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UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

VINCE EAGEN, on behalf of himself and
all others similarly situated,

Plaintiff,

v.

AMERICAN HONDA MOTOR CO.,
INC.,

Defendant.

) Case No.: 3:12-cv-01377-SI

) Assigned to Hon. Susan Illston

) Courtroom: 10

) ~~[REVISED PROPOSED]~~ ORDER
) GRANTING FINAL APPROVAL OF
) CLASS ACTION SETTLEMENT
) AND APPLICATION FOR
) ATTORNEYS' FEES, AND CLASS
) REPRESENTATIVE PAYMENT,
) AND FINAL JUDGMENT AND
) ORDER OF DISMISSAL WITH
) PREJUDICE AS AMENDED

) CLASS ACTION

) Complaint Filed: March 19, 2012

[REVISED PROPOSED] FINAL ORDER AND JUDGMENT

On October 9, 2013, the Court entered a Preliminary Approval Order (Dkt. #89) that preliminarily approved the Settlement Agreement in this Litigation and specified the manner in which the Settlement Administrator, Defendant American Honda Motor Co., Inc. ("AHM"), was to provide notice to the Settlement Class. The Settlement Agreement (Dkt. #73-1), which is incorporated herein by reference, sets forth the terms and conditions for a settlement and dismissal with prejudice of the Litigation. Terms and phrases in this Final Order and Judgment, unless otherwise defined herein, shall have the same meaning as ascribed to them in the Settlement Agreement.

After entry of the Preliminary Approval Order directing dissemination of Notice in accordance with the Notice plan set forth in the Settlement Agreement, the Settlement Administrator caused the Notice to be mailed to Settlement Class Members via first class U.S. Mail, postage prepaid. (See Dkt. #106 ¶¶ 4-7.) Settlement Class Members' mailing addresses were obtained via a good faith search of Department of Motor Vehicle

1 registration data for each State, the District of Columbia, Puerto Rico and Saipan, and
2 procedures were put into place for updating mailing addresses and the handling of returned
3 mail. (*Id.*) In addition, a dedicated settlement website containing the Settlement
4 Agreement, the Notice, the Claim Form, and other relevant settlement and Court
5 documents was created, and a toll-free telephone number with live-agent support and pre-
6 recorded frequently asked questions dedicated to this settlement was also put into place.
7 (*Id.* ¶¶ 8-9, 12.) Both remain operative to this day. (*Id.* ¶¶ 10, 12.)

8 Following the dissemination of the Notice, and the posting of the Notice on the
9 settlement website, Settlement Class Members were given an opportunity to: (i) submit
10 timely requests for exclusion from the Settlement Class; or (ii) object to the Settlement
11 Agreement (including the Class Counsel Fees and Expenses Award and Named Plaintiff's
12 Incentive Award) and provide notice of their intent to appear at the Final Approval
13 Hearing.

14 From among a Settlement Class of over 1.87 million current or former owners or
15 lessees of Settlement Class Vehicles (Dkt. # 106, ¶ 4-5), the Court reviewed each of the
16 objection letters submitted by the parties (Dkt. #103-2; #104-4; #104-5; #106-1; #106-2),
17 which were less than 25 in number—some of which were procedurally deficient, and one
18 of which was withdrawn (*see* Dkt. ## 103 at 1 n.1; #104 ¶¶ 9-12). The Court also received
19 from the Settlement Administrator copies of two-hundred and eighteen (218) requests for
20 exclusion from the settlement (Dkt. #104 ¶¶ 5-6; #104-1; #104-2).

21 The Final Approval Hearing was held on March 21, 2014, at 9:00 a.m. No
22 Settlement Class Members provided notice of their intent to appear at the Final Approval
23 Hearing to object to, or otherwise comment on, the settlement, and, in fact, no Settlement
24 Class Members did appear at the Final Approval Hearing.

