

Exhibit 1

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF NEW YORK

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	:	No. 10-CV-4572 (ERK) (CLP)
WILLIAM BURNS and THERESA BLACK,	:	
Individually and on Behalf of All Others Similarly	:	
Situated,	:	
	:	
Plaintiff,	:	
	:	
-against-	:	
	:	
FALCONSTOR SOFTWARE, INC.; ESTATE OF	:	
REIJANE HUAI; SHUWEN HUAI, as	:	
Executor/Fiduciary of the ESTATE OF REIJANE	:	
HUAI; and JAMES WEBER,	:	
	:	
Defendants.	:	
-----X	:	

**SUPPLEMENTAL DECLARATION OF JOSEPHINE BRAVATA
CONCERNING MAILING OF THE NOTICE AND CLAIM FORM, OBJECTIONS AND
EXCLUSIONS**

I, Josephine Bravata, declare:

1. I submit this supplemental declaration in order to provide the Court and the parties to the above-captioned litigation with information regarding the mailing of the Notice and Claim Form, any objections filed, and the requests for exclusion submitted. I am over 21 years of age and am not a party to this action. I have personal knowledge of the facts set forth herein and, if called as a witness, could and would testify competently thereto.

2. I am the Quality Assurance Manager of Strategic Claims Services (“SCS”), a nationally recognized class action administration firm. I have over twelve years of experience specializing in administration of class action cases. SCS was established in April 1999 and has administered over three-hundred (300) class action cases since its inception.

3. As noted in the Declaration of Josephine Bravata concerning mailing of Notice of Pendency and Proposed Settlement of Class Action and Proof of Claim and Release

("Bravata Declaration") dated January 27, 2014, SCS mailed 1,758 letters to the Nominee Account Holders and Institutional Groups contained on SCS's master mailing list. In addition, SCS has mailed 9,410 Notice and Claim Forms to potential Class Members or nominees. SCS mailed 189 Notice and Claim Forms to individuals and organizations from the shareholders' list provided by the transfer agent and the additional 9,204 Notice and Claim Forms were requested by, and provided to, the Nominee Account Holders and Institutional Groups and other individuals. An additional 17 Notice and Claim Forms were mailed after the Bravata Declaration was submitted.

4. To date, SCS has not received a request for exclusion. The deadline for the exclusion requests was received no later than January 20, 2014.

5. To date, SCS has not received an objection to the Settlement or any part of it, including the proposed Plan of Allocation, the request for attorneys' fees and expenses to Class Counsel, or the request for payment to Lead Plaintiff. The deadline for objections was postmarked no later than February 10, 2014.

6. To date, SCS has received 2,589 claim forms. The claims filing deadline was postmarked no later than January 20, 2014. The estimated recognized losses for valid claims calculated to date totals \$7.1 million. This amount will change subject to our quality assurance review and the results of our curing and rejection process.

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

Signed this 21st day of February 2014, in Media, Pennsylvania.


Josephine Bravata