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	IINITED STATI	ES DISTRICT COLIDT	
9	UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA		
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11	ANNE WOLF, INDIVIDUALLY AND ON BEHALF OF ALL	Case No.: 5:15-cv-01221-TJH-GJS	
12	OTHERS SIMILARLY SITUATED, DECLARATION OF	DECLARATION OF TODD M.	
13	ĺ	FRIEDMAN IN SUPPORT OF PLAINTIFFS' MOTION FOR FINAL APPROVAL OF CLASS ACTION	
14	Plaintiff,		
15	V.		
16	HEWLETT PACKARD	SETTLEMENT AND MOTION FOR	
10	COMPANY,	ATTORNEYS' FEES AND COSTS AND INCENTIVE AWARDS	
17	D. C 1	AND INCENTIVE AWARDS	
18	Defendant.	Hon. Terry J. Hatter	
19		Date: November 5, 2018	
20		Time: 10:00 a.m.	
		Place: Courtroom 9B	
21		350 West 1st Street,	
22		Los Angeles, CA 90012	
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# **DECLARATION OF TODD M. FRIEDMAN**

## I, TODD M. FRIEDMAN, declare:

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- 1. I am one of the attorneys for the plaintiffs in this action, Anne Wolf ("Ms. Wolf" or "Plaintiff"), as well as Plaintiffs Anthony Fehrenbach, Robin Sergi and Carlos Romero in the separate related actions of *Robin Sergi v. HP, Inc.*, Case No. 8:16-cv-02225-BRO-GJS *Carlos Romero v. Hewlett Packard Company*, Case No. 5:16-cv-05415-EJD (CA. N.D.) and *Anthony Fehrenbach v. Hewlett Packard Company*, Case No. 3:16-cv-02297-MMA-MDD (CA. S.D.).
- 2. I am an attorney licensed to practice law in the State of California since 2001, the State of Illinois since 2002, and the State of Pennsylvania since 2011. I have been continuously licensed in California since 2001, Illinois since 2002, and Pennsylvania since 2011, and am in good standing with the California State Bar, Illinois State Bar, and Pennsylvania State Bar. I have litigated cases in both state and federal courts in California and Illinois. I am also admitted in every Federal district in California and have handled federal litigation in the federal districts of California.
- 3. The declaration is based upon my personal knowledge, except where expressly noted otherwise.
- 4. I submit this declaration in support of the Plaintiff's Motion for Final Approval of Class Action Settlement and Motion fro Attorneys' Fee and Costs and Incentive Award in the action against defendant, HP Inc., formerly known as Hewlett-Packard Company ("HP" or "Defendant").

#### **CASE HISTORY**

5. On June 22, 2015, Plaintiff Wolf filed a Complaint in the United States

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District Court for the Central District of California (the "Court") entitled Anne Wolf, et al. v. Hewlett Packard Company, Case No. 5:15-cv-01221-BRO-GJS (the "Wolf Action"). The Original Complaint in the Wolf Action alleged that Defendant violated the Unfair Competition Law, Cal. Bus. & Prof. Code §§ 17200 et seq. (UCL), and the False Advertising Law Cal. Bus. & Prof. Code §§ 17500 et seq. (FAL). Thereafter, Plaintiff Wolf filed a First Amended Complaint, which added a claim under the California Consumers Legal Remedies Act, Cal. Civ. Code § 1750 et seq. ("CLRA"),, after the lapse of the statutory notice period, pursuant to Cal. Civ. Code § 1782(a). Wolf's allegation was that HP violated the CLRA by advertising its HP LaserJet Pro P1102w printer as coming with a Smart Install function, when in reality, the Smart Install function had already been disabled.

- 6. Plaintiff's allegations stem from HP's mislabeling of its Smart Install feature on the packaging of some of its LaserJet printers. Plaintiff alleges that on the Printer's carton, Defendant advertised a printer software installation mechanism: "Start printing right away with effortless setup no CD installation required using HP Smart Install." Plaintiff further alleges that she experienced difficulty in installing her Printer.
- 7. The evidence of the case showed that Plaintiff's alleged difficulty installing the Printer arose in part because the Windows 8 software system's auto-run capabilities could not recognize the Smart Install Feature, a feature of convenience that HP developed, patented, and trademarked to simplify the installation of its LaserJet printers. As a result of the technical difficulties with the Smart Install Feature on Windows 8 computers, HP received complaints from customers. In response, HP

- 8. Two months after disabling the Smart Install Feature, HP updated the pamphlet included inside the Printers' cartons explaining that the Smart Install Feature had been disabled. Seven months after the disablement, HP created new artwork for the packaging. Finally, approximately one year after the disablement of the Smart Install Feature, HP updated the advertising on the outside of the printers' cartons. The delay in updating the carton itself allegedly occurred because HP's head of technical marketing for LaserJet products determined that incurring a cost to scrap and replace hundreds of thousands of stockpiled boxes bearing the Smart Install Feature advertising was "hardly justified."
- 9. The parties attended an early mediation in San Francisco before Hon. Judge Ron Sabraw of JAMS on November 10, 2015. The mediation was unsuccessful, but gave insight into the Parties' respective positions on certification, merits and damages. Plaintiff propounded and served written discovery requests on or about December 4, 2015, including damages discovery, to which Defendant objected, but after a meet and confer, produced approximately 80,000 pages of documents on or about March 11, 2016. On March 4, 2016, Defendant filed a Motion for Judgment on the Pleadings (Dkt. No. 37) and on April 18, 2016, the Honorable Court granted Defendant's Motion in part, dismissed Plaintiff's FAL and UCL claims, and ordered Plaintiff to file a Second Amended Complaint, with only a CLRA claim.

- 10.Plaintiff thereafter deposed Defendant's representative pursuant to F.R.C.P. 30(b)(6) on or about May 3, 2016. Plaintiff timely filed her Motion for Class Certification on June 20, 2016. Dkt. No. 59. In support of class certification, my office hired a damages expert, which resulted in an expert bill in the amount of \$22,950.
- 11. Contemporaneously with the filing of the Class Certification Motion, the Parties reengaged in settlement discussions with the assistance of Judge Sabraw, throughout the month of June 2016. These discussions too were unsuccessful, but further gave insight into the Parties' respective views of the case. Defendant opposed class certification, and filed a Motion to Strike the Declaration of Plaintiff's Expert Witness. The Honorable Court heard oral argument on the Motion for Class Certification, and thereafter granted class certification as to the following class:

All consumers, who, between in or about April 2014, and the present, purchased one or more HP Laserjet P1102 printers at a physical, retail location in the state of California, and whose printer was advertised to include the HP Smart Install feature, but was in fact subject to HP's disablement of the Smart Install Feature<sup>1</sup>

- 12.Myself along with Adrian Bacon of my office were appointed Class Counsel, and Anne Wolf was found to be an adequate Class Representative.
- 13. Following certification, my office focused on four things: 1) proving the merits of the case (primarily materiality of the mislabeling to consumer purchases), 2) identifying and quantifying damages, 3) providing notice to

<sup>&</sup>lt;sup>1</sup> The certified Class did not include online purchasers, non-consumer purchasers, purchasers of printers other than the P1102w model, and was limited to California.

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- 14. Regarding point four, Plaintiff Anthony Fehrenbach filed a class action complaint on September 12, 2016, alleging similar counts relating to the purchase of a HP LaserJet Pro 200 Color MFP M276nw printer, entitled Anthony Fehrenbach v. H.P. Inc., Case No. 3:16-cv-02297-MMA-MDD, (the "Fehrenbech Action"). Plaintiff Robin Sergi filed a class action complaint on December 20, 2016, alleging similar counts regarding the purchase of an HP LaserJet Pro P1102w printer online, entitled, Robin Sergi. v. HP, Inc., Case No. 8:16-cv-02225-CJC-DFM (the "Sergi Action"). Plaintiff Carlos Romero filed a class action complaint on September 21, 2016, entitled, Carlos Romero v. HP Inc. Case No. 5:16cv-05415-EJD (the "Romero Action"). Plaintiff Romero purchased an HP LaserJet Pro P1102w printer from www.officedepot.com, while Plaintiff Romero was in Texas. Plaintiff Romero alleged claims on behalf of all purchasers in Texas of all printer models, which were allegedly falsely advertised as coming with Smart Install. Plaintiff Romero's case involves claims under the Texas Deceptive Trade Practices Act, Texas Business and Commerce Code, § 17.50 et seq ("DTPA"), and is on behalf of all purchasers, not just consumer purchasers. These cases sought to expand the scope of the claims beyond those individuals whose claims were certified in the Wolf Action.
- 15.Defendant filed Motions to dismiss in these additional actions, attempting to narrow the scope of the classes, and the parties had engaged in

- 16.As to these points 1-3 above, my office engaged in further discovery. This discovery included additional discovery requests to HP, as well as third party subpoenas sent to retailers who carried HP products, and competitors who sold competitive printers. We also hired a damages expert, Dr. Anand Bodapati, who is a Marketing PHD from UCLA, and retained his services in order to perform a conjoint survey of consumers, so as to determine and isolate the value that Class Members attribute, as reasonable consumers, to the mislabeled Smart Install feature. Dr. Bodapati also assisted greatly in counseling my office with respect to damages issues generally, including how damages would ultimately be evaluated by experts, the Court and a jury. We also retained a merits expert Cassie Holmes, a marketing professor from UCLA, who would testify on the issue of consumer psychology relating to materiality, perceptions and value.
- 17. These discussions framed Plaintiffs' views as to what would constitute a reasonable and fair settlement value for the Class.
- 18.Regarding third party discovery, my office served two rounds of subpoenas to the following retailers, and engaged in protracted meet and confer efforts in order to gather as much data as possible about the identities of potential class members, as well as sales data on Class Printers: Fry's Electronics, Best Buy, Circuit City, eBay, Microelectronics, Office Depot, Sears, Office Max, Staples Costco, Target, Walmart, Amazon.com, among others. Plaintiff also served subpoenas on several competitors of HP, on the advice of her expert,

- 19.Plaintiff Wolf filed a Motion for approval of class notice plan on November 6, 2016. Dkt. No. 100. The Honorable Court approved the notice plan on December 1, 2016. Dkt. No. 104. My office thereafter hired KCC to provide Notice, and incurred the cost of sending out notice to the class. This expense incurred by my office was \$53,960.53.
- 20. Following these efforts, the parties reengaged in settlement discussions and agreed to attend a third mediation session, this time with the Hon. Louis M. Meisinger, Ret. of ADR Services, Inc. on April 4, 2017. My office prepared a mediation brief, complete with exhibits, extensively reviewing the law and the facts, as yielded by the evidence to date. Defendant did the same, and the parties exchanged briefs.
- 21. The mediation was a success, and the parties worked out the details of a memorandum of understanding. With Judge Meisinger's guidance, a Settlement Agreement and Release ("Settlement Agreement") was ultimately agreed upon in principle by the Parties on or about April 4, 2017. The long form agreement was prepared thorough roughly half a dozen redlines back and forth, over the course of several months of negotiations, and involved the assistance of Judge Meisinger. Counsel also diligently cooperated on the content and form of the Class Notice.
- 22. The Parties spent several months discussing the terms and negotiating the precise language of the agreement. Attached to my Declaration in support of Preliminary Approval (Dkt. No. 112-2) as Exhibit 1 was a true and correct copy of the Settlement Agreement, which also includes attached thereto a copy of the Proposed Final Judgment (Exhibit A), the Proposed

Long Form Class Notice (Exhibit B), a Proposed Press Release to be issued by my Office (Exhibit C), the Proposed Postcard Notice (Exhibit D), the Proposed Notice to be published in the L.A. Times (Exhibit E), the Proposed Order Granting Preliminary Approval (Exhibit F), and the Proposed Online Claim Form to be available on the Settlement Website (Exhibit G). These items were all negotiated and approved by all Parties, after extensive back and forth discussions between my office and counsel for HP, and with the assistance and input of Judge Meisinger.

- 23.Regarding Notice to the Class, Plaintiff has obtained detailed sales records via numerous subpoenas and extensive meet and confer efforts with retailers. This data resulted in receipt of names, addresses, and sales records of tens of thousands of individuals who purchased Class Printers. HP also produced to my office similar data for thousands of individuals who purchased Class Products directly from HP's website during the relevant time period.
- 24.In total, my office obtained records with names and addresses for approximately 40,000 potential Class Members, and also secured agreements from Amazon, eBay, and Office Depot/Office Max to produce Class Contact Data as well, which we anticipated could be another 10,000 or possibly more individuals.<sup>2</sup> This data was used to send direct mail notice by postcard to every person identified, i.e. as many Class Members as possible.

### SETTLEMENT TERMS AND CLASS DEFINITION

25. Pursuant to the Settlement Agreement (the "Agreement"), those persons in

<sup>&</sup>lt;sup>2</sup> As discussed below, Amazon reneged on its agreement, but ultimately did cooperate in providing class notice.

the Settlement Class (defined below) who submit a valid claim form (Qualified Class Members), will receive a \$20 distribution for each Class Printer<sup>3</sup> that they purchased. There shall be no cap on the total number of claims accepted. HP will also agree to separately pay Settlement Costs, Administration Costs and reasonable Attorneys' Fees, in additional to the amounts to be paid to Qualified Class Members. Consequently, the amount of money that each Qualified Class Member receives will not be affected at all by the payment of Attorney's fees or any Costs.

26. Pursuant to the Settlement Agreement, Class Counsel will move the Court for an award of attorneys' fees and expenses to be paid by HP, completely separate and apart from the compensation to be paid by HP to the Class. For the limited purpose of the Court's consideration of Plaintiffs' counsel's application for attorneys' fees and costs, HP has stipulated that Plaintiffs are the "prevailing parties" under applicable state law, including both the Consumer Legal Remedies Act and the Texas Deceptive Trade Practices Act, which contain fee shifting provisions that entitle the prevailing party to reasonable fees and costs of suit. However, there is no clear sailing provision in the settlement agreement, and HP retains the right to challenge the reasonableness of fees requested. Defendant will pay for the Class Action Fairness Act Notice, which has been sent by the Claims Administrator.

27. The Class or Settlement Class Members refers to:

"All persons or entities residing in the States of

<sup>&</sup>lt;sup>3</sup> "Class Printer" means an HP LaserJet Pro P1102w printer purchased in California or Texas, or an HP LaserJet Pro 200 Color MFP M276nw printer purchased in California, between April 1, 2014, and the effective date of this settlement.

California and Texas who purchased an HP LaserJet Pro P1102w printer, as well as all persons or entities residing in California who purchased an HP LaserJet Pro 200 Color MFP M276nw printer, between April 1, 2014, and the effective date of this settlement" (Agreement at § 2.07).<sup>4</sup>

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- 28. Available Settlement Funds will be apportioned in the form of a check mailed to all Class Members who submit valid claim forms. The Claims Administrator will send payment via mail by check to each such claimant.
- 29.It was very important to me in agreeing to this Settlement that the amount received by Class Members was negotiated completely separately from any discussion of attorney's fees, so that we put the interests of the Class Members first, and that Class Members received meaningful relief. In fact, without revealing the confidential nature of mediation discussions, I can say that Adrian Bacon and myself did not even discuss the treatment of attorney's fees in this action with the Mediator until after we had come to a complete and final agreement in principle with respect to the funds that were going to be made available to the Class.
- 30.In structuring this agreement as a claims-made settlement, as opposed to a common fund settlement, there were several factors that made this necessary. First and foremost, HP did not know the identities of the majority of Class Members. Information had to be gathered from third party retailers, who likewise did not all maintain data on the purchasers of Class Printers, and also, even if they did maintain such data, the data

<sup>&</sup>lt;sup>4</sup> The Settlement Class <u>did</u> include online purchasers, non-consumer purchasers, purchasers of both the P1102w and LaserJet Pro 200 Color MFP M276nw, and was expanded to include both Texas and California with respect to the P1102w, the two largest states in the country.

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would be imperfect and incomplete. People who, for instance, purchased a Class Printer in a brick and mortar store with cash, and without a rewards card, could not be traced. Some retailers did not maintain any Class data. There was not a class list, as there are in many class actions, which could be easily consulted. It was thus very challenging for the parties to know how exactly how many Class Members there were, making it hard to predict what a pro rata share of a settlement might look like, and more importantly, whether it was both meaningful relief, and reasonable relief.

31. Second, Class Members who purchased printers likely paid \$100-\$200 for their printers. A common fund settlement with a pro rata share could very well have resulted in Qualifying Class Members who made claims receiving more than what they paid for as the price of their Class Printer, if the take rate was lower than anticipated, or could have resulted in a very low or negligible payout if the take rate was higher than anticipated. It was especially difficult for the Parties to predict the take rate of this Settlement, and it was derivatively challenging to come to any sort of agreement on what a common fund settlement might look like due to 1) not knowing how many Class Members there were, 2) not knowing the identities of the Class Members, and 3) not being able to predict a take rate. The parties believed that a settlement structure which struck a fair balance of making available a reasonable fixed figure that would fairly compensate Class Members for the alleged damage was preferable to a structure where it would be uncertain what people would be receiving, because Class Members would be in a better position to know the tangible benefits of the Settlement, and would be more likely to participate. My

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office believed that ensuring that figure was as high as possible and practicable was important, because that would drive Class Members to make claims if they knew that they were entitled to tangible and substantial benefits.<sup>5</sup> My office thus focused on negotiating the claim value as high as we could, to a level we felt represented fair remuneration to the Class, and also focused on ensuring that notice was the best notice possible under the circumstances, so that making claims was easy for Class Members.

Pursuant to the Settlement Agreement, notice was sent to the Class via several methods. First, for individuals whose names and addresses were obtained in discovery, a direct mail postcard, with return postage prepaid

32. Pursuant to the Settlement Agreement, notice was sent to the Class via several methods. First, for individuals whose names and addresses were obtained in discovery, a direct mail postcard, with return postage prepaid was sent to the Class Member. The postcard could be returned with no cost to the Class Member, and simply requested that they affirm that they purchased a Class Printer, and identify how many were purchased. Due to a discovery dispute that arose between Plaintiffs and Amazon, consumers who purchased their printers through Amazon.com were sent direct email notice instead of a notice postcard. Second, notice was also given by publication through Google Display, with a total of 22,150,000 impressions. The publication linked to a Class Website, where the Long Form Notice was available for viewing, along with a claim form, relevant case documents, answers to frequently asked questions, and a list of important dates. The claims administrator also provided telephone support to address Class Member inquiries, and assist in the submission of claims This dual-notice method ensured the highest amount of forms.

<sup>&</sup>lt;sup>5</sup> We were right, there was a very high participation rate as described below herein.

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participation practicable, and resulted in the best possible notice for the proposed class in my opinion. Ultimately, the participation rate in this case was very high. My offices fielded hundreds of emails from class members about the settlement, which were overwhelmingly positive.

33.In reaching agreement on this Settlement structure, it was also important to me that HP not agree to any clear sailing provision in our attorneys' fees. I did not want any settlement agreed to by my office to carry any appearance of impropriety as to collusion between my office and HP's counsel. At the mediation, with the counsel of Hon. Judge Meisinger, we agreed instead of a clear sailing provision on a negotiated amount, that any attorney's fees awarded in this action would be left to the discretion of the Honorable Court, and that HP would retain its right to challenge the reasonableness of the fee request (but not our right to request attorneys fees), and would agree that by reaching this deal, that we had secured valuable and fair remuneration for the Class and would be considered the "prevailing parties" pursuant to California and Texas law. Given the extensive amount of litigation surrounding these four actions over the past three and a half years, this was both the most equitable approach to the Parties, as well as the most ethical way of approaching the award of attorney's fees with respect to fairness for the Class. As Class Counsel for the certified Class, we wanted to be very clear that there was no agreement that HP would pay my office any specific amount as a condition of this Settlement, but that HP would agree to pay any amounts deemed warranted by the Honorable Court under the various fee-shifting statutes at issue in the case.

#### **RULE 23 ANALYSIS**

- 34.Plaintiff contends that the class as so defined satisfies the requirements of Rule 23 because all persons in the Settlement Class are persons who purchased a Class Printer in the states of either Texas or California, between April 2014 to present, i.e. during the time frames that HP's Smart Install feature was allegedly falsely mislabeled. Class Counsel believes that the Class Size is over 50,000, based on information gained in discovery from HP, and the responses of the third parties to the Subpoenas. It became apparent that the number of anticipated Class Members was premised on the sales figures, but that many Class Members, especially business Class Members, purchased multiple Class Printers. Thus, the actual number of Class Members was likely less than 50,000. For purposes of take rate analysis, it is thus more helpful to think of the number of printers validly claimed not the number of claims made.
- 35. Plaintiff was able to verify from a source other than HP the approximate number of Class Members due to having sent numerous subpoenas to third parties. Great expense and effort was undertaken to learn the identities of Class Members, so that Notice could be direct and effective. These efforts resulted in most of the Class Members being identified by name and address, which made sending direct notice much easier, and resulted in a higher participation rate.
- 36.The Settlement Class consists of all persons who purchased an HP LaserJet Pro P1102w printer purchased in California or Texas, or an HP LaserJet Pro 200 Color MFP M276nw printer in California, between April 1, 2014, and the effective date of this settlement.
- 37. After approval of Preliminary Approval of Settlement, the pertinent

names, addresses, email addresses and phone numbers of Class Members were provided to the claims administrator approved by the Court to create the Notice Database. My office possessed most of this information, but additional entities have agreed to provide information directly to the Claims Administrator, so as to protect the privacy of these consumers. Amazon refused after the preliminary approval order to produce the class data, necessitating my office's involvement of Magistrate Judge Standish. After an informal motion to compel request was made, a compromise was struck where Amazon sent direct email notice, drafted by my office, to the class members who purchased through Amazon.com. I helped oversee this process to make sure that it was carried out in a manner that would be in the best interests of the Class. Amazon has submitted a declaration as to its efforts, which is filed contemporaneously herewith.

- 38.Kurtzman Carson Consultants LLC ("KCC") was appointed as claims administrator. KCC specializes in providing administrative services in class action litigation, and has extensive experience in administering consumer protection and privacy class action settlements. KCC has fulfilled its duties as a class administrator to date, including sending the CAFA notice, posting a website, sending class notice, regularly updating counsel with status reports, maintaining a database of claimants, assisting in locating false or erroneous claims and assisting the parties in excluding such claims from the Settlement, and communicating with class members to assist with the claims process.
- 39. It is my opinion that the Class as defined satisfies the requirements of Rule 23 because all persons in the Settlement Class are persons who purchased Class Printers during the relevant time period and thus, were exposed to

- 40. The Settlement Class Members for whom address information is known were sent a direct mail postcard notice (or in the case of Amazon, an email notice) explaining they are entitled to receive settlement benefits. For Class Members for whom Plaintiff has been unable to obtain a valid mail address, but whose names are known, a reverse lookup and/or skip trace was conducted by KCC to determine a valid address, and then they will be sent a direct mail postcard. In addition to direct mail notice, KCC provided further notice by publication in the LA Times, as well as online through over 22 million Google impressions via banner advertisements on the Internet. Ultimately, 98% of Class Members were reached by direct notice.
- 41.Class Members were informed that in order to receive monetary payment, they must submit a valid Claim Form. Those individuals who submited a valid claim form are members of the Class and are entitled to a monetary payment of \$20 per Class Printer purchased.
- 42. The claims administrator established and maintained a Settlement Website that (i) enables Class Members to submit a claim and access and download the Class Notice and Claim Form, (ii) provides contact information for Class Counsel, (iii) and provides access to relevant documents. Such documents shall include the Settlement Agreement and Class Notice, the Preliminary Settlement Approval Order, a downloadable Claim Form for anyone wanting to print a hard copy and mail in the Claim Form, a downloadable Opt Out Form for anyone wanting to print a hard copy and mail in the Opt Out Form, the Complaint, a list of frequently asked

questions and answers, and when filed, the Final Settlement Approval Order. The Class Notice shall include the address (URL) of the Settlement Website. The claims administrator shall maintain the Settlement Website until at least 30 days following Final Approval of the Settlement.

43. The claims administrator set up a toll-free telephone number for receiving toll-free calls related to the Settlement. That telephone number shall be maintained until thirty (30) days after the Claims Deadline. The Claims Administrator shall also provide notice to the United States Attorney General and all State Attorney Generals of the settlement, pursuant to the Class Action Fairness Act ("CAFA") 28 U.S.C. § 1715.

### ADEQUACY OF SETTLEMENT

- 44. Defendant shall provide class benefits of \$20 per Class Printer purchased by Class Members during the Class Period. The Settlement Class Members who submit a valid Claim Form stand to receive a cash payment from the Settlement Fund in the form of a check per Approved Claim, in the amount of \$20 per printer. The recovery of Class Members will not be impacted in any way by the costs of administering the Settlement, by any award of attorney's fees or costs of suit, or by the incentive awards sought by Plaintiffs. HP has agreed to pay these amounts separately from the recovery of the Class.
- 45. Administration and Notice expenses will be paid for by HP. KCC has provided a quote as to the anticipated expense of Notice and Administration, which my office has shared with HP, and to which HP has not objected.
- 46.Attorneys' fees and costs to Class Counsel, will be paid for by HP separately from the Settlement to the Class. The parties did not agree to

any clear sailing provision, and HP retains the right to challenge the reasonableness of fees, thus there is zero possibility of collusion between HP and Class Counsel, because they remain adversarial with respect to the payment of attorney's fees and costs. The Honorable Court retains full discretion as to the amount of such an award.

- 47.I believe the excellent results of this Settlement warrant attorney's fees in the amount of the Lodestar incurred by my office over the past three and a half years of litigation. This included over a dozen motions, class certification, class notice, extensive discovery, dozens of subpoenas and corresponding meet and confer efforts, and three mediations, across four separate cases. The attorneys' fees and costs application will be prepared solely by Class Counsel, and any attorneys' fees and costs shall be paid to all counsel through Class Counsel.
- 48.HP has agreed to an incentive award of \$5,000 to Plaintiff Wolf, who sat for a deposition and was certified as a class representative in this matter, and \$2,000 for the other three named Plaintiffs, subject to Court approval. In my experience, these amounts are routinely upheld as fair and reasonable by Central District Courts. Defendant has agreed not to oppose a request for such incentive awards in the agreed-upon amount.
- 49.As physical address information for many of the Settlement Class Members has been obtained in discovery, Class Notice was provided by mail to all persons with valid addresses, or in the case of Amazon customers, by valid email. A direct mail notice was sent to those individuals for whom address information was located by KCC.
- 50.I am unaware of any conflict of interest between Plaintiff and any putative class member or between Plaintiff and Plaintiff's attorneys.

51.I am unaware of any competing litigation.

#### RISKS OF CONTINUED LITIGATION

- 52. Taking into account the burdens, uncertainty and risks inherent in this litigation, Class Counsel have concluded that further prosecution of this action could be protracted, unduly burdensome, and expensive, and that it is desirable, fair, and beneficial to the class that the action now be fully and finally compromised, settled and terminated in the manner and upon the terms and conditions set forth in the Settlement Agreement.
- 53. The named Plaintiffs and their counsel believe that the claims asserted in the action have merit. However, taking into account the risks of continued litigation, as well as the delays and uncertainties inherent in such litigation including the risks in any subsequent appeal, they believe that it is desirable that the action be fully and finally compromised, settled and terminated now with prejudice, and forever barred pursuant to the terms and conditions set forth in this Settlement Agreement. Class Counsel have concluded that with the Settlement Benefit and with the deterrent effects of the Settlement, the terms and conditions of this Settlement Agreement are fair, reasonable and adequate to the proposed class, and that it is in the best interests of the proposed class to settle the Action.
- 54. Further, while my office felt strongly about the merits of the case, and the certification posture, there were challenges to this action with respect primarily to the scope of application as well as the amount of damages that would ultimately be recoverable by the Class. Defendant contended that a significant percentage of the Class Printers were purchased by businesses, not consumers, which presented a potential damages issue with respect to differences in application that would have to be factored in by the experts.

- 55. Further, given that there were dozens of features that came with Class Printers and were advertised in various materials on the packaging, inside the packaging and in other forms of advertising, Defendant contended that Class Member damages would be significantly limited to only a small portion of the full price of the product. Moreover, most Class Printers came with CDs with the installation software included. Although Smart Install was not available, this was a secondary option, which somewhat cut against the damages that could be obtained by Class Members. Based on these issues, and others, Defendant contended that the damages attributable to the Smart Install mislabeling would be so small as to be immaterial to a reasonable consumer, and planned to file a summary judgment motion on this issue once damages discovery was complete.
- 56. Given these issues, there was substantial risk that even if Plaintiff prevailed at trial and was awarded a judgment, the amount of money awarded to the Class might be relatively low, and the number of people who might benefit from such a judgment would be more limited in scope than the Class which is being settled.
- 57. While Plaintiff strongly contends that the mislabeling of the Smart Install feature was material and significant, and also believed that Plaintiffs Fehrenbach, Sergi and Romero would prevail in bringing their claims on a broader basis than was certified in the *Wolf* Matter, Defendant's arguments raise a significant risk to the claims at issue in the case, and were given due weight in settlement discussions.

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- 58. In considering the fairness of the settlement, Adrian Bacon from my office also held numerous telephonic consultations with our expert Dr. Anand Bodapati. Dr. Bodapati consulted my office on his views of a damages model, and what factors would go into analyzing damages under a conjoint analysis. Without revealing work product relating to the specifics of these discussions, I can say that based on his advice, I believe that the settlement reached strikes a very fair balance that has the potential of being a higher per person award than the Class would have been awarded at trial after the damages model had been completed and scrutinized by a jury.
- 59. As such, it is my belief as class counsel that this Settlement represents an outstanding result for the Class. The result that was achieved is highly favorable in my opinion to the Class, and was achieved without subjecting Class Members to the risks and delay associated with further litigation.
- 60.A settlement was finalized, agreed upon by all Parties and counsel and a formal Settlement Agreement was executed. This motion for preliminary approval of class action settlement followed, which Defendant has agreed in the Settlement Agreement not to oppose.

#### **NOTICE GIVEN**

- 61. For the details involved in giving the notice, and administering the claims procedure, and the claims received, see Alex Thomas Declaration, filed concurrently.
- 62.I am informed that data relating to potential class members was provided to KCC in connection with disseminating the class notice. This data was provided in two sources: 1) by my office after lengthy meet and confer and discovery efforts with nearly two dozen retailers of Defendant's products

- 63. Because of the methods in which records were maintained by Defendant and verified sellers of Class Printers, it was important to my office that we err on the side of caution, and give notice to anyone who potentially could be a class member, for whom we had data and information, including name, address and phone number, even if that notice was slightly overbroad. Notice was given by KCC via direct mail postcard to all such class members except Amazon purchasers, who were given email notice, for reasons explained in more detail below.
- 64. With respect to mail notice, after deduplicating the data (excluding multiple notices for purchasers of multiple printers, a total number of 35,963 potential unique class members with mailing addresses were located. Of these individuals, all but 1,280 were ultimately reached by direct notice postcard by KCC's efforts.
- 65.In addition to direct mail notice, Amazon.com customers had to be provided noptice directly by Amazon, via email, as a result of a discovery dispute that was mediated by Judge Standish. The Court ruled that Amazon sending email notices, with oversight by Class Counsel and in the form approved by Class Counsel, was a reasonable means of reaching class members and garnering participation.
- 66.Amazon provided a declaration, filed contemporaneously herewith stating that it was able to locate 21.755 unique purchasers of Class Printers in its records, and that emails were sent to and successfully delivered to every one of those email addresses. In sum, this means that over 98% of the Class were reached by direct notice be either postcard or email.

67. Class Members could make claims one or two ways. First, they could fill out the postcard and mail it back to KCC. The postcard has postage prepaid, so this was relatively easy to do. Alternatively, class members could visit the settlement website and submit an online claim.

- 68. In addition to mail notice, a notice was also published in the LA Times, as well as through banner ads online, as described in the declaration or Alex Thomas.
- 69.My office believed, through discovery with HP, that the Number of Class Printers was likely approximately 50,000, meaning that 50,000 Class Printers were sold in California and Texas during the time periods in question. This did not equate to unique class members necessarily, because many class members purchased multiple units, for instances business purchasers. As of today, there have been valid claims for 8,203 Class Printers. In Class Counsel's estimate, that equates to approximately 16.4% of purchasers, a very high take rate for a low value consumer class action. I believe that the strong settlement figure reached for the Class, coupled with our strong efforts to track down class members and give direct notice, as well as easy to follow opt in procedures all contributed to this successful participation rate.

#### **OPT OUTS AND OBJECTIONS**

- 70.Class Members were permitted to opt-out or to file an objection. KCC has received only three opt outs and received zero objections. This is described in more detail in the Declaration of Alex Thomas
- 71. The deadline to submit a Request for Exclusion or Object was June 21, 2018. Class Members can object to the Fee petition until October 15, 2018, but that seems unlikely to happen given that the fees are not tied in

any way to the settlement received by Class Members, and there was no clear sailing provision.

- 72.I believe that the low number of opt outs and lack of any objections from the approximately 50,000 Class Members, highly supports the adequacy of the proposed Settlement. I also believe that the take rate in this case of over 16% is an above average take rate in a consumer class action, indicative of a high level of interest by Class Members in this settlement, and a belief generally that it was a fair deal. I personally have not been involved in a claims made settlement where the participation rate is that high ever before.
- 73. Therefore, I believe that, overall, the Class Members have responded very favorably to the Settlement.

#### CLASS COUNSEL'S EXPERIENCE

- 74. The Law Offices of Todd M. Friedman, P.C. seeks appointment as Class Counsel in this Action. I am informed and believe that Class Counsel are qualified and able to conduct this litigation as a class action.
- 75.As one of the main plaintiff litigators of consumer rights cases in the Southern of California, I have been requested to and have made regular presentations to community organizations regarding debt collection laws and consumer rights.
- 76.I have extensive experience prosecuting cases related to consumer issues. My firm, The Law Offices of Todd M. Friedman, P.C., in which I am a principal, has litigated over 1000 individual based consumer cases and litigated over 100 consumer class actions. These class actions were litigated in federal courts in California, as well as California State Courts. Approximately 100% percent of my practice concerns consumer and

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- employment litigation in general, with approximately 90% of my class action experience involving consumer protection, and approximately 20% percent of my class action practice involves litigating claims relating to the UCL, FAL and/or CLRA.
- 77. Therefore, my experience in litigating class actions and my years in practice allow me to provide outstanding representation to the Settlement Class. I will continue to strive to fairly, responsibly, vigorously and adequately represent the putative class members in this action.
- 78.I have served as plaintiff's counsel in at least the following cases involving various consumer rights claims (including class actions claims):
  - Vacarro v. I.C. Systems, Inc., 12-CV-02371-JAH-NLS (S.D. Cal.); a.
  - Rivera v. Nuvell Credit Company LLC, 13-CV-00164-TJH-OP (E.D. b. Cal);
  - Dancer v. L.A. Times, BC472154 (L.A. Superior Court); c.
  - Couser v. Comenity Bank, 3:12-cv-02484-MMA-BGS (S.D. Cal.); d.
  - Stemple v. QC Financial Services Group of California, Inc., 3:12-cve. 01997-CAB-WVG (S.D. Cal.);
  - f. Abdejalil v. GE Capital Retail Bank, 3:12-cv-02078-IEG-RBB (S.D. Cal.);
  - Groina v. Doc Prep Solutions, 3:12-cv-02578-BTM-BGS (S.D. g. Cal.);
  - Alexander v. Manasseh Jordan Ministries, 3:12-cv-02584-IEG-BLM h. (S.D. Cal.);
  - i. Neuls v. Dish Network, 1:13-cv-01181-WJM-KMT (D. CO.);
  - Lecesse v. My Financial Gateway, 3:12-cv-02375-JLS-KSC (S.D. j. Cal.);

FOR FINAL APPROVAL AND MOTION FOR FEES AND COSTS

- a. *Dancer v. L.A. Times*, BC472154 (L.A. Superior Court) (common fund class-wide settlement of \$3 million to \$4 million granted final approval);
- b. *Couser v. Comenity Bank*, 3:12-cv-02484-MMA-BGS (S.D. Cal.) (\$8.475 million class-wide settlement achieved and granted final approval);
- c. Stemple v. QC Financial Services Group of California, Inc., 3:12-cv-01997-CAB-WVG (S.D. Cal.) (certified class achieved by motion, and subsequent class-wide settlement of \$1.5 million achieved, with final approval granted);
- d. *Couser v. Apria Healthcare, Inc.* 8:13-cv-00035-JVS-RNB (C.D. Cal.) (common fund class-wide settlement of \$400,000 to \$750,000, granted final approval);
- e. *Abdeljalil v. General Electric Capital Corporation*, 12-CV-02078-IEG-RBB (S.D. Cal.) (class-wide settlement with common fund of \$6.125 million achieved, preliminary approval granted, final approval pending);
- f. Fox v. Asset Acceptance, 3:13-CV-00922-DMS-BGS (S.D. Cal.) (common fund of \$1 million in class-wide relief achieved, granted final approval);
- g. Friedman v. LAC Basketball Club, Inc., 2:13-cv-00818-CBM-AN
   (C.D. Cal.) (class-wide settlement achieved and granted final approval);
- h. *Gerich et. al. v. Chase Bank USA et. al.* Case No 1:12-cv-5510 (N.D. Ill.) (class-wide settlement of \$34 million, granted final approval);
- i. *Than Zaw v Nelnet, Inc.*, Penal Code § 632 class (Achieved classwide settlement of \$1,188,110, granted final approval of court);

- j. *Medeiros v HSBC*, (common fund settlement of between \$4.5 million and \$6.5 million achieved, preliminary approval granted);
- k. *Ann Fox v. Spectrum Club Holding Company et al.*, Case No. 2:14-CV-06766-PSG-FFMx (class-wide settlement, preliminary approval granted);
- 1. *Sayan Aboudi v. T-Mobile USA, Inc.*, Case No. 3:12-cv-02169-BTM-NLS (class-wide settlement in TCPA case, with common fund of \$2.5 million to \$5 million, with average per class member payment of \$500, final approval granted);
- m. *Andrew Roseman v. BGASC, LLC, et. al.*, Case No. EDCV 15-1100-VAP (SPx) (C.D. Cal.) (class-wide relief achieved, final approval granted);
- n. *Everado Gonzalez v The Scotts Company*, Case No. BC577875, Consolidated with Case No: BC570350 (LASC) (class-wide settlement of \$925,000 in wage and hour class action on behalf of approximately 603 employees achieved, final approval granted);
- o. *Payton v Luxe Valet*, Case No. BC588462 (LASC) (class-wide settlement in wage and hour independent contractor misclassification class action, on behalf of 1,800 employees, settled for \$2.4 million, final approval granted);
- p. *Shelby v Two Jinn, Inc.*, Case No. 2:15-cv-03794-AB-GJS (C.D. Cal.) (EFTA class action involving no cognizable actual damages, with net worth of company of \$25 million, settled for non-reversionary common fund of \$457,000, despite liability under 15 U.S. Code § 1693m(a) likely being only \$250,000; final approval granted, zero objections);

- q. Couser v Dish One Satellite, Case No. 5:15-cv-02218-CBM-DTB (C.D. Cal.) (TCPA class action, final approval granted);
- r. *Couser v Dish One Satellit*e, Case No. RIC 1603185 (Riverside S.C.) (Penal Code 632 class action, preliminary approval pending);
- s. *De La Paz v Accurate Courier NCA LLC*, Case No. 16CV00555 (Santa Cruz County Superior Court) (PAGA and Labor Code class action, final approval granted);
- t. *Ross v Zurixx LLC*, Case No. 34-2016-00190874 (Sacramento SC) (UCL, FAL and CLRA class action alleging false advertising for real estate educational courses, non-reversionary common fund settlement for over \$600 per class member, final approval granted);
- u. *Eubanks v Terminix International, Inc.*, Case No. 3:15-cv-00145-WQH-JMA (PAGA settlement reached in wage and hour action on behalf of pest control technicians, preliminary approval pending);
- v. *Jonathan Weisberg*, v. *HD Supply*, *Inc.*, Case No. 15-cv-08248-FMO (MRWx) (class-wide settlement in TCPA class action, settled for \$1.225 million, final approval granted);
- w. *Miler v Pacific Auto Wash Partners*, Case No. 30-2015-00813013-CU-OE-CXC (wage and hour class action, preliminary approval granted final approval pending);
- x. Sonia Barrientos v Law Office of Jeffrey H. Jordan, Case No. 2:15-cv-06282-JAK-GJS (FDCPA/RFDCPA letter class action, settled on class wide basis, preliminary approval granted);
- y. *Tahmasian v Midway Rent A Car*, Case No. 30-2015-00813013-CU-OE-CXC (LASC) (PAGA and Labor Code class action, final approval granted);

- z. *Craig Cunningham v Lexington Law Firm*, Case No. 1:17-cv-00087-EJF (N.D. UT) (TCPA class action MDL involving solicitation prerecorded voice calls made by a third party, vicarious liability alleged, preliminary approval pending).
- aa. *Sheena Raffin v Medicredit, Inc.* et. al., Case No. 2:15-cv-04912-MWF-PJW (C.D. Cal.) (Cal. Penal Code § 632.7 class action certified by Hon. George H. King Ret. under Rule 23(b)(2) and (b)(3) by contested motion on behalf of 11,000 class members whose calls were recorded without knowledge or consent, settled for \$5 million, preliminary approval granted);
- bb. Fernandez v Reliance Home Services, Inc. Case No. BC607572 Los Angeles Superior Court (wage and hour plus PAGA class action, Final approval granted);
- cc. *Jaylinda Girardot et al v. Bail Hotline Bail Bonds, Inc.*, Case No. FCS048335 Solano County Superior Court (wage and hour plus PAGA class action, preliminary approval pending);
- dd. Silva v. Olson and Co. Steel, Case No. 17CV001045 (Napa County Superior Court) (wage and hour class action on behalf of over 500 class members; preliminary approval pending);
- ee. *Ryoo Dental, Inc. v OCO Biomedical, Inc.*, Case No. 8:16-cv-01626-DOC-KES (TCPA fax blast class action, settled on class wide basis, final approval granted);
- ff. Wondra Curtis v The Anthem Companies, Inc., Case No. 8:16-cv-01654-DOC-JCG (wage and hour class action for off the clock work, settled on class wide basis, preliminary approval granted);
- gg. Aliav v Sunset Eats, LLC, Case No. BC655401 Los Angeles Superior Court (false advertising class action on behalf of approximately

- 10,000 class members, settled on class wide basis; preliminary approval pending); and
- hh. *Richards v CoreCivic of Tennessee*, *LLC*, Case No. 1:17-cv-01094-LJO-JLT (E.D. Cal.) (wage and hour class action settled for approximately \$3 million, preliminary approval pending).
- 80.My firm is also currently litigating, in addition to the case at bar which was certified under Rule 23, the following cases which were certified as class actions under Rule 23 by contested motion:
  - a. *Sheena Raffin v Medicredit, Inc.* et. al., Case No. 2:15-cv-04912-MWF-PJW (C.D. Cal.) (Cal. Penal Code § 632.7 class action certified by Hon. George H. King Ret. under Rule 23(b)(2) and (b)(3) on behalf of class members whose calls were recorded without knowledge or consent);
  - b. Caldera v. American Medical Collection Association, (C.D. Cal.) Case No. 2:16-cv-00381-CBM-AJW (TCPA class action on behalf of 30,000-100,000 class members, certified by contested motion)
  - c. Alfred Zaklit, et. al. v. Nationstar Mortgage LLC, Case No. 5:15-cv-02190-CAS-KK (C.D. Cal.) Cal. Penal Code § 632.7 class action certified under Rule 23(b)(2) and (b)(3) on behalf of class members whose calls were recorded without knowledge or consent);
  - d. *D'Angelo Santana vs Rady Children's Hospital*, Case No. 37-2014-00022411-CU-MT-CTL (San Diego Superior Court) Confidentiality of Medical Information Act, Cal. Civ. Code § 56 *et seq.*;
  - e. *Edward Makaron v. Enagic USA, Inc.*, Case No. 2:15-cv-05145-DDP-E (C.D. Cal.) (TCPA class action certified on behalf of approximately 1,000,000 class members under Rule 23(b)(2) and 23(b)(3)); and

- f. Rodriguez v. Experian Information Solutions, Inc. et. al. Case No. 2:15-cv-01224-RAJ (W.D. Wash.) (FCRA class action for improper credit pulls; certified under Rule 23).
- 81.Based on The Law Offices of Todd M. Friedman, P.C.'s extensive experience litigating consumer class actions, I believe my firm is adequate counsel. Further, I believe that after over three years of litigating these various matters, including after having been appointed Class Counsel in the *Wolf* Matter, by contested motion, my office was in a well-informed position to make settlement decisions on behalf of the Class, and that our opinions about the fairness and reasonableness of the Settlement as structured and negotiated should be given deference and significant weight.
- 82.It is my belief that this Settlement represents and outstanding result for the Class. I strongly advocate that it should be approved by the Honorable Court.
  - II. Overview of Law Offices of Todd M. Friedman, P.C.'s Efforts in this Action

#### A. CONTINGENT NATURE OF ACTION

- 83.Defendant has vigorously contested the claims asserted by Plaintiffs in this Litigation. Defendant's position throughout the case was that the class could not be certified, would be subject to decertification due to manageability concerns, that the mislabeling at issue as not material to a reasonable consumer's purchase, and that even if it was, damages were very low. The case would have been subject to numerous potentially terminating or death knell motions if a settlement was not reached.
- 84. This action, required the Law Offices of Todd M. Friedman, P.C. to spend time on this litigation that could have been spent on other matters. At various times during the litigation of this class action, this lawsuit has

85. It is my opinion that law firms in such a position expect to receive a multiplier in cases such as these because of the risk taken, the extent to which firms are unable to take on other cases, the delay in getting paid and the costs we have to advance. Be that as it may, we are not requesting a multiplier here, even though I believe we certainly could.

## B. LAW OFFICES OF TODD M. FRIEDMAN, P.C.'S LODESTAR

86.Law Offices of Todd M. Friedman, P.C. has maintained contemporaneous time records since the commencement of this action. To date, I have incurred 2,015.1 hours of attorney time for this case,<sup>6</sup> with a total lodestar of \$1,157,352.00. This figure does not include the estimated hours for preparing for and appearing at the final approval hearing and overseeing the settlement adminsitration. I anticipate my firm will expend approximately 20 hours working on these matters, in addition to the hours described herein. My figure also does not include all of the time worked on the matter, including time spent by junior associates and paralegals. My billing rate is \$675 per hour in this case, and the billing rate for Adrian R. Bacon is \$575 per hour. The billing rate of other attorneys who worked on this matter, along with their experience levels are set forth below.

<sup>&</sup>lt;sup>6</sup> In calculating these hours, I have excluded time spent by legal clerks and paralegals. While dozens of hours' worth of time were spent by such individuals on this case, we have not included those hours in the lodestar calculation, because the lodestar of just the attorneys comprise enough billable time as to reach a lodestar cross-check amount roughly equivalent to the amount of attorney's fees requested.

#### C. LAW OFFICES OF TODD M. FRIEDMAN, P.C.'S COSTS

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87.My firm has incurred litigation costs in this matter in the amount of \$98,428.40, for which my firm is seeking reimbursement. These costs are comprised of costs for filing and serving the complaint, transmitting copies of ECF filings to the Honorable Court, payment of mediation fees to two mediators, hiring of experts, payment of class notice costs for the class certification notice, parking expenses, mileage traveling to court and to mediation, transportation, meals, hotel and airline reservations, expenses paid for third party costs associated with data pulls, service of dozens of subpoenas on third parties, and court reporter fees for depositions and other transcripts of proceedings. The breakdown of costs is as follows:

Airfare	\$1,015.92
Hotel	\$1,613.80
Service of Subpoenas and Data Pull Costs	\$9,348.35
Service on Defendant	\$847.02
Service of chambers copies to court	\$764.70
Court Reporter/Deposition Fees	\$2,740.10
Expert Fees	\$13,000.00
Class Notice	\$53,960.53
Filing fees	\$1,600.00
Meals	\$60.16
Parking	\$203.00
Mileage	\$329.46
Transportation	\$300.36
Mediation Fees	\$12,645.00
TOTAL	\$98,428.40

88. Should my firm incur costs through final approval of this action, Plaintiff

will seek reimbursement of such costs, as set forth in the Settlement Agreement. At this time, I have no reason to believe that my firm's costs will exceed \$100,000 by the conclusion of the case.

#### D. REASONABLENESS OF HOURLY RATES

- 89.Law Offices of Todd M. Friedman, P.C.'s hourly rates are reasonable in respect to the ranges charged by comparable law firms in the State of California.<sup>7</sup> My billing rate is \$725 per hour in this case, and the billing rate for Adrian R. Bacon is \$625 per hour.
- 90. The hourly rates sought herein for myself and Mr. Bacon are reasonable. Mr. Bacon and I have not raised our hourly rates for the last two years, and previously were approved at \$675 and \$575 per hour respectively by numerous courts, including in the following class action cases where myfirm was granted final approval and full fees that we requested: *Payton v Luxe Valet*, Case No. BC588462 (LASC); *Shelby v Two Jinn, Inc.*, Case No. 2:15-cv-03794-AB-GJS (C.D. Cal.); *Couser v Dish One Satellite*, Case No. 5:15-cv-02218-CBM-DTB (C.D. Cal.); *De La Paz v Accurate Courier NCA LLC*; *Ross v Zurixx LLC*, Case No. 34-2016-00190874 (Sacramento SC); *Jonathan Weisberg, v. HD Supply, Inc.*, Case No. 15-cv-08248-FMO (MRWx); *Tahmasian v Midway Rent A Car*, Case No. 30-2015-00813013-CU-OE-CXC (LASC); *Fernandez v Reliance Home Services, Inc.* Case No. BC607572 Los Angeles Superior Court; *Ryoo Dental, Inc. v OCO Biomedical, Inc.*, Case No. 8:16-cv-01626-DOC-KES.
- 91.Regarding my rate, I have been practicing law since 2001, and am the managing partner of one of the most active consumer protection law firms

<sup>&</sup>lt;sup>7</sup> See Laffey Matrix attached hereto as Exhibit B.

in California. I have been counsel of record on hundreds of class action lawsuits, dozens of which have resolved on a class-wide basis. In the past four years alone, my firm has been counsel on cases totaling over \$95 million in class-wide relief for consumers.

