

1 ROBBINS GELLER RUDMAN  
& DOWD LLP  
2 SHAWN A. WILLIAMS (213113)  
Post Montgomery Center  
3 One Montgomery Street, Suite 1800  
San Francisco, CA 94104  
4 Telephone: 415/288-4545  
415/288-4534 (fax)

5 - and -  
6 JAMES I. JACONETTE (179565)  
655 West Broadway, Suite 1900  
San Diego, CA 92101  
7 Telephone: 619/231-1058  
619/231-7423 (fax)

8 Lead Counsel for Plaintiffs

SCOTT+SCOTT, ATTORNEYS AT LAW, LLP  
JOHN T. JASNOCH (281605)  
707 Broadway, Suite 1000  
San Diego, CA 92101  
Telephone: 619/233-4565  
619/233-0508 (fax)

ELECTRONICALLY  
**FILED**  
*Superior Court of California,  
County of San Francisco*  
**04/10/2017**  
**Clerk of the Court**  
BY: SANDRA SCHIRO  
Deputy Clerk

9 SUPERIOR COURT OF THE STATE OF CALIFORNIA

10 COUNTY OF SAN FRANCISCO

11 In re KING DIGITAL ENTERTAINMENT plc)  
12 SHAREHOLDER LITIGATION )

Lead Case No. CGC-15-544770

) CLASS ACTION

13 )  
14 This Document Relates To: )

15 ALL ACTIONS. )

DECLARATION OF JAMES I. JACONETTE  
FILED ON BEHALF OF ROBBINS GELLER  
RUDMAN & DOWD LLP IN SUPPORT OF  
APPLICATION FOR AWARD OF  
ATTORNEYS' FEES AND EXPENSES

Assigned for All Purposes to the  
Honorable Curtis E.A. Karnow

Date: May 18, 2017

Time: 9:00 a.m.

Dept. 304

Date Action Filed: 03/17/15

1 I, JAMES I. JACONETTE, declare as follows:

2 1. I am a member of the firm of Robbins Geller Rudman & Dowd LLP (“Robbins Geller”  
3 or the “Firm”). I am submitting this declaration in support of my Firm’s application for an award of  
4 attorneys’ fees, expenses and charges (“expenses”) in connection with services rendered in the above-  
5 entitled action (the “Litigation”).

6 2. This Firm is counsel for City of Taylor Police and Fire Retirement System and co-lead  
7 counsel for plaintiffs and the Class.

8 3. The information in this declaration regarding the Firm’s time and expenses is taken from  
9 time and expense printouts and supporting documentation prepared and/or maintained by the Firm in  
10 the ordinary course of business. I am the partner who oversaw and/or conducted the day-to-day  
11 activities in the Litigation and I reviewed these printouts (and backup documentation where necessary  
12 or appropriate) in connection with the preparation of this declaration. The purpose of this review was to  
13 confirm both the accuracy of the entries on the printouts as well as the necessity for, and reasonableness  
14 of, the time and expenses committed to the Litigation. As a result of this review, reductions were made  
15 to both time and expenses in the exercise of billing judgment. Based on this review and the adjustments  
16 made, I believe that the time reflected in the Firm’s lodestar calculation and the expenses for which  
17 payment is sought herein are reasonable and were necessary for the effective and efficient prosecution  
18 and resolution of the Litigation. In addition, I believe that these expenses are all of a type that would  
19 normally be charged to a fee-paying client in the private legal marketplace.

20 4. After the reductions referred to above, the number of hours spent on the Litigation by the  
21 Firm is 2,980.95. A breakdown of the lodestar is provided in the attached Exhibit A. The lodestar  
22 amount for attorney/paraprofessional time based on the Firm’s current rates is \$1,537,010.75. The  
23 hourly rates shown in Exhibit A are the usual and customary rates set by the Firm for each individual.

24 5. Attached as Exhibit B is a task-based summary of the work performed and the lodestar  
25 incurred by each attorney and professional staff member who performed services in this Litigation.

26  
27  
28

1           6.       The Firm seeks an award of \$157,968.95 in expenses and charges in connection with the  
2 prosecution of the Litigation. Those expenses and charges are summarized by category in the attached  
3 Exhibit C.

4           7.       The following is additional information regarding certain of these expenses:

5           (a)       Filing, Witness and Other Fees: \$11,275.15. These expenses have been paid to  
6 the Court for filing fees and to attorney service firms or individuals who either: (i) served process of the  
7 complaint or subpoenas; or (ii) delivered courtesy copies to the Court for plaintiffs. The vendors who  
8 were paid for these services are set forth in the attached Exhibit D.

9           (b)       Transportation, Hotels & Meals: \$12,761.27. In connection with the prosecution  
10 of this case, the Firm has paid for travel expenses, among other things, to attend Court hearings, to meet  
11 with witnesses, mediators and opposing counsel and to take or defend depositions. The date,  
12 destination and purpose of each trip is set forth in the attached Exhibit E.

13           (c)       Court Hearing and Deposition Reporting, and Transcripts: \$6,598.70. The  
14 vendors who were paid for hearing and deposition transcripts are listed in the attached Exhibit F.

15           (d)       Experts/Consultants/Investigators: \$84,143.85.

