

# **EXHIBIT 10**

**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 JEFFREY ANGELOVICH IN SUPPORT OF MOTION FOR  
ATTORNEYS' FEES AND REIMBURSEMENT OF EXPENSES FILED ON BEHALF  
OF NIX, PATTERSON & ROACH, LLP**

I, Jeffrey Angelovich, pursuant to 28 U.S.C. § 1746, hereby declare as follows:

1. I am a partner of the law firm, Nix, Patterson & Roach, LLP ("NPR"). 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. NPR has offices in Austin, Daingerfield, Dallas and Texarkana, Texas, and Santa Rosa Beach, Florida. The Firm has litigated class actions in the Southern District of New York and numerous other courts around the country. A copy of NPR's Summary Resume, as well as a brief biography of the Firm attorneys that billed time in this Action, is attached hereto as Exhibit A.

3. I personally rendered legal services and had co-responsibility for coordinating and supervising the activity carried out by attorneys at NPR in this Action. In its capacity as a member of the Plaintiffs' Steering Committee and as counsel for the Southeastern Pennsylvania Transportation Authority ("SEPTA"), NPR contributed to this Action and performed work on behalf of and for the benefit of the Class. Specifically, NPR was intimately involved in all aspects of the litigation on behalf of SEPTA prior to filing and while the matter was pending in the Eastern District of Pennsylvania, and was appointed interim co-class counsel in that action. After transfer to this Court, NPR worked under the direction of lead settlement counsel to review documents assigned to the Firm.

4. Based on my work performed in this Action as well as my receipt and review of information reflecting work performed by attorneys at NPR 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 31, 2013; (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. 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. 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 NPR on this Action, from investigation through March 31, 2013, is 1,988 hours. The total lodestar for the Firm is \$732,600.00, consisting entirely of attorney time.

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

8. NPR'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, NPR has incurred a total of \$13,004.07 in unreimbursed expenses in connection with this Action from June 13, 2011 through March 31, 2013. In my

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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 as well as my familiarity with the work undertaken by NPR in the Action.

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 NPR'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 12th day of August, 2015 in Bozeman, Montana.

A handwritten signature in blue ink, appearing to read "Jeffrey Angelovich". The signature is fluid and cursive, with a large initial "J" and "A".

Jeffrey Angelovich

# **EXHIBIT A**



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### SUMMARY RESUME

Detailed information regarding Nix, Patterson & Roach, L.L.P. may be found on the firm's website: [www.nixlawfirm.com](http://www.nixlawfirm.com). The firm's website contains a wide variety of information, including the history of the firm, highlights of current and previous successes, photographs of facilities, and biographies of each attorney. A *concise* overview of the firm is as follows:

Nix, Patterson & Roach, LLP ("NPR") is a 26-lawyer firm based in Daingerfield, Texas, with offices in Austin, Texas; Dallas, Texas; Texarkana, Texas; and Santa Rosa Beach, Florida. NPR has a long history of successfully representing injured persons, consumers and businesses, specializing in complex business/commercial litigation, class action litigation, securities fraud litigation, antitrust litigation, intellectual property litigation, *qui tam* litigation, FCA litigation, medical device litigation and automobile products liability litigation. NPR also maintains an active securities fraud and corporate governance practice and represents public and private investors in securities fraud class actions and individual litigation across the country.

Among the firm's greatest accomplishments is its representation of the State of Texas in *The State of Texas v. The American Tobacco Company, et al.*, Civil Action No. 5:96-CV-0091 (E.D. Tex.). NPR, along with four other law firms, was selected by the State of Texas to prosecute the State's claims against the tobacco industry, seeking to recoup State monies paid to treat smoking-related illnesses. A settlement of \$17.6 billion – the largest single civil litigation settlement in history – was obtained on behalf of the State of Texas. Over the years, NPR has recovered well over \$20 billion for its clients.

