1 2 3 4 5 6 7 8 9 10 11 12	Jed Margolin, Pro Se 1981 Empire Rd. VC Highlands, NV 89521-7430 Telephone: 775-847-7845 Email: jm@jmargolin.com  UNITED STATES DISTRICT COURT DISTRICT OF NEVADA				
	JED MARGOLIN,	) ) Ca	ase No. 3:09-cv-00421-LRH-(VPC)		
	Plaintiff,	)	PPOSITION TO MOTION TO STRIKE;		
	vs.  NATIONAL AERONAUTICS AND SPACE ADMINISTRATION,  Defendant.	) Dl ) PF	OTION REQUESTING LEAVE TO FILE ECLARATION; PROPOSED DECLARATION; ROPOSED ORDER GRANTING MOTION TO FILE ECLARATION		
13 14	Defendant.	<b>-</b> )			
15	Comes now Plaintiff, Jed N	Margolin ('	"Margolin"), appearing pro se, and files his		
16	Opposition to NASA's Motion to	Strike ("N	ASA MTS"). This Opposition to NASA's Motion to		
17	Strike also contains Margolin's Mo	otion Requ	uesting Leave to File a Declaration for the Appendix		
18	to his Reply to NASA's Oppositio	n to Marg	olin's Motion for Summary Judgment (Document 49		
19	and Appendix Document 49-1) and	d for the A	appendix to his Opposition to NASA's Cross Motion		
20	For Summary Judgment (Document	nt 50 and A	Appendix Document 50-1).		
21					

1	<u>Index</u>
2	Page
3	Opposition to Motion to Strike
4	Proposed Declaration of Jed Margolin
5	Exhibit 1 for Proposed Declaration of Jed Margolin
6	Proposed Order
7	Certificate of Service
8	
9	Opposition to Motion to Strike - Argument
10	NASA's Motion to Strike ("NASA MTS" is based on the allegation that (NASA MTS page 2
11	line 2):
12 13 14	A. Margolin's exhibits are inadmissible because they are not supported by a declaration they are not authenticated and they contain hearsay.
15	<b>A.</b> NASA asserts that its Motion to Strike is supported by Fed R. Civ P. 7(b). (NASA MTS Page
16	1, line 25). Federal Rules of Civil Procedure (2009) Rule 7(b) states:
17 18 19 20 21	Rule 7 Pleadings Allowed; Form of Motions and Other Papers
22 23	(b) Motions and Other Papers
<ul><li>24</li><li>25</li></ul>	(1) In General.
26 27	A request for a court order must be made by motion. The motion must:
28 29	(A) be in writing unless made during a hearing or trial;
30	(B) state with particularity the grounds for seeking the order; and

1 2 (C) state the relief sought. 3 4 **(2) Form.** 5 6 The rules governing captions and other matters of form in pleadings apply to motions and 7 other papers. 8 9 10 Although Margolin does not see how this requires a Declaration from him, he has no problem 11 declaring, under penalty of perjury, where or how he got the documents in his exhibits. The 12 majority of the documents in Margolin's two appendices: 13 1. Were given to Margolin by NASA (62 pages in their initial production in response to his 14 FOIA request and approximately 4,000 pages in their supplemental production); 15 2. Were found on NASA's own Web sites; 16 3. Were found on other Government Agency Web sites; or **4.** Were provided by other Government agencies (i.e., the letter from the National Archives 17 18 and Records Administration). 19 **B.** NASA's alleges that Margolin's Exhibits contain hearsay and are not admissible under FRE 20 21 801 and FRE 802. 22 1. NASA's does not specify which Exhibits it alleges contain hearsay. 23 **2.** FRE 803 gives a number of exceptions to the hearsay rules. Exception 8 is: 24 (8) Public records and reports. Records, reports, statements, or data compilations, in any 25 form, of public offices or agencies, setting forth (A) the activities of the office or agency, or 26 (B) matters observed pursuant to duty imposed by law as to which matters there was a duty 27 to report, excluding, however, in criminal cases matters observed by police officers and 28 other law enforcement personnel, or (C) in civil actions and proceedings and against the 29 Government in criminal cases, factual findings resulting from an investigation made 30 pursuant to authority granted by law, unless the sources of information or other circumstances indicate lack of trustworthiness. 31