16           (i)       Tasta Group dba Caliber Advisors, Inc.: \$54,150.00. This firm is  
17 comprised of economists and Certified Financial Advisers and provided expert services related to the  
18 estimation of damages and assessment of materiality in this case. Their work required extensive review  
19 and analysis of King Digital Entertainment plc's U.S. Securities and Exchange Commission ("SEC")  
20 filings, analyst reports, and trading data, as well as market and industry data. I personally worked with  
21 representatives of this firm and oversaw their damages analyses and limited event study work. I also  
22 conferred with them in assessing the materiality of statements investigated and alleged as misleading.  
23 In addition, this firm reviewed, evaluated, and commented upon and conferred with me regarding  
24 damages analyses submitted by defendants in connection with the mediation.

25           (ii)       L.R. Hodges & Associates, Ltd. ("LRH&A"): \$28,948.85. Over a five-  
26 month period (February through June 2015) in which LRH&A provided investigative services to Lead  
27 Counsel, LRH&A expended 138.1 hours for combined fees of \$27,242.50, and incurred related  
28

1 expenses of \$1,706.35 for a total of \$28,948.85. LRH&A’s research staff expended 41.1 hours to  
2 research, identify, and confirm the employment status of prospective witnesses, locating all key targets,  
3 as well as maintaining and updating an evolving witness list to support other LRH&A investigative  
4 members. This also involved research, retrieval and analysis of relevant documents, including SEC  
5 filings, media articles, Court filings, as well as other materials related to the case issues. The case  
6 manager and interviewing investigators expended a combined 97 hours to research, review and analyze  
7 materials in preparation for the investigation; contacting and conducting interviews with targeted third-  
8 party witnesses; and thereafter, to prepare comprehensive interview summaries and other case reports.  
9 In addition, LRH&A was involved in analyzing key case issues, as well as establishing and executing  
10 the joint litigation-investigation plan, and participating in numerous strategy sessions and investigation  
11 briefings with Lead Counsel.

12 (iii) Seufert Strategy OÜ (“Seufert Strategy”): \$525.00. In connection with  
13 the Firm’s investigation of this case, I retained Seufert Strategy to consult on limited specific aspects of  
14 “freemium” gaming models, and the firm performed such services.

15 (iv) Lily Haggerty: \$350.00. In addition to LRH&A, Robbins Geller also  
16 retained Lily Haggerty to assist in locating potential witnesses.

17 (v) John L. Gaveollo: \$170.00. In addition to LRH&A and Lily Haggerty,  
18 Robbins Geller retained Mr. Gaveollo to assist in locating potential witnesses.

19 (e) Photocopies: \$4,405.70. In connection with this case, the Firm made 19,778  
20 black and white copies. Robbins Geller requests \$0.15 per copy for a total of \$2,966.70. In addition,  
21 the Firm made 2,878 color copies. Robbins Geller requests \$0.50 per copy for a total of \$1,439.00.  
22 Each time an in-house copy machine is used, our billing system requires that a case or administrative  
23 billing code be entered and that is how the number of in-house copies were identified as related to the  
24 Litigation.

25 (f) Online Legal and Financial Research: \$7,478.04. These included vendors such as  
26 ALM Media Service, LexisNexis Products, PACER, Thomson Financial and Westlaw. These databases  
27 were used to obtain access to SEC filings, factual databases, legal research and for cite-checking of  
28

1 briefs. This expense represents the expenses incurred by Robbins Geller for use of these services in  
2 connection with this Litigation. The charges for these vendors vary depending upon the type of services  
3 requested. For example, Robbins Geller has flat-rate contracts with some of these providers for use of  
4 their services. When Robbins Geller utilizes online services provided by a vendor with a flat-rate  
5 contract, access to the service is by a billing code entered for the specific case being litigated. At the  
6 end of each billing period in which such service is used, Robbins Geller's costs for such services are  
7 allocated to specific cases based on the percentage of use in connection with that specific case in the  
8 billing period. As a result of the contracts negotiated by Robbins Geller with certain providers, the  
9 Class enjoys substantial savings in comparison with the "market-rate" for *a la carte* use of such services  
10 which some law firms pass on to their clients. For example, the "market rate" charged to others by  
11 LexisNexis for the types of services used by Robbins Geller is more expensive than the rates negotiated  
12 by Robbins Geller.

13 (g) Database Management and Hosting: \$11,720.24. Robbins Geller requests  
14 \$11,720.24 for database management and hosting charges related to this Litigation. Because of the  
15 number of components that are part of hosting documents (*i.e.*, hardware, software, license/access fees,  
16 etc.) and the difficulty of allocating a portion of the cost of each component, some of which are multi-  
17 year costs, the amount requested is a discounted market rate estimate of what the hosting services used  
18 in this action would have cost the Class if performed by an outside vendor, an estimate based on a  
19 review by Robbins Geller of what vendors charge for these services. In the last ten years, electronic  
20 discovery has transformed litigation practices and enabled the preservation, collection, production, and  
21 review of vast quantities of documents far more efficiently and cost-effectively than was previously  
22 possible. Historically, Robbins Geller retained the services of third-party providers to assist with the  
23 storage, analysis, printing, and review of electronic discovery. However, in the last several years,  
24 Robbins Geller has undertaken much of this work in-house through the use of the Relativity platform.  
25 Relativity is offered by over 120 vendors and is currently being used by 195 of the AmLaw200 law  
26 firms. Robbins Geller's Relativity platform consists of over 20 servers and currently consumes more  
27 than 50 terabytes of storage all located in a SSAE 16 Type II data center. Robbins Geller has another  
28