- 92.My partner, Adrian R Bacon, was the managing associate attorney at the time this case was filed, and has since been transitioned into a partnership role. He has been practicing law since 2011, and has practiced primarily class action litigation. He began working on consumer protection class action litigation, including extensive work on the Toyota Unintended Acceleration Litigation. Mr. Bacon played a pivotal role in drafting numerous complex class action briefs in his first year of practice, including drafting significant portions of the briefs in notable cases such as *Nguyen v. Barnes & Noble, Inc.*, 2012 WL 3711081 (C.D. Cal. August 28, 2012) affirmed at *Nguyen v. Barnes & Noble Inc.*, 763 F.3d 1171 (9<sup>th</sup> Cir. 2014), and *Corvello v. Wells Fargo Bank, NA*, 728 F.3d 878 (9<sup>th</sup> Cir. 2013).
- 93.In only his third year of practice he was approved as class counsel, at an hourly billing rate of \$475 per hour in three class action matters that were granted final approval:
  - g. *Miller v. Ikea California*, *LLC*, Case No.: 30-2009 00331682, California Superior Court County of Orange (\$5.75M class settlement granted final approval and motion for fees and approved at a rate of \$475 per hour);
  - h. *David Paiva et al v. Denny Corporation et al.*, Case No. 37-2010-00103831-CU-OE-CTL, California Superior Court County of San Diego (granted final approval and motion for fees and approved at a rate of \$475 per hour); and

- i. *Juan Martinez et al v. Valley Pride, Inc. et al.*, Case No. M108688, California Superior Court County of Monterey
- 94.Mr. Bacon is responsible for drafting and filing the majority of the Complex Motions filed by my firm in Class Action cases, as well as managing discovery, taking depositions and overseeing and engaging in virtually every aspect of litigation as either lead or co-lead counsel in hundreds of active cases handled by my firm. He also oversees and managers the firm's Orange County office. My office recently successfully achieved class certification by contested motion in five hotly contested class actions, the motions for which Mr. Bacon took point in drafting:
  - j. *Sheena Raffin v Medicredit, Inc.* et. al., Case No. 2:15-cv-04912-MWF-PJW (C.D. Cal.) (Cal. Penal Code § 632.7 class action certified under Rule 23(b)(2) and (b)(3) on behalf of approximately 100,000 class members whose calls were recorded without knowledge or consent; potential damages of over \$250 million); and
  - k. *Anne Wolf v Hewlett Packard Company*, Case No. 5:15-cv-01221-BRO-GJS (C.D. Cal.) (CLRA class action certified on behalf of tens of thousands of class members who purchased printer that was falsely advertised to include Smart Install feature);
  - 1. Caldera v. American Medical Collection Association, (C.D. Cal.) Case No. 2:16-cv-00381-CBM-AJW (TCPA class action on behalf of 30,000-100,000 class members, certified by contested motion);
  - m. Alfred Zaklit, et. al. v. Nationstar Mortgage LLC, Case No. 5:15-cv-02190-CAS-KK (C.D. Cal.) Cal. Penal Code § 632.7 class action certified under Rule 23(b)(2) and (b)(3) on behalf of approximately

- 70,000 class members whose calls were recorded without knowledge or consent; potential damages of over \$300 million);
- n. *Edward Makaron v. Enagic USA, Inc.*, Case No. 2:15-cv-05145-DDP-E (C.D. Cal.) (TCPA class action certified on behalf of approximately 1,000,000 class members under Rule 23(b)(2) and 23(b)(3)).
- 95.In light of this experience, an hourly rate of \$625 is warranted, and is further warranted in light of customary rates for junior partners on the Laffey Matrix.
- 96.I anticipate Law Offices of Todd M. Friedman, P.C. will incur at least an additional 30-40 hours preparing for and appearing at the final approval hearing, filing a potential reply in support of final approval and/or the motion for fees and costs, and overseeing the settlement administration.
- 97. With regard to a bare bones loadstar amount, our current billing records reflect approximately 2,015.1 hours of time. My hourly billing rate is \$725 per hour. The hourly rate of Adrian R. Bacon is \$625 per hour. Other members of my firm, including junior associates, paralegals and law clerks contributed to the work on this matter, and their hourly rates are all reflected in a lower figure than the hourly rates in the Laffey Matrix. Based on these rates, and the accompanying time entries for each corresponding individual, the loadstar estimate for this Case is \$1,157,352.00.
- 98.Here is a breakdown and summary of the fees incurred by Plaintiff's counsel in connection with this Case:

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	Number of		
Name	Hours	Rate/Hr	Total
Todd M. Friedman –			
Managing Partner	435.6	\$725	\$315,810.00
Adrian R. Bacon –			
Partner	1209.7	\$625	\$756,062.50
Meghan George – Senior			
Associate (8 years)	21.5	\$575	\$12,362.50
Thomas Wheeler –			
Associate (3 years)	62.1	\$370	\$22,997.00
Yoel Hanohov – Law			
Clerk/Junior Associate			
(1 year	214	\$175	\$37,485
Gianfranco De Girolamo			
(Law Clerk)	72.2	\$175	\$12,635
TOTAL	2,015.1		\$1,157,352.00

- 99. Attached hereto as Exhibit A is a true a correct list of all time entries in my firm's records for this matter.
- 100. Attached hereto as Exhibit B is a true and correct copy of the Laffey Matrix, which sets forth reasonable hourly rates for attorneys.
- 101. Attached hereto as Exhibit C are true and correct copies of the invoices that my firm has records of showing out of pocket costs. Not all of the expenses incurred by my firm have an associated invoice to go with the expense, but I have thoroughly checked my files and ensured that the expenses requested herein are if anything underinclusive of the actual costs my firm bore in litigating this case. With respect to the other costs to which I attest hereto, firm billing records were maintained contemporaneously with these expenses and corroborate my testimony herein.
- 102. Based on the foregoing, I submit that our request for reimbursement of costs and for reasonable attorneys' fees is reasonable, and that the -42

# DECLARATION OF TODD M. FRIEDMAN IN SUPPORT OF MOTION FOR FINAL APPROVAL AND MOTION FOR FEES AND COSTS

Settlement should be finally approved.

I declare under penalty of perjury under the laws of California and the United States of America that the foregoing is true and correct, and that this declaration was executed on September 4, 2018.

By:/s/ Todd M. Friedman
Todd M. Friedman, Esq.

# **EXHIBIT A**

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# PLAINTIFFS' CONSOLIDATED HEWLET PACKARD SMART INSTALL CLASS ACTION HOURS REPORTS

### Todd M. Friedman – Managing Partner \$725 per hour

#### Wolf v HP

Date	Task	Hours	
	initial discussions WITH client, open file, prepare PNC		
5/4/2015	packet and retainer agreement		3
	Review initial case materials, discuss new case with		
5/5/2015	client		4
5/5/2015	Discuss new case with Adrian Bacon		0.5
	receipt of documents from client, review and open new		
5/6/2015	case file		1
	additional documents and information from client,		
	including signed retainer, update calendar system with		
	complaint filing deadline and add information and		
5/15/2018			1.2
6/9/2015	discuss progress of complaint with Adrian Bacon		0.2
	Review complaint, discussions with Adrian Bacon and		
6/19/2015	send to client for review		3
	Roundtable CLRA issues with Adrian Bacon, Yoel		
	Hanohov and Adrian Bacon		0.5
6/22/2015			1
	further research online of Smart Install feature		1
	Emails with Mike Stortz and Adrian Bacon re case		0.2
7/17/2015			0.5
7/23/2015	ı		0.2
	discuss amended complaint and case theories w/ Adrian		
7/25/2015			0.2
	review amended complaint		1
7/27/2015			0.2
7/27/2015			0.3
8/6/2015			0.2
	request further information from client, receive		
8/11/2018	, 1		0.5
8/12/2015			0.3
8/14/2015	emails with opposing counsel		0.1

8/17/2015	emails with opposing counsel	0.2
8/19/2015	phone call with Adrian Bacon re mediation and strategy	0.3
8/31/2015	email opposing counsel re mediators	0.1
9/7/2015	roundtable scope of the class issues with Adrian Bacon	0.3
	emails ad phone call with Adrian Bacon re mediation	
9/9/2015	and case strategy	0.3
9/9/2015	email with opposing counsel re mediation	0.2
9/9/2015	contact JAMS re mediator availability	0.2
9/14/2015	email with opposing counsel re mediation	0.2
9/14/2015	review JAMS agreement, cut check for mediation	0.3
9/14/2015	emails with JAMS re mediation	0.2
9/14/2015	emails with Adrian Bacon re mediation	0.2
9/14/2015	update client on status of case	0.2
9/15/2015	review and sign mediation agreement	0.2
9/17/2015	update client re mediation	0.2
9/18/2015	call with Adrian Bacon re settlement discussions	0.3
9/19/2018	further research on smart install feature	1
	Discuss scope of smart install issue with Adrian Bacon,	
9/19/2017	assign research project	1
10/8/2015	discuss case status with client	0.2
10/20/2015	discuss mediation with Adrian Bacon	0.3
10/21/2015	emails with JAMS re mediation	0.1
10/28/2015	emails regarding pre-mediation exchange	0.3
	phone call with opposing counsel re pre-mediation	
10/28/2015	exchange	0.4
10/29/2015	emails with opposing counsel re mediation	0.3
10/29/2015	discuss case with Adrian Bacon	0.3
	research online of various smart install printers sold by	
	HP, research further of smart install feature, prepare for	
11/3/2015	mediation	2
	review, revise and redline mediation brief, discussions	
11/3/2015	with Adrian Bacon re same	3.5
	review, revise and redline mediation brief, discussions	
11/4/2015	with Adrian Bacon re same	4.5
	discuss mediation brief with Adrian Bacon and Yoel	
11/5/2015	Hanohov	0.7
11/6/2015	final review of final mediation brief draft	2
	discuss mediation posture of each respective side with	
11/6/2017	Adrian Bacon	0.5

11/6/2017	review and analyze HP's mediation brief	2
11/6/2015	emails with opposing counsel re scheduling	0.2
	Update client and secure authority in advance of	
11/7/2015	mediation	0.3
11/7/2015	prepare for mediation	8
11/9/2015	emails with opposing counsel re mediation	0.3
11/9/2015	emails with JAMS	0.3
	travel to San Francisco for mediation, prepare for	
11/9/2015	mediation	6
	travel to and meet with mike stortz re pre-mediation	
11/9/2015	discussions	1
	attend mediation and travel back to LA from San	
11/10/2015	Francisco	12
11/10/2015	discuss case with Adrian Bacon	0.5
11/11/2015	discuss class certification with Adrian Bacon	0.1
	roundtable discovery issues with Adrian Bacon and yoel	
11/13/2015	hanohov	0.4
11/19/2015	communications with client re printer box	1
11/20/2015	review/revise initial discovery drafts	0.8
	discuss conagra and scope of class issues with Adrian	
11/29/2015	Bacon	0.5
11/30/2015	meet and confer re Rule 26f	0.5
	emails with Adrian Bacon re timing of class cert and 26f	
12/2/2015	issues	0.3
	review/revise/approve written discovery	1.5
12/7/2015	review initial disclosures	0.5
12/7/2015	roundtable scope of the class issues with Adrian Bacon	0.5
	initiate lead generation campaign to locate additional	
12/7/2015	class representatives	0.5
	discuss preservation of printer and laptop with client,	
12/9/2015	1	0.3
	emails with counsel and Adrian Bacon re production of	
12/9/2015		0.3
	prepare for, travel to and attend Rule 26f scheduling	
12/14/2015		5
12/14/2015	review initial disclosures	0.3
4 6 /4 - 4 6 6 6 6 6	discuss deposition of plaintiff and preservation of	<u>.</u> -
12/16/2015		0.3
	reach out to forensic expert	0.3
12/17/2015	emails with opposing counsel re class certification	0.2

	discuss case with Adrian Bacon	0.2
12/20/2018	investigation into HP's ongoing practices	1
1 /01 /001 6	review discovery responses from defendant, assign tasks	2
1/21/2016	to staff	2
1/22/2016	emails with staff regarding discovery production from	0.2
	Defendant	0.3
	discuss status of discovery with Adrian Bacon	0.5
	discuss client deposition with Adrian Bacon	0.3
	discuss status of discovery with Adrian Bacon	0.3
2/24/2016		0.3
2/26/2016	emails with Adrian Bacon re motion to strike	0.3
2/5/2017	review Adrian Bacon analysis of motion to strike, and	0.5
3/5/2017		0.5
	update on discovery status; discuss with Adrian Bacon	0.2
3/1/2016	discuss strategy with Adrian Bacon	0.5
2/11/2015	Receive and Discuss Processing of Wolf v. H.P. FTP	0.0
3/11/2016	Production with staff	0.3
	firm wide meeting/roundtable regarding splitting up the	
3/17/2016	document production for doc review	0.5
	emails and phone call with potential doc review	
	company to determine feasibility of having outside	
	vendor assist with doc review of 80,000 pages of	
3/23/2016		1
	discuss strategy with Adrian Bacon	0.3
3/28/2016	roundtable regarding document review project	0.3
3/30/2016		0.3
	review objections to declaration of Adrian Bacon;	
4/4/2016	discuss with Adrian Bacon	0.5
	call with Adrian Bacon to discuss status of pending	
4/5/2016	motions and strategy	0.8
	roundtable issue of whether to seek interlocutory appeal	
	with Yoel Hanohov and Adrian Bacon re case status and	
4/20/2016	court order	0.5
	roundtable conference call with Yoel Hanohov and	
4/21/2016	Adrian Bacon re case status and court order	0.8
	discuss impact of Rogers et al. v. Epson decision with	
4/22/2016	Adrian Bacon	0.5
4/23/2016	Review of 13,333 Pages of Documents in Wolf v. H.P.	7
4/24/2016	_	7
4/25/2016	_	0.3
	· ·	

4/26/2016	Review of 13,333 Pages of Documents in Wolf v. H.P.	8
4/27/2016	Review of 13,333 Pages of Documents in Wolf v. H.P.	8
4/28/2016	Review of 13,333 Pages of Documents in Wolf v. H.P.	8
5/3/2018	review/revise /approve rule 30b6 deposition notice	1
5/4/2016	emails with counsel re deposition	0.2
	emails with Adrian Bacon and firm re discovery dispute	
5/10/2016	issues	0.3
5/12/2016	meet and confer emails and call with defense counsel	0.3
5/13/2016	review discovery correspondence from defendant	0.6
5/13/2016	discuss discovery issues with Adrian Bacon	0.6
	discussion of discovery and case status issues with	
5/16/2016	Adrian Bacon	0.3
5/19/2018	review amended deposition notice	0.3
	review stipulation to move certification deadlines,	
5/19/2016	emails with counsel re same	0.3
5/20/2018	review objections to deposition	0.7
	roundtable mediation and class settlement research with	
5/20/2016	firm	1
	discuss findings in document production with firm	1.5
5/24/2016	phone call with defense re mediation and case status	0.5
	emails with counsel re mediation and settlement	
5/25/2016	parameters	0.3
	emails with Adrian Bacon and JAMS re mediation and	
	settlement issues	0.5
6/2/2016	call with mediator Judge Sabraw	0.5
	call with Adrian Bacon re deposition, class certification	
	and settlement issues	1
6/6/2016	review rough draft of deposition transcript	0.5
	call with Mike Stortz re settlement	0.2
6/8/2016	discuss settlement issues with Adrian Bacon	0.3
- 10 1 <b>0</b> 0 1 -	emails re settlement; review defendant's settlement offer	0 -
6/9/2016		0.5
6/10/2016	review rough draft of curtis derr deposition transcript	2
6/13/2016	review and revise draft of motion for class certification	6.5
6/14/2018	review and draft class certification brief	4
6/14/2016	discuss expert witness issues with Adrian Bacon	0.3
6/15/2016	emails with experts	0.3
C/17/001	emails with Adrian Bacon re experts and certification	0.0
6/17/2016	issues	0.3
6/17/2016	review expert declaration in support of certification	0.7

	further revisions to class certification brief, emails and	
6/18/2016	call with Adrian Bacon	6
0,10,2010	review/revise draft of certification brief, discussions	O .
6/19/2018	with Adrian Bacon re same	2.5
0, 19, <b>2</b> 010	draft declaration in support of class certification, final	2.0
	review of certification brief, emails and calls with	
6/20/2018		8
	review order on motion to seal, discuss with Adrian	
6/23/2016	Bacon	0.5
6/23/2016	emails with defense counsel re seal order	0.1
	roundtable expert daubert challenge possibility with	
7/1/2016	Adrian Bacon and other attorneys at firm	1
	meet and confer with defendant re daubert motion to	
7/12/2016	strike	0.2
7/12/2016	update client on status of case	0.2
7/20/2016	review opposition to motion for class certification	3.5
7/21/2016	update client re case status fo opposition brief	0.3
7/27/2018	draft portions of reply in support of class certification	3.5
7/28/2016	review and revise reply in support of class certification	3
7/29/2016	roundtable reply strategy with Adrian Bacon	0.5
7/30/2016	review/revise reply brief and contemporaneous filings	2
	final review and revisions of reply in support of	
8/1/2016	certification	2
	emails with Adrian Bacon and other attorneys re class	
8/1/2016	certification	1
	review/revise opposition to motion to strike under	
8/7/2016	Daubert	3
	review order on motion to seal, discuss with Adrian	
8/10/2016	Bacon	0.5
	review order granting class certification, discussion with	
,, ,, _ , _ ,	Adrian Bacon	1.5
9/9/2016	roundtable next steps on case with Adrian Bacon	2
	emails and phone call with potential claims	
9/9/2016	administrator for purposes of giving class notice	0.5
9/10/2016	call with potential administrator re quote for class notice	0.5
9/9/2016	roundtable next steps on case with Adrian Bacon	0.5
9/9/2016	discuss case with potential class member	0.5
9/10/2016	discuss case with potential class member	0.5
9/11/2016	discuss case with potential class member	0.5
9/12/2016	discuss case with potential class member	0.5

9/14/2016	discuss case with potential class member	0.5
9/15/2016	discuss case with potential class member	0.5
9/12/2016	-	0.3
9/12/2016	-	0.2
9/12/2016	•	2
9/13/2016	call with claims administrator	0.5
9/13/2016	review claims administrator class notice bids	1
9/14/2018	draft ROGGS to defendant	1
9/16/2016	review claims administrator class notice bids	0.3
9/16/2016	discuss class notice with Adrian Bacon	0.5
	emails with firm re case status and assignment of	
9/17/2016	projects	0.5
9/22/2016	discussions with claims administrators re notice bids	0.5
10/4/2016	call with counsel for office depot	0.3
10/24/2016	review defendant's responses to interrogatories	0.7
10/24/2016	review defendant's responses to production	0.7
11/3/2016	review/revise motion for approval of class notice plan	2.5
	draft declaration in support of motion for class notice	
11/4/2016	plan	2.5
	review opposition to class notice plan, emails with	
11/14/2016	Adrian Bacon re same	1.2
12/1/2016	review order on class notice call with Adrian Bacon	1
12/7/2016	review and approve class website	1
12/12/2016	follow up with defense on website review	0.1
12/15/2016	call with defense re class website	0.5
1/3/2017	roundtable status of subpoenas with Adrian Bacon	0.5
1/4/2017	review conagra decision, assess impact on Wolf v HP	2
	case file review, review of all 4 active lawsuits,	
	preparations of summary of scope of claims, emails with	
1/13/2017	counsel re same	2
	phone call with Mike Stortz re case status and possible	
1/13/2017	mediation	0.3
1/17/2017	emails re class notice	0.1
	approve media plan and IVR for class notice, emails	
1/23/2017	with KCC and defense counsel re same	1.2
1/25/2017	emails with KCC	0.2
1/30/2017	emails with ADR and defense counsel re mediation	0.2
1/31/2017		0.2
	review of status of class notice and media campaign	0.3
3/8/2017	review of status of class notice and media campaign	0.3

3/13/2017	review of status of class notice and media campaign	0.3
	review of status of class notice and media campaign	0.3
3/25/2017	review/revise draft mediation brief	4
3/26/2017	review/revise draft mediation brief	5
	final review of mediation brief, discuss with Adrian	
3/29/2017	Bacon	2.5
4/3/2017	prepare for mediation	3.5
	travel to and attend mediation	9
4/5/2017	emails with claims administrator re next steps	0.2
4/5/2017	call with Adrian Bacon re hp's revisions to MOU	1
4/5/2017	review case law on class action settlements	3
	discuss status of settlement and MOU with Adrian	
4/6/2017	Bacon	1
4/6/2017	emails and call with KCC	1
4/6/2017	emails with ADR	0.3
	review subpoenas, discuss with Adrian Bacon to ensure	
4/10/2017	case on track	2
4/10/2017	emails with staff and with defense counsel re subpoenas	0.2
	emails with KCC re notice plan and various options,	
4/13/2017	costs/benefits, emails with Adrian Bacon	0.5
4/13/2017	review proposed notice plan of KCC	0.5
	emails with Judge Miesinger and Adrian Bacon re	
4/14/2017	settlement	0.5
	roundtable status of subpoena responses, organize case	
4/17/2017	file ensure timely production of class list data	2
4/17/2018	review Circuit City response to subpoena	0.3
	emails with defense counsel and Adrian Bacon re	
	settlement agreement language, further negotiations on	
4/19/2017	settlement language	1
4/24/2017	meet and confer with Target re class data	0.3
4/24/2017	emails with defense and Adrian Bacon re settlement	0.3
4/25/2017	meet and confer with costco re production	0.2
	emails with Adrian Bacon re status of class list	
4/25/2017	discovery	0.3
5/2/2017	draft class action settlement agreement	5
5/3/2017	draft class action settlement agreement	7
5/3/2017	call/emails with Adrian Bacon re revisions to agreement	0.5
5/3/2017	emails with defense counsel re draft agreement	0.1
5/4/2017		0.3
5/5/2017	meet and confer with Target re class data	0.2

5/8/2017	meet and confer with Target re class data	0.2
	review redlines to settlement agreement, discuss with	
5/9/2017	Adrian Bacon, emails with defense counsel	2
5/10/2018	call with defense counsel	0.5
	review proposed changes to agreement, discuss with	
5/20/2017	Adrian Bacon, emails to counsel re same	0.4
	review court order discuss case status with Adrian	
5/25/2017	Bacon make sure everything calendared and on track	0.5
	organize class data production and create summary table	
5/26/2017	of what we have vs what we need	3
6/12/2017	review/revise class notice documents	1.2
6/15/2017	meet and confer with Costco	0.5
	update from Adrian Bacon on status of third party data	
6/20/2017	production, case file status review	1
6/28/2017	meet and confer with best buy	0.1
7/7/2017	meet and confer best buy, emails with Adrian Bacon	0.2
	review changes to settlement agreement and exhibits,	
	emails with defense counsel re settlement agreement and	
7/18/2017	KCC notice plan and costs. Discuss with Adrian Bacon	1
7/18/2017	emails with KCC and Adrian Bacon re class notice	0.3
	emails with defense counsel re further revisions to	
7/19/2017	agreement	0.2
7/20/2017	meet and confer with Frys	0.3
7/20/2017	meet and confer with essendent	0.3
7/20/2017	call with Adrian Bacon re settlement issues	0.2
7/23/2017	meet and confer with sp richards co	0.3
7/25/2017	discuss outstanding subpoenas with Adrian Bacon	0.3
7/25/2017	meet and confer with tech data	0.1
7/26/2017		0.2
	emails with KCC review revised administration notice	
	proposal, questions about costs and possible measures	
	that could be taken	1
7/27/2017	meet and confer with sp richards co	0.3
	review final draft of settlement agreement and all	
7/31/2018	exhibits and proposed order and judgment	1.5
	send settlement agreement to clients for signature,	
8/1/2017	C	0.5
8/1/2017	meet and confer with sp richards co	0.3
	coordinate signatures from named plaintiffs, send to	
8/2/2017	defense	0.5

8/4/2017	meet and confer with essendence	0.2
	call with fry's re meet and confer on subpoena	0.2
	draft preliminary approval motion, and declaration,	
9/21/2017		6
	draft preliminary approval motion, and declaration,	
9/22/2017	discuss with Adrian Bacon	8
	final review of preliminary approval papers	2
	discuss assignment of new court with Adrian Bacon,	
10/19/2017	_	1
	case status review with Adrian Bacon, take survey of	
11/3/2017	data produced by third parties	1
	meet and confer further with ebay	0.5
	meet and confer further with amazon	0.5
	emails with court re proposed order, submit word	
11/15/2017	version of proposed order	0.3
	emails with KCC	0.2
11/15/2017	emails with fry's	0.2
	emails with office depot	0.2
	emails with ebay	0.2
11/15/2017	emails with amazon	0.2
11/16/2017	emails with KCC re class notice	0.3
11/16/2017	emails with ebay	0.2
11/16/2017	emails with office depot	0.2
11/21/2017	call with ebay re production of class data	0.5
11/17/2017	emails with walmart	0.2
	meet and confer with office depot, facilitate data	
11/21/2017	exchange	0.3
11/21/2017	emails with amazon on class data	0.2
11/21/2017	emails with frys on class data	0.2
11/21/2017	emails with walmart on class data	0.2
	emails with KCC re class data and third party data	
11/21/2017	transfer	0.2
11/27/2017	call with frys re data production	0.4
11/27/2017	emails with ebay re data transfer	0.1
11/27/2017	emails with kcc	0.3
12/13/2017	emails with court re status of approval order	0.1
	case file review, check status of third party data transfer,	
1/4/2018	roundtable with Adrian Bacon	0.8
1/15/2018	meet and confer emails and call with frys	0.6
2/1/2017	review ADR agreement, cut check for mediation	0.3

3/20/2018	emails with court re status of approval motion	0.1
	review order granting preliminary approval, discuss with	
3/23/2018	Adrian Bacon	0.6
	review and approve KCC proposed timeline, emails with	
3/27/2018	KCC re same and re administration process	2.5
3/27/2018	emails re discovery dispute with amazon	0.5
3/28/2018	emails with amazon re discovery dispute	0.3
3/28/2017	emails with KCC re administration instructions	0.3
	call with Adrian Bacon re case status and amazon	
3/28/2018	dispute	0.4
3/30/2018	emails with KCC re notice instruction	1
4/2/2018	review status of third parties production	0.3
	review/revise/approve draft rule 37 dispute letter to	
4/4/2018	chambers	0.8
4/4/2018	emails with magistrate re discovery dispute	0.2
4/5/2018	emails with defense counsel re amazon dispute	0.2
4/5/2018	review court order; call with Adrian Bacon	0.8
4/6/2018	emails with firm re case status	0.3
	emails with Adrian Bacon re status of case and filing of	
4/8/2018	status report	0.3
	emails with KCC and Adrian Bacon re data production	
4/9/2018	and scope of data	0.4
4/12/2018	call Adrian Bacon re verification proposal	0.3
	emails with amazon and call with Adrian Bacon to prep	
4/18/2018	for call with magistrate	0.5
	prepare for and attend discovery dispute conference call	
4/19/2018	with magistrate	1
4/19/2018	emails with amazon re discovery dispute	0.2
4/19/2018	discuss amazon notice with Adrian Bacon	0.3
4/20/2018	emails with KCC re approval of notice	0.4
4/23/2018	email KCC to expedite	0.3
	emails with defense	0.3
4/25/2018	review draft of email notice	0.3
	review of amazon's proposed email notice, discuss with	
	Adrian Bacon, carefully review to ensure accuracy and	
4/25/2018	sufficiency for class	1
4/27/2018	emails with amazon and defense	0.2
4/28/2018		0.2
4/30/2018	emails with amazon and defense	0.5
5/3/2018	emails with amazon	0.2

5/8/2018	emails with KCC	0.2
	review weekly notice status report, discuss with Adrian	
5/8/2018	Bacon	0.5
5/9/2018	emails with class member	0.2
	emails with KCC and defense re revisions to notice on	
5/9/2018	class website about opt out deadlines	1
5/10/2018	emails with class members and KCC	0.6
5/11/2018	emails with class members and KCC	0.2
5/13/2018	emails with class members and KCC	0.2
5/14/2018	emails with class members and KCC	0.2
5/15/2018	review weekly statistics report	0.3
	call with Adrian Bacon over claims rate, and handful of	
5/15/2018	erroneous claims	0.5
5/15/2018	emails with defense regarding claims issues	0.3
	call with Adrian Bacon re procedure for spotting errors	
5/16/2018	in claims	0.3
5/17/2018	discussion with Adrian Bacon re claims	0.3
	emails with defense counsel and kcc re claims	
5/17/2018	verification process	0.4
5/24/2018	emails with KCC, review weekly claims statistic report	0.5
5/24/2018	review/approve claims verification letter	0.2
5/24/2018	emails with defense, review their changes and approve	0.2
	emails with Amazon, review declaration of amazon re	
5/31/2018	email notice	0.3
6/1/2018	review weekly claims report, discuss with Adrian Bacon	0.5
6/6/2018	emails with KCC	0.1
6/10/2018	emails with class member	0.2
6/11/2018	review weekly claims report, discuss with Adrian Bacon	0.5
6/11/2018	emails with class member	0.2
6/12/2018	emails with defense re claim error	0.2
6/13/2018	emails with class member and defense and KCC	0.4
6/15/2018	emails with class members and KCC	0.3
6/25/2018	review weekly claims report, discuss with Adrian Bacon	0.5
6/25/2018	emails with KCC	0.2
6/26/2018	emails with KCC and defense	0.2
6/27/2018	emails with kcc re objections/opt outs	0.2
7/2/2018	emails with defense re objections and fee brief deadlines	0.3
	read volkswagen v mercury decision, discuss with	
7/2/2018	Adrian Bacon	1

	call with Adrian Bacon re case status, objection	
7/8/2018	deadlines and case management issues	0.5
	review weekly claims report, discuss with Adrian Bacon	0.5
	emails with defense re volkswagen decision and timing	
7/9/2018	of deadlines	0.3
7/9/2018	emails with kcc and class members	0.2
7/10/2018	emails with kcc and class members	0.2
7/16/2018	emails with KCC and class members	0.2
7/17/2018	emails with KCC and class members	0.2
7/17/2018	review court order, send to KCC	0.3
7/17/2018	emails with KCC re updates to settlement website	0.2
7/18/2018	emails with KCC re updates to settlement website	0.2
7/23/2018	review weekly claims report, discuss with Adrian Bacon	0.5
7/26/2018	emails with KCC and defense	0.2
7/30/2018	emails with KCC and class members	0.2
8/4/2018	emails with KCC and class members	0.2
8/5/2018	emails with KCC and class members	0.2
8/6/2018	emails with KCC and class members	0.2
8/6/2018	emails with kcc and defense	0.1
8/13/2018	review weekly claims report, discuss with Adrian Bacon	0.5
8/20/2018	review weekly claims report, discuss with Adrian Bacon	0.5
8/27/2018	draft motion for attorney's fees and costs	8
8/30/2018	draft motion for final approval	7
	Draft declaration in support of final approval and motion	
8/31/2018	for fees	8
	review final approval motion and fee motion, revise and	
9/1/2018	discuss with Adrian Bacon	2
	review final approval motion and fee motion, revise and	
9/3/2018	discuss with Adrian Bacon	7
9/4/2018	final review of final approval filings, approve for filing	3
	additional anticipated hours overseeing settlement	
various	administration and final approval	15
	TOTAL HOURS	403.2
	TOTAL LODESTAR	\$292,320.00

# Sergi v HP

Date	Task	Hours
	discuss case with new client, review case file and	
10/28/2016	materials; sign case	2
10/28/2016	emails with Adrian Bacon re new case	0.5
12/14/2016	review and approve complaint for filing	1.5
12/21/2016	discuss issue of relation with Adrian Bacon	0.3
12/29/2016	discuss issue of relation with Adrian Bacon	0.2
1/3/2017	emails with Mike Stortz re new case	0.3
1/3/2017	emails with Adrian Bacon re case	0.3
1/5/2017	emails with Mike Stortz re mediation	0.3
3/4/2017	review amended complaint	1
	TOTAL HOURS	6.4
	TOTAL LODESTAR	\$4,640.00

## Romero v HP

Date	Task	Hours
	extensive discussions and vetting with client and	
	discussions with Adrian Bacon regarding new class	
9/14/2016	action case	3.5
	extensive discussions and vetting with client and	
	discussions with Adrian Bacon regarding new class	
9/16/2016	action case	2.5
9/22/2016	discuss case with Adrian Bacon	0.3
9/27/2016	discuss case reassignment with Adrian Bacon	0.2
	call with Adrian Bacon re motion to dismiss and case	
12/18/2016	status	0.6
1/6/2017	emails with Adrian Bacon re transfer; discuss strategy	0.3
1/8/2017	emails with Adrian Bacon re transfer; discuss strategy	0.3
	phone call with Adrian Bacon re transfer; discuss	
1/9/2017	strategy and mediation	0.8
1/9/2017	Emails with counsel re mediation and transfer	0.2
	emails with Adrian Bacon and Yoel Hanohov re	
1/11/2017	motion to transfer	0.2

1/13/2017	review and discuss order denying stipulation	0.2
1/16/2017	emails with adrian and yoel re motion to transfer	0.2
1/21/2017	review and approve initial disclosures	0.3
	emails with opposing counsel and emails/phone call	
1/25/2017	with Adrian Bacon re mediation and settlement	0.7
1/26/2017	discuss settlement with Adrian Bacon	0.3
1/27/2017	phone call rountabling order on MTD	0.3
1/27/2017	call and emails with counsel re mediation	0.5
2/1/2017	review defendant's initial disclosures	0.3
2/9/2017	review court order re motion to transfer	0.2
	review declaration of Derr; discuss with Adrian	
2/13/2017	Bacon whether we need response	0.3
2/16/2017	discuss recusal of Judge Koh w/ Adrian Bacon	0.2
	TOTAL HOURS	12.4
	TOTAL LODESTAR	\$8,990.00
		+ - ,- > 0.00

## Fehrenbach v HP

Date	Task	Hours
	extensive discussions and vetting with client and discussions with Adrian Bacon regarding	
9/11/2016	new class action case	4.5
	further discussions with client, with staff and	
	Adrian Bacon regarding new case; review client	
9/12/2016	documents, send retainer to client	2
9/13/2016	emails with Adrian Bacon re new case	0.5
	call with Adrian Bacon re case status, and	
11/10/2016	motion to dismiss	0.8
	review and redline opposisiton to motion to	
12/4/2016	dismiss	3.5
1/5/2017	emails with Adrian Bacon re mediation	0.1
	emails with Adrian Bacon re amended	
1/8/2016	complaint	0.3
	review comprehensive case survey of all four	
	pending matters from Adrian Bacon; email	
1/13/2017	Mike Stortz re mediation and cases statuses	1

	call with Mike Stortz; email Adrian Bacon re	
1/13/2017	status	0.5
	emails with client re signature on settlement	
8/3/2017	agreement	0.2
8/6/2017	emails re signed settlement agreement	0.2
	TOTAL HOURS	13.6
	TOTAL LODESTAR	\$9,860.00

TOTAL COMBINED HOURS: 435.6

**TOTAL COMBINED LODESTAR = \$315,810.00** 

## Adrian R Bacon – Partner \$625 per hour

### Wolf v HP

Date	Task	Hours	
	Review initial case materials, discuss new case with Todd		
5/5/2015	Friedman		1.2
	investigation of claims, and defendant correct entity,		
	investigate whether other cases have been filed, investigate		
	consumer complaints online, including amazon reviews,		
	retailer websites and advertising online, review box of printer		
6/8/2018	of client, save work product to file		10
	begin draft of complaint, discuss with Yoel Hanohov and Todd		
6/9/2015	Friedman		4
	Review revisions made to complaint, redline and comment,		
6/19/2015	discussions with Todd Friedman and Yoel Hanohov		4
6/19/2015	Roundtable CLRA issues with Todd Friedman, Yoel Hanohov		0.5
6/22/2015	1		1
7/13/2015	Emails with Mike Stortz re case		0.3
	review and approve stipulation for extension of time to		
7/14/2015	respond to complaint		0.3
7/15/2015	Emails with Mike Stortz regarding Meet and confer call		0.1
7/17/2015	Emails with Mike Stortz regarding Meet and confer call		0.1
	Phone call with Mike Stortz re case - discussed case theory,		
	amending the complaint to add CLRA, and possible early		
7/17/2015	mediation		0.5
7/17/2015	Phone call with Todd Friedman re case		0.5
7/24/2015			0.1
	Draft amended complaint		1.5
7/24/2015	Emails with Mike Stortz regarding amended complaint		0.1
7/25/2015	draft stipulation to extend class certification deadlines		0.8
	discuss amended complaint and case theories w/ Todd		
7/25/2015			0.2
	Phone call with Mike Stortz re case		0.3
	discuss case with Todd Friedman		0.2
	emails with Mike Stortz re motion to dismiss		0.2
	Phone call with Mike Stortz re case - notes to file		0.3
8/2/2015	prepare/revise stipulation to extend LR 23-3 deadline		0.5

	call with mike stortz re amending complaint and early case	
	discussions, preparations for call, roundtable issues following	
8/3/2015	call with Todd Friedman	1
8/4/2015	discuss case with client	0.3
8/6/2015	discuss case with client	0.5
8/6/2015	emails with Todd Friedman re case status	0.2
	further revisions to amended complaint, circulate to opposing	
8/9/2015	counsel for review	1.2
8/9/2015	emails with opposing counsel re amended complaint	0.2
8/11/2015	discuss amendment and further info with client	0.2
8/11/2015	emails with opposing counsel	0.2
	phone call and emails with Mike Stortz re amended complaint	
8/12/2015	and mediation	0.6
8/12/2015	update Todd Friedman re mediation and case status	0.3
8/14/2015	emails with opposing counsel	0.1
8/17/2015	emails with opposing counsel	0.3
	review and approve stipulation for extension of time to	
8/17/2015	respond to complaint	0.2
	finalize and prepare amended complaint for filing, file and	
8/17/2015	send courtesy copies to chambers	1
8/18/2015	emails with Mike Stortz re mediation	0.2
8/19/2015	emails with Mike Stortz re mediation	0.1
8/19/2015	phone call with Mike Stortz re mediation	0.3
8/19/2015	phone call with Todd Friedman re mediation and strategy	0.3
8/26/2015	email opposing counsel re mediators	0.1
8/28/2015	email opposing counsel re mediators	0.2
8/31/2015	email opposing counsel re mediators	0.2
9/1/2015	email opposing counsel re mediators	0.1
9/1/2015	update Todd Friedman re mediation	0.2
9/1/2015	call with Mike Stortz re mediation	0.3
9/7/2015	roundtable scope of the class issues with Todd Friedman	0.3
9/9/2015	call with Mike Stortz re mediators	0.2
9/9/2015	update Todd Friedman on discussion, emails re strategy	0.3
9/9/2015	email with opposing counsel re mediation	0.2
9/14/2015	email with opposing counsel re mediation	0.2
9/14/2015	emails with JAMS re mediation	0.2
9/14/2015	emails with Todd Friedman re mediation	0.2
9/15/2015	review and sign mediation agreement	0.2
9/17/2015	review Answer filed by HP	0.5
9/18/2015	call with Mike Stortz re settlement	0.4

9/18/2015	update Todd Friedman re settlement discussions	0.3
9/19/2015	research on scope of smart install issue	6
	emails with opposing counsel re approval of stipulation to	
9/22/2015	continue scheduling conference, and review stipulation	0.3
10/8/2015	research in preparation for mediation	4
	research on HP smart install patent for purposes of assessing	
10/19/2018	valuation	6
10/12/2015	research in preparation for mediation	4
10/20/2015	discuss mediation with Todd Friedman	0.3
10/20/2015	emails with opposing counsel re mediation data	0.3
10/28/2015	emails regarding pre-mediation exchange	0.3
10/28/2015	phone call with opposing counsel re pre-mediation exchange	0.4
	review pre-mediation data exchange, research printer models	
10/28/2015	at issue	2.5
10/29/2015	emails with opposing counsel re mediation	0.3
10/29/2015	discuss case with Todd Friedman	0.3
10/29/2015	draft mediation brief	5
10/31/2015	draft mediation brief	6
	draft mediation brief, extensive legal research review, analysis	
	of Waller v HP decision, and other related cases,	
	comprehensive summary of legal issues relating to CLRA,	
	class certification, central district and ninth circuit case law,	
11/3/2015	and decisions by Judge O'Connell regarding class actions	12
	draft mediation brief, extensive legal research review, analysis	
	of Waller v HP decision, and other related cases,	
	comprehensive summary of legal issues relating to CLRA,	
	class certification, central district and ninth circuit case law,	
11/4/2015	and decisions by Judge O'Connell regarding class actions	10
	discuss mediation brief with Todd Friedman and Yoel	
11/4/2015	Hanohov	0.5
	research smart install patens, review research by Yoel	
11/5/2015		1.5
	discuss mediation brief with Todd Friedman and Yoel	
11/5/2015		0.7
	further revisions to mediation brief	8
11/6/2015	further revisions to mediation brief	6
	exchange briefs with HP and review and analyze HP's	
11/6/2015	mediation brief	3
	discuss mediation posture of each respective side with Todd	_
11/6/2015	Friedman	0.5

11/7/2015	1 1	3
	prepare confidential supplemental reply brief, submit to	
11/7/2015	mediator	4.5
	further research in preparation for mediation, forward to Todd	
11/9/2015	Friedman and Yoel Hanohov	2
11/9/2015	draft/revise class certification placeholder brief	5.5
11/9/2015	draft/revise class certification placeholder brief	2.5
11/10/2015	discuss case with Todd Friedman	0.5
	draft and file placeholder certification brief to protect class	
11/11/2016	from pick off under genesis	6
11/11/2015	email opposing counsel re class certification	0.2
	roundtable discovery issues with Todd Friedman and yoel	
11/13/2015	hanohov	0.4
11/19/2015	review case file	0.3
11/19/2015	review order on motion for class certification	0.2
11/20/2015	review/revise initial discovery drafts	2.5
	review recent conagra decision, analysis for file on class	
11/29/2015	certification issues	2
11/29/2015	discuss conagra and scope of class issues with Todd Friedman	0.5
	emails with opposing counsel and review initial Rule 26f	
12/2/2015	report	1
	emails with Todd Friedman re timing of class cert and 26f	
12/2/2015	issues	0.3
12/5/2015	emails with staff re discovery	0.5
12/6/2015	review/revise Rule 26f report, emails with counsel re same	1.5
12/6/2015	review/revise Rule 26f report, emails with counsel re same	0.5
12/7/2015	emails with Opposing counsel re case and Rule 26f report	0.5
12/7/2015	roundtable scope of the class issues with Todd Friedman	0.5
12/7/2015	review HP's initial disclosures	0.7
	review defendant's discovery requests, discuss with client and	
12/9/2015	staff	2
	emails with counsel and Todd Friedman re production of	
12/9/2015	documents	0.3
12/11/2015	emails with counsel regarding initial disclovures	0.2
12/11/2015	draft initial disclosures	0.5
12/14/2015	draft initial disclosures	0.5
12/15/2015	research on class certification standards under recent case law	2.2
	discuss deposition of plaintiff and preservation of evidence	<b>_</b>
12/16/2015	with Todd Friedman	0.3
12/17/2015	review minutes of scheduling conference	0.5
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12/17/2015	emails with opposing counsel re class certification	0.2
12/17/2015	draft stipulation re class cert deadline	0.5
12/17/2015	emails with client regarding deposition	0.3
12/17/2015	phone call with counsel re deadlines, experts, and depositions	0.5
12/17/2015	emails with potential expert	0.2
12/18/2015	emails with expert and defense counsel re conflict check	0.1
12/19/2015	discuss case with Todd Friedman	0.2
12/19/2015	emails with client re deposition	0.2
12/20/2015	public research on client - prep for deposition	3
12/29/2015	research on class certification standards under recent case law	2
1/11/2016	communications with client regarding discovery	0.5
1/11/2016	emails with opposing counsel re discovery extension	0.2
1/11/2016	Discuss Extension in Wolf v. H.P. with tom wheeler	0.2
1/12/2016	emails with defense counsel and staff re discovery extension	0.2
1/13/2016	review judge's updated standing order	1
1/21/2016	thoroughly review case file and prepare client for deposition	6
1/21/2016	travel to and attend deposition of Plaintiff	7
	emails with staff regarding discovery production from	
1/22/2016	Defendant	0.3
1/22/2016	emails with opposing counsel regarding discovery production	0.2
	Discuss Meet and Confer on Discovery in Wolf v. H.P. with	
1/22/2016	tom wheeler	1
1/24/2016	research on class certification standards under recent case law	2
1/24/2016	review/revise/draft discovery responses	3.5
1/25/2016	emails with counsel regarding discovery production	0.2
1/26/2016	emails with counsel regarding discovery production	0.2
	coordinate with client and staff to get better copies of	
1/26/2016	documents for discovery	0.5
1/27/2016	emails with counsel re deposition	0.3
1/28/2016	travel to and attend deposition of plaintiff	7.5
	review discovery responses of defendant	3.5
2/3/2016	meet and confer regarding responses	0.5
2/3/2016	discuss status of discovery with Todd Friedman	0.5
	meet and confer call with opposing counsel regarding	
2/4/2016	discovery responses and status of production	0.6
2/4/2016	review draft protective order	0.8
2/5/2016	emails with counsel re discovery	0.2
2/8/2016	emails with counsel re discovery	0.2
	review client deposition transcript outline good and bad	
2/11/2016	testimony	3

2/11/2016	discuss client deposition with Todd Friedman	0.3
2/17/2016	discuss status of discovery with Todd Friedman	0.3
2/17/2016	emails with opposing counsel regarding discovery production	0.8
	meet and confer call and emails with opposing counsel	
	regarding discovery production and motion to dismiss	
2/19/2016	pursuant to rule 12c; legal research re same	3.2
2/22/2016	research mcmahon new false advertising ruling	1.2
	meet and confer emails with opposing counsel regarding	
	discovery production and motion to dismiss pursuant to rule	
2/24/2016	12c; legal research re same	0.8
2/24/2016	emails with Todd Friedman re motion to strike	0.3
2/25/2016	emails with counsel re motion to strike	0.2
2/26/2016	emails with counsel re motion to strike	0.2
2/26/2016	phone call re motion to strike	0.3
2/26/2016	revise CLRA notice letter	0.3
2/26/2016	emails with Todd Friedman re motion to strike	0.3
	emails with opposing counsel and review stipulation to amend	
3/1/2016	briefing schedule on motion to strike	0.5
3/4/2016	emails with counsel re production of documents	0.3
3/5/2016	review and analyze motion to strike	2.5
	draft motion for leave to amend; declaration, venue affidavit,	
	assemble exhibits, proposed order, notice of motion, and proof	
3/6/2016	of service	3
3/6/2016	emails with counsel re discovery production	0.2
3/6/2016	update Todd Friedman on discovery status	0.2
	draft motion for leave to amend; declaration, venue affidavit,	
	assemble exhibits, proposed order, notice of motion, and proof	
3/6/2016	of service	8.5
3/7/2016	draft amended complaint	3
	review and analyze CLRA research including Hoey v Sony	
	and venue affidavit issue	2.5
3/7/2016	draft venue affidavit for client	0.5
	discuss venue affidavit with client; provide complete case	
3/7/2016	1	0.8
	revise amended complaint based off further legal research	2
	discuss strategy with Todd Friedman	0.5
	draft motion for leave to amend and accompanying documents	5
3/7/2016	emails with counsel re discovery production	0.2
0 10 15 0 1	Begin draft of Opposition to motion for judgment on the	
3/8/2016	pleadings	4

