

# **EXHIBIT 6**

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

IN RE BANK OF NEW YORK MELLON CORP.  
FOREX TRANSACTIONS LITIGATION

No. 12-MD-2335 (LAK) (JLC)

THIS DOCUMENT RELATES TO:

*Southeastern Pennsylvania Transportation Authority v.  
The Bank of New York Mellon Corporation, et al.*

No. 12-CV-3066 (LAK) (JLC)

*International Union of Operating Engineers, Stationary  
Engineers Local 39 Pension Trust Fund v. The Bank of  
New York Mellon Corporation, et al.*

No. 12-CV-3067 (LAK) (JLC)

*Ohio Police & Fire Pension Fund, et al. v. The Bank of  
New York Mellon Corporation, et al.*

No. 12-CV-3470 (LAK) (JLC)

*Carver, et al. v. The Bank of New York Mellon, et al.*

No. 12-CV-9248 (LAK) (JLC)

*Fletcher v. The Bank of New York Mellon, et al.*

No. 14-CV-5496 (LAK) (JLC)

**DECLARATION OF FRANK R. SCHIRRIPIA IN SUPPORT OF MOTION  
FOR ATTORNEYS' FEES AND REIMBURSEMENT OF EXPENSES  
FILED ON BEHALF OF HACH ROSE SCHIRRIPIA & CHEVERIE LLP**

I, Frank R. Schirripa, pursuant to 28 U.S.C. § 1746, hereby declare as follows:

1. I am a partner of the law firm Hach Rose Schirripa & Cheverie LLP ("HRS&C"), a member of the Plaintiffs' Steering Committee (ECF No. 142). I submit this declaration in support of Lead Settlement Counsel's motion for an award of attorneys' fees and reimbursement of expenses. Unless otherwise stated herein, I have personal knowledge of the facts set forth herein and, if called upon to testify, could and would testify competently thereto.

2. Hach Rose Schirripa & Cheverie has offices in New York. The Firm has litigated class actions in the Southern District of New York and in other courts around the country. A copy of the Firm's resume, as well as a brief biography of the Firm's current attorneys that billed time in this Action, is attached hereto as Exhibit A.

3. I personally rendered legal services and was responsible for coordinating and supervising the activity carried out by attorneys and professional staff at HRS&C in this Action. In its capacity as a member of the Plaintiffs' Steering Committee and as counsel for the International Union of Operating Engineers, Stationary Engineers Local 39 Pension Trust Fund ("IUOE Local 39"), HRS&C contributed to this Action and performed work on behalf of and for the benefit of the Class. HRS&C has been actively involved in the prosecution of this Action since inception. Prior to this Action's centralization, HRS&C and others investigated IUOE Local 39 and the putative class' claims, participated in the drafting the initial and amended complaints, briefing on both the motion to dismiss and class certification motion, as well as conducting class certification discovery and defending client depositions. Subsequent to this Action's centralization, HRS&C worked under the direction of co-lead class counsel to address discovery requests directed at IUOE Local 39, including preparing and defending additional client depositions, defending against Defendants' counterclaims asserted against IUOE Local 39 and its Trustees, as well as reviewing documents assigned to the Firm.

4. Based on my work performed in this Action as well as my receipt and review of the billing records reflecting work performed by attorneys and paraprofessionals at HRS&C in this Action ("Timekeepers") as reported by the Timekeepers, I directed the preparation of the chart set forth as Exhibit B hereto. This chart (i) identifies the names and positions (*i.e.*, titles) of the firm's Timekeepers who undertook litigation activities in connection with the Action and

who expended 10 hours or more on the Action; (ii) provides the total number of hours each Timekeeper expended in connection with work on the Action, from the time when potential claims were being investigated through March 13, 2015; (iii) provides each Timekeeper's current hourly rate, as noted in the chart; and (iv) provides the total billable amount, in dollars, of the work by each Timekeeper and the entire firm.<sup>1</sup> For Timekeepers who are no longer employed by the Firm, the hourly rate used is the billing rate in his or her final year of employment by the Firm. The Firm's billing records, which are regularly prepared from contemporaneous daily time records, are available at the request of the Court. Time expended in preparing any papers for this motion for fees and reimbursement of expenses has not been included in this request. Additionally, time expended in preparing any papers for prior motions for reimbursement of expenses has not been included in this request.

