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Sherril R. Carter, Executive Officer/Clerk of Court  
By: Kristina Vargas, Deputy

1 ROBBINS GELLER RUDMAN  
& DOWD LLP  
2 JAMES I. JACONETTE (179565)  
655 West Broadway, Suite 1900  
3 San Diego, CA 92101  
Telephone: 619/231-1058  
4 619/231-7423 (fax)  
jamesj@rgrdlaw.com

5 BOTTINI & BOTTINI, INC.  
6 FRANCIS A. BOTTINI, JR. (175783)  
ALBERT Y. CHANG (296065)  
7 YURY A. KOLESNIKOV (271173)  
7817 Ivanhoe Avenue, Suite 102  
8 La Jolla, CA 92037  
Telephone: 858/914-2001  
9 858/914-2002 (fax)  
fbottini@bottinilaw.com  
10 achang@bottinilaw.com  
ykolesnikov@bottinilaw.com

BLOCK & LEVITON LLP  
JEFFREY C. BLOCK (*Pro Hac Vice*)  
JOEL A. FLEMING (281264)  
JACOB A. WALKER (271217)  
260 Franklin Street, Suite 1860  
Boston, MA 02110  
Telephone: 617/398-5600  
617/507-6020 (fax)  
jeff@blockesq.com  
joel@blockesq.com  
jake@blockesq.com

11 *Attorneys for Plaintiffs Chenghsin D. Hsieh*  
12 *and Wei C. Hsieh*

*Attorneys for Plaintiff Joseph Iuso*

13 [Additional counsel appear on signature page.]

14 SUPERIOR COURT OF THE STATE OF CALIFORNIA  
15 COUNTY OF LOS ANGELES

16 Coordination Proceeding )  
Special Title Rule (3.550) )  
17 )  
18 SNAP INC. SECURITIES CASES )  
\_\_\_\_\_ )

Case No. JCCP 4960  
AMENDED STIPULATION OF  
SETTLEMENT  
Judge: Honorable Elihu M. Berle  
Dept: 6  
Coordinated Actions:  
*Hsieh, et al. v. Snap Inc., et al.*, No. BC669394,  
CA Super. Ct., Cty. of Los Angeles  
*Iuso v. Snap Inc., et al.*, No. 17CIV03710,  
CA Super. Ct., Cty. of San Mateo

20 This Document Relates To:  
21 )  
22 ALL ACTIONS. )  
\_\_\_\_\_ )

1 This Amended Stipulation of Settlement (the “Stipulation”), dated October 13, 2020, is made  
2 and entered into by and between Plaintiffs Joseph Iuso, Chenghsin D. Hsieh and Wei C. Hsieh, on  
3 behalf of themselves and each member of the Settlement Class (as defined below) (“Plaintiffs”), and  
4 Defendants Snap Inc. (“Snap” or the “Company”), Evan Spiegel, Robert Murphy, Andrew Vollero,  
5 Imran Khan, Joanna Coles, A.G. Lafley, Mitchell Lasky, Michael Lynton, Stanley Meresman,  
6 Scott D. Miller, and Christopher Young (collectively, the “Snap Defendants”), and Morgan Stanley  
7 & Co. LLC, Goldman Sachs & Co. LLC, J.P. Morgan Securities LLC, Deutsche Bank Securities Inc.,  
8 Barclays Capital Inc., Credit Suisse Securities (USA) LLC, and Allen & Company LLC (the  
9 “Underwriter Defendants”) (collectively, with the Snap Defendants, the “Defendants,” and together  
10 with Plaintiffs, the “Parties”), by and through their respective counsel of record in the Action (as  
11 defined below). This Stipulation is intended by the Parties to fully, finally and forever resolve,  
12 dismiss with prejudice the Action, and discharge and settle the Plaintiffs’ Released Claims and the  
13 Defendants’ Released Claims, upon the terms and subject to the conditions hereof, and subject to the  
14 approval of the Court and the approval by the Federal Court of the settlement in the Federal Action.<sup>1</sup>

15 **I. THE LITIGATION**

16 Currently pending before the Superior Court of the State of California, County of Los Angeles  
17 (“Court”) are two coordinated class actions alleging securities law violations: (1) *Hsieh v. Snap Inc.*,  
18 No. BC669394 (Cal. Super. Ct., Cty. of Los Angeles) (“*Hsieh Action*”); and (2) *Iuso v. Snap Inc.*,  
19 No. 17CIV03710 (Cal. Super. Ct., Cty. of San Mateo) (“*Iuso Action*”).

20 Plaintiffs Chenghsin D. Hsieh and Wei C. Hsieh commenced the *Hsieh Action* on July 25,  
21 2017 in the Los Angeles Superior Court alleging violations of the Securities Act of 1933 (the  
22 “Securities Act”) for claims under §§11, 12(a)(2) and 15 against the Defendants. The complaint in  
23 the *Hsieh Action* claims that Snap’s Registration Statement and Prospectus were false because they  
24 allegedly failed to disclose the following material information relating to Snap’s financial condition:  
25 (1) Snap was experiencing slow growth in its Daily Active User rate and was being adversely affected

26  
27 <sup>1</sup> The Federal Action, *In re Snap Inc. Securities Litigation*, No. 2:17-cv-03679-SVW-AGR (C.D.  
28 Cal.), filed May 16, 2017, is being settled concurrently with this Action.

1 by Instagram; (2) a purported whistleblower complaint, filed by former employee Anthony  
2 Pompliano, raised questions regarding false growth metrics used by Snap executives; and (3) Snap  
3 faced substantial liability in connection with a potential patent-infringement action by iFrame Canada  
4 Ltd. and its successors. Plaintiffs allege that when the purportedly concealed information came to  
5 light between May and July 2017, Snap's stock price declined to nearly \$14.00 per share.

6 On July 27, 2017, Defendants removed the *Hsieh* Action to Federal Court. On August 29,  
7 2017, the Federal Court *sua sponte* remanded the *Hsieh* Action for lack of jurisdiction.

8 On November 15, 2017, pursuant to the parties' stipulation, the Court stayed the *Hsieh* Action  
9 pending the U.S. Supreme Court's issuance of a decision in *Cyan, Inc. v. Beaver County Employees*  
10 *Retirement Fund*, No. 15-1439 (U.S.). On March 20, 2018, the U.S. Supreme Court issued a decision  
11 in *Cyan*, holding that state courts have subject matter jurisdiction over class actions under the  
12 Securities Act.

13 Following the issuance of the *Cyan* decision, Defendants moved to stay the *Hsieh* Action in  
14 favor of the related action in Federal Court or, in the alternative, to dismiss due to inconvenient forum  
15 based on Snap's forum-selection clause. The plaintiffs in the *Hsieh* Action opposed the motion. By  
16 order dated August 16, 2018, the Court stayed the coordinated *Hsieh* Action pending the resolution  
17 of the Federal Action.

18 On August 14, 2017, Joseph Iuso commenced the *Iuso* Action in San Mateo Superior Court.  
19 The *Iuso* Action was brought as a class action on behalf of all persons who purchased Snap common  
20 stock pursuant or traceable to the IPO and alleged only violations of §11 of the Securities Act.  
21 Moreover, unlike the *Hsieh* Action, the complaint in the *Iuso* Action focused solely on the  
22 Registration Statement's purported misstatement of the stock-based compensation to be incurred by  
23 Snap following the IPO.

24 On August 17, 2017, Defendants removed the *Iuso* Action to the United States District Court  
25 for the Northern District of California. On August 24, 2017, Iuso moved to remand. On August 25,  
26 2017, Defendants moved to transfer the *Iuso* Action to the United States District Court for the Central  
27 District of California. Iuso did not oppose transfer and on September 27, 2017, it was transferred to  
28

1 the Central District of California. On November 21, 2017, the Federal Court granted Iuso’s motion  
2 to remand the *Iuso* Action to San Mateo Superior Court.

3 On December 19, 2017, Defendants petitioned the Judicial Council of California to coordinate  
4 the *Hsieh* Action with the *Iuso* Action. On February 22, 2018, the Judicial Council granted the  
5 petition and ordered that both cases be coordinated in the Los Angeles Superior Court. The  
6 coordinated proceeding was assigned to this Court under the caption *Snap Inc. Securities Cases*, JCCP  
7 No. 4960 (the “JCCP Proceeding”).

8 On June 1, 2018, pursuant to the parties’ stipulation, the Court stayed the JCCP Proceeding  
9 pending litigation in the Delaware Court of Chancery, captioned *Sciabacucchi v. Salzberg*, No. 2017-  
10 0931, relating to the validity of mandatory forum-selection clauses in the Company’s certificate of  
11 incorporation with regard to Securities Act claims.

12 On December 19, 2018, the Delaware Court of Chancery issued its decision in *Sciabacucchi*,  
13 finding forum-selection clauses in certificates of incorporation to be invalid and contrary to the federal  
14 regime to the extent they sought to regulate Securities Act claims. See *Sciabacucchi v. Salzberg*,  
15 No. 2017-0931-JTL, 2018 Del. Ch. LEXIS 578, at \*2-\*4, \*15 (Del. Ch. Dec. 19, 2018). The Court  
16 of Chancery’s ruling was subsequently reversed by the Delaware Supreme Court. *Salzberg v.*  
17 *Sciabacucchi*, No. 346 2019, 2020 Del. LEXIS 100, at \*1 (Del. Mar. 18, 2020).

18 By order dated January 17, 2019, the Court vacated the stay in the JCCP Proceeding. On  
19 February 19, 2019, Defendants filed a motion to stay the JCCP Proceeding in favor of the Federal  
20 Action. Defendants also filed a demurrer to the complaint in the coordinated *Iuso* Action. On  
21 February 25, 2019, instead of opposing the demurrer on the merits, the plaintiff in the coordinated  
22 *Iuso* Action filed an amended complaint. On April 10, 2019, the Court ordered the *Iuso* Action and  
23 the JCCP Proceeding stayed until the next status conference set for July 29, 2019, and it extended the  
24 stay at subsequent status conferences.

25 In September 2019, the parties in both this Action and in the Federal Action began mediation-  
26 related discussions and ultimately selected the Hon. Layn R. Phillips (Ret.) as the mediator. On  
27 September 13, 2019, the parties submitted confidential mediation statements concerning the legal and  
28 factual issues in the two actions.

1 On October 15, 2019, the parties participated in a full-day formal mediation conducted by the  
2 Hon. Layn R. Phillips. Following the mediation session and additional negotiations amongst all  
3 parties, the mediator advised the parties on January 17, 2020, that all parties had accepted a mediator's  
4 proposal. The parties then entered into a Term Sheet on January 24, 2020.

5 **II. PLAINTIFFS' CLAIMS AND THE BENEFIT OF THE SETTLEMENT**

6 Plaintiffs and their counsel believe that the Settlement set forth in this Stipulation confers  
7 considerable benefits upon the Settlement Class by obtaining a substantial recovery for the Settlement  
8 Class and eliminating the risk of no recovery or a much smaller recovery. Plaintiffs and their counsel  
9 have concluded that the terms and conditions of this Stipulation are fair, reasonable and adequate to  
10 Plaintiffs and the Settlement Class and in their best interests, and Plaintiffs have agreed to settle the  
11 claims brought against Defendants in the Action pursuant to the terms and provisions of this  
12 Stipulation. Nothing in this Stipulation or any other aspect of the Settlement is or shall be construed  
13 as or deemed to be evidence of an admission or concession on the part of Plaintiffs of any infirmity  
14 in the claims asserted in this Action.

15 The Parties believe that their respective positions in the Action were and are meritorious and  
16 well founded. However, Plaintiffs and their counsel are mindful of the inherent difficulties in  
17 gathering evidence, including documents and other information to prove their allegations, and  
18 obtaining a recovery in an action such as this. Plaintiffs and their counsel also have taken into account  
19 the uncertainties and the risks of litigation, especially in complex actions such as this Action, as well  
20 as certain limited discovery.

21 **III. DEFENDANTS' DENIALS OF WRONGDOING AND LIABILITY**

22 Defendants have denied and continue to deny all allegations of any wrongdoing or liability  
23 against them whatsoever arising out of any of the conduct, statements, acts or omissions alleged, or  
24 that could have been alleged, in the Action. Neither the Settlement nor any of the terms of this  
25 Stipulation shall constitute an admission or finding of any fault, liability, wrongdoing, or damages  
26 whatsoever or any infirmity in the defenses that Defendants have, or could have, asserted. In addition,  
27 neither the Settlement nor any of the terms of this Stipulation shall constitute an admission or  
28 concession by Defendants regarding the appropriateness of certifying a class in this Action.

1 Defendants are entering into this Stipulation solely to eliminate the uncertainty, burden, and expense  
2 of further litigation and have determined that it is desirable and beneficial to them that the Action be  
3 settled in the manner and upon the terms and conditions set forth in this Stipulation. Nonetheless,  
4 recognizing the costs, distraction and the attendant uncertainty and risks of litigation, and without  
5 conceding the merit of any of the claims asserted by Plaintiffs and the Settlement Class or of any lack  
6 of merit of any of their defenses, Defendants have agreed, pursuant to the terms of this Stipulation, to  
7 settle all claims that were or could have been asserted in this Action.

8 **IV. TERMS OF THE STIPULATION AND AGREEMENT OF SETTLEMENT**

9 NOW, THEREFORE, IT IS HEREBY STIPULATED AND AGREED by and between  
10 Plaintiffs, on behalf of themselves and the members of the Settlement Class, and each of them, and  
11 Defendants, by and through their respective undersigned counsel or attorneys of record, subject to  
12 approval of the Court pursuant to California Code of Civil Procedure §382, in consideration of the  
13 benefits flowing to the Parties from the Settlement set forth herein, that the Action and the Plaintiffs’  
14 Released Claims and Defendants’ Released Claims shall be finally and fully compromised, settled  
15 and released, and the Action shall be dismissed with prejudice, as to all Parties and Released  
16 Defendants’ Parties, upon and subject to the terms and conditions of this Stipulation.

17 **1. Definitions**

18 As used in this Stipulation and in addition to the above defined terms, the following terms  
19 have the meanings specified below:

20 1.1 “Action” or “Actions” means this consolidated action styled, *Snap Inc. Securities*  
21 *Cases*, JCCP No. 4960 (CA Superior Ct., Cty. of Los Angeles).

22 1.2 “Authorized Claimant” means any member of the Settlement Class who is a Claimant  
23 and whose claim for recovery has been allowed pursuant to the terms of this Stipulation or by order  
24 of the Court.

25 1.3 “Claimant” means any Settlement Class Member who files a Proof of Claim in such  
26 form and manner, and within such time, as the Court shall prescribe.

27 1.4 “Claims Administrator” means the firm of JND Legal Administration, which shall  
28 administer the Settlement.

1           1.5     “Defendants’ Claims” means all claims and causes of action of every nature and  
2 description, whether arising under federal, state, local, common, statutory, administrative, or foreign  
3 law, or any other law, rule, or regulation, at law or in equity, whether fixed or contingent, whether  
4 foreseen or unforeseen, whether accrued or unaccrued, whether liquidated or unliquidated, whether  
5 matured or unmatured, whether direct, representative, class, or individual in nature that arise out of  
6 or relate in any way to the institution, prosecution, or settlement of the Plaintiffs’ Claims against  
7 Defendants.

8           1.6     “Defendants’ Counsel” means the law firms of Wilson Sonsini Goodrich & Rosati and  
9 O’Melveny & Myers, LLP.

10          1.7     “Defendants’ Released Claims” means Defendants’ Claims, whether they are known  
11 claims or Unknown Claims (as defined below). Defendants’ Released Claims shall not include any  
12 claims relating to the enforcement of the Settlement.

13          1.8     “Effective Date” means the first date by which all of the events and conditions  
14 specified in ¶8.1 of this Stipulation have been met and have occurred.

15          1.9     “Escrow Agent” means Robbins Geller Rudman & Dowd LLP.

16          1.10    “Federal Action” means *In re Snap Inc. Securities Litigation*, No. 2:17-cv-03679-  
17 SVW-AGR (C.D. Cal.).

18          1.11    “Federal Court” means the United States District Court for the Central District of  
19 California.

20          1.12    “Federal Plaintiffs’ Counsel” means Kessler Topaz Meltzer & Check, LLP.

21          1.13    “Final” means: (1) both this Court and the Federal Court have entered judgments  
22 approving the Settlement in this Action and the settlement of the Federal Action in all material  
23 respects, including, but not limited to, *inter alia*: (a) certifying classes for settlement purposes only,  
24 (b) approving the scope of the releases, and (c) ordering the Clerk of the Courts to enter final  
25 judgments, respectively; and (2) the judgments have been affirmed in all respects on any appeal or  
26 review or are no longer subject to appeal or review; provided, however, that, notwithstanding any  
27 provision to the contrary in this Settlement, “Final” does not mean that this Court and the Federal  
28

1 Court have approved the attorneys' fees and the expenses sought by plaintiffs' counsel in those actions  
2 or that any orders solely related thereto are no longer subject to further appeal or waiver.

3 1.14 "Judgment" means the Judgment and Order Granting Final Approval of Class Action  
4 Settlement to be entered by this Court, substantially in the form attached hereto as Exhibit B or in  
5 such other form as may be approved in writing by all of the Parties acting by and through their  
6 respective counsel of record in the Action.

7 1.15 "Notice" means the Notice of Pendency and Proposed Settlement of Class Action,  
8 which is to be posted on the Settlement website, substantially in the form attached hereto as  
9 Exhibit A-2.

10 1.16 "Notice Ads" means the social media campaign conducted contemporaneously with  
11 the mailing of the Postcard Notice through appropriate social media platforms jointly selected by the  
12 Parties utilizing the media ads substantially in the forms attached hereto as Exhibit A-4, for a duration  
13 of at least 60 days.

14 1.17 "Parties" means collectively Defendants and Plaintiffs.

15 1.18 "Person" means an individual, corporation, partnership, limited partnership,  
16 association, joint stock company, estate, legal representative, trust, unincorporated association,  
17 government or any political subdivision or agency thereof, and any business or legal entity and their  
18 spouses, heirs, predecessors, successors, representatives or assigns.

19 1.19 "Plaintiffs' Claims" means all claims, demands, rights, and causes of action, or  
20 liabilities of every nature and description, whether arising under federal, state, local, common,  
21 statutory, administrative, or foreign law, or any other law, rule, or regulation, at law or in equity,  
22 whether fixed or contingent, whether foreseen or unforeseen, whether accrued or unaccrued, whether  
23 liquidated or unliquidated, whether matured or unmatured, whether direct, representative, class, or  
24 individual in nature that (a) Plaintiffs or any other Settlement Class Member: (i) asserted in the Action  
25 and/or the Federal Action or (ii) could have asserted in any court or forum that arise out of or are  
26 based upon any of the allegations, transactions, facts, matters or occurrences, representations, or  
27 omissions set forth in the Action and/or the Federal Action; and (b) relate in any way to the purchase  
28 or other acquisition of Snap common stock during the Settlement Class Period.

1 1.20 “Plaintiffs’ Counsel” means Robbins Geller Rudman & Dowd LLP, Block & Leviton  
2 LLP, and Bottini & Bottini, Inc.

3 1.21 “Plaintiffs’ Released Claims” means Plaintiffs’ Claims, whether they are known  
4 claims or Unknown Claims (as defined below). Plaintiffs’ Released Claims shall not include: (i) any  
5 claims relating to the enforcement of the Settlement; or (ii) any claims of any person or entity who or  
6 which submits a request for exclusion that is accepted by the Court.

7 1.22 “Plan of Allocation” means a plan or formula for allocating the Net Settlement Fund  
8 to Authorized Claimants. Any Plan of Allocation is not part of this Stipulation and Defendants,  
9 Defendants’ Counsel and all other Released Defendants’ Parties shall have no responsibility or  
10 liability with respect thereto.

11 1.23 “Postcard Notice” means the postcard to be sent to members of the Settlement Class,  
12 substantially in the form attached hereto as Exhibit A-1.

13 1.24 “Preliminary Approval” means that the Court has entered the Preliminary Approval  
14 Order and that the Notice, Postcard Notice, Notice Ads, Summary Notice, and Proof of Claim form  
15 have been approved by this Court and the Postcard Notice, Notice Ads, Summary Notice, and Proof  
16 of Claim form have been approved by the Federal Court.

17 1.25 “Preliminary Approval Order” means the proposed Order Preliminarily Approving  
18 Settlement and Providing for Notice, substantially in the form attached hereto as Exhibit A, to be  
19 entered by the Court preliminarily approving the Settlement and directing that the Notice, Postcard  
20 Notice, Summary Notice, and Notice Ads be provided to the Settlement Class.

21 1.26 “Proof of Claim” means the Proof of Claim and Release form to be submitted by  
22 Claimants, substantially in the form attached hereto as Exhibit A-5.

23 1.27 “Released Defendants’ Parties” means: (i) each Defendant and all underwriters of  
24 Snap’s IPO (including those not among the Underwriter Defendants<sup>2</sup>); (ii) each of their respective

25 \_\_\_\_\_  
26 <sup>2</sup> Those additional underwriters are BTIG, LLC, C.L. King & Associates, Inc., Citigroup Global  
27 Markets Inc., Connaught (UK) Limited, Cowen and Company, LLC, Evercore Group, LLC, Jefferies  
28 LLC, JMP Securities LLC, LionTree Advisors LLC, Luma Securities LLC, Mischler Financial  
Group, Inc., Oppenheimer & Co. Inc., RBC Capital Markets, LLC, Samuel A. Ramirez & Co., Inc.,  
Stifel Financial Corp., SunTrust Robinson Humphrey, Inc., The Williams Capital Group, L.P., UBS  
Securities LLC, and William Blair & Company, LLC.

1 immediate family members (for individuals) and each of their direct or indirect parent entities,  
2 subsidiaries, related entities, and affiliates, any trust of which any individual Defendant is the settler  
3 or which is for the benefit of any Defendant and/or member(s) of his or her family; and (iii) for any  
4 of the entities listed in parts (i) or (ii), their respective past and present general partners, limited  
5 partners, principals, shareholders, joint venturers, members, officers, directors, managers, managing  
6 directors, supervisors, employees, contractors, consultants, auditors, accountants, financial advisors,  
7 professional advisors, investment bankers, representatives, insurers, trustees, trustors, agents,  
8 attorneys, professionals, predecessors, successors, assigns, heirs, executors, administrators, and any  
9 controlling person thereof, in their capacities as such, and any entity in which a Defendant has a  
10 controlling interest.

11 1.28 “Released Plaintiffs’ Parties” means: (i) Plaintiffs, and the members of the Settlement  
12 Class; and (ii) each of their respective family members, and their respective general partners, limited  
13 partners, principals, shareholders, joint venturers, members, officers, directors, managers, managing  
14 directors, supervisors, employees, contractors, consultants, auditors, accountants, financial advisors,  
15 professional advisors, investment bankers, representatives, insurers, trustees, trustors, agents,  
16 attorneys, professionals, predecessors, successors, assigns, heirs, executors, administrators, and any  
17 controlling person thereof, in their capacities as such.

18 1.29 “Settlement” means the settlement embodied by this Stipulation, which shall include  
19 final settlement of the Action and the Defendants’ Released Claims and Plaintiffs’ Released Claims  
20 and other provisions of this Stipulation.

21 1.30 “Settlement Amount” means the sum of \$32,812,500 to be paid pursuant to ¶2.1,  
22 below.

23 1.31 “Settlement Class” and/or “Settlement Class Members” means all Persons and entities  
24 who purchased or otherwise acquired Snap common stock between March 2, 2017 and July 29, 2017,  
25  
26  
27  
28

1 inclusive, and were damaged thereby.<sup>3</sup> Excluded from the Settlement Class are Defendants, members  
2 of families of Defendants and their legal representatives, heirs, successors and assigns, and any entity  
3 in which Defendants have or had a controlling interest.<sup>4</sup> Also excluded from the Settlement Class is  
4 any Person who validly requests exclusion pursuant to the requirements set forth in the Notice.

5 1.32 “Settlement Class Period” means the period of time between March 2, 2017 through  
6 and including July 29, 2017, inclusive.

7 1.33 “Settlement Fund” means the Settlement Amount, plus any interest or income earned  
8 thereon.

9 1.34 “Snap Defendants’ Counsel” means Wilson Sonsini Goodrich & Rosati.

10 1.35 “Summary Notice” means the Summary Notice of (I) Pendency of Class Actions and  
11 Proposed Settlements of Federal Case and State Cases; (II) Motions for Awards of Attorneys’ Fees  
12 and Litigation Expenses; and (III) Settlement Hearings to be published on a national business internet  
13 newswire, substantially in the form attached hereto as Exhibit A-3.

14 1.36 “Unknown Claims” means any and all Plaintiffs’ Claims against the Released  
15 Defendants’ Parties which any Plaintiff or any member of the Settlement Class does not know or  
16 suspect to exist in his, her, or its favor at the time of their release of the Plaintiffs’ Claims (for the  
17 avoidance of doubt and consistent with the definition of Plaintiffs’ Claims, such claims are limited to  
18 those that (a) Plaintiffs or any other Settlement Class Member: (i) asserted in the Action or the Federal  
19 Action or (ii) could have asserted in any court or forum that arise out of or are based upon any of the  
20 allegations, transactions, facts, matters or occurrences, representations, or omissions set forth in the  
21 Action and/or the Federal Action; and (b) relate in any way to the purchase or other acquisition of  
22 Snap common stock during the Settlement Class Period), and any and all Defendants’ Claims against  
23 the Released Plaintiffs’ Parties which any Defendant does not know or suspect to exist in his, her, or  
24

25 <sup>3</sup> Included within the Class are all Persons and entities who purchased shares of Snap Common  
26 Stock pursuant or traceable to Snap’s Initial Public Offering on or about March 2, 2017 and/or on the  
open market.

