

1 Marvin L. Frank
2 **FRANK & BIANCO LLP**
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7 *Counsel for the Direct Purchaser Plaintiffs*

8 **UNITED STATES DISTRICT COURT**
9 **NORTHERN DISTRICT OF CALIFORNIA**
10 **SAN FRANCISCO DIVISION**

11
12 IN RE: OPTICAL DISK DRIVE
13 ANTITRUST LITIGATION

Case No. 3:10-md-2143-RS
MDL No. 2143

14 This Document Relates to:
15 ALL DIRECT PURCHASER CLASS
16 ACTIONS

**DECLARATION OF MARVIN L. FRANK
IN SUPPORT OF MOTION FOR
ATTORNEYS' FEES, REIMBURSEMENT
OF EXPENSES, AND INCENTIVE
AWARDS**

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1 I, Marvin L. Frank, declare and state as follows:

2 1. I am managing partner of the law firm of Frank & Bianco LLP. I submit this
3 declaration in support of Direct Purchaser Plaintiffs (“DPP”) joint application for an award of
4 attorneys’ fees in connection with the services rendered in this litigation. I make this Declaration
5 based on my own personal knowledge, and if called as a witness, I could and would competently
6 testify to the matters stated herein.

7 2. My firm has served as counsel to Ashley Tremblay, the named plaintiff
8 representing the class of direct purchasers of defendant Sony’s products and as counsel for the
9 Direct Purchaser Class (“Class”) throughout the course of this litigation. The background and
10 experience of Frank & Bianco LLP and its attorneys are summarized in the *curriculum vitae*
11 attached hereto as Exhibit 1.

12 3. Frank & Bianco LLP has prosecuted this litigation solely on a contingent-fee basis,
13 and has been at risk that it would not receive any compensation for prosecuting claims against the
14 Defendants. While Frank & Bianco LLP devoted its time and resources to this matter, it has
15 foregone other legal work for which it would have been compensated.

16 4. During the pendency of the litigation, Frank & Bianco LLP performed the
17 following work: reviewed all motions, orders, communications, and other documents on behalf of
18 Plaintiff Tremblay; reviewed Plaintiff Tremblay’s documents; kept Plaintiff Tremblay up to date
19 with phone calls and emails, including answering Plaintiff’s questions and concerns; coordinated
20 with co-counsel regarding Plaintiff Tremblay through emails and telephone calls; prepared
21 Plaintiff Tremblay for deposition; defended Plaintiff Tremblay’s deposition in Seattle; reviewed
22 Chinese language documents produced by Chinese defendants; reviewed the amended complaint
23 on behalf of Plaintiff Tremblay.

24 5. Attached hereto as Exhibit 2 is my firm’s total hours and lodestar, computed at
25 historical rates, for the period of May 7, 2010 through December 31, 2014. This period reflects
26 the time spent after the appointment of the Chairman of the Executive Committee for the DPPs
27 (the “Chairman”) in this litigation. The total number of hours spent by Frank & Bianco LLP

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1 during this period of time was 413.85, with a corresponding lodestar of \$196,882.50. This
2 summary was prepared from contemporaneous, daily time records regularly prepared and
3 maintained by my firm. The lodestar amount reflected in Exhibit 2 is for work assigned by the
4 Chairman, and was performed by professional staff at my law firm for the benefit of the Class.

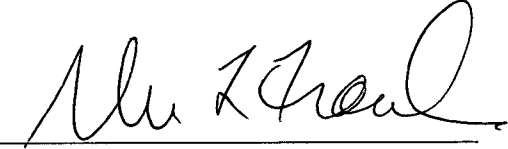
5 6. The hourly rates for the attorneys and professional support staff in my firm
6 included in Exhibit 2 are the usual and customary hourly rates charged by Frank & Bianco LLP.