3/9/2016	emails with counsel re discovery	0.3
	Receive and Discuss Processing of Wolf v. H.P. FTP	
3/11/2016	Production with staff	1
3/14/2016	Discuss Processing of Wolf v. H.P. Production with staff	0.5
	firm wide meeting/roundtable regarding splitting up the	
3/17/2016	document production for doc review	0.5
	Discuss Distribution of Wolf v. H.P. TFP Production for	
3/17/2016	Review	0.6
	draft/revise opposition for motion for judgment on the	
3/18/2016	pleadings; research re same	5
3/23/2016	file and serve chambers copies of opposition papers	0.5
	emails and phone call with potential doc review company to	
	determine feasibility of having outside vendor assist with doc	
3/23/2016	review of 80,000 pages of documents	1
	Review Opposition to Motion for Judgment on Pleadings in	
3/23/2016	Wolf v. H.P. and Format	2
3/24/2016	1	0.3
	further research on HP advertisement of smart install on third	
	party sites; draft supplemental declaration in support of	
	opposition to motion to strike	6.5
3/25/2016	C.	0.3
	review opposition to motion for leave to amend, notes/outline	
		3
3/28/2016	roundtable regarding document review project	0.3
3/30/2016	roundtable regarding document review project	0.3
3/30/2016	draft reply in support of motion for leave to amend	3
0.10.0.10.0.1.5	Begin Initial Review of 13,333 Pages of Documents in Wolf v.	
3/30/2016	H.P. and plan process.	4
4/1/2016	legal research on CLRA and leave to amend standards for	2.5
4/1/2016	reply brief	2.5
4/4/2016	download and review objections to declaration of Adrian	1 ~
4/4/2016	Bacon; discuss with Todd Friedman	1.5
4/4/2016	draft and file reply in support of motion for leave to amend	3.5
	download and review reply in support of motion for judgment	
1/5/2016	on the pleadings; prepare notes and memo of issues to be used	2.5
4/5/2016	at oral argument on motion for judgment on the pleadings	2.5
1/5/0016	call with Todd Friedman to discuss status of pending motions	0.0
4/5/2016	and strategy	0.8
1/5/2016	Submit courtesy copies of reply in support of motion to amend	0.2
4/5/2016	in Wolf v. H.P.	0.3

prepare notes and memo of issues to be used at oral argument	
	1.5
	1
roundtable conference call with Yoel Hanohov and Todd	
Friedman re case status and court order	1
roundtable issue of whether to seek interlocutory appeal with	
• • • • • • • • • • • • • • • • • • • •	
order	0.5
roundtable with Yoel Hanohov and Todd Friedman re case	
status and court order	1.3
emails with opposing counsel re amended complaint	0.2
· · · · · · · · · · · · · · · · · · ·	
detail of court order	2
review/research and prepare legal memorandum regarding	
	2.5
discuss impact of Rogers et al. v. Epson decision with Todd	
Friedman	0.5
draft amend complaint	1
emails with opposing counsel re amended complaint	0.2
Discuss codenames and nicknames present in Wolf v. H.P.	
production.	0.5
emails with opposing counsel re amended complaint	0.2
emails with staff re discovery	1
Review codenames and nicknames present in Wolf v. H.P.	
production.	0.7
Create Spreadsheet of Relevant Documents, and Continue	
Review of 13,333 Pages of Documents in Wolf v. H.P.	8
draft Rule 30b6 depo notice	2.5
emails with counsel re deposition	0.3
emails with staff re doc review status	0.3
draft Rule 30b6 depo notice	2.2
revise Rule 30b6 depo notice; check availability, circulate to	
counsel	0.3
emails with counsel re deposition	0.6
review HP's Answer to complaint	1
meet and confer on deposition topics and date of depo	0.5
meet and confer on deposition topics and date of depo	0.3
meet and confer on deposition topics and date of depo	0.7
revise deposition notice	0.6
	Friedman re case status and court order roundtable issue of whether to seek interlocutory appeal with Yoel Hanohov and Todd Friedman re case status and court order roundtable with Yoel Hanohov and Todd Friedman re case status and court order emails with opposing counsel re amended complaint draft amend complaint; legal research, careful attention to detail of court order review/research and prepare legal memorandum regarding Rogers et al. v. Epson decision discuss impact of Rogers et al. v. Epson decision with Todd Friedman draft amend complaint emails with opposing counsel re amended complaint Discuss codenames and nicknames present in Wolf v. H.P. production.  emails with opposing counsel re amended complaint emails with staff re discovery Review codenames and nicknames present in Wolf v. H.P. production.  Create Spreadsheet of Relevant Documents, and Continue Review of 13,333 Pages of Documents in Wolf v. H.P. draft Rule 30b6 depo notice emails with staff re doc review status draft Rule 30b6 depo notice revise Rule 30b6 depo notice revise Rule 30b6 depo notice; check availability, circulate to counsel emails with counsel re deposition review HP's Answer to complaint meet and confer on deposition topics and date of depo meet and confer on deposition topics and date of depo meet and confer on deposition topics and date of depo meet and confer on deposition topics and date of depo meet and confer on deposition topics and date of depo

	emails with Todd Friedman and firm re discovery dispute	
5/10/2016	issues	0.3
5/11/2016	call with defense counsel re discovery and mediation	0.4
	legal research on class settlements, and on rule 23 standards	
5/11/2016	for commonality under CLRA	3
5/12/2016	legal research on rule 30b6 deposition topics	0.5
	Review motion to compel language and status for 30(b)(6)	
5/12/2016	representative in Wolf v. H.P. Production	2 2
5/12/2016	meet and confer emails and call with defense counsel	2
	further revisions to rule 30b6 deposition notice, arrange for	
5/12/2016	personal service of notice	0.7
	Continue Review of 13,333 Pages of Documents in Wolf v.	
5/12/2016	H.P.	7
	meet and confer call with defense, discuss with Todd	
5/13/2016	Friedman before and after, notes to file re same	1.5
	Continue Review of 13,333 Pages of Documents in Wolf v.	
5/15/2016	H.P.	6.8
	Review of 13,333 Pages of Documents in Wolf v. H.P., Pull	
5/16/2016	Relevant Documents Into Separate Folder	8
	discussion of discovery and case status issues with Todd	
5/16/2016	Friedman	0.3
	research on class settlements and class certification standards	
	in CLRA action	2.5
5/18/2016	emails with defense counsel re deposition	0.2
	emails with defense counsel re deposition and stipulation to	
	move certification deadline	0.4
5/19/2016	1	0.5
	review HP's objections to rule 30b6 deposition, emails with	
		0.5
5/20/2016	roundtable mediation and class settlement research with firm	1
5/22/2016	discuss findings in document production with firm	1
5/24/2016	phone call with defense re mediation and case status	0.5
5/25/2016	emails with counsel re mediation and settlement parameters	0.3
- 10 - 10 O 1 -	emails with Todd Friedman and JAMS re mediation and	o <b>-</b>
5/25/2016	settlement issues	0.5
5/26/2016	review objections to 30b6 deposition notice	0.5
5/31/2016	prepare deposition outline for rule 30b6 deposition	5
6/1/2016	prepare deposition outline, prepare documents for exhibits	6.5
6/1/2016	coordinate further doc review efforts with staff	0.5
6/2/2016	coordinate deposition with court reporter and defense counsel	0.5

6/2/2016	prepare for deposition of rule 30b6 witness	3.5
6/3/2016	travel to and depose HP's rule 30b6 witness	8
	call with Todd Friedman re deposition, class certification and	
6/3/2016	settlement issues	1
	review rough draft of deposition transcript; notes for	
6/6/2016	certification brief	2.5
	review and summarize Plaintiff's deposition transcript; notes	
6/6/2016	for certification	3
	review and approve stipulation to move certification hearing,	
6/7/2016	emails with counsel re same and re mediation	0.2
6/8/2016	discuss settlement issues with Todd Friedman	0.3
	research of online advertising of HP printers with smart install	
6/9/2016	feature	3
	emails re settlement; review defendant's settlement offer	
6/9/2016	discuss with Todd Friedman	0.5
6/10/2016	draft motion for class certification	8 8
6/11/2016	draft motion for class certification	
6/12/2016	draft motion for class certification	8
	draft settlement proposal, review response by defense, discuss	
6/13/2016	with Todd Friedman	1.5
	update client on case status, discuss declaration in support of	
6/13/2016	certification	0.5
	Continue Review of 13,333 Pages of Documents in Wolf v.	
6/13/2016	H.P., Update Spreadsheet	6.6
	calls and emails with potential damages experts (multiple calls,	
6/14/2016	dozens of emails)	4.5
	emails with Glass Ratner re expert report in support of	
6/14/2016	certification	0.5
6/14/2016	discuss expert witness issues with Todd Friedman	0.3
	call with Dr. Bodapati re damages analysis (agreed to be	
6/14/2016	damages expert post cert)	0.7
	internet research of online advertisements for class printers,	
	and online complaints about smart install, including	
6/14/2016	amazon.com	3
6/15/2016	phone call with Glass Ratner	0.5
	emails with Glass Ratner re expert report in support of	
6/15/2016	certification	1
6/16/2016	review research on commonality issues, incorporate into brief	3
6/16/2016	Create Document Summarizing Results of Discovery Review	2.5

	emails with Glass Ratner re expert report in support of	
6/16/2016	certification	0.8
6/17/2018	review expert declaration in support of class certification	1
6/17/2016	call with William Buckley re expert declaration	0.5
6/17/2018	revisions to class certification brief	4
	Discuss Results of Document Review and Most Relevant	
6/17/2016	Documents with attorneys	1
6/18/2016	call with William Buckley re expert declaration	0.5
	draft client declaration in support of certification, discuss with	
6/18/2016	client, coordinate signature from client	1.5
	further revisions and research on certification brief, assemble	
	exhibits in support of certification, add citations to evidence,	
6/18/2016	further legal research re CLRA and Rule 23 issues	10
	further revisions and research on certification brief, assemble	
	exhibits in support of certification, add citations to evidence,	
6/19/2016	further legal research re CLRA and Rule 23 issues	7
	finalize certification brief for filing, assemble all evidence,	
	review friedman declaration and put together exhibits, draft	
	seal motion, coordinate expert declaration and signature,	
	discuss with attorneys at firm including Tom Wheeler, Yoel	
6/20/2016	Hanohov and Todd Friedman	14
6/21/2016	1	0.3
	further legal research on certification issues in advance of	
6/21/2016	reply brief, emails with firm re same	2
6/21/2016		0.3
6/22/2016		0.3
	emails with defendant and expert re expert deposition and	
	coordination of dates	0.5
6/22/2016	review deposition notice, send to expert	0.2
6/23/2016	review order on motion to seal, discuss with Todd Friedman	0.5
6/24/2018	ı ,	0.3
6/27/2016	, , , , , , , , , , , , , , , , , , , ,	0.2
6/27/2016	file appendix to declaration of Buckley	0.3
6/27/2016	emails with counsel re certification issues	0.3
	travel to Beverly Hills for in person meeting with glass ratner	
6/30/2016	to prepare for deposition	4
	gather documents pursuant to document request for Buckley	_
6/29/2016	deposition	3
c 100 100 t	travel to and attend deposition of William Buckley, travel back	_
6/30/2016	to OC	5

	download and review deposition transcript of William	
7/1/2016	Buckley, flag good and bad testimony for reply brief	2
	roundtable expert daubert challenge possibility with Todd	
7/1/2016	Friedman and other attorneys at firm	1
	review deposition transcript of buckley	1.2
	meet and confer with defendant re daubert motion to strike	0.2
7/13/2016	call and emails with Glass Ratner	0.5
	meet and confer phone call on daubert motion and other class	
7/14/2016	certification issues	0.4
7/15/2016	reach out to second class certification experts	0.3
	further meet and confer with defense re daubert issues and	
7/15/2016	extending expert deadlines	0.3
7/17/2016		0.3
7/18/2016	reach out to second class certification experts	0.3
7/19/2016	call with potential damages experts	0.6
7/20/2016	emails with potential expert	0.3
	extensive review of opposition to class certification, outline of	
7/21/2016	argument and begin skeleton outline of reply brief	4.5
	extensive review of Daubert motion to strike, outline of	
7/22/2016	argument and begin skeleton outline of opposition brief	3.5
7/22/2016	research of online advertising and in store advertising methods	3
7/24/2016	emails with counsel re moving reply deadline	0.1
7/25/2016	emails and call with potential second expert	0.7
7/25/2016	emails with counsel re moving reply deadline	0.1
	draft reply in support of motion for class certification, research	
7/25/2016	re rule 23, and CLRA class actions	8
7/26/2016	emails with potential second expert	0.2
7/26/2016	draft reply in support of motion for class certification	8
7/27/2016	emails with potential second expert	0.2
7/28/2016	draft reply in support of motion for class certification	9
7/29/2016	emails with potential second expert	0.2
7/29/2016	roundtable reply strategy with Todd Friedman	0.5
7/30/2016	prepare response to objections to evidence	8
7/31/2016	emails with counsel re objections	0.1
7/31/2016	revisions to reply in support of class certification	7
7/31/2016	draft objections to declaration of Curtis Derr	2.5
	emails with Todd Friedman and other attorneys re class	
8/1/2016	certification	1
	Discuss Wolf v. H.P. Class Certification Reply Brief and	
8/1/2016	brainstorming session with Tom Wheeler	1

	Discuss Wolf v. H.P. Opposition to Motion to Strike and	
8/1/2016	brainstorming session with Tom Wheeler	0.8
	revisions to draft of reply in support of class certification,	
8/1/2016	objections to evidence, and response to objections to evidence	8.5
8/5/2016	draft and file application to file reply under seal	2.5
8/7/2016	emails with Dr. Bodapati	0.3
	draft opposition to motion to strike declaration of william	
8/6/2016	Buckley, research on Daubert standards	6
	draft opposition to motion to strike declaration of william	
8/7/2016	Buckley, research on Daubert standards	9
	finalize draft of reply in support of class certification,	
	objections to evidence, and response to objections to evidence	
8/8/2016	and prepare for filing	8.5
	finalized and file opposition to motion to strike declaration of	
8/8/2016	william Buckley, draft declaration of Adrian Bacon	1
	call with Dr. Bodapati re damages analysis	0.7
8/10/2016	emails with defense counsel re seal motion order	0.4
8/10/2016	review order on motion to seal, discuss with Todd Friedman	0.5
	review and approve stipulation to extend expert discovery	
8/15/2016	deadlines	0.3
	review reply in support of motion to strike, notes to file in	
8/15/2016	preparation for hearing	3
	review order on stipulation to extend deadlines, calendar	
8/19/2016		0.3
	emails with Dr. Bodapati	0.2
8/28/2016	emails with Dr. Bodapati	0.2
	extensive preparations for class certification hearing, review	
0/20/20/	all case materials and briefing, call with Todd Friedman to	
8/28/2016		9
0.100.1001.6	prepare for, travel to and attend oral argument on motion for	_
8/29/2016		6
	emails with Dr. Bodapati	0.2
8/30/2016		0.2
8/30/2016		0.8
	emails with firm re further discovery issues	0.5
	review order denying seal motion	0.3
	emails with defense counsel re seal order	0.1
9/7/2016	•	2
0/0/0016	review order granting class certification, discussion with Todd	2.7
9/8/2016	Friedman	2.5

9/9/2016	roundtable next steps on case with Todd Friedman	2
9/9/2016	call with Dr. Bodapati re conjoint survey	0.5
9/9/2016	discuss case with potential class member	0.5
9/10/2016	roundtable next steps on case with Todd Friedman	0.5
	Discuss Subpoenas and Next Steps with Tom Wheeler in Wolf	
9/12/2016	v. H.P.	2
9/12/2016	emails with staff and junior attorneys re next steps	0.5
9/12/2016	revise draft discovery to defendant	1.5
	discuss discovery requests with Dr. Bodapati to ensure all	
9/12/2016	issues in conjoint survey will be covered	1
9/13/2016	revise draft discovery to defendant	1.2
9/13/2016	serve discovery on defendant, and draft discovery email	1.2
9/13/2016	discuss case with expert	0.4
9/14/2016	discuss case with potential class member	0.5
9/14/2016	discuss case with expert	0.3
9/15/2016	discuss case with potential class member	0.5
9/15/2016	discuss case with expert	0.3
9/15/2016	meet and confer with defendant re class notice motion	0.3
9/16/2016	discuss class notice with Todd Friedman	0.5
	meet and confer with defendant re class notice motion,	
9/16/2016	stipulation to continue deadlines and subpoenas	1
9/17/2018	draft class notices	2
	draft 17 subpoenas to send to third party retailers and third	
	party competitors, research on proper entity names, research	
	on potential retailers and competitors carrying HP products	
	and/or competing with HP in LaserJet market, research	
	corporate HQ, draft form subpoena as well as attachments,	
9/18/2016	tailor attachments to appropriate type of entity	6
	draft 17 subpoenas to send to third party retailers and third	
	party competitors, research on proper entity names, research	
	on potential retailers and competitors carrying HP products	
	and/or competing with HP in LaserJet market, research	
	corporate HQ, draft form subpoena as well as attachments,	
	tailor attachments to appropriate type of entity, arrange for	
9/18/2016	service	8
9/19/2016	discuss case with expert	0.3
9/20/2016	meet and confer on subpoenas	0.2
9/20/2018	research on class notice	2.5
9/20/2016	meet and confer re interrogatories	0.3
9/21/2016	meet and confer call re discovery requests	0.5

	9/21/2016	draft class notices	1.5
		put together class notice plan, review bids from administrators,	
	9/21/2016	email defense counsel to meet and confer	1.5
	9/22/2016	call and emails with defense counsel re discovery issues	0.5
	9/22/2016	emails with experts	0.2
	9/22/2016	meet and confer emails on class notice plan	0.2
		revise discovery requests following meet and confer, arrange	
	9/22/2016	for service of revised requests	0.5
		draft stipulation to continue deadlines, emails with defense	
	9/23/2016	counsel re same	1
	9/24/2016	call with defense re discovery meet and confer	0.3
	9/25/2016	revise Requests for production and reserve	0.5
	9/25/2016	emails re stipulation	0.1
	9/26/2016	finalize and file stipulation, emails re same with defense	0.3
	9/26/2016	review objections from Costco, meet and confer re discovery	0.5
	9/26/2016	review redline of notices from defense,	0.5
		review court order granting extension on deadlines calendar	
	9/28/2016	new dates	0.3
	9/30/2016	review transcript of proceedings from certification hearing	0.3
		review 9th circuit Dole decision on materiality - notes to file	
	9/30/2016	for MSJ	1
	9/30/2016	emails with administrator re notice	0.2
	10/2/2016	emails with administrator re notice	0.2
	10/3/2016	review Target objections to subpoena, meet and confer	0.5
	10/4/2016	meet and confer with target	0.1
	10/6/2016	review fry's objections to subpoena, meet and confer	0.5
	10/7/2016	meet and confer with target	0.3
	10/7/2016	review staples' objections to subpoena, meet and confer	0.5
	10/7/2016	review dell's objections to subpoena, meet and confer	0.5
-	10/12/2016	emails with defense re third party subpoenas	0.1
	10/12/2016	emails with firm re case strategy	0.3
-	10/12/2016	review Xerox response to subpoena	0.5
-	10/17/2016	review objections from Best Buy - meet and confer	0.7
	10/24/2016	review defendant's responses to discovery	1
		coordinate with KCC on declaration in support of motion for	
-	10/26/2016	notice plan	0.5
-	10/28/2016	review defendant's response to discovery requests	1
		legal research on standards for notice on class certification to	
-	10/31/2018	satisfy due process	4

	coordinate with KCC on declaration in support of motion for	
11/1/2016	notice plan	0.2
11/1/2016	draft motion for approval of class notice plan	7
11/6/2016	finalize and file motion for approval of class notice plan	5.5
11/10/2016	emails with defense re subpoena information	0.2
	review opposition to class notice plan, emails with Todd	
11/14/2016	Friedman re same	0.7
11/20/2016	draft and file reply in support of class notice plan	4
11/23/2016	review cannon objections	0.5
11/23/2016	review samsung objections	0.5
11/29/2016	review subpoena response from epson	0.5
	meet and confer letters to Fry's electronics, best buy, walmart,	
	target, office depot, staples, sears; emails re same in	
11/29/2016	furtherance of meet and confer, research re subpoena standards	5
	meet and confer letters to Fry's electronics, best buy, walmart,	
	target, office depot, staples, sears; emails re same in	
11/30/2016	furtherance of meet and confer	7
12/1/2016	review order on class notice call with Todd Friedman	0.5
12/1/2016	meet and confer with target	0.5
12/1/2016	meet and confer with defendant re discovery issues	0.2
12/6/2016	call with staples re meet and confer	0.5
12/6/2016	emails with office depot	0.3
12/6/2016	meet and confer with office max	0.5
	emails with defense counsel re subpoenas and further	
12/6/2016	discovery issues	0.3
12/8/2016	call with Sears re subpoena	0.5
12/8/2016	meet and confer with best buy	0.5
12/9/2016	meet and confer with frys	0.5
12/9/2016	meet and confer with walmart	0.5
12/9/2016	emails with various third parties re subpoenas and production	1
12/12/2016	emails with various third parties re subpoenas and production	0.3
12/13/2016	emails with various third parties re subpoenas and production	0.3
12/13/2016	review subpoena response from Brother	0.5
12/15/2016	call with defense re class website	0.5
12/15/2016	emails re class website	0.3
12/15/2016	call with frys re subpoena	0.5
12/19/2016	emails with KCC	0.1
12/19/2016	call with office depo meet and confer further	0.5
12/21/2016	emails with third parties re data pull	0.2
12/22/2016	emails with third parties re data pull	0.2

12/23/2016	emails with third parties re data pull	0.2
	emails with defense re third party data information, review	
12/23/2016	production of data	0.5
12/27/2016	emails with third parties re data pull	0.2
12/28/2016	emails with third parties re data pull	0.2
12/28/2016	review receipt of sales data from best buy	1
12/29/2016	meet and confer further with best buy re missing data	0.3
12/29/2016	review revised data pull from best buy	0.5
12/30/2017	emails with KCC	0.1
1/3/2017	roundtable status of subpoenas with Todd Friedman	0.5
1/4/2017	call with micro electronics re meet and confer	0.5
1/8/2017	emails with KCC re class notice	0.3
1/9/2017	schedule call with Dr. Bodapati, emails re same	0.2
1/10/2017	review objections to canon subpoena	0.5
1/11/2017	emails with KCC	0.2
1/12/2017	emails re class notice	0.2
1/13/2017	emails re class notice	0.2
1/17/2017	review sears data production	0.1
1/17/2017	emails re class notice	0.1
1/23/2017	Discuss Subpoenas with Tom Wheeler	0.5
1/25/2017	review Best Buy production of customer data (class list data)	1
1/26/2017	review changes to IVR by defense, approve changes.	0.3
1/27/2017	check mediation availability with ADR	0.1
1/27/2017	review and approve joint motion to continue deadlines	0.3
2/1/2017	review order continuing trial dates	0.2
2/1/2017	emails with KCC re trial date continuance	0.2
2/2/2017	emails re class notice	0.2
2/3/2017	emails re class notice and website	0.5
2/6/2017	emails with KCC	0.3
2/14/2017	emails re class notice and website, approve final form	0.5
3/5/2017	emails with firm re case status	0.3
3/20/2017	emails with firm re case status	0.3
3/24/2017	Discuss Mediation in H.P. Matters with Tom Wheeler	0.5
3/25/2017	draft mediation brief	7
3/27/2017	revisions to mediation brief	6.2
3/28/2017	emails with counsel re mediation brief	0.2
3/29`/2017	finalize mediation brief, discuss with Todd Friedman	7
3/30/2017	review HP's mediation brief, discuss with Todd Friedman	3

	Prepare for mediation, extensive research on claims made	
	settlements, fee shifts, ethical considerations, bluetooth	
4/3/2017	factors, and Rule 23 issues, save research results to file	8
4/4/2017	travel to and attend mediation	12
4/4/2017	draft MOU	0.5
	emails with defense counsel re next steps, revised MOU and	
4/5/2017	pending cases	0.6
4/5/2017	call with Todd Friedman re HP's revisions to MOU	1
	research on clear sailing provisions, fee shifting statutes and	
4/5/2017	1021.5	7
4/6/2017	discuss status of settlement and MOU with Todd Friedman	1
4/6/2017	draft notices of settlement	1
4/6/2017	emails with defense re settlement terms	1
4/6/2017	emails and call with KCC	1
	draft new subpoenas with revised targeted requests for	
4/8/2017	information on class member identities	5
4/10/2017	revise retailer subpoenas, discuss with Todd Friedman	2.5
4/10/2017	draft written discovery	2
	emails with ADR re follow up conference call with Judge	
4/11/2017	Meisinger	0.2
4/13/2017	emails with defense counsel re ADR call	0.1
4/13/2017	emails with defense, kcc and Todd Friedman re notice plan	0.3
	follow up call with micro electronics re production of class	
4/14/2017	data	0.5
4/14/2017	emails with Judge Miesinger and Todd Friedman re settlement	0.5
4/17/2017	roundtable status of subpoena responses	1
	emails with defense counsel and Todd Friedman re settlement	
	agreement language, further negotiations on settlement	
4/19/2017	language	1
4/20/2017	review and calendar court order on class settlement approval	0.3
4/20/2017	emails with defense counsel re case status	0.2
	call with defense counsel re subpoenas, settlement, notice plan,	
4/24/2017	and preliminary approval	0.5
4/24/2017	meet and confer with Target re class data	0.5
4/24/2017	review further production of class list data	1
4/24/2017	emails with defense and Todd Friedman re settlement	0.3
4/25/2017	emails with Todd Friedman re status of class list discovery	0.3
4/25/2017	meet and confer with frys re production of class list	0.2
	review micro electronics production; meet and confer re	
4/25/2017	further production	1

5/1/2017	review staples production of data	0.3
5/2/2017	meet and confer with Sears	0.3
5/3/2017	coordinate information exchange with defense re UPC codes	0.2
5/3/2017	meet and confer with target re production	0.2
5/3/2017	review/revise draft settlement agreement	2.2
5/4/2017	meet and confer with Sears	0.2
5/4/2017	further meet and confer re UPC code	0.3
5/8/2017	emails with defense re discovery extension	0.1
	review redlines from HP on draft settlement agreement,	
5/9/2017	discuss with Todd Friedman	1
	meet and confer with Ebay re subpoena and production of	
5/10/2017	class data	0.5
5/11/2017	draft joint status report and emails re same	1.5
5/12/2017	revise joint report, emails re same, prepare for filing	1
5/20/2017	review proposed changes to agreement, discuss with Todd	0.5
5/25/2017	discuss court order with Todd Friedman	0.3
	further meet and confer letters to all outstanding third parties	
6/2/2017	who have not produced class data	3.5
	further meet and confer letters to all outstanding third parties	
6/8/2017	who have not produced class data, legal research	2.5
	draft class notice documents and exhibits to settlement	
6/11/2017	$\mathcal{E}$	3
6/12/2017	further meet and confer with Target	0.3
6/12/2017	further meet and confer with best buy	0.3
6/12/2017	further meet and confer with Sears	0.2
	draft class notice documents and exhibits to settlement	
6/12/2017	$\mathcal{E}$	6
6/13/2017	call with circuit city counsel	0.2
6/13/2017	meet and confer with costco re production	0.2
6/13/2017	emails with defense counsel re class notice drafts	0.1
6/13/2017	meet and confer with office depot	0.3
6/13/2017	meet and confer with best buy	0.3
	meet and confer with Sears, review production and point out	
	missing data, and meet and confer further, additional data	
6/13/2017	produced, review additional data for completeness	1.5
	call with counsel for Ebay re production, meet and confer re	
6/14/2017	scope of request for data	0.5
6/15/2017	emails with KCC and Costco	0.2
6/15/2017	emails with Sears re production in readable format not PDF	0.3
6/18/2017	emails with Sears re production in readable format not PDF	0.1

6/19/2017	meet and confer with target	0.3
6/20/2017	meet and confer call with office depot	0.4
6/20/2017	update Todd Friedman on status of third party data production	1
6/22/2017	meet and confer with office depot	0.1
6/23/2017	meet and confer with office depot	0.1
6/26/2017	meet and confer with office depot	0.1
6/28/2017	meet and confer with office depot and office max	0.7
6/28/2017	review and revise stipulated protective order with office depot	1
6/30/2018	meet and confer costco	0.2
	review data pull from Best Buy, provide data to KCC, report	
7/7/2017	findings to Todd Friedman	0.8
7/11/2017	meet and confer with fry's	0.3
7/11/2017	emails with defense re finalizing settlement exhibits	0.2
7/13/2017	review production of data from HP, provide to KCC	0.5
	draft status report and further revisions to class notice exhibits,	
7/13/2017	emails with counsel re same	2
	update summary of class data and subpoena responses, provide	
	information to Todd Friedman, compile total class list	
7/13/2017	including size	0.7
	review revisions by defense to settlement exhibits and status	
7/14/2017	report	0.5
	send out additional subpoenas to third parties identified in HP	
7/17/2018	discovery responses	2.5
	review changes to settlement agreement and exhibits, emails	
	with defense counsel re settlement agreement and KCC notice	
	plan and costs. Discuss with Todd Friedman, redlines to	
7/18/2017	defense counsel	2
7/18/2017	emails with defense re subpoenas	0.2
7/19/2017	emails with defense counsel re further revisions to agreement	0.2
7/20/2018	call with defense counsel re revisions to settlement agreement	0.3
7/20/2017	call with Todd Friedman re settlement issues	0.2
7/21/2017	meet and confer with tech data	0.3
7/21/2017	meet and confer with instagram micro	0.3
7/25/2017	discuss outstanding subpoenas with Todd Friedman	0.3
7/26/2017	emails with defense counsel re settlement and notice	0.2
7/27/2017	emails with defense counsel re settlement and notice	0.2
8/21/2017	review production from tech data	0.5
8/22/2017	meet and confer with office depot	0.2
9/18/2017	meet and confer with office depot	0.5

	draft client declarations in support of preliminary approval	
9/21/2017	motion, emails with clients re same	2.5
	discuss preliminary approval motion with Todd Friedman,	
9/22/2017	- · · · · · · · · · · · · · · · · · · ·	3.5
	review/revise preliminary approval papers, draft all peripheral	
	filings, assemble exhibits, legal research on similar UCL class	
9/23/2017	settlements	11
	review/revise preliminary approval papers, draft all peripheral	
	filings, assemble exhibits, legal research on similar UCL class	
9/24/2017	settlements	7
	further revisions to preliminary approval papers, finalize for	
9/25/2017	filing	6
9/27/2017	emails with counsel re status of case	0.3
10/3/2017	emails with KCC re administration and CAFA	0.3
	review and approve CAFA notice, emails with defense and KC	
10/3/2017	re same	0.8
10/6/2017	emails with KCC re notice	0.1
10/12/2017	emails with defense re case status	0.1
	discuss assignment of new court with Todd Friedman, review	
10/19/2017	standing order of judge hatter	1
10/29/2017	meet and confer with office depot	0.3
11/3/2017	emails with defense re cafa	0.2
	case status review with Todd Friedman, take survey of data	
11/3/2017	produced by third parties	1
11/7/2017	meet and confer further with ebay	0.5
11/7/2017	meet and confer further with amazon	0.5
	emails with court re proposed order, submit word version of	
11/15/2017	proposed order	0.3
11/15/2017	emails with KCC	0.2
11/15/2017	emails with fry's	0.2
11/15/2017	emails with office depot	0.2
11/15/2017	emails with ebay	0.2
11/15/2017	emails with amazon	0.2
11/16/2017	emails with KCC re class notice	0.3
11/16/2017	emails with ebay	0.2
11/16/2017	emails with office depot	0.2
11/21/2017	call with ebay re production of class data	0.5
11/17/2017	emails with walmart	0.2
11/21/2017	meet and confer with office depot, facilitate data exchange	0.3
11/21/2017	emails with amazon on class data	0.2

11/21/2017	emails with frys on class data	0.2
11/21/2017	emails with walmart on class data	0.2
11/21/2017	emails with KCC re class data and third party data transfer	0.2
11/27/2017	call with frys re data production	0.4
11/27/2017	emails with ebay re data transfer	0.1
11/27/2017	emails with kcc	0.3
11/29/2017	emails with KCC	0.1
11/30/2017	emails with KCC	0.1
12/11/2017	emails with court re status of approval order	0.1
	case file review, check status of third party data transfer,	
1/4/2018	roundtable with Todd Friedman	0.5
1/15/2018	meet and confer with office depot	0.2
1/16/2018	meet and confer with office depot	0.2
1//17/18	meet and confer with walmart	0.2
	review amazon meet and confer correspondence, email	
	response invite further meet and confer, confirm agreement to	
1/23/2018	produce data	0.5
1/30/2018	meet and confer with amazon	0.5
2/8/2018	meet and confer with amazon	0.3
2/9/2018	meet and confer with amazon	0.3
2/15/2018	meet and confer with amazon	0.3
3/21/2018	draft LR. 83-9.2 notice, emails with defense counsel re same	1
	emails with defense re joint notice, prepare notice for filing	
3/22/2018	and file	0.3
	review order granting preliminary approval, calendar	
3/23/2018	deadlines, discuss with Todd Friedman	1
3/26/2018	meet and confer with office depot	0.2
3/26/2018	meet and confer with walmart	0.2
3/26/2018	meet and confer with ebay	0.2
	emails with KCC re timeline of notice and other deadlines,	
	facilitate data transfer and introductions of third parties to	
	KCC	1
3/26/2018	meet and confer with frys	0.2
	upload class list data to secure KCC FTP site, case file review	
3/26/2018	for completeness	2
	emails with KCC and third parties re class data and	
3/27/2018	administration issues	1.5
3/27/2018	review KCC data submission guidelines	0.2
3/27/2018	emails re discovery dispute with amazon	0.5
3/28/2018	emails re discovery dispute with amazon	0.8

3/28/2018	research on email notice vs postcard notice take rates	2.5
3/28/2018	call with Todd Friedman re case status and amazon dispute	0.4
3/29/2018	meet and confer with frys	0.2
3/30/2018	meeet and confer with ebay	0.2
3/30/2018	emails with KCC re notice	1
3/30/2018	meet and confer with office depot	0.5
4/2/2018	receipt of and review data production by Ebay	0.8
4/2/2018	meet and confer with office depot	0.2
4/4/2018	emails with magistrate re discovery dispute	0.2
4/5/2018	emails with magistrate re discovery dispute	0.2
4/5/2018	review court order rejecting protective order of office depot	0.5
4/5/2018	call with Todd Friedman	0.5
	emails with Office Depot and KCC re class notice and data	
4/5/2018	production	0.5
4/6/2018	revise protective order and resubmit to court	0.6
4/6/2018	emails with office depot re production of class list data to KCC	0.5
	emails with Todd Friedman re status of case and filing of	
4/8/2018	status report	0.3
	emails with KCC and Todd Friedman re data production and	
4/9/2018	scope of data	1
4/10/2018	emails with defense counsel re status report	0.2
	emails with KCC and defense about protection of class	
	member privacy and revisions to postcard notice's inclusion of	
4/12/2018	SSN	0.5
4/12/2018	review LA Times publication and approve	0.3
	call and emails with defense counsel re verification procedures	
4/12/2018	for determining valid claims	0.5
4/12/2018	call with Todd Friedman re verification proposal	0.3
	emails with amazon and call with Todd Friedman to prep for	
4/18/2018	call with magistrate	0.5
	prepare for and attend amazon discovery dispute conference	
4/19/2018	call with magistrate	1.5
4/19/2018	emails with amazon re discovery dispute	0.5
4/19/2018	emails with defense re amazon email notice	0.2
4/19/2018	discuss amazon notice with Todd Friedman	0.3
4/20/2018	emails with KCC re approval of notice	0.4
4/20/2018	review and approve final notice	0.8
4/23/2018	final review of mail notice	0.2
4/23/2018	emails with defense	0.2

	draft email notice emails with defense counsel and Todd	
4/25/2018	Friedman	0.8
4/25/2018	emails with amazon re email notice	0.5
	review of amazon's proposed email notice, discuss with Todd	
	Friedman, carefully review to ensure accuracy and sufficiency	
4/25/2018	for class	1
	emails with amazon, HP and the magistrate re proposed email	
4/26/2018	notice	0.7
4/27/2018	emails with amazon and defense	0.2
4/28/2018	emails with amazon and defense	0.2
4/30/2018	emails with amazon and defense	0.5
	emails with defense counsel re stipulation, and draft stipulation	
5/1/2018	regarding amazon email notice plan	0.8
5/2/2018	review and approve IVR script, emails re same	1
5/3/2018	file stipulation to modify preliminary approval order	0.3
5/8/2018	emails with KCC	0.2
	review weekly notice status report, discuss with Todd	
5/8/2018	Friedman	0.5
5/9/2018	emails with defense and KCC	0.5
5/10/2018	emails with class members	0.5
5/15/2018	review weekly statistics report	0.3
	call with Todd Friedman over claims rate, and handful of	
5/15/2018	erroneous claims	0.5
5/15/2018	emails with defense regarding claims issues	0.3
5/16/2018	call with defense re procedure for spotting errors in claims	0.3
	call with Todd Friedman re procedure for spotting errors in	
5/16/2018	claims	0.3
5/17/2018	discussion with Todd Friedman re claims	0.3
	emails with defense counsel and kcc re claims verification	
5/17/2018	process	1
5/17/2018	review HP claim detail report markup	0.5
5/24/2018	, ,	0.3
5/24/2018	review and revise claims verification letter	0.3
5/24/2018	emails with defense, review their changes and approve	0.2
5/17/2018	review KCC claim detail report markup	0.5
5/29/2018	review HP claim detail report markup	0.5
	emails with Amazon, review declaration of amazon re email	_
5/31/2018	notice	0.5
- 14 16 0 1 =	review weekly claims report, discuss with Todd Friedman,	• -
6/1/2018	emails with KCC	0.5

6/11/2018	review weekly claims report, discuss with Todd Friedman	0.5
6/13/2018	emails with class member, kcc and defense	0.2
	review claim detail report and class member correspondence,	
6/13/2018	emails with KCC and defense re same	0.5
6/15/2018	emails with class members and KCC	0.3
6/25/2018	review weekly claims report, discuss with Todd Friedman	0.5
6/25/2018	emails with KCC	0.2
6/26/2018	emails with KCC	0.2
6/26/2018	review HP claims detail report markup	0.5
6/27/2018	emails with kcc re objections/opt outs	0.2
7/2/2018	emails with defense re objections and fee brief deadlines	0.5
	read volkswagen v mercury decision, discuss with Todd	
7/2/2018	Friedman	1.5
	call with Todd Friedman re case status, objection deadlines	
7/8/2018	and case management issues	0.5
7/9/2018	review weekly claims report, discuss with Todd Friedman	0.5
	emails with defense re volkswagen decision and timing of	
7/9/2018	deadlines	0.5
7/10/2018	emails with kcc and class members	0.2
	draft stipulation to modify preliminary approval order, emails	
7/10/2018	with defense counsel	1
	finalize stipulation to modify preliminary approval order,	
	emails with defense counsel, prepare for filing and file,	
7/11/2018	chambers copies to court	0.3
7/11/2018	emails with KCC and class members	0.2
7/16/2018	emails with KCC and class members	0.2
7/17/2018	emails with KCC and class members	0.2
7/18/2018	emails with KCC re updates to settlement website	0.2
7/22/2018	emails with KCC and class members	0.2
7/23/2018	review weekly claims report, discuss with Todd Friedman	0.5
7/24/2018	emails with KCC and class members	0.2
7/26/2018	emails with KCC and defense	0.2
8/4/2018	emails with KCC and class members	0.2
8/5/2018	emails with KCC and class members	0.2
8/6/2018	emails with KCC and class members	0.2
8/6/2018	emails with kcc and defense	0.1
8/13/2018	review weekly claims report, discuss with Todd Friedman	0.5
8/14/2018	emails with KCC	0.1
8/14/2018	review HP claim detail report markup	0.5
8/17/2018	emails with KCC and class members	0.2

	review weekly claims report, discuss with Todd Friedman	0.5
8/26/2018	emails to firm re hours reports	0.2
	draft stipulation to clarify deadline to file final approval	
	papers, emails re same to defense counsel	1
	file stipulation to clarify deadline to file final approval papers	0.2
8/31/2018	emails with KCC and class members	0.2
	draft motion for final approval, and motion for fees and costs,	
	declarations of plaintiffs, emails with clients, emails and calls	
	with staff, research re same, prepare hours report, coordinate	
8/31/2018	declaration of KCC	10
	draft motion for final approval, and motion for fees and costs,	
9/1/2018	research re same, discuss with Todd Friedman	12
	draft motion for final approval, and motion for fees and costs,	
	research re same, discuss with Todd Friedman, prepare hours	
9/3/2018	report	12
	draft motion for final approval, and motion for fees and costs,	
	research re same, discuss with Todd Friedman, prepare hours	
9/4/2018	report, coordinate declaration of KCC	14.5
	additional anticipated hours overseeing settlement	
various	administration and final approval	20
	TOTAL HOURS	1018.5
	TOTAL LODESTAR	\$636,562.50
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## Sergi v HP

Date	Task	Hours
10/28/2016	review case file and materials; sign case	1.6
10/28/2016	emails with Todd Friedman re new case	0.4
12/10/2016	revise/draft complaint	3.5
12/12/2016	emails with yoel hanohov re complaint	0.3
12/12/2016	revise complaint	1.2
12/14/2016	discuss complaint with client, get approval to file	1
12/21/2016	discuss issue of relation with Todd Friedman	0.3
12/21/2016	draft and file notice of related cases	0.6
1/3/2017	emails with Mike Stortz re new case	0.1
1/3/2017	emails with Todd Friedman re case	0.3
1/13/2017	review standing order	0.6
1/26/2017	emails with Yoel Hanohov re amending complaint	0.6
2/16/2017	review first amended complaint; revise draft	2

2/17/2017 2/20/2017	emails with counsel re stipulation to amended complaint draft stipulation to file amended complaint	0.2 0.5
2/21/2017	emails with counsel re stipulation to amended complaint	0.2
2/22/2017	emails with counsel re stipulation to amended complaint review court order; schedule entry to file amended	0.2
2/24/2017	complaint	0.3
2/28/2017	emails with opposing counsel re briefing schedule	0.2
	draft venue affidavit	0.3
2, 2, 2, 2	emails with opposing counsel re briefing schedule; review and approve stipulation to extend deadlines in	
3/3/2017	both romero and sergi	0.6
3/4/2017	approve complaint for filing	1
3/13/2017	emails with Yoel Hanohov re stipulation	0.3
	emails with counsel re stipulation to extend responsive	
3/29/2017	deadline until after mediation	0.5
	review/approve stipulation for extension; emails re	
3/30/2017	same	0.2
4/7/2017	draft and file notice of settlement	0.3
	Draft and file joint status report, coordinate with	
5/12/2017	defense counsel	0.5
5/21/2017	review order re status report, calendar response	0.1
	Draft and file joint status report, coordinate with	
7/14/2017	defense counsel	0.5
	Draft and file joint status report, coordinate with	
10/3/2017	defense counsel	0.2
10/3/2017	review order re status report, calendar response	0.1
	Draft and file joint status report, coordinate with	
11/13/2017	defense counsel	0.2
	review transfer order and judge's local rules and	
11/18/2017	standing order	0.3
	Draft and file joint status report, coordinate with	
1/18/2018	defense counsel	0.2
	TOTAL HOURS	19.4
	TOTAL LODESTAR	\$12,125.00

### Romero v HP

Task	Hours	
extensive discussions and vetting with client and		
discussions with Todd Friedman regarding new		
class action case		2.5
extensive discussions and vetting with client and		
discussions with Todd Friedman regarding new		
class action case		2
factual research on online purchases		6.5
draft DTUP letter; legal research on DTUP		2.5
draft complaint; research texas law		7
review assignment, draft declination to proceed		
with magistrate		0.5
discuss case with Todd Friedman		0.3
draft DTPA notice letter		1
discuss case status with client		0.3
discuss case reassignment with Todd Friedman		0.2
emails with counsel re extension, motion to		
dismiss and amendment		0.6
review stipulation to extend deadline to respond		0.3
1		1
emails with counsel re motion to dismiss		0.3
		0.3
review court order granting stipulation		0.2
emails with yoel hanohov re amended complaint		0.7
emails with yoel hanohov re amended complaint		0.4
•		0.5
<u>-</u>		
1 0		
		2.5
11		5
dismiss		2.5
call with Todd Friedman re motion to dismiss		
and case status		0.6
draft opposition to motion to dismiss		8
draft opposition to motion to dismiss		6
	extensive discussions and vetting with client and discussions with Todd Friedman regarding new class action case extensive discussions and vetting with client and discussions with Todd Friedman regarding new class action case factual research on online purchases draft DTUP letter; legal research on DTUP draft complaint; research texas law review assignment, draft declination to proceed with magistrate discuss case with Todd Friedman draft DTPA notice letter discuss case status with client discuss case reassignment with Todd Friedman emails with counsel re extension, motion to dismiss and amendment  review stipulation to extend deadline to respond emails with counsel re motion to dismiss revisions to stipulation to extend review court order granting stipulation  emails with yoel hanohov re amended complaint review/revise amended complaint review motion to dismiss and request for judicial notice; notes/memo re same outline for opposition legal research on Texas DUTPA begin outline of draft for opposition to motion to dismiss call with Todd Friedman re motion to dismiss and case status draft opposition to motion to dismiss	extensive discussions and vetting with client and discussions with Todd Friedman regarding new class action case extensive discussions and vetting with client and discussions with Todd Friedman regarding new class action case factual research on online purchases draft DTUP letter; legal research on DTUP draft complaint; research texas law review assignment, draft declination to proceed with magistrate discuss case with Todd Friedman draft DTPA notice letter discuss case status with client discuss case reassignment with Todd Friedman emails with counsel re extension, motion to dismiss and amendment review stipulation to extend deadline to respond emails with counsel re motion to dismiss revisions to stipulation to extend review court order granting stipulation emails with yoel hanohov re amended complaint emails with yoel hanohov re amended complaint review/revise amended complaint review motion to dismiss and request for judicial notice; notes/memo re same outline for opposition legal research on Texas DUTPA begin outline of draft for opposition to motion to dismiss and case status draft opposition to motion to dismiss

1/2/2017	draft opposition to motion to dismiss	6
	draft opposition to motion to dismiss; declaration of Adrian Bacon; file documents and	
1/3/2017	send chambers copies to court	6
1/6/2017	emails with counsel re transfer	0.2
1/0/2017	emails with Todd Friedman re transfer; discuss	0.2
1/6/2017		0.3
1/8/2017	<b>6.</b>	0.2
1/0/2017	emails with Todd Friedman re transfer; discuss	0.2
1/8/2017	strategy	0.3
1/0/2017	phone call with Todd Friedman re transfer;	0.3
1/9/2017	discuss strategy and mediation	0.8
1/9/2017		1
1/5/2017	review and approve stipulation to extend	•
1/9/2017	deadline to respond	0.2
	emails re adr	0.2
	emails re stipulation and adr	0.2
_,, _ , _ ,	emails with Todd Friedman and Yoel Hanohov	
1/11/2017	re motion to transfer	0.2
	review and analyze motion to transfer; notes re	
1/11/2017	same; outline issues for opposition motion	2
1/12/2017	phone call with counsel re adr	0.2
1/12/2017	discuss RJN with Yoel Hanohov; strategize	0.2
1/13/2017	review and discuss order denying stipulation	0.2
16-Jan	emails with todd and yoel re motion to transfer	0.2
	review Reply in support of motion to dismiss;	
1/19/2017	notes re same preparation for hearing	1.5
1/20/2017	revise draft of opposition to motion to transfer	4
1/20/2017	legal research	2
1/23/2017	emails with counsel re Rule 26f report	0.2
1/24/2017	review and revise Rule 26f report	1
1/25/2017	revise draft of opposition to motion to transfer	2
	emails with opposing counsel and emails/phone	
	call with Todd Friedman re mediation and	
1/25/2017	settlement	1
1/26/2017	discuss settlement with Todd Friedman	0.3
1/26/2017	Emails with counsel re mediation	0.5
	revise motion to extend deadlines; emails re	
1/26/2017	same	0.3
1/26/2017	emails re joint Rule 26f report; further revisions	0.2

1/26/2017	emails with counsel re adr conference	0.2
1/26/2017	further revisions to joint stipulation to extend	0.2
1/27/2017	emails re joint stipulation to extend	0.1
	extensive review of order on motion to dismiss;	
	notes re same; outline issues for amended	
1/27/2017	complaint	2
1/27/2017	phone call rountabling order on MTD	0.3
1/27/2017	call and emails with counsel re mediation	0.5
	review and take notes on reply in support of	
1/30/2017	motion to transfer	1.5
2/5/2017	research on Texas DTPA	1.2
2/9/2017	review court order re motion to transfer	0.5
	emails with counsel re motion for extension of	
2/9/2017	time; review motion	0.3
	review declaration of Derr; discuss with Todd	
2/13/2017	Friedman whether we need response	0.3
2/16/2017	$\mathcal{E}$	0.2
2/17/2017	draft/revise amended complaint	2.5
	discussion with Yoel Hanohov re amended	
2/20/2017	complaint and legal research finding	0.3
	discussion with Yoel Hanohov re amended	
2/22/2017	complaint and legal research finding	0.3
	review updated order, update file with new	
2/22/2017	deadlines	0.3
	revisions to amended complaint; prepare for	
2/24/2017	2	0.8
3/3/2017	approve stipulation and PO granting extension	0.2
3/6/2017	calendar new deadlines; review court order	0.1
	review motion to dismiss and initial notes on	
3/24/2017	response	0.5
3/29/2017	1	0.2
0.100.100.1	review order granting stipulation and calendar	0.4
3/30/2017	1	0.1
4/6/2017		0.2
T /00 /00 / T	prepare for and attend ADR conference call,	0.0
5/22/2017		0.2
5 /0 / /0 0 1 E	Draft and file joint status report, coordinate with	0.0
5/24/2017		0.8
F /0 < /001 F	review order and calendar deadlines for status	0.1
5/26/2017	report	0.1

9/21/2017	communicate with client re case status	0.1
	Draft and file joint status report, coordinate with	
11/2/2017	defense counsel	0.5
11/6/2017	review order staying case	0.1
	TOTAL HOURS	97.7
	TOTAL LODESTAR	\$61,062,50

