/09	Finalize Joint Jury instruction (1.6); Draft verdict form (0.8); Review latest draft of Joint Pretrial for Jury Trial (2.1); Redraft trial brief (4.2).	JACO A	8.70
4/15/09	Trial preparation: review additional submissions from USAPA regarding pretrial statement bench & jury; review exhibits regarding preparation of cross examination outlines.	STEVD	3.00
4/15/09	Prepare documents and videos for conversion into Sanction load program for use at trial (1.0); multiple telephone calls to process servers to arrange for personal service of witnesses (4); draft correspondence to process servers regarding same; prepare exhibits list to be submitted to court (2.4).	HANNT	3.80
4/15/09	Prepare list of outstanding items (1.8); review correspondence of trial team (.8); contact all potential witnesses for trial (1.1); review drafts of documents needed for pretrial conference (.6), review Nicolau Award for good language to use at trial (.3).	BROW5	4.60
4/15/09	Begin summarizing deposition of Mr. Hemenway.	KUNZN	3.10
4/16/09	Trial preparation.	HARPM	6.30
4/16/09	Trial preparation - work with team to finalize pre-trial pleadings.	FLOOK	6.50
4/16/09	Finalize and file Joint Pretrial for Jury and Bench trials (2.8); Finalize and file Brief on Contested Issues of Law (2.5); Finalize and file Jury Instructions (1.1); Finalize and file Form of Verdict (0.5); Finalize and file voir dire (0.6); Finalize and file Statement of the case (0.8).	JACO A	8.30
4/16/09	Review motions, responses and forms of orders to comply With Judge Wake's requirements; revise statement of the case, revise voir dire questions	STEVD	3.50
4/16/09	Prepare court's copy of trial exhibits .	HANNT	7.00
4/16/09	Prepare list of terms, names, and cases for court reporter to use at trial (2.9); review documents filed by Defendants (1.1), review document filed by Plaintiffs (.9), review correspondence by all parties (.6).	BROW5	5.50
4/16/09	Review deposition transcripts of Messrs. Stephan, Ciabattoni, DiOrio, Kirch, and Mowery regarding relationship of USAPA to ALPA (2.1); continue analyzing and summarizing deposition transcript of Mr. Hemenway (.1).	KUNZN	2.20

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**Polsinelli Shughart PC****Invoice Detail**

For Professional Services Through 8/31/09

Page 53

File No. LEO020-324277

Re: Leonidas LLC vs. Airline Pilots, et al.

<b>Date</b>	<b>Description</b>	<b>Tmkpr</b>	<b>Hours</b>
4/17/09	Trial preparation.	HARPM	0.90
4/17/09	Continue trial preparation and attention to arbitration issues.	FLOOK	3.20
4/17/09	Review filings by USAPA from yesterday.	JACOA	2.50
4/17/09	Review and analyze USAPA MIL filings (2.8); review discovery correspondence and objections (1.0); review and analyze additional versions of Brian Stockdell analysis (1.6); outline arguments for MIL (1.8).	STEVD	7.20
4/17/09	Begin preparation of pretrial conference notebooks for attorney use (3.5); telephone call with M. Letter (process server) regarding service of process of R. Mowery (.2); prepare DVD's for itemized reproduction as trial exhibits (.8); complete assembly of trial exhibits to be submitted to court (2.0).	HANNT	6.50
4/17/09	Review documents filed by both Plaintiffs and defendant's (1.1); review correspondence by same parties (1.0).	BROW5	2.10
4/17/09	Conclude analysis and summary of deposition transcript of Mr. Hemenway (3.3); organize and revise summary (1.2); review Defendants' trial brief (.9); begin reviewing date-of-hire cases cited by Defendants (1.3).	KUNZN	6.70
4/18/09	Review and analysis of all of USAPA's pre-trial filings and draft summary memo on same.	JACOA	1.80
4/18/09	Complete attorney notebooks for upcoming pretrial conference.	HANNT	3.80
4/18/09	Revise list for court reporter's use at trial (.6); review documents filed by Plaintiffs and Defendants (1.9); review correspondence by trial team (1.0).	BROW5	3.50
4/19/09	Team strategy session and follow-up on same.	FLOOK	3.20
4/19/09	Prepare for and attend team meeting to plan strategy for pre-trial hearing on April 21.	JACOA	3.00
4/19/09	Review and outline USAPA MIL and our response to prepare for pretrial conference (2.0); team meeting regarding trial preparation and strategy (2.0).	STEVD	4.00
4/19/09	Attend trial strategy meeting with counsel.	HANNT	2.00
4/19/09	Review documents filed by Defendants (.9); meet with trial team regarding Joint Pretrial Conference and trial preparation (2.3).	BROW5	3.20
4/19/09	Continue analyzing and distinguishing Defendants' date-of-hire case law, simultaneously preparing memorandum regarding the same.	KUNZN	6.20
4/20/09	Trial preparation.	HARPM	7.10
4/20/09	Receive and review Rulings on Motions in Limine and proposed voir dire; work with team regarding results of same.	FLOOK	1.90
4/20/09	Revise and add to case citations for court reporter (0.8); Review proposed voir dire (0.6); Communicate with USAPA to stipulate to joint statement on same (0.4); Review Court's Orders on Motions in Limine (0.6); Team meeting to review same (0.8); Analysis of same and circulate to clients (0.6).	JACOA	3.80
4/20/09	Deposition of Brian Stockdell (4.0); trial preparation regarding joint pretrial (.9); review exhibits regarding preparation of demonstrative display during cross examination and opening statement (5.0).	STEVD	9.90
4/20/09	Finalize judge and opposing counsel's copies of plaintiffs' trial exhibits (6.5); begin preparation of deposition notebooks to be used at trial (1.0).	HANNT	7.50
4/20/09	Trial preparation (4.0); meeting with trial team (3.8); meeting with consultants regarding demonstrative exhibits (1.3).	BROW5	9.10
4/20/09	Conclude review and analysis of cases cited by USAPA in support of proposition that date-of-hire has never been held de jure a violation of the duty of fair representation (4.8); complete draft of memorandum regarding same (3.8).	KUNZN	8.60

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**Polsinelli Shughart PC****Invoice Detail**

For Professional Services Through 8/31/09  
 File No. LEO020-324277  
 Re: Leonidas LLC vs. Airline Pilots, et al.

Page 54

<b>Date</b>	<b>Description</b>	<b>Tmkpr</b>	<b>Hours</b>
4/21/09	Pretrial hearing (4.5); follow up to pretrial (1.1); prepare for pretrial (2.1); trial preparation (1.3).	HARPM	9.00
4/21/09	Trial preparation with team (1.0); attend final pretrial conference (4.5); follow-up on results from same with team in strategy sessions (.7).	FLOOK	6.20
4/21/09	Meet with client (0.8); Travel to and from court hearing (1.3); Attend court hearing on pre-trial matters (3.3); Team meeting following same (1.2).	JACO A	6.60
4/21/09	Court appearance regarding marking exhibits and jury questionnaires; Court appearance regarding final pretrial conference; oral argument on pending motions; trial preparation regarding Davison issues; review all Plaintiffs exhibits for final list submission.	STEVD	10.20
4/21/09	Continue preparation of trial binders (1.0); attend trial strategy meeting (1.5); prepare materials for use at pretrial conference (1.0); draft memo to counsel regarding disclosures and discovery responses from USAPA (.2); telephone call to court reporter regarding obtaining copies of trial transcripts (.2); receipt and e-file proof of service for D. Mowrey and R. Mowery (.3); finalize trial exhibits for submission to court (3.0).	HANNT	7.00
4/21/09	Trial preparation (1.8); review documents (1.9); preparing list of exhibits for each witness (2.0); attend Joint Pretrial Conference (3.0), discuss with trial team how trial strategy changes based on Judge's Motions in Limine rulings (2.5).	BROW5	11.10
4/22/09	Trial preparation.	HARPM	7.80
4/22/09	Trial preparation - work with team and witnesses; work on final pretrial pleadings.	FLOOK	6.80
4/22/09	Research and draft memorandum / motion to admit ALPA Constitution demonstrating its relevance to issues raised at hearing on April 21 (2.2); Draft series of facts that set out claims as recognized by Judge Wake at hearing April 21 and identify evidence relevant to each fact (4.4); Research and draft brief as requested by Judge Wake to demonstrate basis to compel attendance at trial by Mr. Bradford (3.6); Team meeting to plan litigation strategy (0.8).	JACO A	11.00
4/22/09	Trial preparation: review and analyze (DOH, NIC, separate) seniority lists (3.5); review and analyze versions of C&R's (2.7); communications with USAPA counsel regarding pretrial matters (.5); review Plaintiffs exhibits regarding admission and use during opening statement (2.1).	STEVD	8.80
4/22/09	Prepare documents and exhibits for continued pretrial conference (.7); prepare documents for upcoming witness preparation meetings (1.5); prepare and e-file exhibits to Reply In Support of Motion to Compel USAPA Officers' Appearance at Trial (1.0); prepare amended subpoenas for trial (.6); addition trial preparation, including organization of additional trial exhibits (2.7); prepare witness presentation folders for use at trial (.7).	HANNT	7.20
4/22/09	Prepare for continuation of joint pretrial conference (2.1); attend Joint Pretrial Conference (2.0); discuss documents and trial strategy with potential witnesses (4.3); review documents to determine exhibits needed at trial (1.0); research case law relating to compelling Stephen Bradford to testify (.9).	BROW5	10.30
4/22/09	Research and analyze Vioxx and its holding regarding a court's subpoena power over officers of a party.	KUNZN	0.70
4/23/09	Trial preparation.	HARPM	6.60
4/23/09	Trial preparation - work with team and witnesses.	FLOOK	5.80

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**Polsinelli Shughart PC****Invoice Detail**

For Professional Services Through 8/31/09

Page 55

File No. LEO020-324277

Re: Leonidas LLC vs. Airline Pilots, et al.

