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8
9 *Counsel for Plaintiffs and the Proposed*
10 *Settlement Class*

11
12 **SUPERIOR COURT OF THE STATE OF CALIFORNIA**
13 **FOR THE COUNTY OF SAN MATEO**

14 ALABAMA DOE 1, ALABAMA DOE 2,
15 INDIANA DOE, MISSOURI DOE, AND
16 FLORIDA DOE, Individually and on Behalf of
17 All Others Similarly Situated,

18 Plaintiffs,

19 vs.

20 GILEAD SCIENCES, INC.,

21 Defendant.

22 Case No.: 20-CIV-03699

23 **DECLARATION OF JOHN J. GROGAN**
24 **IN SUPPORT OF PLAINTIFFS'**
25 **UNOPPOSED MOTION FOR**
26 **PRELIMINARY APPROVAL OF CLASS**
27 **ACTION SETTLEMENT**

28 Dept: 22
Judge: Hon. Danny Chou
Date: December 1, 2022
Time: 11:00 a.m.

CLASS ACTION

Action Filed: September 1, 2020
Trial Date: None Set

1 I, John J. Grogan, hereby declare as follows:

2 1. I am a co-founding partner of Langer, Grogan & Diver, P.C., a law firm specializing in
3 complex civil litigation including class action litigation in the areas of consumer protection, antitrust,
4 constitutional law and civil rights. I have been practicing law since 1993. Some of my achievements
5 are set forth in my resume and law firm bio which are attached hereto as Exhibit A.

6 2. I am counsel of record for Plaintiffs in the above-captioned action.

7 3. I submit this Declaration in support of Plaintiffs' Unopposed Motion for Preliminary
8 Approval of Class Action Settlement.

9 4. Since its founding almost 20 years ago, the firm has enjoyed success in litigating class
10 actions on behalf of consumers, small businesses, non-profit organizations and concerned citizens in
11 areas including antitrust, consumer and civil rights law.

12 5. The firm has been responsible for significant class action victories, usually via favorable
13 settlements, in the areas of consumer law and antitrust law. *See, e.g., Faloney v. Wachovia Bank, N.A.*,
14 254 F.R.D. 204 (2008) (lead counsel in RICO action against major bank for facilitation of consumer
15 fraud); *Reyes v. Zions First National Bank*, No. 10-cv-345, 2013 WL 5332107, (E.D. Pa. Sept. 23,
16 2013); *Reyes v Netdeposit*, 802 F.3d 469 (3d Cir. 2015) (lead counsel in consumer class action against
17 mass marketing fraud); *Commonwealth of Pennsylvania v. Think Finance Inc.*, No. 2:15-cv-00092
18 (E.D. Pa. 2020) (acting as special counsel to the Commonwealth, firm led a successful consumer action
19 against finance company and a private equity firm engaged in a scheme to evade state usury laws); *In*
20 *re Linerboard Antitrust Litig.*, 305 F.3d 145 (3d Cir. 2002) (obtaining what was, at the time, the largest
21 antitrust recovery in the Third Circuit); and *Laumann v. NHL*, 56 F. Supp. 3d 280 (S.D.N.Y. 2014)
22 (settlement in antitrust case against the National Hockey League and Major League Baseball resulted
23 in those leagues, for the first time, unbundling their internet sports offerings).

24 6. In addition, the firm has an extensive practice in civil rights and related public law
25 matters. *See, e.g., Buck v. Stankovic*, 485 F. Supp. 2d 576 (M.D. Pa. 2007) (working with the ACLU
26 of Pennsylvania, the firm successfully enjoined a Pennsylvania county from refusing to issue a marriage
27 license to an American citizen and her undocumented immigrant fiancée.); *Fields v. City of*
28 *Philadelphia*, 862 F.3d 353 (3d Cir. 2017) (case with the ACLU establishing that citizens have a First

1 Amendment right to observe and record police activity); *ACLU v United States Immigration and*
2 *Customs Enforcement*, No. 20-cv-2363 (E.D. Pa.) (counsel with the ACLU of Pennsylvania and
3 Villanova Law School’s Farmworker Legal Aid Clinic in FOIA action); and *Castillo Chaidez v.*
4 *Hemphill*, No. 2:18-cv-01837 (E.D. Pa. 2021) (case involving allegations of abusive labor practices).
5 More information about my firm and its work can be found at <https://langergrogan.com>.