7 7. My firm has expended a total of \$4,052.26 in unreimbursed costs and expenses in
8 connection with the prosecution of this litigation. These costs and expenses are broken down in
9 the chart attached hereto as Exhibit 3. They were incurred on behalf of Direct Purchaser Plaintiffs
10 by my firm on a contingent basis, and have not been reimbursed. The expenses incurred in this
11 action are reflected on the books and records of my firm. These books and records are prepared
12 from expense vouchers, check records and other source materials and represent an accurate
13 recordation of the expenses incurred.

14 8. Frank & Bianco LLP also paid a total of \$10,000 in assessments for the joint
15 prosecution of the litigation against the Defendants.

16 9. I have reviewed the time and expenses reported by my firm in this case which are
17 included in this declaration, and I affirm that they are true and accurate.

18 I declare under penalty of perjury under the laws of the United States of America that the
19 foregoing is true and correct. Executed on this 27th day of February, 2015 at New York, New
20 York.

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22 
23 MARVIN L. FRANK

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EXHIBIT 1

FRANK & BIANCO LLP

ATTORNEYS AT LAW

FIRM RESUME

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FRANK & BIANCO LLP CONCENTRATES ITS PRACTICE IN CLASS ACTION LITIGATION, PARTICULARLY IN CASES INVOLVING ANTITRUST LAW, FEDERAL SECURITIES LAW, AND CONSUMER PROTECTION.

ANTITRUST

FRANK & BIANCO, and its predecessor firms, represent commodity purchasers, hospitals, retailers, and individuals nationwide in complex federal antitrust litigation. The following is a small representative example of the firm's antitrust experience:

Commodities Antitrust Actions:

In re Flat Glass Antitrust Litigation
In re Packaged Ice Antitrust Litigation
In re Fresh and Process Potatoes Antitrust Litigation

Pharmaceutical Antitrust Actions

In re Plasma – Derivative Protein Therapies Litigation
In re Blood Reagents Litigation
Skelaxin (Metaxalone) Antitrust Litigation
In re Lipitor Antitrust Litigation

Consumer Products Antitrust Actions

Kleen Products Corp. v. Packaging Corp. of Amer.
In re Food Service Equipment Hardware Antitrust Litigation



In re Air Cargo Carrier Antitrust Litigation
McDonough v. Toys “R” Us
In re Fasteners Antitrust Litigation
In re Cathode Ray Tube (CRT) Antitrust Litigation
In re Trans Pacific Passenger Air Transportation Antitrust Litigation
Slattery v. Apple Computer Inc.;
In re Aftermarket Filters Antitrust Litigation
In re Korean Airlines Co. Ltd. Antitrust Litigation
In re Refrigerant Compressors Antitrust Litigation

Financial Antitrust Actions

In re American Express Antitrust Litigation
Dahl v. Bain Capital Partners
Payment Card Interchange Fee and Merchant Discount Antitrust Litigation

SECURITIES FRAUD

FRANK & BIANCO's attorneys have represented lead plaintiffs as lead counsel or a member of the executive committee, and have also represented class representatives, in successful securities actions throughout the United States, including the following:

In re Royal Ahold Sec. Litig. (recovery of \$1.1 billion); *In re Merrill Lynch & Co. Sec., Deriv., & ERISA Litig.* (\$475 million); *In re Williams Sec. Litig.* (\$311 million); *In re General*

Motors Corp. Sec. Litig. (\$303 million); *In re Merrill Lynch & Co., Inc. Research Reports Sec. Litig.* (\$125 million); *In re New Century Corp. Sec. Litig.* (\$125 million); *In re JWP Inc. Sec. Litig.* (\$40 million); *In re Picture-Tel Inc. Sec. Litig.* (\$14 million); *In re Marion Merrell Dow Inc. Sec. Litig.* (\$14 million); *LaVallie v. Owens-Corning Fiberglas Corp.* (\$10 million); *Lowry v. Andrx Corp.* (\$8 million); *In re Xybernaut Corp. Securities MDL Litigation* (\$6.3 million); *Brody v. Zix Corp.* (\$5.6 million); *In re ContiFinancial Sec. Litig.* (\$5.5 million); *In re EIS Int'l Inc. Sec. Litig.* (\$3.8 million); *In re Quintiles Transnational Sec. Litig.* (\$3 million).

