Case: 1:16-cv-08637 Document #: 4552-2 Filed: 04/16/21 Page 1 of 192 PageID #:298278

EXHIBIT 1



Home > Law Rankings Vault Law 100

Vault's national ranking of the most prestigious law firms based on the assessments of lawyers at peer firms. This year, more than 20,000 associates rated the reputations of firms other than their own. Vault's 2021 Rankings are derived from Vault's Annual Associate Survey conducted between late January 2020 through early April 2020.

<u>Survey Methodology</u> ~ Ranking History 🗸 <u>Take Our Survey</u> ~

2021 Vault Law 100



Cravath, Swaine & Moore LLP

With two centuries under its belt, Cravath, Swaine & Moore LLP is one of the nation's preeminent law firms. Cravath has settled on

a lean-and-mean approach to world dominance with two strategically placed offices in New York and London...

CRAVATH

Skadden

Overview Associate Reviews Why Work Here O&As Summer Program



Skadden, Arps, Slate, Meagher & Flom LLP and Affiliates

Skadden is one of the most profitable and well-known law firms in the world. It was the first law firm to report \$1 billion in annual

revenue-now an industry brass ring. While the firm may be best known for its M&A prowess, it is an all-star...

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Wachtell, Lipton, Rosen & Katz

Each year, a significant chunk of the world's dealmaking-major mergers and acquisitions, antitrust and shareholder litigation, big-name restructurings, and multi-billion-dollar real estate ventures—gets cranked through the well-oiled ma... Overview Associate Reviews Why Work Here O&As Summer Program

WACHTELL
LIPTON
Rosen &
ΚΔΤΖ

SCORF 8,195

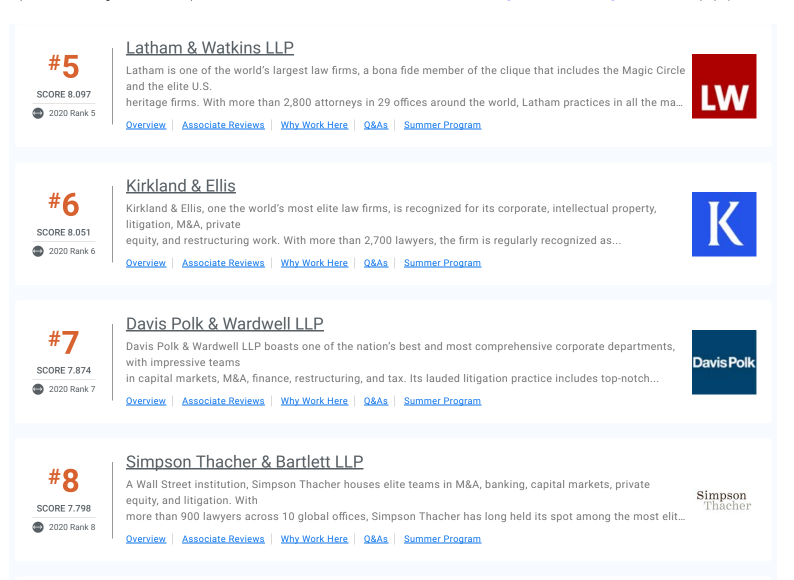
Sullivan & Cromwell LLP

2020 Rank 4

A BigLaw powerhouse, Sullivan & Cromwell has followed-if not created-the blueprint for legal success: It has grown internationally and in response to the increasing cross-border M&A, restructuring, and finance transactional ...

Overview Associate Reviews Why Work Here O&As Summer Program

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#9 SCORE 7.662

Gibson, Dunn & Crutcher LLP

With more than 1,355 attorneys across 10 countries, Gibson Dunn & Crutcher is a force. Among the top firms in the country, Gibson Dunn is well known for its litigation and trial work—especially its bustling appellate litigation and...

GIBSON DUNN

Paul Weiss

Overview Associate Reviews Why Work Here Summer Program



Paul, Weiss, Rifkind, Wharton & Garrison LLP

For decades, Paul, Weiss has valiantly defended the coffers and reputations of some of the world's largest financial institutions

and companies. Though perhaps best recognized for its courtroom dazzle, the firm's prolific corporate and...

Overview Associate Reviews Why Work Here Summer Program

#11 SCORE 7.440 2020 Rank 12	Sidley Austin LLP Sidley is a global powerhouse, with approximately 2,000 lawyers across 20 offices. The firm boasts a long list of marquee clients in a range of industries, including banking, energy, health care, insurance, life sciences, and technology. The Overview Associate Reviews Why Work Here Q&As Summer Program	S
#12 score 7.396 2020 Rank 11	Weil, Gotshal & Manges LLP A powerhouse in restructuring, M&A, private equity, and litigation, Weil, Gotshal & Manges has long been one of the world's leading law firms. The firm has pioneered major areas of law, such as corporate governance, private equity, and Overview Associate Reviews Why Work Here 0&As Summer Program	Weil
#13 SCORE 7.362 2020 Rank 13	Quinn Emanuel Urquhart & Sullivan, LLPQuinn Emanuel Urquhart & Sullivan, LLP has been cultivating the persona of an eccentric genius—shocking the often-staid (OK, uptight) legal world with its unorthodox approach while awing them with sweeping successes in the courtroOverviewAssociate ReviewsSummer Program	<mark>quinn emanuel</mark> trial lawyers
#14 SCORE 7.351 2020 Rank 14	<u>Cleary Gottlieb Steen & Hamilton LLP</u> Cleary is a leading global law firm, with offices on four continents and an unparalleled reputation for groundbreaking work. While long known as a dominant player in the international and corporate business world, Cleary has built out litig <u>Overview</u> <u>Associate Reviews</u> <u>Why Work Here</u> <u>Q&As</u> <u>Summer Program</u>	Ċſſ



Covington & Burling LLP

This "brain trust" law firm is known for quietly (and smartly) going about its business—that business being antitrust, litigation,

white collar defense & investigations, corporate, IP, export controls, data privacy and cybersecurity, and...

Overview Associate Reviews Why Work Here Summer Program



Jones Day

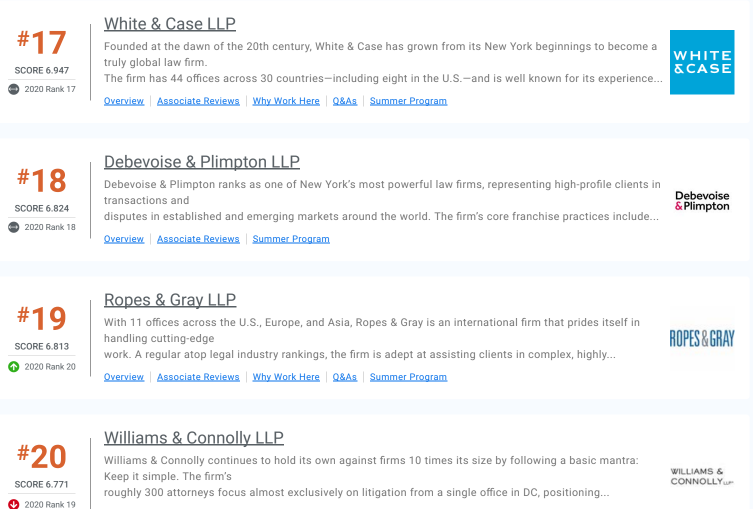
A heavy hitter with a hand in most major areas of law and an internationally recognized prowess in litigation, Jones Day boasts 43

offices in 18 countries, spread over five continents. The firm's booming practices include antitrust, appellate...

Overview Associate Reviews Why Work Here Q&As Summer Program

COVINGTON





Overview Associate Reviews Why Work Here Summer Program

#21 SCORE 6.757

<u>WilmerHale</u>

With 1,000 lawyers across the U.S., Asia, and Europe, WilmerHale is a litigation powerhouse, known especially for its work in IP, securities, and appellate litigation, as well as its life sciences and technology experience. The firm counsels ...

Overview Associate Reviews Why Work Here Summer Program



Paul Hastings LLP

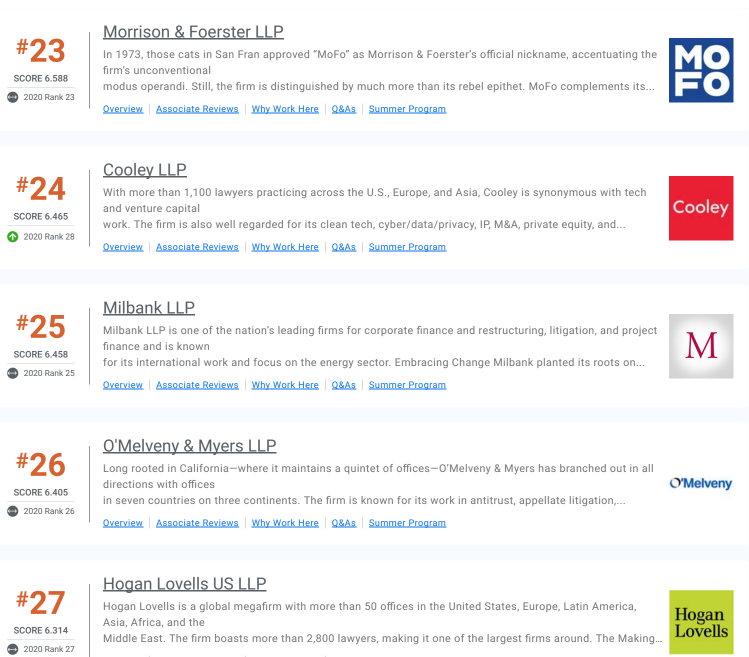
Over the last few decades, Paul Hastings has grown from a mid-market U.S. firm to an international outfit with strengths in

employment, tax, and business law and big-name clients in more than 80 countries. With offices in Beijing, H...

PAUL HASTINGS

Overview Associate Reviews Why Work Here Q&As Summer Program

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Overview | Associate Reviews | Why Work Here | Summer Program

#28 SCORE 6.217 2020 Rank 29

Proskauer Rose LLP

Proskauer Rose is practically synonymous with "sports law"—clients include Major League Baseball, the National Football League, the National Hockey League, and the National Basketball Association. Although flashy, this reputation shortc...

Overview Associate Reviews Why Work Here Q&As Summer Program

Top Law Firm Caller: 1:16 Caller 1: 4552-2 Filed: 04/16	6/21 Page 7 of 192 PageID #:298284/21. 12:07 PM
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Top Law Firm Rankings	:Juller & rold 6316. Decument #: 4552-2 Filed: 04/16/21 Page 7 of 192 PageID #:2982	474/21, 12:07 PM
#29 SCORE 6.203 2020 Rank 24	Boies Schiller Flexner LLP Started in 1997, Boies Schiller Flexner LLP is a relative newcomer to the elite firm ranks but already boasts nearly 300 lawyers and has its principal offices in New York; Washington, DC; California; Florida; and the United Kingdom. As one of Overview Associate Reviews Summer Program	BSF
#30 SCORE 6.177 2020 Rank 37	Goodwin Procter LLP Founded more than a century ago, Goodwin has grown to more than 1,200 lawyers in 13 offices throughout the U.S., Europe, and Asia. The firm has adopted what it calls a "capital-meets-innovation platform" through which the firm advise Overview Associate Reviews Why Work Here Q&As Summer Program	GOODWIN
#31 SCORE 6.168 2020 Rank 30	Akin Gump Strauss Hauer & Feld LLP Founded in Texas in 1945, Akin Gump has grown to become one of the world's largest law firms, with more than 900 lawyers across 20 offices around the globe, operating at the intersection of public policy, business, and the law. Fro Overview Associate Reviews Why Work Here Summer Program	AG
#32 SCORE 6.088	Arnold & Porter Kaye Scholer LLP Arnold & Porter is home to more than 1,000 lawyers across 14 offices around the globe (plus an operations center in Tallahassee). The firm practices in more than 40 areas and is particularly well known for its antitrust, appellate Overview Associate Reviews Why Work Here Summer Program	A&P
#33 SCORE 6.059 2020 Rank 32	Baker McKenzie Baker McKenzie takes "global" to another level with dozens of offices spanning every continent. The firm's geographic and practice-area diversification has enabled it to ride out financial storms while outrunning a legion of BigLaw c Overview Associate Reviews Summer Program	Baker McKenzie.

Orrick Herrington & Sutcliffe LLP



Orrick is a global firm of more than 1,100 attorneys that is fiercely committed to teamwork and innovation. The firm has dozens of

offices across the globe, including domestic locations in California, New York, Oregon, and Texas. It All Bega...

Overview Associate Reviews Why Work Here O&As Summer Program

orrick



Top Law Firm Raศีลภิษิ	s: Vall@с6//тобрам.dohOcument #: 4552-2 Filed: 04/16/21 Page 8 от 192 PageID #:2982842/21, 12:07 рм
#35 SCORE 5.977 2020 Rank 33	DLA Piper With approximately 4,300 lawyers in 90-plus offices around the globe, DLA Piper is one of the largest law firms -both by headcount and by revenue—in the world. From Big to Ginormous DLA Piper is a law firm empire. Its massive growth is t Overview Associate Reviews Why Work Here Summer Program
#36 SCORE 5.947	Morgan, Lewis & Bockius LLP Morgan Lewis has branched out from its Philadelphia roots to build a global network of lawyers in 31 offices, reaching from Boston to Singapore and San Francisco to Dubai. The firm's strengths include litigation, labor and employment, empl Overview Associate Reviews Why Work Here Summer Program
#37 SCORE 5.917 2020 Rank 38	Wilson Sonsini Goodrich & Rosati With 800 attorneys across 16 offices around the world, Wilson Sonsini Goodrich & Rosati is a global player with very deep tech roots. The firm has become a leader in tech licensing transactions, technology financings and M&A, and Overview Associate Reviews Why Work Here Q&As Summer Program
#38 SCORE 5.859 2020 Rank 39	King & Spalding LLP Over its 130-year history, King & Spalding has branched far from its Southern roots to open offices across the United States, Europe, the Middle East, and Asia, giving Left Coast and Yankee firms a run for their money. With stellar corp Overview Associate Reviews Summer Program
#39	Mayer Brown LLP Mayer Brown is an international law firm with offices across the Americas, Asia, Europe, and the Middle East



Mayer Brown is an international law firm with offices across the Americas, Asia, Europe, and the Middle East that employs more than 1,600 lawyers—among the 25 largest law firm workforces in the world. Known for its top-flight corporat...

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Winston & Strawn LLP

From its 19th century Chicago roots, Winston & Strawn has grown to a global law firm of nearly 1,000 attorneys across the United States, Europe, and Asia. Winston is particularly known for its work in IP, labor and employment, renewable...



Overview Associate Reviews Why Work Here Summer Program



#41 SCORE 5.779 2020 Rank 40	K&L Gates LLP K&L Gates is one of the largest law firms in the world, with close to 2,000 lawyers across five continents. Among the firm's top-notch practices are corporate, energy and infrastructure, finance, financial services, intellectual property, Overview Associate Reviews Summer Program	GATES
#42 score 5.768	litigation chops, and through its highly selective recruiting process, draws in a high number of clerks,	NGER LES & SON ₪
#43 SCORE 5.753	Perkins Coie LLP With its largest office still in Seattle, Perkins Coie has stayed true to its Washington roots. But over time, the firm has expanded to include 17 domestic offices—four of which are in California—and three offices in Asia. Perkins Coie likes to Overview Associate Reviews Why Work Here Q&As Summer Program	PC
#44 SCORE 5.734 2020 Rank 51	Willkie Farr & Gallagher LLP One of the New York elites, Willkie is home to more than 750 attorneys. In addition to its home in the Big Apple, the firm has offices in Chicago, DC, Houston, Palo Alto, and San Francisco, plus six locations across Europe. The firm is known f Overview Associate Reviews Why Work Here Summer Program	LLKIE



Clifford Chance US LLP

With 2,500 lawyers across more than 30 offices around the globe, Clifford Chance is a legal behemoth. The firm boasts a growing practice in the U.S. and a global reputation that shines. Brits and Yanks The modern Clifford Chance was...



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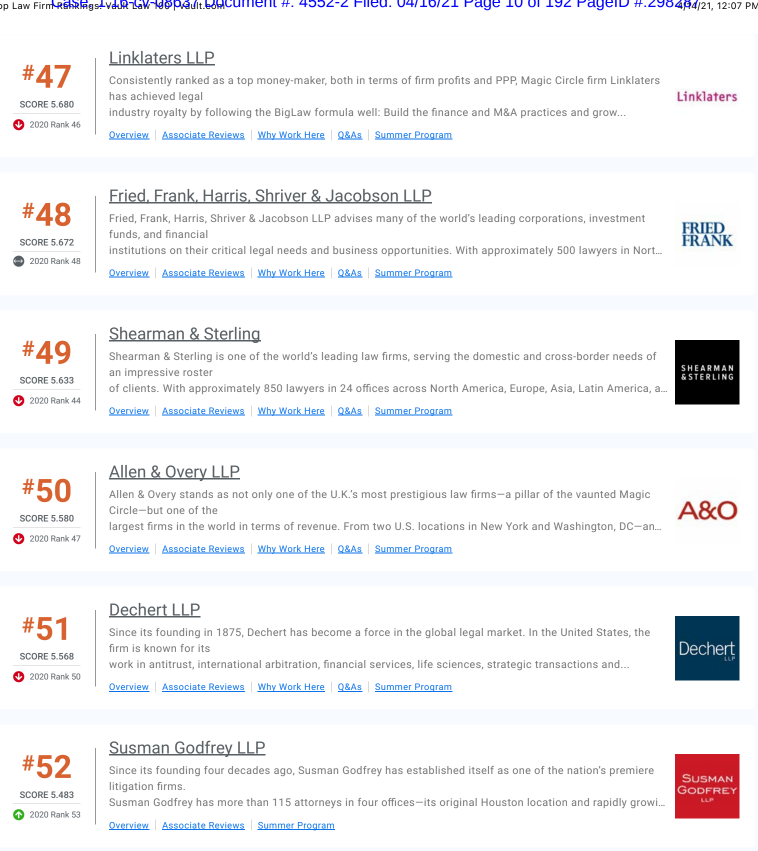


Baker Botts L.L.P.

With deep roots in the Lone Star State, Baker Botts has grown to become an international firm with 14 offices across the globe and more than 700 lawyers among its ranks. The firm fields sturdy teams in energy, environmental law, IP, litigati...



Overview Associate Reviews Why Work Here Summer Program



#53 SCORE 5.477 2020 Rank 56	Greenberg Traurig, LLP counts among its clients some of the biggest names in information technology, energy, entertainment, telecommunications, real estate, financial services, and health care. With over two dozen offices worldwide, Overview Associate Reviews Summer Program
#54 score 5.435 2020 Rank 54	Alston & Bird is home to 800-plus lawyers located across the U.S., from its headquarters in the Peach State to nine additional domestic offices and three international locations. The firm has been recognized for its strength in such are Overview Associate Reviews Why Work Here Q&As Summer Program
#55 score 5.427	Cadwalader, Wickersham & Taft LLP Established more than 225 years ago, Cadwalader, Wickersham & Taft LLP is the oldest Wall Street firm still in existence. Among its practices are capital markets, corporate, financial restructuring, litigation, and real estate. The firm is a Overview Associate Reviews Why Work Here Summer Program
#56 score 5.409 2020 Rank 55	Dentons Borne of a history of combinations, Dentons is the Pac-Man of law firms. The rapid growth began in 2010, when Chicago's Sonnenschein Nath & Rosenthal-known for its real estate prowess-and UK-based Denton Wilde Sapte joine Overview Associate Reviews Summer Program
#57 SCORE 5.393	McDermott Will & Emery A Chicago institution since the 1930s, McDermott Will & Emery has, in recent decades, broadened its gaze to new markets in the United States and abroad. The strategy has paid off in spades, with McDermott firmly ensconced among the Overview Associate Reviews Why Work Here Q&As Summer Program
#58 SCORE 5.325	Vinson & Elkins LLP Founded in Houston in 1917, this Lone Star State institution rode the wildcatter era to build its name on (what else?) oil and gas matters. Vinson & Elkins hasn't looked back since, establishing itself at the forefront of the global energy

matters. Vinson & Elkins hasn't looked back since, establishing itself at the forefront of the global energy...

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1020 Rank 63



#59 SCORE 5.296 2020 Rank 64	Holland & Knight LLP A veritable global conglomerate, Holland & Knight complements its fleet of offices in the United States with locations in England, Colombia, and Mexico. With a political pedigree and strong Capitol Hill ties, the firm covers dozens of Overview Associate Reviews Summer Program	К
#60 SCORE 5.293	Jenner & Block LLP From its Windy City roots, Jenner & Block has grown to a firm of more than 500 lawyers in offices in Chicago; London; Los Angeles; New York; San Francisco; and Washington, DC. The client roster is a blend of established corporate Overview Associate Reviews Why Work Here Q&As Summer Program	JB
#61 SCORE 5.269 2020 Rank 62	Pillsbury Winthrop Shaw Pittman LLP With 700 attorneys and 20 offices around the world, Pillsbury is truly a global firm. But with six of its offices based in the Golden State, the firm still maintains the laid-back vibes of its west coast roots. Giants Combined Pillsbury's Overview Associate Reviews Why Work Here Summer Program	pillsbury
#61 SCORE 5.269	Reed Smith LLP A Pittsburgh native long intertwined with the city's industrial kingpins, Reed Smith joined the crowd in globalizing via international mergers in the 21st century. With litigation at the forefront, the firm's practice strengths also include Overview Associate Reviews Summer Program	Reed <mark>Smith</mark>
#63	Norton Rose Fulbright LLP With around 1,000 lawyers based in the U.S. and another 3,000 around the globe, Norton Rose Fulbright is a	

Overview Associate Reviews Why Work Here Q&As Summer Program



SCORE 5.250

1 2020 Rank 66

BakerHostetler

legal force. The firm

BakerHostetler is home to nearly 1,000 lawyers across 16 offices throughout the U.S. The firm maintains the requisite laundry list

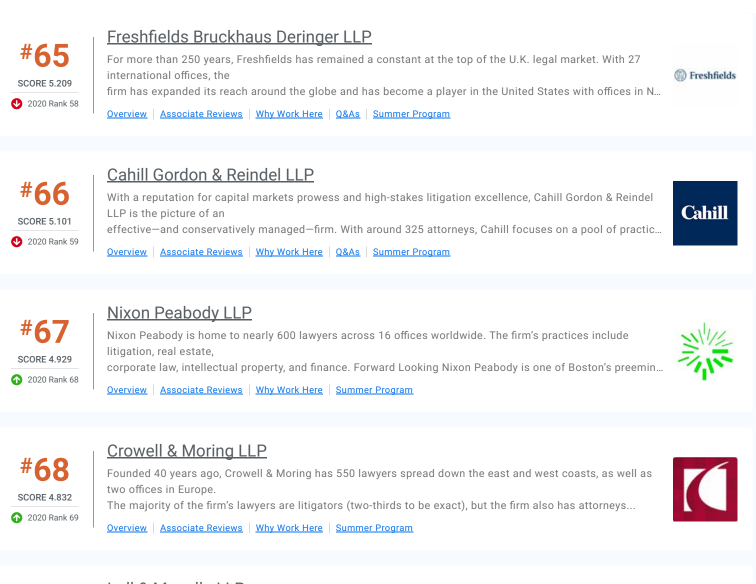
has dozens of offices across six continents, the firm is particularly well known for its energy practice. Teami...

of BigCorp clients, as well as a small yet respectable lobbying practice. A Little Investment ...



NORTON ROSE FULBRI

Overview Associate Reviews Why Work Here Q&As Summer Program



SCORE 4.800 🕑 2020 Rank 67

Irell & Manella LLP

A Southern California powerhouse for more than 75 years, Irell & Manella matches or exceeds its multinational peers in salary, prestige, and high-stakes cases, serving clients worldwide from only two locations in Los Angeles and Newp... Overview Associate Reviews Why Work Here Summer Program

IRELL <u>& MANELLA</u>

Foley & Lardner LLP

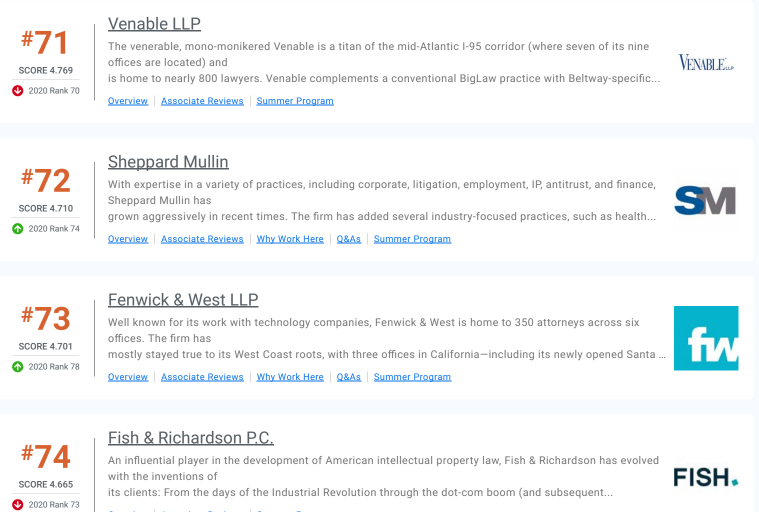
SCORE 4.778 1 2020 Rank 71

While Foley & Lardner handles a wide range of business matters, the majority of the firm's major clients come from the automotive,

energy, health care, life sciences, and technology fields. With an excellent Health Care practice and a client...

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Overview Associate Reviews Summer Program

Overview Associate Reviews Why Work Here Summer Program

SCORE 4.652 2020 Rank 76 McGuireWoods LLP

McGuireWoods' roots reach back to 1834 in Charlottesville, Virginia, when Egbert R. Watson began his law practice. The firm now boasts 21 offices and more than 1,100 attorneys worldwide. McGuireWoods' Mergers Thirty-six years after ..



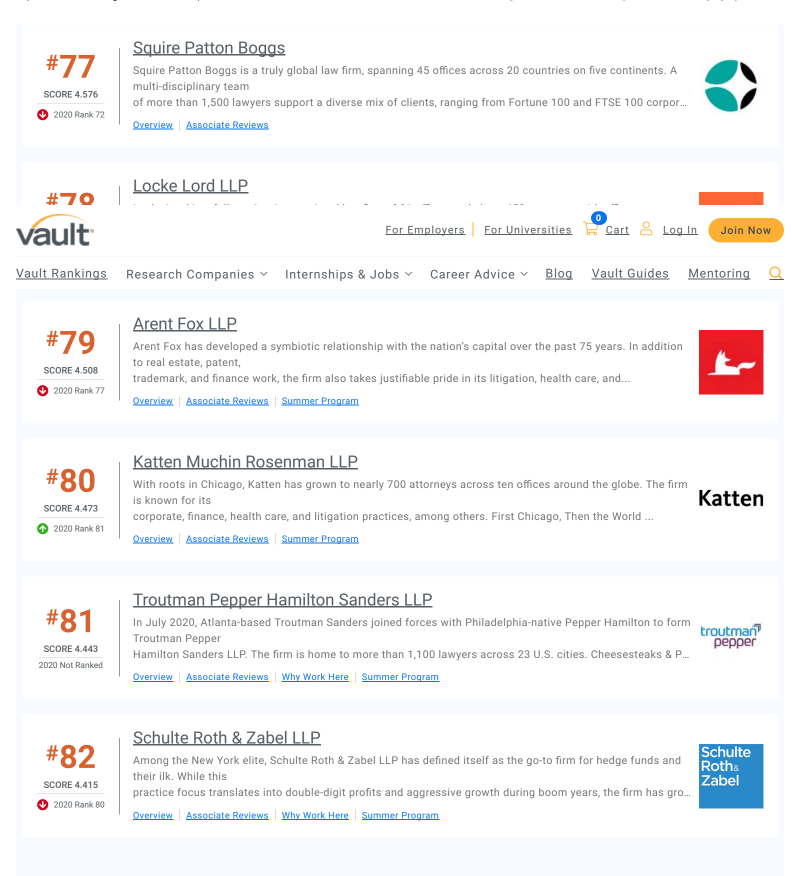
Steptoe & Johnson LLP

SCORE 4.597 🕑 2020 Rank 75

Steptoe & Johnson LLP got its start representing the airline industry, as well as pipelines, railroads, and foreign companies whose assets had been seized during World War II. Today, the firm serves as counsel to a number of blue-chip...

Steptoe

Overview Associate Reviews Summer Program



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#83 SCORE 4.407 2020 Rank 82	Bryan Cave Leighton Paisner LLP Bryan Cave Leighton Paisner has established itself in the 21st century as an ambitious upstart on the global scene while retaining its historic ties to the Show Me State. Today, the firm has more than 1,400 attorneys and other professionals Overview Associate Reviews Summer Program
#84 SCORE 4.397 2020 Rank 83	Seyfarth Shaw is home to more than 900 lawyers across 17 offices in the U.S., U.K., Australia, and China. While it is highly regarded for its labor and employment practice, the full-service firm advises on a broad range of legal areas, including Overview Associate Reviews Why Work Here Summer Program
#85 SCORE 4.378 2020 Rank 85	Fox Rothschild LLP With nearly 950 attorneys practicing across 27 offices coast to coast and serving clients in various industries, Fox Rothschild doesn't put all of its eggs in one basket. And as the firm continues to grow, it is building an impressive client Overview Associate Reviews Why Work Here Summer Program
#86 SCORE 4.340 2020 Rank 96	Mintz, Levin, Cohn, Ferris, Glovsky and Popeo, P.C. A Boston institution since 1933, Mintz is now a national powerhouse, claiming such blue chippers as Biogen and General Electric as clients. Bay State pedigree notwithstanding, Mintz's growth has been centered in the financial markets in Overview Associate Reviews Why Work Here Summer Program

#87 SCORE 4.218

Davis Wright Tremaine LLP

Founded in 1908, Davis Wright Tremaine has worked with small clients as well as those of Fortune 500 stature, with a focus on litigation, entertainment, environmental, intellectual property, and employment law. Today, the firm has more ...



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Haynes and Boone, LLP

Overview | Employee Reviews



From its roots in Dallas-area corporate securities law, Haynes and Boone has expanded to 18 offices across the U.S. and abroad.

Although much of its bread and butter remains with the Texas corporate scene, Haynes and Boone has used...

Overview Associate Reviews Why Work Here Summer Program

#89 SCORE 4.141 2020 Rank 87	Duane Morris LLP With more than 800 lawyers around the world, Duane Morris has 21 offices across the U.S., as well as offices throughout Asia and one in London. Small, Medium, Big In 1904 in Philadelphia, four lawyers joined together to form the Overview Employee Reviews Summer Program	D
#90 SCORE 4.115 2020 Not Ranked	Gunderson Dettmer Stough Villeneuve Franklin & Hachigian & Hachigian, LLP Gunderson Dettmer Stough Villeneuve Franklin & Hachigian is a Silicon Valley firm at heart, and it has already outgrown its status as a premier "boutique" for the technological world. The firm has expanded in the U.S. and internationally Overview Associate Reviews Why Work Here Q&As Summer Program	GD
#91 SCORE 4.113 2020 Rank 95	Faegre Drinker Biddle & Reath LLP Faegre Drinker is an international law firm providing litigation, regulatory, and business services to clients ranging from Fortune 100 companies to startups. The firm was formed in February 2020 through the merger of Faegre Baker Dani Overview Summer Program	faegre drinker
#92 SCORE 4.097 2020 Rank 92	Blank Rome LLP With around 600 attorneys, Blank Rome has been a Philly staple since the 1940s, but the firm isn't exclusive to the City of Brotherly Love—its 13 offices span the U.S. and China. Over the course of the firm's existence, Blank Rome has develo Overview Employee Reviews Summer Program	BR

#93 SCORE 4.092 2020 Rank 94

Ballard Spahr LLP

One of the largest and most prominent firms in Philadelphia, Ballard Spahr has a strong and growing national footprint, with more than 650 lawyers in 15 offices across the country. The firm has thriving practices in litigation, business and...



Kramer Levin Naftalis & Frankel LLP

Overview Associate Reviews Summer Program



Rooted in New York, with offices in Silicon Valley, and Paris, Kramer Levin is a full-service shop with 375 lawyers. The firm practices

across dozens of areas with particular strength in bankruptcy, immigration, litigation, M&A, real estate,...

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#95 SCORE 4.054 2020 Rank 98	Foley Hoag LLP Hailing from the land of red socks and chowder, Foley Hoag has stayed close to its Boston roots. With only four locations—in Massachusetts, New York, DC, and Paris—the firm is smaller than many of its BigLaw competitors. But Foley Overview Associate Reviews Why Work Here Summer Program	
#96 SCORE 4.039 2020 Rank 86	Hughes Hubbard & Reed LLP Founded more than 130 years ago, Hughes Hubbard has a strong New York presence and a wide geographic reach from coast to coast and also internationally. The firm is home to 40 wide-ranging practice across the firm's four core servi Overview Associate Reviews Summer Program	HHR
#97 SCORE 4.028	Kellogg, Hansen, Todd, Figel & Frederick P.L.L.C. Washington, DC-based Kellogg, Hansen, Todd, Figel & Frederick is a firm that thrives on litigating complex cases in the trial and appellate world, including cases that bring its attorneys to the highest court in the land. A Trial & Overview Associate Reviews Summer Program	LOCG, HANSEN
#98 SCORE 4.017 2020 Rank 93	Kilpatrick Townsend & Stockton LLP THE SCOOP Born of a January 2011 merger between the Atlanta-based Kilpatrick Stockton and the Bay Area's Townsend and Townsend and Crew, Kilpatrick Townsend & Stockton's 620 attorneys have spread out from coast to coast a Overview Associate Reviews Why Work Here Q&As Summer Program	<
#99 SCORE 4.012 2020 Rank 100	Cozen O'Connor With 30 offices across the U.S., U.K., and Canada, Cozen O'Connor is a full-service law firm. The firm's client list ranges from Fortune 500 and middle-market firms to startups and individuals. Supersized Cozen O'Connor was founded i Overview Associate Reviews Summer Program	OCONNOR



Littler Mendelson P.C.

For more than 75 years, Littler has been a leader in the area of labor and employment law on a national and recently—international scale. With 58 offices nationwide and 36 abroad, the firm's massive footprint is a recent development—the fi...



Overview Associate Reviews Summer Program

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EXHIBIT 2

Case: 1:16-cv-08637 Document #: 4552-2 Filed: 04/16/21 Page 21 of 192 PageID #:298298	
1	IN THE UNITED STATES DISTRICT COURT
2	FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION
3	IN DE DOILED CUICKEN ANTITOUET) Decket No. 16 C 9627
4	IN RE BROILER CHICKEN ANTITRUST) Docket No. 16 C 8637 LITIGATION) Chicago Illinois
5) Chicago, Illinois This Document Relates To: All Actions) 9:37 a.m.
6	ATT ACTIONS) 9.37 a.m.
7	TRANSCRIPT OF PROCEEDINGS - Status BEFORE THE HONORABLE THOMAS M. DURKIN
8	DEFORE THE HONORABLE THOURS IT. DORRING
9	APPEARANCES:
10	For Plaintiffs HART McLAUGHLIN & ELDRIDGE LLC by
11	For FramericaHART HCEAUGHEIN & ELDRIDGE LEC byMaplevale FarmsMR. STEVEN A. HARTand John Gross121 W. Wacker Drive, Suite 1050
12	and Company: Chicago, IL 60601
13	(Direct purchaser plaintiffs interim liaison class counsel)
14	LOCKRIDGE GRINDAL NAUEN PLLP by
15	MR. W. JOSEPH BRUCKNER MR. BRIAN D. CLARK
16	100 Washington Avenue South, Suite 2200 Minneapolis, MN 55401
17	(Direct purchaser plaintiffs interim co-lead class counsel)
18	
19	PEARSON SIMON & WARSHAW LLP by MR. BRUCE L. SIMON
20	44 Montgomery Street, Suite 2420 San Francisco, CA 94104
21	(Direct purchaser plaintiffs interim co-lead class counsel)
22	
23	
24	
25	
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All right. 9 is fine.

10 and 11 are just fine.

3 12, the majority of these are just fine. I do have a4 question, g.

5

1

2

MR. SIMON: Yes.

6 THE COURT: What do you -- what are you proposing on 7 Because I did want to raise the issue of how -- I know that? 8 in one of the proposals to be co-lead counsel or co -- or 9 liaison counsel, there were references to cost containment 10 issues: how many people at a dep, how many people at a status 11 conference, how many, you know, travel, what you're charging, 12 where you stay, a lot of minutiae.

