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UNITED STATES DISTRICT COURT
DISTRICT OF OREGON
EUGENE DIVISION

BRANDON AUSTIN,
Plaintiff,

v.

UNIVERSITY OF OREGON; SANDY WEINTRAUB; CHICORA MARTIN; ROBIN HOLMES; and MICHAEL R. GOTTFREDSON, all in their individual capacities only,
Defendants.

DOMINIC ARTIS and DAMYEAN DOTSON,
Plaintiffs,

v.

UNIVERSITY OF OREGON; SANDY WEINTRAUB; CHICORA MARTIN; ROBIN HOLMES; and MICHAEL R. GOTTFREDSON,
Defendants.

Case No.: 6:15-cv-02257-MC (Lead Case)
Case No.: 6:16-cv-00647-MC (Member Case)

DECLARATION OF LISA THORNTON IN SUPPORT OF DEFENDANTS' MOTION FOR ATTORNEY FEES AND COSTS AND MEMORANDUM IN SUPPORT


I, Lisa Thornton, hereby declare as follows:

1. I am the Public Records Officer for the University of Oregon. I am a duly-authorized custodian at the University of Oregon of the attached records. I have the authority to certify the attached records.
2. The attached records are true copies of the records and were created at or near the time of the act, condition, or event described or referred to in them.
3. The attached records were prepared or received and kept by the University of Oregon, or persons acting under its control, in the ordinary course of regularly conducted business.
4. Attached as Exhibit 1 is a copy of an e-mail chain exchanged between on or around May 19, 2014, through on or around May 22, 2014, between Douglas Park, Laura Fine Moro, Greg Veralrud, Shaun McCrea, and Julia Cohalan (Subject: RE: Danyean Dotson-settlement proposal).
5. Attached as Exhibit 2 is a copy of an e-mail exchanged on or around May 22, 2014, between Douglas Park, Laura Fine Moro, Greg Veralrud, Shaun McCrea, and Sam Hill (Subject: Conduct Matter).
6. Attached as Exhibit 3 is a redacted copy of an e-mail chain exchanged between on or around May 23, 2014, through on or around May 27, 2014, between Douglas Park, Laura Fine Moro, Greg Veralrud, and Shaun McCrea (Subject: RE: Evidence).
7. Attached as Exhibit 4 is a redacted copy of a different e-mail chain exchanged between on or around May 23, 2014, through on or around May 27, 2014, between Douglas Park, Laura Fine Moro, Greg Veralrud, and Shaun McCrea (Subject: RE: Evidence).
8. Attached as Exhibit 5 is a copy of an e-mail chain containing e-mails exchanged on or around May 28, 2014, between Douglas Park, Laura Fine Moro, Greg Veralrud, Shaun McCrea, and Sandy Weintraub (Subject: RE: Brandon Austin).

9. Attached as Exhibit 6 is a copy of an e-mail chain containing e-mails exchanged from or around June 10, 2014, through on or around June 16, 2014, between Douglas Park, Laura Fine Moro, Greg Veralrud, Shaun McCrea, and Sandy Weintraub (Subject: Re: Scheduling).

Pursuant to 28 U.S.C. § 1746, I declare under penalty of perjury that the foregoing is true and correct.

Executed on this 28 day of July, 2017, in Eugene, Oregon.



Lisa Thornton

CERTIFICATE OF SERVICE

I hereby certify that on July 28, 2017, I electronically filed the foregoing Declaration of Lisa Thornton in Support of Defendants' Motion for Attorney Fees and Costs and Memorandum in Support using the CM/ECF system and that by doing so I served the foregoing on all parties of record in the subject case via CM/ECF system transmission.

DATED this 28th day of July, 2017.

s/Naomi Levelle-Haslitt

Naomi Levelle Haslitt
Oregon State Bar No. 075857

Attorneys for Defendants