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by Superior Court of CA,
County of Santa Clara,
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Reviewed By: J. Gamez
Case #19FL001660
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8 Attorneys for Petitioner,
9 EKATERINA STRULYOV


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11 **IN THE SUPERIOR COURT OF THE STATE OF CALIFORNIA**
12 **COUNTY OF SANTA CLARA**

13 *In re. Marriage of:*) **CASE NO. 19FL001660**
14)
15 EKATERINA STRULYOV,) **DECLARATION OF PETITIONER IN**
16) **SUPPORT OF REQUEST FOR SET**
17) **ASIDE OF CERTAIN PROVISIONS OF**
18) **THE NOVEMBER 18, 2019 JUDGMENT**
19) **AND FOR ADJUDICATION OF**
20) **OMITTED ASSET AND REQUEST FOR**
21) **SANCTIONS**
22)
23)
24)
25) Date:
26) Time:
27) Dept: 74
28) APJ: Hon. Brooke A. Blecher

I, EKATERINA STRULYOV, submit the following declaration in support of Request for Orders for set aside certain provisions of the November 18, 2019 orders, and adjudication of omitted asset and request for sanctions against Respondent.

I. FACTUAL SUMMARY

Respondent, Eugene Strulyov, and I were married on October 29, 2010 and separated on April 8, 2019. A judgment for dissolution of marriage was filed with this Court on November 18, 2019.

We have one (1) minor child: 

1 Respondent and I attended private mediation and signed a Stipulated Judgment settling our
2 dissolution on May 28, 2019. This became part of the final of Judgment that was ultimately filed
3 with the court.

4 Unfortunately, I have come to realize the Respondent committed fraud during our
5 mediation, and therefore provisions of the Judgment must be set aside, and Respondent should
6 also provide me with assets that were not properly accounted for in our settlement agreement.

7 II. ORDERS REQUESTED

8 I am requesting that the Court make the orders requested below:

9 (1) REQUEST FOR ADJUDICATION OF OMITTED ASSETS:

10 (a) Google Stocks:

11 Throughout our marriage Respondent had been employed at Google. I believed that during
12 the times he worked for this company Respondent had received RSUs from his employment there.

13 Prior to engaging the help of the mediator, Respondent told me that he had certain Google
14 stocks and investment which are both held in Schwab accounts. After he completed his Schedule
15 of Assets and Debts, he listed one Schwab account under section 11. Stocks and Bonds. Attached
16 hereto as Exhibit 1 is a copy of Respondent's Schedule.

17 Based on this, the only account that was listed and divided in our settlement agreement was
18 a Schwab account (No. 6350).

19 In the settlement agreement, there was no reference to any ownership interest any Google
20 stocks, or another Schwab account.

21 After execution of this agreement, and during the process of modification of child support
22 I requested to receive certain information through discovery.

23 After I received these documents through my now counsel, I realized the Respondent did
24 in fact have a separate Schwab account containing Google stocks which was not divided during
25 the divorce. Attached hereto as Exhibit 2 is a copy of this account.

26 Additionally, on the paystubs provided through discovery it shows that Respondent was
27 receiving these stocks through our marriage. Attached hereto as Exhibit 3 is a copy of these
28 paystubs.

1 I now believe that Respondent purposefully did not include this account as part of the
2 division of the community accounts. Respondent set up the accounts and never provided me
3 information as to any accounts. I had no access to any of the investment/stocks/RSUs accounts
4 during the marriage, there was no way for me to verify any of the information, so I had to rely on
5 the information that Respondent provided me. I believe the Respondent took advantage of my trust
6 throughout the divorce mediation process to defraud me.

7 Accordingly, I request the Court to make a further determination regarding the community
8 interest in the Google Stocks being held by Respondent, and at a minimum half of the stocks should
9 be awarded to me.

10 I would further request that Respondent be ordered to pay for my attorney fees and costs
11 for failing to properly divide these assets.

12 (b) Vacation Pay:

13 As mentioned during the marriage Respondent was employed at Google. However, on the
14 brink of divorce (in March 2019), he secured a new job at a startup. Accepting a position earning
15 approximately 50% less than his prior years of employment and with a start date of June 2019.
16 Stating that he does not want to pay me more in child and spousal support.

17 After conducting discovery, I realized that Respondent received a payout of over \$7,000
18 for accumulated vacation from Google. This was never disclosed during our settlement
19 negotiations or listed anywhere in his Preliminary Declaration of Disclosure forms. Exhibit 3
20 shows these accumulations and payout. I believe this was also purposefully omitted by
21 Respondent, as this was part of expected and known income to him and should have been disclosed
22 as part of the assets.

23 Since Respondent's employment at Google was almost entirely during the marriage, the
24 community has an interest in this payout.

25 Accordingly, I request the Court to make a further determination regarding the community
26 interest in the Google vacation payout made to Respondent.

27 I would further request that Respondent be ordered to pay for my attorney fees and costs
28 for failing to disclose these assets.

1 **(2) VACATE THE AWARD OF THE RESIDENCE IN TARZANA, CA TO**
2 **RESPONDENT:**

3 Respondent had purchased a condominium in November 2008, approximately two years
4 prior to our marriage. After the marriage, the mortgage was paid from our joint community bank
5 account. In October 2012 (two years after marriage) we refinanced this property, and my name
6 was added to the mortgage and the deed of trust as a borrower. Respondent assured me at this
7 time that my name was also added to the title of the condominium as well.

8 In 2017 when Respondent and I were completing our estate planning, the attorney helping
9 us stated that my name was not on the title of the house.

10 This was the first time I learned that Respondent never added my name to the title, despite
11 him stating he had, and my name being only added on the mortgage. This shows again how
12 Respondent took advantage of my trust where he added me to the mortgage but did not add me to
13 the title of the property even though he claimed that it was done.

14 It is not logical, nor did I ever agree to be added to the mortgage liability and be kept off
15 the title.

16 In order to properly complete the estate planning and after my deep frustration uncovering
17 the issue of my name being on the title, Respondent finally agreed to add me to the title in 2017.

18 In 2019 when we were going through the divorce Respondent claimed that I am not entitled
19 to receive anything from this property because it belongs to him. He also listed the property as his
20 sole property on his Schedule of Assets and Debts (A copy is attached hereto as Exhibit 1).

21 I also learned on the brink of divorce that Respondent sold community stocks worth over
22 \$130,000 and paid off the mortgage to this condominium a year prior.

23 This is while for years Respondent kept convincing me that there is no benefit and financial
24 gain in paying off the mortgage prematurely. Now I understand why he did this right before the
25 divorce and using the community funds to pay off the mortgage, as he was securing to get this
26 community property as his separate property in divorce and to defraud me of community assets.

27 At no point in time did he inform me of his decision to sell community stocks and/or asked
28 for my consent to payoff what he believed to be his separate property. In fact, he treated

1 community funds as if it was his separate property as well, as he was the only one making the
2 financial decisions. It came as a shock to me to learn that such a large amount was dispensed on
3 paying off the mortgage, and I was never even consulted.

4 Throughout the marriage I was living in the continuous gaslighting and emotional abuse. I
5 was humiliated, lied to, cheated on, belittled, insulted, manipulated and demeaned. Eugene would
6 always tell me that I am just a dependent and not worthy of anything that I just spend money and
7 not earn anything. That all the money we have and the lifestyle we have I owe to him, since he is
8 the one making the money.

9 During the divorce process he continued to state that everything belonged to him as he is
10 the one who made the money. I was scared to doubt or ask for anything in return, as this would
11 always get him very angry and hostile.

