# **EXHIBIT A**

#### IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

DONNA CURLING, ET AL., Plaintiffs,

v.

Civil Action No. 1:17-CV-2989-AT

BRAD RAFFENSPERGER, ET AL., Defendants.

## SUPPLEMENTAL DECLARATION OF DAVID D. CROSS IN SUPPORT OF PLAINTIFFS' JOINT MOTION FOR SANCTIONS

I, David D. Cross, declare as follows:

- 1. I am a member of the bars of the State of New York and the District of Columbia. I am a partner with the law firm of Morrison & Foerster LLP, and lead counsel in this case representing Plaintiffs Donna Curling, Donna Price, and Jeffrey Schoenberg (the "Curling Plaintiffs) in the above-captioned matter. I have been admitted *pro hac vice* in these proceedings. I have personal knowledge of the facts in this declaration and, if called to testify as a witness, I would testify under oath to these facts.
- 2. This declaration supplements my previous declaration of October 11, 2019 (Dkt. No. 623-1), and supports the contemporaneously filed Reply in Support of Joint Motion for Sanctions. In addition to the fees and expenses described in my

previous declaration, Morrison & Foerster LLP also seeks the fees detailed herein incurred in connection with the GEMS Dispute and the litigation of the Joint Motion for Sanctions.

#### **Reasonableness of Challenged Time Entries**

- 3. Defendants, in their Opposition to Plaintiffs' Joint Motion for Sanctions, challenge a number of time entries made by Morrison & Foerster timekeepers. Defendants' arguments largely appear to result from their failure to properly read our time entries.
- 4. Defendants challenge my entries on June 29 and 30 and July 4 and 7, 2019, as well as Ms. Catherine Chapple's entries on July 16, as block-billed and containing "extensive conferences." (Opp. 32.) But this characterization is unfair and misleading.
- 5. First, every one of those five entries separately itemizes time spent on the GEMS Dispute from time spent on other matters in this case, and two of them further break down relevant time by task, such as by separately recording time for research, drafting declarations, and communicating with key individuals. (Dkt. No. 623-1 at 21-24.)
- 6. Second, my previous declaration included tables breaking down Ms. Chapple's and my claimed time by task. (Dkt. No. 623-1 at 5-6.) In the few cases

where our *time entries* did not fully break down the time spent on each task, we divided the total hours spent on the group of tasks by the number of tasks, and then assigned an equal amount of time to each task. The tables in my previous declaration were prepared by following this method to the extent necessary. I understand that this was the method relied upon by the Eleventh Circuit in *ACLU* of *Ga. v. Barnes*, 168 F.3d 423, 429 (11th Cir. 1999).

7. Third, as lead counsel for Curling Plaintiffs, it is imperative that I efficiently coordinate the work of a large number of people, especially when it involves what Defendants characterize as "complicated" and "highly technical" issues under a "rapid" schedule in the midst of many other responsibilities on this and other matters. Time spent in conferences with team members coordinating and discussing the substance of that work is an example of efficient, not inefficient, case management. These conferences are critical for ensuring necessary work occurs efficiently, with high quality, and on time. Further, when I communicate via email with multiple recipients or lead conference calls with multiple participants, including various combinations of attorneys at Morrison & Foerster, co-counsel, clients, and expert witnesses, it is often inefficient or impossible to itemize each such communication with further particularity than I have in my time entries.

- 8. Fourth, Defendants' "extensive conferences" claim is simply not accurate. For example, Defendants challenge Ms. Chapple's entries on July 9 and 10, 2019, as unreasonable, claiming that they include conferences "that appear to have lasted up to eight and nine hours in a day." (Opp. 32.) But Ms. Chapple's entries cannot be read that way. On July 9, in addition to discussing substantive issues with me, she also "[p]repared for and participate[d] in [a] call with defense counsel" and "draft[ed a] brief re[garding] GEMS discovery." (Dkt. No. 623-1 at 25 (emphasis added).) On July 10, in addition to discussing strategy with me, she also "[p]articipate[d] in [a] call with [the C]ourt re[garding] GEMS discovery" and "drafted [a] response to [the Court's] minute order re[garding] Phase 1 of GEMS discovery." (Id. at 27 (emphasis added).)
- 9. Defendants next challenge three of our time entries on July 12 and 14 because the time was incurred after this Court's order on July 9. However, this time arose from the restrictions on our review of the GEMS databases that we later learned were unnecessary.
- 10. Defendants additionally challenge one of my time entries on July 14 because it was spent dealing with their efforts to obtain a copy of Dr. Halderman's malware. (Opp. 33.) I do not seek, and my previous declaration did not claim to seek any time spent dealing with Dr. Halderman's malware. To the extent my July

14 time entry appears to include that time, it is the result of a clerical error in redaction. The final clause separated by a semicolon does not include any tasks related to Dr. Halderman's malware and the parenthetical time claimed in that entry refers only to the final clause separated by a semicolon. (Dkt. No. 623-1 at 30.) In other words, the time for the task Defendants complain about was not included among the fees sought in the Motion.

- 11. Defendants also challenge the fees and expenses charged by Dr. Halderman.
- 12. Defendants imply that Dr. Halderman's time on August 15, 19, and 21 was improper because he spent it "moving the secure facility to another location at the university." (Opp. 38.) But this was required only because of the restrictions on his review that arose from Defendants' misrepresentations that the GEMS databases were unique and confidential. Absent those misrepresentations and corresponding restrictions, the costs associated with this task never would have arisen.
- 13. Finally, Defendants argue that Plaintiffs should not recover any of Dr. Halderman's expenses because he does not include documentation. (Opp. 38.)