25 NOW THEREFORE, this matter having been brought before the Court on the
26 motion of Named Plaintiff, through his attorneys, the Court having fully considered the
27 terms of the Settlement Agreement and all submissions made in connection with it, finds
28 that the Settlement Agreement and the settlement should be finally approved as fair,

1 reasonable and adequate and the Litigation dismissed with prejudice as to all Settlement
2 Class Members who have not timely excluded themselves from the Settlement Class, and
3 without prejudice as to all persons who timely excluded themselves from the Settlement
4 Class as set forth on the list of Opt-Outs (Dkt. #104-1), and further finds the Released
5 Claims are subject to the Release in accordance with FED. R. CIV. P. 54 and other
6 applicable laws.

7 The Court hereby makes the following findings of fact and conclusions of law:

8 1. The Court finds it has personal jurisdiction over the Named Plaintiff and all
9 members of the Settlement Class and has subject matter jurisdiction to approve the
10 settlement and Settlement Agreement and all Exhibits thereto.

11 2. The Court finds this Order is being entered more than ninety (90) days after
12 AHM provided notice of the proposed settlement to the Attorney General of the United
13 States and the attorneys general of the States (*see* Dkt. 83, ¶ 3) as required by 28 U.S.C.
14 § 1715(b), complying fully with 28 U.S.C. § 1715(d).

15 3. The Court finds that the manner of dissemination and content of the Notice
16 as specified in detail in the Settlement Agreement:

- 17 i. constituted the best notice practicable;
- 18 ii. constituted notice that was reasonably calculated under the circumstances
19 to apprise Settlement Class Members of the pendency of the Litigation, of
20 their right to object to or exclude themselves from the proposed
21 settlement, of their right to appear at the Final Approval Hearing, and of
22 their right to seek monetary and other relief;
- 23 iii. constituted reasonable, due, adequate and sufficient notice to all persons
24 entitled to receive notice, and
- 25 iv. met all applicable requirements of Due Process and any other applicable
26 law or requirement. Full and fair opportunity has been afforded to the
27 members of the Settlement Class to be heard at and to participate in the
28 Final Approval Hearing.

1 4. According to its terms, the settlement provides cash reimbursements to
2 Settlement Class Members for eligible Out-of-Pocket Expenses relating to previous repairs
3 for Engine Misfire, and provides an extension of the Powertrain Limited Warranty for
4 Engine Misfire for a total period of eight years from date of original purchase or lease of
5 each Settlement Class Vehicle without mileage limitation. The Court therefore finds that
6 the settlement set forth in the Settlement Agreement is fair, reasonable and adequate as to
7 the Parties and as it applies to the Settlement Class, and in compliance with all
8 requirements of Due Process and applicable law, as to and in the best interests of the
9 Parties and members of the Settlement Class, and directs consummation of all of its terms
10 and provisions, and any objections thereto are hereby overruled.

11 5. With respect to the Settlement Class, the Court finds and concludes, for
12 settlement purposes only, that: (i) the Settlement Class Members are so numerous as to
13 make joinder impracticable; (ii) there are questions of law and fact common to the
14 Settlement Class, and such questions predominate over any questions affecting only
15 individual Settlement Class Members; (iii) the Named Plaintiff's claims and the defenses
16 thereto are typical of the claims of Settlement Class Members and the defenses thereto;
17 (iv) the Named Plaintiff and his counsel can protect and have fairly and adequately
18 protected the interests of the Settlement Class Members in the Litigation; and (v) a class
19 action is superior to all other available methods for fairly and efficiently resolving the
20 Litigation and provides substantial benefits to the Settlement Class Members and the
21 Court. The Court therefore determines that this action satisfies the prerequisites for class
22 certification for settlement purposes pursuant to FED. R. CIV. P. 23.

23 6. The Court further finds that the Settlement Agreement is supported by the
24 vast majority of the members of the Settlement Class. The 218 Settlement Class Members
25 who have opted out of the Settlement Class, and the objections submitted, numbering less
26 than 25, are few when compared to the 1.87 million Settlement Class Members. The terms
27 of this Final Order and Judgment and the Settlement Agreement do not apply to any
28 persons the Parties agree submitted timely requests for exclusion, unless such persons elect

1 to claim the benefits set forth in the Settlement Agreement, thereby choosing to rescind
2 their requests for exclusion from the Settlement Class.

