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11 *Attorneys for Plaintiffs and the Settlement Class*  
12

13 **SUPERIOR COURT OF THE STATE OF CALIFORNIA**  
14 **FOR THE COUNTY OF LOS ANGELES**  
15

16 DANIEL MARKO, JESUS CORONA, *on*  
*behalf of themselves and others similarly*  
17 *situated and in their capacity as Private*  
18 *Attorneys General Representatives,*

19 Plaintiffs,

20 v.

21 DOORDASH, INC.  
22

23 Defendant.  
24  
25  
26  
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Case No. BC659841

**DECLARATION OF ALEXANDER R.  
WHEELER IN SUPPORT OF  
PLAINTIFFS' MOTION FOR FINAL  
APPROVAL OF CLASS ACTION  
SETTLEMENT**

Date: November 30, 2021  
Time: 9:30 a.m.  
Dept.: 7

1 I, Alexander R. Wheeler, declare as follows:

2 I am an attorney duly licensed to practice before all courts of the State of California and  
3 I am a Partner at the Parris Law Firm, attorneys of record for Plaintiff Brandon Campbell. The  
4 facts set forth in this declaration are within my personal knowledge and, if called as a witness, I  
5 could and would competently testify as follows.

6 1. On April 19, 2019, Plaintiff Campbell commenced his action against DoorDash,  
7 Inc. (“DoorDash”) alleging that DoorDash’s compensation scheme of using the delivery drivers’  
8 tips toward meeting their minimum-pay guarantee violates Labor Code sections 351 and 353.  
9 The Parris Law Firm has been actively engaged in the litigation from its inception. The Parris  
10 Law Firm has fully and actively participated in every aspect of the litigation process including,  
11 but not limited to, discussing the case with the client; conducting legal research; conducting case  
12 investigation; participating in case strategy and analysis; drafting, reviewing, and revising  
13 pleadings; successfully opposing DoorDash’s motion to compel arbitration; successfully  
14 defeating DoorDash’s appeal of the court’s denial of its motion to compel arbitration; reviewing  
15 documents and information; and participating in court appearances.

16 2. The Parris Law Firm is actively involved in both class action and complex  
17 litigation matters on an ongoing basis and has certified numerous wage-and-hour class actions in  
18 Superior Courts all over California, as well as the United States District Court for the Central,  
19 Eastern, and Northern Districts of California. The Parris Law Firm has obtained over a billion  
20 dollars in gross settlements and judgments and has handled many dozens of significant wage-  
21 and-hour class action cases. Our firm also has extensive experience in appellate practice and has  
22 settled numerous class and PAGA actions worth hundreds of millions of dollars on behalf of tens  
23 of thousands of California employees. The Parris Law Firm has been court-appointed class  
24 counsel in multiple cases in California state and federal courts. Our firm resume, a true and  
25 correct copy of which is attached hereto as **Exhibit “1,”** highlights some the firm’s wage-and-  
26 hour class action experience.

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1           3.       I have practiced law in Southern California since December of 2005 and have  
2 handled numerous and significant class and representative action cases. I am a Partner at the  
3 Parris Law Firm and have been practicing class action litigation for nearly 16 years.  
4 Additionally, the Parris Law Firm also has trial experience in class actions.

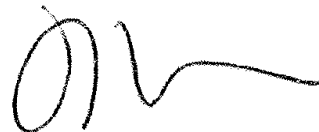
5           4.       The Parris Law Firm has litigated this case since April 19, 2019, devoting  
6 hundreds of hours to obtain an excellent recovery on behalf of the State of California and the  
7 Aggrieved Employees. The final total hours worked by the Parris Law Firm is 862.65 hours,  
8 with a lodestar of \$560,722.50 at \$650 per hour. I have reviewed the Parris Law Firm's records  
9 and hereby attest that the 862.65 hours attributed to the Parris Law Firm are an accurate  
10 representation of the actual time we spent working on the case over the course of this litigation.  
11 Attached hereto as **Exhibit "2"** is a Time & Task Chart setting forth in detail the breakdown of  
12 time for the requisite tasks.

13           5.       The Parris Law Firm has incurred \$5,618.15 in costs and litigation expenses as  
14 reflected in **Exhibit "3."** This amount includes costs for filing fees and costs to serve all  
15 pleadings and motions. These costs were reasonable and necessary in the prosecution of this  
16 case.