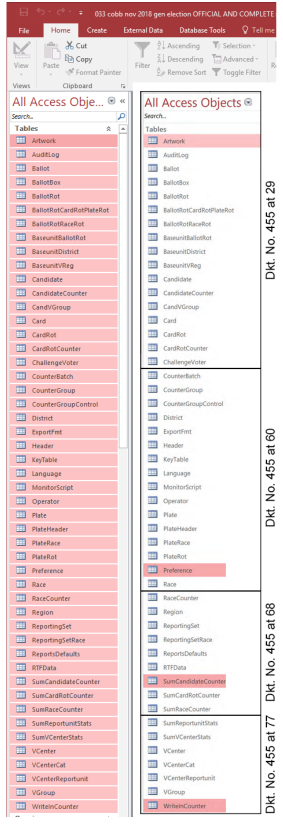
  Curling Plaintiffs have already filed appropriate documentation of his expenses in connection with their fee request under 42 U.S.C. § 1988. (Dkt. No. 631 at 290-

91.) Consistent with his invoice submitted along with the Joint Motion for Sanctions, Morrison & Foerster actually paid him \$856.99 for relevant expenses. (Dkt. No. 623-3 at 9.) However, due to a clerical error, Dr. Halderman's expenses were actually \$19.77 less than appeared on his invoice. (Dkt. No. 631 at 291 (showing cost of computer was \$779.23, not \$799.00).) Therefore, Morrison & Foerster reduces its claimed amount by \$19.77.

### **Simplicity of Comparison of GEMS Databases**

- 14. Defendants' counsel claim that they "lacked the ability" to compare "the structure of databases with almost 50 tables." (Opp. 19-20.) They do not support or explain this allegation, and it is difficult to understand. I have compared Georgia's current GEMS databases to publicly-available ones and found no difficulty with the comparison—and I have no specialized technical training.
- 15. I understand that below is a screenshot that compares, on the left side, the table names of the 2018 Cobb County GEMS database that Defendants produced in response to the Court's Order compelling production, as viewed in Microsoft Access, with, on the right side, the table names visible in the screenshots Plaintiffs filed of the publicly-available 2002 Cobb County database (Dkt. No. 455 at 29-77). The side-by-side comparison readily shows that the table names in both databases are identical:

The left side of this image is a complete list of table names from the 2018 Cobb County database, which the Court ordered Defendants to produce, as they appear in Microsoft Access.



The right side of this image is a complete list of table names from the 2002 Cobb County database that is publicly available online, as they appear in the screenshots Plaintiffs filed.

All 49 table names are identical.

- 16. Although Defendants specifically relied on misrepresentations regarding table names, the comparison of the field names (the column headers at the top of the grid) was also not technically challenging. All Defendants had to do to verify that the field names were substantially identical was to double click on each table's name in Microsoft Access. This would open the tables, as shown in the screenshots Plaintiffs filed. Then they could visually compare the field names to those in Plaintiffs screenshots.
- 17. While Dr. Halderman has previously described more detailed comparison techniques in his declaration of July 15, 2019, (Dkt. No. 487-3, Halderman Decl. ¶ 14), such techniques were unnecessary to conclude that Georgia's GEMS databases did not contain any unique table names or field names when compared with publicly-available GEMS databases. And Defendants do not claim that Merritt Beaver was unable to perform such a comparison with the publicly-available screenshots Plaintiffs filed with the Court.

### **Identification of Additional Time Expended**

18. Since the filing of my previous declaration, I oversaw and coordinated strategy regarding the Joint Motion for Sanctions with Dr. J. Alex Halderman and counsel for Curling Plaintiffs and Coalition Plaintiffs. I also communicated with Defendants regarding the Joint Motion for Sanctions.

- 19. I personally revised and oversaw the drafting and filing of the briefs, declarations, and supporting exhibits filed in connection with Plaintiffs' Joint Motion for Sanctions.
- 20. I personally reviewed the detailed fee report that the Morrison & Foerster accounting department generated on November 12, 2019. A true and correct copy of that report is attached to this declaration as **Appendix A**.
- 21. The non-redacted entries accurately reflect the additional time the Morrison & Foerster team expended in connection with the GEMS Dispute or in connection with the Joint Motion for Sanctions.

#### **Detailed Breakdown and Reasonableness of Additional Time**

22. Jenna Conaway, senior paralegal, spent an additional **33.5 hours** on the GEMS Dispute or on the Joint Motion for Sanctions. As described in my previous declaration, her hourly rate in 2019 was \$375 per hour.

	Additional Hours Spent in GEMS [	Databas	e Discovery Dispute
	Category	Hours	Fees Requested at \$375/hr
	Cite-check briefs	16.00	\$6,000.00
Conaway	Gather and review billing records and identify		\$2,156.25
ona	GEMS-related entries	5.75	
3 	Assist with edits to declarations	1.75	\$656.25
	Redact billing records	5.75	\$2,156.25
	Finalize documents for filing and file	4.25	\$1,593.75
	Subtotal for J. Conaway	33.50	\$12,562.50

23. Jane Bentrott is an associate in the firm's litigation practice. Her hourly rate in 2019 was\$ 695. She recorded a total of **6.5 hours** in connection with Plaintiffs' Joint Motion for Sanctions.

