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1 2	Richard M. Heimann (State Bar No. 63607) Kelly M. Dermody (State Bar No. 171716) Brendan P. Glackin (State Bar No. 199643)	
3	Dean Harvey (State Bar No. 250298) Anne B. Shaver (State Bar No. 255928)	
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6	Telephone: 415.956.1000 Facsimile: 415.956.1008	
7	Co-Lead Class Counsel	
8	UNITED STAT	ES DISTRICT COURT
9	NORTHERN DIS	TRICT OF CALIFORNIA
10	SAN JO	DSE DIVISION
11		
12	IN RE: HIGH-TECH EMPLOYEE ANTITRUST LITIGATION	Master Docket No. 11-CV-2509-LHK
13	THIS DOCUMENT RELATES TO:	CLASS ACTION
14	ALL ACTIONS	DECLARATION OF BRENDAN GLACKIN
15	TILL/TOTIO	IN SUPPORT OF MOTION FOR APPROVAL OF ATTORNEYS FEES, REIMBURSEMENT
16		OF EXPENSES AND SERVICE AWARDS
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		DECLARATION OF BRENDAN GLACKIN IN SUPPORT OF MOTION FOR ATTORNEY FEES; MASTER DOCKET NO. 11-CV-2509-LHK

I, Brendan P. Glackin, declare:

2 1. I am a partner in the law firm of Lieff, Cabraser, Heimann & Bernstein, LLP 3 ("LCHB"), a member of the State Bar of California, and am admitted to practice before the 4 United States District Court for the Northern District of California, as well as the courts of New 5 York State and numerous other federal courts. I am one of the lawyers for the Plaintiffs in this 6 action. I make this declaration based on my own personal knowledge and also based on (a) my 7 review of written and electronic records kept in the ordinary course of business at LCHB and (b) 8 things I learned in the course of supervising other LCHB team members, or from my partners 9 Kelly M. Dermody and Dean M. Harvey, in the course of litigating the case. I have also used 10 LCHB records to refresh my recollection as to some events described herein.

This declaration summarizes the work performed by LCHB in connection with this
 matter. In some places it describes work performed by other class counsel (Joseph Saveri Law
 Firm ("JSLF"), Berger & Montague ("B&M") and Grant & Eisenhofer ("G&E"), with LCHB
 "Class Counsel") for purposes of context. It is not a complete statement of work done by other
 Class Counsel firms. Those firms are submitting their own descriptions of work performed.

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I.

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<u>Time Records of LCHB</u>

17 3. LCHB maintains, and has for many years maintained, an electronic timekeeping 18 database. Most attorneys write down their time on paper, which is then entered into the database by administrative assistants or the billing department.¹ LCHB requires attorneys and staff to 19 20 submit time records contemporaneously, i.e. promptly. The LCHB timekeeping system issues an 21 "alert" to the partner who oversees the system, Kelly Dermody, in the event a timekeeper falls behind in submitting his or her time.² As more fully explained in the Declaration of Kelly M. 22 23 Dermody, the attorneys and staff working on this matter entered their time promptly in 24 accordance with firm policy. LCHB's timekeeping database is maintained by staff in the 25 accounting department. The database can create summary and/or detailed reports with just a few

 $^{27 \}parallel^{-1}$ Some attorneys prefer to enter time into the database directly, and do so.

 ² By way of example, I believe I have received two or at most three such reminders in my seven years at LCHB. Each time, my assistant had fallen behind in entering my paper timesheets into the system. The situation was promptly remedied.

1 keystrokes.

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II. <u>History of Work Performed in the Case by LCHB</u>

From the inception of this case to the present, LCHB has either led or exclusively
 handled nearly all aspects of the litigation, with the exceptions of document review performed
 independently by other firms and certain depositions.

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2. LCHB researched, drafted, served, and filed almost every pleading in this matter, including virtually all major briefs: this includes oppositions to Defendants' motions to dismiss, both motions for class certification and replies in support, and the consolidated opposition to Defendants' motions for summary judgment. This work included researching, compiling, and filing substantial documentary evidence, all of which was handled by LCHB attorneys and support staff. Out of the 276 pleadings Plaintiffs filed in this case, LCHB prepared and filed 249 of them, or 90%. Out of the 53 attorney declarations Plaintiffs filed, LCHB attorneys authored 50 of them, or 94%. Out of the 2,038 exhibits attached to attorney declarations, 2,037 of them were attached to declarations authored by LCHB attorneys, or more than 99%.

While all Class Counsel were involved in document work, LCHB conducted
 nearly all meet and confers with Defendants. This is demonstrated by the correspondence
 between Plaintiffs and Defendants. Throughout this action, Plaintiffs served 206 letters on
 Defendants (in addition to substantial email correspondence). LCHB attorneys authored 189 of
 them, or 92%.

4. LCHB supervised the work of all experts who assisted Plaintiffs in this matter:
 Drs. Hallock, Leamer, Manning, and Marx. LCHB supervised the creation of all 10 of Plaintiffs'
 expert reports. LCHB prepared all Plaintiffs' experts for deposition and first-chaired the defense
 of all of them. Out of the 17 expert depositions that occurred in this case, LCHB took or
 defended 14 of them, or 82%. Of the remaining 3 depositions, Eric Cramer of B&M took one,
 and Mr. Saveri of JSLF took two.

5. G&E and B&M joined the case in 2011. As described herein and in their
submissions, G&E and B&M both made contributions to document review, depositions, and
brief-writing. Both firms contributed high-level and important work including comments and

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edits to the Rule 12 oppositions and class certification and expert papers; taking major
 depositions including expert depositions; and taking primary drafting responsibility for certain
 pre-trial submissions such as the *per se* briefs. Linda Nussbaum, then-of G&E, and Eric Cramer
 of B&M are both seasoned antitrust litigators who have each served many times as lead counsel
 in other cases.

6 6. JSLF came into the case in 2012. LCHB and JSLF divided document review work
approximately equally. LCHB took about half of the fact depositions, and JSLF took most of the
balance. JSLF contributed to assembling facts and testimony relevant to various major briefs and
Plaintiffs' discovery responses. JSLF wrote the first drafts of certain briefs and provided inserts,
comments, and edits to others. LCHB and JSLF jointly conducted settlement negotiations. JSLF
drafted settlement documents and assisted in the settlement and claims process. Specific work by
JSLF is discussed below.

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A.

Inception to May 31, 2012

7. We learned through discovery that the Antitrust Division of the Justice Department
("DOJ") began investigating possible violations of the law by Defendants in 2009. LCHB opened
an investigation of this case on September 24, 2010, the same day the DOJ closed its

17 investigation into this case with stipulated final judgments. From that time until May 31, 2012,

18 counsel for the plaintiffs completed the following major tasks:

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Pre-filing research of the facts;

• Drafting complaints on behalf of the class representatives, who retained LCHB as counsel;

• Reviewing the materials produced by Defendants to the Department of Justice;

- Negotiating with opposing counsel regarding discovery issues, including collection, formatting, and production of electronically stored information (such as native format electronic documents and hundreds of databases of employee data), and identification of custodians;
 - Opposing Rule 12 motions;
 - Drafting, serving and enforcing written discovery;

