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[Additional Counsel on signature page.]

**UNITED STATES DISTRICT COURT
FOR THE CENTRAL DISTRICT OF CALIFORNIA
WESTERN DIVISION**

CHARLES LARRY CREWS, JR.,
Individually and on Behalf of All Others
Similarly Situated,

Plaintiffs,

v.

RIVIAN AUTOMOTIVE, INC., ROBERT
J. SCARINGE, CLAIRE MCDONOUGH,
JEFFREY R. BAKER, KAREN BOONE,
SANFORD SCHWARTZ, ROSE
MARCARIO, PETER KRAWIEC, JAY
FLATLEY, PAMELA THOMAS-
GRAHAM, MORGAN STANLEY & CO.
LLC, GOLDMAN SACHS & CO., LLC,
J.P. MORGAN SECURITIES LLC,
BARCLAYS CAPITAL INC., DEUTSCHE
BANK SECURITIES INC., ALLEN &
COMPANY LLC, BoFA SECURITIES,
INC., MIZUHO SECURITIES USA LLC,
WELLS FARGO SECURITIES, LLC,
NOMURA SECURITIES
INTERNATIONAL, INC., PIPER
SANDLER & CO., RBC CAPITAL
MARKETS, LLC, ROBERT W. BAIRD &
CO. INC., WEDBUSH SECURITIES INC.,
ACADEMY SECURITIES, INC.,
BLAYLOCK VAN, LLC, CABRERA
CAPITAL MARKETS LLC, C.L. KING &

Case No. 2:22-cv-01524-JLS-E

CLASS ACTION

**AMENDED CONSOLIDATED
COMPLAINT FOR VIOLATIONS OF
THE FEDERAL SECURITIES LAWS**

DEMAND FOR JURY TRIAL

Judge: Hon. R. Josephine L. Staton

1 ASSOCIATES, INC., LOOP CAPITAL
2 MARKETS LLC, SAMUEL A. RAMIREZ
3 & CO., INC., SIEBERT WILLIAMS
SHANK & CO., LLC, and TIGRESS
FINANCIAL PARTNERS LLC,

4 Defendants.

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1 Lead Plaintiff Sjunde AP-Fonden (“AP7”) and additional plaintiff James Stephen
2 Muhl (“Muhl,” and together with AP7, “Plaintiffs”), by and through Plaintiffs’ counsel,
3 bring this action individually and on behalf of all other persons and entities who purchased
4 or otherwise acquired Class A common stock of Rivian Automotive, Inc. (“Rivian” or the
5 “Company”) between November 10, 2021, and March 10, 2022, both dates inclusive (the
6 “Class Period”), and who were damaged thereby.

7 Plaintiffs allege the following based upon personal knowledge as to Plaintiffs and
8 Plaintiffs’ own acts, and upon information and belief as to all other matters, including the
9 investigation of Plaintiffs’ counsel, which included, among other things, interviews with
10 former Rivian employees, a review of Rivian’s United States Securities and Exchange
11 Commission (“SEC”) filings, wire and press releases published by Rivian, analyst reports
12 and advisories about the Company, media reports concerning the Company, judicial filings,
13 and other publicly available information. Plaintiffs believe that substantial additional
14 evidentiary support will exist for the allegations set forth herein after a reasonable
15 opportunity for discovery.

16 **I. INTRODUCTION**

17 1. Rivian, a new and highly-watched entrant in the booming electric vehicle
18 (“EV”) industry, completed its eagerly-awaited initial public offering (“IPO”) on
19 November 10, 2021. Through this IPO, which was underwritten by the largest and most
20 prominent investment banks, Rivian raised \$13.7 billion from investors—the seventh
21 largest IPO in U.S. history. A key premise of Rivian’s IPO valuation was its promise of
22 feature-packed EVs at retail prices that were highly competitive with the existing and
23 established competition, including Tesla. In the months leading up to the IPO, however,
24 Rivian’s management internally recognized that this premise was flawed, that the Company
25 had vastly underestimated the cost of the parts needed to build its vehicles (which alone
26 exceeded the retail prices of those vehicles), and that a material price increase and/or a
27 significant reduction in features was necessary to ensure Rivian’s viability as a business.
28 They also knew that satisfying Rivian’s pipeline of pre-orders at the prices promised to

1 customers would cause significant financial harm to the fledgling company. Because
2 Rivian’s IPO valuation rested on demand for its vehicles, and because demand for its
3 vehicles was based on the Company’s ability to offer world-class features at a reasonable
4 price, Rivian executives resolved to wait until *after* the IPO to raise prices and reduce the
5 standard features for the Company’s vehicles to conform with the actual cost realities
6 known about internally. Yet the Registration Statement (defined herein) failed to disclose
7 these material facts and risks to investors despite being required to do so.

8 2. Prior to and throughout the Class Period, Rivian promised prospective
9 customers one of two “category defining” “flagship” EVs—an all-electric pickup truck
10 dubbed the R1T, and a full-size sport utility vehicle (“SUV”) dubbed the R1S (R1T and
11 R1S collectively, the “R1 Platform” or “R1”). Both the R1T and R1S included quad-motors
12 (i.e., one motor for each of the vehicles’ four wheels), an impressive battery that delivered
13 roughly 300 miles of range, and luxurious but functional interior and exterior finishes.

14 3. After the Company publicly debuted the R1T and R1S at the Los Angeles Auto
15 Show (the “LA Auto Show”) in 2018, it set the R1T and R1S retail prices at \$69,000 and
16 \$72,500, respectively, and accepted preorders immediately in exchange for a refundable
17 \$1,000 deposit. Then in 2020, on the heels of EV industry titan Tesla’s announcement of
18 its own future all-electric pickup truck, Rivian reduced the base prices for the R1T and R1S
19 by a few thousand dollars, to \$67,500 and \$70,000, respectively. Notably, the R1’s price
20 reduction did not come with a corresponding reduction in the vehicles’ touted features.

21 4. The R1 Platform and its attractive price points drove significant consumer
22 demand for Rivian’s vehicles, generating more than 55,000 R1 Platform pre-orders leading
23 into the IPO. However, by the time of the November 2021 IPO, it had become clear within
24 the Company that the publicly announced R1 Platform pricing could not support Rivian’s
25 business model, as the cost of the R1 Platform’s bill of materials—i.e., the roughly 3,000
26 parts required to build each R1—significantly exceeded Rivian’s publicly-disclosed retail
27 prices. More specifically, by no later than 2019, Rivian learned that its original retail prices
28

1 for the R1S and R1T had been predicated on erroneous (and materially understated) cost
2 estimates developed in 2018.

3 5. By no later than September 2021, as Rivian began building its vehicles, it knew
4 that the actual cost of bill of materials for R1 was at least \$110,000—far more than the retail
5 prices of those cars. This meant that the revenues Rivian generated from each of the 55,000
6 R1S and R1T pre-order sales would not even cover the cost of the materials used to build
7 those vehicles, let alone Rivian’s significant investments in vehicle technology,
8 manufacturing capacity, and charging infrastructure. Confronted with this reality, senior
9 executives internally conceded that Rivian had to raise R1S and R1T prices, but they
10 consciously chose to wait until after the IPO to do so. Highly-placed former employees
11 confirm these core facts, all of which were concealed from investors.

12 6. Despite knowing that Rivian’s price structure for R1 Platform was predicated
13 on stale and understated cost estimates, and that a material increase in pricing was necessary
14 for Rivian to ever become profitable, the IPO Registration Statement and Prospectus—the
15 documents that investors were told to exclusively rely upon in making their decision to
16 invest in Rivian—failed to disclose these material facts to investors. Instead, the
17 Registration Statement misleadingly warned investors that Rivian *could* suffer financial
18 harm *if* its material costs increased and *if* it had to increase R1 retail prices. It also
19 misleadingly informed investors that Rivian’s profitability hinged upon its ability to
20 increase production volumes, asserting that it expected to generate “a negative gross profit
21 per vehicle for the near term *as our fixed costs from investments in vehicle technology,*
22 *manufacturing capacity, and charging infrastructure are spread across a smaller product*
23 *base until we launch additional vehicles and ramp production.*” Rivian also stated that,
24 over the long term, it expected to “*generate positive gross profit as production utilization*
25 *increases and we leverage our investments.*”

26 7. These statements were materially false and misleading and omitted the key
27 fact that absent a material increase in R1 retail prices and/or a significant reduction in
28 material costs, no amount of scaling would make Rivian profitable. In truth, because the

1 cost of the R1S and R1T parts alone exceeded their retail prices, Rivian would continue
2 losing money on *every* vehicle sold *regardless* of production volumes. It could not generate
3 positive gross profits on R1S and R1T sales unless and until it materially raised the vehicles'
4 retail prices or significantly reduced their material costs.

5 8. During Rivian's IPO roadshow, Rivian's senior executives, including Robert
6 J. Scaringe ("Scaringe"), Rivian's Chief Executive Officer ("CEO"), made presentations to
7 investors featuring the specifications for the R1T and R1S, the vehicles' pricing, and their
8 pre-IPO demand. Investors were also treated to a 30-minute video and IPO slide deck
9 containing similar content.

10 9. Rivian's IPO was a tremendous success. Although initially planning to sell
11 135 million shares at prices between \$57 and \$62 per share, Rivian upsized the offering to
12 153 million shares at \$78 per share, implying a valuation of \$66.5 billion. On the first day
13 of trading, November 10, 2021, demand for Rivian's shares drove up its trading price to
14 over \$100.

15 10. Just a few weeks after the IPO, on December 16, 2021, during Rivian's first
16 ever earnings call, the Company continued to mislead the market concerning the need for
17 and timing of a price hike. In her prepared remarks, Claire McDonough ("McDonough"),
18 Rivian's Chief Financial Officer ("CFO"), asserted that because of "the inflationary
19 backdrop, we also continue to evaluat[e] the pricing for our vehicle[s]." Analysts
20 immediately pressed Scaringe on McDonough's reference to a pricing review, to which
21 Scaringe responded:

22 Now with regards to pricing, it's certainly the backdrop of inflation that
23 we're seeing and the very strong demand for products . . . has caused us to
24 look at our pricing and really I'd say recognizing the set of product features
25 that we've been able to put together into the vehicles . . . So in terms of the
26 competitive step, we recognized they're very aggressively priced. That is
27 something that we certainly considered and talk about quite a bit as a
28 management team.

1 11. These statements had the intended effect of misdirecting the market about the
2 need for a price increase and the introduction of less-expensive features for the R1 Platform.
3 Rather than disclosing the truth—that a price increase was necessary because Rivian’s
4 current pricing was generating a large loss per vehicle on the components alone (without
5 regard to the massive overhead costs that could be mitigated by ramped production),
6 Defendants’ statements led the market to believe that it was demand for Rivian’s vehicles
7 that was prompting their pricing evaluation. As an analyst from Deutsche Bank reported
8 after the call: “The momentum acceleration in vehicle reservations, now at 71k units up
9 from 55k just 6 weeks ago, is very encouraging and is prompting management to consider
10 price increases.” In other words, Rivian conveyed to the market that the Company was
11 considering retail price increases in order to increase its profits from the sale of each vehicle,
12 when in truth Rivian executives determined *before* the IPO that the Company needed to
13 raise prices to mitigate the losses that Rivian was suffering, and would continue to suffer,
14 on each vehicle sold.

15 12. In January 2022, GM unveiled the EV version of its most popular pickup truck,
16 the Chevy Silverado, while Ford had previously publicly debuted its EV pickup truck, the
17 Ford F-150 Lightning, in early 2021. Rivian’s pricing relative to these vehicles was a critical
18 competitive advantage in the eyes of market observers. Over the next two months, major
19 analysts, including analysts associated with the investment banks that had underwritten
20 Rivian’s IPO, maintained their ratings for the Company’s stock.

21 13. Then, on March 1, 2022, after months of silence since its December 16
22 earnings call, Rivian dropped a truth bomb on its investors and R1 pre-order customers.
23 Specifically, in an email to pre-order customers and through revised pricing available on its
24 website, the Company revealed that its current retail pricing was unsustainable when it
25 announced eye-popping *minimum* price hikes of roughly *17%* and *20%* to virtually all R1T
26 and R1S vehicles. Shockingly, Rivian announced that the price increases would also apply
27 to the more than 70,000 confirmed R1 pre-orders as of that date, unless those customers,
28 who previously thought they were getting a quad-motor and at least a “Large” battery pack,

1 agreed to accept a vehicle with half as many motors and a smaller battery. According to
2 Rivian, these price increases were necessary to address increases “on the cost of supplier
3 components and raw materials”—cost increases that Rivian executives were aware of *prior*
4 *to the IPO*.

5 14. As reported by numerous media outlets and industry analysts, many R1T and
6 R1S pre-order customers were enraged by what they perceived as a “bait and switch” by
7 Rivian. Indeed, pre-order customers expressed their outrage in online. For example, one
8 such customer posted the following on the popular website RivianOwnersForum.com:

9 My quoted price previously was \$78,820 for an R1S after going through
10 the configurator to get the same vehicle it’s \$92k. *A 17k increase is not*
11 *inflation – it means it wasn’t priced appropriately to begin with*. Add-in the
12 new ‘option’ for a dual motor which is position [sic] as a great new option but
13 in reality it just means they are now charging you more for the quad motor
14 which was previously the only option. *This feels like a gigantic bait and*
15 *switch*.¹

16 15. In response to news of the Company’s substantial price increases on all
17 vehicles, including pre-orders, Rivian’s stock price fell \$14, or more than 20%, from a close
18 of \$67.56 per share on February 28, 2022, to close at \$53.56 per share on March 2, 2022.

19 16. On March 3, 2022, after facing intense public pressure from customers,
20 Scaringe reversed the Company’s decision to extend its price hikes to customers who
21 reserved their vehicles before March 1, 2022 (which was somewhere between
22 approximately 71,000 and 83,000 orders). The reversal was communicated in an email to
23 customers and published in a Business Wire article. Given Rivian’s prior concession that
24 these vehicles were underwater on their costs, analysts seized on the financial impact that
25 this disclosure would have on Rivian going forward. For example, a March 3, 2022 report
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27
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¹ All emphasis is added and all original emphasis is omitted unless otherwise noted.

1 from analyst RBC stated: “*The roll-back on pricing is costing it ~\$850mm in revenue*
2 (assuming no cancelations)”

3 17. On March 3, 2022, The Wall Street Journal stated that Rivian’s share price had
4 declined the previous day as a result of the Company’s price-increase disclosure, and that
5 “[s]hares fell further Thursday, down nearly 5% to \$50.91.” Reuters similarly wrote on
6 March 3 that “Rivian stock, which plunged over 13% on Wednesday, extended losses on
7 Thursday, down 4%.”

8 18. Over the next week—from the close of trading on March 2 through the close
9 of trading on March 10—the price of Rivian’s Class A common stock fell from \$53.56 to
10 \$41.16. During this period, analysts digested the potential financial impact of Rivian’s
11 pricing disclosures, and the market braced itself for the additional news slated to be released
12 on March 10 when Rivian disclosed its earnings. One analyst wrote on March 9: “We
13 believe RIVN required a \$12-\$14k price increase in order to achieve their prior financial
14 targets. Without the price increases, we think Consensus (for 2022-2023) will need to be
15 lowered by at least \$0.8-\$1.4 bn (~70k-100k reservation holders x \$12-\$14k implied cost
16 headwind).”

17 19. After the market closed on March 10, 2022, the market finally learned the
18 extent to which Rivian’s long-term financial prospects had been impacted by its previously
19 undisclosed need to reprice its vehicles, including existing orders. The Company disclosed
20 that its projected adjusted EBITDA for FY2022 was a disappointing (\$4,750 million), and
21 it revealed that Rivian would face negative gross margins throughout 2022 “[a]s [it]
22 continue[s] to ramp-up [its] manufacturing facility, manage supply chain challenges, face
23 continued inflationary pressures, *and minimize price increases to customers in the near*
24 *term.*”

25 20. Reporting on this revised EBITDA guidance, J.P. Morgan noted that Rivian’s
26 pricing disclosures would result in bigger losses over the near term and lower demand for
27 Rivian vehicles over the long term. In particular, J.P. Morgan stated:
28

1 The company reversed course for those who had placed deposits prior to
2 March 1, which we estimate implies similarly lower gross profit margin for
3 the first nearly 83,000 units delivered (which we now expect to occur during
4 1Q24). For future reservations, however, the material price hikes will still
5 apply, and while this should offset currently foreseeable inflationary cost
6 pressures (meaning dilution to gross profit margin but not dollars), it does
7 imply also some demand destruction.

8 21. Meanwhile, Deutsche Bank noted “Rivian’s soft 4Q results and weak 2022
9 outlook reflect largely predictable delays ramping up vehicle production amid challenges
10 from its supply chain, but also steep cost pressures from input costs in the current
11 inflationary environment, which it cannot offset with pricing following the backlash around
12 its proposed price increase.”

13 22. The market reaction to this revised scenario was swift and severe. On
14 March 11, 2022, Rivian’s stock price fell from March 10 almost 8%, from \$41.16 to \$38.05,
15 and continued to fall further the next trading day on high volume, closing on March 14 at
16 \$35.83, or less than half of its \$78 per share IPO price. In all, over the two-week period
17 between February 28 and March 14, Rivian’s share price declined by *nearly \$32 per share*.

18 23. This action seeks to recover these losses suffered by Rivian investors, which
19 were a foreseeable consequence of Defendants’ false statements and omissions alleged
20 herein.

21 **II. JURISDICTION AND VENUE FOR PLAINTIFFS’ EXCHANGE ACT**

22 **CLAIMS**

23 24. Plaintiffs’ claims arise under Sections 10(b) and 20(a) of the Exchange Act,
24 15 U.S.C. §§ 78j(b) and 78t(a), and the rules and regulations promulgated thereunder,
25 including SEC Rule 10b-5, 17 C.F.R. § 240.10b-5.

26 25. This Court has jurisdiction over the subject matter of this action under
27 28 U.S.C. § 1331 and Section 27 of the Exchange Act, 15 U.S.C. § 78aa.

1 26. Venue is proper in this District under Section 27 of the Exchange Act,
2 15 U.S.C. § 78aa, and 28 U.S.C. § 1391(b), because Rivian is headquartered in this District,
3 Rivian conducts business in this District, and many of the acts and conduct that constitute
4 the violations of law complained of herein, including the dissemination to the public of
5 materially false and misleading information, occurred in this District.

6 27. In connection with the acts, conduct, and other wrongs alleged herein,
7 Defendants, directly or indirectly, used the means and instrumentalities of interstate
8 commerce, including the United States mails, interstate telephone communications, and the
9 facilities of the national securities markets.

10 **III. PARTIES**

11 **A. Plaintiffs**

12 28. Lead Plaintiff AP7 is a Swedish public pension fund, established under law as
13 a Swedish governmental agency, with over \$90 billion in assets under management. As set
14 forth in the certification attached as Exhibit A, incorporated by reference herein, AP7
15 purchased or otherwise acquired Rivian Class A common stock at artificially inflated prices
16 during the Class Period, including Class A common stock traceable to the Registration
17 Statement (defined ¶ 95), and has been damaged thereby.

18 29. Additional plaintiff James Stephen Muhl is an individual investor who, as set
19 forth in the certification attached as Exhibit B, incorporated by reference herein, purchased
20 or otherwise acquired Rivian Class A common stock at artificially inflated prices during the
21 Class Period from Morgan Stanley (defined ¶ 236), as indicated in the attached Exhibit C,
22 including Class A common stock pursuant and/or traceable to the Registration Statement,
23 and has been damaged thereby.

24 **B. Defendants**

25 **1. Corporate Defendant Rivian**

26 30. Defendant Rivian is a Delaware corporation with principal executive offices
27 at 14600 Myford Road, Irvine, California. Rivian designs, develops, and manufactures EVs
28 and accessories and sells them directly to consumer and commercial customers. Rivian also

1 offers its customers a full suite of proprietary services addressing the entire lifecycle of the
2 Company's EVs, including, among other things, financing, insurance, software, vehicle
3 charging, and vehicle service. Rivian went public through an IPO on November 10, 2021.
4 Since that date, Rivian's Class A common stock has traded on the Nasdaq under the ticker
5 "RIVN." Each share of Class A common stock is entitled to one vote. Rivian also has
6 unlisted Class B common stock, which is entitled to ten votes per share. Scaringe owns all
7 of Rivian's Class B common stock.

8 **2. Executive Defendants**

9 31. Defendant Scaringe is, and during the Class Period was, Rivian's founder and
10 CEO, and Chairman of the Company's Board of Directors. Scaringe signed Rivian's false
11 and misleading Registration Statement and its false and misleading Form 10-Q for the third
12 fiscal quarter of 2021 ("3Q21"). In addition, throughout the Class Period, Scaringe made
13 statements in the Company's conference call as alleged herein.

14 32. Defendant McDonough is, and during the Class Period was, Rivian's CFO.
15 McDonough signed Rivian's false and misleading Registration Statement and its false and
16 misleading Form 10-Q for 3Q21. In addition, throughout the Class Period, McDonough
17 made statements in the Company's conference call as alleged herein. As CFO, McDonough
18 reported directly to Scaringe.

19 33. Defendant Jeffrey R. Baker ("Baker") is, and during the Class Period was,
20 Rivian's Chief Accounting Officer. Baker signed the false and misleading Registration
21 Statement.

22 34. Scaringe, McDonough, and Baker are collectively referred to as the "Executive
23 Defendants."

24 35. The Executive Defendants, because of their positions within the Company,
25 possessed the power and authority to control the contents of Rivian's reports to the SEC,
26 press releases, and presentations to securities analysts, money and portfolio managers, and
27 institutional investors. Each Executive Defendant was provided with copies of the
28 Company's SEC filings alleged herein to be misleading prior to, or shortly after, their

1 issuance and had the ability and opportunity to prevent their issuance or cause them to be
2 corrected. Because of their positions and access to material non-public information
3 available to them, each of the Executive Defendants knew that the adverse facts specified
4 herein had not been disclosed to, and/or were being concealed from, the public, and that the
5 positive representations that were being made were then materially false and/or misleading.

6 36. Together with Rivian, the Executive Defendants are collectively referred to as
7 the “Exchange Act Defendants.”

8 **C. Relevant Non-Parties—Former Rivian Employees**

9 37. Laura Schwab is a former Rivian employee who sued Rivian for gender
10 discrimination, unlawful retaliation, wrongful termination, and unfair competition. In her
11 lawsuit against Rivian filed in California State Court in Orange County on November 4,
12 2021, and in a Statement of Claims to the American Arbitration Association,² Schwab has
13 alleged that, starting in the spring of 2021, she “started to raise the alarm about concerns
14 she had relating to Rivian’s ability to deliver on its promises to investors.” In particular,
15 Schwab alleged that Rivian’s vehicles were underpriced. She also alleged that she worked
16 with Rivian’s Finance Director, Dennis Lucey, to develop projections of how much the
17 Company would lose if it did not raise vehicle prices, and raised this issue with several
18 executives, including Rivian’s Chief Growth Officer, Jiten Behl (“Behl”).³

19 38. Schwab served as Rivian’s Vice President of Sales and Marketing from
20 November 30, 2020, through October 15, 2021, when she was terminated by the Company.
21 As Vice President of Sales and Marketing, Schwab reported to Behl. Prior to joining Rivian
22 in November 2020, Schwab held management and executive roles for 15 years at Jaguar
23

24 _____
25 ² After filing her complaint, Schwab’s State Court case was stayed pending resolution
26 of the arbitration proceedings in front of the American Arbitration Association. Schwab
27 filed for a dismissal of her State Court action without prejudice on May 27, 2022, which
28 was granted the same day.