<b>Date</b>	<b>Description</b>	<b>Tmkpr</b>	<b>Hours</b>
4/23/09	Draft memo in support of compelling attendance at trial by Stephen Bradford (2.2); Draft proposed findings of fact and conclusions of law (3.3); Team meeting to review exhibits and plan for trial (1.8); Communicate with clients (0.6).	JACOA	7.90
4/23/09	Trial Preparation: prepare supplement to MIL to demonstrate basis to support granting Plaintiff MIL regarding late disclosed expert testimony (3.5); work on Opening Statement (3.0); revise and edit pending pleadings (.6); review depo summary of Bradford regarding foundation for documents and cross-examination (1.6).	STEVD	8.70
4/23/09	Prepare exhibits for Davison trial testimony motion (.4); correspondence to clients regarding amended subpoenas and transmitting second depositions taken in March (.6); telephone call with Empire Investigations regarding service of process on Bradford, Davison and Theuer (.2); travel and meet with B. Lalley (court personnel) regarding computer setup for trial (1.5); preparation of documents for attorney review and response (.7); continue preparation of trial materials (3.1).	HANNT	6.50
4/23/09	Review outline regarding facts for case in chief (.5); review all evidence for trial (4.4), review Hemenway deposition to determine what sections would be needed in trial (1.9), prepare potential direct examination questions for named plaintiffs (3.0).	BROW5	9.80
4/23/09	Research and analyze case law related to serving subpoena on a party's official; review motion regarding same.	KUNZN	2.70
4/24/09	Trial preparation.	HARPM	7.10
4/24/09	Trial preparation - meet with team and clients, review and finalize pleadings.	FLOOK	7.50
4/24/09	Finalize draft of Proposed Findings of Fact and Conclusions of law (2.2); Review and analysis of filings by Court and Defendant (1.2); Draft response to motion to redact from trial exhibit 14 (2.2); Research issues on compelling attendance raised by Court (1.4).	JACOA	7.00
4/24/09	Trial Preparation: review depositions of Bradford and R. Mowery regarding additional cross examination based on Stockdell analysis (2.5); analyze B. Stockdell comments regarding issues with C&Rs (2.8); verify Stockdell data (1.0); review Davison data regarding possible depo if Court rules regarding MIL (3.4).	STEVD	9.00
4/24/09	Preparation of witness notebooks for attorney use at trial (1.2); correspondence to G. Brenner regarding amended Hemenway trial subpoena (.2); telephone calls to court reporter to schedule tentative deposition of R. Davison (.3); organization and preparation of additional pleadings and charts for attorney use at trial (4.8).	HANNT	6.50
4/24/09	Prepare witnesses for potential trial testimony (3.3); prepare notebooks for trial (2.1); discuss motions pending with trial team (1.4); designate page and line numbers for depositions to be used at trial (1.1); review transcripts of depositions (1.4).	BROW5	9.20
4/24/09	Telephone conference with Mr. Diamantopoulos (.3); email to correspondence to Leonidas team regarding same (.2); draft memorandum regarding exhibits for which Bradford laid foundation (2.0).	KUNZN	2.50
4/25/09	Trial preparation	HARPM	6.50
4/25/09	Communicate with clients regarding trial.	FLOOK	0.40
4/25/09	Attend team meeting reviewing exhibits (3.5); Draft Response in support of Motion to compel attendance by Mr. Bradford (3.4); Draft Response to Motion to Redact Exhibit 14 (2.3); Prepare exhibits for trial (0.8).	JACOA	10.00

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**Polsinelli Shughart PC****Invoice Detail**

For Professional Services Through 8/31/09

Page 56

File No. LEO020-324277

Re: Leonidas LLC vs. Airline Pilots, et al.

<b>Date</b>	<b>Description</b>	<b>Tmkpr</b>	<b>Hours</b>
4/25/09	Trial Preparation: review all USAPA trial exhibits with trial team (4.0); prepare final objections to all USAPA exhibits (2.4); work on opening statement outline for PowerPoint (2.0); review, analyze and edit response/replies to all pending motions (1.7); practice Opening Statement (1.6); various email communication with team and USAPA lawyers (.7).	STEVD	11.40
4/25/09	Preparation of electronic trial exhibits for presentation at trial.	HANNT	3.40
4/25/09	Meet with trial team regarding defendant's key exhibits (1.6); discuss voir dire procedures (1.6), prepare voir dire chart (1.9); prepared list of open items (.6).	BROW5	5.70
4/26/09	Trial preparation.	HARPM	7.50
4/26/09	Review additional pleadings and draft responses and comment to team on same and continued trial preparation.	FLOOK	1.40
4/26/09	Review file and draft Response opposing Motion to Exclude Stockdell exhibits (3.5); Research for same (0.9); Finalize and file Response in Opposition to Redact Exhibit 14 (0.8); Finalize and file Reply in Support of Motion to Compel Attendance at Trial (0.8).	JACOA	6.00
4/26/09	Work on Opening Statement (3.0); conference with Jim Brengle regarding Bradford testimony (.4); revise and edit Glossary (1.0) and negotiate with Lucas Middlebrook regarding same (.8); complete trial objections to USAPA Exhibits (2.9).	STEVD	8.10
4/26/09	Trial preparation, including review and comparison of seniority list charts, preparation of electronic presentation for witness testimony, preparation of notebooks for defendants' key exhibits, preparation of electronic presentation for key exhibits, organization of additional materials for use at trial.	HANNT	9.00
4/26/09	Contact Judge Wake's courtroom deputy regarding trial procedures (.5); prepare list of items for jury notebook (.6); prepare draft of glossary for jury notebook (.8); discuss trial strategy (1.5); prepare list of questions for named plaintiffs' direct examination (3.6).	BROW5	8.90
4/27/09	Trial preparation.	HARPM	10.00
4/27/09	Trial preparation - multiple meetings with team and witnesses, work on pleadings in light of judge's recent proposed JIs and other rulings, assist with response to USAPA's late filings.	FLOOK	10.50
4/27/09	Prepare response to Defendant's motion for reconsideration of jurisdiction (2.4); Draft objection for Court's proposed Jury Instruction #7 (3.2); Meet with team to plan trial strategy (3.7).	JACOA	9.30
4/27/09	Trial Preparation: plan and revise opening statement; team meeting regarding pretrial matters and opening; revise and edit pretrial pleadings.	STEVD	12.40
4/27/09	Prepare exhibits for witness testimony (2.0); prepare witness folders (1.0); prepare Sanction witness documents for testimony (1.2); deliver exhibits to court clerk for marking and finalizing (1.0); final preparation of exhibits, juror notebooks and materials for trial (7.8).	HANNT	13.00
4/27/09	Prepare questions for direct examination of Russ Payne (2.5); review Plaintiffs' objections to defendant's exhibits (.4), review draft Opening Statement power point presentation (2.0), prepare charts for voir dire (2.4), finalize items for Court (1.6).	BROW5	8.90
4/27/09	Determine which depositions to summarize via correspondence with Ms. Brown.	KUNZN	0.20
4/28/09	First day of trial (9.7); prepare for second day of trial (2.5).	HARPM	12.20
4/28/09	Trial preparation, participation and follow-up for next day.	FLOOK	12.00

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**Polsinelli Shughart PC****Invoice Detail**

For Professional Services Through 8/31/09  
 File No. LEO020-324277  
 Re: Leonidas LLC vs. Airline Pilots, et al.