12 Additionally, during the time Respondent was negotiating his new employment with the
13 startup, he filed for disability pay from Google. During the same time, he left me and our minor
14 child and took two international vacations over a period of a month and a half. Leaving me to deal
15 with the divorce, the care of our minor child, looking for a suitable housing for me and our
16 daughter, all while I was earning only \$25/hour as a contractor and still trying to look for a full-
17 time better paying job that can provide for me and our daughter.

18 I did not have access to any of the accounts that showed cash or investment assets.
19 Therefore, I did not even qualify to rent an apartment by myself. I needed to ask for Respondent
20 to co-sign with me. Respondent held me financially hostage, and continuously called me a “f***
21 gold digging b***” on numerous accounts.

22 This resulted in me agreeing per the MSA to receive \$65,000 in cash, and Respondent
23 wanted it to be labeled as an equalizing payment for my interest in the Tarzana property.
24 Respondent fraudulently claimed that this is the only thing I can get since he sold \$130,000 worth
25 of stocks and paid off the mortgage with this money.

26 At that time, he also told me that “this is the last offer on the table so you should accept it
27 while it lasts, or you will get nothing at all.”
28

1 In doing so the Respondent committed multiple fraudulent actions. First time when he lied
2 to me stating that this property is solely his, and I had no community interest in it; thus, the only
3 money owed to me was 50% of \$130,000 of stocks he sold without my knowledge to pay off the
4 mortgage (where \$65,000 was already my shared interest of community assets). Second time when
5 the Respondent changed the determination for this payout and labeled it as an exchange for the
6 condo title.

7 The condominium was community property, and I should be entitled to half of its fair
8 market value.

9 Additionally, he committed fraud again for the third time when he unilaterally sold
10 community stocks (AAPL) worth of \$130,000 without my consent, desire, or even knowledge.
11 These community stocks that were unilaterally sold have significantly increased in value, and
12 Respondent's action deprived the community of this benefit.

13 I also believe this action amounts to Respondent breaching his fiduciary duties as well, as
14 he unilaterally decided to sell community stocks to pay off a mortgage that he planned to solely
15 benefit from.

16 Therefore, I request the provision in the settlement agreement granting him the
17 condominium in lieu of receipt of the \$65,000 cash be set aside, and the condominium be listed
18 for sale, and proceeds divided.

19 I also further request the Court to make Order Respondent to reimburse me for the current
20 value of a minimum of 50% of the AAPL community stocks sold without my consent and
21 undisclosed by Respondent.

22 I would further request that Respondent be sanctioned and ordered to pay for my attorney
23 fees and costs for failing to properly divide this community property.

24
25 **(3) VACATE THE AWARD OF THE PARTNERS FCU ACCOUNT, AND
REMAINDER OF STOCK ACCOUNTS TO RESPONDENT:**

26 (a) Partners FCU account:

27 Respondent listed two Partners FCU accounts on his Schedule of Assets and Debts. He
28 listed the Savings account as separate property while the Checking account was listed as

1 community property. However, based on our settlement agreement, both of these accounts were
2 listed as 100% separate property of the Respondent. Therefore, the Checking account was
3 determined to be his separate property.

4 However, during the recent discovery I realized that during marriage Respondent had been
5 depositing funds from his Apple employment income into this Checking account which I had no
6 access to. Attached hereto as Exhibit 4 is a copy of his bank statement. I was not aware of this
7 activity during the marriage, and I assume he was doing so for years where a part of his salary was
8 direct deposited in a different account. This is yet another one of the fraudulent actions by
9 Respondent, as he was depositing community funds in the Partners Checking account, which was
10 not divided properly, and which Respondent determined as 100% separate property in the
11 settlement agreement.

12 Moreover, based on the limited documents we received through discovery, I realized
13 Respondent was transferring \$100 per month into his Partner's account. Since he was employed
14 at Apple for 2 years this amounts to be approximately \$2,400 of community funds. Respondent
15 never disclosed this information or reimbursed the community for it.

16 Therefore, I request the Respondent be ordered to reimburse me for my share of the funds
17 held by him in this account (\$1,200).

18 Additionally, Respondent had sold \$20,000 worth of community stocks and transferred the
19 value-into his Partners FCU account. I had no knowledge about this transaction (nor have I
20 provided any consent thereto) until the divorce. Respondent had informed me about this transfer
21 during the divorce proceedings but stated that he will return 50% of these funds from his Partner's
22 account to me. During the recent discovery, I realized that Respondent again had sold community
23 stocks (\$10,000) without my knowledge to reimburse me for my share of the cash in the account.
24 This resulted in Respondent reimbursing me with community funds which I was already entitled
25 to receive half of.

26 I believe this also shows that Respondent's once again breached his fiduciary duties by
27 selling community stocks without my knowledge or agreement and defrauded me by giving me
28 cash from stocks sold instead of the cash that he took from the investment account.

1 Therefore, I request that the Respondent be ordered to reimburse me for at least 50% of the
2 all the community stocks he unilaterally sold.

3 I would further request that Respondent be sanctioned and ordered to pay for my attorney
4 fees for breaching the fiduciary duty and failing to properly divide community assets.

5 (b) Stock accounts:

6 Per our settlement agreement I was to receive half of the stock accounts. Since Respondent
7 managed these accounts, he was left in charge of this division, and I had no access to any of the
8 accounts to verify what stocks have been divided and what stocks we originally had.

9 At no point during the marriage or after separation did Respondent inform me about what
10 kind of stocks we have, or what is he buying and/or selling. Any time I would raise a question as
11 to account value or having access to the investment accounts during the marriage, Respondent
12 would get mad, and claim I do not have a right to access, as this is all his money that he earns.

13 During the recent discovery I realized that Respondent did not in fact divide the stocks
14 properly. He unilaterally picked and chose what he wanted to keep, and just transferred what he
15 deemed fit. Therefore, this division was not completed properly.

16 It appears that Respondent has already sold the majority of these stocks, therefore it would
17 not be possible to divide the stocks accurately now. However, based on my estimation to date I
18 have lost approximately \$40,000 on this inequitable division.

19 I ask the Court to determine the amount Respondent should compensate me for the
20 inaccurate division.

21 I would further request that Respondent be sanctioned and ordered to pay for my attorney
22 fees and costs for failing to properly divide these community assets.

23
24 **(4) ISSUANCE OF ATTORNEY'S FEES AND SANCTIONS AGAINST
RESPONDENT**

25 In addition to Respondent's deceptive behavior stated above, he continues to be
26 uncooperative in abiding by prior and ongoing orders.

1 Besides Respondent not providing me with a share of the Google stocks, sold stocks in
2 violation of his fiduciary duties, he continues to undermine the court Orders. Below is just a sample
3 of Respondent's actions in the last year alone:

4
5 a. Payments Regarding Support and Add-On Expenses:

6 Respondent's Continuous behavior of delaying payments, commingling payments,
7 creating unnecessary conflict by refusing to pay for school tuition/fees, classes, staging situations
8 where my attorney needs to get involved to get a simple answer or payment as described below:

9 In December 2020, the Court modified child support and ordered Respondent to pay the
10 new support amount effective December 1, 2020. He did not do so, until I was forced to contact
11 my attorney to reach out to his counsel in January 2021.

12 Additionally, per our settlement agreement Respondent is obligated to pay a 7.2% of his
13 additional income as child support. This has to be done within 10 days of receipt of this income.
14 Despite Respondent's options vesting in June 2020, he failed to pay any additional child support
15 until January 2021. He chose to disclose his additional income only then. He did not provide any
16 documentation evidencing the additional income and amount. I had to follow up multiple times
17 to receive the backup.

18 After I questioned how the calculations were done and requested additional explanation,
19 Respondent specifically stated, "Now leave me alone and stop digging for more gold" and "I do
20 not owe you anything. Talk to your lawyer."

