DocuSign Envelope I	D: FFB262AE-8892745E-8603460-861200cument 76-5 Filed 08/14/23 Page 1 of 3
1	JASON M. WUCETICH (STATE BAR NO. 222113)
2	jason@wukolaw.com DIMITRIOS V. KOROVILAS (STATE BAR NO. 247230)
3	dimitri@wukolaw.com WUCETICH & KOROVILAS LLP
4	222 N. Pacific Coast Hwy., Suite 2000 El Segundo, CA 90245
5	Telephone: (310) 335-2001 Facsimile: (310) 364-5201
6	MICHAEL S. MORRISON (SBN 205320)
7	mmorrison@amfllp.com ERIN A. LIM (SBN 323930)
8	elim@amfllp.com ALEXANDER MORRISON + FEHR LLP
	1900 Avenue of the Stars, Suite 900
9	Los Angeles, CA 90067 Telephone: (310) 394-0888
10	Facsimile: (310) 394-0811
11	Attorneys for Plaintiffs WILLIAM MULLER and ANTONIO KNEZEVICH,
12	individually and on behalf of all others similarly situated
13	[Additional Counsel Listed on Next Page]
14	UNITED STATES DISTRICT COURT
15	NORTHERN DISTRICT OF CALIFORNIA

IN RE UKG INC CYBERSECURITY LITIGATION	CASE NO. 22-CV CLASS ACTION	
THIS DOCUMENT RELATES TO: All Actions	DECLARATION OF PLAINTIFF ANTONIO KNEZEVICH IN SUPPORT OF MOTION FOR ATTORNEYS FEES, COSTS, AND SERVICE AWARDS	
	Hearing Date: Time: Courtroom: Judge:	November 17, 2023 10:00 a.m. 1 Hon. Susan Illston
MASTER DOCKET NO. 3:22-CV-00346-SI - KN	JEZEVICH DECL. ISO M	OT FOR ATTY FEES AND COS

1 I, Antonio Knezevich, declare and state as follows:

My name is Antonio Knezevich and I am a named plaintiff in this action. I am an
employee of Tesla, Inc. and was significantly affected by the ransomware attack against UKG,
Inc. that occurred in December 2021 and which adversely impacted my employer's timekeeping
and payroll systems. I have personal knowledge of the matters stated herein and could and would
testify competently about them if called upon to do so. I make this declaration in support of the
motion by all plaintiffs for an award of attorneys' fees, costs, settlement administration expenses,
and service awards to the named plaintiffs.

2. I understand that, as a class representative, I have certain duties and 9 responsibilities to the class, and I believe that I have fairly represented the interests of all class 10 members during the entire course of this action. My counsel provided me with information 11 regarding class actions, how they work, and what my duties would be as the class representative. 12 I agreed to serve as a class representative in this matter so that Defendant would enhance security 13 measures to ensure similar breaches and disruptions of payroll and time keeping applications do 14 not occur in the future and to seek to recover damages on behalf of myself and others similarly 15 situated to me. I understand that the settlement in this case is subject to this Court's approval to 16 ensure that it is in the best interest of class as a whole. I have no conflicts with the members of 17 the class. 18

3. The settlement agreement in this case provides that Plaintiffs may request approval 19 by the Court of service awards in the amount of up to \$7,500 each for their time and effort in 20 spearheading and prosecuting this case and obtaining monetary relief for the class. I spent a 21 substantial amount of time and effort in prosecuting this case, including researching and retaining 22 counsel, extensive meetings with counsel to substantiate the factual bases of the claims, 23 producing relevant documents and information, participating in regular communication with 24 counsel throughout the duration of the case regarding the case status and strategy going forward, 25 and providing the facts and evidence to prove the allegations in the complaint. I demonstrated a 26 strong commitment to this case. In particular, in the early stages of this case, I spent significant 27 time in gathering other class members — including dozens of other employees at Tesla — to 28 - 2 -

MASTER DOCKET NO. 3:22-CV-00346-SI - KNEZEVICH DECL. ISO MOT. FOR ATTY FEES AND COSTS

13

report their experiences, volunteer to be interviewed by counsel, and provide additional factual
support for the case. I remained available to counsel as needed throughout the duration of the
case. I would estimate that in total I have spent in excess of 20 hours assisting in the prosecution
of this case over the last two years.

5 4. Further, I have taken a substantial risk by electing to have my name as part of the public record in this lawsuit, including fears of retaliation by my employer for my involvement in 6 7 this and other previous lawsuits against them relating to wage issues. Any time I attempt to seek 8 new employment or am under investigation by a prospective employer, any search for lawsuits 9 brought by me will be disclosed and I will have to deal with the possible stigma of bringing a 10 class action lawsuit. I have faced those risks head on because I believe pursuing this case was 11 important and the right thing to do, to protect myself and others against harm from both data 12 breaches and wage violations.

14	I declare under penalty of perjury under the laws of the United States that the foregoing is
15	true and accurate. 8/11/2023
16	Execute this day of August, 2023, at Campbell, California.
17	
18	DocuSigned by:
19	
20	ANTONIO KNEZEVICH
21	
22	
23	
24	
25	
26	
27	
28	- 3 -
	MASTER DOCKET NO. 3:22-CV-00346-SI – KNEZEVICH DECL. ISO MOT. FOR ATTY FEES AND COSTS