	Case 2:08-cv-01821-GMS Document 146	Filed 01/19/12 Page 1 of 3
1 2 3 4 5 6 7 8 9 10	SUSAN MARTIN (AZ# 014226) JENNIFER KROLL (AZ# 019859) MARTIN & BONNETT P.L.L.C. 1850 North Central Avenue, Suite 2010 Phoenix, Arizona 85004 Telephone: (602) 240-6900 Facsimile: (602) 240-2235 <u>smartin@martinbonnett.com</u> jkroll@martinbonnett.com MARC I. GROSS JEREMY A. LIEBERMAN (pro hac vice) R. JAMES HODGSON (pro hac vice) POMERANTZ HAUDEK GROSSMAN & GROSS LLP	PATRICK V. DAHLSTROM (pro hac vice) POMERANTZ HAUDEK GROSSMAN & GROSS LLP Ten South La Salle Street, Suite 3505 Chicago, Illinois 60603 Telephone: (312) 377-1181 Facsimile: (312) 377-1184 pdahlstrom@pomlaw.com
<ol> <li>11</li> <li>12</li> <li>13</li> <li>14</li> <li>15</li> </ol>	100 Park Avenue, 26th Floor New York, New York 10017 Telephone: (212) 661-1100 Facsimile: (212) 661-8665 <u>migross@pomlaw.com</u> <u>jalieberman@pomlaw.com</u> <u>rjhodgson@pomlaw.com</u>	
16 17	Attorneys for Lead Plaintiff Steven Rand and Plaintiff Darlene Oliver	
18 19	UNITED STATES DI DISTRICT OF	STRICT COURT ARIZONA
<ol> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> <li>26</li> <li>27</li> </ol>	IN RE MEDICIS PHARMACEUTICAL CORP. SECURITIES LITIGATION	Master File No. CV -08-01821-PHX-GMS DECLARATION OF SUSAN MARTIN IN SUPPORT OF APPLICATION FOR ATTORNEYS' FEES AND REIMBURSEMENT OF EXPENSES
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I, Susan Martin, affirm under penalty of perjury as follows:

2 I am of legal age, under no legal disability and if called as a witness could 1. 3 competently testify to the matters set forth in this declaration from my own personal 4 knowledge.

5 2. I am a principal in the firm of Martin & Bonnett, P.L.L.C. I am submitting 6 this Declaration in support of the application of Lead Plaintiffs' Counsel for an award of 7 attorneys' fees and cost in this matter.

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3. A copy of this firm's biography is set forth in Exhibit E to the motion for 9 appointment of lead counsel, Doc. 10-1. By way of brief summary, I have over thirty 10 years of experience litigating numerous complex class action cases. Throughout my career, I have represented individuals and classes. Attorney Jennifer Kroll has worked 12 with me for over ten years and spends a substantial portion of her time litigating 13 individual and class action cases. Attorney Theresa Seifert was an associate attorney at 14 this firm who also worked on this matter.

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4. As one of the counsel for the Class, the attorneys of Martin & Bonnett 16 engaged in various tasks in this matter at the direction of Lead Counsel. Our firm kept detailed contemporaneous time records. We have reviewed our firm's task-based time 18 records through the date of the filing of this motion and have exercised billing judgment. Based on the hourly rates set forth herein through the date of this filing, our firm has 20 incurred lodestar fees in the amount of \$18,689, which represents over 36 hours of time at our current hourly rates in this type of litigation. A summary of our time is set forth on 22 the chart attached hereto as Exhibit A. 23

5. Martin & Bonnett has expended a total of \$ 688.18 in this matter, 24 including \$350.00 for the federal court filing fee in this matter, \$263.58 in copying 25 charges and \$74.60 in postage. The expense information in this paragraph summarizes 26

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1	the information contained in the financial records of Martin & Bonnett kept in the	
2	ordinary course of business.	
3	I declare under penalty of perjury that the foregoing is true and correct.	
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5	Executed on this 16 <sup>th</sup> day of January, 2012.	
6	By: <u>/s/ Susan Martin</u>	
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