LAW OFFICES OF G. DAVID WESTFALL, P.C. 714 Jackson Street, Suite 200 Dallas, Texas 75202 (214) 741-4741

## BILLING STATEMENT

July 31, 2000

Mr. Michael Collins 104 FM 316 South Eustace, Texas 75124

> RE: No. 249-159-98 Jerry Michael Collins v. Wal-Mart, Inc.

## PROFESSIONAL SERVICES RENDERED:

2/14/00	Prepare Notice of Appearance; correspondence	0.4
2/21/00	Telephone conferences (3); telephone conference with c	ourt clerk 0.8
2/24/00	Prepare Motion; correspondence; telephone conferences	s (3) 1.3
3/6/00	Telephone conferences (2)	0.3
3/7/00	Telephone conferences (3)	0.6
3/8/00	Telephone conference with S.Brooks; telephone confere with court coordinator, Velda Johnson	nce with 0.4
3/9/00	Telephone conferences (6); conference with local counse appearance for pretrial; travel to and from Cleburne; con	
3/10/00	Telephone conferences (4); correspondence	0.8
3/15/00	Telephone conferences (2)	0.4
3/17/00	Telephone conference with mediator's office	0.2
3/20/00	Telephone conferences (2)	0.3
3/22/00	Receipt and review correspondence from mediator	0.2
3/29/00	Telephone conference with client	0.2
3/30/00	Review file	1.6
4/3/00	Telephone conferences with Terry White (2)	0.3

4/4/00	Review file; conference with client	3.6
4/7/00	Prepare disclosures request to Defendant	0.3
4/10/00	Telephone conferences; correspondence	0.3
4/11/00	Review file (depos, etc.)	3.7
4/12/00	Review file and case preparation; telephone conferences (2)	3.1
4/18/00	Legal research and case preparation	1.7
4/21/00	Receipt and review deposition by W.Q. of Huguley Memorial Medical Center & Univ. of Texas Medical Branch at Galveston, correspondence (2); prepare cross-questions for medical centers	1.7
4/27/00	Conference with client, other attorney and mediator; travel to and from Fort Worth+C93	4.5
5/8/00	Receipt and review correspondence (2) and statement from mediator; correspondence	0.4
5/10/00	Receipt and review correspondence and Defendant's Response to Rule 194 Disclosures; correspondence	0.5
5/16/00	Review file and case preparation	2.7
5/19/00	Receipt and review tape from S.Brooks and Deposition by W.Q. of Dr. Shah; legal research re: cross-questions	0.9
5/22/00	Receipt and review correspondence and Defendant's 1st Supplemental Responses to Plaintiff's Rule 194 Disclosures; review tape	0.9
5/24/00	Receipt and review correspondence from client	0.2
5/25/00	Prepare discovery requests (3); correspondence; telephone conferences (3)	3.4
6/5/00	Telephone conferences (3)	0.4
6/12/0 <b>0</b>	Prepare Supplemental Petition; conference with client	3.5
6/1 <b>4/00</b>	Telephone conference with S.Brooks	0.2
6/15/00	Telephone conferences (3); court appearance for pretrial; travel to and from Cleburne	4.1
6/19/00	Telephone conferences (3); telephone conference with client	0.7
6/28/00	Receipt and review documents from Records Deposition Service from Dr. Shah; correspondence	0.6
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7/1/00	Review file and case preparation		3.4	
7/17/00	Prepare Motion to Withdraw As Counsel and Order;	correspondence	0.4	
7/19/00	Finalize Motion to Withdraw and Order; corresponde	ince	0.2	
7/26/00	Correspondence to Sikes and Glickman law office		0.1	
7/31/00	Correspondence to Sikes and Glickman law office		0.1	
54.2	HOURS AT \$175.00 PER HOUR	\$	9,485.00	
EXPENSES:				
	Paralegal5.7 x \$ 60.00Photocopies74 x \$ .25Facsimiles24 x \$ 1.00Long Distance Telephone expenseMileage180 x \$0.25Total expense	\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	342.00 18.50 24.00 43.00 45.00 472.50	

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TOTAL AMOUNT DUE: \$

9,957.50

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