	Case 4:18-cv-00838-JST Document 164-1	Filed 02/23/23 Page 1 of 8
6 7 8 9 10 11 12	ROBBINS GELLER RUDMAN & DOWD LLP SHAWN A. WILLIAMS (213113) DANIEL J. PFEFFERBAUM (248631) Post Montgomery Center One Montgomery Street, Suite 1800 San Francisco, CA 94104 Telephone: 415/288-4545 415/288-4534 (fax) shawnw@rgrdlaw.com - and - ELLEN GUSIKOFF STEWART (144892) PATTON L. JOHNSON (320631) 655 West Broadway, Suite 1900 San Diego, CA 92101 Telephone: 619/231-1058 619/231-7423 (fax) elleng@rgrdlaw.com pjohnson@rgrdlaw.com	
13	UNITED STATES DISTRICT COURT	
14	NORTHERN DISTRICT OF CALIFORNIA	
15	OAKLAND	
 16 17 18 19 20 21 22 23 24 25 	LOGAN HESSEFORT, Individually and on Behalf of All Others Similarly Situated, Plaintiff, vs. SUPER MICRO COMPUTER, INC., et al., Defendants.	Lead Case No. 4:18-cv-00838-JST <u>CLASS ACTION</u> SUPPLEMENTAL DECLARATION OF ROSS D. MURRAY REGARDING NOTICE DISSEMINATION, REQUESTS FOR EXCLUSION RECEIVED TO DATE, AND CLAIMS RECEIVED TO DATE JUDGE: Hon. Jon S. Tigar DATE: March 2, 2023 TIME: 2:00 p.m. (via videoconference)
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I, ROSS D. MURRAY, declare and state as follows:

I am employed as a Vice President of Securities by Gilardi & Co. LLC ("Gilardi"),
 located at 1 McInnis Parkway, Suite 250, San Rafael, California. Pursuant to this Court's
 November 8, 2022 Order Preliminarily Approving Settlement and Providing for Notice ("Notice
 Order") (ECF 159), Gilardi was appointed as the Claims Administrator in connection with the
 proposed Settlement of the above-captioned litigation (the "Litigation"). I oversaw the notice
 services that Gilardi provided in accordance with the Notice Order.

8 2. I submit this declaration as a supplement to my earlier declaration, the Declaration
9 of Ross D. Murray Regarding Notice Dissemination, Publication, and Requests for Exclusion
10 Received to Date (the "Initial Mailing Declaration") (ECF 162-2). The following statements are
11 based on my personal knowledge and information provided to me by other Gilardi employees and
12 if called to testify I could and would do so competently.

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UPDATE ON DISSEMINATION OF THE CLAIM PACKAGE

As more fully detailed in the Initial Mailing Declaration, as of January 25, 2023,
Gilardi had mailed 20,512 copies of the Court-approved Notice of Pendency and Proposed
Settlement of Class Action (the "Notice") and Proof of Claim Form (the "Proof of Claim")
(collectively, the "Claim Package") to potential Class Members and their nominees. *See* Initial
Mailing Declaration, ¶11.

Since January 25, 2023, Gilardi has mailed an additional 1,543 copies of the Claim
 Package in response to requests from potential Class Members, brokers, and nominees and as a
 result of mail returned as undeliverable for which new addresses were identified and re-mailed to
 those new addresses. Therefore, as of February 22, 2023, Gilardi has mailed a total of 22,055
 Claim Packages to potential Class Members and nominees.