3 7. None of the objections raised by Settlement Class Members, or any other
4 parties, identify any issues with the settlement that undermine or detract from the
5 Settlement's fairness, reasonableness, or adequacy, or from the reasonableness or legality
6 of Class Counsel's request for the Class Counsel Fees and Expenses Award and Named
7 Plaintiff Vince Eagen's Incentive Award.

8 8. The Court recognizes that the Settlement Agreement and the settlement
9 expressly exclude from the Release any and all personal injury claims. (*See* Dkt. #73-1,
10 Section I(W) & (X), Section III, Section V(D).)

11 9. The Court finds that the Settlement Agreement and the settlement provided
12 for therein and any proceeding taken pursuant thereto are not and should not in any event
13 be offered or received as evidence of, a presumption, concession or an admission of
14 liability, a defect, or of any misrepresentation or omission in any statement or written
15 document approved or made by AHM or any Releasee of the suitability of these or similar
16 claims to class treatment in active litigation and trial; provided, however, that reference
17 may be made to the Settlement Agreement and the settlement provided for therein in such
18 proceedings as may be necessary to effectuate the settlement.

19 10. The Court finds that the Parties and the Settlement Administrator have fully
20 complied with their respective obligations as set forth in the Preliminary Approval Order
21 entered by this Court on October 9, 2013.

22 Based upon the foregoing findings of fact and conclusions of law, which are based
23 upon and supported by the substantial evidence presented by the Parties hereto and
24 members of the Settlement Class, all of which the Court has considered and is in the record
25 before the Court,

26 IT IS HEREBY ORDERED as follows:

27 11. The preliminary certification of the Settlement Class in the Preliminary
28 Approval Order is hereby confirmed and made final for purposes of the Settlement

1 Agreement as approved by this Final Order and Judgment. Pursuant to FED. R. CIV. P. 23,
2 the Court hereby certifies, for settlement purposes only, a Settlement Class defined as
3 follows:

4 All purchasers and lessees who reside in, and who purchased or leased their
5 vehicles in the United States (other than for purposes of resale or
6 distribution), of any: (a) Model-Year 2008, 2009, 2010, 2011, and 2012
7 Honda Accord vehicles equipped with a 6-cylinder engine with VCM-2; (b)
8 Model-Year 2008, 2009, 2010, 2011, 2012, and 2013 Honda Odyssey
9 vehicles equipped with a 6-cylinder engine with VCM-2; (c) Model-Year
2009, 2010, 2011, 2012, and 2013 Honda Pilot vehicles equipped with a 6-
cylinder engine with VCM-2; (d) Model-Year 2010, and 2011 Honda
Accord Crosstour vehicles equipped with a 6-cylinder engine with VCM-2;
and (e) Model Year 2012 Crosstour vehicles equipped with a 6-cylinder
engine with VCM-2.

10 12. Specifically excluded from the Settlement Class are the following persons:

11 (a) AHM; (b) any affiliate, parent or subsidiary of AHM; (c) any entity in which AHM has
12 a controlling interest; (d) any officer, director, or employee of AHM; (e) any successor or
13 assign of AHM; (f) any Judge to whom the Litigation is assigned; (g) anyone who
14 purchased a Settlement Class Vehicle for purposes of resale; (h) any owners or lessees of
15 Settlement Class Vehicles that were not distributed for sale or lease in the United States,
16 the District of Columbia, Puerto Rico or Saipan; and (i) all persons who have timely
17 elected to opt out of or exclude themselves from the Settlement Class in accordance with
18 this Court's Orders.

19 13. The Settlement Class shall include all original purchasers and lessees as well
20 as subsequent purchasers and lessees who purchased or leased a Settlement Class Vehicle.

