THE HONORABLE JOHN H. CHUN 1 2 3 4 5 6 UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON 7 KIMBERLY BOTTOMS, on behalf of herself and all others similarly situated, NO. 2:23-cv-01969-JHC 9 Plaintiff, **CORRECTED EXHIBIT 1 TO THE** 10 **DECLARATION OF JENNIFER** v. **RUST MURRAY IN SUPPORT OF** 11 BLOCK, INC. (F/K/A, SQUARE, INC.) PLAINTIFF'S MOTION FOR ATTORNEYS' FEES, COSTS, AND (D/B/A, CASH APP), 12 **SERVICE AWARD** Defendant. 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 CORRECTED EXHIBIT 1 TO THE DECLARATION OF JENNIFER RUST MURRAY IN SUPPORT OF TERRELL MARSHALL LAW GROUP PLLC

PLAINTIFF'S MOTION FOR ATTORNEYS' FEES, COSTS, AND SERVICE AWARD CASE NO. 2:23-cv-01969-JHC

EXHIBIT 1

| Date | Initials | Narrative | Units | Ra | ate | Value | Write Off Units | Write Off Val | ue |
|---------------|----------|--|-------|----|----------|--------------|-----------------|---------------|-----|
| | | Worked on response to motion to dismiss, related research [7.4]; strategy | | | | | | | |
| 2/22/2024 | AMS | conferences and email regarding response [0.7]. | 8.1 | \$ | 950.00 | \$ 7,695.00 | | \$ | (T) |
| 100- | | Worked on response to motion to dismiss, related research [2.2]; email | | | | ** | | | |
| 2/23/2024 | AMS | regarding response [0.5]. | 2.7 | \$ | 950.00 | \$ 2,565.00 | | \$ | - |
| 9/23/2025 | AMS | Revised motion for attorneys' fees [1.1]. | 1.1 | \$ | 950.00 | \$ 1,045.00 | | \$ | - |
| Amanda M. S | teiner | Total: | 11.9 | | | \$ 11,305.00 | | \$ | ж |
| | | Emails with co-counsel regarding potential new case [.1]; reviewed draft | | Г | | | | | |
| 9/8/2023 | BET | complaint [.4]. | 0.5 | \$ | 1,150.00 | \$ 575.00 | | \$ | |
| 2/1/2024 | BET | Analyzed issues relating to response to motion to dismiss [.3]. | 0.3 | \$ | 1,150.00 | \$ 345.00 | | \$ | - |
| 7/8/2024 | BET | Emails re scheduling meeting with client[.2]. | 0.2 | \$ | 1,150.00 | \$ 230.00 | | \$ | - |
| 7/9/2024 | BET | Reviewed client's draft discovery responses and analyzed same[.3]. | 0.3 | \$ | 1,150.00 | \$ 345.00 | | \$ | 2 |
| | | Strategized re deposition of Ms. Cook[.4]; telephone conference with Ms. | | | | | | | |
| 8/19/2024 | BET | Cook regarding her deposition[.7]. | 1.1 | \$ | 1,150.00 | \$ 1,265.00 | | \$ | 20 |
| | | | | | | | | 1 | |
| | | Prepared for deposition of Lisa Cook[.3]; emails with defense counsel | | | | | | | |
| 8/27/2024 | BET | regarding documents produced by Ms. Cook in response to subpeona[.2]. | 0.5 | \$ | 1,150.00 | \$ 575.00 | | \$ | |
| | | Prepared for and attended deposition of Lisa Cook; travel to and from Port | | | | | | | |
| | | Angeles for same[6.2]; telephone conferences with co-counsel regarding | | | | | | | |
| 8/28/2024 | BET | same[.2]. | 6.4 | \$ | 1,150.00 | \$ 7,360.00 | | \$ | |
| | | Travel to and from Port Angeles for deposition in Sequim[.9]; prepared for | | | 140 | | | | |
| | | and attended deposition of Ms. Bottoms[5.2]; strategy calls with with co- | | | | | | | |
| 9/18/2024 | BET | counsel regarding same[.4]. | 6.5 | \$ | 1,150.00 | \$ 7,475.00 | | \$ | * |
| 11/1/2024 | BET | Reviewed draft response to motion for summary judgment[.7]. | 0.7 | \$ | 1,150.00 | \$ 805.00 | | \$ | - |
| | | Attended conference call to strategize about summary judgment[.6]; follow- | | | | | | | |
| 12/20/2024 | BET | up calls regarding same [.4]. | 1 | \$ | 1,150.00 | \$ 1,150.00 | | \$ | 40 |
| 3/11/2025 | BET | Reviewed and analyzed Block's mediation statement[.5]. | 0.5 | \$ | 1,150.00 | \$ 575.00 | | \$ | - |
| 3/12/2025 | BET | Worked on mediation and insurance coverage issues[.3]. | 0.3 | \$ | 1,150.00 | \$ 345.00 | | \$ | 2 |
| 3/17/2025 | BET | Traveled to Orange County for mediation [4.5]. | 4.5 | \$ | 1,150.00 | \$ 5,175.00 | | \$ | 16 |
| | | Participated in mediation [9.0]; traveled from mediation back to Seattle | 8 | | | | | | 3 |
| 3/18/2025 | BET | [5.5]. | 14.5 | \$ | 1,150.00 | \$ 16,675.00 | | \$ | 9 |
| Beth E. Terre | II | Total: | 37.3 | | | \$ 42,895.00 | | \$ | 9 |
| | | Read court order on AG review of constitutional challenge; exchanged | | | | 20. | | | |
| 11/1/2024 | внс | emails with co-counsel regarding same[.3]. | 0.3 | \$ | 800.00 | \$ 240.00 | | \$ | • |
| | | | | | | | | | |
| | | Email to solicitor general regarding court order of notice of constitutional | | | | | | | |
| 11/4/2024 | BHC | challenge[.2]. Discussed case strategy with Ms. Murray[.3]. | 0.5 | \$ | 800.00 | \$ 400.00 | | \$ | - |
| | | Worked on Murray declaration and supporting exhibits[1.5]. Started | | | | | | | |
| | | reviewing brief to check exhibit cites[.2]. Read and responded to multiple | | | | | | | |
| 1/17/2025 | ВНС | emails regarding confidentiality designations and exhibits[.3]. | 2 | \$ | 800.00 | \$ 1,600.00 | | \$ | - |

| Date | Initials | Narrative | Units | Rat | te | Value | | Write Off Units | Write | Off Value |
|---------------|---|---|-------|------------|--------|-------|-----------|-----------------|-------|-----------|
| | | Worked on summary judgment opposition and documents supporting | | | | | | | | |
| | | same[2.8]. Managed staff and associate work on filing summary judgment | | | | | | | | |
| 1/21/2025 | внс | opposition[1.1]. | 3.9 | \$ | 800.00 | \$ | 3,120.00 | | \$ | UTAY |
| 3 - 100 - 170 | | Telephone call with attorney general's office regarding defense request for | | | | | | | | |
| | | agreement to overlength brief[.1]; exchanged emails with co-counsel | | | | | | | | |
| | | regarding same[.1]. Worked with co-counsel on communications with | | | | | | | | |
| | | witness[.1]. Read CFPB consent decree with CashApp; email to co-counsel | | | | | | | | |
| 1/22/2025 | ВНС | regarding same[.3]. | 0.6 | \$ | 800.00 | \$ | 480.00 | | \$ | - |
| 1/23/2025 | внс | Worked with co-counsel on renotice of motion to seal[.2]. | 0.2 | \$ | 800.00 | \$ | 160.00 | | \$ | - |
| | | Drafted response email to unrepresented witness regarding sealing | | | | | | | | |
| 1/27/2025 | внс | issue[.3]. | 0.3 | \$ | 800.00 | \$ | 240.00 | | \$ | 4.1 |
| 1/29/2025 | внс | Worked on joint submission regarding stay and case schedule[.3]. | 0.3 | \$ | 800.00 | \$ | 240.00 | | \$ | = |
| | | Worked on motion for overlength and worked with associate on issues | | | | | | | | |
| 6/9/2025 | внс | related to motion for preliminary approval [.3]. | 0.3 | \$ | 800.00 | \$ | 240.00 | | \$ | 20 |
| | ľ | Email to defense counsel regarding status of settlement agreement and | | | | | | * | | |
| 6/12/2025 | внс | exhibits[.3]. Initial review of preliminary approval motion[.2]. | 0.5 | \$ | 800.00 | \$ | 400.00 | | \$ | - |
| | | Worked on issues related to settlement administration[.5]. Telephone calls | | | | | | | | |
| | | with potential administrator[.4]. Telephone calls with co-counsel regarding | | | | | | | | |
| | | settlement agreement and administration[.4]. Worked on settlement | | | | | | | | |
| 6/13/2025 | внс | administration logistics[1]. | 2.3 | \$ | 800.00 | \$ | 1,840.00 | | \$ | - |
| | | Reviewed motion for extension of time to file preliminary approval papers | | | | | | | | |
| 6/16/2025 | BHC | and approved same[.2]. | 0.2 | \$ | 800.00 | \$ | 160.00 | | \$ | |
| | | | | | | | | , | | |
| 6/18/2025 | ВНС | Coordinated with associate regarding finalizing settlement agreement[.2]. | 0.2 | \$ | 800.00 | \$ | 160.00 | | \$ | - |
| 7/30/2025 | ВНС | Meeting with co-counsel regarding settlement administration matters [.4]. | 0.4 | \$ | 800.00 | \$ | 320.00 | | \$ | 100 |
| 9/3/2025 | BHC | Case management video conference [.2]. | 0.4 | _ | 800.00 | \$ | 160.00 | | \$ | |
| 9/10/2025 | ВНС | Case management meeting with co-counsel [.1]. | 0.1 | _ | 800.00 | \$ | 80.00 | | \$ | |
| 9/18/2025 | BHC | Conference with co-counsel regarding settlement administration [.2]. | 0.1 | _ | 800.00 | \$ | 160.00 | | \$ | |
| Blythe H. Cha | 100000000000000000000000000000000000000 | Total: | 12.5 | 7 | 800.00 | \$ | 10,000.00 | | \$ | |
| Diyene II. em | | Revised draft JLB regarding deposition location[1]; analyzed issues | 12.5 | | | ~ | 10,000.00 | | 7 | |
| 8/22/2024 | BMD | regarding declaration and drafted same[2]. | 3 | \$ | 650.00 | \$ | 1,950.00 | 3 | \$ | 1,950.00 |
| Ben M. Drac | 2.000 (A. 160 K) | Total: | 3 | * * | | Ś | 1,950.00 | _ | \$ | - |
| | | Reviewed draft of motion for preliminary approval of settlement[0.6]; | | | | | | | - | 302 |
| 6/10/2025 | EAA | personal conference regarding status of same[0.4]. | 1 | \$ | 700.00 | \$ | 700.00 | 1 | \$ | 700.00 |
| -,, | | Worked on edits to motion for preliminary approval[1.8]; personal | | | | - | | | | |
| 6/11/2025 | EAA | conference regarding same[0.3]. | 2.1 | \$ | 700.00 | \$ | 1,470.00 | 2.1 | \$ | 1,470.00 |
| 6/12/2025 | EAA | Email correspondence regarding motion for preliminary approval. | 0.2 | \$ | 700.00 | \$ | 140.00 | 0.2 | \$ | 140.00 |
| Elizabeth A. | Adams | Total: | 3.3 | | | \$ | 2,310.00 | | \$ | |
| 2/2/2024 | EBN | Commenced legal research regarding response to motion to dismiss. | 5.7 | \$ | 600.00 | \$ | 3,420.00 | | \$ | - |
| 2/5/2024 | EBN | Worked on legal research regarding response to motion to dismiss. | 5.4 | | 600.00 | \$ | 3,240.00 | | \$ | - |

| Date | Initials | Narrative Fee Detail Repo | Units | Ra | ** | Valu | • | Write Off Units | Write O | ff Value |
|-------------|---------------------------------------|--|-------|---|-----------------|------|----------------|-----------------|---------|----------|
| 2/6/2024 | Carried Control of Control of Control | 1 (1990) (1991) (1991) (1991) | 6.7 | 111111111111111111111111111111111111111 | 600.00 | \$ | 4,020.00 | Write Off Units | | ii value |
| 2/6/2024 | EBN | Worked on legal research regarding response to motion to dismiss. | 0.7 | \$ | 600.00 | Þ | 4,020.00 | | \$ | |
| | | Worked on legal research regarding response to motion to dismiss [6.2]; | | | | | | | | |
| 2/7/2024 | EDN | personal conference with Ms. Murray regarding response to motion to | 7.5 | _ | 600.00 | _ | 4 500 00 | | | |
| 2/7/2024 | EBN | dismiss [.5]; worked on response to motion to dismiss [.8]. | 7.5 | \$ | 600.00 | \$ | 4,500.00 | | \$ | - |
| 0.10.1000.1 | | Worked on legal research regarding response to motion to dismiss [3.1]; | | _ | 500.00 | | | | | |
| 2/8/2024 | EBN | worked on response to motion to dismiss [4.6]. | 7.7 | _ | 600.00 | \$ | 4,620.00 | | \$ | * |
| 2/9/2024 | EBN | Worked on response to motion to dismiss. | 7.2 | _ | 600.00 | _ | 4,320.00 | | \$ | * |
| 2/12/2024 | EBN | Worked on response to motion to dismiss [6.7]. | 6.7 | \$ | 600.00 | \$ | 4,020.00 | | \$ | - |
| | 2200201 | Telephone conference with Ms. Murray regarding response to motion to | 12012 | ١. | 12/21/2012/12/1 | | 25.2500 F01251 | | 1020 | |
| 2/14/2024 | EBN | dismiss. | 0.2 | \$ | 600.00 | \$ | 120.00 | | \$ | |
| | | Reviewed and revised response to motion to dismiss [1.2]; email | 55.50 | | | 526 | | | | |
| 2/21/2024 | EBN | correspondence regarding same [.1] | 1.3 | \$ | 600.00 | \$ | 780.00 | | \$ | - |
| N 10 | | Reviewed notice of appearance [.1]; email correspondence with co-counsel | | 9 | | 101 | | | 100 | |
| 2/22/2024 | EBN | regarding filing response to motion to dismiss [.1]. | 0.2 | \$ | 600.00 | \$ | 120.00 | | \$ | - |
| | | Reviewed final version of brief; coordinated filing of same [1.5]; worked on | | | | | | | | |
| | | joint status report [.6]; researched Judge Pechman's chambers procedures | | | | | | | | |
| | | for joint status reports and proposed orders; researched court rules | | | | | | | | |
| 2/23/2024 | EBN | regarding same [.8]. | 2.9 | _ | 600.00 | | 1,740.00 | | \$ | 7.1 |
| 2/27/2024 | EBN | Attended Rule 26(f) discovery conference. | 0.8 | _ | 600.00 | | 480.00 | | \$ | ā |
| 2/29/2024 | EBN | Worked on first set of discovery requests to defendant [2.5]. | 2.5 | _ | 600.00 | | 1,500.00 | | \$ | 5 |
| 3/1/2024 | EBN | Worked on first set of requests for production to defendant. | 1.7 | \$ | 600.00 | \$ | 1,020.00 | | \$ | 15 |
| | | Reviewed draft initial disclosures [.2]; worked on factual research for | | | | | | | | |
| 3/4/2024 | EBN | discovery requests [1.2]. | 1.4 | \$ | 600.00 | \$ | 840.00 | | \$ | - |
| | | Worked on first set of discovery requests [5.7]; reviewed and analyzed | | | | | | | | |
| 3/5/2024 | EBN | defendant's initial disclosures [.3]. | 6 | \$ | 600.00 | \$ | 3,600.00 | | \$ | - |
| | | Reviewed comments on draft discovery requests; worked on discovery | | | | | | | | |
| 3/6/2024 | EBN | requests. | 2.5 | \$ | 600.00 | \$ | 1,500.00 | | \$ | 4.0 |
| 3/8/2024 | EBN | Worked on finalizing discovery requests and issues regarding service. | 0.6 | \$ | 600.00 | \$ | 360.00 | | \$ | 2 |
| 3/11/2024 | EBN | Worked on issues regarding joint status report. | 0.2 | \$ | 600.00 | \$ | 120.00 | | \$ | 2 |
| | | | | | | | | | 1 | |
| | | Worked on issues regarding joint status report [.2]; email correspondence | | | | | | | | |
| 3/12/2024 | EBN | with opposing counsel regarding same [.2]; coordinated filing of same [.4]. | 0.8 | \$ | 600.00 | \$ | 480.00 | | \$ | 20 |
| | | Worked on legal research regarding potential opposition to motion to stay | | | | | | | | |
| 3/21/2024 | EBN | discovery. | 3.4 | \$ | 600.00 | \$ | 2,040.00 | | \$ | - |
| | | Worked on legal research regarding potential opposition to motion to stay | | | | | | | | |
| 3/22/2024 | EBN | discovery. | 2.2 | \$ | 600.00 | \$ | 1,320.00 | | \$ | - |
| - 13 - 6 | | Reviewed and revised opposing counsel's edits to draft stipulated | | T | | | (3) | | 1 | |
| 3/29/2024 | EBN | protective order. | 1.4 | \$ | 600.00 | \$ | 840.00 | | \$ | - |
| 4/3/2024 | EBN | Worked on joint status report. | 1.3 | _ | 600.00 | | 780.00 | | \$ | 100 |
| | | Worked on stipulated protective order; email correspondence with | | | | | | | | |
| 4/4/2024 | EBN | opposing counsel regarding same. | 0.3 | 5 | 600.00 | \$ | 180.00 | | \$ | - |

