

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

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IN RE INITIAL PUBLIC OFFERING  
SECURITIES LITIGATION

This Document Relates To:  
ALL CASES

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Civil Action No. 21 MC 92 (SAS)

**NON-FOCUS CASE PLAINTIFFS'  
PSLRA DECLARATIONS (A-F)**

**Volume 1 of 4**

# **EXHIBIT 1**

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

IN RE INITIAL PUBLIC OFFERING SECURITIES  
LITIGATION

21 MC 92 (SAS)

**DECLARATION OF BRENDA ABBRUZZINO**

I, Brenda Abbruzzino, declare, pursuant to 28 U.S.C. § 1746, as follows:

1. I have personal knowledge of the matters stated herein.
2. I am a proposed settlement class representative in the following actions:

*In Re Blue Martini Software, Inc. Initial Public Offering Securities Litigation*, Case No. 01-cv-6241 (SAS)

*In Re Globespan, Inc. Initial Public Offering Securities Litigation*, Case No. 01-cv-10741 (SAS)

*In Re Oplink Communications, Inc. Initial Public Offering Securities Litigation*, Case No. 01-cv-9904 (SAS)

3. I am a proposed class representative in the following actions:

*In Re Blue Martini Software, Inc. Initial Public Offering Securities Litigation*, Case No. 01-cv-6241 (SAS)

*In Re Globespan, Inc. Initial Public Offering Securities Litigation*, Case No. 01-cv-10741 (SAS)

*In Re Oplink Communications, Inc. Initial Public Offering Securities Litigation*, Case No. 01-cv-9904 (SAS)

4. I am a Lead Plaintiff in the following actions:

*In Re Blue Martini Software, Inc. Initial Public Offering Securities Litigation*, Case No. 01-cv-6241 (SAS)

*In Re ONI Systems Corp. Initial Public Offering Securities Litigation*, Case No. 01-cv-7842 (SAS)

5. I submit this declaration in support of my application for a compensatory award in consideration of my services and responsibilities as a representative party in this case.

6. I have monitored the progress of the case from the outset. I have been in regular contact with the Executive Committee of Plaintiffs' Counsel throughout the litigation both to discuss the factual allegations, legal issues and case strategy. I have called counsel on occasion and was in regular contact with various attorneys and/or legal assistants at the law firm of Stull, Stull & Brody throughout the eight years of this litigation.

7. Among other things, I reviewed drafts of pleadings, pleadings, discovery requests and various status letters sent to me by my counsel in order to keep myself informed of the events in this litigation and to act in the interests of the Class. I have also searched for and produced documents relating to my own transactions during the class period and completed and executed a detailed questionnaire that was produced to defendants.

8. I have kept track of my time being involved in this litigation and have expended approximately 80 hours on this case since its inception in 2001. Had I not been working on this litigation, the time I spent would have otherwise been directly devoted to my employment as a MANAGEMENT CONSULTANT and therefore amounts to foregone income and opportunities. During the course of this litigation, my maximum compensation level, measured on an hourly basis was \$ 25 per hour. As a result, I respectfully request reimbursement for \$ 2000 to be paid out of the Settlement Fund upon the settlement being approved.

9. I have not been provided or promised any consideration or benefit, directly or indirectly, other than as may be provided for in the plan of allocation of the class settlement benefits approved by the Court or as reimbursement explicitly ordered by the Court of my

reasonable costs and expenses (including lost wages) directly relating to my representation of the Class. Apart from compensation for my losses resulting from purchases of the IPO securities as provided in the Settlement, or pursuant to this application for reimbursement of my costs and expenses, I will not be paid, directly or indirectly, any money for participating in this lawsuit.

10. At all times during this litigation, I have taken my obligations as a representative party seriously and have been committed to performing my duties in a manner that benefits the best interests of the Class.

11. I declare under penalty of perjury that the foregoing is true and correct.

Executed this 17 day of July, 2009.

By:

  
Brenda Abbruzzino

## **EXHIBIT 2**

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

IN RE INITIAL PUBLIC OFFERING SECURITIES  
LITIGATION

21 MC 92 (SAS)

**DECLARATION OF SALVATORE ABBRUZZINO**

I, Salvatore Abbruzzino, declare, pursuant to 28 U.S.C. § 1746, as follows:

1. I have personal knowledge of the matters stated herein.
2. I am a proposed settlement class representative in the following actions:

*In Re Blue Martini Software, Inc. Initial Public Offering Securities Litigation*, Case No. 01-cv-6241 (SAS)

*In Re Globespan, Inc. Initial Public Offering Securities Litigation*, Case No. 01-cv-10741 (SAS)

*In Re Oplink Communications, Inc. Initial Public Offering Securities Litigation*, Case No. 01-cv-9904 (SAS)

3. I am a proposed class representative in the following actions:

*In Re Blue Martini Software, Inc. Initial Public Offering Securities Litigation*, Case No. 01-cv-6241 (SAS)

*In Re Globespan, Inc. Initial Public Offering Securities Litigation*, Case No. 01-cv-10741 (SAS)

*In Re Oplink Communications, Inc. Initial Public Offering Securities Litigation*, Case No. 01-cv-9904 (SAS)

4. I am a Lead Plaintiff in the following actions:

*In Re Blue Martini Software, Inc. Initial Public Offering Securities Litigation*, Case No. 01-cv-6241 (SAS)

*In Re ONI Systems Corp. Initial Public Offering Securities Litigation*, Case No. 01-cv-7842 (SAS)

5. I submit this declaration in support of my application for a compensatory award in consideration of my services and responsibilities as a representative party in this case.

