1 2 3 4 5 6 7 8	MELODY DRUMMOND HANSEN (S.B. #27 mdrummondhansen@omm.com HEATHER J. MEEKER (S.B. #172148) hmeeker@omm.com O'MELVENY & MYERS LLP 2765 Sand Hill Road Menlo Park, California 94025-7019 Telephone: +1 650 473 2600 Facsimile: +1 650 473 2601 CARA L. GAGLIANO (S.B. #308639) cgagliano@omm.com Two Embarcadero Center 28th Floor San Francisco, California 94111-3823 Telephone: +1 415 984 8700	78786)
9	Facsimile: +1 415 984 8701 Attorneys for Defendant Bruce Perens	
11		
12	UNITED STATES DISTRICT COURT	
13	NORTHERN DISTRICT OF CALIFORNIA	
14	SAN FRANCISCO DIVISION	
15		
16	OPEN SOURCE SECURITY, INC., and BRADLEY SPENGLER,	Case No. 3:17-cv-04002-LB
17	Plaintiffs,	DECLARATION OF MELODY DRUMMOND HANSEN IN SUPPORT
18	V.	OF DEFENDANT BRUCE PERENS'S REPLY IN SUPPORT OF MOTION
19	BRUCE PERENS, and Does 1-50,	FOR MANDATORY FEES AND COSTS UNDER CALIFORNIA'S
20	Defendants.	ANTI-SLAPP LAW
21		PUBLIC REDACTED VERSION
22		
23		
24		
25		
26		
27		

DECLARATION OF MELODY DRUMMOND HANSEN

2

3

I, Melody Drummond Hansen, declare as follows:

4

5

6

7

8

9

10

11

12

13 14

15 16

17

18

19 20

21

22

23 24

25

26 27

28

1. I am a partner of O'Melveny & Myers LLP ("O'Melveny"), attorneys of record for Defendant Bruce Perens in this action. I am admitted to practice in the Northern District of California. In connection with Mr. Perens's Motion for Mandatory Fees and Costs under California's Anti-SLAPP Law (ECF No. 62, "Fee Motion"), I submitted on February 7, 2018 a Declaration and Exhibits supporting the request for fees and costs (ECF No. 63-4, "Drummond Hansen Declaration"), based on my review of contemporaneously maintained timekeeper records. I submit this further Declaration in support of Mr. Perens's Reply in Support of his Fees Motion (and as appropriate his Reply in Support of his Sanctions Motion, ECF No. 64). I have personal knowledge and am informed of the facts stated herein and, if called to testify, I could and would testify to the truth of the following.

- 2. The work performed by O'Melveny attorneys was performed at my direction and at the direction of my partner, Heather Meeker, and we oversaw the costs incurred. I personally reviewed the fees and costs records reflecting this work and expenses.
- 3. In connection with Mr. Perens's initial motion for fees and costs, we submitted supporting documentation to detail the bases for Mr. Perens's requested fees. In their Oppositions to Mr. Perens's motions for fees and sanctions, Plaintiffs dispute the accuracy and reliability of certain exhibits—including detailed time entries in Exhibit C (ECF No. 64-4.4, which Plaintiffs' counsel accuses of being "doctored" and purports to "correct" in Plaintiffs' Opposition and Exhibits)—and Plaintiffs also challenge various fees on other bases such as alleged inefficiencies. Plaintiffs' counsel apparently misunderstands the process by which the exhibits to Mr. Perens were created and the nature of the work performed. This declaration explains that process and work.
- 4. Also, to ensure that the calculated fees submitted to the Court accurately reflected the hours spent and fees incurred, counsel for Mr. Perens closely re-checked the figures provided to the Court against the firm's billing records and against counsel's write-offs and write-downs. We have confirmed that the total number of hours and total number of fees submitted in Exhibit C

were correct, as were the total numbers submitted in the fees briefing (other than a calculation error that *under*-counted attorney hours by 4 hours). Individual fees subtotals each of the lineitem billing entries in Exhibit C also were correct. The discrepancies in certain individual lineitem hours and subtotal fees that Plaintiffs noted are explained by a sorting error in Excel that occurred in finalizing the exhibit and led to hours entries within the same day being out of order, as discussed further below. In addition, as part of counsel's detailed review, we noticed a few entries that Plaintiffs' counsel did not mention that were placed in the wrong category of work. We have now written those off. Also, as a compromise response to certain time that Plaintiffs' counsel challenges, we have further written down or written off certain time entries. A corrected and updated Exhibit C reflecting these changes is provided with this declaration.

