1 2 3 4 5 6	Anna M. Barvir, SBN 268728 MICHEL & ASSOCIATES, P.C. 180 East Ocean Blvd., Suite 200 Long Beach, CA 90802 Telephone: (562) 216-4444 Fax: (562) 216-4445 Email: abarvir@michellawyers.com Attorney for Plaintiffs and Petitioners	E-FILED 12/12/2017 8:00 AM FRESNO COUNTY SUPERIOR COURT By: S. Garcia, Deputy
7	IN THE SUDEDIOD COUDT O	F THE STATE OF CALIFORNIA
8 9		NTY OF FRESNO
10	SHERIFF CLAY PARKER, TEHAMA	Case No. 10CECG02116
10	COUNTY SHERIFF; HERB BAUER SPORTING GOODS; CRPA FOUNDATION;	PLAINTIFFS' NOTICE OF ERRATA
12	ABLE'S SPORTING, INC.; RTG SPORTING COLLECTIBLES, LLC; AND STEVEN STONECIPHER,	REGARDING THE SUPPLEMENTAL DECLARATION OF HAYDEE VILLEGAS IN SUPPORT OF MOTION
13	Plaintiffs and Petitioners,	FOR ATTORNEYS' FEES ON APPEAL
14	VS.	
15 16 17 18	THE STATE OF CALIFORNIA; KAMALA D. HARRIS, in her official capacity as Attorney General for the State of California; THE CALIFORNIA DEPARTMENT OF JUSTICE; and DOES 1-25,	Action Filed: June 17, 2010
19	Defendants and Respondents.	
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	NOTICE OF ERRATA RE SUPPLEMENTA	L DECLARATION OF HAYDEE VILLEGAS

1	Plaintiffs Sheriff Clay Parker, Tehama County Sheriff; Herb Bauer Sporting Goods; CRPA
2	Foundation; Able's Sporting, Inc.; RTG Sporting Collectibles, LLC; and Steven Stonecipher,
3	hereby submit this notice of errata regarding the Supplemental Declaration of Haydee Villegas in
4	Support of Motion for Attorneys' Fees on Appeal filed on December 8, 2017.
5	The exhibits attached to the declaration were inadvertently placed behind the wrong exhibit
6	tabs, such that that documents described in the Villegas declaration as "Exhibit B" were placed
7	behind the "Exhibit C" tab, and vice versa. Attached hereto is a copy of the Villegas declaration
8	with the corrected exhibit labels. No other changes have been made.
9	
10	Dated: December 11, 2017 Respectfully submitted,
11	MICHEL & ASSOCIATES, P.C.
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13	Anna M. Barvir Counsel for Plaintiffs and Petitioners
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NOTICE OF ERRATA RE SUPPLEMENTAL DECLARATION OF HAYDEE VILLEGAS

Attachment

1 2 3	Anna M. Barvir, SBN 268728 MICHEL & ASSOCIATES, P.C. 180 East Ocean Blvd., Suite 200 Long Beach, CA 90802 Telephone: (562) 216-4444	
4	Fax: (562) 216-4445 Email: abarvir@michellawyers.com	
5	Attorney for Plaintiffs and Petitioners	
6		
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	SUPPLEMENTAL DECLARATION OF HAYDEE VILLEGAS IN SUPPORT OF
12	FOUNDATION; ABLE'S SPORTING, INC.; RTG SPORTING COLLECTIBLES, LLC;	MOTION FOR ATTORNEYS' FEES ON APPEAL
13	AND STEVEN STONECIPHER,	
14	Plaintiffs and Petitioners,	Judge: Jeffrey Y. Hamilton Dept.: 402
15	VS.	Date: January 10, 2018 Time: 3:30 p.m.
16 17	THE STATE OF CALIFORNIA; XAVIER BECERRA, in his official capacity as Attorney General for the State of California; THE	Action Filed: June 17, 2010
18	CALIFORNIA DEPARTMENT OF JUSTICE; and DOES 1-25,	
19	Defendants and Respondents.	
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	DECLARATION OF	1 F HAYDEE VILLEGAS

