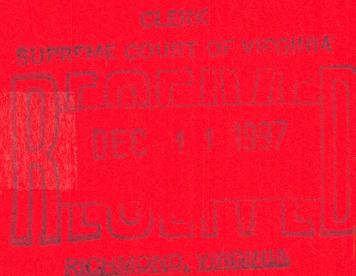


255 Va 616

IN THE
Supreme Court of Virginia

AT RICHMOND

RECORD NO. 970941



**INDER CHAWLA and
VERA B. CHAWLA,**

Appellants,

v.

BURGER BUSTERS, INC.,

Appellee.

**JOINT APPENDIX
Volume III**

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EXHIBIT "1"

BURGERBUSTERS INC.
 v.
 INDER CHAWLA, et al.
 Chancery No. CH93-266

<u>Date of Entry</u>	<u>Atty.</u>	<u>Amount of Deduction</u>	<u>Topic</u>	<u>Text</u>
2/10/94 Statement				
1/18/94	AMF	.1	Paving Suit	Office conference with SJS.
1/18/94	SJS	.1	Paving Suit	Office conference with AMF regarding paving and leakage problems.
1/20/94	SJS	.4	Paving Suit	Telephone call with Mr. Paphites; office conference with AMF regarding roof problems; letter to Ms. Munro.
1/21/94	SJS	.8	Paving Suit	Draft lawsuit for failure to repave and repair roof.
1/24/94	SJS	1.1	Paving Suit	Office conference with AMF; review Lease provisions with AMF; telephone call with Mr. Paphites; revise Bill of Complaint as to paving and roof.
1/26/94	SJS	.2	Paving Suit	Telephone call with Mr. Paphites; finalize suit.

3/11/94 Statement

2/1/94	SJS	.4	Paving Suit	Telephone call with Mr. Paphites; revise second lawsuit.
2/15/94	SJS	.8	Paving Suit	Telephone call with Mr. Paphites; file suit regarding roof leak and paving problems; telephone call with Ms. Munro; letter to Clerk of Court.

5/6/94 Statement of Pearson and Pearson

4/26/94	GMP	.5	Car Damage Cases	Telephone conference with Skip Sacks
4/27/94	GMP	.8	Car Damage Cases	Conference with Mike Radford and Fred Nates regarding filing of suit to cover damages to vehicles

5/13/94 Statement

4/3/94	SJS	.2	Paving Suit	Review demurrer to second suit.
4/26/94	SJS	.6	Car Damage Cases	Telephone call with Mr. Pearson at length regarding fence and car damage.

6/2/94 Statement of Pearson and Pearson

5/10/94	GMP	.3	Car Damage Cases	Telephone conference with Fred Nates.
5/11/94	GMP	.2	Car Damage Cases	Draft Affidavit for Mike Radford.
		.3	Car Damage Cases	Draft suit for Mike Radford.
		.2	Car Damage Cases	Telephone conference with Fred Nates.
5/13/94	GMP	.6	Car Damage Cases	Conference with Garland Wright and Fred Nates.
6/18/94	GMP	.2	Car Damage Cases	Telephone conference with Skip Sacks.
		.5	Car Damage Cases	Draft Warrants in Debt.

		.2	Car Damage Cases	Draft Warrants in Debt.
		.2	Car Damage Cases	Review Estimates for Damage.
		.3	Car Damage Cases	Draft Warrants in Debt and Affidavits for Secretary of Commonwealth service.
5/19/94	GMP	.3	Car Damage Cases	Conference with secretary regarding Warrants in Debt.
		.5	Car Damage Cases	Draft Warrants in Debt and Affidavits for Secretary of Commonwealth.
		.6	Car Damage Cases	Draft Warrants in Debt.
		.1	Car Damage Cases	Telephone conference with Skip Sacks.
5/20/94	GMP	.4	Car Damage Cases	File Nates and Radford suit.
		.3	Car Damage Cases	Conference with Deputy Clerk.
5/23/94	GMP	.5	Car Damage Cases	File Garland Wright Suit.
		.3	Car Damage Cases	Conference with Deputy Clerk.
5/26/94	GMP	.5	Car Damage Cases	Dictate letter to Tassos Paphites re: status of motor vehicle damage suits.
6/2/94	GMP	.5	Car Damage Cases	Draft Certificate of Mailing for Nates, Radford and Wright.
6/3/94	GMP	.3	Car Damage Cases	Telephone conference with Sam Donovan, Attorney for Edward Daffan.
6/10/94 Statement				
5/20/94	SJS	1.2	Paving Suit	Telephone call with attorney Munro regarding pavement patch; telephone calls with Mr. Paphites; office conference with AMF.
7/14/94 Statement				
6/14/94	SJS	1.0	Car Damage Cases	Meeting with Attorney Pearson regarding automobile cases.

7/27/94 Statement of Pearson and Pearson

6/8/94	GMP	.5	Car Damage Cases	Set trial date for Fred Nates and Mike Radford.
		.5	Car Damage Cases	Outside conference with Scott Donovan and Beth Munro.
		.4	Car Damage Cases	Dictate letter to Tassos Paphites.
6/15/94	GMP	.1	Car Damage Cases	Review Praecipe.
		.2	Car Damage Cases	Dictate Scott Donovan letter.
		1.4	Car Damage Cases	Court appearance to set trial date in Garland Wright Case.
		1.0	Car Damage Cases	Draft Bill of Particulars in Garland Wright case.
6/16/94	GMP	.5	Car Damage Cases	Draft Bill of Particulars in Mike Radford case.
6/17/94	GMP	.4	Car Damage Cases	Draft and file Bill of Particulars in Fred Nates case.
6/20/94	GMP	.3	Car Damage Cases	Review removal statute.
		.2	Car Damage Cases	Telephone call to Skip Sacks.
		.2	Car Damage Cases	Telephone call to Scott Donovan.
6/21/94	GMP	.2	Car Damage Cases	Outside conference with General District Court Clerk.
6/23/94	GMP	.2	Car Damage Cases	Telephone call to Scott Donovan.
6/25/94	GMP	.7	Car Damage Cases	Telephone call to Garland Wright re: review auto body estimates.
6/30/94	GMP	.7	Car Damage Cases	Draft and file Bill of Particulars in Garland Wright case.

7/5/94	GMP	1.3	Car Damage Cases	Review Nates, Radford and Wright files.
		.2	Car Damage Cases	Telephone conference with Skip Sacks.
		.2	Car Damage Cases	Telephone conference with Tassos Paphites.
7/6/94	GMP	.2	Car Damage Cases	Telephone call to Scott Donovan.
7/7/94	GMP	.4	Car Damage Cases	Telephone call to Scott Donovan.
8/2/94 Statement of Pearson and Pearson				
7/18/94	GMP	.2	Car Damage Cases	Telephone call with Skip Sacks.
		.2	Car Damage Cases	Telephone call with employees whose cars were scratched.
		.1	Car Damage Cases	Telephone call with Scott Donovan.
		.2	Car Damage Cases	Telephone call with Scott Donovan.
		.2	Car Damage Cases	Telephone call with Tassos Paphites.
7/21/94	GMP	.7	Car Damage Cases	Outside conference with Deputy Clerk re: cancellation of hearing.
7/25/94	GMP	.2	Car Damage Cases	Dictate letter to client.
		.3	Car Damage Cases	Review Dismissal Orders.
7/26/94	GMP	.5	Car Damage Cases	Dictate letter to Nates, Wright and Radford.
		.1	Car Damage Cases	Telephone call with Fred Nates.
		.1	Car Damage Cases	Telephone call with Mike Radford.
		.1	Car Damage Cases	Telephone call with Garland Wright.
		.2	Car Damage Cases	Submit Order to General District Court to dismiss case.
8/12/94 Statement				
7/18/94	SCS	.4	Car Damage Cases	Office conference with SJS.

7/18/94	SJS	.4	Car Damage Cases	Telephone call with attorney Pearson regarding auto cases; office conference with SCS.
7/19/94	SJS	.3	Car Damage Cases	Telephone call with attorney Pearson regarding car cases.
7/25/94	SJS	.2	Car Damage Cases	Office conference with AMF regarding car cases.
7/28/94	SJS	.2	Car Damage Cases	Review letter from attorney Pearson regarding auto cases.

9/27/94 Statement

8/15/94	SJS	.4	Paving Suit	Conference with ADC regarding Motion to Amend paving suit and preparation of related discovery.
8/16/94	ADC	.5	Paving Suit	Revise Amended Bill of Complaint and Order for asphalt case.
8/21/94	SJS	.6	Paving Suit	Outline discovery, motion and strategy for pavement case.
8/22/94	SJS	.2	Paving Suit	Office conference with ADC regarding discovery in paving case.
8/22/94	ADC	1.0	Paving Suit	Revise Motion to Amend and Motion for Judgment in asphalt case.
8/23/94	SJS	.3	Paving Suit	Review Amended Motion for Judgment in paving suit and proposed order.
8/23/94	ADC	.3	Paving Suit	Revise Order and Motion for Judgment for asphalt case.

8/29/94	ADC	1.0	Paving Suit	Prepare Motion to Amend asphalt case; revise Show Cause Order; draft Motion to Compel experts.
8/29/94	SJS	.3	Paving Suit	Review memorandum regarding asphalt paving case.
8/30/94	ADC	.4	Paving Suit	Finalize Motion to Amend; letter to Mr. O'Connell regarding same.

10/26/94 Statement

9/11/94	SJS	.2	Paving Suit	Prepare for hearing on Motion to Amend.
9/13/94	SJS	.2	Paving Suit	Attend hearing on Motion to Amend paving suit.
9/20/94	ADC	1.0	Paving Suit	Draft Interrogatories and Request for Production of Documents for asphalt litigation; draft Request for Admissions for asphalt litigation; letter to Mr. Paphites regarding paving estimates.
9/26/94	ADC	.8	Paving Suit	Review correspondence regarding roof repair and paving; revise discovery regarding same.
9/26/94	AMM	.6	Paving Suit	Review all files and pull all correspondence regarding roof repairs and asphalting.
9/27/94	ADC	.5	Paving Suit	Revise discovery in paving suit.

9/27/94	SJS	.3	Paving Suit	Revise Interrogatories, Request for Production of Documents, and Request for Admissions regarding paving case.
9/27/94	AMM	.8	Paving Suit	Review all files for additional letters and invoices regarding roof repair and asphalt repairs.
9/29/94	ADC	.6	Paving Suit	Review correspondence regarding repair of roof and paving.
9/30/94	ADC	.3	Paving Suit	Letter to Dr. Chawla regarding parking lot repair.
9/30/94	SJS	.5	Paving Suit	Office conference with ADC regarding pavement repair letter; review paving suit Interrogatories, Request for Production of Documents and Request for Admissions.

11/11/94 Statement

10/3/94	ADC	.4	Paving Suit	Receipt and review of Counterclaim and Answer.
10/3/94	SJS	.5	Paving Suit	Review Counterclaim and Answer and Grounds of Defense in paving suit.
10/4/94	ADC	.2	Paving Suit	Review Answer and Counterclaim.
10/5/94	ADC	.2	Paving Suit	Letter to Mr. Paphites regarding paving suit counterclaim.
10/6/94	ADC	3.0	Paving Suit	Office conference with SJS regarding paving counterclaim; research regarding splitting causes of action; draft demurrer to Counterclaim.

10/10/94	ADC	.8	Paving Suit	Research regarding duplicative cause of action.
10/11/94	JAB	1.7	Paving Suit	Legal research regarding intentional interference with business relations.
10/11/94	ADC	.4	Paving Suit	Draft Answer and Grounds of Defense to paving counterclaim.
10/17/94	SJS	.1	Paving Suit	Review Answer and Grounds of Defense to Circuit Court in paving suit.
10/18/94	ADC	.8	Paving Suit	Revise Interrogatories and Request for Production of Documents in paving suit; telephone call with Donna at BurgerBusters Inc. regarding answer to Counterclaim.
10/19/94	ADC	.2	Paving Suit	Revise Interrogatories and Request for Production of Documents for paving suit.
10/21/94	JAB	1.0	Paving Suit	Office conference with SJS; legal research regarding rights of lessee to maintain certain actions.
12/16/94 Statement				
11/1/94	ADC	.4	Paving Suit	Finalize discovery in paving suit.
11/21/94	ADC	.2	Paving Suit	Praecipe for paving suit trial date.
11/22/94	ADC	.4	Paving Suit	Receipt and review of Answers to Request for Admissions in paving suit.
1/16/95 Statement				

12/1/94	ADC	.4	Paving Suit	Receipt and review of Answers to Request for Admissions in paving suit.
12/12/94	ADC	.2	Paving Suit	Two telephone calls with Mr. Pearson regarding paving suit.
12/13/94	ADC	.2	Paving Suit	Telephone call with Mr. Pearson regarding paving suit trial date.
3/10/95 Statement				
2/8/95	ADC	.4	Paving Suit	Receipt and review of Defendants' Answers to Interrogatories and Request for Production of Documents in paving suit.
7/21/95 Statement				
6/12/95	ADC	.2	Paving Suit	Letter to Ms. Munro regarding order in law matter.
6/26/95	ADC	.3	Paving Suit	Receipt and review of Motion in law matter.
6/28/95	AMM	.2	Paving Suit	Letter to Mr. Pearson regarding attendance at July 11, 1995 docket call.
7/31/95 Statement of Pearson and Pearson				
7/5/95	GMP	.4	Paving Suit	Scheduling of pending suit.
7/10/95	GMP	.3	Paving Suit	Telephone call with Lisa Estes re: Trial Dates.
7/11/95	GMP	1.1	Paving Suit	Court appearance to set trial date on paving suit.

.4 Paving Suit Draft letter to Annemarie Cleary re: Scheduling Order.

8/21/95 Statement

7/17/95 ADC .4 Paving Suit Receipt and review of scheduling order regarding paving suit; letter to Mr. Paphites regarding same.

2/15/96 Statement

1/29/96 ADC 1.6 Paving Suit Review paving suit pleadings; office conference with JAB regarding additional discovery; telephone call with Mr. O'Connell's office regarding depositions; office conference with JGL regarding status; review and revise subpoena duces tecum.

1/29/96 JAB 1.2 Paving Suit Office conference with ADC regarding discovery required to be prepared; draft inserts for subpoenae duces tecum; draft letter to Mr. Paphites; review discovery response in preparation for drafting additional discovery.

1/30/96 ADC 3.0 Paving Suit Office conference with JAB and JGL regarding strategy; revise subpoena duces tecum; telephone call with JGL and Mr. Paphites regarding continuance; draft Motion for Summary Judgment; revise letter to Mr. Paphites regarding experts.

1/30/96 JGL 2.4 Paving Suit Conference with ADC and JAB to prepare for trial and filing of pretrial

motions and requests for subpoenae duces tecum; telephone call with ADC and Mr. Paphites; review requests for subpoenae duces tecum.

1/30/96 JAB 3.3 Paving Suit

Office conference with ADC and JGL; draft Subpoenae duces tecum; draft letter to Clerk.

1/31/96 ADC 1.0 Paving Suit

Revise paving suit Motion for Summary Judgment; prepare praecipe for same; office conference with JAB regarding Motion to Compel in paving suit.

1/31/96 JGL .3 Paving Suit

Office conference with JAB regarding subpoenae duces tecum.

1/31/96 JAB 1.4 Paving Suit

Office conference with ADC and JGL; draft Motion to Compel.

3/4/96 Statement of Pearson & Pearson

2/12/96 GMP .8 Paving Suit

Office conference with Bill Lowry of Kin Low Paving regarding discovery; telephone call with Annemarie Cleary regarding Paving Discovery.

2/14/96 GMP .4 Paving Suit

Review Kin-Low Paving Discovery.

2/15/96 GMP .4 Paving Suit

Forward discovery material regarding Kin-Low Paving; telephone call with Annemarie Cleary.

2/22/96 GMP .2 Paving Suit

Telephone call with Gray Lawrence.

2/23/96	GMP	.5	Paving Suit	Telephone call with Gray Lawrence; outside conference with Dan O'Connell regarding endorsement of Order.
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2/23/96	GMP	.4	Paving Suit	Submit order to Court non-suiting paving case.
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3/5/96 Statement

2/1/96	ADC	1.8	Paving Suit	Revise paving suit Motion to Compel; finalize paving suit Motion to Compel; letter to Mr. O'Connell regarding same; office conference with JGL regarding strategy.
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2/1/96	JGL	.5	Paving Suit	Office conference with ADC.
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2/5/96	ADC	.8	Paving Suit	Office conference with JGL regarding strategy; telephone call with Mr. Garvin regarding paving estimates; telephone call with Ms. Ludwick regarding paving suit depositions; office conference with JGL regarding paving suit.
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2/5/96	JGL	.8	Paving Suit	Conference with ADC regarding various aspects of paving suit; telephone call with Mr. Paphites regarding same.
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2/6/96	ADC	1.2	Paving Suit	Office conference with JGL regarding testimony of Bank representatives in paving suit; review Ms. Derrico's deposition; telephone call with Ms. Ludwick regarding depositions in paving suit.
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2/6/96	JGL	.4	Paving Suit	Telephone call with Mr. Zimmerman; conference with ADC regarding same.
2/7/96	ADC	1.2	Paving Suit	Telephone call with Mr. Pearson regarding paving suit subpoenae; telephone call with Ms. Ludwick regarding depositions in paving suit; review deposition notice; letter to Mr. Paphites regarding deposition in paving suit.
2/7/96	AMM	.3	Paving Suit	Prepare Notice to Take Deposition of Dr. Chawla; letter to Mr. O'Connell regarding same.
2/8/96	JAB	3.6	Paving Suit	Legal research regarding privilege in judicial actions, tortious interference with contract, abuse of power and collateral estoppel/res judicata effect of judgments pending decree or pending appeal.
2/8/96	ADC	.6	Paving Suit	Office conference with JGL regarding paving suit Motion for Summary Judgment.
2/8/96	JGL	1.6	Paving Suit	Office conference with ADC.
2/9/96	ADC	.8	Paving Suit	Telephone call with Mr. Garvin regarding paving estimates; receipt and review of defendants' supplemental discovery responses.
2/12/96	ADC	1.2	Paving Suit	Prepare for Motion for Summary Judgment and Motion to Compel hearing; receipt and review of Request for Issuance of Subpoena duces tecum;

				telephone call with Mr. Paphites regarding available dates.
2/13/96	AMM	.2	Paving Suit	Telephone call with Fauquier Circuit Court regarding issuance of Subpoena duces tecum to Mr. Paphites.
2/13/96	ADC	.3	Paving Suit	Draft Motion to Quash Subpoena duces tecum to Mr. Paphites.
2/13/96	JGL	9.0	Paving Suit	Attend hearing in Fauquier County Circuit Court on client's Motion for summary judgment regarding the Chawlas' counterclaim in paving suit and motion to compel discovery.
2/14/96	ADC	.5	Paving Suit	Telephone call with Mr. Paphites regarding hearings; revise Motion to Quash.
2/15/96	ADC	1.6	Paving Suit	Telephone call with Mr. Paphites and JGL regarding paving suit; office conference with JGL regarding paving suit strategy; finalize Motion to Quash subpoena to Mr. Paphites; telephone call with Clerk's Office; letter to Court regarding Motion to Quash.
2/16/96	ADC	1.0	Paving Suit	Receipt and review of Subpoena duces tecum served on Mr. Paphites; receipt and review of Defendant's letter to Judge Robertson regarding Motion to Quash.
2/20/96	ADC	1.2	Paving Suit	Receipt and review of letter from mr. O'Connell regarding hearing; office

conference with JGL regarding non-suit; telephone call with Court regarding scheduling; telephone call with Mr. Pearson regarding order on Motion for Summary Judgment; receipt and review of correspondence from Kinlow Paving.

2/20/96 JGL .5 Paving Suit

Office conference with ADC regarding non-suit.

2/21/96 JGL .3 Paving Suit

Dictate letter to Mr. Pearson transmitting non-suit order.

2/22/96 ADC .2 Misc. (included w/Car Damage)

Telephone call with Mr. Pearson regarding opposition to billiard parlor.

11/20/96 Statement

10/24/96 JGL 2.1 Misc. (included w/Car Damage)

Telephone call with Donna and Mr. Paphites regarding notice of ordinance violation dated October 21, 1996, for displaying prohibited signs or displaying signs without permit; review notice; review zoning ordinance with ADC; review previous correspondence with Town and to Mr. Daye, Town Attorney regarding signs and cones installed by BurgerBusters; telephone call with Mr. Scott, Zoning Inspector; letter to Mr. Scott; telephone call with Mr. Paphites; review memo from Vicki regarding telephone call received from Town Zoning Officer regarding sign.

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FACSIMILE (804) 424-0102

NOVEMBER 16, 1993

FEDERAL I.D. 541275159
Statement No. 12100

BurgerBusters Inc.
355 West Rio Rd., Suite 204
Charlottesville, Va 22901

Our File No. 0143 -036
Re: Inder Chawla - Build To Suit
Agreement

For legal services rendered through 10/31/93 including, but not limited to the following:

DATE	ATTY	HOURS	SERVICES PERFORMED
10/04/93	AMF	.10	Telephone call with Mr. Paphites.
10/11/93	AMF	.10	Review of letter from Dr. Chawla.
10/13/93	AMF	.10	Telephone call with Mr. Paphites.
10/19/93	ADC	3.00	Office conference with AMF; review Lease, plat and correspondence; draft Bill of Complaint and Motion for Temporary Injunction.
10/19/93	AMF	2.40	Telephone call with Mr. Chris Paphites; telephone calls with Mr. Paphites; review of lease provisions; preparation of letters to Dr. Chawla; office conference with ADC; review of Bill of Complaint and Motion for a Temporary Injunction.
10/20/93	ADC	.30	Telephone call with Ms. Spitler regarding Warrenton firms; office conference with AMF.

CONTINUED

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NOVEMBER 16, 1993
Page No. 2

Statement No. 12100
Our File No. 0143 -035

10/20/93	AMF	.20	Receipt and review of letter from Mr. Paphites; office conference with ADC
10/21/93	AMF	.50	Telephone call with Mr. O'Connell; telephone call with Mr. Paphites.
10/21/93	ADC	.80	Telephone call with Ms. Spitler regarding Warrenton counsel; telephone call with Mr. Gulick regarding potential litigation.
10/22/93	ADC	.50	Telephone call with Mr. Payne and Mr. Duggan regarding representation of BBI.
10/25/93	AMF	.90	Telephone call with Terri of Mr. O'Connell's office; telephone call with Mr. Paphites; telephone call with Mr. O'Connell.
10/26/93	ADC	1.80	Office conferenc with AMF; telephone call with Ms. Ludwick; telephone call with Mr. Paphites; letter to Dr. Chawla regarding utilities; letter to Dr. Chawla regarding paving.
10/26/93	AMF	.10	Telephone call with Mr. O'Connell.
10/27/93	AMF	.50	Review of memo from ADC; office conferences with ADC; review of letter to Dr. Chawla and Ms. Gulick.
10/27/93	ADC	3.60	Office conference with AMF; telephone call with Mr. O'Connell; telephone call with Mr. Gulick; revise Bill of Complaint and Motion for Temporary Injunction; letter to Mr. Gulick; revise letter to Mr. Chawla.
10/29/93	ADC	4.30	Multiple office conferences with AMF; multiple telephone calls with Mr. Pearson; telephone call with Mr.

CONTINUED

FAGGERT & FRIEDEN, P.C.

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NOVEMBER 16, 1993
Page No. 3

Statement No. 12100
Our File No. 0143 -036

Paphites; letter to Dr. Chawla regarding
interruption of utilities; letter to Mr.
Pearson regarding site plan.

10/29/93	AMM	.30	Highlight copy of plat to match original.
10/29/93	AMF	3.50	Telephone calls with Mr. Paphites; telephone call with Mr. Koskivas; multiple office conferences with ADC; telephone call with Ms. Gulick; telephone call with Mr. David Brown.

TOTAL HOURS: 23.00

FEES: \$ 2,700.50

FEE SUMMARY:

INIT	RATE	HOURS	AMOUNT
ADC	100.00	14.30	1,430.00
AMF	150.00	8.40	1,260.00
AMM	35.00	.30	10.50

DISBURSEMENTS

Long Distance Facsimile	105.00
Courier Service	5.00
Photocopy Expense	2.00
Express Mail	27.85
Long Distance Telephone Calls	44.97

COSTS: 184.82

STATEMENT BALANCE: 2,885.32

CONTINUED

FAGGERT & FRIEDEN, P.C.
ATTORNEYS AND COUNSELORS AT LAW

870 GREENBRIER CIRCLE, SUITE 300
CHESAPEAKE, VIRGINIA 23320

TELEPHONE (804) 424-3232
FACSIMILE (804) 424-0102

NOVEMBER 16, 1993
Page No. 4

Statement No. 12100
Our File No. 0143 -035

STM NO	STM DATE	BILL AMOUNT	APPLIED CASH RECPT	APPLIED A/R ADJ	BALANCE DUE
10719	9/17/93	646.66	0.00	0.00	646.66
11482	10/14/93	885.49	0.00	0.00	885.49
12100	11/16/93	2,885.32	0.00	0.00	2,885.31
TOTAL BALANCE DUE					4,417.47

FAGGERT & FRIEDEN, P.C.
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370 GREENBRIER CIRCLE, SUITE 300
CHESAPEAKE, VIRGINIA 23320

TELEPHONE (804) 424-3232
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DECEMBER 3, 1993

FEDERAL I.D. 54127515
Statement No. 12370

BurgerBusters Inc.
355 West Rio Rd., Suite 204
Charlottesville, Va 22901

Our File No. 0143 -036
Re: Inder Chawla - Build To Suit
Agreement

For legal services rendered through 11/30/93 including, but not limited to the following:

DATE	ATTY	HOURS	SERVICES PERFORMED
11/01/93	ADC	1.00	Extended office conference with AMF regarding injunction hearing.
11/01/93	AMF	2.10	Telephone calls with Mr. Paphites; telephone call with Mr. Pearson; office conference with ADC; telephone call with Mr. David Brown; review of Franchise Agreements.
11/02/93	ADC	4.30	Extended office conference with AMF; multiple telephone calls with Mr. Pearson; multiple telephone calls with Mr. Paphites; office conference with AMF.
11/02/93	AMF	3.70	Telephone calls with Mr. Paphites; office conferences with ADC; telephone calls with Ms. Munro of Mr. O'Connell's office; telephone calls with Mr. Koshivas; work on file.
11/03/93	AMF	.70	Telephone calls with Ms. Munro; telephone calls with Mr. Paphites; office conference with ADC.

CONTINUED

FAGGERT & FRIEDEN, P.C.

ATTORNEYS AND COUNSELORS AT LAW

870 GREENBRIER CIRCLE, SUITE 300
CHESAPEAKE, VIRGINIA 23320

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DECEMBER 3, 1993
Page No. 2

Statement No. 12370
Our File No. 0143 -036

11/03/93	ADC	1.20	Office conference with AMF; revise Motion for Temporary Injunction and Bill of Complaint.
11/04/93	AMF	.90	Telephone call with Ms. Munro; office conferences with ADC; telephone calls with Mr. Paphites; review of Motion for Temporary Injunction and Amended Bill of Complaint.
11/04/93	ADC	3.10	Telephone call with Mr. Pearson; office conference with AMF; finalize Motion to Intervene and Bill of Complaint.
11/05/93	AMF	.70	Work on file.
11/07/93	AMF	.90	Work on file.
11/08/93	AMF	9.10	Telephone call with Mr. Paphites; conference at Warrenton with Mr. Paphites, Dr. Chawla, Mr. O'Connell and Ms. Munro.
11/09/93	AMF	.20	Telephone call with Mr. Paphites; preparation of letter to Mr. O'Connell.
11/10/93	AMF	.20	Telephone calls with Mr. Pearson.
11/11/93	AMF	.10	Preparation of letter to Mr. Paphites.
11/15/93	AMF	.30	Review of letter from Mr. O'Connell; preparation of letter to Mr. O'Connell.
11/16/93	AMF	.30	Receipt and brief review of site plan; review of selected lease provisions and revision of letter to Mr. O'Connell.
11/17/93	AMF	.10	Telephone call with Ms. Munro's office.
11/18/93	AMF	.40	Telephone calls with Ms. Munro.

CONTINUED

FAGGERT & FRIEDEN, P.C.
ATTORNEYS AND COUNSELORS AT LAW

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FACSIMILE (804) 424-0102

DECEMBER 3, 1993
Page No. 3

Statement No. 12373
Our File No. 0143 -036

11/24/93	ADC	3.00	Office conference with SJS and AMF regarding injunction proceedings; review original lease documents and correspondence
11/24/93	SJS	.60	Office conference with AMF regarding litigation; review easement; office conference with ADC regarding review of lease documents
11/24/93	AMF	.80	Office conference with SJS and ADC; review file.
11/29/93	ADC	1.80	Review correspondence and lease documents; office conference with SJS; telephone call with Mr. Pearson regarding transcript
11/29/93	SJS	1.00	Review lease easement, memorandum of lease, and correspondence to analyze litigation strategy and issues; office conference with ADC.
11/29/93	AMF	.10	Telephone call with Mr. Paphites.
11/29/93	AMM	1.00	Research files regarding letters from Mr. Chawla and Mr. Frieden.
11/30/93	AMF	.30	Office conference with SJS.
11/30/93	SJS	.30	Office conference with AMF.
11/30/93	ADC	2.30	Office conference with SJS; revise Motion for Leave to Amend and Amended Bill of Complaint

TOTAL HOURS: 40.50

FEES: \$ 5,077.50

FEE SUMMARY:
CONTINUED

FAGGERT & FRIEDEN, P.C.

ATTORNEYS AND COUNSELORS AT LAW

870 GREENBRIER CIRCLE, SUITE 300
CHESAPEAKE, VIRGINIA 23320

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DECEMBER 3, 1993
Page No. 4

Statement No. 1237
Our File No. 0143

INIT	RATE	HOURS	AMOUNT
ADC	100.00	16.70	1,670.00
AMF	150.00	20.90	3,135.00
AMM	35.00	1.00	35.00
SJS	125.00	1.90	237.50

DISBURSEMENTS

Photocopy Expense	70.20
Long Distance Facsimile	30.00
Express Mail	13.00
Long Distance Facsimile	10.00
Long Distance Telephone Calls	113.34

COSTS: 236.54

STATEMENT BALANCE: 5,000.00

STM NO	STM DATE	BILL AMOUNT	APPLIED CASH RECPT	APPLIED A/R ADJ	BALANCE DUE
10719	9/17/93	646.66	0.00	0.00	646.66
11482	10/14/93	885.49	0.00	0.00	885.49
12100	11/16/93	2,885.32	0.00	0.00	2,885.32
12370	12/03/93	5,314.04	0.00	0.00	5,314.04
TOTAL BALANCE DUE					9,731.51

FAGGERT & FRIEDEN, P.C.
ATTORNEYS AND COUNSELORS AT LAW

870 GREENBRIER CIRCLE, SUITE 300
CHESAPEAKE, VIRGINIA 23320

TELEPHONE (804) 424-3232
FACSIMILE (804) 424-0102

JANUARY 13, 1994

FEDERAL I.D. 541275159
Statement No. 13335

BurgerBusters Inc.
355 West Rio Rd., Suite 204
Charlottesville, Va 22901

Our File No. 0143 -036
Re: Inder Chawla - Build To Suit
Agreement

For legal services rendered through 12/31/93 including, but not limited to the following:

DATE	ATTY	HOURS	SERVICES PERFORMED
1/05/93	AMF	.80	Review of selected provisions of Lease; office conference with SJS; preparation of letter to Ms. Munro.
1/07/93	AMF	.10	Receipt and review of letter from Mr. Pearson.
1/10/93	AMF	.30	Office conference with SJS; telephone call with Mr. Paphites.
12/01/93	SJS	.70	Review Motion for Leave to Amend and Amended Bill of Complaint; office conference with ADC; letter to opposing counsel.
12/01/93	ADC	1.00	Revise and finalize Amended Bill of Complaint and Motion to Amend; office conference with SJS regarding same
12/02/93	SJS	.50	Revise Complaint; memo to file; office conference with ADC regarding research issues

CONTINUED

FAGGERT & FRIEDEN, P.C.

ATTORNEYS AND COUNSELORS AT LAW

870 GREENBRIER CIRCLE, SUITE 300
CHESAPEAKE, VIRGINIA 23320

TELEPHONE (804) 424-3232
FACSIMILE (804) 424-3102

JANUARY 13, 1994
Page No. 2

Statement No. 13335
Cur File No. 0143 -036

12/02/93	ADC	.80	Office conference with SJS; receipt and review of hearing transcript
12/02/93	AMF	.30	Telephone call with Mr. Paphites; preparation of letter to Ms. Munro.
12/05/93	ADC	.60	Review injunction hearing transcript
12/06/93	AMF	.10	Preparation of letter to Mr. Paphites.
12/08/93	AMF	.30	Telephone call with Ms. Munro's office; office conference with SJS; preparation of letter to Mr. Paphites.
12/08/93	SJS	.30	Office conference with ADC; revise Pleadings.
12/08/93	ADC	1.60	Office conference with SJS; revise Amended Bill of Complaint.
12/09/93	AMF	.50	Receipt and review of letter from Ms. Munro; office conference with SJS.
12/09/93	ADC	.30	Research regarding splitting causes of action.
12/09/93	SJS	.40	Office conference with AMF.
12/10/93	JAB	.20	Telephone call to Warrenton Department of Inspections to confirm permit issuance.
12/10/93	AMF	1.10	Office conference with SJS; office conference with Mr. Paphites and SJS.
12/10/93	SJS	1.30	Office conference with AMF; revise Amended Bill of Complaint; review conditional consent letter easement and Lease in preparation for meeting with Mr. Paphites; meeting with Mr. Paphites.

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FAGGERT & FRIEDEN, P.C.
ATTORNEYS AND COUNSELORS AT LAW

870 GREENBRIER CIRCLE, SUITE 300
CHESAPEAKE, VIRGINIA 23320

TELEPHONE (804) 424-3232
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JANUARY 13, 1994
Page No. 3

Statement No. 13335
Our File No. 0143 -036

12/11/93	SJS	.80	Review hearing transcript; memo to file regarding same.
12/11/93	AMF	.30	Preparation of letter to Ms. Munro.
12/13/93	ADC	1.20	Office conference with SJS regarding discovery; review research regarding splitting causes of action; revise Amended Bill of Complaint.
12/13/93	SJS	.90	Office conference with AMF regarding damage claim and hearing transcript; office conference with ADC regarding Interrogatories, Request for Production, and Request for Admissions; review letter to attorney Munro; office conference with ADC regarding alternative damage claim.
12/13/93	AMF	.70	Office conferences with SJS; revision of letter to Ms. Munro; telephone call with Mr. Paphites.
12/14/93	AMF	.40	Office conference with SJS.
12/14/93	ADC	.60	Finalize Amended Bill of Complaint; prepare discovery.
12/14/93	AMM	.30	Telephone call with State Corporation Commission; numerous telephone calls with Office of Thrift Supervision regarding Southern Financial Federal Savings Bank.
12/14/93	SJS	.60	Revise Complaint; office conference with AMF.
12/15/93	ADC	2.00	Office conference with AMF; draft Interrogatories and Request for

CONTINUED

FAGGERT & FRIEDEN, P.C.
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JANUARY 13, 1994
Page No. 4

Statement No. 13335
Our File No. 0143 -036

Production; telephone call with Mr.
Pearson.

12/15/93	JAB	.40	Legal research regarding "irreparable harm" in Lease context.
12/15/93	AMF	.60	Revision of letter to Ms. Munro; office conferences with ADC.
12/17/93	AMM	.90	Prepare exhibits to pleadings; prepare letter to Clerk of Court.
12/17/93	SJS	.30	Office conference with AMF regarding service of process; review final Motion.
12/17/93	ADC	.40	Finalize Motion to Amend and Amended Bill of Complaint; letter to Clerk; telephone call with Mr. Pearson's office.
12/17/93	AMF	.40	Telephone call with Mr. Paphites; office conference with SJS.
12/20/93	SJS	.30	Review Interrogatories and Request for Production.
12/20/93	ADC	.80	Revise Interrogatories and Request for Production.
12/23/93	SJS	.20	Telephone call with attorney Pearson.
12/27/93	SJS	.80	Telephone calls with Mr. Pearson; office conference with AMF.
12/27/93	AMF	.80	Office conferences with SJS; telephone calls with Mr. Pearson.
12/28/93	AMF	.20	Telephone calls with Mr. Pearson's office.

CONTINUED

FAGGERT & FRIEDEN, P.C.
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870 GREENSBRIER CIRCLE, SUITE 300
CHESAPEAKE, VIRGINIA 23320

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JANUARY 13, 1994
Page No. 5

Statement No. 13335
Our File No. 0143 -036

TOTAL HOURS: 25.10

FEES: \$ 2,939.50

FEE SUMMARY:

INIT	RATE	HOURS	AMOUNT
ADC	100.00	9.30	930.00
AMF	150.00	6.90	1,035.00
AMM	35.00	1.20	42.00
JAB	75.00	.60	45.00
SJS	125.00	7.10	887.50

DISBURSEMENTS

Long Distance Facsimile	20.00
Express Mail	19.50
Photocopy Expense	64.12
Long Distance Telephone Calls	19.98

COSTS: 123.60

STATEMENT BALANCE: 3,063.10

STM NO	STM DATE	BILL AMOUNT	APPLIED CASH RECPT	APPLIED A/R ADJ	BALANCE DUE
11482	10/14/93	885.49	0.00	0.00	885.49
12100	11/16/93	2,885.32	0.00	0.00	2,885.32
12370	12/03/93	5,314.04	0.00	0.00	5,314.04
1335	1/13/94	3,063.10	0.00	0.00	3,063.10
TOTAL BALANCE DUE					12,147.95

FAGGERT & FRIEDEN, P.C.
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870 GREENBRIER CIRCLE, SUITE 300
CHESAPEAKE, VIRGINIA 23320

TELEPHONE (804) 424-3232
FACSIMILE (804) 424-0102

FEBRUARY 10, 1994

FEDERAL I.D. 541275159
Statement No. 13572

BurgerBusters Inc.
355 West Rio Rd., Suite 204
Charlottesville, Va 22901

Our File No. 0143 -036
Re: Inder Chawla - Build To Suit
Agreement

For legal services rendered through 01/31/94 including, but not limited to the following:

DATE	ATTY	HOURS	SERVICES PERFORMED
1/03/94	AMF	.10	Telephone call with Gary Pearson.
1/04/94	AMF	.40	Office conferences with SJS; telephone call with Mr. Paphites.
1/04/94	SJS	.40	Conference call with AMF and Mr. Paphites; telephone call with Defendant's counsel; office conference with AMF.
1/05/94	SJS	.30	Telephone call with Defendant's counsel; office conference with AMF regarding lease provisions; review letter to attorney Munro.
1/05/94	AMF	.10	Office conference with SJS.
1/06/94	ADC	2.00	Office conference with SJS; prepare draft order regarding Motion to Amend; revise Interrogatories and Request for Production.
1/06/94	SJS	.60	Telephone call with attorney Munro;

CONTINUED

FAGGERT & FRIEDEN, P.C.
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870 GREENBRIER CIRCLE, SUITE 300
CHESAPEAKE, VIRGINIA 23320

TELEPHONE (804) 424-3232
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FEBRUARY 10, 1994
Page No. 2

Statement No. 13572
Our File No. 0143 -036

			revise Consent Order; office conference with ADC; office conference with AMF.
1/06/94	AMF	.20	Office conference with SJS.
1/07/94	ADC	2.80	Review Interrogatories and Request for Production; draft Request for Admissions; telephone call with Ms. Munro regarding agreed order; revise same; letter to Ms. Munro; office conference with SJS.
1/07/94	SJS	.50	Telephone call with attorney Munro; review revised Order; office conference with ADC regarding Request for Admissions.
1/09/94	SJS	.30	Review and revise Interrogatories and Request for Production.
1/10/94	SJS	.70	Telephone call with attorney Pearson; telephone call with Defendant's attorney; revise preliminary discovery.
1/11/94	ADC	.60	Telephone call with Court regarding service of Amended Bill of Complaint; revise Interrogatories and Request for Production and Request for Admissions.
1/11/94	SJS	.30	Telephone call with Defendant's attorney; office conference with AMF.
1/11/94	AMF	.10	Office conference with SJS.
1/12/94	AMM	.40	Office conference with ADC; letter to Clerk of Court; request check for service of Amended Bill of Complaint.
1/13/94	AMF	.40	Telephone call with Mr. Paphites; office conference with SJS; review of memo from Mr. Paphites.

CONTINUED **761**

FAGGERT & FRIEDEN, P.C.

ATTORNEYS AND COUNSELORS AT LAW

870 GREENBRIER CIRCLE, SUITE 300
CHESAPEAKE, VIRGINIA 23320

TELEPHONE (804) 424-3232
FACSIMILE (804) 424-0100

FEBRUARY 10, 1994
Page No. 3

Statement No. 13572
Our File No. 0143 -000

1/13/94	SJS	.30	Review memo regarding spaces; office conference with AMF.
1/14/94	AMF	.10	Telephone call with Mr. Paphites.
1/14/94	SJS	.40	Telephone call with attorney Munro; office conference with AMM regarding service of process.
1/18/94	AMF	.20	Preparation of letter to Ms. Munro; office conference with SJS.
1/18/94	SJS	.90	Calls to and telephone call with attorney Gulick; office conference with AMF regarding paving and leakage problems; revise Interrogatories, Request for Production, and Request for Admissions; letter to Ms. Munro; telephone call with Mr. Paphites.
1/18/94	AMM	1.20	Office conference with SJS; review and revise discovery; letter to opposing counsel forwarding discovery; review original documents; telephone call with Clerk of Court regarding service of Amended Bill of Complaint.
1/19/94	SJS	.40	Telephone call with Mr. Paphites; telephone call with attorney Munro.
1/20/94	AMF	1.20	Review of proposed discovery; office conference with SJS; review of selected provisions of Lease; preparation of letter to Ms. Munro; telephone call with Mr. Paphites.
1/20/94	SJS	.40	Telephone call with Mr. Paphites; office conference with AMF regarding roof problems; letter to Ms. Munro.

CONTINUED

FAGGERT & FRIEDEN, P.C.
ATTORNEYS AND COUNSELORS AT LAW

870 GREENBRIER CIRCLE, SUITE 300
CHESAPEAKE, VIRGINIA 23320

TELEPHONE (804) 424-3232
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FEBRUARY 10, 1994
Page No. 4

Statement No. 13572
Our File No. 0143 -036

1/21/94	SJS	.80	Draft lawsuit for failure to repave and repair roof.
1/24/94	AMF	1.00	Telephone call with Mr. Paphites; telephone call with Mr. Koshivas; preparation of letter to Ms. Munro; office conference with SJS.
1/24/94	SJS	1.10	Office conference with AMF; review Lease provisions with AMF; telephone call with Mr. Paphites; revise Bill of Complaint as to paving and roof.
1/24/94	AMM	.20	Telephone call with Clerk of Court regarding service of Amended Bill of Complaint.
1/25/94	AMF	.40	Telephone call with Mr. Paphites; office conference with SJS regarding discovery.
1/25/94	SJS	.20	Office conference with AMF.
1/26/94	AMM	.50	Revise Interrogatories and Request for Admissions; review exhibits and attach to pleadings; finalize letter to Mr. O'Connell.
1/26/94	AMF	.70	Office conference with SJS; telephone call with Mr. Paphites.
1/26/94	SJS	1.30	Telephone call with Mr. Paphites; finalize suit; file Interrogatories, Request for Production, and Request for Admissions; review photos and memo regarding parking; review Exhibit D to Lease; office conference with AMF; conference call with Mr. Paphites.
1/27/94	SJS	.70	Telephone call with Mr. Paphites regarding parking issues and photos;

CONTINUED

FAGGERT & FRIEDEN, P.C.
ATTORNEYS AND COUNSELORS AT LAW

870 GREENBRIER CIRCLE, SUITE 300
CHESAPEAKE, VIRGINIA 23320

TELEPHONE (804) 424-3232
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FEBRUARY 10, 1994
Page No. 5

Statement No. 13572
Our File No. 0143 -036

telephone call at length with attorney
Munro.

1/28/94	AMF	.20	Receipt and review of Motion to Dismiss; telephone call with Mr. Paphites.
1/28/94	SJS	.60	Telephone call with Ms. Munro regarding parking issues; telephone call with Ms. Munro regarding possible cooperation by contractor.
1/28/94	AMM	.20	Telephone call with Stafford Circuit Court regarding service of Amended Bill of Complaint; brief memorandum to SJS regarding same.
1/30/94	SJS	.30	Review fax from Ms. Munro.
1/31/94	AMF	.40	Office conference with SJS.
1/31/94	JAB	.60	Office conference with SJS regarding necessary and proper parties; legal research regarding proper parties to action for injunctive relief.
1/31/94	SJS	1.80	Office conference with AMF; office conference with JAB; telephone calls with Ms. Munro; telephone call with Mr. Paphites; review Motion to Dismiss and Praecipe; review Lease.

TOTAL HOURS: 26.30

FEES: \$ 3,058.00

FEE SUMMARY:

INIT	RATE	HOURS	AMOUNT
ADC	100.00	5.40	540.00
AMF	150.00	5.50	825.00
AMM	35.00	1.20	42.00

CONTINUED

FAGGERT & FRIEDEN, P.C.
ATTORNEYS AND COUNSELORS AT LAW

870 GREENBRIER CIRCLE, SUITE 300
CHESAPEAKE, VIRGINIA 23320

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FEBRUARY 10, 1994
Page No. 6

Statement No. 13572
Our File No. 0143 -036

AMM	50.00	1.30	65.00
JAB	75.00	.60	45.00
SJS	125.00	12.30	1,537.50

DISBURSEMENTS

Long Distance Facsimile	31.00
Sheriff's Process Service Fees	5.00
Photocopy Expense	17.40
Facsimile Charges	2.00
Long Distance Telephone Calls	12.43

COSTS: 67.83

STATEMENT BALANCE: 3,122.33

STM NO	STM DATE	BILL AMOUNT	APPLIED CASH RECPT	APPLIED A/R ADJ	BALANCE DUE
11482	10/14/93	885.49	0.00	0.00	885.49
12100	11/16/93	2,885.32	0.00	0.00	2,885.32
12370	12/03/93	5,314.04	0.00	0.00	5,314.04
13335	1/13/94	3,063.10	0.00	0.00	3,063.10
13572	2/10/94	3,122.33	0.00	0.00	3,122.33
TOTAL BALANCE DUE					15,270.28

FAGGERT & FRIEDEN, P.C.
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870 GREENERBRIER CIRCLE, SUITE 300
CHESAPEAKE, VIRGINIA 23320

TELEPHONE (804) 424-3232
FACSIMILE (804) 424-0102

MARCH 11, 1994

FEDERAL I.D. 541275100
Statement No. 14532

BurgerBusters Inc.
355 West Rio Rd., Suite 204
Charlottesville, Va 22901

Our File No. 0143 -036
Re: Inder Chawla - Build To Suit
Agreement

For legal services rendered through 02/28/94 including, but not limited to the following:

DATE	ATTY	HOURS	SERVICES PERFORMED
2/01/94	AMF	.10	Office conference with SJS.
2/01/94	SJS	.70	Telephone call with Ms. Munro; telephone call with Mr. Paphites; revise second lawsuit; office conference with AMF.
2/02/94	SJS	1.80	Telephone calls with Mr. Paphites; revise Motion to Dismiss Bank; office conference with JAB regarding research on necessary parties for injunctive relief; telephone call with Ms. Munro; review fax from Mr. Paphites; office conference with AMF; analyze options regarding TRO.
2/02/94	AMF	.20	Office conference with SJS.
2/02/94	JAB	3.60	Office conference with SJS; legal research regarding necessary and proper parties; draft research memo to file; draft memo to SJS regarding necessary and proper parties in suit for injunctive relief based on a covenant contained in a Lease.

CONTINUED

FAGGERT & FRIEDEN, P.C.
ATTORNEYS AND COUNSELORS AT LAW

670 GREENBRIER CIRCLE, SUITE 300
CHESAPEAKE, VIRGINIA 23320

TELEPHONE (804) 424-3232
FACSIMILE (804) 424-0102

MARCH 11, 1994
Page No. 2

Statement No. 14552
Our File No. 0143 -036

2/03/94	AMF	1.20	Office conference with SJS regarding strategy for hearing; telephone call with Mr. Paphites.
2/03/94	SJS	6.00	Office conference with AMF regarding litigation strategy; review Code sections on Injunctions; telephone call with attorney Munro; telephone calls with Clerk of Court; draft Notice of Hearing, Petition for Injunction, and Motion for Scheduling Order; revise pleadings; review site plan; office conference with Mr. Paphites; telephone call with surveyor; review Lease Exhibits with AMF; telephone call at length with attorney Munro; letter to Clerk of Court; letter to surveyor; telephone call with Mr. Paphites; office conference with AMF; review cases for hearing on Defendant's Motion to Dismiss Bank as Party Defendant.
2/03/94	JAB	2.60	Legal research regarding injunctions; office conference with SJS.
2/04/94	SJS	2.70	Office conference with JAB regarding brief; revise brief; telephone call with surveyor; telephone call with Mr. Paphites; telephone call with Clerk of Court; telephone call with attorney Munro; review transcript from 11/1/93 hearing.
2/04/94	AMM	.20	Telephone call with Mr. Pearson regarding scheduling court reporter for hearing.
2/05/94	SJS	2.10	Review cases on injunctive relief for breach of Lease and trespass; outline testimony for surveyor; telephone call

CONTINUED

FAGGERT & FRIEDEN, P.C.
ATTORNEYS AND COUNSELORS AT LAW

870 GREENBRIER CIRCLE, SUITE 300
CHESAPEAKE, VIRGINIA 23320

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with surveyor; review pleadings; review Lease, Easement, surveys, and Memorandum of Lease.

2/05/94	AMF	.40	Review of Lease.
2/06/94	SJS	1.80	Outline argument for hearing on Motion to Dismiss; prepare Order on Motion to Dismiss; prepare Order on Petition for Injunction; review title information with AMF; prepare Second Amended Bill of Complaint.
2/06/94	AMF	.60	Office conference with SJS.
2/07/94	JAB	1.40	Office conferences with SJS; legal research regarding "irreparable harm" requirement in suits for injunctive relief; revise brief; prepare trial materials.
2/07/94	AMM	.30	Letter to Fauquier Circuit Court filing Memorandum in Law.
2/07/94	SJS	13.00	Telephone calls with LTIC; telephone calls with surveyor; finalize brief; telephone call with Mr. Paphites; telephone call with Clerk of Court; meet with surveyor and title company; review easements and plats; meet with Ms. Munro; onsite investigation; prepare argument on Motion to Dismiss bank and Petition for Injunction; meet with Messrs. Koshivas and Paphites; prepare direct examination questions and exhibits; telephone call with AMF.
2/07/94	AMF	1.20	Telephone call with Mr. Nelson; office conference with SJS; telephone calls with SJS; review of Deed of Trust.

CONTINUED

FAGGERT & FRIEDEN, P.C.

ATTORNEYS AND COUNSELORS AT LAW

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2/08/94	SJS	11.50	Meet with witnesses; attend hearing on Motion to Dismiss bank; prepare for and attend hearing on Petition for Injunction; meetings with opposing counsel and Mr. Koshivas; telephone call with AMF.
2/08/94	AMF	.70	Telephone call with Mr. Paphites; telephone call with SJS.
2/09/94	SJS	1.60	Review Bank's Answer and Grounds of Defense; telephone call with Ms. Munro; telephone call with Mr. Paphites; review site plan; outline Supplemental Request for Production regarding building plans and plats, office conference with AMF.
2/09/94	AMF	.70	Telephone call with Mr. Paphites; office conference with SJS.
2/10/94	SJS	2.10	Review letter from property manager; review Lease provisions regarding signage; telephone call with Mr. Paphites and AMF; draft letter regarding signage; review fax from Mr. Paphites; review letter; letter to bank counsel.
2/10/94	AMF	1.00	Office conference with SJS; review of letter to Sonina Properties; review of letter from Sonina Properties; telephone call with Mr. Paphites and SJS.
2/11/94	SJS	.90	Telephone call with Mr. Paphites; review plat and Lease; revise letter regarding signage; letter to Clerk of Court; telephone call with court reporter.
2/13/94	SJS	1.80	Draft Interrogatories, Request for Production, and Request for Admissions to Southern Financial; draft Second Interrogatories, Request for Production,

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and Second Request for Admissions to
Chawlas.

2/14/94	AMF	.20	Review of Answer and Cross Bill; office conference with SJS.
2/14/94	SJS	1.90	Revise and finalize supplemental Interrogatories, Request for Production, and Request for Admissions to Chawlas and Interrogatories, Request for Production, and Request for Admissions to Bank; review Chawlas' Answer to Amended Bill of Complaint and Crossbill; draft Demurrer to Crossbill; office conference with AMF.
2/15/94	SJS	.80	Telephone call with Mr. Paphites; file suit regarding roof leak and paving problems; telephone call with Ms. Munro; letter to Clerk of Court.
2/16/94	SJS	.20	Telephone call with Defendant's attorney regarding response to discovery.
2/17/94	SJS	.80	Lengthy telephone call with attorney Munro; review plats; telephone call with Mr. Paphites; telephone call with Mr. Munro.
2/21/94	SJS	1.20	Telephone call with local attorney Pearson regarding trial praecipe and court's docket; telephone call with Ms. Munro; review site plan; revise Demurrer; review selected document provisions with AMF.
2/22/94	SJS	1.40	Review counterclaim; research failure to plead conditions precedent; draft demurrer.

CONTINUED

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2/24/94	SJS	1.70	Review letter from Ms. Munro; review Defendant's discovery responses; letter to Mr. Paphites; review praecipe; telephone call with attorney Pearson.
2/25/94	SJS	.90	Telephone call with Ms. Munro; letter to Ms. Munro; telephone call with Mr. Paphites.
2/28/94	AMF	.30	Telephone call with Mr. Paphites; preparation of memo to SJS; office conference with JAB; review of memo from JAB.
2/28/94	JAB	1.00	Office conferences with AMF; review lease and related documents; draft memo to AMF.

TOTAL HOURS: 70.60

FEES: \$ 8,522.50

FEE SUMMARY:

INIT	RATE	HOURS	AMOUNT
AMF	150.00	6.60	990.00
AMM	50.00	.50	25.00
JAB	75.00	8.60	645.00
SJS	125.00	54.90	6,862.50

DISBURSEMENTS

Long Distance Facsimile	20.00
Express Mail	19.20
Copies of plat	4.70
Travel expenses - Trial in Warrenton, Virginia	8.63
Travel expenses - Trial in Warrenton, Virginia	86.36

CONTINUED

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Clerk's Filing Fees	51.00
Secretary of the Commonwealth Process	
Service Fees	30.00
Photocopy Expense	89.60
Postage	12.34
Long Distance Telephone Calls	79.69

COSTS: 401.52

STATEMENT BALANCE: 8,924.02

STM NO	STM DATE	BILL AMOUNT	APPLIED CASH RECPT	APPLIED A/R ADJ	BALANCE DUE
11482	10/14/93	885.49	0.00	0.00	885.49
12100	11/16/93	2,885.32	0.00	0.00	2,885.32
12370	12/03/93	5,314.04	0.00	0.00	5,314.04
13335	1/13/94	3,063.10	0.00	0.00	3,063.10
13572	2/10/94	3,122.33	0.00	0.00	3,122.33
14552	3/11/94	8,924.02	0.00	0.00	8,924.02
TOTAL BALANCE DUE					24,194.30

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CHESAPEAKE, VIRGINIA 23320

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APRIL 14, 1994

FEDERAL I.D. 541275159
Statement No. 14974

BurgerBusters Inc.
355 West Rio Rd., Suite 204
Charlottesville, Va 22901

Our File No. 0143 -036
Re: Inder Chawla - Build To Suit
Agreement

For legal services rendered through 03/31/94 including, but not limited to the following:

DATE	ATTY	HOURS	SERVICES PERFORMED
3/01/94	AMM	.20	Telephone calls to Fauquier Circuit Court to check service of Bill of Complaint.
3/01/94	AMF	.20	Office conference with SJS.
3/01/94	SJS	1.10	Review letter from attorney Zimmerman (Bank counsel); review letter from attorney Pearson regarding court reporter; telephone call with Ms. Munro; review lease provisions with AMF; telephone call with Mr. Pearson; review discovery responses.
3/02/94	SJS	.90	Finalize and file Demurrer; letter to Clerk of Court; office conference with AMF; calls to Mr. Paphites.
3/02/94	AMF	.10	Office conference with SJS.
3/03/94	SJS	1.40	Telephone call with Ms. Munro; office conference with Mr. Paphites and AMF; letter to Ms. Munro; telephone call with attorney Pearson.

CONTINUED

FAGGERT & FRIEDEN, P.C.
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570 GREENBRIER CIRCLE, SUITE 300
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Statement No. 14976
Our File No. 0143 036

3/03/94	AMF	.80	Office conference with Mr. Paphites and SJS.
3/04/94	SJS	.40	Letter to Ms. Munro; office conference with AMF.
3/04/94	AMF	.30	Review of letter to Ms. Munro; telephone call with Mr. Paphites; office conference with SJS.
3/07/94	SJS	.30	Telephone call with Ms. Munro regarding discovery deadline for Second Interrogatories and Request for Production.
3/08/94	SJS	.40	Telephone call with Ms. Munro.
3/09/94	SJS	.50	Office conference with AMF regarding gravel on easement; review letter from Ms. Munro; telephone call with Ms. Munro.
3/09/94	AMF	.30	Telephone call with Mr. Paphites; office conferences with SJS.
3/10/94	SJS	.70	Telephone call with Mr. Paphites regarding gravel pile; telephone call with Ms. Munro; telephone call with Mr. Paphites; telephone call with Donna at BurgerBusters regarding photos.
3/14/94	SJS	.30	Telephone call with Ms. Munro; review photos.
3/15/94	SJS	.60	Office conference with AMM regarding bank's response to Interrogatories and Request for Production; telephone call with Ms. Munro; telephone call with bank officers regarding bank site issues.

CONTINUED

FAGGERT & FRIEDEN, P.C.
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3/15/94	AMM	.20	Telephone calls with Carla at Mr. Zimmerman's office regarding discovery responses.
3/16/94	AMF	.30	Office conference with SJS; review of letter from Ms. Munro.
3/16/94	SJS	.40	Telephone call with Ms. Munro; review letter from Ms. Munro; office conference with AMF.
3/17/94	AMF	.70	Office conference with SJS; telephone call with Mr. Paphites.
3/18/94	SJS	1.80	Office conference with AMF; prepare letter to Ms. Munro; conference call with Mr. Paphites; finalize letter to Ms. Munro.
3/18/94	AMF	1.10	Office conference with SJS; conference call with Mr. Paphites and SJS.
3/21/94	SJS	.70	Letter to attorney Zimmerman regarding Bank response to discovery responses; telephone call with Mr. Zimmerman; review letter from attorney Pearson.
3/22/94	AMF	.10	Telephone call with Mr. Paphites.
3/22/94	SJS	2.60	Review demurrer to Second Petition for Injunction; office conference with JAB regarding research issues; review Easement and Lease provisions; draft Third Petition for Injunction; office conference with AMF; telephone calls with Mr. Paphites; telephone call with Ms. Munro.
3/23/94	AMF	.60	Telephone call with Ms. Munro; telephone call with Mr. Paphites; office conference with SJS.

CONTINUED

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APRIL 14, 1994
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Statement No. 14974
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3/23/94	SJS	2.60	Review Defendant's Response to Second Interrogatories and Request for Production; telephone call with attorney Pearson; telephone call with Clerk of Court; prepare Notice of Hearing; letter to Ms. Munro regarding Motion to Compel.
3/24/94	AMF	1.40	Office conferences with SJS; conference call with Mr. Paphites and SJS.
3/24/94	JC	.30	Office conference with SJS.
3/24/94	SJS	1.20	Telephone call with Ms. Munro; telephone call with Mr. Paphites and AMF; prepare settlement letter; office conference with JAB; office conference with AMF.
3/25/94	SJS	1.50	Office conferences with AMF; revise settlement letter; telephone call with Mr. Paphites; lengthy telephone call with Ms. Munro; telephone call with Ms. Munro.
3/25/94	JC	.20	Office conference with DAT and SJS regarding present value calculations.
3/25/94	AMF	1.10	Telephone calls with Mr. Paphites; office conferences with SJS; preparation of memo to SJS.
3/28/94	SJS	1.10	Office conference with AMF; letter to Ms. Munro; conference call with Mr. Paphites; telephone call with Ms. Munro's office.
3/28/94	AMF	.70	Office conference with SJS; telephone call with Mr. Paphites; telephone conference with Mr. Paphites and SJS.
3/30/94	AMF	.10	Telephone call with Mr. Paphites.

CONTINUED

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3/31/94	AMF	.40	Telephone call with Mr. Paphites and SJS; office conference with SJS.
3/31/94	SJS	1.30	Telephone call with Mr. Paphites; telephone at length with Ms. Munro regarding Demurrer to Counterclaim, Docket Call, Settlement Issues and production; review of Request for Admissions to Bank; office conference with AMF.

TOTAL HOURS: 28.90

FEES: \$ 3,775.00

FEE SUMMARY:

INIT	RATE	HOURS	AMOUNT
AMF	150.00	8.20	1,230.00
AMM	50.00	.40	20.00
JC	100.00	.50	50.00
SJS	125.00	19.80	2,475.00

DISBURSEMENTS

Court Reporting Fees	125.00
Long Distance Facsimile	18.00
Facsimile Charges	2.00
Photocopy Expense	6.40
Long Distance Telephone Calls	40.35

COSTS: 191.75

STATEMENT BALANCE: 3,966.75

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FAGGERT & FRIEDEN, P.C.
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CHESAPEAKE, VIRGINIA 23320

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APRIL 14, 1994
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Statement No. 14971
Our File No. 0143 -036

TM NO	STM DATE	BILL AMOUNT	APPLIED CASH RECPT	APPLIED A/R ADJ	BALANCE DUE
13572	2/10/94	3,122.33	0.00	0.00	3,122.33
14552	3/11/94	8,924.02	0.00	0.00	8,924.02
14974	4/14/94	3,966.75	0.00	0.00	3,966.75
TOTAL BALANCE DUE					16,013.10

FAGGERT & FRIEDEN, P.C.
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870 GREENBRIER CIRCLE, SUITE 300
CHESAPEAKE, VIRGINIA 23320

TELEPHONE (804) 424-3232
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MAY 13, 1994

FEDERAL I.D. 541275159
Statement No. 15680

BurgerBusters Inc.
355 West Rio Rd., Suite 204
Charlottesville, Va 22901

Our File No. 0143 -036
Re: Inder Chawla - Build To Suit
Agreement

For legal services rendered through 04/30/94 including, but not limited to the following:

DATE	ATTY	HOURS	SERVICES PERFORMED
4/01/94	SJS	3.20	Telephone calls with Clerk of Court; prepare Praecipe, Motion to Compel, Petition for Injunction, and Notice of Hearing; letter to Clerk of Court; telephone calls with attorney Munro; telephone call with attorney Pearson; telephone call with attorney Zimmerman's office; office conference with AMF.
4/01/94	AMF	.40	Office conference with SJS; review of draft pleadings.
4/03/94	SJS	2.70	Review Demurrer to second suit; review Defendant's responses to First Interrogatories, Request for Production, and Request for Admissions and Second Interrogatories, Request for Production, and Request for Admissions; letter to Ms. Munro regarding Motion to Compel and consolidation of actions; prepare subpoena list for injunction hearing.
4/04/94	SJS	5.80	Office conference with AMF regarding injunction; conference call with Mr.

CONTINUED

FAGGERT & FRIEDEN, P.C.
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870 GREENBRIER CIRCLE, SUITE 300
CHESAPEAKE, VIRGINIA 23320

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Statement No. 15680
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Paphites; telephone call with witness Roy Adams; telephone call with court reporter regarding transcript; review photographs; telephone call with attorney Pearson regarding subpoenas; prepare subpoenas; telephone call with attorney for Bank; letter to attorney for Bank; review cases on injunction for violation of easement; telephone call with attorney Pearson; telephone calls to surveyor; telephone call with Ms. Munro; letter to Ms. Munro regarding incomplete discovery response and depositions of witnesses.

4/04/94	AMF	1.40	Office conference with SJS; telephone call with Mr. Paphites and SJS.
4/04/94	JAB	.50	Legal research regarding injunctive relief.
4/05/94	SJS	4.10	Telephone calls with Ms. Munro; telephone call with surveyor; telephone call with attorney Pearson; review plans and lease; outline stipulation; telephone call with Bank attorney; telephone call with Mr. Adams; telephone call with Clerk of Court; letter to Bank attorney regarding Motion to Compel; review Bank site plan.
4/05/94	JAB	1.20	Office conference with SJS; legal research regarding injunctions for misuse of easement and for continuing trespass.
4/06/94	AMF	.60	Office conference with SJS; telephone call with Mr. Paphites and SJS.
4/06/94	JAB	1.60	Legal research regarding enjoining breach of lease covenants, misuse of

CONTINUED

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easements by owner of servant tenement.

4/06/94	SJS	4.20	Telephone call with Ms. Munro; telephone calls with surveyor; telephone call with Clerk of Court; telephone calls with attorney Pearson; numerous telephone calls with Ms. Munro regarding stipulation; telephone call with process server; telephone call with Mr. Paphites; telephone call with Mr. Koshivas; review plat faxed by Ms. Munro; telephone call with attorney Zimmerman; outline hearing testimony; office conference with AMF.
4/07/94	AMM	1.10	Organize pleadings files; telephone call with Mr. Pearson's office; telephone calls with County Court Reporters, Inc. regarding February 8 hearing transcript and hearing on April 12th.
4/07/94	SJS	3.60	Telephone call with Ms. Munro; telephone call with Mr. Louis; telephone calls with Mr. O'Connell; review plats produced by the Chawlas; telephone calls with process server; telephone call with attorney Zimmerman; telephone call with surveyor; letter to attorney O'Connell regarding Stipulation; revise Stipulation; letter to attorney Zimmerman; telephone call with surveyor's office; letter to surveyor with site plan; outline surveyor's examination; office conference with AMF.
4/07/94	AMF	.20	Office conference with SJS.
4/08/94	JAB	.30	Legal research regarding injunctions.

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MAY 13, 1994
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4/08/94	SJS	5.80	Telephone calls with attorney Zimmerman; telephone calls with surveyor; review cases regarding injunctions as to easements; review transcript from 2/8/94 injunction hearing; telephone call with Mr. Louis; review easement; office conference with AMF; conference call with Mr. Paphites; prepare direct examination of surveyor; telephone call with attorney O'Connell; outline issues for Mr. Paphites' testimony; prepare Order on Petition for Injunction; prepare Order on Motion to Compel; prepare Exhibits regarding site plan; telephone call with process server; telephone call with court reporter.
4/08/94	AMF	1.20	Office conference with SJS; conference call with Mr. Paphites and SJS; review and revision of proposed Order.
4/09/94	SJS	2.00	Prepare direct examination of Dr. Chawla and Bank representative; outline Agreement for hearing on Petition for Injunction; review case law.
4/10/94	SJS	2.50	Prepare direct examination of store manager, Dr. Chawla, and Bank representative; review injunction case and select excerpts for hearing; review 2/8/94 hearing transcript and plats; office conference with AMF.
4/10/94	AMF	.60	Telephone call with SJS; office conference with SJS; review of draft of old lease and correspondence regarding same.
4/11/94	AMF	3.20	Comparison of executed leases; office conference with SJS regarding planning for hearing; conference call with Mr.