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1	• Identifying and retaining potential experts to assist the plaintiffs, and working
2	with those experts regarding discovery requests and developing evidence
3	concerning liability, impact, and damages; and
4	• Organizing the additional co-counsel firms of B&M and G&E to jointly
5	prosecute this action with LCHB.
6	8. During this first 19-month period, LCHB performed virtually all of this work, with
7	the assistance of G&E and B&M. The three principal LCHB timekeepers on the case, and their
8	hours, were:
9	
10	Joseph Saveri154.7Dean M. Harvey1,328.9
11	Katherine Lehe 466.9 1,950.5
12	9. Other LCHB attorneys and staff invested substantial time in the matter, for a total
13	of 3,428.5 hours across all LCHB timekeepers during this period. A summary of all time
14	recorded by LCHB timekeepers during this period can be found at Exhibit A. Three hundred and
15	thirty-four of these hours were devoted to pre-filing investigation.
16	10. During this period of time Dean M. Harvey had principal responsibility for every
17	aspect of day-to-day prosecution of the case, under the supervision of partners Joseph Saveri and
18	Eric Fastiff. Mr. Harvey performed the initial case investigation and was the point of contact for
19	LCHB's clients (the five proposed class representatives). He researched and met with potential
20	experts. He drafted the initial complaints and the Consolidated Amended Complaint. He met and
21	conferred with opposing counsel, including negotiating stipulations, proposed orders, and a
22	variety of discovery issues. He created initial drafts and then revised and managed nearly every
23	filing during this period, including the oppositions to the motions to dismiss (Dkts. 91 and 92),
24	and many others (including Dkts. 32, 34-36, 44-46, 62, 63, 72, 93, 95, 102, 109, 115, and 134).
25	
26	He managed all document review and evidence analysis, including the materials Defendants
27	initially produced to the DOJ and subpoenas Plaintiffs served on third parties. He and I consulted
28	with experts LCHB retained to analyze Defendants' documents and data and prepare a report
	DECLARATION OF BRENDAN GLACKIN IN

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1	regarding clas	ss certification.
2	11.	Ms. Lehe reviewed documents Defendants produced, researched and drafted
3	subpoenas to	third parties, met and conferred with those third parties regarding their responses,
4	researched an	d drafted filings to enforce those subpoenas in a variety of jurisdictions across the
5	country, and r	researched and drafted several case management filings.
6	12.	I personally reviewed and revised drafts of the complaints and the Rule 12
7	oppositions, a	mong other things. I also met with and helped direct the work of the experts, along
8	with Mr. Harv	vey.
9	13.	LCHB appeared before the Court to oppose the Rule 12 motions and at case
10	management	conferences.
11	14.	During this period of time, attorneys at B&M and G&E reviewed documents
12	Defendants p	roduced; consulted with attorneys at LCHB and provided research regarding
13	Plaintiffs' the	ories of liability, class certification, impact, and damages; and assisted in discovery
14	regarding thir	d parties, including drafting filings to enforce subpoenas.
15	15.	In May 2012, at the end of this time period, LCHB partner Kelly M. Dermody
16	took over the	management of this case for LCHB, and departed LCHB partner Joseph R. Saveri
17	started JSLF.	The firms jointly proposed that Mr. Saveri and JSLF would continue to work on
18	the case.	
19	В.	June 1, 2012, to October 31, 2012
20	16.	In June we began receiving compensation and other data from the Defendants,
21	which we beg	an analyzing in preparation to file our motion for class certification on October 1,
22	2012. During	this time the major tasks of Plaintiffs' counsel were:
23		• Continuing to prosecute written and document discovery against the
24		Defendants;
25		• Respond to written discovery served by the Defendants;
26		• Oversee the planning and drafting of a report by Dr. Leamer, including the
27		accompanying data analysis;
28		• Draft the motion for class certification and supporting declarations and
		- 5 - DECLARATION OF BRENDAN GLACKIN IN SUPPORT OF MOTION FOR ATTORNEY FEES; MASTER DOCKET NO. 11-CV-2509-LHK

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1	materials;
2	• Document review; and
3	• Take 23 fact and 30(b)(6) depositions. ³
4	17. The principal LCHB timekeepers working on the case during this period of time,
5	and their hours, were:
6	Kelly M. Dermody324.1Brendan P. Glackin256.7
7	Dean M. Harvey 756.7
8	Anne B. Shaver 443.1 Dale Ratner ⁴ 787.7
9	2568.3
10	
11	18. Other LCHB attorneys and staff invested substantial time in the matter, for a total
12	of 4,177.2 hours across all LCHB timekeepers during this period. A summary of all time
13	recorded by LCHB timekeepers during this period can be found at Exhibit B.
14	1. <u>Class Certification</u>
15	19. With strategic and editorial input from B&M and G&E, LCHB prepared the
16	motion for class certification and accompanying materials. Attorneys Dean Harvey, Anne Shaver
17	and Joe Forderer reviewed documents and evidence and drafted various sections of the brief.
18	Attorney Dale Ratner reviewed Plaintiffs' documents for relevance and privilege for production
19	and reviewed Defendants' produced documents. Kelly Dermody and I reviewed and revised
20	many drafts of the motion and related materials. LCHB paralegals and other staff compiled,
20	copied, and delivered the first of many vast evidentiary records to the Court.
21	20. LCHB maintains a centralized document management system that has version
22	control (i.e., allows users to maintain prior versions of the document). It also maintains a record
23	of who accessed and worked on a given document. From accessing these records I can see, for
24 25	example, that LCHB generated 20 drafts of the class certification motion from August 20, 2012,
26	$\frac{1}{3}$ In all, over the whole case Plaintiffs used at least 1,423 exhibits at depositions. Depositions
27	were often double, triple, and (occasionally) quadruple-tracked for the same day. On March 29, 2013, Class Counsel took five depositions at once.
28	⁴ Mr. Ratner's primary responsibility during this time was reviewing and analyzing documents and communicating with LCHB's team about documentary evidence.
	- 6 - DECLARATION OF BRENDAN GLACKIN IN SUPPORT OF MOTION FOR ATTORNEY FEES; MASTER DOCKET NO. 11-CV-2509-LHK

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to September 29, 2012.

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	23. Of course, the document management system records only part of the work that
11	goes into a brief. Lawyers sometimes work in documents on printed, paper copies for review
12	with handwritten edits, or in versions locally saved to their computers and not captured in the
13	firm-wide document tracking system (to avoid cluttering the system with multiple drafts). They
14	also often review drafts and provide comments and edits by email. They sometimes create
15	unique documents containing only sections of the brief which they edit as stand-alone documents
16	
17	until the drafting is sufficiently final to be inserted into the comprehensive final document. And
18	the system does not reflect all the work that goes in to the draft, such as compiling evidence,
19	locating cites, legal research, and so forth.
20	24. Lisa Leebove of JSLF drafted a 10-page insert covering one argument in the
20 21	opening brief and made two rounds of edits. Mr. Saveri and Ms. Leebove offered comments on
	the proposed order.
22	25. Plaintiffs also submitted and relied on the expert report of Professor Edward E.
23	Leamer. Among all the lawyers, I had principal responsibility for overseeing production of this
24	report. All comments and suggested changes to the report went through me (and most of them
25	were mine, although Mr. Cramer of B&M also offered substantial comments).
26	
27	2. <u>Document and Data Review</u> 26 Through October 21, 2012, Defendents produced approximately 1,406,664 pages
28	26. Through October 31, 2012, Defendants produced approximately 1,406,664 pages
	- 8 - DECLARATION OF BRENDAN GLACKIN IN SUPPORT OF MOTION FOR ATTORNEY FEES; MASTER DOCKET NO. 11-CV-2509-LHK