³ On November 10, 2021, the day of Rivian’s IPO, Scaringe publicly rejected Schwab’s claims, telling the Financial Times: “We do fully disagree with any of the characterisations of our culture and how we work together.”

1 Land Rover, including as Director of Marketing for the U.K., and five years as President of
2 Aston Martin Lagonda for the Americas.

3 39. Former Employee #2 (“FE-2”) was a senior executive with responsibility for
4 vehicle quality from several years prior to the IPO until spring 2022. FE-2 reported to Rod
5 Copes, Rivian’s former Chief Operating Officer, from early 2021 until September 2021 in
6 connection with Copes’ retirement from Rivian in December 2021, at which time FE-2
7 began reporting to VP of Quality, Mike Smith. FE-2’s responsibilities included, among
8 others, manufacturing quality, warranty service, customer satisfaction, and metrology.

9 40. Former Employee #3 (“FE-3”) was a business analytics and finance manager
10 at Rivian from prior to the IPO in the summer of 2021 until spring 2022. FE-3 reported to
11 Dennis Lucey, Director of Commercial Finance (a role in which Lucey led Commercial
12 Finance’s vehicle sales and planning process for corporate inventory planning, and sales
13 and gross margin management reporting), who reported to Gerard Dwyer, Vice President
14 of Business Finance, who in turn reported to McDonough. FE-3 was involved with
15 forecasting for Rivian’s Commercial Finance group. FE-3 regularly saw what was known
16 internally as the “Revenue and Margins Report.” FE-3 explained that the Revenue and
17 Margins Report was an internal PowerPoint presentation prepared by Finance Manager,
18 Eric Socia, using forecasting information pulled from Adaptive Insights, where all of
19 Rivian’s forecasting information was loaded. FE-3 recalled that the Revenue and Margins
20 Report was then integrated into a Tableau report for the Company’s executives to access on
21 demand. FE-3 attended meetings in the fall of 2021 wherein Eric Socia presented the
22 Revenue and Margins Report to the Commercial Finance team, including FE-3’s boss,
23 Director of Commercial Finance Dennis Lucey.

24 41. Former Employee #4 (“FE-4”) was a member of Rivian’s Cost Engineering
25 Group, which was responsible for determining the cost of each part that made up the bill of
26 materials for Rivian’s R1T and R1S vehicles, from before the IPO until November 2022.
27 During the Class Period, FE-4 reported to Jim Ward, Rivian’s Cost Engineering Manager.
28 As a Cost Engineer, FE-4 attended meetings wherein the cost of the bill of materials was

1 discussed, which included attendees from Engineering, Purchasing, and Finance like his
2 manager, Ward, and Rivian's Vice President of Supply Chain Steve Gawronski.

3 42. Former Employee #5 ("FE-5") was a member of Rivian's Cost Engineering
4 Group, which was responsible for determining the cost of each part that made up the bill of
5 materials for Rivian's R1T and R1S vehicles, from before the IPO until the fall of 2022. In
6 this role, among other things, FE-5 attended a December 2019 meeting with Rivian's CFO
7 and its Finance Director regarding the cost of the bill of materials for the R1T and R1S.

8 **IV. SUMMARY OF THE EXCHANGE ACT DEFENDANTS' FRAUD**

9 **A. Rivian's Founding and Early Years**

10 43. Scaringe founded Rivian in Florida in 2009 as Mainstream Motors, Inc.
11 Shortly thereafter, the Company changed its name to Avera Motors Inc. After an initial two-
12 and-half year foray into developing a sports car, in 2011, the Company again changed its
13 name, this time to Rivian, shelved its plans for an internal combustion engine sports car,
14 and spent the next several years redefining its business model and securing investors.

15 44. In 2012, Rivian secured a major investor, a Saudi Arabian auto distribution
16 company named Abdul Latif Jameel. Rivian worked closely with Abdul Latif Jameel and
17 the duo settled on developing an all-electric pickup truck, and eventually an all-electric
18 SUV. The ultimate strategy was for Rivian to occupy what it identified as an "attractive
19 whitespace, addressing large, fast-growing, and high-margin market segments" with a focus
20 on "adventure and active lifestyles." During that same time period, Rivian moved its
21 headquarters to the Detroit, Michigan suburbs to be closer to automotive industry talent and
22 suppliers.

23 45. Rivian maintained a low-profile during this time period. According to
24 Scaringe, as later reported by WGLT, Bloomington-Normal's NPR member-station:
25 "Because of frankly some of the things we talked too much about in the early days, we
26 made the decision to go deep into stealth mode, and to avoid the distraction of committing
27 to things and making statements that were highly likely to change." Indeed, indicative of
28

1 the Company’s unsettled nature was the fact that it did not even have a sign on its
2 headquarters during this time.

3 46. But after years of keeping a low-profile, in January 2017, Rivian generated
4 public attention when it purchased a former Mitsubishi Motors manufacturing plant in
5 Normal, Illinois. The facility purchase was seen as a significant first step toward becoming
6 a legitimate auto manufacturer.

7 **B. Rivian Builds the Hype for Its R1T and R1S**

8 47. Even after garnering public attention for its purchase of the Mitsubishi facility,
9 Rivian remained secretive of any details about its operations. It was not until almost a year
10 later in December 2017 that Rivian announced a plan to introduce its first EV—a five-
11 passenger truck—in 2020, followed by a second vehicle—a seven-passenger SUV—in
12 2021.

13 48. As reported by electrive.com, an EV industry news source, on January 21,
14 2018: “[n]ot much has been said on the first two EVs by Rivian other than that they are
15 targeting an out-door type of person and they will sit on a platform developed in-house.”
16 At the time, the only other detail to trickle out was that both Rivian vehicles would feature
17 some level of autonomous driving capability.

18 49. Rivian’s secrecy was in sharp contrast to other wannabe-EV manufacturers
19 that hyped their vehicle designs for years despite little to no manufacturing prospects. But
20 as 2018 progressed—and the 2020 target launch date for Rivian’s first EV loomed—the
21 Company needed to quickly build demand for its vehicles.

22 50. To do so, Rivian went into overdrive to produce drivable concept vehicles to
23 debut at the November 2018 LA Auto Show. And in the lead up, Rivian strategically
24 released design specifications and features to create hype for the vehicles.

25 51. In mid-2018 Rivian invited Engadget, a Yahoo! tech blog network with
26 41 million monthly page views, for an “early look” at the A1T and A1C—the original
27 names for the R1T and R1S, respectively. During the behind-the-scenes tour, Scaringe
28 bragged “[t]here are only a few cars in the world that are going to be as fast as ours, and we

1 have a large five-passenger truck,” leading Engadget to compare the vehicles to those of
2 other luxury automakers like Lamborghini and Land Rover in its May 21, 2018 article.

3 52. According to Engadget, Scaringe also boasted that “the A1T can handle
4 1.1 meters (3.6 feet) of water, has more than 360mm (14 inches) of ground clearance and
5 will be capable of climbing 100-percent-grade (45-degree) inclines [and] it’ll out-handle a
6 Porsche Cayenne Turbo, too, and that it has a zero-to-60 time of 2.8 seconds.” Engadget
7 reported that while Rivian’s truck “looks like a vehicle ripped straight out of *Halo*,” the
8 overall design remained under wraps and Engadget was prohibited from snapping photos
9 of the vehicles.

10 53. One more detail that Rivian was not prepared to release: the vehicles’ retail
11 prices. As Engadget reported, the pricing was not yet final. Still, Rivian signaled to the tech
12 blog “it could cost as much as a well-appointed F-150 at the low end (\$50,000), or a Range
13 Rover on the high end (\$90,000).” Further, according to the article, “Scaringe says that
14 keeping a narrow focus on the high-end off-road market, where Range Rover has
15 dominated, allows Rivian to provide best-in-class batteries, controls and autonomous
16 systems.”

17 54. Rivian’s sneak-peek had its intended effect as other industry news sources
18 picked up and republished the details released to Engadget. For example, another EV
19 industry news source, Electrek, reported on May 24, 2018, that “Rivian Automotive has a
20 much lower profile than what we are used to in the EV startup world, but we are starting to
21 learn more about their plans to produce all-electric vehicles in the US *and it’s certainly*
22 *starting to get interesting.*” Citing to the Engadget article, Electrek identified the following
23 capabilities as some of “the most important details” released: (i) “Range: 200 miles to
24 450 miles depending on the battery configuration”; (ii) “Acceleration: 0 to 60 mph in
25 2.8 seconds for top version to less than five for the base version”; and (iii) “Price: \$50,000
26 to \$90,000.” Electrek told its 20 million monthly readers to expect the concept vehicles to
27 be unveiled later that year at the LA Auto Show.

28

1 55. In another May 24, 2018 article published by Carbuzz, the automotive news
2 outlet rhetorically asked readers, “Remember Rivian Automotive?” Answering its own
3 question, Carbuzz stated: “We haven’t heard about the electric startup company since it
4 purchased a former Mitsubishi factory in Illinois last year, but now Rivian is preparing to
5 enter the spotlight with the launch of a new electric truck that’s faster than a Ferrari and
6 more capable than a Tesla Model X.” Carbuzz continued, “Rivian’s CEO RJ Scaringe is
7 making some bold claims,” and then marveled at the same aforementioned features and
8 specifications.

9 56. Rivian’s public relations hype campaign continued over the next several
10 months. In July 2018, Scaringe participated in a Q&A with EV news source, EV Obsession,
11 which reported: “Rivian Automotive is developing a highly differentiated product offering
12 that targets a clear market whitespace.” During the Q&A, Scaringe stated that “[Rivian’s]
13 products will leverage exceptional technology and *deliver a unique combination of*
14 *performance, efficiency, capability and utility that is significantly better than the existing*
15 *options*. This will enable Rivian to firmly establish itself as the de-facto leader of the
16 adventure space and provide us with a solid brand platform for future growth.”

17 57. Scaringe teased prospective customers that Rivian “will be opening a
18 reservation process and will be announcing the details of this shortly.” In the meantime,
19 Scaringe plugged the vehicles’ big reveal at the LA Auto Show which would offer
20 customers their first look at their design.

21 58. With respect to pricing, EV Obsession asked Scaringe:

22 Your electric vehicles are expected to list for around \$50,000, with top of the
23 line versions going for more than \$90,000. Buyers will have a choice of an
24 80 kWh battery good for around 200 miles of range or a larger battery with a
25 range of 450 miles. Are these numbers still looking doable? With battery costs
26 dropping might these performance numbers increase or the price drop?

27 59. Scaringe sidestepped the pricing question, stating: “We continue to make
28 progress and our base model will have approximately 250 miles of range. We haven’t

1 announced the specifics on our battery configuration, but the largest pack will deliver up to
2 450 miles in range.”

3 60. In September 2018, a Rivian prototype was “spotted rocking a Ford F-150
4 body,” according to multiple sources. As reported by HotCars, an automotive industry news
5 source with ten million readers a month, Rivian’s “website [was] still light on the details
6 when it comes to any actual products, which had us wondering just what the heck this
7 company has been doing since being formed almost a decade ago.” After seeing the semi-
8 disguised R1T prototype, however, HotCars was happy to report that as “it turns out []
9 Rivian is a little ahead of the curve.”

10 **C. Rivian Unveils the R1 Platform at the LA Auto Show**

11 61. As promised, Rivian debuted the R1T—its two-row, five-passenger pickup
12 truck—on November 26, 2018, as part of the LA Auto Show. The next day, Rivian unveiled
13 the R1S—a three-row, seven-passenger SUV. Rivian introduced the R1T and R1S as the
14 “World’s First Electric Adventure Vehicles,” and it touted their “quad-motor system that
15 delivers 147kW with precise torque control to each wheel, enabling active torque vectoring
16 and maximum performance in every situation, from high-speed cornering to low-speed rock
17 crawling.”

18 62. Rivian emphasized that the “vehicles have been developed to help customers
19 get out and explore the world.” Further appealing to outdoor enthusiasts, Rivian highlighted
20 the vehicles’ “400+ miles in electric range, a wading depth of 1 meter, lockable storage bins
21 that can fit the bulkiest of gear” and again emphasized “the performance and precise control
22 of quad-motor AWD.”

23 63. The R1T and R1S offered a unique proposition to consumers: all terrain specs
24 without sacrificing luxury. That is, the vehicles would not only be able to low-speed rock
25 crawl, but promised “truly world-class” interiors that were benchmarked “against those
26 from Audi and Lincoln as well as Bentley and Lamborghini” according to the Company.
27 As advertised at the launch, each Rivian vehicle had a “seamless interface” consisting of
28

1 multiple touchscreens and offered a “digital experience” that extended beyond the vehicle
2 and into the cloud ecosystem.

3 64. Rivian further described the R1T and R1S interior design as “welcom[ing]
4 occupants into a premium environment that conveys craftsmanship yet invites rugged, daily
5 use.” Sophia Park, Rivian’s Color and Material Designer, further explained that “[a] car is
6 a second home . . . so you won’t find the fake stuff inside our vehicles.”

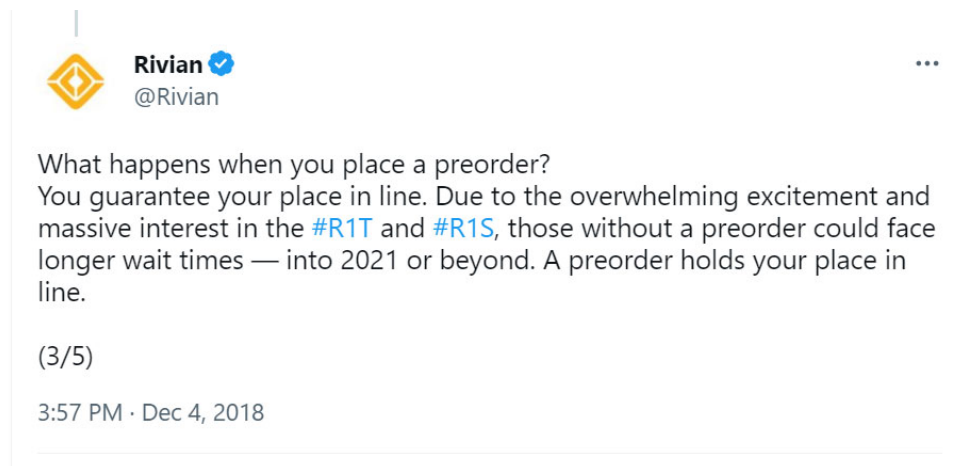




65. Seizing on the vehicles’ LA Auto Show debut, Rivian opened up reservations for the R1T and R1S, secured by refundable \$1,000 deposits. Rivian set the initial retail pricing for the R1T and R1S base models at \$69,000 and \$72,500, respectively. The base model for each vehicle included a quad-motor, i.e., a motor to power each wheel of the vehicle, and a “Large,” “mid-tier” battery pack with a roughly 300-mile range.

66. Rivian received pre-orders almost instantaneously and Scaringe took to Twitter to thank those who had placed orders. In one such Tweet, Scaringe told customers “[y]ou are going to love it – the off road abilities are unlike anything you have ever seen!!”

67. Days later on December 4, 2018, Rivian urged prospective customers to place their pre-order reservations citing “overwhelming excitement and massive interest in the #R1T and #R1S.”



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9 **D. The Market Applauds Rivian’s “No Compromises” and Reasonably-**
10 **Priced R1 Platform**

11 68. It is no surprise that Rivian’s debut of the R1T and R1S was met with
12 tremendous excitement in the automotive industry. After all, the Company spent the months
13 leading up to the LA Auto Show promising to deliver top-of-the-line all-terrain specs and
14 world-class interiors, and it was now offering those features to consumers at a price that the
15 market viewed to be reasonable.

16 69. For example, Electrek wrote in a November 26, 2018 article titled, *Rivian*
17 *unveils all-electric pickup truck with unbelievable specs*, “Rivian Automotive is coming out
18 in a big way today by unveiling its all-electric pickup truck: the Rivian R1T. They are
19 promising some unbelievable specs that would compete with any gas-powered pickup truck
20 on the market.” Electrek continued, and in particular, was focused the R1T’s battery and
21 quad motor design:

22 Like almost every other company making electric vehicles these days,
23 Rivian adopted the “skateboard” platform, but it put its own twist on it and
24 integrated 4 small (but powerful) electric motors[.]

25 Each motor has a 147 kW power capacity at the wheel and the total
26 power output can be configured to different levels from 300 kW to 562 kW
27 (input to gearbox).
28

1 The different power levels match different choices of battery packs,
2 which are another impressive feature since they have the highest capacity of
3 any other passenger electric vehicle out there: 105 kWh, 135 kWh, and 180
4 kWh.

5 Rivian says that it will translate to “230+ miles, 300+ miles, and 400+
6 miles” of range on a full charge.

7 70. At bottom, Electrek concluded: “I am stunned by the specs here. We are talking
8 about a best-case scenario for an all-electric pickup truck. It looks like those guys have
9 really figured out how to take advantage of an electric powertrain and to get some great
10 performance in a pickup truck package.”

11 71. Industry commentators also seized on the R1T’s value proposition and
12 purchase price as one of its key selling points. For example, following the debut of the R1T
13 at the LA Auto Show, MotorTrend wrote:

14 Setting the R1T apart from other pickups, obviously, is its all-electric
15 powertrain. . . . There are also four individual electric motors—one per
16 wheel—maximizing traction and control in a variety of driving situations.

17

18 Those electric motors preclude a low-range transfer case since all of the
19 truck’s torque will be available from zero RPM. Furthermore, each motor will
20 be able to individually apply torque to its assigned wheel, eliminating the need
21 for locking differentials or other torque-management solutions.

22 72. With respect to its retail pricing, MotorTrend reported that Rivian’s claim that:
23 [It would] be able to bring the R1T to market for \$61,500 after the federal tax
24 credit . . . suggests the vehicle’s retail price will be \$69,000 in total. While
25 that’s a tough pill to swallow at first blush, many modern 1/2-ton trucks cost
26 in excess of \$60,000, and the Tesla Model X has a starting price well above
27 \$80,000. *Viewed in that light, the Rivian R1T might be something of a*
28 *bargain, especially given its modern, aggressive interior and exterior design.*

1 73. Automotive website MotorAuthority.com similarly noted the R1 Platform's
2 impressive debut and starting retail prices, writing on December 1, 2018:

3 Rivian turned out to be a surprise star of this past week's 2018 LA Auto
4 Show. The American electric car startup showed up with two production-
5 bound vehicles: a crew cab pickup truck and related SUV with third-row seats.
6 ***What's impressive is the no-nonsense nature of the vehicles and the world-***
7 ***beating specs, coupled with a very reasonable price tag.*** Assuming Rivian
8 can keep its promise, the R1T pickup truck will be priced from \$69,000 and
9 the R1S SUV from \$72,500. Both prices are before incentives.

10 74. Green Car Reports also reported that "Rivian is aiming for an attractive base
11 price of \$69,000 (\$61,500 after the federal tax credit), and it previously pointed to a price
12 of about \$90,000 for the top-trim version." However, the industry guide warned Rivian that
13 "luring in reservations based on a low target price is the best and worst way to approach
14 such pent-up demand."

15 75. An executive director of insights at auto-market researcher Edmunds noted the
16 significance of the R1 Platform's debut, stating: "When Rivian showcased its electric trucks
17 and SUVs, it gave the EV market hope in the sense that electric vehicles could evolve to
18 meet more mainstream preferences[.]"

19 76. The market's rapid acceptance of Rivian surpassed even its own internal
20 expectations. And while the Company declined to disclose the exact number of R1T and
21 R1S pre-orders it received in the two weeks following the LA Auto Show, a Rivian
22 spokesperson stated that: "It's easily exceeded (our) best expectations."

23 77. Notwithstanding the market's enthusiasm over the R1 Platform's world-class
24 features, pricing was a material component of Rivian's value proposition to consumers and
25 investors. While some consumers viewed the R1 price tag as reasonable, a WGLT survey
26 of actual Rivian reservation holders who placed their pre-orders in the weeks following the
27 LA Auto Show uncovered that others were "surprised by the price tag." One early-
28 reservation holder, who had never heard of Rivian before its reveal at the LA Auto Show,

1 described the price tag as “a little high.” Thus, as Rivian would later acknowledge in its
2 Registration Statement, while consumers may have been willing to pay \$69,000 and
3 \$72,000 for the base R1T and R1S models, respectively, if Rivian was to announce
4 significant price increases, demand would suffer and the market’s enthusiasm over the R1
5 Platform would wane.

6 **E. Rivian’s “Promotional Madness” Continues**

7 78. On December 20, 2018, TechCrunch provided additional insight into the
8 method behind “Scaringe’s promotional madness.” In general, TechCrunch observed that it
9 was “a tough time to launch an EV startup. With a recession lurking around the corner and
10 mainstream automakers promising to accelerate into the space.” Therefore, “Rivian needs
11 to show more than just a stylish brand and a half-empty bank account.”

12 79. TechCrunch revealed that “Scaringe has a technology roadmap.” Further, the
13 “roadmap” included “regular reveals of new features, vehicles and partners, to lure in new
14 business and keep pre-order customers happy while they wait for delivery in 2020.”

15 80. Staying true to Scaringe’s promotional roadmap and after generating “the
16 biggest buzz of the L.A. Auto Show,” Rivian revealed its partnership with Amazon on
17 February 15, 2019. The details of the partnership were few but for the fact that Amazon had
18 invested \$700 million in the Company and was “inspired by Rivian’s vision for the future
19 of electric transportation.”

20 81. Scaringe continued on Rivian’s public relations hype tour, participating in a
21 Q&A with Greentech Media’s Julia Pyper (“Pyper”) on February 20, 2019. Pyper reported
22 that “Scaringe’s vision is to eliminate the compromises that exist around vehicle
23 performance, usability and energy efficiency – and to deliver that vision to customers by
24 late 2020.”

25 82. In the Q&A, Scaringe reflected on the Company’s decision to operate in stealth
26 mode during the development of the R1T and R1S. Scaringe stated that the Company held
27 off on commenting about the R1 Platform until it was sure it could deliver on its promises
28 to the market. Specifically, Scaringe explained: “We want to sort of under-promise and

1 over-deliver. So we took the decision to not say anything until we were truly ready. [...]
2 *And when we made those statements, to not be making statements that are hot air but*
3 *rather be making statements of fact.*” (alteration in original).

4 83. Scaringe also acknowledged that the \$69,000 and \$72,500 price tags for the
5 R1T and R1S seemed high to some consumers, stating:

6 RS: I think that may seem high, but we have to take the context of really
7 two things. First, we’ve strategically positioned ourselves to go after the
8 aspirational side of this market. It’s really important to make that note; we’re
9 not trying to compete with a \$25,000 or \$30,000 truck or SUV. This is a very
10 high-performance [vehicle] and very technically advanced in terms of self-
11 driving, in terms of connectivity architecture, in terms of battery size. The
12 segment is going after the people who are spending \$70,000 or \$80,000 on a
13 GMC Denali or a Chevy Suburban or a Land Rover Discovery or a fully
14 loaded Ford F150.

15 So we’ve intentionally made sure that we’ve architected the vehicle for
16 that premium positioning. If you come into the bottom of the markets, it’s
17 very, very hard to push new technology.

18 84. When asked whether the pricing had been announced for the 400-mile range
19 truck and SUV, Scaringe told Pyper that “[w]e haven’t yet. But we will have a version of
20 the big-range vehicle that’s sub-\$90,000.”

