

IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF TEXAS
MARSHALL DIVISION

LEAGUE OF UNITED LATIN
AMERICAN CITIZENS, ET AL.

vs.

RICK PERRY, GOVERNOR OF TEXAS
ET.AL.

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§
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§

CIVIL ACTION NO. 2:03-CV-354

Consolidated

**DECLARATION OF ROLANDO L. RIOS IN SUPPORT OF APPLICATION FOR
ATTORNEYS FEES AND COSTS**

I Rolando L. Rios declare under penalty of perjury that the following is true and correct:

1.) I am an attorney and a member of the Bar of the State of Texas and am admitted to practice before this court; I am currently in private practice. A large portion of my practice consists of voting rights cases. I am the lead counsel in the above cited case; I have been counsel for the Plaintiffs in the case since it was filed on November 3, 2003. I make this Declaration in support of Plaintiff's Petition for Attorney Fees and Costs. I have personal knowledge of the matters stated in this declaration, and I could and would testify competently about them if called to do so.

2.) This lawsuit was a Voting Rights cause of action pursuant to 92 U.S.C. Section 1973c, to enforce Section 2 of the Voting Rights Act. The Plaintiffs claimed that the Defendants' Congressional Redistricting Plan 1374C diluted the voting strength of Latino voters in south and west Texas. The undersigned counsel also represented Webb County in their claim against having Webb County divided into two congressional districts – Webb County has mostly Latino population, the division of the county

into two congressional districts diluted their voting rights.

3.) The case was resolved when the United States Supreme Court declared that Congressional Redistricting Plan 1374C violated the voting rights of Latinos in south and west Texas, *LULAC v. Perry*, 126 S. Ct. 2594. The case was remanded to the district court for imposition of a remedy and resulted in the imposition of a remedy that very much resembled one of the proposed remedies suggested by this plaintiff. In short, LULAC prevailed in their claim under Section 2 of the Voting Rights Act, 42 USC 1972c.

4.) My experience in Civil Rights and the Voting Rights are has been extensive. My interest in Voting Rights is based on a sensitivity to civil rights and voting rights, which stems from my background and the difficulties I have encountered in trying to improve the socio-economic, educational, and polictical status of the Mexican-American community:

- a) My parents were Mexican American; my father was from Mexico and did not go beyond the 1st grade. My mother completed what was then the equivalent of a 3rd grade education.
- b) Both of my parents, due to language difficulties, were employed as laborers. Because they realized the importance of an education to securing a good job, they continually stressed the necessity to secure a good education.
- c) I grew up on the west side of San Antonio, Texas, which is predominantly a Mexican American Community. In high school, I focused my attention in securing good grades. With the help of my parents, teachers, and supportive counselors and mentors, I was able to graduate from high school and go on to college. No one else in my family has ever completed one year of college.
- d) As a result of my scholastic record, I was admitted as an undergraduate to St. Mary's University in 1965 and obtained a degree in Mathematics
- e) In 1969, after graduation from college I was immediately drafted to serve in Vietnam. After three months in Vietnam, I was injured and subsequently released from the service as a disabled veteran.
- f) After the service, I started working at the Mexican American Legal Defense and Educational Fund (MALDEF) as a paralegal and simultaneously attended graduate school. My goal was to enter law school and work in civil rights.

- g) In 1975, I was admitted to the Georgetown University Law Center in Washington D.C. In law school, I was very involved in the recruitment and admissions of minority students. As a leader in the Hispanic student bar, I was placed on the Georgetown Admissions Committee.
- h) In 1980, I filed the voting rights lawsuit against the State of New Mexico that challenged the use of registered voters as the basis for the state legislative reapportionment. See *Sanchez v. King*, CV-82-0067-F (D.C.N.M. 1984) That case led to an increase in the number of Latino and Native American elected officials in the New Mexico Legislature.
- i) In 1982, I testified before both houses of the U.S. Congress in support of the passage of the amended Voting Rights Act. I attended the White House reception in which President Reagan signed the bill into law saying "...the right to vote is the most sacred of all our rights because all other rights flow from it."

5.) The experiences described above have convinced me that our democracy stays strong only when our institutions continually attempt to include all members of our society in the democratic process.

6.) Between 1980 and the present I have concentrated a substantial portion of my professional time on developing an expertise in Federal Voting Rights Litigation. I was involved in numerous significant cases that served as the leading interpretations to the 1982 Amendments to the Voting Rights Act: *Jones v. City of Lubbock*, 727 F. 2d 364, (5th Cir. 1987); *LULAC v. Midland Independent School District*, 812 F. 2d 1494 (5th Cir. 1987), *aff'd* 829 F.2d 546 (5th Cir. 1987); *Campos v. City of Baytown*, 840 f. 2d 1240, (5th Cir. 1988), *rehearsing denied*, 849 F. 2d 1240, *petition for certiorari* filed Nov. 14, 1988 and *LULAC v. Northeast Independent School District*, 903 F.Supp. 1071 (5th Cir. Sept. 25, 1995). All of these cases involved successful challenges to the uses of at-large elections. Also, I was one of the lead counsel in *LULAC v. Attorney General of Texas*, 111 S. Ct. 2376 (1991) which is the seminal authority for applying the Voting Rights Act to judicial elections; this case was successfully argued in the United States Supreme Court.

7.) In 1984, I established myself in private practice focusing on voting rights and public interest litigation. I am one of very few attorneys in private practice in Texas who, on a full time basis, represents Blacks and Hispanics in actions to enforce the Voting Rights Act.

8.) As a result of my voting rights work, I have gained substantial experience as a voting and civil rights litigator. I have successfully secured preliminary injunctions at the trial and appellate court levels; I have successfully prosecuted cases at the trial court level, and I have successfully presented appeals and defended cases before the United States Supreme Court and the United States Court of Appeals for the Fifth, and Ninth Circuits.

9.) As a result of my extensive experience in voting rights litigation, other attorneys and organizations often consult me for advice. This advice has ranged from observations on the political access barriers confronting the minority community on a national level to advice involving whether a given political subdivision should be challenged under the Voting Rights Act.

10.) I accepted this case as a fee shifting case. As with contingency cases, I have received no payment of fees on this case. I am totally dependent on the award of attorneys' fees for the survival of my voting rights practice.

11.) TAB "A" is a transcript of my actual time sheets that reflect the time I spent on this case and the actual paralegal time that was spent on this case; associate attorney Melissa Castro who worked on this case has filed her own affidavit with time records. I have reviewed these transcriptions and

believe that they are true and accurate reflection of the time spent on this litigation. The time records were kept on a daily basis.

12.) I am requesting an award of \$375 per hour for, attorney work in this case. The hours are multiplied by current billing rate for this type of case, (see affidavit of Mr. Rick Gray attached to our Motion for Fees). This rate reflects my expertise in the area of voting rights litigation. 1

a.) Time or Labor Required: The amount of time reflected on my time sheets was essential to properly prepare this case and for trial. The vote dilution that was inflicted upon the Latino community in this case were brought to my attention by local community leaders; they were concerned that the voting rights of the minority community were being violated in the elections for local United States Congressmen.

This case was tried at the district court level before a three-judge court and entailed two appeals to the United States Supreme Court with the final hearing back at the district court level for the imposition of a remedy. The case took almost three years and at times required my full attention for extended periods of time. In short, the hours spent on this case were necessary to efficiently favorably resolve this case to the benefit of my clients.

b.) The Novelty and Difficulty of the Questions: The legal and factual issues in this case, as in most voting rights cases were complex. Successful vote dilution claims against state wide congressional redistricting plans are extremely difficult not only because of the complex nature of the

1 In 2001 during another redistricting case filed by the undersigned counsel and heard by this court, *Balderas v. State of Texas*, No. 6:01-cv-158, the State of Texas, through their counsel of record, stipulated that a fee of \$325.00 was reasonable for attorneys Rios and Garza. That stipulation was in 2001; a request of \$375.00 per hour five (5) years later is reasonable. See TAB B to Motion for Attorneys Fees.

jurisprudence but because of the unlimited resources the state has to defend all claims. Specifically, this case involved complex questions of constitutional authority of the state to redistrict and what limits, if any, are imposed by the voting rights act and the equal protection clause. One novel issue that presented itself in this case was whether or not the State could create a minority districts in another part of the state as a replacement for another effective minority district in another part of the state. LULAC argued the State could not do that and the Supreme Court agreed with our argument, reversed the district court and ordered that Congressional District 23 be restored as an effective Latino district.

c.) The Skill Requisite to Perform the Legal Services Properly: These types of cases are uncommon; my twenty five years (25) experience in voting rights litigation was key to the efficient presentation and resolution of the case. Some of the specific skills required for this type of litigation include: effective use of election data with regression analysis to prove the existence of racially polarized voting; presentation of election data to distinguish between racial and political polarization in voting; use of census data down to the census block level to properly analyze various plans for racial impact; understanding of the current law on the statutory and constitutional limits of state power in the area of political redistricting.

d.) The Preclusion of Other Employment by the Attorney Due to Acceptance of this Case: I am a private practitioner whose practice is totally dependent on the Attorney Fees Act to maintain my voting rights practice. Indeed, my voting rights practice is dedicated to the effective enforcement of the Voting Rights Act. This particular case involved over 900 hours of work without pay and precluded me from pursuing other employment. There were some nominal funds raised by LULAC for office expenses

e.) The Customary Fee: Here, Plaintiffs seek attorneys' fees in the amount of \$375.00 per

hour. This request is documented as reasonable by other counsel familiar with this type of litigation. I, as well as other federal practitioners, customarily charge for litigation which involves injunctive relief, since exigent circumstances ordinarily exist which require intense efforts foreclosing work on other legal matters pending.

f.) Whether the Fee is Fixed or Contingent: This is a contingent fee case because the Court award is contingent upon the Plaintiffs prevailing. I have received no compensation for work done in this case from the client or any other entity.

g.) Time Limitations Imposed by Client or the Circumstances. Election schedules always impose time limitation on these types of cases. In prosecuting a case like this, the practitioner must constantly keep in mind pending election schedules. In this case, the three judge court had to hear the merits of the case during the Christmas Holidays in 2003 because of the looming election schedules. Recently, the court was under pressure to impose a remedy by August 7, 2006 because of the November election schedule. These time limitations impose an additional burden to private practitioners.

h.) The Amount involved and Results Obtained. Plaintiffs obtained the relief that was sought – restoring the voting rights of Latino voters in south and west Texas. The court had to impose a new redistricting plan for south and west Texas that affected five congressional districts and over three million persons. Restoring the democratic process cannot be measured in amounts since one cannot put a price on democracy. Specifically, LULAC attorneys had to reverse the district court opinion on a 5-4 vote in the Supreme Court and obtain an order redrawing all the south and west Texas Latino districts. These are extraordinary results that warrant a multiplier of the fee request as allowed by the federal courts. *Hensley v. Eckerhart*, 461 U.S. 424, 435 (1983); and *Blum v. Stenson*, 465 U.S. 886, 897 (1984). See also *Flowers v Riley*, 675 R. 2d 704, 707 (1982)(where 5th Cir approved a multiplier of 33%)

i.) The Experience, Reputation and Ability of the Attorney. I specialize in voting rights litigation and have been practicing for twenty five (25) years. Besides this case, I have taken other cases to the United States Supreme Court and the Fifth Circuit Court of Appeals on voting rights issues that have resulted in favorable rulings for my clients: *League of United Latin American Citizens v. Perry*, 126 S. Ct. 2594 (2006) *League of United Latin American Citizens (LULAC) v. Midland Independent School District*, 648 F. Supp. 596 (W.D. Tex. 1986); *Campos v. City of Baytown*, 840 F. 2d 1240 (5th Cir.1988); *LULAC v. Clements*, 999 F.2d 831 (5th Cir. 1993); *Balderas v. Texas*, 536 U.S. 919 (2002). I have also been involved in over 200 successful voting rights cases at the local level that had the effect of enforcing the Federal Voting Rights Act. on behalf of Latinos, African Americans and Native Americans.

j.) The Undesirability of the Case. Civil rights cases are not considered very desirable in Texas. A challenge to the existing political power structure is not looked upon very favorably. Indeed, local attorneys view this type of litigation as adversely affecting potential future business and an obstacle to potential political benefits.

k.) The Nature and Length of the Professional Relationship with the Client: This legal effort directed at protecting the voting rights of the minorities in south and west Texas has taken some time. Throughout this time, Plaintiffs counsel has had an ongoing relationship with the clients and has been in communication with them throughout this case.

l.) Awards in Similar Cases: The award requested in this case is consistent with the awards made in similar cases in this and other circuits. Attached to the Motion for Fees as TAB C is a court order on the *Bush v. Vera* case on the 1990 congressional redistricting; in that case, only the

appeal portion of that case involved over 2,500 hours of legal work. This should give the court an idea of how many hours are reasonable in this type of case.