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1	of documents, which all Plaintiffs' counsel reviewed under Mr. Harvey's supervision. (Ms.
2	Shaver later shared in this supervising role.) In total over the course of the entire case, Defendants
3	produced 325,000 documents totaling over 3.2 million pages. Defendants also produced over 50
4	gigabytes of data consisting of 80,000 different files, which Plaintiffs' retained experts analyzed.
5	LCHB attorneys were the primary point of contact for all questions and issues regarding
6	Defendants' data, which required substantial and frequent follow-up with Defendants, including
7	30(b)(6) depositions regarding numerous data issues (such as definitions of data fields, integrity
8	and reliability, preservation, and whether additional data was withheld that should have been
9	produced).
10	3. <u>Depositions</u>
11	27. Through October 31, 2012, Plaintiffs took 23 depositions. Of these, 17 were
12	30(b)(6) depositions concerning data issues and 6 were depositions of fact witnesses. LCHB took
13	12 of these depositions. G&E took five. B&M took three. JSLF also took three.
14	28. LCHB also defended the depositions of four of the five class representatives, all of
15	whom are clients of LCHB: Brandon Marshall, Mark Fichtner, Michael Devine and Siddarth
16	Hariharan. Ms. Leebove of JSLF defended the deposition of Daniel Stover, who is also an LCHB
17	client.
18	C. <u>November 1, 2012, to February 28, 2013</u>
19	29. From November 1, 2012, to February 28, 2012, counsel performed the following
20	major tasks in the case:
21	Initial Class Certification
22	• Defending the deposition of Dr. Leamer;
23	• Taking the deposition of Dr. Kevin Murphy;
24	• Preparing a reply in support of the class certification motion, including a
25	response to Defendants' Daubert papers;
26	• Preparing the administrative motion to strike the <i>Daubert</i> motion; and
27	• Preparing for and arguing the class certification motion.
28	Fact Discovery
	DECLARATION OF BRENDAN GLACKIN IN - 9 - SUPPORT OF MOTION FOR ATTORNEY FEES

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1	• Taking 21 fact depositions of Defendant witnesses; and
2	 Continuing to review Defendants' document productions
3	30. In addition, during this time, LCHB identified, retained, and worked with
4	Plaintiffs' consultant (later testifying expert) Kevin Hallock.
5	31. From November 1, 2012, to February 28, 2013, LCHB's principal timekeepers
6	recorded the following time:
7	Richard Heimann 143.9
8	Brendan Glackin 357.9
9	Dean Harvey 746.3 1,457.3
10	32. Other LCHB attorneys and staff invested substantial time in the matter for a total
11	of 3,912.5 hours recorded this period. A summary of all time recorded by LCHB timekeepers
12	during this period can be found at Exhibit C.
13	1. <u>Class Certification</u>
14	33. LCHB took the lead in all aspects of responding to the Defendants' <i>Daubert</i>
15	motion and opposition to the class certification motion.
16	34. I defended the deposition of Dr. Leamer.
17	35. Anne Shaver and I drafted and filed the motion to strike Defendants' <i>Daubert</i>
18	papers. Mr. Saveri and Ms. Leebove provided comments and suggested edits.
19	36. LCHB principally drafted the combined reply brief and opposition to the <i>Daubert</i>
20	motion.
21	37. For example, I can see that LCHB created 19 drafts (in two different documents)
22	of the consolidated response:
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	- 10 - DECLARATION OF BRENDAN GLACKIN IN SUPPORT OF MOTION FOR ATTORNEY FEES; MASTER DOCKET NO. 11-CV-2509-LHK

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1	Mr. Saveri sent two emails with comments and suggested edits. Eric Cramer of B&M	also
2	provided suggested edits.	
3	40. I deposed Dr. Kevin M. Murphy on Monday, December 3, 2012. From	reviewing
4	my time records I can see I spent 16 hours over the weekend preparing to take that dep	osition, in
5	addition to further prep time during the prior week.	
6	41. LCHB had sole responsibility for finalizing and filing the consolidated	response,
7	and accompanying declarations and exhibits, on December 10, 2012.	
8	2. <u>Fact Discovery</u>	
9	42. During this period of time counsel for the plaintiffs reviewed thousands	of
10	documents. The two co-lead firms split document review roughly evenly, assisted by	B&M and
11	G&E.	
12	43. LCHB took ten depositions during this period. Richard Heimann, Kelly	/ Dermody,
13	and Dean Harvey were the primary fact deposition-takers for LCHB. JSLF took seven	
14	depositions. G&E took six depositions; B&M took two.	
15	D. <u>March 1, 2013, to September 30, 2013</u>	
16	44. From March 1, 2013, to September 30, 2013, counsel performed the fol	lowing
17	major tasks in the case:	
18	• Completing fact deposition discovery, including depositions of 40 fact	witnesses;
19	Responding to Defendants' contention interrogatories;	
20	• Drafting the supplemental class certification motion and overseeing the	drafting of
21	two reports regarding the same by Dr. Leamer, and one report by Dr. K	evin
22	Hallock;	
23	• Defending depositions of Dr. Leamer and Dr. Hallock;	
24	• Taking depositions of Dr. Murphy and Dr. Elizabeth Shaw;	
25	Arguing class certification; and	
26	• Negotiating and documenting the Pixar, Lucas, and Intuit settlements, a	nd
27	preparing and filing the motion for preliminary approval.	
28	45. During this period, as described below, LCHB continued to have princi	pal or sole
	- 12 - DECLARATION OF BRENDAN SUPPORT OF MOTION FOR ATTO MASTER DOCKET NO. 11-0	RNEY FEES;

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1 responsibility for major case tasks, other than fact depositions assigned other firms. The three 2 principal attorneys working on the case for LCHB recorded the following hours: 3 Kelly M. Dermody 721.7 4 Brendan P. Glackin 376.8 Dean M. Harvey 1,050.5 5 2.149 6 7 46. Other LCHB attorneys and staff recorded additional hours, for a total across all 8 timekeepers of 5,967.4 hours. A summary of LCHB time for this specific period can be found at 9 Exhibit D. 10 1. **Fact Discovery** 11 47. During this period of time LCHB lawyers deposed 17 of the 40 fact witnesses. 12 Co-counsel (JSLF, B&M and G&E) deposed the others. 13 48. Peter Barile of G&E analyzed Defendants' privilege logs for abuses. 14 49. Plaintiffs responded to Defendants' contention interrogatories on April 12, 2013 15 and May 24, 2013. These responses were prepared jointly by LCHB and JSLF. James Dallal of 16 JSLF and Anne Shaver of LCHB jointly compiled the documents and testimony cited. 17 2. **Supplemental Class Certification Work** 18 50. LCHB had principal responsibility for drafting the supplemental class certification 19 motion. Dean M. Harvey, Anne B. Shaver and I drafted initial sections of the brief. I made and 20 managed most of the final revisions, with substantial input from Kelly M. Dermody. LCHB 21 worked on five initial drafts of the document followed by 15 drafts in the last 5 days before filing 22 alone. 23 24 25 26 27 28