21 **F. Rivian Lowers R1 “Base” Prices in January 2020**

22 85. By the end of 2019, a full year after Rivian became the toast of the town at the
23 LA Auto Show, the market “wait[ed] with bated breath for the production version of the
24 handsome Rivian R1T pickup and R1S SUV.” In the meantime, however, Tesla unveiled
25 its own fully-electric pickup truck on November 21, 2019. The Tesla “Cybertruck” hit the
26 market with a base price of \$39,900 and within five days, achieved **250,000** pre-orders.

27 86. Just two months later, on January 25, 2020, Reuters reported that Rivian was
28 *decreasing* the retail prices of its base R1T and R1S models. Specifically, Rivian stated that

1 the prices originally announced in 2018 for its “base” R1Ts and R1Ss would now be the
2 retail prices of *well-equipped* R1T and R1S vehicles. Specifically, “Scaringe told Reuters
3 the mid-range R1T pickup truck with a glass sky panel that can change from blue to clear
4 was about \$69,000. It can travel 300 miles on a full charge. A similar range R1S SUV will
5 sell for about \$72,000.” The next day, EV industry news site Electrek reported on the price
6 decrease, noting that a Rivian spokesperson confirmed that the “original listed prices
7 represent a well-equipped vehicle,” and that Rivian would “be releasing more details about
8 pricing soon.”

9 87. By November 2020, Rivian confirmed that it was reducing the retail prices of
10 the “base” R1T and R1S models to \$67,500 and \$70,000, respectively.

11 **G. After Several Delays, Rivian Begins Production and Delivers Its First**
12 **Consumer Vehicles in September 2021**

13 88. In April 2020, Rivian pushed its previously announced timeline for the
14 delivery of the R1T and R1S to customers into 2021, citing construction delays at the
15 Normal manufacturing plant due to COVID-related shutdowns. By May 2020, the
16 Company told customers that it also planned to begin R1 deliveries in 2021. In a July 2020
17 email to customers, Scaringe provided additional specifics, stating that Rivian planned to
18 begin deliveries of the R1T and R1S in June and August 2021, respectively.

19 89. Then, on May 28, 2021, CNET.com reported that Rivian had told customers
20 that it planned to begin deliveries of the R1T and R1S in July 2021. In July, CNET.com
21 reported that Rivian had pushed back deliveries again, with the first R1T deliveries expected
22 to occur in September 2021, and the first R1S deliveries to follow later in the fall.

23 90. Finally, on September 14, 2021, the Company’s first customer vehicle—an
24 R1T—rolled off the production line. By September 30, 2021, the Company produced
25 12 R1Ts and delivered 11 of them to customers. On December 20, 2021, Rivian announced
26 that it had finally delivered two R1Ss the previous week—one to Scaringe and one to
27 McDonough.

28

1 91. Despite the delivery delays, interest in Rivian’s R1 Platform remained strong,
2 with CNET.com noting that Rivian “seem[ed] serious about finally getting its much-hyped
3 EVs into the hands of buyers.”

4 **H. Rivian’s IPO**

5 92. Reports of a Rivian IPO first surfaced on February 9, 2021, with Bloomberg
6 reporting that an IPO could happen as early as September 2021 at a valuation of roughly
7 \$50 billion. On May 28, 2021, Bloomberg reported that Rivian had selected underwriters
8 for its IPO and could seek a valuation as high as \$70 billion.

9 93. Three months later, on August 24, 2021, Rivian filed a confidential draft
10 registration statement and prospectus on Form DRS with the SEC for a proposed public
11 offering of Rivian common stock. The Company publicly announced its intent to go public
12 three days later, on August 27, 2021.

13 94. Thereafter, on October 1, 2021, Rivian filed a preliminary registration
14 statement and prospectus for the IPO on Form S-1. Rivian subsequently filed amendments
15 to the registration statement and prospectus with the SEC on Forms S-1/A on October 22,
16 2021, November 1, 2021, and November 5, 2021. The Executive Defendants and the
17 Director Defendants (defined herein) signed the Registration Statement. Rivian also
18 generated a Form 424(B)(4) Prospectus dated November 9, 2021, which it subsequently
19 filed with the SEC on November 12, 2021.

20 95. The SEC declared the Registration Statement effective on November 9, 2021.
21 Together with the November 9, 2021 prospectus, the Registration Statement offered
22 153,000,000 shares of Rivian’s Class A common stock at a price of \$78.00 per share
23 (together, the “Registration Statement”). Rivian also granted its IPO underwriters a period
24 of 30 days to purchase up to an additional 22,950,000 shares of Class A common stock from
25 Rivian at the IPO price, less underwriting discounts and commissions.

26 96. In the Registration Statement, Rivian touted the purportedly ground-breaking
27 nature of its R1 Platform, stating that it “design[ed], develop[ed], and manufacture[d]
28 category-defining electric vehicles (‘EVs’) and accessories,” and complemented its vehicles


1 with a “a full suite of proprietary, value-added services that address the entire vehicle
2 lifecycle and deepen our customer relationships.”

3 97. Dubbed “Electric Adventure Vehicles,” Rivian further stressed that the R1T
4 and R1S were the Company’s “flagship products” and its “handshake with the world,” and
5 it played-up the Company’s prospects for growth and profitability, assuring investors that
6 Rivian’s “vehicles occupy an attractive whitespace, addressing large, fast-growing, and
7 high-margin market segments, and are designed to accelerate the large-scale adoption of
8 sustainable transportation.”


9 98. Rivian also emphasized the R1 Platform’s impressive specifications stating
10 that the R1T and R1S “deliver a high level of safety, premium feel, and outstanding on- and
11 off-road capabilities, with more than 300 miles of range and 0-60 acceleration in
12 approximately 3 seconds,” and included the following graphic highlighting the vehicles’
13 specifications and capabilities:

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R1T



R1S

	R1T	R1S
EPA Rated Range	314 miles (400+ mi. targeted for 2022)	316 miles
Wheelbase	135 in.	121 in.
Length	217 in.	201 in.
Storage	~62 cu. ft.	~105 cu. ft.
Powertrain	800+ horsepower quad motor all-wheel drive	800+ horsepower quad motor all-wheel drive
Acceleration	0-60 mph in ~3 seconds	0-60 mph in ~3 seconds
Towing Capacity	Up to 11,000 lbs.	Up to 7,700 lbs.
Wading Depth	Up to 3 ft.	Up to 3 ft.

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24 99. In addition, the Company touted the R1 Platform’s high-end finishes,
25 emphasizing that “[f]rom seating design to ergonomics to audio systems, our team has
26 delivered innovation wrapped in premium materials intended to always be highly
27 functional.” It also trumpeted the R1 Platform’s “groundbreaking performance both on- and
28 off-road,” as well as its impressive “quad motor all-wheel drive configuration.”

1 100. Rivian also told investors that it “expect[ed] to fill our preorder backlog of
2 approximately 55,400 R1 vehicles by the end of 2023.”

3 101. On or about November 10, 2021, Rivian commenced its IPO, and its Class A
4 common stock began trading on the Nasdaq the same day.

5 102. The Company concluded its IPO on November 15, 2021, raising gross
6 proceeds of more than \$13.7 billion (prior to underwriting discounts and commissions, and
7 estimated expenses) by selling 175,950,000 shares of its Class A common stock to the
8 public at a price of \$78.00 per share, which included the exercise in full by the underwriters
9 of their option to purchase an additional 22,950,000 shares of the Company’s Class A
10 common stock. Rivian’s IPO was one of the largest in U.S. history.

11 103. In connection with its IPO, Rivian and its underwriters conducted a roadshow
12 in early November 2021. In a slide deck for the roadshow, which was made available to the
13 public on the Rivian Owners Forum (www.rivianownersforum.com) on November 4, 2021,
14 Rivian and the underwriters touted Rivian’s R1 Platform, emphasizing the Company’s
15 offerings as being the “first” of their kind in the EV pickup truck and SUV space. The slide
16 deck also highlighted the base purchase price and standard battery and motor configuration
17 for the R1T and R1S:

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R1T – the first Electric Adventure Vehicle

Category-defining combination of on- and off-road performance, capability, and utility – expanding the markets for trucks and EVs

- \$67.5K starting price
- 314 miles EPA rated range (400+ mi targeted for 2022)
- 800+ horsepower
- ~3 sec 0-60 mph
- Quad-motor all-wheel drive
- Five passenger
- ~62 cu ft storage across front trunk, gear tunnel, and bed
- Up to 11K lbs towing
- L2+ Driver+ self-driving features

Innovative gear tunnel with optional camp kitchen
Full portfolio of adventure accessories

First customer vehicles delivered in September 2021

All specs refer to launch configuration



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R1S – the first true full size electric SUV

3-row, 7-passenger SUV – the size and utility consumers want without compromising sustainability or performance

- \$70K starting price
- 316 miles EPA rated range
- 800+ horsepower
- ~3 sec 0-60 mph
- Quad-motor all-wheel drive
- ~105 cu ft storage across front trunk and cabin
- Up to 7.7K lbs towing
- L2+ Driver+ self-driving features

Common drive unit, battery, chassis, and electronic systems to R1T

Deliveries scheduled to begin December 2021

All specs refer to launch configuration



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1 104. Rivian and its underwriters also highlighted the praises the R1T received by
 2 auto-industry commentators, further hyping the Company’s impending IPO and key first
 3 consumer offering during the roadshow:



105. The Wall Street Journal noted the IPO underwriters’ contributions to the hype
 18 around Rivian’s IPO, including touting the Company’s purportedly favorable prospects and
 19 drawing comparisons to EV industry stalwart, Tesla:

20 On its roadshow pitch to investors, Rivian’s bankers compared the company
 21 to electric-vehicle giant Tesla Inc., whose explosive share increase has handed
 22 it a market capitalization of more than \$1 trillion. Though Rivian is at a much
 23 earlier stage, has big losses and had no revenue until very recently, investors
 24 were clearly receptive and drawn to the company’s growth potential.

25 106. Rivian’s IPO was hotly anticipated by investors. For example, after Rivian
 26 filed its draft registration statement with the SEC, auto-industry news source MotorTrend
 27 wrote on August 27, 2021, that “[f]or a while now, followers, fans, and stock market
 28 speculators have been keeping their eyes on Rivian. The question on everyone’s minds,

1 aside from whether the R1T is actually going to deliver on its promises or not, is whether
2 the company would go public.” In the run up to Rivian’s IPO, The Financial Times noted
3 “huge hype” around Rivian and its impending “blockbuster IPO,” while also noting that
4 some of the hype stemmed from the fact that Rivian’s “prospects have been burnished by
5 an order from Amazon for 100,000 electric delivery vans by 2025, and by the belief that
6 Rivian’s stylish pick-up trucks may attract the same fervour as Tesla’s sports cars and
7 sedans.”

8 107. In a September 2021 article titled, *Rivian is coming. Here’s why it matters*,
9 E&E News, a subscription-based news organization that reports on energy and environment
10 issues, quoted a policy analyst at Consumer Reports as stating, “[Rivian is] going to be the
11 first to market with an electric pickup truck,” “[t]hat’s a big deal.” The article continued,
12 quoting an auto industry analyst as stating that “[Rivian] is one of the best-positioned new
13 EV startups ever.” The Wall Street Journal wrote on November 1, 2021, that Rivian’s IPO
14 was “one of the biggest and most-anticipated deals yet in a blockbuster year for new issues.”

15 108. Similarly, MotorTrend, who Rivian gave two R1Ts to drive cross-country,
16 reported that “[i]nvestors have had high expectations for the IPO since Rivian announced it
17 would be filing one back in August.” MotorTrend also proclaimed that the R1T was not
18 only “the first quad-motor electric vehicle to go on sale,” but “rocket[d] to the top of our
19 list of fastest pickups we’ve ever tested.” Further, MotorTrend described the quad-motor
20 R1T as “like no other truck we’ve ever driven. Effortlessly powerful, incredibly
21 comfortable, and supremely capable both on- and off-road.”

22 109. The market’s interest in Rivian did not end with its IPO. Despite being priced
23 at \$78 per share as part of the IPO, Rivian’s Class A common stock opened for trading on
24 the Nasdaq at more than \$106 per share, catapulting the Company to a valuation of more
25 than \$100 billion—well north of the valuations of traditional and long-established
26 automotive manufacturers like General Motors and Ford. In the days following its IPO, the
27 hype over Rivian continued and in a post-IPO rally its Class A common stock reached a
28

1 Class Period high of nearly \$180 per share—valuing Rivian at over \$150 billion on
2 November 16, 2021.

3 **I. Unbeknownst to Investors, the R1 Platform Was Severely Underpriced**
4 **as of the Time of the IPO**

5 **1. Overview of Relevant Cost Metrics**

6 110. As set forth in its public filings, Rivian used the concept of “gross profit per
7 vehicle” to assess the profitability—or lack thereof—of the R1 Platform. Gross profit per
8 vehicle refers to the difference between Rivian’s revenues per vehicle (i.e., the vehicle’s
9 retail price) and its Cost of Goods Sold (“COGS”).

10 111. According to FE-3, COGS, in turn, consists of the following inputs: (i) the cost
11 of the R1 “bill of materials”; (ii) labor costs; (iii) certain factory-related manufacturing
12 costs; and (iv) other related costs such as freight and warranty expenses. “Bill of materials”
13 refers to the roughly 3,000 components or parts required to build the R1T and R1S vehicles.

14 112. While certain fixed costs, like investments in vehicle technology and charging
15 infrastructure, have a smaller per vehicle impact on gross profit as production volumes
16 increase and those costs are spread across a larger base of vehicles, the same cannot be said
17 for the cost of the bill of materials. Bill of materials costs apply to every vehicle sold. They
18 are not spread across Rivian’s vehicle base. Moreover, if the retail price of a vehicle is less
19 than the cost of its bill of materials, then the “gross profit per vehicle” will always and
20 necessarily be negative regardless of how many R1S and R1T vehicles Rivian produces.

21 **2. By the Time of the IPO, the Cost of the R1 Platform’s Bill of**
22 **Materials Vastly Exceeded the Retail Prices of the R1S and R1T**

23 113. As noted above, in 2018, Rivian set its pricing for the R1T and R1S at \$69,000
24 and \$72,500, respectively, and began taking pre-orders. According to FE-5, Rivian set these
25 original retail prices based on cost estimates obtained from a third-party consultant retained
26 by Rivian to estimate the cost of each component or part of the bill of materials. FE-5 stated
27 that the consultant’s cost estimate for the R1 bill of materials was approximately \$70,000.
28 This \$70,000 bill of materials total included a mixture of the consultant’s cost estimates,

1 actual prices for those parts that had been sourced from a supplier (i.e., Rivian had an
2 agreed-to price and signed purchase order with the supplier), and a small percentage of price
3 estimates supplied by Rivian's engineering department for parts yet to be designed.

4 114. According to FE-5, Rivian's purchasing department used the consultant's cost
5 estimates as target prices when negotiating with suppliers to purchase vehicle parts that
6 were not yet sourced. By 2019, Rivian purchasers came to understand that the consultant
7 had vastly understated its cost estimates and Rivian would not be able to source parts at
8 those prices. According to FE-5, suppliers complained that Rivian's proposed purchase
9 prices for R1 parts were "not even in the ballpark" and "not realistic." Some suppliers even
10 walked out of meetings with members of Rivian's purchasing department because the
11 Company's purchase price proposals were so low, while others openly criticized Rivian for
12 its inability to accurately estimate material costs for its vehicles' components. According to
13 FE-5, the consultant's cost estimates (which Rivian used to set the R1 retail prices ahead of
14 the LA Auto Show) understated the actual costs of R1S and R1T materials by as much as
15 20% to 30%.

16 115. In light of these issues, in December 2019, Rivian's then-CFO, Ryan Green,
17 convened a meeting to assess the validity of the consultant's cost estimates. FE-5 attended
18 the meeting with Green, along with Rivian's Finance Director and representatives from the
19 consultant. During the meeting, the consultant attempted to justify its cost estimates, while
20 FE-5 presented information indicating that the consultant's estimates were too low.

21 116. Shortly after this December 2019 meeting, Rivian terminated the consultant
22 and brought its cost engineering operations fully in-house. Rivian expanded the size of its
23 Cost Engineering Group, of which FE-4 and FE-5 were members, and placed it in charge
24 of costing the entire vehicle, other than batteries. According to FE-5, following this
25 transition, the Cost Engineering Group began reporting up through Steve Gawronski,
26 Rivian's former head of purchasing and direct report of Scaringe. As the Cost Engineering
27 Group built out the actual costs of materials for the R1S and the R1T, according to FE-4, it
28 recorded those actual cost figures in a Rivian database known as "Project X," which tracked

1 material costs for the R1S and R1T vehicles. FE-4 stated that Rivian senior executives,
2 including Scaringe, had access to Project X.

3 117. As the Cost Engineering Group continued sourcing materials for the R1S and
4 R1T, the cost of the bill of materials soared. For example, FE-4 and FE-5, two of the Lead
5 Cost Engineers responsible for the bill of materials, both recalled that by 2020, the cost of
6 the bill of materials exceeded **\$100,000**—significantly more than the publicly disclosed
7 retail prices of the R1S and R1T.

8 118. FE-5 stated that by September 2021, when Rivian began manufacturing and
9 delivering R1 vehicles, the entire bill of materials had been sourced and their costs were
10 locked in with suppliers. At that time, according to FE-5, the total cost of the bill of
11 materials for the R1 Platform was in the range of **\$110,000 to \$115,000** per vehicle. FE-4
12 stated that the cost was as high as \$118,000 per vehicle and had been increasing each year.
13 Thus, by the time of the November 2021 IPO, the cost of the R1S and R1T bill of materials
14 was well in excess of the retail prices of those vehicles. FE-3 likewise confirmed that the
15 cost of the R1S and R1T bill of materials alone exceeded their retail prices, and that at the
16 time of the IPO, the R1 Platform bill of materials was reflected in the Revenue and Margins
17 Reports that McDonough and other high-level executives received.

18 119. The fact that the cost of the bill of materials drastically exceeded the R1T and
19 R1S's retail prices was highly material information to investors because it guaranteed that
20 Rivian would record a negative profit margin on each R1S and R1T vehicle sold **regardless**
21 of production volumes. It also meant that Rivian's losses would continue to increase even
22 as sales and production volumes of its flagship vehicles increased.

23 120. Indeed, unlike other costs, Rivian could not significantly reduce its per vehicle
24 bill of material costs through increased efficiencies and ramped production. FE-3 stated that
25 the R1 production line would eventually gain efficiencies, thereby reducing certain inputs
26 of the R1 COGS, like labor and manufacturing costs. In addition, increased production
27 would lower Rivian's overall cost per vehicle, as its fixed costs were spread across a larger
28 vehicle base. According to FE-3, however, because the cost of the bill of materials alone

1 exceeded the customer sale price of the R1 Platform, Rivian would continue to record
2 negative gross profit margins on the R1 *even after* those cost benefits were realized. FE-4
3 noted Rivian may have gained some ability to negotiate its material costs downward once
4 its production volumes doubled, but FE-4 also stated that those savings would be in the
5 vicinity of just 5%. Thus, even if such cost efficiencies were realized, Rivian would still
6 lose a significant amount of money on every R1S and R1T vehicle it sold. FE-4 further
7 stated that it would be nearly impossible to reduce the bill of materials costs by even
8 \$20,000 without drastic changes in vehicle content.

9 121. Thus, as FE-3 indicated, the cost of the bill of materials would continue to
10 exceed the retail prices of the R1T and R1S—and, as a result, Rivian would continue to
11 generate negative gross profits on each R1T and R1S vehicle it sold—until Rivian could
12 successfully source and implement less expensive components into its vehicles, including
13 a cheaper dual motor. In the meantime, Rivian needed to significantly increase R1 prices if
14 it had any hopes of generating positive gross profits on its R1S and R1T vehicles.

15 **3. At the Time of the IPO, Company Insiders Recognized That R1**
16 **Prices Needed to Be Increased, But They Delayed Doing So Until**
17 **After the IPO**

18 122. Given their knowledge of the increasing cost of the R1 Platform's bill of
19 materials and the fact that, prior to the IPO, it exceeded the R1 retail prices (which precluded
20 the R1S and R1T from becoming profitable absent a significant increase in prices or
21 reduction in material costs), Rivian's senior management privately acknowledged prior to
22 the IPO that they needed to increase the R1S and R1T prices. However, according to Laura
23 Schwab, Rivian's senior management deliberately delayed implementing this required price
24 increase until *after* the Company's IPO, and they did not disclose the need for a price
25 increase to investors in the IPO offering documents.

26 123. According to Schwab, after raising the issue of R1 pricing and that each unit
27 sold to consumers would generate losses for the Company with a host of high-level
28

1 managers, including Behl, Behl finally “*agreed that [Rivian] would need to raise the*
2 *vehicle prices after the IPO.*”

3 **4. The Exchange Act Defendants Misled Investors Regarding the**
4 **Pricing and Profitability Assumptions for Rivian’s Vehicles**

5 124. In the Registration Statement, the Exchange Act Defendants recognized that
6 vehicle pricing and customers’ perception of the value of Rivian’s vehicles were material
7 elements of the Company’s value. For example, in one of the Registration Statement’s
8 “Risk Factors,” Rivian acknowledged:

9 If our existing preorder and prospective customers do not perceive our
10 vehicles and services to be of sufficiently high value and quality, cost
11 competitive and appealing in aesthetics or performance, or if the final
12 production version of the R1S is not sufficiently similar to the drivable design
13 prototypes, we may not be able to retain our current preorder customers or
14 attract new customers, and our business, prospects, financial condition, results
15 of operations, and cash flows would suffer as a result.

16 125. In another Risk Factor in Rivian’s Registration Statement (and its 3Q21 Form
17 10-Q filed in December 2021), Rivian acknowledged the negative consequences that could
18 arise if Rivian’s materials costs increased and if Rivian attempted to increase prices to
19 address increased material costs, stating:

20 Substantial increases in the prices for such components, materials and
21 equipment would increase our operating costs and could reduce our margins
22 if we cannot recoup the increased costs. Any attempts to increase the
23 announced or expected prices of our vehicles in response to increased costs
24 could be viewed negatively by our potential customers and could adversely
25 affect our business, prospects, financial condition, results of operations, and
26 cash flows.

