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ORIGINAL FILED

AUG 08 2011

**LOS ANGELES
SUPERIOR COURT**

**IN THE SUPERIOR COURT OF THE STATE OF CALIFORNIA
COUNTY OF LOS ANGELES**

THERON COOPER and ALICE TRAN,
individually and on behalf of all others
similarly situated,

Plaintiffs,

v.

AMERICAN HONDA MOTOR CO., INC., a
California corporation,

Defendant.

NO. BC448670

**DECLARATION OF STEVEN M.
TINDALL IN SUPPORT OF
MOTION FOR FINAL APPROVAL
AND REQUEST FOR
ATTORNEYS' FEES AND COSTS
AND INCENTIVE PAYMENTS TO
NAMED PLAINTIFFS**

Complaint Filed: November 1, 2010

CLASS ACTION

Judge: Hon. William F. Highberger

Department: 307

Date: Friday, September 16, 2011

Time: 11:00 a.m.

I, Steven M. Tindall, declare as follows:

DECLARATION OF STEVEN M. TINDALL IN SUPPORT OF
MOTION FOR FINAL APPROVAL AND REQUEST FOR
ATTORNEYS' FEES AND COSTS AND INCENTIVE
PAYMENTS TO NAMED PLAINTIFFS - 1
CASE NO. BC448670

1. I am a member of the Bar of the State of California and am admitted to practice before this Court. I am a partner in the law firm of Rukin Hyland Doria & Tindall LLP ("Rukin Hyland"), counsel of record for the Plaintiffs and the Plaintiff Class in this action. I have personal knowledge of the facts set forth in this declaration and, if called upon to do so, could and would testify competently thereto, except where I make a statement on information and belief, in which case I am informed and believe the statement to be true.

2. Along with my co-counsel, Law Offices of Terrell Marshall Daudt & Willie and Berk Law, I have had responsibility for the prosecution of this case on behalf of the Plaintiff and the proposed Plaintiff Class since the fall of 2010.

3. While working on this matter, I (and other personnel from Rukin Hyland) engaged in the following activities, among others: conferring with Plaintiff Alice Tran and other class members regarding Plaintiffs' claims; researching consumer complaints on the internet; meeting and conferring with Honda regarding Plaintiff's informal discovery requests; reviewing documents and other information produced by Honda; participating in a conference with Plaintiff's automotive expert; preparing for, travelling to and from, and taking the deposition of Honda's person most knowledgeable concerning the alleged defects in the sun visors, the countermeasures Honda has taken to address the defects, and the number of warranty claims regarding the visor; analyzing the strengths and weaknesses of the case, both factual and legal, and assisting in the preparation of damages calculations; preparing for and participating in the settlement negotiations with defense counsel; revising the detailed terms of the settlement agreement; drafting and revising the class notice and claim form and proposed order; researching and drafting the mediation brief in this action; revising and editing the proposed settlement, the mediation brief, and the motion for preliminary approval of the settlement; revising and editing the motions for final approval of the settlement and for fees and

DECLARATION OF STEVEN M. TINDALL IN SUPPORT OF
MOTION FOR FINAL APPROVAL AND REQUEST FOR
ATTORNEYS' FEES AND COSTS AND INCENTIVE
PAYMENTS TO NAMED PLAINTIFFS - 2
CASE NO. BC448670

preparing supporting documents regarding the same; contacting class members and responding to Class Member inquiries about the settlement and claims processes.

4. I anticipate that Rukin Hyland attorneys and paralegals will devote substantial additional time to this litigation after this brief is submitted—time that is not reflected in the lodestar identified in Paragraph 11, below. This work will include responding to questions of Class Members regarding the Settlement and Class Notice, responding to any further objections or other comments filed by Class Members, appearing at the final approval hearing, and, if the Settlement is finally approved, overseeing the implementation of the settlement, including any appeals of denied class member reimbursement claims. Plaintiffs' Counsel will not seek additional payment of attorneys' fees beyond what is included in the request for attorneys' fees filed herewith.