5. The hourly rates charged by the Timekeepers are the Firm's regular rates for contingent cases and those generally charged to clients for their services in non-contingent/hourly matters.<sup>2</sup> Based on my knowledge and experience, these rates are also within the range of rates normally and customarily charged in their respective cities by attorneys and paraprofessionals of similar qualifications and experience in cases similar to this litigation, and have been approved in connection with other class action settlements.

6. The total number of hours expended by HRS&C on this Action, from investigation through March 13, 2015, is 6,736.50. The total lodestar for the Firm is

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<sup>1</sup> The information concerning each Timekeeper's hours and hourly rate is not based on my personal knowledge, but on the information reported by each such Timekeeper or the files and records of HRS&C as well as my familiarity with the work undertaken by HRS&C in the Action.

<sup>2</sup> On occasion and for a specific type of representation, the Firm may offer a discount on its hourly rates to longstanding clients.

\$2,989,868.75, consisting of \$2,936,743.75 for attorney time and \$53,125.00 for professional support staff time.

7. In my judgment, the number of hours expended and the services performed by the attorneys and paraprofessionals at HRS&C were reasonable and expended for the benefit of the Settlement Class in this Action.

8. HRS&C's lodestar figures are based on the Firm's billing rates, which do not include charges for expense items. Expense items are billed separately and such charges are not duplicated in the Firm's billing rates.

9. As set forth in Exhibit C, HRS&C has incurred a total of \$43,039.42 in unreimbursed expenses in connection with this Action from inception to March 13, 2015. In my judgment, these expenses were reasonable and expended for the benefit of the Settlement Class in this Action.

10. These expenses are reflected on the books and records of the Firm. It is the Firm's policy and practice to prepare such records from expense vouchers, check records, credit card records, and other source materials. Based on my oversight of HRS&C's work in connection with this litigation and my review of these records, I believe them to constitute an accurate record of the expenses actually incurred by the Firm in connection with this litigation.

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

Executed this 7th day of August, 2015 in the New York, New York.

  
Frank R. Schirripa

# EXHIBIT “A”

# HRS&C

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## HACH ROSE SCHIRRIPA & CHEVERIE LLP

### FIRM BIOGRAPHY

HACH ROSE SCHIRRIPA & CHEVERIE, LLP (“HRS&C” or the “Firm”) specializes in large, complex litigation in the fields of securities, mergers and acquisitions, corporate governance, antitrust, consumer protection, investor arbitration and employment litigation on behalf of Taft-Hartley funds and their members. With over 75 years of combined experience, the Firm’s attorneys have established themselves as leading representatives of Taft-Hartley pension and benefit funds in these areas of the law. The Firm’s attorneys have litigated hundreds of cases in both state and federal courts through the United States, and are committed to protecting pension fund assets and victims of corporate wrongdoing.

HRS&C is headquartered in New York. Its attorneys are licensed to practice law in New York, New Jersey, Connecticut, Massachusetts and Washington, D.C., and have practiced in numerous federal district courts and state courts throughout the United States and Puerto Rico.

### NOTABLE CURRENT AND FORMER REPRESENTATION OF INSTITUTIONAL INVESTORS, TAFT-HARTLEY PENSION AND BENEFIT FUNDS AND INDIVIDUALS

#### *Securities Fraud Class Actions and Corporate Governance Actions*

- Representing three individual investors on behalf of the Retail Investor Subclass in a securities class action against Facebook, Inc., several of its officer and directors and the lead underwriter arising from material misrepresentations made to investors in connection with Facebook’s Initial Public Offering.
- Representing a Taft-Hartley benefits fund, as lead plaintiff and proposed class representative, in a derivative action against Impax Laboratories Inc.’s Board of Directors alleging a breach of fiduciary duty by willfully ignoring problems in the manufacturing and quality control processes at Impax’s primary manufacturing facility.
- Representing a Taft-Hartley benefits fund and the interests of the derivative class as Additional Plaintiff’s Counsel, in a derivative action against Nu Skin Enterprises Inc.’s Board of Directors alleging a breach of fiduciary duty in connection with the company’s violations of Chinese regulation against multi-level “pyramid” marketing that resulted in regulatory investigations, fines and drastic reduction in Nu Skin’s China sales revenue.

