W.R Grace & Co.
One Town Center Road
Boca Raton, FL 33486

Invoice Number 1019290
Invoice Date 03/31/03
Client Number 172573

Re: W. R. Grace & Co.

(60026) Litigation and Litigation Consulting

Fees 683.00

TOTAL BALANCE DUE UPON RECEIPT \$ 683.00

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W.R Grace & Co. One Town Center Road Boca Raton, FL 33486	Invoice Number Invoice Date Client Number Matter Number	1019290 03/31/03 172573 60026
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Re: (60026) Litigation and Litigation Consulting		
FOR PROFESSIONAL SERVICES PROVIDED THROUGH FEBRUARY	28, 2003	

Date	Name		Hours
02/03/03	Muha	Review various docket entries in Grace bankruptcy case.	.60
02/05/03	Cameron	Meet with R. Finke regarding issues relating to property damage claims.	.50
02/11/03	Bentz	Reviewing and summarizing news articles regarding Grace.	.80
02/11/03	Muha	Review various Grace bankruptcy docket entries.	.40

TOTAL	HOURS	2.30

TIME SUMMARY Hours		Rate				Value
Douglas E. Cameron	.50	at	\$	430.00	=	215.00
James W Bentz	.80	at	\$	335.00	=	268.00
Andrew J. Muha	1.00	at	\$	200.00	=	200.00
Andrew J. Muna	1.00	at	ې	200.00	_	200.00

CURRENT FEES 683.00

7	TOTAL	BALANCE	DUE	UPON	RECEIPT	\$ 683.00

Re: W. R. Grace & Co.

(60027) Travel-Nonworking

Fees 12,689.00

TOTAL BALANCE DUE UPON RECEIPT \$ 12,689.00

W. R. Grace	Invoice Number	1019291
5400 Broken Sound Blvd., N.W.	Invoice Date	03/31/03
Boca Raton, FL 33487	Client Number	172573
	Matter Number	60027

Re: (60027) Travel-Nonworking

FOR PROFESSIONAL SERVICES PROVIDED THROUGH FEBRUARY 28, 2003

Date	Name		Hours
02/05/03	Cameron	Portion of travel to Florida for deposition non-working (one-half time).	1.20
02/05/03	Flatley	Return to Pittsburgh from C. Wood deposition (one-half time).	1.50
02/06/03	Cameron	Non-working travel back to Pittsburgh from Florida (one-half time).	1.20
02/18/03	Cameron	Non-working travel to California for deposition (one-half time) (2.0); Non-working travel to witness' home for preparation meeting and back to San Francisco (one-half time) (1.0).	3.00
02/19/03	Condo	Non-working travel from Pittsburgh to Minneapolis, and return to Pittsburgh (one-half time).	4.20
02/21/03	Cameron	Non-working travel to airport and return to Pittsburgh from California (one-half time).	2.50
02/22/03	Miller	Travel to Virginia Beach, Virginia from Pittsburgh, Pennsylvania for deposition of Dr. Clarke Russ (one-half time).	1.50

Date	Name		Hours
02/24/03	Cameron	Non-working travel to airport, to San Francisco and to hotel for witness meetings (one-half time).	3.00
02/24/03	Miller	Travel back to Pittsburgh from Virginia (one-half time).	2.00
02/26/03	Miller	Non-working travel time: travel from Syracuse, New York to Pittsburgh (one-half time).	2.20
02/26/03	Muha	Non-working travel time to attend ZAI homeowner deposition in Boston (1.5) and in Washington, D.C. (including layovers) (2.0) (one-half time).	3.50
02/27/03	Cameron	Non-working travel from San Francisco to Seattle and then to Spokane for deposition of R. Busch (one-half time) (2.0); Non-working travel from Spokane to Seattle and in Seattle and begin travel back to Pittsburgh (one-half time) (3.2).	5.20
02/28/03	Cameron	Continue return to Pittsburgh on red-eye from Seattle and travel to office from airport (one-half time).	2.60
02/28/03	Muha	Non-working travel time, travel from hotel to Reagan National Airport, and return flight to Pittsburgh following Worden deposition (one-half time).	1.80
		TOTAL HOURS	35.40

TIME SUMMARY	Hours		Rate		Value
Lawrence E. Flatley	1.50	at	\$ 440.00	=	660.00
Douglas E. Cameron	18.70	at	\$ 430.00	=	8,041.00
Kathy K. Condo	4.20	at	\$ 385.00	=	1,617.00
Andrew J. Muha	5.30	at	\$ 200.00	=	1,060.00
Rosa Copeland Miller	5.70	at	\$ 230.00	=	1,311.00

CURRENT FEES 12,689.00

TOTAL BALANCE DUE UPON RECEIPT \$ 12,689.00

Re: W. R. Grace & Co.

(60028) ZAI Science Trial

Fees 217,176.50

TOTAL BALANCE DUE UPON RECEIPT \$ 217,176.50

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W. R. Grace	Invoice Number	1019293
5400 Broken Sound Blvd., N.W.	Invoice Date	03/31/03
Boca Raton, FL 33487	Client Number	172573
	Matter Number	60028

Hours

Re: (60028) ZAI Science Trial

Date Name

FOR PROFESSIONAL SERVICES PROVIDED THROUGH FEBRUARY 28, 2003

02/01/03	Cameron	Finalize outline/summary of Eaton deposition preparation (.9); review outline, memo and R. Finke e-mail for 2/3 strategy meeting (.8); review documents for upcoming deposition preparation meeting (.6).	2.30
02/02/03	Cameron	Review J. Restivo outline for 2/3 strategy meeting (.9); dictate deposition preparation questions (.9).	1.80
02/02/03	Flatley	Preparation for C. Wood meeting and deposition.	3.00
02/03/03	Atkinson	E-mail H. Flakker (Lit. Support) re: new ZAI Science Trial discovery CD per Mr. Turkewitz (ZAI claimants' counsel) letter concerning problems with viewability of some images/documents (.2); reviewing documents produced to claimants' counsel at Winthrop for witnesses for deposition preparation (3.6); reviewing depositions and add to charts of claimants' prior testimony concerning exposure to ZAI (2.7); reviewing, printing from Summation database documents referenced in R. Turkewitz January 30 letter (1.8); drafting enclosure letter to Mr. Turkewitz	12.10