5. I am informed and believe that Plaintiff's Counsel's skill and experience were keys to Plaintiffs' success in this case. I am informed and believe further that Plaintiff's Counsel's demonstrated ability in previous cases to certify classes in the face of an aggressive and exhaustive challenges, develop evidence of liability and damages, retain a highly qualified expert to help establish proof of liability, and convince Honda that Class Counsel were prepared to litigate the case through trial were all critical to reaching a settlement favorable to Plaintiff and the Class. Based on my calculation of the potential damages at issue in this case and my assessment of the risks that the Class may not be certified or that Plaintiffs and the proposed Class might not prevail on one or more of their claims through trial, I believe the parties have reached a fair, reasonable, and adequate settlement, and I fully support it.

6. The following is a brief description of my professional background. I am a 1996 graduate of the University of California at Berkeley School of Law (Boalt Hall). Following graduation from law school, I served as law clerk to United States District Court Judges Judith N. Keep of the Southern District of California and Claudia Wilken of the Northern District of

DECLARATION OF STEVEN M. TINDALL IN SUPPORT OF
MOTION FOR FINAL APPROVAL AND REQUEST FOR
ATTORNEYS' FEES AND COSTS AND INCENTIVE
PAYMENTS TO NAMED PLAINTIFFS - 3
CASE NO. BC448670

California. Thereafter, I was an associate at the San Francisco office of Lieff Cabraser Heifmann & Bernstein, LLP, one of the country's premier plaintiffs' class action law firms. In January 2002, after three years as an associate, I became a partner in the firm and was a partner at the firm for the next five years. At Lieff Cabraser, I practiced exclusively class action and complex litigation—including consumer, antitrust, and employment class actions. From 1998 until I left Lieff Cabraser at the end of 2006, I represented thousands of employees and millions of consumers in many class action cases. On January 1, 2007, I became a partner in the law firm of Rukin Hyland Doria & Tindall LLP ("Rukin Hyland"), where I have continued to specialize in class actions on behalf of consumers and employees.

7. I have served as lead or co-lead counsel in various class action cases in federal and state courts, including cases against Micro Dental Laboratories, SBC Communications, TMP Worldwide, Longs Drug Stores, Mountain Center, Sierra Pacific Industries, Budget Rent-A-Car, Conam Construction, Southern California Gas & Electric, Ryan Co., CNF, Inc., and T-Mobile. Virtually all of these actions resulted in a settlement worth over \$1 million for class members. The settlements in both SBC and Longs were worth over \$10 million. I currently am co-lead counsel in pending class action employment litigation in the federal courts against Tata Consultancy Services. I was also co-class counsel along with Meade & Schrag LLP in a massive breach of contract class action against Pacific Bell Directory, which was tried to a verdict and is currently on appeal from an Order in the Alameda County Superior Court.

8. I am admitted to the State Bar California and the bars of various federal district courts. I am the author of *Do as She Does, Not as She Says: The Shortcomings of Justice O'Connor's Direct Evidence Requirement in Price Waterhouse v. Hopkins*, Berkeley Journal of Employment and Labor Law, Vol. 17, No. 2 (1996); and I was a contributing author on California wage and hour class issues to *California Class Actions Practice and Procedure*, (Elizabeth J. Cabraser, Editor), Matthew Bender (2006). I have spoken on panels

dealing with class action issues at the Practicing Law Institute and the Contra Costa County Bar Association. I have also appeared on the California Lawyer's Roundtable Discussion series. For the past three years, I have been named a Northern California "Super Lawyer" by SuperLawyer magazine.

9. Rukin Hyland is one of the leading class action and employment law firms in the San Francisco Bay Area. All four name partners have been named as "Northern California Super Lawyers" for the past three years. Rukin Hyland attorneys represent California consumers and employees in a wide range of claims, including consumer fraud and product defect, job discrimination, harassment, disability rights, retaliation, whistleblower, and contract claims, as well as class actions and collective actions challenging unlawful pay practices.

