

**UNITED STATES DISTRICT COURT  
DISTRICT OF CONNECTICUT**

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|---------------------------------------|---|---------------------------|
| The National Post Office Collaborate, | : | Case No. 3:13CV1406 (JBA) |
| Center for Art and Mindfulness, Inc., | : |                           |
| Formerly known as the Lower           | : |                           |
| Fairfield Art Center, Inc., and       | : |                           |
| Kaysay H. Abrha, an Individual,       | : |                           |
| <i>Plaintiffs</i>                     | : |                           |
| v.                                    | : |                           |
|                                       | : |                           |
| Patrick R. Donahoe, Postmaster        | : |                           |
| General of the United States Postal   | : |                           |
| Service, and The United States        | : |                           |
| Postal Service                        | : |                           |
| <i>Defendants</i>                     | : |                           |

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**Declaration of Jeffrey Salamon**

I, Jeffrey Salamon, pursuant to 28 U.S.C. § 1746 declare as follows:

1. I am the Postmaster of the Stamford Connecticut Post Office, for the United States Postal Service, (USPS). In this position, I supervise all postal operations within the City of Stamford, include delivery and customer service. I have held this position for approximately eight months. In this position, I oversee the Atlantic Street Station, located at 421 Atlantic Avenue, Stamford, Connecticut. Prior to becoming Postmaster of Stamford, I was the Acting Manager of Customer Service in New Haven, Connecticut for several months. Prior to that I was the Postmaster of Old Greenwich Connecticut for one year. And prior to that I was the Postmaster of Cos Cob Connecticut for three years.
2. On August 30, 2013, I called Anthony Basso, Safety Specialist for the Connecticut District Safety Office of the United States Postal Service to request a special safety inspection of the Atlantic Street Station.
3. Based on the results of this report and in consultation with USPS Connecticut District leadership and the USPS Facilities Department, I

coordinated the move of all postal operations and employees out of the Atlantic Street Station. I supported this determination to protect the health and safety of the postal employees at the Atlantic Street Station.

4. On Friday, September 20, 2013, United States Postal Service moved out of the Atlantic Street Station.

I declare under penalty of perjury of the laws of the United States that the above statements are true.

Dated: OCTober 10, 2013

  
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Jeffrey Salamon