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1	ROBBINS GELLER RUDMAN & DOWD LLP	
2	THEODORE J. PINTAR (131372) JAMES I. JACONETTE (179565)	CONFORMED COPY ORIGINAL FILED Superior Court of California County of Los Angeles
3	655 West Broadway, Suite 1900 San Diego, CA 92101	FEB 1 1 2021
4	Telephone: 619/231-1058 619/231-7423 (fax)	
5	tedp@rgrdlaw.com jamesj@rgrdlaw.com	Sherri R. Carter, Executive Officer/Clerk of Court
6 7	BOTTINI & BOTTINI, INC. Francis A. Bottini, Jr. (175783)	
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9	YURY A. KOLESNIKOV (271173) 7817 Ivanhoe Avenue, Suite 102	JOEL A. FLEMING (281264) Jacob A. Walker (271217)
10	La Jolla, CA 92037	260 Franklin Street, Suite 1860 Boston, MA 02110
11	858/914-2002 (fax) fbottini@bottinilaw.com	Telephone: 617/398-5600 617/507-6020 (fax)
12	achang@bottinilaw.com ykolesnikov@bottinilaw.com	joel@blockesq.com jake@blockesq.com
13	Attorneys for Plaintiffs Chenghsin D. Hsieh and Wei C. Hsieh	Attorneys for Plaintiff Joseph Iuso
14		HE STATE OF CALIFORNIA
15		LOS ANGELES
16	Coordination Proceeding )	Case No. JCCP 4960
17	Special Title Rule (3.550)	SUPPLEMENTAL DECLARATION OF LUIGGY
18	SNAP INC. SECURITIES CASES	SEGURA REGARDING (A) DISSEMINATION OF POSTCARD NOTICE, NOTICE AND CLAIM FORM;
19		(B) UPDATE OF CALL CENTER SERVICES AND SETTLEMENT WEBSITE; AND (C) REPORT ON REQUESTS FOR EXCLUSION RECEIVED TO DATE
20	This Document Relates To:	
21	ALL ACTIONS.	Judge: Honorable Elihu M. Berle Dept: 6
22		Date: February 25, 2021 Time: 9:00 a.m.
23		Coordinated Actions:
24		Hsieh, et al. v. Snap Inc., et al., No. BC669394, CA Super. Ct., Cty. of Los Angeles
25		<i>Iuso v. Snap Inc., et al.</i> , No. 17CIV03710,
26		CA Super. Ct., Cty. of San Mateo
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I, Luiggy Segura, declare as follows:

I am a Senior Director of Securities Operations for JND Legal Administration ("JND").
 Pursuant to paragraph 5 of the Court's Order Preliminarily Approving Settlement and Providing for
 Notice, dated November 13, 2020 (the "Preliminary Approval Order"), Class Counsel was authorized
 to retain JND as the Claims Administrator in connection with the proposed settlement of the Action<sup>1.</sup>

6 2. I submit this Declaration as a supplement to my previously filed declaration, the 7 Declaration of Luiggy Segura Regarding (A) Dissemination of Postcard Notice, Notice and Claim 8 Form; (B) Establishment of Call Center Services and Settlement Website; (C) Posting of Notice and 9 Claim Form on Settlement Website; (D) Publication/Transmission of Summary Notice; and (E) Report on Requests for Exclusion Received to Date dated December 21, 2020 (the "Initial Mailing 10 Declaration"). The following statements are based on my personal knowledge and information 11 provided to me by other experienced JND employees, and, if called as a witness, I could and would 12 13 testify competently thereto.

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## I. CONTINUED DISSEMINATION OF THE POSTCARD NOTICE AND NOTICE PACKET

3. Since the Initial Mailing, JND has continued to disseminate copies of the Postcard
Notice and Notice Packet in response to requests from potential Settlement Class Members and
brokers/nominees. Through February 8, 2021, JND has mailed a total of 824,038 Postcard Notices
and 4,628 Notice Packets to potential Settlement Class Members and brokers/nominees via FirstClass mail.<sup>2</sup>

4. JND undertook substantial efforts to ensure that brokers/nominees responded in a
 timely manner to the Notice either by providing JND with the names and addresses of potential

<sup>23</sup> 

All terms with initial capitalization not otherwise defined herein shall have the meanings ascribed in the Amended Stipulation of Settlement dated October 13, 2020 ("Stipulation"), the Preliminary Approval Order, or the Initial Mailing Declaration (defined herein).

As of February 8, 2021, 8,426 Postcard Notices and 832 Notice Packets have been returned to JND by the United States Postal Service ("USPS") as undelivered as addressed. The USPS provided updated addresses for 7,489 of the undelivered Postcard Notices and JND forwarded notices to these updated addresses. In addition, JND re-mailed 4,786 Postcard Notices to updated addresses located by JND through advanced address searches.