21 14. The proposed method for providing relief to Settlement Class Members, as
22 set forth in the Settlement Agreement, is finally approved as fair, reasonable, adequate,
23 just, and in the best interests of the Settlement Class, and the Parties are hereby ordered to
24 provide and comply with the relief described in the Settlement Agreement in accordance
25 with its terms.

26 15. For settlement purposes only, the Court confirms its appointment of AHM as
27 Settlement Administrator, and finds the Settlement Administrator has fully discharged its
28 duties as set forth in the Settlement Agreement.

1 16. The Court confirms its appointment of Class Counsel, for settlement
2 purposes only, of: (1) Berk Law PLLC; (2) Terrell Marshall Daudt & Willie PLLC; (3)
3 Ram, Olson, Cereghino & Kopczynski; and (4) Berger & Montague, P.C., and finds Class
4 Counsel adequately represents the Settlement Class for purposes of entering into and
5 implementing the settlement and Settlement Agreement.

6 17. The Court confirms its appointment of Named Plaintiff Vince Eagen, for
7 settlement purposes only, and finds Named Plaintiff adequately represents the Settlement
8 Class for purposes of entering into and implementing the settlement and Settlement
9 Agreement.

10 18. The Court awards a Named Plaintiff's Incentive Award of one thousand
11 dollars (\$1,000.00) to Named Plaintiff Vince Eagen and a Class Counsel Fees and
12 Expenses Award in the amount of eight-hundred thousand dollars (\$800,000.00) to Class
13 Counsel. These amounts shall be paid and distributed in accordance with the provisions of
14 the Settlement Agreement.

15 19. The motion for final approval of all the terms set forth in the Settlement
16 Agreement is GRANTED, and the Court hereby overrules all objections on the merits, as
17 untimely and/or not in accordance with the Court's previous orders, and directs
18 consummation of all of the Settlement Agreement's terms and provisions.

19 20. Specifically, the Court overrules all objections concerning the amount of the
20 Class Counsel Fees and Expenses Award. The Court finds that under both the lodestar and
21 percentage-of-the-recovery analyses, the Class Counsel Fees and Expenses Award
22 (\$800,000) is well supported, given the projected maximum value of both the Warranty
23 Extension and reimbursement components of the settlement (approximately \$39.9 million
24 (Dkt. # 98-3) and, at least, \$477,900 (*see* Dkt. #106 ¶¶ 14), respectively), and Class
25 Counsel's represented lodestar, which as of January 10, 2014, was identified as more than
26 \$1.6 million (*see* Dkt. #93-1 ¶ 3; #94 ¶¶ 5, 7; #95 ¶ 13; #96 ¶¶ 4, 6). *See, e.g., Six Mexican*
27 *Workers v. Ariz. Citrus Growers*, 904 F.2d 1301, 1311 (9th Cir. 1990); *see also In re*
28 *Wash. Pub. Power Supply Sys. Sec. Litig.*, 19 F.3d 1291, 1295-96 (9th Cir. 1994).

1 ~~Consistent with the Preliminary Approval Order (Dkt. #89 ¶ 15) and the Class Notice~~
2 ~~(Dkt. #93-4 at 8-9), Settlement Class Members are foreclosed from seeking any~~
3 ~~adjudication or review of the settlement and this Final Approval Order by appeal or~~
4 ~~otherwise, because no Settlement Class Members appeared at the Final Approval Hearing.~~
5 ~~See *Devlin v. Scardelleti*, 536 U.S. 1, 11 (2002).~~

6 21. The Court approves the list of Opt-Outs attached hereto as Exhibit A and
7 determines that Exhibit A is a complete list of all Settlement Class Members who timely
8 have requested exclusion from the Settlement Class and, accordingly, shall neither share in
9 nor be bound by the Final Order and Judgment, subject to the terms of the Settlement
10 Agreement. Settlement Class Members appearing on this Opt-Out list that elect to receive
11 benefits under the Settlement Agreement shall be deemed to have rescinded their request
12 to exclude themselves from the settlement, thereby once again becoming members of the
13 Settlement Class and subject to the terms of the Settlement Agreement and this Court's
14 orders.