27 <sup>4</sup> “Controlling interest” shall be defined as having a majority ownership interest or ownership of  
28 the majority of voting stock of the entity.

1 its favor at the time of their release of the Defendants' Claims, and including, without limitation, those  
2 that, if known by such Plaintiff, member of the Settlement Class or Defendant, might have affected  
3 his, her, or its decision(s) with respect to the Settlement or the releases, including his, her, or its  
4 decision(s) to object or not to object to the Settlement or to submit a Request for Exclusion. With  
5 respect to any and all Defendants' Released Claims and Plaintiffs' Released Claims, the Parties  
6 stipulate and agree that, upon the Effective Date, the Parties shall expressly waive, and each of the  
7 Settlement Class Members shall be deemed to have waived, and by operation of the Judgment shall  
8 have waived any objection to the release of such claims. Plaintiffs, any other Settlement Class  
9 Member, and Defendants may hereafter discover facts in addition to or different from those that he,  
10 she, or it now knows or believes to be true with respect to the subject matter of Plaintiffs' Claims or  
11 Defendants' Claims, but they stipulate and agree that, upon the Effective Date of the Settlement,  
12 Plaintiffs, any other Settlement Class Member, and Defendants shall expressly waive and by  
13 operation of the Judgment, or Alternative Judgment, if applicable, shall have, fully, finally, and  
14 forever settled and released, any and all Plaintiffs' Claims or Defendants' Claims, known or unknown,  
15 suspected or unsuspected, contingent or non-contingent, whether or not concealed or hidden, that now  
16 exist, or heretofore have existed, upon any theory of law or equity now existing or coming into  
17 existence in the future, including, but not limited to, conduct that is negligent, intentional, with or  
18 without malice, or a breach of fiduciary duty, law or rule, without regard to the subsequent discovery  
19 or existence of such different or additional facts. **The Parties acknowledge, and each of the**  
20 **Settlement Class Members shall be deemed by operation of law to have acknowledged, that the**  
21 **foregoing waiver was separately bargained for and a key element of the Settlement.**

22 **2. The Settlement**

23 **a. The Settlement Consideration**

24 2.1 In consideration of the full and final settlement of all claims asserted or that could have  
25 been asserted by any of the Plaintiffs or any Settlement Class Member as against Defendants or any  
26 of the Released Defendants' Parties, Snap has agreed to pay or cause the Snap Defendants' insurers  
27 to pay directly the Settlement Amount within thirty (30) calendar days after the later of:  
28 (i) Preliminary Approval; and (ii) Defendants having received customary written instruction to pay

1 the Settlement Amount by check or wire into the Escrow Account and an IRS Form W-9 for the  
2 Escrow Account. The Parties agree that the Settlement Amount, plus any interest accrued thereon, is  
3 intended to be a “qualified settlement fund” within the meaning of Treasury Regulation §1.458B-1.  
4 The Snap Defendants shall have no obligation under this Stipulation for payment of any amounts  
5 beyond the Settlement Amount. If the Settlement Amount is not timely paid, the unpaid balance shall  
6 earn interest at the rate of 5% per annum until paid.

7 **b. The Escrow Agent**

8 2.2 The Escrow Agent shall invest the Settlement Amount deposited pursuant to ¶2.1  
9 hereof in short term United States Agency or Treasury Securities or other instruments backed by the  
10 Full Faith and Credit of the United States Government or an Agency thereof, or fully insured by the  
11 United States Government or an Agency thereof and shall reinvest the proceeds of these instruments  
12 as they mature in similar instruments at their then-current market rates. All risks related to the  
13 investment of the Settlement Fund in accordance with the investment guidelines set forth in this  
14 paragraph shall be borne by the Settlement Fund, and the Released Defendants’ Parties shall have no  
15 responsibility for, interest in, or liability whatsoever with respect to investment decisions or the  
16 actions of the Escrow Agent, or any transactions executed by the Escrow Agent.

17 **c. Handling and Disbursement of Funds by the Escrow Agent**

18 2.3 No money will be disbursed from the Settlement Fund until after the Effective Date  
19 except:

20 (a) As provided in ¶¶2.7 and 7.2; and

21 (b) To pay Taxes and Tax Expenses (as defined in ¶2.8) on the income earned by  
22 the Settlement Fund. Taxes and Tax Expenses shall be paid out of the Settlement Fund, shall be  
23 considered to be a cost of administration of the Settlement, and shall be timely paid by the Escrow  
24 Agent without prior order of the Court.

25 2.4 The Escrow Agent shall not disburse the Settlement Fund except as provided in this  
26 Stipulation, by an order of the Court, or with the written agreement of Defendants’ Counsel and  
27 Plaintiffs’ Counsel.

28

1           2.5     Subject to further order and/or direction by the Court, the Escrow Agent is authorized  
2 to execute such transactions on behalf of the Settlement Class as are consistent with the terms of this  
3 Stipulation.

4           2.6     All funds held by the Escrow Agent shall be deemed and considered to be *in custodia*  
5 *legis* of the Court, and shall remain subject to the jurisdiction of the Court, until such time as such  
6 funds shall be distributed or returned to the Party who deposited such funds pursuant to this  
7 Stipulation and/or further order(s) of the Court.

8           2.7     All costs and expenses of administering the Settlement and providing for notice of the  
9 Settlement to the Settlement Class, as required by the Court (“Notice and Administration Costs”),  
10 shall be paid solely from the Settlement Fund. Notwithstanding the fact that the Effective Date of the  
11 Settlement has not yet occurred, Plaintiffs’ Counsel may pay from the Settlement Fund, without  
12 further approval from Defendants or further order of the Court, all Notice and Administration Costs  
13 actually incurred and paid or payable, subject to the following cap agreed to by all parties to the  
14 Federal Action and the present Actions: there will be a \$600,000.00 cap on administrative fees,  
15 exclusive of costs, and this cap will apply only up to 250,000 notices and 47,000 claims; if the number  
16 of notices and claims exceeds 250,000 and 47,000, respectively, administrative fees above  
17 \$600,000.00 will be reviewed for reasonableness and, if determined to be reasonable by the parties to  
18 the Federal Action and the present Actions, will be paid from the Settlement Fund without further  
19 approval from the Court. Notice and Administration Costs shall include, without limitation, the actual  
20 costs of printing and mailing the Postcard Notice, developing the Settlement website and posting the  
21 Notice and Proof of Claim form, publishing the Summary Notice, reimbursements to nominee owners  
22 for forwarding the Postcard Notice to their beneficial owners, and the administrative expenses  
23 incurred and fees charged by the Claims Administrator in connection with providing notice, and  
24 administering the Settlement (including processing submitted claims). In the event that the Settlement  
25 is terminated pursuant to the terms of this Stipulation, all Notice and Administration Costs paid or  
26 incurred, including any related fees, shall not be returned or repaid to the Snap Defendants, any of the  
27 other Released Defendants’ Parties, or any other person or entity who or which paid any portion of  
28 the Settlement Amount. The plaintiffs in the Federal Action and the plaintiffs in the present Actions

1 have agreed that the costs and expenses incurred for notices pertaining to the settlements in both the  
2 Federal Action and the present Actions (*e.g.*, the Postcard Notice, Summary Notice, and Notice Ads),  
3 the processing of claims, and any other costs and expenses that are shared between the Federal Action  
4 and the present Actions, will be paid eighty two and one half percent (82.5%) from the settlement  
5 fund in the Federal Action and seventeen and one half percent (17.5%) from the Settlement Fund in  
6 the present Actions.

7 **d. Taxes**

8 2.8 (a) The Parties and the Escrow Agent agree to treat the Settlement Fund as being  
9 at all times a “qualified settlement fund” within the meaning of Treasury Regulation §1.468B-1. In  
10 addition, the Escrow Agent shall timely make such elections as necessary or advisable to carry out  
11 the provisions of this ¶2.8, including, if necessary, the “relation-back election” (as defined in Treasury  
12 Regulation §1.468B-1) to the earliest permitted date. Such elections shall be made in compliance  
13 with the procedures and requirements contained in such regulations. It shall be the responsibility of  
14 the Escrow Agent to timely and properly prepare and deliver the necessary documentation for  
15 signature by all necessary parties and thereafter to cause the appropriate filing to occur.

16 (b) For purposes of §468B of the Internal Revenue Code of 1986, as amended, and  
17 the Treasury Regulations thereunder, the Escrow Agent shall be designated as the “administrator” of  
18 the Settlement Fund. The Escrow Agent shall timely and properly file all informational and other tax  
19 returns necessary or advisable with respect to the Settlement Fund (including, without limitation, the  
20 returns described in Treasury Regulation §1.468B-2(k)). Such returns (as well as the election  
21 described in ¶2.8(a)) shall be consistent with this ¶2.8 and in all events shall reflect that all Taxes  
22 (defined below) (including any estimated Taxes, interest or penalties on the income earned by the  
23 Settlement Fund) shall be paid out of the Settlement Fund as provided in ¶2.8(c) below.

24 (c) All (i) taxes (including any estimated taxes, interest or penalties) arising with  
25 respect to the income earned by the Settlement Fund, including any taxes or tax detriments that may  
26 be imposed on Defendants or any of the Released Defendants’ Parties with respect to any income  
27 earned by the Settlement Fund for any period during which the Settlement Fund does not qualify as  
28 a “qualified settlement fund” for federal or state income tax purposes (“Taxes”), and (ii) expenses

1 and costs incurred in connection with the operation and implementation of this ¶2.8 (including,  
2 without limitation, expenses of tax attorneys and/or accountants and mailing and distribution costs  
3 and expenses or penalties relating to filing (or failing to file) the returns described in this ¶2.8) (“Tax  
4 Expenses”), shall be paid out of the Settlement Fund. Defendants, Defendants’ Counsel, the Released  
5 Defendants’ Parties, Plaintiffs, and Plaintiffs’ Counsel shall have no liability or responsibility  
6 whatsoever with respect to Taxes and Tax Expenses. Any and all Taxes and Tax Expenses shall be  
7 treated as, and considered to be, a cost of administration of the Settlement and shall be timely paid by  
8 the Escrow Agent out of the Settlement Fund without further consent of Defendants or prior order of  
9 the Court. The Escrow Agent shall be obligated (notwithstanding anything herein to the contrary) to  
10 withhold from distribution to Authorized Claimants any funds necessary to pay such amounts,  
11 including the establishment of adequate reserves for any Taxes and Tax Expenses (as well as any  
12 amounts that may be required to be withheld under Treasury Regulation §1.468B-2(1)(2)). None of  
13 Defendants, Defendants’ Counsel, Released Defendants’ Parties, Plaintiffs or Plaintiffs’ Counsel are  
14 responsible therefor, nor shall they have any liability with respect thereto. The Parties hereto agree  
15 to cooperate with the Escrow Agent, each other and their tax attorneys and accountants to the extent  
16 reasonably necessary to carry out the provisions of this ¶2.8. Snap agrees to provide promptly the  
17 Escrow Agent with the statement described in Treasury Regulation §1.468B-3(e) upon written  
18 request.

19 **e. Termination of Settlement**

20 2.9 Plaintiffs, on behalf of the Settlement Class, and Defendants shall each have the right  
21 to terminate the Settlement and this Stipulation by providing written notice of their election to do so  
22 (“Termination Notice”) to counsel for the other Party within twenty (20) business days after the date  
23 on which any of the following occurs:

24 (a) the Court issues an order definitively declining to enter the Preliminary  
25 Approval Order in any material respect or the Federal Court definitively refuses to issue an order  
26 preliminarily approving the settlement in the Federal Action;

27 (b) the Court issues an order definitively refusing to approve this Stipulation or  
28 any material part of it (except as to any decision by the Court concerning attorneys’ fees and expenses)

1 or the Federal Court issues an order definitively refusing to approve the stipulation of settlement in  
2 the Federal Action, or any material part of it (except as to any decision by the Federal Court  
3 concerning attorneys' fees and expenses in the Federal Action);

4 (c) the Court definitively declines to enter the Judgment in substantially the form  
5 attached hereto as Exhibit B or the Federal Court definitively declines to enter the judgment in  
6 substantially the form agreed to by the parties in the Federal Action;

7 (d) the Judgment agreed to here or the judgment agreed to in the Federal Action is  
8 modified or reversed in any material respect by any appellate court; or

9 (e) in the event that the Court enters an order and final judgment in a form that  
10 differs substantially from the form attached hereto as Exhibit B in this Action, or the Federal Court  
11 enters an order and final judgment in a form that differs substantially from the form of judgment  
12 agreed to by the parties in the Federal Action (an "Alternative Judgment"), and none of the Parties  
13 elects to terminate this Settlement or the settlement in the Federal Action, the date that such  
14 Alternative Judgment is modified or reversed in any material respect by any appellate court.

15 2.10 Simultaneously herewith, the Parties are executing a "Supplemental Agreement."  
16 Unless otherwise directed by the Court, the Supplemental Agreement will not be filed. Defendants  
17 may, in accordance with the terms set forth in the Supplemental Agreement, elect to terminate the  
18 Settlement and this Stipulation under certain conditions set forth in the Supplemental Agreement and  
19 upon written notice to Plaintiffs' Counsel. If required by the Court, the Supplemental Agreement  
20 and/or any of its terms may be disclosed to the Court *in camera* for purposes of approval of the  
21 Settlement, but such disclosure shall be carried out so as to preserve the confidentiality of the  
22 Supplemental Agreement to the fullest extent possible, in accordance with the practices of the Court.  
23 In the event the Court requires the Supplemental Agreement or its terms to be disclosed in the Notice  
24 and/or filed with the Court, all terms of the Supplemental Agreement other than those relating to  
25 confidentiality shall remain in full force and effect, and any such requirement by the Court for  
26 disclosure of the Supplemental Agreement or its terms shall not constitute a basis for any Party to  
27 void the Settlement. In the event of a termination of this Settlement pursuant to the Supplemental  
28 Agreement, this Stipulation and Settlement shall become null and void and of no further force and

1 effect, except that the provisions of ¶¶2.8, 2.10-2.12, 3.1, 7.2, 8.3-8.6, 9.3-9.17 shall survive  
2 termination.

3           2.11 If this Stipulation is terminated pursuant to its terms, each of the Parties shall revert to  
4 the status and position such Party had in the Action prior to the execution of this Stipulation, and the  
5 Parties shall proceed in all respects as if this Stipulation had not been executed and the related orders  
6 had not been entered, preserving in that event all of the Parties' respective claims and defenses in the  
7 Action, except that the provisions of ¶¶2.8, 2.10-2.12, 3.1, 7.2, 8.3-8.6, 9.3-9.17 shall survive  
8 termination.

9           2.12 In the event of termination of the Settlement and this Stipulation pursuant to ¶2.9 or  
10 ¶2.10, the Settlement Fund shall be refunded as specified in ¶8.4 herein.

### 11           **3. Class Certification**

12           3.1 Solely for the purposes of settlement and subject to the Court's approval, the Parties  
13 hereby stipulate and agree to: (a) certification of the Settlement Class, pursuant to California Code of  
14 Civil Procedure §382 and Rule 3.764 of the California Rules of Court; (b) certification of Plaintiffs  
15 as class representatives; and (c) appointment of Plaintiffs' Counsel as Settlement Class counsel  
16 pursuant to California Code of Civil Procedure §382. The certification of the Settlement Class shall  
17 be binding only with respect to the Settlement and only if the Judgment becomes Final and the  
18 Effective Date occurs. If, for any reason, this Stipulation is not finally approved, or is otherwise  
19 terminated, Defendants reserve their right to assert any and all available objections and defenses to  
20 certification of any class, and Plaintiffs will not offer Defendants' conditional stipulation to  
21 certification as any evidence in support of a motion to certify a class for trial purposes.

### 22           **4. Preliminary Approval Order and Settlement Hearing**

23           4.1 Promptly after execution of this Stipulation, Plaintiffs' Counsel shall submit this  
24 Stipulation together with its Exhibits to the Court, and shall apply for preliminary approval of the  
25 Settlement set forth in this Stipulation, entry of the Preliminary Approval Order, substantially in the  
26 form of Exhibit A hereto, and approval for the mailing of the Postcard Notice, the posting of the  
27 Notice on the Settlement website, and the publication of the Summary Notice, substantially in the  
28 forms of Exhibits A-1, A-2 and A-3 hereto. The Notice shall include the general terms of the

1 Settlement set forth in this Stipulation, the proposed Plan of Allocation, the general terms of the Fee  
2 and Expense Application (as defined in ¶7.1), and shall set the date of the Court’s hearing to determine  
3 whether to grant final approval of the Settlement as set forth herein (the “Final Approval Hearing”).  
4 Defendants, Defendants’ Counsel and the Released Defendants’ Parties are not liable or responsible  
5 for the dissemination of the notices.

6 4.2 No later than 35 days prior to the date of the Court’s Final Approval Hearing,  
7 Plaintiffs’ Counsel shall file a motion seeking final approval of the Settlement and the proposed Plan  
8 of Allocation and their Fee and Expense Application.

9 4.3 Any Settlement Class Member that wishes to object to the fairness, reasonableness or  
10 adequacy of this Stipulation, to the Plan of Allocation, to any term(s) of this Stipulation, or to the Fee  
11 and Expense Application, must file with the Court by no later than the court-ordered date, a statement  
12 of his, her or its objection(s); provided, however, that a potential Settlement Class Member that  
13 submits a Request for Exclusion, as defined in ¶6.3(a) below, from the Settlement Class shall not be  
14 permitted to submit an objection. The statement of objection of the Settlement Class Member shall  
15 state: (i) whether the Settlement Class Member is a Settlement Class Member; (ii) which part of the  
16 Settlement the Settlement Class Member objects to; (iii) the specific reason(s), if any, for each such  
17 objection made by the Settlement Class Member, including any legal support the Settlement Class  
18 Member wishes to bring to the Court’s attention and any evidence the Settlement Class Member  
19 wishes to introduce in support of such objection; and (iv) whether the objection applies only to the  
20 objector, to a specific subset of the Settlement Class, or to the entire Settlement Class. Such  
21 Settlement Class Member shall also provide documentation sufficient to establish the amount of  
22 publicly traded Snap common stock that the Settlement Class Member purchased, acquired and sold  
23 during the Settlement Class Period, and the prices and dates of each transaction. Failure to provide  
24 such information and documentation may be grounds to void the objection.

25 4.4 Any Settlement Class Member that fails to comply with any of the provisions set forth  
26 in ¶4.3 shall waive and forfeit any right to appear separately at the Final Approval Hearing and/or to  
27 object to this Stipulation and, unless such Settlement Class Member has submitted a valid and timely  
28

1 Request for Exclusion (as defined in ¶6.3(a) below), shall be bound by all the terms of this Stipulation  
2 and by all proceedings, orders and the judgment in the Action.

3 **5. Releases**

4 5.1 The obligations incurred pursuant to this Stipulation shall be in full and final  
5 disposition of the Actions and any and all Plaintiffs' Released Claims as against Defendants and all  
6 Released Defendants' Parties and shall also release any and all Defendants' Released Claims as  
7 against Plaintiffs, any other Settlement Class Members and Plaintiffs' Counsel.

8 5.2 Upon the Effective Date of this Settlement:

9 (a) Plaintiffs and each Settlement Class Member that have not submitted a valid  
10 and timely Request for Exclusion, on behalf of themselves, their current and future heirs, executors,  
11 trustees, personal or legal representatives, estates, administrators, attorneys, insurers, agents,  
12 predecessors, successors and assigns, and any person they represent, shall be deemed to have, and by  
13 operation of the Judgment shall have, fully, finally and forever released, relinquished and discharged  
14 any and all Plaintiffs' Released Claims against Defendants, Defendants' Counsel and any and all of  
15 the Released Defendants' Parties, whether or not any such individual Settlement Class Member  
16 executes and delivers a Proof of Claim. Furthermore, all Settlement Class Members that have not  
17 submitted valid and timely Requests for Exclusion, on behalf of themselves, their current and future  
18 heirs, executors, trustees, personal or legal representatives, estates, administrators, attorneys, insurers,  
19 agents, predecessors, successors and assigns, and any person they represent, expressly covenant not  
20 to assert any and all Plaintiffs' Released Claims against Defendants, Defendants' Counsel and any  
21 and all of the Released Defendants' Parties and waive the ability to institute or prosecute any such  
22 claims in in any court of law or equity, arbitration tribunal or administrative forum whether or not  
23 any such individual Settlement Class Member executes the Proof of Claim.

24 (b) Defendants, on behalf of themselves and the Released Defendants' Parties,  
25 shall, with respect to each and every one of the Defendants' Released Claims, release and forever  
26 discharge each and every one of the Defendants' Released Claims against Plaintiffs, each member of  
27 the Settlement Class, Plaintiffs' Counsel, and any and all Released Plaintiffs' Parties and shall forever  
28 be enjoined from instituting, commencing or prosecuting the Defendants' Released Claims against

1 Plaintiffs, each member of the Settlement Class, Plaintiffs' Counsel and any and all Released  
2 Plaintiffs' Parties.

3           5.3     Only those Settlement Class Members that have not submitted valid and timely  
4 Requests for Exclusion and have filed valid and timely Proof of Claim forms shall be entitled to  
5 participate in the Settlement and receive distributions from the Settlement Fund. The Proof of Claim  
6 to be executed by Settlement Class Members shall release all Plaintiffs' Released Claims against the  
7 Released Defendants' Parties and shall be substantially in the form contained in Exhibit A-5 attached  
8 hereto. Each and every Settlement Class Member that has not submitted a valid and timely Request  
9 for Exclusion shall be bound by the releases set forth in these ¶¶5.1-5.3, whether or not he, she or it  
10 submits a valid and timely Proof of Claim.

11           5.4     The Parties shall request that the Court, as part of the Order of Final Approval and  
12 Final Judgment, enter an appropriate bar order, consistent with the Securities Act, the Private  
13 Securities Litigation Reform Act of 1995, and/or applicable common law, barring contribution claims  
14 against the Defendants, and containing a judgment reduction provision.

15           5.5     The proposed Judgment shall include, and the Parties agree to the entry by the Court  
16 of, an order providing that, upon the Effective Date, except as provided in ¶5.7 below, any and all  
17 Persons and entities are permanently barred and enjoined, to the fullest extent permitted by law, from  
18 commencing, prosecuting, or asserting any and all claims for contribution or indemnity (or any other  
19 claim when the alleged injury to that person or entity is their actual or threatened liability to the  
20 Settlement Class or a Settlement Class Member in the Actions) based upon, relating to, arising out  
21 of, or in connection with the Plaintiffs' Released Claims, against each and every one of the Released  
22 Defendants' Parties, whether arising under state, federal, common, statutory, administrative or foreign  
23 law, regulation, or at equity, as claims, cross-claims, counterclaims, or third-party claims, in this  
24 Action or a separate action, in the Federal Court, or in any other court, arbitration proceeding,  
25 administrative proceeding, or other forum; and, except as provided in ¶5.7 below, the Released  
26 Defendants' Parties are permanently barred and enjoined, to the fullest extent permitted by law, from  
27 commencing, prosecuting, or asserting any and all claims for contribution or indemnity (or any other  
28 claim when the alleged injury to the Released Defendants' Parties is their actual or threatened liability

1 to the Settlement Class or a Settlement Class Member in the Action) based upon, relating to, or arising  
2 out of the Released Plaintiffs' Claims, against any person or entity, other than a person or entity whose  
3 liability to the Settlement Class has been extinguished pursuant to the Settlement and the Judgment,  
4 whether arising under state, federal, common, statutory, administrative, or foreign law, regulation, or  
5 at equity, as claims, cross-claims, counterclaims, or third-party claims, in this Action or a separate  
6 action, in the Federal Court, or in any other court, arbitration proceeding, administrative proceeding,  
7 or other forum. Nothing herein shall bar, release, or alter, in any way, the contractual rights, if any,  
8 under the terms of any written agreement among the Snap Defendants and the underwriters of Snap's  
9 IPO, nor shall the proposed Judgment seek to preclude the underwriters of Snap's IPO from seeking  
10 to enforce any right of indemnification or contribution with respect to the payment of the Settlement  
11 Amount or defense costs.

12       5.6     The proposed Judgment shall also contain a provision requiring that any final verdict  
13 or judgment that may be obtained by or on behalf of the Settlement Class or a Settlement Class  
14 Member against any person or entity subject to the bar order as defined herein be reduced by the  
15 greater of: (i) an amount that corresponds to the percentage of responsibility of any of the Defendants  
16 for common damages; or (ii) the Settlement Amount.

17       5.7     Notwithstanding the bar order in ¶5.5 above, nothing in this Settlement shall bar any  
18 action by any of the Parties to enforce or effectuate the terms of this Stipulation, the Preliminary  
19 Approval Order, or the Judgment.

20       **6.     Administration and Calculation of Claims, Final Awards, and**  
21       **Supervision and Distribution of the Settlement Fund**

22       6.1     The Claims Administrator shall administer and calculate the claims submitted by  
23 Settlement Class Members and shall oversee distribution of the Net Settlement Fund (as defined  
24 below) to Authorized Claimants. Defendants, Defendants' Counsel and the other Released  
25 Defendants' Parties shall have no liability, obligation or responsibility for the administration or the  
26 distribution of the Net Settlement Fund.