6 7. The firm has consistently litigated significant public matters often in partnership with
7 non-profit organizations such as the ACLU, Justice at Work, the Hebrew Immigrant Aid Society,
8 Villanova Law School’s Farmworker Legal Aid Clinic, and several others.

9 8. Since 2019, I have served as counsel to the AIDS Law Project of Philadelphia. The Law
10 Project is the leading provider of legal services to person affected by the AIDS epidemic in our region
11 and is engaged in a variety of projects including litigation to protect and vindicate the right of persons
12 living with AIDS.

13 9. Throughout this litigation, I served as lead attorney for Langer, Grogan & Diver lawyers.
14 Kevin Trainer and David Nagdeman are the primary attorneys that have worked on my team. I am
15 familiar with the skill and experience of Mr. Trainer and Mr. Nagdeman.

16 10. Mr. Nagdeman graduated summa cum laude from the Temple Beasley School of Law
17 in May 2019. He was admitted to the Pennsylvania Bar in October 2019. He became a paralegal at
18 Langer, Grogan & Diver in 2017 while he was still in law school, and upon graduation and passing the
19 bar he became an associate the firm.

20 11. In August 2021, Mr. Nagdeman took leave from the firm to serve as a judicial law clerk
21 for the Honorable Gerald A. McHugh of the United States District Court for the Eastern District of
22 Pennsylvania. In August 2022 he returned to Langer, Grogan & Diver as an associate attorney.

23 12. Mr. Trainer graduated from Temple Beasley School of Law in May 2018. While in law
24 school, he worked as a paralegal at Langer, Grogan & Diver. At law school he served as editor-in-
25 chief of Volume 90 of the Temple Law Review. He was admitted to the Pennsylvania Bar in October
26 2018. Upon graduation and passing the bar he became an associate at the Washington D.C. office of
27 White & Case LLP.

28

1 **PROOF OF SERVICE**

2
3 1. I am over eighteen years of age and not a party to this action. I am employed in the County
4 of San Diego, State of California. My business address is 401 B Street, Suite 2000, San
5 Diego, California 92101.

6 2. On October 21, 2022, I served the following document(s):

7 **DECLARATION OF JOHN J. GROGAN IN SUPPORT OF PLAINTIFFS’
8 UNOPPOSED MOTION FOR PRELIMINARY APPROVAL OF CLASS ACTION
9 SETTLEMENT**

10 **EXHIBIT A**

11 3. I served the document(s) on the following person(s):

12 **See attached Service List.**

13 4. The documents were served by the following means:

14 **By U.S. Mail.** I enclosed the document(s) in a sealed envelope or package addressed
15 to the person(s) at the address(es) in Item 3 and **(check one)**:

16 deposited the sealed envelope with the United States Postal Service, with the
17 postage fully prepaid.

18 placed the envelope for collection and mailing, following our ordinary
19 business practices. I am readily familiar with this business’ practice for collecting
20 and processing correspondence for mailing. On the same day the correspondence is
21 placed for collection and mailing, it is deposited in the ordinary course of business
22 with the United States Postal Service, in a sealed envelope with postage fully
23 prepaid.

24 I am employed in the county where the mailing occurred. The envelope or package
25 was placed in the mail at San Diego, California

26 **By Overnight Delivery/Express Mail.** I enclosed the documents and an unsigned
27 copy of this declaration in a sealed envelope or package designated by **[name of
28 delivery company or U.S. Postal Service for Express Mail]** addressed to the
persons at the address(es) listed in Item 3, with **[Express Mail postage or, if not
Express Mail, delivery fees]** prepaid or provided for. I placed the sealed envelope or
package for collection and delivery, following our ordinary business practices. I am
readily familiar with this business’ practice for collecting and processing
correspondence for express delivery. On the same day the correspondence is
collected for delivery, it is placed for collection in the ordinary course of business in
a box regularly maintained by **[name of delivery company or U.S. Postal Service
for Express Mail]** or delivered to a courier or driver authorized by **[name of
delivery company]** to receive documents.