- Representation a Taft-Hartley pension fund, as lead plaintiff and proposed class representative, on behalf of all Taft-Hartley and employee benefit plans covered by ERISA, other non-public institutional investors, including private pension funds, mutual funds, endowment funds, and investment manager funds in an class action against The Bank of New York Mellon Corporation and its predecessors and subsidiaries, alleging that defendants charged class members fictitious foreign currency exchange (“FX”) rates in connection with the purchase and sale of foreign securities. This matter was successfully litigated and resulted in the preliminary approval of a settlement valued at over \$500 million.
- Representation of a Taft-Hartley benefits fund, as lead plaintiff and proposed class representative, in a derivative action against Darden Restaurants Inc.’s Board of Directors alleging a breach of fiduciary duty in connection with their approval of the Bylaw Amendments and the Dead Head Proxy Put and corporate waste in connection with their approval of the Red Lobster Transaction. This matter was successfully litigated and resulted in a settlement in which the Board of Directors agreed to restore and enhance core franchise rights of Darden shareholders by repealing certain Bylaw Amendments, enhancing voting rights and terminating a “poison pill.”
- Representation of a Taft-Hartley pension fund in securities fraud class action against Nicor, Inc. arising from material misrepresentations concerning Nicor’s accounting for natural gas reserves which resulted in a multi-year restatement. This matter was successfully litigated and resulted in a \$39 million settlement.
- Representation of a Taft-Hartley pension fund in securities fraud class action against Westar Energy, Inc. arising from material misrepresentations about Westar’s acquisition of non-regulated businesses. This matter was successfully litigated and resulted in a \$30 million settlement.
- Representation of a Taft-Hartley pension fund in securities fraud class action against SPX Corporation arising from material misrepresentations about SPX’s business segments, free cash flow, and \$45 million of alleged insider sales in the weeks leading up to SPX’s negative disclosure. This matter was successfully litigated and resulted in a \$10 million settlement.
- Representation of a Taft-Hartley pension fund in a securities fraud class action against Leap Wireless Inc. arising from material misrepresentations about Leap Wireless’s financial condition and internal controls that resulted in a massive twelve quarter financial restatement. This matter was successfully litigated and resulted in a \$13.75 million settlement and the implementation of various operational and corporate governance measures.
- Representation of numerous Taft-Hartley pension funds in securities class actions arising from material misstatements in Registration Statements and Prospectuses issued in connection with their purchase of Residential Mortgage-Backed Securities (RMBS) collateralized with “toxic loans,” including sub-prime, Alt-A and other fraudulently originated mortgages.



- Representation of shareholders of Bank of America Corporation in a derivative action against the company's Board of Directors alleging breaches of fiduciary duties in connection with the merger of Merrill Lynch & Co., Inc.
- Representation of shareholders of Huron Consulting Group in a derivative action against the company's Board of Directors alleging a breach of fiduciary duty in connection with the accounting firm's restatement of \$63 million of revenue over a period of 12 fiscal quarters.
- Representation of bank customers whose certificates of deposit were automatically renewed upon maturity at rates much lower than the bank was currently offering to new customers despite being assured that their CD would be invested at the current rate.

