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**UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN JOSE DIVISION**

PAUL PERKINS, PENNIE SEMPELL,
ANN BRANDWEIN, ERIN EGGERS,
CLARE CONNAUGHTON, JAKE
KUSHNER, NATALIE RICHSTONE,
NICOLE CROSBY, and LESLIE WALL;
individually and on behalf of all others
similarly situated,

Plaintiffs,

v.

LINKEDIN CORPORATION,

Defendant.

Case No. 11-CV-04303-LHK

**DECLARATION OF DANIEL BURKE, ON
BEHALF OF SETTLEMENT
ADMINISTRATOR GILARDI & CO. LLC
REGARDING COMPLIANCE WITH
NOTICE REQUIREMENTS**

HEARING

Judge: Hon. Lucy H. Koh
Date: February 11, 2016
Time: 1:30 p.m.
Location: Courtroom 8 – 4th Floor

I, DANIEL BURKE, declare:

1. I am employed as Executive Vice President, Consumer, by Gilardi & Co., a KCC Company (“Gilardi”), located at 3301 Kerner Blvd., San Rafael, California. Pursuant to the Court’s September 15, 2015 Preliminary Approval Order Granting Preliminary Approval Of Proposed Settlement, Directing Notice To Class, And Setting Final Approval Hearing (Dkt. 106), Gilardi was appointed the Settlement Administrator of the settlement in this matter with Defendant LinkedIn Corporation, as set forth in the Settlement Agreement (the “Settlement”). Along with Kenneth Jue, the senior project manager on this litigation at Gilardi, and Tricia Solorzano, a Director assigned to this litigation at Gilardi, I oversaw the administrative services

1 provided. I have personal knowledge of the facts set forth herein and, if called as a witness, could
2 and would testify competently thereto.

3 2. In its Preliminary Approval Order, the Court approved a settlement website,
4 www.addconnectionssettlement.com, in order to provide notice to the Class and the ability to
5 submit Claim Forms electronically. From September 18, 2015 to October 2, 2015, Gilardi
6 developed and created the www.addconnectionssettlement.com website, which went live on
7 October 2, 2015. On the Settlement Website, Class Members can view and print copies of the
8 Long-Form Notice (“Notice”), Settlement Agreement, Preliminary Approval Order, the Court’s
9 Orders on LinkedIn’s First and Second Motion to Dismiss, Complaint, Motion for Attorneys’
10 Fees, Costs, and Incentive Awards, and related documents, and consult Frequently Asked
11 Questions.

12 3. The e-mail address and mailing address for administration of this case are posted
13 on the Settlement Website through a “Contact Us” link. To date, there have been a total of
14 2,028,251 web visitors to the settlement website.

15 4. At approximately 3:00 p.m. Pacific Time on October 2, 2015 the E-mail Notice
16 was sent by LinkedIn to approximately 20,890,903 LinkedIn Class Members.

17 5. The Class response to the E-mail Notice was extremely positive. Shortly after the
18 E-mail Notice was disseminated, traffic on the Settlement Website was so significant that that
19 server resources were strained which slowed processing. Gilardi immediately worked to resolve
20 the issue by transferring server resources and recoding queries, which restored normal processing.

21 6. LinkedIn caused a limited second dissemination of the E-mail Notice to occur on
22 October 15, 2015 as an attempt to reach those Class Members whose e-mail in the first
23 dissemination was returned as undeliverable.

24 7. Since September 25, 2015, the e-mail address,
25 info@addconnectionssettlement.com, has been available for Class Members for inquiries or to
26 request a Notice and Claim Form to be mailed to them. As of January 12, 2016, Gilardi has
27 received 12,194 e-mails to the e-mail address, and has responded appropriately to each inquiry.
28

1 8. The most common subjects of e-mails from Class Members were 1) requests to
2 update a Class Member's mailing address, 2) inquiries on where to file a claim, and 3) the status
3 of the Settlement.

4 9. In response to Class Member inquiries regarding updating their mailing address,
5 Gilardi asked for the claimant's Claim ID, old address, and new address. When sufficient
6 information was received to identify the Class Member's record, Gilardi updated the claimant's
7 address.

