## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

CASE NO. 21-2989-MDL-ALTONAGA/Torres

In re:

JANUARY 2021 SHORT SQUEEZE TRADING LITIGATION

This Document Relates to All Actions

## **ORDER**

In the April 19, 2021 Case Management Order [ECF No. 209], the Court invited attorneys involved in the non-federal securities actions to submit applications to be selected as Plaintiffs' lead counsel by April 26, 2021. (*See id.* 2). The Court has received applications for thirteen (13) individuals. (*See* [ECF Nos. 243-1–243-10]). On May 17, 2021, the Court heard from the respective candidates. (*See* [ECF No. 306]). After carefully considering the applicants' written submissions and oral presentations, as well as the guidance provided by the Manual for Complex Litigation, and Federal Rule of Civil Procedure 23(g), the Court issues the following Order (1) establishing Plaintiffs' claim and leadership structure; (2) appointing counsel to designated leadership roles in this multidistrict litigation ("MDL"); and (3) assigning Plaintiffs' leadership duties.

Claim structure – four tranches. The Court finds this litigation will proceed most efficiently with four groups, or "tranches," of claims. The Court designates the following tranches: (1) antitrust claims against Defendants (the "Antitrust Tranche"); (2) state-law claims against the Robinhood entities and other Robinhood-related Defendants (the "Robinhood Tranche"); (3) state-law claims against the other broker-dealer Defendants and other related Defendants (the "Other

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Broker Tranche"); and (4) federal security law claims. This Order does not address the federal

security law claims.

Leadership structure - Lead Counsel, Liaison Counsel, and Steering Committee.

Lead Counsel. The Court appoints four Lead Counsel: two for the Antitrust Tranche; one

for the Robinhood Tranche; and one for the Other Broker Tranche. Lead Counsel have the duties

outlined in the Manual for Complex Litigation section 10.221, which include formulating (in

consultation with other counsel and the Steering Committee) and presenting positions on

substantive and procedural issues during the litigation.

<u>Liaison Counsel</u>. The Court appoints one Plaintiffs' Liaison Counsel. Liaison Counsel is

charged with responsibility for administrative matters, including facilitating communications with

the Court and counsel in the MDL. Liaison Counsel will assist all counsel in complying with the

rules and procedures of the Court.

Steering Committee. To further promote efficient management of the MDL and pursuant

to the guidance set forth in the Manual for Complex Litigation sections 10.221, 40.22, the Court

establishes a five-member Steering Committee for the Antitrust Tranche, Robinhood Tranche, and

Other Broker Tranche. The Steering Committee has the duties outlined in the Manual for Complex

Litigation section 10.221. The Steering Committee shall ensure that all tranche members' interests

and positions are represented in decision making. It will be chaired by a Steering Committee

Chair.

Appointments.

<u>Lead Counsel</u>. The Court appoints the following attorneys as Plaintiffs' Lead Counsel:

Antitrust Tranche: Joseph R. Saveri

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Joseph Saveri Law Firm, LLP

601 California Street, Suite 1000

San Francisco, California 94108

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Frank R. Schirripa

Hach Rose Schirripa & Cheverie LLP 112 Madison Avenue, 10th Floor New York, New York 10016

Robinhood Tranche: Natalia M. Salas

The Ferraro Law Firm, P.A. 600 Brickell Avenue, Suite 3800

Miami, Florida 33131

Other Broker Tranche: Peter Safirstein

Safirstein Metcalf LLP

1345 Avenue of the Americas, 2nd Floor

New York, New York 10105

<u>Liaison Counsel</u>. The following attorney serves as Plaintiffs' Liaison Counsel:

Rachel Furst

Grossman Roth Yaffa Cohen P.A. 2525 Ponce de Leon Blvd., Suite 1150

Coral Gables, Florida 33134.

<u>Steering Committee.</u> The Court appoints the following attorneys to the Steering

## Committee:

Committee Chair: Roy T. Willey, IV

Anastopoulo Law Firm, LLC

32 Ann Street

Charleston, South Carolina 29403

Committee Members: Gabriel A. Assaad

McDonald Worley, PC 1770 St. James St., Suite 100 Houston, Texas 77056

Jeffrey A. Klafter Klafter Lesser LLP

2 International Drive, Suite 350 Rye Brook, New York 10573

Dennis S. Ellis

Browne George Ross O'Brien Annaguey & Ellis LLP

2121 Avenue of the Stars, Suite 2800

Los Angeles, California 90067

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Maurice D. Pessah Pessah Law Group, PC 661 N Harper Avenue, Suite 208 West Hollywood, California 90048

Personal nature of appointments. All appointments of specific lawyers by this Order are personal in nature and may not be changed without Court order. Each appointee must assume personal responsibility for the performance of his or her responsibilities. No other attorneys, including members of an appointee's law firm, may substitute for the appointee in the fulfillment of his or her exclusive duties. The Court reserves the discretion to replace appointees, on their own requests, on request of Plaintiffs' Steering Committee, or on its own motion, if and as circumstances warrant. Notwithstanding the personal nature of appointments, appointee attorneys may utilize the services of a member or associate lawyer of their law firms or law partnerships (or appropriate clerical personnel) to assist them in fulfilling their obligations under this Order when doing so results in representational efficiencies and/or expense savings.