Below is a representative sample of some of the most recent results NPR has achieved for its clients in class actions:

*CompSource et al. v. BNY Mellon, N.A. et al.*: NPR filed suit in the Eastern District of Oklahoma on behalf of CompSource Oklahoma—a statutorily-created state workers compensation insurance company—and other participants in BNY Mellon's securities lending program, alleging that BNY Mellon breached its fiduciary duties (under both common law and ERISA), breached its securities lending agreements, and was negligent in connection with its investment of its clients' funds in medium-term notes of Sigma Finance, Inc. After three and a half years of hard fought, intense litigation, NPR obtained a \$280,000,000 cash settlement for the class.

AFTRA v. JPMorgan: NPR filed suit in the Southern District of New York on behalf of AFTRA and other participants in JPMorgan's securities lending program alleging that JPMorgan violated its fiduciary duties (under both common law and ERISA) to AFTRA and the class in connection with the same investments in Sigma as those at issue in *CompSource*. On the eve of trial, and after the Court granted class certification, the parties reached a settlement in the amount of \$150,000,000.

Coffey, et al. v. Freeport-McMoRan Copper & Gold, Inc., et al.: NPR filed suit in the District Court of Kay County, Oklahoma on behalf of a putative class alleging property damage arising out of defendants' historic operation of a zinc smelter and subsequent refusal to properly remediate the community of Blackwell, Oklahoma of heavy metal contamination. After filing the case in April 2008, defendants immediately removed the action to federal court on numerous grounds, including the Class Action Fairness Act. NPR, on behalf of the class, successfully achieved remand of the case in the district court. Defendants appealed the remand order to the Tenth Circuit Court of Appeals. After extensive briefing and oral argument, the Tenth Circuit affirmed the district court's remand order. Following remand, NPR moved to certify a class of property owners within certain geographic boundaries surrounding the zinc smelter. After lengthy briefing, the presiding judge certified the class proposed by NPR and appointed NPR lead counsel on behalf of the class. After certification, the case ultimately settled, providing a benefit to the class of over \$118,000,000, including both monetary compensation and remedial activity. The proposed settlement has received final approval from the Court.

MoneyGram Securities Litigation: NPR served as Lead Counsel for Lead Plaintiff, Oklahoma Teachers Retirement System, in this matter filed in the United States District Court for the District of Minnesota. This litigation involved alleged false and misleading statements surrounding the quality and nature of asset-backed securities held in MoneyGram's investment portfolio. This case was unique in the fact that it is only one of a few "subprime" cases brought against an entity that is neither a bank, Wall Street investment bank, nor originator of asset backed securities. Indeed, this is one of the few cases brought—and we believe the first case successfully resolved—based upon a company's failure to properly disclose the quality and nature of the asset-backed securities it purchased. NPR reached an \$80 million settlement with MoneyGram and the individual defendants, which has been granted final approval by the Court. The settlement ranks as one of the top settlements in all "subprime" cases.

Delphi Securities Litigation: NPR served as Co-Lead Counsel for Lead Plaintiff, Oklahoma Teachers Retirement System, and named Plaintiff, Oklahoma Law Enforcement Retirement System, in this matter, filed in the United States District Court for the Eastern District of Michigan (Detroit). This litigation involved claims under the Securities Act of 1933 and Securities Exchange Act of 1934 arising out of Delphi's massive restatement dating back to its spin-off from General Motors. The United States Department of Justice, Securities and Exchange Commission, and United States Postal Inspector all conducted criminal and civil investigations into this matter. Delphi filed for

bankruptcy protection, and this case proceeded against its officers and directors, outside auditors and certain third parties.

In July 2007, NPR reached a \$284,100,000 class settlement with Delphi and several of its former officers, directors and underwriters. The trial court granted final approval to this settlement on January 10, 2008. In its order, the court praised NPR not only for its sophistication and outstanding legal work, but also for our unwavering commitment to our clients:

The Court is able to add that it had extensive interaction, both on the record and in chambers, with all Co-Lead Counsel, and has been considerably impressed, not only by counsel's skill, knowledge of the substantive and procedural law, and sophistication—all of which were consistently evident to the Court—but also by their dedication and commitment to their clients' cause. In short, these lawyers have practiced at the highest levels of professional competency....