21 After this Respondent claimed that the funds he received were not income and the
22 additional child support paid should now be paid back to him.

23 When my attorney requested additional documentation as to this taxable income, proving
24 that in reality it is not considered income before we can calculate if any moneys is owed back to
25 Respondent, he unilaterally chose again to withhold this amount from the regular child support,
26 school tuition reimbursement and extracurricular classes reimbursement. He is now subtracting
27 the amount from regular payments without my consent, creating additional accounting
28 discrepancies and not covering child's expenses previously ordered by the Court.

1 Despite my attorney sending reminders to Respondent’s counsel, he still refused to pay for
2 the February child support as well as school tuition.

3 Same goes for payments related to our daughter’s educational expenses, and extracurricular
4 activities. Despite the Court order stating that he is obligated to pay for half of these costs, he
5 ignores my reimbursement requests, or demands that I pay the entire invoice, and ask him for
6 reimbursement.

7 Every time, I have been forced to get my attorney involved. Even with this he has still
8 refused to pay for various expenses, claiming he does not owe me anything.

9 Respondent’s actions in not even being able to confirm something and act appropriately
10 continues to cause delays in settlement, promoting litigation and excessive attorney’s fees.

11 I would further request that Respondent be sanctioned and ordered to pay for my attorney
12 fees and costs for failing to abide by Court orders.

13
14 b. Health Insurance:

15 Per our Judgment, Respondent is obligated to maintain the health insurance for our minor
16 daughter. This insurance is to be similar to the insurance our daughter was enrolled in. In October
17 2020, Respondent reached out to me asking if he should continue her on his health insurance; I
18 responded in the affirmative.

19 However, in January 2021, I learned that he had in fact changed the health insurance policy
20 from a flat fee co-payment to a high deductible HSA plan. At no point in time did he provide me
21 with any details of the NEW plan, why it was being changed, or for my consent to switch the
22 insurance to such a different plan. In fact, I could have enrolled Sofia to the family insurance policy
23 allowing her PPO access at a very minimal out of pocket cost.

24 Besides this he did not even tell me it was changed until after the new insurance took effect.
25 Even then he still did not provide me with the new insurance information. Claiming I need to go
26 “pick up the cards from him.”

27 Yet again I was forced to reach out to my attorney and ask her to contact Respondent’s
28 counsel to get the insurance information. Only after that the insurance cards were provided with

1 the exception of dental insurance card which I still do not have for Sofia. This again results in me
2 incurring unreasonable legal costs.

3 I would further request that Respondent be sanctioned and ordered to pay for my attorney
4 fees and costs for failing to properly disclose insurance information, and not providing me with an
5 opportunity to obtain better medical coverage plan.

6 c. Commingling Payments

7 Despite the Court order that clearly determines the amount of child support, Respondent
8 took it upon himself to deduct, calculate and withhold payments from child support. He
9 additionally mixed pre-tax payments with post-tax payments claiming, that I now owe him money
10 for medical bills. I notified Respondent multiple times in writing that I do not agree to such
11 calculations.

12 However, Respondent ignored me and insulted me further. I was once again forced to ask
13 my attorney to get involved, and despite this Respondent's counsel claimed that the payments were
14 allowed to be withheld and labeled them as "advance payments." Unfortunately, this left me with
15 no choice but to get DCSS involved, so that they can accurately enforce the court order.

16 I would further request that Respondent be sanctioned and ordered to pay for my attorney
17 fees and costs for his actions in unilateral accounting and withholding court order support
18 payments.

19 d. Life Insurance

20 Per Section 3.D of our setting agreement (filed on November 18, 2019), Respondent is
21 responsible for maintaining life insurance as security payment in the amount of \$500,000 naming
22 me as the sole beneficiary. I requested to receive the information directly from Respondent.
23 Unfortunately, Respondent refused and told me to go through my attorney if I need to get anything.

24 Therefore, I had no choice but to incur additional attorney's fees and cost for obtaining a
25 simple policy that Respondent is ordered to maintain. At this point I do not know if he will provide
26 me with the information through informal discovery, or I have to incur additional fees to get this
27 document. This also means that I am unaware if Respondent ever obtained this policy or if he is
28 once again in violation of court Orders.

1 I would further request that Respondent be sanctioned and ordered to pay for my attorney
2 fees and costs for failing to properly disclose requested documents.

3
4 e. Discovery

5 Throughout the Discovery phase, Respondent refused to provide simple documents, such
6 as Apple Paystubs, and PayPal statements claiming that he does not have access to those. This is
7 not accurate as it is my understanding that any former employee can access his/her Apple paystubs
8 through a 3rd party payroll vendor. PayPal also allows online access to statements for 7 years.
9 Respondent can easily obtain these records, but claims that he does not have it, and I should
10 subpoena these records.

11 Such non-cooperative behavior resulted in me being forced to spend unreasonable amount
12 of funds on legal fees associated with my attorney needing to issue subpoenas and continue further
13 work.

14 I would further request that Respondent be sanctioned and ordered to pay for my attorney
15 fees and costs for failing to properly disclose requested documents.

16
17 f. School Tuition

18 Right after separation and filing of the judgement in 2019, Respondent refused to pay for
19 the agreed upon school tuition. Per the settlement agreement the costs for educational expenses
20 were to be equally divided, and our daughter was already enrolled in private school.

21 Moreover, the entire child custody timeshare schedule was built around this school's
22 schedule. I kept asking for reimbursement via emails and per the proper process outlined in our
23 MSA I asked to attend mediation.

24 In January 2020, we attended a mediation which was futile since Respondent insulted me
25 there and refused to participate in settlement discussions. Therefore, I had no choice but to hire
26 an attorney.

27 I spent over \$7,000 alone just to reiterate the private school tuition already mentioned in
28 the settlement agreement, enforce cost sharing and to preserve the child's right for this private

1 school. This agreement even accounted for the cost of inflation and was not contingent upon either
2 parent's income/expenses. Three months later the Respondent changed his mind and filed a motion
3 for set aside stating this "Stipulation is not worth a paper it is printed on." To date he still has not
4 reimbursed me for 2nd and 3rd grade re-enrollment fees (\$600 each, \$300 each for prorated shared
5 cost). Respondent is claiming that now since my income is higher, I should be the one paying for
6 100% of the educational expenses.

7 Respondent also claimed that I would not receive "another dollar" after this school year is
8 over.

9 I would further request that Respondent be ordered to reimburse me his shared cost for the
10 school re-enrollment fees, be sanctioned and be ordered to pay for my attorney fees and costs for
11 failing to adhere to the Court orders.

12
13 g. E*TRADE Roth IRA split:

14 Part of the reason why I had to hire an attorney in January 2020 was due to the fact that
15 Respondent failed to divide one of the community funds listed in the MSA. He kept giving me the
16 runaround and claiming I had to do it even though the account was in his name, and I did not have
17 access to this account at any time during or after the marriage.

18 Respondent continued to drag this matter for a period of time, and finally cooperated after
19 numerous letters, and emails from my attorney.

20 I would further request that Respondent be sanctioned and ordered to pay for my attorney
21 fees and costs for failing to properly and timely divide this community asset.

22 h. Continuous derogatory comments and insults:

23 Respondent has no problems insulting me, belittling me, calling me a thief, calling me
24 names and doing so in front of our child. He admitted this both in his moving papers, and to the
25 custody evaluator assigned to our case. I also mentioned some of the derogatory comments above,
26 and in my previous filings. There should be no reason why I need to be tormented and go through
27 this after we got divorced.