27       6.2     The Settlement Fund shall be applied as follows:

28           (a)     to pay the Taxes and Tax Expenses described in ¶2.8 above;

1 (b) to pay all the costs and expenses reasonably and actually incurred in connection  
2 with providing notice, locating Settlement Class Members, soliciting claims, assisting with the filing  
3 of claims, administering and distributing the Net Settlement Fund to Authorized Claimants,  
4 processing Proofs of Claim and paying escrow fees and costs, if any;

5 (c) to pay Plaintiffs' Counsel's attorneys' fees and expenses with interest thereon,  
6 as provided in ¶7.2 (the "Fee and Expense Award"), and any award to Plaintiffs pursuant to 15 U.S.C.  
7 §77z-1(a)(4) in connection with their representation of the Settlement Class, to the extent ordered by  
8 the Court; and

9 (d) after the Effective Date, to distribute the balance of the Settlement Fund – that  
10 is, the total Settlement Fund less the items set forth in ¶¶6.2 (a), (b) and (c) (the "Net Settlement  
11 Fund") – to the Authorized Claimants as allowed by this Stipulation, the Plan of Allocation, or the  
12 Court.

13 6.3 After the Effective Date and in accordance with the terms of the approved Plan of  
14 Allocation, or such further approval and further order(s) of the Court as may be necessary or as  
15 circumstances may require, the Net Settlement Fund shall be distributed to Authorized Claimants  
16 subject to and in accordance with the following:

17 (a) Any Person falling within the definition of the Settlement Class may request  
18 to be excluded from the Settlement Class by submitting to the Claims Administrator a request for  
19 exclusion ("Request for Exclusion"), that complies with the requirements set forth in the Preliminary  
20 Approval Order, substantially in the form of Exhibit A hereto and is postmarked no later than the  
21 court-ordered date. All Persons who submit valid and timely Requests for Exclusion shall have no  
22 rights under the Stipulation, shall not share in the distribution of the Net Settlement Fund and shall  
23 not be bound by the Stipulation or the Judgment. However, a Settlement Class Member may submit  
24 a written revocation of a Request for Exclusion up until five days prior to the date of the Final  
25 Approval Hearing and may receive payments pursuant to this Stipulation and Settlement provided  
26 that the Settlement Class Member also submits a valid Proof of Claim, as set forth in ¶6.3(b), below,  
27 by the date specified in the Proof of Claim form;

28

1 (b) Each Settlement Class Member claiming to be an Authorized Claimant shall  
2 be required to submit to the Claims Administrator a completed Proof of Claim, substantially in the  
3 form of Exhibit A-5 hereto, signed under penalty of perjury and supported by such documents as  
4 specified in the Proof of Claim or such other documents or proof as are reasonably available to the  
5 Authorized Claimant, and which Plaintiffs' Counsel, in their discretion, may deem acceptable; and

6 (c) Except as otherwise ordered by the Court, any Settlement Class Member that  
7 fails to timely submit a Proof of Claim by the date specified in the Proof of Claim form, or such other  
8 period as may be ordered by the Court, or otherwise allowed, or who files a Proof of Claim that is  
9 rejected, shall be forever barred from receiving any payments pursuant to this Stipulation and  
10 Settlement, but, unless such Settlement Class Member has submitted and not revoked a valid and  
11 timely Request for Exclusion, such Settlement Class Member will in all other respects be subject to  
12 and bound by the provisions of this Stipulation, the releases contained herein and the Judgment.  
13 Notwithstanding the foregoing, Plaintiffs' Counsel may, in their discretion, accept for processing late  
14 claims so long as the distribution of the Net Settlement Fund to Authorized Claimants is not materially  
15 delayed thereby. Plaintiffs' Counsel shall have no liability for declining to accept late claims.

16 6.4 The Claims Administrator shall calculate the claims of Authorized Claimants in  
17 accordance with the Plan of Allocation set forth in the Notice and approved by the Court. Following  
18 the Effective Date, the Claims Administrator shall send to each Authorized Claimant his, her, or its  
19 *pro rata* share of the Net Settlement Fund, as long as the Authorized Claimant will receive at least  
20 \$10.00.

21 6.5 No Person shall have any claim against Plaintiffs, Plaintiffs' Counsel, Defendants,  
22 Defendants' Counsel, the Claims Administrator, the Escrow Agent or any other agent designated by  
23 Plaintiffs' Counsel based on distribution determinations or claim rejections made substantially in  
24 accordance with this Stipulation and the Settlement contained herein, the Plan of Allocation, or further  
25 orders of the Court. The Net Settlement Fund shall be distributed to the Authorized Claimants  
26 substantially in accordance with a Plan of Allocation described in the Notice and approved by the  
27 Court. However, if any balance remains in the Net Settlement Fund after a reasonable amount of time  
28 after the date of distribution of the Net Settlement Fund (whether by reason of tax refunds, uncashed

1 checks or otherwise), the Claims Administrator, under the supervision of Plaintiffs' Counsel shall, if  
2 feasible, reallocate such balance among Authorized Claimants who negotiated the check sent to them  
3 in the initial distribution and who would receive at least \$10.00 in an equitable and economic fashion.  
4 These redistributions shall be repeated until the balance remaining in the Net Settlement Fund is no  
5 longer economically reasonable, in Plaintiffs' Counsel's discretion, to distribute to Settlement Class  
6 Members. Thereafter, any balance remaining in the Net Settlement Fund shall be donated to St.  
7 Jude's Children's Hospital, or as the Court may direct. This is a non-reversionary settlement and, if  
8 all conditions of the Stipulation are satisfied and the Settlement becomes Final, no portion of the  
9 Settlement Fund will be returned to the Snap Defendants or their insurance carriers. Defendants,  
10 Defendants' Counsel and all of the other Released Defendants' Parties shall have no responsibility  
11 for, interest or involvement in, or liability whatsoever with respect to the selection of the Claims  
12 Administrator, the establishment or maintenance of the Escrow Account, the maintenance, investment  
13 or distribution of the Settlement Fund or the Net Settlement Fund, the development or application of  
14 the Plan of Allocation, the determination, administration or calculation of claims, the payment or  
15 withholding of Taxes or Tax Expenses, or any losses incurred in connection with any of the foregoing.

16         6.6       It is understood and agreed by the Parties that any proposed Plan of Allocation of the  
17 Net Settlement Fund, including, but not limited to, any adjustments to an Authorized Claimant's claim  
18 set forth therein, is not a part of this Stipulation and it is not a condition of the Settlement or this  
19 Stipulation that any particular Plan of Allocation be approved by the Court. It is further understood  
20 and agreed by the Parties that any order or proceedings relating to the Plan of Allocation shall not  
21 operate to terminate or cancel this Stipulation or affect the finality of the Court's Judgment approving  
22 this Stipulation and the Settlement set forth therein or any other orders entered pursuant to this  
23 Stipulation.

24         **7. Attorneys' Fees and Expenses**

25         7.1       Plaintiffs' Counsel may submit an application or applications (the "Fee and Expense  
26 Application") for distributions to Plaintiffs' Counsel from the Settlement Fund for: (a) an award of  
27 attorneys' fees; plus (b) costs and expenses incurred in connection with prosecuting the Action, plus  
28 any interest on such attorneys' fees, costs and expenses at the same rate and for the same period as

1 earned by the Settlement Fund (until paid) as may be awarded by the Court. Plaintiffs' Counsel  
2 reserve the right to make additional applications for fees and expenses incurred, if necessary.

3           7.2     The attorneys' fees and expenses, including the fees and expenses of experts and  
4 consultants, as awarded by the Court, shall be payable to Plaintiffs' Counsel from the Settlement  
5 Fund, as ordered, upon the entry of the Court's order(s) awarding such fees and expenses. Payments  
6 for attorneys' fees and expenses in cash shall be released from escrow and wired as directed to  
7 Plaintiffs' Counsel after entry of the Court's orders awarding such fees and expenses, notwithstanding  
8 the existence of any timely filed objections to, or potential for appeal from, or collateral attack on, the  
9 Settlement, the Plan of Allocation or the award of attorneys' fees and expenses, or any part thereof.  
10 In the event that a final order has been entered reversing or reducing an already paid award of  
11 attorneys' fees and expenses, after the final adjudication of any appeals thereon, Plaintiffs' Counsel  
12 shall repay within fifteen (15) business days the amounts reduced or reversed into the Settlement  
13 Fund. Plaintiffs' Counsel and any other plaintiffs' counsel's law firm that receives fees and expenses,  
14 on behalf of itself and each partner and/or shareholder of it, agrees that the law firm and its partners  
15 and/or shareholders are subject to the jurisdiction of the Court for the purpose of enforcing the  
16 provisions of this paragraph.

17           7.3     This Settlement is not contingent on the allowance or disallowance by the Court of  
18 Plaintiffs' Counsel's Fee and Expense Application. The Fee and Expense Application shall be  
19 presented separately to the Court for consideration apart from the Court's consideration of the  
20 fairness, reasonableness and adequacy of the Settlement set forth in this Stipulation, and any order or  
21 proceedings relating to the Fee and Expense Application, or any appeal from any order relating thereto  
22 or reversal or modification thereof, shall not operate to modify, terminate or cancel this Stipulation,  
23 or affect or delay the finality of the Judgment approving this Stipulation and the Settlement of the  
24 Actions.

25           7.4     Defendants and the Released Defendants' Parties shall have no responsibility for, and  
26 no liability whatsoever with respect to, any payment to Plaintiffs' Counsel and/or any other Person  
27 who receives payment from the Settlement Fund.  
28

1           7.5     Defendants and the Released Defendants' Parties shall have no responsibility for, and  
2 no liability whatsoever with respect to, the allocation among Plaintiffs' Counsel and/or any other  
3 Person who may assert some claim thereto, of any award of attorneys' fees or expenses that the Court  
4 may order in the Action.

5           7.6     Plaintiffs may submit an application for an award pursuant to 15 U.S.C. §77z-1(a)(4)  
6 in connection with their representation of the Settlement Class. However, in the event that the  
7 Effective Date does not occur, or the Judgment or the order approving Plaintiffs' application for an  
8 award is reversed or modified, or the Stipulation is cancelled or terminated for any other reason, and  
9 such reversal, modification, cancellation, or termination becomes final and not subject to review, then  
10 Plaintiffs shall, within fifteen (15) business days from receiving notice from Defendants' Counsel or  
11 from a court of appropriate jurisdiction, refund to the Settlement Fund such amounts previously paid  
12 to them from the Settlement Fund in an amount consistent with such reversal or modification.

13           **8.       Conditions of Settlement, Effect of Disapproval, Cancellation or**  
14           **Termination**

15           8.1     The Effective Date of the Stipulation shall mean the date on which all of the following  
16 conditions are satisfied:

17                   (a)     This Court and the Federal Court have each entered an order preliminarily  
18 approving the settlement in each action in all material respects, as required by ¶4.1 hereof;

19                   (b)     Snap has paid or caused to be paid the payments to be made to the Settlement  
20 Fund as required by ¶2.1 above;

21                   (c)     no Party has exercised within the required time period any right to terminate  
22 the Settlement as permitted by ¶2.9 or ¶2.10 hereof;

23                   (d)     this Court and the Federal Court have each entered a judgment, or a judgment  
24 substantially in the form of Exhibit B attached hereto in this Action and as agreed upon in the Federal  
25 Action; and

26                   (e)     the judgments in both this Action and the Federal Action have become Final,  
27 as defined above.  
28

1 Any appeal or delay in (i) the approval of the Plan of Allocation, or (ii) the determination of any  
2 award of attorneys' fees and expenses shall not affect, alter or delay the occurrence of the Effective  
3 Date.

4 8.2 Upon the occurrence of the Effective Date, any and all interest or right of Defendants  
5 in or to the Settlement Fund, if any, shall be absolutely and forever extinguished, except as set forth  
6 in this Stipulation. The Settlement Fund shall be distributed in accordance with ¶6.2 hereof.

7 8.3 In the event that the Settlement in this Action or the settlement in the Federal Action  
8 is not approved, is terminated, or otherwise fails to become effective or Final, then this Stipulation,  
9 other than the provisions of ¶¶2.8, 2.10-2.12, 3.1, 7.2, 8.3-8.6, 9.3-9.17, shall be null and void, unless  
10 the Parties, acting through their respective counsel, agree in writing to proceed with the Settlement.  
11 None of the Parties, or any of them, shall have any obligation whatsoever to proceed with the  
12 Settlement under any terms other than provided for and agreed herein.

13 8.4 Unless otherwise ordered by the Court, in the event the Settlement in this Action or  
14 the settlement in the Federal Action is not approved, is terminated, or otherwise fails to become  
15 effective or Final, within fifteen (15) business days after written notification of termination of the  
16 Stipulation is sent by Defendants' Counsel or Plaintiffs' Counsel to the Escrow Agent, subject to the  
17 terms of ¶2.9 hereof, the Settlement Fund (including accrued interest), less any expenses and any  
18 notice and administration expenses that have either been properly disbursed pursuant to ¶¶2.7 and 2.8  
19 hereof, or have been incurred and are chargeable to the Settlement Fund or the notice and  
20 administration of the Settlement pursuant to ¶¶2.7 and 2.8 hereof, shall be refunded by the Escrow  
21 Agent to the Snap Defendants or, at the Snap Defendants' Counsel's direction, to their insurance  
22 carriers, in proportion to their contributions to the Settlement Fund, plus accrued interest attributable  
23 to that amount, by check or wire transfer pursuant to written instructions from the Snap Defendants'  
24 Counsel. At the request of the Snap Defendants' Counsel, the Escrow Agent or its designee shall  
25 apply for any tax refund owed to the Settlement Fund and pay the proceeds, after deduction of any  
26 fees or expenses reasonably incurred in connection with such application(s) for refund, to the Snap  
27 Defendants or their insurance carriers as directed by Defendants' Counsel.

28

1           8.5     In the event the Settlement in this Action or the settlement in the Federal Action is not  
2 approved, or is terminated, or fails to become effective in accordance with ¶8.1 hereof, the Parties  
3 shall be restored to their respective positions in the Action immediately prior to the execution of this  
4 Stipulation. In such event, the terms and provisions of the Stipulation, with the exception of the  
5 provisions of ¶¶2.8, 2.10- 2.12, 3.1, 7.2, 8.3-8.6, 9.3-9.17 hereof, shall have no further force and effect  
6 and the fact and terms of the Settlement shall not be admissible in any trial or otherwise used against  
7 any Party in the Action or in any other proceeding for any purpose, and any judgment or order entered  
8 by the Court in accordance with the terms of this Stipulation shall be treated as vacated, *nunc pro*  
9 *tunc*. No order of the Court or modification or reversal on appeal of any order of the Court concerning  
10 the Plan of Allocation or the amount of any attorneys' fees, costs, expenses and interest awarded by  
11 the Court to Plaintiffs' Counsel shall constitute grounds for termination of the Stipulation.

12           8.6     If the Effective Date does not occur, neither Plaintiffs nor Plaintiffs' Counsel shall  
13 have any obligation to repay any amounts actually and properly disbursed from the Settlement Fund.  
14 In addition, any expenses already incurred and properly chargeable to the Settlement Fund pursuant  
15 to this Stipulation at the time of such termination or cancellation, but which have not been paid, shall  
16 be paid by the Escrow Agent in accordance with the terms of the Stipulation prior to the balance being  
17 refunded in accordance with ¶8.4.

18           **9.     Miscellaneous Provisions**

19           9.1     The Parties (a) acknowledge that it is their intent to consummate this agreement; and  
20 (b) agree, subject to their fiduciary and other legal obligations, to cooperate to the extent reasonably  
21 necessary to effectuate and implement all terms and conditions of this Stipulation and to exercise their  
22 reasonable best efforts to accomplish the foregoing terms and conditions of this Stipulation.  
23 Plaintiffs' Counsel and Defendants' Counsel agree to cooperate with one another in seeking  
24 preliminary and final approval of the Settlement in this Action and the settlement in the Federal  
25 Action and to promptly agree upon and execute all such other documentation as may be reasonably  
26 required to obtain final approval of the two settlements.

27           9.2     The obligations incurred pursuant to this Stipulation shall result in the full and final  
28 disposition of the Action as against Defendants and the full and final release of any and all of

1 Plaintiffs' Released Claims as against Defendants and all Released Defendants' Parties, including  
2 Defendants' Counsel, and shall also release any and all Defendants' Released Claims as against all  
3 Plaintiffs and any other Settlement Class Members, and all of the Settlement Class Members' and  
4 Plaintiffs' respective counsel, including Plaintiffs' Counsel, in the Action. Accordingly, the Parties  
5 agree not to assert in any forum that the Action was brought by Plaintiffs or defended by Defendants  
6 in bad faith or without a reasonable basis. The Parties agree that at all times during the course of the  
7 Action, the Parties and their respective counsel complied with the requirements of California Code of  
8 Civil Procedure §§128.5 and 128.7. The Parties further agree that the amount paid to the Settlement  
9 Fund and the other terms of the Settlement were negotiated at arm's length and in good faith by the  
10 Parties and reflect a settlement that was reached voluntarily after consultation with competent legal  
11 counsel.

12           9.3     Whether or not the Effective Date occurs or this Stipulation is terminated, neither this  
13 Stipulation nor the Settlement contained herein, nor any act performed or document executed pursuant  
14 to or in furtherance of this Stipulation or the Settlement:

15                   (a)     may be deemed, or shall be used, offered or received against Defendants or the  
16 Released Defendants' Parties, or each or any of them, as an admission, concession or evidence of, the  
17 validity of any Plaintiffs' Released Claims, the truth of any fact alleged by Plaintiffs, the deficiency  
18 of any defense that has been or could have been asserted in the Action or of any alleged wrongdoing,  
19 liability, negligence, or fault of the Defendants or the Released Defendants' Parties, or any of them;

20                   (b)     may be deemed, or shall be used, offered or received against Defendants or the  
21 Released Defendants' Parties or each or any of them, as an admission, concession or evidence of, any  
22 fault, misrepresentation or omission with respect to any statement or written document approved or  
23 made by Defendants or the Released Defendants' Parties, or any of them;

24                   (c)     may be deemed, or shall be used, offered or received against Plaintiffs,  
25 Plaintiffs' Counsel, the Settlement Class, or each or any of them, as an admission, concession or  
26 evidence of the infirmity or strength of any claims raised in the Action, the truth or falsity of any fact  
27 alleged by Plaintiffs or the availability or lack of availability of meritorious defenses to the claims  
28 raised in the Action;

1 (d) may be deemed, or shall be used, offered or received against Plaintiffs,  
2 Plaintiffs' Counsel, the Settlement Class, or each or any of them, or against Defendants, the Released  
3 Defendants' Parties, or each or any of them, as an admission or concession with respect to any  
4 liability, fault or wrongdoing as against any Party to the Stipulation, in any civil, criminal or  
5 administrative proceeding in any court, administrative agency or other tribunal;

6 (e) may be deemed, or shall be construed against Plaintiffs, Plaintiffs' Counsel,  
7 the Settlement Class, or each or any of them, or against Defendants, the Released Defendants' Parties,  
8 or each or any of them, as an admission or concession that the consideration to be given hereunder  
9 represents an amount equal to, less than or greater than that amount which could have or would have  
10 been recovered after trial; and

11 (f) may be deemed, or shall be construed as or received in evidence as an  
12 admission or concession against Plaintiffs, Plaintiffs' Counsel, the Settlement Class, or each or any  
13 of them, or against Defendants, the Released Defendants' Parties, or each or any of them, that any of  
14 their claims are with or without merit or that damages recoverable under the Action would have  
15 exceeded or would have been less than the Settlement Fund.

16 Notwithstanding any of the foregoing provisions of ¶9.3(a)-(f), the Settlement, this Stipulation, and  
17 any acts performed and/or documents executed in furtherance of or pursuant to this Stipulation and/or  
18 Settlement may be used in any proceedings as may be necessary to effectuate the provisions of this  
19 Stipulation. Moreover, if this Stipulation is approved by the Court, any Party or any of the Released  
20 Defendants' Parties may file this Stipulation and/or the Judgment in any action that may be brought  
21 against such party or parties in order to support a defense or counterclaim based on principles of *res*  
22 *judicata*, collateral estoppel, release, good faith settlement, judgment bar or reduction or any other  
23 theory of claim preclusion or issue preclusion or similar defense or counterclaim.

24 9.4 The headings used herein are used for the purpose of convenience only and are not  
25 meant to have legal effect.

26 9.5 The waiver by one Party of any breach of this Stipulation by any other Party shall not  
27 be deemed to be a waiver of any other prior or subsequent breaches of this Stipulation.

28

1           9.6     All of the Exhibits to this Stipulation are material and integral parts hereof and are  
2 fully incorporated herein by reference.

3           9.7     This Stipulation may be amended or modified only by a written instrument signed by  
4 or on behalf of all Parties or their respective successors in interest.

5           9.8     This Stipulation, the Exhibits attached hereto, and the Supplemental Agreement  
6 constitute the entire agreement among the Parties hereto and no representations, warranties or  
7 inducements have been made to any Party concerning this Stipulation, its Exhibits, or the  
8 Supplemental Agreement, other than the representations, warranties and covenants contained and  
9 memorialized in such documents. Except as otherwise provided herein, the Parties shall bear their  
10 own costs.

11          9.9     Each counsel or other Person executing this Stipulation, any of its Exhibits, the  
12 Supplemental Agreement, or any related Settlement documents on behalf of any Party hereto hereby  
13 warrants and represents that such Person has the full authority to do so and that they have the authority  
14 to take appropriate action required or permitted to be taken pursuant to the Stipulation to effectuate  
15 its terms.

16          9.10    This Stipulation may be executed in one or more counterparts, including by signature  
17 transmitted via facsimile or by a .pdf/.tif image of the signature transmitted via email. All executed  
18 counterparts and each of them shall be deemed to be one and the same instrument provided that  
19 counsel for the Parties to this Stipulation all exchange signed counterparts.

20          9.11    This Stipulation shall be binding upon, and inure to the benefit of, the successors,  
21 executors, heirs, assigns and respective agents of the Parties hereto and the Released Defendants'  
22 Parties.

23          9.12    The Court shall retain jurisdiction with respect to implementation and enforcement of  
24 the terms of this Stipulation, and the Parties hereto submit to the jurisdiction of the Court solely for  
25 purposes of implementing and enforcing the Settlement set forth in this Stipulation.

26          9.13    This Stipulation and the Exhibits hereto shall be considered to have been negotiated,  
27 executed and delivered, and to be wholly performed, in the State of California and the rights and  
28 obligations of the Parties to this Stipulation shall be construed and enforced in accordance with, and

1 governed by, the internal, substantive laws of the State of California without giving effect to that  
2 State's choice of law principles.

3 9.14 This Stipulation is deemed to have been prepared by counsel for the Parties, as a result  
4 of arm's-length negotiations among the Parties. Whereas all Parties have contributed substantially  
5 and materially to the preparation of this Stipulation, it shall not be construed more strictly against one  
6 Party than another.

7 9.15 Whenever this Stipulation requires or contemplates that a Party shall or may give  
8 notice to the other, notice shall be provided by facsimile, electronic mail or next-day (excluding  
9 Saturday and Sunday) express delivery service as follows and shall be deemed effective upon such  
10 transmission or delivery, to the facsimile number or address, as the case may be, set forth below:

11 If to the Snap Defendants, then to:

12 Ignacio E. Salceda  
13 Wilson Sonsini Goodrich & Rosati  
14 650 Page Mill Road  
15 Palo Alto, CA 94304  
16 Telephone: 650/493-9300  
17 Facsimile: 650/565-5100  
18 Email: isalceda@wsgr.com

16 If to the Underwriter Defendants, then to:

17 Matthew W. Close  
18 O'Melveny & Myers LLP  
19 400 South Hope Street, 18<sup>th</sup> Floor  
20 Los Angeles, CA 90071  
21 Telephone: 213/430-6000  
22 Facsimile: 213/430-6407  
23 Email: mclose@omm.com

21 If to Plaintiffs, then to:

22 James I. Jaconette  
23 Robbins Geller Rudman & Dowd LLP  
24 655 West Broadway, Suite 1900  
25 San Diego, CA 92101-8498  
26 Telephone: 619/231-1058  
27 Facsimile: 619/231-7423  
28 Email: jamesj@rgrdlaw.com

26 9.16 All time periods set forth herein shall be computed in calendar days unless otherwise  
27 expressly provided. In computing any period of time prescribed or allowed by this Stipulation or by  
28

1 order of the Court, the day of the act, event or default from which the designated period of time begins  
2 to run shall not be included.

3 9.17 The Parties reserve the right, subject to the Court's approval, to make any reasonable  
4 extensions of time that might be necessary to carry out any of the provisions of this Stipulation.

5 IN WITNESS WHEREOF, the Parties hereto have caused this Stipulation to be executed, by  
6 their duly authorized attorneys dated October 13, 2020.

7 ROBBINS GELLER RUDMAN  
8 & DOWD LLP  
9 JAMES I. JACONETTE

10   
11 JAMES I. JACONETTE

12 655 West Broadway, Suite 1900  
13 San Diego, CA 92101  
14 Telephone: 619/231-1058  
15 619/231-7423 (fax)

16 ROBBINS GELLER RUDMAN  
17 & DOWD LLP  
18 SAMUEL H. RUDMAN  
19 58 South Service Road, Suite 200  
20 Melville, NY 11747  
21 Telephone: 631/367-7100  
22 631/367-1173 (fax)

23 Attorneys for Plaintiffs Chenghsin D. Hsieh  
24 and Wei C. Hsieh

25 BOTTINI & BOTTINI, INC.  
26 FRANCIS A. BOTTINI, JR.  
27 ALBERT Y. CHANG  
28 YURY A. KOLESNIKOV

FRANCIS A. BOTTINI, JR.

7817 Ivanhoe Avenue, Suite 102  
La Jolla, CA 92037  
Telephone: 858/914-2001  
858/914-2002 (fax)

Attorneys for Plaintiffs Chenghsin D. Hsieh  
and Wei C. Hsieh

1 order of the Court, the day of the act, event or default from which the designated period of time begins  
2 to run shall not be included.

