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*Attorneys for Plaintiffs*

**UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF CALIFORNIA**

**IN RE: MIDLAND CREDIT  
MANAGEMENT,  
INC., TELEPHONE  
CONSUMER PROTECTION  
ACT LITIGATION**

**Case No.: 3:11-md-02286-MMA-MDD  
Member cases: 10-cv-02261  
10-cv-02600  
10-cv-02368  
10-cv-02370**

**CLASS ACTION**

**DECLARATION OF  
CHRISTOPHER ROBINSON  
IN SUPPORT OF FINAL  
APPROVAL, AND  
PLAINTIFFS' MOTION FOR  
ATTORNEYS' FEES AND  
COSTS AND FOR APPROVAL  
OF INCENTIVE PAYMENTS**

Hon. Michael M. Anello  
Courtroom: 3  
Hearing Date: August 26, 2016  
Time: 9:00 a.m.

I, Christopher Robinson, declare as follows:

1. I am one of the named plaintiffs and a class representative in the above referenced litigation. I am over the age of 18 years and I make these statements based on personal knowledge and would so testify if called as a witness at trial. I respectfully submit this declaration in support of Plaintiffs' Motion for Attorneys' Fees and Costs and for Incentive Awards to the Class Representatives.

2. Beginning no later than 2010, I received many calls to my cell phone from Defendants and I continued to receive many prerecorded and autodialed calls from Defendants made to my cell phone. I never gave Defendants my consent to call my cell phone in that manner.

3. I understand that the settlement agreement in this case, Section 6.02, provides for a \$2,500 Service Award to me and to the other two class representative Plaintiffs in this case. I understand that these service awards are not conditioned on approval of the Settlement; in other words, I understand that this class settlement could be approved, but that I could be awarded a sum smaller than \$2,500, or no service award at all.

4. I understand that my case was the first case filed out of the cases consolidated herein in the Multi-District Litigation against Defendants alleging Telephone Consumer Protection Act violations. Prior to filing the case in November, 2010, I spent time with counsel providing information about the many calls and credit cards I had at the time and attempted to sort through the bills that Defendants called about. I consulted with counsel about the documents and about when and in what manner I was called on my cell phone by Defendants. During that process, I provided documents to my attorneys.

5. I provided my attorneys with other pertinent information and reviewed the operative complaint before it was filed. I also again went through all my documents

I had relating to any accounts and I spent many hours working with my attorneys prior to and at the time of filing the complaint. I also spent time discussing the early motion practice in the case wherein I understand Defendants attempted to prevent the litigation of the case by seeking a stay of the case. My attorneys discussed that motion and the Court's denial of that motion with me. I was also informed about the process whereby some attorneys sought to have all the cases filed across the country consolidated in one action in a court that would be best suited to handle all the cases, through the Multi-District Litigation process. I understand we were able to have them consolidated here in this Court with one of my attorneys being appointed co-lead counsel for the action.

6. In addition, counsel kept me informed of the progress made during the lengthy mediation process that took place over many months. When that was completed, I discussed the proposed settlement with counsel and reviewed the proposed Settlement Agreement. I signed it and it was submitted to the Court.

7. My attorneys kept me informed of the status of the case throughout the proceeding. I estimate that I spent approximately 15 to 25 hours in assisting my attorneys with this litigation, including approximately ten hours pre-filing, and 10 to 15 at other times during the litigation since early 2011, including updates and discussions throughout the mediation and settlement period, and review and discussion about the Settlement Agreement.

8. My goal in this lawsuit was to prevent myself and others from being subject to automated calls from Defendants without our consent. This Settlement appears to me to help to accomplish that goal.

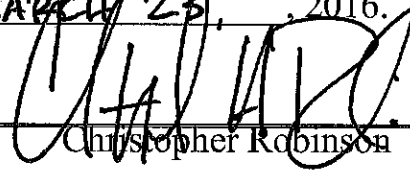
9. At all times during the pendency of this case I have been willing and able to respond to discovery requests and to make myself available for deposition, if necessary. I will continue to be an engaged participant in this litigation to the extent necessary and appropriate.

10. Furthermore, I am aware of the terms of the settlement and I believe they are fair and reasonable to the Class. I support the Settlement and request that the Court grant final approval of the Settlement.

11. I also support Plaintiffs' counsel's attorneys' fees and costs reimbursement request because I think it is reasonable in light of the work done and the result obtained.

I declare under penalty of perjury of the laws of California and the United States that the foregoing is true and correct, and that this declaration was executed in LAS VEGAS, California on MARCH 23, 2016.

NEVADA



Christopher Robinson