8 10. In response to Class Member inquiries on where to file a claim, Gilardi directed
9 claimants to the claim filing section of the Settlement website and provided additional
10 instructions when necessary.

11 11. In response to Class Member inquiries regarding the status of the Settlement,
12 Gilardi explained the current status of the Settlement at the time of the response. E-mails
13 responded to prior to the claim deadline were told that the administrator was still accepting
14 claims. E-mails responded to after the claims deadline were told that the claim filing deadline
15 had passed and that distribution of Settlement benefits was pending Final Approval and
16 evaluation of the claims received.

17 12. To date, Gilardi has received 143 requests for a mailed copy of the Notice over the
18 phone, by e-mail, and by mail. Gilardi sent a copy of the Notice whenever one was requested.

19 13. In addition, starting on October 2, 2015 and throughout the claims period, Class
20 Counsel forwarded to Gilardi 909 voice-mail messages which had been left with Class Counsel
21 between October 2, 2015 and January 4, 2016. Phillip Carvejal, a Contact Center Representative
22 at Gilardi responded to each of these calls between October 4, 2015 and January 6, 2016.

23 14. Class Members have been able to access the Claim Form on the Settlement
24 website in two ways: by logging in with the Claim ID located on their e-mailed Notice, or by
25 clicking on a link to access the Claim Form without providing such a Claim ID.

26 15. Class Members who provided a Claim ID to access the Claim were asked to
27 provide their address, current e-mail address, telephone number, e-mail address associated with
28 their LinkedIn account, full name associated with their LinkedIn account, method of payment to

1 receive compensation, and to provide the attestations identified on the Long Form Notice that was
2 filed with this Court, in order to submit a claim. If the ACH payment option was selected,
3 claimants were asked for their bank routing number, bank account number, banking institution,
4 and full name on the bank account.

5 16. All website submissions, regardless of the payment option selected, were
6 conducted over an encrypted connection. Through Gilardi's work for the United States
7 government, Gilardi has received an independent certification and accreditation ("NIST
8 certification") with regard to our information technology infrastructure and security requirements
9 and has been independently determined to be in compliance with the Federal Information Security
10 Management Act ("FISMA").

11 17. In total, 377,104 claims were submitted through the settlement website using a
12 Claim ID. 188,738 claimants submitted claims through the settlement website without using a
13 Claim ID. Claimants who did not provide a Claim ID to access the Claim Form were asked to
14 provide the same information as those Claimants who did provide a Claim ID.

15 18. 1,974 Claimants submitted claims by mail, email, or fax. Of those, 1,420 were
16 submitted with a Claim ID, and 554 were submitted without a Claim ID.

17 19. The total number of submitted claims was 567,816 comprised of 377,104 and
18 188,738 claims (referenced in ¶17 above) and 1,974 claims (referenced in ¶18 above).

19 20. From November 15 to December 15, 2015, Gilardi compiled the e-mail addresses
20 that Claimants who submitted claim forms in any manner without a Claim ID represented were
21 the e-mail addresses they had used to open an account with LinkedIn. In total, after a partial
22 analysis for duplication in which 6,637 exact duplicate Claims were identified and removed,
23 182,101 individual Claimants remained who had provided such e-mail addresses.

24 21. On December 15, 2015, Gilardi submitted those e-mail addresses to LinkedIn,
25 which had responsibility under the Settlement Agreement for verifying, based upon LinkedIn's
26 records, whether such e-mail addresses belonged to accounts of members of the Class. Gilardi
27 also sent LinkedIn 377,109 e-mail addresses of claims submitted by Claimants who submitted
28

1 claim forms through the Settlement Website with a Claim ID so that LinkedIn could cross check
2 the 182,101 e-mail addresses to prevent multiple submissions by the same Class Member.

3 22. On December 21, 2015 and January 4, 2016, LinkedIn informed Gilardi that, of
4 the 182,101 claims submitted without a Claim ID, 65,943 had been verified as belonging to
5 members of the Class, and the remainder were either duplicates or did not appear to belong to
6 members of the Class, and thus represented potentially invalid claims. Ultimately, LinkedIn
7 identified 115,147 claims submitted without a Claim ID as potentially invalid. I understand from
8 Class Counsel that the media reported inaccurate information regarding the terms of the
9 Settlement, including that Class Members may be entitled to payments of \$1,500 pursuant to the
10 Settlement, and that individuals who received Add Connections Emails are members of the Class.
11 Such articles may explain the number of claims submitted by claimants who may not be members
12 of the Class.