Page 57

<b>Date</b>	<b>Description</b>	<b>Tmkpr</b>	<b>Hours</b>
4/28/09	Attend trial (6.5); Research foundation for exhibits (1.8); Review proposed jury instructions (0.8); Organize files (0.9).	JACO A	10.00
4/28/09	Attend trial, day 1; prepare for direct examination of Plaintiffs; final witness preparation regarding Dotter and Stravers; prepare for day 2; trial preparation with Stockdell regarding exhibit for DOH/Nicolau lists; communication with graphic artist regarding preparation of Stockdell exhibits; team meeting regarding trial strategy adjustments.	STEVD	12.60
4/28/09	Trial preparation (2.0); attend trial (7.0), prepare witnesses for trial (1.1); prepare an outline for the direct examination of Russ Payne (1.7).	BROW5	11.80
4/28/09	Review Order dated 11/20/08 issued by Judge Wake; work on deposition transcript of R. Davison.	HOMEL	2.00
4/28/09	Analyze and start summary of Mr. Stephan's deposition transcript.	KUNZN	4.10
4/29/09	Second day of trial (9.2); prepare for third day of trial (1.2).	HARPM	10.40
4/29/09	Trial preparation and participation.	FLOOK	13.50
4/29/09	Attend trial (6.4); Confer with team members (2.0). Draft Motion in Limine 10 to admit fourteen trial exhibits (4.8); Travel from Court (1.3).	JACO A	14.50
4/29/09	Attend trial Day 2; post trial preparation regarding next day; review and edit jury instructions and court drafts of proposed jury instructions; review Court Pretrial order; prepare for direct examination of Mr. Stockdell; meeting with Russ Payne regarding trial testimony; review depositions of USAPA witnesses for cross examination.	STEVD	11.60
4/29/09	Prepare deposition designations for presentation to the court (2.5).	HANNT	2.50
4/29/09	Trial preparation (3.2); attend trial (7.0), prepare for following days of trial (1.4); review Bradford documents for foundation (1.0); prepare outline for direct examination of Russ Payne (1.0).	BROW5	13.60
4/29/09	Work on disposition transcript of R. Mowrey.	HOMEL	2.00
4/29/09	Conclude analysis of Stephan deposition (.4); analyze deposition of D. Mowrey (3.2); analyze Kirch deposition (2.9).	KUNZN	6.50
4/30/09	Trial preparation for day 3 (1.1); trial day 3 (8.6); trial preparation for day 4 (2.1).	HARPM	11.80
4/30/09	Trial preparation and trial.	FLOOK	11.50
4/30/09	Attend trial (6.5); Team meetings during and after trial (2.4); Telephone call client (0.5); Revise draft jury instructions (1.6); Travel from Court (0.5).	JACO A	11.50
4/30/09	Attend Trial Day 3; work on corrections to Stockdell illustrations; file deposition of Bradford and prepare for trial; attend trial; prepare arguments for opposition to motion for directed verdict, prepare cross examination of Stephan, Kirsh, and Diorio ; prepare additional revisions and corrections to plaintiff's proposed jury instructions.	STEVD	15.00
4/30/09	Prepare deposition designation for Judge Wake's receipt and review (1.5); prepare for and attend trial (10.0).	HANNT	11.50
4/30/09	Prepare for trial (2.1); attend trial (7.0); trial preparation meeting with trial team (.9); review depositions of Jack Stephan and Bob Kirch to use for cross examination (1.7).	BROW5	11.70
4/30/09	Finish disposition summary of R. Mowrey.	HOMEL	0.00
4/30/09	Draft summary of Stephan deposition (3.6); draft summary of Kirch deposition (3.3).	KUNZN	6.90
5/1/09	Prepare for day 4 of trial (1.0); Day 4 of trial (8.1); follow up to day 4 (.8).	HARPM	9.90
5/1/09	Trial preparation and trial.	FLOOK	10.50
5/1/09	Attend trial (6.5); Review transcripts (2.4); Review draft jury instructions (0.6).	JACO A	9.50

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**Polsinelli Shughart PC****Invoice Detail**

For Professional Services Through 8/31/09

Page 58

File No. LEO020-324277

Re: Leonidas LLC vs. Airline Pilots, et al.

<b>Date</b>	<b>Description</b>	<b>Tmkpr</b>	<b>Hours</b>
5/1/09	Trial preparation; meeting with trial team; prepare cross examination outlines for Capt. Stephan and Capt. Mowrey; work with presentation people regarding Stockdell slides; prepare for Davison deposition and review of USAPA data displays.	STEVD	12.60
5/1/09	Print and deliver jury instructions and trial memorandum to trial team at courthouse.	TURKA	1.00
5/1/09	Prepare cross examination and deposition designations for cross of Jack Stephan and Bob Kirch (2.6), attend trial (7.0); discuss trial strategy with trial team (2.5).	BROW5	12.10
5/1/09	Complete deposition summary for R. Mowery.	KUNZN	3.40
5/2/09	Trial preparation.	HARPM	4.50
5/2/09	Trial preparation.	FLOOK	1.90
5/2/09	Team meeting (1.2); Review transcripts and extract key language for closing arguments (4.2); Begin drafting matrix for same (3.1).	JACOA	8.50
5/2/09	Trial preparation: work on additional jury instructions; file renewed motions in limine regarding expert testimony preclusion; review all documents to be admitted; work on charts for display.	STEVD	10.50
5/2/09	Review correspondence from clients regarding trial (1.1); prepare cross examination of potential defense witnesses (3.9).	BROW5	5.00
5/3/09	Trial preparation.	HARPM	5.30
5/3/09	Trial preparation.	FLOOK	4.50
5/3/09	Draft response to USAPA's comments on jury instructions (3.4); Draft response USAPA Motion for Directed Verdict (3.2); Research and analysis for same (1.4); Communicate on same with team members and clients (1.0).	JACOA	9.00
5/3/09	Trial preparation: work on opening statement presentation and document review regarding direct examination.	STEVD	5.00
5/3/09	Review depositions of potential trial witnesses (1.6); prepare deposition summaries (4.6); meet with trial team regarding trial strategy (3.1).	BROW5	9.30
5/4/09	Attend trial.	FLOOK	7.20
5/4/09	Attend hearing (6.3), Prepare materials for argument on motion for directed verdict and jury instructions (2.6); Team meeting to plan litigation strategy (0.8).	JACOA	9.70
5/4/09	Trial Preparation: opening statement and argument on pending motions.	STEVD	12.00
5/4/09	Organization and preparation of attorney working binders of admitted trial exhibits (3.0); file management and organization of file and trial documents (1.2); update trial exhibits lists and confirm admitted exhibits at trial (.9); prepare for upcoming trial testimony (2.1).	HANNT	7.20
5/4/09	Prepare list of open trial items (.6); prepare summary of cross examinations and topics for closing arguments (1.5); meet with John McIlvenna about potential direct and cross testimony (5.2); prepare cross examination questions for Jack Stephan (2.9).	BROW5	10.20
5/4/09	Work on deposition summary of Paul DiOrio.	HOMEL	1.50
5/5/09	Day 5 of trial (9.3). Prepare for Day 6 of trial (2.8).	HARPM	12.10
5/5/09	Trial and trial preparation.	FLOOK	10.70
5/5/09	Attend trial (5.0); Review transcripts (1.8); Continue drafting matrix of evidence for closing argument (2.7); Team meeting to plan litigation strategy (1.2); Travel from Court (0.5).	JACOA	11.20
5/5/09	Trial and preparation for next day.	STEVD	12.00
5/5/09	Prepare for trial (2.0); attend trial (7.0); prepare cross examination of Randal Mowrey (.8); discuss case with trial team (.6).	BROW5	10.40

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**Polsinelli Shughart PC****Invoice Detail**

For Professional Services Through 8/31/09

Page 59

File No. LEO020-324277

Re: Leonidas LLC vs. Airline Pilots, et al.

<b>Date</b>	<b>Description</b>	<b>Tmkpr</b>	<b>Hours</b>
5/5/09	Work on deposition summary of Paul DiOrio.	HOMEL	2.50
5/5/09	Telephone conference with Captain Helton and Ms. Murphy (.3). Telephone conference with Captain Helton (.1).	KUNZN	0.40
5/6/09	Day 6 of trial (9.1). Prepare for Day 7 of trial (2.4).	HARPM	11.50
5/6/09	Trial and trial preparation.	FLOOK	10.80
5/6/09	Attend trial and confer with team members (6.2); Continue drafting matrix of evidence for closing argument (1.8); Finalize draft response to USAPA comments on jury instructions and file same (0.8).	JACOA	8.80
5/6/09	Trial and preparation for next day and cross examination.	STEVD	12.00
5/6/09	Prepare for day's testimony and attend trial.	HANNT	11.20
5/6/09	Attend trial (7.2); prepare deposition designations for Doug Mowery (2.4); review transcript of the Council 41 Trusteeship hearing (2.9); prepare cross examination topics for Scott Theuer and Mike Cleary (1.1).	BROW5	12.60
5/6/09	Telephone conference with Ms. Murphy and Captain Helton.	KUNZN	0.20
5/7/09	Day 7 of trial (9.4). Prepare for Day 8 of trial (1.6).	HARPM	11.00
5/7/09	Work on motions and other matters regarding trial.	FLOOK	7.60
5/7/09	Draft Motion for Directed Verdict (4.3); Draft Trial Brief on Remedy (4.3); Research and analysis for same (2.8); Meeting with clients (0.6).	JACOA	12.00
5/7/09	Trial and preparation for next day.	STEVD	12.00
5/7/09	Prepare for Mowrey cross examination (1.1), attend trial (7.1); discuss bench trial options with pilots and trial team (2.0).	BROW5	10.20
5/8/09	Day 8 of trial.	HARPM	9.60
5/8/09	Attend trial.	FLOOK	7.00
5/8/09	Attend and participate in hearing on jury instruction and motions for directed verdict (6.4); Review materials prior to same (1.8).	JACOA	8.20
5/8/09	Attend Trial Day 4.	STEVD	11.00
5/8/09	File management and organization of trial materials for use at trial.	HANNT	1.00
5/8/09	Attend hearing regarding jury instructions and motions for directed verdict (7.2), review exhibits admitted for trial (2.0).	BROW5	9.20
5/9/09	Prepare for closing arguments.	HARPM	5.60
5/9/09	Prepare for final days of trial.	FLOOK	3.00
5/9/09	Team meeting to draft and review closing argument.	JACOA	3.00
5/9/09	Trial preparation: review all trial exhibits; incorporate exhibits into closing argument ; prepare presentation materials regarding same.	STEVD	9.60
5/9/09	Prepare notebooks of all admitted trial exhibits for use at planning meeting for closing statement.	HANNT	1.50
5/9/09	Meet with trial team to prepare outline for closing argument (2.5); reviewed documents to use during closing argument (2.7).	BROW5	5.20
5/10/09	Work on closing arguments.	HARPM	6.20
5/10/09	Prepare for final days of trial.	FLOOK	3.20
5/10/09	Prepare for closing argument; conference with trial team regarding jury instructions and slide presentation; review with Marty Harper regarding closing outline.	STEVD	6.90
5/10/09	Discuss outline for closing argument with Messrs. Stevens and Harper (2.6), prepare power point presentation for closing arguments (4.3).	BROW5	8.20
5/11/09	Prepare for closing arguments.	HARPM	6.70

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**Polsinelli Shughart PC****Invoice Detail**

For Professional Services Through 8/31/09

Page 60

File No. LEO020-324277

Re: Leonidas LLC vs. Airline Pilots, et al.