*Antitrust, Consumer, Environmental and Product Liability Class Actions*

- Representing a putative class of New York personal injury, podiatric and medical malpractice plaintiffs against Oxford Health Plans and its subrogation recovery agent, The Rawlings Company, seeking a monetary damages and a declaration under NY G.O.L § 5-335 ("Anti-subrogation law") that Oxford/Rawlings does not have the right to seek subrogation of medical benefits against their settlements.
- Representing a Taft-Hartley welfare fund in an antitrust class action lawsuit against Pfizer, Inc. arising from defendant's anticompetitive scheme to delay the entry of generic versions of Lipitor into the market.
- Representing two Taft-Hartley welfare funds in an antitrust class action lawsuit against Reckitt Benckiser, Inc. arising from defendants' anticompetitive scheme to delay the entry of generic versions of Suboxone into the market.
- Representation of two Taft-Hartley welfare funds, as named plaintiffs certified class representatives, in an antitrust class action lawsuit against Astrazenceca LP. arising from defendant's anticompetitive scheme to delay the entry of generic versions of Nexium into the market. This matter was extensively litigated through a jury verdict; the End-Payor Plaintiffs obtained a \$25 million settlement from generic manufacturer Dr. Reddy's Laboratories.
- Representation of citizens of Paulsboro, New Jersey and the surrounding towns in an environmental mass tort case against Consolidated Rail Corporation ("Conrail") and other defendants where defendants' negligence caused a train derailment caused a tanker to breach while crossing the Mantua Creek Bridge and spew who were exposed to 24,000 gallons (or 180,000 pounds) of Vinyl Chloride – a known human carcinogen.
- Representation of purchasers of Volkswagen and Audi vehicles equipped with defective plenum drains, pollen filter seals and sunroof drains permitting water ingress which compromised the vehicles' brake booster, transmission control module, other electrical components and the vehicles interior. This action was successfully litigated.

- Representation of a class of silver bullion purchasers and holders that were being overcharged for the storage of unallocated silver bullion. This matter was successfully litigated and resulted in a 100% recovery of storage charges.

### **THE FIRM'S ATTORNEYS**

#### **Gregory S. Hach, *Partner***

Greg Hach is well-known for representing members of organized labor in mass tort actions including prescription drug liability, personal injury actions, and asbestos litigation. He is responsible for developing LOHRSOFT, or Labor Organization Healthcare Reimbursement Software. LOHRSOFT revolutionizes the way Taft-Hartley health plan and other third-party payors service their members and recover funds from responsible third-parties. This program is actively used in the marketplace today. Through his efforts, Mr. Hach has obtained millions of dollars for union families nationwide. Mr. Hach was recently welcomed into the Who's Who 2010 Strathmore Roundtable.

He is a proud member of the International Union of Operating Engineers, the New York Bar Association, the New York State Trial Lawyers Association, and the Washington, D.C. Bar Association. Outside the office, Mr. Hach is an enthusiastic private pilot and aircraft owner. He is a member of the Aircraft Owners and Pilots Association and regularly flies to visit his clients in outlying areas.

Mr. Hach is admitted to practice in New York, Washington, DC, and the United States District Court for the Eastern and Southern District. He received B.S. from John Jay College of Criminal Justice in 1996 and his J.D. from Ohio Northern University, Claude W. Pettit College of Law in 1999.

#### **Michael A. Rose, *Partner***

Michael Rose focuses his practice on civil litigation. Mr. Rose has had extensive experience prosecuting a broad range of cases on behalf of Taft-Hartley participants, dependents and other individuals, including personal injury, wrongful death, product liability and mass tort. He has tried numerous cases to verdict, handled appeals, and settled many claims resulting in tens of millions of dollars in recovery for clients. Many of these cases have resulted in seven figure jury verdicts and settlements. During a recent six month time span, Mr. Rose tried three cases each of which resulted in seven figure jury verdicts.

He is a frequent lecturer to members of the Bar Association, covering topics such as construction site accidents, vocational rehabilitation, and expert witness examinations. Mr. Rose is a lifetime member of the Million Dollar and Multi-Million Dollar Advocates Forum. Additionally, he is a member of the New York State Bar Association, The Association of the Bar of the City of New York, where he was a member of the Tort Litigation Committee, the New York

State Trial Lawyers Association, and the Association of the Trial Law Lawyers of America. Mr. Rose is AV rated by Martindale Hubble.

