

1
2 **UNITED STATES DISTRICT COURT**
3 **NORTHERN DISTRICT OF CALIFORNIA**

4 GARY HEFLER, MARCELO MIZUKI,)
5 GUY SOLOMONOV, UNION ASSET)
6 MANAGEMENT HOLDING AG, and CITY)
7 OF HIALEAH EMPLOYEES')
8 RETIREMENT SYSTEM, Individually and)
9 on Behalf of All Others Similarly Situated,)
10
11 Plaintiffs,)

Case No. 3:16-cv-05479-JST
CLASS ACTION

12 vs.)

13 WELLS FARGO & COMPANY, JOHN G.)
14 STUMPF, JOHN R. SHREWSBERRY,)
15 CARRIE L. TOLSTEDT, TIMOTHY J.)
16 SLOAN, DAVID M. CARROLL, DAVID)
17 JULIAN, HOPE A. HARDISON, MICHAEL)
18 J. LOUGHLIN, AVID MODJTABAI, JAMES)
19 M. STROTHER, JOHN D. BAKER II, JOHN)
20 S. CHEN, LLOYD H. DEAN, ELIZABETH)
21 A. DUKE, SUSAN E. ENGEL, ENRIQUE)
22 HERNANDEZ JR., DONALD M. JAMES,)
23 CYNTHIA H. MILLIGAN, FEDERICO F.)
24 PEÑA, JAMES H. QUIGLEY, JUDITH M.)
25 RUNSTAD, STEPHEN W. SANGER,)
26 SUSAN G. SWENSON, and SUZANNE M.)
27 VAUTRINOT,)
28 Defendants.)

18 **JUDGMENT APPROVING CLASS ACTION SETTLEMENT**

19 WHEREAS, a consolidated class action is pending in this Court entitled *Hefler, et al. v.*
20 *Wells Fargo & Company, et al.*, Case No. 3:16-cv-05479-JST (N.D. Cal.) (the “Action”);

21 WHEREAS, (a) Lead Plaintiff, Union Asset Management Holding, AG (“Lead Plaintiff”), on
22 behalf of itself and the other members of the Settlement Class (defined below), and (b) defendant
23 Wells Fargo & Company (“Wells Fargo”) and defendants John G. Stumpf, John R. Shrewsberry,
24 Carrie L. Tolstedt, Timothy J. Sloan, David M. Carroll, David Julian, Hope A. Hardison, Michael J.
25 Loughlin, Avid Modjtabei, James M. Strother, John D. Baker II, John S. Chen, Lloyd H. Dean,
26 Elizabeth A. Duke, Susan E. Engel, Enrique Hernandez, Jr., Donald M. James, Cynthia H. Milligan,
27 Federico F. Peña, James H. Quigley, Judith M. Runstad, Stephen W. Sanger, Susan G. Swenson, and
28 Suzanne M. Vautrinot (collectively, the “Individual Defendants,” and together with Wells Fargo,

1 “Defendants”; and together with Lead Plaintiff, the “Parties”) have entered into a Stipulation and
2 Agreement of Settlement dated July 30, 2018 (the “Stipulation”), that provides for a complete
3 dismissal with prejudice of the Released Plaintiffs’ Claims on the terms and conditions set forth in
4 the Stipulation, subject to the approval of this Court (the “Settlement”);

5 WHEREAS, unless otherwise defined in this Judgment, the capitalized terms herein shall
6 have the same meaning as they have in the Stipulation;

7 WHEREAS, by Order dated September 4, 2018 (the “Preliminary Approval Order”), this
8 Court: (a) preliminarily approved the Settlement; (b) certified the Settlement Class solely for
9 purposes of effectuating the Settlement; (c) ordered that notice of the proposed Settlement be
10 provided to potential Settlement Class Members; (d) provided Settlement Class Members with the
11 opportunity either to exclude themselves from the Settlement Class or to object to the proposed
12 Settlement; and (e) scheduled a hearing regarding final approval of the Settlement;

13 WHEREAS, due and adequate notice has been given to the Settlement Class;

14 WHEREAS, the Court conducted a hearing on December 18, 2018 (the “Settlement
15 Hearing”) to consider, among other things, (a) whether the terms and conditions of the Settlement
16 are fair, reasonable, and adequate to the Settlement Class, and should therefore be approved; and
17 (b) whether a judgment should be entered dismissing the Action with prejudice as against the
18 Defendants; and