1 These are just a sample of Respondent's behavior during this case. Nothing has been
2 completed without having attorneys involved. Even after a Court order, I will need my attorney
3 to continue working, so the orders are enforced. I have incurred a great amount of legal costs for
4 no reason where the Respondent litigates and forces me to hire an attorney to resolve ridiculously
5 simple things throughout this entire time.

6 This has caused an unreasonable amount of delay, attorney's fees and costs, the details of
7 which is included in my attorney's declaration.

8 Based on Respondent's actions, I ask the court to award my attorney's fees and costs to be
9 paid by Respondent, and that he also be sanctioned for his conduct.

10 **III. CONCLUSION**

11 Accordingly, I request that the Court to make the following orders:

12 1) The Court to divide the Google Stocks (over 45 stocks current estimated worth
13 more than \$90,000), and Respondent's vacation payout (over \$7,000) as an omitted asset;

14 2) The Court to set aside the award of the Tarzana residence to Respondent based on
15 fraud, concealing the true nature of the property, and Respondent's perjury on his Schedule of
16 Assets and Debts;


17 3) The Court to make an award of stocks to me based on Respondent's breach of
18 fiduciary duty and fraud in selling various community stocks (unilateral sale of over \$130,000
19 worth of community stocks);

20 4) The Court to properly divide the Partners FCU checking and stock accounts;

21 5) The Court to issue attorney's fees and sanctions against Respondent.

22 I declare under penalty of perjury under the laws of the State of California, that the
23 foregoing is true and correct, and that this declaration was executed by me, at San Jose, California.

24
25 DATED: March 8, 2021

26 
27 _____ EKATERINA STRULYOV,
28 Declarant

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EXHIBIT 1

Declaration of Petitioner in Support of RFOs
IRMO Strulyov (Case No. 19FL001660)

THIS FORM SHOULD NOT BE FILED WITH THE COURT

FL-142

ATTORNEY OR PARTY WITHOUT ATTORNEY (<i>Name and Address</i>):	TELEPHONE NO.:
ATTORNEY FOR (<i>Name</i>):	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF	
PETITIONER:	
RESPONDENT:	
SCHEDULE OF ASSETS AND DEBTS <input type="checkbox"/> Petitioner's <input type="checkbox"/> Respondent's	CASE NUMBER:

— INSTRUCTIONS —

List all your known community and separate assets or debts. Include assets even if they are in the possession of another person, including your spouse. If you contend an asset or debt is separate, put P (for Petitioner) or R (for Respondent) in the first column (separate property) to indicate to whom you contend it belongs.

All values should be as of the date of signing the declaration unless you specify a different valuation date with the description. For additional space, use a continuation sheet numbered to show which item is being continued.

ITEM NO.	ASSETS DESCRIPTION	SEP. PROP.	DATE ACQUIRED	CURRENT GROSS FAIR MARKET VALUE	AMOUNT OF MONEY OWED OR ENCUMBRANCE
1.	REAL ESTATE (<i>Give street addresses and attach copies of deeds with legal descriptions and latest lender's statement.</i>) 18350 Hatteras St. #138, Tarzana, CA, 91356	yes	11/2008	\$350,000	\$0
2.	HOUSEHOLD FURNITURE, FURNISHINGS, APPLIANCES (<i>Identify.</i>) Cabinets, beds, TV, couch, desks, computer, chairs, kitchen table, microwave, etc.	var.	various	10,000	0
3.	JEWELRY, ANTIQUES, ART, COIN COLLECTIONS, etc. (<i>Identify.</i>) wedding ring	no	10/2010	500	0

ITEM NO.	ASSETS DESCRIPTION	SEP. PROP	DATE ACQUIRED	CURRENT GROSS FAIR MARKET VALUE	AMOUNT OF MONEY OWED OR ENCUMBRANCE
				\$	\$
4.	VEHICLES, BOATS, TRAILERS <i>(Describe and attach copy of title document.)</i>				
	2008 Subaru WRX	yes	06/2010	7000	0
	2012 Suzuki GSX-R 750	no	04/2013	7000	0
	2016 Mercedes GLE 350	no	03/2019	36000	0
	Utility trailer	no	09/2016	1000	0
5.	SAVINGS ACCOUNTS <i>(Account name, account number, bank, and branch. Attach copy of latest statement.)</i>				
	Partners FCU	yes	01/2006	1,050.41	
	Chase	no	05/2010	1,002.12	
6.	CHECKING ACCOUNTS <i>(Account name and number, bank, and branch. Attach copy of latest statement.)</i>				
	Partners FCU	no	01/2006	20,867.60	
	Chase	no	05/2010	31,701.02	
7.	CREDIT UNION, OTHER DEPOSIT ACCOUNTS <i>(Account name and number, bank, and branch. Attach copy of latest statement.)</i>				
8.	CASH <i>(Give location.)</i>				
9.	TAX REFUND				
10.	LIFE INSURANCE WITH CASH SURRENDER OR LOAN VALUE <i>(Attach copy of declaration page for each policy.)</i>				

ITEM NO.	ASSETS DESCRIPTION	SEP. PROP	DATE ACQUIRED	CURRENT GROSS FAIR MARKET VALUE	AMOUNT OF MONEY OWED OR ENCUMBRANCE
11.	STOCKS, BONDS, SECURED NOTES, MUTUAL FUNDS <i>(Give certificate number and attach copy of the certificate or copy of latest statement.)</i>			\$	\$
	Schwab	no	10/2010	205,622.38	
	eTrade	no	02/2016	66,273.20	
12.	RETIREMENT AND PENSIONS <i>(Attach copy of latest summary plan documents and latest benefit statement.)</i>				
	eTrade Roth IRA	no		16,982.37	
	Vanguard 401k	no		313,027.38	
	Fidelity Investments Roth IRA	yes		89,684.54	
13.	PROFIT - SHARING, ANNUITIES, IRAS, DEFERRED COMPENSATION <i>(Attach copy of latest statement.)</i>				
14.	ACCOUNTS RECEIVABLE AND UNSECURED NOTES <i>(Attach copy of each.)</i>				
15.	PARTNERSHIPS AND OTHER BUSINESS INTERESTS <i>(Attach copy of most current K-1 form and Schedule C.)</i>				
16.	OTHER ASSETS				
	HealthEquity	no	05/2018	1567.56	
17.	TOTAL ASSETS FROM CONTINUATION SHEET				
18.	TOTAL ASSETS			\$	\$

ITEM NO.	DEBTS—SHOW TO WHOM OWED	SEP. PROP.	TOTAL OWING	DATE INCURRED
19. STUDENT LOANS <i>(Give details.)</i>			\$	
20. TAXES <i>(Give details.)</i>				
21. SUPPORT ARREARAGES <i>(Attach copies of orders and statements.)</i>				
22. LOANS—UNSECURED <i>(Give bank name and loan number and attach copy of latest statement.)</i>				
23. CREDIT CARDS <i>(Give creditor's name and address and the account number. Attach copy of latest statement.)</i>	Chase Citi Amazon	no no	16,252.64 2,485.88 770.75	05/2019 05/2019 05/2019
24. OTHER DEBTS <i>(Specify.):</i>				
25. TOTAL DEBTS FROM CONTINUATION SHEET				
26. TOTAL DEBTS			\$19509.27	

27. *(Specify number):* _____ pages are attached as continuation sheets.