	Hours Spent in GEMS Databas	e Disco	overy Dispute
	Category	Hours	Fees Requested at \$695/hr
rott	Review sanctions briefing	3.25	\$2,258.75
l tr	Correspond with MoFo team and opposing counsel		\$347.50
Bentr		0.50	
<b>-</b>	Research relevant case law and summarize same		\$1,911.25
		2.75	
	Subtotal for J. Bentrott	6.50	\$4,517.50

24. Austin Uhler is an associate in the firm's litigation practice. His hourly rate in 2019 was \$490 and he spent **91.5 hours** in connection with Plaintiffs' Joint Motion for Sanctions.

	Hours Spent in GEMS Databas	se Disco	very Dispute
	Category	Hours	Fees Requested at \$490/hr
	Review Defendants' brief	1.25	\$612.50
	Correspond and coordinate with MoFo team, co-		\$4,777.50
<u>e</u>	counsel, and/or expert	9.75	
Uhler	Review filings and transcripts to gather facts		
⋖		10.50	
	Draft and revise briefs	45.25	\$22,172.50
	Draft and revise declarations	12.25	\$6,002.50
	Research relevant case law	13.75	\$6,737.50
	Subtotal for A. Uhler	91.50	\$39,690.00

25. According to the contemporaneous time records and based on my

professional experience, I believe the preceding tables represent a fair and accurate

breakdown of each timekeeper's relevant time by task.

26. The total amounts of time spent by each Morrison & Foerster

timekeeper were reasonable and necessary to resolve the GEMS Dispute and recover

our fees and costs needlessly incurred in that dispute.

27. Thus, the total additional amount of reasonable fees incurred by

Morrison & Foerster timekeepers in connection with the GEMS Dispute was

\$56,750.23. In combination with the fees sought in my previous declaration, (Dkt.

No. 623-1 (\$120,338.75)), the total amount of reasonable fees and expenses incurred

by Morrison & Foerster timekeepers in connection with the GEMS Dispute was

**\$177,088.98**.

I declare under penalty of the perjury laws of the State of Georgia and the

United States that the foregoing is true and correct and that this declaration was

executed this 12th day of November, 2019, in Washington, D.C.

/s/ David D. Cross

David D. Cross

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# **APPENDIX A**

Date	Initials	Name / Invoice Number	Hours	Amount	Description	Matter Number	Index
0/9/2010	10000 541	VID D. CROSS	0.25	266 2E Communicate with 6	CD councel to constitute and	000000 0000001	F7C2
9/8/2019 .0/31/2019		oice=	0.25	266.25 Communicate with C 266.25 attention to strategy	r counsel re sanctions, and re same.	089828-0000001	5763

Date	Initials	Name / Invoice Number	Hours	Amount	Description	Matter Number	Index

Date	Initials	Name / Invoice Number	Hours	Amount	Description	Matter Number	Index	

Date	Initials	Name / Invoice Number	Hours	Amount	Description	Matter Number	Index

Date	Initials	Name / Invoice Number	Hours	Amount	Description	Matter Number	Index
9/27/2019		JENNA B. CONAWAY	7.25		-check Plaintiffs' Joint Motion for	089828-0000001	57535492
10/31/2019		Invoice=	7.25	2,718.75 Sand	ctions.		
9/27/2019 10/31/2019		AUSTIN MICHAEL UHLER Invoice=				089828-0000001	57478486
10/31/2019		IIVOICE-					
			0.5	draf	t declaration of H. Knapp in support of		
				mot	ion for sanctions and fees on GEMS discovery		
				disp	ute and correspond with A. Sparks regarding e (0.5).		
				sam	c (0.3).		
9/28/2019 10/31/2019	19898	DAVID D. CROSS		Wor	rk on sanctions motion and communicate with	089828-0000001	57637859

Date	Initials	Name / Invoice Number	Hours	Amount	Description	Matter Number	Index
			0.5				
					_		
<u>:</u>							
9/30/2019	20403	AUSTIN MICHAEL UHLER				089828-0000001	5751034
.0/31/2019		Invoice=	3				
					; correspond with D. Cross regarding sanctions motion (0.25);		
					Sanctions motion (0.23),		
					revise motion for sanctions (2.75).		
0/00/0040	10000	IFNINA B. GONANIAN				000000 0000001	F760060
9/30/2019 10/31/2019		JENNA B. CONAWAY Invoice=			Review fee statements and highlight additional entries to capture for sanctions regarding GEMS	089828-0000001	5760062
			2		fees (2.0);		
10/1/2019	20403	AUSTIN MICHAEL UHLER	11.75		Revise motion for sanctions (3); draft declarations in support of motion for sanctions	089828-0000001	5753338
			11./3		(7.75); correspond with MoFo team, local		
					counsel, Coalition counsel, and A. Halderman regarding declarations in support of motion for		
					sanctions (1);		
10/1/2010	10030	IENNA B. CONAVAVA			Dodget non highlighted neutrons of the fire	000000 000000	F700000
10/1/2019	19929	JENNA B. CONAWAY	2.25		Redact non-highlighted portions of the fee statements as directed by A. Uhler, coordinate	089828-0000001	5760066
					regarding additional details for filing (2.25);		

	Initials	Name / Invoice Number	Hours	Amount	Description	Matter Number	Index
10/2/2019	20403 A	AUSTIN MICHAEL UHLER	1		Correspond with B. Brown, A. Sparks, and J. Conaway regarding declarations in support of	089828-0000001	57594968
					motion for sanctions (1);		