- 5. As of February 22, 2023, 815 Claim Packages have been returned by the United
 States Postal Service to Gilardi as undeliverable as addressed ("UAA"). Gilardi promptly remailed 11 Claim Packages to potential Class Members where address searches resulted in updated
 addresses for those returned UAA.
- 28 SUPPLEMENTAL DECLARATION OF ROSS D. MURRAY REGARDING NOTICE DISSEMINATION, REQUESTS FOR EXCLUSION RECEIVED TO DATE, AND CLAIMS RECEIVED TO DATE

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REQUESTS FOR EXCLUSION RECEIVED TO DATE

6. Pursuant to the Notice Order, the Notice informed potential Class Members that
 written requests for exclusion from the Class must be mailed to *Super Micro Securities Settlement*,
 EXCLUSIONS, c/o Gilardi & Co. LLC, P.O. Box 5100, Larkspur, CA 94977-5100, such that they
 are received no later than February 9, 2023. At the time of the Initial Mailing Declaration, Gilardi
 reported that it had not received any requests for exclusion in connection with this Settlement. *See* Initial Mailing Declaration, ¶17.

- 8 7. Since the Initial Mailing Declaration was executed, and as of the date of this
 9 declaration, Gilardi has received one request for exclusion, a redacted copy of which is attached
 10 hereto as Exhibit A.
- 8. Additionally, the Notice directed Class Members to submit their objections to the
 Court so that the request was filed or postmarked by February 9, 2023, and not to Gilardi as Claims
 Administrator. However, Gilardi has continued to check for receipt of any objections and is not
 aware of any having been received as of the date of this Supplemental Declaration.
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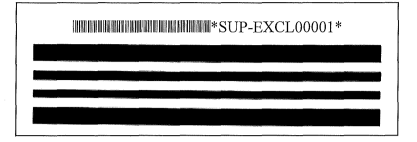
CLAIMS RECEIVED TO DATE

9. The Notice also informed potential Class Members that to be potentially eligible to receive a payment from the Settlement Fund, they must submit a Claim Form to Gilardi, with supporting documentation, postmarked or submitted online no later than February 27, 2023. As of February 22, 2023, Gilardi has received a total of 3,337 claims. In Gilardi's experience, a large number of claims, particularly from third-party filers, are submitted just prior to or on the claims submission deadline. Accordingly, Gilardi anticipates receiving additional claims for this matter in the coming days.

- 10. Gilardi's preliminary analysis of the claims submitted to date shows that 116 paper
 claims have been received, 108 on-line claims have been submitted via the Settlement website,
 and 3,113 electronic claims have been submitted by institutional filers. Based on preliminary
 review of the claims, they report approximately 153,451,397 shares purchased during the Class
 Period.
- 28 SUPPLEMENTAL DECLARATION OF ROSS D. MURRAY REGARDING NOTICE DISSEMINATION, REQUESTS FOR EXCLUSION RECEIVED TO DATE, AND CLAIMS RECEIVED TO DATE

11. All claims are still subject to a comprehensive review under Gilardi's standard claims-processing procedures, which will identify any deficiencies and conditions of ineligibility in claims. Claimants will then be given an opportunity to correct their claims. Accordingly, it is not possible to report valid and invalid claims at this time. I declare under penalty of perjury that the foregoing is true and correct and that this declaration was executed this 22nd day of February, 2023, at San Rafael, California. ROSS D. MURRAY SUPPLEMENTAL DECLARATION OF ROSS D. MURRAY REGARDING NOTICE DISSEMINATION, REQUESTS FOR EXCLUSION RECEIVED TO DATE, AND CLAIMS RECEIVED TO DATE - 3

EXHIBIT A



RECEIVED Jan 26, 2023 Claims Center

Exclusion Cover Page

Case Name: Super Micro Securities Settlement

Case Code: SUP

Exclusion Deadline: February 9, 2023 (Received no later than)

Name of Person Filing Exclusion: Leland G and Mary E Sorenson

Super Micro Securities Settlement **EXCLUSIONS** c/o Gilardi & Co. LLC P.O. Box 5100 Larkspur, CA94977-5100

January 14, 2023

Dear Super Micro Securities Settlement-EXCLUSIONS;

We, Leland G. Sorenson and Mary E. Sorenson, request to be excluded from the Class in Hessefort v. Super Micro Computer, et. al, Case No. 4:18-cv-00838-JST.

Thank you,

Le Cany C. Sorenden

Leland G. Sorenson

Mary E. Sorenan Mary E. Sorenan



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