- 1
- 2 **By Messenger Service.** I served the documents by placing them in an envelope or
- 3 package addressed to the persons at the address(es) listed in Item 3 and providing
- 4 them to a professional messenger service for service. (See attached Declaration(s) of
- 5 **By Facsimile Transmission.** Based on an agreement between the parties to accept
- 6 service by facsimile transmission, which was confirmed in writing, I faxed the
- 7 document(s) and an unsigned copy of this declaration to the person(s) at the facsimile
- 8 numbers listed in Item 3 on **[date]**, at **[type time]**. The transmission was reported as
- 9 complete without error by a transmission report issued by the facsimile machine that
- 10 I used immediately following the transmission. A true and correct copy of the
- 11 facsimile transmission report, which I printed out, is attached hereto.
- 12 **By Electronic Service (E-mail).** Based on California Rule of Court 2.251(c)(3), or
- 13 on a court order, or on an agreement of the parties to accept service by electronic
- 14 transmission, I transmitted the document(s) to the person(s) at the electronic
- 15 notification address(es) listed in Item 3 on **[date]**.
- 16 **Via Court Notice of Electronic Filing.** The document(s) will be served by the court
- 17 via NEF and hyperlink to the document(s). On **[date]**, I checked the CM/ECF docket
- 18 for this case or adversary proceeding and determined that the person(s) listed in Item
- 19 3 are on the Electronic Mail Notice List to receive NEF transmission at the email
- 20 addresses indicated in Item 3 **[or on the attached service list, if applicable]**.
- 21 **Via Electronic Notification.** The document(s) will be served via electronic
- 22 notification on **October 21, 2022** on the person(s) listed in Item 3 at the email
- 23 addresses indicated in Item 3 **[or on the attached service list, if applicable]**.
- 24 **STATE:** I declare under penalty of perjury under the laws of the State of California
- 25 that the foregoing is true and correct.
- 26 **FEDERAL:** I declare that I am employed in the office of a member of the bar of this
- 27 court at whose direction the service was made.

28 Dated: October 21, 2022

/s/ Julie Gionnette

Julie Gionnette

jgionnette@bm.net

1 **SERVICE LIST**

2 *Attorneys for Defendant Gilead, Inc.*

3 Kenneth L. Chernof (SBN 156187)
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5 601 Massachusetts Avenue, NW
6 Washington, D.C. 20001-3743
7 Tel: (202) 942-5940
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9 Angel Tang Nakamura (SBN 205396)
10 Stephanie N. Kang (SBN 306162)
11 Hannah Coleman (SBN 327875)
12 ARNOLD & PORTER KAYE SCHOLER LLP
13 777 S. Figueroa Street, 44th Floor
14 Los Angeles, CA 90017
15 Tel: (213) 243-4000
16 Email: angel.nakamura@arnoldporter.com
17 stephanie.kang@arnoldporter.com
18 hannah.coleman@arnoldporter.com

19 Alexander S. Altman (SBN 340795)
20 ARNOLD & PORTER KAYE SCHOLER LLP
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26
27
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John Grogan
LANGER GROGAN & DIVER PC
1717 Arch Street, Suite 4020
Philadelphia, PA 19103
Tel: (215) 320-5660
Email: jgrogan@langergrogan.com

JUDGE

Hon. Danny Y. Chou
Dept. 22, Courtroom K
1050 Mission Road
S. San Francisco, CA 94080
Email: dept22@sanmateocourt.org

Courtesy Copy

EXHIBIT A

JOHN J. GROGAN
LANGER GROGAN & DIVER, PC
1717 Arch Street, Suite 4130
(215) 320-5662 tel.
(215) 320-5703 fax.
jgrogan@langergrogan.com

PROFESSIONAL EXPERIENCE

LANGER GROGAN & DIVER, P.C.

Partner

2004-Present

Founding partner of a law practice that combines the representation of private clients in complex civil litigation in state and federal courts with a sustained program of public interest litigation. The firm concentrates its representation of private and class-based clients in the areas of antitrust, intellectual property, and consumer rights. The firm's public interest practice focuses on constitutional litigation.

UNIVERSITY OF PENNSYLVANIA LAW SCHOOL

Lecturer in Law

2012-Present

Designed and taught a summer course on the introduction to American law for foreign law students and non-lawyers. Recruited lecturers, conducted lectures in American legal systems and constitutional law, and oversaw all academic portions of the program.

SANDALS & LANGER, L.L.P.

Associate

2001-2003

Attorney in the practice of antitrust, appellate, class action, consumer, immigrant rights, and civil rights litigation.

CAMDEN CENTER FOR LAW AND SOCIAL JUSTICE, INC.