13 The truth is I care about that only because I'm going 14 to someday, if you're successful, going to have to review a fee 15 petition and going to wish I took steps today or in the near 16 future to put in guidelines that I don't have to then be in the 17 unhappy circumstance of telling you you're not going to get 18 paid for something when I could have told you up front you 19 weren't going to get paid, and you adapt your procedures 20 accordingly.

21 So how -- what is done in other cases on this up 22 front?

23 MR. SIMON: It's all over the board, frankly, your 24 Honor. Some judges say just what you said: "If you put it in 25 and I don't like it, you're not going to get paid for it at the

57

end of the case, and don't bother me with it in the meantime."
We have experienced counsel who have been lead counsel
in many cases. We have a system in place amongst the
plaintiffs that if we ask anybody to work on the case, we give
them guidelines. We put certain limitations on what can be
charged for certain things, like document review.

We are used to looking at the time records and
ferreting out things where people are just reviewing the ECFs
and haven't been assigned something, a case.

10 So it's largely left to the wide discretion of lead 11 counsel. And the only reason I put this in is because some 12 courts do want to see it on some sort of basis, like I have --13 we have one court that we submit it on a quarterly basis. It's 14 a summary, just as how much time and how much cost. It's 15 *in camera*. Obviously, there's work product and privilege 16 issues there. But, frankly, we started doing that, and, you 17 know, the Court really hasn't even asked us much about it.

So I think really it depends on what you want to do. I'd recommend that you rely on us as lead counsel to make sure we do things efficiently -- if we don't, you'll penalize for us -- and that if you want to look at it at some point, you just let us know, and we'll be happy to submit it *in camera*.

THE COURT: Well, do you have a written protocol that
you are distributing among counsel as --

MR. SIMON: Yes, yes.

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4	
1	THE COURT: Why don't you give me that <i>in camera</i> . If
2	I look at the written protocol, I can tell you if there's
3	something that I find problematic.
4	MR. SIMON: Sure.
5	THE COURT: Is there an objection from defendants with
6	my discussion, even in a phone call I can either do it on
7	the record and seal it, or I can just do an off-the-record
8	phone call with plaintiffs' counsel where I discuss their
9	protocol for how they're going to go about monitoring and
10	setting guidelines for co-counsel as to expenses.
11	You know, what will be best is I'll do it on the
12	record, but I'm going to seal it. Let's do everything on the
13	record. But any objection to my doing it that way if I review
14	that and have some questions?
15	MR. CARNEY: I don't think so, your Honor, on behalf
16	of defendants, no.
17	THE COURT: All right. We'll do it that way. Why
18	don't you when you get it finalized, if it's not finalized
19	yet, when you have something like that, you can file it
20	in camera. You don't need to file it under ECF. You can just
21	have it delivered to chambers, in camera. I'll look at it, and
22	if I have questions, I'll contact counsel. My court
23	reporter or my courtroom deputy will contact lead counsel or
24	liaison counsel to arrange a phone call with a limited number
25	of people just to answer questions.

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1	MR. SIMON: That's fine, your Honor. And just so you
2	know what will be coming, we do have it done. We haven't sent
3	it out yet. We wanted to have the hearing today. But it's a
4	letter to all the counsel on the case emphasizing efficiency,
5	non-duplication of effort, certain limits on hourly rates with
6	respect to certain things like documents.
7	And then we have a from our experience in other
8	cases have a format for reporting to us as lead counsel, and we
9	keep track of it, and they report to us usually on a quarterly
10	basis, and we keep running track of it. So
11	THE COURT: That's fine. It doesn't sound all that
12	elaborate, but if it's detailed where I can at least look at it
13	and make sure there's nothing that
14	MR. SIMON: That's fine.
15	THE COURT: gives me any pause, we're all going to
16	save ourselves a lot of trouble potentially years from now.
17	MR. SIMON: Right.
18	THE COURT: And I would like to at least initially get
19	your time and cost records so I can see what kind of detail
20	you're providing me. And if it's in a format that I think is
21	going to be very unworkable for me years later I know a fee
22	petition is going to be much more detailed than anything you
23	provide me.
24	MR. SIMON: How about if we send you it won't be
25	filled in yet what we've provided to other courts in terms

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of the summary we provide. We have an example of that from 1 2 another case, so you can just see what you would be getting. 3 Sure. Why don't you put that in along THE COURT: 4 with your protocol when you send it over, and then I can look 5 at both and see if that makes sense. 6 MR. SIMON: That's fine, your Honor. THE COURT: And then I would, though, like to at 7 8 least, as you propose here, provide quarterly -- provide 9 these -- this information on a quarterly basis to me in camera. 10 If I decide I don't -- it's just make-work and I'm happy with 11 the way you're reporting it, I may lengthen the time where I 12 But I think if I don't do this early, there's going to aet it. 13 be a lot of disappointment later. And perhaps not, but why 14 risk that. 15 MR. SIMON: We're happy to do all that, your Honor. 16 THE COURT: Okay. So g. is fine, with that 17 understanding. 18 On monitoring activities of co-counsel, I did have a 19 question on cases like this. When you take a deposition of the 20 CEO of one of the defendants, do -- even though these cases 21 have been consolidated, do all plaintiffs' lawyers have a right 22 to go to these depositions? Do you agree informally that 23 that's a waste of time and money? 24 MR. SIMON: We agree that it will be one lead person 25 taking the deposition. We'll agree between the directs and

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1	indirects to allocate work. Maybe they'll take one; we'll take
2	one. If there's some follow-up questions, like if the directs
3	take it, the indirects might do, you know, a half hour or
4	something like that on issues specific to them.
5	But we totally try to coordinate that and allocate it.
6	Only if we delegate to somebody who is on let's say we
7	for example, somebody is very familiar with a particular
8	defendant. We may delegate to somebody, non-lead counsel, to
9	take that deposition. In that situation, maybe one of the lead
10	counsel attorneys will sit there as a second chair.
11	But we're not going to have three or four people from,
12	you know, each side at each deposition.
13	THE COURT: All right. Yeah. Otherwise, what's the
14	point of appointing lead counsel?
15	MR. SIMON: Exactly.
16	THE COURT: We're supposed to that's I have
17	always understood that's to avoid having multiple plaintiffs'
18	counsel go and take a dep where only one or two people have
19	speaking roles.
20	MR. SIMON: Right.
21	THE COURT: Defendants have clients that are going to
22	be monitoring your costs, so it's going to be efficient based
23	on
24	MR. CARNEY: They do, your Honor. That's right.
25	THE COURT: I remember that.

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1 MR. SIMON: Do you want them to submit their time and 2 cost records? 3 (Laughter.) 4 THE COURT: No, no. It may --Because I'd like to see the comparison in 5 MR. SIMON: 6 one of these cases. THE COURT: Well, unlike other fee petitions I see on 7 8 civil rights cases where the defense counsel is often a 9 government -- an assistant attorney general or a corporation 10 counsel, I -- at least here, I have comparative fees where your 11 hourly rates are -- you're going to start comparing them with 12 what defense counsel gets paid, and it's a good indicator of 13 what reasonable -- what reasonable fees are if you have clients 14 that pay. 15 That's a little different -- difficult for plaintiffs 16 sometimes because of the nature of the practice. But we have a 17 little more -- few more guidelines here than I would where --18 in city cases where I just have corporation counsels who don't 19 have hourly rates. 20 All right. I think the rest of the subparagraphs of 21 12 are fine. 22 I take it these are all agreed to by defense unless 23 there's an exception noted. 24 MR. CARNEY: Yes. Yes, your Honor. That's right, 25 yeah.

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1	THE COURT: Okay. All right.
2	And if on this cost issue and fee issue, if there
3	are some things that defense counsel have seen because if
4	there is an award at some point, it's the money's coming
5	from your side. So if there is a some practice that you
6	believe to be a best practice in this area, raise it with
7	plaintiffs' counsel or raise it with the Court if you think
8	there's going to be a disagreement down the road.
9	MR. CARNEY: We can do that, your Honor.
10	THE COURT: Okay. It's in your best interests,
11	obviously, if the case reaches that stage. Good. Okay.
12	13 is fine.
13	And 14 is fine, and you indicated that you're working
14	with other defense counsel to try and set up some organization
15	where you're going to divide up tasks.
16	MR. CARNEY: That's right, just like we're doing
17	today, your Honor, so you don't hear 14 views, yes.
18	THE COURT: Sure.
19	15 is just fine. And when we get to expert reports,
20	we can talk about it. But I prefer if the parties do drafts
21	of expert reports are basically off limits to either side. It
22	works to both parties' advantage, and it's a waste of it's
23	an enormous waste of time and energy. If the parties want to
24	do something different on it, that's fine. But generally
25	drafts of expert reports, if they're off limits to each side,

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EXHIBIT 3

Case: 1:16-cv-08637 Document #: 4552-2 Filed: 04/16/21 Page 31 of 192 PageID #:298308	
1	IN THE UNITED STATES DISTRICT COURT
2	FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION
3	
4	IN RE BROILER CHICKEN ANTITRUST) Docket No. 16 C 8637 LITIGATION) Chicago Illinois
5) Chicago, Illinois This Document Relates To: All Actions
6	All Actions) 9:25 a.m.
7	TRANSCRIPT OF PROCEEDINGS - Status BEFORE THE HONORABLE THOMAS M. DURKIN
8	AND THE HONORABLE JEFFREY T. GILBERT
9	APPEARANCES:
10	
11	For Plaintiffs HART McLAUGHLIN & ELDRIDGE LLC by Maplevale Farms MR. STEVEN A. HART
12	and John Gross MR. KYLE POZAN and Company: 121 W. Wacker Drive, Suite 1050
13	Chicago, IL 60601
14	(Direct purchaser plaintiffs interim liaison class counsel)
15	LOCKRIDGE GRINDAL NAUEN PLLP by
16	MR. W. JOSEPH BRUCKNER MR. BRIAN D. CLARK
17	100 Washington Avenue South, Suite 2200 Minneapolis, MN 55401
18	(Direct purchaser plaintiffs interim co-lead class counsel)
19	
20	PEARSON SIMON & WARSHAW LLP by MR. BRUCE L. SIMON
21	44 Montgomery Street, Suite 2420 San Francisco, CA 94104
22	(Direct purchaser plaintiffs interim co-lead class counsel)
23	
24	
25	
I	

1 Jeannie Evans from Hagens Berman. 2 JUDGE DURKIN: Okay. Because I am going to take up 3 that motion today that you have filed. 4 Thank you, your Honor. MS. FEGAN: 5 JUDGE DURKIN: All right. I had a couple preliminary 6 questions I want to get out of the way. And then I want to 7 take up, before we get into the discovery disputes, which Judge 8 Gilbert is going to take the lead on -- I wanted to get into 9 the motion that was made by the Hagens Berman firm to appoint 10 them as attorneys for the end-user consumers. 11 So, first, are there -- does anyone know, have more 12 cases been filed since our last status? 13 No other cases that we're aware of have MR. HART: 14 been filed. 15 JUDGE DURKIN: In Northern District or anywhere else? 16 MR. HART: That is correct, your Honor. 17 JUDGE DURKIN: All right. Well, maybe we're done with

18 that.

19 Okav. I did review the -- there were in camera 20 submissions made to me by lead counsel for the direct 21 purchasers and lead counsel for the indirect purchasers. Might 22 have been liaison counsel who actually submitted it.

23 And they -- the procedures that are set forth about 24 billing and staffing certainly appeared, at least on their 25 face, as being -- nothing was obviously problematic to me.

I am not -- there's no presumption that I'm going to approve your bills and fees based on that. But I think the point of your submission of that was to give me some early warning if I saw something that I thought is just beyond the pale, and why incur those expenses if I know already I would deny them if we get to that point in the case. It would be to save trouble for all of you.

8

Nothing I saw was problematic.

I do need to see the bills in practice as they come
in. And obviously, at some point, if we get that far,
defendants will be objecting to a number of the things. And
nothing about my review and saying anything today is meant to
pass any kind of judicial imprimatur on the propriety of them.

I would like to get the bills, whether they are
year-end -- what is the status? Have you collected billing
time and bills so far?

MR. BRUCKNER: We have, your Honor. We collect them on a monthly basis. Typically it's we tell counsel to get us their bills on the 20th of the month following, you know, the end of that month. We're happy to submit them to your Honor as often or frequently as you want: every quarter; we can do it every year. Whatever your Honor's preference is.

JUDGE DURKIN: Well, let's start -- okay. All right, Mr. Bruckner. Why don't we do it where you submit them to me. You can do it in early January, but for the calendar year 2016. Case: 1:16-cv-08637 Document #: 4552-2 Filed: 04/16/21 Page 34 of 192 PageID #:298311 11 MR. BRUCKNER: Got it. 1 2 JUDGE DURKIN: And then we'll do it every quarter. 3 Likely I'll reduce the frequency of it, but I'd like to at 4 least see what they look like and know what I may have to be 5 reviewing in a year or two. 6 MR. BRUCKNER: Very good. JUDGE DURKIN: You won't see them. 7 8 MR. CARNEY: That's fine with us, your Honor. 9 JUDGE DURKIN: So they will be submitted in camera. 10 I'd like them done simultaneously, both direct and indirect. 11 Do it on the same day. But you don't have to do it on 12 December 31st. You know, get them to me in the -- sometime in 13 the first couple weeks of January. 14 MR. BRUCKNER: Will do. 15 JUDGE DURKIN: And then generally two weeks after the 16 end of the quarter. 17 MR. BRUCKNER: Very good. 18 JUDGE DURKIN: Which -- does that give you enough time 19 to gather them for a guarter? 20 MR. BRUCKNER: Yes, your Honor. It will actually be 21 at least 20 days after the end of the quarter, then another two 22 weeks on top of that, I think we can get them to you. 23 JUDGE DURKIN: All right. So --24 MR. BRUCKNER: Counsel don't report to us until 25 20 days after the end of the month, so --

Case: 1:16-cv-08637 Document #: 4552-2 Filed: 04/16/21 Page 35 of 192 PageID #:298312 12 JUDGE DURKIN: Oh, I see. Well, let's do 2016 then. 1 2 MR. BRUCKNER: Okay. 3 JUDGE DURKIN: You need -- they need to report it within 20 days of the --4 Right, by January 20th. 5 MR. BRUCKNER: 6 JUDGE DURKIN: And then you need a couple weeks after 7 that to --8 MR. BRUCKNER: A week. 9 JUDGE DURKIN: All right. So --10 MR. GUSTAFSON: I think maybe February 1st would be a 11 good day. 12 MR. BRUCKNER: Yeah. 13 JUDGE DURKIN: That'll work. Okay. 14 MR. BRUCKNER: We can certainly get them to you by 15 then. 16 MR. HART: Your Honor, with respect to how you would 17 like to receive them. 18 JUDGE DURKIN: Yes. 19 MR. HART: We can do them electronically on a flash 20 drive; we can do them paper; whatever the Court's --21 JUDGE DURKIN: Why don't we try paper first, and then 22 if it looks like it's going to be unworkable, I'll have you 23 submit it electronically. 24 MR. BRUCKNER: Got it. JUDGE DURKIN: But -- and if it's going to be anything 25

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13

	13
1	more than 3 or 4 inches thick when you submit it to me in paper
2	form, contact my courtroom deputy, and we'll tell you just to
3	do it electronically likely, but all right.
4	MR. BRUCKNER: Yeah.
5	JUDGE DURKIN: Anything else on that issue?
6	MR. BRUCKNER: No, your Honor.
7	MR. GUSTAFSON: None.
8	JUDGE DURKIN: Okay. All right. There was a
9	second there were two second amended complaints filed, one
10	for the direct, one for the indirect. Remind me. Did I
11	authorize or allow you to file a second amended complaint,
12	or I may have.
13	MR. HART: You did, your Honor.
14	We actually negotiated that with defense counsel. We
15	submitted a stipulated and agreed order. That order was
16	approved by the Court. And we filed that, the amended
17	second amended complaint, on November 23rd.
18	JUDGE DURKIN: How did they change the allegations
19	from the first amended from the first consolidated complaint
20	you filed?
21	MR. HART: Essentially it's paragraphs 89 through 115
22	of our second consolidated amended complaint, your Honor.
23	There was, in our continuing effort to negotiate excuse
24	me to investigate our allegations, it became public that the
25	information that was supplied by the defendants to the

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PEARSON | SIMON · WARSHAW LLP

44 Montgomery Street Suite 2450 San Francisco, CA 94104

November 22, 2016

VIA ELECTRONIC MAIL

To All Direct Purchaser Plaintiffs' Counsel

Re: In Re Broiler Chicken Antitrust Litigation, Case No. 1:16-cv-08637 (N.D.Ill.) Assessment for Common Cost Litigation Fund & Time & Expense Report Instructions

Dear Counsel:

As you know, on October 14, 2016, our firms were appointed as Interim Co-Lead Class Counsel, and Hart, McLaughlin & Eldridge, LLC was appointed Interim Liaison Class Counsel for the Direct Purchaser Class in this case. Our First Amended Class Action Complaint was filed on October 28, 2016, and as you also know, we plan to file a Second Amended Complaint in the immediate future to address recent developments in the broiler industry. We're writing to provide you with forms and protocols for reporting your time and expenses, which have been approved by Judge Durkin. We also request your contribution to the common cost litigation fund.

Common Cost Litigation Fund

We have already incurred expert and related expenses, and expect those to continue in the coming months. We also expect limited discovery to commence soon, and we will establish a discovery database to which each of us will have necessary access as the case proceeds. Accordingly, we have established a common cost litigation fund, and ask each of you initially to contribute \$25,000 to the fund. Co-Lead Counsel each will contribute \$50,000. Please submit your payment by January 6, 2017, and make your check payable to:

Poultry Antitrust Litigation Fund

and mail it to the attention of:

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Direct Purchaser Plaintiff Counsel Litigation Fund & Time & Expense Reports Novober 22, 2016 Page 2

> Elizabeth M. Sipe Lockridge Grindal Nauen P.L.L.P. 100 Washington Avenue South Suite 2200 Minneapolis, MN 55401

Future assessments will be based upon each firm's relative lodestar in the case.

Time and Expense Reporting

To efficiently manage and direct the prosecution of this case, Interim Co-Lead Counsel will collect time and expense reports from each firm. Attached are Excel spreadsheet time and expense report forms to use for reporting your firm's time and expense data. Please submit your time and expense reports along with the detailed back up reports to Elizabeth Sipe at emsipe@lockaw.com. Her phone number is 612-339-6900.

Your first time and expense report should cover the time period from inception through November 30, 2016. This initial report is due on December 21, 2016. All time is to be reported at the billing rates in effect at the time the work was performed. Your subsequent reports should be done on a monthly basis and submitted by the 20^{th} day of the month for the preceding month.

In your time and expense report, please adhere to these guidelines:

- 1. Time is to be reported in tenths of an hour.
- 2. Time is to be recorded by task with a specific amount of time for each task described; do not submit "block billing" with one undifferentiated total time for multiple tasks
- 3. Time is to be recorded at the billing rate in effect when the work is performed.
- 4. Time spent on reviewing documents is capped at \$350 per hour.
- 5. Please do not submit time for any of the following. It will not be compensated or included in any fee petition:
 - work not performed at the request or under the direction of co-lead counsel;
 - duplication of efforts within a firm;
 - time expended in preparing time and expense reports;
 - "read and review" time unrelated to preparation for or performance of work specifically assigned by co-lead counsel;
 - work associated with any indirect purchaser case;

Direct Purchaser Plaintiff Counsel Litigation Fund & Time & Expense Reports Novober 22, 2016 Page 3

- routine clerical tasks (such as "file maintenance" by a paralegal or clerical staff) unrelated to preparation for and performance of work specifically assigned by co-lead counsel; or
- time associated with work relating to any client or potential client that did not retain your firm for this case.
- 6. Your expense report should itemize your out-of-pocket, case-related expenses. If you have a "Miscellaneous/Other" expense item on a report, please describe it with sufficient detail to identify the expense and its relation to the case.
- 7. Routine office supplies and regular secretarial time should *not* be included as a case expense.
- 8. No surcharges should be reflected in or applied to any expenses, including telephone, faxes, and copying.
- 9. Travel expenses should follow these guidelines:
 - Flights of less than six hours should be submitted at coach class rates; flights exceeding six hours may be submitted at business class rates; all flights are to be booked at the lowest fare available; first class airfare should not be submitted and will not be reimbursed.
 - For overnight travel, counsel is to be mindful in selecting reasonable hotel accommodations and restaurants; and
 - Per Diem expenses for travel should not exceed \$75 per person per day exclusive of lodging and transportation.

If you have any questions, please call us. We look forward to working with each of you toward a successful resolution of this case.

Very truly yours,

LOCKRIDGE GRINDAL NAUEN P.L.L.P.

h Bruckner

SIMON & WARSHAW, LLP PEARSON.

Bruce L. Simon

Attachment(s)

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UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

IN RE BROILER CHICKEN ANTITRUST LITIGATION	Case No. 1:16-cv-08637
This Document Relates To:	The Honorable Thomas M. Durkin
Direct Purchaser Actions	Magistrate Judge Jeffrey T. Gilbert

DECLARATION OF NOAH AXLER IN SUPPORT OF DIRECT PURCHASER PLAINTIFFS' PETITION FOR INTERIM AWARD OF ATTORNEYS' FEES FILED ON BEHALF OF AXLER GOLDICH LLC

I, Noah Axler, declare and state as follows:

1. I am a partner of the law firm of Axler Goldich LLC. I submit this Declaration in support of Direct Purchaser Plaintiffs' petition for an interim award of attorneys' fees and reimbursement of costs and expenses in connection with services rendered and expenses incurred by my firm in connection with this litigation.

2. My firm has acted as counsel to Direct Purchaser Plaintiffs and the Direct Purchaser Plaintiffs' class in this class action, including as counsel for Plaintiff Cedar Farms Co., Inc. ("Cedar Farms"). During the period from case inception through December 31, 2020 and at the request of Plaintiffs' Co-Lead Counsel, my firm has been involved in the following activities on behalf of the Plaintiffs:

- Collected documents, in both paper and electronic form (ESI), from Cedar Farms' offices;
- Collected paper documents from the offices of Plaintiff John Gross and Co., Inc.;
- With Co-Lead Counsel, prepared Cedar Farms' CEO, Peter G. Pahides, for his Rule 30(b)(6) deposition and attended the deposition;

- With Co-Lead Counsel, prepared Cedar Farms' General Manager, Michael Essaf, for his deposition and attended the deposition;
- Drafted confidentiality designations for the depositions of Cedar Farms employees;
- Consulted with Cedar Farms regarding initial disclosures, ESI disclosures, and written discovery responses and participated in drafting the disclosures and responses;
- Consulted with Cedar Farms and assisted in the preparation of the Declaration of Peter G. Pahides of Cedar Farms Co., Inc. in Support of Direct Purchaser Plaintiffs' Motion for Class Certification;
- Served as direct contact with Cedar Farms regarding discovery matters, case updates and filings, settlements, discovery responses, and required disclosures; and
- Participated in the review of Plaintiffs' and Defendants' document productions, at the direction of Co-Lead Counsel.

3. The schedule attached hereto as Exhibit 1 is a detailed summary indicating the amount of time spent by the partners and attorneys of my firm who have been involved in this litigation, and the lodestar calculation is based on my firm's historic hourly billing rates except for work done on document review which is capped at \$350 per hour from case inception through December 31, 2020.

4. The total number of hours expended on this litigation by my firm from case inception through December 31, 2020, is \$1,153.90 hours. The total lodestar for my firm is \$404,785.00. My firm's lodestar figures are based on the firm's historic hourly billing rates. The hourly rates for the partners, attorneys and professional support staff in my firm are the same as the usual and customary hourly rates charged for their services in contingent billable matters. The total hours were determined by the examination of contemporaneous, daily time records regularly prepared and maintained by my firm and which have been provided to Co-Lead Counsel for their review.

5. As detailed in Exhibit 2, my firm has incurred a total of \$785.56 in unreimbursed expenses during the period from case inception through December 31, 2020. These expenses do

not include my firm's assessment payments to the common cost litigation fund maintained by Co-Lead Counsel.

6. The expenses incurred in this action are reflected on the books and records of my firm. These books and records are prepared from expense vouchers, check records and other source materials and represent an accurate recordation of the expenses incurred.

7. In November 2016, shortly after this litigation was commenced, Direct Purchaser Plaintiffs' Co-Lead Counsel sent us the Court's approved time and expense reporting protocols. In the course of this litigation my firm has abided by these protocols as we have performed work, incurred expenses, and submitted monthly reports of our time and expenses. My firm's submission of its compensable time and reimbursable expenses in this declaration and its exhibits comports with these Court-approved time and expense reporting protocols.

8. My firm and I have extensive experience serving as lead or co-lead counsel in class action litigation. A summary of our experience is detailed on the firm's website.¹

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

Executed on this 12th day of March 2021 at Philadelphia, Pennsylvania.

Noah Afler Noah Axler

¹ https://www.axlergoldich.com/our-team/

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Firm Name:	AXLEI	R GOLI	DICH L	LC		1		Report	ing Peri	od:			Inceptio	on throug	h Decemb	er 31, 2020						
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	2) Inves	tigation	/ Factual	Researc	h		Researc	h, Serviı	ng & Fili	ng)		12) Cas	e Manag	ement					(A) Associate			
	-	0					6) Class	Certific	ation			-	0						(LC) Law Cl	erk		
	3) Disco (Writ		position]	Faking &	:		7) Sumi	nary Jud	gment			13) Clas	s Notice						(SPL) Senior			
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ATTORNEYS (P, A)	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	PREVIOUS HOURS	CURRENT HOURS	CUMULATIVE HOURS	HOURLY RATE	PREVIOUS LODESTAR	CURRENT LODESTAR	CUMULATIVE LODESTAR
Noah Axler (P) (Rate 1)	4.40	4.20	67.30		3.20						3.50	7.80				0.00	90.40	90.40	\$600.00	\$0.00	\$54,240.00	\$54,240.00
Noah Axler (P) (Rate 2)			31.20		2.70						1.50					0.00	35.40	35.40	\$700.00	\$0.00	\$24,780.00	\$24,780.00
Noah Axler (P) (Rate 3)			27.90			3.40										0.00	31.30	31.30	\$750.00	\$0.00	\$23,475.00	\$23,475.00
Marc Goldich (P)		1.10	5.00		3.00						0.90	3.00				0.00	13.00	13.00	\$550.00	\$0.00	\$7,150.00	\$7,150.00
Matt Strout (A)			18.00	965.00								0.80				0.00	983.80	983.80	\$300.00	\$0.00	\$295,140.00	\$295,140.00
Name (A)																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
						-										0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
	4.40				0.00			0.00	0.00			44.60				0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
SUB-TOTAL	4.40	5.30	149.40	965.00	8.90	3.40	0.00	0.00	0.00	0.00	5.90	11.60	0.00	0.00	0.00	0.00	1,153.90	1,153.90		\$0.00	\$404,785.00	\$404,785.00
NON-ATTORNEYS	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	PREVIOUS HOURS	CURRENT	CUMULATIVE	HOURLY	PREVIOUS	CURRENT	CUMULATIVE
(LC, SPL, PL)																0.00	HOURS 0.00	HOURS 0.00	RATE \$0.00	LODESTAR \$0.00	LODESTAR \$0.00	LODESTAR \$0.00
Name (LC)						+										0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
Name (LC) Name (LC)						1										0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
Name (SPL)	1		1			1									1	0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
Name (SPL)						1										0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
Name (SPL)			1	l		1	l	l		l	l	l		l	1	0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
Name (PL)																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
Name (PL)																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
Name (PL)																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
Name (PL)																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
SUB-TOTAL	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00		\$0.00	\$0.00	\$0.00

IN RE BROILER CHICKEN ANTITRUST LITIGATION EXHIBIT 2 EXPENSE REPORT SUMMARY

FIRM NAME: Axler Goldich LLC

REPORTING PERIOD: Inception through December 31, 2020

CATEGORY	DESCRIPTION (If necessary)	CUMULATIVE COSTS
Court Costs - Filing Fees		\$362.00
Experts/consultants		
Federal Express / UPS /Ontrac		
Postage / U.S. Mail		\$1.20
Service of Process		
Messenger/delivery		
Hearing Transcripts		
Investigation		
Lexis/westlaw		
Photocopies - in House		
Photocopies - Outside		
Telephone/telecopier		
Travel - Transportation		\$252.90
Travel - Meals		\$19.75
Travel - Hotels		\$102.21
Miscellaneous		\$47.50
TOTAL EXPENSES		\$785.56

Case: 1:16-cv-08637 Document #: 4552-2 Filed: 04/16/21 Page 47 of 192 PageID #:298324

UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

IN RE BROILER CHICKEN ANTITRUST LITIGATION	Case No. 1:16-cv-08637
This Document Relates To:	The Honorable Thomas M. Durkin
Direct Purchaser Actions	Magistrate Judge Jeffrey T. Gilbert

DECLARATION OF J. BURTON LEBLANC IN SUPPORT OF DIRECT PURCHASER PLAINTIFFS' PETITION FOR INTERIM AWARD OF ATTORNEYS' FEES FILED ON BEHALF OF BARON & BUDD, P.C.

I, J. Burton LeBlanc, declare and state as follows:

1. I am a Shareholder of the law firm of Baron & Budd, P.C. I submit this Declaration

in support of Direct Purchaser Plaintiffs' petition for an interim award of attorneys' fees and reimbursement of costs and expenses in connection with services rendered and expenses incurred

by my firm in connection with this litigation.

2. My firm has acted as counsel to Direct Purchaser Plaintiffs and the Direct Purchaser

Plaintiffs' class in this class action. During the period from case inception through December 31,

2020 and at the request of Plaintiffs' Co-Lead Counsel, my firm has been involved in the following

activities on behalf of the Plaintiffs:

• Legal Research, Factual Research, Discovery, Document Review, Drafting, Researching, Filing Pleadings, Briefs and Motion, Deposition preparation, Deposition taking, etc.

3. The schedule attached hereto as Exhibit 1 is a detailed summary indicating the amount of time spent by the partners, attorneys and other professional support staff of my firm

who have been involved in this litigation, and the lodestar calculation is based on my firm's historic hourly billing rates except for work done on document review which is capped at \$350 per hour from case inception through December 31, 2020.

4. The total number of hours expended on this litigation by my firm from case inception through December 31, 2020, is 80 hours. The total lodestar for my firm is \$37,000. My firm's lodestar figures are based on the firm's historic hourly billing rates. The hourly rates for the partners, attorneys and professional support staff in my firm are the same as the usual and customary hourly rates charged for their services in contingent billable matters. The total hours was determined by the examination of contemporaneous, daily time records regularly prepared and maintained by my firm and which have been provided to co-lead counsel for their review.

5. As detailed in Exhibit 2, my firm has incurred a total of \$0.00 in unreimbursed expenses during the period from case inception through December 31, 2020. These expenses do not include my firm's assessment payments to the common cost litigation fund maintained by Co-Lead Counsel.

6. The expenses incurred in this action are reflected on the books and records of my firm. These books and records are prepared from expense vouchers, check records and other source materials and represent an accurate recordation of the expenses incurred.

7. In November 2016, shortly after this litigation was commenced, Direct Purchaser Plaintiffs' Co-Lead Counsel sent us the Court's approved time and expense reporting protocols. In the course of this litigation my firm has abided by these protocols as we have performed work, incurred expenses, and submitted monthly reports of our time and expenses. My firm's submission of its compensable time and reimbursable expenses in this declaration and its exhibits comports with these Court-approved time and expense reporting protocols. Case: 1:16-cv-08637 Document #: 4552-2 Filed: 04/16/21 Page 50 of 192 PageID #:298327

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

Executed on this 19th day of March 2021 at Baton Rouge, Louisiana.

AMAMMO

J. Burton LeBlanc

									IN .	RE BRO	ILER C	HICKE	N ANTII	RUST	LITIGA	TION						
												EXH	IBIT 1									
									7	TIME RE	EPORT S	SUMMA	RYATE	HISTOR	IC RAT	ES						
Firm Name:	Baron	& Budd,	P.C.	1	1			Reporti	ing Peri	od:		1	Inceptio	on throug	h Decemb	oer 31, 2020						
Categories:	1) Lega	l Researc	:h				5) Plead	ings, Bri	iefs & M	otions (D	rafting,	11) Sett	lements &	& Media	tion			TITLE:	(P) Partner			
Caregories	, 0							h, Servin											(A) Associate			
	2) Inves	tigation /	Factual	Research	h		6) Class	Certifica	ation			12) Cas	e Manage	ement								
	3) Disco						, i i i i i i i i i i i i i i i i i i i					13) Clas	s Notice						(LC) Law Cl	erk		
		ten / Dep nding / N					7) Sumr	nary Jud	lgment			14) Tria	l Prep						(SPL) Senior	Paralegal		
		0			,		8) Appe	als				(Ex	hibit & V			Instruction/			(PL) Paralega	վ		
	· · · · · · · · · · · · · · · · · · ·	ment Rev iding for		ep, class	cert,		9) Cour	t Appear	ance and	l Prep			r Dire/Op uments/I			s/Closing tc.)						
	exper	ts, liabili	ty issues,	-			-									,						
	-	lictional i c review)		id meetir	ıgs		10) Exp	erts				15) Tria	1									
		, 	1	1	1			1	1		1		1	1	1	1						
ATTORNEYS (P, A)	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	PREVIOUS HOURS	CURRENT HOURS	CUMULATIVE HOURS	HOURLY RATE	PREVIOUS LODESTAR	CURRENT LODESTAR	CUMULATIVE LODESTAR
(P, A) Burton LeBlanc (P)	20.00	15.00	3.00		5.00	1										38.00	5.00	43.00	\$650.00	\$24,700.00	\$3,250.00	\$27,950.00
Ann Saucer (P)	3.00	3.00														6.00	0.00	6.00	\$650.00	\$3,900.00	\$0.00	\$3,900.00
Kris Thompson (A)			3.00	2.00												0.00	5.00	5.00	\$250.00	\$0.00	\$1,250.00	\$1,250.00
Name (A)																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
Name (A)																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
SUB-TOTAL	23.00	18.00	6.00	2.00	5.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	44.00	54.00	54.00		\$28,600.00	\$4,500.00	\$33,100.00
NON-ATTORNEYS (LC, SPL, PL)	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	PREVIOUS HOURS	CURRENT HOURS	CUMULATIVE HOURS	HOURLY RATE	PREVIOUS LODESTAR	CURRENT LODESTAR	CUMULATIVE LODESTAR
Troy Thibodeaux		19.00														19.00	0.00	19.00	\$150.00	\$2,850.00	\$0.00	\$2,850.00
Amelia Wilson	2.00															0.00	2.00	2.00	\$150.00	\$0.00	\$300.00	\$300.00
Aisha Vezinat		4.00		1.00												0.00	5.00	5.00	\$150.00	\$0.00	\$750.00	\$750.00
Name (SPL)																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
Name (SPL)																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
Name (SPL)																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
Name (PL)																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
Name (PL)						<u> </u>										0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
Name (PL)																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
Name (PL)	_					<u> </u>			<u> </u>							0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
	_															0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
	_															0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
SUB-TOTAL	2.00	23.00	0.00	1.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	19.00	7.00	26.00		\$2,850.00	\$1,050.00	\$3,900.00
GRAND TOTAL:	25.00	41.00	6.00	3.00	5.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	63.00	61.00	80.00		\$31,450.00	\$5,550.00	\$37,000.00

IN RE BROILER CHICKEN ANTITRUST LITIGATION EXHIBIT 2 EXPENSE REPORT SUMMARY

FIRM NAME: Baron & Budd P.C.

REPORTING PERIOD: Inception through December 31, 2020

CATEGORY	DESCRIPTION (If necessary)	CUMULATIVE COSTS
Court Costs - Filing Fees		
Experts/consultants		
Federal Express / UPS /Ontrac		
Postage / U.S. Mail		
Service of Process		
Messenger/delivery		
Hearing Transcripts		
Investigation		
Lexis/westlaw		
Photocopies - in House		
Photocopies - Outside		
Telephone/telecopier		
Travel - Transportation		
Travel - Meals		
Travel - Hotels		
Miscellaneous		
TOTAL EXPENSES		\$0.00

Case: 1:16-cv-08637 Document #: 4552-2 Filed: 04/16/21 Page 53 of 192 PageID #:298330

UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

IN RE BROILER CHICKEN ANTITRUST LITIGATION	Case No. 1:16-cv-08637
This Document Relates To:	The Honorable Thomas M. Durkin
Direct Purchaser Actions	Magistrate Judge Jeffrey T. Gilbert

DECLARATION OF STANLEY D. BERNSTEIN IN SUPPORT OF DIRECT PURCHASER PLAINTIFFS' PETITION FOR INTERIM AWARD OF ATTORNEYS' FEES FILED ON BEHALF OF BERNSTEIN LIEBHARD LLP

I, STANLEY D. BERNSTEIN, declare and state as follows:

1. I am a Partner of the law firm of Bernstein Liebhard LLP. I submit this Declaration in support of Direct Purchaser Plaintiffs' petition for an interim award of attorneys' fees and reimbursement of costs and expenses in connection with services rendered and expenses incurred by my firm in connection with this litigation.