15 22. The Court adjudges that the Named Plaintiff and Settlement Class Members
16 have conclusively compromised, settled, dismissed and released any and all Released
17 Claims against AHM and the Releasees.

18 23. The Court declares that the Settlement Agreement and this Final Order and
19 Judgment to be binding on, and have *res judicata* and preclusive effect in all pending and
20 future lawsuits or other proceedings encompassed by the Release and the Released Claims
21 maintained by or on behalf of the Named Plaintiff and all other Settlement Class Members,
22 as well as their successors, assigns, past, present, and future parents, subsidiaries, joint
23 venturers, partnerships, related companies, affiliates, unincorporated entities, divisions,
24 groups, directors, officers, shareholders, employees, agents, representatives, servants,
25 partners, executors, administrators, assigns, predecessors, successors, descendants,
26 dependents, and heirs.

27 24. By operation of this Final Order and the Judgment entered therewith,
28 effective as of the Effective Date, and in consideration of the Settlement Agreement and

1 the benefits extended to the Settlement Class, the Named Plaintiff, on behalf of himself
2 and the Settlement Class Members, and each Settlement Class Member, on behalf of
3 himself or herself or itself and his or her or its respective successors, assigns, past, present,
4 and future parents, subsidiaries, joint venturers, partnerships, related companies, affiliates,
5 unincorporated entities, divisions, groups, directors, officers, shareholders, employees,
6 agents, representatives, servants, partners, executors, administrators, assigns, predecessors,
7 successors, descendants, dependents, and heirs, do or by operation of this Final Order and
8 Judgment are deemed to have fully released and forever discharged the Releasees from the
9 Released Claims in accordance and consistent with the terms of the Settlement Agreement,
10 but not as to any obligations created or owed to them under the terms of the Settlement
11 Agreement.

12 25. The Court dismisses on the merits and with prejudice the Second Amended
13 Complaint in this Litigation without fees or costs except as provided in the Settlement
14 Agreement. Upon the Effective Date, the Named Plaintiff and all members of the
15 Settlement Class who have not been excluded from the settlement, whether or not they
16 submit a Claim Form within the time and in the manner provided for, shall be barred from
17 asserting any Released Claim against AHM, and any such members of the Settlement
18 Class shall have released any and all Released Claims against the Releasees.

19 26. Effective as of the date of this Order, to the fullest extent permitted by law,
20 the Court orders and enters a permanent injunction barring and enjoining the Settlement
21 Class Members from: (i) filing, commencing, prosecuting, intervening in or participating
22 (as class members or otherwise) in any other lawsuit or administrative, regulatory,
23 arbitration or other proceeding in any jurisdiction based on, relating to or arising out of the
24 claims and causes of action or the facts and circumstances arbitration or other proceeding
25 in any jurisdiction based on, relating to or arising out of the claims and causes of action or
26 the facts and circumstances giving rise to the Litigation or the Released Claims; and (ii)
27 organizing Settlement Class Members who have not been excluded from the class into a
28 separate class for purposes of pursuing as a purported class action any lawsuit or

1 arbitration or other proceeding (including by seeking to amend a pending complaint to
 2 include class allegations or seeking class certification in a pending action) based on,
 3 relating to or arising out of the claims and causes of action or the facts and circumstances
 4 giving rise to the Litigation and/or the Released Claims; the terms of the Release shall not
 5 apply to the Opt-Outs listed on Exhibit A hereto or to any other persons the Parties agree
 6 in writing submitted timely and valid requests for exclusion and should also be listed as
 7 Opt-Outs unless such persons elect to claim the benefits set forth in the Settlement
 8 Agreement thereby choosing to rescind their requests for exclusion from the Settlement
 9 Class.

10 27. The Court hereby authorizes the Parties, without further approval from the
 11 Court, to adopt such amendments, modifications and expansions of the Settlement
 12 Agreement and all Exhibits hereto as: (i) shall be consistent in all material respects with
 13 this Final Order and Judgment; and (ii) do not limit the rights of the Parties or Settlement
 14 Class Members.