13 23. Gilardi processed the contact email addresses provided in connection with these
14 115,147 claims through a validation service to identify false or otherwise invalid e-mail
15 addresses. 3,125 such e-mail addresses were identified.

16 24. On January 6, 2016, Gilardi sent an e-mail to the 112,022 claimants whose claims
17 had been identified as potentially invalid and who had entered a valid contact e-mail address,
18 substantially in the form attached as **Exhibit 1** to this Declaration. The e-mail provided each
19 recipient a unique Deficiency ID and a link to a website,
20 https://gilardigateway.com/addconnectionssettlement_DEF/Claimant, which Gilardi established
21 on January 4, 2015 for the purpose of providing a second opportunity for the Claimants to
22 demonstrate their membership in the class.

23 25. Specifically, the website
24 https://gilardigateway.com/addconnectionssettlement_DEF/Claimant provided an opportunity for
25 claimants with a Deficiency ID to correct the e-mail address associated with their claim, and to
26 accurately report the e-mail address they had used when signing up for LinkedIn. A screen shot
27 of the webpage where Claimants could re-submit the email address associated with their LinkedIn
28 account is attached hereto as **Exhibit 2**.

1 26. The deadline for claimants to provide that information was set as January 20,
2 2016. When this process is complete and the data has been collected and studied, I or one of my
3 colleagues at Gilardi will submit a declaration updating the Court with this additional
4 information.

5 27. In total, eight objectors (Daniel Brown and Jenny Hill, jointly, Susan House,
6 Dylan Jacobs, Kin Wah Kung, Timothy R Lezon, Mary Means, Carol A Tomczyk, and Olen
7 York) submitted objections to the Settlement that complied with the procedures for filing valid
8 objections described in the settlement agreement, this Court's Preliminary Approval Order, and
9 the Notice. Attached hereto as **Exhibit 3** is a table identifying each objector and denoting as Yes
10 or No whether such individual objection complied with the requirements that the objection
11 include (1) the name of the Action; (2) the case number; (3) the objector's name; (4) the
12 objector's address; (5) the email address associated with his, her, or its LinkedIn account; (6) the
13 objector's contact phone number; (7) an explanation of the basis upon which the objector claims
14 to be a member of the Settlement Class; (8) the grounds for the objection, including any
15 supporting law or evidence, if any; (9) the name and contact information of any and all attorneys
16 representing, advising, or in any way assisting the objector in connection with the preparation or
17 submission of the objection or who may profit from the pursuit of the objection; (10) a statement
18 indicating whether the objector intends to appear at the Final Approval Hearing; and (11) be
19 submitted to the Court prior to the Objection/Exclusion deadline. (Dkt. 106, at ¶ 16-17).

20 28. 77 individuals submitted objections to the settlement that failed to comply with all
21 of these procedural requirements. Of those, 50 submitted their objections to the Court.


22 29. Including the procedurally-deficient objections, in total, eighty-five potential
23 objections to the settlement were received. These objections are attached as Exhibits 1-85 to the
24 Declaration of Kenneth Jue, of Gilardi & Co., also filed today in support of Plaintiff's motion.

25 30. 145 individuals submitted requests for exclusion from the Class. A list of such
26 individuals is attached hereto as **Exhibit 4**.

27 31. Gilardi has continued to update the Settlement website with additional
28 documentation: On November 30, 2015, Gilardi posted Class Counsel's Motion for Attorneys'

1 Fees, Litigation Costs, and Incentive Awards to the Settlement Website. On January 6, 2016,
2 Gilardi posted Class Counsel's Motion for Preliminary Approval to the settlement website. On
3 January 14, 2016, Gilardi will post Class Counsel's Motion for final approval of class action
4 settlement to the settlement website.

5 I declare under penalty of perjury under the laws of the State of California that the
6 foregoing is true and correct and that this declaration was executed this 14th day of January,
7 2016, at San Rafael, California.