2. My firm has acted as counsel to Direct Purchaser Plaintiffs and the Direct Purchaser Plaintiffs' class in this class action. During the period from case inception through December 31, 2020 and at the request of Plaintiffs' Co-Lead Counsel, my firm has been involved in the following activities on behalf of the Plaintiffs: responding to discovery requests; coordinating collection of client documents; extensive review of Defendant document productions for the purpose of deposition preparation; drafting summaries and collecting relevant documents for deposition preparation; attending team conference calls to discuss document review issues; and preparing and co-defending client deposition. 3. The schedule attached hereto as Exhibit 1 is a detailed summary indicating the amount of time spent by the partners, attorneys and other professional support staff of my firm who have been involved in this litigation, and the lodestar calculation is based on my firm's historic hourly billing rates except for work done on document review which is capped at \$350 per hour from case inception through December 31, 2020.

4. The total number of hours expended on this litigation by my firm from case inception through December 31, 2020, is 1,569.50 hours. The total lodestar for my firm is \$581,177.50. My firm's lodestar figures are based on the firm's historic hourly billing rates. The hourly rates for the partners, attorneys and professional support staff in my firm are the same as the usual and customary hourly rates charged for their services in contingent billable matters. The total hours was determined by the examination of contemporaneous, daily time records regularly prepared and maintained by my firm and which have been provided to co-lead counsel for their review.

5. As detailed in Exhibit 2, my firm has incurred a total of \$2,706.26 in unreimbursed expenses during the period from case inception through December 31, 2020. These expenses do not include my firm's assessment payments to the common cost litigation fund maintained by Co-Lead Counsel.

6. The expenses incurred in this action are reflected on the books and records of my firm. These books and records are prepared from expense vouchers, check records and other source materials and represent an accurate recordation of the expenses incurred.

7. In November 2016, shortly after this litigation was commenced, Direct Purchaser Plaintiffs' Co-Lead Counsel sent us the Court's approved time and expense reporting protocols. In the course of this litigation my firm has abided by these protocols as we have performed work,

556218.3

incurred expenses, and submitted monthly reports of our time and expenses. My firm's submission of its compensable time and reimbursable expenses in this declaration and its exhibits comports with these Court-approved time and expense reporting protocols.

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

Executed on this 17th day of March, 2021 at New York, NY.

Gell

Stanley D. Bernstein

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n in Ivanie.	Dernste			1				Report	ing i ei i	Ju.			inceptic	n unoug	Deceniio	er 51, 2020						
Categories:	1) Legal	Research	1							tions (Dr	afting,	11) Settl	ements &	z Mediat	ion			<u>TITLE:</u>	(P) Partner			
	2) Inves	tigation /	Factual	Research			Research	search, Serving & Filing) 12) Case Management											(A) Associate			
							6) Class	Certifica	tion										(LC) Law Cl	ork		
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				onfer / etc	.)							14) Tria							(SPL) Senior	Paralegal		
	4) Document Review						8) Appe	als					hibit & V r Dire/Op			Instruction/ /Closing			(PL) Paralega	1		
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		ts, liabilit lictional i		d meeting	ne		10) Exp	arte				15) Tria										
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TTORNEYS	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	PREVIOUS HOURS	CURRENT HOURS	CUMULATIVE HOURS	HOURLY RATE	PREVIOUS LODESTAR	CURRENT LODESTAR	CUMULATI LODESTA
tanley D. Bernstein (P)	1											0.30				0.00	0.30	0.30	\$1,100.00	\$0.00	\$330.00	\$330.00
(-)		1	1		1	1						6.30				0.00	6.30	6.30	\$1,150.00	\$0.00	\$7,245.00	\$7,245.0
con Aranoff (P)												32.50				0.00	32.50	32.50	\$950.00	\$0.00	\$30,875.00	\$30,875.0
Dana Smith (A)												4.30				0.00	4.30	4.30	\$600.00	\$0.00	\$2,580.00	\$2,580.0
												5.60				0.00	5.60	5.60	\$625.00	\$0.00	\$3,500.00	\$3,500.0
												8.80				0.00	8.80	8.80	\$750.00	\$0.00	\$6,600.00	\$6,600.0
Blake Yagman (A)				148.50												0.00	148.50	148.50	\$350.00	\$0.00	\$51,975.00	\$51,975.0
		7.70														0.00	7.70	7.70	\$425.00	\$0.00	\$3,272.50	\$3,272.5
.isa Sriken (A)			15.00	1335.5												0.00	1,350.50	1,350.50	\$350.00	\$0.00	\$472,675.00	\$472,675.
																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
SUB-TOTAL	0.00	7.70	15.00	1484.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	57.80	0.00	0.00	0.00	0.00	1,564.50	1,564.50		\$0.00	\$579,052.50	\$579,052.5
NON-ATTORNEYS	1		3	4	5	6	7	P	9	10	11	12	12	14	15	PREVIOUS HOURS	CURRENT	CUMULATIVE	HOURLY	PREVIOUS	CURRENT	CUMULATI
LC, SPL, PL)	1	2	3	4	3	0	'	8	9	10	11	12	13	14	15	PREVIOUS HOURS	HOURS	HOURS	RATE	LODESTAR	LODESTAR	LODESTAI
Name (LC)																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
Jame (LC)																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
Jame (LC)	-															0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
Name (SPL)	-															0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
Jame (SPL)																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
Jame (SPL)																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
eresa Maloney (PL)				5.00												0.00	5.00	5.00	\$425.00	\$0.00	\$2,125.00	\$2,125.0
lame (PL)																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
Jame (PL)																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
Name (PL)																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
	1	1	1				1		1	1	1	1	1		1	0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
	0.00	0.00	0.00	5.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	5.00	5.00		\$0.00	\$2,125.00	\$2,125.00

IN RE BROILER CHICKEN ANTITRUST LITIGATION EXHIBIT 2 EXPENSE REPORT SUMMARY

FIRM NAME: Bernstein Liebhard LLP

REPORTING PERIOD: Inception through December 31, 2020

CATEGORY	DESCRIPTION (If necessary)	CUMULATIVE COSTS
Court Costs - Filing Fees		\$250.00
Experts/consultants		
Federal Express / UPS /Ontrac		\$42.08
Postage / U.S. Mail		
Service of Process		
Messenger/delivery		
Hearing Transcripts		
Investigation		
Lexis/westlaw		
Photocopies - in House		
Photocopies - Outside		
Telephone/telecopier		
Travel - Transportation		\$1,223.73
Travel - Meals		\$441.57
Travel - Hotels		\$748.88
Miscellaneous - Meals		
TOTAL EXPENSES		\$2,706.26

Case: 1:16-cv-08637 Document #: 4552-2 Filed: 04/16/21 Page 59 of 192 PageID #:298336

UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

IN RE BROILER CHICKEN ANTITRUST LITIGATION	Case No. 1:16-cv-08637
This Document Relates To:	The Honorable Thomas M. Durkin
Direct Purchaser Actions	Magistrate Judge Jeffrey T. Gilbert

DECLARATION OF WHITNEY E. STREET IN SUPPORT OF DIRECT PURCHASER PLAINTIFFS' PETITION FOR INTERIM AWARD OF ATTORNEYS' FEES FILED ON BEHALF OF BLOCK & LEVITON LLP

I, Whitney E. Street, declare and state as follows:

1. I am a Partner at the law firm of Block & Leviton LLP. I submit this Declaration

in support of Direct Purchaser Plaintiffs' petition for an interim award of attorneys' fees and

reimbursement of costs and expenses in connection with services rendered and expenses incurred

by my firm in connection with this litigation.

2. My firm has acted as counsel to Direct Purchaser Plaintiffs and the Direct Purchaser

Plaintiffs' class in this class action. During the period from case inception through December 31,

2020 and at the request of Plaintiffs' Co-Lead Counsel, my firm has been involved in the following

activities on behalf of the Plaintiffs:

- Leading all phone records discovery work, including: identifying and researching information for key individuals; preparing and maintaining a master phone records file; all work associated with third party phone records subpoenas, including related phone carrier depositions; and preparing all phone records exhibits to be used in fact witness depositions in this matter;
- Researching, identifying, and negotiating document custodians at the outset of the case;
- Taking defendant depositions;

- Conducting legal research and analysis as discovery issues arose in the case, at the direction of Co-Lead Counsel;
- Drafting discovery-related briefs;
- Conducting fact research and analysis in support of class certification; and
- Conduct document review.

3. The schedule attached hereto as Exhibit 1 is a detailed summary indicating the amount of time spent by the partners, attorneys and other professional support staff of my firm who have been involved in this litigation, and the lodestar calculation is based on my firm's historic hourly billing rates except for work done on document review which is capped at \$350 per hour from case inception through December 31, 2020.

4. The total number of hours expended on this litigation by my firm from case inception through December 31, 2020, is 4,121.00 hours. The total lodestar for my firm is \$2,561,512.25. My firm's lodestar figures are based on the firm's historic hourly billing rates. The hourly rates for the partners, attorneys and professional support staff in my firm are the same as the usual and customary hourly rates charged for their services in contingent billable matters. The total hours figure was determined by the examination of contemporaneous, daily time records regularly prepared and maintained by my firm and which have been provided to co-lead counsel for their review.

5. As detailed in Exhibit 2, my firm has incurred a total of \$16,603.40 in unreimbursed expenses during the period from case inception through December 31, 2020. These expenses do not include my firm's assessment payments to the common cost litigation fund maintained by Co-Lead Counsel.

6. The expenses incurred in this action are reflected on the books and records of my firm. These books and records are prepared from expense vouchers, check records and other source materials and represent an accurate recordation of the expenses incurred.

7. In November 2016, shortly after this litigation was commenced, Direct Purchaser Plaintiffs' Co-Lead Counsel sent us the Court's approved time and expense reporting protocols. In the course of this litigation my firm has abided by these protocols as we have performed work, incurred expenses, and submitted monthly reports of our time and expenses. My firm's submission of its compensable time and reimbursable expenses in this declaration and its exhibits comports with these Court-approved time and expense reporting protocols.

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

Executed on this 17th day of March 2021 at Clayton, California.

Whitney Street Whitney E. Street

						IN RE I	BROILI	ER CHIO	CKEN A	NTITRU	ST LIT	TGATIO)N					
								1	EXHIBI	T 1								
						TIM	E REPO	ORT SUM	<i>IMARY</i>	AT HIS	TORIC	RATES						
Firm Name:	Block &	& Levito	on LLP		1			Report	ing Peri	od:	Ince	eption thre	ough Dece	ember 31,	, 2020			
Categories:	1) Lega	l Researc	ch				5) Pleadings, Briefs & Motions (Drafting Research, Serving & Filing)						lements	& Media	tion	TITLE:	(P) Partner	
		-	/ Factual I	l	6) Class Certification											(A) Associate		
	 3) Discovery (Written / Deposition Taking & Defending / Meet & Confer / etc.) 4) Document Review (Including for depo prep, class cert, experts, liability issues, 							mary Jud eals t Appear	-	l Prep		14) Tria (Ex Instruct Vio	hibit & V	Witness l pening	List/Jury	(LC) Law Clerk (SPL) Senior Paralegal (PL)		
						10) Experts						ents/Dem	onstrativ	ves/etc.)	Paralegal			
ATTORNEYS (P, A)	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	CUMULATIVE HOURS	HOURLY RATE	CUMULATIVE LODESTAR
Whitney Street (P)	7.70	16.30	1,496.70		2.00					14.70		0.60				1,538.00	\$850.00	\$1,216,331.75
Erica Langsen (A)	9.50		1.00		1.70											12.20	\$525.00	\$5,497.50
Matthew Smith (A)			2.70		0.90											3.60	\$550.00	\$1,980.00
Stephen Teti (A)	1.50	0.50	1,854.50		34.20											1,890.70	\$675.00	\$1,178,087.50
Stephen Teti (A)				6.40												6.40	\$350.00	\$2,240.00
SUB-TOTAL	18.70	16.80	3,354.90	6.40	38.80	0.00	0.00	0.00	0.00	14.70	0.00	0.60	0.00	0.00	0.00	3,450.90		\$2,404,136.75
NON-ATTORNEYS (LC, SPL, PL)	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	CUMULATIVE HOURS	HOURLY RATE	CUMULATIVE LODESTAR
Brooke Jordy (PL)			335.70		1.60							7.00				344.30	\$235.00	\$78,595.50
Elizabeth Davey (PL)			318.50													318.50	\$250.00	\$76,986.50
Rachel Murphy (PL)			6.80		0.50											7.30	\$250.00	\$1,793.50
SUB-TOTAL	0.00	0.00	661.00	0.00	2.10	0.00	0.00	0.00	0.00	0.00	0.00	7.00	0.00	0.00	0.00	670.10		\$157,375.50
GRAND TOTAL:	18.70	16.80	4015.90	6.40	40.90	0.00	0.00	0.00	0.00	14.70	0.00	7.60	0.00	0.00	0.00	4,121.00		\$2,561,512.25

IN RE BROILER CHICKEN ANTITRUST LITIGATION EXHIBIT 2 EXPENSE REPORT SUMMARY

FIRM NAME: Block & Leviton LLP

REPORTING PERIOD: Inception through December 31, 2020

CATEGORY	DESCRIPTION (If necessary)	CUMULATIVE COSTS
Court Costs - Filing Fees		\$100.00
Experts/consultants		\$0.00
Federal Express / UPS /Ontrac		\$362.37
Postage / U.S. Mail		\$30.30
Service of Process		\$1,075.00
Messenger/delivery		\$106.65
Hearing Transcripts		\$0.00
Investigation		\$0.00
Lexis/westlaw		\$2,209.64
Photocopies - in House		\$887.20
Photocopies - Outside		\$0.00
Telephone/telecopier		\$0.00
Travel - Transportation		\$8,631.31
Travel - Meals		\$741.83
Travel - Hotels		\$1,875.97
Miscellaneous		\$583.13
TOTAL EXPENSES		\$16,603.40

Case: 1:16-cv-08637 Document #: 4552-2 Filed: 04/16/21 Page 65 of 192 PageID #:298342

UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

IN RE BROILER CHICKEN ANTITRUST LITIGATION	Case No. 1:16-cv-08637
This Document Relates To:	The Honorable Thomas M. Durkin
Direct Purchaser Actions	Magistrate Judge Jeffrey T. Gilbert

DECLARATION OF KEVIN B. LOVE IN SUPPORT OF DIRECT PURCHASER PLAINTIFFS' PETITION FOR INTERIM AWARD OF ATTORNEYS' FEES FILED ON BEHALF OF CRIDEN & LOVE, P.A.

I, Kevin B. Love, declare and state as follows:

1. I am a Partner of the law firm of Criden & Love, P.A. I submit this Declaration in support of Direct Purchaser Plaintiffs' petition for an interim award of attorneys' fees and reimbursement of costs and expenses in connection with services rendered and expenses incurred by my firm in connection with this litigation.

2. My firm has acted as counsel to Direct Purchaser Plaintiffs and the Direct Purchaser Plaintiffs' class in this class action. During the period from case inception through December 31, 2020 and at the request of Plaintiffs' Co-Lead Counsel, my firm has been involved in the following activities on behalf of the Plaintiffs: Conducted legal research regarding contention interrogatories and downstream discovery requests for discovery responses; prepared list of questions for Plaintiffs for discovery responses; reviewed and revised search terms for Plaintiff's production; and drafted and revised Plaintiffs' discovery responses.

3. The schedule attached hereto as Exhibit 1 is a detailed summary indicating the amount of time spent by the partners, attorneys and other professional support staff of my firm

Case: 1:16-cv-08637 Document #: 4552-2 Filed: 04/16/21 Page 67 of 192 PageID #:298344

who have been involved in this litigation, and the lodestar calculation is based on my firm's historic hourly billing rates except for work done on document review which is capped at \$350 per hour from case inception through December 31, 2020.

4. The total number of hours expended on this litigation by my firm from case inception through December 31, 2020, is 52.0 hours. The total lodestar for my firm is \$37,217.50. My firm's lodestar figures are based on the firm's historic hourly billing rates. The hourly rates for the partners, attorneys and professional support staff in my firm are the same as the usual and customary hourly rates charged for their services in contingent billable matters. The total hours was determined by the examination of contemporaneous, daily time records regularly prepared and maintained by my firm and which have been provided to co-lead counsel for their review.

5. As detailed in Exhibit 2, my firm has incurred a total of \$455.09 in unreimbursed expenses during the period from case inception through December 31, 2020. These expenses do not include my firm's assessment payments to the common cost litigation fund maintained by Co-Lead Counsel.

6. The expenses incurred in this action are reflected on the books and records of my firm. These books and records are prepared from expense vouchers, check records and other source materials and represent an accurate recordation of the expenses incurred.

7. In November 2016, shortly after this litigation was commenced, Direct Purchaser Plaintiffs' Co-Lead Counsel sent us the Court's approved time and expense reporting protocols. In the course of this litigation my firm has abided by these protocols as we have performed work, incurred expenses, and submitted monthly reports of our time and expenses. My firm's submission of its compensable time and reimbursable expenses in this declaration and its exhibits comports with these Court-approved time and expense reporting protocols. I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed on this 12th day of March 2021 at Miami, Florida.

tere **KEVIN B. LOVE**

Case: 1:16-cv-08637 Document #: 4552-2 Filed: 04/16/21 Page 69 of 192 PageID #:298346

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CRUDE N & LOVE, P.A. Reporting, Periodic Amorian Periodic Image: Periodic Amorian Periodi										TIME R.	EPORT.	SUMMA	RYATI	HISTORI	C RATEL	S						Jusi
	Firm Name:	CRIDE	N & LO	VE, P.A		1 200		R	cporting	Period:			lnce	ption thro	igh Decem	ber 31, 2020						
RNVIAL 1 2 3 4 5 6 7 8 1 1 1 7 1 Revouls Cunues Revouls Revouls Consisting Consisting Consisting Consisting Revouls Consisting Consistin	Categories:	 Lega Inves Discontration Discontration Units Units Experimentary 	l Researc tigation / wery ten / Dep nding / M ment Rev ding for ts, liabilit litcional i t review)	h Factual osition T iee & Co iev depo pre y issues, an	Research aking & nfer / etc :p, class c d meeting	s tt	VE 9 1 8 5 -	 i) Pleadin i) Class C i) Class C i) Summa i) Summa i) Appeals i) Court A i) Expert 	gs, Briefs Serving & ertificatio ry Judgm ppearanc s	& Motio E Filing) an ent ent e and Pr	ns (Draft	ing. 11) 12) 13) 14) 14)	Settleme Case Ma Case No Trial Pro (Exhibit Vior Dir Argume! Trial	nts & Mcc nagement tice & Witnes & Witnes nts/Demor nts/Demor	liation s List/Jur Stratemen	y Instruction/ tts/Closing etc.)			 (P) Partner (A) Association (LC) Law CI (LC) Law CI (SPL) Senior (PL) Paralegy 	e erk Paralegal al		
EV.MICHAELE(F)0.00<	ATTORNEYS (P. A)	-	2	m	-7	5	9	L	8	-	-	-		-	15	PREVIOUS HOURS	-	CUMULATIVE	HOURLY RATE	PREVIOUS	CURRENT LODESTAR	CUMULATIVE
SEC(A) 0.00 <	CRIDEN, MICHAEL E. (P)	00'0	00'0	00'0	00'0	2,20	0 00		-	-	-	-	-		-		3.90	3.90	\$700.00	\$0,00	\$2,730.00	\$2,730.00
p)0.00	GROSSMAN, LINDSEY (A)	00'0	00'0	00.0	00"0	0.30	00"0		-		-	-	-		_		0,30	0.30	\$275.00	\$0,00	\$82,50	
p) 000 000 7780 0700 7780 77405 <td>LOVE, KEVIN B. (P)</td> <td>00"0</td> <td>050</td> <td>00'0</td> <td>00"0</td> <td>6,70</td> <td>00'0</td> <td>_</td> <td>_</td> <td>_</td> <td>_</td> <td>_</td> <td>-</td> <td>_</td> <td>_</td> <td></td> <td>10.00</td> <td>00'01</td> <td>\$700.00</td> <td>\$0,00</td> <td>\$7,000.00</td> <td>\$7,000.00</td>	LOVE, KEVIN B. (P)	00"0	050	00'0	00"0	6,70	00'0	_	_	_	_	_	-	_	_		10.00	00'01	\$700.00	\$0,00	\$7,000.00	\$7,000.00
(1) (1) <td>LOVE, KEVIN B (P)</td> <td>000</td> <td>0.00</td> <td>37,80</td> <td>00"0</td> <td>0.00</td> <td>00'0</td> <td>0.00</td> <td></td> <td>-</td> <td></td> <td>-</td> <td></td> <td>-</td> <td></td> <td></td> <td>37,80</td> <td>37,80</td> <td>\$725.00</td> <td>\$0,00</td> <td>\$27,405.00</td> <td>\$27,405.00</td>	LOVE, KEVIN B (P)	000	0.00	37,80	00"0	0.00	00'0	0.00		-		-		-			37,80	37,80	\$725.00	\$0,00	\$27,405.00	\$27,405.00
0.00 0.30 37.30 0.00 <																00'0	0,00	00"0	\$0,00	\$0,00	\$0.00	S0.00
1 2 3 4 5 6 7 8 9 10 12 14 15 REVIOUS 100 REVIOUS REVIOUS CURRENT CURRENT CURRENT REVIOUS CURRENT CURRENT <thcurrent< th=""> CURRENT CU</thcurrent<>	SUB-TOTAL	0.00	0.30	37.80	0.00	9.20	0.00										52.00	52.00		\$0.00	\$37,217.50	\$37,217.50
Image: Note of the state Image:	NON-ATTORNEYS	-	2	3	7	s	9	7	80	6			_			PREVIOUS HOURS		CUMULATIVE	HOURLY	PREVIOUS	CURRENT	CUMULATIVE
1 1	(17, 24, 17, 17, 17, 17, 17, 17, 17, 17, 17, 17													-		00'0	0.00	0.00	\$0.00	\$0,00	\$0,00	
0.00 0.00 <th< td=""><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td>-</td><td>-</td><td></td><td></td><td></td><td>0 00</td><td>00'0</td><td>00'0</td><td>\$0.00</td><td>\$0,00</td><td>\$0^{,00}</td><td>r —</td></th<>											-	-				0 00	00'0	00'0	\$0.00	\$0,00	\$0 ^{,00}	r —
0.00 0.30 37.80 0.00 9.20 0.00 0.00 0.00 0.00 0.00 0.0	SUB-TOTAL	0.00	0.00	0.00	0.00	0.00	0.00	0.00				_					0.00	0.00		S0.00	S0.00	\$0.00
	GRAND TOTAL:	0.00	0:30	37.80	0.00	9.20	0.00	-		_	_	-	-	_	_		52.00	52.00		S0.00	\$37,217.50	\$37,217.50

Ex 1 Time Report Summary

Case: 1:16-cv-08637 Document #: 4552-2 Filed: 04/16/21 Page 71 of 192 PageID #:298348

IN RE BROILER CHICKEN ANTITRUST LITIGATION EXHIBIT 2 EXPENSE REPORT SUMMARY

FIRM NAME: CRIDEN & LOVE, P.A.

REPORTING PERIOD: Inception through December 31, 2020

CATEGORY	DESCRIPTION (If necessary)	CUMULATIVE COSTS
Court Costs - Filing Fees		
Experts/consultants		14
Federal Express / UPS /Ontrac		\$24.83
Postage / U.S. Mail		
Service of Process		
Messenger/delivery		
Hearing Transcripts		3
Investigation		
Lexis/westlaw		\$108.51
Photocopies - in House		\$321.75
Photocopies - Outside		
Telephone/telecopier		
Travel - Transportation		
(Airplanes - Coach Fares Only)		
Travel - Meals		
(\$75 per person / day cap)		
Travel - Hotels		
Miscellaneous		
TOTAL EXPENSES	×	\$455.09

Case: 1:16-cv-08637 Document #: 4552-2 Filed: 04/16/21 Page 73 of 192 PageID #:298350

EXHIBIT 10

UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

IN RE BROILER CHICKEN ANTITRUST LITIGATION	Case No. 1:16-cv-08637
This Document Relates To:	The Honorable Thomas M. Durkin
Direct Purchaser Actions	Magistrate Judge Jeffrey T. Gilbert

DECLARATION OF ROBERTA LIEBENBERG IN SUPPORT OF DIRECT PURCHASER PLAINTIFFS' PETITION FOR INTERIM AWARD OF ATTORNEYS' FEES FILED ON BEHALF OF FINE KAPLAN AND BLACK

I, Roberta Liebenberg, declare and state as follows:

1. I am a member of the law firm of Fine Kaplan and Black. I submit this Declaration in support of Direct Purchaser Plaintiffs' petition for an interim award of attorneys' fees and reimbursement of costs and expenses in connection with services rendered and expenses incurred by my firm in connection with this litigation.

2. My firm has acted as counsel to Direct Purchaser Plaintiffs and the Direct Purchaser Plaintiffs' class in this class action. During the period from case inception through December 31, 2020 and at the request of Plaintiffs' Co-Lead Counsel, my firm has been involved in the following activities on behalf of the Plaintiffs: (a) reviewed, analyzed and coded Defendants' documents, including, but not limited to, emails, phone records, expense reports, financial records, price lists, sales/transactional data, and trade reports/publications; (b) prepared and developed deposition strategy and documents to be used at depositions with Co-Lead Counsel; and (c) legal research into the poultry trade agreements and organizations. 3. The schedule attached hereto as Exhibit 1 is a detailed summary indicating the amount of time spent by the partners, attorneys and other professional support staff of my firm who have been involved in this litigation, and the lodestar calculation is based on my firm's historic hourly billing rates except for work done on document review which is capped at \$350 per hour from case inception through December 31, 2020.

4. The total number of hours expended on this litigation by my firm from case inception through December 31, 2020, is 4,331.20 hours. The total lodestar for my firm is \$1,579,820.00. My firm's lodestar figures are based on the firm's historic hourly billing rates. The hourly rates for the partners, attorneys and professional support staff in my firm are the same as the usual and customary hourly rates charged for their services in contingent billable matters. The total hours were determined by the examination of contemporaneous, daily time records regularly prepared and maintained by my firm and which have been provided to co-lead counsel for their review.

5. As detailed in Exhibit 2, my firm has incurred a total of \$294.50 in unreimbursed expenses during the period from case inception through December 31, 2020. These expenses do not include my firm's assessment payments to the common cost litigation fund maintained by Co-Lead Counsel.

6. The expenses incurred in this action are reflected on the books and records of my firm. These books and records are prepared from expense vouchers, check records and other source materials and represent an accurate recordation of the expenses incurred.

7. In November 2016, shortly after this litigation was commenced, Direct Purchaser Plaintiffs' Co-Lead Counsel sent us the Court's approved time and expense reporting protocols. In the course of this litigation my firm has abided by these protocols as we have performed work, incurred expenses, and submitted monthly reports of our time and expenses. My firm's submission of its compensable time and reimbursable expenses in this declaration and its exhibits comports with these Court-approved time and expense reporting protocols.

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

Executed on this 11th day of March, 2021 at Philadelphia, Pennsylvania.

Roberta D. Liebenberg

Roberta D. Liebenberg

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												EXHI	BIT 1									
									T	IME RE	PORT S	SUMMAI	RYAT H	ISTOR	IC RATI	ES						
Firm Name:	Fine, K	aplan ar	nd Black	, RPC		1		Report	ing Peri	od:			Inceptio	n throug	h Decemb	per 31, 2020						
Categories: 1) Legal Research 2) Investigation / Factual Res 3) Discovery					<u> </u>		Researc		ıg & Filir		rafting,	-	e Manage		tion	1		<u>TITLE:</u>	(P) Partner(A) Associat(LC) Law C			
	(Writ Defe 4) Docu (Inclu exper juriso	ten / Dep nding / M ment Rev iding for its, liabilit	leet & C view · depo pr ty issues,	Faking & onfer / etc. rep, class co nd meeting	ert,		8) Appe	t Appear	lgment ance and	l Prep		14) Tria (Exl Vior Arg	 13) Class Notice 14) Trial Prep (Exhibit & Witness List/Jury Instruction/ Vior Dire/Opening Statements/Closing Arguments/Demonstratives/etc.) 15) Trial 						(SPL) Senior (PL) Paraleg	-		
ATTORNEYS	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	PREVIOUS HOURS		CUMULATIVE	HOURLY	PREVIOUS	CURRENT	CUMULATIVE
(P, A)												4.50				0.00	HOURS 4.50	4.50	RATE \$950.00	LODESTAR \$0.00	LODESTAR \$4,275.00	LODESTAR \$4,275.00
Roberta Liebenberg (P)		1.50														0.00	1.50	1.50	\$850.00	\$0.00	\$1,275.00	\$1,275.00
Roberta Liebenberg (P)	3.00	13.00	0.50		7.00											0.00	23.50	23.50	\$795.00	\$0.00	\$18,682.50	\$18,682.50
Roberta Liebenberg (P) Gerard Dever (P)		0.40			0.50											0.00	0.90	0.90	\$650.00	\$0.00	\$585.00	\$585.00
	67.40	116.70			8.20							6.80				0.00	199.10	199.10	\$600.00	\$0.00	\$119,460.00	\$119,460.00
Adam J. Pessin (P)	07.10	110.70		1,941.40	0.20							0.00				0.00	1,941.40	1,941.40	\$350.00	\$0.00	\$679,490.00	\$679,490.00
Joseph Borgia (A)				2,159.60												0.00	2,159.60	2,159.60	\$350.00	\$0.00	\$755,860.00	\$755,860.00
Robert Larsen (A)				_,												0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
	70.40	131.60	0.50	4,101.00	15.70	0.00	0.00	0.00	0.00	0.00	0.00	11.30	0.00	0.00	0.00	0.00	4,330.50	4,330.50	\$0.00	\$0.00	\$1,579,627.50	\$1,579,627.50
SUB-TOTAL	70.40	101.00	0.50	4,101.00	15.70	0.00	0.00	0.00	0.00	0.00	0.00	11.00	0.00	0.00	0.00	0.00	4,000.00	4,000.00		30.00	\$1,577,027.50	\$1,575,027.50
NON-ATTORNEYS	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	PREVIOUS HOURS		CUMULATIVE	HOURLY	PREVIOUS	CURRENT LODESTAR	CUMULATIVE
(LC, SPL, PL) Name (LC)																0.00	HOURS 0.00	0.00	80.00	LODESTAR \$0.00	\$0.00	LODESTAR \$0.00
Name (LC)																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
Name (LC)																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
Name (SPL)																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
Name (SPL)					-	1										0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
Name (SPL)					-	1										0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
Nancy Blakeslee (PL)					0.70		I									0.00	0.70	0.70	\$275.00	\$0.00	\$192.50	\$192.50
Name (PL)																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
Name (PL)															1	0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
Name (PL)															1	0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
															1	0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
SUB-TOTAL	0.00	0.00	0.00	0.00	0.70	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.70	0.70		\$0.00	\$192.50	\$192.50
GRAND TOTAL:	70.40	131.60	0.50	4101.00	16.40	0.00	0.00	0.00	0.00	0.00	0.00	11.30	0.00	0.00	0.00	0.00	4331.20	4,331.20		\$0.00	\$1,579,820.00	\$1,579,820.00

IN RE BROILER CHICKEN ANTITRUST LITIGATION EXHIBIT 2 EXPENSE REPORT SUMMARY

FIRM NAME: Fine, Kaplan and Black, RPC

REPORTING PERIOD: Inception through December 31, 2020

CATEGORY	DESCRIPTION (If necessary)	CUMULATIVE COSTS
Litigation Assessment		
Court Costs - Filing Fees		\$100.00
Experts/consultants		
Federal Express / UPS /Ontrac		\$100.00
Postage / U.S. Mail		
Service of Process		
Messenger/delivery		
Hearing Transcripts		
Investigation		
Lexis/westlaw		
Photocopies - in House		
Photocopies - Outside		
Telephone/telecopier		
Travel - Transportation		
Travel - Meals		
Travel - Hotels		
Miscellaneous	Pacer Research Service	\$94.50
TOTAL EXPENSES		\$294.50

Case: 1:16-cv-08637 Document #: 4552-2 Filed: 04/16/21 Page 79 of 192 PageID #:298356

EXHIBIT 11

UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

IN RE BROILER CHICKEN ANTITRUST LITIGATION	Case No. 1:16-cv-08637
This Document Relates To:	The Honorable Thomas M. Durkin
Direct Purchaser Actions	Magistrate Judge Jeffrey T. Gilbert

DECLARATION OF ROBERT J. WOZNIAK IN SUPPORT OF DIRECT PURCHASER PLAINTIFFS' PETITION FOR INTERIM AWARD OF ATTORNEYS' FEES FILED ON BEHALF OF FREED KANNER LONDON & MILLEN LLC

I, Robert J. Wozniak, declare and state as follows:

1. I am a Partner in the law firm of Freed Kanner London & Millen LLC. I submit

this Declaration in support of Direct Purchaser Plaintiffs' petition for an interim award of attorneys' fees and reimbursement of costs and expenses in connection with services rendered and expenses incurred by my firm in connection with this litigation.

2. My firm has acted as counsel to Direct Purchaser Plaintiffs and the Direct Purchaser

Plaintiffs' class in this class action. During the period from case inception through December 31,

2020 and at the request of Plaintiffs' Co-Lead Counsel, my firm has been involved in the following

activities on behalf of the Plaintiffs:

- Drafted discovery stipulations and orders;
- Drafted, reviewed, and/or commented on various pleadings;
- Prepared and negotiated scope of third-party subpoenas and reviewed/commented on other written discovery requests and responses;
- Conducted legal research and drafted memoranda concerning various discovery and litigation issues;
- Reviewed, analyzed and provided various documents and information to economic expert in connection with preparation of class certification report;

- Participated in high-level meeting with co-counsel and experts;
- Prepared for and took lead role in numerous depositions of defendant and third-party fact witnesses, including several top executives;
- Met and conferred with defendants regarding each defendant's structured data; negotiated the scope of each defendant's structured data production;
- Coordinated with co-counsel and defense counsel on preservation and collection of documents and data from named plaintiffs;
- Review, analyze, and code documents produced by defendants and third parties; and
- Prepared for and interviewed cooperating witness.

3. The schedule attached hereto as Exhibit 1 is a detailed summary indicating the amount of time spent by the partners, attorneys and other professional support staff of my firm who have been involved in this litigation, and the lodestar calculation is based on my firm's historic hourly billing rates except for work done on document review which is capped at \$350 per hour from case inception through December 31, 2020.

4. The total number of hours expended on this litigation by my firm from case inception through December 31, 2020, is 6,339.70 hours. The total lodestar for my firm is \$3,383,838.00. My firm's lodestar figures are based on the firm's historic hourly billing rates. The hourly rates for the partners, attorneys and professional support staff in my firm are the same as the usual and customary hourly rates charged for their services in contingent billable matters. The total hours was determined by the examination of contemporaneous, daily time records regularly prepared and maintained by my firm and which have been provided to co-lead counsel for their review.

5. As detailed in Exhibit 2, my firm has incurred a total of \$18,297.56 in unreimbursed expenses during the period from case inception through December 31, 2020. These expenses do not include my firm's assessment payments to the common cost litigation fund maintained by Co-Lead Counsel.

2

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6. The expenses incurred in this action are reflected on the books and records of my firm. These books and records are prepared from expense vouchers, check records and other source materials and represent an accurate recordation of the expenses incurred.

7. In November 2016, shortly after this litigation was commenced, Direct Purchaser Plaintiffs' Co-Lead Counsel sent us the Court's approved time and expense reporting protocols. In the course of this litigation my firm has abided by these protocols as we have performed work, incurred expenses, and submitted monthly reports of our time and expenses. My firm's submission of its compensable time and reimbursable expenses in this declaration and its exhibits comports with these Court-approved time and expense reporting protocols.

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

Executed on this 16th day of March, 2021 at Bannockburn, IL.