*Leadership authority*. The specific duties to be undertaken by Lead Counsel, the Steering Committee members, and Liaison Counsel are as follows:

<u>Lead Counsel</u>. Lead Counsel will be responsible for coordinating pretrial proceedings. Lead Counsel will have the following responsibilities:

- 1. perform all responsibilities designated by the Court;
- 2. determine (after consultation with members of Plaintiffs' Steering Committee and other counsel of record as may be appropriate) and present (in briefs, oral argument, or such other fashion as may be appropriate, personally or by a designee) to the Court and opposing parties the position of Plaintiffs on all matters arising during pretrial proceedings;

- 3. consistent with the requirements of Federal Rules of Civil Procedure 26(b)(1), 26(2), and 26(g), coordinate the initiation and conduct of discovery on behalf of Plaintiffs, including the preparation of joint interrogatories and requests for production of documents, and the examination of witnesses in depositions;
- 4. coordinate settlement discussions or other dispute resolution efforts on behalf of Plaintiffs, but not enter binding agreements except to the extent expressly authorized;
- 5. delegate specific tasks to other counsel of record in a manner that ensures pretrial preparation is conducted effectively, efficiently, and economically; scheduling deadlines are met; and unnecessary expenditures of time and expense are avoided;
- 6. encourage full cooperation and efficiency among all Plaintiffs' counsel;
- 7. convene meetings of the Steering Committee as necessary for the purpose of proposing joint action and discussing and resolving matters of common concern;
- 8. enter stipulations with opposing counsel necessary for the conduct of the litigation;
- 9. prepare and distribute periodic status reports to the parties;
- 10. maintain adequate time and disbursement records covering the service of designated counsel and establish guidelines as to the keeping of time records and expenses;
- 11. brief and argue motions for Plaintiffs and file opposing briefs and argue motions and proceedings initiated by other parties (except as to matters specifically directed to individual Plaintiffs) or designate the appropriate counsel to carry out these tasks; and
- 12. perform such other duties as may be incidental to the proper coordination of Plaintiffs' pretrial activities.

*Liaison Counsel*. Liaison Counsel shall have the following responsibilities:

1. perform all responsibilities as designated by the Court;

- 2. act as the primary contact between the Court and Plaintiffs' counsel;
- 3. maintain an up-to-date, comprehensive service list of Plaintiffs and promptly advise the Court and Defendants of changes to Plaintiffs' service list;
- receive and distribute to Plaintiffs' counsel, as appropriate, discovery, pleadings, correspondence, and other documents from Defendants that are not electronically filed with the Court;
- 5. establish and maintain a document depository;
- 6. assist Lead Counsel and the Steering Committee in resolving scheduling conflicts among the parties and coordinating activities, discovery, meetings, and hearings;
- 7. maintain a copy of this Order and serve the same on the parties and/or their attorneys in any actions later instituted in, removed to, or transferred to, this MDL; and
- 8. perform such other functions necessary to effectuate these responsibilities or as may be expressly authorized by further orders of the Court.

<u>Steering Committee</u>. The members of Plaintiffs' Steering Committee shall from time to time consult with Plaintiffs' Lead and Liaison Counsel on formulating overall case strategy, on developing a litigation plan, in coordinating Plaintiffs' pretrial activities, in fulfilling the obligations set forth in this Order, and otherwise in planning for trial. The Steering Committee Chair will monitor the work performed by the Steering Committee and will report to Plaintiffs' Lead Counsel. The Court may amend or expand the Steering Committee upon request from the Steering Committee, Plaintiffs' Lead Counsel or on the Court's own motion, if and as circumstances warrant.

Communications with the Court. All communications with the Court must be through Lead Counsel or Liaison Counsel. If circumstances require direct communication with the Court

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by other counsel of record, copies of any such communications must simultaneously be served on

all Lead Counsel and Liaison Counsel.

*Conclusion*. To better manage the orderly progress of the case, it is **ORDERED** that Lead

Counsel and the Plaintiffs' Steering Committee, in conjunction with counsel for Defendants in the

non-federal securities actions, shall confer and file a joint status report proposing procedural and/or

other next steps the Court should take to ensure the just and efficient disposition of the non-federal

securities cases in this MDL. The status report shall be filed by June 2, 2021 and shall indicate

whether a scheduling conference is requested.

**DONE AND ORDERED** in Miami, Florida, this 18th day of May, 2021.

CECILIA M. ALTONAGA

UNITED STATES DISTRICT JUDGE

cc: counsel of record; pro se Plaintiffs