19 WHEREAS, the Court having reviewed and considered the Stipulation, all papers filed and
20 proceedings held herein in connection with the Settlement, all oral and written comments received
21 regarding the Settlement, and the record in the Action, and good cause appearing therefor;

22 IT IS HEREBY ORDERED, ADJUDGED AND DECREED:

23 1. **Jurisdiction** – The Court has jurisdiction over the subject matter of the Action, and
24 all matters relating to the Settlement, as well as personal jurisdiction over all of the Parties and each
25 of the Settlement Class Members.
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1 2. **Incorporation of Settlement Documents** – This Judgment incorporates and makes a
2 part hereof: (a) the Stipulation filed with the Court on July 31, 2018; and (b) the Notice and the
3 Summary Notice, both of which were filed with the Court on November 13, 2018.

4 3. **Class Certification for Settlement Purposes** – The Court hereby affirms its
5 determinations in the Preliminary Approval Order certifying, for the purposes of the Settlement only,
6 the Action as a class action pursuant to Rules 23(a) and (b)(3) of the Federal Rules of Civil
7 Procedure on behalf of the Settlement Class consisting of all persons and entities who purchased
8 Wells Fargo common stock from February 26, 2014 through September 20, 2016, inclusive.
9 Excluded from the Settlement Class are: (i) Defendants; (ii) Immediate Family Members of any
10 Individual Defendant; (iii) any person who was a director or member of the Operating Committee of
11 Wells Fargo during the Class Period and their Immediate Family Members; (iv) any parent,
12 subsidiary or affiliate of Wells Fargo; (v) any firm, trust, corporation, or other entity in which
13 Defendants or any other excluded person or entity has, or had during the Class Period, a controlling
14 interest; and (vi) the legal representatives, agents, affiliates, heirs, successors-in-interest or assigns of
15 any such excluded persons or entities. Notwithstanding the foregoing exclusions, no Investment
16 Vehicle (as defined in the Stipulation) shall be excluded from the Settlement Class. Also excluded
17 from the Settlement Class are the persons and entities listed on Exhibit 1 hereto who or which are
18 excluded from the Settlement Class pursuant to their requests for exclusion.

19 4. **Adequacy of Representation** – Pursuant to Rule 23 of the Federal Rules of Civil
20 Procedure, and for the purposes of the Settlement only, the Court hereby affirms its determinations
21 in the Preliminary Approval Order certifying Plaintiffs as Class Representatives for the Settlement
22 Class and appointing Lead Counsel as Class Counsel for the Settlement Class. Lead Plaintiff and
23 Lead Counsel have fairly and adequately represented the Settlement Class both in terms of litigating
24 the Action and for purposes of entering into and implementing the Settlement and have satisfied the
25 requirements of Federal Rules of Civil Procedure 23(a)(4) and 23(g), respectively.

26 5. **Notice** – The Court finds that the dissemination of the Notice and the publication of
27 the Summary Notice: (a) were implemented in accordance with the Preliminary Approval Order;

1 (b) constituted the best notice practicable under the circumstances; (c) constituted notice that was
2 reasonably calculated, under the circumstances, to apprise Settlement Class Members of (i) the
3 pendency of the Action; (ii) the effect of the proposed Settlement (including the Releases to be
4 provided thereunder); (iii) Lead Counsel's motion for an award of attorneys' fees and reimbursement
5 of Litigation Expenses; (iv) their right to object to any aspect of the Settlement, the Plan of
6 Allocation, and/or Lead Counsel's motion for attorneys' fees and reimbursement of Litigation
7 Expenses; (v) their right to exclude themselves from the Settlement Class; and (vi) their right to
8 appear at the Settlement Hearing; (d) constituted due, adequate, and sufficient notice to all persons
9 and entities entitled to receive notice of the proposed Settlement; and (e) satisfied the requirements
10 of Rule 23 of the Federal Rules of Civil Procedure, the United States Constitution (including the Due
11 Process Clause), the Private Securities Litigation Reform Act of 1995, 15 U.S.C. § 78u-4, as
12 amended, and all other applicable law and rules.

13 6. **Final Settlement Approval and Dismissal of Claims** – Pursuant to, and in
14 accordance with, Rule 23 of the Federal Rules of Civil Procedure, this Court hereby fully and finally
15 approves the Settlement set forth in the Stipulation in all respects (including, without limitation: the
16 amount of the Settlement; the Releases provided for therein; and the dismissal with prejudice of the
17 claims asserted against Defendants in the Action), and finds that the Settlement is, in all respects,
18 fair, reasonable, and adequate to the Settlement Class. The Parties are directed to implement,
19 perform, and consummate the Settlement in accordance with the terms and provisions contained in
20 the Stipulation.

