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7	IN THE UNITED STATES DISTRICT COURT			
8	FOR THE NORTHERN DISTRICT OF CALIFORNIA			
9	SAN JOSE DIVISION			
10	Joel Cabrera, NO. C 08-03761 JW			
11	Plaintiff, ORDER GRANTING PLAINTIFF'S v. MOTION FOR ATTORNEY FEES			
12	v. MOTION FOR ATTORNEY FEES Bay Area Credit Services,			
13	Defendant.			
14	/			
15	Presently before the Court is Plaintiff's Motion for Attorney's Fees and Costs. (hereafter,			
16	"Motion," Docket Item No. 29.) Plaintiff seeks an award of \$5,198.50 in attorney fees and costs.			
17	(Motion at 10.) Defendant opposes, contending that the amount of fees requested is excessive.			
18	(Defendant Bay Area Credit Services, Inc.'s Opposition to Plaintiff's Motion for Attorney's Fees at			
19	1, Docket Item No. 31.)			
20	After finding that a plaintiff is entitled to fees, "[i]t remains for the district court to determine			
21	what fee is reasonable." Hensley v. Eckerhart, 461 U.S. 424, 433 (1983). The law is well-			
22	established that the starting point for determining the amount of an attorney fee award is to calculate			
23	the "Lodestar." Id.; Morales v. City of San Rafael, 96 F.3d 359, 363 (9th Cir. 1996). A court			
24	calculates the Lodestar by "multiplying the number of hours the prevailing party reasonably			
25	expended on the litigation by a reasonable hourly rate." Id. Once the Lodestar is calculated, there			
26	exists a strong presumption that the figure "represents a reasonable fee." Id. at 363 n.8.			
27	Nevertheless, after the Lodestar is calculated, a court may assess "whether it is necessary to adjust			
28	the presumptively reasonable Lodestar figure on the basis of the Kerr factors that are not already			

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subsumed in the initial Lodestar calculation." Id. at 363; Kerr v. Screen Guild Extras, Inc., 526 F.2d 1 2 67, 70 (9th Cir. 1975).<sup>1</sup> While it is not incumbent on the court to address the Kerr factors expressly, 3 it must take into account those factors not already subsumed in the Lodestar. Morales, 96 F.3d at 4 364 n.10.

5 In this case, the parties entered into a settlement agreement under which they agreed to 6 negotiate the payment to Plaintiff of reasonable attorney fees, and submit the matter to the Court if 7 they could not reach a resolution. (Motion, Ex. B.) Plaintiffs seek \$5,198.50 in fees and costs 8 according to the following:

9	Attorney	Hours	Rate	Total
10	Adam Krohn	3.0	\$394	\$1,182
11	Mike Agruss	4.7	\$290	\$1,363
12	Nicholas Bontrager	9.2	\$175	\$1,610
13	Harry Bradley	1.5	\$254	\$381
14	Clerk	2.5	\$125	\$312.50

Plaintiff also seeks \$350 in costs. (Motion, Ex. C.) 15

Upon consideration of the documents provided by the parties and the Kerr factors outlined 16 above, the Court finds, with one exception, the amount of fees and costs requested are reasonable.

With respect to the work performed after the February 26, 2009 Notice of Settlement was filed, the 18

Court finds that all such work was in connection with Plaintiff's counsel's negotiations for attorney 19

fees. The Court finds that post settlement negotiations regarding attorney fees cannot be 20

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<sup>1</sup> The twelve Kerr factors bearing on the reasonableness of the calculation of attorney fees 24 under federal law are: 1) the time and labor required, (2) the novelty and difficulty of the questions involved, (3) the skill requisite to perform the legal service properly, (4) the preclusion of other 25 employment by the attorney due to acceptance of the case, (5) the customary fee, (6) whether the fee is fixed or contingent, (7) time limitations imposed by the client or the circumstances, (8) the 26 amount involved and the results obtained, (9) the experience, reputation, and ability of the attorneys, (10) the "undesirability" of the case, (11) the nature and length of the professional relationship with 27 the client, and (12) awards in similar cases. Id.

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appropriately charged to Defendant. Thus, the Court subtracts a total of \$629.50<sup>2</sup> from the fees
requested by Plaintiff, for a total award of \$4,569.

Accordingly, the Court GRANTS Plaintiff's Motion for Attorney's Fees and Costs. Plaintiff is awarded attorney fees and costs in the total amount of \$4,569.

On or before **June 25, 2009**, the parties shall filed a Stipulated Dismissal. Failure to do so may result in appropriate sanctions for both parties.

Dated: June 10, 2009

James Upre

JAMES WARE United States District Judge

<sup>2</sup> This amount is based on Mike Agruss' 0.20 hours and Harry Bradley's 1.5 hours billed on March 3, 2009 and March 6, 2009, respectively. (Motion, Ex. C.) 

United States District Court For the Northern District of California United States District Court For the Northern District of California

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Dated: June 10, 2009	<b>Richard W. Wieking, Clerk</b>			
	By /s/ IW Chambers			
	By: <u>/s/ JW Chambers</u> Elizabeth Garcia Courtroom Deputy			
	Sour 200m Deputy			