

# EXHIBIT D



QUILLING · SELANDER · CUMMISKEY · LOWNDS

Federal ID #75-2459334

S. Gregory Hays  
Special Counsel for Greg Hays  
Hays Financial Consulting, LLC  
3343 Peachtree Road, Suite 750  
Atlanta GA 30326

Page: 1  
02/28/2009  
Client No: 911-0150M  
Invoice No: 76124

Travis E. Correll, et al.

ITEMIZED SERVICES BILL

			Hours	
02/02/2009	CBW	Email to Hayes regarding [REDACTED] (.8); review of accountings on Thompson and Johnson and draft email to Baker (.9); review, revise, comment on 33 rd Fee Application (.6); email to Court personnel regarding [REDACTED] (.5); email exchange with Baker (.5); update online accounts for Receiver accounts (.5); review and analysis of correspondence from Attorney Jenkins regarding [REDACTED] (.3);	4.10	1,435.00
02/03/2009	CBW	Emails with court personnel regarding [REDACTED] (.3); email with client regarding [REDACTED] (.3); email to court and opponent regarding [REDACTED] (.4); continue document review regarding Gowdey estate (1.2); review of tax documents received regarding oil and gas runs; draft correspondence to SA regarding [REDACTED] (.9); emails with Arnold and Ralph Freeman (.3);	3.40	1,190.00
	MDC	Assist with compiling information and document backup necessary for mediation (Carlisle) (3.8); Research bank lien priority in receivership cases (3.9).	7.70	2,233.00
02/04/2009	CBW	Review of additional tax documents received; draft correspondence to SA forwarding [REDACTED] (.6); email with court personnel regarding [REDACTED] (.3); Telephone conference with Ralph S. Freeman regarding [REDACTED] (.3); follow up with Court; email to TP and Ralph S. Freeman regarding [REDACTED] (.3); review and analysis of documents for next fee filing (.4);	1.90	665.00
	MDC	Communications with Receiver team re [REDACTED] (.6); Continue preparations for Carlisle mediation next month - review deposition transcripts and deposition exhibits for support of Receiver's positions (4.8).	5.40	1,566.00
02/05/2009	CBW	Review of additional tax information and bills for Thompson and forward same to SA (.6); email with Phillippi regarding [REDACTED] (.3); begin drafting settlement documents for Cadwell and for Bush (1.0); email with Phillippi (.3);	2.20	770.00
	MDC	Phone calls from/to Idaho real estate agent to discuss [REDACTED] (.4); Legal research on bank lien priority and interplay between bankruptcy secured		

Travis E. Correll, et al.

			Hours	
		creditor/priority law and receivership equity principles (7.1).	7.50	2,175.00
02/06/2009	CBW	Conference with RSK regarding [REDACTED] draft correspondence to Askue forwarding [REDACTED] (.6); work on settlement documents in Cadwell (1.0); emails regarding [REDACTED] (.3); emails regarding [REDACTED] (.3);	2.20	770.00
	MDC	Meet with Ralph Freeman to [REDACTED] [REDACTED] (2.6); Review documents produced by title company that closed Carlisle land transaction (.9); Work on Sitton agreed judgment issues (1.4).	4.90	1,421.00
02/09/2009	CBW	Telephone conference with Mark King regarding [REDACTED]; email to Ralph S. Freeman regarding [REDACTED] (.5); telephone conference with Ralph S. Freeman regarding [REDACTED] (.5); email to Phillippi regarding [REDACTED] (.3); office conference with Ralph S. Freeman regarding [REDACTED] (.3); work on settlement documents for Cadwell (1.8);	3.40	1,190.00
	MDC	Continue working on Sitton agreed judgment matter and communicate with CBW re [REDACTED] (1.6); Continue review and compilation of Lipan Bank documents and preparations for mediation (2.8); Begin outline for mediation statement due March 4 and confer with atty. Hudson Jobe re [REDACTED] (2.5).	6.90	2,001.00
02/10/2009	CBW	Document review regarding Gowdey (.5); telephone conference with Ralph S. Freeman regarding [REDACTED] (.3); email from SA and forward to Attorney Baker (.4);	1.20	420.00
	MDC	Communicate with Sitton counsel S. Ritcheson re [REDACTED], and continue working on same (1.2); Continue working on outline for mediation statement/paper due on March 4 (3.5); Communicate with Receiver team re [REDACTED] (.9).	5.60	1,624.00
02/11/2009	CBW	Email with Phillippi regarding [REDACTED] (.3); work on documents in Carlisle (.3); emails with Ralph S. Freeman regarding [REDACTED] (.3);	0.90	315.00
	MDC	Assist with filing of Sitton Agreed Judgment and e-mail to Sitton counsel re [REDACTED] (.6); Work on Carlisle mediation paper issues and confer with Hudson Jobe re [REDACTED] (3.4); Continue working with bank and Carlisle documents necessary for mediation (3.2); Communicate with CBW re [REDACTED] (.3).	7.50	2,175.00
02/12/2009	CBW	Email from Attorney Baker and telephone conference with Ralph S. Freeman regarding [REDACTED]		