The settlement is believed to be one of the largest securities fraud settlements funded by a debtor outside of insurance. It also ranked as the 22nd largest securities fraud settlement in history at that time—a remarkable result given that the primary defendant was in bankruptcy.

NPR subsequently reached a \$38.25 million settlement with Delphi's former auditor, Deloitte & Touche. The Court granted final approval of that settlement on June 26, 2008.

*Brocade Securities Litigation:* NPR represented Arkansas Public Employees Retirement System ("APERS") and the Erie County (Pennsylvania) Employees Retirement System ("Erie") as Class Counsel in this matter, filed in the United States District Court for the Northern District of California (San Francisco). This was the first major case regarding "stock options backdating." NPR settled this case for \$160.1 million. The settlement marks one of, if not the, largest settlements ever in terms of the percentage of the class' damages recovered. Indeed, depending on which damage model was accepted by the court and/or jury, the settlement marks close to a 100% recovery for the class. Further, at the time of settlement, it was the second largest backdating settlement in history in terms of the total dollar amount of the settlement.

This case arose out of Brocade's restatement of all of its financial statements over a five-year period. At the time we began prosecuting this case, the recent media headlines and outrage regarding options backdating had not yet begun. The complaint we filed against Brocade, and its officers and directors, set forth in precise, painstaking detail Brocade's scheme to defraud investors by backdating option grants. It also formed the paradigm for subsequent backdating cases. This case has been featured in a Pulitzer Prize winning series by the *Wall Street Journal*, as well as in articles in *Bloomberg*, the *New York Times*, the *Washington Post* and *BusinessWeek*.

*In Re Salomon Analyst Litigation (MFN)*: NPR was certified to serve as Class Counsel for the class of shareholders in this matter, filed in the Southern District of New York. This case involved false research reports issued by Salomon Smith Barney's lead research analyst, Jack Grubman, for reports SSB and Citibank issued about their client, Metromedia Fibre Networks. In 2008, the case settled for \$35 million and was granted final approval by the court on February 27, 2009. The settlement is especially significant for two reasons. First, an earlier securities fraud class action against Metromedia Fibre Networks—led by a different firm, but involving largely the same facts—settled for \$8 million. NPR was able to obtain a result 4.5 times greater than the other settlement. Second, after the defendants lost the issue of class certification at the trial court, they appealed to the United States Court of Appeals for the Second Circuit. Although the Appellate Court reversed a part of the certification order on a procedural issue, the Court found in plaintiffs' favor on several critical issues of first impression—a ruling that should help investors in the future.

*In Re: Triton Energy Limited Securities Litigation*: NPR served as class counsel in this matter, which was one of the first cases involving the fraudulent accounting of oil and gas reserves successfully brought to conclusion. NPR represented the class of shareholders as Co-Lead Counsel and obtained a settlement of \$49.5 million for shareholders of Triton Energy, a Dallas-based oil company. According to the *Texas Lawyer*, this was the third-largest commercial settlement of 2002 in Texas. Through this litigation, NPR gained specialized expertise in securities cases involving oil and gas reserves, and the appropriate classification and accounting of those reserves.

*In Re: Universal Access, Inc., Securities Litigation*: NPR served as class counsel in this securities fraud class action, which was settled and received final approval for \$11 million. The settlement represented in excess of forty percent (40%) of the class' total damages.

*Marvell Technology Group, Ltd. Securities Litigation*: NPR served as Co-Counsel for Lead Plaintiffs Monte Paschi Asset Management S.G.R. S.p.A. and Puerto Rico Government Employees Retirement System in this securities fraud case, which arose out of a six-year, pervasive fraudulent scheme to backdate stock options that resulted in the restatement of all of Marvell's financial statements from 2003 until the first quarter of fiscal year 2007. This case settled for \$72 million and was granted final approval by the United States District Court for the Northern District of California on November 13, 2009.