SUMMARY

In summary, the fees, costs and expenses requested in this case by the Law Offices of Rolando L. Rios, are as follows:

<u>Attorney</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
Rolando L. Rios	953.6	\$375.00	\$357,600.00
Melissa Castro (filed affidavit)	228.0	\$195.00	\$ 44,460.00
Paralegal	89.9	\$ 85.00	\$ 7,641.50
Expenses (Rios) TAB B attached			\$ 10,263.09
Expenses (LULAC) TAB C attached			\$ <u>19,095.28</u>
 Total claim			 \$439,059.87

I certify that the attached time sheet and the cited expenses are true and correct and that the services performed did occur and were necessary for the proper disposition of this matter.

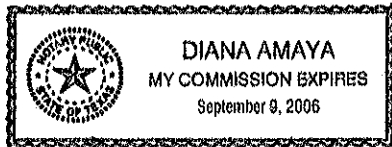
STATE OF TEXAS §

COUNTY OF BEXAS §

Rolando L. Rios

 ROLANDO L. RIOS

SUBSCRIBED AND SWORN TO before me this 17th day of August, 2006



Diana Amaya

 DIANA AMAYA

Notary Public, State of Texas My Commission Expires 9.9.06

Rolando L. Rios & Associates, PLLC
 ATTORNEYS AT LAW
 115 E. Travis, Suite 1645
 San Antonio, Texas 78205

Time Records for Rolando L. Rios - Senior Attorney

LULAC

RE: LULAC v. Perry; CA No. 2:03-CV-354 (congressional redistricting)
 Time records

August 30, 2006

Total Claim \$ **439,059.87**

Date:	para	RR	Activity
10/26/03		3.5	conference with clients; analysis of plan adopted by the State of Texas for equal protection and voting rights claims
10/28/03		4.5	conference with clients; analysis of plan adopted by the State of Texas; work on voting rights claims; draft pleadings with Melissa Castro
10/29/03		2.5	phone conference with Richard Gladden, email information; phone conference with Andy Taylor; phone conferences with Jose Garza; legal research on Section 5 & 2 Voting Rights Act claims; work with Melissa Castro
10/29/03		4.5	confer with client; analysis of plan adopted by State of Texas; work on Sec 5 & 2 draft pleadings, Melissa Castro
10/30/03		3.5	conference with client; analysis of plan adopted by State of Texas; work on Sec 5 pleadings; review <i>Ashcroft</i> decision
10/30/03		3.4	Motion to Intervene, Order; Complaint in Intervention; Jose Garza Motion Pro Hac Vice and Order; Luis Vera Motion Pro Hav Vice and Order; Draft outline for questions for potential witness; coordinate tasks with Melissa Castro
10/31/03		4.5	conference with clients; continue analysis of plan adopted by State of Texas and compare with other proposals; work on VRA pleadings; pc with cocounsel pursuant to court order

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Legal research on Section 2; Original Complaint; review Jose Garza Motion Pro Hac Vice, Order; Luis Vera Motion Pro Hac Vice, Order; phone conferences with Jose Garza; email Jose Garza, George Korbel, and Luis Vera; phone conferences with Representative Richard Raymond, Representative Jim Solis, Eddie Rodriguez;

10/31/03 3.8

Civil Cover Sheet, Summons, Prepare; organize correspondence legal file to conform the expected voluminous documents; review letter from Andy Taylor

11/2/03 3.5

Travel to Marshall to file original complaint and confer with counsel for other plaintiffs and discuss strategy; attend status conference before the court; travel back to San Antonio; work on consolidation

11/3/03 14

Service of process; confer with clients; confer with co-counsel on strategy and work on draft of memo for Nov 7, 2003 on issues relating to preclearance and legal strategy

11/4/03 4.2

LT to District Clerk

11/4/03

confer with co-counsel on strategy; conference with the Dept of Justice and re-schedule meeting with the Department of Justice for Nov. 21, 03 work on election charts; organize legal file and review State of Texas memo, confer with clients

11/5/03 3.5

Respond to defendants memo on procedures pending preclearance; confer with co-counsel; phone conference with all counsel

11/6/03 4.5

work on outline with other counsel on request for admission, request for production, and interrogatories

11/6/03 2.2

email to other counsel revisions to discovery; email Jose Garza concerning potential witness list

11/7/03 2.8

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11/7/03	3.5	work on memo on procedures pending preclearance; confer with co-counsel; phone conference with all counsel; work on trial preparation
11/10/03	3	Draft and File witness List; outline potential areas of testimony
11/10/03	7.5	work on witness list; travel to Laredo, interview witnesses - Webb County Commissioners Court ; confer with Commissioner Judith Gutierrez; discuss intervention of Webb Commissioners Court into this litigation; travel back to San Antonio; work on tables for exhibits with other counsel; organize file and work on witness list; work with mapitude to download plans
11/11/03	2.5	work on witness list; work on preliminary injunction memo and strategy; file additional witness list, organize file, research on deadline for injunctive motions; work using mapitude to download plans and vid's 2002; work with Gregg Ruiz, geographic software expert.
11/12/03	3	further scheduling of depositions set by the defendants; work on preliminary injunction memorandum and strategy; schedule coverage of depositions by Melissa and other counsel; Download plans and 2002 voting tabulation districts for redistricting purposes.
11/13/03	5.5	continue work on coordinatng deposition coverage and possible cross topics; work on preliminary injunction memorandum and strategy; schedule coverage of more depositions; review plans along with 2002 voting tabulation districts
11/14/05	4	deposition coverage as set by the State; work on injunctive action memo and strategy; work on tables for exhibits with other counsel; schedule further coverage of depositions with Melissa;
11/15/05	3	continue deposition coverage set by the defendants; work on trial exhibits with other counsel

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11/17/03	2	letter to District Clerk; work on potential Webb and Cameron County Motion to Intervene, Complaint in Intervention, Proposed Order
11/17/03	8	work on memo for departamento of justice, travel to and from Laredo (Webb County) to confer with client; motion and complaint in intervention work with Melissa on intervention pleadings;
11/18/03	6.8	Travel to Brownsville confer with clients on intervention and travel back to San Antonio ; department of justice comment and prepare and send out discovery;
11/19/03	5.5	Prepare document for presentation to department of justice; work on memo for department of justice, confer with client other counsel; finalize Justice comment and prepare and send out discovery; download a prit maps for presentation
11/20/03	9.5	Travel to Washington DC to confer with department of justice officials; confer with clients and prepare witnesses (RR) (GK) (MC)
11/21/03	11.5	Confer with DOJ officials and submit oral and written testimony; confer with clients and meet with press; travel back to SA (RR) (GK) (MC)
11/24/03	4.5	Organize documents for presentation to the department of justice; work on trial briefs, confer with co-counsel to assign tasks; work on depositions, review court order on trials briefs and trail preparations; work on preparation for trial work on pretrial order; work on exhibits
11/25/03		Amended Supplemental Witness List; Subpoena for Ron Price and other witnesses
11/25/03	4.8	work on trial brief, confer with co-counsel to assign tasks; wk on depositions; review court order on trial briefs and trail preparation; work on pretrial order; work on exhibits with other counsel; work on plans with geography expert, Gregg Ruiz
11/26/03	5.5	work on trial brief, confer with co-counsel to assign tasks; work on depositions; review court order on trial briefs and trail preparation; wk on pretrial order; work on exhibits; work on plans
11/28/03	4.5	work on exhibits with Geroge Korbel; trial briefs and exhibits; work on plans (gis)

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11/29/03	5.5	Korbel	work on trial brief, confer with co-counsel to assign tasks; wk on depositions; review court order on trial briefs and trial preparation; work on pretrial order; work on exhibits; work on plans; Gaddie deposition coordinate with George Korbel
12/1/03	7		work on trial brief, pretrial order, confer with co-counsel to assign tasks and exhibits, confer with Jose Garza on Subpoenas and work on subpoenas; Ellis depositions coordinate with George Korbel
12/2/03	6.5		work on trial brief, pretrial order, confer with co-counsel to assign tasks and exhibits; confer with Jose; work on plans
12/3/03	5.5		work on trial brief, pretrial order, confer with co-counsel to assign tasks and exhibits (GK, RR); confer with Jose wk on plans
12/4/03	4.5		work on exhibit, confer with co-counsel to assign tasks, coordinate next week schedule; confer with Jose; Polinard deposition; work on plans
12/5/03	3.5		work on exhibits, confer with co-counsel to assign tasks, coordinate next week schedule; outline presentation and who will speak to respective exhibits
12/6/03	7.5		work on large demonstrative exhibits with cocounsel; prepare for trial
12/8/03	9.5		work on exhibits with co-counsel; assign tasks; outline presentation and who will speak to respective exhibits; travel to Austin and confer with all plaintiffs counsel on presentation of the case
12/9/03	6.8		attend pretrial conference and post hearing with co-counsel on presentation of case (RR); work on possible plug in plans; coordinate witnesses
12/10/03	5.5	8.5	Travel to Austin, prepare witnesses, confer with co-counsel; prepare for trial; work on exhibits (work with Paralegal)
12/11/03	6.5	9.5	Trial and trial preparation (work with Paralegal); trial during the day and prepare at night
12/12/03	4.0	9.5	Trial and trial preparation (work with Paralegal); trial during the day and prepare at night
12/13/03	5.0	8.5	Trial and trial preparation (work with Paralegal); trial during the day and prepare at night
12/14/03	5.0	7.8	Trial and trial preparation (work with Paralegal); trial during the day and prepare at night
12/15/03	5.0	12	Trial and trial preparation (work with Paralegal); trial during the day and prepare at night