	Initials	Name / Invoice Number	Hours	Amount	Description	Matter Number	Index
10/4/2019	20403	AUSTIN MICHAEL UHLER	1.25		Correspond with B. Brown regarding status of sanctions motion (0.25);	089828-0000001	57558611
			1.25				
					; correspond with A. Halderman		
					regarding motion for sanctions (0.25); correspond with A. Sparks regarding motion for		
-					sanctions (0.25); revise declaration of A.		
					Halderman in support of motion for sanctions based on updated billing records (0.5);		
10/5/2019	20405	AUSTIN MICHAEL UHLER			Correspond with D. Cross regarding evidence in	089828-000001	57558609
, -, 2013		OTILLIN	0.25		support of sanctions motion (0.25);	555620-0000001	
10/7/2019	20403	AUSTIN MICHAEL UHLER				089828-0000001	57572911
			0.5				
					; correspond with C. Chapple and J.		
					Conaway regarding time records in support of motion for sanctions (0.5);		
		1				The state of the s	
10/7/2019	19929	JENNA B. CONAWAY			Coordinate with A. Uhler and others regarding	089828-0000001	57601207
10/7/2019	19929	JENNA B. CONAWAY	1.5		Coordinate with A. Uhler and others regarding documentation needed for sanctions regarding	089828-0000001	57601202
10/7/2019	19929	JENNA B. CONAWAY	1.5		Coordinate with A. Uhler and others regarding documentation needed for sanctions regarding GEMS discovery brief (0.5); draft list of	089828-0000001	57601202
10/7/2019	19929	JENNA B. CONAWAY	1.5		Coordinate with A. Uhler and others regarding documentation needed for sanctions regarding GEMS discovery brief (0.5); draft list of critical dates, docket numbers and descriptions for C. Chapple to assist with her review of	089828-0000001	57601202
10/7/2019	19929	JENNA B. CONAWAY	1.5		Coordinate with A. Uhler and others regarding documentation needed for sanctions regarding GEMS discovery brief (0.5); draft list of critical dates, docket numbers and descriptions	089828-0000001	57601202
10/7/2019	19929	JENNA B. CONAWAY	1.5		Coordinate with A. Uhler and others regarding documentation needed for sanctions regarding GEMS discovery brief (0.5); draft list of critical dates, docket numbers and descriptions for C. Chapple to assist with her review of	089828-0000001	57601202

Date	Initials	Name / Invoice Number	Hours	Amount	Description	Matter Number	Index
10/8/2019	20403	AUSTIN MICHAEL UHLER			Correspond with J. Conaway and B. Brown	089828-0000001	57595006
			1		regarding C. Chapple declaration in support of		
					sanctions motions (0.5); revise sanctions motion (0.5);		
.0/10/2019	20403	AUSTIN MICHAEL UHLER			I n		
		7.031114 WHICH FILE OFFICER			Revise motion for sanctions (0.75); revise	089828-0000001	57634412
		ACOTHE WHICH NEE OTHER	4.75		declarations and exhibits in support of motion	089828-0000001	57634411
		703TH WHOLINEE OTHER	4.75		declarations and exhibits in support of motion for sanctions (3.5); correspond with D. Cross	089828-0000001	57634412
		TOO THE WILL OF LEA	4.75		declarations and exhibits in support of motion	089828-0000001	5763441
		TOO THE WILL OF LEA	4.75		declarations and exhibits in support of motion for sanctions (3.5); correspond with D. Cross and J. Conaway regarding motion for sanctions	089828-0000001	5763441
		TOO THE WILL OF LEA	4.75		declarations and exhibits in support of motion for sanctions (3.5); correspond with D. Cross and J. Conaway regarding motion for sanctions	089828-0000001	5763441
		TOO THE WILL OF LEA	4.75		declarations and exhibits in support of motion for sanctions (3.5); correspond with D. Cross and J. Conaway regarding motion for sanctions	089828-0000001	5763441:
		TOO THE WILL OF LEA	4.75		declarations and exhibits in support of motion for sanctions (3.5); correspond with D. Cross and J. Conaway regarding motion for sanctions	089828-0000001	5763441:
			4.75		declarations and exhibits in support of motion for sanctions (3.5); correspond with D. Cross and J. Conaway regarding motion for sanctions	089828-0000001	5763441:
			4.75		declarations and exhibits in support of motion for sanctions (3.5); correspond with D. Cross and J. Conaway regarding motion for sanctions	089828-0000001	5763441
			4.75		declarations and exhibits in support of motion for sanctions (3.5); correspond with D. Cross and J. Conaway regarding motion for sanctions	089828-0000001	5763441
					declarations and exhibits in support of motion for sanctions (3.5); correspond with D. Cross and J. Conaway regarding motion for sanctions (0.5);		
	19929	JENNA B. CONAWAY	4.75	1,125.0	declarations and exhibits in support of motion for sanctions (3.5); correspond with D. Cross and J. Conaway regarding motion for sanctions (0.5);	089828-0000001 089828-0000001	
10/10/2019	19929			1,125.00	declarations and exhibits in support of motion for sanctions (3.5); correspond with D. Cross and J. Conaway regarding motion for sanctions (0.5);  Coordinate with A. Uhler to prepare and stage materials for upcoming Motion for Sanctions filing (0.75); coordinate with billing		5763441: 5784083(
	19929			1,125.0	declarations and exhibits in support of motion for sanctions (3.5); correspond with D. Cross and J. Conaway regarding motion for sanctions (0.5);  Coordinate with A. Uhler to prepare and stage materials for upcoming Motion for Sanctions		