Travis E. Correll, et al.

			Hours	
		[REDACTED] (.4); emails with Ralph S. Freeman and Mark King regarding [REDACTED] (.3); email to Baker regarding [REDACTED] (.4); meet with Ralph S. Freeman and Michael D. Clark to [REDACTED] (.7); review and forward Ralph S. Freeman invoice for January (.4);	2.20	770.00
	MDC	Work on identifying and separating Carlisle checks and bank records relating to homestead property and improvements, and discuss [REDACTED] with Ralph Freeman.	8.20	2,378.00
02/13/2009	CBW	Review and analysis of document request to FNBL's counsel regarding Carlisle loans (.5); draft letter to attorney Boyd regarding [REDACTED] (.5); review and respond to bone-headed email from Attorney Baker; telephone conference with Ralph S. Freeman regarding [REDACTED] (.6); review and respond to email from Attorney Baker (.5); email to Tim and Scott regarding [REDACTED] (.4);	2.50	875.00
	MDC	Confer with CBW and Receiver team re [REDACTED] and [REDACTED] review/consider documents on Baker clients (2.9); Review and confirm document request to Lipan Bank with RSF and CBW, and comment on same (.9); Legal research on bankruptcy code/case law relating to withdrawing reference and transfer of case to district court (4.3).	8.10	2,349.00
02/16/2009	CBW	Telephone conference with Ralph S. Freeman regarding [REDACTED] (.3); review of lengthy email from Gowdey and forward to team with comment (.6); telephone conference with Ralph S. Freeman regarding [REDACTED] (.3);	1.20	420.00
	MDC	Discuss with CBW and RSF [REDACTED] and [REDACTED] formulate list of same for RSF (2.1); Assist atty. Hudson Jobe with factual issues relating to mediation position paper (.9); Discuss [REDACTED] (Carlisle) with RSF (.8); Begin creating mediation exhibit notebooks and TOC (4.4).	8.20	2,378.00
02/17/2009	CBW	Emails regarding [REDACTED] (.5); telephone conference with Scott Askue (.4); email and telephone conference with Defendant. Dantzler regarding [REDACTED] (.4); file research regarding documents requested from Scott Baker (1.2); emails with Scott Askue and Ralph S. Freeman regarding [REDACTED] (.4); update oil and gas revenue checks and update ledgers and deposits (1.2);	4.10	1,435.00
	MDC	Continue review of Lipan Bank and Carlisle bank records and loan documents and preparing mediation exhibit notebooks, and confer with RSF re [REDACTED]	7.90	2,291.00

Travis E. Correll, et al.