1 Settlement Class Members or by requesting Postcard Notices, in bulk, to forward directly onto their 2 clients. To that end and as set forth in the Initial Mailing Declaration, following the initial mailing of 3 Postcard Notices and Notice Packets on November 25, 2020 ("Initial Mailing"), JND caused reminder 4 postcards to be mailed to the brokers/nominees and third-party filers who did not respond to the Initial 5 Mailing, advising these entities of their obligation to facilitate notice of the Settlement to their clients who purchased or otherwise acquired Snap Class A common stock during the Settlement Class 6 7 Period. JND also reached out via telephone to the top 50 brokers/nominees and third-party filers. 8 Initial Mailing Decl., ¶9.

9 5. On January 25, 2021 (two months after the Initial Mailing), JND received a file from Apex Clearing Corporation ("Apex") containing 65,357 names and addresses. This file was in 10 addition to a file previously provided by Apex to JND on December 9, 2020, which contained 65,107 11 unique names and addresses. After confirming that the January 25, 2021 list was not sent by Apex in 12 13 error and following deduplication efforts, JND identified 64,235 new names and addresses ("Apex Potential Settlement Class Members").<sup>3</sup> JND mailed Postcard Notices to the 64,235 Apex Potential 14 Settlement Class Members on January 29, 2021.<sup>4</sup> Given that the deadline for objecting to the 15 16 Settlement, requesting exclusion from the Settlement Class, and submitting a Claim passed on 17 January 25, 2021, the Postcard Notices mailed to potential Settlement Class Members belatedly 18 identified by Apex advised that any objections and requests for exclusion received from those new 19 potential Settlement Class Members prior to the final hearing date would be presented to the Court.<sup>5</sup> As of February 8, 2021, JND has not received any objections or requests for exclusion from these 20 21 new potential Settlement Class Members belatedly identified by Apex.

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JND deduped Apex's January 25, 2021 list against the names and addresses contained in JND's database for the Settlement.

<sup>26 &</sup>lt;sup>4</sup> These 64,235 Postcard Notices are included in the total number of Postcard Notices mailed as of February 8, 2021, at set forth in ¶3 above.

A copy of the Postcard Notice with this language added to the front is attached hereto as
 Exhibit A.

#### **UPDATE OF CALL CENTER SERVICES AND SETTLEMENT** II. WEBSITE

6. JND continues to maintain the toll-free telephone number (1-855-958-0630) and Interactive Voice Recording ("IVR") to accommodate inquiries about the Settlement from potential Settlement Class Members. Through February 8, 2021, there have been a total of 9,642 calls to the toll-free telephone number, 8,665 of which have been handled by a live operator. JND has promptly responded to each telephone inquiry and will continue to respond to Settlement Class Member inquiries via the toll-free telephone number.

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7. JND also continues to maintain the website dedicated to the Settlement, 9 www.SnapSecuritiesLitigation.com (the "Settlement Website") to assist potential Settlement Class 10 Members. JND also posted to the Settlement Website copies of the papers regarding the Notice of 11 Motion and Motion for: (1) Final Approval of Class Action Settlement and Approval of Plan of 12 Allocation; and (2) an Award of Attorneys' Fees and Expenses and Award to Plaintiffs Pursuant to 13 15 U.S.C. §77z-1(a)(4). JND will continue operating, maintaining and, as appropriate, updating the 14 Settlement Website until the conclusion of the administration of this Settlement.

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#### III. **REPORT ON EXCLUSION REQUESTS RECEIVED TO DATE**

8. The Postcard Notice, Notice, Summary Notice, and Settlement Website informed 17 Settlement Class Members that requests for exclusion were to be addressed to Snap Securities 18 Litigation, Claims Administrator, c/o JND Legal Administration, P.O. Box 91314, Seattle, WA 98111, and postmarked no later than January 25, 2021. JND has monitored all mail delivered to the 20 P.O. Box for the Settlement.

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9. As of the date of this Declaration, JND has received 7 requests for exclusion from the 22 Settlement Class. The exclusion requests are attached hereto as Exhibit B. 23

10. Settlement Class Members who wished to object to the Settlement, the Plan of 24 Allocation, and/or the requested attorneys' fees and expenses, were to submit objections to JND by 25 January 25, 2021. As of the date of this Declaration, JND has received 2 objections. Objections are 26 attached hereto as Exhibit C.