1	DECLARATION OF HAYDEE VILLEGAS
2	I, Haydee Villegas, declare as follows:
3	1. I am the Office Manager of Michel & Associates, P.C., counsel of record for
4	Plaintiffs. I have personal knowledge of each fact stated in this declaration and, if called and sworn
5	as a witness, could and would testify competently thereto.
6	2. All the billing records in this matter are the business records of Michel &
7	Associates, P.C., and they are kept in the regular course of the firm's billing.
8	3. These records are prepared with the 2017 version of QuickBooks. QuickBooks is an
9	accounting software program that tracks business payments, manages and pays bills, and handles
10	payroll functions. I regularly use QuickBooks to generate client invoices and billing ledgers on
11	behalf of Michel & Associates, P.C.
12	4. On or about December 5, 2017, in order to provide billing records showing the
13	amounts paid by The CRPA Foundation to help fund the appeal of Parker v. California, I generated
14	a report of all invoices sent to The CRPA Foundation by Michel & Associates, P.C., for the period
15	during which the appeal of this matter was active. I provided that report to Plaintiffs' attorney, Ms.
16	Anna M. Barvir, for review.
17	5. On or about December 6, 2017, Ms. Barvir directed me to generate a second report
18	showing the amounts invoiced to The CRPA Foundation, eliminating those sent to The CRPA
19	Foundation after May 31, 2017. After further discussions with Ms. Barvir on December 7-8, 2017,
20	we decided to generate a final report, including both the invoices sent to and the payments made by
21	The CRPA Foundation.
22	6. On or about December 8, 2017, I generated a final report of The CRPA
23	Foundation's credits and debits for May 2011 through December 2013 and January 2017 through
24	May 2017. A true and correct copy of that report, entitled "Michel & Associates, P.C., CRPA
25	Foundation Balance Detail," is attached hereto as Exhibit B.
26	7. As Exhibit B shows, The CRPA Foundation pays a flat monthly fee to Michel &
27	Associates, P.C., to conduct litigation on its behalf. Until September 2012, that amount was \$5,000
28	per month. Beginning in October 2012, that amount increased to \$10,000 per month. During the
	2 DECLARATION OF HAYDEE VILLEGAS