3 9.17 The Parties reserve the right, subject to the Court's approval, to make any reasonable  
4 extensions of time that might be necessary to carry out any of the provisions of this Stipulation.

5 IN WITNESS WHEREOF, the Parties hereto have caused this Stipulation to be executed, by  
6 their duly authorized attorneys dated October 13, 2020.

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8 & DOWD LLP  
9 JAMES I. JACONETTE

10 \_\_\_\_\_  
11 JAMES I. JACONETTE

12 655 West Broadway, Suite 1900  
13 San Diego, CA 92101  
14 Telephone: 619/231-1058  
15 619/231-7423 (fax)

16 ROBBINS GELLER RUDMAN  
17 & DOWD LLP  
18 SAMUEL H. RUDMAN  
19 58 South Service Road, Suite 200  
20 Melville, NY 11747  
21 Telephone: 631/367-7100  
22 631/367-1173 (fax)

23 Attorneys for Plaintiffs Chenghsin D. Hsieh  
24 and Wei C. Hsieh

25 BOTTINI & BOTTINI, INC.  
26 FRANCIS A. BOTTINI, JR.  
27 ALBERT Y. CHANG  
28 YURY A. KOLESNIKOV



\_\_\_\_\_

FRANCIS A. BOTTINI, JR.

7817 Ivanhoe Avenue, Suite 102  
La Jolla, CA 92037  
Telephone: 858/914-2001  
858/914-2002 (fax)

Attorneys for Plaintiffs Chenghsin D. Hsieh  
and Wei C. Hsieh

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BLOCK & LEVITON LLP  
JEFFREY C. BLOCK  
JACOB A. WALKER  
JOEL A. FLEMING



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JEFFREY C. BLOCK

260 Franklin Street, Suite 1860  
Boston, MA 02110  
Telephone: 617/398-5600  
617/507-6020 (fax)

Attorneys for Plaintiff Joseph Iuso

WILSON SONSINI GOODRICH  
& ROSATI  
IGNACIO E. SALCEDA

---

IGNACIO E. SALCEDA

650 Page Mill Road  
Palo Alto, CA 94304-1050  
Telephone: 650/493-9300  
650/565-5100 (fax)

Counsel for Snap Defendants

O'MELVENY & MYERS, LLP  
MATTHEW W. CLOSE

---

MATTHEW W. CLOSE

400 South Hope Street, 18th Floor  
Los Angeles, CA 90071  
Telephone: 213/430-6000  
213/430-6407 (fax)

Attorneys for Underwriter Defendants

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BLOCK & LEVITON LLP  
JEFFREY C. BLOCK  
JACOB A. WALKER  
JOEL A. FLEMING

---

JEFFREY C. BLOCK

260 Franklin Street, Suite 1860  
Boston, MA 02110  
Telephone: 617/398-5600  
617/507-6020 (fax)

Attorneys for Plaintiff Joseph Iuso

WILSON SONSINI GOODRICH  
& ROSATI  
IGNACIO E. SALCEDA



---

IGNACIO E. SALCEDA

650 Page Mill Road  
Palo Alto, CA 94304-1050  
Telephone: 650/493-9300  
650/565-5100 (fax)

Counsel for Snap Defendants

O'MELVENY & MYERS, LLP  
MATTHEW W. CLOSE

---

MATTHEW W. CLOSE

400 South Hope Street, 18th Floor  
Los Angeles, CA 90071  
Telephone: 213/430-6000  
213/430-6407 (fax)

Attorneys for Underwriter Defendants

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BLOCK & LEVITON LLP  
JEFFREY C. BLOCK  
JACOB A. WALKER  
JOEL A. FLEMING

---

JEFFREY C. BLOCK

260 Franklin Street, Suite 1860  
Boston, MA 02110  
Telephone: 617/398-5600  
617/507-6020 (fax)

Attorneys for Plaintiff Joseph Iuso

WILSON SONSINI GOODRICH  
& ROSATI  
IGNACIO E. SALCEDA

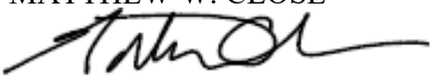
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IGNACIO E. SALCEDA

650 Page Mill Road  
Palo Alto, CA 94304-1050  
Telephone: 650/493-9300  
650/565-5100 (fax)

Counsel for Snap Defendants

O'MELVENY & MYERS, LLP  
MATTHEW W. CLOSE



---

MATTHEW W. CLOSE

400 South Hope Street, 18th Floor  
Los Angeles, CA 90071  
Telephone: 213/430-6000  
213/430-6407 (fax)

Attorneys for Underwriter Defendants

# **EXHIBIT A**

1 ROBBINS GELLER RUDMAN  
& DOWD LLP  
2 JAMES I. JACONETTE (179565)  
655 West Broadway, Suite 1900  
3 San Diego, CA 92101  
Telephone: 619/231-1058  
4 619/231-7423 (fax)  
jamesj@rgrdlaw.com  
5

6 BOTTINI & BOTTINI, INC.  
FRANCIS A. BOTTINI, JR. (175783)  
ALBERT Y. CHANG (296065)  
7 YURY A. KOLESNIKOV (271173)  
7817 Ivanhoe Avenue, Suite 102  
8 La Jolla, CA 92037  
Telephone: 858/914-2001  
9 858/914-2002 (fax)  
fbottini@bottinilaw.com  
10 achang@bottinilaw.com  
ykolesnikov@bottinilaw.com  
11

12 *Attorneys for Plaintiffs Chenghsin D. Hsieh  
and Wei C. Hsieh*

BLOCK & LEVITON LLP  
JEFFREY C. BLOCK (*Pro Hac Vice*)  
JOEL A. FLEMING (281264)  
JACOB A. WALKER (271217)  
260 Franklin Street, Suite 1860  
Boston, MA 02110  
Telephone: 617/398-5600  
617/507-6020 (fax)  
jeff@blockesq.com  
joel@blockesq.com  
jake@blockesq.com

*Attorneys for Plaintiff Joseph Iuso*

13  
14 SUPERIOR COURT OF THE STATE OF CALIFORNIA  
15 COUNTY OF LOS ANGELES

16 Coordination Proceeding )  
Special Title Rule (3.550) )  
17 )  
18 SNAP INC. SECURITIES CASES )  
\_\_\_\_\_)  
19 This Document Relates To: )  
20 ALL ACTIONS. )  
21 \_\_\_\_\_)

Case No. JCCP 4960  
ORDER PRELIMINARILY APPROVING  
SETTLEMENT AND PROVIDING FOR  
NOTICE  
EXHIBIT A  
Judge: Honorable Elihu M. Berle  
Dept: 6  
Coordinated Actions:  
*Hsieh, et al. v. Snap Inc., et al.*, No. BC669394,  
CA Super. Ct., Cty. of Los Angeles  
*Iuso v. Snap Inc., et al.*, No. 17CIV03710,  
CA Super. Ct., Cty. of San Mateo

1 WHEREAS, the parties to the above-entitled action (the “Action”) entered into an Amended  
2 Stipulation of Settlement dated October 13, 2020 (the “Stipulation”), which, together with the exhibits  
3 thereto, sets forth the terms and conditions for the settlement of the claims alleged in the Action (the  
4 “Settlement”); and the Court having read and considered the Stipulation and the accompanying  
5 documents; and all capitalized terms used herein having the meanings defined in the Stipulation;

6 WHEREAS, the Stipulation defines the Settlement Class as “all Persons and entities who  
7 purchased or otherwise acquired Snap common stock between March 2, 2017 and July 29, 2017,  
8 inclusive, and were damaged thereby.<sup>1</sup> Excluded from the Settlement Class are Defendants, members  
9 of families of Defendants and their legal representatives, heirs, successors and assigns, and any entity in  
10 which Defendants have or had a controlling interest.<sup>2</sup> Also excluded from the Settlement Class is any  
11 Person who validly requests exclusion pursuant to the requirements set forth in the Notice”;

12 NOW, THEREFORE, IT IS HEREBY ORDERED, this \_\_\_ day of \_\_\_\_\_ 2020, that:

- 13 1. The Court preliminarily finds that:
- 14 (a) the Settlement resulted from informed, extensive arm’s-length negotiations,  
15 including mediation under the direction of an experienced mediator, the Hon. Layn R. Phillips (Ret.);  
16 (b) the Settlement is sufficiently fair, reasonable, and adequate to warrant providing  
17 notice of the Settlement to the Settlement Class; and  
18 (c) the Settlement Class is certified solely for purposes of this Settlement.

19 2. A hearing (the “Final Approval Hearing”), which may be conducted telephonically at the  
20 Court’s discretion, is hereby scheduled to be held before the Court on \_\_\_\_\_, 2020, at \_\_\_ :\_\_ .m.,  
21 for the following purposes:

- 22 (a) to finally determine whether the Action satisfies the applicable prerequisites for  
23 class action treatment under California Code of Civil Procedure §382;

25 <sup>1</sup> Included within the Class are all Persons and entities who purchased shares of Snap Common Stock  
26 pursuant or traceable to Snap’s Initial Public Offering on or about March 2, 2017 and/or on the open  
market.

27 <sup>2</sup> “Controlling interest” is defined as having a majority ownership interest or ownership of the  
28 majority of voting stock of the entity.

1 (b) to determine whether the proposed Settlement is fair, reasonable, and adequate,  
2 and should be approved by the Court;

3 (c) to determine whether the Judgment as provided under the Stipulation should be  
4 entered;

5 (d) to determine whether the proposed Plan of Allocation should be approved by the  
6 Court as fair, reasonable and adequate;

7 (e) to consider Plaintiffs' Counsel's application for an award of attorneys' fees and  
8 expenses; and

9 (f) to rule upon such other matters as the Court may deem appropriate.

10 3. The Court reserves the right to approve the Settlement with or without modification and  
11 with or without further notice to the Settlement Class and may adjourn the Final Approval Hearing  
12 without further notice to the Settlement Class or may conduct the Final Approval Hearing  
13 telephonically. The Court reserves the right to enter the Judgment approving the Settlement regardless  
14 of whether it has approved the Plan of Allocation or Plaintiffs' Counsel's request for an award of  
15 attorneys' fees and expenses.

16 4. The Court approves the form, substance and requirements of the Postcard Notice, the  
17 Notice of Pendency and Proposed Settlement of Class Action (the "Notice"), the Summary Notice of  
18 (I) Pendency of Class Actions and Proposed Settlements of Federal Case and State Cases; (II) Motions  
19 for Awards of Attorneys' Fees and Litigation Expenses; and (III) Settlement Hearings (the "Summary  
20 Notice"), and the Proof of Claim and Release form (the "Proof of Claim"), annexed hereto as Exhibits  
21 A-1, A-2, A-3, and A-5, respectively.

22 5. The Court approves the appointment of JND Legal Administration as the Claims  
23 Administrator.

24 (a) The Claims Administrator shall commence mailing the Postcard Notice,  
25 substantially in the form annexed hereto as Exhibit A-1, by First-Class Mail, postage prepaid, within  
26 twenty-one (21) calendar days of Preliminary Approval<sup>3</sup> (the "Notice Date"), to all Settlement Class  
27

28 <sup>3</sup> As defined in the Stipulation, "Preliminary Approval" means that the Court has entered the Preliminary Approval Order and that the Notice, Postcard Notice, Notice Ads, Summary Notice, and

1 Members who can be identified with reasonable effort and to post the Notice on the Settlement website,  
2 www.SnapSecuritiesLitigation.com.

3 (b) Contemporaneously with the mailing of the Postcard Notice, the Claims  
4 Administrator will conduct a social media campaign via appropriate social media platforms jointly  
5 selected by the Parties utilizing the media ads (“Notice Ads”), substantially in the forms attached hereto  
6 as Exhibit A-4, for a duration of at least sixty (60) days.

7 (c) The Claims Administrator shall cause the Summary Notice to be published in  
8 *Investor’s Business Daily, The Wall Street Journal*, and over a national newswire service, within ten  
9 (10) calendar days after the Notice Date.

10 6. Plaintiffs’ Counsel shall, at least seven (7) calendar days before the Final Approval  
11 Hearing, file with the Court and serve on the Parties proof of mailing of the Postcard Notice, posting of  
12 the Notice and Proof of Claim on the Settlement website, ads on appropriate social media platforms  
13 acceptable to the Parties, and proof of publication of the Summary Notice.

14 7. The form and content of the Postcard Notice, Notice and Summary Notice, and the  
15 method set forth herein of notifying the Settlement Class of the Settlement and its terms and conditions,  
16 meet the requirements of California law and due process, constitute the best notice practicable under the  
17 circumstances, and shall constitute due and sufficient notice to all persons and entities entitled thereto.

18 8. In order to be entitled to participate in the Net Settlement Fund, in the event the  
19 Settlement is consummated in accordance with its terms set forth in the Stipulation, each Settlement  
20 Class Member shall take the following actions and be subject to the following conditions:

21 (a) Within ninety (90) calendar days after such time as set by the Court to mail the  
22 Postcard Notice to the Settlement Class, each Person claiming to be an Authorized Claimant shall be  
23 required to submit to the Claims Administrator a completed Proof of Claim, substantially in a form  
24 contained in Exhibit A-5 attached hereto and as approved by the Court, signed under penalty of perjury.

25 (b) Except as otherwise ordered by the Court, all Settlement Class Members who fail  
26 to timely submit a Proof of Claim within such period, or such other period as may be ordered by the

27 Proof of Claim form have been approved by this Court and the Postcard Notice, Notice Ads, Summary  
28 Notice, and Proof of Claim form have been approved by the Federal Court.

1 Court, or otherwise allowed, shall be forever barred from receiving any payments pursuant to the  
2 Stipulation and the Settlement set forth therein, but will in all other respects be subject to and bound by  
3 the provisions of the Stipulation, the releases contained therein, and the Judgment. Notwithstanding the  
4 foregoing, the Claims Administrator may accept for processing late submitted claims so long as the  
5 distribution of the Net Settlement Fund to Authorized Claimants is not materially delayed thereby, but  
6 shall incur no liability for declining to accept a late-submitted claim.

7 (c) As part of the Proof of Claim, each Settlement Class Member shall submit to the  
8 jurisdiction of the State Court with respect to the claim submitted, and shall (subject to effectuation of  
9 the Settlement) release all Plaintiffs' Released Claims as provided in the Stipulation.

10 9. Settlement Class Members shall be bound by all determinations and judgments in the  
11 Action, whether favorable or unfavorable, unless they request exclusion from the Settlement Class in a  
12 timely and proper manner, as hereinafter provided. A Settlement Class Member wishing to make such  
13 request shall, no later than sixty (60) calendar days after the Notice Date, mail a request for exclusion in  
14 written form by First-Class Mail postmarked to the address designated in the Notice. Such request for  
15 exclusion shall indicate the name, address and telephone number of the person seeking exclusion, that  
16 the person requests to be excluded from the Settlement Class, and must be signed by such person. The  
17 request should also include the number of shares of Snap common stock purchased or acquired that are  
18 subject to the Action, including the number of shares of Snap common stock purchased/acquired and/or  
19 sold during the Settlement Class Period, as well as the dates, number of shares, and prices of each such  
20 purchase/acquisition and sale. The request for exclusion shall not be effective unless it is made in  
21 writing within the time stated above, or the exclusion is otherwise accepted by the Court. Settlement  
22 Class Members requesting exclusion from the Settlement Class shall not be entitled to receive any  
23 payment out of the Net Settlement Fund as described in the Stipulation and Notice.

24 10. The Court will consider objections to the Settlement, the Plan of Allocation, and/or the  
25 award of attorneys' fees and expenses. Any person wanting to object must do so in writing, and such  
26 objection and any supporting papers, accompanied by proof of Settlement Class membership, shall be  
27 filed with the Clerk of the Court, Superior Court of the State of California, County of Los Angeles,  
28 111 North Hill Street, Los Angeles, CA 90012, and copies of all such papers served no later than sixty

1 (60) calendar days after the Notice Date upon the following: James I. Jaconette, Robbins Geller  
2 Rudman & Dowd LLP, 655 West Broadway, Suite 1900, San Diego, CA 92101, on behalf of the  
3 Plaintiffs and the Settlement Class. The objecting Settlement Class Member shall provide  
4 documentation establishing membership in the Settlement Class through copies of brokerage  
5 confirmation slips or monthly brokerage account statements, or an authorized statement from the  
6 objector's broker containing the transactional and holding information found in a broker confirmation  
7 slip or account statement. Persons who intend to object to the Settlement, the Plan of Allocation, and/or  
8 the request for an award of attorneys' fees and expenses and desire to present evidence at the Final  
9 Approval Hearing must include in their written objections copies of any exhibits they intend to  
10 introduce into evidence at the Final Approval Hearing. If an objector hires an attorney to represent him,  
11 her, or it for the purposes of making an objection, the attorney must both effect service of a notice of  
12 appearance on counsel listed above and file it with the Court by no later than sixty (60) calendar days  
13 after the Notice Date. A Settlement Class Member who files a written objection does not have to  
14 appear at the Final Approval Hearing for the Court to consider his, her or its objection. Any Settlement  
15 Class Member who does not make his, her, or its objection in the manner provided shall be deemed to  
16 have waived such objection and shall be foreclosed from making any objection to the fairness or  
17 adequacy of the Settlement set forth in the Stipulation, to the Plan of Allocation, or to the award of  
18 attorneys' fees and expenses to Plaintiffs' Counsel.

19 11. All papers in support of the Settlement, the Plan of Allocation, and any application by  
20 Plaintiffs' Counsel for an award of attorneys' fees and expenses shall be filed thirty-five (35) calendar  
21 days prior to the Final Approval Hearing. All reply papers shall be filed and served at least seven (7)  
22 calendar days prior to the Final Approval Hearing.

23 12. All funds held by the Escrow Agent shall be deemed and considered to be in *custodia*  
24 *legis* of the Court, and shall remain subject to the jurisdiction of the Court, until such time as such funds  
25 shall be distributed pursuant to the Stipulation and/or further order(s) of the Court.

26 13. Plaintiffs' Counsel shall promptly furnish other Parties with copies of any and all  
27 objections that come into their possession.

28

1           14.     Pending final determination of whether the Settlement should be approved, the Plaintiffs,  
2 all Settlement Class Members, and each of them, and anyone who acts or purports to act on their behalf,  
3 with the exception of the related Federal Action, *In re Snap Inc. Securities Litigation*, No. 2:17-cv-  
4 03679-SVW-AGR (C.D. Cal.), shall not institute, commence, maintain or prosecute, and are hereby  
5 barred and enjoined from instituting, commencing, maintaining or prosecuting, any action in any court  
6 or tribunal that asserts any Plaintiffs' Released Claims against any Released Defendants' Parties.

7           15.     All reasonable expenses incurred in identifying and notifying Settlement Class Members,  
8 as well as administering the Settlement Fund, shall be paid as set forth in the Stipulation.

9           16.     If any specified condition to the Settlement set forth in the Stipulation is not satisfied and  
10 Plaintiffs or Defendants elect to terminate the Settlement then, in any such event, the Stipulation,  
11 including any amendment(s) thereof, shall be null and void.

12          17.     The Court may adjourn or continue the Final Approval Hearing without further written  
13 notice.

14          18.     The Court will consider all further matters arising out of or connected with the  
15 Settlement. The Court may approve the Settlement, with such modifications as may be agreed by the  
16 Parties, if appropriate, without further notice to the Settlement Class.

17           IT IS SO ORDERED.

18 DATED: \_\_\_\_\_

\_\_\_\_\_  
THE HONORABLE ELIHU M. BERLE  
JUDGE OF THE SUPERIOR COURT

# **EXHIBIT A-1**

**THIS POSTCARD PROVIDES ONLY LIMITED INFORMATION ABOUT THE SETTLEMENTS.**

**Please visit [www.SnapSecuritiesLitigation.com](http://www.SnapSecuritiesLitigation.com) for more information.**

The parties in the actions (i) *In re Snap Inc. Sec. Litig.*, No. 2:17-cv-03679-SVW-AGR (C.D. Cal. or “Federal Court”) and (ii) *Snap, Inc. Securities Cases*, No. JCCP 4960 (Cal. Super. Ct., L.A. Cty. or “State Court”) (together, the “Actions”) have reached proposed settlements (the “Settlements”) of claims against Snap Inc. (“Snap”), certain Snap executives and directors, and the underwriters for Snap’s Initial Public Offering (“IPO”) (collectively, “Defendants”). If approved, the Settlements will resolve lawsuits in which plaintiffs alleged that certain Defendants made materially false and misleading statements and omissions about Snap’s business. Defendants deny any liability or wrongdoing. You received this Postcard Notice because you, or an investment account for which you serve as a custodian, may have **purchased or otherwise acquired Snap Class A common stock (“Snap Common Stock”) between March 2, 2017 and August 10, 2017, inclusive, and were damaged thereby.** Please review the detailed Notices described below for additional information about the Settlements.

Pursuant to the Settlements, Snap will pay or cause to be paid \$154,687,500 in cash in the Federal Court action (“Federal Settlement”) and \$32,812,500 in cash in the State Court action (“State Settlement”). These amounts, plus accrued interest, after deduction of Court-awarded attorneys’ fees and expenses, notice and administration costs, and taxes, will be allocated among Class Members who submit valid claims, in exchange for the settlement of the Actions and the release of all claims asserted in the Actions and related claims. **For additional information and related settlement procedures, please review the detailed Notices for both the Federal and State Settlements available at [www.SnapSecuritiesLitigation.com](http://www.SnapSecuritiesLitigation.com).** If you are a Class Member, your *pro rata* share of the settlement proceeds will depend on the number of valid claims submitted, and the number, size, and timing of your transactions in Snap Common Stock. If all Class Members elect to participate in the Settlements, the estimated average recovery per eligible share of Snap Common Stock will be approximately \$0.55 from the Federal Settlement and \$0.51 from the State Settlement before deduction of Court-approved fees and expenses. Your share of the settlement proceeds will be determined by the Plans of Allocation set forth in the Notices, or other plans ordered by the Courts.

**To qualify for a payment, you must submit a valid Claim Form.** The Claim Form can be found and submitted on the website, or you can request that one be mailed to you. **Claim Forms must be postmarked (if mailed), or submitted online, by \_\_\_\_\_, 2020.** If you do not want to be legally bound by any releases, judgments, or orders in the respective Action(s), **you must exclude yourself from the Federal and/or State Class(es) by \_\_\_\_\_, 2020.** If you exclude yourself, you may be able to sue Defendants about the claims being resolved in the respective Action(s), but you cannot get money from the Settlement(s). If you want to object to any aspect of the Settlements, you must file and serve an objection by \_\_\_\_\_, 2020. The detailed Notices provide instructions on how to submit a Claim Form, exclude yourself from the Class(es), or object, and you must comply with all of the instructions in the Notices.

The Federal Court will hold a hearing on \_\_\_\_\_, 2020 at \_\_\_\_:\_\_\_\_.m. and the State Court will hold a separate hearing on \_\_\_\_\_, 2020 at \_\_\_\_:\_\_\_\_.m. to consider, among other things, whether to approve the respective Settlements. In advance of the hearings, the lawyers representing the Classes will move for awards of attorneys’ fees and expenses (equating to a cost of approximately \$0.15 per eligible share from the Federal Settlement and \$0.18 per eligible share from the State Settlement). You may attend the hearings and ask to be heard by the Courts, but you do not have to. The Settlements will not become effective until both the Federal and State Settlements receive final approval from their respective Courts, and both become final. **For more information, call 1-855-958-0630, email [info@SnapSecuritiesLitigation.com](mailto:info@SnapSecuritiesLitigation.com), or visit [www.SnapSecuritiesLitigation.com](http://www.SnapSecuritiesLitigation.com).**

Snap Securities Litigation  
Claims Administrator  
P.O. Box 98111  
Seattle, WA 98111

***COURT-ORDERED LEGAL NOTICE***

*In re Snap Inc. Securities Litigation*  
No. 2:17-cv-03679-SWW-AGR (C.D. Cal.)

*Snap, Inc. Securities Cases*  
No. JCCP 4960 (Cal. Super. Ct, L.A. Cty.)