CONTINUED

FAGGERT & FRIEDEN, P.C.
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MAY 13, 1994
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Statement No. 10
Our File No. 0143 4038

Paphites and SJS; telephone call with SJS; telephone call with Mr. Ocel's office; telephone call with Mr. Paphites.

4/11/94	SJS	10.50	Prepare hearing exhibits; conference call with Mr. Paphites; telephone calls with surveyor; review lease drafts with AMF; meeting with surveyor; onsite inspection; meet with Mr. Swick; telephone calls with AMF; telephone call with Mr. Paphites regarding destruction of parking spaces; prepare revised direct examination of surveyor, Mr. Paphites, Dr. Chawla, and Bank representative to reflect destruction of parking spaces; telephone call with Mr. Paphites regarding issue to anticipate on cross examination; prepare argument for hearing.
4/12/94	AMF	.70	Telephone calls with SJS.
4/12/94	SJS	12.00	Meeting with Mr. Paphites, Mr. Swink, and Mr. Koshivas to prepare for hearing; attend hearing on Motion to Compel and grant of attorneys' fees; meeting with Mr. Paphites; meeting with surveyor regarding onsite inspection; attend hearing on Petition for Injunction; meeting with attorney Zimmerman; attend viewing of site with judge; attend further hearing on Petition for Injunction; telephone calls with AMF.
4/13/94	AMF	.20	Telephone calls with SJS.
4/13/94	SJS	11.50	Prepare for cross examination of Dr. Chawla; prepare closing argument; review Bank's document production; attend further hearings on Petition for

CONTINUED

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870 GREENBRIER CIRCLE, SUITE 300
CHESAPEAKE, VIRGINIA 23320

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Statement No. 15600
Our File No. 0143 -036

Injunction; meeting with Mr. Paphites;
telephone calls with AMF.

4/14/94	SJS	1.30	Office conference with AMF; conference call with Mr. Paphites; telephone call with attorney Zimmerman; review Judge Robertson's ruling with AMF.
4/14/94	AMF	2.40	Office conferences with SJS; telephone call with Mr. Paphites.
4/15/94	SJS	1.10	Conference call with AMF and Mr. Paphites; telephone call with attorney O'Connell's office; telephone call with attorney Zimmerman; review letter from attorney Zimmerman.
4/18/94	AMF	1.00	Office conference with SJS; review of fax from Mr. Chris Paphites.
4/18/94	SJS	2.80	Telephone call with at length with attorney Zimmerman; telephone calls with Mr. Paphites; telephone calls with Mr. Nates; office conference with AMF; analyze options raised by Mr. Paphites.
4/19/94	SJS	4.80	Office conference with AMF; review issues and documents for meeting with Mr. Paphites; telephone call with attorney Zimmerman; letter to attorney O'Connell; office conference with Mr. Paphites.
4/19/94	AMF	4.50	Reivew of fax from Mr. Garvin; office conferences with SJS; office conference with Mr. Paphites and SJS.
4/19/94	JAB	.30	Legal research regarding res judicata effect of courts preliminary findings.

CONTINUED

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CHESAPEAKE, VIRGINIA 23320

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MAY 13, 1994
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Statement No. 15680
Our File No. 0143 -036

4/20/94	AMF	.40	Telephone call with Robin at Safeguard Fence; telephone call with Mr. Paphites.
4/21/94	AMF	.50	Office conferences with SJS; review of letter to Mr. O'Connell.
4/21/94	SJS	1.50	Office conference with AMF regarding problems with fence permit; telephone call with attorney Pearson regarding same; telephone calls with Robin of Safeguard Fence; telephone call with attorney Pearson; telephone call with Mr. Nates; telephone call with Mr. Paphites; letter to attorney O'Connell.
4/22/94	SJS	.30	Telephone call with Mr. Pearson; telephone call with Mr. Paphites.
4/25/94	AMF	.40	Office conferences with SJS.
4/25/94	SJS	3.20	Telephone call with attorney Pearson regarding fence permit and hearing on show cause order; office conference with AMF; telephone call with attorney Pearson; review sewer easement and survey; telephone call with attorney Pearson regarding easement provisions; prepare Motion for Show Cause Order.
4/26/94	AMF	.20	Telephone call with Mr. Paphites; office conference with SJS.
4/26/94	SJS	1.60	Review letter from Mr. O'Connell; office conference with AMF; telephone call with Mr. Pearson at length regarding fence and car damage ; revise Motion to Show Cause Order; telephone call with Mr. Pearson.

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FAGGERT & FRIEDEN, P.C.

ATTORNEYS AND COUNSELORS AT LAW

870 GREENBRIER CIRCLE, SUITE 300
CHESAPEAKE, VIRGINIA 23320

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MAY 13, 1994

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Statement No. 15680

Our File No. 0143 -036

4/27/94	AMF	.20	Review of letter to Mr. O'Connell; review of letter from Taco Bell to Mr. Paphites; office conference with SJS.
4/27/94	JAB	.20	Office conference with SJS; legal research regarding show cause orders.
4/27/94	SJS	2.20	Revise Motion to Show Cause; letter to Clerk of Court filing same; telephone call with Mr. Paphites; prepare letter to attorney O'Connell regarding easement; prepare letter from franchisor regarding fence; telephone call with attorney Pearson; file Motion; office conference with AMF; revise letter to O'Connell; office conference with JAB.
4/28/94	SJS	1.40	Telephone calls with attorney Pearson; telephone calls with Mr. Paphites; review letter from attorney O'Connell; letter to attorney O'Connell regarding response to Request for Production and missing site plan; office conference with AMF; letter to Mr. O'Connell regarding easement.
4/28/94	AMF	.20	Telephone call with Mr. Paphites; office conference with SJS.
4/29/94	AMF	.10	Telephone call with Mr. Paphites.

TOTAL HOURS: 111.70

FEES: \$ 14,135.00

FEE SUMMARY:

INIT	RATE	HOURS	AMOUNT
AMF	150.00	18.40	2,760.00
AMM	50.00	1.10	55.00
JAB	75.00	4.10	307.50

CONTINUED

FAGGERT & FRIEDEN, P.C.
ATTORNEYS AND COUNSELORS AT LAW

870 GREENBRIER CIRCLE, SUITE 300
CHESAPEAKE, VIRGINIA 23320

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MAY 13, 1994
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Statement No. 15680
Our File No. 0143 -036

SJS 125.00 88.10 11,012.50

DISBURSEMENTS

Express Mail	21.70
Long Distance Facsimile	85.00
Transcript Fees	308.50
Copy of plat	9.41
Copy Service	4.70
Photocopy Expense	92.80
Travel expenses	102.92
Long Distance Telephone Calls	139.62

COSTS: 764.65

STATEMENT BALANCE: 14,899.65

STM NO	STM DATE	BILL AMOUNT	APPLIED CASE RECPT	APPLIED A/R ADJ	BALANCE DUE
13572	2/10/94	3,122.33	0.00	0.00	3,122.33
14552	3/11/94	8,924.02	0.00	0.00	8,924.02
14974	4/14/94	3,966.75	0.00	0.00	3,966.75
15680	5/13/94	14,899.65	0.00	0.00	14,899.65
TOTAL BALANCE DUE					30,912.75

FAGGERT & FRIEDEN, P.C.
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JUNE 10, 1994

FEDERAL I.D. 541275159
Statement No. 16040

BurgerBusters Inc.
355 West Rio Rd., Suite 204
Charlottesville, Va 22901 -

Our File No. 0143 -036
Re: Inder Chawla - Build To Suit
Agreement

For legal services rendered through 05/31/94 including, but not limited to the following:

DATE	ATTY	HOURS	SERVICES PERFORMED
5/02/94	SJS	.60	Telephone calls to Mr. Pearson regarding fence permit; review letter from attorney O'Connell enclosing and discussing site plan and proposed order; review sketch order.
5/03/94	ADC	1.80	Telephone call with Mr. Zimmerman regarding transcript; review Chawla's responses to Interrogatories and Request for Production of Documents; office conferences with SJS.
5/03/94	SJS	1.00	Telephone calls with attorney Pearson; office conference with ADC regarding hearing transcript; review fax from Taco Bell; telephone call with Mr. Paphites; office conference with ADC regarding Motion to Compel; office conference with AMF.
5/03/94	AMF	.20	Office conference with SJS.
5/04/94	ADC	2.50	Office conference with SJS regarding discovery responses; draft letter to Mr.

CONTINUED

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O'Connell regarding Chawla's discovery responses; review discovery responses of Southern Financial; draft letter to Mr. Zimmerman.

5/04/94	SJS	.80	Review Praecipe, Demurrer to Petition for Show Cause, and Motion for Entry of Order filed by Defendant.
5/05/94	AMF	.10	Telephone call with Mr. Paphites; preparation of memo to SJS.
5/05/94	ADC	1.20	Revise letters to Mr. O'Connell and Mr. Zimmerman regarding insufficient discovery responses; telephone call with Mr. Pearson regarding fence permit.
5/06/94	AMF	.10	Telephone call with Mr. Paphites; preparation of memo to SJS.
5/06/94	ADC	2.60	Receipt and review of transcript; prepare Order; telephone call with Mr. Pearson regarding fence permit; receipt and review of Defendant's Motion regarding Order; finalize letters regarding Interrogatory responses.
5/09/94	AMF	.30	Office conference with SJS; telephone call with Mr. Paphites.
5/09/94	ADC	.30	Office conference with SJS regarding order and discovery letters.
5/09/94	SJS	.80	Review transcript of April 13 hearing; review letter from Attorney Zimmerman; revise Order; office conference with ADC; office conference with AMF.
5/10/94	AMF	.10	Telephone call with Mr. Paphites.

CONTINUED

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5/10/94	SJS	1.10	Telephone call with Mr. Radford; telephone call with Attorney Pearson; letter to Defendant's attorney; telephone call with Attorney Zimmerman; telephone call with Attorney Pearson; telephone call with Clerk of Court; telephone call with Attorney Pearson.
5/11/94	AMF	.10	Office conference with SJS.
5/11/94	SJS	2.90	Letter to Mr. O'Connell regarding Order; letter to Safeguard Fence; letter to Mr. O'Connell regarding owner's consent to permit application; prepare language for parking signs; office conference with AMF regarding strategy on fence permit; telephone call with Mr. Paphites; telephone call with Attorney Pearson; telephone call with Warrenton Town Attorney; revise Order on March 12, 1994 hearing; further review of transcript of March 12, 1994 hearing.
5/12/94	SJS	.80	Telephone call with Mr. Paphites; office conference with AMF regarding fence permit; letter to Mr. O'Connell.
5/12/94	AMF	.20	Review and revision of letter to Mr. O'Connell; office conference with SJS.
5/13/94	AMF	.40	Office conferences with SJS; telephone call with Mr. Garvin regarding computation of damages.
5/13/94	SJS	1.20	Telephone call with Mr. Kashivas regarding further violations of parking easements; telephone call with Mr. Kashivas; telephone call with attorney Zimmerman; telephone call with Town attorney; letter to attorney O'Connell;

CONTINUED

FAGGERT & FRIEDEN, P.C.
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telephone call with Town attorney at length; office conference with AMF.

5/16/94	SJS	.80	Review letter from attorney Zimmerman; office conference with AMF; revise language for signage; telephone call with attorney Zimmerman.
5/16/94	AMF	.20	Office conference with SJS.
5/17/94	SJS	1.20	Telephone call with Mr. Ocel, director of planning; letter to Mr. O'Connell regarding fence permit; telephone call with Mr. Paphites; telephone call with attorney Zimmerman; telephone call with attorney Pearson.
5/18/94	SJS	.40	Telephone call with attorney Pearson; telephone call with attorney Zimmerman; telephone call with Town attorney.
5/18/94	AMF	.20	Telephone call with Mr. Paphites; preparation of memorandum to SJS.
5/19/94	SJS	1.80	Telephone call with attorney Pearson; telephone call with Mr. Grigsby of Town of Warrenton; telephone calls with Mr. Paphites; telephone calls with fence company representative; telephone call with attorney Pearson; office conference with AMF; telephone call with attorney Munro; telephone call with Town attorney.
5/19/94	AMF	.60	Telephone call with Mr. Paphites; office conferences with SJS; telephone call with Ms. Munro.
5/20/94	SJS	2.30	Telephone call with attorney Munro regarding pavement patch; telephone calls with Mr. Paphites; telephone call

CONTINUED

FAGGERT & FRIEDEN, P.C.
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JUNE 10, 1994
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with attorney Zimmerman; telephone call with Town Attorney at length; telephone call with Mr. Nates; ~~office conference with AMF.~~

5/20/94	AMF	.20	Office conference with SJS.
5/21/94	AMF	.10	Telephone call with Mr. Paphites.
5/23/94	AMF	1.00	Telephone call with Manager of Warrenton restaurant; telephone calls with Mr. Paphites; telephone call with Mr. Ocell; telephone calls with Mr. Pearson.
5/24/94	AMF	.50	Telephone call with Mr. Paphites; office conference with SJS.
5/24/94	SJS	.90	Telephone calls with attorney Zimmerman; office conference with AMF regarding fence issues; telephone call with attorney Pearson.
5/25/94	AMF	.20	Office conference with SJS.
5/25/94	SJS	.70	Telephone call with attorney Zimmerman; office conference with AMF; telephone call with Mr. Paphites.
5/26/94	SJS	.90	Telephone calls with Mr. Ocel; office conference with ADC regarding Motion to Compel; telephone call with attorney Zimmerman; telephone call with attorney Pearson.
5/26/94	ADC	2.00	Office conference with SJS; prepare Motion to Compel for the Chawlas and for Southern Financial F.S.B.
5/27/94	SJS	.20	Telephone call with Mr. Ocel.

CONTINUED

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5/30/94	AMF	.30	Review of transcript; preparation of memorandum to SJS.
5/31/94	SJS	.40	Telephone call with attorney Zimmerman.

TOTAL HOURS: 34.00

FEES: \$ 4,110.00

FEE SUMMARY:

INIT	RATE	HOURS	AMOUNT
ADC	100.00	10.40	1,040.00
AMF	150.00	4.80	720.00
SJS	125.00	18.80	2,350.00

DISBURSEMENTS

Long Distance Facsimile	33.00
Photocopy Expense	14.20
Long Distance Telephone Calls	106.38

COSTS: 153.58

STATEMENT BALANCE: 4,263.58

STM NO	STM DATE	BILL AMOUNT	APPLIED CASH RECPT	APPLIED A/R ADJ	BALANCE DUE
572	2/10/94	3,122.33	0.00	0.00	3,122.33
552	3/11/94	8,924.02	0.00	0.00	8,924.02
4974	4/14/94	3,966.75	0.00	0.00	3,966.75
15680	5/13/94	14,899.65	0.00	0.00	14,899.65
16040	6/10/94	4,263.58	0.00	0.00	4,263.58

CONTINUED

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JUNE 10, 1994
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Statement No. 16040
Our File No. 0143 -036

TOTAL BALANCE DUE 35,176.33

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JULY 14, 1994

FEDERAL I.D. 541275159
Statement No. 16734

BurgerBusters Inc.
355 West Rio Rd., Suite 204
Charlottesville, Va 22901

Our File No. 0143 -036
Re: Inder Chawla - Build To Suit
Agreement

For legal services rendered through 06/30/94 including, but not limited to the following:

DATE	ATTY	HOURS	SERVICES PERFORMED
6/02/94	AMF	.20	Office conference with SJS.
6/02/94	SJS	.80	Telephone call with Mr. Ocel; office conference with AMF regarding show cause hearing; revise Motion to Compel; telephone call with attorney Zimmerman.
6/03/94	SJS	.40	Telephone call with attorney Zimmerman; telephone call with ADC regarding hearing notices.
6/03/94	ADC	2.20	Revise and finalize Motion to Compel for the Chawlas and Southern Financial; telephone call with Mr. Paphites; multiple telephone calls with Mr. Pearson; review signage clause of Lease; telephone call with Mr. Paphites regarding same; letter to Court regarding Motion to Compel.
6/06/94	AMF	.20	Office conference with SJS.
6/06/94	LJF	1.00	Update legal research on petition to show cause and demurrer procedure.

CONTINUED

FAGGERT & FRIEDEN, P.C.

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JULY 14, 1994

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Statement No. 15734

Our File No. 0143 -036

6/06/94	SJS	1.10	Telephone calls with Mr. Zimmerman; telephone call with Mr. Paphites; office conference with AMF; office conference with Clerk regarding Petition for Show Cause Order.
6/07/94	LJF	3.50	Office conference with SJS regarding suit filed by Town; legal research concerning injunctions for violation of ordinance; contempt and bifurcation.
6/07/94	SJS	.50	Office conference with LJF regarding research on bifurcation of damages in injunction proceedings and show cause procedure; review fax from process server; office conference with AMF.
6/07/94	AMF	.10	Office conference with SJS.
6/08/94	LJF	1.50	Legal research and preparation of research memorandum on injunctions; contempt; bifurcation.
6/08/94	SJS	1.30	Review pleadings and correspondence in preparation for consolidation; review photographs; review letter from attorney O'Connell; telephone call with Mr. Paphites; review letter from attorney Pearson; telephone call with attorney Pearson; review Demurrer to Show Cause Petition.
6/08/94	ADC	.40	Telephone call with client regarding trial dates; telephone call with Mr. Pearson.
6/09/94	LJF	.80	Preparation of research memorandum on injunctions; contempt; bifurcation.

CONTINUED

FAGGERT & FRIEDEN, P.C.
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Statement No. 16734
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6/10/94	SJS	3.40	Telephone call with attorney Zimmerman; office conference with ADC regarding issue in chancery, consolidation of actions, and bifurcation of damages; review Consolidation Order and Amended Bill of Complaint; letter to attorney O'Connell; office conference with AMF; telephone call with Mr. Paphites; outline Second Request for Production and Interrogatories.
6/10/94	ADC	2.40	Letter to Mr. O'Connell regarding April 13 Order; draft Order and Second Amended Bill of Complaint; legal research regarding authority of court in equity; office conference with SJS.
6/10/94	LJF	1.50	Legal research on affidavits; petition to show cause; bifurcation.
6/10/94	AMF	.20	Office conference with SJS.
6/12/94	SJS	1.00	Prepare for hearing on Motion to Compel, Demurrer, and entry of Order.
6/13/94	ADC	1.80	Office conference with SJS regarding additional discovery; preparation of documents for Motion to Compel hearing.
6/13/94	SJS	7.00	Telephone call with Mr. Louis; office conference with ADC regarding supplemental discovery; telephone calls with attorney Zimmerman; telephone calls with attorney O'Connell; office conference with AMF; prepare for hearing on Motion to Compel and Demurrer; review Chawlas' Supplemental Response to Request for Production of Documents; review bank's Supplemental Response to Request for Production of Documents; telephone call with attorney Pearson;

CONTINUED

FAGGERT & FRIEDEN, P.C.
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Statement No. 16734
Our File No. 0143 -036

telephone call with Mr. Paphites; travel to Warrenton and meeting with Mr. Pearson.

6/13/94	AMF	.30	Office conference with SJS.
6/14/94	SJS	9.00	Meeting with attorney Zimmerman; meeting with attorney Pearson regarding automobile cases; attend hearing on Motion to Compel, Demurrer to Show Cause, and entry of Order.
6/15/94	SJS	1.40	Office conference with ADC regarding Order on Motion to Compel and Demurrer and preparation of Affidavit; telephone call with Mr. Paphites; revise discovery order; review Bill of Particulars.
6/15/94	ADC	3.50	Office conference with SJS regarding Motion to Compel Order and Demurrer to Show Cause Petition; review restaurant logs, pictures, and correspondence regarding violation of injunction; draft Affidavits in support of Petition for Show Cause; office conference with SJS regarding same.
6/16/94	ADC	3.00	Review store memoranda and photographs; draft Affidavits; review Order regarding Motion to Compel; telephone call with Ms. Munro's office regarding same.
6/17/94	ADC	.80	Telephone call with Ms. Munro regarding Motion to Compel; revise Affidavits.
6/20/94	SJS	2.10	Review affidavits; review Motion for Declaratory Judgment filed by Southern Financial; telephone call with attorney Zimmerman; telephone call with Mr. Kashivas; office conference with ADC

CONTINUED

FAGGERT & FRIEDEN, P.C.
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JULY 14, 1994
Page No. 5

Statement No. 16734
Our File No. 0143 -036

regarding affidavits; review suit filed
by Town of Warrenton.

6/20/94	LJF	.80	Update legal research on injunctive relief; preparation of legal memorandum.
6/21/94	SJS	1.80	Telephone call with attorney Pearson; office conference with ADC regarding Affidavits; review action filed by Town of Warrenton; telephone call with AMF; telephone call with attorney Zimmerman; review Order on Motion to Compel; review research on penalties for violation of injunctions.
6/21/94	ADC	3.50	Office conference with SJS; telephone call with Mr. Albrecht regarding injunction hearing; telephone call with Mr. Zimmerman regarding declaratory judgment hearing; review fence suit pleadings, Lease, easement and plat; telephone call with Mr. Koshivas; telephone call with Ms. Munro regarding Orders.
6/22/94	SJS	.80	Office conference with ADC regarding fence permit litigation; letter to attorney O'Connell; telephone call with attorney Zimmerman; review plats.
6/22/94	ADC	4.40	Office conference with LJF regarding research for fence suit; legal research regarding enforceability of ordinance; prepare Answer and Grounds of Defense and Cross-Claim; extended telephone call with Mr. Swick regarding Affidavit; receipt and review of additional logs; office conference with SJS regarding same; letter to Mr. O'Connell regarding

CONTINUED

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JULY 14, 1994
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Statement No. 16734
Our File No. 0143 -03b

Demurrer Order; revise Motion to Compel
Order and fax to Ms. Munro.

6/22/94	LJF	2.50	Legal research on zoning issues; Dillon rule; attorney's fees; office conference with ADC.
6/23/94	LJF	2.00	Legal research on Dillon rule; preparation of memorandum of law.
6/23/94	AMF	1.70	Office conference with SJS; conference call with Ms. Munro.
6/23/94	SJS	2.40	Further analysis of suit by Town regarding fence and easement issues; office conference with AMF regarding declaratory judgment; prepare agenda for meeting with Mr. Paphites; telephone call with Mr. Nates; lengthy conference call with Ms. Munro; review letter from attorney O'Connell.
6/27/94	SJS	1.60	Telephone call with Mr. Garvin regarding damage issues; review Notice of Hearing and letter from Town attorney; telephone calls with attorney O'Connell; telephone call with attorney Zimmerman; conference call with Mr. Paphites and AMF; review easements and fence suit pleadings.
6/27/94	AMF	.80	Telephone call with Mr. Paphites and SJS; office conference with SJS.
6/28/94	AMF	.20	Office conference with SJS.
6/28/94	SJS	2.00	Telephone call with attorney Pearson; fax to Mr. Pearson regarding Respondeat Superior, February Injunction, and April transcript; telephone call with attorney Pearson regarding fence injunction; telephone call with Mr. Arnold,

CONTINUED

FAGGERT & FRIEDEN, P.C.
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JULY 14, 1994
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Statement No. 16734
Our File No. 0143 -035

Tennessee franchisee; office conference with LJF regarding research on Town request for TRO; review Town pleadings; telephone call with attorney O'Connell; office conference with AMF.

6/28/94	AMM	.30	Office conference with SJS; telephone call with Fauquier County Circuit Court regarding July 12 docket; assemble documents to fax to Mr. Pearson.
6/28/94	LJF	1.60	Legal research on preliminary emergency injunctions for violation of permit ordinance; reviewing lawsuit; office conference with SJS.
6/29/94	AMF	.10	Office conference with SJS.
6/29/94	SJS	1.40	Telephone call with Mr. Arnold, Tennessee franchisee; office conference with AMF; telephone call with attorney O'Connel at length regarding fence dispute; office conference with LJF regarding legal research regarding "irreperable harm" claimed by Town.
6/29/94	LJF	1.00	Legal research on emergency injunctions.
TOTAL HOURS:		80.30	FEES: \$ 8,345.00

FEE SUMMARY:

INIT	RATE	HOURS	AMOUNT
ADC	100.00	22.00	2,200.00
AMF	150.00	3.80	570.00
AMM	50.00	.30	15.00
LJF	50.00	16.20	810.00
SJS	125.00	38.00	4,750.00

CONTINUED

FAGGERT & FRIEDEN, P.C.
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JULY 14, 1994
Page No. 8

Statement No. 16734
Our File No. 0143 -036

DISBURSEMENTS

Long Distance Facsimile	36.00
Express Mail	8.35
Photocopy Expense	113.85
Long Distance Telephone Calls	69.56

COSTS: 227.76

STATEMENT BALANCE: 8,572.76

STM NO	STM DATE	BILL AMOUNT	APPLIED CASH RECPT	APPLIED A/R ADJ	BALANCE DUE
13572	2/10/94	3,122.33	0.00	0.00	3,122.33
14552	3/11/94	8,924.02	0.00	0.00	8,924.02
14974	4/14/94	3,966.75	0.00	0.00	3,966.75
15680	5/13/94	14,899.65	0.00	0.00	14,899.65
16040	6/10/94	4,263.58	0.00	0.00	4,263.58
16734	7/14/94	8,572.76	0.00	0.00	8,572.76
TOTAL BALANCE DUE					43,749.09

FAGGERT & FRIEDEN, P.C.
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AUGUST 12, 1994

FEDERAL I.D. 541275159
Statement No. 17195

BurgerBusters Inc.
355 West Rio Rd., Suite 204
Charlottesville, Va 22901

Our File No. 0143 -036
Re: Inder Chawla - Build To Suit
Agreement

For legal services rendered through 07/31/94 including, but not limited to the following:

DATE	ATTY	HOURS	SERVICES PERFORMED
7/01/94	ADC	2.00	Letter to Ms. Munro regarding Motion to Compel Order; telephone call with SJS and Mr. Pearson regarding strategy; letter to Mr. O'Connell regarding draft orders; revise Affidavits regarding violation of injunction.
7/01/94	SJS	1.80	Telephone call with attorney Zimmerman; telephone call with attorney Pearson regarding Town suit; letter to attorney O'Connell; telephone call with attorney O'Connell; outline fence contract.
7/05/94	AMF	.50	Office conferences with SJS.
7/05/94	SJS	2.40	Telephone call with Mr. Pearson regarding meeting with Town Attorney; telephone call with Donna; review Chawlas Answer to Town's suit; telephone call with Mr. O'Connell regarding Cross-claim; telephone call with attorney Pearson; conference call with Mr. Paphites and attorney Pearson;

CONTINUED

FAGGERT & FRIEDEN, P.C.
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AUGUST 12, 1994
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Statement No. 17196
Our File No. 0143 -936

			office conference with AMF; office conference with ADC.
7/05/94	ADC	2.00	Office conference with SJS regarding Cross-claim; telephone call with Ms. Munro regarding same; telephone call with Messrs. Paphites and Pearson and SJS regarding settlement of fence suit and trespass action.
7/06/94	ADC	1.50	Review Defendants' Interrogatories and Request for Production of Documents; letter to Mr. Paphites regarding same; office conference with SJS regarding settlement of fence suit.
7/06/94	AMM	.20	Telephone call with Fauquier County Circuit Court regarding service of fence suit; telephone call with Chesapeake Sheriff's office regarding service.
7/06/94	SJS	1.80	Office conference with AMF regarding enforcement of property rights; revise Affidavits for Show Cause Order; telephone call with attorney Zimmerman; telephone call with attorney O'Connel; revise Response to Town Pleadings on fence dispute; office conference with ADC.
7/07/94	ADC	3.50	Draft response to Chawlas' Cross-Bill in fence suit; revise Answer and Grounds of Defense and Cross-Bill in fence suit; revise Affidavits; telephone call with Mr. Swick; obtain color copies of exhibits; telephone call with SJS; review Deed of Dedication and Easement and Lease Agreement.
7/07/94	AMF	.10	Telephone call with Mr. Paphites.

CONTINUED

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7/08/94	ADC	2.20	Review Defendant's Interrogatories and Request for Production of Documents; office conference with SJS; letter to Mr. Swick regarding Affidavit photos; review same; revise Affidavit; letter to Mr. O'Connell regarding Demurrer Order; letter to Mr. Zimmerman regarding Motion to Compel Order.
7/08/94	SJS	1.50	Telephone call with attorney O'Connell; telephone call with attorney Zimmerman; review fax from attorney Zimmerman; office conference with ADC regarding outstanding orders, fence agreement, etc.; telephone call with attorney O'Connell regarding fence suit; office conference with ADC regarding fence suit, contract.
7/11/94	SJS	1.80	Telephone call with attorney Pearson; telephone calls with attorney Zimmerman; review letter from attorney O'Connell; review and revise response to Town suit, Chawla Cross-claim, and BurgerBusters' Cross-claim; office conference with ADC.
7/11/94	ADC	1.80	Office conference with SJS; prepare objections to Interrogatories and Request for Production of Documents; prepare Settlement Agreement regarding fence.
7/12/94	SJS	4.40	Office conferences with AMF; telephone calls to attorney Zimmerman; revise Cross-Bill; telephone call at length with attorney Zimmerman; prepare for meeting with Mr. Garvin; review Cross-Bill and Answer in fence litigation; review draft Settlement Agreement regarding fence litigation;

CONTINUED

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prepare for meeting with Messrs. Garvin and Paphites; office conference with ADC.

7/12/94	LJF	.20	Reviewing memorandum of law on injunctions.
7/12/94	ADC	3.50	Prepare Answer and Grounds of Defense, Cross Bill, and Settlement Agreement regarding fence suit; draft objections to Defendant's Interrogatories and Request for Production of Documents; office conference with SJS.
7/12/94	AMF	1.00	Office conferences with SJS.
7/13/94	ADC	2.80	Office conference with SJS regarding Answer and Grounds of Defense and Cross Bill; revise same; prepare Response to Motion for Emergency Injunction; revise Settlement Agreement; prepare Dismissal Order; telephone call with Mr. Albrecht; office conference with SJS regarding fence litigation.
7/13/94	AMF	3.20	Office conference with SJS, Mr. Paphites and Mr. Garvin; office conference with SJS.
7/13/94	SJS	5.80	Meeting with Messrs. Garvin and Paphites and AMF; office conference with ADC regarding fence suit pleadings; finalize fence pleadings; prepare outline for meeting with the Chawlas; office conference with AMF; review and revise Settlement Agreement regarding fence.
7/14/94	SJS	1.80	Revise Settlement Agreement regarding fence litigation; office conference with ADC regarding communications with attorneys Albrecht and O'Connell; review

CONTINUED

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fax from Mr. Garvin regarding parking space valuation; office conference with AMF; telephone call with Mr. Bomberger; telephone call with Ms. Meno at Taco Bell.

7/14/94	ADC	1.80	Telephone call with Mr. O'Connell regarding fence litigation; revise and finalize Settlement Agreement, Order, and letter of consent; office conference with SJS regarding same; receipt and review of fax from Mr. Zimmerman.
7/14/94	AMF	.40	Telephone calls with Mr. Paphites; office conference with SJS; review of proposed settlement agreement on fence case.
7/15/94	SJS	4.20	Review fax from attorney O'Connell; telephone calls with Mr. O'Connell; telephone calls with Town Attorney; review Fence Agreement; letter to Town Attorney; conference call with Mr. Paphites and AMF; telephone call with Mr. Bomberger; telephone call with attorney Pearson; letter to Judge Robertson; letter to Mr. Pearson; office conference with ADC.
7/15/94	ADC	.90	Office conference with SJS regarding settlement of fence litigation; receipt and review of changes from Mr. O'Connell; office conference with SJS regarding same.
7/15/94	AMF	3.20	Telephone call with Mr. Paphites; office conferences with SJS; conference call with Mr. Paphites and SJS.
7/17/94	SJS	.80	Review subdivision plat for dedication of rights of way; telephone call with

CONTINUED

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attorney Pearson regarding hearing on
Town's Petition for Temporary
Injunction; telephone call with AMF.

7/17/94	AMF	.70	Preparation of memorandum to file.
7/18/94	SJS	3.60	Conference call with Judge Robertson, attorney O'Connell, and Town Attorney; telephone call with attorney Pearson; office conference with AMF; telephone call with Town Attorney; review fax from attorney O'Connell; office conference with AMF regarding subdivision plat; conference call with Mr. Paphites; telephone call with attorney Pearson regarding auto cases; office conference with SCS.
7/18/94	SCS	.40	Office conference with SJS.
7/18/94	AMF	1.00	Office conference with SJS; telephone call with Mr. Paphites and SJS; office conferences with SJS regarding fence hearing and strategies.
7/19/94	ADC	1.50	Office conference with SJS regarding fence suit; review letter to Mr. Albrecht; telephone call with Mr. Koshivas regarding Affidavits; telephone call with Mr. Swick regarding photos; receipt and review of fax regarding same.
7/19/94	JCM	.50	Office conference with SJS regarding site plan, strategy on injunction and other related matters.
7/19/94	SJS	3.60	Office conference with AMF regarding fence contract; telephone call with attorney Pearson regarding car cases; telephone calls with Town attorney;

CONTINUED

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telephone call with attorney Pearson;
lengthy strategy session with AMF and
conference call with Mr. Paphites
regarding fence issues; telephone call
with attorney O'Connell; letter to Town
attorney; office conference with ADC;
office conference with JCM.

7/19/94	AMF	2.90	Review proposed fence settlement agreement; telephone call with Mr. Paphites and SJS; office conference with SJS.
7/20/94	ADC	1.80	Revise Affidavits regarding violations of Injunction Order; office conference with SJS; prepare General Release of Claims.
7/20/94	AMF	.40	Office conference with SJS; telephone call with Mr. Paphites and SJS.
7/20/94	SJS	.90	Telephone call with Mr. Paphites; telephone call with attorney Albrecht.
7/21/94	SJS	.70	Telephone call with Ms. Birkhead; letter to Dr. Chawla; telephone call with Ms. Mino; letter to Town Attorney; office conference with ADC.
7/21/94	ADC	1.00	Office conference with SJS regarding fence litigation; letter to Mr. Albrecht regarding same; revise Affidavits.
7/22/94	SJS	1.70	Telephone call with Mr. Ryan and Ms. Mino of Taco Bell regarding subpoena; telephone call with attorney Pearson; telephone call with attorney Dugan regarding Motion to Quash Subpoena; telephone call with attorney Dugan; telephone call with Mr. Ryan; telephone call with attorney Zimmerman; revise

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release from Town; letter to attorney
Albrecht.

7/22/94	ADC	2.00	Revise Affidavits for Show Cause Petition; revise Answer to Cross Bill; finalize Release regarding fence litigation.
7/24/94	SJS	.70	Revise Affidavits; review AMF memorandum; revise Answer to Cross Bill in fence case.
7/25/94	AMF	.30	Office conferences with SJS; telephone call with Mr. Paphites.
7/25/94	SJS	1.70	Office conference with AMF regarding Town suit and car cases ; telephone call with attorney Zimmerman; memo to file; review letter from attorney Zimmerman and Order regarding Declaratory Judgment; telephone call with Ms. Mino of Taco Bell Corp.; telephone call with attorney Payne regarding Motion to Quash Subpoenae; office conference with ADC.
7/25/94	ADC	.30	Office conference with SJS regarding affidavits and response to Cross Bill.
7/26/94	AMF	2.80	Office conferences with SJS; office conference with Mr. Paphites and SJS; telephone call with Mr. Lawrence.
7/26/94	SJS	5.80	Prepare and revise agenda for office conference with Mr. Paphites; telephone calls with attorney Dugan regarding Motion to Quash Taco Bell Subpoenae; review Defendant's Supplemental Responses to Interrogatories; review AMF memorandum regarding 7/18 telephone call with Mr. Paphites; review plats; meeting with Mr. Paphites; letter to Clerk

CONTINUED

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enclosing Order on Declaratory Judgment action brought by Bank; telephone call with attorney Lawrence regarding file review; telephone call with Judge Sachs; telephone call with Ms. Mino; office conference with ADC.

7/27/94	SJS	1.10	Telephone call with Ms. Mino at Taco Bell Corp.; telephone call with Mr. Paphites; telephone call with attorney Lawrence; review letter from attorney Pearson; revise Affidavits; prepare Response to Cross Claim in fence suit.
7/28/94	AMF	.20	Office conference with SJS.
7/28/94	SJS	3.70	Travel to and meet with attorney Lawrence; telephone call with Ms. Mino; office conference with AMF; review Motion to Compel and Notice of Hearing; review letter from attorney Pearson regarding auto cases.
7/29/94	ADC	.70	Revise Affidavits; telephone call with Ms. Munro regarding Motion to Compel.
7/29/94	JC	.50	Preparation of list of corporate officers, directors and shareholders (1991 - Present).
7/31/94	SJS	1.50	Review amended Motion to Quash Subpoenae; review letter from attorney Pearson and enclosed statement; review plats; pull additional items for Mr. Lawrence; review plats produced under subpoena; update pleadings; letter to attorney Albrecht.

TOTAL HOURS: 99.10

FEES: \$ 12,040.00

CONTINUED

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FEE SUMMARY:

INIT	RATE	HOURS	AMOUNT
ADC	100.00	29.30	2,930.00
AMF	150.00	16.70	2,505.00
AMM	50.00	.20	10.00
JC	100.00	.50	50.00
JCM	125.00	.50	62.50
LJF	50.00	.20	10.00
SCS	150.00	.40	60.00
SJS	125.00	51.30	6,412.50

DISBURSEMENTS

Long Distance Facsimile	48.00
Copy Service	39.81
Courier Service	5.00
Secretary of the Commonwealth's Process	
Service Fees	30.00
Express Mail	32.10
Photocopy Expense	67.35
Long Distance Telephone Calls	170.15
Courier Run - No Charge	.00

COSTS: 392.41

STATEMENT BALANCE: 12,432.41

STM NO	STM DATE	BILL AMOUNT	APPLIED CASH RECPT	APPLIED A/R ADJ	BALANCE DUE
680	5/13/94	14,899.65	0.00	0.00	14,899.65
16040	6/10/94	4,263.58	0.00	0.00	4,263.58
16734	7/14/94	8,572.76	0.00	0.00	8,572.76

CONTINUED

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17196	8/12/94	12,432.41	0.00	0.00	12,432.41
TOTAL BALANCE DUE					40,168.40

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SEPTEMBER 27, 1994

FEDERAL I.D. 541275159
Statement No. 17771

BurgerBusters Inc.
355 West Rio Rd., Suite 204
Charlottesville, Va 22901

Our File No. 0143 -036
Re: Inder Chawla - Build To Suit
Agreement

For legal services rendered through 08/31/94 including, but not limited to the following:

DATE	ATTY	HOURS	SERVICES PERFORMED
8/01/94	AMF	.40	Review of Affidavit; office conference with ADC; telephone call with Mr. Paphites and SJS.
8/01/94	SJS	3.80	Telephone call with Mr. Garvin; prepare response to Defendant's Interrogatories and Request for Production of Documents; revise Objections to Defendant's Interrogatories and Request for Production of Documents; conference call with Mr. Paphites and AMF; telephone call with Mr. Ryan of Taco Bell; letter to Mr. Lawrence; revise discovery responses; review Notice of Hearing on Motion to Quash.
8/01/94	ADC	1.80	Telephone call with Mr. Pearson regarding Affidavits; revise Affidavits; review Defendant's supplemental discovery responses; revise objections to Defendant's discovery; telephone call with Mr. Pearson regarding Answer to Cross Bill; office conference with AMF.

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8/02/94	AMF	.30	Office conferences with SJS.
8/02/94	SJS	4.80	Telephone call with Mr. Paphites; telephone calls with Mr. Bomberger; telephone call with attorney Dugan; office conference with ADC; telephone calls with Mr. Garvin; revise discovery responses; review fax from Mr. Paphites; letter to attorney Lawrence; telephone call with attorney Pearson; office conference with AMF; finalize Objections to Interrogatories and Request for Production of Documents; letter to attorney O'Connell; telephone call with Donna; telephone call with attorney Powell; office conference with Mr. Paphites regarding discovery responses; revise responses to Interrogatories; telephone call with Mr. O'Connell's office regarding depositions.
8/02/94	ADC	.90	Finalize Affidavits; telephone call with Mr. Koshivas regarding same; telephone call with Mr. Paphites regarding parking spaces; telephone call with Mr. Albrecht regarding dismissal.
8/02/94	MBH	.30	Office conference with SJS regarding expert witness issue; telephone calls with Ms. Webb at Boddie-Noell Enterprises; telephone call with Mr. Horton at Horton & Dodd.
8/02/94	JAB	.80	Office conference with SJS regarding research required; legal research regarding parol evidence rule.
8/03/94	AMM	.90	Prepare Exhibits to Affidavit of Tassos Paphites; review Affidavit and Exhibits; notarize documents; telephone call to

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Fauquier County Circuit Court regarding
August 9th hearing.

8/03/94	SJS	2.80	Telephone calls to Ms. Monda, Taco Bell, director of Assets Protection; meeting with Mr. Paphites; finalize response to Defendant's Interrogatories and Request for Production and Objections to same; letter to attorney O'Connell; review Motion for Scheduling Order and Demurrer; telephone call with attorney Pearson regarding hearing on August 9; telephone call with attorney O'Connell's office regarding depositions; office conference with ADC; office conference with AMF.
8/03/94	ADC	.80	Office conference with SJS; review and revise response and objections to Interrogatories and Request for Production of Documents.
8/03/94	AMF	.20	Office conference with SJS.
8/03/94	JAB	2.70	Legal research regarding parol evidence rule and exceptions thereto; legal research regarding judicial construction of certain lease terms; office conference with SJS; additional research regarding implications of parol evidence rule.
8/04/94	AMF	.10	Review of fax from Mr. Paphites.
8/04/94	JAB	1.00	Legal research regarding construction of lease, burdens of proof and persuasion, admissibility of parol and other extrinsic evidence.
8/04/94	SJS	3.40	Telephone call with Mr. Payne regarding Motion to Quash; lengthy telephone call

CONTINUED

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with Mr. Pearson regarding Motion to Compel, Motion to Quash, Demurrer to Motion to Show Cause, Motion for Scheduling Order; lengthy telephone call with Ms. Munro regarding document production; confer with Mr. Payne regarding Motion to Quash and case background; begin review of documents for production; office conference with ADC.

8/05/94	ADC	1.80	Telephone call with Mr. Koshivas regarding Affidavits; telephone call with Mr. Nates regarding same; telephone call with Mr. Swick regarding same; letter to Mr. Nates; review pleadings.
8/05/94	AMF	.40	Telephone call with Mr. Paphites; office conference with SJS.
8/05/94	SJS	1.10	Review letter from Ms. Mino at Taco Bell; office conference with ADC regarding submission of affidavits; office conference with AMF; telephone call with Ms. Mino; letter to Ms. Mino; telephone call with attorney Pearson regarding hearing.
8/08/94	AMF	.40	Telephone calls with Mr. Paphites; telephone call with Mr. Pearson.
8/08/94	ADC	.60	Telephone call with Mr. Swick regarding Radford Affidavit; letter to Mr. Radford regarding same; telephone call with Mr. Pearson.
8/08/94	AMM	.40	Prepare exhibits to Mr. Radford's Affidavit.
8/09/94	ADC	.90	Review pleadings; telephone call with Mr. Pearson regarding Motions; telephone

CONTINUED

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			call with Mr. Koshivas regarding Radford Affidavit.
8/09/94	AMF	.20	Telephone call with Mr. Paphites; telephone call with Mr. Pearson.
8/10/94	ADC	.00	Review pleadings.
8/10/94	AMF	.30	Office conference with Mr. Paphites.
8/11/94	SJS	1.40	Telephone call with attorney O'Connell's office regarding depositions and document production; telephone call with Donna regarding document production; review correspondence from August through November 1993 regarding punchlist items and site plan approval; review prior versions of site plan; telephone call with attorney Zimmerman; office conference with ADC regarding supplemental Interrogatories and Request for Production of Documents; office conference with JAB.
8/11/94	ADC	2.80	Draft Third Set of Interrogatories and Request for Production of Documents.
8/12/94	AMF	.30	Review of letter from Mr. Eric Zimmerman; review of letter from Mr. Pearson.
8/12/94	SJS	1.20	Review letter from attorney Zimmerman; review letter from attorney Pearson; review Defendant's Second Interrogatories and Request for Production of Documents; review letter from attorney Pearson to Judge Robertson; review letter from attorney O'Connell to Judge Robertson; review praecipe for Demurrer to Crossclaim.

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8/15/94	ADC	4.80	Office conference with SJS; telephone call with Mr. Albrecht; draft letter to Mr. O'Connell regarding fence suit; draft Third Request for Admissions; revise Third Interrogatories and Request for Production of Documents; draft response to Defendant's Second Interrogatories and Request for Production of Documents; review subpoenae duces tecum; review documents for production.
8/15/94	AMF	1.20	Office conference with SJS; telephone call with Mr. Paphites and SJS; revision of letter to Mr. Zimmerman.
8/15/94	AMM	1.80	Organize pleadings for Mr. Lawrence; telephone call with Mr. Pearson; telephone call with Rudiger & Green regarding hearing transcript; telephone call with Donna at BurgerBusters regarding same; draft letter to Rudiger & Green and fax to Donna.
8/15/94	SJS	2.80	Telephone call with attorney Lawrence; letter to attorney Lawrence; office conference with ADC regarding Notice to Amend paving suit and preparation of related discovery ; telephone call with attorney Pearson; review letter from attorney Zimmerman; office conference with AMF regarding blockade options; conference call with Mr. Paphites; draft letter to attorney Zimmerman; telephone call with Donna; telephone call with Mr. Paphites.
8/16/94	ADC	6.30	Review documents for production; revise Amended Bill of Complaint and Order for asphalt case ; telephone call with Mr. Koshivas; office conference with SJS

CONTINUED

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regarding documents; telephone call with
Ms. Munro regarding same.

8/16/94	AMF	.20	Office conference with SJS; telephone call with Mr. Paphites.
8/16/94	SJS	2.40	Telephone call with attorney Munro regarding document production; review Motion to Compel; letter to attorney O'Connell; office conference with ADC regarding review of privileged documents; review selected documents withheld from production; office conference with AMF.
8/17/94	AMF	.90	Office conference with SJS; telephone calls with Donna; review of fax from Donna; telephone call with Mr. Paphites.
8/17/94	ADC	4.00	Review documents for production; receipt and review of Motion to Compel; telephone call with Ms. Ludwig regarding depositions; letter to Ms. Munro regarding same; letter to Mr. O'Connell regarding Motion to Compel; office conference with SJS.
8/17/94	SJS	5.00	Telephone call at length with attorney Zimmerman; office conference with AMF; review letter from attorney Payne and proposed Order on Motion to Quash; review Motion to Compel document production, praecipe, and Notice of Hearing; coordinate document production with ADC and attorney Munro; review letter from attorney O'Connell; telephone call with attorney Munro; review Plaintiff's Third Interrogatories and Request for Admissions; letter to attorney O'Connell regarding Motion to Compel; prepare letter for Mr. Paphites;

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office conference with JAB regarding research on parole evidence issues; schedule depositions; prepare for meeting with attorney Lawrence; office conference with ADC.

8/18/94	AMF	1.50	Telephone calls with Mr. Garvin; review of letter from Mr. O'Connell; telephone call with SJS; telephone call with Mr. Lawrence.
8/18/94	ADC	2.80	Receipt and review of letter regarding contact with Dr. Chawla; finish review of documents for production.
8/18/94	SJS	4.60	Office conference with attorney Lawrence regarding overall trial status and strategy; telephone call with attorney Pearson regarding 8/26 hearing and bank opening; conference call with attorney Lawrence and Mr. Paphites; telephone call with Mr. Garvin's office; telephone call with AMF.
8/19/94	AMF	.50	Telephone calls with Mr. Paphites; telephone call with Mr. Pearson.
8/19/94	JAB	.60	Draft memo to SJS regarding parole evidence and judicial construction of "substantially similar."
8/21/94	SJS	2.50	Outline research topics for JAB regarding easement by necessity, easement by implication, and Spotsylvania School Board case; letter to Ms. Munro regarding Supplemental Discovery; outline additional Interrogatories and Request for Production of Documents; outline discovery, motion and strategy for pavement case ; letter to attorney Duggan

CONTINUED

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regarding Taco Bell Corp. subpoenas;
letter to Judge Robertson regarding
scheduling order.

8/22/94	SJS	6.80	Telephone calls with attorney Pearson; telephone call with Mr. Swick; telephone calls with Mr. Paphites; office conference with AMF; telephone call with attorney Pearson regarding signage ordinance; review signage ordinance; review letter from attorney Zimmerman, Motion for Leave to File Motion for TRO, and Notice of Hearing; office conference with ADC regarding Third Interrogatories, Request for Production of Documents, and Request for Admissions to Chawla and Second Interrogatories, Request for Production of Documents, and Request for Admissions to Bank; office conference with ADC regarding depositions of bank representative, discovery in paving case, and hearing on Demurrer to Cross Bill; review letter from attorney Zimmerman regarding Bank signs; conference call with Mr. Paphites; telephone call with Clerk of Court; telephone call with attorney Zimmerman; revise letter to Judge Robertson; letter to attorney O'Connell; office conference with JAB.
8/22/94	ADC	3.80	Extended office conference with SJS; revise letter to Judge Robertson; revise Interrogatories and Request for Production of Documents; revise Request for Admissions; revise Motion to Amend and Motion for Judgment in asphalt case.
8/22/94	AMF	3.50	Office conferences with SJS; telephone calls with SJS and Mr. Chris Paphites; CONTINUED

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telephone calls with Mr. Paphites;
telephone call with Mr. Pearson and SJS;
review letter from Judge Robertson.

8/22/94	JAB	1.30	Office conference with SJS regarding research needed; legal research regarding easements by necessity and easements by implication.
8/23/94	SJS	4.90	Telephone calls with Mr. Paphites; letter to attorney O'Connell; office conference with AMF; telephone call with attorney O'Connell's office; coordinate document production with AMM; review selected documents from BurgerBusters' files; office conference with JAB regarding research on enjoining lawful use; telephone call with attorney Lawrence; prepare additional Request for Admissions; telephone call at length with attorney Pearson regarding 8/26 hearing; telephone call with Mr. Paphites; telephone call with attorney Zimmerman; telephone call with attorney O'Connell's office regarding depositions; review and revise Notices of Deposition for Paphites, the Chawlas, Dougher, Adams, Derrico, Lagos, and others; letter to attorney O'Connell's paralegal; review Amended Motion for Judgment in paving suit and proposed order ; office conference with ADC.
8/23/94	ADC	3.50	Office conference with SJS; revise third set of discovery; revise Order and Motion for Judgment for asphalt case ; prepare Affidavits regarding show cause for filing; office conference with SJS regarding depositions; telephone call with Ms. Leonard.

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8/23/94	AMF	.80	Office conferences with SJS; telephone call with Mr. Chris Paphites; telephone calls with Mr. Paphites.
8/23/94	JAB	1.90	Office conference with SJS; legal research regarding injunctions.
8/24/94	SJS	.90	Review letter from attorney O'Connell regarding discovery responses; office conference with AMF; office conference with JAB regarding research findings; prepare for hearing on Motion to Compel and document production.
8/24/94	AMF	.80	Telephone call with Mr. Paphites; preparation of memo to SJS; office conferences with SJS; telephone call with Mr. Chris Paphites.
8/24/94	ADC	.30	Legal research regarding foreign deposition act.
8/24/94	JAB	4.30	Office conference with SJS; legal research regarding injunctive relief and easements; lengthy office conference with SJS regarding research findings; telephone call with attorney Pearson.
8/25/94	SJS	9.40	Coordinate document production with AMM; review plats in BurgerBusters' files; telephone call with Mr. Paphites; telephone call with Mr. Lawrence regarding Third Interrogatories, Request for Production of Documents, and Request for Admissions; finalize Third Interrogatories, Request for Production of Documents, and Request for Admissions with ADC; telephone call with attorney Pearson regarding discovery cutoff, hearing on 8/26, and production of documents by Taco Bell; office

CONTINUED

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conference with AMM regarding hearing on 8/26 and production of documents by Taco Bell; review Notice of Hearing, Praecipe, Motion for Entry of Order of Dismissal, Decree, and Praecipe filed by Town Attorney; finalized Request for Admissions; prepare for hearing on Motion to Compel, Interrogatories responses, and Motion for Scheduling Order; prepare for hearing on unscheduled Motion to Compel and Motion to enter prior Orders; telephone call with attorney Lawrence; telephone call with attorney O'Connell; prepare proposed orders for hearing; travel to Warrenton; review cases for hearing on Bank's request for injunction; office conference with AMF; office conference with ADC.

8/25/94	AMF	.30	Telephone call with Mr. Chris Paphites; office conference with SJS.
8/25/94	ADC	1.50	Revise and finalize Interrogatories and Request for Production of Documents and Request for Admissions; telephone call with Ms. Leonard regarding depositions; office conference with AMM regarding document production; office conference with SJS regarding Motion to Compel; telephone call with Ms. Ludwig regarding deposition dates; office conference with SJS regarding hearing.
8/26/94	SJS	11.20	Prepare for and attend hearing on Motion to Compel, Objections to Interrogatories and Request for Production of Documents, entry of Orders on 4/13/94 and 6/14/94 hearings, Motion for Scheduling Order, and Bank's Motion for Injunction; meeting with attorney O'Connell to

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discuss discovery issues; meeting with attorney Munro regarding document production; obtain documents from Taco Bell's attorney; meeting with attorney Pearson; conference call with AMF; obtain additional plats from Defendants; return to Norfolk; telephone call with Mr. Paphites; office conference with AMF; office conference with ADC.

8/26/94	ADC	1.00	Telephone call with Court; prepare Show Cause Order; office conference with SJS regarding Motions and Show Cause Order.
8/26/94	AMF	.90	Telephone call with Mr. Paphites; telephone call with Mr. Pearson; telephone call with SJS; conference call with Mr. Paphites and SJS; office conference with SJS.
8/28/94	SJS	1.20	Letter to attorney O'Connell regarding depositions; prepare Order on Motion to Compel document production; review documents produced by Taco Bell Corp. and letter from attorney Duggan; review Praecipe for entry of attorney O'Connell's Order regarding fence suit; review deposition notices and subpoenas for Mr. Swick and Mr. Paphites.
8/29/94	AMM	.50	Telephone call with Fauquier County Circuit Court regarding Notice to Take Deposition; telephone call to Mr. Zimmerman regarding deposition dates; letter to Fauquier County Circuit Court filing Notice to Take Deposition.
8/29/94	ADC	1.00	Prepare Motion to Amend asphalt case; revise Show Cause Order; draft Motion to Compel experts.

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8/29/94	SJS	1.90	Office conference with JAB regarding research issues; review defendant's Supplemental Document Production; review letter from Ms. Mino; revise Show Cause Order; review memorandum regarding Asphalt Paving case ; review defendant's Deposition Notice and Subpoena; office conference with AMF; telephone call with Mr. Duggan's office; letter to Mr. O'Connell; analyze deposition timing with AMF.
8/29/94	JAB	2.60	Office conference with SJS; legal research regarding easements; draft memorandum to file regarding easements.
8/29/94	AMF	.20	Telephone call with Mr. Paphites; review of Subpoena Decus Tecum; office conference with SJS.
8/30/94	SJS	2.80	Telephone call with attorney Munro regarding depositions; office conferences with AMF; telephone call with attorney Munro; telephone call with Mr. Koshivas; telephone call with attorney Albrecht; telephone call with attorney Zimmerman; review Defendant's Motion to Compel; telephone call with Mr. Paphites; telephone call with attorney Duggan regarding Taco Bell documents; telephone call with attorney Lawrence regarding conference; telephone call with Mr. Swick; telephone call with attorney Duggan; letter to Judge Robertson; office conference with JAB.
8/30/94	ADC	5.00	Prepare deposition questions for Dr. and Mrs. Chawla; finalize Motion to Amend; letter to Mr. O'Connell regarding same; letter to Court regarding Show Cause Order; legal research regarding

CONTINUED

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premature actions; draft Second Set of Interrogatories and Request for Production of Documents and Request for Admissions to Bank.

8/30/94	AMM	1.50	Prepare Notice to Take Deposition for Evelyn Leonard; draft Subpoena duces tecum to Ms. Leonard; begin preparation of privileged documents list; draft Subpoena duces tecum to Ms. Hamlin.
8/30/94	AMF	.40	Telephone call with Mr. Paphites; office conference with SJS.
8/30/94	JAB	1.70	Legal research regarding parole evidence; draft memo to SJS regarding parole evidence; office conference with SJS.
8/31/94	SJS	4.80	Telephone call with attorney Duggan regarding document production and case background; review subpoena; telephone call with attorney O'Connell's secretary regarding deposition schedule; letter to attorney O'Connell regarding depositions; letter to attorney O'Connell regarding Motion to Compel; telephone call with Mr. Paphites regarding subpoenae; revise Second Interrogatories and Request for Admissions to Bank; prepare for deposition of Mrs. Chawla and engineer; telephone call with Mr. Swick; letter to attorney O'Connell regarding Order on Motion to Compel; office conference with AMF.
8/31/94	AMM	.50	Letters to Fauquier County Circuit Court filing Subpoenae duces tecums and Notice to Take Deposition; pull documents for use at Mr. Chawla's deposition; brief

CONTINUED

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office conference with ADC regarding
plats; assemble plats in chronological
order.

8/31/94	AMF	.60	Telephone call with Mr. Paphites; office conferences with SJS.
8/31/94	ADC	2.50	Legal research regarding premature action and conditions precedent; prepare questions for Dougher deposition; review site plans.

TOTAL HOURS: 163.00

FEES: \$ 18,317.50

FEE SUMMARY:

INIT	RATE	HOURS	AMOUNT
ADC			.00
ADC	100.00	46.10	4,610.00
AMF	150.00	14.40	2,160.00
AMM	50.00	5.60	280.00
JAB	75.00	16.90	1,267.50
MBH	125.00	.30	37.50
SJS	125.00	79.70	9,962.50

TOTAL	163.00	18,317.50
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DISBURSEMENTS

Copy Service - Plats	3.34
Long Distance Facsimile	54.00
Courier Service	10.00
Express Mail	135.55
Photocopy Expense	175.90
Courier Run - No Charge	.00
Facsimile Charges	4.00

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Copy Service
Long Distance Telephone Calls
Clerk's Filing Fees

63.49
103.91
10.00

COSTS: 560.19

STATEMENT BALANCE: 18,877.69

! NO	STM DATE	BILL AMOUNT	APPLIED CASH RECPT	APPLIED A/R ADJ	BALANCE DUE
15680	05/13/94	14,899.65	0.00	0.00	14,899.65
16040	06/10/94	4,263.58	0.00	0.00	4,263.58
16734	07/14/94	8,572.76	0.00	0.00	8,572.76
17196	08/12/94	12,432.41	0.00	0.00	12,432.41
17771	09/27/94	18,877.69	0.00	0.00	18,877.69
TOTAL BALANCE DUE					59,046.09

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OCTOBER 26, 1994

FEDERAL I.D. 541275159
Statement No. 18264

BurgerBusters Inc.
355 West Rio Rd., Suite 204
Charlottesville, Va 22901

Our File No. 0143 -036
Re: Inder Chawla - Build To Suit
Agreement

For legal services rendered through 09/30/94 including, but not limited to the following:

DATE	ATTY	HOURS	SERVICES PERFORMED
9/01/94	SJS	6.20	Telephone calls with attorney Zimmerman regarding meeting; telephone call with Mr. Paphites; finalize Bank discovery; prepare for engineer's deposition; travel to Warrenton; visit Store; further preparation for Ms. Chawla's deposition.
9/01/94	ADC	4.00	Revise discovery to Bank; telephone call with Ms. Ludwig regarding discovery attestations; legal research regarding Demurrer to Cross-Bill.
9/01/94	AMF	.40	Office conferences with SJS.
9/01/94	AMM	.80	Prepare Abstract of Privileged Documents list.
9/02/94	SJS	8.20	Depose engineer; meet with Ms. Munro regarding plats.
9/02/94	ADC	3.00	Legal research regarding conditions precedent and agreement to agree.

CONTINUED

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9/06/94	ADC	.80	Extended office conference with SJS regarding status; research regarding Demurrer issues.
9/06/94	SJS	2.30	File Bank discovery; letter to attorney Zimmerman; telephone call with attorney Zimmerman; review Bank Notice of Hearing on Injunction; review Defendant's Motion to Compel; letter to attorney O'Connell; review plats; telephone call with attorney Pearson.
9/07/94	AMF	.40	Telephone call with Mr. Paphites; telephone call with Mr. Lawrence.
9/07/94	JAB	.20	Office conference with SJS.
9/07/94	SJS	2.00	Office conference with JAB regarding research on parole evidence and easement by implication; telephone call with attorney Pearson regarding Show Cause hearing; telephone call with attorney Pearson; office conference with ADC regarding Motion to Compel; telephone call with Town Attorney.
9/08/94	AMF	.30	Office conferences with SJS.
9/08/94	ADC	1.50	Review Defendant's Motion to Compel; review pleadings and discovery rules; office conference with SJS regarding Motion to Compel and service of Show Cause Order; telephone call with Mr. Pearson regarding pretrial conference; telephone call with Mr. Zimmerman regarding same.
9/08/94	SJS	3.90	Prepare for and meet with Mr. Paphites and attorney Lawrence; telephone call with attorney Pearson regarding hearing on Show Cause; telephone call with

CONTINUED

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attorney Pearson; telephone call with security guards; office conference with AMF; office conference with ADC.

9/09/94	ADC	3.00	Research and prepare argument regarding Demurrer to Cross-Bill.
9/09/94	SJS	2.20	Telephone call with security guards; telephone call with Mr. Koshivas; telephone call with attorney Zimmerman; telephone call with Mr. Paphites; prepare for bank depositions; office conference with AMF.
9/09/94	AMF	.20	Office conference with SJS.
9/11/94	SJS	2.80	Prepare for hearing on Motion to Amend, Order on Motion to Compel, Motion to Dismiss fence suit, and Demurrer to Cross-Bill; review security guard contract.
9/12/94	AMF	.80	Office conference with SJS; review of Agreement with Blue Ridge Security Agency.
9/12/94	ADC	1.80	Office conference with SJS regarding Demurrer hearing and bank's Motion for Injunction; prepare for deposition of Ms. Derrico and Mr. Lagos; receipt and review of scheduling order; revise same.
9/12/94	SJS	9.50	Office conference with AMF; office conference with ADC; telephone calls with attorney Zimmerman; prepare for depositions of Mr. Lagos and Ms. Derrico; telephone call with Mr. Koshivas; review letter from attorney Duggan and proposed Protective Order; telephone call with attorney Duggan;

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telephone call with attorney Pearson;
travel to Warrenton for onsite meeting
with security guard; meet with Mr.
Koshivas; telephone call with Mr.
Paphites; prepare Orders; review
injunction cases; prepare for hearing on
Demurrer, Bank's Motion for Injunction,
Protective Order, and ~~Motion to Amend~~;
meeting with Mr. Swick; telephone call
with security company; review Bank plats
and prepare for depositions.

9/13/94	SJS	12.00	Meeting with attorney Duggan regarding Protective Order; conference with attorney Pearson; attend hearing on Motion to Compel Order, dismissal of fence suit, Motion to Amend paving suit , Demurrer to Cross-Bill, Bank's Motion for Injunction, and Protective Order; meeting with attorney Pearson regarding Ms. Derrico; depose and meet with Mr. Paphites; depose Ms. Derrico; meeting with attorney Zimmerman; telephone call with ADC; conference with Mr. Paphites; return to Norfolk; outline subpoenae and Request for Production of Documents.
9/13/94	ADC	.40	Review letter to Ms. Hamlin regarding depositions; telephone call with SJS regarding same.
9/13/94	AMM	.90	Telephone calls with SJS; telephone calls with Alexandria Sheriff's Department; telephone call with Ms. Hamlin; telephone call with Ms. Leonard; telephone call with Fauquier County Circuit Court; fax letter to Ms. Hamlin.
9/14/94	SJS	3.20	Office conference with ADC regarding service on Ms. Leonard and Ms. Hamlin;

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office conference with AMF regarding hearings, depositions, etc.; telephone call with attorney Pearson; office conference with ADC regarding title update; conference call with Mr. Paphites; telephone call with security company regarding contract revisions; office conference with ADC regarding Supplemental Request for Production of Documents to Bank and subpoena of Bank's architect; telephone call with attorney Zimmerman; office conference with JAB regarding research on notice to bank.

9/14/94	ADC	3.00	Extended office conference with SJS and AMF regarding status; two telephone calls with attorney Pearson regarding no trespassing signs; letter to Mr. O'Connell regarding scheduling order; prepare Bill of Complaint regarding fence dispute; revise subpoena duces tecum request; draft third set of discovery to Bank; letter to attorney Zimmerman regarding documents not produced.
9/14/94	JAB	.70	Office conference with SJS regarding research on balancing equities and role of notice in equitable decision making.
9/14/94	AMF	1.50	Telephone calls with Mr. Paphites; office conference with SJS and ADC.
9/15/94	SJS	3.20	Telephone call with Mr. Paphites regarding local counsel; telephone call with D.C. attorneys regarding recommendations; telephone calls with Mr. Paphites; finalize Third Request for Production of Documents to Bank; telephone call with attorney Pearson; telephone call at length with attorney

CONTINUED

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Zimmerman; telephone call with attorney Munro; review revised security guard contract; telephone call with attorney Zimmerman; letter to attorney Pearson regarding subpoenae; office conference with ADC.

9/15/94	ADC	2.50	Draft supplemental discovery responses; revise Bill of Complaint regarding fence suit; letter to Mr. Paphites regarding same; letter to the Chawlas regarding same; office conference with SJS regarding Motion to Compel hearing; review plats of other BBI sites; telephone call with Cardinal Abstracts regarding title report.
9/15/94	JAB	1.20	Legal research regarding balancing of equities; role of notice in equitable decision-making process.
9/16/94	AMF	.20	Review of Bill of Complaint; telephone call with SJS.
9/16/94	SJS	.40	Telephone call with Ms. Munro regarding hearing on Show Cause; telephone call with AMF; telephone call with Ms. Munro.
9/18/94	SJS	1.80	Telephone call with Mr. Paphites; review Orders from Court on Motion to Compel and Motion to Amend; letter to attorney Zimmerman; review photos and tape regarding crowd control; prepare for hearing on Motion to Compel; office conference with AMF.
9/18/94	AMF	.20	Office conference with SJS.
9/19/94	ADC	1.40	Review supplemental responses to discovery; telephone call with Mr.

CONTINUED

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Paphites; finalize third set of
discovery to Bank.