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12/16/03	3.0	12	Trial and trial preparation (work with Paralegal); trial during the day and prepare at night
12/17/03	5.0	12	Trial and trial preparation (work with Paralegal); trial during the day and prepare at night
12/18/03	3.0	12	Trial and trial preparation (work with Paralegal); trial during the day and prepare at night
12/19/03	5.0	12	Trial and trial preparation (work with Paralegal); trial during the day and prepare at night
12/20/03		12	Post trial brief and preparation for final argument; work on remedy plans
12/21/03	7.5		finaliza post trial brief; confer with co-counsel and fax brief to judges; wk on remedy plans
12/22/03	3.5	9.5	Prepare for final argument; (organize file and exhibits, para)
12/23/03		6.5	Prepare for and present final oral argument
12/28/03		4.5	work on post trial brief
12/29/03		3.5	finalize and file post trial brief
1/7/04		4.5	review decision; confer with clients on possible appeal
1/21/04		3.5	notice of appeal -- prepare and file; LR
2/24/04		0.8	filing fee for appeal to Supreme Court
11/15/04		4.5	research on case cited in the remand from the Sup Ct; review Vieth case
11/23/04		3.8	review court remand and legal research on our response
11/26/04		2.5	confer with cocounsel on response to remand
11/29/04		3.5	confer with expert on preparing affidavit
12/2/04		2.8	work on remand brief
12/3/04		4.2	work on remand brief
12/6/04		4.5	work on remand brief with cocounsel; file brief
12/7/04		2.8	review briefs filed; organize files
12/9/04		1.8	review Richards and Bickerstaff briefs
12/16/04		2.6	review briefs filed; conference with Nina on strategy
12/27/04		3.2	review briefs and cases and prepare for Jan. 05 hearing in Dallas
1/3/05		3.8	confer with George on preparing for Jan 21st hearing research population projections; review filed briefs
1/4/05		2.2	prepare for hearing in Dallas
1/5/05		3.2	conference with Jose and George on affidavit on pop review briefs and Alford affidavit; organize file
1/6/05		2.8	prepare for hearing in Dallas; affidavit for expert; briefing
1/10/05		2.5	work on brief to be filed on 14th

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1/11/05	5.8	LR and document preparation
1/12/05	5	confer with cocounsel and document preparation
1/13/05	3.2	confer with cocounsel and document preparation complaint, motion, brief and affidavit
1/14/05	5.5	confer with cocounsel and document preparation and file documents with the court; organize file
1/15/05	3.5	download filings, review and organize files
1/17/05	2.8	reformat and refile brief; confer with co counsel
1/20/05	4.5	document preparation and prepare for hearing
1/21/05	9.5	T to and from Dallas; confer with cocounsel present oral argument
1/24/05	4.4	confer with cocounsel; review post hearing brief of amici law professor; work on our post hearing filing
6/9/05	4.5	review decision; pc with clients and co-counsel
6/10/05	4.1	continue review of decision; prepare and file notice of appeal
6/15/05	4	Juris statement
6/23/05	3.2	confer with Garza and Korbel on appeal; phone conference w client; general outlining of issues to be raised
7/12/05	4	confer with co-counsel and clients; brief
8/2/05	4.2	work on jurisdictional statement; legal research on questions presented; various conferences with co-counsel on outline and editing of brief
8/3/05	5.2	work on jurisdictional statement; legal research on questions presented; various conferences with co-counsel on outline and editing of brief
8/4/05	4.8	work on jurisdictional statement; legal research on questions presented; various conferences with co-counsel on outline and editing of brief
8/5/05	4	work on jurisdictional statement; legal research on questions presented; various conferences with co-counsel on outline and editing of brief
8/6/05	4	work on jurisdictional statement; legal research on questions presented; various conferences with co-counsel on outline and editing of brief
8/8/05	4.5	work on jurisdictional statement; legal research on questions presented; various conferences with co-counsel on outline and editing of brief
8/9/05	5.8	work on jurisdictional statement; legal research on questions presented; various conferences with co-counsel on outline and editing of brief
8/15/05	4.2	review correspondence from S.Ct.; correspondence; service
9/3/05	4.2	review brief filed by the Jackson et al. plaintiffs; legal research on claims asserted under the <i>Veith</i> case

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9/3/05	6.5	2.2	organize files on various briefs filed; exhibits submitted; expert reports; notices of appeals, etc; direct paralegal on organizing documents
9/67/05		3.5	review appeal brief filed by Schoecting on behave of the Texas Democratic party; LR on issue raised
10/5/05	3.5	2.5	brief of GI forum; work with paralegal on organizing large number of documents filed
12/12/05		2.8	conferences with clients; respond to press; schedule briefing and oral argument deadlines; review briefs
12/13/05	4.2	3.8	conferences with clients; respond to press; schedule briefing and oral argument deadlines; review briefs; work with paralegal on organizing documents
12/16/05		3.5	pc conference with co-counsel on argument for the court; review filed briefs
12/19/05	3.8	4.8	pc wit cocounsel on the argument; pc w/ S. Ct. clerk on divided argument; LR
12/20/05		5.5	start work on brief; review exhibits for appendix; pc with council and clients
12/21/05	2.2	6.2	work on brief; pc with clients; pc with printer (para)
12/22/05		4.2	work on brief; pc with clients on argument
12/23/05	5.2		pc with cocounsel on division of argument; work on brief; LR
12/27/05	4.5		conference with counsel on documents for appendix and outline of brief
12/28/05	4.2		legal research for Supreme Court brief; conferences with co-counsel; drafting, editing, coordinating with printer on edits
12/29/05	6.5		legal research for Supreme Court brief; conferences with co-counsel; drafting, editing, coordinating with printer on edits
12/30/05	4.5	4.5	work on brief; conferences with cocounsel (para - organize files with incoming briefs)
1/1/06		4	legal research for Supreme Court brief; conferences with co-counsel; drafting, editing, coordinating with printer on edits
1/2/06		6.5	legal research for Supreme Court brief; conferences with co-counsel; drafting, editing, coordinating with printer on edits
1/3/06	2.2	8.5	work on brief; conferences with cocounsel (para - organize files with incoming briefs)
1/4/06		8.5	legal research for Supreme Court brief; conferences with co-counsel; drafting, editing, coordinating with printer on edits
1/5/06		8.5	legal research for Supreme Court brief; conferences with co-counsel; drafting, editing, coordinating with printer on edits
1/6/06		8.5	legal research for Supreme Court brief; conferences with co-counsel; drafting, editing, coordinating with printer on edits
1/7/06	2.5	5	work on brief; conferences with cocounsel (para - organize files with incoming briefs)

Rolando L. Rios & Associates, PLLC

1/9/06	9.5	legal research for Supreme Court brief; conferences with co-counsel; drafting, editing, coordinating with printer on edits
1/10/06	10.5	work on brief with cocounsel; final proof and file and serve other parties
1/11/06	4.8	confer with cocounsel and clients on split time for presentation; review filed briefs
1/11/06	3.5	confer with cocounsel and clients on split time for presentation; review filed briefs (para- briefs)
1/12/06	3.8	review briefs filed by parties and amicus; conferences with co-counsel on oral argument before the Supreme Court; discussion on split time, etc
1/13/06	3.5	review briefs filed by parties and amicus; conferences with co-counsel on oral argument before the Supreme Court; discussion on split time, etc
1/16/06	3.2	prepare motion for divided argument; confereces wit cocounsel on strategy
1/17/06	2.8	prepare motion for divided argument; confereces wit cocounsel on strategy
2/1/06	3.8	review brief filed by appellees and amicus of appellees
2/3/06	4.2	review state and amici brief of appellees and start outline on reply; pc with cocounsel;
2/7/06	5.5	argument preparation, ltr to S. Ct; reply brief
2/8/06	4.4	confer with co-counsel on reply brief and allocate brief sections; work on reply
2/8/06		reply; pc with clients
2/9/06	3.5	work on reply; legal research, edits, work with printer
2/13/06	2.8	work on reply; legal research, edits, work with printer
2/14/06	3.2	work on reply; legal research, edits, work with printer
2/15/06	2.5	work on reply; legal research, edits, work with printer
2/16/06	3	work on reply; legal research, edits, work with printer
2/17/06	2.5	review reply briefs of other parties; pc with clients and preparation for travel to Washington DC for argument
2/20/06	4.5	work on reply; legal research, edits, work with printer
2/21/06	4	finish reply brief and file with S. Ct
2/22/06	3.2	review reply briefs of other parties
2/23/06	3.5	review reply briefs of other parties; pc with clients and preparation for travel to Washington DC for argument
2/24/06	2.5	review reply briefs of other parties; pc with clients and preparation for travel to Washington DC for argument
2/27/06	2.5	review reply briefs of other parties; pc with clients and preparation for travel to Washington DC for argument
2/28/06	10.5	travel to Washington DC; confer with clients; prepare for arguments with other counsel
3/1/06	4.5	attend argument

Rolando L. Rios & Associates, PLLC

3/2/06	7.5	travel back to SA; confer with clients
3/10/06	2.8	review supplemental briefs; pc with clients on the argument and what to expect in near future
6/28/06	2.5	6.2 review Sup ct decision ; confer with clients and co-counsel (orgaize briefs)
6/29/06	7.5	review Sup ct decision ; confer with clients and co-counsel; start work on plans
6/30/06	2.5	5.5 LR, court decision and start on remedy brief and plans (para- organize incoming briefs)
7/1/06	5.5	LR, court decision and start on remedy brief and plans
7/3/06	1.5	5.5 brief on remedy; work on plans
7/5/06	6	remedy brief; pc with clients, work on plans
7/6/06	6.5	pc with defendants counsel (AG); remedy brief; pc with clients and expert on remedy
7/7/06	4.5	confer with client on plans; brief on remedies
7/8/06	4	confer with client on plans; brief on remedies
7/10/06	5.5	confer with client on plans; brief on remedies
7/11/06	6.5	T to Austin to confer with Defendants Counsel; confer on remedies; confer with clients
7/12/06	8	remedy plans, brief, confer with clients
7/13/06	8	remedy plans, brief, confer with clients
7/14/06	8	remedy plans, brief, confer with clients; serve on court and other counsel; review other plans
7/15/06	5.5	work on Remedy Reply brief; review plans submitted
7/17/06	6.5	work on Remedy Reply brief; review plans submitted
7/18/06	3.5	work on Remedy Reply brief; review plans submitted
7/19/06	3.8	work on Remedy Reply brief; review plans submitted
7/20/06	2.2	work on plans in Austin
7/21/06	5.8	reply brief on remedy
7/24/06	3.5	review reply briefs filed; prepare for hearing
7/25/06	2.8	rview briefs and plans; confer with clients
7/26/06	3.8	remedy plans; review briefs filed; confer with client
7/27/06	2.8	Amend Reply on Remedy; file and serve
7/28/06	3.5	conf with def on possible compromise; confe with clients; prepare for Aug 3 hearing
7/28/06	2.8	prepare charts for presentation; LR
7/31/06	5.5	prepare for presentation; confer with state and incumbents on possible compromise
8/1/06	3.5	prepare for presentation; confer with state and incumbents on possible compromise