**Your legal rights may be affected by these securities class actions. You may be eligible for a cash payment from the settlements. Please read this notice carefully.**

**For more information, please visit  
[www.SnapSecuritiesLitigation.com](http://www.SnapSecuritiesLitigation.com);  
email [info@SnapSecuritiesLitigation.com](mailto:info@SnapSecuritiesLitigation.com);  
or call 1-855-958-0630**

# **EXHIBIT A-2**

1 ROBBINS GELLER RUDMAN  
& DOWD LLP  
2 JAMES I. JACONETTE (179565)  
655 West Broadway, Suite 1900  
3 San Diego, CA 92101  
Telephone: 619/231-1058  
4 619/231-7423 (fax)  
jamesj@rgrdlaw.com  
5

6 BOTTINI & BOTTINI, INC.  
FRANCIS A. BOTTINI, JR. (175783)  
ALBERT Y. CHANG (296065)  
7 YURY A. KOLESNIKOV (271173)  
7817 Ivanhoe Avenue, Suite 102  
8 La Jolla, CA 92037  
Telephone: 858/914-2001  
9 858/914-2002 (fax)  
fbottini@bottinilaw.com  
10 achang@bottinilaw.com  
ykolesnikov@bottinilaw.com  
11 Attorneys for Plaintiffs Chenghsin D. Hsieh  
and Wei C. Hsieh  
12

BLOCK & LEVITON LLP  
JEFFREY C. BLOCK (*Pro Hac Vice*)  
JOEL A. FLEMING (281264)  
JACOB A. WALKER (271217)  
260 Franklin Street, Suite 1860  
Boston, MA 02110  
Telephone: 617/398-5600  
617/507-6020 (fax)  
jeff@blockesq.com  
joel@blockesq.com  
jake@blockesq.com

Attorneys for Plaintiff Joseph Iuso

13 SUPERIOR COURT OF THE STATE OF CALIFORNIA  
14 COUNTY OF LOS ANGELES

15 Coordination Proceeding ) Case No. JCCP 4960  
16 Special Title Rule (3.550) )  
17 SNAP INC. SECURITIES CASES ) NOTICE OF PENDENCY AND PROPOSED  
SETTLEMENT OF CLASS ACTION  
18 \_\_\_\_\_ ) EXHIBIT A-2  
19 This Document Relates To: ) Judge: Honorable Elihu M. Berle  
20 ALL ACTIONS. ) Dept: 6  
21 \_\_\_\_\_ ) Coordinated Actions:  
22 *Hsieh, et al. v. Snap Inc., et al.*, No. BC669394,  
CA Super. Ct., Cty. of Los Angeles  
23 *Iuso v. Snap Inc., et al.*, No. 17CIV03710,  
CA Super. Ct., Cty. of San Mateo  
24  
25  
26  
27  
28

1 **TO: ALL PERSONS OR ENTITIES (“PERSONS”) THAT PURCHASED OR OTHERWISE**  
2 **ACQUIRED SNAP INC. (“SNAP” OR THE “COMPANY”) COMMON STOCK BETWEEN**  
3 **MARCH 2, 2017 THROUGH JULY 29, 2017, INCLUSIVE, AND WERE DAMAGED**  
4 **THEREBY.<sup>1</sup>**

5 **EXCLUDED FROM THE SETTLEMENT CLASS ARE DEFENDANTS, MEMBERS OF**  
6 **FAMILIES OF DEFENDANTS AND THEIR LEGAL REPRESENTATIVES, HEIRS,**  
7 **SUCCESSORS AND ASSIGNS, AND ANY ENTITY IN WHICH DEFENDANTS HAVE OR**  
8 **HAD A CONTROLLING INTEREST.<sup>2</sup>**

9 **PLEASE READ THIS NOTICE CAREFULLY. IT IS DIFFERENT THAN THE NOTICE IN**  
10 **THE FEDERAL ACTION, CAPTIONED *IN RE SNAP INC. SECURITIES LITIGATION*, NO.**  
11 **2:17-CV-03679-SVW-AGR (C.D. CAL.), IN CONNECTION WITH A SEPARATE**  
12 **SETTLEMENT. YOU MAY BE ELIGIBLE TO PARTICIPATE IN BOTH SETTLEMENTS.**  
13 **YOUR RIGHTS MAY BE AFFECTED BY LEGAL PROCEEDINGS IN THIS LITIGATION.**  
14 **IF YOU ARE A MEMBER OF THE SETTLEMENT CLASS DESCRIBED HEREIN, YOU**  
15 **MAY BE ENTITLED TO RECEIVE A PAYMENT PURSUANT TO THE PROPOSED**  
16 **SETTLEMENT OF THIS STATE COURT ACTION DESCRIBED BELOW. TO CLAIM**  
17 **YOUR SHARE OF THE SETTLEMENT FUND, YOU MUST SUBMIT A VALID PROOF OF**  
18 **CLAIM AND RELEASE FORM (“PROOF OF CLAIM”) POSTMARKED ON OR BEFORE**  
19 **\_\_\_\_\_, 2020. YOU NEED ONLY SUBMIT ONE PROOF OF CLAIM FORM TO**  
20 **PARTICIPATE IN THE SETTLEMENTS OF BOTH THIS STATE COURT ACTION AND**  
21 **THE FEDERAL ACTION.**

22 **THIS NOTICE WAS AUTHORIZED BY THE COURT IDENTIFIED BELOW. IT IS NOT A**  
23 **LAWYER SOLICITATION. PLEASE READ THIS NOTICE CAREFULLY AND IN ITS**  
24 **ENTIRETY.**

25 **THE SETTLEMENT DESCRIBED IN THIS NOTICE WILL NOT BECOME**  
26 **EFFECTIVE UNTIL THE FEDERAL SETTLEMENT ALSO HAS RECEIVED**  
27 **FINAL APPROVAL FROM THE FEDERAL COURT, AND BOTH**  
28 **SETTLEMENTS HAVE BECOME FINAL.**

**WHY SHOULD I READ THIS NOTICE?**

This Notice is given pursuant to an order issued by the Superior Court of the State of California, County of Los Angeles (the “Court”). This Notice serves to inform you of the proposed settlement of a class action lawsuit (the “Settlement”) and the hearing (the “Final Approval Hearing”) to be held by the Court to consider the fairness, reasonableness, and adequacy of the Settlement, as set forth in the

<sup>1</sup> Included within the Class are all Persons and entities who purchased shares of Snap Common Stock pursuant or traceable to Snap’s initial public offering (“IPO”) on or about March 2, 2017 and/or on the open market.

<sup>2</sup> “Controlling interest” is defined as having a majority ownership interest or ownership of the majority of voting stock of the entity.

1 Amended Stipulation of Settlement dated October 13, 2020 (the “Stipulation”).<sup>3</sup> The Stipulation is by  
2 and between: (i) Plaintiffs Joseph Iuso, Chenghsin D. Hsieh and Wei C. Hsieh, on behalf of themselves  
3 and each member of the Settlement Class (“Plaintiffs”); and (ii) Defendants Snap Inc. (“Snap” or the  
4 “Company”), Evan Spiegel, Robert Murphy, Andrew Vollero, Imran Khan, Joanna Coles, A.G. Lafley,  
5 Mitchell Lasky, Michael Lynton, Stanley Meresman, Scott D. Miller, and Christopher Young  
6 (collectively, the “Snap Defendants”), Morgan Stanley & Co. LLC, Goldman Sachs & Co. LLC, J.P.  
7 Morgan Securities LLC, Deutsche Bank Securities Inc., Barclays Capital Inc., Credit Suisse Securities  
8 (USA) LLC, and Allen & Company LLC (the “Underwriter Defendants”) (collectively, with the Snap  
9 Defendants, the “Defendants”), by and through their respective counsel of record in the case (the  
10 “Action”). Upon and subject to the terms and conditions hereof, Plaintiffs on behalf of themselves and  
11 the Settlement Class on the one hand, and each of the Defendants, on the other hand (collectively,  
12 “Parties”), intend this Settlement to be a final and complete resolution of all disputes between the  
13 Parties with respect to the Action. This Notice is not an expression of any opinion by the Court as to  
14 the merits of the claims or defenses asserted in the lawsuit.

15 **WHAT IS THE MONETARY VALUE OF THE PROPOSED SETTLEMENT?**

16 The Settlement, if approved, will result in the creation of a cash settlement fund of \$32,812,500  
17 (the “Settlement Amount”). The Settlement Amount, plus accrued interest (the “Settlement Fund”) and  
18 minus the costs of notice and all costs associated with the administration of the Settlement, as well as  
19 attorneys’ fees and expenses, as approved by the Court (the “Net Settlement Fund”), will be distributed  
20 to Settlement Class Members pursuant to the Plan of Allocation that is described in the next section of  
21 this Notice.

22 Pursuant to the Plan of Allocation (*see* below), if all affected Snap damaged shares for the  
23 claims in the Action elect to participate in the Settlement, the average recovery per share could be  
24 \$0.20, before deduction of any fees, expenses, costs, and awards described herein. A Settlement Class  
25 Member’s actual recovery will be a proportion of the Net Settlement Fund determined by that  
26 claimant’s recognized claim as compared to the total recognized claims submitted. An individual

27 <sup>3</sup> The Stipulation and all of its Exhibits can be viewed at [www.SnapSecuritiesLitigation.com](http://www.SnapSecuritiesLitigation.com). All  
28 capitalized terms used herein have the same meanings as the terms defined in the Stipulation.

1 Settlement Class Member may receive more or less than this average amount depending on the number  
2 of claims submitted, when a Settlement Class Member purchased or acquired Snap common stock, the  
3 purchase price paid, and whether those shares were held at the end of the Settlement Class Period or  
4 sold during the Settlement Class Period, and, if sold, when they were sold and the amount received. *See*  
5 Plan of Allocation below for more information on your recognized claim.

6 Please note: the Federal Action, *In re Snap Inc. Securities Litigation*, No. 2:17-cv-03679-SVW-  
7 AGR (C.D. Cal.), is being settled concurrently with this Action for a separate payment of \$154,687,500 in  
8 cash (“Federal Settlement”). Members of the Settlement Class here may also be eligible to receive  
9 proceeds from the Federal Settlement, and if eligible, will receive proceeds from the settlement of both the  
10 Action and the Federal Action by submitting a single, identical claim form that is being used in both  
11 actions. Information regarding the Federal Settlement can be found at [www.SnapSecuritiesLitigation.com](http://www.SnapSecuritiesLitigation.com).

12 ***The Settlement described in this Notice will not become effective until the Federal Settlement also***  
13 ***has received final approval from the Federal Court, and both settlements have become Final.***

| YOUR LEGAL RIGHTS AND OPTIONS IN THIS SETTLEMENT  |   |
|---|---|
| <b>SUBMIT A PROOF OF CLAIM<br/>POSTMARKED OR SUBMITTED<br/>ONLINE BY _____, 2021</b>  | This is the only way to be eligible to get a payment from the Settlement. If you wish to participate in the Settlement, you will need to complete and submit the enclosed Proof of Claim. Settlement Class Members who do not complete and submit the Proof of Claim in accordance with the instructions on the Proof of Claim and do not submit it within the time required will be bound by the Settlement but will not participate in any distribution of the Net Settlement Fund. |
| <b>EXCLUDE YOURSELF FROM<br/>THE SETTLEMENT CLASS BY<br/>MAILING A WRITTEN REQUEST<br/>FOR EXCLUSION SO THAT IT IS<br/>POSTMARKED NO LATER THAN<br/>_____, 2020</b> | You will not be bound by the results of this lawsuit, and you will not receive any payment. This is the <b>only</b> option that allows you to ever be part of any other lawsuit against the Released Defendants’ Parties about the legal claims related to the issues raised in this Action.  |
| <b>OBJECT TO THE SETTLEMENT<br/>BY MAILING A WRITTEN<br/>OBJECTION SO THAT IT IS<br/>POSTMARKED NO LATER THAN<br/>_____, 2020</b>                                   | If you believe the Settlement is objectionable in any respect, you mail your objection to the Claims Administrator explaining why you oppose the Settlement, the Plan of Allocation, and/or the request for attorneys’ fees and expenses. You will still be a   |

|  |   |
|--|---|
|  | member of the Settlement Class.   |
| <p><b>ATTEND THE FINAL APPROVAL HEARING ON _____, 2021, AT ____ .M., AND MAIL A NOTICE OF INTENTION TO APPEAR SO THAT IT IS POSTMARKED NO LATER THAN _____, 2020</b></p> | <p>The hearing on whether to approve the Settlement is scheduled for _____, 2021, at ____ .m. (the “Final Approval Hearing”) and is open to the public. You do not need to attend the hearing unless you wish to speak either in support of the Settlement or in support of any objection you may have submitted, and have mailed a Notice of Intention to Appear so that it is postmarked no later than _____, 2020. The Court may postpone the Final Approval Hearing without prior notice or decide to hold the hearing by telephone or videoconference.</p> |
| <p><b>DO NOTHING</b></p>   | <p>If you are a Settlement Class Member and do not submit a Proof of Claim postmarked or submitted online by _____, 2021, you will not be eligible to receive any payment from the Settlement Fund. You will, however, be bound by the Settlement, unless you have requested exclusion from the Settlement Class.</p>   |

**POTENTIAL OUTCOME OF THE CASE**

Continuing the case could result in a loss at the pleadings stage, class certification, summary judgment, trial or on appeal. The two sides vigorously disagree on both liability and the amount of money that could be won if Plaintiffs were to prevail at trial. Plaintiffs and Defendants disagree, among other things, about: (1) the method for determining whether Snap’s stock price was artificially inflated; (2) the amount of any such alleged inflation; (3) whether any statement was false or misleading; (4) whether any alleged omitted fact was material; (5) whether there was any wrongdoing on the part of Defendants; (6) the amount of damages per share, if any, Plaintiffs would be able to prove at trial; (7) the methodology used to determine any such damages; (8) whether there were any mitigating circumstances which would reduce any or all of the damages alleged by Plaintiffs; (9) what class of purchasers would be able to establish standing to recover under the Action; and (10) whether the Action could at all proceed in this Court or should be dismissed.

**REASONS FOR SETTLEMENT**

The Court has not reached any decisions in connection with Plaintiffs’ claims against Defendants. Instead, Plaintiffs and Defendants have agreed to this Settlement, which was reached with

1 the substantial assistance of the Hon. Layn R. Phillips (Ret.), a highly experienced mediator of complex  
2 class actions. In reaching the Settlement, the Parties have avoided the cost, delay and uncertainty of  
3 further litigation.

4 As in any litigation, Plaintiffs and the Settlement Class would face an uncertain outcome if they  
5 did not agree to the Settlement, and would have to overcome a variety of significant defenses  
6 anticipated to be interposed by Defendants. The Parties expected that the case could continue for a  
7 lengthy period of time and that if Plaintiffs succeeded, Defendants would file appeals that would  
8 postpone final resolution of the case. Continuation of the case against Defendants could result in a  
9 judgment greater than this Settlement. Conversely, continuing the case could result in no recovery at all  
10 or a recovery that is less than the amount of the Settlement.

11 Plaintiffs and Plaintiffs' Counsel believe that this Settlement is fair and reasonable to the  
12 members of the Settlement Class. They have reached this conclusion for several reasons. Specifically,  
13 if the Settlement is approved, the Settlement Class will receive a significant monetary recovery.  
14 Additionally, Plaintiffs' Counsel believe that the significant and immediate benefits of the Settlement,  
15 when weighed against the significant risk, delay and uncertainty of continued litigation, are a very good  
16 result for the Settlement Class.

#### 17 **ATTORNEYS' FEES AND COSTS SOUGHT**

18 Plaintiffs' Counsel will file a motion for an award of attorneys' fees and expenses that will be  
19 considered at the Final Approval Hearing. Plaintiffs' Counsel will apply for an award of attorneys' fees  
20 in the amount of one-third of the Settlement Amount, plus payment of expenses incurred in connection  
21 with the Action in an amount not to exceed \$400,000. Such sums as may be approved by the Court will  
22 be paid from the Settlement Fund. Settlement Class Members are not personally liable for any such  
23 fees or expenses.

24 The attorneys' fees and expenses requested will be the only payment to Plaintiffs' Counsel for  
25 their efforts in achieving this Settlement and for their risk in undertaking this representation on a wholly  
26 contingent basis. Plaintiffs' Counsel have committed significant time and expenses in litigating this  
27 case for the benefit of the Settlement Class. To date, Plaintiffs' Counsel have not been paid for their  
28 services in conducting the Action on behalf of the Plaintiffs and the Settlement Class, or for their

1 expenses. The Court will decide what constitutes a reasonable fee award and may award less than the  
2 amount requested by Plaintiffs' Counsel. The requested fees and expenses, if approved, would  
3 represent, on average, no more than \$0.07 per share in the aggregate. In addition, Plaintiffs' Counsel  
4 intend to apply to the Court on behalf of Plaintiffs for an award pursuant to 15 U.S.C. §77z-1(a)(4) in  
5 connection with their representation of the Settlement Class. Plaintiffs' Counsel will seek no more than  
6 \$5,000 each for Plaintiffs.

### 7 **HOW DO I KNOW IF I AM A SETTLEMENT CLASS MEMBER?**

8 The proposed Settlement affects the rights of the members of the Settlement Class. The  
9 Settlement Class consists of:

10 All Persons and entities who purchased or otherwise acquired Snap common stock  
11 between March 2, 2017 and July 29, 2017, inclusive, and were damaged thereby.<sup>4</sup>  
12 Excluded from the Settlement Class are Defendants, members of families of Defendants  
13 and their legal representatives, heirs, successors and assigns, and any entity in which  
14 Defendants have or had a controlling interest.<sup>5</sup> Also excluded from the Settlement Class  
15 is any Person who validly requests exclusion pursuant to the requirements set forth in  
16 the Notice.

17 *The sending of this Notice should not be construed as any indication of the Court's view as to*  
18 *the merits of any claims or defenses asserted by any party to this Action.*

### 19 **THE LITIGATION**

#### 20 **Summary of the Litigation**

21 Currently pending before the Superior Court of the State of California, County of Los Angeles  
22 ("Court") are two coordinated class actions alleging securities law violations: (1) *Hsieh v. Snap Inc.*,  
23 No. BC669394 (Cal. Super. Ct., Cty. of Los Angeles) ("*Hsieh Action*"); and (2) *Iuso v. Snap Inc.*, No.  
24 17CIV03710 (Cal. Super. Ct., Cty. of San Mateo) ("*Iuso Action*").

25 Plaintiffs Chenghsin D. Hsieh and Wei C. Hsieh commenced the *Hsieh Action* on July 25, 2017  
26 in the Los Angeles Superior Court alleging violations of the Securities Act of 1933 (the "1933 Act" or  
27 "Securities Act") for claims under §§11, 12(a)(2) and 15 against the Defendants. The complaint in the

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28 <sup>4</sup> Included within the Class are all Persons and entities who purchased shares of Snap Common Stock  
pursuant or traceable to Snap's Initial Public Offering on or about March 2, 2017 and/or on the open  
market.

<sup>5</sup> "Controlling interest" shall be defined as having a majority ownership interest or ownership of the  
majority of voting stock of the entity.

1 *Hsieh* Action claims that Snap’s Registration Statement and Prospectus were false because they  
2 allegedly failed to disclose the following material information relating to Snap’s financial condition:  
3 (1) Snap was experiencing slow growth in its Daily Active User rate and was being adversely affected  
4 by Instagram; (2) a purported whistleblower complaint, filed by former employee Anthony Pompliano,  
5 raised questions regarding false growth metrics used by Snap executives; and (3) Snap faced substantial  
6 liability in connection with a potential patent-infringement action by iFrame Canada Ltd. and its  
7 successors. Plaintiffs claim that when the purportedly concealed information came to light between  
8 May and July 2017, Snap’s stock price declined to nearly \$14.00 per share.

9 On July 27, 2017, Defendants removed the *Hsieh* Action to Federal Court. On August 29, 2017,  
10 the Federal Court *sua sponte* remanded the *Hsieh* Action for lack of jurisdiction.

11 On November 15, 2017, pursuant to the parties’ stipulation, the Court stayed the *Hsieh* Action  
12 pending the U.S. Supreme Court’s issuance of a decision in *Cyan, Inc. v. Beaver County Employees*  
13 *Retirement Fund*, No. 15-1439 (U.S.). On March 20, 2018, the U.S. Supreme Court issued a decision in  
14 *Cyan*, holding that state courts have subject matter jurisdiction over class actions under the Securities Act.

15 Following the issuance of the *Cyan* decision, Defendants moved to stay the *Hsieh* Action in favor  
16 of a similar but distinct action in Federal Court<sup>6</sup> or, in the alternative, to dismiss due to inconvenient  
17 forum based on Snap’s forum-selection clause. The plaintiffs in the *Hsieh* Action opposed the motion.  
18 By order dated August 16, 2018, the Court stayed the coordinated *Hsieh* Action pending the resolution of  
19 the Federal Action.

20 On August 14, 2017, Joseph Iuso commenced the *Iuso* Action in San Mateo Superior Court.  
21 The *Iuso* Action was brought as a class action on behalf of all persons who purchased Snap common  
22 stock pursuant or traceable to the IPO and alleged only violations of §11 of the Securities Act.  
23 Moreover, unlike the *Hsieh* Action, the complaint in the *Iuso* Action focused solely on the Registration  
24 Statement’s purported misstatement of the stock-based compensation to be incurred by Snap following  
25 the IPO.

26 \_\_\_\_\_  
27 <sup>6</sup> The Federal Action, *In re Snap Inc. Securities Litigation*, No. 2:17-cv-03679-SVW-AGR (C.D.  
28 Cal.), filed May 16, 2017, is being settled concurrently with this Action. That settlement is set forth in a  
separate notice that can be viewed at [www.SnapSecuritiesLitigation.com](http://www.SnapSecuritiesLitigation.com).

1 On August 17, 2017, Defendants removed the *Iuso* Action to the United States District Court for  
2 the Northern District of California. On August 24, 2017, Iuso moved to remand. On August 25, 2017,  
3 Defendants moved to transfer the *Iuso* Action to the United States District Court for the Central District  
4 of California. Iuso did not oppose transfer and on September 27, 2017, the *Iuso* Action was transferred  
5 to the Central District of California. On November 21, 2017, the Federal Court granted Iuso’s motion  
6 to remand the *Iuso* Action to San Mateo Superior Court.

7 On December 19, 2017, Defendants petitioned the Judicial Council of California to coordinate  
8 the *Hsieh* Action with the *Iuso* Action. On February 22, 2018, the Judicial Council granted the petition  
9 and ordered that both cases be coordinated in the Los Angeles Superior Court. The coordinated  
10 proceeding was assigned to this Court under the caption *Snap Inc. Securities Cases*, JCCP No. 4960  
11 (the “JCCP Proceeding”).

12 On June 1, 2018, pursuant to the parties’ stipulation, the Court stayed the JCCP Proceeding  
13 pending litigation in the Delaware Court of Chancery, captioned *Sciabacucchi v. Salzberg*, No. 2017-  
14 0931, relating to the validity of mandatory forum-selection clauses in the Company’s certificate of  
15 incorporation with regard to Securities Act claims.

16 On December 19, 2018, the Delaware Court of Chancery issued its decision in *Sciabacucchi*,  
17 finding forum-selection clauses in certificates of incorporation to be invalid and contrary to the federal  
18 regime to the extent they sought to regulate Securities Act claims. *See Sciabacucchi v. Salzberg*, No.  
19 2017-0931-JTL, 2018 Del. Ch. LEXIS 578, at \*2-\*4, \*15 (Del. Ch. Dec. 19, 2018). The Court of  
20 Chancery’s ruling was subsequently reversed by the Delaware Supreme Court. *Salzberg v.*  
21 *Sciabacucchi*, No. 346 2019, 2020 Del. LEXIS 100, at \*1 (Mar. 18, 2020).

22 By order dated January 17, 2019, the Court vacated the stay in the JCCP Proceeding. On  
23 February 19, 2019, Defendants filed a motion to stay the JCCP Proceeding in favor of the Federal  
24 Action. Defendants also filed a demurrer to the complaint in the coordinated *Iuso* Action, seeking to  
25 dismiss the lawsuit. On February 25, 2019, instead of opposing the demurrer on the merits, the plaintiff  
26 in the coordinated *Iuso* Action filed an amended complaint. On April 10, 2019, the Court ordered the  
27 *Iuso* Action and JCCP Proceeding stayed until the next status conference set for July 29, 2019, and it  
28 extended the stay at subsequent status conferences.

1 In September 2019, the parties in both this Action and in the Federal Action began mediation-  
2 related discussions and ultimately selected the Hon. Layn R. Phillips (Ret.) as the mediator. On  
3 September 13, 2019, the parties submitted confidential mediation statements concerning the legal and  
4 factual issues in the two actions.

5 On October 15, 2019, the parties participated in a full-day formal mediation conducted by the  
6 Hon. Layn R. Phillips. Following the mediation session and additional negotiations amongst all parties,  
7 the mediator advised the parties on January 17, 2020, that all parties had accepted a mediator's  
8 proposal. The parties then entered into a Term Sheet on January 24, 2020.

9 The Parties continued to negotiate the detailed terms of the Settlement of this Action, and these  
10 negotiations resulted in the agreement to settle all claims of the Settlement Class against the  
11 Defendants, *i.e.*, the Stipulation entered into on October 13, 2020. Plaintiffs' Counsel believe that the  
12 claims asserted in the Action have merit and that the evidence developed to date in the Action supports  
13 the claims asserted therein. However, Plaintiffs' Counsel recognize and acknowledge the expense and  
14 length of continued proceedings, trial, and appeals, and have taken into account the uncertain outcome  
15 and the risk of any litigation, especially complex actions such as this. Plaintiffs' Counsel are also  
16 mindful of the inherent problems of proof under, as well as the defenses to, the federal securities law  
17 violations asserted in the Action, including the defenses asserted by Defendants.

18 Plaintiffs' Counsel believe that the Settlement set forth in the Stipulation confers a meaningful  
19 benefit upon the Settlement Class. Plaintiffs' Counsel have determined that the Settlement is in the best  
20 interests of the Settlement Class.

21 **The Release**

22 Unless you exclude yourself, you will remain a member of the Settlement Class, and that means  
23 that you cannot sue, continue to sue, or be part of any other lawsuit against the Defendants about the  
24 same issues in the Action or about issues that could have been asserted in the Action. It also means that  
25 all of the Court's orders will apply to you and legally bind you and you will release your Plaintiffs'  
26 Released Claims in this case against Defendants and the other Released Defendants' Parties. "Plaintiffs'  
27 Released Claims" means Plaintiffs' Claims, whether they are known claims or Unknown Claims (as  
28 defined below). Plaintiffs' Released Claims shall not include: (i) any claims relating to the enforcement

1 of the Settlement; or (ii) any claims of any person or entity who or which submits a request for  
2 exclusion that is accepted by the Court. “Plaintiffs’ Claims” means all claims, demands, rights, and  
3 causes of action, or liabilities of every nature and description, whether arising under federal, state, local,  
4 common, statutory, administrative, or foreign law, or any other law, rule, or regulation, at law or in  
5 equity, whether fixed or contingent, whether foreseen or unforeseen, whether accrued or unaccrued,  
6 whether liquidated or unliquidated, whether matured or unmatured, whether direct, representative, class,  
7 or individual in nature that (a) Plaintiffs or any other Settlement Class Member: (i) asserted in the  
8 Action and/or the Federal Action or (ii) could have asserted in any court or forum that arise out of or are  
9 based upon any of the allegations, transactions, facts, matters or occurrences, representations, or  
10 omissions set forth in the Action and/or the Federal Action; and (b) relate in any way to the purchase or  
11 other acquisition of Snap common stock during the Settlement Class Period.