9/19/94	SJS	7.10	Telephone call with Clerk of Court and Ms. Munro regarding Show Cause hearing; telephone call with Donna regarding same; travel to and attend hearing on Motion to Compel; prepare Order on Motion to Compel; telephone call with AMF; review Defendant's supplemental discovery.
9/19/94	JAB	2.10	Legal research regarding injunctive relief.
9/20/94	SJS	7.50	Prepare for and meet with Mr. Paphites; meet with Messrs. Zimmerman, Lagos, and Paphites; meet with Mr. Paphites; office conference with ADC regarding deposition schedule and supplemental discovery pursuant to Judge Robertson's ruling; review Defendant's Responses to Request for Admissions; office conference with AMF.
9/20/94	ADC	4.00	Telephone call with Donna regarding letter to Dr. Chawla regarding fence; draft Interrogatories and Request for Production of Documents for asphalt litigation; draft Request for Admissions for asphalt litigation; letter to Mr. Paphites regarding paving estimates; extended telephone call with SJS regarding Motion to Compel and additional discovery; receipt and review of Chawlas' third set of discovery; draft objections to same; letter to Mr. Paphites regarding additional information for supplemental discovery responses.

CONTINUED

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9/20/94	AMF	.10	Office conference with SJS.
9/21/94	ADC	2.00	Review Chawlas' responses to Third Set of Interrogatories and Request for Production of Documents and Request for Admissions; finalize letter to Mr. Paphites regarding information for supplemental responses; office conference with SJS regarding same; review Franchise Agreement; revise Objections to Defendants' third set of discovery.
9/21/94	AMF	.30	Telephone calls with Mr. Paphites; office conference with SJS.
9/21/94	SJS	.50	Telephone call with security guards; office conference with ADC regarding Motion to Compel; letter to Mr. Paphites; conference call with AMF and Mr. Paphites.
9/22/94	AMF	.10	Telephone call with Mr. Paphites.
9/22/94	ADC	1.80	Review documents withheld from production for protective order; prepare examination of Mr. Nates for Show Cause hearing; receipt and review of draft order regarding Motion to Compel hearing.
9/23/94	ADC	2.00	Prepare questions for Show Cause hearing; review privileged documents; telephone call with Mr. Pearson regarding subpoenae; telephone call with title company.
9/23/94	JAB	2.90	Legal research regarding balancing of equities; draft case summaries and memorandum to SJS.

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9/26/94	ADC	2.50	Office conference with SJS regarding Show Cause hearing; finalize questions for same; review Order regarding Motion to Compel; receipt and review of information for supplemental discovery responses; draft same; review correspondence regarding roof repair and paving; revise discovery regarding same.
9/26/94	SJS	.80	Review Orders; letter to Mr. Albrecht; telephone call with Mr. Paphites; review letter from Mr. Paphites; review letter from Ms. Mino; office conference with ADC.
9/26/94	AMM	1.00	Review all files and pull all correspondence regarding roof repairs and asphaltting; telephone calls with Terri at Mr. O'Connell's office regarding deposition dates.
9/27/94	ADC	2.00	Revise discovery in paving suit; telephone call with Mr. Pearson regarding witnesses at Show Cause hearing; receipt and review of note from Ms. Munro regarding depositions; letter to Ms. Munro regarding same; office conference with SJS.
9/27/94	SJS	2.60	Review transcript of engineer's deposition; revise Interrogatories, Request for Production of Documents, and Request for Admissions regarding paving case; review Plaintiff's Supplemental Responses to Interrogatories and Request for Production of Documents; office conference with ADC.
9/27/94	AMM	.80	Review all files for additional letters

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~~and invoices regarding roof repair and
asphalt repairs.~~

9/28/94	ADC	4.40	Receipt and review of letter from Mr. O'Connell regarding depositions; draft Motion to Exceed Limit; receipt and review of Fourth Set of Discovery; finalize second supplemental responses; letter to Mr. Paphites regarding S. E. Hoover; office conference with SJS.
9/28/94	SJS	2.20	Review Defendant's Fourth Response to Interrogatories and Request for Production of Documents; finalize Second Supplemental Discovery responses; telephone call with Attorney Pearson; calls to Attorney Zimmerman; review letter from Attorney O'Connell, office conference with ADC regarding Motion to Compel.
9/29/94	SJS	2.50	Telephone call to Attorney Zimmerman; telephone call to Mr. Paphites; letter to Mr. Paphites; review deposition motion; letter to Attorney O'Connell; office conference with ADC regarding Motion to Compel; telephone call to Attorney Pearson; review Dougher deposition transcript.
9/29/94	ADC	3.60	Review Fourth Set of Interrogatories and Request for Production of Documents; office conference with SJS regarding same; draft Motion to Compel; draft Motion to Deem Requests Admitted; draft Motion to Depose Witnesses; revise Interrogatories and Request for Production of Documents and Request for Admissions; review correspondence regarding repair of roof and paving.

CONTINUED

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9/30/94	ADC	1.80	Letter to Dr. Chawla regarding fence permit; letter to Dr. Chawla regarding parking lot repair ; letter to Mr. O'Connell regarding Motion to Compel and Motion to Deem Request Admitted; revise and finalize same; revise and finalize Motion to Depose Witnesses; office conference with SJS regarding same.
9/30/94	SJS	2.40	Telephone call with Safeguard Fence; office conference with ADC regarding pavement repair letter and fence application ; telephone call with Attorney Zimmerman; finalize Motion to Compel, Deposition Motion and Motion to Deem Admissions admitted; review security guard letter; letter to Mr. Paphites; review paving suit Interrogatories; Request for Production of Documents and Request for Admissions ; office conference with AMF.
9/30/94	AMF	.20	Telephone call with Mr. Paphites; office conference with SJS; review of letters to Dr. Chawla.

TOTAL HOURS: 144.10

FEES: \$ 16,375.00

FEE SUMMARY:

INIT	RATE	HOURS	AMOUNT
ADC	100.00	45.50	4,550.00
AMF	150.00	4.70	705.00
AMM	50.00	3.50	175.00
JAB	75.00	7.10	532.50
SJS	125.00	83.30	10,412.50

TOTAL 144.10 16,375.00

CONTINUED

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OCTOBER 26, 1994
Page No. 12

Statement No. 15264
Our File No. 0143 -036

DISBURSEMENTS

Long Distance Facsimile	48.00
Computer Legal Research Expense	178.37
Express Mail	69.25
Travel Expenses	318.29
Long Distance Telephone Calls	212.30
Copy Service	33.50
Courier Service	5.00
Photocopy Expense	97.90
Courier Run - No Charge	.00
Film processing	3.51
Court Reporting Fees - Deposition of Ms. Derrico	125.00
Transcript Fees - Deposition of Mr. Dougher	618.00
Title Search Fee	75.00

COSTS: 1,784.12

STATEMENT BALANCE: 18,159.12

STM NO	STM DATE	BILL AMOUNT	APPLIED CASH RECPT	APPLIED A/R ADJ	BALANCE DUE
16040	06/10/94	4,263.58	0.00	0.00	4,263.58
16734	07/14/94	8,572.76	0.00	0.00	8,572.76
17196	08/12/94	12,432.41	0.00	0.00	12,432.41
17771	09/27/94	18,877.69	0.00	0.00	18,877.69
18264	10/26/94	18,159.12	0.00	0.00	18,159.12

TOTAL BALANCE DUE 62,305.56

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November 11, 1994

FEDERAL I.D. 541275159
STATEMENT NO. 18564

BurgerBusters Inc.
355 West Rio Road, Suite 204
Charlottesville, VA 22901

Our File No. 0143 -036
Re: Inder Chawla
Build to Suit Agreement

For legal services rendered through 10/31/94 including, but not limited to the following:

DATE	ATTORNEY	HOURS	SERVICES PERFORMED
10/03/94	SJS	2.5	Telephone call with Town Attorney; office conference with ADC regarding Motion to Compel; telephone call with Attorney Zimmerman regarding Motion to Compel and Lagos deposition; review praecipe filed by defendants regarding Motion to Compel order; review letter from Attorney O'Connell regarding fence permit; review Counterclaim and Answer and Grounds of Defense in paving suit ; review second subpoena to Taco Bell; telephone call with Attorney Zimmerman; telephone call with Mr. Paphites; office conference with AMF.
10/03/94	ADC	2.2	Revise questions for show cause hearing; telephone call with

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November 11, 1994
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			Mr. Pearson regarding Motion to Compel Bank; office conference with SJS regarding Motion to Compel Order and show cause hearing; office conference with SJS regarding fence.
10/03/94	ADC	.4	Receipt and review of Counterclaim and Answer.
10/03/94	AMF	.2	Office conference with SJS.
10/04/94	ADC	.6	Review Answer and Counterclaim; review Cross-Bill in injunction suit; letter to Mr. Paphites regarding same.
10/04/94	ADC	5.1	Draft Motion to Compel Bank discovery responses; research regarding relief in show cause hearing; draft orders regarding same; telephone call with Mr. Pearson regarding praecipe; telephone call with Mr. Zimmerman's office; telephone call with Clerk's Office regarding November docket call.
10/04/94	SJS	5.2	Telephone call with Blue Ridge Security; prepare for hearing on Petition for Show Cause Order; telephone call with Mr. Paphites; travel to Warrenton; review court file for hearing and subpoenae; prepare argument for hearing on show cause petition.
10/05/94	ADC	.4	Letter to Mr. Paphites regarding paving suit counterclaim;

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November 11, 1994
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			telephone call with Mr. Zimmerman regarding fence.
10/05/94	SJS	12.5	Prepare for meeting with Messrs. Paphites, Swick and Nates to prepare for hearing; attend hearing on petition for show cause; meeting with Mr. Paphites; meeting with security guards; return to Norfolk.
10/05/94	JAB	.4	Telephone call with SJS; review transcripts; telephone call with SJS.
10/06/94	ADC	3.0	Office conference with SJS regarding paving counterclaim; research regarding splitting causes of action; draft demurrer to counterclaim.
10/06/94	SJS	.9	Office conference with AMF regarding hearing on Show Cause Petition; telephone call with Mr. Paphites; prepare letter regarding security problems; telephone call with Blue Ridge Security; telephone call with Laverne at BurgerBusters.
10/06/94	AMF	.6	Office conference with SJS; review of letter to Dr. Chawla.
10/07/94	SJS	2.7	Review subpoena; telephone call with Attorney Duggan; letter to Attorney Duggan; prepare for and meeting with Mr. Paphites and AMF; office conference with AMF.

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10/07/94	AMF	2.3	Telephone call with Mr. Paphites; office conference with SJS; office conference with Mr. Paphites and SJS.
10/10/94	ADC	.2	Telephone call with Ms. Munro regarding docket call.
10/10/94	ADC	.8	Research regarding duplicative cause of action.
10/10/94	SJS	.6	Telephone call with security guard; office conference with ADC regarding damage issues and defendant's Third Request for Production of Documents; telephone call with Attorney Pearson; calls to Judge Sachs.
10/11/94	SJS	.7	Review objections to Third Interrogatories and Request for Production of Documents; telephone call with Attorney Zimmerman.
10/11/94	ADC	2.8	Office conference with SJS regarding discovery responses; prepare responses to third set of discovery; telephone call with BBI; research regarding consolidation; draft Answer and Grounds of Defense to paying counterclaim; draft Motion to Consolidate.
10/11/94	JAB	1.7	Legal research regarding intentional interference with business relations.
10/12/94	SJS	1.1	Telephone call with Attorney Zimmerman; telephone call with

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			Ms. Munro; telephone call with Attorney Pearson; review objections to Fourth Set of Interrogatories and Request for Production of Documents.
10/12/94	ADC	2.5	Telephone call with Ms. Munro regarding motions and discovery responses; extended telephone call with Mr. Paphites regarding discovery responses; draft and review same to third and fourth set of discovery; letter to Mr. Paphites regarding meals tax returns and gross receipts tax return.
10/13/94	SJS	.3	Telephone call with Judge Sachs.
10/13/94	ADC	1.8	Revise responses to Third and Fourth Set of Interrogatories and Request for Production of Documents; review calculations regarding value of parking spaces; receipt and review of Motion to Compel Order; letter to Mr. Zimmerman regarding same; receipt and review of fax from BurgerBusters Inc. regarding meals tax and gross receipts tax; telephone call with Mr. Paphites regarding same; revise responses to Third and Fourth set of Interrogatories and Request for Production of Documents accordingly.
10/14/94	ADC	.2	Telephone call with Donna regarding S.B. Hoover.

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10/17/94	SJS	.9	Telephone call with Attorney Pearson regarding subpoenae; review Answer and Grounds of Defense to Circuit Court in paving suit ; review Motion to Consolidate; telephone call with Mr. Paphites.
10/17/94	AMF	.2	Telephone call with Mr. Paphites; office conference with JAB.
10/17/94	JAB	.8	Office conference with AMF; telephone call with Attorney Pearson; review Lease Agreement; letter to Dr. Chawla.
10/18/94	ADC	2.6	Telephone call with Ms. Munro regarding responses to discovery; receipt and review of proposed protective order; revise sam;e telephone call with Donna at BBI regarding answer to counterclaim; revise Interrogatories and Request for Production of Documents in paving suit ; review correspondence regarding fence permit.
10/18/94	SJS	1.0	Telephone call with Judge Sachs; review Notice of Injunction; letter to Mr. Paphites; telephone call with Attorney Zimmerman; telephone call with Blue Ridge Security; telephone call with Mr. Paphites and AMF; telephone call with Attorney Pearson; office conference with AMF.

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November 11, 1994
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10/18/94	AMF	.6	Office conference with SJS; conference call with Mr. Paphites and SJS; review of proposed letter to Dr. Chawla.
10/19/94	AMF	.2	Office conference with SJS.
10/19/94	SJS	2.4	Office conference with JAB regarding judicial canons; review proposed sign designs as per fax; telephone call with Judge Sachs; letter to Judge Sachs; review Bank petition; calls to attorney Zimmerman; telephone call to title examiner; revise protective order; revise Answers and Objections to Defendant's Third and Fourth set of Interrogatories and Request for Production of Documents; office conference with AMF.
10/19/94	ADC	1.8	Revise Interrogatories and Request for Production of Documents for paving suit; legal research regarding lease construction; receipt and review of letter from Ms. Munro regarding supplementation of discovery responses; telephone call with Mr. Paphites regarding additional documents; telephone call with Mr. Pearson regarding fence; fax relevant correspondence to Mr. Pearson.
10/19/94	JAB	.6	Office conference with SJS; legal research regarding judicial canons.

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10/20/94	SJS	4.4	Telephone call with Attorney Pearson regarding fence permit; finalize Objections and Responses to Third and Fourth Set of Interrogatories and Request for Production of Documents; telephone call with Mr. Brown; telephone calls with Mr. Paphites; telephone calls with Attorney Zimmerman; telephone calls with security guards; telephone call with surveyor; review Defendant's Fifth Set of Interrogatories and Request for Production of Documents; telephone call with Attorney Pearson; review recent injunction cases; review subpoena for accountants; office conference with ADC; office conference with AMF.
10/20/94	ADC	3.0	Receipt and review of additional documents for production; multiple telephone calls with Attorney Pearson regarding fence permit; telephone call with Ms. Randolph regarding security guards; office conference with SJS regarding answers and objections to third and fourth discovery; telephone call with Mr. Paphites regarding same; telephone call with Mr. Koshivas regarding operations at Warrenton site; draft response to Defendants' request for supplemental information for First Interrogatories and Request for Production of Documents.

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November 11, 1994
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			ments; draft letter regarding changes to protective order.
10/20/94	AMF	.2	Office conference with SJS.
10/21/94	AMF	.7	Office conference with SJS.
10/21/94	SJS	5.4	Telephone call with title examiner; telephone call with security guards; telephone call with Attorney Pearson; prepare for hearing on Motion to Compel (Chawlas), Motion to Compel (Bank), Motion for Leave to Take Depositions and Motion to Deem Requests Admitted; review Defendant's Supplemental Response to Third Interrogatories; telephone call with Attorney Zimmerman; review Affidavits in Support of Bank's Petition for Injunction; telephone call with Mr. Paphites; office conference with AMF; initial preparation for hearing on Bank's Petition for Injunction; office conference with JAB.
10/21/94	ADC	5.8	Telephone call with Mr. Garvin; finalize answers and objections to third and fourth set of discovery; assemble responsive documents; letter to Ms. Munro regarding same; letter to Ms. Munro regarding supplemental responses to first set of discovery; telephone call with Mr. Paphites; letter to Ms. munro regarding protective order; draft orders regarding Motion

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			for Temporary Injunction, Motion to Compel Bank, and Motion to Depose Witnesses; assist SJS in preparation for hearing on motions.
10/21/94	JAB	1.0	Office conference with SJS; legal research regarding rights of lessee to maintain certain actions.
10/23/94	SJS	5.0	Preparation for hearing on injunction; travel to Warrenton.
10/24/94	SJS	6.8	Preparation of testimony of Mr. Brown; meet with Mr. Brown and review title information; preparation of testimony of Paul Burke; meeting with Mr. Zimmerman; attend hearings on Motion to Compel against Chawlas, Motion to Compel against Bank, Motion to Deem Requests Admitted, Motion to Depose Ms. Chawla, et al., defend Bank Motion for Injunction; meet with Mr. Zimmerman for additional document production; obtain documents subpoenaed from Mr. Dougher; visit store and meet with security guards.
10/24/94	ADC	1.0	Receipt and review of fax regarding fence permit; draft response; telephone call with SJS regarding hearing on injunction motion; office conference with AMF regarding security guard; letter to Ms.

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November 11, 1994
Page 11

			Munro regarding signed discovery responses.
10/24/94	AMF	.2	Telephone call with Mr. Paphites; office conference with ADC; preparation of memorandum to SJS.
10/24/94	JAB	2.0	Office conference with ADC; legal research regarding exhaustion of administration remedies, applicability of res judicata and collateral estoppel to decisions of Zoning Administrator; draft memo to ADC regarding collateral estoppel and res judicata in zoning context; legal research regarding easements by estoppel; draft memo to ADC regarding easements by estoppel.
10/25/94	AMF	.2	Telephone call with Mr. Paphites; preparation of memorandum to SJS.
10/25/94	ADC	2.0	Finalize letter to Blue Ridge Security; telephone call with Blue Ridge Security regarding Mr. Taylor; draft orders regarding Motion to Quash and Motion to Deem Admitted; telephone call with Mr. Pearson regarding fence permit application; office conference with SJS regarding Motion to Quash regarding expert witnesses.
10/25/94	SJS	.9	Telephone call with Mr. Pearson; telephone call with

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November 11, 1994
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Mr. Zimmerman regarding hearing on Bank Petition for Injunction; office conference with ADC regarding Orders for Motion to Deem Admitted and Motion to Compel; letter to Mr. O'Connell; letter to Mr. Albrecht.

10/26/94 SJS 2.8

Revise Orders; revise letter to Mr. Albrecht; telephone call with Security Guard; conference call with Mr. Paphites and AMF; office conference with ADC regarding Subpoenae; review letter from Mr. O'Connell regarding document production costs; review facsimile regarding security guards; office conference with AMF.

10/26/94 ADC .7

Office conference with SJS; revise and finalize orders regarding Motion to Compel and Motion to Deem Admitted; telephone call with Mr. Singer's assistant regarding subpoena; letter to Mr. O'Connell regarding Ms. Derrico's exhibits; review letter to Mr. Albrecht regarding fence permit; review subpoena to Taco Bell.

10/26/94 AMF 1.3

Review of letter to Mr. Albrecht; office conferences with SJS; telephone call with Mr. Paphites and SJS.

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November 11, 1994
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10/27/94	SJS	2.7	Preparation of letter to Blue Ridge Security; telephone call with Mr. Paphites; review Notice of Hearing; review deposition transcript; telephone call with Judge Sachs; telephone call with Mr. Pearson; review documents produced by Bank's architect.
10/27/94	ADC	1.0	Telephone call with Mr. Pearson regarding letter to Mr. Albrecht; review notes regarding security guard; draft letter to Blue Ridge Security; telephone call with Ms. Munro regarding orders and interrogatory responses.
10/28/94	SJS	1.5	Review plats from Dianne Reuter, Bank's architect; telephone call with Mr. Paphites.
10/28/94	ADC	1.2	Review documents produced by Southern Financial; receipt and review of letter from Ms. Mino regarding response to subpoena duces tecum; receipt and review of letter from Mr. Duggan regarding same; telephone call with Mr. Duggan regarding same.
10/31/94	ADC	1.4	Receipt and review of proposed changes to Motion to Compel order; telephone call with Ms. Munro regarding same; draft Motion to Quash order; modify subpoena duces tecum to Mr. Singer.

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November 11, 1994
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10/31/94	SJS	3.4	Review letter from Attorney Zimmerman and Notice of Hearing; telephone call with Mr. Burris of Blue Ridge Security; telephone call with Attorney Munro; review Motion to Quash or Limit Accountant's Subpoena; review plats subpoenaed from Mr. Dougher.
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FEE SUMMARY:

INIT	RATE	HOURS	AMOUNT
ADC	100.00	40.5	\$ 4,050.00
AMF	150.00	6.7	1,005.00
JAB	75.00	6.5	487.50
SJS	125.00	63.7	7,962.50
TOTAL		117.40	\$13,505.00

DISBURSEMENTS:

Photocopies	199.39
Long Distance Facsimile	70.85
Facsimile	2.00
Express Mail	10.85
Long Distance Telephone Calls	77.36
Travel Expenses	162.13
TOTAL COSTS:	522.58

STATEMENT BALANCE	\$14,027.58
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DECEMBER 16, 1994

FEDERAL I.D. 541275159
Statement No. 19306

BurgerBusters Inc.
355 West Rio Rd., Suite 204
Charlottesville, Va 22901

Our File No. 0143 -036
Re: Inder Chawla - Build To Suit
Agreement

For legal services rendered through 11/30/94 including, but not limited to the following:

DATE	ATTY	HOURS	SERVICES PERFORMED
11/01/94	SJS	2.80	Telephone call with Attorney Munro regarding Motion to Compel; letter to Attorney Zimmerman; telephone call with Blue Ridge Security; prepare memorandum for expert witnesses; review engineer's files.
11/01/94	ADC	1.80	Finalize discovery in paving suit; letter to Mr. Zimmerman regarding past due discovery; telephone call with Mr. Singer regarding response to subpoena duces tecum; letter to Ms. Munro regarding Motion to Compel order.
11/02/94	ADC	1.50	Telephone call with Mr. Pearson regarding Reuter Show Cause Order; review memorandum regarding status; receipt and review of Motion to Amend Cross-Bill; receipt and review of letter from Mr. Zimmerman and Bank's answers to second and third Interrogatories and Request for Production of Documents; receipt and review of Taco Bell Motion to Quash subpoena duces tecum.

CONTINUED

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DECEMBER 16, 1994
Page No. 2

Statement No. 19306
Our File No. 0143 -036

11/02/94	AMF	.50	Office conference with SJS; review of memo to Mr. Paphites; telephone call with Mr. Paphites.
11/02/94	SJS	2.50	Preparation of litigation memorandum for experts; telephone call with Attorney Pearson; letter to Blue Ridge Security; review fence permit application.
11/03/94	AMF	1.00	Office conferences with SJS; conference call with Mr. Paphites and SJS.
11/03/94	ADC	1.50	Telephone call with Mr. Singer regarding subpoena; finalize letter to Mr. Singer; draft additional sections of Brief in Opposition; receipt and review of fence permit application; telephone call with Mr. Pearson regarding same and hearing on Motion to Amend.
11/03/94	SJS	3.80	Review Motion to Amend; outline Opposition Brief as to lack of consideration, parol evidence rule, duty to plead fraud with specificity and rescission due to fraud; telephone call with Attorney Duggan; lengthy telephone call with Mr. Singer; conference call with AMF and Mr. Paphites; review fax from Mr. Singer; review permit application; review Notice of Hearing; telephone call with Attorney Zimmerman; office conference with ADC regarding hearing on Motion to Amend Cross-Bill; office conference with AMF.
11/04/94	SJS	1.20	Revise memorandum for expert witnesses; letter to Blue Ridge Security regarding schedule; review damage calculations; conference call with AMF and Mr. Paphites.

CONTINUED

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11/04/94	ADC	4.40	Receipt and review of Motion to Amend; telephone call with Mr. Pearson regarding hearing; research and draft Memorandum in Opposition.
11/04/94	AMF	.20	Telephone calls with Mr. Paphites and SJS.
11/07/94	JLM	.50	Meeting with SJS regarding deposition summarization and familiarization of Bill to Suit Lease.
11/07/94	ADC	3.50	Draft Memorandum in Opposition; research regarding leave to amend and lack of consideration; two telephone calls with Mr. Pearson regarding hearing on Motion to Amend; letter to Judge Robertson regarding same; telephone call with Mr. Zimmerman's office regarding show cause order.
11/07/94	AMF	.40	Office conference with Mr. Paphites and SJS.
11/07/94	SJS	2.50	Review Memorandum in Opposition to Defendant's Motion to Amend Cross Bill; review Defendant's response to Third Set of Interrogatories and Request for Production of Documents; review Taco Bell Motion to Quash Subpoenae; review letter from Mr. Pearson regarding Reuter subpoena; meet with Mr. Paphites.
11/08/94	ADC	2.00	Telephone call with BurgerBusters regarding response to Fifth Request for Production of Documents; research regarding misrepresentation of material fact; revise Memorandum in Opposition.

CONTINUED

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DECEMBER 16, 1994
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Statement No. 19306
Our File No. 0143 -036

11/08/94	SJS	1.40	Preparation for meeting with Judge Sachs; review Brief in Opposition to Motion to Amend; telephone call with Mr. Paphites; telephone call with Blue Ridge Security; review letter from Mr. Ocel.
11/09/94	JLM	1.50	Preparation of Ms. Georgia S. Derrico's Deposition Summary.
11/09/94	ADC	2.50	Research regarding fraud allegations; revise Memorandum in Opposition; office conference with SJS regarding preparation for injunction hearing; telephone call with Mr. Paphites.
11/09/94	JAB	3.20	Revise Brief in Opposition; office conference with SJS; extensive legal research regarding fraudulent inducement of lease contracts.
11/09/94	SJS	4.80	Meet with Judge Sachs; office conference with JAB regarding research on misrepresentation of material fact; review letter from Attorney O'Connell; office conference with ADC regarding hearing; telephone call with Attorney Zimmerman.
11/10/94	JLM	1.00	Preparation of deposition summary for Georgia S. Derrico.
11/10/94	JAB	2.90	Extensive legal research regarding fraud and misrepresentation with regard to statements of intent or purpose.
11/10/94	ADC	3.50	Review discovery responses regarding easement for injunction hearing; telephone call with Mr. Paphites regarding document production; telephone call with Ms. Munro regarding orders and document production; telephone call with

CONTINUED

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Statement No. 19306
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Mr. Pearson regarding fence permit and hearing on Motion to Amend and Motion to Quash; research regarding Motion to Amend; draft Motion to Compel discovery from Southern Financial Federal Savings Bank.

11/10/94	SJS	3.60	Telephone call with Mr. Brown at title company; telephone call with Ms. Herndon of Cardinal Abstract regarding final testimony; prepare for hearing on November 16, 1994; telephone call with security guard; review expert witness documents.
11/11/94	ADC	7.80	Review correspondence between parties from August 10, 1993 through November 1, 1993; office conference with SJS; telephone call with Mr. Bomberger; telephone call with Mr. Garvin; revise and finalize Motion to Compel bank; telephone call with Mr. Paphites regarding document production; revise Memorandum in Opposition to Motion to Amend.
11/11/94	AMF	.20	Office conference with SJS.
11/11/94	SJS	2.80	Review Motion to Compel Bank responses; telephone call with Mr. Garvin regarding expert testimony; conference call with Mr. Bomberger; office conference with MBH regarding experts from Bodie-Noel; revise Brief; office conference with AMF.
11/14/94	JLM	4.00	Preparation of deposition summary for Georgia S. Derrico.
11/14/94	ADC	2.70	Receipt and review of Motion to Compel Order from Ms. Munro; office conference

CONTINUED

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Statement No. 19306
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with SJS regarding Motion to Compel Southern Financial FSB; finalize same; telephone call with Mr. Garvin and SJS; telephone call with Mr. Zimmerman's office; draft Fifth Request for Production of Documents to Chawlas; receipt and review of additional documents for production.

11/14/94	MBH	.20	Telephone call with SJS regarding potential expert witnesses.
11/14/94	SJS	3.80	Review and revise Memorandum in Opposition to Defendant's Motion to Amend Cross Bill; telephone call with Mr. Lawrence regarding easements by estoppel; telephone call with Judge Sachs; lengthy conference call with Mr. Garvin regarding expert testimony; telephone call with Donna; telephone call with Blue Ridge Security; telephone call with Mr. Garvin; review Derrico deposition transcript; office conference with ADC; telephone call with MBH; office conference with AMF.
11/14/94	AMF	.20	Office conference with SJS.
11/15/94	ADC	3.80	Office conference with SJS; multiple telephone calls with Mr. Pearson regarding witness subpoenas and fence appeal; finalize response to Defendant's Fifth Request for Production of Documents; letter to Ms. Munro regarding same; telephone call with Ms. Randolph at Blue Ridge Security; revise Fourth Request for Production of Documents to the Chawlas; draft and revise supplemental discovery response regarding Mr. Garvin.

CONTINUED

FAGGERT & FRIEDEN, P.C.

ATTORNEYS AND COUNSELORS AT LAW

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11/15/94	AMF	1.20	Office conferences with SJS; review of memorandum; telephone call with Mr. Paphites; conference call with Mr. Paphites and SJS.
11/15/94	SJS	7.00	Telephone call with security guard regarding testimony at hearing on Bank's Petition for Injunction; office conference with ADC regarding fence appeal and permit; telephone call with title examiner regarding hearing testimony; telephone call with attorney Pearson regarding hearing; telephone call with Mr. Garvin; conference call with Mr. Paphites and AMF; prepare hearing testimony for Ms. Herndon of Cardinal Title; telephone call with Captain Correll; telephone calls with Mr. Mountain; telephone call with Officer Burke; review case law regarding bank injunction; telephone call with attorney Zimmerman; prepare argument for hearing; review Bank Affidavits, responses to Second Interrogatories, and Derrico deposition transcript; prepare cross examination of Bank witnesses; prepare exhibits for hearing; office conference with AMF.
11/16/94	AMF	.20	Telephone call with SJS.
11/16/94	SJS	13.00	Travel to and meet with Ms. Herndon, Captain Correll, and Officer Burke to prepare for hearing; visit site with security guards; review title examiner's notes; attend hearing on Bank's Petition for Injunction; telephone call with AMF; meet with attorney Munro regarding document production; meet with attorney Pearson; return to Norfolk; telephone call with MBH.

CONTINUED

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11/16/94	MEH	.40	Telephone calls with Mr. Dodd regarding expert witnesses; telephone call with SJS.
11/16/94	ADC	.40	Telephone call with court reporter; receipt and review of bank data from Deed of Trust; telephone call with SJS regarding hearing.
11/17/94	ADC	1.10	Office conference with SJS; revise memorandum regarding Amended Cross-Bill.
11/17/94	AMF	.60	Review of fax from Mr. Paphites; office conference with SJS.
11/17/94	SJS	2.60	Office conference with AMF; telephone call with attorney O'Connell's office regarding hearing dates; telephone call with Mr. Paphites regarding various; telephone call with Blue Ridge Security; revise expert witness information; telephone call with attorney Zimmerman; revise Brief; review plats; office conference with ADC.
11/18/94	ADC	6.80	Revise Demurrer to Amended Cross-Bill; revise Memorandum in Support; draft letter to Mr. Paphites regarding litigation plan; telephone call with Mr. Pearson regarding appeal of fence permit denial.
11/18/94	AMF	.10	Office conference with SJS.
11/18/94	JAB	2.10	Office conference with ADC; legal research regarding sealed instruments and presumption of consideration; update legal research regarding easements by

CONTINUED

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estoppel; draft Memorandum in Support of Demurrer.

11/18/94	SJS	.80	Office conference with AMF regarding fence issues; telephone call with attorney Lawrence.
11/21/94	ADC	4.20	Draft and finalize Motion to Exceed Interrogatory Limit; letter to Court regarding same; receipt and review of fax from Ms. Munro regarding Motion to Compel Order; letter to Ms. Munro regarding Motion to Compel Order; letter to Ms. Munro regarding changes and additional response to interrogatory; Notice of Hearing for Motion to Compel bank; prepare for paving suit trial date ; finalize and file 4th Request for Production of Documents to Chawlas; revise letter to Mr. Paphites regarding case plan; extended telephone call with Ms. Munro regarding outstanding discovery; receipt and review of security guard's statement; telephone call with Mr. Burrus at Blue Ridge Security regarding same; office conference with JAB regarding research on claims in Amended Cross-Bill; finalize Demurrer to same.
11/21/94	JAB	2.90	Office conference with ADC; legal research regarding implied easements; draft Memorandum in Support of Demurrer; legal research regarding reformation and recession.
11/21/94	SJS	3.50	Revise Demurrer; letter to Mr. Paphites; preparation of Order on Motion to Compel; telephone calls with Judge Sachs; revise supplemental response regarding experts; letter to Mr.

CONTINUED

FAGGERT & FRIEDEN, P.C.

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Paphites; telephone call with court reporter; review Motion to Leave to File Interrogatories; revise Brief; telephone call with Attorney Lawrence; telephone call with Mr. Koshivas.

11/21/94	AMF	.60	Review of letter to Mr. Paphites; telephone calls with Mr. Paphites; review of letter from Mr. Paphites.
11/22/94	JAB	1.90	Legal research regarding State Bulding Code; reformation of instruments; story on equity.
11/22/94	ADC	4.20	Receipt and review of answers to Request for Admissions in paving suit; telephone call with DMV; telephone call with Mr. Pearson regarding town manager; draft letter to Mayor of Warrenton; revise case plan letter to Mr. Paphites; telephone call with Ms. Ludwick regarding Order on Motion to Deem Admitted; letter to Ms. Munro regarding same; draft supplemental response to discovery regarding Cardinal Asphalt Company; review discovery responses regarding additional supplementation.
: 11/22/94	AMF	.30	Office conference with SJS.
11/22/94	SJS	1.10	Review fax from Blue Ridge regarding Town Manager; office conference with AMF; telephone call with Attorney Pearson; telephone call with Mr. Garvin; review lease provisions regarding tax issues.
11/23/94	AMF	.30	Telephone call with Mr. Paphites; review of letter to Mayor Lineweaver; office conference with SJS.

CONTINUED

FAGGERT & FRIEDEN, P.C.
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11/23/94	SJS	1.10	Revise litigation statements; letter to Mr. Paphites; revise letter to Mayor Lineweaver; office conference with AMF; finalize supplemental discovery response regarding title examiner; letter to Mr. Paphites.
11/23/94	ADC	3.80	Revise case plan letter; office conference with JAB regarding appeal of denial of fence permit; revise requests for subpoena duces tecum; revise letter to Mayor Lineweaver; review Dougher documents.
11/23/94	JAB	2.20	Office conference with ADC; legal research regarding State Building Code; telephone call with Mr. Dwyer; legal research regarding zoning enabling ordinance act.
11/23/94	JLM	.40	Preparation of subpoena duces tecum for Mr. Bhalla and Mr. Khaghani.
11/28/94	AMF	.30	Telephone call with Mr. Paphites; office conference with SJS.
11/28/94	ADC	1.50	Telephone call with Clerk's office regarding docket call; telephone call with Mr. Pearson regarding appeal to EZA; telephone call with Mr. Paphites regarding expert interrogatory answers; revise letter to Mr. Paphites regarding status and litigation case plan.
11/28/94	SJS	1.40	Telephone call with Mr. Paphites; letter to Mr. Paphites; telephone call with court reporter; review letter from Judge Sachs; review letter from attorney O'Connell; revise letter to Mayor; office conference with AMF.

CONTINUED

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11/29/94	AMF	1.60	Review and revision of letter to Mr. Paphites; office conferences with SJS; review of fax from Mr. Paphites; conference call with Mr. Paphites and SJS.
11/29/94	ADC	.20	Office conference with SJS regarding status.
11/29/94	SJS	2.50	Review Mr. Garvin's memo to Mr. Abbott of Taco Bell; review fax from Mr. Paphites; conference call with AMF and Mr. Paphites; review letter from Judge Sachs; finalize strategy letter to Mr. Paphites; telephone call with attorney Zimmerman; office conference with AMF regarding advertisement.
11/30/94	AMF	.50	Telephone call with Mr. Paphites; review of memorandum from Judge Sacks; office conference with SJS.
11/30/94	ADC	.50	Finalize and file demurrer to Amended Cross-Bill; office conference with SJS regarding Mr. Young and alteration of restaurant.
11/30/94	SJS	2.70	Office conference with AMF regarding Mr. Paphites' desire to revise restaurant site; review site plan; review documents from Mr. Garvin; telephone call with attorney Zimmerman; telephone call with attorney Munro; review letter from attorney O'Connell; meet with Mr. Young, MBA, regarding expert testimony.

TOTAL HOURS: 154.00

FEES: \$ 16,697.50

FEE SUMMARY:
CONTINUED

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	INIT	RATE	HOURS	AMOUNT
	ADC	100.00	57.70	5,770.00
	AMF	150.00	8.20	1,230.00
	JAB	75.00	15.20	1,140.00
	JLM	50.00	7.40	370.00
	MBH	125.00	.60	75.00
	SJS	125.00	64.90	8,112.50
TOTAL			154.00	16,697.50

DISBURSEMENTS

Photocopy Expense	132.60
Long Distance Facsimile	40.00-
Express Mail	32.55
Copy Service	134.66
Courier Run - No Charge	.00
Computer Legal Research Expense	5.48
Sheriff's Process Service Fees	10.00
Clerk's Filing Fees	10.00
Long Distance Telephone Calls	130.81
Mileage and Parking Expenses	14.96
Facsimile Charges	1.00-

COSTS: 430.06

STATEMENT BALANCE: 17,127.56

STM NO	STM DATE	BILL AMOUNT	APPLIED CASH RECPT	APPLIED A/R ADJ	BALANCE DUE
17196	08/12/94	12,432.41	0.00	40.00-	12,392.41
17771	09/27/94	18,877.69	0.00	1.00-	18,876.69
18264	10/26/94	18,159.12	0.00	0.00	18,159.12

CONTINUED

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18564	11/11/94	14,027.58	0.00	0.00	14,027.58
19306	12/16/94	17,127.56	0.00	41.00	17,168.56
TOTAL BALANCE DUE					80,624.36

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JANUARY 16, 1995

FEDERAL I.D. 541275159
Statement No. 19740

BurgerBusters Inc.
355 West Rio Rd., Suite 204
Charlottesville, Va 22901

Our File No. 0143 -036
Re: Inder Chawla - Build To Suit
Agreement

For legal services rendered through 12/31/94 including, but not limited to the following:

DATE	ATTY	HOURS	SERVICES PERFORMED
12/01/94	SJS	1.20	Telephone call with Mr. Paphites and AMF; review transcript of hearing on Bank injunction; telephone calls with Town attorney; office conference with AMF.
12/01/94	ADC	1.20	Telephone call with Mr. Young; receipt and review of answers to Request for Admissions in paving suit ; telephone call with Mr. Pearson regarding appeal notice.
12/01/94	AMF	.50	Telephone call with Mr. Paphites; office conference with SJS; conference call with Mr. Paphites and SJS.
12/02/94	ADC	.40	Revise notice of appeal to BZA; telephone call with attorney Pearson; receipt and review of Order from attorney Zimmerman.
12/02/94	SJS	1.40	Telephone call with Bill at Blue Ridge Security; telephone call with Ms. Correl; review letter from attorney

CONTINUED

FAGGERT & FRIEDEN, P.C.
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O'Connell with Orders; review transcript sections; telephone call with security guard; draft advertisement; office conference with AMF.

12/02/94	AMF	.30	Office conferences with SJS; review of proposed advertisement.
12/05/94	ADC	1.40	Telephone call with Ms. Munro regarding Motion to Compel and subpoena duces tecum; telephone call with Mr. Young regarding expert testimony; receipt and review of Notice of Appeal to EZA; office conference with SJS regarding Motion to Quash subpoena to Mr. Singer; Notice of Hearing regarding Motion to exceed thirty Interrogatories.
12/05/94	JAB	.20	Telephone call with attorney McGowan.
12/05/94	SJS	.60	Telephone call with Bill at Blue Ridge; review fax from Blue Ridge; office conference with ADC regarding subpoenas to architects; telephone call with Mayor's office.
12/06/94	ADC	2.80	Review documents produced by Mr. Dougher; letter to Mr. Bomberger regarding expert witness response; letter to Mr. Reith regarding same.
12/06/94	AMF	.10	Office conference with SJS.
12/06/94	SJS	.90	Telephone calls with Town Manager's office; office conference with AMF; review Defendant's Motion to Compel; telephone call with Mr. Paphites; telephone call with attorney Pearson.
12/07/94	ADC	1.60	Letter to Mr. Paphites regarding Board of Zoning Appeals meeting; review

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FAGGERT & FRIEDEN, P.C.
ATTORNEYS AND COUNSELORS AT LAW

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JANUARY 16, 1995
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Statement No. 19740
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Chawlas' Motion to Compel; revise
Memorandum in Support of Demurrer.

12/08/94	SJS	3.40	Telephone call with Judge Sachs; review damage calculations; meeting with Mr. Young regarding expert testimony.
12/08/94	ADC	3.80	Revise Demurrer brief; telephone call with Mr. Bomberger; telephone call with Mr. Reith; telephone call with Mr. Garvin; extended office conference with Mr. Young regarding damages; legal research regarding parol evidence rule.
12/09/94	ADC	3.70	Telephone call with Mr. Reith; telephone call with Mr. Bomberger; legal research regarding demurrer issues; revise brief.
12/09/94	AMF	.20	Office conference with SJS.
12/09/94	JAB	.30	Legal research.
12/09/94	SJS	3.20	Telephone call with Mr. Paphites regarding meeting with Mayor; review Defendant's Motion to Compel; telephone call with Town Manager's office; prepare supplemental discovery responses; telephone call with Mr. Lewis; telephone call with Judge Sachs; telephone call with expert witnesses; review transcript; telephone call with attorney Albrecht; office conference with AMF.
12/12/94	ADC	1.80	Receipt and review of fax from Mr. Bomberger; revise expert witness discovery response; review confidential documents for production; two telephone calls with Mr. Pearson regarding paving suit and fence application appeal;

CONTINUED

FAGGERT & FRIEDEN, P.C.
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			review Motion to Compel; office conference with JAB.
12/12/94	AMF	.70	Review of transcript; office conference with SJS.
12/12/94	SJS	.80	Letter to Mr. Paphites; telephone call with Mr. Young; review expert witness damage calculations; office conference with AMF.
12/12/94	JAB	.40	Office conference with ADC; review file and prepare chronology.
12/13/94	AMF	.10	Telephone call with Mr. Paphites.
12/13/94	ADC	3.50	Telephone call with Mr. Pearson regarding paving suit trial date; finalize expert interrogatory answers; letter to Mr. Paphites regarding same; telephone call with Mr. Paphites; letter to Ms. Munro regarding same; finalize document production regarding confidential documents; letter to Ms. Munro.
12/13/94	SJS	1.20	Review letter from Mr. Bomberger; prepare response to Motion to Compel; telephone call with Mr. Young; telephone call with Mr. Paphites; telephone call with Mayor's office.
12/14/94	ADC	.80	Two telephone calls with Mr. Pearson regarding Burger King franchisee.
12/14/94	SJS	1.80	Review and revise Brief; telephone call with attorney Munro; review letter from attorney Zimmerman; telephone call with attorney Duggan.

CONTINUED

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12/14/94	JAB	.70	Prepare chronology of fence litigation for meeting with Town.
12/15/94	ADC	2.10	Review Motion to Quash and Motion to Compel in preparation for hearing on same; revise demurrer brief; telephone call with Ms. Munro regarding discovery.
12/16/94	JAB	1.50	Legal research regarding Uniform Statewide Building Code and BOCA Code.
12/16/94	ADC	2.00	Prepare orders for Motion to Quash and Motion to Compel; review state building code and correspondence relating to fence permit for meeting with Town; telephone call with Ms. Munro.
12/16/94	SJS	4.80	Telephone call with attorney Duggan; prepare for hearings on Motion to Quash Second Taco Bell Subpoena, Motion to Quash Singer Subpoena, and Motion to Compel Bank response; telephone call with attorney Pearson; telephone call with Mr. Paphites; review fence suit litigation to prepare for meeting with Mayor.
12/19/94	ADC	.30	Telephone call with Ms. Munro regarding document production.
12/19/94	SJS	8.80	Prepare for meeting with Mayor, et al.; attend hearing on Motion to Compel Bank, Chawla's Motion to Compel, and two Motions to Quash; meet with Mr. Paphites; meet with Town representatives and Mr. Paphites; meet with attorney Pearson and local Burger King franchisee.

CONTINUED

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12/20/94	ADC	.90	Telephone call with Mr. Ballah regarding document production; draft order regarding Motion to Exceed Interrogatory Limit.
12/20/94	SJS	.40	Telephone call with security guards regarding payment; telephone call with Mr. Lewis.
12/21/94	ADC	2.70	Office conference with SJS regarding status, hearing, and document production; draft order regarding Motion to Quash and Motion to Compel; memo to AMM regarding scheduling; receipt and review of correspondence from Blue Ridge Security.
12/21/94	SJS	1.70	Telephone calls with Blue Ridge; telephone calls with Mr. Lewis; telephone call with Ms. Correll; lengthy office conference with ADC regarding orders for 12/19/94 hearing; review fax from Blue Ridge.
12/21/94	AMF	.60	Telephone call with Mr. Paphites; preparation of letter to Blue Ridge Security Agency.
12/22/94	AMF	.10	Office conference with SJS.
12/22/94	SJS	1.90	Telephone call with Ms. Correll; telephone call with Blue Ridge; review fax from Mr. Lewis; revise discovery orders; office conference with AMF; review Derrico transcript; telephone call with attorney Zimmerman; telephone call with Burger King franchisee; letter to attorney Pearson.
12/22/94	ADC	2.30	Finalize orders regarding Motion to Quash and Motion to Compel; telephone

CONTINUED

FAGGERT & FRIEDEN, P.C.
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JANUARY 16, 1995
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Statement No. 19740
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call with Mr. Monda regarding safety of
banks; revise demurrer brief.

12/23/94	SJS	.80	Letter to attorney Munro; telephone call with Mr. Burris; letter to Blue Ridge; telephone call with Mayor's office.
12/28/94	SJS	1.20	Telephone call with Ms. Correll; review letter from attorney Pearson; telephone call with attorney Munro; telephone call with Mr. Young; telephone calls with Mr. Garvin; review letter from Town Attorney; review fax from attorney Pearson.
12/29/94	ADC	4.40	Review subpoenaed documents at BRC Group.
12/30/94	SJS	.50	Telephone call with attorney Pearson; telephone call with Mr. Albrecht.

TOTAL HOURS: 76.00

FEES: \$ 8,517.50

FEE SUMMARY:

	INIT	RATE	HOURS	AMOUNT
	ADC	100.00	35.70	3,570.00
	AMF	150.00	2.60	390.00
	JAB	75.00	3.10	232.50
	SJS	125.00	34.60	4,325.00
TOTAL			76.00	8,517.50

DISBURSEMENTS

Long Distance Facsimile

36.00

CONTINUED

FAGGERT & FRIEDEN, P.C.

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JANUARY 16, 1995
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Statement No. 19740
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DMV Search - Vehicle information	5.00
Copy Service	1.80
Photocopy Expense	115.20
Reimbursement of travel expenses	67.17
Long Distance Telephone Calls	54.15
Case Copy provided by Virginia Lawyers Weekly	3.09
COSTS:	282.41
STATEMENT BALANCE:	8,799.91

STM NO	STM DATE	BILL AMOUNT	APPLIED CASH RECPT	APPLIED A/R ADJ	BALANCE DUE
17771	09/27/94	18,877.69	40.00	1.00-	18,836.69
18264	10/26/94	18,159.12	0.00	0.00	18,159.12
18564	11/11/94	14,027.58	0.00	0.00	14,027.58
19306	12/16/94	17,127.56	0.00	41.00	17,168.56
19740	01/16/95	8,799.91	0.00	0.00	8,799.91
TOTAL BALANCE DUE					76,991.86

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FEBRUARY 16, 1995

FEDERAL I.D. 541275159
Statement No. 20432

BurgerBusters Inc.
355 West Rio Rd., Suite 204
Charlottesville, Va 22901

Our File No. 0143 -036
Re: Inder Chawla - Build To Suit
Agreement

For legal services rendered through 01/31/95 including, but not limited to the following:

DATE	ATTY	HOURS	SERVICES PERFORMED
1/03/95	ADC	1.80	Telephone call with Mr. Garvin regarding VDOT data; revise Demurrer brief.
1/03/95	SJS	2.20	Telephone call with Mr. Young; telephone calls with attorney Pearson; office conference with AMF; telephone calls with Mr. Paphites; lengthy conference call with attorney Albrecht and attorney Pearson regarding fence permit.
1/03/95	AMM	.20	Telephone call to Mr. Zimmerman's office.
1/03/95	AMF	.20	Office conference with SJS.
1/04/95	ADC	1.10	Letter to Messrs. Young and Garvin regarding meeting; letter to Ms. Munro regarding Garvin calculations; revise demurrer brief; receipt and review of documents from Mr. Zimmerman.
1/04/95	AMM	.10	Telephone call with Mr. Zimmerman.

CONTINUED

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Statement No. 20432
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1/04/95	AMF	.60	Office conferences with SJS; telephone call with Mr. Paphites; telephone call with SJS.
1/04/95	SJS	5.70	Telephone call with attorney Pearson; conference call with Mr. Paphites; numerous calls regarding possible settlement with Town on permit; travel to Richmond; office conference with AMF regarding considering adjustment; telephone call with AMF.
1/05/95	SJS	.20	Telephone call with Mr. Pearson regarding permits given to non-owners and meeting with Mr. Ancivino.
1/06/95	ADC	.20	Telephone call with Mr. Lawrence.
1/06/95	SJS	.20	Telephone call with Mr. Paphites.
1/09/95	ADC	.50	Telephone call with BBI regarding meeting; telephone call with Mr. Young regarding same; telephone call with Mr. Garvin's office regarding same; telephone call with Mr. Garvin.
1/09/95	SJS	.50	Telephone call with Blue Ridge Security; telephone call with Mr. Garvin's office; review letter from attorney Pearson regarding fence permit hearing.
1/10/95	ADC	.30	Extended telephone call with Ms. Munro regarding orders.
1/11/95	ADC	.30	Receipt and review of documents in response to subpoena.
1/12/95	ADC	1.20	Letter to Messrs. Young and Garvin regarding damages meeting; receipt and review of revisions to Orders regarding Motion to Quash and Motion to Compel;

CONTINUED

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FEBRUARY 16, 1995
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Statement No. 20432
Our File No. 0143 -036

receipt and review of proposed Order
regarding Motion to Compel BBI.

1/12/95	SJS	.40	Telephone call with attorney Zimmerman; telephone call with Mr. Paphites' office; review fax from security guard.
1/13/95	ADC	.20	Telephone call with Mr. Lawrence.
1/13/95	SJS	2.60	Review damage calculations; telephone call with Mr. Young; telephone call with Mr. Singer's office; telephone call with attorney Munro; telephone call with attorney O'Connell's office; letter to Mr. Paphites; telephone call with attorney Pearson's office; telephone call with Town Manager's office.
1/16/95	ADC	.70	Office conference with SJS regarding orders on Motion to Compel and Motion to Quash and on trial strategy; telephone call with Mr. Singer's office; telephone call with Mr. Garvin.
1/16/95	AMM	.30	Telephone call with Mr. Zimmerman regarding deposition dates; telephone call to Ms. Munro.
1/16/95	SJS	2.00	Review Orders regarding Singer subpoena, Motion to Compel Bank; review documents pulled from Mr. Ballah's architectural files; review damage calculations and information for meeting with experts; office conference with ADC.
1/17/95	ADC	1.20	Letter to Ms. Munro regarding identification of Defendant's experts; receipt and review of draft order regarding Motion to Quash subpoena to Taco Bell Corp.; memo in preparation for

CONTINUED

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FEBRUARY 16, 1995
Page No. 4

Statement No. 20432
Our File No. 0143 -050

trial regarding order of proof for
complaint.

1/17/95	SJS	.80	Review Order on Motion to Quash; review attorney Munro's letter to Clerk; telephone call with Clerk of Court; review Department of Transportation figures.
1/18/95	ADC	3.50	Review of correspondence, notes, and pleadings in preparation for trial; telephone call with Mr. Singer regarding subpoena rules; office conference with AMF.
1/18/95	AMF	.10	Office conference with ADC.
1/18/95	SJS	.70	Review Brief in Support of Demurrer.
1/19/95	AMF	.10	Telephone call with Mr. Paphites.
1/19/95	ADC	1.20	Telephone call with attorney Munro regarding orders; telephone call with Mr. Garvin regarding damages meeting; additional review of pleadings and documents for trial preparation.
1/20/95	SJS	.80	Review letter from Bank's attorney and order on Interrogatories; review letter from attorney O'Connell; telephone call with Clerk of Court; review Praecipe.
1/23/95	ADC	4.50	Draft Fourth Interrogatories and Request for Production of Documents regarding Amended Cross-Bill; review Chawlas' supplemental responses to Third Interrogatories and Request for Production of Documents and objections to Fourth Request for Production of Documents; telephone call with Ms. Munro

CONTINUED

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regarding same; review correspondence in preparation for trial.

1/23/95	SJS	1.10	Telephone call with attorney Pearson; review Fourth Interrogatories and Fifth Request for Production of Documents; schedule depositions; telephone call with attorney Munro.
1/23/95	AMM	.20	Telephone call regarding scheduling depositions.
1/24/95	ADC	1.00	Revise and finalize discovery regarding Amended Cross-Bill; letter to attorney Munro.
1/25/95	SJS	.90	Letter to Clerk regarding Ms. Leonard's deposition; letter to attorney Zimmerman; letter to attorney O'Connell; prepare deposition notice; telephone call with attorney Lawrence.
1/26/95	ADC	.80	Telephone call with Mr. Pearson; review of building permit documents; office conference with SJS regarding damages meeting; prepare for same.
1/26/95	SJS	2.30	Prepare for meeting with Messrs. Garvin, Paphites, Lawrence, and Young; office conference with ADC.
1/27/95	AMM	1.00	Prepare gross sales and net sales report based on figures on Weekly Sales Reports.
1/27/95	ADC	5.50	Office conference with Messrs. Paphites, Garvin, Young, and Lawrence, and SJS regarding damages; memo regarding same; office conference with SJS regarding adjusting damages for expenses;

CONTINUED

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FEBRUARY 16, 1995
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telephone call with Ms. Birckhead
regarding period calendar.

1/27/95	SJS	4.80	Meeting with Messrs. Garvin, Paphites, Lawrence, and Young; telephone call with Mr. Young regarding franchise fees and cost of inventory.
1/30/95	SJS	2.10	Review Franchise Agreement; telephone call with attorney Pearson; review letter from Mr. Ocel; review letter from attorney O'Connell; review supplemental discovery responses from Chawla; review Praeclipse; telephone call with attorney Lawrence.
1/31/95	SJS	4.20	Memo to Messrs. Paphites, Garvin, Lawrence, and Young; review memorandum submitted by Zoning Administration; telephone call with attorney Pearson; prepare for Zoning appeal; office conference with JAB.
1/31/95	JAB	.40	Office conferences with SJS; review memos of Mr. Ocel; review fence litigation file.
1/31/95	ADC	2.50	Telephone call with attorney Pearson regarding fence permit; telephone call with attorney Munro regarding orders; telephone call with attorney Zimmerman regarding same; letter to attorney Munro regarding original orders; telephone call with attorney Pearson regarding BZA meeting; prepare questions for Lagos deposition.

TOTAL HOURS: 61.20

FEES: \$ 6,857.50

CONTINUED

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FEBRUARY 16, 1995
Page No. 7

Statement No. 20432
Our File No. 0143 -035

FEE SUMMARY:

	INIT	RATE	HOURS	AMOUNT
	ADC	100.00	26.50	2,650.00
	AMF	150.00	1.00	150.00
	AMM	50.00	1.80	90.00
	JAB	75.00	.40	30.00
	SJS	125.00	31.50	3,937.50
TOTAL			61.20	6,857.50

DISBURSEMENTS

Case copy provided by Virginia Lawyers Weekly	16.11
Long Distance Facsimile	16.00
Copies of various documents & duplicate drawings, postage and processing by BRC Group, Ltd.	158.60
Photocopy Expense	33.80
Sheriff's Process Service Fees	5.00
Long Distance Telephone Calls	36.74
Facsimile Charges	2.00

COSTS: 270.25

STATEMENT BALANCE: 7,127.75

STM NO	STM DATE	BILL AMOUNT	APPLIED CASH RECPT	APPLIED A/R ADJ	BALANCE DUE
8564	11/11/94	14,027.58	0.00	0.00	14,027.58
9306	12/16/94	17,127.56	0.00	41.00	17,168.56
9740	01/16/95	8,799.91	0.00	0.00	8,799.91
20432	02/16/95	7,127.75	0.00	0.00	7,127.75

CONTINUED

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Statement No. 20432
Our File No. 0143 -038

TOTAL BALANCE DUE 47,123.80

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MARCH 10, 1995

FEDERAL I.D. 541275159
Statement No. 20938

BurgerBusters Inc.
355 West Rio Rd., Suite 204
Charlottesville, Va 22901

Our File No. 0143 -036
Re: Inder Chawla - Build To Suit
Agreement

For legal services rendered through 02/28/95 including, but not limited to the following:

DATE	ATTY	HOURS	SERVICES PERFORMED
2/01/95	ADC	3.00	Office conference with SJS regarding damages proof; telephone call with BBI regarding manual; telephone call with Mr. Paphites regarding same; prepare for deposition of Mr. Lagos; office conference with SJS regarding fence permit argument; telephone call with Mr. Paphites regarding number of transactions.
2/01/95	SJS	11.50	Prepare for, travel to, and attend hearing before Board of Zoning Appeals; meet with attorney Albrecht; meet with Mr. Swick; review "Answer Book" in preparation for document production; office conference with ADC; office conference with JAB.
2/01/95	JAB	.30	Office conference with SJS regarding State Building Code; legal research regarding zoning.
2/02/95	AMF	.20	Office conferences with SJS.

CONTINUED

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MARCH 10, 1995
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Statement No. 20938
Our File No. 0143 -000

2/02/95	ADC	2.80	Extended office conference with SJS regarding BZA meeting, affidavit, depositions, and demurrer; telephone call with attorney Pearson; prepare affidavits; letter to Mr. Paphites regarding same; telephone call with attorney Munro regarding manual; telephone call with attorney Duggan regarding same; telephone call with Warrenton restaurant regarding same.
2/02/95	SJS	2.70	Telephone call at length with attorney Munro regarding experts and document production; telephone calls with attorney Albrecht; telephone call with attorney Duggan; office conference with AMF; telephone call with Mr. Paphites; telephone call with attorney Munro regarding document production; office conference with ADC.
2/03/95	ADC	4.50	Review title report and construction contract; telephone call with attorney Pearson regarding fence permit; letter to attorneys Munro and Zimmerman regarding depositions; prepare for Lagos deposition; prepare for Leonard deposition.
2/06/95	ADC	5.80	Multiple telephone calls with Mr. Young regarding traffic survey; telephone call with BMI regarding same; prepare demurrer argument; prepare for Ms. Leonard's deposition; receipt and review of additional information from Mr. Garvin; receipt and review of notice regarding service on Ms. Leonard; legal research regarding out-of-state deposition.

CONTINUED

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Statement No. 20933
Our File No. 0143 -036

2/06/95	SJS	.80	Review letter from Mr. Garvin; telephone call with Mr. Young; review "PSA" figures; telephone call with attorney Duggan.
2/06/95	AMM	1.10	Update correspondence file and pleadings file; update discovery files; telephone call with Terri regarding depositions; telephone call to Mahon & Associates regarding Evelyn Leonard.
2/07/95	ADC	4.20	Telephone call with Mr. Swick regarding manuals; additional preparation for Ms. Leonard's deposition; prepare for Demurrer hearing; legal research regarding fraud claim; telephone call with attorney Pearson regarding fence permit; prepare fence diagram; telephone call with Mr. Hughes of BMI regarding traffic survey.
2/07/95	SJS	.70	Telephone call with Mr. Paphites regarding "Answer Book"; telephone call with Mr. Swick; telephone call with attorney Duggan; telephone call with attorney Pearson.
2/07/95	AMM	.20	Telephone calls to Ms. Leonard.
2/08/95	ADC	1.40	Prepare response to additional Interrogatories; telephone call with attorney Pearson regarding status of fence permit; receipt and review of Defendants' answers to Interrogatories and Request for Production of Documents in paving suit.
2/08/95	SJS	1.10	Telephone call with attorney Duggan; telephone call with attorney Pearson; telephone call with attorney Albrecht; telephone calls to attorney Zimmerman.

CONTINUED

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MARCH 10, 1995
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Statement No. 20938
Our File No. 0143 -036

2/09/95	ADC	3.40	Office conference with SJS regarding supplemental discovery responses; finalize supplemental responses regarding Mr. Young and Messrs. Garvin and Bomberger; review Bank's supplemental responses; telephone call with attorney Pearson regarding fence permit; telephone call with Mr. Hughes and Mr. McGee regarding parking survey; mark copy of plat for parking survey; office conference with SJS regarding Motion to Compel Bank; review Defendants' Amended Cross-Bill regarding evidence for trial.
2/09/95	SJS	2.10	Telephone call with attorney Pearson; telephone call with attorney Albrecht; office conferences with ADC; review information from Mr. Paphites; telephone call with Mr. Paphites; prepare supplemental responses to Request for Production of Documents and Interrogatories; revise damage information; outline demurrer issues; telephone call with attorney Munro.
2/10/95	SJS	1.10	Telephone call with attorney Duggan; telephone calls with attorney Pearson; review easement to Town.
2/10/95	ADC	6.30	Trial preparation regarding defense of Amended Cross-Bill; telephone call with Mr. McGee regarding parking lot survey; prepare site plan regarding same; telephone call with Mr. Pearson regarding fence permit; receipt and review of same; review of easement plat; telephone call with attorney Zimmerman regarding depositions.

CONTINUED

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MARCH 10, 1995
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Statement No. 20938
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2/10/95	AMM	.20	Telephone call with Terri at Mr. O'Connell's office; telephone call to Ms. Leonard.
2/13/95	ADC	3.10	Telephone call with Mr. Garvin; finalize supplemental discovery response; extended telephone call with Mr. McGee; receipt and review of EMI firm resume; receipt and review of letter from attorney Duggan regarding manuals; receipt and review of letter from attorney O'Connell regarding fence permit; telephone call with attorney Pearson regarding docket call; office conference with SJS regarding fence permit.
2/13/95	SJS	1.40	Review letter from attorney O'Connell; office conference with AMF; review fence permit; telephone call with attorney Pearson; office conference with ADC regarding field survey; review Praeclipse; telephone call with attorney Pearson's office regarding hearing.
2/14/95	ADC	5.40	Telephone call with attorney Pearson regarding demurrer hearing and fence permit; telephone call with Mr. Garvin regarding store hours and parking survey; receipt and review of fax from Mr. McGee; review correspondence regarding fence; draft letter to attorney O'Connell regarding fence; telephone call with attorney Munro regarding discovery; telephone calls with Safeguard Fence; two telephone calls with Mr. Paphites regarding fence, discovery responses, and parking survey.

CONTINUED

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MARCH 10, 1993
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Statement No. 20938
Our File No. 0143 -033

2/14/95	SJS	1.10	Letter to attorney O'Connell regarding permit; telephone call with attorney Pearson; review deposition notices; office conference with AMF; office conference with ADC.
2/15/95	ADC	3.50	Telephone call with Mr. Butler regarding fence permit; telephone call with Mr. Garvin regarding peak hours; telephone call with Mr. Paphites and SJS regarding fence permit, crowds in parking lot, and security guards; letter to Dr. Chawla regarding crowds; telephone call with Mr. McGee; office conference with SJS.
2/15/95	AMF	.10	Office conference with SJS.
2/16/95	ADC	.80	Telephone call with Mr. Pearson regarding fence letter; revise same; telephone call with Mr. Young regarding calculations.
2/16/95	AMM	.20	Revise letter to Ms. Munro; telephone call to Mr. Zimmerman.
2/16/95	SJS	.80	Telephone call with attorney Pearson regarding fence appeal; prepare letter to attorney O'Connell; telephone call with Mr. Paphites; review letter from attorney Munro.
2/17/95	ADC	1.00	Receipt and review of supplemental response regarding experts; telephone call with Mr. McGee regarding parking study; extended telephone call with Mr. Torney regarding same; telephone call with Mr. Young; office conference with AMF.
2/17/95	AMF	.30	Office conference with ADC; telephone call with Mr. Paphites.

CONTINUED

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MARCH 10, 1995
Page No. 7

Statement No. 20932
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2/20/95	ADC	1.60	Receipt and review of Vetter proposal; extended telephone call with Mr. Torney regarding same; draft letter to attorney Zimmerman regarding trespass.
2/21/95	AMF	.20	Telephone call with Mr. Paphites; review of fax from Mr. Paphites; office conference with SJS.
2/21/95	SJS	1.30	Telephone call with Mr. Young; review fax regarding trespass; review Affidavit; office conference with AMF.
2/21/95	ADC	.60	Two telephone calls with Mr. McGee regarding parking study.
2/22/95	AMF	.50	Office conference with SJS; telephone call with Mr. Paphites and SJS.
2/22/95	ADC	4.80	Office conference with SJS regarding depositions; receipt and review of McGee proposal; revise deposition questions for Mrs. Chawla and Mr. Lagos; prepare exhibits; telephone call with Mr. Colucci regarding Delta Associates; letter to attorney Zimmerman regarding bank customers.
2/22/95	SJS	4.50	Prepare for depositions for Mr. Lagos and Mrs. Chawla; travel to Warrenton for depositions; office conference with AMF; office conference with ADC.
2/23/95	ADC	.50	Receipt and review of sales by hour calculations; telephone call with Blue Ridge Security regarding change of hours.
2/23/95	SJS	9.50	Meet with attorney Pearson regarding

CONTINUED

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MARCH 10, 1995
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fence permit; depose Mrs. Chawla and Mr. Lagos; visit site; return to office.

2/27/95	ADC	1.20	Telephone call with Mr. Garvin regarding parking survey; draft Motion to Compel Bank.
2/27/95	SJS	.20	Telephone call with Mr. Young.
2/28/95	AMM	.50	Telephone call to Fauquier Circuit Court; telephone call with Terri and Mr. O'Connell's office; draft letter to Fauquier Circuit Court; telephone call with Mr. Pearson.
2/28/95	ADC	3.20	Draft Motion to Compel Bank and two Motions to Compel the Chawlas; praecipes for same; telephone call with Mr. Burris regarding security guards; telephone call with Mr. McGee regarding parking study; letter to Mr. Lawrence regarding damages.