17           4.       The Parris Law Firm does not have any interests that conflict with the class of  
18 delivery drivers. The Parris Law Firm has always put the interests of the delivery drivers ahead  
19 of its own. The Parris Law Firm is experienced class counsel that will adequately and vigorously  
20 represent the interests of the class.

21           I declare under penalty of perjury under the laws of the State of California that the  
22 foregoing is true and correct to the best of my personal knowledge.

23           Executed this 20th day of September 2021 at Los Angeles, California.

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27 \_\_\_\_\_  
Alexander R. Wheeler

**EXHIBIT "1"**

## PARRIS LAW FIRM – SELECTED CLASS ACTION EXPERIENCE

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- *Gutierrez vs. State Farm*, Los Angeles Superior Court Case No. BC 236552
  - Plaintiffs’ counsel in class action seeking overtime compensation for insurance claims adjusters employed by defendant in the State of California. Certification granted, and then summary adjudication as to liability granted in favor of the class. Case settled in 2004 for **\$135,000,000.00**, with Final Approval granted in Department 309 and no objections filed.
- *Sekly vs. Allstate Insurance Company*, Los Angeles Superior Court Case No. BC240813
  - Plaintiffs’ counsel in class action seeking overtime compensation for insurance claims adjusters employed by defendant in the State of California. Certification granted, and then summary adjudication as to liability granted in favor of the class. Case settled in 2005 for **\$120,000,000.00**, with Final Approval granted in Department 309 and no objections filed.
- *CNA Class Action Litigation*, Los Angeles Superior Court Case No. BC242487, Orange County Superior Court Case No. 01CC08868
  - Plaintiffs’ counsel in class action misclassification case seeking overtime compensation for insurance claims adjusters employed by defendant in the State of California. Case settled in 2005 for **\$33,000,000.00**, with Final Approval granted and no objections filed.
- *Parris v. Lowe’s Home Improvement*, Los Angeles Superior Court Case No. BC260702
  - Plaintiffs’ counsel in class action seeking payment of “off the clock” hours worked by all hourly employees of Lowe’s in the State of California. Class certification ordered by the Court of Appeal. Case settled in 2009 for **\$29,500,000.00**, with Final Approval granted and no objections filed.
- *Chavoya v. Southern California Edison Company*, Los Angeles County Superior Court Case No. BC366032 and BC425358
  - Plaintiffs’ counsel in class action seeking overtime compensation for employees that were reclassified in February 2006 that were not employed at Edison’s San Onofre Nuclear Generator facility. Class certification granted, in part, by the trial court. Class was provisionally certified for settlement purposes. Case settled in 2010 for **\$29,000,000.00**, with Final Approval granted and no objections filed.
- *Roberts vs. Coast National Insurance*, Orange County Superior Court Case No 01CC08478
  - Plaintiffs’ counsel in class action seeking overtime compensation for insurance claims adjusters employed by defendant in the State of California. Certification granted, and then the matter was tried in binding arbitration. Case settled for in excess of **\$18,000,000.00** during arbitration.
- *Dotson vs. Royal Sun Alliance*, Orange County Superior Court Case No. 02CC01787
  - Plaintiffs’ counsel in class action seeking overtime compensation for insurance claims adjusters employed by defendant in the State of California. Case settled in 2005 for **\$12,300,000.00** with Final Approval granted and no objections filed.
- *Ingalls v. Hallmark*, Central District of California Case Nos. CV08-04342-VBF (Ex) C/W; CV08-05330-VBF (FFMx)
  - Plaintiffs’ counsel in class action seeking payment of “off the clock” hours worked by all hourly employees of Hallmark in the State of California. Class was provisionally certified. Case settled in 2009 for **\$5,625,000.00**, with Final Approval granted and no objections filed.

- ***Rodriguez v. Pacific Bell Telephone Company***, Los Angeles County Superior Court Case No. BC415309
  - Plaintiffs' counsel in class action seeking overtime compensation for employees employed by defendant in the State of California that were reclassified in May 2009. Class was provisionally certified. Case settled in 2010 for **\$5,500,000.00**, with Final Approval granted and no objections filed.
  
- ***Kim v. Jamison Services, Inc.***, Los Angeles County Superior Court Case No. BC400414
  - Plaintiffs' counsel in misclassification class action seeking overtime compensation for all salaried, exempt employees (except for high-level management and Receptionists) employed by defendant in the State of California. Class was provisionally certified. Case settled in 2009 for **\$2,797,861.24**, with Final Approval granted and no objections filed.
  
