	Tina Wolfson, CSB No. 174806	
1	twolfson@ahdootwolfson.com	
2	Robert Ahdoot, CSB No. 172098	
3	rahdoot@ahdootwolfson.com Theodore W. Maya, CSB No. 223242	
3	tmaya@ahdootwolfson.com	
4	Bradley K. King, CSB No. 274399	
5	bking@ahdootwolfson.com	
6	AHDOOT & WOLFSON, PC 2600 West Olive Avenue, Suite 500	
0	Burbank, CA 91505	
7	Telephone: (310) 474-9111	
8	Facsimile: (310) 474-8585	
9	Cornelius P. Dukelow (pro hac vice)	
9	cdukelow@abingtonlaw.com	
10	ABINGTON COLE + ELLERY 320 South Boston Avenue, Suite 1130	
11	Tulsa, Oklahoma 74103	
12	Telephone & Facsimile: (918) 588-3400	
	Keith S. Dubanevich (pro hac vice)	
13	kdubanevich@stollberne.com	
14	STOLL STOLL BERNE LOKTING & SHLACHTER P.C.	
15	209 S.W. Oak Street, Suite 500	
	Portland, Oregon 97204	
16	Telephone: (503) 227-1600	
17	Facsimile: (503) 227-6840	
18	Class Counsel	
19	UNITED STATES DISTRICT COURT	
20	CENTRAL DISTRICT OF CALIFORNIA	
	SOUTHERN DIVISION	
21		
22	PHILIP ALVAREZ, RANDALL BETTISON, MARC KELLEHER, and	Case No. 2:18-cv-08605-JVS-SS
23	DARLENE VAUGH, individually and	DECLARATION OF PAUL
	on behalf of all others similarly situated,	WRIGHT IN SUPPORT OF
24	Plaintiffs,	MOTION FOR ATTORNEYS'
25	·	FEES AND EXPENSES AND FOR SERVICE PAYMENTS
26	v. SIRIUS XM RADIO INC.,	
27	ŕ	
	Defendant.	
28		1
		1

- 1. I submit this declaration in support of Plaintiffs' Motion for Attorneys' Fees and Expenses and for Service Payments in the matter of *Alvarez v. Sirius XM Radio Inc.*, Case No. 2:18-cv-08605-JVS-SS (C.D. Cal.). The matters stated herein are true of my own knowledge or, where indicated, I am informed and believe that they are true. If called upon as a witness, I could and would competently testify as follows.
- 2. I am a competent adult over the age of eighteen years of age and a resident of California.
- 3. I retained attorneys experienced in consumer class action litigation to represent me in this matter. At the outset, I was informed of and understood my duties as a class representative, and believe that I have fulfilled these duties.
- 4. I have actively participated in this litigation, including by discussing my experience with purchasing a lifetime subscription from Sirius XM, searching for and gathering relevant documents in my possession, and making myself available to my attorneys to assist them with whatever they needed related to the lawsuit. I stayed informed about major developments in this action and communicated with my attorneys through phone calls and e-mails throughout the pendency of this action.
- 5. My attorneys have regularly sought my assistance in prosecuting this lawsuit and negotiating a potential resolution of it.
- 6. I reviewed and approved the complaint filed on my behalf in *Wright v. Sirius XM Radio, Inc.*, Case No. 16-01688 JVS before it was filed. I conducted a diligent search for both hard copies and electronic copies of relevant documents, and provided my attorneys with any necessary information they needed in preparing initial disclosures, as well as in opposing Sirius XM's motion to compel arbitration in *Wright*, and in appealing the Court's order granting Sirius XM's motion.
- 7. I reviewed the proposed Settlement Agreement, and other pleadings prepared by my attorneys.

- 8. After reviewing the Settlement Agreement and its exhibits, my attorneys and I went over the core terms of the Settlement and they answered all of my questions. I conducted a final review of the Settlement Agreement, understood and fully ageed to the terms of the proposed Settlement and later on signed it.
- 9. To the best of my recollection, the approximate time spent on these activities was approximately 20 hours over the course of many months. I believe this is a conservative estimate.
- 10. I approve and support the Settlement because I believe that it is fair, reasonable, and in the best interests of the Class. I have no conflict with the Class and pursued this litigation so that I would help others who similarly purchased a lifetime subscription from Sirius XM.
- 11. The lifetime subscription I purchased from Sirius XM is associated with a Device that was activated to receive Sirius XM's satellite radio service prior to June 5, 2020 and that continues to receive the Sirius XM satellite radio service. My lifetime subscription is therefore an Active Lifetime Subscription as this term is defined in the Settlement Agreement.
- 12. While I did not undertake any direct financial risks in pursuing this action, I understood that, by stepping forward as a named plaintiff in this case, I was taking certain risks, and that it was likely to generate some publicity and be associated with my name in the future. I also was aware that stepping forward as a plaintiff in this lawsuit may have a negative impact on certain aspects of my life. Despite these risks, I decided to pursue this case because I felt it was more important to vindicate the rights of hundreds of thousands of consumers who similarly purchased a lifetime subscription from Sirius XM.
- 13. I believe that a \$5,000 Service Payment as permitted by the Settlement Agreement and requested in Plaintiffs' Motion for Attorneys' Fees and Expenses and

ase 2:18-cv-08605-JVS-SS Document 83-8 Filed 11/16/20 Page 4 of 4 Page ID #:787