The firm is currently lead or co-lead counsel, a member of the executive committee, or counsel to a class representative in many cases, including the following:

In re Vivendi Universal, S.A. Sec. Litig.; *In re Royal Bank of Scotland Group PLC Sec. Litig.*; *In re Deutsche Bank AG Sec. Litig.*; *Scott v. ZST Digital Networks*; and *In re Stillwater Capital Partners*.

FRANK & BIANCO's attorneys have also represented institutional plaintiffs in individual actions against Credit Suisse Securities (U.S.A.), Deutsche Bank Securities, AOL Time Warner, and Royal Dutch Petroleum for violations of state and federal securities laws.

SHAREHOLDER RIGHTS AND DERIVATIVE ACTIONS

FRANK & BIANCO is very active litigating actions on behalf of companies against their

officers and directors for breach of fiduciary duties or against third parties for breach of contract. FRANK & BIANCO's attorneys are also currently representing shareholders of Celera Corp. against certain of its officers and directors for breaches of fiduciary duty arising out of a takeover of Celera Inc.; and is a member of the Executive Committee representing shareholders against El Paso Corporation against certain of its officers and directors.

FRANK & BIANCO's attorneys are or have been lead or co-lead counsel or represented a plaintiff in derivative actions for the benefit of Krispy Kreme Doughnuts, Inc., nVidia Corp., Arbitron, Inc., The Limited, Inc., Gilman and Ciocia, Inc., Ambac Financial Group, Inc., Norland Medical Systems, Equinix, Inc, First Marblehead Corp., Barnes & Noble Inc, and many others.



FRANK & BIANCO is also active representing shareholders of companies being acquired for inadequate takeover consideration or failure to maximize shareholder value.

FRANK & BIANCO's attorneys were lead counsel or represented shareholders in cases involving Smart Modular Technologies, Inc; Gymboree Corp; Claire's Stores, Inc.,

Charlotte Russe Holding, Inc., BJ Services, Co., Hearst-Argyle Television, Inc., Sirna Therapeutics, Inc., Chaparral Resources, Inc., The Topps Company, Inc., Genentech, Inc., Jacuzzi Brands, Inc.; Burlington Northern Santa Fe; Black & Decker Inc., 3Com Corp.; Alcon, Inc., XTO Energy, Inc.; Continental Airlines, Inc.; Facet Biotech Corp.; Infogroup Inc.; Double-Take Software, Inc.; Iowa Telecom. Serv., Inc.; Maine & Maritimes Corp.; Millipore Corp.; ATC Tech. Corp.; Abraxis Bioscience Inc.; Trubion Pharmaceuticals, Inc.; Pactiv Corp.; Polymer Group, Inc.; Citadel Broadcasting Corp.; Hewitt Associates, Inc.; Thermadyne Holdings Corp.; Wainwright Bank & Trust Co.; Jo-Ann Stores, Inc.; NYMagic, Inc.; NYSE Euronext; Smurf it-Stone Container Corp.; RAE Systems, Inc.; Actel Corp.; ArcSight, Inc.; Pride Int'l Inc.; Nat'l Semiconductor Corp.; OptionsXpress Corp.; LaBarge, Inc.; K-Sea Trans. Partners, LLC; Frontier Oil Corp.; Emergency Medical Services Corp.;



Tomotherapy Inc.; Del Monte Foods Co.; Warner Music Group Corp.; Int'l Coal Group; Ness Techs., Inc.; Lawson Software, Inc.; California Pizza Kitchen, Inc.; Allied Healthcare, Inc.; and Interactive Data Corp.

CONSUMER PROTECTION

In the consumer protection area, FRANK & BIANCO's attorneys have represented consumers in class actions in various roles including lead counsel involving, *inter alia*, data breaches of consumer accounts and stolen personal and financial information, wrongful reduction or cancellation of home equity lines of credit by major U.S. banks; defective parts on automobiles, mold in front-loading washing machines; wrongful billing practices and poor service by wireless communications providers; wrongful billing practices by credit card companies, banks and retailers; problems with appliances and their installation; mislabeling of imported olive oil; mislabeling of domestic pasta; brokerage fees imposed with no or insufficient notice; Medicaid overcharges; and faulty automobile seat heaters.

