1 2 3 4 5 6	Kenneth M. Seeger (State Bar No. 135862) Brian J. Devine (State Bar No. 215198) SEEGER DEVINE LLP 4040 Civic Center Dr., Suite 200 San Rafael, CA 94903 Telephone: (415) 981-9260 Facsimile: (415) 981-9266 bdevine@seegerdevine.com Class Counsel		
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9	SUPERIOR COURT OF CALIFORNIA		
10	COUNTY OI	F SAN FRANCISCO	
11	JONATHAN SPIRO and SIMONE	Case No. CGC-17-562293	
12	KAPLAN, individually and on behalf of all others similarly situated,		
13	Plaintiffs,	DECLARATION OF JONATHAN SPIRO IN SUPPORT OF PLAINTIFFS' MOTION	
14	VS.	FOR AN AWARD OF ATTORNEYS' FEES, COSTS AND INCENTIVE	
15	TRINITY MANAGEMENT SERVICES, 1188 MISSION STREET LP, 1890	AWARDS	
16	CLAY STREET LP, 2240 GOLDEN		
17	GATE AVE LLC, CRYSTAL TOWER PARTNERS LLC, SANGIACOMO	Date: July 20, 2023	
18	FAMILY LP, TRINITY G2 HOLDING LLC, JAMES SANGIACOMO, SUSAN	Time: 10:00 a.m. Place: Department 613	
19	SANGIACOMO, and DOES 1-50, inclusive,		
20	Defendants.		
21		The Honorable Andrew Y.S. Cheng	
22			
23	I, Jonathan Spiro, declare as follows:		
24	1. I am one of the two named Plaintiffs in this lawsuit and have been		
25	appointed by the Court to serve as one of the	two Class Representatives. I have personal	
26	knowledge of the matters stated in this declar	ration and I could and would competently testify to	
27	them if called as a witness.		
28			
		- 1 -	

1	2. I am submitting this declaration in support of my request for an incentive
2	award.
3	
4	3. In 2017, when I started receiving increased bills for water and trash
5	services from Trinity Management Services, I believed Trinity was breaking the law. Although I
6	had initially intended to bring an individual claim to recover my own damages, I believed Trinity
7	was also illegally charging the same fees to hundreds of other tenants. Instead of just receiving a
8	quick monetary settlement for myself, I wanted to change Trinity's illegal practice and benefit all
9	of the tenants who were being charged illegal fees. Consequently, I researched and located
10	Seeger Devine LLP, a law firm that had experience bringing class action cases against San
11	Francisco landlords.
12	
13	4. At the outset, Seeger Devine LLP explained to me the duties of a class
14	representative, and I understood that by bringing this class action, I needed to put the interest of
15	the Class above my own personal interests. For example, I knew that I couldn't take a quick
16	settlement of my own case and dismiss everyone else's claims. I was willing to take on these
17	duties because I wanted to help all of Trinity's tenants who were being illegally charged for water
18	and trash services.
19	
20	5. I also understood the significant risk of filing a class action case against
21	Trinity, but I firmly believed that Trinity was acting illegally and that they should be held to
22	account for their illegal practices. Consequently, I was willing to take that risk so that I could try
23	to find justice for all of the Class Members.
24	
25	6. Seeger Devine LLP requested from me, and I provided, numerous
26	documents that proved my case, including my lease agreement with Trinity, all the invoices I
27	received from Trinity for water and trash services, and records of my communications with
28	Trinity, Trinity's billing service (called "YES,") and my property manager. - 2 -

1	7. I reviewed the Complaint in this case before it was filed and discussed it	
2	with my attorneys. Over the course of this case, I continued to monitor the progress of this case,	
3	including regular communications with my attorneys.	
4		
5	8. I also spent time reviewing and responding to discovery in this case. For	
6	example, I was required to answer and verify 60 special interrogatories that Trinity served on me	
7	in 2018.	
8	III 2010.	
8 9	9. I also monitored the settlement progress in this case. Although I was	
10	disappointed that Trinity did not settle the case in 2018, I was determined to continue to fight to	
11	protect my rights and the rights of all of the Class Members in this case.	
12		
13	10. When this Court appointed me as Class Representative in 2021, I took this	
14	responsibility very seriously. I continued to monitor this case, I was advised of and had an	
15	opportunity to discuss with my lawyer all of the significant activities in this case (such as the trial	
16	of the key legal issues in this case and the various motions to attach Trinity's assets and to amend	
17	the complaint to add Trinity's related parties).	
18		
19	11. I continued to monitor the settlement efforts in this case and, when a	
20	settlement was finally reached, I closely reviewed the terms of the Settlement and discussed it	
21	with my attorneys.	
22		
23	12. I believe that the settlement achieved is a fair result for the Class, and is	
24	fair and reasonable, considering the potential risks of going forward with litigation, especially in	
25	light of some of the defenses that Defendant has raised and the fact that it has stated that it will	
26	appeal any adverse decision. While I disagree with Trinity's defenses, I recognize that this Court	
27	or an appellate court might find them compelling. In determining that this Settlement is fair and	
28		
	- 3 -	

reasonable, I considered these defenses, and took into consideration to the advice of my attorneys. I am proud of the result this case was able to achieve for all Class Members. 13. To my knowledge, I have no interest that is not in line with all of the other Class Members. My goals in bringing this case were to ensure that Trinity was held accountable for the illegal water and trash charges it passed on to me and its other tenants and to make Trinity stop this illegal practice. I believe that both of these goals have been achieved by this settlement, and I am proud to have been a part of it. I declare under penalty of perjury under the laws of California that the foregoing is true and correct. Executed on June 6, 2023. By Jonathan Spiro - 4 -