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UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK

IN RE PAYMENT CARD INTERCHANGE FEE AND MERCHANT DISCOUNT ANTITRUST LITIGATION

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FINAL APPROVAL ORDER 05-MD-1720 (MKB) (JO)

This document refers to: ALL ACTIONS

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MARGO K. BRODIE, United States District Judge:

On November 7, 2019, the Court held a final approval hearing on (1) whether the terms and conditions of the Superseding and Amended Definitive Class Settlement Agreement of the Rule 23(b)(3) Class Plaintiffs and the Defendants, including all its Appendices, dated September 17, 2018 (the "Superseding Settlement Agreement"), are fair, reasonable, and adequate for the settlement of the Class Actions in MDL 1720 by the Rule 23(b)(3) Class Plaintiffs and the members of the Rule 23(b)(3) Settlement Class provisionally certified by the Court; (2) whether the Court should enter judgment dismissing the Defendants from the Class Actions with prejudice except from *Barry's Cut Rate Stores, Inc., et al. v. Visa, Inc., et al.* (*"Barry's"*); and (3) whether the terms of the Plan of Administration and Distribution in Appendix I to the Superseding Settlement Agreement are fair, reasonable, and adequate for allocating the settlement proceeds among the members of the Rule 23(b)(3) Settlement Class.

Having considered all papers filed concerning the Superseding Settlement Agreement, and all matters submitted to the Court at the final approval hearing and otherwise, the Court FINDS, with all terms used herein having the same meanings set forth and defined in the Superseding Settlement Agreement, that: A. The Court has jurisdiction over the Rule 23(b)(3) Class Plaintiffs, all members of the Rule 23(b)(3) Settlement Class, and the Defendants, and has jurisdiction to finally approve the Superseding Settlement Agreement.

B. The notice and exclusion procedures provided to the Rule 23(b)(3) Settlement Class, including but not limited to the methods of identifying and notifying members of the Rule 23(b)(3) Settlement Class, were fair, adequate, and sufficient, constituted the best practicable notice under the circumstances, and were reasonably calculated to apprise members of the Rule 23(b)(3) Settlement Class of the Action, the terms of the Superseding Settlement Agreement, and their objection rights, and to apprise members of the Rule 23(b)(3) Settlement Class of their exclusion rights, and fully satisfied the requirements of Rule 23 of the Federal Rules of Civil Procedure, any other applicable laws or rules of the Court, and due process.

C. The notice requirements of the Class Action Fairness Act, 28 U.S.C. § 1715, have been met.

D. The Court held a final approval hearing on November 7, 2019 to consider the fairness, reasonableness, and adequacy of the Superseding Settlement Agreement, and has been advised of all objections to the Superseding Settlement Agreement and given due consideration thereto.

E. The Superseding Settlement Agreement, including its consideration and release provisions:

(1) was entered into in good faith, following arm's-length negotiations, and was not collusive;

(2) is fair, reasonable, and adequate, and is in the best interests of the Rule23(b)(3) Settlement Class;

(3) is consistent with the requirements of federal law and all applicable courtrules, including Rule 23 of the Federal Rules of Civil Procedure; and

(4) was entered into at a time when the record was sufficiently developed and complete to enable the Rule 23(b)(3) Class Plaintiffs and the Defendants to have adequately evaluated and considered all terms of the Superseding Settlement Agreement.

F. The Plan of Administration and Distribution contained in Appendix I to the Superseding Settlement Agreement is fair, reasonable, and adequate, including for the submission, processing, and allocation of claims by members of the Rule 23(b)(3) Settlement Class.

ACCORDINGLY, pursuant to Rule 23(e) of the Federal Rules of Civil Procedure, the Superseding Settlement Agreement, the terms and conditions of which are hereby incorporated by reference, are hereby fully and finally APPROVED by the Court.

NOW, THEREFORE, based on good cause, and as explained in the accompanying opinion, it is hereby ORDERED, ADJUDGED, and DECREED that:

1. Based on and pursuant to the class action criteria of Rules 23(a) and 23(b)(3) of the Federal Rules of Civil Procedure, the Court finds that the requirements of Rules 23(a) and 23(b)(3) have been met and finally certifies, for settlement purposes only, a Rule 23(b)(3) Settlement Class, consisting of all persons, businesses, and other entities that have accepted any Visa-Branded Cards and/or Mastercard-Branded Cards in the United States at any time from January 1, 2004 to the Settlement Preliminary Approval Date, except that the Rule 23(b)(3) Settlement Class shall not include (a) the Dismissed Plaintiffs, (b) the United States government, (c) the named Defendants in this Action or their directors, officers, or members of their families, or (d) financial institutions that have issued Visa-Branded Cards or Mastercard-Branded Cards or

acquired Visa-Branded Card transactions or Mastercard-Branded Card transactions at any time from January 1, 2004 to the Settlement Preliminary Approval Date.

2. Attached as Exhibit 1 is a list of the members of the Rule 23(b)(3) Settlement Class that validly excluded themselves from that Class and became Opt Outs.

3. In the event of termination of the Superseding Settlement Agreement, certification of the Rule 23(b)(3) Settlement Class shall automatically be vacated and each Defendant may fully contest certification of any class as if no Rule 23(b)(3) Settlement Class had been certified.

4. The Rule 23(b)(3) Class Plaintiffs shall continue to serve as representatives of the Rule 23(b)(3) Settlement Class. The law firms of Robins Kaplan LLP, Berger Montague PC, and Robbins Geller Rudman & Dowd LLP shall continue to serve as Rule 23(b)(3) Class Counsel for the Rule 23(b)(3) Settlement Class.

5. The definition of the proposed class in the Third Consolidated Amended Class Action Complaint, filed in MDL 1720 on or about October 27, 2017, is hereby amended to be the same as the Rule 23(b)(3) Settlement Class finally certified above.

6. Rule 23(b)(3) Class Counsel, the Visa Defendants, the Mastercard Defendants, and the Bank Defendants shall continue to maintain the Class Settlement Cash Escrow Account as provided in the Superseding Settlement Agreement and the Amended and Restated Class Settlement Cash Escrow Agreement and the Amended and Restated Class Settlement Interchange Escrow Agreement (attached as Appendices C and D to the Superseding Settlement Agreement).

7. Within ten business days after the entry of this Rule 23(b)(3) Class Settlement Order and Final Judgment, the Escrow Agent shall (a) make a Class Exclusion Takedown Payment from the Class Settlement Cash Escrow Account of \$466,666,667 to an account that the

Visa Defendants shall designate, and (b) make a Class Exclusion Takedown Payment from the Class Settlement Cash Escrow Account of \$233,333,333 to an account or accounts that the Mastercard Defendants and the Bank Defendants shall designate. Both of those payments shall be made regardless of any appeal or other challenge made to the Class Exclusion Takedown Payments or their amounts, as provided in Paragraph 21 of the Superseding Settlement Agreement.

8. The parties to the Superseding Settlement Agreement have clarified that in the event the claims process under the Plan of Administration and Distribution results in any determinations that would have reduced the Class Exclusion Takedown Payments provided in the preceding paragraph, as calculated pursuant to Paragraph 22 of the Superseding Settlement Agreement, the Visa Defendants shall refund the difference with respect to the Class Exclusion Takedown Payment made to them, and the Mastercard Defendants and the Bank Defendants shall refund the difference with respect to the Class Exclusion Takedown Payment made to them, and the Class Exclusion Takedown Payment made to them, by wire transfer to the Class Settlement Cash Escrow Account. Those payments shall be made within ten business days after the determinations at issue have become final and non-reviewable.

9. Subject to Paragraphs 27–28 and the other terms of the Superseding Settlement Agreement, as consideration for the settlement of the Class Actions in MDL 1720 except for *Barry's*, members of the Rule 23(b)(3) Settlement Class shall be entitled to both make claims for and enjoy the benefits from money payments from the Net Cash Settlement Fund. The Net Cash Settlement Fund will be the amount in the Class Settlement Cash Escrow Account, including the Additional Payment Amount and the amounts to be transferred from the Class Settlement Interchange Escrow Account to the Class Settlement Cash Escrow Account, as reduced by (i) the Taxes and administrative costs related to the Class Settlement Cash Escrow Account, (ii) the

Class Exclusion Takedown Payments, and (iii) any other payments approved by the Court and that are permitted under Paragraphs 19–26 of the Superseding Settlement Agreement, including for Attorneys' Fee Awards, Expense Awards, Rule 23(b)(3) Class Plaintiffs' Service Awards, and Settlement Administration Costs. The Net Cash Settlement Fund shall be distributed to eligible members of the Rule 23(b)(3) Settlement Class pursuant to the claims process specified in the Plan of Administration and Distribution contained in Appendix I to the Superseding Settlement.

10. The terms and provisions of the Fourth Amended Protective Order, filed on October 29, 2009 and approved by the Court on October 30, 2009, and the terms and provisions of the Protective Order filed on April 3, 2015 on the 14-MD-1720 docket and approved by the Court on April 9, 2015, shall survive and continue in effect through and after entry of this Rule 23(b)(3) Class Settlement Order and Final Judgment.

11. Nothing in the Superseding Settlement Agreement or this Rule 23(b)(3) Class Settlement Order and Final Judgment is or shall be deemed or construed to be an admission or evidence of any violation of any statute or law or of any liability or wrongdoing by any of the Defendants, or of the truth or validity or lack of truth or validity of any of the claims or allegations alleged in any of the Class Actions in MDL 1720.