FRANK & BIANCO is currently prosecuting several consumer protection actions. In *Nettleton et al v. Ford Motor Co. et al.*, FRANK & BIANCO is co-lead counsel in a class action law suit on behalf of a nationwide class of purchasers of certain Ford vehicles. The action alleges that Ford knew that certain Ford vehicles contained a defect that would cause the rear tailgate to crack, frequently outside of the warranty period. According to plaintiffs, Ford refused to repair that crack at its expense, regardless of whether the crack occurred within or outside of the warranty period. Plaintiffs seek compensation for the damage that the defect caused. This action is currently pending in the United States District Court, Northern District of California.

In *Walker v. Discover Corp.*, FRANK & BIANCO represented a class of consumers who were overcharged for payment protection products on their credit cards. The case settled for more than \$10 million.

In *Connolly v. Sony, et al.*, FRANK & BIANCO filed a class action law suit on behalf of a nationwide class of users of Sony's PlayStation Network ("PSN"). Plaintiff alleges that subsequent to a security breach of the PSN in April 2011, Sony failed to promptly inform customers that hackers had accessed users' sensitive personal information, leaving them vulnerable to identify theft and fraud. Moreover, without any notice to its customers, Sony shut down the PSN for nearly one month which prohibited customers from accessing a multitude of services they had paid for including, but not limited to, Netflix and Hulu. The action is currently being litigated.

Among its cases of note, FRANK & BIANCO's attorneys recovered benefits worth \$40 million in *Naevus Int'l v. AT&T Corp.*, a consumer class action brought in New York State Supreme Court on behalf of consumers who subscribed to AT&T's Digital One Rate wireless service. In 2005, the firm settled with Volkswagen of America, forcing a recall of all 2003 and 2004 Volkswagen Jettas for faulty automobile seat heaters.

In *Sclafani v. Barilla America, Inc.*, a consumer class action brought in New York State Supreme Court on behalf of consumers who purchased Barilla brand pasta, FRANK & BIANCO's attorneys successfully argued that Barilla's packaging misled consumers into believing the company's pasta was

made in Italy, obtaining a reversal of a trial court dismissal.



Similarly, in *Lomenzo v. Bertolli USA Inc.*, a consumer class action brought in New York State Supreme Court on behalf of consumers who purchased Bertolli brand olive oil, FRANK & BIANCO's attorneys successfully argued that Bertolli's labeling misled consumers into believing the company's olive oil was Italian.

JUDICIAL COMMENDATIONS



Kosseff v. Gilman & Ciocia, Inc., C.A. No. 188-MG (Del. Ch. Oct. 31, 2008), in which the Court stated “I note that plaintiff’s attorneys are capable of sophisticated corporate litigation and have a good reputation within the bar.”

In re Merrill Lynch & Co., Inc. Research Reports Sec. Litig., 246 F.R.D 156, 164, 174 (S.D.N.Y. 2007), in which the Court commended FRANK & BIANCO attorney’s “skillful and zealous representation over a six-year period,” and finding the “high quality of representation provided by Lead Counsel is evident from the extensive record of this case.”

In re General Motors Corp. Sec. Litig., 05-CV-8088 (S.D.N.Y. 2006), in which the Court, before appointing the firm lead counsel, stated: “we know Mr. Frank very well, so they are both esteemed and experienced attorneys in these matters, and I don’t think anybody could go wrong with either one of them to be honest with you.”

In re Credit Suisse First Boston Corp. (Agilent Tech. Inc.) Analyst Reports Sec. Litig., 431 F.3d 36 (1st Cir. 2008), in which the First Circuit stated the plaintiffs were “ably represented.”