<b>Date</b>	<b>Description</b>	<b>Tmkpr</b>	<b>Hours</b>
5/11/09	Trial	FLOOK	7.50
5/11/09	Review files and meet with Brain Stockdell to plan presentation for bench trial on remedy (3.2); Draft memo discussing same (1.7); Prepare PowerPoint for same (1.8).	JACO A	6.70
5/11/09	Prepare for final argument; prepare presentation edits and jury instructions; prepare rebuttal outline for closing; review bench trial slide presentation.	STEVD	8.50
5/11/09	Assist with preparation of Power Point closing statement and integration of Sanction trial exhibits regarding same.	HANNT	11.50
5/11/09	Prepare power point for closing argument (3.9); prepare documents to use during closing argument (4.8); prepare deposition outline of Doug Mowery to use for foundation for Exhibit 20 (1.9).	BROW5	10.80
5/12/09	Closing arguments (7.6). Post-trial strategy (1.5).	HARPM	9.10
5/12/09	Post-trial work and work on next steps.	FLOOK	9.80
5/12/09	Prepare for and attend closing argument (5.8); Research and begin drafting PowerPoint for argument on remedy (2.7).	JACO A	8.50
5/12/09	Attend Trial Day 5: closing arguments; prepare materials for bench trial on injunctive remedy.	STEVD	9.60
5/12/09	Prepare for and attend trial - closing statements by parties.	HANNT	9.50
5/12/09	Prepare for closing argument (2.4); made revisions to closing argument power point presentation to comply with new jury instructions (1.0); attended closing arguments (7.0); prepared for rebuttal argument (.1).	BROW5	10.50
5/13/09	Remedy phase (2.5). Verdict and work with clients afterwards (4.1).	HARPM	6.60
5/13/09	Prepare for and attend remedy bench trial phase and proceedings related to the verdict.	FLOOK	6.50
5/13/09	Attend bench trial, present evidence and argument (3.6); Research and draft trial memo on appealability of permanent injunction under these circumstances (2.2).	JACO A	5.80
5/13/09	Prepare for Remedy Hearing; review Defendants opposition to remedy; attend remedy trial and receive jury verdict.	STEVD	4.70
5/13/09	Review pleadings relating to the bench trial (.5); attend the bench trial and discuss scheduling of damage trial and pleadings schedule going forward (1.7).	BROW5	2.20
5/14/09	Follow up to verdict on 5/13/09 (3.2). Meeting with litigation team regarding remedies portion of the trial regarding legal theories (1.3).	HARPM	4.50
5/14/09	Work on post-verdict strategy for remedy phase (.6). Review and comment on memoranda regarding appealability of injunction as final judgment (.6).	FLOOK	1.20
5/15/09	Research procedures for expediting appeal of injunction (1.2).	JACO A	1.20
5/15/09	File management and organization of transcripts and word indices for attorney use and review.	HANNT	1.00
5/21/09	Review emails from clients and postings by USAPA (.6); Research issues related to criteria to stay injunction during appeal (1.2); Complete first draft of Response opposing anticipated motion for stay (3.8).	JACO A	5.60
5/30/09	Review and analyze USAPA memorandum regarding remedy (1.6); review case authorities cited by USAPA (.7).	STEVD	2.30
6/11/09	Complete draft of Response to USAPA's Memo on Remedy (5.8).	JACO A	5.80
6/11/09	Review revise and edit Reply in support of remedy proposed to Court (1.0).	STEVD	1.00
6/13/09	Revise Response to USAPA Memo on Remedy (3.2).	JACO A	3.20
6/14/09	Finalize Response to USAPA Memo on Remedy; Prepare Exhibit and E-file (1.8).	JACO A	1.80
7/2/09	Team meeting regarding preparation for Oral Argument on July 7, 2009 (1.4).	HARPM	1.40

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**Polsinelli Shughart PC****Invoice Detail**

For Professional Services Through 8/31/09  
 File No. LEO020-324277  
 Re: Leonidas LLC vs. Airline Pilots, et al.

Page 61

<b>Date</b>	<b>Description</b>	<b>Tmkpr</b>	<b>Hours</b>
7/2/09	Receive and review memoranda to be filed in response to Judge's recent order regarding proposed injunction (.6).	FLOOK	0.60
7/2/09	Research issues raised in Court's minute entry and draft proposed responses (2.2). Team meeting to discuss argument on summary judgment and injunction (3.3).	JACOA	5.50
7/5/09	Review memoranda from A. Jacob regarding oral argument on damages and injunction language (1.4), review summary of USAPA arguments (0.6).	BROW5	2.00
7/6/09	Prepare for oral argument on 7/7/09.	HARPM	3.60
7/7/09	Prepare for oral argument (1.7); oral argument (3.6); post-oral argument meeting (1.1).	HARPM	6.40
7/7/09	Debrief with team regarding results of hearing and strategy for proceeding based upon results of same.	FLOOK	0.40
7/7/09	Review revised outline for oral argument on USAPA's MSJ and discuss same and injunctive relief issues with team.	FLOOK	0.40
7/7/09	Additional legal research prior to hearing and to follow up issues raised by Court (1.2).	JACOA	1.20
7/14/09	Analysis and research on five questions raised by Judge on Remedy (3.2). Draft notes and memorandum on same (1.2). Team meeting to plan strategy of response (1.8). Additional research to find best case law supporting proposed remedy (2.2).	JACOA	8.50
7/14/09	Review Judge Wake's Order regarding Hearing on Injunction and Section 6 (0.3), review Transition Agreement and research on Section 6 and discuss with trial team (0.9), conference call with Chris Pappaianou from Mesa Air Group regarding Section 6 rights (0.4), conference call with Joe Manson from Baker Hostetler regarding Section 6 (0.6), meeting with trial team (2.0), conference call with Jeff Freund regarding Section 6 and RLA issues (1.1).	BROW5	5.30
7/15/09	Prepare for oral argument on 7/16/09 regarding final language for permanent injunction.	HARPM	5.60
7/15/09	Additional research and draft written response to issues posed by Court (2.8); Team meeting to plan response at hearing to issues posed by Court (1.3).	JACOA	4.10
7/15/09	Prepare for hearing on injunction & team meeting regarding same (4.0); prepare letter to Joe Manson regarding RLA issue assistance (.6); prepare agenda and outline for disclosure document to clients regarding next steps for damage phase discovery (.8); review Hemenway excerpt regarding status of negotiations (.2); review USAPA Watch document (.3); review and analyze Rogers v. ALPA regarding issues raised by RLA expert Gallagher (.4)	STEVD	6.50
7/15/09	Conference call with Jack Gallagher regarding Section 6 rights (1.0), prepare correspondence for Joe Manson regarding Section 6 (0.4), reviewed case law cited by Defendants in Objections to Injunctive Relief (1.8) met with trial team regarding strategy for oral argument (1.1), gather documents to use for oral argument (0.7).	BROW5	5.00
7/16/09	Prepare for oral argument regarding final permanent injunction (4.3); attend oral argument (3.3); follow up (.9).	HARPM	8.50
7/16/09	Travel to and attend hearing on issues related to permanent injunction (2). Meet with clients to plan litigation strategy (1.2).	JACOA	3.20

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**Polsinelli Shughart PC****Invoice Detail**

For Professional Services Through 8/31/09

Page 62

File No. LEO020-324277

Re: Leonidas LLC vs. Airline Pilots, et al.

