

EXHIBIT A



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Bailey & Glasser LLP was founded by Ben Bailey and Brian Glasser in Charleston, West Virginia in 1999. Since then, the firm has grown to include 60 lawyers and nearly the same number of other employees and support staff, with offices in Charleston, Morgantown and Wheeling, West Virginia, as well as Alabama, Delaware, Florida, Massachusetts, Missouri, New Jersey, New York, and Washington, D.C. Firm attorneys are licensed to practice law in 24 U.S. states and the People's Republic of China.

Since its inception, clients have relied on Bailey & Glasser to handle their most challenging and consequential legal issues, regionally and nationwide. The firm represents plaintiffs and defendants, including individuals, businesses and governments. Lawyers throughout the country call upon the firm to access B&G's unique blend of resources, trial experience, and expertise. Our litigation group has a substantial practice in complex commercial and class action litigation, with a particular emphasis on natural resources and energy, products liability, consumer protection and finance. The firm's corporate practice handles business matters ranging from assisting Chinese investors in acquiring US assets, to IPOs, to the negotiation and execution of billions of dollars in commercial transactions.

Of particular relevance to this case, Bailey & Glasser has represented or currently represents individuals and classes of participants in a variety of class cases brought on behalf of 401(k) and other retirement plans under ERISA. This includes actions in which Bailey & Glasser represents participants in 401(k) plans available to employees of large companies such as Intel, Edward Jones, Neuberger Berman, and TIAA-CREF.

Representative Plaintiffs' Class Action Cases

Volkswagen “Clean Diesel” Marketing, Sales Practices, and Product Liability Litigation MDL No. 2672 CRB (JSC) (N.D. Cal.) - Ben Bailey serves as one of twenty-three lawyers on the Plaintiffs' Steering Committee for the Volkswagen Diesel Emissions MDL pending in the Northern District of California. Bailey & Glasser helped settle the first round of claims in the case, involving vehicles with 2.0 liter diesel engines, for more than \$15 billion. Other claims involving the 3.0 liter engine vehicles and the claims against Bosch remain, pending a final approval hearing in May.

Toyota Unintended Acceleration Marketing, Sales Practices, and Product Liability Litigation Case No.: 8:10ML2151 JVS (FMOx) (C.D. Cal.) - In 2009, Bailey & Glasser filed one of the first wrongful death actions alleging sudden-acceleration defects in a Toyota Camry. Ultimately, B&G lawyers were appointed to key MDL leadership roles in what came to be, at the time, one of the largest products liability cases ever filed. Ben Bailey served on the plaintiffs' lead counsel committee pursuing economic-loss damages; Eric Snyder serves in the same capacity on the committee pursuing personal injury claims. The firm played a leading role in developing expert testimony on the sudden acceleration defect in 2002-2010 Toyota vehicles. The economic-loss claims settled for \$1.6 billion. Hundreds of personal injury claims have also been settled; dozens remain pending.

Krakauer v. Dish Network. L.L.C., No. 1:14-CV-00333-CCE-JEP (M.D. NC) - The firm obtained a \$20.5 million verdict in a class action trial against Dish Network. The class, led by class representative Dr. Thomas Krakauer of Bahama, North Carolina, alleged Dish was liable for more than 51,000 telemarketing calls placed by a defunct DISH dealer to persons whose telephone numbers were on the National Do Not Call Registry. The jury found DISH liable for all calls, and awarded \$400 per violation of the Telephone Consumer Protection Act.

Brundle v. Wilmington Trust, No. 1:15-cv-1494 (E.D. Va.)- Bailey & Glasser recovered \$30 million for the participants in the Constellis Employee Stock Ownership Plan following a two-week trial. The court's decision set important new standards for ESOP trustees representing plans and participants in ESOP transactions.