27 126. Yet despite acknowledging the potential negative consequences that could
28 occur *if* Rivian’s material costs increased—and *if* Rivian decided to increase prices—the

1 Exchange Act Defendants misleadingly failed to disclose in the Registration Statement the
2 fact that significant increases in the cost of the bill of materials had, in fact, **already** occurred
3 prior to the IPO as R1T and R1S components were sourced, and that Rivian had **already**
4 resolved to increase R1T and R1S retail prices in response to those increased costs. In
5 addition, the Exchange Act Defendants made further materially false and misleading
6 statements and omitted material facts concerning the pricing and profitability of Rivian’s
7 R1 Platform and the cause of Rivian’s negative gross profits. For example, in the
8 Management’s Discussion and Analysis of Financial Condition and Results of Operations
9 (“MD&A”) section of the Registration Statement, in a subsection titled, *Our Business*
10 *Model*, Defendants specifically addressed the fact that Rivian was generating “a negative
11 gross profit per vehicle” on the R1 Platform, but it attributed that loss to Rivian’s high fixed
12 costs and low production volumes:

13 Our decision to deeply vertically integrate our ecosystem has required
14 substantial upfront investments in capabilities, technologies, and services that
15 are often outsourced by other manufacturers. For example, we are making
16 investments in vehicle technology, manufacturing capacity, and charging
17 infrastructure, and these expenses will appear in our cost of revenue. *We*
18 *expect to operate at a negative gross profit per vehicle for the near term as*
19 *our fixed costs from investments in vehicle technology, manufacturing*
20 *capacity, and charging infrastructure are spread across a smaller product*
21 *base until we launch additional vehicles and ramp production. This*
22 *dynamic will cause our gross profit losses to increase on a dollar basis even*
23 *as our revenue increases from ramping production volumes over the short*
24 *to medium term.*

25 127. In the same section of the Registration Statement, the Exchange Act
26 Defendants stated that as production volumes increased over the long term, Rivian would
27 improve its gross margin and would even begin generating positive gross profits:
28

1 *Over the long term, we believe that we will be able to increase our gross*
2 *margin in the long term and generate positive gross profit as production*
3 *utilization increases and we leverage our investments.*

4 128. The Exchange Act Defendants’ failure to disclose that the cost of the R1
5 Platform bill of materials exceeded the retail prices of the R1T and R1S rendered the
6 foregoing statements materially false and misleading when made. *First*, it was misleading
7 for the Exchange Act Defendants to identify one driver of Rivian’s “negative gross profit
8 per vehicle”—the fact that its “fixed costs . . . are spread across a smaller product base”—
9 while omitting the other significant driver of its “negative gross profit for vehicle”—the
10 fact that the cost of the R1S and R1T bill of materials had been increasing since at least
11 2019 and significantly exceeded their retail prices at the time of the IPO. Because the cost
12 of the R1 Platform’s bill of materials exceeded its retail prices, Rivian would have operated
13 at a negative gross profit per vehicle *even if* its fixed costs had been spread over a larger
14 product base, and *even if Rivian’s fixed costs were \$0*.

15 129. *Second*, it was misleading for the Exchange Act Defendants to suggest that
16 “[t]his dynamic”—i.e., Rivian’s high fixed costs—“will cause our gross profit losses to
17 increase on a dollar basis even as our revenue increases from ramping production volumes
18 over the short to medium term” without also disclosing that Rivian’s gross profit losses
19 would also increase on a dollar basis with every vehicle sold—over the near- *and* long-
20 term—because the cost of the R1S and R1T bill of materials exceeded the retail prices of
21 those vehicles.

22 130. *Third*, it was false and misleading for the Exchange Act Defendants to indicate
23 that Rivian could—and, in fact, expected to—“generate positive gross profit[s]” on the R1
24 Platform simply by increasing “production utilization” and “leverag[ing its] investments.”
25 In truth, that was not possible. The fact that the cost of the R1 Platform’s bill of materials
26 exceeded its retail price ensured that, regardless of how much Rivian increased R1
27 production utilization and/or leveraged its investments, it would continue generating
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1 negative gross profits on each R1S and R1T vehicle sold unless and until it implemented a
2 substantial price increase and/or a significant reduction in costs for the R1 Platform.

3 131. This omitted information also was highly material to investors. As discussed
4 above, Rivian’s value proposition to consumers and investors centered on its ability to
5 deliver “world-beating specs” at “a very reasonable price tag.” The fact that the Exchange
6 Act Defendants omitted from the Registration Statement that the R1 Platform’s bill of
7 materials cost more than the retail prices of the vehicles meant that Rivian could not become
8 profitable without materially increasing that price tag or significantly compromising its
9 vehicle specs. Moreover, the issue that the Exchange Act Defendants identified as causing
10 Rivian’s “negative gross profits per vehicle”—its high fixed costs being spread over low
11 production volumes—is shared by nearly all startup companies and could be remedied with
12 increased production volumes. By contrast, the issue that the Exchange Act Defendants
13 omitted to disclose—that the R1S and R1T were being sold at prices that did not even cover
14 the cost of their parts—was unique to Rivian, could not be fixed by ramping up production
15 volumes, and ensured that Rivian *could not generate positive gross profits per vehicle* on
16 the R1S and R1T unless and until it materially increased their prices and/or reduced the bill
17 of material costs for those vehicles.

18 132. In addition, the Exchange Act Defendants explicitly told investors to rely only
19 on the information in the Registration Statement, stating:

20 You should rely only on the information contained in this prospectus or
21 contained in any free writing prospectus filed with the Securities and
22 Exchange Commission (the “SEC”). Neither we nor any of the underwriters
23 have authorized anyone to provide any information or make any
24 representations other than those contained in this prospectus or in any free
25 writing prospectus we have prepared. Neither we nor the underwriters take
26 responsibility for, and can provide assurance as to the reliability of, any other
27 information that others may give you. This prospectus is an offer to sell only
28 the shares of Class A common stock offered by this prospectus, but only under

1 circumstances and in jurisdictions where it is lawful to do so. The information
2 contained in this prospectus is accurate only as of the date of this prospectus,
3 regardless of the time of delivery of this prospectus or of any sale of the
4 Class A common stock. Our business, results of operations, financial
5 condition, and prospects may have changed since such date.

6 133. Following the IPO, several of Rivian’s IPO underwriters and other market
7 research analysts initiated coverage of Rivian. For example, Piper Sandler initiated
8 coverage on December 5, 2021, with an overweight rating and price target of \$148, which
9 it noted “impl[ied] 40% upside potential.” Piper Sandler called out Rivian’s Tesla-like
10 approach of “develop[ing] their own software, semiconductors, batteries, charging
11 networks, and direct-to-consumer business models” as giving the Company an “upper
12 hand.” Piper Sandler also assumed Rivian’s longer-term market share would reach 11%–
13 12% and 7%–8% in the U.S. and Europe, respectively, with a “particular strength in the
14 pickup and van markets,” and specifically called out that it believed software and services
15 were a key factor driving Piper Sandler’s 40% upside.

16 134. Wedbush also initiated coverage on December 5, 2021 with an outperform
17 rating and a \$130 price target. After touting Rivian’s “unmatched” features, Wedbush
18 gushed, stating:

19 We believe Rivian is in the driver’s seat for a golden opportunity as current
20 market demand for electric vehicles has never been higher We believe
21 Rivian has put together a product offering with such attention to detail, build
22 quality, luxury, and performance not seen potentially at scale since Tesla’s
23 debut of the Model S years ago in our opinion.

24 135. Wedbush continued, explaining additional considerations driving its price
25 target, including that:

26 [T]he company expects to sell more than 742,000 units cumulatively over the
27 next five years, and its 2 flagship models, the R1S and R1T, have already
28 collectively received 48,000 reservations. We believe Rivian is set to create a

1 new category in the EV space with its game-changing debuts, a massive
2 Normal, Illinois factory footprint, and create a major brand within the EV
3 market over the next decade.

4 136. Similarly, Barclays initiated coverage on December 6, 2021, explaining that
5 “Rivian’s differentiated consumer branding centered around adventure makes it unique in
6 the EV market and provides a solid foundation for recurring revenues,” and also flagged
7 the Company’s relationship with “premier last-mile customer” Amazon for Rivian’s
8 commercial vans. In light of this, Barclays wrote that it was “confident that RIVN can grow
9 into a major, multi-product OEM.” While Barclays issued a rating of equal weight, it did
10 so because, following Rivian’s explosive stock price growth after the IPO, “much of this is
11 already priced in” to the Company’s stock price.

12 137. Rivian continued to mislead and conceal material facts from investors on
13 December 16, 2021, during the Company’s 3Q21 earnings call and in its 3Q21 Form 10-Q.
14 In the Form 10-Q, Rivian made false or misleading risk disclosures that were substantially
15 identical to those made in the Registration Statement. Those risk disclosures again
16 addressed the negative consequences that could result *if* Rivian’s material costs increased
17 and *if* Rivian decided to offset those costs by increasing prices when, in fact, as discussed
18 above: (i) the cost of the R1 bill of materials had increased significantly since the original
19 R1 retail prices were set (and greatly exceeded those retail prices); and (ii) Rivian had
20 already decided to increase the retail prices of its vehicles.

21 138. The Exchange Act Defendants went even further during Rivian’s 3Q21
22 earnings call. On that call, McDonough told investors, for the first time, that, “given the
23 inflationary market backdrop, we also continue to evaluat[e] the pricing for our vehicle[s].”
24 Later during the 3Q21 earnings call, an analyst pressed Scaringe on Rivian’s pricing. In
25 response, Scaringe also attributed Rivian’s pricing evaluations to increased demand for its
26 vehicles, stating: “Now with regards to pricing, it’s certainly the backdrop of inflation that
27 we’re seeing and the very strong demand for products not just looking our product
28 (inaudible) broadly within the electrified space has caused us to look at our pricing”

1 Scaringe continued, telling investors, “in terms of the competitive step, we recognized
2 they’re very aggressively priced. That is something that we certainly considered and talk
3 about quite a bit as a management team.”

4 139. Scaringe’s and McDonough’s statements were materially false and misleading
5 when made. In particular, they led the market to believe that post-IPO inflation and
6 increased demand for its vehicles caused Rivian to consider a price increase. In truth,
7 Defendants knew prior to the IPO that Rivian’s current pricing was insufficient to cover the
8 cost of the bill of materials alone (without regard to the massive overhead costs that could
9 be mitigated by ramped production), and they had already determined that a price increase
10 was necessary for Rivian to become profitable. In other words, Rivian had conveyed to the
11 market that pricing increases were being considered in order to capitalize on increased
12 market demand and to offset post-IPO inflation, when in fact Rivian had already resolved
13 to raise R1 prices because its current pricing structure precluded it from ever becoming
14 profitable—thereby concealing from investors the relevant truth.

15 140. Analyst reports following these statements confirm that the market was misled
16 and believed that Rivian was considering price increases due to the strong demand Rivian
17 was seeing for its R1 Platform and in light of the competitive landscape. For example, as
18 an analyst from Deutsche Bank noted in a report published after the call: “The momentum
19 acceleration in vehicle reservations, now at 71k units up from 55k just 6 weeks ago, is very
20 encouraging and is prompting management to consider price increases.” Similarly, in a
21 January 6, 2022 report following GM’s official unveiling of its EV Silverado pickup truck,
22 Wolfe Research compared the R1T against up-fitted versions of the EV Silverado and
23 Ford’s EV F-150 Lightning, the other dominating options in the EV pickup truck space.
24 While acknowledging that the three vehicle platforms were strongly competitive, Wolfe’s
25 report is clear that the price point of Rivian’s R1T was a significant competitive aspect of
26 the R1T’s value proposition and prospects in the burgeoning EV pickup truck market:

27

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Exhibit 1: EV Pickup Specs Comparison

Truck	Chevy Silverado EV RST	Ford F150 Lightning Platinum	Rivian R1T
Size	Full-Size	Full-Size	Mid-Size
Power	664 HP	563 HP	835 HP
Torque	780 ft-lbs	775 ft-lbs	908 ft-lbs
0-60	4.5s	4.4s	3s
Payload	1300 lbs	1800 lbs	1760 lbs
Towing	10,000 lbs	10,000 lbs	11,000 lbs
Suspension	Independent Front + Rear Air Suspension	Independent Rear Suspension	Independent Front + Rear Air Suspension
Range	400 miles	300 miles	314-400 miles
Battery Pack Size	200 kWh	131 kWh	135-185 kWh
Miles/kWh	2	2.3	2.3
Approximate Price	\$80,000-\$105,000	\$90,874	\$77,500-\$83,000

Source: Company Data

J. The Relevant Truth Is Revealed

141. On February 1, 2022, Rivian announced that it would release its fourth quarter and full year 2021 results on March 10, 2022. Then, on March 1, 2022, following months of silence after its 3Q21 earnings call held on December 16, 2021, Rivian publicly announced the price increases that it had privately discussed prior to the IPO.

142. Specifically, in an email to reservation holders and through revised pricing available on its website, Rivian revealed that its previous pricing was unsustainable by dramatically increasing the price for R1Ts and R1Ss equipped with quad-motor and “Large” battery pack specifications (which were previously the only available “base” options for both vehicles) by approximately **17%** for the R1T (from roughly \$67,500 to roughly \$79,500) and approximately **20%** for the R1S (from roughly \$70,000 to roughly \$84,500). Whereas the quad-motor and “Large” battery pack were previously standard, the quad-motor option and the “Large” battery pack options now cost customers an extra \$6,000 each. Rivian stated these price increases were the result of “inflationary pressure on the cost of supplier components and raw materials across the world.”

143. The new, significantly increased pricing would apply not only to all future pre-orders, but also to virtually all existing pre-orders, with the exception of those already in the final steps of completing their transaction with Rivian. The Company announced that it was introducing a new “Standard” battery size and a new dual-motor option for both

1 vehicles (which was intended to allow pre-order customers, all of whom previously had a
2 quad-motor and at least a “Large” battery pack, to retain their original pricing), as well as
3 increased prices for “certain options, upgrades and accessories.”

4 144. As described by InsideEVs.com, Rivian’s price increase announcement
5 effectively gave pre-order holders two options: “keep[] their original order and pay[] the
6 extra 17% - 20%, which, with options may be between \$12,000 and \$14,000 extra,” or
7 “delay[] their delivery a year or two, accept[] a dual-motor version instead of the promised
8 quad-motor setup, and also accept[] a smaller battery pack in order to keep the same price
9 they believed they were getting from the start.” Vice similarly reported that
10 “[c]onfigurations that had previously been standard, or the only available option, now cost
11 thousands of dollars extra. The end result is people who thought they were buying a car for
12 approximately \$75,000 are finding that car now costs closer to \$100,000. Customers are
13 furious, obviously.”

14 145. In a statement to Electrek, Behl stated the price increases were the result of
15 “inflationary pressure, increasing component costs, and unprecedented supply chain
16 shortages and delays for parts (including semiconductor chips). This rise in cost and
17 complexity due to these challenging circumstances necessitate an increase to the prices of
18 the R1T and R1S models we offer today – prices which were originally set in 2018.”

19 146. As reported by numerous media outlets and industry analysts, many customers
20 who pre-ordered R1Ts and R1Ss were enraged and indicated that they had or were planning
21 to cancel their pre-orders because of the price increases. As explained by Vice:

22 Price increases are obviously a fact of life these days, especially with
23 the car market, a key driver of inflation. But it is rare to see car companies
24 apply price changes, especially such drastic ones, to existing preorders. For
25 example, Tesla regularly changes vehicle prices, but only to new orders.
26 Legacy automakers have been fighting with dealers who are charging much
27 more than the sticker price for electric vehicle preorders, telling them to knock
28 it off.

1 147. Likewise, a March 3, 2022 report from RBC noted that “[a] scan of message
2 boards and online postings indicated there was a lot of anger among reservation holder and
3 cancelations,” while a March 4, 2022 report by Deutsche Bank noted that the price increases
4 led to “a very negative reaction in the market in which many reservation holders cancelled
5 their orders.” Indeed, pre-order holders expressed their outrage in online postings, with one
6 user on the popular RivianOwnersForum.com stating:

7 My quoted price previously was \$78,820 for an R1S after going through
8 the configurator to get the same vehicle it’s \$92k. *A 17k increase is not*
9 *inflation – it means it wasn’t priced appropriately to begin with.* Add-in the
10 new ‘option’ for a dual motor which is position [sic] as a great new option but
11 in reality it just means they are now charging you more for the quad motor
12 which was previously the only option. *This feels like a gigantic bait and*
13 *switch.*

14 148. In response to news of the Company’s substantial price increases on pre-
15 orders, Rivian’s stock price fell \$14, or more than 20%, from a close of \$67.56 per share on
16 February 28, 2022, to close at \$53.56 per share on March 2, 2022.

17 149. Then, on March 3, 2022, after facing intense public pressure from customers,
18 in an email to pre-order holders and in a letter published on Business Wire, both signed by
19 Scaringe, the Company reversed its decision to hike prices on between 71,000 and 83,000
20 customers who ordered R1s before March 1, 2022. Given Rivian’s concession that these
21 pre-ordered vehicles were underwater on costs, analysts seized on the significant negative
22 impact to Rivian’s financial condition going forward. For example, a March 3, 2022 report
23 from analyst RBC stated: “*The roll-back on pricing is costing it ~\$850mm in revenue*
24 *(assuming no cancelations)*”

25 150. On March 3, 2022, The Wall Street Journal noted that, following the prior
26 day’s share price decline due to the price hikes, “[s]hares fell further Thursday, down nearly
27 5% to \$50.91.” Reuters similarly wrote on March 3 that “Rivian stock, which plunged over
28 13% on Wednesday, extended losses on Thursday, down 4%.”

1 151. From the close of trading on March 2, 2022, through the close of trading on
2 March 10, 2022, the price of Rivian's Class A common stock fell from \$53.56 to \$41.16.
3 During this time, analysts digested the potential impact of Rivian's attempted price hike
4 and what to expect from the additional news slated to be released during the Company's
5 forthcoming earnings call on March 10. For example, Wolfe Research wrote on March 9:
6 "We believe RIVN required a \$12-\$14k price increase in order to achieve their prior
7 financial targets. Without the price increases, we think Consensus (for 2022-2023) will need
8 to be lowered by at least \$0.8-\$1.4 bn (~70k-100k reservation holders x \$12-\$14k implied
9 cost headwind)."

10 152. Then, after trading closed on March 10, 2022, the market finally learned the
11 full extent to which Rivian's long term financial prospects had been impacted by its
12 previously undisclosed need to reprice its vehicles, including existing orders. According to
13 the Company's disclosures, its projected adjusted EBITDA for FY2022 was a disappointing
14 (\$4,750 million) and reported that Rivian would face negative gross margins throughout
15 "[a]s we continue to ramp-up our manufacturing facility, manage supply chain challenges,
16 face continued inflationary pressures, *and minimize price increases to customers in the*
17 *near term.*"

18 153. Reporting on this revised EBITDA guidance, J.P. Morgan noted in its coverage
19 of the earnings release:

20 The company reversed course for those who had placed deposits prior to
21 March 1, which we estimate implies similarly lower gross profit margin for
22 the first nearly 83,000 units delivered (which we now expect to occur during
23 1Q24). For future reservations, however, the material price hikes will still
24 apply, and while this should offset currently foreseeable inflationary cost
25 pressures (meaning dilution to gross profit margin but not dollars), it does
26 imply also some demand destruction.

27 154. Meanwhile, Deutsche Bank noted "Rivian's soft 4Q results and weak 2022
28 outlook reflect largely predictable delays ramping up vehicle production amid challenges

1 from its supply chain, but also steep cost pressures from input costs in the current
 2 inflationary environment, which it cannot offset with pricing following the backlash around
 3 its proposed price increase.”

4 155. The market reaction to this revised scenario was swift and severe. On
 5 March 11, 2022, Rivian’s stock price fell almost 8%, from a close of \$41.16 on March 10
 6 to a close of \$38.05 on March 11, and continued to fall further the next trading day on high
 7 volume, closing on March 14 at \$35.83—less than half of its \$78 per share IPO price.

8 **V. THE EXCHANGE ACT DEFENDANTS’ MATERIALLY FALSE AND**
 9 **MISLEADING STATEMENTS AND OMISSIONS**

10 156. As alleged below, the Exchange Act Defendants issued numerous false or
 11 misleading statements and omissions of material fact during the Class Period concerning
 12 Rivian’s R1T and R1S vehicle pricing. The Exchange Act Defendants’ misstatements and
 13 omissions were made in the Company’s Registration Statement, 3Q21 10-Q, Shareholder
 14 Letter, and conference call with analysts and investors.

15 **A. Registration Statement**

16 157. In the Risk Factor section of Rivian’s Registration Statement, Rivian
 17 acknowledged the negative consequences that could occur if its materials costs increased
 18 and if Rivian attempted to increase prices to address increased material costs, stating:

19 *Substantial increases in the prices for such components, materials and*
 20 *equipment would increase our operating costs and could reduce our*
 21 *margins if we cannot recoup the increased costs. Any attempts to increase*
 22 *the announced or expected prices of our vehicles* in response to increased
 23 costs could be viewed negatively by our potential customers and could
 24 adversely affect our business, prospects, financial condition, results of
 25 operations, and cash flows.

26 158. The statements in Paragraph 157 above were materially false and misleading
 27 when made. The Exchange Act Defendants’ failure to disclose that, by the time of the IPO,
 28 the cost of the R1S and R1T bill of materials significantly exceeded their retail prices

1 rendered false and misleading their disclosures regarding the material risk of potential
2 negative consequences that *could* occur *if* materials costs increased. Additionally, the
3 Exchange Act Defendants’ omission of the fact that Rivian had already made the decision
4 to increase retail prices of the R1T and R1S in advance of the IPO rendered false and
5 misleading their disclosures regarding the material risk of potential negative consequences
6 that *could* occur that *if* Rivian decided to raise prices.

7 159. In the MD&A section of the Registration Statement, in a subsection titled, *Our*
8 *Business Model*, the Exchange Act Defendants stated:

9 Our decision to deeply vertically integrate our ecosystem has required
10 substantial upfront investments in capabilities, technologies, and services that
11 are often outsourced by other manufacturers. For example, we are making
12 investments in vehicle technology, manufacturing capacity, and charging
13 infrastructure, and these expenses will appear in our cost of revenue. *We*
14 *expect to operate at a negative gross profit per vehicle for the near term as*
15 *our fixed costs from investments in vehicle technology, manufacturing*
16 *capacity, and charging infrastructure are spread across a smaller product*
17 *base until we launch additional vehicles and ramp production. This*
18 *dynamic will cause our gross profit losses to increase on a dollar basis even*
19 *as our revenue increases from ramping production volumes over the short*
20 *to medium term.*

21 160. In the same section of the Registration Statement, the Exchange Act
22 Defendants stated: “*Over the long term, we believe that we will be able to increase our*
23 *gross margin in the long term and generate positive gross profit as production utilization*
24 *increases and we leverage our investments.*”

25 161. The statements in Paragraphs 159-160 above were materially false and
26 misleading when made. It was misleading for the Exchange Act Defendants to identify one
27 driver of Rivian’s “negative gross profit per vehicle”—the fact that its “fixed costs . . . are
28 spread across a smaller product base”—while omitting the other significant driver of its

1 “negative gross profit for vehicle”—the fact that the cost of the R1S and R1T bill of
2 materials alone exceeded their retail prices. Because the cost of the R1 Platform’s bill of
3 materials (which had been fully sourced by the time this statement was made) exceeded its
4 retail prices, Rivian would have operated at a negative gross profit per vehicle *even if* its
5 fixed costs had been spread over a larger product base. In fact, *even if Rivian’s fixed costs*
6 *were \$0*, it still would have operated at a negative gross profit per vehicle.

7 162. Moreover, it was misleading for the Exchange Act Defendants to suggest that
8 “[t]his dynamic”—i.e., Rivian’s high fixed costs—“will cause our gross profit losses to
9 increase on a dollar basis even as our revenue increases from ramping production volumes
10 over the short to medium term” without also disclosing that Rivian’s gross profit losses
11 would also increase with every vehicle sold—over the long term—because the cost of the
12 R1 Platform bill of materials exceeded the retail prices of the R1S and R1T.

13 163. In addition, it was materially false and misleading for the Exchange Act
14 Defendants to state that Rivian could “generate positive gross profit[s]” on the R1 Platform
15 simply by increasing “production utilization” and “leverag[ing its] investments.” In truth,
16 the fact that the cost of the R1 Platform’s fully-sourced bill of materials exceeded its retail
17 price ensured that, regardless of how much Rivian increased R1 production utilization
18 and/or leveraged its investments, it would continue operating at a negative gross profit per
19 vehicle unless and until it implemented a substantial price increase and/or a significant
20 reduction in costs for the R1 Platform.