1 ime that the appeal of Parker v. California was active, these payments were used to defray the costs of the appeal and fee motion. 3 8. From May 2011 through April 2017, The CRPA Foundation made its monthly payments via live check. Starting in May 2017, however, the organization began to pay electronically. True and correct copies of The CRPA Foundation's checks representing the organization's monthly payments to Michel & Associates, P.C., redacted only to protect the organization's sensitive banking information, are attached hereto as Exhibit C. 7 I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Executed this 8th day of December 2017 at Long Beach, California. 11 1 12 I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Executed this 8th day of December 2017 at Long Beach, California. 11 1 12 I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Executed this 8th day of December 2017 at Long Beach, California. 11 1 12 I declare under penalty of perjury and representing the day of December 2017 at Long Beach, California. 13 1 14 1 15 1 16 1 17 1 18 1 19 <t< th=""><th></th><th></th></t<>		
8. From May 2011 through April 2017, The CRPA Foundation made its monthly payments via live check. Starting in May 2017, however, the organization began to pay electronically. True and correct copies of The CRPA Foundation's checks representing the organization's monthly payments to Michel & Associates, P.C., redacted only to protect the organization's sensitive banking information, are attached hereto as Exhibit C. I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Executed this 8th day of December 2017, at Long Beach, California. Havdree Millegas Havdree Millegas Declarant Magnet State of California that the 10 Ideclare under penalty of perjury under the laws of the State of California that the 11 foregoing is true and correct. Executed this 8th day of December 2017, at Long Beach, California. 12 Havdree Millegas 14 Declarant 15 Ideclare in the state of California that the 16 Ideclare in the state of California that the 17 Havdree Millegas 18 Ideclare in the state of t	1	time that the appeal of Parker v. California was active, these payments were used to defray the
4 payments via live check. Starting in May 2017, however, the organization began to pay 5 electronically. True and correct copies of The CRPA Foundation's checks representing the 6 organization's monthly payments to Michel & Associates, P.C., redacted only to protect the 7 organization's sensitive banking information, are attached hereto as Exhibit C. 8 I declare under penalty of perjury under the laws of the State of California that the 9 foregoing is true and correct. Executed this 8th day of December 2017, at Long Beach, California. 10 Haydree-Millegas 11 Haydree-Millegas 12 Declarant 13 Haydree-Millegas 14 Declarant 15 Interview of the state of California that the 16 Declarant 17 Haydree-Millegas 18 Interview of the state of California that the 19 Interview of the state of California that the 19 Interview of the state of California that the 10 Interview of the state of California that the 10 Interview of the state of California that the 11 Interview of the state of California that the 12 Interview of	2	costs of the appeal and fee motion.
 clectronically. True and correct copies of The CRPA Foundation's checks representing the organization's monthly payments to Michel & Associates, P.C., redacted only to protect the organization's sensitive banking information, are attached hereto as Exhibit C. I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Executed this 8th day of December 2017, at Long Beach, California. Haydee-Millegas Decharant Haydee-Millegas Decharant J J<	3	8. From May 2011 through April 2017, The CRPA Foundation made its monthly
 organization's monthly payments to Michel & Associates, P.C., redacted only to protect the organization's sensitive banking information, are attached hereto as Exhibit C. I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Executed this 8th day of December 2017, at Long Beach, California. Haydee Villegas Accession and the state of the state	4	payments via live check. Starting in May 2017, however, the organization began to pay
r organization's sensitive banking information, are attached hereto as Exhibit C. I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Executed this 8th day of December 2017, at Long Beach, California. Havdeew fillegas Decharant	5	electronically. True and correct copies of The CRPA Foundation's checks representing the
8 I declare under penalty of perjury under the laws of the State of California that the 9 foregoing is true and correct. Executed this 8th day of December 2017, at Long Beach, California. 11 Haydrew Hilegas 12 Haydrew Hilegas 13 Haydrew Hilegas 14 Declarant 15 Haydrew Hilegas 16 Haydrew Hilegas 17 Haydrew Hilegas 18 Haydrew Hilegas 19 Haydrew Hilegas 10 Haydrew Hilegas 11 Haydrew Hilegas 12 Haydrew Hilegas 13 Haydrew Hilegas 14 Haydrew Hilegas 15 Haydrew Hilegas 16 Haydrew Hilegas 17 Haydrew Hilegas 18 Haydrew Hilegas 19 Haydrew Hilegas 10 Haydrew Hilegas 11 Haydrew Hilegas 12 Haydrew Hilegas 13 Haydrew Hilegas 14 Haydrew Hilegas 15 Haydrew Hilegas 16 Haydrew Hilegas </td <td>6</td> <td>organization's monthly payments to Michel & Associates, P.C., redacted only to protect the</td>	6	organization's monthly payments to Michel & Associates, P.C., redacted only to protect the
foregoing is true and correct. Executed this 8th day of December 2017 at Long Beach, California. Haydee Willegas Decharant Haydee Willegas Decharan	7	organization's sensitive banking information, are attached hereto as Exhibit C.
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11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28	9	foregoing is true and correct. Executed this 8th day of December 2017, at Long Beach, California.
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DECLARATION OF HAYDEE VILLEGAS	20	
		DECLARATION OF HAYDEE VILLEGAS

EXHIBIT B

Туре

Invoice Invoice Date

California Rifle & Pistol Association 1627 - CRPA Foundation Litigation

Num

Michel & Associates, P.C. **CRPA Foundation Balance Detail** As of May 31, 2017

Memo

Paid

Paid \$

Paid \$

Debit

5,000.00

5,000.00

Credit

Rifle & Pistol Association	
A Foundation Litigation	
05/01/2011 1771QIMay, 2011: Flat Fee Retainer.	
06/01/2011 1819Ql June, 2011: Flat Fee Retainer.	
07/01/2011 1870QIJuly, 2011: Flat Fee Retainer.	
08/01/2011 1914QIAugust, 2011: Flat Fee Retainer.	
09/01/2011 1961QISeptember, 2011: Flat Fee Retainer.	
10/01/2011 1991QIOctober, 2011: Flat Fee Retainer.	
11/01/2011 2018QINovember, 2011: Flat Fee Retainer	
12/01/2011 2061QIDecember, 2011: Flat Fee Retainer	
01/01/2012 2090QI January, 2012: Flat Fee Retainer	
02/01/2012 2128QI February, 2012: Flat Fee Retainer	
03/01/2012 2164OIMarch 2012: Elat Fee Retainer	