- 5. Plaintiffs also seem to object to a number of time entries based on a misunderstanding of the narrative description. We believe that most of these time entries are clear as to the nature of the work performed, but for the few instances in which we believe the Court may benefit from additional information, this declaration provides brief explanations.
- 6. Separately, Mr. Perens provides updated 2018 fees expended on preparation of his fees and sanctions motions and reply briefing to date.

(A) Preparation of Original Exhibit C

- 7. Plaintiffs' counsel refers to Exhibit C as "timekeeping records" throughout his opposition, and suggests that any misalignment of hours and fees subtotals cannot be an administrative mistake because any timekeeping software can perform calculations. (*E.g.*, Fees Opp. at 9 and 10.) Plaintiffs' counsel, however, apparently misunderstands the way that Exhibit C is prepared and the ways that I referred to timekeeping and billing records in preparing it as referred to in my declaration.
- 8. We provided Exhibit C for the convenience of the parties and the Court, considering that such detailed time entries are not typically required for fees motions. Exhibit C is a prepared exhibit, not the mere result of a report from our firm's billing system. Such a report would not be as helpful for Plaintiffs or the Court because while it would include line items for date, biller, description, and hours, it would not typically include other information helpful to the

fees analysis here such as the rates for each biller on every line, a calculated subtotal for each line, or categorization of each entry. For example, our film's billing system output would not include categories such as 2nd Anti-SLAPP, Motion for Partial Summary Judgment, *Ex Parte* Motion, or Case Management for each entry so that it could be sorted and allocated the time entries. Exhibit C also incorporates write-offs or write-downs of hours that would not be reflected in the firm's initial raw billing output, and we labeled such write-offs and write-downs with an asterisk in Exhibit C to reflect reduced time. We also prepared Exhibit C in an Excel format so that it would be more readily sortable for analysis. (Had Plaintiffs' counsel asked us for the Excel version, we would have gladly provided it, and we plan to serve Plaintiffs' counsel with an Excel version of updated Exhibit C alongside the final PDF exhibit.)

- 9. When I referred to reviewing the firm's billing records in my declaration, I referred to my review of reports from our billing system, analyzing and proofreading of entries, and providing write-offs and write-downs of billed time, as I would for other client matters. (Indeed, I have been more generous in write-offs and write-downs in this matter versus other matters.)
- 10. Contrary to Plaintiffs' suggestion, the time entries in Exhibit C have not been "doctored" to increase the fees requested. The only alterations in preparing Exhibit C versus the firm's billing records were *reductions* in the form of write-downs or write-offs, to the number of hours worked and associated fees in connection with this litigation, as detailed in my declaration and exhibits. As explained further below, the mismatch of hours and fees subtotals in line-by-line time entries in the final Exhibit C is due to a sorting error in preparing the final exhibit. We also have gone back to the billing records in the firm's system to confirm the original hours and fees were correct, and I also compared versus my prepared write-offs and write-downs to ensure they are correct.

(B) Investigation and Corrections to Exhibit C

- 11. We agree with Plaintiffs' counsel that Exhibit C contains some entries where the hours listed do not match the subtotaled fees for those entries.
 - 12. From our initial review of examples raised by Plaintiffs' counsel, we could

immediately see that the problem was that the hours for certain entries no longer lined up with

1

subtotal would

connection with this Declaration, the "hours" column in the original Exhibit C corresponds to the "adjusted hours" column in the corrected Exhibit C.)