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Daniel Burke

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EXHIBIT 1

From: Claims Administrator <donotreply@classactmail.com>
Sent: Wednesday, January 06, 2016 2:28 PM
To: [REDACTED]
Subject: Perkins v. LinkedIn Claim - Notice of Deficiency

Dear Claimant,

According to LinkedIn's records, the email address you provided did not match any LinkedIn member eligible to file a claim under the *Perkins* settlement (For more information about the *Perkins* settlement, please visit: www.addconnectionssettlement.com).

The Settlement Class is defined as:

All current and former LinkedIn members who used Add Connections to import information from external email accounts and to send emails to persons who were non-members in which the member's name, photograph, likeness and/or identity was displayed between September 17, 2011 and October 31, 2014. Excluded from the Settlement Class are the following: (1) defendant, its subsidiaries, and affiliates and their respective officers, directors and employees, (2) class counsel and defendant's counsel, and (3) any judicial officer to whom the action is assigned.

If you continue to believe you are a Settlement Class member, you may resubmit the correct email address associated with your LinkedIn account by visiting https://gilardigateway.com/addconnectionssettlement_DEF/Claimant and log on with the following credentials:

Submission ID: 4000 [REDACTED]
Deficiency Access Code: 559176

You must respond by January 20, 2016. Please note that if you do not respond, or you respond with an email address that does not match any LinkedIn member eligible to file claims under the *Perkins* settlement, there will be no further opportunity to cure the deficiency and your claim will be rejected.

Sincerely,
Gilardi & Co. LLC, Settlement Administrator
www.addconnectionssettlement.com
310-979-8244
info@addconnectionssettlement.com

This message was intended for: [REDACTED]
You were added to the system January 5, 2016.
For more information [click here](#). [Update your preferences](#)
[Unsubscribe](#) | [Unsubscribe via email](#)



EXHIBIT 2

Perkins v. LinkedIn

Notice of Deficiency Response

Please Log In

Please enter your Submission ID and Deficiency Access Code from the Email Notice you received:

*Submission ID:

*Deficiency Access Code:

Log In

*Required

Perkins v. LinkedIn

Notice of Deficiency Response



The email address you provided that was found to be ineligible is: 

*If you wish to resubmit the correct email address associated with your LinkedIn account, please enter it here:

You must respond by January 20, 2016. Please note that if you do not respond, or you respond with an email address that does not match any LinkedIn member eligible to file claims under the Perkins settlement, there will be no further opportunity to cure the deficiency and your claim will be rejected.

For more information about the Perkins settlement, please visit www.addconnectionssettlement.com

