

Berger & Montague, P.C.

ATTORNEYS AT LAW

MERRILL G. DAVIDOFF ALSO ADMITTED IN NY

WRITER'S DIRECT DIAL 215/875-3084

WRITER'S DIRECT FAX 215/875-4671

WRITER'S DIRECT E-MAIL mdavidoff@bm.net

March 11, 2010

By FACSIMILE & FEDEX

The Honorable William H. Pauley, III
United States District Court for the Southern District of New York
Daniel Patrick Moynihan United States Courthouse
500 Pearl Street, Room 2210
New York, NY 10007-1312

RE: *In re Currency Conversion Fee Antitrust Litigation*, MDL No. 1409, Master File
No. M 21-95 (S.D.N.Y.)

This document relates to:
Ross, et al., v. Bank of America, et al., No. 05 CV 07116 (WHP) (S.D.N.Y.)

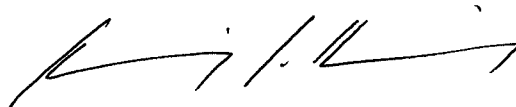
Dear Judge Pauley:

We write on behalf of Plaintiffs in response to the March 5, 2010 letter from Kirshnan Chittur to your Honor, voicing objection, on behalf of his client and the uncertified class in the *Pillitteri v. JP Morgan Chase* arbitration.

We understand from Chase's counsel that Chase and Ms. Pilleterri's counsel have resolved her objection.

If this proves not to be the case, Plaintiffs will respond during tomorrow's hearing.

Respectfully submitted,



Merrill G. Davidoff

MGD/sll

Enclosures

cc: (via email to kchittur@chittur.com and
facsimile to 212-370-0465)

Krishnan S. Chittur, Esq.

(via email)

All Counsel