(C) Voluntary Compromise Reductions to Address Plaintiffs' Objections

- 16. Plaintiffs offer a number of objections to specific time entries, as reflected in Exhibits 1-B through 1-M to the Declaration of Rohit Chhabra (ECF No. 78-1). In the spirit of compromise and to reduce the issues in dispute in this matter, I have voluntarily written down or written off several of these time entries in response, as described below.
- 17. In Exhibit 1-M to the Chhabra Declaration, Plaintiffs identify two entries from 1/23/18, one each by Marissa Rhoades and Eric Ormsby, as reflecting unnecessarily high fee requests. I have therefore voluntarily reduced the requested hours associated with these entries from to for Ms. Rhoades's entry and from to for Mr. Ormsby's entry. The corresponding fees have likewise been reduced from to and from to
- 18. In Exhibit 1-I to the Chhabra Declaration, Plaintiffs identify two entries from 12/14/18, one each by Marissa Rhoades and Eric Ormsby for attending the combined anti-SLAPP and summary judgment hearing, as not warranted. I have written off these time entries, for a combined reduction of hours and in requested fees.
 - 19. I also have made other voluntary reductions, described below.

(D) Additional Voluntary Reductions

- 20. In addition to the specific entries challenged by Plaintiffs noted above, I separately exercised billing judgment to further write-down or write-off time entries which were initially submitted in connection with Mr. Perens's Fee Motion in Exhibit C. In the process of reviewing the timesheet entries which formed the basis of Exhibit C and the resulting fee requests, I noticed a few other items warranting reduction, for the reasons described below.
- 21. For example, Exhibit A (ECF No. 63-4.2) *under*-counted the hours performed by Cara Gagliano. Specifically, Ms. Gagliano's total hours worked should have been reflected as , rather than as reflected in Exhibit A. This error was caused by an asterisk in the excel cell for the hours column for one of Ms. Gagliano's time entries, which caused the formulas

for computing time to disregard the affected entry and undercount total hours. However, because the same error was not present in the fees column, no error was made to the calculation of the fee request for Ms. Gagliano in Exhibit A. Nevertheless, I have chosen to write off this entry, such that Ms. Gagliano's total requested hours for 2017 remain but the fees associated with this request have been reduced to

- 22. Mr. Perens's Fee Motion also contained a chart detailing the hours worked and fees requested for each stage of this litigation. *See* Fees Motion at 10. Ms. Gagliano's hours were *under*-counted by four hours in the chart's total hours request for the first anti-SLAPP motion, which reflected a total of hours worked for Ms. Gagliano but should instead have reflected a total of hours worked. As noted above, this discrepancy did not affect the total fees request. However, because I have written off this entry, the fees request for this portion of the chart is correspondingly reduced to
- 23. In addition, we noticed two errors in the chart included on page 10 of the Fees Motion. First, one entry by Jillisia Santillana should have been categorized as hearing preparation but instead was categorized as related to the second anti-SLAPP reply. Rather than recategorize, we are writing it off. Removing this entry reduces the hours worked on the second anti-SLAPP Reply by a total of hour and the associated fee by a total of Second, in calculating the subtotal for the second anti-SLAPP reply, one entry was mistakenly double-counted in the formula. Specifically, the entry, which was for 0.4 hours of work performed by Ms. Diaz, was included both in the calculation for hearing preparation and also in the calculation for the second anti-SLAPP reply. (Because total fees were calculated separately, this double-counting did not impact the total fee request.) Removing these two entries reduces the hours worked on the anti-SLAPP reply from and the fees requested from to
- 24. Exhibit B contained three entries that were categorized as related to Mr. Perens's fees motion that should instead have been categorized as related to Mr. Perens's sanctions motion. I have written off these entries. As a result, Ms. Rhoades's total hours and fees requested for 2018 are reduced by hours and many and Mr. Ormsby's total hours and fees

for Rule 26(1) conference with opposing
aintiffs question what outline this refers
DRUMMOND HANSEN DECL. ISO REPLY
IN SUPPORT OF FEE MOTION
3:17-CV-04002-LB

in fees for 2018.

to, asserting that they were "asked to prepare the first draft." This entry refers to preparation for a phone call with Plaintiffs' counsel pursuant to Rule 26(f)'s meet-and-confer requirements, not the parties' written discovery plan. Ms. Gagliano prepared an outline of the topics to be addressed on the call and discussed them with Ms. Drummond Hansen.

