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UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

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ALASKA ELECTRICAL PENSION FUND, et al.,

Plaintiffs,

Lead Case No. 14-cv-7126 (JMF)

v.

BANK OF AMERICA, N.A., et al.,

Defendants.

STATUS REPORT AS TO ALTERNATIVE NOTICE PLAN FOR THE PRELIMINARILY APPROVED PROPOSED SETTLEMENT

Class Counsel respectfully submit this status report pursuant to Paragraph 15 of the Court's order preliminarily approving the additional settlement. *See* ECF No. 669. We are pleased to report that we have reached agreements for the use of alternative notice for all reasonably identifiable counterparties that Defendants assert are subject to foreign protections. The agreements will provide notice using the same means used previously, *i.e.*, either direct contact by the bank or the use of an alternative claims administrator. All notices are expected to be mailed on or before August 14, 2018, except for the following three minor exceptions. We thus intend to commence the notice program no later than August 14, 2018, in accordance with the preliminary approval order, unless the Court has any questions or concerns.

The minor exceptions to the August 14 notice commencement date are as follows:

1. Deutsche Bank has been forced to engage a different alternative claims administrator than was used for the original settlements. The new engagement will, according to the bank, be finalized by or before a few days from the date of this report. Once the engagement is executed, notices will be sent out within nine business days thereafter. This is expected to impact only about 400 notices.

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2. BNPP has, to Class Counsel's knowledge, similarly not yet finalized the

engagement of an alternative claims administrator. BNPP has stated it does not know how much,

if any, additional time it will take for the replacement administrator to complete its mailings. But

it has stated it does not expect the delay to be much past August 14, if there is even any delay at

all. BNPP has not provided a final number of relevant counterparties, as it is still de-duplicating

the list and removing the defendant entities. However, based on prior experience with such

processes, we expect this to impact a relatively small number of notices.

3. UBS intends to mail notices to certain foreign counterparties itself, rather than using

an alternative administrator. But UBS has informed Class Counsel it needs until September 4,

2018 to do so. This is expected to impact only about 650 notices.

We do not believe the minor exceptions discussed above warrant altering the Court-

approved notice schedule leading up to the fairness hearing for the additional, proposed settlement.

The number of notices that will be subject to a short delay is small in comparison to the tens of

thousands of notice packets that will be mailed on or before August 14, 2018. The relevance of

the exceptions is further undercut by, among other things, the robust publication and internet-

notice plans in place, the fact many of these counterparties likely received notice of the approved

settlements already, and the fact that they may receive notice earlier because counterparties often

deal with multiple defendants.

Thus, again, Class Counsel intend to commence the notice program no later than

August 14, 2018, as provided for in the Court's preliminary approval order, unless the Court orders

otherwise. We remain available should the Court have any questions.

DATED:

August 7, 2018

Respectfully submitted,

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Interim Co-Lead Class Counsel

SO ORDERED.

August 10, 2018