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Michael Montgomerymmontgomery@sowellgray.com  
Date: 5/31/2016 2:35:36 PM  
Subject: RE: Arbitration submissions May 31

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Becky I do have a thought on this that I want to run by Holly and then get back to you on this point.

One thing though: Do we believe they intend to bill any additional fees/costs to the demand we have seen? When you say "We want to deter Children's Rights from billing any more fees and costs on this matter" it makes me think perhaps we should re-visit our conversation from earlier where we were discussing the difference between "last" and "lowest" demand.

Thoughts?

Thanks,

Tony

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From: Becky Laffitte [<mailto:blaffitte@sowellgray.com>]  
Sent: Tuesday, May 31, 2016 2:27 PM  
To: Catone, Tony <Tony.Catone@dss.sc.gov>; Whittle, Amanda <Amanda.Whittle@dss.sc.gov>; Pisarik, Holly <HollyPisarik@gov.sc.gov>; Butch Bowers <Butch@ButchBowers.com>  
Cc: Becky Laffitte <blaffitte@sowellgray.com>; Monty Todd <mtodd@sowellgray.com>; Alex Davis

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<adavis@sowellgray.com>; Carenn Moore <cmoore@sowellgray.com>; Robin Owens <rowens@sowellgray.com>;  
Michael Montgomery <mmontgomery@sowellgray.com>  
Subject: Arbitration submissions May 31

Butch and I just chatted and believe we should advise Matthew and company that we are fine with Judge Duffy deciding the fees on the information we've all previously submitted. We want to deter Children's Rights from billing any more fees and costs on this matter. If you are in agreement, Butch will communicate to Matthew for the defense team. Look forward to your thoughts. Thanks B

**BECKY LAFFITTE** MEMBER **VCARD**

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