Kinney v. Metro Global Media, Inc., 170 F. Supp. 2d 173 (D.R.I. 2001), in which the court expressed an “appreciation for how difficult this case was for all sides, for how hotly contested many of the issues in this case were from the get-go and how reaching a settlement, given all of those considerations, was particularly difficult; so I commend all of you for persevering in the efforts that you made toward reaching a settlement . . . [and] for achieving what I find to be a fair, adequate and reasonable result[.]”

Miller v. Bonmati, Del. Ch., C.A. No. 15849, Lamb, V.C. (Del. Ch. March 18, 1999), in which the Court stated “I am quite pleased by the work that was done by the plaintiffs’ counsel. They seem to have done a very professional job of dealing with a difficult situation and have obtained, from everything I can ascertain from the record in front of me, quite a beneficial settlement that gives an opportunity for this situation to work itself out.”

MARVIN L. FRANK, was admitted to the bars of New York, New Jersey, and the United States District Court for the District of New Jersey in 1991, the United States District Courts for the Southern and Eastern Districts of New York in 1992, the Second Circuit in 1998, the Seventh Circuit in 1999, the United States Supreme Court in 2004, the District of Nebraska in 2005, the Eastern District of Michigan in 2006, the Northern District of Texas in 2006, the Western District of New York in 2008, and the Northern District of Illinois in 2008. Mr. Frank graduated with a Bachelor of Arts degree from The City College of New York in 1969, a Master of Business Administration degree from Bernard M. Baruch College in 1974, and received his Juris Doctor degree, *magna cum laude*, from New York Law School in 1991. At New York Law School, he received the Kaplun Foundation Award For Academic Excellence.

Mr. Frank's major cases include *In re General Motors Corp. Sec. Litig.*, 05-CV-8088 (S.D.N.Y.), in which the Court, before appointing the firm lead counsel, stated "we know Mr. Frank very well, so they are both esteemed and experienced attorneys in these matters, and I don't think anybody could go wrong with either one of them to be honest with you"; *Kosseff v. Gilman & Ciocia, Inc.*, C.A. No. 188-MG (Del. Ch. Oct. 31, 2008), in which the Court stated "I note that plaintiff's attorneys are capable of sophisticated corporate litigation and have a good reputation within the bar"; *Sclafani v. Barilla*

America, Inc., 2004-03542 (N.Y. App. Div.), in which Mr. Frank successfully argued before the Supreme Court's Appellate Division that General Business Law § 349(d) did not establish a complete defense to a plaintiff's allegation that Barilla's packaging misled consumers into believing the company's pasta was made in Italy, obtaining a reversal of a trial court dismissal; *Miller v. Bonmati*, Del. Ch., C.A. No. 15849 (Lamb, V.C.) (Del. Ch. Mar. 18, 1999), in which the Court stated, while approving a \$9.9 million recovery: "I am quite pleased by the work that was done by the plaintiffs' counsel. They seem to have done a very professional job of dealing with a difficult situation and have obtained, from everything I can ascertain from the record in front of me, quite a beneficial settlement that gives an opportunity for this situation to work itself out."; *In re JWP Inc. Sec. Litig.* (S.D.N.Y.) (\$40 million recovery); *In re Marion Merrell Dow Inc. Sec. Litig.* (W.D. Mo.) (\$14 million); *In re PictureTel Inc. Sec. Litig.* (D. Mass.) (\$14 million); *In re ContiFinancial Sec. Litig.* (S.D.N.Y.) (\$5.5 million); *In re EIS International, Inc. Sec. Litig.*, 97-cv-813 (D. Conn. 2006), in which the Court stated: "I wanted to compliment counsel . . . We have been together quite a long time in the case and I appreciate all the fine legal work that you've done."; and *In re Quintiles Transnational Sec. Litig.* (M.D.N.C.) (\$3 million).