1 50 terabytes of storage which serves as our backup in a separate location with automatic replication.  
2 Robbins Geller's Relativity platform allows users to securely login, view, search, download, code and  
3 analyze documents produced in this Litigation. Using an in-house system allows Robbins Geller to  
4 prosecute actions more efficiently and has reduced the time and expense associated with maintaining  
5 and searching electronic discovery databases. The amount requested reflects charges for the  
6 management of the database of over 250,000 pages of documents produced by defendants, plaintiffs and  
7 non-parties in this action. Similar to third-party vendors, Robbins Geller uses a tiered rate system to  
8 calculate hosting charges. Robbins Geller charges \$14 per gigabyte per month for less than 500  
9 gigabytes of data for maintaining, hosting and utilizing its Relativity platform. These rates were  
10 developed by Robbins Geller after a review of market rates charged for the same services performed by  
11 third-party vendors. The rates set forth here by Robbins Geller reflect the lowest rate of any  
12 comparable service found by Robbins Geller. Robbins Geller's in-house database management and  
13 hosting offers additional savings by not charging monthly user fees typically charged by third-party  
14 vendors which can range from \$70-\$100 per user per month. Database management and hosting  
15 charges are in-house charges, not out-of-pocket expenses paid to outside vendors.

16 (h) Database Analytics: \$213.00. Relativity Analytics is a software package that was  
17 added on to a portion of the documents produced in this matter. Robbins Geller used analytics to  
18 identify and group near-duplicate documents together to speed review and ultimately reduce cost.

19 (i) Mediation Fees: \$18,187.50. This amount reflects one-half of the fees charged  
20 by the mediator for mediations services leading to the settlement of this action.<sup>1</sup> The other half was  
21 paid by defendants and/or their insurance carriers. The parties retained as the mediator the Honorable  
22 Layn R. Phillips, a former federal judge with an excellent national reputation and extensive experience  
23 in mediating complex securities actions such as this one. It was clear from the mediation and follow-on  
24 discussions that the mediator and his staff devoted considerable resources to understanding all aspects

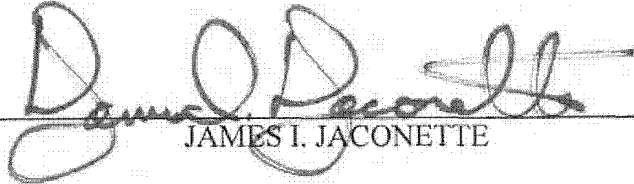
25 \_\_\_\_\_  
26 <sup>1</sup> The first invoice for the services of Judge Phillips was \$33,000.00. Of that amount, Class Counsel  
27 was responsible for paying half, or \$16,500.00. Robbins Geller and Scott+Scott, Attorneys at Law,  
28 LLP each paid half of the \$16,500.00, or \$8,250.00. Class Counsel's share of the additional invoices  
submitted by Judge Phillips was \$9,937.50, which was paid entirely by Robbins Geller.

1 of the Litigation and the parties' positions. The parties agreed to a full-day formal mediation at Judge  
2 Phillips' office on July 1, 2016. At Judge Phillips' direction, the parties submitted extensive mediation  
3 memoranda and exhibits, and term sheets containing non-economic terms, in advance of the mediation.  
4 Counsel for all parties and defendants' insurers attended the formal mediation session. During that  
5 session, the parties gave detailed and thoughtful presentations on the perceived strengths and  
6 weaknesses of their respective cases, and Judge Phillips and his assistant worked to challenge the  
7 parties' positions and successfully brought the parties into a settlement range that enabled further  
8 mediation on an informal basis after the full-day formal session. At the same time, Judge Phillips and  
9 his assistant mediated the parties' efforts to reach agreement on a potential term sheet. The settlement  
10 was reached based on a double-blind proposal made by Judge Phillips, which the parties accepted  
11 within the time period he specified for response.

12 8. The expenses pertaining to this case are reflected in the books and records of this Firm.  
13 These books and records are prepared from receipts, expense vouchers, check records and other  
14 documents and are an accurate record of the expenses.

15 9. The identification and background of my Firm and its partners is attached hereto as  
16 Exhibit G.

17 I declare under penalty of perjury that the foregoing is true and correct. Executed this 8<sup>th</sup> day  
18 of April, 2017, at San Diego, California.

19   
20 JAMES I. JACONETTE

# EXHIBIT A



EXHIBIT A

Time Report – Inception through March 10, 2017

<i>NAME</i>		<i>HOURS</i>	<i>RATE</i>	<i>LODESTAR</i>
Boardman, Erin	(P)	60.05	665	39,933.25
Daley, Joseph	(P)	2.75	780	2,145.00
Hubachek, Steven	(P)	3.00	890	2,670.00
Jaconette, James	(P)	823.60	800	658,880.00
Light, Jeffrey	(P)	217.75	855	186,176.25
Pintar, Theodore	(P)	25.30	890	22,517.00
Robbins, Darren	(P)	0.50	955	477.50
Rudman, Samuel	(P)	20.50	980	20,090.00
Walton, David	(P)	4.40	930	4,092.00
Lacomb, Timothy	(A)	39.40	460	18,124.00
Blasy, Mary K.	(OC)	48.25	720	34,740.00
Araya-Schraner, Natasha	(SA)	42.90	360	15,444.00
Black, Kelli	(SA)	11.50	360	4,140.00
Mehta, Dharmi	(SA)	3.00	360	1,080.00
Neiman, Shelley	(SA)	285.15	360	102,654.00
O'Donoghue, Nicola	(SA)	121.40	350	42,490.00
Tanner, Charles	(SA)	439.20	360	158,112.00
Barhoum, Anthony	(EA)	23.00	430	9,890.00
Cabusao, Reggie	(EA)	12.75	335	4,271.25
Uralets, Boris	(EA)	4.00	415	1,660.00
Villalovas, Frank	(EA)	1.50	420	630.00
Roelen, Scott	(RA)	7.00	295	2,065.00
Brandon, Kelley	(I)	9.00	250	2,250.00
Browning, Aaron	(LS)	2.75	290	797.50
Keita, C. Oumar	(LS)	53.70	290	15,573.00
Paralegals		542.20	265-295	159,859.00
Document Clerks		172.40	150	25,860.00
Shareholder Relations		4.00	95-100	390.00
<i>TOTAL</i>		<i>2,980.95</i>		<i>\$ 1,537,010.75</i>