In re: Monitronics Int'l, Inc. Telephone Consumer Protection Act Litigation, MDL No. 1:13MD2493 (N.D. W. Va.) - The firm serves in both lead and liaison positions in a MDL case, In re: Monitronics Int'l, Inc. Telephone Consumer Protection Act Litigation. The MDL consolidates five putative class actions originally brought in federal courts in West Virginia, Washington, California, and Illinois. The cases allege violations of the TCPA, a federal law that strictly regulates “robocall” telemarketing and telemarketing to persons listed on the national Do Not Call Registry.

Comcast Set-Top Cable Television Box Antitrust Litigation, MDL No. 2034, No. 09-md-2034 (E.D. Pa.) - The firm serves on the Plaintiffs' Steering Committee in MDL action alleging antitrust violations related to defendant's set-top cable box policies.

In re: Blue Cross Blue Shield Antitrust Litigation, MDL No. 2406 (N.D. Ala.) - The firm serves on the Plaintiffs' Steering Committee in the pending MDL case alleging nationwide market allocation and price-fixing antitrust violations by the Blue Cross Blue Shield Association and its members.

Anderson v. National City Bank (formerly Provident Bank), No. 04-C-199 (Cir. Ct. of Mercer County, W. Va.) - The firm was brought in by a respected legal services firm six months before trial as co-lead counsel in a certified predatory-lending class action in West Virginia state court. The case settled for \$8.1 million, a sum that completely paid off more than fifty mortgage loans, and made additional cash payments to class members of up to \$34,000 each.

Mey v. Herbalife International, Inc., No. 01-C-263 (Cir. Ct. of Ohio County, W. Va.) - The firm was brought in by a team of lawyers to help prosecute class action claims under the Telephone Consumer Protection Act. The case settled for \$7 million, at the time one of the largest TCPA robocall telemarketing settlements since the statute was enacted in 1991.

Key Bailey & Glasser Attorneys in This Case

Gregory Y. Porter is a partner at Bailey & Glasser. He has extensive experience litigating complex pension, consumer fraud, insurance sales, and RICO class actions in federal and state courts throughout the United States. Greg has sued and represented many Fortune 500 companies in class actions under the federal Employee Retirement Income Security Act (ERISA). Greg also represents whistleblowers in qui tam, securities, and commodities frauds. Greg currently represents employees in several retirement plan class actions, including claims that large financial institutions have limited employee 401(k) plan investment options to inferior in-house mutual funds, that fiduciaries of 401(k) plans have imprudently invested employee retirement savings in employer stock, and that financial institutions have mismanaged securities lending programs. Greg has also defended companies, trustees and individuals in several landmark cases. Greg has argued ERISA appeals in the Second, Fourth, Sixth and Eighth United States Circuit Courts of Appeal.

Ryan T. Jenny is a partner in Bailey & Glasser LLP's Washington, D.C. office. He practices primarily in the area of complex employee benefits litigation, representing clients in actions brought under the Employee Retirement Income Security Act of 1974 (ERISA). Ryan has litigated a broad range of ERISA class and individual actions at both the trial and appellate levels, with a particular focus on the fiduciary responsibility area. His recent fiduciary litigation includes employer stock, private company ESOP, misrepresentation and nondisclosure, excessive fee, and Affordable Care Act (ACA) actions. Other representative ERISA cases have focused on issues such as Section 510 discrimination and unlawful termination, the remedies available under the statute, the termination of retiree health benefits, prohibited transactions, claims for benefits, and the preemption of state statutory and common law. Ryan has also represented multiemployer plan trustees in actions arising under the Labor Management Relations Act (LMRA).

Mark G. Boyko practices primarily in the area of complex fiduciary breach and prohibited transaction litigation, representing clients in actions brought under the Employee Retirement Income Security Act of 1974 (ERISA). Mark has been involved in all aspects of class litigation, from organizing and investigating cases against over a dozen companies, such as Ameriprise Financial and Lockheed Martin, to mediating the settlement of ten cases for a total of over \$300 million. He has class action trial experience, securing a verdict for employees and retirees based on self-dealing by their employer in their 401(k) plan, and has experience at the appellate and U.S. Supreme Court level.