1 **C.** While Margolin is able and willing to Declare where and how he obtained the documents in 2 his Exhibits, with the exception of the very few documents he produced himself he is unable to 3 vouch for the truthfulness of the documents provided to him by NASA, the documents he 4 obtained from various NASA Web sites, the documents he obtained from the Web sites of other 5 Government agencies, or the documents he obtained directly from other Government agencies. 6 He is especially unwilling to vouch for the truthfulness of the documents provided to him by 7 NASA other than when NASA provided him with documents that he provided to NASA. This 8 would place an unfair and impossible burden on him. If NASA wishes to state that they provided 9 him with untrue or fraudulent documents they should do so. 10 **D.** In the event Margolin's Appendices require Declarations, Margolin apologizes to the Court 11 12 for omitting them and asks the Court, in its dual role as a Court of Equity as well as a Court of 13 Law, allow him to provide them now. 14 Conclusion 15 16 For the foregoing reasons, Margolin respectfully requests that: 17 1. The Court grant his Motion Requesting Leave to File a Declaration for the Appendix to 18 19 his Reply to NASA's Opposition to Margolin's Motion for Summary Judgment (Document 20 49 and Appendix Document 49-1) and for the Appendix to his Opposition to NASA's Cross 21 Motion For Summary Judgment (Document 50 and Appendix Document 50-1); 22 2. The Court deny NASA's Motion to Strike. 23

Respectfully submitted,

/Jed Margolin/

Jed Margolin, plaintiff pro se
1981 Empire Rd.
VC Highlands, NV 89521-7430
775-847-7845
jm@jmargolin.com

Dated: November 8, 2010

1	UNITED STATES DISTRICT COURT					
2 3	DIST	TRICT OF NEVADA				
	JED MARGOLIN,  Plaintiff,  vs.	) Case No. 3:09-cv-00421-LRH-(VPC) ) PROPOSED DECLARATION OF ) JED MARGOLIN )				
	NATIONAL AERONAUTICS AND SPACE ADMINISTRATION,  Defendant.	) ) ) )				
4 5 6	I, Jed Margolin, declare as follows:					
7 8	<b>A.</b> I am the plaintiff in this case.					
9 10 11 12 13	Summary Judgment (Document 49):	to My Reply to NASA's Opposition to my Motion for numbers for NASA Headquarters and Center Chief				
14	Counsel Contacts). On or about Septemb	per 22, 2010 I went to the NASA Web site at				
15	http://www.nasa.gov/offices/ogc/about/c	ccdirectory.html . My attempts to directly print the Web				
16	page were unsuccessful so I used the Scr	een Capture facility in Windows Vista to capture the				
17	screen and paste it into Microsoft Office	Word 2003. Because the Web page is too large to				
18	capture on one screen I captured and pass	ted it in two parts. Then I used the program CutePDF to				
19	produce a PDF file. I later combined it v	with the PDF files for the other exhibits using the				
20	program A-PDF MERGER which I obtain	ined from the company A-PDF. This program also				
21	produced the Appendix page numbers. T	his exhibit is a true and correct representation of what I				

1 found on NASA's Web site. Because the information in this exhibit came from a NASA Web 2 site NASA is responsible for the accuracy and truthfulness of the information. 3 2. Exhibit 2 (NASA Commercial Technology Directory October 2002). I originally downloaded this directory in December 2009. However, when I went to use it in my Appendix I 4 5 was unable to find the URL where I had gotten the directory. The best I could find was the 6 information from <a href="http://ipp.nasa.gov/innovation/Innovation45/someone.htm">http://ipp.nasa.gov/innovation/Innovation45/someone.htm</a> which said: 7 Looking for Someone? 8 9 The NASA Commercial Technology Directory is now available on the World 10 Wide Web. For access, you may visit the site at http://131.182.120.199/ The directory lists addresses, phone numbers and E-mail addresses for all 11 12 NASA personnel and NASA-sponsored organizations in the commercial 13 technology business. It is intended to facilitate contact between NASA and 14 our customers. For more information, contact Janelle Turner, NASA 15 Headquarters, at (202) 358-0704 or E-mail: jturner@hq.nasa.gov 16 Unfortunately, the link (http://131.182.120.199) was broken. On November 4, 2010 I made a 17 18 more concerted effort to find the NASA Directory. I did a Google search for 19 "jturner@hq.nasa.gov". One of the hits that was produced was the URL 20 www.sti.nasa.gov/tto/NCTN.pdf. I downloaded the file. The file at this URL is the sought-after 21 NASA Commercial Technology Directory October 2002. I used a program that compares two files (byte-for-byte) and determined that the NASA Commercial Technology Directory October 22 23 2002 that I downloaded in December 2009 (and which is reproduced in Exhibit 2) is identical to 24 the one I downloaded November 4, 2010. This exhibit is a true and accurate copy of the directory 25 I found on NASA's Web site. Because the directory in this exhibit came from a NASA Web site, NASA is responsible for the accuracy and truthfulness of the information in the directory. 26