Date	Initials	Name / Invoice Number	Hours	Amount	Description	Matter Number	Index
					(1.0); request updated billing and cost records		
					(0.25); review time entries selected for Motion		
					for Sanctions filing (0.75); discuss detailed		
					time descriptions for C. Chapple with G. Meija		
					(0.25).		
10/11/2019	19929	JENNA B. CONAWAY	7	2,625.00	Assist A. Uhler with finalizing declaration	089828-0000001	5784096
					(0.75); review detailed time entries from C.		
					Chapple and draft directions to G. Meija to		
					revise entries in billing system (1.25); redact		
					fees statement to reflect relevant time entries		
					and finalize declaration and exhibits (4.5);		
					file via ECF (0.5).		
10/11/2019	20403	AUSTIN MICHAEL UHLER				089828-0000001	5764622
			2.25	•			
					correspond with J. Conaway,		
					C. Chapple, D. Cross, and G. Mejia regarding		
					time records in support of sanctions motion		
					(0.5); revise declaration and embedded tables		
					in support of sanctions motion (1.5); revise		
					sanctions motion papers accordingly (0.25).		

Date	Initials	Name / Invoice Number	Hours	Amount	Description	Matter Number	Index

10/25/2015 19972 AME P. RENTROTT 0.5 Review opposition to sanctions motion (0.5), 089828-0000001	ndex
10/35/2019 19972 JANEP BENTROTT 0.5 Review opposition to sunctions motion (5.5). 089828-0000001	
20/25/2019 19972, JANG P. DENTROTT 0.5 Review opposition to sanctions motion (0.5), 069828-0000001 ::	
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10/25/2019 19972 JANE F. BENTROTT 0.5 Review opposition to sanctions motion (0.5), 089828-0000001	
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10/25/2019 19972 JANE P. BENTROTT	
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10/25/2019 19972 JANE P. BENTROTT Review opposition to sanctions motion (0.5), 089828-0000001	
0.5	57809981

Date	Initials	Name / Invoice Number	Hours	Amount	Description	Matter Number	Index
10/28/2019	20402	AUSTIN MICHAEL UHLER	2.25	1 103 50	Review defendants' response in opposition to	00000 000004	57792034
10/28/2019	20403	AUSTIN MICHAEL OHLER	2.25		motion for sanctions (1.25); draft reply in	089828-0000001	57792034
					support of motion for sanctions (1).		
10/20/2010	20402	ALICTINI MICHAEL LUUED	6.35	3.003.50	Povice reply brief in cupport of constitute	000000 0000004	5779214
10/29/2019	20403	AUSTIN MICHAEL UHLER	6.25		Revise reply brief in support of sanctions motion (3); review filings and transcripts	089828-0000001	5//92140
					regarding details of GEMS dispute in support of		
					same (2); research sanctions case law in		
					Eleventh Circuit in support of same (1.25).		
10/30/2019	20403	AUSTIN MICHAEL UHLER	4.5	2,205.00	Revise reply brief in support of sanctions	089828-0000001	5779214
					motion (3); review filings and transcripts		
					regarding details of GEMS dispute in support of		
					same (1.5).		
1							

Date	Initials	Name / Invoice Number	Hours	Amount	Description Matter Number	Index	
10/31/2019	20403	AUSTIN MICHAEL UHLER			089828-000001	57792148	
10/31/2013	20703	AUSTIN WIICHALL OTTELN	4			311322.0	
					(2); revise		
					reply brief in support of sanctions motion (2.75); review filings and transcripts		-
			<del></del>		regarding details of GEMS dispute in support of sanctions motion (1.25).		-
11/1/2019	20403	AUSTIN MICHAEL UHLER	7.25	3,552.50	Revise reply brief in support of sanctions 089828-0000001	57823544	1
			<del></del>		motion (3); review filings and transcripts regarding details of GEMS dispute in support of		-
			<del>-</del>		same (2); research sanctions case law in Eleventh Circuit in support of same (2.25).		-
					Eleventin Circuit in support of same (2.23).		
11/2/2019	20403	AUSTIN MICHAEL UHLER	3.25	1,592.50	Revise reply brief in support of sanctions 089828-0000001	57818773	3
			<del></del>		motion (3.25).	<del>_</del>	-