			Hours	
02/18/2009	CBW	Telephone conference with Ralph S. Freeman regarding [REDACTED] (.4); review email from Court regarding [REDACTED], and conference with Michael D. Clark regarding [REDACTED] (.4); email to Scott and DD regarding [REDACTED] (.7); working on settlement agreements with Bush and OST (1.5);	3.00	1,050.00
	MDC	E-mails to/from Lori Bates re [REDACTED], and confer with Receiver team re [REDACTED] (.9); Phone call to Lori Bates and court clerk re [REDACTED] (.4); Continue working with documents needed for Carlisle mediation and mediation paper, including researching bank lien priority issues (6.5).	7.80	2,262.00
02/19/2009	CBW	Telephone conference with DDR regarding [REDACTED] (.4); document search regarding Johnson (1.0);	1.40	490.00
	MDC	Continue preparing Carlisle mediation exhibit notebooks and assisting with mediation statement/paper matters (6.8); Communications with RSF and Hudson Jobe re [REDACTED] (.8).	7.60	2,204.00
02/20/2009	CBW	Telephone conference with Brad Boyd regarding [REDACTED] (.3); begin working on mediation paper for Carlisle (.8); work on Bush settlement docs (.8);	1.90	665.00
	MDC	Continue working on mediation statement, facts and discuss [REDACTED] with Hudson Jobe (3.3); Continue preparations for mediation - gathering and documenting exhibits and cross-check same with deposition exhibit lists and exhibit lists for Receiver's pending bankruptcy motions (2.6).	5.90	1,711.00
02/23/2009	CBW	Work on mediation position paper in Carlisle (.5); pay oil and gas taxes on various Thompson/TNT wells (1.0);	1.50	525.00
	MDC	Communicate with RSF re [REDACTED] and review of same when received (.3); Work on mediation exhibit notebooks (1.2).	1.50	435.00
02/24/2009	CBW	Telephone conference with Ralph S. Freeman regarding [REDACTED] (.3); telephone conference with DDR regarding [REDACTED] (.3); emails with SA regarding [REDACTED] (.3) work on Carlisle mediation paper (2.2); emails with SR and SA regarding [REDACTED]	3.60	1,260.00
	MDC	Continue assisting with Carlisle mediation paper and exhibit compilation/sorting (4.2); Review investor claims records and e-mails from/to Sitton's counsel and Receiver team in Atlanta re [REDACTED] (.5).	4.70	1,363.00
02/25/2009	CBW	Review and analysis of documents received from		

Travis E. Correll, et al.

		Hours	
	FNBL (1.3); email to Todd Phillippi regarding [REDACTED] (.3); meet with Ralph S. Freeman regarding [REDACTED] (.5); finalize Bush settlement documents (2.4); follow up email from Phillippi (.2); initial review and analysis of documents received from Solis (.9);	5.60	1,960.00
	HMJ Review draft of mediation material and prepare initial comments thereto, outline matters for mediation and review of file material.	1.00	225.00
	MDC Receive and begin review of additional Lipan Bank records received from bank counsel B. Boyd, and communicate re [REDACTED] with RSF.	4.30	1,247.00
02/26/2009	CBW Continued review and analysis of documents and materials in preparation for mediation (1.0);	1.00	350.00
	MDC Continue review of new document production from Lipan Bank and discuss [REDACTED] with RSF, and work on incorporating same into existing mediation exhibit notebooks and calculations.	7.20	2,088.00
02/27/2009	CBW Continue work on document review and preparation for mediation paper and mediation in Carlisle (1.3); telephone conference with Texas Comptroller's Office regarding [REDACTED] (.3);	1.60	560.00
	MDC Review Stipulated Facts for Mediation document prepared by CBW and comment on same (.8); Continue working on review/sorting of additional document production by Lipan Bank and confer with RSF re [REDACTED] (6.6).	7.40	2,146.00
	For Current Services Rendered	174.20	53,387.00

Recapitulation

<u>Timekeeper</u>	<u>Hours</u>	<u>Hourly Rate</u>	<u>Total</u>
Michael D. Clark	124.30	\$290.00	\$36,047.00
Clark B. Will	48.90	350.00	17,115.00
Hudson M. Jobe	1.00	225.00	225.00

Long-Distance Telephone	4.26
Express Mail Service	29.26
Paid to Copy Solutions for outside photocopy services/Invoice #57045	781.87
Photocopies	100.00
Total Expenses Thru 02/28/2009	915.39
Total Current Work	54,302.39
Balance Due	<u>\$54,302.39</u>

Special Counsel for Greg Hays

Page: 6  
02/28/2009

Client No: 911-0150M  
Invoice No: 76124

Travis E. Correll, et al.

NOTE: PLEASE REFERENCE THE CLIENT MATTER NO. WITH PAYMENT