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1 ARGUMENT 2 This Court awarded Plaintiff \$525.06 in costs in an order dated November 3, 2011. (#73). 3 NASA had 60 days to appeal from that order. F.R.A.P. 4(a) (giving federal agency 60 days to file notice of appeal). NASA did not complete its evaluation of whether to appeal from the judgment 4 5 awarding Plaintiff costs until early January 2012. (Vance Dec. ¶ 4). Moreover, the government generally requires at least eight weeks to process a judgment for payment. (Vance Dec. ¶ 5). 6 7 Given the 60-day appeal time and the eight-week period to process the judgment for payment, NASA anticipates that Plaintiff will be paid in March 2012. (Vance Dec. ¶ 6). Because NASA 8 fully intends to pay Plaintiff, there is no need to require NASA to disclose its Nevada assets. 10 **CONCLUSION** 11 For the reasons argued above, this Court should deny Plaintiff's Motion to Compel NASA to Disclose Assets in the State of Nevada. (#74). 12 13 14 Respectfully submitted, 15 DANIEL G. BOGDEN United States Attorney 16 17 /s/ Holly A. Vance HOLLY A. VANCE 18 Assistant United States Attorney 19 20 21 22 23 24 25 26

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1 2	CERTIFICATE OF SERVICE			
3	JED MARGOLIN,	)	Case No. 3:09-CV	7-00421-LRH-VPC
4	Plaintiff,	) )		* 7
5	V.	)		· .
6	NATIONAL AERONAUTICS AND SPACE ADMINISTRATION,	)		
8	Defendant.	)		
9				
10	I hereby certify that I am an em	ployee in the c	office of the United	d States Attorney Reno
11	I hereby certify that I am an employee in the office of the United States Attorney, Reno, Nevada and I am of such age and discretion as to be competent to serve papers. On February 22,			
12	2012, I served a copy of RESPONSE TO MOTION TO COMPEL NASA TO DISCLOSE			
13	ASSETS IN THE STATE OF NEVADA electronically or by U.S. Mail in a postpaid envelope, as			
14	appropriate, to the person named below at the stated address.			
15	Addressee:			
16	Jed Margolin			
17	1981 Empire Road VC Highlands, NV 89521 jmcase@jmargolin.com			
18				
19		/	s/ Holly A. Vance	
20		H	<u>s/ Holly A. Vance</u> IOLLY A. VANC	E
21				
22				
<ul><li>23</li><li>24</li></ul>				
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26				
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## **DECLARATION OF HOLLY A. VANCE**

- I, Holly A. Vance, hereby declare as follows pursuant to 28 U.S.C. § 1746:
- 1. I serve as an Assistant United States Attorney with the Department of Justice, United States Attorney's Office in Reno, Nevada. I have been employed in that capacity since October 2008.
- 2. I have been assigned to defend the litigation entitled *Margolin v. NASA*, 3:09-CV- 421-LRH-VPC.
  - 3. On November 3, 2011, this Court awarded \$525.06 in costs to Plaintiff. (#73).
- 4. The National Aeronautics and Space Administration ("NASA") did not complete its evaluation of whether to appeal from that cost award until early January 2012. At that time, NASA decided that it would not appeal from the cost award.
- 5. Accordingly, NASA fully intends to pay the award, as ordered by this Court. It generally takes about eight weeks, however, to process a judgment for payment.
- 6. Given the 60-day appeal time and the eight-week period to process the judgment for payment, NASA anticipates that Plaintiff will be paid in March 2012.

I declare under penalty of perjury that the foregoing is true and correct.

Executed this 22nd day of February, 2012, in Reno, Nevada.

Holly A. Vance Assistant United States Attorney