

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

May 6, 2008

VIA FACSIMILE & FIRST CLASS MAIL

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*
Master File No. M 21-95; MDL No. 1409

Dear Judge Pauley:

We write in response to the recently-filed letters of objectors Bizar, Jou and Selfe. See letters dated April 18, 2008, April 20, 2008, April 24, 2008, respectively. We believe that all of the points that they raise are repetitive of previous filings, and have already been addressed. Mr. Bizar implies that the Plaintiff in Schwartz was somehow derelict in failing to seek amendment of the complaint. This is incorrect. No motion to amend could be sought because the case was still on appeal in the California Supreme Court at the time of the MDL and Schwartz settlements.

However, if the Court has any further questions we will respond further at your Honor's request.

Respectfully submitted,

Merrill G. Davidoff / DM

Merrill G. Davidoff
Bonny E. Sweeney
Plaintiffs' Co-Lead Counsel

MGD/sll

cc: Defendants' Counsel (via email)
Objectors (via first class mail)