	Initials	Name / Invoice Number	Hours	Amount Description	Matter Number	Index
11/4/2019	20403 AU	STIN MICHAEL UHLER	10.25	5,022.50 Revise reply brief in support of sanctions	089828-000001	57819126
11/ 1/2015	201007101	orne men nee orieen	10.25	motion (6.5); review filings and transcripts	003020 000001	5,015120
				regarding details of GEMS dispute in support of same (1.25); research sanctions case law in		
				Eleventh Circuit in support of same (2.5).		
11/5/2019	20403 AU	STIN MICHAEL UHLER		Revise reply brief in support of sanctions	089828-000001	57835429
, 5, 2015	20.00 /10.		4	motion (3.75); correspond with D. Cross and A.	113020 0300001	3.033423
				Sparks regarding reply brief in support of sanctions motion (0.25);		
				sanctions motion (0.23),		
11/6/2019	19972 JAN	NE P. BENTROTT	0.5	347.5 Correspond with team and opposing counsel	089828-0000001	57873076
11/6/2019	19972 JAN	NE P. BENTROTT	0.5	347.5 Correspond with team and opposing counsel regarding sanctions briefing.	089828-0000001	57873076
11/6/2019		NE P. BENTROTT STIN MICHAEL UHLER	0.5	regarding sanctions briefing.  3,185.00 Correspond with D. Cross and J. Conaway	089828-0000001 089828-0000001	
				regarding sanctions briefing.  3,185.00 Correspond with D. Cross and J. Conaway regarding reply in support of sanctions motion		
				regarding sanctions briefing.  3,185.00 Correspond with D. Cross and J. Conaway		
				regarding sanctions briefing.  3,185.00 Correspond with D. Cross and J. Conaway regarding reply in support of sanctions motion (0.75); gather and summarize record evidence in support of key fact issues outlined by D. Cross in support of same (2.5); research cases where		
				regarding sanctions briefing.  3,185.00 Correspond with D. Cross and J. Conaway regarding reply in support of sanctions motion (0.75); gather and summarize record evidence in support of key fact issues outlined by D. Cross in support of same (2.5); research cases where sanctions were awarded against attorney instead		
				regarding sanctions briefing.  3,185.00 Correspond with D. Cross and J. Conaway regarding reply in support of sanctions motion (0.75); gather and summarize record evidence in support of key fact issues outlined by D. Cross in support of same (2.5); research cases where		
				regarding sanctions briefing.  3,185.00 Correspond with D. Cross and J. Conaway regarding reply in support of sanctions motion (0.75); gather and summarize record evidence in support of key fact issues outlined by D. Cross in support of same (2.5); research cases where sanctions were awarded against attorney instead of party (1.5); correspond with A. Halderman and J. Conaway regarding visual aid exhibit in support of sanctions reply (0.75); correspond		
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				regarding sanctions briefing.  3,185.00 Correspond with D. Cross and J. Conaway regarding reply in support of sanctions motion (0.75); gather and summarize record evidence in support of key fact issues outlined by D. Cross in support of same (2.5); research cases where sanctions were awarded against attorney instead of party (1.5); correspond with A. Halderman and J. Conaway regarding visual aid exhibit in support of sanctions reply (0.75); correspond with B. Brown regarding sanctions reply portions specific to Coalition plaintiffs		
	20403 AU:			regarding sanctions briefing.  3,185.00 Correspond with D. Cross and J. Conaway regarding reply in support of sanctions motion (0.75); gather and summarize record evidence in support of key fact issues outlined by D. Cross in support of same (2.5); research cases where sanctions were awarded against attorney instead of party (1.5); correspond with A. Halderman and J. Conaway regarding visual aid exhibit in support of sanctions reply (0.75); correspond with B. Brown regarding sanctions reply portions specific to Coalition plaintiffs (0.5); draft motion for excess pages for reply		57873076 57849086 57895690
11/6/2019	20403 AU:	STIN MICHAEL UHLER	6.5	regarding sanctions briefing.  3,185.00 Correspond with D. Cross and J. Conaway regarding reply in support of sanctions motion (0.75); gather and summarize record evidence in support of key fact issues outlined by D. Cross in support of same (2.5); research cases where sanctions were awarded against attorney instead of party (1.5); correspond with A. Halderman and J. Conaway regarding visual aid exhibit in support of sanctions reply (0.75); correspond with B. Brown regarding sanctions reply portions specific to Coalition plaintiffs (0.5); draft motion for excess pages for reply brief in support of sanctions motion (0.5).  375 Coordinate with team regarding timing and scope of work on Plaintiffs' Reply ISO Motion for	089828-0000001	57849086
11/6/2019	20403 AU:	STIN MICHAEL UHLER	6.5	regarding sanctions briefing.  3,185.00 Correspond with D. Cross and J. Conaway regarding reply in support of sanctions motion (0.75); gather and summarize record evidence in support of key fact issues outlined by D. Cross in support of same (2.5); research cases where sanctions were awarded against attorney instead of party (1.5); correspond with A. Halderman and J. Conaway regarding visual aid exhibit in support of sanctions reply (0.75); correspond with B. Brown regarding sanctions reply portions specific to Coalition plaintiffs (0.5); draft motion for excess pages for reply brief in support of sanctions motion (0.5).  375 Coordinate with team regarding timing and scope of work on Plaintiffs' Reply ISO Motion for Sanctions (0.25); revise draft Motion for	089828-0000001	57849086
11/6/2019	20403 AU:	STIN MICHAEL UHLER	6.5	regarding sanctions briefing.  3,185.00 Correspond with D. Cross and J. Conaway regarding reply in support of sanctions motion (0.75); gather and summarize record evidence in support of key fact issues outlined by D. Cross in support of same (2.5); research cases where sanctions were awarded against attorney instead of party (1.5); correspond with A. Halderman and J. Conaway regarding visual aid exhibit in support of sanctions reply (0.75); correspond with B. Brown regarding sanctions reply portions specific to Coalition plaintiffs (0.5); draft motion for excess pages for reply brief in support of sanctions motion (0.5).  375 Coordinate with team regarding timing and scope of work on Plaintiffs' Reply ISO Motion for	089828-0000001	57849086
11/6/2019	20403 AU:	STIN MICHAEL UHLER	6.5	regarding sanctions briefing.  3,185.00 Correspond with D. Cross and J. Conaway regarding reply in support of sanctions motion (0.75); gather and summarize record evidence in support of key fact issues outlined by D. Cross in support of same (2.5); research cases where sanctions were awarded against attorney instead of party (1.5); correspond with A. Halderman and J. Conaway regarding visual aid exhibit in support of sanctions reply (0.75); correspond with B. Brown regarding sanctions reply portions specific to Coalition plaintiffs (0.5); draft motion for excess pages for reply brief in support of sanctions motion (0.5).  375 Coordinate with team regarding timing and scope of work on Plaintiffs' Reply ISO Motion for Sanctions (0.25); revise draft Motion for Extension of Time and for Excess Pages,	089828-0000001	57849086