Bottoms v. Block, Inc. Fee Detail Report

| Date | Initials | Narrative | Units | Rat | te | Value | Write Off Units | Write Off V | alue |
|---|------------|---|--|-----|--------|-----------------------|-----------------|-------------|------|
| | | Email correspondence regarding stipulated protective order [.2]; worked on | | | | | | 1 | |
| 4/8/2024 | EBN | finalizing stipulated protective order [.3]. | 0.5 | \$ | 600.00 | \$ 300.00 | | \$ | 40 |
| | | Coordinated filing of stipulated protective order; worked on revisions to | | | | | | | |
| 4/9/2024 | EBN | same [.5]. | 0.5 | \$ | 600.00 | \$ 300.00 | | \$ | - |
| | | Attended scheduling conference before Judge Pechman; took notes | | | - | | s. | | |
| 4/16/2024 | EBN | regarding same. | 0.8 | \$ | 600.00 | \$ 480.00 | | \$ | _ |
| | | Telephone conference with Ms. Murray regarding scheduling conference | | | | | | | |
| 4/19/2024 | EBN | and order regarding supplemental status report [.5]. | 0.5 | \$ | 600.00 | \$ 300.00 | | \$ | - |
| | | Reviewed and analyzed order regarding supplemental joint status report | | | | | | | |
| | | [.7]; telephone conference with co-counsel regarding meet and confer with | | | | | | | |
| 4/22/2024 | EBN | opposing counsel per judge's order [.8]. | 1.5 | \$ | 600.00 | \$ 900.00 | | \$ | 35.3 |
| 10 | | Participated in meet and confer with opposing counsel regarding | | | | | | | |
| | | supplemental joint status report [.6]; telephone conference with co- | | | | | | | |
| | | counsel regarding same [.4]; reviewed and revised supplemental joint | | | | | | | |
| 4/25/2024 | EBN | status report [.2]. | 1.2 | | 600.00 | \$ 720.00 | | \$ | + |
| 4/26/2024 | EBN | Reviewed and revised supplement joint status report. | 0.3 | \$ | 600.00 | \$ 180.00 | | \$ | - |
| | | | | | | | | | |
| | | Reviewed opposing counsel's edits to supplemental joint status report [.2]; | | | | | | | |
| 4/30/2024 | EBN | reviewed final subpoena to Q-Link for plaintiff's phone records [.2]. | 0.4 | | 600.00 | \$ 240.00 | | \$ | - |
| 5/2/2024 | EBN | Reviewed and analyzed order denying motion to dismiss. | 0.2 | \$ | 600.00 | \$ 120.00 | | \$ | 12 |
| | | Prepared for meet and confer with opposing counsel regarding defendant's | | | | | | | |
| B 5 | | discovery responses[.3]; attended meet and confer regarding defendant's | | 900 | | 88 | | | |
| 5/17/2024 | EBN | discovery responses[1.1]. | 1.4 | \$ | 600.00 | \$ 840.00 | | \$ | - |
| | | Reviewed and analyzed comparison of complaint allegations to defendant's | | | | | | | |
| 5/24/2024 | EBN | answer. | 0.5 | \$ | 600.00 | \$ 300.00 | | \$ | 7.1 |
| | | Email correspondence with opposing counsel regarding discovery requests | | | | | | | |
| 6/3/2024 | EBN | [.2]. | 0.2 | \$ | 600.00 | \$ 120.00 | | \$ | - |
| | | Reviewed and analyzed defendant's discovery requests to plaintiff[1.5]; | | | | | | | |
| 6/4/2024 | EBN | commenced work on discovery responses and objections[1.5]. | 3 | \$ | 600.00 | \$ 1,800.00 | | \$ | * |
| | | | | | | | | | |
| | | Reviewed defendant's document production[2.2]; email correspondence | | | | | | | |
| | | with co-counsel regarding document database[.4]; worked on plaintiff's | | | | | | | |
| TO A STATE OF THE | 1007925000 | discovery responses[2.5]; reviewed and analyzed defendant's discovery | STATE OF THE PARTY | | | 0000 000000000 640000 | | 2000 | |
| 6/5/2024 | EBN | correspondence and co-counsel's recommendations regarding same[1.2]. | 6.3 | - | 600.00 | \$ 3,780.00 | | \$ | 4.7 |
| 6/6/2024 | EBN | Worked on plaintiff's discovery responses and objections. | 3 | 100 | 600.00 | \$ 1,800.00 | | \$ | - |
| 6/12/2024 | EBN | Reviewed and analyzed revised discovery responses for plaintiff. | 0.5 | \$ | 600.00 | \$ 300.00 | | \$ | - |
| | | Worked on factual research regarding plaintiff's discovery responses[2.6]; | | 9 | | 20 | | 2 | |
| 6/13/2024 | EBN | worked on plaintiff's discovery responses[1.4]. | 4 | \$ | 600.00 | \$ 2,400.00 | | \$ | - |

Bottoms v. Block, Inc. Fee Detail Report

| Date | Initials | Narrative | Units | R | late | Value | | Write Off Units | Write Off \ | /alue |
|-----------|--|--|-------|--------|--|-------|-------------------------|-----------------|-------------|-------|
| | | Worked on discovery letter to opposing counsel; email correspondence | | | | | | | | |
| | | with co-counsel regarding same[1.5]; worked on legal research regarding | | | | | | | | |
| | | 2.5]; telephone conference with Ms. Murray | | | | | | | | |
| 6/14/2024 | EBN | regarding same[.5]. | 4.5 | \$ | 600.00 | \$ | 2,700.00 | | \$ | - |
| | | Telephone conference with co-counsel regarding case strategy and | | T | | | | | | |
| | | discovery issues[1.1]; worked on plaintiff's discovery response [2]; worked | | | | | | | | |
| | | on research regarding requesting court records from Clallam District Court I | | | | | | | | |
| | | and Jefferson District Court[1]; researched online access to court records | | | | | | | | |
| | | from Clallam County Superior Court[.5]; worked on factual research for | | | | | | | | |
| 6/24/2024 | EBN | discovery responses[.4]. | 5 | \$ | 600.00 | \$ | 3,000.00 | | \$ | 40 |
| | Control of the Contro | Worked on records requests to Clallam and Jefferson County District | | | | | | | | |
| | | Courts[1]; worked on plaintiff's discovery responses[.5]; email regarding | | | | | | | | |
| 6/25/2024 | EBN | updated discovery response deadline[.1]. | 1.6 | \$ | 600.00 | \$ | 960.00 | | \$ | 2 |
| | / | Reviewed documents received from Jefferson District Court[.3]; email | | 1 | | | - PROPERTY AND ASSESSED | | | |
| 6/26/2024 | EBN | correspondence regarding sam [.2]. | 0.5 | \$ | 600.00 | \$ | 300.00 | | \$ | - |
| 6/28/2024 | EBN | Worked on plaintiff's discovery responses. | 0.3 | | | \$ | 180.00 | | \$ | 8 |
| | | | | Ť | | | | | | |
| 7/8/2024 | EBN | Worked on issues regarding Clallam County District Court records request. | 0.5 | \$ | 600.00 | \$ | 300.00 | | \$ | - |
| 100 00 | | Worked on plaintiff's discovery responses[1.6]; email correspondence to co- | | \top | | | | | | |
| | | counsel regarding same[.3]; reviewed documents from Clallam County | | | | | | | | |
| | | District Court[1.2]; email correspondence with court clerk regarding | | | | | | | | |
| 7/9/2024 | EBN | same[.2]. | 3.3 | \$ | 600.00 | \$ | 1,980.00 | | \$ | - |
| | | Discovery meet and confer with opposing counsel regarding responses to | | T | | | | | | |
| | | plaintiff's discovery requests[.4]; telephone conference with co-counsel | | | | | | | | |
| 7/31/2024 | EBN | regarding same[.2]; worked on discovery tracking chart[3.4]. | 4 | \$ | 600.00 | \$ | 2,400.00 | | \$ | 40 |
| | | Telephone conference with co-counsel regarding case strategy and | | | | | | | | |
| | | response to discovery lette[.5]; worked on response to letter regarding | | | | | | | | |
| 8/2/2024 | EBN | plaintiff's discovery responses[1]. | 1.5 | \$ | 600.00 | \$ | 900.00 | | \$ | _ |
| 8/5/2024 | EBN | Worked on letter regarding plaintiff's discovery responses. | 3.8 | _ | The state of the s | \$ | 2,280.00 | | \$ | - |
| | , | Worked on correspondence regarding plaintiff's discovery responses[1]; | | | | | | | | |
| 8/6/2024 | EBN | worked on discovery tracking chart[5.7]. | 6.7 | \$ | 600.00 | \$ | 4,020.00 | | \$ | - |
| | | Reviewed and revised joint stipulation of facts[1.5]; worked on discovery | | | | | | | | |
| 8/7/2024 | EBN | tracking chart[1.2]. | 2.7 | \$ | 600.00 | \$ | 1,620.00 | | \$ | - |
| 70- 00 | | Reviewed defendant's subpoena to Lisa Cook[.1]; reviewed and analyzed | | \top | | | ** | | | |
| 8/8/2024 | EBN | discovery correspondence[.5]. | 0.6 | \$ | 600.00 | \$ | 360.00 | | \$ | - |
| 8/9/2024 | EBN | Reviewed and analyzed discovery correspondence. | 0.4 | | | \$ | 240.00 | | \$ | 5 |
| | | Prepared for hearing[.3]; attended hearing regarding discovery dispute | | T | | | | | | |
| | | before Judge Pechman[.5]; finalized notes from hearing[.2]; worked on | | | | | | | | |
| 8/12/2024 | EBN | joint LCR 37 submission[4.5]. | 5.5 | \$ | 600.00 | \$ | 3,300.00 | | \$ | - |

| Date | Initials | Narrative | Units | Ra | ate | Value | Write Off Units | Write Off Value |
|-----------|---------------|--|-------|-----|----------------|-------------|-----------------|-----------------|
| | | Reviewed and analyzed discovery correspondence; email correspondence | | | | | | |
| | | regarding same[1.2]; worked on discovery tracking chart[4]; reviewed | | | | | | |
| 8/13/2024 | EBN | document production[1.3]. | 6.5 | | 600.00 | \$ 3,900.00 | | \$ - |
| 8/14/2024 | EBN | Worked on discovery tracking chart. | 3.3 | _ | 600.00 | \$ 1,980.00 | | \$ - |
| 8/16/2024 | EBN | Telephone conference with co-counsel regarding discovery issues. | 0.8 | \$ | 600.00 | \$ 480.00 | | \$ - |
| | ľ | Reviewed subpoenas issued by defendant [.2]; reviewed discovery | | | | | | |
| 8/19/2024 | EBN | correspondence [.1]. | 0.3 | \$ | 600.00 | \$ 180.00 | | \$ - |
| | | Meet and confer with opposing counsel regarding location of Plaintiff's | | | | | | |
| 8/21/2024 | EBN | deposition. | 0.3 | \$ | 600.00 | \$ 180.00 | | \$ - |
| | | | | | | | | |
| 1 | | Worked on letter to opposing counsel regarding plaintiff's discovery | | | | | | |
| | | responses[2.3]; reviewed and analyzed supplemental responses to | | | | | | |
| 190 950 | | defendant's first set of discovery requests[.5]; reviewed and analyzed draft | | 100 | | 16 | | 100 |
| 8/21/2024 | EBN | LCR 37 joint submission regarding location of plaintiff's deposition[.4]. | 3.2 | \$ | 600.00 | \$ 1,920.00 | | \$ - |
| | | Worked on letter to opposing counsel regarding plaintiff's discovery | | | | | Î | |
| | | responses[.7]; reviewed and analyzed legal research regarding same[.6]; | | 8 | | 22. | | 89 |
| 8/22/2024 | EBN | worked on discovery matters[.2]. | 1.5 | | 600.00 | \$ 900.00 | | \$ - |
| 8/23/2024 | EBN | Worked on issues regarding plaintiff's discovery responses. | 0.5 | \$ | 600.00 | \$ 300.00 | | \$ - |
| | | Reviewed documents produced by Lisa Cook[.5]; telephone conference | | | | | | |
| 8/27/2024 | EBN | with co-counsel in preparation for deposition of Lisa Cook[.6]. | 1.1 | - | 600.00 | \$ 660.00 | | \$ - |
| 8/28/2024 | EBN | Attended deposition of Lisa Cook via Zoom. | 4.5 | | 600.00 | \$ 2,700.00 | | \$ - |
| 8/28/2024 | EBN | Worked on issues regarding third party document production. | 0.2 | \$ | 600.00 | \$ 120.00 | | \$ - |
| | | Worked on issues regarding client's deposition prep; email correspondence | | | | | | |
| 8/29/2024 | EBN | with co-counsel regarding same. | 0.3 | \$ | 600.00 | \$ 180.00 | | \$ - |
| | | | | | | | | |
| | +104000000000 | Telephone conference with co-counsel and client regarding deposition[1]; | | 353 | ************** | 5506 | | 2000 |
| 8/30/2024 | EBN | telephone conference with co-counsel regarding plaintiff's deposition[.3]. | 1.3 | \$ | 600.00 | \$ 780.00 | | \$ - |
| | | Telephone conference with plaintiff and co-counsel regarding plaintiff's | | | | | | |
| | | deposition[1.2]; worked on issues regarding plaintiff's deposition[.6]; | | | | | | |
| No. (250) | | worked on factual stipulation regarding summary judgment; email | | 100 | | 160 | | 100 |
| 9/4/2024 | EBN | correspondence regarding same[.2]. | 2 | \$ | 600.00 | \$ 1,200.00 | | \$ - |
| | | Prepared for plaintiff's deposition[.7]; traveled to Sequim for plaintiff's | | | | | | |
| | | deposition[3.2]; reviewed and revised stipulation regarding remote | | | | | | |
| | | deposition protocol; email correspondence to opposing counsel regarding | | | | | | |
| 9/5/2024 | EBN | same[.5]. | 4.4 | \$ | 600.00 | \$ 2,640.00 | | \$ - |
| | | Worked on issues regarding rescheduling plaintiff's deposition[.5]; email | | | | | | |
| | | correspondence to opposing counsel regarding factual stipulation for | | | | | | |
| | | defendant's summary judgment motion[.2]; traveled from Sequim to home | | | | | | |
| | | office[2.7]; email correspondence regarding use of conference room in | | | | | | |
| 9/6/2024 | EBN | Sequim office[.1]. | 3.5 | | 600.00 | \$ 2,100.00 | | \$ - |
| 9/9/2024 | EBN | Worked on issues regarding rescheduling deposition. | 0.8 | \$ | 600.00 | \$ 480.00 | | \$ - |