Rolando L. Rios & Associates, PLLC

8/2/06	6.5	prepare for presentation; travel to Austin; confer with state and incumbents on possible compromise; confer with client;
8/3/06	6.5	presentation on remedy; travel back to San Antonio
8/4/06	5.5	review court ordered plan; conferences with clients
8/9/06	4.5	attorney fees request documents – LR on legal requirements for fees and costs claims, affidavits for attys, staff and expert, review and correct time and expense records, review file on issues concerning prevailing party, confer with co-counsel.
8/10/06	3.8	attorney fees request documents – LR on legal requirements for fees and costs claims, affidavits for attys, staff and expert, review and correct time and expense records, review file on issues concerning prevailing party, confer with co-counsel.
8/11/06	4.2	attorney fees request documents – LR on legal requirements for fees and costs claims, affidavits for attys, staff and expert, review and correct time and expense records, review file on issues concerning prevailing party, confer with co-counsel.
8/12/06	4	attorney fees request documents – LR on legal requirements for fees and costs claims, affidavits for attys, staff and expert, review and correct time and expense records, review file on issues concerning prevailing party, confer with co-counsel.
8/14/06	3	attorney fees request documents – LR on legal requirements for fees and costs claims, affidavits for attys, staff and expert, review and correct time and expense records, review file on issues concerning prevailing party, confer with co-counsel.
8/15/06	3	attorney fees request documents – LR on legal requirements for fees and costs claims, affidavits for attys, staff and expert, review and correct time and expense records, review file on issues concerning prevailing party, confer with co-counsel.
8/16/06	4.5	attorney fees request documents – LR on legal requirements for fees and costs claims, affidavits for attys, staff and expert, review and correct time and expense records, review file on issues concerning prevailing party, confer with co-counsel.
8/17/06	5.5	attorney fees request documents – LR on legal requirements for fees and costs claims, affidavits for attys, staff and expert, review and correct time and expense records, review file on issues concerning prevailing party, confer with co-counsel.
TOT Hrs	89.9	953.6

SUMMARY TABLE

Attorney Hours Rate:

Amount:

THE STATE OF TEXAS §
§ AFFIDAVIT of DIANA V. AMAYA
DIANA V. AMAYA §

I DIANA V. AMAYA, under penalty of perjury, state that the following is true and correct:

- 1) I am the office manager for the Law Office of Rolando L. Rios and have been employed for nine (9) years.
- 2) Part of my job description includes keeping track of expenses for the various cases.
- 3) The attached document is a true and accurate accounts of the expenses received in the LULAC v. Perry (Congressional Redistricting)

Diana Amaya

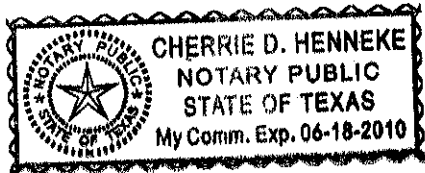
Affiant's Signature

8-15-06

Date

SWORN TO AND SUBSCRIBED BEFORE ME, on August 15, 2006.

SEAL:



Cherrie D. Henneke

Notary Public, State of Texas

My Commission Expires: _____

Accrual Basis

Texas Redistricting Case

October 26, 2003 through August 31, 2006

Type	Date	Num	Name	Memo	Amount
c. card	11/3/2003		Travel to Marshall	file LULAC complaint	\$ 572.46
check	11/19/2003		SW Legal	color copies	\$ 53.72
check	11/19/2003		SW Legal	color copies	\$ 32.36
check	11/19/2003		SW Legal	color copies	\$ 36.57
c. card	11/18/2003		Travel to Brownsville	South TX Clients	\$ 256.00
check	11/24/2003		SW Legal	Exhibits	\$ 50.92
check	11/26/2003		SW Legal	Exhibits	\$ 1.08
check	12/4/2003		postage	mall out	\$ 43.46
c. card	12/5/2003		Office Depot-exh.books	Trial	\$ 202.88
c. card	12/8/2003		Travel to Austin	Trial	\$ 130.50
c. card	12/8/2003		OMNI Hotel	Trial / Depo	\$ 112.82
c. card	12/8/2003		Magnolia Café	clients	\$ 17.70
check	12/8/2003		SW Legal	Exhibits	\$ 330.10
check	12/8/2003		SW Legal	Trial / Depo	\$ 4.32
check	12/8/2003		SW Legal	Exhibits	\$ 47.47
check	12/8/2003		SW Legal	Maps	\$ 19.63
check	12/10/2003		SW Legal	Exhibits	\$ 21.58
check	12/10/2003		SW Legal	Exhibits	\$ 2.16
c. card	12/10/2003		Travel to Austin	Trial / Depo	\$ 845.37
c. card	12/15/2003		Travel to Austin	Trial	\$ 38.00
c. card	12/15/2003		La Quinta Inn	3 days-trial	\$ 964.84
c. card	12/19/2003		Office Depot	exhibits	\$ 59.58
c. card	1/20/2004		Travel to Dallas	Travel	\$ 292.00
check	3/29/2004		SW Legal	map copies	\$ 2.43
c. card	8/18/2005		Fed-Ex	expense	\$ 45.84
c. card	3/1/2006		Travel Washington	Sup Ct hearing	\$ 1,090.80
c. card	7/11/2006		Travel	to Austin - remedy hearing	\$ 38.00
c. card	7/11/2006		Travel	back to SA	\$ 38.00
34 months of copies and faxes			10,500	0.1	\$ 1,050.00
34 months of LexisNexis			100	34	\$ 3,400.00
color maps, ledger size			150	2.5	\$ 375.00
black & white maps			350	0.25	\$ 87.50
TOTAL					\$ 10,263.09

ROLANDO L. RIOS
 Attorney at Law
 115 E. Travis, Suite 1645
 San Antonio, Texas 78205

TRAVEL EXPENSES

Destination & Purpose Travel to Marshall to file complaint and attend hearing

Case: LULAC v Perry

Bill To: LULAC

Date	Place	Hotel	Travel	C.R./ Taxi	Meals	Other	Total
11/03/03	Marshall, Tx	\$0.00	\$482.50	\$56.96	\$25.00	8.00 park	\$572.46
		\$0.00	\$0.00		\$0.00		\$0.00
							\$572.46

TRIP REPORT AND COST EXPLANATIONS:

Signature & Date of Traveler:

Amount due Traveler \$ **572.46**

RR 101184123 ORLANDO RIOS

VEH 01698/8402737 PG 1 OF 3 #01 RT
0167011

REVEPORT REGIONAL AP

1DY,
11/03/03 AT 18:00 TO SHREVEPORT REGIONAL AP
IF A DIFFERENT RATE PLAN WITH HIGHER RATES AND/OR A SERVICE CHARGE WILL APPLY.

UNDER THE RATE PLAN SHOWN BELOW.

20% YOU AGREE TO THESE ADDITIONAL CHARGES: (T)

SHREVEPORT REGIONAL AP
RENTAL RECORD: 101:84123
ORLANDO RIOS
COMPLETED BY: 2985
RENTED: SHREVEPORT REGIONAL AP
RENTAL: 11/03/03 10:58
RETURN: 11/03/03 17:30
MILES IN: 15072 OUT: 14990
MILES DRIVEN: 82
PLAN IN/OUT: MBR /MBR
CLS: B

1 DAYS 58.00
DISCOUNT 20% 58.00
SUBTOTAL 11.60
CONCESSION FEE RECOVERY 46.40
TAX 600% ON 4.64
FEE 51.04
PAID BY: MC 56.96
CREDIT CARD #: XXXXXXXXXXXX868

Thank you for renting from

Hertz

1990 CLS A NVL N FUEL OUT 8/8 TK GAP 11.7 STALL F A 006
FUEL & SERVICE CHARGES APPLY AT \$ 5.17 PER GALLON OR, IF YOU DO NOT BUY FUEL
YOU WILL PAY APPROXIMATELY THE SAME RESULT. (T)

OTHER FEES AND ASSESSMENTS:
CONCESSION FEE RECOVERY 10.00% (T)
TAX RATE - 11.600% APPL TO ALL CHARGES MARKED (T)
TAX LINE INCLUDES LA SALES TAX PLUS 3% LA EXCISE TAX

QUESTIONS OR COMMENTS
CONTACT
SAN ANTONIO INTERNATIONAL AIRPORT
9800 AIRPORT BLVD
SAN ANTONIO TX 78216
210 207 3465
Rcpt# 36053
11/03/03 22:04 L# 2 Alt 12 Txn# 81009
11/03/03 05:00 In 11/03/03 22:04 Out
Tkt# 193858
DAILY \$ 8.00
Total Fee \$ 8.00
CASH PAID \$ 8.00
Cash Tender \$ 8.00
Change Due \$ 0.00
PLEASE DRIVE SAFELY
FASTEN YOUR SEAT BELT

MY eTicket RECEIPT



ROLAND L RIOS

Date of Issue: 31OCT03

E-Ticket Confirmation/Record Locator: JUEGGJ

Thank you for choosing American Airlines/American Eagle.

If you have a U.S. DOMESTIC E-TICKET, check in for your flight using the airport SELF-SERVICE CHECK-IN machine or FLIGHT CHECK-IN at AA.COM between 1 and 30 hours prior to flight time. Use the E-Ticket confirmation/record locator above to select or change your seat and obtain a boarding pass. On day of departure, you will be required to present a government-issued photo-ID at the airport.

If the credit card used to purchase this ticket belongs to you, you may be required to present the credit card. See the ENDORSEMENT section below for fare rules pertaining to your ticket.

Itinerary

Date: 03NOV - MONDAY
 Flight : AMERICAN AIRLINES 1233
 Departure: SAN ANTONIO 6:00 AM
 Arrival: DALLAS FT WORTH 7:04 AM
 ROLAND L RIOS
 SEAT 17D COACH

Date: 03NOV - MONDAY
 Flight : AMERICAN AIRLINES 3693
 Departure: DALLAS FT WORTH 7:45 AM
 Arrival: SHREVEPORT 8:42 AM
 Operated By: OPERATED BY AMERICAN EAGLE
 ROLAND L RIOS
 SEAT 6B COACH

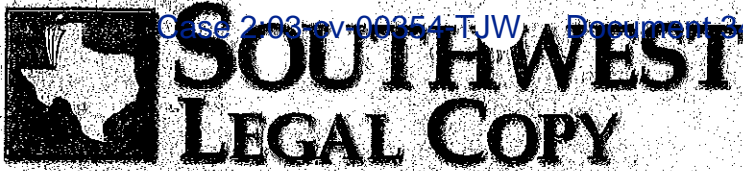
Date: 03NOV - MONDAY
 Flight : AMERICAN AIRLINES 3508
 Departure: SHREVEPORT 8:20 PM ✓
 Arrival: DALLAS FT WORTH 7:19 PM
 Operated By: OPERATED BY AMERICAN EAGLE
 ROLAND L RIOS
 SEAT 7B COACH

Date: 03NOV - MONDAY
 Flight : AMERICAN AIRLINES 1854
 Departure: DALLAS FT WORTH 8:27 PM
 Arrival: SAN ANTONIO 9:33 PM
 ROLAND L RIOS
 SEAT 28D COACH

Receipt

PASSENGER	TICKET NUMBER	FARE-USD	TRANS TAX	OTHER TAXES	TICKET TOTAL
ROLAND L RIOS	0012122788013	413.02	30.98	38.50	482.50
Payment Type: Master Card XXXXXXXXXXXX3868					Total: \$482.50

You may have purchased a "Special Fare" and certain restrictions apply. Some fares are NON-REFUNDABLE. If the fare allows changes, a fee may be assessed for the change.