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	Name/Description	Doc. Num	Version	Edit Date
	Plaintiffs' Supp Class Cert Motion	1,092,436	1	4/17/2013 12:56:15 PM
	w2: [™] Plaintiffs' Supp Class Cert Motion	1,092,436	2	4/17/2013 5:08:55 PM
	W v3: **Plaintiffs' Supp Class Cert Motion	1,092,436	3	5/4/2013 7:55:08 PM
	W v4: Plaintiffs' Supp Class Cert Motion	1,092,436	4	5/2/2013 7:24:47 PM
	Wiv5: Plaintiffs' Supp Class Cert Motion	1,092,436	5	5/4/2013 1:49:59 PM
	Name/Description	Doc. Num	Version	Edit Date
	PLAINTIFFS' SUPPLEMENTAL MOTION FOR CLASS		1	5/6/2013 10:50:33 AM
	V2: PLAINTIFFS' SUPPLEMENTAL MOTION FOR CL	1,095,373	2	5/6/2013 3:17:45 PM
	V3: PLAINTIFFS' SUPPLEMENTAL MOTION FOR CL	. 1,095,373	3	5/6/2013 11:59:22 PM
	V4: PLAINTIFFS' SUPPLEMENTAL MOTION FOR CL		4	5/7/2013 5:28:19 PM
	V5: PLAINTIFFS' SUPPLEMENTAL MOTION FOR CL		5	5/7/2013 6:27:08 PM
	V6: PLAINTIFFS' SUPPLEMENTAL MOTION FOR CL		6	5/8/2013 11:31:46 PM
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	V8: PLAINTIFFS' SUPPLEMENTAL MOTION FOR CL		8	5/9/2013 7:48:57 PM
	V9: Supplemental Class Cert Brief (Clean) 5.9.2013 18		9	5/9/2013 7:45:41 PM
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	V10: Supplemental Class Cert Brief (Clean) 5.9.2013 1		11	5/10/2013 3:59:20 AM
	V10: Supplemental Class Cert Brief (Clean) 5.10.2013		12	5/10/2013 6:15:11 PM
	Final Supplemental Class Cert Brief 5.10.2013 1930hrs	1,095,373	13	5/10/2013 8:36:56 PM
	W13: Supplemental Class Cert Brief (Clean) 5.10.2013 ✓ W15: Supplemental Class Cert Brief (Clean) 5.10.2013		14 15	5/10/2013 8:46:01 PM 5/10/2013 9:26:55 PM
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1	Document Activity History: 48 Items
2	User Application Activity Date - Time Duration
3	JLESTER WINWORD Checkin 5/4/2013 8:03:08 0:10:39 JLESTER WINWORD Modify 5/4/2013 8:03:08 0:0:0
	JLESTER Microsoft Print 5/4/2013 7:59:28 0:0:0 JLESTER Microsoft Print 5/4/2013 7:59:16 0:0:0
4	JLESTER OUTLOOK Checkout 5/4/2013 7:52:29 0:0:0 DHARVEY OUTLOOK Mail 5/4/2013 7:51:53 0:0:0
5	DHARVEY OUTLOOK Mail 5/4/2013 4:08:23 0:0:0 DHARVEY WINWORD Checkin 5/4/2013 4:06:32 4:7:40
6	DHARVEY WINWORD Modify 5/4/2013 4:06:31 0:0:0 DHARVEY OUTLOOK Checkout 5/4/2013 11:58:51 0:0:0
7	TGOTO OUTLOOK Mail 5/3/2013 5:53:30 0:0:0 TGOTO WINWORD Checkin 5/3/2013 5:53:17 0:1:4
8	TGOTO WINWORD Modify 5/3/2013 5:53:17 0:0:0 TGOTO OUTLOOK Checkout 5/3/2013 5:52:13 0:0:0
9	TGOTO OUTLOOK Mail 5/3/2013 5:49:00 0:0:0 -
10	
11	52. LCHB compiled and prepared for filing the voluminous factual record. I, Mr.
12	Harvey, and several other lawyers and staff were present into the wee hours of May 10, 2013, to
13	accomplish this task. Ms. Leebove and Mr. Dallal of JSLF provided suggested edits and citations
14	for the brief on May 7th, 8th, 9th, and 10th.
15	53. During this time Mr. Barile of G&E and Ms. Schalman-Bergen of B&M supported
16	the renewed class certification effort with fact and legal research.
10	54. LCHB had sole responsibility for overseeing the expert reports of Dr. Leamer and
	Dr. Hallock. I oversaw the work of Dr. Leamer and our statistical consultant. All comments and
18	suggestions on this work went through me (and most of them were mine). Kelly Dermody
19	researched, retained, and had primary responsibility for Dr. Hallock. Kelly Dermody oversaw the
20	work of Dr. Hallock. Kelly Dermody and Dean Harvey spent many hours reviewing his drafts of
21	the report and discussing it with him at length on the telephone.
22	55. LCHB had sole responsibility for taking and defending expert depositions in
23	connection with the supplemental class certification motion. I defended Dr. Leamer's deposition
24	(including preparing him for deposition) and took Dr. Murphy's deposition. Kelly M. Dermody
25	prepared and defended Dr. Hallock's deposition and took the deposition of Dr. Shaw.
26	56. LCHB, principally me, had primary responsibility for overseeing the supplemental
27	reply report of Dr. Leamer filed in connection with the reply brief.
28	
	DECLARATION OF BRENDAN GLACKIN IN

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57. The co-lead firms divided responsibility for different sections of the reply brief.
 From reviewing the history of the earliest version, I can see that Dean Harvey had main
 responsibility for creating the brief and drafting initial sections for LCHB. For example, on July
 2nd, 5th, 6th and 7th he had the brief open at his terminal for long periods of time (from seven
 hours to just under eleven hours):

User	Application	Activity	Date - Time 🗸	Duration
DHARVEY	OUTLOOK	Checkout	7/8/2013 2:24:22 PM	0:0:0
DHARVEY	WINWORD	Checkin	7/7/2013 10:44:43	5:55:50
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DHARVEY	WINWORD	Checkin	7/6/2013 8:03:31 PM	8:48:59
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DHARVEY	OUTLOOK	Mail	7/5/2013 4:19:20 PM	0:0:0
DHARVEY	OUTLOOK	Mail	7/5/2013 3:54:21 PM	0:0:0
DHARVEY	WINWORD	Checkin	7/5/2013 3:49:35 PM	7:0:39
DHARVEY	WINWORD	Modify	7/5/2013 3:49:35 PM	0:0:0
DHARVEY	OUTLOOK	Checkout	7/5/2013 8:48:56 AM	0:0:0
ASHAVER	OUTLOOK	Mail	7/3/2013 2:14:36 PM	0:0:0
DHARVEY	WINWORD	Checkin	7/2/2013 8:39:40 PM	10:58:28
DHARVEY	WINWORD	Modify	7/2/2013 8:39:40 PM	0:0:0
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LJUDGE	OUTLOOK	View	7/2/2013 3:07:07 PM	0:0:0
LJUDGE	WINWORD	Close	7/2/2013 3:06:59 PM	0:0:0
4	111			+

58. LCHB created the first combined draft and had primary responsibility for managing and revising the brief over the final week before filing. I spent many hours revising the

18 brief down to fit within page limits and re-writing large sections of it. From reviewing the

19 document history, I can see 15 versions were created over the final week.