(P) Partner

(A) Associate

(OC) Of Counsel

(SA) Staff Attorney

(EA) Economic Analyst

(RA) Research Analyst

(I) Investigator

(LS) Litigation Support

# EXHIBIT B

**EXHIBIT B***In re King Digital Entertainment plc Shareholder Litigation***Case No. CGC-15-544770****Firm Name: Robbins Geller Rudman & Dowd LLP**

Reporting Period: Inception through March 10, 2017

Categories:

- |  |   |
|--|---|
| (1) Factual Investigation                | (6) Document Review   |
| (2) Discovery                            | (7) Legal Research  |
| (3) Pleadings, Briefs & Pretrial Motions | (8) Client / Shareholder Communications                       |
| (4) Court Appearances                    | (9) Litigation Strategy & Analysis                            |
| (5) Draft Initial or Amended Complaint   | (10) Settlement Negotiations, Stipulation, Plan of Allocation |

Name		1	2	3	4	5	6	7	8	9	10	Current Hours	Rate	Current Lodestar
Boardman, Erin	(P)	-	59.80	-	-	-	-	-	-	0.25	-	60.05	665	\$ 39,933.25
Daley, Joseph	(P)	-	-	-	-	-	-	-	-	2.75	-	2.75	780	2,145.00
Hubachek, Steven	(P)	-	-	-	-	-	-	-	-	3.00	-	3.00	890	2,670.00
Jaconette, James	(P)	86.00	181.05	206.10	38.95	87.40	-	-	28.95	155.30	39.85	823.60	800	658,880.00
Light, Jeffrey	(P)	-	-	-	-	-	-	-	-	-	217.75	217.75	855	186,176.25
Pintar, Theodore	(P)	-	-	-	-	-	-	-	-	-	25.30	25.30	890	22,517.00
Robbins, Darren	(P)	0.50	-	-	-	-	-	-	-	-	-	0.50	955	477.50
Rudman, Samuel	(P)	7.00	-	-	-	13.50	-	-	-	-	-	20.50	980	20,090.00
Walton, David	(P)	-	-	1.50	-	-	-	-	2.20	-	0.70	4.40	930	4,092.00
Lacomb, Timothy	(A)	39.40	-	-	-	-	-	-	-	-	-	39.40	460	18,124.00
Blasy, Mary K.	(OC)	5.75	-	-	-	41.75	-	-	-	0.75	-	48.25	720	34,740.00
Araya-Schraner, Natasha	(SA)	-	-	-	-	-	-	37.20	-	-	5.70	42.90	360	15,444.00
Black, Kelli	(SA)	-	3.90	0.20	7.10	-	-	-	-	0.30	-	11.50	360	4,140.00
Mehta, Dharmi	(SA)	-	-	-	-	-	-	3.00	-	-	-	3.00	360	1,080.00
Neiman, Shelley	(SA)	-	43.35	66.75	-	-	175.05	-	-	-	-	285.15	360	102,654.00
O'Donoghue, Nicola	(SA)	-	121.40	-	-	-	-	-	-	-	-	121.40	350	42,490.00
Tanner, Charles	(SA)	-	181.75	18.75	-	-	92.25	-	-	-	146.45	439.20	360	158,112.00
Barhoum, Anthony	(EA)	2.75	-	-	-	-	-	-	-	-	20.25	23.00	430	9,890.00
Cabusao, Reggie	(EA)	12.75	-	-	-	-	-	-	-	-	-	12.75	335	4,271.25
Uralets, Boris	(EA)	4.00	-	-	-	-	-	-	-	-	-	4.00	415	1,660.00
Villalovas, Frank	(EA)	-	-	-	-	-	-	-	-	1.50	-	1.50	420	630.00

**EXHIBIT B***In re King Digital Entertainment plc Shareholder Litigation***Case No. CGC-15-544770****Firm Name: Robbins Geller Rudman & Dowd LLP**

Reporting Period: Inception through March 10, 2017

Categories:

- |  |   |
|--|---|
| (1) Factual Investigation                | (6) Document Review   |
| (2) Discovery                            | (7) Legal Research  |
| (3) Pleadings, Briefs & Pretrial Motions | (8) Client / Shareholder Communications                       |
| (4) Court Appearances                    | (9) Litigation Strategy & Analysis                            |
| (5) Draft Initial or Amended Complaint   | (10) Settlement Negotiations, Stipulation, Plan of Allocation |