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

Date:

(TYPE OR PRINT NAME)

▲

(SIGNATURE OF DECLARANT)

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EXHIBIT 2

Declaration of Petitioner in Support of RFOs
IRMO Strulyov (Case No. 19FL001660)



Account Statement

Alphabet Inc Class C

For Period: 07/01/2020 - 09/30/2020

GOOG Closing Price on 09/30/2020 : \$1,469.60

* Retain For Tax Records

Account Summary: GOOG

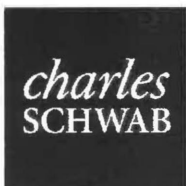
Stock Summary:

	Opening	Closing	Closing Share Price	Closing Value
	30.0000	30.0000	\$1,469.60	\$44,088.00

Cash Summary:

	\$0.00	\$0.00		\$0.00
Total:				\$44,088.00

EUGENE STRULYOV
1299 LAVEILLE CT
SAN JOSE CA 95131



Terms and Conditions

GENERAL INFORMATION AND KEY TERMS:

All references to "Schwab" in this document refer to the broker-dealer Charles Schwab & Co., Inc. Unless otherwise defined herein, capitalized terms have the same meanings as in your Account Agreement. If you receive any other communication from any source other than Schwab which purports to represent your holdings you should verify its content with this statement. Securities, products, and services are not available in all countries and are subject to country specific restrictions.

Cash: Any Free Credit Balance owed by us to you payable upon demand which, although accounted for on our books of record, is not segregated and may be used in the conduct of this firm's business.

Fees and Charges: It is your responsibility, and not Schwab's, to verify the accuracy of all fees.

Latest Price/Price (Investment Detail Section Only): The most recent price evaluation available on the last business day of the statement period, normally the last trade price or bid. Unpriced securities denote that no market evaluation update is currently available. Price evaluations are obtained from outside parties. Schwab shall have no responsibility for the accuracy or timeliness of any such valuations. Pricing of assets not held at Schwab is for informational purposes only. Some securities, especially thinly traded equities in the OTC market or foreign markets, may not report the most current price and are indicated as Stale Priced. For Limited Partnerships(LP) and Real Estate Investment Trust (REIT) securities, you may see that the value reflected on your periodic statement for this security is unpriced. FINRA rules require that certain LP and REIT securities, that have not been priced within 18 months, must show as unpriced on customer statements. Note that these securities are generally illiquid, the value of the securities will be different than its purchase price; if applicable, that accurate valuation information may not be available.

Dividend Reinvestment Customers: Dividend reinvestment transactions were effected by Schwab acting as a principal for its own account, except for the reinvestment of Schwab dividends, for which an independent broker-dealer acted as the buying agent. Further information on these transactions will be furnished upon written request.

Non-Publicly Traded Securities: All assets shown on this statement, other than certain direct investments which may be held by a third party, are held in your Account. Values of certain Non-Publicly Traded Securities may be furnished by a third party and Schwab shall have no responsibility for the accuracy or timeliness of such valuations. The Securities Investor Protection Corporation (SIPC) does not cover many limited partnership interests. **Securities Products and Services:** Securities products and services are offered by Charles Schwab & Co., Inc., Member SIPC. Securities products and services, including unswept intraday funds and net credit balances held in brokerage accounts are not guaranteed deposits or obligations of Charles Schwab Bank, and are subject to investment risk, are not FDIC insured, may lose value, and are not bank guaranteed. SIPC does not cover balances held at Charles Schwab Bank in the Bank Sweep feature.

Gain (or Loss): This information is not a solicitation or a recommendation to buy or sell. It may, however, be helpful for investment and tax planning strategies. Schwab does not provide tax advice and encourages you to consult with your tax professional. Please view the Cost Basis Disclosure Statement for additional information on how gain (or loss) is calculated and how Schwab reports adjusted cost basis information to the IRS.

IN CASE OF ERRORS OR DISCREPANCIES: If you find an error or discrepancy relating to your brokerage activity (other than an electronic fund transfer) you must notify us promptly, but no later than 10 days after this statement is sent or made available to you. If this statement shows that we have mailed or delivered security certificate(s) that you have not received, notify Schwab immediately. You may call us at 800-654-2593. (Outside the U.S., call +1-602-355-3408.) Any oral communications should be reconfirmed in writing to further protect your rights, including rights under the Securities Investor Protection Act (SIPA). If you do not so notify us, you agree that the statement activity and Account balance are correct for all purposes with respect to those brokerage transactions.

COMPLAINT CONTACT INFORMATION: Complaints about Schwab statements, products or services may be directed to 1-800-654-2593. For clients residing outside of the U.S., call collect +1-602-355-3408. Please send any written complaints to the Client Advocacy Team, 211 Main St., San Francisco, CA 94105, USA.

Address Changes: It is your obligation to keep Schwab informed of any changes in your address, telephone number or other contact information. If you fail to notify Schwab of those changes, you may not receive important notifications about your Account, and trading or other restrictions might be placed on your Account. For assistance, you may contact Schwab at 1-800-654-2593. Clients residing outside of the U.S. may call Schwab collect at +1-602-355-3408

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Additional Information: We are required by law to report to the Internal Revenue Service adjusted cost basis information (if applicable) certain payments to you and credits to your Account during the calendar year. Retain this statement for income tax purposes. Schwab or an affiliate acts as the Investment Advisor, Transfer Agent, Shareholder Service Agent and Distributor for the Sweep Funds and as Transaction Services Agent for the Government Money Fund. Schwab or an affiliate is compensated by the Sweep Funds for acting in each of these capacities other than as Distributor. The amount of such compensation is disclosed in the prospectus. Additional information will be provided upon written request. A financial statement for your inspection is available at Schwab's offices or a copy will be mailed to you upon written request. Any third party trademarks appearing herein are the property of the irrelative owners.

(0518-8HBR)



Stock Transaction Summary: GOOG

Transaction Date	Activity	Description	Purchase/Vest Date	Purchase Price	Acquisition FMV	Subscription FMV	Shares	Sale Price	Gross Proceeds
No stock transactions during this period									

Cash Transaction Summary

Transaction Date	Amount	Description	Fee
No cash transactions during this period			

* This transaction occurred in a previous quarter and may impact your cash or share balance.

This information is not intended to be a substitute for specific individual tax, legal or investment planning advice. Where specific advice is necessary or appropriate, please consult a qualified tax advisor, CPA, Financial Planner or Investment Manager.



Account Statement

Alphabet Inc Class C

For Period: 04/01/2019 - 06/30/2019

GOOG Closing Price on 06/28/2019 : \$1,080.91

* Retain For Tax Records

Account Summary: GOOG

Stock Summary:

Opening	Closing	Closing Share Price	Closing Value
36.0000	46.0000	\$1,080.91	\$49,721.86

Cash Summary:

\$0.00	\$0.00		\$0.00
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Total: \$49,721.86

EUGENE STRULYOV
1299 LAVEILLE CT
SAN JOSE CA 95131

Terms and Conditions

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(0518-8HBR)



Stock Transaction Summary: GOOG

Transaction Date	Activity	Description	Purchase/Vest Date	Purchase Price	Acquisition FMV	Subscription FMV	Shares	Sale Price	Gross Proceeds
05/30/19	Deposit	RS 34653	05/27/19	--	\$1,133.47	\$0.00	5.0000	--	--
04/29/19	Deposit	RS 34094	04/25/19	--	\$1,256.00	\$0.00	5.0000	--	--

Cash Transaction Summary

Transaction Date	Amount	Description	Fee
No cash transactions during this period			

* This transaction occurred in a previous quarter and may impact your cash or share balance.

