2 F 3 2 4 5 6 7	RANK E. ROGOZIENSKI, ESQ. (Bar No. 51445) FILED AC FRANK E. ROGOZIENSKI, INC. A Professional Corporation Attorneys at Law Coronado Professional Square 1203 Second Street Coronado, CA 92118 Telephone: (619) 437-1878 Facsimile: (619) 437-4894 Attorneys for Plaintiffs	
8 9 10 11 9 10 11 12 10 11 12 12 11 12 12 12 11 12 13 14 12 13 14 12 13 14 12 14 13 14 12 13 14 12 14 15 1503 1600 NDD, CALIFORNIA 16 17 1503 5500 ND, CALIFORNIA 17 18 16 17 15 16 17 18 16 17 18 19 17 18 19 16 17 18 19 16 17 18 19 19 19 19 19 19 19 19 19 10 10 19 19 10 10 10 19 <th>Fed. Tax I.D. Nos. 33-0811062 and 33-08759924 Barrier (1990) Fraint CES RENDERED AND SERVICES RENDERED AND REIMBURSEMENT OF EXPENSES A SPECIAL LITIGATION COUNSEL LEAP WIRELESS INTERNATIONAL INC. FOR THE PERIOD FROM AN 2003 THROUGH MARCH, 2004 DATE: 05/06/04</th> <th>S FOR</th>	Fed. Tax I.D. Nos. 33-0811062 and 33-08759924 Barrier (1990) Fraint CES RENDERED AND SERVICES RENDERED AND REIMBURSEMENT OF EXPENSES A SPECIAL LITIGATION COUNSEL LEAP WIRELESS INTERNATIONAL INC. FOR THE PERIOD FROM AN 2003 THROUGH MARCH, 2004 DATE: 05/06/04	S FOR
2	23 24 25 26 27 28 FIRST INTERIM APPLICATION OF FRANK E. ROGOZIENSKI, INC. FOR SERVICES RENDERED AND REIMBURSEMENT OF INC. FOR SERVICES AS SPECIAL LITIGATION COUNSEL FOR LEAP WIRELESS INTERNATIONAL, INC., etc. 03-03470	- A11

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			THE ROCOZIENSKI INC.
	1	APPLICANT:	FRANK E. ROGOZIENSKI, INC.
	11	DATE OF RETENTION:	May 28, 2003
	3	WHA PROVIDED ON	LEAP WIRELESS INTERNATIONAL, INC.
	4	BEHALF OF:	Debtor and Deptor-In-ISSEE
	5	PERIOD COVERED IN THIS INTERIM APPLICATION:	April 13, 2003 through March 31, 2004
	7	COMPENSATION	
	8	SOUGHT AS ACTUAL, REASON ABLE AND NECESSARY:	\$32,358.50
	10	AMOUNT OF EXPENSES SOUGHT AS ACTUAL, REASONABLE AND NECESSARY:	\$ 7,997.37
	11	I interim applicatio	on.
ONARE OUARE VENUE 3-1417	12	There have been no prior appl	lications filed in this matrix
T +CT A	13 5 14	NOT CE	that FRANK E. ROODLING
TESSIO	§ 14 15	PLEASE III-	tigation counsel to Leap Wireless
CAL OFRO	15 16 16	- (ut.eat)"	or "Deptor-In-Possession"
FRANK A PROFI CORONADO CORONADO 1203 55CO1	\$	I retorin Fe	e Application line Application
	§ 18		through March 31, 2004 Pollow
	19	USC \$ 327(e), and rules	2014 and 2016 of the reason
	20	Bankruptcy Procedure and rea	espectfully represence.
	21	1	INTRODUCTION
	22	2 Applicant seeks (i)	interim allowance and under
	23		onal services rendered by Applicant
		i daunsel	to Leap for the period aff
		25 special litigation com 26 through March 31, 2004 ["(Compensation Period"] in the amount of
		26 through March 31, 200	
			ANK E. ROGOZIENSKI,
		28 FIRST INTERIM APPLICATION OF FR. INC. FOR SERVICES RENDERED AND EXPENSES AS SPECIAL LITIGATION WIRELESS INTERNATIONAL, INC., e	COUNSEL FOR LEAP 03-03470 - A11
		!!	

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\$32,358.50, and (ii) reimbursement of actual and necessary expenses incurred by Applicant during the Compensation Period in connection with professional services rendered on behalf of Leap in the amount of \$7,997.37.

Applicant was appointed as special litigation counsel by the court's Amended Order Approving Application To Retain, Employ And Compensate Frank E. Rogozienski, Inc. As Special Litigation Counsel For Leap Wireless International, Inc. entered May 29, 2003 [the "Order"], a copy of which is attached hereto as Exhibit "1".

BACKGROUND

On April 13, 2003, Leap (and Cricket Communications, Inc.) filed a Voluntary Petition in Bankruptcy under Chapter 11 in the above entitled Court. Leap continues to manage its properties and "debtor-in-possession" under the operate its business as a jurisdiction of the Court and in accordance with Sections 1107(a) and 1108 of Chapter 11.

Pursuant to this Court's Order, Leap was authorized to retain, employ and compensate Applicant as its special litigation counsel with respect to continued representation of Leap in the matters of Leap v. Endesa [the "Endesa matter"] and Leap v. Collier Shannon The Court's Order <u>Scott, PLLC</u> [the "Collier Shannon matter"]. authorizes Leap to compensate Applicant pursuant to the terms of engagement as set forth in Leap's Application To Retain, Employ And Compensate Frank E. Rogozienski, Inc. As Special Counsel For Leap

FIRST INTERIM APPLICATION OF FRANK E. ROCOZIENSKI, INC. FOR SERVICES RENDERED AND REIMBURSEMENT OF EXPENSES AS SPECIAL LITIGATION COUNSEL FOR LEAP WIRELESS INTERNATIONAL, INC., etc.

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Wireless International, Inc.; Declaration Of Frank E. Rogozienski Regarding Distinterestedness In Support Of Application and pursuant to Section 327(e) of the Eankruptcy Code.

RELIEF REQUESTED

This is Applicant's first interim fee application.

Applicant has received the sum of \$18,590.64 from Leap for professional and the sum of \$106.14 for expenses advanced on behalf of Leap. Applicant has received no promises for payment from any source for services rendered in connection with the Endesa matter or the Collier Shannon matter and there is no agreement or understanding between Applicant and any other person for the sharing of compensation to be received for these services rendered in the Endesa matter or the Collier Shannon matter.

All of the services rendered for which interim compensation is sought were rendered for and on behalf of Leap solely in connection with Applicant's retention as special litigation counsel in the Endesa matter and the Collier Shannon matter.