Invoice	06/01/2011 1819QlJune, 2011: Flat Fee Retainer.	Paid	\$ 5,000.00		
Invoice	07/01/2011 1870Ql July, 2011: Flat Fee Retainer.	Paid	\$ 5,000.00		
Invoice	08/01/2011 1914QIAugust, 2011: Flat Fee Retainer.	Paid	\$ 5,000.00		
Invoice	09/01/2011 1961QlSeptember, 2011: Flat Fee Retainer.	Paid	\$ 5,000.00		
Invoice	10/01/2011 1991QIOctober, 2011: Flat Fee Retainer.	Paid	\$ 5,000.00		
Invoice	11/01/2011 2018QINovember, 2011: Flat Fee Retainer	Paid	\$ 5,000.00		
Invoice	12/01/2011 2061QI December, 2011: Flat Fee Retainer	Paid	\$ 5,000.00		
Invoice	01/01/2012 2090QI January, 2012: Flat Fee Retainer	Paid	\$ 5,000.00		
Invoice	02/01/2012 2128QI February, 2012: Flat Fee Retainer	Paid	\$ 5,000.00		
Invoice	03/01/2012 2164QIMarch, 2012: Flat Fee Retainer	Paid	\$ 5,000.00		
Invoice	03/30/2012 2209QlApril, 2012: Flat Fee Retainer	Paid	\$ 5,000.00		
Invoice	06/01/2012 2328QIJune, 2012: Flat Fee Retainer	Paid	\$ 5,000.00		
Invoice	05/01/2012 2327QIMay, 2012: Flat Fee Retainer	Paid	\$ 5,000.00		
Invoice	07/01/2012 2329QI July, 2012: Flat Fee Retainer	Paid	\$ 5,000.00		
Invoice	08/01/2012 2408QIAugust, 2012: Flat Fee Retainer	Paid	\$ 5,000.00		
Invoice	09/01/2012 2411Ql September, 2012: Flat Fee Retainer.	Paid	\$ 5,000.00		
Invoice	10/01/2012 2412QIOctober, 2012: Flat Fee Retainer	Paid	\$ 10,000.00		
Invoice	11/01/2012 2462Ql November, 2012: Flat Fee Retainer	Paid	\$ 10,000.00		
Invoice	12/01/2012 2528QI December, 2012: Flat Fee Retainer	Paid	\$ 10,000.00		
Invoice	01/01/2013 2578Ql January, 2013: Flat Fee Retainer	Paid	\$ 10,000.00		
Invoice	02/01/2013 2616Ql February, 2013: Flat Fee Retainer	Paid	\$ 10,000.00		
Invoice	03/01/2013 2627QIMarch, 2013: Flat Fee Retainer	Paid	\$ 10,000.00		
Invoice	04/01/2013 2661QIApril, 2013: Flat Fee Retainer.	Paid	\$ 10,000.00		
Invoice	05/01/2013 2735QlMay, 2013: Flat Fee Retainer.	Paid	\$ 10,000.00		
Invoice	06/01/2013 2736QI June, 2013: Flat Fee Retainer.	Paid	\$ 10,000.00		
Invoice	07/01/2013 2768QI July, 2013: Flat Fee Retainer.	Paid	\$ 10,000.00		
Invoice	08/01/2013 2811QIAugust, 2013: Flat Fee Retainer.	Paid	\$ 10,000.00		
		Paid	\$ •		
Invoice	09/01/2013 2847Ql September, 2013: Flat Fee Retainer.		 10,000.00		
Invoice	10/01/2013 2894Ql October, 2013: Flat Fee Retainer.	Paid	\$ 10,000.00		
Invoice	11/01/2013 2926QINovember, 2013: Flat Fee Retainer.	Paid	\$ 10,000.00		
Invoice	12/01/2013 2958QI December, 2013: Flat Fee Retainer.	Paid	\$ 10,000.00		
Invoice	01/01/2017 4584Ql January, 2017: Flat Fee Retainer.	Paid	\$ 10,000.00		
Invoice	02/01/2017 4585QIFebruary, 2017: Flat Fee Retainer.	Paid	\$ 10,000.00		
Invoice	03/01/2017 4628QIMarch, 2017: Flat Fee Retainer.	Paid	\$ 10,000.00		
Invoice	04/01/2017 4872QIApril, 2017: Flat Fee Retainer.	Paid	\$ 10,000.00		
Invoice	05/01/2017 4904QIMay, 2017: Flat Fee Retainer.	Paid	\$ 10,000.00		
Payment	05/16/2011 1096 Payment received on 05/13/11 for Inv. No. 1771QB (05/11).	Paid		\$	5,000.00