15 28. If (i) the Effective Date does not occur for any reason whatsoever, or (ii) the
 16 Settlement Agreement becomes null and void pursuant to the terms of the Settlement
 17 Agreement, this Final Order and Judgment shall be deemed vacated and shall have no
 18 force or effect whatsoever.

19 29. Without affecting in any way the finality of the judgment entered under this
 20 Final Order and Judgment, this Court reserves continuing and exclusive jurisdiction over
 21 the Parties, including all Settlement Class Members, and the execution, consummation,
 22 administration and enforcement of the terms of the Settlement Agreement.

23 30. The Court finds that there is no reason for delay and directs the Clerk to
 24 enter this Final Order and Judgment in accordance with the terms of this Final Order and
 25 Judgment as of the date of this Order.

26 IT IS SO ORDERED.

27 Dated: March, 2014

28 

 SUSAN ILLSTON
 UNITED STATES DISTRICT JUDGE

EXHIBIT A

No.	Name	City	State
1	Joyce Whatley	Atmore	AL
2	Wendell Woodall	Russellville	KY
3	Michael Bonetti	Boston	MA
4	Amanda D. Moore	Marietta	GA
5	Mark Potter	St. George	UT
6	Eric Clarke	La Plata	MD
7	David Stonberg	Scardale	NY
8	Sheila Roche	Birmingham	AL
9	Leanda Rainey	Ruskin	FL
10	Eleen Frenyea	Plattsburgh	NY
11	Susan Grier	Greenville	SC
12	Cheryl Ahmad	Lakewood	OH
13	Keith Moore	Madison	TN
14	Frank Mancuso	Marlton	OH
15	Andrew Krawciw	Highlands Ranch	CO
16	Stacy Budkofsky	Closter	NJ
17	Douglas Gahn	Lincoln	NE
18	Ruth Eliason	Delaware	OH
19	Edward Kleinman	Dayton	OH
20	Rema Kathleen	Lithonia	GA
21	Michael Tirriff	Neptune	NJ
22	Lauren Bacon	Springfield	MO
23	Colleen Gaynor	Huntley	IL
24	Carol Kessler	Pinnacle	NC
25	Curtis Hall	Wilmette	IL
26	Crystal Veazey	Florence	MS
27	Joseph Ackerman	Erie	PA
28	Laurie Scott	Helena	MT
29	Mark Carey	Old Forge	PA
30	Thomas Greenlee	The Villages	FL
31	Donna Brewer	Dalton	MA
32	Gary Dean Hawk	Makanda	IL
33	Seth LeBlanc	Sorrento	LA
34	Lori Thompson	Mont Belvieu	TX
35	Brett Temple	Lorton	VA
36	Sonia Noriega	El Paso	TX
37	Scott Szalay	Portland	OR
38	Cynthia Harris	Decatur	GA
39	Ashley Tullio	Chesapeake	VA
40	Courtney Hesser	Columbus	NE
41	David Ven	Kansas City	MO
42	Nathan Custer	Yorktown	VA
43	Kenneth Bowers II	El Cajon	CA
44	Greg Wolf	Geneseo	IL
45	Sharon Siegenthaler	Artesia	NM
46	Kimberly Dumitrica	Saint Paul	MN
47	Richard Bender	Iowa City	IA
48	Annie S. Williams	El Paso	TX