TOTAL HOURS: 99.70

FEES: \$ 10,887.50

FEE SUMMARY:

INIT	RATE	HOURS	AMOUNT
ADC	100.00	57.10	5,710.00
AMF	150.00	1.30	195.00
AMM	50.00	2.20	110.00
JAB	75.00	.30	22.50
SJS	125.00	38.80	4,850.00

TOTAL		99.70	10,887.50
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MARCH 10, 1995
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Statement No. 20938
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DISBURSEMENTS

Long Distance Facsimile	38.00
Facsimile Charges	3.00
Photocopy Expense	50.00
Long Distance Telephone Calls	78.85
Copy Service	11.75
Travel Expenses	73.85

COSTS: 255.45

STATEMENT BALANCE: 11,142.96

STM NO	STM DATE	BILL AMOUNT	APPLIED CASH RECPT	APPLIED A/R ADJ	BALANCE DUE
18564	11/11/94	14,027.58	0.00	0.00	14,027.58
19306	12/16/94	17,127.56	0.00	41.00	17,168.56
19740	01/16/95	8,799.91	0.00	0.00	8,799.91
20432	02/16/95	7,127.75	0.00	0.00	7,127.75
20938	03/10/95	11,142.96	0.00	0.00	11,142.96
TOTAL BALANCE DUE					58,266.76

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APRIL 17, 1995

FEDERAL I.D. 541275159
Statement No. 21625

BurgerBusters Inc.
355 West Rio Rd., Suite 204
Charlottesville, Va 22901

Our File No. 0143 -036
Re: Inder Chawla - Build To Suit
Agreement

For legal services rendered through 03/31/95 including, but not limited to the following:

DATE	ATTY	HOURS	SERVICES PERFORMED
3/01/95	ADC	.50	Telephone call with Mr. Lewis regarding security guard; telephone call with Mr. Garvin regarding parking study.
3/02/95	JC	1.20	Office conference with WSS; legal research regarding case law for hearing.
3/02/95	AMF	.60	Office conference with JAB; office conference with SJS; review of letter from Ms. Monjardin; telephone call with Mr. Paphites.
3/02/95	JAB	.20	Office conference with AMF; telephone call with Mr. McGowan.
3/02/95	SJS	.00	Prepare for and travel to Warrenton for hearing on Demurrer; office conference with AMF.
3/03/95	SJS	.00	Demurrer hearing in Warrenton; return to Norfolk.

CONTINUED

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APRIL 17, 1995
Page No. 2

Statement No. 21625
Our File No. 0143 -036

3/03/95	ADC	6.00	Revise and finalize Motion to Compel Bank and two Motions to Compel Chawlas; extended telephone call with attorney Munro regarding discovery; letter to Mr. Singer regarding subpoena duces tecum; receipt and review of Chawlas' Answers to Fourth Interrogatories and Request for Production of Documents; office conference with AMF.
3/03/95	AMF	.90	Office conference with Mr. Lawrence; office conference with ADC; office conference with JAB; telephone call with Mr. Garvin.
3/03/95	AMM	1.40	Office conference with ADC; letter to Mr. Singer regarding Subpoena duces tecum; telephone call with Mr. Pearson regarding deposition exhibits from Mr. Dougher and Ms. Derrico's depositions; telephone call with Terri regarding deposition exhibits; prepare Supplemental Response to Interrogatories; lengthy telephone call with Mr. Jackson at Fidelity National Title regarding title documents; draft Subpoena duces tecum to title companies.
3/03/95	JAB	.80	Review court records; office conference with AMF.
3/05/95	AMF	1.20	Review of pleadings and transcripts.
3/06/95	ADC	6.30	Telephone call with attorney Pearson regarding fence permit and parking requirements; telephone call with Blue Ridge Security regarding patrolling shopping center; office conference with SJS regarding Demurrer hearing and final pretrial order; revise supplemental

CONTINUED

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APRIL 17, 1995
Page No. 3

Statement No. 21625
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Interrogatories regarding additional witnesses; telephone call with Mr. Paphites and SJS regarding status; revise subpoena duces tecum to title companies; receipt and review of letter regarding fence permit from the Town Attorney; telephone call with attorney Pearson regarding same; receipt and review of NRN annual rankings; office conference with AMF and SJS.

3/06/95	AMF	3.20	Office conference with SJS and ADC; office conference with JAB.
3/06/95	SJS	.00	Office conference with AMF and ADC; telephone call with Mr. Paphites.
3/06/95	MBH	.50	Office conference with JAB; telephone calls with Horton & Dodd and Mr. Foreman (Apple South) regarding expert witness.
3/06/95	JAB	.80	Office conference with AMF; numerous telephone calls with potential expert witnesses; office conference with MBH.
3/07/95	AMF	.20	Review of proposed letter to Dr. Chawla; office conference with ADC.
3/07/95	ADC	4.50	Review and revise subpoena duces tecum to title companies; telephone call with attorney Munro regarding depositions and additional experts; draft letter from Mr. Paphites to Ms. Monjardin; office conference with SJS regarding same; telephone call with attorney Pearson regarding fence permit appeal, depositions, and hearing; telephone call with Mr. Burris; office conference with AMF; office conference with JC; office conference with JAB.

CONTINUED

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APRIL 17, 1995
Page No. 4

Statement No. 21625
Our File No. 0143 -036

3/07/95	AMM	4.70	Revise Supplemental Response to First Interrogatories; revise language of Subpoena duces tecum to title companies; complete Subpoena duces tecum forms; telephone calls with Mr. Pearson regarding subpoenae to title companies; telephone calls to private process servers; finalize Subpoenae duces tecum to title companies (3); letter to Clerk of Court filing same; prepare Federal Express packages to Clerk of Fauquier County and private process server.
3/07/95	JC	.60	Office conference with ADC regarding present value of damages, discount factor.
3/07/95	JAB	1.40	Telephone call with Mr. Westby; telephone call with Mr. Weymouth; telephone call with Mr. Burley; telephone call with Mr. Kimball; office conference with ADC; legal research regarding admissibility of statements made in the course of settlement negotiations.
3/08/95	ADC	5.10	Telephone call with attorney Pearson regarding Motion to Compel hearing; receipt and review of Town parking requirements and Notice of Appeal regarding fence permit; telephone call with attorney Pearson; telephone call with Mr. Young; office conference with AMF regarding damages calculation; telephone call with Mr. Paphites regarding letter to Ms. Monjardin; legal research regarding depositions of experts; office conference with JAB regarding same and use of settlement

CONTINUED

FAGGERT & FRIEDEN, P.C.
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discussions; office conference with SJS regarding damages calculation.

3/08/95	AMM	1.50	Revise Supplemental Response to Respondents' First Interrogatories; letter to Ms. Munro filing same; telephone calls to Messrs. Garvin, Young, Bomberger and Reith regarding depositions.
3/08/95	AMF	.80	Review of information provided by Jack Kimball; office conference with ADC; telephone call with Mr. Paphites; office conference with JAB; telephone call with Mr. Paphites and ADC; office conference with SJS.
3/08/95	SJS	.00	Office conference with ADC regarding rate of return for discounting for present value; office conference with AMF.
3/08/95	JAB	4.00	Telephone call with Mr. Burley; telephone call with attorney Pearson; telephone call with Mr. Peltzer; draft memo to ADC; draft memo to AMF; office conference with AMF; telephone call with Mr. Kimball; office conference with ADC; legal research regarding depositions of expert witnesses; telephone call with Mr. Wilkinson; revise memo to AMF and ADC.
3/09/95	AMF	.60	Office conference with SJS; telephone call with Mr. Lawrence; office conference with ADC and SJS; office conference with JAB.
3/09/95	SJS	.00	Conference call with AMF and Mr. Lawrence regarding damages; office

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conference with ADC and AMF regarding
discount calculations.

3/09/95	ADC	2.50	Telephone call with attorney Munro regarding depositions; draft Stipulation of Facts.
3/09/95	JAB	.90	Telephone call with Mr. Peltzer; revise memo to AMF and ADC; office conference with AMF; telephone call with Dr. Gross.
3/09/95	MBH	.40	Telephone call with Mr. Foreman.
3/10/95	ADC	3.80	Telephone call with attorney Pearson regarding fence appeal and hearing; prepare answer to Amended Cross-Bill; office conference with SJS regarding experts; telephone call with Mr. Peltzer; office conference with AMF and JAB regarding expert witnesses; receipt and review of draft Demurrer Order.
3/10/95	SJS	.00	Telephone call with experts with ADC; office conference with AMF.
3/10/95	AMM	1.20	Draft Answer and Grounds of Defense to Amended Cross-Bill; update pleadings and filing.
3/10/95	AMF	.50	Office conferences with ADC; office conference with ADC and JAB.
3/10/95	JAB	.50	Review documentation received from Mr. Kimball; office conference with AMF and ADC.
3/11/95	AMF	5.70	Review of pleadings, transcripts, depositions and memos.

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3/12/95	ADC	2.00	Review transcripts in preparation for trial.
3/12/95	AMF	1.30	Review of pleadings, transcripts, depositions and memos.
3/13/95	AMM	.80	Revise Answer and Grounds of Defense to Amended Cross-Bill.
3/13/95	AMF	1.70	Continued review of documents; office conference with ADC; telephone call with Mr. Lawrence; conference call with ADC and Mr. Lawrence.
3/13/95	SJS	.00	Prepare ADC for discovery hearing and depositions.
3/13/95	ADC	10.00	Prepare for Motions to Compel; office conference with SJS regarding same; travel to Warrenton, Virginia for hearings.
3/13/95	JAB	.90	Draft letter to Mr. Kimball; draft letter to Mr. Peltzer; office conference with AMF; numerous telephone calls with potential expert witnesses; telephone call with Mr. Adler.
3/14/95	AMF	1.60	Review and revision of questions; conference call with ADC and Mr. Lawrence.
3/14/95	ADC	10.00	Travel to Fauquier Circuit Court and argue Motions to Compel discovery; office conference with attorney Pearson regarding motion to depose experts; conference with Mr. Swick regarding franchise manuals; conference with Mr. Peltzer; return to Chesapeake; conference call with AMF and Mr. Lawrence.

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3/15/95	SJS	.00	Meetings with attorney Lawrence, Mr. Paphites, ADC, and AMF; review traffic information with attorney Lawrence.
3/15/95	ADC	8.00	Office conference with attorney Lawrence, AMF, and SJS regarding trial preparation; office conference with JAB regarding research on expert witness issues; telephone call with Ms. Munro regarding experts and extending discovery deadline; receipt and review of parking survey; office conference with attorney Lawrence, Mr. Paphites, AMF, and SJS regarding trial preparation; draft Orders regarding Motion to Compel; review AMF memo.
3/15/95	AMF	5.70	Office conference with Mr. Lawrence, ADC and SJS; office conference with Mr. Paphites, Mr. Lawrence, ADC and SJS.
3/15/95	JAB	1.90	Legal research regarding expert witness testimony; review discovery requests; identification of experts; telephone call with Mr. Adler; draft deposition questions for Ms. Morris; office conference with ADC.
3/15/95	AMM	1.80	Letter to Court regarding Mr. Lawrence's appearance; schedule court reporters for depositions of Delta Associates employees and Evelyn Leonard; telephone call with Mr. Zimmerman regarding deposition dates; preparation of booklet of documents for Tassos' review.
3/16/95	ADC	8.00	Telephone call with Mr. Garvin regarding sales information; multiple telephone calls with attorney Lawrence regarding damages; receipt and review of

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additional motions from attorney Munro;
telephone call with attorney Munro
regarding expert witness opinions;
prepare deposition questions for Dr.
Chawla; letters to Messrs. Peltzer and
Kimball regarding site plans and parking
data.

3/16/95	JAB	.60	Telephone call with Dr. Cross; draft Plaintiff's Supplemental Response to First Interrogatories.
3/16/95	AMM	.30	Draft letter to expert witnesses.
3/17/95	AMF	.20	Office conference with ADC.
3/17/95	ADC	8.00	Telephone call with Mr. Garvin regarding review of store manual; telephone call with attorney Lawrence and Mr. Garvin regarding damages; receipt and review of New Dominion Title Co. documents; prepare questions and exhibits for Chawla deposition; office conference with SJS regarding same; multiple telephone calls with attorney Munro regarding exhibits; review additional transcripts; telephone call with Mr. Garvin regarding sales figures; letter to experts regarding same; office conference with AMF.
3/17/95	SJS	.00	Prepare for depositions.
3/17/95	JAB	1.30	Telephone call with Mr. McKnight; draft deposition questions for Ms. Morris and Mr. Leisch.
3/19/95	ADC	6.50	Revise and finalize Answer and Grounds of Defense to Amended Cross-Bill; revise orders on Motion to Compel Bank and Motion to Compel Chawla; prepare

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deposition questions for Mr. Leisch and Ms. Morris; review additional transcripts; draft Stipulation of Facts.

3/19/95	SJS	.00	Travel to Warrenton and prepare for depositions.
3/20/95	AMF	.70	Office conferences with ADC; receipt and review of fax from Mr. Paphites; telephone call with Mr. Paphites.
3/20/95	ADC	7.90	Draft questions and prepare exhibits for Ms. Leonard's deposition; two telephone calls with attorney Lawrence regarding damages; telephone call with attorney Lawrence and Mr. Garvin regarding same; letters to Mr. Peltzer and Mr. Kimball regarding sales; review additional hearing transcript; revise supplemental response to expert interrogatory; memo regarding research issues; memo to attorney Pearson regarding hearing on motions to compel and depose witnesses; office conference with AMF.
3/20/95	SJS	.00	Depose Dr. Chawla and travel to Charlottesville.
3/20/95	JAB	2.40	Draft Supplemental Responses to First Interrogatories; telephone call with Mr. Adler; letter to Mr. Adler; review discovery responses of Chawla for information regarding Ms. Leonard.
3/21/95	AMF	.20	Office conference with ADC; review of supplemental discovery.
3/21/95	ADC	7.50	Finalize amended discovery response regarding witnesses; letter to attorney Munro regarding same; finalize and file

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Answer and Grounds of Defense to Amended Cross-Bill; office conference with AMM regarding document production; letter to attorney Munro regarding same; memo and exhibits to attorney Pearson regarding scheduled motions; telephone call with Dr. Cross; revise Stipulation Order office conference with AMF; office conference with JAB.

3/21/95	SJS	.00	Prepare Mr. Paphites for deposition; prepare Mr. Garvin for deposition.
3/21/95	JAB	.20	Office conference with ADC.
3/21/95	AMM	2.00	Research pleadings for interrogatories regarding damages; office conference with ADC regarding Weekly business summaries.
3/22/95	AMF	.30	Office conferences with ADC.
3/22/95	SJS	.00	Depositions of Mr. Paphites and Mr. Garvin; return to Norfolk.
3/22/95	ADC	6.30	Multiple telephone calls with attorney Lawrence regarding depositions and experts; letter and financial documents to attorney Munro; telephone call with attorney Pearson regarding motions; telephone call with Mr. Adler regarding Leonard deposition; receipt and review of additional documents from Defendants; review Lagos deposition transcript; revise final pretrial order; office conference with AMF.
3/23/95	SJS	.00	Memos to file regarding depositions; office conference with AMF.

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3/23/95	AMF	.60	Review of case law; office conference with SJS; telephone call with Mr. Paphites.
3/23/95	JAB	.30	Telephone call with Ms. Kimball.
3/23/95	AMM	2.80	Miscellaneous faxes and trial preparation.
3/24/95	ADC	5.80	Receipt and review of correspondence from Mr. Kimball and Mr. Peltzer; telephone call with Mr. Peltzer regarding same; telephone call with Mr. Kimball and attorney Lawrence regarding same; revise and finalize supplemental discovery response regarding additional witnesses; receipt and review of letter from Mr. Adler regarding Leonard deposition; office conference with JAB receipt and review of letter from attorney Pearson regarding hearings; telephone call with attorney Munro regarding expert depositions; telephone call with Mr. Garvin and attorney Lawrence; office conference with AMF.
3/24/95	AMF	.20	Office conference with ADC.
3/24/95	JAB	.30	Office conference with ADC; review opinions of experts.
3/25/95	ADC	7.50	Compare January 1992 and August 1992 Leases; review Lagos deposition; revise final pretrial order; review Derrico deposition; review Dougher deposition.
3/27/95	AMF	.70	Review of final pretrial order; office conference with ADC.
3/27/95	ADC	12.00	Revise and finalize final pretrial order; multiple telephone calls with

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attorney Lawrence; telephone call with Mr. Paphites regarding final pretrial; telephone call with attorney Pearson regarding discovery motions; multiple telephone calls with attorney Munro; receipt and review of Motion to Exclude Experts; travel to Warrenton for final pretrial conference; prepare for same; office conference with AMF.

3/27/95	AMM	6.50	Revise Weekly Business Summaries Chart; review all correspondence files to insure all correspondence is in chronological order for trial.
3/28/95	ADC	12.00	Attend final pretrial conference; travel to Charlottesville; office conference with Messrs. Paphites, Garvin, and Bomberger; return to Chesapeake.
3/28/95	AMF	.80	Telephone calls with Mr. Paphites.
3/28/95	AMM	1.80	Update Weekly Business Summaries with information provided by ADC.
3/29/95	AMF	.20	Office conference with ADC.
3/29/95	AMM	3.00	Telephone call to Mr. Zimmerman regarding same; brief office conference with ADC regarding deposition transcripts; telephone call with Ms. McMahon regarding Chawla transcript; telephone call to Ms. Lipincot regarding service of subpoena duces tecum on title companies; update Weekly Business Summaries chart; lengthy telephone call with Ms. Lipincot regarding service; office conference with ADC regarding same; telephone call to Dunn Title; telephone call to Mr. Lawrence's office; draft order regarding Respondent's

CONTINUED

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Motion to Exclude Expert Witnesses; fax
to Mr. Lawrence and Ms. Munro.

3/29/95	ADC	9.00	Letter to attorney Munro regarding weekly business summaries; telephone call with Mr. Kimball regarding deposition dates; receipt and review of Mr. Kimball's report; review of discovery regarding parking studies; multiple telephone calls with attorney Lawrence and Mr. Paphites; draft Motion to Quash subpoena duces tecum to Mr. Garvin and to Taco Bell; telephone call with Court regarding hearing; multiple telephone calls with attorney Munro; revise Motion to Compel Order and fax to attorney Munro; draft Motions in Limine regarding settlement negotiations and parol evidence; office conference with AMF; letter to attorney Munro regarding parking survey; office conference with AMM; office conference with JAB.
3/29/95	JAB	.60	Office conference with ADC regarding electronic research needed; conduct electronic legal research.
3/30/95	AMM	3.00	Office conference with ADC regarding documents responsive to the Subpoena duces tecum to Taco Bell; letters to Court regarding Order and Decree; draft Notice of Hearing regarding Motions in Limine; fax to Mr. Lawrence; revise letter to Ms. Munro and Mr. Zimmerman; fax to Mr. Paphites for review; fax Motion in Limine and Notice of Hearing to Court, Munro and Zimmerman.
3/30/95	JAB	1.20	Legal research regarding injunctive relief and removal of buildings or other improvements; office conference with

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ADC; legal research regarding federal
banking regulations.

3/30/95	AMF	1.20	Office conferences with ADC; review of proposed settlement letter; conference call with Mr. Lawrence and ADC.
3/30/95	ADC	7.70	Multiple telephone calls with attorney Munro; receipt and review of Defendant's supplemental responses to discovery; revise Motion in Limine regarding parol evidence and Motion in Limine regarding settlement negotiations; receipt and review of Motion for Summary Judgment from attorney Lawrence; multiple telephone calls with attorney Lawrence; telephone call with Mr. Paphites regarding settlement letter; revise same; receipt and review of Bank's suggestion of Federal Preemption; receipt and review of Defendant's Motion for Summary Judgment; review transcript; telephone call with Mr. Kimball; telephone call with Tacoma, Inc.; office conference with AMF; telephone call with attorney Munro regarding expert's report; office conference with JAB.
3/31/95	AMM	2.80	Office conference with ADC; telephone call with Ms. Munro's office; telephone call with Ms. Ludwig regarding Mr. Bomberger's deposition; telephone call with Ms. Ludwig regarding Mr. Reith's deposition; telephone call to Rudiger and Green to schedule court reporter for Monday's hearing; telephone call to McMahon Reporting regarding Dr. Chawla's deposition transcript; memorandum to ADC; telephone call to Dunn Title; telephone call with Ms. Pealer regarding Mr. Bomberger's deposition; telephone

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call to Mr. Bomberger; telephone call to Mr. Pearson's office; letter to Ms. Munro enclosing copies of pages from The Answer Book; telephone call with Sherri of Dunn Title; memorandum to file regarding telephone call with Sherri; revise Protective Order; office conference with ADC regarding Final Pretrial Order; draft Order; revise letter to Ms. Munro regarding The Answer Book; revise Protective Order; revise Final Pretrial Order; finalize Order regarding Motion to Exclude Expert Witnesses; finalize Motions to Quash Subpoena duces tecum; update pleadings file.

3/31/95 AMF .50

Office conferences with ADC; telephone call with Mr. Paphites.

3/31/95 ADC 7.00

Multiple telephone calls with attorney Lawrence regarding expert depositions and hearing; multiple telephone calls with attorney Munro regarding same; letter regarding settlement to attorney Munro and attorney Zimmerman; telephone call with attorney Duggan regarding Taco Bell documents; telephone call with Mr. Ryan of Taco Bell Corp. regarding same; letter to attorney Munro regarding expert's report; legal research regarding res judicata; finalize Motions to Quash subpoenae to Mr. Garvin and Taco Bell; letter to Court regarding same; finalize protective order regarding The Answer Book; letter to attorney Munro regarding same; office conference with AMF; office conference with JAB.

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3/31/95 JAB 1.20 Legal research regarding federal
regulations regarding closure and/or
relocation of insured financial
institutions; office conference with
ADC.

TOTAL HOURS: 249.30

FEES: \$ 24,265.00

FEE SUMMARY:

INIT	RATE	HOURS	AMOUNT
ADC	100.00	163.90	16,390.00
AMF	150.00	29.60	4,440.00
AMM	50.00	33.60	1,680.00
JAB	75.00	19.50	1,462.50
JC	100.00	1.80	180.00
MBH	125.00	.90	112.50
SJS			.00
TOTAL		249.30	24,265.00

DISBURSEMENTS

Long Distance Facsimile	52.00
Express Mail	139.10
Travel Expenses	441.13
Clerk's Filing Fees	15.00
Facsimile Charges	26.00
Copy Service	56.94
Courier Service	10.00
Transcript Fees - Depositions of Vera Chaula & William Lagos as provided by County Court Reporters	606.00
Photocopy Expense	274.90
Copies from Circuit Court	4.50
Long Distance Telephone Calls	134.33

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Computer Legal Research Expense

148.75

COSTS: 1,908.65

STATEMENT BALANCE: 26,173.65

STM NO	STM DATE	BILL AMOUNT	APPLIED CASH RECPT	APPLIED A/R ADJ	BALANCE DUE
.9306	12/16/94	17,127.56	17,127.56	41.00	41.00
19740	01/16/95	8,799.91	0.00	0.00	8,799.91
20432	02/16/95	7,127.75	0.00	0.00	7,127.75
20938	03/10/95	11,142.96	0.00	0.00	11,142.96
21625	04/17/95	26,173.65	0.00	0.00	26,173.65
TOTAL BALANCE DUE					53,285.27

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MAY 12, 1995

FEDERAL I.D. 541275159
Statement No. 22065

BurgerBusters Inc.
355 West Rio Rd., Suite 204
Charlottesville, Va 22901

Our File No. 0143 -036
Re: Inder Chawla - Build To Suit
Agreement

For legal services rendered through 04/30/95 including, but not limited to the following:

DATE	ATTY	HOURS	SERVICES PERFORMED
4/02/95	ADC	5.00	Travel to Warrenton for hearing on various motions; prepare for same.
4/03/95	ADC	12.50	Review Taco Bell Corp. documents; legal research regarding "substantial"; telephone call with Mr. Reith regarding deposition testimony; deposition of Mr. Bomberger; attend hearing on and argue final pretrial motions.
4/03/95	AMM	.60	Letter to Mr. Paphites; telephone call with ADC; facsimile to Mr. Reith.
4/04/95	AMF	.50	Office conference with ADC.
4/04/95	ADC	5.20	Telephone call with attorney Lawrence regarding Mr. Reith's deposition; two telephone calls with Mr. Garvin regarding damages calculations; office conference with AMF regarding hearing; multiple telephone calls with attorney Munro; letter to attorney Munro; telephone call with Mr. Paphites; draft orders regarding Motions in Limine and

CONTINUED

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Defendant's Motion for Summary Judgment.

4/05/95	AMF	3.60	Office conference with Mr. Paphites, Mr. Lawrence and ADC; office conference with ADC.
4/05/95	ADC	7.10	Office conference with AMF, Mr. Paphites, and attorney Lawrence; letter to attorney Munro regarding damages figures; multiple telephone calls with attorney Munro; telephone call with attorney Lawrence; telephone call with Mr. Garvin regarding damages calculations; letter to attorney Munro regarding Dr. Cross' deposition; letter to Dr. Cross; telephone call with Dr. Cross; office conference with AMF; office conference with JAB.
4/05/95	JAB	.90	Office conference with ADC; legal research regarding conditional acceptance; legal research regarding future acceptance.
4/05/95	AMM	2.60	Work on organizing and chronologizing correspondence files.
4/06/95	AMF	.20	Telephone call with ADC.
4/06/95	ADC	13.00	Travel to and from Warrenton, Virginia; defend depositions of Messrs. Garvin and Paphites; prepare and file Motion to Compel expert's report; office conference with attorney Munro regarding stipulations; telephone call with AMF.
4/07/95	ADC	4.50	Multiple telephone calls with attorney Munro regarding discovery and depositions; defend telephone deposition of Mr. Kimball; multiple telephone calls

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with attorney Lawrence; receipt and review of Motion for Summary Judgment; receipt and review of Motion to Compel filed by Defendants; office conference with AMM regarding witness subpoenas; receipt and review of subpoena duces tecum to Vетtra Company; telephone call with Mr. Torney regarding same; letter to attorney Munro regarding same; office conference with AMF.

4/07/95	AMM	2.60	Telephone call to Fauquier County Circuit Court regarding witness subpoenae; review pleadings and prepare memorandum to ADC regarding list of witnesses to subpoena for trial; telephone call to Dunn Title; prepare expert witness subfiles.
4/07/95	AMF	.20	Office conference with ADC.
4/09/95	ADC	5.00	Memo to file regarding Kimball deposition; memo to file regarding Garvin deposition; memo to file regarding Paphites deposition; Motion to Quash Amended subpoena duces tecum to Mr. Garvin; revise Order of Proof for trial; review and mark documents produced by Mr. Dougher.
4/10/95	ADC	6.10	Telephone call with Mr. Butler regarding number of parking spaces; telephone call with Ms. Ludwick regarding Bomberger deposition; letter to Court regarding witness subpoenas; receipt and review of Mr. Kimball's bill; telephone call with attorney Lawrence regarding Motion for Summary Judgment; revise Order of Proof; review Chawla deposition transcript; office conference with AMF; office conference with attorney Lawrence;

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telephone call with attorney Lawrence
and Mr. Lewis regarding P&L statements.

4/10/95	AMM	.60	Letter to Mr. Kimball; letter to Ms. Munro regarding response to subpoena duces tecum to Dominion Title.
4/10/95	AMF	.40	Office conference with ADC; telephone call with Mr. Lawrence.
4/11/95	AMF	1.30	Telephone calls with Mr. Lewis; office conference with ADC; telephone calls with Mr. Lawrence; telephone call with Mr. Paphites; telephone conference with Mr. Lawrence and ADC.
4/11/95	ADC	4.20	Office conference with AMF regarding financial statement; telephone call with attorney Lawrence regarding same; extended telephone call with Mr. Paphites regarding same; telephone call with AMF and attorney Lawrence regarding Motion to Compel; receipt and review of BBI consolidated fence suit; legal research regarding conditional acceptance; review Chawla deposition.
4/12/95	ADC	1.20	Office conference with AMF; telephone call with attorney Lawrence and AMF regarding Motion for Summary Judgment; telephone call with attorney Pearson regarding fence permit; preparation for trial.
4/12/95	AMF	.70	Office conference with ADC; telephone call with Mr. Paphites; telephone conference with ADC and Mr. Lawrence.
4/12/95	AMM	3.50	Update all pleadings files and prepare additional pleadings files; trial preparation.

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4/13/95	AMF	.10	Office conference with ADC.
4/13/95	ADC	2.70	Telephone call with Dr. Cross; telephone call with Mr. Lawrence; telephone call with Mr. Garvin regarding subpoena duces tecum; review Chawla deposition; office conference with AMF.
4/13/95	AMM	2.50	Draft letter to witnesses regarding subpoena; additional trial preparation.
4/14/95	ADC	5.20	Letters to witnesses regarding subpoenas; letter to Ms. Munro regarding Kimball invoice; telephone call with Ms. Herndon regarding subpoena; telephone call with Mr. Lawrence; telephone call with Court regarding hearing transcript; receipt and review of same; review Dr. Chawla's deposition transcript; review Mrs. Chawla's deposition transcript; telephone call with Ms. Munro regarding stipulations; office conference with AMF.
4/14/95	AMF	.60	Office conference with ADC; office conference with Mr. Paphites.
4/14/95	AMM	3.20	Preparation of letters to witnesses regarding subpoenae for trial; letter to Ms. Munro regarding Mr. Kimball's fee for deposition; telephone call with Stabner Court Reporting; speed note to Mr. Paphites; telephone call with Mr. Torney, Mr. Reith, Dr. Cross, Mr. McCollough and Mr. Singer regarding witness subpoenae; revise witness letters; preparation for trial.
4/16/95	AMM	3.00	Review Lagos' deposition and Derrico's deposition.

CONTINUED

FAGGERT & FRIEDEN, P.C.
ATTORNEYS AND COUNSELORS AT LAW

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4/17/95	ADC	9.30	Review transcript of Dougher deposition; revise Order of Proof; office conference with Mr. Lawrence regarding trial; review pleadings for trial exhibits; office conference with AMF.
4/17/95	AMF	.30	Office conferences with ADC.
4/17/95	AMM	4.00	Continued review of Ms. Derrico's deposition; letter to Mr. Paphites; begin review of Dr. Chawla's deposition.
4/18/95	ADC	10.50	Office conference with Mr. Lawrence regarding trial strategy; telephone call with Mr. Tomey regarding testimony; telephone call with Ms. Mino regarding subpoena duces tecum; telephone call with Ms. Munro regarding exhibits; receipt and review of supplemental response to discovery; telephone call with Dr. Cross regarding present value calculations; review documents in preparation for trial; office conference with AMF; office conference with AMM.
4/18/95	AMF	.20	Office conference with ADC; telephone call with Mr. Paphites.
4/18/95	AMM	3.20	Office conference with ADC regarding trial exhibits; update discovery pleadings files; review plats for ADC; facsimile to Mr. Lawrence; telephone call with Mr. Pearson regarding Town Ordinance; further trial preparation.
4/19/95	AMF	.60	Office conference with ADC; review of letter to Mr. Duggan; review of letter to Mr. Lawrence.

CONTINUED

FAGGERT & FRIEDEN, P.C.

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4/19/95	ADC	8.00	Telephone call with Ms. Munro regarding Exhibit D; receipt and review of same; letter to Ms. Munro regarding stipulated exhibits; revise Final Pretrial Order; telephone call with Mr. Lawrence; receipt and review of Court's ruling; assemble trial exhibits; office conference with AMF.
4/19/95	AMM	5.30	Letter to Mr. Duggan regarding Third Subpoena duces tecum to Taco Bell Corp.; revise letter to Mr. Duggan; continued review of Dr. Chawla's deposition; assemble complete set of plats; revise Final Pre-trial Order; additional trial preparation.
4/20/95	AMF	1.10	Review of Judge Robertson's ruling; telephone call with Mr. Paphites; office conference with ADC; conference call with Mr. Paphites, Mr. Lawrence and ADC; office conference with Mr. Lawrence and ADC.
4/20/95	ADC	10.00	Review Leonard deposition; office conference with AMF and Mr. Lawrence regarding Court's ruling; office conference with Mr. Lawrence regarding trial; telephone call with Ms. Munro; telephone call with Court; telephone call with Mr. Zimmerman; telephone call with Mr. Garvin regarding expert's deposition; conference call with Court and Ms. Munro; prepare for trial; review hearing transcripts; conference call with Mr. Paphites, Mr. Lawrence and AMF.
4/20/95	AMM	5.50	Office conference with AMF; telephone call with Mr. Pearson's bookkeeper regarding his fees and costs billed

CONTINUED

FAGGERT & FRIEDEN, P.C.

ATTORNEYS AND COUNSELORS AT LAW

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MAY 12, 1995

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through December 31, 1994; begin assembly of trial notebooks and other items for trial.

4/21/95	ADC	9.60	Multiple telephone calls with Mr. Paphites; telephone call with Mr. Zimmerman; telephone call with Ms. Munro; multiple telephone calls with Mr. Lawrence; telephone call with Ms. Herndon; telephone call with Mr. Swick; telephone call with Mr. Butler; telephone call with Mr. Kimball; telephone call with Dr. Cross; prepare trial exhibits; prepare witness examinations; telephone call with SJS; additional trial preparation; office conference with AMF.
4/21/95	AMM	6.50	Prepare summaries of depositions of Mr. Lagos, Ms. Derrico, Dr. Chawla and Mr. Dougher; finalize trial notebooks; prepare notebooks for plaintiff's exhibits; review all plats needed for trial with ADC; review all files and documents needed for trial with ADC.
4/21/95	AMF	.30	Office conference with ADC; telephone call with Mr. Paphites.
4/22/95	AMF	.20	Telephone call with Mr. Lawrence.
4/23/95	ADC	6.50	Travel to Warrenton and prepare for trial.
4/24/95	AMM	.30	Telephone calls with Mr. Reith; telephone call with Dr. Cross; telephone call with ADC.
4/24/95	ADC	13.50	Prepare for and attend final pre-trial conference; prepare for trial.

CONTINUED

FAGGERT & FRIEDEN, P.C.

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4/25/95	ADC	11.50	Trial and preparation for same.
4/25/95	AMF	.20	Telephone call with Mr. Paphites; office conference with AMM.
4/25/95	AMM	.30	Brief office conference with AMF; telephone call with Mr. Baumberger; telephone call with ADC.
4/26/95	ADC	12.00	Trial and preparation for same.
4/26/95	AMF	.60	Telephone call with ADC.
4/27/95	ADC	10.00	Trial.
4/28/95	ADC	4.00	Travel to Chesapeake.

TOTAL HOURS: 232.30

FEES: \$ 21,577.50

FEE SUMMARY:

	INIT	RATE	HOURS	AMOUNT
	ADC	100.00	176.60	17,660.00
	AMF	150.00	11.10	1,665.00
	AMM	50.00	43.70	2,185.00
	JAB	75.00	.90	67.50
TOTAL			232.30	21,577.50

DISBURSEMENTS

Express Mail	79.70
Long Distance Facsimile	12.00
Facsimile Charges	11.00
Transcript Fees	529.50
Copy Service	24.72

CONTINUED

FAGGERT & FRIEDEN, P.C.

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MAY 12, 1995

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Our File No. 0143 -036

Clerk's Filing Fees	5.00
Sheriff's Process Service Fees	60.00
Travel Expenses	386.33
Long Distance Telephone Calls	252.50
Photocopy Expense	232.40
Courier Service	16.00

COSTS: 1,709.15

STATEMENT BALANCE: 23,286.65

STM NO	STM DATE	BILL AMOUNT	APPLIED. CASH RECPT	APPLIED A/R ADJ	BALANCE DUE
19306	12/16/94	17,127.56	17,127.56	41.00	41.00
19740	01/16/95	8,799.91	0.00	0.00	8,799.91
20432	02/16/95	7,127.75	0.00	0.00	7,127.75
20938	03/10/95	11,142.96	0.00	0.00	11,142.96
21625	04/17/95	26,173.65	0.00	0.00	26,173.65
22065	05/12/95	23,286.65	0.00	0.00	23,286.65
TOTAL BALANCE DUE					76,571.92

FAGGERT & FRIEDEN, P.C.

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JUNE 15, 1995

FEDERAL I.D. 541275159
Statement No. 22384

BurgerBusters Inc.
355 West Rio Rd., Suite 204
Charlottesville, Va 22901

Our File No. 0143 -036
Re: Inder Chawla - Build To Suit
Agreement

For legal services rendered through 05/31/95 including, but not limited to the following:

DATE	ATTY	HOURS	SERVICES PERFORMED
5/01/95	ADC	.20	Telephone call with Mr. Lawrence regarding Motion for Summary Judgment.
5/02/95	AMF	.10	Telephone call with Mr. Paphites.
5/03/95	AMF	.20	Office conference with ADC; telephone call with Mr. Lawrence.
5/03/95	ADC	.70	Office conference with AMF; telephone call with attorney Lawrence regarding Motion for Summary Judgment; letter to attorney Munro; receipt and review of executed supplemental discovery response.
5/03/95	AMM	.10	Prepare letter to Ms. Munro.
5/04/95	AMM	.10	Telephone call with Stabner Court Reporting.
5/05/95	ADC	.60	Telephone call with Mr. Peltzer; telephone call with Mr. Lewis; receipt and review of recent Virginia Supreme

CONTINUED

FAGGERT & FRIEDEN, P.C.

ATTORNEYS AND COUNSELORS AT LAW

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CHESAPEAKE, VIRGINIA 23320

TELEPHONE (804) 424-3232
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JUNE 15, 1995

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Statement No. 22384

Our File No. 0143 -036

Court cases; office conference with
AMM.

5/05/95	AMM	.10	Office conference with ADC.
5/08/95	AMM	.10	Letter to Stabner Court Reporting.
5/08/95	ADC	.40	Telephone call with Ms. Munro regarding transcript; letter to Stabner Court Reporting-regarding same.
5/09/95	ADC	4.00	Office conference with Mr. Lawrence and AMF regarding trial; conference with Mr. Paphites, Mr. Dragas, Mr. Archilleos, AMF and Mr. Lawrence regarding trial; review and revise Renewed Motion for Summary Judgment.
5/09/95	AMF	3.60	Office conference with Mr. Lawrence and ADC; luncheon conference with Mr. Lawrence, ADC, Mr. Paphites, Mr. Bill Dragas and Mr. Achilleos.
5/10/95	ADC	.60	Telephone call with Mr. Kimball; telephone call with Mr. Peltzer.
5/12/95	ADC	.40	Receipt and review of Continuance Orders for chancery and law matters; telephone call with Mr. Peltzer; office conference with AMF.
5/12/95	AMF	.10	Office conference with ADC.
5/15/95	ADC	.80	Telephone call with Mr. Lawrence regarding Motion for Summary Judgment; telephone call with Mr. Pearson regarding hearing on same; telephone call with Mr. Lawrence regarding Orders from Defendants.

CONTINUED

FAGGERT & FRIEDEN, P.C.
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JUNE 15, 1995
Page No. 3

Statement No. 22384
Our File No. 0143 -036

5/19/95	ADC	.40	Telephone call with Mr. Lewis; letter to Mr. Paphites regarding trial.
5/22/95	ADC	.80	Receipt and review of letter regarding Delta Assoc.; receipt and review of Orders regarding pretrial motions; telephone call with Mr. Adler regarding Leonard deposition.
5/23/95	ADC	1.00	Telephone-call with Mr. Lawrence regarding proposed orders; revise same; letter to Ms. Munro regarding same.
5/25/95	ADC	.70	Letter to Ms. Munro regarding Garvin documents; receipt and review of Mr. Lawrence's letter to Judge Robertson; telephone call with Mr. Lawrence regarding same.
5/30/95	ADC	.50	Receipt and review of revised Orders; letter to attorney Munro regarding same; telephone call with attorney Lawrence regarding same.

TOTAL HOURS: 15.50

FEES: \$ 1,730.00

FEE SUMMARY:

	INIT	RATE	HOURS	AMOUNT
	ADC	100.00	11.10	1,110.00
	AMF	150.00	4.00	600.00
	AMM	50.00	.40	20.00
TOTAL			15.50	1,730.00

CONTINUED

FAGGERT & FRIEDEN, P.C.

ATTORNEYS AND COUNSELORS AT LAW

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JUNE 15, 1995

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Statement No. 22384

Our File No. 0143 -036

DISBURSEMENTS

Travel Expenses	311.95
Long Distance Facsimile	8.00
Long Distance Telephone Calls	93.16
Copy Service	7.52
Facsimile Charges	5.00
Photocopy Expense	9.90

COSTS: 435.53

STATEMENT BALANCE: 2,165.53

STM NO	STM DATE	BILL AMOUNT	APPLIED CASH RECPT	APPLIED A/R ADJ	BALANCE DUE
19306	12/16/94	17,127.56	17,127.56	41.00	41.00
19740	01/16/95	8,799.91	0.00	0.00	8,799.91
20432	02/16/95	7,127.75	0.00	0.00	7,127.75
20938	03/10/95	11,142.96	0.00	0.00	11,142.96
21625	04/17/95	26,173.65	0.00	0.00	26,173.65
22065	05/12/95	23,286.65	0.00	0.00	23,286.65
22384	06/15/95	2,165.53	0.00	0.00	2,165.53
TOTAL BALANCE DUE					78,737.45

FAGGERT & FRIEDEN, P.C.
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JULY 21, 1995

FEDERAL I.D. 581278180
Statement No. 23131

BurgerBusters Inc.
355 West Rio Rd., Suite 204
Charlottesville, Va 22901

Our File No. 0143 -036
Re: Inder Chawla - Build To Suit
Agreement

For legal services rendered through 06/30/95 including, but not limited to the following:

DATE	ATTY	HOURS	SERVICES PERFORMED
6/01/95	ADC	.20	Telephone call with Mr. Lewis.
6/05/95	AMF	.20	Telephone call with Mr. Paphites; telephone call with Mr. Lawrence.
6/06/95	ADC	.30	Telephone call with Ms. Munro regarding plat and orders.
6/08/95	ADC	.40	Receipt and review of letter to Court regarding agreed orders; receipt and review of letter from Mr. Lawrence regarding expert depositions.
6/12/95	ANM	.10	Draft letter to Ms. Munro regarding Plat obtained from Mr. Garvin's files.
6/12/95	ADC	1.00	Telephone call with Mr. Lawrence regarding hearing; telpehone call with Ms. Ludwick regarding outstanding orders; letter to Ms. Munro regarding order in law matter; telephone call with Mr. Pearson regarding hearing.

CONTINUED

FAGGERT & FRIEDEN, P.C.
ATTORNEYS AND COUNSELORS AT LAW

870 GREENBRIER CIRCLE, SUITE 300
CHESAPEAKE, VIRGINIA 23320

TELEPHONE (804) 424-3232
FACSIMILE (804) 424-0102

JULY 21, 1995
Page No. 2

Statement No. 23131
Our File No. 3143 -035

6/26/95	AMF	.70	Telephone calls with Mr. Garvin; telephone call with Mr. Lawrence and ADC.
6/26/95	ADC	1.20	Office conference with AMF and Mr. Lawrence regarding hearing on Motion for Partial Summary Judgment; telephone call with Ms. Munro regarding same; telephone call with Mr. Lawrence regarding Order; receipt and review of Motion in law matter.
6/27/95	AMF	.10	Telephone call with Mr. Paphites.
6/27/95	ADC	.50	Receipt and review of order on Renewed Motion for Partial Summary Judgment; telephone call with Mr. Lawrence regarding same.
6/28/95	AMM	.20	Letter to Mr. Pearson regarding attendance at July 11, 1995 docket call.

TOTAL HOURS: 4.90

FEES: \$ 525.00

FEE SUMMARY:

	INIT	RATE	HOURS	AMOUNT
	ADC	100.00	3.60	360.00
	AMF	150.00	1.00	150.00
	AMM	50.00	.30	15.00
TOTAL			4.90	525.00

CONTINUED

FAGGERT & FRIEDEN, P.C.

ATTORNEYS AND COUNSELORS AT LAW

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JULY 21, 1995
Page No. 3

Statement No. 23131
Our File No. 9113 -001

DISBURSEMENTS

Facsimile Charges	3.00
Courier Run - No Charge	.00
Copies of Plat	4.70
Photocopy Expense	10.40
Long Distance Telephone Calls	8.02

COSTS: 26.12

STATEMENT BALANCE: 551.12

STM NO	STM DATE	BILL AMOUNT	APPLIED CASH RECPT	APPLIED A/R ADJ	BALANCE DUE
19306	12/16/94	17,127.56	17,127.56	41.00	41.00
20938	03/10/95	11,142.96	0.00	0.00	11,142.96
21625	04/17/95	26,173.65	0.00	0.00	26,173.65
22065	05/12/95	23,286.65	0.00	0.00	23,286.65
22384	06/15/95	2,165.53	0.00	0.00	2,165.53
23131	07/21/95	551.12	0.00	0.00	551.12

TOTAL BALANCE DUE 62,789.29

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MARCH 5, 1996
Page No. 7

Statement No. 27979
Our File No. 0143 -036

2/20/96	ADC	1.50	Receipt and review of letter from Mr. O'Connell regarding hearing; office conference with JGL regarding non-suit; telephone call with Court regarding scheduling; telephone call with Mr. Pearson regarding order on Motion for Summary Judgment; receipt and review of correspondence from Kinlow Paving; receipt and review of demolition estimate.
2/20/96	JGL	.50	Office conference with ADC regarding non-suit.
2/21/96	ADC	1.10	Office conference with JGL regarding strategy; telephone call with Court regarding scheduling; letter to Mr. O'Connell regarding telephone conference.
2/21/96	JGL	1.40	Conference with ADC; telephone calls with Mr. Harris, Clerk of Fauquier County Circuit Court; letter to court confirming conference call; call to office of Mr. Zimmerman; telephone call with Mr. Zimmerman regarding rescheduling of time for presentation of final decree and issue of attorneys' fees. Telephone call with ADC, prepare letter to Mr. O'Connell. Telephone call with Mr. Zimmerman; telephone call to Mr. Pearson; telephone call to offices of Dr. Cross and Mr. Kimball; dictate letter to Mr. Pearson transmitting nonsuit order; dictate letter to Mr. Zimmerman transmitting order relating to hearing for presentation of final decree and for determination of attorneys' fees.

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MARCH 5, 1996
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Statement No. 27979
Our File No. 0143 -036

2/22/96	ADC	1.50	Office conference with JGL; telephone call with Mr. O'Connell's office; telephone call with Court; conference call with Court and Mr. O'Connell; draft order changing hearing time; telephone call with Mr. Paphites regarding same; telephone call with Mr. Pearson regarding opposition to billiard parlor; office conference with JGL regarding same.
2/22/96	JGL	1.60	Telephone call with Mr. Frostick; telephone call with Dr. Cross; research issues of attorneys' fees; office conference with ADC.
2/27/96	ADC	.30	Review research regarding determination of attorneys fees.
2/28/96	JAB	3.70	Office conference with ADC regarding legal research needed with regard to proper measure of attorneys' fees; legal research regarding judicial analysis of reasonableness of attorneys' fees; legal research regarding discovery of attorneys' fees of non-prevailing party.
2/28/96	ADC	1.80	Office conference with JGL regarding attorneys fees standard; preliminary research regarding same; receipt and review of Mr. O'Connell's letter regarding discovery; draft response and revised discovery order; office conference with JAB.
2/28/96	JGL	.30	Conference with ADC regarding attorneys' fees research.
2/29/96	JAB	.30	Additional legal research regarding attorneys' fees awards.

FAGGERT & FRIEDEN, P.C.

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MARCH 5, 1996

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Statement No. 27979

Our File No. 0143 -036

2/29/96	JGL	.90	Review letter from Mr. O'Connell and conference with ADC. Review fee application; conference with ADC regarding same.
2/29/96	ADC	3.50	Draft Petitioner's Application for Award of Attorneys' Fees and Costs; office conference with JGL regarding same; receipt and review of letter from Mr. O'Connell regarding discovery; draft response; review legal research regarding attorneys' fees.

TOTAL HOURS: 89.70

FEES: \$ 9,762.50

FEE SUMMARY:

INIT	RATE	HOURS	AMOUNT
ADC	100.00	41.70	4,170.00
AMF	150.00	2.10	315.00
AMM	50.00	9.40	470.00
JAB	75.00	8.90	667.50
JGL	150.00	27.60	4,140.00

TOTAL

89.70 9,762.50

DISBURSEMENTS

Long Distance Telephone Calls	1.41
Long Distance Facsimile	40.00
Express Mail	11.25
Facsimile Charges	2.00
Photocopy Expense	131.65

COSTS: 186.31

FAGGERT & FRIEDEN, P.C.

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MARCH 5, 1996
Page No. 10

Statement No. 27979
Our File No. 0143 -036

STATEMENT BALANCE: 9,948.81

STM NO	STM DATE	BILL AMOUNT	APPLIED CASH RECPT	APPLIED A/R ADJ	BALANCE DUE
23131	07/21/95	551.12	0.00	0.00	551.12
23766	08/21/95	873.49	0.00	0.00	873.49
24220	09/18/95	5,566.81	0.00	0.00	5,566.81
24371	10/10/95	1,061.13	0.00	0.00	1,061.13
5558	11/13/95	3,575.57	0.00	0.00	3,575.57
6346	12/20/95	3,860.04	0.00	0.00	3,860.04
26903	01/17/96	4,029.85	0.00	0.00	4,029.85
27519	02/15/96	2,313.93	0.00	0.00	2,313.93
27979	03/05/96	9,948.81	0.00	0.00	9,948.81
TOTAL BALANCE DUE					31,780.75

FAGGERT & FRIEDEN, P.C.
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APRIL 11, 1996

FEDERAL I.D. 541275159
Statement No. 28971

BurgerBusters Inc.
302 Hickman Road
Charlottesville, Va 22911

Our File No. 0143 -036
Re: Inder Chawla - Build To Suit
Agreement

For legal services rendered through 03/31/96 including, but not limited to the following:

DATE	ATTY	HOURS	SERVICES PERFORMED
3/01/96	JAB	2.40	Office conference with ADC regarding legal research required; legal research regarding availability of attorney-client privilege to defeat subpoena of attorney's billing information.
3/01/96	JGL	.50	Conference with ADC.
3/01/96	ADC	7.00	Research regarding recovery of attorneys' fees; draft Post-trial Request for Production of Documents to Chawlas and the Bank; finalize same; telephone call with Mr. Lewis regarding September 1995 bill; revise Application for Award of Attorney's Fees and Costs; prepare Exhibit A to same; office conference with JAB; office conference with JGL.
3/04/96	JGL	2.00	Conference with ADC regarding attorneys' fees. Conference with ADC regarding final decree. Telephone call with Dr. Cross; conference with ADC and JAB

FAGGERT & FRIEDEN, P.C.

ATTORNEYS AND COUNSELORS AT LAW

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APRIL 11, 1996
Page No. 2

Statement No. 28971
Our File No. 0143 -036

regarding research on attorneys' fees.
Conference with ADC.

3/04/96	ADC	6.50	Telephone call with Mr. Parker regarding final decree; revise same; office conferences with JGL regarding strategy; revise Exhibit to Fee Application; review Mr. Pearson's bills to allocate time; office conference with JGL regarding application.
3/04/96	AMM	1.90	Review Mr. Pearson's bills and break down according to Injunction Suit, Fence Suit, etc.
3/05/96	JGL	1.40	Conference with ADC and telephone call with Fauquier County newspaper reporter; conference with ADC regarding attorneys' fees; telephone call with Mr. Frostick.
3/05/96	ADC	6.00	Office conference with JGL regarding fee application; telephone call with Mr. Pearson regarding call from Ms. McNair; telephone call with Mr. Paphites regarding same; telephone call with Ms. McNair regarding litigation; telephone call with Mr. Sacks in preparation for hearing on fee application; revise same; telephone call with Mr. Frostick and JGL regarding hearing; letter to Mr. Frostick regarding Application; research regarding payment of attorneys' fees; additional revisions to Fee Application.
3/05/96	AMM	4.50	Assemble all bills relating to case; multiple telephone calls and facsimiles with Mr. Lewis at BurgerBusters, Inc.; continue breakdown of fees on Faggert & Frieden bills; prepare chart outlining breakdown of fees.

FAGGERT & FRIEDEN, P.C.
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3/06/96	ADC	4.50	Telephone call with Mr. Paphites regarding fee application; multiple telephone calls with Mr. Lewis regarding same; telephone call with Mr. Frostick; office conference with JGL regarding fee application; revise same; receipt and review of praecipe from defendants and objection to Post Trial Request for Production of Documents; draft additional post trial discovery to defendants; telephone call with Mr. Paphites regarding revisions to fee application; additional revisions to same.
3/06/96	JGL	1.70	Conference with ADC regarding fee application; with ADC, telephone call to Mr. Lewis; review correspondence and praecipe from Mr. O'Connell; conference with ADC regarding same; telephone call to Mr. Frostick; extensive telephone call with ADC and Mr. Frostick; modify attorneys' fees and costs application; review expert witness discovery propounded by ADC; telephone call to office of Mr. Paphites; telephone call with ADC and Mr. Paphites regarding deletion of fees and expenses for paving suit and employee property damage claim and adjustment of security guard expenses; conference with ADC regarding same.
3/06/96	AMM	3.80	Continue assembling bills for attachment to Application for Attorney's Fees; telephone call with Rudiger and Green (Court Reporters); telephone call with Mr. O'Connell's office.

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APRIL 11, 1996
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3/07/96	ADC	6.00	Finalize Petition for Fees and Costs; telephone call with JGL regarding same; telephone call with Mr. Frostick regarding same; prepare exhibits to Petition; receipt and review of letter from Mr. Zimmerman; draft response; prepare for March 12 hearing.
3/07/96	JGL	4.30	Conference with ADC regarding inclusion of future anticipated attorneys' fees and costs in fee application; research on that issue. Conference with ADC; review final version of application for fees and costs. Further research on whether client has the burden to prove reasonableness of attorneys' fees and costs, or whether the burden is on the Chawlas.
3/07/96	AMM	2.50	Finalize exhibits to Application for Award of Attorneys' Fees; prepare binder containing Application and exhibits for Judge Robertson; multiple copies of Application and exhibits.
3/08/96	ADC	1.60	Finalize letter to Mr. Zimmerman; office conference with JGL regarding March 12 hearing; outline testimony for attorneys fees hearing.
3/08/96	JGL	1.10	Preparation for hearing on March 12.
3/11/96	JGL	6.00	Preparation for hearing of March 12, 1996; office conference with ADC; travel to Warrenton; review research, pleadings and fee application in preparation for hearing on March 12.
3/11/96	ADC	1.30	Research regarding discovery of attorneys fees; office conference with JGL regarding hearing.

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3/12/96	JGL	9.30	Court appearance in Circuit Court of Fauquier County; meeting with Mr. Fischel, attorney in Warrenton; telephone call with ADC; telephone call with ADC and AMF; call to office of Mr. Paphites.
3/12/96	ADC	1.00	Receipt and review of newspaper article; telephone call with Mr. Paphites regarding same; telephone call with JGL regarding hearing; office conference with AMF regarding same.
3/12/96	AMF	.20	Telephone call with Mr. Paphites; office conference with ADC.
3/13/96	ADC	2.10	Extended telephone call with Mr. Paphites, JGL and AMF; telephone call with Mr. Pearson regarding Defendants' expert; office conference with JGL regarding entry of decree; research regarding attorney's fees; telephone call with Mr. Gulick's office; telephone call with AMF regarding research regarding changes to site plan.
3/13/96	AMF	1.10	Office conference with JGL and ADC; conference call with Mr. Paphites, JGL and ADC.
3/13/96	JAB	1.10	Office conference with JGL; legal research regarding time limitations on appeal of interlocutory orders and ability to appeal such orders upon entry of final decree.
3/13/96	JGL	4.20	Conference with AMF and ADC; review letter from Mr. Zimmerman dated March 8, 1996 regarding proposed final decree; telephone call to Mr. Zimmerman and to

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Mr. Frostick regarding respondents' expert witness on issue of attorneys' fees; letter to Mr. Zimmerman. Telephone conference with ADC, AMF and Mr. Paphites. Research issue of whether a decree may be entered reserving attorneys' fees; memorandum to JAB regarding same. Telephone call with Mr. Gulick's office regarding case in which he was previously involved concerning attorneys' fee award. Conference with JAB and review of cases regarding interrogatory appeal. Telephone call with Mr. Frostick; letter to Mr. Frostick transmitting copies of attorneys' fee cases. Telephone call with Mr. Gulick.

3/14/96	ADC	.40	Office conference with JAB regarding revisions to site plan; telephone call with Mr. Garvin regarding same.
3/14/96	JAB	.80	Office conference with ADC; review lease and 1994 memorandum; draft memo to ADC.
3/14/96	JGL	.40	Telephone call to office of Mr. Pearson. Telephone call with Mr. Pearson.
3/18/96	JGL	.40	Review materials from Mr. Pearson regarding court's disposition of attorneys' fee issue in Cooke v. Cooke.
3/25/96	ADC	1.20	Telephone call with Mr. Paphites regarding hearing; telephone call with Mr. Ingram regarding revision of site plan; telephone call with Virginia Lawyers Weekly regarding research request.
3/26/96	ADC	.30	Office conference with JGL regarding preparation for hearing.

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APRIL 11, 1996
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3/26/96	JGL	.30	Office conference with ADC.
3/27/96	ADC	3.50	Receipt and review of Respondents' Motion to Sever Issue of Attorneys Fees, Respondents' Motion to Dismiss Fee Application and Respondents' Motion for Leave to File a Fee Application; receipt and review of Mr. O'Connell's letter to Judge Robertson regarding proposed decree; office conference with JGL regarding same; preparation for hearing.
3/27/96	JGL	2.50	Review motions filed by Chawlas and conference with ADC concerning same; review Mr. O'Connell's letter objecting to portions of decree; research issues raised in Chawlas' motions; preparation for hearing on March 29.
3/28/96	ADC	8.50	Prepare for hearing; travel to Warrenton; conference with JGL regarding hearing; additional preparation regarding same.
3/28/96	JGL	6.00	Preparation for hearing, including further review of the Chawlas' objections to final decree; telephone call with ADC and Mr. Pearson regarding existence of list of special commissioners; conference with ADC regarding severance and transfer issues. Travel to Warrenton; with ADC, preparation for hearing of March 29.
3/29/96	ADC	4.00	Attend hearing and argue against Defendants' Motion to Sever and Transfer, Motion to Dismiss without Analysis and Motion to File Fee Application and for Final Decree.

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APRIL 11, 1996
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3/29/96	JGL	7.30	Attend hearing in the Circuit Court of Fauquier County; return trip, including telephone calls to AMF and Mr. Paphites.
3/29/96	AMF	1.00	Telephone calls with JGL; telephone call with Mr. Paphites.
3/31/96	JGL	6.10	Research issue out of chancery.

TOTAL HOURS: 126.70

FEES: \$ 14,717.50

FEE SUMMARY:

INIT	RATE	HOURS	AMOUNT
ADC	100.00	53.90	5,390.00
AMF	150.00	2.30	345.00
AMM	50.00	12.70	635.00
JAB	75.00	4.30	322.50
JGL	150.00	53.50	8,025.00
TOTAL		126.70	14,717.50

DISBURSEMENTS

Express Mail	156.30
Long Distance Facsimile	13.00
Facsimile Charges	4.60
Copy Service - Case Copies	43.23
Court Reporting Fees	143.00
Photocopy Expense	110.00
Miscellaneous Disbursement - Travel Expenses - Hotel	58.16
Mileage and Parking Expenses to Warrenton	25.00
Travel Reimbursement	54.25

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COSTS: 607.54

STATEMENT BALANCE: 15,325.04

STM NO	STM DATE	BILL AMOUNT	APPLIED CASH RECPT	APPLIED A/R ADJ	BALANCE DUE
23131	07/21/95	551.12	0.00	0.00	551.12
23766	08/21/95	873.49	0.00	0.00	873.49
2420	09/18/95	5,566.81	0.00	0.00	5,566.81
24371	10/10/95	1,061.13	0.00	0.00	1,061.13
25558	11/13/95	3,575.57	0.00	0.00	3,575.57
26346	12/20/95	3,860.04	0.00	0.00	3,860.04
26903	01/17/96	4,029.85	0.00	0.00	4,029.85
27519	02/15/96	2,313.93	0.00	0.00	2,313.93
27979	03/05/96	9,948.81	0.00	0.00	9,948.81
28971	04/11/96	15,325.04	0.00	0.00	15,325.04
TOTAL BALANCE DUE					47,105.79

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MAY 10, 1996

FEDERAL I.D. 541275159
Statement No. 29954

BurgerBusters Inc.
302 Hickman Road
Charlottesville, Va 22911

Our File No. 0143 -036
Re: Inder Chawla - Build To Suit
Agreement

For legal services rendered through 04/30/96 including, but not limited to the following:

DATE	ATTY	HOURS	SERVICES PERFORMED
4/01/96	JAB	.30	Office conference with ADC regarding research required.
4/01/96	ADC	1.30	Office conference with JGL regarding issue out of chancery; research regarding determination of attorneys fees; office conference with JAB.
4/01/96	AMF	.30	Office conference JGL.
4/01/96	JGL	2.50	Conference with ADC regarding site alteration by client and issue of chancery; research whether attorney is required to withdraw when he is a witness as to his attorney's fees; preparation of motion to reconsider; review and revision; dictate Interrogatory requiring Dr. and Mrs. Chawla to state each objection to each component of client's fee application; office conference with AMF.
4/02/96	ADC	4.80	Review Town Zoning Ordinances regarding revisions to site plan; extended

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AUGUST 21, 1995

FEDERAL I.D. 541275137
Statement No. 23766

BurgerBusters Inc.
355 West Rio Rd., Suite 204
Charlottesville, Va 22901

Our File No. 0143 -036
Re: Inder Chawla - Build To Suit
Agreement

For legal services rendered through 07/31/95 including, but not limited to the following:

DATE	ATTY	HOURS	SERVICES PERFORMED
7/17/95	AMM	.20	Letter to Mr. Paphites; draft letter to Ms. Munro.
7/17/95	ADC	1.80	Receipt and review of letter from Mr. Peltzer; receipt and review of letter from Defendants' attorney; receipt and review of proposed order regarding reopening discovery; telephone call with Mr. Lawrence regarding same; receipt and review of scheduling order regarding paving suit; letter to Mr. Paphites regarding same; letter to Ms Munro.
7/19/95	ADC	.20	Telephone call with Mr. Lewis.
7/24/95	ADC	.20	Receipt and review of notice of de bene esse deposition.
7/25/95	AMM	1.20	Review all discovery pleadings and prepare list of Plaintiff's and Defendants' witnesses; telephone call to Stabner Court Reporting; telephone call with Mr. Lewis.

CONTINUED

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FAGGERT & FRIEDEN, P.C.

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MARCH 5, 1996
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Statement No. 27979
Our File No. 0143 -036

unencumbered. Research on appeal bond covering non-monetary obligation.

2/05/96	AMF	1.70	Telephone call with Mr. Paphites; office conference with Mr. Paphites, Mr. Dragas, Mr. Achilleos, JGL and ADC.
2/05/96	ADC	2.50	Office conference with JGL regarding strategy; telephone call with Mr. Paphites regarding attorneys fees; telephone call with Mr. Garvin regarding paving estimates; office conference with Mr. Paphites, Mr. Dragas, Mr. Achilleos, JGL and AMF regarding ruling and strategy; telephone call with Ms. Ludwick regarding paving suit depositions; office conference with JGL regarding paving suit.
2/05/96	JGL	2.70	Conference with ADC regarding appeal bond and various aspects of paving suit; telephone call with Mr. Paphites regarding same. Telephone call to office of Mr. Garvin regarding cost of demolishing bank or altering it so it conforms to site plan. Conference with AMF, ADC, Mr. Paphites, Mr. Achilleos and Mr. Dragas.
2/06/96	ADC	3.50	Office conference with JGL regarding testimony of Bank representatives in paving suit; review Ms. Derrico's deposition; telephone call with Mr. Frostick regarding reasonableness of attorneys' fees; office conference with Mr. Paphites; draft letter from Mr. Paphites to Ms. Derrico and Dr. Chawla; telephone call with Ms. Ludwick regarding depositions in paving suit.

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AUGUST 21, 1995

FEDERAL I.D. 541275137
Statement No. 23766

BurgerBusters Inc.
355 West Rio Rd., Suite 204
Charlottesville, Va 22901

Our File No. 0143 -036
Re: Inder Chawla - Build To Suit
Agreement

For legal services rendered through 07/31/95 including, but not limited to the following:

DATE	ATTY	HOURS	SERVICES PERFORMED
7/17/95	AMM	.20	Letter to Mr. Paphites; draft letter to Ms. Munro.
7/17/95	ADC	1.80	Receipt and review of letter from Mr. Peltzer; receipt and review of letter from Defendants' attorney; receipt and review of proposed order regarding reopening discovery; telephone call with Mr. Lawrence regarding same; receipt and review of scheduling order regarding paving suit; letter to Mr. Paphites regarding same; letter to Ms Munro.
7/19/95	ADC	.20	Telephone call with Mr. Lewis.
7/24/95	ADC	.20	Receipt and review of notice of de bene esse deposition.
7/25/95	AMM	1.20	Review all discovery pleadings and prepare list of Plaintiff's and Defendants' witnesses; telephone call to Stabner Court Reporting; telephone call with Mr. Lewis.

CONTINUED
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AUGUST 21, 1995
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Statement No. 23766
Our File No. 0143 -005

7/25/95	ADC	2.80	Telephone call with Mr. Lawrence regarding deposition notice; telephone call with Ms. Munro regarding same; review trial notes; office conference with Mr. Lawrence regarding August trial prep.; telephone call with Ms. Munro regarding deposition and Reid, Bagby discovery; telephone call with Mr. Adler's office.
7/26/95	ADC	.30	Receipt and review of Renewed Motion for Partial Summary Judgment.
7/27/95	AMM	.70	Telephone call with Ms. Stabner from Stabner Court Reporting; memorandum to ADC; prepare letter to Clerk of Court requesting issuance of witness subpoenas for trial.
7/28/95	ADC	.30	Telephone call with Mr. Lawrence regarding Peters deposition and Motion to Strike.
7/31/95	ADC	1.30	Telephone call with Mr. Lawrence regarding Motion to Strike; letter to Ms. Munro regarding Reid, Bagby documents; review Defendant's answers to Interrogatories and Request for Production of Documents regarding Mr. Ocel; telephone call with Mr. Lawrence regarding implied easement count.