Payment	06/10/2011 1098 Payment received on 06/09/11 for Inv. No. 1819QB (06/11).	Paid		\$	5,000.00
Payment	06/27/2011 1099 Payment received on 06/27/11 for Inv. No. 1870QB (07/11).	Paid		\$	5,000.00
Payment	08/03/2011 1107 Payment received on 08/01/11 for Inv. No. 1914QB (08/01/11).	Paid		\$	5,000.00
Payment	10/07/2011 1109 Payment received on 10/06/11 for Inv. No. 1961QB (09/11).	Paid		\$	5,000.00
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Payment	11/07/2011 1115 Payment received on 11/07/11 for Inv. No. 1991QB (10/11).	Paid		\$	5,000.00
Payment	11/16/2011 1117 Payment received on 11/15/11 for Inv. No. 2018QB (11/11).	Paid		\$	5,000.00
Payment	12/30/2011 1125 Payment received on 12/27/11 for Inv. No. 2061QB (12/11).	Paid		\$	5,000.00
Payment	02/09/2012 1129 Payment received on 02/08/12 for Inv. No. 2090QB (01/12) and 2128QB (02/12).	Paid		\$	10,000.00
Payment	03/08/2012 1134 Payment received on 03/08/12 for Inv. No. 2164QB (03/12).	Paid		\$	5,000.00
Payment	03/30/2012 1140 Payment received on 03/30/12 for Inv. No. 2209QB (04/12).	Paid		\$	5,000.00
Payment	07/03/2012 1150 Payment received on 07/03/12 for Inv. No. 2327QB (05/12) and 2328QB (06/12).	Paid		\$	10,000.00
Payment	07/10/2012 1151 Payment received on 07/10/12 for Inv. No. 2329QB (07/12).	Paid		\$	5,000.00
Payment	09/21/2012 1162 Payment received on 09/21/12 for Inv. No. 2408QB (08/12) and 2411QB (09/12).	Paid		\$	10,000.00
Payment	12/04/2012 1174 Payment received on 12/03/12 for Inv. No. 2528QB (12/12).	Paid		\$	10,000.00
Payment	01/24/2013 1184 Payment received on 01/24/13 for Inv. No. 2578QB (01/13).	Paid		\$	10,000.00
Payment	10/12/2012 1168 Payment received on 10/11/12 for Inv. No. 2412QB (10/12) and 2462QB (11/12).	Paid		\$	20,000.00
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Payment Baymont	02/21/2013 1188 Payment received on 02/21/13 for Inv. No. 2616QB (02/13).	Paid		\$ ¢	10,000.00
Payment	03/11/2013 1192 Payment received on 03/07/13 for Inv. No. 2627QB (03/13).	Paid		\$	10,000.00
Payment	04/05/2013 1197 Payment received on 04/05/13 for Inv. No. 2661QB (04/13).	Paid		\$	10,000.00
Payment	06/18/2013 1208 Payment received on 06/16/13 for Inv. No. 2735QB (05/13) and 2736QB (06/13).	Paid		\$	20,000.00
Payment	07/15/2013 1214 Payment received on 07/15/13 for Inv. No. 2768QB (07/13).	Paid		\$	10,000.00
Payment	08/13/2013 1222 Payment received on 08/12/13 for Inv. No. 2811QB (08/13).	Paid		\$	10,000.00
Payment	09/06/2013 1230 Payment received on 09/06/13 for Inv. No. 2847QB (09/13).	Paid		\$	10,000.00
Payment	10/21/2013 1237 Payment received on 10/21/13 for Inv. No. 2894QB (10/13).	Paid		\$	10,000.00
Payment	12/20/2013 1242 Payment received on 12/20/13 for Inv. No. 2926QB (11/13).	Paid		\$	10,000.00
Payment	01/06/2014 1253 Payment received on 01/06/14 for Inv. No. 2958QB (12/13).	Paid		\$	10,000.00
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Michel & Associates, P.C. CRPA Foundation Balance Detail As of May 31, 2017