Co-Founder and Director

1994-2001

Co-Founder and director of a private, non-profit public interest law firm serving the civil law needs of the poor of Southern New Jersey. Practice areas include immigration law and immigrant's rights, labor and employment law, and civil rights.

RUTGERS UNIVERSITY SCHOOL OF LAW-CAMDEN

Adjunct Professor

1995-2000

Teacher of first-year courses in legal writing and research.

ECHOING GREEN PUBLIC SERVICE FELLOW

Fellow

1994-1996

Fellow of a national program to support public service and social-change entrepreneurs. Fellowship project was to establish the Camden Center for Law and Social Justice, Inc.

HONORABLE ALAN B. HANDLER, JUSTICE, SUPREME COURT OF NEW JERSEY
Law Clerk 1993-94 Term

EDUCATION

UNIVERSITY OF PENNSYLVANIA LAW SCHOOL 1993
Juris Doctor, *magna cum laude*, Order of the Coif
Kramer Public Interest Scholar 1991-1993

FORDHAM UNIVERSITY 1988
Bachelor of Arts, 1988 (History), *cum laude en cursu honorum*, Phi Beta Kappa

ACHIEVEMENTS

AMERICAN LAW INSTITUTE
Elected Member 2008

SALZBURG SEMINAR ON INTERNATIONAL HUMAN RIGHTS, SALZBURG AUSTRIA
Fellow 2001
Fellow representing the University of Pennsylvania Law School at an international gathering of public officials, lawyers and human rights advocates to discuss the advancement of international human rights.

SOUTHERN NEW JERSEY IMMIGRATION POLICY NETWORK
Co-Founder 2000
Co-founder of a coalition of over fifty community organizations to support and advocate on behalf of immigrants in the Southern New Jersey area.

CAMDEN IMMIGRANT ADVOCACY PROJECT
Co-Founder 1998
Co-founder of an initiative to train local lawyers in immigration law to enhance the local bar's awareness of immigrant welfare.

HIV LAW PROJECT OF SOUTHERN NEW JERSEY
Co-Founder 1996
Co-founder of the first legal services program for people with HIV and AIDS in Southern New Jersey.

AWARDS

PENNSYLVANIA SUPER LAWYER 2006-PRESENT

HEBREW IMMIGRANT AID SOCIETY, *Advocate Award* 2017

JEWISH SOCIAL POLICY ADVOCACY NETWORK, *Social Justice Award* 2011

HIAS & COUNCIL MIGRATION SERVICES OF PHILADELPHIA, <i>Pro Bono Award</i>	2007
COMMUNITY LEGAL SERVICE OF PHILADELPHIA, <i>Champion of Justice Award</i>	2006
UNIVERSITY OF PENNSYLVANIA LAW ALUMNI SOCIETY, <i>Young Alumnus Award</i>	2001
ROMAN CATHOLIC DIOCESE OF CAMDEN, <i>St. Thomas More Award for Public Service</i>	2000
NEW JERSEY STATE BAR ASSOCIATION, <i>Young Lawyer's Award</i>	1997

BOARD RESPONSIBILITIES:

AMERICAN CATHOLIC HISTORICAL SOCIETY	PRESENT
CAMDEN CENTER FOR LAW AND SOCIAL JUSTICE, CAMDEN, N.J.	PRESENT
CENTER ON IMMIGRATION, CABRINI COLLEGE	PRESENT
ORTHODOX CHRISTIAN STUDIES CENTER, FORDHAM UNIVERSITY.	PRESENT
SSJ WELCOME CENTER, CAMDEN, N.J.	PRESENT

PUBLICATIONS:

“The Eternal Scandal: Karl Rahner, the Sinful Church and the Sexual Abuse Crisis,” in *Conitio: Annaberungen an Schuld, Scham und Reue*. (Eds. Julia Exning and Katrina Peetz), Leipzig: Evangelische Verlagsanstalt GmbH (2017).

“Lay Collaboration in Ministry in an Era of Heightened Accountability,” *Proceedings of the Sixty-Fourth Annual Convention of the Canon Law Society of America*. (2002)

“The Honorable Alan B. Handler: The Justice as Craftsman,” 31 *Rutgers Law Journal* xxxiii (2000)

PAPERS AND PRESENTATIONS:

Karl Rahner and the Sinful Church, Conference of the Institute for Reconciliation, Chestnut Hill College, April 19, 2015.