12 “Released Defendants’ Parties” means: (i) each Defendant and all underwriters of Snap’s IPO  
13 (including those not among the Underwriter Defendants<sup>7</sup>); (ii) each of their respective immediate family  
14 members (for individuals) and each of their direct or indirect parent entities, subsidiaries, related  
15 entities, and affiliates, any trust of which any individual Defendant is the settler or which is for the  
16 benefit of any Defendant and/or member(s) of his or her family; and (iii) for any of the entities listed in  
17 parts (i) or (ii), their respective past and present general partners, limited partners, principals,  
18 shareholders, joint venturers, members, officers, directors, managers, managing directors, supervisors,  
19 employees, contractors, consultants, auditors, accountants, financial advisors, professional advisors,  
20 investment bankers, representatives, insurers, trustees, trustors, agents, attorneys, professionals,  
21 predecessors, successors, assigns, heirs, executors, administrators, and any controlling person thereof, in  
22 their capacities as such, and any entity in which a Defendant has a controlling interest.

23 “Unknown Claims” means any and all Plaintiffs’ Claims against the Released Defendants’  
24 Parties which any Plaintiff or any member of the Settlement Class does not know or suspect to exist in

25 \_\_\_\_\_  
26 <sup>7</sup> Those additional underwriters are BTIG, LLC, C.L. King & Associates, Inc., Citigroup Global  
27 Markets Inc., Connaught (UK) Limited, Cowen and Company, LLC, Evercore Group, LLC, Jefferies  
28 LLC, JMP Securities LLC, LionTree Advisors LLC, Luma Securities LLC, Mischler Financial Group,  
Inc., Oppenheimer & Co. Inc., RBC Capital Markets, LLC, Samuel A. Ramirez & Co., Inc., Stifel  
Financial Corp., SunTrust Robinson Humphrey, Inc., The Williams Capital Group, L.P., UBS Securities  
LLC, and William Blair & Company, LLC.

1 his, her, or its favor at the time of their release of the Plaintiffs' Claims (for the avoidance of doubt and  
2 consistent with the definition of Plaintiffs' Claims, such claims are limited to those that (a) Plaintiffs or  
3 any other Settlement Class Member: (i) asserted in the Action or the Federal Action or (ii) could have  
4 asserted in any court or forum that arise out of or are based upon any of the allegations, transactions,  
5 facts, matters or occurrences, representations, or omissions set forth in the Action and/or the Federal  
6 Action; and (b) relate in any way to the purchase or other acquisition of Snap common stock during the  
7 Settlement Class Period), and any and all Defendants' Claims against the Released Plaintiffs' Parties  
8 which any Defendant does not know or suspect to exist in his, her, or its favor at the time of their  
9 release of the Defendants' Claims, and including, without limitation, those that, if known by such  
10 Plaintiff, member of the Settlement Class or Defendant, might have affected his, her, or its decision(s)  
11 with respect to the Settlement or the releases, including his, her, or its decision(s) to object or not to  
12 object to the Settlement or to submit a Request for Exclusion. With respect to any and all Defendants'  
13 Released Claims and Plaintiffs' Released Claims, the Parties stipulate and agree that, upon the Effective  
14 Date, the Parties shall expressly waive, and each of the Settlement Class Members shall be deemed to  
15 have waived, and by operation of the Judgment shall have waived any objection to the release of such  
16 claims. Plaintiffs, any other Settlement Class Member, and Defendants may hereafter discover facts in  
17 addition to or different from those that he, she, or it now knows or believes to be true with respect to the  
18 subject matter of Plaintiffs' Claims or Defendants' Claims, but they stipulate and agree that, upon the  
19 Effective Date of the Settlement, Plaintiffs, any other Settlement Class Member, and Defendants shall  
20 expressly waive and by operation of the Judgment, or Alternative Judgment, if applicable, shall have,  
21 fully, finally, and forever settled and released, any and all Plaintiffs' Claims or Defendants' Claims,  
22 known or unknown, suspected or unsuspected, contingent or non-contingent, whether or not concealed  
23 or hidden, that now exist, or heretofore have existed, upon any theory of law or equity now existing or  
24 coming into existence in the future, including, but not limited to, conduct that is negligent, intentional,  
25 with or without malice, or a breach of fiduciary duty, law or rule, without regard to the subsequent  
26 discovery or existence of such different or additional facts. **The Parties acknowledge, and each of the  
27 Settlement Class Members shall be deemed by operation of law to have acknowledged, that the  
28 foregoing waiver was separately bargained for and a key element of the Settlement.**

1 THE COURT HAS NOT RULED AS TO WHETHER DEFENDANTS ARE LIABLE TO  
2 PLAINTIFFS OR TO THE SETTLEMENT CLASS. THIS NOTICE IS NOT INTENDED TO BE AN  
3 EXPRESSION OF ANY OPINION BY THE COURT WITH RESPECT TO THE TRUTH OF THE  
4 ALLEGATIONS IN THE ACTION OR THE MERITS OF THE CLAIMS OR DEFENSES  
5 ASSERTED. THIS NOTICE IS SOLELY TO ADVISE YOU OF THE PENDENCY OF THE  
6 ACTION AND PROPOSED SETTLEMENT THEREOF AND YOUR RIGHTS IN CONNECTION  
7 WITH THAT SETTLEMENT.

8 **DIFFERENCES BETWEEN THIS ACTION AND THE FEDERAL ACTION**

9 The Settlement Class in this action, brought under the Securities Act of 1933, includes all  
10 persons or entities who purchased or otherwise acquired Snap common stock pursuant or traceable to  
11 the registration statement and prospectus (collectively, “Registration Statement”) issued in connection  
12 with Snap’s IPO and/or on the open market between March 2, 2017, and July 29, 2017. For example,  
13 Plaintiffs in this State Action allege that the Registration Statement contained false and misleading  
14 statements omitting material facts regarding: (1) slow growth in Snap’s Daily Active User rate, which  
15 was being adversely affected by Instagram; (2) a whistleblower complaint filed by former employee  
16 Anthony Pompliano and its allegations that Snap executives were manipulating the Company’s growth  
17 metrics; and (3) substantial liability Snap faced in connection with a potential patent-infringement  
18 action by iFrame Canada Ltd. and its successors. Moreover, this action asserts damages under the 1933  
19 Act based on the price investors paid for Snap’s stock in the IPO, \$17 per share. By contrast, the  
20 Federal Action is brought on behalf of all purchasers of Snap common stock between March 2, 2017  
21 and August 10, 2017, including those who purchased stock traceable to the Registration Statement. The  
22 Federal Action asserts damages under the 1933 Act based on a different theory related to the value of  
23 Snap as of the IPO, as well as damages under the Securities Exchange Act of 1934, and includes  
24 allegations of false statements outside the Registration Statement. Investors can recover the sum of  
25 different amounts as a result of the settlement of each action. *Nevertheless, while there are differences*  
26 *between the two actions, Settlement Class Members in this Action must only submit one claim form*  
27 *to recover in both cases.*

1 **INVESTORS MUST ONLY SUBMIT ONE CLAIM FORM TO RECOVER IN BOTH**  
2 **THIS ACTION AND THE FEDERAL ACTION**

3 Although there are differences between this Action and the Federal Action, including the alleged  
4 false statements, legal claims, damages theories, and recoveries, investors nonetheless may be entitled  
5 to recover from both the Settlement in this Action and the settlement in the Federal Action. *For the*  
6 *sake of simplicity and efficiency, there is a single, identical claim form for both this State Action and*  
7 *the Federal Action. Settlement Class Members in this State Action must only submit one claim form*  
8 *to recover in both cases.*

9 **THE PROPOSED PLAN OF ALLOCATION**

10 Your share of the Net Settlement Fund will depend on the number of valid Proofs of Claim that  
11 Settlement Class Members send in and how many shares of Snap common stock you purchased or  
12 otherwise acquired during the relevant period and when you bought and sold them.

13 The \$32,812,500.00 Settlement Amount and any interest earned thereon shall be the Settlement  
14 Fund. The Settlement Fund less taxes, tax expenses, notice and claims administration expenses,  
15 approved attorneys' fees and expenses as well as any awards to the Plaintiffs (the "Net Settlement  
16 Fund") shall be distributed to members of the Settlement Class who submit valid Proofs of Claim  
17 ("Authorized Claimants").

18 The Claims Administrator shall determine each Authorized Claimant's *pro rata* share of the Net  
19 Settlement Fund based upon each Authorized Claimant's "Recognized Loss." The Recognized Loss  
20 formula is not intended to be an estimate of the amount of what a Settlement Class Member lost or  
21 might have been able to recover after a trial; nor is it an estimate of the amount that will be paid to  
22 Authorized Claimants pursuant to the Settlement. The Recognized Loss formula is simply the basis  
23 upon which the Net Settlement Fund will be proportionately allocated to Authorized Claimants.

24 A claim will be calculated as follows:

25 For shares of Snap common stock that were purchased in or otherwise traceable to the IPO,<sup>8</sup>  
26 from March 2, 2017 through July 29, 2017, and

27 <sup>8</sup> Whether a purchase is traceable to the IPO may be established by demonstrating that the shares  
28 were purchased between March 2, 2017 and March 7, 2017 (inclusive), or by documentation  
demonstrating that the specific shares purchased were issued in the IPO.

1           1.       sold on or before July 25, 2017, the Claim per share is the purchase price per share (not  
2 to exceed the \$17.00 per share IPO price) minus the sales price per share;

3           2.       sold from July 26, 2017 through February 7, 2018, the Claim per share is the purchase  
4 price per share (not to exceed the \$17.00 per share IPO price) minus the greater of either: (i) the sales  
5 price per share, *or* (ii) \$13.89 per share (the July 25, 2017 closing price, the date the first suit was filed  
6 in State Court); or

7           3.       retained at the end of February 7, 2018, the Claim per share is \$0.00 (reflecting that the  
8 February 7, 2018 closing price of \$20.75 per share was greater than the \$17.00 per share IPO price, *i.e.*,  
9 the stock price had fully rebounded by February 7, 2018).

10 **General Provisions:**

11           1.       The date of a purchase or sale of Snap common stock is the “trade” date, and not the  
12 “settlement” date.

13           2.       Any transaction for Snap common stock executed outside of regular trading hours for the  
14 U.S. financial markets shall be deemed to have occurred during the next regular trading session.

15           3.       The first-in, first-out basis (“FIFO”) will be applied to purchases, acquisitions and sales.  
16 Settlement Class Period sales or acquisitions will be matched first against any holdings at the beginning  
17 of the Settlement Class Period, and then against purchases or acquisitions in chronological order,  
18 beginning with the earliest purchase or acquisition made during the Settlement Class Period. The total  
19 of all profits shall be subtracted from the total of all losses from transactions to determine if a  
20 Settlement Class Member has a recognized claim.

21           4.       In the calculations for Recognized Loss, all purchases or acquisitions and sale prices  
22 shall exclude any fees, taxes and commissions. If a Recognized Loss amount is calculated to be a  
23 negative number, that Recognized Loss shall be set to zero.

24           5.       Only if a Settlement Class Member had a net market loss after all profits from  
25 transactions in Snap common stock during the Settlement Class Period are subtracted from all losses,  
26 will such Settlement Class Member be eligible to receive a distribution from the Net Settlement Fund.  
27 If the Settlement Class Member has an overall market loss, the value of the Settlement Class Member’s  
28 recognized claim shall be the *lesser* of: (a) the overall market loss; and (b) the overall Recognized Loss.

1 Shares held as of the beginning of the Settlement Class Period will be excluded for purposes of  
2 calculating a market gain or loss.

3 6. No cash payment will be made on a claim where the potential distribution amount is less  
4 than \$10.00. Please be advised that if you did not incur a Recognized Loss as defined in the Plan of  
5 Allocation you will not receive a cash distribution from the Net Settlement Fund, but you will be bound  
6 by all determinations and judgments of the Court in connection with the Settlement, including being  
7 barred from asserting any of the Plaintiffs' Released Claims against the Released Defendants' Parties.

8 7. The Court has reserved jurisdiction to allow, disallow or adjust the claim of any  
9 Settlement Class Member on equitable grounds.

10 8. No person shall have any claim against Plaintiffs' Counsel, the Claims Administrator or  
11 other agent designated by Plaintiffs' Counsel, or any Defendant or any Defendant's counsel based on  
12 the distribution made substantially in accordance with the Stipulation and this Plan of Allocation, or  
13 further orders of the Court.

14 9. Settlement Class Members who do not submit valid Proofs of Claim will not share in the  
15 settlement proceeds. Settlement Class Members who do not either submit a request for exclusion or  
16 submit a valid Proof of Claim will nevertheless be bound by the Settlement and the Order and Final  
17 Judgment of the Court dismissing the Actions.

18 10. Please contact the Claims Administrator or Plaintiffs' Counsel if you disagree with any  
19 determinations made by the Claims Administrator regarding your Proof of Claim. If you are  
20 dissatisfied with the determinations, you may ask the Court, which retains jurisdiction over all  
21 Settlement Class Members and the claims administration process, to decide the issue by submitting a  
22 written request.

23 11. Defendants, their respective counsel, and all other Released Defendants' Parties will  
24 have no responsibility or liability whatsoever for the investment of the Settlement Fund, the distribution  
25 of the Net Settlement Fund, the Plan of Allocation or the payment of any claim. Plaintiffs and  
26 Plaintiffs' Counsel, likewise, will have no liability for their reasonable efforts to execute, administer,  
27 and distribute the Settlement.

28

1 **PROOF OF CLAIM AND RELEASE FORM**

2 To be eligible to receive a cash distribution from the Settlement Fund, you must timely  
3 complete, sign and submit a Proof of Claim and Release Form (“Proof of Claim”). A Proof of Claim  
4 may be downloaded at [www.SnapSecuritiesLitigation.com](http://www.SnapSecuritiesLitigation.com). Only one Proof of Claim is required to  
5 participate in the settlements of both this State Action and the Federal Action. Read the instructions  
6 carefully, fill out the Proof of Claim, include all the documents the form asks for, sign it, and mail or  
7 submit it online so that it is postmarked (if mailed) or received (if filed electronically) no later than  
8 \_\_\_\_\_, 2020. The claim form may be submitted online at [www.SnapSecuritiesLitigation.com](http://www.SnapSecuritiesLitigation.com). If  
9 you do not submit a valid Proof of Claim form with all of the required information, you will not receive  
10 a payment from the Net Settlement Fund; however, unless you expressly exclude yourself from the  
11 Settlement Class as described above, you will still be bound in all other respects by the Settlement, the  
12 Judgment, and the release contained in the Stipulation.

13 Members of the Settlement Class who do not exclude themselves from the Settlement Class and  
14 who fail to submit a valid and timely Proof of Claim will nevertheless be bound by the Settlement if  
15 finally approved, and all orders and the judgment entered by the Court in connection therewith. The  
16 Release will become effective on the Effective Date of the Settlement.

17 Each person or entity submitting a Proof of Claim thereby submits to the jurisdiction of the  
18 Court for purposes of the Action, the Settlement and any proceedings relating to such Proof of Claim,  
19 and agrees that such a filed Proof of Claim will be subject to review and further inquiry as to such  
20 person’s or entity’s status as a member of the Settlement Class and the allowable amount of the claim.

21 **THERE WILL BE NO PAYMENTS IF THE STIPULATION IS TERMINATED**

22 The Stipulation may be terminated under several circumstances outlined in it. If the Stipulation  
23 is terminated, the Action will proceed as if the Stipulation had not been entered into.

24 **WHO REPRESENTS THE SETTLEMENT CLASS?**

25 The law firms of Robbins Geller Rudman & Dowd LLP, Bottini & Bottini, Inc., and Block &  
26 Leviton LLP represent Plaintiffs in the Action. These lawyers are called Plaintiffs’ Counsel. These  
27 lawyers will apply to the Court for payment of attorneys’ fees and expenses from the Settlement Fund;  
28

1 you will not be otherwise charged for their work. If you want to be represented by your own lawyer,  
2 you may hire one at your own expense.

3 **CAN I EXCLUDE MYSELF FROM THE SETTLEMENT?**

4 **IF YOU ARE A MEMBER OF THE SETTLEMENT CLASS, YOU MAY BE ELIGIBLE**  
5 **TO SHARE IN THE BENEFITS OF THIS SETTLEMENT AND WILL BE BOUND BY ITS**  
6 **TERMS UNLESS YOU EXCLUDE YOURSELF FROM THE SETTLEMENT CLASS.**

7 If you want to keep the right to sue or continue to sue Defendants on your own about the legal  
8 issues in the Action, then you must take steps to get out of the Settlement Class. This is called  
9 excluding yourself from, or “opting out” of, the Settlement Class. If you are requesting exclusion  
10 because you want to bring your own lawsuit based on the matters alleged in this Action, you may want  
11 to consult an attorney and discuss whether any individual claim that you may wish to pursue would be  
12 time-barred by the applicable statutes of limitation or repose.

13 To exclude yourself from the Settlement Class, you must send a letter by mail saying that you  
14 want to be excluded from the Settlement Class. Be sure to include your name, address, telephone  
15 number, and sign the letter. You should also include the number of shares of Snap common stock you  
16 purchased or acquired that are subject to the Action, including the number of shares of Snap common  
17 stock that you purchased/acquired and/or sold during the Settlement Class Period, as well as the dates,  
18 number of shares, and prices of each such purchase/acquisition and sale. Your exclusion request must  
19 be *postmarked no later than* \_\_\_\_\_, 2020 and sent to the Claims Administrator at:

20 *Snap Securities Litigation*  
21 Claims Administrator  
22 c/o JND Legal Administration  
23 P.O. Box 91314  
24 Seattle, WA 98111

25 You cannot exclude yourself by phone or by e-mail. If you make a proper request for exclusion,  
26 you will not receive a Settlement payment, and you cannot object to the Settlement. If you make a  
27 proper request for exclusion, you will not be legally bound by anything that happens in this lawsuit.  
28

1 **CAN I OBJECT TO THE SETTLEMENT, THE REQUESTED ATTORNEYS' FEES AND**  
2 **EXPENSES, AND/OR THE PLAN OF ALLOCATION?**

3 Yes. If you are a Settlement Class Member, you may object to the terms of the Settlement. Any  
4 objection, filings, and other submissions by the objecting Settlement Class Member must: (a) state the  
5 name, address, and telephone number of the person or entity objecting and must be signed by the  
6 objector; (b) state with specificity the grounds for the Settlement Class Member's objection, including  
7 any legal and evidentiary support the Settlement Class Member wishes to bring to the Court's attention  
8 and whether the objection applies only to the objector, to a specific subset of the Settlement Class, or to  
9 the entire Settlement Class; and (c) include documents sufficient to prove membership in the Settlement  
10 Class, including the number of shares of Snap common stock that the objecting Settlement Class  
11 Member purchased/acquired and/or sold during the Settlement Class Period, as well as the dates,  
12 number of shares, and prices of each such purchase/acquisition and sale. The objecting Settlement Class  
13 Member shall provide documentation establishing membership in the Settlement Class through copies  
14 of brokerage confirmation slips or monthly brokerage account statements, or an authorized statement  
15 from the objector's broker containing the transactional and holding information found in a broker  
16 confirmation slip or account statement. Whether or not you object to the terms of the Settlement, you  
17 may also object to the requested attorneys' fees and expenses, and/or the Plan of Allocation. An  
18 objection may be submitted by mailing, postmarked no later than \_\_\_\_\_, 2020, a written  
19 statement, accompanied by proof of Settlement Class membership to:

20 *Snap Securities Litigation*  
21 Claims Administrator  
22 c/o JND Legal Administration  
P.O. Box 91314  
Seattle, WA 98111

23 Attendance at the Final Approval Hearing is not necessary; however, if you wish to be heard  
24 orally at the Final Approval Hearing please indicate in your written objection your intention to appear at  
25 the hearing and identify any witnesses you may call to testify and exhibits, if any, you intend to  
26 introduce into evidence.

1 **WHAT IS THE DIFFERENCE BETWEEN OBJECTING AND EXCLUDING MYSELF**  
2 **FROM THE SETTLEMENT?**

3 Objecting is telling the Court that you do not like something about the proposed Settlement, the  
4 Plan of Allocation, or Plaintiffs' Counsel's request for an award of attorneys' fees and expenses. You  
5 can object *only* if you stay in the Settlement Class. Excluding yourself is telling the Court that you do  
6 not want to be part of the Settlement Class. If you exclude yourself, you have no basis to object  
7 because the Settlement no longer applies to you.

8 **THE FINAL APPROVAL HEARING**

9 The Court will hold a Final Approval Hearing on \_\_\_\_\_, 2020, at \_\_\_\_\_.m., before the  
10 Honorable Elihu M. Berle either telephonically or in person at the Superior Court of the State of  
11 California, County of Los Angeles, 312 North Spring Street, Los Angeles, CA 90012, for the purpose of  
12 determining whether: (1) the Settlement of the Action for \$32,812,500.00 in cash should be approved  
13 by the Court as fair, reasonable and adequate; (2) to award Plaintiffs' Counsel attorneys' fees and  
14 expenses out of the Settlement Fund; and (3) the Plan of Allocation should be approved by the Court.  
15 The Court may adjourn or continue the Final Approval Hearing without further notice to members of  
16 the Settlement Class. You should check the Settlement website, [www.SnapSecuritiesLitigation.com](http://www.SnapSecuritiesLitigation.com),  
17 for further details on the Final Approval Hearing.

18 Any Settlement Class Member may appear at the Final Approval Hearing and be heard on any  
19 of the foregoing matters. Any written objection should be mailed to:

20 *Snap Securities Litigation*  
21 Claims Administrator  
22 c/o JND Legal Administration  
23 P.O. Box 91314  
24 Seattle, WA 98111,

25 together with proof of membership in the Settlement Class, so that it is postmarked *no later than*  
26 \_\_\_\_\_, 2020.

27 **HOW DO I OBTAIN ADDITIONAL INFORMATION?**

28 This Notice contains only a summary of the terms of the proposed Settlement. The records in  
the Action may be examined and copied at any time during regular office hours, and subject to  
customary copying fees, at the Clerk of the Superior Court of the State of California, County of Los

1 Angeles, 111 North Hill Street, Los Angeles, CA 90012. In addition, all of the Settlement documents,  
2 including the Stipulation, this Notice, the Proof of Claim form and proposed Judgment may be obtained  
3 online at [www.SnapSecuritiesLitigation.com](http://www.SnapSecuritiesLitigation.com) or by contacting the Claims Administrator at:

4 *Snap Securities Litigation*  
5 Claims Administrator  
6 c/o JND Legal Administration  
7 P.O. Box 91314  
8 Seattle, WA 98111  
9 1-855-958-0630  
10 [info@SnapSecuritiesLitigation.com](mailto:info@SnapSecuritiesLitigation.com)  
11 [www.SnapSecuritiesLitigation.com](http://www.SnapSecuritiesLitigation.com)

12 In addition, you may contact Rick Nelson, Shareholder Relations, Robbins Geller Rudman &  
13 Dowd LLP, 655 West Broadway, Suite 1900, San Diego, CA 92101, 1-800-449-4900, if you have any  
14 questions about the Action or the Settlement.

15 **DO NOT WRITE TO OR TELEPHONE THE COURT FOR INFORMATION**

16 \* \* \*

17 **SPECIAL NOTICE TO BANKS, BROKERS, AND OTHER NOMINEES**

18 If you hold any Snap common stock purchased or otherwise acquired between March 2, 2017  
19 and July 29, 2017, inclusive, as a nominee for a beneficial owner, then, within ten (10) days after you  
20 receive this Notice, you must either: (1) send a copy of the Postcard Notice by First-Class Mail to all  
21 such Persons; or (2) provide a list of the names and addresses of such Persons to the Claims  
22 Administrator:

23 *Snap Securities Litigation*  
24 Claims Administrator  
25 c/o JND Legal Administration  
26 P.O. Box 91314  
27 Seattle, WA 98111  
28 1-855-958-0630  
[info@SnapSecuritiesLitigation.com](mailto:info@SnapSecuritiesLitigation.com)  
[www.SnapSecuritiesLitigation.com](http://www.SnapSecuritiesLitigation.com)

If you choose to mail the Postcard Notice yourself, you may obtain from the Claims  
Administrator (without cost to you) as many copies of the Postcard Notice as you will need to complete  
the mailing.

1           Regardless of whether you choose to complete the mailing yourself or elect to have the mailing  
2 performed for you, you may obtain reimbursement for or advancement of reasonable administrative  
3 costs actually incurred or expected to be incurred in connection with forwarding the Postcard Notice  
4 and which would not have been incurred but for the obligation to forward the Postcard Notice, upon  
5 submission of appropriate documentation to the Claims Administrator.