### Fehrenbach v HP

Date	Task	Hours
	extensive discussions and vetting with client and	
	discussions with Todd Friedman regarding new class	
9/11/2016	action case; sign new case open file	6
	further discussions with client, with staff and Todd	
	Friedman regarding new case; review client	
9/12/2016	documents, send retainer to client	5
9/12/2016	draft complaint	4
9/13/2016	draft complaint	3.5
9/13/2016	emails with Todd Friedman re new case	0.5
9/13/2016	emails with staff re complaint filing and service	0.4
	draft joint status report, emails with defense counsel	
9/26/2017	re same	0.5
10/4/2016	call with counsel re new case	0.5
	discussion with Todd Friedman re call with opposing	
10/4/2016	counsel	0.3
	emails with opposing counsel re stipulation to extend	
10/4/2016	responsive deadline and motion to dismiss	0.3
10/4/2016	review stipulation to extend deadlines	0.3
	emails with opposing counsel re further stipulation to	
	extend, and re meet and confer; review and approve	
10/19/2016	stipulation for filing	0.5
10/20/2016	draft venue affidavit and amended complaint	2.5
10/20/2016	discuss case status and venue affidavit with client	0.3
10/21/2016	emails with client re case	0.2
	draft amended complaint, send to client for review;	
10/23/2016	discuss with client; prepare for filing and file	3
10/28/2016	emails with client regarding case	0.3
10/29/2016	emails with opposing counsel re meet and confer	0.4
11/8/2017	review notice of related cases	0.2

	review motion to dismiss, notes on issues; outline	
11/8/2016	arguments for response	3.2
	call with Todd Friedman re case status, and motion to	
11/10/2016	dismiss	0.8
12/3/2016	legal research for motion to dismiss	4
12/3/2016	_	3.5
12/4/2016		11
12/5/2016	draft and file opposition to motion to dismiss	8.5
	review reply brief to motion to dismiss; notes re	
	issues presented, memo/notes to prepare for oral	
12/12/2016	argument	2
12/14/2016	review court order taking motion under submission	0.1
	thoroughly review court order granting motion to	
	dismiss with leave to amend; take notes for amended	
1/5/2017		2.5
1/5/2017	emails with Todd Friedman re mediation	0.1
1/8/2016	emails with Todd Friedman re amended complaint	0.3
	send comprehensive case survey of all four pending	
1/13/2017	matters to Todd Friedman	1.5
	call with client regarding amended complaint - more	
1/16/2017		1
1/16/2017	emails with Yoel Hanohov re amended complaint	0.3
	revise and amend complaint; prepare for filing;	
	reference court order regarding amendment; legal	
1/18/2017	9 9	2.5
2/3/2017	review and analyze motion to dismiss; notes re same	2
	review and approve motion to continue deadlines and	
3/3/2017	dates	0.3
	draft status report and coordinate filing with defense	
5/12/2017	counsel	0.5
9/27/2017	draft and file status report	0.2
3/11/2018	draft and file declaration re status of case and OSC	0.5
3/15/2018	review and calendar deadlines in order re status report	0.2
6/11/2018	draft and file status report	0.2
6/19/2018	review and calendar deadlines in order re dismissal	0.2
	TOTAL HOURS	74.1
	TOTAL LODESTAR	\$46,312,50

TOTAL COMBINED HOURS: 1,209.7

**TOTAL COMBINED LODESTAR = \$756,062.50** 

#### TIME ENTRIES: Anne Wolf v. Hewlett-Packard

#### Time Entry – 3.0 Hours March 28, 2016

Review Documents produced by Defendant in Response to Plaintiff's Requests for Production, De Girolamo, Gianfranco/Law Clerk

#### Time Entry – 3.0 Hours March 30, 2016

Review Documents produced by Defendant in Response to Plaintiff's Requests for Production, De Girolamo, Gianfranco/Law Clerk

#### Time Entry – 8.0 Hours April 22, 2016

Review Documents produced by Defendant in Response to Plaintiff's Requests for Production, De Girolamo, Gianfranco/Law Clerk

#### Time Entry – 8.0 Hours April 23, 2016

Review Documents produced by Defendant in Response to Plaintiff's Requests for Production, De Girolamo, Gianfranco/Law Clerk

#### Time Entry – 5.0 Hours April 24, 2016

Review Documents produced by Defendant in Response to Plaintiff's Requests for Production, De Girolamo, Gianfranco/Law Clerk

#### Time Entry – 5.0 Hours April 25, 2016

Review Documents produced by Defendant in Response to Plaintiff's Requests for Production, De Girolamo, Gianfranco/Law Clerk

#### Time Entry – 7 Hours May 18, 2016

Legal Research on Claims Based Settlement, De Girolamo, Gianfranco/Law Clerk

#### **Time Entry – 3 Hours May 19, 2016**

Legal Research on Claims Based Settlement, De Girolamo, Gianfranco/Law Clerk

#### Time Entry – 4 Hours May 26, 2016

Legal Research on Claims Based Settlement, De Girolamo, Gianfranco/Law Clerk

#### Time Entry – 6 Hours May 27, 2016

Legal Research on Claims Based Settlement, De Girolamo, Gianfranco/Law Clerk

#### **Time Entry – 6.5 Hours May 27, 2016**

Legal Research on Claims Based Settlement, De Girolamo, Gianfranco/Law Clerk

#### **Time Entry – 3.5 Hours May 27, 2016**

Legal Research on Claims Based Settlement, De Girolamo, Gianfranco/Law Clerk

#### **Time Entry – 8.2 Hours June 16, 2016**

Legal Research on CLRA Commonality and Standing for Class Certification, De Girolamo, Gianfranco/Law Clerk

### Time Entry – 2.0 Hours June 18, 2016

Prepare Initial Drafts of Supplemental Discovery to Defendant, De Girolamo, Gianfranco/Law Clerk

TOTAL TIME 72.2 Hours HOURLY RATE \$175

LODESTAR \$12,635

### Wolf v HP Hours

#### Meghan George Senior Associate Attorney \$575 per hour

4/24/2016	Sorted through discovery, categorized documents according to class certification requirements, created sub-folders, created detailed discovery matrix; discussed with Adrian Bacon and Todd Friedman.	5 hours
4/25/2016	Sorted through discovery, categorized documents according to class certification requirements, created sub-folders, created detailed discovery matrix; discussed with Adrian Bacon and Todd Friedman.	6 hours
4/26/2016	Sorted through discovery, categorized documents according to class certification requirements, created sub-folders, created detailed discovery matrix; discussed with Adrian Bacon and Todd Friedman.	5 hours
4/27/2016	Sorted through discovery, categorized documents according to class certification requirements, created sub-folders, created detailed discovery matrix; discussed with Adrian Bacon and Todd Friedman.	4 hours
6/20/2016	Reviewed, made comments, edits, suggestions, corrections to class certification brief; discussed with Adrian Bacon and Todd Friedman.	1.5 hours

Total Hours: 21.5

Total Lodestar: \$12,362.50

### Thomas E. Wheeler Associate Attorney \$370 per hour

#### Wolf v HP Hours

Date	Task	Hours	People
1/11/2016	Discuss Extension in Wolf v. H.P. with Adrian Bacon	0.2	TW, AB
1/22/2016	Discuss Meet and Confer on Discovery in Wolf v. H.P.	1	TW, AB, TF
	Receive and Discuss Processing of Wolf v. H.P. FTP		TW, AB,
3/11/2016	Production	0.7	TF
3/11/2016	Download and sort Wolf v. H.P. FTP Production	1.7	TW
3/17/2016	Discuss Distribution of Wolf v. H.P. TFP Production for Review	0.6	TW, AB
3/23/2016	Review Opposition to Motion for Judgment on Pleadings in Wolf v. H.P. and Format	2	TW, AB
3/30/2016	Begin Initial Review of 13,333 Pages of Documents in Wolf v. H.P. and plan process.	2.4	TW
4/5/2016	Submit courtesy copies of reply in support of motion to amend in Wolf v. H.P.	0.3	TW
, -, -	Discuss codenames and nicknames present in Wolf v.		
4/22/2016	H.P. production.	0.3	TW, AB
4/25/2016	Review codenames and nicknames present in Wolf v. H.P. production.	0.7	TW
	Create Spreadsheet of Relevant Documents, and		
4/26/2016	Continue Review of 13,333 Pages of Documents in Wolf v. H.P.	6	TW
	Review motion to compel language and status for		
5/12/2016	30(b)(6) representative in Wolf v. H.P. Production	1.5	TW
5/12/2016	Continue Review of 13,333 Pages of Documents in Wolf v. H.P.	4.4	TW
6/13/2016	Continue Review of 13,333 Pages of Documents in Wolf v. H.P., Update Spreadsheet	6.6	TW
- 1 - 1	Continue Review of 13,333 Pages of Documents in Wolf		
6/15/2016	v. H.P.	3.8	TW
6/16/2016	Finish Review of 13,333 Pages of Documents in Wolf v. H.P., Pull Relevant Documents Into Separate Folder	8	TW
C / 4 C / 2 C 4 C	Create Document Summarizing Results of Discovery	_	
6/16/2016	Review	2	TW
6/17/2016	Discuss Results of Document Review and Most Relevant Documents with Adrian Bacon	1	TW, AB
6/20/2016	Discuss Wolf v. H.P. Class Certification Brief with Adrian Bacon	1.4	TW, AB
	Review Motion for Class Certification in Wolf v. H.P.,		
6/20/2016	Revise and Format	2.2	TW

8/1/2016	Discuss Wolf v. H.P. Class Certification Reply Brief with Adrian Bacon	1	TW, AB
8/1/2016	Review Motion for Class Certification Reply in Wolf v. H.P., Revise and Format	2.2	TW
8/1/2016	Discuss Wolf v. H.P. Opposition to Motion to Strike with Adrian Bacon	0.8	TW, AB
8/1/2016	Review Opposition in Motion to Strike in Wolf v. H.P., Revise and Format	1.5	TW
9/8/2016	Review Order Granting Class Certification in Wolf v. H.P.	0.8	TW
9/12/2016	Discuss Subpoenas and Next Steps with Adrian Bacon in Wolf v. H.P.	2	TW, AB
12/5/2016	Discuss Opposition to Motion to Dismiss in Fehrenbach v. H.P. with Adrian Bacon	0.4	TW, AB
12/5/2016	Review Opposition to Motion to Dismiss in Fehrenbach v. H.P. and Format	1.8	TW
1/23/2017	Discuss Subpoenas with Adrian Bacon in Wolf v. H.P.	0.5	TW, AB
	Review Opposition to Motion to Dismiss in Fehrenbach		
1/23/2017	v. H.P. and Format	1.8	TW
3/5/2017	Review Worklog in H.P. Matters	2	TW
3/24/2017	Discuss Mediation in H.P. Matters with Adrian Bacon	0.5	TW, AB

Total Hours: 62.1

**Total Lodestar = \$22,977.00** 

#### TIME ENTRIES: Anne Wolf v. Hewlett-Packard

#### **Time Entry – 1.7 Hours June 19, 2015**

Prepared CLRA and sent to Defendant via Certified Mail, Hanohov, Yoel/Law Clerk

#### **Time Entry – 2.5 Hours June 19, 2015**

Prepare Initial Draft of Complaint, Hanohov, Yoel/Law Clerk

#### Time Entry – 1.0 Hours June 19, 2015

Revise Initial Draft of Complaint after comments from Todd M. Friedman and John Pearson, Hanohov, Yoel/Law Clerk

#### Time Entry -0.1 Hours June 19, 2015

Email Complaint to client to confirm facts, Hanohov, Yoel/Law Clerk

#### Time Entry –0.5 Hours June 22, 2015

Make Final Revisions and File Complaint, Hanohov, Yoel/Law Clerk

#### Time Entry – 0.5 Hours August 26, 2016

Prepare and File First Amended Complaint; Hanohov, Yoel/Law Clerk

#### Time Entry -.4 Hours November 4, 2015

Review and Comment on Mediation Brief; Hanohov, Yoel/Law Clerk

#### Time Entry -2.7 Hours November 5, 2015

Research HP Patents that are similar to Smart Install; Hanohov, Yoel/Law Clerk

#### Time Entry -0.1 Hours November 7, 2015

Email Mediator Mediation Brief; Hanohov, Yoel/Law Clerk

#### Time Entry - 2.0 Hours November 9, 2015

Prepare for Mediation in San Francisco with JAMS; Hanohov, Yoel/Law Clerk

#### Time Entry - 6.0 Hours November 10, 2015

Prepare Motion for Class Certification; Hanohov, Yoel/Law Clerk

#### Time Entry - 6.0 Hours November 10, 2015

Mediation in San Francisco with JAMS; Hanohov, Yoel/Law Clerk

#### Time Entry - 3.5 Hours November 20, 2015

Prepare Initial Drafts of Discovery Requests; Hanohov, Yoel/Law Clerk

#### Time Entry - 0.5 Hours December 4, 2015

Finalize and Serve Discovery Requests on Defendant; Hanohov, Yoel/Law Clerk

#### Time Entry – 2.0 Hours December 18, 2015

Prepare Initial Draft of Discovery Responses; Hanohov, Yoel/Law Clerk

#### Time Entry –0.1 Hours December 18, 2015

Request information from Plaintiff for Discovery Responses; Hanohov, Yoel/Law Clerk

#### Time Entry –0.1 Hours January 18, 2015

Request information from Plaintiff for Discovery Responses; Hanohov, Yoel/Law Clerk

#### Time Entry – 2.0 Hours January 25, 2016

Finalize and serve Responses to Defendant's Discovery; Hanohov, Yoel/Law Clerk

#### Time Entry –0.1 Hours January 25, 2016

Request Additional Documents from client; Hanohov, Yoel/Law Clerk

#### Time Entry –0.1 Hours January 25, 2016

Request Additional Documents from client; Hanohov, Yoel/Law Clerk

#### Time Entry –0.1 Hours February 26, 2016

Prepare and Serve Revised CLRA Notice Letter; Hanohov, Yoel/Law Clerk

#### Time Entry –0.5 Hours February 26, 2016

Prepare Initial Draft of Second Amended Complaint; Hanohov, Yoel/Law Clerk

#### Time Entry – 3.5 Hours March 17, 2016

Prepare Initial Draft of Opposition to Motion for Judgment on the Pleadings; Hanohov, Yoel/Law Clerk

#### Time Entry -.5 Hours March 17, 2016

Prepare and File Venue Affidavit; Hanohov, Yoel/Law Clerk

#### Time Entry – 2.5 Hours March 30, 2016

Review Documents produced by Defendant in Response to Plaintiff's Requests for Production; Hanohov, Yoel/Law Clerk

#### Time Entry – 1.5 Hours April 22, 2016

Prepare Initial Draft of Second Amended Complaint after Judge's Order on Motion on Judgment for the Pleadings; Hanohov, Yoel/Law Clerk

#### Time Entry – 2.5 Hours April 26, 2016

Review Documents produced by Defendant in Response to Plaintiff's Requests for Production; Hanohov, Yoel/Law Clerk

#### Time Entry – 5.0 Hours April 29, 2016

Review Documents produced by Defendant in Response to Plaintiff's Requests for Production; Hanohov, Yoel/Law Clerk

#### Time Entry – 6.5 Hours April 30, 2016

Review Documents produced by Defendant in Response to Plaintiff's Requests for Production; Hanohov, Yoel/Law Clerk

#### **Time Entry – 6.5 Hours May 1, 2016**

Review Documents produced by Defendant in Response to Plaintiff's Requests for Production; Hanohov, Yoel/Law Clerk

#### **Time Entry – 1.5 Hours May 3, 2016**

Prepare Initial Draft of Deposition Notice of Defendant's Person Most Knowledgeable; Hanohov, Yoel/Law Clerk

#### **Time Entry – 6.5 Hours May 7, 2016**

Review Documents produced by Defendant in Response to Plaintiff's Requests for Production; Hanohov, Yoel/Law Clerk

#### **Time Entry – 6.5 Hours May 8, 2016**

Review Documents produced by Defendant in Response to Plaintiff's Requests for Production; Hanohov, Yoel/Law Clerk

#### **Time Entry – 2.5 Hours May 11, 2016**

Research Claims-Based Settlement; Hanohov, Yoel/Law Clerk

#### **Time Entry – 0.1 Hours May 19, 2016**

Confirm Deposition with Defendant and Schedule Deposition of Defendant's Person Most Knowledgeable; Hanohov, Yoel/Law Clerk

#### **Time Entry – 6.5 Hours May 30, 2016**

Review Documents produced by Defendant in Response to Plaintiff's Requests for Production; Hanohov, Yoel/Law Clerk

#### **Time Entry – 6.5 Hours May 31, 2016**

Review Documents produced by Defendant in Response to Plaintiff's Requests for Production; Hanohov, Yoel/Law Clerk

#### Time Entry – 6.5 Hours June 1, 2016

Print, Bates-Stamp and Fedex Documents to Defendant; Hanohov, Yoel/Law Clerk

#### Time Entry – 6.5 Hours June 2, 2016

Prepare Deposition Outline and Print Documents for Deposition of Defendant's Person Most Knowledgeable; Hanohov, Yoel/Law Clerk

#### Time Entry – 6.0 Hours June 3, 2016

Deposition of Defendant's Person Most Knowledgeable; Hanohov, Yoel/Law Clerk

#### Time Entry – 1.5 Hours June 30, 2016

Deposition Preparation of Plaintiff's Expert; Hanohov, Yoel/Law Clerk

#### Time Entry – 2.5 Hours July 1, 2016

Read Analyze Deposition Transcript of Plaintiff's Expert; Hanohov, Yoel/Law Clerk

#### Time Entry – 1.5 Hours July 1, 2016

Prepare Initial Draft Responses to Defendant's Objections of Evidence in Support of Plaintiff's Motion for Class Certification; Hanohov, Yoel/Law Clerk

#### Time Entry – 1.5 Hours August 29, 2016

Hearing on Motion for Class Certification; Hanohov, Yoel/Law Clerk

#### Time Entry – 2.0 Hours September 7, 2016

Prepare Initial Draft Requests for Production to Defendant, Set Two, and Requests for Production to Third Parties; Hanohov, Yoel/Law Clerk

#### Time Entry – 1.0 Hours September 14, 2016

Prepare Initial Draft Special Interrogatories to Defendant, Set Two; Hanohov, Yoel/Law Clerk

#### Time Entry – 4.5 Hours September 16, 2016

Research on Class Notice; Hanohov, Yoel/Law Clerk

#### Time Entry – 1.5 Hours September 16, 2016

Initial Drafts on Class Notice; Hanohov, Yoel/Law Clerk

#### **Time Entry – 1.7 Hours September 21, 2016**

Finalize and Serve Subpoenas on Third Parties; Hanohov, Yoel/Law Clerk

#### Time Entry – 0.5 Hours October 31, 2016

Check on Status of Subpoenas, Document All Responses, and Reserve those that were not served; Hanohov, Yoel/Law Clerk

#### Time Entry – 0.5 Hours November 21, 2016

Check on Status of Subpoenas, Document All Responses, and Reserve those that were not served; Hanohov, Yoel/Law Clerk

#### Time Entry – 0.5 Hours December 21, 2016

Check on Status of Subpoenas, Document All Responses, and Reserve those that were not served; Hanohov, Yoel/Law Clerk

#### Time Entry – 0.2 Hours December 28, 2016

Serve Subpoena on Micro Electronics; Hanohov, Yoel/Law Clerk

#### Time Entry – 0.1 Hours January 4, 2017

Check Status of Subpoena to Canon; Hanohov, Yoel/Law Clerk

#### Time Entry – 0.1 Hours January 4, 2017

Check Status of Subpoena to Canon; Hanohov, Yoel/Law Clerk

#### Time Entry – 3.0 Hours April 5, 2017

Legal Research on Attorneys' Fees for Prevailing Party; Hanohov, Yoel/Law Clerk

#### Time Entry – 4.5 Hours April 6, 2017

Legal Research on Attorneys' Fees for Prevailing Party and Reaching a Classwide Settlement; Hanohov, Yoel/Law Clerk

#### Time Entry – 1.5 Hours April 6, 2017

Organize Class Member Information; Hanohov, Yoel/Law Clerk

#### Time Entry – 2.5 Hours April 7, 2017

Organize Class Member Information; Hanohov, Yoel/Law Clerk

#### Time Entry – 6.5 Hours April 8, 2017

Organize Class Member Information, Draft Meet and Confer with Third Party Retailers about Information Not Provided, and Reserve Subpoenas To Those Where Service Was Not Effectuated Properly; Hanohov, Yoel/Law Clerk

#### Time Entry – 4.5 Hours April 8, 2017

Organize Class Member Information, Draft Meet and Confer with Third Party Retailers about Information Not Provided, and Reserve Subpoenas To Those Where Service Was Not Effectuated Properly; Hanohov, Yoel/Law Clerk

#### Time Entry – 4.5 Hours April 9, 2017

Prepare Drafts of New Discovery Requests on HP and Serve Subpoenas on Third Party Retailers; Hanohov, Yoel/Law Clerk

#### **Time Entry – 2.5 Hours April 10, 2017**

Prepare Drafts of New Discovery Requests on HP and Serve Subpoenas on Third Party Retailers; Hanohov, Yoel/Law Clerk

#### Time Entry -.5 Hours April 14, 2017

Discuss and Advise on Language of the Settlement Agreement; Hanohov, Yoel/Law Clerk

#### Time Entry –.2 Hours April 14, 2017

Prepare Email to Opposing Counsel Requesting Update on UPC Issue; Hanohov, Yoel/Law Clerk

#### Time Entry –.5 Hours April 19, 2017

Discuss and Advise on Language of the Settlement Agreement; Hanohov, Yoel/Law Clerk

#### Time Entry –.5 Hours April 21, 2017

Discuss the Deficiencies in Target's Subpoena Responses; Hanohov, Yoel/Law Clerk

#### Time Entry –3.5 Hours September 25, 2017

Edit and Finalize Motion for Preliminary Approval; Hanohov, Yoel/Law Clerk

#### Time Entry –1.5 Hours November 15, 2017

Edit and Resend Proposed Order Granting Motion for Preliminary Approval to Court; Hanohov, Yoel/Law Clerk

#### Time Entry –4.5 Hours November 16, 2017

Organize Class Member Information and Send to Class Administrator; Hanohov, Yoel/Law Clerk

#### Time Entry –1.5 Hours November 16, 2017

Review Class Member Information Sent to Class Administrator; Hanohov, Yoel/Law Clerk

#### Time Entry –2.5 Hours March 26, 2018

Send Additional Class Member Information to Class Administrator; Hanohov, Yoel/Law Clerk

#### Time Entry –1.5 Hours March 26, 2018

Calendar All Dates Pertaining to Court's Order Granting Preliminary Approval of Class Action Settlement; Hanohov, Yoel/Law Clerk

#### Time Entry –1.0 Hours March 27, 2018

Research Procedure for Moving to Compel; Hanohov, Yoel/Law Clerk

#### Time Entry -1.0 Hours March 28, 2018

Edit and Finalize To Office Depot Stipulation and Proposed Order Regarding Production of Email Addresses By Non-Party Office Depot, Inc.; Hanohov, Yoel/Law Clerk

#### Time Entry -.2 Hours March 30, 2018

Send Stipulation and Proposed Order Regarding Production of Email Addresses By Non-Party Office Depot, Inc. to Office Depot and Class Action Administrator; Hanohov, Yoel/Law Clerk

#### Time Entry –1.0 Hours March 30, 2018

Edit, Finalize, Send To Office Depot and Class Action Administrator, and File Stipulation and Proposed Order Regarding Production of Email Addresses By Non-Party Office Depot, Inc.; Hanohov, Yoel/Law Clerk

TOTAL TIME: 192 HOURLY RATE: \$175 LODESTAR: \$33,600

#### TIME ENTRIES: Robin Sergi v. HP

#### Time Entry –1.0 Hours December 12, 2016

Revise Complaint with Client's Comments, Hanohov, Yoel/Law Clerk

#### Time Entry -0.2 Hours December 12, 2016

Talk to client and obtained required documents for case, Hanohov, Yoel/Law Clerk

#### Time Entry –0.3 Hours December 12, 2016

Revise Complaint with Client's Comments, Hanohov, Yoel/Law Clerk

#### Time Entry – 0.2 Hours December 20, 2016

Finalize and File Complaint, Hanohov, Yoel/Law Clerk

#### Time Entry – 0.2 Hours December 20, 2016

Prepare and Serve CLRA Notice Letter, Hanohov, Yoel/Law Clerk

#### Time Entry – 0.1 Hours February 18, 2017

Prepare Venue Affidavit and Send to Client, Hanohov, Yoel/Law Clerk

#### Time Entry – 2.0 Hours March 4, 2017

Prepare and File First Amended Complaint, Hanohov, Yoel/Law Clerk

#### Time Entry –.5 Hours January 17, 2018

Prepare and File Joint Status Report, Hanohov, Yoel/Law Clerk

TOTAL TIME: 4.5 HOURLY RATE: \$175 LODESTAR: \$787.50

#### TIME ENTRIES: Anthony Fehrenbach v. HP

#### Time Entry – 0.2 Hours September 12, 2016

Obtain information about Complaint from Client, Hanohov, Yoel/Law Clerk

#### Time Entry – 1.2 Hours September 12, 2016

Prepare and File Complaint, Hanohov, Yoel/Law Clerk

#### Time Entry – 0.1 Hours September 13, 2016

Prepare and Serve CLRA Notice Letter, Hanohov, Yoel/Law Clerk

#### **Time Entry – 0.1 Hours October 20, 2016**

Discuss Amended Complaint with Client, Hanohov, Yoel/Law Clerk

#### Time Entry – 0.1 Hours October 20, 2016

Prepare Venue Affidavit and Send to Client, Hanohov, Yoel/Law Clerk

#### Time Entry – 0.1 Hours January 13, 2016

Discuss Amended Complaint with Client, Hanohov, Yoel/Law Clerk

#### Time Entry – 2.0 Hours January 18, 2017

Prepare and File First Amended Complaint, Hanohov, Yoel/Law Clerk

TOTAL TIME: 4.2 HOURLY RATE: \$175 LODESTAR: \$735

TIME ENTRIES: Carlos Romero v. HP

#### Time Entry – 1.0 Hours September 21, 2016

Research Texas Consumer Law, Hanohov, Yoel/Law Clerk

#### Time Entry – 1.2 Hours September 21, 2016

Prepare and File Complaint, Hanohov, Yoel/Law Clerk

#### Time Entry – 0.1 Hours September 21, 2016

Prepare and Serve CLRA Notice Letter, Hanohov, Yoel/Law Clerk

#### Time Entry -0.2 Hours November 24, 2016

Discuss First Amended Complaint with Client, Hanohov, Yoel/Law Clerk

#### Time Entry – 1.0 Hours November 24, 2016

Prepare and File First Amended Complaint, Hanohov, Yoel/Law Clerk

#### Time Entry – 0.1 Hours January 21, 2017

Prepare and Serve Initial Disclosure Statement, Hanohov, Yoel/Law Clerk

#### Time Entry – 8.0 Hours January 24, 2017

Prepare Initial Draft of Opposition to Defendant's Motion to Transfer, Hanohov, Yoel/Law Clerk

#### Time Entry – 2.0 Hours January 25, 2017

Finalize and File Opposition to Defendant's Motion to Transfer, Hanohov, Yoel/Law Clerk

TOTAL TIME: 13.6 HOURLY RATE: \$175 LODESTAR: \$2,362.50 TOTAL LODESTAR \$37,485

### COMBINED LODESTAR – ALL CASES AND ALL ATTORNEYS

TOTAL FIRM HOURS: 2,015.1

TOTAL FIRM LODESTAR: \$1,157,352.00

# EXHIBIT B

- 45

# LAFFEY MATRIX

History

Case Law

Expert Opinions

See the Matrix

Contact us

Home

Links

			Years Out of Law School *				
Year	Adjustmt Factor**	Paralegal/ Law Clerk	1-3	4-7	8-10	11-19	20 +
6/01/18- 5/31/19	1.0350	\$202	\$371	\$455	\$658	\$742	\$894
6/01/17- 5/31/18	1.0463	\$196	\$359	\$440	\$636	\$717	\$864
6/01/16- 5/31/17	1.0369	\$187	\$343	\$421	\$608	\$685	\$826
6/01/15- 5/31/16	1.0089	\$180	\$331	\$406	\$586	\$661	\$796
6/01/14- 5/31/15	1.0235	\$179	\$328	\$402	\$581	\$655	\$789
6/01/13- 5/31/14	1.0244	\$175	\$320	\$393	\$567	\$640	\$771
6/01/12- 5/31/13	1.0258	\$170	\$312	\$383	\$554	\$625	\$753
6/01/11- 5/31/12	1.0352	\$166	\$305	\$374	\$540	\$609	\$734
6/01/10- 5/31/11	1.0337	\$161	\$294	\$361	\$522	\$589	\$709
6/01/09- 5/31/10	1.0220	\$155	\$285	\$349	\$505	\$569	\$686
6/01/08- 5/31/09	1.0399	\$152	\$279	\$342	\$494	\$557	\$671
6/01/07-5/31/08	1.0516	\$146	\$268	\$329	\$475	\$536	\$645
6/01/06-5/31/07	1.0256	\$139	\$255	\$313	\$452	\$509	\$614
6/1/05-5/31/06	1.0427	\$136	\$249	\$305	\$441	\$497	\$598
6/1/04-5/31/05	1.0455	\$130	\$239	\$293	\$423	\$476	\$574
6/1/03-6/1/04	1.0507	\$124	\$228	\$280	\$405	\$456	\$549
6/1/02-5/31/03	1.0727	\$118	\$217	\$267	\$385	\$434	\$522
6/1/01-5/31/02	1.0407	\$110	\$203	\$249	\$359	\$404	\$487
6/1/00-5/31/01	1.0529	\$106	\$195	\$239	\$345	\$388	\$468
6/1/99-5/31/00	1.0491	\$101	\$185	\$227	\$328	\$369	\$444
6/1/98-5/31/99	1.0439	\$96	\$176	\$216	\$312	\$352	\$424
6/1/97-5/31/98	1.0419	\$92	\$169	\$207	\$299	\$337	\$406
6/1/96-5/31/97	1.0396	\$88	\$162	\$198	\$287	\$323	\$389
6/1/95-5/31/96	1.032	\$85	\$155	\$191	\$276	\$311	\$375

|6/1/94-5/31/95 || 1.**62382** \$82|| \$151|| \$185|| \$267|| \$301|| \$363|

The methodology of calculation and benchmarking for this Updated Laffey Matrix has been approved in a number of cases. See, e.g., McDowell v. District of Columbia, Civ. A. No. 00-594 (RCL), LEXSEE 2001 U.S. Dist. LEXIS 8114 (D.D.C. June 4, 2001); Salazar v. Dist. of Col., 123 F.Supp.2d 8 (D.D.C. 2000).

- \* "Years Out of Law School" is calculated from June 1 of each year, when most law students graduate. "1-3" includes an attorney in his 1st, 2nd and 3rd years of practice, measured from date of graduation (June 1). "4-7" applies to attorneys in their 4th, 5th, 6th and 7th years of practice. An attorney who graduated in May 1996 would be in tier "1-3" from June 1, 1996 until May 31, 1999, would move into tier "4-7" on June 1, 1999, and tier "8-10" on June 1, 2003.
- \*\* The Adjustment Factor refers to the nation-wide Legal Services Component of the Consumer Price Index produced by the Bureau of Labor Statistics of the United States Department of Labor.

## EXHIBIT C

- 46

RAPID LEGAL INC.

15345 Fairfield Ranch Road Suite 200 Chino Hills, CA 91709

Invoice



BILL TO

Law Offices of Todd M.

Friedman,PC

21550 Oxnard St. #780

Woodland Hills, CA 91367

Attn: Erika Campany

Billing Code: Sergi v. HP

INVOICE #

DATE

TOTAL DUE

1429560

01/03/2017

\$65,00

**ENCLOSED** 

ACCOUNT #

33674

**ACTIVITY** 

Standard Urban Area

Diligence, 01/03/2017

PARTY TO SERVE: Hp, Inc.

1501 Page Mill Rd, Palo Alto, CA 94304

Complaint, Summons, Civil Case Cover Sheet, Related Case, Notice Of Case Assignment, Adr

Information Packet

BILLING CODE; Sergi v. HP

CASE #: 8:16-cv-02225-CJC-DFM

CASE NAME: Sergi, Robin v. HP, Inc.

BALANCE DUE

SHIP TO

Friedman,PC

Law Offices of Todd M.

21550 Oxnard St. #780

Attn: Erika Campany

Woodland Hills, CA 91367

Billing Code: Sergi v. HP

\$65.00

**AMOUNT** 

65.00

if you have questions about this invoice, please email Accounts Receivable at accountsreceivable@rapidlegal.com or call 909-664-9565 Thank you for choosing Rapid Legal for your legal services needs

For your records, Rapid Legal Inc. Federal Tax ID 95-4470545

### Veritext Western Regional Headquarters

707 Wilshire Boulevard, Suite 3500 Los Angeles CA 90017 Tel. (949) 777-9304

Bill To: Law Offices of Todd M. Friedman

324 S. Beverly Dr.

#725

Beverly Hills CA 90212



Remit To: Veritext

P.O. Box 71303

Chicago IL 60694-1303

#### Statement of Account

For questions regarding this statement please contact Emily Jin at 949-777-9329 or ejin@veritext.com

Statement Date: 8/3/2016 \$411.70								
Invoice #	Invoice Date	Job#	Job Date	Caption	Contact	Туре	Aged	Balance Due
SD2680810	7/5/2016	2339353	6/30/2016	Wolf, Anne v Hewlett Packard Company	Adrian Bacon, Esq.	С	29	\$411.70
							Total:	\$411.70

Current	31-60 Days	61-90 Days	> 90 Days	Total
\$411.70	\$0.00	\$0.00	\$0.00	\$411.70

Please Remit Payment To:

Veritext P.O. Box 71303 Chicago IL 60694-1303 Page 1 of 1

Fed. Tax ID: 20-3132569

Visa, Mastercard & American Express Accepted



### STATEMENT

#### YOUR PROMPT ATTENTION IS REQUIRED

January 11, 2017

Adrian R. Bacon, Esq. 8730 Wilshire Boulevard Suite 310 Beverly Hills, CA 90211

In Reference To: Anne Wolf, et al. v. Hewlett Packard Company

Date	Description	Amount	Balance
	invoice #26212 Application of Retainer	22,950.00 (10,000.00)	22,950.00 12,950.00
	Ending Balance	_	12,950.00
	Amount Due		12,950.00

If you disagree with the amounts shown, please contact us. Additionally, if you have previously paid these amounts please disregard this statement.

NOTE: AMOUNTS REFLECTED ABOVE DO NOT INCLUDE THE BALANCE OF ANY RETAINERS HELD AS IT IS CUSTOMARY FOR GLASSRATNER TO APPLY RETAINER BALANCES TO FINAL INVOICES.

#### Aging of Accounts Receivable

Cu	rrent	30 Days	60 Days	90 Days	120+ Days
	\$0.00	\$0.00	\$0.00	\$0.00	\$12,950.00

PLEASE NOTE OUR NEW ADDRESS BELOW, EFFECTIVE MAY 16, 2016

LAW OFFICES OF TODD M. FRIEDMAN 21-TJH-GJS Document 136-2 Filed 09/04/18 Page 115 of 290 Page ID 5 4 9 9 #:4887 47.52

Citi Non Marshall wolf 47.52

LAW OFFICES OF TODD M. FRIEDMAN 5499
myra ponce 9/14/2016
47.52

Moltake

Citi Non Marshall

wolf

47.52

Case 5:15-cv-01221-TJH-GJS Document 136-2 Filed 09/04/18 Page 116 of 290 Page ID #:4888

NE LEGAL®

504 Redwood Blvd. Suite 223 Novato CA 94947 415-491-0606 TIN: 26-0259046

#### Bill To

Law Offices of Todd M. Friedman, PC Accounting 324 S. Beverly Drive Unit 725 Beverly Hills CA 90212 **Paid Invoice Receipt** 

Date	6/24/2015
Acct. No.	0069407
Cash Sale #	00261765
Due Date	

Sales Order: 7797647

Firm Contact: Todd Friedman
Filer Name: Erika Campany

Billing Code: none

Plaintiff: Anne Wolf

Defendant: Hewlett Packard Company

Documents: Civil Case Cover Sheet, Complaint, Exhibits, Exhibits, Exhibits, Notice,

Summons

Court Branch: United States District Court, Central District of California

Target: Served:

Serve Info:

Item Amount
Courtesy Copy with Filing Service 26.95

Case 5:15-cv-01221-TJH-GJS Document 136-2 Filed 09/04/18 Page 117 of 290 Page ID #:4889

ONLINE COURT SERVICES
504 Redwood Blvd.
Suite 223

Novato CA 94947 415-491-0606 TIN: 26-0259046

#### Bill To

Law Offices of Todd M. Friedman, PC Accounting 324 S. Beverly Drive Unit 725 Beverly Hills CA 90212 **Paid Invoice Receipt** 

Date	11/16/2015
Acct. No.	0069407
Cash Sale #	00356464
Due Date	

Sales Order: 8419089

Firm Contact: Todd Friedman
Filer Name: Erika Campany

Billing Code: none

Plaintiff: Anne Wolf

Defendant: Hewlett Packard

Documents: Memorandum of Points & Authorities, Motion, Declaration, Proof of

Service, Proposed Order

Court Branch: United States District Court, Central District of California

Target:

Served:

Serve Info:

Item Amount
Courtesy Copy with Filing Service 26.95

504 Redwood Blvd.

JUT INCUMUOU DIVU.
Suite 223
Novato CA 94947
415-491-0606
TIN: 26-0259046

Bill To

Law Offices of Todd M. Friedman, PC Accounting 324 S. Beverly Drive Unit 725 Beverly Hills CA 90212

Date	3/8/2016
Acct. No.	0069407
Cash Sale #	00665518
Due Date	

Sales Order: 10165929

Firm Contact: Todd Friedman Filer Name: Erika Campany

Billing Code: None Plaintiff: Wolf

Defendant: HP

Documents: Motion, Proposed Order, Certificate of Service, Declaration

Court Branch: United States District Court, Central District of California

Target: Served:

Serve Info:

**Item Amount** 26.95 **Courtesy Copy** 



504 Redwood Blvd. Suite 223 Novato CA 94947 415-491-0606 TIN: 26-0259046

Date	3/25/2016
Acct. No.	0069407
Cash Sale #	00678331
Due Date	

#### Bill To

Law Offices of Todd M. Friedman, PC Accounting 324 S. Beverly Drive Unit 725 Beverly Hills CA 90212

Sales Order: 10198913

Firm Contact: Todd Friedman

Filer Name: Erika Campany

Billing Code: None
Plaintiff: wolf
Defendant: hp

Documents: Opposition, Opposition

Court Branch: United States District Court, Central District of California

Target: Served:

Serve Info:

ItemAmountCourtesy Copy26.95

504 Redwood Blvd. Suite 223 Novato CA 94947 415-491-0606 TIN: 26-0259046

Date	3/28/2016
Acct. No.	0069407
Cash Sale #	00679177
Due Date	

#### Bill To

Law Offices of Todd M. Friedman, PC Accounting 324 S. Beverly Drive Unit 725 Beverly Hills CA 90212

Sales Order: 10201973

Firm Contact: Todd Friedman

Filer Name: Erika Campany

Billing Code: None Plaintiff: wolf

Defendant: hp
Documents: Declaration

Court Branch: United States District Court, Central District of California

Target:
Served:
Serve Info:

Item Amount Courtesy Copy 26.95

504 Redwood Blvd

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Law Offices of Todd M. Friedman, PC Accounting 324 S. Beverly Drive Unit 725 Beverly Hills CA 90212

Date	4/6/2016
Acct. No.	0069407
Cash Sale #	00685491
Due Date	

Sales Order: 10220439

Firm Contact: Todd Friedman Filer Name: Erika Campany

Billing Code: None

Plaintiff: Anne Wolf

Defendant: **Hewlett Packard Company** 

Reply in Support of Motion for Leave to Amend Documents:

Court Branch: United States District Court, Central District of California

Target: Served:

Serve Info:

**Item Amount** 26.95 **Courtesy Copy** 

504 Redwood Blvd.
Suite 223
Novato CA 94947
415-491-0606
TIN: 26-0259046
TIN: 26-0259046

Date	6/23/2016
Acct. No.	0069407
Cash Sale #	00742154
Due Date	

#### Bill To

Law Offices of Todd M. Friedman, PC Accounting 324 S. Beverly Drive Unit 725 Beverly Hills CA 90212

Sales Order: 10371266

Firm Contact: none

Filer Name: Erika Campany

Billing Code: None

Case Number: 5:15-cv-01221-BRO-GJS

Plaintiff: Anne Wolf

Defendant: **Hewlett Packard Company** 

Brief, Motion, Proof of Service, Order, Declaration, Declaration Documents:

Court Branch: United States District Court, Central District of California

Target: Served:

Serve Info:

**Item Amount** 26.95 **Courtesy Copy** 

504 Redwood Blvd. Suite 223

Novato CA 94947
415-491-0606
TIN: 26-0259046

#### Bill To

Law Offices of Todd M. Friedman, PC Accounting 324 S. Beverly Drive Unit 725 Beverly Hills CA 90212

Date	6/24/2016
Acct. No.	0069407
Cash Sale #	00743123
Due Date	

Sales Order: 10374060

Firm Contact: none

Filer Name: Erika Campany

Billing Code: None

Case Number: 5:15-cv-01221-BRO-GJS

Plaintiff: Anne Wolf

Defendant: **Hewlett Packard Company** 

Cover Sheet, Exhibits, Exhibits,

Court Branch: United States District Court, Central District of California

Target: Served:

Serve Info:

**Item** Amount **Courtesy Copy** 26.95

504 Redwood Blyd

504 Reawood Biva
Suite 223
Novato CA 94947
415-491-0606
TIN: 26-0259046

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Law Offices of Todd M. Friedman, PC Accounting 324 S. Beverly Drive Unit 725 Beverly Hills CA 90212

Date	6/29/2016
Acct. No.	0069407
Cash Sale #	00746366
Due Date	

Sales Order: 10382571

Firm Contact: Todd Friedman Filer Name: Erika Campany

Billing Code: None

Case Number:

Plaintiff: wolf Defendant: HP **Exhibits** Documents:

Court Branch: United States District Court, Central District of California

Target: Served: Serve Info:

Item **Amount Courtesy Copy** 26.95

504 Reawood Biva.
Suite 223
Novato CA 94947
415-491-0606
TIN: 26-0259046

Date	8/3/2016
Acct. No.	0069407
Cash Sale #	00771174
Due Date	

#### Bill To

Law Offices of Todd M. Friedman, PC Accounting 324 S. Beverly Drive Unit 725 Beverly Hills CA 90212

Sales Order: 10454730

Firm Contact: none

Filer Name: Erika Campany

Billing Code: None

Case Number: 5:15-cv-01221-BRO-GJS

Plaintiff: Anne Wolf

Defendant: **Hewlett Packard Company** 

Declaration, Motion, General/Other, General/Other, Exhibits, Exhibits, Documents:

Reply

Court Branch: United States District Court, Central District of California

Target: Served: Serve Info:

Item **Amount Courtesy Copy** 26.95

504 Redwood Blvd. Suite 223 Novato CA 94947 415-491-0606 TIN: 26-0259046

Date	8/3/2016
Acct. No.	0069407
Cash Sale #	00771176
Due Date	

#### Bill To

Law Offices of Todd M. Friedman, PC Accounting 324 S. Beverly Drive Unit 725 Beverly Hills CA 90212

Sales Order: 10454740

Firm Contact: none

Filer Name: Erika Campany

Billing Code: None

Case Number: 5:15-cv-01221-BRO-GJS

Plaintiff: Anne Wolf

Defendant: Hewlett Packard Company

Documents: Exhibits, Exhibits

Court Branch: United States District Court, Central District of California

Target:
Served:
Serve Info:

ItemAmountCourtesy Copy26.95

504 Redwood Blvd. Suite 223 Novato CA 94947 415-491-0606 TIN: 26-0259046

Date	8/9/2016
Acct. No.	0069407
Cash Sale #	00775361
Due Date	

#### Bill To

Law Offices of Todd M. Friedman, PC Accounting 324 S. Beverly Drive Unit 725 Beverly Hills CA 90212

Sales Order: 10463210

Firm Contact: none

Filer Name: Erika Campany

Billing Code: None

Case Number: 5:15-cv-01221-BRO-GJS

Plaintiff: Anne Wolf

Defendant: Hewlett Packard Company
Documents: Motion, Reply, Reply

Court Branch: United States District Court, Central District of California

Target: Served:

Serve Info:

ItemAmountCourtesy Copy26.95

504 Redwood Blvd. Suite 223 Novato CA 94947 415-491-0606 TIN: 26-0259046

Date	8/9/2016
Acct. No.	0069407
Cash Sale #	00775362
Due Date	

#### Bill To

Law Offices of Todd M. Friedman, PC Accounting 324 S. Beverly Drive Unit 725 Beverly Hills CA 90212

Sales Order: 10463218

Firm Contact: none

Filer Name: Erika Campany

Billing Code: None

Case Number: 5:15-CV-01221-BRO-GJS

Plaintiff: ANNE WOLF

Defendant: HEWLETT PACKARD COMPANY
Documents: Declaration, Reply, General/Other

Court Branch: United States District Court, Central District of California

Target:
Served:
Serve Info:

ItemAmountCourtesy Copy26.95



504 Redwood Blvd.
Suite 223
Novato CA 94947
415-491-0606
TIN: 26-0259046

Law Offices of Todd M. Friedman, PC Accounting 324 S. Beverly Drive Unit 725 Beverly Hills CA 90212

Date	8/10/2016
Acct. No.	0069407
Cash Sale #	00776610
Due Date	

Sales Order: 10467470

Firm Contact: Todd Friedman Filer Name: Erika Campany

Billing Code: None

Case Number: 5:15-cv-01221-bro-gjs

Plaintiff: wolf Defendant: HP

Documents: Opposition, Declaration

Court Branch: United States District Court, Central District of California

Target: Served: Serve Info:

Item **Amount** 26.95 **Courtesy Copy** 

504 Redwood Blvd. Suite 223 Novato CA 94947 415-491-0606 TIN: 26-0259046

Date	8/12/2016
Acct. No.	0069407
Cash Sale #	00778809
Due Date	

#### Bill To

Law Offices of Todd M. Friedman, PC Accounting 324 S. Beverly Drive Unit 725 Beverly Hills CA 90212

Sales Order: 10473912

Firm Contact: Todd Friedman

Erika Campany

Billing Code: None

Case Number:

Filer Name:

Plaintiff: wolf
Defendant: hp
Documents: Reply

Court Branch: United States District Court, Central District of California

Target:
Served:
Serve Info:

ItemAmountCourtesy Copy26.95

504 Redwood Blvd.

504 Redwood Blvd
Suite 223
Novato CA 94947
415-491-0606
TIN: 26-0259046

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Novato CA 94947
415-491-0606
TIN: 26-0259046

Law Offices of Todd M. Friedman, PC Accounting 324 S. Beverly Drive Unit 725 Beverly Hills CA 90212

Date	9/1/2016
Acct. No.	0069407
Cash Sale #	00795639
Due Date	

Sales Order: 10514033

Firm Contact: Todd Friedman Filer Name: Erika Campany

Billing Code: None

Case Number:

Bill To

Plaintiff: Wolf Defendant: hp

General/Other Documents:

Court Branch: United States District Court, Central District of California

Target: Served: Serve Info:

Item **Amount Courtesy Copy** 26.95

504 Redwood Blyd

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Law Offices of Todd M. Friedman, PC Accounting 324 S. Beverly Drive Unit 725 Beverly Hills CA 90212

Date	9/28/2016
Acct. No.	0069407
Cash Sale #	00816873
Due Date	

Sales Order: 10570065

Firm Contact: Todd Friedman Filer Name: Erika Campany

Billing Code: None

Case Number: 5:15-CV-01221-BRO-GJS

Plaintiff: Wolf Defendant: HP

Stipulation, Proposed Order Documents:

Court Branch: United States District Court, Central District of California

Target: Served: Serve Info:

Item **Amount** 26.95 **Courtesy Copy** 

504 Redwood Blvd.

JUT INCUMUOU DIVU
Suite 223
Novato CA 94947
415-491-0606
TIN: 26-0259046

Bill To

Law Offices of Todd M. Friedman, PC Accounting 324 S. Beverly Drive **Unit 725** Beverly Hills CA 90212

Date	11/15/2016
Acct. No.	0069407
Cash Sale #	00857158
Due Date	

Sales Order: 10657956

Firm Contact: Todd Friedman Filer Name: Erika Campany

Billing Code: None

Case Number: 5:15-cv-01221-BRO-GJS

Plaintiff: Anne Wolf

Defendant: **Hewlett Packard Company** Documents: Subpoena, Attachment

Court Branch: United States District Court, Central District of California

Target:

Served: Subpoena Service

Serve Info:

Brother international Corporation - legal department 200 Crossing Blvd Bridgewater NJ 08807

Item Amount 169.95 **National Process Serving - Standard** 

> **Total** \$169.95

504 Redwood Blvd. Suite 223 Novato CA 94947 415-491-0606 TIN: 26-0259046

415-491-0606 TIN: 26-0259046

Bill To

Law Offices of Todd M. Friedman, PC Accounting 324 S. Beverly Drive Unit 725 Beverly Hills CA 90212

Date	11/16/2016
Acct. No.	0069407
Cash Sale #	00858517
Due Date	

Sales Order: 10657988

Firm Contact: Todd Friedman
Filer Name: Erika Campany

Billing Code: None

Case Number: 5:15-cv-01221-BRO-GJS

Plaintiff: Anne Wolf

Defendant: Hewlett Packard Company
Documents: Subpoena, Attachment

Court Branch: United States District Court, Central District of California

Target:

Served: Subpoena Service

Serve Info:

Samsung Electronics, Inc. - Legal department 85 Challenger Road Ridgefield Park NJ 07660

Item Amount
National Process Serving - Standard 169.95

Total \$169.95

504 Redwood Blvd.

504 Redwood Blvd
Suite 223
Novato CA 94947
415-491-0606
TIN: 26-0259046

Bill To

Law Offices of Todd M. Friedman, PC Accounting 324 S. Beverly Drive **Unit 725** Beverly Hills CA 90212

Date	11/22/2016
Acct. No.	0069407
Cash Sale #	00863415
Due Date	

Sales Order: 10657888

Firm Contact: Todd M. Friedman Filer Name: Erika Campany

Billing Code: None

Case Number: 5:15-cv-01221-BRO-GJS

Plaintiff: Anne Wolf

Defendant: **Hewlett Packard Company** 

Subpoena To Produce Documents, Information, Or Objects Or To Documents:

Permit Inspection Of Premises In A Civil Action

Court Branch: United States District Court, Central District of California

Target:

Served: Subpoena Service

Serve Info:

Epson America, Inc. - Legal department 3840 Kilroy Airport Way Long Beach CA 90806

Amount Item **Process Serving - Standard** 68.95

> **Total** \$68.95

504 Redwood Blyd

504 Reawood Biva
Suite 223
Novato CA 94947
415-491-0606
TIN: 26-0259046

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Law Offices of Todd M. Friedman, PC Accounting 324 S. Beverly Drive Unit 725 Beverly Hills CA 90212

Date	11/22/2016
Acct. No.	0069407
Cash Sale #	00863780
Due Date	

Sales Order: 10688644

Firm Contact: Todd Friedman Filer Name: Erika Campany

Billing Code: None

Case Number:

Plaintiff: Wolf Defendant: HP Documents: Reply

Court Branch: United States District Court, Central District of California

Target: Served: Serve Info:

Item **Amount Courtesy Copy** 26.95

504 Redwood Blvd. Suite 223 Novato CA 94947 415-491-0606 TIN: 26-0259046

Date	12/7/2016
Acct. No.	0069407
Cash Sale #	00875748
Due Date	

#### Bill To

Law Offices of Todd M. Friedman, PC Accounting 324 S. Beverly Drive Unit 725 Beverly Hills CA 90212

Sales Order: 10717093

Firm Contact: Todd Friedman
Filer Name: Erika Campany

Billing Code: None

Case Number: 3:16-cv-02297-MMA-MDD

Plaintiff: Anthony Fehrenbach

Defendant: Hewlett Packard Company

Documents: Opposition

Court Branch: United States District Court, Southern District of California

Target:
Served:
Serve Info:

ItemAmountCourtesy Copy26.95

FOA Podwood Blyd

Law Offices of Todd M. Friedman, PC Accounting 324 S. Beverly Drive Unit 725 Beverly Hills CA 90212

Date	12/9/2016
Acct. No.	0069407
Cash Sale #	00878021
Due Date	

Sales Order: 10723429

Firm Contact: Todd Friedman Filer Name: Erika Campany

Billing Code: None

Case Number: 5:15-cv-01221-BRO-GJS

Plaintiff: Anne Wolf

Defendant: **Hewlett Packard Company** 

Documents: Subpoena to Produce Documents, Information or Objects

Court Branch: United States District Court, Central District of California

Target:

Served: Subpoena Service

Serve Info:

Circuit City Stores, Inc. 80 State Street Albany NY 12207

**Item** Amount CT, CSC, Etc. National 95.95

> **Total** \$95.95

504 Redwood Blvd. Suite 223 Novato CA 94947 415-491-0606 TIN: 26-0259046

Date	12/30/2016
Acct. No.	0069407
Cash Sale #	00893547
Due Date	

#### Bill To

Law Offices of Todd M. Friedman, PC Accounting 324 S. Beverly Drive Unit 725 Beverly Hills CA 90212

Sales Order: 10761124

Firm Contact: Todd Friedman
Filer Name: Erika Campany

Billing Code: None

Case Number:

Plaintiff: Anne Wolf Defendant: HP, Inc.