<b>Date</b>	<b>Description</b>	<b>Tmkpr</b>	<b>Hours</b>
7/16/09	Prepare for court appearance (2.0); prepare timeline chronology exhibit for use at hearing (.3); court appearance regarding hearing on judge's questions regarding injunctive relief (3.0); prepare and file Plaintiff proposed pretrial statement regarding deadlines and new trial date (1.0); communications with N Granath exchanging information regarding discovery and deadline proposal (.3); review Plaintiffs Motion to Supplement record and exhibits for accuracy and completeness (.7)	STEVD	7.30
7/16/09	Prepare exhibit binders, table of contents for upcoming hearing. E-file motion to Supplement Record.	HANNT	1.00
7/16/09	Prepare for oral argument, gathering documents and drafting a Motion to Supplement the Record (1.7), attended additional oral argument for injunctive relief (2.0).	BROW5	3.70
7/17/09	Review Injunction and Findings of Fact and Conclusions of Law. Analysis of same. Forward to and advise clients.	JACOA	0.80
7/19/09	Draft Motion for Attorneys' Fees award. Review local rules on same.	JACOA	0.40
7/20/09	Work on fee application.	HARPM	2.60
7/20/09	Research law on making exception to American Rule (2.8). Review Court's Findings of Fact and Conclusions of Law and other material in file (1.8). Begin drafting Memorandum in support of Attorneys' Fees Application (3.7).	JACOA	7.30
7/20/09	Receipt, review, organize and identify additional client documents.	HANNT	0.60
7/21/09	Work on fee application motion and time entries.	HARPM	3.00
7/21/09	Complete first draft of Fee Application memo (8.7).	JACOA	8.70
7/21/09	Review revise and edit additional revisions to Memorandum for Attorney's Fees (1.8); review and edit Response to USAPA Motion to Stay	STEVD	3.90
7/21/09	Revise and edit Plaintiffs Memorandum regarding attorney's fees (2.4); additional legal research regarding applicability of other labor cases to fee award and fee sharing (.8).	STEVD	3.20
7/22/09	Work on fee application and related motions.	HARPM	2.30
7/22/09	Revise Motion for Attorneys Fees.	JACOA	0.60
7/22/09	Review analysis of funding sources available to USAPA for payment of fees (.5); review client communications regarding website information (.3); review and analyze draft of memorandum for fee application (1.2); review annotated Westlaw research outlines for basis of recovery of fees (1.6)	STEVD	3.60
7/22/09	Input and update CaseMap database.	HANNT	0.30
7/23/09	Study motions and work on application for attorney fees.	HARPM	2.30
7/23/09	Review USAPA Notice of Appeal (.2); review and analyze USAPA Motion to Stay, Memorandum and form of Order (1.8); review draft response to Motion to Stay (1.4); prepare client information outline of risks/benefits to stay request (.4);	STEVD	3.80
7/24/09	Meetings regarding causation and damages.	HARPM	2.30
7/24/09	Team meeting regarding status and strategy.	FLOOK	1.30
7/24/09	Work on fee application.	FLOOK	1.10
7/24/09	Research and redraft Response to Motion for Stay of Injunction and stay of damages phase trial (8.2). Team meeting to discuss strategy to motion for attorneys fees (1.2).	JACOA	9.40
7/24/09	Legal research regarding cases supporting fee award for bad faith (1.8); draft argument outline with additional points of analysis (.4); review Court order regarding comment invited on proposed stay of entire case (.1).	STEVD	2.30
7/25/09	Research treatise on substantial benefit exception to American Rule and draft introduction to memorandum in support of Motion for Attorneys Fees Award.	JACOA	2.80

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**Polsinelli Shughart PC****Invoice Detail**

For Professional Services Through 8/31/09  
 File No. LEO020-324277  
 Re: Leonidas LLC vs. Airline Pilots, et al.

Page 63

<b>Date</b>	<b>Description</b>	<b>Tmkpr</b>	<b>Hours</b>
7/27/09	Work on assignment regarding pending notices, etc.	HARPM	0.90
7/27/09	Strategize regarding injunction and fee application issues.	FLOOK	0.80
7/27/09	Edit Response Opposing Motion for Stay (1.6); Attend team meeting to plan tasks related to motion practice (0.6).	JACO	2.20
7/27/09	Review additional legal authorities from Lexis analyzing fee award and impact on union (2.1); team meeting regarding assignments and tasks to be completed (.5).	STEVD	2.60
7/27/09	Receipt, review, organization and electronically identify client documents.	HANNT	1.00
7/28/09	Work on fee application.	HARPM	1.60
7/28/09	Work on fee application support materials.	FLOOK	1.30
7/28/09	Complete and circulate draft of Response to Motion to Stay injunction.	JACO	3.40
7/29/09	Wok on fee application support materials and attention to preliminary motion for fees.	FLOOK	1.80
7/30/09	Work on briefs regarding fees and stay.	HARPM	2.60
7/30/09	Work on fee application support. (2.2) Review final of preliminary motion for fees (.2).	FLOOK	2.40
7/30/09	Final revision and e-filing of Motion for Attorneys' Fees.	JACO	0.60
7/30/09	Review transcripts and court order regarding instances of bad faith for Memorandum supporting attorney's fees (2.1); legal research regarding cases supporting award of fees for bad faith (2.5)	STEVD	4.60
7/31/09	Review communications from pilots and team members on pending issues related to appeal and fee application. Draft response to same.	JACO	0.40
7/31/09	Review and edit Response to Motion to Stay proceedings (1.7); legal research regarding cases cited by USAPA (1.0); revise and edit Memorandum supporting Motion for Fees (2.2); legal research and analysis regarding cases finding "substantial benefit" (1.0)	STEVD	5.90
8/3/09	Attention to status of response to Motion to Stay injunction and attorneys' fees issues.	FLOOK	1.10
8/4/09	Strategy session regarding injunctive relief phase, attorney's fees motion, and the like.	FLOOK	1.50
8/4/09	Team meeting to plan litigation strategy (1.2). Revise draft of Response to Motion to Stay Enforcement of Injunction (5). Review and analyze Order scheduling accelerated appeal (.2).	JACO	6.40
8/5/09	Lengthy discussion with Eric Ferguson regarding strategy regarding fee application and related issues (.6), study materials regarding "substantive benefit" issues (.2).	HARPM	0.80
8/5/09	Communicate with team and clients regarding injunction issues.	FLOOK	1.10
8/5/09	Review E-mails from pilots, analysis of same, confer with team members and participate in telephone conference with Eric Ferguson to discuss litigation strategy.	JACO	1.20
8/5/09	Review final drafts of response to motion to stay (.7); revise and edit memorandum supporting claim for attorney's fees (1.7)	STEVD	2.40
8/6/09	Strategy session regarding injunction and fee issues.	FLOOK	1.70
8/6/09	Team meeting to discuss strategy for fee application in liability phase. (0.6)	JACO	0.60
8/6/09	Review legal research to confirm authorities for attorney's fees award regarding substantial benefit and cite check for final draft of Memorandum supporting Application (1.2); review email traffic regarding developments and USAPA publications (.3).	STEVD	1.50
8/7/09	Lengthy strategy session regarding response to injunction and discovery.	HARPM	0.90
8/7/09	Revise and file Response to Motion to Stay and work with team regarding same.	FLOOK	1.30

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**Polsinelli Shughart PC****Invoice Detail**

For Professional Services Through 8/31/09

Page 64

File No. LEO020-324277

Re: Leonidas LLC vs. Airline Pilots, et al.

<b>Date</b>	<b>Description</b>	<b>Tmkpr</b>	<b>Hours</b>
8/7/09	Review response filed opposing stay of injunction.	JACO A	0.20
8/10/09	Meeting regarding Response to Stay Motion and Trial Date.	HARPM	0.60
8/10/09	Communicate with clients regarding injunction issues.	FLOOK	0.80
8/10/09	Strategy session regarding status and strategy going forward, with attention to fee application issues.	FLOOK	1.20
8/11/09	Work on injunction and fee application issues, and multiple items of communication with team regarding same.	FLOOK	1.10
8/12/09	Telephone call with Encore regarding outstanding invoices for trial preparation.	HANNT	0.30
8/13/09	Work on stay proceedings/pleadings and related strategy.	HARPM	1.20
8/13/09	Work on fee application materials.	FLOOK	0.70
8/14/09	Study Reply regarding injunction and stay.	HARPM	0.50
8/14/09	Receive and review USAPA's Reply in Support of Motion for Stay and communicate with team regarding same. (.4). Begin preparation for argument on same (.7).	FLOOK	1.10
8/14/09	Review Reply by USAPA in support of Motion for Stay, legal research of issues raised therein and draft memorandum discussing five points to raise at oral argument.	JACO A	3.20
8/14/09	Arrange for pickup of judge's copy of trial binders (.2). Receipt, review, and electronically identify documents. Add documents to database (.6).	HANNT	0.80
8/17/09	Preparation of fee application motion.	HARPM	0.90
8/18/09	Work on fee application issues and strategy.	FLOOK	1.10
8/19/09	Work with Kelly Flood regarding preparation for argument on 8/20/09.	HARPM	0.30
8/20/09	Work on fee motion (.6), attention to oral argument at 2:00 p.m. (1.0).	HARPM	1.60
8/20/09	Prepare for and attend and participate in oral argument regarding USAPA's Motion for Stay and related status conference events.	FLOOK	3.90
8/20/09	Discuss enforcement of injunction with clients and plan oral argument strategy and approach with Kelly Flood. Travel to and attend hearing on motion for stay and fee motion.	JACO A	3.60
8/24/09	Review court's minute entry regarding August 20, 2009 hearing.	NEKAL	0.40
8/25/09	Strategy session with litigation team regarding hearing on 8/21/09.	HARPM	0.90
8/25/09	Work on fee application issues and pos-hearing strategy on stay motion.	FLOOK	2.30
8/25/09	Met with K. Flood, M. Harper, and D. Stevens regarding hearing on Motion to Stay and Application for Attorneys' fees (0.7), met with N. Kale regarding items needed to support Memorandum for Attorneys' Fees (0.3).	BROW5	1.00
8/25/09	Review logistics of case management and scheduling regarding damages with K. Brown. Review and analysis of trial transcripts relative to bad faith issues and conduct of attorneys during trial.	NEKAL	3.50
8/26/09	Propose revised introduction to memo on attorneys fees.	JACO A	1.00
8/26/09	Review research and analyze additional legal authorities to support fee application (2.0).	STEVD	2.00
8/26/09	Review draft of the Memorandum in Support of Motion for Fees (0.7), meeting with D. Stevens regarding revisions to the same and supporting Appendix (0.3).	BROW5	1.00
8/26/09	Review trial transcripts and prepare draft summary of excerpts regarding bad faith issues.	NEKAL	6.40
8/27/09	Work on fee memo.	HARPM	1.30
8/27/09	Redraft Motion regarding attorney's fees (2.1); review trial transcript regarding references for fees motion (.8).	STEVD	2.90

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**Polsinelli Shughart PC****Invoice Detail**

For Professional Services Through 8/31/09  
 File No. LEO020-324277  
 Re: Leonidas LLC vs. Airline Pilots, et al.