21 **B. December 16, 2021: 3Q21 Earnings Conference Call and 3Q21 10-Q**

22 164. After the market closed on December 16, 2021, Rivian held an earnings
23 conference call to discuss the Company’s 3Q21 results. During the call, McDonough stated
24 in her prepared remarks:

25 *In the near term, we expect that this dynamic of high fixed cost associated*
26 *with operating and running our large scale, highly vertically integrated plan*
27 *amortized over a small but growing number of vehicles produced across the*
28 *R1 and RCV platform will continue to have a negative drag on gross profit.*

1 As a result, in the third quarter we generated a negative gross profit of
2 \$82 million.

3 165. The statement in Paragraph 164 was materially false and misleading when
4 made. Specifically, it was misleading for Defendants to disclose one factor that was causing
5 “a negative drag on gross profit” over the near term without also disclosing the other
6 significant factor that would result in Rivian generating negative gross profits per vehicle
7 over the near and long-term—the fact that the cost of the R1S and R1T bill of materials
8 alone exceeded their retail prices. Because the cost of the R1 Platform’s bill of materials
9 exceeded its retail prices, Rivian would have operated at a negative gross profit per vehicle
10 *even if* its “high fixed costs” had been amortized over a large number of vehicles produced.
11 Indeed, Rivian would have generated negative gross profits per vehicle *even if its fixed*
12 *costs were \$0*, and even if it was operating at full production capacity.

13 166. During her prepared remarks, McDonough also stated, “[a]nd given the
14 *inflationary market backdrop, we also continue to evaluation [sic] the pricing for our*
15 *vehicle [sic].*”

16 167. During the Q&A portion of the 3Q21 earnings call, Wolfe Research analyst
17 Robert Saltzman and Scaringe had the following exchange:

18 SALTZMAN: Claire mentioned that you’re looking at opportunities to
19 accelerate your strategy. Are there things that you can do to maybe accelerate
20 the ramp that you originally envisioned for the TR1 platform, just given the
21 response to the product or are you I think Claire alluded to, inflation and
22 looking at pricing, are you looking at opportunities to adjust pricing just based
23 on what the demand is for the product?

24 SCARINGE: *Now with regards to pricing, it’s certainly the backdrop of*
25 *inflation that we’re seeing and the very strong demand for products not just*
26 *looking our product (inaudible) broadly within the electrified space has*
27 *caused us to look at our pricing and really I’d say recognizing the set of*
28 *product features that we’ve been able to put together into the vehicles. And*

1 the vehicles are incredibly -- you had a chance to drive them, they're
2 incredibly fun to drive, very capable, over 800-horsepower, 0 to 60, three
3 seconds, great on-road, great off-road but also a great everyday vehicle. ***So in***
4 ***terms of the competitive step, we recognized they're very aggressively priced.***

5 That is something that we certainly considered and talk about quite a bit as a
6 management team.

7 168. The statements in Paragraphs 166-167 were materially false and misleading
8 when made. In particular, they led the market to believe that Rivian was considering a price
9 increase because of post-IPO inflation and increased demand for its vehicles. In truth, the
10 Exchange Act Defendants knew, well before the IPO, that Rivian's current pricing was
11 insufficient to cover the cost of the bill of materials alone (without regard to the massive
12 overhead costs that could be mitigated by ramped production), and that a price increase was
13 necessary for Rivian to become profitable. In other words, Rivian had conveyed to the
14 market that pricing increases were being considered in order to capitalize on market demand
15 for its products, when in truth Rivian had already decided to increase prices in order to
16 mitigate the losses that Rivian had been suffering (and would otherwise continue to suffer
17 absent a price increase) on each vehicle sold, which Rivian's management knew to be the
18 case.

19 169. In addition, Scaringe's and McDonough's statements gave the misleading
20 impression that the possibility of a price increase due to inflation was a new development,
21 when they knew prior to the IPO that the cost of the R1 Platform's bill of materials vastly
22 exceeded the retail prices of the R1S and R1T.

23 170. The Company's 3Q21 Form 10-Q, which it filed with the SEC on
24 December 17, 2021, repeated the risk disclosure set forth in the Registration Statement
25 concerning the possible negative consequences that could occur if Rivian's costs and retail
26 prices increased:

27 ***Substantial increases in the prices for such components, materials and***
28 ***equipment would increase our operating costs and could reduce our***

1 *margins if we cannot recoup the increased costs. Any attempts to increase*
2 *the announced or expected prices of our vehicles* in response to increased
3 costs could be viewed negatively by our potential customers and could
4 adversely affect our business, prospects, financial condition, results of
5 operations, and cash flows.

6 171. The foregoing representation was materially misleading when made.
7 Specifically, it was misleading for the Exchange Act Defendants to warn investors about
8 the potential negative consequences that *could* occur *if* materials costs increased—and *if*
9 Rivian decided to raise prices—when they knew that Rivian’s bill of material costs *had, in*
10 *fact*, increased significantly and substantially exceeded the R1S and R1T retail prices as of
11 the time of the IPO. They also knew that Rivian *had, in fact*, decided prior to the IPO that
12 it would increase R1S and R1T retail prices in response to those increased costs.

13 **VI. ALLEGATIONS OF LOSS CAUSATION**

14 172. Class members were damaged as a result of the Exchange Act Defendants’
15 fraudulent conduct as alleged herein. During the Class Period, the Exchange Act Defendants
16 engaged in a scheme to deceive investors by issuing a series of material misrepresentations
17 and omissions of material facts, trends, events, and uncertainties required to be disclosed,
18 relating to, among other things, the pricing and profitability of Rivian’s R1 Platform.

19 173. As a direct result of the Exchange Act Defendants’ scheme, misrepresentations
20 of material fact, and omissions of material fact, Rivian’s Class A common stock traded at
21 artificially inflated prices throughout the Class Period.

22 174. Unknowingly, and in reliance upon the Exchange Act Defendants’ materially
23 false or misleading statements and omissions, Class members purchased or otherwise
24 acquired Rivian’s Class A common stock at artificially inflated prices on the Nasdaq
25 exchange. But for the Exchange Act Defendants’ misrepresentations, omissions, and
26 fraudulent scheme, Plaintiffs and other Class members would not have purchased or
27 otherwise acquired Rivian’s Class A common stock at the artificially inflated prices at
28 which it traded during the Class Period.

1 175. The relevant truth was revealed beginning on March 1, 2022, when Rivian
2 announced that it was dramatically increasing the price for R1Ts and R1Ss by
3 “approximately 17%” for the R1T (from roughly \$67,500 to roughly \$79,500) and
4 “approximately 20%” for the R1S (from roughly \$70,000 to roughly \$84,500). In addition,
5 the Company announced that it was introducing a new “Standard” battery size and a new
6 dual-motor option for both vehicles, as well as increased prices for “certain options,
7 upgrades and accessories.” Moreover, the new, significantly increased pricing would apply
8 not only to all future pre-orders, but also to virtually all existing pre-orders, with the
9 exception of those already in the final steps of completing their transaction with Rivian.

10 176. As described by InsideEVs.com, Rivian’s price increase announcement
11 effectively gave pre-order holders two options: “keep[] their original order and pay[] the
12 extra 17% - 20%, which, with options may be between \$12,000 and \$14,000 extra,” or
13 “delay[] their delivery a year or two, accept[] a dual-motor version instead of the promised
14 quad-motor setup, and also accept[] a smaller battery pack in order to keep the same price
15 they believed they were getting from the start.” Vice similarly reported that
16 “[c]onfigurations that had previously been standard, or the only available option, now cost
17 thousands of dollars extra. The end result is people who thought they were buying a car for
18 approximately \$75,000 are finding that car now costs closer to \$100,000. Customers are
19 furious, obviously.”

20 177. In a statement to Electrek, Behl stated the price increases were the result of
21 “inflationary pressure, increasing component costs, and unprecedented supply chain
22 shortages and delays for parts (including semiconductor chips). This rise in cost and
23 complexity due to these challenging circumstances necessitate an increase to the prices of
24 the R1T and R1S models we offer today – prices which were originally set in 2018.”

25 178. In response to news of the Company’s substantial price increases on pre-
26 orders, Rivian’s stock price fell \$14, or more than 20%, from a close of \$67.56 per share on
27 February 28, 2022, to close at \$53.56 per share on March 2, 2022.

28

1 179. Market analysts and commentators identified the price increases as driving the
2 decline in the price of Rivian's Class A common stock. For example, a March 1, 2022 report
3 from RBC stated:

4 While price increases were expected and previously communicated by
5 the company, we were under the impression that pre-orders before a certain
6 date would be grandfathered in. It now appears that only customers who are
7 in the final steps of completing the transaction will see the prior price honored.
8 To be fair, pricing was initially established in 2018 and a lot has changed since
9 then with regard to inflation and the supply chain world. Still, it will be
10 interesting to see whether orders are canceled or deferred. We will look for
11 color on next week's earnings call.

12 180. An article titled, *EV Startup Rivian Walks Back Price Increase, Apologizes to*
13 *Customers; Price rise on already-ordered electric trucks and SUVs sent Rivian's stock*
14 *sliding this week*, published by The Wall Street Journal on March 3, 2022, noted "Rivian
15 shares slid more than 13% Wednesday [i.e., March 2] following the price-increase
16 disclosure, as angry customers aired their frustration on social media and online forums."

17 181. Similarly, Bloomberg reported in a March 3, 2022 article titled, *Rivian Hits*
18 *Record Low After Admitting 'Mistake' on Price Hikes*, noted Rivian stock price's "13.5%
19 slide the day prior, driven by Rivian's late-Tuesday decision to raise prices." In a March 2,
20 2022 article titled, *Rivian Stock Is Falling Because EV Prices Are Rising. Investors Aren't*
21 *Happy*, Barron's wrote that "Rivian Automotive's decision to raise prices has caused its
22 stock to tumble."

23 182. Then, on March 3, 2022, after facing intense public pressure from customers,
24 in an email to pre-order holders and in a letter published on Business Wire, both signed by
25 Scaringe, the Company reversed its decision to hike prices on pre-order holders who
26 ordered R1s before March 1, 2022. Given Rivian's concession that these vehicles were
27 underwater on costs, analysts seized on the significant negative impact to Rivian going
28

1 forward. For example, a March 3, 2022 report from analyst RBC stated: “***The roll-back on***
2 ***pricing is costing it ~\$850mm in revenue*** (assuming no cancelations)”

3 183. Market commentators explained that the Company’s Class A common stock
4 share price fell in light of this news. On March 3, 2022, The Wall Street Journal noted that,
5 following the prior day’s share price decline due to the price hikes, “[s]hares fell further
6 Thursday, down nearly 5% to \$50.91.” Reuters similarly wrote on March 3 that “Rivian
7 stock, which plunged over 13% on Wednesday, extended losses on Thursday, down 4%.”

8 184. From the close of trading on March 2, 2022, through the close of trading on
9 March 10, 2022, the price of Rivian’s Class A common stock fell from \$53.56 to \$41.16.
10 During this time, analysts digested this news regarding the potential impact of Rivian’s
11 attempted price hike and what to expect from the additional news slated to be released
12 during the Company’s forthcoming earnings call on March 10. For example, Wolfe
13 Research wrote on March 9: “We believe RIVN required a \$12-\$14k price increase in order
14 to achieve their prior financial targets. Without the price increases, we think Consensus (for
15 2022-2023) will need to be lowered by at least \$0.8-\$1.4 bn (~70k-100k reservation holders
16 x \$12-\$14k implied cost headwind).”

17 185. Then, after trading closed on March 10, 2022, the market finally learned the
18 extent to which Rivian’s long term financial prospects had been impacted by its previously
19 undisclosed need to reprice its vehicles, including existing orders. According to the
20 Company’s disclosures, its projected adjusted EBITDA for FY2022 was a disappointing
21 (\$4,750 million) and reported that Rivian would face negative gross margins throughout
22 “[a]s we continue to ramp-up our manufacturing facility, manage supply chain challenges,
23 face continued inflationary pressures, ***and minimize price increases to customers in the***
24 ***near term.***”

25 186. The market reaction to this revised scenario was swift and severe. On
26 March 11, 2022, Rivian’s stock price fell almost 8%, from a close of \$41.16 on March 10
27 to a close of \$38.05 on March 11, and continued to fall further the next trading day on high
28 volume, closing on March 14 at \$35.83—less than half of its \$78 per share IPO price.

1 187. Analysts focused on these negative disclosures in coverage of Rivian after the
2 3Q21 earnings call. For example, reporting on this revised EBITDA guidance, J.P. Morgan
3 noted in its coverage of the earnings release:

4 The company reversed course for those who had placed deposits prior
5 to March 1, which we estimate implies similarly lower gross profit margin for
6 the first nearly 83,000 units delivered (which we now expect to occur during
7 1Q24). For future reservations, however, the material price hikes will still
8 apply, and while this should offset currently foreseeable inflationary cost
9 pressures (meaning dilution to gross profit margin but not dollars), it does
10 imply also some demand destruction.

11 188. Meanwhile, Deutsche Bank noted “Rivian’s soft 4Q results and weak 2022
12 outlook reflect largely predictable delays ramping up vehicle production amid challenges
13 from its supply chain, but also steep cost pressures from input costs in the current
14 inflationary environment, which it cannot offset with pricing following the backlash around
15 its proposed price increase.”

16 189. Rivian’s disclosures on March 1, March 3, and March 10, 2022, partially
17 corrected or reflected the materialization of risks concealed by the Exchange Act
18 Defendants’ material misstatements and omissions of material facts alleged herein.

19 190. The decline in the price of Rivian Class A common stock between the close of
20 market on February 28, 2022, and March 14, 2022, is directly attributable to the market
21 absorbing information that corrected, or reflected the materialization of risks concealed by,
22 the Exchange Act Defendants’ material misrepresentations or omissions.

23 191. Plaintiffs and other Class members suffered economic losses as the price of
24 Rivian Class A common stock fell in response to the disclosure of new information
25 concealed by the Exchange Act Defendants’ misstatements and omissions on these dates.
26 These price declines were a direct result of the materially false or misleading statements
27 and omissions alleged herein. It was foreseeable that these disclosures would cause the price
28 of Rivian Class A common stock to decline. Thus, the Exchange Act Defendants’ wrongful

1 conduct, as alleged herein, directly and proximately caused the damages suffered by
2 Plaintiffs and other Class members.

3 **VII. ADDITIONAL ALLEGATIONS OF THE EXCHANGE ACT**
4 **DEFENDANTS' SCIENTER**

5 192. The Exchange Act Defendants were active and culpable participants in the
6 fraud, as evidenced by their knowing or reckless issuance and/or control over the alleged
7 materially false or misleading statements and omissions. The Exchange Act Defendants
8 acted with scienter in that they knew or recklessly disregarded that the public statements set
9 forth above in Part V were materially false or misleading when made, and knowingly or
10 recklessly participated or acquiesced in the issuance or dissemination of such statements as
11 primary violators of the Federal securities laws. In addition to the facts set forth in Part IV
12 above, numerous additional facts give rise to the strong inference that, throughout the Class
13 Period, the Exchange Act Defendants knew or recklessly disregarded that their statements
14 were materially false and misleading when made.

15 193. *First*, the Exchange Act Defendants knew or were deliberately reckless in not
16 knowing that the cost of the bill of materials exceeded the R1T and R1S retail prices
17 because of their access to Project X. According to FE-4, Project X was a database that
18 tracked the R1 Platform's bill of material costs. Both FE-4 and FE-5 had access to
19 Project X, and this access forms the basis of their knowledge of the cost of the bill of
20 materials for the R1 Platform beyond the cost of those parts and components that they were
21 personally involved in estimating and sourcing. Additionally, while the cost of the battery
22 was excluded from Project X at some point prior to the IPO, FE-4 and FE-5 indicated that,
23 even excluding the battery, the R1 bill of materials costs in Project X still exceeded its retail
24 prices by the time of the IPO. In addition, FE-4 and FE-5 each advised that they had
25 knowledge of Rivian's battery costs even after it was removed from Project X. According
26 to FE-4, everyone involved in Rivian's Finance, Cost Engineering, and Purchasing
27 departments, as well as Rivian's senior executives, including Defendant Scaringe, had
28 access to Project X.

1 194. Likewise, the Exchange Act Defendants, as well as other high-level Rivian
2 executives including Behl, Nick Kalayjian (Chief Product Development Officer), Jacob
3 Kohn (Vehicle Line Director), Rod Copes (Company’s former Chief Operating Officer),
4 and Charly Mwangi (Company’s former Executive Vice President of Manufacturing and
5 Engineering), participated in “Gate Review” meetings prior to the IPO during which these
6 executives received reporting that showed the cost increases of the R1 vehicles during the
7 launch process. According to FE-2, there were nine “gates” in total that Rivian had to clear
8 internally in order to successfully launch its vehicles. When a certain milestone was
9 reached, which occurred at varying cadences, it prompted the internal Gate Review. As
10 FE-2 explained, “[t]here was an accumulation of costs that were added since the prior [Gate]
11 review.” According to FE-2, as Rivian launched the vehicles and ramped up production, the
12 Company “would identify more issues that needed to be addressed. The issues come at a
13 cost. There were multiple cost adds, just based on the learning curve.”

14 195. Further, Rivian attempted to re-source components at lower prices or generate
15 cost reductions, but those efforts went nowhere. FE-4 reported that the Cost Engineer Group
16 came up with new ideas each month for cost reductions, but nothing was ever really done.
17 For example, FE-4 recalled that the Cost Engineering Group identified proposed cost
18 reductions of about \$2,000 for the vehicle interior but only approximately \$800 of that was
19 ever realized because Scaringe wanted to use actual wood for the R1 interiors. FE-4
20 confirmed that Scaringe rejected any proposal to get rid of the wood used in the R1 interiors.

21 196. In any event, both FE-4 and FE-5 explained that once production began, it was
22 difficult to change suppliers. FE-5 explained that the materials are sourced prior to
23 production and once that occurs, a purchase order is signed and the cost is locked in. FE-5
24 said that prior to the IPO, in the September 2021 timeframe, all the parts had been sourced
25 and material costs had been set, unless there were quality issues which necessitated changes.

26 197. Moreover, statements by former Rivian employee, Laura Schwab, corroborate
27 the facts provided by other former Rivian employees, and underscore that Rivian’s senior
28 most executives knew that R1 Platform unit sales would generate losses for the Company

1 unless and until Rivian significantly increased prices and/or significantly reduced material
2 costs. Specifically, Schwab has stated that, “[b]eginning in spring of 2021, [she] started to
3 raise the alarm about concerns she had relating to Rivian’s ability to deliver on its promises
4 to investors.” One such “promise to investors” was the price of the R1T and R1S vehicles.
5 According to Schwab, “it was clear that the vehicles were underpriced, and each sale would
6 result in a loss the company.” Schwab stated that prior to the IPO, she “ultimately contacted
7 Dennis Lucey, Rivian’s Finance Director, and worked with him to develop projections
8 showing how much of a loss the company would incur if Rivian did not raise prices.”

9 198. Schwab has said that she “raised this issue with several executives, including
10 Mr. Behl, Stuart Dixon (Director of Product Management), and Andy Zicheck (Principal
11 Product Manager). Mr. Behl brushed her off.” However, Behl finally “*agreed that [Rivian]*
12 *would need to raise the vehicle prices after the IPO.*” Schwab has recounted that she
13 “criticiz[ed] and disclos[ed] the company’s misleading and inaccurate messaging around its
14 delivery schedule, pricing, vehicle readiness, and production rates.” She also stated that she
15 “voiced her concerns about the company making false commitments to customers and
16 investors in multiple meetings with the company’s senior leadership.”

17 199. In addition, senior Rivian executives, including the Exchange Act Defendants,
18 were aware of Schwab’s concerns regarding the pricing of the R1 at the time the
19 Registration Statement was deemed effective (November 9, 2021), as they publicly disputed
20 her claims on November 10, 2021. Indeed, Schwab’s lawsuit and Statement of Claims were
21 filed on November 4, 2021, and Scaringe publicly disputed them on the day of the
22 Company’s IPO. However, at the time of the IPO—and unlike investors—the Exchange
23 Act Defendants had access to the information necessary to confirm the accuracy of
24 Schwab’s statements. Further, the Company’s termination of Schwab shortly after she
25 raised with senior Rivian executives concerns about the price of Rivian’s R1 vehicles and
26 losses stemming from each R1 unit sold supports a strong inference of the Exchange Act
27 Defendants’ scienter.

28

1 200. Based on the above, by the time of the IPO, the Exchange Act Defendants
2 knew or were deliberately reckless in not knowing that the cost of the bill of materials for
3 the R1 Platform had been increasing and substantially exceeded the retail prices of the R1T
4 and R1S, and that the losses being generated by this growing gap *could not be offset by* any
5 cost efficiencies Rivian expected to realize through increased production because the R1T
6 and R1S materials were already sourced and costs set. *See* ¶¶ 118-121.

7 201. *Second*, the Exchange Act Defendants’ fraud directly concerned Rivian’s core
8 business operation: the production, pricing, and sale of the R1T and R1S. *See* ¶¶ 47-109.
9 Described by Rivian as “our handshake with the world, the first step in building a
10 relationship with customers,” the importance of these flagship vehicles cannot be
11 overstated. ¶ 97. Indeed, throughout the Class Period, the R1T and R1S were Rivian’s only
12 commercialized consumer units. Moreover, prior to and throughout the Class Period, the
13 Exchange Act Defendants repeatedly touted the R1T’s and R1S’s value proposition by
14 advertising their top-of-the-line all-terrain features, world-class interiors, and very
15 reasonable price tag. *See* ¶¶ 47-87. Thus, it is implausible and absurd that the Exchange
16 Act Defendants were not aware that Rivian had sourced the parts of the R1T and R1S at a
17 total cost that exceeded the vehicles’ retail price. It is equally implausible and absurd that
18 the Exchange Act Defendants were unaware of the negative impact to Rivian’s financial
19 position caused by the sale of the flagship vehicles.

20 202. Additionally, Defendant Scaringe was intimately involved with and
21 knowledgeable about all aspects of the R1T and R1S, including the vehicles’ components,
22 features, and pricing. Indeed, Scaringe spent years designing the R1T and R1S, and in the
23 years leading up to the IPO, followed his strategic promotional “roadmap” to create market
24 demand for the vehicles. *See* ¶¶ 47-84. Scaringe stated that he “took the decision” to keep
25 the R1T and R1S under the radar until Rivian was “truly ready . . . to not be making
26 statements that are hot air but rather be making statements of fact.” ¶ 82. Moreover, when
27 publicly addressing the R1T and R1S retail prices, Scaringe explained that Rivian
28 “intentionally made sure that we’ve architected the vehicle for that premium positioning.”

1 ¶ 83. It is implausible and absurd that Defendant Scaringe was unaware that Rivian had
2 sourced the parts of the R1T and R1S at a total cost that exceeded the vehicles' retail price.

3 203. The Exchange Act Defendants publicly acknowledged their focus on the R1T
4 and R1S pricing by: (i) distributing presentations during Rivian's IPO roadshow that
5 advertised the R1T and R1S retail prices alongside the vehicles' best-in-class specifications
6 (*see* ¶¶ 94-104); (ii) stating that R1 vehicle pricing had been and continued to be a topic of
7 regular focus and discussion (*see* ¶¶ 10, 138); and (iii) warning investors that an increase
8 in the vehicles' retail prices could have a negative impact on Rivian's financials (*see* ¶¶
9 124-125).

