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IN THE CIRCUIT COURT OF THE STATE OF OREGON  
FOR THE COUNTY OF MARION

FRED VANNATTA and CENTER TO  
PROTECT FREE SPEECH, INC., an Oregon  
Not-For-Profit corporation,

Plaintiffs,

v.

OREGON GOVERNMENT ETHICS  
COMMISSION, formerly known as the Oregon  
Government Standards and Practices  
Commission, and STATE OF OREGON,

Defendants.

Case No. 07C20464

**DECLARATION OF FRED  
VANNATTA IN SUPPORT OF  
MOTION FOR PRELIMINARY  
INJUNCTION**

I, FRED VANNATTA, declare as follows:

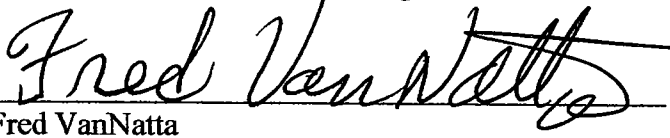
1. I am an elector, resident, and taxpayer of the state of Oregon, and the president of the Center to Protect Free Speech ("Center"), an Oregon not-for-profit corporation, that is dedicated to protecting rights guaranteed by the state and federal constitutions, including Article I, Section 8, of the Oregon Constitution. I make this Declaration based on my personal knowledge and in support of the Motion for Preliminary Injunction.

2. I am registered to lobby on behalf of the Center to, among other things, seek the repeal of provisions of 2007 Senate Bill 10 during the Special Legislative Session scheduled to begin in February 2008. To achieve that end, the Center and I plan to participate in activities that

1 2007 Senate Bill 10, if permitted to be implemented and enforced, would prohibit and penalize  
2 including, but not limited to, obtaining the good will of public officials and candidates for public  
3 office through offering and providing to those public officials and candidates (and their families)  
4 (a) entertainment and business meals with an aggregate value of over \$50 in connection with  
5 substantive political discussions, and (b) honorariums for speaking in connection with official  
6 duties.

7 3. To most effectively engage in lobbying activities for the February 2008 special  
8 session, the Center and I need to begin our lobbying soon and, therefore, will suffer irreparable  
9 harm if the relevant provisions of Senate Bill 10 are allowed to become operative during the  
10 pendency of this case. The Center and I have no adequate legal remedy if Senate Bill 10  
11 precludes us from exercising our free speech rights to lobby our elected officials to change  
12 unconstitutional laws.

13 I declare under penalty of perjury that the foregoing is true and correct, and that this  
14 Declaration was executed on this 9th day of October, 2007, at Salem, Oregon.

15   
16 Fred VanNatta

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1 CERTIFICATE OF SERVICE

2 I hereby certify that, on October 10, 2007, I served a copy of the foregoing  
3 **DECLARATION OF FRED VANNATTA IN SUPPORT OF MOTION FOR**  
4 **PRELIMINARY INJUNCTION** on:

5 Charles Fletcher, OSB No. 842188  
6 Oregon Department of Justice  
7 1162 Court Street NE  
8 Salem, OR 97301  
9 Telephone: 503-947-4700  
10 Facsimile: 503-947-4793  
11 e-mail: charles.fletcher @state.or.us

12 Attorneys for Defendants

13  by mailing a copy thereof in a sealed, first-class postage prepaid envelope,  
14 addressed to said attorney's last-known address and deposited in the U.S. mail at Portland,  
15 Oregon;

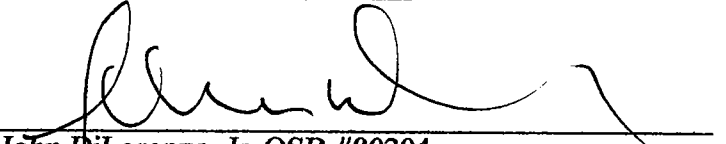
16  by causing a copy thereof to be hand-delivered to said attorney's address as  
17 shown above;

18  by personally handing a copy thereof to said attorney;

19  by sending a copy thereof via overnight courier in a sealed, prepaid  
20 envelope, addressed to said attorney's last-known address; and/or

21  by faxing a copy thereof to said attorney at his/her last-known facsimile  
22 number.

23 DAVIS WRIGHT TREMAINE LLP

24 By   
25 John DiLorenzo, Jr. OSB #80204  
26 Gregory A. Chaimov, OSB #82218  
Aaron Stuckey, OSB #95432  
Attorneys for Plaintiffs Fred VanNatta and Center To  
Protect Free Speech, Inc.