12. Nothing in this Rule 23(b)(3) Class Settlement Order and Final Judgment is intended to or shall modify the terms of the Superseding Settlement Agreement.

13. Rule 23(b)(3) Class Plaintiffs and Rule 23(b)(3) Class Counsel shall provide to the Visa Defendants, the Mastercard Defendants, and the Bank Defendants such information as they may reasonably request regarding the claims made by, and payments made to, members of the Rule 23(b)(3) Settlement Class from the Cash Settlement Cash Escrow Account, which

information may be produced subject to the terms of the operative protective orders in this Action that address the production of confidential and highly confidential information.

14. All the Class Actions consolidated in MDL 1720, listed in Appendix A to the Superseding Settlement Agreement and in Exhibit 2 hereto, including all claims against the Defendants in those Class Actions, are hereby dismissed with prejudice, except for *Barry's*, with each party to bear its own costs.

15. Each member of the Rule 23(b)(3) Settlement Class and each Rule 23(b)(3) Settlement Class Releasing Party unconditionally, fully, and finally releases and forever discharges the Defendants and each of the other Rule 23(b)(3) Settlement Class Released Parties from all claims released in the Superseding Settlement Agreement, and waives any rights to the protections afforded under California Civil Code § 1542 and/or any other similar, comparable, or equivalent laws.

16. Specifically, the members of the Rule 23(b)(3) Settlement Class agree to the following release and covenant not to sue:

A. The "Rule 23(b)(3) Settlement Class Releasing Parties" are individually and collectively Rule 23(b)(3) Class Plaintiffs and each member of the Rule 23(b)(3) Settlement Class, on behalf of themselves and any of their respective past, present, or future officers, directors, stockholders, agents, employees, legal representatives, partners, associates, trustees, parents, subsidiaries, divisions, affiliates, heirs, executors, administrators, estates, purchasers, predecessors, successors, and assigns, whether or not they object to the settlement set forth in the Superseding and Amended Class Settlement Agreement, and whether or not they make a claim for payment from the Net Cash Settlement Fund.

B. The "Rule 23(b)(3) Settlement Class Released Parties" are all of the following:

(a) Visa U.S.A. Inc., Visa International Service Association, Visa International, Visa Inc., Visa Asia Pacific Region, Visa Canada Association, Visa Central & Eastern Europe, Middle East & Africa Region, Visa Latin America & Caribbean Region, Visa Europe, Visa Europe Limited, Visa Europe Services, Inc., and any other entity that now authorizes or licenses, or in the past has authorized or licensed, a financial institution to issue any Visa-Branded Cards or to acquire any Visa-Branded Card transactions.

(b) Mastercard International Incorporated, Mastercard Incorporated, and any other entity that now authorizes or licenses, or in the past has authorized or licensed, a financial institution to issue any Mastercard-Branded Cards or to acquire any Mastercard-Branded Card transactions.

(c) Bank of America, N.A.; BA Merchant Services LLC (formerly known as National Processing, Inc.); Bank of America Corporation; NB Holdings; MBNA America Bank, N.A.; and FIA Card Services, N.A.

(d) Barclays Bank plc; Barclays Delaware Holdings, LLC (formerly known as Juniper Financial Corporation); Barclays Bank Delaware (formerly known as Juniper Bank); and Barclays Financial Corp.

(e) Capital One Bank (USA), N.A.; Capital One F.S.B.; and Capital One Financial Corporation.

(f) Chase Bank USA, N.A. (and as successor to Chase Manhattan Bank USA, N.A. and Bank One Delaware, N.A.); Paymentech, LLC (and as successor to Chase Paymentech Solutions, LLC); JPMorgan Chase & Co. (and as successor to Bank One Corporation); and JPMorgan Chase Bank, N.A. (and as successor to Washington Mutual Bank).

(g) Citibank (South Dakota), N.A.; Citibank, N.A.; Citigroup Inc.; and Citicorp.

- (h) Fifth Third Bancorp.
- (i) First National Bank of Omaha.

(j) HSBC Finance Corporation; HSBC Bank USA, N.A.; HSBC North America Holdings Inc.; HSBC Holdings plc; HSBC Bank plc; and HSBC U.S.A. Inc.

(k) National City Corporation and National City Bank of Kentucky.

(1) The PNC Financial Services Group, Inc. and PNC Bank, National Association.

- (m) SunTrust Banks, Inc. and SunTrust Bank.
- (n) Texas Independent Bancshares, Inc.

(o) Wachovia Bank, N.A. and Wachovia Corporation.

(p) Washington Mutual, Inc.; Washington Mutual Bank; Providian National Bank (also known as Washington Mutual Card Services, Inc.); and Providian Financial Corporation.

(q) Wells Fargo & Company (and as successor to Wachovia Corporation) and Wells Fargo Bank, N.A. (and as successor to Wachovia Bank, N.A.).

(r) Each and every entity or person alleged to be a co-conspirator of any Defendant in the Third Consolidated Amended Class Action Complaint or any of the Class Actions.

(s) Each of the past, present, or future member or customer financial institutions of Visa U.S.A. Inc., Visa International Service Association, Visa Inc., Visa Europe, Visa Europe Limited, Mastercard International Incorporated, or Mastercard Incorporated.

(t) For each of the entities or persons in Paragraphs B(a)-(s) above, each of their respective past, present, and future, direct and indirect, parents (including holding companies), subsidiaries, affiliates, and associates (all as defined in SEC Rule 12b-2 promulgated pursuant to the Securities Exchange Act of 1934), or any other entity in which more than 50% of the equity interests are held.

(u) For each of the entities or persons in Paragraphs B(a)-(t) above, each of their respective past, present, and future predecessors, successors, purchasers, and assigns (including acquirers of all or substantially all of the assets, stock, or other ownership interests of any of the Defendants to the extent a successor's, purchaser's, or acquirer's liability is based on the Rule 23(b)(3) Settlement Class Released Parties as defined in Paragraphs B(a)-(t) above).

(v) For each of the entities or persons in Paragraphs B(a)-(u) above, each of their respective past, present, and future principals, trustees, partners, officers, directors, employees, agents, attorneys, legal or other representatives, trustees, heirs, executors, administrators, estates, shareholders, advisors, predecessors, successors, purchasers, and assigns (including acquirers of all or substantially all of the assets, stock, or other ownership interests of each of the foregoing entities to the extent a successor's, purchaser's, or acquirer's liability is based on the Rule 23(b)(3) Settlement Class Released Parties as defined in Paragraphs B(a)-(u) above).

C. In addition to the effect of the Rule 23(b)(3) Class Settlement Order and Final Judgment entered in accordance with the Superseding and Amended Class Settlement Agreement, including but not limited to any *res judicata* effect, and except as provided hereinafter in Paragraphs F and I below:

The Rule 23(b)(3) Settlement Class Releasing Parties (a) hereby expressly and irrevocably waive, and fully, finally, and forever settle, discharge, and release the Rule 23(b)(3) Settlement Class Released Parties from, any and all manner of claims, demands, actions, suits, and causes of action, whether individual, class, representative, parens patriae, or otherwise in nature, for damages, restitution, disgorgement, interest, costs, expenses, attorneys' fees, fines, civil or other penalties, or other payment of money, or for injunctive, declaratory, or other equitable relief, whenever incurred, whether directly, indirectly, derivatively, or otherwise, whether known or unknown, suspected or unsuspected, in law or in equity, that any Rule 23(b)(3) Settlement Class Releasing Party ever had, now has, or hereafter can, shall, or may have and that have accrued as of the Settlement Preliminary Approval Date or accrue no later than five years after the Settlement Final Date arising out of or relating to any conduct, acts, transactions, events, occurrences, statements, omissions, or failures to act of any Rule 23(b)(3) Settlement Class Released Party that are or have been alleged or otherwise raised in the Action, or that could have been alleged or raised in the Action relating to the subject matter thereof, or arising out of or relating to a continuation or continuing effect of any such conduct, acts, transactions, events, occurrences, statements, omissions, or failures to act. For avoidance of doubt, this release shall extend to, but only to, the fullest extent permitted by federal law.

(b) It is expressly agreed, for purposes of clarity, that any claims arising out of or relating to any of the following conduct, acts, transactions, events, occurrences, statements, omissions, or failures to act are claims that were or could have been alleged in this Action and relate to the subject matter thereof:

(i) any interchange fees, interchange rates, or any Rule of any Visa Defendant or Mastercard Defendant relating to interchange fees, interchange rates, or to the setting of interchange fees or interchange rates with respect to any Visa-Branded Card transactions in the United States or any Mastercard-Branded Card transactions in the United States;

(ii) any Merchant Fee of any Rule 23(b)(3) Settlement Class Released Party relating to any Visa-Branded Card transactions in the United States or any Mastercard-Branded transactions in the United States;

(iii) any actual or alleged "no surcharge" rules, "honor all cards" rules, "honor all issuers" rules, "honor all devices" rules, rules requiring the honoring of all credentials or accounts, "no minimum purchase" rules, "no discounting" rules, "non-discrimination" rules, "anti-steering" rules, Rules that limit merchants in favoring or steering customers to use certain payment systems, "all outlets" rules, "no bypass" rules, "no multi-issuer" rules, "no multi-bug" rules, routing rules, cross-border acquiring rules, card authentication or cardholder verification rules, "cardholder selection" rules or requirements, PAVD rules, rules or conduct relating to routing options regarding acceptance technology for mobile, e-commerce, or online payments, or development and implementation of tokenization standards;

(iv) any reorganization, restructuring, initial or other public offering, or other corporate structuring of any Visa Defendant or Mastercard Defendant;

(v) any service of an employee or agent of any Rule 23(b)(3) Settlement Class Released Party on any board or committee of any Visa Defendant or Mastercard Defendant; or

(vi) any actual or alleged agreement (or alleged continued participation therein) (A) between or among any Visa Defendant and any Mastercard Defendant, (B) between or among any Visa Defendant or Mastercard Defendant and any other Rule 23(b)(3) Settlement Class Released Party or Parties, or (C) between or among any Defendant or Rule 23(b)(3) Settlement Class Released Party or Parties, relating to (i)-(v) above or to any Rule 23(b)(3) Settlement Class Released Party's imposition of, compliance with, or adherence to (i)-(v) above.