Documents: Subpoena to Produce Documents, Information or Object or to Permit

Inspection of Premises

Court Branch: United States District Court, Central District of California

Target:

Served: Subpoena Service

Serve Info:

Micro Electronics, Inc. 1300 East Ninth Street Cleveland OH 44114

Item Amount
National Process Serving - Priority 199.95

Total \$199.95

504 Redwood Blvd.

Bill To

Law Offices of Todd M. Friedman, PC Accounting 324 S. Beverly Drive **Unit 725** Beverly Hills CA 90212

Date	1/3/2017
Acct. No.	0069407
Cash Sale #	00894585
Due Date	

Sales Order: 10749360

Firm Contact: Todd Friedman Filer Name: Erika Campany

Billing Code: None

Case Number: 5:15-cv-01221-BRO-GJS

Plaintiff: Anne Wolf Defendant: HP, Inc. Documents: Subpoena

Court Branch: United States District Court, Central District of California

Target:

Served: Subpoena Service

Serve Info: Canon USA. Inc. One Canon Park Melville, NY 11747

**Item** Amount 199.95 **National Process Serving - Priority** 

> **Total** \$199.95

504 Redwood Blyd

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Law Offices of Todd M. Friedman, PC Accounting 324 S. Beverly Drive Unit 725 Beverly Hills CA 90212

Date	1/5/2017
Acct. No.	0069407
Cash Sale #	00897172
Due Date	

Sales Order: 10769591

Firm Contact: Todd Friedman Filer Name: Erika Campany

Billing Code: None

Case Number: 5:16CV05415LHK

Plaintiff: Romero Defendant: HP

Opposition, Declaration Documents:

Court Branch: United States District Court, Northern District of California

Target: Served:

Serve Info:

Item **Amount** 26.95 **Courtesy Copy** 

504 Redwood Blvd. Suite 223 Novato CA 94947 415-491-0606 TIN: 26-0259046

Date	1/27/2017
Acct. No.	0069407
Cash Sale #	00917743
Due Date	

#### Bill To

Law Offices of Todd M. Friedman, PC Accounting 324 S. Beverly Drive Unit 725 Beverly Hills CA 90212

Sales Order: 10820024

Firm Contact: Todd Friedman
Filer Name: Erika Campany

Billing Code: None

Case Number:

Plaintiff: Romero

Defendant: HP, Inc.

Documents: Opposition, Exhibits

Court Branch: United States District Court, Northern District of California

Target:
Served:
Serve Info:

ItemAmountCourtesy Copy26.95



504 Redwood Blvd.	
Suite 223	
Novato CA 94947	
415-491-0606	
TIN: 26-0259046	

Law Offices of Todd M. Friedman, PC Accounting 324 S. Beverly Drive Unit 725 Beverly Hills CA 90212

Date	2/27/2017
Acct. No.	0069407
Cash Sale #	00943709
Due Date	

Sales Order: 10890007

Firm Contact: Todd Friedman Filer Name: Erika Campany

Billing Code: None

Case Number:

Plaintiff: Romero

Defendant: HP

Documents: **Amended Complaint** 

Court Branch: United States District Court, Northern District of California

Target: Served:

Serve Info:

Item **Amount Courtesy Copy** 26.95

504 Redwood Blvd. Suite 223 Novato CA 94947 415-491-0606 TIN: 26-0259046

Date	4/13/2017
Acct. No.	0069407
Cash Sale #	00986988
Due Date	

#### Bill To

Law Offices of Todd M. Friedman, PC Accounting 324 S. Beverly Drive Unit 725 Beverly Hills CA 90212

Sales Order: 10990025

Firm Contact: Todd Friedman
Filer Name: Erika Campany

Billing Code: None

Case Number: 5:15-cv-01221-BRO-GJS

Plaintiff: Anne Wolf

Defendant: Hewlett Packard Company

Documents: Subpoena to Produce Documents, Information and Objects,

Attachment and Proof of Service

Court Branch: United States District Court, Central District of California

Target:

Served: Subpoena Service

Serve Info: Best Buy, Inc. 7601 Penn Ave., S. Richfield MN 55423

Item Amount
National Process Serving - Standard 169.95

Total \$169.95

504 Redwood Blvd. Suite 223 Novato CA 94947 415-491-0606 TIN: 26-0259046

Date	4/13/2017
Acct. No.	0069407
Cash Sale #	00986989
Due Date	

#### Bill To

Law Offices of Todd M. Friedman, PC Accounting 324 S. Beverly Drive Unit 725 Beverly Hills CA 90212

Sales Order: 10990026

Firm Contact: Todd Friedman
Filer Name: Erika Campany

Billing Code: None

Case Number: 5:15-cv-01221-BRO-GJS

Plaintiff: Anne Wolf

Defendant: Hewlett Packard Company

Documents: Subpoena to Produce Documents, Information and Objects,

Attachment and Proof of Service

Court Branch: United States District Court, Central District of California

Target:

Served: Subpoena Service

Serve Info:

Circuit City Stores, Inc. 80 State St. Albany NY 12207

Item Amount CT, CSC, Etc. National 95.95

Total \$95.95

504 Podwood Blyd

Law Offices of Todd M. Friedman, PC Accounting 324 S. Beverly Drive Unit 725 Beverly Hills CA 90212

Date	4/13/2017
Acct. No.	0069407
Cash Sale #	00986990
Due Date	

Sales Order: 10990029

Firm Contact: Todd Friedman Filer Name: Erika Campany

Billing Code: None

Case Number: 5:15-cv-01221-BRO-GJS

Plaintiff: Anne Wolf

Defendant: **Hewlett Packard Company** 

Subpoena to Produce Documents, Information and Objects, Documents:

Attachment and Proof of Service

Court Branch: United States District Court, Central District of California

Target:

Served: Subpoena Service

Serve Info:

Micro Electronics, Inc. 1300 East Ninth St. Cleveland OH 44114

Item Amount **National Process Serving - Standard** 169.95

504 Redwood Blvd
Suite 223
Novato CA 94947
415-491-0606
TIN: 26-0259046

Bill To

Law Offices of Todd M. Friedman, PC Accounting 324 S. Beverly Drive Unit 725 Beverly Hills CA 90212

Date	4/13/2017
Acct. No.	0069407
Cash Sale #	00986991
Due Date	

Sales Order: 10990033

Firm Contact: Todd Friedman Filer Name: Erika Campany

Billing Code: None

Case Number: 5:15-cv-01221-BRO-GJS

Plaintiff: Anne Wolf

Defendant: **Hewlett Packard Company** 

Subpoena to Produce Documents, Information and Objects, Documents:

Attachment and Proof of Service

Court Branch: United States District Court, Central District of California

Target:

Served: Subpoena Service

Serve Info:

**Target Corporation** 1010 North Dale St. St. Paul MN 55117

**Item** Amount CT, CSC, Etc. National 95.95

> **Total** \$95.95

504 Redwood Blvd.

504 Redwood Blvd.
Suite 223
Novato CA 94947
415-491-0606
TIN: 26-0259046

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Law Offices of Todd M. Friedman, PC Accounting 324 S. Beverly Drive Unit 725 Beverly Hills CA 90212

Date	4/14/2017
Acct. No.	0069407
Cash Sale #	00988325
Due Date	

Sales Order: 10990028

Firm Contact: Todd Friedman Filer Name: Erika Campany

Billing Code: None

Case Number: 5:15-cv-01221-BRO-GJS

Plaintiff: Anne Wolf

Defendant: **Hewlett Packard Company** 

Subpoena To Produce Documents, Information, or Objects or To Permit Documents:

Inspection of Premises In a Civil Action

Court Branch: United States District Court, Central District of California

Target:

Served: Subpoena Service

Serve Info:

Frv's Electronics. Inc. 600 E. Brokaw Road San Jose CA 95112

Item Amount **Process Serving - Standard** 69.95

504 Redwood Blvd

504 Reawood biva
Suite 223
Novato CA 94947
415-491-0606
TIN: 26-0259046

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Law Offices of Todd M. Friedman, PC Accounting 324 S. Beverly Drive Unit 725 Beverly Hills CA 90212

Date	4/14/2017
Acct. No.	0069407
Cash Sale #	00988331
Due Date	

Sales Order: 10992769

Firm Contact: Todd Friedman Filer Name: Erika Campany

Billing Code: None

Case Number: 5:15-cv-01221-BRO-GJS

Plaintiff: Anne Wolf

Defendant: **Hewlett Packard Company** 

Civil Subpoena, Attachment, Proof of Service Documents:

Court Branch: United States District Court, Central District of California

Target:

Served: Subpoena Service

Serve Info:

Amazon.com, Inc. 300 Deshutes Way SW, Ste 34 Tumwater WA 98501

**Item** Amount CT, CSC, Etc. National 95.95

> **Total** \$95.95

504 Redwood Blyd

504 Reawood Biva.
Suite 223
Novato CA 94947
415-491-0606
TIN: 26-0259046

Law Offices of Todd M. Friedman, PC Accounting 324 S. Beverly Drive Unit 725 Beverly Hills CA 90212

Date	4/14/2017
Acct. No.	0069407
Cash Sale #	00988332
Due Date	

Sales Order: 10992770

Firm Contact: Todd M. Friedman Filer Name: Erika Campany

Billing Code: None

Case Number: 5:15-cv-01221-BRO-GJS

Plaintiff: Anne Wolf

Defendant: **Hewlett Packard Company** 

Subpoena To Produce Documents, Information, Or Objects Or To Permit Inspection Of Premises In A Civil Action, Attachment, Federal Rule Of Civil

Court Branch: United States District Court, Central District of California

Target:

Served: **Cancel Service** 

Serve Info: Ebay, Inc.

818 West Seventh Street, Suite 930

Los Angeles CA 90017

Item Amount CT, CSC, Etc. 39.95

> **Total** \$39.95

504 Redwood Blvd.

Bill To

Law Offices of Todd M. Friedman, PC Accounting 324 S. Beverly Drive **Unit 725** Beverly Hills CA 90212

Date 4/14/2017 Acct. No. 0069407 Cash Sale # 00989619 **Due Date** 

Sales Order: 10999362

Firm Contact: Todd Friedman Filer Name: Erika Campany

Billing Code: None

Case Number: 5:15-cv-01221-BRO-GJS

Plaintiff: Anne Wolf

Defendant: **Hewlett Packard Company** 

Documents: Subpoena, Attachment, Proof of Service

Court Branch: United States District Court, Central District of California

Target:

Served: Subpoena Service

Serve Info:

Target Corporation 1010 Dale Street North St. Paul MN 55117

Item Amount CT, CSC, Etc. National 95.95

> **Total** \$95.95

504 Redwood Blvd.
Suite 223
Novato CA 94947
415-491-0606
TIN: 26-0259046
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Law Offices of Todd M. Friedman, PC Accounting 324 S. Beverly Drive Unit 725 Beverly Hills CA 90212

Date	4/19/2017
Acct. No.	0069407
Cash Sale #	00992250
Due Date	

Sales Order: 10990027

Firm Contact: Todd Friedman Filer Name: Erika Campany

Billing Code: None

Case Number: 5:15-cv-01221-BRO-GJS

Plaintiff: Anne Wolf

Defendant: **Hewlett Packard Company** 

Subpoena to Produce Documents, Information and Objects, Documents:

Attachment and Proof of Service

Court Branch: United States District Court, Central District of California

Target:

Served: Subpoena Service

Serve Info:

Costco Wholesale Corporation 999 Lake Drive Issaquah WA 98027

Item Amount **National Process Serving - Standard** 169.95

504 Redwood Blvd. Suite 223 Novato CA 94947 415-491-0606 TIN: 26-0259046

Date	4/19/2017
Acct. No.	0069407
Cash Sale #	00992279
Due Date	

#### Bill To

Law Offices of Todd M. Friedman, PC Accounting 324 S. Beverly Drive Unit 725 Beverly Hills CA 90212

Sales Order: 10999333

Firm Contact: Todd Friedman
Filer Name: Erika Campany

Billing Code: None

Case Number: 5:15-cv-01221-BRO-GJS

Plaintiff: Anne Wolf

Defendant: Hewlett Packard Company

Documents: Subpoena, Attachment, Proof of Service

Court Branch: United States District Court, Central District of California

Target:

Served: Subpoena Service

Serve Info: Best Buy Co. Inc. 7601 Penn Ave. S. Minneapolis MN 55423

Item Amount
National Process Serving - Standard 169.95

504 Redwood Blvd.

Suite 223
Novato CA 94947
415-491-0606
TIN: 26-0259046

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Law Offices of Todd M. Friedman, PC Accounting 324 S. Beverly Drive Unit 725 Beverly Hills CA 90212

Date	4/21/2017
Acct. No.	0069407
Cash Sale #	00994914
Due Date	

Sales Order: 10999347

Firm Contact: Todd Friedman Filer Name: Erika Campany

Billing Code: None

Case Number: 5:15-cv-01221-BRO-GJS

Plaintiff: Anne Wolf

Defendant: **Hewlett Packard Company** 

Subpoena, Attachment, Proof of Service Documents:

Court Branch: United States District Court, Central District of California

Target:

Served: Subpoena Service

Serve Info:

Costco Wholesale Corporation 999 Lake Dr. Issaquah WA 98027

Item Amount 169.95 **National Process Serving - Standard** 

504 Redwood Blvd. Suite 223 Novato CA 94947 415-491-0606 TIN: 26-0259046

Date	4/22/2017
Acct. No.	0069407
Cash Sale #	00996091
Due Date	

#### Bill To

Law Offices of Todd M. Friedman, PC Accounting 324 S. Beverly Drive Unit 725 Beverly Hills CA 90212

Sales Order: 10990150

Firm Contact: Todd Friedman
Filer Name: Erika Campany

Billing Code: None

Case Number: 2:15-cv-08248-FMO-MRW

Plaintiff: Anne Wolf

Defendant: Hewlett Packard Company

Documents: Civil Subpoena, Attachment, Proof of Service

Court Branch: United States District Court, Central District of California

Target:

Served: Subpoena Service

Serve Info: Staples, Inc. 500 Staples Dr. Framingham MA 01702

Item Amount
National Process Serving - Standard 169.95

504 Redwood Blvd.
Suite 223
Novato CA 94947
415-491-0606
TIN: 26-0259046

Law Offices of Todd M. Friedman, PC Accounting 324 S. Beverly Drive Unit 725 Beverly Hills CA 90212

Date	4/24/2017
Acct. No.	0069407
Cash Sale #	00996159
Due Date	

Sales Order: 10999350

Firm Contact: Todd Friedman Filer Name: Erika Campany

Billing Code: None

Case Number: 5:15-cv-01221-BRO-GJS

Plaintiff: Anne Wolf

Defendant: **Hewlett Packard Company** 

Subpoena to Produce Documents, Information, or Objects or to Permit Documents:

Inspection of Premises in a Civil Action, Proof of Service

Court Branch: United States District Court, Central District of California

Target:

Served: Subpoena Service

Serve Info:

Frv's Electronics Inc. 600 East Brokaw San Jose CA 95112

Item Amount **Process Serving - Standard** 69.95 **Process Serving Attempts - Standard** 69.95

> **Total** \$139.90

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Law Offices of Todd M. Friedman, PC Accounting 324 S. Beverly Drive Unit 725 Beverly Hills CA 90212

Date	4/24/2017
Acct. No.	0069407
Cash Sale #	00996160
Due Date	

Sales Order: 10999359

Firm Contact: Todd Friedman Filer Name: Erika Campany

Billing Code: None

Case Number: 5:15-cv-01221-BRO-GJS

Plaintiff: Anne Wolf

Defendant: **Hewlett Packard Company** 

Subpoena, Attachment A, Proof of Service Documents:

Court Branch: United States District Court, Central District of California

Target:

Served: Subpoena Service

Serve Info: Staples Inc. 500 Staples Dr. Framingham MA 01702

**Item National Process Serving - Standard** 

Amount 169.95

504 Redwood Blvd.

JUT INCUMUOUS DIVE
Suite 223
Novato CA 94947
415-491-0606
TIN: 26-0259046

#### Bill To

Law Offices of Todd M. Friedman, PC Accounting 324 S. Beverly Drive **Unit 725** Beverly Hills CA 90212

Date	4/27/2017
Acct. No.	0069407
Cash Sale #	01000214
Due Date	

Sales Order: 10990034

Firm Contact: Todd Friedman Filer Name: Erika Campany

Billing Code: None

Case Number: 5:15-cv-01221-BRO-GJS

Plaintiff: Anne Wolf

Defendant: **Hewlett Packard Company** 

Subpoena to Produce Documents, Information and Objects, Documents:

Attachment and Proof of Service

Court Branch: United States District Court, Central District of California

Target:

Served: Subpoena Service

Serve Info:

Walmart Stores, Inc. 702 SW 8th St., MS 0215 Bentonville AR 72716

Item Amount **National Process Serving - Standard** 169.95



4/28/2017

0069407

01001529

504 Suite Nova 415-TIN:

Redwood Blvd. te 223	Date
rato CA 94947 -491-0606	Acct. No.
: 26-0259046	Cash Sale #
	Due Date

Bill To

Law Offices of Todd M. Friedman, PC Accounting 324 S. Beverly Drive Unit 725 Beverly Hills CA 90212

Sales Order: 10999355

Firm Contact: Todd Friedman Filer Name: Erika Campany

Billing Code: None

Case Number: 5:15-cv-01221-BRO-GJS

Plaintiff: Anne Wolf

Defendant: **Hewlett Packard Company** 

Documents: Subpoena, Attachment, Proof of Service

Court Branch: United States District Court, Central District of California

Target:

Served: Subpoena Service

Serve Info:

Sears Holding Management Company 3333 Beverly Road Hoffman Estates IL 60179

Item Amount **National Process Serving - Standard** 169.95

504 Redwood Blvd. Suite 223 Novato CA 94947 415-491-0606 TIN: 26-0259046

NOVALO OA 37371
415-491-0606
TIN: 26-0259046

Bill To

Law Offices of Todd M. Friedman, PC Accounting 324 S. Beverly Drive Unit 725 Beverly Hills CA 90212

Date	4/28/2017
Acct. No.	0069407
Cash Sale #	01001531
Due Date	

Sales Order: 11002144

Firm Contact: Todd M. Friedman
Filer Name: Erika Campany

Billing Code: None

Case Number: 5:15-cv-01221-BRO-GJS

Plaintiff: Anne Wolf

Defendant: Hewlett Packard Company

Documents: Subpoena to Produce Documents, Information or Objects

Court Branch: United States District Court, Central District of California

Target:

Served: Subpoena Service

Serve Info:

Amazon.com, Inc. 300 Deschutes Way, Suite 304 Tumwater WA 98501

Item Amount CT, CSC, Etc. National 95.95

Total \$95.95

504 Redwood Blvd.

504 Redwood Blvd.
Suite 223
Novato CA 94947
415-491-0606
TIN: 26-0259046

15401	$\mathbf{L} \mathbf{L} \mathbf{A}$

Law Offices of Todd M. Friedman, PC Accounting 324 S. Beverly Drive Unit 725 Beverly Hills CA 90212

Date	5/9/2017
Acct. No.	0069407
Cash Sale #	01011020
Due Date	

Sales Order: 10999363

Firm Contact: Todd Friedman Filer Name: Erika Campany

Billing Code: None

Case Number: 5:15-cv-01221-BRO-GJS

Plaintiff: Anne Wolf

Defendant: **Hewlett Packard Company** 

Subpoena, Attachment, Proof of Service Documents:

Court Branch: United States District Court, Central District of California

Target:

Served: Subpoena Service

Serve Info:

Walmart Stores, Inc. 702 S.W. 8th St. Bentonville AR 72716

**Item** Amount 169.95 **National Process Serving - Standard** 

### 



504 Redwood Blvd. Suite 223 Novato CA 94947 1-800-938-8815 ext. 1 TIN: 26-0259046

#### Bill To

Law Offices of Todd M. Friedman, PC Accounting 324 S. Beverly Drive Unit 725 Beverly Hills CA 90212

### **Credit Card Sale**

Date	05/16/2017
Customer	0069407
Credit Sale	01018032
Amount Due	\$0

Order Number	11070291
Contact	Erika Campany
Attorney	Todd Friedman
Billing Code	None
Case Title	Wolf v HP
Court	United States District Court, Central District of California
Court Transaction Number	
Case Number	8:17-cv-002225-BRO-GJS
Documents	Case Management Statement, Case Management Statement

ONE LEGAL FEES	AMOUNT
Courtesy Copy	\$27.95
SUBTOTAL	\$27.95
FEES SUMMARY	AMOUNT

One Legal Fees \$27.95

TOTAL CHARGED \$27.95

## Case 5:15-cv-01221-TJH-GJS Document 136-2 Filed 09/04/18 Page 163 of 290 Page ID



504 Redwood Blvd. Suite 223 Novato CA 94947 1-800-938-8815 ext. 1 TIN: 26-0259046

#### Bill To

Law Offices of Todd M. Friedman, PC Accounting 324 S. Beverly Drive Unit 725 Beverly Hills CA 90212

Date	05/17/2017
Customer	0069407
Credit Sale	01019285
Amount Due	\$0

Order Number	10990030
Contact	Erika Campany
Attorney	Todd Friedman
Billing Code	None
Case Title	Anne Wolf v Hewlett Packard Company
Court	United States District Court, Central District of California
Court Transaction Number	
Case Number	5:15-cv-01221-BRO-GJS
Documents	Subpoena to Produce Documents, Information and Objects, Attachment and Proof of Service
Assignment Details	Subpoena Service - Office Depot, Inc.

ONE LEGAL FEES	AMOUNT
National Process Serving - Standard	\$169.95
SUBTOTAL	\$169.95

FEES SUMMARY	AMOUNT
One Legal Fees	\$169.95
TOTAL CHARGED	\$169.95

## Case 5:15-cv-01221-TJH-GJS Document 136-2 Filed 09/04/18 Page 164 of 290 Page ID



504 Redwood Blvd. Suite 223 Novato CA 94947 1-800-938-8815 ext. 1 TIN: 26-0259046

#### Bill To

Law Offices of Todd M. Friedman, PC Accounting 324 S. Beverly Drive Unit 725 Beverly Hills CA 90212

Date	05/17/2017
Customer	0069407
Credit Sale	01019287
Amount Due	\$0

Order Number	10990031
Contact	Erika Campany
Attorney	Todd Friedman
Billing Code	None
Case Title	Anne Wolf v Hewlett Packard Company
Court	United States District Court, Central District of California
Court Transaction Number	
Case Number	5:15-cv-01221-BRO-GJS
Documents	Subpoena to Produce Documents, Information and Objects, Attachment and Proof of Service
Assignment Details	Subpoena Service - Office Max, Inc.

ONE LEGAL FEES	AMOUNT
National Process Serving - Standard	\$169.95
SUBTOTAL	\$169.95

FEES SUMMARY	AMOUNT
One Legal Fees	\$169.95
TOTAL CHARGED	\$169.95

## Case 5:15-cv-01221-TJH-GJS Document 136-2 Filed 09/04/18 Page 165 of 290 Page ID



504 Redwood Blvd. Suite 223 Novato CA 94947 1-800-938-8815 ext. 1 TIN: 26-0259046

#### **Bill To**

Law Offices of Todd M. Friedman, PC Accounting 324 S. Beverly Drive Unit 725 Beverly Hills CA 90212

Date	9/27/2017
Customer	0069407
Credit Sale	01148684
Amount Due	\$0

Order Number	11397359
Contact	Erika Campany
Attorney	Todd Friedman
Billing Code	None
Case Title	ANNE WOLF
Court	United States District Court, Central District of California
Court Transaction Number	
Case Number	
Documents	NOTICE OF MOTION FOR PRELIMINARY APPROVAL OF CLASS ACTION SETTLEMENT, Memorandum of Points & Authorities, Declaration of T.F, Declaration of A.W, Declaration or R. S, Declaration of C. R, Declaration of A. F, Proposed Order

ONE LEGAL FEES	AMOUNT
Courtesy Copy	\$27.95
SUBTOTAL	\$27.95

FEES SUMMARY	AMOUNT
One Legal Fees	\$27.95
TOTAL CHARGED	\$27.95

## Case 5:15-cv-01221-TJH-GJS Document 136-2 Filed 09/04/18 Page 166 of 290 Page ID



504 Redwood Blvd. Suite 223 Novato CA 94947 1-800-938-8815 ext. 1 TIN: 26-0259046

#### **Bill To**

Law Offices of Todd M. Friedman, PC Accounting 324 S. Beverly Drive Unit 725 Beverly Hills CA 90212

Date	10/4/2017
Customer	0069407
Credit Sale	01156580
Amount Due	\$0

Order Number	11417938
Contact	Erika Campany
Attorney	Todd Friedman
Billing Code	None
Case Title	Robin Sergi
Court	United States District Court, Central District of California
Court Transaction Number	
Case Number	8:16-cv-02225-BRO-GJS
Documents	Case Management Statement

AMOUNT
\$27.95
\$27.95

FEES SUMMARY	AMOUNT
One Legal Fees	\$27.95
TOTAL CHARGED	\$27.95

## Case 5:15-cv-01221-TJH-GJS Document 136-2 Filed 09/04/18 Page 167 of 290 Page ID



504 Redwood Blvd. Suite 223 Novato CA 94947 1-800-938-8815 ext. 1 TIN: 26-0259046

#### **Bill To**

Law Offices of Todd M. Friedman, PC Accounting 324 S. Beverly Drive Unit 725 Beverly Hills CA 90212

### **Credit Card Sale**

Date	11/14/2017
Customer	0069407
Credit Sale	01197481
Amount Due	\$0

Order Number	11514368
Contact	Erika Campany
Attorney	Todd Friedman
Billing Code	None
Case Title	Sergi Robin
Court	United States District Court, Central District of California
Court Transaction Number	
Case Number	8:16-cv-02225-BRO-GJS
Documents	Joint Status Report

ONE LEGAL FEES	AMOUNT
Courtesy Copy	\$27.95
SUBTOTAL	\$27.95

FEES SUMMARY
One Legal Fees \$27.95
TOTAL CHARGED \$27.95

### 



504 Redwood Blvd. Suite 223 Novato CA 94947 1-800-938-8815 ext. 1 TIN: 26-0259046

#### **Bill To**

Law Offices of Todd M. Friedman, PC Accounting 324 S. Beverly Drive Unit 725 Beverly Hills CA 90212

Date	3/26/2018
Customer	0069407
Credit Sale	01336505
Amount Due	\$0

Order Number	11836320
Contact	Erika Campany
Attorney	Todd Friedman
Billing Code	None
Case Title	Anne Wolf
Court	United States District Court, Central District of California
Court Transaction Number	
Case Number	5:15-cv-01221-TJH-GJS
Documents	Notice; Filed Notice of Errata

ONE LEGAL FEES	AMOUNT
Courtesy Copy	\$30.00
SUBTOTAL	\$30.00

FEES SUMMARY	AMOUNT
One Legal Fees	\$30.00
TOTAL CHARGED	\$30.00

### 



504 Redwood Blvd. Suite 223 Novato CA 94947 1-800-938-8815 ext. 1 TIN: 26-0259046

#### **Bill To**

Law Offices of Todd M. Friedman, PC Accounting 324 S. Beverly Drive Unit 725 Beverly Hills CA 90212

Date	3/26/2018
Customer	0069407
Credit Sale	01336509
Amount Due	\$0

Order Number	11836307
Contact	Erika Campany
Attorney	Todd Friedman
Billing Code	None
Case Title	Anne Wolf v HP
Court	United States District Court, Central District of California
Court Transaction Number	
Case Number	5:15-cv-01221-TJH-GJS
Documents	Notice; Filed Notice of Errata

AMOUNT
\$30.00
\$30.00

FEES SUMMARY	AMOUNT
One Legal Fees	\$30.00
TOTAL CHARGED	\$30.00

### Veritext Western Regional Headquarters

707 Wilshire Boulevard, Suite 3500 Los Angeles CA 90017

Tel. 877-955-3855 Fax. 949-955-3854

Fed. Tax ID: 20-3132569



Invoice #:

**Invoice Date:** 

**Balance Due:** 

CA2667910

6/27/2016

\$1,666.20

Bill To: Adrian Bacon

Case:

Law Offices of Todd M. Friedman, PC

324 S. Beverly Dr.

Suite 725

Beverly Hills, CA, 90212

Wolf, Anne v. Hewlett Packard Company

**Job #:** 2316963 | Job Date: 6/3/2016 | Delivery: Normal

Billing Atty: Adrian Bacon
Location: Hewlett Packard

11311 W Chinden Blvd. | Garden City, ID 83714

Sched Atty: Adrian Bacon | Todd M. Friedman PC Law Offices

Witness	Description	Unit	s	Quantity	Amount
Curtis Deer, 30(b)(6) Hewlett Packard	Original with 1 Certified Transcript	Page		175.00	\$962.50
	Attendance Fee-Hrly	Hour		7.00	\$280.00
	Exhibits	Per Page		48.00	\$31.20
	Rough Draft	Page		175.00	\$262.50
	Litigation Package	1		1.00	\$45.00
	Production & Processing	1		1.00	\$50.00
	Shipping & Handling	Packa	age	1.00	\$35.00
Notes:			Invoice Total:		\$1,666.20
			Payment:	\$0.00	
			Credit:	\$0.00	
				Interest:	\$0.00
			ı	Balance Due:	\$1,666.20
TERMS: Payable upon receipt. Accounts 30 days past due will bear a finance charge of 1.5% per month. Accounts uppaid after 90 days agree to pay all collection costs.					

TERMS: Payable upon receipt. Accounts 30 days past due will bear a finance charge of 1.5% per month. Accounts unpaid after 90 days agree to pay all collection costs, including reasonable attorney's fees. Contact us to correct payment errors. No adjustments will be made after 90 days. For more information on charges related to our services please consult http://www.veritext.com/services/all-services/service-information

Please remit payment to: Veritext P.O. Box 71303 Chicago IL 60694-1303 Invoice #: CA2667910 Job #: 2316963

Invoice Date: 6/27/2016

Balance: \$1,666.20

### Veritext Western Regional Headquarters

707 Wilshire Boulevard, Suite 3500

Los Angeles CA 90017

Tel. 877-955-3855 Fax. 949-955-3854

Fed. Tax ID: 20-3132569



LEGAL SOLUTIONS

VERITEXT

**Invoice Date:** 2/11/2016

Balance Due: \$662.20

Bill To: Adrian Bacon

Law Offices of Todd M. Friedman, PC

324 S. Beverly Dr.

Suite 725

Beverly Hills, CA, 90212

Case: Wolf, Anne v. Hewlett Packard Company

**Job #:** 2204204 | Job Date: 1/28/2016 | Delivery: Normal

Billing Atty: Adrian Bacon

Location: Drinker Biddle & Reath LLP

1800 Century Park East | Suite 1500 | Los Angeles, CA 90067

Sched Atty: Michael J. Stortz, Esq | Drinker Biddle & Reath LLP

Witness	Description	Units	Quantity	Amount
	Certified Transcript	Page	125.00	\$437.50
	Exhibits - Color	Per Pa	ge 12.00	\$18.00
Anne Wolf	Exhibits	Per Pa	ge 118.00	\$76.70
	Litigation Package	1	1.00	\$45.00
	Production & Processing	1	1.00	\$50.00
	Shipping & Handling	Packag	ge 1.00	\$35.00
Notes:	Notes:		Invoice Total:	\$662.20
			Payment:	\$0.00
			Credit:	\$0.00
			Interest:	\$0.00
			Balance Due:	\$662.20

TERMS: Payable upon receipt. Accounts 30 days past due will bear a finance charge of 1.5% per month. Accounts unpaid after 90 days agree to pay all collection costs, including reasonable attorney's fees. Contact us to correct payment errors. No adjustments will be made after 90 days. For more information on charges related to our services please consult http://www.veritext.com/services/all-services-information

Please remit payment to: Veritext P.O. Box 71303 Chicago IL 60694-1303 Invoice #: SF2548853 Job #: 2204204

Invoice Date: 2/11/2016

Balance: \$662.20



#### After printing this label:

- 1. Use the 'Print' button on this page to print your label to your laser or inkjet printer.
- 2. Fold the printed page along the horizontal line.
- 3. Place label in shipping pouch and affix it to your shipment so that the barcode portion of the label can be read and scanned.

Warning: Use only the printed original label for shipping. Using a photocopy of this label for shipping purposes is fraudulent and could result in additional billing charges, along with the cancellation of your FedEx account number.

Use of this system constitutes your agreement to the service conditions in the current FedEx Service Guide, available on fedex.com.FedEx will not be responsible for any claim in excess of \$100 per package, whether the result of loss, damage, delay, non-delivery,misdelivery,or misinformation, unless you declare a higher value, pay an additional charge, document your actual loss and file a timely claim.Limitations found in the current FedEx Service Guide apply. Your right to recover from FedEx for any loss, including intrinsic value of the package, loss of sales, income interest, profit, attorney's fees, costs, and other forms of damage whether direct, incidental, consequential, or special is limited to the greater of \$100 or the authorized declared value. Recovery cannot exceed actual documented loss.Maximum for items of extraordinary value is \$1,000, e.g. jewelry, precious metals, negotiable instruments and other items listed in our ServiceGuide. Written claims must be filed within strict time limits, see current FedEx Service Guide.

# Case 5:15-cv-01221-TJH-GJS Document 136-2 Filed 09/04/18 Page 173 of 290 Page ID #:4945

#### **Adrian Bacon**

From: paygovadmin@mail.doc.twai.gov

Sent: Wednesday, September 21, 2016 8:12 PM

To: Yoel Hanohov

**Subject:** Pay.gov Payment Confirmation: CAND CM ECF

Your payment has been submitted to Pay.gov and the details are below. If you have any questions or you wish to cancel this payment, please contact CAND Help Desk at (866) 638-7829.

Application Name: CAND CM ECF Pay.gov Tracking ID: 25U1KGQS Agency Tracking ID: 0971-10790165

Transaction Type: Sale

Transaction Date: Sep 21, 2016 11:11:44 PM

Account Holder Name: Todd Friedman

Transaction Amount: \$400.00

Card Type: Visa

Card Number: \*\*\*\*\*\*\*\*3325

THIS IS AN AUTOMATED MESSAGE. PLEASE DO NOT REPLY.

# Case 5:15-cv-01221-TJH-GJS Document 136-2 Filed 09/04/18 Page 174 of 290 Page ID #:4946

#### **Adrian Bacon**

From: paygovadmin@mail.doc.twai.gov
Sent: paygovadmin@mail.doc.twai.gov
Tuesday, December 20, 2016 3:20 PM

To: Yoel Hanohov

**Subject:** Pay.gov Payment Confirmation: CACD CM ECF

Your payment has been submitted to Pay.gov and the details are below. If you have any questions or you wish to cancel this payment, please contact CACD CM/ECF Helpdesk at (213) 894-0242.

Application Name: CACD CM ECF Pay.gov Tracking ID: 25VLGRLI Agency Tracking ID: 0973-19084718

Transaction Type: Sale

Transaction Date: Dec 20, 2016 6:20:04 PM

Account Holder Name: Todd Friedman

Transaction Amount: \$400.00

Card Type: Visa

Card Number: \*\*\*\*\*\*\*\*3325

THIS IS AN AUTOMATED MESSAGE. PLEASE DO NOT REPLY.

# Case 5:15-cv-01221-TJH-GJS Document 136-2 Filed 09/04/18 Page 175 of 290 Page ID

Pay.gov Payment Confirmation CACD CM ECF

paygovadmi n@mai I . doc. twai . gov Monday, June 22, 2015 11: 42 AM Paral egal . 3 - AFC From: Sent:

To:

Subject: Pay. gov Payment Confirmation: CACD CM ECF

Your payment has been submitted to Pay. gov and the details are below. If you have any questions or you wish to cancel this payment, please contact CACD CM/ECF Helpdesk at (213) 894-0242.

Application Name: CACD CM ECF Pay. gov Tracking ID: 25LV8MJS Agency Tracking ID: 0973-15950998

Transaction Type: Sale Transaction Date: Jun 22, 2015 2:42:02 PM

Account Holder Name: Todd Friedman Transaction Amount: \$400.00

Billing Address: 10269 Dunleer Dr.

Zip/Postal Code: 90064

Country: USA

Card Type: Visa Card Number: \*\*\*\*\*\*\*3325

THIS IS AN AUTOMATED MESSAGE. PLEASE DO NOT REPLY.

# Case 5:15-cv-01221-TJH-GJS Document 136-2 Filed 09/04/18 Page 176 of 290 Page ID #:4948

#### **Adrian Bacon**

From: paygovadmin@mail.doc.twai.gov
Sent: Monday, September 12, 2016 5:30 PM

To: Yoel Hanohov

**Subject:** Pay.gov Payment Confirmation: CASD CM ECF

Your payment has been submitted to Pay.gov and the details are below. If you have any questions or you wish to cancel this payment, please contact the CM/ECF Help Desk (ecfhelp@casd.uscourts.gov) at (866) 233-7983.

Application Name: CASD CM ECF Pay.gov Tracking ID: 25TRNRK4 Agency Tracking ID: 0974-9404464

Transaction Type: Sale

Transaction Date: Sep 12, 2016 8:29:59 PM

Account Holder Name: Todd Friedman

Transaction Amount: \$400.00

Card Type: Visa

Card Number: \*\*\*\*\*\*\*\*3325

THIS IS AN AUTOMATED MESSAGE. PLEASE DO NOT REPLY.

### Case 5:15-cv-01221-TJH-GJS Document

### LAW OFFICES OF TODD M. FRIEDMAN

21550 OXNARD ST. STE 780 WOODLAND HILLS, CA 91367



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11/8/2017

PAY TO THE ORDER OF

DETROTION CIRCLE REVEALS A LOCK WHEN TESTED

glass ratner

\*\*3,000.00

Three Thousand and 00/100\*

**DOLLARS** 

Ð

glass ratner

**MEMO** 

HP- full and final paymento f disputed debt

#OO6134# #322271724# 203862958#

LAW OFFICES OF TODD M. FRIEDMAN glass ratner

11/8/2017

6134

3,000.00

Citi Non Marshall

HP- full and final paymento f disputed debt

3,000.00

LAW OFFICES OF TODD M. FRIEDMAN glass ratner

11/8/2017

3,000.00

6134

Citi Non Marshall

HP- full and final paymento f disputed debt

3,000.00

#### **Adrian Bacon**

**From:** Orbitz <travelercare@orbitz.com>

**Sent:** Wednesday, November 04, 2015 1:22 PM **To:** ecampany@attorneysforconsumers.com

**Subject:** Hotel Confirmation | Hyatt Regency San Francisco | SAN FRANCISCO Mon, Nov 9, 2015

2



**Purchase Confirmation** 

### Thank you for booking your trip to SAN FRANCISCO with us!

This is your purchase receipt. Your trip information is below, so be sure to hold onto this receipt. Use your Orbitz booking number for your trip, and your confirmation numbers for specific trip details.

You can always view, make changes, or cancel this itinerary by visiting My Trips.

Orbitz booking number: PBORB-609-799-4704

Hotel confirmation number: R9JSKY



Hyatt Regency San Francisco

#### **5 EMBARCADERO CENTER, SAN FRANCISCO, CA 94111 US**

**Phone:** +1 (415) 788-1234 | **Fax:** +1 (415) 283-2028

Check-in: Mon, Nov 9, 2015, 03:00 PM

Check-out: Tue, Nov 10, 2015, 12:00 PM

Reservation: Room(s): 1

Hotel confirmation number: R9JSKY

Todd Friedman must check in to this room.

Night(s):

Room description: Orbitz bayview double newly refreshed:385 sq ft:2 doubles:lounger

bayview: flr to ceiling sliding windows:hdtv

Special requests\*: No preference

# Case 5:15-cv-01221-TJH-GJS Document 136-2 Filed 09/04/18 Page 179 of 290 Page ID #:4951

\* Special requests were sent to the hotel but cannot be guaranteed. Orbitz recommends that you contact the hotel directly to ensure your request can be accommodated.

#### hotel details | map



#### Traveler information

Hotel reservations under:

Todd Friedman



Nice! You earned \$16.74 in Orbucks on your hotel. Next time book on our app to earn an extra 2%!









#### Hotel (1 night)

1 guest \$494.00 avg/night \$494.00

Taxes and fees \$82.88

Orbucks applied -\$18.87

Total due at booking \$558.01

This trip was billed to Visa ending in \*\*\*\*\*\*\*\*\*3325. View billing info

This reservation was made on Wed, Nov 4, 2015 3:20 PM CST.

### Hotel policies and additional billing information

#### **Cancellation:**

#### **Hotel policies**

- Free cancellation before 4:00 PM local hotel time on 11/6/15!
- If you cancel or change your reservation after 4:00 PM local hotel time on 11/6/15, the hotel will charge you \$577.
- If you cancel or change your reservation after 4:00 PM local hotel time on 11/9/15, the hotel will charge you for the total cost of your reservation.
- All times mentioned are in local hotel time. If you need to change or cancel this hotel reservation, please do so through Orbitz rather than through the hotel directly.



<sup>\*\*</sup>Please do not respond directly to this e-mail. Contact us here

# Case 5:15-cv-01221-TJH-GJS Document 136-2 Filed 09/04/18 Page 180 of 290 Page ID #:4952

This booking is subject to our **Privacy Policy** and our **Terms and Conditions**.

Again, thank you for choosing Orbitz. Enjoy your trip!

Orbitz 500 W. Madison St. Suite 1000 Chicago, IL 60661

## **Adrian Bacon**

From: Orbitz <travelercare@orbitz.com>
Sent: Tuesday, November 03, 2015 9:18 AM
To: ecampany@attorneysforconsumers.com

**Subject:** Hotel Confirmation | Hyatt Regency San Francisco | SAN FRANCISCO Mon, Nov 9, 2015



**Purchase Confirmation** 

## Thank you for booking your trip to SAN FRANCISCO with us!

This is your purchase receipt. Your trip information is below, so be sure to hold onto this receipt. Use your Orbitz booking number for your trip, and your confirmation numbers for specific trip details.

You can always view, make changes, or cancel this itinerary by visiting My Trips.

Orbitz booking number: PBORB-443-368-0674

Hotel confirmation number: ZINYRY



Hyatt Regency San Francisco

### **5 EMBARCADERO CENTER, SAN FRANCISCO, CA 94111 US**

Phone: +1 (415) 788-1234 | Fax: +1 (415) 283-2028

Check-in: Mon, Nov 9, 2015, 03:00 PM

Check-out: Tue, Nov 10, 2015, 12:00 PM

Reservation: Room(s): 1

Hotel confirmation number: **ZINYRY** 

Todd Friedman must check in to this room.

Night(s):

Room description: Orbitz balcony bayview 1 king: newly refreshed: 385 sqft: bayview:

80 sqft balcony:flr to celing sliding windows

Special requests\*: No preference

# Case 5:15-cv-01221-TJH-GJS Document 136-2 Filed 09/04/18 Page 182 of 290 Page ID #:4954

\* Special requests were sent to the hotel but cannot be guaranteed. Orbitz recommends that you contact the hotel directly to ensure your request can be accommodated.

#### hotel details | map



### Traveler information

Hotel reservations under:

Todd Friedman



Nice! You earned \$18.87 in Orbucks on your hotel. Next time book on our app to earn an extra 2%!









#### Hotel (1 night)

2 guests \$539.00 avg/night \$539.00 **Taxes and fees** \$89.84

Total due at booking \$628.84

This trip was billed to Visa ending in \*\*\*\*\*\*\*\*\*\*3325. View billing info

This reservation was made on Tue, Nov 3, 2015 11:15 AM CST.

## Hotel policies and additional billing information

#### **Cancellation:**

#### **Hotel policies**

- Free cancellation before 4:00 PM local hotel time on 11/6/15!
- If you cancel or change your reservation after 4:00 PM local hotel time on 11/6/15, the hotel will charge you \$629.
- If you cancel or change your reservation after 4:00 PM local hotel time on 11/9/15, the hotel will charge you for the total cost of your reservation.
- All times mentioned are in local hotel time. If you need to change or cancel this hotel reservation, please do so through Orbitz rather than through the hotel directly.



\*\*Please do not respond directly to this e-mail. Contact us here

This booking is subject to our **Privacy Policy** and our **Terms and Conditions**.

# 

Again, thank you for choosing Orbitz. Enjoy your trip!