6  
7 DATED: \_\_\_\_\_

BY ORDER OF THE SUPERIOR COURT OF  
CALIFORNIA, COUNTY OF LOS ANGELES  
HONORABLE ELIHU M. BERLE

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# **EXHIBIT A-3**

***In re Snap Inc. Securities Litigation***  
**Case No. 2:17-cv-03679-SVW-AGR (C.D. Cal.)**

***Snap, Inc. Securities Cases***  
**No. JCCP 4960 (Cal. Super. Ct., Los Angeles Cty.)**

**SUMMARY NOTICE OF (I) PENDENCY OF CLASS ACTIONS AND PROPOSED SETTLEMENT OF FEDERAL CASE AND STATE CASES; (II) MOTIONS FOR AWARDS OF ATTORNEYS' FEES AND LITIGATION EXPENSES; AND (III) SETTLEMENT HEARINGS**

**TO: (i) All persons and entities who purchased or otherwise acquired Snap Inc. Class A common stock (“Snap Common Stock”) between March 2, 2017 and August 10, 2017, inclusive, and were damaged thereby (the “Federal Class”); and (ii) All persons who purchased or otherwise acquired Snap Common Stock between March 2, 2017 and July 29, 2017, inclusive, and were damaged thereby (the “State Class” and together with the Federal Class, the “Classes”).<sup>1</sup> Certain persons and entities are excluded from the Classes as set forth in detail in the settlement agreements for the Federal and State Actions and the Notices described below.**

**PLEASE READ THIS NOTICE CAREFULLY; YOUR RIGHTS WILL BE AFFECTED BY PENDING CLASS ACTION LAWSUITS.**

**YOU ARE HEREBY NOTIFIED**, pursuant to Rule 23 of the Federal Rules of Civil Procedure, and an Order of the United States District Court for the Central District of California, that a lawsuit captioned *In re Snap Inc. Securities Litigation*, Case No. 2:17-cv-03679-SVW-AGR (C.D. Cal.) (“Federal Action”) has been certified as a class action.

**YOU ARE FURTHER NOTIFIED**, pursuant to California Rules of Court 3.766 and 3.771, and an Order of the Superior Court of the State of California, Los Angeles County, that a related lawsuit captioned *Snap, Inc. Securities Cases*, No. JCCP 4960 (Cal. Super Ct., L.A. Cty.) (“State Action”) has been proposed for class certification (for settlement purposes only).

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<sup>1</sup> Included within the Classes are all persons and entities who purchased shares of Snap Common Stock pursuant or traceable to Snap’s Initial Public Offering on or about March 2, 2017 and/or on the open market.

The parties to the Federal Action and the State Action (together, the “Actions”) have reached proposed settlements (“Settlements”) in the amount of \$154,687,500 in cash in the Federal Action (the “Federal Settlement”) and \$32,812,500 in cash in the State Action (the “State Settlement”). If approved, the Settlements will resolve all claims in the Actions. Hearings will be held in the Federal Action on \_\_\_\_\_, 2020 at \_\_: \_\_.m., before the Honorable Stephen V. Wilson at the United States District Court, First Street Courthouse, 350 W. 1st Street, Courtroom 10A, 10th Floor, Los Angeles, California (the “Federal Court”), and in the State Action on \_\_\_\_\_, 2020 at \_\_: \_\_.m., before the Honorable Elihu M. Berle at the Superior Court of the State of California, Spring Street Courthouse, Department 6, 312 North Spring Street, Los Angeles, California (the “State Court”) to determine whether: (i) the Federal and State Settlements, respectively, should be approved as fair, reasonable, and adequate; (ii) the Federal and State Actions, respectively, should be dismissed with prejudice against Defendants, and the releases specified and described in the settlement agreements (and in the Notices described below) should be entered; (iii) the proposed Plans of Allocation for the Federal and State Settlements, respectively, should be approved as fair and reasonable; and (iv) counsel’s applications for awards of attorneys’ fees and expenses should be approved. The State Court will also be asked to determine whether the State Class should be certified for purposes of effectuating the State Settlement.

**The Settlements will not become effective until both the Federal and State Settlements receive final approval from their respective Courts, and both have become final. If approved, the Settlements will resolve all claims in the Federal and State Actions.**

**If you are a member of one or both Classes, your rights will be affected by the pending Federal and State Actions and the Settlements, and you may be entitled to share in the settlement proceeds.** This notice provides only a summary of the information contained in the detailed Notice of (I) Pendency of Class Action and Proposed Settlement of Federal Case; (II) Motion for an Award of Attorneys’ Fees and Litigation Expenses; and (III) Settlement Hearing (“Federal Notice”) and the detailed Notice of Pendency and Proposed Settlement of Class Action (“State Notice”) and, together with the Federal Notice, the “Notices”). You may obtain copies of both Notices, along with the Claim Form, on the website for the Settlements, [www.SnapSecuritiesLitigation.com](http://www.SnapSecuritiesLitigation.com). You may also obtain copies of the detailed Notices and Claim Form by contacting the Claims Administrator at *Snap Securities Litigation*, c/o JND Legal Administration, P.O. Box 91314, Seattle, WA 98111; 1-855-958-0630; [info@SnapSecuritiesLitigation.com](mailto:info@SnapSecuritiesLitigation.com).

If you are a member of one or both Classes, in order to be eligible to receive a payment under the proposed Settlements, you must submit a Claim Form *postmarked (if mailed), or online at [www.SnapSecuritiesLitigation.com](http://www.SnapSecuritiesLitigation.com), no later than \_\_\_\_\_, 2020*, in accordance with the instructions set forth in the Claim Form. If you are a member of one or both Classes and do not submit a proper Claim Form, you will not be eligible to share in the distribution of the net proceeds of the Settlements but you will nevertheless be bound by any releases, judgments, or orders entered by the Courts for the Federal Action and/or the State Action, respectively.

If you are a member of the Federal Class, the State Class, or both Classes and wish to exclude yourself from one or both Classes, you must submit a request for exclusion such that it is *received no later than \_\_\_\_\_, 2020*, in accordance with the instructions set forth in the detailed Notices. If you properly exclude yourself from one or both Classes, you will not be bound by any releases, judgments, or orders entered by the Courts for the Federal Action and/or the State Action, respectively, and you will not be eligible to share in the net proceeds of the Settlements. Excluding yourself is the only option that may allow you to be part of any other current or future lawsuit against Defendants or any of the other released parties concerning the claims being resolved by the Settlements. Please note, however, if you decide to exclude yourself, you may be time-barred from asserting certain of the claims covered by the Federal and/or State Actions by a statute of repose.

Any objections to the proposed Federal and State Settlements, the proposed Plans of Allocation (as contained in the Notices), and/or counsels' motions for attorneys' fees and expenses, must be filed with the respective Court and delivered to the respective counsel such that they are *received no later than \_\_\_\_\_, 2020*, in accordance with the instructions set forth in the detailed Notices.

**PLEASE DO NOT CONTACT THE FEDERAL OR STATE COURTS, THE CLERKS' OFFICES, DEFENDANTS, OR THEIR COUNSEL REGARDING THIS NOTICE.** All questions about this notice, the Federal and State Settlements, or your eligibility to participate in the Settlements should be directed to the counsel set forth below or the Claims Administrator.

Requests for the detailed Notices and Claim Form should be made to the Claims Administrator:

*Snap Securities Litigation*  
c/o JND Legal Administration  
P.O. Box 91314  
Seattle, WA 98111  
1-855-958-0630

info@SnapSecuritiesLitigation.com  
www.SnapSecuritiesLitigation.com

Inquiries, other than requests for the detailed Notices and Claim Form, may be made to counsel as follows:

**Inquiries for the Federal Settlement  
should be directed to:**

Sharan Nirmul, Esq.  
Kessler Topaz Meltzer  
& Check, LLP  
280 King of Prussia Road  
Radnor, PA 19087  
1-610-667-7706  
info@ktmc.com

**Inquiries for the State Settlement  
should be directed to:**

James I. Jaconette, Esq.  
Robbins Geller Rudman  
& Dowd LLP  
655 West Broadway, Suite 1900  
San Diego, CA 92101  
1-619-231-1058  
jamesj@rgrdlaw.com

DATED: \_\_\_\_\_, 2020

BY ORDER OF THE COURT  
United States District Court  
Central District of California

DATED: \_\_\_\_\_, 2020

BY ORDER OF THE COURT  
Superior Court of the State of California  
Los Angeles County

# **EXHIBIT A-4**



**JNDLA** @JND\_LA · Dec 2

Purchasers or those who otherwise acquired Snap Inc. Class A Common Stock between March 2, 2017 and August 10, 2017 may be affected by a Class Action Settlement



All persons who purchased or acquired Snap Inc. Class A Common Stock

[snapsecuritieslitigation.com](http://snapsecuritieslitigation.com)



Promoted

LEGAL NOTICE

All persons who purchased or acquired Snap Inc. Class A Common Stock may be affected by a class action settlement. [Learn More >>>](#)



LEGAL NOTICE

All persons who purchased or acquired Snap Inc. Class A Common Stock may be affected by a class action settlement. [Learn More >>>](#)



LEGAL NOTICE



**All persons who purchased or acquired Snap Inc. Class A Common Stock may be affected by a class action settlement. [Learn More >>>](#)**

JND

LEGAL NOTICE

**All persons who purchased or acquired Snap Inc. Class A Common Stock may be affected by a class action settlement. [Learn More >>>](#)**



LEGAL NOTICE

All persons who purchased or acquired Snap Inc. Class A Common Stock may be affected by a class action settlement. [Learn More >>>](#)

JND

# **EXHIBIT A-5**

*Snap Securities Litigation*  
c/o JND Legal Administration  
P.O. Box 91314  
Seattle, WA 98111

**Toll-Free Number: 1-855-958-0630**  
**Email: [info@SnapSecuritiesLitigation.com](mailto:info@SnapSecuritiesLitigation.com)**  
**Website: [www.SnapSecuritiesLitigation.com](http://www.SnapSecuritiesLitigation.com)**

## **PROOF OF CLAIM AND RELEASE FORM**

In order to be potentially eligible to receive a share of the net settlement proceeds in connection with (i) the proposed settlement of the action entitled *In re Snap Inc. Securities Litigation*, Case No. 2:17-cv-03679-SVW-AGR (C.D. Cal.) (the “Federal Settlement”); and (ii) the proposed settlement of the actions entitled *Snap, Inc. Securities Cases*, No. JCCP 4960 (Cal. Super. Ct., Los Angeles Cty.) (the “State Settlement” and, together with the Federal Settlement, the “Settlements”), you must complete and sign this Proof of Claim and Release Form (“Claim Form”) and mail it by first-class mail to the above address, or submit it online at [www.SnapSecuritiesLitigation.com](http://www.SnapSecuritiesLitigation.com), **postmarked (or received) no later than \_\_\_\_\_, 2020. Please submit only ONE Claim Form. Your Claim Form will be processed in connection with both Settlements.**

Failure to submit your Claim Form by the date specified above will subject your claim to rejection and may preclude you from being eligible to recover any money in connection with the proposed Settlements.

**Do not mail or deliver your Claim Form to the Court, the Parties to the actions, or their counsel. Submit your Claim Form only to the Claims Administrator at the address set forth above, or online at [www.SnapSecuritiesLitigation.com](http://www.SnapSecuritiesLitigation.com).**

### **TABLE OF CONTENTS**

### **PAGE #**

**PART I – GENERAL INSTRUCTIONS**

—

**PART II – CLAIMANT INFORMATION**

—

**PART III – SCHEDULE OF TRANSACTIONS IN SNAP INC. CLASS A  
COMMON STOCK (“SNAP COMMON STOCK”)**

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**PART IV – RELEASE OF CLAIMS AND SIGNATURE**

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## **PART I – GENERAL INSTRUCTIONS**

It is important that you completely read and understand both: (i) the Notice of (I) Pendency of Class Action and Proposed Settlement of Federal Case; (II) Motion for Attorneys’ Fees and Litigation Expenses; and (III) Settlement Hearing (the “Federal Settlement Notice”); and (ii) the Notice of Pendency and Proposed Settlement of Class Action (the “State Settlement Notice” and, together with the Federal Settlement Notice, the “Notices”), including the proposed plans of allocation set forth in each (*i.e.*, the “Federal Settlement Plan of Allocation” and the “State Settlement Plan of Allocation,” respectively). Both Notices are available for review and download on the website [www.SnapSecuritiesLitigation.com](http://www.SnapSecuritiesLitigation.com). Each Notice describes the respective proposed settlement, how class members are affected by the settlement, and the manner in which the net settlement proceeds for the respective settlement will be distributed if the settlement and proposed plan of allocation receive final court approval. **The Notices also advise recipients that the Settlements will not become effective until both the Federal and State Settlements receive final approval from their respective courts, and both have become final.** By signing and submitting this Claim Form, you will be certifying that you have read and that you understand the Notices, including the terms of the releases described therein and provided for herein.

1. This Claim Form is directed to **all persons and entities who purchased or otherwise acquired Snap Common Stock between March 2, 2017 and August 10, 2017, inclusive, and were damaged thereby** (the “Federal Class”). The class for the State Settlement consists of all persons and entities who purchased or otherwise acquired Snap Common Stock between March 2, 2017 and July 29, 2017, inclusive, and were damaged thereby (the “State Class” and, together with the Federal Class, the “Classes”). Included within the Classes are all persons and entities who purchased shares of Snap Common Stock pursuant to Snap’s Initial Public Offering (“IPO”) on or about March 2, 2017, and/or on the open market. Certain persons and entities are excluded from the Classes by definition as forth in ¶ 30 of the Federal Settlement Notice and ¶ \_\_\_ of the State Settlement Notice.

2. By submitting this Claim Form, you are making a request to share in the proceeds of the Settlements described in the Notices. **IF YOU ARE NOT A MEMBER OF THE CLASSES, OR IF YOU SUBMITTED REQUESTS FOR EXCLUSION FROM THE CLASSES, DO NOT SUBMIT A CLAIM FORM AS YOU MAY NOT, DIRECTLY OR INDIRECTLY, PARTICIPATE IN EITHER SETTLEMENT. THUS, IF YOU EXCLUDED YOURSELF FROM THE CLASSES, ANY CLAIM FORM THAT YOU SUBMIT, OR THAT MAY BE SUBMITTED ON YOUR BEHALF, WILL NOT BE ACCEPTED. Please Note: If you are a member of both Classes, and request exclusion *only* from the Federal Class, you are only eligible to receive payment from the State Settlement and your Claim Form will only be processed in accordance with the State Settlement Plan of Allocation. Likewise, if you are a**

member of both Classes, and request exclusion only from the State Class, you are only eligible to receive payment from the Federal Settlement and your Claim Form will only be processed in accordance with the Federal Settlement Plan of Allocation.

3. **Submission of this Claim Form does not guarantee that you will share in the proceeds of the Settlements. The distribution of the net settlement proceeds will be governed by the Plans of Allocation for the Settlements as set forth in the Notices, if they are approved by the Courts, or by such other plans of allocation as the Courts approve.**

4. Use the Schedule of Transactions in Part III of this Claim Form to supply all required details of your transaction(s) (including free transfers and deliveries) in and holdings of Snap Common Stock. On this schedule, please provide all of the requested information with respect to your holdings, purchases, acquisitions, and sales of Snap Common Stock, whether such transactions resulted in a profit or a loss. **Failure to report all transaction and holding information during the requested time period may result in the rejection of your Claim.**

5. **Please note:** Only Snap Common Stock purchased or otherwise acquired between March 2, 2017 and August 10, 2017, inclusive, is potentially eligible under the Settlements. However, with respect to the Federal Settlement Plan of Allocation, pursuant to the “90-Day Look-Back Period” (described in the Federal Settlement Plan of Allocation set forth in the Federal Settlement Notice), your sales of Snap Common Stock during the period from August 11, 2017 through and including the close of trading on November 8, 2017 will be used for purposes of calculating loss amounts for the Federal Settlement. Therefore, in order for the Claims Administrator to be able to balance your Claim, the requested purchase information during the 90-Day Look-Back Period must also be provided. **Failure to report all transaction and holding information during the requested time periods may result in the rejection of your Claim.**

6. You are required to submit genuine and sufficient documentation for all of your transactions in and holdings of Snap Common Stock set forth in the Schedule of Transactions in Part III of this Claim Form. Documentation may consist of copies of brokerage confirmation slips or monthly brokerage account statements, or an authorized statement from your broker containing the transactional and holding information found in a broker confirmation slip or account statement. The Parties and the Claims Administrator do not independently have information about your investments in Snap Common Stock. **IF SUCH DOCUMENTS ARE NOT IN YOUR POSSESSION, PLEASE OBTAIN COPIES OF THE DOCUMENTS OR EQUIVALENT DOCUMENTS FROM YOUR BROKER. FAILURE TO SUPPLY THIS DOCUMENTATION MAY RESULT IN THE REJECTION OF YOUR CLAIM. DO NOT SEND ORIGINAL DOCUMENTS. Please keep a copy of all documents that you send to the Claims Administrator. Also, do not highlight any portion of the Claim Form or any supporting documents.**

7. All joint beneficial owners each must sign this Claim Form and their names must appear as “Claimants” in Part II of this Claim Form. The complete name(s) of the beneficial owner(s) must be entered. If you purchased or otherwise acquired Snap Common Stock during the relevant time period and held the shares in your name, you are the beneficial owner as well as the record owner. If you purchased or otherwise acquired Snap Common Stock during the relevant time period and the shares were registered in the name of a third party, such as a nominee or brokerage firm, you are the beneficial owner of these shares, but the third party is the record owner. The beneficial owner, not the record owner, must sign this Claim Form.

8. **One Claim should be submitted for each separate legal entity.** Separate Claim Forms should be submitted for each separate legal entity (*e.g.*, a claim from joint owners should not include separate transactions of just one of the joint owners, and an individual should not combine his or her IRA transactions with transactions made solely in the individual’s name). Conversely, a single Claim Form should be submitted on behalf of one legal entity including all transactions made by that entity on one Claim Form, no matter how many separate accounts that entity has (*e.g.*, a corporation with multiple brokerage accounts should include all transactions made in all accounts on one Claim Form).

9. Agents, executors, administrators, guardians, and trustees must complete and sign the Claim Form on behalf of persons represented by them, and they must:

- (a) expressly state the capacity in which they are acting;
- (b) identify the name, account number, last four digits of the Social Security Number (or Taxpayer Identification Number), address, and telephone number of the beneficial owner of the Snap Common Stock (or other person or entity on whose behalf they are acting with respect to); and
- (c) furnish herewith evidence of their authority to bind to the Claim Form the person or entity on whose behalf they are acting. (Authority to complete and sign a Claim Form cannot be established by stockbrokers demonstrating only that they have discretionary authority to trade securities in another person’s accounts.)

10. If the Courts approve the Settlements, payments to eligible Authorized Claimants pursuant to the Plans of Allocation (or such other plans of allocation as the Courts may approve) will be made after any appeals are resolved, and after the completion of all claims processing. The claims process will take substantial time to complete fully and fairly. Please be patient.

11. **PLEASE NOTE:** As set forth in the Plans of Allocation, each Authorized Claimant

shall receive his, her, or its *pro rata* share of the net settlement proceeds. Specifically, a “Distribution Amount” will be calculated for each Authorized Claimant, which will be: (1) the Authorized Claimant’s Recognized Claim (calculated pursuant to the Federal Settlement Plan of Allocation) divided by the total Recognized Claims of all Authorized Claimants (calculated pursuant to the Federal Settlement Plan of Allocation), multiplied by the total amount in the net settlement fund for the Federal Settlement, *plus* (2) the Authorized Claimant’s loss, if any, calculated pursuant to the State Settlement Plan of Allocation divided by the total losses of all Authorized Claimants calculated pursuant to the State Settlement Plan of Allocation, multiplied by the total amount in the net settlement fund for the State Settlement. If the prorated Distribution Amount to any Authorized Claimant calculates to less than \$10.00, it will not be included in the calculation and no distribution will be made to that Authorized Claimant.

12. If you have questions concerning the Claim Form, or need additional copies of the Claim Form or copies of the Notices, you may contact the Claims Administrator, JND Legal Administration, at the above address, by email at [info@SnapSecuritiesLitigation.com](mailto:info@SnapSecuritiesLitigation.com), or by toll-free phone at 1-855-958-0630, or you can visit the website maintained by the Claims Administrator, [www.SnapSecuritiesLitigation.com](http://www.SnapSecuritiesLitigation.com), where copies of the Claim Form and Notices are available for downloading.

13. **NOTICE REGARDING ELECTRONIC FILES:** Certain claimants with large numbers of transactions may request, or may be requested, to submit information regarding their transactions in electronic files. To obtain the *mandatory* electronic filing requirements and file layout, you may visit the website [www.SnapSecuritiesLitigation.com](http://www.SnapSecuritiesLitigation.com), or you may email the Claims Administrator’s electronic filing department at [info@SnapSecuritiesLitigation.com](mailto:info@SnapSecuritiesLitigation.com). **Any file that is not in accordance with the required electronic filing format will be subject to rejection.** No electronic files will be considered to have been properly submitted unless the Claims Administrator issues an email to you to that effect. **Do not assume that your file has been received until you receive this email. If you do not receive such an email within 10 days of your submission, you should contact the Claims Administrator’s electronic filing department at [info@SnapSecuritiesLitigation.com](mailto:info@SnapSecuritiesLitigation.com) to inquire about your file and confirm it was received.**

**IMPORTANT PLEASE NOTE:**

**YOUR CLAIM IS NOT DEEMED FILED UNTIL YOU RECEIVE AN ACKNOWLEDGEMENT POSTCARD. THE CLAIMS ADMINISTRATOR WILL ACKNOWLEDGE RECEIPT OF YOUR CLAIM FORM BY MAIL WITHIN 60 DAYS. IF YOU DO NOT RECEIVE AN ACKNOWLEDGEMENT POSTCARD WITHIN 60 DAYS, CALL THE CLAIMS ADMINISTRATOR TOLL FREE AT 1-855-958-0630.**

**PART II – CLAIMANT IDENTIFICATION**

**Please complete this PART II in its entirety. The Claims Administrator will use this information for all communications regarding this Claim Form. If this information changes, you MUST notify the Claims Administrator in writing at the address above.**

Beneficial Owner's First Name

Beneficial Owner's Last Name

Co-Beneficial Owner's First Name

Co-Beneficial Owner's Last Name

Entity Name (if Beneficial Owner is not an individual)

Representative or Custodian Name (if different from Beneficial Owner(s) listed above)

Address 1 (street name and number)

Address 2 (apartment, unit or box number)

City

State

Zip Code

Country

Last four digits of Social Security Number or Taxpayer Identification Number

Telephone Number (home)

Telephone Number (work)

Email address (E-mail address is not required, but if you provide it you authorize the Claims Administrator to use it in providing you with information relevant to this claim.)



### **PART III – SCHEDULE OF TRANSACTIONS IN SNAP COMMON STOCK**

Complete this Part III if and only if you purchased or otherwise acquired Snap Class A common stock (i.e., Snap Common Stock) between March 2, 2017 and August 10, 2017, inclusive. Please be sure to include proper documentation with your Claim Form as described in detail in Part I – General Instructions, ¶ 6, above. Do not include information regarding securities other than Snap Common Stock.

| <b>1. PURCHASES/ACQUISITIONS FROM MARCH 2, 2017 THROUGH AUGUST 10, 2017, INCLUSIVE</b> – Separately list each and every purchase/acquisition (including free receipts) of Snap Common Stock from after the opening of trading on March 2, 2017 through and including the close of trading on August 10, 2017. (Must be documented.) |   |  |   |   |   |
|---|---|--|---|---|---|
| Date of Purchase/<br>Acquisition<br>(List<br>Chronologically)<br>(Month/Day/Year)   | Number of<br>Shares<br>Purchased/<br>Acquired | Purchase/<br>Acquisition<br>Price Per<br>Share | Total Purchase/<br>Acquisition<br>Price<br>(excluding fees,<br>taxes, and<br>commissions) | Check the box if<br>these shares<br>were<br>purchased<br>pursuant or<br>traceable to<br>Snap’s IPO on<br>or about March<br>2, 2017<br>(Must include<br>documentation) | Confirm<br>Proof of<br>Purchases/<br>Acquisitions<br>Enclosed |
| / /   |   | \$   | \$  | <input type="radio"/>   | <input type="radio"/>   |
| / /   |   | \$   | \$  | <input type="radio"/>   | <input type="radio"/>   |
| / /   |   | \$   | \$  | <input type="radio"/>   | <input type="radio"/>   |
| / /   |   | \$   | \$  | <input type="radio"/>   | <input type="radio"/>   |
| / /   |   | \$   | \$  | <input type="radio"/>   | <input type="radio"/>   |

**2. PURCHASES/ACQUISITIONS FROM AUGUST 11, 2017 THROUGH NOVEMBER 8, 2017, INCLUSIVE** – State the total number of shares of Snap Common Stock purchased/acquired (including free receipts) from after the opening of trading on August 11, 2017 through and including the close of trading on November 8, 2017. (Must be documented.) If none, write “zero” or “0.”<sup>2</sup> \_\_\_\_\_

<sup>2</sup> **Please note:** Information requested with respect to your purchases/acquisitions of Snap

| <b>3. SALES FROM MARCH 2, 2017 THROUGH NOVEMBER 8, 2017, INCLUSIVE</b> – Separately list each and every sale/disposition (including free deliveries) of Snap Common Stock from after the opening of trading on March 2, 2017 through and including the close of trading on November 8, 2017. (Must be documented.) |                       |                      |  | <b>IF NONE, CHECK HERE</b><br><input type="radio"/>                 |
|--|-----------------------|----------------------|--|---|
| Date of Sale<br>(List Chronologically)<br>(Month/Day/Year)   | Number of Shares Sold | Sale Price Per Share | Total Sale Price<br>(excluding fees, taxes, and commissions) | Confirm Proof of Sales Enclosed                                     |
| / /  |                       | \$                   | \$   | <input type="radio"/>   |
| / /  |                       | \$                   | \$   | <input type="radio"/>   |
| / /  |                       | \$                   | \$   | <input type="radio"/>   |
| / /  |                       | \$                   | \$   | <input type="radio"/>   |
| / /  |                       | \$                   | \$   | <input type="radio"/>   |
| <b>5. HOLDINGS AS OF NOVEMBER 8, 2017</b> – State the total number of shares of Snap Common Stock held as of the close of trading on November 8, 2017. (Must be documented.) If none, write “zero” or “0.”<br>_____  |                       |                      |  | Confirm Proof of Holding Position Enclosed<br><input type="radio"/> |

**IF YOU REQUIRE ADDITIONAL SPACE FOR THE SCHEDULE ABOVE, ATTACH EXTRA SCHEDULES IN THE SAME FORMAT. PRINT THE BENEFICIAL OWNER’S FULL NAME AND LAST FOUR DIGITS OF SOCIAL SECURITY/TAXPAYER IDENTIFICATION NUMBER ON EACH ADDITIONAL PAGE. IF YOU DO ATTACH EXTRA SCHEDULES, CHECK THIS BOX**

Common Stock from after the opening of trading on August 11, 2017 through and including the close of trading on November 8, 2017 is needed in order to perform the necessary calculations for your Claim; purchases/acquisitions during this period, however, are not eligible transactions and will not be used for purposes of calculating losses for the Federal Settlement.