(c) For purposes of clarity, references to the rules identified in this Paragraph C mean those rules as they are or were in place on or before the Settlement Preliminary Approval Date and rules in place thereafter that are substantially similar to those rules in place as of the Settlement Preliminary Approval Date.

D. Each Rule 23(b)(3) Settlement Class Releasing Party further expressly and irrevocably waives, and fully, finally, and forever settles and releases, any and all defenses, rights, and benefits that the Rule 23(b)(3) Settlement Class Releasing Party may have or that may be derived from the provisions of applicable law which, absent such waiver, may limit the extent or effect of the release contained in the preceding Paragraphs A-C. Without limiting the generality of the foregoing, each Rule 23(b)(3) Settlement Class Releasing Party expressly and irrevocably waives and releases any and all defenses, rights, and benefits that the Rule 23(b)(3) Settlement Class Releasing Party might otherwise have in relation to the release by virtue of the provisions of California Civil Code Section 1542 or similar laws of any other state or jurisdiction. SECTION 1542 PROVIDES: "CERTAIN CLAIMS NOT AFFECTED BY GENERAL RELEASE. A GENERAL RELEASE DOES NOT EXTEND TO CLAIMS WHICH THE CREDITOR DOES NOT KNOW OR SUSPECT TO EXIST IN HIS OR HER FAVOR AT THE TIME OF EXECUTING THE RELEASE, WHICH IF KNOWN BY HIM OR HER MUST HAVE MATERIALLY AFFECTED HIS OR HER SETTLEMENT WITH THE DEBTOR." In addition, although each Rule 23(b)(3) Settlement Class Releasing

Party may hereafter discover facts other than, different from, or in addition to those that it or he or she knows or believes to be true with respect to any claims released in the preceding Paragraphs A-C, each Rule 23(b)(3) Settlement Class Releasing Party hereby expressly waives, and fully, finally, and forever settles, discharges, and releases, any known or unknown, suspected or unsuspected, contingent or non-contingent claims within the scope of the preceding Paragraphs A-C, whether or not concealed or hidden, and without regard to the subsequent discovery or existence of such other, different, or additional facts. Rule 23(b)(3) Class Plaintiffs acknowledge, and the members of the Rule 23(b)(3) Settlement Class shall be deemed by operation of the Rule 23(b)(3) Class Settlement Order and Final Judgment to have acknowledged, that the foregoing waiver was separately bargained for and is a key element of this Superseding and Amended Class Settlement Agreement.

E. The release in Paragraphs A-D above does not bar an investigation or action, whether denominated as *parens patriae*, law enforcement, or regulatory, by a state, quasi-state, or local governmental entity to vindicate sovereign or quasi-sovereign interests. The release shall bar a claim brought by a state, quasistate, or local governmental entity to the extent that such claim is based on a state, quasi-state, or local government entity's proprietary interests as a member of the Rule 23(b)(3) Settlement Class that has received or is entitled to receive a financial recovery in this action. The release shall also bar a claim, whether denominated as seeking damages, restitution, unjust enrichment, or other monetary relief, brought by a state, quasi-state, or local governmental entity for monetary harm sustained by natural persons, businesses, other non-state, nonquasi-state, and non-local governmental entities or private parties who themselves are eligible to be members of the Rule 23(b)(3) Settlement Class.

F. Notwithstanding anything to the contrary in Paragraphs A-E above, the release in Paragraphs A-E above shall not release:

A Rule 23(b)(3) Settlement Class Releasing Party's (a) continued participation, as a named representative or non-representative class member, in Barry's Cut Rate Stores, Inc., et al. v. Visa, Inc., et al., MDL No. 1720 Docket No. 05-md-01720-MKB-JO ("Barry's"), solely as to injunctive relief claims alleged in *Barry's*. As to all such claims for injunctive relief in Barry's, the Rule 23(b)(3) Settlement Class Releasing Parties retain all rights pursuant to Rule 23 of the Federal Rules of Civil Procedure which they have as a named representative plaintiff or absent class member in *Barry's* except the right to initiate a new separate action before five years after the Settlement Final Date. Nothing in this Paragraph shall be read to enlarge, restrict, conflict with, or affect the terms of any release or judgment to which any Rule 23(b)(3) Settlement Class Releasing Party may become bound in *Barry's*, and nothing in the release in Paragraphs A-E above shall be interpreted to enlarge, restrict, conflict with, or affect the request for injunctive relief that the plaintiffs in Barry's may seek or obtain in Barry's.

(b) Any claims asserted in *B&R Supermarket, Inc., et al. v. Visa, Inc., et al.*, No. 17-CV-02738 (E.D.N.Y.), as of the date of the parties' execution of this Superseding and Amended Class Settlement Agreement, that are based on allegations that payment card networks unlawfully agreed with one another to shift the liability of fraudulent payment card transactions from card-issuing financial institutions to merchants beginning in October 2015.

(c) Any claim of a Rule 23(b)(3) Settlement Class Releasing Party that is based on standard commercial disputes arising in the ordinary course of business under contracts or commercial relations regarding loans, lines of credit, or other related banking or credit relations, individual chargeback disputes, products liability, breach of warranty, misappropriation of cardholder data or invasion of privacy, compliance with technical specifications for a merchant's acceptance of Visa-Branded Credit Cards or Debit Cards, or Mastercard-Branded Credit Cards or Debit Cards, and any other dispute arising out of a breach of any contract between any of the Rule 23(b)(3) Settlement Class Releasing Parties and any of the Rule 23(b)(3) Settlement Class Released Parties; provided, however, that Paragraphs A-E above and not this Paragraph shall control in the event that any such claim challenges the legality of interchange rules, interchange rates, or interchange fees, or any other Rule, fee, charge, or other conduct covered by any of the claims released in Paragraphs A-E above.

(d) Claims based only on an injury suffered as (i) a payment card network competitor of the Visa Defendants or the Mastercard Defendants, or (ii) an ATM operator that is not owned by, or directly or indirectly controlled by, one or more of the Rule 23(b)(3) Settlement Class Released Parties.

G. Except as provided above in Paragraph F, upon the Settlement Final Approval Date each of the Rule 23(b)(3) Settlement Class Releasing Parties agrees and covenants not to: (a) sue any of the Rule 23(b)(3) Settlement Class Released Parties on the basis of any claim released in Paragraphs A-E above; (b) assist any third party in commencing or maintaining any private civil lawsuit against any Rule 23(b)(3) Settlement Class Released Party related in any way to any claim released in Paragraphs A-E above; or (c) take any action or make any claim until five years after the Settlement Final Date that as of or after the Settlement Final Approval Date a Rule 23(b)(3) Settlement Class Released Party has continued to participate in, and failed to withdraw from, any alleged unlawful horizontal conspiracies or agreements relating to the claims released in Paragraphs A-E above, which allegedly arise from or relate to the pre-IPO structure or governance of any of the Visa Defendants or the pre-IPO structure or governance of any of the Mastercard Defendants, or any Bank Defendant's participation therein. For the avoidance of doubt, however, nothing in this Paragraph shall preclude a Rule 23(b)(3) Settlement Class Releasing Party from taking any action compelled by law or court order.

H. Each Rule 23(b)(3) Settlement Class Releasing Party further releases each of the Visa Defendants, Mastercard Defendants, and Bank Defendants, and their counsel and experts in this Action, from any claims relating to the defense and conduct of this Action, including the negotiation and terms of the Definitive Class Settlement Agreement or the Superseding and Amended Class Settlement Agreement, except for any claims relating to enforcement of the Superseding and Amended Class Settlement Agreement. Each Visa Defendant, Mastercard Defendant, and Bank Defendant releases the Rule 23(b)(3) Class Plaintiffs, the other plaintiffs in the Class Actions (except for the plaintiffs named in Barry's), Rule 23(b)(3) Class Counsel, Rule 23(b)(3) Class Plaintiffs' other counsel who have participated in any settlement conferences before the Court for a Class Plaintiff that executes the Superseding and Amended Class Settlement Agreement, and their respective experts in the Class Actions, from any claims relating to their institution or prosecution of the Class Actions, including the negotiation and terms of the Definitive Class Settlement Agreement or the Superseding and Amended Class Settlement Agreement, except for any claims relating to enforcement of the Superseding and Amended Class Settlement Agreement.

I. In the event that the Superseding and Amended Class Settlement Agreement is terminated pursuant to Paragraphs 61-64 of the Superseding and Amended Class Settlement Agreement, or any condition for the Settlement Final Approval Date is not satisfied, the release and covenant not to sue provisions of Paragraphs A-H above shall be null and void and unenforceable.