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		Construction of the local division of the lo
1	11. JND has been in correspondence with Mr. Wyatt Jr. however we are unsure to what his	
2	request is. Attached are all correspondences with Mr. Wyatt Jr. hereto as Exhibit D. <sup>6</sup>	Contraction of the local division of the
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4	I declare under penalty of perjury under the laws of the State of California that the above is	Contraction of the local division of the
5	true and correct.	A CONTRACTOR OF A CONTRACTOR O
6	Executed on February 10, 2021 at New Hyde Park, New York.	
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9	LUIGGY SEGURA	
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26	<sup>6</sup> For privacy reasons, JND has redacted from the exclusion requests, objections and all	
27	correspondences all personal information, including addresses (except state), telephone numbers and	
28	account-related information.	
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# **EXHIBIT** A

#### COURT-ORDERED LEGAL NOTICE

In re Snap Inc. Securities Litigation No. 2:17-cv-03679-SVW-AGR (C.D. Cal.) Snap Inc. Securities Cases No. JCCP 4960 (Cal. Super. Ct., Los Angeles 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; send an email to info@SnapSecuritiesLitigation.com; or call 1-855-958-0630 Please note: Even though on November 25. 2020, JND mailed a letter to your broker requesting the names and addresses of potential class members. JND did not receive your name and address from Apex Clearing until January 25, 2021. The deadlines in this notice have passed. However, any objections and exclusions received from those to whom this notice was mailed prior to the final

hearing dates set forth below will be presented to the Courts. If you have questions regarding any of the deadlines or about submitting a late claim, please contact JND at 1-855-958-0630. Snap Securities Litigation c/o JND Legal Administration P.O. Box 91314 Seattle, WA 98111 Presorted First Class Mail U.S. Postage PAID Philadelphia, PA Permit # 5634

#### THIS POSTCARD PROVIDES ONLY LIMITED INFORMATION ABOUT THE SETTLEMENTS. Please visit <u>www.SnapSecuritiesLitigation.com</u> 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., Los Angeles 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 <u>purchased or otherwise acquired Snap</u> 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 procedures, please review the detailed Notices for both the Federal and State Settlements available at <u>www.SnapSecuritiesLitigation.com</u>. 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 Settlement proceeds will 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, <u>www.SnapSecuritiesLitigation.com</u>, or you can request that one be mailed to you. Claim Forms must be postmarked (if mailed), or submitted online, by <u>January 25, 2021</u>. 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 <u>January 25, 2021</u>. 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 do so by <u>January 25, 2021</u>. 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 <u>February 22, 2021 at 1:30 p.m.</u> and the State Court will hold a separate hearing on <u>February 25, 2021 at 9:00 a.m.</u> 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). 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 Settlements become final. For more information, call 1-855-958-0630, email info@SnapSecuritiesLitigation.com, or visit www.SnapSecuritiesLitigation.com.

# EXHIBIT B

JAN 1 3 2021

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

Received JAN 13 2021 by JNDLA

Date: 30 December 2020

From: C Pang Address:

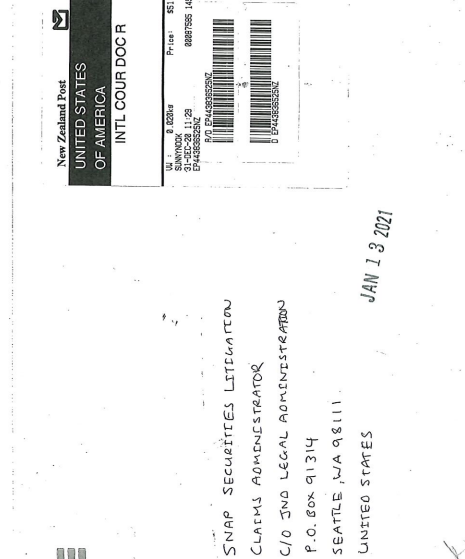
I C Pang wish to be excluded from the settlement class.

I purchased 39 Shares of SNAP at \$24.00USD totalling \$936 on the 3<sup>rd</sup> of March 2017 with a settlement date of 7<sup>th</sup> of March 2017. I subsequently sold all 39 shares for \$20.60 totalling \$803.40USD on 16<sup>th</sup> of May 2017 with a settlement date of 19<sup>th</sup> of May 2017.

Please send me a confirmation email or letter to my address to confirm you have received this information and confirm my exclusion.

