

**IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF NEW YORK**

| | |
|-----------------------------------------------------------------------------------------------------------------------------------------|-------------------------------------------------------------------------------|
| <p>JAMES CONTANT, <i>et al.</i>,</p> <p>Plaintiffs,</p> <p>v.</p> <p>BANK OF AMERICA CORPORATION, <i>et al.</i>,</p> <p>Defendants.</p> | <p>Civil Action No. 17-cv-3139-LGS</p> <p>(related to No. 13-cv-7789-LGS)</p> |
|-----------------------------------------------------------------------------------------------------------------------------------------|-------------------------------------------------------------------------------|

DECLARATION OF TERRY THOMPSON ON BEHALF OF FX PRIMUS LTD.

I, Terry Thompson, declare as follows:

1. I am an individual over the age of 18 who resides in Lower Gwynedd, Pennsylvania. I have personal knowledge of the matters stated herein and, if called upon, I could and would competently testify thereto.

2. FX Primus Ltd. (“FX Primus”) is a named plaintiff and class representative in *Contant et al. v. Bank of America Corp.*, No. 17-cv-3139-LGS, in the United States District Court for the Southern District of New York. I served as President and Chief Executive Officer of FX Primus from the date of the commencement of the action through 2018, and served as Director of FX Primus from 2018 to present. I submit this affidavit, on behalf of FX Primus and the settlement classes, in support of Plaintiffs’ Motion for Attorneys’ Fees, Expenses, and Service Awards.

3. As a class representative, I understand that it is FX Primus’s responsibility to be apprised of the work done by my attorneys on the case and make my own judgment about the fairness of any settlement proposed by the lawyers. In evaluating the fairness of a settlement, I am required to consider the interests of all members of the Class. I am free to disagree with my attorneys about the merits of a settlement and make my views known to the Court.

4. I have reviewed the terms of the settlements with Defendants. I have discussed those terms with my attorneys, and I am aware of and approve all terms of the proposed settlements, as it affects me and the members of the Class. I understand that if the pending settlements are approved, it will bring an end to this litigation on behalf of the indirect purchaser classes.

5. Based upon my reading of the settlements and Court-ordered notices, and my discussions with counsel, I understand that if the pending settlements and plan of allocation are approved, there will be a combined Settlement Fund of approximately \$23.63 million from which members of the settlement classes will receive payments. I understand that Court-approved costs of notice and settlement administration, attorneys' fees, litigation expenses, and participation awards will be deducted from the Settlement Fund.

6. I believe that together the proposed settlements achieve significant relief for the Classes and are a great result compared to the risks and delay associated with a complex and costly trial. In addition, I recognize that if a trial were held, there is no guarantee that the Classes would succeed on the claims presented in this litigation. Thus, the settlements permit an immediate recovery to class members without the risk, delay, and expense of trial. Based upon my understanding of the class claims asserted in this litigation, and my understanding of the terms of the settlement agreements, I believe the settlements are fair, adequate and reasonable, and in the best interests of class members.

7. I have diligently performed my duty to assist Class Counsel in prosecuting this case, investing a significant effort to complete specific tasks to benefit the lawsuit and fulfill my role as a class representative.

8. I responded to Defendants' discovery requests by searching my digital and paper files for responsive documents. This included retaining information on my computers and then working with my attorneys to harvest those documents (including information from trading software) and have them produced to Defendants. It also included searching through hard copy information such as trading records, and providing that to my attorneys for review and production to Defendants. I spent at least 40 hours searching for and collecting documents and information for the litigation and/or communicating with counsel about the document requests.

9. My deposition was postponed and eventually cancelled due to pending settlement negotiations. I spent approximately 15 hours reviewing documents in preparation for the deposition and communicating with counsel regarding deposition preparation and the Defendants' Rule 30(b)(6) deposition notice served on FX Primus.

10. I have been responsive to Class Counsel's requests for information throughout the case and remained in regular contact by phone and email to discuss various aspects of the litigation, including updates on progression of the litigation and material events in the case. I have reviewed and commented on documents (including the various consolidated amended class complaints), read case updates, asked questions, and provided information, assistance and documentation as needed.

11. I have spent approximately 55 hours reviewing and communicating about the complaints, case updates, and settlements with my attorneys.

12. In total, I estimate that I have spent at least 110 hours performing duties on behalf of the class.

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

Executed on 9/19/2020 in Lower Gwynedd, Pennsylvania

DocuSigned by:

C179F3EE5DD64AC...
TERRY THOMPSON