UNITED STATES DIS	TRICT COURT FOR THE DISTRICT OF IDAHO
v	BILL OF COSTS
	Case #
Judgment having been entered in the above er the Clerk is requested to tax the following as	
1. Clerks and Service Fees - removal fees, ALLOWED. Only Marshal's service fees allo	filing fees. The cost of private process servers is NOT wed.
2. Trial Transcripts - furnished upon request	of court, or prepared pursuant to stipulation
	ty and prevailing party's copy of depositions used in the case; ter of noticing party; video depositions costs. Deposition
	1821). Mileage outside the district limited to 100 miles each fees at the same rate as other witness fees. Complete the er the total here.
	xhibits attached to documents required to be filed and served; s record on appeal. Copies of motions, pleadings and other
into evidence. NO enlargements great than 8"	mputations and Summaries - Reasonable costs if admitted x 10" allowed unless approved by the court. NO models compiling summaries, computations and statistical
7. Interpreter and Translator Fees - reason Translator fee allowed if document is necessar	able fees of interpreter allowed if the fee of witness is taxable. ily filed or admitted in evidence.
8. Docket Fees - Docket fees pursuant to 28	U.S.C. § 1923
Attach to your to cost bill an itemization a requested costs in all categories.	nd documentation for TOTAL
	egoing costs are correct and were necessarily incurred in this action and that were actually and necessarily performed. A copy of this bill was mailed to:
Signature of Attorney:	Name of Attorney
For:Name of Claiming Party	Date:
COSTS ARE TAXED IN THE AMOUNT OF	AND INCLUDED IN THE JUDGMENT.
Clerk of Court By:	Date:
Deputy Clerk	

WITNESS FEES (computation, cf. 28 U.S.C. 1821 for statutory fees)									
	ATTENDANCE		SUBSISTENCE		MILEAGE				
NAME AND RESIDENCE	Days	Total Cost	Days	Total Cost	Miles	Total Cost	Total Cost Each Witness		
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			! !]				
					TOTAL				

NOTICE

Section 1924, Title 28, U.S. Code (effective September 1, 1948) provides:

"Sec. 1924. Verification of bill of costs."

"Before any bill of costs is taxed, the party claiming any item of cost or disbursement shall attach thereto an affidavit, made by himself or by his duly authorized attorney or agent having knowledge of the facts, that such item is correct and has been necessarily incurred in the case and that the services for which fees have been charged were actually and necessarily performed."

See also Section 1920 of Title 28, which reads in part as follows:

"A bill of costs shall be filed in the case and, upon allowance, included in the judgment or decree."

The Federal Rules of Civil Procedure contain the following provisions:

Rule 54 (d)

"Except when express provision therefor is made either in a statute of the United States or in these rules, costs shall be allowed as of course to the prevailing party unless the court otherwise directs, but costs against the United States, its officers, and agencies shall be imposed only to the extent permitted by law. Costs may be taxed by the clerk on 14 day's notice. On motion served within 7 days thereafter, the action of the clerk may be reviewed by the court."

Rule 6(e)

"Whenever a party has the right or is required to do some act or take some proceedings within a prescribed period after the service of a notice or other paper upon him and the notice or paper is served upon him by mail, 3 days shall be added to the prescribed period."

Rule 58 (In Part)

"Entry of the judgment shall not be delayed for the taxing of costs."