- ***Lippold v. Godiva Chocolatier, Inc.***, Northern District of California Case No. CV-10-00421-SI
  - Plaintiffs' counsel in misclassification class action seeking overtime compensation for all salaried, exempt Store Managers employed by Godiva in the State of California. Class was provisionally certified. Case settled in 2010 for **\$1,000,000.00**, with Final Approval granted and no objections filed.
  
- Additionally, the Parris Law Firm is presently lead plaintiff's counsel in numerous pending consumer and employment class action cases in California, Texas and the District of Columbia. The Parris Law Firm recently obtained a \$370 million defamation verdict, Top Verdict in 2009, in *Marciano v. Fahs, et al.*, in the Los Angeles Superior Court Case No. BC375824.

**EXHIBIT "2"**

<b>TASKS</b>	<b>Hours</b>
<b>Investigation</b>	
Preparation of Intake, New Case File and Retainers	<b>6.00</b>
Research and Investigation of Defendant's Industry	<b>52.00</b>
Legal Research Regarding Claims Pled in the Complaint	<b>12.00</b>
Case Research	<b>15.30</b>
<b>Appearances</b>	
Preparation, Travel and Attendance to Defendant's Second Petition to Compel Arbitration (November 7, 2019)	<b>32.00</b>
Preparation and Appearance at Motion for Approval of Settlement in Mark v. DoorDash (July 12, 2021)	<b>12.20</b>
<b>Pleadings and Filings</b>	
Drafting and Filing Complaint, Summons and Civil Case Cover Sheet, and Plaintiff's E-Service List (April 19, 2019)	<b>12.20</b>
Preparation and Service of Complaint, Summons, Civil Case Cover Sheet and Case Management Conference (May 16, 2019)	<b>0.30</b>
Filing of Proof of Service of Service of Complaint, Summons, Civil Case Cover Sheet and Case Management Conference on Defendant DoorDash (May 23, 2019)	<b>0.80</b>
Review Defendant's Notice of Appearance, Defendant's Notice of Related Cases, and Civil Case Cover Sheet (July 5, 2019)	<b>0.40</b>
Drafting, Filing and Service of First Amended Complaint (July 18, 2019)	<b>4.80</b>
Review Defendant's Notice of Appearance (July 30, 2019)	<b>0.10</b>
Review Court's Order Continuing Case Management Conference (August 30, 2019)	<b>0.40</b>
Drafting, Filing and Service of Plaintiff Campbell's Case Management Statement (September 3, 2019)	<b>1.10</b>
Review Court's Order Continuing Case Management Conference (December 3, 2019)	<b>0.40</b>
Review Defendant's Case Management Statement (January 24, 2020)	<b>1.00</b>
Review Joint Stipulation and Request to Continue February 19, 2020 Case Management Conference (January 27, 2020)	<b>0.20</b>
Review Court's Order Continuing Case Management Conference (February 3, 2020)	<b>0.40</b>
Draft, File and Serve Notice of Order Continuing Case Management Conference (February 7, 2020)	<b>0.80</b>
Drafting, Filing and Service of Plaintiff Campbell's Case Management Statement (July 27, 2020)	<b>1.30</b>