<u>/s/ Robert J. Wozniak</u> Robert J. Wozniak

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Firm Name:	Freed	Kanner	London &	& Millen I	LLC			Report	ing Peri	od:			Inceptio	n through	h Decemb	er 31, 2020						
Categories:	1) Lega	Researc	h				5) Plead	ings, Bri	efs & Mo	tions (D	afting,	11) Settl	ements &	k Mediat	ion			TITLE:	(P) Partner			
	2) Inver	tigation	Factual R	acaanab			Researc	h, Servin	g & Filin	g)		12) Case	Manag	mont					(A) Associate			
		-	Factual N	escaren			6) Class	Certifica	ntion			-	0	ment								
	3) Disco (Writ		osition Ta	king &			7) Sumr	nary Jud	gment			13) Class	s Notice						(LC) Law Cl			
				ifer / etc.)								14) Tria							(SPL) Senior	Paralegal		
	4) Docu	ment Rev	iew				8) Appe	als								Instruction/ s/Closing			(PL) Paraleg	al		
			· depo prej ty issues,	o, class cer	t,		9) Cour	t Appear	ance and	Prep		Arg	uments/I	Demonstr	atives/et	c.)						
	jurise	lictional	issues, and	meetings			10) Exp	erts				15) Tria	I									
	re do	c review)																				
ATTORNEYS	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	PREVIOUS HOURS	CURRENT	CUMULATIVE	HOURLY	PREVIOUS	CURRENT	CUMULATIV
P, A)																	HOURS	HOURS	RATE	LODESTAR	LODESTAR	LODESTAL
fichael J. Freed (P)	+		1.80		5.20 0.50							3.70				0.00	10.70 0.50	10.70	\$855.00 \$880.00	\$0.00 \$0.00	\$9,148.50 \$440.00	\$9,148.50 \$440.00
fichael J. Freed (P)	-				0.50		-				0.50	0.70				0.00	1.60	1.60	\$880.00	\$0.00	\$1,432.00	\$1,432.00
fichael J. Freed (P) fichael J. Freed (P)	+		2.10		0.40						0.00	0.70				0.00	2.10	2.10	\$910.00	\$0.00	\$1,911.00	\$1,911.00
teven A. Kanner (P)	1											2.40				0.00	2.40	2.40	\$810.00	\$0.00	\$1,944.00	\$1,944.00
Villiam H. London (P)			0.40													0.00	0.40	0.40	\$760.00	\$0.00	\$304.00	\$304.00
Villiam H. London (P)			0.10													0.00	0.10	0.10	\$790.00	\$0.00	\$79.00	\$79.00
Oouglas A. Millen (P)	L	L			4.00		L									0.00	4.00	4.00	\$700.00	\$0.00	\$2,800.00	\$2,800.0
Oouglas A. Millen (P)		4.10	2.80		3.80							47.10				0.00	57.80	57.80	\$740.00	\$0.00	\$42,772.00	\$42,772.0
ouglas A. Millen (P)			15.80		9.20							103.10				0.00	128.10	128.10	\$755.00	\$0.00	\$96,715.50	\$96,715.5
ouglas A. Millen (P)			4.60									10.60				0.00	15.20	15.20	\$770.00	\$0.00	\$11,704.00	\$11,704.0
ouglas A. Millen (P)			0.50		4.80							4.40				0.00	9.70	9.70	\$785.00	\$0.00	\$7,614.50	\$7,614.5
Oouglas A. Millen (P)												1.20				0.00	1.20	1.20	\$805.00	\$0.00	\$966.00	\$966.00
Aichael E. Moskovitz (P)			25.50													0.00	25.50	25.50	\$705.00	\$0.00	\$17,977.50	\$17,977.5
Aichael E. Moskovitz (P)			193.40									1.00				0.00	194.40	194.40	\$720.00	\$0.00	\$139,968.00	\$139,968.0
Aichael E. Moskovitz (P)			22.70									1.00				0.00	23.70	23.70	\$735.00	\$0.00	\$17,419.50	\$17,419.5
Aichael E. Moskovitz (P)			2.20													0.00	2.20	2.20	\$750.00 \$770.00	\$0.00 \$0.00	\$1,650.00 \$770.00	\$1,650.0 \$770.00
Aichael E. Moskovitz (P) Aichael E. Moskovitz (P)			1.00													0.00	1.00	1.00	\$825.00	\$0.00	\$825.00	\$825.00
tobert J. Wozniak (P)		1.00	29.90		2.80							3.70				0.00	37.40	37.40	\$640.00	\$0.00	\$23,936.00	\$23,936.0
obert J. Wozniak (P)			10.50													0.00	10.50	10.50	\$660.00	\$0.00	\$6,930.00	\$6,930.0
tobert J. Wozniak (P)			58.80									6.20				0.00	65.00	65.00	\$675.00	\$0.00	\$43,875.00	\$43,875.0
obert J. Wozniak (P)			206.20		18.00				3.50	16.50		13.50				0.00	257.70	257.70	\$690.00	\$0.00	\$177,813.00	\$177,813.
obert J. Wozniak (P)			349.70							9.00		13.50				0.00	372.20	372.20	\$705.00	\$0.00	\$262,401.00	\$262,401.
obert J. Wozniak (P)			699.60							6.20						0.00	705.80	705.80	\$720.00	\$0.00	\$508,176.00	\$508,176.0
tobert J. Wozniak (P)			194.20									4.00				0.00	198.20	198.20	\$750.00	\$0.00	\$148,650.00	\$148,650.0
obert J. Wozniak (P)			179.40													0.00	179.40	179.40	\$800.00	\$0.00	\$143,520.00	\$143,520.
rian M. Hogan (P)	-									a ·		6.00				0.00	6.00	6.00	\$490.00	\$0.00	\$2,940.00	\$2,940.0
rian M. Hogan (P)	+	-	53.70				-			2.40		0.20				0.00	56.30	56.30	\$545.00	\$0.00	\$30,683.50	\$30,683.5
rian M. Hogan (P)	+		3.10 2.50	-												0.00	3.10 2.50	3.10	\$560.00 \$600.00	\$0.00 \$0.00	\$1,736.00 \$1,500.00	\$1,736.0 \$1,500.0
onathan M. Jagher (P)	+	<u> </u>	757.30	<u> </u>			<u> </u>					34.30				0.00	791.60	791.60	\$640.00	\$0.00	\$506,624.00	\$506,624.
onathan M. Jagher (P)	+	<u> </u>	70.50	<u> </u>	5.30		<u> </u>									0.00	75.80	75.80	\$700.00	\$0.00	\$53,060.00	\$53,060.0
onathan M. Jagher (P)			101.00													0.00	101.00	101.00	\$775.00	\$0.00	\$78,275.00	\$78,275.0
imberly A. Justice (P)					0.50							0.50				0.00	1.00	1.00	\$820.00	\$0.00	\$820.00	\$820.00
teve Serdikoff (OC) UB-TOTAL	0.00	5.10	2,990.30	2,919.00 2,919.00	54.50	0.00	0.00	0.00	3.50	34.10	0.50	257.10	0.00	0.00	0.00	0.00	2,919.00 6,264.10	2,919.00 6,264.10	\$350.00	\$0.00 \$0.00	\$1,021,650.00 \$3,369,030.00	\$1,021,650 \$3,369,030
ON-ATTORNEYS	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	PREVIOUS HOURS	CURRENT	CUMULATIVE	HOURLY	PREVIOUS	CURRENT	CUMULAT
C, SPL, PL) Iarlene S. Khamoo (PL)		3.00	43.70		10.20							12.10				0.00	HOURS 69.00	HOURS 69.0	RATE \$195.00	LODESTAR \$0.00	LODESTAR \$13,455.00	LODESTA \$13,455.0
Iarlene S. Khamoo (PL) Iarlene S. Khamoo (PL)	1	2.00	4.30													0.00	4.30	4.3	\$205.00	\$0.00	\$881.50	\$881.50
atalie Lazaritt (PL)	1		2.30													0.00	2.30	2.3	\$205.00	\$0.00	\$471.50	\$471.50
UB-TOTAL	0.00	100	FC 20	0.00	10.20	0.00	0.00	0.00	0.00	0.00	0.00	10.10	0.00	0.00	0.00	0.00	RE (0	75 (0)		\$0.00	\$14 pop op	ê1 - 007 -
RAND TOTAL:	0.00	3.00 8.10	50.30 3040.60	0.00 2919.00	10.20 64.70	0.00	0.00	0.00	0.00 3.50	0.00	0.00	12.10 269.20	0.00	0.00	0.00	0.00	75.60 6339.70	75.60 6,339.70		\$0.00 \$0.00	\$14,808.00 \$3,383,838.00	\$14,808.0 \$3,383,838

IN RE BROILER CHICKEN ANTITRUST LITIGATION EXHIBIT 2 EXPENSE REPORT SUMMARY

FIRM NAME: Freed Kanner London & Millen LLC

REPORTING PERIOD: Inception through December 31, 2020

CATEGORY	DESCRIPTION (If necessary)	CUMULATIVE COSTS
Court Costs - Filing Fees		\$0.00
Experts/consultants		\$0.00
Federal Express / UPS /Ontrac		\$893.65
Postage / U.S. Mail		\$0.00
Service of Process		\$0.00
Messenger/delivery		\$0.00
Hearing Transcripts		\$0.00
Investigation		\$0.00
Lexis/westlaw		\$2,216.40
Photocopies - in House		\$4,535.40
Photocopies - Outside		\$1,263.38
Telephone/telecopier		\$168.99
Travel - Transportation		\$4,421.15
Travel - Meals		\$990.59
Travel - Hotels		\$3,808.00
Miscellaneous		\$0.00
TOTAL EXPENSES		\$18,297.56

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EXHIBIT 12

UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

IN RE BROILER CHICKEN ANTITRUST LITIGATION	Case No. 1:16-cv-08637
This Document Relates To:	The Honorable Thomas M. Durkin
Direct Purchaser Actions	Magistrate Judge Jeffrey T. Gilbert

DECLARATION OF ROBERT EISLER IN SUPPORT OF DIRECT PURCHASER PLAINTIFFS' PETITION FOR INTERIM AWARD OF ATTORNEYS' FEES FILED ON BEHALF OF GRANT & EISENHOFER P.A.

I, Robert Eisler, declare and state as follows:

1. I am a Director of the law firm of Grant & Eisenhofer P.A.. I submit this Declaration in support of Direct Purchaser Plaintiffs' petition for an interim award of attorneys' fees and reimbursement of costs and expenses in connection with services rendered and expenses incurred by my firm in connection with this litigation.

2. My firm has acted as counsel to Direct Purchaser Plaintiffs and the Direct Purchaser Plaintiffs' class in this class action. During the period from case inception through December 31, 2020 and at the request of Plaintiffs' Co-Lead Counsel, my firm has been involved in the following activities on behalf of the Plaintiffs: conducted legal and factual research in conjunction with our clients to draft their initial complaint, conducted discovery work including several rounds of document and data collection and review from our clients, reviewed documents produced by defendants and prepared for and defended our clients' deposition.

3. The schedule attached hereto as Exhibit 1 is a detailed summary indicating the amount of time spent by the partners, attorneys and other professional support staff of my firm

Case: 1:16-cv-08637 Document #: 4552-2 Filed: 04/16/21 Page 87 of 192 PageID #:298364

who have been involved in this litigation, and the lodestar calculation is based on my firm's historic hourly billing rates except for work done on document review which is capped at \$350 per hour from case inception through December 31, 2020.

4. The total number of hours expended on this litigation by my firm from case inception through December 31, 2020, is 3,384.4 hours. The total lodestar for my firm is \$1,414,693.00. My firm's lodestar figures are based on the firm's historic hourly billing rates. The hourly rates for the partners, attorneys and professional support staff in my firm are the same as the usual and customary hourly rates charged for their services in contingent billable matters. The total hours was determined by the examination of contemporaneous, daily time records regularly prepared and maintained by my firm and which have been provided to co-lead counsel for their review.

5. As detailed in Exhibit 2, my firm has incurred a total of \$3,238.78 in unreimbursed expenses during the period from case inception through December 31, 2020. These expenses do not include my firm's assessment payments to the common cost litigation fund maintained by Co-Lead Counsel.

6. The expenses incurred in this action are reflected on the books and records of my firm. These books and records are prepared from expense vouchers, check records and other source materials and represent an accurate recordation of the expenses incurred.

7. In November 2016, shortly after this litigation was commenced, Direct Purchaser Plaintiffs' Co-Lead Counsel sent us the Court's approved time and expense reporting protocols. In the course of this litigation my firm has abided by these protocols as we have performed work, incurred expenses, and submitted monthly reports of our time and expenses. My firm's submission of its compensable time and reimbursable expenses in this declaration and its exhibits comports with these Court-approved time and expense reporting protocols.

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

Executed on this 23rd day of March 2021 at Wilmington, Delaware

2.2

ROBERT EISLER

									IN I	RE BRO	ILER C	HICKEN	N ANTII	TRUST	LITIGA	TION						
												EXH	IBIT 1									
									Τ	IME RE	PORTS	SUMMA	RYAT (CURRE.	NT RAT	TES						
Firm Name:	Grant	& Eisen	hofer, P	PA				Report	ing Peri	od:			Inceptio	n throug	h Decemb	er 31, 2020						
Categories:	1) Lega	Researc	ch	1							rafting,	11) Settl	lements &	& Media	tion			TITLE:	(P) Partner			
	2) Inves	2) Investigation / Factual Research						12) Case	e Manage	ement					(A) Associate	e						
		0					6) Class	Certific	ation			, i i i i i i i i i i i i i i i i i i i	0						(LC) Law Cl	erk		
	3) Disco (Writ		position '	Faking &			7) Summ	narv Jud	gment			13) Clas	ss Notice									
				Confer / etc	.)		n i		0			14) Tria							(SPL) Senior	Paralegal		
	4) Docu	ment Re	view				8) Appe	als								Instruction/ ts/Closing			(PL) Paraleg	al		
	(Inclu	iding for	r depo pi	rep, class o	ert,		9) Cour	t Appear	ance and	l Prep			guments/I									
			ity issues issues, a	s, nd meeting	gs		10) Exp	erts				15) Tria	վ									
		c review)			5		· •															
ATTORNEYS	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	PREVIOUS HOURS	CURRENT HOURS	CUMULATIVE HOURS	HOURLY RATE	PREVIOUS LODESTAR	CURRENT LODESTAR	CUMULATIVE
(P, A) Robert Eisler (P)		3.70	64.30	63.20							2.90	159.50			1.30	0.00	294.90	294.90	\$985.00	\$0.00	\$290,476.50	\$290,476.50
Adam J. Levitt (P)		1	1.10	6.00								14.90			1	0.00	22.00	22.00	\$925.00	\$0.00	\$20,350.00	\$20,350.00
Deborah Elman (A)			2.00	2.90								7.90				0.00	12.80	12.80	\$800.00	\$0.00	\$10,240.00	\$10,240.00
Allison J. McCowen (A)			27.40	50.10								3.30				0.00	80.80	80.80	\$475.00	\$0.00	\$38,380.00	\$38,380.00
James Welch (A)			10.60	61.10								20.10				0.00	91.80	91.80	\$475.00	\$0.00	\$43,605.00	\$43,605.00
Ray Schuenemann (A)		5.80	18.50	1,240.80								8.90				0.00	1,274.00	1,274.00	\$350.00	\$0.00	\$445,900.00	\$445,900.00
Morris Ingemanson (A)			8.00	30.90												0.00	38.90	38.90	\$415.00	\$0.00	\$16,143.50	\$16,143.50
Joseph Nearey (A)				2.30								1.90				0.00	4.20	4.20	\$440.00	\$0.00	\$1,848.00	\$1,848.00
Sarah Hickey (A)				1,565.00												0.00	1,565.00	1,565.00	\$350.00	\$0.00	\$547,750.00	\$547,750.00
SUB-TOTAL	0.00	9.50	131.90	3,022.30	0.00	0.00	0.00	0.00	0.00	0.00	2.90	216.50	0.00	0.00	1.30	0.00	3,384.40	3,384.40		\$0.00	\$1,414,693.00	\$1,414,693.00
NON-ATTORNEYS	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	PREVIOUS HOURS	CURRENT	CUMULATIVE	HOURLY	PREVIOUS	CURRENT	CUMULATIVE
(LC, SPL, PL)	1	2	3	•	3	0	,	0	,	10		12	15	14	15		HOURS	HOURS	RATE	LODESTAR	LODESTAR	LODESTAR
Name (LC)																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
Name (LC)																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
Name (LC)																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
Name (SPL)																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
Name (SPL)																0.00	0.00	0.00	\$0.00 \$0.00	\$0.00 \$0.00	\$0.00 \$0.00	\$0.00 \$0.00
Name (SPL)																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00 \$0.00
Name (PL)																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
Name (PL)																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
Name (PL)																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
Name (PL)				<u> </u>		<u> </u>										0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
SUB-TOTAL	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00		\$0.00	\$0.00	\$0.00
GRAND TOTAL:	0.00	9.50	131.90	3022.30	0.00	0.00	0.00	0.00	0.00	0.00	2.90	216.50	0.00	0.00	1.30	0.00	3384.40	3,384.40		\$0.00	\$1,414,693.00	\$1,414,693.00

IN RE BROILER CHICKEN ANTITRUST LITIGATION EXHIBIT 2 EXPENSE REPORT SUMMARY

FIRM NAME: Grant & Eisenhofer, PA

REPORTING PERIOD: Inception through December 31, 2020

CATEGORY	DESCRIPTION (If necessary)	CUMULATIVE COSTS
Court Costs - Filing Fees		\$651.00
Experts/consultants		
Federal Express / UPS /Ontrac		
Postage / U.S. Mail		\$165.93
Service of Process		
Messenger/delivery		
Hearing Transcripts		
Investigation		
Lexis/westlaw		\$550.46
Photocopies - in House		\$515.20
Photocopies - Outside		
Telephone/telecopier		
Travel - Transportation		\$29.60
Travel - Meals		\$926.59
Travel - Hotels		
Miscellaneous	eDiscovery Services	\$400.00
TOTAL EXPENSES		\$3,238.78

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EXHIBIT 13

UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

IN RE BROILER CHICKEN ANTITRUST LITIGATION	Case No. 1:16-cv-08637
This Document Relates To:	The Honorable Thomas M. Durkin
Direct Purchaser Actions	Magistrate Judge Jeffrey T. Gilbert

DECLARATION OF DIRECT PURCHASER PLAINTIFF LIAISON COUNSEL STEVEN A. HART IN SUPPORT OF DIRECT PURCHASER PLAINTIFFS' MOTION FOR INTERIM PAYMENT OF ATTORNEYS' FEES, REIMBURSEMENT OF EXPENSES, AND CLASS REPRESENTATIVE INCENTIVE AWARDS

I, Steven A. Hart, declare and state as follows:

1. I am a partner with the law firm of Hart McLaughlin & Eldridge, LLC ("HME") and I submit this Declaration in support of Direct Purchaser Plaintiffs' ("DPPs") Motion for Interim Payment of Attorneys' Fees and Reimbursement of Expenses in this case.

2. My firm has acted as Interim Liaison Counsel for DPPs in this litigation, as appointed by this Court in its Order of October 14, 2016 (ECF No. 144). Together with counsel from the law firms of Lockridge Grindal Nauen P.L.L.P. and Pearson, Simon & Warshaw, LLP, which were appointed and have acted as Interim Co-Lead Counsel ("Co-Lead Counsel") since October 14, 2016 (ECF No. 144), and with the assistance of 19 other firms (collectively, "Class Counsel), Class Counsel have vigorously and efficiently prosecuted this complex antitrust case. During the period from case inception through December 31, 2020 and at the request of Co-Lead Counsel, my firm has been involved in the following activities on behalf of the DPPs:

• Brought the first direct purchaser cases and was appointed Interim Liaison Counsel for DPPs;

- Intimately involved in all strategic decisions in the prosecution of this case;
- Actively involved in drafting pleadings, written discovery, and motions throughout the case;
- Participated in drafting DPPs' opposition to Defendants' joint motion to dismiss;
- Negotiated Fed. R. Civ. P. 26(a)(1) disclosures and document preservation with defense counsel;
- Drafted written discovery to Defendants and engaged in hours of meaningful meetand-confers with defense counsel objections and responses to written discovery requests, document custodians, and non-custodial sources of electronically stored information ("ESI");
- Drafted, briefed, and argued numerous motions relating to discovery disputes;
- Held numerous meet-and-confers with Defendants in an attempt to resolve a litany of discovery disputes, often culminating in additional motion practice;
- Consulted with and engaged a wide range of economic, computer forensic, and ESI discovery experts;
- Served as first-chair for 17 fact witness depositions and was integral to the preparation of approximately 10 additional fact witness depositions;
- Appeared at every Court hearing and took a leading role in advising the Court on the status of the litigation, as well as advocating DPPs' position;
- Participated in the mediations that led to these settlements; and
- Played a central role in the strategic decision-making process for the prosecution of DPPs' case.

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3. The schedule attached hereto as Exhibit 1 is a detailed summary indicating the amount of time spent by the partners, attorneys and other professional support staff of my firm who have been involved in this litigation, and the lodestar calculation is based on my firm's historic hourly billing rates except for work done on document review which is capped at \$350 per hour from case inception through December 31, 2020.

4. The total number of hours expended on this litigation by my firm from case inception through December 31, 2020, is 7,111.7 hours. The total lodestar for my firm is \$4,114,975.00. My firm's lodestar figures are based on the firm's historic hourly billing rates. The hourly rates for the partners, attorneys and professional support staff in my firm are the same as the usual and customary hourly rates charged for their services in contingent billable matters. The total hours were determined by the examination of contemporaneous, daily time records regularly prepared and maintained by my firm and which have been provided to co-lead counsel for their review.

5. As detailed in Exhibit 2, my firm has incurred a total of \$46,692.66 in unreimbursed expenses during the period from case inception through December 31, 2020. These expenses do not include my firm's assessment payments to the common cost litigation fund maintained by Co-Lead Counsel.

6. The expenses incurred in this action are reflected on the books and records of my firm. These books and records are prepared from expense vouchers, check records and other source materials and represent an accurate recordation of the expenses incurred.

7. In November 2016, shortly after this litigation was commenced, Co-Lead Counsel sent us the Court's approved time and expense reporting protocols. In the course of this litigation, my firm has abided by these protocols as we have performed work, incurred expenses, and

3

submitted monthly reports of our time and expenses. My firm's submission of its compensable time and reimbursable expenses in this declaration and its exhibits comports with these Courtapproved time and expense reporting protocols.

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

Executed on this 16th day of April, 2021 in Chicago, Illinois.

Steven A. Hart

									IN I	RE BRO	ILER CI	HICKEN	ANTIT	RUST L	ITIGAT	TION						
												EXHI	BIT 1									
									T	IME RE	PORT S	SUMMAI	RYAT H	IISTORI	IC RATI	ES						
Firm Name:	Hart M	lcLaugh	lin & El	dridge, l	LLC			Report	ing Perio	od:			Inceptio	on through	h Decemb	oer 31, 2020						
Catagoriage	1) Logo	Researc	h				5) Plond	inge Bri	efs & Mo	tions (D	ofting	11) Sottl	omonte s	& Modiat	ion			TITLE:	(P) Partner			
Categories:	1) Lega	Researc	.11						ig & Filin		arting,	11) Settlements & Mediation TITLE:										
	2) Inves	tigation /	Factual	Research	1		O Class	Contifier				12) Case	e Manage	ement					(A) Associate	e		
	3) Disco	very					6) Class	Cerunca	ation			13) Clas	s Notice						(LC) Law C	lerk		
		(Written / Deposition Taking & 7) Summary Judgment												(SPL) Senior	Paralegal							
	Defe	nding / N	leet & Co	onfer / et	c.)		8) Appe	als				14) Tria (Ext		Vitness L	ist/Jury	Instruction/			(PL) Paraleg	-J		
	· ·	ment Re														s/Closing			(FL) Faralega	aı		
			r depo pro ty issues,	ep, class	cert,		9) Court	t Appear	ance and	Prep		Arg	uments/I	Demonsti	ratives/et	tc.)						
	juriso	lictional	issues, an	d meetin	gs		10) Exp	erts				15) Tria	1									
	re do	c review)																				
ATTORNEYS	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	PREVIOUS HOURS	CURRENT	CUMULATIVE	HOURLY	PREVIOUS	CURRENT	CUMULATIVE
(P, A)	1	2	3	4	3	0		0	y	10		12	15	14	15	FREVIOUS HOURS	HOURS	HOURS	RATE	LODESTAR	LODESTAR	LODESTAR
Steven Hart (P)	0.00	38.80	279.60	1,465.90	8.40	0.00	0.00	0.00	63.20	0.00	30.50	0.00	0.00	0.00	0.00		1,886.40	1,886.40	\$850.00	\$0.00	\$1,603,440.00	\$1,603,440.00
Brian Eldridge (P)	0.00	0.00	0.00	0.00	0.80	0.00	0.00	0.00	1.00	0.00	0.00	0.00	0.00	0.00	0.00		1.80	1.80	\$850.00	\$0.00	\$1,530.00	\$1,530.00
Kyle Pozan (A)	0.00	114.10	1,535.20	355.90	537.90	12.00	0.00	0.00	99.00	15.20	0.20	3.30	5.40	0.00	0.00		2,678.20	2,678.20	\$550.00	\$0.00	\$1,473,010.00	\$1,473,010.00
Benjamin Shrader (A)	0.00	0.00	0.00	0.00	7.90	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00		7.90	7.90	\$550.00	\$0.00	\$4,345.00	\$4,345.00
Christina Flores (A)	3.20	21.00	203.50	37.20	2.30	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00		267.20	267.20	\$550.00	\$0.00	\$146,960.00	\$146,960.00
Jack Prior (A)	0.00	0.40	0.00	0.00	1.20	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00		1.60	1.60	\$550.00	\$0.00	\$880.00	\$880.00
John Marrese (A)	0.00	4.10	239.80	197.40	41.90	0.00	0.00	0.00	12.90	0.00	0.20	0.00	0.00	0.00	0.00		496.30	496.30	\$550.00	\$0.00	\$272,965.00	\$272,965.00
Blake Stubbs (A)	0.00	0.00	1.00	1,715.00	14.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00		1,730.00	1,730.00	\$350.00	\$0.00	\$605,500.00	\$605,500.00
SUB-TOTAL	3.20	178.40	2,259.10	3,771.40	614.40	12.00	0.00	0.00	176.10	15.20	30.90	3.30	5.40	0.00	0.00	0.00	7,069.40	7,069.40		\$0.00	\$4,108,630.00	\$4,108,630.00
NON-ATTORNEYS (LC, SPL, PL)	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	PREVIOUS HOURS	CURRENT HOURS	CUMULATIVE HOURS	HOURLY RATE	PREVIOUS LODESTAR	CURRENT LODESTAR	CUMULATIVE LODESTAR
Amanda Hayes (LC)	4.80	0.00	8.20	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00		13.00	13.00	\$150.00	\$0.00	\$1,950.00	\$1,950.00
John Emmanuel (LC)	7.70	0.00	0.00	6.50	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00		14.20	14.20	\$150.00	\$0.00	\$2,130.00	\$2,130.00
Elliot Kim (LC)	0.00	2.20	4.80	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	7.60	0.00	0.00	0.00		14.60	14.60	\$150.00	\$0.00	\$2,190.00	\$2,190.00
Name (SPL)																	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
Name (SPL)																	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
Name (SPL)																	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
Kiana Bernard (PL)	0.00	0.00	0.00	0.00	0.50	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00		0.50	0.50	\$150.00	\$0.00	\$75.00	\$75.00
Name (PL)																	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
Name (PL)																	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
Name (PL)																	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
																	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
																	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
SUB-TOTAL	12.50	2.20	13.00	6.50	0.50	0.00	0.00	0.00	0.00	0.00	0.00	7.60	0.00	0.00	0.00	0.00	42.30	42.30		\$0.00	\$6,345.00	\$6,345.00
GRAND TOTAL:	15.70	180.60	2272.10	3777.90	614.90	12.00	0.00	0.00	176.10	15.20	30.90	10.90	5.40	0.00	0.00	0.00	7111.70	7,111.70		\$0.00	\$4,114,975.00	\$4,114,975.00

IN RE BROILER CHICKEN ANTITRUST LITIGATION EXHIBIT 2 EXPENSE REPORT SUMMARY

FIRM NAME: Hart McLaughlin & Eldridge, LLC

REPORTING PERIOD: Inception through December 31, 2020

CATEGORY	DESCRIPTION (If necessary)	CUMULATIVE COSTS
Court Costs - Filing Fees		\$400.00
Experts/consultants		\$0.00
Federal Express / UPS /Ontrac		\$216.22
Postage / U.S. Mail		\$70.55
Service of Process		\$569.78
Messenger/delivery		\$0.00
Hearing Transcripts		\$3,619.66
Investigation		\$810.00
Lexis/westlaw		\$1,638.48
Photocopies - in House		\$2,432.30
Photocopies - Outside		\$458.36
Telephone/telecopier		\$0.00
Travel - Transportation		\$20,079.67
Travel - Meals		\$3,838.83
Travel - Hotels		\$12,074.56
Miscellaneous	Conference room rental fee (\$250.00); dinner with co- counsel during preparation for hearing on settlement with Fieldale (\$150.00); and meal with co-counsel during preparation for status hearing (\$84.25).	\$484.25
TOTAL EXPENSES		\$46,692.66

Case: 1:16-cv-08637 Document #: 4552-2 Filed: 04/16/21 Page 98 of 192 PageID #:298375

EXHIBIT 14

UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

IN RE BROILER CHICKEN ANTITRUST LITIGATION	Case No. 1:16-cv-08637
This Document Relates To:	The Honorable Thomas M. Durkin
Direct Purchaser Actions	Magistrate Judge Jeffrey T. Gilbert

DECLARATION OF VINCENT J. ESADES IN SUPPORT OF DIRECT PURCHASER PLAINTIFFS' PETITION FOR INTERIM AWARD OF ATTORNEYS' FEES FILED ON BEHALF OF HEINS MILLS & OLSON, P.L.C.

I, Vincent J. Esades, declare and state as follows:

1. I am a partner of the law firm of Heins Mills & Olson, P.L.C. I submit this Declaration in support of Direct Purchaser Plaintiffs' petition for an interim award of attorneys' fees and reimbursement of costs and expenses in connection with services rendered and expenses incurred by my firm in connection with this litigation.

2. My firm has acted as counsel to Direct Purchaser Plaintiffs and the Direct Purchaser Plaintiffs' class in this class action. During the period from case inception through December 31, 2020 and at the request of Plaintiffs' Co-Lead Counsel, my firm has been involved in the following activities on behalf of the Plaintiffs: Assisted with drafting of the complaint and issues relating to clients; assisted co-lead counsel with various research projects and travelled for document review and assisted with document review.

3. The schedule attached hereto as Exhibit 1 is a detailed summary indicating the amount of time spent by the partners, attorneys and other professional support staff of my firm who have been involved in this litigation, and the lodestar calculation is based on my firm's historic

hourly billing rates except for work done on document review which is capped at \$350 per hour from case inception through December 31, 2020.

4. The total number of hours expended on this litigation by my firm from case inception through December 31, 2020, is 206.50 hours. The total lodestar for my firm is \$89,140.00. My firm's lodestar figures are based on the firm's historic hourly billing rates. The hourly rates for the partners, attorneys and professional support staff in my firm are the same as the usual and customary hourly rates charged for their services in contingent billable matters. The total hours was determined by the examination of contemporaneous, daily time records regularly prepared and maintained by my firm and which have been provided to co-lead counsel for their review.

5. As detailed in Exhibit 2, my firm has incurred a total of \$5,411.60 in unreimbursed expenses during the period from case inception through December 31, 2020. These expenses do not include my firm's assessment payments to the common cost litigation fund maintained by Co-Lead Counsel. My firm has made a total of \$35,000 in assessments to the common cost fund.

6. The expenses incurred in this action are reflected on the books and records of my firm. These books and records are prepared from expense vouchers, check records and other source materials and represent an accurate recordation of the expenses incurred.

7. In November 2016, shortly after this litigation was commenced, Direct Purchaser Plaintiffs' Co-Lead Counsel sent us the Court's approved time and expense reporting protocols. In the course of this litigation my firm has abided by these protocols as we have performed work, incurred expenses, and submitted monthly reports of our time and expenses. My firm's submission of its compensable time and reimbursable expenses in this declaration and its exhibits comports with these Court-approved time and expense reporting protocols. Case: 1:16-cv-08637 Document #: 4552-2 Filed: 04/16/21 Page 101 of 192 PageID #:298378

I declare under penalty of perjury under the laws of the United States of America that the

foregoing is true and correct.

Executed on this $\frac{12}{12}$ day of March 2021 at Minneapolis, Minnesota.

incent J. Esades

Case: 1:16-cv-08637 Document #: 4552-2 Filed: 04/16/21 Page 102 of 192 PageID #:298379

	IN RE BROILER CHICKEN ANTITRUST LITIGATION																					
												EXH	IBIT 1									
									Т	IME RE	PORTS			HISTOR	IC RAT	TES						
Firm Name:	HEINS	MILLS	& OLS	ON, P.I	C.			Reporti	ing Peri	od:			Inceptio	n through	ı Decemb	er 31, 2020						
C-t	1) I	D	1				5) Pleadings, Briefs & Motions (Drafting,					11) 6-44		. M. R.				TITLE:	(P) Partner			
Categories:	1) Legal Research						S) Plead Research	0,			ratung,	11) Seu	iements a	x media	uon			IIILE:				
	2) Investigation / Factual Research				h		0.01	a				12) Cas	e Manag	ement					(A) Associate	2		
	3) Discovery						6) Class	Certifica	ation			13) Clas	s Notice						(LC) Law Cl	erk		
	(Written / Deposition Taking & Defending / Meet & Confer / etc.)						7) Sumn	ary Jud	0										(SPL) Senior	Paralegal		
					tc.)		8) Appea	ds				14) Trial Prep (Exhibit & Witness List/Jury Instruction/						(PL) Paralegal		1		
	/	ment Rev										Vio	r Dire/O	pening S	tatement	ts/Closing						
	-	ıding for ts, liabili			cert,		9) Court	Appear	ance and	l Prep		Arg	uments/l	Demonst	ratives/et	tc.)						
	jurisc	lictional	issues, ar		ngs		10) Expe	erts				15) Tria	ıl									
	re do	c review)								I			I	1	1							
ATTORNEYS	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	PREVIOUS HOURS	CURRENT	CUMULATIVE	HOURLY	PREVIOUS	CURRENT	CUMULATIVE
(P, A) David R.Woodward (P)					0.20											0.00	HOURS 0.20	HOURS 0.20	RATE \$700.00	LODESTAR \$0.00	LODESTAR \$140.00	LODESTAR \$140.00
Vincent J. Esades (P)												0.20				0.00	0.20	0.20	\$800.00	\$0.00	\$160.00	\$160.00
Vincent J. Esades (P)												0.70				0.00	0.70	0.70	\$700.00	\$0.00	\$490.00	\$490.00
Vincent J. Esades (P)		1.20			0.90							1.10				0.00	3.20	3.20	\$650.00	\$0.00	\$2,080.00	\$2,080.00
James W. Anderson (P)	3.70															0.00	3.70	3.70	\$650.00	\$0.00	\$2,405.00	\$2,405.00
Jessica N. Servais (P)	0.10															0.00	0.10	0.10	\$650.00	\$0.00	\$65.00	\$65.00
Jessica N. Servais (P)	30.30	41.20	0.10									0.70				0.00	72.30	72.30	\$550.00	\$0.00	\$39,765.00	\$39,765.00
Jessica N. Servais (P)		1.90														0.00	1.90	1.90	\$525.00	\$0.00	\$997.50	\$997.50
Ian F. McFarland (A)				99.00												0.00	99.00	99.00	\$350.00	\$0.00	\$34,650.00	\$34,650.00
Ian F. McFarland (A)	16.50															0.00	16.50	16.50	\$400.00	\$0.00	\$6,600.00	\$6,600.00
SUB-TOTAL	50.60	44.30	0.10	99.00	1.10	0.00	0.00	0.00	0.00	0.00	0.00	2.70	0.00	0.00	0.00	0.00	197.80	197.80		\$0.00	\$87,352.50	\$87,352.50
NON-ATTORNEYS	1	2	•	4	5	6	7	8	0	10	11	12	13	14	15	PREVIOUS HOURS	CURRENT	CUMULATIVE	HOURLY	PREVIOUS	CURRENT	CUMULATIVE
(LC, SPL, PL)	1	2	3	4		0	7	8	9	10	11	12	13	14	15		HOURS	HOURS	RATE	LODESTAR	LODESTAR	LODESTAR
Irene M. Kovarik (SPL)	0.40				4.90											0.00	5.30	5.30	\$225.00	\$0.00	\$1,192.50	\$1,192.50
Sarah L. Maurer (P)		2.60										0.80				0.00	3.40	3.40	\$175.00	\$0.00	\$595.00	\$595.00
SUB-TOTAL	0.40	2.60	0.00	0.00	4.90	0.00	0.00	0.00	0.00	0.00	0.00	0.80	0.00	0.00	0.00	0.00	8.70	8.70		\$0.00	\$1,787.50	\$1,787.50
GRAND TOTAL:	51.00	46.90	0.10	99.00	6.00	0.00	0.00	0.00	0.00	0.00	0.00	3.50	0.00	0.00	0.00	0.00	206.50	206.50		\$0.00	\$89,140.00	\$89,140.00

IN RE BROILER CHICKEN ANTITRUST LITIGATION EXHIBIT 2 EXPENSE REPORT SUMMARY

FIRM NAME: HEINS MILLS & OLSON, P.L.C.