Payment	01/26/2017 1767 Payment received on 01/07/17 for Inv. No. 4584QB (01/17).	Paid	\$ 10,000.00
Payment	02/27/2017 1768 Payment received on 02/23/17 for Inv. No. 4585QB (02/17).	Paid	\$ 10,000.00
Payment	03/06/2017 1770 Payment received on 03/03/17 for Inv. No. 4628QB (03/17).	Paid	\$ 10,000.00
Payment	04/25/2017 1771 Payment received on 04/20/17 for Inv. No. 4872QB (04/17).	Paid	\$ 10,000.00
Payment	05/04/2017 170504 Payment received on 05/04/17 for Inv. No. 4904QB (05/17).	Paid	\$ 10,000.00
Total 1627 -	- CRPA Foundation Litigation	\$ 285,	000.00 \$ 285,000.00
Total Califor	rnia Rifle & Pistol Association	\$ 285,	000.00 \$ 285,000.00
TOTAL		\$ 285,	000.00 \$ 285,000.00

EXHIBIT C

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For Inv. # 1771 QB - MAY 2011	-phi - file
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	Date	1165
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THE CRPA FOUNDATION 271 E IMPERIAL HWY STE 620 FULLERTON, CA 92835 Pay to the Michel and Associates, F.	2	16-66/1220
THE CRPA FOUNDATION 171 E IMPERIAL HWY STE. 620 TULLERTON, CA 92835 Date	° <u>C.</u> \$;	16-66/1220 1165
THE CRPA FOUNDATION 271 E IMPERIAL HWY STE 620 FULLERTON, CA 92835 Pay to the Michel and Associates, f. Order of Michel and Associates, f. Aire Hronsand and	° <u>C.</u> \$;	16-66/1220 1165 5,000. <u>ee</u>
THE CRPA FOUNDATION 271 E IMPERIAL HWY STE 620 FULLERTON, CA 92835 Pay to the Michel and Associates, f. Order of Hickel and Associates, f.	° <u>C.</u> \$;	16-66/1220 1165 5,000. <u>ee</u>

THE CRPA FOUNDATION	1129
271 E IMPERIAL HWY STE. 620 FULLERTON, CA 92835	Date 02/06/2012
Pay to the MICHELEASSOCIATES	\$10,000
TEN THOUSAND AND 00/100 Bank of America Suppy Hills 2121 N Harbor Blvd Puller o CA	Bollars A
For FEB INV # 2090 QB	John Field
THE CRPA FOUNDATION 271 E IMPERIAL HWY STE, 620	1134
FULLERTON, CA 92835	Date 3-5-12 16-66/1220
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1150 THE CRPA FOUNDATION 271 E IMPERIAL HWY STE. 620 FULLERTON, CA 92835 Date 06/29/2012 16-66/1220 Por to the MICHEL & ASSOCIATES \$ 10,000 TEN THOUSAND AND 00/100 Dollars **Bank of America** Sanny Hills 2121 N Harbor Blwd Fullerton CA 714.533.4470 FOr INV # 2327QB and IN# 2328QB 1151 THE CRPA FOUNDATION 271 IMPERIAL HWY STE 620 FULLERTON, CA 92835 16-66-1220 1165 07/09/12 PH (714) 992-2772 MICHEL & ASSOCIATES, P.C. 00 \$5,000 FIVE THOUSAND AND 00/100 Bank of America (i) Butter ACH R/T 121000358 INV#2329QB/JULY RETAINER rela *001151* 1162 THE CRPA FOUNDATION 271 IMPERIAL HWY STE 620 FULLERTON, CA 92635 16-66 1220 1165 PH (714) 992-2772 Osoi. 2. and 27.7 00 \$ 00. (î) e Bank of America 🖤 ACH R/T 121000358 INV. # \$ 240888 \$ 24118B reld *001162*

