

Exhibit 10

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLORADO
Judge John L. Kane**

Master Docket No. 09-md-02063-JLK-KMT (MDL Docket No. 2063)

JN RE: OPPENHEIMER ROCHESTER FUNDS GROUP SECURITIES LITIGATION

This document relates to: *In re Rochester National Municipal Fund*

09-CV-550-JLK-KMT (Bock)

09-CV-706-JLK-KMT (Stokar)

09-CV-927-JLK-KMT (Tackmann)

09-CV-1042-JLK-KMT (Krim)

09-CV-1060-JLK-KMT (Truman)

09-CV-1482-JLK-KMT (Laufer)

9- CV-1908-JLK-KMT (Lariviere)

**DECLARATION OF LEAD PLAINTIFF PETER UNANUE IN SUPPORT OF
APPLICATION FOR REIMBURSEMENT OF COSTS AND EXPENSES**

I, Peter Unanue, declare as follows pursuant to 28 U.S.C. § 1746:

1. I was appointed Lead Plaintiff in the above captioned action (the "Action") on November 18, 2009.

2. I respectfully submit this declaration in support of my application for reimbursement of my reasonable costs and expenses (including lost wages) directly relating to my representation of the Class. I have personal knowledge of the matters testified to herein.

3. In fulfillment of my responsibilities as Lead Plaintiff, and on behalf of all Class Members, I performed my role as a lead plaintiff by pursuing a favorable result in this Action. I have not accepted a lead plaintiff position in any other action and took my responsibilities as Lead Plaintiff very seriously.

4. As Lead Plaintiff, I have, among other things: (a) engaged in numerous telephone and email discussions with Lead Counsel, Milberg LLP; (b) participated in the Action and provided input into the prosecution of the claims; (c) gathered and provided numerous documents to Lead Counsel, including financial records and communications with my brokers; (d) prepared for a deposition that was taken by Defendants' Counsel; (e) stayed fully informed regarding case developments and procedural status; (f) reviewed the major case documents provided by my counsel; and (g) reviewed mediation papers and consulted with Lead Counsel about settlement.

WORK PERFORMED ON BEHALF OF THE CCLASS

5. I understand that reimbursement of a lead plaintiff's reasonable costs and expenses (including lost wages) is authorized under Section 27 of the Securities Act of 1933 (15 U.S.C. §77z-1(a)(4)), as amended by the Private Securities Litigation Reform Act of 1995. In connection with Lead Counsel's request for reimbursement of litigation expenses, I seek reimbursement for costs and expenses totaling \$7,343.66, consisting of the cost of time that I devoted to the Action in my role as Lead Plaintiff, in the amount of approximately 40 hours at \$182.29 per hour (or \$7,291.66), as well as tolls and parking charges of \$52 to attend deposition.

6. Specifically, I spent approximately: (a) 16 hours gathering information about my investment in the National Fund, consulting with my financial advisors, investigating the claims and allegations about the National Fund, and reviewing and finalizing my lead plaintiff application with Lead Counsel; (b) 8 hours; reviewing case documents; (c) 4 hours corresponding with Lead Counsel regarding both the litigation and settlement; and (d) 12 hours preparing for, travelling to, and sitting for my deposition. This is all time that I was not able to dedicate to my job.

7. I am, and throughout this litigation was, the Executive Vice President of Goya Foods, Inc. The hourly rate mentioned above is derived from my annual salary of \$350,000, divided by the 48 weeks a year that I work, using a 40 hour week. Accordingly, I believe that a fair hourly time as Lead Plaintiff in this complex case was \$182.29 per hour.

CONCLUSION

8. In conclusion, as Lead Plaintiff I was involved throughout the prosecution and settlement of the Action. Although I believe I am entitled to \$7,343.66, consistent with the notice that was distributed to the Class, I respectfully request a total of \$5,000.00 as and for reimbursement of my reasonable costs and expenses (including lost wages) directly relating to the representation of the Class as set forth above.,

I declare under penalty of perjury that the foregoing is true and correct.

Executed this 2nd day of June, 2014


PETER UNANUE