172573 W. R. Grace & Co. 60028 ZAI Science Trial March 31, 2003 Invoice Number 1019293 Page 2

Date Name Hours _____ ____ and sending copies of documents (.7); reviewing documents produced by ZAI claimants' counsel at Winthrop for deposition preparation (2.0); revisions to D. Cameron draft chart of claimants' ZAI alleged exposure (1.1). 02/03/03 Bentz Participate in portion of meeting 4.60 with J. Restivo, L. Flatley and D. Cameron regarding ZAI trial tactics and discovery and my specific responsibilities (2.3); conference with W. Sparks regarding deposition schedule (.3); letter to claimants counsel regarding various discovery issues (.4); conference with M. Murphy regarding document production (.3); preparation for depositions (1.3).02/03/03 Cameron Prepare for participation in 6.40 strategy meeting regarding Science Trial things to do and status report on progress of my responsibilities (1.3); participate in meeting with J. Restivo, L. Flatley and J. Bentz to discuss each of our responsibilities for Science Trial and status of progress of each (2.6); telephone call with R. Finke regarding same (.3); e-mail regarding outstanding deposition scheduling issues and recommendations for fact depositions (.8); telephone call with J. Bentz regarding new deposition issues raised by Grace counsel (.3); review of outline and revisions to same regarding upcoming deposition preparation meeting (.8); telephone call with R. Finke regarding same and regarding logistics for Florida meeting (.3). 02/03/03 DeMarchi Sleigh Review documents to aid in 2.30

preparation for J. Yang deposition.

Date Name		Hours	
02/03/03	Flatley	Review J. Restivo memo in preparation for meeting with C. Wood (.60); participate in portions of meeting with J. Restivo, D. Cameron and J. Bentz re: strategy and planning for discovery and ZAI Science Trial preparation (2.50); preparation for C. Wood deposition (4.00); meeting with W. Sparks re: same (1.50).	8.60
02/03/03	Restivo	Conduct ZAI Science Trial tactics meeting.	3.50
02/03/03	Turkaly	Review, organize and prepare documents for possible Wood, Wolter, Kerr, Duecker, Yang, Eaton, Locke and Ericson depositions.	4.00
02/04/03	Bentz	Corresponding with ZAI claimants' counsel regarding depositions and deposition scheduling (3.0); review of claimants' discovery responses (1.0); conference with W. Sparks regarding depositions (.3); preparation for depositions (1.6); corresponding with claimants' counsel regarding document production (.6).	6.50
02/04/03	Cameron	Prepare for deposition preparation meeting on 2/5 (2.3); prepare outline of ZAI Science Trial strategy relating to testing issues (1.9); telephone call with R. Finke regarding deposition issues (.4); e-mails and meeting with J. Bentz regarding deposition scheduling issues (.6).	5.20
02/04/03	Flatley	With W. Sparks re: C. Wood meeting preparation and follow up (2.20); with C. Wood for deposition preparation (6.00).	8.20
02/04/03	Repack	Review and prepare documents for possible Wood, Wolter, Kerr, Duecker, Yang, Locke and Ericson depositions.	6.50

Date	Name		Hours
02/04/03	Turkaly	Review, organize and prepare documents for possible Wood, Wolter, Kerr, Duecker, Yang, Eaton, Locke and Ericson depositions (3.1); review files for preparation of discovery and trial preparation outlines (2.9).	6.00
02/05/03	Atkinson	Reviewing, summarizing depositions from Barbanti case re: exposure to ZAI (5.9); checking CD to be sent to R. Turkewitz (.2); reviewing Winthrop Square documents produced to claimants' re: documents produced to claimants' relating to specific witnesses (2.0).	8.10
02/05/03	Bentz	Corresponding with ZAI claimants' counsel regarding depositions (.5); conference with L. Flatley regarding Wood depositions (.2); corresponding with W. Sparks regarding witness schedule (.4); letter to claimants' counsel regarding supplemental production (.2); preparation for depositions (.4).	1.70
02/05/03	Cameron	Prepare and revise continuation of outline for deposition preparation before and during a portion of trip to Florida (2.2); meet with R. Finke regarding deposition preparation issues (1.2); meet with F. Eaton and R. Finke in deposition preparation session (3.1); telephone call with L. Flatley and W. Sparks regarding C. Wood deposition (.9).	7.40
02/05/03	Flatley	Preparation for C. Wood deposition (1.00); with W. Sparks re: C. Wood deposition preparation (1.40); defending C. Wood deposition and brief follow up with W. Sparks and C. Wood (3.60); conference call with W. Sparks, D. Cameron and R. Finke re: F. Eaton deposition preparation (.60); call with J. Bentz re: deposition scheduling (.30)	6.90

Date	Name		Hours
02/05/03	Radcliffe	Review and arrange ZAI discovery documents from the Winthrop Square depository.	3.80
02/05/03	Repack	Review and prepare documents for possible Wood, Wolter, Kerr, Duecker, Yang, Locke and Ericson depositions	3.20
02/05/03	Turkaly	Review and prepare documents for possible Wood, Wolter, Kerr, Duecker, Yang, Eaton, Locke and Ericson depositions (3.2); review files for preparation of discovery and trial preparation outlines (3.3).	6.50
02/06/03	Atkinson	Reviewing, revising summaries of prior depositions in Barbanti re: exposure to ZAI (4.2); meeting with J. Bentz re: status of "to do" list for witness preparations (0.6).	4.80
02/06/03	Bentz	Scheduling depositions (1.0); review of documents in preparation for depositions (2.4); meeting with M. Atkinson regarding status of document reviews (.5); review of prior attic insulation case (.5).	4.40
02/06/03	Butcher	Review documents to aid in preparation for deposition of J. Yang.	2.50
02/06/03	Cameron	Prepare for and defend deposition of F. Eaton (4.5); meet with R. Finke and witness before deposition and during breaks (1.0); meet with R. Finke after deposition and telephone call with J. Restivo (.7) and later W. Sparks (.4) regarding strategy issues; prepare and revise summary of deposition (2.4); review deposition exhibits (.6); telephone call with J. Bentz regarding deposition scheduling issues (.3).	9.90