17. All members of the Rule 23(b)(3) Settlement Class, and those subject to their

control, are hereby enjoined and forever barred from commencing, maintaining, or participating in, or permitting another to commence, maintain, or participate in on its behalf, any claims released against the Rule 23(b)(3) Settlement Class Released Parties, as set forth in the release and covenant not to sue provisions in Paragraph 15 above; provided, however, for purposes of clarity, that members of the Rule 23(b)(3) Settlement Class may continue to prosecute or participate in injunctive relief claims in *Barry's* as provided in Paragraph 15(F)(a) above.

18. Without affecting the finality of this judgment in any way, and as further provided in Paragraphs 65–68 of the Superseding Settlement Agreement, this Court retains continuing jurisdiction in MDL 1720 over the Rule 23(b)(3) Class Plaintiffs, the members of the Rule 23(b)(3) Settlement Class, and the Defendants to implement, administer, consummate, and

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enforce the Superseding Settlement Agreement and this Rule 23(b)(3) Class Settlement Order and Final Judgment, including any disputes relating to, or arising out of, the release and covenant not to sue of the Rule 23(b)(3) Settlement Class or any claim for payment from the Class Settlement Cash Escrow Account.

19. The Rule 23(b)(3) Class Plaintiffs, members of the Rule 23(b)(3) Settlement Class, and the Defendants irrevocably submit to the exclusive jurisdiction of this Court for the resolution of any matter covered by the Superseding Settlement Agreement, this Rule 23(b)(3) Class Settlement Order and Final Judgment, or the applicability of the Superseding Settlement Agreement or this Rule 23(b)(3) Class Settlement Order and Final Judgment. All applications to the Court with respect to any aspect of the Superseding Settlement Agreement or this Rule 23(b)(3) Class Settlement Order and Final Judgment shall be presented to and determined by United States District Court Judge Margo K. Brodie for resolution as a matter within the scope of MDL 1720, or, if she is not available, any other District Court Judge designated by the Court.

20. In the event that the provisions of the Superseding Settlement Agreement or the Rule 23(b)(3) Class Settlement Order and Final Judgment are asserted by any Defendant or other Rule 23(b)(3) Settlement Class Released Party as a ground for a defense, in whole or in part, to any claim or cause of action, or are otherwise raised as an objection in any other suit, action, or proceeding by a Rule 23(b)(3) Class Plaintiff or member of the Rule 23(b)(3) Settlement Class, the Rule 23(b)(3) Settlement Class Released Party shall be entitled to an immediate stay of that suit, action, or proceeding until after this Court has entered an order or judgment determining any issues relating to the defense or objections based on such provisions, and no further judicial review of such order or judgment is possible.

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21. This Rule 23(b)(3) Class Settlement Order and Final Judgment terminates and disposes of all claims against the Defendants in the Class Actions in MDL 1720, except for the injunctive relief claims alleged by the named plaintiffs in *Barry's*. There is no just reason for delay in entering final judgment. The Court hereby directs the Clerk to enter judgment forthwith in accordance with the terms of this Rule 23(b)(3) Class Settlement Order and Final Judgment, which judgment shall be final and appealable.

Dated: December 13, 2019 Brooklyn, New York

#### SO ORDERED:

s/ MKB MARGO K. BRODIE United States District Judge Case 1:05-md-01720-MKB-JO Document 7818-1 Filed 12/13/19 Page 1 of 16 PageID #: 113746

## **EXHIBIT 1**





Row		
Number	DocID	Business Name
1	900000233	001 ALICEA BAIL BONDS
2	900000340	1-800-FLOWERS.COM INC
3	900000726	1SALEADAY LLC
4	900000175	2BJAKKI LLC
5	900000669	426 CARTERSVILLE INC
6	900000535	5 STAR CAR RENTAL INC
7	90000273	7-ELEVEN, INC.
8	900000760	A GEMSTONE HAIR STUDIO
9	90000046	ABC SHOP
10	900000495	ABERCROMBIE & FITCH CO
11	90000015	ABRASIVE WATERJET OF INDIANA LLC
12	900000467	ACADEMY, LTD
13	900000595	ACCOR MANAGEMENT U.S. INC.
14	900000165	ACTIVE OFFICE MOVER INC
15	900000290	ADD-ON
16	900000748	AE BICYCLE
17	900000515	AERO CORPORATION
18	90000382	AEROVIAS DE MEXICO SA DE CV
19	90000058	AIR GRAPHICS LLC
20	900000564	AIRBNB INC
21	900000430	AIRBNB PAYMENTS INC
22	900000306	AIRPORT RESTAURANT HOLDINGS LTD
23	900000442	ALIMENTATION COUCHE-TARD INC
24	900000422	ALITALIA
25	900000476	ALL AMERICAN SHAKE SHOP
		ALPHA LAB SUPPLIES INC
27	900000556	AMAZON COM INC
		AMERICAN EXPRESS COMPANY
		AMERICAN MULTI-CINEMA, INC.
		AMERICAN SIGNATURE, INC.
31	900000569	ANCESTRY.COM DNA, LLC
		ANDEAVOR LLC
		ANDREA ROWLAND
		ANDREY KASPAROV
		ANTHONY JONES
		ANTIQUE A DAY PLUS INC
		APOLLO BROKERAGE INC
		APPLE VACATIONS LLC
		AQ FITNESS LLC
		ARMAAN & ARREBAH, INC.
		ASBURY AUTOMOTIVE GROUP INC
		ASCENA RETAIL GROUP, INC.
		ASHLEY FURNITURE INDUSTRIES INC
		AT & T SERVICES, INC
		ATRIUM HOLDING COMPANY
46	900000597	AURO



Row		
Number	DocID	Business Name
47	900000421	AUSTRIAN AIRLINES
48	90000002	AUTO PLUS SALES & SERVICE LLC
49	900000598	AUTONATION
50	900000132	AVID BUSINESS SOLUTIONS
51	900000520	AVON PRODUCTS, INC.
52	900000133	B & B SERVICE CENTER INC
53	900000149	B&B SAFETY SHOES AND SUPPLIES LLC
54	900000666	BANKHEAD FOOD STORE INC
55	900000210	BARBARA C SHANNON
56	900000215	BARGAIN FINANCIAL SERVICES INC
57	900000474	BARNES & NOBLE COLLEGE BOOKSELLERS
		BARNES & NOBLE INC
59	90000288	BEALL'S INC
		BEAVER PSYCHOLOGICAL SERVICES PLLC
		BEECHWOOD PLAZA HOTEL OF APPLETON, LLC
	900000739	
		BEN'S OUTLET
		BENSCO OF LOUISIANA LLC
	900000313	· · · ·
		BIG LOTS, INC
		BJ'S RESTAURANTS, INC.
		BJ'S WHOLESALE CLUB
		BLACKOUT CUSTOM TINT INC
		BLARNEY CASTLE OIL CO
		BOB EVANS RESTAURANTS, LLC
		BOB'S RENTALS, INC
		BODY AND FITNESS GROUP LLC
		BOLAND GROUP I LLC
		BOOKING HOLDINGS INC
		BOSCOV'S DEPARTMENT STORE LLC
		BOYD GAMING CORPORATION
		BP ALPHARETTA USA, INC
		BP STATION
		BREADBERRY INC
		BRIDGESTONE RETAIL TIRE OPERATIONS
		BROOKSHIRE GROCERY COMPANY
		BRUSSELS AIRLINES
		BUITENDORP ENTERPRISES
		CALEDES INC
		CALERES, INC.
		CALIFORNIA PIZZA KITCHEN, INC.
	90000038	
92	900000004	CALM WIND LLC



Row		
Number	DocID	Business Name
		CAMBELLTON SHELL, INC
		CAMP POINT SEED COMPANY
		CAPITAL U-DRIVE IT INC
		CAPRI MOTEL - MANISHA PATEL
		CAR MAX, INC.
		CARDTRONICS PLC
		CARTERSVILLE BARTOW COUNTY CHAMBER OF COMMERCE INC
		CARY OIL CO INC
		CASCADE CHEVRON USA INC
		CASEY'S GENERAL STORES, INC.
		CASPER MOUNTAIN BED AND BREAKFAST
		CATHAY PACIFIC AIRWAYS
		CEC ENTERTAINMENT INC
		CELIERA LLC
		CENTRAL FLORIDA INVESTMENTS, INC.
		CENTRAL ROOFING CO
		CENTURY LINK INC
		CG CHAMPIONSGATE GOLF LLC
		CHARLENE DAY ENTERPRISES
	900000358	
		CHENEY BROS., INC. D/B/A CHENEY BROTHERS
		CHENEY FORENSIC CONSULTING LLC
		CHEVRON U.S.A. INC
		CHICK-FIL-A INC
		CHICO'S FAS, INC.
		CHICS N CLAYS
		CHILDCARE WORLDWIDE
		CHRISTINE MORRIS
		CITGO PETROLEUM CORPORATION
		CITY OF NEWCASTLE
		CLIPPER PETROLEUM INC
		CM WOODWORKS INC
		COBORN'S INC
126	900000460	COCINA SUPERIOR
127	900000343	COCODRIE CHARTERS
128	900000519	COLDWATER CREEK INC.
129	900000446	COMCAST CABLE COMMUNICATIONS LLC
130	900000350	COMPANIA PANAMENA DE AVIACION S.A.
131	900000417	COMPASS GROUP USA, INC.
132	900000603	COMPUSA
133	900000604	CONCORD WICKLIFFE LIMITED PARTNERSHIP
134	900000300	CONKLIN'S SERVICE
135	900000167	CORE INVESTIGATIONS AND POLYGRAPH
136	900000576	CORTZ, INC. DBA IN THE SWIM
137	900000169	COS INC
138	900000583	COSTCO WHOLESALE CORPORATION