Review Defendant's Case Management Statement (July 28, 2020)	0.10
Review Court's Order Continuing Case Management Conference (July 31, 2020)	0.40
Drafting, Filing and Service of Plaintiff Campbell's Case Management Statement (November 24, 2020)	0.80
Review Defendant's Case Management Statement (November 24, 2020)	0.10
Review Court's Order Continuing Case Management Conference (December 3, 2020)	1.00
Draft, File and Serve Notice of Order Continuing Case Management Conference (December 11, 2020)	0.30
Review Defendant's Case Management Statement (February 26, 2021)	1.30
Review Court's Order Continuing Case Management Conference (March 4, 2021)	0.30
Review Court's Order Vacating April 8, 2021 Hearing (April 7, 2021)	0.20
Drafting and Review Stipulation and [Proposed] Order Staying Action Pending Final Approval of Class and PAGA Settlement (April 21, 2021)	0.70
Review Defendant's Case Management Statement (July 1, 2021)	0.70
Review Court's Order Continuing Case Management Conference (July 9, 2021)	0.20
Review Plaintiff Saunders' Notice of Ruling at July 12, 2021 Hearing Regarding Preliminary Approval of Settlement (July 13, 2021)	0.10
<b>Law &amp; Motion</b>	
Review Defendant's Petition to Compel Arbitration and Stay Proceedings; Memorandum of Points and Authorities (July 5, 2019)	1.40
Review Defendant's Petition to Compel Arbitration and Stay Proceedings; Memorandum of Points and Authorities (August 16, 2019)	2.30
Review Defendant's Notice of Withdrawl of Petition to Compel Filed on July 5, 2019 (September 6, 2019)	0.10
Draft, File and Serve Plaintiff's Opposition to Defendant's Petition to Compel Arbitration (October 21, 2019)	28.80
Review Defendant's Reply In Support Of Defendant's Petition to Compel Arbitration and Stay Proceedings (October 25, 2019)	0.10
Review Tentative Ruling of Defendant's Petition to Compel Arbitration and Stay Proceeding (November 6, 2019)	0.20
Draft and Submit [Proposed] Order Denying Defendant's Petition to Compel Arbitration and Stay Proceedings to Department 302 (November 11, 2019)	0.70
Review Court's Reject Notice of [Proposed] Order Denying Defendant's Petition to Compel Arbitration and Stay Proceedings (November 12, 2019)	0.20

Review Plaintiff Cynthia Marciano's Notice of Motion and Motion for Preliminary Approval of Class Action Settlement and Memorandum of Points and Authorities in Support Thereof (November 21, 2019)	<b>1.80</b>
Draft, File and Serve [Proposed] Order Denying Defendant's Petition to Compel Arbitration and Stay Proceedings (December 5, 2019)	<b>2.15</b>
Draft, File and Serve Cover Letter to the Court re [Proposed] Order Denying Defendant's Petition to Compel Arbitration and Stay Proceedings Filed on December 5, 2019 (December 12, 2019)	<b>1.00</b>
Review Order Denying Defendant's Petition to Compel Arbitration and Stay Proceedings (December 18, 2019)	<b>1.00</b>
Review Objector LaRonda Robinson's Memorandum of Points and Authorities in Opposition to Motion for Preliminary Approval of Class Action Settlement; Proposed Intervenor and Objectors' Opposition to Preliminary Approval of Class Action Settlement; Plaintiff Cynthia Marciano's Reply in Support of Preliminary Approval of Class Action Settlement in Response to Opposition of Non-Party Objector Robinson; Proposed Intervenor and Objectors' Notice of Motion for Leave to Intervene and Memorandum of Points and Authorities; Ex Parte Application for Order Continuing Marciano Preliminary Approval Hearing; Ex Parte Application for Order Rescheduling the Hearing on Plaintiffs' Motion for Preliminary Approval of Class Action Settlement; Supplemental Declaration of Shannon Liss-Riordan in Support of Preliminary Approval of Class Action Settlement; Defendant DoorDash, Inc.'s Opposition to Non-Party Bluford Objectors' Ex Parte Application to Reschedule Hearing on Plaintiffs' Motion for Preliminary Approval of Class Action Settlement; Plaintiff Cynthia Marciano's Opposition to Non-Party Objectors' Bluford, et al.; Romero's Ex Parte Applications for an Order Rescheduling the Hearing on Plaintiffs' Motion for Preliminary Approval of Class Action Settlement; Notice of Romero's Motion to Intervene and Objections to Preliminary Approval of Proposed Class Action Settlement; Prospective Plaintiff-Intervenor's Notice of Motion for Leave to Intervene Pursuant to § 387 and Objections to Preliminary Approval of Proposed Class Action Settlement; Prospective Plaintiff-Intervenor's Memorandum of Points and Authorities In Support Of Motion for Leave to Intervene Pursuant to § 387; Plaintiff Cynthia Marciano's Consolidated Opposition to Non-Parties' Motions to Intervene; Defendant DoorDash, Inc.'s Opposition to Non-Party McGrath Objectors' Motion for Leave to Intervene; Defendant DoorDash, Inc.'s Opposition to Non-Party Matthew Romero's Motion for Leave to Intervene; Defendant DoorDash, Inc.'s Opposition to Non-Party Bluford Objectors' Motion for Leave to Intervene; Plaintiff Cynthia Marciano's Reply In Support of Motion for Preliminary Approval of Class Action Settlement to Opposition of Non-Party Objector Cho; and Court Order Designating Action as Complex and Vacating January 30, 2020 Hearing Date (December 2019-January 2020)	<b>25.00</b>
Review Notice of Federal Court Order and Request for Response in <i>Maricano v. DoorDash, Inc</i> ; Court's Further Scheduling Order in <i>Maricano v. DoorDash, Inc</i> ; Court's Order Continuing Hearing on Plaintiffs' Motion for Preliminary Approval and Various Proposed Intervenor's Motions for Leave to Intervene in <i>Marciano v. DoorDash, Inc.</i> (February 24, 2020)	<b>0.40</b>
Review Court's Order Continuing March 23, 2020 Hearing on Plaintiffs' Motion for Preliminary Approval and Various Proposed Intervenor's Motions for Leave to Intervene; Court's Order Continuing March 23, 2020 Hearing on Motion to Stay and Case Management Conference in <i>Maricano v. DoorDash, Inc.</i> (March 19, 2020)	<b>0.20</b>