Date	Name		Hours
02/06/03	Condo	Conference with J. Restivo re: discovery in ZAI Science Trial.	.40
02/06/03	Flatley	Review and respond to correspondence and e-mails re: ZAI Science Trial depositions.	.80
02/06/03	Miller	Review of documentation regarding asbestos exposure causation injuries for preparation of legal positions in ZAI Science Trial.	3.30
02/06/03	Radcliffe	Review and organize ZAI discovery documents from the Winthrop Square depository.	4.20
02/06/03	Restivo	Conference calls with D. Cameron and R. Finke re: F. Eaton deposition (0.8); meeting with K. Condo re: medical issues presented by ZAI claimants (0.7).	1.50
02/06/03	Turkaly	Review and prepare documents to be used by attorneys in preparation for and conduct of ZAI Science Trial depositions.	7.00
02/07/03	Atkinson	Reviewing, revising summary of previous depositions, affidavits/declarations of claimants per request of D. Cameron (2.8); reviewing files re: Lee expert reports (.6); collecting, reviewing Grace files re: Richard Kerr and Robert Locke (.8).	4.20
02/07/03	Bentz	Scheduling depositions (1.3); review of ZAI claimants' discovery responses (1.5).	2.80
02/07/03	Butcher	Review documents to aid in preparation for deposition of J. Yang.	.50
02/07/03	Cameron	Finalize memo regarding Eaton deposition (.9); various e-mails regarding discovery issues and meet with J. Bentz regarding same (.6); review materials relating to	4.00

Date	Name		Hours
		claimants' discovery and depositions (1.4); review documents and deposition preparation materials for Yang deposition (.9); telephone call with K. Condo regarding legal research issues (.2)	
02/07/03	Flatley	With J. Restivo (.40) and with D. Cameron (.40) re: F. Eaton deposition; e-mails re: deposition scheduling (.20).	1.00
02/07/03	Miller	Further revision of memorandum regarding frequency, regulatory and proximity test for preparation of legal positions in ZAI Science Trial.	2.50
02/07/03	Radcliffe	Review and organize ZAI discovery documents from the Winthrop Square depository.	3.70
02/07/03	Turkaly	Review and organize documents for ZAI Science Trial depositions.	8.00
02/08/03	Atkinson	Reviewing Summation database re: documents relating/referring to Robert Locke , H.C. Duecker and Richard Kerr for deposition preparation materials (3.1); deposition summaries re: Benny King and Ralph Busch, to revise information concerning discovery responses (.8).	3.90
02/09/03	Atkinson	Reviewing Summation database for documents relating to Robert Locke (1.1); e-mail to J. Bentz re: status of document collection (.2).	1.30
02/09/03	Butcher	Review documents to aid in preparation for deposition of J. Yang.	1.10
02/10/03	Atkinson	Reviewing, revising John Prebil deposition summary (.4); organizing documents reviewed and relating to H. Duecker for use in possible deposition (1.4);	4.30

Date	Name		Hours
		reviewing Summation database for additional documents relating to H. Duecker and R. Locke (2.5).	
02/10/03	Bentz	Conference with ZAI claimants' counsel re: deposition schedule (.3); meeting with R. Finke, J. Restivo and D. Cameron re: deposition schedule (1.2); preparation for depositions (1.7).	3.20
02/10/03	Butcher	Review documents to aid in preparation for J. Yang's deposition.	2.70
02/10/03	Cameron	E-mails and meet with J. Bentz regarding deposition and discovery issues (.4); review materials for J. Yang deposition (2.7); conference call with R. Finke, J. Restivo and J. Bentz regarding outstanding discovery issues (.4).	3.50
02/10/03	Condo	E-mails with Cameron and Restivo re: ZAI Science Trial depositions (0.4); review Restivo memo re: same (0.3).	.70
02/10/03	Miller	Further research of case law regarding frequency, regulatory and proximity test for preparation of legal research positions in ZAI Science Trial.	1.50
02/10/03	Radcliffe	Review and organize ZAI discovery documents from the Winthrop Square depository.	4.70
02/10/03	Restivo	Analysis and discussion re: proposed deposition schedule (1.4); review collected material re: potential deponents (0.6).	2.00
02/10/03	Turkaly	Review and prepare documents to be used by attorneys in preparation for and conduct of ZAI Science Trial depositions.	8.00
02/11/03	Atkinson	Reviewing Summation database re: documents pertaining to J. Wolter	2.60

Date	Name		Hours
		re: deposition preparation.	
02/11/03	Bentz	Conferences with Claimants' counsel regarding depositions (0.3); scheduling depositions (1.20); corresponding with Grace regarding depositions (0.9).	2.40
02/11/03	Butcher	Review documents to aid in preparation for deposition of J. Yang.	3.20
02/11/03	Cameron	Review e-mails regarding deposition issues and telephone call with J. Bentz regarding same (.5); telephone call with R. Finke regarding Yang deposition and other discovery issues (.4); telephone call with R. Finke regarding expert testing issues (.5); draft portions of outline for Yang deposition (.9).	2.30
02/11/03	Muha	Research recent Mealey's publications for information on potential expert witnesses in Science Trial.	.60
02/11/03	Radcliffe	Review ZAI discovery documents from the Winthrop Square depository.	4.70
02/11/03	Restivo	Work on discovery issues in ZAI Science Trial.	1.50
02/11/03	Turkaly	Review and prepare documents to be used by attorneys in preparation for and conduct of ZAI Science Trial depositions.	7.00
02/12/03	Atkinson	Reviewing files for Wolter witness files (.7); reviewing Summation database for documents pertaining to J. Wolter re: deposition preparation, and copies of Wolter documents for attorney review for deposition preparation (3.1).	3.80