11/6/2019	20403 AU!	STIN MICHAEL UHLER	6.5	regarding sanctions briefing.  3,185.00 Correspond with D. Cross and J. Conaway regarding reply in support of sanctions motion (0.75); gather and summarize record evidence in support of key fact issues outlined by D. Cross in support of same (2.5); research cases where sanctions were awarded against attorney instead of party (1.5); correspond with A. Halderman and J. Conaway regarding visual aid exhibit in support of sanctions reply (0.75); correspond with B. Brown regarding sanctions reply portions specific to Coalition plaintiffs (0.5); draft motion for excess pages for reply brief in support of sanctions motion (0.5).  375 Coordinate with team regarding timing and scope of work on Plaintiffs' Reply ISO Motion for Sanctions (0.25); revise draft Motion for Extension of Time and for Excess Pages, finalize, file via ECF, and circulate service	089828-0000001	57849086 57895690
11/6/2019	20403 AU!	STIN MICHAEL UHLER	6.5	regarding sanctions briefing.  3,185.00 Correspond with D. Cross and J. Conaway regarding reply in support of sanctions motion (0.75); gather and summarize record evidence in support of key fact issues outlined by D. Cross in support of same (2.5); research cases where sanctions were awarded against attorney instead of party (1.5); correspond with A. Halderman and J. Conaway regarding visual aid exhibit in support of sanctions reply (0.75); correspond with B. Brown regarding sanctions reply portions specific to Coalition plaintiffs (0.5); draft motion for excess pages for reply brief in support of sanctions motion (0.5).  375 Coordinate with team regarding timing and scope of work on Plaintiffs' Reply ISO Motion for Sanctions (0.25); revise draft Motion for Extension of Time and for Excess Pages, finalize, file via ECF, and circulate service copies to Ms. Cole and Mr. Martin (0.75).  1,592.50 Research cases in Eleventh Circuit where sanctions were awarded against attorneys (2);	089828-0000001	57849086 57895690
11/6/2019	20403 AU!	STIN MICHAEL UHLER	6.5	regarding sanctions briefing.  3,185.00 Correspond with D. Cross and J. Conaway regarding reply in support of sanctions motion (0.75); gather and summarize record evidence in support of key fact issues outlined by D. Cross in support of same (2.5); research cases where sanctions were awarded against attorney instead of party (1.5); correspond with A. Halderman and J. Conaway regarding visual aid exhibit in support of sanctions reply (0.75); correspond with B. Brown regarding sanctions reply portions specific to Coalition plaintiffs (0.5); draft motion for excess pages for reply brief in support of sanctions motion (0.5).  375 Coordinate with team regarding timing and scope of work on Plaintiffs' Reply ISO Motion for Sanctions (0.25); revise draft Motion for Extension of Time and for Excess Pages, finalize, file via ECF, and circulate service copies to Ms. Cole and Mr. Martin (0.75).  1,592.50 Research cases in Eleventh Circuit where sanctions were awarded against attorneys (2); correspond with D. Cross regarding research for	089828-0000001	57849086 57895690
11/6/2019	20403 AU!	STIN MICHAEL UHLER	6.5	regarding sanctions briefing.  3,185.00 Correspond with D. Cross and J. Conaway regarding reply in support of sanctions motion (0.75); gather and summarize record evidence in support of key fact issues outlined by D. Cross in support of same (2.5); research cases where sanctions were awarded against attorney instead of party (1.5); correspond with A. Halderman and J. Conaway regarding visual aid exhibit in support of sanctions reply (0.75); correspond with B. Brown regarding sanctions reply portions specific to Coalition plaintiffs (0.5); draft motion for excess pages for reply brief in support of sanctions motion (0.5).  375 Coordinate with team regarding timing and scope of work on Plaintiffs' Reply ISO Motion for Sanctions (0.25); revise draft Motion for Extension of Time and for Excess Pages, finalize, file via ECF, and circulate service copies to Ms. Cole and Mr. Martin (0.75).  1,592.50 Research cases in Eleventh Circuit where sanctions were awarded against attorneys (2);	089828-0000001	57849086 57895690
11/6/2019	20403 AU!	STIN MICHAEL UHLER	6.5	regarding sanctions briefing.  3,185.00 Correspond with D. Cross and J. Conaway regarding reply in support of sanctions motion (0.75); gather and summarize record evidence in support of key fact issues outlined by D. Cross in support of same (2.5); research cases where sanctions were awarded against attorney instead of party (1.5); correspond with A. Halderman and J. Conaway regarding visual aid exhibit in support of sanctions reply (0.75); correspond with B. Brown regarding sanctions reply portions specific to Coalition plaintiffs (0.5); draft motion for excess pages for reply brief in support of sanctions motion (0.5).  375 Coordinate with team regarding timing and scope of work on Plaintiffs' Reply ISO Motion for Sanctions (0.25); revise draft Motion for Extension of Time and for Excess Pages, finalize, file via ECF, and circulate service copies to Ms. Cole and Mr. Martin (0.75).  1,592.50 Research cases in Eleventh Circuit where sanctions were awarded against attorneys (2); correspond with D. Cross regarding research for sanctions motion (0.5); draft supplemental D.	089828-0000001	57849086 57895690
11/6/2019  11/6/2019  11/7/2019	20403 AU:	STIN MICHAEL UHLER  INA B. CONAWAY  STIN MICHAEL UHLER	1 3.25	regarding sanctions briefing.  3,185.00 Correspond with D. Cross and J. Conaway regarding reply in support of sanctions motion (0.75); gather and summarize record evidence in support of key fact issues outlined by D. Cross in support of same (2.5); research cases where sanctions were awarded against attorney instead of party (1.5); correspond with A. Halderman and J. Conaway regarding visual aid exhibit in support of sanctions reply (0.75); correspond with B. Brown regarding sanctions reply portions specific to Coalition plaintiffs (0.5); draft motion for excess pages for reply brief in support of sanctions motion (0.5).  375 Coordinate with team regarding timing and scope of work on Plaintiffs' Reply ISO Motion for Sanctions (0.25); revise draft Motion for Extension of Time and for Excess Pages, finalize, file via ECF, and circulate service copies to Ms. Cole and Mr. Martin (0.75).  1,592.50 Research cases in Eleventh Circuit where sanctions were awarded against attorneys (2); correspond with D. Cross regarding research for sanctions motion (0.5); draft supplemental D. Cross declaration in support of sanctions motion (0.75).	089828-0000001 089828-0000001 089828-0000001	57849086 57895690 57864122
11/6/2019	20403 AU:	STIN MICHAEL UHLER	6.5	regarding sanctions briefing.  3,185.00 Correspond with D. Cross and J. Conaway regarding reply in support of sanctions motion (0.75); gather and summarize record evidence in support of key fact issues outlined by D. Cross in support of same (2.5); research cases where sanctions were awarded against attorney instead of party (1.5); correspond with A. Halderman and J. Conaway regarding visual aid exhibit in support of sanctions reply (0.75); correspond with B. Brown regarding sanctions reply portions specific to Coalition plaintiffs (0.5); draft motion for excess pages for reply brief in support of sanctions motion (0.5).  375 Coordinate with team regarding timing and scope of work on Plaintiffs' Reply ISO Motion for Sanctions (0.25); revise draft Motion for Extension of Time and for Excess Pages, finalize, file via ECF, and circulate service copies to Ms. Cole and Mr. Martin (0.75).  1,592.50 Research cases in Eleventh Circuit where sanctions were awarded against attorneys (2); correspond with D. Cross regarding research for sanctions motion (0.5); draft supplemental D. Cross declaration in support of sanctions	089828-0000001	57849086 57895690