6. I have monitored the progress of the case from the outset. I have been in regular contact with the Executive Committee of Plaintiffs' Counsel throughout the litigation both to discuss the factual allegations, legal issues and case strategy. I have called counsel on occasion and was in regular contact with various attorneys and/or legal assistants at the law firm of Stull, Stull & Brody throughout the eight years of this litigation.

7. Among other things, I reviewed drafts of pleadings, pleadings, discovery requests and various status letters sent to me by my counsel in order to keep myself informed of the events in this litigation and to act in the interests of the Class. I have also searched for and produced documents relating to my own transactions during the class period and completed and executed a detailed questionnaire that was produced to defendants.

8. I have kept track of my time being involved in this litigation and have expended approximately 80 hours on this case since its inception in 2001. Had I not been working on this litigation, the time I spent would have otherwise been directly devoted to my employment as a Construction - Cement and therefore amounts to foregone income and opportunities. During the course of this litigation, my maximum compensation level, measured on an hourly basis was \$ 35 per hour. As a result, I respectfully request reimbursement for \$ 2,800.00 to be paid out of the Settlement Fund upon the settlement being approved.

9. I have not been provided or promised any consideration or benefit, directly or indirectly, other than as may be provided for in the plan of allocation of the class settlement benefits approved by the Court or as reimbursement explicitly ordered by the Court of my

reasonable costs and expenses (including lost wages) directly relating to my representation of the Class. Apart from compensation for my losses resulting from purchases of the IPO securities as provided in the Settlement, or pursuant to this application for reimbursement of my costs and expenses, I will not be paid, directly or indirectly, any money for participating in this lawsuit.

10. At all times during this litigation, I have taken my obligations as a representative party seriously and have been committed to performing my duties in a manner that benefits the best interests of the Class.

11. I declare under penalty of perjury that the foregoing is true and correct.

Executed this 18<sup>th</sup> day of August, 2009.

By: Salvatore Abbruzzino  
Salvatore Abbruzzino

## **EXHIBIT 3**

**DECLARATION OF JONI RAY ABRAMS**

I, **Joni Ray Abrams**, declare, pursuant to 28 U.S.C. § 1746, as follows:

1. I have personal knowledge of the matters stated herein.
2. I am a **proposed settlement class representative in the following actions:**

Verado Holdings

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3. I am a **proposed class representative in the following actions:**

Verado Holdings

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4. I am a **Lead Plaintiff in the following actions:**

*Verado Holdings*

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5. I submit this declaration in support of my application for a compensatory award in consideration of my services and responsibilities as a representative party in this case.

6. I have monitored the progress of the case from the outset. I have been in regular contact with the Executive Committee of Plaintiffs' Counsel throughout the litigation both to discuss the factual allegations, legal issues and case strategy. I have called counsel on occasion and was in regular contact with various attorneys and/or legal assistants at the law firm of Barroway Topaz Kessler Meltzer Check LLP throughout the eight years of this litigation.

7. Among other things, I reviewed drafts of pleadings, pleadings, discovery requests and various status letters sent to me by my counsel in order to keep myself informed of the

events in this litigation and to act in the interests of the Class. I have also searched for and produced documents relating to my own transactions during the class period and completed and executed a detailed questionnaire that was produced to defendants.

8. I have kept track of my time being involved in this litigation and have expended approximately 50 hours on this case since its inception in 2001. Had I not been working on this litigation, the time I spent would have otherwise been directly devoted to my employment as a Paralegal - Arnold & Arnold and therefore amounts to foregone income and opportunities. During the course of this litigation, my maximum compensation level, measured on an hourly basis was \$21.50 per hour. As a result, I respectfully request reimbursement for \$1,075 to be paid out of the Settlement Fund upon the settlement being approved.

9. I have not been provided or promised any consideration or benefit, directly or indirectly, other than as may be provided for in the plan of allocation of the class settlement benefits approved by the Court or as reimbursement explicitly ordered by the Court of my reasonable costs and expenses (including lost wages) directly relating to my representation of the Class. Apart from compensation for my losses resulting from purchases of the IPO securities as provided in the Settlement, or pursuant to this application for reimbursement of my costs and expenses, I will not be paid, directly or indirectly, any money for participating in this lawsuit.

10. At all times during this litigation, I have taken my obligations as a representative party seriously and have been committed to performing my duties in a manner that benefits the best interests of the Class.

11. I declare under penalty of perjury that the foregoing is true and correct.

Executed this 26<sup>th</sup> day of June, 2009.