Row		
	DocID	Business Name
		COTTON COACH INC.
	900000075	
		CRACKER BARREL OLD COUNTRY STORE INC
		CRATE & BARREL HOLDINGS INC
		CRESTLINE HOTELS & RESORTS, LLC
		CRESTON BOOSTER CLUB
	900000205	
		CSSY OF FL INC
		CUMBERLAND FARMS INC
		CUTIE BEAUTY SUPPLY
		CUTTING EDGE SALON
		D&E KWIK STOP DBA K&B KWIK STOP DBA VIDEO STOP
		D5 LYON LLC
		D'AGONSTINO SUPERMARKETS, INC.
		DAN'S ELECTRIC SHOP LLC
		DAN'S ELECTRO ELECTRIC, LLC
	900000035	
		DAVID ECKMAN
		DAYALS TARA INC
		DAYTON XTREME AUTOSPORT LLC
		DEB SHOPS SDP INC.
		DECKERS OUTDOOR CORPORATION
		DELL TECHNOLOGIES, INC.
		DELTANN INN MOTEL
		DENNIS R HIGHT
		DENNY PARK VENTURES LLC
		DESIGN ARTISTRY
		DESIGN FINDINGS INC
		DEUTSCHE LUFTHANSA AG
		DEWON L HOLT
		DHL EXPRESS USA INC
		DICK'S SPORTING GOODS INC
		DILLARD'S, INC.
		DISCOUNT C-STORE INC
		DISCOUNT WHEELS AND CAR RIMS
		DISH NETWORK LLC
		DIVERSE PROPERTY MGMT
		DOGONFUNNY CREATIONS LLC
177	900000764	DOLLAR GENERAL CORPORATION
		DONNELL YOUNG - 1227060
		DOUGLAS A GOUGH
		DR G E MITCHELL
		DRURY HOTELS COMPANY, LLC
		DULUTH CHEVRON USA, INC
		DYBDAHL ELECTRIC
184	900000727	DYNAMITE TIME



Row		
Number	DocID	Business Name
185		E AND J ALIGNMENTS LLC
186	900000705	EAST NEW YORK KOSHER CORP
187	900000299	ECONOMY RACING COMPONENTS INC
188	900000298	EDWARD CRISOSTOMO AGUON
189	900000236	EDWIN P BURKHOLDER
190	900000413	EL NUEVO RANCHO GRANDE
191	900000567	ENERGY NORTH STORES INC.
192	900000607	ENTERPRISE LEASING COMPANY OF STL, LLC.
193	900000114	EPIC ANGLING & ADVENTURE LLC
194	900000455	EQUILON ENTERPRISES LLC
195	90000388	ERIE MUFFLER AND BRAKE SHOP LTD
196	900000257	ERLINDA MAE SKOBLOW
197	90000202	E-TAXES
198	900000732	EVERLOVED VETERINARY
199	900000119	EXIT CAR & LIMO SERVICE INC
200	900000768	EXPEDIA INC
201	90000280	EXPRESS INC
202	900000370	EXTENDED STAY AMERICA, INC.
203	900000454	EXXONMOBIL CORPORATION
204	90000074	EZ HOME SHOP
205	900000589	FAMILY DOLLAR STORES, INC.
206	900000363	FAMILY EXPRESS CORPORATION
		FAREWAY STORES, INC.
		FARM FRESH OF LAKEWOOD, INC
		FAYETTE COUNTRYSIDE STORE, INC
		FERN CREEK HARDWARE AND FEED STORE
		FINNAIR PLC
		FIRST DATA CORPORATION
		FITNESS INTERNATIONAL, LLC DBA LA FITNESS
		FLAGLER HUMANE SOCIETY
		FLAT SHOALS FOOD MART, INC
		FLAT SHOALS USA INC
		FLEET FARM WHOLESALE SUPPLY CO. LLC
		FLYNN RESTAURANT GROUP
		FOOT LOCKER INC
		FOUNDATION FOR THE YAKIMA VALLEY FAIR AND RODEO
		FRONTIER AIRLINES INC
		FRYS ELECTRONICS INC
		FURNITURE SALVAGE CO INC
		G & J XTREME AUTOSPORTS LLC
		GAINSVILLE SHELL INC
		GAMESTOP INC
		GARYS HEATING & COOLING
		GATE FUEL SERVICE INC
		GATE NORTH CAROLINA INC
230	900000317	GATE PETROLEUM COMPANY



Row		
Number	DocID	Business Name
231	900000431	GBG, INC.
232	900000172	GENERAL MACHINING INC
233	900000462	GENESCO INC
234	900000024	GEORGE TOMSCO D/B/A FIREBALLS
235	900000196	GERALD T BOETSCH
236	900000123	GHS ONLINE SOLUTIONS
237	900000410	GILBERT MARSHALL MEMORIAL SCHOLARSHIP INC
238	900000418	GINA FOLL
239	900000211	GLASS ARTS
240	900000723	GLASSES UNLIMITED
241	900000579	GNC HOLDINGS INC
242	900000609	GORDON BROTHERS GROUP LLC
243	90000381	GRAND CIRCLE LLC
244	900000099	GRANTLAND ENTERPRISE LLC
245	90000365	GREEKTOWN CASINO LLC
246	900000364	GREEN APPLE CLEANERS
247	900000225	GREQ W COX INC DBA TEX-OMA BUILDERS SUPPLY
248	900000347	GROUP VOYAGERS INC
249	900000610	GRUBHUB HOLDINGS INC
250	900000378	GRYSKIEWICZ TWIN CITIES COSMETIC SURGERY
251	90000384	GULF OIL LP
252	90000055	GUTHERIE LUMBER
253	90000328	HAL SMITH RESTAURANT GROUP
254	900000752	HALCYON LOAN TRADING FUND LLC
255	900000682	HALLANDALE FARMERS MARKET LLC
256	900000592	HANCOCK FABRICS, INC.
257	900000586	HAT WORLD, INC.
258	900000611	HEART OF AMERICA MANAGEMENT LLC
259	900000715	HEARTLAND KOSHER PRODUCTS INC
260	900000138	HERBALIFE WITH NJS
261	900000471	HERC RENTALS INC
262	90000287	HFM GLENWOOD LLC
		HICKORY HOLLOW LONG ARM QUILTING
	900000612	
		HMC MEDIA LLC
		HMSHOST CORPORATION
		HOLIDAY TRAVEL
		HOLLAND LAKE GOLF COURSE INC
		HOME DEPOT U.S.A., INC.
		HOME DESIGNS FURNITURE CORPORATION
		HOOVER'S HAULING SERVICE
		HORIZON SPA & POOL PARTS
		HOST HOTELS
		HOT TUB WORKS, LLC
		HOTEL TONIGHT LLC
276	900000356	HOTELBEDS USA INC



Row		
Number	DocID	Business Name
277	900000614	HSN, INC.
278	900000615	HYATT CORPORATION
279	90000001	IAN EGLAND
280	900000770	ICEBREAKER NATURE CLOTHING, INC
281	900000349	ICELANDAIR EHF
282	900000439	IKEA NORTH AMERICA SERVICES LLC
283	900000452	INGLES MARKETS INC
284	900000616	INGRAM MICRO INC.
285	90000060	INTEGRITY SPECIALISTS LLC
286	900000700	INTERNATIONAL ONLINE SCHOOL
287	900000617	INTERSTATE
288	900000529	INTUIT INC
289	900000542	ISAAC INVESTMENTS GROUP LLC
290	900000218	ISABELLE MAURICE DBA UNIQUE BLANKET
291	90000692	ITS CHESSE INC
292	900000208	J A GIBBS ENTERPRISES
293	900000261	J THIBODEAU PHOTOS
294	900000487	J. C. PENNEY CORPORATION INC
295	900000618	JACK IN THE BOX INC
296	900000319	JACO OIL COMPANY
297	90000037	JAMES F REILLY MD INC
298	900000283	JAMES W CAMPBELL
		JANICE FRYATT
300	900000183	JB TURBANAS
301	900000186	JBS PROMOTIONS
302	900000308	JEFFREY S GALE
303	90000094	JERRY TAYLOR
		JEWISH LEARNING INSTITUTE
	90000005	
306	900000676	JOCELYN PANTRY 2 INC
307	900000667	JOCELYN PANTRY 4 LLC
		JOSHI HOTEL GROUP
		JRD UNICO, INC. AND JETRO CASH & CARRY ENTERPRISES, LLC.
		JUDITH BIHARY
		JULIE MITTINO CRAFTS
		JUST A SWINGIN
		KAISER FOUNDATION HEALTH PLAN INC
		KANTACK ALCANTARA LAW OFFICE PC
		KARDELL PLUMBING INC
		KAREN DALE ZEMLANSKY
		KARI KOCHAR
		KATHLEEN THIBODEAU SHOES
		KAYLA JOY SMITH DBA LULAROE KAYLA JOY SMITH
		KEATING ENTERTAINMENT LLC
		KENTUCKY SIGNWORKS
322	900000544	KHUSHI PROPERTIES LLC