REPORTING PERIOD: Inception through December 31, 2020

CATEGORY	DESCRIPTION (If necessary)	CUMULATIVE COSTS
Court Costs - Filing Fees		\$100.00
Experts/consultants		\$0.00
Federal Express / UPS /Ontrac		\$0.00
Postage / U.S. Mail		\$0.92
Service of Process		\$0.00
Messenger/delivery		\$0.00
Hearing Transcripts		\$0.00
Investigation		\$0.00
Lexis/westlaw (amended)		\$948.82
Photocopies - in House		\$32.10
Photocopies - Outside		\$0.00
Telephone/telecopier		\$1.21
Travel - Transportation		\$3,042.50
Travel - Meals		\$256.04
Travel - Hotels		\$978.56
Miscellaneous		\$51.45
TOTAL EXPENSES		\$5,411.60

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EXHIBIT 15

UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

IN RE BROILER CHICKEN ANTITRUST LITIGATION	Case No. 1:16-cv-08637
This Document Relates To:	The Honorable Thomas M. Durkin
Direct Purchaser Actions	Magistrate Judge Jeffrey T. Gilbert

DECLARATION OF DOUGLAS A. ABRAHAMS IN SUPPORT OF DIRECT PURCHASER PLAINTIFFS' PETITION FOR INTERIM AWARD OF ATTORNEYS' FEES FILED ON BEHALF OF KOHN, SWIFT & GRAF, P.C.

I, Douglas A. Abrahams, declare and state as follows:

1. I am a shareholder of the law firm of Kohn, Swift & Graf, P.C. I submit this Declaration in support of Direct Purchaser Plaintiffs' petition for an interim award of attorneys' fees and reimbursement of costs and expenses in connection with services rendered and expenses incurred by my firm in connection with this litigation.

2. My firm has acted as counsel to Direct Purchaser Plaintiffs and the Direct Purchaser

Plaintiffs' class in this class action.

3. The schedule attached hereto as Exhibit 1 is a detailed summary indicating the amount of time spent by the partners, attorneys and other professional support staff of my firm who have been involved in this litigation, and the lodestar calculation is based on my firm's historic hourly billing rates except for work done on document review which is capped at \$350 per hour from case inception through December 31, 2020.

4. The total number of hours expended on this litigation by my firm from case inception through December 31, 2020, is 5.7 hours. The total lodestar for my firm is \$3,615.00.

My firm's lodestar figures are based on the firm's historic hourly billing rates. The hourly rates for the partners, attorneys and professional support staff in my firm are the same as the usual and customary hourly rates charged for their services in contingent billable matters. The total hours was determined by the examination of contemporaneous, daily time records regularly prepared and maintained by my firm and which have been provided to co-lead counsel for their review.

5. As detailed in Exhibit 2, my firm has incurred a total of \$126.90 in unreimbursed expenses during the period from case inception through December 31, 2020. These expenses do not include my firm's assessment payments to the common cost litigation fund maintained by Co-Lead Counsel.

6. The expenses incurred in this action are reflected on the books and records of my firm. These books and records are prepared from expense vouchers, check records and other source materials and represent an accurate recordation of the expenses incurred.

7. In November 2016, shortly after this litigation was commenced, Direct Purchaser Plaintiffs' Co-Lead Counsel sent us the Court's approved time and expense reporting protocols. In the course of this litigation my firm has abided by these protocols as we have performed work, incurred expenses, and submitted reports of our time and expenses. My firm's submission of its compensable time and reimbursable expenses in this declaration and its exhibits comports with these Court-approved time and expense reporting protocols.

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

Executed on this 11th day of March, 2021 at Havertown, Pennsylvania.

<u>/s/ Douglas Abrahams</u> Douglas A. Abrahams

Case: 1:16-cv-08637 Document #: 4552-2 Filed: 04/16/21 Page 107 of 192 PageID #:298384

								IN	RE BR	OILER	CHICKI	EN ANT.	ITRUST	LITIG	ATION							
											EXI	HIBIT 1										
								1	TIME R	EPORT	SUMM	ARYAT	HISTO	RIC RA	TES							
Firm Name:	Kohn,	Swift &	Graf, P	.C.				Report	ing Peri	iod:			Inceptio	n throug	h Decemb	per 31, 2020						
Categories:	2) Inves 3) Disco (Writ	overy tten / Dej	/ Factual	l Researc Taking & Confer / e	è		Researc 6) Class	lings, Bri h, Servir Certific nary Juc	ng & Fili ation		Drafting,	 , 11) Settlements & Mediation 12) Case Management 13) Class Notice 14) Trial Prep (Exhibit & Witness List/Jury Instruction/ Vior Dire/Opening Statements/Closing Arguments/Demonstratives/etc.) 15) Trial 						TITLE:	 (P) Partner (A) Associate (LC) Law Clerk (SPL) Senior Paralegal 			
	(Inch exper jurise	ts, liabil	r depo pi ity issues issues, a	rep, class 5, nd meeti			8) Appe 9) Cour 10) Exp	t Appear	ance an	d Prep	1								(PL) Paraleg	al		
ATTORNEYS (P, A)	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	PREVIOUS HOURS	CURRENT HOURS	CUMULATIVE HOURS	HOURLY RATE	PREVIOUS LODESTAR	CURRENT LODESTAR	CUMULATIVE LODESTAR
(P, A) Joseph C. Kohn (P) (2017)					0.20	1	1	1					1			0.20	0.00	0.20	\$750.00	\$150.00	\$0.00	\$150.00
Douglas A. Abrahams (P) (2017)												0.40				0.40	0.00	0.40	\$700.00	\$280.00	\$0.00	\$280.00
Douglas a A. Abrahams (P) (2019)												0.10				0.10	0.00	0.10	\$725.00	\$72.50	\$0.00	\$72.50
William E. Hoese (P) (2016)					0.80											0.80	0.00	0.80	\$675.00	\$540.00	\$0.00	\$540.00
William E. Hoese (P) (2017)					3.20							0.30				3.50	0.00	3.50	\$700.00	\$2,450.00	\$0.00	\$2,450.00
() Infani E. Hoese (I) (2017)																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
SUB-TOTAL	0.00	0.00	0.00	0.00	4.20	0.00	0.00	0.00	0.00	0.00	0.00	0.80	0.00	0.00	0.00	5.00	0.00	5.00		\$3,492.50	\$0.00	\$3,492.50
NON-ATTORNEYS (LC, SPL, PL)	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	PREVIOUS HOURS	CURRENT HOURS	CUMULATIVE HOURS	HOURLY RATE	PREVIOUS LODESTAR	CURRENT LODESTAR	CUMULATIVE LODESTAR
Yohannes T. Ejigu (PL) (2016)	0.70															0.70	0.00	0.70	\$175.00	\$122.50	\$0.00	\$122.50
																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
			Ì	Ì	İ		l					İ	l		1	0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
		l	1	1		1	1	1	l				1		1	0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
		1	1	1	1	1	1	1	1	1	1	1	1	1	1	0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
						1	1	1					1		1	0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
		1				1	1	1	1				1		1	0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
						1	1	1					1		1	0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
SUB-TOTAL	0.70	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.70	0.00	0.70	\$0.00	\$122.50	\$0.00	\$122.50
GRAND TOTAL:	0.70	0.00	0.00	0.00	4.20	0.00	0.00	0.00	0.00	0.00	0.00	0.80	0.00	0.00	0.00	5.70	0.00	5.70	\$0.00	\$3,615.00	\$0.00	\$3,615.00

IN RE BROILER CHICKEN ANTITRUST LITIGATION EXHIBIT 2 EXPENSE REPORT SUMMARY

FIRM NAME: Kohn, Swift & Graf, P.C.

REPORTING PERIOD: Inception through December 31, 2020

CATEGORY	DESCRIPTION (If necessary)	CUMULATIVE COSTS					
Court Costs - Filing Fees		\$100.00					
Experts/consultants							
Federal Express / UPS /Ontrac							
Postage / U.S. Mail							
Service of Process							
Messenger/delivery							
Hearing Transcripts							
Investigation							
Lexis/westlaw		\$3.10					
Photocopies - in House		\$22.50					
Photocopies - Outside							
Telephone/telecopier		\$1.30					
Travel - Transportation							
Travel - Meals							
Travel - Hotels							
Miscellaneous							
TOTAL EXPENSES		\$126.90					

Case: 1:16-cv-08637 Document #: 4552-2 Filed: 04/16/21 Page 109 of 192 PageID #:298386

EXHIBIT 16

UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

IN RE BROILER CHICKEN ANTITRUST LITIGATION	Case No. 1:16-cv-08637
This Document Relates To:	The Honorable Thomas M. Durkin
Direct Purchaser Actions	Magistrate Judge Jeffrey T. Gilbert

DECLARATION OF MINDEE J. REUBEN IN SUPPORT OF DIRECT PURCHASER PLAINTIFFS' PETITION FOR INTERIM AWARD OF ATTORNEYS' FEES FILED ON BEHALF OF LITE DEPALMA GREENBERG & AFANADOR, LLC

I, Mindee J. Reuben, declare and state as follows:

1. I am a Member of the law firm Lite DePalma Greenberg & Afanador, LLC.¹ I

submit this Declaration in support of Direct Purchaser Plaintiffs' petition for an interim award of attorneys' fees and reimbursement of costs and expenses in connection with services rendered and

expenses incurred by my firm in connection with this litigation.

2. My firm has acted as counsel to Direct Purchaser Plaintiffs and the Direct Purchaser

Plaintiffs' class in this class action. During the period from case inception through December 31,

2020 and at the request of Plaintiffs' Co-Lead Counsel, my firm has been involved in the following

activities on behalf of the Plaintiffs:

Discovery & Trial/Evidentiary Project: My firm has been engaged in an ongoing project regarding the admissibility and authenticity of documents produced in this litigation. Among other things, this process has included (and continues to include) (i) coordinating with the other plaintiff groups; (ii) meet and confer negotiations with defendants regarding a global stipulation regarding authenticity and admissibility; (iii) negotiations of individual defendant stipulations regarding the authenticity and admissibility of designated documents.

¹ Formerly Lite DePalma Greenberg, LLC.

- Discovery/Depositions: My firm has handled the depositions of multiple witnesses of defendants and third parties in this litigation.
- Discovery/Third Party Evidentiary Stipulations: My firm has been engaged in ongoing meet and confer discussions with multiple third parties regarding evidentiary stipulations.
- Discovery/Motion Practice: My firm prepared talking points for lead counsel regarding efforts to obtain a stipulation on evidentiary discovery as well as drafted the motion to permit limited evidentiary discovery after the fact discovery deadline.
- Legal Research: My firm has engaged in a number of legal research assignments, including naming certain parties as defendants, authenticity and admissibility of documents, claims/issue preclusion and bifurcation, and expert reports.
- Fact Research: My firm has researched and prepared materials regarding public and social histories of various deponents or potential deponents.

3. The schedule attached hereto as Exhibit 1 is a detailed summary indicating the amount of time spent by the partners, attorneys and other professional support staff of my firm who have been involved in this litigation, and the lodestar calculation is based on my firm's historic hourly billing rates except for work done on document review which is capped at \$350 per hour from case inception through December 31, 2020.

4. The total number of hours expended on this litigation by my firm from case inception through December 31, 2020, is 1,548.00 hours. The total lodestar for my firm is \$801,977.50. My firm's lodestar figures are based on the firm's historic hourly billing rates. The hourly rates for the partners, attorneys and professional support staff in my firm are the same as the usual and customary hourly rates charged for their services in contingent billable matters. The total hours were determined by the examination of contemporaneous, daily time records regularly prepared and maintained by my firm and which have been provided to co-lead counsel for their review.

5. As detailed in Exhibit 2, my firm has incurred a total of \$9,962.35 in unreimbursed expenses during the period from case inception through December 31, 2020. These expenses do

not include my firm's assessment payments to the common cost litigation fund maintained by Co-Lead Counsel.

6. The expenses incurred in this action are reflected on the books and records of my firm. These books and records are prepared from expense vouchers, check records and other source materials and represent an accurate recordation of the expenses incurred.

7. In November 2016, shortly after this litigation was commenced, Direct Purchaser Plaintiffs' Co-Lead Counsel sent us the Court's approved time and expense reporting protocols. In the course of this litigation my firm has abided by these protocols as we have performed work, incurred expenses, and submitted monthly reports of our time and expenses. My firm's submission of its compensable time and reimbursable expenses in this declaration and its exhibits comports with these Court-approved time and expense reporting protocols

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

Executed on this 16th day of March 2021, at Philadelphia, Pennsylvania.

Minduf Kenten

Mindee J. Reuben, Esq.

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						IN	RE BRO	ILER C	HICKEN	ANTIT	RUST I	LITIGAT	TION					
EXHIBIT 1 TIME REPORT SUMMARY AT HISTORIC RATES																		
						1	TIME RE	EPORT S	SUMMA	RYATE	IISTOR	IC RAT	ES					
Firm Name:	Lite De	palma (Freenber	rg & Afa	nador, I	LLC		Reporti	ing Perio	od:	Iı	ception t	hrough D	ecember 31,	2020			
Categories:	1) Logo	l Researc	h				5) Plood	inge Bri	efs & Mo	tions (D	ofting	11) Soft	lomonte	& Mediatio	n		TITLE:	(P) Partner
Categories:				Research				0,	ig & Filir	-	arung,	-	e Manag		11		<u>IIIDE.</u>	(C) Counsel
	2) mves	ugation /	Factuar	Researci	1		6) Class	Certifica	ation			12) Cas	e wranag	ement				
	3) Disco	•										13) Clas	ss Notice					(A) Associate
		-	osition T	`aking & onfer / et	.)		7) Sumr	nary Jud	gment			14) Tria	Drop					(LC) Law Clerk
	Deter	nung / N		omer / eu)		8) Appe	als					-	Vitness List	Jury Inst	ruction/		(PL) Paralegal
	· ·	ment Rev										Vio	r Dire/O	pening Stat	ements/Clo			
			· depo pro ty issues,	ep, class	cert,		9) Cour	t Appear	ance and	Prep		Arg	uments/	Demonstrat	ives/etc.)			
	-		-	nd meetin	gs		10) Exp	erts				15) Tria	վ					
	re do	c review)			-													
ATTORNEYS (P, C, A)	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	CUMULATIVE HOURS	HOURLY RATE	CUMULATIVE LODESTAR
Joseph J. DePalma (P) [2017+ rate]			1.10									1.40		0.20		2.70	\$800.00	\$2,160.00
Joseph J. DePalma (P)		2.00										0.40				2.40	\$750.00	\$1,800.00
Steven J. Greenfogel (C) [2018+ rate]	2.00		6.50						0.10			1.20				9.80	\$850.00	\$8,330.00
Steven J. Greenfogel (C) [2017+ rate]			0.10									1.90				2.00	\$825.00	\$1,650.00
Steven J. Greenfogel (C)	0.10	12.40			5.30						0.10	0.80				18.70	\$800.00	\$14,960.00
Katrina Carroll (P)		0.70										1.50				2.20	\$750.00	\$1,650.00
Mindee J. Rueben (C) [2018+ rate]	34.30		486.40		25.60				1.80			2.00		43.40		593.50	\$700.00	\$415,450.00
Mindee J. Rueben (C)	0.60	22.50	188.90		7.20											219.20	\$675.00	\$147,960.00
Mindee J. Rueben (C) (doc rev rate)				98.00												98.00	\$350.00	\$34,300.00
Michael R. Darbee (A)	20.20		4.50													24.70	\$525.00	\$12,967.50
Michael R. Darbee (A) (doc rev rate)				2.40												2.40	\$350.00	\$840.00
Nicholas R. Lange (A)	6.30	0.50														6.80	\$525.00	\$3,570.00
Catherine B. Derenze (A)	7.00		4.30											20.40		11.30	\$375.00	\$4,237.50
Michael J. Scales (A)	41.10 10.20		0.70											20.40		61.50 10.90	\$375.00 \$800.00	\$23,062.50 \$8,720.00
Bruce D. Greenberg (P)	10.20 121.80	38.10	692.50	100.40	38.10	0.00	0.00	0.00	1.90	0.00	0.10	9.20	0.00	64.00	0.00	1,066.10	\$800.00	\$681,657.50
SUB-TOTAL	121.80	38.10	092.50	100.40	38.10	0.00	0.00	0.00	1.90	0.00	0.10	9.20	0.00	04.00	0.00	1,000.10		\$081,057.50
NON-ATTORNEYS (LC, SPL, PL)	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	CUMULATIVE HOURS	HOURLY RATE	CUMULATIVE LODESTAR
Eric Henley (PL)		48.20	259.40	115.60	45.60							1		6.90		475.70	\$250.00	\$118,925.00
Amanda Cunha (LC)	3.40	2.80														6.20	\$225.00	\$1,395.00
SUB-TOTAL	3.40	51.00	259.40	115.60	45.60	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	6.90	0.00	481.90		\$120,320.00
GRAND TOTAL:	125.20	89.10	951.90	216.00	83.70	0.00	0.00	0.00	1.90	0.00	0.10	9.20	0.00	70.90	0.00	1,548.00		\$801,977.50

IN RE BROILER CHICKEN ANTITRUST LITIGATION EXHIBIT 2 EXPENSE REPORT SUMMARY

FIRM NAME: Lite DePalma Greenberg & Afanador, LLC

REPORTING PERIOD: Inception through December 31, 2020

CATEGORY	DESCRIPTION (If necessary)	CUMULATIVE COSTS
Court Costs - Filing Fees		\$0.00
Experts/consultants		\$0.00
Federal Express / UPS /Ontrac		\$129.46
Postage / U.S. Mail		\$0.00
Service of Process		\$0.00
Messenger/delivery		\$0.00
Hearing Transcripts		\$0.00
Investigation		\$0.00
Lexis/westlaw		\$0.00
Photocopies - in House		\$0.00
Photocopies - Outside		\$5,091.77
Telephone/telecopier		\$0.00
Travel - Transportation		\$1,856.32
Travel - Meals		\$125.19
Travel - Hotels		\$2,571.71
Miscellaneous		\$187.90
TOTAL EXPENSES		\$9,962.35

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EXHIBIT 17

UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

IN RE BROILER CHICKEN ANTITRUST LITIGATION	Case No. 1:16-cv-08637
This Document Relates To:	The Honorable Thomas M. Durkin
Direct Purchaser Actions	Magistrate Judge Jeffrey T. Gilbert

DECLARATION OF SHARON S. ALMONRODE IN SUPPORT OF DIRECT PURCHASER PLAINTIFFS' PETITION FOR INTERIM AWARD OF ATTORNEYS' FEES FILED ON BEHALF OF THE MILLER LAW FIRM, P.C.

I, Sharon S. Almonrode, declare and state as follows:

1. I am a Partner of The Miller Law Firm, P.C. I submit this Declaration in support

of Direct Purchaser Plaintiffs' petition for an interim award of attorneys' fees and reimbursement

of costs and expenses in connection with services rendered and expenses incurred by my firm in

connection with this litigation.

2. My firm has acted as counsel to Direct Purchaser Plaintiffs and the Direct Purchaser

Plaintiffs' class in this class action. During the period from case inception through December 31,

2020 and at the request of Plaintiffs' Co-Lead Counsel, my firm has been involved in the following

activities on behalf of the Plaintiffs:

We have participated in the discovery in this case, including participating in and leading meet and confer conferences with Defendants regarding various discovery issues and drafting deficiency letters regarding same. We assisted a class member with responding to a detailed subpoena requesting documents. As part of this assistance, we drafted objections and responses to the subpoena requests, negotiated with the party that served the subpoena with respect to the scope of the subpoena requests, and assisted the class member with identifying, locating, and producing the documents, which included transactional data. The process of negotiating and responding to the subpoena was extensive and required a large number of conference calls and emails with counsel for the class member, as well as counsel for the entity which served the subpoena. We performed additional services, including researching and writing detailed memorandums on subjects such as standing of buying groups/cooperatives and broiler supply restriction efforts. We conducted document review.

3. The schedule attached hereto as Exhibit 1 is a detailed summary indicating the amount of time spent by the partners, attorneys and other professional support staff of my firm who have been involved in this litigation, and the lodestar calculation is based on the usual and customary hourly rates charged by The Miller Law Firm, P.C. for its services in similar contingent antitrust class action matters for the period submitted, except for work done on document review which is capped at \$350 per hour from case inception through December 31, 2020.

4. The total number of hours expended on this litigation by my firm from case inception through December 31, 2020, is 1,464.20 hours. The total lodestar for my firm is \$679,606.25. My firm's lodestar figures are based on the usual and customary hourly rates charged by The Miller Law Firm, P.C. for its services in similar contingent antitrust class action matters for the period submitted.

5. As detailed in Exhibit 2, my firm has incurred a total of \$1,429.04 in unreimbursed expenses during the period from case inception through December 31, 2020. These expenses do not include my firm's assessment payments to the common cost litigation fund maintained by Co-Lead Counsel.

6. The expenses incurred in this action are reflected on the books and records of my firm. These books and records are prepared from expense vouchers, check records and other source materials and represent an accurate recordation of the expenses incurred.

7. In November 2016, shortly after this litigation was commenced, Direct Purchaser Plaintiffs' Co-Lead Counsel sent us the Court's approved time and expense reporting protocols. In the course of this litigation my firm has abided by these protocols as we have performed work, incurred expenses, and submitted monthly reports of our time and expenses. My firm's submission of its compensable time and reimbursable expenses in this declaration and its exhibits comports with these Court-approved time and expense reporting protocols.

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

Executed on this 10th day of March 2021 at Rochester, Michigan.

<u>/s/ Sharon S. Almonrode</u> Sharon S. Almonrode

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									Т	IME RE	PORT S	EXHI SUMMAI		HISTOR	IC RAT	TES						
7: NI	The M	91 T	- F' D					D	D				×									
Firm Name:	I ne Mi	mer Law	v Firm, P					керогі	ing Peri	ou:			Inceptio	on throug	n Decemi	ber 31, 2020						
Categories:	2) Inves 3) Disco (Writ	overy tten / Dep	h / Factual I position Ta leet & Con	ıking &			 5) Pleadings, Briefs & Motions (Drafting Research, Serving & Filing) 6) Class Certification 7) Summary Judgment 8) Appeals 				rafting,	12) Case 13) Clas 14) Tria	e Manage s Notice l Prep	ement		Instruction/		<u>TITLE:</u>	 (P) Partner (A) Associat (LC) Law C (SPL) Senior (PL) Paraleg 			
	(Inclu exper jurise	ts, liabili	depo pre ty issues, issues, and	-				t Appear	ance and	Prep		Vior	Dire/Oj uments/I		tatement	s/Closing			(FL) Faraleg	aı		
ATTORNEYS	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	PREVIOUS HOURS		CUMULATIVE	HOURLY	PREVIOUS	CURRENT	CUMULATIV
P, A)	0.10	0.50										2.70				0.00	HOURS 3.30	HOURS 3.30	RATE \$890.00	S0.00	\$2,856.00	LODESTAR \$2,856.00
E. Powell Miller (P) Sharon S. Almonrode (P)	33.80	59.20	60.40		10.00						1.90	12.20				0.00	177.50	177.50	\$795.00	\$0.00	\$137,576.50	\$137,576.50
Marc L. Newman (P)	4.50	3.50										0.50			1	0.00	8.50	8.50	\$750.00	\$0.00	\$6,375.00	\$6,375.00
Ann L. Miller (P)												0.30				0.00	0.30	0.30	\$690.00	\$0.00	\$207.00	\$207.00
Christopher D. Kaye (P)	14.60															0.00	14.60	14.60	\$625.00	\$0.00	\$9,125.00	\$9,125.00
Devon P. Allard (P)	13.90	63.10	115.60		3.50				1.70			6.90				0.00	204.70	204.70	\$695.00	\$0.00	\$120,093.50	\$120,093.5
Dennis A. Lienhardt (A)	12.60	0.20	214.20		2.10							9.10				0.00	238.20	238.20	\$395.00	\$0.00	\$78,355.00	\$78,355.00
Rick A. Decker (A)		1.00	270.80													0.00	271.80	271.80	\$465.00	\$0.00	\$ 126,387.00	\$126,387.0
steven M. Zehnder (A)		11.40														0.00	11.40	11.40	\$465.00	\$0.00	\$4,845.00	\$4,845.00
Jancy Decker (A)			102.75													0.00	102.75	102.75	\$445.00	\$0.00	\$45,188.75	\$45,188.75
Denirro D. Lazar (A)	77.10	9.30	10.70		12.50							1.2				0.00	110.80	110.80	\$295.00	\$0.00	\$32,686.00	\$32,686.00
Mariell Lehmann (A)			113.10									5.50				0.00	118.60	118.60	\$475.00	\$0.00	\$55,151.00	\$55,151.00
Kurt Parker (A)				10.25												0.00	10.25	10.25	\$350.00	\$0.00	\$3,587.50	\$3,587.50
ydenee M. Rogers (A)			31.40	3.00												0.00	34.40	34.40	\$285.00	\$0.00	\$9,804.00	\$9,804.00
lowell Johnson (A)			8.00													0.00	8.00	8.00	\$495.00	\$0.00	\$3,900.00	\$3,900.00
William Kalas (A)			109.60	3.30	0.10	ļ	ļ		0.10			3.00				0.00	116.10	116.10	\$350.00	\$0.00	\$34,387.00	\$34,387.00
Guralczyk, Kristen (A)		0.50	0.90	1.60								19.70				0.00	22.70	22.70	\$325.00	\$0.00	\$6,889.50	\$6,889.50
SUB-TOTAL	156.60	148.70	1,037.45	18.15	28.20	0.00	0.00	0.00	1.80	0.00	1.90	61.10	0.00	0.00	0.00	0.00	1,453.90	1,453.90		\$0.00	\$677,413.75	\$677,413.7
ON-ATTORNEYS LC, SPL, PL)	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	PREVIOUS HOURS	CURRENT HOURS	CUMULATIVE HOURS	HOURLY RATE	PREVIOUS LODESTAR	CURRENT LODESTAR	CUMULATIV
arturo Alfaro (LC)			7.80													0.00	7.80	7.80	\$225.00	\$0.00	\$1,755.00	\$1,755.00
Danelle Vanderbeke (PL)												2.30		<u> </u>		0.00	2.30	2.30	\$175.00	\$0.00	\$402.50	\$402.50
arah Dahlin (PL)			ļ		ļ	ļ						0.20		ļ		0.00	0.20	0.20	\$175.00	\$0.00	\$35.00	\$35.00
																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
																0.00	0.00	0.00	\$0.00 \$0.00	\$0.00 \$0.00	\$0.00 \$0.00	\$0.00 \$0.00
																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
SUB-TOTAL GRAND TOTAL:	0.00	0.00 148.70	7.80 1045.25	0.00 18.15	0.00 28.20	0.00	0.00	0.00	0.00	0.00	0.00	2.50 63.60	0.00	0.00	0.00	0.00	10.30 1464.20	10.30 1,464.20		\$0.00 \$0.00	\$2,192.50 \$679,606.25	\$2,192.50 \$679,606.25

IN RE BROILER CHICKEN ANTITRUST LITIGATION EXHIBIT 2 EXPENSE REPORT SUMMARY

FIRM NAME: The Miller Law Firm, P.C.

REPORTING PERIOD: Inception through December 31, 2020

CATEGORY	DESCRIPTION (If necessary)	CUMULATIVE COSTS
Litigation Assessment		
Court Costs - Filing Fees		\$350.00
Experts/consultants		
Federal Express / UPS /Ontrac		\$119.65
Postage / U.S. Mail		
Service of Process		
Messenger/delivery		
Hearing Transcripts		
Investigation		
Lexis/westlaw		\$451.84
Photocopies - in House		\$423.10
Photocopies - Outside		
Telephone/telecopier		
Travel - Transportation		
Travel - Meals		
Travel - Hotels		
Miscellaneous		\$84.45
TOTAL EXPENSES		\$1,429.04

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EXHIBIT 18

UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

Case No. 1:16-cv-08637
The Honorable Thomas M. Durkin Magistrate Judge Jeffrey T. Gilbert

DECLARATION OF LINDA P. NUSSBAUM IN SUPPORT OF DIRECT PURCHASER PLAINTIFFS' PETITION FOR INTERIM AWARD OF ATTORNEYS' FEES FILED ON BEHALF OF NUSSBAUM LAW GROUP, P.C.

I, Linda P. Nussbaum, declare and state as follows:

1. I am the managing partner of Nussbaum Law Group, P.C. ("NLG"). I submit this Declaration in support of Direct Purchaser Plaintiffs' petition for an interim award of attorneys' fees and reimbursement of costs and expenses in connection with services rendered and expenses incurred by my firm in this litigation.

2. My firm has acted as counsel to Direct Purchaser Plaintiffs and the Direct Purchaser Plaintiffs' Class. During the period from case inception through December 31, 2020 and at the request of Plaintiffs' Co-Lead Counsel, my firm has worked on assignments that it was specifically directed to perform by Co-Lead Counsel Lockridge Grindal Nauen P.L.L.P.

3. The schedule attached hereto as Exhibit 1 is a detailed summary indicating the amount of time spent by the partners, attorneys and other professional support staff of my firm who have been involved in this litigation, and the lodestar calculation is based on my firm's historic hourly billing rates, except for work done on document review, which is capped at \$350 per hour from case inception through December 31, 2020.

Case: 1:16-cv-08637 Document #: 4552-2 Filed: 04/16/21 Page 123 of 192 PageID #:298400

4. The total number of hours expended on this litigation by my firm from case inception through December 31, 2020, is 6,920.6 hours. The total lodestar for my firm is \$3,208,809.00. My firm's lodestar figures are based on the firm's historic hourly billing rates. The hourly rates for the partners, attorneys and professional support staff in my firm are the same as the usual and customary hourly rates charged for their services in contingent billable matters. The total hours were determined by the examination of contemporaneous, daily time records regularly prepared and maintained by my firm, which have been provided to co-lead counsel for their review.

5. As detailed in Exhibit 2, my firm has incurred a total of \$6,993.98 in unreimbursed expenses during the period from case inception through December 31, 2020. These expenses do not include my firm's assessment payments to the common cost litigation fund maintained by Co-Lead Counsel.

6. The expenses incurred in this action are reflected on the books and records of my firm. These books and records are prepared from expense vouchers, check records and other source materials and represent an accurate recordation of the expenses incurred.

7. In November 2016, shortly after this litigation was commenced, Direct Purchaser Plaintiffs' Co-Lead Counsel sent us the Court's approved time and expense reporting protocols. In the course of this litigation my firm has abided by these protocols as we have performed work, incurred expenses, and submitted monthly reports of our time and expenses. My firm's submission of its compensable time and reimbursable expenses in this declaration and its exhibits comports with these Court-approved time and expense reporting protocols.

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

Executed on this _____ day of March 2021 at New York, NY.

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Linda P. Nussbaum

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								TIME	REPO	RT - <u>(T</u>	o be sub	mitted or	1 the 20	th of eve	ry monti	<u>h)</u>						
Firm Name:	NUSSE	BAUM I	AW GF	ROUP, P.	C.			Report	ing Peri	od:			Inc	eption to	Decembe	r 2020		_				
Categories:	2) Inves 3) Disco	overy	/ Factua	l Research Faking &	1		Researc	5) Pleadings, Briefs & Motions (Drafting, 11) Settlements & Mediation TITI Research, Serving & Filing) 12) Case Management 12) Case Notice b) Class Certification 13) Class Notice 13) Class Notice							<u>TITLE:</u>	(P) Partner (A) Associat (LC) Law C	lerk					
	4) Docu (Inch exper juriso	ment Re Iding for ts, liabil	wiew r depo pi ity issues issues, a	Confer / etc rep, class o , nd meetin	cert,		8) Арре 9) Cour 10) Exp	t Appear	ance and	d Prep		Vio	hibit & V r Dire/O uments/		tatement	Instruction/ ts/Closing tc.)			(SPL) Senior (PL) Paraleg	_		
ATTORNEYS	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	PREVIOUS HOURS	CURRENT HOURS	CUMULATIVE	HOURLY	PREVIOUS	CURRENT	CUMULATIVE
(P, A) Linda P. Nussbaum (P)		1.60	7.80	5.90	0.40	1.50		2.40				4.10				23.70	0.00	HOURS 23.70	RATE \$995.00	LODESTAR \$23,581.50	LODESTAR \$0.00	LODESTAR \$23,581.50
Linda P. Nussbaum (P)	2.90	0.80	5.10		10.20						2.60	2.80				24.40	0.00	24.40	\$950.00	\$23,180.00	\$0.00	\$23,180.00
Linda P. Nussbaum (P)			3.40	8.60	1.10					0.70		23.80				37.60	0.00	37.60	\$925.00	\$34,780.00	\$0.00	\$34,780.00
Susan R. Schwaiger (P from inc-2018)	0.30		0.90		1.40							0.90				3.50	0.00	3.50	\$750.00	\$2,625.00	\$0.00	\$2,625.00
Susan R. Schwaiger (C from 2018 to present) (Doc Review)			117.20	2,101.20					8.60							2,227.00	0.00	2,227.00	\$650.00	\$1,447,550.00	\$0.00	\$1,447,550.00
Bart D. Cohen (P)		2.40										5.40				7.80	0.00	7.80	\$925.00	\$7,215.00	\$0.00	\$7,215.00
Bart D. Cohen (P)		14.30	185.80	1.40	0.30											201.80	0.00	201.80	\$900.00	\$181,620.00	\$0.00	\$181,620.00
Bart D. Cohen (P)		6.20	0.10		0.10						0.10					6.50	0.00	6.50	\$875.00	\$5,687.50	\$0.00	\$5,687.50
Bart D. Cohen (P)	1.60	5.50										0.20				7.30	0.00	7.30	\$850.00	\$6,205.00	\$0.00	\$6,205.00
Bradley J. Demuth (P)												5.00				5.00	0.00	5.00	\$750.00	\$3,750.00	\$0.00	\$3,750.00
Peter Moran (A)			0.50													0.50	0.00	0.50	\$675.00	\$337.50	\$0.00	\$337.50
Hugh D. Sandler (P)	8.20	1.50	2.20	7.80	3.90							0.70		1.10		25.40	0.00	25.40	\$650.00	\$16,510.00	\$0.00	\$16,510.00
Hugh D. Sandler (P)	2.90	7.30		13.70								0.50				24.40	0.00	24.40	\$625.00	\$15,250.00	\$0.00	\$15,250.00
Hoyoung Yang (A)			25.40													25.40	0.00	25.40	\$425.00	\$10,795.00	\$0.00	\$10,795.00
Daniel M. Trieff (CL)		9.00														9.00	0.00	9.00	\$350.00	\$3,150.00	\$0.00	\$3,150.00
Jason Young (CL)				3,309.80												3,309.80	0.00	3,309.80	\$350.00	\$1,158,430.00	\$0.00	\$1,158,430.00
Abraham Schmilowitz (CL)				350.90												350.90	0.00	350.90	\$350.00	\$122,815.00	\$0.00	\$122,815.00
SUB-TOTAL	15.90	48.60	348.40	5,799.30	17.40	1.50	0.00	2.40	8.60	0.70	2.70	43.40	0.00	1.10	0.00	6,290.00	0.00	6,290.00		\$3,063,481.50	\$0.00	\$3,063,481.50
NON-ATTORNEYS (LC, SPL, PL)	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	PREVIOUS HOURS	CURRENT	CUMULATIVE HOURS	HOURLY RATE	PREVIOUS LODESTAR	CURRENT LODESTAR	CUMULATIVE LODESTAR
(LC, SPL, PL) Benjamin M. Alpert (PL)				482.00												482.00	0.00	482.00	\$225.00	\$108,450.00	\$0.00	\$108,450.00
Zachary Shutran (PL)		2.50	3.30													5.80	0.00	5.80	\$325.00	\$1,885.00	\$0.00	\$1,885.00
Zachary Shutran (PL)		9.00		25.10												34.10	0.00	34.10	\$200.00	\$6,820.00	\$0.00	\$6,820.00
Lauren Kostman (PL)		2.30		8.00												10.30	0.00	10.30	\$150.00	\$1,545.00	\$0.00	\$1,545.00
Omri Gildor (PL)	2.30															2.30	0.00	2.30	\$150.00	\$345.00	\$0.00	\$345.00
Donald Roper (PL)		60.80														60.80	0.00	60.80	\$325.00	\$19,760.00	\$0.00	\$19,760.00
Donald Roper (PL)	2.30	11.50														13.80	0.00	13.80	\$200.00	\$2,760.00	\$0.00	\$2,760.00
Matthew Kaminer (PL)			11.00	1								10.50				21.50	0.00	21.50	\$175.00	\$3,762.50	\$0.00	\$3,762.50
in LJ																			1			<u> </u>
SUB-TOTAL	4.60	86.10	14.30	515.10	0.00	0.00	0.00	0.00	0.00	0.00	0.00	10.50	0.00	0.00	0.00	630.60	0.00	630.60		\$145,327.50	\$0.00	\$145,327.50
GRAND TOTAL:	20.50	134.70	362.70	6314.40	17.40	1.50	0.00	2.40	8.60	0.70	2.70	53.90	0.00	1.10	0.00	6920.60	0.00	6,920.60		\$3,208,809.00	\$0.00	\$3,208,809.00

IN RE BROILER CHICKEN ANTITRUST LITIGATION

EXPENSE REPORT - (*To be submitted on the 20th of each month*)

FIRM NAME: NUSSBAUM LAW GROUP, P.C.

