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10 Attorneys for Plaintiffs CURT SCHLESINGER,
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11 MARYAM AGHCHAY and The Certified Class

12 **SUPERIOR COURT OF THE STATE OF CALIFORNIA**
13 **FOR THE COUNTY OF LOS ANGELES**
14 **CENTRAL CIVIL WEST COURTHOUSE**

15 CURT SCHLESINGER, PETER LO RE,
16 JAMES ROTH, ADAM RUSSELL and
MARYAM AGHCHAY on behalf of themselves
17 and The Class,

18 Plaintiffs,

19 v.

20 TICKETMASTER, a Delaware Corporation,

21 Defendant.

CASE NO.: BC 304565

Assigned to: Judge Kenneth R. Freeman

**DECLARATION OF WILLIAM M.
HENSLEY IN SUPPORT OF PLAINTIFF
CURT SCHLESINGER/PETER LO RE'S
AND THE CLASS' MOTION FOR AN
AWARD OF ATTORNEYS' FEES,
COSTS, AND DISBURSEMENTS**

DATE: January 13, 2015

TIME: 10:00 a.m.

DEPT: 310 (Central Civil West Courthouse)

TRIAL DATE: Off Calendar

ACTION FILED: October 21, 2003

1 I, William M. Hensley, declare and state:

2 1. I am an attorney duly licensed to practice law in the State of California and am a
3 shareholder with AlvaradoSmith, A.P.C. (formerly known as Adorno Yoss Alvarado & Smith), I
4 was one of the counsel of record for Plaintiffs and the class in this action in this action.

5 2. I make this Declaration in support of Plaintiffs' Motion for An Award of Attorneys' Fees,
6 Costs, and Disbursements in the pending action against Defendant Ticketmaster ("Ticketmaster").


7 3. From approximately 1996 to end of January of 2008, I was a shareholder with Jackson
8 DeMarco Tidus and Peckenpaugh ("JDTP"), in Orange County, California.

9 4. While at JDTP, I was involved in this case from its inception through the time I left
10 JDTP.

11 5. During the course of its representation of Plaintiffs and the Class (putative or certified),
12 Jackson DeMarco timekeepers kept predominantly contemporaneous records of their time expended
13 on the case on a monthly basis, except as described below. Costs and expenses were collected by its
14 accounting department with respect to any expenses or disbursements actually paid by Jackson
15 DeMarco. However, my time entries beginning August 27, 2003 and ending February 10, 2005,
16 have been carefully and conservatively reconstructed. During my initial involvement in this case, I
17 did not submit my time records to Jackson DeMarco for work on this case as I did not know where
18 the case was going with regard to my involvement, and did not want to hurt the law firm. I
19 originally assumed my work on this case would be only as local counsel, though I ultimately
20 assumed a more primary role. To reconstruct my time for the initial 17 ½ months, I have personally
21 checked and cross-referenced the correspondence and pleadings files, as well as the Stein Bogot and
22 Much Shelist time entries. I reconstructed my time on a very conservative basis, billing only
23 approximately one-third the value of time I expended in this case, which has resulted in a total of
24 121.7 hours of billed time for me, for the first 17 ½ months of active litigation, from inception to
25 February 10, 2005. Attached hereto as Exhibit "4" are true and correct copies of the final
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1 contemporaneous and reconstructed, as described above, time/expense disbursement records kept by
2 Jackson DeMarco on this case beginning on August 27, 2003, from the inception of the case, and
3 ending on December 26, 2007, as further authenticated by Mr. Malik's concurrently-filed
4 Declaration. These billing records reflect task-based time entries in one-tenths of an hour by each
5 timekeeper, with five time entry exceptions for .05, with totals being made on the ending pages
6 along with a specific breakdown of expenses/disbursements incurred by the firm.

7 I declare under penalty of perjury that that the foregoing is true and correct. Executed this
8 20th day of November, 2014, at Santa Ana, California.
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10
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12 
13 _____
14 William M. Hensley