1 3. Exhibit 3 (RIS Government contracts 2000 - 2010). This exhibit is a true and 2 accurate copy of the information I found at http://www.fedspending.org, a project of OMB 3 Watch which is a nonprofit research and advocacy organization. www.fedspending.org provides 4 a link to www.usaspending.gov which is an official Web site operated by the U.S. Government. 5 On November 4, 2010 I went to www.usaspending.org and, using their advanced search facility, 6 did a search for "Rapid Imaging Software". The results, reproduced in Declaration Exhibit 1, is a 7 true and accurate copy of the information I found there. This information confirms that Rapid 8 Imaging Software is an active Government contractor, which is why I included Exhibit 3 in my 9 Appendix. 10 4. Exhibit 4 (From NASA's production of documents: Email from Optima Technology 11 Group (OTG) to NASA referring to OTG's offer to settle.) This exhibit is a true and accurate 12 copy of the document NASA gave me in their initial production of documents in response to my 13 Freedom of Information Act request. It was in an attachment to an email I received from Kellie 14 N. Robinson, FOIA Public Liaison Officer, NASA Headquarters, on May 18, 2009. Because 15 NASA gave me this document, NASA is responsible for the authenticity of the document. 16 17 C. For Document 50-1, the Appendix to My Opposition to NASA's Cross Motion for **Summary Judgment (Document 50):** 18 19 20 1. Exhibit 1 - This is a true and accurate reproduction of the email from Kellie N. 21 Robinson, FOIA Public Liaison Officer, NASA Headquarters, that I received on May 18, 2009. 22 One of the attachments is NASA's first production of documents in response to my Freedom of 23 Information Act request.

1 2. Exhibit 2 (Properties of selected PDF files). On or about September 23, 2010 I 2 opened the file 2008-270.pdf with Adobe Reader 9 Version 9.3.3. The file 2008-270.pdf was an 3 attachment in the email I received from Kellie N. Robinson, FOIA Public Liaison Officer, NASA Headquarters, on May 18, 2009. The file contained NASA's first production of 4 5 documents in response to my FOIA request. I used the *Properties* feature of Adobe Reader 9 to 6 display the properties of the file. I then used Windows Vista Screen Capture feature to paste the 7 image into Microsoft Office Word 2003. I used the same procedure on Court Document 42. 8 Then I used the program CutePDF to produce a PDF file which I later combined with the PDF 9 files for the other exhibits by using the program A-PDF MERGER. This exhibit is a true and 10 accurate reproduction of the material thus described. 3. Exhibit 3 (Jan McNutt's Profile on linkedin.com). On or about September 24, 2010 I 11 downloaded Jan McMutt's profile on www.linkedin.com at 12 http://www.linkedin.com/pub/jan-mcnutt/2/2b9/252. This exhibit is a true and correct 13 14 reproduction of the material I found at linkedin.com. 15 4. Exhibit 4 (Page 05605 of NASA's supplemental production of documents). NASA gave me this document in their supplemental production of documents in November 2009. This 16 exhibit is a true and accurate reproduction of the document NASA gave me. Because NASA 17 gave me this document, NASA is responsible for the truthfulness of the document. 18 5. Exhibit 5 (Department of Justice Guide to the Freedom of Information). On or about 19 20 September 30, 2010 I obtained this document from the Department of Justice Web site at http://www.justice.gov/oip/foia guide09.htm. This exhibit is a true and accurate reproduction 21 of the document I found at the Department of Justice Web site. Because I obtained this document 22

1 from the Department of Justice Web site, they are responsible for the truthfulness of the 2 document. 3 **6. Exhibit 6** (Court Documents from Center for Biological Diversity v. Office of Mgmt. and Budget, Case No. 07-04997 (N.D. Cal. May 5, 2009) Document 109 and Document 124.) On 4 5 or about September 30, 2010 I downloaded these Court documents using PACER, the electronic 6 public access service that allows users to obtain case and docket information from federal 7 appellate, district and bankruptcy courts, and the PACER Case Locator via the Internet. PACER 8 is provided by the federal Judiciary in keeping with its commitment to providing public access to 9 court information via a centralized service. This exhibit is a true and accurate reproduction of the documents I obtained from PACER. 10 7. Exhibit 7 (Court Document 423 (11/30/05) MEMORANDUM OPINION in Case 11 12 3:01-cv-00767-JRS in U.S. District Court for the Eastern District of Virginia, Richmond Division). On or about October 2, 2010 I downloaded this Court document using PACER. This 13 exhibit is a true and accurate reproduction of the documents I obtained from PACER. 14 8. Exhibit 8 (Enterprise Mobility RIM, NTP Settle Case: BlackBerry Service Is 15 Safe by Carmen Nobel, eWeek, 2006-03-03). On or about October 2, 2010 I downloaded this 16 17 article from the eWeek Web site at http://www.eweek.com/c/a/Mobile-and-Wireless/RIM-NTP-Settle-Case-BlackBerry-Service-Is-Safe/. This exhibit is a true and accurate reproduction of the 18 19 article I found on the eWeek Web site. 9. Exhibit 9 (Screen capture of the most recent entries of the filewrapper for U.S. Patent 20 5,436,960). On or about October 2, 2010 I went to the U.S. Patent and Trademark Office Web 21 page at http://www.uspto.gov/patents/process/status/index.jsp and used PAIR to check the 22