REPORTING PERIOD: Inception to December 2020

CATEGORY	DESCRIPTION	CUMULATIVE
CATEGORI	(If necessary)	COSTS
Court Costs - Filing Fees		\$100.00
Experts/consultants		\$0.00
Federal Express / UPS /Ontrac		\$0.00
Postage / U.S. Mail		\$0.00
Service of Process		\$0.00
Messenger/delivery		\$0.00
Hearing Transcripts		\$0.00
Investigation		\$0.00
Lexis/westlaw		\$410.26
Photocopies - in House		\$230.45
Photocopies - Outside		\$624.94
Telephone/telecopier		\$164.00
Travel - Transportation		\$3,635.92
Travel - Meals		\$260.05
Travel - Hotels		\$1,568.36
Miscellaneous		\$0.00
		\$0.00
TOTAL EXPENSES		\$6,993.98

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EXHIBIT 19

UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

IN RE BROILER CHICKEN ANTITRUST LITIGATION

No. 1:16-cv-08637

Hon. Thomas M. Durkin

This Document Relates To:

Direct Purchaser Actions

Magistrate Judge Jeffrey T. Gilbert

DECLARATION OF DIRECT PURCHASER PLAINTIFF CO-LEAD COUNSEL BOBBY POUYA IN SUPPORT OF DIRECT PURCHASER PLAINTIFFS' MOTION FOR INTERIM PAYMENT OF ATTORNEYS' FEES, REIMBURSEMENT OF EXPENSES, AND CLASS REPRESENTATIVE INCENTIVE AWARDS

I, Bobby Pouya, declare and state as follows:

1. I am a partner of the law firm of Pearson, Simon & Warshaw, LLP ("PSW"). I

submit this Declaration in support of Direct Purchaser Plaintiffs' motion for an interim award of attorneys' fees, reimbursement of expenses, and class representative incentive awards ("Motion") in connection with services rendered and expenses incurred by my firm in connection with this litigation.

2. PSW has served as co-lead counsel for the Direct Purchaser Plaintiffs ("DPPs"), along with Lockridge Grindal Nauen P.L.L.P. (collectively "Co-Lead Counsel") throughout the course of this litigation. The work performed, fees incurred, and costs paid from the litigation fund by Co-Lead Counsel, as well as other DPP class counsel, are generally set forth in the Motion and the concurrently filed Declaration of W. Joseph Bruckner. To avoid duplication, this declaration primarily focuses on the work performed by PSW as Co-Lead Counsel.

3. In November 2016, shortly after this litigation was commenced, Co-Lead Counsel sent all Class Counsel the Court's approved time and expense reporting protocols. During the

course of this litigation, PSW has abided by these protocols as we have performed work, incurred expenses, and submitted monthly reports of our time and expenses. PSW's submission of its compensable time and reimbursable expenses in this Declaration and its exhibits comports with these Court-approved time and expense reporting protocols.

4. In this role as Co-Lead Counsel, PSW has performed a considerable amount of work and incurred substantial expenses over the course of more than four years without any compensation. These efforts have resulted in the recovery of over \$170 million for the DPP class to date. PSW will continue to fulfill its duties as Co-Lead Counsel and vigorously prosecute this matter on behalf of the DPP class through the close of the case.

5. As the Court is aware, this is a complex litigation which includes 20 sets of defendants, three sets of class plaintiffs, dozens of direct action plaintiffs, and a parallel criminal case pending in the District of Colorado. As of the date of this declaration, there are over 4,500 docket entries in the litigation. In addition to the typical effort required to manage a case of this complexity, the case management efforts in this case were increased by multiple discovery stays obtained by the United States Department of Justice in consideration of their criminal investigation, and the impact of the COVID-19 public health crisis on the case schedule.

6. PSW has been directly involved in the management of the entire case and participated in all facets of the litigation from inception through the present. In addition to directly performing numerous projects as set forth below, PSW was responsible for ensuring that the work performed by firms other than Co-Lead Counsel was done effectively and efficiently. During the period from case inception through December 31, 2020, PSW worked on projects in the following phases of the case:

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- Prior to the inception of the lawsuit on September 2, 2016, PSW worked on the research and preparation of the DPP class action complaint. This required a considerable amount of work because Defendants' conduct which gave rise to this lawsuit was based on the DPPs' independent investigation.
- Once the lawsuit was filed, PSW worked with its co-counsel to organize the case, which included preparing a leadership structure and initial case management schedule.
- PSW worked with co-counsel to prepare the DPP consolidated amended complaint, which required additional research and investigation in anticipation of Defendants' motions to dismiss.
- PSW prepared the briefing in opposition to the numerous motions to dismiss filed by the Defendants, which required hundreds of pages of briefing. The Court denied each Defendants' motions to dismiss in a 92 page opinion dated November 20, 2017. (ECF No. 541.)
- Prior to the ruling on Defendants' motions to dismiss, PSW worked on numerous projects to ensure that this case would proceed expeditiously once full discovery commenced. These projects included negotiating and preparing relevant discovery protocols; preparing discovery request to the defendants as well as third parties such as trade associations, co-conspirators, and industry participants; negotiating with Defendants and third parties regarding their discovery responses and the scope of discovery in the case; preparing motions and pleadings regarding discovery disputes; and court appearances regarding discovery disputes and case management issues.
- After the Court denied Defendants' motions to dismiss, PSW focused on discovery relating to class certification and the merits of the case. Discovery in this case has been

extensive and voluminous, involving the production of more than 8 million documents, over 100 depositions of defendants' witnesses, dozens of deposition of DPPs and direct action plaintiffs.¹ PSW has been directly responsible for a number of discovery projects including, reviewing documents produced in the case for the purpose of depositions, class certification, and the merits phase of the case; and preparing for and participating in dozens of depositions on behalf of the DPP class. In addition to these tasks, PSW and Co-Lead Counsel were responsible for managing the discovery process, which included preparing deposition protocols; deposition scheduling, assignments and preparation; training and quality control for the document review; and other projects necessary to ensure that the various pending discovery projects were conducted properly.

- PSW also worked on motions relating to discovery disputes, such as the conduct of counsel during depositions, the scope and conduct of 30(b)(6) depositions, the impact of the parallel criminal investigation by the United States Department of Justice on discovery, and other motions to compel.
- PSW worked on negotiating, preparing and obtaining approval for each of the settlements that have been obtained to date with Tyson (\$80,000,000); Pilgrim's Pride (\$75,000,000); Peco (\$4,964,600); George's (\$4,097,000); Amick (\$3,950,000); and Fieldale Farms (\$2,250,000). The efforts relating to each of these settlements—which have been detailed in the respective preliminary approval motions—included mediations and direct settlement discussions, the preparation and negotiation of the

¹ While additional depositions have taken place of various indirect purchaser plaintiffs, DPP have generally not participated in these depositions as they do not directly implicate the DPP action.

settlement documents, obtaining preliminary and final approval of the settlements, supervising the notice dissemination and addressing notice related issues, and responding to class member inquiries.

- PSW prepared the DPPs' motion for class certification, which was filed on October 30, 2020. (ECF No. 3962.) The motion required substantial legal research and was supported by thousands of pages of evidence.
- PSW has also performed extensive work with the economic experts who played a prominent role in the class certification and merits analysis in antitrust class action. This included multiple meetings with the expert team regarding the scope of their analysis, work they have performed, and information needed to complete their tasks. A substantial amount of work was required by PSW to seek the data and discovery for the expert team to conduct their analysis. In addition to obtaining the necessary documents, numerous letters were exchanged with defense counsel to help understand the structured data produced in the case. The economic expert work in support of the DPP motion for class certification is set forth in the report of Dr. Colin A. Carter (ECF No. 3962-44).

7. Throughout the course of this litigation, PSW has maintained contemporaneous billing records, which have been summarized and submitted to the Court on a quarterly basis in the DPP time and expense reports. In preparing this declaration PSW conducted a further review of its billing records to ensure accuracy.

8. The summary attached hereto as Exhibit 1 is a detailed report indicating the amount of time spent and the respective lodestar of the partners, attorneys and other professional support staff of PSW for the work performed in this case. The lodestar calculation is based on PSW's

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historic hourly billing rates, except for work done on first tier document review which is capped at \$350 per hour, from case inception through December 31, 2020.

9. The total number of hours expended on this litigation by PSW from case inception through December 31, 2020, is 17,318.9 hours. The total lodestar for PSW is \$10,775,430.00. The hourly rates for the partners, attorneys and professional support staff are the same as the usual and customary hourly rates charged for their services in contingent billable matters. The hourly rates for PSW have been approved by courts in multiple other class action lawsuits across the country and in this District. The total hours was determined by the examination of contemporaneous, daily time records regularly prepared and maintained by PSW.

10. The expenses incurred in this action are reflected on the books and records of PSW. These books and records are prepared from expense vouchers, check records and other source materials and represent an accurate recordation of the expenses incurred. Prior to submitting this declaration my firm conducted a further review of our expense records, to ensure accuracy.

11. As detailed in Exhibit 2, my firm has incurred a total of \$103,773.78 in unreimbursed litigation expenses during the period from case inception through December 31, 2020. These expenses do not include my firm's assessment payments to the common cost litigation fund maintained by Co-Lead Counsel, which are reflected in the concurrently filed declaration of W. Joseph Bruckner.

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

Executed on this 7th day of April, 2021 at Los Angeles, California.

<u>Bobby Powa</u> Bobby Powy

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Firm Name:	Pearso	n, Simor	ı & Warsh	naw, LLP				Report	ing Peri	od:		1	Inception	through	Decembe	r 31, 2020	1					
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ATTORNEYS (P, A)	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	PREVIOUS HOURS	CURRENT HOURS	CUMULATIVE HOURS	HOURLY RATE	PREVIOUS LODESTAR	CURRENT LODESTAR	CUMULATIVE LODESTAR
Clifford Pearson - P			2.60		6.10							2.30				0.00	11.00	11.00	\$985.00	\$0.00	\$10,835.00	\$10,835.00
Clifford Pearson - P					12.10						6.90	8.40				0.00	27.40	27.40	\$1,035.00	\$0.00	\$28,359.00	\$28,359.00
Clifford Pearson - P	4.20	1.70	3.20		6.40						74.20	14.60				0.00	104.30	104.30	\$1,050.00	\$0.00	\$109,515.00	\$109,515.00
Clifford Pearson - P	1.50		1.20		31.70	0.80			10.80	6.10	63.80	215.90		1.20		0.00	333.00	333.00	\$1,150.00	\$0.00	\$382,950.00	\$382,950.00
Clifford Pearson - P	1.00		1.30		61.70	13.60			10.00	44.30	318.80	158.90		2.20		0.00	611.80	611.80	\$1,190.00	\$0.00	\$728,042.00	\$728,042.00
Daniel Warshaw - P	0.50		1.30		8.40							13.50				0.00	23.70	23.70	\$870.00	\$0.00	\$20,619.00	\$20,619.00
Daniel Warshaw - P	1.40	1.50	18.40		14.50						0.40	54.50				0.00	90.70	90.70	\$985.00	\$0.00	\$89,339.50	\$89,339.50
Daniel Warshaw - P			2.40		2.10					0.50	0.30	15.10				0.00	20.40	20.40	\$1,050.00	\$0.00	\$21,420.00	\$21,420.00
Daniel Warshaw - P					3.10							1.30				0.00	4.40	4.40	\$1,150.00	\$0.00	\$5,060.00	\$5,060.00
Daniel Warshaw - P					4.30	11.20				1.70		0.40				0.00	17.60	17.60	\$1,190.00	\$0.00	\$20,944.00	\$20,944.00
Bruce Simon - P	29.50		5.40		47.60				38.50	6.40		58.10				0.00	185.50	185.50	\$985.00	\$0.00	\$182,717.50	\$182,717.50
Bruce Simon - P	6.00	8.80	49.50	5.00	91.70				14.80		31.80	63.70				0.00	271.30	271.30	\$1,035.00	\$0.00	\$280,795.50	\$280,795.50
Bruce Simon - P		5.50	111.70		16.60				35.30	24.60	14.00	29.90				0.00	237.60	237.60	\$1,050.00	\$0.00	\$249,480.00	\$249,480.00
Bruce Simon - P		7.90	143.60		36.90				6.20	25.20	7.50	34.50			1.30	0.00	263.10	263.10	\$1,150.00	\$0.00	\$302,565.00	\$302,565.00
Bruce Simon - P					19.10	16.40				40.00	5.10	4.80	0.90			0.00	86.30	86.30	\$1,190.00	\$0.00	\$102,697.00	\$102,697.00
Aaron Sheanin - A	4.20	1.00	2.30		53.60				0.70	0.60	0.40	15.70				0.00	78.50	78.50	\$825.00	\$0.00	\$64,762.50	\$64,762.50
Aaron Sheanin - A	0.40	8.00	46.80		224.70				40.30		1.50	14.00				0.00	335.70	335.70	\$900.00	\$0.00	\$302,130.00	\$302,130.00
Michael Pearson - A		0.40	0.40		49.00					4.70		21.80				0.00	76.30	76.30	\$475.00	\$0.00	\$36,242.50	\$36,242.50
Michael Pearson - A	23.50	37.40	367.70	172.90	374.20				64.60		15.00	22.80				0.00	1,078.10	1,078.10	\$500.00	\$0.00	\$539,050.00	\$539,050.00
Michael Pearson - A	1.60	0.50	441.60	31.10	6.30				1.20	0.70	0.60	1.80				0.00	485.40	485.40	\$600.00	\$0.00	\$291,240.00	\$291,240.00
Michael Pearson - A			106.50		67.10	58.10				10.90	0.30	2.10				0.00	245.00	245.00	\$625.00	\$0.00	\$153,125.00	\$153,125.00
Benjamin Shiftan - A			0.20		5.40							12.80				0.00	18.40	18.40	\$495.00	\$0.00	\$9,108.00	\$9,108.00
Benjamin Shiftan - A		0.10			0.10							0.20				0.00	0.40	0.40	\$520.00	\$0.00	\$208.00	\$208.00
Benjamin Shiftan - A			1.50		0.20											0.00	1.70	1.70	\$650.00	\$0.00	\$1,105.00	\$1,105.00

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SUB-TOTAL GRAND TOTAL:	0.00	4.40 216.40	382.60 6608.30	22.90 4524.70	76.80 2381.30	39.40 217.90	0.00	0.00 0.00	1.20 455.90	0.00 450.90	4.40 827.20	61.90 1412.80	0.00	0.00 14.50	0.00	0.00	593.60 17,318.90	593.60 17,318.90		\$0.00 \$0.00	\$133,560.00 \$10,775,430.00	\$133,560.00 \$10,775,430.00
	0.05		202 64		-	20.46	0.00	0.00	4.00	0.00		(1.00	0.00	0.00	0.00	0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
Bradley Kopp - SPL		3.50	196.30	22.90	4.80						0.80	6.60				0.00	234.90	234.90	\$225.00	\$0.00	\$52,852.50	\$52,852.50
Ellowene Grant - SPL		0.90	186.30		72.00	39.40			1.20		3.60	55.30				0.00	358.70	358.70	\$225.00	\$0.00	\$80,707.50	\$80,707.50
NON-ATTORNEYS (LC, SPL, PL)	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	PREVIOUS HOURS	CURRENT HOURS	CUMULATIVE HOURS	HOURLY RATE	PREVIOUS LODESTAR	CURRENT LODESTAR	CUMULATIVE LODESTAR
SUB-TOTAL	188.30	212.00	6,225.70	4,501.80	2,304.50	178.50	15.50	0.00	454.70	450.90	822.80	1,350.90	3.90	14.50	1.30	0.00	16,725.30	16,725.30		\$0.00	\$10,641,870.00	\$10,641,870.00
																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
Thomas Nolan - A					5.50	7.40				47.10	12.50	25.90		11.10		0.00	109.50	109.50	\$1,190.00	\$0.00	\$130,305.00	\$130,305.00
Jessop Stroman - A	1		18.50													0.00	18.50	18.50	\$350.00	\$0.00	\$6,475.00	\$6,475.00
Christina Oh - A	1	3.50		204.20								8.60				0.00	216.30	216.30	\$350.00	\$0.00	\$75,705.00	\$75,705.00
Naveed Abaie - A	5.30		388.60	276.10	5.50	38.10										0.00	713.60	713.60	\$400.00	\$0.00	\$285,440.00	\$285,440.00
Naveed Abaie - A	2.60	1.70	615.40	990.50	2.50											0.00	1,612.70	1,612.70	\$350.00	\$0.00	\$564,445.00	\$564,445.00
Gianna Liddy - A Alan Cyrlin - A	+	0.00		646.40								7.00				0.00	646.40	646.40	\$350.00	\$0.00	\$226,240.00	\$226,240.00
Eric Mont - A		8.50	,	825.80								9.50				0.00	843.80	843.80	\$350.00	\$0.00	\$295,330.00	\$295,330.00
Meredith Doyle - A	20.50		1,191.20	1,154.20	15.50	29.80					3.80		0.50			0.00	2,415.50	2,415.50	\$350.00	\$0.00	\$845,425.00	\$845,425.00
Meredith Doyle - A			0.40	144.60	0.10				24.00							0.00	145.10	145.10	\$400.00	\$0.00	\$23,493.00	\$23,495.00
Matthew Pearson - A			39.50		1.20				24.00							0.00	63.50	63.50	\$370.00	\$0.00	\$23,495.00	\$23,495.00
Matthew Pearson - A			1.50		1.20							1.70				0.00	1.20	1.20	\$480.00	\$0.00	\$1,330.00	\$1,350.00
Matthew Pearson - A	4.50		1.30		}					21.90		1.20				0.00	3.00	3.00	\$400.00	\$0.00	\$37,880.00	\$1,350.00
Neil Swartzberg - A	4.30		12.20 67.30							21.90	0.30	1.20				0.00	12.50 94.70	12.50 94.70	\$920.00 \$400.00	\$0.00 \$0.00	\$11,500.00 \$37,880.00	\$11,500.00 \$37,880.00
Neil Swartzberg - A	8.50	1.30	702.90		66.10	1.50	15.50		3.00	8.10	71.80	3.00				0.00	881.70	881.70	\$900.00	\$0.00	\$793,530.00	\$793,530.00
Bobby Pouya - P	12.00	4.50	282.60		450.10	1.60	45.50		46.80	83.10	116.10	139.30				0.00	1,136.10	1,136.10	\$950.00	\$0.00	\$1,079,295.00	\$1,079,295.00
Bobby Pouya - P	14.80	0.30	879.60		170.70				42.50	79.90	31.30	114.40				0.00	1,333.50	1,333.50	\$800.00	\$0.00	\$1,066,800.00	\$1,066,800.00
Bobby Pouya - A	46.50	23.40	693.50	0.50	426.70				112.70	45.10	46.40	182.90	2.50			0.00	1,580.20	1,580.20	\$670.00	\$0.00	\$1,058,734.00	\$1,058,734.00
Alexander Simon - A					14.40				2.30							0.00	16.70	16.70	\$400.00	\$0.00	\$6,680.00	\$6,680.00
Alexander Simon - A												0.40				0.00	0.40	0.40	\$350.00	\$0.00	\$140.00	\$140.00
Veronica Glaze - A		96.00	24.90	50.50	3.30				1.00			95.30				0.00	271.00	271.00	\$520.00	\$0.00	\$140,920.00	\$140,920.00
Veronica Glaze - A												0.90				0.00	0.90	0.90	\$495.00	\$0.00	\$445.50	\$445.50
Benjamin Shiftan - A		L					L			L	L	0.70		l	l	0.00	+	0.90			\$810.00	

IN RE BROILER CHICKEN ANTITRUST LITIGATION EXHIBIT 2 EXPENSE REPORT SUMMARY

FIRM NAME: Pearson, Simon & Warshaw, LLP

REPORTING PERIOD: Inception through December 31, 2020

CATEGORY	DESCRIPTION (If necessary)	CUMULATIVE COSTS
Court Costs - Filing Fees		\$950.00
Experts/consultants		\$93.06
Federal Express / UPS /Ontrac		\$4,751.72
Postage / U.S. Mail		\$260.20
Service of Process		\$3,038.00
Messenger/delivery		\$0.00
Hearing Transcripts		\$0.00
Investigation		\$0.00
Lexis/westlaw		\$5,239.55
Photocopies - in House		\$5,845.00
Photocopies - Outside		\$2,719.17
Telephone/telecopier		\$2,502.10
Travel - Transportation		\$51,779.13
Travel - Meals		\$4,288.73
Travel - Hotels		\$22,261.32
Miscellaneous -		\$0.00
Witness Fees		\$45.80
TOTAL EXPENSES		\$103,773.78

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EXHIBIT 20

UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

IN RE BROILER CHICKEN ANTITRUST LITIGATION	Case No. 1:16-cv-08637
This Document Relates To:	The Honorable Thomas M. Durkin
Direct Purchaser Actions	Magistrate Judge Jeffrey T. Gilbert

DECLARATION OF GARRETT D. BLANCHFILED IN SUPPORT OF DIRECT PURCHASER PLAINTIFFS' PETITION FOR INTERIM AWARD OF ATTORNEYS' FEES FILED ON BEHALF OF REINHARDT WENDORF & BLANCHFIELD

I, Garret D. Blanchfield, declare and state as follows:

1. I am a partner of the law firm of Reinhardt Wendorf & Blanchfield. I submit this

Declaration in support of Direct Purchaser Plaintiffs' petition for an interim award of attorneys'

fees and reimbursement of costs and expenses in connection with services rendered and expenses

incurred by my firm in connection with this litigation.

2. My firm has acted as counsel to Direct Purchaser Plaintiffs and the Direct Purchaser

Plaintiffs' class in this class action. During the period from case inception through December 31,

2020 and at the request of Plaintiffs' Co-Lead Counsel, my firm has been involved in the following

activities on behalf of the Plaintiffs:

- Analyzed and coded documents produced by defendants;
- Prepared memoranda analyzing defendants' production of documents; and
- Worked on projects related to analysis of documents produced by third parties and defendants.

3. The schedule attached hereto as Exhibit 1 is a detailed summary indicating the amount of time spent by the partners, attorneys and other professional support staff of my firm

who have been involved in this litigation, and the lodestar calculation is based on my firm's historic hourly billing rates except for work done on document review which is capped at \$350 per hour from case inception through December 31, 2020.

4. The total number of hours expended on this litigation by my firm from case inception through December 31, 2020, is 3817.40 hours. The total lodestar for my firm is \$1,345,323.00. My firm's lodestar figures are based on the firm's historic hourly billing rates. The hourly rates for the partners, attorneys and professional support staff in my firm are the same as the usual and customary hourly rates charged for their services in contingent billable matters. The total hours was determined by the examination of contemporaneous, daily time records regularly prepared and maintained by my firm and which have been provided to co-lead counsel for their review.

5. As detailed in Exhibit 2, my firm has incurred a total of \$556.50 in unreimbursed expenses during the period from case inception through December 31, 2020. These expenses do not include my firm's assessment payments to the common cost litigation fund maintained by Co-Lead Counsel.

6. The expenses incurred in this action are reflected on the books and records of my firm. These books and records are prepared from expense vouchers, check records and other source materials and represent an accurate recordation of the expenses incurred.

7. In November 2016, shortly after this litigation was commenced, Direct Purchaser Plaintiffs' Co-Lead Counsel sent us the Court's approved time and expense reporting protocols. In the course of this litigation my firm has abided by these protocols as we have performed work, incurred expenses, and submitted monthly reports of our time and expenses. My firm's submission of its compensable time and reimbursable expenses in this declaration and its exhibits comports with these Court-approved time and expense reporting protocols.

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

Executed on this 15th day of March 2021 at St. Paul, MN.

GARRETT D. BLANCHFIELD

									IN I	RE BRO	ILER C	HICKEN	ANTIT	RUST L	ITIGAT	TION							
												EXHI	BIT 1										
									T	IME RE	PORT S	SUMMAI	RYAT H	ISTOR	IC RAT	ES							
Firm Name:	REINH	IARDT	WENDO	DRF & B	LANCH	FIELD		Reporti	ng Peri	od:			Inceptio	on throug	h Decemi	oer 31, 2020							
Categories:	1) Lega	Researc	h				5) Plead	lings, Bri	efs & Mo	otions (D	rafting.	11) Settl	ements &	& Mediat	tion			TITLE:	(P) Partner				
Cutegories.							h, Servin																
2) Investigation / Factual Research3) Discovery			6) Class Certification						12) Case Management						(A) Associate								
												13) Class Notice						(LC) Law Clerk					
				aking & onfer / etc)	7) Summary Judgment 8) Appeals						14) Trial Prep (Exhibit & Witness List/Jury Instruction/						(SPL) Senior Paralegal (PL) Paralegal					
	Dut	lung / iv	itti ü Ü	omer / etc.	•)																		
	· · ·	ment Re		on aloss a	out							Vior Dire/Opening Statements/Closing											
(Including for depo prep, class cert, experts, liability issues,				cit,	9) Court Appearance and Prep 10) Experts						Arguments/Demonstratives/etc.) 15) Trial												
jurisdictional issues, and meetings re doc review)			<u>is</u>																				
	Te uo	c review)																					
ATTORNEYS (P, A)	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	PREVIOUS HOURS	CURRENT HOURS	CUMULATIVE HOURS	HOURLY RATE	PREVIOUS LODESTAR	CURRENT LODESTAR	CUMULATIVE LODESTAR	
Blanchfield, Garrett (P)		0.20	0.40	0.90	6.50					0.20	0.20	3.20				0.00	11.60	11.60	696-730	\$0.00	\$8,146.00	\$8,146.00	
Penney, Brant (P)												0.70				0.00	0.70	0.70	\$495.00	\$0.00	\$346.50	\$346.50	
Reinhardt, Mark (P)				0.40	1.30							4.80				0.00	6.50	6.50	865-910	\$0.00	\$5,774.00	\$5,774.00	
Shannon, Gerard (A)				3,793.50												0.00	3,793.50	3,793.50	\$350.00	\$0.00	\$1,327,725.00	\$1,327,725.00	
Wendorf, Mark (P)			0.30							2.30		1.00				0.00	3.60	3.60	815-860	\$0.00	\$2,979.00	\$2,979.00	
Yard, Roberta (P)																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00	
																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00	
																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00	
SUB-TOTAL	0.00	0.20	0.70	3,794.80	7.80	0.00	0.00	0.00	0.00	2.50	0.20	9.70	0.00	0.00	0.00	0.00	3,815.90	3,815.90		\$0.00	\$1,344,970.50	\$1,344,970.50	
NON-ATTORNEYS (LC, SPL, PL)	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	PREVIOUS HOURS	CURRENT HOURS	CUMULATIVE HOURS	HOURLY RATE	PREVIOUS LODESTAR	CURRENT LODESTAR	CUMULATIVE LODESTAR	
Kosek, Shirley (PL)																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00	
Schulte, Kathy (PL)					1.50											0.00	1.50	1.50	\$235.00	\$0.00	\$352.50	\$352.50	
Name (LC)																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00	
Name (SPL)																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00	
Name (SPL)																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00	
Name (SPL)																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00	
Name (PL)																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00	
Name (PL)																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00	
Name (PL)																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00	
Name (PL)																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00	
																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00	
																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00	
SUB-TOTAL	0.00	0.00	0.00	0.00	1.50	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	1.50	1.50		\$0.00	\$352.50	\$352.50	
GRAND TOTAL:	0.00	0.20	0.70	3794.80	9.30	0.00	0.00	0.00	0.00	2.50	0.20	9.70	0.00	0.00	0.00	0.00	3817.40	3,817.40		\$0.00	\$1,345,323.00	\$1,345,323.00	

IN RE BROILER CHICKEN ANTITRUST LITIGATION EXHIBIT 2 EXPENSE REPORT SUMMARY

FIRM NAME: REINHARDT WENDORF & BLANCHFIELD

REPORTING PERIOD: Inception through December 31, 2020

CATEGORY	DESCRIPTION (If necessary)	CUMULATIVE COSTS
Court Costs - Filing Fees		\$150.00
Experts/consultants		
Federal Express / UPS /Ontrac		
Postage / U.S. Mail		
Service of Process		
Messenger/delivery		
Hearing Transcripts		
Investigation		
Lexis/westlaw		\$63.10
Photocopies - in House		\$343.40
Photocopies - Outside		
Telephone/telecopier		
Travel - Transportation		
Travel - Meals		
Travel - Hotels		
Miscellaneous		
TOTAL EXPENSES		\$556.50

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EXHIBIT 21

UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

IN RE BROILER CHICKEN ANTITRUST LITIGATION	Case No. 1:16-cv-08637
This Document Relates To:	The Honorable Thomas M. Durkin
Direct Purchaser Actions	Magistrate Judge Jeffrey T. Gilbert

DECLARATION OF ARTHUR N. BAILEY IN SUPPORT OF DIRECT PURCHASER PLAINTIFFS' PETITION FOR INTERIM AWARD OF ATTORNEYS' FEES FILED ON BEHALF OF RUPP BAASE PFALZGRAF CUNNINGHAM, LLC

I, ARTHUR N. BAILEY, declare and state as follows:

1. I am a Partner of the law firm of Rupp Baase Pfalzgraf Cunningham, LLC. I submit

this Declaration in support of Direct Purchaser Plaintiffs' petition for an interim award of attorneys' fees and reimbursement of costs and expenses in connection with services rendered and expenses incurred by my firm in connection with this litigation.

2. My firm has acted as counsel to Direct Purchaser Plaintiffs and the Direct Purchaser

Plaintiffs' class in this class action. During the period from case inception through December 31,

2020 and at the request of Plaintiffs' Co-Lead Counsel, my firm has been involved in the following

activities on behalf of the Plaintiffs:

- First, being retained by the original Plaintiff & Class Representative, Maplevale Farms, Inc.
- Thereafter, referred said client to the joint lead counsel for joint prosecution of that certain FRCP Rule 23(b) class action, together with all other similarly situate class members collectively, wherein, my firm has continued working since inception up to and through December 31, 2020, all of which joint representation and performance of services as assigned by the organization of co-lead counsel are more precisely detailed hereinbelow.

3. The schedule attached hereto as Exhibit 1 is a detailed summary indicating the amount of time spent by the partners, attorneys and other professional support staff of my firm who have been involved in this litigation, and the lodestar calculation is based on my firm's historic hourly billing rates except for work done on document review which is capped at \$350 per hour from case inception through December 31, 2020.

4. The total number of hours expended on this litigation by my firm from case inception through December 31, 2020, is 357 hours. The total lodestar for my firm is \$144,207.50. My firm's lodestar figures are based on the firm's historic hourly billing rates. The hourly rates for the partners, attorneys and professional support staff in my firm are the same as the usual and customary hourly rates charged for their services in contingent billable matters. The total hours was determined by the examination of contemporaneous, daily time records regularly prepared and maintained by my firm and which have been provided to co-lead counsel for their review.

5. As detailed in Exhibit 2, my firm has incurred a total of \$748.77 in unreimbursed expenses during the period from case inception through December 31, 2020. These expenses do not include my firm's assessment payments to the common cost litigation fund maintained by Co-Lead Counsel.

6. The expenses incurred in this action are reflected on the books and records of my firm. These books and records are prepared from expense vouchers, check records and other source materials and represent an accurate recordation of the expenses incurred.

7. In November 2016, shortly after this litigation was commenced, Direct Purchaser Plaintiffs' Co-Lead Counsel sent us the Court's approved time and expense reporting protocols. In the course of this litigation my firm has abided by these protocols as we have performed work, incurred expenses, and submitted monthly reports of our time and expenses. My firm's submission of its compensable time and reimbursable expenses in this declaration and its exhibits comports with these Court-approved time and expense reporting protocols.

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

Executed on this 17th day of March, 2021 at Jamestown, New York,

Arthur M. Bailey

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									INI	RE BRO	ILER C.	HICKEN	N ANTII	RUST	LITIGA	TION						
												EXH	IBIT 1									
									T	IME RE	PORT S	SUMMA	RYATI	HISTOR	RIC RAI	TES						
Firm Name:	RUPP	BAASE	PFALZ	GRAF (CUNNII	NGHAM	1	Report	ing Peri	od:			Inceptio	n throug	h Deceml	ber 31, 2020	1					
Categories:	1) Lega	l Researc	ch				5) Plead	lings, Br	iefs & M	otions (L	rafting,	11) Settl	ements &	& Media	tion			TITLE:	(P) Partner			
-	a) r		(T) ()	n			Researc	h, Serviı	ng & Fili	ng)		10) C							(A) Associat	P		
	2) Inves	sugation	/ Factual	Researc	n		6) Class	Certific	ation			12) Case	e Manag	ement								
	3) Disco	•					ĺ.					13) Clas	s Notice						(LC) Law C	lerk		
			position T Aeet & C				7) Sumr	nary Jud	lgment			14) Tria	l Pren						(SPL) Senior	Paralegal		
	Dere	numg / n	itte a c	omer / e	,		8) Appe	als				· · · ·		Vitness l	List/Jury	y Instruction/			(PL) Paraleg	al		
		ment Re		on alace	aant		0) Cour	• • •		Duon				• •		nts/Closing			_			
		-	r depo pr ity issues		cert,		9) Cour	i Appear	ance and	ггер		Arg	uments/l	Jemonst	auves/0	eu.)						
	juriso	dictional	issues, aı	-	ngs		10) Exp	erts				15) Tria	1									
	re do	c review))																			
ATTORNEYS (P, A)	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	PREVIOUS HOURS	CURRENT HOURS	CUMULATIVE HOURS	HOURLY RATE	PREVIOUS LODESTAR	CURRENT LODESTAR	CUMULATIVE LODESTAR
Arthur N. Bailey (P)		87.30	136.90	0.20		3.70					2.90	9.20				0.00	0.00	240.20	\$450.00	\$0.00	\$0.00	\$108,090.00
Marco Cercone (P)*	3.40	49.80	47.10			2.20					0.10	3.40				0.00	0.00	106.00	\$425.00	\$0.00	\$0.00	\$33,109.50
David R. Pfalzgraf (P)**		2.50	0.40													0.00	0.00	2.90	\$395.00	\$0.00	\$0.00	\$1,033.00
Anthony G. Marecki (P)	0.90		7.00													0.00	0.00	7.90	\$250.00	\$0.00	\$0.00	\$1,975.00
Name (A)																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
SUB-TOTAL	4.30	139.60	191.40	0.20	0.00	5.90	0.00	0.00	0.00	0.00	3.00	12.60	0.00	0.00	0.00	0.00	357.00	357.00		\$0.00	\$0.00	\$144,207.50
*MC's rate was \$350 at the	e beginnin	g of the ca	ase and wa	is raised in	n Feb. 20	19 and aga	in in May	2019. **	DRP's rat	e was \$35	0 at beg. a	and raised	to current	rate in m	id 2017.							
NON-ATTORNEYS (LC, SPL, PL)	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	PREVIOUS HOURS	CURRENT HOURS	CUMULATIVE HOURS	HOURLY RATE	PREVIOUS LODESTAR	CURRENT LODESTAR	CUMULATIVE LODESTAR
Name (LC)																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
Name (LC)																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
Name (LC)																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
Name (SPL)																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
Name (SPL)																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
Name (SPL)																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
Name (PL)																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
Name (PL)																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
Name (PL)																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
Name (PL)																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
SUB-TOTAL	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00		\$0.00	\$0.00	\$0.00
GRAND TOTAL:	4.30	139.60	191.40	0.20	0.00	5.90	0.00	0.00	0.00	0.00	3.00	12.60	0.00	0.00	0.00	0.00	357.00	357.00		\$0.00	\$0.00	\$144,207.50

IN RE BROILER CHICKEN ANTITRUST LITIGATION EXHIBIT 2 EXPENSE REPORT SUMMARY

FIRM NAME: Rupp Baase Pfalzgraf Cunningham, LLC

REPORTING PERIOD: Inception through December 31, 2020

CATEGORY	DESCRIPTION (If necessary)	CUMULATIVE COSTS
Court Costs - Filing Fees		
Experts/consultants		
Federal Express / UPS /Ontrac		
Postage / U.S. Mail		
Service of Process		
Messenger/delivery		
Hearing Transcripts		
Investigation		
Lexis/westlaw		
Photocopies - in House		\$73.87
Photocopies - Outside		
Telephone/telecopier		
Travel - Transportation		\$253.97
Travel - Meals		\$119.45
Travel - Hotels		\$301.48
Miscellaneous		
TOTAL EXPENSES		\$748.77

Case: 1:16-cv-08637 Document #: 4552-2 Filed: 04/16/21 Page 149 of 192 PageID #:298426

UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

IN RE BROILER CHICKEN ANTITRUST LITIGATION	Case No. 1:16-cv-08637
This Document Relates To:	The Honorable Thomas M. Durkin
Direct Purchaser Actions	Magistrate Judge Jeffrey T. Gilbert

DECLARATION OF R. ALEXANDER SAVERI IN SUPPORT OF DIRECT PURCHASER PLAINTIFFS' PETITION FOR INTERIM AWARD OF ATTORNEYS' FEES FILED ON BEHALF OF SAVERI & SAVERI, INC.

