## Case3:13-cv-03287-JSW Document25 Filed11/06/13 Page1 of 3 CINDY COHN (SBN 145997) RACHAEL E. MENY (SBN 178514) cindy@eff.org rmeny@kvn.com LEE TIEN (SBN 148216) MICHAEL S. KWUN (SBN 198945) KURT OPSAHL (SBN 191303) BENJAMIN W. BERKOWITZ (SBN 244441) MATTHEW ZIMMERMAN (SBN 212423) KEKER & VAN NEST, LLP MARK RUMOLD (SBN 279060) 633 Battery Street DAVID GREENE (SBN 160107) San Francisco, California 94111 JAMES S. TYRE (SBN 083117) Tel.: (415) 391-5400; Fax: (415) 397-7188 ELECTRONIC FRONTIER FOUNDATION 815 Eddy Street RICHARD R. WIEBE (SBN 121156) San Francisco, CA 94109 wiebe@pacbell.net LAW OFFICE OF RICHARD R. WIEBE Tel.: (415) 436-9333; Fax: (415) 436-9993 One California Street, Suite 900 San Francisco, CA 94111 THOMAS E. MOORE III (SBN 115107) tmoore@rroyselaw.com Tel.: (415) 433-3200; Fax: (415) 433-6382 ROYSE LAW FIRM. PC 10 1717 Embarcadero Road ARAM ANTARAMIAN (SBN 239070) Palo Alto, CA 94303 aram@eff.org 11 Tel.: 650-813-9700; Fax: 650-813-9777 LAW OFFICE OF ARAM ANTARAMIAN 1714 Blake Street 12 Attorneys for Plaintiffs Berkeley, CA 94703 13 Tel.: (510) 289-1626 14 UNITED STATES DISTRICT COURT 15 NORTHERN DISTRICT OF CALIFORNIA 16 SAN FRANCISCO DIVISION 17 FIRST UNITARIAN CHURCH OF LOS Case No: 3:13-cy-03287 JSW ANGELES, et al., 18 **DECLARATION OF THOMAS E.** 19 Plaintiffs, MOORE III IN SUPPORT OF PLAINTIFFS' MOTION FOR 20 PARTIAL SUMMARY JUDGMENT V. 21 Date: February 7, 2014 NATIONAL SECURITY AGENCY, et al., Time: 9:00 A.M. 22 Hon. Jeffrey S. White Defendants. Courtroom 11 - 19th Floor 23 24 25 26 27

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1	I, Thomas E. Moore III, hereby declare:		
2	1.	I am	a lawyer duly licensed to practice law in the State of California and before this
3	district. I am one of the members of Royse Law Firm, PC, counsel of record for the plaintiffs.		
4	2.	I hav	ve attached to this Declaration as the following exhibits true and correct copies of
5	the following documents:		
6		a.	Exhibit A, The New York Times, "Bush Lets U.S. Spy on Callers Without
7			Courts," dated Dec. 16, 2005;
8		b.	Exhibit B, USA Today, "NSA Has Massive Database of Americans' Phone
9			Calls," dated May 11, 2006;
10		c.	$Exhibit \ C, \textit{In re Production of Tangible Things From [REDACTED]}, FISC, BR$
11			08-13, dated March 2, 2009;
12		d.	Exhibit D, "Working Draft, Office of the Inspector General National Security
13			Agency," dated March 24, 2009;
14		e.	Exhibit E, "Unclassified Report on the President's Surveillance Program,"
15			prepared by the Offices of Inspectors General, dated July 10, 2009;
16		f.	Exhibit F, Letter from Ass't Atty. Gen. Weich to Rep. Reyes, dated
17			December 14, 2009 enclosing the "Report on National Security Agency's Bulk
18			Collection Programs Affected by USA PATRIOT Act Reauthorization;"
19		g.	Exhibit G, Primary Order, FISC, BR 13-80, dated April 25, 2013;
20		h.	Exhibit H, Secondary Order, FISC, BR 13-80, dated April 25, 2013;
21		i.	Exhibit I, "DNI Statement on Recent Unauthorized Disclosures of Classified
22			Information," dated June 6, 2013;
23		j.	Exhibit J, Letter from Dep. Atty. Gen. Kadzik to Rep. Sensenbrenner dated
24			July 16, 2013;
25		k.	Exhibit K, "Administration White Paper: Bulk Collection of Telephony
26			Metadata Under Section 215 of the USA PATRIOT Act," dated August 9,
27			2013;
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1	1. Exhibit L, Amended Memorandum Opinion, FISC, BR 13-109, dated
2	August 29, 2013;
3	m. Exhibit M, Memorandum Opinion, FISC, dated October 3, 2011;
4	n. Exhibit N, Memorandum, FISC, BR 13-158, dated October 11, 2013;
5	I declare under penalty of perjury under the laws of the United States that the foregoing is
6	true and correct. Executed on November 6, 2013, at Palo Alto, California.
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8	/s/ Thomas E. Moore III
9	THOMAS E. MOORE III
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