Mr. Frank is the Vice President of the Institute for Law and Economic Policy (ILEP), a public policy research and

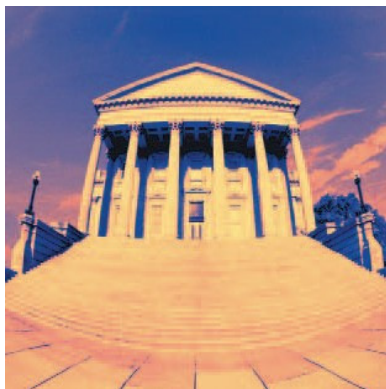
educational foundation established to preserve, study, and enhance access to the civil justice system by shareholders and consumers and was Vice President of the Emerald Green Property Owners Association in Rock Hill, New York.

Mr. Frank co-wrote *Securities Class Actions: Improving Corporate Governance Through Accountability*, INTERNATIONAL BAR ASSOCIATION SECURITIES LAW COMMITTEE NEWSLETTER (Aug. 2010), and co-wrote *Staying Derivative Actions Pursuant to PSLRA and SLUSA*, NEW YORK LAW JOURNAL (Oct. 21, 2005) and the SECURITIES REFORM ACT LITIGATION REPORTER, Vol. 20, No. 3 (Dec. 2005). Mr. Frank has been a panelist at the Barcelona Bar Association Conference on class actions in Barcelona, Spain; a panelist at the American Banker's Association Operations Conference for Securities, Brokerage & Trust in Memphis, Tennessee; a panelist at the Magenta One Conference for Securities and Trust on the Isle of Jersey, United Kingdom; and a panelist at the Global Pensions' Conference on Shareholder Responsibility and Class Action Law in London.



BENJAMIN BIANCO, a partner, was admitted to the New York bar in 2003, the Southern and Eastern Districts of New York in 2005, and the District of Colorado in 2009. He received his Juris Doctor Degree, *cum laude*, in 2002 from Brooklyn Law School, and a Bachelor of Arts from Gonzaga University in 1998. Prior to joining FRANK & BIANCO in September 2010, Mr. Bianco spent the prior two and half years in the civil prosecution of antitrust and securities fraud class actions at Labaton Sucharow LLP. Mr. Bianco began his career at O'Melveny & Myers LLP and Sidley Austin LLP, where he practiced complex commercial litigation, including numerous antitrust and securities actions in state and Federal courts, before the SEC, and international arbitration panels.

Mr. Bianco represents clients in all types of complex litigation including matters concerning violations of federal and state antitrust and securities laws, corporate governance, and unfair and deceptive trade practices, including consumer fraud.



Mr. Bianco is also a member of the leadership team prosecuting *Scott v. ZST Digital Networks, Inc.* (C.D. Cal.), a federal securities class action; *Page v. BJ's Wholesale Club, Inc.* (Del. Ch.), a shareholder derivative action; and *In re Marine Prods. Antitrust Litig.* (C.D. Cal.).

In addition, Mr. Bianco is currently a member of the teams prosecuting *Nettleton, et al., v. Ford Motor Company* (N.D. Cal.); *In re Rough Rice Commodity Litig.* (N.D. Ill.); *In re NCAA Student-Athlete Name & Likeness Licensing Litig.* (N.D. Cal.); *Kleen Prods Corp. v. Packaging Corp. of America* (N.D. Ill.); *In re Air Cargo Shipping Servs. Antitrust Litig.* (E.D.N.Y.); and *In re Aftermarket Filters Antitrust Litig.* (N.D. Ill). Mr. Bianco was also a leading member of the teams that reached successful settlements in *In re Flat Glass Antitrust Litig. II* (W.D. Pa.); *In re NovaGold Resources Inc. Securities Litig.* (S.D.N.Y.); and *In re Oppenheimer Funds, Inc. Securities Litig.* (D. Colo.).

Mr. Bianco recently co-wrote an article on "Recent Developments in Class Arbitration," published in the Mealey's Litigation Report (Sept. 17, 2009).

Mr. Bianco is the founding member and President of Gonzaga University's New York City Alumni Chapter.