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EXHIBIT 3

Declaration of Petitioner in Support of RFOs
IRMO Strulyov (Case No. 19FL001660)



Google LLC
 1600 Amphitheatre Parkway
 Mountain View, CA 94043
 650-253-0000

Pay Statement
 Period Start Date 06/10/2019
 Period End Date 06/23/2019
 Pay Date 06/17/2019
 Document 212156
 Net Pay \$6,630.56

Pay Details

Eugene Strulyov 1299 Laveille Ct San Jose, CA 95131 USA	Employee Number [REDACTED] SSN XXX-XX-XXXX Job Software Engineer Pay Rate \$81.7308 Pay Frequency Biweekly	Pay Group Salaried Employees Location US-SVL-MAT2 Cost 408 - Fleet Deployment and Center Opti	Federal Income Tax M 4 CA State Income Tax (Residence) S 4 CA State Income Tax (Work) S 4
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Earnings

Pay Type	Hours	Pay Rate	Current	YTD
Annual Bonus	0.0000	\$0.0000	\$0.00	\$15,000.00
CA Disability	0.0000	\$0.0000	\$0.00	\$13,772.00
Group Term Life	0.0000	\$0.0000	\$21.23	\$169.84
HSA ER Seed	0.0000	\$0.0000	\$0.00	\$2,000.00
Regular Pay	40.0000	\$81.7308	\$3,269.23	\$45,630.76
Goog Stock Unit	0.0000	\$0.0000	\$0.00	\$56,536.40
STD	0.0000	\$0.0000	\$0.00	\$16,076.06
Vacation Payout	86.2300	\$81.7308	\$7,047.64	\$7,047.64

Total Hours Worked 40.0000 Total Hours 126.2300

Deductions

Deduction	Employee		Employer	
	Current	YTD	Current	YTD
Bonus 401K Pre	\$0.00	\$12,000.00	\$0.00	\$6,000.00
Class C Offset	\$0.00	\$33,464.42	\$0.00	\$0.00
Dental	\$15.96	\$127.68	\$0.00	\$0.00
FSA Dependent	\$256.41	\$1,666.68	\$0.00	\$0.00
Group Term Life	\$21.23	\$169.84	\$0.00	\$0.00
GSU C Refund	\$0.00	(\$4,440.13)	\$0.00	\$0.00
HSA Employee	\$192.30	\$1,538.40	\$0.00	\$0.00
HSA ER Update	\$0.00	\$2,000.00	\$0.00	\$0.00
LegalAccess	\$7.95	\$103.35	\$0.00	\$0.00
Medical	\$109.92	\$879.36	\$0.00	\$0.00
401K Pretax	\$0.00	\$7,000.00	\$0.00	\$3,500.01
Vision	\$4.82	\$38.56	\$0.00	\$0.00
Vol Life Child	\$0.70	\$9.10	\$0.00	\$0.00
Vol Life EE	\$3.84	\$49.92	\$0.00	\$0.00
Vol Life Spouse	\$3.92	\$50.96	\$0.00	\$0.00

Taxes

Tax	Based On	Current	YTD
Federal Income Tax	\$9,758.69	\$1,686.83	\$19,170.89
Employee Medicare	\$9,758.69	\$141.51	\$1,975.05
Social Security Employee Tax	\$6,448.67	\$399.82	\$8,239.80
CA State Income Tax	\$9,950.99	\$862.33	\$10,207.87
CA Private Disability Employee	\$0.00	\$0.00	\$1,183.69

Paid Time Off

Plan	Current	Balance
Vacation	0.0000	-2.7500

Net Pay Distribution

Account Number	Account Type	Amount
Check amount		\$6,630.56
Total		\$6,630.56

Pay Summary

	Gross	FIT Taxable Wages	Taxes	Deductions	Net Pay
Current	\$10,338.10	\$9,758.69	\$3,090.49	\$617.05	\$6,630.56
YTD	\$156,232.70	\$117,210.02	\$40,777.30	\$54,658.14	\$60,797.26



Google LLC
 1600 Amphitheatre Parkway
 Mountain View, CA 94043
 650-253-0000

Pay Statement
 Period Start Date 05/13/2019
 Period End Date 05/26/2019
 Pay Date 05/31/2019
 Document 13518159
 Net Pay \$4,853.96

Pay Details

Eugene Strulyov 1299 Laveille Ct San Jose, CA 95131 USA	Employee Number [REDACTED] SSN XXX-XX-XXXX Job Software Engineer Pay Rate \$81.7308 Pay Frequency Biweekly	Pay Group Salaried Employees Location US-SVL-MAT2 Cost 408 - Fleet Deployment and Center Opti	Federal Income Tax M 4 CA State Income Tax (Residence) S 4 CA State Income Tax (Work) S 4
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Earnings					Deductions				
Pay Type	Hours	Pay Rate	Current	YTD	Deduction	Employee		Employer	
						Current	YTD	Current	YTD
Annual Bonus	0.0000	\$0.0000	\$0.00	\$15,000.00	401K Pretax	\$0.00	\$7,000.00	\$0.00	\$3,500.01
CA Disability			\$2,504.00	\$12,520.00	Bonus 401K Pre	\$0.00	\$12,000.00	\$0.00	\$6,000.00
Group Term Life	0.0000	\$0.0000	\$0.00	\$127.38	Class C Offset	\$0.00	\$33,464.42	\$0.00	\$0.00
HSA ER Seed	0.0000	\$0.0000	\$0.00	\$2,000.00	Dental	\$0.00	\$95.76	\$0.00	\$0.00
Regular Pay	0.0000	\$0.0000	\$0.00	\$39,092.30	FSA Dependent	\$0.00	\$1,153.86	\$0.00	\$0.00
Goog Stock Unit	0.0000	\$0.0000	\$0.00	\$56,536.40	Group Term Life	\$0.00	\$127.38	\$0.00	\$0.00
STD			\$2,922.92	\$14,614.60	GSU C Refund	\$0.00	(\$4,440.13)	\$0.00	\$0.00
					HSA Employee	\$0.00	\$1,153.80	\$0.00	\$0.00
					HSA ER Update	\$0.00	\$2,000.00	\$0.00	\$0.00
					LegalAccess	\$0.00	\$47.70	\$0.00	\$0.00
					Medical	\$0.00	\$659.52	\$0.00	\$0.00
					Vision	\$0.00	\$28.92	\$0.00	\$0.00
					Vol Life Child	\$0.00	\$4.20	\$0.00	\$0.00
					Vol Life EE	\$0.00	\$23.04	\$0.00	\$0.00
					Vol Life Spouse	\$0.00	\$23.52	\$0.00	\$0.00
Total Hours Worked 0.0000 Total Hours 0.0000									

Tax	Based On	Current	YTD
Federal Income Tax	\$2,922.92	\$203.83	\$17,272.05
Employee Medicare	\$2,922.92	\$42.38	\$1,773.04
Social Security Employee Tax	\$2,922.92	\$181.22	\$7,581.29
CA State Income Tax	\$2,922.92	\$145.53	\$9,186.68
CA Private Disability Employee	\$0.00	\$0.00	\$1,183.69

Paid Time Off			Net Pay Distribution		
Plan	Current	Balance	Account Number	Account Type	Amount
Vacation	0.0000	75.7900	xxxxx5467	Checking	\$4,853.96
			Total		\$4,853.96

	Gross	FIT Taxable Wages	Taxes	Deductions	Net Pay
Current	\$5,426.92	\$2,922.92	\$572.96	\$0.00	\$4,853.96
YTD	\$139,890.68	\$103,278.82	\$36,996.75	\$53,341.99	\$49,551.94



Google LLC
 1600 Amphitheatre Parkway
 Mountain View, CA 94043
 650-253-0000

Pay Statement
 Period Start Date 04/01/2019
 Period End Date 04/14/2019
 Pay Date **04/19/2019**
 Document 13243890
 Net Pay \$4,824.73