21 7. The Action and all of the claims asserted against Defendants in the Action by
22 Plaintiffs and the other Settlement Class Members are hereby dismissed with prejudice. The Parties
23 shall bear their own costs and expenses, except as otherwise expressly provided in the Stipulation.

24 8. **Binding Effect** – The terms of the Stipulation and of this Judgment shall be forever
25 binding on Defendants, Lead Plaintiff and all other Settlement Class Members (regardless of
26 whether or not any individual Settlement Class Member submits a Claim Form or seeks or obtains a
27 distribution from the Net Settlement Fund), as well as their respective successors and assigns. The
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1 persons and entities listed on Exhibit 1 hereto are excluded from the Settlement Class pursuant to
2 request and are not bound by the terms of the Stipulation or this Judgment.

3 9. **Releases** – The Releases set forth in paragraphs 4 and 5 of the Stipulation, together
4 with the definitions contained in paragraph 1 of the Stipulation relating thereto, are expressly
5 incorporated herein in all respects. The Releases are effective as of the Effective Date.
6 Accordingly, this Court orders that:

7 (a) Without further action by anyone, and subject to paragraph 10 below, upon
8 the Effective Date of the Settlement, Lead Plaintiff and each of the other Settlement Class Members,
9 on behalf of themselves, and each of their respective heirs, executors, administrators, predecessors,
10 successors, assigns, parents, subsidiaries, affiliates, officers, directors, agents, fiduciaries,
11 beneficiaries or legal representatives, in their capacities as such, shall be deemed to have, and by
12 operation of law and of this Judgment shall have, fully, finally, and forever compromised, settled,
13 released, resolved, relinquished, waived, and discharged each and every Released Plaintiffs' Claim
14 against any of the Defendants Releasees, and shall forever be barred and enjoined from
15 commencing, instituting, prosecuting, or continuing to prosecute any or all of the Released
16 Plaintiffs' Claims against any of the Defendants' Releasees.

17 (b) Without further action by anyone, and subject to paragraph 10 below, upon
18 the Effective Date of the Settlement, Defendants, on behalf of themselves, and each of their
19 respective heirs, executors, administrators, predecessors, successors, assigns, parents, subsidiaries,
20 affiliates, officers, directors, agents, fiduciaries, beneficiaries or legal representatives, in their
21 capacities as such, shall be deemed to have, and by operation of law and of this Judgment shall have,
22 fully, finally, and forever compromised, settled, released, resolved, relinquished, waived, and
23 discharged each and every Released Defendants' Claim against the Plaintiffs' Releasees, and shall
24 forever be barred and enjoined from commencing, instituting, prosecuting, or continuing to
25 prosecute any or all of the Released Defendants' Claims against any of the Plaintiffs' Releasees.
26 This Release shall not apply to any person or entity listed on Exhibit 1 hereto.

1 10. Notwithstanding paragraphs 9(a) – (b) above, nothing in this Judgment shall bar any
2 action by any of the Parties to enforce or effectuate the terms of the Stipulation or this Judgment.

3 11. **Rule 11 Findings** – The Court finds and concludes that the Parties and their
4 respective counsel have complied in all respects with the requirements of Rule 11 of the Federal
5 Rules of Civil Procedure as to all proceedings herein.

6 12. **No Admissions** – Neither this Judgment, the Term Sheet, the Stipulation (whether or
7 not consummated), including the exhibits thereto and the Plan of Allocation contained therein (or
8 any other plan of allocation that may be approved by the Court), the negotiations leading to the
9 execution of the Term Sheet and the Stipulation, nor any proceedings taken or submissions made
10 pursuant to or in connection with the Term Sheet, the Stipulation and/or approval of the Settlement
11 (including any arguments proffered in connection therewith):

12 (a) shall be offered against any of the Defendants’ Releasees as evidence of, or
13 construed as, or deemed to be evidence of any presumption, concession, or admission by any of the
14 Defendants’ Releasees with respect to the truth of any fact alleged by Plaintiffs or the validity of any
15 claim that was or could have been asserted or the deficiency of any defense that has been or could
16 have been asserted in this Action or in any other litigation, or of any liability, negligence, fault, or
17 other wrongdoing of any kind of any of the Defendants’ Releasees or in any way referred to for any
18 other reason as against any of the Defendants’ Releasees, in any civil, criminal, administrative, or
19 other action or proceeding, other than such proceedings as may be necessary to effectuate the
20 provisions of the Stipulation;

