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15	NORTHERN DISTRI	CT OF CALIFORNIA	
16	SAN FRANCISCO DIVISION		
17	FIRST UNITARIAN CHURCH OF LOS ANGELES, <i>et al</i> .	Case No: 3:13-cv-03287 JSW	
18	ANGELES, ei ui.	DECLARATION OF KAY GUINANE	
19	Plaintiffs,	FOR CHARITY & SECURITY NETWORK IN SUPPORT OF	
20	V.	PLAINTIFFS' MOTION FOR PARTIAL SUMMARY JUDGEMENT	
21	NATIONAL SECURITY AGENCY, et al.,		
22	Defendants.	Date: February 7, 2014	
23		Time: 9:00 A.M. Hon. Jeffrey S. White	
24		Courtroom 11 - 19th Floor	
25			
26			
27			
28	DECLARATION OF KAY GUINANE FOR CHARL	TY & SECURITY NETWORK ISO PLAINTIFFS' MSJ	

I, KAY GUINANE, hereby declare:

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1. I am the Director of the Charity & Security Network. The facts contained in the
following affidavit are known to me of my own personal knowledge and if called upon to testify, I
could and would competently do so.

2. Our organization works to protect civil society's ability to carry out effective
peacebuilding projects, humanitarian aid, development and other public benefit work in a manner
consistent with human rights principles and democratic values. To accomplish this, the Charity &
Security Network focuses on convening stakeholders and sponsoring dialog; raising awareness,
dispelling myths and promoting a framework based on protecting the positive contribution civil
society makes to human security; and coordinating advocacy by engaging the nonprofit sector with
to support needed changes in national security rules.

3. The collection of our phone records by the government has resulted in other
consequences which objectively suggest an impact on, or 'chilling' of, the members' associational
rights.

15 4. I say this because: 1.) the issues we address are sensitive, involving the nexus of 16 national security, human rights and humanitarian law. To do our work effectively we must be able to 17 share information among members and between staff and membership. The Associational Tracking 18 Program has inhibited our ability to share information as needed. 2.) One of our core functions is to 19 facilitate dialog between civil society and government to address the problems humanitarian, 20 peacebuilding, human rights defenders and others have in carrying out their missions due to overly 21 broad national security rules. Our ability to plan, facilitate and develop strategy for such dialog has 22 been inhibited by the knowledge that our communications information is collected and retained by 23 the government.

5. We have experienced an increase in members expressing concern about the
confidentiality of the fact of their communications, among each other and with staff. Because our
members are located in many different places, it is necessary to use conference calls and email
listservs for ongoing communications. This includes conducting meetings of our Advisory

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Board as well as topical working groups that collect and assess information and develop strategies.
 Some members have declined to discuss certain issues over the phone, making it necessary to plan
 in-person meetings that will incur extra time and travel costs. Other members have declined to hold
 some discussions by email.

6. Since the disclosure of the Associational Tracking Program, we have lost the ability
to assure our members and constituents, as well as all others who seek to communicate with us, that
the fact of their communications to and with us will be kept confidential. We have had to develop
factual materials to share to explain the scope of the program and its impact on our operations.

9 7. We assumed that, we had confidentiality in our communications with us prior to the
10 current revelations, but we've since learned that we did not actually have confidentiality.

8. Our concerns about lack of confidentiality have become more acute because of the
government's ongoing refusal to give a clear answer about the extent to which organizations like
ours are subject to surveillance.

9. We have been forced to expend time and resources on exploring new technologies
that may protect the privacy of our communications, although we cannot be sure they will actual
ensure confidentiality. Some activities are delayed until in-person meetings can be arranged. On an
ongoing basis, the surveillance program inhibits the ability of staff and membership to communicate
about sensitive factual and strategic issues. This hampers our ability to effectively carry out our
work.

20	I declare under penalty of perjury under the laws of the U	nited States	of America that	
21	the foregoing is true and correct. Executed on October, 2013 at		,	
22		[City]	[State]	
23				
24	KAY GUINANE			
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28	2			
20	DECLARATION OF KAY GUINANE FOR CHARITY & SECURITY			
	NETWORK ISO PLAINTIFFS' MSJ			
	CASE NO. 13-cv-3287 JSW			

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ours are subject to surveillance.

9. We have been forced to expend time and resources on exploring new technologies that may protect the privacy of our communications, although we cannot be sure they will actual ensure confidentiality. Some activities are delayed until in-person meetings can be arranged. On an ongoing basis, the surveillance program inhibits the ability of staff and membership to communicate about sensitive factual and strategic issues. This hampers our ability to effectively carry out our work.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct. Executed on October 29, 2013 at Washington, V.

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KAY GUINANE

DECLARATION OF KAY GUINANE FOR CHARITY & SECURITY NETWORK ISO PLAINTIFFS' MSJ CASE NO. 13-cv-3287 JSW

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