I, R. Alexander Saveri, declare and state as follows:

1. I am the Managing Partner of the law firm of Saveri & Saveri, Inc. (the "Saveri

Firm"). I submit this Declaration in support of Direct Purchaser Plaintiffs' petition for an interim award of attorneys' fees and reimbursement of costs and expenses in connection with services rendered and expenses incurred by my firm in connection with this litigation.

2. The Saveri Firm has acted as counsel to Direct Purchaser Plaintiffs and the Direct Purchaser Plaintiffs' class in this class action. During the period from case inception through December 31, 2020 and at the request of Plaintiffs' Co-Lead Counsel, my firm has been involved in the following activities on behalf of the Plaintiffs:

• <u>Written Discovery</u>: The Saveri Firm took the lead in discovery-related negotiations with the Wayne Farms and Foster Farms defendants. This work included analysis of the Defendants' written responses to Plaintiffs' Requests for Production of Documents and Plaintiffs' Requests for Answers to Interrogatories and leading extended meet and confer discussions over several sessions. The Saveri Firm also took the lead in drafting meet and confer-related correspondence to these defendants while coordinating with Co-Lead Counsel and counsel for the other Plaintiff groups. The Saveri Firm also coordinated with Co-Lead Counsel and counsel for the other Plaintiff groups.

Plaintiff groups on discovery strategy both for Wayne Farms and Foster Farms specific issues and more broadly across the Defendant groups.

- <u>Depositions</u>: The Saveri Firm has been actively involved in preparing for and taking merits and 30(b)(6) depositions. The Saveri Firm took the depositions of Joseph Grendys (Koch Foods), Chan Windham (House of Raeford), Michael Welch (Harrison Poultry), Steven Clever (Wayne Farms), Michael Popowycz (Case Foods), and William Clayton Matthews (Pilgrim's Pride). The Saveri Firm also assisted in the preparation and strategy for several other depositions that will be taken in the coming weeks, were ultimately taken by other firms, or were postponed, including Foster Farms' 30(b)(6) deposition (assisted preparation and attended); House of Raeford's 30(b)(6) deposition (assisted preparation and attended); witnesses whose depositions were postponed due to DOJ activity; and witnesses whose depositions were postponed due to the Covid-19 pandemic. The Saveri Firm also led negotiations with and drafted correspondence to Defendants Mountaire and Koch Foods on the scope of topics for their 30(b)(6) depositions.
- <u>Experts</u>: The Saveri Firm coordinated with DPP's experts to guide deposition strategy. The Saveri Firm also worked with DPP's experts to provide documents identified through the deposition preparation process for use in their analysis.
- <u>Strategy</u>: The Saveri Firm participated in strategy calls and meetings, including an all-hands discovery meeting in Chicago, Illinois and presenting at an all-day deposition preparation strategy meeting in San Francisco, California.

3. The schedule attached hereto as Exhibit 1 is a detailed summary indicating the amount of time spent by the partners, attorneys and other professional support staff of my firm who have been involved in this litigation, and the lodestar calculation is based on my firm's historic hourly billing rates except for work done on document review which is capped at \$350 per hour from case inception through December 31, 2020.

4. The total number of hours expended on this litigation by my firm from case inception through December 31, 2020, is 3,175.50 hours. The total lodestar for my firm is \$2,031,323.75. My firm's lodestar figures are based on the firm's historic hourly billing rates. The hourly rates for the partners, attorneys and professional support staff in my firm are the same as

the usual and customary hourly rates charged for their services in contingent billable matters. The total hours was determined by the examination of contemporaneous, daily time records regularly prepared and maintained by my firm and which have been provided to co-lead counsel for their review.

5. As detailed in Exhibit 2, my firm has incurred a total of \$11,278.03 in unreimbursed expenses during the period from case inception through December 31, 2020. These expenses do not include my firm's assessment payments to the common cost litigation fund maintained by Co-Lead Counsel.

6. The expenses incurred in this action are reflected on the books and records of my firm. These books and records are prepared from expense vouchers, check records and other source materials and represent an accurate recordation of the expenses incurred.

7. In November 2016, shortly after this litigation was commenced, Direct Purchaser Plaintiffs' Co-Lead Counsel sent us the Court's approved time and expense reporting protocols. In the course of this litigation my firm has abided by these protocols as we have performed work, incurred expenses, and submitted monthly reports of our time and expenses. My firm's submission of its compensable time and reimbursable expenses in this declaration and its exhibits comports with these Court-approved time and expense reporting protocols.

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

Executed on this 16th day of March 2021 at San Francisco, California

<u>/s/ R. Alexander Saveri</u> R. Alexander Saveri

Case: 1:16-cv-08637 Document #: 4552-2 Filed: 04/16/21 Page 153 of 192 PageID #:298430

								IN	RE BRO	DILER (CHICKE	EN ANTI	TRUST	LITIGA	ATION											
											EXI	HIBIT 1														
								1	TIME RI	EPORT	SUMM	ARYAT	HISTO	RIC RA	TES											
Firm Name:	SAVE	RI & SAV	VERI, IN	с.				Report	ing Peri	od:			Inceptio	n throug	h Decemb	per 31, 2020										
Categories:	 2) Inves 3) Disco (Writ Defe 4) Docu (Incluexper juriso 	overy aten / Depo nding / M ment Rev ading for ts, liabilit	Factual R osition Tai eet & Con iew depo prep	king & fer / etc. o, class co	ert,		Researc 6) Class 7) Sumr 8) Appe	h, Servir Certific nary Juc als t Appear	ng & Filin ation Igment	ng))rafting,	13) Clas 14) Tria (Ex Vio	e Manag ss Notice al Prep hibit & V r Dire/O guments/	ement Witness I pening S	List/Jury	y Instruction/ ts/Closing etc.)		<u>TITLE:</u>	(A) Associate (LC) Law Clerk (SPL) Senior Paralegal (PL) Paralegal							
ATTORNEYS (P, A)	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	PREVIOUS HOURS	CURRENT HOURS	CUMULATIVE HOURS	HOURLY RATE	PREVIOUS LODESTAR	CURRENT LODESTAR	CUMULATIVE LODESTAR				
(P, A) Guido Saveri (P)(2016-2019)			1.30		22.60						4.30	4.00				0.00	32.20	32.20	\$950.00	\$0.00	\$30,590.00	\$30,590.00				
R. Alexander Saveri (P) (2018-2020)			0.40													0.00	0.40	0.40	\$800.00	\$0.00	\$320.00	\$320.00				
R. Alexander Saveri (P)(2016-2017)					0.50											0.00	0.50	0.50	\$700.00	\$0.00	\$350.00	\$350.00				
Cadio Zirpoli (P)(2018-2020)			1,697.05		10.30											0.00	1,707.35	1,707.35	\$775.00	\$0.00	\$1,323,196.25	\$1,323,196.25				
Cadio Zirpoli (P)(2016-2017)			149.60		6.30							1.00				0.00	156.90	156.90	\$650.00	\$0.00	\$101,985.00	\$101,985.00				
Carl Hammarskjold (A)(2016-2017)					0.50											0.00	0.50	0.50	\$400.00	\$0.00	\$200.00	\$200.00				
Lisa Saveri (P)(2018-2020)					3.00											0.00	3.00	3.00	\$775.00	\$0.00	\$2,325.00	\$2,325.00				
Lisa Saveri (P)(2016-2017)			0.50													0.00	0.50	0.50	\$675.00	\$0.00	\$337.50	\$337.50				
Matthew Heaphy (A)(2018-2020)			170.85		0.50											0.00	171.35	171.35	\$600.00	\$0.00	\$102,810.00	\$102,810.00				
Matthew Heaphy (A)(2016-2017)			2.30		0.30											0.00	2.60	2.60	\$475.00	\$0.00	\$1,235.00	\$1,235.00				
Sarah Van Culin (A)(2018-2020)			640.40		6.40					2.30	0.30	1.60				0.00	651.00	651.00	\$475.00	\$0.00	\$309,225.00	\$309,225.00				
Sarah Van Culin (A)(2016-2017)			213.20		7.00							5.10				0.00	225.30	225.30	\$400.00	\$0.00	\$90,120.00	\$90,120.00				
Anjalee Behti (A) (2020)			100.00		1.30				0.60							0.00	101.90	101.90	\$400.00	\$0.00	\$40,760.00	\$40,760.00				
SUB-TOTAL	0.00	0.00	2,975.60	0.00	58.70	0.00	0.00	0.00	0.60	2.30	4.60	11.70	0.00	0.00	0.00	0.00	3,053.50	3,053.50		\$0.00	\$2,003,453.75	\$2,003,453.75				
NON-ATTORNEYS (LC, SPL, PL)	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	PREVIOUS HOURS	CURRENT HOURS	CUMULATIVE HOURS	HOURLY RATE	PREVIOUS LODESTAR	CURRENT LODESTAR	CUMULATIVE LODESTAR				
Mary Basile (LC)(2018)	0.00	0.00	105.20	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	105.20	105.20	\$225.00	\$0.00	\$23,670.00	\$23,670.00				
Anjalee Behti (LC)(2018)	0.00	0.00	16.80	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	16.80	16.80	\$250.00	\$0.00	\$4,200.00	\$4,200.00				
																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00				
SUB-TOTAL	0.00	0.00	122.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	122.00	122.00		\$0.00	\$27,870.00	\$27,870.00				
GRAND TOTAL:	0.00	0.00	3097.60	0.00	58.70	0.00	0.00	0.00	0.60	2.30	4.60	11.70	0.00	0.00	0.00	0.00	3175.50	3,175.50		\$0.00	\$2,031,323.75	\$2,031,323.75				

IN RE BROILER CHICKEN ANTITRUST LITIGATION EXHIBIT 2 EXPENSE REPORT SUMMARY

FIRM NAME: Saveri & Saveri, Inc.

REPORTING PERIOD: Inception through December 31, 2020

CATEGORY	DESCRIPTION (If necessary)	CUMULATIVE COSTS
Court Costs - Filing Fees		\$500.00
Experts/consultants		
Federal Express / UPS /Ontrac		\$605.59
Postage / U.S. Mail		
Service of Process		
Messenger/delivery		
Hearing Transcripts		
Investigation		
Lexis/westlaw		
Photocopies - in House		\$412.21
Photocopies - Outside		
Telephone/telecopier		
Travel - Transportation	Ground, Air & Parking	\$4,558.40
Travel - Meals		\$642.20
Travel - Hotels		\$4,559.63
Miscellaneous		
TOTAL EXPENSES		\$11,278.03

Case: 1:16-cv-08637 Document #: 4552-2 Filed: 04/16/21 Page 155 of 192 PageID #:298432

UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

IN RE BROILER CHICKEN ANTITRUST LITIGATION	Case No. 1:16-cv-08637
This Document Relates To:	The Honorable Thomas M. Durkin
Direct Purchaser Actions	Magistrate Judge Jeffrey T. Gilbert

DECLARATION OF WILLIAM G. CALDES IN SUPPORT OF DIRECT PURCHASER PLAINTIFFS' PETITION FOR INTERIM AWARD OF ATTORNEYS' FEES FILED ON BEHALF OF SPECTOR ROSEMAN & KODROFF, P. C.

I, William G. Caldes, declare and state as follows:

1. I am a Partner of the law firm of SPECTOR ROSEMAN & KODROFF, P. C. I

submit this Declaration in support of Direct Purchaser Plaintiffs' petition for an interim award of attorneys' fees and reimbursement of costs and expenses in connection with services rendered and expenses incurred by my firm in connection with this litigation.

2. My firm has acted as counsel to Direct Purchaser Plaintiffs and the Direct Purchaser

Plaintiffs' class in this class action. During the period from case inception through December 31, 2020 and at the request of Plaintiffs' Co-Lead Counsel, my finn has been involved in the following activities on behalf of the Direct Purchaser Plaintiffs. My firm attended conference calls with co-lead counsel regarding document review issues, the taking of depositions, third party subpoenas and case status. My firm reviewed, analyzed, and coded defendants' document production at all stages of the case and created discovery memoranda at the direction of co-lead counsel. We

participated in the taking of defendant depositions and created deposition memoranda. We participated in the analysis and coding of third-party subpoena document productions.

3. The schedule attached hereto as Exhibit 1 is a detailed summary indicating the amount of time spent by the partners, attorneys and other professional support staff of my firm who have been involved in this litigation, and the lodestar calculation is based on my finn's historic hourly billing rates except for work done on document review which is capped at \$350 per hour from case inception through December 31, 2020.

4. The total number of hours expended on this litigation by my firm from case inception through December 31, 2020, is 3,972.15 hours. The total lodestar for my firm is \$1,580,342.50. My firm's lodestar figures are based on the firm's historic hourly billing rates. The hourly rates for the partners, attorneys and professional support staff in my firm are the same as the usual and customary hourly rates charged for their services in contingent billable matters. The total hours was determined by the examination of contemporaneous, daily time records regularly prepared and maintained by my firm and which have been provided to co-lead counsel for their review.

5. As detailed in Exhibit 2, my firm has incurred a total of \$13,352.04 in unreimbursed expenses during the period from case inception through December 31, 2020. These expenses do not include my firm's assessment payments to the common cost litigation fund maintained by Co-Lead Counsel.

6. The expenses incurred in this action are reflected on the books and records of my firm. These books and records are prepared from expense vouchers, check records and other source materials and represent an accurate recordation of the expenses incurred.

7. In November 2016, shortly after this litigation was commenced, Direct Purchaser Plaintiffs' Co-Lead Counsel sent us the Court's approved time and expense reporting protocols. In the

course of this litigation my firm has abided by these protocols as we have performed work, incurred expenses, and submitted monthly reports of our time and expenses. My firm's submission of its compensable time and reimbursable expenses in this declaration and its exhibits comports with these Court-approved time and expense reporting protocols.

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

Executed on this 8th day of April, 2021 at PHILADELPHIA, PA.

Case: 1:16-cv-08637 Document #: 4552-2 Filed: 04/16/21 Page 159 of 192 PageID #:298436

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Firm Name:	SPECI	UK KU	SEMAN & N		r, r[C			Keport	ing Peri	oa:		1	Incept	ion throug	n Decemi	per 31, 2020						
Categories:	1) Lega	Researc	h						efs & Mo		rafting,	11) Sett	ements &	& Mediat	ion			TITLE:	(P) Partner			
	2) Inves	tigation /	Factual Resea	rch			Researc	n, servin	ıg & Filir	1g)		12) Cas	Manage	ement					(A) Associate			
		-					6) Class	Certifica	ation				-						(LC) Law Cl	erk		
	3) Disco (Wrif		osition Taking	&			7) Sumr	nary Jud	gment			13) Clas	s Notice									
			leet & Confer /						8			14) Tria							(SPL) Senior	0		
	4) Docu	ment Rev	view				8) Appe	als								Instruction/ s/Closing			(PL) Paralega	d		
	(Inclu	iding for	depo prep, cla	ss cert,			9) Cour	t Appear	ance and	l Prep				Demonstr								
			ty issues,	tinge			10) Evn	orte				15) Trio	,									
		jurisdictional issues, and meetings 10) Experts 15) Trial																				
TTORNEYS	1	2	3	4	5 6 7 8 9 10 11 12 13 14 15 PREVIOUS HOUR							PREVIOUS HOURS	CURRENT	CUMULATIVE	HOURLY	PREVIOUS	CURRENT LODESTAR	CUMULATIVE				
', A)		1.30														0.00	HOURS 1.30	HOURS 1.30	RATE \$835.00	LODESTAR \$0.00	\$1,085.50	LODESTAR
pector, Eugene (P)		0.90					-									0.00	0.90	0.90	\$835.00	\$0.00	\$1,085.50 \$787.50	\$1,085.50 \$787.50
pector, Eugene (P)	+	0.90	0.00									0.60										
pector, Eugene (P)			0.90									0.60				0.00	0.20	0.20	\$900.00 \$955.00	\$0.00 \$0.00	\$1,350.00 \$191.00	\$1,350.00 \$191.00
pector, Eugene (P)					-		-					0.20				0.00	0.20	0.20	\$955.00	30.00	\$191.00 \$127.50	\$191.00
pector, Jeffrey (P)												0.30					0.30	0.30	\$425.00		\$127.50 \$115.00	
pector, Jeffrey (P)	1.50											0.20					1.80	1.80	\$575.00		\$981.00	\$115.00 \$981.00
agher, Jon (P)	1.50											0.30				0.00	0.30	0.30	\$570.00		\$171.00	\$981.00
agher, Jon (P)			595.70									0.30				0.00	595.70	595.70	\$570.00		\$171.00	
agher, Jon (P)	1.00		393.70									0.90					1.90	1.90	\$695.00		\$1,320.50	\$348,484.50 \$1,320.50
Caldes, William (P)	1.00		0.60									0.90					1.90	1.90	\$730.00		\$1,520.50	\$1,520.50
Caldes, William (P)			5.00									0.50					5.00	5.00	\$730.00		\$3,750.00	\$803.00
Caldes, William (P)			0.40														0.40	0.40	\$775.00		\$310.00	\$3,750.00
Caldes, William (P)			0.40									0.20					0.40	0.40	\$800.00		\$160.00	\$160.00
Caldes, William (P)			8.90		1.00							0.20					9.90	9.90	\$795.00		\$7,870.50	\$7,870.50
Corrigan, Jeffrey (P)			3.30		1.00						1.30						4.60	4.60	\$820.00		\$3,772.00	\$3,772.00
Corrigan, Jeffrey (P)	1.70		274.10								1.50	2.20					278.00	278.00	\$485.00		\$134,830.00	\$134,830.00
Kopp, Rachel (A)		<u> </u>	121.50							<u> </u>							121.50	121.50	\$500.00		\$60,750.00	\$60,750.00
Kopp, Rachel (A)	+	<u> </u>	577.30							<u> </u>		<u> </u>					577.30	577.30	\$350.00		\$202,055.00	\$202,055.00
Sawyer,Donald (OC) Manyin, Ken (OC)	1		1,361.00													0.00	1,361.00	1,361.00	\$350.00	\$0.00	\$476,350.00	\$476,350.00
Manyin, Ken (OC)			827.70													0.00	827.70	827.70	\$350.00	\$0.00	\$289,695.00	\$289,695.00
SUB-TOTAL	4.20	2.20	3,776.40	0.00	1.00	0.00	0.00	0.00	0.00	0.00	1.30	5.70	0.00	0.00	0.00	0.00	3,790.80	3,790.80		\$0.00	\$1,534,959.00	\$1,534,959.00
ON-ATTORNEYS LC, SPL, PL)	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	PREVIOUS HOURS	CURRENT HOURS	CUMULATIVE HOURS	HOURLY RATE	PREVIOUS LODESTAR	CURRENT LODESTAR	CUMULATIVE LODESTAR
e Marshall, Gerri(PL)			176.75													0.00	176.75	176.75	\$250.00	\$0.00	\$44,187.50	\$44,187.50
e Marshall, Gerri(PL)			4.60													0.00	4.60	4.60	\$260.00	\$0.00	\$1,196.00	\$1,196.00
Jame (LC)																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
Jame (SPL)																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
Jame (SPL)																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
lame (SPL)																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
ame (PL)																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
ame (PL)																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
Jame (PL)																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
ame (PL)																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
UB-TOTAL	0.00	0.00	181.35	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	181.35	181.35		\$0.00	\$45,383.50	\$45,383.50
RAND TOTAL:	4.20	2.20	3957.75	0.00	1.00	0.00	0.00	0.00	0.00	0.00	1.30	5.70	0.00	0.00	0.00	0.00	3972.15	3,972.15		\$0.00	\$1,580,342.50	\$1,580,342.5

IN RE BROILER CHICKEN ANTITRUST LITIGATION EXHIBIT 2 EXPENSE REPORT SUMMARY

FIRM NAME: SPECTOR ROSEMAN & KODROFF,PC

REPORTING PERIOD: Inception through December 31, 2020

CATEGORY	DESCRIPTION (If necessary)	CUMULATIVE COSTS
Litigation Assessment		
Court Costs - Filing Fees		\$150.00
Experts/consultants		
Federal Express / UPS /Ontrac		\$613.24
Postage / U.S. Mail		
Service of Process		
Messenger/delivery		
Hearing Transcripts		
Investigation		
Lexis/westlaw		\$47.40
Photocopies - in House		\$4,557.50
Photocopies - Outside		
Telephone/telecopier		
Travel - Transportation		\$7,983.90
Travel - Meals		
Travel - Hotels		
Miscellaneous		
TOTAL EXPENSES		\$13,352.04

Case: 1:16-cv-08637 Document #: 4552-2 Filed: 04/16/21 Page 161 of 192 PageID #:298438

UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

IN RE BROILER CHICKEN ANTITRUST LITIGATION	Case No. 1:16-cv-08637
This Document Relates to:	The Honorable Thomas M. Durkin
Direct Purchaser Actions	Magistrate Judge Jeffrey T. Gilbert

DECLARATION OF ALLAN STEYER IN SUPPORT OF DIRECT PURCHASER PLAINTIFFS' PETITION FOR INTERIM AWARD OF ATTORNEYS' FEES FILED ON BEHALF OF STEYER LOWENTHAL BOODROOKAS ALVAREZ & SMITH LLP

I, Allan Steyer, declare and state as follows:

1. I am a partner of the law firm Steyer Lowenthal Boodrookas Alvarez & Smith

LLP. I submit this Declaration in support of Direct Purchaser Plaintiffs' petition for an interim award of attorneys' fees and reimbursement of costs and expenses in connection with services rendered and expenses incurred by my firm in connection with this litigation.

2. My firm has acted as counsel to Direct Purchaser Plaintiffs and the Direct

Purchaser Plaintiffs' class in this class action. During the period from case inception through December 31, 2020 and at the request of Plaintiffs' Co-Lead Counsel, my firm has been involved in the following activities on behalf of the Direct Purchaser Plaintiffs: (1) Performed legal research and prepared memoranda on various topics including Seventh Circuit law, pleading standards, fraudulent concealment, statute of limitations (including tolling issues), standing of certain entities as direct purchasers, bifurcation issues, discovery from antitrust plaintiffs, Open Records Act and FOIA, document preservation orders, class certification requirements, and potential defenses to claims; (2) Researched and analyzed use of exports to impact pricing; (3) Researched and drafted portions of the opposition to Defendants' Fed. R. Civ. P. 12(b)(6) motion to dismiss; (4) Researched and edited the initial complaint and amended consolidated complaint; (4) Researched and drafted subpoenas to third parties (and met and conferred with third parties regarding compliance with the subpoenas); (5) Performed document review; (6) Prepared for and attended depositions of one class representative and two direct action plaintiffs; (7) Engaged in work related to consultants and experts; (8) Edited drafts of the class certification motion; (9) Conducted poultry industry research; and (10) Contributed to litigation strategy with Co-Lead Counsel.

3. The schedule attached hereto as <u>Exhibit 1</u> is a detailed summary indicating the amount of time spent by the partners, attorneys, and other professional support staff of my firm who have been involved in this litigation and the lodestar calculation is based on my firm's historic hourly billing rates except for work done on document review which is capped at \$350 per hour from case inception through December 31, 2020.

4. The total number of hours expended on this litigation by my firm from case inception through December 31, 2020, is 2,983.1 hours. The total lodestar for my firm is \$1,398,429.00. My firm's lodestar figures are based on the firm's historic hourly billing rates. The hourly rates for the partners, attorneys, and professional support staff in my firm are the same as the usual and customary hourly rates charged for their services in contingent billable matters. The total hours were determined by the examination of contemporaneous, daily records regularly prepared and maintained by my firm and which have been provided to Co-Lead Counsel for their review. We have excluded any person who billed less than 10 hours on this case.

5. As detailed in <u>Exhibit 2</u>, my firm has incurred a total of \$9,140.81 in unreimbursed expenses during the period from case inception through December 31, 2020. These expenses do not include my firm's assessment payments to the common cost litigation fund maintained by Co-Lead Counsel.

6. The expenses incurred in this action are reflected on the books and records of my firm. These books and records are prepared from expense vouchers, check records, and other source materials and represent an accurate recordation of the expenses incurred.

7. In November 2016, shortly after this litigation was commenced, Direct Purchaser Plaintiffs' Co-Lead Counsel sent us the Court's approved time and expense reporting protocols. In the course of this litigation my firm has abided by these protocols as we have performed work, incurred expenses, and submitted monthly reports of our time and expenses. My firm's submission of its compensable time and reimbursable expenses in this declaration and its exhibits comports with these Court-approved time and expense reporting protocols.

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

Executed on this 19th day of March 2021 at Millbrae, California 94030

Man Steyer

ALLAN STEYER

Case: 1:16-cv-08637 Document #: 4552-2 Filed: 04/16/21 Page 165 of 192 PageID #:298442

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											EX	HIBIT 1	!									
									TIME I	REPORT	SUMM	ARYAT	T HISTO	RIC RA	TES							
Firm Name:	Steyer Lo	owenthal l	Boodrooka	as Alvarez	& Smith	LLP		Reporti	ng Perio	od:			Incepti	on throug	h Decemb	er 31, 2020						
Categories:	1) Legal	Research	h							tions (Dr.	afting,	11) Settl	ements &	& Mediat	ion			TITLE:	(P) Partner			
	2) Invest	tigation /	Factual	Research			Research	h, Servin	д а гши	g)		12) Case	e Manage	ement					(A) Associate	e		
	3) Disco	verv					6) Class	Certifica	tion			13) Clas	s Notice						(LC) Law C	lerk		
	(Writ	ten / Dep	osition T				7) Sumn	nary Jud	gment			- /							(SPL) Senior	Paralegal		
	Defer	nding / M	leet & Co	onfer / etc	.)		8) Appe	als				14) Tria (Ex		Vitness L	ist/Jury]	Instruction/				5		
		nent Rev		n alaaa a	ant					Duon		Vio	r Dire/Oj	pening St	atements	s/Closing			(PL) Paralega	al		
		ting for ts, liabilit		ep, class c	ert,		9) Court	t Appeara	ance and	гер		Arg	uments/1	Demonstr	atives/et	c.)						
	-	ictional i review)	ssues, an	d meeting	gs		10) Expe	erts				15) Tria	1									
ATTORNEYS	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	PREVIOUS HOURS	CURRENT	CUMULATIVE	HOURLY	PREVIOUS	CURRENT	CUMULATIVE
(P. A)																	HOURS	HOURS	RATE	LODESTAR	LODESTAR	LODESTAR
Allan Steyer (P) 2015	3.80 15.30	9.60 3.80	0.00	0.00	10.00 16.20	0.00	0.00	0.00	0.00	2.20 11.10	0.00	0.00	0.00	0.00	0.00	25.60 57.60	0.00	25.60 57.60	\$880.00 \$895.00	\$22,528.00 \$51,552.00	\$0.00 \$0.00	\$22,528.00 \$51,552.00
Allan Steyer (P) 2016	0.00	1.40	4.40	0.00	29.10	0.00	0.00	0.00	0.00	0.00	0.00	0.20	0.00	0.00	0.00	36.20	0.00	36.20	\$980.00	\$31,332.00	\$0.00	\$31,332.00
Allan Steyer (P) 2017 Allan Steyer (P) 2018	0.00	2.10	5.10	0.00	1.20	0.00	0.00	0.00	0.00	0.00	0.00	0.50	0.00	0.00	0.00	8.90	0.00	8.90	\$980.00	\$8,722.00	\$0.00	\$8,722.00
Allan Steyer (P) 2019	0.00	0.00	4.70	0.00	3.00	0.00	0.00	0.00	0.00	0.00	0.30	1.00	0.00	0.00	0.00	9.00	0.00	9.00	\$995.00	\$8,955.00	\$0.00	\$8,955.00
Allan Steyer (P) 2020	0.00	0.00	0.00	0.00	0.80	0.00	0.00	0.00	0.00	0.00	0.00	1.50	0.00	0.00	0.00	2.30	0.00	2.30	\$1,060.00	\$2,438.00	\$0.00	\$2,438.00
Jill M. Manning (P) 2015	0.00	0.00	0.00	0.00	3.50	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	3.50	0.00	3.50	\$720.00	\$2,520.00	\$0.00	\$2,520.00
Jill M. Manning (P) 2016	37.90	6.00	11.10	0.00	2.70	0.00	0.00	0.00	0.00	0.00	0.00	0.20	0.00	0.00	0.00	57.90	0.00	57.90	\$750.00	\$43,425.00	\$0.00	\$43,425.00
Jill M. Manning (P) 2017	0.00	0.00	15.60	0.00	15.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	30.60	0.00	30.60	\$800.00	\$24,480.00	\$0.00	\$24,480.00
Jill M. Manning (P) 2018	4.30	0.00	26.50	0.00	0.00	0.00	0.00	0.00	0.00	0.40	0.00	0.00	0.00	0.00	0.00	31.20	0.00	31.20	\$820.00	\$25,584.00	\$0.00	\$25,584.00
Jill M. Manning (P) 2019	9.00	4.50	110.60	0.00	20.30	20.40	0.00	0.00	0.00	0.00	0.00	0.70	0.00	0.00	0.00	165.50	0.00	165.50	\$880.00	\$145,640.00	\$0.00	\$145,640.00
Jill M. Manning (P) 2020	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	1.20	0.00	0.00	0.00	1.20	0.00	1.20	\$910.00	\$1,092.00	\$0.00	\$1,092.00
D. Scott Macrae (P) 2015	13.90	7.20	0.00	0.00	10.70	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	31.80	0.00	31.80	\$810.00	\$25,758.00	\$0.00	\$25,758.00
D. Scott Macrae (P) 2016	22.70	0.00	21.60	0.00	56.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	100.30	0.00	100.30	\$850.00	\$85,255.00	\$0.00	\$85,255.00
D. Scott Macrae (P) 2017	0.00	7.70	5.20	0.00	85.00	0.00	0.00	0.00	0.00	0.00	2.20	0.00	0.00	0.00	0.00	100.10	0.00	100.10	\$895.00	\$89,589.50	\$0.00	\$89,589.50
D. Scott Macrae (P) 2018	0.00	0.00	2.40 0.00	0.00	1.80 0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	4.20 0.20	0.00	4.20 0.20	\$920.00 \$960.00	\$3,864.00 \$192.00	\$0.00 \$0.00	\$3,864.00 \$192.00
D. Scott Macrae (P) 2019	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.20	0.00	0.00	0.00	0.20	0.00	0.20	\$990.00	\$192.00	\$0.00	\$192.00
D. Scott Macrae (P) 2020	0.00	0.00	106.60	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	106.60	0.00	106.60	\$610.00	\$65,026.00	\$0.00	\$65,026.00
Alexander D. Kullar (A) 2018 Kristopher M. DiGiovanni (A)	0.00	0.00	6.00	1,818.80	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	1,824.80	0.00	1,824.80	\$350.00	\$638,680.00	\$0.00	\$638,680.00
Suneel Jain (A) Dec 2016	0.00	0.00	4.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	4.00	0.00	4.00	\$240.00	\$960.00	\$0.00	\$960.00
Suneel Jain (A) 2017	0.00	31.60	81.30	0.00	118.30	0.00	0.00	0.00	0.50	0.00	0.50	0.00	0.00	0.00	0.00	232.20	0.00	232.20	\$340.00	\$78,948.00	\$0.00	\$78,948.00
Suneel Jain (A) 2019	0.00	0.00	11.70	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	11.70	0.00	11.70	\$390.00	\$4,563.00	\$0.00	\$4,563.00
SUB-TOTAL	106.90	74.10	427.80	1818.80	373.60	20.40	0.00	0.00	0.70	13.70	3.90	5.90	0.00	0.00	0.00	2,845.80	0.00	2,845.80		\$1,365,643.50	\$0.00	\$1,365,643.50
NON-ATTORNEYS (LC, SPL, PL)	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	PREVIOUS HOURS	CURRENT HOURS	CUMULATIVE HOURS	HOURLY RATE	PREVIOUS LODESTAR	CURRENT LODESTAR	CUMULATIVE LODESTAR
Suneel Jain (SPL)	95.40	2.50	0.20	0.00	25.30	0.00	0.00	0.00	0.00	0.00	0.00	1.00	0.00	0.00	0.00	124.40	0.00	124.40	\$240.00	\$29,856.00	\$0.00	\$29,856.00
Adison Marshall (PL) 2016	2.70	0.00	1.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	3.70	0.00	3.70	\$195.00	\$721.50	\$0.00	\$721.50
Adison Marshall (PL) 2017	0.00	0.00	0.00	0.00	9.20	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	9.20	0.00	9.20	\$240.00	\$2,208.00	\$0.00	\$2,208.00
SUB-TOTAL	98.10	2.50	1.20	0.00	34.50	0.00	0.00	0.00	0.00	0.00	0.00	1.00	0.00	0.00	0.00	137.30	0.00	137.30		\$32,785.50	\$0.00	\$32,785.50
GRAND TOTAL:	205.00	76.60	429.00	1818.80	408.10	20.40	0.00	0.00	0.70	13.70	3.90	6.90	0.00	0.00	0.00	2,983.10	0.00	2,983.10		\$1,398,429.00	\$0.00	\$1,398,429.00

IN RE BROILER CHICKEN ANTITRUST LITIGATION EXHIBIT 2 EXPENSE REPORT SUMMARY

FIRM NAME: Steyer Lowenthal Boodrookas Alvarez & Smith LLP

REPORTING PERIOD: Inception through December 31, 2020

CATEGORY	DESCRIPTION (If necessary)	CUMULATIVE COSTS
Court Costs - Filing Fees		\$150.00
Experts/consultants		\$0.00
Federal Express / UPS /Ontrac		\$72.31
Postage / U.S. Mail		\$0.00
Service of Process		\$1,976.25
Messenger/delivery		\$162.93
Hearing Transcripts		\$0.00
Investigation		\$0.00
Lexis/westlaw		\$3,239.85
Photocopies - in House		\$343.00
Photocopies - Outside		\$0.00
Telephone/telecopier		\$20.12
Travel - Transportation	S. Warner Depo - Airfare and change fee for flight cancellation (\$994) Local Transportation (\$273)	\$1,941.00
Travel - Meals	Four Days of Meals	\$352.15
Travel - Hotels	Three Nights	\$733.20
Miscellaneous	3 Pro Hac Vice Fees	\$150.00
TOTAL EXPENSES		\$9,140.81

