

THE HONORABLE DAVID G. ESTUDILLO

UNITED STATES DISTRICT COURT  
WESTERN DISTRICT OF WASHINGTON

<p>AARON WILLIAMS, on behalf of himself and all others similarly situated,</p> <p style="text-align: right;">Plaintiff,</p> <p style="text-align: center;">vs.</p> <p>PILLPACK LLC,</p> <p style="text-align: right;">Defendant.</p>	<p>Case No. 3:19-cv-05282-DGE</p> <p><b>DECLARATION OF AARON WILLIAMS IN SUPPORT OF PLAINTIFF'S MOTION FOR ATTORNEYS' FEES, REIMBURSEMENT OF LITIGATION COSTS, AND SERVICE AWARD</b></p>
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I, Aaron Williams, hereby declare as follows:

1. I am over 18 years of age, I make this declaration based on my own personal knowledge, and I am competent to testify to the facts in this declaration.
2. I am an assistant attorney general for the State of Washington.
3. I never subscribed to PillPack's services and never consented to receive prerecorded calls from PillPack. Nonetheless, I received prerecorded calls marketing PillPack's

services on my cell phone after I registered my cell phone number on the National Do Not Call Registry, and after telling a PillPack employee to place me on PillPack's do not call list.

4. I retained Class Counsel to file this lawsuit against PillPack asserting TCPA violations on behalf of a class of other consumers who received similar calls. I provided them with relevant facts to include in the complaint, which we filed in April 2019.

5. Fulfilling my role in representing the interests of the class, I remained in contact with my attorneys throughout this case, receiving updates about the litigation and providing information they needed from me.

6. In 2020 and 2021, I responded to four sets of written discovery, searching for and providing responsive documents and information to my attorneys.

7. In July 2020, I provided a declaration in support of the motion for class certification describing the calls I received about PillPack's services and attesting to my commitment to representing the interests of the class members.

8. On July 29, 2020, I was deposed for over three hours. I spent several hours preparing for the deposition by reviewing key documents and meeting with my attorneys.

9. In the fall of 2021, PillPack insisted on conducting a forensic analysis of my personal laptop, smartphone, tablet, and Kindle. Even after the inspection, PillPack demanded additional information about my devices. Addressing PillPack's demands required at least sixteen hours of my time. Even though PillPack's efforts to discredit me and my claims were invasive and unpleasant at times, I remained committed to pursuing this case on behalf of the class.

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10. In total, I estimate that I devoted over forty-nine hours to this litigation.

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

EXECUTED at Tumwater, Washington this 19th day of November, 2024.

A handwritten signature in black ink, appearing to read "Aaron Williams", written over a horizontal line.

Aaron Williams