DECLARATION OF BRENDAN GLACKIN IN SUPPORT OF MOTION FOR ATTORNEY FEES; MASTER DOCKET NO. 11-CV-2509-LHK

Name/Description		Doc. Num	Version	Edit Date			
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	Y IN SUPPORT OF SUPPLEM		6	7/10/2013 11:41:48 AM			
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	Y IN SUPPORT OF SUPPLEM		8	7/11/2013 10:47:36 AM			
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	S' REPLY IN SUPPORT OF S	1,120,075	15	7/12/2013 9:46:17 PM			
59. Once	again, LCHB compile	ad finalized a	nd filed th	e voluminous evident	iony		
	again, LCTID compile	a, manzeu a	na mea m	e volumnous evident	liai y		
record.							
60. JSLF	60. JSLF drafted two sections of the reply brief and a proposed insert to the						
introduction. JSLF J	provided three rounds	of edits to the	brief and	also proofread Dr. Le	eamer's		
report.							
3.	Negotiation of Pixa	ar, Lucasfilm	and Intui	it Settlements			
61. In the summer of 2013, Plaintiffs arrived at settlements in principle with Pixar,							
Lucasfilm and Intuit. Kelly Dermody and Joseph Saveri negotiated these settlements for							
Plaintiffs. The histo	Plaintiffs. The history of this process, to the extent it is not confidential, is spelled out in the						
papers submitted to t	papers submitted to the Court in connection with the settlements. For Plaintiffs, Kelly Dermody						
had principal respon	sibility for drafting an	d finalizing m	ost of the	settlement document	s, with		
input and revisions f	rom Joseph Saveri. (C	of course, Defe	endants Lu	acasfilm, Pixar, and In	ntuit we		
also heavily involved	d.). Lisa Leebove of J	SLF drafted t	he notice a	and proposed order.			
E. <u>Octo</u>	per 1, 2013 to Octobe	er 30, 2013					
	Der 1, 2013 to Octobe October 1, 2013, to C		13, counse	el performed the follo	wing		
			13, counse	el performed the follo	wing		
62. From major tasks:		October 30, 20	·		C		
62. From major tasks: • O	October 1, 2013, to C	October 30, 20 eports of Dr. I	Hallock, D		C		
62. From major tasks: • O D	October 1, 2013, to C verseeing the expert r	October 30, 20 eports of Dr. I per 28, 2013; a	Hallock, D	r. Leamer, Dr. Mann	C		

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1	documentation as required by the Court.							
2	63. During this period of time, the principal LCHB lawyers working on the case							
3	recorded the following hours:							
4								
5	Kelly M. Dermody93.8Brendan P. Glackin63.5							
6	Dean M. Harvey117.9Lisa J. Cisneros45.3							
7	320.5							
8								
9	64. Other LCHB counsel and staff recorded an additional 118.1 hours, for a total of							
10	432.6 hours across all timekeepers. A summary of LCHB time for this specific period can be							
11	found at Exhibit E.							
12	1. <u>Merits Expert Reports</u>							
13	65. During this period of time, LCHB lawyers had primary responsibility for assisting							
14	the experts in completing their reports. This included discussing with the experts the scope and							
15	direction of the reports; reviewing drafts and providing comments and edits; assisting the experts							
16	with tasks such as locating record citations; and then final formatting, proofreading, etc. LCHB							
17	compiled all exhibits to the final reports and served them.							
18	66. Kelly M. Dermody had main responsibility for overseeing the work of Dr.							
19	Hallock.							
20	67. I continued to have primary responsibility for overseeing the work of Dr. Leamer.							
21	68. Dean M. Harvey and I had main responsibility for overseeing the work of Dr.							
22	Manning.							
23	69. Dean M. Harvey had main responsibility for overseeing the work of Dr. Marx.							
24	70. Joseph Saveri reviewed and commented twice on the draft of Dr. Manning. Joseph							
25	Saveri prepared a bullet point list of proposed topics to be addressed by Dr. Marx. Joseph Saveri							
26	reviewed and commented once on the draft of Dr. Marx. Lisa Leebove reviewed and commented							
27	twice on the draft of Dr. Manning. James Dallal reviewed the record and collected citations							
28	relevant to the reports of Dr. Marx and Dr. Manning.							
	- 18 - DECLARATION OF BRENDAN GLACKIN IN SUPPORT OF MOTION FOR ATTORNEY FEES; MASTER DOCKET NO. 11-CV-2509-LHK							

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<u>Settlement Approval</u>

2.

2 71. JSLF drafted the motion for preliminary approval with Pixar/Lucas and Intuit,
3 which LCHB (through Kelly M. Dermody) edited and revised. LCHB also drafted the revised
4 Proposed Order, Notice of Settlement and Claim Form. Kelly M. Dermody prepared to argue and
5 argued for preliminary and final approval of the settlements.

F. October 31, 2013 to the Present

7 72. From October 31, 2013, through signing of the settlement agreement with Adobe,
8 Apple, Google, and Intel in Spring, 2014, counsel performed the following major tasks:

- Respond to the Defendants' Rule 23(f) petition to the Ninth Circuit;
- Take and defend depositions of the parties' merits experts;
- Oppose Defendants' motion for summary judgment and motions to exclude expert testimony;
 - Prepare for trial; and
- Negotiate and present to the Court settlements with the last four defendants
 (Adobe, Apple, Google, and Intel) and oppose Defendants' petition for a writ
 of mandamus against the order denying preliminary approval of the first
 settlement.

18 73. During this period of time, the three principal LCHB lawyers working on the case19 recorded the following hours:

Kelly Dermody	857.4
Brendan Glackin	590.5
Dean Harvey	1465 7
	2913.6

74. Other LCHB counsel and staff invested substantial additional time, for a total of
 5,540 hours across all timekeepers. A summary of LCHB time for this specific period can be
 found at Exhibit F

25

20

21

1. <u>The Rule 23(f) Petition</u>

26 75. On November 7, 2013, Defendants petitioned the Ninth Circuit for permission to
 27 appeal from this Court's order certifying the litigation class. On November 18, 2013, Plaintiffs
 28 filed a response. Joshua P. Davis of JSLF wrote the first draft of that response, which I

- 19 -

	Case5:11-cv-02509-LHK Document1080 Filed05/08/15 Page21 of 26							
1								
1	substantially revised prior to filing.							
2	2. <u>Expert Discovery</u>							
3	76. In November and December of 2013, the parties deposed each other's experts.							
4	LCHB prepped and defended all of the experts designated by the Plaintiffs, and took three of the							
5	six experts designated by the Defendants.							
6	77. Specifically, the following Plaintiff counsel took responsibility for defending the							
7	depositions of the Plaintiffs' experts:							
8								
9	Prof. Kevin Hallock Kelly Dermody (LCHB)							
10	Prof. Edward E. Leamer Brendan Glackin (LCHB)							
11	Prof. Alan Manning Brendan Glackin (LCHB)							
12	Prof. Matthew Marx Dean M. Harvey (LCHB)							
13								
14	78. The following Plaintiff counsel took responsibility for deposing the experts							
15	designated by the defense:							
16								
17	Prof. Elizabeth Becker Kelly Dermody (LCHB)							
18	Prof. David Lewin Joseph Saveri (JSLF)							
19	Prof. Kevin Murphy Joseph Saveri (JSLF)							
20	Prof. Edward Snyder Eric Cramer (B&M)							
21	Dr. Lauren Stiroh Brendan Glackin (LCHB)							
22	Prof. Eric Talley Dean Harvey (LCHB)							
23	· · · · · · · · · · · · · · · · · · ·							
24	3. Opposition to Motion for Summary Judgment and Motions to Exclude							
25	Expert Testimony							
26	79. On January 9, 2014, Adobe, Apple, Google and Intel each filed individual motions							
27	for summary judgment, as well as a short joint brief.							
28	80. Dean Harvey of LCHB drafted the consolidated opposition to the motions for							
	- 20 - DECLARATION OF BRENDAN GLACKIN IN SUPPORT OF MOTION FOR ATTORNEY FEES; MASTER DOCKET NO. 11-CV-2509-LHK							

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1 summary judgment almost in its entirety. This included making all arguments about the law and compiling all the facts. I can verify this again by resort to LCHB's document management 2 system. For instance, I can see that LCHB created eight versions of the opposition from January 3 4 22, 2014, to February 5, 2014 (there were also prior and later versions created under different document identification numbers). 5

