1 THE HONORABLE RICHARD A. JONES 2 3 4 5 6 UNITED STATES DISTRICT COURT 7 WESTERN DISTRICT OF WASHINGTON AT SEATTLE 8 9 ABDIQAFAR WAGAFE, et al., on behalf of themselves and others similarly situated, 10 No. 2:17-cv-00094-RAJ Plaintiffs, 11 PLAINTIFFS' SUPPLEMENTAL BRIEF IN SUPPORT OF PLAINTIFFS' v. 12 MOTION FOR SANCTIONS DONALD TRUMP, President of the 13 United States, et al., Note on Motion Calendar: March 27, 2019 14 Defendants. 15 16 The Court's February 27, 2019 Order (Dkt. 223) directed Plaintiffs to file a supplemental 17 brief detailing the fees incurred in preparing and filing their Motion for Sanctions. Plaintiffs 18 request the Court award \$73,476.08 for counsel's work on Plaintiffs' Motion for Sanctions. 19 Plaintiffs arrived at this figure using the lodestar method—which carries a strong presumption 20 that the amount requested is a reasonable fee—and is supported by attorney declarations 21 included herewith. 22 1. The lodestar method establishes a presumptively reasonable fee. 23 To determine whether the requested fees are reasonable, the court applies the lodestar 24 method. See Hensley v. Eckerhart, 461 U.S. 424, 433 (1983). The lodestar is determined by 25 multiplying a reasonable hourly rate or rates by the number of hours reasonably expended in the 26 litigation. *Id.* There is a "strong presumption" that the lodestar amount constitutes a "reasonable"

fee. *Perdue v. Kenny A. ex rel. Winn*, 559 U.S. 542, 554 (2010); *see also* Dkt. 223 at 10 ("The lodestar figure is presumptively a reasonable fee award."). Thus, "it should only be enhanced or reduced in rare and exceptional cases." *Fischer v. SJB-P.D. Inc.*, 214 F.3d 1115, 1119 n.4 (9th Cir. 2000) (internal quotation marks omitted).

2. The Court has already determined that counsel's rates are reasonable.

The Court reviewed the requested rates for Plaintiffs' attorneys and found them reasonable in its Order granting in part Plaintiffs' Motion for Sanctions. *See* Dkt. 223 at 11.

In reaching that determination, the Court relie[d] on declarations that the rates identified are the normal hourly rates, the experience of Plaintiffs' attorneys, the Declaration of Carol Sobel (Dkt. # 138) to the extent it addresses the rates of attorneys outside of this District, Defendant[s]' lack of stated opposition to the reasonableness of the rates, and on its familiarity with legal fees in the Western District of Washington at the relevant time period.

Id.; *see also* Declarations of Carol Sobel (Dkt. 138), Hugh Handeyside (Dkt. 139), Matt Adams (Dkt. 141), Nicholas P. Gellert (Dkt. 142), Sameer Ahmed (Dkt. 143), Stacy Tolchin (Dkt. 144), and Trina Realmuto (Dkt. 145) (setting forth the attorneys' skill, experience, and the rate structure employed).

Nothing has changed since the Court's February 27, 2019 Order for the Court to now find the rates unreasonable. In awarding fees related to Plaintiffs' Motion to Compel, this Court applied the 2017 rates for the work that was done in that year. Plaintiffs request that the Court apply the 2018 rates because all of counsel's work in preparing and filing the Motion for Sanctions was completed in 2018. *Cf. Gates v. Deukmejian*, 987 F.2d 1392, 1406 (9th Cir. 1992) ("[D]istrict courts have the discretion to compensate prevailing parties for any delay in the receipt of fees by awarding fees at current rather than historic rates in order to adjust for inflation and loss of the use [of] funds.").