SUMMARY OF SERVICES

Since April 13, 2003, Applicant has rendered professional services for and on behalf of Leap as necessary and appropriate and as set forth in the detailed invoices attached as Exhibits "2" through "6" (and in the Fee Application Summary, Exhibit "10"). The variety and complexity and the need to respond on an expedited basis in furtherance of Leap's needs have required expenditure of

FIRST INTERIM APPLICATION OF FRANK E. ROGOZIENSKI, INC. FOR SERVICES RENDERED AND REIMBURSEMENT OF EXPENSES AS SPECIAL LITIGATION COUNSEL FOR LEAP WIRELESS INTERNATIONAL, INC., etc. 3 substantial time by Applicant's personnel.

Applicant maintains written records of the time expended by Applicant in the rendering of professional services. Such time records are made contemporaneously with the rendition of services in the ordinary course of Applicant's practice. A compilation showing the name of the professional, the date services were performed, a description of the services rendered and the time associated with the service are attached hereto as Exhibits "2" through "6"

Applicant maintains records of all actual and necessary outof-pocket expenses incurred with the rendition of professional services. A schedule of the categories of expenses and amounts for which reimbursement is requested for the Endesa matters is included as a part of Exhibits "2" through "6". A schedule of the categories of expenses and amounts for which reimbursement is requested for the Collier Shannon matter is included as Exhibit "7".

Applicant respectfully submits that the professional services it has rendered on behalf of Leap were necessary and contributed to the effective handling of the litigation.

The following summary of services rendered during the Compensation Period sets forth (without disclosing the content of attorney/client communications or attorney work product) a general description of the services rendered in each matter and identifies

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problems and issues Applicant has been required to address. A detailed description is provided in the attached Exhibits "2" through "6".

As more fully set forth in Leap's (a) <u>Endesa Matter</u>. Application to employ Applicant, there has been on-going litigation by Leap to collect on a \$35 million promissory note payable by Endesa, and Endesa's set-off/recoupment claims against that note. At the time of employment of Applicant, the matter was proceeding in the Chilean courts. Subsequent to employment, Applicant filed and prosecuted a Complaint as an adversary action in the within proceeding. Endesa opposed prosecution of the action in this court by means of a motion to dismiss (and for other alternative relief) and by filing a conditional motion for relief from automatic stay. Representation of Leap in the Endesa matter has required extensive consultation and coordination with Leap's Chilean counsel, and Leap's bankruptcy counsel. The Court issued a tentative ruling and requested supplemental briefings and expert declarations be filed by the parties. Subsequently, the Court granted Endesa's motion to lift the automatic stay and granted Endesa's motion for abstention. This matter will proceed in the Chilean courts.

(b) <u>Collier Shannon Matter</u>. Applicant's fee arrangement with Leap (which has been approved by the Court) is on a contingency basis and Applicant is making no application for compensation for professional services in this application.

FIRST INTERIM APPLICATION OF FRANK E. ROGOZIENSKI, INC. FOR SERVICES RENDERED AND REIMBURSEMENT OF EXPENSES AS SPECIAL LITIGATION COUNSEL FOR LEAP WIRELESS INTERNATIONAL, INC., etc. 5

FRANK E. ROGOZIENSKI A PREFERSIONAL CORPORATION CORONADO FROFEGEIONAL CORPORATION FOST OFFICE BOX 1918.30 1203 SECOND STREET AT "C" AVENUE CORONADO, CALIFORNIA S2118-1417 (619) 437-1978 2 1 5 1 7 1 °C" AVENUE (619) 437-1978 2 1 5 1 7 °C" AVENUE CORONADO, CALIFORNIA S2118-1417 (619) 437-1978 2 1 6 1 7 °C" AVENUE

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However, Applicant advises the Court this matter has been proceeding in the United States District Court for the Southern District of California. There has been extensive discovery conducted, including various discovery motions. In addition, Collier Shannon has brought a motion for summary judgment which has been fully briefed and is set for hearing in April, 2004.

(c) <u>Court Hearings</u>. In connection with the Endesa matter and the Collier Shannon matter, Applicant has attended and provided oral argument in court.

(d) <u>Fee Application Preparation</u>. Applicant will reserve its request for compensation for preparation of this interim application until preparation of its final application. Applicant has made every effort to minimize the amount of time and fees incurred for the within Application.

ALLOWANCE OF COMPENSATION

Applicant has been retained and employed pursuant to 11 U.S.C. § 327(e) which provides as follows:

the "327(e) The trustee, with court's approval, may employ, for a specified special purpose, other than to represent the trustee in conducting the case, an attorney that has debtor, if represented the best in the interest of the estate, and if such attorney interest does not represent or hold any adverse to the debtor or to the estate with respect to the matter on which such attorney is to be employed."

The Order establishes that Applicant does not hold any interest adverse to Leap or the estate with respect to matters upon

FIRST INTERIM APPLICATION OF FRANK E. ROGOZTENSKI, INC. FOR SERVICES RENDERED AND REIMBURSEMENT OF EXPENSES AS SPECIAL LITIGATION COUNSEL FOR LEAP WIRELESS INTERNATIONAL, INC., etc. 6

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which Applicant has been engaged, and further establishes that the terms of employment are reasonable and in the best interests of the estate.

The total time accumulate for the Endesa matter during the Compensation Period is 119.9 hours. Applicant has spent its time economically and without duplication of time. Exhibit "8" provides a schedule of the hours expended during the Compensation Period.

Applicant has incurred reasonable expenses in connection with its representation of Leap. Exhibit "9" provides a schedule of out-of-pocket expenses incurred on behalf of Leap in the Endesa and Collier Shannon matters. Applicant's normal billing rate for photocopies is \$0.15 per page and Applicant has applied this rate in these matters. Applicant does not charge Leap for incoming our outgoing facsimile transmissions. In addition, Applicant does not charge for secretarial typing time.

WHEREFORE, Applicant requests that this Court enter an order as follows:

1. An award to Frank E. Rogozienski, Inç, for the Compensation Period pursuant to §327 of the Bankruptcy Code in the amount of \$40,355.87 which amount includes professional services in the amount of \$32,358.50 and reimbursement of out-of-pocket expenses in the sum of \$7,997.37. (Leap has previously paid \$18,696.78 toward these amounts owing to Applicant).

Authorization for Leap to pay to Frank E. Rogozienski, 2.

FIRST INTERIM APPLICATION OF FRANK E. ROGOZIENSKI, INC. FOR SERVICES RENDERED AND REIMBURSEMENT OF EXPENSES AS SPECIAL LITIGATION COUNSEL FOR LEAP WIRELESS INTERNATIONAL, INC., etc.