Orbitz 500 W. Madison St. Suite 1000 Chicago, IL 60661

# Case 5:15-cv-01221-TJH-GJS Document 136-2 Filed 09/04/18 Page 185 of 290 Page ID #:4957

Bon Appetit  Extraordinary culinary and wine selections  Treat your senses	Relax and Rejuvenate Calming, rejuvenating, invigorating or indulging  Learn More
Mobile Check-In & Out Get to your room faster & receive instant updates.  Download our app	

## Case 5:15-cv-01221-TJH-GJS Document 136-2 Filed 09/04/18 Page 186 of 290 Page ID

Room Details Room Details	
Koom Betano	
ROOM TYPE	
Deluxe, Guest room, 1 King or 2 Double	
NUMBER OF ROOMS 1	
GUESTS PER ROOM 4	
GUARANTEED METHOD	
Credit Card Guarantee, Visa	
SPECIAL REQUESTS	
Room 1	
Request noted	
• High Floor Room	
Summary of Charges	
	RATES ARE PER ROOM, PER NIGHT (USD)
Summary of Charges Summary of Charges	RATES ARE PER ROOM, PER NIGHT (USD)  1 night 369.00 USD
Summary of Charges  Summary of Charges  Wednesday, January 27, 2016-Thursday, January 28, 2016	
Summary of Charges  Summary of Charges  Wednesday, January 27, 2016-Thursday, January 28, 2016  Regular rate	1 night 369.00 USD
Summary of Charges  Summary of Charges  Wednesday, January 27, 2016-Thursday, January 28, 2016  Regular rate  ESTIMATED GOVERNMENT TAXES & FEES	
Summary of Charges  Summary of Charges  Summary of Charges  Wednesday, January 27, 2016-Thursday, January 28, 2016  Regular rate  ESTIMATED GOVERNMENT TAXES & FEES  Total for stay (for all rooms)  Other Charges	1 night 369.00 USD

Modify or cancel your reservation	Book Another Reservation
Wodiny of Cancer your reservation	book Another Reservation
Rate and Cancellation Details	
Rate and Cancellation Details Rate and Cancella	ation Details
<ul> <li>Please note that a change in the length or dates of your reservat</li> </ul>	ion may result in a rate change.
<ul> <li>You may cancel your reservation for no charge until Tuesday, Jar</li> <li>Please note we will assess a fee if you must cancel after this dead</li> </ul>	nuary 26, 2016 (1 day[s] before arrival).
Please note that we will assess a fee of 426.95 USD if you must o	ancel after this deadline.
If you have made a prepayment, we will retain all or part of your p	prepayment. If not, we will charge your credit card.
RATE GUARANTEE LIMITATION(S)  Changes in taxes or fees implemented after booking will affect the	a total room price
<ul> <li>Please note that a change in the length or dates of your reservation</li> </ul>	
ADDITIONAL INFORMATION  The Responsible Tourist and Traveler  A practical guide to help you make your trip an enriching experien	nce
Get Rewards With This Stay	
Get Rewards With This Stay Get Rewards With	This Stay
Earn up to 3690 points and enjoy free in-room Wi-	
Fi at participating hotels when you join Marriott Rewards®. You'll earn member benefits every time you book direct.	
Join Marriott Rewards	
<del>_</del>	
Contact Us	
Contact Us	
Contact Us Contact Us	

	6-2 Filed 09/04/18 Page 188 of 290 Page ID 4960
Call <u>1-800-228-9290</u> in the US and Canada.  Elsewhere, call our worldwide telephone numbers.	Contact us if you have questions about your reservation
Get Up to 35% off + 500 Marriott Rewards Points  Book with Hertz & get exclusive discounts  Search Now  DOWNLOAD MARRIOTT MOBILE APP	Book Transportation, Tours & More  Get great rates on local tours & attractions  Book Now
STAY CONNECTED	
Privacy, Authenticity and Opting Out  Privacy, Authenticity and Opting Out  Your privacy is important to us. Please visit our Privacy State  This email confirmation is an auto-generated message. Repli  Customer Care team is available to assist you 24 hours per d  Promotional Email Unsubscribe	ement for full details. es to automated messages are not monitored. Our Internet

# Case 5:15-cv-01221-TJH-GJS Document 136-2 Filed 09/04/18 Page 189 of 290 Page ID #:4961



P.O. Box 6191, Novato, CA 94948-6191 415-798-5900, 800-211-5201 Fax: 415-892-7354 www.kccllc.com Fed Tax ID# 20-8049009

Wolf v. Hewlett Packard Company Todd M. Friedman, Esq. Law Offices of Todd M. Friedman, P.C. 21550 Oxnard Street Suite 780 Woodland Hills CA 91367

ContactKenneth JueTelephone415-458-3045

Job Number HPW

Account Number	HPW_ROS	Invoice Date	23 June 2017
Invoice Number	US_ASG1161789	Due Date	23 July 2017

For services rendered through the end of May 2017

Expenses	<u>Units</u>	<u>Rate</u>	<u>Amount</u>
Published Notice			\$44,165.00
First Class Postage			\$0.46
Website Hosting	6	\$50.00	\$300.00
IVR Line Charges	4.34	\$0.18	\$0.78
Toll Free Phone Line & System Set-up Cost			\$3,750.00
IVR Monthly Fees and Programming	6	\$50.00	\$300.00
	Total Expenses		\$48,516.24
Staff Hours	<u>Units</u>	Rate	<u>Amount</u>
Media Planning	14.3	\$100.00	\$1,430.00
Document Development	13.5	\$100.00	\$1,350.00
Print Production	0.25	\$100.00	\$25.00
Website Development and Maintenance	4.75	\$100.00	\$475.00
Publication	1.42	\$100.00	\$142.00
Case Setup, Planning and Management	20.04	\$100.00	\$2,004.00

# Case 5:15-cv-01221-TJH-GJS Document 136-2 Filed 09/04/18 Page 190 of 290 Page ID #:4962



Account Number	HPW_ROS	Invoice Date	23 June 2017
Invoice Number	US_ASG1161789	Due Date	23 July 2017

For services rendered through the end of May 2017

Invoice Subtotal \$53,942.24

Total Sales and Use Tax \$18.29

Total Amount Due \$53,960.53

Please detach and return this portion of the statement with your check to the address listed below.

Please reference your Account Number and Invoice Number on your Remittance.

Account Number Invoice Number

Total Amount Due

**Amount Paid** 

\$53,960.8

**HPW\_ROS** Remit Check Payments to:

Kurtzman Carson Consultants LLC Dept CH 16639

\$53,960.53 Palatine, IL 60055-6639

Wire Payments to:

Kurtzman Carson Consultants LLC HSBC Bank, NA 452 Fifth Avenue New York, NY 10081 Account # 000183571 FED ABA # 021001088

ACH Routing # 022000020

Case 5:15-cv-01221-TJH-GJS Document 136-2 Filed 09/04/18 Page 191 of 290 Page ID

Legal & Messenger Services
2934 1/2 Beverly Glen Circle, Suite 303
Bel-Air, CA 90077

# **Invoice**

Amount

Date	Invoice #
9/21/2016	1901

Bill To	
Law Offices of Todd Friedman 324 S. Beverly Drive, Suite 725 Beverly Hills, CA 90212	

Description

Quantity

P.O. No.	Terms	Project

Rate

	Total	\$95.00
Service of Subpoena to Lexmark International, Inc Legal Department 740 W. New Circle Road, Lexington, KY 40550	95.00	95.00
Anne Wolf v. Hewlett Packard Company; Case No.: 5:15-cv-01221-BRO-GJS		

Case 5:15-cv-01221-TJH-GJS Document 136-2 Filed 09/04/18 Page 192 of 290 Page ID #:4964

Legal & Messenger Services
2934 1/2 Beverly Glen Circle, Suite 303
Bel-Air, CA 90077

## **Invoice**

Amount

Date	Invoice #
9/23/2016	1887

Bill To	
Law Offices of Todd Friedman 324 S. Beverly Drive, Suite 725 Beverly Hills, CA 90212	

Description

Quantity

P.O. No.	Terms	Project

Rate

a a a a a a a a a a a a a a a a a a a	2 3331, p. 131	. 10.10	7 6
	Anne Wolf v. Hewlett Packard Company; Case No.: 5:15-cv-01221-BRO-GJS Service on: Best Buy Co., Inc. Service to: 7601 Penn Ave., South Richfield, MN 55423	95.00	95.00
	Service to: 7601 Penn Ave., South Richfield, MIN 55425		
		Total	\$95.00

Case 5:15-cv-01221-TJH-GJS Document 136-2 Filed 09/04/18 Page 193 of 290 Page ID #:4965

Legal & Messenger Services
2934 1/2 Beverly Glen Circle, Suite 303
Bel-Air, CA 90077

# **Invoice**

Amount

Date	Invoice #
9/21/2016	1885

Bill To	
Law Offices of Todd Friedman 324 S. Beverly Drive, Suite 725 Beverly Hills, CA 90212	

Description

Quantity

P.O. No.	Terms	Project

Rate

	Total	\$95.00
Anne Wolf v. Hewlett Packard Company; Case No.: 5:15-cv-01221-BRO-GJS Service on: Target Corporation Service to: 1010 Dale Street, N. Saint Paul, MN, 55117	95.00	95.00

Case 5:15-cv-01221-TJH-GJS Document 136-2 Filed 09/04/18 Page 194 of 290 Page ID #:4966

Legal & Messenger Services
2934 1/2 Beverly Glen Circle, Suite 303
Bel-Air, CA 90077

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Date	Invoice #
9/22/2016	1883

Law Offices of Todd Friedman 324 S. Beverly Drive, Suite 725 Beverly Hills, CA 90212	Bill To	
	324 S. Beverly Drive, Suite 725	

P.O. No.	Terms	Project

Quantity	Description	Rate	Amount
	Anne Wolf v. Hewlett Packard Company; Case No.: 5:15-CV-01221-BRO-CJS		
	Service of: Plaintiff's Amended Interrogatories to Defendant Hewlett Packard Company, Set One Service to: 50 Fremont St., 20th Floor, San Francisco, CA 94105	75.00	75.00
	Same Day Rush	45.00	45.00
		Total	\$120.00

Case 5:15-cv-01221-TJH-GJS Document 136-2 Filed 09/04/18 Page 195 of 290 Page ID #:4967

Legal & Messenger Services
2934 1/2 Beverly Glen Circle, Suite 303
Bel-Air, CA 90077

## **Invoice**

Date	Invoice #
9/26/2016	1884

Bill To	
Law Offices of Todd Friedman 324 S. Beverly Drive, Suite 725 Beverly Hills, CA 90212	

P.O. No.	Terms	Project

Quantity	Description	Rate	Amount
	Anne Wolf v. Hewlett Packard Company; Case No.: 5:15-CV-01221-BRO-CJS		
	Service of: Plaintiff's Amended Request for Productions of Documents and Tangible Things to Defendant Hewlett Packard Company, Set Two Service to: 50 Fremont St., 20th Floor, San Francisco, CA 94105	75.00	75.00
	Same Day Rush	45.00	45.00
		Total	\$120.00

Case 5:15-cv-01221-TJH-GJS Document 136-2 Filed 09/04/18 Page 196 of 290 Page ID #:4968

Legal & Messenger Services
2934 1/2 Beverly Glen Circle, Suite 303
Bel-Air, CA 90077

In	V	0	IC	e

Date	Invoice #
9/15/2016	1882

Bill To	
Law Offices of Todd Friedman 324 S. Beverly Drive, Suite 725 Beverly Hills, CA 90212	

P.O. No.	Terms	Project

Quantity	Quantity Description		Rate	Amount
	Anne Wolf v. Hewlett Packard Company; Case No.: 5:15-CV-01221-BRO-C.  Service of: Plaintiff's Interrogatories to Defendant Hewlett Packard Company Service to: 50 Fremont St., 20th Floor, San Francisco, CA 94105		75.00	75.00
	Same Day Rush		45.00	45.00
			Total	\$120.00

Case 5:15-cv-01221-TJH-GJS Document 136-2 Filed 09/04/18 Page 197 of 290 Page ID #:4969

Legal & Messenger Services
2934 1/2 Beverly Glen Circle, Suite 303
Bel-Air, CA 90077

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Date	Invoice #
9/13/2016	1880

Bill To	
Law Offices of Todd Friedman 324 S. Beverly Drive, Suite 725 Beverly Hills, CA 90212	

P.O. No.	Terms	Project

Quantity	Description	Rate	Amount
	Anne Wolf v. Hewlett Packard Company; Case No.: 5:15-CV-01221-BRO-CJS		
	Service of: Plaintiff's Request for Productions of Documents and Tangible Things to Defendant Hewlett Packard Company, Set Two Service to: 50 Fremont St., 20th Floor, San Francisco, CA 94105	75.00	75.00
	Same Day Rush	45.00	45.00
		Total	\$120.0

Case 5:15-cv-01221-TJH-GJS Document 136-2 Filed 09/04/18 Page 198 of 290 Page ID #:4970

Legal & Messenger Services
2934 1/2 Beverly Glen Circle, Suite 303
Bel-Air, CA 90077

## **Invoice**

Date	Invoice #
10/13/2016	1916

Bill To	
Law Offices of Todd Friedman 324 S. Beverly Drive, Suite 725 Beverly Hills, CA 90212	

P.O. No.	Terms	Project

Quantity	Description	Rate	Amount
	Anne Wolf v. Hewlett Packard Company; Case No.; 5:15-cv-01221-BRO-GJS		
	Service to Xerox Corporation	95.00	95.00
	Service to: 45 Glover Ave., Norwalk, CT 06856		
		Total	#05.00
		Total	\$95.00

# Case 5:15-cv-01221-TJH-GJS Document 136-2 Filed 09/04/18 Page 199 of 290 Page ID #:4971

**Malone Process Service, LLC** 

**INVOICE** 

CalebMalone@gmail.com P.O. Box 720040 Dallas, TX 75372 Phone (214) 500-9851 Fax (512) 597-4191

INVOICE #12165 DATE: SEPTEMBER 3, 2018

Yoel Hanohov Law Offices of Todd Friedman 324 S Beverly Drive #725 Beverly Hills, CA 90212

DESCRIPTION	AMOUNT
Routine service of process to Dell, Inc. to CSC at 211 E 7 <sup>th</sup> St, Suite 620, Austin, TX 78701	\$79.00
Priority RUSH	\$20.00
5:15-cv-01221-BRO Anne Wolf	
TOTAL	\$99.00

16106 Route 59, Suite 200 Plainfield, IL 60586 (630) 299-4600

**ATTN: Yoel Hanohov** Law Offices of Todd M. Friedman, PC 9171 Wilshire Blvd., Suite 400 Beverly Hills, CA 90212

### **INVOICE FOR SERVICE**

IN RE: Anne Wolf v. Hewlett Packard Company

Court Case#: 5:15 CV 01221 BRO GJS

3333 Beverly Road Hoffman Estates, IL, 60179

Invoice#: 149269 Link#: 336683 Your Ref#: Date: 09/30/2016

**Item** Servee Desc **Amount** 

Service of Process Sears Holding Management \$65.00 Subpoena to Produce

Corporation, Attention: Legal Documents, Information, or Department Objects or to Permit Inspection

of Premises in a Civil Action

**TOTAL CHARGES:** \$65.00

**BALANCE:** \$65.00

ALL INVOICES ARE DUE UPON RECEIPT | FEIN 32-0055712

# CONFIRMATION For Process Serving

## **ONE LEGAL LLC**



#### This is not an invoice

ONE LEGAL CONFIRMATION FOR ORDER NO.: 11272060 DATE:

Customer: Law Offices of Todd M. Friedman, PC Attorney: Todd Friedman

Customer No.: 0069407 Attorney e-mail: tfriedman@attorneysforconsumers.cc

Address: Woodland Hills, CA 91367

Contact: Erika Campany

Contact e-mail: ecampany@toddflaw.com

Contact Phone: 888-595-9111 Ext 612

Contact Fax: 866-633-0228

Law Firm File No.: None

#### CASE INFORMATION:

Case Number: 5:16-cv-05820-EJD-SVK

County:

Court: United States District Court, Northern District of California Case Short Title: IN RE HP PRINTER FIRMWARE UPDATE LITIGATI vs.

#### **DOCUMENTS RECEIVED:**

No. Docs: 1 No. Pgs:

9

Subpoena to Produce Documents, Information, of Objects

Party to Serve: Lovetoner, LLC Service Address: 102 W. Service Rd, # 451

Champlain, NY 12919

### Confirmation Report. DO NOT PAY. An Invoice will be sent later.

Notes:	Services:	Summary of Charges:
Service Status: Failed  Emailed Affiliate for Status called customer and left a vm because address provided is for a Mailbox store. Server was told they do not accept service for this company. Awaiting a call back from customer to provide instructions as to how to proceed. Called customer and left a message asking for a phone call back. we need a different address or know if we need to close this order. Awaiting a call back. Called customer and left a message asking to please call us back. We need to know if there is another address to attempt service. I explained in the message that if we do not hear back by		169.95
Services will be invoiced later.	DO NOT PAY NOW.	<b>Total:</b> 169.95

## Case 5:15-cv-01221-TJH-GJS Document 136-2 Filed 09/04/18 Page 202 of 290 Page ID

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name and Address):  Todd Friedman, 216752  Law Offices of Todd M. Friedman, PC	# 4974 TELEPHONE NO. 888-595-9111 Ext 6		FOR COURT USE ONLY
21550 Oxnard St., Suite 780 Woodland Hills, CA 91367 ATTORNEY FOR (Name): Plaintiff	Ref. No. or File No.	ne	
United States District Court, Northern District of California 280 S. First St. #2112 San Jose, CA 95113-3008	AND		
IN RE HP PRINTER FIRMWARE UPDATE LITIGATI			
DEFENDANT: HP, Inc.			
NON SERVICE REPORT	TIME: D	DEPT/DIV:	CASE NUMBER: 5:16-CV-05820-EJD-SVK

I am and was on the dates herein mentioned a citizen of the United States, over 18 years of age and not a party to this action, and I received copies of the following:

Subpoena to Produce Documents, Information, of Objects

After due search, careful inquiry and diligent attempts at the following address(es), I have been unable to effect service of said process on: Lovetoner, LLC

(1) Business: Lovetoner, LLC 102 W. Service Rd, #451, Champlain, NY 12919

Process is being returned without service for the following reason(s):

On 8/11/2017 10:45:00 AM at address (1) above.

On 8/11/2017 10:45:00 AM at address (1) above. Not Found address provided is for Border Mail Depot. They do not accept any legal services for this company or any company.

Signature:

Fee for Service: \$ 169.95

Not a registered California process server.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

08/24/2017 Paul Fantone

T Dat T difficile

One Legal - 194-Marin

504 Redwood Blvd #223

Novato, CA 94947

415-491-0606

Paul Fantor

## **CONFIRMATION For Process** Serving

## ONE LEGAL LLC



### This is not an Invoice

11271722 DATE: 08/21/2017 ONE LEGAL CONFIRMATION FOR ORDER NO.:

Attorney: Todd Friedman Customer: Law Offices of Todd M. Friedman, PC

Attorney e-mail: tfriedman@attorneysforconsumers.cc Customer No.: 0069407

Contact: Erika Campany

Address: Woodland Hills, CA 91367 Contact e-mail: ecampany@toddflaw.com

Contact Phone: 888-595-9111 Ext 612

Contact Fax: 866-633-0228

Law Firm File No.: None

#### CASE INFORMATION:

Case Number: 5:16-cv-05820-EJD-SVK

County:

Court: United States District Court, Northern District of California Case Short Title: IN RE HP PRINTER FIRMWARE UPDATE LITIGATI vs.

#### **DOCUMENTS RECEIVED:**

No. Docs:

No. Pgs:

9

Subpoena To Produce Documents, Information, or Objects or To Permit Inspection of

Premises In a Civil Action

Party to Serve: 123inkjets.com, Inc.

Service Address: 2828 Cochran Street, St. 283

1

Simi Valley, CA 93065

Confirmation Report. DO NOT PAY. An Invoice will be sent later.

Notes:	Services:	Summary of Charges:
Service Status: Service Complete	Process Serving Attempts - Standard	69.95
disp by jl order failed due to: Unable to Serve Timely 8/11/2017 10:04 AM Given address is a UPS store, unable to serve a subpoena here, employee declined to verify whether or not subject is a box holder. no further instruction provided by customer.		
Services will be invoiced later	DO NOT PAY NOW	. <b>Total:</b> 69.95

## Case 5:15-cv-01221-TJH-GJS Document 136-2 Filed 09/04/18 Page 204 of 290 Page ID

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name and Address):	#: <del>4976                                    </del>	TELEPHONE NO.:	FOR COURT USE ONLY
Todd Friedman, 216752 Law Offices of Todd M. Friedman, PC 21550 Oxnard St., Suite 780	888-595-	9111 Ext 612	
Woodland Hills, CA 91367 ATTORNEY FOR (Name): Plaintiff	Ref. No. or File No.	None	
Insert name of court, judicial district or branch court, if any:			
United States District Court, Northern District of California			
280 S. First St. #2112			
San Jose, CA 95113-3008			
PLAINTIFF:			
IN RE HP PRINTER FIRMWARE UPDATE LITIGATI			
DEFENDANT:			
DATE:	TIME:	DEPT/D	IV: CASE NUMBER:
NON SERVICE REPORT			5:16-cv-05820-EJD-SVK

I am and was on the dates herein mentioned a citizen of the United States, over 18 years of age and not a party to this action, and I received copies of the following:

Subpoena To Produce Documents, Information, or Objects or To Permit Inspection of Premises In a Civil Action

After due search, careful inquiry and diligent attempts at the following address(es), I have been unable to effect service of said process on: 123inkjets.com, Inc.

(1)Business: 123inkjets.com, Inc. 2828 Cochran Street, St. 283, Simi Valley, CA 93065

Process is being returned without service for the following reason(s):

On 8/11/2017 10:04:00 AM at address (1) above. Given address is a UPS store, unable to serve a subpoena here, employee declined to verify whether or not subject is a box holder.

Fee for Service: \$ 69.95 Registered California process server.

County: VENTURA Registration No.: 618

**Andrew Jones** 

One Legal - 194-Marin 504 Redwood Blvd #223 Novato, CA 94947 I declare under penalty of perjury under the laws of the United States of America and the State of California that the foregoing is true and correct and that this declaration was executed on 08/19/2017 at Los Angeles, California.

Andrew Jones

Andrew Jones

OL# 11271722

# Case 5:15-cv-01221-TJH-GJS Document 136-2 Filed 09/04/18 Page 205 of 290 Page ID #:4977

GARY'S PROCESS SERVICE, INC. 14973 Interurban Avenue South Suite 201

**STATEMENT** 

12/1/2016

Tukwila, WA 98168 Phone: (206) 431-5699 Fax: (206) 431-5695

Todd M. Friedman LAW OFFICES OF TODD M. FRIEDMAN, P.C. 9171 Wilshire Blvd. Ste. 400 Beverly Hills, CA 90210

Phone: (877) 206-4741

Fax: (866) 633-0228

Statement covers Unpaid Invoices through 11/30/2016.

Invoice	Inv. Date	Person Served	Amount	Status
2016025883	9/23/2016	COSTCO WHOLESALE CORPORATION	\$55.00	PAST 60
ANNE WO	DLF			
HEWLET	T PACKARD C	OMPANY		
Case: 5:19	5-CV-01221-BF	RO-GJS CENTRAL DISTRICT Ref:		

TOTAL AMOUNT DUE: \$55.00

Current: \$0.00 Past 30: \$0.00 Past 60: \$55.00 Past 90: \$0.00 Past 120: \$0.00

## Case 5:15-cv-01221-TJH-GJS Document 136-2 Page 206 of 290 Page 666

## LAW OFFICES OF TODD M. FRIEDMAN

21550 OXNARD ST. STE 780 **WOODLAND HILLS, CA 91367** 



12/27/2016

PAY TO THE ORDER OF

garys process

\*\*55.00

garys process

**DOLLARS** 

a

TRUE WATERMARK PAPER - HOLD TO LIGHT TO VIEW PAPER CONTAINS TOWER ADHERION PROPERTIES HELT SENSITIVE RED IMAGE DISAPPEARS WITH HEAT SE

MEMO

#OO5666# #322271724# 203862958#

LAW OFFICES OF TODD M. FRIEDMAN garys process

12/27/2016

5666

55.00

Citi Non Marshall

55.00

5666

LAW OFFICES OF TODD M. FRIEDMAN garys process

12/27/2016

55.00

Citi Non Marshall

55.00

# CONFIRMATION For Process Serving

## ONE LEGAL LLC



This is not an Invoice

ONE LEGAL CONFIRMATION FOR ORDER NO.: 11272029 DATE: 08/15/2017

Customer: Law Offices of Todd M. Friedman, PC Attorney: Todd Friedman

Customer No.: 0069407 Attorney e-mail: tfriedman@attorneysforconsumers.cc

Address: Woodland Hills, CA 91367

Contact: Erika Campany

Contact e-mail: ecampany@toddflaw.com
Contact Phone: 888-595-9111 Ext 612

Contact Fax: 866-633-0228

Law Firm File No .: None

#### CASE INFORMATION:

Case Number: 5:16-cv-05820-EJD-SVK

County:

Court: United States District Court, Northern District of California

Case Short Title: IN RE HP PRINTER FIRMWARE UPDATE LITIGATI vs. HP, Inc. et, al.

### DOCUMENTS RECEIVED:

No. Docs:

No. Pgs:

9

Subpoena to Produce Documents, Information, or Objects or To Permit Inspection of Premises in a Civil Action

Party to Serve: LD Products, Inc.

Service Address: 3700 Cover St.

Long Beach, CA 90808

1

Confirmation Report. DO NOT PAY. An Invoice will be sent later.

Notes:	Services:	Summary of Charges:
Service Status: Service Complete	Process Serving - Standard	69.95
Dispatched by MB Emailed Affiliate for Status		
Services will be invoiced later.	DO NOT PAY NOW.	Total: 69.95

Case 5.15-CV-01221-13		#:4980	Paye	206 01 290 Page 1D
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name a Todd Friedman, 216752	nd Address):	TELEPHONE 888-595-9111 Ext		FOR COURT USE ONLY
Law Offices of Todd M. Friedm	nan, PC			
21550 Oxnard St., Suite 780				
Woodland Hills, CA 91367		Ref. No. or File No.	,	
ATTORNEY FOR (Name): Plaintiff		<u> </u>	lone	
Insert name of court, judicial district or branch court, if any:				
United States District Court, I	Northern District of Califo	ornia-Northern District o	)†	
280 S. First St. #2112				
San Jose, CA 95113-3008				
PLAINTIFF:				
IN RE HP PRINTER FIRMWA	RE UPDATE LITIGATI			
DEFENDANT:				
HP, Inc. et, al.				
	DATE:	TIME:	DEPT/DIV:	CASE NUMBER:
PROOF OF SERVICE	08/28/2017	12:00PM		5:16-cv-05820-EJD-SVK
				BY FAX
1. At the time of service I was a citiz	en of the United States ove	er 18 years of age and not	a party to t	his action, and I served copies of:
1. At the time of service I was a citiz	or, or are critical elates, eve			Others A settlemen

Subpoena to Produce Documents, Information, or Objects or To Permit Inspection of Premises in a Civil Action

2. Person Served (name):

LD Products, Inc. by serving Linda Nespole - Custodian of Records - Custodian of

Record

3. Date and Time of Delivery:

08/10/2017

9:26AM

4. Address where served:

3700 Cover St.

Long Beach, CA 90808

5. I received the above document(s) for service on (date):

08/07/2017

6. Witness Fees:

Witness fees and mileage both ways were not demanded or paid.

Fee for service (including Witness Fees if paid) \$: 69.95

Registered California process server. County: LOS ANGELES Registration No.: 2015177951

Andrew Huesca

One Legal - 194-Marin 504 Redwood Blvd #223 Novato, CA 94947 415-491-0606

Expiration:

I declare under penalty of perjury under the laws of the United States of America and the State of California that the foregoing is true and correct and that this declaration was executed on 08/15/2017 at Los Angeles, California.

Andrew Huesca

Andrew Huesca

OL# 11272029

# 

		#:4981			
ATTORNEY OR PARTY WITHOUT ATTORNEY (Na Todd Friedman, 216752	me and Address):	22	TELEPHOI		FOR COURT USE ONLY
Law Offices of Todd M. Frie	dman, PC			AL U 12	
21550 Oxnard St., Suite 780	)	<u></u>			
Woodland Hills, CA 91367 ATTORNEY FOR (Name): Plaintiff		Ref. No. o	r File No.	None	
Insert name of court, judicial district or branch court, if a					
United States District Cou	rt, Central District of Ca	alifornia			
350 W. First Street Los Angeles, CA 90012					
PLAINTIFF:				<u> </u>	
Anne Wolf					
DEFENDANT:					
Hewlett Packard Company					
	DATE:		TIME:	DEPT/DIV:	CASE NUMBER:
PROOF OF SERVICE	-				5:15-cv-01221-BRO-GJS
			<u> </u>	- '	J
1. At the time of service I was a ci		ver 18 year	s of age and not	a party to the	nis action, and I served copies of:
Subpoena, Attachment, Proc	f of Service				
		,			
2. Person Served (name):	Target Corporation by se		Corporation Sys	stem, Cathy	Prescher - Person
	authorized to accept ser	vice			
3. Date and Time of Delivery:	04/14/2017	11:44AM			
4. Address where served:	1010 Dale Street North	)			
	St. Paul, MN 55117				
	Ot. 1 dai, min oo 117				
5. I received the above docume	nt(s) for service on (date):	04/12/	2017		
6. Witness Fees: Witness	s fees and mileage both v	NOVE WOR	not domando	d or paid	
o. willess rees. Willess	rees and timeage both v	ways were	: not demande	u or paiu.	
Fee for service (including Witn	ness Fees if paid) \$: 95.	95			
					ws of the United States of
Not a registered California process	server. Am	erica that th	e foregoing is true	and correct	
4/14/2017 Dean Morin					
Dean Monn One Legal - 194-Marin					
504 Redwood Blvd #223			n (1		
Novata CA 94947	Signatur	·e·	Dean Horin	:	

Novato, CA 94947 415-491-0606

Signature:

Dean Morin

## Case 5:15-cv-01221-TJH-GJS Document 136-2 Filed 09/04/18 Page 210 of 290 Page ID

	11- 40	00		
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name at Todd M. Friedman, 216752 Law Offices of Todd M. Friedm		888-595-9111 Ex	1	FOR COURT USE ONLY
21550 Oxnard St., Suite 780 Woodland Hills, CA 91367 ATTORNEY FOR (Name): Plaintiff	Ref.	No. or File No.	None	
Insert name of court, judicial district or branch court, if any: United States District Court, C	Central District of California			
350 W. First Street				
Los Angeles, CA 90012				
PLAINTIFF:				
Anne Wolf				
DEFENDANT:				
Hewlett Packard Company				
	DATE:	TIME:	DEPT/DIV:	CASE NUMBER:
PROOF OF SERVICE	05/10/2017	12:00AM		5:15-cv-01221-BRO-GJS

1. At the time of service I was a citizen of the United States, over 18 years of age and not a party to this action, and I served copies of: Subpoena to Produce Documents, Information or Objects

2. Person Served (name):

Amazon.com, Inc. by serving, Corporation Service Company, Cynthia Jones- Person

Authorized to Accept

3. Date and Time of Delivery:

04/17/2017

10:47AM

4. Address where served:

300 Deschutes Way, Suite 304

Tumwater, WA 98501

5. I received the above document(s) for service on (date):

6. Witness Fees:

Witness fees and mileage both ways were not demanded or paid.

Fee for service (including Witness Fees if paid) \$: 95.95

Not a registered California process server.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

4/26/2017

Kelly Ferrin

One Legal - 194-Marin

504 Redwood Blvd #223

Novato, CA 94947

415-491-0606

Signature:

Kelly Ferrin

Kelly Ferrin

## **CONFIRMATION For Process** Serving

## ONE LEGAL LLC



No. Pgs:

8

#### This is not an Invoice

ONE LEGAL CONFIRMATION FOR ORDER NO.: 11271757 DATE:

Customer: Law Offices of Todd M. Friedman, PC Attorney: Todd Friedman

Customer No.: 0069407 **Attorney e-mail:** tfriedman@attorneysforconsumers.cc

Address: Woodland Hills, CA 91367 Contact: Erika Campany

Contact e-mail: ecampany@toddflaw.com

1

Contact Phone: 888-595-9111 Ext 612

Contact Fax: 866-633-0228

Law Firm File No .: None

CASE INFORMATION:

Case Number: 5:16-cv-05820-EJD-SVK

County:

**DOCUMENTS RECEIVED:** 

Court: United States District Court, Northern District of California Case Short Title: IN RE HP PRINTER FIRMWARE UPDATE LITIGATI vs.

No. Docs:

Subpoena to Produce Documents, Information, or Objects

Service Address: 300 Deschutes Way SW, Suite 304 Party to Serve: Amazon.com, Inc. c/o Corporation

> Tumwater, WA 98501 Service Company

Confirmation Report. DO NOT PAY. An Invoice will be sent later.

Notes:	Services:	Summary of Charges:
Service Status: Served Emailed POS to server for signature, ETA 4 days	Service on a Registered Agent (CT or CSC) - National	95.95
Services will be invoiced later.	DO NOT PAY NOW.	<b>Total:</b> 95.95

Case 5:15-cv-01221-	TJH-GJS Documer	nt 136-2 #:4984	Filed 09/04/	18 Page	212 of 290 Page ID
Todd Friedman, 216752 Law Offices of Todd M. Fried 21550 Oxnard St., Suite 780		TELEPHONE NO.: 888-595-9111 Ext 612			FOR COURT USE ONLY
Woodland Hills, CA 91367		Ref. No. or	File No.		
ATTORNEY FOR (Name): Plaintiff				None	
United States District Court 280 S. First St. #2112 San Jose, CA 95113-3008		alifornia			
PLAINTIFF:					
IN RE HP PRINTER FIRMW	ARE UPDATE LITIGA	TI			
DEFENDANT:					
	DATE:		TIME:	DEPT/DIV:	CASE NUMBER:
PROOF OF SERVICE			,		5:16-cv-05820-EJD-SVK
Subpoena to Produce Docum  2. Person Served (name):		Corporatio			erving Corporation Service
3. Date and Time of Delivery:	08/09/2017	11:49AM			
4. Address where served:	300 Deschutes Way S	SW, Suite 3	04		
	Tumwater, WA 98501				
5. I received the above documer	nt(s) for service on (date):	08/07/	2017		
6. Witness Fees: Witness	fees and mileage both	ways were	not demande	ed or paid.	

Fee for service (including Witness Fees if paid) \$: 95.95

Not a registered California process server.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

08/18/2017 Kelly Ferrin One Legal - 194-Marin 504 Redwood Blvd #223 Novato, CA 94947

415-491-0606

Signature:

Kelly Ferrin

# Case 5:15-cv-01221-TJH-GJS Document 136-2 Filed 09/04/18 Page 213 of 290 Page ID #:4985

		7. 1000		
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name and Addre Todd Friedman, 216752 Law Offices of Todd M. Friedman, I	•	TELEPHONE 888-595-9111 Ext		FOR COURT USE ONLY
21550 Oxnard St., Suite 780				
Woodland Hills, CA 91367 ATTORNEY FOR (Name): Plaintiff		Ref. No. or File No.	lone	
Insert name of court, judicial district or branch court, if any:		1		
United States District Court, Centr	al District of Californ	ia		
350 W. First Street				
Los Angeles, CA 90012				
PLAINTIFF:				
Anne Wolf				
DEFENDANT:				
Hewlett Packard Company				
DATE:		TIME:	DEPT/DIV:	CASE NUMBER:
PROOF OF SERVICE				5:15-cv-01221-BRO-GJS

1. At the time of service I was a citizen of the United States, over 18 years of age and not a party to this action, and I served copies of: Civil Subpoena, Attachment, Proof of Service

2. Person Served (name):

Amazon.com, Inc. by serving Corporation Service Company, Caroline Little - Person

Authorized to Accept

3. Date and Time of Delivery:

04/12/2017

12:23PM

4. Address where served:

300 Deshutes Way SW, Ste 34

Tumwater, WA 98501

5. I received the above document(s) for service on (date):

04/10/2017

6. Witness Fees:

Witness fees and mileage both ways were not demanded or paid.

Fee for service (including Witness Fees if paid) \$: 95.95

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

4/13/2017 Kelly Ferrin One Legal - 194-Marin 504 Redwood Blvd #223 Novato, CA 94947

415-491-0606

Signature:

Kelly Ferrin

Kelly Ferrin

## **CONFIRMATION For Process** Serving

## ONE LEGAL LLC



## This is not an Invoice

ONE LEGAL CONFIRMATION FOR ORDER NO.: 11271790 DATE: 08/16/2017

Customer: Law Offices of Todd M. Friedman, PC

Attorney: Todd Friedman

Customer No.: 0069407

Attorney e-mail: tfriedman@attorneysforconsumers.cc

Contact: Erika Campany

Address: Woodland Hills, CA 91367

Contact e-mail: ecampany@toddflaw.com Contact Phone: 888-595-9111 Ext 612

Contact Fax: 866-633-0228

Law Firm File No .: None

### **CASE INFORMATION:**

Case Number: 5:16-cv-05820-EJD-SVK

County:

Court: United States District Court, Northern District of California Case Short Title: IN RE HP PRINTER FIRMWARE UPDATE LITIGATION vs.

## **DOCUMENTS RECEIVED:**

No. Docs:

No. Pgs:

8

Subpoena to Produce Documents, Information, or Objects

Party to Serve: Best Buy Co. Inc. -- Legal Division

Service Address: 7601 Penn Ave. S.,

Minneapolis, MN 55423

1

Confirmation Report. DO NOT PAY. An Invoice will be sent later.

Notes:	Services:	Summary of Charges:
Service Status: Service Complete	National Process Serving - Standard	169.95
Emailed POS to server for signature, ETA 4 days		
Services will be invoiced later	DO NOT PAY NOW.	<b>Total:</b> 169.95

Todd Friedman, 216752 Law Offices of Todd M. Fried 21550 Oxnard St., Suite 780	lman, PC		-iled 09/04/618 3-595-9111 Ext		15 OF ROURT FRANCY ID
Woodland Hills, CA 91367		Ref. No. or I	File No.		
ATTORNEY FOR (Name): Plaintiff				lone	
Insert name of court, judicial district or branch court, if an United States District Court 280 S. First St. #2112 San Jose, CA 95113-3008		ornia			
PLAINTIFF:	/ADE LIDDATE LITIOATIO				
IN RE HP PRINTER FIRMW	ARE UPDATE LITIGATIO	)N			
DEFENDANI.					
PROOF OF SERVICE	DATE:		TIME:	DEPT/DIV:	case number: 5:16-cv-05820-EJD-SVK
At the time of service I was a cit Subpoena to Produce Docum		•	of age and not a	a party to th	is action, and I served copies of:
2. Person Served (name):	Best Buy Co. Inc Lega Counsel - Person Author			ʻilliam Ska	ıllerud, Associate General
3. Date and Time of Delivery:	08/09/2017 3	:49PM			
4. Address where served:	7601 Penn Ave. S.,				
	Minneapolis, MN 55423				
5. I received the above docume	nt(s) for service on (date):	08/07/	2017		
6. Witness Fees: Witness	fees and mileage both wa	ays were	not demanded	l or paid.	
Fee for service (including Witr					
Not a registered California process 8/11/2017 Chris F. Martin One Legal - 194-Marin			penalty of perjury e foregoing is true		aws of the United States of
504 Redwood Blvd #223			Chris F. Ma	rtin	
Novato, CA 94947	Signature	e: —			

415-491-0606

OL# 11271790

Chris F. Martin

## Case 5:15-cv-01221-TJH-GJS Document 136-2 Filed 09/04/18 Page 216 of 290 Page ID FOR COURT USE ONLY TELEPHONE NO.: ATTORNEY OR PARTY WITHOUT ATTORNEY (Name and Address): Todd Friedman, 216752 888-595-9111 Ext 612 Law Offices of Todd M. Friedman, PC 21550 Oxnard St., Suite 780 Woodland Hills, CA 91367 Ref. No. or File No. None ATTORNEY FOR (Name): Plaintiff Insert name of court, judicial district or branch court, if any: United States District Court, Central District of California 350 W. First Street Los Angeles, CA 90012 PLAINTIFF: Anne Wolf DEFENDANT: **Hewlett Packard Company** DEPT/DIV: CASE NUMBER: TIME: DATE: 5:15-cv-01221-BRO-GJS PROOF OF SERVICE 1. At the time of service I was a citizen of the United States, over 18 years of age and not a party to this action, and I served copies of:

Subpoena, Attachment, Proof of Service

2. Person Served (name):

Best Buy Co. Inc. by serving William Skallerud, V.P. Associate General Counsel - Person

Authorized to Accept

3. Date and Time of Delivery:

04/14/2017

2:10PM

4. Address where served:

7601 Penn Ave. S.

Minneapolis, MN 55423

5. I received the above document(s) for service on (date):

04/12/2017

6. Witness Fees:

Witness fees and mileage both ways were not demanded or paid.

Fee for service (including Witness Fees if paid) \$: 169.95

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

4/14/2017 Chris F. Martin One Legal - 194-Marin 504 Redwood Blvd #223 Novato, CA 94947 415-491-0606

Signature:

Chris F. Martin

Chris F. Martin OL# 10999333

# Case 5:15-cv-01221-TJH-GJS Document 136-2 Filed 09/04/18 Page 217 of 290 Page ID #:4989

	- 11	. 7000		
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name a Todd Friedman, 216752	and Address):	TELEPHONE NO 888-595-9111 Ext 6	1	FOR COURT USE ONLY
Law Offices of Todd M. Friedm	nan, PC			
21550 Oxnard St., Suite 780		<u>,                                      </u>		
Woodland Hills, CA 91367		Ref. No. or File No.		
ATTORNEY FOR (Name): Plaintiff		No.	<u>ne</u>	
Insert name of court, judicial district or branch court, if any:				•
United States District Court, 0	Central District of Californ	iia		
350 W. First Street				
Los Angeles, CA 90012				
PLAINTIFF:				
Anne Wolf				
DEFENDANT:				
Hewlett Packard Company		· .	•	
	DATE: -	TIME: D	EPT/DIV:	CASE NUMBER:
PROOF OF SERVICE				5:15-cv-01221-BRO-GJS
	· · · · · · · · · · · · · · · · · · ·			

1. At the time of service I was a citizen of the United States, over 18 years of age and not a party to this action, and I served copies of Subpoena to Produce Documents, Information and Objects, Attachment and Proof of Service

2. Person Served (name):

Best Buy, Inc. by serving William R. Skallerud, V.P, Assoc. General Counsel - Person

Authorized to Accept

3. Date and Time of Delivery:

04/11/2017

3:56PM

4. Address where served:

7601 Penn Ave., S.

Richfield, MN 55423

5. I received the above document(s) for service on (date):

04/10/2017

6. Witness Fees:

Witness fees and mileage both ways were not demanded or paid.

Fee for service (including Witness Fees if paid) \$: 169.95

Not a registered California process server.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

4/11/2017 Chris F. Martin One Legal - 194-Marin 504 Redwood Blvd #223 Novato, CA 94947

415-491-0606

Signature:

Chris F. Martin

Chris F. Martin

## ONE LEGAL LLC



### This is not an Invoice

ONE LEGAL CONFIRMATION FOR ORDER NO.: 10657956 DATE: 11/15/2016

Customer: Law Offices of Todd M. Friedman, PC Attorney: Todd Friedman

Customer No.: 0069407 Attorney e-mail: tfriedman@attorneysforconsumers.cc

Address: Beverly Hills, CA 90212 Contact: Erika Campany

Contact e-mail: ecampany@toddflaw.com

Contact Phone: 888-595-9111 Ext 612

Contact Fax: 866-633-0228

Law Firm File No.: None

CASE INFORMATION:

Case Number: 5:15-cv-01221-BRO-GJS

County:

Court: United States District Court, Central District of California

Case Short Title: Anne Wolf vs. Hewlett Packard Company

DOCUMENTS RECEIVED:

No. Docs: 2 No. Pgs: 4

Subpoena, Attachment

Party to Serve: Brother international Corporation - legal Service Address: 200 Crossing Blvd

department Bridgewater, NJ 08807

Notes:	Services:	Summary of Charges:
Service Status: Service Complete e-mailed affiliate for status. Emailed POS to server for signature, ETA 4 days	National Process Serving - Standard	169.95
Services will be invoiced later.	DO NOT PAY NOW.	<b>Total:</b> 169.95

# Case 5:15-cv-01221-TJH-GJS Document 136-2 Filed 09/04/18 Page 219 of 290 Page ID

	#:499	L		
and Address):		,		FOR COURT USE ONLY
nan. PC	٥	88-595-9111 EX	612	
5				
	Ref. No.			
		.	ione	, •
		•	•	
Central Distri	ct of California			
			<u>_</u>	
	,			
DATE:		TIME:	DEPT/DIV:	CASE NUMBER: -
			-	5:15-cv-01221-BRO-GJS
	nan, PC	end Address):  Nan, PC  Ref. No.  Central District of California	TELEPHONE 888-595-9111 Ext nan, PC Ref. No. or File No.  Central District of California	Ref. No. or File No.  Central District of California

2. Person Served (name):

Brother international Corporation - legal department by serving Michael Lynch, Senior

Corporate Counsel - Person Authorized to Accept

3. Date and Time of Delivery:

11/08/2016

3:10PM

4. Address where served:

200 Crossing Blvd

Bridgewater, NJ 08807

5. I received the above document(s) for service on (date):

11/04/2016

6. Witness Fees:

Witness fees and mileage both ways were not demanded or paid.

Fee for service (including Witness Fees if paid) \$: 169.95

Not a registered California process server.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Ted Cordasco One Legal - 194-Marin 504 Redwood Blvd #223 Novato, CA 94947

415-491-0606

Signature:

Ted Cordasco

### ONE LEGAL LLC



#### This is not an Invoice

ONE LEGAL CONFIRMATION FOR ORDER NO.: 10749360 DATE:

Customer: Law Offices of Todd M. Friedman, PC Attorney: Todd Friedman

Customer No.: 0069407 Attorney e-mail: tfriedman@attorneysforconsumers.cc

Address: Woodland Hills, CA 91367

Contact: Erika Campany

Contact e-mail: ecampany@toddflaw.com
Contact Phone: 888-595-9111 Ext 612

Contact Fax: 866-633-0228

Law Firm File No.: None

**CASE INFORMATION:** 

Case Number: 5:15-cv-01221-BRO-GJS

County:

Court: United States District Court, Central District of California

Case Short Title: Anne Wolf vs. HP, Inc.

DOCUMENTS RECEIVED: No. Docs: 1 No. Pgs: 4

Subpoena

Party to Serve: Canon USA, Inc. Service Address: One Canon Park

Melville,, NY 11747

Notes:	Services:	Summary of Charges:
Service Status: Served	National Process Serving - Priority	199.95
Emailed POS to server for signature, ETA 4 days		
Services will be invoiced later.	DO NOT PAY NOW.	<b>Total:</b> 199.95

### 888-595-9111 Ext 612 1 Todd Friedman, 216752 Law Offices of Todd M. Friedman, PC 2 21550 Oxnard St., Suite 780 Woodland Hills, CA 91367 3 Representing: Plaintiff File No. None 4 5 6 7 United States District Court, Central District of California 8 9 Central District of California - District - Los Angeles - 312 N. Spring St 10 11 12 Anne Wolf Case No. 5:15-cv-01221-BRO-GJS 13 Proof of Service of: Plaintiff/Petitioner 14 Subpoena vs. 15 16 HP, Inc. 17 Defendant/Respondent 18 Service on: 19 Canon USA, Inc. 20 21 Hearing Date: 22 Hearing Time: 23 Div/Dept: 24 25 26 27 28

PROOF OF SERVICE

OL#10749360

Case 5:15-cv-01221-TJH-GJS Document 136-2 Filed 09/04/18 Page 221 of 290 Page ID #:4993

Case 5.15-CV-01221-	11H-G12 DOCUII	#:4994	Filed 09/04	4/18 Paye	222 01 290 Page 1D
FORNEY OR PARTY WITHOUT ATTORNEY (Name	e and Address):			PHONE NO.:	FOR COURT USE ONLY
⇒dd Friedman, 216752 aw Offices of Todd M. Fried	man PC	88	8-595-9111	Ext 612	
21550 Oxnard St., Suite 780	man, i O				
Woodland Hills, CA 91367		Ref. No. o	r File No.		
ATTORNEY FOR (Name): Plaintiff				None	
Insert name of court, judicial district or branch court, if any		- f O - lifei -			
United States District Cou 312 N. Spring St. #G-8	rt, Central District	or California			
Los Angeles, CA 90012					
PLAINTIFF:			·	<u> </u>	
Anne Wolf					
					MANAGE AND
DEFENDANT:					
HP, Inc.					
	DATE:		TIME:	DEPT/DIV:	CASE NUMBER:
PROOF OF SERVICE					5:15-cv-01221-BRO-GJS
<ol> <li>At the time of service I was a citi Subpoena</li> </ol>	zen oi ine Unilea State	es, over to year	s or age and	пот а рапу то т	nis action, and I served copies c
2. Person Served (name):	Canon USA, Inc. by Person Authorized		rey Fields , .	Associate Ge	eneral Counsel -
3. Date and Time of Delivery:	12/27/2016	2:27PM			
4. Address where served:	One Canon Park				
	Melville,, NY 11747	7			
5. I received the above documer	nt(s) for service on (da	ate): 12/21	/2016		
6. Witness Fees: Witness	fees and mileage b	oth ways wer	e not demar	nded or paid.	
Fee for service (including Witn	ess Fees if paid) \$:	199.95			
ot a registered California process s	erver.			rjury under the true and correc	laws of the United States of tt.
OBERT MAURUS					
ne Legal - 194-Marin					
04 Redwood Blvd #223					
ovato, CA 94947	Sian	ature: –	Robert Ma	wus	
,	Cigii				

415-491-0606

OL# 10749360

ROBERT MAURUS

### ONE LEGAL LLC



### This is not an Invoice

ONE LEGAL CONFIRMATION FOR ORDER NO.: 11271821 DATE: 08/11/2017

Customer: Law Offices of Todd M. Friedman, PC Attorney: Todd Friedman

Customer No.: 0069407 Attorney e-mail: tfriedman@attorneysforconsumers.cc

Address: Woodland Hills, CA 91367 Contact: Erika Campany

Contact e-mail: ecampany@toddflaw.com
Contact Phone: 888-595-9111 Ext 612

Contact Fax: 866-633-0228

Law Firm File No.: None

CASE INFORMATION:

Case Number: 5:16-cv-05820-EJD-SVK

County:

Court: United States District Court, Northern District of California

Case Short Title: IN RE HP PRINTER FIRMWARE UPDATE LITIGATI vs. HP, Inc.

