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 26 (designated local counsel)

27
 28 IN THE UNITED STATES DISTRICT COURT
 FOR THE NORTHERN DISTRICT OF CALIFORNIA
 SAN FRANCISCO DIVISION

29 FAITH CENTER CHURCH
 30 EVANGELISTIC MINISTRIES, et al.,

31 Plaintiffs,

32 v.

33 FEDERAL D. GLOVER, et al.,

34 Defendants.

CASE NO. C-04-3111 JSW

**DECLARATION AND ITEMIZED
 STATEMENT OF CHAD A. ADAMS IN
 SUPPORT OF PLAINTIFFS' MOTION
 FOR ATTORNEYS' FEES AND
 NONTAXABLE EXPENSES**

35 DECL. & ITEM. STATEMENT OF CAA IN SUPP. OF
 36 PLS.' MOT. FOR ATT'Y FEES & NONTAXABLE EXPENSES - 1
 37 CASE No. C-04-3111 JSW

1 1. I have been employed in various areas of legal practice since 1997-1998.
 2 Initially, I worked as a Trustee Liaison for Roup, Loomis & Johnson. I was responsible for
 3 managing up to two clerical assistants and hundreds of foreclosure and bankruptcy files
 4 throughout the western United States, including Washington, Oregon, California, Arizona,
 5 Nevada, Utah, Montana, Idaho, and New Mexico. I also worked as an uncertified
 6 paralegal/legal assistant in the litigation department of Warnock, MacKinlay and Associates for
 7 approximately six years. Although I worked primarily on personal injury litigation cases, I also
 8 performed work on cases in state appellate court, Federal Claims Court, commercial litigation
 9 cases, and any other civil litigation case that fell outside of the firm's personal injury civil
 10 litigation department. I am currently employed as a legal assistant with the Alliance Defense
 11 Fund (ADF), a non-profit public interest law firm. In this capacity, I work exclusively in the
 12 area of religious freedom, freedom of expression, and civil rights law.
 13

14 2. I have expended 8.5 billable hours in this case in preparing the supporting
 15 documentation for Plaintiffs' Motion for Attorneys' Fees and Expenses. At a billing rate of
 16 \$45.00 per hour, this results in a total amount claimed of \$382.50 in attorney's fees.
 17

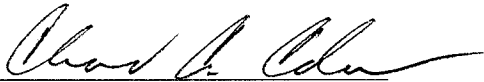
18 3. The following is an itemized statement of the services that I rendered in this case
 19 and the time that I spent performing the services. The itemized statement is based on
 20 contemporaneous time records that I kept as I did the work, using a time keeping database
 21 and/or written records.
 22

Legal Assistant Chad Adams (Fee Application Time)				
Date	Task	Hours	Adjusted	Notes
7/03/05	Retrieved costs itemization, copied receipts for all appropriate costs, x-referenced receipts to itemization.	6.0		
7/04/04	Created spreadsheet of costs, and declaration of my time spent on case.	2.5		
	Total Hours	8.5		

DECLARATION UNDER PENALTY OF PERJURY

I declare under penalty of perjury, pursuant to 28 U.S.C. § 1746, that I have read the foregoing Declaration and Itemized Statement and that to the best of my knowledge the facts alleged therein are true and correct.

Executed this 6 day of June, 2005, in Scottsdale, Arizona.



Chad A. Adams
Legal Assistant

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