Draft and Serve Objection and Opposition by Brandon Campbell to Motion for Preliminary Approval of Class Action Settlement (March 25, 2021)	72.00
Review Plaintiff Cynthia Marciano's Notice of Withdrawal of Motion for Preliminary Approval (April 6, 2021)	1.00
Review Court's Order Vacating April 8, 2021 Hearing (April 7, 2020)	0.20
Review Plaintiff Daniel Marko's Notice of Motion and Motion for Preliminary Approval of Class Action Settlement and Memorandum of Points and Authorities in Support Thereof (April 16, 2021)	1.10
Review Tentative Ruling Regarding Motion for Preliminary Approval on July 12, 2021 for Marko v. DoorDash (May 24, 2021)	0.30
Review Plaintiff Daniel Marko's Supplemental Briefing in Support of Preliminary Approval (June 17, 2021)	3.20
Review Plaintiff Daniel Marko's Supplemental Briefing in Support of Preliminary Approval (July 6, 2021)	1.00
Review Declaration of Todd Friedman in Support of Preliminary Approval (July 9, 2021)	1.00
Review Notice of Ruling at July 12, 2021 Hearing Regarding Preliminary Approval of Settlement (July 13, 2021)	0.90
Drafting Support Documents ISO Motion for Final Approval of Settlement in <i>Marko v. DoorDash, Inc.</i> (October 29, 2021)	32.00
<b>Appeals</b>	
Review Defendant DoorDash, Inc.'s Notice of Appeal (November 19, 2019)	1.00
Review Appellant's Notice Designating Record on Appeal (November 27, 2019)	0.40
Review Clerk's Notice of Filing of Notice Of Appeal (December 24, 2019)	1.00
Review Court Welcome Letter from Division 3 (January 8, 2020)	0.30
Review Appellant's Civil Case Information Statement and Appellant's Certificate of Interested Entities or Persons (January 13, 2020)	1.00
Review Defendant DoorDash, Inc.'s Amended Notice of Appeal (January 24, 2020)	1.00
Review San Francisco County Superior Court's Notice of Appeal and Ntc of Designating Record (February 6, 2020)	0.30
Review Appellant's Motion to Stay Appeal Pending Final Approval of Class Settlement (February 24, 2020)	12.00
Draft, File and Serve Opposition to Motion to Stay (March 10, 2020)	31.00
Review Appellant's Application for Leave to File Reply in Support of Motion to Stay Appeal Pending Final Approval of Class Settlement (March 12, 2020)	0.40
Review Appellant's Opening Brief (June 26, 2020)	43.00