GREGORY A. FRANK, a partner, prosecutes complex class action litigation, specializing in antitrust, securities, breach of contract, and consumer fraud actions. Mr. Frank represents aggrieved clients of all sizes, nationwide.

Mr. Frank presently represents several large non-profit hospitals for damages they suffered as a result of an alleged antitrust conspiracy to limit the supply of life saving plasma-derivative protein therapies in *In re Plasma-Derivative Protein Therapies Antitrust Litigation*, No. 09-7666 (N.D. Ill.). Mr. Frank also represents the class plaintiff in *In re Optical Disk Drive Antitrust Litigation*, No. 3:10-MD-2143 (N.D. Cal.), a case alleging the unlawful price fixing of disk drives for CDs, DVDs, and Blu-ray by their manufacturers, which include Sony, Panasonic, and Hitachi. In addition, Mr. Frank represents purchasers of containerboard products, such as corrugated boxes, against the manufacturers of those products in *Kleen Products LLC v. Packaging Corp. of America, et al.*, No. 1:10-cv-5711 (N.D. Ill.).

As a member of the American Society of Pharmacy Law, Mr. Frank is involved in the prosecution of numerous other large scale antitrust actions pertaining to pharmaceuticals and medical devices, including *Skelaxin (Metaxalone) Antitrust Litigation*, 1:12-md-02343 (M.D. Tenn.); *In re Lipitor Antitrust Litigation*, No. 12-2389 (D.N.J.); and *In re: Photochromatic Lens Antitrust Litigation*, No. 10-md-02173-JDW-EAJ (M.D. Fla.).

Mr. Frank represented the American depository receipt (“ADR”) Class Representative in a securities fraud class

action against Vivendi Universal in *In re Vivendi Universal, S.A. Sec. Litig.*, No. 02-cv-5571 (S.D.N.Y.), where in January 2010 the jury returned a verdict that at the time had an estimated value of up to \$9 billion, placing it amongst the highest security action recoveries of all time. In July 2013, Mr. Frank obtained a settlement of \$1.7 million on behalf of the securities purchasers of ZST Digital Networks, Inc., in *Scott v. ZST Digital Networks Inc., et al.*, No. 11-cv-3531(GAF) (C.D. Cal.). Approval of the settlement is pending before the court.

A Member of the Alumni Council of Dartmouth College, President of the Dartmouth College Club of New York, and Chairman of the Young Lawyer’s Advisory Committee of the Dartmouth Lawyer’s Association, Mr. Frank received his A.B. from Dartmouth College.

Mr. Frank received his J.D. from the Georgetown University Law Center, where he was a member of The Tax Lawyer, published by the American Bar Association Section on Taxation and edited by Georgetown Law. Previously, Mr. Frank interned for the Division of Enforcement of the Public Company Accounting Oversight Board conducting Sarbanes-Oxley compliance, as well as for the Foreign Service division of the State Department, wherein he had Secret Security Clearance.

BRIDGET V. HAMILL represents clients in complex class action litigation, including consumer fraud, securities, antitrust, and mass tort actions. She is currently prosecuting *In re Ford Tailgate Litigation* (N.D. Cal.), *Crupar-Weinmann v. Paris Baguette America, Inc.* (S.D.N.Y.), and *Fullwood v. Wolfgang's Steakhouse, Inc.* (S.D.N.Y.).

Ms. Hamill has prosecuted numerous class actions alleging violations of the federal securities laws, including: *In re Williams Sec. Litig* (N.D. Ok.); *In re Merrill Lynch & Co., Inc. Research Reports Sec. Litig.* (S.D.N.Y.); *In re New Century Corp. Sec. Litig.* (C.D. Cal.); *In re Washington Mutual, Inc. Sec. Litig.* (W.D. Wash.); and *Lowry v. Andrx Corp.* (S.D. Fl.)