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_	Name/Description	Do	Version	Edit Date
7	✓ ♥ PLAINTIFFS' CONSOLIDATED OPPOSITION TO DEFENDANTS' JOIN	1,1		1/22/2014 7:01:25 PM
	✓ ♥ PLAINTIFFS' CONSOLIDATED OPPOSITION TO DEFENDANTS' JOIN	1,1		1/26/2014 10:11:54 PM
3	PLAINTIFFS' CONSOLIDATED OPPOSITION TO DEFENDANTS' JOIN	1,1		2/2/2014 9:37:35 AM
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)	PLAINTIFFS' CONSOLIDATED OPPOSITION TO DEFENDANTS' JOIN PLAINTIFFS' CONSOLIDATED OPPOSITION TO DEFENDANTS' JOIN	1,1 1,1		2/3/2014 8:19:44 PM 2/4/2014 11:25:37 AM
)	MSJ Opp (BPG eds)	1,1		2/4/2014 11:25:57 AM 2/4/2014 8:16:54 PM
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	81. Looking at the history of version 3, I ca	an see	that Mr	. Harvey spent over 30 hour
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	in the document (not all of his activity in the version i	s visib	le in the	e image below).
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8	- 21 -			ARATION OF BRENDAN GLACKIN II T OF MOTION FOR ATTORNEY FEES

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	Document Hist	ory				23	
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		ivity History: 28					
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	DHARVEY	OUTLOOK	Checkout	1/30/2014 12:48:34			
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	DHARVEY	WINWORD		1/30/2014 12:48:27		1.11	
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82.	After Mr. Ha	rvey circula	ated a cor	nplete first draft, .	ISLF provi	ded draft	insert
this brief on F	February 2, 201	14.					
83.	On January 9), 2014, Def	fendants a	lso filed motions	to exclude	the testim	iony o
Leamer and D	Dr. Marx, and a	also a motio	n to strik	e Dr. Leamer's re	ply report.		
84.	I wrote the o	pposition to	the Daul	bert motion agains	st Dr. Leam	ner.	
85.	Eric Cramer	of B&M wr	ote the fi	rst draft of the op	position to	the Daub	<i>ert</i> m
				I together revised			
C		-		C			
86.				ated the initial dra	_	position to	o the
motion to stri	ke Dr. Leamer	's reply. I r	revised it	into its final form	•		
⁶ Plaintiffe ale	so filed on Ian	-	1 a limite	d motion to exclu	de certain	nronosed	tectin
of Dr. Stiroh	and Dr. Murph	iy. Lisa Cis	sneros of	LCHB drafted the	s brief; Kel	ly Dermo	dy, D
Harvey, and I	supervised an	d revised it.	JSLF pi	ovided comments	and revisi	ons and al	iso dr
a 1-paragraph this motion of from JSLF.	section of the n February 27,	2014. LCF	Ining to D IB under	or. Murphy. Plain took principal dra	fting with c	reply in s comments	and o
			- 22	2 - SUPPO	CLARATION O DRT OF MOTIO MASTER DOC	N FOR ATTO	DRNEY

	Case5:11-cv-02509-LHK Document1080 Filed05/08/15 Page24 of 26
1	87. Kelly Dermody supervised and provided edits and comments throughout the
2	creation of all these documents, as she did with all other filings in the case.
3	4. <u>Trial Preparation</u>
4	88. In the winter of 2014 counsel for Plaintiffs began various tasks related to finally
5	bringing the case to trial. ⁷
6	89. Plaintiffs prepared and filed a motion on the applicability of the <i>per se</i> standard.
7	Eric Cramer of B&M wrote the first draft. I revised and finalized the document. Josh Davis of
8	JSLF, and Dean Harvey and Lisa Cisneros of LCHB, also provided suggested comments and
9	edits.
10	90. Plaintiffs prepared and filed <i>in limine</i> motions, and oppositions to
11	Defendants'motions. All four firms (LCHB, JSLF, G&E, and B&M) collaborated on drafting and
12	revising these briefs. LCHB finalized and filed the papers.
13	91. Plaintiffs created and met and conferred with Defendants about exhibit lists,
14	witness lists, and transcript designations. This included many lengthy meet-and-confers with the
15	Defendants to apply the parties' stipulation about authentication and admissibility of business
16	records. Dean Harvey and other LCHB lawyers took the lead on the meet-and-confers and created
17	all of the first drafts of various documents and pleadings.
18	92. Counsel retained an established, skilled jury consultant, and conducted various
19	kinds of testing with simulated potential jurors from the jury pool for this case. Because this
20	work is highly confidential and protected by the work-product doctrine it will not be discussed in
21	detail, save to say that it was thorough and consisted of multiple rounds. Plaintiffs' counsel also
22	had many trial-preparation tasks in progress at the time the initial settlement with Adobe, Apple,
23	Google and Intel was reached, which were discontinued when the Court vacated the trial date.
24	Again, this work never became public and is confidential and subject to the work product
25	doctrine.
26	
27	
28	⁷ Plaintiffs also filed a motion to compel, the subject matter of which has remained under seal and which therefore will not be discussed herein.
	- 23 - DECLARATION OF BRENDAN GLACKIN IN SUPPORT OF MOTION FOR ATTORNEY FEES; MASTER DOCKET NO. 11-CV-2509-LHK

1 2

Settlement of the Case

5.

93. In the spring of 2014, Plaintiffs arrived at a settlement in principle with Adobe,
Apple, Google and Intel. Kelly Dermody and Joseph Saveri negotiated these settlements for
Plaintiffs. The history of this process, to the extent it is not confidential, is spelled out in the
papers submitted to the Court in connection with the settlement. Kelly Dermody had principal
responsibility for the drafting of settlement documents, with input from Joseph Saveri (and
Defendants).

94. The Court denied preliminary approval of the Spring 2014 settlement.
Subsequently, Defendants challenged this decision by filing a petition for a writ of mandamus in
the Ninth Circuit. Plaintiffs opposed the writ. In the meantime, the Court set a new trial date and
also set pre-trial deadlines for things such as pre-trial disclosures. Plaintiffs began to prepare the
case for trial and would have been fully prepared and able to try the case. This included
additional conferences about pre-trial disclosures and admissibility of documents.

14 95. In the fall of 2014, Plaintiffs and Defendants once again began discussing
15 settlement, under the supervision of mediator, Hon. Layn Phillips, a retired federal judge. During
16 this time, Kelly Dermody and Joseph Saveri invited the participation of counsel for Plaintiff
17 Michael Devine. Plaintiffs arrived at a new settlement in principle with Adobe, Apple, Google
18 and Intel at the beginning of 2015. Kelly Dermody and Joseph Saveri negotiated these
19 settlements for Plaintiffs. The history of this process, to the extent it is not confidential, is spelled
20 out in the papers submitted to the Court in connection with the settlement.

96. Since then, the only work done in the case has been to submit preliminary approval
papers and the instant fee submission. LCHB led this process. LCHB has not included time in
connection with the fee submission in the accompanying detail and does not propose to use that
time for purposes of a lodestar cross-check.

25 97. I declare under penalty of perjury under the laws of the United States that the
26 foregoing is true and correct.

