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Attorneys for Plaintiffs

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

SIDDHARTH MEHTA, KEVIN QIAN, and
MICHAEL FURTADO, individually and on
behalf of other similarly situated individuals,

Plaintiffs,

vs.

ROBINHOOD FINANCIAL LLC;
ROBINHOOD SECURITIES, LLC; and DOES
1-10

Defendants.

Case No.: 21-CV-01013-SVK

DECLARATION OF MICHAEL FURTADO

Date: May 16, 2023
Time: 10:00 a.m.
Courtroom: 6, 4th Floor
Judge: Hon. Susan van Keulen

DECLARATION OF MICHAEL FURTADO

1 I, Michael Furtado, hereby declare as follows:

2 1. I am a named plaintiff in this case.

3 2. I have become involved in this case in February 2021.

4 3. My estimate for the total amount of time I have spent doing things related to this case
5 is approximately 20 hours. This included collecting documents, talking to and writing emails with
6 my attorneys, and following the case in the news.

7 4. I have collected approximately 100 pages of documents. These documents included
8 bank statements, tax records, correspondence with Robinhood customer service, a complaint I sent
9 to the Better Business Bureau, and my own calculations of the money I lost. Collecting these
10 documents took me approximately 6 hours.

11 5. I have had phone calls and exchanged emails with my attorneys on a regular basis,
12 including approximately 12 phone calls and approximately 40 emails. These were about the status
13 of the case, discovery, and settlement. I estimate that the time I spent corresponding with my
14 attorneys on phone calls and by email is approximately 9 hours.

15 6. I have also followed this case in the news and on online forums where it was discussed
16 so I could stay informed about the case's progress. I estimate I spent approximately 5 hours
17 following news regarding this case.

18 7. Many of the documents and information I shared in this case included sensitive
19 personal information, such as information about my personal finances and the login information I
20 used for my financial accounts.

21 8. I was also required to keep devices that I used to access my Robinhood account and
22 the Internet that could be used as evidence in the case, including my old cell phone, computer, and
23 router. I was told these devices may be subject to an inspection, although the case settled before
24 the inspection ever took place.

25 9. This case was mentioned on several high-profile news sites, including CNET,
26 Bloomberg, and Barron's, and my name and association with this case were publicized in those
27 articles. It was also discussed on local television news programs, which were then available online.
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DECLARATION OF MICHAEL FURTADO

1 Because the case was so public and because it was about the hack of one of my financial accounts,
2 I was always concerned that it might affect my personal or professional reputation.

3
4 I declare under the penalty of perjury under the laws of the United States that the foregoing
5 is true and correct. I executed this document in Location: Newman, California.

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7 Dated this 3/13/2023.

8 DocuSigned by:

Michael Furtado

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Michael Furtado

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DECLARATION OF MICHAEL FURTADO