21 (b) shall be offered against any of the Plaintiffs’ Releasees, as evidence of, or
22 construed as, or deemed to be evidence of any presumption, concession or admission by any of the
23 Plaintiffs’ Releasees that any of their claims are without merit, that any of the Defendants’ Releasees
24 had meritorious defenses, or that damages recoverable under the Complaint would not have
25 exceeded the Settlement Amount or with respect to any liability, negligence, fault or wrongdoing of
26 any kind, or in any way referred to for any other reason as against any of the Plaintiffs’ Releasees, in
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1 any civil, criminal, administrative, or other action or proceeding, other than such proceedings as may
2 be necessary to effectuate the provisions of the Stipulation; or

3 (c) shall be construed against any of the Releasees as an admission, concession,
4 or presumption that the consideration to be given under the Settlement represents the amount which
5 could be or would have been recovered after trial;

6 *provided, however*, that the Parties and the Releasees and their respective counsel may refer to this
7 Judgment and the Stipulation to effectuate the protections from liability granted hereunder and
8 thereunder or otherwise to enforce the terms of the Settlement.

9 13. **Retention of Jurisdiction** – Without affecting the finality of this Judgment in any
10 way, this Court retains continuing and exclusive jurisdiction over: (a) the Parties for purposes of the
11 administration, interpretation, implementation, and enforcement of the Settlement; (b) the
12 disposition of the Settlement Fund; (c) any motion for an award of attorneys’ fees and/or Litigation
13 Expenses by Lead Counsel in the Action that will be paid from the Settlement Fund; (d) any motion
14 to approve the Plan of Allocation; (e) any motion to approve the Class Distribution Order; and (f) the
15 Settlement Class Members for all matters relating to the Action.

16 14. Separate orders shall be entered regarding approval of a plan of allocation and the
17 motion of Lead Counsel for an award of attorneys’ fees and reimbursement of Litigation Expenses.
18 Such orders shall in no way affect or delay the finality of this Judgment and shall not affect or delay
19 the Effective Date of the Settlement.

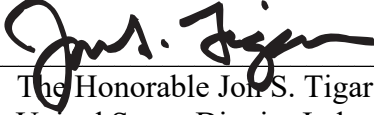
20 15. **Modification of the Agreement of Settlement** – Without further approval from the
21 Court, Lead Plaintiff and Defendants are hereby authorized to agree to and adopt such amendments
22 or modifications of the Stipulation or any exhibits attached thereto to effectuate the Settlement that:
23 (a) are not materially inconsistent with this Judgment; and (b) do not materially limit the rights of
24 Settlement Class Members in connection with the Settlement. Without further order of the Court,
25 Lead Plaintiff and Defendants may agree to reasonable extensions of time to carry out any
26 provisions of the Settlement.

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16. **Termination of Settlement** – If the Settlement is terminated as provided in the Stipulation or the Effective Date of the Settlement otherwise fails to occur, this Judgment shall be vacated, rendered null and void and be of no further force and effect, except as otherwise provided by the Stipulation, and this Judgment shall be without prejudice to the rights of Lead Plaintiff, the other Settlement Class Members and Defendants, and the Parties shall revert to their respective positions in the Action as of immediately prior to the execution of the Term Sheet on April 14, 2018, as provided in the Stipulation.

17. **Entry of Final Judgment** – There is no just reason to delay the entry of this Judgment as a final judgment in this Action. Accordingly, pursuant to Rule 54(b) of the Federal Rules of Civil Procedure, the Clerk of the Court is expressly directed to immediately enter this final judgment in this Action.

SO ORDERED this 20th day of December, 2018.