1 current status of U.S. Patent 5,436,960 which is one of the NTP patents currently being re-2 examined by the Patent Office. The Application Number shown on the document (07/702,939) is 3 the Application Number of U.S. Patent 5,436,960. This exhibit is a true and accurate reproduction of the filewrapper entries I found on the U.S. Patent and Trademark Office Web 4 5 site. 6 10. Exhibit 10 (Third FOIA Request to NASA). On July 20, 2010 I sent an email to 7 NASA with a third FOIA request. This exhibit is a true and accurate reproduction of that email. 8 11. Exhibit 11 (Email Inquiry from NASA regarding Third FOIA request). On July 24, 9 2010 I received an email from NASA asking for clarification of my Third FOIA request. This 10 exhibit is a true and accurate reproduction of that email. 12. Exhibit 12 (Margolin's Response to NASA Inquiry). On July 29, 2010 I responded 11 12 to NASA's request for clarification of my Third FOIA request. This exhibit is a true and accurate 13 reproduction of that email. 13. Exhibit 13 (USPS Mail from NASA). I received a letter from Denise Young, NASA 14 Headquarters FOIA Officer dated August 16, 2010 promising me a response to my Third FOIA 15 request by August 31, 2010. This exhibit is a true and accurate reproduction of that letter. 16 14. Exhibit 14 (Margolin's Status Inquiry). On September 9, 2010 I sent an email to 17 NASA's Denise Young at hq-foia@nasa.gov, asking her intentions since I had not received the 18 response that she had promised me in her letter dated August 16, 2010. I sent it with the Request 19 Read Receipt feature in Windows Mail but did not receive a Read Receipt. I included Paul K. 20 Martin, NASA Inspector General, in the email distribution. This exhibit is a true and accurate 21 22 reproduction of that email.

1 15. Exhibit 15 (Margolin's More Strongly Worded Status Inquiry). On September 13, 2 2010, with no response from NASA, I sent a more-strongly worded email to NASA and widened 3 the distribution list. I sent it with the Request Read Receipt feature in Windows Mail. This 4 exhibit is a true and accurate reproduction of that email. Although I received a number of Read 5 Receipts, as of the date of this Declaration I have not received a response to my email(s) or to my 6 Third FOIA request. 7 16. Exhibit 16 (FOIA Response from National Archives). On or about September 13, 2010 I went to the Web site of the National Archives and Records Administration (NARA) and 8 9 asked a question. I believe the Web page I used was http://www.archives.gov/contact/inquireform,html#part-b. NARA considered this a Freedom of Information Act request and sent me a 10 response by letter dated September 24, 2010. This exhibit is a true and accurate reproduction of 11 12 that letter. 13 I hereby declare under the penalty of perjury that the foregoing is true and correct to the best of 14 15 my knowledge and belief. 16 Jed Margolin

Jed Margolin Dated: November 8, 2010 17 18

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1 2 3	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA
	JED MARGOLIN, ) Case No. 3:09-cv-00421-LRH-(VPC) Plaintiff, )
	vs. ORDER  NATIONAL AERONAUTICS AND SPACE ADMINISTRATION, )  Definition of the state of the stat
4 5	Defendant. ) )
6	On Motion of the Plaintiff,
7	IT IS HEREBY ORDERED Plaintiff's Motion Requesting Leave to File a Declaration
8	for the Appendix to his Reply to NASA's Opposition to Margolin's Motion for Summary
9	Judgment (Document 49 and Appendix Document 49-1) and for the Appendix to his Opposition
10	to NASA's Cross Motion For Summary Judgment (Document 50 and Appendix Document 50-1
11	IS HEREBY GRANTED.
12	
13	DATED thisth day of November, 2010.
14	
15	
16 17	Larry R. Hicks United States District Judge

## **CERTIFICATE OF SERVICE**

2	
3	The undersigned hereby certifies that service of the foregoing OPPOSITION TO MOTION TO
4	STRIKE; MOTION REQUESTING LEAVE TO FILE DECLARATION; PROPOSED
5	DECLARATION; PROPOSED ORDER GRANTING MOTION TO FILE DECLARATION has
6	been made by electronic notification through the Court's electronic filing system on November 8,
7	2010.
8	
9	
10	/Jed Margolin/
11	
12	Jed Margolin
13	