Name		1	2	3	4	5	6	7	8	9	10	Current Hours	Rate	Current Lodestar
Roelen, Scott	(RA)	7.00	-	-	-	-	-	-	-	-	-	7.00	295	2,065.00
Brandon, Kelley	(I)	9.00	-	-	-	-	-	-	-	-	-	9.00	250	2,250.00
Browning, Aaron	(LS)	-	2.75	-	-	-	-	-	-	-	-	2.75	290	797.50
Keita, C. Oumar	(LS)	-	53.70	-	-	-	-	-	-	-	-	53.70	290	15,573.00
Bacci, Melissa	(PL)	-	-	6.00	-	-	-	-	-	-	-	6.00	295	1,770.00
Cook, Karen E.	(PL)	-	2.00	4.00	-	-	-	-	-	-	-	6.00	295	1,770.00
Deem, Lavar	(PL)	0.75	-	8.75	-	-	-	-	-	-	-	9.50	295	2,802.50
Horstman, Natalee J.	(PL)	-	-	-	-	-	-	-	-	-	3.00	3.00	295	885.00
Kleinman, Jill	(PL)	-	-	1.00	-	-	-	-	-	-	-	1.00	295	295.00
Kopko, Christina	(PL)	-	-	4.00	-	-	-	-	-	-	-	4.00	295	1,180.00
Millan, Hector	(PL)	2.50	-	-	-	-	-	-	-	-	-	2.50	295	737.50
Morris, Sarah	(PL)	-	-	5.00	-	-	-	-	-	-	-	5.00	280	1,400.00
Patel, Sonal	(PL)	-	-	-	-	-	-	-	-	-	0.50	0.50	265	132.50
Stark, Jaelyn	(PL)	-	-	-	-	-	-	-	-	-	153.00	153.00	295	45,135.00
Stella, Christine	(PL)	-	-	0.25	-	-	-	-	-	-	-	0.25	295	73.75
Tiffith, Pierre R.	(PL)	-	-	1.00	-	-	-	-	-	-	-	1.00	295	295.00
Wallbrett, Michele M.	(PL)	20.25	112.20	147.50	1.50	2.00	-	-	-	40.50	-	323.95	295	95,565.25
Williams, Susan	(PL)	-	-	8.75	-	7.50	-	-	1.00	-	9.25	26.50	295	7,817.50
Brockwell, Daniel	(DC)	-	2.00	-	-	-	-	-	-	-	-	2.00	150	300.00
Clark, Joseph	(DC)	-	76.60	-	-	-	26.00	-	-	1.00	-	103.60	150	15,540.00
Hawkins, Riley	(DC)	-	7.00	-	-	-	-	-	-	9.00	-	16.00	150	2,400.00

**EXHIBIT B**

*In re King Digital Entertainment plc Shareholder Litigation*

**Case No. CGC-15-544770**

**Firm Name: Robbins Geller Rudman & Dowd LLP**

Reporting Period: Inception through March 10, 2017

Categories:

- (1) Factual Investigation
- (2) Discovery
- (3) Pleadings, Briefs & Pretrial Motions
- (4) Court Appearances
- (5) Draft Initial or Amended Complaint
- (6) Document Review
- (7) Legal Research
- (8) Client / Shareholder Communications
- (9) Litigation Strategy & Analysis
- (10) Settlement Negotiations, Stipulation, Plan of Allocation

Name		1	2	3	4	5	6	7	8	9	10	Current Hours	Rate	Current Lodestar
Salumaa, Sven	(DC)	-	12.50	-	-	-	-	-	-	-	-	12.50	150	1,875.00
Santana, Andres	(DC)	-	0.25	-	-	-	-	-	-	-	-	0.25	150	37.50
Vega, Andrew	(DC)	-	23.30	-	14.75	-	-	-	-	-	-	38.05	150	5,707.50
Gosling, T. Ron	(SR)	-	-	-	-	-	-	-	2.00	-	-	2.00	95	190.00
Weas, Amylu	(SR)	-	-	-	-	-	-	-	1.00	-	-	1.00	100	100.00
Wood, Greg	(SR)	-	-	-	-	-	-	-	1.00	-	-	1.00	100	100.00
<b>TOTAL:</b>		<b>197.65</b>	<b>883.55</b>	<b>479.55</b>	<b>62.30</b>	<b>152.15</b>	<b>293.30</b>	<b>40.20</b>	<b>36.15</b>	<b>214.35</b>	<b>621.75</b>	<b>2,980.95</b>		<b>\$ 1,537,010.75</b>

- (P) Partner
- (A) Associate
- (OC) Of Counsel
- (SA) Staff Attorney
- (EA) Economic Analyst
- (RA) Research Analyst
- (I) Investigator
- (LS) Litigation Support
- (PL) Paralegal
- (DC) Document Clerk
- (SR) Shareholder Relations

# EXHIBIT C

EXHIBIT C

Expenses/Charges – Inception through February 28, 2017

<i>CATEGORY</i>		<i>TOTAL</i>
Filing, Witness and Other Fees		\$ 11,275.15
Transportation, Hotels & Meals		12,761.27
Telephone, Facsimile		63.61
Postage		609.75
Messenger, Overnight Delivery		512.14
Court Hearing and Deposition Reporting, and Transcripts		6,598.70
Experts/Consultants/Investigators		84,143.85
Tasta Group dba Caliber Advisors, Inc.	\$ 54,150.00	
L.R. Hodges & Associates, Ltd.	28,948.85	
Seufert Strategy OÜ	525.00	
Lily Haggerty	350.00	
John L. Gaveollo	170.00	
Photocopies		4,405.70
In-House B&W (19,778 copies at \$0.15 per page)	\$ 2,966.70	
In-House Color (2,878 copies at \$0.50 per page)	1,439.00	
Online Legal and Financial Research		7,478.04
Database Management and Hosting		11,720.24
Database Analytics		213.00
Mediation Fees (Phillips ADR Enterprises, P.C.)		18,187.50
<i>TOTAL</i>		<i>\$ 157,968.95</i>