10 204. *Third*, the temporal proximity between the Exchange Act Defendants' alleged
11 misstatements and subsequent disclosures exposing the truth bolsters the strong inference
12 that the Exchange Act Defendants knew, or were deliberately reckless in not knowing, the
13 false and/or misleading nature of their statements. Throughout the Class Period, the
14 Exchange Act Defendants failed to disclose that the cost of the R1T and R1S bill of
15 materials exceeded the vehicles' retail prices. As late as December 16, 2021, Defendants
16 continued to state publicly the R1T and R1S retail prices, with Scaringe telling the market
17 that Rivian had "certainly considered [the price of the vehicles] and talk[ed] about [it] quite
18 a bit as a management team." Then, as alleged in Paragraphs 141-155 above, approximately
19 two months later, on March 1, 2022, shocked both existing pre-order customers and Rivian
20 investors, by raising the retail prices of the R1T and R1S.

21 205. *Finally*, by virtue of their high-level positions as the most senior officers of
22 the Company, participation in and awareness of Rivian's day-to-day operations, and control
23 over the issuance of the false or misleading statements alleged above in Part V, the
24 knowledge or deliberate recklessness of the Exchange Act Defendants concerning their
25 materially false or misleading statements and omission is imputed to Rivian. In addition,
26 the knowledge or deliberate recklessness of other senior employees and managers
27 concerning the pricing and costing of the Company's R1 Platform is also imputed to Rivian.
28

1 Accordingly, by the date of Rivian’s IPO, Rivian knew about or deliberately recklessly
2 disregarded the information alleged in Part IV, above.

3 **VIII. PRESUMPTION OF RELIANCE**

4 206. At all relevant times, the market for Rivian’s common stock was an efficient
5 market for the following reasons, among others:

- 6 a. Rivian’s common stock met the requirements for listing, and was listed and
7 actively traded on the Nasdaq, a highly efficient and automated market;
- 8 b. As a regulated issuer, Rivian filed periodic public reports with the SEC and
9 the Nasdaq;
- 10 c. Rivian regularly and publicly communicated with investors via established
11 market communication mechanisms, including through regular disseminations
12 of press releases on the national circuits of major newswire services and
13 through other wide-ranging public disclosures, such as communications with
14 the financial press and other similar reporting services; and
- 15 d. Rivian was followed by several securities analysts employed by major
16 brokerage firm(s) who wrote reports that were distributed to the sales force and
17 certain customers of their respective brokerage firm(s). Each of these reports
18 was publicly available and entered the public marketplace.

19 207. As a result of the foregoing, the market for Rivian’s Class A common stock
20 promptly digested current information regarding Rivian from all publicly available sources
21 and reflected such information in the price of Rivian’s Class A common stock. Under these
22 circumstances, all purchasers and acquirers of Rivian’s Class A common stock during the
23 Class Period suffered similar injury through their purchase or acquisition of Rivian’s
24 Class A common stock at artificially inflated prices and the presumption of reliance applies.

25 208. Further, at all relevant times, Plaintiffs and all other Class members reasonably
26 relied upon the Exchange Act Defendants to disclose material information as required by
27 law and in the Company’s SEC filings. Plaintiffs and the other Class members would not
28 have purchased or otherwise acquired Rivian common stock at artificially inflated prices if

1 the Exchange Act Defendants had disclosed all material information as required. Thus, to
2 the extent that the Exchange Act Defendants concealed or improperly failed to disclose
3 material facts with regard to the Company and its business, Plaintiffs and other Class
4 members are entitled to a presumption of reliance in accordance with *Affiliated Ute Citizens*
5 *of the State of Utah v. United States*, 406 U.S. 128 (1972).

6 **IX. THE STATUTORY SAFE HARBOR AND BESPEAKS CAUTION**
7 **DOCTRINE ARE INAPPLICABLE**

8 209. The Private Securities Litigation Reform Act's statutory safe harbor and the
9 bespeaks caution doctrine applicable to forward-looking statements under certain
10 circumstances does not apply to any of the materially false and misleading statements
11 alleged herein.

12 210. None of the statements complained of herein was a forward-looking statement.
13 Rather, each was a historical statement or a statement of purportedly current facts and
14 conditions at the time such statement was made.

15 211. To the extent that any of the materially false and misleading statements alleged
16 herein can be construed as forward-looking, any such statement was not accompanied by
17 meaningful cautionary language identifying important facts that could cause actual results
18 to differ materially from those in the statement.

19 212. To the extent that the statutory safe harbor does apply to any forward-looking
20 statement alleged herein, the Exchange Act Defendants are liable for any such statement
21 because at the time such statement was made, the particular speaker actually knew that the
22 statement was false or misleading, and/or the statement was authorized and/or approved by
23 an executive officer of Rivian who actually knew that such statement was false when made.

24 213. Moreover, to the extent that any Exchange Act Defendant issued any
25 disclosures purportedly designed to "warn" or "caution" investors of certain "risks," those
26 disclosures were also materially false and/or misleading when made because they did not
27 disclose that the risks that were the subject of such warnings had already materialized and/or
28 because such Defendant had the requisite state of mind.

1 **X. CAUSES OF ACTION UNDER THE EXCHANGE ACT**

2 **COUNT I**

3 **Violation of Section 10(b) of the Exchange Act and**

4 **SEC Rule 10b-5 Promulgated Thereunder**

5 **Against the Exchange Act Defendants**

6 214. Plaintiffs incorporate by reference the allegations in the preceding paragraphs.

7 215. During the Class Period, the Exchange Act Defendants carried out a plan,
8 scheme, and course of conduct that was intended to and, throughout the Class Period, did:
9 (i) deceive the investing public, including Plaintiffs and the Class; and (ii) cause Plaintiffs
10 and the Class to purchase or otherwise acquire Rivian's Class A common stock at artificially
11 inflated prices. In furtherance of this unlawful scheme, plan, and course of conduct, the
12 Exchange Act Defendants took the actions set forth herein.

13 216. The Exchange Act Defendants: (i) employed devices, schemes, and artifices
14 to defraud; (ii) made untrue statements of material fact and/or omitted material facts
15 necessary to make the statements not misleading; and (iii) engaged in acts, practices, and a
16 course of business which operated as a fraud and deceit upon the purchasers or acquirers of
17 Rivian's Class A common stock in an effort to maintain artificially high market prices
18 thereof in violation of Section 10(b) of the Exchange Act and SEC Rule 10b-5.

19 217. During the Class Period, the Exchange Act Defendants made the false
20 statements specified above, which they knew or deliberately recklessly disregarded to be
21 false and misleading in that they contained misrepresentations and failed to disclose
22 material facts necessary in order to make the statements made, in light of the circumstances
23 under which they were made, not misleading.

24 218. The Exchange Act Defendants had actual knowledge of the misrepresentations
25 and omissions of material fact set forth herein, or deliberately recklessly disregarded the
26 true facts that were available to them. The Exchange Act Defendants engaged in this
27 misconduct to conceal Rivian's true condition from the investing public and to support the
28 artificially inflated prices of Rivian's Class A common stock.

1 have had the power to control or influence the activities giving rise to the securities
2 violations as alleged herein, and exercised the same.

3 224. As described above, Rivian and the Executive Defendants each violated
4 Section 10(b) of the Exchange Act and SEC Rule 10b-5 by their acts and omissions as
5 alleged herein. By virtue of their positions as controlling persons, the Executive Defendants
6 are liable under Section 20(a) of the Exchange Act. As a direct and proximate result of this
7 wrongful conduct, Plaintiffs and Class members suffered damages in connection with their
8 purchases or acquisitions of Rivian’s Class A common stock during the Class Period.

9 **XI. JURISDICTION AND VENUE FOR PLAINTIFFS’ SECURITIES ACT**

10 **CLAIMS**

11 225. Plaintiffs’ claims arise under Sections 11, 12, and 15 of the Securities Act,
12 15 U.S.C. §§ 77k, 77l, and 77o.

13 226. This Court has jurisdiction over the subject matter of this action under
14 Section 22 of the Securities Act, 15 U.S.C. § 77v, and 28 U.S.C. § 1331.

15 227. Venue is proper in this District under Section 22 of the Securities Act,
16 15 U.S.C. § 77v, and 28 U.S.C. § 1391(b) because Rivian is headquartered in this District,
17 Rivian conducts business in this District, and many of the acts and conduct that constitute
18 the violations of law complained of herein, including the dissemination to the public of
19 materially false and misleading information, occurred in this District.

20 228. In connection with the acts, conduct, and other wrongs alleged herein,
21 Defendants, directly or indirectly, used the means and instrumentalities of interstate
22 commerce, including the United States mails, interstate telephone communications, and the
23 facilities of the national securities markets.

24 **XII. ADDITIONAL SECURITIES ACT DEFENDANTS**

25 **A. Director Defendants**

26 229. Defendant Karen Boone (“Boone”) is, and during the Class Period was, a
27 Rivian Director. Boone signed the false and misleading Registration Statement.
28

1 230. Defendant Jay Flatley (“Flatley”) is, and during the Class Period was, a Rivian
2 Director. Flatley signed the false and misleading Registration Statement.

3 231. Defendant Peter Krawiec (“Krawiec”) is, and during the Class Period was, a
4 Rivian Director. Krawiec signed the false and misleading Registration Statement.

5 232. Defendant Rose Marcario (“Marcario”) is, and during the Class Period was, a
6 Rivian Director. Marcario signed the false and misleading Registration Statement.

7 233. Defendant Sanford Schwartz (“Schwartz”) is, and during the Class Period was,
8 a Rivian Director. Schwartz signed the false and misleading Registration Statement.

9 234. Defendant Pamela Thomas-Graham (“Thomas-Graham”) is, and during the
10 Class Period was, a Rivian Director. Thomas-Graham signed the false and misleading
11 Registration Statement.

12 235. Boone, Flatley, Krawiec, Marcario, Schwartz, and Thomas-Graham are
13 collectively referred to as the “Director Defendants.”

14 **B. Underwriter Defendants**

15 236. Morgan Stanley & Co. LLC (“Morgan Stanley”) served as a lead bookrunner
16 for Rivian’s IPO. As indicated in the attached Exhibit C, Morgan Stanley sold Class A
17 common stock issued pursuant and/or traceable to the Registration statement to plaintiff
18 James Stephen Muhl during the Class Period.

19 237. Goldman Sachs & Co. LLC (“Goldman Sachs”) served as a lead bookrunner
20 for Rivian’s IPO.

21 238. J.P. Morgan Securities LLC (“J.P. Morgan”) served as a lead bookrunner for
22 Rivian’s IPO.

23 239. Barclays Capital Inc. (“Barclays”) served as a bookrunner for Rivian’s IPO.

24 240. Deutsche Bank Securities Inc. (“Deutsche Bank”) served as a bookrunner for
25 Rivian’s IPO.

26 241. Allen & Company LLC (“Allen & Company”) served as a bookrunner for
27 Rivian’s IPO.

28 242. BofA Securities, Inc. (“BofA”) served as a bookrunner for Rivian’s IPO.

1 243. Mizuho Securities USA LLC (“Mizuho”) served as a bookrunner for Rivian’s
2 IPO.

3 244. Wells Fargo Securities, LLC (“Wells Fargo”) served as a bookrunner for
4 Rivian’s IPO.

5 245. Nomura Securities International, Inc. (“Nomura”) served as a co-manager for
6 Rivian’s IPO.

7 246. Piper Sandler & Co. (“Piper Sandler”) served as a co-manager for Rivian’s
8 IPO.

9 247. RBC Capital Markets, LLC (“RBC”) served as a co-manager for Rivian’s IPO.

10 248. Robert W. Baird & Co. Incorporated (“Robert W. Baird”) served as a co-
11 manager for Rivian’s IPO.

12 249. Wedbush Securities Inc. (“Wedbush”) served as a co-manager for Rivian’s
13 IPO.

14 250. Academy Securities, Inc. (“Academy”) served as a co-manager for Rivian’s
15 IPO.

16 251. Blaylock Van, LLC (“Blaylock Van”) served as a co-manager for Rivian’s
17 IPO.

18 252. Cabrera Capital Markets LLC (“Cabrera”) served as a co-manager for Rivian’s
19 IPO.

20 253. C.L. King & Associates, Inc. (“C.L. King”) served as a co-manager for
21 Rivian’s IPO.

22 254. Loop Capital Markets LLC (“Loop”) served as a co-manager for Rivian’s IPO.

23 255. Samuel A. Ramirez & Company, Inc. (“Samuel A. Ramirez”) served as a co-
24 manager for Rivian’s IPO.

25 256. Siebert Williams Shank & Co., LLC (“Siebert Williams Shank”) served as a
26 co-manager for Rivian’s IPO.

27 257. Tigress Financial Partners, LLC (“Tigress”) served as a co-manager for
28 Rivian’s IPO.

1 258. Morgan Stanley, Goldman Sachs, J.P. Morgan, Barclays, Deutsche Bank,
2 Allen & Company, BofA, Mizuho, Wells Fargo, Nomura, Piper Sandler, RBC, Robert W.
3 Baird, Wedbush, Academy, Blaylock Van, Cabrera, C.L. King, Loop, Samuel A. Ramirez,
4 Siebert Williams Shank, and Tigress are collectively referred to as the “Underwriter
5 Defendants.”

6 259. The Underwriter Defendants facilitated the offer and sale of Rivian Class A
7 common stock to the investing public through the IPO. As the following table demonstrates,
8 each of the Underwriter Defendants sold the following number of Class A common stock
9 in the IPO:

Name	Number of Shares
Morgan Stanley & Co. LLC	38,898,305
Goldman Sachs & Co. LLC	38,898,305
J.P. Morgan Securities LLC	32,415,254
Barclays Capital Inc.	7,331,250
Deutsche Bank Securities Inc.	7,331,250
Allen & Company LLC	9,319,386
BofA Securities, Inc.	4,143,750
Mizuho Securities USA LLC	4,143,750
Wells Fargo Securities, LLC	4,143,750
Nomura Securities International, Inc.	1,275,000
Piper Sandler & Co.	1,275,000
RBC Capital Markets, LLC	1,275,000
Robert W. Baird & Co. Incorporated	637,500
Wedbush Securities Inc.	637,500
Academy Securities, Inc.	159,375
Blaylock Van, LLC	159,375
Cabrera Capital Markets LLC	159,375
C.L. King & Associates, Inc.	159,375
Loop Capital Markets LLC	159,375

Name	Number of Shares
Samuel A. Ramirez & Company, Inc.	159,375
Siebert Williams Shank & Co., LLC	159,375
Tigress Financial Partners, LLC	159,375
Total:	153,000,000

260. In addition, the Underwriter Defendants were granted, and exercised, the right to purchase an additional 22,950,000 shares of Rivian Class A common stock. This obligated each of the Underwriter Defendants, subject to certain conditions, to purchase roughly the same percentage of the additional shares of Class A common stock as the number listed next to each of the Underwriter Defendants' names in the preceding table bears to the total number of shares of Class A common stock listed next to the names of all Underwriter Defendants in the preceding table. For example, Morgan Stanley's and Goldman Sachs's 38,898,305 shares equated to roughly 25% of the total 153,000,000 shares of Class A common stock initially offered to the public, so each firm was obligated to purchase roughly 25% (approximately 5.8 million) of the additional 22,950,000 shares.

261. Together with the Exchange Act Defendants, the Director Defendants, and the Underwriter Defendants are collectively referred to as the "Securities Act Defendants."

XIII. SECURITIES ACT DEFENDANTS' VIOLATIONS OF THE SECURITIES ACT

262. In this part of the Complaint, Plaintiffs assert a series of strict-liability and negligence claims under Sections 11, 12(a)(2), and 15 of the Securities Act on behalf of all persons or entities who purchased or otherwise acquired Rivian Class A common stock in or traceable to the IPO and pursuant to the Registration Statement.

263. The Securities Act claims are asserted against Rivian, the Executive Defendants, the Director Defendants, and the Underwriter Defendants. Each of these defendants is statutorily liable under Section 11 of the Securities Act for the materially inaccurate statements contained in the Registration Statement (including the accompanying

1 prospectus). Additionally, Section 12(a)(2) claims are asserted against the Underwriter
2 Defendants, including Morgan Stanley, who sold shares in the IPO pursuant to the
3 Registration Statement (including the accompanying prospectus), on behalf of Class
4 members who purchased Class A common stock in the IPO. Plaintiffs also assert control
5 person liability under Section 15 of the Securities Act against the Executive Defendants and
6 the Director Defendants.

7 264. The Securities Act claims are based on the fact that the Registration Statement
8 contained untrue statements of material fact and omitted material facts about the Company's
9 business and operations, including misrepresentations and omissions regarding, among
10 other things, the drivers of Rivian's negative gross profits, the fact that Rivian's R1 Platform
11 was significantly underpriced, the fact that the cost of the R1 Platform's bill of materials
12 alone was significantly higher than the retail prices of the R1S and R1T, and the fact that
13 Rivian had to materially increase R1 prices and/or significantly reduce R1 material costs in
14 order for the R1 Platform to ever become profitable.

15 265. The Securities Act claims against the Executive, Underwriter, and Director
16 Defendants are also premised upon their negligent failure to conduct a reasonable due-
17 diligence investigation into the accuracy and completeness of the representations contained
18 in the Registration Statement. Had the Executive, Underwriter, and Director Defendants not
19 acted negligently, and had they conducted reasonable due-diligence investigations before
20 the IPO, they would have uncovered that the Registration Statement contained untrue
21 statements of fact and omitted material facts.

22 266. Plaintiffs' Securities Act claims are not based on any knowing or deliberately
23 reckless misconduct on the part of the Securities Act Defendants. Thus, for purposes of
24 Counts III-V below, Plaintiffs' claims do not sound in fraud, and Plaintiffs expressly
25 disclaim any allegations of fraud or intentional misconduct in connection with these non-
26 fraud claims, which are pleaded separately in this Complaint from Plaintiffs' Exchange Act
27 claims.
28

1 **A. Rivian’s Blockbuster \$13.7 Billion IPO**

2 267. On August 24, 2021, Rivian filed a confidential draft version of the registration
3 statement and prospectus on Form DRS with the SEC. On October 1, 2021, Rivian filed a
4 preliminary version of the registration statement and prospectus on Form S-1. Rivian
5 subsequently filed several amendments to the registration statement and prospectus with
6 the SEC on Forms S-1/A on October 22, 2021, November 1, 2021, and November 5, 2021.
7 The Executive Defendants and the Director Defendants signed the Registration Statement.
8 Rivian also generated a Form 424(B)(4) Prospectus dated November 9, 2021, which it
9 subsequently filed with the SEC on November 12, 2021.

10 268. The SEC declared the Registration Statement effective on November 9, 2021.
11 Together with the November 9, 2021 prospectus, the Registration Statement offered
12 153,000,000 shares of Rivian’s Class A common stock at a price of \$78.00 per share
13 (collectively, the “Registration Statement”). Rivian also granted the Underwriter
14 Defendants a period of 30 days to purchase up to an additional 22,950,000 shares of Class
15 A common stock from Rivian at the IPO price, less underwriting discounts and
16 commissions. The Underwriter Defendants exercised this option to purchase all of the
17 additional 22,950,000 shares of Rivian’s Class A common stock.

18 269. The Securities Act Defendants explicitly told investors to rely only on the
19 information in the Registration Statement, stating:

20 You should rely only on the information contained in this prospectus or
21 contained in any free writing prospectus filed with the Securities and
22 Exchange Commission (the “SEC”). Neither we nor any of the underwriters
23 have authorized anyone to provide any information or make any
24 representations other than those contained in this prospectus or in any free
25 writing prospectus we have prepared. Neither we nor the underwriters take
26 responsibility for, and can provide assurance as to the reliability of, any other
27 information that others may give you. This prospectus is an offer to sell only
28 the shares of Class A common stock offered by this prospectus, but only under

1 circumstances and in jurisdictions where it is lawful to do so. The information
2 contained in this prospectus is accurate only as of the date of this prospectus,
3 regardless of the time of delivery of this prospectus or of any sale of the Class
4 A common stock. Our business, results of operations, financial condition, and
5 prospects may have changed since such date.

6 270. On or about November 10, 2021, Rivian commenced its IPO, and its Class A
7 common stock began trading on the Nasdaq the same day.

8 271. On or about November 15, 2021, the Company completed its IPO, in total
9 offering of 175,950,000 shares of Class A common stock and generating gross proceeds of
10 more than \$13.7 billion before deducting underwriting discounts and commissions and
11 estimated offering expenses payable by the Company.

12 272. The Underwriter Defendants reaped massive profits in connection with
13 Rivian's IPO, which generated a total of more than *\$195 million in fees* for the Underwriter
14 Defendants.

15 **B. The R1 Platform Was Underpriced at the Time of the IPO**

16 **1. Overview of Relevant Cost Metrics**

17 273. As set forth in its public filings, Rivian used the concept of “gross profit per
18 vehicle” to assess the profitability—or lack thereof—of the R1 Platform. Gross profit per
19 vehicle refers to the difference between Rivian's revenues per vehicle (i.e., the vehicle's
20 retail price) and its Cost of Goods Sold (“COGS”).

21 274. According to FE-3, COGS, in turn, consists of the following inputs: (i) the cost
22 of the R1 “bill of materials”; (ii) labor costs; (iii) certain factory-related manufacturing
23 costs; and (iv) other related costs such as freight and warranty expenses. “Bill of materials”
24 refers to the roughly 3,000 components required to build the R1T and R1S vehicles.

25 275. While certain fixed costs, like investments in vehicle technology and charging
26 infrastructure, have a smaller per vehicle impact on gross profit as production volumes
27 increase and those costs are spread across a larger base of vehicles, the same cannot be said
28 for the cost of the bill of materials. Bill of materials costs apply to every vehicle sold; they

1 are not spread across Rivian’s vehicle base. Moreover, if the retail price of a vehicle is less
2 than the cost of its bill of materials, then the “gross profit per vehicle” will always and
3 necessarily be negative regardless of how many R1S and R1T vehicles Rivian produces.

4 **2. By the Time of the IPO, the Cost of the R1 Platform’s Bill of**
5 **Materials Vastly Exceeded the Retail Prices of the R1S and R1T**

6 276. In 2018, Rivian set its pricing for the R1T and R1S at \$69,000 and \$72,500,
7 respectively, and began taking pre-orders. According to FE-5, Rivian set these original
8 retail prices based on cost estimates obtained from a third-party consultant retained by
9 Rivian to estimate the cost of each component or part of the bill of materials. FE-5 stated
10 that the consultant’s cost estimate for the R1 bill of materials was approximately \$70,000.
11 This \$70,000 BOM total included a mixture of the consultant’s estimates, actual prices for
12 those parts that had been sourced, and a small percentage of prices supplied by Rivian’s
13 engineering department for parts yet to be designed.

14 277. According to FE-5, Rivian’s purchasing department used the consultant’s cost
15 estimates as target prices when negotiating with suppliers to purchase vehicle parts that
16 were not yet sourced. By 2019, Rivian purchasers came to understand that the consultant
17 had vastly understated its cost estimates and that Rivian would not be able to source parts
18 at those prices. According to FE-5, suppliers complained that Rivian’s proposed purchase
19 prices for R1 parts were “not even in the ballpark” and “not realistic.” Some suppliers even
20 walked out of meetings with members of Rivian’s purchasing department because their
21 purchase price proposals were so low, while others openly criticized Rivian for its inability
22 to accurately estimate material costs. According to FE-5, the consultant’s cost estimates
23 (which Rivian used to set the R1 retail prices) understated the actual costs of R1S and R1T
24 materials by as much as 20% to 30%.

25 278. In light of these issues, in December 2019, Rivian’s then-CFO, Ryan Green,
26 convened a meeting to assess the validity of the consultant’s cost estimates. FE-5 attended
27 the meeting with Green, along with Rivian’s Finance Director and representatives from the
28

1 consultant. During the meeting, the consultant attempted to justify its cost estimates, while
2 FE-5 presented information indicating that the consultant's estimates were too low.