TOTAL HOURS: 9.00

FEES: \$ 795.00

FEE SUMMARY:

INIT	RATE	HOURS	AMOUNT
ADC	100.00	6.90	690.00

CONTINUED

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AUGUST 21, 1995
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Statement No. 23766
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	AMM	50.00	2.10	105.00
TOTAL			9.00	795.00

DISBURSEMENTS

Long Distance Facsimile	12.00
Sheriff's Process Service Fees - Charlottesville	12.00
Sheriff's Process Service Fees - Fauquier County	24.00
Long Distance Telephone Calls	15.69
Photocopy Expense	14.80

COSTS: 76.49

STATEMENT BALANCE: 873.49

STM NO	STM DATE	BILL AMOUNT	APPLIED CASH RECPT	APPLIED A/R ADJ	BALANCE DUE
19306	12/16/94	17,127.56	17,127.56	41.00	41.00
21625	04/17/95	26,173.65	0.00	0.00	26,173.65
22065	05/12/95	23,286.65	0.00	0.00	23,286.65
22384	06/15/95	2,165.53	0.00	0.00	2,165.53
23131	07/21/95	551.12	0.00	0.00	551.12
23766	08/21/95	873.49	0.00	0.00	873.49
TOTAL BALANCE DUE					53,091.44

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SEPTEMBER 18, 1995

FEDERAL I.D. 541275159
Statement No. 24220

BurgerBusters Inc.
302 Eickman Road
Charlottesville, Va 22911

Our File No. 0143 -036
Re: Inder Chawla - Build To Suit
Agreement

For legal services rendered through 08/31/95 including, but not limited to the following:

DATE	ATTY	HOURS	SERVICES PERFORMED
8/02/95	ADC	.50	Telephone call with Mr. Garvin regarding trial; telephone call with Mr. Lawrence regarding Peters deposition.
8/04/95	ADC	.20	Telephone call with Mr. Lewis.
8/09/95	AMF	.40	Telephone call with Mr. Lawrence; telephone conference call with Mr. Lawrence and ADC; office conference with ADC.
8/09/95	ADC	.20	Office conference with AMF; conference call with AMF and Mr. Lawrence.
8/14/95	ADC	.80	Receipt and review of proposed Order on August 7th hearing; receipt and review of Defendants' supplemental discovery response; telephone call with Mr. Lewis; telephone call with Court regarding witness subpoena.
8/16/95	AMF	1.10	Review of letter from Judge Robins; review of letter from Mr. Lawrence; telephone call with Mr. Paphites.

CONTINUED

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SEPTEMBER 18, 1995
Page No. 2

Statement No. 24220
Our File No. 0143 -036

8/17/95	AMF	.20	Telephone call with Mr. Paphites; telephone call with Mr. Lawrence.
8/21/95	AMF	.30	Telephone call with Mr. Lawrence.
8/21/95	AMM	4.10	Telephone call with Mr. Lawrence regarding preparation for trial; review Faggert & Frieden invoices to compute attorney's fees.
8/23/95	AMM	3.40	Additional review of Faggert & Frieden invoices in preparation for trial; numerous facsimiles of pleadings to Mr. Lawrence; facsimile to Mr. Paphites; office conference with AMF.
8/23/95	AMF	.60	Telephone calls with Mr. Paphites; office conference with AMM.
8/24/95	AMF	1.10	Telephone call with Mr. Paphites; office conference with ADC; telephone calls with Mr. Lawrence.
8/24/95	ADC	3.50	Receipt and review of Court's ruling on Defendants' Motion to Strike; office conference with AMF regarding settlement; receipt and review of Reid, Bagby and Caldwell documents; receipt and review of Motion in Limine; telephone call with Mr. Lawrence regarding trial; receipt and review of letter regarding settlement demand; prepare for trial; office conference with AMM.
8/24/95	AMM	.90	Prepare additional working files for trial; office conference with ADC regarding trial.

CONTINUED

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SEPTEMBER 18, 1995
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Statement No. 24220
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8/25/95	AMF	1.90	Review of letter from Mr. Lawrence; office conference with ADC; telephone call with Mr. Lawrence; conference call with Mr. Paphites, ADC and Mr. Lawrence.
8/25/95	ADC	6.00	Receipt and review of letter regarding Ms. Derrico's appearance at trial; review Zoning Ordinances; receipt and review of draft order regarding Motion to Strike; telephone call with Mr. Garvin regarding trial; prepare for trial conference call with Mr. Lawrence, Mr. Paphites and AMF regarding trial; office conference with AMF; office conference with AMM.
8/25/95	AMM	2.40	Office conference with ADC regarding files needed for continuation of trial; review plats and assemble complete set of plats; office conference with ADC regarding plats.
8/27/95	ADC	8.00	Travel to Warrenton; prepare for trial.
8/28/95	ADC	11.00	Prepare for and try case.
8/29/95	ADC	8.00	Trial of case and preparation for closing arguments.
8/30/95	ADC	3.00	Closing arguments.
TOTAL HOURS:		57.60	
			FEES: \$ 5,500.00

FEE SUMMARY:

INIT	RATE	HOURS	AMOUNT
ADC	100.00	41.20	4,120.00

CONTINUED

FAGGERT & FRIEDEN, P.C.

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SEPTEMBER 18, 1995
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Statement No. 24220
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	AMF	150.00	5.60	840.00
	AMM	50.00	10.80	540.00
TOTAL			57.60	5,500.00

DISBURSEMENTS

Sheriff's Process Service Fees - Fauquier	12.00
Sheriff's Process Service Fees - Prince William County	12.00
Facsimile Charges	7.20
Long Distance Telephone Calls	29.46
Photocopy Expense	6.15
COSTS:	66.81
STATEMENT BALANCE:	5,566.81

STM NO	STM DATE	BILL AMOUNT	APPLIED CASH RECPT	APPLIED A/R ADJ	BALANCE DUE
19306	12/16/94	17,127.56	17,127.56	41.00	41.00
22065	05/12/95	23,286.65	0.00	0.00	23,286.65
22384	06/15/95	2,165.53	0.00	0.00	2,165.53
23131	07/21/95	551.12	0.00	0.00	551.12
23766	08/21/95	873.49	0.00	0.00	873.49
24220	09/18/95	5,566.81	0.00	0.00	5,566.81
TOTAL BALANCE DUE					32,484.60

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OCTOBER 10, 1995

FEDERAL I.D. 541275159
Statement No. 24371

BurgerBusters Inc.
302 Hickman Road
Charlottesville, Va 22911

Our File No. 0143 -036
Re: Inder Chawla - Build To Suit
Agreement

For legal services rendered through 09/30/95 including, but not limited to the following:

DATE	ATTY	HOURS	SERVICES PERFORMED
9/05/95	ADC	.60	Telephone call with attorney Lawrence and attorney Pearson regarding Special Commissioner and expert on attorney's fees; receipt and review of letter from defendants' attorney.
9/08/95	ADC	.60	Telephone call with Mr. Lawrence; telephone call with Mr. Parker regarding special commissioner.
9/11/95	ADC	.20	Receipt and review of Defendant's letter to Court regarding Akers v. Barnes.
9/12/95	ADC	.70	Telephone call with Mr. Lawrence regarding defendants' letter to Court; telephone call with Mr. Adler; telephone call with Ms. Munro's office.
9/13/95	ADC	1.50	Telephone call with Mr. Lawrence; office conference with AMM; telephone call with Ms. Munro; receipt and review of Mr. Lawrence's letter to Court regarding Akers; receipt and review of draft final decree.

CONTINUED

FAGGERT & FRIEDEN, P.C.

ATTORNEYS AND COUNSELORS AT LAW

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OCTOBER 10, 1995
Page No. 2

Statement No. 24371
Our File No. 0143 -056

9/13/95	AMM	.80	Office conference with ADC; telephone call to Stabner Court Reporting; telephone call to Mr. Lewis; pull and review all Stabner Court Reporting bills; prepare chart of invoices, charges and credits; fax chart to Mr. Lewis; telephone call with Mr. Lewis; brief office conference with ADC.
9/14/95	ADC	2.50	Telephone call with Mr. Lawrence regarding transcript; telephone call with Mr. Paphites regarding court reporter; telephone call with Ms. Stabner; calculation of balance due on account; receipt and review of letter from Mr. Lawrence regarding final order; letter to Ms. Stabner regarding invoices.
9/15/95	AMM	.20	Revise letter to Ms. Stabner.
9/18/95	ADC	1.00	Office conference with AMM; telephone call with Court regarding transcript; telephone call with Mr. Lawrence.
9/18/95	AMM	.40	Telephone calls with Ms. Stabner; office conference with ADC; telephone call with Ms. Stabner.
9/20/95	ADC	.20	Telephone call with Mr. Paphites.
9/26/95	ADC	.30	Receipt and review of Mr. O'Connell's letter to Court; receipt and review of draft withdrawal order from Ms. Munro.

TOTAL HOURS: 9.00

FEES: \$ 830.00

FEE SUMMARY:
CONTINUED

FAGGERT & FRIEDEN, P.C.

ATTORNEYS AND COUNSELORS AT LAW

870 GREENBRIER CIRCLE, SUITE 300
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TELEPHONE (804) 424-3232
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OCTOBER 10, 1995
Page No. 3

Statement No. 24371
Our File No. 0143 -015

	INIT	RATE	HOURS	AMOUNT
	ADC	100.00	7.60	760.00
	AMM	50.00	1.40	70.00
TOTAL			9.00	830.00

DISBURSEMENTS

Photocopy Expense	5.00
Long Distance Telephone Calls	49.15
Hotel for ADC - Warrenton, VA	146.68
Hotel Expense for ADC - Warrenton, VA	20.30
Long Distance Facsimile	8.00
Facsimile Charges	2.00
COSTS:	231.13
STATEMENT BALANCE:	1,061.13

STM NO	STM DATE	BILL AMOUNT	APPLIED CASE RECPT	APPLIED A/R ADJ	BALANCE DUE
19306	12/16/94	17,127.56	17,127.56	41.00	41.00
22065	05/12/95	23,286.65	0.00	0.00	23,286.65
22384	06/15/95	2,165.53	0.00	0.00	2,165.53
23131	07/21/95	551.12	0.00	0.00	551.12
23766	08/21/95	873.49	0.00	0.00	873.49
24220	09/18/95	5,566.81	0.00	0.00	5,566.81
24371	10/10/95	1,061.13	0.00	0.00	1,061.13
TOTAL BALANCE DUE					33,545.73

FAGGERT & FRIEDEN, P.C.
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CHESAPEAKE, VIRGINIA 23320

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NOVEMBER 13, 1995

FEDERAL I.D. 541275159
Statement No. 25558

BurgerBusters Inc.
302 Hickman Road
Charlottesville, Va 22911

Our File No. 0143 -036
Re: Inder Chawla - Build To Suit
Agreement

For legal services rendered through 10/31/95 including, but not limited to the following:

DATE	ATTY	HOURS	SERVICES PERFORMED
10/10/95	AMM	.30	Telephone call with Ms. Stabner of Stabner Court Reporting; telephone call with Ms. Stabner.
10/13/95	ADC	.50	Receipt and review of letter from Court regarding waiver issue; telephone call with AMF and JGL regarding same.
10/13/95	AMF	1.10	Review of letter from Judge Robertson; office conference with ADC; telephone call with Mr. Paphites; telephone call with Mr. Lawrence; conference call with Mr. Lawrence and ADC.
10/16/95	AMM	.20	Telephone call to Mr. O'Connell's office; telephone call to Mr. Zimmerman's office.
10/17/95	ADC	1.00	Telephone call with Ms. King regarding telephone conference with Court and transcript; telephone call with JGL regarding same; memo to AMF regarding same; office conference with AMF.

CONTINUED
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FAGGERT & FRIEDEN, P.C.
ATTORNEYS AND COUNSELORS AT LAW

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NOVEMBER 13, 1995
Page No. 2

Statement No. 25558
Our File No. 0143 -036

10/17/95	AMF	.30	Telephone call with Mr. Paphites; office conference with ADC.
10/17/95	AMM	.30	Telephone call with Mr. O'Connell's office; telephone call with Mr. Zimmerman's office; telephone call with Clerk of Court; telephone call with Mr. Lawrence's office; facsimile to all parties.
10/18/95	ADC	.20	Finalize memo to AMF regarding conference call with Court.
10/19/95	ADC	2.80	Receipt and review of letter from the Court; office conference with AMF; review November 1, 1993 transcript; telephone call with JGL regarding same; review TJP trial testimony; draft and finalize letter to Court regarding TJP testimony; telephone call with Court.
10/19/95	AMF	.10	Office conference with ADC.
10/19/95	AMM	.40	Facsimile to Judge Robertson; review transcript of November, 1994 hearing.
10/20/95	AMF	.20	Telephone call with Mr. Lawrence; telephone call with Mr. Paphites.
10/23/95	ADC	1.20	Receipt and review of attorney O'Connell's letter to Court; telephone call with Mr. Lewis; receipt and review of attorney O'Connell's letter; telephone call with Mr. Paphites regarding same; office conference with AMF.
10/23/95	AMF	.20	Review of letter from Mr. O'Connell; office conference with ADC.

CONTINUED

FAGGERT & FRIEDEN, P.C.
ATTORNEYS AND COUNSELORS AT LAW

870 GREENBRIER CIRCLE, SUITE 300
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NOVEMBER 13, 1995
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Statement No. 25558
Our File No. 0143 -036

10/24/95	AMM	4.70	Review trial transcripts from August 28th and August 29th.
10/25/95	AMM	5.20	Review trial transcripts.
10/26/95	AMM	4.60	Review transcripts.
10/27/95	AMM	.80	Begin review of transcripts from first portion of trial.
10/30/95	ADC	3.00	Office conference with JGL in preparation for telephone conference with Court; participate in same; office conference with JGL regarding brief; review hearing transcripts regarding waiver issue.
10/30/95	AMM	4.30	Review trial transcripts.
10/30/95	AMF	1.60	Office conference with ADC and JGL; preparation of memorandum to Mr. Paphites; conference call with Judge Robinson, ADC, JGL, Mr. O'Connell and Mr. Zimmerman; telephone call with Mr. Paphites.
10/30/95	JGL	2.30	Review transcripts and pleadings in preparation for conference call with Court; conference call with Court; office conference with AMF and ADC.
10/31/95	AMM	6.40	Continued review of hearing and trial transcripts.
10/31/95	ADC	4.00	Review hearing and trial transcripts regarding April 3 letter; draft Memorandum on waiver issue.

TOTAL HOURS: 45.70

FEES: \$ 3,500.00

CONTINUED

FAGGERT & FRIEDEN, P.C.

ATTORNEYS AND COUNSELORS AT LAW

870 GREENBRIER CIRCLE, SUITE 300
CHESAPEAKE, VIRGINIA 23320

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NOVEMBER 13, 1995
Page No. 4

Statement No. 25558
Our File No. 0143 -036

FEE SUMMARY:

	INIT	RATE	HOURS	AMOUNT
	ADC	100.00	12.70	1,270.00
	AMF	150.00	3.50	525.00
	AMM	50.00	27.20	1,360.00
	JGL	150.00	2.30	345.00
TOTAL			45.70	3,500.00

DISBURSEMENTS

Long Distance Facsimile	24.00
Facsimile Charges	3.00
Express Mail	11.25
Long Distance Telephone Calls	21.32
Photocopy Expense	16.00

COSTS: 75.57

STATEMENT BALANCE: 3,575.57

STM NO	STM DATE	BILL AMOUNT	APPLIED CASH RECPT	APPLIED A/R ADJ	BALANCE DUE
19306	12/16/94	17,127.56	17,127.56	41.00	41.00
22065	05/12/95	23,286.65	0.00	0.00	23,286.65
22384	06/15/95	2,165.53	0.00	0.00	2,165.53
23131	07/21/95	551.12	0.00	0.00	551.12
23766	08/21/95	873.49	0.00	0.00	873.49
24220	09/18/95	5,566.81	0.00	0.00	5,566.81
24371	10/10/95	1,061.13	0.00	0.00	1,061.13
25558	11/13/95	3,575.57	0.00	0.00	3,575.57

CONTINUED

FAGGERT & FRIEDEN, P.C.
ATTORNEYS AND COUNSELORS AT LAW

870 GREENBRIER CIRCLE, SUITE 300
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NOVEMBER 13, 1995
Page No. 5

Statement No. 25558
Our File No. 0143 -036

TOTAL BALANCE DUE 37,121.30

FAGGERT & FRIEDEN, P.C.

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870 GREENBRIER CIRCLE, SUITE 300
CHESAPEAKE, VIRGINIA 23320

TELEPHONE (804) 424-3232
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DECEMBER 20, 1995

FEDERAL I.D. 541275159
Statement No. 26346

BurgerBusters Inc.
302 Hickman Road
Charlottesville, Va 22911

Our File No. 0143 -036
Re: Inder Chawla - Build To Suit
Agreement

For legal services rendered through 11/30/95 including, but not limited to the following:

DATE	ATTY	HOURS	SERVICES PERFORMED
11/01/95	ADC	5.20	Legal research regarding waiver; office conference with JGL; revise memorandum regarding waiver; review trial transcripts regarding April 3 letter.
11/01/95	AMM	1.30	Review last transcript for judicial comments regarding April 3rd letter.
11/01/95	JGL	4.00	Further research on issue of waiver; preparation with AMC of memorandum to court on issue of whether letter of April, 1993, constitutes waiver of right to object to construction of bank; review and revise memorandum on issue of waiver.
11/02/95	ADC	1.00	Revise Memorandum.
11/03/95	ADC	2.20	Revise and finalize brief; office conference with JGL regarding same; office conference with AMF.
11/03/95	AMF	.40	Review of memorandum; office conference with ADC and JGL.

CONTINUED

FAGGERT & FRIEDEN, P.C.

ATTORNEYS AND COUNSELORS AT LAW

870 GREENBRIER CIRCLE, SUITE 300
CHESAPEAKE, VIRGINIA 23320

TELEPHONE (804) 424-3232
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DECEMBER 20, 1995
Page No. 2

Statement No. 26346
Our File No. 0143 -036

11/03/95	JGL	1.00	Review and revision of waiver memorandum; conference with AMF and ADC regarding same; read transcript of closing argument for our response to Chawla's argument on waiver.
11/06/95	ADC	1.60	Office conference with Mr. Paphites, JGL, and AMF regarding brief; telephone call with Judge Sachs regarding review of same; telephone call with Mr. Pearson regarding title bring down; office conference with AMF and JGL regarding results of title search; letter to Judge Sachs regarding additional documents for review.
11/06/95	AMF	.70	Office conference with Mr. Paphites; office conference with ADC and JGL.
11/06/95	JGL	.80	Telephone conference with Mr. Paphites, ADC and AMF to review memorandum on waiver issue and other aspects of case; conference with ADC and AMF regarding financing of Phase IV of shopping center by Southern Financial; telephone call to Mr. Paphites' office.
11/07/95	AMM	1.80	Letter to Judge Sachs; assemble all exhibits for inclusion with letter to Judge Sachs; revise and finalize letter to Judge Sachs.
11/08/95	ADC	1.70	Telephone call with Judge Sachs; office conference with Judge Sachs and JGL regarding Memorandum on Waiver; revise and finalize brief.
11/08/95	JGL	.50	Conference with ADC and Judge Sacks.

CONTINUED

FAGGERT & FRIEDEN, P.C.

ATTORNEYS AND COUNSELORS AT LAW

870 GREENBRIER CIRCLE, SUITE 300
CHESAPEAKE, VIRGINIA 23320

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DECEMBER 20, 1995
Page No. 3

Statement No. 26346
Our File No. 0143 -033

11/09/95	ADC	1.00	Office conference with AMF regarding brief; fax revised brief to Mr. Paphites; receipt and review of title update documents.
11/09/95	AMF	.70	Review of revised brief; office conferences with ADC.
11/13/95	ADC	.30	Receipt and review of draft order regarding October 30, 1995 telephone call between parties and the Court.
11/13/95	AMF	.10	Telephone call with Mr. Paphites.
11/14/95	AMF	.10	Review of proposed Decree.
11/14/95	AMM	3.50	Review April 26, 1995 trial transcript.
11/15/95	AMM	2.50	Review April 27, 1995 and August 30, 1995 trial transcripts.
11/16/95	ADC	.60	Office conference with JGL regarding draft decree; letter to Mr. O'Connell regarding same.
11/16/95	AMM	1.80	Continued review of April 27, 1995 trial transcript.
11/16/95	JGL	.40	Review with ADC order from Mr. O'Connell regarding waiver issue; review and revise.
11/21/95	ADC	.50	Receipt and review of letter from Mr. O'Connell regarding decree; draft response.
11/21/95	AMM	3.20	Prepare errata sheet of errors in trial transcripts.

CONTINUED

FAGGERT & FRIEDEN, P.C.
ATTORNEYS AND COUNSELORS AT LAW

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DECEMBER 20, 1995
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Statement No. 26346
Our File No. 0143 -036

11/22/95	ADC	.30	Finalize letter to Mr. O'Connell regarding decree.
11/27/95	ADC	1.20	Finalize waiver brief; telephone call with Mr. Paphites regarding same; letter to Judge Robertson regarding same.
11/28/95	ADC	.40	Finalize letter to Judge Robertson regarding brief; letter to Judge Sachs regarding brief.
11/29/95	ADC	.30	Telephone call with Mr. Pearson; memo to JGL regarding same.
11/30/95	AMM	2.20	Finalize errata sheets for trial transcripts.

TOTAL HOURS: 41.30

FEES: \$ 3,750.00

FEE SUMMARY:

	INIT	RATE	HOURS	AMOUNT
	ADC	100.00	16.30	1,630.00
	AMF	150.00	2.00	300.00
	AMM	50.00	16.30	815.00
	JGL	150.00	6.70	1,005.00
TOTAL			41.30	3,750.00

DISBURSEMENTS

Express Mail	17.55
Long Distance Facsimile	8.00
Courier Run - No Charge	.00
Facsimile Charges	4.00
Long Distance Telephone Calls	16.29

CONTINUED

FAGGERT & FRIEDEN, P.C.
ATTORNEYS AND COUNSELORS AT LAW

870 GREENBRIER CIRCLE, SUITE 300
CHESAPEAKE, VIRGINIA 23320

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DECEMBER 20, 1995
Page No. 5

Statement No. 26346
Our File No. 0143 -036

Photocopy Expense

64.20

COSTS: 110.04

STATEMENT BALANCE: 3,860.04

STM NO	STM DATE	BILL AMOUNT	APPLIED CASH RECPT	APPLIED A/R ADJ	BALANCE DUE
3131	07/21/95	551.12	0.00	0.00	551.12
23766	08/21/95	873.49	0.00	0.00	873.49
24220	09/18/95	5,566.81	0.00	0.00	5,566.81
24371	10/10/95	1,061.13	0.00	0.00	1,061.13
25558	11/13/95	3,575.57	0.00	0.00	3,575.57
26346	12/20/95	3,860.04	0.00	0.00	3,860.04
TOTAL BALANCE DUE					15,488.16

FAGGERT & FRIEDEN, P.C.
ATTORNEYS AND COUNSELORS AT LAW

1435 CROSSWAYS BLVD., SUITE 200
CHESAPEAKE, VIRGINIA 23320-2840

TELEPHONE (804) 424-3232
FACSIMILE (804) 424-0102

JANUARY 17, 1996

FEDERAL I.D. 541275159
Statement No. 26903

BurgerBusters Inc.
302 Hickman Road
Charlottesville, Va 22911

Our File No. 0143 -036
Re: Inder Chawla - Build To Suit
Agreement

For legal services rendered through 12/31/95 including, but not limited to the following:

DATE	ATTY	HOURS	SERVICES PERFORMED
12/01/95	ADC	.40	Review memo to Ms. Stabner regarding errors in transcripts; letter to Ms. Stabner regarding same.
12/01/95	AMM	.20	Finalize Errata Memorandum.
12/04/95	ADC	3.00	Receipt and review of Mr. O'Connell's letter to the Court regarding order; receipt and review of Respondents' Brief on Waiver; review April hearing transcript; legal research regarding reliance on prior hearings; office conference with JGL and AMF regarding same.
12/04/95	AMM	.20	Telephone call with O'Connell & Mayhugh.
12/04/95	AMF	.20	Office conference with JGL and ADC.
12/04/95	JGL	2.80	Review defendant's memorandum on issue of waiver; conference with AMF and ADC regarding same. Research with ADC admissibility of testimony in a prior

CONTINUED

FAGGERT & FRIEDEN, P.C.
ATTORNEYS AND COUNSELORS AT LAW

435 CROSSWAYS BLVD., SUITE 200
CHESAPEAKE, VIRGINIA 23320-2840

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JANUARY 17, 1996
Page No. 2

Statement No. 26903
Our File No. 0143 -036

hearing, when such testimony is not offered as evidence at trial; review transcript of injunction hearing of April, 1993.

12/05/95	ADC	4.00	Office conference with JGL regarding reply brief; legal research regarding prior testimony; draft reply brief on waiver.
12/05/95	AMF	.20	Office conference with JGL.
12/05/95	JGL	1.50	Further research on waiver issue and defendants' failure to put on any evidence at trial on the issue; office conference with AMF; office conference with ADC.
12/06/95	ADC	2.50	Office conference with AMF and JGL regarding Reply Brief; revise same.
12/06/95	AMF	1.80	Review of Respondents Brief and Petitioners Reply Memorandum on Waiver; office conference with JGL and ADC.
12/06/95	JGL	.70	Review reply memorandum on waiver; conference with ADC and AMF regarding same.
12/07/95	ADC	.60	Review transcript of Defendant's April Motion for Summary Judgment.
12/11/95	ADC	4.00	Review transcripts of prior hearings; revise reply brief; office conference with AMF.
12/11/95	AMF	.20	Office conference with ADC; telephone call with Mr. Paphites.
12/12/95	ADC	3.50	Revise Reply Brief; office conference

CONTINUED

FAGGERT & FRIEDEN, P.C.

ATTORNEYS AND COUNSELORS AT LAW

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JANUARY 17, 1996
Page No. 3

Statement No. 20000
Our File No. 0143 -036

with JGL regarding same; additional
revisions to brief.

12/12/95	JGL	.60	Review and revision of reply memorandum on waiver; office conference with ADC.
12/13/95	AMF	.20	Office conference with ADC; telephone call with Mr. Paphites.
12/13/95	ADC	3.00	Office conference with JGL regarding waiver reply brief; revise same; office conference with AMF.
12/13/95	JGL	1.00	Review and revision of reply memorandum on issue of waiver; office conference with ADC.
12/14/95	AMF	.40	Review of revised Brief; office conference with ADC; telephone call with Mr. Paphites.
12/14/95	ADC	.50	Office conference with AMF regarding final brief; letter to Court filing same.
12/18/95	AMF	.50	Review of Chawla's reply brief; office conference with ADC.
12/18/95	ADC	1.00	Receipt and review of Defendant's Reply Memorandum; office conference with AMF regarding same.
12/18/95	JGL	.70	Review respondents' Reply Memoranda.
12/26/95	JGL	.40	Letter to Judge Robertson; Telephone call with Mr. Paphites regarding status of the case.

TOTAL HOURS: 34.10

FEES: \$ 3,950.00

CONTINUED

FAGGERT & FRIEDEN, P.C.

ATTORNEYS AND COUNSELORS AT LAW

1435 CROSSWAYS BLVD., SUITE 200
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JANUARY 17, 1996
Page No. 4

Statement No. 26903
Our File No. 0143 -036

FEE SUMMARY:

	INIT	RATE	HOURS	AMOUNT
	ADC	100.00	22.50	2,250.00
	AMF	150.00	3.50	525.00
	AMM	50.00	.40	20.00
	JGL	150.00	7.70	1,155.00
TOTAL			34.10	3,950.00

DISBURSEMENTS

Express Mail	20.75
Long Distance Facsimile	3.00
Photocopy Expense	56.10

COSTS: 79.85

STATEMENT BALANCE: 4,029.85

STM NO	STM DATE	BILL AMOUNT	APPLIED CASH RECPT	APPLIED A/R ADJ	BALANCE DUE
23131	07/21/95	551.12	0.00	0.00	551.12
23766	08/21/95	873.49	0.00	0.00	873.49
24220	09/18/95	5,566.81	0.00	0.00	5,566.81
24371	10/10/95	1,061.13	0.00	0.00	1,061.13
25558	11/13/95	3,575.57	0.00	0.00	3,575.57
26346	12/20/95	3,860.04	0.00	0.00	3,860.04
26903	01/17/96	4,029.85	0.00	0.00	4,029.85
TOTAL BALANCE DUE					19,518.01

FAGGERT & FRIEDEN, P.C.
ATTORNEYS AND COUNSELORS AT LAW

435 CROSSWAYS BLVD., SUITE 200
CHESAPEAKE, VIRGINIA 23320-2840

TELEPHONE (804) 424-3232
FACSIMILE (804) 424-0102

FEBRUARY 15, 1996

FEDERAL I.D. 541275159
Statement No. 27519

BurgerBusters Inc.
302 Hickman Road
Charlottesville, Va 22911

Our File No. 0143 -036
Re: Inder Chawla - Build To Suit
Agreement

For legal services rendered through 01/31/96 including, but not limited to the following:

DATE	ATTY	HOURS	SERVICES PERFORMED
1/09/96	ADC	1.40	Review bills in preparation of application for attorneys fees.
1/11/96	ADC	1.00	Continuing review of statements.
1/22/96	ADC	.30	Telephone calls with Mr. Pearson.
1/24/96	ADC	.30	Telephone call with Mr. Pearson; telephone call with BurgerBusters Inc.
1/29/96	ADC	1.60	Review paving suit pleadings; office conference with JAB regarding additional discovery; telephone call with Mr. O'Connell's office regarding depositions; office conference with JGL regarding status; review and revise subpoena duces tecum.
1/29/96	JAB	1.20	Office conference with ADC regarding discovery required to be prepared; draft inserts for subpoenae duces tecum; draft letter to Mr. Paphites; review discovery response in preparation for drafting additional discovery.

CONTINUED

FAGGERT & FRIEDEN, P.C.
ATTORNEYS AND COUNSELORS AT LAW

35 CROSSWAYS BLVD., SUITE 200
CHESAPEAKE, VIRGINIA 23320-2840

TELEPHONE (804) 424-3232
FACSIMILE (804) 424-0102

FEBRUARY 15, 1996
Page No. 2

Statement No. 27513
Our File No. 0143 -036

1/30/96	ADC	3.00	Office conference with JAB and JGL regarding strategy; revise subpoena duces tecum; telephone call with JGL and Mr. Paphites regarding continuance; draft Motion for Summary Judgment; revise letter to Mr. Paphites regarding experts.
1/30/96	JGL	2.40	Conference with ADC and JAB to prepare for trial and filing of pretrial motions and requests for subpoenas duces tecum; telephone call with ADC and Mr. Paphites; review requests for subpoenas duces tecum.
1/30/96	JAB	3.30	Office conference with ADC and JGL; draft Subpoena duces tecum; draft letter to Clerk.
1/31/96	ADC	3.00	Receipt and review of letter opinion; office conference with JGL and AMF regarding same; revise paving suit Motion for Summary Judgment; prepare precept for same; office conference with JGL regarding final decree; revise same; office conference with JAB regarding Motion to Compel in paving suit.
1/31/96	AMF	.70	Office conference with JGL and ADC; telephone call with Mr. Paphites; office conference with ADC; review of opinion.
1/31/96	JGL	1.40	Review Judge Robertson's opinion; conference with AMF and ADC; telephone call to Mr. Paphites; review draft of final decree; office conference with JAB regarding subpoenas duces tecum.

CONTINUED

FAGGERT & FRIEDEN, P.C.
ATTORNEYS AND COUNSELORS AT LAW

435 CROSSWAYS BLVD., SUITE 200
CHESAPEAKE, VIRGINIA 23320-2840

TELEPHONE (804) 424-3232
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FEBRUARY 15, 1996
Page No. 3

Statement No. 27519
Our File No. 0143 -036

1/31/96 JAB 1.40 ~~Office conference with ADC and JGL;~~
~~draft Motion to Compel.~~

TOTAL HOURS: 21.00

FEES: \$ 2,177.50

FEE SUMMARY:

INIT	RATE	HOURS	AMOUNT
ADC	100.00	10.60	1,060.00
AMF	150.00	.70	105.00
JAB	75.00	5.90	442.50
JGL	150.00	3.80	570.00

TOTAL 21.00 2,177.50

DISBURSEMENTS

Conference call as provided by	
Conference Call Services	34.93
Long Distance Facsimile	5.00
Clerk's Filing Fees	20.00
Sheriff's Process Service Fees	48.00
Photocopy Expense	28.50

COSTS: 136.43

STATEMENT BALANCE: 2,313.93

CONTINUED

FAGGERT & FRIEDEN, P.C.
ATTORNEYS AND COUNSELORS AT LAW

435 CROSSWAYS BLVD., SUITE 200
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FEBRUARY 15, 1996
Page No. 4

Statement No. 27519
Our File No. 0143 -036

STM NO	STM DATE	BILL AMOUNT	APPLIED CASH RECPT	APPLIED A/R ADJ	BALANCE DUE
23131	07/21/95	551.12	0.00	0.00	551.12
23766	08/21/95	873.49	0.00	0.00	873.49
24220	09/18/95	5,566.81	0.00	0.00	5,566.81
24371	10/10/95	1,061.13	0.00	0.00	1,061.13
25558	11/13/95	3,575.57	0.00	0.00	3,575.57
26346	12/20/95	3,860.04	0.00	0.00	3,860.04
26903	01/17/96	4,029.85	0.00	0.00	4,029.85
27519	02/15/96	2,313.93	0.00	0.00	2,313.93
TOTAL BALANCE DUE					21,831.94

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MARCH 5, 1996

FEDERAL I.D. 541275159
Statement No. 27979

BurgerBusters Inc.
302 Hickman Road
Charlottesville, Va 22911

Our File No. 0143 -036
Re: Inder Chawla - Build To Suit
Agreement

For legal services rendered through 02/29/96 including, but not limited to the following:

DATE	ATTY	HOURS	SERVICES PERFORMED
2/01/96	AMF	.20	Telephone call with Mr. Paphites.
2/01/96	ADC	1.80	Revise paving suit Motion to Compel; finalize paving suit Motion to Compel; letter to Mr. O'Connell regarding same; office conference with JGL regarding strategy.
2/01/96	JGL	.50	Office conference with ADC.
2/02/96	ADC	.80	Office conference with JGL regarding February 13th hearing; praecipe regarding hearing for determination of appeal bond.
2/02/96	JGL	2.50	Extensive letter to Mr. Paphites regarding appeal process and time table; review and revision. Conference with ADC regarding appointment of special commissioner and whether lease contained provision for interest on attorneys' fees; review deeds of trust to determine if client's parcel is presently

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MARCH 5, 1996
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unencumbered. Research on appeal bond covering non-monetary obligation.

2/05/96	AMF	1.70	Telephone call with Mr. Paphites; office conference with Mr. Paphites, Mr. Dragas, Mr. Achilleos, JGL and ADC.
2/05/96	ADC	2.50	Office conference with JGL regarding strategy; telephone call with Mr. Paphites regarding attorneys fees; telephone call with Mr. Garvin regarding paving estimates; office conference with Mr. Paphites, Mr. Dragas, Mr. Achilleos, JGL and AMF regarding ruling and strategy; telephone call with Ms. Ludwick regarding paving suit depositions; office conference with JGL regarding paving suit.
2/05/96	JGL	2.70	Conference with ADC regarding appeal bond and various aspects of paving suit; telephone call with Mr. Paphites regarding same. Telephone call to office of Mr. Garvin regarding cost of demolishing bank or altering it so it conforms to site plan. Conference with AMF, ADC, Mr. Paphites, Mr. Achilleos and Mr. Dragas.
2/06/96	ADC	3.50	Office conference with JGL regarding testimony of Bank representatives in paving suit; review Ms. Derrico's deposition; telephone call with Mr. Frostick regarding reasonableness of attorneys' fees; office conference with Mr. Paphites; draft letter from Mr. Paphites to Ms. Derrico and Dr. Chawla; telephone call with Ms. Ludwick regarding depositions in paving suit.

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MARCH 5, 1996
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2/20/96	ADC	1.50	Receipt and review of letter from Mr. O'Connell regarding hearing; office conference with JGL regarding non-suit; telephone call with Court regarding scheduling; telephone call with Mr. Pearson regarding order on Motion for Summary Judgment; receipt and review of correspondence from Kinlow Paving; receipt and review of demolition estimate.
2/20/96	JGL	.50	Office conference with ADC regarding non-suit.
2/21/96	ADC	1.10	Office conference with JGL regarding strategy; telephone call with Court regarding scheduling; letter to Mr. O'Connell regarding telephone conference.
2/21/96	JGL	1.40	Conference with ADC; telephone calls with Mr. Harris, Clerk of Fauquier County Circuit Court; letter to court confirming conference call; call to office of Mr. Zimmerman; telephone call with Mr. Zimmerman regarding rescheduling of time for presentation of final decree and issue of attorneys' fees. Telephone call with ADC, prepare letter to Mr. O'Connell. Telephone call with Mr. Zimmerman; telephone call to Mr. Pearson; telephone call to offices of Dr. Cross and Mr. Kimball; dictate letter to Mr. Pearson transmitting nonsuit order; dictate letter to Mr. Zimmerman transmitting order relating to hearing for presentation of final decree and for determination of attorneys' fees.

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2/22/96	ADC	1.50	Office conference with JGL; telephone call with Mr. O'Connell's office; telephone call with Court; conference call with Court and Mr. O'Connell; draft order changing hearing time; telephone call with Mr. Paphites regarding same; telephone call with Mr. Pearson regarding opposition to billiard parlor; office conference with JGL regarding same.
2/22/96	JGL	1.60	Telephone call with Mr. Frostick; telephone call with Dr. Cross; research issues of attorneys' fees; office conference with ADC.
2/27/96	ADC	.30	Review research regarding determination of attorneys fees.
2/28/96	JAB	3.70	Office conference with ADC regarding legal research needed with regard to proper measure of attorneys' fees; legal research regarding judicial analysis of reasonableness of attorneys' fees; legal research regarding discovery of attorneys' fees of non-prevailing party.
2/28/96	ADC	1.80	Office conference with JGL regarding attorneys fees standard; preliminary research regarding same; receipt and review of Mr. O'Connell's letter regarding discovery; draft response and revised discovery order; office conference with JAB.
2/28/96	JGL	.30	Conference with ADC regarding attorneys' fees research.
2/29/96	JAB	.30	Additional legal research regarding attorneys' fees awards.

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MARCH 5, 1996
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Statement No. 27379
Our File No. 0143 -036

2/29/96	JGL	.90	Review letter from Mr. O'Connell and conference with ADC. Review fee application; conference with ADC regarding same.
2/29/96	ADC	3.50	Draft Petitioner's Application for Award of Attorneys' Fees and Costs; office conference with JGL regarding same; receipt and review of letter from Mr. O'Connell regarding discovery; draft response; review legal research regarding attorneys' fees.

TOTAL HOURS: 89.70

FEES: \$ 9,762.50

FEE SUMMARY:

INIT	RATE	HOURS	AMOUNT
ADC	100.00	41.70	4,170.00
AMF	150.00	2.10	315.00
AMM	50.00	9.40	470.00
JAB	75.00	8.90	667.50
JGL	150.00	27.60	4,140.00

TOTAL	89.70	9,762.50
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DISBURSEMENTS

Long Distance Telephone Calls	1.41
Long Distance Facsimile	40.00
Express Mail	11.25
Facsimile Charges	2.00
Photocopy Expense	131.65

COSTS: 186.31

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MARCH 5, 1996
Page No. 10

Statement No. 27979
Our File No. 0143 -036

STATEMENT BALANCE: 9,948.81

STM NO	STM DATE	BILL AMOUNT	APPLIED CASH RECPT	APPLIED A/R ADJ	BALANCE DUE
23131	07/21/95	551.12	0.00	0.00	551.12
23766	08/21/95	873.49	0.00	0.00	873.49
24220	09/18/95	5,566.81	0.00	0.00	5,566.81
24371	10/10/95	1,061.13	0.00	0.00	1,061.13
5558	11/13/95	3,575.57	0.00	0.00	3,575.57
6346	12/20/95	3,860.04	0.00	0.00	3,860.04
26903	01/17/96	4,029.85	0.00	0.00	4,029.85
27519	02/15/96	2,313.93	0.00	0.00	2,313.93
27979	03/05/96	9,948.81	0.00	0.00	9,948.81
TOTAL BALANCE DUE					31,780.75

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APRIL 11, 1996

FEDERAL I.D. 541275159
Statement No. 28971

BurgerBusters Inc.
302 Hickman Road
Charlottesville, Va 22911

Our File No. 0143 -036
Re: Inder Chawla - Build To Suit
Agreement

For legal services rendered through 03/31/96 including, but not limited to the following:

DATE	ATTY	HOURS	SERVICES PERFORMED
3/01/96	JAB	2.40	Office conference with ADC regarding legal research required; legal research regarding availability of attorney-client privilege to defeat subpoena of attorney's billing information.
3/01/96	JGL	.50	Conference with ADC.
3/01/96	ADC	7.00	Research regarding recovery of attorneys' fees; draft Post-trial Request for Production of Documents to Chawlas and the Bank; finalize same; telephone call with Mr. Lewis regarding September 1995 bill; revise Application for Award of Attorney's Fees and Costs; prepare Exhibit A to same; office conference with JAB; office conference with JGL.
3/04/96	JGL	2.00	Conference with ADC regarding attorneys' fees. Conference with ADC regarding final decree. Telephone call with Dr. Cross; conference with ADC and JAB

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regarding research on attorneys' fees.
Conference with ADC.

3/04/96	ADC	6.50	Telephone call with Mr. Parker regarding final decree; revise same; office conferences with JGL regarding strategy; revise Exhibit to Fee Application; review Mr. Pearson's bills to allocate time; office conference with JGL regarding application.
3/04/96	AMM	1.90	Review Mr. Pearson's bills and break down according to Injunction Suit, Fence Suit, etc.
3/05/96	JGL	1.40	Conference with ADC and telephone call with Fauquier County newspaper reporter; conference with ADC regarding attorneys' fees; telephone call with Mr. Frostick.
3/05/96	ADC	6.00	Office conference with JGL regarding fee application; telephone call with Mr. Pearson regarding call from Ms. McNair; telephone call with Mr. Paphites regarding same; telephone call with Ms. McNair regarding litigation; telephone call with Mr. Sacks in preparation for hearing on fee application; revise same; telephone call with Mr. Frostick and JGL regarding hearing; letter to Mr. Frostick regarding Application; research regarding payment of attorneys' fees; additional revisions to Fee Application.
3/05/96	AMM	4.50	Assemble all bills relating to case; multiple telephone calls and facsimiles with Mr. Lewis at BurgerBusters, Inc.; continue breakdown of fees on Faggert & Frieden bills; prepare chart outlining breakdown of fees.

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3/06/96	ADC	4.50	Telephone call with Mr. Paphites regarding fee application; multiple telephone calls with Mr. Lewis regarding same; telephone call with Mr. Frostick; office conference with JGL regarding fee application; revise same; receipt and review of praecipe from defendants and objection to Post Trial Request for Production of Documents; draft additional post trial discovery to defendants; telephone call with Mr. Paphites regarding revisions to fee application; additional revisions to same.
3/06/96	JGL	1.70	Conference with ADC regarding fee application; with ADC, telephone call to Mr. Lewis; review correspondence and praecipe from Mr. O'Connell; conference with ADC regarding same; telephone call to Mr. Frostick; extensive telephone call with ADC and Mr. Frostick; modify attorneys' fees and costs application; review expert witness discovery propounded by ADC; telephone call to office of Mr. Paphites; telephone call with ADC and Mr. Paphites regarding deletion of fees and expenses for paving suit and employee property damage claim and adjustment of security guard expenses; conference with ADC regarding same.
3/06/96	AMM	3.80	Continue assembling bills for attachment to Application for Attorney's Fees; telephone call with Rudiger and Green (Court Reporters); telephone call with Mr. O'Connell's office.

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Statement No. 28971
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3/07/96	ADC	6.00	Finalize Petition for Fees and Costs; telephone call with JGL regarding same; telephone call with Mr. Frostick regarding same; prepare exhibits to Petition; receipt and review of letter from Mr. Zimmerman; draft response; prepare for March 12 hearing.
3/07/96	JGL	4.30	Conference with ADC regarding inclusion of future anticipated attorneys' fees and costs in fee application; research on that issue. Conference with ADC; review final version of application for fees and costs. Further research on whether client has the burden to prove reasonableness of attorneys' fees and costs, or whether the burden is on the Chawlas.
3/07/96	AMM	2.50	Finalize exhibits to Application for Award of Attorneys' Fees; prepare binder containing Application and exhibits for Judge Robertson; multiple copies of Application and exhibits.
3/08/96	ADC	1.60	Finalize letter to Mr. Zimmerman; office conference with JGL regarding March 12 hearing; outline testimony for attorneys fees hearing.
3/08/96	JGL	1.10	Preparation for hearing on March 12.
3/11/96	JGL	6.00	Preparation for hearing of March 12, 1996; office conference with ADC; travel to Warrenton; review research, pleadings and fee application in preparation for hearing on March 12.
3/11/96	ADC	1.30	Research regarding discovery of attorneys fees; office conference with JGL regarding hearing.

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3/12/96	JGL	9.30	Court appearance in Circuit Court of Fauquier County; meeting with Mr. Fischel, attorney in Warrenton; telephone call with ADC; telephone call with ADC and AMF; call to office of Mr. Paphites.
3/12/96	ADC	1.00	Receipt and review of newspaper article; telephone call with Mr. Paphites regarding same; telephone call with JGL regarding hearing; office conference with AMF regarding same.
3/12/96	AMF	.20	Telephone call with Mr. Paphites; office conference with ADC.
3/13/96	ADC	2.10	Extended telephone call with Mr. Paphites, JGL and AMF; telephone call with Mr. Pearson regarding Defendants' expert; office conference with JGL regarding entry of decree; research regarding attorney's fees; telephone call with Mr. Gulick's office; telephone call with AMF regarding research regarding changes to site plan.
3/13/96	AMF	1.10	Office conference with JGL and ADC; conference call with Mr. Paphites, JGL and ADC.
3/13/96	JAB	1.10	Office conference with JGL; legal research regarding time limitations on appeal of interlocutory orders and ability to appeal such orders upon entry of final decree.
3/13/96	JGL	4.20	Conference with AMF and ADC; review letter from Mr. Zimmerman dated March 8, 1996 regarding proposed final decree; telephone call to Mr. Zimmerman and to

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APRIL 11, 1996
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Statement No. 28971
Our File No. 0143 -036

Mr. Frostick regarding respondents' expert witness on issue of attorneys' fees; letter to Mr. Zimmerman. Telephone conference with ADC, AMF and Mr. Paphites. Research issue of whether a decree may be entered reserving attorneys' fees; memorandum to JAB regarding same. Telephone call with Mr. Gulick's office regarding case in which he was previously involved concerning attorneys' fee award. Conference with JAB and review of cases regarding interrogatory appeal. Telephone call with Mr. Frostick; letter to Mr. Frostick transmitting copies of attorneys' fee cases. Telephone call with Mr. Gulick.

3/14/96	ADC	.40	Office conference with JAB regarding revisions to site plan; telephone call with Mr. Garvin regarding same.
3/14/96	JAB	.80	Office conference with ADC; review lease and 1994 memorandum; draft memo to ADC.
3/14/96	JGL	.40	Telephone call to office of Mr. Pearson. Telephone call with Mr. Pearson.
3/18/96	JGL	.40	Review materials from Mr. Pearson regarding court's disposition of attorneys' fee issue in Cooke v. Cooke.
3/25/96	ADC	1.20	Telephone call with Mr. Paphites regarding hearing; telephone call with Mr. Ingram regarding revision of site plan; telephone call with Virginia Lawyers Weekly regarding research request.
3/26/96	ADC	.30	Office conference with JGL regarding preparation for hearing.

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APRIL 11, 1996
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Statement No. 28971
Our File No. 0143 -036

3/26/96	JGL	.30	Office conference with ADC.
3/27/96	ADC	3.50	Receipt and review of Respondents' Motion to Sever Issue of Attorneys Fees, Respondents' Motion to Dismiss Fee Application and Respondents' Motion for Leave to File a Fee Application; receipt and review of Mr. O'Connell's letter to Judge Robertson regarding proposed decree; office conference with JGL regarding same; preparation for hearing.
3/27/96	JGL	2.50	Review motions filed by Chawlas and conference with ADC concerning same; review Mr. O'Connell's letter objecting to portions of decree; research issues raised in Chawlas' motions; preparation for hearing on March 29.
3/28/96	ADC	8.50	Prepare for hearing; travel to Warrenton; conference with JGL regarding hearing; additional preparation regarding same.
3/28/96	JGL	6.00	Preparation for hearing, including further review of the Chawlas' objections to final decree; telephone call with ADC and Mr. Pearson regarding existence of list of special commissioners; conference with ADC regarding severance and transfer issues. Travel to Warrenton; with ADC, preparation for hearing of March 29.
3/29/96	ADC	4.00	Attend hearing and argue against Defendants' Motion to Sever and Transfer, Motion to Dismiss without Analysis and Motion to File Fee Application and for Final Decree.

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3/29/96	JGL	7.30	Attend hearing in the Circuit Court of Fauquier County; return trip, including telephone calls to AMF and Mr. Paphites.
3/29/96	AMF	1.00	Telephone calls with JGL; telephone call with Mr. Paphites.
3/31/96	JGL	6.10	Research issue out of chancery.

TOTAL HOURS: 126.70

FEES: \$ 14,717.50

FEE SUMMARY:

INIT	RATE	HOURS	AMOUNT
ADC	100.00	53.90	5,390.00
AMF	150.00	2.30	345.00
AMM	50.00	12.70	635.00
JAB	75.00	4.30	322.50
JGL	150.00	53.50	8,025.00
TOTAL		126.70	14,717.50

DISBURSEMENTS

Express Mail	156.30
Long Distance Facsimile	13.00
Facsimile Charges	4.60
Copy Service - Case Copies	43.23
Court Reporting Fees	143.00
Photocopy Expense	110.00
Miscellaneous Disbursement - Travel Expenses - Hotel	58.16
Mileage and Parking Expenses to Warrenton	25.00
Travel Reimbursement	54.25

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APRIL 11, 1996
Page No. 9

Statement No. 28971
Our File No. 0143 -036

COSTS: 607.54

STATEMENT BALANCE: 15,325.04

STM NO	STM DATE	BILL AMOUNT	APPLIED CASH RECPT	APPLIED A/R ADJ	BALANCE DUE
23131	07/21/95	551.12	0.00	0.00	551.12
23766	08/21/95	873.49	0.00	0.00	873.49
24020	09/18/95	5,566.81	0.00	0.00	5,566.81
24371	10/10/95	1,061.13	0.00	0.00	1,061.13
25558	11/13/95	3,575.57	0.00	0.00	3,575.57
26346	12/20/95	3,860.04	0.00	0.00	3,860.04
26903	01/17/96	4,029.85	0.00	0.00	4,029.85
27519	02/15/96	2,313.93	0.00	0.00	2,313.93
27979	03/05/96	9,948.81	0.00	0.00	9,948.81
28971	04/11/96	15,325.04	0.00	0.00	15,325.04
TOTAL BALANCE DUE					47,105.79

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MAY 10, 1996

FEDERAL I.D. 541275159
Statement No. 29954

BurgerBusters Inc.
302 Hickman Road
Charlottesville, Va 22911

Our File No. 0143 -036
Re: Inder Chawla - Build To Suit
Agreement

For legal services rendered through 04/30/96 including, but not limited to the following:

DATE	ATTY	HOURS	SERVICES PERFORMED
4/01/96	JAB	.30	Office conference with ADC regarding research required.
4/01/96	ADC	1.30	Office conference with JGL regarding issue out of chancery; research regarding determination of attorneys fees; office conference with JAB.
4/01/96	AMF	.30	Office conference JGL.
4/01/96	JGL	2.50	Conference with ADC regarding site alteration by client and issue of chancery; research whether attorney is required to withdraw when he is a witness as to his attorney's fees; preparation of motion to reconsider; review and revision; dictate Interrogatory requiring Dr. and Mrs. Chawla to state each objection to each component of client's fee application; office conference with AMF.
4/02/96	ADC	4.80	Review Town Zoning Ordinances regarding revisions to site plan; extended

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MARCH 5, 1996
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Statement No. 27979
Our File No. 0143 -036

2/06/96	JGL	1.50	Telephone call with Mr. Zimmerman; conference with ADC regarding same; memorandum to file. Conference with ADC and telephone conference with Mr. Frostick, attorney to testify regarding attorneys' fees, with Gary Pearson and to office of Mr. Parker. Conference with ADC and Mr. and Mrs. Paphites regarding Mr. Frostick; office conference with JAB.
2/06/96	JAB	1.30	Legal research regarding appeal and supersedeas bonds, entitlement to attorney's fees incurred in defending on appeal; office conference with JGL.
2/07/96	ADC	4.50	Telephone call with Mr. Pearson regarding paving suit subpoenae and special commissioners; review memos regarding special commissioners; prepare memo for Mr. Frostick; telephone call with Ms. Ludwick regarding depositions in paving suit; review deposition notice; telephone call with Mr. Pearson regarding hearing; letter to Mr. Paphites regarding deposition in paving suit; continued review of bills in preparation for attorneys fees hearing.
2/07/96	AMF	.20	Telephone call with Mr. Paphites; office conference with JGL.
2/07/96	AMM	.30	Prepare Notice to Take Deposition of Dr. Chewla; letter to Mr. O'Connell regarding same.
2/07/96	JGL	.10	Office conference with AMF.
2/08/96	ADC	2.90	Additional memorandum to Mr. Frostick; office conference with JGL regarding paving suit Motion for Summary Judgment;

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MARCH 5, 1996
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Statement No. 27979
Our File No. 0143 -036

review trial transcript regarding motive
for filing suit.

2/08/96	AMM	3.00	Review correspondence files regarding invoices paid directly by BurgerBusters Inc.
2/08/96	JAB	3.60	Legal research regarding privilege in judicial actions, tortious interference with contract, abuse of power and collateral estoppel/res judicata effect of judgments pending decree or pending appeal.
2/08/96	JGL	1.60	Office conference with ADC.
2/09/96	AMM	1.50	Assemble copies of all bills for review by Mr. Frostick.
2/09/96	JGL	1.00	Telephone call with Mr. Garvin regarding cost to demolish or renovate bank; memorandum to file. Review case narrative to be given to Mr. Frostick in connection with application for attorneys' fees; conference with ADC.
2/09/96	ADC	3.00	Finalize memorandum to Mr. Frostick; telephone call with Mr. Garvin regarding paying estimates; receipt and review of defendants' supplemental discovery responses; office conference with JGL regarding cost to demolish; prepare documents for Mr. Frostick.
2/12/96	AMM	1.40	Review bills regarding attorneys fees; telephone call with Mr. Frostick regarding available dates for hearing regarding attorney's fees; copy joint trial exhibits for review by Mr. Frostick; review correspondence files

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for invoices paid directly by
BurgerBusters Inc.

2/12/96	ADC	4.80	Prepare for Motion for Summary Judgment, Motion to Compel and final decree hearing; office conference with JGL regarding same; telephone call with Mr. Paphites regarding available dates; receipt and review of Request for Issuance of Subpoena duces tecum; preparation of package for Mr. Frostick; research regarding attorney's fees discovery.
2/13/96	AMM	.20	Telephone call with Fauquier Circuit Court regarding issuance of Subpoena duces tecum to Mr. Paphites.
2/13/96	ADC	.30	Draft Motion to Quash Subpoena duces tecum to Mr. Paphites.
2/13/96	JGL	11.00	Attend hearing in Fauquier County Circuit Court on client's motion for summary judgment regarding the Charles' counterclaim in paving suit and motion to compel discovery; telephone calls with Mr. Frostick's office; travel to Manassas and meet with Mr. Frostick regarding expert testimony on claim for attorneys' fees; return to office.
2/14/96	AMM	3.00	Continue review and break down of attorneys fees.
2/14/96	ADC	3.00	Telephone call with Mr. Paphites regarding hearings; extended office conference with JGL regarding February 13 hearing and final decree; revise Motion to Quash; review additional billing statements.

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2/15/96	ADC	2.80	Revise final decree; office conference with JGL regarding same; telephone call with Mr. Parker regarding same; telephone call with Mr. Paphites and JGL regarding paving suit; office conference with JGL regarding paving suit strategy; finalize Motion to Quash subpoena to Mr. Paphites; telephone call with Clerk's Office; letter to Court regarding Motion to Quash.
2/15/96	JGL	1.20	Review engagement letter from Mr. Frostick; letter to Mr. Paphites transmitting same; call to David Beach, Clerk of the Supreme Court, regarding suspending bond; research regarding suspending bond and conference with ADC regarding same; modification of final decree; conference with ADC and telephone call with Mr. Parker.
2/16/96	ADC	2.10	Telephone call with Mr. Frostick regarding decree; telephone call with Mr. Parker's office; office conference with JGL regarding revisions to final decree; receipt and review of Subpoena duces tecum served on Mr. Paphites; receipt and review of Defendants' letter to Judge Robertson regarding Motion to Quash; telephone call with Mr. Harris regarding attorneys fees hearing.
2/16/96	JGL	.80	Conference with ADC; telephone call with Mr. Frostick regarding his availability on March 28 and/or March 29 to testify on behalf of BurgerBusters; telephone call to office of Mr. Parker. Letter to Mr. Frostick transmitting signed engagement letter.

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conference with Mr. Paphites, Mr. Achiellios, JGL and AMF; review transcript regarding relief for removal of parking spaces; draft letter to Court and counsel regarding same.

4/02/96	AMF	3.60	Office conference with Tassos Paphites, Mr. Achilleos, JGL and ADC.
4/02/96	JGL	3.80	Conference with Tassos and Chris Paphites, AMF and ADC; telephone call with Mr. Frostick; review further cases on issue out of chancery.
4/02/96	JAB	.90	Legal research regarding propriety of and standard of review for issue out of chancery.
4/03/96	ADC	2.80	Office conference with JGL regarding Interrogatories and Request for Production of Documents; conference regarding depositions, discovery and settlement; telephone call with Mr. Paphites regarding same; office conference with AMF regarding status; office conference with JGL regarding strategy; review Motion to Reconsider.
4/03/96	JGL	2.00	Review with ADC Interrogatory to be propounded to Chawlas and regarding ADC's telephone conversation with Ms. Munro; review and revise Motion to Reconsider; office conference with AMF.
4/03/96	AMF	.30	Telephone call with Mr. Paphites; office conference with JGL; office conference with ADC.
4/04/96	JGL	3.50	Review transcripts of April 24 and other hearings for Motion to Reconsider; further revision of Motion to

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Reconsider; review Chawlas' response to Interrogatory regarding expert witnesses; dictate letter to Mr. O'Connell; conference with ADC regarding Motion to Reconsider; dictate letter to Judge Sachs.

4/04/96	ADC	4.00	Research regarding chancery suits and attorney's fees; review and review Motion to Reconsider; receipt and review of Respondents' response to Post-Trial Interrogatory; office conference with JGL regarding same and Motion to Reconsider.
4/05/96	JGL	.30	Telephone call with Mr. Paphites.
4/08/96	ADC	.80	Revise letter to Messrs. O'Connell and Zimmerman regarding renovation plans; office conference with JGL regarding same; office conference with AMF regarding status.
4/08/96	AMF	.30	Telephone call with Mr. Paphites; office conference with JGL; office conference with ADC.
4/08/96	JGL	.80	Review order prepared by Mr. O'Connell; letter to Mr. O'Connell; telephone call with Mr. Zimmerman regarding settlement; office conference with AMF.
4/09/96	ADC	1.50	Receipt and review of Respondents' proposed order on Motion to Sever; receipt and review of Mr. Zimmerman's proposed order regarding hearing; office conference with JGL regarding same; telephone call with Judge Sachs regarding Motion to Reconsider; revise Final Decree.

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4/09/96	JGL	1.00	Conference with Mr. Paphites; telephone call with Judge Sachs and ADC; review Order proposed by Mr. Zimmerman; office conference with ADC.
4/10/96	JGL	1.20	Review final decree; memo to ADC regarding motion to reconsider.
4/11/96	ADC	1.80	Telephone call with Mr. Paphites regarding Financial Funding Systems; telephone call with Mr. Winston regarding same; revise Motion to Reconsider; office conference with JGL regarding same.
4/11/96	JGL	.80	Telephone call with ADC and Mark Winston, attorney suing Dr. Chawla for financial commitment fee; further revision of decree; office conference with ADC.
4/12/96	ADC	.60	Revise Motion to Reconsider.
4/15/96	ADC	.50	Review decree regarding Court's January 29, 1996 letter opinion.
4/15/96	JGL	.40	Review and revision of motion to reconsider.
4/16/96	ADC	.60	Telephone call with Mr. Zimmerman; revise order regarding March 29 hearing; review Motion to Reconsider.
4/17/96	ADC	1.20	Finalize Motion to Reconsider; revise order regarding March 29 hearing; receipt and review of Mr. O'Connell's letter regarding discovery; office conference with JGL regarding motion, order and letter.

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4/17/96	JGL	.80	Conference with ADC to revise Decree and Motion to Reconsider; review letter from Mr. O'Connell dated April 15, 1996.
4/18/96	ADC	1.80	Review of Interrogatories and Request for Production of Documents from defendants; draft responses to same.
4/18/96	JGL	.60	Review Mr. O'Connell's letter of April 15; dictate Motion to Compel and letter to Court; review draft of Answer to Interrogatory.
4/22/96	JGL	.50	Review Chawla's responses to interrogatory; preparation of motion to compel.
4/24/96	ADC	1.90	Telephone call to Court Reporter regarding transcript; research regarding discovery of attorneys fees; telephone call with JGL.
4/24/96	JGL	1.20	Telephone call with Gail King; send praecipe setting argument on motion to reconsider for May 14; letter to counsel; telephone call with ADC regarding her availability to argue the motion to reconsider on May 14; preparation of motion to compel answers to interrogatory.
4/25/96	ADC	2.20	Research regarding recovery of attorney's fees; receipt and review of revised order.
4/26/96	AMF	.60	Office conference with Mr. Paphites, Mr. Bill Dragas and Mr. Achilleos.
4/26/96	JGL	.60	Office conference with Tassos Paphites, Chris Paphites, Bill Dragas and AMF regarding status of case.

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4/29/96	ADC	1.40	Research regarding discovery of opposition's attorneys' fees; telephone call with Mr. Young.
4/30/96	ADC	.80	Research regarding recovery of attorneys fees.

TOTAL HOURS: 54.30

FEES: \$ 6,655.00

FEE SUMMARY:

	INIT	RATE	HOURS	AMOUNT
	ADC	100.00	28.00	2,800.00
	AMF	150.00	5.10	765.00
	JAB	75.00	1.20	90.00
	JGL	150.00	20.00	3,000.00
TOTAL			54.30	6,655.00

DISBURSEMENTS

Travel Expenses	25.00
Long Distance Facsimile	6.00
Facsimile Charges	2.00
Long Distance Telephone Calls	99.83

COSTS: 132.83

STATEMENT BALANCE: 6,787.83

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MAY 10, 1996

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STM NO	STM DATE	BILL AMOUNT	APPLIED CASH RECPT	APPLIED A/R ADJ	BALANCE DUE
23131	07/21/95	551.12	0.00	0.00	551.12
23766	08/21/95	873.49	0.00	0.00	873.49
24220	09/18/95	5,566.81	0.00	0.00	5,566.81
24371	10/10/95	1,061.13	0.00	0.00	1,061.13
25558	11/13/95	3,575.57	0.00	0.00	3,575.57
26346	12/20/95	3,860.04	0.00	0.00	3,860.04
26903	01/17/96	4,029.85	0.00	0.00	4,029.85
27519	02/15/96	2,313.93	0.00	0.00	2,313.93
979	03/05/96	9,948.81	0.00	0.00	9,948.81
971	04/11/96	15,325.04	0.00	0.00	15,325.04
29954	05/10/96	6,787.83	0.00	0.00	6,787.83
TOTAL BALANCE DUE					53,893.62

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EXHIBIT "4C"

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JUNE 21, 1996

FEDERAL I.D. 541275159
Statement No. 31344

BurgerBusters Inc.
302 Hickman Road
Charlottesville, Va 22911

Our File No. 0143 -036
Re: Inder Chawla - Build To Suit
Agreement

For legal services rendered through 05/31/96 including, but not limited to the following:

DATE	ATTY	HOURS	SERVICES PERFORMED
5/01/96	ADC	2.10	Travel to and from Regent University and conduct additional research regarding recovery of fees; telephone call with Mr. Zimmerman regarding draft order.
5/01/96	JGL	1.50	Review letter from Mr. Zimmerman with draft of decree; review and revision of Mr. Zimmerman's draft of decree; letter to Mr. Zimmerman; review transcript of hearing of March 29.
5/02/96	ADC	1.80	Research regarding objections to attorney's fees petition.
5/02/96	JAB	.20	Conduct legal research regarding attorneys fees.
5/02/96	JGL	1.50	Advise AMF of availability for hearing on motion to reconsider on May 14; review cases regarding discovery of opponent's attorneys' fees and other issues related to award of attorneys' fees.

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5/03/96	ADC	1.00	Review additional research regarding attorney's fees awards; receipt and review of letter from Mr. Zimmerman regarding order; receipt and review of Defendants' Supplemental Interrogatories and Request for Production of Documents; office conference with JGL regarding same.
5/03/96	JGL	.70	Review supplemental discovery from Dr. and Mrs. Chawla; conference with ADC regarding response; review further cases on issue of attorneys' fees.
5/07/96	JGL	.60	Telephone call with Ms. King of Fauquier County Circuit Court; letter to Messrs. Zimmerman and O'Connell.
5/08/96	ADC	.50	Office conference with JGL regarding Motion to Reconsider; review letter to counsel regarding hearing on same.
5/08/96	JGL	.30	Telephone call with Mr. Paphites; office conference with ADC.
5/09/96	ADC	.40	Receipt and review of Mr. O'Connell's letter to court and proposed orders; office conference with JGL regarding same.
5/09/96	JGL	.60	Telephone call with Mr. Zimmerman; review correspondence from Mr. O'Connell with proposed orders; office conference with ADC.
5/13/96	ADC	.20	Receipt and review of Petitioner's Response to Respondents' Interrogatories and Request for Production of Documents.
5/14/96	ADC	1.80	Office conference with JGL regarding responses to Interrogatories and Request

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for Production of Documents; finalize responses to Defendants' Interrogatories and Request for Production of Documents; telephone conference with JGL and Mr. Paphites regarding settlement negotiations; telephone call with JGL and Mr. Frostick regarding status; telephone call with Mr. Paphites regarding responses to Interrogatories and Request for Production of Documents.

5/14/96	JGL	1.20	Review answers to interrogatories with ADC; telephone call with Mr. Paphites regarding attorneys' fee proposal; review with ADC mediation of attorneys' fee dispute; telephone call with ADC and Mr. Frostick regarding Fauquier County mediation procedure; letter to Judge Robertson requesting mediation.
5/16/96	AMF	.30	Telephone call with with Mr. Paphites; office conference with JGL.
5/16/96	JGL	.20	Conference with AMF regarding settlement proposal.
5/17/96	JGL	.30	Letter to Mr. O'Connell; review and revision of letter to Mr. O'Connell.
5/19/96	JGL	3.20	Review cases in preparation for hearing on May 20, 1996; telephone call with AMF and Mr. Paphites; telephone call to Mr. O'Connell; return call from Mr. O'Connell; telephone call with Mr. Paphites.
5/20/96	ADC	11.00	Travel to and from Warrenton for hearing on burden of proof, scope of discovery and Motion to Reconsider.