# EXHIBIT D



EXHIBIT D

Filing, Witness and Other Fees: \$11,275.15

<i>DATE</i>	<i>VENDOR</i>	<i>PURPOSE</i>
03/20/15	Class Action Research & Litigation Support Services, Inc.	Court Filing – File summons and complaint
03/24/15	Class Action Research & Litigation Support Services, Inc.	<p>Personal Service – Pacific Crest Securities LLC; summons and complaint</p> <p>Personal Service – Credit Suisse Securities; summons and complaint</p> <p>Personal Service – Raine Securities LLC; summons and complaint</p> <p>Personal Service – Wedbush Securities Inc.; summons and complaint</p> <p>Personal Service – Stifel, Nicolaus &amp; Co. Inc.; summons and complaint</p> <p>Personal Service – Piper Jaffray &amp; Co.; summons and complaint</p> <p>Personal Service – BMO Capital Markets Corp.; summons and complaint</p> <p>Personal Service – Deutsche Bank Securities Inc.; summons and complaint</p> <p>Personal Service – Barclays Capital Inc.; summons and complaint</p> <p>Personal Service – Merrill Lynch, Pierce, Fenner &amp; Smith Inc.; summons and complaint</p> <p>Personal Service – J.P. Morgan Securities LLC; summons and complaint</p>
03/31/15	Class Action Research & Litigation Support Services, Inc.	03/24/15 Personal Service – RBC Capital Markets LLC; summons and complaint
04/01/15	Class Action Research & Litigation Support Services, Inc.	Personal Service – Cowen and Company LLC; summons and complaint
04/03/15	File & ServeXpress LLC	Court Filing – Joint application for approval of complex case designation
04/14/15	Class Action Research & Litigation Support Services, Inc.	Personal Service – Credit Suisse Securities; plaintiffs’ second set of requests for production of documents to all defendants;

<i>DATE</i>	<i>VENDOR</i>	<i>PURPOSE</i>
		<p>plaintiffs' first set of special interrogatories to all defendants; plaintiffs' first set of requests for production of documents to all defendants</p> <p>Personal Service – RBC Capital Markets; plaintiffs' second set of requests for production of documents to all defendants; plaintiffs' first set of special interrogatories to all defendants; plaintiffs' first set of requests for production of documents to all defendants</p> <p>Personal Service – Pacific Crest Securities; plaintiffs' second set of requests for production of documents to all defendants; plaintiffs' first set of special interrogatories to all defendants; plaintiffs' first set of requests for production of documents to all defendants</p> <p>Personal Service – Raine Securities LLC; plaintiffs' second set of requests for production of documents to all defendants; plaintiffs' first set of special interrogatories to all defendants; plaintiffs' first set of requests for production of documents to all defendants</p> <p>Personal Service – Wedbush Securities Inc.; plaintiffs' second set of requests for production of documents to all defendants; plaintiffs' first set of special interrogatories to all defendants; plaintiffs' first set of requests for production of documents to all defendants</p> <p>Personal Service – JP Morgan Securities; plaintiffs' second set of requests for production of documents to all defendants; plaintiffs' first set of special interrogatories to all defendants; plaintiffs' first set of requests for production of documents to all defendants</p> <p>Personal Service – Merrill Lynch, Pierce, Fenner &amp; Smith Inc.; plaintiffs' second set of requests for production of documents to</p>

<i>DATE</i>	<i>VENDOR</i>	<i>PURPOSE</i>
		<p>all defendants; plaintiffs' first set of special interrogatories to all defendants; plaintiffs' first set of requests for production of documents to all defendants</p> <p>Personal Service – Barclays Capital Inc.; plaintiffs' second set of requests for production of documents to all defendants; plaintiffs' first set of special interrogatories to all defendants; plaintiffs' first set of requests for production of documents to all defendants</p> <p>Personal Service – Deutsche Bank Securities Inc.; plaintiffs' second set of requests for production of documents to all defendants; plaintiffs' first set of special interrogatories to all defendants; plaintiffs' first set of requests for production of documents to all defendants</p> <p>Personal Service – BMO Capital Markets Corp.; plaintiffs' second set of requests for production of documents to all defendants; plaintiffs' first set of special interrogatories to all defendants; plaintiffs' first set of requests for production of documents to all defendants</p> <p>Personal Service – Piper Jaffray &amp; Co.; plaintiffs' second set of requests for production of documents to all defendants; plaintiffs' first set of special interrogatories to all defendants; plaintiffs' first set of requests for production of documents to all defendants</p> <p>Personal Service – Stifel Nicolaus &amp; Co. Inc.; plaintiffs' second set of requests for production of documents to all defendants; plaintiffs' first set of special interrogatories to all defendants; plaintiffs' first set of requests for production of documents to all defendants</p>
04/21/15	File & ServeXpress LLC	04/16-21/15 Court Filing – Proof of service of summons and complaint; joint stipulation and proposed order relating and consolidating cases and appointing lead