| Date | Initials | Narrative | Units | Rate | ! | Value | Write Off Units | Write Off Value |
|------------|--|--|-------|------|--------------|-------------------------|-----------------|-----------------|
| | | Worked on issues regarding rescheduling plaintiff's deposition[.5]; | | | | | | |
| | | reviewed and analyzed draft stipulation regarding extension of discovery | | | | | | |
| 9/11/2024 | EBN | deadline[.3]. | 0.8 | \$ | 600.00 | \$ 480.00 | | \$ - |
| 0/12/2024 | EDN | | 0.3 | _ | 500.00 | ć 100.00 | | |
| 9/13/2024 | EBN | Reviewed draft stipulation; email correspondence regarding filing of same. | 0.3 | \$ | 600.00 | \$ 180.00 | | \$ - |
| 0/47/2024 | ED.11 | Left message for client regarding deposition[.1]; worked on issues | | _ | 500.00 | 4 240.00 | | |
| 9/17/2024 | EBN | regarding plaintiff's deposition[.3]. | 0.4 | \$ | 600.00 | \$ 240.00 | | \$ - |
| | | Worked on issues regarding plaintiff's deposition[2.4]; telephone | | | | | | |
| | 2227270 | conference with co-counsel regarding same[1]; reviewed third party | | | 224000000000 | ray solution state | | |
| 9/18/2024 | EBN | document production[3.6]. | 7 | | 600.00 | \$ 4,200.00 | | \$ - |
| 9/19/2024 | EBN | Attended plaintiff's deposition[3.5]. | 3.5 | \$ | 600.00 | \$ 2,100.00 | | \$ - |
| | and the same of th | Reviewed and analyzed revised factual stipulation; email correspondence | | | | 5-26 (1932) 1-26 (1932) | | |
| 9/26/2024 | EBN | regarding same. | 0.4 | 100 | 600.00 | \$ 240.00 | | \$ - |
| 9/27/2024 | EBN | Worked on issues regarding factual stipulation and filing of same. | 1.4 | | 600.00 | \$ 840.00 | | \$ - |
| 10/2/2024 | EBN | Worked on reviewing defendant's amended privilege log. | 1 | \$ | 600.00 | \$ 600.00 | | \$ - |
| | | Reviewed defendant's document production[3.8]; analyzed defendant's | | 922 | | 89- | | V0 |
| 10/3/2024 | EBN | amended privilege log[1.2]. | 5 | \$ | 600.00 | \$ 3,000.00 | | \$ - |
| ĺ | | Reviewed defendant's document production[2.3]; reviewed and analyzed | | | | | | |
| | | defendant's amended privilege log[2.5]; email correspondence to co- | | | | | | |
| 10/4/2024 | EBN | counsel regarding same[.5]. | 5.3 | \$ | 600.00 | \$ 3,180.00 | | \$ - |
| 10/16/2024 | EBN | Worked on discovery tracking chart. | 2 | | 600.00 | \$ 1,200.00 | | \$ - |
| 10/17/2024 | EBN | Worked on discovery tracking chart and document review. | 2.7 | \$ | 600.00 | \$ 1,620.00 | | \$ - |
| | | | | | | | | |
| | | Reviewed and analyzed motion for summary judgment[1]; commenced | | | | | | |
| | | legal research regarding same[2]; telephone conference with co-counsel | | | | | | |
| | | regarding strategy for plaintiff's response to motion for summary | | | | | | |
| 10/28/2024 | EBN | judgment[1.3]; forwarded deposition transcripts to co-counsel[.1]. | 4.4 | \$ | 600.00 | \$ 2,640.00 | | \$ - |
| | | Worked on legal research regarding response to motion for summary | | | | | | |
| | | judgment[5.3]; worked on outline of response to motion for summary | | | | 179 | | - Mo |
| 10/29/2024 | EBN | judgment regarding consent[2.1]. | 7.4 | \$ | 600.00 | \$ 4,440.00 | | \$ - |
| | | Worked on legal research regarding response to motion for summary | | 100 | | 10 | | |
| 10/30/2024 | EBN | judgment. | 2.5 | \$ | 600.00 | \$ 1,500.00 | | \$ - |
| | | Worked on response to motion for summary judgment on plaintiff's | | 500 | | 20. | | 98 |
| 10/31/2024 | EBN | individual claims. | 4.5 | \$ | 600.00 | \$ 2,700.00 | | \$ - |
| | | Telephone conference with Ms. Murray regarding response to motion for | | | | | | |
| | | summary judgment[.3]; worked on response to motion for summary | | | | | | |
| | | judgment[3.2]; reviewed and analyzed order certifying constitutional | | | | | | |
| 11/1/2024 | EBN | challenge and staying motion for summary judgment[.4]. | 3.9 | \$ | 600.00 | \$ 2,340.00 | | \$ - |
| | | Reviewed proposed case schedule[.2]; email correspondence with co- | | | | | | |
| | | counsel regarding case strategy meeting[.1]; worked on response to | | | | | | |
| 11/25/2024 | EBN | motion for summary judgment[1]. | 1.3 | \$ | 600.00 | \$ 780.00 | | \$ - |

| Date | Initials | Narrative Fee Detail Repo | Units | Rate | | Value | Write Off Units | Write Off Valu | е |
|-------------------------------------|------------------------|---|-------|---------|------|--|-----------------|----------------|-----|
| | | | | | | | 1 | | |
| 11/26/2024 | EBN | Worked on response to motion for summary judgment regarding consent. | 5.5 | | 0.00 | \$ 3,300.00 | | \$. | 11 |
| 12/2/2024 | EBN | Worked on response to motion for summary judgment. | 2.2 | \$ 60 | 0.00 | \$ 1,320.00 | | \$ - | |
| 12/4/2024 | EBN | Worked on response to motion for summary judgment. | 1 | \$ 60 | 0.00 | \$ 600.00 | | \$. | |
| 12/6/2024 | EBN | Worked on response to motion for summary judgment. | 1.2 | \$ 60 | 0.00 | \$ 720.00 | | \$. | |
| | | Personal conference with Ms. Murray regarding response to motion for | | | | | | | |
| 12/9/2024 | EBN | summary judgment. | 0.8 | \$ 60 | 0.00 | \$ 480.00 | | \$. | • |
| ANALONI NEW ANALON SEPTEMBER DISCON | 1.494.00 | 00000 00 00 00 000 0000 0000 per 10 mg 0000 0000 | | 170 100 | | Name and Administration of the Control of the Contr | | 1000 | |
| 12/10/2024 | EBN | Worked on response to motion for summary judgment regarding consent. | 6.4 | 7.0 | 0.00 | \$ 3,840.00 | | \$ | |
| 12/11/2024 | EBN | Worked on response to motion for summary judgment. | 2 | | 0.00 | \$ 1,200.00 | | \$ - | |
| 12/17/2024 | EBN | Telephone conference with co-counsel regarding case strategy. | 0.9 | \$ 60 | 0.00 | \$ 540.00 | | \$ - | |
| 5000 000 000 000 0000 0000 0000 | NAME OF TAXABLE PARTY. | Email correspondence regarding strategy regarding Block's motion for leave | | | | F. 198 | | | |
| 12/18/2024 | EBN | to amend answer. | 0.2 | \$ 60 | 0.00 | \$ 120.00 | | \$ - | |
| 7705 BB3 | | Telephone conferences to strategize about summary judgment | | 100 | | 565 | | 200 | |
| 12/20/2024 | EBN | schedule[1]. | 1 | 11/21 | 0.00 | \$ 600.00 | | \$ - | N |
| 1/3/2025 | EBN | Worked on legal research regarding CEMA. | 1 | \$ 60 | 0.00 | \$ 600.00 | | \$ - | 1 |
| | | Telephone conference with co-counsel regarding opposition to motion for | | | | | | | |
| 1/15/2025 | EBN | summary judgment and motion to seal issues. | 0.5 | \$ 60 | 0.00 | \$ 300.00 | | \$. | |
| 17 | | Worked on exhibits in support of opposition to motion for summary | | | | | | | |
| 1/16/2025 | EBN | judgment[1]; worked on issues regarding motion to seal[.2]. | 1.2 | \$ 60 | 0.00 | \$ 720.00 | | \$. | • |
| | | Left voicemail for Lisa Cook regarding motion to seal[.2]; worked on Murray | | | | | | | |
| | | declaration in support of opposition to motion to summary judgment[.5]; | | | | | | | |
| | | reviewed and analyzed revised draft of opposition to motion for summary | | | | | | | |
| | | judgment[.7]; worked on issues regarding motion to seal[.2]; worked on | | | | | | | |
| 1/17/2025 | EBN | legal research regarding same[1]. | 2.6 | \$ 60 | 0.00 | \$ 1,560.00 | | \$. | |
| | | Worked on opposition to motion for summary judgment and attorney | | | | | | | |
| | | declaration in support of same[1]; worked on motion to seal regarding | | | | | | | |
| | | confidential documents[4.5]; worked on declaration and proposed order in | | | | | | | |
| | | support of same[1.5]; worked on issues regarding filing of opposition and | | | | | | | |
| 1/21/2025 | EBN | motion to seal[.5]. | 7.5 | \$ 60 | 0.00 | \$ 4,500.00 | | \$ | N) |
| | | Worked on issues regarding motion to seal; email correspondence to Lisa | | | | | | | |
| 1/22/2025 | EBN | Cook regarding same. | 1 | \$ 60 | 0.00 | \$ 600.00 | | \$. | .53 |
| 1/23/2025 | EBN | Worked on issues regarding noting date for motion to seal[.8]. | 0.8 | \$ 60 | 0.00 | \$ 480.00 | | \$ - | _ |
| 1/27/2025 | EBN | Email correspondence to Ms. Cook regarding motion to seal. | 0.7 | \$ 60 | 0.00 | \$ 420.00 | | \$ - | |
| | | Worked on joint motion to extend deadline[.7]; worked on LCR 37 | | | | | | | |
| | | submission regarding case schedule[.8]; worked on proposed order | | | | | | | |
| 1/29/2025 | EBN | regarding same[.3] | 1.8 | \$ 60 | 0.00 | \$ 1,080.00 | | \$. | |
| 1/30/2025 | EBN | Worked on proposed order regarding LCR 37 submission. | 0.2 | | 0.00 | \$ 120.00 | | \$ - | _ |
| 1/31/2025 | EBN | Reviewed edits from opposing counsel to LCR 37 motion. | 0.2 | | 0.00 | \$ 120.00 | | \$ - | _ |
| | | Reviewed and analyzed draft mediation brief; email correspondence with | | | | | | | |
| 3/7/2025 | EBN | Ms. Murray regarding same. | 1.8 | \$ 60 | 0.00 | \$ 1,080.00 | | \$. | |

Case 2:23-cv-01969-JHC Document 102 Filed 09/26/25 Terrell Marshall Law Group PLLC Bottoms v. Block, Inc. Fee Detail Report

| Date | Initials | Narrative | Units | Rate | Value | Write Off Units | Write Off Value |
|-----------|----------|--|-------|-----------|-------------|-----------------|-----------------|
| | | Reviewed and analyzed draft mediation brief and terms sheet[1]; reviewed | | | | | |
| 3/10/2025 | EBN | and analyzed defendant's discovery correspondence[.3]. | 1.3 | \$ 600.00 | \$ 780.00 | | \$ - |
| 3/11/2025 | EBN | Worked on issues regarding order on motion to seal. | 0.4 | \$ 600.00 | \$ 240.00 | | \$ - |
| 3/13/2025 | EBN | Worked on issues regarding order on motion to seal. | 0.5 | \$ 600.00 | \$ 300.00 | 8 | \$ - |
| 3/17/2025 | EBN | Reviewed and analyzed defendant's mediation brief. | 0.8 | \$ 600.00 | \$ 480.00 | | \$ - |
| 3/18/2025 | EBN | Email correspondence regarding mediation. | 0.2 | \$ 600.00 | \$ 120.00 | | \$ - |
| | | Reviewed and analyzed operative version of term sheet and order of | | | | | |
| 4/7/2025 | EBN | continuance[.3]. | 0.3 | \$ 600.00 | \$ 180.00 | | \$ - |
| 110 | | Email correspondence with co-counsel regarding exhibits to settlement | | | | | |
| 5/7/2025 | EBN | agreement. | 0.2 | \$ 600.00 | \$ 120.00 | | \$ - |
| 5/9/2025 | EBN | Worked on exhibits to settlement agreement. | 1.5 | \$ 600.00 | \$ 900.00 | | \$ - |
| | | Reviewed and analyzed Block's edits to settlement agreement; compared | | | | | |
| 5/15/2025 | EBN | edits to signed term sheet; summarized Block's edits[3]. | 3 | \$ 600.00 | \$ 1,800.00 | | \$ - |
| 5/27/2025 | EBN | Worked on exhibits to settlement agreement. | 0.9 | \$ 600.00 | \$ 540.00 | | \$ - |
| 5/29/2025 | EBN | Email correspondence regarding exhibits to settlement agreement. | 0.2 | \$ 600.00 | \$ 120.00 | | \$ - |
| | | | | | | | |
| 6/5/2025 | EBN | Telephone conference with settlement administrator regarding proposal. | 0.5 | \$ 600.00 | \$ 300.00 | | \$ - |
| | | Email correspondence with opposing counsel regarding motion for | | | | | |
| | | overlength[.2]; worked on issues regarding settlement agreement[.2]; | | | | | |
| | | email correspondence with opposing counsel regarding review of | | | | | |
| | | settlement agreement[.1]; worked on motion for overlength brief and | | | | | |
| 6/9/2025 | EBN | proposed order[1]. | 1.5 | \$ 600.00 | \$ 900.00 | | \$ - |
| | | Worked on motion for preliminary approval[5.6]; email correspondence | | | | | |
| | | with co-counsel regarding motion for preliminary approval[.2]; telephone | | | | | |
| | | conference with Ms. Adams regarding revisions to motion for preliminary | | | | | |
| 6/10/2025 | EBN | approval[.2]. | 6 | \$ 600.00 | \$ 3,600.00 | | \$ - |
| | | Revised proposed order granting motion for leave to file overlength | | - 22 | | | |
| 6/10/2025 | EBN | brief[.2]; coordinated filing of motion for overlength brief[.2]. | 0.4 | \$ 600.00 | \$ 240.00 | | \$ - |
| | | Reviewed and analyzed settlement administration proposals; created | | | | | |
| | | spreadsheet regarding same[5.8]; email correspondence to co-counsel | | | | | |
| 6/11/2025 | EBN | summarizing settlement administration proposals and next steps[.5]. | 6.3 | \$ 600.00 | \$ 3,780.00 | | \$ - |
| | | Worked on motion for preliminary approval[4.1]; email correspondence | | | | | |
| | | with settlement administrators regarding bids[.8]; email correspondence | | | | | |
| | | with co-counsel and opposing counsel regarding same[.4]; worked on | | | | | |
| | | issues regarding settlement administration proposals[.8]; reviewed costs | | | | | |
| 6/12/2025 | EBN | report[.2]. | 6.3 | \$ 600.00 | \$ 3,780.00 | | \$ - |

Case 2:23-cv-01969-JHC Document 102 Filed 09/26/25 Terrell Marshall Law Group PLLC

Bottoms v. Block, Inc.