	1	Inc. all sums awarded by the Court pursuant to this Application;
	2	and
	3	3. Such other and further relief as the Court deems just and
	4	
	5	Dated: 74DAU 2004 FRANK DE SECULIENSKI, INC.
	6	Dated: 7APAIL 2004 FRANK E. FORZIENSKI, INC.
	7	By:
	8	Frank E. Rogozienski Special Litigation
	9	Counsel for Leap Wireless International,
	10	Inc.
	11	
ROGOZIENSKI NAL CORFORATION FEESIONAL SQUARE CLEBOXIA181580 IREET AT *C" AVENUE LIFORINA 82115-1417	12	
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	28	FIRST INTERIM APPLICATION OF FRANK E. ROGOZIENSKI, INC. FOR SERVICES RENDERED AND REIMBURSEMENT OF EXPENSES AS SPECIAL LITIGATION COUNSEL FOR LEAP WIRELESS INTERNATIONAL, INC., etc. 8 03-03470 - All

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CS30 1883 (68-0-0-08)	
LATHAM & WATKINS LLP Michael S. Lurey (State Bar #048235) Robert A. Klyman (State Bar #142723) Eric D. Brown (State Bar #211512) 633 West Fifth Street, Suite 4000 Los Angeles, California 90071-2007 Telephone: (213) 485-1234 Facsimile: (213) 891-8763 Counsel for Debtors and Debtors in-Possession	Order Entered on D/29/03 by Clerk III. Pasterin Cry Court Southern Cost C. 9 California
UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF CALIFORNIA 325 West "F" Street, San Diego, California 92101-6991	
In re: LEAP WIRELESS INTERNATIONAL, INC., and CRECKET COMMUNICATIONS, INC., et al.,	Case Nos. 03-3470-All through 03-3535-All (Jointly Administered)
Debars.	INO HEARING REQUIRED

AMENDED (PROPOSED) ORDER APPROVING APPLICATION TO RETAIN, EMPLOY AND COMPENSATE FRANK E. ROGOZIENSKI, INC. AS SPECIAL LITIGATION COUNSEL FOR LEAP WIRKLESS INTERNATIONAL, INC.

IT IS ORDERED THAT the teller sought as set forth on the continuation pages attached and numbered two (2) through four (4) pages, is granted. Motion/Application Docket Entry No. 199.

Louise Ve Carl Adler

DATED: 5/28/03

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Hon. Louise DeCari Adler, U.S. Baoisruptcy Judge

Signature by the attorney constitutes a certification under Fed. R. of Bankr. P. 9011 that the relief in the order is the relief granted by the court.

Submitted by: Latham & Watkins LLP By: Robert A. Klyman

Counsei for Debtors and Debtors-in-Possession

CSD 1603 LA3059902.i

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2 3 4 5	LATHAM & WATKENS LLP Michael S. Lurey (State Bar #048235) Robert A. Klyman (State Bar #142723) Eric D. Brown (State Bar #211512) 633 West Fifth Steet, Suite 4600 Los Angeles, California 90071-2007 Telephone: (213) 435-1234 Facsimile: (213) 391-8763 [Proposed] Counsel for Debtors and Debtors-in-Possession UNITED STATES BAI	муриятсу собот
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9	SOUTHERN DISTRIC	T OF CALIFORNIA
10 11	le r: LEAP WIRELESS INTERNATIONAL, INC.,	Case Nos.: 03-03470-A11 0000gh 03-03535-A11
12	and CRICKET COMMUNICATIONS, INC., gt	(Isintly Administered)
13	<u>al</u>	Chapter 11
14	Debtors.	AMENDED (PROPOSED) ORDER APPROVING APPLICATION TO RETAIN, EMPLOY AND
13 16 17	Fed. Tax Id. Nos. 33-0811062 and 33-0879924	COMPENSATE FRANK E. ROGOZIENSKI, INC. AS SPECIAL LITIGATION COUNSEL FOR LEAP WIRELESS INTERNATIONAL, INC.
18		[No Rearing Required]
13		
26	This Court having considered the	Application Pursuant to Sections 105 and
21	327(c) of the Barkruptcy Code and Rule 2014(a)	
22		
23	Authorizing the Employment of Frank E. Rogoz	
24	Litigation Counsel for Leap Wireless Internation	
25	Wireless International, Inc. (the "Debtor"), one o	
26	possession; this Court having reviewed the Appli	
20 27	in Support of the Application (the "Rogarienski	
28	White in Support of First Day Motions: and havi	ng heard the statzments of counsel in support of
LATHASAWATCINS Armonist Artum Vatimatis	Leop Wardens, <u>ef. 55.</u> Case Nos. (3-03-416-A.1.1 through 05-01553-A.1. (Adex Agence, 1956s) Appl. Andrew. Employeened of Frank E. Roganiouski, Inc. 19 Special Linguison Counsel	

Signed by Judge Louise DeCarl Adlar May 38, 2003

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CORONADO PROFESSIONAL SOUARE 1203 SECOND STREET AT "C" AVENUE POST OFFICE ROX 18-830 CORONADO, CALIFORNIA 92118 0570 16191 437-1678 FAX (619) 437-4894

October 3, 2003

Brian DeWitt, Esq. Leap Wireless International 10307 Pacific Center Ct. San Diego, CA 92121

Re: Leap Wireless v. Endesa Bankruptcy Adversary Proceeding

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DATE	TIMERBEPER	SERVICE	TIME
04/15/03	FER	Review Court of Appeal ruling	0.2
04/17/03	FER	E-mail to/from client re: conference call	0.2
04/18/03	FER	Preparation for conference call	0.7
04/21/03	FER	Conference call	0.8
05/09/03	FER	E-mail to/from client re: stay	0.2
06/17/03	FER	Review Remíttitur	0.2
07/07/03	FER	E-mail to/from client re: court schedule	C.2
07/08/03	FER	E-mail to/from associate counsel re: court schedule	0,2
07/08/03	FER	E-mail to/from client re: claim in bankruptcy	0.2
07/09/03	FER	Phone call to/from client	0.2
07/09/03	FER	E-mail to/from client re: conference call	0.2

LAW OFFICES FRANK E. ROGOZIENSKI A FROTESSIONAL COFFORATION

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	07/10/03	FER	E-mail to/from client re: conference call schedule	0.2
	07/10/03	CAJ	Phone call to/from client re: proceeding in bankruptcy court	0.2
	07/11/03	CAJ	Phone call to/from client re: coordination with associate counsel	0.2
	07/11/03	FER	Phone call to/from client re: proceeding in bankruptcy court	0.3
	07/31/03	FER	Phone call to/from Derek (Litespeed) re: status	0.2
	07/31/03	FER	Research re: jurisdiction	1.2
·	08/01/03	FER	E-mail to/from associate counsel re: draft complaint	0.2
	08/01/03	FER	E-mail to/from associate counsel re: bar date	0.2
	08/01/03	FER	E-mail to/from associate counsel re: status	0.2
	08/04/03	FER	Phone call to/from client	0.2
	08/06/03	FER	Draft Complaint	1.2
	08/07/03	FER	Revise Draft Complaint	0.5
	08/12/03	FER	Correspondence from client including dissolution information	0.5
	08/14/03	FER	E-mail to/from client re: proposed complaint	0.2
	08/14/03	FER	Finalize Complaint	0.5
	08/14/03	PER	E-mail to/from client, associate counsel re: complaint	0.2
	08/25/03	FER	E-mail to/from client re: conference call	0.2