LEGAL & BUSINESS COPYING • GRAPHIC DESIGN

INVOICE

DATE	INVOICE #
11/19/2003	2011496

BILL TO
Law Office of Rolando L. Rios 115 E. Travis Street, Suite 1646 San Antonio, TX 78205 Att: Diana

Case Name or Number / Authorizing Firm
LULAC vs Texas <i>revised</i>

For your convenience, our Fed Tax ID #	Terms	Rep
74-2947171	Due on receipt	HRA

QUANTITY	DESCRIPTION	RATE	AMOUNT
6	Color Copies	1.30	7.80
21	Color Copies 11x17	2.00	42.00
	Sales Tax	7.875%	3.92

Thank you for your business. Your signature is an agreement that the above project has been received, approved and guarantees payment of invoice.
Please sign for receipt. _____

Total **\$53.72**



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INVOICE

DATE	INVOICE #
11/19/2003	2011495

BILL TO
Law Office of Rolando L. Rios 115 E. Travis Street, Suite 1645 San Antonio, TX 78205 Att: Diana

Case Name or Number / Authorizing Firm
LULAC vs Texas

For your convenience, our Fed Tax ID #	Terms	Rep
74-2947171	Due on receipt	HRA

QUANTITY	DESCRIPTION	RATE	AMOUNT
15	Color Copies 11x17	2.00	30.00
	Sales Tax	7.875%	2.36

Thank you for your business. Your signature is an agreement that the above project has been received, approved and guarantees payment of invoice. Please sign for receipt. _____

Total **\$32.36**



SOUTHWEST LEGAL COPY

LEGAL & BUSINESS COPYING • GRAPHIC DESIGN

INVOICE

DATE	INVOICE #
11/19/2003	2011493

BILL TO
Law Office of Rolando L. Rios 115 E. Travis Street, Suite 1645 San Antonio, TX 78205 Att: Diana

Case Name or Number / Authorizing Firm
LULAC vs Texas

For your convenience, our Fed Tax ID #	Terms	Rep.
74-2947171	Due on receipt	HRA

QUANTITY	DESCRIPTION	RATE	AMOUNT
3	Color Copies	1.30	3.90
15	Color Copies 11x17	2.00	30.00
	Sales Tax	7.875%	2.67
<i>Paid</i>			

Thank you for your business. Your signature is an agreement that the above project has been received, approved and guarantees payment of invoice. Please sign for receipt. _____

Total **\$36.57**



SOUTHWEST LEGAL COPY

LEGAL & BUSINESS COPYING • GRAPHIC DESIGN

INVOICE

DATE	INVOICE #
11/19/2003	2011493

BILL TO
Law Office of Rolando L. Rios 115 E. Travis Street, Suite 1645 San Antonio, TX 78205 Att: Diana

Case Name or Number / Authorizing Firm
LULAC vs Texas

For your convenience, our Fed Tax ID #	Terms	Rep.
74-2947171	Due on receipt	HRA

QUANTITY	DESCRIPTION	RATE	AMOUNT
3	Color Copies	1.30	3.90
15	Color Copies 11x17	2.00	30.00
	Sales Tax	7.875%	2.67
<i>Paid</i>			

Thank you for your business. Your signature is an agreement that the above project has been received, approved and guarantees payment of invoice. Please sign for receipt.	Total	\$36.57
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SOUTH WEST LEGAL COPY

LEGAL & BUSINESS COPYING • GRAPHIC DESIGN

INVOICE

DATE	INVOICE #
11/19/2003	2011495

BILL TO
Law Office of Rolando L. Rios 115 E. Travis Street, Suite 1645 San Antonio, TX 78205 Att: Diana

Case Name or Number / Authorizing Firm
LULAC vs Texas

For your convenience, our Fed Tax ID #	Terms	Rep
74-2947171	Due on receipt	HRA

QUANTITY	DESCRIPTION	RATE	AMOUNT
15	Color Copies 11x17	2.00	30.00T
	Sales Tax	7.875%	2.36

Thank you for your business. Your signature is an agreement that the above project has been received, approved and guarantees payment of invoice. Please sign for receipt. _____	Total	\$32.36
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ROLANDO L. RIOS
 Attorney at Law
 115 E. Travis, Suite 1645
 San Antonio, Texas 78205

TRAVEL EXPENSES

Destination & Purpose Travel to Brownsville to confer with client Cameron county

Case: LULAC v Perry

Bill To: LULAC

Date	Place	Hotel	Travel	C.R./ Taxi	Meals	Other	Total
11/19/03	Brownsville, Tx	\$0.00	\$211.50	\$0.00	\$36.50	8.00 park	\$256.00
		\$0.00	\$0.00		\$0.00		\$0.00
							\$256.00

TRIP REPORT AND COST EXPLANATIONS:

Signature & Date of Traveler:

Amount due Traveler \$ **256.00**

ISSUED BY AND VALID ONLY ON
SOUTHWEST AIRLINES
 I ACKNOWLEDGE RECEIPT OF TICKET(S) AND/OR COUPONS FOR RELATED CHARGES DESCRIBED HEREON. PAYMENT IN FULL TO BE MADE WHEN BILLED OR IN EXTEND...
 PAYMENTS IN ACCORDANCE WITH STANDARD POLICY OF COMPANY ISSUING CAR...
 NO REFUND ON LOST TICKETS

PASSENGER TICKET AND BAGGAGE CHECK
 SUBJECT TO CONDITIONS OF CONTRACT ON REVERSE SIDE

PASSENGER RECEIPT

FLIGHT COUPON
 TOUR CODE
 DATE OF ISSUE
 PLACE OF ISSUE
 NOT TRANSFERABLE
 PNR/CARRIER CODE
 AGENT CODE
 NAME OF PASSENGER
 RIOS/ROLANDO
 SAN ANTONIO TX
 SAN ANTONIO TX
 FARE BASIS/TICKET DESIGNATOR
 NOT VALID FOR TRAVEL
 ISSUED IN EXCHANGE FOR
 CONJUNCTION TICKETS

18NOV03
 SATATO
 8A6S8X /WN
 09
 DONNA

ISSUING AGENT ID
 09
 DONNA

ENDORSEMENTS/RESTRICTIONS
 CK NO 2645

FP CK DLTX03123526 CK AUTH. OCC: 2771 FC SATHRL90. 23YL HRLSAT90. 23YL END ZPSAT HRL
 XFSAT5. 5HRL5. 5

FARE	MISO	EQUIV. FARE PD.	ALLOW	PCS	WT	UNCKD
\$0180.46	\$0000.00					
TAX \$0019.54	STOCK CONTROL NO. TX 526 CK.	CPN	DOCUMENT NUMBER	CK		
TAX \$0011.00	03982055932	0	WN2500944218	3		
TOTAL \$0211.00						

ISSUED BY AND VALID ONLY ON
SOUTHWEST AIRLINES

NAME OF PASSENGER
 RIOS/ROLANDO

ITINERARY
 SATHRLWN271 Y18NO
 HRLSATWN170 Y18NO

NOT VALID FOR TRAVE
 0 WN2500944218 3

ISSUED BY AND VALID ONLY ON
SOUTHWEST AIRLINES
 I ACKNOWLEDGE RECEIPT OF TICKET(S) AND/OR COUPONS FOR RELATED CHARGES DESCRIBED HEREON. PAYMENT IN FULL TO BE MADE WHEN BILLED OR IN EXTEND...
 PAYMENTS IN ACCORDANCE WITH STANDARD POLICY OF COMPANY ISSUING CAR...
 NO REFUND ON LOST TICKETS

PASSENGER TICKET AND BAGGAGE CHECK
 SUBJECT TO CONDITIONS OF CONTRACT ON REVERSE SIDE

PASSENGER RECEIPT

FLIGHT COUPON
 TOUR CODE
 DATE OF ISSUE
 PLACE OF ISSUE
 NOT TRANSFERABLE
 PNR/CARRIER CODE
 AGENT CODE
 NAME OF PASSENGER
 RIOS/ROLANDO
 HOUSTON HOBBY
 SAN ANTONIO TX
 FARE BASIS/TICKET DESIGNATOR
 NOT VALID FOR TRAVEL
 ISSUED IN EXCHANGE FOR
 CONJUNCTION TICKETS

18NOV03
 SATATO
 8A6S8X /WN
 02
 MONICA

ISSUING AGENT ID
 02
 MONICA

ENDORSEMENTS/RESTRICTIONS
 RIG QTY. HRL FLT NO. 38 DATE: 18NOV FARE BAS: S. YL

FP CASH FC XHOUAT0. 00KXFER END ZPHOU XFHOU. 5

FARE	MISO	EQUIV. FARE PD.	ALLOW	PCS	WT	UNCKD
\$0000.00	\$0000.00					
TAX \$0000.00	STOCK CONTROL NO. TX 526 CK.	CPN	DOCUMENT NUMBER	CK		
TAX \$0005.50	03979674823	0	WN1000209340	4		
TOTAL \$0005.50						

ISSUED BY AND VALID ONLY ON
SOUTHWEST AIRLINES

NAME OF PASSENGER
 RIOS/ROLANDO

ITINERARY
 XHOUSATWN2300 K18NOV

NOT VALID FOR TRAVEL
 0 WN1000209340 4

QUESTIONS OR COMMENTS

CONTACT
SAN ANTONIO INTERNATIONAL AIRPORT
9800 AIRPORT BLVD
SAN ANTONIO TX 78216
210 207 3465

Rcpt# 60896
11/18/03 17:02 LN 5 A# 14 Txn#197435
11/18/03 07:34 In 11/18/03 17:02 Out
Tkt# 068175

DAILY \$ 8.00
Total Fee \$ 8.00
CASH PAID \$ 8.00-
Cash Tender \$ 10.00
Change Due \$ 2.00
PLEASE DRIVE SAFELY
FASTEN YOUR SEAT BELT

GUEST RECEIPT

TABLE	GUESTS	SERVER	
	36	S	3930-45

SAS40A Receipt for Income Tax or Expense
Account Record

SOUTHWEST LEGAL COPY

INVOICE

LEGAL & BUSINESS COPYING • GRAPHIC DESIGN

DATE	INVOICE #
11/24/2003	2011549

BILL TO

Law Office of Rolando L. Rios
 115 E. Travis Street, Suite 1645
 San Antonio, TX 78205
 Attn: Diana

Case Name or Number / Authorizing Firm

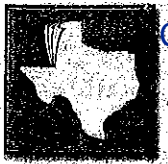
LULAC vs Texas
 COPY FOR JOSE GARZA

For your convenience, our Fed Tax ID #	Terms	Rep
74-2947171	Due on receipt	HRA

QUANTITY	DESCRIPTION	RATE	AMOUNT
12	B&W Copies - Light Litigation	0.10	1.20T
23	Color Copies 11x17	2.00	46.00T
	Sales Tax	7.875%	3.72

Thank you for your business. Your signature is an agreement that the above project has been received, approved and guarantees payment of invoice. Please sign for receipt. _____

Total \$50.92



SOUTHWEST LEGAL COPY

LEGAL & BUSINESS COPYING • GRAPHIC DESIGN

INVOICE

DATE	INVOICE #
11/26/2003	2011598

BILL TO
Law Office of Rolando L. Rios 115 E. Travis Street, Suite 1645 San Antonio, TX 78205 Att: Brandy

Case Name or Number / Authorizing Firm
Austin Border

For your convenience, our Fed Tax ID #	Terms	Rep
74-2947171	Due on receipt	HRA

QUANTITY	DESCRIPTION	RATE	AMOUNT
1	Color Copies Sales Tax	1.00 7.875%	1.00 0.08
Thank you for your business. Your signature is an agreement that the above project has been received, approved and guarantees payment of invoice. Please sign for receipt. _____			Total \$1.08



Receipt

Amount (Written Out) /100 Dollars \$ 43.40 Amount (In Numbers)

Purpose

POSTAGE

Is any Portion of this Sale a Charitable Tax Deduction?