<i>DATE</i>	<i>VENDOR</i>	<i>PURPOSE</i>
		counsel; ex parte application to enter stipulation regarding consolidation and counsel coordination
04/29/15	File & ServeXpress LLC	04/23-29/15 Court Filing – Joint application for approval of complex case designation
04/29/15	Class Action Research & Litigation Support Services, Inc.	Courtesy copy for chambers: joint application for approval of complex case designation
04/30/15	Class Action Research & Litigation Support Services, Inc.	Personal Service – Evaluate particular location for possible service of defendants
05/14/15	Class Action Research & Litigation Support Services, Inc.	Personal Service – Returned not served: R. Zacconi; summons and complaint
05/18/15	Class Action Research & Litigation Support Services, Inc.	5/14/15 Personal Service – Returned not served: H. Cochran; summons and complaint
05/19/15	Class Action Research & Litigation Support Services, Inc.	Personal Service – H. Cochran; summons and complaint
06/05/15	Class Action Research & Litigation Support Services, Inc.	Personal Service – Surveillance/ investigative request on H. Cochran
06/16/15	File & ServeXpress LLC	Court Filing – Filing of stipulation
06/18/15	File & ServeXpress LLC	Court Filing – Filing of stipulation
06/25/15	File & ServeXpress LLC	Court Filing – Filing of complaint
06/26/15	Class Action Research & Litigation Support Services, Inc.	Courtesy copy for chambers: consolidation class action complaint
08/14/15	File & ServeXpress LLC	Court Filing – First amended consolidated class action complaint for violations of the Securities Act of 1933
08/20/15	File & ServeXpress LLC	08/14-20/15 Court Filing – Affidavit of service
10/07/15	File & ServeXpress LLC	10/07/15 & 10/23/15 Court Filing – Second amended consolidated class action complaint for violations of the Securities Act of 1933
10/23/15	Class Action Research & Litigation Support Services, Inc.	Courtesy copy for chambers: second amended consolidated complaint and notice of lodgment of exhibits cited in plaintiffs’ second amended consolidated complaint
12/07/15	Class Action Research & Litigation Support Services, Inc.	Courtesy copy for chambers: plaintiffs’ memorandum of points and authorities in opposition to demurrer of King Digital defendants to second amended complaint; plaintiffs’ memorandum of points and authorities in opposition to demurrer of underwriter defendants to second amended complaint

<i>DATE</i>	<i>VENDOR</i>	<i>PURPOSE</i>
12/16/15	Class Action Research & Litigation Support Services, Inc.	Courtesy copy for chambers: appendix of non-California authorities and secondary authorities
12/17/15	File & ServeXpress LLC	12/04-17/15 Court Filing – Plaintiffs’ memorandum of points and authorities in opposition to demurrer of King Digital defendants to second amended complaint; plaintiffs’ memorandum of points and authorities in opposition to demurrer of underwriter defendants to second amended complaint
02/27/16	CourtCall	02/26/16 Court Fee – Fee for telephonic appearance for case management conference #3
03/11/16	Class Action Research & Litigation Support Services, Inc.	Court Filing – File and issue deposition subpoena for production of business records; New York subpoena
03/14/16	Class Action Research & Litigation Support Services, Inc.	Personal Service – NetRoadshow Inc., New York subpoena for production of business records; schedule A
05/16/16	File & ServeXpress LLC	Court Filing – Declaration in support of stipulation to dismiss the second cause of action in the second amended consolidated class action complaint with prejudice
05/19/16	CourtCall	05/18/16 Court Fee – Fee for telephonic appearance for case management conference hearing
05/25/16	Class Action Research & Litigation Support Services, Inc.	12/30/15 Personal Service – Document preparation – Fenwick & West LLP: plaintiff’s special interrogatories; requests for admission; requests for production  12/30/15 Personal Service – Document preparation – Sullivan & Cromwell, LLP: plaintiff’s special interrogatories; requests for admission; requests for production
07/16/16	CourtCall	07/15/16 – Court Fee – Fee for telephonic conference for hearing
07/31/16	Class Action Research & Litigation Support Services, Inc.	03/25/16 Courtesy copy for chambers  03/15/16 Court Filing – File and issue deposition subpoena for personal appearance  03/16/16 Personal Service – Fred Alger Management, Inc.: New York subpoena for personal appearance

<i>DATE</i>	<i>VENDOR</i>	<i>PURPOSE</i>
08/26/16	CourtCall	08/25/16 – Court Fee – Fee for telephonic case management conference hearing with Judge Karnow
10/04/16	CourtCall	10/03/16 – Court Fee – Fee for telephonic appearance for J. Jaconette
10/06/16	CourtCall	10/05/16 – Court Fee – Fee for telephonic appearance for J. Light and case management conference hearing appearance
11/08/16	Class Action Research & Litigation Support Services, Inc.	Courtesy copy for chambers: class representatives notice of motion and motion for preliminary approval of class action settlement; memorandum of points and authorities; joint declaration of J. Jaconette and G. Johnson; declaration of M. Joaquin regarding notice and administration; stipulation of settlement; proposed order
11/08/16	File & ServeXpress LLC	Court Filing – Class representatives’ notice of motion and motion of preliminary approval of class action settlement and statutory filing fee
11/09/16	File & ServeXpress LLC	Court Filing – Declaration of J. Jaconette regarding submission of class representative City of Taylor
11/11/16	One Legal LLC	Court Filing – Notice of motion and motion for preliminary approval of class action settlement; joint declaration of J. Jaconette and G.M. Johnson in support of motion for preliminary approval of class action settlement
12/28/16	File & ServeXpress LLC	12/28-12/30/16 Court Filing and statutory filing fee – Joint notice of motion and motion to file supplemental agreement under seal
12/28/16	File & ServeXpress LLC	Court Filing – Notice of lodging documents under seal; class representatives’ response to the court’s November 17, 2016 tentative ruling on motion for preliminary of class action settlement
12/29/16	File & ServeXpress LLC	Court Filing – Class representatives’ supplemental submission regarding class representatives’ motion for preliminary approval of class action settlement
12/31/16	Class Action Research & Litigation Support Services, Inc.	12/28/16 Court Filing – Lodge under seal filing; supplemental agreement (filed under seal); class representatives’ supplemental