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08/26/03	FER	Conference call	0.5
08/27/03	SMB	Forward draft complaint	0.2
08/28/03	CAJ	E-mail to/from associate counsel re: draft complaint and service	0.2
09/01/03	FER	E-mail to/from associate counsel re: translation	0.2
09/08/03	SMB	Phone call to/from Derek (Litespeed) re: status	0.2
09/09/03	SMB	Phone call to/from Matthew Williams re: status	0.2
09/09/03	SMB	Finalize Complaint for filing, prepare summons, etc.	0.5
09/09/03	SMB	Research address(es) for certified mail	0.5
09/09/03	CAJ	Research re Hague Convention	1.2
09/10/03	CAJ	E-mail to/from associate counsel re: service	C.2
09/10/03	SMB	Contact attorney service for filing, prepare Adversary Process Cover Sheet	0.8
09/10/03	SMB	Phone call committee chair re filing complaint; fax copy	0.2
09/10/03	SMB	Phone call client re filing	0.2
09/10/03	SMB	Phone call creditor committee rep re filing	0.2
09/10/03	SMB	Research re: agent for service of process of firm with depository shares	1.5

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09/17/03 FER E-mail to/from associate 0.2 counsel/client re: status in Chile

TOTAL SERVICES:

\$ 4,372.50

EXPENSES:

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TOTAL EXP	ENSES :	<u>\$ 105.14</u>
09/10/03	senger service for filing complaint	<u> 65.00</u>
op /1 0 /02	certified service on Endesa - Janney & Janney - mes-	20.95
04/23/03 09/10/03	 Postage charges for 	\$ 20.19







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CORONADO PROFESSIONAL SOUARE 1203 \$ECOND STREET AT "C" AVENUE PO\$1 OFFICE BOX 181830 CORONADO, CAUFORNIA 22128-0970 1619: 437-1878 FAX 10 R) 437-4854

November 6, 2003

Brian DeWitt, Esq. Leap Wireless International 10307 Pacific Center Ct. San Diego, CA 92121

Re: Leap Wireless v. Endesa Bankruptcy Adversary Proceeding

DATE	TIMEREEPER	SERVICE	TIME
10/15/03	FER	Review Notice/Motion to dismiss	1.0
10/20/03	SMB	Phone call to opposing counsel re extension	0.2
10/20/03	SMB	Phone call to Court	0.2
10/22/03	CAJ	Calendar and copy Amended Notice	0.2
10/22/03	FER	Review e-mail from client re: motion	0.2
10/23/03	FER	Review e-mail from client and associate counsel re: Inversiones	0.2
10/23/03	SMB	Phone call to Court	0.4
10/23/03	SMB	Draft Stipulation	1.0
10/23/03	SMB	Letter to opposing counsel re: extension	0.5
10/23/03	SMB	Fax to opposing counsel and client	0.2
10/23/03	SMB	Review local rules	0.5

LAW OFFICES FRANK E. ROGOZIENSKI A PROFESSIONAL CORPORATION

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10/24/03	FER	Phone call to/from client re: cost estimates	0.2
10/24/03	SMB	Phone call to/from client re: cost estimates	0.2
10/28/03	SMB	E-mail to associate counsel re: conference call	0.2
10/28/03	SMB	Letter to opposing counsel re: stipulation	0.3
10/28/03	FER	Review Pro Hac Vice Application	0.2
10/29/03	FER	Review modified stipulation	0.2
10/30/03	SMB	Phone call to/from opposing counsel re stipulation	0.3
10/30/03	SMB	Phone call to/from opposing counsel re: changes to stipulation	0.2
10/30/03	SMB	Phone call to Court	0.2
10/30/03	SMB	Draft ex parte Application	1.0
10/30/03	SMB	Phone call tc/from opposing counsel re: stipulation	0.2
10/30/03	FER	Phone call to/from opposing counsel re: stipulation	0.2
10/30/03	SMB	Changes to Stipulation (and fax)	0.5
10/31/03	SMB	Phone call messenger service	0.3
11/04/03	FER	Preparation for conference call	0.3
11/04/03	FER	Conference call with client, associate coursel	0.3

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11/04/03	SMB	Phone call to Court	0.2
11/04/03	FER	Review e-mail from associate counsel re: draft re: opposition	0.2
11/04/03	CAJ	E-mail and scan stipulation to Bankruptcy counsel	0.2
11/05/03	CAJ	Check court records re stipulation	0,2
11/04/03	CAJ	Review e-mail from Leap re: note	0.2
11/05/03	CAJ	Review e-mail from associate counsel re: translation	0.2

TOTAL SERVICES:

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\$ 2,802.00

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CORONADO PROFESSIONAL SOUARE I203 SECOND STREET AT 'C' AVENUE POST OFFICE 80X (81830 CORONADO, CA:)FORMA \$2118-0870 (818) 437-1878 FAX 16'RI 437-4894

December 10, 2003

Brian DeWitt, Esq. Leap Wireless International 10307 Pacific Center Ct. San Diego, CA 92121

Re: Leap Wireless v. Endesa Bankruptcy Adversary Proceeding

DATE	TIMEKEEPER	SERVICE	TIME
11/06/03	CAJ	Phone call with Court Clerk	0.3
11/17/03	FER	Initial draft of Points and Authorities (opposition to motion to dismiss)	4.5
11/17/03	FER	Review e-mail from client	0.2
11/17/03	FER	Review e-mail from associate counsel re: status of Chilean action	0.2
11/17/03	FER	Review e-mail re: status	0.2
11/18/03	FER	Review e-mail from client	0.2
11/18/03	FER	Review e-mail from associate counsel re: Chilean action	0.2
11/18/03	CAJ	Research re Endesa presence	1.0
11/18/03	FER	Continued Draft of Points and Authorities	2.8
11/20/03	FER	Review e-mail from associate counsel re: automatic stay	C.2

LAW OFFICES FRANK E. ROGOZIENSKI

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0.3 Preparation of DeWitt 11/21/03 FER declaration 0.2 Fax to client 11/21/03 CAJ 1.6 Preparation of Bofill 11/21/03 FER declaration Fax to associate counsel 0.2 CAJ 11/21/03 Comparison of quotes from 0.5 11/21/03 SMB declarations 0.2 Letter from client 11/21/03 FER Finalize Points and 6.5 11/21/03 FER Authorities 0.7 Draft and finalize FER 11/21/03 FER Declaration Draft Johnson Declaration 0.8 11/21/03 CAJ 0.3 Finalize Johnson FER 21/21/03 Declaration 0.5 Table of Exhibits 11/21/03 CAJ 0.2 Phone call with opposing 11/24/03 CAJ counsel 0.2 Review e-mail from 11/24/03 FER associate counsel re: review of motion and declaration Phone call with Court Clerk 0.2 11/25/03 CAJ C.5 Preparation of FER 11/25/03 FER declaration (re: amended declaration of Bofill) Phone call with bankruptcy 0.2 11/26/03 CAJ counsel re: filing

11/26/03 CAJ Phone call with Court Clerk 0.2

TOTAL SERVICES:

\$ 6,937.50

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LAW OFFICES FRANK E. ROGOZIENSKI

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CORONADO PROFESSIONAL SQUARE 1803 SECONO STREET AY "C" AVENUE POST OFFICE BOX (61830 CORONADO, CALIFORNIA 521:8-0370 (619) 437-1878 FAX (619) 437-4894

February 5, 2004

Brian DeWitt, Esq. Leap Wireless International 10307 Pacific Center Ct. San Diego, CA 92121

Re: Leap Wireless v. Endesa Bankruptcy Adversary Proceeding

TIMEKREPER	SERVICE	ŢIME
CAJ	Phone call with associate counsel re: filing	0.2
CAJ	Phone call with Court clerk	0.2
CAJ	Fax to client	0.2
FER	Review Endesa pleadings (Points & Authorities, Declarations, Evidentiary Objections)	1.3
SMB	E-mail from client re: billing	0.2
FER	Draft Evidentiary Objections	1.5
SMB	Modify Evidentiary Objections	1.5
SMB	Finalize Evidentiary Objections, arrange for filing, etc.	1.8
SMB	Preparation of billing	1.0
SMB	Fax to client re: billing	0.2
	CAJ CAJ CAJ FER SMB FER SMB SMB	CAJ Phone call with associate counsel re: filing CAJ Phone call with Court clerk CAJ Fax to client FER Review Endesa pleadings (Points & Authorities, Declarations, Evidentiary Objections) SMB E-mail from client re: billing FER Draft Evidentiary Objections SMB Modify Evidentiary Objections SMB Finalize Evidentiary Objections, arrange for filing, etc. SMB Preparation of billing

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-2-

12/10/03	FER	E-mail to/from client, associate counsel re: conf. call	0.2
12/11/03	FER	Conference call with client and associate counsel	0.5
12/11/03	FER	E-mail from associate counsel re: comments on motion	0.2
12/15/03	FER	E-mail from associate counsel re: hearing	0.2
12/15/03	FER	Phone call with opposing counsel	0.3
12/15/03	FER	E-mail to client, associate counsel re: conversation with opposing counsel	С.З
12/15/03	fer	E-mail from associate counsel re: hearing	0.2
12/16/03	FER	Letter to opposing counsel	0.2
12/16/03	SMB	Fax to opposing counsel, client	0.2
12/17/03	FER	E-mail from associate counsel re: expert	0.2
12/17/03	CAJ	E-mail to associate counsel re: pleadings	0.2
22/17/03	CAJ	E-mail from associate counsel re: expert	0.2
12/18/03	FER	Letter to client, associate counsel re: settlement	0.6
12/18/03	FER	Preparation for hearing, meeting w/client, attendance at Court Hearing, and meeting with opposing counsel	3.5
12/18/03	CAJ	Fax to client, associate counsel (letter)	0.2

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12/18/03	FER	Review Court's Tentative Ruling	0,2
12/18/03	FER	Phone call with opposing counsel	0.3
12/1 9/ 03	SMB	Research re: expert	1.0
12/19/03	SMB	Telephone call with consultant re: expert	0.4
12/19/03	SMB	Telephone call with Saez (Washington University)	0.3
12/19/03	SMB	E-mail to Saez re: expert	0.3
12/19/03	SMB	E-mail from Saez re: expert	0.2
12/19/03	SMB	E-mail from consultant re: expert	0.2
12/23/03	SMB	Telephone call with Saez re: expert	0.2
12/23/03	SMB	E-mail from Saez re: expert	0.2
12/24/03	SMB	Telephone call with consultant re: expert	0.2
12/24/03	SMB	E-mail to consultant re: expert	0.2
12/24/03	SMB	E-mail from consultant re: expert	C.2
12/24/03	CAJ	E-mail to associate counsel re: pleadings on-line	0.2
12/26/03	FER	E-mail from associate counsel re: stay	0.2
12/29/03	FER	Conference call with client, associate counsel	1.0
12/31/03	FER	E-mail from associate counsel re: motion to stay	0.2
01/05/04	FER	E-mail from associate counsel re: conf. call	0.2

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01/05/04	FER	E-mail from client re: conf. call	0.2
01/05/04	CAJ	E-mail to client, associate counsel re: conf. call	0.2
01/05/04	CAJ	E-mail from associate counsel re: conf. call	0.2
01/05/04	FER	Review Memorandum of Points and Authorities served by Endesa	1.0
01/05/04	CAJ	Fax to client, associate counsel re: supplemental memorandum	0.3
01/05/04	FER	E-mail from client re: conf. call	0.2
01/06/04	CAJ	E-mail to/from associate counsel re: motion	0.2
01/07/04	SMB	E-mail from Saez re: expert	0.2
01/07/04	CAJ	E-mail to/from associate counsel re: expert report	0.2
01/07/04	SMB	E-mail from Saez re: expert	0,2
01/07/04	SMB	E-mail from potential expert	¢.2
01/07/04	FER	Phone call with potential expert	0.2
01/07/04	FER	Review translation of Chilean complaint	0.3
01/07/04	FER	E-mail from associate counsel re: conf. call	0.2
01/07/04	FER	E-mail from associate counsel re: expert	0.2
C1/07/04	FER	Letter to opposing counsel re: discovery	0.2
01/07/04	CAJ	Fax to opposing counsel, client, associate counsel	0.2

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			0.2
01/07/04	SMB	E-mail to Saez re: expert	
01/07/04	SMB	Legal research	0.3
01/08/04	SMB	E-mail from Saez re: expert	0.2
01/09/04	FER	E-mail from associate counsel (with motion)	0.5
01/09/04	FER	E-mail from associate counsel re: expert	0.2
01/09/04	FER	E-mail from associate with counsel (with writ)	0.2
01/09/04	FER	E-mail to associate counsel re: Writ	0.2
01/09/04	FER	E-mail from associate counsel	0.2
01/12/04	CAJ	Fax from associate counsel re: Writ	0.2
01/12/04	FER	Letter to opposing counsel re: Writ	0.2
01/12/04	FER	E-mail from associate counsel re: briefing schedule	0.2
01/13/04	FER	E-mail from associate counsel (with Points & Authorities)	0.6
01/13/04	SMB	Legal research	0.2
01/14/04	FER	E-mail from client re: draft memorandum	0.2
01/14/04	FER	Phone call with opposing counsel	0.2
01/14/04	FER	Phone call with associate counsel	0.2
01/14/04	FER	Phone call with opposing counsel	0.2
01/14/04	SMB	Phone call with Court clerk	0.2