Kind Regards,

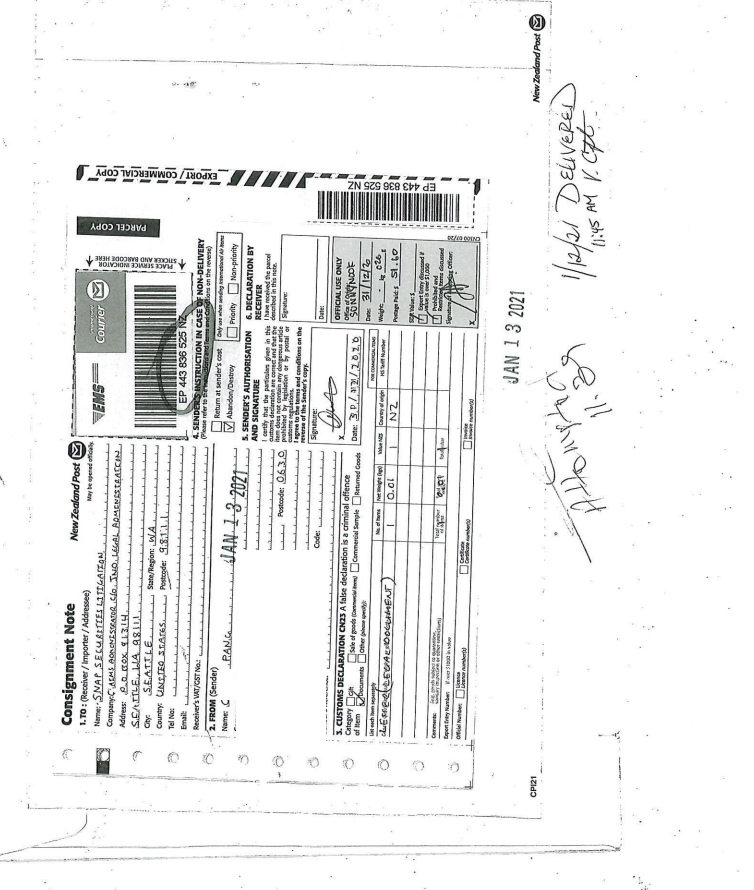
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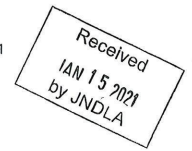
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Snap securities Litigation
No.2:17-cv-03679-SVW-AGR
No. JCCP 4960

Jan.- 12, 2021



Gentlemen:

Please, exclude me from the Class.

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January 13, 2021

Received JAN 1 9 2021 by JNDLA

To: Snap Securities Litigation Claims Administrator c/o JND Legal Administration P.O. Box 91314 Seattle, WA 98111

From: I Sato

CA

Subject: Requests exclusion from the State Class in In re Snap Inc. Securities Litigation two coordinated class actions alleging securities law violations, (1) Hsieh v. Snap Inc., No. BC669394 (Cal. Super. Ct., Cty. of Los Angeles) ("Hsieh Action"); and (2) Iuso v. Snap Inc., No. 17CIV03710 (Cal. Super. Ct., Cty. of San Mateo) ("Iuso Action").

To Whom It May Concern:

I, J Sato, whom resides at CA with telephone number requests exclusion from the State Class in In re Snap Inc. Securities Litigation two coordinated class actions alleging securities law violations, (1) Hsieh v. Snap Inc., No. BC669394 (Cal. Super. Ct., Cty. of Los Angeles) ("Hsieh Action"); and (2) Iuso v. Snap Inc., No. 17CIV03710 (Cal. Super. Ct., Cty. of San Mateo) ("Iuso Action").

I, J Sato, purchased 123 shares of Snap Inc. Class A common stock subject to the Action, during the Class Period, the period of time between March 2, 2017 and July 29, 2017, inclusive, on March 2, 2017 at a price of \$25.05 per share.

Sincerely,

J Sato Enclosure (1)

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Transaction Confirmation Confirm Date: March 2, 2017

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			PROSPECTUS	PROSPECTUS AT WWW.SEC.GOV, OR YOU MAY	OR YOU MAY		
			REQUEST A PA	REQUEST A PAPER COPY BY CALLING	TING		
			866-602-4402.				

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trom the State Class in Snap Inc. Securities Here is the information : • Name : C CHENG	Received JAN 252021 by JNDLA Want to request exclusion Cases, No. JCCP 4960.
<ul> <li>, CA U.S.A.</li> <li>Number of shares of Snap common stock that I (during the Settlement Class Period : 2.89</li> <li>Purchase date : March 3, 2017</li> <li>Prices of each such purchase : USD \$ 26.245</li> </ul>	randused / acquired

Signature : C

CHENG DE

January 20, 2021



From: Sent: To: Subject: C Moser Monday, January 25, 2021 1:39 PM CA - info@SnapSecuritiesLitigation.com re Snap Inc. Securities Litigation

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

To JND Legal Administration:

1-25-2021

To comply with - SUBMIT A PROOF OF CLAIM POSTMARKED OR SUBMITTED ONLINE BY JANUARY 25, 2021

## All Persons and entities who purchased or otherwise acquired Snap common stock between March 2, 2017 and July 29, 2017,

I did not own Snap common stock between March 2, 2017 and July 29, 2017.