| Date | Initials | Narrative | Units | Ra | ite | Value | | Write Off Units | Write Off Val | ue |
|-----------|----------|---|-------|-----|--------|-------|----------|-----------------|---------------|-----|
| | | Worked on issues regarding settlement administration bids[.5]; email | | | | | | | | |
| | | correspondence with co-counsel and opposing counsel regarding same[.4]; | | | | | | | | |
| | | reviewed revised settlement administration proposals[.3]; reviewed and | | | | | | | | |
| | | analyzed defendant's revisions to settlement agreement and exhibits to | | | | | | | | |
| | | same[1]; email correspondence to co-counsel regarding defendant's edits | | | | | | | | |
| | | and my recommendations[.2]; worked on Murray declaration in support of | | | | | | | | |
| 6/13/2025 | EBN | motion for preliminary approval[3.5]. | 5.9 | \$ | 600.00 | \$ | 3,540.00 | | \$ | 2 |
| | | Worked on stipulated motion for extension of time[.5]; email | | | | | | | | |
| | | correspondence with co-counsel and opposing counsel regarding same[.4]; | | | | | | | | |
| | | coordinated filing of same[.2]; worked on attorney declaration in support | | | | | | | | |
| 6/16/2025 | EBN | of motion for preliminary approval[3]. | 4.1 | \$ | 600.00 | \$ | 2,460.00 | | \$ | 7.4 |
| 1820 1811 | | Reviewed and analyzed co-counsel's revisions to settlement agreement and | | | | | 40 | | | |
| | | motion for preliminary approval[2]; email correspondence to team | | | | | | | | |
| | | regarding status of settlement agreement and motion and outstanding | | | | | | | | |
| 6/17/2025 | EBN | tasks[.5]. | 2.5 | \$ | 600.00 | \$ | 1,500.00 | | \$ | |
| | | Email correspondence regarding selection of settlement administrator[.2]; | | | | | | | | |
| | | worked on issues regarding contact information for plaintiff[1]; worked on | | | | | | | | |
| | | issues regarding revisions to settlement agreement and exhibits to | | | | | | | | |
| | | same[1]; email correspondence with settlement administrator regarding | | | | | | | | |
| 6/18/2025 | EBN | same[.6]. | 2.8 | \$ | 600.00 | \$ | 1,680.00 | | \$ | - |
| | ă. | Telephone conference with Ms. Murray regarding notice administration | | | | | | | | |
| | | bids[.2]; worked on issues regarding notice administration bids[.2]; | | | | | | | | |
| | | coordinated filing motion for extension of deadline to file for preliminary | | | | | | | 200 | |
| 6/23/2025 | EBN | approval[.2]. | 0.6 | \$ | 600.00 | \$ | 360.00 | | \$ | - |
| | | Worked on issues regarding settlement administrators; email | | | | | | | | |
| | | correspondence regarding same[1]; worked on motion for preliminary | | | | | | | | |
| 6/24/2025 | EBN | approval[.4]. | 1.4 | | 600.00 | \$ | 840.00 | | \$ | T.1 |
| 6/25/2025 | EBN | Worked on motion for preliminary approval of settlement[.7]. | 0.7 | _ | 600.00 | \$ | 420.00 | | \$ | 5 |
| 6/26/2025 | EBN | Reviewed finalized settlement agreement and exhibits. | 0.2 | \$ | 600.00 | \$ | 120.00 | | \$ | 5 |
| | | | | | | | | | | |
| | | Worked on issues regarding execution of settlement agreement[.3]; | | | | | | | | |
| | | worked on settlement administrator declaration[.2]; email correspondence | | | | | | | | |
| | | with settlement administrator regarding declaration[.2]; worked on motion | | | | | | | | |
| | | for preliminary approval[.8]; worked on attorney declarations in support of | | | | | | | | |
| 6/27/2025 | EBN | motion for preliminary approval[.6]. | 2.1 | \$ | 600.00 | \$ | 1,260.00 | | \$ | 40 |
| | | Worked on motion for preliminary approval of settlement[1.8]; worked on | | | | | | | | |
| | | declarations in support of same[1.5]; worked on proposed order[.5]; email | | | | | | | | |
| | | correspondence with settlement administrator and co-counsel regarding | | | | | | | | |
| 19 50 | | declarations[.2]; coordinated filing of motion and supporting | | 100 | | | | | 900 | |
| 6/30/2025 | EBN | documents[1]. | 5 | \$ | 600.00 | \$ | 3,000.00 | | \$ | • |

| Date | Initials | Narrative Fee Detail Repo | Units | Rate | | Value | Write Off Units | Write Off Value |
|--------------|----------|--|-------|-------|-------|---------------|-----------------|-----------------|
| | | | | | | | | |
| 7/1/2025 | EBN | Worked on timeline of settlement approval and administration deadlines. | 1 | | 00.00 | \$ 600.00 | | \$ - |
| 7/7/2025 | EBN | Email correspondence regarding motion for attorneys' fees and costs. | 0.2 | - | 00.00 | \$ 120.00 | | \$ - |
| 7/15/2025 | EBN | Worked on motion for attorneys' fees and costs. | 3.7 | | 00.00 | \$ 2,220.00 | | \$ - |
| 7/16/2025 | EBN | Worked on motion for attorneys' fees and costs. | 1.5 | | 00.00 | \$ 900.00 | | \$ - |
| 7/24/2025 | EBN | Worked on motion for fees and costs. | 3.6 | \$ 60 | 00.00 | \$ 2,160.00 | | \$ - |
| | | Reviewed preliminary approval order[.1]; worked on calculating settlement | | | | | | |
| 7/29/2025 | EBN | deadlines based on preliminary approval order[.8]. | 0.9 | \$ 60 | 00.00 | \$ 540.00 | | \$ - |
| | | Attended strategy meeting with co-counsel regarding settlement | | | | | | |
| 7/30/2025 | EBN | administration issues[.4]. | 0.4 | \$ 60 | 00.00 | \$ 240.00 | | \$ - |
| | | Telephone conference with opposing counsel regarding claims process and | | | | | | |
| 7/31/2025 | EBN | settlement website. | 0.2 | \$ 60 | 00.00 | \$ 120.00 | | \$ - |
| | Ü | Worked on issues regarding motion for attorneys' fees and costs [.5]; | | | | | | |
| | | worked on reviewing attorney time records for work product, privilege, and | | | | | | |
| 8/11/2025 | EBN | clerical work [3.7]. | 4.2 | \$ 60 | 00.00 | \$ 2,520.00 | | \$ - |
| | | | | | | | | |
| | | Worked on legal research regarding motion for attorneys' fees and costs | | | | | | |
| 8/12/2025 | EBN | [1.1]; worked on review and analysis of attorney time records [3.3]. | 4.4 | \$ 60 | 00.00 | \$ 2,640.00 | | \$ - |
| | | Reviewed proof of postcard notice; email correspondence with co-counsel | | | | | | |
| 8/13/2025 | EBN | regarding same. | 0.2 | \$ 60 | 00.00 | \$ 120.00 | | \$ - |
| 8/19/2025 | EBN | Email correspondence regarding settlement deadlines. | 0.2 | | 00.00 | \$ 120.00 | | \$ - |
| 8/27/2025 | EBN | Strategy meeting with co-counsel regarding settlement [.2]. | 0.2 | | 00.00 | \$ 120.00 | | \$ - |
| | | Reviewed settlement Facebook page; email correspondence regarding | | 1 | | | | 1 |
| 8/28/2025 | EBN | same. | 0.2 | \$ 60 | 00.00 | \$ 120.00 | | \$ - |
| -,, | | Telephone conference with Ms. Murray regarding time records for fee | | - | | | | 1 |
| 9/2/2025 | EBN | petition. | 0.2 | \$ 60 | 00.00 | \$ 120.00 | | \$ - |
| 9/10/2025 | EBN | Attended team strategy meeting. | 0.1 | | 00.00 | \$ 60.00 | | \$ - |
| 5,25,2525 | | Worked on issues regarding fee report and lodestar calculations for motion | | | | * | | T |
| | | for attorneys' fees and costs [1.5]; email correspondence regarding same | | | | | | |
| 9/12/2025 | EBN | [.2]. | 1.7 | \$ 60 | 00.00 | \$ 1,020.00 | | \$ - |
| 9/15/2025 | EBN | Worked on motion for attorneys' fees costs, and service award. | 5.5 | 1.750 | 00.00 | \$ 3,300.00 | | \$ - |
| 9/16/2025 | EBN | Worked on motion for attorneys' fees, costs, and service award. | 6.9 | | 00.00 | \$ 4,140.00 | | \$ - |
| 9/18/2025 | EBN | Call with co-counsel regarding fee motion and claims rate. | 0.2 | | 00.00 | \$ 120.00 | | \$ - |
| 9/18/2025 | EBN | Worked on motion for fees and costs; forwarded same to co-counsel. | 2 | | 00.00 | \$ 1,200.00 | | \$ - |
| 5/10/2023 | LUIT | Reviewed co-counsel's revisions to fee motion [.5]; email correspondence | | 7 00 | 00.00 | 7 1,200.00 | | - |
| 9/22/2025 | EBN | regarding same [.1]. | 0.6 | ¢ 61 | 00.00 | \$ 360.00 | | \$ - |
| 3/22/2023 | EDIN | regarding salife [.1]. | 0.6 | 2 01 | 00.00 | 00.00 ډ | - | \$ - |
| 9/23/2025 | EBN | Worked on attorney declaration in support of motion for fees and costs. | 4 | \$ 60 | 00.00 | \$ 2,400.00 | | \$ - |
| 0/24/2225 | 501 | Town shorten mosting mosting and the first control of the state of the | 0.5 | | 00.00 | . | | |
| 9/24/2025 | EBN | Team strategy meeting regarding motion for fees, costs, and service award. | 0.2 | , | 00.00 | \$ 120.00 | - | \$ - |
| Eden B. Nord | aby | Total: | 369 | | | \$ 221,400.00 | | \$ - |

| Date | Initials | Narrative Fee Detail Repo | Units | Rate | 1 | Value | Write Off Units | Write Off Value |
|---------------------|----------|---|-------|------|--------|-------------|-----------------|-----------------|
| 9/2/2025 | ES | Class member callbacks [.5] | 0.5 | \$ | 150.00 | \$ 75.00 | | \$ - |
| 9/3/2025 | ES | Class member calls [3]. | 3 | _ | 150.00 | \$ 450.00 | | \$ - |
| 9/4/2025 | ES | Class member calls [1]. | 1 | _ | 150.00 | \$ 150.00 | | \$ - |
| 9/5/2025 | ES | Class member calls [.5]. | 0.5 | _ | 150.00 | \$ 75.00 | | \$ - |
| 9/8/2025 | ES | Class member calls [.4] | 0.4 | \$ | 150.00 | \$ 60.00 | | \$ - |
| 9/9/2025 | ES | Class member calls [1.5] | 1.5 | \$ | 150.00 | \$ 225.00 | | \$ - |
| 9/10/2025 | ES | Class member calls [.5]. | 0.5 | \$ | 150.00 | \$ 75.00 | | \$ - |
| 9/11/2025 | ES | Class member calls [.3] | 0.3 | \$ | 150.00 | \$ 45.00 | | \$ - |
| 9/12/2025 | ES | Class member calls [.5]. | 0.5 | \$ | 150.00 | \$ 75.00 | | \$ - |
| 9/15/2025 | ES | Class member calls [.3]. | 0.3 | \$ | 150.00 | \$ 45.00 | | \$ - |
| Emilie Simmo | ons | Total: | 8.5 | | | \$ 1,275.00 | | \$ - |
| | i i | Worked on reviewing document productions in preparation for | | | | | | |
| 9/18/2024 | НВ | deposition[1.6]. | 1.6 | \$ | 330.00 | \$ 528.00 | | \$ - |
| 10/2/2024 | НВ | Worked on docketing [.4]. | 0.4 | \$ | 330.00 | \$ 132.00 | 0.40 | \$ 132.00 |
| | | Worked on declaration and exhibits in support of opposition to motion for | | | | | | |
| 1/16/2025 | НВ | summary judgment[3.4]. | 3.4 | \$ | 330.00 | \$ 1,122.00 | | \$ - |
| | | Worked on declaration and exhibits in support of opposition to motion for | | | | | | |
| 1/17/2025 | НВ | summary judgment[1.7]. | 1.7 | \$ | 330.00 | \$ 561.00 | | \$ - |
| 1/21/2025 | НВ | Worked on opposition to motion for summary judgment[.3]. | 0.3 | \$ | 330.00 | \$ 99.00 | | \$ - |
| Heather Brow | wn | Total: | 7.4 | | | \$ 2,442.00 | | \$ - |
| | | Worked on and finalized stipulated motion and proposed protective order; | | | | | | |
| 4/9/2024 | HMR | electronically filed same. [.5] | 0.5 | \$ | 250.00 | \$ 125.00 | 0.50 | \$ 125.00 |
| | | Worked on and finalized supplemental joint status report; electronically | | | | | | |
| 4/30/2024 | HMR | filed same. [.2] | 0.2 | \$ | 250.00 | \$ 50.00 | 0.20 | \$ 50.00 |
| Holly M. Rota | a | Total: | 0.7 | | | \$ 175.00 | | \$ - |
| 11/1/2024 | JB | Researched and analyzed dormant commerce clause issue[1.1]. | 1.1 | \$ | 600.00 | \$ 660.00 | | \$ - |
| | | Prepared for case strategy meeting[.3]; case strategy meeting on approach | | | | } | | |
| 11/4/2024 | JB | to dormant commerce clause argument[.5]. | 0.8 | \$ | 600.00 | \$ 480.00 | | \$ - |
| | | Researched and analyzed whether defendant | | | | | | |
| | | .3]; researched and analyzed | | | | | | |
| | | .7]; researched and | | | | | | 903 |
| 11/5/2024 | JB | analyzed 1.6]. | 2.6 | \$ | 600.00 | \$ 1,560.00 | | \$ - |
| | | Reviewed and analyzed most recent supreme court case decision on | | | | | | |
| 11/7/2024 | JB | dormant commerce clause. | 0.4 | \$ | 600.00 | \$ 240.00 | | \$ - |
| | | Researched the most recent supreme court case on the dormant | | | | | | |
| 11/11/2024 | JB | commerce clause for the response brief. | 0.9 | | 600.00 | \$ 540.00 | | \$ - |
| 11/21/2024 | JB | Researched and analyzed dormant commerce clause arguments[2.9]. | 2.9 | \$ | 600.00 | \$ 1,740.00 | | \$ - |
| | | Researched facial challenges to state legislation and dormant commerce | | | | | | |
| 11/22/2024 | JB | clause challenges[2.1]. | 2.1 | \$ | 600.00 | \$ 1,260.00 | | \$ - |
| | | Worked on dormant commerce clause section of opposition to summary | | | | | | |
| 11/25/2024 | JB | judgment motion. | 3.1 | \$ | 600.00 | \$ 1,860.00 | | \$ - |

| Date | Initials | Narrative Fee Detail Repo | Units | Rat | te | Value | Write Off Units | Write | Off Value |
|----------------|---|---|----------|-------------|---|--------------|-----------------|-------|-----------|
| | | Worked on dormant commerce clause section of opposition to summary | | | | | | | |
| 11/26/2024 | JB | judgment motion. | 7 | \$ | 600.00 | \$ 4,200.00 | | \$ | |
| | | Edited dormant commerce clause section of summary judgment | | | | * | | | |
| | | response[1.1]; researched and analyzed dormant commerce clause | | | | | | | |
| 12/2/2024 | JB | issues[.7]; strategy call regarding dormant commerce clause section[.5]. | 2.3 | \$ | 600.00 | \$ 1,380.00 | | \$ | 38.0 |
| 12/3/2024 | JB | Edited dormant commerce clause section of summary judgment brief[3.2]. | 3.2 | \$ | 600.00 | \$ 1,920.00 | | \$ | 1500.70 |
| 12/4/2024 | JB | Edited dormant commerce clause section of summary judgment brief[5.2]. Edited dormant commerce clause section of brief [.5]. | 0.5 | | 600.00 | \$ 1,920.00 | | \$ | |
| 12/4/2024 | JD | Continued editing and research for dormant commerce clause section of | 0.5 | 2 | 600.00 | \$ 300.00 | | Ş | - |
| 12/12/2024 | ID. | response to motion for summary judgment[1.9]. | 1.0 | ے ا | C00.00 | ć 1 140 00 | | ے | |
| 12/12/2024 | JB | Strategy meeting [.5]; edited dormant commerce clause section of brief | 1.9 | \$ | 600.00 | \$ 1,140.00 | | \$ | |
| 12/12/2024 | In. | [1.9]. | 2.4 | ے ا | C00.00 | ć 1.440.00 | | ۸ | |
| 12/13/2024 | JB | Continued editing and researching dormant commerce clause section of | 2.4 | \$ | 600.00 | \$ 1,440.00 | | \$ | - |
| 1 | | motion for summary judgment[1.5]; reviewed edits to the motion for | | | | | | | |
| 12/16/2024 | l _{ID} | | , | ے ا | 600.00 | 4 200 00 | | ٦ | |
| 12/16/2024 | JB | summary judgment response brief[.5]. | 2 | | 600.00 | \$ 1,200.00 | 9 | \$ | - |
| 12/17/2024 | JB | Strategy meeting[.9]. | 0.9 | | 600.00 | \$ 540.00 | | \$ | |
| 12/20/2024 | JB | Strategized regarding the summary judgment brief[.6]. | 0.6 | > | 600.00 | \$ 360.00 | | \$ | - |
| | | Reviewed edits to summary judgment brief and researched standard of | | | | | | | |
| . /2 /2 2 5 | | proof[.5]; continued standard of proof research[.5]; researched standard of | | ١, | | | | _ | |
| 1/2/2025 | JB | proof .4]. | 1.4 | | 600.00 | \$ 840.00 | | \$ | 95.0 |
| Jordan Berge | r | Total: | 36.1 | - | | \$ 21,660.00 | | \$ | 5 |
| | | Drafted subpoena, exhibit A to subpoena, notice of intent to serve | | | | | | | |
| . / / | 200 | subpoena, declaration of records custodian, and letter to Q Link Wireless | 12 12 | | | | | | |
| 4/29/2024 | JJB | regarding subpoena. | 1.4 | \$ | 330.00 | \$ 462.00 | 1.4 | | 462.00 |
| Jennifer J. Bo | | Total: | 1.4 | - | 222.22 | \$ 462.00 | | \$ | - |
| 4/15/2024 | JN | Call regarding upcoming hearing.[.2] | 0.2 | \$ | 330.00 | \$ 66.00 | | \$ | - |
| | | Worked on analysis of Q Link product literature and potential use of | | | | | | | |
| 4/22/2024 | JN | subpoena/records requests to obtain records from same. | 0.3 | - | 330.00 | \$ 99.00 | | \$ | - |
| 5/9/2024 | JN | Worked on processing of production.[.2] | 0.2 | - | 330.00 | \$ 66.00 | | \$ | |
| 5/9/2024 | JN | Worked on revisions to subpoenas[.2]. | 0.2 | - | 330.00 | \$ 66.00 | | \$ | - |
| 5/10/2024 | JN | Worked on .5] | 0.5 | - | 330.00 | \$ 165.00 | | \$ | - |
| 6/5/2024 | JN | Worked on processing of production[.2]. | 0.2 | \$ | 330.00 | \$ 66.00 | | \$ | - |
| | | Researched subpoena compliance department or other available contacts | | | | | | | |
| | | for follow-up on subpoena responses[.3];Telephone conference with Q Link | | | | | | | |
| | | Wireless[.5]; Telephone conference with Mr. Nakahakta regarding | | | | | | | |
| | | delinquent subpoena responses[.1]; Documented conversations for likely | | | | | | | |
| | NAME OF THE PARTY | motion to compel[.2]; Telephone conference with Maebell in compliance | CMT 1850 | | 20140000000000000000 | 2000 | | | |
| 6/24/2024 | JN | department[0.2] | 1.3 | | 330.00 | \$ 429.00 | | \$ | |
| 6/24/2024 | JN | Worked on processing of subpoena responses[.2] | 0.2 | _ | 100000000000000000000000000000000000000 | \$ 66.00 | | \$ | H |
| 6/25/2024 | JN | Worked on search and extraction of data from client's phone image[.4] | 0.4 | | 330.00 | \$ 132.00 | | \$ | - |
| 6/26/2024 | JN | Worked on processing of client device image[.1] | 0.1 | \$ | 330.00 | \$ 33.00 | | \$ | - |

