

EXHIBIT I

1 Joseph J. Tabacco, Jr. (SBN 75484)
2 Todd. A. Seaver (SBN 271067)
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10 *Interim Liaison Counsel for Class Plaintiffs and*
11 *Proposed Settlement Class*

12 Simon Bahne Paris
13 Patrick Howard
14 Charles J. Kocher
15 **SALTZ, MONGELUZZI, BARRETT**
16 **& BENDESKY, P.C.**
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25 *Interim Lead Counsel for Class Plaintiffs and*
26 *Proposed Lead Counsel for Settlement Class*

27 **UNITED STATES DISTRICT COURT**
28 **FOR THE NORTHERN DISTRICT OF CALIFORNIA**
SAN FRANCISCO DIVISION

29 JASON TRABAKOOLAS, SHEILA STETSON,
30 CHRISTIE WHEELER, JACK MOONEY, and
31 KEVEN TURNER individually and on behalf of
32 all others similarly situated,

33 **Plaintiffs**

34 v.

35 WATTS WATER TECHNOLOGIES, INC.,
36 WATTS REGULATOR CO., WOLVERINE
37 BRASS, INC., AND JOHN DOES 1-100.

38 **Defendants.**

No. 3:12-cv-01172-WHO (EDL)

CLASS ACTION

DECLARATION OF KEVEN TURNER

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I, Keven Turner, declare as follows:

1. I am one of the class representatives in the above-captioned class action lawsuit. I submit this declaration in support of Plaintiffs' motion for service awards. I make this declaration based on my personal knowledge, except for any matters stated on information and belief, which matters I believe to be true. If called upon as a witness, I could and would competently testify to the matters stated herein.

2. For over two years, I have been actively involved in this lawsuit and have worked closely with class counsel during the course of the litigation. I estimate the time I spent working with class counsel to be in excess of 35 hours.

3. I was not promised any service award for my participation as a class representative in this action, or for my support of this settlement, which I fully support.

4. Among other involvement in the litigation, I have participated in multiple telephone interviews with class counsel; reviewed the class action complaint and approved it for filing; gathered and preserved potentially relevant documents and electronic data; prepared for and sat for a deposition; permitted the inspection of my home by defendants and their experts; provided information to class counsel in connection with mediation; reviewed and discussed the terms of the proposed settlement; conferred and corresponded with class counsel concerning litigation strategy; and stayed apprised of the developments in the litigation.

5. In addition, had the parties not reached a settlement, I was prepared to work with class counsel to provide information in discovery, and to testify at trial, if called upon to do so.

Pursuant to 28 U.S.C. § 1746, I declare under penalty of perjury that the foregoing is true and correct. Executed on May __, 2014, at _____, _____.


Keven Turner

1 Joseph J. Tabacco, Jr. (SBN 75484)
 2 Todd A. Seaver (SBN 271067)
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27 **UNITED STATES DISTRICT COURT**
 28 **FOR THE NORTHERN DISTRICT OF CALIFORNIA**
SAN FRANCISCO DIVISION

JASON TRABAKOOLAS, SHEILA STETSON,
 CHRISTIE WHEELER, JACK MOONEY, and
 KEVEN TURNER individually and on behalf of
 all others similarly situated,

No. 3:12-cv-01172-WHO (EDL)

CLASS ACTION

Plaintiffs

**DECLARATION OF JASON
 TRABAKOOLAS**

v.

WATTS WATER TECHNOLOGIES, INC.,
 WATTS REGULATOR CO., WOLVERINE
 BRASS, INC., AND JOHN DOES 1-100.

Defendants.

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I, Jason Trabakoolas, declare as follows:

1. I am one of the class representatives in the above-captioned class action lawsuit. I submit this declaration in support of Plaintiffs' motion for service awards. I make this declaration based on my personal knowledge, except for any matters stated on information and belief, which matters I believe to be true. If called upon as a witness, I could and would competently testify to the matters stated herein.