In Honor of Howard Lesnick, Public Interest Recognition Ceremony, University of Pennsylvania Law School, April 11, 2006.

Models of Lay Collaboration, Annual Convention of Canon Lawyers and Tribunal Officials, Diocese of New Orleans, Baton Rouge, Mobile, Shreveport, and Jackson. Baton Rouge, Louisiana, December 2003.

Gifts in Blessed Tension: Affirming the Vocations of Laity and Clergy, Keynote, Academic Convocation, Immaculate Conception Seminary, Huntington, New York, May 2003.

Lay Collaboration in Ministry in an Era of Heightened Accountability, Sixty-Fourth Annual Convention of the Canon Law Society of America, Cincinnati, Ohio, October 9, 2002.

The Status of Immigrants in Southern New Jersey: A Lawyer's Perspective.
Paper Commissioned by the Camden Immigrant Advocacy Project. April 1998.

Public Interest Lawyering in the Post-Entitlement Era, Rebellious Lawyering Conference, Yale University Law School, March, 1997.

On Doing Good, Presentation to the Philadelphia Bar Association, June 1996.

Lay Collaboration and the Mission to Promote Justice, May 1995. Presented to the Annual Convocation of the Maryland Province of the Society of Jesus.

JOHN J. GROGAN

John J. Grogan, a founding partner of the firm, specializes in complex litigation in the areas of constitutional law and civil rights, consumer law and antitrust law.

CONSUMER PROTECTION

Mr. Grogan, along with other members of the firm, has been active in consumer rights litigation and was lead counsel in *Faloney v. Wachovia Bank, NA* (E.D. Pa. 2008). That case alleged RICO violations in that Wachovia conspired with fraudulent telemarketers to defraud hundreds of thousands of consumers. The *Wachovia* case settled in 2008 and yielded one of the largest class recoveries in consumer litigation in the Third Circuit.

In 2015, Mr. Grogan and his colleagues, achieved a significant victory in the Court of Appeals extending the law of class certification in RICO actions against financial institutions alleged to have participated in conspiracies to aid mass marketing consumer fraud. *See Reyes v. Netdeposit*, 802 F.3d 469 (3rd Cir. 2015).

Mr. Grogan, along with Mr. Ackelsberg, represented the Commonwealth of Pennsylvania in an action to combat illegal payday lending using in part RICO-based theories. *See Commonwealth v. Think Finance, Inc.*, 2016 WL 183289 (E.D. Pa. Jan. 14, 2016). In related work, Mr. Grogan, again with Mr. Ackelsberg, successfully lodged objections to a consumer settlement in a payday lending matter in Virginia the result of which was a substantial enhancement of the amount of debt released in that settlement. *Solomon, et al. v. American Web Loan, Inc., et al.*, 17-0145 (2021).

Also using a RICO-framework, Mr. Grogan is engaged in efforts to recover sums paid on fraudulent student loans associated with the notorious trade school, ITT Educational Services. *Aliff et. al. v. Vervent, Inc.*, 20-0697 (S.D. Cal. 2021).

Mr. Grogan and Mr. Ackelsberg are currently litigating three cases involving other instances of payday lending abuse involving the attempted exploitation of Native American sovereign immunity. *See Haremza v. Aaniiih Nakoda Finance, LLC, et al.*, 22-0043 (D.N.J. 2022); *Dearry v. Soaren Management, LLC, et al.*, 21-2548 (E.D. Pa. 2021); *Dearry v. Follis, et al.*, 22-1414 (E.D. Pa. 2022).

CONSTITUTIONAL LAW AND CIVIL RIGHTS

In 2007, Mr. Grogan and Mr. Diver, along with attorneys from the American Civil Liberties Union, obtained a landmark precedent establishing an undocumented alien's fundamental right to marry in a case brought in the Middle District of Pennsylvania. *See Buck v. Stankovic*, 485 F.Supp.2d 576 (M.D. Pa. 2007).