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5/20/96	JGL	11.00	Dictate draft of settlement letter; travel to and from the Circuit Court of Fauquier County for hearing; attend hearing.
5/21/96	ADC	1.80	Office conference with JGL regarding hearing; telephone call with Mr. Paphites regarding same and future strategy; revise Mr. Paphites' letter regarding settlement; office conference with JGL regarding mediation; research regarding trespass.
5/21/96	AMF	.50	Office conferences with JGL.
5/21/96	JGL	2.20	Review letter from client to Dr. and Mrs. Chawla; conference with ADC concerning same; telephone call with Mr. Paphites and ADC; telephone call to office of Executive Secretary, Virginia Supreme Court, regarding mediation; telephone call to Barrett Pope, attorney in Richmond, regarding mediation through McGammon Group; conference with AMF regarding meeting with Mr. Paphites; conference with AMF regarding letter to be signed by Mr. Paphites; conference with AMF regarding amending letter for Mr. Paphites' signature.
5/22/96	ADC	4.10	Revise Mr. Paphites' letter; telephone call with AMF and Mr. Paphites regarding same; research regarding trespass and notice of property rights; draft responses to Second Interrogatories and Request for Production of Documents; conference with JGL and AMF regarding strategy; research regarding town sign ordinances.
5/22/96	AMF	.80	Office conference with ADC and JGL.

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5/22/96	JGL	.90	Review letter to be signed by Mr. Paphites; office conference with AMF and ADC.
5/23/96	AMF	1.30	Telephone calls with Mr. Paphites; revisions of letter.
5/24/96	TWD	.20	Telephone call with Mr. Paphites; review of letter to Dr. and Mrs. Chawla.
5/24/96	JGL	.30	Telephone call with ADC regarding letter for Mr. Paphites' signature.
5/24/96	ADC	2.00	Review and revise Mr. Paphites' letter to Dr. and Mrs. Chawla; telephone call with Mr. Paphites regarding same; additional research regarding options to protect property rights.
5/28/96	AMF	1.50	Review of memo from ADC; office conference with Mr. Paphites, JGL and ADC.
5/28/96	ADC	2.40	Office conference with Mr. Paphites, AMF and JGL regarding strategy; finalize order regarding burden of proof; finalize responses to Supplemental Interrogatories.
5/28/96	JGL	1.50	Conference with Mr. Paphites, ADC and AMF.
5/29/96	ADC	2.10	Draft letter; receipt and review of renovation proposals; office conference with JGL regarding same; telephone call with Mr. Paphites regarding same; telephone call with Mr. Chris Paphites regarding no trespassing signs.

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5/29/96	AMF	.30	Office conferences with ADC; telephone call with Mr. Paphites.
5/30/96	ADC	.20	Revise letter.
5/31/96	ADC	.80	Office conference with JGL regarding proposed renovation plans; office conference with Mr. Paphites, Mr. Garvin, AMF and JGL regarding proposed renovation plans.
5/31/96	JGL	1.20	Conference with Mr. Paphites, Mr. Garvin, AMF and ADC regarding response to Chawlas' renovation proposals.
5/31/96	AMF	1.20	Office conference with Mr. Paphites, Mr. Garvin, JGL and ADC.

TOTAL HOURS: 65.70

FEES: \$ 8,225.00

FEE SUMMARY:

	INIT	RATE	HOURS	AMOUNT
	ADC	100.00	32.20	3,220.00
	AMF	150.00	5.90	885.00
	JAB	75.00	.20	15.00
	JGL	150.00	27.20	4,080.00
	TWD	125.00	.20	25.00
TOTAL			65.70	8,225.00

DISBURSEMENTS

Long Distance Facsimile	25.00
Photocopy Expense	66.40
Facsimile Charges	4.00

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Long Distance Telephone Calls
Express Mail

10.47
11.25

COSTS: 117.12

STATEMENT BALANCE: 8,342.12

STM NO	STM DATE	BILL AMOUNT	APPLIED CASH RECPT	APPLIED A/R ADJ	BALANCE DUE
131	07/21/95	551.12	0.00	0.00	551.12
120	09/18/95	5,566.81	0.00	0.00	5,566.81
24371	10/10/95	1,061.13	0.00	0.00	1,061.13
25558	11/13/95	3,575.57	0.00	0.00	3,575.57
26346	12/20/95	3,860.04	0.00	0.00	3,860.04
26903	01/17/96	4,029.85	0.00	0.00	4,029.85
27519	02/15/96	2,313.93	0.00	0.00	2,313.93
27979	03/05/96	9,948.81	0.00	0.00	9,948.81
28971	04/11/96	15,325.04	0.00	0.00	15,325.04
29954	05/10/96	6,787.83	0.00	0.00	6,787.83
31344	06/21/96	8,342.12	0.00	0.00	8,342.12
TOTAL BALANCE DUE					61,362.25

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EXHIBIT "4D"

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JULY 12, 1996

FEDERAL I.D. 541275159
Statement No. 31716

BurgerBusters Inc.
302 Hickman Road
Charlottesville, Va 22911

Our File No. 0143 -036
Re: Inder Chawla - Build To Suit
Agreement

For legal services rendered through 06/30/96 including, but not limited to the following:

DATE	ATTY	HOURS	SERVICES PERFORMED
6/03/96	ADC	1.70	Telephone call with Mr. Butler regarding marking lot line; telephone call with Mr. Garvin regarding same; telephone call with Mr. Coccia regarding July 1 hearing; review Bomberger testimony in preparation for same; letter to Mr. Coccia regarding July 1 hearing.
6/04/96	JGL	2.70	Review letter from Mr. O'Connell containing case citations on burden of proof of attorneys' fees; conference with ADC regarding same; dictate letter to Judge Robertson objecting to the Chawlas' renovation proposals, review and revision of same; telephone call with Ms. Hulbert of the Virginia Supreme Court regarding mediation; dictate memo to file; telephone call with Mr. Zimmerman regarding BurgerBusters' placement of cones on property; telephone call with Mr. Garvin; telephone call with Mr. Paphites; further revision of letter to Judge

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			Robertson; office conference with JAB; office conference with AMF.
6/04/96	ADC	.20	Office conference with JGL regarding burden of proof cases and cones at site.
6/04/96	JAB	.10	Office conference with JGL regarding research required.
6/04/96	AMF	.40	Telephone call with Mr. Paphites; office conferences with JGL; review draft of letter to Judge Robertson.
6/05/96	ADC	1.60	Receipt and review of letter to Judge Robertson regarding renovation proposals; telephone call with Mr. Paphites regarding same; office conference with JGL regarding same and burden of proof cases; review and revise letter to Judge Robertson regarding burden of proof cases; review cases cited by Defendants; office conference with JGL regarding same.
6/05/96	JAB	.40	Prepare and conduct electronic legal research regarding attorney's fees.
6/05/96	AMF	.20	Review of revised letter to Judge Robertson; conference call with Mr. Paphites and JGL.
6/05/96	JGL	1.30	Conference with ADC and revision of letter to Judge Robertson on the Chawlas' renovation proposals; review cases cited by Mr. O'Connell on attorneys' fee issue; letter to Judge Robertson; conference with AMF and Mr. Paphites regarding letter to Judge Robertson.

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6/11/96	ADC	.60	Receipt and review of Mr. O'Connell's letter regarding revised burden of proof order; office conference with JGL regarding same; review and revise response letter.
6/11/96	JGL	.40	Letter to Mr. O'Connell regarding modification of order.
6/11/96	JGL	.90	Preparation of letter to Mr. O'Connell regarding modification of order; review letter from Mr. O'Connell dated June 7, 1996 and modified order; conference with ADC regarding same; letter to Mr. O'Connell; office conference with AMF.
6/11/96	AMF	.30	Telephone call with Mr. Garvin; office conference with JGL.
6/12/96	ADC	.50	Telephone call with Mr. Garvin regarding no trespassing signs; finalize Taco Bell letter regarding same.
6/12/96	AMF	.20	Review of ruling from Judge Robertson; office conference with JGL.
6/12/96	JGL	.60	Review letter opinion from Judge Robertson ruling that burden is on Chawlas to show attorneys' fees and costs are unreasonable; conference with AMF; letter to Mr. Frostick.
6/13/96	ADC	.30	Receipt and review of Court's opinion letter on burden of proof; office conference with JGL regarding same.
6/13/96	JGL	.40	Telephone call with Mr. Tower of McCammon Group regarding mediation; office conference with ADC.

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6/14/96	ADC	.50	Office conference with AMF; draft order regarding burden of proof.
6/14/96	AMF	.10	Office conference with JGL; office conference with ADC.
6/14/96	JGL	.10	Conference with AMF regarding selection of mediation firm.
6/17/96	ADC	.50	Draft Objections to Proposal and Notice of Hearing.
6/18/96	ADC	1.60	Finalize Objections to Proposals; draft no trespass letter to shopping center tenants; telephone call with Mr. Pearson regarding status; finalize burden of proof order.
6/19/96	ADC	.50	Finalize letter to shopping center tenants; letter to Mr. O'Connell regarding burden of proof order.
6/19/96	JGL	.20	Review letter drafted by ADC advising tenants not to cross BurgerBusters' property.
6/20/96	ADC	2.00	Telephone call with Mr. Garvin regarding Taco Bell letter; telephone call with Mr. Paphites regarding letter to shopping center tenants; office conference with JGL regarding letter from Town; review Town Ordinances; telephone call with Mr. Day regarding letter from Town; receipt and review of notice of appeal; office conference with JGL regarding same.
6/20/96	AMF	.30	Office conference with JGL; review of letter from Ray Ocel; conference call with JGL and Mr. Chris Paphites.

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6/20/96	JGL	3.50	Conference with AMF regarding letter from Mr. Ocel, Zoning Administrator, ordering removal of signs within five days; review with ADC zoning ordinances, site plan and sign requirements; telephone call to Henry Day, Warrenton Town Attorney; letter to Mr. Day; telephone call with Mr. Garvin regarding placement of signs and cones; telephone call to Lois Pearson; review notice of appeal filed by Chawlas; research appealability of May 20, 1996 order; review Supreme Court rule regarding filing of transcript when appeal is taken; memo to ADC.
6/21/96	ADC	2.00	Revise letter to Mr. Day; office conference with JGL regarding same; telephone call with Mr. Paphites regarding same; office conference with JGL regarding Notice of Appeal.
6/21/96	AMF	.20	Review of letter to Mr. Day.
6/21/96	JGL	1.80	Review letter to Mr. Day; conference with ADC; research regarding multiple appeals from the same judgment; review Virginia Supreme Court's requirements regarding filing of transcripts; conference with ADC and JAB regarding research of effect of dismissal of appeal in event transcript notice is not filed.
6/21/96	JAB	1.50	Office conference with JGL regarding research required; legal research regarding effect of dismissal for technical reasons and ability to re-litigate dismissed issues.

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6/24/96	ADC	1.50	Office conference with JGL regarding Notice of Appeal; receipt and review of Notice regarding filing of transcripts; review additional transcripts; telephone call with Mr. Pearson regarding additional transcripts; draft Objection Pursuant to Rule 5:11; review errata sheet for trial transcripts.
6/24/96	JAB	.30	Office conference with JGL regarding research results.
6/24/96	AMF	1.40	Office conference with Mr. Paphites, Mr. Bill Dragas, Mr. Achilleos and JGL; office conference with JGL.
6/24/96	JGL	1.60	Review notice of filing of transcripts by Dr. and Mrs. Chawla; conference with AMF; conference with ADC regarding review to assure that transcripts filed are complete; conference with AMF and Mr. Paphites, Mr. Chris Paphites and Mr. Dragas regarding strategy on appeal; office conference with JAB.
6/25/96	ADC	4.70	Revise Objection Pursuant to Rule 5:11 and Notice of Filing of Transcripts; letters to the Court regarding same; extended telephone call with Mr. Coccia; review transcripts; office conference with JGL regarding same.
6/25/96	JGL	1.00	Telephone call with JAB regarding research on trial court's jurisdiction and authority in event of interlocutory appeal; conference with ADC regarding notices of filing of transcripts not included in those designated by the Chawlas as part of the record on appeal and objections to transcript notice filed by Chawlas; conference with ADC

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regarding testimony of Mr. Coccia of
Taco Bell.

6/25/96	JAB	.20	Office conference with JGL regarding research required.
6/26/96	ADC	3.80	Review of transcripts identified by Respondents; revise exhibit to Objection to Notice; telephone call with Mr. Delasegis at Taco Bell Corporate; office conference with JGL regarding July 1 hearing; telephone call with Mr. Paphites regarding status; telephone call with Mr. Coccia regarding hearing.
6/26/96	JGL	1.60	Conference with ADC and attempted telephone call to Mr. Coccia; review trial testimony of Mr. Dougher; review Warrenton ordinances regarding site plan requirements; review Asbell site plan drawn by Mr. Dougher, all in preparation for hearing scheduled for July 1; conference with JAB; telephone call to Mr. Coccia regarding July hearing; telephone call with office of Mr. McCammon regarding mediation; review and revision of objections to transcripts.
6/27/96	ADC	.40	Office conference with JGL in preparation for July 1 hearing.
6/27/96	JAB	.80	Legal research regarding jurisdiction of trial court subsequent to notice of appeal.
6/27/96	JGL	2.20	Telephone call with Mr. McCammon; letter to Mr. O'Connell; telephone call with Mr. Paphites regarding meeting in advance of July 1 hearing; conference with ADC in preparation for hearing.

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6/28/96	ADC	.20	Telephone call with Clerk's Office regarding trial exhibits.
6/28/96	JGL	.30	Review and revision of letter to Mr. O'Connell regarding mediation; conference with JAB and review case law regarding when circuit court divested of jurisdiction by appeal.
6/28/96	JAB	.80	Legal research regarding jurisdiction of trial court during pendency of appeal; office conference with JGL.

TOTAL HOURS: 48.40

FEES: \$ 5,822.50

FEE SUMMARY:

	INIT	RATE	HOURS	AMOUNT
	ADC	100.00	22.60	2,260.00
	AMF	150.00	3.10	465.00
	JAB	75.00	4.10	307.50
	JGL	150.00	18.60	2,790.00
TOTAL			48.40	5,822.50

DISBURSEMENTS

Express Mail	20.15
Long Distance Facsimile	20.00
Transcript Fees	350.00
Photocopy Expense	48.80
Long Distance Telephone Calls	45.41

COSTS: 484.36

STATEMENT BALANCE: 6,306.86

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STM NO	STM DATE	BILL AMOUNT	APPLIED CASH RECPT	APPLIED A/R ADJ	BALANCE DUE
23131	07/21/95	551.12	0.00	0.00	551.12
24220	09/18/95	5,566.81	0.00	0.00	5,566.81
24371	10/10/95	1,061.13	0.00	0.00	1,061.13
25558	11/13/95	3,575.57	0.00	0.00	3,575.57
26346	12/20/95	3,860.04	0.00	0.00	3,860.04
303	01/17/96	4,029.85	0.00	0.00	4,029.85
519	02/15/96	2,313.93	0.00	0.00	2,313.93
21979	03/05/96	9,948.81	0.00	0.00	9,948.81
28971	04/11/96	15,325.04	0.00	0.00	15,325.04
29954	05/10/96	6,787.83	0.00	0.00	6,787.83
31344	06/21/96	8,342.12	0.00	0.00	8,342.12
31716	07/12/96	6,306.86	0.00	0.00	6,306.86
TOTAL BALANCE DUE					67,669.11

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EXHIBIT "4E"

35 CROSSWAYS BLVD., SUITE 200
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AUGUST 15, 1996

FEDERAL I.D. 541275159
Statement No. 32682

BurgerBusters Inc.
302 Hickman Road
Charlottesville, Va 22911

Our File No. 0143 -036
Re: Inder Chawla - Build To Suit
Agreement

For legal services rendered through 07/31/96 including, but not limited to the following:

DATE	ATTY	HOURS	SERVICES PERFORMED
7/01/96	ADC	11.50	Travel to Warrenton for hearing; prepare for same; conference with client regarding same; argue against proposals; return to Chesapeake.
7/01/96	JGL	11.50	Travel to and from Warrenton; meeting with client and Mr. Coccia; attend hearing on objections to the Chawlas' renovation proposals.
7/02/96	ADC	1.90	Review trial transcript regarding injunctive relief; letter to Judge Robertson regarding same; letter to Mr. Butler regarding lease line; telephone call with Court Reporter regarding August 28 transcript.
7/02/96	AMF	.40	Office conference with JGL.
7/02/96	JGL	.40	Office conference with AMF.
7/03/96	ADC	.50	Finalize letter to Court regarding transcript.

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7/08/96	ADC	.60	Telephone call with Ms. Ludwick regarding Motion to Compel hearing date; receipt and review of letter from Mr. O'Connell regarding transcript typo; telephone call with Mr. O'Connell's office regarding dates for Motion to Compel hearing.
7/09/96	ADC	.30	Finalize letter to Mr. Butler; two telephone calls with Mr. O'Connell's office regarding Motion to Compel hearing.
7/10/96	ADC	1.00	Review unresolved discovery issues; draft Motion to Overrule Motion to Quash and to Compel Production; revise same and Notice of Hearing.
7/22/96	JGL	.20	Review letter from Mr. O'Connell dated July 19, 1996.
7/23/96	JGL	.20	Telephone call with Mr. Paphites regarding status of court's ruling on objections to the Chawlas' renovation plan.
7/24/96	JGL	.20	Letter to Mr. O'Donnell regarding status of mediation.
7/26/96	JGL	.80	Review transcript of hearing of July 1, 1996.
7/27/96	AMF	.10	Review of opinion letter of Judge Robertson; preparation of fax to Mr. Paphites.
7/29/96	ADC	1.20	Receipt and review of Court's July 24, 1996 letter opinion; draft Order in accordance with same; office conference with JGL regarding same; letter to

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Statement No. 32682
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Messrs. O'Connell and Zimmerman
regarding same.

7/29/96	JGL	.70	Review letter from Judge Robertson dated July 24, 1996 and conference with ADC regarding same; review and revision of order prepared by ADC.
7/31/96	ADC	1.00	Receipt and review of letter from Mr. O'Connell regarding order; draft letter to Mr. O'Connell regarding revised order; revise order.

TOTAL HOURS: 32.50

FEES: \$ 3,975.00

FEE SUMMARY:

	INIT	RATE	HOURS	AMOUNT
	ADC	100.00	18.00	1,800.00
	AMF	150.00	.50	75.00
	JGL	150.00	14.00	2,100.00
TOTAL			32.50	3,975.00

DISBURSEMENTS

Mileage Expenses	25.00
Express Mail	35.10
Long Distance Telephone Calls	22.28
Photocopy Expense	37.20
Long Distance Facsimile	6.00

COSTS: 125.58

STATEMENT BALANCE: 4,100.58

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AUGUST 15, 1996
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Statement No. 32682
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STM NO	STM DATE	BILL AMOUNT	APPLIED CASH RECPT	APPLIED A/R ADJ	BALANCE DUE
23131	07/21/95	551.12	0.00	0.00	551.12
25558	11/13/95	3,575.57	0.00	0.00	3,575.57
26346	12/20/95	3,860.04	0.00	0.00	3,860.04
26903	01/17/96	4,029.85	0.00	0.00	4,029.85
27519	02/15/96	2,313.93	0.00	0.00	2,313.93
27979	03/05/96	9,948.81	0.00	0.00	9,948.81
27971	04/11/96	15,325.04	0.00	0.00	15,325.04
27954	05/10/96	6,787.83	0.00	0.00	6,787.83
279344	06/21/96	8,342.12	0.00	0.00	8,342.12
31716	07/12/96	6,306.86	0.00	0.00	6,306.86
32682	08/15/96	4,100.58	0.00	0.00	4,100.58
TOTAL BALANCE DUE					65,141.75

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SEPTEMBER 12, 1996

FEDERAL I.D. 541275159
Statement No. 33189

BurgerBusters Inc.
302 Hickman Road
Charlottesville, Va 22911

Our File No. 0143 -036
Re: Inder Chawla - Build To Suit
Agreement

For legal services rendered through 08/31/96 including, but not limited to the following:

DATE	ATTY	HOURS	SERVICES PERFORMED
8/06/96	ADC	.20	Telephone call with Mr. Zimmerman regarding bank's position.
8/09/96	JGL	.30	Review letter from Mr. O'Connell; letter to Mr. Paphites transmitting order endorsed by Mr. O'Connell.
8/12/96	ADC	1.50	Prepare for hearing on various discovery motions; receipt and review of notice regarding file being transferred to Supreme Court; telephone call with Ms. King regarding same; office conference with JGL.
8/12/96	JGL	.60	Conference with Mr. Paphites; conference with ADC regarding filing of renovation plan by Dr. and Mrs. Chawla and filing of petition for appeal.
8/13/96	ADC	2.00	Receipt and review of letter and plans from Mr. O'Connell; office conference with JGL regarding same; receipt and review of town ordinance regarding drive-up window stacking; draft letter

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to Court regarding plans; review
discovery motions; review research in
preparation for hearing on same.

8/13/96	JGL	2.30	Review Mr. O'Connell's letter of August 9, 1996 and proposed plans; memo to AMF, ADC and Mr. Paphites; office conference with AMF; conference with ADC to review plat and Dr. Chawla's renovation proposals; review Town of Warrenton Zoning Ordinance regarding stacking requirements for drive-thrus; meeting with AMF, Mr. Paphites and Mr. Achilleos to review renovation proposals; prepare letter to Judge Robertson, review and revise same.
8/13/96	AMF	1.30	Office conference with JGL; review of letter from Mr. O'Connell; office conference with Mr. Paphites, Mr. Achilleos and JGL.
8/14/96	ADC	.90	Review and revise letter to Judge Robertson regarding plans; telephone call with Mr. Paphites regarding same; office conference with JGL and AMF regarding same.
8/14/96	JGL	1.60	Further review and revision of letter to Judge Robertson; conference with AMF and ADC to revise letter to Judge Robertson; make revisions.
8/14/96	AMF	1.30	Telephone calls with Mr. Paphites; review of proposed letter to Judge Robertson; office conference with JGL and ADC.
8/15/96	JGL	.70	Review revision of letter to Judge Robertson; telephone call to Mr. Paphites; further revision of letter to

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			Judge Robertson; office conference with AMF.
8/15/96	AMF	.40	Review and revision of revised letter to Judge Robertson; office conferences with JGL; telephone call with Mr. Paphites.
8/15/96	ADC	.20	Review revised letter regarding recent proposals.
8/18/96	JGL	.90	Review letter from Mr. O'Connell dated August 14 with proposed order; letter to Mr. O'Connell; memorandum to ADC; review list of orders and other documents which need to be retained in Circuit Court while case goes up on appeal.
8/19/96	ADC	1.80	Receipt and review of Mr. O'Connell's letter regarding "correcting" May 20 order; receipt and review of JGL memo and response to same; review pleadings regarding defendants' Motion for Leave to File Fee Application; telephone call with Mr. Pearson's office regarding same; revise letter to Mr. O'Connell regarding same.
8/20/96	ADC	2.40	Telephone call with Mr. Zimmerman regarding Motion to Quash; prepare for hearing on Motion to Quash and Motion to Compel.
8/21/96	AMF	.20	Telephone call with ADC.
8/21/96	ADC	10.30	Travel to and from Warrenton and argue motions to compel and motions to quash; telephone call with AMF.
8/22/96	ADC	1.00	Memo to file regarding discovery motions; receipt and review of index of record transmitted to Supreme Court;

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receipt and review of Defendants'
Petition for Appeal.

8/23/96	AMF	.30	Telephone call with Mr. Paphites; review of memo to Mr. Paphites.
8/23/96	ADC	.50	Memo to Mr. Paphites regarding status; telephone call with Mr. Zimmerman regarding renovation plans.
8/26/96	ADC	7.50	Receipt and review of draft order regarding Bank's Motion to Quash; revise responses to Defendants' Interrogatories and Request for Production of Documents and Supplemental Interrogatories and Request for Production of Documents; office conference with JGL regarding Petition for Appeal; review record in connection with same.
8/26/96	JGL	8.30	Review Chawlas' petition for appeal and trial record with ADC in preparation for writing brief in opposition; research; further review of trial record in preparation for writing brief in opposition.
8/27/96	ADC	3.50	Office conference with JGL regarding brief in opposition; revise supplemental discovery responses; telephone call with JGL and Mr. Harris regarding exhibit and certificate of transcript; continued review of trial transcripts.
8/27/96	AMF	.10	Telephone call with Mr. Paphites.
8/27/96	JGL	3.60	Telephone call with Billy Harris, Clerk of Fauquier County Circuit Court and Gail King, Deputy Clerk, regarding transmission of large exhibits to Supreme Court and certification of

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transcripts by Judge Robertson;
telephone call with David Beach, Clerk
of the Virginia Supreme Court; telephone
call with Mr. O'Connell; conference with
ADC regarding preparation of order
addressing objections to typographical
errors in transcripts; further research;
telephone call with ADC and Melanie
requesting call from McGammon Group to
Mr. O'Connell.

8/28/96	ADC	3.20	Continued review of transcripts; telephone call with Court regarding hearing date; telephone call with Mr. O'Connell's office regarding same; telephone call with Mr. Paphites regarding status; office conference with JGL; office conference with JAB.
8/28/96	JGL	5.40	Conference with ADC regarding Mr. O'Connell's designation of a Blanton Massey as mediator; further research; telephone call with Mr. Paphites; begin writing brief in opposition.
8/28/96	JAB	.50	Office conference with ADC regarding research required; legal research regarding attorneys fees.
8/29/96	ADC	7.50	Draft Brief in Opposition; office conference with JGL.
8/29/96	JGL	8.70	Review of trial record; further research and preparation of brief in opposition; further preparation and revision of brief in opposition.
8/30/96	ADC	4.20	Telephone call with Mr. Frostick regarding mediation of attorneys fees; telephone call with Mr. McGammon regarding mediation; revise Brief in

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SEPTEMBER 12, 1996
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Statement No. 33189
Our File No. 0143 -036

Opposition; draft order regarding
objections pursuant to Rule 5:11; draft
order regarding renovation proposals;
receipt and review of orders regard
Motion to Compel.

8/30/96	JGL	6.10	Further preparation of brief in opposition.
8/30/96	JAB	.70	Legal research regarding attorneys fees.

TOTAL HOURS: 90.00

FEES: \$ 11,075.00

FEE SUMMARY:

INIT	RATE	HOURS	AMOUNT
ADC	100.00	46.70	4,670.00
AMF	150.00	3.60	540.00
JAB	75.00	1.20	90.00
JGL	150.00	38.50	5,775.00
TOTAL		90.00	11,075.00

DISBURSEMENTS

Long Distance Facsimile	8.00
Photocopy Expense	74.30
Long Distance Telephone Calls	8.36

COSTS: 90.66

STATEMENT BALANCE: 11,165.66

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SEPTEMBER 12, 1996
Page No. 7

Statement No. 33189
Our File No. 0143 -036

PM NO	STM DATE	BILL AMOUNT	APPLIED CASH RECPT	APPLIED A/R ADJ	BALANCE DUE
23131	07/21/95	551.12	0.00	0.00	551.12
27979	03/05/96	9,948.81	0.00	0.00	9,948.81
28971	04/11/96	15,325.04	0.00	0.00	15,325.04
29954	05/10/96	6,787.83	0.00	0.00	6,787.83
31344	06/21/96	8,342.12	0.00	0.00	8,342.12
31716	07/12/96	6,306.86	0.00	0.00	6,306.86
32682	08/15/96	4,100.58	0.00	0.00	4,100.58
33189	09/12/96	11,165.66	0.00	0.00	11,165.66
TOTAL BALANCE DUE					62,528.02

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OCTOBER 16, 1996

FEDERAL I.D. 541275159
Statement No. 34006

BurgerBusters Inc.
302 Hickman Road
Charlottesville, Va 22911

Our File No. 0143 -036
Re: Inder Chawla - Build To Suit
Agreement

For legal services rendered through 09/30/96 including, but not limited to the following:

DATE	ATTY	HOURS	SERVICES PERFORMED
9/01/96	ADC	2.40	Revise brief in opposition.
9/01/96	JGL	1.30	Review of brief in opposition.
9/03/96	ADC	4.80	Revise brief in opposition; extended office conference with SJS regarding deletions from fee application; office conference with JGL regarding brief in opposition.
9/03/96	JGL	11.30	Further revision of brief in opposition and conference with ADC regarding same; further review and revision of brief in opposition and conference with ADC regarding same; telephone call with Mr. Pope regarding proof of attorneys' fees in Tazewell Oil v. Crestar Bank case; conference with Mr. Sacks and ADC at Mr. Sacks' office to review deletions from attorneys' fee petition; revision of brief in opposition.
9/04/96	ADC	2.50	Office conference with JGL; revise brief in opposition; receipt and review of

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information regarding mediator; finalize supplemental response to discovery.

9/04/96	AMF	1.20	Telephone call with Mr. Paphites; office conference with JGL; review of Brief in Opposition.
9/04/96	JAB	.20	Review billing records with regard to paving litigation.
9/04/96	JGL	7.20	Review resume of A. Blanton Massey, mediator suggested by Mr. O'Connell; letter to Mr. Paphites regarding same; further research and revision of brief in opposition; letter to Mr. Paphites transmitting draft; telephone call with Judge Sachs; further revision of brief in opposition and conference with AMF regarding same; letter to Judge Sachs transmitting copies of petition for appeal and draft of brief in opposition; telephone call to Mr. Paphites.
9/05/96	ADC	2.10	Finalize brief in opposition; office conference with JGL; letter to Mr. O'Connell regarding orders; letter to Mr. Paphites regarding discovery; letter to Mr. Zimmerman regarding order.
9/05/96	JGL	6.50	Further revision of brief in opposition; telephone call with AMF and with Mr. Paphites regarding same; further revision and conference with ADC; further revisions to brief in opposition; proof brief in opposition; memo to ADC.
9/05/96	AMF	.50	Conference call with Mr. Paphites and JGL; telephone call with Mr. Paphites; office conference with ADC.

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9/06/96	ADC	.50	Telephone calls to engineers regarding renovation plans; revise brief in opposition.
9/09/96	AMF	.60	Office conference with Mr. Paphites; office conference with Mr. Paphites and JGL.
9/09/96	JGL	1.00	Further revision of brief in opposition; office conference with AMF and Mr. Paphites regarding mediation and appellate procedure; telephone call to office of Mr. McCammon regarding status of conversation with Mr. O'Connell about use of McCammon Group for mediation.
9/10/96	ADC	1.00	Telephone call with Mr. Elkin regarding renovation timetable; finalize brief in opposition; office conference with JGL regarding Motion to Dismiss Petition and mediation; telephone call with Mr. Zimmerman's office; telephone call with Mr. Paphites regarding hearing.
9/10/96	JGL	4.50	Further review and revision of brief in opposition; review portions of trial transcript; telephone call with Mr. McCammon; telephone call to office of Mr. O'Connell; final review of brief in opposition; preparation of letter to Clerk transmitting same; office conference with ADC regarding expert witness to testify on reasonable time for renovation of bank building; further research; dictate motion to dismiss petition for appeal.
9/11/96	ADC	.70	Review and revise Motion to Dismiss Petition for Appeal; telephone call with Mr. Rinker regarding renovation plans.

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9/11/96	JGL	1.50	Review and revision of motion to dismiss petition for appeal and office conference with ADC regarding same; preparation of letter to Mr. Paphites; further revision of motion to dismiss; office conference with ADC regarding same and regarding engineer to testify at October hearing regarding renovation schedule; telephone call to office of Mr. O'Connell.
9/12/96	ADC	1.40	Telephone call with Mr. Zimmerman's office regarding hearing dates; receipt and review of revised orders; receipt and review of blue print; revise order regarding approval of renovation plan; telephone call with JGL and Mr. Paphites regarding hearing.
9/12/96	JGL	.90	Office conference with ADC, Mr. Garvin and Mr. Paphites regarding expert witnesses for October hearing and motion to dismiss petition for appeal; review with ADC and revision of order approving "building two" without a drive-thru.
9/13/96	JGL	.20	Telephone call with Mr. O'Connell regarding use of the McCammom Group as mediators.
9/16/96	ADC	.20	Telephone call with Mr. Pearson regarding site plan approval time table.
9/18/96	JGL	.20	Telephone call with Mr. Pope, attorney in Richmond, regarding attorneys' fees bills in Tazewell Oil v. United Virginia Bank.
9/19/96	ADC	.90	Telephone call with Mr. Pearson regarding site plan review process; review ordinances regarding same; office

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conference with JGL regarding jury trial strategy.

9/19/96	JGL	1.00	Telephone call to Mr. O'Connell; letter to Mr. O'Connell regarding mediation and stipulations; letter to Mr. Paphites and Mr. Garvin; revision of letter to Mr. O'Connell regarding mediation and stipulations; office conference with ADC regarding jury trial starting.
9/23/96	ADC	1.00	Receipt and review of research from Mr. Pearson regarding approval of site plans; office conference with JGL regarding same; telephone call with Ms. King regarding draft order; letter to Court regarding same.
9/24/96	ADC	.60	Receipt and review of defendants' Motion to Compel; office conference with JGL regarding same; telephone call with Ms. Ludwig regarding telephone call with Court.
9/24/96	JGL	1.60	Conference with ADC regarding Chawla's Motion to Compel; letter to Mr. Pope regarding attorneys' fees billings in Tazewell Oil v. United Virginia Bank; review Chawlas' Motion to Compel; conference with ADC regarding same; telephone call to Terry in Mr. O'Connell's office; letter to Mr. O'Connell confirming conference call with Judge Robertson on Motion to Compel; telephone call with Terry regarding same; conference with ADC regarding discovery issues.
9/25/96	JGL	.10	Telephone call with Terry in Mr. O'Connell's office confirming date and

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time of telephone conference on the
Chawlas' Motion to Compel discovery.

9/26/96	JGL	1.30	Telephone call from Terry in Mr. O'Connell's office regarding depositions of Messrs. Paphites and Sacks, JGL and ADC; telephone call to office of Mr. Sacks; telephone call to office of Mr. Paphites; review statute on taking of deposition; telephone call to Terry; letter to Mr. O'Connell; review copies of Orders transmitted by Mr. O'Connell to the Court with letter of September 24, 1996; telephone call with ADC regarding results of examinations of town records on site plan submissions and availability for depositions on October 29; telephone call with Mr. Sacks regarding his deposition; telephone call to office of Mr. Paphites.
9/26/96	ADC	4.60	Travel to and from Warrenton Town Planner's Office and review site plan file for Piedmont Square Shopping Center; telephone call with JGL regarding same.
9/27/96	JGL	.50	Telephone call with Terry in Mr. O'Connell's office confirming October 29 as date for depositions of Messrs. Paphites and Sacks, ADC and JGL; letter to Mr. Paphites and Mr. Sacks confirming deposition date; letter to Mr. O'Connell confirming date and order of depositions.
9/28/96	AMF	.20	Review of Appellant's Response to Motion to Dismiss Petition for Appeal; office conference with JGL regarding same.

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9/28/96	JGL	.50	Review the Chawlas' response to client's Motion to Dismiss; letter to Mr. Paphites; conference with AMF regarding same.
9/30/96	JGL	4.50	Telephone call with Mr. Paphites regarding future hearing dates and contemplated date for argument on Petition for Appeal; review and revision of letter to Mr. Paphites transmitting Chawlas' response to Motion to Dismiss; conference with AMF regarding Motion to Dismiss; review Mr. O'Connell's letter of September 27, 1996, declining mediation; letter to Mr. Paphites transmitting copy of same; review attorneys' bills in Tazewell Oil v. United Virginia Bank; letter to Judge Robertson transmitting copy of same; review Supreme Court opinions in Tazewell Oil v. United Virginia Bank and RF&P Corporation v. Little; telephone call with ADC regarding Chawlas' response to Motion to Dismiss and mediation; dictate subpoena duces tecum to Mr. Ocel for hearing on October 23.

TOTAL HOURS: 69.50

FEES: \$ 9,275.00

FEE SUMMARY:

INIT	RATE	HOURS	AMOUNT
ADC	100.00	22.70	2,270.00
AMF	150.00	2.50	375.00
JAB	75.00	.20	15.00
JGL	150.00	44.10	6,615.00
TOTAL		69.50	9,275.00

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DISBURSEMENTS

Courier Service	30.00
Copy Service	7.00
Express Mail	28.05
Courier Run - No Charge	.00
Long Distance Telephone Calls	51.58
Long Distance Facsimile	2.00
Photocopy Expense	85.40

COSTS: 204.03

STATEMENT BALANCE: 9,479.03

TM NO	STM DATE	BILL AMOUNT	APPLIED CASH RECPT	APPLIED A/R ADJ	BALANCE DUE
23131	07/21/95	551.12	0.00	0.00	551.12
27979	03/05/96	9,948.81	0.00	0.00	9,948.81
28971	04/11/96	15,325.04	0.00	0.00	15,325.04
29954	05/10/96	6,787.83	0.00	0.00	6,787.83
31344	06/21/96	8,342.12	0.00	0.00	8,342.12
31716	07/12/96	6,306.86	0.00	0.00	6,306.86
32682	08/15/96	4,100.58	0.00	0.00	4,100.58
33189	09/12/96	11,165.66	0.00	0.00	11,165.66
34006	10/16/96	9,479.03	0.00	0.00	9,479.03

TOTAL BALANCE DUE 72,007.05

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NOVEMBER 20, 1996

FEDERAL I.D. 541275159
Statement No. 34876

BurgerBusters Inc.
302 Hickman Road
Charlottesville, Va 22911

Our File No. 0143 -036
Re: Inder Chawla - Build To Suit
Agreement

For legal services rendered through 10/31/96 including, but not limited to the following:

DATE	ATTY	HOURS	SERVICES PERFORMED
10/01/96	ADC	1.00	Receipt and review of Brief in Response to Motion to Dismiss; receipt and review of Defendant's Motion to Compel.
10/01/96	JGL	1.00	Telephone call to office of Mr. Sanders; review Tazewell Oil v. United Virginia Bank; telephone call with Mr. McCammon regarding mediation; telephone call with Mr. O'Connell regarding same.
10/03/96	JAB	.70	Legal research regarding applicability and scope of attorney-client privilege with regard to information concerning fees, hours billed, nature of work performed, etc.
10/03/96	JGL	.40	Review recent federal court decision regarding attorneys' fees.
10/04/96	ADC	.40	Review transcript in preparation for Motion to Compel hearing.
10/06/96	JGL	3.00	Review discovery, Motion to Compel, applicable law and transcript of August

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21, 1996 in preparation for hearing on
the Chawlas' Motion to Compel.

10/07/96	ADC	1.20	Telephone call with Judge Robertson, Mr. O'Connell and JGL regarding Motion to Compel; telephone call with Mr. O'Connell's office regarding deposition of experts; review subpoena duces tecum; office conference with JGL regarding same.
10/07/96	JGL	1.80	Argue Motion to Compel by conference telephone call; review Mr. O'Connell's letter of October 2, 1996; review Notices to take depositions and subpoenae duces tecum requests; conference with ADC regarding same; review letter dated October 3, 1996 from Mr. O'Connell rejecting mediation; telephone call with ADC and Terri in Mr. O'Connell's office regarding depositions of Mr. Frostick and Mr. Palmer.
10/08/96	ADC	.20	Review Objection and Motion to Quash Subpoena duces tecum.
10/08/96	JGL	.40	Review and revision of Objections to subpoenae duces tecum requests from Dr. and Mrs. Chawla.
10/10/96	ADC	.50	Receipt and review of fax from Mr. Sacks; telephone call with Mr. Paphites regarding status.
10/10/96	JGL	.50	Review and revision of Objections and Motion to quash request for subpoena duces tecum to JGL, ADC and Mr. Sacks.
10/12/96	JGL	.20	Letter to Mr. Sacks regarding subpoena duces tecum requested by Mr. O'Connell.

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10/14/96	JGL	1.00	Telephone call with Mr. Garvin regarding expert witness to testify to construction/demolition timetable on October 23, 1996; telephone call with Mr. Frostick regarding availability for depositions; telephone call to office of Mr. O'Connell; letter to Mr. O'Connell regarding Mr. Frostick's unavailability for deposition; memo to ADC regarding revised bills to be sent to Mr. Frostick.
10/15/96	JGL	.70	Telephone call from Mr. House of Armada/Hoffler Construction Company regarding timetable for providing information on renovation of bank building; review letter from Mr. O'Connell to Judge Robertson dated October 11, 1996; memo to ADC; memo to JAB; review letter from Mr. O'Connell dated October 10, 1996 and proposed order relating to telephone conference of October 7, 1996.
10/16/96	ADC	1.00	Office conference with JGL regarding status; telephone call with Mr. McCammon regarding status; review and revise billing statements in accordance with court order.
10/16/96	JGL	1.20	Telephone conference with Mr. McCammon regarding mediation; telephone call to office of Mr. Sanders regarding availability of Mr. House to testify as an expert witness on October 23, 1996; conference with ADC regarding billing to comply with Court's ruling; telephone conferences with Vicki and Mr. Sanders regarding use of Mr. House as an expert witness; telephone call with Mr. Garvin

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regarding same; telephone call to office
of Mr. Garvin.

10/17/96	ADC	.50	Review and revise fee application.
10/17/96	JGL	.50	Telephone call to Mr. House; telephone calls to Mr. Maciola regarding expert witnesses; telephone call with Mr. Garvin regarding same.
10/18/96	ADC	4.60	Office conference with JGL regarding supplementation of discovery; revise fee application; office conference with JGL regarding hearing on Motion to Quash.
10/18/96	JAB	.70	Legal research regarding guidelines for attorney's fees contained in Model Rules and Model Code.
10/18/96	JGL	4.90	Telephone call with Mr. Frostick regarding supplementation of interrogatory response regarding his expert testimony; dictate draft of letter supplementing response; letter to Mr. Frostick; telephone calls with Mr. Garvin, William House and Keith Kroll regarding expert testimony for hearing on October 23; telephone call with Mr. Ocel and memo to file; review authorities cited by Mr. O'Connell in his letter to the Clerk addressing Tazewell Oil and R.F. & P. cases; review billings; segment by time, claim and task; revision of Mr. O'Connell's proposed order relating to hearing of October 7, 1996; office conferences with ADC.
10/21/96	ADC	2.50	Receipt and review of Mr. O'Connell's letter to the Court regarding Motion to

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Quash; review response; revise fee application.

10/21/96	AMF	.30	Office conferences with JGL.
10/21/96	JAB	2.50	Office conference with ADC regarding review of bills; review and breakdown of Faggert & Frieden bills for period from January, 1996 through July, 1996.
10/21/96	JGL	6.60	Conference with AMF; dictate draft of settlement proposal; review and revision; letter to Mr. Paphites; attempts to reach Mr. Paphites by telephone; telephone call with Mr. Kroll of Armada/Hoffler regarding serving as expert witness; telephone call to Mr. Garvin; letter to Mr. Kroll; review HDB&L billings and segment by time and claim; review letter from Mr. O'Connell to Judge Robertson dated October 21, 1996 regarding scheduling of hearing on motions to quash subpoenae duces tecum filed by the Chawlas; letter to Judge Robertson in response; review and revision; collect documents in preparation for hearing of October 23, 1996.
10/21/96	AMM	3.20	Review correspondence regarding responses to discovery timely filed; review file and calculate total amount of attorneys fees and costs through September 30, 1996; revise Pearson's bills.
10/22/96	AMF	.80	Telephone calls with Mr. Paphites; office conferences with JGL; review of draft letter to Mr. O'Connell.

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10/22/96	ADC	5.60	Assist JGL in preparation for hearing; review and revise fee application; review settlement offer letter to Mr. O'Connell.
10/22/96	JAB	1.50	Office conference with ADC regarding review of bills; review BurgerBusters' bills for attorney's fees for period from May 1995 to August 1995.
10/22/96	JGL	7.20	Telephone call with Mr. Paphites; draft, review and revision of settlement letter; telephone conference with Mr. Paphites and conference with AMF regarding same; pull file materials in preparation for hearing of October 23, 1996; travel to Warrenton.
10/23/96	JAB	1.90	Review and itemize Faggert & Frieden legal bills.
10/23/96	ADC	6.60	Telephone call with JGL regarding hearing; revise fee application.
10/23/96	JGL	9.20	Preparation for hearing; meet with Mr. Garvin and Mr. Kroll; telephone call with Joan Collins in Mr. Ocel's office regarding production of documents and his inability to attend hearing; review records of Warrenton Zoning Administration Office; conference with Mr. Daye and Ms. Collins regarding production of documents and copy of subpoenae duces tecum; obtain copies of subpoenae duces tecum from Clerk and delivery to Ms. Collins; attend hearing; conference with Court and Mr. O'Connell regarding discovery issues and attorneys' fees issues; conference with Mr. Garvin and Mr. Paphites; telephone call to ADC; return trip.

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10/24/96	ADC	1.20	Conference with Mr. Sacks regarding fee application revisions; office conference with JGL regarding zoning violation notice; review zoning ordinances; revise fee application.
10/24/96	JAB	.50	Legal research regarding whether instructions to jury in issue out of chancery may include a statement as to the effect of the jury's verdict; office conference with JGL.
10/24/96	AMF	.20	Office conference with JGL.
10/24/96	JGL	2.60	Further research issue of whether jury can be told, in a case where an issue out of chancery has been ordered, that their verdict is advisory; conference with JAB regarding same; telephone call with Donna and Mr. Paphites regarding notice of ordinance violation dated October 21, 1996, for displaying prohibited signs or displaying signs without permit; review notice; review zoning ordinance with ADC; review previous correspondence with Town and to Mr. Daye, Town Attorney, regarding signs and cones installed by BurgerBusters; telephone call to Mr. Scott, Zoning Inspector; letter to Mr. Scott; telephone call with Mr. Paphites; review memo from Vicki regarding telephone call received from Town Zoning Officer regarding sign; review letter from Mr. O'Connell dated October 24, 1996 and accompanying decree; review and revision of decree; letter to Mr. O'Connell, office conference with AMF.
		-2.10	
		.50	
10/25/96	ADC	2.20	Revise fee application.

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10/25/96	JAB	.90	Legal research regarding propriety of instructing jury in issues out of chancery of advisory status of jury's verdict.
10/25/96	JGL	2.00	Telephone call with Mr. Paphites regarding signage which was the subject of zoning violation notice; telephone call to Mr. Scott, Zoning Inspector; review and revision of decree regarding hearing of October 23; review and revision of letter to Mr. O'Connell transmitting same; letter to Mr. Paphites enclosing invoice of Mr. Kroll; memo to Mr. Paphites regarding October 23, 1996 hearing and conference with Court; letter to Mr. O'Connell enclosing revised version of order from October 7; review letter from Mr. O'Connell transmitting changes in decree; conference with ADC regarding same.
10/28/96	JAB	1.90	Review and annotate bills for attorneys fees incurred in connection with litigation adverse to Chawlas.
10/28/96	JGL	3.50	Telephone call to office of Mr. O'Connell; letter to Mr. O'Connell regarding decree from hearing of October 23, 1996; review depositions of Mr. Peters, Mr. Reith, Ms. Moore and Mr. Leisch to break down time spent in depositions on various claims advanced by BurgerBusters; conference with Mr. Paphites and AMF; telephone call to Mr. Zimmerman; telephone call with Mr. Scott, Zoning Administration, regarding sign violation; telephone call with Mr. Zimmerman; conference with AMF and Mr. Paphites.

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10/29/96	ADC	2.50	Office conference with AMF and JGL regarding settlement; telephone call with JGL and Mr. Frostick; revise fee application.
10/29/96	JAB	.60	Review and annotate legal bills of BurgerBusters Inc.
10/29/96	AMF	.80	Telephone call with Mr. Paphites; office conference with JGL; office conference with JGL and ADC.
10/29/96	JGL	3.40	Telephone calls to Virginia Beach and Charlottesville offices of Mr. Paphites; attempted calls to office of Mr. Zimmerman; conference with AMF; telephone call with ADC and Mr. Frostick; continued review of bills to segment by time and task; prepare supplemental answer to interrogatory regarding testimony anticipated from Mr. Frostick; further work on billings to segment in one-tenth hours and by task.
10/30/96	ADC	4.90	Continued revisions of fee application; receipt and review of Defendants' expert's report; draft Plaintiff's Second Supplemental Response to Interrogatories.
10/30/96	JGL	1.00	Telephone call with Mr. Paphites regarding settlement offer to be made to respondents; letter to Mr. O'Connell supplementing Answers to Interrogatories regarding testimony of Mr. Frostick; review and revise; telephone call with Mr. Frostick regarding Mr. Palmer's report; review Mr. Palmer's report.

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10/30/96	JGL	2.00	Review Chawlas' supplemental answer to interrogatory and enclosed report of Mr. Palmer; telephone call with Mr. Frostick regarding same; dictate motion to vacate previous order awarding issue out of chancery; review letter from Mr. O'Connell dated October 30, 1996 regarding changes in decree for hearing of October 23, 1996.
10/30/96	JAB	2.70	Review and annotate Faggert & Frieden bills regarding BurgerBusters w. Chawla litigation.
10/31/96	JGL	.70	Review and revise motion asking Court to determine issue of fees and costs; review and revision of supplemental answers to interrogatories and conference with ADC regarding same.
10/31/96	ADC	5.50	Finalize revision of fee application; revise and finalize Plaintiff's Second Supplemental Response to Interrogatories and Request for Production of Documents; review and revise motion to reconsider issue out of chancery; office conference with AMF regarding same.

TOTAL HOURS: 113.40

FEES: \$ 13,627.50

FEE SUMMARY:

INIT	RATE	HOURS	AMOUNT
ADC	100.00	40.40	4,040.00
AMF	150.00	2.10	315.00
AMM	50.00	3.20	160.00
JAB	75.00	13.90	1,042.50
JGL	150.00	53.80	8,070.00

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TOTAL

113.40 13,627.50

DISBURSEMENTS

Clerk's Filing Fees	5.00
Sheriff's Process Service Fees	24.00
Copy Service	.66
Long Distance Facsimile	15.00
Facsimile Charges	4.00
Express Mail	11.25
Courier Service	15.00
Travel Expense	166.66
Telephone Charges	98.84
Travel Reimbursement	78.75
Long Distance Telephone Calls	46.05
Photocopy Expense	75.00
Document Scanning	257.00

COSTS: 797.21

STATEMENT BALANCE: 14,424.71

STM NO	STM DATE	BILL AMOUNT	APPLIED CASH RECPT	APPLIED A/R ADJ	BALANCE DUE
23131	07/21/95	551.12	0.00	0.00	551.12
27979	03/05/96	9,948.81	0.00	0.00	9,948.81
28971	04/11/96	15,325.04	0.00	0.00	15,325.04
29954	05/10/96	6,787.83	0.00	0.00	6,787.83
31344	06/21/96	8,342.12	0.00	0.00	8,342.12
716	07/12/96	6,306.86	0.00	0.00	6,306.86
582	08/15/96	4,100.58	0.00	0.00	4,100.58
189	09/12/96	11,165.66	0.00	0.00	11,165.66
34006	10/16/96	9,479.03	0.00	0.00	9,479.03
34876	11/20/96	14,424.71	0.00	0.00	14,424.71

FAGGERT & FRIEDEN, P.C.
ATTORNEYS AND COUNSELORS AT LAW

5 CROSSWAYS BLVD., SUITE 200
ESAPEAKE, VIRGINIA 23320-2840

TELEPHONE (804) 424-3232
FACSIMILE (804) 424-0102

NOVEMBER 20, 1996
Page No. 12

Statement No. 34876
Our File No. 0143 -036

TOTAL BALANCE DUE 86,431.76

LAW OFFICES OF
HOWELL, DAUGHERTY, BROWN & LAWRENCE

HENRY E. HOWELL, JR.
Of Counsel
GUY E. DAUGHERTY
ROBERT E. BROWN
J. GRAY LAWRENCE, JR.
RANDOLPH H. HARRY

ONE EAST PLUME STREET
POST OFFICE BOX 3929
NORFOLK, VIRGINIA
23514-3929
TELEPHONE (804)623-7334

October 24, 1995

FAX (804)624-1553

Mr. Tassos J. Paphites
BurgerBusters Inc.
355 West Rio Road, Suite 204
Charlottesville, Virginia 22901

For professional services rendered re: Our File No. 94-0145-7
BurgerBusters, Inc.
(Chawla, et al.)

3/20/95	7.5 hours	Preparation for depositions of Mr. Leisch and Ms. Morris; travel to Alexandria, Virginia.
3/21/95	11.0 hours	Depose Mr. Leisch and Ms. Morris and return from Alexandria, Virginia.
4/3-4/95	8.3 hours	Research and draft motion for summary judgment with respect to Chawlas' amended cross-bill.
4/6/95	0.7 hour	Review and revision of BurgerBusters' motion for summary judgment.
4/10/95	0.9 hour	Telephone deposition of Mr. Reith.
4/11/95	9.2 hours	Travel to and from Warrenton, Virginia, and appearance in Circuit Court of Fauquier County on motion for summary judgment with respect to Chawlas' amended cross-bill and Chawlas' motion to compel production of documents.

Mr. Tassos J. Paphites
Re: BurgerBusters Inc.
October 24, 1995
Page 2.

4/20-21/95	14.6 hours	Review file; preparation for trial; research.
4/23/95	7.5 hours	Travel to Warrenton, Virginia, and further trial preparation.
4/24/95	15.0 hours	Legal argument in Circuit Court of Fauquier County on client's remedy if violation of parking restriction is found and for elimination of four parking spaces; damages; and Chawlas' cross-bill; further trial preparation.
4/24-27/95	37.0 hours	Court appearance in the Circuit Court of Fauquier County for trial of case; review Dr. and Mrs. Chawlas' motion to reconsider the Court's ruling of April 24 granting BurgerBusters' motion for summary judgment as to Counts I and IV of the amended cross-bill; witness preparation; deposition of Dr. Cross at offices of O'Connell and Mayhugh; return from Warrenton, Virginia, on April 28, 1995.
5/15/95	2.3 hours	Preparation of renewed motion for partial summary judgment.
6/12/95	4.0 hours	Travel to Warrenton, Virginia, for hearing in Circuit Court of Fauquier County at 9:00 a.m. on the following day.
6/13/95	5.5 hours	Court appearance in the Circuit Court of Fauquier County and return to Norfolk.
7/14/95	10.2 hours	Travel to and from Warrenton, Virginia, and court appearance in Circuit court of Fauquier County to present decree on Court's ruling regarding renewed motion for partial summary judgment; argue notion of respondents to open discovery.

Mr. Tassos J. Paphites
Re: BurgerBusters Inc.
October 24, 1995
Page 3.

7/19-20/95	1.7 hour	Research of whether the court can decide issue of materiality as a matter of law; preparation of motion.
7/25/95	1.1 hours	Preparation of motion requesting summary judgment on the issue, as framed by the Court, of whether a material detraction existed by virtue of the bank and drive-through from what BurgerBusters was entitled to expect pursuant to paragraph 7 of the lease.
7/28/95	1.6 hours	Telephone conference with Mr. Peters; review notice of hearing on the Chawlas' motion to strike; dictate letter to Mr. O'Donnell requesting that he specify grounds for motion to strike in writing; extensive telephone conferences with Mrs. Clary and Mrs. Munro regarding various aspects of the case.
8/1/95	0.3 hour	Telephone conference with Mrs. Cleary regarding various aspects of the case.
8/1/95	0.6 hour	Preparation for deposition of Mr. Peters.
8/2/95	1.0 hour	Take telephone deposition of Mr. Peters; telephone conference with Mrs. Cleary regarding same.
8/2/95	0.8 hour	Review redacted deposition of Mr. Bomberger for accuracy and completeness, transmit to Mrs. Munro.
8/4-7/95	17.3 hours	Telephone conferences with Helen in Judge Robertson's office regarding whether or not hearing on motion to strike would occur on August 7 and requiring defendants to specify the grounds on which they relied and/or

Mr. Tassos J. Paphites
Re: BurgerBusters Inc.
October 24, 1995
Page 4.

the portions of the transcript on which they relied; telephone call to Terry in Mr. O'Connell's office regarding Judge Robertson's ruling that defendants would be required to specify the transcripts on which they relied in their motion to strike; review trial transcripts and other portions of the file in preparation for the motion to strike; travel to and from Warrenton, Virginia, and attend hearing.

8/9/95	0.3 hour	Telephone conference with Mr. Frieden and Mrs. Cleary regarding results of hearing of August 7, 1995.
8/11/95	0.8 hour	Telephone conference with Mr. Frieden regarding additional witnesses need for trial; telephone conference with Mr. Kimball regarding service as an expert witness on the issue of whether a bank is a retail use; letter to Mr. Kimball; letter to defense counsel advising that Mr. Kimball is expected to testify that a bank is not a retail use in the commercial real estate industry.
8/11/95	0.4 hour	Telephone conference with Mr. Kimball regarding engagement for him to testify as an expert witness on whether a bank is a retail use.
8/14/95	0.2 hour	Letter to Mr. Kimball confirming engagement.

Mr. Tassos J. Paphites
Re: BurgerBusters Inc.
October 24, 1995
Page 5.

8/14/95	0.3 hour	Letter to Mr. O'Connell and Mrs. Munro advising of BurgerBusters' intent to call Mr. Kimball as expert witness on whether bank is a retail use.
8/14/95	0.6 hour	Telephone conference with secretary regarding the Court's ruling on respondents' motion to strike; telephone conference with Mrs. Cleary and Mr. Frieden.
8/21/95	1.6 hours	Telephone conference with Mr. Frieden; review file and dictate motion in limine to prohibit testimony and documentary evidence from Mr. Bagby; dictate letter to Mr. Pearson regarding copy of zoning ordinances; telephone conference with Ms. Miller regarding portions of the file to be transported to Warrenton, Virginia, for resumption of case.
8/22/95	0.5 hour	Telephone conversation with Mr. O'Connell regarding settlement offer; telephone conference with Mrs. Cleary and Mr. Frieden regarding same.
8/24/95	1.2 hour	Telephone conference with Mr. Frieden; dictate letter to respondents' counsel rejecting settlement offer and making counter proposal.
8/25/95	2.1 hours	Travel to and from offices of Faggert & Frieden; preparation of case; conference call with Mr. Paphites.
8/26/95	6.2 hours	Review file, including depositions of defendants' witnesses and Mr. Paphites.

Mr. Tassos J. Paphites
Re: BurgerBusters Inc.
October 24, 1995
Page 6.

8/27/95	7.3 hours	Travel to Warrenton, Virginia; further review of depositions, pleadings and other file materials in preparation for case.
8/28/95	11.4 hours	Court appearance in Circuit Court of Fauquier County on motion in limine to exclude testimony of Mr. Bagby and presentation of a portion of respondents' case; further review of deposition of Mr. Leisch in preparation for cross-examination on Tuesday, August 29; meeting with Mr. Kimball in preparation for his testimony on August 29.
8/29/95	9.6 hours	Court appearance in Circuit Court of Fauquier County for remainder of respondents' case and presentation of BurgerBusters' rebuttal case; review of trial transcripts and preparation of closing argument.
8/30/95	6.0 hours	Court appearance in Circuit Court of Fauquier County; visit to office of Mr. Pearson; return to Norfolk.
9/5/95	1.2 hours	Review transcript of June 23, 1995 hearing and motions seeking partial summary judgment; dictate letter to Judge Robertson discussing <u>Akers v. Barnes</u> .
9/5/95	0.4 hour	Telephone conference with Mrs. Clary and Mr. Pearson regarding appointment of special commissioner and attorneys to testify on reasonableness of attorneys' fees.
9/8/95	0.5 hour	Telephone conference with Mrs. Cleary and Mr. Parker regarding Mr. Parker's service as special commissioner to superintend razing of bank.

Mr. Tassos J. Paphites
 Re: BurgerBusters Inc.
 October 24, 1995
 Page 7.

9/11/95	2.5 hours	Prepare proposed final decree.
9/12/95	1.4 hours	Telephone conference with Mrs. Cleary; review of letter from Mr O'Connell regarding <u>Akers</u> <u>Barnes</u> ; dictate letter in response.
9/12/95	0.3 hour	Letter to Mrs. Cleary regarding proposed final decree.
9/14/95	0.4 hour	Telephone conference with Mr Frieden and Mrs. Cleary regarding transcript to be provided the Court; telephone conference with Kay McGovern, court reporter in Raleigh, North Carolina, regarding payment of invoice for telephone deposition of Jack Kimball.
9/19/95	0.8 hour	Read transcript of hearing of August 30, 1995.
10/13/95	1.5 hours	Telephone conference with Mr. Frieden and Mrs. Cleary regarding Judge Robertson's letter of October 11, 1995; research law applicable to a claim of waiver.
10/19/95	0.6 hour	Telephone conference with Mrs. Cleary; review portion of November 1993 hearing to be transmitted to Judge Robertson; review letter from Mrs. Cleary to Judge Robertson; telephone conference with Mrs. Cleary regarding same.

FEE (216.2 hours x \$200.00 per hour) \$43,240.00

Federal Express charges	69.00
Virginia Lawyers Weekly, copy of opinion	14.40

MBNA America, lodging and meals	1,282.41
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Mr. Tassos J. Paphites
Re: BurgerBusters Inc.
October 24, 1995
Page 8.

United Parcel Service	<u>9.50</u>	
COSTS:		<u>\$1,365.81</u>
TOTAL FEE AND COSTS:		<u>\$44,605.81</u>

GULICK, CARSON AND PEARSON

ATTORNEYS AT LAW

9 CULPEPER STREET

WARRENTON, VIRGINIA 22186

(703) 347-2660 FAX (703) 349-1410

Faggert & Freiden, P.C.
870 Greenbrier Circle
Suite 300
Chesapeake, VA 23320

ACCOUNT NO: *

Page: 1
10/31/93
8525-81222

ATTN: Annemarie Cleary

RE: Burger Busters/Civil Case

HOURS

10/27/93

RCG Conference With Ms. Cleary.

10/28/93

RCG Conference With Allen & Annemarie.

10/29/93

GMP Prepare Injunction Suit; Re-draft Motion for
Temporary Injunction.

GMP Prepare Injunction.

GMP Telephone conferences with Mike, Allen Freiden,
Ann Marie Cleary, Tassos Paphitas prepare for
Injunction.

GMP Prepare for Injunction.

5.30 637...

RECAPITULATION

TIMEKEEPER	HOURS	HOURLY RATE	TOTAL
Robin C. Gulick	0.60	\$125.00	\$75.00
Gary M. Pearson	4.90	\$125.00	\$512.50

10/29/93 Costs Advanced - William D. Harris, Clerk of
Circuit Court; File Suit.

51.00

TOTAL COSTS

51.00

TOTAL CURRENT WORK

738.50

BALANCE DUE

\$738.50

=====

All payments received after the statement date will be
credited on the next month's statement.

GULICK, CARSON AND PEARSON

ATTORNEYS AT LAW

9 CULPEPER STREET

WARRENTON, VIRGINIA 22186

(703) 347-2660 FAX (703) 349-1410

Faggert & Freiden, P.C.
870 Greenbrier Circle
Suite 300
Chesapeake, VA 23320

Page: 1
11/30/93
ACCOUNT NO: 8525-33207

ATTN: Annemarie Cleary

RE: Burger Busters v. Inder Chawla, et al
PREVIOUS BALANCE

\$738.50

HOURS

11/01/93

GMP Prepare for & conduct Temporary Injunction
Hearing.

11/02/93

GMP Prepare for Temporary Injunction Order.
GMP Telephone Conference with Allen Freiden and Ann
Marie Cleary.
GMP Prepare for Temporary Injunction.
GMP Telephone Conference with Ann Marie Cleary &
conference with Surveyor.

11/03/93

GMP Telephone Conference with Surveyor.
GMP Conference with Surveyor; Prepare plat showing
demised area for Allan Freiden.

11/04/93

GMP Telephone Conference with Ann Marie Cleary;
conference with Surveyor.

11/09/93

GMP Telephone Conference with Surveyor.

11/10/93

GMP Telephone Conference with Allan Freiden.
GMP Telephone Conference with Allan Freiden.

11/29/93

GMP Telephone Conference with Ann Marie Cleary.

11/30/93

GMP Dictate Letter to Ann Marie Cleary, Re:
Transcript.

GULICK, CARSON AND PEARSON
ATTORNEYS AT LAW
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WARRENTON, VIRGINIA 22186
(703) 347-2660 FAX (703) 349-1410

Faggert & Freiden, P.C.

Page: 2
11/30/93
ACCOUNT NO: 8525-0000X

RE: Burger Busters v. Inder Chawla, et al

13.70 1712.50

RECAPITULATION

TIMEKEEPER	HOURS	HOURLY RATE	TOTAL
-----	-----	-----	-----
Gary M. Pearson	13.70	\$125.00	\$1,712.50
11/03/93 Costs Advanced - Postmaster of Warrenton, VA.; Overnight Express Mail.			9.95
11/15/93 Costs Advanced - Maureen McMahon Court Reporter, Inc.; Depositions			100.00

TOTAL COSTS			109.95
TOTAL CURRENT WORK			1822.45
BALANCE DUE			\$2,560.95
			=====

1042

All payments received after the statement date will be credited on the next month's statement.

GULICK, CARSON AND PEARSON

ATTORNEYS AT LAW

9 CULPEPER STREET

WARRENTON, VIRGINIA 22186

(703) 347-2660 FAX (703) 349-1410

Faggert & Freiden, P.C.
870 Greenbrier Circle
Suite 300
Chesapeake, VA 23320

ATTN: Annemarie Cleary

Page: 1
12/31/93
ACCOUNT NO: * 5525-00017

PREVIOUS BALANCE

INTERIM STATEMENT*
\$2,560.95

HOURS

12/01/93

GMP Dictate Letter to Ann Marie Cleary.

GMP Dictate Letter to Ann Marie Cleary.

12/16/93

GMP Telephone Conference with Ann Marie Cleary.

12/20/93

GMP Review Amended Motion for Judgment.

12/23/93

GMP Telephone Conference with Ann Marie Cleary;
review Amended Bill of Complaint.

12/27/93

GMP Telephone Conference with Skip Sacks.

GMP Conference with Clerk of Court, Re: Scheduling
Trial.

12/28/93

GMP Conference with secretary.

2.90 362.5

RECAPITULATION

TIMEKEEPER

HOURS

HOURLY RATE

TOTAL

Gary M. Pearson

2.90

\$125.00

\$362.50

TOTAL CURRENT WORK

362.5

GULICK, CARSON AND PEARSON

ATTORNEYS AT LAW

9 CULPEPER STREET

WARRENTON, VIRGINIA 22186

(703) 347-2660 FAX (703) 349-1410

Faggert & Freiden, P.C.

ACCOUNT NO: *

Page: 2
12/31/93
5525-0001M

12/06/93 Payment Thank-You!

-738.50

BALANCE DUE

04,104.00

All payments received after **1044** statement date will be
credited on the next month's statement.

PEARSON AND PEARSON, P.C.