| Date | Initials | Narrative | Units | Rate | 1 | Value | Write Off Units | Write Off Value |
|-----------|----------|---|-------|------|--------|-------------|-----------------|-----------------|
| 6/26/2024 | JN | Worked on parsing extracted log files[1.5] | 1.5 | \$ | 330.00 | \$ 495.00 | 1 | \$ - |
| 7/8/2024 | JN | Worked on parsing of cellbrite image data[.3] | 0.3 | \$ | 330.00 | \$ 99.00 | | \$ - |
| 7/8/2024 | JN | Worked on parsing of cellebrite files[2.4] | 2.4 | \$ | 330.00 | \$ 792.00 | | \$ - |
| 8/2/2024 | JN | Worked on Plaintiff's document production[.3] | 0.3 | \$ | 330.00 | \$ 99.00 | | \$ - |
| 8/15/2024 | JN | Worked on production processing[.3] | 0.3 | \$ | 330.00 | \$ 99.00 | | \$ - |
| | | Aggregated documents for service on Ms. Cook and prepared versions with | | | | | | |
| 1/22/2025 | JN | revised redactions for review of same. | 0.4 | \$ | 330.00 | \$ 132.00 | | \$ - |
| 3/12/2025 | JN | Worked on extraction and review of insurance policy documents | 0.3 | \$ | 330.00 | \$ 99.00 | | \$ - |
| | | Prepared revised documents for refiling per recent order on motion to | | | | | | |
| 3/13/2025 | JN | seal[.2]. | 0.2 | \$ | 330.00 | \$ 66.00 | | \$ - |
| | | Personal conference regarding comparable settlement accounting and | | | | | | |
| 3/24/2025 | JN | analyzed issues regarding same[.4] | 0.4 | \$ | 330.00 | \$ 132.00 | | \$ - |
| 6/5/2025 | JN | Personal conference regarding carrier subpoenas.[.1] | 0.1 | \$ | 330.00 | \$ 33.00 | | \$ - |
| 6/23/2025 | JN | Reviewed settlement administrator bids[.9] | 0.9 | \$ | 330.00 | \$ 297.00 | | \$ - |
| 6/24/2025 | JN | Worked on translation of bids based on Kroll assumptions[1.9] | 1.9 | \$ | 330.00 | \$ 627.00 | i. | \$ - |
| | | | | | | | | 1 |
| 7/30/2025 | JN | Personal conference regarding settlement URLs[.1]; Attended team call[.7] | 0.8 | \$ | 330.00 | \$ 264.00 | | \$ - |
| 7/30/2025 | JN | Prepared proposed URLs for settlement website[.1] | 0.1 | \$ | 330.00 | \$ 33.00 | | \$ - |
| 10- | | Reviewed email to opposing counsel regarding plans for settlement | | | | | | |
| 7/31/2025 | JN | administration and response to same.[.1] | 0.1 | \$ | 330.00 | \$ 33.00 | | \$ - |
| | | Reviewed email from Ms. Rainwater regarding final settlement website | | | | | | |
| 8/1/2025 | JN | URL[.1] | 0.1 | \$ | 330.00 | \$ 33.00 | | \$ - |
| 8/5/2025 | JN | Reviewed draft notices and discussed revisions to same.[.3] | 0.3 | \$ | 330.00 | \$ 99.00 | | \$ - |
| 8/6/2025 | JN | Attended team call regarding settlement administrators[.1] | 0.1 | \$ | 330.00 | \$ 33.00 | | \$ - |
| | | Reviewed email from Mr. Madden regarding revisions to postcard notice | | | | | | |
| 8/7/2025 | JN | form. | 0.1 | \$ | 330.00 | \$ 33.00 | | \$ - |
| 8/13/2025 | JN | Attended team call.[.1] | 0.1 | \$ | 330.00 | \$ 33.00 | | \$ - |
| | | Reviewed email from Mr. Payson regarding objections to social media | | | | | | |
| 8/27/2025 | JN | campaign.[.1] | 0.1 | \$ | 330.00 | \$ 33.00 | | \$ - |
| 8/27/2025 | JN | Attended team meeting.[.2] | 0.2 | \$ | 330.00 | \$ 66.00 | | \$ - |
| 100 | | Reviewed email from Mr. Payson regarding changes to notice website and | | | | 101 | | |
| 8/28/2025 | JN | responses to same.[.1] | 0.1 | \$ | 330.00 | \$ 33.00 | | \$ - |
| 8/28/2025 | JN | Reviewed emails regarding testing of claims process.[.1] | 0.1 | \$ | 330.00 | \$ 33.00 | | \$ - |
| 9/3/2025 | JN | Attended team meeting.[.1] | 0.1 | \$ | 330.00 | \$ 33.00 | | \$ - |
| 9/18/2025 | JN | Attended team call.[.2] | 0.2 | \$ | 330.00 | \$ 66.00 | | \$ - |
| 9/24/2025 | JN | Attended team call.[.2] | 0.2 | | 330.00 | \$ 66.00 | | \$ - |
| Jodi Nuss | | Total: | 15.3 | | | \$ 5,049.00 | | \$ - |
| 9/8/2023 | JRM | Reviewed draft complaint and analyzed issues regarding same[1.2]. | 1.2 | \$ | 950.00 | \$ 1,140.00 | | \$ - |
| | | Commenced reviewing motion to dismiss and outlined issues[0.9]; | | | | | | |
| 1/31/2024 | JRM | continued to work on same[2.0]. | 2.9 | | 950.00 | \$ 2,755.00 | | \$ - |
| 2/2/2024 | JRM | Worked on opposition to motion to dismiss[0.2]. | 0.2 | \$ | 950.00 | \$ 190.00 | | \$ - |

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Bottoms v. Block, Inc.

| Fee | Detail | Re | port |
|-----|--------|----|------|
| | | | |

| Date | Initials | Narrative | Units | Rate | Value | Write Off Units | Write Off Value |
|-----------|---|---|--------|-----------|-------------|-----------------|-----------------|
| | | Video conference with Ms. Nordby regarding opposition to motion to | | | | | |
| 2/7/2024 | JRM | dismiss[0.5]. | 0.5 | \$ 950.00 | \$ 475.00 | | \$ - |
| 2/12/2024 | JRM | Commenced reviewing draft opposition to motion to dismiss[0.2]. | 0.2 | \$ 950.00 | \$ 190.00 | | \$ - |
| 2/13/2024 | JRM | Reviewed and revised opposition to motion to dismiss[1.0]. | 1 | \$ 950.00 | \$ 950.00 | | \$ - |
| | - | Worked on opposition to motion to dismiss[0.5]; continued to work on | | | | | |
| | | same[0.4]; analyzed issues regarding exemption[0.4]; continued to revise | | | | | |
| 2/14/2024 | JRM | brief and analyze issues regarding same[1.2]. | 2.5 | \$ 950.00 | \$ 2,375.00 | | \$ - |
| 2/15/2024 | JRM | Reviewed edits to brief and analyzed issues regarding same[0.5]. | 0.5 | \$ 950.00 | \$ 475.00 | | \$ - |
| | | Reviewed revised draft of brief[1.0]; video conference with co-counsel | | | | | |
| 2/16/2024 | JRM | regarding same[1.2]; continued to work on same[0.5]. | 2.7 | \$ 950.00 | \$ 2,565.00 | | \$ - |
| 2/19/2024 | JRM | Revised opposition to motion to dismiss[1.3]. | 1.3 | \$ 950.00 | \$ 1,235.00 | | \$ - |
| 2/22/2024 | JRM | Worked on response brief[0.5]; continued to work on same[0.5]. | 1 | \$ 950.00 | \$ 950.00 | | \$ - |
| - 22 | | Worked on opposition to motion to dismiss[0.5]; continued to work on | | | | | |
| 2/23/2024 | JRM | same[0.5]. | 1 | \$ 950.00 | \$ 950.00 | | \$ - |
| 2/24/2024 | JRM | Worked on joint status report[0.5]; continued to work on same[1.6]. | 2.1 | \$ 950.00 | \$ 1,995.00 | | \$ - |
| | | Worked on joint status report[0.7]; followed up with co-counsel regarding | | | | | |
| 2/26/2024 | JRM | same[0.4]. | 1.1 | \$ 950.00 | \$ 1,045.00 | | \$ - |
| 2/27/2024 | JRM | Attended Rule 26(f) conference[0.8]; followed up on same[0.2]. | 1 | \$ 950.00 | \$ 950.00 | | \$ - |
| 2/29/2024 | JRM | Reviewed and revised initial disclosures[0.5]. | 0.5 | \$ 950.00 | \$ 475.00 | | \$ - |
| 3/5/2024 | JRM | Reviewed and revised discovery requests[0.7]. | 0.7 | \$ 950.00 | \$ 665.00 | | \$ - |
| 3/8/2024 | JRM | Reviewed and revised discovery requests[0.5]. | 0.5 | \$ 950.00 | \$ 475.00 | | \$ - |
| | | Reviewed changes to joint status report[0.1]; followed up with co-counsel | | | | 8.2 | |
| 3/8/2024 | JRM | about same[0.2]. | 0.3 | \$ 950.00 | \$ 285.00 | | \$ - |
| | | Analyzed issues regarding stay[0.5]; telephone conference with Ms. Rios | | | | | |
| 3/21/2024 | JRM | regarding same[0.2]; created list of discovery to prioritize[0.3]. | 1 | \$ 950.00 | \$ 950.00 | | \$ - |
| | | Prepared for meet and confer[0.3]; videoconference with opposing counsel | | | | | |
| 3/25/2024 | JRM | regarding motion to stay[0.5]. | 0.8 | \$ 950.00 | \$ 760.00 | | \$ - |
| 4/1/2024 | JRM | Reviewed protective order and revised and commented on same[0.5]. | 0.5 | \$ 950.00 | \$ 475.00 | | \$ - |
| 45 10 | | Worked on outline for oral argument[1.2]; analyzed discovery issues and | | | | | |
| 4/15/2024 | JRM | prepared for scheduling conference[3.0]. | 4.2 | \$ 950.00 | \$ 3,990.00 | | \$ - |
| | | Prepared for scheduling conference[0.5]; continued to prepare for | | | | | |
| | | same[0.5]; attended scheduling conference[0.5]; followed up with | | | | | |
| 4/16/2024 | JRM | same[0.5]. | 2 | \$ 950.00 | \$ 1,900.00 | | \$ - |
| | | Telephone conference with co-counsel regarding order on supplemental | | | | | |
| 4/18/2024 | JRM | status report and followed up with same[0.5]. | 0.5 | \$ 950.00 | \$ 475.00 | | \$ - |
| 4/19/2024 | JRM | Analyzed issues regarding court's order on supplemental status report[0.4]. | 0.4 | \$ 950.00 | \$ 380.00 | | \$ - |
| | 1.0000000000000000000000000000000000000 | Telephone conference with client and followed up regarding same[0.5]; | MATCH. | | | | |
| | | videoconference with co-counsel regarding strategy for next steps[0.5]; | | | | | |
| 4/22/2024 | JRM | followed up with same[0.3]. | 1.3 | \$ 950.00 | \$ 1,235.00 | | \$ - |

| Date | Initials | Narrative Fee Detail Repo | Units | Ra | ate | Value | Write Off Units | Write Off Val | lue |
|--------------------------|---|---|------------|-----|------------------------------|-------------------------------------|-----------------|---------------|-----|
| | | Worked on draft JSR[1.0]; continued to work on same[1.0]; analyzed issues | | | | | | | |
| 4/24/2024 | JRM | with co-counsel to prepare for meet and confer[0.5]. | 2.5 | \$ | 950.00 | \$ 2,375.00 | | \$ | Ē. |
| | | | | | | | | | |
| | | Drafted supplemental joint status report[2.0]; continued to work on same | | | | | | | |
| | | and prepare for meet and confer[0.7]; attended meet and confer[0.7]; | | | | | | | |
| 4/25/2024 | JRM | followed up with same[0.7]; continued to work on same[0.2]. | 4.3 | \$ | 950.00 | \$ 4,085.00 | | \$ | • |
| PROBLEM VIEW VOCALA INVA | NOTE THE PARTY OF | Worked on status report[1.3]; continued to work on same[1.0]; proposed | ********** | | To THE PARTY WATER AND LOCAL | vendra accordant contraventución es | | 10.790 | |
| 4/26/2024 | JRM | compromise on early discovery[0.5]. | 2.8 | \$ | 950.00 | \$ 2,660.00 | | \$ | - |
| 1 | | Reviewed and proposed changes to joint status report[0.4]; continued to | | | | | | | |
| | | work on same[0.2]; telephone conference with co-counsel regarding joint | | | | | | | |
| | (MC-2130) | status report[0.3]; continued to work on same[0.4]; continued to work on | 200 000 | | | Some SW Controller | | | |
| 4/30/2024 | JRM | same[0.3]; continued to work on same[0.3]. | 1.9 | | 950.00 | \$ 1,805.00 | | \$ | - |
| 5/2/2024 | JRM | Reviewed order denying motion to dismiss[0.3]. | 0.3 | _ | 950.00 | \$ 285.00 | | \$ | 12 |
| 5/10/2024 | JRM | Analyzed discovery issues[0.2]. | 0.2 | - | 950.00 | \$ 190.00 | | \$ | 2 |
| 5/13/2024 | JRM | Reviewed and revised discovery letter[0.2]. | 0.2 | \$ | 950.00 | \$ 190.00 | | \$ | 2 |
| | | Analyzed issues regarding redaction of personal identifying | | | | 200 | | | |
| 5/16/2024 | JRM | information[1.0]; continued to analyze issues regarding same[0.2]. | 1.2 | \$ | 950.00 | \$ 1,140.00 | | \$ | - |
| | | Prepared for meet and confer[0.5]; attended meet and confer[1.0]; | | | | | | | |
| 5/17/2024 | JRM | followed up with same[1.0]. | 2.5 | \$ | 950.00 | \$ 2,375.00 | | \$ | 7 |
| 5/29/2024 | JRM | Followed up about privilege log[0.1]. | 0.1 | \$ | 950.00 | \$ 95.00 | | \$ | |
| | | Attended teams call with Ms. Rios to prepare for client call and meet and | | | | | | | |
| | | confer[0.6]; prepared for client call | | | | | | | |
| 6/7/2024 | JRM | attended client call[1.3]; followed up with same[0.2]. | 2.9 | \$ | 950.00 | \$ 2,755.00 | | \$ | - |
| 6/12/2024 | JRM | Reviewed and analyzed draft discovery requests[0.3]. | 0.3 | \$ | 950.00 | \$ 285.00 | | \$ | - |
| | | Analyzed issues regarding statutory interpretation and revised discovery | | | | | | | |
| | | letter to incorporate same[2.5]; analyzed issues relating to discovery | | | | | | | |
| 6/14/2024 | JRM | responses[0.2]. | 2.7 | \$ | 950.00 | \$ 2,565.00 | | \$ | 40 |
| 6/24/2024 | JRM | Telephone conference with team regarding discovery responses[0.9]. | 0.9 | \$ | 950.00 | \$ 855.00 | | \$ | 2 |
| 6/28/2024 | JRM | Reviewed discovery letter and followed up regarding same[0.5]. | 0.5 | \$ | 950.00 | \$ 475.00 | | \$ | ¥ |
| | | Telephone conference to strategize about discovery and meet and | | | | | | | |
| 7/2/2024 | JRM | confer[0.8]. | 0.8 | \$ | 950.00 | \$ 760.00 | | \$ | 100 |
| | | Analyzed issues regarding discovery responses[0.2]; teams meet and confer | | | | 300 000 000 000 000 | | | |
| 7/10/2024 | JRM | with defendant's counsel[0.6]; followed up with same[0.3]. | 1.1 | \$ | 950.00 | \$ 1,045.00 | | \$ | • |
| | | Prepared for meet and confer[0.3]; video meet and confer with opposing | | | | | | | |
| | | counsel regarding Block's discovery responses[0.5]; followed up with | | | | | | | |
| 7/31/2024 | JRM | same[0.1]. | 0.9 | \$ | 950.00 | \$ 855.00 | | \$ | - |
| | | Teams conference with co-counsel to strategize about discovery and case | | T . | | | | 1 | |
| | | schedule and followed up regarding same[2.0]; drafted deposition | | | | | | | |
| 8/2/2024 | JRM | notice[0.1]. | 2.1 | \$ | 950.00 | \$ 1,995.00 | | \$ | - |
| 8/5/2024 | JRM | Reviewed and revised meet and confer letter[0.3]. | 0.3 | _ | 950.00 | \$ 285.00 | | \$ | _ |
| 8/6/2024 | JRM | Reviewed meet and confer letter and followed up regarding same[0.5]. | 0.5 | | 950.00 | \$ 475.00 | | \$ | - |