Mr. Rose is admitted to practice in New York, Massachusetts, and the United States District Court for the Eastern and Southern Districts. He received B.S. from Ithaca College in 1993 and his J.D. from New England School of Law in 1996.

**Frank R. Schirripa, *Partner***

Frank Schirripa focuses his practice on representing institutional investors – predominantly Taft-Hartley pension and benefit funds – that have been damaged as the result of securities fraud or corporate malfeasance. Additionally, Mr. Schirripa represents classes of investors, consumers and employees who have been damaged by unfair business practices. Throughout his career, Mr. Schirripa has specialized in handling highly complex multi-party litigation in federal and state courts throughout the United States. Prior to becoming a Partner at the Firm, Mr. Schirripa practiced securities and consumer class action law at two prominent New York class action law firms.

In 2015, Mr. Schirripa was selected for inclusion among *New York Super Lawyers*.

Mr. Schirripa’s skill, perseverance and diligent advocacy was acknowledged *In re SPX Corp. Securities Litigation*, 3:04-CV-99 (W.D.N.C.), where the Court commended class counsel for its “skill perseverance[,] ... diligent advocacy” and “aggressive representation” of the class in achieving “from a financial standpoint. A very fair settlement” aggregating \$10 million, or approximately 22 percent of the maximum recoverable damages, noting that class counsel is among the “leading attorneys in the country in the area of class actions” and is “extremely competent” and “very experienced.”

Mr. Schirripa is a member of the American Bar Association, Litigation Section; the Federal Bar Council; New York State Trial Lawyers and the New York Court Lawyers’ Association

Mr. Schirripa is admitted to the Bars of the states of New York and New Jersey, the United States District Courts for the District of Colorado, New Jersey, and the Eastern and Southern Districts of New York, and the United States Court of Appeals for the Second Circuit. Mr. Schirripa received his B.S. in Business Administration with a concentration in Finance from the State University of New York at Albany in 1999 and his J.D., *cum laude*, from New York Law School in 2002, where he served as the Chairman of the Moot Court Association. Mr. Schirripa was inducted into the Order of the Barristers.

**David R. Cheverie, *Partner***

David Cheverie focuses on institutional investor and client outreach, as well as new case development. Mr. Cheverie advises Taft-Hartley pension and benefit fund clients regarding their rights and fiduciary responsibilities with respect to their investments and taking an active role in

shareholder litigation. Mr. Cheverie assists clients in evaluating systems to identify and monitor shareholder litigation and the impact on their investments. Mr. Cheverie also counsels them in evaluating the strength of such cases and to whether or not they should seek lead plaintiff status or otherwise actively participate in the litigation. In addition to securities fraud and corporate governance matters, Mr. Cheverie advises and assists Taft-Hartley health funds in participating in pharmaceutical, product defect, and consumer class actions to recover fund losses.

Mr. Cheverie received his B.A. from the University of Connecticut, and his J.D., *cum laude*, from Roger Williams Law School where he received several awards for excellence. He is also a proud member of Laborers' Local 230. Mr. Cheverie is a member of the New York Bar Association, the New York County Lawyers' Association, and is admitted to Bars of the states of New York and Connecticut, the Commonwealth of Massachusetts, and the United States District Court for the Southern and Eastern Districts of New York, District of Connecticut and the District of Massachusetts.

### **Jay P. Saltzman, *Of Counsel***

Mr. Saltzman materially contributed to the litigation of dozens of highly complex securities class and derivative actions and consumer class actions throughout the country and helped recover billions of dollars for injured shareholders and consumers, including *In re WorldCom, Inc. Securities Litigation* (S.D.N.Y.), which settled in 2005 for over \$6.13 billion, among the largest securities fraud settlements of all time; *Silberblatt v. Morgan Stanley Dean Witter & Co.* (S.D.N.Y.) (recovering 100% of consumers' claimed overcharges for storage of silver bullion); *Danis v. USN Communications, Inc.* (N.D. Ill.) (\$44.7 million recovery); *In re PNC Financial Services Group, Inc. Securities Litigation* (W.D. Pa.) (\$46.675 million recovery).