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		Desfe Chimulation	0.5
01/14/04	SMB	Draft Stipulation	
01/14/04	CAJ	Fax from associate counsel (with Translation Cert.)	0,2
01/14/04	FER	E-mail from associate counsel (with draft opinion)	0.5
01/14/04	FER	E-mail from associate counsel re: delay for discovery	0.2
01/14/04	FER	E-mail to client, associate counsel re: stipulation	0.2
01/14/04	FER	Fax from associate counsel	0.2
01/14/04	SMB	Legal research	0.2
01/15/04	FER	E-mail from associate counsel	0.2
01/15/04	FER	Review Supplemental Memorandum of Endesa	1.0
01/16/04	FER	Finalize Stipulation	0.2
01/16/04	SMB	Fax to opposing counsel	0.2
01/16/04	FER	E-mail to client, associate counsel re: continuance	0.2
01/18/04	FER	E-mail from associate counsel re: Chilean forum	0.2
01/18/04	FER	E-mail from associate counsel re: Chilean forum	0.2
01/19/04	CAJ	Fax to client (translation certificate w/letter)	0.2
01/20/04	FER	E-mail to client, associate counsel re: Chilean SOL	0.2
01/20/04	FER	E-mail from associate counsel re: Chilean SOL	0.2
01/21/04	SMB	E-mail from associate counsel re: Stipulation	0.2

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01/21/04	FER	E-mail from associate counsel re: Chile SOL	0.2
01/21/04	FER	E-mail from associate counsel re: expert declaration	0.2
01/22/04	FER	E-mail from associate counsel re: conf. call	0.2
01/22/04	FER	E-mail from associate counsel re: expert declaration	0.2
01/22/04	FER	E-mail from associate counsel re: motion to intervene	0.2
01/23/04	FER	Conference call	1.0
01/26/04	FER	E-mail from associate counsel re: briefing schedule	0.2
01/26/04	CAJ	Fax from opposing counsel re: stipulation	0.2
01/28/04	FER	E-mail from associate counsel re: briefing schedule	0.2
01/29/04	SMB	Legal research	0.5
01/30/04	CAJ	E-mail to associate counsel re: expert report	0.2
01/30/04	FER	E-mail from associate counsel with attached report	0.3
01/30/04	CAJ	Fax signed stipulation	0.2
01/30/04	FER	E-mail from associate counsel re: Chilean forum	0.2

TOTAL SERVICES:

\$ 10,129.50



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EXPENSES:

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Total Expen Total Servi	<u>\$ 2,102.33</u> \$12,231.83	
01/12/04	Long Distance telephone charges	30.80
01/09/04	Long Distance telephone charges	51.50
12/31/03	WestLaw research	390.61
12/18/03	FedÊx	15.31
12/11/03	Photocopies	43.80
12/11/03	FedEx	13.51
12/11/03	Janney & Janney messenger service	35.00
12/08/03	FedEx	61.97
12/08/03	Photocopies	105.60
11/30/03	WestLaw research	392.16
11/26/03	FedEx	42.44
11/25/03	Janney & Janney messenger service	39.00
11/24/03	Janney & Janney messenger service	35.00
11/21/03	Photocopies	101.10
11/21/03	FedEx	23.88
11/05/03	Janney & Janney messenger service	39.00
10/20/03	FedEx	21.48
10/17/03	Photocopies	78.30
10/16/03	FedEx	10.99
10/16/03	Photocopies	71.10
09/26/03	Janney & Janney messenger service	35.00
09/10/03	Bankruptcy Court - filing fee	150.00
09/10/03	Janney & Janney messenger service	65,00
08/31/03	WestLaw research	249.78

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CORONADO PROFESSIONAL SOUARE 1203 SECOND STREET AT 'C' AVENUE POST OFFICE BOX 181830 CORONADO, CALIFORNIA S2112-0970 1619) 437-1878 FAX 16 91 437-4694

April 5, 2004

Brian DeWitt, Esq. Leap Wireless International 10307 Pacific Center Ct. San Diego, CA 92121

Re: Leap Wireless v. Endesa Bankruptcy Adversary Proceeding

DATE	TIMEKEBPER	SERVICE	TIME
02/03/04	FER	Email to associate counsel, client re: expert declaration	0.2
02/03/04	fer	Email to associate counsel, client re: expert declaration	0.3
02/03/04	FER	Email from associate counsel re: expert declaration	0.2
02/04/04	SMB	Fax to client, consel re: expert report	0.2
02/04/04	FER	Draft Points and Authorities	1.5
02/04/04	FER	Phone call with Jeff Braun	0.3
02/04/04	SMB	Phone call to Court Clerk	0.2
02/04/04	SMB	Phone call with associate counsel re: possible change in date	0.2
02/09/04	FER	Draft Supplemental Points and Authorities	1.2
FRANK E. ROGOZIENSKI

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02/10/04	FER	Draft Supplemental Points and Authorities	1.0
02/11/04	FER	Draft Supplemental Points and Authorities	1.0
02/12/04	FER	Draft Supplemental Points and Authorities	0.5
02/13/04	FER	Draft Supplemental Points and Authorities	Q.5
02/13/04	CAJ	Fax to client	0.2
02/13/04	FER	Email to associate counsel, client re: draft points and authorities	0.2
02/13/04	FER	Email to associate counsel, client re: draft points and authorities	0.2
02/16/04	SMB	Legal research	0.3
02/16/04	FER	Finalize Points & Authorities (2)	1.0
02/17/04	SMB	Finalize, fax, file Points & Authorities (2), Notice Of Lodgment	2.3
02/17/04	SMB	Legal research	0.3
02/19/04	SMB	Phone call w/client (and fax)	0.2
02/20/04	FER	Phone call with opposing counsel	0.3
02/20/04	FER	Email to client, associate counsel re: combined brief	0.2
02/20/04	FER	Email from client re: committee's comments	0,2
02/20/04	FER	Email from associate counsel re: combined brief	0.2
02/23/04	FER	Email from associate counsel re: status	0.2

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FRANK E. ROGOZIENSKI

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02/24/04	SMB	Fax to FER (Kramer Levin brief)	0.2
02/25/04	SMB	Phone call w/associate counsel re: conference call	0.2
02/25/04	SMB	Phone call w/opposing counsel re: proposed stipulation	0.2
02/25/04	CAJ	Fax to client	0.2
02/25/04	CAJ	Forward fax (from opposing counsel) to client, associate counsel	0.3
02/25/04	FER	Review proposed Stipulation	0,3
02/26/04	FER	Email from associate counsel re: supplemental expert report	0.2
02/27/04	SMB	Legal research	0.2
02/27/04	FER	Email from opposing counsel re: revised briefing schedule stipulation	0.2
03/01/04	FER	Prepare Stipulation	0.8
03/01/04	SMB	Fax to client, associate counsel	0.2
03/01/04	FER	Phone call w/opposing counsel re: stipulation	0.2
03/02/04	SMB	Phone call w/opposing counsel re: stipulation	0.2
03/02/04	SMB	Phone call with Court Clerk	0.2
03/02/04	SMB	Preparation of (resubmission) of opposition to RFS and preparation of Request For Hearing	1.0
03/02/02	SMB	Letter to opposing counsel, associate counsel (re Clerk's request to re-file)	0.5