Submit

*Required

EXHIBIT 3

Objectors Compliance List

Name (3)	Valid	Name of Action (1)	Case Number (2)	Address (4)	Email Address (5)	Contact Phone Number (6)	Class Member Basis (7)	Grounds for Objection (8)	Attorney Information (9)	Statement of Intention to Appear (10)	Objection Submitted to the Court (11)
Anderson-Stewart, Jamie	No	Yes	No	Yes	Yes	No	No	Yes	No	No	Yes
Barrett, June P	No	No	No	Yes	No	No	No	No	No	No	Yes
Baudoin, Claude	No	Yes	No	Yes	Yes	Yes	No	Yes	No	No	Yes
Berg, Erich J	No	Yes	No	Yes	Yes	Yes	No	Yes	No	No	Yes
Berning, G. Paul	No	Yes	No	Yes	Yes	No	Yes	Yes	No	No	Yes
Blocker, Shataia Denise	No	No	No	Yes	Yes	No	Yes	No	No	No	Yes
Booker, Antuan	No	No	No	Yes	No	No	No	No	No	No	Yes
Boyanov, Boyan	No	Yes	Yes	Yes	Yes	Yes	No	Yes	No	No	Yes
Brown, Daniel (and Hill, Jenny)	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes
Butman, Anne	No	Yes	No	Yes	No	Yes	Yes	No	No	No	No
Calderwood, William B	No	Yes	No	Yes	No	No	Yes	Yes	No	No	No
Coburn, Rustin	No	Yes	No	Yes	Yes	Yes	Yes	No	No	No	No
Cordero, Nora	No	No	No	Yes	Yes	Yes	Yes	No	No	No	Yes
Cornell, Ian B	No	Yes	No	Yes	No	No	Yes	Yes	No	No	Yes
Crothers, BC	No	Yes	No	Yes	Yes	Yes	Yes	Yes	No	No	Yes
Denham, Leanna	No	No	No	Yes	No	No	No	No	No	No	Yes
Don, Mary C	No	No	No	Yes	No	No	No	Yes	No	No	Yes
Entin, Susan	No	Yes	No	Yes	No	No	No	Yes	No	No	No
Finnie, Lindsay	No	Yes	No	Yes	No	Yes	Yes	No	No	Yes	No
Foerster, Stephen H	No	Yes	Yes	Yes	Yes	Yes	No	Yes	No	Yes	No
Ford, Melodie Kate	No	Yes	Yes	Yes	No	No	No	Yes	No	No	Yes
Garcia, Elizabeth	No	No	No	Yes	No	No	No	No	No	No	No
Gill, Gary W	No	Yes	No	Yes	No	No	Yes	Yes	No	No	Yes
Gonzala, Julius	No	No	No	Yes	Yes	No	No	No	No	No	No
Gordon, Julie H	No	Yes	No	Yes	No	No	Yes	Yes	No	No	Yes
Graham, Johnnie D	No	No	No	Yes	Yes	Yes	No	Yes	No	No	Yes
Grell, Kevin	No	Yes	No	Yes	No	No	Yes	Yes	No	No	No
Harris, Kira	No	Yes	No	Yes	No	No	Yes	Yes	No	No	Yes
House, Susan	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes
Houston, Ashley	No	Yes	No	Yes	No	No	Yes	Yes	No	No	No
Howard, Mark	No	Yes	No	Yes	Yes	No	Yes	Yes	No	No	Yes
Hughes, Michael	No	Yes	No	Yes	No	No	Yes	Yes	No	No	No
Jacobs, Dylan	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	No	Yes	Yes
Jones, Cassandra	No	Yes	No	Yes	No	No	Yes	Yes	No	No	No
Klose, Roland	No	Yes	No	Yes	No	No	Yes	Yes	No	No	Yes
Kollenberg, Shirley A	No	No	No	Yes	Yes	Yes	No	No	No	No	Yes
Kommuru, Chinmay	No	Yes	No	Yes	Yes	No	Yes	Yes	No	No	Yes
Krauch, Anthony Lee	No	Yes	No	Yes	No	No	No	Yes	No	No	Yes
Kung, Kin Wah	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	No	Yes	Yes
Kushmer, Diane	No	No	No	Yes	Yes	No	No	No	No	No	No