Federal courts throughout the country have noted the ability to pursue successfully complex litigation where Mr. Saltzman took a prominent role, including:

*Maley v. Del Global Technologies Corp.*, 00-CV-8495 (S.D.N.Y.), where Judge McMahon commended the firm for "going the extra mile" in obtaining a settlement representing approximately 41 percent of the maximum recoverable damages incurred by the class, observing: "Through [Class Counsel]'s efforts, after intensive investigation, concentrated litigation and extensive arm's-length bargaining, and without the benefit of any governmental agency's investigation, Class Counsel have secured a settlement fund which confers an excellent benefit to the Class ... I can't ever remember having participated as a lawyer or a judge in a settlement of a securities fraud class action that yielded in excess of a forty percent rate of recovery."

In *Behr v. APAC Teleservices, Inc.*, 97-CV-9145 (S.D.N.Y.), Judge Jones recognized the "long efforts" of counsel in litigating the case and their "thorough investigation" of plaintiffs' claims, concluding that the "substantial settlement" obtained "saved [the class] a lot of years of complex litigation."

Mr. Saltzman is admitted to practice in the courts of the States of New York and New Jersey, in the Southern and Eastern Districts of New York, the District of New Jersey and the U.S. Courts of Appeals for the Second and Third Circuits.

Mr. Saltzman graduated from Columbia University in 1983 with a Bachelor of Arts degree where he was on the Dean's List throughout his attendance. From 1985-1990, Mr. Saltzman worked as an officer in the Corporate Trust department of the Bankers Trust Company, responsible for all aspects of Corporate Trust, from integrating new issues to ensuring the accuracy of dividends and stock splits. Mr. Saltzman earned a Masters of Business Administration degree with a major in Corporate Finance from New York University's Stern School of Business in 1991. He received his J.D. degree from the Benjamin N. Cardozo School of Law in June, 1994. Mr. Saltzman was a member of the *Cardozo Law Review* for which he wrote his Note on International and Labor Law. While at Cardozo, he was an intern with the New York State Attorney General's Office and with the Lawyers' Committee for Human Rights.

**John Blyth, *Associate***

John Blyth is an associate at Hach Rose Schirripa & Cheverie and practices in the field of complex civil litigation. Mr. Blyth's focus is securities fraud, antitrust and consumer class actions, and employment law. His additional responsibilities at the firm include investigating new cases, drafting pleadings and motions, all aspects of discovery, as well as participating in court conferences, mediations and arbitration hearings.

Mr. Blyth is admitted to the Bars of the states of New York and New Jersey, and to the United States District Court for the District of New Jersey and the Southern and Eastern Districts of New York. Mr. Blyth received a bachelor's degree in Communications from the State University of New York at Albany and worked as a personal banker for JPMorgan Chase & Co. prior to earning his J.D. from the Benjamin N. Cardozo School of Law. Mr. Blyth is a member of the New York City Bar Association and the New York State Trial Lawyers Association. Prior to joining the firm, Mr. Blyth clerked for the Honorable Philip Straniere, supervising judge of the New York Civil Court, Richmond County.

**Seth Pavsner, *Staff Attorney***

Seth Pavsner is a staff attorney at Hach Rose Schirripa & Cheverie. Mr. Pavsner primarily focuses on discovery related aspects of the Firm's securities fraud, antitrust and consumer class actions. His responsibilities at the Firm include document review; deposition preparation; drafting discovery related memorandum and legal research.

Mr. Pavsner is admitted to the Bar of the state of New York. Mr. Pavsner received a bachelor's degree in Psychology from the University of Pennsylvania prior to earning his his J.D. from Boston University School of Law.