Yes

No

If "Yes," the fair market value of the postage portion of the foregoing is being reported on the appropriate Form 1099-B at the First-Class postage rate.

By (Signature and Title)

Oranbula

Date

PS Form 1096, April 1998

LYLAC Core



ROLANDO L. RIOS
 Attorney at Law
 115 E. Travis, Suite 1645
 San Antonio, Texas 78205

TRAVEL EXPENSES

Destination & Purpose Travel to Austin for pretrial conference

Case: LULAC v Perry

Bill To: LULAC

Date	Place	Hotel	Travel	C.R./ Taxi	Meals	Other	Total
12/8/03	Austin, Tx	\$112.82	\$0.00	\$0.00	\$17.68	.00 park	\$130.50
		\$0.00	\$0.00		\$0.00		\$0.00
							\$130.50

TRIP REPORT AND COST EXPLANATIONS:

Signature & Date of Traveler:

Amount due Traveler \$ **256.00**

OMNI HOTELS®

OMNI AUSTIN HOTEL SOUTHPARK
 4140 GOVERNOR'S ROW
 AUSTIN TX 78744
 Tele- 512-448-2222 Fax- 512-442-8028

RIOS, ROLONDO

Room Number: 1116
 Daily Rate: 98.1
 Room Type: KN
 No. of Guests: 2/0

ARRIVAL	DEPARTURE	CREDIT CARD	RATE CODE	WKT GROUP	ACCOUNT
---------	-----------	-------------	-----------	-----------	---------

12/8/03	12/9/03		AAA	OTHER	100277972
---------	---------	--	-----	-------	-----------

DATE	ROOM NO	DESCRIPTION	REFERENCE	AMOUNT
------	---------	-------------	-----------	--------

12/8/03	1116	ROOM CHARGE	#1116 RIOS, ROLONDO	\$98.10
12/8/03	1116	CITY OCCUPANCY TAX - 9%	CITY OCCUPANCY TAX - 9%	\$8.83
12/8/03	1116	STATE OCCUPANCY - 6%	STATE OCCUPANCY - 6%	\$5.89
12/9/03	1116	AMERICAN EXPRESS	AMERICAN EXPRESS	(\$112.82)

TOTAL DUE: \$0.00



SOUTHWEST LEGAL COPY

INVOICE

LEGAL & BUSINESS COPYING • GRAPHIC DESIGN

DATE	INVOICE #
12/8/2003	2011706

BILL TO
Law Office of Rolando L. Rios 115 E. Travis Street, Suite 1645 San Antonio, TX 78205 Att: Brandy

Case Name or Number / Authorizing Firm
LULAC vs Texas

For your convenience, our Fed Tax ID #	Terms	Rep
74-2947171	Due on receipt	HRA

QUANTITY	DESCRIPTION	RATE	AMOUNT
306	Color Copies	1.00	306.00
	Sales Tax	7.875%	24.10

Thank you for your business. Your signature is an agreement that the above project has been received, approved and guarantees payment of invoice.
Please sign for receipt. *Michelle Anli*

Total **\$330.10**



SOUTHWEST LEGAL COPY

LEGAL & BUSINESS COPYING • GRAPHIC DESIGN

INVOICE

DATE	INVOICE #
12/8/2003	2011709

BILL TO
Law Office of Rolando L. Rios 116 E. Travis Street, Suite 1645 San Antonio, TX 78205 Att: Diana

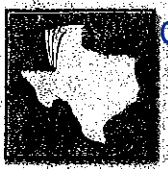
Case Name or Number / Authorizing Firm
LULAC vs Texas

For your convenience, our Fed Tax ID #	Terms	Rep.
74-2947471	Due on receipt	HRA

QUANTITY	DESCRIPTION	RATE	AMOUNT
4	Color Copies	1.00	4.00T
	Sales Tax	7.875%	0.32

Thank you for your business. Your signature is an agreement that the above project has been received, approved and guarantees payment of invoice. Please sign for receipt. Michelle Arla

Total **\$4.32**



SOUTHWEST LEGAL COPY

LEGAL & BUSINESS COPYING • GRAPHIC DESIGN

INVOICE

DATE	INVOICE #
12/8/2003	2011713

BILL TO
Law Office of Rolando L. Rios 115 E. Travis Street, Suite 1645 San Antonio, TX 78205 Att: Brandy

Case Name or Number / Authorizing Firm
LULAC vs Texas

For your convenience, our Fed Tax ID #	Terms	Rep
74-2947171	Due on receipt	HRA

QUANTITY	DESCRIPTION	RATE	AMOUNT
44	Color Copies	1.00	44.00T
	Sales Tax	7.875%	3.47

Thank you for your business. Your signature is an agreement that the above project has been received, approved and guarantees payment of invoice. Please sign for receipt: _____

Total

\$47.47



SOUTHWEST LEGAL COPY

LEGAL & BUSINESS COPYING GRAPHIC DESIGN

INVOICE

DATE	INVOICE #
12/1/2003	2011606

BILL TO
Law Office of Rolando L. Rios 115 E. Travis Street, Suite 1645 San Antonio, TX 78205 Att: Diana

Case Name or Number / Authorizing Firm
LULAC vs Texas

For your convenience, our Fed Tax ID #	Terms	Rep
74-2947171	Due on receipt	HRA

QUANTITY	DESCRIPTION	RATE	AMOUNT
14	Color Copies	1.30	18.20
	Sales Tax	7.875%	1.43

Thank you for your business. Your signature is an agreement that the above project has been received, approved and guarantees payment of invoice. Please sign for receipt. _____

Total **\$19.63**



INVOICE

LEGAL & BUSINESS COPYING • GRAPHIC DESIGN

DATE	INVOICE #
12/10/2006	2011771

BILL TO

Law Office of Roland J. Rios
 115 E. Travis Street, Suite 164B
 San Antonio, TX 78205
 Attn: Brandy

Case Name or Number / Authorizing Firm

UIAC vs. Texas

For your convenience our Fed. Tax ID #:	Terms:	Rep:
74-2947171	Due on receipt	HRA

QUANTITY	DESCRIPTION	RATE	AMOUNT
20	Color Copies	1.00	20.00
	Sales Tax	7.875%	1.58

Thank you for your business. Your signature is an agreement that the above project has been received, approved and guarantees payment of invoice.
 Please sign for receipt.

Total \$21.58



INVOICE

LEGAL & BUSINESS CONSULTING GRAPHIC DESIGN

DATE	INVOICE #
12/10/2008	2011766

BILL TO

Law Office of Rolando Rios
 115 East Travis Street, Suite 1645
 San Antonio, TX 78205
 Attn: Brandy

Case Name or Number / Authorizing Firm

LULAC

For your convenience our Fed Tax ID #	Terms	Rep
74-2947171	Due on receipt	HRA

QUANTITY	DESCRIPTION	RATE	AMOUNT
2	Color Copies	1.00	2.00
	Sales Tax	7.875%	0.16

Thank you for your business. Your signature is an agreement that the above project has been received, approved and guarantees payment of invoice. Please sign for receipt.

Total **\$2.16**

ROLANDO L. RIOS
 Attorney at Law
 115 E. Travis, Suite 1645
 San Antonio, Texas 78205

TRAVEL EXPENSES

Destination & Purpose Travel to Austin for Trial

Case: LULAC v Perry

Bill To: LULAC

Date	Place	Hotel	Travel	C.R./ Taxi	Meals	Other	Total
12/10/03	Austin, Tx	\$265.80 (2rooms)	\$38.00	\$0.00	\$187.77	0.00 park	\$491.57
12/11/03	Austin, back to SA	\$265.80 (2rooms)	\$38.00	\$0.00	\$50.00	0.00 park	\$353.80
	Amount due Traveler						\$845.37

TRIP REPORT AND COST EXPLANATIONS:

Signature & Date of Traveler:



0907 AU CAPITOL
300 EAST 11TH STREET
AUSTIN, TX 78701
512-476-1166

Folio: 090700529395
Arrival: 12/10/03
Departure: 12/12/03
Rate: \$134.00
Room: 144

RIOS, ROLANDO
LAWYERS AND JUDGES
115 E TRAVIS ST
SAN ANTONIO, TX 78207

DATE	DESCRIPTION	COMMENT	CHARGE/PAYMENT	BALANCE
12/11/03	M1-	MISCELLANEOUS INCOMPARKING FEE 12/10/03	\$10.83	\$10.83
12/11/03	ROOM	ROOM	\$134.00	\$144.83
12/11/03	OCTYTX	CITY OCC TAX	\$12.06	\$156.89
12/11/03	ROOM	#144 RIOS, ROLANDO	\$134.00	\$290.89
12/11/03	OCTYTX	CITY OCC TAX	\$12.06	\$302.95
12/12/03	MOVIE	34086SERVICE/1/03:24/144	\$12.99	\$315.94
12/12/03	ISSTAX	INTERACTIVE SRVC SA	\$1.07	\$317.01
12/12/03	M1	MISCELLANEOUS INCOMPARKING FEE 12/11/03	\$10.83	\$327.84
12/12/03	AX	AMERICAN EXPRESS PA	(\$327.84)	\$0.00

BALANCE DUE: 0.00

Handwritten calculations:

$$\begin{array}{r}
 327.84 \\
 193.76 \\
 \hline
 21521.60 \\
 \hline
 265.80
 \end{array}$$

Signature: _____
I agree that my liability for this bill is not waived.

Folio: 090700529394

Arrival: 12/10/03

Departure: 12/12/03

Rate: \$70.00

Room: 304

KORBEL, GEORGE
LAWYERS AND JUDGES
115 E TRAVIS ST
SAN ANTONIO, TX 78207

DATE	DESCRIPTION	COMMENT	CHARGE/PAYMENT	BALANCE
12/10/03	ROOM ROOM	#304 KORBEL, GEORGE	\$70.00	\$70.00
12/10/03	OCTYTX CITY OCC TAX	CITY OCC TAX	\$6.30	\$76.30
12/10/03	OSTAX STATE OCC TAX	STATE OCC TAX	\$4.20	\$80.50
12/11/03	M1 MISCELLANEOUS INCOM	PARKING FEE 12/10/03	\$10.83	\$91.33
12/11/03	LDIS LD	LD2103421682/304/20:50/0008	\$11.10	\$102.43
12/11/03	ROOM ROOM	#304 KORBEL, GEORGE	\$70.00	\$172.43
12/11/03	OCTYTX CITY OCC TAX	CITY OCC TAX	\$6.30	\$178.73
12/11/03	OSTAX STATE OCC TAX	STATE OCC TAX	\$4.20	\$182.93
12/12/03	M1 MISCELLANEOUS INCOM	PARKING FEE 12/11/03	\$10.83	\$193.76
12/12/03	MC MASTER CARD PAYMEN	MASTER CARD PAYMENT	(\$193.76)	\$0.00
BALANCE DUE:				0.00

Signature: _____

I agree that my liability for this bill is not waived.