## **PART IV - RELEASE OF CLAIMS AND SIGNATURE**

**YOU MUST ALSO READ THE RELEASES AND CERTIFICATION BELOW AND SIGN ON PAGE \_\_ OF THIS CLAIM FORM.**

**SETTLEMENT RELEASE:** I (we) hereby acknowledge that, pursuant to the terms more fully set forth in the Stipulation and Agreement of Settlement dated March 20, 2020 in the Federal Case (“Federal Stipulation”) and the Stipulation and Agreement of Settlement dated March \_\_, 2020 in the State Cases (“State Stipulation”), without further action by anyone, upon the Effective Dates of the Federal and State Settlements, I (we), on behalf of myself (ourselves) and my (our) heirs, executors, administrators, predecessors, successors, and assigns, in their capacities as such, shall be deemed to have, and by operation of law and of the judgments shall have, fully, finally, and forever compromised, settled, released, resolved, relinquished, waived, and discharged each and every Released Plaintiffs’ Claim against the Released Defendants’ Parties, and shall forever be barred and enjoined from prosecuting any or all of the Released Plaintiffs’ Claims against any of the Released Defendants’ Parties (to the extent I have not validly excluded myself from one or both Settlements).

### **CERTIFICATION**

By signing and submitting this Claim Form, the claimant(s) or the person(s) who represent(s) the claimant(s) agree(s) to the release above and certifies (certify) as follows:

1. that I (we) have read and understand the contents of the Notices, the Federal and State Stipulations, and this Claim Form, including the releases provided for in the Federal and State Settlements and the terms of their respective Plans of Allocation;
2. that the claimant(s) is a (are) member(s) of the Federal Class and/or the State Class, as defined in the respective Notices, and is (are) not excluded by definition from one or both of the Classes as set forth in the Notices;
3. that the claimant(s) has (have) **not** submitted a request for exclusion from both Classes;
4. that I (we) own(ed) the Snap Common Stock identified in the Claim Form and have not assigned the claim against Defendants or any of the other Released Defendants’ Parties to another, or that, in signing and submitting this Claim Form, I (we) have the authority to act on behalf of the owner(s) thereof;
5. that the claimant(s) has (have) not submitted any other Claim covering the same purchases/acquisitions of Snap Common Stock and knows (know) of no other person having done so on the claimant’s (claimants’) behalf;

6. that the claimant(s) submit(s) to the jurisdiction of the Courts with respect to claimant's (claimants') Claim and for purposes of enforcing the releases set forth herein;

7. that I (we) agree to furnish such additional information with respect to this Claim Form as counsel, the Claims Administrator, or the Court(s) may require;

8. that the claimant(s) waive(s) the right to trial by jury, to the extent it exists, agree(s) to the determination by the Court(s) of the validity or amount of this Claim and waives any right of appeal or review with respect to such determination;

9. that I (we) acknowledge that the claimant(s) will be bound by and subject to the terms of any judgment(s) that may be entered in the actions; and

10. that the claimant(s) is (are) NOT subject to backup withholding under the provisions of Section 3406(a)(1)(C) of the Internal Revenue Code because (a) the claimant(s) is (are) exempt from backup withholding or (b) the claimant(s) has (have) not been notified by the IRS that he/she/it/they is (are) subject to backup withholding as a result of a failure to report all interest or dividends or (c) the IRS has notified the claimant(s) that he/she/it/they is (are) no longer subject to backup withholding. **If the IRS has notified the claimant(s) that he/she/it/they is (are) subject to backup withholding, please strike out the language in the preceding sentence indicating that the claim is not subject to backup withholding in the certification above.**

UNDER THE PENALTIES OF PERJURY, I (WE) CERTIFY THAT ALL OF THE INFORMATION PROVIDED BY ME (US) ON THIS CLAIM FORM IS TRUE, CORRECT, AND COMPLETE, AND THAT THE DOCUMENTS SUBMITTED HERewith ARE TRUE AND CORRECT COPIES OF WHAT THEY PURPORT TO BE.

---

Signature of claimant Date

---

Print claimant name here

---

Signature of joint claimant, if any Date

---

Print joint claimant name here

*If the claimant is other than an individual, or is not the person completing this form, the following also must be provided:*

---

Signature of person signing on behalf of claimant

Date

---

Print name of person signing on behalf of claimant here

---

Capacity of person signing on behalf of claimant, if other than an individual, *e.g.*, executor, president, trustee, custodian, etc. (Must provide evidence of authority to act on behalf of claimant – see ¶ 9 on page \_\_\_ of this Claim Form.)

## REMINDER CHECKLIST

1. Sign the above release and certification. If this Claim Form is being made on behalf of joint claimants, then both must sign.
2. Attach only **copies** of acceptable supporting documentation as these documents will not be returned to you.
3. Do not highlight any portion of the Claim Form or any supporting documents.
4. Keep copies of the completed Claim Form and any supporting documentation for your own records.
5. The Claims Administrator will acknowledge receipt of your Claim Form by mail, within 60 days. Your claim is not deemed filed until you receive an acknowledgement postcard. **If you do not receive an acknowledgement postcard within 60 days, please call the Claims Administrator toll-free at 1-855-958-0630.**
6. If your address changes in the future, you must send the Claims Administrator written notification of your new address. If you change your name, inform the Claims Administrator.
7. If you have any questions or concerns regarding your Claim, please contact the Claims Administrator at the address below, by email at [info@SnapSecuritiesLitigation.com](mailto:info@SnapSecuritiesLitigation.com), or by toll-free phone at 1-855-958-0630 or you may visit [www.SnapSecuritiesLitigation.com](http://www.SnapSecuritiesLitigation.com). **DO NOT** call the Courts, Defendants, or Defendants' Counsel with questions regarding your claim.

THIS CLAIM FORM MUST BE MAILED TO THE CLAIMS ADMINISTRATOR BY FIRST-CLASS MAIL, OR SUBMITTED ONLINE VIA THE WEBSITE [WWW.SNAPSECURITIESLITIGATION.COM](http://WWW.SNAPSECURITIESLITIGATION.COM), **POSTMARKED (OR RECEIVED) NO LATER THAN \_\_\_\_\_, 2020**. IF MAILED, THE CLAIM FORM SHOULD BE ADDRESSED AS FOLLOWS:

*Snap Securities Litigation*  
**c/o JND Legal Administration**  
**P.O. Box 91314**  
**Seattle, WA 98111**

If mailed, a Claim Form received by the Claims Administrator shall be deemed to have been submitted when posted, if a postmark date on or before \_\_\_\_\_, 2020, is indicated on the envelope and it is mailed First Class, and addressed in accordance with the above instructions. In all other cases, a Claim Form shall be deemed to have been submitted when actually received by the Claims Administrator.

You should be aware that it will take a significant amount of time to fully process all of the Claim Forms. Please be patient and notify the Claims Administrator of any change of address.

# **EXHIBIT B**

1 ROBBINS GELLER RUDMAN  
& DOWD LLP  
2 JAMES I. JACONETTE (179565)  
655 West Broadway, Suite 1900  
3 San Diego, CA 92101  
Telephone: 619/231-1058  
4 619/231-7423 (fax)  
jamesj@rgrdlaw.com  
5

6 BOTTINI & BOTTINI, INC.  
FRANCIS A. BOTTINI, JR. (175783)  
ALBERT Y. CHANG (296065)  
7 YURY A. KOLESNIKOV (271173)  
7817 Ivanhoe Avenue, Suite 102  
8 La Jolla, CA 92037  
Telephone: 858/914-2001  
9 858/914-2002 (fax)  
fbottini@bottinilaw.com  
10 achang@bottinilaw.com  
ykolesnikov@bottinilaw.com  
11

12 *Attorneys for Plaintiffs Chenghsin D. Hsieh  
and Wei C. Hsieh*

BLOCK & LEVITON LLP  
JEFFREY C. BLOCK (*Pro Hac Vice*)  
JOEL A. FLEMING (281264)  
JACOB A. WALKER (271217)  
260 Franklin Street, Suite 1860  
Boston, MA 02110  
Telephone: 617/398-5600  
617/507-6020 (fax)  
jeff@blockesq.com  
joel@blockesq.com  
jake@blockesq.com

*Attorneys for Plaintiff Joseph Iuso*

13  
14 SUPERIOR COURT OF THE STATE OF CALIFORNIA  
15 COUNTY OF LOS ANGELES

16 Coordination Proceeding )  
Special Title Rule (3.550) )  
17 )  
18 SNAP INC. SECURITIES CASES )  
\_\_\_\_\_)  
19 This Document Relates To: )  
20 ALL ACTIONS. )  
21 \_\_\_\_\_)

Case No. JCCP 4960  
JUDGMENT AND ORDER GRANTING  
FINAL APPROVAL OF CLASS ACTION  
SETTLEMENT

EXHIBIT B  
Judge: Honorable Elihu M. Berle  
Dept: 6

Coordinated Actions:  
*Hsieh, et al. v. Snap Inc., et al.*, No. BC669394,  
CA Super. Ct., Cty. of Los Angeles  
*Iuso v. Snap Inc., et al.*, No. 17CIV03710,  
CA Super. Ct., Cty. of San Mateo

1           WHEREAS, the Court is advised that the Parties,<sup>1</sup> through their counsel, have agreed, subject to  
2 Court approval following notice to the Settlement Class and hearing, to settle the Action upon the terms  
3 and conditions set forth in the Amended Stipulation of Settlement dated October 13, 2020 (the  
4 “Stipulation”), which was filed with the Court; and

5           WHEREAS, on \_\_\_\_\_, 2020, the Court entered its Order Preliminarily Approving  
6 Settlement and Providing for Notice, which preliminarily approved the Settlement, and approved the  
7 form and manner of notice to the Settlement Class of the Settlement, and said notice has been made, and  
8 the fairness hearing having been held; and

9           NOW, THEREFORE, based on the Stipulation and all of the filings, records and proceedings  
10 herein, and it appearing to the Court upon examination that the Settlement set forth in the Stipulation is  
11 fair, reasonable and adequate, and upon a Final Approval Hearing having been held after notice to the  
12 Settlement Class of the Settlement to determine if the Settlement is fair, reasonable, and adequate and  
13 whether the Judgment should be entered in this Action;

14           **THE COURT HEREBY FINDS AND CONCLUDES THAT:**

15           A.       The provisions of the Stipulation, including definitions of the terms used therein, are  
16 hereby incorporated by reference as though fully set forth herein.

17           B.       The parties have consented to the Court’s jurisdiction for purposes of this settlement,  
18 and the Court has jurisdiction of the subject matter of this Action and over all members of the  
19 Settlement Class.

20           C.       With respect to the Settlement Class, and solely for the purposes of this settlement, the  
21 Court finds that:

22                   (i)       The parties have agreed for purposes of this settlement only that the members of  
23 the Settlement Class are so numerous that their joinder in the Action is impracticable;

24 \_\_\_\_\_  
25 <sup>1</sup> As used herein, the term “Parties” means Plaintiffs Joseph Iuso, Chenghsin D. Hsieh and Wei C.  
26 Hsieh (“Plaintiffs”), and Defendants Snap Inc. (“Snap” or the “Company”), Evan Spiegel, Robert  
27 Murphy, Andrew Vollero, Imran Khan, Joanna Coles, A.G. Lafley, Mitchell Lasky, Michael Lynton,  
28 Stanley Meresman, Scott D. Miller, and Christopher Young (collectively, the “Snap Defendants”), and  
Morgan Stanley & Co. LLC, Goldman Sachs & Co. LLC, J.P. Morgan Securities LLC, Deutsche Bank  
Securities Inc., Barclays Capital Inc., Credit Suisse Securities (USA) LLC, and Allen & Company LLC  
(collectively, the “Underwriter Defendants” and with the Snap Defendants, the “Defendants”).

1 (ii) The parties have agreed for purposes of this settlement only that the Settlement  
2 Class is ascertainable because members of the Settlement Class share common characteristics that are  
3 sufficient for persons to determine whether they are members of the Settlement Class;

4 (iii) There are questions of law and fact common to the Settlement Class. Those  
5 questions include whether the Defendants violated the Securities Act of 1933, whether the Registration  
6 Statement contained misstatements or omissions, whether any misstatements or omissions were  
7 material, and whether any misstatements or omissions caused harm to the members of the Settlement  
8 Class;

9 (iv) The claims of the Plaintiffs are typical of the claims of the Settlement Class  
10 Members. Plaintiffs claim to have purchased or otherwise acquired the common stock pursuant or  
11 traceable to the same Registration Statement as the members of the Settlement Class. Consequently,  
12 Plaintiffs claim that they and the other members of the Settlement Class sustained damages as a result  
13 of the same purported conduct by Defendants;

14 (v) Plaintiffs and Plaintiffs' Counsel have fairly and adequately represented and  
15 protected the interests of the Settlement Class Members. Plaintiffs have no interests in conflict with  
16 absent members of the Settlement Class. The Court is satisfied that Plaintiffs' Counsel are qualified,  
17 experienced, and have represented the Settlement Class to the best of their abilities;

18 (vi) The questions of law or fact common to the members of the Settlement Class  
19 predominate over any questions affecting only individual members;

20 (vii) A class action is the superior means of settling the Action.

21 D. The form, content, and method of dissemination of notice given to the Settlement Class  
22 was adequate and reasonable and constituted the best notice practicable under the circumstances,  
23 including individual notice to all Settlement Class Members who could be identified through reasonable  
24 effort.

25 E. Notice, as given, complied with the requirements of California law, satisfied the  
26 requirements of due process and constituted due and sufficient notice of the matters set forth herein.

27 F. The Settlement set forth in the Stipulation is fair, reasonable, and adequate.  
28

1 (i) The Settlement was vigorously negotiated at arm’s length by Plaintiffs on behalf  
2 of the Settlement Class and by Defendants, all of whom were represented by highly experienced and  
3 skilled counsel. The case settled only after: (a) a mediation conducted by an experienced mediator who  
4 was thoroughly familiar with this litigation; and (b) the exchange of detailed mediation statements prior  
5 to the mediation which highlighted the factual and legal issues in dispute. Accordingly, both the  
6 Plaintiffs and Defendants were well-positioned to evaluate the Settlement value of this Action. The  
7 Stipulation has been entered into in good faith and is not collusive.

8 (ii) If the Settlement had not been achieved, the Class faced the expense, risk, and  
9 uncertainty of extended litigation.

10 G. Plaintiffs, all Settlement Class Members, and Defendants are hereby bound by the terms  
11 of the Settlement set forth in the Stipulation.

12 **IT IS HEREBY ORDERED THAT:**

13 1. The Settlement Class is defined in the Stipulation as: “all Persons and entities who  
14 purchased or otherwise acquired Snap common stock between March 2, 2017 and July 29, 2017,  
15 inclusive, and were damaged thereby.<sup>2</sup> Excluded from the Settlement Class are Defendants, members  
16 of families of Defendants and their legal representatives, heirs, successors and assigns, and any entity in  
17 which Defendants have or had a controlling interest.”<sup>3</sup> Also excluded from the Settlement Class is any  
18 Person who validly requested exclusion pursuant to the requirements set forth in the Notice.

19 2. The Settlement on the terms set forth in the Stipulation is finally approved as fair,  
20 reasonable and adequate. The Settlement shall be consummated in accordance with the terms and  
21 provisions of the Stipulation. The Action and all of the claims asserted against Defendants in the  
22 Action by Plaintiffs and the other Class Members are hereby dismissed with prejudice as to all  
23 Defendants. The Parties are to bear their own costs, except as otherwise provided in the Stipulation.

24  
25 \_\_\_\_\_  
26 <sup>2</sup> Included within the Class are all Persons and entities who purchased shares of Snap Common Stock  
27 pursuant or traceable to Snap’s Initial Public Offering on or about March 2, 2017 and/or on the open  
28 market.

<sup>3</sup> “Controlling interest” is defined as having a majority ownership interest or ownership of the  
majority of voting stock of the entity.

1           3.       All Released Defendants' Parties and Released Plaintiffs' Parties, as defined in the  
2 Stipulation, are released in accordance with, and as defined in, the Stipulation.

3           4.       As provided in the Stipulation, upon the Effective Date, Plaintiffs and each Settlement  
4 Class Member shall be deemed to have, and by operation of this Judgment shall have, fully, finally, and  
5 forever released, relinquished, and discharged all Plaintiffs' Released Claims against the Released  
6 Defendants' Parties, whether or not such Settlement Class Member executes and delivers a Proof of  
7 Claim and Release.

8           5.       As provided in the Stipulation, upon the Effective Date, each of the Released  
9 Defendants' Parties shall be deemed to have, and by operation of this Judgment shall have, fully,  
10 finally, and forever released Plaintiffs, Plaintiffs' Counsel and each and all of the Settlement Class  
11 Members from all Defendants' Released Claims.

12          6.       All Settlement Class Members who have not made their objections to the Settlement in  
13 the manner provided in the Notice are deemed to have waived any objections by appeal, collateral  
14 attack, or otherwise.

15          7.       All Settlement Class Members who have not properly submitted requests for exclusion  
16 (requests to opt out) from the Settlement Class are bound by the terms and conditions of the Stipulation  
17 and this Final Judgment.

18          8.       The requests for exclusion, if any, by the persons or entities identified in Exhibit A to  
19 this Judgment are accepted by the Court.

20          9.       All other provisions of the Stipulation are incorporated into this Judgment as if fully  
21 rewritten herein. To the extent that the terms of this Judgment conflict with the terms of the Stipulation,  
22 the Stipulation shall control.

23          10.       Plaintiffs and all Settlement Class Members are hereby barred and enjoined from  
24 instituting, commencing, maintaining, or prosecuting in any court or tribunal any of the Plaintiffs'  
25 Released Claims against any of the Released Defendants' Parties. Upon the Effective Date, any and all  
26 Persons and entities are permanently barred and enjoined, to the fullest extent permitted by law, from  
27 commencing, prosecuting, or asserting any and all claims for contribution or indemnity (or any other  
28 claim when the alleged injury to that person or entity is their actual or threatened liability to the Class or

1 a Class Member in the Actions) based upon, relating to, arising out of, or in connection with the  
2 Plaintiffs' Released Claims, against each and every one of the Released Defendants' Parties, whether  
3 arising under state, federal, common, statutory, administrative or foreign law, regulation, or at equity, as  
4 claims, cross-claims, counterclaims, or third-party claims, in this Action or a separate action, in the  
5 Federal Court, or in any other court, arbitration proceeding, administrative proceeding, or other forum;  
6 and the Released Defendants' Parties are permanently barred and enjoined, to the fullest extent  
7 permitted by law, from commencing, prosecuting, or asserting any and all claims for contribution or  
8 indemnity (or any other claim when the alleged injury to the Released Defendants' Parties is their actual  
9 or threatened liability to the Class or a Class Member in the Action) based upon, relating to, or arising  
10 out of the Released Plaintiffs' Claims, against any person or entity, other than a person or entity whose  
11 liability to the Class has been extinguished pursuant to the Settlement and the Judgment, whether  
12 arising under state, federal, common, statutory, administrative, or foreign law, regulation, or at equity,  
13 as claims, cross-claims, counterclaims, or third-party claims, in this Action or a separate action, in the  
14 Federal Court, or in any other court, arbitration proceeding, administrative proceeding, or other forum.  
15 Nothing herein shall bar, release, or alter, in any way, the contractual rights, if any, under the terms of  
16 any written agreement among the Snap Defendants and the underwriters of Snap's IPO, nor preclude  
17 the underwriters of Snap's IPO from seeking to enforce any right of indemnification or contribution  
18 with respect to the payment of the Settlement Amount or defense costs. Nothing herein shall bar any  
19 action by any of the Parties to enforce or effectuate the terms of the Stipulation, the Preliminary  
20 Approval Order, or the Judgment. Any final verdict or judgment obtained by or on behalf of the Class  
21 or a Class Member against any person or entity subject to this bar order based upon, arising out of,  
22 relating to, or in connection with in any way in part or in whole any Plaintiffs' Released Claim shall be  
23 reduced by the greater of: (a) an amount that corresponds to the percentage of responsibility of  
24 Defendants for common damages; or (b) the amount paid by or on behalf of Defendants to the Class or  
25 Class Member for common damages.

26 11. Neither the Stipulation nor the Settlement, nor any act performed or document executed  
27 pursuant to or in furtherance of the Stipulation or the Settlement: (a) is or may be deemed to be, or may  
28 be used as, a presumption, concession, or admission of, or evidence of, the validity of any Plaintiffs'

1 Released Claim or of any wrongdoing or liability of the Defendants and the Released Defendants’  
2 Parties; or (b) is or may be deemed to be, or may be used as a presumption, concession, or admission of,  
3 or evidence of, any fault or omission of any of the Defendants and the Released Defendants’ Parties in  
4 any civil, criminal or administrative proceeding in any court, administrative agency or other tribunal; or  
5 (c) is or may be deemed to be an admission or evidence that any claims asserted by Plaintiffs were not  
6 valid in any civil, criminal or administrative proceeding. Defendants and the Released Defendants’  
7 Parties may file the Stipulation and/or this Judgment in any action that may be brought against them in  
8 order to support a defense or counterclaim based on principles of *res judicata*, collateral estoppel,  
9 release, good faith settlement, judgment bar or reduction, or any other theory of claim preclusion or  
10 issue preclusion or similar defense or counterclaim.

11 12. Pursuant to and in full compliance with California law, this Court hereby finds and  
12 concludes that due and adequate notice was directed to all Persons and entities who are Settlement Class  
13 Members advising them of the Plan of Allocation and of their right to object thereto, and a full and fair  
14 opportunity was accorded to all Persons and entities who are Settlement Class Members to be heard  
15 with respect to the Plan of Allocation.

16 13. The Court hereby finds and concludes that the formula for the calculation of the claims  
17 of Authorized Claimants, which is set forth in the Notice of Pendency and Proposed Settlement of Class  
18 Action (the “Notice”) previously submitted to the Court and available on the Settlement website,  
19 [www.SnapSecuritiesLitigation.com](http://www.SnapSecuritiesLitigation.com), provides a fair and reasonable basis upon which to allocate the  
20 proceeds of the Net Settlement Fund established by the Stipulation among Settlement Class Members,  
21 with due consideration having been given to administrative convenience and necessity.

22 14. The Court hereby awards Plaintiffs’ Counsel attorneys’ fees of \$ \_\_\_\_\_, plus  
23 expenses in the amount of \$ \_\_\_\_\_, together with the interest earned thereon for the same time  
24 period and at the same rate as that earned on the Settlement Fund until paid. The Court finds that the  
25 amount of fees awarded is appropriate and that the amount of fees awarded is fair and reasonable given  
26 the contingent nature of the case and the substantial risks of non-recovery, the time and effort involved,  
27 and the result obtained for the Settlement Class.

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**PROOF OF SERVICE**

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I, Katie Woods, declare:

I am employed in San Diego County, State of California. I am over the age of 18 years and not a party to the within action. My business address is Robbins Geller Rudman & Dowd LLP, 655 West Broadway, Suite 1900, San Diego, CA 92101.

On this date, I served:

**AMENDED STIPULATION OF SETTLEMENT**

By electronic transmission via Case Anywhere LLC to all parties on the electronic service list maintained for this case:

Matthew W. Close  
O'Melveny & Myers LLP  
400 South Hope Street, 18th Floor  
Los Angeles, CA 90071

Jonathan Rosenberg  
Nate Asher  
O'Melveny & Myers LLP  
Time Square Tower  
7 Times Square  
New York, NY 10036

Boris Feldman  
Drew Liming  
Ignacio Salceda  
Wilson Sonsini Goodrich & Rosati  
650 Page Mill Road  
Palo Alto, CA 94304

Whitney E. Street  
Block & Leviton LLP  
610 16th Street, Suite 214  
Oakland, CA 94612

Jeffrey C. Block  
Jacob A. Walker  
Joel E. Fleming  
Block & Leviton LLP  
155 Federal Street, Suite 400  
Boston, MA 02110

Francis A. Bottini, Jr.  
Albert Y. Chang  
Bottini & Bottini, Inc.  
7817 Ivanhoe Avenue, Suite 102  
La Jolla, CA 92037

1 I am readily familiar with Robbin Geller Rudman & Dowd LLP's practice for collection  
2 and processing of documents for delivery according to instructions indicated above. In the  
3 ordinary course of business, documents would be handled accordingly.

4 I declare under penalty of perjury under the laws of the United States of America that the  
5 foregoing is true and correct. Executed this 13th day of October, 2020, at San Diego, California.

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8 KATIE WOODS  
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