# EXHIBIT “B”

In re Bank of New York Mellon Corp. Forex Transactions Litigation

FIRM NAME: Hach Rose Schirripa & Cheverie LLP  
 REPORTING PERIOD: Inception through May, 31, 2015

Categories:

- |   |   |
|---|---|
| (1) Investigation, Factual Research               | (6) Pleadings, Briefs, Class Certification and Legal Research |
| (2) Plaintiffs' Document Review                   | (7) Court Appearances   |
| (3) Defendants' and Third Party Document Review   | (8) Litigation Strategy and Case Management                   |
| (4) Discovery, including witness memo preparation | (9) Mediation and Settlement                                  |
| (5) Depositions and preparation for same          | (10) Experts  |

Status:

- (A) Associate
- (CA) Contract Attorney
- (OC) Of Counsel
- (P) Partner
- (SA) Staff Attorney
- (I) Investigator
- (PL) Paralegal
- (LC) Law Clerk
- (PS) Professional Staff

Name	Status	1	2	3	4	5	6	7	8	9	10	Rate	Cumulative Hours	Cumulative Lodestar
Gregory Hach	P	8.75	0	0	2.75	17	42.5	0	36.75	0.5	0	\$ 725.00	108.25	\$ 78,481.25
Michael A. Rose	P	16.5	0	9	4	0	10.5	1.5	25.25	0	1.5	\$ 725.00	68.25	\$ 49,481.25
Frank R. Schirripa	P	88.75	78	70.25	732.25	302.5	304.25	41.25	304	15.5	8.5	\$ 650.00	1,945.25	\$ 1,264,412.50
John A. Blyth	A	0	0	234.25	1.75	14.5	2.5	4.25	33.5	0	0	\$ 325.00	290.75	\$ 94,493.75
Thomas O'Brian	SA	0	0	497.75	0	3.5	0	0	3.5	0	0	\$ 325.00	504.75	\$ 164,043.75
Seth Pavsner	SA	0	172	1037	0	40	87	0	0	0	0	\$ 375.00	1,336.00	\$ 501,000.00
Dmitriy Bondarenko	CA	0	224	1102	0	0	8	0	0	0	0	\$ 325.00	1,334.00	\$ 433,550.00
Todd Kurian	CA	0	24.5	875	0	0	0	0	0	0	0	\$ 375.00	899.50	\$ 337,312.50
Kay Uswatte	CA	0	0	37.25	0	0	0	0	0	0	0	\$ 375.00	37.25	\$ 13,968.75
Jihad Hakamy	LC	0	0	0	3	0	15	0	1.75	0	0	\$ 250.00	19.75	\$ 4,937.50
Lauren Mintz	LC	0	35.5	30.5	0	0	14.5	0	0.5	0	0	\$ 250.00	81.00	\$ 20,250.00
Mark Shirian	LC	0	84.75	27	0	0	0	0	0	0	0	\$ 250.00	111.75	\$ 27,937.50
<b>Totals:</b>		<b>114.00</b>	<b>618.75</b>	<b>3920.00</b>	<b>743.75</b>	<b>377.50</b>	<b>484.25</b>	<b>47.00</b>	<b>405.25</b>	<b>16.00</b>	<b>10.00</b>		<b>6736.50</b>	<b>\$ 2,989,868.75</b>

# EXHIBIT “C”



**In re Bank of New York Mellon Corp. Forex Transactions Litigation**  
**Master File No. 12-MD-2335 (LAK)**  
**EXPENSE REPORT**

**FIRM NAME: HACH ROSE SCHIRRIPA & CHEVERIE LLP**  
**REPORTING PERIOD: INCEPTION TO AUGUST 1, 2015**

<b>DESCRIPTION</b>	<b>CUMULATIVE TOTAL</b>
External Reproduction	\$9,577.94
Internal Reproduction/Printing	
Court Fees (Filing costs etc.)	\$305.00
Court Reporters/Transcripts	\$17,374.20
Computer Research	
Electronic Database	
Teleconferences/Fax	
Postage/Express Delivery/Messenger	\$28.85
Experts/Consultants	
Witness/Service Fees	
Meals, Hotels and Transportation	\$15,753.43
MDL Litigation Fund Contributions/Assessments	
<b>TOTAL EXPENSES</b>	<b>\$43,039.42</b>