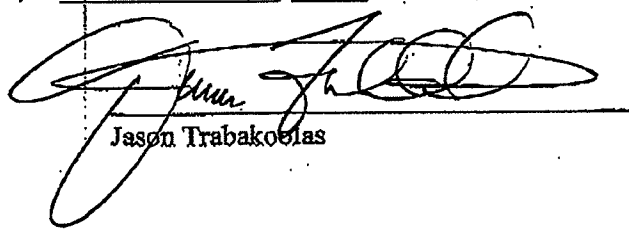
2. For over two years, I have been actively involved in this lawsuit and have worked closely with class counsel during the course of the litigation. I estimate the time I spent working with class counsel to be in excess of 60 hours.

3. I was not promised any service award for my participation as a class representative in this action, or for my support of this settlement, which I fully support.

4. Among other involvement in the litigation, I have participated in multiple telephone interviews with class counsel; reviewed the class action complaint and approved it for filing; gathered and preserved potentially relevant documents and electronic data; prepared for and sat for a deposition; facilitated communications with my insurer, to the extent necessary; permitted the inspection of my home by defendants and their experts; provided information to class counsel in connection with mediation; reviewed and discussed the terms of the proposed settlement; conferred and corresponded with class counsel concerning litigation strategy; and stayed apprised of the developments in the litigation.

5. In addition, had the parties not reached a settlement, I was prepared to work with class counsel to provide information in discovery and to testify at trial, if called upon to do so.

Pursuant to 28 U.S.C. § 1746, I declare under penalty of perjury that the foregoing is true and correct. Executed on May 22nd 2014, at Arbun, CA.


Jason Trabakoolas

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 2 Todd. A. Seaver (SBN 271067)
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25 *Interim Lead Counsel for Class Plaintiffs and*
 26 *Proposed Lead Counsel for Settlement Class*

27 **UNITED STATES DISTRICT COURT**
 28 **FOR THE NORTHERN DISTRICT OF CALIFORNIA**
SAN FRANCISCO DIVISION

29 JASON TRABAKOOLAS, SHEILA STETSON,
 30 CHRISTIE WHEELER, JACK MOONEY, and
 31 KEVEN TURNER individually and on behalf of
 32 all others similarly situated,

33 Plaintiffs

34 v.

35 WATTS WATER TECHNOLOGIES, INC.,
 36 WATTS REGULATOR CO., WOLVERINE
 37 BRASS, INC., AND JOHN DOES 1-100.

38 Defendants.

No. 3:12-cv-01172-WHO (EDL)

CLASS ACTION

**DECLARATION OF CHRISTIE
 WHEELER**

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I, Christie Wheeler, declare as follows:

1. I am one of the class representatives in the above-captioned class action lawsuit. I submit this declaration in support of Plaintiffs' motion for service awards. I make this declaration based on my personal knowledge, except for any matters stated on information and belief, which matters I believe to be true. If called upon as a witness, I could and would competently testify to the matters stated herein.


2. For over two years, I have been actively involved in this lawsuit and have worked closely with class counsel during the course of the litigation. I estimate the time I spent working with class counsel to be in excess of 50 hours.

3. I was not promised any service award for my participation as a class representative in this action, or for my support of this settlement, which I fully support.

4. Among other involvement in the litigation, I have participated in multiple telephone interviews with class counsel; reviewed the class action complaint and approved it for filing; gathered and preserved potentially relevant documents and electronic data; prepared for and sat for a deposition; facilitated communications with my insurer, to the extent necessary; provided information to class counsel in connection with mediation; reviewed and discussed the terms of the proposed settlement; conferred and corresponded with class counsel concerning litigation strategy; and stayed apprised of the developments in the litigation.

5. In addition, had the parties not reached a settlement, I was prepared to work with class counsel to provide information in discovery and to testify at trial, if called upon to do so.

Pursuant to 28 U.S.C. § 1746, I declare under penalty of perjury that the foregoing is true and correct. Executed on May 23, 2014, at 8:00 AM.


Christie Wheeler

1 Joseph J. Tabacco, Jr. (SBN 75484)
2 Todd A. Seaver (SBN 271067)
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27 **UNITED STATES DISTRICT COURT**
28 **FOR THE NORTHERN DISTRICT OF CALIFORNIA**
SAN FRANCISCO DIVISION

JASON TRABAKOOLAS, SHEILA STETSON,
CHRISTIE WHEELER, JACK MOONEY, and
KEVEN TURNER individually and on behalf of
all others similarly situated,

Plaintiffs

v.