The Honorable John S. Tigar
United States District Judge

#1195734

Exhibit 1

Number	Name	City	State/ Province	Country
1	Thomas R. Manniello	Carmel	CA	USA
2	Eileen Kegley	Omaha	NE	USA
3	John A. Maselli	Winston-Salem	NC	USA
4	James F. Werler Revocable Trust, James F. Werler TTEE and Jane A. Werler TTEE	Minneapolis	MN	USA
5	Joel David Croxton	Summerville	SC	USA
6	Seege Family Trust, Kenneth J. Seege and Patricia A. Seege	Sunbury	OH	USA
7	Brigette D. Maselli	Winston-Salem	NC	USA
8	Scott D. Lake	Manhattan	KS	USA
9	Robert E Sterling and Martha B Sterling	Bethlehem	PA	USA
10	Ryoko Rodriguez	Pleasant Hill	IA	USA
11	Frederick J. Klemeyer, Jr. (IRA)	San Francisco	CA	USA
12	Dorothy V. Smith Trust and Viday S. Burnette TTEE	Clarksville	VA	USA
13	William Webb	Pompano Beach	FL	USA
14	Donald A. Stanford	Citrus Heights	CA	USA
15	James M. Hommel and Joan E. Hommel	Gig Harbor	WA	USA
16	Jimmy F. New and Judy E. New	Russell	KS	USA
17	Max Stephen Peters and Karen O. Peters JTWROS (atlantas)	Frisco	CO	USA
18	Clara Dianne Clark Wagner	Mineral	VA	USA
19	Leon Sheldon Mirsky	Albany	NY	USA
20	John V. Hamby	Fort Mill	SC	USA
21	John V. Hamby (Custodian for Quinn Lewis Hewett)	Fort Mill	SC	USA
22	Oma Fae Olson	Tucson	AZ	USA
23	Beverly A. Meller	Abilene	TX	USA
24	Maudlin Holdings LTD	Abilene	TX	USA
25	Harold Maudlin	Abilene	TX	USA
26	Marian Wolterstorff	Midlothian	VA	USA
27	Elaine Leong	New Hyde Park	NY	USA
28	Leon Golante and Irma Daphne Golante	Alpharetta	GA	USA
29	David H. Denoff	The Villages	FL	USA
30	John D. Foret TTEE	Westwood	KS	USA
31	Laurelle Althea Greeson	Fredericksburg	VA	USA
32	John G. Fowler and Beverly J. Fowler	Frankfort	IL	USA
33	Susan L. Karbaum	Sudlersville	MD	USA
34	Rose E. Rojas	Walnut	CA	USA
35	Jamie S. House	Wilsonville	AL	USA
36	Eleanor P. Clark and Deborah Billings	Gainesville	GA	USA

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Number	Name	City	State/ Province	Country
37	Joseph C. Sever Jr.	Longboat Key	FL	USA
38	Sara B. Freeman	West Columbia	SC	USA
39	Carolyn Scarboro	Lillian	AL	USA
40	Terry H. Slotsve	Fort Worth	TX	USA
41	Mary I. Zninski	Rapid City	MI	USA
42	Pamela J. Gibson	Brampton	ON	CAN
43	Marilyn Jeris	Monroe Township	NJ	USA
44	Joanne M Mokal	Troy	MI	USA
45	Christopher Corpe and Alicia Corpe	Payson	AZ	USA
46	Nancy Rosano-Labowe	Sun City West	AZ	USA
47	James W. Smith	San Antonio	TX	USA
48	Sharon E. Mackey	Sterling Heights	MI	USA
49	Ronald Pinaire	Corpus Christi	TX	USA
50	William Ostrom	Kingsburg	CA	USA
51	Daniel Hayes	Brooklyn	NY	USA
52	Curt Bruner	Niwot	CO	USA
53	John Otto Warner	Somerville	MA	USA
54	Mark G. Robertson and Laurel L. Robertson	Potsdam	NY	USA
55	Richard Arnold Hampton	Sylmar	CA	USA
56	Karen Haywood	Belleville	IL	USA
57	Zachary L. Leichtman-Levine	Beverly Hills	CA	USA
58	Gerald R. Ehrman	Orange	TX	USA
59	The Braun Family Trust, John Dean Braun and Carolyn M Braun TTEES	Paso Robles	CA	USA
60	Emily Roberts	Big Sandy	TX	USA
61	Gloria J. Liedlich	Forest Hill	MD	USA
62	Lorraine E M Hillegass	Albrightsville	PA	USA
63	William J. Mooore and Linda C. Moore	Henrico	VA	USA
64	Claudette R. Taylor	East Patchobue	NY	USA
65	Jeannette Feigerle (IRA) WFCS as Custodian	San Diego	CA	USA
66	Robert Faro Belpport and Christine E. Belpport	Green Bay	WI	USA
67	Norman Craig Scheer	Astacadero	CA	USA
68	Owe W. Toennies and Juanita D. Toennies	Louisville	KY	USA
69	Carol A. Cavan	Whitby	ON	CAN
70	William Darrell Bushman	Huntsville	TX	USA
71	Ronald W Zolkiewicz, Avery S Dunn UTMA CA, Braden J Dunn UTMA CA and Benjamin W Zolkiewicz UTMA TN	Naples	FL	USA
72	John Alan Smiedendorf	Saint Joseph	MI	USA
73	Herbert Carl Fauth and Emma Sue Fauth	Tucson	AZ	USA