10. The costs expended to date by my firm in this litigation total \$2,598.48, including costs for depositions, travel costs, copies, mail, filing and court service, and computer research. Attached hereto as Exhibit A is a summary of the costs Rukin Hyland has incurred to date in this litigation.

11. To date, Rukin Hyland personnel have spent over 101 hours litigating this case. At this firm's regularly hourly rates, our lodestar is currently \$53,450. My hourly rate is \$600/hr.; the hourly rate for Billie Mizell, the paralegal/investigator who worked with me on this case, is \$175/hr; and the hourly rate of Brian Beasley, the summer associate who spent approximately 7 hours on the case, is \$150. Attached hereto as Exhibit B is a summary of the lodestar incurred in this case.

12. Based on my experience and knowledge of what other class action attorneys charge, the hourly rates that appear on Exhibit B for Rukin Hyland's personnel are comparable to rates charged by other class action firms in California.

13. I have been an attorney for over 14 years and was a partner at Lieff Cabraser from 2002 until January 1, 2007 and a partner at Rukin Hyland since that time. My hourly rate

DECLARATION OF STEVEN M. TINDALL IN SUPPORT OF
MOTION FOR FINAL APPROVAL AND REQUEST FOR
ATTORNEYS' FEES AND COSTS AND INCENTIVE
PAYMENTS TO NAMED PLAINTIFFS - 5
CASE NO. BC448670

at Rukin Hyland is \$600. In the *Borsodi v. Euromotors* action in the San Francisco Superior Court, Hon. John E. Munter approved Rukin Hyland's current hourly rates, including my rate of \$600. See Case No. CGC-08-480861 (Order of January 7, 2011). I understand and believe that the Westlaw CourtExpress Legal Billing Report gathers attorneys' fee cases in California. This Legal Billing Report reflects the years of experience of attorneys and the hourly rates awarded by courts in such cases. The August 2010 edition, true and correct excerpts of which are attached as Exhibit C, shows partners in California firms with similar years of experience to mine billing at the following rates:

\$730 . . . Gibson Dunn & Crutcher partner Dora Arash (15 years' experience);
\$755 . . . Latham & Watkins partner Stacey Rosenberg (14 years' experience);
\$725 . . . Latham & Watkins partner Shayne Kennedy (12 years' experience);
\$875 . . . Milbank Tweed Hadley & McCloy partner Brett Goldblat (12 years' experience).

14. The Westlaw CourtExpress Legal Billing Report for August 2010 (Exhibit C) shows attorneys in California firms with 2 to 4 years of experience billing time at the following rates:

\$595 . . . Gibson Dunn & Crutcher associate Claire Vigil (4 years' experience);
\$515 . . . Gibson Dunn & Crutcher associate Kelsey Lester (3 years' experience);
\$580 . . . Latham & Watkins associate Michelle L.C. Carpenter (3 years' experience);
\$495 . . . Latham & Watkins associate Ted Dillman (2 years' experience);
\$600 . . . Milbank Tweed Hadley & McCloy associate Melissa Clark (4 years' experience).

15. Paralegal and investigator Billie Mizell has worked as a paralegal or investigator for close to 15 years. For the past 5 years, she has worked as an independent contractor for various investigation firms, law firms, and non-profit legal organizations. Prior to that, she was employed as a paralegal by the State of California (Habeas Corpus Resource Center) for 5

DECLARATION OF STEVEN M. TINDALL IN SUPPORT OF
MOTION FOR FINAL APPROVAL AND REQUEST FOR
ATTORNEYS' FEES AND COSTS AND INCENTIVE
PAYMENTS TO NAMED PLAINTIFFS - 6
CASE NO. BC448670