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Bottoms v. Block, Inc.

| Date | Initials | Narrative | Units | Rate | | Value | Write Off Units | Write Off Va | alue |
|--------------|--|---|------------|------|--|---|-----------------|--------------|------|
| | | Telephone conference with co-counsel regarding depositions and | | | | | | | |
| 8/7/2024 | JRM | discovery[0.6]. | 0.6 | \$ | 950.00 | \$ 570.00 | | \$ | 4.7 |
| | | Email to court regarding discovery dispute[0.1]; worked on summary of | | | | | | | |
| 8/8/2024 | JRM | discovery dispute[1.0]. | 1.1 | \$ | 950.00 | \$ 1,045.00 | | \$ | 2 |
| 8/9/2024 | JRM | Worked on summary of issues for discovery conference[0.5]. | 0.5 | \$ | 950.00 | \$ 475.00 | | \$ | 12 |
| | | | | | | | | | |
| | | Telephone conference with Ms. Rios regarding discovery conference[0.3]; | | | | | | | |
| e n | | attended discovery conference with court[0.5]; followed up with | | 12 | | | | 1 20 | |
| 8/12/2024 | JRM | same[0.5]; analyzed issues regarding LCR 37 submission[0.2]. | 1.5 | \$ | 950.00 | \$ 1,425.00 | | \$ | - |
| | | Analyzed issues relating to motion to compel and followed up with | | | | | | | |
| 8/13/2024 | JRM | same[0.2]. | 0.2 | \$ | 950.00 | \$ 190.00 | | \$ | #N |
| 8/14/2024 | JRM | Analyzed issues relating to search terms[0.1]. | 0.1 | \$ | 950.00 | \$ 95.00 | | \$ | |
| 8/16/2024 | JRM | Videoconference meet and confer regarding search terms for plaintiff[0.2]. | 0.2 | \$ | 950.00 | \$ 190.00 | | \$ | |
| 0/10/2024 | JIMVI | Analyzed issues relating to client deposition[0.2]; attended strategy | 0.2 | - | 330.00 | 7 150.00 | | 7 | 71.5 |
| | | call[0.6]; analyzed issues regarding same[0.4]; telephone conference | | | | | | | |
| 8/19/2024 | JRM | regarding third-party deposition[0.5]. | 1.7 | ٥ | 950.00 | \$ 1,615.00 | | \$ | |
| 8/20/2024 | JRM | Analyzed issues relating to motion for protective order[0.5]. | 0.5 | | 950.00 | \$ 475.00 | | \$ | |
| 0/20/2024 | JKIVI | Telephone conference with Ms. Rios regarding discovery responses[0.1]; | 0.3 | 7 | 930.00 | \$ 475.00 | | 7 | _ |
| | | followed up with same[0.1]; reviewed supplemental discovery | | | | | | | |
| | | responses[0.5]; telephonic meet and confer regarding deposition | | | | | | | |
| 0/21/2024 | IDNA | | 1.2 | ے ا | 050.00 | 4 1 1 1 0 0 0 | | | |
| 8/21/2024 | JRM | location[0.3]; followed up with same[0.2]. Reviewed and revised discovery letter[0.5]; analyzed issues relating to | 1.2 | \$ | 950.00 | \$ 1,140.00 | | \$ | - |
| 0/22/2024 | IDA 4 | | | | 050.00 | ÷ 760.00 | | ۱, | |
| 8/22/2024 | JRM | deposition location[0.3]. | 0.8 | \$ | 950.00 | \$ 760.00 | | \$ | - |
| | | Analyzed issues regarding motion for protective order[0.5]; telephone | | | | | | | |
| 0.100.1000.1 | | conference with Ms. Rios regarding deposition preparation[0.3]; telephone | | | | | | | |
| 8/30/2024 | JRM | conference with Ms. Nordby regarding same[0.3]. | 1.1 | \$ | 950.00 | \$ 1,045.00 | | \$ | FA. |
| | emerer. | Telephone conference with Ms. Rios regarding plaintiff deposition[0.1]; | , one | | | | | | |
| 9/6/2024 | JRM | followed up with same[0.1]. | 0.2 | \$ | 950.00 | \$ 190.00 | | \$ | - |
| | DESTRUCTION OF THE PROPERTY OF | Telephone conference with Ms. Rios regarding deposition[0.1]; telephone | ********** | 1000 | / Tables and the control of the cont | ATTEC ACCOUNTS ACCOUNTS | | 1000 | |
| 9/17/2024 | JRM | call from Mr. Payson regarding requested extension[0.1]. | 0.2 | 4-1 | 950.00 | \$ 190.00 | | \$ | * |
| 9/18/2024 | JRM | Telephone conference with team regarding deposition[0.7]. | 0.7 | | 950.00 | \$ 665.00 | | \$ | * |
| 9/19/2024 | JRM | Analyzed issues regarding plaintiff deposition[0.2]. | 0.2 | | 950.00 | \$ 190.00 | | \$ | - |
| 9/26/2024 | JRM | Strategized with Ms. Rios about discovery and summary judgment[0.5]. | 0.5 | \$ | 950.00 | \$ 475.00 | | \$ | 2 |
| | (Macanata) | Telephone conference with potential expert regarding analysis[0.6]; | 17.00 | 1 | | 5 786 C C C C C C C C C C C C C C C C C C C | | | |
| 10/11/2024 | JRM | followed up with same[0.3]. | 0.9 | \$ | 950.00 | \$ 855.00 | | \$ | - |
| 7795) NO | | Reviewed documents for redactions[0.1]; multiple emails regarding | | 1 | | 16 | | 100 | |
| 10/21/2024 | JRM | same[0.1]; | 0.2 | \$ | 950.00 | \$ 190.00 | | \$ | 20 |
| | ^ | Reviewed summary judgment motion[0.3]; attended team call regarding | | | | 87- | | 100 | |
| 10/28/2024 | JRM | summary judgment motion[1.3]. | 1.6 | \$ | 950.00 | \$ 1,520.00 | | \$ | - |

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Bottoms v. Block, Inc.

| Date | Initials | Narrative | Units | Ra | te | Value | (| Write Off Units | Write Off \ | /alue |
|------------|--------------|--|---------|-----|--------|-------|----------|-----------------|-------------|-------|
| | | Analyzed issues regarding dormant commerce clause and followed up with | | | | | | | | |
| | | Ms. Berger regarding same[0.2]; continued to review summary judgment | | | | | | | | |
| | | motion and analyze issues for responses[1.8]; continued to review | | | | | | | | |
| | | summary judgment motion and analyze issues[1.0]; continued to work on | | | | | | | | |
| 10/29/2024 | JRM | same[0.5]. | 3.5 | \$ | 950.00 | \$ | 3,325.00 | | \$ | _ |
| | | Worked on dormant commerce clause issue for opposition to summary | | | | 2 | | | 1 | 3 |
| | | judgment[0.5]; continued to work on same[1.3]; continued to work on | | | | | | | | |
| 10/30/2024 | JRM | same[4.0]. | 5.8 | \$ | 950.00 | \$ | 5,510.00 | | \$ | - |
| | | | | | | | | | | |
| | | Worked on opposition to summary judgment[1.4]; reviewed deposition | | | | | | | | |
| | | transcript of Bottoms[0.5]; continued to work on same[0.7]; analyzed | | | | | | | | |
| 11/1/2024 | JRM | issues regarding consent argument[0.4]; continued to work on same[0.2]. | 3.2 | \$ | 950.00 | \$ | 3,040.00 | | \$ | - |
| | | Telephone conference with Ms. Berger regarding dormant commerce | | | | | | | | |
| | | clause[0.5]; telephone call from Ms. Rios regarding case strategy[0.7]; | | | | | | | | |
| 11/4/2024 | JRM | continued to strategize regarding dormant commerce clause issue[0.4]. | 1.6 | \$ | 950.00 | \$ | 1,520.00 | | \$ | |
| | | Analyzed issues relating to summary judgment opposition[0.2]; reviewed | | | | | | | | |
| | | and outlined Bottoms deposition[1.0]; reviewed and outlined Cook | | | | | | | | |
| 11/5/2024 | JRM | deposition[1.5]. | 2.7 | \$ | 950.00 | \$ | 2,565.00 | | \$ | 47 |
| | | Reviewed Cook deposition transcript for summary judgment | | | - | | | | | |
| | | opposition[0.4]; continued to review deposition[0.2]; continued to analyze | | | | | | | | |
| 11/6/2024 | JRM | dormant commerce clause issue[1.0]. | 1.6 | \$ | 950.00 | \$ | 1,520.00 | | \$ | - |
| | | Telephone conference with co-counsel regarding next steps[0.1]; | | | | | | | 1 | |
| 11/8/2024 | JRM | telephone conference with opposing counsel about case schedule[0.5]. | 0.6 | \$ | 950.00 | \$ | 570.00 | | \$ | 20 |
| | | Telephone conference with team regarding mediation strategy[0.7]; | | | | | | | | |
| | | followed up with Block about deposition invoice[0.1]; followed up with | | | | | | | | |
| 11/12/2024 | JRM | potential mediators[0.1]. | 0.9 | | 950.00 | \$ | 855.00 | | \$ | 17.1 |
| 11/14/2024 | JRM | Drafted proposed amended case schedule[0.7]. | 0.7 | \$ | 950.00 | \$ | 665.00 | | \$ | |
| | | Videoconference with opposing counsel regarding proposed case | | | | | | | | |
| 11/22/2024 | JRM | schedule[0.5]; followed up with Ms. Rios regarding case strategy[0.5]. | 1 | \$ | 950.00 | \$ | 950.00 | | \$ | 100 |
| | | Drafted proposed revised case management schedule and email | | | | | | | | |
| 11/25/2024 | JRM | correspondence regarding same[0.3]. | 0.3 | \$ | 950.00 | \$ | 285.00 | | \$ | * 1 |
| | | Worked on dormant commerce clause response[2.3]; analyzed issues | | | | | | | | |
| 12/2/2024 | JRM | regarding same[0.5]. | 2.8 | \$ | 950.00 | \$ | 2,660.00 | | \$ | - |
| | 2700,000,000 | Edited dormant commerce clause section of summary judgment | 200.700 | | | | | | | |
| 12/4/2024 | JRM | opposition[0.8]. | 0.8 | \$ | 950.00 | \$ | 760.00 | | \$ | 14.0 |
| | | Email correspondence with co-counsel and opposing counsel regarding | | | | | | | | |
| 67000 x00 | | proposed revised schedule[0.1]; worked on dormant commerce clause | | | | | | | | |
| 12/5/2024 | JRM | section of the brief[1.0]. | 1.1 | \$ | 950.00 | \$ | 1,045.00 | | \$ | 20 |
| 1 25 25 | | Worked on consent section to summary judgment opposition[2.0]; | | 902 | | | | | 1 | |
| 12/9/2024 | JRM | analyzed issues with Ms. Nordby regarding same[0.8]. | 2.8 | \$ | 950.00 | \$ | 2,660.00 | | \$ | - |

Bottoms v. Block, Inc. Fee Detail Report

| Date | Initials | Narrative | Units | Ra | te | Value | Write Off Units | Write Off \ | /alue |
|------------|------------|---|-------|----|--------|-------------|-----------------|-------------|-------|
| | | Reviewed and revised draft consent section for summary judgment | | | | | | 1 | |
| | | opposition[0.8]; continued to work on dormant commerce clause section of | | | | | | | |
| | | summary judgment opposition[0.7]; continued to work on same[0.5]; | | | | | | | |
| 12/11/2024 | JRM | continued to work on same[2.3]. | 4.3 | \$ | 950.00 | \$ 4,085.00 | | \$ | _ |
| 12/13/2024 | JRM | Analyzed issues regarding dormant Commerce Clause[1.0]. | 1 | _ | 950.00 | \$ 950.00 | | \$ | 2 |
| | VIII COMME | Telephone call from AG regarding intervention motion[0.1]; followed up | | | | | | | |
| 12/16/2024 | JRM | regarding same[0.1]; worked on opposition to summary judgment[1.5]. | 1.7 | \$ | 950.00 | \$ 1,615.00 | | \$ | - |
| 12/17/2024 | JRM | Videoconference with team to strategize about next steps[1.0]. | 1 | \$ | 950.00 | \$ 950.00 | | \$ | - 1 |
| | | Reviewed rules on amending pleadings and email correspondence | | | | | | | |
| 12/18/2024 | JRM | regarding same[0.2]. | 0.2 | \$ | 950.00 | \$ 190.00 | | \$ | 7.1 |
| | | Prepared for strategy call regarding summary judgment motion[0.3]; | | | | | | | |
| i | | telephone conference with team to strategize about summary | | | | | | | |
| 12/20/2024 | JRM | judgment[0.6]; followed up with same[0.5]. | 1.4 | \$ | 950.00 | \$ 1,330.00 | | \$ | - |
| | | Worked on summary judgment opposition[1.8]; continued to work on | | | | | | 1 | |
| | | same[1.1]; telephone call from Ms. Rios to discuss summary judgment | | | | | | | |
| 1/2/2025 | JRM | opposition[0.5]. | 3.4 | \$ | 950.00 | \$ 3,230.00 |) | \$ | ÷ / |
| 1/7/2025 | JRM | Telephone conference with Ms. Rios regarding case schedule[0.1]. | 0.1 | \$ | 950.00 | \$ 95.00 |) | \$ | - |
| | | Worked on summary judgment opposition[0.4]; continued to work on | | | | | | | |
| 1/13/2025 | JRM | same[1.0]; continued to work on same[2.5]. | 3.9 | \$ | 950.00 | \$ 3,705.00 | | \$ | - |
| | | Reviewed case schedule and teams call with co-counsel regarding | | | | | | | |
| 1/14/2025 | JRM | same[0.4]; worked on summary judgment opposition[0.3]. | 0.7 | \$ | 950.00 | \$ 665.00 | | \$ | 20 |
| | | Worked on summary judgment opposition[2.5]; call with team to strategize | | | | | | | |
| | | regarding same[0.4]; worked on stipulated motion to extend | | | | | | | |
| 1/15/2025 | JRM | deadlines[1.3]. | 4.2 | \$ | 950.00 | \$ 3,990.00 |) | \$ | - |
| | | | | | | | | | |
| | | Video conference with Ms. Rainwater and Mr. Payson regarding proposed | | | | | | | |
| | | case schedule and sealing issues[0.4]; followed up with same[0.2]; worked | | | | | | | |
| | | on summary judgment opposition[0.4]; continued to work on summary | | | | | | | |
| 1/16/2025 | JRM | judgment opposition[0.2]; reviewed exhibits and declaration[0.7]. | 1.9 | \$ | 950.00 | \$ 1,805.00 |) | \$ | - |
| | | Analyzed issues regarding summary judgment opposition[0.1]; reviewed | | | | - 01 | | | |
| | | and revised changes to motion to extend deadlines[0.4]; strategized | | | | | | | |
| 1/27/2025 | JRM | regarding same[0.3]; follow up email to team regarding same[0.2]. | 1 | \$ | 950.00 | \$ 950.00 |) | \$ | - |
| | | Multiple emails and messages regarding LCR 37 submissions[0.2]; worked | | | | | | 1 | |
| 1/28/2025 | JRM | on LCR 37 motion[2.0]; continued to work on same[0.4]. | 2.6 | \$ | 950.00 | \$ 2,470.00 | | \$ | 14.7 |
| | | Telephone call from Mr. Payson regarding Block[0.2]; worked on motions | | | | | | | |
| 1/29/2025 | JRM | to amend case schedule[1.6]. | 1.8 | \$ | 950.00 | \$ 1,710.00 |) | \$ | - |
| | | Reviewed reply in support of summary judgment and analyzed issues | | | | | | 1 | |
| 1/30/2025 | JRM | regarding same[1.7]; continued to work on same[0.4]. | 2.1 | \$ | 950.00 | \$ 1,995.00 | | \$ | 20 |