You will not be bound by the results of this lawsuit, and you will not receive any payment. This is the **only** 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.

EXCLUDE YOURSELF FROM THE SETTLEMENT CLASS BY MAILING A WRITTEN REQUEST FOR EXCLUSION SO THAT IT IS POSTMARKED NO LATER THAN JANUARY 25, 2021

Submitted by: C Moser

To:

Received JAN 25 2021 by JNDLA

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

From:

T lasinski

Subject: Please exclude me from the Snap Inc Securities Litigation Settlement

There is not enough time for me to find the info for my transactions in 2017 so my only option hear is to exclude myself from the settlement.

Let me know if any additional info is needed.

Thanks

Jaw h 1202/

#### THIS POSTCARD PROVIDES ONLY LIMITED INFORMATION ABOUT THE SETTLEMENTS. Please visit <u>www.SnapSecuritiesLitigation.com</u> 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., Los Angeles Cty. or "State Ccurt") (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 <u>purchased or otherwise acquired Snap</u> 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.

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To qualify for a payment, you must submit a valid Claim Form. The Claim Form can be found and submitted on the website, <u>www.SnapSecuritiesLitigation.com</u>, or you can request that one be mailed to you. Claim Forms must be postmarked (if mailed), or submitted online, by <u>January 25, 2021</u>. 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 <u>January 25, 2021</u>. 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 do so by <u>January 25, 2021</u>. 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 February 22, 2021 at 1:30 p.m. and the State Court will hold a separate hearing on February 25, 2021 at 9:00 am. 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 approximately \$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 Settlements become final. For more information, call 1-855-958-0630, email info@SnapSecuritiesLitigation.com, or visit www.SnapSecuritiesLitigation.com.

#### COURT-ORDERED LEGAL NOTICE

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

Snap Inc. Securities Cases No. JCCP 4960 (Cal. Super. Ct., Los Angeles 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 <u>www.SnapSecuritiesLitigation.com;</u> send an email to info@SnapSecuritiesLitigation.com; or call 1-855-958-0630 Snap Securities Litigation c/o JND Legal Administration P.O. Box 91314 Seattle, WA 98111 Presorted First Class Mail U.S. Postage PAID Philadelphia, PA Permit No. 5634

# SNP DYS

SNP DYSEWA6FT9

CITI RETIREMENT ACCOUNT PERSHING LLC AS CUSTODIAN

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JAN 2 5 2021 c/0 JWD Legal Administration Snap Securities Citiga hon դարտիսիսիսիսիսիսիսիսիսիսի J. 2. MA 2021 PM 2 . CLEVELAND OH 440 WA-98111 NO BOX 91314 212122-11100 seattle , LAISINCY J.F

From: Sent: To: Subject: n .clements Tuesday, January 26, 2021 3:53 PM CA - info@SnapSecuritiesLitigation.com Snap Inc Securities Case

Hello,

Please that I received a legal notice in the mail today regarding this case and I am not clear on what the details are if I was to submit a claim form. Would I have to pay lawyer fees and what those lawyer fees would be?

Either way I am looking to exclude myself from this lawsuit, and I am hoping you can do so.

Thanks

Sent from my iPhone

# **EXHIBIT C**

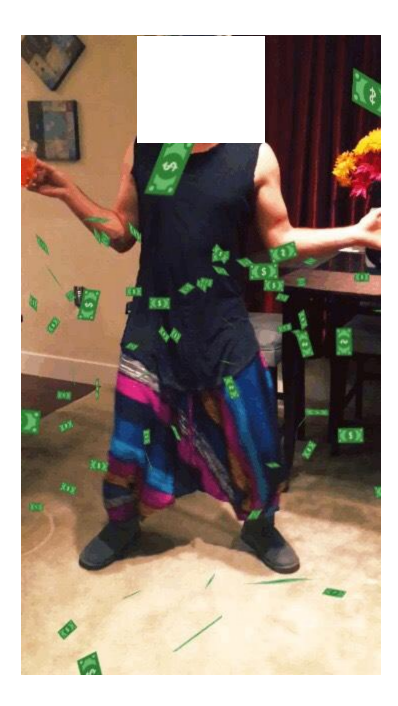
To: Constraint of the second s	S Monday, January 11, 2021 8:50 AM CA - info@SnapSecuritiesLitigation.com Snap it ! I object to terms. MG_4466.jpeg
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#### Dear whom it may concern,