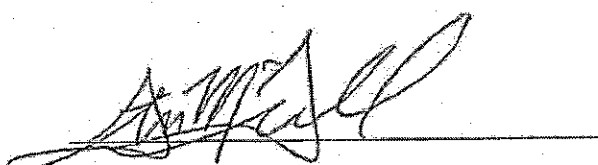
years, and before that she was a Legal Analyst with Pillsbury Madison & Sutro (more recently known as "Pillsbury Winthrop Shaw Pittman" or simply, "Pillsbury"). The Billing Report for August 2010 shows paraprofessional (marked with code "PP" in the first column) billing rates of \$220, \$195, and \$175 (Exhibit C). Rukin Hyland's rate of \$175 for Ms. Mizell is at the low end of this range.

16. Rukin Hyland undertook this case entirely on a contingency basis, meaning that if Plaintiffs did not achieve a settlement or succeed at trial, the firm would not have recovered any of the costs incurred in litigating this action and would not have been paid anything for the 101.2 hours it has devoted to the litigation.

17. Because my firm is small (currently seven attorneys), our work on this case has affected my ability to accept and devote time to other potentially-profitable work.

18. Throughout the course of this litigation, Plaintiff Alice Tran has shown her ability and willingness to prosecute this action vigorously on behalf of the Class. I have conferred with her on several occasions to keep her updated during the litigation. She has reviewed her own documents relating to her Honda Civic and assisted counsel throughout the case. I believe that Ms. Tran's efforts and willingness to prosecute this action were instrumental in settling the case.

I declare under penalty of perjury under the laws of the United States and the State of California that the foregoing is true and correct, executed this 8th day of August, 2011 in San Francisco, California.



Steven M. Tindall

PROOF OF SERVICE

I am a citizen of the United States and am employed in King County, Washington. I am over the age of eighteen (18) years and not a party to this action; my business address is 936 North 34th Street, Suite 400, Seattle, Washington, 98103-8869.

On August 8, 2011, I served the preceding document by placing a true copy thereof enclosed in a sealed envelope and served in the manner and/or manners described below to each of the parties herein and addressed as on the attached list.

- BY MAIL:** I caused such envelope(s) to be deposited in the mail at my business address, addressed to the addressee(s) designated. I am readily familiar with Terrell Marshall Daudt & Willie PLLC's practice for collection and processing of correspondence and pleadings for mailing. It is deposited with the United States Postal Service on that same day in the ordinary course of business.
 - BY HAND DELIVERY:** I caused such envelope(s) to be delivered by hand to the addressee(s) designated.
 - BY OVERNIGHT COURIER SERVICE:** I caused such envelope(s) to be delivered via overnight courier service to the addressee(s) designated.
 - BY FACSIMILE:** I caused said document to be transmitted to the telephone number(s) of the addressee(s) designated.
 - BY ELECTRONIC MAIL:** I caused said document to be transmitted to the email addresses of the addressee(s) designated.

I declare under penalty of perjury under the laws of the State of Washington that the foregoing is true and correct.

Executed at Seattle, Washington, on the 8th day of August, 2011.

Beth Faull

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PROOF OF SERVICE LIST

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35 *Attorneys for Plaintiffs*

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38

Exhibit A

Costs Incurred by Rukin Hyland Doria & Tindall LLP
Cooper et al. v. American Honda Motor Co., Case No. BC 448670

<u>CATEGORY</u>	<u>AMOUNT</u>
Filing and Legal Service Fees (including Court Call charges)	\$ 113.75
Computer Research Fees	\$ 403.96
Copy Charges	\$ 41.90
Mail, overnight mail, fax, phone	\$ 77.75
Travel	\$ 647.07
Deposition transcripts and videos	\$ 1,314.05
Total Costs	\$ 2,598.48

Exhibit B

Hours Spent and Hourly Rates of Rukin Hyland Doria & Tindall Personnel
Cooper et al. v. American Honda Motor Co., Case No. BC 448670