- 27
- 28

I	Case5:11-cv-02509-LHK Document1080 Filed05/08/15 Page26 of 26
1	98. Executed this 7th day of May 2015, in San Francisco, California.
2	Brendan Allack
3	Brendan P. Glackin
4	Brendan P. Glackin
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	- 25 - DECLARATION OF BRENDAN GLACKIN IN SUPPORT OF MOTION FOR ATTORNEY FEES; MASTER DOCKET NO. 11-CV-2509-LHK

Case5:11-cv-02509-LHK Document1080-1 Filed05/08/15 Page1 of 2

EXHIBIT A

	IEFF CABRASER HEIMANN	a DEIMOTEI	•, ==	
Report created on 05/07/2015 05:32	2:33 PM		From	Inceptio
			То	05/31/201
Matter Number: 3462-0001	HIGH-TECH COLD CALLI	NG - General Mati	ter	
PARTNER				
NAME		HOURS	RATE	TOTAL
JOSEPH SAVERI		154.70	800.00	123,760.00
KELLY DERMODY		35.50	800.00	28,400.00
ERIC FASTIFF		116.30	725.00	84,317.50
BRENDAN GLACKIN		94.70	675.00	63,922.50
JOY KRUSE		1.50	800.00	1,200.00
		402.70		301,600.00
NON-PARTNER ATTORNEY				
NAME		HOURS	RATE	TOTAL
DEAN HARVEY		1,328.90	490.00	651,161.00
KATHERINE LEHE		466.90	350.00	163,415.00
ANNE SHAVER		189.40	465.00	88,071.00
		1,985.20		902,647.00
LAW CLERK				
NAME		HOURS	RATE	TOTAL
MARVIN NETTLES		19.30	325.00	6,272.50
PHONG-CHAU NGUYEN		22.10	325.00	7,182.50
		41.40		13,455.00
PARALEGAL/CLERK				
NAME		HOURS	RATE	TOTAL
RICHARD ANTHONY		14.00	325.00	4,550.00
TODD CARNAM		41.30	325.00	13,422.50
DANIEL LIU		85.10	280.00	23,828.00
ALAN RUIZ		43.20	280.00	12,096.00
STEVEN SHIN		456.80	315.00	143,892.00
BRIAN TROXEL		45.00	325.00	14,625.00
JULIE ZHU		125.20	315.00	39,438.00
		810.60		251,851.50
LITIGATION SUPPORT / RESEARCH				
NAME		HOURS	RATE	TOTAL
KIRTI DUGAR		37.50	430.00	16,125.00
ANTHONY GRANT		79.00	340.00	26,860.00
MAJOR MUGRAGE		12.90	340.00	4,386.00
RENEE MUKHERJI		11.70	290.00	3,393.00
CYRUS YAMAT		47.50	340.00	16,150.00
		188.60		66,914.00
	MATTER TOTALS	3,428.50		1,536,467.50

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EXHIBIT B

	IEFF CABRASER HEIMANN & BERNSTEIN	·,:		
Report created on 05/07/2015 05:34	:16 PM	From	06/01/201	
		То	10/31/201	
Matter Number: 3462-0001	HIGH-TECH COLD CALLING - General Matt	er		
PARTNER				
NAME	HOURS	RATE	TOTAL	
KELLY DERMODY	324.10	800.00	259,280.00	
ERIC FASTIFF	24.60	725.00	17,835.00	
BRENDAN GLACKIN	256.70	675.00	173,272.50	
IOY KRUSE	10.00	800.00	8,000.00	
	615.40		458,387.50	
NON-PARTNER ATTORNEY				
NAME	HOURS	RATE	TOTAL	
ATHERINE BLACK	77.00	460.00	35,420.00	
ISA CISNEROS	9.90	465.00	4,603.50	
OSEPH FORDERER	322.90	350.00	113,015.00	
DEAN HARVEY	756.70	490.00	370,783.00	
AREN JONES	29.00	515.00	14,935.00	
DALE RATNER	787.70	490.00	385,973.00	
EVIN RAYHILL	34.00	375.00	12,750.00	
ANNE SHAVER	443.10	465.00	206,041.50	
IONATHAN ZAUL	389.50	415.00	161,642.50	
	2,849.80		1,305,163.50	
LAW CLERK				
IAME	HOURS	RATE	TOTAL	
ATE EPSTEIN	43.00	360.00	15,480.00	
	43.00		15,480.00	
PARALEGAL/CLERK				
NAME	HOURS	RATE	TOTAL	
RICHARD ANTHONY	2.50	325.00	812.50	
NIKKI BELUSHKO BARROWS	26.80	325.00	8,710.00	
ODD CARNAM	1.40	325.00	455.00	
	252.10	305.00	76,890.50	
ERESA ROSTKOWSKI	9.60	285.00	2,736.00	
	0.30	280.00	84.00	
	108.10	315.00	34,051.50	
	1.10	325.00	357.50	
JULIE ZHU	42.50	315.00	13,387.50	
	444.40		137,484.50	

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LITIGATION SUPPORT / RESEARCH

NAME		HOURS	RATE	TOTAL
KIRTI DUGAR		35.00	430.00	15,050.00
ANTHONY GRANT		99.50	340.00	33,830.00
MAJOR MUGRAGE		53.80	340.00	18,292.00
RENEE MUKHERJI		2.80	290.00	812.00
CYRUS YAMAT		33.50	340.00	11,390.00
		224.60		79,374.00
	MATTER TOTALS	4,177.20		1,995,889.50

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EXHIBIT C

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LIEI	FF CABRASER HEIN	IANN & BERNSTEIN	N, LLP	_
Report created on 05/07/2015 05:35:10	PM		From	11/01/201
			То	02/28/201
Matter Number: 3462-0001	HIGH-TECH COLD C	ALLING - General Matt	er	
PARTNER				
NAME		HOURS	RATE	TOTAL
RICHARD HEIMANN		143.90	975.00	140,302.50
KELLY DERMODY		209.20	800.00	167,360.00
ERIC FASTIFF		52.90	725.00	38,352.50
RACHEL GEMAN		1.30	675.00	877.50
BRENDAN GLACKIN		357.90	675.00	241,582.50
HEATHER WONG		0.30	575.00	172.50
	_	765.50		588,647.50
NON-PARTNER ATTORNEY				
NAME		HOURS	RATE	TOTAL
JOHN AMBROSIO		4.00	490.00	1,960.00
LISA CISNEROS		160.30	465.00	74,539.50
JOSEPH FORDERER		192.60	350.00	67,410.00
DEAN HARVEY		746.30	490.00	365,687.00
DALE RATNER		562.80	490.00	275,772.00
ANNE SHAVER		339.30	465.00	157,774.50
JONATHAN ZAUL		583.90	415.00	242,318.50
	_	2,589.20		1,185,461.50
PARALEGAL/CLERK				
NAME		HOURS	RATE	TOTAL
RICHARD ANTHONY		1.10	325.00	357.50
NIKKI BELUSHKO BARROWS		2.00	325.00	650.00
TODD CARNAM		0.90	325.00	292.50
TERENCE DESOUZA		339.10	305.00	103,425.50
IAN MERRIFIELD		39.80	280.00	11,144.00
DREW MONROE		8.60	280.00	2,408.00
TERESA ROSTKOWSKI		8.60	285.00	2,451.00
BRIAN TROXEL		31.20	325.00	10,140.00
JULIE ZHU		98.10	315.00	30,901.50
		529.40		161,770.00
LITIGATION SUPPORT / RESEARCH				
NAME		HOURS	RATE	TOTAL
KIRTI DUGAR		2.00	430.00	860.00
ANTHONY GRANT		14.00	340.00	4,760.00
MAJOR MUGRAGE		4.70	340.00	1,598.00
RENEE MUKHERJI		4.20	290.00	1,218.00
CYRUS YAMAT		3.50	340.00	1,190.00
	—	28.40		9,626.00
	MATTER TOTALS			