*In re MGM MIRAGE Sec. Litig.*: NPR served as Co-Lead Counsel for Lead Plaintiffs in this securities fraud case, which arose from MGM's alleged failure to disclose truthful information regarding the funding, construction integrity and completion deadline for the massive City Center project. After litigating for nearly 5 years, the parties have agreed to resolve the matter for \$75 million. Preliminary approval of the proposed settlement by the United States District Court of Nevada will be sought in August 2015.

NPR also resolved a putative nationwide class action on behalf of clients of the “Big Four” accounting firms. Through that litigation, the class alleged that these accounting firms overcharged their clients for costs and expenses paid to travel vendors by billing their clients the full face amount of these costs while, at the same time, receiving back-end rebates, incentives, commissions, and other compensation. As a result of the litigation, NPR obtained settlements with the “Big Four” accounting firms in the total amount of \$108 million. These settlements further implemented significant corporate governance changes, which prohibit these accounting firms from engaging in this offensive conduct in the future and from coordinating their travel program with that of any other accounting firm. These settlements have received final approval, and also marked the largest class action settlement in the history of the State of Arkansas.

In addition to its active securities fraud and corporate governance practice, NPR has won numerous landmark verdicts and settlements in a diverse range of cases, from personal injury to intellectual property infringement actions. For example, NPR recently obtained outstanding settlements in two class actions brought on behalf of oil and gas royalty owners in Oklahoma:

*Chieftain Royalty Co. v. QEP Energy Co.*: NPR served as co-class counsel in this action alleging QEP, an energy company with oil and gas operations in Oklahoma, secretly and systematically made unlawful deductions from a class of royalty owners’ monthly royalty payments. Specifically, the class alleged, among other things, that QEP ignored Oklahoma law and the class members’ oil and gas leases by requiring class members to bear QEP’s operating costs associated with turning raw gas into a marketable product—costs that ordinarily cannot be shared with royalty owners. After more than two years of litigation, which included defeating early dispositive motions, completing substantial fact and expert discovery, obtaining class certification in the face of very real obstacles, and creating intricate damage models, NPR and its co-counsel obtained a \$155 million settlement for the class. This settlement consisted of a \$115 million cash payment (which alone represents more than 100% of the class’ principle claim for royalty underpayment) and contractually guaranteed future benefits that ensure QEP will not resume its previous practice of improper cost deductions. QEP itself estimated the present value of these future benefits to exceed \$40 million. However, in real dollars over the next 30 years—a conservative estimate of the lives of the existing oil and gas wells—the future benefits will likely provide more than \$200 million in additional royalty payments to the class members. To NPR’s knowledge, this settlement—even when reduced to its present value—is one of the largest oil and gas class action settlements in U.S. and Oklahoma history. On May 31, 2013, the United States District Court for the Western District of Oklahoma granted final approval of the settlement.

*Drummond et al. v. Range Resources-Midcontinent, LLC, et al.*: NPR represented a different class of royalty owners in this action against Range Resources, an energy company with substantial interests in Oklahoma oil and gas wells. As in *Chieftain*, the class members in this case alleged Range unlawfully deducted certain pre-marketing costs from the class members’ royalty payments. The class also claimed Range consistently sent false and/or misleading check stubs to the class members, which

concealed the alleged improper deductions. As co-class counsel, NPR prosecuted this action for over two years, overcoming Range's initial dispositive motions, conducting comprehensive fact and expert discovery—such as analyzing the thousands of oil and gas leases involved—and obtaining class certification. As Range was preparing to appeal the court's class certification order, the parties began settlement negotiations and a mediation process with highly respected mediator and former federal judge, Layn Phillips. After multiple mediation sessions in Oklahoma City and New York City, NPR and its co-counsel achieved an \$87.5 million cash settlement for the class.