Review Letter from Appellate Court Regarding Respondent's Brief (July 29, 2020)	0.20
Draft, File and Serve Respondent's Brief (August 13, 2020)	242.00
Review Appellant's Reply Brief (September 2, 2020)	25.00
Draft, File and Serve Respondent's Request for Oral Argument (September 17, 2020)	0.50
Review Appellant's Request for Oral Argument (September 23, 2020)	1.00
Review Letter from Court Setting Oral Argument (September 29, 2020)	0.20
Draft, File and Serve Rule 8.254 Letter Regarding New Authority (November 4, 2020)	1.60
Review Court Notice of Tentative Ruling & Tentative Opinion (November 4, 2020)	3.00
Drafting, Filing and Service of Respondent's Letter Regarding Oral Argument and Review Appellant's Notice Regarding Oral Argument (November 24, 2020)	0.80
Review Court's Opinion (November 30, 2020)	4.00
Review Appellant's Petition for Review (January 8, 2021)	5.00
Review Appeal Order Extending Time to Grant or Deny Review (February 19, 2021)	1.00
Review Supreme Court Notice Denying Petition for Review & Court Remittitur (March 12, 2021)	0.30
Drafting, Filing and Service of Memorandum of Costs on Appeal (March 25, 2021)	2.00
Review DoorDash, Inc's Petition for A Writ of Certiorari (August 9, 2021)	5.00
<b>Meet &amp; Confer Conference Calls</b>	
Conference Call with Counsel re Coordination (October 30, 2019)	2.00
<b>Meet &amp; Confer</b>	
Meet and Confer with Opposing Counsel and Co-Counsel	55.00
<b>Client and Class Member Calls</b>	
Calls with Plaintiff and other Dashers Throughout Duration of Case	25.00
<b>Trial Pleadings and Preparation</b>	
Drafting, Filing and Service of Notice of Posting Jury Fees (January 28, 2020)	0.60
<b>Letters</b>	
Drafting, Filing and Service of PAGA Letter to California Labor & Workforce Development Agency (February 6, 2019)	5.00

Drafting and Service of Letter to California Labor & Workforce Development Agency for Filing Fees (February 11, 2019)	<b>1.10</b>
<b>Mediation/Settlement</b>	
Discussion & Drafting Settlement Documents	<b>53.00</b>
<b>TOTAL</b>	
<b>Total Hours</b>	<b>862.65</b>
<b>Total Lodestar</b>	<b>\$560,722.50</b>