- 31. On page 14 of Plaintiffs' Opposition, Plaintiffs object to three time entries by Ms. Gagliano for time spent on revisions to an outline of the lodestar section of Mr. Perens's fees motion and related legal research. The work product referenced in these entries was a detailed outline designed to function essentially as the first draft of Section IV of Mr. Perens's fees motion, including case law, with placeholders for Ms. Rhoades and Mr. Ormsby to fill in with specified details.
- 32. Also on page 14 of Plaintiffs' Opposition, Plaintiffs object to a time entry by Marissa Rhoades with the narrative description "Research procedures for sealing fees motion and accompanying affidavits and exhibits." Ms. Rhoades has clarified that this work included not only reviewing the Court's sealing requirements but also investigating what billing and rates information O'Melveny typically submits with fee motions and in what form, as well as researching what legal standard applies to sealing requests in the context of fees motions. Nonetheless, I have voluntarily reduced the requested hours associated with this entry from 3.1 to 1.0, as noted in ¶ 17.

(F) Supplemental Hours and Fees

- 33. Attached as Exhibit E to this Declaration is a chart of time entries finalized after filing of the initial Fees Motion.
- 34. Exhibit E has been prepared using the same procedures used to create Exhibit C as described in my previous Declaration and above. All of the fees for which reimbursement is sought are based on records maintained by O'Melveny in its normal course of business. I personally reviewed and verified each of these billing records for the purposes of this motion.
- 35. In the exercise of my billing judgment, I wrote down and wrote off certain hours actually expended by attorneys and staff based on my professional judgment as I would use for any paying client, and in an effort to limit the number of issues that are disputed on this motion.

1	For example, I wrote off and reduced time spent on research and writing as I deemed	
2	commensurate with the complexity of the tasks involved; time where the hours were large in a	
3	single day; time researching the Court's practices; time spent analyzing press in the case; time	
4	spent by other attorneys and/or library support to assist with the matter; and time spent on	
5	administrative tasks that I would not bill to another paying client. In addition, I wrote off all	
6	hours incurred in connection with investigating and correcting Exhibit C and other fees totals	
7	submitted in connection with Mr. Perens's original Fees Motion. The time written off or written	
8	down totaled hours, which corresponded to a total of in fees.	
9	(G) Updated Total Hours and Fees	
10	36. Attached as Exhibit D are the updated total hours and fees requested under Mr.	
11	Perens's Fees Motion, broken down by task.	
12	(H) Additional Exhibits	
13	37. Attached as Exhibit F is a true and correct copy of Ms. Gagliano's California State	
14	Bar profile, obtained from the official California State Bar website. Exhibit F shows that Ms.	
15	Gagliano was admitted to practice in California on February 9, 2016.	
16	38. Attached as Exhibit G is a true and correct copy of a document titled "Declaration	
17	of William H. G. Norman in Support of Nicholas P. Clainos' Motion for Award of Attorneys	
18	Fees and Costs," filed on July 11, 2011 in <i>Graham-Sult v. Clainos</i> , Case No. CV 10-4877 CW, in	
19	the United States District Court for the Northern District of California.	
20		
21	I declare under penalty of perjury under the laws of the United States that the foregoing is	
22	true and correct, and that this declaration was executed this 22nd day of March 2018 in San	
23	Francisco, California.	
24	By: /s/ Melody Drummond Hansen	
25	Melody Drummond Hansen Of O'Melveny & Myers LLP	
26		
27		