Date	Initials	Name / Invoice Number	Hours	Amount	Description	Matter Number	Index
					brief (0.75).		
11/9/2019	20403	AUSTIN MICHAEL UHLER	4		Correspond with D. Cross regarding sanctions	089828-0000001	5789485
					reply brief (0.25); correspond with J. Conaway		
					regarding documentation for expert expenses		
					sought to be recovered in sanctions motion		
					(0.25); research additional caselaw for		
					sanctions reply brief (1); revise sanctions		
					reply brief (2.5).		
11/9/2019	19929	JENNA B. CONAWAY	0.25	93.75	Review invoice discrepancy for Halderman	089828-0000001	5789569
					computer and confer with A. Uhler (0.25).		
44 /40 /0040	20.400			2 450 00		22222 22222	5700101
11/10/2019	20403	AUSTIN MICHAEL UHLER	5	2,450.00	Correspond with D. Cross, M. Kaiser, and B.	089828-0000001	5789491
					Brown regarding edits to sanctions reply brief		
					(0.75); research additional caselaw for		
					sanctions reply brief (1.75); revise sanctions		
					reply brief (2.5).		
44 /44 /2040	20.402		40.05	5 000 50		22222 22222	5700101
11/11/2019	20403	AUSTIN MICHAEL UHLER	10.25	5,022.50	Correspond with D. Cross, M. Kaiser, J.	089828-0000001	5789491
					Bentrott, and J. Conaway regarding additional		
					research and logistics for filing reply in		
					support of sanctions reply (0.75); research		
					additional caselaw for sanctions reply (1.5);		
					revise sanctions reply (5.5); draft		
					supplemental D. Cross declaration in support of		
					sanctions reply (2.5).		
11/11/2019	10072	JANE P. BENTROTT	5.5	2 022 50	Review reply brief in support of sanction	089828-0000001	5789565
11/11/2019	19972	JANE P. BENTROTT	3.3	3,022.30	motion; conduct and summarize factual and legal	089828-000001	3769303
					· · ·		
					research in support of sanctions motion.		
11/11/2019	10020	JENNA B. CONAWAY	9.25	2 460 75	Coordinate with A. Uhler, review draft reply	089828-0000001	5789574
11/11/2019	19929	JENNA B. CONAWAT	9.25	3,406.73	brief, prepare additional record citations, and	089828-000001	3769374
					begin cite-check of Plaintiff's Reply ISO		
					Motion for Sanctions regarding GEMS databases		
					(8.75); coordinate with billing specialists to		
					prepare updated fees report for use as an		
					exhibit to the Reply ISO Motion for Sanctions		
					(0.5).		
					(0.5).		