Date	Name		Hours
02/12/03	Bentz	Scheduling depositions (1.0); corresponding with ZAI Claimants' counsel and Grace regarding depositions (2.0); correspondence regarding document issues (.5).	3.50
02/12/03	Cameron	Review materials for J. Yang deposition (.9); review new correspondence regarding new fact witnesses and outline strategy for depositions (.8); telephone call with R. Finke regarding conference call with experts and review outline of issues to discuss (.9).	2.60
02/12/03	Flatley	Calls and e-mails re: deposition scheduling (.40); W. Sparks e-mail and voice-mail response re: same (.20); call with J. Bentz re: deposition scheduling issues (.10).	.70
02/12/03	Radcliffe	Review ZAI discovery documents from the Winthrop Square depository.	4.50
02/12/03	Turkaly	Review and prepare documents to be used by attorneys in preparation for and conduct of ZAI Science Trial depositions.	8.00
02/13/03	Atkinson	Reviewing documents on database re: T.E. Hamilton deposition preparation and preparing same for deposition preparation (2.8); searching files re: discovery responses (1.0).	3.80
02/13/03	Bentz	Scheduling depositions (2.0); meetings to determine fact discovery necessary in Science Trial (4.0); correspondence to claimants' counsel regarding additional requests for documents (.6); preparation for depositions (2.0).	8.60
02/13/03	Cameron	Prepare for and participate in conference call with R. Finke and Science Trial experts regarding open issues and projects (1.2);	5.60

Date Name

Invoice Number 1019293 Page 11

Hours

Date Name		110415
	review outstanding deposition and discovery issues (.6); prepare for and participate in portions of conference call with R. Finke, W. Sparks, J. Restivo, et al. regarding depositions and my involvement with respect to particular witnesses (1.0); participate in portion of meeting with J. Restivo, L. Flatley, J. Bentz regarding division of responsibilities for depositions and scheduling of same (.8); multiple e-mails and correspondence regarding resolution of discovery issues and assignments for depositions (1.4); e-mail summary of conference call with experts (.6).	
02/13/03 Flatley	Review scheduling letter and e-mails about it (.40); call with W. Sparks re: same (.30); preparation for conference call (.30); conference call with R. Finke, W. Sparks, J. Restivo and D. Cameron and J. Bentz re: ZAI Science Trial discovery issues (1.20); meeting with J. Restivo, D. Cameron and J. Bentz re: deposition schedules (1.20).	3.40
02/13/03 Muha	Review briefs and transcripts re: Daubert issues for Science Trial.	2.40
02/13/03 Radcliffe	Review and arrange ZAI discovery documents from the Winthrop Square depository.	3.70
02/13/03 Restivo	Review current materials re: Science Trial (1.0); deposition planning call (1.0).	2.00
02/13/03 Turkaly	Review and organize documents for use in preparation for conduct of ZAI Science Trial depositions.	7.50
02/14/03 Atkinson	Meeting with J. Bentz re: discovery preparation (.4); reviewing discovery and preparing	9.70

Date	Name		Hours
		files for deposition preparation of ZAI claimants/homeowners (6.4); reviewing testing documents on Summation database for deposition preparation, and copies made (1.0); organizing J. Wolter documents for deposition preparation (1.0); reviewing files for T. Hamilton deposition preparation (.9).	
02/14/03	Bentz	Conference with R. Finke, W. Sparks and D. Cameron regarding deposition planning and strategy issues (.7); corresponding with claimants' counsel regarding depositions (2.7); scheduling depositions (1.5); review of materials in preparation for deposition (.5).	5.40
02/14/03	Cameron	Telephone conference with W. Sparks, R. Finke and J. Bentz re: issues associated with fact witness depositions and witness interviews (.80); telephone conference with R. Finke re: new discovery requests and FOIA requests (.70); review materials relating to T. Hamilton (.70); multiple e-mails and review of correspondence relating to fact witness depositions (.90).	3.10
02/14/03	Flatley	E-mails re: scheduling of depositions (.40); begin preparation for J. Wolter deposition (3.00).	3.40
02/14/03	Miller	Meeting with Attorneys Cameron, Muha and Bentz to discuss W.R. Grace deployment plans for homeowners depositions.	.60
02/14/03	Muha	Meet with D. Cameron, J. Bentz and R. Miller re: upcoming Grace depositions, some of which were to be taken by me and others of which were to be taken by R. Miller.	. 40

Date	Name		Hours
02/14/03	Radcliffe	Review and organize ZAI discovery documents from the Winthrop Square depository.	4.50
02/14/03	Rea	Met with D. Cameron re: witness documents.	.80
02/14/03	Turkaly	Review and organize documents to be used by attorneys in preparation for and conduct of ZAI Science Trial depositions	8.00
02/15/03	Bentz	Review of discovery materials regarding alleged ZAI exposures.	.40
02/15/03	Cameron	Review extensive documents related to Grace former employees and prepare for interview (1.0); prepare and review memorandum re: summary of documents (1.3); prepare witness interview outline (.90); memorandum re: J. Yang preparation (.90).	4.10
02/15/03	DeMarchi Sleigh	Review documents to prepare support materials for possible deposition of R. Locke.	5.00
02/16/03	Cameron	Continue preparation of and revisions to witness outline for depositions (1.1); review and revise memo regarding deposition issues and e-mail to R. Finke (.5); continue review of substantial number of documents for upcoming depositions (1.3); prepare for witness interview (.7).	3.60
02/16/03	Muha	Review materials for preparation for taking homeowner claimants' depositions.	3.00
02/17/03	Atkinson	Collect discovery documents for K. Condo re: McMurchie for preparation for McMurchie deposition.	2.80
02/17/03	Bentz	Meeting regarding fact discovery and depositions (1.2); scheduling depositions (2.0); review of	5.10