Page 65

<b>Date</b>	<b>Description</b>	<b>Tmkpr</b>	<b>Hours</b>
8/27/09	Reviewed transcript of August 20, 2009 hearing on Motion to Stay and Memorandum in Support of Motion for Attorneys' Fees (0.8), revised Second Amended Complaint (0.4), corresponded with clients regarding transcripts of previous hearings (0.4),	BROW5	1.60
8/27/09	Finalize review and analysis of trial transcripts relating to attorney bad faith conduct; prepare summary of same	NEKAL	5.90
8/28/09	Work on Motion Regarding Fees (2.6), study transcript of 8/20/09 hearing (.6).	HARPM	3.20
8/28/09	Receive and review Order denying USAPA's Stay Motion (.2).	FLOOK	0.20
8/28/09	Revise intro to fee application memo and team meeting to discuss same; Review Order filed by Court denying application for stay.	JACOA	1.30
8/28/09	Team meeting regarding new issues for fee application motion (1.0); review and analyze Judge Wake's ruling on USAPA Motion to Stay (.4); revise and edit Motion regarding Fee Application (1.6)	STEVD	3.00
8/28/09	Review draft of Memorandum in Support of Fees, make revisions regarding the same and discuss with team (1.4), review Court's Order Denying USAPA's Motion to Stay and correspond with trial team regarding the same (0.6), review case law on common benefit (1.2), meeting with trial team on memorandum in support of fee motion (0.4).	BROW5	3.60
8/28/09	Review Order denying defendant's Motion to Stay preliminary injunction. Review August 20, 2009 hearing transcript regarding applicable deadlines on damages claims.	NEKAL	2.00
8/29/09	Draft revised Memorandum in Support of Motion for Fees (2.1)	BROW5	2.10
8/30/09	Communicate with team and review current draft of fee memo.	FLOOK	0.60
8/30/09	Additional research and revise draft of Memorandum in support of fee application.	JACOA	9.30
8/30/09	Review case law on common benefit (0.9), draft revised memorandum in support of motion for fees (2.8).	BROW5	3.70
8/31/09	Strategy session regarding fee issues.	HARPM	1.20
8/31/09	Work on fee application materials (1.2); strategy session with team, including preparation therefor by reading current draft of memo in support of fees (1.4).	FLOOK	2.60
8/31/09	Revise and edit Memorandum with new authorities and arguments	STEVD	2.30
<b>Total Professional Services</b>			<b>1,678,300.50</b>

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**Polsinelli Shughart PC****Invoice Detail**

For Professional Services Through 8/31/09  
 File No. LEO020-324277  
 Re: Leonidas LLC vs. Airline Pilots, et al.

Page 66

**Timekeeper Summary**

<b>Timekeeper</b>	<b>Title</b>	<b>Rate</b>	<b>Hours</b>	<b>Amount</b>
M. Harper	Shareholder	450.00	487.80	\$219,510.00
M. Harper	Shareholder	450.00	189.90	85,455.00
M. Harper	Shareholder	450.00	9.40	4,230.00
M. Harper	Shareholder	450.00	1.90	855.00
M. Harper	Shareholder	450.00	72.30	32,535.00
M. Harper	Shareholder	425.00	7.70	3,272.50
K.J. Flood	Shareholder	350.00	534.60	187,110.00
K.J. Flood	Shareholder	285.00	119.00	33,915.00
A.B. Turk	Shareholder	330.00	1.00	330.00
D. Stevens	Of Counsel	400.00	1,000.60	400,240.00
D. Stevens	Of Counsel	335.00	211.80	70,953.00
A.S. Jacob	Associate	250.00	904.10	226,025.00
A.S. Jacob	Associate	230.00	421.30	96,899.00
K. Brown	Associate	200.00	886.70	177,340.00
K. Brown	Associate	175.00	186.00	32,550.00
M.S. Ho	Associate	300.00	8.00	2,400.00
N.J. Kunz	Associate	235.00	25.50	5,992.50
N.J. Kunz	Associate	225.00	54.40	12,240.00
T. Hannigan	Paralegal	170.00	427.40	72,658.00
T. Hannigan	Paralegal	135.00	52.90	7,141.50
J.G. Greenfield	Paralegal	200.00	4.50	900.00
N.E. Kale	Paralegal	170.00	18.20	3,094.00
Scott B. Seymann	Law Clerk	100.00	2.80	280.00
S. Doncaster	Law Clerk	125.00	19.00	2,375.00
<b>Total Professional Charges</b>			<b>5,646.80</b>	<b>\$1,678,300.50</b>

**Disbursements**

<b>Date</b>	<b>Description</b>	<b>Amount</b>
	Document Reproduction	\$8,844.80
	FEDEX	349.81
	Telephone	71.44
	On-Line Searches	122.56
	Facsimile Transmission	9.00
	Westlaw Computer Research	49,500.59
09/04/08	Andy Jacob-Filing fee in District Court (complaint)	350.00

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**Polsinelli Shughart PC****Invoice Detail**

For Professional Services Through 8/31/09

Page 67

File No. LEO020-324277

Re: Leonidas LLC vs. Airline Pilots, et al.

09/04/08	Clerk of the Maricopa County Superior Court - filing fee for Complaint	245.00
09/04/08	Clerk of the Court, District of Arizona - filing fee for Complaint in District Court	350.00
09/08/08	Integrity Attorney Services - ST08090805; service on US Airways, Inc.	45.00
09/15/08	CRS and Associates- payment for services rendered on CRS and Associates invoice dated 9/15/08	255.00
09/18/08	Integrity Attorney Services - ST08091801; service on US Airline Pilots Association	159.44
10/23/08	Integrity Attorney Services - ST08102302; service on John A. Stephan	105.63
10/29/08	Parking while in Court	16.00
10/31/08	INTEGRITY ATTORNEY SERVICES - ST08103101; DELIVER EXHIBITS TO JUDGE WAKE'S CLERK	37.50
10/31/08	Laurie Adams, RMR, CRR - copy of transcript	202.80
11/06/08	Toni Hannigan - reimbursement for parking at District Court	16.00
12/15/08	Parking while attending Court	14.00
12/15/08	J & E Process Services - process server	55.00
01/01/09	Parking for Court Appearances	34.00
01/01/09	Travel to Charlotte, NC for depositions of Defendants witnesses	2,071.44
01/02/09	Integrity Attorney Services - delivery to Judge Wake 01/02/2009	27.00
01/05/09	Same Day Process Service, Inc. - service of process on Airline Pilots Association, International	75.00
01/05/09	Flash Delivery - item sent to Lubin & Enoch	11.55
01/06/09	Travel to Charlotte, SC for Depositions	1,085.00
01/09/09	Clerk of the Court, District of Arizona - filing fee for Complaint in District Court	(350.00)
01/15/09	item sent to Nicholas Granath	22.99
01/16/09	Travel to Charlotte NC for depositons	726.11
01/18/09	Travel to Charlotte NC.	1,962.17
01/18/09	Deposition out-of-town	688.05
01/21/09	Katie Brown- Mail depo. exhibit books from Charlotte to Phoenix	43.84
01/21/09	Katie Brown- Copying/Scanning def. USAPA's disclosure documents.	234.41
01/23/09	Flash Delivery - item sent to Lubin & Enoch	8.40
01/26/09	COPIES	1,424.71
01/26/09	Encore - copying service regarding Disclosure	265.72
01/26/09	Encore - copy service regarding Disclosure	83.39
01/26/09	SAME DAY PROCESS SERVICES INC; PROCESS SERVICE	75.00
01/29/09	REIMBURSEMENT FOR TRAVEL EXPENSES ON 01/21/2009	257.33
02/02/09	Copies	842.95
02/02/09	Copies	801.85
02/02/09	Copies	1,150.30
02/02/09	Copies	672.98
02/02/09	Copies	965.20
02/02/09	Copies	996.57

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**Polsinelli Shughart PC****Invoice Detail**

For Professional Services Through 8/31/09

Page 68

File No. LEO020-324277

Re: Leonidas LLC vs. Airline Pilots, et al.