No.	Name	City	State
52	Barbara Wangerin	Olton	TX
53	Todd W. Raney	Poplar Bluff	MO
54	Joann Bullock	Neshanic Station	NJ
55	Ann K. Piehl	Dexter	MI
56	Gordon Graham	Dillon	MT
57	Ralph Griffith	Lubbock	TX
58	George F. Johnston	Cincinnati	OH
59	Greta S. Bellis	Eagle Point	OR
60	James A. Urban	Farmington	MN
61	Jonathan E. Groff	Fort Meade	MD
62	Delores M. Law	Pittsburgh	PA
63	Robert Myers	Spring Hill	FL
64	Jessica M. Jenkin	Colorado Springs	CO
65	Cheryl S. Romano	Cleveland	GA
66	Beverly F. Poppleton	York	ME
67	Robert Marcellus	Pahrump	NV
68	John F. Rothhaar	Plymouth	OH
69	John Rogers	Deerfield Street	NJ
70	Matthew P. Grisham	Easley	SC
71	Patricia Tessneer	Shelby	NC
72	William J. Sherwin	El Paso	TX
73	Leslie Moody	Winter Springs	FL
74	Tiffani Robinson	Cisco	TX
75	Gertude T. Earl	Ostrander	OH
76	Robert Tuxbury	Alamo	TX
77	Barth F. Aaron	Reno	NV
78	Heather K. Crowe	Stater Island	NY
79	Herbert A. Rupert	Parrottsville	TN
80	Gregory M. Wagenknecht	Earlville	MD
81	Charles Lemley	Bruceton Mills	WV
82	Peter Niefert	Austin	TX
83	Amy Alves	Evansville	ID
84	Jennifer L. Weingord	Germantown	MD
85	Juanita Rougeau	Batan Rouge	LA
86	Richard Taylor	Atmore	AL
87	Diane Parry	Plano	TX
88	William Stafford	Stanford	KY
89	Donald K. Smith	Hudson	FL
90	Dena C. Crafton	Bracey	VA
91	Vinay Mehta	Bridgewater	NJ
92	Curtis Wolfe	Wamego	KS
93	Lesley Brindley	Rockledge	FL
94	Juan Lua	Anaheim	CA
95	Richard A. Castaldi	Freehold	NJ
96	Craig L. Warner	Saint Joseph	MO
97	Kathy A. Kort	Delavan	WI
98	Christopher J. Rogers	South Jordan	UT
99	Justin T. Holcombe	White	GA
100	Kevin Swierczek	Papillon	NE
101	Janice Campbell	Columbia	MO

No.	Name	City	State
105	Regina K. Dissler	Del Rio	TX
106	Marcela Thompson	Oxnard	CA
107	Kimberly L. Lipari	Carencro	LA
108	Randall Mitchell	Charlotte	NC
109	Isaiah Porter Jr.	Fayetteville	AR
110	Isaiah Porter Jr.	Fayetteville	AR
111	Barbara J. Bowman	Sabina	OH
112	Mary F. Turvin	Midland City	AL
113	David M. Litchel	Lakeland	FL
114	Debra J. Gault	Merritt Island	FL
115	Rachana Jain	Santa Clara	CA
116	Rachana Jain	Santa Clara	CA
117	Matthew Barber	Bronx	NY
118	John W. Stickel	Des Moines	IA
119	Andrew W. Nazzaro, Jr.	Eustis	FL
120	Monica Segura	La Habra	CA
121	Richard T. Cosgrove	Glen Rock	NJ
122	Marie Barbosa	Branchburg	NJ
123	Angela M. DeVore	Christiansburg	VA
124	Jeffrey Thiele	Bettendorf	IA
125	Lynda M Hammagren	Sugar Land	TX
126	Linferd G. Linabery	Midland	MI
127	Lorraine S. De Noto	Shoreham	NY
128	Ronald A. Stewart	Glendora	CA
129	Sheik W. Huie	DPO	AP
130	Diamond Tool & Fasteners Inc.	Philadelphia	PA
131	Duke Suler	Hermitage	PA
132	Lana R. Mcpherson	De Soto	KS
133	Warren M. Stanton	San Pedro	CA
134	Lester Chambers	Prairie Grove	AR
135	Darren Boyd	New Bern	NC
136	Elizabeth A. Italia	Conshohocken	PA
137	David Anderson	Muskegon	MI
138	Lorrie L. Hargrove	Vestavia	AL
139	Michele McGrogan	Hazlet	NJ
140	David L. Haese	Plymouth	WI
141	Richard Ferpotto	Westville	IL
142	James L. Falk	Norwalk	CA
143	Timothy Corcoran	Windsor	CA
144	Janis Marquez	Seaside	CA
145	Dinesha P. Mehta	Keller	TX
146	William Cowan	Escondido	CA
147	Anne M. Lee	Fayetteville	AR
148	Helen Novicki	Pittsburgh	PA
149	Mildred L. Graf	Wichita Falls	TX
150	Lois M. Wyatt	High Point	NC
151	Diana M. Chambers	Madison	AL
152	Jeffry Miller	Southlake	TX
153	Patricia Hardwick	Aiken	SC
154	Wayne C. Bulet	Cave Creek	AZ