OMNI AUSTIN
1000 N. 4th Street
Austin, TX 78701
512.475.2010

OMNI AUSTIN
DOWNTOWN
ANCHO'S

57188 AUSTIN

TBL 35/1 CHK 3888 GST
DEC 11 '03 11:56AM

at Check
12/11/03-A
6:08pm
Table 205
26.00
23.50
29.75

4 SALAD BAR 31.80
FOOD SALES 31.80
TAX 2.62
TOTAL \$34.42

GRATUITY 5.00
TOTAL \$39.42

NAME (PRINT)
SIGNATURE
ROOM NUMBER

THANK YOU

25.00
137.49

106
137.49
39.42
10.86

187.77

The Roaring Fork
701 Congress
Austin, TX 78701

Server: Chae	12/11/2003
Table 10/1	8:19 PM
Guests: 3	10027
HH G1 Estancia	8.75
Diet Coke	1.95
Sub Total	10.70
Tax	0.16
Total	10.86
Balance Due	10.86

Join Us For Happy Hour
Every Night
During Baseball Season !!!
4:30-9PM M TH 4:30-11PM F&S
4:30-9PM Sunday
No Best Menu & Daily Specials

ROLANDO L. RIOS
Attorney at Law
115 E. Travis, Suite 1024
San Antonio, Texas 78205

TRAVEL EXPENSES
Destination & Purpose: Austin, Texas; LULAC Trial

Case: LULAC

Bill To: LULAC

DATE	Place	Hotel	Travel	C.R./ Taxi	Meals	Other	Total
December 15, 2003	Austin, Texas	La Quinta /\$164.93	.38 x 100 \$38.00		\$40.55		\$243.48
Dec 16, 2003	Austin, Texas	\$164.93			\$43.03		\$207.96
Dec 17, 2003	Austin, Texas	\$154.10			\$144.53		\$298.63
Dec 18, 2003	Austin, Texas		.38 x 100 \$38.00		\$25.82		\$63.82
Dec 19, 2003			.38 x 200 \$76.00		\$15.37	\$59.58	\$150.95
Total							\$964.84

TRIP REPORT AND COST EXPLANATIONS:

Signature & Date of Traveler:

Total Expense Amount \$

~~1077.63~~

RIOS, ROLANDO
LAWYERS AND JUDGES
115 E TRAVIS ST
SAN ANTONIO, TX 78207

Folio: 09070529503
Arrival: 12/15/03
Departure: 12/18/03
Rate: \$134.00
Room: 144

DATE	DESCRIPTION	COMMENT	CHARGE/PAYMENT	BALANCE
12/15/03	ROOM ROOM	#144 RIOS, ROLANDO	\$134.00	\$134.00
12/15/03	OCTYTX CITY OCC TAX	CITY OCC TAX	\$12.06	\$146.06
12/15/03	OSTAX STATE OCC TAX	STATE OCC TAX	\$8.04	\$154.10
12/16/03	M1 MISCELLANEOUS INCOM	PARKING FEE 21/51/03	\$10.83	\$164.93
12/16/03	ROOM ROOM	#144 RIOS, ROLANDO	\$134.00	\$298.93
12/16/03	OCTYTX CITY OCC TAX	CITY OCC TAX	\$12.06	\$310.99
12/16/03	OSTAX STATE OCC TAX	STATE OCC TAX	\$8.04	\$319.03
12/17/03	M1 MISCELLANEOUS INCOM	PARKING FEE 12/16/03	\$10.83	\$329.86
12/17/03	ROOM ROOM	#144 RIOS, ROLANDO	\$134.00	\$463.86
12/17/03	OCTYTX CITY OCC TAX	CITY OCC TAX	\$12.06	\$475.92
12/17/03	OSTAX STATE OCC TAX	STATE OCC TAX	\$8.04	\$483.96
12/18/03	CK CHECK PAYMENT	CHECK PAYMENT	(\$483.96)	\$0.00
BALANCE DUE:				0.00

Signature: _____

I agree that my liability for this bill is not waived.

Louie's 106
106 E. 6th Street
Austin, TX 78701
(512) 476-2010

OMNI AUSTIN
DOWNTOWN
ANCHO'S

Guest Check

Check 185/2 [REDACTED] 6:21pm
Guests 3 ELISE [REDACTED] Table 204

1. AVALON CAB	27.00
3. SOUP DU JOUR	13.50
1. LAMB RACK	23.50
1. PORK CHOP	16.75
1. RED WINE	22.75
1. COFFEE	1.40
1. CAPPUCINO	2.50
1. CREME BRULEE	6.00

Items	113.40
Tax (on: 86.40)	7.13
Subtotal	120.53
Tip	24.00
TOTAL	144.53

1. AMEX/5131XXXXXXXX100Z/XXXX S A:542655
RIOS/RL 12/17 1 120.53

Customer Copy:

86.40 FOOD	9
27.00 WINE	1

THANK YOU
FOR
CHOOSING
LOUIE'S
106

93177 Jessica

TBL 41/1 [REDACTED] CHK 4297 GST 1
[REDACTED] 12:22PM

5 SALAD BAR	39.75
FOOD SALES	39.75
TAX	3.28
TOTAL	\$43.03

GRATUITY _____

TOTAL _____

NAME (PRINT) _____

SIGNATURE _____

ROOM NUMBER _____

THANK YOU

CHECK: 4453
TABLE: 42/1
SERVER: 46236 NATHAN
DATE: [REDACTED] 12:37PM
CARD TYPE: AMERICAN EXPRESS
ACCT #: XXXXXXXXXXXX1002
EXP DATE: XX/XX
AUTH CODE: 541402
RL RIOS

700 ROCKY STREET
668 CONGRESS AVE
AUSTIN, TX 78701
(512) 477-0968

Sale

SUBTOTAL: 25.82

GRATUITY -----

TOTAL -----

CUSTOMER SIGNATURE

APPROVED

LAS MANITAS
AVENUE CAFE
211 CONGRESS
512-472-9357

12-19-03 11:52AM

ENCHILADA VERDES 6.25

CARNE GUISADA 5.95

TORTILLA 0.15

TORTILLA 0.15

ICED TEA 0.85

ICED TEA 0.85

TAX TTL 1.17

TOTAL 15.37

CASH 15.37

A OR 124

What you need to know

OFFICE DEPOT
2411 SPRINGTOWN WAY
SAN MARCOS, TX 78666
2-805-8410

12/19/03 12:49
New #004 Tran #8011
POS Verston 4.13A

POS 000041 BNDK CR PLEW, 4"	
4 @ 14.48	57.92
BULK @ 13.75ea	42.88
SUBTOTAL	55.04
TAX @ 8% SALES TAX	4.54
TOTAL	59.58
MPX 1003	59.58

LULAC Corp

For a chance to win
One of 40 \$100 or 1 \$1000
Quarterly Shopping Sprees!
See store for Contest Rules.
Visit us at
www.officialbizrate.com
ID: 3F4Z RW629 GMMVI

Receive one free ream of Envirocopy
recycled paper SKU 563-024 when you
bring in your empty ink or toner
cartridge. Coupon Code 12871540
Limit one per customer.
Visit the Ink & Toner shop
for limitations.


L2TP13A4UM330CW

Rolando L. Rios & Associates
ATTORNEYS AT LAW
 115 E. Travis, Suite 1645
 San Antonio, Texas 78205

TRAVEL REPORT

Case:
 Sessions v Perry
 Hearing before three judge court
 Staff: RR

Date of Report : January 21, 2005

Date:	Destination	Travel	Lodging	Cab	Meals	Other	
Jan. 20, 20	Dallas	\$204.00	\$0.00	\$52.00	\$25.00	\$11.00	\$292.00
							\$0.00
							\$0.00
							\$0.00
							\$0.00
							\$0.00
							\$0.00
							\$0.00
TOTAL				Subtotal \$ -			\$ 292.00
	Balance Due This Invoice						\$ 292.00

Itinerary *For Rolando L Rios*

Date: Friday 21st of January, 2005
Confirmation # R4ND4W

Southwest Airlines

Flight#		
150	Departs San Antonio	7:05 a.m.
	Arrives in Dallas	8:00 a.m.
	<i>Same Day Return</i>	
167	Departs Dallas	3:20 p.m.
	Arrives in San Antonio	4:20 p.m.

The total is \$204.00 for round trip

Questions or Comments?

Please Contact:

SAN ANTONIO INTERNATIONAL AIRPORT

9300 AIRPORT BLVD

SAN ANTONIO TX 78216

(210) 297-3465

Repth# 16646

01/21/05 15:46 LN 6 AM 14 Txn# 67936

01/21/05 05:55 In 01/21/05 15:46 Out

Tktn# 606033

HOURLY \$ 11.00

Total Fee \$ 11.00

CASH PAID \$ 11.00

Cash tender \$ 20.00

Change Due \$ 9.00

Thank you for choosing to park with us!

STAR CAB

4411 Ross Ave.

Dallas, TX 75204

214-252-0055

Fax 214-821-7889

24 Hour Dispatch Service • We accept credit cards & time calls

Date 1/20/05 Time _____

Fare 52.00 Extra _____

Driver To am from courthouse

Cab Number _____

We appreciate your business



SOUTHWEST LEGAL COPY

LEGAL & BUSINESS COPYING • GRAPHIC DESIGN

INVOICE

DATE	INVOICE #
3/29/2004	2013443

BILL TO
Law Office of Rolando L. Rios 115 E. Travis Street, Suite 1645 San Antonio, TX 78205 Att: Diane

Case Name or Number / Authorizing Firm
LULAC vs Texas

For your convenience, our Fed Tax ID #	Terms	Rep
74-2947171	Due on receipt	HRA

QUANTITY	DESCRIPTION	RATE	AMOUNT
15	Card Stock Covers Sales Tax	0.15 7.875%	2.25T 0.18

PAID
MAR 29 2004
BY: *Shaneell* *Cash*

Thank you for your business. Your signature is an agreement that the above project has been received, approved and guarantees payment of invoice. Please sign for receipt.