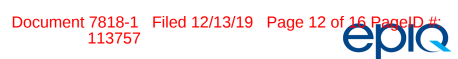
Row		
Number	DocID	Business Name
		KIPLING RETAIL LLC
		KK SONS USA INC
		KNOXVILLE SUGAR GLIDERS
		KOHL'S CORPORATION
		KOL TUV GROCERY INC
328	900000704	KOLLEL FOOD INC
329	900000345	KONINKLIJKE LUCHTVAART MAATSCHAPPIJ NV
330	900000285	KONISA STUDIO
331	900000351	KOREAN AIR LINES CO LTD
332	900000690	KOSHER KINGDOM
333	900000490	L BRANDS, INC. (F/K/A LIMITED BRANDS, INC.)
334	90000087	LA AUXILIADORA DOLLAR STORE 2
335	900000127	LAMBERSON SALES COMPANY LLC
336	90000078	LANGLITZ CHIROPRACTIC & MASSAGE
337	900000309	LASCO ENTERPRISES LLC
338	900000353	LATAM AIRLINES BRASIL (TAM LINHAS AEREAS SA)
339	900000192	LAWRENCE R SCHROEPFER
340	900000622	LEGO SYSTEMS, INC.
341	900000101	LEMPS APOTHECARY INC
342	900000252	LES JARDINS DE BROSSARD INC
343	900000582	LESLIE'S POOLMART, INC.
344	900000284	LIBERTY THERAPY ASSOCIATES LLC
345	900000373	LIFE TIME FITNESS INC
346	900000665	LILBURN GROCERY INC
347	90000066	LINDA F OCONNOR
348	900000719	LKWD RESTAURANT LLC
349	900000623	LOEWS HOTELS HOLDING CORPORATION
350	900000499	LORD & TAYLOR, LLC
351	900000117	LORRAINE O'CONNOR DDS PC
352	900000366	LOS ANGELES DODGERS LLC
353	90000580	LOWE'S COMPANIES, INC.
354	900000198	LOYD'S LOCK CO LLC
355	90000533	LSA TRANSPORTATION LLC
356	900000545	LUBY'S FUDDRUCKERS RESTAURANTS LLC
357	90000500	LUXOTTICA OF AMERICA INC.
358	900000624	LYFT, INC.
359	90000217	LYONS AUTOMOTIVE CENTER INC
360	90000683	M&M CHOW LLC
361	900000497	MACY'S INC
362	900000757	MALCO ENTERPRISES OF NEVADA INC
363	90000161	MAMA RITA'S
364	900000625	MANANTO ENTERPRISES, LLC
365	90000237	MANNER OF LIFE LLC
366	900000444	MARATHON PETROLEUM CO LP
		MARCEL USA INC
368	900000514	MARCELL MCALLEN, LLC



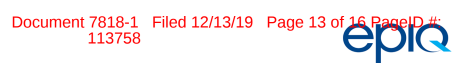
Row		
	DocID	Business Name
		MARIA CERVANTES
		MARIA CERVANTES
		MARILYN ROSE FINE ART
		MARQUIP MECHANICAL
		MARIOTT INTERNATIONAL, INC.
		MARRIOTT WELKNATIONAL, INC.
		MARTIN REBUILDING COMPANY
		MARVIN ENTRP USA INC
		MARY C BAGLEY
		MARY KAY - ANA AZICRI
		MARY KAY - ANYSSA CHAMBERS (ALVAREZ)
		MATHIS BROS OKLAHOMA CITY, LLC
		MAURICE HODGES
		MAX BINIK 2'L CORP
		MAXIMUM INSPECTIONS LLC
		MD LOGICA, INC.
		MERINO RETAIL, INC
		METROPOLITAN TRANSPORTATION AUTHORITY
		MGM RESORTS INTERNATIONAL
		MICHAEL V SINISCALCHI
		MICHAELS STORES, INC.
		MICHELLE ANN SANDER: MK CONSULTANT
		MIDWEST GOODS INC
		MIDWESTERN WHEELS INC
		MIKES TRUCK AND TRAILER REPAIR LLC
		MINNESOTA HOCKEY VENTURE GROUP LP
		MK CONSULT MONA KENNIS
		MOBILE'S U DRIVE IT, INC.
		MOISHAS KOSHER DISCOUNT SUPERMARKET
		MON JIN LAU
		MONEYGRAM INTERNATIONAL INC
		MONTGOMERY AUTO RENTALS INC
		MOODY NATIONAL MANAGEMENT LP
		MOONEY'S STORE INC
		MORRIS HASSON MD PC
		MOUNTAIN STANDARD GROUP, LLC
		MOUNTANI KOSHER FOOD CORP
		MOUSAVI & LEE LLP
		MY CHILD SPEAKS THREE LANGUAGES LLC
		MYZP CENTRAL TEXAS CHUYS LTD
		NAOMI KUMABE RMT
		NATIONAL ALLIANCE OF TRADE ASSOCIATIONS
		NATIONAL ASSOCIATION OF CONVENIENCE STORES
		NATIONAL GENERAL INSURANCE
		NATIONAL GROCERS ASSOCIATION
		NATIONAL RAILROAD PASSENGER CORPORATION DBA AMTRAK
401 402 403 404 405 406 407 408 409 410 411 412 412 413	90000330 90000109 900000641 900000695 90000052 900000453 90000234 90000234 90000435 90000435	MOODY NATIONAL MANAGEMENT LP MOONEY'S STORE INC MORRIS HASSON MD PC MOUNTAIN STANDARD GROUP, LLC MOUNTANI KOSHER FOOD CORP MOUSAVI & LEE LLP MY CHILD SPEAKS THREE LANGUAGES LLC MYZP CENTRAL TEXAS CHUYS LTD NAOMI KUMABE RMT NATIONAL ALLIANCE OF TRADE ASSOCIATIONS NATIONAL ASSOCIATION OF CONVENIENCE STORES NATIONAL GENERAL INSURANCE NATIONAL GROCERS ASSOCIATION



Row		
	DocID	Business Name
		NATIONAL RETAIL FEDERATION
		NATIONAL REPAIR PEDERATION
		NEEDAK INC
		NESPRESSO USA
		NESTLE WATERS NORTH AMERICA HOLDINGS INC
		NEW ORLEANS PELICANS NBA, LLC
		NEW ORLEANS SAINTS
		NEWTON GAS, GROC. & GUN ACCESSORIES
	900000278	
		NL BOOKKEEPING & BUSINESS SOLUTIONS
		NORTH HAIRSTON FOOD MART, INC
		NORTHEAST RACING ENTERPRISES INC
427	900000749	NORTHSIDE RECOVERY LLC THE CORPORATION TRUST COMPANY
		NOTICE ME NOW
429	900000214	OCLA GIFTS FOR ALL
		O'CONNELL LAW LLC
		OCTAGON COMMERCE
432	900000070	OFF GRID POWER SOLUTIONS LLC
433	900000486	OFFICE DEPOT INC
434	900000502	OFFICEMAX INCORPORATED
435	900000687	OH NUTS INC
		OH NUTS INC
437	900000686	OH NUTS OF MONSEY INC
438	900000146	ONLINE FINANCIAL ENTITIES INC
439	900000631	ONSTAR LLC
440	90000083	OPEN DOOR MERCHANDISERS
441	900000411	ORGANIC MARKETS DBA FOODS FOR LIVING
442	900000510	OUTRIGGER HOSPITALITY GROUP
443	90000320	OVERSTOCK.COM, INC.
444	900000040	OZARK PORTABLE STRUCTURES LLC
445	90000088	P & T KIDS SALONS LLC
446	900000585	PACIFIC SUNWEAR OF CALIFORNIA, LLC
447	900000632	PACIFICA
448	90000587	PANDA RESTAURANT GROUP, INC.
449	90000554	PANDORA JEWELRY, INC.
450	900000754	PANERA, LLC
451	900000449	PAPA JOHN'S INTERNATIONAL INC
452	90000333	PAPPAS RESTAURANTS INC
453	90000254	PARADISE TAN
454	90000297	PARKEDGE FARM INC BED AND BREAKFAST
455	900000156	PASSION AUTOMOTIVE ACCESSORIES LTD
456	900000728	PATRCIA COOPER
457	90000189	PATRICIA J. SULLIVAN ATTORNEY AT LAW
458	90000081	PAUL D KINGHORN
459	90000243	PAUL HUBBS CONSTRUCTION CO INC
460	90000322	PAULINA GUZMAN