ATTORNEYS AT LAW
9 CULPEPER STREET
WARRENTON, VIRGINIA 22126

February 1, 1994

TELEPHONE
(703) 347-2660

FACSIMILE
(703) 342-1112

GARY M. PEARSON

LOIS G. PEARSON

Attention: Stewart Sachs
Faggert and Freiden, P.C.
870 Greenbrier Circle
Suite 300
Chesapeake, Virginia 23320

Re: Burgerbusters

Balance brought forward-----\$2,184.95

January 3, 1994 - Draft Praecipe, place
Amended Motion for Judgment on Circuit Court
docket

January 10 - Telephone call with Stewart
Sachs

January 10 - Telephone call with Stewart
Sachs

January 11 - Court appearance regarding
Motion for Amended Motion for Judgment and
entry of Order Allowing Amendment

January 12 - Telephone conference with
Anna Marie Cleary

January 31 - Review Motion to Dismiss
Southern Financial as a party

2.6 hrs. @ \$125.00 per hour----- 325.00
PLEASE REMIT----- \$2,509.95

PEARSON AND PEARSON, P. C.

ATTORNEYS AT LAW

9 CULPEPER STREET

WARRENTON, VIRGINIA 22186

GARY M. PEARSON
LOIS G. PEARSON

TELEPHONE
(703) 347-2611

FACSIMILE
(703) 349-1000

March 8, 1994

Attention: Stewart Sachs
Faggert and Freiden, P.C.
870 Greenbrier Circle
Suite 300
Chesapeake, Virginia 23320

Re: Burgerbusters

Balance due from previous statement-----\$2,509.95
Less payment received February 14, 1994----- 1,822.45
Balance brought forward-----\$ 687.50

February 3, 1994 - Telephone conference with
Stewart Sachs----- .3

February 22, 1994 - Review file, draft Praecipe--- .6

February 22, 1994 - Draft Praecipe----- .5

February 23, 1994 - File Praecipe----- .3

March 1, 1994 - Telephone conference with
Stewart Sachs' office----- .2

March 7, 1994 - Telephone conference with Skip
Sachs' office, telephone
conference with Eric Zimmerman's
office----- .5

March 8, 1994 - Court appearance to set trial
date-----1.3

March 8, 1994 - Telephone conference with Eric
Zimmerman's office; telephone
conference with Skip Sachs'
office regarding trial date----- .5

TOTAL HOURS-----4.2

4.2 hours @ \$125.00 per hour-----\$ 525.00
PLEASE REMIT-----\$1,212.50

PEARSON AND PEARSON, P. C.

ATTORNEYS AT LAW

9 CULPEPER STREET

WARRENTON, VIRGINIA 22186

April 12, 1994

GARY M. PEARSON

LOIS G. PEARSON

TELEPHONE
(703) 347-2660

FACSIMILE
(703) 349-1410

Attention: Stewart Sacks
Faggert and Freiden, P.C.
870 Greenbrier Circle
Suite 300
Chesapeake, Virginia 23320

Re: Burgerbusters

Balance brought forward-----\$1,212.50

March 14, 1994 - Dictate letter to Skip Sacks regarding
trial date----- .4

April 1, 1994 - Telephone conference with Skip
Sacks----- .3

April 4, 1994 - Telephone conference with
Skip Sacks----- .2
Telephone conference with
Private Process Server----- .3
Telephone conference with
Investigator, Re: Service of
Subpoenas, review site to locate
witness----- .7
Telephone conference with
Private Process Server----- .4
Telephone conference with
Private Process Server----- .4

April 5, 1994 - Draft Subpoenas and Subpoena
Duces Tecums, telephone conference
with Skip Sacks, conference with
Deputy Clerk, Re: Issuance of
Subpoenas----- 3.1

April 6, 1994 - Draft and review Subpoenas----- .4
Conference with Clerk, Re:
Issuance of Subpoenas----- .3
Draft Service Affidavits----- .5
Draft Notice of Subpoenas to
counsel of record and
unrepresented parties
Telephone conference with
Skip Sacks----- 1.5
Conference with Private
Process Server----- .7

April 7, 1994 - Telephone conference with
secretary, Re: Service of Process
Telephone conference with
Private Process Server----- .5

April 8, 1994 - Telephone conference with
secretary, Re: Affidavits
Telephone conference with
Private Process Server
Telephone conference with Deputy
Sheriff, Re: Service----- .5

April 11, 1994 - Telephone conference with
Sheriff, Re: Service of
Process
Telephone conference with
Deputy Sheriff, Re: Returns----- .5

April 12, 1994 - Conference with Deputy Sheriff
Re: Returns
Conference with Skip Sacks----- 1.0
Conference with Skip Sacks----- .4
Conference with Skip Sacks----- .2
Conference with Tom Dugger,
Re: Ross and France Plans
Conference with Skip Sacks----- .8
TOTAL HOURS-----12.9

12.9 hours @ \$125.00 per hour-----\$1,612.50
\$2,825.00

Costs advanced to Clerk of Court for.

Subpoenas-----S 30.00

Costs advanced to Sheriff to serve Subpoenas-----S 20.00

Costs advanced to Postmaster to mail Subpoenas to
counsel of record-----S 14.17

PLEASE REMIT-----S2,889.17

PEARSON AND PEARSON, P.C.

ATTORNEYS AT LAW

9 CULPEPER STREET

WARRENTON, VIRGINIA 22126

ARY M. PEARSON
OIS G. PEARSON

TELEPHONE
(703) 247-2430

FACSIMILE
(703) 249-1430

APR 6, 1994

Attention: Stewart Sacks
Faggen and Freiden, P.C.
870 Greenbrier Circle
Suite 300
Chesapeake, Virginia 23820

Re: Surgerbusters

Balance due from previous statement-----\$2,889.17

March 14, 1994 - Dictate letter to Skip Sacks
regarding trial date----- .4

April 1, 1994 - Telephone conference with
Skip Sacks----- .3

April 19, 1994 - Dictate letter to Skip Sacks- .4

April 21, 1994 - Telephone conference with
Fence Construction
Representative----- .5

April 21, 1994 - Conference with Town of
Warrenton Secretary to
schedule appointment,
telephone conference with
Skip Sacks and Fence
Construction Representative-- .7

April 22, 1994 - Conference with Zoning
Administrator regarding
permit----- 1.6

April 22, 1994 - Conference with Robin Pauley
regarding permit,
conference with Jim Butler--- .6

April 22, 1994 - Telephone conference with
Skip Sacks----- .2

April 25, 1994 - Conference with Ray Ocell
and Town of Warrenton Zoning
Administrator regarding
permit, telephone
conference with Skip Sacks
and conference with Lee Albrecht,
Town Attorney, review
documents to get permit----- 1.5

April 25, 1994 - Telephone conference with
Skip Sacks----- .3

April 25, 1994 - Conference with Lee Albrecht
regarding issuance of fence
permit----- .9

~~April 26, 1994 - Telephone conference with
Skip Sacks----- .5~~

April 26, 1994 - Conference with Lee Albrecht .7

April 26, 1994 - Telephone conference with
Skip Sacks----- .4

April 27, 1994 - Telephone conference with
Ray Ocell----- .2

~~April 27, 1994 - Conference with Mike Radford
and Fred Nates regarding
filing of suit to cover
damages to vehicles----- .8~~

April 27, 1994 - Telephone conference with
Ray Ocell----- .2

April 28, 1994 - Telephone conference with
Skip Sacks----- .2

May 2, 1994 - Telephone conference with Ray Ocell-----	.2
May 3, 1994 - Telephone conference with Lee Albrecht-----	.2
May 3, 1994 - Telephone conference with Ray Ocell-----	.1
May 3, 1994 - Telephone conference with Skip Sacks-----	.2
May 4, 1994 - Research penalty for potential violation of Zoning Ordinance, telephone conference with Ray Ocell-----	1.0
May 5, 1994 - Telephone conference with Ann Marie Cleary and Ray Ocell-----	.3
May 5, 1994 - Telephone conference with Ann Marie Cleary-----	.3
May 5, 1994 - Conference with Ray Ocell regarding rejection of fence permit-----	.4
13.4 hrs. @ \$125.00 per hour-----	<u>\$1,675.00</u>
PLEASE REMIT-----	\$4,564.17

PEARSON AND PEARSON, P.C.

ATTORNEYS AT LAW
9 CULPEPER STREET

WARRENTON, VIRGINIA 22186

June 2, 1994

GARY M. PEARSON
LOIS G. PEARSON

TELEPHONE
(703) 347-2880

FACSIMILE
(703) 349-1410

Mr. Stewart Sacks
Faggert and Freiden, P.C.
870 Greenbrier Circle
Suite 300
Chesapeake, Virginia 23320

Re: Burgerbusters

Balance due from previous statement-----	S4,564.17
May 6, 1994 - Obtain Permit Rejection Letter-----	.3
May 6, 1994 - Review Rejection Letter, telephone conference with Skip Sacks-----	.4
May 10, 1994 - Telephone conference with Skip Sacks-----	.2
May 10, 1994 - Telephone conference with Skip Sacks-----	.4
May 10, 1994 - Telephone conference with Fred Nates-----	.3
May 11, 1994 - Telephone conference with Skip Sacks-----	.4
May 11, 1994 - Draft Affidavit for Mike Radford, draft suit for Mike Radford-----	.5
May 11, 1994 - Telephone conference with Bill Pauley of Safeguard Fence, telephone conference with Fred Nates-----	.4
May 13, 1994 - Conference with Garland Wright and Fred Nates-----	.6
May 17, 1994 - Telephone conference with Skip Sacks-----	.3
May 18, 1994 - Telephone conference with Skip Sacks, Draft Warrants in Debt-----	.5

May 12, 1994 - Draft Warrants in Debt, Review Estimates for Damage	-----	.4
May 12, 1994 - Draft Warrants in Debt and Affidavits for Secretary of Commonwealth Service	-----	.3
May 12, 1994 - Conference with secretary regarding Warrants in Debt	-----	.3
May 18, 1994 - Draft Warrants in Debt and Affidavits for Secretary of Commonwealth	-----	.5
May 18, 1994 - Draft Warrants in Debt, telephone conference with Robin Pauley and Skip Sacks	-----	.9
May 20, 1994 - File Nates and Radford suit, conference with Deputy Clerk, telephone conference with Robin Pauley and Skip Sacks	-----	.8
May 23, 1994 - File Garland Wright suit, conference with Deputy Clerk, telephone conference with Alan Freiden and Skip Sacks	-----	1.1
May 23, 1994 - Telephone conference with Lee Albrecht and Alan Freiden	-----	.3
May 23, 1994 - Telephone conference with Lee Albrecht and Alan Freiden	-----	.4
May 26, 1994 - Dictate letter to Tasso Paphites, Re: Status of motor vehicle damage suits	-----	.5
June 2, 1994 - Draft Certificates of Mailing for Nates, Radford and Wright	-----	.5
June 3, 1994 - Telephone conference with Sam Donovan, Attorney for Edward Daffan	-----	.3
June 3, 1994 - Telephone conference with Ann Marie Cleary, draft Praecipis	-----	.5

June 3, 1994 - Review Motion to Compel, telephone
conference with Ann Marie Cleary----- .5

June 3, 1994 - File Praecipes----- .3

TOTAL HOURS-----11.9

11.9 hours @ \$125.00 per hour-----\$1,487.50

~~Costs advanced to Secretary of the Commonwealth
for out of state services-----60.00~~

~~Costs advanced to Clerk of General District Court-----54.00~~

PLEASE REMIT-----\$6,195.67

PEARSON AND PEARSON, P. C.

ATTORNEYS AT LAW
9 CULPEPER STREET

WARRENTON, VIRGINIA 22186

GARY M. PEARSON
LOIS G. PEARSON

TELEPHONE
(703) 347-2860

FACSIMILE
(703) 340-1410

July 27, 1994

Stewart Sacks, Esq.
FAGGERT & FREIDEN, P.C.
870 Greenbrier Circle - Suite 300
Chesapeake, Virginia 23320

Re: Burgerbusters

Balance Due From Previous Statement	\$6,197.57
June 6, 1994 - Telephone call with Ann Marie Cleary3
June 7, 1994 - Review Motion for return day3
June 7, 1994 - Check service4
June 8, 1994 - Set trial date for Fred Nates and Mike Radford; outside conference with Scott Donovan and Beth Munro	1.0
June 8, 1994 - Dictate letter to Tasse Paphites4
June 13, 1994 - Telephone call to Skip Sacks2
June 14, 1994 - Office conference with Skip Sacks7
June 14, 1994 - Telephone call to Skip Sacks2
June 15, 1994 - Review Praecipe; dictate Scott Donovan letter3
June 15, 1994 - Court appearance to set trial date in Garland Wright case	1.4
June 15, 1994 - Draft Bill of Particulars in Garland Wright case	1.0

June 16, 1994 - Draft Bill of Particulars in Mike Radford case5
June 17, 1994 - Telephone call to Skip Sacks; review Town Injunction3
June 17, 1994 - Draft and file Bill of Particulars in Fred Nates case4
June 17, 1994 - Telephone call to Skip Sacks2
June 20, 1994 - Review removal statute3
June 20, 1994 - Telephone call to Skip Sacks and Scott Donovan4
June 21, 1994 - Outside conference with General District Court Clerk2
June 21, 1994 - Telephone call to Skip Sacks2
June 23, 1994 - Telephone call to Scott Donovan2
June 25, 1994 - Telephone call to Garland Wright; review auto body estimates7
June 27, 1994 - Review Albrecht letter2
June 28, 1994 - Telephone call to Skip Sacks2
June 30, 1994 - Draft and File Bill of Particulars in Garland Wright case7
July 1, 1994 - Telephone call with Skip Sacks2
July 1, 1994 - Dictate letter to Tasso Paphites5
July 1, 1994 - Telephone call with Skip Sacks2
July 1, 1994 - Telephone call with Skip Sacks and Anne Marie Cleary4
July 5, 1994 - Telephone call with Skip Sacks2
July 5, 1994 - Outside conference with Lee Albrecht7
July 5, 1994 - Telephone call with Lee Albrecht2

July 5, 1994 - Review Nates, Radford and Wright files; telephone conference with Skip Sacks and Tasso Paphites	1.7
July 6, 1994 - Telephone call with Skip Sacks2
July 6, 1994 - Telephone call to Scott Denevan2
July 7, 1994 - Telephone call to Scott Denevan4
July 11, 1994 - Telephone call to Skip Sacks2
July 12, 1994 - Court appearance to Dismiss Southern Financial Motion for Declaratory Judgment7
July 12, 1994 - Telephone call to Skip Sacks2
July 13, 1994 - Telephone call with Anne Marie Cleary; outside conference with Lee Albrecht regarding Town Zoning Ordinance5
July 15, 1994 - Draft Subpoenas3
July 15, 1994 - Telephone call with Skip Sacks3
TOTAL HOURS	17.8
17.8 hours @ \$125.00 per hour	\$2,225.00
Cost advanced to Clerk for copy of Pleading	5.00
Cost paid to Jeffrey Long from \$6,675.67	480.00
Balance	\$8,905.67
Less payment received	\$6,675.67
	\$2,230.00
PLEASE REMIT	\$2,230.00

PEARSON AND PEARSON, P.C.

ATTORNEYS AT LAW
9 CULPEPER STREET
WARRENTON, VIRGINIA 22186

GARY M. PEARSON
LOIS G. PEARSON

TELEPHONE
(703) 347-2660

August 2, 1994

FACSIMILE
(703) 349-1410

Mr. Stewart Sacks
Faggert and Freiden, P.C.
870 Greenbrier Circle
Suite 300
Chesapeake, Virginia 23320

Balance due from previous statement-----\$2,230.00

July 18, 1994 - Telephone call with Skip Sacks regarding
injunction----- .5

July 18, 1994 - Review file to prepare for fence
injunction; telephone call with Skip
Sacks-----2.3

~~July 18, 1994 - Telephone call with Skip Sacks----- .2~~

~~July 18, 1994 - Telephone call with employees whose cars
were scratched; telephone call with Scott
Donovan; telephone call with Skip Sacks;
and research Town Ordinance----- .5~~

~~July 18, 1994 - Telephone call with Scott Donovan;
dictate letter to Tassos Paphites----- .4~~

July 20, 1994 - Research Town Ordinance regarding need
for permit for concrete barriers----- .8

July 20, 1994 - Telephone call with Skip Sacks regarding
Court appearance at dismissal of fence
injunction----- .5

July 20, 1994 - Dictate letter to Skip Sacks regarding
concrete barriers; dictate letter to
Tassos Paphites----- .4

~~July 21, 1994 - Outside conference with Deputy Clerk
regarding cancellation of hearing----- .7~~

July 21, 1994 - Telephone call with Skip Sacks-----	.3
July 22, 1994 - Telephone call with secretary; telephone call with Skip Sacks-----	.4
July 25, 1994 - Dictate letter to Tassos Paphites-----	.2
July 25, 1994 - Dictate letter to client; Review Dismissal Orders-----	.3
July 26, 1994 - Dictate letter to Nates, Wright and Radford; telephone call with Fred Nates, Mike Radford and Garland Wright; submit Order to General District Court to dismiss case-----	1.0
July 27, 1994 - Telephone call to Skip Sacks' secretary---	.3
July 28, 1994 - Telephone call with Skip Sacks' secretary-	.3
August 1, 1994 - Telephone call with Anne Marie Cleary----	.3
August 1, 1994 - Telephone call with Anne Marie Cleary; file Answer in Circuit Court-----	<u>.7</u>
TOTAL HOURS-----	10.1
10.1 hours @ \$125.00 per hour-----	<u>\$1,262.50</u>
PLEASE REMIT-----	\$3,492.50

PEARSON AND PEARSON, P. C.

ATTORNEYS AT LAW

9 CULPEPER STREET

WARRENTON, VIRGINIA 22186

JARY M. PEARSON
LOIS G. PEARSON

TELEPHONE
(703) 347-2500

FACSIMILE
(703) 349-1410

September 7, 1994

Mr. Skip Sacks
Faggert and Frazier, P.C.
870 Greenbrier Circle
Suite 200
Chesapeake, Virginia 23320

Re: Burgerbusters

Balance due from previous statement-----\$3,492.50

August 2, 1994 - Telephone call with Powell Duggan;
Review file for copies of pleadings
to deliver to counsel for Taco Bell----- 1.0

August 2, 1994 - Office conference with Powell Duggan----- .5

August 3, 1994 - Review Motion to extend trial date----- .2

August 4, 1994 - Telephone call with Skip Sacks----- .2

August 4, 1994 - Telephone call with Skip Sacks and
Annmarie Cleary regarding Motions Day
on August 8, 1994; Review Court Docket
for Motions Day; telephone call with
Ken Peltzer, appraisal expert, and
telephone call with Al Henry, appraisal
expert----- 2.7

August 5, 1994 - Review file----- .3

August 8, 1994 - Review Discovery material for Motions
Day----- 1.2

August 8, 1994 - Review Court file, on-site conference with Deputy Clerk regarding new trial date, telephone call with Annmarie Cleary, telephone call with Alan Freiden, telephone call with Dudley Payne-----	1.7
August 9, 1994 - Telephone call with Alan Freiden, prepare for hearing, Court appearance at Fauquier County Motions Day, telephone call with Annmarie Cleary-----	5.2
August 9, 1994 - Dictate letter to Skip Sacks-----	.4
August 9, 1994 - Dictate letter to Skip Sacks-----	.5
August 9, 1994 - Telephone call with Annmarie Cleary-----	.2
August 10, 1994 - Dictate letter to Skip Sacks-----	.4
August 10, 1994 - Dictate letter to Judge Robertson-----	.6
August 11, 1994 - Review O'Connell's letter-----	.2
August 15, 1994 - Telephone call with Annmarie Cleary regarding Subpoenas-----	.4
August 16, 1994 - Telephone call with Annmarie Cleary-----	.2
August 18, 1994 - Telephone call with Skip Sacks-----	.5
August 18, 1994 - Telephone call with Skip Sacks-----	.3
August 19, 1994 - Telephone call with Alan Freiden-----	.2
August 19, 1994 - Telephone call with Alan Freiden-----	.2
August 22, 1994 - Consultation with Chris Paphites at Taco Bell Restaurant site in Warrenton-----	1.5

August 22, 1994 - Telephone call with Skip Sacks and Ara Freiden; review Sign Ordinance; telephone call with Skip Sacks-----	1.6
August 22, 1994 - Review Sacks' letter-----	.4
August 22, 1994 - Telephone call with Skip Sacks-----	.2
August 22, 1994 - Telephone call with Skip Sacks-----	.3
August 23, 1994 - Outside conference with Chris Paphites at Taco Bell site and outside conference with Clerk's Office-----	1.7
August 23, 1994 - Telephone call with Skip Sacks and Chris Paphites-----	.5
August 24, 1994 - Outside conference with Powell Duggan--	.3
August 24, 1994 - Telephone call with Andrew Bawallane---	.2
August 25, 1994 - Telephone call with Andrew Bawallane---	.3
August 25, 1994 - Outside conference with Deputy Clerk regarding prior injunction case-----	.5
August 25, 1994 - Telephone call with Skip Sacks and Annmarie Cleary-----	.9
August 26, 1994 - Telephone call with Powell Duggan-----	.3
August 26, 1994 - Office conference with Skip Sacks and Beth Munro; obtain copy of Site Plan---	1.2
August 26, 1994 - Office conference with Skip Sacks-----	.5
August 26, 1994 - Office conference with Skip Sacks; telephone call with Powell Duggan-----	.4
August 30, 1994 - Telephone call with Powell Duggan-----	.3
September 2, 1994 - Review letter-----	.2
TOTAL HOURS-----	29.4

29.4 hours @ \$125.00 per hour-----	\$3,675.00
Costs advance: to Clerk for copies-----	2.00
Costs advance: to Court Reporter-----	75.00
Costs advance: to Old Town Printing for copies	
of Site Plan-----	38.53
PLEASE REPLY-----	\$7,230.53

PEARSON AND PEARSON, P.C.

ATTORNEYS AT LAW

9 CULPEPER STREET

WARRENTON, VIRGINIA 22126

October 6, 1994

GARY M. PEARSON
LOIS G. PEARSON

TELEPHONE
(703) 347-2660

FACSIMILE
(703) 349-1410

Mr. Skip Sacks
Faggert and Freiden, P.C.
870 Greenbrier Circle
Suite 300
Chesapeake, Virginia 23320

Re: Burgerbusters

Balance due from previous statement-----	\$7,282.13
September 6, 1994 - Review Motion to Compel	.3
September 6, 1994 - Review Praecipe and correspondence	.3
September 7, 1994 - Telephone conference with Deputy Clerk and Skip Sacks	.4
September 7, 1994 - Telephone conference with Deputy Clerk	.3
September 7, 1994 - Telephone conference with Skip Sacks; outside conference with Deputy Clerk regarding Show Cause Motion	.4
September 8, 1994 - Outside conference with Deputy Clerk; telephone conference with Skip Sacks; telephone conference with Ann Marie Cleary	.6
September 8, 1994 - Telephone conference with Skip Sacks and Ann Marie Cleary	.4
September 8, 1994 - Outside conference with Deputy Clerk regarding scheduling of Pre-Trial Conference and Issuance of Show Cause Orders	1.0

September 12, 1994 - Telephone conference with Skip Sacks	.3
September 13, 1994 - Court appearance	.5
September 13, 1994 - Telephone conference with Tassos Paphites	.3
September 14, 1994 - Telephone conference with Ann Marie Cleary; telephone conference with Skip Sacks; Investigate Sign Permit filed by Southern Financial	1.2
September 16, 1994 - Telephone conference with Skip Sacks; outside conference with Deputy Clerk	.6
September 16, 1994 - Telephone conference with Beth Munro's office; telephone conference with Skip Sacks	.4
September 20, 1994 - Review O'Connell's Discovery	.2
September 22, 1994 - Draft Subpoenas Decus Tecum	.5
September 23, 1994 - Draft Subpoenas Decus Tecum	.5
September 23, 1994 - Draft Subpoenas Decus Tecum	.6
September 23, 1994 - File Subpoenas; telephone conference with Anne Marie Cleary	.4
September 26, 1994 - Telephone conference with Ray Ocell	.3
September 27, 1994 - Telephone conference with Ray Ocell	.4
September 27, 1994 - Telephone conference with Anne Marie Cleary	.2
September 27, 1994 - Telephone conference with Anne Marie Cleary	.2
September 28, 1994 - Telephone conference with Diane Reuter	.3
September 28, 1994 - Telephone conference with Anne Marie Cleary and Skip Sacks	.2

September 29, 1994 - Review Anne Marie Cleary letter	.3
October 3, 1994 - Telephone conference with Anne Marie Cleary; draft Prasecipe to Compel Discovery from Southern Financial	.6
October 3, 1994 - Review Motion for October 11	.4
October 3, 1994 - Telephone conference with Anne Marie Cleary	.3
October 4, 1994 - Review Discovery Motions	<u>.4</u>
	13.0

13.0 hours @ \$125.00 per hour-----\$1,625.00

COSTS ADVANCED:

September 8, 1994 - Sheriff of Fauquier County Subpoena witness	10.00
September 23, 1994 - William Harris, Clerk Service fees for Subpoena Decus Tecums	20.00
September 23, 1994 - Sheriff of Prince William Co. Service fee	15.00
September 23, 1994 - Sheriff of Loudoun County Service fee	<u>5.00</u>
PLEASE REMIT-----	\$8,957.13

PEARSON AND PEARSON, P. C.

ATTORNEYS AT LAW

9 CULPEPER STREET

WARRENTON, VIRGINIA 22186

November 1, 1994

GARY M. PEARSON

LOIS G. PEARSON

TELEPHONE

(703) 347-2660

FACSIMILE

(703) 349-1410

Mr. Skip Sacks
Faggert and Freiden, P.C.
870 Greenbrier Circle, Suite 300
Chesapeake, Virginia 23320

Re: Burgerbusters

Balance due from previous statement-----S 2,957.13

October 7, 1994	Telephone call with secretary regarding Returns on Subpoenas Decus Tecums	.2
October 11, 1994	Telephone call with Skip Sacks	.2
October 14, 1994	Review Ross and France material	.2
October 14, 1994	Review material from Ross & France	.3
October 17, 1994	Review Ross & France material	.3
October 17, 1994	Telephone call with Skip Sacks	.2
October 17, 1994	Telephone call with Andrew Besham	.2
October 18, 1994	Review O'Connell's letter	.2
October 18, 1994	Review correspondence	.3
October 19, 1994	Telephone call with Ann Marie Cleary	.2
October 19, 1994	Telephone call with Ann Marie Cleary regarding fence permit	.3

October 19, 1994	Review material for fence permit; telephone call with Ann Marie Cleary	.4
October 19, 1994	Review fax material regarding fence permit	.2
October 20, 1994	Telephone call with Ann Marie Cleary	.2
October 20, 1994	Telephone call with Ann Marie Cleary	.2
October 20, 1994	Outside conference with Lee Albrecht	1.1
October 20, 1994	Telephone call with Ann Marie Cleary and Skip Sacks	.4
October 24, 1994	Review Albrecht letter	.3
October 24, 1994	Office conference with secretary; instructions for Skip Sacks	.2
October 24, 1994	Review Discovery	.2
October 24, 1994	Draft Rule to Show Cause	.3
October 25, 1994	Draft Rule to Show Cause	.4
October 25, 1994	Draft Rule to Show Cause; outside conference with Ray Ocell regarding fence permit	.8
October 25, 1994	Draft Petition for Rule to Show Cause; outside conference with Clerk of Court regarding Rule to Show Cause; telephone call with Ann Marie Cleary regarding fence permit	1.1
October 25, 1994	Draft and file Rule to Show Cause against Diane Reuter	.5
October 27, 1994	Send Rule to Show Cause; review Sacks letter to Albrecht	.4

October 27, 1994	Telephone call to Skip Sacks	.2
October 27, 1994	Telephone call to Ann Marie Cleary	<u>.3</u>
		9.8

9.8 hours @ \$125.00 per hour-----\$ 1,225.00

COSTS ADVANCED:

October 25, 1994 - Clerk of Circuit Court

Service of Rule to Show Cause-- 5.00

PLEASE REMIT-----\$10,187.13

PEARSON AND PEARSON, P.C.

ATTORNEYS AT LAW
9 CULPEPER STREET

WARRENTON, VIRGINIA 22186

December 7, 1994

GARY M. PEARSON
JOIS G. PEARSON

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(703) 347-2660

FACSIMILE
(703) 349-1410

Mr. Skip Sacks
Faggert and Freiden, P.C.
870 Greenbrier Circle, Suite 300
Chesapeake, Virginia 23320

Re: Burgerbusters

Balance due from previous statement-----\$10,187.13

November 2, 1994 - Telephone conference with
Annemarie Cleary .2

November 3, 1994 - Prepare fence permit .6

November 3, 1994 - Apply for fence permit .5

November 3, 1994 - Draft and file fence building and
zoning permit for Taco Bell .9

November 3, 1994 - Dictate letter to Diane Reuter
regarding withdrawal of Rule to
Show Cause; telephone conference
with Annemarie Cleary regarding
scheduling Motion to Amend for
11/16 .6

Outside conference with Deputy
Clerk regarding scheduling Motion
to Amend for 11/16; telephone
conference with Jud Fischel regarding
scheduling of criminal case for 11/16;
telephone conference with Annemarie
Cleary regarding Southern
Financial hearing .9

November 4, 1994 - Review discovery material .2

November 7, 1994 - Telephone conference with lawyer
regarding criminal trial 11/16;
regarding Show Cause .6

November 7, 1994 - Telephone conference with Annemarie Cleary	.3
November 8, 1994 - Review Ocel letter and forward to Annemarie Cleary	.2
November 10, 1994 - Telephone conference with Annemarie Cleary	.2
November 10, 1994 - Outside conference with Deputy Clerk regarding scheduling Motion to Quash and Motion to Amend on 11/16	1.5
November 15, 1994 - Telephone conference with Annemarie Cleary	.6
November 15, 1994 - Outside conference with Deputy Clerk regarding scheduling 11/16	1.0
November 15, 1994 - Research Appeal of Zoning Administrator; telephone conference with Richard Walther; telephone conference with Lee Albrecht; telephone conference with Annemarie Cleary	.9
November 15, 1994 - Outside conference with Deputy Clerk regarding subpoena of witnesses; telephone conference with Annemarie Cleary; telephone conference with Skip Sacks	1.0
November 16, 1994 - Office conference with Skip Sacks	.6
November 16, 1994 - Office conference with Skip Sacks	.5
November 17, 1994 - Outside conference with Town of Warrenton Planning & Zoning	.4
November 18, 1994 - Outside conference with Ray Ocell; telephone conference with Lee Albrecht and Annemarie Cleary	.0

November 18, 1994 - Telephone conference with Annemarie Cleary	.2
November 21, 1994 - Telephone conference with Annemarie Cleary	.2
November 21, 1994 - Review file for appeal; telephone conference with Lee Albrecht; telephone conference with Annemarie Cleary	.7
November 22, 1994 - Telephone conference with Annemarie Cleary	.2
November 22, 1994 - Telephone conference with Annemarie Cleary; obtain address of Town Council	.4
November 22, 1994 - Telephone conference with Annemarie Cleary	.2
November 23, 1994 - Telephone conference with Annemarie Cleary	.3
November 28, 1994 - Telephone conference with Annemarie Cleary	.3
November 28, 1994 - Review letter to Mayor Lineweaver; telephone conference with Annemarie Cleary	.3
November 29, 1994 - Telephone conference with Annemarie Cleary	.2
November 30, 1994 - Dictate Notice of Appeal	.9
December 1, 1994 - Draft Notice of Appeal to Board of Zoning Appeals	.6
December 1, 1994 - Draft Notice of Appeal to Board of Zoning Appeals	.3
December 2, 1994 - Telephone conference with Annemarie Cleary	.3

December 2, 1994 - Telephone conference with
 Annemarie Cleary; redraft
 Notice of Appeal: file Notice
 with Town of Warrenton
 Zoning Administrator 1.2

December 5, 1994 - Telephone conference with Skip
 Sacks; outside conference with
 Zoning Administrator regarding
 Notice of Appeal .7
 TOTAL HOURS 19.5

19.5 hours @ \$125.00 per hour-----\$ 2,437.50
 Balance brought forward-----\$12,624.63
 Less payment Nov. 11, 1994 THANK YOU. - 8,957.13
 Less payment Nov. 22, 1994 THANK YOU. - 1,230.00
 Balance brought forward-----\$ 2,437.50

Costs advanced:

Town of Warrenton to file Notice of Appeal----- 100.00
 PLEASE REMIT-----\$2,537.50

PEARSON AND PEARSON

ATTORNEYS AT LAW
30 CLIFDEN STREET

WARRENTON, VIRGINIA 22181

GARY M. PEARSON
LOIS G. PEARSON

January 3, 1995

703 347-2660

FACSIMILE
(703) 349-1410

Mr. Skip Sacks
Faggart and Freiden, P.C.
870 Greenbrier Circle, Suite 300
Chesapeake, Virginia 23320

Re: Burgerbusters

Balance due from previous statement-----\$2,537.50

December 9, 1994	- Review Discovery Motion	.2
December 12, 1994	- Telephone call with Annemarie Cleary	.2
December 12, 1994	- Telephone call with Annemarie Cleary; telephone call with Lee Albrecht	.3
December 13, 1994	- Telephone call with Annemarie Cleary; Court appearance to set trial date	1.1
December 13, 1994	- Outside conference with Richard Walther of Burger King	.7
December 14, 1994	- Telephone call with Richard Walther; telephone call with Annemarie Cleary	.4
December 14, 1994	- Telephone call with Richard Walther; telephone call with Annemarie Cleary	.2
December 15, 1994	- Telephone call with Richard Walther	.2
December 16, 1994	- Telephone call with Annemarie Cleary; telephone call with Richard Walther	.4

December 19, 1994	- Office conference with secretary	.2
December 19, 1994	- Outside conference with Richard Walther and Skip Sacks at Burger King	1.2
December 27, 1994	- Dictate letter to Annemarie Cleary; review Albrecht letter; telephone call with Lee Albrecht	.6
December 27, 1994	- Review Ordinance	.2
December 27, 1994	- Review letter	.2
December 28, 1994	- Review Discovery; telephone call with Skip Sacks; review letter delivered by Bob Carroll	.7
December 29, 1994	- Telephone call with Lee Albrecht	.2
December 29, 1994	- Outside conference with Lee Albrecht; telephone call with Skip Sacks	.9
December 30, 1994	- Telephone call with Skip Sacks; telephone call with Court Reporter	.4
January 2, 1995	- Outside conference with Lee Albrecht	.7
January 2, 1995	- Telephone call with Skip Sacks; telephone call with Lee Albrecht	.5
January 2, 1995	- Telephone call with Skip Sacks	.2
TOTAL HOURS-----		9.7

9.7 hours @ \$125.00 per hour-----\$1,212.50

PLEASE REMIT-----\$3,750.00

PEARSON AND PEARSON, P.C.

ATTORNEYS AT LAW
9 CULPEPER STREET

WARRENTON, VIRGINIA 22186

GARY M. PEARSON
LOIS G. PEARSON

TELEPHONE
(703) 347-2660

FACSIMILE
(703) 349-1410

Page: 1
02/10/95
72-00004

ACCOUNT NO: *

BURGERBUSTERS
FAGGERT & FRIEDEN P.C.
870 GREENBRIER CIR SUITE 300
CHESAPEAKE, VA 23320

ATTN: STEWART SACKS

ENFORCE LEASE COVENANTS, ETC.

BALANCE DUE PREVIOUS STATEMENT

\$3,750.00

	HOURS
01/04/95 TELEPHONE CALL WITH LEE ALBRECHT AND SKIP SACKS	.40
TELEPHONE CALL LEE ALBRECHT AND SKIP SACKS	.30
OFFICE CONFERENCE WITH LEE ALBRECHT	.80
OFFICE CONFERENCE WITH SKIP SACKS	.20
PREPARE FOR BZA HEARING	.50
OUTSIDE CONFERENCE WITH LEE ALBRECHT, RAY OCEL AND BOARD OF ZONING APPEALS; BZA HEARING	.60
01/05/95 TELEPHONE CALL WITH SKIP SACKS	.30
DICTATE LETTER TO LEE ALBRECHT	.40
REVIEW LETTER	.20
01/19/95 RESEARCH BUILDING PERMITS WHERE SIGNED APPLICATION	1.00
01/20/95 REVIEW NOTICE FOR HEARING	.30
RESEARCH BUILDING PERMITS	.50
RESEARCH BUILDING PERMITS	.40
01/23/95 RESEARCH PERMITS IN TOWN OF WARRENTON PLANNING OFFICE	1.50
01/24/95 REVIEW PERMIT LIST; REQUEST COPIES OF 5 PERMITS	.30
OUTSIDE CONFERENCE WITH TOWN OF WARRENTON PLANNING DEPARTMENT RE: BUILDING PERMITS	.70
01/25/95 RESEARCH BUILDING PERMITS; TRANSMIT MATERIAL TO SKIP SACKS	.80
01/26/95 TELEPHONE CALL ANNEMARIE CLEARY	.30
01/27/95 TELEPHONE CALL ANNEMARIE CLEARY	.30

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ENFORCE LEASE COVENANTS ETC.

ACCOUNT NO. 1-0000

	HOURS	
01/30/95 OFFICE CONFERENCE WITH LEE ALBRECHT; TELEPHONE		
CALL WITH ANNEMARIE CLEARY	.80	
TELEPHONE CALL WITH ANNEMARIE CLERY	.30	
	-----	-----
	11.00	1375.00

RECAPITULATION

HOURS	HOURLY RATE	TOTAL
-----	-----	-----
11.00	\$125.00	\$1,375.00

01/19/95 COST ADVANCED BY PEARSON AND PEARSON, P.C. TO		
COUNTY COURT REPORTERS FOR BZA MEETING 1/4/95		75.00

TOTAL COSTS		75.00
TOTAL CURRENT WORK		1450.00
01/18/95 PAYMENT-THANK YOU!		-3750.00
PLEASE REMIT		\$1,450.00
		=====

PEARSON AND PEARSON, P.C.
9 CULPEPER STREET
WARRENTON, VIRGINIA 22186
(703)347-2660

BURGERBUSTERS
FAGGERT & FRIEDEN P.C.
870 GREENBRIER CIR SUITE 300
CHESAPEAKE, VA 23320

ACCOUNT NO: *

Page: 1
03/02/95
72-0000M

ATTN: STEWART SACKS

ENFORCE LEASE COVENANTS, ETC.

BALANCE DUE PREVIOUS STATEMENT

\$1,450.00

		HOURS
02/02/95	TELEPHONE CALL WITH ANNEMARIE CLEARY, POWELL DUGGAN & SKIP SACKS	.50
	TELEPHONE CALL WITH ANNEMARIE CLEARY	.30
02/03/95	DICTATE LETTER RE: BUILDING PERMIT	.70
	TELEPHONE CALL WITH ANNEMARIE CLEARY	.40
02/06/95	TELEPHONE CALL WITH ANNEMARIE CLEARY RE: BUILDING PERMIT	.40
	OUTSIDE CONFERENCE WITH TOWN OF WARRENTON RE: BUILDING PERMIT	.20
02/07/95	TELEPHONE CALL WITH PLANNING DEPARTMENT; REVIEW SITE PLAN FOR LOCATION OF FENCE	.40
02/08/95	TELEPHONE CALL WITH ANNEMARIE CLEARY	.20
	TELEPHONE CALL WITH PLANNING DEPARTMENT; SUBMIT COPY OF FENCE WITH SITE PLAN	.40
02/09/95	TELEPHONE CALL WITH ANNEMARIE CLEARY & LEE ALBRECHT; CHECK ON BUILDING PERMIT	.50
02/10/95	TELEPHONE CALL WITH ANNEMARIE CLEARY * SKIP SACKS; REVIEW NOTATION TO PERMIT RE: TOWN EASEMENT	.60
02/13/95	TELEPHONE CALL WITH ANNEMARIE CLEARY	.20
02/14/95	COURT APPEARANCE FOR MOTIONS DAY TO SET DATE FOR HEARING ON DEMURRER	1.80
	TELEPHONE CALL WITH ANNEMARIE CLEARY	.20
	DICTATE LETTER TO SKIP SACKS	.30

1078

BURGERBUSTERS

ENFORCE LEASE COVENANTS, ETC.

ACCOUNT NO: *

Page:
03/02/9
72-0000

	HOURS
02/16/95 TELEPHONE CALL WITH SKIP SACKS & ANNEMARIE CLEARY	.30
02/17/95 TELEPHONE CALL WITH LEE ALBRECHT	.20
02/22/95 OUTSIDE CONFERENCE WITH LEE ALBRECHT	.20
02/23/95 OFFICE CONFERENCE WITH SKIP SACKS	.30
OFFICE CONFERENCE WITH SKIP SACKS	.30
OFFICE CONFERENCE WITH SKIP SACKS	.30
02/27/95 TELEPHONE CALL WITH LEE ALBRECHT	.20
02/28/95 TELEPHONE CALL WITH ANNE MILLER AND SKIP SACKS	.30
	9.80 1225.00

RECAPITULATION

HOURS	HOURLY RATE	TOTAL
9.80	\$125.00	\$1,225.00

02/28/95 COST ADVANCED BY PEARSON AND PEARSON, P.C. TO COUNTY COURT REPORTERS FOR BZA HEARING	100.00
TOTAL COSTS	100.00
TOTAL CURRENT WORK	1325.00
PLEASE REMIT	\$2,775.00
	=====

PEARSON AND PEARSON, P.C.
9 CULPEPER STREET
WARRENTON, VIRGINIA 22186

BURGERBUSTERS INC.
870 GREENBRIER CIRCLE
SUITE 300
CHESAPEAKE, VA 23020

ACCOUNT NO.:

Page:
04/03/95
71-00000

ATTN: STEWART SACKS

ENFORCE LEASE COVENANTS

PREVIOUS BALANCE

\$2,775.00

	HOURS
03/01/95 OUTSIDE CONFERENCE WITH DEPUTY CLERK RE: RESCHEDULING OF 3/3/95 HEARING	.90
TELEPHONE CALL WITH SKIP SACKS AND ANNE MILLER	.30
TELEPHONE CALL WITH HELEN SALEWSKI	.20
TELEPHONE CALL WITH ANNE MILLER	.20
TELEPHONE CALL WITH SKIP SACKS	.20
COURT APPEARANCE TO ARGUE CONTINUANCE AND TELEPHONE CALL TO ANNE MARIE CLEARY	.70
03/02/95 REVIEW CORRESPONDENCE RECEIVED IN MAIL	.20
TELEPHONE CALL WITH LISA ESTES	.20
03/03/95 TELEPHONE CALL WITH DEPUTY CLERK AND SKIP SACKS SECRETARY AND OUTSIDE CONFERENCE WITH DEPUTY CLERK	.40
REVIEW FENCE FILE FOR NOTICE OF APPEAL DEADLINE	.20
TELEPHONE CALL WITH ANNE MILLER	.20
03/06/95 TELEPHONE CALL WITH ANNE MARIE CLEARY	.20
OUTSIDE CONFERENCE WITH LEE ALSBRECHT'S SECRETARY	.30
TELEPHONE CALL WITH ANNE MARIE CLEARY	.20
DICTATE LETTER TO ANNE MARIE CLEARY RE: BUILDING PERMIT	.50
03/07/95 TELEPHONE CALL WITH ANNE MILLER	.20
TELEPHONE CALL WITH ANNE MILLER	.20
TELEPHONE CALL WITH ANNE MARIE CLEARY	.30
DRAFT NOTICE OF APPEAL	.90
TELEPHONE CALL WITH ANNE MILLER; ANNE MARIE CLEARY AND DRAFT NOTICE OF APPEAL	.60
03/08/95 DRAFT NOTICE OF APPEAL; OUTSIDE CONFERENCE WITH DEPUTY CLERK RE: SCHEDULING OF MOTIONS TO COMPEL;	

BURGERBUSTERS INC.

ACCOUNT NO. *

Page: 2
04/03/95
72-00001

ENFORCE LEASE COVENANTS

	HOURS
OUTSIDE CONFERENCE WITH ZONING ADMINISTRATOR RE: PARKING REQUIREMENTS FOR FAST FOOD RESTAURANTS	1.50
RESEARCH OUT-OF-STATE DEPOSITION; DRAFT NOTICE OF APPEAL	.30
REVIEW LOCAL RULES RE: PRETRIAL CONFERENCES	.30
TELEPHONE CALL WITH ANNE MILLER AND ANNE MARIE CLEARY	.30
03/09/95 REVIEW FILE AND NOTICE OF APPEAL	.30
TELEPHONE CALL WITH DEPUTY CLERK	.30
03/13/95 REVIEW CORRESPONDENCE	.30
03/14/95 OUTSIDE CONFERENCE WITH ANNE MARIE CLEARY	.30
OFFICE CONFERENCE WITH ANNE MARIE CLEARY	.30
03/16/95 REVIEW O'CONNELL & MAYHUGH, F.C. MOTION PARA. 3	.30
03/22/95 REVIEW MOTIONS PACKET FROM ANNE MARIE CLEARY	.30
OFFICE CONFERENCE WITH SKIP SACKS	.30
03/23/95 RESEARCH CERTIFICATE OF OCCUPANCY	.70
TELEPHONE CALL WITH ANNE MILLER	.20
PREPARE TO ARGUE MOTIONS	.70
03/24/95 REVIEW AND PREPARE FOR MOTION TO DEPOSE EXPERT WITNESS, MOTION TO PRODUCE FINANCIAL RECORDS, MOTION TO EXTEND DISCOVERY CUT-OFF DATE, MOTION TO EXPAND DEPOSITION BEYOND 5 WITNESSES, MOTION TO COMPEL INFORMATION RE: SECURITY GUARD; ARGUE MOTIONS IN CHAMBERS OF FAUQUIER CIRCUIT COURT	4.10
03/27/95 TELEPHONE CALL WITH ANNE MARIE CLEARY; DICTATE LETTER TO SAME	.40
REVIEW DISCOVERY	.40
OFFICE CONFERENCE WITH GREG LAWRENCE AND ANNE MARIE CLEARY	1.50
03/28/95 OFFICE CONFERENCE WITH GREG LAWRENCE AND ANNE MARIE CLEARY; PREPARE FOR PRE-TRIAL CONFERENCE	1.00
OFFICE CONFERENCE WITH GREG LAWRENCE AND ANNE	

BURGERBUSTERS INC.

ACCOUNT NO: *

Page: 3
04/03/95
72-000001

ENFORCE LEASE COVENANTS

		HOURS
	MARIE CLEARY	.30
	REVIEW DISCOVERY RECEIVED	.20
03/29/95	REVIEW DISCOVERY	.20
	TELEPHONE CALL WITH ANNE MILLER	.20
03/30/95	TELEPHONE CALL WITH SECRETARY	.20
03/31/95	TELEPHONE CALL WITH SECRETARY	.20
	TELEPHONE CALL WITH ANNE MARIE CLEARY	.20

		23.90 2987.50

RECAPITULATION

	HOURS	HOURLY RATE	TOTAL
	-----	-----	-----
	23.90	\$125.00	\$2,987.50
03/14/95	COST ADVANCED BY PEARSON AND PEARSON, P.C. TO COUNTY COURT REPORTERS, INC.		75.00

	TOTAL COSTS		75.00
	TOTAL CURRENT WORK		3062.50
	BALANCE DUE		\$5,837.50
			=====

All payments received after the statement date will be
credited on the next month's statement.

PEARSON AND PEARSON, P.C.
9 CULPEPER STREET
WARRENTON, VIRGINIA 22126

BURGERBUSTERS INC.
870 GREENBRIER CIRCLE
SUITE 300
CHESAPEAKE, VA 23320

ACCOUNT NO: *

Page: 1
05/02/95
72-0000X

ATTN: STEWART SACKS

ENFORCE LEASE COVENANTS

	PREVIOUS BALANCE		\$5,837.50
		HOURS	
04/03/95	OFFICE CONFERENCE WITH ANNE MARIE CLEARY REVIEW MOTION FOR SUMMARY JUDGMENT AND PLEA FOR FEDERAL FREEMPTION	.70 .20	
04/06/95	OFFICE CONFERENCE WITH ANNE MARIE CLEARY	.40	
04/10/95	REVIEW PLEADING	.20	
04/12/95	OUTSIDE CONFERENCE WITH LEE ALBRECHT; TELEPHONE CALL WITH ANNE MARIE CLEARY	.50	
04/13/95	OUTSIDE CONFERENCE WITH TOWN ATTORNEY RE: FENCE PERMIT; DICTATE LETTER TO ANNE MARIE CLEARY RE: PERMIT	.60	
04/14/95	REVIEW CORRESPONDENCE AND DISCOVERY	.30	
04/18/95	TELEPHONE CALL WITH ANNE MARIE CLEARY	.40	
04/20/95	TELEPHONE CALL WITH ANNE MARIE CLEARY; OFFICE CONFERENCE WITH FINANCE DIRECTOR OF THE TOWN OF WARRENTON	.80	
04/21/95	TELEPHONE CALL WITH ANNE MILLER TELEPHONE CALL WITH TOWN OF WARRENTON'S FINANCE DIRECTOR	.20 .20	
04/24/95	OUTSIDE CONFERENCE WITH DEPUTY CLERK RE: ATTORNEYS ON DOCKET	.50	
04/25/95	TELEPHONE CALL WITH SKIP SACKS	.20	

BURGERBUSTERS INC.
ENFORCE LEASE COVENANTS

Page:
05/02/95
ACCOUNT NO: * 72-0000

5.20 650.00

RECAPITULATION

	HOURS	HOURLY RATE	TOTAL
	-----	-----	-----
	5.20	\$125.00	\$650.00
04/05/95 COST ADVANCED BY PEARSON AND PEARSON, P.C. TO COUNTY COURT REPORTERS, INC. FOR 3/24/95 HEARING			75.00
04/12/95 COST ADVANCED BY PEARSON AND PEARSON, P.C. TO TOWN OF WARRENTON FOR A COPY OF ZONING ORDINANCE			50.00
TOTAL COSTS			125.00
TOTAL CURRENT WORK			775.00
04/06/95 PAYMENT - THANK YOU!			-2775.00
BALANCE DUE			\$3,837.50
			=====

All payments received after the statement date will be
credited on the next month's statement.

PEARSON AND PEARSON, P.C.
9 CULPEPER STREET
WARRENTON, VIRGINIA 22136

BURGERBUSTERS INC.
870 GREENBRIER CIRCLE
SUITE 300
CHESAPEAKE, VA 23320

ACCOUNT NO:*

Page:
06/02/9
72-0000:

ATTN: STEWART SACKS

ENFORCE LEASE COVENANTS

PREVIOUS BALANCE \$3,837.50

		HOURS
05/15/95	TELEPHONE CALL WITH ANNE MARIE CLEARY	.20
05/19/95	REVIEW MOTION FOR SUMMARY JUDGMENT AND ORDER ON PROCEEDINGS PREPARED BY BETH MUNRO	.60
05/24/95	REVIEW MOTION TO COMPEL ENTRY OF INTERROGATORIES	.20
05/30/95	REVIEW GRAY LAWRENCE LETTER AND ORDER	.20

		1.20 150.00

RECAPITULATION

HOURS	HOURLY RATE	TOTAL
-----	-----	-----
1.20	\$125.00	\$150.00

TOTAL CURRENT WORK 150.00

BALANCE DUE \$3,987.50
=====

All payments received after the statement date will be credited on the next month's statement.

PEARSON AND PEARSON, P.C.
9 CULPEPER STREET
WARRENTON, VIRGINIA 22186

BURGERBUSTERS INC.
870 GREENBRIER CIRCLE
SUITE 300
CHESAPEAKE, VA 23320

ACCOUNT NO: *

Page: 1
07/06/95
72-0000M

ATTN: STEWART SACKS

ENFORCE LEASE COVENANTS

PREVIOUS BALANCE \$3,987.50

	HOURS	
06/12/95 TELEPHONE CALL WITH ANNEMARIE CLEARY	.20	
06/16/95 REVIEW SCHEDULING ORDER AND BETH MUNRO LETTER	.20	
	----	-----
	.40	50.00

RECAPITULATION

HOURS	HOURLY RATE	TOTAL
-----	-----	-----
0.40	\$125.00	\$50.00

TOTAL CURRENT WORK 50.00

BALANCE DUE \$4,037.50
=====

All payments received after the statement date will be credited on the next month's statement.



PEARSON AND PEARSON, P.C.
9 CULPEPER STREET
WARRENTON, VIRGINIA 22186

BURGERBUSTERS INC.
870 GREENBRIER CIRCLE
SUITE 300
CHESAPEAKE, VA 23320

ACCOUNT NO: *

Page: 1
07/31/95
72-0000H

ATTN: ANNEMARIE CLEARY

ENFORCE LEASE COVENANTS

PREVIOUS BALANCE \$4,037.50

	HOURS	
07/05/95 TELEPHONE CALL WITH HELEN ZALESKI & ANNEMARIE CLEARY	.40	
TELEPHONE CALL WITH ANNEMARIE CLEARY RE: SCHEDULING OF PENDING SUIT	.40	
07/10/95 TELEPHONE CALL WITH LISA ESTES RE: TRIAL DATES	.30	
07/11/95 COURT APPEARANCE TO SET TRIAL DATE ON PAVING SUIT	1.10	
DEPT LETTER TO ANNEMARIE CLEARY RE: SCHEDULING ORDER	.40	
	2.60	325.00

RECAPITULATION

HOURS	HOURLY RATE	TOTAL
2.60	\$125.00	\$325.00

TOTAL CURRENT WORK 325.00

BALANCE DUE \$4,362.50
=====

All payments received after the statement date will be credited on the next month's statement.

PEARSON AND PEARSON, P.C.

ATTORNEYS AT LAW

9 CULPEPER STREET

WARRENTON, VIRGINIA 22186

GARY M. PEARSON
LOIS G. PEARSON

TELEPHONE
(703) 347-2680

FACSIMILE
(703) 349-1410

September 5, 1995

Burgerbusters, Inc.
870 Greenbrier Circle, Suite 300
Chesapeake, Virginia 23320

Attention: Annemarie Cleary

Balance due from previous statement-----\$4,362.50

08/16/95 Telephone call with Annemarie Cleary; review
letter opinion .3

08/24/95 Telephone call with Annemarie Cleary; review
fax letter regarding settlement offer;
review definition of "Retail" in Town Zoning
Ordinance .5

08/28/95 Review offer .3

08/31/95 Telephone call with Ann Miller regarding
Special Commissioner; telephone call with Jeff
Parker regarding Special Commissioner .5

08/31/95 Telephone call with Ann Miller .2
TOTAL HOURS 1.8

1.8 hours @ \$125.00 per hour-----\$ 225.00

\$4,587.50

Less credit 8/23/95----- 4,362.50

PLEASE REMIT-----\$ 225.00

PEARSON AND PEARSON, P.C.

ATTORNEYS AT LAW
9 CULPEPER STREET

WARRENTON, VIRGINIA 22186

GARY M. PEARSON
LOIS G. PEARSON

TELEPHONE
(703) 347-2660

FACSIMILE
(703) 349-1410

October 3, 1995

Burgerbustlers, Inc.
870 Greenbrier Circle, Suite 300
Chesapeake, Virginia 23320

Attention: Annemarie Cleary

Balance due from previous statement-----\$225.00

09/05/95 Telephone call with Gray Lawrence and
Annemarie Cleary .4

09/05/95 Telephone call with Jim Vergin
regarding expert witness on attorney
fees, telephone call with Richard
Saunders regarding Special Commissioner .7

09/06/95 Telephone call with Annemarie Cleary .2
1.3

1.3 hours @ \$125.00 per hour----- 162.50

PLEASE REMIT-----\$387.50

7-1000-7

WARRENTON, VIRGINIA 22186

TELEPHONE
(703) 347-2560

FACSIMILE
(703) 349-1410

Attention: Annemarie Cleary

.5 hour @ \$125.00 per hour----- 62.50
PLEASE REMIT-----\$450.00



GARY M PEARSON
Lois G. PEARSON

TRIPPER STREET
WARRENTON VIRGINIA 22186

TELEPHONE
703 347-2660

FACSIMILE
703 349-1410

December 7, 1995

Burgerhusters, Inc.
870 Greenbrier Circle, Suite 300
Chesapeake, Virginia 23320

Attention: Annemarie Cleary

Balance due from previous statement-----\$450.00

11/06/95 Telephone call with Annemarie Cleary----- .8

11/06/95 Research title on Phase III of Dr.
Chawla's property: telephone call
with Annemarie Cleary----- .9

11/07/95 Research title to Chawla property----- .4

11/07/95 Draft letter to Annemarie Cleary----- .3

11/29/95 Telephone call with Dan O'Connell and
Annemarie Cleary-----.3
2.7

2.7 hours @ \$125.00 per hour-----\$337.50
\$787.50

11/07/95 Costs advanced to Circuit Court
for copies-----16.00

PLEASE REMIT-----\$803.50



P. C.

GARY M. PEARSON
LOIS G. PEARSON

ATTORNEYS AT LAW
9 CULPEPER STREET
WARRENTON, VIRGINIA 22186
February 7, 1996

TELEPHONE
(703) 347-2660

FACSIMILE
(703) 349-1410

Burgerbusters, Inc.
870 Greenbrier Circle, Suite 300
Chesapeake, Virginia 23320

Attention: Annemarie Cleary

Balance due from previous statement-----S 878.50

01-22-96 Telephone call with Annemarie Cleary---- .2

01-22-96 Telephone call with Annemarie Cleary---- .2

01-22-96 Review Court file for Letter Opinion;
Telephone call with Annemarie Cleary---- .5

01-31-96 Review Letter Opinion; Telephone call
with Annemarie Cleary----- .5

01-31-96 Telephone call with Andrew Besham's
secretary regarding Subpoena Duces
Tecum; outside conference with Deputy
Clerk regarding payment of fees-----.4
1.8

1.8 hours @ \$125.00 per hour-----225.00
\$1,103.50

Costs advanced:

01-31-96 Sheriff of Fauquier County
Subpoenas Duces Tecum 36.00

01-31-96 Sheriff of Fairfax County
Subpoena Duces Tecum 12.00
PLEASE REMIT \$1,151.50

PEARSON AND PEARSON, P. C.

ATTORNEYS AT LAW

9 CULPEPER STREET

WARRENTON, VIRGINIA 22186

GARY M. PEARSON
LOIS G. PEARSON

TELEPHONE
(703) 347-2660

March 4, 1996

FACSIMILE
(703) 349-1410

Burgerbusters, Inc
c/o Annemarie Cleary
Faggert and Frieden, P.C.
1435 Crossways Boulevard, Suite 200
Chesapeake, Virginia 23320-2840

Balance due from previous statement-----\$1,151.50

02-06-96	Telephone call with Annemarie Cleary; telephone call with Ray Ocel-----	.4
02-07-96	Telephone call with Annemarie Cleary-----	.4
02-07-96	Telephone call with Annemarie Cleary regarding outside conference with Deputy Clerk; Re: Hearing to Set Attorney Fee-----	.6
02-08-96	Telephone call with Ray Ocel-----	.2
02-12-96	Office conference with Bill Lowry of Kin-Low Paving; Re: Discovery; telephone call with Annemarie Cleary; Re: Paving Discovery-----	.8
02-12-96	Telephone call with Annemarie Cleary; Re: Attorney fee hearing; outside conference with Deputy Clerk, Re: Attorney fee hearing-----	.6
02-13-96	Outside conference with Gray Lawrence; Schedule meeting with Ray Ocel; Re: Town Discovery-----	.6
02-13-96	Outside conference with Deputy Clerk, Re: Scheduling Order; telephone call with Annemarie Cleary-----	.5

02-14-96 Review Kin-Low Paving Discovery----- .4

02-15-96 Forward Discovery material; Re: Kin-Low
Paving; telephone call with Annemarie Cleary-- .4

02-20-96 Telephone call with Dan O'Connell----- .2

02-20-96 Review packet and Order; telephone call with
Dan O'Connell----- .3

02-20-96 Draft letter; telephone call with Dan
O'Connell----- .4

02-20-96 Deliver Order to O'Connell----- .4

02-20-96 Telephone call with Dan O'Connell----- .3

02-21-96 Obtain Dan O'Connell's endorsement on Order--- .5

02-21-96 Telephone call with Dan O'Connell----- .2

02-21-96 Outside conference with Deputy Clerk; forward
signed Order to Gray Lawrence----- .4

02-22-96 Telephone call with Gray Lawrence----- .2

02-23-96 Reschedule Deposition----- .3

02-23-96 Telephone call with Gray Lawrence; outside
conference with Dan O'Connell; Re:
Endorsement of Order----- .5

02-23-96 Submit Order to Court Non-suiting paving case- .4

02-26-96 Telephone call with Annemarie Cleary----- .2

02-29-96 Compile time records-----1.4

02-29-96 Update time sheets; dictate letter to
Annemarie Cleary----- .6

02-29-96 Dictate letter to Annemarie Cleary-----.3

11.5

11.5 hours at \$125.00 per hour-----\$1,437.50
\$2,589.00

Costs Advanced:

02-12-96 Copies Plus----- 16.17

02-15-96 Copies Plus----- 3.28

02-29-96 Postmaster for Express Mail----- 15.00

PLEASE REMIT \$2,623.45

PEARSON AND PEARSON, P. C.

ATTORNEYS AT LAW

9 CULPEPER STREET

WARRENTON, VIRGINIA 22186

GARY M. PEARSON
LOIS G. PEARSON

TELEPHONE
(703) 347-2660

March 26, 1996

FACSIMILE
(703) 349-1410

Burgerbusters, Inc.
c/o Annemarie Cleary
Faggert and Frieden, P.C.
1435 Crossways Boulevard, Suite 200
Chesapeake, Virginia 23320-2840

Balance due from previous statement-----\$2,623.45

03-04-96 Review bills for attorney for hearing---- .4

03-05-96 Telephone call with Fauquier Citizen
Reporter; telephone call with
Annemarie Cleary----- .4

03-13-96 Telephone call with Gray Lawrence----- .2

03-13-96 Research recommendations to use as
expert on attorney's fee----- .6

03-13-96 Telephone call with Gray Lawrence----- .3

03-13-96 Telephone call with Annemarie Cleary----- .2

03-13-96 Telephone call with Robin Gulick----- .2

03-14-96 Telephone call with Gray Lawrence----- .2

03-14-96 Telephone call with Gray Lawrence----- .2

03-15-96 Telephone call with Gray Lawrence----- .2

03-15-96 Review Jack Kent Cooke File----- .5

03-15-96 Telephone call with Gray Lawrence;
dictate letter----- .4
3.8

3.8 hours @ \$125.00 per hour-----s 475.00

\$3,098.45

Less payment 03-07-96 - THANK YOU!

387.50

\$2,710.95

COSTS ADVANCED:

03-15-96 Clerk, Circuit Court of Fauquier

County for copies-----\$ 4.00

BALANCE DUE-----\$2,714.95

PLEASE REMIT-----\$2,714.95

ATTORNEYS AT LAW
9 CULPEPER STREET

FACSIMILE
(703) 349-1410

FACSIMILE
(703) 349-1410

PEARSON AND PEARSON, P. C.

ATTORNEYS AT LAW

9 CULPEPER STREET

WARRENTON, VIRGINIA 22186

JARY M. PEARSON
LOIS G. PEARSON

TELEPHONE
(703) 347-2660

FACSIMILE
(703) 349-1410

July 2, 1996

Burgerbusters, Inc.
c/o Annemarie Cleary
Faggert and Frieden, P.C.
1435 Crossways Boulevard, Suite 200
Chesapeake, Virginia 23320-2840

Balance due from previous statement-----\$2,834.20

06-13-96 Review Judge's letter regarding
attorneys fees----- .3

06-21-96 Office conference with Lois
Pearson----- .2

06-24-96 Telephone call with Annemarie
Cleary; outside conference with
Deputy Clerk regarding filing
of transcript----- .6

06-24-96 Telephone call with Annemarie
Cleary----- .2
1.3

1.3 hours @ \$125.00 per hour----- 162.50
BALANCE DUE-----\$2,996.70

PLEASE REMIT-----\$2,996.70

PEARSON AND PEARSON, P.C.

ATTORNEYS AT LAW

9 CULPEPER STREET

WARRENTON, VIRGINIA 22186

GARY M. PEARSON
LOIS G. PEARSON

TELEPHONE
(540) 347-2660

FACSIMILE
(540) 349-1410

August 19, 1996

File #72

Burgerbusters, Inc.
c/o Annemarie Cleary
Faggert and Frieden, P.C.
1435 Crossways Boulevard, Suite 200
Chesapeake, Virginia 23320-2840

Balance due from previous statement-----\$2,996.70

07-26-96 Review letter opinion of
Judge Robertson----- .2

08-13-96 Research Town Ordinance; Re:
Section 24-12; telephone call
with Annemarie Cleary----- .4

08-19-96 Telephone call with Annemarie
Cleary----- .2

08-19-96 Outside conference; Research
Order with Deputy Clerk;
telephone call with Annemarie
Cleary----- .6
1.4

1.4 hour @ \$125.00 per hour----- 175.00
\$3,171.70
Costs advanced for copies----- 4.00
\$3,175.70

PLEASE REMIT-----\$3,175.70

PEARSON AND PEARSON, P. C.

ATTORNEYS AT LAW
9 CULPEPER STREET

WARRENTON, VIRGINIA 22186

GARY M. PEARSON
LOIS G. PEARSON

TELEPHONE
(540) 347-2660

September 5, 1996

FACSIMILE
(540) 349-1410

File #72

Burgerbusters, Inc.
c/o Annemarie Cleary
Faggert and Frieden, P.C.
1435 Crossways Boulevard, Suite 200
Chesapeake, Virginia 23320-2840

Balance due from previous statement-----\$3,175.70

08-29-96 Office conference with secretary

Re: Bill of Complaint-----.2

.2 hour @ \$125.00 per hour----- 25.00
\$3,200.70

PLEASE REMIT-----\$3,200.70

PEARSON AND PEARSON, P.C.

ATTORNEYS AT LAW
9 CULPEPER STREET

WARRENTON, VIRGINIA 22186

BY M. PEARSON
S G. PEARSON

TELEPHONE
(340) 347-2860

October 2, 1996

FACSIMILE
(340) 349-1410

File #72

Burgerbusters, Inc.
c/o Annemarie Cleary
Faggert and Frieden, P.C.
1435 Crossways Boulevard, Suite 200
Chesapeake, Virginia 23320-2840

Balance due from previous statement-----\$3,200.70

09-16-96 Telephone call with Annemarie
Cleary----- .3

09-19-96 Telephone call with Annemarie
Cleary----- .2

09-20-96 ⁶ Review Site Plans; dictate ⁶
letter-----1.2
1.7

1.7 hour @ \$125.00 per hour-----\$ 212.50

\$3,413.20

Less payment 09-16-96 - THANK YOU!-----\$3,175.70

PLEASE REMIT-----\$ 237.50

PEARSON AND PEARSON, P.C.