I won't be putting a filter on this email and make sure it's screenshot. I received a court ordered notice today in the post, which I almost tossed directly in the trash. But the color caught my eye, so precisely tinted with a urine yellow glow. I flipped it over to read the size 3 font with my monocle eye. Interesting! Hmm wait a minute. So when SNAP dropped the IPO in 2016/2017 the executives made false promises about their business dealings/worth to hook investors. Well they reeled me in, I quickly bought shares hoping for a long-standing investment. I scrounged up approx up to 5-10 shares during a six month period. I sold off some of my furniture to do so. But sitting on the floor didn't last long for my back and I had to sell them for a loss shortly there after. All while the top executives / investors were cashing in with luxury Ibiza trips with pretty women and driving fast cars down the 405 with there middle fingers out the windows at us schmucks. So unless I can receive approx 5-10 shares back into my portfolio I object on any .55cent per share settlement. Please take this as in writing and express all my sympathy to the ones that settle on this class action IOU pitty.

I'll keep snapping while you keep cashing in on corporate greed,

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JAN 28 2021

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Davis

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Received JAN 28 2021 by JNDLA

January 25, 2021

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

To Whom It May Concern:

This letter is written with the intent to object to the Plan Of Allocation.

I am not excluding myself from this class action, but to add to the decided amount for individual compensation. The cash penalty for the wrong doing is imparted in the stipulation. Where I see a problem is that, as a stockholder of that time frame as specified in the class-action, I am requesting that a compensation of the \$14.00 x(times) a share loss generated, should be an additional and separate penalty.

Example: If this problem never occurred, and I sold the shares on a gain or a loss, I would be \$14.00 a share higher, either way.

This letter is written solely on behalf of myself. Reference Claim

Thank you for taking time to read my request.

Sincerely D Davis

Attached: Reference Code for claim, Dates of Purchase and Sell of Snap.

# SUCCESS <

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Your claim form was successfully submitted on 01/24/2021 - (Pacific Standard Time)

Your reference code is:

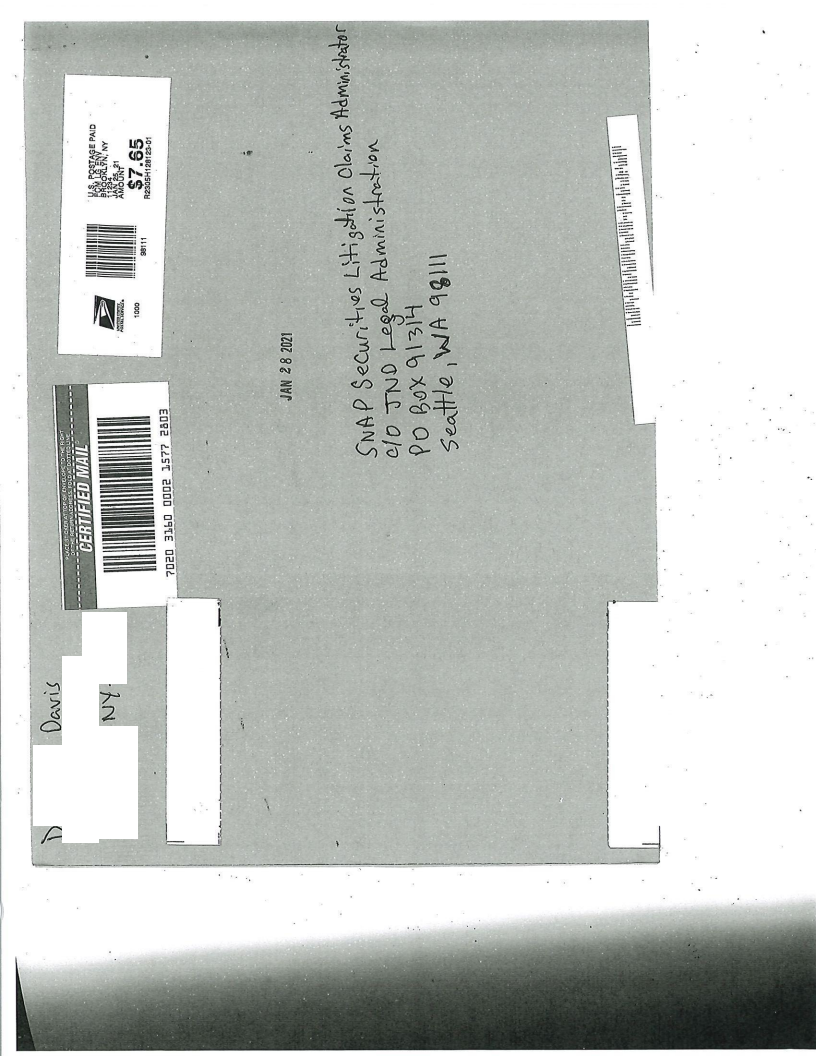
Please keep your reference code. Thank you.