Row		
	DocID	Business Name
		PC RICHARD & SON INC
		PEACH HILL DESIGNS
		PERFUMANIA
		PERRY/RANDOLPH FRIENDS OF NRA
		PETCO ANIMAL SUPPLIES INC
		PHILLIPS 66 COMPANY
		PILOT CORPORATION
		PIZZABOU INC
		PLAID PANTRIES, INC. DBA PLAID PANTRY
		POMRANKE INC
471	900000314	PONTE VEDRA CORPORATION
		POOLCENTER.COM, INC.
		PORT HOPE MINISTRIES INC
474	900000659	PORTDALE SHELL, INC
475	900000773	PORTLAND DESIGN EXCHANGE, INC
476	90000069	PRIMGHAR CHIROPRACTIC CENTER INC - DR HEATHER J EINCK DC
477	900000076	PROPERTYRADAR INC
478	900000633	PUBLIC STORAGE
479	900000634	QDOBA RESTAURANT CORPORATION
480	900000552	QUICKEN LOANS INC
481	900000672	RAHEEN INVESTMENT INC
482	900000324	RAISING CANE'S RESTAURANTS LLC
483	900000269	RALPH LAUREN CORPORATION
484	900000184	RAMBULLIN BED & BREAKFAST
485	900000538	RAMSOND CORPORATION
486	900000432	RATNER COMPANIES L.C.
487	900000658	RAUNAK ENTERPRISES INC
488	900000244	READING GAMES SOFTWARE CENTER
489	90000026	REAL ESTATE UD INC
490	900000531	REALPAGE INC
491	900000259	REBA D'S
492	900000265	RECREATIONAL EQUIPMENT INC
493	900000294	RED FRONT/FRANCIS CREEK INN
494	90000010	REFEREE PAC
495	900000551	REID PETROLEUM CORP
496	900000643	RELIANCE LEASING, INC.
		RENEGADE FURNITURE GROUP INC
498	900000755	REPUBLIC SERVICES INC
499	900000468	RESTORATION HARDWARE INC
500	900000524	RETAIL INDUSTRY LEADERS ASSOCIATION
		REX USA INC
		RICKER OIL COMPANY INC
		RIVER OAKS L-M INC
		ROGER MALLER ART GALLERY
505	90000649	ROSEBUD BP INC
506	900000464	ROUNDY'S SUPERMARKETS INC



Row		
	DocID	Business Name
	900000511	
		ROYAL CARIBBEAN CRUISES LTD.
		RTW RETAILWINDS INC F/K/A NEW YORK & COMPANY INC
		RUM POINT RECOVERY LLC
		RUSTIC TOUCHES BY TAYLOR MADE
		RUTH EREZA BONILLA
	900000671	
		RYSHA MEDLOCK INC
		S & S GREEK AMERICAN CONCESSIONS
		S&L TRAVEL PARTNERS INC
		S.B. RESTAURANT CO.
		SA PARVEEN ENTERPRISES, INC.
		SADIES GRILL
		SAGE HOSPITALITY RESOURCES LLC
		SAKS INCORPORATED
		SAMPSON-BLADEN OIL COMPANY, INC.
		SARIKA ENTERPRISES INC
		SBE ENTERTAINMENT GROUP
		SCAVENGER SALOON
526	900000708	SCHNOOP LLC
		SCHNOOP.COM LLC
		SEARS HOLDING CORPORATION
529	900000131	SEED RESEARCH EQUIPMENT SOLUTIONS
530	900000477	SEMINOLE TRIBE OF FLORIDA
531	900000636	SEPHORA
532	900000697	SEVEN MILE FOOD MARKET LLC
533	900000735	SHABAKAS
534	900000122	SHAW ENTERPRISES
535	900000199	SHELBY TAFLIN
536	900000593	SHERWIN WILLIAMS CO
537	900000152	SHIRLEY MCMILLIAN
538	900000699	SHLUCHIM OFFICE
539	900000701	SHLUCHIM OFFICE INTERNATIONAL
540	900000707	SHNOOPCOM CORP
541	900000144	SI PROPERTY INVESTMENTS LLC
542	900000246	SIAM CLASSIC INN AND SPA
543	900000371	SIGNATURE FLIGHT SUPPORT
544	900000303	SIMON PROPERTY GROUP
545	900000509	SKY NAILS & SPA
546	900000103	SMITH HISTORICAL SOCIETY
547	900000526	SODEXO INC
548	900000650	SONY INVESTMENTS INC
549	900000406	SOUTH CAROLINA AUTO RENTALS
550	900000408	SOUTHEASTERN CAR & TRUCK RENTALS INC
551	900000668	SPALDING CHEVRON INC
552	900000336	SPECIALTY RETAILERS



Row		
	DocID	Business Name
		SPEEDWAY LLC
		SPINNERS INC
		SPORTS MEDIA MARKETING LLC
		SPORTS TWINS PHOTOGRAPHY
		SPOTIFY USA INC.
558	900000573	SPP HOLDING CORPORATION DBA SPECIALTY POOL PRODUCTS
559	900000459	SPRINT CORPORATION
560	900000737	SPROUTS FARMERS MARKETS INC
561	900000642	SQUARE, INC.
562	900000173	SS TREE CARE LLC
563	900000657	SSR 2017 LLC
564	900000485	ST GEORGE LANDSMEN LLC
565	900000128	ST JOSEPH'S EAR NOSE & THROAT CLINIC PLLC
566	900000166	STAGE 2 AV PRODUCTIONS
567	900000756	STAIRCOM PTY LTD
568	900000498	STAPLES, INC
569	900000448	STARBUCKS CORPORATION
570	900000321	STEIN MART INC.
571	900000451	STERLING INC
572	900000182	STEVEN FISHER
573	900000100	STEWART FINANCIAL SERVICES
574	900000041	STIGLIANO FAMILY PRACTICE PC
575	90000085	STOCKTON ENTERPRISES
576	900000420	STRIPE INC
577	900000164	SUBPIXEL
578	900000591	SUN HOLDINGS, INC.
579	900000506	SUNOCO, INC. (R&M) D/B/A SUNOCO (R&M) LLC
580	900000637	SUNSTONE 42ND STREET LESSEE, INC.
581	900000675	SV KILLIANHILL INC
582	900000443	SWAROVSKI US HOLDING LIMITED
583	900000425	SWISS INTERNATIONAL AIR LINES LTD
		SYLVIAS KOSHER PLACE
		T & T USA INC
		TARA GAS INC
		TARGET CORPORATION
		TARRANT COUNTY, TEXAS
		TASKRABBIT INC
	90000346	
		TAX SOLUTIONS
		TENNESSEE FOOTBALL INC
		TERRACE HILL GOLF COURSE
		TERRI (TERESA) KAY MOEHRING
		TEXAS HEALTH HARRIS METHODIST HOSPITAL FORT WORTH
		TGI FRIDAY'S, INC.
		THE 1887 HANSEN HOUSE BED AND BREAKFAST
598	900000050	THE ALLIANCE SOUTHEAST



Row		
Number Do	oclD	Business Name
		THE BON-TON STORES, INC.
		THE BRIAD RESTAURANT GROUP, LLC.
		THE BUCKLE, INC.
		THE BUTCHER THE BAKER OF ASHEVILLE
		THE CHILDRENS PLACE INC
		THE CONTAINER STORE
		THE FRESH MARKET, INC.
		THE GAP, INC.
		THE HERTZ CORPORATION
		THE KCS GROUP INC
		THE PURPLE COW
		THE SPORTS AUTHORITY, INC.
		THE TALBOTS INC
		THE TJX COMPANIES, INC.
		THE WALT DISNEY COMPANY
		THE WILLIAM CARTER COMPANY
		THERAPY DEPOT INC
		THERMO FISHER SCIENTIFIC INC
		THORNTONS LLC
		TIMBERLAND RETAIL LLC
		TIMBERLINE GALLERY
		TOP NAILS BY MARY
621 90	00000415	TOTAL WINE & MORE
		TOWN OF UNION
		TRACFONE WIRELESS, INC.
		TRACTOR SUPPLY
625 90	00000355	TRAVCORP USA INC
		TULSA PEDIATRIC GROUP PC
627 90	00000750	TURKISH AIRLINES
628 90	00000416	UBER TECHNOLOGIES INC
629 90	00000174	U-HAUL-LITTLE-TEXAS #56358
630 90	00000550	ULINE, INC.
		UNITED AIRLINES, INC.
		UNITED PARCEL SERVICE CO.
		UNITEDHEALTH GROUP INC
		US AIRMOTIVE WORLDWIDE CORP
635 90	00000738	USR PARENT INC
		V. F. CORPORATION
		VALE VETERINARY CLINIC
		VALENTINA GOMEZ
		VALERIE A MOLLO
	00000776	
641 90	00000548	VEHICLE RENTAL SERVICES LLC
	00000504	VERIZON COMMUNICATIONS INC
643 90		VERIZON COMMUNICATIONS INC VF IMAGEWEAR INC



Row		
Number	DocID	Business Name
645	900000779	VF SERVICES LLC
646	900000104	VICTORY COSMETICS
647	900000105	VILNIS & CO ANTIQUES
648	900000508	VIRGIN AMERICA INC
649	900000110	VISION RESTAURANTS INC
650	900000136	VISUAL THOUGHTS FINE ART
651	90000387	VITAMIN SHOPPE INDUSTRIES INC
652	900000115	VOCE ENTERPRISES LTD
653	90000762	WALLACE LEASING CORP
654	90000064	WALTER HASS GRAPHICS INC
655	900000578	WAREHOUSE POOLS INC
656	900000734	WASHINGTON ALLIANCE INTL
657	90000362	WATERKEEPER ALLIANCE
658	900000713	WESTERN KOSHER PICO BRANCH
659	90000335	WHATABURGER, INC.
660	900000640	WHITE LODGING SERVICES CORPORATION
661	900000434	WHOLE FOODS MARKET INC
662	900000565	WIDEOPENWEST, INC.
663	900000195	WILL ROGERS ROYAL CLOCK SHOP
664	900000780	WILLIAMSON-DICKIE MANUFACTURING COMPANY LLC
665	90000047	WOOD COLLISION CENTER
666	900000044	WORD OF LIFE CHURCH
667	90000034	WRIGHT'S TRIPOWER
668	900000450	WYNDHAM DESTINATIONS INC
669	900000412	XAVIERS
670	90000089	XSEL ENTERPRISES LLC
671	900000124	YAMAMOTO JAPAN INC
672	90000684	YGSL HOLDINGS LLC
673	90000693	YOU SAVE GROCERY
674	90000386	YUM! BRANDS INC
675	90000656	ZAINA GROUP INC

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# **EXHIBIT 2**

### Case 1:05-md-01720-MKB-JO Document 7818-2 Filed 12/13/19 Page 2 of 4 PageID #: 113763

47 West 55th Restaurant Inc. v. Visa U.S.A. Inc., et al., No. 06-CV-01829-MKB-JO (E.D.N.Y.), formerly No. 05-CV-08057-SCR (S.D.N.Y.).