02/25/09	Deposition - - VENDOR: Atwood Reporting Service LLC - DEPO OF JOHN MCILVENNA	1,129.25
02/27/09	INVOICE # ST09012603; DELIVERY LUBIN	27.00
03/02/09	Integrity Attorney Services - ST09030201; deliver to Judge Neil Wake	27.00
03/05/09	Travel to Washington, DC for depositions	149.00
03/05/09	Travel to Washington, DC for depositions	1,074.44
03/06/09	Travel to Charlotte for depositions	2,100.12
03/06/09	Airfare for trip to Charlotte for depositions of King, Parrella, Mowrey, Theuer, and Bradford departing March 15, 2009 and returning March 19, 2009	617.70
03/09/09	Laurie Adams, RMR, CRR; Reporters Transcript of proceedings dated 03.06.2009	37.20
03/13/09	Atwood Reporting Service - deposition of Mark Burdick	658.45
03/13/09	Atwood Reporting Service - deposition of Antonio Lazano	529.45
03/13/09	Atwood Reporting Service - deposition of Douglas Dotter	848.00
03/13/09	Atwood Reporting Service - deposition of Russ Payne	977.85
03/13/09	Westmoreland Reporting - depositions of John Stephen, Paul DiOrio, Robert Kirch and David Cianattoni charged on the AMEX	3,574.50
03/15/09	Marty Harper- Meals while in Charlotte, NC taking depositions.	338.35
03/15/09	Travel to Charlotte, NC for depositions	869.77
03/19/09	item sent to Marty Harper in North Carolina	122.26
03/20/09	Leglink, Inc. - deposition of Mitchell Vasin	580.25
03/20/09	Document Technologies, Inc. - copy service	398.97
03/20/09	Laurie Adams RMR - transcript of proceedings dated 3/16/09	94.25
03/23/09	Atwood Reporting Service - depositions of Mark Burman, Afshin Iranpour-Mashak and Steve Wargocki	1,435.95
03/23/09	Atwood Reporting Service - deposition of Rober Velez	855.60
03/23/09	National Depo - depositions of Eric Ferguson and John Bostic	1,081.21
03/27/09	Legalink - deposition of Jeffrey T. Koontz	590.20
03/27/09	OCR	37.88
03/27/09	Legalink - deposition of Kenneth Stravers	535.45
03/27/09	Format Conversion - (Example TIF to PDF)	14.46
03/27/09	Format Conversion - (Example TIF to PDF)	14.46
03/27/09	Format Conversion - (Example TIF to PDF)	28.41
03/27/09	Format Conversion - (Example TIF to PDF)	28.41
03/27/09	OCR	19.28
04/02/09	Scanning	7.44
04/02/09	Format Conversion - (Example TIF to PDF)	11.16
04/02/09	OCR	7.44
04/03/09	National Depo - depositions of Mark King and Tracy Parrella	2,652.75
04/06/09	National Depo - deposition of Randall Mowrey	764.96
04/06/09	National Depo - deposition of Randall Mowrey	1,286.24
04/07/09	Airfare - - VENDOR: Andrew Jacob - 4/7/09 AIRFARE FOR TRIP TO CHARLOTTE NC FOR DEPOSITION	1,717.70

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**Polsinelli Shughart PC****Invoice Detail**

For Professional Services Through 8/31/09

Page 69

File No. LEO020-324277

Re: Leonidas LLC vs. Airline Pilots, et al.

04/07/09	Lodging - - VENDOR: Andrew Jacob - 4/7/09 HOTEL WHILE IN CHARLOTTE NC FOR DEPOSITION	212.06
04/07/09	Atwood Reporting Service - deposition of Frank R. Helton	586.20
04/08/09	Hotel Room and dinner- attend out-of-town depositions	774.40
04/08/09	Hotel Room and dinner- attend out-of-town depositions	310.64
04/08/09	Travel - - VENDOR: Andrew Jacob - 4/8/09 TAXI TO DEPOSITION AND THEN TO AIRPORT	42.00
04/08/09	Meals - - VENDOR: Andrew Jacob - 4/8/09 LUNCH WHILE IN CHARLOTTE NC FOR DEPOSITION	20.00
04/08/09	Travel - - VENDOR: Andrew Jacob - 4/8/09 AIRPORT PARKING WHILE IN CHARLOTTE NC FOR DEPOSITION	50.00
04/08/09	Deliveries - - VENDOR: Integrity Attorney Services SPECIAL PU & DEL TO JUDGE WAKE	27.00
04/08/09	Reversal from Void Check Number: 502842 Bank ID: COM-OPER Voucher ID: 804630 Vendor: Integrity Attorney Services Deliveries - - VENDOR: Integrity Attorney Services SPECIAL PU & DEL TO JUDGE WAKE	(27.00)
04/08/09	Deliveries - - VENDOR: Integrity Attorney Services DELIVERY TO JUDGE NEIL WAKE	27.00
04/08/09	Change fee for trip from North Carolina	175.00
04/08/09	Scanning	46.27
04/10/09	Katie Brown-Out-of-pocket expenses and lunch on plane	131.40
04/13/09	Scanning	11.13
04/14/09	Client Advance - - VENDOR: Federal Express FEDEX SERVICES FROM SHUGHART THOMPSON KILROY/PHOENIX TO DAN AKINS	12.24
04/14/09	Deliveries - - VENDOR: Integrity Attorney Services DELIVERY TO JUDGE NEIL WAKE	27.00
04/14/09	Laurie Adams, RMR, CRR- Reporter's Transcript of Proceedings	14.40
04/14/09	Atwood Reporting Service- Transcript	1,230.70
04/14/09	Encore Discovery Solutions- Manual printing of specified documents for discovery	3,488.29
04/14/09	Encore Discovery Solutions- Manual printing of specified documents for discovery	934.18
04/14/09	Travel to San Diego for depositions	1,752.18
04/14/09	Marty Harper- Working meals while in San Diego during depositions.	237.11
04/14/09	Client Advance - - VENDOR: Encore Discovery Solutions UNITED STATES AIRLINE CASE	4,422.47
04/15/09	Deliveries - - VENDOR: Integrity Attorney Services SPECIAL PU & DEL TO JUDGE NEIL WAKE	27.00
04/15/09	Transcript of Proceedings - - VENDOR: Veritext Acquisition dba National Depo TRANSCRIPTS FOR MICHAEL CLEARY & SCOTT THEUER	1,137.35
04/15/09	Client Advance - - VENDOR: Federal Express FEDEX SERVICES FROM SHUGHART THOMPSON KILROY/PHOENIX TO MARVIN LETTMAN SUBPOENA SERVICE	10.06

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**Polsinelli Shughart PC****Invoice Detail**

For Professional Services Through 8/31/09

Page 70

File No. LEO020-324277

Re: Leonidas LLC vs. Airline Pilots, et al.

04/15/09	Client Advance - - VENDOR: Federal Express FEDEX SERVICES FROM SHUGHART THOMPSON KILROY/PHOENIX TO PHILIP ARNS	10.06
04/15/09	Reversal from Void Check Number: 502842 Bank ID: COM-OPER Voucher ID: 804630 Vendor: Integrity Attorney Services Deliveries - - VENDOR: Integrity Attorney Services SPECIAL PU & DEL TO JUDGE NEIL WAKE	(27.00)
04/17/09	Subpoena/Summons - - VENDOR: PHILLIP ARNS - SUBPOENA KING SUBPOENA AND SERVICE FOR SUSAN MOWERY / JOB# 0409AZ-MOWERY	95.00
04/17/09	Transcript of Proceedings - - VENDOR: Veritext Acquisition dba National Depo TRANSCRIPTS FOR ROBERT DAVISON & STEPHEN BRADFORD	1,680.50
04/21/09	Travel - - VENDOR: Andrew Jacob - 4/21/09 PARKING WHILE AT HEARING	16.00
04/21/09	Copies - - VENDOR: Laurie Adams, RMR, CRR REPORTERS TRANSCRIPT OF PROCEEDINGS DATED 4/21/09, 101 PGS; 4/22/09, 53 PGS; ONE COPY DAILY	184.80
04/22/09	Marty Harper- Lunch during Hemenway's deposition	30.12
04/23/09	Marty Harper- Lunch during depositions in Washington DC	38.18
04/23/09	Marty Harper- Lunch in San Diego during depositions.	53.34
04/27/09	Travel - - VENDOR: Debbie Morgan Travel to the courthouse with documents one time this date.	4.67
04/27/09	Travel - - VENDOR: Debbie Morgan Parking to run in to courthouse to deliver documents.	2.00
04/27/09	Deliveries - - VENDOR: Integrity Attorney Services SPECIAL PU & DEL TO JUDGE WAKE	107.00
04/27/09	Transcript of Proceedings - - VENDOR: Veritext Acquisition dba National Depo ROUGH ASCII FOR ROBERT DAVISON & STEPHEN BRADFORD	373.10
04/27/09	Reversal from Void Check Number: 502842 Bank ID: COM-OPER Voucher ID: 804593 Vendor: Integrity Attorney Services Deliveries - - VENDOR: Integrity Attorney Services SPECIAL PU & DEL TO JUDGE WAKE	(107.00)
04/27/09	Deliveries - - VENDOR: Integrity Attorney Services DELIVER BOXES TO JUDGE WAKE'S COURTROOM	107.00
04/28/09	Travel - - VENDOR: Debbie Morgan Travel to the Courthouse with documents two times this date.	9.35
04/28/09	Deliveries - - VENDOR: Integrity Attorney Services SPECIAL PU DEL TO JUDGE WAKE	167.00
04/28/09	Reversal from Void Check Number: 502842 Bank ID: COM-OPER Voucher ID: 804593 Vendor: Integrity Attorney Services Deliveries - - VENDOR: Integrity Attorney Services SPECIAL PU DEL TO JUDGE WAKE	(167.00)
04/28/09	Deliveries - - VENDOR: Integrity Attorney Services DELIVER BOXES TO JUDGE WAKE'S COURTROOM	167.00
04/30/09	Copies - - VENDOR: Encore Discovery Solutions DOCUMENT REPRODUCTION	5,239.53
05/01/09	Travel - - VENDOR: Debbie Morgan Travel to the courthouse with documents one time this date	4.67

**Payment Terms: Net 20**

Late Payment Charge: 1% per month may be charged on outstanding balances

**Polsinelli Shughart PC****Invoice Detail**

For Professional Services Through 8/31/09

Page 71

File No. LEO020-324277

Re: Leonidas LLC vs. Airline Pilots, et al.