No.	Name	City	State
157	Kevin Arly Katz PPT	Beaverton	OR
158	William F. Frohn	APO	AE
159	Jamie R. Nobles	Rosharon	TX
160	Kimberly B. Dyer	Decatur	GA
161	Vicky L. Niemann	Santa Clara	CA
162	Elise Yvonne Taylor	Milwaukee	WI
163	Gregory R. Miller	Niceville	FL
164	Michael Kurkjian	Avon	OH
165	Barbara A. Huggins	Steubenville	OH
166	Amber N. Laven	Hales Corners	WI
167	Seth M. Hurwitz	Bethesda	MD
168	Michael A. Johnson	Jonesboro	GA
169	Timothy E. Schulz	South San Francisco	CA
170	Debbie A. White	Boise	ID
171	Ruth M. Kurimoto	San Jose	CA
172	Joyce S. Havenner	Pierson	FL
173	Eleanor Epser	Wind Gap	PA
174	John Carollo	Oak Forest	IL
175	Bonnie E. Mayo	Cypress	TX
176	Richard L. Mussi	Woodside	NY
177	Raymond V. Ksiazek	Delray Beach	FL
178	Michael R. Meinert	Alamo	CA
179	Jose Hernandez	Rosemount	MN
180	Rhonda T. Loyd	Conyers	GA
181	Donald Bethal	Decatur	AL
182	Joyce L. Goff	Cumming	GA
183	Nancy L. Swanson	Wingdale	NY
184	Richard F. Millard	Bella Vista	CA
185	Thomas E. Schmitt	PGH	PA
186	William P. Taylor	Buena Park	CA
187	Jiang Zhong	Temple City	CA
188	Brian/Janet McCormick	Tulsa	OK
189	Cheri Juergens	Port Hueneme	CA
190	Carrie M. Brosius	Mentor	OH
191	Robert R. Logan	Columbia	MO
192	Lonnie L. Olson	North Platte	NE
193	Robert H. Hobbs	Lynchburg	TN
194	Alejandra Gomez	San Jose	CA
195	Delanne C. Moss	Vacaville	CA
196	Gladys E. Terry	Queens	NY
197	Dallas G. Thompson, Jr.	Roosevelt	NY
198	Neil Hrdlick	Phoenix	MD
199	Bernard J. Babcock	Goodyear	AZ
200	Eapen M. Chacko	Livonia	MI
201	Larry Armstrong	San Antonio	TX
202	Larry Armstrong	San Antonio	TX
203	John Hollan	Canton	MI
204	Kerrie A. Johnson	Bradford	VT
205	Michelle J. Malloy	Chicago	IL
206	Danny Sperling	West Orange	NJ

Case 3:12-cv-01377-SI Document 109 Filed 03/27/14 Page 16 of 18

No.	Name	City	State
210	Phillip Angel Faria Jr.	East Patchogue	NY
211	Ryan Bucher	Northumberland	PA
212	Alvin Zayas	Vacaville	CA
213	Jacob Ryan Heisten	Seneca	MO
214	Dolores Kendall	Omaha	NE
215	Joe Baldwin	Port Charlotte	FL
216	Herbert A. Hopkins	Lawrenceville	GA
217	Tim Guyette	Clayton	CA
218	Margaret Higginson	Arcata	CA