3. The time Plaintiffs' counsel spent litigating the motion and the fee award requested are reasonable.

Plaintiffs' counsel collectively spent 132.25 hours to prepare and file the Motion for Sanctions and the reply brief in support of the Motion. The supplemental declarations of Matt Adams, Sameer Ahmed, Nicholas P. Gellert, Hugh Handeyside, Trina Realmuto, and Stacy Tolchin, submitted herewith, attach the documentation of the time spent strategizing, preparing, and filing the Motion for Sanctions. *See Hensley*, 461 U.S. at 433 (explaining that the party seeking fees bears the burden of documenting the hours expended in the litigation and must submit evidence supporting the fee request.); *Thomas v. Cannon*, No. 3:15-05346 BJR, 2018 WL 1517662, at *1 (W.D. Wash. Mar. 28, 2018) ("As a general rule, the court should defer to the winning lawyer's professional judgment as to how much time he was required to spend on the case." (internal quotation marks omitted)).

Plaintiffs' request \$73,476.08 for 132.25 hours of work at hourly rates of \$415.36 to \$815.62. The requested fee is presumptively reasonable because it is based on the lodestar method. The fee award is also reasonable "in light of the complicated and difficult nature of the case," Dkt. 223 at 11, the complexities related to the relief sought in Plaintiffs' Motion for Sanctions, the parties' thorough briefing, and the effect of the sanctions motion on Defendants' conduct. As the Court observed, it took multiple motions, including the Motion for Sanctions, for Defendants to offer an explanation for their delayed privilege assertions "that passed muster." *Id.* at 9. Despite multiple Court orders directing Defendants to produce discovery, it was not until Defendants' response to the sanctions motion that Defendants articulated "a credible basis for their privilege assertions as to [the Named Plaintiffs] unredacted A-Files" *Id.*

¹ Other attorneys at Perkins Coie (besides Nicholas P. Gellert, David Perez, and Laura Hennessey) contributed to Plaintiffs' Motions for Sanctions, but Plaintiffs have elected to not include their work in the request for a fee award relating to the motion. Plaintiffs may seek recovery of fees for such other Perkins Coie attorneys as may be appropriate in the future.

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The fee amount represents the sum of the hours and fees claimed in the Supplemental Declarations as follows:

Timekeeper	2018 Hourly Rate	Hours Worked	Total
Hugh Handeyside	\$676.85	5.9	\$3,993.42
Matt Adams	\$815.62	8.1	\$6,606.52
Nicholas P. Gellert	\$630	8.1	\$5,103
David Perez	\$575	20.3	\$11,672
Laura Hennessey	\$490	73.1	\$35,819
Sameer Ahmed	\$600.38	8.25	\$4,953.14
Stacy Tolchin	\$676.85	5.5	\$3,722.68
Trina Realmuto	\$815.62	0.9	\$734.06
Kristin Macleod-Ball	\$415.36	2.1	\$872.26
	TOTAL:	132.25	\$73,476.08

4. Conclusion

Plaintiffs respectfully request the Court award \$73,476.08; this figure represents the reasonable attorneys' fees incurred in litigating Plaintiffs' Motion for Sanctions. Plaintiffs further request that this amount, along with the \$50,507.92 the Court has already ordered Defendants pay in connection with Plaintiffs' Motion to Compel, *see* Dkt. 223, be paid within 30 days of the Court's order to the Perkins Coie Trust Account.

1	Respectfully submitted,	DATED: March 13, 2019
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3	<u>s/ Sameer Ahmed</u>Jennifer Pasquarella (admitted pro hac vice)	s/ Nicholas P. Gellert s/ David A. Perez
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16	s/ Lee Gelernt	s/ Emily Chiang
17	<u>s/ Hina Shamsi</u> Hugh Handeyside #39792	Emily Chiang #50517 ACLU of Washington Foundation
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1 **CERTIFICATE OF SERVICE** 2 I certify that on the date indicated below, I caused service of the foregoing document via 3 the CM/ECF system, which will automatically send notice of such filing to all counsel of record. 4 DATED this 13th day of March, 2019, at Seattle, Washington. 5 s/ Cristina Sepe Cristina Sepe, WSBA No. 53609 6 Perkins Coie LLP 1201 Third Avenue, Suite 4900 7 Seattle, WA 98101-3099 Telephone: 206.359.8000 8 Facsimile: 206.359.9000 Email: CSepe@perkinscoie.com 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26