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EXHIBIT D

	02509-LHK Document1080-4 Filed		2 of 3		
LIEFF CABRASER HEIMANN & BERNSTEIN, LLP					
Report created on 05/07/2015 05:37:35 PM	l	From	03/01/2013		
		То	09/30/2013		
Matter Number: 3462-0001	HIGH-TECH COLD CALLING - General Ma	tter			
PARTNER					
NAME	HOURS	RATE	TOTAL		
RICHARD HEIMANN	55.30	975.00	53,917.50		
KELLY DERMODY	721.70	800.00	577,360.00		
ERIC FASTIFF	22.20	725.00	16,095.00		
RACHEL GEMAN	20.50	675.00	13,837.50		
BRENDAN GLACKIN	376.80	675.00	254,340.00		
DEAN HARVEY	397.40	515.00	204,661.00		
HEATHER WONG	13.50	575.00	7,762.50		
	1,607.40		1,127,973.50		
NON-PARTNER ATTORNEY					
NAME	HOURS	RATE	TOTAL		
JOHN AMBROSIO	398.00	490.00	195,020.00		
KRISTIN CALSON	382.80	490.00	187,572.00		
LISA CISNEROS	372.50	465.00	173,212.50		
DEAN HARVEY	653.10	490.00	320,019.00		
JAMES LEGGETT	346.50	375.00	129,937.50		
DALE RATNER	327.30	490.00	160,377.00		
ANNE SHAVER	247.20	465.00	114,948.00		
JONATHAN ZAUL	481.10	415.00	199,656.50		
	3,208.50		1,480,742.50		
LAW CLERK					
NAME	HOURS	RATE	TOTAL		
NEHA GUPTA	10.00	360.00	3,600.00		
LEAH JUDGE	22.60	360.00	8,136.00		
	32.60		11,736.00		
PARALEGAL/CLERK					
NAME	HOURS	RATE	TOTAL		
NIKKI BELUSHKO BARROWS	5.10	325.00	1,657.50		
TODD CARNAM	3.60	325.00	1,170.00		
TERENCE DESOUZA	447.20	305.00	136,396.00		
NICOLAS MENARD	10.60	325.00	3,445.00		
IAN MERRIFIELD	396.00	280.00	110,880.00		

8.00

4.10

14.80

42.00

931.40

280.00

325.00

325.00

315.00

2,240.00

1,332.50

4,810.00

13,230.00

275,161.00

DREW MONROE

YUN SWENSON

BRIAN TROXEL

JULIE ZHU

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LITIGATION SUPPORT / RESEARCH

NAME		HOURS	RATE	TOTAL
KIRTI DUGAR		2.50	430.00	1,075.00
ANTHONY GRANT		144.50	340.00	49,130.00
MAJOR MUGRAGE		14.30	340.00	4,862.00
RENEE MUKHERJI		5.20	290.00	1,508.00
ERWIN OCAMPO		12.00	340.00	4,080.00
CYRUS YAMAT		9.00	340.00	3,060.00
		187.50		63,715.00
	MATTER TOTALS	5,967.40		2,959,328.00

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EXHIBIT E

	EFF CABRASER HEIMAN	N & BERNSTEIN	, LLP	
Report created on 05/07/2015 05:38	:38 PM		From	10/01/201
			То	10/30/201
Matter Number: 3462-0001	HIGH-TECH COLD CALL	NG - General Matte	ər	
PARTNER				
NAME		HOURS	RATE	TOTAL
KELLY DERMODY		93.80	800.00	75,040.00
ERIC FASTIFF		2.70	725.00	1,957.50
BRENDAN GLACKIN		63.50	675.00	42,862.50
DEAN HARVEY		117.90	515.00	60,718.50
		277.90		180,578.50
NON-PARTNER ATTORNEY				
NAME		HOURS	RATE	TOTAL
LISA CISNEROS		45.30	465.00	21,064.50
ANNE SHAVER		15.90	465.00	7,393.50
		61.20		28,458.00
PARALEGAL/CLERK				
NAME		HOURS	RATE	TOTAL
TERENCE DESOUZA		57.10	305.00	17,415.50
AN MERRIFIELD		17.00	280.00	4,760.00
YUN SWENSON		13.30	325.00	4,322.50
		87.40		26,498.00
LITIGATION SUPPORT / RESEARCH				
NAME		HOURS	RATE	TOTAL
MAJOR MUGRAGE		0.70	340.00	238.00
RENEE MUKHERJI		0.40	290.00	116.00
ERWIN OCAMPO		3.00	340.00	1,020.00
CYRUS YAMAT		2.00	340.00	680.00
		6.10		2,054.00
	MATTER TOTALS	432.60		237,588.50

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EXHIBIT F

LIEFF CABRASER HEIMANN & BERNSTEIN, LLP				
Report created on 05/07/2015 05:39):38 PM	From		
		То	05/04/2015	
Matter Number: 3462-0001	HIGH-TECH COLD CALLING - General Mat	ter		
PARTNER				
NAME	HOURS	RATE	TOTAL	
RICHARD HEIMANN	61.50	975.00	59,962.50	
KELLY DERMODY	857.40	800.00	685,920.00	
ERIC FASTIFF	0.60	725.00	435.00	
RACHEL GEMAN	0.30	675.00	202.50	
BRENDAN GLACKIN	590.50	675.00	398,587.50	
DEAN HARVEY	1,465.70	515.00	754,835.50	
ANNE SHAVER	9.30	490.00	4,557.00	
	2,985.30		1,904,500.00	
NON-PARTNER ATTORNEY				
NAME	HOURS	RATE	TOTAL	
LISA CISNEROS	377.60	465.00	175,584.00	
MARC PILOTIN	12.70	435.00	5,524.50	
ANNE SHAVER	264.00	465.00	122,760.00	
DARSANA SRINIVASAN	34.50	415.00	14,317.50	
JONATHAN ZAUL	79.90	415.00	33,158.50	
	768.70		351,344.50	
PARALEGAL/CLERK				
NAME	HOURS	RATE	TOTAL	
RICHARD ANTHONY	5.30	325.00	1,722.50	
NIKKI BELUSHKO BARROWS	52.40	325.00	17,030.00	
TODD CARNAM	31.30	325.00	10,172.50	
CHRISTIAN CHAN	108.40	315.00	34,146.00	
TERENCE DESOUZA	637.50	305.00	194,437.50	
MICHAEL ELIAS	52.30	280.00	14,644.00	
JESSICA GIORDANO	32.00	305.00	9,760.00	
CHANDRA HIPPLE	17.00	315.00	5,355.00	
ALEXA JONES	30.10	305.00	9,180.50	
MARIANA JONES	10.40	305.00	3,172.00	
ARIEL LEITNER-ZIEFF	10.50	305.00	3,202.50	
NICOLAS MENARD	26.30	325.00	8,547.50	
IAN MERRIFIELD	52.80	280.00	14,784.00	
YUN SWENSON	5.50	325.00	1,787.50	
SERA TAJIMA	322.70	280.00	90,356.00	
RACHEL TERRELL-PERICA	11.00	280.00	3,080.00	
BRIAN TROXEL	205.00	325.00	66,625.00	
LESLIE WU	23.80	305.00	7,259.00	
	1,634.30		495,261.50	

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LITIGATION SUPPORT / RESEARCH

NAME		HOURS	RATE	TOTAL
WILLOW ASHLYNN		14.50	340.00	4,930.00
KIRTI DUGAR		2.00	430.00	860.00
ANTHONY GRANT		48.50	340.00	16,490.00
MAJOR MUGRAGE		4.00	340.00	1,360.00
RENEE MUKHERJI		13.70	290.00	3,973.00
ERWIN OCAMPO		65.00	340.00	22,100.00
CYRUS YAMAT		4.00	340.00	1,360.00
		151.70		51,073.00
	MATTER TOTALS	5,540.00		2,802,179.00