**EXHIBIT “3”**

# Client Cost Account Class QuickReport All Transactions

Campbell v. DoorDash 191440

Type	Date	Num	Name	Memo	Amount
Check	02/07/2019	29882	LWDA	Campbell	-75.00
Check	03/04/2019	30072	R. Rex Parris Law Firm	Certified Mail - Campbell	-14.06
Check	03/28/2019	30276	R. Rex Parris Law Firm	KKS Pacer - Campbell	-1.75
Check	05/03/2019	30528	USA Legal Network	1082391 - Campbell	-644.00
Check	05/16/2019	30631	Thomson West	Campbell	-8.63
Check	05/16/2019	30631	Thomson West	Campbell	-12.96
Check	06/07/2019	30830	Thomson West	Campbell	-51.08
Check	06/07/2019	30909	R. Rex Parris Law Firm	KKS One Legal - Campbell	-12.23
Check	06/11/2019	30782	Team Legal, Inc.	219604 - Campbell	-71.00
Check	07/03/2019	31135	R. Rex Parris Law Firm	KKS One Legal - Campbell	-12.16
Check	07/03/2019	31135	R. Rex Parris Law Firm	KKS Campbell	-12.16
Check	07/10/2019	31073	Thomson West	Campbell	-28.44
Check	08/08/2019	31339	Thomson West	Campbell	-33.44
Check	08/19/2019	31499	R. Rex Parris Law Firm	JMB One Legal - Campbell	-19.28
Check	09/20/2019	31819	R. Rex Parris Law Firm	KKS One Legal - Campbell	-17.94
Check	10/23/2019	31969	R. Rex Parris Law Firm	JMB Pacer - Campbell	-9.17
Check	11/11/2019	31974	Golden State Overnight	Campbell	-21.06
Check	11/11/2019	31974	Golden State Overnight	Campbell	-19.14
Check	11/11/2019	31983	John Bickford	Mileage - Campbell	-56.75
Check	11/14/2019	32023	USA Legal Network	1097246 - Campbell	-125.00
Check	11/25/2019	32250	R. Rex Parris Law Firm	JPF One Legal - Campbell	-20.04
Check	11/25/2019	32250	R. Rex Parris Law Firm	JMB Meal - Campbell	-45.68
Check	11/25/2019	32250	R. Rex Parris Law Firm	JMB Parking - Campbell	-32.00
Check	11/25/2019	32250	R. Rex Parris Law Firm	JMB Transportation - Campbell	-9.87
Check	11/25/2019	32250	R. Rex Parris Law Firm	JMB Hotel - Campbell	-40.43
Check	11/25/2019	32250	R. Rex Parris Law Firm	JMB Transportation - Campbell	-3.00
Check	11/25/2019	32250	R. Rex Parris Law Firm	JMB Transportation - Campbell	-17.37
Check	11/25/2019	32250	R. Rex Parris Law Firm	JMB Meal - Campbell	-7.45
Check	11/25/2019	32250	R. Rex Parris Law Firm	JMB Hotel - Campbell	-409.00
Check	11/25/2019	32250	R. Rex Parris Law Firm	JMB Transportation - Campbell	-11.57
Check	11/25/2019	32250	R. Rex Parris Law Firm	JMB Transportation - Campbell	-49.38
Check	11/25/2019	32250	R. Rex Parris Law Firm	JMB Meal - Campbell	-49.63
Check	11/25/2019	32250	R. Rex Parris Law Firm	JMB Transportation - Campbell	-8.62
Check	11/25/2019	32250	R. Rex Parris Law Firm	JMB Transportation - Campbell	-43.14
Check	11/25/2019	32250	R. Rex Parris Law Firm	JMB Air - Campbell	-156.00
Check	11/25/2019	32250	R. Rex Parris Law Firm	JMB Air - Campbell	-425.55
Check	11/25/2019	32250	R. Rex Parris Law Firm	JMB Air - REFUND - Campbell	609.97
Check	11/25/2019	32250	R. Rex Parris Law Firm	JMB Air - Campbell	-609.97
Check	12/20/2019	32291	Golden State Overnight	Campbell	-20.92
Check	12/20/2019	32291	Golden State Overnight	Campbell	-27.08
Check	01/17/2020	32698	R. Rex Parris Law Firm	JMB One Legal - Campbell	-17.46
Check	02/18/2020	32921	R. Rex Parris Law Firm	JMB One Legal - Campbell	-196.90
Check	02/18/2020	32921	R. Rex Parris Law Firm	JMB Air- Refund - Campbell	597.96
Check	02/18/2020	32921	R. Rex Parris Law Firm	JMB Air - Campbell	-597.96
Check	03/18/2020	33234	R. Rex Parris Law Firm	JMB True Filing - Campbell	-486.52
Check	03/18/2020	33234	R. Rex Parris Law Firm	JMB One Legal - Campbell	-17.21
Check	04/08/2020	33103	Thomson West	Campbell	-277.32
Check	04/08/2020	33103	Thomson West	Campbell	-12.41
Check	05/21/2020	33365	R. Rex Parris Law Firm	KKS PACER - Campbell	-1.59
Check	08/05/2020	33702	File & ServeXpress	Campbell	-15.00
Check	08/06/2020	33744	Thomson West	Campbell	-7.74
Check	08/17/2020	33878	R. Rex Parris Law Firm	JMB True Filing - Campbell	-11.65
Credit Card	09/17/2020	JMB 1020	TrueFiling	761432362508 - Campbell	-11.56
Credit Card	11/04/2020	JMB 1120	TrueFiling	309028069971 - Campbell	-11.42
Credit Card	11/04/2020	JMB 1120	TrueFiling	309669265298 - Campbell	-11.42
Credit Card	11/18/2020	JMB 1220	Orange County Superior Court	1435G - Campbell	-8.13
Credit Card	11/19/2020	JMB 1220	Orange County Superior Court	6476G - Campbell	-24.38
Credit Card	11/24/2020	JMB 1220	TrueFiling	829387052004 - Campbell	-11.36
Credit Card	11/25/2020	JMB 1220	Orange County Superior Court	35801663 - Campbell	-8.87
Check	12/04/2020	34431	File & ServeXpress	Campbell	-15.00
Check	12/08/2020	34480	Thomson West	Campbell	-484.47

# Client Cost Account Class QuickReport

## All Transactions

Check	01/06/2021	34580	File & ServeXpress	Campbell	-15.00
Check	04/06/2021	35222	File & ServeXpress	Campbell	-22.00
Check	04/06/2021	35222	File & ServeXpress	Campbell	-15.00
Check	04/07/2021	35246	Thomson West	Campbell	-95.46
Check	04/14/2021	35315	USA Legal Network	1128619 - Marciano	-1,203.00
Credit Card (	07/17/2021	KKS 0821	Los Angeles Superior Court	LA Court Connect - 158140234 - Campbell	-15.00
Check	09/20/2021	9	R. Rex Parris Law Firm	Copies - Campbell v. DoorDash - 191440	-0.30
					<u>-5,618.15</u>
					<u>-5,618.15</u>
					<u><b>-5,618.15</b></u>