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									Antitrust Li	0	7						
				Plaintif	fs' Counsel S				ESTAR SU			31 2020					
				1 laintii		Junnar y	Keporti					51,2020					
(1) Investigations &	& Factual Res	earch		(5) Settlemen	t		(9) Cou	rt Appea	arances & P	rep	(13) Class	Notice				Partner (P)	Associate (A)
(2) Discovery				(6) Class Cer	tification		(10) Ex				(14) Trial H	Prep (Exs & V	Witness Li	st/Jury		Paralegal (PL)	Law Clerk (LC)
												Vior Dire/O _I /Demonstrati		tements/C	losing		
(3) Pleadings, Brie research)	fs (drafting, s	erving, filing	& legal	(7) Trial & Pr	eparation		(11) Set	tlements	s & Mediatio	C	(15) Trial						
(4) Court Appeara	nces & Prepar	ration		(8) Litigation Case Manage		llysis &	(12) Ca	se Mana	igement								
Plaintiffs' Counsel	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	Total Hours This Period	Lodestar This Period
										1.							
Axler Goldich LLC	4.40	5.30	149.40	965.00	8.90	3.40					5.90	11.60				1,153.90	\$404,785.00
Baron & Budd, P.C.	25.00	41.00	6.00	3.00	5.00											80.00	\$37,000.00
Bernstein Liebhard LLP		7.70	15.00	1,489.00								57.80				1,569.50	\$581,177.50
Block & Leviton LLP	18.70	16.80	4,015.90	6.40	40.90					14.70		7.60				4,121.00	\$2,561,512.25
Criden & Love, P.A.		0.30	37.80		9.20							4.70				52.00	\$37,217.50
Fine, Kaplan & Black, R.P.C.	70.40	131.60	0.50	4,101.00	16.40							11.30				4,331.20	\$1,579,820.00
Freed Kanner London & Millen LLC		8.10	3,040.60	2,919.00	64.70				3.50	34.10	0.50	269.20				6,339.70	\$3,383,838.00
Grant & Eisenhofer P.A.		9.50	131.90	3,022.30							2.90	216.50			1.30	3,384.40	\$1,414,693.00
Hart McLaughlin & Eldridge, LLC Heins Mills & Olson	15.70	180.60	2,272.10	3,777.90	614.90	12.00			176.10	15.20	30.90	10.90	5.40			7,111.70	\$4,114,975.00
PLC	51.00	46.90	0.10	99.00	6.00							3.50				206.50	\$89,140.00
Kohn, Swift & Graf, P.C.	0.70				4.20							0.80				5.70	\$3,615.00
Lockridge Grindal Nauen P.L.L.P. Lite DePalma	306.90	993.00	11,397.45	12,328.30	1,987.20	392.20			694.70	291.80	1,158.00	1,051.85	62.20	32.20		30,695.80	\$14,754,938.00
Greenberg, LLC	125.20	89.10	951.90	216.00	83.70				1.90		0.10	9.20		70.90		1,548.00	\$801,977.50
The Miller Law Firm	156.60	148.70	1,045.25	18.15	28.20				1.80		1.90	63.60			1	1,464.20	\$679,606.25
Nussbaum Law Group, PC	20.50	134.70	362.70	6,314.40	17.40	1.50		2.40	8.60	0.70	2.70	53.90		1.10		6,920.60	\$3,208,809.00
Pearson, Simon & Warshaw, LLP	188.30	216.40	6,608.30	4,524.70	2,381.30	217.90	15.50		455.90	450.90	827.20	1,412.80	3.90	14.50	1.30	17,318.90	\$10,775,430.00
Reinhardt Wendorf & Blanchfield		0.20	0.70	3,794.80	9.30					2.50	0.20	9.70				3,817.40	\$1,345,323.00
Rupp Baase Pfalzgraf Cunningham LLC	4.30	139.60	191.40	0.20		5.90					3.00	12.60				357.00	\$144,207.50
Saveri & Saveri Inc.	1.50	157.00	3,097.60	0.20	58.70	5.70			0.60	2.30	4.60	11.70				3,175.50	\$2,031,323.75
Spector, Roseman & Kodroff, P.C.	4.20	2.20	3,957.75		1.00			1			1.30	5.70				3,972.15	\$1,580,342.50

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Steyer Lowenthal Broodrookas Alvarez & Smith LLP	205.00	76.60	429.00	1,818.80	408.10	20.40			0.70	13.70	3.90	6.90				2,983.10	\$1,398,429.00
TOTALS	1,196.90	2,248.30	37,711.35	45,397.95	5,745.10	653.30	15.50	2.40	1,343.80	825.90	2,043.10	3,231.85	71.50	118.70	2.60	100,608.25	\$50,928,159.75

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IN RE BROILE	R CHICKEN ANTITRUST I	LITIGATION
Exhibit 26 Sun	nmary of All Plaintiff Coun	sel Expenses
REPORTING PERIOD: Inceptio	n through December 31, 2020	0
CATEGORY	DESCRIPTION (If necessary)	CUMULATIVE COSTS
Court Costs - Filing Fees		\$5,297.15
Experts/consultants		\$105,171.09
Federal Express / UPS /Ontrac		\$14,563.97
Postage / U.S. Mail		\$842.56
Service of Process		\$14,893.00
Messenger/delivery		\$379.58
Hearing Transcripts		\$3,619.66
Investigation		\$810.00
Lexis/westlaw		\$39,787.31
Photocopies - in House		\$51,794.77
Photocopies - Outside		\$12,254.86
Telephone/telecopier		\$10,605.64
Travel - Transportation		
(Airplanes)		\$177,808.94
Travel - Meals, Etc.		\$41,154.43
Travel - Hotels		\$100,625.09
Miscellaneous		\$5,451.40
TATAI EVDENCEC		¢505 050 15
TOTAL EXPENSES		\$585,059.4

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Exhibit 2	7											
In Re Broiler Chicken An	titrust Litigation											
ND IL Case No. 1:16-cv-08637												
Litigation Common Cost Fund Expenditures												
Inception through A	pril 12, 2021											
VENDOR DESCRIPTION	TOTALS											
Investigators/Consultants	\$335,164.58											
Court Fees & Service Costs - Filing Fees, Service of												
Process, Hearing Transcripts	\$1,048.20											
Document Scanning & Copying Services	\$17,528.41											
Deposition Costs: Witness Fees & Transcripts	\$19,635.78											
Experts	\$2,367,490.92											
Document Database Vendor	\$802,842.35											
Government Document Request Fees	\$3,029.63											
Phone Records Vendors & Subpoena Costs	\$153,562.18											
Mediators	\$110,316.64											
Miscellaneous: check fees	\$590.54											
TOTAL	\$3,811,209.23											

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Exhibit 2	28
In Re Broiler Chicken A	ntitrust Litigation
ND IL Case No. 1:	16-cv-08637
Invoiced But As-Yet U	npaid Expenses
Inception through A	pril 12, 2021
VENDOR DESCRIPTION	TOTALS
Database Vendor	\$19,426.85
Deposition Vendor	\$84,006.15
Experts	\$275,100.00
Investigators/Consultants	\$329,764.80
TOTAL	\$708,297.80

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												EXHIBIT	29										
									TL	ME REI	PORT SU	MMARY	AT HIST	ORIC R	ATES								
Firm Name:	LOCK	RIDGE	GRINDA	L NAUE	N P.L.L.P	<u>'.</u>		Reporti	ing Perio	od:	<u> </u>	1	Inception	through I	lecember	r 31, 2020							
Categories:	1) Lega	Researc	h						iefs & M)rafting,	11) Settler	nents &	Mediatio	n			<u>TITLE:</u>	(P) Partner				
	2) Inves	tigation	Factual F	Research			Researc	h, Servin	ng & Filin	ng)		12) Case M	Managem	ent					(A) Associate	e			
			6) Class	Certifica	ation		13) Class Notice								(LC) Law Cl	erk							
	3) Disco (Writ	•	osition Ta	iking &			7) Sumr	nary Jud	lgment		13) Class Notice 14) Trial Prep (Exhibit & Witness List/Jury Instruction/								(SPL) Senior				
	Defe	nding / N	leet & Coi	nfer / etc.)	J.		8) Appe	als												0			
1		ment Re		p, class cer							Vior Dire/Opening Statements/Closing							(PL) Paraleg	(PL) Paralegal				
	t,		9) Cour	t Appear	rance and	l Prep																	
		lictional c review)	-	l meetings			10) Exp	erts				15) Trial											
						<u> </u>		1					1							1			
ATTORNEYS (P, A)	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	PREVIOUS HOURS	CURRENT HOURS	CUMULATIVE HOURS	HOURLY RATE	PREVIOUS LODESTAR	CURRENT LODESTAR	CUMULATIVE LODESTAR	
W. Joseph Bruckner (P) 2020	5.50		76.80		101.00	240.00			35.00	6.00	311.00	46.50	2.00	22.50		0.00	846.30	846.30	\$950.00	\$0.00	\$803,985.00	\$803,985.00	
W. Joseph Bruckner (P) 2019	3.50	2.00	219.70		77.50	52.00			98.00	52.50	134.50	36.50		4.00		0.00	680.20	680.20	\$925.00	\$0.00	\$629,185.00	\$629,185.00	
W. Joseph Bruckner (P) 2018	1.00		314.30	15.00	55.50	1.50			81.20	8.00	137.70	53.10	12.20			0.00	679.50	679.50	\$875.00	\$0.00	\$594,562.50	\$594,562.50	
W. Joseph Bruckner (P) 2017	2.00		135.90	7.00	133.90	1.50			84.50		93.40	77.50	19.30			0.00	555.00	555.00	\$850.00	\$0.00	\$471,750.00	\$471,750.00	
W. Joseph Bruckner (P) 2016	2.50	32.50	66.00		163.00				60.00			47.50				0.00	371.50	371.50	\$850.00	\$0.00	\$315,775.00	\$315,775.00	
W. Joseph Bruckner (P) 2015		180.30			57.00							1.50				0.00	238.80	238.80	\$800.00	\$0.00	\$191,040.00	\$191,040.00	
Richard A. Lockridge (P) 2017					3.50							15.10				0.00	18.60	18.60	\$900.00	\$0.00	\$16,740.00	\$16,740.00	
Richard A. Lockridge (P) 2016					0.60							5.25				0.00	5.85	5.85	\$900.00	\$0.00	\$5,265.00	\$5,265.00	
Richard A. Lockridge (P) 2015		15.40			1.70											0.00	17.10	17.10	\$825.00	\$0.00	\$14,107.50	\$14,107.50	
Brian D. Clark (P) 2020			122.20		64.90	18.90			29.10	24.20	175.00	8.20				0.00	442.50	442.50	\$750.00		\$331,875.00	\$331,875.00	
Brian D. Clark (P) 2019			840.90	2.40	57.40	1.40			78.30	48.10	54.20	6.80		1.10		0.00	1,090.60	1,090.60	\$625.00		\$681,625.00	\$681,625.00	
Brian D. Clark (P) 2018		11.60	1,710.00	28.60	83.70				65.30	12.70	62.30	8.70	1.90			0.00	1,984.80	1,984.80	\$575.00		\$1,141,260.00	\$1,141,260.00	
Brian D. Clark (A) 2017		1.50	858.60	35.70	215.60				71.80		56.80	13.80	3.10			0.00	1,256.90	1,256.90	\$500.00		\$628,450.00	\$628,450.00	
Brian D. Clark (A) 2016		18.10	232.30		182.40	<u> </u>			42.60		<u> </u>	26.50				0.00	501.90	501.90	\$500.00		\$250,950.00	\$250,950.00	
Brian D. Clark (A) 2015	<u> </u>	383.90			143.10	<u> </u>					<u> </u>					0.00	527.00	527.00	\$475.00		\$250,325.00	\$250,325.00	
Charles N. Nauen (P) 2018												0.50				0.00	0.50	0.50	\$875.00	\$0.00	\$437.50	\$437.50	
Charles N. Nauen (P) 2016		2.20			0.50							3.70				0.00	6.40	6.40	\$850.00	\$0.00	\$5,440.00	\$5,440.00	
Charles N. Nauen (P) 2015		15.90														0.00	15.90	15.90	\$810.00	\$0.00	\$12,879.00	\$12,879.00	

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H. Theodore Grindal (P)														0.00	7 .00		\$ 040.05	AQ QQ	\$1.050.0C	* 1 0 5 0 00
2015		5.00												 0.00	5.00	5.00	\$810.00	\$0.00	\$4,050.00	\$4,050.00
Heidi M. Silton (P) 2016	0.80	3.80			4.30						7.40			0.00	16.30	16.30	\$750.00	\$0.00	\$12,225.00	\$12,225.00
Heidi M. Silton (P) 2015		50.10												0.00	50.10	50.10	\$725.00	\$0.00	\$36,322.50	\$36,322.50
Elizabeth R. Odette (P) 2020			143.30		10.50	1.00				0.20	7.60		0.30	0.00	162.90	162.90	\$750.00		\$122,175.00	\$122,175.00
Elizabeth R. Odette (P) 2019			890.70		10.00			0.50	0.30	0.60	13.50		2.20	0.00	917.80	917.80	\$650.00		\$596,570.00	\$596,570.00
Elizabeth R. Odette (P) 2018			417.00	7.00	16.60					1.80	3.90		0.30	0.00	446.60	446.60	\$600.00		\$267,960.00	\$267,960.00
Elizabeth R. Odette (P) 2017			24.70	0.20	2.80				0.20	2.20	16.20	6.10		0.00	52.40	52.40	\$575.00		\$30,130.00	\$30,130.00
Elizabeth R. Odette (P) 2016		0.20	0.50		1.60						8.70			0.00	11.00	11.00	\$550.00		\$6,050.00	\$6,050.00
Elizabeth R. Odette (P) 2015		43.20			0.90									0.00	44.10	44.10	\$500.00		\$22,050.00	\$22,050.00
Greg J. Meyer (P) 2015		5.30												0.00	5.30	5.30	\$625.00		\$3,312.50	\$3,312.50
Robert J.Schmit (P) 2017 at doc review rate cap				2.70										0.00	2.70	2.70	\$350.00		\$945.00	\$945.00
Robert J.Schmit (P) 2015		2.70			0.50									0.00	3.20	3.20	\$725.00		\$2,320.00	\$2,320.00
Karen Hanson Riebel (P) 2019											0.40			0.00	0.40	0.40	\$850.00		\$340.00	\$340.00
Karen Hanson Riebel (P) 2018			2.30											0.00	2.30	2.30	\$805.00		\$1,851.50	\$1,851.50
Karen Hanson Riebel (P) 2017			0.80											0.00	0.80	0.80	\$780.00		\$624.00	\$624.00
Anna M. Horning Nygren (P) 2018			0.20							1.20		2.20		0.00	3.60	3.60	\$600.00		\$2,160.00	\$2,160.00
Anna M. Horning Nygren (P) 2017												1.10		0.00	1.10	1.10	\$575.00		\$632.50	\$632.50
David J. Zoll (P) 2018			0.40											0.00	0.40	0.40	\$625.00		\$250.00	\$250.00
Simeon A. Morbey (A) 2020			327.10	0.20	20.10	4.20		7.50	17.00	4.40	1.80			0.00	382.30	382.30	\$575.00		\$219,822.50	\$219,822.50
Simeon A. Morbey (A) 2019	0.50	2.40	1,104.10	162.20	6.80	1.00		8.20	48.10	1.00	4.50			0.00	1,338.80	1,338.80	\$500.00		\$669,400.00	\$669,400.00
Simeon A. Morbey (A) 2018			663.00	647.60	9.50			10.00	6.90	86.10		13.60		0.00	1,436.70	1,436.70	\$445.00		\$639,331.50	\$639,331.50
Simeon A. Morbey (A) 2017		0.30	501.60	236.60	4.70			5.50	0.70	3.80		0.20		0.00	753.40	753.40	\$420.00		\$316,428.00	\$316,428.00
Simeon A. Morbey (A) 2016			51.30	0.50							1.00			0.00	52.80	52.80	\$420.00		\$22,176.00	\$22,176.00
Kristen G. Marttila (A) 2017					73.30									0.00	73.30	73.30	\$525.00		\$38,482.50	\$38,482.50
Kristen G. Marttila (A) 2016					32.30									0.00	32.30	32.30	\$525.00		\$16,957.50	\$16,957.50
Stephanie A. Chen (A) 2020			1.00											0.00	1.00	1.00	\$550.00		\$550.00	\$550.00
Stephanie A. Chen (A) 2019	6.10		1.20		32.90									0.00	40.20	40.20	\$500.00		\$20,100.00	\$20,100.00
Stephanie A. Chen (A) 2018	8.40		4.50		2.00									0.00	14.90	14.90	\$475.00		\$7,077.50	\$7,077.50
Craig S. Davis (A) 2020						30.40								0.00	30.40	30.40	\$700.00		\$21,280.00	\$21,280.00
Maureen K. Berg (A) 2019			4.10											0.00	4.10	4.10	\$625.00		\$2,562.50	\$2,562.50
Kailey C. Mrosak (A) 2020			122.50		10.30				54.80		4.60			0.00	192.20	192.20	\$550.00		\$105,710.00	\$105,710.00

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Kailey C. Mrosak (A) 2019	28.20														0.00	28.20	28.20	\$500.00		\$14,100.00	\$14,100.00
Rick N. Linsk (A) 2018					11.30										0.00	11.30	11.30	\$525.00		\$5,932.50	\$5,932.50
Rick N. Linsk (A) 2015		2.10													0.00	2.10	2.10	\$450.00		\$945.00	\$945.00
Rachel K. Collins (A) 2018				0.20											0.00	0.20	0.20	\$475.00		\$95.00	\$95.00
Rachel K. Collins (A) 2016	2.20	2.50													0.00	4.70	4.70	\$450.00		\$2,115.00	\$2,115.00
Rachel K. Collins (A) 2015		23.40			7.20										0.00	30.60	30.60	\$450.00		\$13,770.00	\$13,770.00
Kate Baxter-Kauf (A) 2016	4.70				17.70											22.40	22.40	\$475.00		\$10,640.00	\$10,640.00
Stephen M. Owen (A) 2020	24.10		126.90		13.10	16.70				10.50	0.40					191.70	191.70	\$575.00		\$110,227.50	\$110,227.50
Stephen M. Owen (A) 2019			123.40	14.20												137.60	137.60	\$500.00		\$68,800.00	\$68,800.00
Stephen M. Owen (A) 2018	10.90	1.00	188.10	316.50	125.10											641.60	641.60	\$475.00		\$304,760.00	\$304,760.00
Jacob M. Saufley (A) 2020			5.00													5.00	5.00	\$550.00		\$2,750.00	\$2,750.00
Jacob M. Saufley (A) 2019			878.80		0.10											878.90	878.90	\$500.00		\$439,450.00	\$439,450.00
Jacob M. Saufley (A) 2018			90.90													90.90	90.90	\$445.00		\$40,450.50	\$40,450.50
Jacob M. Saufley (A) 2018 work at rate cap				256.60												256.60	256.60	\$350.00		\$89,810.00	\$89,810.00
Devona L. Wells (A) 2015		0.20														0.20	0.20	\$450.00		\$90.00	\$90.00
Arielle S. Wagner (A) 2019	1.40				46.60											48.00	48.00	\$500.00		\$24,000.00	\$24,000.00
Arielle S. Wagner (A) 2018			51.60		19.80											71.40	71.40	\$475.00		\$33,915.00	\$33,915.00
Arielle S. Wagner (A) 2017	20.10		26.80		16.90											63.80	63.80	\$450.00		\$28,710.00	\$28,710.00
Steven E. Serdikoff (A) 2020			0.90													0.90	0.90	\$700.00		\$630.00	\$630.00
Kristin N. Condon (A) 2018 at rate cap				515.20												515.20	515.20	\$350.00		\$180,320.00	\$180,320.00
Kristin N. Condon (A) 2017			80.70	360.70												441.40	441.40	\$325.00		\$143,455.00	\$143,455.00
Jennifer M. Evans (A) 2019				1,387.50												1,387.50	1,387.50	\$350.00		\$485,625.00	\$485,625.00
Jennifer M. Evans (A) 2018 at rate cap				1,076.50												1,076.50	1,076.50	\$350.00		\$376,775.00	\$376,775.00
Thomas M. Hoffman (A) 2018				127.40												127.40	127.40	\$350.00		\$44,590.00	\$44,590.00
Daniel R. Josephson (A) 2020			312.70	378.40							2.40					693.50	693.50	\$425.00		\$294,737.50	\$294,737.50
Daniel R. Josephson (A) 2020 at rate cape				58.70												58.70	58.70	\$350.00		\$20,545.00	\$20,545.00
Daniel R. Josephson (A) 2019			115.40	2,037.50							1.00					2,153.90	2,153.90	\$350.00		\$753,865.00	\$753,865.00
Daniel R. Josephson (A) 2018				1,125.90												1,125.90	1,125.90	\$350.00		\$394,065.00	\$394,065.00
Erika D. Overby (A) 2018				628.00												628.00	628.00	\$350.00		\$219,800.00	\$219,800.00
Kevin T. Ravenscroft (A) 2019				1,478.50												1,478.50	1,478.50	\$350.00		\$517,475.00	\$517,475.00
															0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00

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																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
SUB-TOTAL	121.90	805.60	10,838.20	10,907.50	1,838.20	368.60	0.00	0.00	677.50	290.00	1,126.20	424.55	61.70	30.40	0.00	0.00	27,490.35	27,490.35		\$0.00	\$14,157,940.50	\$14,157,940.50
NON-ATTORNEYS (LC, SPL, PL)	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	PREVIOUS HOURS	CURRENT HOURS	CUMULATIVE HOURS	HOURLY RATE	PREVIOUS LODESTAR	CURRENT LODESTAR	CUMULATIVE LODESTAR
Elizabeth M. Sipe (PL) 2020	0.50		113.50		14.70	21.20				1.20	16.80	154.50		1.50		0.00	323.90	323.90	\$275.00	\$0.00	\$89,072.50	\$89,072.50
Elizabeth M. Sipe (PL) 2019	0.50		182.60		15.20	2.40			1.90	0.30	4.20	158.90		0.30		0.00	366.30	366.30	\$275.00	\$0.00	\$100,732.50	\$100,732.50
Elizabeth M. Sipe (PL) 2018	0.30		151.20	4.90	22.60				2.90	0.30	6.30	134.00	0.50			0.00	323.00	323.00	\$275.00	\$0.00	\$88,825.00	\$88,825.00
Elizabeth M. Sipe (PL) 2017	0.50	0.80	74.90	9.10	30.00				8.60		3.50	133.70				0.00	261.10	261.10	\$200.00	\$0.00	\$52,220.00	\$52,220.00
Elizabeth M. Sipe (PL) 2016	1.00	12.60	22.75	2.30	44.80				3.80			43.60				0.00	130.85	130.85	\$200.00	\$0.00	\$26,170.00	\$26,170.00
Elizabeth M. Sipe (PL) 2015		82.90			17.40							2.60				0.00	102.90	102.90	\$200.00	\$0.00	\$20,580.00	\$20,580.00
Sherri L. Juell (PL) 2020					2.00											0.00	2.00	2.00	\$275.00	\$0.00	\$550.00	\$550.00
Sherri L. Juell (PL) 2019			0.50													0.00	0.50	0.50	\$275.00	\$0.00	\$137.50	\$137.50
Sherri L. Juell (PL) 2018		0.80	3.50		1.50						1.00					0.00	6.80	6.80	\$275.00	\$0.00	\$1,870.00	\$1,870.00
Sherri L. Juell (PL) 2017			3.00		0.80											0.00	3.80	3.80	\$200.00	\$0.00	\$760.00	\$760.00
Name (LC)																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
Greg A. Loeding (PL) 2020				235.20												0.00	235.20	235.20	\$160.00	\$0.00	\$37,632.00	\$37,632.00
Greg A. Loeding (PL) 2019				344.40												0.00	344.40	344.40	\$130.00	\$0.00	\$44,772.00	\$44,772.00
Greg A. Loeding (PL) 2018				718.20												0.00	718.20	718.20	\$90.00	\$0.00	\$64,638.00	\$64,638.00
Greg A. Loeding (PL) 2017				106.70												0.00	106.70	106.70	\$90.00	\$0.00	\$9,603.00	\$9,603.00
Greg A. Loeding (PL) 2015		3.00														0.00	3.00	3.00	\$90.00	\$0.00	\$270.00	\$270.00
Elixabeth C. Scheibel (LC) 2015		0.50														0.00	0.50	0.50	\$175.00	\$0.00	\$87.50	\$87.50
Arielle S. Wagner (LC) 2015		47.30														0.00	47.30	47.30	\$175.00	\$0.00	\$8,277.50	\$8,277.50
Stephen M. Owen (LC) 2016	2.50															0.00	2.50	2.50	\$175.00	\$0.00	\$437.50	\$437.50
Katarzyna Kokoszka (LC) 2018	19.20		0.70													0.00	19.90	19.90	\$200.00	\$0.00	\$3,980.00	\$3,980.00
Derek C. Waller (LC) 2019			3.70													0.00	3.70	3.70	\$225.00	\$0.00	\$832.50	\$832.50
Derek C. Waller (LC) 2018			1.30													0.00	1.30	1.30	\$200.00	\$0.00	\$260.00	\$260.00
R. David Hahn (LC) 2019	5.50															0.00	5.50	5.50	\$225.00	\$0.00	\$1,237.50	\$1,237.50
Souban S. Lee (LC) 2019	56.00															0.00	56.00	56.00	\$225.00	\$0.00	\$12,600.00	\$12,600.00
Han Li (LC) 2019	63.00															0.00	63.00	63.00	\$225.00	\$0.00	\$14,175.00	\$14,175.00
Lexi J. Pitz (LC) 2019		39.00														0.00	39.00	39.00	\$225.00	\$0.00	\$8,775.00	\$8,775.00
Erik W. Alleson (LC) 2020			1.60													0.00	1.60	1.60	\$225.00	\$0.00	\$360.00	\$360.00
Develyn J. Ferguson (LC) 2020	36.00															0.00	36.00	36.00	\$225.00	\$0.00	\$8,100.00	\$8,100.00

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Kathy J. Kelly (PL) 2015		0.50														0.00	0.50	0.50	\$85.00	\$0.00	\$42.50	\$42.50
Name (PL)																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
																0.00	0.00	0.00	\$0.00	\$0.00	\$0.00	\$0.00
SUB-TOTAL	185.00	187.40	559.25	1,420.80	149.00	23.60	0.00	0.00	17.20	1.80	31.80	627.30	0.50	1.80	0.00	0.00	3,205.45	3,205.45		\$0.00	\$596,997.50	\$596,997.50
GRAND TOTAL:	306.90	993.00	11,397.45	12,328.30	1,987.20	392.20	0.00	0.00	694.70	291.80	1,158.00	1,051.85	62.20	32.20	0.00	0.00	30,695.80	30,695.80		\$0.00	\$14,754,938.00	\$14,754,938.00

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EXHIBIT 30

IN RE BROILER CHICKEN ANTITRUST LITIGATION EXHIBIT 30 EXPENSE REPORT SUMMARY

FIRM NAME: Lockridge Grindal Nauen P.L.L.P.

REPORTING PERIOD: Inception through December 31, 2020

CATEGORY	DESCRIPTION (If necessary)	CUMULATIVE COSTS				
Court Costs - Filing Fees		\$884.15				
Experts/consultants		\$105,078.03				
Federal Express / UPS /Ontrac		\$6,632.85				
Postage / U.S. Mail		\$313.46				
Service of Process		\$8,233.97				
Messenger/delivery		\$110.00				
Hearing Transcripts						
Investigation						
Lexis/westlaw		\$23,111.74				
Photocopies - in House		\$30,788.25				
Photocopies - Outside		\$1,674.14				
Telephone/telecopier		\$7,747.92				
Travel - Transportation		\$68,119.44				
Travel - Meals		\$27,613.33				
Travel - Hotels		\$49,041.21				
Miscellaneous		\$3,248.96				
TOTAL EXPENSES		\$332,597.45				

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EXHIBIT 31

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

IN RE: AFTERMARKET FILTERS ANTITRUST LITIGATION

Master Docket No. 08-cv-4883 MDL Docket No. 1957 n

This Document Relates To: Direct Purchaser Actions Honorable Robert W. Gettleman Magistrate Geraldine Soat Brown

PROPOSED ORDER AWARDING ATTORNEYS' FEES AND REIMBURSEMENT OF LITIGATION EXPENSES AND CLASS REPRESENTATIVES' SERVICE AWARDS

The Court, having considered Plaintiffs Central Warehouse Sales Corporation, Neptune Warehouse Distributors, Inc., William C. Bruene d/b/a Lone Star Lube, and A&L Systems Inc. ("Direct Purchaser Plaintiffs"), Motion for Award of Attorneys' Fees, Reimbursement of Litigation Expenses, and Class Representatives' Service Awards (the "Motion") and the memorandum and declarations in support thereof, and after a duly noticed hearing, in addition to the findings stated on the record at such hearing, hereby finds that:

1. The Motion seeks an award of attorneys' fees of \$5,390,625 representing thirty percent (30%) of the Settlement Fund, which is comprised of all of the Settling Defendants' settlement payments totaling \$17,968,750, plus thirty percent (30%) of accrued interest. Direct Purchaser Class Plaintiffs' Counsel ("Direct Purchaser Counsel") also seek reimbursement of their unreimbursed litigation costs and expenses in the amount of \$1,215,039.39 and incentive awards for the four (4) court-appointed class representatives.

2. The attorneys' fees requested were entirely contingent upon success. Direct Purchaser Counsel risked effort and time and advanced costs and expenses with no ultimate guarantee of compensation. The award of thirty percent (30%) is warranted for the reasons set out in Direct Purchaser Plaintiffs' moving papers including, but not limited to, the following: (a) Direct Purchasers' Counsel obtained a recovery for the class of \$17,968,750 in spite of all the obstacles that they faced; (b) Direct Purchasers' Counsel's work over more than four years of litigation, including substantial motion practice and extensive discovery efforts, was extensive and of high quality; (c) Direct Purchasers' Counsel faced significant risks in the litigation, particularly risks and problems resulting from William Burch's guilty plea; and, (d) Direct Purchasers' Counsel's fee request is supported by the lodestar "cross-check" – which reveals a 0.21 fractional multiplier or "negative lodestar" for Direct Purchaser Counsel's for more than 50,130 hours of work on the case.

3. Based on the foregoing, it is the opinion of the Court that the amount of attorneys' fees requested is fair and reasonable under the "percentage-of-the-recovery" method, as confirmed, by a lodestar "cross-check."

4. The expenses sought were incurred in connection with the prosecution of the litigation for the benefit of the Class, and were reasonable and necessary.

5. The following four class representatives, Central Warehouse Sales Corporation, Neptune Warehouse Distributors, Inc., William C. Bruene d/b/a Lone Star Lube, and A&L Systems Inc. are entitled to the requested incentive awards in the amount of \$5,000 each because of their work performed for the benefit of the Class.

Therefore, IT IS HEREBY ORDERED, ADJUDGED AND DECREED THAT:

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A. The attorneys' fees requested are reasonable and proper, the expenses requested were necessary, reasonable and proper, and the incentive awards requested are warranted.

B. Direct Purchaser Counsel are awarded attorneys' fees in the amount of
\$5,390,625 representing thirty percent (30%) of the Settlement Fund of \$17,968,750, plus 30%
of accrued interest.

C. Direct Purchaser Counsel are awarded reimbursement of their unreimbursed costs and expenses in the amount of \$1,215,039.39.

D. The four class representatives are awarded incentive payments of \$5,000 each.

E. The attorneys' fees, reimbursement of expenses, and incentive awards shall be paid from the Settlement Fund.

F. Direct Purchaser Plaintiffs' current Lead Counsel (consisting of Freed Kanner London & Millen LLC, Labaton Sucharow LLP, and Fine Kaplan & Black, R.P.C.) shall have the sole authority to allocate and distribute any attorneys' fees and expenses awarded pursuant to this Order from the Settlement Fund in a manner which, in the opinion of Lead Counsel, fairly compensates the Class Plaintiffs' Counsel's firms for their services.

G. This Order shall be entered as of this date pursuant to Rule 54(b) of the Federal Rules of Civil, the Court finding that this is no just reason for delay.

H. Without affecting the finality of this Order, the Court retains exclusive jurisdiction for the purposes of enabling any of the Settling Parties to apply to this Court at any time for such further orders and directs as may be necessary and appropriate for the construction

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or carrying out of this Order, for the modification of any of the provisions of this Order, and for the enforcement of compliance herewith.

SO ORDERED.

Dated this 22 day of Shan , 2013.

Robert W. Gettleman United States District Court Judge

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EXHIBIT 32

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UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS

IN RE: POTASH ANTITRUST LITIGATION (II)

MDL Docket No. 1996

____ Civil No. 1:08-cv-06910

THIS DOCUMENT APPLIES TO:

The Honorable Ruben Castillo

ALL DIRECT PURCHASER ACTIONS

ORDER GRANTING DIRECT PURCHASER PLAINTIFFS' MOTION FOR ATTORNEYS' FEES, REIMBURSEMENT OF EXPENSES, <u>AND CLASS REPRESENTATIVE INCENTIVE AWARDS</u>

This Court, having considered Direct Purchaser Plaintiffs' Motion for an Award of Attorneys' Fees, Reimbursement of Expenses, and Class Representative Incentive Awards (the "Motion") and memorandum in support thereof, after a duly noticed hearing, hereby finds that:

1. The Motion seeks an award of attorneys' fees of \$30,000,000, representing onethird of the \$90,000,000.00 Settlement Funds that comprise the settlement payments paid into escrow by all Settling Defendants. Class Counsel for Direct Purchaser Plaintiffs also seek an order awarding \$791,124.63 in expenses incurred during the pendency of this action that were not previously requested and awarded. Finally, the Motion seeks an incentive award of \$15,000.00 for each Class Representative.

2. The amount of attorneys' fees requested is fair and reasonable under the percentage-of-the-fund method, which is confirmed by a lodestar "cross-check."

3. The attorneys' fees requested were entirely contingent upon a successful outcome for the Class. The risk undertaken by Class Counsel was significant, especially considering the lack of any related government proceedings, the complex legal theories advanced in the case, the vigorous defense by experienced defense counsel, the lengthy appellate proceedings, and the proposed novel discovery methodology.

4. In addition to risking time and effort, Class Counsel advanced substantial costs and expenses in connection with the prosecution of the litigation for the benefit of the Class with no guarantee of compensation.

5. An award of one-third of the Settlement Funds is reasonable and warranted for the reasons set forth in Direct Purchaser Plaintiffs' Memorandum in Support of their Motion for an Award of Attorneys' Fees, Reimbursement of Expenses, and Class Representative Incentive Awards (the "Memorandum"), including, but not limited to, the following: the outstanding result obtained for the Class – payment by Defendants of \$90,000,000 in cash; the quality of work product and quantity of work performed by Class Counsel, including extensive motion practice, substantial discovery efforts, mediation, and appellate practice, all involving complex issues of fact and law that were zealously litigated since 2008; and the risks faced throughout the litigation, which existed from the outset and continued until the ultimate settlement of the case.

6. Therefore, upon consideration of the Motion and accompanying Memorandum, and based upon all matters of record in this action, the Court hereby finds that: (1) the requested attorneys' fees are warranted and just; (2) the requested expenses were necessary, reasonable, and proper; and (3) the requested class representative incentive awards are justified.

Having considered Direct Purchaser Plaintiffs' Motion for an Award of Attorneys' Fees, Reimbursement of Expenses, and Class Representative Incentive Awards,

IT IS HEREBY ORDERED, ADJUDGED, AND DECREED:

1. Class Counsel are awarded attorneys' fees in the amount of \$30,000,000 or onethird of the Settlement Funds of \$90,000,000.

2. Class Counsel are awarded \$791,124.63 as remuneration for their unreimbursed

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costs and expenses incurred during the course of the litigation.

3. The Following Class Representatives shall each receive \$15,000.00 as incentive awards: Gage's Fertilizer & Grain, Inc., Kraft Chemical Company, Minn-Chem, Inc., Shannon D. Flinn, Thomasville Feed & Seed, Inc., and Westside Forestry Services, Inc. d/b/a/ Signature Lawn Care.

4. The awarded attorneys' fees, reimbursed expenses, and incentive awards shall be paid from the Settlement Funds.

5. The awarded attorneys' fees and reimbursed expenses shall be equitably distributed among Class Counsel by Co-Lead Counsel in a good-faith manner that in Co-Lead Counsel's judgment reflects each individual Class Counsel's contribution to the institution, prosecution, and resolution of the litigation.

6. The Court finding no just reason for delay, this Order shall be entered as of this date pursuant to Rule 54(b) of the Federal Rules of Civil Procedure.

IT IS SO ORDERED.

This 12 the day of _____, 2013.

HONORABLE RUBEN CASTILLO UNITED STATES DISTRICT JUDGE