DOCUMENTS RECEIVED:

No. Docs:

No. Pgs:

8

Subpoena To Produce Documents, Information, or Objects or To Permit Inspection of

Premises In a Civil Action

Party to Serve: Carrot Ink, LLC Service Address: 6520 Platt Ave, #643

West Hills, CA 91307

Notes:		Services:	Summary of Charges:
Service Status:	Service Complete	Process Serving - Standard	69.95
disp by jl			,
Con	ices will be invoiced later.	DO NOT PAY NOW.	Total: 60.05
Serv	ices will be invoiced later.	DO NOT PAY NOW.	Total: 69.95

## Case 5:15-cv-01221-TJH-GJS Document 136-2 Filed 09/04/18 Page 224 of 290 Page ID TELEPHONE NO. FOR COURT USE ONLY ATTORNEY OR PARTY WITHOUT ATTORNEY (Name and Address): Todd Friedman, 216752 888-595-9111 Ext 612 Law Offices of Todd M. Friedman, PC 21550 Oxnard St., Suite 780 Woodland Hills, CA 91367 Ref. No. or File No. None ATTORNEY FOR (Name): Plaintiff Insert name of court, judicial district or branch court, if any: United States District Court, Northern District of California-Northern District of 280 S. First St. #2112 San Jose, CA 95113-3008 IN RE HP PRINTER FIRMWARE UPDATE LITIGATI DEFENDANT: HP, Inc. TIME: DEPT/DIV: CASE NUMBER: DATE PROOF OF SERVICE 5:16-cv-05820-EJD-SVK 1. At the time of service I was a citizen of the United States, over 18 years of age and not a party to this action, and I served copies of Subpoena To Produce Documents, Information, or Objects or To Permit Inspection of Premises In a Civil Action 2. Person Served (name): Carrot Ink, LLC by serving JIMMY VASQUEZ - Person Authorized to Accept 3. Date and Time of Delivery: 08/09/2017 2:58PM 4. Address where served: 6520 Platt Ave, #643 West Hills, CA 91307 5. I received the above document(s) for service on (date): 08/07/2017 Witness fees and mileage both ways were not demanded or paid. 6. Witness Fees: Fee for service (including Witness Fees if paid) \$: 69.95 I declare under penalty of perjury under the laws of the United States of America and the State of California that the foregoing is true and correct and Registered California process server. that this declaration was executed on 08/11/2017 at Los Angeles, California. County: Los Angeles Registration No.: 2627 Humberto Palacio

One Legal - 194-Marin 504 Redwood Blvd #223

Novato, CA 94947

415-491-0606

Humberto Palacio

Humberto Palacio

# Case 5:15-cv-01221-TJH-GJS Document 136-2 Filed 09/04/18 Page 225 of 290 Page ID

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name of Todd Friedman, 216752)  Law Offices of Todd M. Friedm	88	TELEPHONE NO.: 8-595-9111 Ext 61	2	FOR COURT USE ONLY
21550 Oxnard St., Suite 780 Woodland Hills, CA 91367 ATTORNEY FOR (Name): Plaintiff	Ref. No. o	File No.	ne	
Insert name of court, judicial district or branch court, if any:				
United States District Court, 0	Central District of California			
350 W. First Street				
Los Angeles, CA 90012				
PLAINTIFF:				
Anne Wolf				
Affile vvoii				
DEFENDANT:	•			
Hewlett Packard Company				
	DAŤE: -	TIME: DE	PT/DIV:	CASE NUMBER:
PROOF OF SERVICE				5:15-cv-01 <u>2</u> 21-BRO-GJS

1. At the time of service I was a citizen of the United States, over 18 years of age and not a party to this action, and I served copies of: Subpoena to Produce Documents, Information and Objects, Attachment and Proof of Service

2. Person Served (name):

Circuit City Stores, Inc. by serving Maria Ramsart, Process Specialist - Person Authorized

to Accept

3. Date and Time of Delivery:

04/11/2017

11:50AM

4. Address where served:

80 State St.

Albany, NY 12207

5. I received the above document(s) for service on (date):

04/10/2017

6. Witness Fees:

Witness fees and mileage both ways were not demanded or paid.

Fee for service (including Witness Fees if paid) \$: 95.95

Not a registered California process server.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Jeffrey Teitel

4/11/2017 Jeffrey Teitel One Legal - 194-Marin 504 Redwood Blvd #223 Novato, CA 94947

415-491-0606

Signature

Jeffrey Teitel

## **ONE LEGAL LLC**



### This is not an Invoice

ONE LEGAL CONFIRMATION FOR ORDER NO.: 11271840 DATE: 08/11/2017

Customer: Law Offices of Todd M. Friedman, PC Attorney: Todd Friedman

Customer No.: 0069407 Attorney e-mail: tfriedman@attorneysforconsumers.cc

Address: Woodland Hills, CA 91367

Contact: Erika Campany

Contact: Desired to mail: company@tod

Contact e-mail: ecampany@toddflaw.com
Contact Phone: 888-595-9111 Ext 612

Contact Fax: 866-633-0228

Law Firm File No.: None

#### **CASE INFORMATION:**

Case Number: 5:16-cv-05820-EJD-SVK

County:

Court: United States District Court, Northern District of California Case Short Title: IN RE HP PRINTER FIRMWARE UPDATE LITIGATI vs.

#### DOCUMENTS RECEIVED:

No. Docs:

No. Pgs:

8

Subpoena to Produce Documents, Information or Objects or to Permit Inspection of Premises in a Civil Action

Party to Serve: CompAndSave.com Inc.

Service Address: 38929 CHERRY ST

NEWARK, CA 94560

Notes:	Services:	Summary of Charges:
Service Status: Service Complete  Dispatched by: KR	Process Serving - Standard Mailing Declaration Fee	69.95 11.95
Services will be invoiced later.	DO NOT PAY NOW.	Total: 81.90

Case 5:15-cv-01221-T	JH-GJS Docume	ent 136-2 #:4999	Filed 09/0	4/18 Page	e 227 of 290 Page ID
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name Todd Friedman, 216752 Law Offices of Todd M. Friedm 21550 Oxnard St., Suite 780 Woodland Hills, CA 91367 ATTORNEY FOR (Name): Plaintiff	,		8-595-9111	Ext 612	FOR COURT USE ONLY
Insert name of court, judicial district or branch court, if any United States District Court, Nort 280 S. First St. #2112 San Jose, CA 95113-3008		ia		None	
PLAINTIFF:		·····			
IN RE HP PRINTER FIRMWA	RE UPDATE LITIGA	\TI			
DEFENDANT:					
PROOF OF SERVICE	DATE:		TIME:	DEPT/DIV:	CASE NUMBER: 5:16-cv-05820-EJD-SVK
Subpoena to Produce Docume  2. Party Served:	ents, Information or ( CompAndSave.cor		Permit Insp	ection of Pre	emises in a Civil Action
3. Person Served:	TAK SHING YEUN	G - Person /	Authorized t	o Accept Ser	vice of Process
a. Left with:	Erica Gregorio, Op	erations Mar	nager - Pers	on In Charge	e Of Office
4. Date & Time of Delivery:	08/10/2017	3:32PM		Ū	
5. Address, City and State:	38929 CHERRY ST NEWARK, CA 9456				
6. Manner of Service:	(business) a person a	at least 18 yea on served. I int	rs of age app formed him/h	parently in cha er of the gene	o, Operations Manager , arge of the office or usual place o ral nature of the papers. I caused g is attached.

Fee for Service: \$81.90

Registered California process server.

County:

415-491-0606

Registration No.: Expirationer Warren One Legal - 194-Marin 504 Redwood Blvd #223

Signature: Novato, CA 94947

t declare under penalty of perjury under the laws of the United States of America and the State of California that the foregoing is true and correct and that this declaration was executed on 08/11/2017 at Los Angeles, California.

Len Tucker Warren

Len Tucker Warren

OL#: 11271840

## Case 5:15-cv-01221-TJH-GJS Document 136-2 Filed 09/04/18 Page 228 of 290 Page ID

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name an	d Address):	TELEPHONE NO	O.:	FOR COURT USE ONLY
Todd Friedman, 216752		888-595-9111 Ext 612		
Law Offices of Todd M. Friedman	, PC	000 000 0111 EXT	′′~	
21550 Oxnard St., Suite 780				
Woodland Hills, CA 91367		Ref. No. or File No.		
ATTORNEY FOR (Name): Plaintiff		No	one	
Insert name of court, judicial district or branch court, if any:				
United States District Court, Northe	ern District of California			
280 S. First St. #2112				
San Jose, CA 95113-3008				
PLAINTIFF:				
IN RE HP PRINTER FIRMWAR	RE UPDATE LITIGATI			
DEFENDANT:			· · · · · · · · · · · · · · · · · · ·	
	DATE:	TIME:	DEPT/DIV:	CASE NUMBER:
PROOF OF SERVICE BY MAIL				5:16-cv-05820-EJD-SVK

I am a citizen of the United States, over the age of 18 and not a party to the within action. My business address is 504 Redwood Blvd #223, Novato, CA 94947.

On 08/11/2017, after substituted service under section CCP 415.20(a) or 415.20(b) or FRCP 4(e)(2)(B) or FRCP 4(h)(1)(B) was made (if applicable), I mailed copies of the:

Subpoena to Produce Documents, Information or Objects or to Permit Inspection of Premises in a Civil Action

to the person to be served at the place where the copies were left by placing a true copy thereof enclosed in a sealed envelope, with First Class postage thereon fully prepaid, in the United States Mail at Los Angeles, California, addressed as follows:

CompAndSave.com Inc.

TAK SHING YEUNG

38929 CHERRY ST

NEWARK, CA 94560

I am readily familiar with the firm's practice for collection and processing of documents for mailing. Under that practice, it would be deposited within the United States Postal Service, on that same day, with postage thereon fully prepaid, in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if postal cancellation date or postage meter date is more than one (1) day after date of deposit for mailing in affidavit.

Fee for Service: \$81.90

Karen Rodriguez

One Legal - 194-Marin 504 Redwood Blvd #223 Novato, CA 94947 I declare under penalty of perjury under the laws of the United States of America and the State of California that the foregoing is true and correct and that this declaration was executed on 08/11/2017 at Los Angeles, California.

Karen Rodriguez

OL#: 11271840

### ONE LEGAL LLC



### This is not an Invoice

ONE LEGAL CONFIRMATION FOR ORDER NO.: 11272080 DATE: 08/17/2017

Customer: Law Offices of Todd M. Friedman, PC Attorney: Todd Friedman

Customer No.: 0069407 Attorney e-mail: tfriedman@attorneysforconsumers.cc

Address: Woodland Hills, CA 91367

Contact: Erika Campany

Contact e-mail: ecampany@toddflaw.com
Contact Phone: 888-595-9111 Ext 612

Contact Fax: 866-633-0228

Law Firm File No .: None

**CASE INFORMATION:** 

Case Number: 5:16-cv-05820-EJD-SVK

County:

Court: United States District Court, Northern District of California

Case Short Title: IN RE HP PRINTER FIRMWARE UPDATE LITIGATI vs. HP, Inc.

**DOCUMENTS RECEIVED:** 

No. Docs:

No. Pgs:

9

Subpoena To Produce Documents, Information, or Objects or To Permit Inspection of

Premises In a Civil Action

Party to Serve: Comptree Inc.

Service Address: 18961 Arenth Avenue

City Of Industry, CA 91748

Notes:		Services:	Summary of Charges:
Service Status:	Service Complete	Process Serving - Standard	69.95
disp by jl			
	•		
Ser	vices will be invoiced later.	DO NOT PAY NOW.	<b>Total:</b> 69.95

### Case 5:15-cv-01221-TJH-GJS Document 136-2 Filed 09/04/18 Page 230 of 290 Page ID #:5002

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name and Todd Friedman, 216752 Law Offices of Todd M. Friedma		TELEPHONE 888-595-9111 Ex	1	FOR COURT US	SE ONLY
21550 Oxnard St., Suite 780 Woodland Hills, CA 91367 ATTORNEY FOR (Name): Plaintiff	F	kef. No. or File No.	None		
Insert name of court, judicial district or branch court, if any: United States District Court, No. 280 S. First St. #2112 San Jose, CA 95113-3008	orthern District of Californ	ia-Northern District o	of		
PLAINTIFF: IN RE HP PRINTER FIRMWAF	RE UPDATE LITIGATI				
DEFENDANT: HP, Inc.				,	
PROOF OF SERVICE	DATE: 08/28/2017	12:00PM	DEPT/DIV:	CASE NUMBER 5:16-cv-058	320-EJD-SVK

1. At the time of service I was a citizen of the United States, over 18 years of age and not a party to this action, and I served copies of: Subpoena To Produce Documents, Information, or Objects or To Permit Inspection of Premises In a Civil Action

2. Person Served (name):

Comptree Inc. by serving "Jane" "Doe", Asian/F/50yrs/5'4/130lbs/Black Hair - Person

Authorized to Accept

3. Date and Time of Delivery:

08/11/2017

8:10PM

4. Address where served:

18961 Arenth Avenue

City Of Industry, CA 91748

5. I received the above document(s) for service on (date):

08/07/2017

6. Witness Fees:

Witness fees and mileage both ways were not demanded or paid.

Fee for service (including Witness Fees if paid) \$: 69.95

Registered California process server.

County: Los Angeles

Registration No.: 2013154334

Juan Juarez Medina

One Legal - 194-Marin

Novato, CA 94947

415-491-0606

504 Redwood Blvd #223

Juan Juarez Medina

I declare under penalty of perjury under the laws of the United States of America and the State of California that the pregoing is true and correct and

that this declaration was executed on 08/16/2017 at Los Angeles, California.

	-TJH-GJS Docur				231 of 290 Page II	
ATTORNEY OR PARTY WITHOUT ATTORNEY (Na	me and Address):	#:5003	TELEPHON	l l	FOR COURT USE ONLY	
Todd Friedman, 216752 Law Offices of Todd M. Frie	dman_PC+	88	8-595-9111 E	xt 612	and the second s	
21550 Oxnard St., Suite 780	•				*	
Woodland Hills, CA 91367		Ref. No. o	r File No.			
ATTORNEY FOR (Name): Plaintiff				None	. •	•
Insert name of court, judicial district or branch court, if a		California	•			
United States District Cour 350 W. First Street	t, Central District of	Calliornia				
Los Angeles, CA 90012						
-						
PLAINTIFF: Anne Wolf						
DEFENDANT:						
Hewlett Packard Company						
	DATE:		TIME:	DEPT/DIV:	CASE NUMBER:	
PROOF OF SERVICE		• .	-		5:15-cv-01221-BRO-	GJS
Subpoena, Attachment, Proc						
2. Person Served (name):	Costco Wholesale Authorized to Acce	•	y serving Gary	Swearing	en, Corporate Counse	I - Pers
3. Date and Time of Delivery:	04/19/2017	4:52PM				
4. Address where served:	999 Lake Dr.					
	Issaquah, WA 980	)27				
<ul><li>5. I received the above docume</li><li>6. Witness Fees: Witness</li></ul>						
o. vviiness i ees.	s fees and mileage b	our ways were	e not demande	u or paiu.		
Fee for service (including Witr	ness Fees if paid) \$:	169.95				
ot a registered California process [21/2017 reven Sundell	server.		penalty of perjury e foregoing is true		aws of the United States of	
ne Legal - 194-Marin						
04 Redwood Blvd #223		St	even Sundell			
ovato, CA 94947	Siar	nature: —				<del></del>

415-491-0606

OL# 10999347

Steven Sundell

Case 5:15-cv-01221	-TJH-GJS Documer	nt 136-2			232 of 290 Page ID
ATTORNEY OR PARTY WITHOUT ATTORNEY (Nan		#·5004	TELEPHO	NE NO.:	FOR COURT USE ONLY
Todd Friedman, 216752 Law Offices of Todd M. Fried	lman PC	888	3-595-9111 E	xt 612	
21550 Oxnard St., Suite 780					
Woodland Hills, CA 91367		Ref. No. or	File No.		
ATTORNEY FOR (Name): Plaintiff				None	
Insert name of court, judicial district or branch court, if ar		fornia			
United States District Court 350 W. First Street	, Central District of Calif	ioma			
Los Angeles, CA 90012					
Anne Wolf					
DEFENDANT:					
Hewlett Packard Company					-
DD005.05.05DV405	DATE:		TIME:	DEPT/DIV:	CASE NUMBER:
PROOF OF SERVICE					5:15-cv-01221-BRO-GJS
At the time of service I was a ci Subpoena to Produce Docum					
2. Person Served (name):	Costco Wholesale Co Authorized to Accept	rporation t	y serving Jul	iann Buron	, Corporate Counsel - Person
3. Date and Time of Delivery:	04/11/2017	1:20PM			
4. Address where served:	999 Lake Drive				
	Issaquah, WA 98027				
5. I received the above docume	ent(s) for service on (date)	: 04/10	/2017		
6. Witness Fees: Witness	s fees and mileage both	n ways were	e not demand	ed or paid.	
Fee for service (including Wit	ness Fees if paid) \$: 16	69.95			
Not a registered California process			r penalty of perjune foregoing is to		laws of the United States of ct.
4/17/2017 Heather Cissna					
One Legal - 194-Marin					
504 Redwood Blvd #223			Heather	Cissna	
Novato, CA 94947	Signat	ure: —			

415-491-0606

Heather Cissna

## ONE LEGAL LLC



#### This is not an Invoice

ONE LEGAL CONFIRMATION FOR ORDER NO.: 11218971 DATE: 07/26/2017

Customer: Law Offices of Todd M. Friedman, PC Attorney: Todd Friedman

Customer No.: 0069407 Attorney e-mail: tfriedman@attorneysforconsumers.cc

Address: Woodland Hills, CA 91367

Contact: Erika Campany

Contact e-mail: ecampany@toddflaw.com
Contact Phone: 888-595-9111 Ext 612

Contact Fax: 866-633-0228

Law Firm File No.: None

**CASE INFORMATION:** 

Case Number: 5:15-cv-01221-BRO-GJS

County:

Court: United States District Court, Central District of California

Case Short Title: Anne Wolf vs. D&H Distributing Co.

DOCUMENTS RECEIVED: No. Docs: 1 No. Pgs: 6

Subpoena to Produce Documents, Information or Objects

Party to Serve: D&H Distributing Co Service Address: 2525 North 7th Street

Harrisburg, PA 17110

Notes:	Services:	Summary of Charges:
Service Status: Service Complete	National Process Serving - Priority	199.95
Dispatched by: KC Emailed POS to server for signature, ETA 4 days		
Services will be invoiced later.	DO NOT PAY NOW.	<b>Total:</b> 199.95

# Case 5:15-cv-01221-TJH-GJS Document 136-2 Filed 09/04/18 Page 234 of 290 Page ID ATTORNEY OR PARTY WITHOUT ATTORNEY (Name and Address): #:5006 TELEPHONE NO.: FOR COURT USE ONLY Todd Friedman 216752

attorney or party without attorney (Name a Todd Friedman, 216752 Law Offices of Todd M. Friedm		#:5006 888-595	TELEPHONE NO.: 5-9111 Ext 61	2	FOR COURT USE ONLY
21550 Oxnard St., Suite 780					
Woodland Hills, CA 91367		Ref. No. or File No.	Nor		
ATTORNEY FOR (Name): Plaintiff  Insert name of court, judicial district or branch court, if any.			Nor		
United States District Court, C	`antral District of Ca	difornia			
350 W. First Street	Citial District of Ca	amorria			
Los Angeles, CA 90012					
LOS Aligeles, CA 90012					
PLAINTIFF:					
Anne Wolf					
DEFENDANT:			HABINIMANIA TITLE TO THE TOTAL TOTAL TOTAL		
D&H Distributing Co.					
	DATE:	TIME:	DE	PT/DIV:	CASE NUMBER:
PROOF OF SERVICE					5:15-cv-01221-BRO-GJS

1. At the time of service I was a citizen of the United States, over 18 years of age and not a party to this action, and I served copies of: Subpoena to Produce Documents, Information or Objects

2. Person Served (name):

D&H Distributing Co by serving Michael Schwab, Co-President - Person Authorized to

Accept

3. Date and Time of Delivery:

07/18/2017

12:15PM

4. Address where served:

2525 North 7th Street

Harrisburg, PA 17110

5. I received the above document(s) for service on (date):

07/17/2017

6. Witness Fees:

Witness fees and mileage both ways were not demanded or paid.

Fee for service (including Witness Fees if paid) \$: 199.95

Not a registered California process server.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Bernard Wojciechowski One Legal - 194-Marin 504 Redwood Blvd #223 Novato, CA 94947 415-491-0606

Signature:

Bernard Wojciechowski

Bernard Wojciechowski

## **ONE LEGAL LLC**



### This is not an Invoice

ONE LEGAL CONFIRMATION FOR ORDER NO.:	11271862	DATE:	08/09/2017
---------------------------------------	----------	-------	------------

Customer: Law Offices of Todd M. Friedman, PC Attorney: Todd M. Friedman

Customer No.: 0069407 Attorney e-mail: tfriedman@attorneysforconsumers.cc

Address: Woodland Hills, CA 91367

Contact: Erika Campany

Contact e-mail: ecampany@toddflaw.com

Contact Phone: (888)595-9111 Ext 612

Contact Fax: (866)633-0228

Law Firm File No.:

### CASE INFORMATION:

Case Number: 5:16-cv-05820-EJD-SVK

County:

Court: United States District Court, Northern District of California

Case Short Title: IN RE HP PRINTER FIRMWARE UPDATE LITIGATI vs. HP, Inc.

DOCUMENTS RECEIVED:

No. Docs:

No. Pgs:

8

Subpoena

Party to Serve: Ebay, Inc.

Service Address: 818 W. 7th St., Ste 930

Los Angeles, CA 90017

1

Notes:	Services:	Summary of Charges:
Service Status: Service Complete  Dispatched by:	Service on a Registered Agent (CT or CSC)	39.95
Services will be invoiced later	DO NOT PAY NOW	Total: 39.95

# Case 5:15-cv-01221-TJH-GJS Document 136-2 Filed 09/04/18 Page 236 of 290 Page ID

		<u> </u>		
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name at Todd M. Friedman, 216752	d Address):	TELEPHONE N (888)595-9111 Ext (		FOR COURT USE ONLY
Law Offices of Todd M. Friedm	an, PC			
21550 Oxnard St.,, 780				
Woodland Hills, CA 91367	•	Ref. No. or File No.		·
ATTORNEY FOR (Name): Plaintiff				
insert name of court, judicial district or branch court, if any:				
United States District Court, N	Iorthern District of Califo	ornia-Northern District of		
280 S. First St. #2112				
San Jose, CA 95113-3008				
PLAINTIFF:				•
IN RE HP PRINTER FIRMWA	RE UPDATE LITIGATI			
DEFENDANT:				
HP, Inc.	•			
	DATE:	TIME:	DEPT/DIV:	CASE NUMBER:
PROOF OF SERVICE	·			5:16-cv-05820-EJD-SVK
				DVEAV

1. At the time of service I was a citizen of the United States, over 18 years of age and not a party to this action, and I served copies of:

Subpoena

2. Person Served (name):

Ebay, Inc. by serving Gabriela Sanchez-CT Corporation System - Person Authorized to

Accept

3. Date and Time of Delivery:

08/08/2017

1:30PM

4. Address where served:

818 W. 7th St., Ste 930

Los Angeles, CA 90017

5. I received the above document(s) for service on (date):

08/07/2017

6. Witness Fees:

Witness fees and mileage both ways were not demanded or paid.

Fee for service (including Witness Fees if paid) \$: 39.95

Registered California process server. County: Los Angeles Registration No.: 4553

Jimmy Lizama

415-491-0606

One Legal - 194-Marin 504 Redwood Blvd #223 Novato, CA 94947 I declare under penalty of perjury under the laws of the United States of America and the State of California that the foregoing is true and correct and that this declaration was executed on 08/09/2017 at Los Angeles, California.

Jimmy Lizama

# Case 5:15-cv-01221-TJH-GJS Document 136-2 Filed 09/04/18 Page 237 of 290 Page ID #:5009

ATTORNEY OF PARTY WITHOUT ATTORNEY A			···			
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name a Todd M. Friedman, 216752	no Address):	TELEPHON 888-595-9111 Ex		FOR	COURT USE ONLY	
Law Offices of Todd M. Friedm	an, PC	000-000-0111 [27	1012			
21550 Oxnard St., Suite 780	,				•	
Woodland Hills, CA 91367		Ref. No. or File No.				
ATTORNEY FOR (Name): Plaintiff			None			
Insert name of court, judicial district or branch court, if any:	-ID: 12' to 22		·		•	
United States District Court, Centr	al District of California		.	į		
350 W. First Street	•					
Los Angeles, CA 90012			l			
PLAINTIFF:	•		-			
Anne Wolf				·   .	÷	.
DEFENDANT:			· · · · · · · · · · · · · · · · · · ·	+	***************************************	
Hewlett Packard Company						
	DATE:	TIME:	DEPT/DIV:			
PROOF OF SERVICE			DEPTION.	CASE NUMB		_
	05/10/2017	12:00PM	<u>.l.</u>	5:15-c\	-01221- <u>B</u>	RO-GJS
At the time of service I was a citized Subpoena To Produce Document Attachment, Federal Rule Of Comment Attachment, Federal Rule Of Comment Attachment Attachmen	ents, information, Or Obje	ects Or To Permit Ins	pection Of	Premisés	in A Civil.	Action,
2. Party Served: Ebay, Inc.						
3. Person Served: Gabriela Sand	chez - CT Corporation Sy	/stem - Person Autho	rized to Ac	cept Sen	rice of Proc	cess
4. Date & Time of Delivery:	04/11/2017 2	:40PM				
5. Address, City and State: 818 V Los A	Vest Seventh Street, Suite 93 ngeles, CA. 90017	30				
•	•					
6. Manner of Service:	Personal Service - By pe	ersonally delivering co	pies.	ĺ		
					•	
Foo for Consists & 20.05						
Fee for Service: \$ 39.95						
Registered California process serve County; LOS ANGELES	_ Am	eclare under penalty of per erica and the State of Cal t this declaration was exec	fornia that th	e foregoing	is true and c	orrect and
Registration No.: 5986						
Expiration: Mario Lopez						
One Legal - 194-Marin		Llm.	2			
504 Redwood Blvd #223	Signatu					
Novato, CA 94947	2.51.010		Mario	Lopez		

		#:5010	109/04/10 Fai	ye 238 01 290 Paye 1D
Todd M. Friedman, 216752 Law Offices of Todd M. Fried	lman, PC	888-595-9	TELEPHONE NO.: 9111 Ext 612	FOR COURT USE ONLY
324 S. Beverly Drive, Unit 72 Beverly Hills, CA 90212	(5)	Ref. No. or File No.		
ATTORNEY FOR (Name): Plaintiff			None	
United States District Court, Judicial district or branch court, if an United States District Court 312 N. Spring St. #G-8 Los Angeles, CA 90012		of California-Central Disi	trict of	
PLAINTIFF: Anne Wolf				
DEFENDANT:				
Hewlett Packard Company				
	DATE:	TIME:	DEPT/DIV:	CASE NUMBER:
PROOF OF SERVICE				5:15-cv-01221-BRO-GJS
2. Person Served (name):		, Inc Legal department on Most Knowledgeable	by serving Mark	Burrill, Associate General
3. Date and Time of Delivery:	11/08/2016	1:10PM		
4. Address where served:	3840 Kilroy Airp	oort Way		
	Long Beach, CA	90806		
5. I received the above docume	nt(s) for service on	(date): 11/04/2016		
6. Witness Fees: Witness	fees and mileag	e both ways were not de	emanded or paid.	

Fee for service (including Witness Fees if paid) \$: 68.95

Registered California process server. County: Los Angeles

Registration No.: 2016080233

Angela Henry

415-491-0606

One Legal - 194-Marin 504 Redwood Blvd #223 Novato, CA 94947

I declare under penalty of perjury under the laws of the United States of America and the State of California that the foregoing is true and correct and that this declaration was executed on 11/16/2016 at Los Angeles, California.

Angela Henry
Angela Henry

## ONE LEGAL LLC



6

#### This is not an Invoice

ONE LEGAL CONFIRMATION FOR ORDER NO.: 11219028 DATE: 07/26/2017

Customer: Law Offices of Todd M. Friedman, PC Attorney: Todd Friedman

Customer No.: 0069407 Attorney e-mail: tfriedman@attorneysforconsumers.cc

Address: Woodland Hills, CA 91367

Contact: Erika Campany

Contact e-mail: ecampany@toddflaw.com
Contact Phone: 888-595-9111 Ext 612

Contact Fax: 866-633-0228

Law Firm File No.: None

### **CASE INFORMATION:**

Case Number: 5:15-cv-01221-BRO-GJS

County:

Court: United States District Court, Central District of California

Case Short Title: Anne Wolf vs. Hewlett Packard Company

DOCUMENTS RECEIVED: No. Docs: 1 No. Pgs:

Subpoena to Produce Documents, Information or Objects

Party to Serve: Essendant Service Address: One Parkway North Blvd, #100

Deerfield, IL 60015

Notes:	Services:	Summary of Charges:
Service Status: Service Complete	National Process Serving - Priority	199.95
Emailed POS to server for signature, ETA 4 days		
Services will be invoiced later.	DO NOT PAY NOW.	<b>Total:</b> 199.95

## Case 5:15-cv-01221-TJH-GJS Document 136-2 Filed 09/04/18 Page 240 of 290 Page ID ATTORNEY OR PARTY WITHOUT ATTORNEY (Name and Address): TELEPHONE NO.: FOR COURT USE ONLY Todd Friedman, 216752 888-595-9111 Ext 612 Law Offices of Todd M. Friedman, PC 21550 Oxnard St., Suite 780 Woodland Hills, CA 91367 Ref. No. or File No. ATTORNEY FOR (Name): Plaintiff None Insert name of court, judicial district or branch court, if any: United States District Court, Central District of California 350 W. First Street Los Angeles, CA 90012 PLAINTIFF: Anne Wolf DEFENDANT: **Hewlett Packard Company** DATE: TIME: DEPT/DIV: CASE NUMBER: PROOF OF SERVICE 5:15-cv-01221-BRO-GJS 1. At the time of service I was a citizen of the United States, over 18 years of age and not a party to this action, and I served copies of: Subpoena to Produce Documents, Information or Objects 2. Person Served (name): Essendant by serving Cheryl Cromer, Manager Corporate Government Compliance -Person Authorized to Accept 3. Date and Time of Delivery: 07/18/2017 9:40AM 4. Address where served: One Parkway North Blvd, #100 Deerfield, IL 60015 5. I received the above document(s) for service on (date): 07/17/2017 6. Witness Fees: Witness fees and mileage both ways were not demanded or paid. Fee for service (including Witness Fees if paid) \$: 199.95

Not a registered California process server.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

7/25/2017 Richard Gerber One Legal - 194-Marin 504 Redwood Blvd #223 Novato, CA 94947

415-491-0606

Signature:

Richard Gerber

Richard Gerber

# Case 5:15-cv-01221-TJH-GJS Document 136-2 Filed 09/04/18 Page 241 of 290 Page ID #:5013

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name and Todd Friedman, 216752 Law Offices of Todd M. Friedm		NO t 612	FOR COURT USE ONLY		
21550 Oxnard St., Suite 780 Woodland Hills, CA 91367 ATTORNEY FOR (Name). Plaintiff	None				
Insert name of court, judicial district or branch court, if any United States District Court, C 350 W. First Street Los Angeles, CA 90012	Central District of California-C	entral District of			
PLAINTIFF: Anne Wolf					
DEFENDANT Hewlett Packard Company					
PROOF OF SERVICE	DATE: 05/10/2017	12:00PM	DEPT/DIV:	CASE NUMBER 5:15-cv-01221-BRO-GJS	

1. At the time of service I was a citizen of the United States, over 18 years of age and not a party to this action, and I served copies of:

Subpoena to Produce Documents, Information, or Objects or to-Permit-Inspection of Premises in a Civil Action, Proof of Service

2. Person Served (name):

Fry's Electronics Inc. by serving Andrew Lane - Legal Department - Person Authorized to

Accept

3. Date and Time of Delivery:

04/18/2017

11:35AM

4. Address where served:

600 East Brokaw

San Jose, CA 95112

5. I received the above document(s) for service on (date):

04/12/2017

6. Witness Fees:

415-491-0606

Witness fees and mileage both ways were not demanded or paid.

Fee for service (including Witness Fees if paid) \$: 139.90

Registered California process server.
County: SANTA CLARA
Registration No.: 25
Thomas J. Bowman, Jr
One Legal - 194-Marin
504 Redwood Blvd #223
Novato, CA 94947

I declare under penalty of perjury under the laws of the United States of America and the State of California that the foregoing is true and correct and that this declaration was executed on 04/24/2017 at Los Angeles, California.

Thomas J. Bowman, Jr.

OL#-10999350

# Case 5:15-cv-01221-TJH-GJS Document 136-2 Filed 09/04/18 Page 242 of 290 Page ID

		#:5014			
Todd Friedman, 216752 Law Offices of Todd M. Frie	dman, PC 888-595-9111 Ext 612			FOR COURT USE ONLY	
21550 Oxnard St., Suite 78 Woodland Hills, CA 91367 ATTORNEY FOR (Name): Plaintiff	/oodland Hills, CA 91367  ORNEY FOR (Name): Plaintiff				
United States District Cour 350 W. First Street Los Angeles, CA 90012	<sub>iny:</sub> t, Central District of Ca	lifornia-Centra		None	
PLANTIFF: Anne Wolf		<del>7</del>		<u> </u>	
DEFENDANT:			-		
Hewlett Packard Company					
PROOF OF SERVICE	DATE:	Т	IME:	DEPT/DIV:	CASE NUMBER: 5:15-cv-01221-BRO-GJS
Subpoena To Produce Docu.  2. Person Served (name):					ept) - Person Authorized to
3. Date and Time of Delivery:	04/10/2017	1:20PM			
4. Address where served:	600 E. Brokaw Road				
	San Jose, CA 95112				
5. I received the above docume	nt(s) for service on (date)	: 04/10/20	17		
6. Witness Fees: Witness	fees and mileage both	ways were no	ot demanded	or paid.	

Fee for service (including Witness Fees if paid) \$: 69.95

Registered California process server. County: SANTA CLARA

Registration No.: 458

Ron Gardiner

One Legal - 194-Marin 504 Redwood Blvd #223 Novato, CA 94947 415-491-0606

I declare under penalty of perjury under the laws of the United States of America and the State of California that the foregoing is true and correct and that this declaration was executed on 04/13/2017 at Los Angeles, California.

Ron Gardiner

### ONE LEGAL LLC



#### This is not an Invoice

11271967 DATE: 08/11/2017 ONE LEGAL CONFIRMATION FOR ORDER NO.:

Attorney: Todd Friedman Customer: Law Offices of Todd M. Friedman, PC

Customer No.: 0069407 Attorney e-mail: tfriedman@attorneysforconsumers.cc

Address: Woodland Hills, CA 91367 Contact: Erika Campany

Contact e-mail: ecampany@toddflaw.com

Contact Phone: 888-595-9111 Ext 612

Contact Fax: 866-633-0228 Law Firm File No.: None

CASE INFORMATION:

Case Number: 5:16-cv-05820-EJD-SVK

County:

Court: United States District Court, Northern District of California

Case Short Title: IN RE HP PRINTER FIRMWARE UPDATE LITIGATI vs. HP, Inc. et, al.

DOCUMENTS RECEIVED:

No. Docs: No. Pgs:

Subpoena to Produce Documents, Information, or Objects or To Permit Inspection of Premises in a Civil Action

Service Address: 6380 Wilshire Blvd., #1018 Party to Serve: IJSS, Inc. Los Angeles, CA 90048

	Services:	Summary of Charges:
Service Complete	Process Serving - Standard	69.95
В		
ices will be invoiced later	DO NOT PAY NOW	Total: 69 95
	В	Service Complete Process Serving - Standard

# Case 5:15-cv-01221-TJH-GJS Document 136-2 Filed 09/04/18 Page 244 of 290 Page ID #:5016

		7.0010		
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name at Todd Friedman, 216752	nd Address):	TELEPHONE NO 888-595-9111 Ext 6	· i	FOR COURT USE ONLY
Law Offices of Todd M. Friedm	an, PC		ĺ	
21550 Oxnard St., Suite 780				
Woodland Hills, CA 91367		Ref. No. or File No.		
ATTORNEY FOR (Name): Plaintiff		No	ne	
Insert name of court, judicial district or branch court, if any: United States District Court, N 280 S. First St. #2112 San Jose, CA 95113-3008	lorthern District of Califo	rnia-Northern District of		
PLAINTIFF:				
IN RE HP PRINTER FIRMWA	RE UPDATE LITIGATI			
DEFENDANT:				
HP, Inc. et, al.				
	DATE:	TIME:	EPT/DIV:	CASE NUMBER:
PROOF OF SERVICE				5:16-cv-05820-EJD-SVK
	City I belte of Otata a cover	. 10 was of any and not a	and to the	BY FAX

1. At the time of service I was a citizen of the United States, over 18 years of age and not a party to this action, and I served copies of: Subpoena to Produce Documents, Information, or Objects or To Permit Inspection of Premises in a Civil Action

2. Person Served (name):

IJSS, Inc. by serving Pearl Quilos - Purchasing Manager - Person Authorized to Accept

3. Date and Time of Delivery:

08/08/2017

4:00PM

4. Address where served:

6380 Wilshire Blvd., #1018

Los Angeles, CA 90048

5. I received the above document(s) for service on (date):

08/07/2017

6. Witness Fees:

Witness fees and mileage both ways were not demanded or paid.

Fee for service (including Witness Fees if paid) \$: 69.95

Registered California process server.

County: LOS ANGELES Registration No.: 3267

Expiration:

415-491-0606

Alfredo R Paz

One Legal - 194-Marin 504 Redwood Blvd #223 Novato, CA 94947 ago

Alfredo R Paz

I declare under penalty of perjury under the laws of the United States of America and the State of California that the foregoing is true and correct and

that this declaration was executed on 08/11/2017 at Los Angeles, California.

### ONE LEGAL LLC



### This is not an Invoice

ONE LEGAL CONFIRMATION FOR ORDER NO.: 11219043 DATE: 07/24/2017

Customer: Law Offices of Todd M. Friedman, PC Attorney: Todd Friedman

Customer No.: 0069407 Attorney e-mail: tfriedman@attorneysforconsumers.cc

Address: Woodland Hills, CA 91367

Contact: Erika Campany

Contact e-mail: ecampany@toddflaw.com

Contact Phone: 888-595-9111 Ext 612

Contact Fax: 866-633-0228

Law Firm File No.: None

### CASE INFORMATION:

Case Number: 5:15-cv-01221-BRO-GJS

County:

Court: United States District Court, Central District of California

Case Short Title: Anne Wolf vs. Hewlett Packard Company

#### **DOCUMENTS RECEIVED:**

No. Docs:

No. Pgs:

6

Subpoena To Produce Documents, Information, Or Objects Or To Permit Inspection Of Premises In A Civil Action;

Party to Serve: Ingram Micro Inc.

Service Address: 3351 Michelson Drive, #100

Irvine, CA 92612

Notes:	Services:	Summary of Charges:
Service Status: Service Complete	Process Serving - Priority	94.95
	·	÷
an was a second of the second		e i i i i i i i i i i i i i i i i i i i
Services will be invoiced later	. DO NOT PAY NOW	. <b>Total:</b> 94.95

# Case 5:15-cv-01221-TJH-GJS Document 136-2 Filed 09/04/18 Page 246 of 290 Page ID #:5018

		#.5016				
torney or party without attorney (Name and Address): odd Friedman, 216752 aw Offices of Todd M. Friedman, PC 1550 Oxnard St., Suite 780		TELEPHONE NO.: 888-595-9111 Ext 612			FOR COURT USE ONLY	
Woodland Hills, CA 91367 ATTORNEY FOR (Name): Plaintiff		Ref. No. or l		None		
Insert name of court, judicial district or branch court, if an United States District Court, 350 W. First Street	y: , Central District of Calif	ornia-Cent	ral District of			
Los Angeles, CA 90012		· .		-		
Anne Wolf						
DEFENDANT: Hewlett Packard Company						
PROOF OF SERVICE	7/31/2017		12:00 PM	DEPT/DIV:	CASE NUMBER: 5:15-CV-01221-BRO-GJS	
1. At the time of service I was a ci Subpoena To Produce Docui	tizen of the United States, on the Market St	over 18 year Objects Or	s of age and not To Permit Insp	a party to t ection Of	his action, and I served copies of: Premises In A Civil Action;	
2. Person Served (name):	Ingram Micro Inc. by s to Accept	serving "Ja	ne" "Doe", Blad	ck/F/30yrs	s/5'4/130lbs - Person Authorize	
3. Date and Time of Delivery:	07/18/2017	2:26PM				
4. Address where served:	3351 Michelson Drive	e, #100				
·	Irvine, CA 92612					
5. I received the above docume	ent(s) for service on (date)	): 07/17	7/2017			
6. Witness Fees: Witnes	s fees and mileage both	n ways wer	e not demande	ed or paid	• • •	
Factor and including Wi	trace Food if poid) \$. 9	4 95			the same specificance of the same specificance of	
Registered California process ser County: ORANGE Registration No.: 3056		I declare ur America an	d the State of Cali	fornia that t	he laws of the United States of he foregoing is true and correct and /20/2017 at Los Angeles, California.	
Expiration: Carly Caldwo	ell		96			
One Legal - 194-Marin 504 Redwood Blvd #223		_	7-			

Novato, CA 94947

415-491-0606

Carly Caldwell
OL# 11219043

# **CONFIRMATION For Process**

### ONE LEGAL LLC



### This is not an Invoice

11271954 DATE: 08/22/2017 ONE LEGAL CONFIRMATION FOR ORDER NO.:

Customer: Law Offices of Todd M. Friedman, PC

Attorney: Todd Friedman

Customer No.: 0069407

Serving

Attorney e-mail: tfriedman@attorneysforconsumers.cc

Contact: Erika Campany

Address: Woodland Hills, CA 91367

Contact e-mail: ecampany@toddflaw.com

Contact Phone: 888-595-9111 Ext 612

Contact Fax: 866-633-0228

Law Firm File No.: None

CASE INFORMATION:

Case Number: 5:16-cv-05820-EJD-SVK

County:

Court: United States District Court, Northern District of California

Case Short Title: IN RE HP PRINTER FIRMWARE UPDATE LITIGATI vs. HP, Inc

DOCUMENTS RECEIVED:

No. Docs:

No. Pgs:

9

Subpoena to Produce Documents, Information, or Objects

Party to Serve: Ink Technologies, LLC.

Service Address: 7600 McEwen Road

Dayton, OH 45459

1

Notes:	Services:	Summary of Charges:
Service Status: Service Complete	National Process Serving - Standard	169.95
Emailed Affiliate for Status Emailed Affiliate for Status Emailed POS to server for signature, ETA 4 days		
Services will be invoiced later	DO NOT PAY NOW	<b>Total:</b> 169.95

Todd Friedman, 216752 Law Offices of Todd M. Friedr		it 136-2 #:50888	Filed 09/04/1 -595-9111 Ext	<b>8</b> 0: Page : 612	248 <b>o</b> र्क <b>२७०</b> रा पश्चिशु <del>ए</del> ID
21550 Oxnard St., Suite 780 Woodland Hills, CA 91367 ATTORNEY FOR (Name): Plaintiff Ref. No. or File No. None					
Insert name of court, judicial district or branch court, if any United States District Court, 280 S. First St. #2112 San Jose, CA 95113-3008		fornia			
PLAINTIFF: IN RE HP PRINTER FIRMW.	ARE UPDATE LITIGATI	l			
DEFENDANT: HP, Inc					
PROOF OF SERVICE	DATE:		TIME:	DEPT/DIV:	CASE NUMBER: 5:16-cv-05820-EJD-SVK
At the time of service I was a cition Subpoena to Produce Docum			of age and not	a party to t	his action, and I served copies of:
2. Person Served (name):	Ink Technologies, LLC	. by servin	g Janey Wagr	ner, Busino	ess Agent
3. Date and Time of Delivery:	08/18/2017	3:04PM			
4. Address where served:	7600 McEwen Road				
	Dayton, OH 45459				
5. I received the above docume	nt(s) for service on (date):	08/07	/2017		
6. Witness Fees: Witness	s fees and mileage both	ways wer	e not demande	ed or paid	•
Fee for service (including Wit					Lower of the United States of
Not a registered California process		declare unde merica that t	er penalty of perju he foregoing is tro	ry under the ue and corre	laws of the United States of ect.
08/18/2017 Guy Sutton					
One Legal - 194-Marin 504 Redwood Blvd #223		C	ay Sutton		
Novato, CA 94947	Signat				
415-491-0606	= .9			Guy Su	utton OI# 11271954

### ONE LEGAL LLC



### This is not an Invoice

ONE LEGAL CONFIRMATION FOR ORDER NO.: 11271993 DATE:

Customer: Law Offices of Todd M. Friedman, PC Attorney: Todd Friedman

Customer No.: 0069407 Attorney e-mail: tfriedman@attorneysforconsumers.cc

Address: Woodland Hills, CA 91367

Contact: Erika Campany

Contact e-mail: ecampany@toddflaw.com
Contact Phone: 888-595-9111 Ext 612

Contact Fax: 866-633-0228

Law Firm File No.: None

CASE INFORMATION:

Case Number: 5:16-cv-05820-EJD-SVK

County:

Court: United States District Court, Northern District of California

Case Short Title: IN RE HP PRINTER FIRMWARE UPDATE LITIGATI vs.

DOCUMENTS RECEIVED: No. Docs: 1 No. Pgs: 8

Subpoena to Produce Documents

Party to Serve: Inkpal, LLC Service Address: 7 Florida Park Drive N,, STE H

PALM COAST, FL 32137

Notes:	Services:	Summary of Charges:
Service Status: Served	National Process Serving - Standard	169.95
Dispatched by CL Emailed Affiliate for Status Emailed POS to server for signature, ETA 4 days		
Services will be invoiced later.	DO NOT PAY NOW.	<b>Total:</b> 169.95

# 

Todd Friedman, 216752 Law Offices of Todd M. Friedn	,	TELEPHONE NO: 888-595-9111 Ext 612		FOR COURT USE ONLY			
21550 Oxnard St., Suite 780 Woodland Hills, CA 91367 ATTORNEY FOR (Name): Plaintiff		Ref. No. or File No.	None				
United States District Court, Northern District of California 280 S. First St. #2112 San Jose, CA 95113-3008							
PLANTIFF: IN RE HP PRINTER FIRMWARE UPDATE LITIGATI							
HP, Inc.							
PROOF OF SERVICE	CATE	TIME	DEFT/DIV:	CASE NUMBER: 5:16-cv-05820-EJD-SVK			

1. At the time of service I was a citizen of the United States, over 18 years of age and not a party to this action, and I served copies of: Subpoena to Produce Documents

2. Person Served (name):

inkpal, LLC by serving Kjell G Larsson, Director - N/A

3. Date and Time of Delivery:

08/15/2017

8:30AM

4. Address where served:

7 Florida Park Drive N., STE H

PALM COAST, FL 32137

5. I received the above document(s) for service on (date):

08/07/2017

6. Witness Fees:

Witness fees and mileage both ways were not demanded or paid.

Fee for service (including Witness Fees if paid) \$: 169.95

Not a registered California process server.

08/16/2017

Shannon Woods

One Legal - 194-Marin

504 Redwood Blvd #223

Novato, CA 94947

415-491-0606

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Signature:

Shannon Woods

## ONE LEGAL LLC



### This is not an Invoice

ONE LEGAL CONFIRMATION FOR ORDER NO.: 10761124 DATE:

Customer: Law Offices of Todd M. Friedman, PC Attorney: Todd Friedman

Customer No.: 0069407 Attorney e-mail: tfriedman@attorneysforconsumers.cc

Address: Woodland Hills, CA 91367

Contact: Erika Campany

Contact e-mail: ecampany@toddflaw.com

Contact Phone: 888-595-9111 Ext 612

Contact Fax: 866-633-0228

Law Firm File No.: None

CASE INFORMATION:

**Case Number:** 

County:

Court: United States District Court, Central District of California

Case Short Title: Anne Wolf vs. HP, Inc.

DOCUMENTS RECEIVED:

No. Docs:

No. Pgs:

7

Subpoena to Produce Documents, Information or Object or to Permit Inspection of Premises

Party to Serve: Micro Electronics, Inc.

Service Address: 1300 East Ninth Street

Cleveland, OH 44114

Notes:	Services:	Summary of Charges:
Service Status: Served	National Process Serving - Priority	199.95
Dispatched by KC Served on 12/29/2016 at 2:10 pm to Debbie Justice, Business Agent - National Registered Agents, Inc.		
Services will be invoiced later.	DO NOT PAY NOW.	<b>Total:</b> 199.95

### Case 5:15-cv-01221-TJH-GJS Document 136-2 Filed 09/04/18 Page 252 of 290 Page ID

		#·5024		
Todd Friedman, 216752 Law Offices of Todd M. Friedm		TELEPHON 888-595-9111 Ex	i	FOR COURT USE ONLY
21550 Oxnard St., Suite 780 Woodland Hills, CA 91367 ATTORNEY FOR (Name): Plaintiff		Ref. No. or File No.	None	
Insert name of court, judicial district or branch court, if any:				
United States District Court, C	entral District of Cali	fornia		
· ·				
312 N. Spring St. #G-8				
Los Angeles, CA 90012				
PLAINTIFF:			I	
Anne Wolf				
DEFENDANT: .		•		
HP, Inc.		. · ·		•
-	DATE:	. TIME:	DEPT/DİV:	CASE NUMBER: -
PROOF OF SERVICE		-		

1. At the time of service I was a citizen of the United States, over 18 years of age and not a party to this action, and I served copies of: Subpoena to Produce Documents, Information or Object or to Permit Inspection of Premises

2. Person Served (name):

Micro Electronics, Inc. by serving

Debbie Justice, Business Agent - National Registered Agents, Inc. -

Person Authorized to Accept

3. Date and Time of Delivery:

12/29/2016

2:10PM

4. Address where served:

1300 East Ninth Street

Cleveland, OH 44114

5. I received the above document(s) for service on (date):

12/28/2016

6. Witness Fees:

Witness fees and mileage both ways were not demanded or paid.