Person and Level	Hours Spent	Hourly Rate	Lodestar
Steven Tindall (Partner)	84.5	\$600	\$ 50,700
Brian Beasley (law clerk)	6.9	\$150	\$ 1,035
Billie Mizell (paralegal/investigator)	9.8	\$175	\$ 1,715
TOTAL	101.2		\$ 53,450

Exhibit C

Westlaw CourtExpress

LEGAL BILLING REPORT

VOLUME 12, NUMBER 2

August 2010

BY REGION, BY FIRM

PROFESSIONAL CODES

CONSULTANT CODES

A	Associate	MB	Member	A	Associate	ADM	Administrative
AD	Administrative	MC	Managing Clerk	AN	Analyst	ANL	Analyst
ADV	Advisor	MCO	Managing Consultant	AP	Associate Partner	ASD	Associate Director
AG	Agent	HL	Non-Legal	AST	Assistant	C	Consultant
AI	Associate Intern	NYA	Not Yet Admitted	CH	Chairman	CSA	Client Serving Associate
AMC	Assistant Managing Clerk	OC	Of Counsel	CG	Client	DIR	Director
ASD	Associate Director	P	Partner	ECO	Economist	EM	Experienced Manager
AT	Attorney	PA	Project Assistant	GC	General Counsel	GD	General Counsel
BS	Billing Specialist	PP	Paraprofessional	I	Intern	MD	Managing Director
C	Counselor	PRT	Principal	M	Manager	ME	Member
CA	Case Assistant	PS	Practices/Technology Analyst	MP	Managing Partner	MP	Managing Partner
CC	Case Clerk	PSA	Professional Staff	P	Partner	PC	Partner Consultant
CL	Clerk	PSM	Practice Support Analyst	PP	Principal	PR	Principal
CM	Case Manager	PTA	Practice Support Manager	R	Researcher	RC	Researcher
CMA	Case Manager Assistant	RSP	Patient Agent	RM	Research Manager	SA	Senior Associate
CNC	Chairman of Management Com	SA	Research Specialist	SA	Senior Associate	SC	Senior Counsel
CON	Consultant	SC	Senior Associate	SC	Senior Counsel	SCA	Senior Category Attorney
CRS	Corporate Research Specialist	SE	Senior Counsel	SE	Senior Counsel	SE	Senior Attorney
CT	Contract Attorney	SH	Shareholder	SP	Shareholder	SP	Shareholder
D	Director	SL	Summer Law Clerk	PP	Supervisor	SV/P	Supervisor
DC	Debt Collector	SLA	Summer Legal Assistant	R	Supervisor	SV/P	Supervisor
DOO	Document Control	SM	Senior Member	RM	Supervisor	ST	Supervisor
FAC	Fee Application Specialist	SP	Special Partner	SA	Senior Associate	SV/P	Senior Associate
FLG	Foreign Legal Consultant	SPG	Summer Paralegal	SC	Senior Counsel	ST	Senior Counsel
I	Investigator	SPS	Special Counsel	SN	Senior Counsel	SMD	Senior Managing Director
IFS	Information Specialist	SPS	Specialist	SN	Senior Counsel	ST	Senior Counsel
IPA	Intellectual Property Assistant	SPPL	Senior Paraprofessional	SPR	Senior Paraprofessional	SV/P	Senior Vice President
IS	Insurance Specialist	SPP	Senior Research Librarian	SRT	Senior Research Librarian	TK	Timekeeper
IT	Information Technology	SPL	Senior Partner	SST	Senior Partner	TW	Tax Manager
JA	Junior Associate	SRT	Senior Staff Attorney	ST	Staff Attorney	VP	Vice-President
JP	Junior Partner	SU	Summer Associate	SU	Summer Associate		
KA	Contract Attorney	SUC	Summer Clerk	SUP	Support Staff		
LA	Legal Assistant	TCO	Temporary Case Clerk	TK	Temporary Case Clerk		
LC	Law Clerk	LIB	Temporary Legal Intern	TM	Timekeeper		
LCS	Law Clerk Supervisor	LSB	Library	TM	Trainee Manager		
LJ	Legal Intern	LSD	Litigation Support Coordinator	TS	Trainee Solicitor		
LB	Library	LSA	Litigation Support Attorney	TS	Technician		
LS	Litigation Support	MA	Managing Attorney	VA	Visiting Attorney		
MAQ	Managing Attorney	MAQ	Clerk - Managing Atlys Org				