Pay Details

Eugene Strulyov 1299 Laveille Ct San Jose, CA 95131 USA	Employee Number [REDACTED] SSN XXX-XX-XXXX Job Software Engineer Pay Rate \$81,7308 Pay Frequency Biweekly	Pay Group Salaried Employees Location US-SVL-MAT2 Cost 408 - Fleet Deployment and Center Opti	Federal Income Tax M 4 CA State Income Tax (Residence) S 4 CA State Income Tax (Work) S 4
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Earnings					Deductions				
Pay Type	Hours	Pay Rate	Current	YTD	Deduction	Employee		Employer	
						Current	YTD	Current	YTD
Annual Bonus	0.0000	\$0.0000	\$0.00	\$15,000.00	401K Pretax	\$0.00	\$7,000.00	\$0.00	\$3,500.01
CA Disability			\$2,504.00	\$5,008.00	Bonus 401K Pre	\$0.00	\$12,000.00	\$0.00	\$6,000.00
Group Term Life	0.0000	\$0.0000	\$0.00	\$127.38	Class C Offset	\$0.00	\$20,040.31	\$0.00	\$0.00
HSA ER Seed	0.0000	\$0.0000	\$0.00	\$2,000.00	Dental	\$0.00	\$95.76	\$0.00	\$0.00
Regular Pay	0.0000	\$0.0000	\$0.00	\$39,092.30	FSA Dependent	\$0.00	\$1,153.86	\$0.00	\$0.00
Goog Stock Unit	0.0000	\$0.0000	\$0.00	\$33,897.70	Group Term Life	\$0.00	\$127.38	\$0.00	\$0.00
STD			\$2,922.92	\$5,845.84	GSU C Refund	\$0.00	(\$4,037.21)	\$0.00	\$0.00
					HSA Employee	\$0.00	\$1,153.80	\$0.00	\$0.00
					HSA ER Update	\$0.00	\$2,000.00	\$0.00	\$0.00
					LegalAccess	\$0.00	\$47.70	\$0.00	\$0.00
					Medical	\$0.00	\$659.52	\$0.00	\$0.00
					Vision	\$0.00	\$28.92	\$0.00	\$0.00
					Vol Life Child	\$0.00	\$4.20	\$0.00	\$0.00
					Vol Life EE	\$0.00	\$23.04	\$0.00	\$0.00
					Vol Life Spouse	\$0.00	\$23.52	\$0.00	\$0.00
Total Hours Worked 0.0000		Total Hours 0.0000							

Tax	Based On	Current	YTD
Federal Income Tax	\$2,922.92	\$203.83	\$11,680.05
Employee Medicare	\$2,922.92	\$42.38	\$1,317.63
Social Security Employee Tax	\$2,922.92	\$181.22	\$5,634.02
CA State Income Tax	\$2,922.92	\$145.53	\$6,434.15
CA Private Disability Employee	\$2,922.92	\$29.23	\$938.96

Paid Time Off			Net Pay Distribution		
Plan	Current	Balance	Account Number	Account Type	Amount
Vacation	0.0000	52.7200	xxxxx5467	Checking	\$4,824.73
			Total		\$4,824.73

	Gross	FIT Taxable Wages	Taxes	Deductions	Net Pay
Current	\$5,426.92	\$2,922.92	\$602.19	\$0.00	\$4,824.73
YTD	\$100,971.22	\$71,871.36	\$26,004.81	\$40,320.80	\$34,645.61



Google LLC
 1600 Amphitheatre Parkway
 Mountain View, CA 94043
 650-253-0000

Pay Statement
 Period Start Date 03/18/2019
 Period End Date 03/31/2019
 Pay Date 04/05/2019
 Document 13133183
 Net Pay \$4,824.73

Pay Details

Eugene Strulyov 1299 Laveille Ct San Jose, CA 95131 USA	Employee Number [REDACTED] SSN XXX-XX-XXXX Job Software Engineer Pay Rate \$81.7308 Pay Frequency Biweekly	Pay Group Salaried Employees Location US-SVL-MAT2 Cost 408 - Fleet Deployment and Center Opti	Federal Income Tax M 4 CA State Income Tax (Residence) S 4 CA State Income Tax (Work) S 4
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Earnings

Pay Type	Hours	Pay Rate	Current	YTD
Annual Bonus	0.0000	\$0.0000	\$0.00	\$15,000.00
CA Disability			\$2,504.00	\$2,504.00
Group Term Life	0.0000	\$0.0000	\$0.00	\$127.38
HSA ER Seed	0.0000	\$0.0000	\$0.00	\$2,000.00
Regular Pay	0.0000	\$0.0000	\$0.00	\$39,092.30
Goog Stock Unit	0.0000	\$0.0000	\$0.00	\$33,897.70
STD			\$2,922.92	\$2,922.92

Total Hours Worked 0.0000 Total Hours 0.0000

Deductions

Deduction	Employee		Employer	
	Current	YTD	Current	YTD
401K Pretax	\$0.00	\$7,000.00	\$0.00	\$3,500.01
Bonus 401K Pre	\$0.00	\$12,000.00	\$0.00	\$6,000.00
Class C Offset	\$0.00	\$20,040.31	\$0.00	\$0.00
Dental	\$0.00	\$95.76	\$0.00	\$0.00
FSA Dependent	\$0.00	\$1,153.86	\$0.00	\$0.00
Group Term Life	\$0.00	\$127.38	\$0.00	\$0.00
GSU C Refund	\$0.00	(\$2,937.80)	\$0.00	\$0.00
HSA Employee	\$0.00	\$1,153.80	\$0.00	\$0.00
HSA ER Update	\$0.00	\$2,000.00	\$0.00	\$0.00
LegalAccess	\$0.00	\$47.70	\$0.00	\$0.00
Medical	\$0.00	\$659.52	\$0.00	\$0.00
Vision	\$0.00	\$28.92	\$0.00	\$0.00
Vol Life Child	\$0.00	\$4.20	\$0.00	\$0.00
Vol Life EE	\$0.00	\$23.04	\$0.00	\$0.00
Vol Life Spouse	\$0.00	\$23.52	\$0.00	\$0.00

Taxes

Tax	Based On	Current	YTD
Federal Income Tax	\$2,922.92	\$203.83	\$11,476.22
Employee Medicare	\$2,922.92	\$42.38	\$1,275.25
Social Security Employee Tax	\$2,922.92	\$181.22	\$5,452.80
CA State Income Tax	\$2,922.92	\$145.53	\$6,288.62
CA Private Disability Employee	\$2,922.92	\$29.23	\$909.73

Paid Time Off

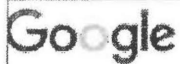
Plan	Current	Balance
Vacation	0.0000	45.0300

Net Pay Distribution

Account Number	Account Type	Amount
xxxxx5467	Checking	\$4,824.73
Total		\$4,824.73

Pay Summary

	Gross	FIT Taxable Wages	Taxes	Deductions	Net Pay
Current	\$5,426.92	\$2,922.92	\$602.19	\$0.00	\$4,824.73
YTD	\$95,544.30	\$68,948.44	\$25,402.62	\$41,420.21	\$28,721.47



Google LLC
 1600 Amphitheatre Parkway
 Mountain View, CA 94043
 650-253-0000

Pay Statement
 Period Start Date 12/10/2018
 Period End Date 12/23/2018
Pay Date 12/28/2018
 Document 12341509
 Net Pay \$4,233.71

Pay Details

Eugene Strulyov 1299 Lavelle Ct San Jose, CA 95131 USA	Employee Number [REDACTED] SSN XXX-XX-XXXX Job Software Engineer Pay Rate \$78.8462 Pay Frequency Biweekly	Pay Group Salaried Employees Location US-SVL-MAT2 Cost 408 - Fleet Deployment and Center Opti	Federal Income Tax M 4 CA State Income Tax (Residence) S 4 CA State Income Tax (Work) S 4
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Earnings