Date	Name		Hours
		correspondence from claimants' counsel regarding depositions (.5); preparation for depositions (1.4).	
02/17/03	Cameron	Prepare and revise outline for witness interview (.9); telephone call with R. Finke regarding same (.2); participate in witness interview (1.3); prepare summary memo of interview and relevant documents (1.6); review testing documents for upcoming depositions (1.4); attend partner meeting with J. Restivo and J. Bentz regarding dividing coverage and responsibilities for upcoming depositions (.6); prepare and revise outline for Yang deposition (1.8); multiple e-mails regarding discovery and deposition issues (.7).	8.50
02/17/03	Condo	Preparation for McMurchie deposition.	2.60
02/17/03	DeMarchi Sleigh	Review documents to prepare support materials for possible deposition of R. Locke.	5.60
02/17/03	Flatley	Review D. Cameron witness outline for preparation for depositions (1.10); comments to D. Cameron re: witness outline (.20); review D. Cameron e-mail re: witness interview (.20); review letter from Westbrook re: deposition scheduling (.10); meeting with J. Restivo, D. Cameron and J. Bentz re: deposition scheduling, coverage and strategy (1.20).	2.80
02/17/03	Muha	Review materials in preparation for taking depositions in ZAI Science Trial case.	1.10
02/17/03	Restivo	Review and respond to correspondence re: fact discovery schedule and coverage.	2.00

Date Name		Hours
02/17/03 Stewart	Confer with A. Muha re: deposition schedule and logistics of depositions in case (.3); confer with D. Cameron re: same (.3).	.60
02/18/03 Atkinson	Revising summaries of deposition/other discovery responses for ZAI claimants (1.2); reviewing files and document preparation for depositions (0.9); revising summaries of deposition testimony and other discovery (1.5).	3.60
02/18/03 Bentz	Negotiations with claimants' counsel regarding discovery schedule and depositions (.8); scheduling depositions (2.5); corresponding with claimants' counsel regarding depositions (1.5); preparation for depositions (1.1); conferences with Debtor's in-house counsel regarding discovery (.8).	6.70
02/18/03 Butcher	Review documents to aid in preparation for deposition of J. Wolter.	2.10
02/18/03 Cameron	Continued review and preparation of outline for Yang deposition (4.0); prepare for and meet with J. Yang and R. Finke (2.5); review correspondence and e-mail regarding deposition schedule and issues (.6).	7.10
02/18/03 Condo	Preparation for McMurchie deposition.	2.50
02/18/03 Flatley	E-mails re: J. Wolter deposition scheduling (.10); e-mails to/from W. Sparks re: same (.10).	.20
02/18/03 Miller	Further review of deposition transcripts and memoranda from ZAI Science trial to prepare for homeowner depositions.	2.00
02/18/03 Muha	Prepare subpoena for possible R.	3.10

Date	Name		Hours
		Locke deposition in Science Trial case (1.8); review homeowner deposition preparation materials (0.9); discuss deposition scheduling issues with R. Miller and J. Bentz (0.4).	
02/18/03	Repack	Obtain Daubert/Frye materials for K. Condo	.50
02/18/03	Restivo	Hamilton deposition preparation.	4.00
02/18/03	Stewart	Confer with Jim Bentz re: deposition schedule and related issues, and collecting information re: March 3 depositions in Tacoma, Washington (.9).	.90
02/18/03	Turkaly	Review and prepare documents to be used by attorneys in preparation for and conduct of ZAI Science Trial depositions.	3.80
02/19/03	Atkinson	Reviewing Summation database re: testing document referred to by Mr. Turkewitz (1.0); reviewing deposition preparation documents (5.3).	6.30
02/19/03	Bentz	Scheduling depositions (2.0); corresponding with ZAI claimants' counsel regarding discovery schedule and document issues (2.5); review of documents in preparation for depositions (1.0).	5.50
02/19/03	Butcher	Review documents to aid in preparation for depositions of J. Wolter and Hamilton.	4.60
02/19/03	Cameron	Meet with R. Finke and J. Yang (5.2); review additional documents and materials for Yang deposition (.9); meet with R. Finke regarding deposition scheduling issues and other discovery-related open issues (1.3).	7.40
02/19/03	Condo	Take McMurchie deposition in Minnesota (4.5); prepare for same (4	8.50

Date	Name		Hours
02/19/03	Flatley	E-mails and review letters re: deposition scheduling (.30); call with J. Bentz re: same (.10).	.40
02/19/03	Miller	Further preparation for depositions of Dr. Clarke Russ and Mr. Harlow Casler (2.8); meeting with Attorneys Bentz and Muha regarding handling upcoming depositions for ZAI Science.	3.30
02/19/03	Muha	Meet with J. Bentz and R. Miller re: homeowner deposition (0.5); research issues and draft subpoena for possible Locke deposition (0.5); review materials for deposition preparation (2.6).	3.60
02/19/03	Rea	Reviewed ZAI testing documents for J. Restivo.	.70
02/19/03	Restivo	Prepare for upcoming Hamilton deposition in Charleston, SC.	5.20
02/19/03	Stewart	Beginning to review Dillons' deposition preparation materials.	1.90
02/19/03	Turkaly	Review and organize documents to be used in preparation for and conduct of ZAI Science Trial depositions.	2.00
02/20/03	Atkinson	Reviewing, summarizing information re: Ralph Mold, Kevin Kalman (ZAI homeowner claimants).	1.40
02/20/03	Bentz	Work in preparation for T. Hamilton deposition (2.2); work in preparation for ZAI claimant depositions (2.0); scheduling depositions (1.9); corresponding with ZAI claimants' counsel regarding deposition schedule and outstanding discovery issues (1.2); review of prior testimony on EPA representatives from prior action listed as non-expert witnesses in ZAI Science Trial (3.0).	10.30

Date	Name		Hours
02/20/03	Cameron	Prepare for and attend J. Yang deposition (6.3); meet with R. Finke regarding multiple issues related to expert witnesses (1.0); telephone call with J. Restivo regarding upcoming deposition (.5); review notes of deposition for memo (.6); review recent correspondence regarding discovery (.5).	8.90
02/20/03	Condo	Conference with J. Bentz re: McMurchie deposition (0.6); memo re: McMurchie deposition (1.4).	2.00
02/20/03	Flatley	With J. Bentz re: deposition preparation issue and documents.	.30
02/20/03	Miller	Further preparation for depositions of Dr. Clarke Russ and Mr. Harlow Casler.	3.50
02/20/03	Muha	Attend to logistics/trip planning issues for Cohen and Worden depositions (1.0); review memo re: McMurchie deposition (0.2).	1.20
02/20/03	Radcliffe	Review and organize ZAI discovery documents from the Winthrop Square depository.	2.20
02/20/03	Rea	Met with J. Restivo re: deposition in ZAI Science Trial case.	.30
02/20/03	Restivo	Preparation for depositions in Charleston, SC.	4.50
02/20/03	Turkaly	Review and prepare documents to be used by attorneys in preparation for and conduct of ZAI Science Trial depositions.	6.00
02/21/03	Atkinson	Document review for deposition preparation (2.0); revising Roo Mold and Kevin Kalman summary information (.8); reviewing testing binders for documents relating to R. Locke (.7).	3.50