WATTS WATER TECHNOLOGIES, INC.,
WATTS REGULATOR CO., WOLVERINE
BRASS, INC., AND JOHN DOES 1-100.

Defendants.

No. 3:12-cv-01172-WHO (EDL)

CLASS ACTION

DECLARATION OF JACK MOONEY

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I, Jack Mooney, declare as follows:

1. I am one of the class representatives in the above-captioned class action lawsuit. I submit this declaration in support of Plaintiffs' motion for service awards. I make this declaration based on my personal knowledge, except for any matters stated on information and belief, which matters I believe to be true. If called upon as a witness, I could and would competently testify to the matters stated herein.

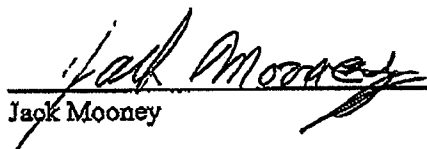
2. For over two years, I have been actively involved in this lawsuit and have worked closely with class counsel during the course of the litigation. I estimate the time I spent working with class counsel to be in excess of 25 hours.

3. I was not promised any service award for my participation as a class representative in this action, or for my support of this settlement, which I fully support.

4. Among other involvement in the litigation, I have participated in multiple telephone interviews with class counsel; reviewed the class action complaint and approved it for filing; gathered and preserved potentially relevant documents and electronic data; prepared for and sat for a deposition; provided information to class counsel in connection with mediation; reviewed and discussed the terms of the proposed settlement; conferred and corresponded with class counsel concerning litigation strategy; and stayed apprised of the developments in the litigation.

5. In addition, had the parties not reached a settlement, I was prepared to work with class counsel to provide information in discovery, and to testify at trial, if called upon to do so.

Pursuant to 28 U.S.C. § 1746, I declare under penalty of perjury that the foregoing is true and correct. Executed on May 23, 2014, at 8:00, Am.



Jack Mooney

1 Joseph J. Tabacco, Jr. (SBN 75484)
2 Todd. A. Seaver (SBN 271067)
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27 **UNITED STATES DISTRICT COURT**
28 **FOR THE NORTHERN DISTRICT OF CALIFORNIA**
SAN FRANCISCO DIVISION

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Plaintiffs

v.

WATTS WATER TECHNOLOGIES, INC.,
WATTS REGULATOR CO., WOLVERINE
BRASS, INC., AND JOHN DOES 1-100.

Defendants.

No. 3:12-cv-01172-WHO (EDL)

CLASS ACTION

DECLARATION OF SHEILA STETSON

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I, Sheila Stetson, declare as follows:

1. I am one of the class representatives in the above-captioned class action lawsuit. I submit this declaration in support of Plaintiffs' motion for service awards. I make this declaration based on my personal knowledge, except for any matters stated on information and belief, which matters I believe to be true. If called upon as a witness, I could and would competently testify to the matters stated herein.

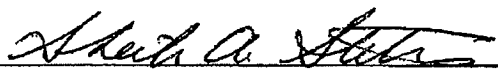
2. For over two years, I have been actively involved in this lawsuit and have worked closely with class counsel during the course of the litigation. I estimate the time I spent working with class counsel to be in excess of 70 hours.

3. I was not promised any service award for my participation as a class representative in this action, or for my support of this settlement, which I fully support.

4. Among other involvement in the litigation, I have participated in multiple telephone interviews with class counsel; reviewed the class action complaint and approved it for filing; gathered and preserved potentially relevant documents and electronic data; prepared for and sat for a deposition; facilitated communications with my insurer, to the extent necessary; permitted the inspection of my home by defendants and their experts; provided information to class counsel in connection with mediation; reviewed and discussed the terms of the proposed settlement; conferred and corresponded with class counsel concerning litigation strategy; and stayed apprised of the developments in the litigation.

5. In addition, had the parties not reached a settlement, I was prepared to work with class counsel to provide information in discovery and to testify at trial, if called upon to do so.

Pursuant to 28 U.S.C. § 1746, I declare under penalty of perjury that the foregoing is true and correct. Executed on May 24, 2014, at Alameda, CA.



Sheila Stetson