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Number	Name	City	State/ Province	Country
74	Darrell E. Knight	Springfield	OR	USA
75	Rosemarie A Trevani	Hopedale	MA	USA
76	James R Witte	Kewadin	MI	USA
77	Gera Lyn Witte	Kewadin	MI	USA
78	Harry L Fowler	Fairview	TX	USA
79	Charles & Ann Gatterer Rev Living Trust and Ann H. Gatterer TTEE	Green Valley	AZ	USA
80	Eugene L. Sewell	Mansfield	LA	USA
81	William F. Bublitz and Ronda D. Bublitz	Sun Prairie	WI	USA
82	Frans Bentlage	Oak Harbor	OH	USA
83	Rosemary Lutz	Fenton	MI	USA
84	Abderrazak Bari	Falls Church	VA	USA
85	Rex Florian	Blue Hill	ME	USA
86	Terrie Schneemann and Dan Schneemann (JTWROS) (JT TIC)	Big Lake	TX	USA
87	Virginia P. Newsom	Hendersonville	NC	USA
88	Virginia P. Newsom TTEE	Hendersonville	NC	USA
89	Fleming Farms, Inc. Johnathan B Flemming, President	Mineral Point	WI	USA
90	Barbara L. Brion	Trout Run	PA	USA
91	James Patrick Huber and Mary Norris Huber	Wichita	KS	USA
92	Sheryl A. Beyer	Manchester	NJ	USA
93	The Mark L & Rose Ann Boren Revocable Family Trust, John Frank Fassel TTEE	Oregon City	OR	USA
94	Claude Neil Moore, Nancy S Moore TTEE and Moore Family Trust	Scottsdale	AZ	USA
95	Mary E. Rust	West Burlington	IA	USA
96	Patricia Coffey	Odessa	MO	USA
97	Lenore Von Hoene	Venice	FL	USA
98	Robert W. Lovinggood, beneficiary of IRA of Thomas A. Lovinggood (deceased)	Metairie	LA	USA
99	Wayne Viner	Lakeland	FL	USA
100	JoAnn Lynn Cline	Fergus Falls	MN	USA
101	Barbara B. Gilliland and Jerry H. Gilliland	Burnsville	MN	USA
102	FMT CO Cust IRA Rollover FBO Philip R Martin	Wentzville	MO	USA
103	Robert K. Schuh	Loveland	OH	USA
104	Virginia E. Burnett	Loveland	CO	USA
105	Raymond W. Hencir IRA and Raymond W and Alice W Hencir JT	Madison	CT	USA
106	Vicki J Peterson	Remer	MN	USA
107	Mitchell Drennan and Cordia Drennan	Brashear	TX	USA
108	Ryan J King	West Fargo	ND	USA
109	Cathy Ann Renck Trust, Cathy Ann Renck TTEE	Paso Robles	CA	USA