By   
**Joni Ray Abrams**

**EXHIBIT 4**

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

IN RE INITIAL PUBLIC OFFERING SECURITIES  
LITIGATION

21 MC 92 (SAS)

**DECLARATION OF AARON H. FLECK**

**I, AARON H. FLECK, ON BEHALF OF AFA MANAGEMENT PARTNERS,**

declare, pursuant to 28 U.S.C. § 1746, as follows:

1. I have personal knowledge of the matters stated herein.
2. I am a Lead Plaintiff in Internet Capital Group.
3. I submit this declaration in support of my application for a compensatory award in consideration of my services and responsibilities as a representative party in this case.
4. I have monitored the progress of the case from the outset. I have been in regular contact with the Executive Committee of Plaintiffs' Counsel throughout the litigation both to discuss the factual allegations, legal issues and case strategy. I have called counsel on occasion and was in regular contact with various attorneys and/or legal assistants at the law firm of Bernstein Liebhard LLP throughout the eight years of this litigation.
5. Among other things, I reviewed drafts of pleadings, pleadings, discovery requests and various status letters sent to me by my counsel in order to keep myself informed of the events in this litigation and to act in the interests of the Class. I have also searched for and produced documents relating to my own transactions during the class period and completed and executed a detailed questionnaire that was produced to defendants.
6. I have kept track of my time being involved in this litigation and have expended approximately 45 hours on this case since its inception in 2001. Had I not been working on this

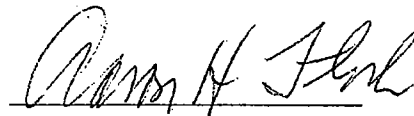
litigation, the time I spent would have otherwise been directly devoted to my employment as An Investment Advisor and therefore amounts to foregone income and opportunities. During the course of this litigation, my maximum compensation level, measured on an hourly basis was \$250 per hour. As a result, I respectfully request reimbursement for \$11,250 to be paid out of the Settlement Fund upon the settlement being approved.

7. I have not been provided or promised any consideration or benefit, directly or indirectly, other than as may be provided for in the plan of allocation of the class settlement benefits approved by the Court or as reimbursement explicitly ordered by the Court of my reasonable costs and expenses (including lost wages) directly relating to my representation of the Class. Apart from compensation for my losses resulting from purchases of the IPO securities as provided in the Settlement, or pursuant to this application for reimbursement of my costs and expenses, I will not be paid, directly or indirectly, any money for participating in this lawsuit.

8. At all times during this litigation, I have taken my obligations as a representative party seriously and have been committed to performing my duties in a manner that benefits the best interests of the Class.

9. I declare under penalty of perjury that the foregoing is true and correct.

Executed this 29 day of July, 2009.



**Aaron H. Fleck**

**EXHIBIT 5**

**DECLARATION OF BARRY AGRANAT**

I, **Barry Agranat**, declare, pursuant to 28 U.S.C. § 1746, as follows:

1. I have personal knowledge of the matters stated herein.
2. I am a **proposed settlement class representative in the following actions:**

Virata Corp.

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3. I am a **proposed class representative in the following actions:**

N/A

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4. I am a **Lead Plaintiff in the following actions:**

Virata Corp.

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5. I submit this declaration in support of my application for a compensatory award in consideration of my services and responsibilities as a representative party in this case.

6. I have monitored the progress of the case from the outset. I have been in regular contact with the Executive Committee of Plaintiffs' Counsel throughout the litigation both to discuss the factual allegations, legal issues and case strategy. I have called counsel on occasion and was in regular contact with various attorneys and/or legal assistants at the law firm of Barroway Topaz Kessler Meltzer Check LLP throughout the eight years of this litigation.

7. Among other things, I reviewed drafts of pleadings, pleadings, discovery requests and various status letters sent to me by my counsel in order to keep myself informed of the

events in this litigation and to act in the interests of the Class. I have also searched for and produced documents relating to my own transactions during the class period and completed and executed a detailed questionnaire that was produced to defendants.

8. I have kept track of my time being involved in this litigation and have expended approximately 55 hours on this case since its inception in 2001. Had I not been working on this litigation, the time I spent would have otherwise been directly devoted to my employment as a Self-Employed Oral Surgeon and therefore amounts to foregone income and opportunities. During the course of this litigation, my maximum compensation level, measured on an hourly basis was \$300 per hour. As a result, I respectfully request reimbursement for \$16,500 to be paid out of the Settlement Fund upon the settlement being approved.

9. I have not been provided or promised any consideration or benefit, directly or indirectly, other than as may be provided for in the plan of allocation of the class settlement benefits approved by the Court or as reimbursement explicitly ordered by the Court of my reasonable costs and expenses (including lost wages) directly relating to my representation of the Class. Apart from compensation for my losses resulting from purchases of the IPO securities as provided in the Settlement, or pursuant to this application for reimbursement of my costs and expenses, I will not be paid, directly or indirectly, any money for participating in this lawsuit.

10. At all times during this litigation, I have taken my obligations as a representative party seriously and have been committed to performing my duties in a manner that benefits the best interests of the Class.

11. I declare under penalty of perjury that the foregoing is true and correct.

Executed this 16<sup>th</sup> day of JUNE, 2009.

By: 

**Barry Agranat**

**EXHIBIT 6**

