		E-FILED
1 2	180 East Ocean Blvd., Suite 200 Long Beach, CA 90802	3/27/2017 4:42:58 PM RESNO COUNTY SUPERIOR COURT By: C. Cogburn, Deputy
3	Telephone: (562) 216-4444 Fax: (562) 216-4445	
4 5	Email: abarvir@michellawyers.com Attorney for Plaintiffs and Petitioners	
6	radiney for Flamans and Feationers	
7		
8	IN THE SUPERIOR COURT O	F THE STATE OF CALIFORNIA
9	FOR THE COU	NTY OF FRESNO
10	SHERIFF CLAY PARKER, TEHAMA COUNTY SHERIFF; HERB BAUER	Case No. 10CECG02116
11	SPORTING GOODS; CALIFORNIA RIFLE AND PISTOL ASSOCIATION	DECLARATION OF CLAUDIA NUNEZ IN SUPPORT OF PLAINTIFFS' MOTION
12	FOUNDATION; ABLE'S SPORTING, INC.; RTG SPORTING COLLECTIBLES, LLC;	FOR ATTORNEYS' FEES ON APPEAL
13 14	AND STEVEN STONECIPHER,	Judge: Jeffrey Y. Hamilton Dept.: 402
14	Plaintiffs and Petitioners, vs.	Date: May 31, 2017 Time: 3:30 PM
16	THE STATE OF CALIFORNIA; KAMALA D.	
17	HARRIS, in her official capacity as Attorney General for the State of California; THE CALIFORNIA DEPARTMENT OF JUSTICE;	
18	and DOES 1-25,	
19 20	Defendants and Respondents.	Action Filed: June 17, 2010
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	DECLARATION O	F CLAUDIA NUNEZ

1	DECLARATION OF CLAUDIA NUNEZ
2	I, Claudia Nunez, declare as follows:
3	1. I am a contract legal secretary with Michel & Associates, P.C., counsel of record for
4	Plaintiffs. I have personal knowledge of the statements made herein, and if called as a witness, I
5	could and would competently testify under oath to the matters that I have set forth in this
6	declaration.
7	2. I graduated from Platt College in 2002, with a degree in Paralegal Studies. In 2002, I
8	obtained my paralegal certification from Platt College.
9	3. I worked at Michel & Associates, P.C., full-time as a paralegal from 2002 to 2014.
10	4. Plaintiffs' billing records, attached to the Declaration of Haydee Villegas filed
11	simultaneously herewith, include true and accurate copies of my billing records for which fee
12	recovery is sought in this matter. The records include detailed descriptions of the work I performed
13	on this case and the time spent on each task between December 1, 2014, and June 1, 2015.
14	5. In the regular course and scope of my daily business activities, I prepared the
15	descriptions contained in each billing record that shows my name as the "Timekeeper," and I did so
16	at or near the time of the occurrence of the work that I performed on this matter.
17	6. The descriptions contained within my billing records are a fair and accurate
18	description of the work I performed on this matter and time spent on each task. In my professional
19	judgment, the amount of time indicated for each task described in my billing records is a
20	reasonable amount of time for me to have spent on the type of work described therein.
21	I declare under penalty of perjury under the laws of the State of California that the forgoing
22	is true and correct. Executed March 24, 2017, at Sahuarita, Arizona.
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24	CLAUDIA NUNEZ
25	Declarant
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	DECLARATION OF CLAUDIA NUNEZ

1	PROOF OF SERVICE	
2	STATE OF CALIFORNIA COUNTY OF FRESNO	
3 4	I, Laura Palmerin, am employed in Long Beach, Los Angeles County, California. I am over the age of eighteen (18) years and am not a party to the within action. My business address is 180	
5	East Ocean Boulevard, Suite 200, Long Beach, CA 90802.	
6	On March 27, 2017, I served the foregoing document(s) described as:	
7	DECLARATION OF CLAUDIA NUNEZ IN SUPPORT OF PLAINTIFFS' MOTION FOR ATTORNEYS' FEES ON APPEAL	
8	on the interested parties in this action by placing [] the original	
9	[x] a true and correct copy thereof enclosed in a sealed envelope(s) addressed as follows:	
10	George Waters P. Patty Li	
11	Deputy Attorney GeneralDeputy Attorney General1300 I Street, Suite 125455 Golden Gate Ave., Suite 11000	
12	P.O. Box 944255 San Francisco, CA 94102 Sacramento, CA 94244-2550	
13		
14	X (BY MAIL) As follows: I am "readily familiar" with the firm's practice of collection and processing correspondence for mailing. Under the practice it would be deposited with the	
15 16	U.S. Postal Service on that same day with postage thereon fully prepaid at Los Angeles, California, in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if postal cancellation date is more than one day after	
17	date of deposit for mailing an affidavit. Executed on March 27, 2017, at Long Beach, California	
18	(<u>VIA OVERNIGHT MAIL</u>) As follows: I am "readily familiar" with the firm's practice of collection and processing correspondence for overnight delivery by UPS/FED-EX. Under	
19 20	the practice it would be deposited with a facility regularly maintained by UPS/FED-EX for receipt on the same day in the ordinary course of business. Such envelope was sealed and placed for collection and delivery by UPS/FED-EX with delivery fees paid or provided for	
21	in accordance with ordinary business practices.	
22	\underline{X} (<u>STATE</u>) I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.	
23	$(\underline{\text{FEDERAL}})$ I declare that I am employed in the office of the member of the bar of this of this court at whose direction the service was made.	
24	Drough Olein	
25	/ LAURA PALMERIN	
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27		
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	PROOF OF SERVICE	