Case 2:23-cv-01969-JHC Document 102 Filed 09/26/25 Terrell Marshall Law Group PLLC

Bottoms v. Block, Inc.

| Date | Initials | Narrative | Units | R | late | Value | Write Off Units | Write Off Va | alue |
|-----------|----------|--|-------|------|--------|--------------|-----------------|--------------|------|
| | | Continued to review reply brief and analyze issues regarding same[1.2]; | | Г | | | | | |
| | | continued to work on same[0.5]; worked on joint motions[0.5]; continued | | | | | | | |
| | | to analyze issues relating to summary judgment[1.0]; continued to work on | | | | | | | |
| 1/31/2025 | JRM | same[0.5]. | 3.7 | \$ | 950.00 | \$ 3,515.00 | | \$ | - |
| 2/24/2025 | JRM | Email correspondence regarding data for mediation[0.1]. | 0.1 | \$ | 950.00 | \$ 95.00 | | \$ | - |
| | | Telephone conference with co-counsel to prepare for meet and | | Т | | 7.0 | | | |
| | | confer[0.5]; telephonic meet and confer with opposing conference about | | | | | | | |
| 2/25/2025 | JRM | mediation[0.3]; followed up with same[0.2]. | 1 | \$ | 950.00 | \$ 950.00 | | \$ | - |
| | | Drafted email responding to mediation proposal and followed up with | | Г | | | | | |
| 3/4/2025 | JRM | same[0.1]. | 0.1 | \$ | 950.00 | \$ 95.00 | | \$ | 40 |
| | | Reviewed and revised mediation submission[1.5]; telephone call from Ms. | | | | | | | |
| 3/7/2025 | JRM | Rios regarding same[0.3]; drafted term sheet for mediation[0.3]. | 2.1 | \$ | 950.00 | \$ 1,995.00 | | \$ | _ |
| | 100 | Reviewed letter from Block regarding class data for mediation[0.1]; | | | | | | 1 | |
| 3/10/2025 | JRM | telephone call from Ms. Rios regarding same[0.3]. | 0.4 | \$ | 950.00 | \$ 380.00 | | \$ | 20 |
| | | Revised mediation letter and multiple teams messages regarding | | Т | | | | | |
| | | same[0.2]; gathered potential settlement comparables[0.1]; pulled | | | | | | | |
| 3/11/2025 | JRM | comparables for settlement[0.3]. | 0.6 | \$ | 950.00 | \$ 570.00 | | \$ | 7.1 |
| 10- | | Analyzed insurance issues for mediation[0.3]; commenced review of Block's | | Г | | | | | |
| 3/12/2025 | JRM | mediation submission[1.3]. | 1.6 | \$ | 950.00 | \$ 1,520.00 | | \$ | |
| | | | | Γ | | | | | |
| | | Video conference to strategize about settlement strategy[1.0]; followed up | | | | | | | |
| | | with same[0.4]; continued to work on preparations for mediation[1.3]; | | | | | | | |
| | | reviewed documents to file in open court per court order[0.1]; continued | | | | | | | |
| 3/13/2025 | JRM | to review Cash App's mediation submission, related research[2.0]. | 4.8 | _ | | \$ 4,560.00 | | \$ | - |
| 3/17/2025 | JRM | Traveled to Orange County for mediation[4.5]. | 4.5 | | | \$ 4,275.00 | | \$ | - |
| 3/18/2025 | JRM | Attended mediation[9.0]; traveled from mediation to Seattle[5.5]. | 14.5 | \$ | 950.00 | \$ 13,775.00 | | \$ | - |
| | | Analyzed issues regarding class size for mediation discussions[0.3]; | | Ì | | | | | |
| | | followed up with same[0.3]; telephone conference with team about | | l | | 100 | | 100 | |
| 3/24/2025 | JRM | settlement[0.3]. | 0.9 | | | \$ 855.00 | | \$ | 20 |
| 3/26/2025 | JRM | Analyzed settlement issues[0.1]. | 0.1 | . \$ | 950.00 | \$ 95.00 | | \$ | 2 |
| | | Analyzed issues regarding term sheet and settlement approval[0.4]; | | | | | | | |
| | | telephone conference with Ms. Rios regarding same[0.5]; drafted joint | | | 2 | 20. | | 900 | |
| 3/31/2025 | JRM | status report and email correspondence regarding same[0.1]. | 1 | \$ | 950.00 | \$ 950.00 | | \$ | • |
| | | Reviewed stipulated motion and email correspondence regarding | | Т | | | | | |
| 4/1/2025 | JRM | same[0.1]. | 0.1 | \$ | 950.00 | \$ 95.00 | | \$ | |
| | | Analyzed issues regarding term sheet[0.3]; followed up regarding | | | | | | | |
| | | same[0.1]; telephone conference with Ms. Rios to prepare for call with | | | | | | | |
| | | opposing counsel[0.5]; telephone conference with opposing counsel | | | | | | | |
| 4/3/2025 | JRM | regarding term sheet[0.5]; followed up with same[0.5]. | 1.9 | \$ | 950.00 | \$ 1,805.00 | | \$ | - |

| Date | Initials | Narrative | Units | Rat | te | Value | Write Off Units | Write Off Value |
|-----------|----------------|--|---------|----------|--------|--|-----------------|-----------------|
| | | Analyzed issues regarding term sheet, exchanged emails and teams | | | | | | |
| | | messages regarding same[0.7]; reviewed and approved changes to term | | | | | | |
| 4/4/2025 | JRM | sheet, follow up email regarding same[0.5]. | 1.2 | \$ | 950.00 | \$ 1,140.00 | | \$ - |
| 4/0/2025 | 1014 | 5 7 6 10 10 10 10 10 10 10 10 10 10 10 10 10 | | _ | 050.00 | , or oo | | |
| 4/9/2025 | JRM | Email correspondence regarding term sheet and notice of settlement[0.1]. | 0.1 | _ | 950.00 | \$ 95.00 | | \$ - |
| 4/11/2025 | JRM | Email correspondence regarding term sheet[0.1]. | 0.1 | \$ | 950.00 | \$ 95.00 | | \$ - |
| | 10001000041001 | Analyzed issues relating to soliciting bids for administrators, email | SOURCE | | | 5-20 ST-00-00-00-00-00-00-00-00-00-00-00-00-00 | | |
| 4/16/2025 | JRM | correspondence regarding same[0.4]. | 0.4 | \$ | 950.00 | \$ 380.00 | | \$ - |
| | | Reviewed draft settlement agreement, proposed changes and made | | | | | | |
| | | comments to same[0.5]; emails to administrators asking them to sign the | | | | | | |
| - | 1000-01110 | protective order[0.5]; telephone conference with team regarding | 152 553 | | | F. (0) (1) (1) (1) (1) (1) (1) (1) (1) (1) (1 | | |
| 4/21/2025 | JRM | settlement agreement[0.7]. | 1.7 | \$ | 950.00 | \$ 1,615.00 | | \$ - |
| 200 900 | | Worked on request for settlement proposals[0.5]; continued to work on | | 1 | | 16 | | 100 |
| 4/22/2025 | JRM | same[0.3]; continued to revise draft settlement agreement[0.4]. | 1.2 | \$ | 950.00 | \$ 1,140.00 | | \$ - |
| 19 00 | | Email and teams communications regarding settlement agreement | | | | 100 | | 900 |
| 4/30/2025 | JRM | status[0.1]. | 0.1 | \$ | 950.00 | \$ 95.00 | | \$ - |
| | | Reviewed defendant's changes to settlement agreement[0.5]; continued to | | | | | | |
| | | work on same[0.2]; continued to edit same[0.1]; email to counsel regarding | | | | | | |
| 5/19/2025 | JRM | settlement agreement revisions[0.1]. | 0.9 | \$ | 950.00 | \$ 855.00 | | \$ - |
| 1554 1155 | | Reviewed defendant changes to settlement agreement and request for | | | | | | |
| | | proposal for administration and email to team regarding same[0.2]; revised | | | | | | |
| | | settlement agreement and continued to analyze issues regarding | | | | | | |
| 5/28/2025 | JRM | same[0.6]. | 0.8 | \$ | 950.00 | \$ 760.00 | | \$ - |
| | | Emails to potential settlement administrators[0.4]; reviewed and revised | | | | | | |
| | | settlement agreement notices[0.6]; telephone call from potential | | | | | | |
| | | settlement administrator regarding bid details[0.3]; continued to work on | | | | | | |
| 5/29/2025 | JRM | notices[0.5]. | 1.8 | \$ | 950.00 | \$ 1,710.00 | | \$ - |
| | | Email communications regarding class data[0.1]; worked on settlement | | | | | | |
| 6/3/2025 | JRM | administration issues[0.1]. | 0.2 | \$ | 950.00 | \$ 190.00 | | \$ - |
| | | Worked on settlement-related issues including review of draft preliminary | | | | | | |
| | | approval motion[2.0]; continued to work on same[0.3]; attended meeting | | | | | | |
| | | with settlement administrator Veritas[0.5]; followed up with same[0.2]; | | | | | | |
| | | continued to review and analyze issues relating to preliminary | | | | | | |
| | | approval[0.3]; telephone call from Mr. Zabriskie regarding notice | | | | | | |
| | | proposal[0.3]; continued to work on draft preliminary approval | | | | | | |
| 6/5/2025 | JRM | motion[0.6]. | 4.2 | \$ | 950.00 | \$ 3,990.00 | | \$ - |
| 6/19/2025 | JRM | Worked on settlement agreement issues[0.4]. | 0.4 | _ | 950.00 | \$ 380.00 | | \$ - |
| ,, | | Telephone conference with Ms. Rainwater and Mr. Payson regarding | | <u> </u> | | | | |
| | | settlement agreement[0.3]; followed up with same[0.3]; worked on | | | | | | |
| | | settlement agreement[0.2]; continued to work on same[1.9]; revised stip | | | | | | |
| 6/20/2025 | JRM | mtn for extension[0.2]. | 2.9 | 5 | 950.00 | \$ 2,755.00 | | \$ - |

| Date | Initials | Narrative Fee Detail Repo | Units | Ra | te | Value | Write Off Units | Write Off Valu | ue |
|-----------|----------|---|-------|-----|--------|-------------|-----------------|----------------|-----|
| | | Analyzed issues regarding settlement administrator bids[0.2]; telephone | | | | | | | |
| 6/23/2025 | JRM | call from Mr. DeWitte regarding same[0.1]. | 0.3 | \$ | 950.00 | \$ 285.00 | | \$ | 7.4 |
| 1524 173 | | Worked on analyzing settlement administration bids[0.5]; telephone call | | | , | | | | |
| | | from Mr. DeWitt regarding administration bid[0.1]; worked on preliminary | | | | | | | |
| 6/24/2025 | JRM | approval motion[2.0]; continued to work on same[0.7]. | 3.3 | \$ | 950.00 | \$ 3,135.00 | | \$ | - |
| | | Reviewed declaration in support of motion for preliminary approval and | | | | | | | |
| 6/25/2025 | JRM | costs report[0.1]. | 0.1 | \$ | 950.00 | \$ 95.00 | | \$ | - |
| | | Telephone call from Mr. DeWitte regarding administration bid[0.2]; worked | | | | | | | |
| | | on settlement agreement and exhibits[1.5]; reviewed execution copy of | | | | | | | |
| 6/26/2025 | JRM | settlement agreement[0.1]. | 1.8 | \$ | 950.00 | \$ 1,710.00 | | \$ | 40 |
| | | Worked on settlement agreement issues[0.2]; continued to work on tasks | | | | | | | |
| 6/27/2025 | JRM | for preliminary settlement approval[1.7]. | 1.9 | \$ | 950.00 | \$ 1,805.00 | | \$ | _ |
| | | Analyzed issues relating to preliminary approval[0.3]; reviewed | | | | | | | |
| | | declarations in support of preliminary approval and revised same[0.8]; | | | | | | | |
| | | reviewed proposed order and revised same[0.1]; reviewed EAG | | | | | | | |
| | | declarations[0.1]; continued to work on preliminary approval motion and | | | | 100 | | | |
| 6/30/2025 | JRM | supporting papers[2.1]. | 3.4 | \$ | 950.00 | \$ 3,230.00 | | \$ | • |
| | | Attended team meeting with co-counsel regarding claims process | | | | | | | |
| 7/30/2025 | JRM | strategy[0.4]. | 0.4 | \$ | 950.00 | \$ 380.00 | | \$ | 7 |
| 1334 1430 | | Video conference with Ms. Rainwater and Mr. Payson regarding claims | | | | | | | |
| | | process[0.2]; followed up regarding same[0.3]; email correspondence | | | | | | | |
| 7/31/2025 | JRM | regarding website URL[0.1]; worked on administration issues[0.5]. | 1.1 | \$ | 950.00 | \$ 1,045.00 | | \$ | • |
| | | Reviewed notices and analyzed issues regarding same[0.8]; continued to | | | | | | | |
| 8/5/2025 | JRM | work on settlement issues[0.5]. | 1.3 | | 950.00 | \$ 1,235.00 | | \$ | + |
| 8/6/2025 | JRM | Analyzed issue relating to notice[0.5]. | 0.5 | \$ | 950.00 | \$ 475.00 | | \$ | - |
| | | | | | | | | | |
| | | Analyzed issues regarding claim form[0.2]; telephone conference with EAG | | | | | | | |
| 8/8/2025 | JRM | regarding claim submission process[0.5]; followed up with same[0.2]. | 0.9 | \$ | 950.00 | \$ 855.00 | | \$ | - |
| 580 957 | | Strategized about fee petition and followed up with co-counsel regarding | | | 7 | 103 | | 1900 | |
| 8/11/2025 | JRM | same[0.2]. | 0.2 | \$ | 950.00 | \$ 190.00 | | \$ | 20 |
| 120 950 | | Telephone call from settlement administrator regarding website[0.1]; | | 100 | | 10 | | 190 | |
| 8/22/2025 | JRM | reviewed draft IVR script and suggested revisions to same[0.1] | 0.2 | \$ | 950.00 | \$ 190.00 | | \$ | - |
| | | Email correspondence regarding notice and followed up with same[0.1]; | | | | | | | |
| | | telephone call from settlement administrator about test portal, tested | | | | | | | |
| 8/26/2025 | JRM | claim form[0.2]. | 0.3 | \$ | 950.00 | \$ 285.00 | | \$ | Ē |
| | | | | | | | | | |
| | | Team meeting with co-counsel regarding claim submission process[0.2]; | | | | | | | |
| 8/27/2025 | JRM | telephone conference with opposing counsel regarding claim portal[0.4]. | 0.6 | | 950.00 | \$ 570.00 | | \$ | • |
| 8/28/2025 | JRM | Worked on notice issues[0.5]. | 0.5 | _ | 950.00 | \$ 475.00 | | T | |
| 9/2/2025 | JRM | Worked on fee petition[1.5]. | 1.5 | | 950.00 | \$ 1,425.00 | | - T | - |
| 9/3/2025 | JRM | Team meeting to discuss upcoming deadlines and notice response[0.2]. | 0.2 | \$ | 950.00 | \$ 190.00 | | \$ | - |