ATTORNEYS AT LAW

9 CULPEPER STREET

WARRENTON, VIRGINIA 22186

GARY M. PEARSON
LOIS G. PEARSON

TELEPHONE
(540) 347-2860

FACSIMILE
(540) 349-1410

November 1, 1996

File #72

Burgerbusters, Inc.
c/o Annemarie Cleary
Faggert and Frieden, P.C.
1435 Crossways Boulevard, Suite 200
Chesapeake, Virginia 23320-2840

Balance due from previous statement-----\$237.50

10-18-96 Telephone call with Ann Miller-----.5

.5 hour @ \$125.00 per hour----- 62.50
\$300.00

PLEASE REMIT-----\$300.00

INVOICE

48956

RUDIGER & GREEN REPORTING SERVICE
CERTIFIED VERBATIM REPORTERS
4115 LEONARD DRIVE
FAIRFAX, VIRGINIA 22030-5181
TELEPHONE: (703) 591-3136
(800) 451-4070

INVOICE NO: 48956

INVOICE DATE: 04/14/94

SACKS

SOLD
TO:

STEWART J. SACKS, ESQUIRE
FAGGERT & FRIEDEN, P.C.
870 GREENBRIAR CIRCLE, STE. 300
CHESAPEAKE, VA 23320

ORDERED: 04/14/94 PAYMENT DUE: 05/14/94

TERMS: NET 30

FED. RES. 104209

	DESCRIPTION	AMOUNT
MARY ALICE	RE: BURGERBUSTERS, INC. v. INDER CHAWLA	
04-12-94	APPEARANCE FEE OF A COURT REPORTER IN THE ABOVE-ENTITLED MATTER. INJUCTION HEARING DAY #1. OVERTIME MILEAGE	150.00 160.00 19.00
04-13-94	APPEARANCE FEE OF A COURT REPORTER IN THE ABOVE-ENTITLED MATTER. INJUCTION HEARING DAY #2. MILEAGE	150.00 19.00
MAY 31 1994	<u>PLEASE</u> PAID JUL 9 1994	

7/9/94 Burgerbusters # 8766

1106

TOTAL

498.00

RUDIGER & GREEN REPORTING SERVICE

CERTIFIED VERBATIM REPORTERS

4116 LEONARD DRIVE

FAIRFAX, VIRGINIA 22030-5121

TELEPHONE: (703) 591-3136

(800) 451-4070

49982

INVOICE NO:

49982

INVOICE DATE:

07/07/94

SACKS

STEWART J. SACKS, ESQUIRE
FAGGERT & FRIEDEN, P.C.
870 GREENBRIAR CIRCLE, STE. 300
CHESAPEAKE, VA 23320

ORDERED: 07/07/94 PAYMENT DUE: 06/06/94

TERMS: NET 30

*THIS SHOULD
SAY "CREDIT MEMO"*

ID: ID #53-1104209

REFERENCE	DESCRIPTION	AMOUNT
	*****CREDIT MEMO*****	\$40.00
	RE: BURGERBUSTERS, INC. v. INDER CHAWLA	# 48956
	A REVIEW OF OUR BILLINGS FOR THE MONTH OF APRIL REVEALED THIS OVERCHARGE UNDER THE CATEGORY OF OVERTIME. PLEASE ACCEPT OUR APOLOGIES.	

TOTAL

0.00

INVOICE

RUDIGER & GREEN REPORTING SERVICE
CERTIFIED VERBATIM REPORTERS
4116 LEONARD DRIVE
FAIRFAX, VIRGINIA 22030-5131
TELEPHONE: (703) 591-3136
(800) 451-4070

50646

INVOICE NO: 50646

INVOICE DATE: 08/30/94

SACKS

SOLD
TO:

STEWART J. SACKS, ESQUIRE
FAGGERT & FRIEDEN, P.C.
870 GREENBRIAR CIRCLE, STE.300
CHESAPEAKE, VA 23320

ORDERED: 08/30/94 PAYMENT DUE: 09/29/94

TERMS: NET 30

FED. ID 551 1108209

REFERENCE	DESCRIPTION	AMOUNT
MARY ALICE -12-94 ORIG + 1	RE: BURGERBUSTERS v. INDER CHAWLA TRANSCRIPT OF PROCEEDINGS IN ABOVE-ENTITLED MATTER. INJUNCTION HEARING - DAY 1	520.00
04-13-94 ORIG + 1	TRANSCRIPT OF PROCEEDINGS IN ABOVE-ENTITLED MATTER. INJUNCTION HEARING - DAY 2	308.00
	TOTAL THIS INVOICE \$ 928.00 LESS BURGERBUSTERS CHECK #8813 (1370.00) REFUND DUE \$ 442.00	

TOTAL

928.00

1108

INVOICE

53316

RUDIGER & GREEN REPORTING SERVICE
 CERTIFIED VERBATIM REPORTERS
 4116 LEONARD DRIVE
 FAIRFAX, VIRGINIA 22030-5181
 TELEPHONE: (703) 591-3136
 (800) 451-4070

INVOICE NO:

53316

INVOICE DATE:

04/04/95

ANNEMARIE CLEARY, ESQUIRE
 FAGGERT & FRIEDEN
 870 GREENBRIER CIRCLE, #300
 CHESAPEAKE, VIRGINIA 23320

Ordered: 04/04/95 Payment Due: 05/04/95

terms: NET 30

#54-1104209

REFERENCE	DESCRIPTION	AMOUNT
03-95	<p>REPORTER: MARY ALICK RE: BURGERBUSTERS, INC. V. INDER CHAWLA</p> <p>APPEARANCE FEE OF A COURT REPORTER IN THE ABOVE-ENTITLED MATTER.</p> <p>PLUS: ONE HOUR OVERTIME</p> <p>MILEAGE - WARRENTON, VIRGINIA</p> <p>NO TRANSCRIPT REQUESTED</p> <p>PAID APR 15 1995</p> <p>4/15/95 Faggert & Frieden 13117</p>	<p>0.00</p> <p>80.00</p> <p>40.00</p> <p>23.00</p>

INVOICE

53431

RUDIGER & GREEN REPORTING SERVICE
 CERTIFIED VERBATIM REPORTERS
 4116 LEONARD DRIVE
 FAIRFAX, VIRGINIA 22030-5181
 TELEPHONE: (703) 591-3135
 (800) 451-4075

INVOICE NO:

INVOICE DATE: 53431

04/13/95

SCLD
 TO:

GREY LAWRENCE, ESQUIRE
 ATTN: ANNEMARIE CLEARY
 870 GREENBRIAR CIR. #300
 CHESAPEAKE, VA 23320
 FAGGERT & FRIEDER

Ordered: 04/13/95 Payment Due: 05/13/95

FAX: 804-424-0102

Terms: NET 30

10/23/95 804-424-3232 Lisa Estes

FED. ID #54-1104209

REFERENCE	DESCRIPTION	AMOUNT
04-11-95	REPORTER: JUDY RE: BURGERSUSTERS v. CHAWLA	0.00
ORIG + 2	TRANSCRIPT OF PROCEEDINGS IN ABOVE-ENTITLED MATTER. \$446.00	0.00
	LESS SPLIT W/ATTY. O'CONNELL (223.00)	223.00
	POSTAGE AND HANDLING	5.00
MAY 31 1995	PLEASE	6/30 <u>2.</u>
JUN 30 1995	SECOND NOTICE	7/31 <u>230.</u>
JUL 31 1995	PAST DUE	8/31 <u>2</u>
AUG 21 1995	THIS ACCOUNT IS NOW	9/30 <u>222.</u>
SEP 30 1995	OVERDUE	<u>234.</u>
	PAID OCT 25 1995	<u>236.</u>

10/23/95

INVOICE

RUDIGER & GREEN REPORTING SERVICE
CERTIFIED VERBATIM REPORTERS
4116 LEONARD DRIVE
FAIRFAX, VIRGINIA 22030-5181
TELEPHONE: (703) 591-3136
(800) 451-4070

57522

INVOICE NO:

57522

INVOICE DATE:

03/29/96

SOLD
TO:

ANNE MARIE CLEARY, ESQUIRE
FAGGETT & FRIEDEN
1435 CROSSWAYS BLVD. #200
CHEASAPEAKE, VA 23020

Ordered: 03/29/96 Payment Due: 04/23/96

Terms: NET 30

ED. ID #54-1104209

REFERENCE	DESCRIPTION	AMOUNT
3-29-96	REPORTER: BARBARA W.	
	RE: BURGEBUSTERS V. CHAWLA	
	APPEARANCE FEE OF A COURT REPORTER IN THE ABOVE-ENTITLED MATTER.	80.00
	MILEAGE NO TRANSCRIPT REQUESTED.	23.00

TERMS: Net 30 days. A \$2.00 service charge per month will be added if unpaid after 60 days.
CLEARY NOTE: Appearance fee credited to cost of preparing original transcript
for a period of 30 days from date of service.

1111
TOTAL

103.00

INVOICE

RUDIGER & GREEN REPORTING SERVICE
 CERTIFIED VERBATIM REPORTERS
 4116 LEONARD DRIVE
 FAIRFAX, VIRGINIA 22030-5181
 TELEPHONE: (703) 591-3136
 (800) 451-4070

57814

INVOICE NO:

INVOICE DATE: 57814

04/30/96

OLD
TO:

ANNE MARIE CLEARY, ESQUIRE
 FAGGERT & FRIEDEN
 1435 CROSSWAYS BLVD. #200
 CHEASAPEAKE, VA 23320

Ordered: 04/30/96 Payment Due: 05/30/96

Terms: NET 30

ED. ID #54-1104209

REFERENCE	DESCRIPTION	AMOUNT
03-29-96	REPORTER: BARBARA W. RE: BURGERBUSTERS V. CHAWLA	0.00
ORIG + 1	TRANSCRIPT OF PROCEEDINGS IN ABOVE-ENTITLED MATTER.	311.00
MAY 31 1996	LESS APPEARANCE FEE BILLED	-80.00
	<u>PLEASE</u>	

1113

TERMS: Net 30 days. A \$2.00 service charge per month will be added if unpaid after 60 days.

CLEARY A NOTE: Appearance fee credited to cost of preparing original transcript
for a period of 30 days from date of service.

TOTAL

231.00

INVOICE

RUDIGER & GREEN REPORTING SERVICE
CERTIFIED VERBATIM REPORTERS
4116 LEONARD DRIVE
FAIRFAX, VIRGINIA 22030-5181
TELEPHONE: (703) 591-3136
(800) 451-4070

58728

INVOICE NO:

INVOICE DATE: 58728

07/22/96

SOLD
TO:

J. GRAY LAWRENCE, ESQUIRE
FAGGERT & FRIEDEN, P.C.
1435 CROSSWAYS BLVD. #200
CHESAPEAKE, VA 23320

Ordered: 07/22/96 Payment Due: 08/21/96

Terms: NET 30

FED. ID #54-1104209

REFERENCE	DESCRIPTION	AMOUNT
07-01-96	REPORTER: MARYY ALICE RE: BURGERBUSTERS v. INDER CHAWLA	0.00
ORIG + 1	TRANSCRIPT OF PROCEEDINGS IN ABOVE-ENTITLED MATTER.	237.85
	MILEAGE	23.00
	POSTAGE AND HANDLING TO JUDGE	5.00
	POSTAGE AND HANDLING	5.15
1114		
TERMS: Net 30 days. A \$2.00 service charge per month will be added if unpaid after 60 days.		
NOTE: Appearance fee credited to cost of preparing original transcript for a period of 30 days from date of service.		
LAWRENCE		
TOTAL		271.00

INVOICE

RUDIGER & GREEN REPORTING SERVICE

CERTIFIED VERBATIM REPORTERS

4116 LEONARD DRIVE

FAIRFAX, VIRGINIA 22030-5181

TELEPHONE: (703) 591-3136

(800) 451-4070

59214

INVOICE NO:

INVOICE DATE: 59214

09/05/96

SOLD
TO:

ANNE MARIE CLEARY, ESQUIRE
FAGGERT & FRIEDEN
1435 CROSSWAYS BLVD. #200
CHEESAPEAKE, VA 23320

Ordered: 09/05/96 Payment Due: 10/05/96

Terms: NET 30

ED. ID #54-1104209

REFERENCE	DESCRIPTION	AMOUNT
08-21-96	REPORTER: MARY ALICE RE: BURGERBUSTERS v. INDER CHAWLA	0.00
ORIG + 1	TRANSCRIPT OF PROCEEDINGS IN ABOVE-ENTITLED MATTER.	351.45
	MILEAGE	22.50
	POSTAGE AND HANDLING (FED EX)	27.05

TERMS: Net 30 days. A \$2.00 service charge per month will be added if unpaid after 60 days.
NOTE: Appearance fee credited to cost of preparing original transcript for a period of 30 days from date of service.

CLEARY A

1115

TOTAL

401.00

INVOICE

RUDIGER & GREEN REPORTING SERVICE
CERTIFIED VERBATIM REPORTERS
4116 LEONARD DRIVE
FAIRFAX, VIRGINIA 22030-5181
TELEPHONE: (703) 591-3136
(800) 451-4070

59620

INVOICE NO:

INVOICE DATE: 59620

10/15/96

SOLD
TO:

ANNE MARIE CLEARY, ESQUIRE
FAGGERT & FRIEDEN
1435 CROSSWAYS BLVD. #200
CHEESAPEAKE, VA 23320

Ordered: 10/15/96 Payment Due: 11/14/96

Terms: NET 30

FED. ID #54-1104209

REFERENCE	DESCRIPTION	AMOUNT
10-07-96	REPORTER: MARY ALICE RE: BURGERBUSTERS v. INDER CHAWLA	
	APPEARANCE FEE OF A COURT REPORTER IN THE ABOVE-ENTITLED MATTER.	80.00
	MILEAGE	22.50
COPY	TRANSCRIPT OF PROCEEDINGS IN ABOVE-ENTITLED MATTER.	49.00
	POSTAGE AND HANDLING	5.50
TERMS: Net 30 days. A \$2.00 service charge per month will be added if unpaid after 60 days. NOTE: Appearance fee credited to cost of preparing original transcript for a period of 30 days from date of service.		
1116 CLEARY A		
TOTAL		157.00

RUDIGER & GREEN REPORTING SERVICE
CERTIFIED VERBATIM REPORTERS
 4116 LEONARD DRIVE
 FAIRFAX, VIRGINIA 22030-5181
 TELEPHONE: (703) 591-3136
 (800) 451-4070

INVOICE NO:

INVOICE DATE: 59763

10/29/96

**SOLD
TO:**

J. GRAY LAWRENCE, ESQUIRE
FAGGERT & FRIEDEN, P.C.
1435 CROSSWAYS BLVD. #200
CHESAPEAKE, VA 23320

Ordered: 10/29/96 Payment Due: 11/28/96

Terms: NET 30

ED. ID #54-1104209

REFERENCE	DESCRIPTION	AMOUNT
10-23-96	REPORTER: MARY ALICE RE: BURGERBUSTERS v. INDER CHAWLA APPEARANCE FEE OF A COURT REPORTER IN THE ABOVE-ENTITLED MATTER. MILEAGE NO TRANSCRIPT REQUESTED.	 80.00 23.00 *
TERMS: Net 30 days. A \$2.00 service charge per month will be added if unpaid after 60 days. NOTE: Appearance fee credited to cost of preparing original transcript for a period of 30 days from date of service.		
LAWRENCE		
1117		
TOTAL		103.00

STATEMENT

STABNER COURT REPORTING CO.

RT. 1 BOX 2535
FRONT ROYAL, VA 22630
(703) 635-9425

SERVING VIRGINIA AND WEST VIRGINIA

Stewart J. Sacks, Esq.
Faggert & Frieden, P.C.
870 Greenbrier Circle, Suite 300
Chesapeake, VA 23320

DATE: 4/4/93

949

DATE	REFERENCE	CHARGES	DEBIT	CREDIT
3/22	In re: BurgerBusters, Inc. copies of depostions of Messrs. Phaphites & Garvin Exhibits Postage/handling	\$514.50 29.50 (10.00)		
	THANK YOU. WE APPRECIATE YOUR BUSINESS.			
	TERMS: PAYABLE UPON RECEIPT 1 1/2% PER MONTH			

*delete per
Carolyn
4/14/95*

~~554.00~~
544.00

LOT 79057

PLEASE NOTIFY US PROMPTLY IF THIS STATEMENT DOES NOT AGREE WITH YOUR RECORDS.

Form 1000, Revised 8/88

STATEMENT

STABNER COURT REPORTING CO.

RT. 1 BOX 2535
FRONT ROYAL, VA 22630
(703) 635-9425

SERVING VIRGINIA AND WEST VIRGINIA

Annamarie D. Cleary, Esq.
Faggert & Frieden, P.C.
870 Greenbrier Circle/300
Chesapeake, VA 23320

962

DATE: 4/20/85

Page

PLEASE RETURN THIS STATEMENT WITH YOUR CHECK

DATE	REFERENCE	DEBITS	CREDITS	BALANCE
4/6 n	In re: Copies of depositions of Mr. Garvin and Mr. Paphites	\$329.75		
	THANK YOU. WE APPRECIATE YOUR BUSINESS.			
	TERMS: PAYABLE UPON RECEIPT 1 1/2% PER MONTH			

LOT 70057

PLEASE NOTIFY US BY RETURN OF THIS STATEMENT IF YOU HAVE NOT RECEIVED YOUR RECORDS. Form 1000-1-85

STATEMENT

STABNER COURT REPORTING CO.

RT. 1 BOX 2535
FRONT ROYAL, VA 22630
(703) 635-9425

SERVING VIRGINIA AND WEST VIRGINIA

Faggert & Frieden, P.C.
870 Greenbrier Circle, Suite 500
Chesapeake, VA 23320

1273

DATE: 6/29/95

PLEASE RETURN THIS STUB WITH YOUR CHECK

DATE	REFERENCE	CHARGES	CREDITS	BALANCE
4/4	Invoice No. 949:	\$554.00		
	Check received			
(1/2)	Trial transcript/appearance	3,438.13		
	4/24-/4/27-95	\$3,992.13		
			\$2,500	\$1,492.13
	THANK YOU. WE APPRECIATE YOUR BUSINESS.			
	TERMS: PAYABLE UPON RECEIPT 1 1/2% PER MONTH			

LOT 70057

PLEASE NOTIFY US PROMPTLY IF THIS STATEMENT DOES NOT AGREE WITH YOUR RECORDS.

Form #PK-20 Business Envelope Atlas, Inc.

1120

STATEMENT

STABNER COURT REPORTING CO.
RT. 1 BOX 2535
FRONT ROYAL, VA 22630
(703) 635-9425
SERVING VIRGINIA AND WEST VIRGINIA

J. Gray Lawrence, Esq.
Howell, Daugherty Brown & Lawrence
One East Plume Street
P.O. Box 3929
Norfolk, VA 23514

1279

DATE: 7/10/95

Att: Ann Miller

PLEASE RETURN THIS STATEMENT WITH YOUR CHECK

DATE	REFERENCE	CHARGES	CREDITS	BALANCE
3/22	In re: BurgerBusters Transcript and appearance motion for summary judgment Postage/handling	\$244.00 6.00		\$250.00
	THANK YOU. WE APPRECIATE YOUR BUSINESS.		<i>Aug</i> 375 253.75 <i>Sept</i> 381 257.06	
TERMS: PAYABLE UPON RECEIPT 1 1/2% PER MONTH				

IF YOU DISAGREE WITH THE BALANCE OF THIS STATEMENT, PLEASE RETURN IT WITH YOUR RECORDS. Form #PKC-3 Business Envelope Mfg. Inc.

STATEMENT

STABNER COURT REPORTING CO.

RT. 1 BOX 2535

FRONT ROYAL, VA 22630

(504) 877-9425

SERVING VIRGINIA AND WEST VIRGINIA

J. Gray Lawrence, Esq.
 Howell, Daugherty, Brown &
 Lawrence

One East Plume Street
 Norfolk, VA 23514

1013

Date: 8/8/95

PLEASE REVIEW THIS STATEMENT WITH YOUR RECORDS

DATE	REFERENCE	CHARGES	CREDITS	BALANCE
8/7	In re: BurgerBusters' Motion to strike 1/2 transcript costs 38 pages at \$6.50 pp to be charged to other side Postage to court overnight Postage to you/handling	\$247.00 20.00 5.00 <u>\$272.00</u>	\$125.50 10.00 <u>135.50</u>	\$136.50
	THANK YOU. WE APPRECAITE YOUR BUSINESS.			
	TERMS: PAYABLE UPON RECEIPT 1 1/4% PER MONTH			

LOT 70357

PLEASE NOTIFY US PROMPTLY IF THIS STATEMENT DOES NOT AGREE WITH YOUR RECORDS. Form 4000, 8/8/95

STATEMENT

STABNER COURT REPORTING CO.

RT. 1 BOX 2535
FRONT ROYAL, VA 22630

(703) 635-9425

SERVING VIRGINIA AND WEST VIRGINIA

AUG 14 1995

J. Gray Lawrence, Esq.
Howell, Daugherty, Brown & Lawrence
One Plume Street
Norfolk, VA

1016

DATE: 8/10/95

PLEASE RETURN THIS STATEMENT WITH YOUR CHECK

DATE	REFERENCE	CHARGES	CREDITS	BALANCE
8/2	In re: Burgerbusters depo of Mike Peters (copy) Postage/handling	\$54.00 5.00		\$59.00
	THANK YOU. WE APPRECIATE YOUR BUSINESS.			
	TERMS: PAYABLE UPON RECEIPT 1 1/2% PER MONTH			

LOT 70007

PLEASE NOT PAY IF THIS STATEMENT DOES NOT AGREE WITH YOUR RECORDS.

Print Name, Address, Phone, Fax

STATEMENT

STABNER COURT REPORTING CO.

RT. 1 BOX 2535
FRONT ROYAL, VA 22630
(703) 635-9425
SERVING VIRGINIA AND WEST VIRGINIA

Annemarie DiNardo, Esq.
Faggert & Frieden
870 Greenbrier Circle, Suite 300
Chesapeake, VA 23320

104-

10/10/95

DATE:

PLEASE RETURN THIS STATEMENT WITH YOUR CHECK

DATE	REFERENCE	CHARGES	CREDITS	BALANCE
	Balance due (credit) Trial transcripts from 8/27-28	\$1,070.00	\$25.08	\$1,045.00
	Balance of trial due			\$1,045.00
TERMS: PAYABLE UPON RECEIPT 1 1/2% PER MONTH				

PLEASE NOTIFY US PROMPTLY IF THIS STATEMENT DOES NOT AGREE WITH YOUR RECORDS. Form #PK-3-D Business Envelope 1124

Morrow, Oates, & Sanders

First Tennessee Bank Building

165 Madison Avenue Suite 1410

Memphis, Tennessee 38103

Phone (901) 528-1168

Fax (901) 528-1167

INVOICE

HOWE00

ATT: MR. J. GRAY LAWRENCE, JR.

BURGERSTEPS VS. INDER CRAWFA

HOWELL DAUGHERTY BROWN

& LAWRENCE

P.O. BOX 3929

NORFOLK, VA 23514-3929

FILE #:

EIN: #62-14517

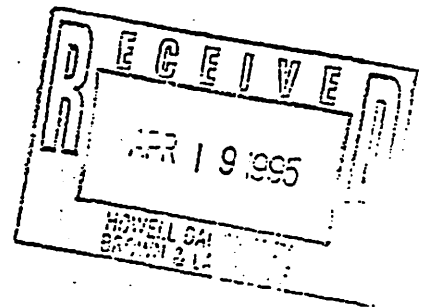
JOB NUMBER	CASE NUMBER	TERMS	INVOICE NO.	INVOICE DATE
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!BUCR1	CH93-266	NET 30	00008668	04/17/95
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ACTIVITY DESCRIPTION	DATE	REPORTER	TIME	PAGES	RATE	AMOUNT
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TRANSCRIPT - COPY	04/03/95	CRAWFA		94		164.50
DEPO OF MARK BOMBERGER						

POSTAGE	04/03/95	CRAWFA	1.00			5.00
---------	----------	--------	------	--	--	------



THANK YOU----MORROW, OATES & SANDERS

SALES TAX

INVOICE
TOTAL

I N V O I C E

Remit to: David Overby, Court Reporter
8610 Windjammer Drive
Raleigh, North Carolina 27615
(919)870-7124

I.D. 238-95-0592

Date: April 21, 1995

Invoice Number: 95410-39A

J. Gray Lawrence, Jr., Esquire
Howell, Daugherty, Brown & Lawrence
One East Plume Street
Post Office Box 3929
Norfolk, Virginia 23514-3929

Case: Burgerbusters, Inc. V. Chawla, et al
Docket Number: CH93-266
Deponent: Tim Reith
Date: Monday, April 10, 1995
Place: Wishart, Norris, Henninger & Pittman
Burlington, North Carolina

42 Pages at 1.15:	48.30
Compressed Transcript:	15.00
Postage to Attorney:	<u>2.95</u>
Total:	66.25

This invoice is due upon receipt. A service charge of 1.5% per month will be added to any invoice over thirty days old.

Kay McGovern & Associates

Certified Court Reporters

Post Office Box 20044

Raleigh, NC 27619

(919) 782-9100

FAX 782-0814

(800) 255-7886

FEDERAL I.D. NO.: 56-1703277
CAPITAL LITIGATION SUPPORT, INC.,
a Subchapter S Corporation,
d/b/a KAY MCGOVERN & ASSOCIATES

INVOICE

INVOICE NO.: 95-098A

DATE: 4/12/95

CASE NAME: BURGERBUSTERS V. CHAWLA CHANCERY NO. CH93-266

DEPONENT: JACK L. KIMBALL, VOLS. 1 & 2 DATE TAKEN: 4/3/95, 4/7/95

TO: J. GRAY LAWRENCE, JR., ESQUIRE
HOWELL, DAUGHERTY, BROWN & LAWRENCE
POST OFFICE BOX 3929
NORFOLK, VIRGINIA 23514-3929

131 PAGES @ \$1.25	\$163.75
DISK, INDEX	NO CHARGE
COMPRESSED TRANSCRIPT, 2 @ \$5.00	10.00
POSTAGE TO MR. LAWRENCE, 4/12/95	5.20
POSTAGE TO DEPONENT, 4/12/95	<u>5.20</u>
TOTAL	<u>\$184.15</u>

AUDIO TAPES ERASED 30 DAYS FROM DATE OF THIS INVOICE UNLESS OTHERWISE NOTIFIED. Payment due upon receipt of invoice.

Thank you for your business. We look forward to serving you again. Please call us for your court reporting needs.

STATEMENT

MILLER REPORTING COMPANY, INC. PAGE 1

507 C STREET, N.E.
WASHINGTON, D.C. 20002
(202) 546-6666

PAGE 1

PLEASE RETURN THIS STATEMENT
WITH YOUR REMITTANCE

ACCOUNT NO. STATEMENT
EOWB01 05/10/1995

ACCOUNT NO. STATEMENT
EOWB01 05/10/1995
HOWELL, DAUGHERTY, BROWN &
LAWRENCE

HOWELL, DAUGHERTY, BROWN &
LAWRENCE
ONE EAST PLUME STREET
NORFOLK, VA 23514

TERMS
NET

TRANS DATE	INVOICE	TYPE	CHECK NO.	CHARGES	CREDITS	AMOUNT DUE	INVOICE	AMOUNT DUE
03/31/95	54441	IN		687.90		687.90	54441	687.90
<div> <p>RECEIVED MAY 16 1995 HOWELL DAUGHERTY BROWN & LAWRENCE</p> </div>								
UNPAID FINANCE CHARGE	CURRENT	OVER 30 DAYS	OVER 60 DAYS	OVER 90 DAYS	NEW FINANCE CHARGE	NEW BALANCE	TOTAL AMOUNT DUE	
.00	.00	687.90	.00	.00	.00	687.90	687.90	

To avoid additional finance charges, pay by closing date.

06/10/1995

CHECK ITEMS BEING PAID

AMT. REMITTED _____

MILLER REPORTING
COMPANY, INC.
507 C STREET, N.E.
WASHINGTON, D.C. 20002
(202) 546-6666

1128

L.A.D. REPORTING COMPANY, INC.
REGISTERED PROFESSIONAL REPORTERS
15221 WHITEHAVEN ROAD
SILVER SPRING, MARYLAND 20906
(301) 924-3878
FEDERAL I.D. NO. 52-1624455

ANNE MARIE CLEARY, ESQUIRE
FAGGERT & FRIEDEN
SUITE 300
870 GREENERIER CIRCLE
CHESAPEAKE, VA 23320

October 23, 1995

Invoice# 010645

Balance: \$249.45

~~Caption: BURGERBUSTERS, INC. V. CHAWLA, ET AL.~~

Scheduled: 03/23/95 Billed: 04/08/95
Reporter: COR

Invoicing Information

<u>Charge Description</u>	<u>Amount</u>
0+1 OF THE DEPO(S) OF: EVELYN LOUISE LEONARD 74 PAGES	240.50

82
10/31/95

SHIPPING AND HANDLING

8.95

Please Remit - - - > Total Due: \$249.45

PAST DUE
1129
THIRD AND FINAL NOTICE

STATEMENT

42051

Date April 11, 1994 :s

TO

Pearson & Pearson
9 Culpeper Street
Warrenton, Virginia
22186

TERMS

IN ACCOUNT WITH			
Jeffrey D. Long			
Private Investigator			
Route 1, Box 505 A Hume, Virginia 22639			
4	Search and Serve Subpoenas		
	(Daffan, Dugger, Chawla, Leonard)		
	April 6,7,8, 1994		
	Total Hours: 16 at	\$30.00/Hr.	
	Amount Due:		\$480.00

Stacy Form 28512

Joseph A. C. Synan
Attorney At Law

405 AMELIA ST. FREDERICKSBURG, VA 22401

CIVIL

Date 3-17-20 1085

to Amelia Di Paolo Cherry, Esq.
Faggert & Friesen, PC
870 Greenbrier Circle, Suite 300
Chesapeake VA 23320

new address	IN ACCOUNT WITH <u>Stephen L. Faggert</u>
405 AMELIA ST	
F. BURG VA 22401	
TEL 540 372-4901	
TLS 540-373-4203	

	Faugier Credit Court		
	Case # 061 CH93000266-00		
	Burgerbusters Inc		
	VS		
	Indar Chawla		
3-15-95	Service		
	New Dominion Title		
	(For Sale)		
	Dorcas (Grand Title)		25
	(For Mortgage)		
	Milkey 1602 G-25		40
3-20-95	Service-Fidelity Title		25
	(Bowie MD) Successor		
	Milkey 224 RTG-25		50
	BAL DUE		165
	FILED: FAUGIER CREDIT COURT	3-20-95	

Block Form 250-12



Kenneth E. Peltzer & Associates, Inc.
Real Estate Appraisers, Counselors & Investment Consultants

Kenneth E. Peltzer, Ph.D., MAI, CRE
President

5868 Williams Drive
Warrenton, Virginia 22186

March 28, 1995

(703) 349-0953
FAX (703) 349-0956

Ms. Annemarie DiNardo Cleary
Faggert & Frieden, P.C.
870 Greenbrier Circle
Suite 300
Chesapeake, VA 23320

COUNSELING SERVICES RENDERED \$300

Counseling on BurgerBusters v
Inder Chawla, Your File No.
0143.036

Balance Due \$300

MAKE CHECKS PAYABLE TO KENNETH E. PELTZER & ASSOCIATES, INC.

TAX ID #54-1125169

Kimball & Company
Restaurant Services, Inc.

3203 Woman's Club Drive, Suite 214 • Raleigh, NC 27612 • Telephone 919/782-1110 • Fax: 919/782-9489

INVOICE / STATEMENT OF ACCOUNT

April 28, 1995

Ms. Rebecca Annemarie DiNardo Cleary
Faggert & Frieden, P.C.
870 Greenbriar Circle, Suite 300
Chesapeake, Virginia 23320

RE: BurgerBusters, Inc.

		HOURS		TOTAL
04/21/95	Conversation with Annemarie Cleary about coming to Warrenton and review of file.	.50		\$ 50.00
04/21/95	Review my deposition and make notes	1.50		\$150.00
04/22/95	Read defendent depositions, review file, prepare for trip.	3.25		\$325.00
04/24/95	Travel to Warrenton (12:00pm - 5:00pm)	5.00		\$500.00
04/24/95	Wait in room. (5:00pm - 7:30pm)	2.50	50% billable rate	\$125.00
04/24/95	Dinner/Review Case (7:30pm -12:00pm)	4.50	50% billable rate	\$225.00
04/25/95	On-call status, Dinner, review case(8:00am - 12:00am)	16.00	50% billable rate	\$800.00
04/26/95	Study for trial appearance (8:00am - 11:00am)	3.00		\$300.00
04/26/95	lunch / review case (11:00am - 12:30pm)	1.50	50% billable rate	\$ 75.00
04/26/95	Court time	2.00	\$125.00 per hour	\$250.00
04/26/95	Travel time	5.00		\$500.00
04/28/95	Prepare invoice, compile time from daytimer	1.25		\$125.00
	Total Hours	42.25		\$3,425.00
04/26/95	Room charge (4/24 and 4/25)			\$110.47
04/26/95	Mileage (545 miles @ .28 per mile)			\$152.60
Current Charges for Services Rendered				\$3,688.07

1133

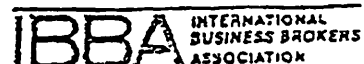


Individual Members

Professional Commercial Restaurant and Bar Owners & Operators



north carolina restaurant association



INTERNATIONAL
BUSINESS BROKERS
ASSOCIATION

Page 2

Current Charges for Services Rendered	<u>\$3,688.07</u>
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Previous Balance Due (Invoice date 3/27/95)	475.00
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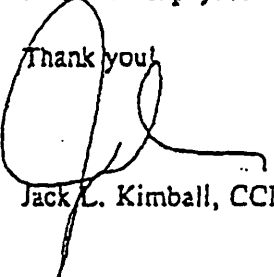
Previous Balance Due (Invoice date 4/07/95)	630.00
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Payment Received (04/21/95)	- 137.50
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NET CURRENT CHARGE	<u>\$4,655.57</u>
--------------------	-------------------

Make check payable to Kimball & Company Restaurant Services

Thank you!


Jack L. Kimball, CCIM

pd 5/31/95

Kimball & Company

Restaurant Services, Inc.

3203 Woman's Club Drive, Suite 214 • Raleigh, NC 27612 • Telephone 919/782-1110 • Fax: 919/782-9489

INVOICE / STATEMENT OF ACCOUNT

September 1, 1995

Ms. Rebecca Annemarie DiNardo Cleary
 Faggert & Frieden, P.C.
 870 Greenbriar Circle, Suite 300
 Chesapeake, Virginia 23320

RE: BurgerBusters, Inc./ Expert Witness Testimony

		HOURS		TOTAL
08/28/95	Prepare for trip to Warrenton/ collect and review file.	1.00		\$100.00
08/28/95	Travel to Warrenton (1:00pm - 6:00pm)	5.00		\$500.00
08/28/95	Dinner/Review Case (6:00pm -10:30pm)	4.50	50% billable rate	\$225.00
08/29/95	Study for trial appearance (8:00am - 11:30am)	3.50		\$350.00
08/30/95	lunch / review case (11:30am - 1:00pm)	1.50	50% billable rate	\$ 75.00
08/30/95	Court time	1.00	\$125.00 per hour	\$125.00
08/30/95	Travel time	5.00		\$500.00
08/30/95	Prepare invoice, compile time from daytimer	.25		\$25.00
	Total Hours	21.75		\$1,900.00
04/26/95	Room charge (4/29/95)			\$54.25
04/26/95	Mileage (537miles @ .28 per mile)			\$150.36
	Current Charges for Services Rendered			\$2,104.61
	NET CURRENT CHARGE		\$2,104.61	

Make check payable to Kimball & Company Restaurant Services

Thank you!

Jack L. Kimball, CCIM



Individual Members

Your Professional Commercial-Investment Real Estate Partner

north carolina restaurant association

ibc
INVESTMENT BROKERS
& CONSULTANTS INC.

March 20, 1995

Stewart J. Sacks, Esquire
Faggert and Frieden, P.A.
870 Greenbriar Circle, Suite 300
Chesapeake, Virginia 23320

RE: BurgerBusters Inc. v. Chawla
Warrenton, Virginia

Consulting Fee, at \$100.00 per hour Total: \$1016.00

TIME

12/8/94	1 hr. 45 min.	Initial meeting discuss case.
12/13/94	2 hrs. 40 min.	Review site plans, information, testimony, etc. Build initial model in Lotus.
1/6/95	1 hr. 30 min.	Review Interrogatories and research to establish discount rate.
1/26/95	30 min.	Researched Blumberg reports to establish discount rate from ; review documents for meeting.
1/27/95	3 hrs. 45 min.	Meeting Mr. Sacks, Mr. Lawrence, Ms. Cleary and Mr. Garvin.

Edward M. Cross
Doctor of Business Administration

Suite 108
 Pembroke Office Park #5
 Virginia Beach, VA 23462

Telephone: (804) 499-8911
 (804) 357-6270
 Facsimile: (804) 355-5190

May 8, 1995

Mr. J. Gray Lawrence Esq.
 Attorney at Law
 One East Plume Street
 Norfolk, VA 23514

INVOICE

T.I.N. 015-26-4998

For Professional Services -- Business Loss Analysis

Re: Burger Busters

Compute several net present values - 3 hrs 1/2 hrs @ \$110.00	\$385.00
Attend trial at Warrenton, and give deposition - (Day rate - out of town trial in Virginia)	\$550.00
	\$935.00

VANDERPOOL, FROSTICK & MASSEY, P. C.

Attorneys at Law

9300 GRANT AVENUE
SUITE 301
MANASSAS, VIRGINIA 22110

(703) 369-4738
METRO 690-2245
FAX (703) 369-3653

BURGER BUSTERS, INC.
FAGGERT & FRIEDEN
1435 CROSSWAY BLVD., SUITE 200
CHEESAPEAKE, VA 23320
Attn: ANN MARIE CLEARY

BILLING DATE 03-01-96

ACC'T NO. MRV002196-1

RE: V. CHAWAL, INDER & VIRA & SOUTHERN
FINANCIAL FEDERAL SAVINGS

DATE	PROFESSIONAL SERVICES RENDERED	INDIV	TIME	
02-06-96	Telephone conf. with Ms. Cleary and Ms. Gray re: expert testimony; open new file	RDF	0.40	
02-12-96	Telephone conf. with Mr. Lawrence's staff re: dates; conference with Mr. Lawrence	RDF	0.20	
02-13-96	Review memo from Ms. Cleary	RDF	0.20	
02-13-96	Review memo from Ms. Cleary and new case re: attorney's fees	RDF	0.30	
02-13-96	Conference with Mr. Lawrence re: expert testimony issues	RDF	1.00	
02-16-96	Telephone conf. with Attorney Marie Cleary	RDF	0.20	
02-22-96	Telephone conf. with Attorney Lawrence	RDF	0.20	
TOTAL FOR THE ABOVE SERVICES			2.50	\$437.50
			TOTAL FOR CURRENT PERIOD	\$437.50
PREVIOUS BALANCE				\$0.00
			TOTAL	\$437.50
			TOTAL PAYMENTS	\$0.00
			AMOUNT DUE	\$437.50

NOTICE: All Sums More Than Thirty Days Past Due Shall Accrue Interest at the Rate of 1.5% Per Month. Payments Received After The First of the Month Will Not be Reflected on This Statement.

VANDERPOOL, FROSTICK & MASSEY, P. C.

Attorneys at Law

9300 GRANT AVENUE
SUITE 301
MANASSAS, VIRGINIA, 22110(703) 369-4738
METRO 690-2245
FAX (703) 369-3653BURGER BUSTERS, INC.
FAGGERT & FRIEDEN
1435 CROSSWAY BLVD., SUITE 200
CHEESAPEAKE, VA 23320
Attn: ANN MARIE CLEARY

BILLING DATE 04-01-96

ACC'T NO.

MRV002196-1

RE: V. CHAWLA, INDER & VIRA & SOUTHERN
FINANCIAL FEDERAL SAVINGS

DATE	PROFESSIONAL SERVICES RENDERED	INDIV	TIME	
02-22-96	Long distance call	FEE		\$0.63
03-06-96	Review correspondence from Attorney Cleary and fee exhibit; telephone conf. with Mr. Lawrence and Attorney Cleary re: same	RDF	0.70	
03-06-96	Review and analyze case procedural history and activity re: motions, discovery and pleadings	RDF	1.70	
03-07-96	Review billing statements in detail; telephone conf. with Attorney Cleary re: same	RDF	3.00	
03-07-96	Review pleadings	RDF	1.00	
03-08-96	Review final decree and application for attorney's fees	RDF	0.20	
03-13-96	Telephone conf. with Mr. Lawrence	RDF	0.20	
03-27-96	Telephone conf. with Attorney Cleary	RDF	0.20	
TOTAL FOR THE ABOVE SERVICES			7.00	\$1,225.63

	TOTAL FOR CURRENT PERIOD	\$1,225.63
PREVIOUS BALANCE		\$437.50

TOTAL \$1,663.13

TOTAL PAYMENTS \$0.00

AMOUNT DUE \$1,663.13

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VANDERPOOL, FROSTICK & MASSEY, P. C.

Attorneys at Law

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BURGER BUSTERS, INC.
FAGGERT & FRIEDEN
1435 CROSSWAY BLVD., SUITE 200
CHEESAPEAKE, VA 23320
Attn: ANN MARIE CLEARY

BILLING DATE 05-01-96

ACC'T NO. RDF002196-1

RE: V. CHAWLA, INDER & VIRA & SOUTHERN
FINANCIAL FEDERAL SAVINGS

DATE	PROFESSIONAL SERVICES RENDERED	INDIV	TIME	
03-06-96	Long distance call	FEE		\$3.81
03-13-96	Long distance call	FEE		\$1.93
04-02-96	Telephone conf. with Mr. Lawrence	RDF	0.20	
TOTAL FOR THE ABOVE SERVICES			0.20	\$40.74

	TOTAL FOR CURRENT PERIOD	\$40.74
PREVIOUS BALANCE		\$1,663.13

TOTAL \$1,703.87

DATE	PAYMENTS	
04-15-96		\$437.50
TOTAL PAYMENTS		\$437.50
AMOUNT DUE		\$1,266.37

NOTICE: All Sums More Than Thirty Days Past Due Shall Accrue
Interest at the Rate of 1.5% Per Month. Payments Received After The
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VANDERPOOL, FROSTICK & MASSEY, P. C.

Attorneys at Law

9300 GRANT AVENUE
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FAX (703) 369-3653

BURGER BUSTERS, INC.
FAGGERT & FRIEDEN
1435 CROSSWAY BLVD., SUITE 200
CHEASAPEAKE, VA 23320
Attn: ANN MARIE CLEARY

BILLING DATE 06-01-96

ACC'T NO. RDF002196-1

RE: V. CHAWLA, INDER & VIRA & SOUTHERN
FINANCIAL FEDERAL SAVINGS

DATE	PROFESSIONAL SERVICES RENDERED	INDIV	TIME	
04-02-96	Long distance call	FEE		\$0.35
05-14-96	Telephone conf. with Mr. Lawrence and Mr. Cleary re: case status	RDF	0.30	
TOTAL FOR THE ABOVE SERVICES			0.30	\$52.85
PREVIOUS BALANCE			TOTAL FOR CURRENT PERIOD	\$52.85
				\$1,266.37
			TOTAL	\$1,319.22
DATE	PAYMENTS			
05-06-96			\$1,663.13	
		TOTAL PAYMENTS		\$1,663.13
		RETAINER BALANCE		\$343.91 C

NOTICE: All Sums More Than Thirty Days Past Due Shall Accrue
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First of the Month Will Not be Reflected on This Statement.

VANDERPOOL, FROSTICK & MASSEY, P. C.

Attorneys at Law

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FAX (703) 369-3653

BURGER BUSTERS, INC.
FAGGERT & FRIEDEN
1435 CROSSWAY BLVD., SUITE 200
CHEASAPEAKE, VA 23320
Attn: ANN MARIE CLEARY

BILLING DATE 07-01-96

ACC'T NO. RDF002196-1

RE: V. CHAWLA, INDER & VIRA & SOUTHERN
FINANCIAL FEDERAL SAVINGS

DATE	PROFESSIONAL SERVICES RENDERED	INDIV	TIME	
06-11-96	Telephone conf. with Attorney Lawrence	RDF	0.20	
06-12-96	Review and organize client documents in preparation for in-depth review re: research issue	RDF	0.40	
5-17-96	Review correspondence from Attorney Lawrence with opinion	RDF	0.20	
TOTAL FOR THE ABOVE SERVICES			0.80	\$140.00
PREVIOUS RETAINER BALANCE				\$343.91 C
TOTAL FOR CURRENT PERIOD				\$140.00
TOTAL				\$203.91 C
TOTAL PAYMENTS				\$0.00
RETAINER BALANCE				\$203.91 C

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Attorneys at Law

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FAX (703) 369-3653

BURGER BUSTERS, INC.
FAGGERT & FRIEDEN
1435 CROSSWAY BLVD., SUITE 200
CHEESAPEAKE, VA 23320
Attn: ANN MARIE CLEARY

BILLING DATE 08-01-96

ACC'T NO.

RDF002196-1

RE: V. CHAWLA, INDER & VIRA & SOUTHERN
FINANCIAL FEDERAL SAVINGS

DATE	PROFESSIONAL SERVICES RENDERED	INDIV	TIME	
06-11-96	Long distance call	FEE		\$1.22
07-19-96	Telephone conf. with Attorney Cleary re: case status; review additional case law re: recovery of legal fees	RDF	0.40	
-19-96	Review legal research re: attorney's fees awards	RDF	1.20	
TOTAL FOR THE ABOVE SERVICES			1.60	\$281.22
PREVIOUS RETAINER BALANCE				
TOTAL FOR CURRENT PERIOD				\$281.22
				\$203.91 C
TOTAL				\$77.31
TOTAL PAYMENTS				\$0.00
AMOUNT DUE				\$77.31

NOTICE: All Sums More Than Thirty Days Past Due Shall Accrue
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First of the Month Will Not be Reflected on This Statement.

VANDERPOOL, FROSTICK & MASSEY, P. C.

Attorneys at Law

9300 GRANT AVENUE
SUITE 301
MANASSAS, VIRGINIA 22110

(703) 369-4738
METRO 690-2245
FAX (703) 369-3653

BURGER BUSTERS, INC.
FAGGERT & FRIEDEN
1435 CROSSWAY BLVD., SUITE 200
CHEESAPEAKE, VA 23320
Attn: ANN MARIE CLEARY

BILLING DATE 09-01-96

ACC'T NO. RDF002196-1

RE: V. CHAWLA, INDER & VIRA & SOUTHERN
FINANCIAL FEDERAL SAVINGS

DATE	PROFESSIONAL SERVICES RENDERED	INDIV	TIME	
07-19-96	Long distance call	FEE		\$1.50
08-30-96	Telephone conf. with Attorney Lawrence and Attorney Cleary	RDF	0.30	
	TOTAL FOR THE ABOVE SERVICES		0.30	\$54.00
		TOTAL FOR CURRENT PERIOD		\$54.00
PREVIOUS BALANCE				\$77.31
		TOTAL		\$131.31
		TOTAL PAYMENTS		\$0.00
		AMOUNT DUE		\$131.31

NOTICE: All Sums More Than Thirty Days Past Due Shall Accrue
Interest at the Rate of 1.5% Per Month. Payments Received After The
First of the Month Will Not be Reflected on This Statement.

VANDERPOOL, FROSTICK & MASSEY, P.C.

Attorneys at Law

9324 WEST STREET
SUITE 400
MANASSAS, VIRGINIA 20110

(703) 369-4738
METRO 690-2245
FAX (703) 369-3653

BURGER BUSTERS, INC.
FAGGERT & FRIEDEN
1435 CROSSWAY BLVD., SUITE 200
CHEASAPEAKE, VA 23320
Attn: ANN MARIE CLEARY

BILLING DATE 10-01-96

ACC'T NO. RDF002196-1

RE: V. CHAWLA, INDER & VIRA & SOUTHERN
FINANCIAL FEDERAL SAVINGS

	TOTAL FOR CURRENT PERIOD	\$0.00
PREVIOUS BALANCE		\$131.31
	TOTAL	\$131.31
	TOTAL PAYMENTS	\$0.00
	AMOUNT DUE	\$131.31

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VANDERPOOL, FROSTICK & MASSEY, P.C.

Attorneys at Law

9324 WEST STREET
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FAX (703) 369-3653

BURGER BUSTERS, INC.
FAGGERT & FRIEDEN
1435 CROSSWAY BLVD., SUITE 200
CHEESAPEAKE, VA 23320
Attn: ANN MARIE CLEARY

BILLING DATE 11-01-96

ACC'T NO. RDF002196-1

RE: V. CHAWLA, INDER & VIRA & SOUTHERN
FINANCIAL FEDERAL SAVINGS

DATE	PROFESSIONAL SERVICES RENDERED	INDIV	TIME	
10-10-96	Review correspondence from Attorney Lawrence to court	RDF	0.20	
10-14-96	Telephone conf. with Attorney Lawrence	RDF	0.20	
10-18-96	Telephone conf. with Attorney Lawrence re: supplemental opinion on billing format and case status	RDF	0.30	
10-22-96	Review letter from Attorney Lawrence and draft supplemental interrogatory answer; call Attorney Lawrence	RDF	0.20	
10-29-96	Review case pleadings	RDF	0.50	
10-29-96	Review plaintiff's discovery responses re: attorney's fees issues; telephone conf. with Attorney Lawrence and Attorney Cleary re: same	RDF	0.70	
TOTAL FOR THE ABOVE SERVICES			2.10	\$367.50

DATE	EXPENSES	
10-01-96	Copies of Legal Research	\$6.27
TOTAL FOR THE ABOVE EXPENSES		\$6.27

PREVIOUS BALANCE	TOTAL FOR CURRENT PERIOD	\$373.77
		\$131.31

TOTAL \$505.08

TOTAL PAYMENTS \$0.00

1146

VANDERPOOL, FROSTICK & MASSEY, P.C.

Attorneys at Law

9324 WEST STREET
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FAX (703) 369-3653

PAGE 2

BURGER BUSTERS, INC.
FAGGERT & FRIEDEN
1435 CROSSWAY BLVD., SUITE 200
CHEESAPEAKE, VA 23320
Attn: ANN MARIE CLEARY

BILLING DATE 11-01-96
ACC'T NO. RDF002196-1

AMOUNT DUE \$505.08

NOTICE: All Sums More Than Thirty Days Past Due Shall Accrue
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First of the Month Will Not be Reflected on This Statement.

DELTA ASSOCIATES, INC.
REAL ESTATE SERVICES
701 Prince Street
Alexandria, Virginia 22314-3004
(703) 836-5700

May 18, 1995

BurgerBusters, Inc.
c/o Annemarie DiNardo Cleary
FAGGERT & FRIEDEN, P.C.
870 Greenbrier Circle, Suite 300
Chesapeake, Virginia 23320

RE: BurgerBusters, Inc. v.
Inder Chawla et al.
Chancery No. CH93-266

INVOICE

<u>Date</u>	<u>Hours</u>	<u>Description</u>
3/21/95	3.75	(Tara Morris) Prepare for deposition; give deposition to BurgerBusters' counsel.
3/21/95	3.25	(Gregory Leisch) Prepare for deposition; give deposition to BurgerBusters' counsel.

SUMMARY:

Tara Morris:	3.75 hours @ \$150 per hour =	\$ 562.50
Gregory Leisch:	3.25 hours @ \$225 per hour =	+ <u>731.25</u>
TOTAL DUE:		\$1,293.75

Invoice

**Burgerbusters
302 Hickman Road
Charlottesville, VA 22911**

October 24, 1996

Attn: Mr. Lee Garvin

**C/O:
Faggert & Frieden, P.C.
1435 Crossways Blvd., Suite 200
Chesapeake, VA 23320**

Attn: Mr. Grey Lawrence

13 hours at \$70 / per hour	\$ 910
385 miles at 27¢ per mile	<u>\$ 104</u>
Total Invoice	\$1,014

Please send payment to:

**Mr. Keith Kroll
4565 Lodgepole Drive
Virginia Beach, VA 23462**

Please make payment upon receipt of invoice.

Thank You.

LAW OFFICES
Plaxen & Adler.

2000 CENTURY PLAZA
SUITE 420
10882 LITTLE PATENT PARKWAY
COLUMBIA, MD 21044
(410) 730-7737
(202) 588-1133 (D.C. Line)
FAX (410) 730-1535

EDUC M. PLAXEN
HARRY R. ADLER
BLANE M. KOLKER

• ALSO ADMITTED IN D.C.

BRANCH OFFICES

GREENBELT
OWINGS MILLS
BALTIMORE

March 24, 1995

Faggert & Frieden, P.C.
870 Greenbrier Circle, Suite 300
Chesapeake, Virginia 23320

STATEMENT

For Services Rendered 3/23/95

6.5 hours @ \$125.00/hr. \$812.50

Please make your check payable to Plaxen & Adler, P.A.

BLUE RIDGE SECURITY AGENCY., INC.
P. O. BOX 57
MARSHALL, VIRGINIA 22115
(703) 364-1617 OR (703) 364-3070
FACSIMILE NO. (703) 364-2861
1/800-527-1617

DATE: MARCH 6, 1996

ATTN: LARRY LEWIS
BURGERBUSTERS, INC.

RE: RECORD OF ALL PAYMENTS MADE TO BLUE RIDGE SECURITY AGENCY, INC.
AS YOU REQUESTED PER OUR CONVERSATION EARLIER TODAY.

NUMBER OF PAGES: 3 (INCLUDING COVER)

FROM: JANE W. CHASSE

RESPONSE REQUESTED:

X

YES

NO

Customer Detail

Page 1 03/06/96

Date Range: 01/01/94 thru 03/06/96

Sorted by: Customer & Invoice #

Customer: BURGERBUSTERS INC.

<u>Invoice #</u>	<u>Date</u>	<u>Customer</u>	<u>Amount Paid</u>	<u>Invoice Total</u>
1680	10/10/94	BurgerBusters Inc.	625.63	625.63
1697	10/17/94	BurgerBusters Inc.	1,151.57	1,151.57
1710	10/24/94	BurgerBusters Inc.	1,079.38	1,079.38
1733	10/31/94	BurgerBusters Inc.	1,344.07	1,344.07
1758	11/07/94	BurgerBusters Inc.	1,230.63	1,230.63
1763	11/14/94	BurgerBusters Inc.	935.00	935.00
1787	11/21/94	BurgerBusters Inc.	660.00	660.00
1802	11/28/94	BurgerBusters Inc.	811.25	811.25
1831	12/05/94	BurgerBusters Inc.	907.50	907.50
1844	12/12/94	BurgerBusters Inc.	935.00	935.00
1863	12/19/94	BurgerBusters Inc.	838.75	838.75
1887	12/26/94	BurgerBusters Inc.	852.50	852.50
1918	12/31/94	BurgerBusters Inc.	756.25	756.25
1938	01/09/95	BurgerBusters Inc.	715.00	715.00
1977	01/16/95	BurgerBusters Inc.	935.00	935.00
1978	01/23/95	BurgerBusters Inc.	811.25	811.25
1999	01/30/95	BurgerBusters Inc.	893.75	893.75
2017	02/06/95	BurgerBusters Inc.	935.00	935.00
2027	02/13/95	BurgerBusters Inc.	935.00	935.00
2050	02/20/95	BurgerBusters Inc.	935.00	935.00
2064	02/27/95	BurgerBusters Inc.	563.75	563.75
2086	03/06/95	BurgerBusters Inc.	192.50	192.50
2100	03/13/95	BurgerBusters Inc.	192.50	192.50
2116	03/20/95	BurgerBusters Inc.	192.50	192.50
2128	03/27/95	BurgerBusters Inc.	192.50	192.50
2158	04/03/95	BurgerBusters Inc.	192.50	192.50
2160	04/10/95	BurgerBusters Inc.	192.50	192.50
2187	04/17/95	BurgerBusters Inc.	192.50	192.50
2200	04/24/95	BurgerBusters Inc.	192.50	192.50
2218	05/01/95	BurgerBusters Inc.	192.50	192.50
2235	05/08/95	BurgerBusters Inc.	195.94	195.94
2243	05/15/95	BurgerBusters Inc.	192.50	192.50
2263	05/22/95	BurgerBusters Inc.	192.50	192.50
2274	05/29/95	BurgerBusters Inc.	185.63	185.63
2293	06/05/95	BurgerBusters Inc.	192.50	192.50
2303	06/12/95	BurgerBusters Inc.	209.69	209.69
2319	06/19/95	BurgerBusters Inc.	223.44	223.44
2328	06/26/95	BurgerBusters Inc.	316.25	316.25
2347	07/05/95	BurgerBusters Inc.	192.50	192.50
2358	07/10/95	BurgerBusters Inc.	96.25	96.25
2374	07/17/95	BurgerBusters Inc.	192.50	192.50
2386	07/24/95	BurgerBusters Inc.	192.50	192.50
2399	07/31/95	BurgerBusters Inc.	96.25	96.25
2420	08/07/95	BurgerBusters Inc.	192.50	192.50
2431	08/14/95	BurgerBusters Inc.	192.50	192.50
2450	08/21/95	BurgerBusters Inc.	192.50	192.50
2459	08/28/95	BurgerBusters Inc.	192.50	192.50

Customer Detail

Page 2 03/06/96

Date Range: 01/01/94 thru 03/06/96

Sorted by: Customer & Invoice #

Customer: BURGERBUSTERS INC.

<u>Invoice #</u>	<u>Date</u>	<u>Customer</u>	<u>Amount Paid</u>	<u>Invoice Total</u>
2496	09/11/95	BurgerBusters Inc.	96.25	96.25
2517	09/18/95	BurgerBusters Inc.	192.50	192.50
2532	09/25/95	BurgerBusters Inc.	192.50	192.50
2552	10/02/95	BurgerBusters Inc.	192.50	192.50
2561	10/09/95	BurgerBusters Inc.	192.50	192.50
2571	10/16/95	BurgerBusters Inc.	117.50	117.50
2588	10/23/95	BurgerBusters Inc.	192.50	192.50
Total for BurgerBusters Inc.			<u>25,028.48</u>	<u>25,028.48</u>
Totals			<u>\$25,028.48</u>	<u>\$25,028.48</u>

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JULIA S. SAVAGE
SUSAN E. PIERCE
JAMES K. BOUNDS

Page: 1

07/31/94

ACCOUNT NO: 9291-0004

STATEMENT NO: 1

Taco Bell Corporation
c/o Gaynor J. Ryan, Corp. Counsel
17901 Von Karman Avenue
Irvine CA 92714

Inder Chawla
Vera V. Chawla
t/a Sonina Properties

	HOURS	
07/25/94 Telephone conference with Powell Duggan; Telephone conference with Skip Sachs; Telephone conference with Lora Mino	.70	
07/26/94 Telephone conference with Mr. Ryan; conference with Powell Duggan re: pleading	.40	
H. DUDLEY PAYNE, JR.	1.10	
07/26/94 Review material; Telephone conference with Skip Sacks; Telephone conference with Gaynor Ryan; Conference with H. Dudley Payne; Draft Motion to Quash; Review rules	1.30	
POWELL L. DUGGAN	1.30	
FOR CURRENT SERVICES RENDERED	2.40	195.00
07/26/94 Facsimile charges		6.00

PAID OCT 10 1994

SEP 13 1994

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Taco Bell Corporation
c/o Gaynor J. Ryan, Corp. Counsel
17901 Von Karmen Avenue
Irvine CA 92714

Page: 1
08/31/94
ACCOUNT NO: 9291-000M
STATEMENT NO: 2

Inder Chawla
Vera V. Chawla
t/a Sonina Properties

	HOURS
08/04/94 Early Telephone conference with Skip Sacks; begin review of entire file; lengthy telephone conference with Sacks	1.50
08/05/94 Conference with Powell Duggan re: motions day	.50
08/08/94 Telephone conference with O'Connell re: motion to quash	.30
08/09/94 Court appearance re: Commissioner in Chancery Court appearance on motion to quash; return to office to draft order; return to court to present same; Conference with O'Connell and Pearson in Courtroom to have order endorsed; return to office; Dictate letter to Skip re: order	2.50
H. DUDLEY PAYNE, JR.	5.30
08/02/94 Telephone conference with Gary Pearson re: getting copies of pleadings	.10

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WALKER
ES, JR.
LAWRENCE, IV
PAYNE, JR.
DUGGAN
VAGE
PERCE
SOUNDS

Taco Bell Corporation

Inder Chawla
Vera V. Chawla
t/a Sonina Properties

Page: 2

07/31/94

ACCOUNT NO: 9291-000M

STATEMENT NO: 1

TOTAL ADVANCES

6.00

TOTAL CURRENT WORK

201.00

BALANCE DUE

\$201.00

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Irvine CA 92714

Page: 1
09/30/94
ACCOUNT NO: 9291-0004
STATEMENT NO: 3

Inder Chawla
Vera V. Chawla
t/a Sonina Properties

09/12/94 Review file; Review proposed Order; Telephone
conference with Skip Sacks; Telephone conference
with Beth Munro

09/13/94 Review and execute protective order

POWELL L. DUGGAN

FOR CURRENT SERVICES RENDERED

09/12/94 Facsimile charges

09/12/94 Facsimile charges

09/26/94 Costs advanced Federal Express, 08/26/94

TOTAL ADVANCES

PREVIOUS BALANCE

TOTAL CURRENT WORK

HOURS

PAID NOW 2 2024

.10

.80

0.80

120.00

8.00

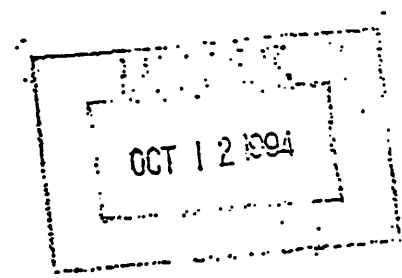
8.00

22.50

36.50

1015.75

158.50



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POWELL L. DUGGAN
JULIA S. SAVAGE
SUSAN F. PIERCE
JAMES K. BOUNDS

Taco Bell Corporation

Inder Chawla
Vera V. Chawla
t/a Sonina Properties

Page: 2
09/30/94
ACCOUNT NO: 9291-000M
STATEMENT NO: 3

BALANCE DUE

\$1,175.26
=====

PAID NOV 17 1994

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DEC 12 1994

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Irvine CA 92714

Page: 1
11/30/94
ACCOUNT NO: 9291-0004
STATEMENT NO: 5

Inder Chawla
Vera V. Chawla
t/a Sonina Properties

	HOURS	
11/30/94 H. Dudley Payne, Jr., charges omitted from time shown on previous statements of 7/31 and 8/31/94	6.40	

H. DUDLEY PAYNE, JR.	6.40	
11/01/94 Review letter; Telephone conference with Laura Mino; Telephone conference with Chick Ryan	.80	
11/02/94 Review file; Draft Response to Subpoena Duces Tecum; Telephone conference with Ann Marie Cleary's office	2.20	
11/21/94 Receive and review notice re: hearing	.20	

POWELL L. DUGGAN	3.20	

FOR CURRENT SERVICES RENDERED	9.60	1,440.00

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17901 Von Karman Avenue
Irvine CA 92714

Page: 1
03/31/95
ACCOUNT NO: 9291-000M
STATEMENT NO: 9

Inder Chawla
Vera V. Chawla
t/a Sonina Properties

	HOURS	
03/03/95 Review file	.10	
03/08/95 Telephone conference with Gary Pearson	.20	
03/14/95 Conference with Beth Munro and Ann Marie Cleary	.20	
03/23/95 Dictate letter to Chick Ryan	.20	
03/29/95 Telephone conference with Anne Marie Cleary's office	.10	
03/31/95 Telephone conference with Anne Marie Cleary; Dictate letter to Chick Ryan; Telephone conference with Laura Mino's office	.50	
POWELL L. DUGGAN	1.30	
FOR CURRENT SERVICES RENDERED	1.30	195.00

Taco Bell Corporation

Inder Chawla
Vera V. Chawla
t/a Sonina Properties

Page: 2
03/31/95
ACCOUNT NO: 9291-000M
STATEMENT NO: 9

PREVIOUS BALANCE	1,200.00
TOTAL CURRENT WORK	195.00
BALANCE DUE	\$1,395.00 =====

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Page: 1
04/30/95
ACCOUNT NO: 9291-000M
STATEMENT NO: 10

Inder Chawla
Vera V. Chawla
t/a Sonina Properties

	HOURS	
04/03/95 Instructions to paralegal; Conference with Annemarie Cleary; Review file; Telephone conference with Chick Ryan	.50	
04/14/95 Telephone conference with Beth Munro; Instructions to paralegal	.30	
POWELL L. DUGGAN	.80	
FOR CURRENT SERVICES RENDERED	.80	120.00
04/03/95 Facsimile charges		8.00
04/14/95 Long distance telephone charge		0.50
TOTAL ADVANCES		8.50
PREVIOUS BALANCE		1,395.00

Taco Bell Corporation

Inder Chawla
Vera V. Chawla
t/a Sonina Properties

Page: 2
04/30/95
ACCOUNT NO: 9291-000M
STATEMENT NO: 10

TOTAL CURRENT WORK

128.50

BALANCE DUE

\$1,523.50
=====

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Page: 1
05/31/95
ACCOUNT NO: 9291-000M
STATEMENT NO: 11

Inder Chawla
Vera V. Chawla
t/a Sonina Properties

PREVIOUS BALANCE

1,523.50

BALANCE DUE

\$1,523.50

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Page: 1
06/30/95
ACCOUNT NO: 9291-000M
STATEMENT NO: 12

Inder Chawla
Vera V. Chawla
t/a Sonina Properties

PREVIOUS BALANCE

1,523.50

BALANCE DUE

\$1,523.50

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Page: 1
07/31/95
ACCOUNT NO: 9291-000M
STATEMENT NO: 13

Inder Chawla
Vera V. Chawla
t/a Sonina Properties

PREVIOUS BALANCE 1,523.50

BALANCE DUE \$1,523.50
=====

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Page: 1
08/31/95
ACCOUNT NO: 9291-000M
STATEMENT NO: 14

Inder Chawla
Vera V. Chawla
t/a Sonina Properties

PREVIOUS BALANCE

1,523.50

BALANCE DUE

\$1,523.50

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Page: 1
09/30/93
ACCOUNT NO: 9291-0001
STATEMENT NO: 15

Inder Chawla
Vera V. Chawla
t/a Sonina Properties

PREVIOUS BALANCE

1,523.50

BALANCE DUE

\$1,523.50
=====

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Page: 1
10/31/93
ACCOUNT NO: 9291-0000
STATEMENT NO: 16

Inder Chawla
Vera V. Chawla
t/a Sonina Properties

PREVIOUS BALANCE

1,523.50

BALANCE DUE

\$1,523.50
=====

~~PAID~~
11/28/95

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Page: 1
11/30/95
ACCOUNT NO: 9291-000H
STATEMENT NO: 17

Inder Chawla
Vera V. Chawla
t/a Sonina Properties

PREVIOUS BALANCE	1,523.50
11/28/95 PAYMENT - THANK YOU	-1,523.50
BALANCE DUE	\$0.00 =====

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TOTAL P.11

1170

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JAMES K. BOUNES
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LAW DEPT.
OCT 17 1995

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Page: 1
09/32/95
ACCOUNT NO: 9291-000M
STATEMENT NO: 15

Inder Chawla
Vera V. Chawla
t/a Sonina Properties

PREVIOUS BALANCE 1,523.50

BALANCE DUE \$1,523.50
=====

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