<i>DATE</i>	<i>VENDOR</i>	<i>PURPOSE</i>
		<p>submission re preliminary approval (filed under seal)</p> <p>12/29/16 Court Filing – File under seal and deliver courtesy copy to chambers: class representatives’ supplemental submission regarding preliminary approval (filed under seal)</p>
01/07/17	CourtCall	01/06/17 – Court Fee: Fee for telephonic appearance for J. Jaconette
01/26/17	File & ServeXpress LLC	Court Filing – Proposed order preliminarily approving settlement and providing of notice authorized by J. Jaconette
01/31/17	File & ServeXpress LLC	Court Filing – Proposed order preliminarily approving settlement and providing for notice
02/10/17	Class Action Research & Litigation Support Services, Inc.	01/31/17 Courtesy copy for chambers: proposed order preliminarily approving settlement and providing for notice

# EXHIBIT E



EXHIBIT E

Transportation, Hotels and Meals: \$12,761.27

(Included in this total is \$119.93 in local meal charges for lunch for all persons attending the deposition of Gerard Taylor taken on February 26, 2016.)

<i>NAME</i>	<i>DATE</i>	<i>CITY</i>	<i>PURPOSE</i>
Jaconette, James	07/26/15- 07/27/15	San Francisco, CA	Prepare for, appear and argue at Case Management Conference
Jaconette, James	10/04/15- 10/05/15	San Francisco, CA	Prepare for and argue at hearing on demurrer
Jaconette, James	12/17/15	San Francisco, CA	Prepare for and argue at hearing on demurrers
Jaconette, James	02/24/16- 02/26/16	San Francisco, CA	Prepare for and defend client deposition
Taylor, Gerard	02/24/16- 02/28/16	San Francisco, CA	Attend deposition
Boardman, Erin	03/17/16	New York, NY	Prepare for and defend deposition of Investment Manager Fred Alger Management, Inc.
Jaconette, James	06/30/16- 07/02/16	Newport Beach, CA	Prepare for and argue at mediation
Tanner, Charles	07/01/16	Newport Beach, CA	Prepare for and attend mediation
Light, Jeffrey	11/16/16- 11/17/16	San Francisco, CA	Prepare for and attend preliminary approval hearing
Light, Jeffrey	01/12/17	San Francisco, CA	Prepare for and attend preliminary approval hearing

# EXHIBIT F

EXHIBIT F

Court Hearing and Deposition Reporting, and Transcripts: \$6,598.70

<i>DATE</i>	<i>VENDOR</i>	<i>PURPOSE</i>
03/04/16	TSG Reporting, Inc.	02/26/16 City of Taylor deposition
03/08/16	Aptus Court Reporting, LLC	2014 Video recording of R. Zacconi, CEO and co-founder of King Digital's presentation
03/17/16	TSG Reporting, Inc.	B. Reynolds deposition
11/17/16	Aptus Court Reporting, LLC	Hearing transcript re: plaintiffs' motion for preliminary approval of class action settlement
01/13/17	Scanlan Stone, Inc.	01/12/17 Hearing transcript re: plaintiffs' motion for preliminary approval of class action settlement

# EXHIBIT G



# Robbins Geller Rudman & Dowd LLP

THE RIGHT CHOICE



**Firm Resume**

# TABLE OF CONTENTS

## INTRODUCTION

## PRACTICE AREAS AND SERVICES

Securities Fraud.....	2
Shareholder Derivative and Corporate Governance Litigation.....	6
Options Backdating Litigation.....	9
Corporate Takeover Litigation.....	9
Insurance.....	11
Antitrust.....	13
Consumer Fraud.....	14
Intellectual Property.....	16
Human Rights, Labor Practices and Public Policy.....	17
Environment and Public Health.....	18
Pro Bono.....	19
E-Discovery.....	20

## INSTITUTIONAL CLIENTS

Public Fund Clients.....	22
Multi-Employer Clients.....	22
International Investors.....	23
Additional Institutional Investors.....	24

## PROMINENT CASES, PRECEDENT-SETTING DECISIONS AND JUDICIAL COMMENDATIONS

Prominent Cases.....	25
----------------------	----

## PRECEDENT-SETTING DECISIONS

Investor and Shareholder Rights.....	34
Insurance.....	38
Consumer Protection.....	38
Additional Judicial Commendations.....	39

## ATTORNEY BIOGRAPHIES

Partners.....	44
Of Counsel.....	95
Special Counsel.....	110
Forensic Accountants.....	111