| Date | Initials | Narrative | Units | Rate | : | Value | Write Off Units | Write Off Value |
|---------------|----------|---|-------|------|--------|---------------|-----------------|-----------------|
| 9/10/2025 | JRM | Attended team meeting to strategize about next steps[0.1]. | 0.1 | \$ | 950.00 | \$ 95.00 | | \$ - |
| 9/17/2025 | JRM | Worked on motion for fees[3.2]. | 3.2 | \$ | 950.00 | \$ 3,040.00 | | \$ - |
| 9/18/2025 | JRM | Attended team call to strategize about fee petition[0.3]. | 0.3 | \$ | 950.00 | \$ 285.00 | | \$ - |
| 100 | | Email to settlement administrator about reminder notice and fee | | | | | | |
| 9/19/2025 | JRM | petition[0.1]. | 0.1 | \$ | 950.00 | \$ 95.00 | | \$ - |
| 9/23/2025 | JRM | Revised fee petition[1.1]. | 1.1 | \$ | 950.00 | \$ 1,045.00 | | \$ - |
| Jennifer R. M | lurray | Total: | 212.3 | | | \$ 201,685.00 | | \$ - |
| | | Reformatted and finalized complaint to state standards[.5]. Drafted | | | | | | |
| | | summons and case information coversheet[.4]. Finalized summons and | | | | | | |
| | | case information coversheet[.1]. Filed complaint and supporting | | | | | | |
| 11/13/2023 | KB | documents with the court[.4]. | 1.4 | \$ | 250.00 | \$ 350.00 | | \$ - |
| | | Searched king county records for new matter to pull court-stamped copies | | | | | | |
| 11/14/2023 | KB | of initial filings[.1]. | 0.1 | \$ | 250.00 | \$ 25.00 | | \$ - |
| | | Continued to search King County records for new matter to pull court- | | | | | | |
| 11/15/2023 | KB | stamped copies of initial filings[.1]. | 0.1 | \$ | 250.00 | \$ 25.00 | | \$ - |
| | | Researched registered agent address for service on Block, Inc.[.9]. Pulled | | | | | | |
| | | court-stamped complaint and initial documents from the court[.2]. Created | | | | | | |
| | | service packet of complaint and related filings and coordinated process | | | | | | |
| 11/20/2023 | KB | service of the same[.5]. | 1.6 | \$ | 250.00 | \$ 400.00 | | \$ - |
| | | | | | | | | |
| 12/27/2023 | KB | Revised, finalized, and filed pro hac vice admissions for Rios and Drake[.3]. | 0.3 | 7.0 | 250.00 | \$ 75.00 | | \$ - |
| 12/28/2023 | KB | Created caption form for federal matter[.2]. | 0.2 | | 250.00 | \$ 50.00 | | \$ - |
| 1/2/2024 | KB | Updated caption form to reflect pro hac vice admittance of Drake[.1]. | 0.1 | \$ | 250.00 | \$ 25.00 | | \$ - |
| 2/7/2024 | KB | Drafted response shell to motion to dismiss[.2]. | 0.2 | \$ | 250.00 | \$ 50.00 | | \$ - |
| | | Drafted notice of appearance of Nordby[.2]. Filed notice of appearance | | | | | | |
| 2/22/2024 | KB | with the court[.1] | 0.3 | \$ | 250.00 | \$ 75.00 | | \$ - |
| | | Formatted document and created tables of contents and authorities for | | | | | | |
| | | opposition to motion to dismiss[.8]. Finalized opposition[.1]. Filed | | | | | | |
| tiks with | | opposition with the court[.1]. Drafted joint status report and discovery plan | 1 | 000 | | 163 | | 100 |
| 2/23/2024 | KB | shell[.3]. | 1.3 | | 250.00 | \$ 325.00 | | \$ - |
| 3/8/2024 | KB | Finalized and served first sets of discovery on defendant[.5]. | 0.5 | \$ | 250.00 | \$ 125.00 | | \$ - |
| | | Revised and finalized joint status report[.4]. Filed joint status report with | | 90 | | 85 | | 100 |
| 3/12/2024 | KB | the court[.2]. | 0.6 | | 250.00 | \$ 150.00 | | \$ - |
| 4/24/2024 | KB | Drafted supplemental joint status report shell[.1]. | 0.1 | \$ | 250.00 | \$ 25.00 | | \$ - |
| | | Finalized subpoena, declaration of records custodian, exhibit a, and notice | | | | | | |
| 4/30/2024 | KB | of intent to serve subpoena[.1]. | 0.1 | \$ | 250.00 | \$ 25.00 | | \$ - |
| | | Finalized and served notice of intent to serve subpoena and finalized all | | | | | | |
| | | subpoena documents to Q Link Wireless and coordinated service of the | | | | | | |
| 5/9/2024 | KB | same[.5]. | 0.5 | \$ | 250.00 | \$ 125.00 | | \$ - |
| | | Drafted, finalized, and coordinated mailing of letter to attorney general's | | | | | | |
| 6/4/2024 | KB | office advising of complaint[.3]. | 0.3 | \$ | 250.00 | \$ 75.00 | | \$ - |

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| Date | Initials | Narrative | | Rate | | Value | | Write Off Units | Write Off Value | |
|------------|----------|--|-----|--------|--------|-------|----------|-----------------|-----------------|-------|
| | | Updated caption form to reflect notice of change of address information | | Т | | | | | | |
| | | for co-counsel[.1]. Drafted response shell to defendants first set of | | | | | | | | |
| 6/5/2024 | КВ | discovery to plaintiff[.8]. | 0.9 | \$ | 250.00 | \$ | 225.00 | | \$ | - |
| 8/2/2024 | КВ | Drafted 30(b)(1) notice of deposition directed to Brian Grassadonia[.1]. | 0.1 | \$ | 250.00 | \$ | 25.00 | | \$ | - |
| 8/5/2024 | КВ | Finalized notice of deposition to Angelo Monteux[.1]. | 0.1 | \$ | 250.00 | \$ | 25.00 | | \$ | - |
| | | Finalized letter to defense counsel regarding plaintiff's discovery | | Т | | | | | | |
| 8/6/2024 | KB | responses[.1]. Served letter on all counsel[.1]. | 0.2 | \$ | 250.00 | \$ | 50.00 | | \$ | - |
| 8/12/2024 | КВ | Drafted LCR 37 joint submission shell[.2]. | 0.2 | \$ | 250.00 | \$ | 50.00 | | \$ | ~ |
| | | Coordinated order of August 12 oral argument hearing transcript[.1]. Filled | | | | | | | | , |
| | | out transcript request form and provided to court reporter for hearing | | | | | | | | |
| 8/14/2024 | KB | transcript[.2]. Filed transcript order form with the court[.1]. | 0.4 | \$ | 250.00 | \$ | 100.00 | | \$ | 2 |
| 8/21/2024 | КВ | Received and distributed transcript of August 12 discovery hearing[.1]. | 0.1 | . \$ | 250.00 | \$ | 25.00 | 0.1 | \$ | 25.00 |
| | | Drafted declaration of Kimberly Bottoms in support of LCR 37 | | Т | | | | 1 | | |
| | | submission[.1]. Finalized letter to defendant regarding plaintiff's discovery | | | | | | | | |
| 8/22/2024 | KB | responses[.1]. Served correspondence on counsel[.1]. | 0.1 | \$ | 250.00 | \$ | 25.00 | 0.20 | \$ | 50.00 |
| | | Revised and finalized joint stipulation of facts[.2]. Filed joint statement of | | Т | | | | | | |
| 9/27/2024 | KB | facts with the court[.1]. | 0.3 | \$ | 250.00 | \$ | 75.00 | | \$ | |
| | | Provided deposition transcripts with accompanying exhibits of Cook and | | Т | | | | | | |
| 10/29/2024 | KB | Bottoms to co-counsel[.4]. | 0.4 | \$ | 250.00 | \$ | 100.00 | | \$ | 75.0 |
| | | | | | | | | | | |
| 10/30/2024 | KB | Provided additional formats of Cook deposition transcript to co-counsel[.1]. | 0.1 | . \$ | 250.00 | \$ | 25.00 | 0.10 | \$ | 25.00 |
| 12/19/2024 | KB | Updated caption form to reflect appearance of counsel for defendant[.1]. | 0.1 | 5 | 250.00 | \$ | 25.00 | | \$ | - |
| 12/13/2024 | KB | Worked on declaration in support of opposition to motion for summary | 0.1 | T | 250.00 | 7 | 25.00 | | 7 | |
| | | judgment[.1]. Drafted proposed order denying motion for summary | | | | | | | | |
| | | judgment[.1]. Drafted motion to seal, declaration in support, and proposed | | | | | | | | |
| 1/15/2025 | КВ | order[.4]. | 0.6 | 5 | 250.00 | \$ | 150.00 | | \$ | _ |
| 1/15/2025 | N.D | Craci (-4). | 0.0 | 1 | 230.00 | ~ | 150.00 | | ~ | |
| 1/21/2025 | КВ | Worked on summary judgment motion [3]; worked on motion to seal [1]. | 4 | \$ | 250.00 | \$ | 1,000.00 | | \$ | 21 |
| | | Coordinated creation and delivery of working copies of response to | | | | | | | | |
| 1/22/2025 | КВ | summary judgment motion to Judge Pechman[.8] | 0.8 | \$ | 250.00 | \$ | 200.00 | | \$ | - |
| | | Drafted Notice of Motion renoted[.4]. Filed notice of motion renoted with | | \top | | | | | | |
| 1/23/2025 | KB | the court[.2]. | 0.6 | \$ | 250.00 | \$ | 150.00 | | \$ | 17.1 |
| 1/27/2025 | КВ | Updated caption form to reflect withdrawal of defense attorney[.1]. | 0.1 | - | 250.00 | \$ | 25.00 | | \$ | - |
| 411 421 | | Updated joint motion to extend deadlines[.2]. Drafted proposed order for | | T | | | | | | |
| 1/29/2025 | КВ | LCR 37 motion[.2]. | 0.4 | \$ | 250.00 | \$ | 100.00 | | \$ | - |
| 1/30/2025 | КВ | Formatted joint motion to extend deadlines[.2]. | 0.2 | \$ | 250.00 | \$ | 50.00 | | \$ | |

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Bottoms v. Block, Inc.

| Date | Initials | Narrative | Units | R | Rate | Value | Write Off Units | Write Off Valu | ıe |
|--------------|----------|--|-------|------|--------|-------------|-----------------|----------------|----------|
| | | | | | | | | | |
| | | Revised and finalized stipulated motion to continue consideration of | | | | | | | |
| | | summary judgment motion[.1]. Filed stipulated motion with the court[.1]. | | | | | | | |
| | | Revised and finalized LCR 37 submission and proposed order[.1]. Filed LCR | | | | | | | |
| 100 950 | | 37 submission with the court[.2]. Provided proposed order to judge of | | | | | | 100 | |
| 1/31/2025 | KB | stipulated motion and LCR 37 submission[.2]. | 0.7 | \$ | 250.00 | \$ 175.00 | | \$ | 20 |
| | | Filed opposition brief with altered redactions pursuant to court order[.6]. | | 1 | | | | | |
| | | Created coversheet for unsealed exhibit nine to declaration of Murray in | | | | | | | |
| | | support of opposition brief to summary judgment motion[.1]. Filed exhibit | | | | | | | |
| 3/13/2025 | KB | nine with the court[.1]. | 0.8 | | | \$ 200.00 | | \$ | T.1 |
| 4/11/2025 | KB | Updated term sheet to reflect authority of plaintiff[.1]. | 0.1 | \$ | 250.00 | \$ 25.00 | | \$ | ā |
| 5/27/2025 | KB | Finalized and filed pro hac vice application for co-counsel Fewer[.2]. | 0.2 | \$ | 250.00 | \$ 50.00 | | \$ | 5 |
| | | | | | | | | | |
| 6/2/2025 | KB | Updated caption form to reflect pro hac vice admission of co-counsel[.1]. | 0.1 | . \$ | 250.00 | \$ 25.00 | | \$ | -7 |
| | | Drafted shells for motion for overlength brief and proposed order[.3]. | | | | | | | |
| | | Drafted motion for preliminary approval shell[.1]. Drafted declaration in | | | | | | | |
| 6/9/2025 | KB | support shell[.1]. Drafted proposed order shell[.1]. | 0.6 | _ | | \$ 150.00 | | \$ | |
| 6/10/2025 | KB | Worked on motion for overlength and proposed order; filed same. | 0.4 | \$ | 250.00 | \$ 100.00 | | \$ | 2 |
| | | Drafted stipulated motion shell to file plaintiff's preliminary approval | | | | | | | |
| 6/16/2025 | KB | motion[.5]. Finalized and filed stipulated motion[.2]. | 0.7 | \$ | 250.00 | \$ 175.00 | | \$ | - |
| | | Finalized stipulated motion to extend deadline to file preliminary approval | | | | | | | |
| 6/23/2025 | KB | motion[.1]. Filed stipulated motion with the court[.2]. | 0.3 | \$ | 250.00 | \$ 75.00 | | \$ | 20 |
| | | Formatted and finalized settlement agreement for final distribution to | | 1 | | | | | |
| 6/26/2025 | KB | parties[1.1] | 1.1 | \$ | 250.00 | \$ 275.00 | | \$ | • |
| | | Finalized settlement agreement for class representative's and class | | | | | | | |
| 6/27/2025 | KB | counsel's signatures. | 0.3 | \$ | 250.00 | \$ 75.00 | | \$ | 7.4 |
| | | | | | | | | | |
| | | Formatted motion for preliminary approval and created tables of contents | | | | | | | |
| | | and authorities[1.2]. Finalized motion for preliminary approval[.3]. | | | | | | | |
| | | Finalized declaration of Schwartz[.1]. Finalized declaration of Murray[.1]. | | | | | | | |
| | | Finalized declaration of Drake and exhibits in support[.3]. Finalized | | | | | | | |
| | | proposed order[.2]. Filed motion and supporting declarations with the | | | | | | | |
| 6/30/2025 | KB | court[.4]. Provided word version of proposed order to judge[.1]. | 2.7 | \$ | 250.00 | \$ 675.00 | | \$ | -7 |
| | 200000 | Drafted motion for attorneys' fees shell, proposed order, and declaration in | | | | | | ***** | |
| 7/11/2025 | KB | support shell[.4]. | 0.4 | _ | | \$ 100.00 | | \$ | 40 |
| 9/15/2025 | KB | Updated caption form to reflect reassignment of judge[.1]. | 0.1 | - | | \$ 25.00 | | 7 | <u>=</u> |
| 9/18/2025 | KB | Formatted and updated motion for fees[.2]. | 0.2 | \$ | 250.00 | \$ 50.00 | | 7 | - |
| Krystal Brow | /n | Total: | 26.1 | | | \$ 6,525.00 | | \$ | 2 |
| in 19 | | Researched various evidence and civil procedure rules [2.7]; organized | | | | | | W | |
| 7/10/2024 | KN | notes on research[1.2]. | 3.9 | \$ | 250.00 | \$ 975.00 | | \$ | • |

Bottoms v. Block, Inc. Fee Detail Report

| Date | Initials | Narrative | Units | Rate | е | Valu | ie | Write Off Units | Writ | e Off Value |
|-------------------|----------|---|--------|------|--------|------|------------|-----------------|------|-------------|
| 7/11/2024 | KN | Researched admissibility issue[2.1]; researched discoverability issue[1.7]; organized research notes[1.6]; drafted correspondence regarding same[.8]. | 6.2 | \$ | 250.00 | \$ | 1,550.00 | | \$ | (#.) |
| 7/12/2024 | KN | Researched admissibility issue[3.2]; researched discoverability issue[.3]; organized research notes[1.5]; correspondence regarding research[1]. | 6 | \$ | 250.00 | \$ | 1,500.00 | | \$ | 2 |
| Katherine Namkung | | Total: | 16.1 | | | \$ | 4,025.00 | | \$ | 2 |
| | | Subtotal: | 760.9 | | | \$ | 533,158.00 | 9.20 | \$ | 5,129.00 |
| | | Total less written-off time: | 751.70 | | - | Ś | 528.029.00 | | | |