Fee for service (including Witness Fees if paid) \$: 199.95

Not a registered California process server.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

12/30/2016

Tim Shaver

One Legal - 194-Marin

504 Redwood Blvd #223

Novato, CA 94947

415-491-0606

Signature:

TIM SHAVER

Tim Shaver

## Case 5:15-cv-01221-TJH-GJS Document 136-2 Filed 09/04/18 Page 253 of 290 Page ID

	I I	1.0020		
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name a	nd Address):	TELEPHONE NO		FOR COURT USE ONLY
Todd Friedman, 216752 Law Offices of Todd M. Friedm	an. PC	888-595-9111 Ext 6	12	
21550 Oxnard St., Suite 780				
Woodland Hills, CA 91367		Ref. No. or File No.	no	
ATTORNEY FOR (Name): Plaintiff Insert name of court, judicial district or branch court, if any:		INO		
United States District Court, C	Central District of Californ	nia		
350 W. First Street				
Los Angeles, CA 90012				
PLAINTIFF:				
Anne Wolf				
DEFENDANT:				
Hewlett Packard Company		•		
	DATE:	TIME: D	EPT/DIV:	CASE NUMBER:
PROOF OF SERVICE				5:15-cv-01221-BRO-GJS
	_			

1. At the time of service I was a citizen of the United States, over 18 years of age and not a party to this action, and I served copies of: Subpoena to Produce Documents, Information and Objects, Attachment and Proof of Service

2. Person Served (name):

Micro Electronics, Inc. by serving Jim Wright, Business Agent - National Registered Agents -

Person Authorized to Accept

3. Date and Time of Delivery:

04/11/2017

12:50PM

4. Address where served:

1300 East Ninth St.

Cleveland, OH 44114

5. I received the above document(s) for service on (date):

04/10/2017

6. Witness Fees:

Witness fees and mileage both ways were not demanded or paid.

Fee for service (including Witness Fees if paid) \$: 169.95

Not a registered California process server.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

4/11/2017 Mark Berus One Legal - 194-Marin 504 Redwood Blvd #223 Novato, CA 94947

415-491-0606

Signature:

Hark Berus

Mark Berus

# CONFIRMATION For Process Serving

### ONE LEGAL LLC



### This is not an Invoice

ONE LEGAL CONFIRMATION FOR ORDER NO.: 11219070 DATE: 07/24/2017

Customer: Law Offices of Todd M. Friedman, PC Attorney: Todd Friedman

Customer No.: 0069407 Attorney e-mail: tfriedman@attorneysforconsumers.cc

Address: Woodland Hills, CA 91367

Contact: Erika Campany

Contact: Erika Campany

Contact e-mail: ecampany@toddflaw.com
Contact Phone: 888-595-9111 Ext 612

Contact Fax: 866-633-0228

Law Firm File No.: None

CASE INFORMATION:

Case Number: 5:15-cv-01221-BRO-GJS

County:

Court: United States District Court, Central District of California

Case Short Title: Anne Wolf vs. Hewlett Packard Company

**DOCUMENTS RECEIVED:** 

No. Docs:

No. Pgs:

6

Subpoena To Produce Documents, Information, Or Objects Or To Permit Inspection Of

Premises In A Civil Action

Party to Serve: New Age Electronics Inc.

Service Address: 44201 Nobel Drive,

Fremont, CA 94538

Confirmation Report. DO NOT PAY. An Invoice will be sent later.

Notes:	Services:	Summary of Charges:
Service Status: Service Complete	Process Serving - Priority	94.95
1		
Services will be invoiced later	. DO NOT PAY NOW	. Total: 94.95

Case 5:15-cv-01221-T		.36-2 Filed 09 #:5027	/04/18	Page	255 of 290 Page ID
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name Todd Friedman, 216752  Law Offices of Todd M. Friedman, 21550 Oxnard St., Suite 780  Woodland Hills, CA 91367  ATTORNEY FOR (Name): Plaintiff		888-595-91  Ref. No. or File No.	EPHONE NO.: 11 Ext 612 None		FOR COURT USE ONLY
Insert name of court, judicial district or branch court, if any United States District Court, 350 W. First Street Los Angeles, CA 90012		nia-Central Distric	ct of		
PLAINTIFF: Anne Wolf					
DEFENDANT: Hewlett Packard Company					
PROOF OF SERVICE	DATE: 07/31/2017	TIME: 12:00	l l	PT/DIV:	CASE NUMBER: 5:15-cv-01221-BRO-GJS
1. At the time of service I was a citi Subpoena To Produce Docun	zen of the United States, ovenents, Information, Or Obj	r 18 years of age a lects Or To Perm	nd not a pa it Inspecti	rty to th on Of	is action, and I served copies of: Premises In A Civil Action
2. Person Served (name):	New Age Electronics Inc Accept	:. by serving Faris	shta Sarda	ar, Red	ceptionist - Person Authorized to
3. Date and Time of Delivery:	07/18/2017	2:36PM			

4. Address where served:

44201 Nobel Drive,

Fremont, CA 94538

5. I received the above document(s) for service on (date):

07/17/2017

6. Witness Fees:

Witness fees and mileage both ways were not demanded or paid.

Fee for service (including Witness Fees if paid) \$: 94.95

Registered California process server.

County: Alameda

Registration No.: 816

Expiration: Parrish Anthony Scott

One Legal - 194-Marin 504 Redwood Blvd #223

Novato, CA 94947

415-491-0606

Parrish Scott

Parrish Anthony Scott

I declare under penalty of perjury under the laws of the United States of America and the State of California that the foregoing is true and correct and that this declaration was executed on 07/20/2017 at Los Angeles, California.

## Case 5:15-cv-01221-TJH-GJS Document 136-2 Filed 09/04/18 Page 256 of 290 Page ID #:5028

	xt 612	
st, Na, or File Na	None	
э		
TIME:	DEPT/DIV:	CASE NUMBER: 5:16-cv-05820-EJD-SVK
•	a	None

1. At the time of service I was a citizen of the United States, over 18 years of age and not a party to this action, and I served copies of: Subpoena to Produce Documents, Information, or Objects

2, Person Served (name):

Office Depot, Inc. by serving Josefina Casas, Paralegal - Person Authorized to Accept

3. Date and Time of Delivery:

08/09/2017

4:37PM

4. Address where served:

6600 North Military Trail,, C483

Boca Raton, FL 33496

5. I received the above document(s) for service on (date):

08/07/2017

6. Witness Fees:

Witness fees and mileage both ways were not demanded or paid.

Fee for service (including Witness Fees if paid) \$: 169.95

Not a registered California process server.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

08/16/2017 Ronald Jobst One Legal - 194-Marin 504 Redwood Blvd #223 Novato, CA 94947

415-491-0606

Signature:

Ronald Jobst

## 

				Colon of Mar.	FOR COURT USE ONLY
ATTORNEY OR PARTY WITHOUT ATTORNEY (Normal Todd Friedman, 216752		888	3-5 <b>95-</b> 911	1 Ext 612	FOR BOOK I DES ONL!
Law Offices of Todd M. Fried					
21550 Oxnard St., Suite 780 Woodland Hills, CA 91367		Ref. No. or	Fila No.		
ATTORNEY FOR (Name): Plaintiff				None	
Insert name of court, judicial district or branch court, if an	y:				
United States District Court, 350 W. First Street	, Central District of C	California			
Los Angeles, CA 90012				,	
PLAINTIFF:					
Anne Wolf					
DEFENDANT:					
Hewlett Packard Company			<del></del>	The property of	L OLOGANIANTED
PROOF OF SERVICE	DATE:		TIME:	DEPTION:	5:15-cv-01221-BRO-GJS
<ol> <li>At the time of service I was a ci Subpoena to Produce Docun</li> </ol>	tizen of the United State nents, Information ar	es, over 18 year nd Objects, Att	s of age and tachment :	d not a party to and Proof of S	this action, and I served copies of Service
2. Person Served (name):	Office Depot, Inc. 1 Person Authorized		rporate Cr	eations Netwo	ork, Raziur Rahman, Managei
3. Date and Time of Delivery:	04/17/2017	2:00PM			
4. Address where served:	11380 Prosperity Fa Palm Beach Garder		:1 <b>E</b>		
	• •			•	
5. I received the above docume	ent(s) for service on (d	late): 04/10	)/2017		
6. Witness Fees: Witnes	s fees and mileage I	both ways wer	e not dem	anded or paid	i.
				·	
Fee for service (including Wi	iness Hees if paid) \$				
		f declare unde America that	er penalty of the foregoing	perjury under the	e laws of the United States of ect.

4/27/2017 Carl Woods One Legal - 194-Marin 504 Redwood Blvd #223 Novato, CA 94947

415-491-0606

Signature:

Carl Woods

## Case 5:15-cv-01221-TJH-GJS Document 136-2 Filed 09/04/18 Page 258 of 290 Page ID #:5030

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name Todd Friedman, 216752 Law Offices of Todd M. Friedr		· тецерно 888-595-9111 Е		FOR COURT USE ONLY			
21550 Oxnard St., Suite 780 Woodland Hills, CA 91367 ATTORNEY FOR (Name): Plaintiff		Ref, No. or Flip No.	None				
Insert name of court, judicial district or branch court, if any: United States District Court,	Control District of Cal	ifornia	Principles				
350 W. First Street	Central District or Car	noma					
Los Angeles, CA 90012							
PLAINTIFF:							
Anne Wolf							
DEFENDANT;		A. J. L. L. & A. A. J. J. J. L. L. & A. A. J. J. J. W. A. A. A. W.	Part Parkard, Siddy Aring Sprage in day of the service	ppg magazina na manana ang ang ang ang ang ang ang ang an			
Hewlett Packard Company							
PROOF OF SERVICE	DATE:	TIME:	DEPT/DIV:	CASE NUMBER: 5:15-cv-01221-BRO-GJS			

1. At the time of service I was a citizen of the United States, over 18 years of age and not a party to this action, and I served copies of: Subpoena to Produce Documents, Information and Objects, Attachment and Proof of Service

2. Person Served (name):

Office Max, Inc. by serving Roxy Mota, Paralegal - Person Authorized to Accept

3. Date and Time of Delivery:

04/13/2017

3:00PM

4. Address where served:

6600 North Military Trail

Boca Raton, FL 33496

5. I received the above document(s) for service on (date):

04/10/2017

6. Witness Fees:

Witness fees and mileage both ways were not demanded or paid.

Fee for service (including Witness Fees if paid) \$: 169.95

Not a registered California process server.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

4/27/2017 Michael R. Meyer One Legal - 194-Marin 504 Redwood Blvd #223 Novato, CA 94947 415-491-0606

Signature:

Michael R. Meyer

# CONFIRMATION For Process Serving

### ONE LEGAL LLC



4

#### This is not an Invoice

ONE LEGAL CONFIRMATION FOR ORDER NO.: 10657988 DATE: 11/15/2016

Customer: Law Offices of Todd M. Friedman, PC Attorney: Todd Friedman

Customer No.: 0069407 Attorney e-mail: tfriedman@attorneysforconsumers.cc

Address: Beverly Hills, CA 90212 Contact: Erika Campany

Contact e-mail: ecampany@toddflaw.com

Contact Phone: 888-595-9111 Ext 612

Contact Fax: 866-633-0228 Law Firm File No.: None

CASE INFORMATION:

Case Number: 5:15-cv-01221-BRO-GJS

County:

Court: United States District Court, Central District of California

Case Short Title: Anne Wolf vs. Hewlett Packard Company

DOCUMENTS RECEIVED: No. D

No. Docs: 2 No. Pgs:

Subpoena, Attachment

Party to Serve: Samsung Electronics, Inc. - Legal Service

Service Address: 85 Challenger Road

department

Ridgefield Park, NJ 07660

Confirmation Report. DO NOT PAY. An Invoice will be sent later.

Notes:	Services:	Summary of Charges:
Service Status: Service Complete	National Process Serving - Standard	169.95
Dispatched by CL server emailed: The Legal Department may not accept subpoena as written. The name of entity is actually Samsung Electronics America, Inc. Rec'd escalation 203900. Customer sent in revised subpoena for Samsung Electronics America, Inc. I have emailed this subpoena to the server.		
Services will be invoiced later.	DO NOT PAY NOW.	<b>Total:</b> 169.95

Case 5:15-cv-01221-	TJH-GJS Document 1	.36-2 Filed 09/04/18	8 Page	260 of 290 Page ID
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name Todd Friedman, 216752 Law Offices of Todd M. Fried		тецерноле 888-595-9111 Ext		FOR COURT USE ONLY
324 S. Beverly Drive, Unit 72 Beverly Hills, CA 90212 ATTORNEY FOR (Name): Plaintiff	5	Ref. No. or File No.	lone	
Insert name of court, judicial district or branch court, if any	r.			
United States District Court, Central District 312 N. Spring St. #G-8 Los Angeles, CA 90012	Central District of Califo	ornia		
Anne Wolf				
DEFENDANT:				
Hewlett Packard Company				
PROOF OF SERVICE	DATE:	TIME:	DEPT/DIV: -	CASE NUMBER: 5:15-cv-01221-BRO-GJS
1. At the time of service I was a citi Subpoena, Attachment	zen of the United States, over	18 years of age and not a	a party to th	is action, and I served copies of:
2. Person Served (name):	Samsung Electronics, Inc Michael Sharples, Senior			thorized to Accept

3. Date and Time of Delivery:

11/09/2016

12:13PM

4. Address where served:

85 Challenger Road

Ridgefield Park, NJ 07660

5. I received the above document(s) for service on (date):

11/04/2016

6. Witness Fees:

Witness fees and mileage both ways were not demanded or paid.

Fee for service (including Witness Fees if paid) \$: 169.95

Not a registered California process server.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Gino Baldani One Legal - 194-Marin 504 Redwood Blvd #223 Novato, CA 94947 415-491-0606

Signature:

Gino Baldani

Gino Baldani

### Case 5:15-cv-01221-TJH-GJS Document 136-2 Filed 09/04/18 Page 261 of 290 ATTORNEY OR PARTY WITHOUT ATTORNEY (Name and Address): TELEPHONE NO.: FOR COURT USE ONLY Todd Friedman, 216752 888-595-9111 Ext 612 Law Offices of Todd M. Friedman, PC 21550 Oxnard St., Suite 780 Woodland Hills, CA 91367 Ref. No. or File No. ATTORNEY FOR (Name): Plaintiff None Insert name of court, judicial district or branch court, if any: United States District Court, Central District of California 350 W. First Street Los Angeles, CA 90012 PLAINTIFF: Anne Wolf DEFENDANT: **Hewlett Packard Company** DATE: DEPT/DIV: CASE NUMBER: PROOF OF SERVICE 5:15-cv-01221-BRO-GJS 1. At the time of service I was a citizen of the United States, over 18 years of age and not a party to this action, and I served copies of: Subpoena, Attachment, Proof of Service 2. Person Served (name): Sears Holding Management Company by serving Dora Petrulis, Claims Specialist -Person authorized to accept service 3. Date and Time of Delivery: 8:15AM 04/18/2017 4. Address where served: 3333 Beverly Road Hoffman Estates, IL 60179 5. I received the above document(s) for service on (date): 04/12/2017 6. Witness Fees: Witness fees and mileage both ways were not demanded or paid. Fee for service (including Witness Fees if paid) \$: 169.95 I declare under penalty of perjury under the laws of the United States of Not a registered California process server. America that the foregoing is true and correct. 4/27/2017 Craig Palmer One Legal - 194-Marin

Novato, CA 94947 Signature: 415-491-0606

504 Redwood Blvd #223

Craig Palmer

Craig Palmer

### Case 5:15-cv-01221-TJH-GJS Document 136-2 Filed 09/04/18 Page 262 of 290 Page ID ATTORNEY OR PARTY WITHOUT ATTORNEY (Name and Address): TELEPHONE NO.: FOR COURT USE ONLY Todd Friedman, 216752 888-595-9111 Ext 612 Law Offices of Todd M. Friedman, PC 21550 Oxnard St., Suite 780 Woodland Hills, CA 91367 Ref. No. or File No. ATTORNEY FOR (Name): Plaintiff None Insert name of court, judicial district or branch court, if any: United States District Court, Central District of California 350 W. First Street Los Angeles, CA 90012 Anne Wolf DEFENDANT: **Hewlett Packard Company** DATE: TIME: DEPT/DIV: CASE NUMBER: PROOF OF SERVICE 5:15-cv-01221-BRO-GJS 1. At the time of service I was a citizen of the United States, over 18 years of age and not a party to this action, and I served copies of: Subpoena to Produce Documents, Information and Objects, Attachment and Proof of Service 2. Person Served (name): Sears Holding Management Corporation by serving Dora Petrulis, Legal Administrative Assistant - Person Authorized to Accept 3. Date and Time of Delivery: 04/11/2017 10:40AM Address where served: 3333 Beverly Road, B6-221B Hoffman Estates, IL 60179 5. I received the above document(s) for service on (date): 04/10/2017 6. Witness Fees: Witness fees and mileage both ways were not demanded or paid. Fee for service (including Witness Fees if paid) \$: 169.95 I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct. 4/14/2017 Craig Palmer

Signature:

Craiq Palmer

415-491-0606

Novato, CA 94947

One Legal - 194-Marin 504 Redwood Blvd #223

### **CONFIRMATION For Process** Serving

### ONE LEGAL LLC



#### This is not an Invoice

11219083 ONE LEGAL CONFIRMATION FOR ORDER NO.: DATE: 07/26/2017

Customer: Law Offices of Todd M. Friedman, PC

Attorney: Todd Friedman

Customer No.: 0069407

Attorney e-mail: tfriedman@attorneysforconsumers.cc

Contact: Erika Campany

Address: Woodland Hills, CA 91367

Contact e-mail: ecampany@toddflaw.com

Contact Phone: 888-595-9111 Ext 612

Contact Fax: 866-633-0228

Law Firm File No .: None

CASE INFORMATION:

Case Number: 5:15-cv-01221-BRO-GJS

County:

Court: United States District Court, Central District of California

Case Short Title: Anne Wolf vs. Hewlett Packard Company

DOCUMENTS RECEIVED:

No. Docs:

No. Pgs:

6

Subpoena to Produce Documents, Information of Objects

Party to Serve: S P Richards Co.

Service Address: 6300 Highlands Parkways Se.

1

Smyrna, GA 30082

Confirmation Report. DO NOT PAY. An Invoice will be sent later.

Notes:		Services:	Summary of Charges:
Service Status:	Service Complete	National Process Serving - Priority	199.95
Dispatched by Ko Emailed POS to days	C server for signature, ETA 4		
Serv	ices will be invoiced later.	DO NOT PAY NOW.	<b>Total:</b> 199.95

### Case 5:15-cv-01221-TJH-GJS Document 136-2 Filed 09/04/18 Page 264 of 290 Page ID ATTORNEY OR PARTY WITHOUT ATTORNEY (Name and Address): TELEPHONE NO.: FOR COURT USE ONLY Todd Friedman, 216752 888-595-9111 Ext 612 Law Offices of Todd M. Friedman, PC 21550 Oxnard St., Suite 780 Woodland Hills, CA 91367 Ref. No. or File No. None ATTORNEY FOR (Name): Plaintiff Insert name of court, judicial district or branch court, if any: United States District Court, Central District of California 350 W. First Street Los Angeles, CA 90012 PLAINTIFF: Anne Wolf DEFENDANT: Hewlett Packard Company DATE: TIME: DEPT/DIV: CASE NUMBER: PROOF OF SERVICE 5:15-cv-01221-BRO-GJS 1. At the time of service I was a citizen of the United States, over 18 years of age and not a party to this action, and I served copies of: Subpoena to Produce Documents, Information of Objects 2. Person Served (name): S P Richards Co. by serving Charlene Neal, Agent for Service - Person Authorized to Accept 3. Date and Time of Delivery: 07/18/2017 12:35PM 4. Address where served: 6300 Highlands Parkways Se. Smyrna, GA 30082 5. I received the above document(s) for service on (date): 07/17/2017 6. Witness Fees: Witness fees and mileage both ways were not demanded or paid. Fee for service (including Witness Fees if paid) \$: 199.95 I declare under penalty of perjury under the laws of the United States of Not a registered California process server. America that the foregoing is true and correct. Frank James One Legal - 194-Marin

Signature: Novato, CA 94947 Frank James

Frank James

504 Redwood Blvd #223

415-491-0606

## 

### This is not an Invoice

11271575 DATE: 08/16/2017 ONE LEGAL CONFIRMATION FOR ORDER NO.:

Attorney: Todd Friedman Customer: Law Offices of Todd M. Friedman, PC

Attorney e-mail: tfriedman@attorneysforconsumers.cc Customer No.: 0069407

Address: Woodland Hills, CA 91367 Contact: Erika Campany

Contact e-mail: ecampany@toddflaw.com

Contact Phone: 888-595-9111 Ext 612

Contact Fax: 866-633-0228 Law Firm File No.: None

CASE INFORMATION:

Case Number: 5:16-cv-05820-EJD-SVK

County:

Court: United States District Court, Northern District of California

Case Short Title: IN RE HP PRINTER FIRMWARE UPDATE LITIGATI vs.

No. Pgs: No. Docs: 8 DOCUMENTS RECEIVED: 1

Subpoena to Produce, Documents Information or Objects

Service Address: 155 Federal Street, Suite 700 Party to Serve: Staples Inc.

Boston, MA 02110

Confirmation Report. DO NOT PAY. An Invoice will be sent later.

Notes:	Services:	Summary of Charges:
Service Status: Service Complete  Hi Erika – Staples, Inc. has CT as their agent in Boston. Would you like us to serve them or go to business address provided in Framingham?	Service on a Registered Agent (CT or CSC) - National	95.95
Thanks!  I received an email from the attorney giving ok to go to CT Corporation in Boston.  Dispatched by KC  Emailed POS to server for signature, ETA 4 days		
Services will be invoiced later.	DO NOT PAY NOW.	<b>Total:</b> 95.95

ATTORNEY OF CARSON BIOLOGICAL PROPERTY OF CARSON BIOLOGICAL PROPERTY OF CARSON BOOK OF CARSON BO	Lant Allers GJS Document		Filed <b>09/04/1</b> 68 -595-9111 Ext		266 Of 0290RT REGINE ID
Law Offices of Todd M. Fried	man, PC				
21550 Oxnard St., Suite 780 Woodland Hills, CA 91367		Ref. No. or F	ile No		
ATTORNEY FOR (Name): Plaintiff		1.01.110.011		lone	
Insert name of court, judicial district or branch court, if any					
United States District Court,	Northern District of Calif	ornia			
280 S. First St. #2112					
San Jose, CA 95113-3008					
IN RE HP PRINTER FIRMW	ARE UPDATE LITIGATI				
DEFENDANT:	The state of the s				
HP, Inc.					
	DATE:		TIME:	DEPT/DIV:	CASE NUMBER:
PROOF OF SERVICE					5:16-cv-05820-EJD-SVK
At the time of service I was a cit Subpoena to Produce, Docun			of age and not a	a party to th	is action, and I served copies of:
2. Person Served (name):	Staples Inc. by serving Authorized to Accept	Ross Dep	oina, Process S	Specialist-	CT Corporation - Person
3. Date and Time of Delivery:	08/09/2017	11:58AM			
4. Address where served:	155 Federal Street, Sui	te 700			
	Boston, MA 02110				

5. I received the above document(s) for service on (date):

08/07/2017

6. Witness Fees:

Witness fees and mileage both ways were not demanded or paid.

Fee for service (including Witness Fees if paid) \$: 95.95

Not a registered California process server.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Paul Hughes

08/16/2017

Paul G. Hughes

One Legal - 194-Marin

504 Redwood Blvd #223

Novato, CA 94947

415-491-0606

Signature:

Paul G. Hughes

### **CONFIRMATION For Process** Serving

### ONE LEGAL LLC



### This is not an Invoice

ONE LEGAL CONFIRMATION FOR ORDER NO.: 11271630 DATE: 08/16/2017

Customer: Law Offices of Todd M. Friedman, PC

Attorney: Todd Friedman

Customer No.: 0069407

Attorney e-mail: tfriedman@attorneysforconsumers.cc

Contact: Erika Campany

Address: Woodland Hills, CA 91367

Contact e-mail: ecampany@toddflaw.com Contact Phone: 888-595-9111 Ext 612

Contact Fax: 866-633-0228

Law Firm File No.: None

### CASE INFORMATION:

Case Number: Case 5:16-cv-05820-EJD-SVK

County:

Court: United States District Court, Northern District of California Case Short Title: IN RE HP PRINTER FIRMWARE UPDATE LITIGATI vs.

#### **DOCUMENTS RECEIVED:**

No. Docs:

No. Pgs:

8

Subpoena to Produce Documents, Information, or Objects

Party to Serve: Target Corporation - Legal Department Service Address: 1010 Dale St N

1

St. Paul, MN 55117

Confirmation Report. DO NOT PAY. An Invoice will be sent later.

Notes:	Services:	Summary of Charges:
Service Status: Service Complete  Dispatched by DC. Received a call from server. Target does not accept service at address provided they have not received service there for over 2 years. Service will be attempted at CT. Called customer and left a message to let them know. Called customer and he instructed to make the service at CT corporation. Emailed POS to server for signature, ETA 4 days	Service on a Registered Agent (CT or CSC) - National	95.95
Services will be invoiced later.	DO NOT PAY NOW.	<b>Total:</b> 95.95

Todd Friedman, 216752 Law Offices of Todd M. Fried	·	.36-2 Filed 09 #:50 <b>69</b> 8-595-91		268 Of a 900 RT Rage/ID
21550 Oxnard St., Suite 780 Woodland Hills, CA 91367 ATTORNEY FOR (Name): Plaintiff		Ref. No. or File No.	None	
Insert name of court, judicial district or branch court, if any United States District Court, 280 S. First St. #2112 San Jose, CA 95113-3008		rnia-Northern Di		
PLAINTIFF:				
IN RE HP PRINTER FIRMW	ARE UPDATE LITIGATI	A A SA		
DEFENDANT:				
PROOF OF SERVICE	DATE:	TIME:	DEPT/DIV:	Case NUMBER: Case 5:16-cv-05820-EJD-SVK
At the time of service I was a cit     Subpoena to Produce Docum			and not a party to	this action, and I served copies of:
2. Person Served (name):	CT Corporation System b	y serving Kathy	Prescher - Pe	rson Authorized to Accept
3. Date and Time of Delivery:	08/07/2017 2	22PM		
4. Address where served:	1010 Dale St N			
	St. Paul, MN 55117			
5. I received the above docume	nt(s) for service on (date):	08/07/2017		
6. Witness Fees: Witness	fees and mileage both wa	ays were not de	manded or paic	l.
Fee for service (including Witn	ness Fees if paid) \$: 95.95	5		
Not a registered California process		lare under penalty of ica that the foregoi		e laws of the United States of ect.
8/7/2017 Dean Morin				
One Legal - 194-Marin			<b>-</b>	
504 Redwood Blvd #223	<b>O</b> ' 1	Dean	Morin	
Novato, CA 94947	Signature	):		

415-491-0606

Dean Morin

### Case 5:15-cv-01221-TJH-GJS Document 136-2 Filed 09/04/18 Page 269 of 290 Page ID

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name and Address): Todd Friedman, 216752 Law Offices of Todd M. Friedman, PC 21550 Oxnard St., Suite 780		TELEPHONE NO.: FOR COURT US 888-595-9111 Ext 612		
Woodland Hills, CA 91367  ATTORNEY FOR (Name): Plaintiff		Ref. No. or File No. No.	ne .	
Insert name of court, judicial district or branch court, if any:		•	1	
United States District Court, 0	Central District of California	a		
350 W. First Street				
Los Angeles, CA 90012				
PLAINTIFF:	•			
Anne Wolf		·		
DEFENDANT:				
Hewlett Packard Company				•
:	DATE: -	TIME: . DE	PT/DIV:	CASE NÚMBER:
PROOF OF SERVICE			-	5:15-cv-01221-BRO-GJS

1. At the time of service I was a citizen of the United States, over 18 years of age and not a party to this action, and I served copies of: Subpoena to Produce Documents, Information and Objects, Attachment and Proof of Service

2. Person Served (name):

Target Corporation by serving CT Corporation System, Cathy Prescher - Person

Authorized to Accept

3. Date and Time of Delivery:

04/11/2017

12:36PM

4. Address where served:

1010 North Dale St.

St. Paul, MN 55117

5. I received the above document(s) for service on (date):

04/10/2017

6. Witness Fees:

Witness fees and mileage both ways were not demanded or paid.

Fee for service (including Witness Fees if paid) \$: 95.95

Not a registered California process server.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

CHRIS F. MARTIN

4/11/2017 Chris F. Martin

One Legal - 194-Marin

504 Redwood Blvd #223

Novato, CA 94947

415-491-0606

Signature:

Chris F. Martin

Process Services, Inc. 8382 State Road 84 Fort Lauderdale, FL 33324 Phone: (954) 474-4867 Fax: (954) 452-7313

Tax I.D. #59-1565443

### **STATEMENT**

12/1/2016

Todd M. Friedman, Esq. Law Offices of Todd M. Friedman, P.C. 21550 Oxnard St. Suite 780 Woodland Hills, CA 91367

Phone: (888) 595-9111 Fax: (866) 633-0228

Statement covers Unpaid Invoices through 11/30/2016.

invoice	Inv. Date	Person Served	Amount	Status
2016010948	10/3/2016	Office Depot, Inc.,	\$55.00	PAST 30
Case: 5:15-CV-01221-BRO-GJS Central Ref:				
TOTAL AMOU	NT DUE:		\$55.00	

Current: \$0.00 Past 30: \$55.00 Past 60: \$0.00 Past 90: \$0.00 Past 120: \$0.00

#### IT HAS BEEN A PLEASURE SERVING YOU!!

Online Payment available, please add \$5.00 processing/convenience fee (www.dealpsi.com)

In the event of collection, the attorney/client will be responsible for fees and all costs incurred.



Case 5:15-cv-01221-TJH-GJS Document 130-2 Filed 99/04/18 Page 271 of 290 Page 664

### LAW OFFICES OF TODD M. FRIEDMAN

21550 OXNARD ST. STE 780 WOODLAND HILLS, CA 91367



12/27/2016

PAY TO THE process services ORDER OF	\$ **55.00	ad <b>-</b> − − − − − − − − − − − − − − − − − − −
Fifty-Five and 00/100*********************************	******	_ DOLLARS
process services		Sociatety 55
MEMO  TITUE WATERIMARIK PAPER - HOLD TO LIGHT TO VIEW PAPER CONTAINS TONER ADDITION DRIVE PAPER CONTAINS TONER CONTAINS TONER ADDITION DRIVE PAPER CONTAINS TONER CONTAINS	IVE RED IMAGE DISAPPEARS X	MP

#OO5664# #322271724# 203862958#

### SEARS HOLDINGS CORPORATION

2016002387-2

Sears Holdings Corporation 3333 Beverly Road, B6-265A Hoffman Estates, IL 60179

INVOICE

Todd M. Friedman Law Offices of Todd M. Friedman, P.C. 21550 Oxnard St., Suite 780 Woodland Hills, CA 91367 tfriedman@toddflaw.com Date 5/2/2017

Description	HOURS	RATE	TOTAL
Re: Wolf v. Hewlett Packard Sears File No.: 2016002387			
Initial Research/Retrival/IT Time			\$95.00
Your cancelled check is your receipt			
SEARS FED TAX ID # 201-920798		TOTAL	\$95.00

## Please remit checks made payable to Sears Holdings Corporation within 30 days to the attention of:

Sears Holdings Corporation Attention: Brenda Meissler 3333 Beverly Road, B6-221 B Hoffman Estates, IL 60179

If you have any questions concerning this information, call Brenda Meissler (847) 286-1308





FLIGHT | HOTEL | CAR SPECIAL OFFERS RAPID REWARDS®



### Southwest's

### Thank you for your purchase!

Los Angeles, CA - LAX to San Francisco, CA - SFO

New Purchases in Trip

Air
Confirmation #RRH76D
Los Angeles, CA - LAX to San Francisco, CA - SFO Monday, November 9, 2015 - Tuesday, November 10, 2015
Air Total: \$1015.92

**Amount Paid** \$1015.92

Rapid Rewards #

2015

(Nonstop) **Business Select** 

Travel Time 1 h 20 m

**Trip Total** \$1015.92

NOV 9 MON

### 11/09/15 - San Francisco

### New purchases added to your trip.

Los Angeles, CA - LAX to San Francisco, CA - SFO

11/09/2015 - 11/10/2015

#### Confirmation # RRH76D

NOV 10

TUE

Adult Passenger(s)

TODD FRIEDN	1AN			00020055622926		
YOEL HANOH	ov			Add Rapid Rewards Numb		
Subscribe to	Flight Status	Messaging				
Travel Date		Flight Segments		Flight Summary		
DEPART NOV 9	11:15 AM	Depart Los Angeles, CA (LAX) on Southwest Airlines	Flight Southwest # 2256	Monday, November 9, 2015		
MON	12:35 PM	Arrive in San Francisco, CA (SFO)		Travel Time 1 h 20 m (Nonstop) Business Select		
RETURN	06:30 PM	Depart San Francisco, CA	Flight Southwest	Tuesday, November 10,		

What you need to know to travel:

(SFO) on Southwest Airlines

07:50 PM Arrive in Los Angeles, CA

(LAX)

Check-in: Be sure to arrive at the departure gate with your bia 5046 ass at least 10 minutes before your scheduled departure time. Otherwise, your reserved space may be cancelled and you won't be eligible for denied booking compensation.

No Show Policy: If you are not planning to travel on any portion of this itinerary, please cancel your reservation at least 10 minutes prior to scheduled departure of the flight. For tickets purchased on or after May 10, 2013 and travel beginning September 13, 2013, Customers who fail to cancel reservations for a Wanna Get Away or DING! fare segment at least ten (10) minutes prior to travel and who do not board the flight will be considered a no show, and all remaining, unused funds on this reservation will be forfeited, including Business Select and Anytime funds.

#### PRICE: ADULT

Trip	Routing	Fare Type   View Fare Rules	Fare Details	Quantity	Total
Depart	LAX-SFO	Business Select Superior Benefits	Priority Boarding     Maximum Rapid Rewards® Points     Fully Refundable     Filly By® Security Lane     Free Same-Day Changes Premium Drink	2	\$507.96
Return	SFO-LAX	Business Select Superior Benefits	Priority Boarding Maximum Rapid Rewards® Points Fully Refundable Fully Refundable  Priority Boarding Free Same-Day Changes Premium Drink  Priority Boarding Free Same-Day Changes Premium Drink	2	\$507.96

Subtotal \$1015.92

Carry-on Items: 1 bag + 1 small personal item are free, see full details. Checked Items: First and second bags are free, size and weight limits apply.

Bag Charge

\$0.00

Air Total: \$1015.92

#### Gov't taxes & fees now included

10269 Dunleer Dr Purchaser Name Todd Friedman **Billing Address** Los Angeles, CA US 90064

Form of Payment **Amount Applied** Visa - XXXXXXXXXXXXX3325

Your Visa credit card ending in -3325 has been added to your MySouthwest account

> **Amount Paid** \$1015.92

\$1015.92

**Trip Total** \$1015.92

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## Case 5:15-cv-01221-TJH-GJS Document 136-2 Filed 09/04/18 Page 275 of 290 Page ID #:5047

Boston Corporate Attorney Services 83 Wyman Street, #2 Boston, MA 02130 617-477-3856

Invoice #: 4357

Date: 09/22/2016

Law Offices of Todd M. Friedman, P.C. 324 S. Beverly Dr., #725

Beverly Hills, CA 90212

### **INVOICE FOR SERVICE**

Service #4878: Staples, Inc.

Your File# Staples

ANNE WOLF v. HEWLETT PACKARD

Court Case #: 5:15-cv-01221-BRO-GJS

**COMPANY** 

Miscellaneous Charge

RUSH: Staples, Inc. @ 155

\$55.00

FEDERAL ST #700 Boston

MA 02110

**TOTAL CHARGES:** 

\$55.00

**BALANCE:** 

\$55.00

## UNITED STATES DISTRICT COURT, CENTRAL DISTRICT OF CALIFORNIA



AFFIDAVIT OF SERVICE

Case No.: 5:15-cv-01221-BRO-GJS

Plaintiff(s):

ANNE WOLF

-VS-

Defendant(s):

HEWLETT PACKARD COMPANY

COMMONWEALTH OF MASSACHUSETTS COUNTY OF SUFFOLK

SS.:

Michael Noble, the undersigned, being duly sworn, deposes and says:

On 09/22/2016 at 1:54 PM, deponent served the within SUBPOENA TO PRODUCE DOCUMENTS, INFORMATION, OR OBJECTS OR TO PERMIT INSPECTION OF PREMISES IN A CIVIL ACTION; ATTACHMENT A on Staples, Inc. at 155 FEDERAL ST #700, Boston, MA 02110 in the manner indicated below:

By delivering a true copy of each to and leaving with **Dahrlena Mitchell**, **Senior Corporate Operations Specialist**, **for CT Corporation System**, **Registered Agent** who stated he/she is authorized to accept service on behalf the corporation/government entity.

A description of the **Defendant(s)**, or other person served on behalf of the **Defendant(s)** is as follows:

Sex	Color of skin/race	Color of hair	Age(Approx)	Height(Approx)	Weight(Approx)
Female	Caucasian	Blonde	48	5'0"-5'3"	131-160 lbs
Other Fe	amrec			· ·	

Sworn to and subscribed before me on

Michael Noble

City of Boston Constable #1470 Boston Corporate Attorney Services

83 Wyman Street, #2 Boston, MA 02130 617-477-3856

Notary Public

this 22 day of

CHRISTINE L BROWN
Notary Public
ommonwealth of Massachusetts
My Commission Expires

January 29, 2021

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#### UNITED STATES DISTRICT COURT FOR THE CENTRAL DISTRICT OF CALIFORNIA



#### **AFFIDAVIT OF ATTEMPTED SERVICE**

Index No.: 5:15-CV-01221-BRO-GJS

Date Filed: 09/21/2016

Plaintiff(s):

ANNE WOLF

Defendant(s):

**HEWLETT PACKARD COMPANY** 

STATE OF NEW YORK COUNTY OF SUFFOLK

ss.:

Richard J. Cantwell, the undersigned, being duly sworn, deposes and says that I was at the time of attempting service over the age of eighteen and not a party to this action. I reside in the STATE OF NEW YORK.

I was unable to effect service of the SUBPOENA TO PRODUCE DOCUMENTS, INFORMATION, OR OBJECTS OR TO PERMIT INSPECTION OF PREMISES IN A CIVIL ACTION on CIRCUIT CITY CORPORATION for the reason(s) indicated below:

Date/Time	Address	Remarks
10/03/2016-11:50 AM	590 MADISON AVENUE, 21ST FLOOR LEGAL DEPARTMENT NEW YORK, NY 10022	Attempted said address and found that the company was not listed on the building directory. I spoke with security and the representative at the reception desk who both confirmed the defendant was not located in the building. They were unable to provide any additional information.

Sworn to and subscribed before me on

20/6

Notary Public,

SHARON MURATORE
Notary Public, State of NEW YORK
01MU6207738
Qualified in Nassau County
Commission Expires, JUNE 15, 2017

Richard J. Cantwell License#: 1474990-DCA Crain Process Service 118 Homestead Drive North Tonawanda, NY 14120

Firm Ref#: Law Offices of Todd M. Friedman 369 S. DOHENY DR. #415 BEVERLY HILLS, CA 90211

## **CRAIN PROCESS SERVICE**

Invoice

118 HOMESTEAD DRIVE NORTH TONAWANDA, NY 14120

Bill To:
TODD FRIEDMAN, P.C.
21550 OXNARD STREET, SUITE 780
WOODLAND HILLS, CA 91367

Date	Invoice No.	P.O. Number	Terms	Project
11/14/16	429			

Item	Description	Quantity	Rate	Amount
SERVICE OF PROCESS	CIRCUIT CITY CORPORATION LEGAL DEPT, 590 MADISON AVENUE, 21ST FLOOR, NEW YORK, NY 10022 -ATTEMPTED SERVICE 10/3/16 - MOVED FROM LOCATION	Quantity	85.00	85.00
THANK YOU FOR THE BUSINESS! PLEASE MAKE CHECK PAYABLE TO CRAIN PROCESS SERVICE.		TO	Total	\$85.00

1. Aw огнована быль не на 1961 Document 136-2 Filed 09/04/18 Page 279 of 290 Page 1020 #:5051 sterling madison 11/30/2016

Anne Wolf v HP

Citi Non Marshall

LAW OFFICES OF TODD M. FRIEDMAN sterling madison

11/30/2016

5620

89.50

89.50

89.50

Citi Non Marshall

REORDER FROM YOUR LOCAL SAFEGUARD DISTRIBUTOR, IF UNKNOWN, CALL 800-523-2422

C710T30010000

89.50

thro wolf of

Citi Non Marshall 55.00

LAW OFFICES OF TODD M. FRIEDMAN 5618

11/30/2016 process services 55.00

Citi Non Marshall

55.00

### **Adrian Bacon**

From: Todd Friedman < tmfriedman@gmail.com>
Sent: Tuesday, November 10, 2015 8:07 PM

To: Erika Campany

**Subject:** Fwd: We corrected the fare for your ride on Nov 10

Wolfe

Sent from my iPhone

Begin forwarded message:

**From:** Uber Receipts < receipts.los.angeles@uber.com>

Date: November 10, 2015 at 7:41:48 PM PST

To: tmfriedman@gmail.com

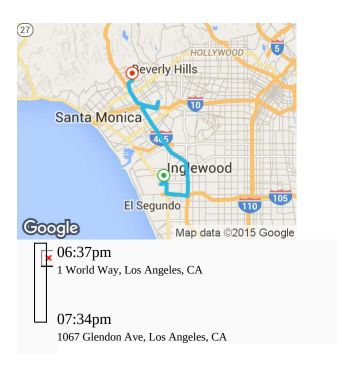
Subject: We corrected the fare for your ride on Nov 10



NOVEMBER 10, 2015

**\$41.00**Charged

Just a quick upda



#### WE MADE A FARE CORRECTION

"It looks like there was an extra stop on this trip. Any additional result in time and cost to the driver, which are not factored into flat rates. For these trips, we have to ensure that the drivers partner with are fairly compensated for their time. You can see along with all of our pricing information for your city at <a href="https://uber.com/cities">https://uber.com/cities</a>. If you have any questions, feel free to rethis receipt. Thanks for your understanding."

- GIZELLE.

Previous Charge

**Charged Personal** •••• 2003

## 

CAR MILES TRIP TIME New Total \$1

You rode with Haik "Mike" Issued on behalf of AVI Group, Inc





### **Adrian Bacon**

From: Todd Friedman < tmfriedman@gmail.com>
Sent: Monday, November 09, 2015 9:33 AM

**To:** Erika Campany

**Subject:** Fwd: Your Monday morning trip with Uber

Save to Wolfe file please

Sent from my iPhone

Begin forwarded message:

**From:** Uber Receipts < receipts.los.angeles@uber.com>

Date: November 9, 2015 at 9:14:08 AM PST

**To:** tmfriedman@gmail.com

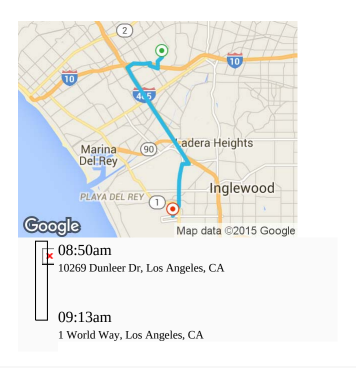
**Subject: Your Monday morning trip with Uber** 



NOVEMBER 9, 2015

\$51.66

Thanks for choosing Ub



FARE BREAKDOWN

Base Fare

Distance

Time

Subtotal

## 

TRIP TIME

00:23:21

**Uber Support** <u>Contact us</u> with questions about your trip. Leave something behind? <u>Track it down.</u>

CAR

BLACK

MILES

9.34

CHARGED
Personal \*\*\*\* 2003

RATE YOUR DRIVER

You rode with JESSE
Issued on behalf of JOJO LIMO SERVICE LLC

Give \$15, Get \$15

Share code: nvd79

### **Adrian Bacon**

From: Todd Friedman < tmfriedman@gmail.com>
Sent: Monday, November 09, 2015 12:44 PM

**To:** Erika Campany

**Subject:** Fwd: Your Monday afternoon trip with Uber

Wolf please

Sent from my iPhone

Begin forwarded message:

**From:** Uber Receipts < <u>receipts.san.francisco@uber.com</u>>

Date: November 9, 2015 at 12:39:40 PM PST

To: tmfriedman@gmail.com

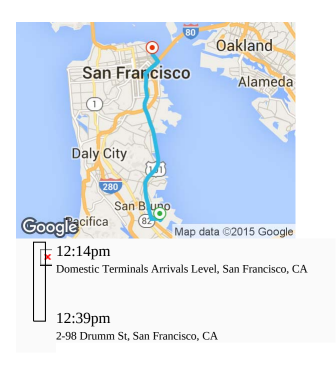
Subject: Your Monday afternoon trip with Uber



NOVEMBER 9, 2015

\$68.85

Thanks for choosing Ub



FARE BREAKDOWN

SFO <-> SF

**Subtotal** 

SFO Airport Surcharge (?)

CHARGED rersonal •••• 2003

## 

CAR MILES TRIP TIME BLACK CAR 14.80 00:24:17

RATE YOUR DRIVER







### **Adrian Bacon**

From: Todd Friedman <a href="mailto:com">tmfriedman@gmail.com</a>
Sent: Tuesday, November 10, 2015 2:51 PM

**To:** Erika Campany

**Subject:** Fwd: Your Tuesday afternoon trip with Uber

Save to costs please

Sent from my iPhone

Begin forwarded message:

**From:** Uber Receipts < <u>receipts.san.francisco@uber.com</u>>

Date: November 10, 2015 at 2:34:03 PM PST

To: tmfriedman@gmail.com

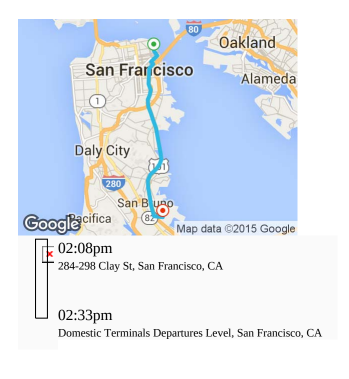
Subject: Your Tuesday afternoon trip with Uber



**NOVEMBER 10, 2015** 

\$68.85

Thanks for choosing Ub



FARE BREAKDOWN

SF <-> SFO

**Subtotal** 

SFO Airport Surcharge (?)

CHARGED rersonal •••• 2003

## 

CAR MILES TRIP TIME BLACK CAR 14.42 00:25:09

RATE YOUR DRIVER









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Wells Fargo Bank, N.A. 31 Pharr Rd Floor 2 Atlanta, GA 30305

wellsfargo.com

October 13, 2016

Re: GlassRatner Advisory & Capital Group

Dear Sir or Madam:

The above-referenced mutual client has an open and active account with Wells Fargo Bank, N.A. The account information is referenced below. The account is able to accept all types of transactions, up to and including wire transfers and/or ach transactions. Please utilize the address referenced below for any business which requires a mailing address.

#### For ACH / EFT Transactions:

 Routing / ABA Number 061000227 Account Number 5740691687

31 Pharr Road, 2<sup>nd</sup> Floor, Atlanta, GA 30305 Account Address

#### For Wire Transactions:

Domestic Incoming Routing / ABA Number 121000248 International Incoming Swift Code WFBIUS6S Account Number 5740691687

**Account Address** 420 Montgomery Street, San Francisco, CA 94104

If any additional information is needed, please do not hesitate to contact me directly.

Other important numbers:

**National Business Banking Center** 800-225-5935 **Business Online Banking 800-956-4442** 

Thank you,

Lani Holloway Business Associate | Atlanta Business Banking

Wells Fargo | 31 Pharr Rd NW Fl 2 | Atlanta, GA 30305

(404)841-1501 - Office | (404)842-2875 - Fax

MAC G0139-021

lani.holloway@wellsfargo.com



### SEARS HOLDINGS CORPORATION

2016002387-1

Sears Holdings Corporation 3333 Beverly Road, B6-265A Hoffman Estates, IL 60179

**INVOICE** 

Todd M. Friedman Law Offices of Todd M. Friedman, P.C. 21550 Oxnard St., Suite 780 Woodland Hills, CA 91367 tfriedman@toddflaw.com Date <u>12/21/2016</u>

Description	HOURS	RATE	TOTAL
Re: Wolf v. Hewlett Packard Sears File No.: 2016002387  Initial Research/Retrival/IT Time			\$95.00
Your cancelled check is your receipt  SEARS FED TAX ID # 201-920798			
SERIES 170(15 II 201 020100		TOTAL	\$95.00

## Please remit checks made payable to Sears Holdings Corporation within 30 days to the attention of:

Sears Holdings Corporation Attention: Brenda Meissler 3333 Beverly Road, B6-221 B Hoffman Estates, IL 60179

If you have any questions concerning this information, call Brenda Meissler (847) 286-1308