Description         Amount         Commission         Reg Fee           Bought 111 SNAP @ 27.31         -3,038.36         6.95         0.00           Bought 5 SNAP @ 16         -86.95         6.95         0.00
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07/24/2018 15:43:56	Sold 100 SNAP @ 13.0752	1,300.54	6.95	0.03	



# EXHIBIT D

< Smap Common Stock 03-02 2017 April 21982 Case No2 17 - CF 03678 - SV W AGR C.D.C. No JCCP 4960 Scal Super Ct, Los Angeles Ct.) Lege Admi POBOX 9/314 Seattly WA.901 Sharan Nirmul ESQ KesslesTopaz meltzent Check LLP. 280 King & Porcissle Road Rad Radnor PA. 18687 1-1610 667-7706 into @Kmc. con. By order of the court state of celifornia Los Angeles county 1. Federal Action and the state Action have reached proposed settlement ( settlement ) in the amount of \$ 1.54 687, 500 and in the state amount of \$ 32 812.300 in cash in the state & ction Acaring Willbe hold in the February 22 2021 and in the state Action 02,23-2021 by the Honorable Filhu M. Berle at the superior court of the state of California, spring street courthouse pept, (6) 312North spring Los Angeles California 90012 Approveds (I) (IT) Requestle stanité claim Form (IT motion For Afforney Fecs 01-25202) Contrading The claim Administrator cla Jun. legg/ Administration. POBOX 9/31 7 Scattle W/A 98/11-1.855-958 0630 infold, Snap Securities Triligation . com. A Wish to Submitting claimform for Atbong fees in the amount of 5/54 (87:500 and in the amount of \$ 32.812 500 Title VII Judgment Rule 54 Judgment - costs A. Definition A master's report, (B) on multiple Claim or multiple parties CoDemand For Reliefs to be grants PRE Approvals of Ruks 4 A- C- & costs Attorneys Fee in the sum of \$/54 687 300 and \$ 32812 500 A deposits 2138520 <27 Atterneysfees (B) (1) P. Rule or other grounds entitling to movent to the Awards Grants cash in the sem of \$ 154 687 500 in the cat amount sum of \$ 32, 812, 500 to be a divect deposited in Credit unions membershyp no SSN 436 804731 A ccount sno 2138320 GEORGE WYATT JR. or paring A Business Account checks and checks saving Account Cuedit Card account pin 03-05-50 number or 3-5-50 pin no. pagel

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Seattle Ph. 9811 1-855 9380630

A claim Form postmark of mailed January 24 2621

M-HAN R Reply TO NO PRO-SE-lifigation Counselor R. R. Christen Academy School ministry George Wydth, Bartexas I D. NO-232660 46 At 103 ROCK Breek DR Cedar Hills TX 7510 4 Rickey & WYATT George Wydth, Bartexas I D. Supreme Count of 4 54. Attorney At Lot LAWS Family Law specialist Counselor G WYATT JR S

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JND legal Administration P. D. Box 91314 Seattle, WA 98111

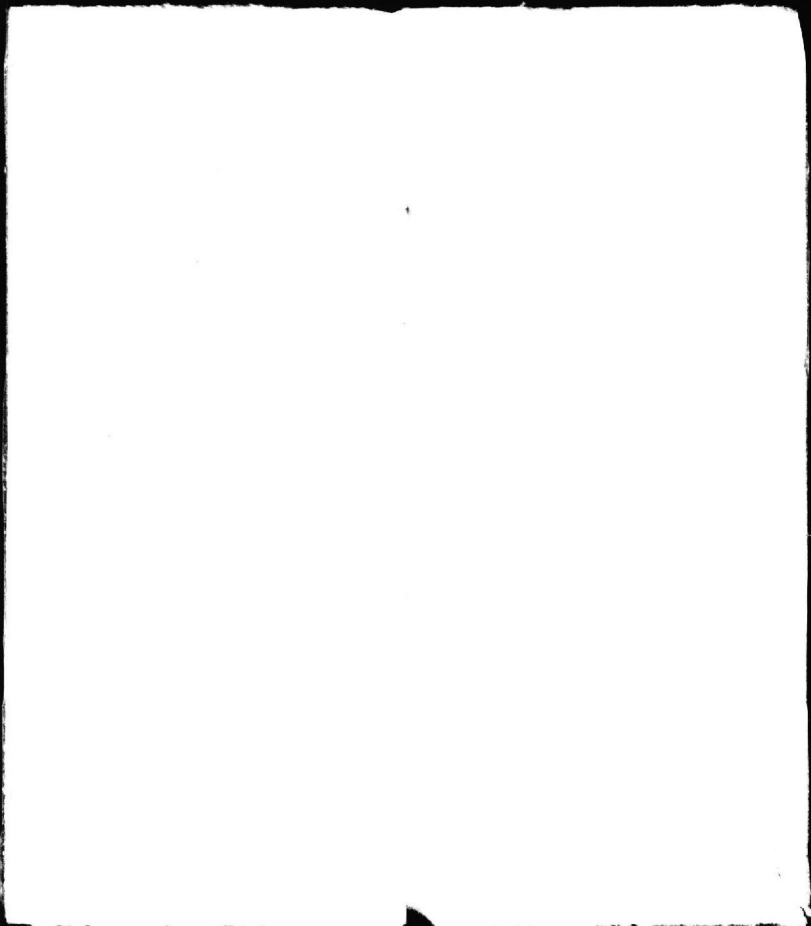
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Snap Securities Litigation c/o JND Legal Administration P.O. Box 91314 Seattle, WA 98111