Pay Type	Hours	Pay Rate	Current	YTD
Group Term Life	0.0000	\$0.0000	\$18.36	\$275.40
HSA ER Seed	0.0000	\$0.0000	\$0.00	\$2,000.00
Regular Pay	80.0000	\$78.8462	\$6,307.69	\$97,769.20
Goog Stock Unit	0.0000	\$0.0000	\$0.00	\$67,226.25
Total Hours Worked 80.0000		Total Hours 80.0000		

Deductions

Deduction	Employee		Employer	
	Current	YTD	Current	YTD
401K Pretax	\$0.00	\$18,500.00	\$0.00	\$9,250.00
Class C Offset	\$0.00	\$40,531.44	\$0.00	\$0.00
Dental	\$15.96	\$239.40	\$0.00	\$0.00
FSA Dependent	\$220.00	\$3,300.00	\$0.00	\$0.00
Group Term Life	\$18.36	\$275.40	\$0.00	\$0.00
GSU C Refund	\$0.00	(\$2,806.23)	\$0.00	\$0.00
HSA Employee	\$376.92	\$4,899.96	\$0.00	\$0.00
HSA ER Update	\$0.00	\$2,000.00	\$0.00	\$0.00
LegalAccess	\$7.95	\$119.25	\$0.00	\$0.00
LongTerm Dis	\$12.36	\$197.76	\$0.00	\$0.00
Medical	\$106.71	\$1,600.65	\$0.00	\$0.00
OneTime Charity	\$100.00	\$600.00	\$0.00	\$0.00
Vision	\$4.82	\$72.30	\$0.00	\$0.00
Vol Life Child	\$0.70	\$10.50	\$0.00	\$0.00
Vol Life EE	\$3.71	\$55.65	\$0.00	\$0.00
Vol Life Spouse	\$3.92	\$58.80	\$0.00	\$0.00

Taxes

Tax	Based On	Current	YTD
Federal Income Tax	\$5,601.64	\$677.78	\$21,413.04
Employee Medicare	\$5,601.64	\$81.22	\$2,249.80
Social Security Employee Tax	\$0.00	\$0.00	\$7,960.80
CA State Income Tax	\$5,978.56	\$461.93	\$12,293.07
CA Private Disability Employee	\$0.00	\$0.00	\$1,149.65

Paid Time Off

Plan	Current	Balance
Vacation	0.0000	23.2000

Net Pay Distribution

Account Number	Account Type	Amount
xxxxx5467	Checking	\$4,233.71
Total		\$4,233.71

Pay Summary

	Gross	FIT Taxable Wages	Taxes	Deductions	Net Pay
Current	\$6,326.05	\$5,601.64	\$1,220.93	\$871.41	\$4,233.71
YTD	\$167,270.85	\$136,658.54	\$45,066.36	\$69,654.88	\$52,549.61

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EXHIBIT 4

Declaration of Petitioner in Support of RFOs
IRMO Strulyov (Case No. 19FL001660)



P.O. Box 10000
 Lake Buena Vista, FL 32830
 800-948-6677

Member No: [REDACTED]
Statement Period: 02/01/18 thru 02/28/18

EUGENE STRULYOV
 1299 LAVELLE COURT
 SAN JOSE CA 95131

Account Summary	
Deposits	
Savings	\$ 1,049.24
Checking	762.55
Total deposits	\$ 1,811.79
Your Relationship Rewards level is Standard Level	

Access Partners everywhere you are. Visit PartnersFCU.org to find our branches and ATMs located in key service areas in Florida and California. Plus, with the CO-OP Network also provides surcharge-free access to over 30,000 ATMs.

REGULAR SHARE ACCOUNTS ARE NOT TRANSFERABLE ON THE RECORDS OF THIS CREDIT UNION. DEBITS: New Loans, Refinanced Loans, Add-Ons, Principal Reversal or Share Withdrawals

0000: PRIMARY SAVINGS

Date	Transaction Description	Deposit	Withdrawal	Balance
02-01	Previous Balance			\$1,049.15
02-28	Deposit Dividend 0.100% Annual Percentage Yield Earned 0.1100% from 02/01/18 through 02/28/18	\$0.09		\$1,049.24

Beginning Balance	Total Deposits/Credits	Total Withdrawals/Debits	Ending Balance	Taxable Y-T-D Dividends
\$1,049.15	\$0.09	\$0.00	\$1,049.24	\$0.18

0001: BASIC CHECKING

Date	Transaction Description	Deposit	Withdrawal	Balance
02-01	Previous Balance			\$662.55
02-09	Deposit ACH APPLE INC. TYPE: PAYROLL ID: 1942404110 DATA: DIRECT DEPOSIT CO: APPLE INC.	\$50.00		\$712.55
02-23	Deposit ACH APPLE INC. TYPE: PAYROLL ID: 1942404110 DATA: DIRECT DEPOSIT CO: APPLE INC.	\$50.00		\$762.55

	Total for this Period	Total Year-to-Date
Total Overdraft Fees	\$0.00	\$0.00
Total Returned Item Fees	\$0.00	\$0.00

Beginning Balance	Total Deposits/Credits	Total Withdrawals/Debits	Ending Balance	Taxable Y-T-D Dividends
\$662.55	\$100.00	\$0.00	\$762.55	\$0.00

Summary of Year to Date Totals



P.O. Box 10000
 Lake Buena Vista, FL 32830
 800-948-6677

Member No: [REDACTED] **Statement Period:** 01/01/18 thru 01/31/18

EUGENE STRULYOV
 1299 LAVELLE COURT
 SAN JOSE CA 95131

Account Summary	
Deposits	
Savings	\$ 1,049.15
Checking	662.55
Total deposits	\$ 1,711.70
Your Relationship Rewards level is Standard Level	

This year's Annual Meeting will be held on Thursday, April 26 at the Grand Central Air Terminal (1310 Air Way, Glendale, CA 91201). Nominations are now being accepted for four (4) open seats on Partners Federal Credit Union's Board of Directors. For more information, visit the Partners Blog at PartnersFCU.org.

REGULAR SHARE ACCOUNTS ARE NOT TRANSFERABLE ON THE RECORDS OF THIS CREDIT UNION. DEBITS: New Loans, Refinanced Loans, Add-Ons, Principal Reversal or Share Withdrawals

0000: PRIMARY SAVINGS

Date	Transaction Description	Deposit	Withdrawal	Balance
01-01	Previous Balance			\$1,049.06
01-31	Deposit Dividend 0.100% Annual Percentage Yield Earned 0.1000% from 01/01/18 through 01/31/18	\$0.09		\$1,049.15

Beginning Balance	Total Deposits/Credits	Total Withdrawals/Debits	Ending Balance	Taxable Y-T-D Dividends
\$1,049.06	\$0.09	\$0.00	\$1,049.15	\$0.09

0001: BASIC CHECKING

Date	Transaction Description	Deposit	Withdrawal	Balance
01-01	Previous Balance			\$562.55
01-12	Deposit ACH APPLE INC. TYPE: PAYROLL ID: 1942404110 DATA: DIRECT DEPOSIT CO: APPLE INC.	\$50.00		\$612.55
01-26	Deposit ACH APPLE INC. TYPE: PAYROLL ID: 1942404110 DATA: DIRECT DEPOSIT CO: APPLE INC.	\$50.00		\$662.55

	Total for this Period	Total Year-to-Date
Total Overdraft Fees	\$0.00	\$0.00
Total Returned Item Fees	\$0.00	\$0.00

Beginning Balance	Total Deposits/Credits	Total Withdrawals/Debits	Ending Balance	Taxable Y-T-D Dividends
\$562.55	\$100.00	\$0.00	\$662.55	\$0.00

Summary of Year to Date Totals