We make every effort to assure the reliability of the data contained within Westlaw CourtExpress.

does not warrant the accuracy of the information and assumes no liability for errors or omission.

Note: Calculations of 'Billing Rate' x 'Hours Billed' may not, in all cases, equal the 'Total Billed.'

due to various items, such as a rate change during the billing period.

California Regional Report

FIRM	GRADUATED	ADMITTED	STATE	RATE	HOURS	TOTAL
Gibson Dunn & Crutcher LLP (CA)			CA	\$ 875.00	62.70	\$ 54,892.50
P. Forbes, Amy R.	1984	1994	CA	\$ 875.00	0.50	437.50
P. Henier, Ivana A.	1981	1981	CA	\$ 875.00	0.50	437.50
P. Pechek, Mark	1994	1994	CA	\$ 875.00	1.00	175.00
P. Arash, Dara	1995	1995	CA	\$ 730.00	1.00	730.00
P. Newman, Samuel L.	2001	2001	CA	\$ 955.00	0.70	665.50
OIC Balbonia, Shireen H.	1998	1998	CA	\$ 650.00	71.60	46,510.00
A. Shapiro, Jesse L.	2010	2002	CA	\$ 650.00	3.30	2,145.00
A. Ball, Daniel D.	2012	2002	CA	\$ 625.00	0.40	250.00
A. Eddel, David	2013	2003	CA	\$ 15.00	175.80	1,179.00
A. Kazir, Danielle A.	2004	2004	CA	\$ 395.00	2.00	1,190.00
A. Voss, Claire	2009	2009	CA	\$ 525.00	20.70	12,315.50
A. Champion, Douglas M.	2005	2005	CA	\$ 15.00	9.50	147,894.00
A. Antsaklis, Julie	2007	2007	CA	\$ 15.00	4.30	4,692.50
A. Lester, Kelsey M.	2007	2007	CA	\$ 495.00	4.50	2,214.50
TOTAL					357.10	\$ 236,487.00

Hennigan Bennett & Domman LLP	1979	1978	CA	\$ 750.00	84.40	64,144.00
OC Morris, Michael			CA	\$ 600.00	91.70	62,355.00
P. Wright, Jeannie E.	1978	1978	CA	\$ 25.00	9.50	4,905.50
A. Morris, Joshua	2001	2001	CA	\$ 395.00	1.30	513.50
DC Volk, Jason R.	1979	1979	CA	\$ 395.00	4.70	15,645.00
A. Styrcik, Alex	2008	2008	CA	\$ 395.00	3.00	6,792.00
PP Santos, Celestine						
LS. Wayne, Jonathan						
PP. Zeddy, Melissa						
PP. Perez, Luis						
US. Roved, Robert						
CL. Padilla, Luis						
TOTAL					317.10	\$ 171,208.00

Latham & Watkins LLP (CA)	1989	1989	CA	\$ 975.00	118.10	145,147.50
P. Klyman, Robert A.			CA	\$ 600.00	1.00	900.00
P. Menuez, John E.	1983	1983	CA	\$ 600.00	14.40	13,924.00
P. Weinger, Samuel R.	1987	1987	CA	\$ 300.00	176.30	15,559.00
P. Gray, Rosalee W.	1992	1992	CA	\$ 100.00	20.10	2,021.00
P. Steger,eller, Mark	1982	1982	CA	\$ 800.00	86.20	74,132.00
P. Baby, David W.	1984	1984	CA	\$ 355.00	2.80	2,421.50
P. Rosen, Peter K.	1978	1978	CA	\$ 100.00	3.60	3,600.00
P. Sauer, Russell F.	1980	1980	CA	\$ 950.00	0.10	95.00
P. Sherell, John G.	1977	1977	CA	\$ 800.00	1.90	1,329.50
P. Klein, Scott P.	1986	1986	CA			