3 279. Shortly after this December 2019 meeting, Rivian terminated the consultant
4 and brought its cost engineering operations fully in-house. Rivian expanded the size of its
5 Cost Engineering Group, of which FE-4 and FE-5 were members, and placed it in charge
6 of costing the entire vehicle, other than batteries. Following this transition, the Cost
7 Engineering Group began reporting up through Steve Gawronski, Rivian's former head of
8 purchasing and direct report of Scaringe. As the Cost Engineering Group built out the actual
9 costs of materials for the R1S and the R1T, according to FE-4, it recorded those actual cost
10 figures in a Rivian database known as "Project X," which tracked all material costs for the
11 R1S and R1T vehicles.

12 280. As the Cost Engineering Group continued sourcing materials for the R1S and
13 R1T, the cost of the bill of materials soared. For example, FE-4 and FE-5, two Lead Cost
14 Engineers responsible for the bill of materials, both recalled that by 2020, the cost of the
15 bill of materials exceeded **\$100,000**—significantly more than the publicly disclosed retail
16 prices of the R1S and R1T.

17 281. FE-5 stated that by September 2021, when Rivian began manufacturing and
18 delivering R1 vehicles, the entire bill of materials had been sourced and their costs were
19 locked in with suppliers. At that time, according to FE-5, the total cost of the bill of
20 materials for the R1 Platform was in the range of **\$110,000 to \$115,000** per vehicle. FE-4
21 stated that the cost was as high as \$118,000 per vehicle and had been increasing each year.
22 Thus, by the time of the November 2021 IPO, the cost of the R1S and R1T bill of materials
23 was well in excess of the retail prices of those vehicles. FE-3 likewise confirmed that the
24 cost of the R1S and R1T bill of materials alone exceeded their retail prices.

25 282. The fact that the cost of the bill of materials drastically exceeded the R1S and
26 R1T retail prices was highly material information to investors because it guaranteed that
27 Rivian would record a negative profit margin on each R1S and R1T vehicle sold **regardless**
28

1 of production volumes. It also meant that Rivian's losses would continue to increase even
2 as sales and production volumes of its flagship vehicles increased.

3 283. Indeed, unlike other costs, Rivian could not significantly reduce its per vehicle
4 bill of material costs through increased efficiencies and ramped production. FE-3 stated that
5 the R1 production line would eventually gain efficiencies, thereby reducing certain inputs
6 of the R1 COGS, like labor and manufacturing costs. In addition, increased production
7 would lower Rivian's overall cost per vehicle, as its fixed costs were spread across a larger
8 vehicle base. According to FE-3, however, because the cost of the bill of materials alone
9 exceeded the customer sale price of the R1 Platform, Rivian would continue to record
10 negative gross profit margins on the R1 *even after* those cost benefits were realized. FE-4
11 noted Rivian may have gained some ability to negotiate its material costs downward once
12 its production volumes doubled, but FE-4 also stated that those savings would be in the
13 vicinity of just 5%. Thus, even if such cost efficiencies were realized, Rivian would still
14 lose a significant amount of money on every R1S and R1T vehicle it sold. FE-4 further
15 stated that it would be nearly impossible to reduce the bill of materials costs by even
16 \$20,000 without drastic changes in vehicle content.

17 284. Thus, as FE-3 indicated, the cost of the bill of materials would continue to
18 exceed the retail prices of the R1S and R1T—and, as a result, Rivian would continue to
19 generate negative gross profits on each R1S and R1T vehicle it sold—until Rivian could
20 successfully source and implement less expensive components into its vehicles, including
21 a cheaper dual motor in its base vehicles, rather than the quad motor option it had advertised
22 as standard. In the meantime, Rivian needed to significantly increase R1 prices if it had any
23 hopes of generating positive gross profits on its R1S and R1T vehicles.

24 **3. Senior Executives Knew That the Cost of the R1 Platform's Bill of**
25 **Materials Was Rising**

26 285. According to FE-4, Project X was a database that tracked the R1 Platform's
27 bill of material costs. Both FE-4 and FE-5 had access to Project X, and this access forms
28 the basis of their knowledge of the cost of the bill of materials for the R1 Platform beyond

1 the cost of those parts and components that they were personally involved in estimating and
2 sourcing. Additionally, while the cost of the battery was excluded from Project X at some
3 point prior to the IPO, FE-4 and FE-5 indicated that, even excluding the battery, the R1 bill
4 of materials costs in Project X still exceeded its retail prices by the time of the IPO. In
5 addition, FE-4 and FE-5 each advised that they had knowledge of Rivian's battery costs
6 even after it was removed from Project X. According to FE-4, everyone involved in
7 Rivian's Finance, Cost Engineering, and Purchasing departments, as well as Rivian's senior
8 executives, including Defendant Scaringe, had access to Project X.

9 286. In addition, Scaringe and McDonough, as well as other high-level Rivian
10 executives including Behl, Nick Kalayjian (Chief Product Development Officer), Jacob
11 Kohn (Vehicle Line Director), Rod Copes (Company's former Chief Operating Officer),
12 and Charly Mwangi (Company's former Executive Vice President of Manufacturing and
13 Engineering), participated in "Gate Review" meetings prior to the IPO during which these
14 executives received reporting that showed the cost increases of the R1 vehicles during the
15 launch process. According to FE-2, there were nine "gates" in total that Rivian had to clear
16 internally in order to successfully launch its vehicles. When a certain milestone was
17 reached, which occurred at varying cadences, it prompted the internal Gate Review. As
18 FE-2 explained, "[t]here was an accumulation of costs that were added since the prior [Gate]
19 review." According to FE-2, as Rivian launched the vehicles and ramped up production, the
20 Company "would identify more issues that needed to be addressed. The issues come at a
21 cost. There were multiple cost adds, just based on the learning curve."

22 4. Prior to the IPO, Company Insiders Acknowledged That R1T and 23 R1S Prices Needed to Be Increased

24 287. Prior to the IPO, Rivian's senior management acknowledged they needed to
25 increase the R1 prices. According to Schwab, after raising the issue of R1 pricing and that
26 each unit sold to consumers would generate losses for the Company with a host of high-
27 level managers, including Behl, Behl finally "*agreed that [Rivian] would need to raise the*
28 *vehicle prices after the IPO.*"

1 288. The Securities Act Defendants did not disclose the need for a price increase to
2 investors in the IPO offering documents.

3 **C. As Information Incorrectly Stated in, and Omitted From, the**
4 **Registration Statement Is Gradually Disclosed, the True Value of Rivian**
5 **Class A Common Stock Is Revealed**

6 289. As set forth below, the Registration Statement contained untrue statements of
7 material fact and omissions of material fact that rendered the statements made in the
8 Registration Statement misleading, as well as material omissions in violation of the
9 affirmative disclosure obligations applicable to the Registration Statement. As a result of
10 these misstatements and omissions, the information disclosed in the Registration Statement
11 did not accurately reflect the true state of affairs within the Company or the risks associated
12 with investments in Rivian's Class A common stock, and therefore the initial offering price
13 set for the IPO did not reflect the true value of Rivian's Class A common stock.

14 290. As the information misstated in or omitted from the Registration Statement
15 was gradually disclosed to the market, the disclosure of this new information revealed the
16 true value of Rivian's Class A common stock, causing the trading price of Rivian's Class A
17 common stock to decline, thereby damaging Plaintiffs and the other members of the Class.

18 291. The following events, among others, revealed the relevant truth concealed by
19 the misstatements and omissions in the Registration Statement:

- 20 a. On March 1, 2022, in an email to pre-order holders and through revised
21 pricing available on its website, Rivian announced that it was introducing new
22 battery and motor options and configurations for the R1T and R1S, and also
23 implementing other price increases on the R1T and R1S, that applied to all
24 current and future R1T and R1S reservations. The result was a dramatic price
25 increase to the original R1T and R1S base configuration price by about 17%
26 for the R1T (to approximately \$79,000 from \$67,500), and by about 20% for
27 the R1S (to approximately \$84,500 from \$70,000), which the Company said
28 were the result "of inflationary pressure on the cost of supplier components

1 and raw materials across the world.” In a statement to EV industry news site
2 Electrek, Behl claimed that the price increases were due to “inflationary
3 pressure, increasing component costs, and unprecedented supply chain
4 shortages and delays for parts (including semiconductor chips).” The backlash
5 was immediate and severe, with media outlets reporting that many Rivian
6 customers indicated that they cancelled, or planned to cancel, their pre-orders
7 as a result of the sizeable price hikes. On this news of the Company’s
8 substantial price increases on pre-orders, Rivian’s stock price fell \$14, or more
9 than 20%, from a close of \$67.56 per share on February 28, 2022, to close at
10 \$53.56 per share on March 2, 2022.

- 11 b. Between the close of trading on March 2 and March 10, the price of Rivian’s
12 Class A common stock continued to decline as the market digested the
13 potential impact of Rivian’s attempted price hike and partial reversal. On
14 March 3, 2022, in an email to customers and a letter published on Business
15 Wire, both signed by Scaringe, the Company reversed its decision to hike
16 prices on between 71,000 and 83,000 customers who ordered R1s before
17 March 1, 2022. Analysts seized on the significant negative impact this
18 decision would have on Rivian going forward, with one analyst explaining,
19 for example, that: “The roll-back on pricing is costing it ~\$850mm in revenue
20 (assuming no cancelations)” Rivian’s Class A common stock price
21 continued its decline from the prior day, dropping from a close of \$53.56 per
22 share on March 2, to a close of \$50.91 per share on March 3. Thereafter,
23 Rivian’s stock price continued to fall as analysts continued to mull over the
24 potential impact of Rivian’s attempted price hike and what to expect from the
25 additional news slated to be released during the Company’s forthcoming
26 earnings call on March 10. For example, Wolfe Research wrote on March 9:
27 “We believe RIVN required a \$12-\$14k price increase in order to achieve
28 their prior financial targets. Without the price increases, we think Consensus

1 (for 2022-2023) will need to be lowered by at least \$0.8-\$1.4 bn (~70k-100k
2 reservation holders x \$12-\$14k implied cost headwind).” All told, from the
3 close of trading on March 2, 2022, through the close of trading on March 10,
4 2022, the price of Rivian’s Class A common stock fell from \$53.56 to \$41.16.

5 c. After the market closed on March 10, the Company disclosed disappointing
6 projected adjusted EBITDA for FY2022 of (\$4,750 million) and reported that
7 Rivian would face negative gross margins throughout “[a]s we continue to
8 ramp-up our manufacturing facility, manage supply chain challenges, face
9 continued inflationary pressures, and minimize price increases to customers
10 in the near term.” The market seized on Rivian’s recent price increase and
11 subsequent walk-back as contributing to this negative EBITDA outlook. For
12 example, Deutsche Bank noted “Rivian’s soft 4Q results and weak 2022
13 outlook reflect largely predictable delays ramping up vehicle production amid
14 challenges from its supply chain, but also steep cost pressures from input costs
15 in the current inflationary environment, which it cannot offset with pricing
16 following the backlash around its proposed price increase.” J.P. Morgan noted
17 in its coverage of the earnings release:

18 The company reversed course for those who had placed
19 deposits prior to March 1, which we estimate implies similarly
20 lower gross profit margin for the first nearly 83,000 units
21 delivered (which we now expect to occur during 1Q24). For
22 future reservations, however, the material price hikes will still
23 apply, and while this should offset currently foreseeable
24 inflationary cost pressures (meaning dilution to gross profit
25 margin but not dollars), it does imply also some demand
26 destruction.

27 292. In response to this news, on March 11, 2022, Rivian’s stock price fell almost
28 8%, from a close of \$41.16 on March 10 to a close of \$38.05 on March 11, and continued

1 to fall further during the next trading day on high volume, closing on March 14 at \$35.83—
2 less than half of its \$78 per share IPO price.

3 293. These events, among others, revealed to the market that the Registration
4 Statement contained untrue statements of material fact and omitted material facts
5 concerning, among other things, the fact that prior to the IPO, the cost of the R1T and R1S
6 bill of materials exceeded their retail prices and the Company decided to increase R1T and
7 R1S prices after the IPO.

8 **D. The Registration Statement Contained Untrue Statements of Material**
9 **Fact and Material Omissions in Violation of Section 11 of the**
10 **Securities Act**

11 294. In the Risk Factor section of Rivian’s Registration Statement, Rivian stated the
12 negative consequences could occur if its materials costs increased and if Rivian attempted
13 to increase prices to address increased material costs, stating:

14 *Substantial increases in the prices for such components, materials and*
15 *equipment would increase our operating costs and could reduce our*
16 *margins if we cannot recoup the increased costs. Any attempts to increase*
17 *the announced or expected prices of our vehicles* in response to increased
18 costs could be viewed negatively by our potential customers and could
19 adversely affect our business, prospects, financial condition, results of
20 operations, and cash flows.

21 295. The statement in Paragraph 294 above contained untrue statements of material
22 fact and omitted to state material facts necessary to make the statements not misleading.
23 The Registration Statement’s failure to disclose that, by the time of the IPO, the cost of the
24 R1S and R1T bill of materials had, in fact, increased and significantly exceeded their retail
25 prices rendered untrue and misleading its disclosures regarding the material risk of potential
26 negative consequences that *could* occur *if* materials costs increased. Additionally, the
27 Registration Statement’s omission of the fact that Rivian had already made the decision to
28 increase retail prices of the R1T and R1S in advance of the IPO rendered untrue and

1 misleading its disclosure regarding the material risk of potential negative consequences that
2 *could* occur that *if* Rivian decided to raise prices.

3 296. In the MD&A section of the Registration Statement, in a subsection titled *Our*
4 *Business Model*, Rivian stated:

5 Our decision to deeply vertically integrate our ecosystem has required
6 substantial upfront investments in capabilities, technologies, and services that
7 are often outsourced by other manufacturers. For example, we are making
8 investments in vehicle technology, manufacturing capacity, and charging
9 infrastructure, and these expenses will appear in our cost of revenue. *We*
10 *expect to operate at a negative gross profit per vehicle for the near term as*
11 *our fixed costs from investments in vehicle technology, manufacturing*
12 *capacity, and charging infrastructure are spread across a smaller product*
13 *base until we launch additional vehicles and ramp production. This*
14 *dynamic will cause our gross profit losses to increase on a dollar basis even*
15 *as our revenue increases from ramping production volumes over the short*
16 *to medium term.*

17 297. In the same section of the Registration Statement, Defendants stated: “*Over*
18 *the long term, we believe that we will be able to increase our gross margin in the long*
19 *term and generate positive gross profit as production utilization increases and we*
20 *leverage our investments.*”

21 298. The statements in Paragraphs 296-297 above contained untrue statements of
22 material fact and omitted to state material facts necessary to make the statements not
23 misleading. Specifically, it was misleading to identify one driver of Rivian’s “negative
24 gross profit per vehicle”—the fact that its “fixed costs . . . are spread across a smaller
25 product base”—while omitting the other significant driver of its “negative gross profit for
26 vehicle”—the fact that the cost of the R1S and R1T bill of materials alone exceeded their
27 retail prices. Because Rivian sourced the parts for the R1 Platform’s bill of materials at a
28 total cost that exceeded its retail prices, Rivian would have operated at a negative gross

1 profit per vehicle *even if* its fixed costs had been spread over a larger product base. In fact,
2 *even if Rivian’s fixed costs were \$0*, it still would have operated at a negative gross profit
3 per vehicle.

4 299. Moreover, it was misleading for Rivian to suggest that “[t]his dynamic”—i.e.,
5 Rivian’s high fixed costs—“will cause our gross profit losses to increase on a dollar basis
6 even as our revenue increases from ramping production volumes over the short to medium
7 term” without also disclosing that Rivian’s gross profit losses would also increase on a
8 dollar basis with every vehicle sold—over the long term—because the cost of the R1
9 Platform bill of materials exceeded the retail prices of the R1S and R1T.

10 300. In addition, the Registration Statement’s representation that Rivian could
11 “generate positive gross profit[s]” on the R1 Platform simply by increasing “production
12 utilization” and “leverag[ing its] investments” was untrue. In truth, the fact that the cost of
13 the R1 Platform’s fully-sourced bill of materials exceeded its retail price ensured that,
14 regardless of how much Rivian increased R1 production utilization and/or leveraged its
15 investments, it would continue operating at a negative gross profit per vehicle unless and
16 until it implemented a substantial price increase or a significant reduction in costs for the
17 R1 Platform.

18 301. This omitted information also was highly material to investors. For example,
19 the Registration Statement recognized that vehicle pricing and customers’ perception of the
20 value of Rivian’s vehicles were material elements of the Company’s value. In one of the
21 Registration Statement’s “Risk Factors,” Rivian acknowledged:

22 If our existing preorder and prospective customers do not perceive our
23 vehicles and services to be of sufficiently high value and quality, cost
24 competitive and appealing in aesthetics or performance, or if the final
25 production version of the R1S is not sufficiently similar to the drivable design
26 prototypes, we may not be able to retain our current preorder customers or
27 attract new customers, and our business, prospects, financial condition, results
28 of operations, and cash flows would suffer as a result.

1 302. Further, the fact that R1 Platform’s bill of materials cost more than the retail
2 price of the vehicles was material because it was unique to Rivian, could not be fixed by
3 ramping up production volumes, and ensured that Rivian *could not generate positive gross*
4 *profits per vehicle* on the R1S and R1T unless and until it materially increased their prices
5 and/or reduced the bill of material costs for those vehicles.

6 **E. The Registration Statement Failed to Disclose Information Required to**
7 **Be Disclosed Under SEC Regulation S-K**

8 **1. Item 105**

9 303. Pursuant to Item 3 of Form S-1, the Registration Statement was required to
10 furnish the information required by Item 105 of Regulation S-K, which requires the
11 registrant to disclose under the caption “Risk Factors,” “a discussion of the material factors
12 that make an investment in the registrant or offering speculative or risky” and “[c]oncisely
13 explain how each risk affects the registrant or the securities being offered.” 17 C.F.R.
14 § 229.105. Nevertheless, the Registration Statement failed to disclose information
15 regarding material risks pursuant to Item 105. The disclosures in the Registration Statement
16 therefore failed to adequately alert investors to the actual risks associated with an
17 investment in Rivian.

18 304. As set forth herein, the Registration Statement omitted material information
19 required to be stated therein, including that, at the time of the IPO, the cost of the R1
20 Platform’s bill of materials exceeded its retail prices, that unless Rivian implemented
21 material price increases and/or material cost reductions, the R1 Platform would never
22 achieve profitability, and that the Company had decided to increase R1T and R1S prices
23 after the IPO.

24 305. As a result, the Securities Act Defendants had a duty to disclose the following
25 adverse factors that made Rivian’s IPO risky: (i) the bill of materials for the R1T and R1S
26 vastly exceeded their retail prices as of the date of the IPO; (ii) Rivian’s decision to increase
27 R1T and R1S prices; (iii) absent a significant reduction in material costs and/or a material
28 price increases on current and future R1 pre-orders, Rivian could not become profitable and

1 would continue to lose money on each R1 sale. Because the Registration Statement failed
2 to make the requisite disclosures, the Securities Act Defendants violated Item 105.

3 **2. Item 303**

4 306. Pursuant to Item 303 and the SEC’s related interpretive releases thereto, an
5 issuer is required to identify (i) “any known trends or any known demands, commitments,
6 events or uncertainties that will result in or that are reasonably likely to result in the
7 registrant’s liquidity increasing or decreasing in any material way,” and “[i]f a material
8 deficiency is identified, indicate the course of action that the registrant has taken or proposes
9 to take to remedy the deficiency;” and (ii) “any known trends or uncertainties that have had
10 or that are reasonably likely to have a material favorable or unfavorable impact on net sales
11 or revenues or income from continuing.” 17 C.F.R. § 229.303(b)(1)(i), (b)(2)(ii). Such
12 disclosures are required to be made by an issuing company in registration statements filed
13 in connection with public stock offerings.

14 307. In May 1989, the SEC issued an interpretive release on Item 303 (the “1989
15 Interpretive Release”), stating, in pertinent part, as follows:

16 Required disclosure is based on *currently known trends, events, and*
17 *uncertainties that are reasonably expected to have material effects*, such as:
18 A reduction in the registrant’s product prices; erosion in the registrant’s
19 market share; changes in insurance coverage; or the likely non-renewal of a
20 material contract.

21

22 A disclosure duty exists where a trend, demand, commitment, event or
23 uncertainty is both presently known to management and reasonably likely to
24 have material effects on the registrant’s financial condition or results of
25 operation.

26 308. Furthermore, the 1989 Interpretive Release provided the following test to
27 determine if disclosure under Item 303(a) is required:
28

1 Where a trend, demand, commitment, event or uncertainty is known,
2 management must make two assessments:

3 (1) Is the known trend, demand, commitment, event or uncertainty
4 likely to come to fruition? If management determines that it is not
5 reasonably likely to occur, no disclosure is required.

6 (2) If management cannot make that determination, it must evaluate
7 objectively the consequences of the known trend, demand,
8 commitment, event or uncertainty, on the assumption that it will come
9 to fruition. Disclosure is then required unless management determines
10 that a material effect on the registrant's financial condition or results of
11 operations is not reasonably likely to occur.

12 309. On April 7, 2003, the SEC issued a final rule addressing registrants' disclosure
13 obligations under Item 303 ("2003 Rule"), and modified it on May 7, 2003. It emphasizes
14 that MD&A disclosures are "of paramount importance in increasing the transparency of a
15 company's financial performance and providing investors with the disclosure necessary to
16 evaluate a company and to make informed investment decisions." The 2003 Rule further
17 states that the MD&A provides "a unique opportunity for management to provide investors
18 with an understanding of its view of the financial performance and condition of the
19 company, an appreciation of what the financial statements show *and do not show*, as well
20 as *important trends and risks* that have shaped the past *or are reasonably likely to shape*
21 *the future.*"

22 310. The "Objective" of Item 303 is as follows:

23 The objective of the discussion and analysis is to provide material
24 information relevant to an assessment of the financial condition and results of
25 operations of the registrant including an evaluation of the amounts and
26 certainty of cash flows from operations and from outside sources. The
27 discussion and analysis must focus specifically on material events and
28 uncertainties known to management that are reasonably likely to cause

1 reported financial information not to be necessarily indicative of future
2 operating results or of future financial condition. This includes descriptions
3 and amounts of matters that have had a material impact on reported
4 operations, as well as matters that are reasonably likely based on
5 management's assessment to have a material impact on future operations.

6 17 C.F.R. § 229.303(a).

7 311. The Registration Statement failed to disclose the following known trends,
8 demands, commitments, events or uncertainties, which existed at the time of the IPO, in
9 violation of Item 303: (i) the cost of the bill of materials for the R1 Platform had
10 significantly increased in the years leading up to the IPO and materially exceeded the retail
11 prices of the R1S and R1T at the time of the IPO, and its reasonably likely impact on
12 Rivian's profitability and financial condition; (ii) absent a material price increase and/or
13 significant reductions in material costs applicable to current and future R1 pre-orders, the
14 R1 Platform could not become profitable and would continue to lose money on each R1
15 sale; and (iii) Rivian's decision to increase R1S and R1T retail prices following the IPO
16 and the reasonably likely impact it would demand for its vehicles.

17 312. Because the Registration Statement failed to make the requisite disclosures,
18 the Securities Act Defendants failed to comply with Item 303.