In March of 2013, Nix, Patterson & Roach obtained a patent infringement verdict of \$95,795,507 in the U.S. District Court for the Western District of Washington on behalf of Syntrix Biosystems, Inc., a Washington biotechnology research firm. The verdict was rendered against Illumina, Inc., before U.S. District Judge Benjamin H. Settle. After an 11-day trial, the jury returned a verdict for the precise amount Syntrix requested, which equated to a 6 percent royalty rate. The final judgment was entered in June 2013, for a total amount of \$115,106,105, which included supplemental damages through the date of the verdict in the amount of \$12,037,468, plus prejudgment interest of \$7,273,130. The Court also granted Syntrix's request for a running royalty and set the ongoing royalty rate at 8 percent of infringing future sales. This is believed to be the largest patent infringement verdict in the State of Washington.

In addition to the legal services provided to injured persons, consumers and businesses, NPR provides a significant amount of *pro bono* legal services. The firm provides a significant portion of the representation for Lone Star Legal Aid, which coordinates free family law services for those unable to pay for an attorney. In 1998, NPR was the recipient of the W. Frank Newton Award, which recognizes outstanding *pro bono* law firms in the State of Texas. Many of NPR's attorneys, including Jeffrey J. Angelovich and Bradley E. Beckworth, have been named to the Texas *Pro Bono* College in recognition of the substantial amount of time they dedicate each year to providing free legal services to poor and/or indigent persons.

The NPR attorneys that billed time in this Action are:

**Bradley E. Beckworth**

Bradley E. Beckworth, Partner, graduated *magna cum laude* from Texas A&M University (B.A. 1994) and *cum laude* from Baylor Law School (J.D. 1997). Brad served as a judicial law clerk to Judge Richard Schell, Chief Judge for the United States District Court for the Eastern District of Texas. Brad has given presentations to numerous boards of trustees of public funds and pension associations, and has been quoted in news articles by numerous national publications, including the *Wall Street Journal*, *New York Times*, *Reuters* and *Bloomberg*. In 2007, an article featuring one of NPR's securities litigation cases and NPR's role in this case, was part of a feature series that received the Pulitzer Prize for Public Service Journalism. That article was entitled, Steve Stecklow, *Setting the Date: How One Tech Company Played With the Timing of Stock Options*, WALL ST. J, July 20, 2006, at A1. Brad is a sustaining member of the Council of Institutional

Investors, a member of the Rules Committee of the United States District Court for the Eastern District of Texas, and an adjunct professor for Baylor Law School.

**Jeffrey J. Angelovich**

Jeffrey J. Angelovich, Partner, graduated *magna cum laude* from Baylor Law School (J.D. 1993). Jeff served as a judicial law clerk to Justice Hightower of the Texas Supreme Court. Jeff was a key team member for NPR in the Firm's representation of the State of Texas in its \$17.2 billion recovery in the Texas Tobacco Litigation. Mr. Angelovich has tried numerous cases to verdict, including a \$15.6 million antitrust verdict, which was featured in the *New York Times*, and a \$7 million verdict in a sexual molestation case. Jeff is a sustaining member of the Council of Institutional Investors, and an adjunct professor for Baylor Law School.

**Susan Whatley**

Susan Whatley, Partner, graduated with academic distinction from Texas A&M University at Commerce (B.S. 2000). Susan graduated *cum laude* from Baylor Law School (J.D. 2004). While at Baylor, Susan was a member of the Baylor Law Review, serving as both an Associate Editor and an Editor of the Texas Practice and Procedure Edition. Susan also was a member of the winning team in the Bob and Karen Wortham Practice Court Competition. Susan has a broad range of experience representing the firm's public and private investor clients. She is admitted to practice in all state courts in the State of Texas, the State of Oklahoma, and the U.S. District Court for the Eastern District of Texas. She is a member of the Texas Trial Lawyers Association and the Honorable T. John Ward American Inn of Court.