Date	Name		Hours
02/21/03	Bentz	Meeting with J. Restivo in preparation for Hamilton deposition (1.7); meeting with R. Miller regarding homeowner depositions (.3); conference with R. Murphy regarding ore issue in Science Trial (.5); scheduling depositions (2.5); corresponding with claimants' counsel regarding depositions (2.1); review of documents in preparation for possible deposition of R. Locke (.3).	7.40
02/21/03	Cameron	Memo regarding J. Yang deposition (1.8); review materials for upcoming depositions (.9); prepare for call with Restivo and Bentz regarding strategy issues (.5).	3.20
02/21/03	Flatley	Review letters from opposing counsel re: ZAI Science Trial depositions (.10); preparation for J. Wolter deposition (3.30).	3.40
02/21/03	Miller	Prepare correspondence to Attorney Westbrook regarding location for deposition of Mr. Harlow Casler (0.2); further preparation for depositions of Dr. Clarke Russ and Mr. Harlow Casler.	4.00
02/21/03	Muha	Attend to travel plan issues for homeowner depositions (0.7); discuss deposition preparation issues with R. Miller (0.5).	1.20
02/21/03	Radcliffe	Review and arrange ZAI discovery documents from the Winthrop Square depository.	2.50
02/21/03	Turkaly	Review and prepare documents to be used by attorneys in preparation for and conduct of ZAI Science Trial depositions.	3.00
02/22/03	Bentz	Review of documents regarding R. Locke (4.6); preparation for R. Locke possible deposition (3.0).	7.60

Date	Name		Hours
02/22/03	Flatley	Reviewing documents and preparing outline for J. Wolter deposition.	5.30
02/23/03	Cameron	Revise Yang deposition summary memo.	.50
02/23/03	Miller	Further preparation for deposition of Dr. Clarke Russ.	1.50
02/23/03	Muha	Review deposition preparation materials (1.7); begin preparation of deposition outline (0.8).	2.50
02/24/03	Atkinson	Reviewing files re: Ewing, Millette, Hatfield, Longo and other discovery/deposition preparation tasks (2.3); updated materials on database and reported on same to D. Cameron (2.0); distributing discovery responses verifications (0.7).	5.00
02/24/03	Bentz	Meeting with J. Restivo and D. Cameron regarding expert phase of proceedings and beyond (.8); scheduling depositions (2.5); conference with counsel for claimants regarding deposition (.4); conferences with R. Murphy and counsel in Vermont regarding deposition of R. Mold (1.0); letter to claimants' counsel regarding outstanding discovery issues (.5); review of documents regarding ore issue (1.9); preparation for Locke deposition (.7); corresponding with R. Murphy regarding documents (.3).	8.10
02/24/03	Cameron	Review extensive expert witness materials in preparation for meetings in San Francisco with potential testifying consultant (4.8); meet with Jim Bentz and Jim Restivo regarding outstanding deposition issues and strategy session for science trial (.8); follow-up meeting with paralegal and associate regarding assignments related to Science	6.20

Date	Name		Hours
		Trial (.6).	
02/24/03	Flatley	With W. Sparks re: deposition preparation meetings (1.50); further preparation for Wolter meeting and deposition (1.00); preparing for J. Wolter deposition and witness meetings (1.50); with J. Bentz re: documents and deposition coverage in Science Trial matter (.10).	4.10
02/24/03	Miller	Prepare for (0.5) and take deposition of D. Russ (3.7); discussion with Attorney Wood regarding deposition (0.4);	4.60
02/24/03	Muha	Review materials to prepare questions for ZAI claimant (homeowner) depositions.	4.80
02/24/03	Radcliffe	Review and arrange ZAI discovery documents from the Winthrop Square depository.	1.30
02/24/03	Restivo	Preparation for depositions of T. Hamilton and K. Kalman in Charleston, SC.	6.00
02/24/03	Stewart	Confer with D. Cameron and J. Bentz re: Grace depositions (0.5); reviewing previous deposition transcripts in preparation for depositions (3.1).	3.60
02/24/03	Turkaly	Review and organize documents to be used by attorneys in preparation for and conduct of ZAI Science Trial depositions	4.00
02/25/03	Atkinson	Updating summaries of discovery responses (3.7); attention to other deposition preparation tasks (0.9).	4.60
02/25/03	Bentz	Preparation for possible Locke deposition (5.0); conference with R. Murphy and W. Sparks regarding upcoming depositions (.5); conference with Grace in-house	6.30

Date	Name		Hours
		counsel regarding possible Locke deposition (.5); scheduling depositions (.3).	
02/25/03	Cameron	Continued review of expert materials for meeting with potential testifying consultant (1.9); prepare for and meet with R. Finke and potential testifying consultant regarding Science Trial work (3.8); telephone call with J. Restivo regarding report on depositions (.5); telephone call with J. Bentz concerning deposition scheduling (.4); meet with R.J. Lee Group personnel regarding testing issues (.9); review materials for upcoming depositions (1.4).	8.90
02/25/03	Condo	Conference with J. Bentz re: McMurchie deposition.	.40
02/25/03	Flatley	With W. Sparks re: preparation meeting (.50); meeting with J. Wolter, W. Sparks and B. Murphy in preparation for Wolter deposition (6.50).	7.00
02/25/03	Miller	Prepared deposition aid materials during travel to Syracuse, NY for Casler deposition.	6.10
02/25/03	Muha	Meet with R. Miller re: homeowner depositions (0.6); review preparation materials for homeowner depositions (1.1); draft and revise homeowner deposition outline (3.1).	4.80
02/25/03	Restivo	Preparation for and deposition of T. Hamilton (9.0); telephone conferences with D. Cameron re: deposition and discovery issues (1.0).	10.00
02/25/03	Stewart	Continuing to review deposition transcripts, documents, deposition exhibits and discovery responses for deposition preparation (4.4);	4.90