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Dec. Retainer. #001253#

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CASH ONLY IF ALL CheckLock™ SECURITY FEATURES LISTED ON BACK INDICATE NO TAMPERING OR COPYING 1767 THE CRPA FOUNDATION 271 Imperial Hwy #620 Fullerton, CA 92835 (714)992-2772 BANK OF AMERICA, NA 16-066/1220 01/04/2017 PAY TO THE ORDER OF \$ **10,000.00 Michel & Associates DOLLARS PROTECTED AGAINST FRAUD® Michel & Associates 180 E Ocean Blvd #280 Long Beach, CA 90802 Finer HDemlaer MEMO .001767. CASH ONLY IF ALL CheckLock ** SECURITY FEATURES LISTED ON BACK INDICATE NO TAMPERING OR COPYING 1768 THE CRPA FOUNDATION 271 Imperial Hwy. #820 Fullerton, CA 92835 (714)992-2772 BANK OF AMERICA, NA 10-000/1220 LIFORNIA 02/03/2017 PAY TO THE ORDER OF \$ **10,000.00 Michel & Associates DOLLARS B PROTECTED AGAINST FRAUD® Michel & Associates 180 E Ocean Blvd #280 Long Beach, CA 90802 Staren HT MEMO #001768# STATISTICS. CASH ONLY IF ALL CheckLock M SECURITY FEATURES LISTED ON BACK INDICATE NO TAMPERING OR COPYING SCI. 1770 BANK OF AMERICA, NA 16-066/1220 THE CRPA FOUNDATION 271 Imperial Hwy. #620 Fulerton, CA 92835 (714)992-2772 **IFORNIA** 03/01/2017 PAY TO THE ORDER OF \$ **10,000.00 Michel & Associates DOLLARS BPROTECTED AGAINST FRAUDE Michel & Associates 180 E Ocean Blvd #280 Long Beach, CA 90802 Stern + Dembe MEMO

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1	PROOF OF SERVICE	
2 3	STATE OF CALIFORNIA COUNTY OF FRESNO	
4 5	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 East Ocean Boulevard, Suite 200, Long Beach, CA 90802.	
6	On December 11, 2017, I served the foregoing document(s) described as:	
7 8 9	PLAINTIFFS' NOTICE OF ERRATA REGARDING THE SUPPLEMENTAL DECLARATION OF HAYDEE VILLEGAS IN SUPPORT OF MOTION FOR ATTORNEYS' FEES ON APPEAL	
10 11	on the interested parties in this action by placing [] the original [x] a true and correct copy thereof enclosed in a sealed envelope(s) addressed as follows:	
12 13 14 15	George Waters George.Waters@doj.ca.gov Deputy Attorney General 1300 I Street, Suite 125 Sacramento, CA 94244-2550	
16 17	X (<u>BY ELECTRONIC MAIL</u>) As follows: I served a true and correct copy by electronic transmission through One Legal. Said transmission was reported and completed without error.	
18 19 20 21	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 U.S. Postal Service on that same day with postage thereon fully prepaid at Long Beach, 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 date of deposit for mailing an affidavit.	
22 23	\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.	
24 25	Executed December 11, 2017 at Long Beach, California.	
26 27 28	LAURA PALMERN	
	PROOF OF SERVICE	