**Lisa P. Baldwin**

Lisa P. Baldwin, Associate, graduated with distinction from the University of Michigan, Ann Arbor (B.A. 2004). Lisa graduated from the University of Texas School of Law (J.D. 2009). She is admitted to practice in all state courts in the State of Texas, and is a member of the Austin Bar Association.

**Brad Seidel**

Brad E. Seidel, a former Partner at NPR, focused primarily on securities fraud, complex commercial, intellectual property and class action litigation. Brad is admitted to practice in all state courts in Texas and Arkansas. He is also admitted to practice in the U.S. District Courts for the Eastern, Western and Northern Districts of Texas, as well as the Fifth, Eighth and Federal Circuit Courts of Appeal. Brad graduated *summa cum laude* from Texas A&M University (B.S. 1995), and with highest honors from the University of Texas School of Law (J.D. 1998 –Chancellors, Order of the Coif, Texas Law Review ). Brad also served as a judicial law clerk to the Honorable Sidney Fitzwater, Judge for the U.S. District Court for the Northern District of Texas.

# **EXHIBIT B**

**In re Bank of New York Mellon Corp. Forex Transactions Litigation, Case No. 12-MD-2235 (LAK)**

**TIME REPORT**

FIRM NAME: Nix, Patterson & Roach, LLP  
 REPORTING PERIOD: Inception to March 31, 2013

**Categories:**

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

**Status:**

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

NAME	STATUS	1	2	3	4	5	6	7	8	9	10	Hourly Rate	Cumulative Hours	Cumulative Lodestar
Bradley Beckworth	P	30	0		0	0	60		80	0	0	\$735.00	170	\$124,950.00
Jeffrey Angelovich	P	24.5	0	0	0	0	45	4	59	0	0	\$735.00	132.5	\$97,387.50
Susan Whatley	P	0	0	0	0	0	80	0	0	0	0	\$650.00	80	\$52,000.00
Lisa Baldwin	A	0	0	0	0	0	24	24	1	0	0	\$400.00	49	\$19,600.00
Brad Seidel	P	0	0	0	0	0	25	0	0	0	0	\$700.00	25	\$17,500.00
Dee Grant	CA	0	423	0	0	0	0	0	0	0	0	\$275	423	\$116,325.00
Greyson Dunn	CA	0	634.5	0	0	0	0	0	0	0	0	\$275	634.5	\$174,487.50
Angela Banks	CA	0	293	0	0	0	0	0	0	0	0	\$275	293	\$80,575.00
Mindy Medford	CA	0	181	0	0	0	0	0	0	0	0	\$275	181	\$49,775.00
<b>Subtotal Attorneys:</b>		54.50	1531.50	0.00	0.00	0.00	234.00	28.00	140.00	0.00	0.00	0	1988.00	<b>\$732,600.00</b>
<b>Subtotal Professional Staff:</b>		0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0	0.00	\$0.00
<b>TOTALS:</b>		54.50	1531.50	0.00	0.00	0.00	234.00	28.00	140.00	0.00	0.00	0	1988.00	<b>\$732,600.00</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: Nix, Patterson & Roach, LLP**

**REPORTING PERIOD: INCEPTION TO AUGUST 1, 2015**

<b>DESCRIPTION</b>	<b>CUMULATIVE TOTAL</b>
External Reproduction	
Internal Reproduction/Printing	
Court Fees (Filing costs etc.)	
Court Reporters/Transcripts	
Computer Research	\$169.78
Electronic Database	
Teleconferences/Fax	
Postage/Express Delivery/Messenger	\$37.66
Experts/Consultants	
Witness/Service Fees	
Meals, Hotels and Transportation	\$2,796.63
MDL Litigation Fund Contributions/Assessments	\$10,000.00
<b>TOTAL EXPENSES</b>	<b>\$13,004.07</b>