Objectors Compliance List

Name (3)	Valid	Name of Action (1)	Case Number (2)	Address (4)	Email Address (5)	Contact Phone Number (6)	Class Member Basis (7)	Grounds for Objection (8)	Attorney Information (9)	Statement of Intention to Appear (10)	Objection Submitted to the Court (11)
Lasseter, August E	No	Yes	No	Yes	Yes	Yes	Yes	Yes	No	No	No
Lezon, Timothy R	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	No	Yes	Yes
Lucas, Tom	No	Yes	No	Yes	No	No	Yes	Yes	No	No	Yes
McDonald, Timothy	No	Yes	No	Yes	No	Yes	Yes	Yes	No	No	Yes
McNamara, William F	No	No	No	Yes	No	No	Yes	Yes	No	No	Yes
Means, Mary	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes
Miller, Keith	No	No	No	Yes	Yes	Yes	No	Yes	No	No	Yes
Monge, Gerald	No	No	No	Yes	No	No	No	No	No	No	No
Muldoon, Donald	No	Yes	No	Yes	No	No	Yes	Yes	No	No	No
Nelson, Caleb	No	Yes	No	Yes	No	Yes	Yes	Yes	No	No	No
Pardo, Jorge	No	Yes	Yes	Yes	Yes	Yes	Yes	Yes	No	Yes	No
Peters, Christopher H	No	No	No	Yes	No	Yes	Yes	No	No	No	Yes
Petersen, Robert A	No	Yes	No	Yes	No	No	Yes	Yes	No	No	No
Polyak, Lyle	No	Yes	No	Yes	Yes	No	Yes	Yes	No	No	No
Pratt, Daniel	No	Yes	No	Yes	No	No	Yes	Yes	No	No	Yes
Ray, Donata J	No	No	Yes	Yes	Yes	No	Yes	No	No	No	Yes
Reinemann, Philip	No	Yes	No	Yes	No	No	Yes	Yes	No	No	No
Reuter, Karrie	No	No	No	Yes	No	No	No	Yes	No	No	Yes
Rifai, Youssef	No	No	Yes	Yes	Yes	No	Yes	No	No	No	Yes
Robinson, Talita	No	No	No	Yes	No	No	No	No	No	No	Yes
Rollinson, John	No	Yes	No	Yes	No	Yes	Yes	Yes	No	No	Yes
Ryan, Christine	No	No	No	Yes	No	Yes	No	No	No	No	No
Smith, Gabriel levine	No	Yes	No	Yes	Yes	Yes	No	Yes	No	No	Yes
Smith, Doug	No	Yes	No	Yes	No	No	Yes	Yes	No	No	No
Spencer, Darline S	No	Yes	Yes	Yes	Yes	Yes	Yes	Yes	No	No	Yes
Still Knoester, Gessica Jane	No	Yes	Yes	Yes	Yes	Yes	Yes	Yes	No	No	Yes
Stocks, Carol	No	No	No	Yes	Yes	Yes	Yes	No	No	No	Yes
Stucznski, Ken	No	Yes	No	Yes	Yes	Yes	Yes	Yes	No	No	No
Tanner, Hannah	No	Yes	Yes	No	Yes	Yes	Yes	Yes	Yes	Yes	Yes
Teague, Scott L	No	No	No	Yes	Yes	Yes	No	No	No	No	Yes
Thompson, Jeanine	No	No	No	Yes	No	No	Yes	Yes	No	No	Yes
Tojimatova, Nozima	No	Yes	No	Yes	Yes	No	Yes	Yes	No	No	Yes
Tomczyk, Carol A	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	No	Yes	Yes
Valdez, Efrain	No	Yes	No	Yes	No	No	Yes	No	No	No	No
Vitanza, Domenic	No	No	No	Yes	No	Yes	No	No	No	No	Yes
Weeks, K.	No	No	No	Yes	No	No	Yes	Yes	No	Yes	No
Wells, Frederick	No	Yes	No	Yes	No	No	Yes	Yes	No	No	Yes
White, Steven	No	No	No	Yes	No	No	No	Yes	No	No	No
Whitinger, Daniel R	No	Yes	No	Yes	No	No	Yes	Yes	No	No	Yes
Wobig, Melanie	No	No	No	Yes	No	No	Yes	No	No	Yes	Yes

Objectors Compliance List

Name (3)	Valid	Name of Action (1)	Case Number (2)	Address (4)	Email Address (5)	Contact Phone Number (6)	Class Member Basis (7)	Grounds for Objection (8)	Attorney Information (9)	Statement of Intention to Appear (10)	Objection Submitted to the Court (11)
Woodward, Quintena M	No	No	No	Yes	Yes	Yes	Yes	No	No	No	Yes
Wrona, Philip	No	Yes	No	Yes	No	No	Yes	Yes	No	No	Yes
York, Olen	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	No	Yes	Yes
Yusupov, Farage	No	Yes	No	Yes	No	No	Yes	Yes	No	No	Yes
Larravide, Gloria	No	Yes	No	No	Yes	No	Yes	Yes	No	No	Yes