Total \$2.43



FedEx Express Shipment Summary by Payor Type

		Original	
Shipper			
Number of Shipments		2	
Transportation Charges		40.75	
Special Handling Charges		6.09	
TOTAL	USD \$	46.84	

Number of Shipments			2
Total Charges		USD \$	46.84

TOTAL SHIPMENTS			2
TOTAL CHARGES		USD \$	46.84

FedEx Express Shipment Detail By Payor Type (Original)

Dropped off: Aug 08, 2005 **Payor: Shipper** **Reference: NO REFERENCE INFORMATION**

- Fuel Surcharge - FedEx has applied a fuel surcharge of 12.50% to this shipment.
- Distance Based Pricing, Zone 6

INET		Sender		Recipient
Tracking ID	790112504003	Diana Amaya		Christopher Dorsey
Service Type	FedEx Standard Overnight	115 E. Travis, Suite 1845		Wilson-Epes Printing Co.
Package Type	FedEx Envelope	SAN ANTONIO TX 78206 US		707 6th St. NW.
Zone	6			WASHINGTON DC 20001 US
Packages	1			
Weight	N/A	Transportation Charge		16.50
Delivered	Aug 08, 2005 10:45	Fuel Surcharge		2.06
Svc Area	A1			
Signed by	C.DORSEY	Total Charge		USD \$ 18.56
FedEx Use	00000000/0000244/			

Rolando L. Rios & Associates
ATTORNEYS AT LAW
115 E. Travis, Suite 1645
San Antonio, Texas 78205

TRAVEL REPORT

Client: LULAC
Supreme Court hearing

Staff: RR

Date of Report : March 2, 2006

Date:	Destination	Travel	Lodging	Cab	Meals	Other	
03/01/06	Wash DC	\$408.80	\$360.00	\$95.00	\$200.00	\$27.00	\$1,090.80
							\$0.00
							\$0.00
							\$0.00
							\$0.00
							\$0.00
							\$0.00
							\$0.00
							\$0.00
TOTAL							
					Subtotal \$ -		\$ 1,090.80
	Balance Due This Invoice						\$ 1,090.80

D (REV. 3/04) AC-155TH PRINTED IN USA BY MAGNETIC TICKET LABEL CORP. NASHVILLE, TN

SOUTHWEST AIRLINES

ISSUED BY AND VALID ONLY ON
COMPLIMENTARY MUST RIDE PASS (NRMR)
 NON REFUNDABLE
 SUBJECT TO CONDITIONS OF CONTRACT ON REVERSE SIDE

SOUTHWEST AIRLINES

PASSENGER RECEIPT

NO REFUND ON LOST TICKETS

FLIGHT COUPON

(P/NR) PASSENGER NAME

TOUR CODE

00554901

NAME OF PASSENGER

LULAC

DATE OF ISSUE

26 SEP 05

PLACE OF ISSUE

HD00TK

PRIMARY:

NOT VALID FOR TRANSPORTATION
 NOT VALID FOR EXCHANGE FOR
 NOT VALID FOR THIS IS YOUR RECEIPT STEPH

OOPNOPNWN	K
XOPNOPNWN	K
OOPNOPNWN	K
XOPNOPNWN	K

ENDORSEMENTS/RESTRICTIONS
 NOT FOR RESALE/NO CASH VALUE 298702

FP CENTRAL TICKETING FC

NRMR-MUST RIDE

VALID

VOID IF DETACHED FROM PASSENGER RECEIPT

09/26/05 10/31/06

ISSUING DEPT: 3009000/HDO MKTG: GRP/PACKAGE/M

STOCK CONTROL NO. TX 526 CK 0 526 4141067122 0

CHECK-IN REQUIRED
 0 526 4141067122 0

NO VALUE

DO NOT MARK OR WRITE IN THE WHITE AREA ABOVE

QUESTION OR COMMENTS?
 PLEASE CONTACT:
 SAN ANTONIO INTERNATIONAL AIRPORT
 9800 AIRPORT BLVD
 SAN ANTONIO TX 78216
 (210) 207-3465
 Rcpt# 10537
 03/02/06 11:31 L# 6 All 2 Txn# 36320
 02/28/06 05:54 In 03/02/06 11:31 Out
 Tkt# 456022
 LONG-TERM \$ 27.00
 Total Fee \$ 27.00
 CASH PAID \$ 27.00-
 Cash Tender \$ 30.00
 Change Due \$ 3.00
 THANK YOU FOR CHOOSING TO PARK WITH US!

Southwest Airlines Air Itinerary and Pricing

Passengers: Luis Vera & Rolando Rios

Confirmation: BJMKI7

Air Itinerary

Trip	Date	Day	Stops	Routing	Flight	Routing Details
Depart	Feb 28	Tue	N/S	SAT-BWI	2409	Depart San Antonio (SAT) at 7:20 AM Arrive in Baltimore (BWI) at 11:25 AM
Return	Mar 02	Thu	N/S	BWI-SAT	711	Depart Baltimore (BWI) at 8:25 AM Arrive in San Antonio (SAT) at 11:35 AM

HOTEL WASHINGTON

★ PENNSYLVANIA AVE AT 15TH STREET ★
 Washington, DC 20004-1099

★ PENNSYLVANIA AVE AT 15TH STREET ★
 515 15th Street NW, Washington, DC 20004-1099
 202-638-5900 ★ 800-424-9540
 www.hotelwashington.com

Rolando Rios
 US

Group Code 022806LULA
 Company LULAC

Date	Description	Charges	Credits
02-28-06	*Movies	11.62	
03-01-06	*Movies	14.79	
03-02-06	Mastercard		26.41
		26.41	26.41
		Balance	0.00

#1032 : VIDEO 61661SERVIC
 #1032 : VIDEO 62033SERVIC
 XXXXXXXXXXXX3868

CHARLOTTEW

ht
 41

Imy

ciates

March 2, 2006

Other	\$152.00
0 \$27.00	\$0.00
	\$0.00
	\$0.00
	\$0.00
	\$152.00
	\$152.00

X

Cardholder acknowledges receipt of goods and/or services in the amount of the total shown above and agrees to perform the obligations and terms in the cardholder agreement with the seller.

Fax To: (Guest) 202-638-4275 * (Reservation) 202-638-1597

202-638-1597

HOTEL WASHINGTON

★ PENNSYLVANIA AVE AT 15TH STREET ★
 515 15th Street NW, Washington, DC 20004-1099
 202-638-5900 ★ 800-424-9540
 www.hotelwashington.com

VANIA AVE AT 15TH STREET ★
 et NW, Washington, DC 20004-1099
 638-5900 ★ 800-424-9540
 /w.hotelwashington.com

Rolando Riós

US

Room 1032
 Arrival 02-28-06
 Departure 03-02-06
 Page 1 of 1
 Folio 119569
 03-02-06

Group Code 022806LULA

Company LULAC

INVOICE

CHARLOTTEW

Date	Description		Charges	Credits
02-28-06	*Movies	#1032 : VIDEO 61661SERVIC	11.62	
03-01-06	*Movies	#1032 : VIDEO 62033SERVIC	14.79	
03-02-06	Mastercard	XXXXXXXXXXXX3868		26.41
			26.41	26.41
			Balance	0.00

1032
 217624
 116159

CHARLOTTEW, E	
	Amount
	\$ 26.41
<i>180.00 / night</i>	

*2 nights
 @ 360.00*

X

Cardholder acknowledges receipt of goods and/or services in the amount of the total shown above and agrees to perform the obligations and terms in the cardholder agreement with the seller.

Rolando L. Rios & Associates
ATTORNEYS AT LAW
 115 E. Travis, Suite 1645
 San Antonio, Texas 78205

TRAVEL REPORT

Client: LULAC
 Supreme Court hearing

Staff: RR

Date of Report : March 2, 2006

Date:	Destination	Travel	Lodging	Cab	Meals	Other	
07/11/06	Austin	\$80.00			\$45.00	\$27.00	\$152.00
							\$0.00
							\$0.00
							\$0.00
							\$0.00
							\$0.00
TOTAL							\$152.00
	Balance Due This Invoice						\$152.00

confer with the AG on possible remedies and analysis of the supreme court opinion.



**LEAGUE OF UNITED
LATIN
AMERICAN CITIZENS**

National Fiscal Office

MEMORANDUM

201 E. Main, Suite 605
El Paso, Texas 79901
(915) 577-0726 • FAX (915) 577-0914

To: Rolando Rios
From: Carolina Munoz, National Fiscal Officer
Date: August 16, 2006
Subject: LULAC vs Perry Litigation Expenses

I, Carolina Munoz the fiscal officer for LULAC National, attest that the enclosed report of the expenses incurred by LULAC in the LULAC vs Perry Litigation case is true and correct.

Receipts will be provided upon request.

Texas Redistricting Case				
Paid Expenses			Date	Amount
				Totals
Verizon	Long Distance		12/10/2006	129.88
Carlos Zapata	Gas		12/12/2003	5.00
Christine Bobadilla	Gas		12/16/2003	27.30
Hector Flores	SWA flight to DC for case		11/20/2003	500.00
Jose Garza	SWA flight to DC for case		11/20/2003	500.00
Judith Sanders Castro	SWA flight to DC for case		11/20/2003	500.00
Rolando Rios	SWA flight to DC for case		11/20/2003	500.00
George Korbel	SWA flight to DC for case		11/20/2003	500.00
Luis Vera	SWA flight to DC for case		11/20/2003	500.00
American Express				
	A/A Flight for H. Flores		11/20/2003	600.00
	Parking		11/20/2003	16.00
	Southwest Airlines		11/20/2003	5.00
	Legal Seafood		11/20/2003	413.53
	Parking DFW		11/21/2003	32.00
Hector Flores	Hyatt D.C.		11/21/2003	213.38
Jose Garza	Hyatt Regency		11/21/2003	101.91
Judith Sanders Castro	Hyatt Regency		11/21/2003	101.91
Rolando Rios	Hyatt		11/21/2003	101.91
George Korbel	Hyatt		11/21/2003	116.50
Luis Vera	Hyatt		11/21/2003	131.03
	Avis		11/22/2003	36.00
	Avis		11/21/2003	46.02
	Gas		11/21/2003	12.50
	Gas		11/22/2003	20.00
				1,947.69
				0.00
Total 2003				5,109.87
Kinko's	Copies		1/9/2004	181.75
Total 2004				181.75
American Express				
	BMI to S.A. G Lemus		9/16/2005	414.28
	Priceline.com G Lemus		9/16/2005	6.95
	Double Tree Brent Wilkes		9/20/2005	84.05
	El Mirador G Lemus		9/20/2005	17.09
	Mario's S.A, TX		9/20/2005	145.18
	Parking BWI G Lemus		9/21/2005	24.00
	Avis Gabriela Lemus, SA		9/21/2005	52.87
	Holiday Inn SA G Lemus		9/22/2005	289.38
	Embassy Suites Luis Vera		10/6/2005	190.07
	Embassy Suites Luis Vera		10/6/2005	2.00
				1,225.87
Brent Wilkes	SWA flight to SA for case		9/20/2006	500.00
Luis Vera	SWA flight to DC for case		10/6/2005	500.00
Jose Garza	SWA flight to DC for case		10/6/2005	500.00
Total 2005				2,725.87

Rolando Rios	Printing Statements & Briefs	2/7/2006	6,195.50	
Jose Garza	SWA Flight to DC	2/27/2006	207.10	
DRIVEN	Printing	3/22/2006	360.00	
Jenner and Block LLP	Printing Statements & Briefs	6/9/2006	2,577.19	
Rolando Rios	Printing Statements & Briefs	7/24/2006	3,238.00	
Total 2006				12,577.79
Total				19,095.28