LAW DEFICES FRANK E. ROGOZIENSKI

> Review ex parte application 0.2 SMB. 03/03/04 and compare to stipulation Phone call to client re: 0.2 03/03/04 SMB proposed order(s) Phone call from client re: 0.2 03/04/04 SMB order(s) Review Supplemental 1.2 03/05/04 FER Memorandum, Declaration of Endesa 0.5 Legal research SMB 03/05/04 0.2 E-mail from client re: 03/08/04 FER status 0.5 Conference call FER 03/09/04 Preparation for and Court 3.5 03/11/04 FER Appearance, and meeting w/client Review court's Tentative 0.2 FER 03/11/04 Ruling E-mail from client re: 0.2 FER 03/12/04 conference call 0.2 E-mail from associate FER 03/12/04 counsel re: results of hearing, conference call 0.8 E-mail from client (re: 03/12/04 FER summary of Endesa's claims for PriceWaterhouse) 0.4 Review proposed Order 03/16/04 FER 0.2 Fax to client 03/16/04 SMB. 0.2 E-mail string from FER 03/16/04 associate counsel, client re: conference call 0.5 Conference call FER 03/18/04 0.2 Fax from associate counsel 03/18/04 FER (re: lodged proposed Order)

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FRANK E. ROGOZIENSKI

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03/18/04	FIR	E-mail from associate counsel (with attachments) re: meetings in San Diego and translation	0,4
03/19/04	FER	E-mail string among associate counsel, client, FER re: proposed order	0.3
03/22/04	SMB	Telephone call with associate counsel	0.2
03/22/04	FER	E-mail with draft comments on proposed order	0.2
03/22/04	FER	Review Committee's objections and proposed order	0.3
03/24/04	FER	Preparation of Joinder In Objection To Proposed Order(s)	0.5
03/31/04	FER	E-mail from associate counsel re: court's order	0.2
03/31/04	FER	E-mail from associate counsel re: automatic stay	0.2
03/31/04	FER	E-mail from associate counsel re: conference call	0.2
03/31/04	CAJ	Fax to client	0.2
03/31/04	FER	Telephone call (with office) re: court's rejection of proposed order	0.2
03/31/04	FER	E-mail from client re: conference call	0.2

TOTAL SERVICES:

EXPENSES:

¢1/07/04	Westlaw legal research	\$343.19
Q1/0//01	V V V	

\$8,837.00



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TOTAL: Total Servio	ces and Expenses:	<u>\$ 2,001.72</u> \$10,838.72
03/25/04	Janney & Janney Messenger	39.00
03/03/04	Janney & Janney Messenger	35.00
02/27/04	Westlaw legal research	40.38
02/17/04	Westlaw legal research	355.88
02/17/04	Janney & Janney Messenger	35.00
02/16/04	Westlaw legal research	276.65
01/29/04	Westlaw legal research	93.82
01/29/04	Westlaw legal research	316.48
01/28/04	Janney & Janney Messenger	35.00
01/14/04	Westlaw legal research	100.05
01/13/04	Westlaw legal research	331.27

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Frank E. Rogozienski, Inc.

1203 Second Street Coronado, CA 92118 Tele: 619 437-1878 Fax: 619 443-4897

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Leap Wireless PO Box 501430 San Diego, CA 92150-1430 PAGE 1 BILLING DATE: 04/06/04 ACC'T NO.: CAJ-02-115-5

Attn: Jim Hoffman

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RE:	Leap v Collier Shannon Scott	
DATE	EXPENSE	AMOUNT
09/24/02	Janney & Janney - Messenger Service - 9/19/02	. 87.00
10/02/02	San Diego Superior Court - Filing Fee	199.00
10/10/02	Janney & Janney - Messenger Service - 10/1/02	45.00
10/27/02	Janney & Janney - Messenger Service	39.00
01/37/03	Janney & Janney - Messenger Service - 1/2/03	35.00
01/30/03	Janney & Janney - Messenger Service - 1/30/03	35.00
03/11/03	Janney & Janney - Messenger Service	75.00 1275.15
03/31/03	Legal Reprographics - Litigation Copying	37.00
04/03/03	Janney & Janney - Messenger Service	56.00
04/10/03	Janney & Janney - Messenger Service	35.00
04/11/03	Janney & Janney - Messenger Service	143.18
04/30/03	West Law - Legal Research 4/1/03 - 4/30/03	35.00
05/28/03	Janney & Janney - Messenger Service	30.00
06/23/03	Photocopies - Billing/General Documents 06/23/03	18.74
06/26/03	FedEx - Delivered to Chicago, IL 6/26/03	56.00
07/02/03	Janney & Janney - Messenger Service - 7/1/03	20,00
09/29/03	Janney & Janney - Messenger Service - 09/29/03	35.00
10/23/03	Janney & Janney - Messenger Service - 10/23/03	27.87
10/30/03	West Law - Legal Research 10/1/03 - 10/30/03	35.00
11/12/03	Janney & Janney - Messenger Service - 11/12/03	676.18
11/12/03	Legal Reprographics - Litigation copying 11/12/03	59.00
11/18/03	Janney & Janney - Messenger Service - 11/18/03	25.00
11/19/03	Janney & Janney - Messenger Service - 11/19/03	

Frank E. Rogozienski, Inc.

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1203 Second Street Coronado, CA 92118 Tele: 619 437-1878 Fax: 619 443-4897

Leap Wi PO Box : San Dieg		PAGE 2 BILLING DATE: ACCT NO.:	04/06/04 C AJ-02- 115-5
11/26/03	Photocopies - Docs from expert Reed Smith 11/26/03		17.55
11/30/03	West Law - Legal Research 11/1/03 - 11/30/03		263.67
12/08/03	Photocopies - Defendent's Opposition to Motion to Strike 12/8/03		30.90
12/09/03	FedEx - 12/9/03		7 .84
12/12/03	Janney & Janney - Messenger Service - 12/12/03		35.00
12/15/03	Photocopies - Expert reports/Appendices 12/15/03		442.50
12/17/03	FedEx - Delivered to Todd Haas 12/17/03		14.40
01/05/04	Janney & Janney - Messenger Service - 01/05/04		63.00
01/07/04	Janney & Janney - Messenger Service - 01/07/03		35.00
01/20/04	Legal Reprographics - Printer computer labels		161.63
01/23/04	Legal Reprographics - Printed computer labels 1/23/04		188.57
01/28/04	Janney & Janney -Messenger Service 1/21/04		35.00
01/29/04	Janney & Janney -Messenger Service 1/28/04		56.00
01/30/04	Photocopies - Collier Shannon Documents 01/30/04		95.70
02/02/04	Photocopies - Ex Parte Application 02/02/04		27.30
02/06/04	Janney & Janney - Messenger Service 2/6/04		35.00
03/26/04	Photocopies - Opposition to Motion for Summary Judgement		144.00
03/30/04	Janney & Janney - Messenger Service 3/26/04		55.00
Total of New	-	3,	,787.18

Frank E. Rogozienski, Inc.