Date	Name		Hours
		<pre>confer with Jim Bentz re: logistical matters (.3); confer with A. Muha re: deposition strategy (.2).</pre>	
02/25/03	Turkaly	Review and organize documents to be used by attorneys in preparation for and conduct of ZAI Science Trial depositions.	7.00
02/26/03	Bentz	Preparation for the deposition of R. Mold (2.0); conferences with claimants' counsel regarding deposition and discovery issues (1.0); letter to claimants' counsel regarding depositions (.3); review and analyze reports regarding depositions (1.5); scheduling depositions (1.5).	6.30
02/26/03	Cameron	Attend meetings in San Francisco with R. Finke and various testifying consultants regarding outstanding testing issues and deadlines for filing expert reports (3.5); review documents in preparation for R. Busch deposition in Spokane, Washington (3.2); telephone call with J. Restivo regarding depositions in Charleston, South Carolina and outstanding discovery issues (.4); e-mails and multiple telephone calls with J. Bentz regarding deposition scheduling generally and R. Busch deposition specifically (.7); detailed e-mail concerning outline for several proposed FOIA requests (1.1).	8.90
02/26/03	Flatley	Preparation for J. Wolter deposition (.50); with J. Wolter and W. Sparks before deposition (1.50); defend J. Wolter deposition and follow up with J. Wolter and W. Sparks (3.60); with A. Muha during Cohen deposition (1.00); call with J. Bentz re: status of depositions (.20); review J. Wolter deposition notes	8.30

Date	Name		Hours
		and memo (1.50).	
02/26/03	Horner	Research facilities and names, locate addresses and phone numbers for preparation of sending requests for medical records for following up on discovery of issues testified to in McMurchie deposition.	2.70
02/26/03	Miller	Take deposition of Harlow Casler (4.0) ; discussion with Attorney Wood regarding deposition (0.3) .	4.30
02/26/03	Muha	Review outline and various discovery materials to prepare for Leon Cohen (ZAI homeowner) deposition (4.3); take deposition of Leon Cohen at offices of Casner & Edwards, Boston, MA (3.0).	7.30
02/26/03	Restivo	Preparation for and deposition of K. Kalman (4.5); dictate e-mail report on same (0.4); telephone calls with D. Cameron re: same (0.3); review T. Hamilton deposition exhibits (0.3) and summarize deposition (1.7).	7.20
)2/26/03	Turkaly	Review and prepare documents for ZAI Science Trial depositions.	3.50
02/27/03	Bentz	Preparation for possible Locke deposition, including review of prior testimony (3.1); work on FOIA request (.9) and conference with J. Butcher regarding same (0.1); scheduling depositions (.7).	4.80
)2/27/03	Butcher	Meeting with J. Bentz re: FOIA request.	.10
)2/27/03	Cameron	Prepare for Busch deposition (3.5); take deposition of Ralph Busch and follow up with counsel for ZAI claimants (3.2); prepare summary of deposition of R. Busch (1.0).	7.70

Date	Name		Hours
02/27/03	Flatley	Review, revise and circulate memo on J. Wolter deposition (1.10); reviewing Wolter files after deposition (.80); with J. Restivo re: deposition results (.20); e-mails from/to W. Sparks re: same (.10).	2.20
02/27/03	Miller	Further review of case law regarding frequency, regulatory and proximity test in asbestos lawsuits (2.2); prepare memorandum regarding deposition of Harlow Casler.	3.50
02/27/03	Muha	Review and analyze notes from Cohen deposition (2.5); revise deposition outline and other preparation for Worden deposition (1.8); take deposition of Gladwin Worden at offices of Reed Smith LLP in Washington, D.C. (4.0).	7.50
02/27/03	Radcliffe	Organize documents relating to ZAI Science Trial depositions.	.30
02/27/03	Stewart	Various e-mails to/from D. Cameron and J. Bentz re: Busch depositions (.4); reviewing additional documents and transcripts re: Dillon depositions (3.8); reviewing draft outline for deposition (.6); dealing with deposition logistics (.2).	5.00
02/28/03	Atkinson	Obtain Daubert hearing materials and draft discovery requests to EPA for J. Butcher (0.3); update of Ralph Busch discovery summary for G. Stewart (0.5).	.80
02/28/03	Bentz	Corresponding with ZAI claimants' counsel regarding authorizations for medical records (.5); conference with G. Stewart regarding claimant depositions (.3); meeting with R. Miller and A. Muha regarding claimant depositions (1.0); conference with R. Murphy regarding Mold	3.10

Date	Name		Hours
		deposition (.3) and draft report regarding same (.5); preparation for depositions (.5).	
02/28/03	Butcher	Review materials for request to EPA.	.80
02/28/03	Cameron	Review fax from R. Finke regarding expert reports (.8); revise summary of memo regarding Busch deposition (.8); review strategy (things to do) memo (.5); review FOIA requests with J. Bentz (.6).	2.70
02/28/03	Flatley	Correspondence and e-mails re: ZAI Science Trial discovery and depositions.	.30
02/28/03	Miller	Further review of cases regarding frequency, regulatory and proximity test in asbestos lawsuits.	1.70
02/28/03	Muha	Meetings with various Reed Smith attorneys working on Grace bankruptcy case regarding Cohen and Worden depositions and other witness/client depositions (2.5); review notes from Worden deposition (0.7).	3.20
02/28/03	Restivo	Review of recent deposition transcripts (2.3) and update trial planning schedule (0.7).	3.00
02/28/03	Stewart	Meeting with J. Bentz re: Grace depositions (.4); reviewing memo summaries of depositions conducted by K. Condo and R. Miller (.6); confer with D. Cameron re: Busch deposition (.3) confer with A. Muha re: his two depositions (.5); organizing documents for Dillon depositions (.4); drafting outline for Dillon depositions (3.6); attending deposition planning meeting (.4).	5.20