19 **XIV. THE STATUTORY SAFE HARBOR AND BESPEAKS CAUTION**
20 **DOCTRINE ARE INAPPLICABLE**

21 313. The Private Securities Litigation Reform Act's statutory safe harbor and the
22 bespeaks caution doctrine applicable to forward-looking statements under certain
23 circumstances does not apply to any of the materially false and misleading statements
24 alleged herein.

25 314. None of the statements complained of herein was a forward-looking statement.
26 Rather, each was a historical statement or a statement of purportedly current facts and
27 conditions at the time such statement was made.
28

1 315. To the extent that any of the materially false and misleading statements alleged
2 herein can be construed as forward-looking, any such statement was not accompanied by
3 meaningful cautionary language identifying important facts that could cause actual results
4 to differ materially from those in the statement.

5 316. To the extent that the statutory safe harbor does apply to any forward-looking
6 statement alleged herein, the Securities Act Defendants are liable for any such statement
7 because at the time such statement was made, the particular speaker actually knew that the
8 statement was false or misleading, and/or the statement was authorized and/or approved by
9 an executive officer of Rivian who actually knew that such statement was false when made.

10 317. Moreover, to the extent that any Securities Act Defendant issued any
11 disclosures purportedly designed to “warn” or “caution” investors of certain “risks,” those
12 disclosures were also materially false and/or misleading when made because they did not
13 disclose that the risks that were the subject of such warnings had already materialized and/or
14 because such Defendant had the requisite state of mind.

15 **XV. CAUSES OF ACTION UNDER THE SECURITIES ACT**

16 **COUNT III**

17 **Violation of Section 11 of the Securities Act**

18 **Against the Securities Act Defendants**

19 318. Plaintiffs incorporate by reference the allegations in the paragraphs in
20 Sections XI–XIV by reference. This claim is premised on the remedies available under
21 Section 11 of the Securities Act and does not assert that the Director or Underwriter
22 Defendants acted with fraudulent intent.

23 319. The Registration Statement contained untrue statements of material fact,
24 omitted to state other facts necessary to make the statements made therein not misleading,
25 and omitted facts required to be stated therein.

26 320. Each of the Executive and Director Defendants signed the Registration
27 Statement and caused it to be declared effective by the SEC on or about November 9, 2021.
28

1 321. Rivian is the registrant for the IPO and as issuer of the Class A common stock
2 sold in the IPO is strictly liable to Plaintiffs and the Class for the misstatements and
3 omissions contained in the Registration Statement.

4 322. Each of the defendants named in this Count is responsible for and is liable for
5 the contents and dissemination of the Registration Statement.

6 323. As a result of their roles with Rivian and their direct access to information
7 contradicting the statements in the Registration Statement, the Executive Defendants
8 reasonably should have known of the untrue and misleading statements of material fact
9 contained in the Registration Statement.

10 324. The Director Defendants likewise had access to internal reports and
11 information which, had they conducted reasonable due diligence, would have put them on
12 notice of the untrue and misleading statements of material fact contained in the Registration
13 Statement.

14 325. The Underwriter Defendants were obligated to conduct an adequate due
15 diligence investigation, and their negligent failure to do so was a substantial factor leading
16 to the harm complained of in this Count.

17 326. Together, the defendants named in this Count caused the Registration
18 Statement to be filed with the SEC and to be declared effective, resulting in the issuance
19 and sale of Rivian Class A common stock, which was purchased by Plaintiffs and other
20 Class members.

21 327. None of the defendants named in this Count made a reasonable investigation
22 or possessed reasonable grounds for the belief that the statements contained in the
23 Registration Statement were true and did not omit any material facts required to be stated
24 in the Registration Statement or facts that were necessary to make the statements made in
25 the Registration Statement not false or misleading. By reason of the conduct alleged in this
26 Count, each Defendant named in this Count violated Section 11 of the Securities Act.

27 328. Plaintiffs acquired Rivian Class A common stock in or traceable to the IPO.
28

1 329. Plaintiffs and the Class have sustained damages as a result of the Securities
2 Act violations alleged in this Count.

3 330. At the time of Plaintiffs' purchases or acquisitions of Rivian Class A common
4 stock, Plaintiffs and other members of the Class were without knowledge of the facts
5 concerning the wrongful conduct alleged in this Count and could not have reasonably
6 discovered those facts.

7 331. Less than one year elapsed from the time that Plaintiffs discovered or
8 reasonably could have discovered the facts upon which the initial complaint filed in this
9 action is based and the time that complaint was filed. Less than three years have elapsed
10 between the time that the securities upon which this claim is brought were bona fide offered
11 to the public and the time that the initial complaint and this Complaint were filed.

12 **COUNT IV**

13 **Violation of Section 12(a)(2) of the Securities Act**

14 **Against the Underwriter Defendants**

15 332. Plaintiffs incorporate by reference the allegations in the paragraphs in
16 Sections XI–XIV by reference. This claim is premised on the remedies available under
17 Section 12(a)(2) of the Securities Act and does not assert that the Underwriter Defendants,
18 including Morgan Stanley, acted with fraudulent intent.

19 333. This claim is asserted by additional plaintiff Muhl against the Underwriter
20 Defendants, including Morgan Stanley, on behalf of all persons who purchased from the
21 Underwriter Defendants, including Morgan Stanley, Rivian Class A common stock issued
22 in or traceable to the IPO.

23 334. By means of the Registration Statement (which, as defined herein included
24 Rivian's Form 424(B)(4) Prospectus dated November 9, 2021, which it subsequently filed
25 with the SEC on November 12, 2021), the Underwriter Defendants, including Morgan
26 Stanley offered, promoted, and sold Rivian Class A common stock in the IPO, and therefore
27 are liable under Section 12(a)(2) of the Securities Act for the untrue statements of material
28 fact and omissions of material fact in the Registration Statement.

1 Section 15 of the Securities Act and does not assert that the Executive or Director
2 Defendants acted with fraudulent intent.

3 341. This Count is brought under Section 15 of the Securities Act against the
4 Executive and Director Defendants.

5 342. Each of the Executive and Director Defendants was a control person of Rivian
6 by virtue of his or her position as a director or senior officer of Rivian.

7 343. The Executive and Director Defendants oversaw all operations at Rivian and
8 Rivian could not have completed the IPO without these defendants signing or authorizing
9 their signatures on the Registration Statement.

10 344. Less than one year elapsed from the time that Plaintiffs discovered or
11 reasonably could have discovered the facts upon which the initial complaint filed in this
12 action is based and the time that this Complaint was filed. Less than three years has elapsed
13 between the time that the securities upon which this claim is brought were bona fide offered
14 to the public and the time that the initial complaint and this Complaint were filed.

15 **XVI. CLASS ACTION ALLEGATIONS APPLICABLE TO ALL CLAIMS**

16 345. Plaintiffs bring this action as a class action under Rule 23 of the Federal Rules
17 of Civil Procedure on behalf of the Class consisting of all persons and entities who
18 purchased Rivian Class A common stock between November 10, 2021, and March 10,
19 2022, both dates inclusive, including those who purchased Rivian Class A common stock
20 pursuant and/or traceable to the Registration Statement (collectively, the “Class”). Excluded
21 from the Class are Defendants and their families, the officers, directors and affiliates of
22 Defendants, at all relevant times, members of their immediate families and their legal
23 representatives, heirs, successors or assigns, and any entity in which Defendants have or
24 had a controlling interest.

25 346. The members of the Class are so numerous that joinder of all members is
26 impracticable. Rivian Class A common stock is actively traded on the Nasdaq. While the
27 exact number of Class members is unknown to Plaintiffs at this time and can only be
28 ascertained through appropriate discovery, Plaintiffs believe that there are thousands of

1 members in the proposed Class because over 892 million shares of Class A common stock
2 were outstanding as of December 13, 2021. Record owners and other members of the Class
3 may be identified from records maintained by Rivian or its transfer agent and may be
4 notified of the pendency of this action by mail, using the form of notice similar to that
5 customarily used in securities class actions.

6 347. Plaintiffs' claims are typical of the claims of the members of the Class, as all
7 members of the Class are similarly affected by Defendants' wrongful conduct in violation
8 of federal law as complained of herein.

9 348. Plaintiffs will fairly and adequately protect the interests of the members of the
10 Class and have retained counsel competent and experienced in class and securities
11 litigation.

12 349. Common questions of law and fact exist as to all members of the Class and
13 predominate over any questions solely affecting individual members of the Class. Among
14 the questions of law and fact common to the Class are:

- 15 a. whether the Securities Act Defendants violated the Securities Act of 1933
16 Act, or the Exchange Act Defendants violated the Securities Exchange Act of
17 1934 Act and Rule 10b-5 promulgated thereunder;
- 18 b. whether the Registration Statement contained untrue statements of material
19 fact or omitted material information required to be stated therein;
- 20 c. whether the Registration Statement omitted material facts necessary in order
21 to make the statements made therein not misleading;
- 22 d. whether the Exchange Act Defendants made false or misleading statements
23 of material fact during the Class Period;
- 24 e. whether the Exchange Act Defendants knew or recklessly disregarded that
25 their statements were false and misleading during the Class Period;
- 26 f. whether the price of Rivian Class A common stock was artificially inflated;
- 27 g. whether the market for Rivian Class A common stock was efficient; and
28

1 h. the extent of damage sustained by Class members, and the appropriate
2 measure of damages.

3 350. A class action is superior to all other available methods for the fair and efficient
4 adjudication of this controversy since joinder of all members is impracticable. Furthermore,
5 as the damages suffered by individual Class members may be relatively small, the expense
6 and burden of individual litigation make it impossible for members of the Class to
7 individually redress the wrongs done to them. There will be no difficulty in the management
8 of this action as a class action.

9 **XVII. PRAYER FOR RELIEF**

10 WHEREFORE, Plaintiffs pray for relief and judgment, as follows:

- 11 a. Determining that this action is a proper class action under Rule 23 of the
12 Federal Rules of Civil Procedure;
- 13 b. Awarding compensatory damages and equitable relief in favor of Plaintiffs and
14 other members of the Class against all Defendants, jointly and severally, for
15 all damages sustained as a result of Defendants’ wrongdoing, in an amount to
16 be proven at trial, including interest thereon;
- 17 c. Awarding Plaintiffs and the Class their reasonable costs and expenses incurred
18 in this action, including counsel fees and expert fees; and
- 19 d. Such other and further relief as the Court may deem just and proper.

20 **XVIII. JURY DEMAND**

21 Plaintiffs hereby demand a trial by jury.

23 Dated: March 2, 2023

**KESSLER TOPAZ
MELTZER & CHECK, LLP**

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1
2 -and-

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11
12 *Counsel for Lead Plaintiff Sjunde AP-Fonden and*
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19
20 *Liaison Counsel for Lead Plaintiff Sjunde AP-*
21 *Fonden and additional Plaintiff James Stephen*
Muhl and Liaison Counsel for the Proposed Class

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EXHIBIT A

CERTIFICATION

Sjunde AP-Fonden (“AP7” or “Lead Plaintiff”)¹ declares as to the claims asserted under the federal securities laws that:

1. Lead Plaintiff did not purchase the securities that are the subject of this action at the direction of Lead Plaintiff’s counsel or in order to participate in any private action.
2. Lead Plaintiff has been serving and will continue to serve as a representative party on behalf of the class, including providing testimony at deposition and trial, if necessary.
3. Lead Plaintiff’s Class Period purchase and sale transactions in Rivian Automotive, Inc. securities that are the subject of this action are attached in Schedule A.
4. AP7 has full power and authority to bring suit to recover for its investment losses.
5. Lead Plaintiff has fully reviewed the Amended Consolidated Complaint for Violations of the Federal Securities Laws and authorizes its filing.
6. I, Richard Gröttheim, Chief Executive Officer of AP7, am authorized to make legal decisions on behalf of AP7.
7. Lead Plaintiff intends to actively monitor and vigorously pursue this action for the benefit of the class.
8. Lead Plaintiff will endeavor to provide fair and adequate representation and work directly with the efforts of class counsel to ensure that the largest recovery for the class consistent with good faith and meritorious judgment is obtained.
9. AP7 is currently serving or has served as a representative party for a class action filed under the federal securities laws during the three years prior to the date of this certification in *Crews v. Rivian Automotive, Inc.*, No. 22-cv-1524 (C.D. Cal.), *In re Lucid Group, Inc. Securities*

¹ AP7 is acting on behalf of the AP7 Equity Fund in this litigation. All references to “Sjunde AP-Fonden” or “AP7” in this litigation are to AP7 acting on behalf of the AP7 Equity Fund.

Litigation, No. 22-cv-2094 (N.D. Cal.), and *In re Coinbase Global, Inc. Securities Litigation*, No. 22-cv-4915 (D.N.J.).

10. AP7 has sought to serve and was not appointed as a representative party for a class action filed under the federal securities laws during the three years prior to the date of this Certification in *Jaeger v. Zillow Group, Inc.*, No. 21-cv-1551 (W.D. Wash.) and *City of Hialeah Employees' Retirement System v. Peloton Interactive, Inc.*, No. 21-cv-9582 (S.D.N.Y.).

11. Lead Plaintiff will not accept any payment for serving as a representative party on behalf of the class beyond Lead Plaintiff's pro rata share of any recovery, except such reasonable costs and expenses (including lost wages) directly relating to the representation of the class as ordered or approved by the Court.

12. I declare under penalty of perjury of the laws of the United States of America that the foregoing is true and correct.

Executed this 28 day of February 2023.

Sjunde AP-Fonden

By: 

Richard Gröttheim
Chief Executive Office

SCHEDULE A

<u>Security</u>	<u>Buy/Sell</u>	<u>Date</u>	<u>Quantity</u>	<u>Price</u>
Common Stock	BUY	11/30/2021	104,696	\$119.76
Common Stock	BUY	11/30/2021	52,949	\$119.76
Common Stock	BUY	11/30/2021	53,700	\$119.76
Common Stock	BUY	1/5/2022	5,010	\$93.63
Common Stock	BUY	1/12/2022	12,072	\$85.37
Common Stock	BUY	1/19/2022	4,309	\$71.29
Common Stock	SELL	2/3/2022	14,736	\$60.37
Common Stock	SELL	2/9/2022	6,655	\$63.31

EXHIBIT B

CERTIFICATION

James Stephen Muhl (“Plaintiff”) declares as to the claims asserted under the federal securities laws that:

1. Plaintiff did not purchase the securities that are the subject of this action at the direction of his counsel or in order to participate in any private action.

2. Plaintiff is willing to serve as a representative party on behalf of the class, including giving testimony at deposition and trial, if necessary.

3. Plaintiff’s Class Period purchase and sale transactions in Rivian Automotive, Inc. securities that are the subject of this action are attached in Schedule A.

4. Plaintiff has full power and authority to bring suit to recover for his investment losses.

5. Plaintiff has fully reviewed the facts and allegations of the Amended Consolidated Complaint For Violations Of The Federal Securities Laws and authorizes its filing.

6. Plaintiff intends to actively monitor and vigorously pursue this action for the benefit of the class.

7. Plaintiff will endeavor to provide fair and adequate representation and work directly with the efforts of class counsel to ensure that the largest recovery for the class consistent with good faith and meritorious judgment is obtained.

8. During the three years prior to the date of this Certification, Plaintiff has not sought to serve nor served as a representative party for a class in an action filed under the federal securities laws.

9. Plaintiff will not accept any payment for serving as a representative party on behalf of the class beyond his pro rata share of any recovery, except such reasonable costs and expenses

(including lost wages) directly relating to the representation of the class as ordered or approved by the Court.

10. I declare under penalty of perjury that the foregoing is true and correct.

Dated: 2/28/2023

By: _____

DocuSigned by:
James Muhl
27EFAF5AB65E411...
James Stephen Muhl

SCHEDULE A

James Stephen Muhl Account #1

<u>Security</u>	<u>Buy/Sell</u>	<u>Date</u>	<u>Quantity</u>	<u>Price</u>
Common Stock	BUY	11/10/2021	175	\$78.00

James Stephen Muhl Account #2

<u>Security</u>	<u>Buy/Sell</u>	<u>Date</u>	<u>Quantity</u>	<u>Price</u>
Common Stock	BUY	1/14/2022	175	\$77.31
Common Stock	BUY	1/14/2022	325	\$77.15

EXHIBIT C

This transaction is confirmed in accordance with the information provided on the Conditions and Disclosures page

Your Account Number : [REDACTED]
Cash Account

JAMES STEPHEN MUHL
[REDACTED]

Your Financial Advisor
[REDACTED]

You Bought

Trade Date 11/10/21

Quantity	Symbol/ CUSIP	Exec Code	Description	Price	Settlement Amount
175.000	RIVN 76954A103		RIVIAN AUTOMOTIVE INC CL A For Settlement on 11/15/21 US76954A1034	78.00	13,650.00
	ISIN NUMBER				
	DSP UNSOLICITED TRADE				
	MORGAN STANLEY SMITH BARNEY LLC ACTED AS PRINCIPAL.				
	FINAL PROSPECTUS/OFFERING DOCUMENTATION AVAILABLE				
				NET AMOUNT	13,650.00

PLEASE PROMPTLY NOTIFY US IF YOU HAVE ANY QUESTIONS OR CONCERNS REGARDING YOUR AUTHORIZATION OF THIS TRANSACTION OR ITS TERMS.

Morgan Stanley Smith Barney LLC. Member SIPC. The transaction may have been executed with Morgan Stanley & Co. LLC, an affiliate, which may receive compensation for any such services.

CONDITIONS AND DISCLOSURES

CODES, ABBREVIATIONS AND EXPLANATIONS	
EXCHANGE WHERE EXECUTED	EXECUTION CODE
1 New York Stock Exchange	1, 2, 3, 4, 5, 9, F, L, P, T, V OR W: As agent we
3 NASDAQ OMX PHLX	have bought or sold for your account.
4 Chicago Stock Exchange	6: As agent for another we have sold to you
5 NYSE MKT LLC	or bought from you.
6 Other Markets	7, C, H, G, N, OR S: As principal we sold to
7 Over the Counter	you or bought from you for our own
8 Morgan Stanley Smith Barney LLC as principal which may result in a profit to Morgan Stanley Smith Barney LLC.	account 8 OR U: Prospectus/Official Statement A, B, C, X, Y, OR Z: Primary and Secondary Unit Trust or listed and OTC when issued Securities K: Precious Metals M, R: Mutual Funds
OTHER ABBREVIATIONS	
ELTR	Estimated Long Term Return
CR	Current Return
PV	Par Value
FINAL PROSPECTUS/OFFERING DOCUMENTATION AVAILABLE	
Indicates that these securities/instruments are being sold (i) pursuant to an SEC registration statement or where a prospectus is otherwise required, (ii) in the case of certain exempted securities or certificates of deposit (CDs), either where offering documentation is required or there is an agreement or policy to deliver offering documentation. For assistance obtaining a copy of the final prospectus/offering documentation relating to these securities, you may contact us at 800 584 6337.	
CHARGES AND FEES	
CHARGE: Represents the markup/down from the wholesaler's or dealer's price.	
FSCF: Represents a pass through of Foreign Securities clearance fees incurred by Morgan Stanley Smith Barney LLC for this transaction.	
SUPPLEMENTAL TRANSACTION FEE: Represents fee to offset additional expenses associated with processing certain transactions.	
PROCESSING FEE: Represents processing charges for certain executed orders.	
CDSC: Represents Contingent Deferred Sales Charge.	
DS: Represents Deferred Sales Charge.	
BACKUP WITHHOLDING	
Under Federal Income Tax Law, the customer is generally required to provide Morgan Stanley Smith Barney LLC with a certification of the customer's Social Security or Taxpayer Identification Number. In the absence of such certification, Morgan Stanley Smith Barney LLC may be required to withhold taxes from the proceeds of sales at the current withholding rate.	
GROSS PROCEEDS	
If the transaction being confirmed is a sale or a redemption, this information may be furnished to the Internal Revenue Service.	
SECURITY MEASURES	
Your Morgan Stanley Smith Barney LLC trade confirmation features an embedded security element to demonstrate its authenticity. It is a unique security mark -- a blue rectangle in heat sensitive blue ink. When exposed to warmth, the blue rectangle will disappear, and then reappear.	

CONDITIONS
IT IS AGREED THAT
All transactions are subject to the constitution, rules, regulations, by-laws, interpretations, customs and usages of, the Financial Industry Regulatory Authority, the various applicable exchanges, markets or clearing houses and all U.S. and non-U.S. governmental and self regulatory organizations statutes, rules and regulations as currently in effect or as they may be hereinafter amended, revised or supplemented, including those of the Securities and Exchange Commission and the Federal Reserve Board.
Payment for securities purchased and delivery of securities sold must be received by Morgan Stanley Smith Barney LLC no later than the date of settlement (the "Settlement Date") indicated on the reverse side hereof. Payments and deliveries not received by Settlement Date may be subject to late fees, liquidation or close out of the transaction and you will be liable for all costs, fees, expenses, liabilities, obligations, losses, claims, and damages, incurred by Morgan Stanley Smith Barney LLC or asserted against Morgan Stanley Smith Barney LLC by any third party, arising directly or indirectly from your failure to make payment or delivery by the Settlement Date.
Securities held in margin accounts or purchased but not yet paid for in cash accounts may be hypothecated by Morgan Stanley Smith Barney LLC under circumstances which will permit the commingling thereof with securities of other clients.
You must own all securities sold "long," and such securities must either be (i) on deposit in your account(s) or (ii) delivered to Morgan Stanley Smith Barney LLC by the Settlement Date.
Morgan Stanley Smith Barney LLC will furnish, upon your written request, the date and time when the transaction took place, the name of the other party to the transaction and the source and amount of any other remuneration received or to be received by Morgan Stanley Smith Barney LLC in connection with the transaction.
Morgan Stanley Smith Barney LLC and/or its affiliates may accept benefits that constitute payment for order flow. Details regarding these benefits will be furnished upon your written request.
Debt securities may be redeemed in whole or in part before maturity, and such a redemption could affect any yield represented in this trade confirmation. Additional information is available upon request.
Credit rating(s), if any, contained on this trade confirmation were provided by an unaffiliated third party. In some instances, the credit rating shown is based on the issuer's credit rating, and not the credit rating of the specific security purchased or sold. For an explanation of credit ratings for bonds, please see www.morganstanley.com/wealth/investmentolutions/creditratings.asp .
Insurance trades are subject to carrier underwriting approval.
Any inquiries regarding this transaction should be made by using the telephone number provided on the reverse side.
This transaction is conclusive and binding if not objected to in writing within three days of receiving this trade confirmation.
All Good 'Till Cancelled (GTC) orders have an expiration date, which is displayed on the front of this notice. Until expiration, all open orders are considered good until cancelled by you or executed by us. When entering a substitute order or changing an existing order, the responsibility for canceling the original order rests upon the customer. Therefore, if a customer fails to cancel an existing order, transactions resulting from the execution of both the original and new order(s) will be entered in the customer's account.
Municipal Advisor Rule; Disclosures for Municipal Entities and Obligated Persons: Morgan Stanley Smith Barney LLC is not acting as a municipal advisor to any municipal entity or obligated person within the meaning of Section 15B of the Securities Exchange Act (Municipal Advisor Rule). If you have a Brokerage Account, please note that: 1) we do not owe you a fiduciary duty pursuant to the Municipal Advisor Rule when we make statements or provide you with information regarding your Brokerage Account; 2) we may be acting for our own interests; and 3) before acting on any statements made or information provided by us, you should consult any and all advisors as you deem appropriate.
This agreement shall inure to the benefit of any successor or assigns of Morgan Stanley Smith Barney LLC.
Morgan Stanley