1203 Second Street Coronado, CA 92118 Tele: 619 437-1878 Fax: 619 443-4897

Leap Wireless PO Box 501430 San Diego, CA 92150-1430

PAGE 3 BILLING DATE: ACC'T NO.: CAJ-02-115-5

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04/06/04

ACCOUNT SUMMARY

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PREVIOUS BALANCE:	\$0.00
NEW SERVICES:	\$0.00
NEW EXPENSES:	\$3,787.18
NEW PAYMENTS:	\$0.00
TOT. CURRENT PERIOD:	\$3,787.18
CURRENT BALANCE:	\$3,787.18



EXHIBIT 8

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FRANK E. ROGOZIENSKI, INC. LEAP WIRELESS INTERNATIONAL, INC.

SUMMARY OF TIMEKEEPERS

April 13, 2003 through March 31, 2004

TIMEX REPER	TTLE	EXH."2"	n2" EXH. r3" EXH. a4"	EXH, n4"	EXH. "5"	EXH. "6"	TOTAL
Frank Rogozienski	Attorney \$350/hr	10.2 hr.	hr. 3.0 hr.	19.8 hr.	23.3 hr.	21.7 hr.	77 hr. \$26,950.00
			ь с h	s hr.	11.6 hr.	8.1 hr.	31.3 hr.
Bolinger	paralegal \$145/hr	. TII 0. 4		- - -	- - -		\$ 4,538.50
["SMB"]							
Constance A.	Paralegal	2.0 hr.	hr. 1.0 hr.	3.8 hr.	3.9 hr.	0.9 hr.	11.6 hr.
Johnson	\$75/hr						- - -
["CAJ"]							

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EXHIBIT "9"

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FRANK E. ROGOZIENSKI, INC. LEAP WIRELESS INTERNATIONAL, INC.

SUMMARY OF EXPENSES

CATEGORY	EXH. "2"	EXH. "3"	EXH, "4"	EXH. "5"	EXH. "6"	EXH. "7"	TOTAL
Dhotoconied			0	06.665	0	787.95	1,187.85
FLOCOCOPTICE Biling Faag		0	0	150.00	Q	00.00I	249.00
ACCT FUILTT	65,00			248,00	144.00	1,023.00	1,480.00
		0	0	0	0	0	0
Aparcond Aparcond		c	0	1,032.55	1,857.72	434.72	3,324.99
research ID molonhone				82.30	0	0	82.30
	, ,						_
Professional Photoconies	0	0	0	0	0	1,301.53	1,301.53
	20.19	0	0	189.58	0	40.98	250.75
Postage	20.95	0	0	0	0	Ð	20.95
TOTALS	106.14	0	0	2,102.33	2,001.72	3,787.18	7,997.37

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CSD 1143 [04/28/96]

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UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF CALIFORNIA

LEAP WIRELESS INTERNATIONAL, INC. DATE PETITION FILED: 04/13/03 DEBTOR: 03-03470-A11 CASE NO.:

FEE APPLICATION SUMMARY

APPLICANT: FRANK E. ROGOZIENSKI, INC. __ REPRESENTING LEAP WIRELESS INT'L., INC.

RDER APPROVING EMPLOYMENT: May 28, 2003		
	1s 04/8	<u>17</u> INTERDA PERIOD 13 TO <u>63764</u>
CATEGORIES		AMOUNT REQUESTED
ITIGATION:		
Leap v. Endesa	119.9	\$32,358.50
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DOTAIS	119.9	\$32,358.50

NOTE: Attach all fee application summaries for prior interim hearings.

^{*}See categories suggested in UNITED STATES TRUSTEE GUIDELINES FOR REVIEWING APPLICATIONS FOR COMPENSATION AND REIMBURSEMENT OF EXPENSES.

REPRINTED FROM THE U.S. TRUSTEE'S GUIDELINES FOR REVIEWING APPLICATIONS FOR COMPENSATION AND REIMBURSEMENT OF EXPENSES DATED 1/30/96

Here is a list of suggested project categories for use in most bankruptcy cases. Only one category should be used for a given activity. Professionals should make their best effort to be consistent in their use of categories, whether within a particular firm or by different firms working on the same case. It would be appropriate for all professionals to discuss the categories in advance and agree generally on how activities will be categorized. The application may contain additional categories as the case requires. They are generally more applicable to attorneys in chapter 7 and chapter 11, but may be used by all professionals as appropriate.

ASSET ANALYSIS & RECOVERY: Identification and review of potential assets including causes of action and non-litigation recoveries.

ASSET DISPOSITION: Sales, leases (§ 365 marters), abandonment and related transaction work.

BUSINESS OPERATIONS: Issues related to debtor-in-possession operating in chapter 11 such as employee, vendor, tenant issues and other similar problema.

CASE ADMINISTRATION: Coordination and compliance scrivities, including preparation of statement of financial affairs; schedules; list of contracts; United States Trustee interum statements and operating reports; contracts; United States Trustee; general creditor inquiries.

CLAIMS ADMINISTRATION & OBJECTIONS: Specific claim inquiries; bar date motiona: analysis, objections and allowance of clauns.

EMPLOYEE BENEFITS/PENSIONS: Review issues such as severance, retention, 401K coverage and continuance of pension plan.

FEE/EMPLOYMENT APPLICATIONS: Preparations of employment and fee applications for self or others; motions to establish interim procedures,

FEE/EMPLOYMENT OBJECTIONS: Review of and objections to the employment and fee applications of others.

ENANCING: Matters under § § 361, 363 and 364 including cash collatoral and secured claims; loan document analysis,

LITEGATION: There should be a separate category established for each matter (e.g., XYZ Litigation).

MEETINGS OF CREDITORS: Preparing for and attending the conference of creditors, the § 341(a) meeting and other creditors' committee meetings.

PLAN & DISCLOSURE STATEMENT: Formulation, presentation and confirmation; compliance with the plan confirmation order, related orders and rules; disbursement and case closing activities, except these related to the allowance and objections to allowance of claims.

RELIEF FROM STAY PROCEEDINGS: Matters relating to termination or continuation of autometic stay under § 362.

The following categories are generally more applicable to accountants and financial advisors, but may be used by all professionals as appropriate.

ACCOUNTING/AUDITING: Activities related to maintaining and auditing books of account, preparation of financial statements and account analysis.

BUSINESS ANALYSIS: Preparation and review of company business plan; development and review of strategies; preparation and review of each flow foreceasts and feasibility studies.

CORPORATE FINANCE: Review financial aspects of potential mergers, acquisitions and disposition of company or subsidiaries.

DATA ANALYSIS: Management information systems review, installation and analysis, construction, maintenance and reporting of significant case financial data, lease rejection, claims, etc.

LITIGATION CONSULTING: Providing consulting and expert witness services relating to various bunkruptcy matters such as insolvency, lensibility, avoiding actions; forensic accounting, etc.

RECONSTRUCTION ACCOUNTING: Reconstructing books and records from past transactions and bringing accounting current.

TAX ISSUES: Analysis of tax issues and preparation of state and federal tax roturns.

VALUATION: Appraise or review of appraisals of assets.

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