TOTAL HOURS 768.70

TIME SUMMARY	Hours			Rate		Value	
James J. Restivo Jr.				475.00		24,890.00	
Lawrence E. Flatley	70.30	at	\$	440.00	=	30,932.00	
Douglas E. Cameron	131.80	at	\$	430.00	=	56,674.00	
George L Stewart	22.10	at	\$	380.00	=	8,398.00	
James W Bentz	114.70	at	\$	335.00	=	38,424.50	
Kathy K. Condo	17.10	at	\$	385.00	=	6,583.50	
Traci Sands Rea	1.80	at	\$	280.00	=	504.00	
Lisa D. DeMarchi Sleigh	12.90	at	\$	200.00	=	2,580.00	
Jayme L. Butcher	17.60	at	\$	200.00	=	3,520.00	
Andrew J. Muha	46.70	at	\$	200.00	=	9,340.00	
Rosa Copeland Miller	42.40	at	\$	230.00	=	9,752.00	
Karen L. Repack	10.20	at	\$	115.00	=	1,173.00	
Maureen L. Atkinson	86.60	at	\$	125.00	=	10,825.00	
Robert H Radcliffe	40.10	at	\$	95.00	=	3,809.50	
Christine H. Turkaly	99.30	at	\$	95.00	=	9,433.50	
Daryl F. Horner	2.70	at	\$	125.00	=	337.50	
	CURRE	NT F	EES				2

TOTAL BALANCE DUE UPON RECEIPT

\$ 217,176.50

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W. R. Grace 5400 Broken Sound Blvd., N.W. Boca Raton, FL 33487 Invoice Number 1019294
Invoice Date 03/31/03
Client Number 172573

Re: W. R. Grace & Co.

(60029) Fee Applications-Applicant

Fees 2,944.00

TOTAL BALANCE DUE UPON RECEIPT

\$ 2,944.00

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W. R. Grace	Invoice Number	1019294
5400 Broken Sound Blvd., N.W.	Invoice Date	03/31/03
Boca Raton, FL 33487	Client Number	172573
	Matter Number	60029

Re: (60029) Fee Applications-Applicant

FOR PROFESSIONAL SERVICES PROVIDED THROUGH FEBRUARY 28, 2003

Date	Name		Hours
02/03/03	Lord	E-mail from/to A. Muha re: CNO for November application (.1); research and forward materials re: same (.2).	.30
02/06/03	Lord	Prepare service for quarterly fee application (.6); discuss same with R. Keuler (.1).	.70
02/07/03	Muha	Review and revise DBRs for 19th monthly fee application.	2.10
02/10/03	Lord	Discuss Seventh Quarterly Fee Application with R. Keuler (.2); review and revise same (.3); supplement and perfect service for same (.6); e-file same (.9).	2.00
02/10/03	Muha	Revise DBR for 19th monthly fee application.	1.60
02/11/03	Cameron	Review materials for fee application preparation and e-mails regarding same.	.70
02/12/03	Muha	Revise fee and expense details for 19th monthly fee application (3.0); attention to billing rate issues with accounting department (0.7).	3.10

172573 W. R. Grace & Co. 60029 Fee Applications-Applicant March 31, 2003 Invoice Number 1019294 Page 2

Date	Name				Hours
02/19/03	Muha	Attention to fee/expense d monthly appli	etails for 19th		.80
02/20/03	Lord	Draft CNO and Reed Smith's application.	prepare service December fee	for	1.20
02/24/03	Lord	2002 per R. K and perfect s e-file same (e to R. Finke at ment of fees	are (.4);	1.20
02/24/03	Muha	Begin final r fee/expense d monthly fee a	etails for 19th		.90
02/26/03	Muha	Complete fina Monthly Fee A	l revisions to 1 pplication.	9th	.80
			TOTAL HO	URS	15.40
TIME SUM	MARY	Hours	Rate	Value	_

Douglas E. Cameron	.70	at	\$ 430.00	=	301.00
Andrew J. Muha	9.30	at	\$ 200.00	=	1,860.00
John B. Lord	5.40	at	\$ 145.00	=	783.00

CURRENT FEES 2,944.00

TOTAL BALANCE DUE UPON RECEIPT \$ 2,944.00

W.R Grace & Co.
One Town Center Road
Boca Raton, FL 33486

Invoice Number 1019295
Invoice Date 03/31/03
Client Number 172573

Re: W. R. Grace & Co.

(60030) Hearings

Fees 375.00

TOTAL BALANCE DUE UPON RECEIPT \$ 375.00

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W.R Grace & Co. One Town Center Road Boca Raton, FL 33486	Invoice Number Invoice Date Client Number Matter Number	1019295 03/31/03 172573 60030
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FOR PROFESSIONAL SERVICES PROVIDED THROUGH MARCH 20, 2003

Re: (60030) Hearings

Date	Name		Hours
01/23/03	Keuler	E-message to debtor's counsel re: appearing at Monday's hearing (0.2); follow-up call to J. Restivo to confirm information (0.1); telephone call to R. Bello at Bankruptcy Court regarding Monday's W.R. Grace hearing (0.1); telephone call with Pittsburgh re: Monday's hearing (0.1); telephone call with S. McFarland re: telephone appearance (0.2); e-message to D. Cameron re: Monday's call in information (0.1).	.80
01/24/03	Keuler	Reviewed and responded to e-message from D. Cameron re: omnibus hearing.	.20
02/20/03	Keuler	Drafted and sent e-messages re: hearing to D. Cameron, J. Restivo and J. Bentz.	.50

TOTAL HOURS 1.50

TIME SUMMARY	Hours	Rate	Value
Richard A. Jr. Keuler	1.50 at	\$ 250.00	= 375.00

CURRENT FEES 375.00

172573 W. R. Grace & Co. 60030 Hearings March 31, 2003

Invoice Number 1019295 Page 2

TOTAL BALANCE DUE UPON RECEIPT \$ 375.00