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Number	Name	City	State/ Province	Country
110	William G. Herd	Baltimore	MD	USA
111	William A. Smith Jr.	Irmo	SC	USA
112	Therese A. Mendenhall	Kirkland	WA	USA
113	Edward J Burkhard Jr and Florine J Burkhard	Allentown	PA	USA
114	Clarence Roger Miller	Coal Valley	IL	USA
115	Betty Jane Zaslowsky	Apache Junction	AZ	USA
116	Guillermo Fernandez	Fort Lauderdale	FL	USA
117	John D. Zylinski and Patricia W. Zylinski JT WROS	Melrose	FL	USA
118	Choiseul Investments Ltd.	North Vancouver	BC	CAN
119	Jack McEvoy Jr and Annette L McEvoy	Ozark	MO	USA
120	Theresa Wai Ha Lee Teng and David Yu Wen Teng JT WROS	San Francisco	CA	USA
121	Oded Rudawsky	Greenwood Village	CO	USA
122	William Clayton Latimer	Linville	NC	USA
123	Harold H. Karimoto TTEE of Carol M. Karimoto TR	Honolulu	HI	USA
124	Elizabeth Houtz	Russellville	AL	USA
125	Janice M. Urban	Oil City	PA	USA
126	Carol Sweet	Las Vegas	NV	USA
127	John Ponzetti	Schaumburg	IL	USA
128	Victor Alas	Apopka	FL	USA
129	Roderick James Dunn Jr. and Ann Mayo Davis Dunn	Warminster	PA	USA
130	Nathan Fuhrman and Bianca Fuhrman	Haifa		ISR
131	Mark R Struble	Portland	OR	USA
132	Kevin Miller	Bainbridge Island	WA	USA
133	James S Ferguson and Meredith F Coldren	Norfolk	VA	USA
134	Susan L. West	Huntington	IN	USA
135	Charles G. Majetich	Orlando	FL	USA
136	George T. Koide	Honolulu	HI	USA
137	Hsiang Hao Yang	Chino Hills	CA	USA
138	Susie McGuire	Towanda	IL	USA
139	Elisabeth A. Browne	Pasadena	CA	USA
140	Alice Keohane	Lansing	KS	USA
141	Rae Olson Framan	Laguna Woods	CA	USA
142	Judith Ciesielski	Fort Mill	SC	USA
143	David J. Winiecki	Onalaska	WI	USA
144	Hendarsin Lukito and Shu Lukito	San Tan Valley	AZ	USA
145	Susan A Allard	West Sacramento	CA	USA
146	Ryan J Skogg	Roseville	CA	USA
147	Don R. Chipchase, Jr.	Mason	MI	USA
148	Darcy Bates Pooler	White River Jct	VT	USA

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Number	Name	City	State/ Province	Country
149	Ronald C. Gerdel	Naples	FL	USA
150	JoAnne Pickett-Naylor	Saint Peters	MO	USA
151	Elliot Evans Ichinose	San Juan Capistrano	CA	USA
152	Ichinose Family Trust, Janet Hawkins Ichinose Trustee and Elliot E. Ichinose Trustee	San Juan Capistrano	CA	USA
153	Duaine H. Moore as ATC AS CUST for IRA Duaine H. Moore	Scottsdale	AZ	USA
154	Richard Allyn Schouweiler	Cornelius	OR	USA
155	Joseph G. Turner and Sherri Turner JT TEN	Fort Collins	CO	USA
156	Janet D. Gortz	Westlake	OH	USA
157	Christina Grabiec	Branchburg	NJ	USA
158	Kathryn A. Kinney, WFCS Custodian Trad IRA	Minneapolis	MN	USA
159	Deanna Foreman	Denver	CO	USA
160	Gary G. Grogman and Judith M. Grogman	Butler	MO	USA
161	Robin Inaba	Ewa Beach	HI	USA
162	Jewell Bailey	Sterling	VA	USA
163	Brian K. Boschen	Christiansted		VIR
164	Jorge A Magara	Orlando	FL	USA
165	Yasmine S. Ali, MD	Nashville	TN	USA
166	Raymond D Culy TTEE, Joanne F Culy TTEE and Culy Revocable Trust	Livermore	CA	USA
167	Carol Ann Haug	White Haven	PA	USA
168	Gary Curtis Allen	Jeffersonville	IN	USA
169	William Harry Newcomb	Astoria	OR	USA
170	Michael Robert Podojil Jr	Hiram	OH	USA
171	Elaine Terry Eno	Collinsville	CT	USA
172	Kelly A. Cassidy	Fort Myers	FL	USA
173	Paul N. Genis	Estero	FL	USA
174	Duaine H. Moore as TTEE of the Moore Family Rev Trust	Scottsdale	AZ	USA
175	Charles Bowker Farkas	Chicago	IL	USA
176	Charles Bowker Farkas and Kathy Jeanne Mauck	Chicago	IL	USA
177	Carol A Carr	Auburn	WA	USA
178	Barbara A. Springer	Frisco	TX	USA
179	Sonal Framod Raval	Farmington Hills	MI	USA
180	Shivani Raval	Farmington Hills	MI	USA
181	Satyam Raval	Farmington Hills	MI	USA
182	SPR Financial LLC Satyam Pramod Raval	Farmington Hills	MI	USA
183	Jalon D. Brown	Farmingham	MA	USA
184	Frank M Scobby	The Villages	FL	USA
185	Gregory S. Woods and Dianne M. Woods, JT TE	Chandler	AZ	USA

