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13 *Co-Class Counsel for Indirect Purchaser Plaintiffs*

14 **UNITED STATES DISTRICT COURT**
15 **NORTHERN DISTRICT OF CALIFORNIA**
16 **SAN FRANCISCO DIVISION**

17 IN RE KOREAN RAMEN ANTITRUST
18 LITIGATION

Civil Action No. C-13-04115-WHO

19 **DECLARATION OF BRIANA CRANE**
20 **OF FEEDING AMERICA IN SUPPORT**
21 **OF MOTION TO APPROVE CY PRES**
22 **DISTRIBUTION**

23 THIS DOCUMENT RELATES TO:

24 ALL ACTIONS

25 Date: July 10, 2019
26 Time: 2:00
27 Courtroom: 2, 17th Floor
28 Judge: Hon. William H. Orrick

1 I, Briana Crane, declare as follows:

2 1. I am the Director of Development of Feeding America. I submit this
3 declaration in support of the Indirect Purchaser Plaintiffs' Motion to Approve *Cy Pres*
4 Distribution of Remaining Settlement Funds to Charity.

5 2. Feeding America is an Arizona nonprofit corporation doing business at 35 E.
6 Wacker Dr., Chicago, Il., and is tax exempt under Internal Revenue Code section 501(c)(3).

7 3. Feeding America is a national network of more than 200 food banks and
8 food-rescue programs that distribute donated food through 60,000 charitable agencies to
9 hungry Americans. We are the largest hunger relief organization in the United States.
10 Our goal is to end hunger in America.

11 4. This goal is a lofty one, but it is much needed. 40 million Americans now
12 live in hunger or on the edge of hunger – what the government calls “food insecure.” At
13 the same time, according to our most recent study, *Hunger in America*, 72% of the
14 households the Feeding America network lived at or below the federal poverty level with
15 a median annual household income of \$9,175. The need for charitable food banks and
16 food-rescue organizations is very great indeed.

17 5. Our network responds to these needs in all 50 states, the District of
18 Columbia, and Puerto Rico. Last year, we helped provide 4 billion meals to an estimated
19 46 million Americans.

20 6. As many as one out of 6 children in America may not know where they will
21 get their next meal. Feeding America responds to this need by serving 12 million children
22 annually. In addition, we serve 7 million seniors. We serve food recipients of all ethnic
23 backgrounds, in both urban and rural areas and in virtually every community in the United
24 States.

25 7. Food insecurity and health are intricately linked. People living in food
26 insecure homes experience challenges in accessing nutritious foods and face barriers to
27 consistently adopting healthy eating patterns. We solicit perishable food and grocery
28

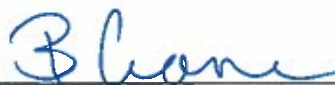
1 products from the nation's producers, food and grocery industry and channel it through a
2 distribution network to our participating food banks and food rescue organizations
3 nationwide. Growers, manufacturers, distributors, and retailers all support our work
4 through donations of surplus food that might otherwise go to waste.

5 8. We also respond quickly, to less permanent needs, when natural or other
6 disasters strike. To do so, we leverage our nationwide network—including 10 million
7 square feet of warehouse space and 2,400 trucks to distribute emergency food supplies
8 and water. In 2017, Feeding America's network delivered more than 100 million pounds
9 of food, water, and supplies to communities devastated by some of the worst hurricanes
10 on record. And we remain rooted in communities long after other disaster organizations
11 have moved on. Our member food banks are still providing much needed relief to
12 victims of the Camp fire in California.

13 9. In both the 2017 and the 2018 editions of *Forbes* magazine, Feeding America
14 was given a charitable commitment rating of 99%, meaning that 99% of all product and
15 money donations that Feeding America receives go directly towards feeding hungry
16 people rather than to administration or fundraising.

17 10. I understand that as part of a settlement in this lawsuit, Plaintiffs are asking
18 the Court to distribute a portion of certain settlement funds to Feeding America. Such a
19 donation will be a welcome addition to Feeding America's existing donation base.
20 Feeding America accepts donations in the form of food contributions, volunteer time, and
21 financial donations and we ensure that financial contributions are put to the best possible
22 use. For every \$1 donated, we are able to source and distribute the equivalent of 10
23 meals.

24 I declare under penalty of perjury under the laws of the United States that the
25 foregoing is true and correct. Executed this 15 day of May, 2019, in Chicago Illinois.

26 

27 _____
Briana Crane