Actions representative of Ms. Hamill's antitrust experience include *McDonough v. Toys "R" Us* (E.D. Pa.), *In re Cathode Ray Tube (CRT) Antitrust Litigation* (N.D. Cal.); and *Dahl v. Bain Capital Partners* (D. Mass.). She has also litigated shareholder derivative actions for breach of fiduciary duties, notably *Lauver v. Ordonez* (C.D. Cal.); and *In re El Paso Corporation Shareholder Litig.* (Del. Ch.). Prior to joining FRANK & BIANCO, Ms. Hamill was law clerk to United States Magistrate Judge Mark Falk in the District of New Jersey.

Ms. Hamill is the President of the Board of Trustees of Habitat for Humanity of Hudson County, New Jersey, an affiliate of Habitat for Humanity International.

Ms. Hamill was among the first volunteers to represent a client through the Lawyers Foreclosure Intervention Network, a pro bono project funded by the Federal Reserve Bank of New York and the New

York State Office of the Attorney General, which provides legal assistance to low-to-moderate income homeowners facing foreclosure.

Ms. Hamill received a Juris Doctor degree from Rutgers School of Law (2001) and a Bachelor of Arts from Douglass College of Rutgers University (1985), where she was one of twelve members of her graduating class in the Douglass Scholars Academic Scholarship Program. While attending law school, Ms. Hamill was an employee stock options/stock purchase plan administrator in New York City. Prior to entering law school, Ms. Hamill was a hospital information systems manager in New Jersey.

Ms. Hamill is admitted to the bars of New Jersey (2001), New York (2005), and to the United States District Courts for the Southern District of New York and the District of New Jersey.

VASILIOS ANGELOS's practice focuses on securities, antitrust, and consumer fraud class actions. Examples of Mr. Angelos' experience include a securities class action against Enron, and defense of a large airline against a Justice Department probe related to fuel surcharges.

Presently, Mr. Angelos represents purchasers of containerboard products, such as corrugated boxes, against the manufacturers of those products in *Kleen Products LLC v. Packaging Corp. of America, et al.*, No. 1:10-cv-5711 (N.D. Ill.); and purchasers of Ford vehicles in the Ford Cracked Tailgate Consumer Litigation.

Mr. Angelos received his Juris Doctor from New York Law School and received his Bachelor's degree from St. John's University. He's admitted to practice in New York State and the United States District Courts for the Southern and Eastern Districts of New York. Prior to receiving his Juris Doctor, he was employed as a tax manager and Vice President at one of the major international banks.

EXHIBIT 2

EXHIBIT 2*In re Optical Disk Drive Antitrust Litigation*, Case No. 3:10-md-2143-RS**FRANK & BIANCO LLP**

Reported Hours and Lodestar

January 1, 2013 through December 31, 2014

TIME REPORT

NAME	TOTAL HOURS	HOURLY RATE	LODESTAR
ATTORNEYS			
Ben Bianco (P)	74.00	\$800	\$59,200.00
Greg Frank (P)	126.80	\$500	\$63,400.00
Patrick McGovern (OC)	210.75	\$350	\$73,762.50
Bridget Hamill (A)	.20	\$500	\$100.00
NON-ATTORNEYS			
Dan Cervini (PL)	2.10	\$200	\$420.00
TOTAL:	413.85		\$196,882.50

(P) Partner
(OC) Of Counsel
(A) Associate
(PL) Paralegal
(LC) Law Clerk

EXHIBIT 3

EXHIBIT 3*In re Optical Disk Drive Antitrust Litigation*, Case No. 3:10-md-2143-RS**FRANK & BIANCO LLP**Reported Unreimbursed Expenses Incurred on Behalf of Direct Purchaser Class
January 1, 2013 through December 31, 2014**EXPENSE REPORT**

CATEGORY	AMOUNT INCURRED
Court Fees (filing, etc.)	\$5.00
Experts/Consultants	
Federal Express	\$31.27
Transcripts (Hearing, Deposition, etc.)	
Computer Research	
Messenger Delivery	
Photocopies – In House	
Photocopies – Outside	
Postage	
Service of Process	
Telephone/Telecopier	
Travel (Airfare, Ground Travel, Meals, Lodging, etc.)	\$4,015.99
TOTAL:	\$4,052.26