518 Restaurant Corp. v. American Express Travel Related Services Co., Inc., et al., No. 05-CV-05884-MKB-JO (E.D.N.Y.), formerly No. 05-CVG-04230-GP (E.D. Pa.).

*American Booksellers Association v. Visa U.S.A., Inc., et al.*, No. 05-CV-05319-MKB-JO (E.D.N.Y.).

Animal Land, Inc. v. Visa U.S.A., Inc., et al., No. 05-CV-05074-MKB-JO (E.D.N.Y.), formerly No. 05-CV-01210-JOF (N.D. Ga.).

Baltimore Avenue Foods, LLC v. Visa U.S.A., Inc., et al., No. 05-CV-05080-MKB-JO (E.D.N.Y.), formerly No. 05-CV-06532-DAB (S.D.N.Y.).

Barry's Cut Rate Stores, Inc., et al. v. Visa, Inc., et al., No. 05-MD-01720-MKB-JO (E.D.N.Y.).

*Bishara v. Visa USA, Inc., et al.*, No. 05-CV-05883-MKB-JO (E.D.N.Y.), formerly No. 05-CV-04147-GP (E.D. Pa.).

*BKS, Inc., et al. v. Visa, Inc., et al.*, No. 09-CV-02264-MKB-JO (E.D.N.Y.), formerly No. 09-CV-00066-KS-MTP (S.D. Miss.).

Bonte Wafflerie, LLC, et al. v. Visa U.S.A., Inc., et al., No. 05-CV-05083-MKB-JO (E.D.N.Y.), formerly No. 05-CV-06708-DAB (S.D.N.Y.).

*Broadway Grill, Inc. v. Visa, Inc., et al.*, No. 17-cv-04362-MKB-JO (E.D.N.Y.), formerly No. 16-cv-04040 (N.D. Cal.) and 16-00392 (Cal. Super. Ct.).

Broken Ground, Inc. v. Visa U.S.A., Inc., et al., No. 05-CV-05082-MKB-JO (E.D.N.Y.), formerly No. 05-CV-06543-DAB (S.D.N.Y.).

Connecticut Food Association, Inc., et al. v. Visa U.S.A., Inc., et al., No. 05-CV-05880-MKB-JO (E.D.N.Y.), formerly No. 05-CV-07456-DAB (S.D.N.Y.).

Discount Optics, Inc. v. Visa U.S.A., Inc., et al., No. 05-CV-05870-MKB-JO (E.D.N.Y.), formerly No. 05-CV-07175-DAB (S.D.N.Y.).

East Goshen Pharmacy, Inc. v. Visa U.S.A., Inc., et al., No. 05-CV-05073-MKB-JO (E.D.N.Y.), formerly No. 05-CV-01177-JBA (D. Conn.).

*Esdacy, Inc. v. Visa U.S.A., Inc. et al.*, No. 06-CV-05583-MKB-JO (E.D.N.Y.), formerly No. 06-CV-02192-MDL (D.S.C.).

Fairmont Orthopedics & Sports Medicine, PA, et al. v. Visa U.S.A., Inc., et al., No. 05-CV-05076-MKB-JO (E.D.N.Y.), formerly No. 05-CV-06259-DAB (S.D.N.Y.).

### Case 1:05-md-01720-MKB-JO Document 7818-2 Filed 12/13/19 Page 3 of 4 PageID #: 113764

*Fitlife Health Systems of Arcadia, Inc. v. Mastercard International Incorporated, et al.,* No. 05-CV-05153-MKB-JO (E.D.N.Y.).

Fringe, Inc. v. Visa U.S.A., Inc. et al., No. 05-CV-04194-MKB-JO (E.D.N.Y.).

*G.E.S. Bakery, Inc. v. Visa USA, Inc., et al.*, No. 05-CV-05879-MKB-JO (E.D.N.Y.), formerly No. 05-CV-07414-DAB (S.D.N.Y.).

*Gulfside Casino Partnership v. Visa, Inc., et al.*, No. 09-CV-03225-MKB-JO (E.D.N.Y.), formerly No 05-CV-00382-HSO-JMR (S.D. Miss.).

Harris Stationers, Inc., et al. v. VISA International Service Association, Inc., et al., No. 05-CV-05868-MKB-JO (E.D.N.Y.), formerly No. 05-CV-06541-ABC-AJW (C.D. Cal.).

Hyman, et al. v. VISA International Service Association, Inc., et al., No. 05-CV-05866-MKB-JO (E.D.N.Y.), formerly No. 05-CV-00487 (W.D. Ky.).

*Jasperson v. Visa U.S.A., Inc., et al.*, No. 05-CV-05070-MKB-JO (E.D.N.Y.), formerly No. 05-CV-02996-MMC (N.D. Cal.).

*Jax Dux & Bux, LLC v. Visa U.S.A. Inc., et al.*, No. 06-CV-01830-MKB-JO (E.D.N.Y.), formerly No. 05-CV-08058-SCR (S.D.N.Y.).

Jetro Holding, Inc., et al. v. Visa U.S.A., Inc., et al., No. 05-CV-04520-MKB-JO (E.D.N.Y.).

*JGSA, Inc. v. Visa USA, Inc., et al.*, No. 05-CV-05885-MKB-JO (E.D.N.Y.), formerly No. 05-CV-00801-CNC (E.D. Wis.).

Lakeshore Interiors v. Visa U.S.A., Inc., et al., No. 05-CV-05081-MKB-JO (E.D.N.Y.), formerly No. 05-CV-06683-DAB (S.D.N.Y.).

*LDC, Inc. v. Visa USA, Inc., et al.*, No. 05-CV-05871-MKB-JO (E.D.N.Y.), formerly No. 05-CV-07316-DAB (S.D.N.Y.).

Lee, et. al. v. Visa U.S.A. Inc., et. al., No. 05-CV-03800-MKB-JO (E.D.N.Y.).

*Leeber Cohen, M.D. v. Visa U.S.A., Inc., et al.*, No. 05-CV-05878-MKB-JO (E.D.N.Y.), formerly No. 05-CV-07317-DAB (S.D.N.Y.).

*Lepkowski v. Mastercard International Incorporated, et al.*, No. 05-CV-04974-MKB-JO (E.D.N.Y.).

Lombardo Bros., Inc. v. Visa U.S.A., Inc., No. 05-CV-05882-MKB-JO (E.D.N.Y.), formerly No. 05-CV-04146-GP (E.D. Pa.).

Michael Cetta, Inc. v. Visa U.S.A. Inc., et al., No. 06-CV-01831-MKB-JO (E.D.N.Y.), formerly No. 05-CV-08060-SCR (S.D.N.Y.).

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National Association of Convenience Stores, et al. v. Visa U.S.A., Inc. et al., No. 05-CV-04521-MKB-JO (E.D.N.Y.).

National Grocers Association, et al. v. Visa U.S.A., Inc. et al., No. 05-CV-05207-MKB-JO (E.D.N.Y.).

*NuCity Publications, Inc. v. Visa U.S.A., Inc., et al.*, No. 05-CV-05075-MKB-JO (E.D.N.Y.), formerly No. 05-CV-05991-DAB (S.D.N.Y.).

Parkway Corp., et al. v. Visa U.S.A., Inc., et al., No. 05-CV-05077-MKB-JO (E.D.N.Y.), formerly No. 05-CV-06349-DAB (S.D.N.Y.).

Payless Shoe Source, Inc. v. Visa U.S.A. Inc., et al., No. 06-CV-01832-MKB-JO (E.D.N.Y.), formerly No. 05-CV-09245-SCR (S.D.N.Y.).

*Performance Labs, Inc. v. American Express Travel Related Services Co., Inc., et al.*, No. 05-CV-05869-MKB-JO (E.D.N.Y.), formerly No. 05-CV-03959-JCL-MF (D. N.J.).

*Photos Etc. Corp., et al. v. Visa U.S.A., Inc., et al.*, No. 05-CV-05071-MKB-JO (E.D.N.Y.), formerly No. 05-CV-01007-WWE (D. Conn.).

Resnick Amsterdam & Leshner P.C. v. Visa U.S.A., Inc., et al., No. 05-CV-03924-MKB-JO (E.D.N.Y.).

*Rookies, Inc., et al. v. Visa U.S.A., Inc., et al.*, No. 05-CV-05069-MKB-JO (E.D.N.Y.), formerly No. 05-CV-02933-SC (N.D. Cal.).

Seaway Gas & Petroleum, Inc. v. Visa U.S.A., Inc., et al., No. 05-CV-04728-MKB-JO (E.D.N.Y.).

*Tabu Salon & Spa, Inc. v. Visa U.S.A., Inc., et al.*, No. 05-CV-05072-MKB-JO (E.D.N.Y.), formerly No. 05-CV-01111-WWE (D. Conn.).

*Twisted Spoke v. Visa USA, Inc., et al.*, No. 05-CV-05881-MKB-JO (E.D.N.Y.), formerly No. 05-CV-02108-KMO (N.D. Ohio).