California Regional Report

firm	graduated	admitted	state	rate	hours	total
Latham & Watkins LLP (CA) (cont)						
P. Rohenberg, Stacy L.	1996	1989	CA	\$ 785.00	131.80	\$ 103,880.00
P. Markler, David C.	1989	1981	CA	785.00	7.50	5,612.50
P. Hallam, Mark S.	1991	1991	CA	730.00	7.50	5,525.00
P. Kennedy, Suzanne B.	1998	1998	CA	725.00	3.10	2,465.00
P. Jones, Kim N.	1990	1990	CA	725.00	0.60	465.00
P. O'Shea, Robert M.	1995	1995	CA	725.00	2.80	2,030.00
A. Chen, Grace H.	2004	2004	CA	720.00	12.20	8,784.00
A. Samaan, Caryl S.	2003	2003	CA	700.00	0.20	140.00
C. Kujan, David L.	1993	1993	CA	675.00	16.10	12,217.50
C. Reile, Alexander A.	2000	2000	CA	650.00	3.70	2,405.00
A. Carpenter, Michelle L. C.	2007	2007	CA	600.00	23.40	13,572.00
A. Chua, Christopher R.	2003	2003	CA	555.00	59.20	32,858.00
A. Barry, Ryan A.	2005	2005	CA	525.00	1.10	592.50
A. Basowich, Jason R.	2005	2005	CA	525.00	181.60	84,640.00
A. Dillmuth, Ted A.	2008	2008	CA	495.00	69.70	34,561.50
A. Bailey, Lucas R.	2008	2008	CA	495.00	18.20	89,654.00
A. Levitt, Chase G.	2007	2007	CA	490.00	10.20	4,692.00
A. Duhorean, Daniel E.	2009	2008	CA	405.00	0.80	324.00
A. Denver, Sean C.	2008	2008	CA	495.00	20.60	9,855.00
A. Folsom, Thomas J.	2010	2010	CA	355.00	13.30	4,721.50
A. Lee, Sicta	2009	2009	CA	355.00	4.00	1,420.00
A. Furtin, Lindsey B.	2009	2009	CA	355.00	130.30	46,256.50
TOTAL					1,465.00	\$ 981,064.00

Wiltbank Twedt Hadley & McCarthy LLP (CA)

P. Aronson, Paul	1976	1979	CA	1,050.00	67.70	71,985.00
P. Lamb, David	1992	1992	CA	925.00	118.00	107,306.00
P. Goldstein, Brett	1990	1993	CA	975.00	26.20	22,935.00
A. Stern, Brian	2003	2003	CA	675.00	12.90	8,707.50
A. Imolish, Adriah	2005	2005	CA	600.00	48.10	26,850.00
A. Clark, Nefta A.	2006	2006	CA	600.00	37.10	22,200.00
A. Lim, Grace	2005	2005	CA	600.00	4.70	2,800.00
A. LaSalle, Merle B.	2008	2008	CA	575.00	21.80	12,635.00
A. Bevley, Constance	2008	2008	CA	575.00	382.80	200,100.00
A. Bradley, Adam	2009	2009	CA	525.00	18.90	7,297.50
A. Nishizawa, Jen	2009	2009	CA	525.00	63.50	33,337.50
A. Ohano, Terri L.	2009	2009	CA	516.00	27.09	1,409.00
A. Brown, Deanna	2009	2009	CA	450.00	13.70	6,105.00
A. Babile, Jen	2009	2009	CA	460.00	13.20	5,940.00
TOTAL					933.20	\$ 612,012.50