Phone: 1-855-958-0630 Email: <u>info@SnapSecuritiesLitigation.com</u> Settlement Website: www.SnapSecuritiesLitigation.com

G Wyatt Jr.

Mailing Date: January 26, 2021

, TX

Response Due Date: February 8, 2021

RE: 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., Los Angeles Cty. or "State Court").

Dear Mr. Wyatt Jr,

We are in receipt of your letter regarding the above referenced actions. After reviewing the letter, your inquiry and/or request is unclear to us. To further understand your letter, and be able to assist you, we are requesting further clarification and/or information from you.

Please respond to this letter explaining the intent of your letter and/or if you have a specific request you would like to make. Your response must be submitted no later than February 8, 2021.

If you have any questions, you may call me at my direct number, (516) 962-2007 and/or email me at <u>Jenn.Ventriglia@jndla.com</u>.

Regards, JND Legal Administration

### FEB 0 8 2021

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1	PROOF OF SERVICE
2	I, Katie Woods, declare:
3	I am employed in San Diego County, State of California. I am over the age of 18 years and not
4	a party to the within action. My business address is Robbins Geller Rudman & Dowd LLP, 655 West
5	Broadway, Suite 1900, San Diego, CA 92101.
6	On this date, I served:
7 8 9	• PLAINTIFFS' REPLY IN FURTHER SUPPORT OF MOTION FOR: (1) FINAL APPROVAL OF CLASS ACTION SETTLEMENT AND APPROVAL OF PLAN OF ALLOCATION; AND (2) AN AWARD OF ATTORNEYS' FEES AND EXPENSES AND AWARD TO PLAINTIFFS PURSUANT TO 15 U.S.C. §77z- 1(a)(4)
10 11 12	<ul> <li>SUPPLEMENTAL DECLARATION OF LUIGGY SEGURA REGARDING (A) DISSEMINATION OF POSTCARD NOTICE, NOTICE AND CLAIM FORM;</li> <li>(B) UPDATE OF CALL CENTER SERVICES AND SETTLEMENT WEBSITE; AND (C) REPORT ON REQUESTS FOR EXCLUSION RECEIVED TO DATE</li> </ul>
13 14	[X] By electronic transmission via Case Anywhere LLC to all parties on the electronic service list maintained for this case:
<ol> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> </ol>	Matthew W. Close O'Melvenv & Mvers LLP 400 South Hope Street, 18th Floor Los Angeles, CA 90071 Jonathan Rosenberg Nate Asher O'Melvenv & Mvers LLP Time Square Tower 7 Times Square New York NY 10026
21 22	New York, NY 10036 Boris Feldman
22	Drew Liming Ignacio Salceda
23 24	Wilson Sonsini Goodrich & Rosati 650 Page Mill Road
24 25	Palo Alto, CA 94304 Telephone: 650/320-4901
23 26	650/565-5100 (fax)
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	PROOF OF SERVICE JCCP 4960
	4836-3052-4892.v1

1	Whitney E. Street Block & Leviton LLP
2	610 16th Street, Suite 214
3	Oakland, CA 94612
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8	Francis A. Bottini, Jr. Albert Y. Chang
9	Bottini & Bottini. Inc.
10	7817 Ivanhoe Ave., Suite 102 La Jolla, CA 9203 7
11	I am readily familiar with Robbin Geller Rudman & Dowd LLP's practice for collection and
12	processing of documents for delivery according to instructions indicated above. In the ordinary course
13	of business, documents would be handled accordingly.
14	I declare under penalty of perjury under the laws of the United States of America that the
15	foregoing is true and correct. Executed this 11th day of February, 2021, at San Diego, California.
16	1/1) and
17	K. W 000
18	KATIE WOODS
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