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Number	Name	City	State/ Province	Country
186	Eric Hayne	Calgary	AB	CAN
187	Shirley A. Hahn	Granby	CT	USA
188	Angela M. Ferriana	Chicago	IL	USA
189	Richard P. Porretto	Smithstown	NY	USA
190	Silvina Noemi Cersosimo, Florencia Straccio, and Augustina Straccio	Buenos Aires		ARG
191	Ian Davidson and Barbara Stockbridge-Davidson	Southport	NC	USA
192	William T Clark	Vienna	OH	USA
193	Janet V. Benson	Glenn Mills	PA	USA
194	Forest A. Benson	Glenn Mills	PA	USA
195	Phyllis L. Volk	Palatine	IL	USA
196	Cheryl J Strickland	Winter Haven	FL	USA
197	John Laurance Hill	Baltimore	MD	USA
198	Roger Linfield	Boulder	CO	USA
199	Carol R. Smith	Temple	TX	USA
200	Joseph H. Kirk	Austin	TX	USA
201	Lynn Landin	Rochester	MN	USA
202	Jeffrey L Downer	Pekin	IL	USA
203	Maryanne Fisher	Havertown	PA	USA
204	James E. Eakin	Midland	TX	USA
205	James E. Eakin, Jr	Midland	TX	USA
206	Evan Borgstrom	San Francisco	CA	USA
207	Virginia Verburg	Richmond	TX	USA
208	Luciana Rabello De Oliveira Sisti and Andre Fernandes Sisti	San Diego	CA	USA
209	Redburn (Europe) Limited	London		GBR
210	Michael K. Isenman	Bethesda	MD	USA
211	Brenda F. Hart	Paramus	NJ	USA
212	Ronald H. Sargent and Arla Sargent	North Vancouver	BC	CAN
213	Andrea S Powell	Wheaton	IL	USA
214	Carol E. Ulmer	Trout Run	PA	USA
215	Richard Henry James and M Singe James	San Luis Obispo	CA	USA
216	Cynthia A. Collier and David S. Kelly	Asheville	NC	USA
217	Cynthia S. Foster	Greenbrae	CA	USA
218	Helene Luhrs	Ardmore	PA	USA
219	Hazel Dianne Howard	Crescent City	FL	USA
220	Vincent L. Noesser and Karen S. Noesser	Porter	TX	USA
221	Gregory M Hecht and Sara K Hecht	Mountain View	CA	USA
222	Barbara J. Holmes	Branson	MO	USA
223	Joanne Ward Living Trust, Joanne Ward TTEE	Montgomery	AL	USA
224	Charles E. Phillips and Linda Ohm Phillips	Saint John	IN	USA

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Number	Name	City	State/ Province	Country
225	Dona M. Bertsch	Whittier	CA	USA
226	Arnold Murillo	Pacoima	CA	USA
227	Veronica Murillo	Pacoima	CA	USA
228	Raumond J. Bertsch	Whittier	CA	USA
229	Barbara Z. Roberts	Wausau	WI	USA
230	Robert Hiromoto	Idaho Falls	ID	USA
231	Dale and Jennifer Johnson, Johnson Living Trust of 2013	Kohler	WI	USA
232	Eleanor C. Davis TTEE, R&E Davis Family Survivors Trust	Westlake Village	CA	USA
233	Harry Cuerden and Catherine J Cuerden	Glen Mills	PA	USA
234	Monte G. Montgomery	Mebane	NC	USA
235	Ashley Lane	Schaumburg	IL	USA
236	Charles J Wolfe	Kennewick	WA	USA
237	Donald J Proce and Lillian Proce	Las Vegas	NV	USA
238	Ken Deaver & Sherri Deaver JT TEN	Billings	MT	USA
239	Gayle Boldt	Fort Worth	TX	USA
240	Newman Robert Martin and Evelyn B. Martin	Kingwood	TX	USA
241	Sonja Selboe	Indianola	WA	USA
242	Ann Cleveland	Corpus Christi	TX	USA
243	Carolyn W. Somers	Beaufort	SC	USA
244	St Paul's Girls' School	London		GBR
245	Robert I. Lawson	Fremont	NH	USA
246	Mark G. Porter	Bentonville	AR	USA
247	Katherine H. Robinson	Tallassee	AL	USA
248	Linda D. St. Pierre	North Chesterfield	VA	USA
249	Judith A. Hartgerink	Augusta	MI	USA
250	VJF Holdings Limited	Douglas		IM
251	Sylvain Simard	Grandby	Quebec	CAN
252	John S. and James L. Knight Foundation	Arlington	VA	USA
253	Andrea Huber	Bethesda	MD	USA

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