05/04/09	Transcript of Proceedings - - VENDOR: Laurie Adams, RMR, CRR REPORTERS TRANSCRIPT OF PROCEEDINGS FROM TRIAL	1,515.60
05/05/09	Client Advance - - VENDOR: SBI - STEVEN C. BYERS SERVICES ON 4/20/09. SERVED: BRIDGET FINNIGAN, GIRLFRIEND OF MICHAEL CLEARY. CASE # 08-CV-01633-PHX-NVW	65.00
05/07/09	Travel - - VENDOR: Debbie Morgan Travel to the courthouse iwth documents one time this date.	4.67
05/08/09	Deliveries - - VENDOR: Integrity Attorney Services PICKUP 14 BOXES AT DISTRICT COURT BY 10AM. RETURN BOXES TO POLSINELLI SHUGHART, ATTN: TONI OR KAREN HAGEN	167.00
05/08/09	Deliveries - - VENDOR: Integrity Attorney Services SPECIAL PU FROM JUDGE WAKES COURTROOM	167.00
05/08/09	Travel - - VENDOR: Andrew Jacob Metro Rail ticket during trial	1.25
05/08/09	Reversal from Void Check Number: 502842 Bank ID: COM-OPER Voucher ID: 804593 Vendor: Integrity Attorney Services Deliveries - - VENDOR: Integrity Attorney Services SPECIAL PU FROM JUDGE WAKES COURTROOM	(167.00)
05/11/09	Filing Fees - - VENDOR: Laurie Adams, RMR, CRR TRANSCRIPT FEE	1,058.40
05/12/09	Travel - - VENDOR: Andrew Jacob Parking while in trial	16.00
05/13/09	Travel - - VENDOR: Andrew Jacob Parking while in trial	16.00
05/14/09	Deliveries - - VENDOR: Integrity Attorney Services PU FROM DISTRICT COURT AND RETURN	107.00
05/14/09	Reversal from Void Check Number: 502842 Bank ID: COM-OPER Voucher ID: 804593 Vendor: Integrity Attorney Services Deliveries - - VENDOR: Integrity Attorney Services PU FROM DISTRICT COURT AND RETURN	(107.00)
05/14/09	Deliveries - - VENDOR: Integrity Attorney Services P/U AND DELIVERY FROM COURT	107.00
05/19/09	Travel - - VENDOR: Atwood Reporting Service LLC Transcript copy overnight, mini-script, keyword index 23 pgs, e transcript, binding, delivery and handling	880.10
05/19/09	Transcript of Proceedings - - VENDOR: Ottmar Holiday & Associates Inc. Cancellation charge, Robert Davison	100.00
05/19/09	Meals - - VENDOR: Polita LLC Lunch for Karen (4/29/09) and Toni (4/28/09)	118.05
05/19/09	Transcript of Proceedings - - VENDOR: Veritext Acquisition dba National Depo Original and one copy of transcript of Michael Cleary and Scott Theuer	1,137.35
05/19/09	Client Advance - - VENDOR: Veritext Acquisition dba National Depo Rough ASCII of Robert Davison and Stephen Bradford	373.10
05/19/09	Transcript of Proceedings - - VENDOR: Veritext Acquisition dba National Depo Original and one copy of transcript of Robert Davidson and Stephen Bradford	1,680.50
05/19/09	Reversal from Void Check Number: 100554 Bank ID: UMBOP Voucher ID: 801940 Vendor: Veritext Acquisition dba National Depo Transcript of Proceedings - - VENDOR: Veritext Acquisition dba National Depo Original and one copy of transcript of Robert Davidson and Stephen Bradford	(1,680.50)

**Payment Terms: Net 20**

Late Payment Charge: 1% per month may be charged on outstanding balances



**Polsinelli Shughart PC****Invoice Detail**

For Professional Services Through 8/31/09

Page 72

File No. LEO020-324277

Re: Leonidas LLC vs. Airline Pilots, et al.

05/19/09	Reversal from Void Check Number: 100553 Bank ID: UMBOP Voucher ID: 801938 Vendor: Veritext Acquisition dba National Depo Transcript of Proceedings - - VENDOR: Veritext Acquisition dba National Depo Original and one copy of transcript of Michael Cleary and Scott Theuer	(1,137.35)
05/20/09	Meals - - VENDOR: Marty Harper Lunch for entire team during trial	86.00
05/20/09	Meals - - VENDOR: Marty Harper Working lunch during trial	30.81
05/20/09	Meals - - VENDOR: Marty Harper Working lunch with part of the team preparing for trial	23.83
05/20/09	Subpoena/Summons - - VENDOR: Empire Investigation LLC Subpoena for Stephen Bradford, Robert Davison, Scott Theuer	450.00
05/20/09	Client Advance - - VENDOR: Marty Harper Parking during hearing	16.00
05/20/09	Client Advance - - VENDOR: Marty Harper Parking during trial	16.00
05/20/09	Client Advance - - VENDOR: Marty Harper Parking during trial ( receipt did not print)	16.00
05/20/09	Client Advance - - VENDOR: Marty Harper Parking during trial	16.00
05/21/09	Travel - - VENDOR: Andrew Jacob Metro Rail ticket during trial	5.00
05/22/09	Subpoena/Summons - - VENDOR: Marvin Lettman Subpoena Service Subpoena Service	120.00
05/22/09	Transcript of Proceedings - - VENDOR: Ottmar Holiday & Associates Inc. Original transcript of Robert Davison	120.00
05/22/09	Client Advance - - VENDOR: Encore Discovery Solutions Trial Exhibits	575.00
05/22/09	Transcript of Proceedings - - VENDOR: Laurie Adams, RMR, CRR Reporter's transcript of proceedings	290.10
05/27/09	Travel - - VENDOR: Toni Hannigan	136.00
05/27/09	Travel - - VENDOR: Toni Hannigan	94.32
05/27/09	Travel - - VENDOR: Andrew Jacob	93.75
05/29/09	Miscellaneous - - VENDOR: Legal Technology Consulting, Inc. Services rendered re: USAPA adv. Addington case and Trial preparation (fees from 4/20/09-05/05/09)	11,761.25
07/08/09	Transcript of Proceedings - - VENDOR: Laurie Adams, RMR, CRR REPORTER'S TRANSCRIPT OF PROCEEDINGS	804.65
08/11/09	Meals - - VENDOR: Marty Harper DINNER WITH JOHN BOSTIC TO DISCUSS THE CASE	16.75
<b>Total Disbursements</b>		<b>\$142,929.37</b>

Total Professional Services \$1,678,300.50

Total Disbursements 142,929.37**Total Current Charges Due****\$1,821,229.87****Payment Terms: Net 20**

Late Payment Charge: 1% per month may be charged on outstanding balances

Leonidas LLC  
Attn: Jeffrey Koontz  
2650 FM 407, Ste. 145-147  
Bartonville, TX 76226

September 3, 2009  
Invoice No.: \*\*\*\*\*  
File No.: LEO020-324277

Re: Leonidas LLC vs. Airline Pilots, et al.

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### Invoice Summary

Current Professional Services	\$1,678,300.50
Current Disbursements	<u>142,929.37</u>
<b>Total Current Invoice</b>	<b>\$1,821,229.87</b>

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This invoice reflects services performed and expenses incurred on your behalf. Your prompt attention is appreciated. Please contact us immediately to discuss any questions you may have. Thank you for this opportunity to serve you.

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Questions regarding payments or accounts, please call (816) 572-4664 or 1-877-577-7455 or [AccountingBilling@polsinelli.com](mailto:AccountingBilling@polsinelli.com). For other inquiries, please contact Marty Harper at (602)650-2000 or [mharper@polsinelli.com](mailto:mharper@polsinelli.com).

Please make checks payable to  
Polsinelli Shughart PC  
P.O. Box 878681  
Kansas City, MO 64187-8681  
Wire Instructions:  
US Bank  
Acct: Polsinelli Shughart, PC  
Acct #: 4343953230  
ABA #: 101000187  
Please reference Invoice No.