NO. CV-06-327-EFS

#645418 v1 / 42703-001

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1
                                          The Honorable Edward F. Shea
 2
    Thomas D. Adams
 3
    Celeste Mountain Monroe
    KARR TUTTLE CAMPBELL
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    1201 Third Avenue, Suite 2900
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 6
    Attorneys for North Central Regional Library District
 7
 8
                     UNITED STATES DISTRICT COURT
 9
                    EASTERN DISTRICT OF WASHINGTON
10
                                AT SPOKANE
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12
13
    SARAH BRADBURN, PEARL
    CHERRINGTON, CHARLES
14
    HEINLEN, and THE SECOND
                                         NO. CV-06-327-EFS
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    AMENDMENT FOUNDATION,
16
                                         DEFENDANT'S DISCLOSURE OF
                                         EXPERT WITNESS PURSUANT TO
                 Plaintiffs,
17
                                         FED.R.CIV.P. 26(a)(2)
18
          v.
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    NORTH CENTRAL REGIONAL
20
    LIBRARY DISTRICT,
21
                 Defendant.
22
23
24
         Defendant North Central Regional Library ("Defendant") hereby submits
25
    its expert witness disclosure and report of opinions pursuant to Fed.R.Civ.P.
26
27
    DEFENDANT'S DISCLOSURE OF EXPERT
28
    WITNESS PURSUANT TO FED.R.CIV.P. 26(a)(2)
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Law Offices KARR TUTTLE CAMPBELL

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26(a)(2)(A). A copy of this Disclosure has been filed with the Court. A copy of this Disclosure, together with the accompanying report, have been served on Plaintiffs' counsel. A working copy of this Disclosure and accompanying report have been provided to Honorable Edward F. Shea.

Defendant reserves the right to call at trial the following expert witness, as well as any witnesses designated as experts by other parties to this action.

Defendant further reserves the right to supplement its expert disclosures in the future should additional discovery so merit, and to substitute other experts for any identified herein if necessitated.

Defendant reserves the right to have any of its designated expert witnesses submit supplemental expert reports should additional discovery reveal additional areas in which these experts formulate opinions.

Defendant further reserves the right to use all or portions of the expert report submitted herewith as trial exhibits.

The reports of the following experts are attached hereto:

## Paul Resnick 1.

Mr. Resnick should be contacted solely through Defendant's counsel of record.

DEFENDANT'S DISCLOSURE OF EXPERT WITNESS PURSUANT TO FED.R.CIV.P. 26(a)(2)

1	DATED this 12 <sup>th</sup> day of October, 2007.
2	KARR TUTTLE CAMPBELL
3	
4	By Coh. (). 18
5	Thomas D. Adams, WSBA #18470 Celeste Mountain Monroe, WSBA #35843
6	Attorneys for Defendant North Central
7	Regional Library District
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28	DEFENDANT'S DISCLOSURE OF EXPERT WITNESS PURSUANT TO FED.R.CIV.P. 26(a)(2)

- 3 NO. CV-06-327-EFS #645418 v1 / 42703-001 Law Offices
KARR TUTTLE CAMPBELL

1	CERTIFICATE OF SERVICE
2	I hereby certify that on October 12, 2007, I electronically filed the foregoing with the Clerk of the Court
3	using the CM/ECF system which will send notification of such filing to the persons listed below:
4	Duncan Manville Aaron Caplan
5	1629 2nd Ave. W ACLU of Washington Seattle, WA 98119 705 Second Ave., Ste. 300
6	Seattle, WA 98103 Notice has been delivered by U.S. Mail to:
7	Catherine Crump
8	American Civil Liberties Union Foundation 125 Broad Street, 17 <sup>th</sup> Floor New York, NY 10004
9	
10	KARR TUTTLE CAMPBELL
11	
12	By: Heather L. White
13	hwhite@karrtuttle.com
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28	DEFENDANT'S DISCLOSURE OF EXPERT WITNESS PURSUANT TO FED.R.CIV.P. 26(a)(2)

- 4 NO. CV-06-327-EFS #645418 v1 / 42703-001

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