EXHIBIT 4

Perkins v. LinkedIn

Exclusion Request List

FIRST NAME	LAST NAME
LISA M	ADAMO
JAIME	ALCOBA
JASON	ANDERSON
AMY	ANDERSON
ROLAND	ANTHONY MINA
DOUGLAS	ARCHER
BLANCA	ARGUELLO
DANIEL JAY	ARTHUR
ADIL	ASHRAFF
STEPHEN	AUERBACH
CHRISTOPHER	BENDANA
PAUL	BERNING
CRISTINA	BEWLEY
BOYAN	BOYANOV
JOHN R	BREVIS
KATHRYN	BRUGIONI
SONIA	BRUUN
TOM J	BYRNE
CHRISTOPHER	CALABRO
JOHN E	CAMPBELL
GERALD	CARNEY
DAVID	CARPE
YOUNG REY	CHA
JASON TODD	CHAMPION
ANDREW	CHAN
PHILLIP M	CHERNYAK
SPENCER	CHRISTOFF
LAWRENCE	CIARALLO
CARMEN A	CISNADEAR
PAULETTE	COLLINS
IAN B	CORNELL
KATHLEEN M	CUSH
AMY	DANA
CASSIE	DEALY
SARAH	DEANE
SALVATORE	D'ELIA
BRIAN	DIVITO
MARY C	DON
DAVID	DUBROW
RUTH	DURBIN

ERIC MICHAEL	DURBIN
JONATHAN	ECK
ELIZABETH	ENGBRETSON
ERIK	ERICKSON
SANTIAGO	FERNANDEZ GOMEZ
STEPHEN	FOLEY
ADAM	FORMAL
JASON	FOURIER
RAYMOND	FRENCH
KRISTEN M	FRITZ ESQ
WILLIAM R	FULLS
NICHOLAS ROBERT	GARCIA
MICHAEL	GARVEY
ROBERT LEE	GILCHRIEST
TADDEO VON	GLEICHEN
ROQUE	GONZALES RS
JON R	GRABOWSKI
CHRISTOPHER L	GRAESER
SARAH	GREER
ALAN W	GRISSOM
BRENNA E	GUARNEROS
VAIDA	GULBINSKAITE
THOMAS F	HANKINSON
NATHAN	HEMMING PE
KYLE	HESS-LOCQUIAO
MATTHEW J	HILL
CHET J	HOLT
CAMERON G	HOOD
TIINA JIE	HUAN XU
JUSTIN D	HULTMAN
WILLISHA	JOHNSON
JEFF	JOHNSON
JUDITH	KAMA DAVIS
MARY ALICE	KEYES
DOREEN	KING
MARK	KNAPP
TIMOTHY	KRAMER
CHRIS	LACHANCE
YVETTE P	LADD
EDWARD	LAWTON SACK
BECKI A	LEAL
SIMON	LI
MICHAEL	LUBY
KJELLBY	MARTEL
IDDYA	MATOS
TIMOTHY N	MATTHEWS
SCOTT L	MCCARTHY

EDWARD	MELTON
CHRISTOPHER C	MILLER
COURTNEY LAMONT	MINCY
ANKITA	MISHRA
HEATHER	MITCHELL
FRANK	MOLINA
JAMES R	MOREY
MELINDA J	MORRELL
MATTHEW D	MOWER
ARPA	MUKHERJEE
KEVIN P	MURPHY
SEAN	NADEAU
REX	NO LAST NAME
ANNA	OLIN
TRAVIS	OOSTMEYER
PETER D	PARK
ZACHARY	PLATA
JOSEPH CATHAN	POTTER
JOE	PRICE
JEFFREY	PRIEBE
DANIEL THOMAS	PRYOR
JULIE	RADACHY
CARLOS	RAMOS
BRIAN	REDMOND
VERNON	REED
THOMAS STEPHEN	REID
KELLEY	RELLER
RYAN	RODRIGUEZ
JOHN	ROLLINSON
BRUCE D	SARFIELD
BART M	SCHWARTZ
DANIEL M	SIVILICH
MATTHEW	SMITH
GABRIEL L	SMITH
BRENT	STACKHOUSE
GESSICA	STILL
JOHN	STOESSER
FERNANDO	STRIEDER SCHNEIDER
HANJAE	SUNG
XIAO JUN	TANG
SUSAN	THORBURN
BEATRICE I	TILLIT
TRACY	TORGERSON
CHRIS	TUNGET
DANIEL	TUTTLE
STEPHEN R	URBANIAK
VALENTINA I	VALENTINI

HENRY	VILLADIEGO
JOVENA	WHATMOOR
SARAH	WHITE
MICHAEL	WILCOX
VANESSA	WINIGER
HUGO KA FAI	WONG
ZHONGKUN	XIANG
SAMANTHA	YARMIS
KEVIN	YOUNG
QI	ZHANG
YIYI	ZHANG