Mr. Grogan, along with Mr. Ackelsberg, challenged the constitutionality of the City of Philadelphia regime for placing liens on landlord properties for their tenants' unpaid gas bills. *See Augustine et. al. v. City of Philadelphia*, 171 F. Supp.3d 404 (E.D. Pa. 2016). In addition, in conjunction with the ACLU and a team of other lawyers, Mr. Grogan and Mr. Leckman represented the plaintiffs in a decision establishing in the Third Circuit a citizen's clear First Amendment right to photograph police activity. *See Fields v. City of Philadelphia*, 862 F.3d 353 (3d Cir. 2017). Mr. Grogan was also part of the team that fought the Trump Administration's efforts to impose the so-called "Muslim Ban" on air travel in 2016. Currently, Mr. Grogan, along with the ACLU, is challenging the constitutionality of Montgomery County's courts' practices of imposing duplicative costs in certain criminal cases. *McFalls v. 38th Judicial District, et. al.*, 4 M.D. 2021 (Pa. Commw. Ct. 2021).

Also with the ACLU, Mr. Grogan is engaged in litigation under the Freedom of Information Act to ascertain the details Immigration Customs Enforcement raids apprehending Philadelphia area immigrants. *ACLU v. U.S. Immigration Customers Enforcement*, 20-2363 (E.D. Pa. 2021).

In conjunction with Justice at Work, Inc., Mr. Grogan litigated labor abuse claims against a local landscaping company. *Castillo-Chaidez v. Hemphill, et. al.*, 18-1837 (E.D. Pa. 2021).

ANTITRUST

Mr. Grogan has litigated a number of high-profile antitrust matters arising in the pharmaceutical industry. *See Sanofi-Synthelabo v. Apotex Inc.* 488 F. Supp. 2d 317 (S.D.N.Y. 2006) and *Chemi, SpA v. GlaxoSmithKline, Inc.*, 385 F.Supp. 2d 514 (E.D. Pa. 2005).

THE CAMDEN CENTER FOR LAW AND SOCIAL JUSTICE, INC.

Prior to joining Langer & Grogan, P.C., Mr. Grogan co-founded and served as the director of the Camden Center for Law and Social Justice, Inc. The Center is a private, non-profit, public interest law firm serving the working poor of Southern New Jersey. Today, the Center employs ten full-time staff and maintains three offices.

TEACHING

Mr. Grogan has served as a Lecturer in Law at the University of Pennsylvania Law School for the last 11 years.

HONORS AND ACHIEVEMENTS

In 1997, Mr. Grogan was named the young attorney with the most outstanding contribution to the public interest by the New Jersey State Bar

Association. In 2000, the Catholic Diocese of Camden awarded Mr. Grogan the St. Thomas More Medal for service to the poor of Camden. In May of 2001, Mr. Grogan was awarded the University of Pennsylvania Law School Alumni Society's Outstanding Young Alumnus Award. In August 2001, Mr. Grogan was named a fellow of the Salzburg Seminar on Human Rights in Salzburg, Austria. In 2002, Mr. Grogan was elected to the Board of Trustees of the Camden Center for Law and Social Justice.

In 2006, Mr. Grogan, along with his colleagues Howard Langer and Edward Diver, was awarded the Champions of Justice Award by Community Legal Services, Inc. of Philadelphia. In September 2007, Mr. Grogan, along with Mr. Diver, was honored by the Hebrew Immigrant Aid Society of Philadelphia for their work in litigating on behalf of the civil rights of undocumented immigrants. In March 2008, Mr. Grogan was elected to the American Law Institute. In November 2011, Mr. Grogan and his colleagues were honored by the Jewish Social Policy Advocacy Network. In 2017, Mr. Grogan was honored for his advocacy on behalf of immigrants by the Hebrew Immigrant Aid Society of Philadelphia. Mr. Grogan has been named a Pennsylvania Super Lawyer annually since 2006.

PERSONAL BACKGROUND AND EDUCATION

John J. Grogan was born in Doylestown, Pennsylvania. In 1983, he graduated from the La Salle College High School in Philadelphia. Mr. Grogan received his Bachelor of Arts in history *cum laude en cursu honorum* from Fordham University in 1988. In 1993, he graduated from the University of Pennsylvania Law School *magna cum laude*. At the Law School, he was the Kramer Public Interest Scholar and was elected to the Order of the Coif. Immediately following law school, Mr. Grogan served as a law clerk to the Hon. Alan B. Handler, Associate Justice of the New Jersey Supreme Court for the 1993-1994 Court term.

Mr. Grogan is married to Mia Grogan. They have three adult children, Jack, Isobel and Catherine, and live in the Mount Airy section of Philadelphia.

John J. Grogan
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