1	THE HONORABLE BARBARA J. ROTHSTEIN	
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5	UNITED STATES DISTRICT COURT	
6	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON	
7 8	COOPER MOORE and ANDREW GILLETTE, on their own behalf and on behalf of all others similarly situated,	Case No. 2:21-cv-01571-BJR
9	Plaintiffs,	ORDER GRANTING PLAINTIFFS'
10	v.	UNOPPOSED MOTION FOR PRELIMINARY APPROVAL OF
11	ROBINHOOD FINANCIAL LLC, a	CLASS ACTION SETTLEMENT AND CONDITIONAL CLASS
12	Delaware limited liability company,	CERTIFICATION
13	Defendant.	
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15	The Settlement Agreement has been filed with the Court (ECF No. <u>93-1</u>) and the	
16	$\frac{1}{2}$ definitions and terms set forth in the Settlement Agreement are incorporated herein by reference.	
17	The Court, having reviewed the Settlement Agreement entered by Plaintiffs Cooper Moore and	
18	Andrew Gillette ("Plaintiffs" or "Class Representatives") and Defendant Robinhood Financial	
19	LLC ("Defendant") (collectively, the "Parties"), hereby Orders that:	
20	1. The Court has considered the proposed settlement of the claims asserted under	
21	the Washington Commercial Electronic Mail Act ("CEMA") and the Washington Consumer	
22	Protection Act ("CPA"), by a class of consumers defined as follows (the "Settlement Class"): All	
23	persons or entities who received a Robinhood referral program text message, and who were	
24	Washington residents at the time of the receipt of such text message, between and including	
25	August 9, 2017 and the date of Preliminary Approval. Persons who clearly and affirmatively	
26	consented in advance to receive Robinhood referral program text messages are excluded from	
27	the class. The Settlement Class does not include Defendant, any entity that has a controlling	
	ORDER GRANTING PLAINTIFFS' UNOPPOSED MOTION FOR PRELIMINARY APPROVAL OF CLASS ACTION SETTLEMENT AND CONDITIONAL CLASS CERTIFICATION - 1 Case No. 2:21-cv-01571-BJR	TERRELL MARSHALL LAW GROUP PLLC 936 North 34th Street, Suite 300 Seattle, Washington 98103-8869 TEL. 206.816.6603 • FAX 206.319.5450 www.terrellmarshall.com

interest in Defendant, and Defendant's current or former directors, officers, counsel, and their
 immediate families. The Settlement Class also does not include any persons who validly request
 exclusion from it.

4 2. The Settlement Agreement entered between the Parties (ECF No. 93-1), appears, 5 upon preliminary review, to be fair, reasonable, and adequate to Members of the Settlement 6 Class ("Settlement Class Members"). Accordingly, for settlement purposes only, the proposed 7 settlement is preliminarily approved, pending a Final Approval Hearing, as provided for herein. 8 3. The prerequisites to a class action under Fed. R. Civ. P. 23(a) have been 9 preliminarily satisfied, for settlement purposes only, in that: 10 (a) The Settlement Class is estimated to contain more than 500,000 Class 11 Members and is sufficiently numerous; 12 (b) The claims of the Class Representatives are typical of those of the other 13 Settlement Class Members; 14 (c) There are questions of fact and law that are common to all Settlement 15 Class Members; and 16 (d) The Class Representatives will fairly and adequately protect the interests 17 of the Settlement Classes and have retained Class Counsel experienced in 18 consumer class action litigation who have and will continue to adequately 19 represent the Settlement Classes. 20 4. For settlement purposes only, the Court finds that this action is preliminarily 21 maintainable as a class action under Fed. R. Civ. P. 23(b)(3) because: (1) a class action 22 settlement is superior to other available means for the fair and efficient adjudication of this 23 controversy; and (2) for purposes of settlement, questions of fact and law common to Settlement 24 Class Members predominate over any questions affecting only individual members. 25 5. If the Settlement Agreement is not finally approved, is not upheld on appeal, or 26 is otherwise terminated for any reason before Final Approval, then the Settlement Class shall be 27 decertified; the Settlement Agreement and all negotiations, proceedings, and documents ORDER GRANTING PLAINTIFFS' UNOPPOSED MOTION FOR PRELIMINARY APPROVAL OF CLASS TERRELL MARSHALL LAW GROUP PLLC ACTION SETTLEMENT AND CONDITIONAL CLASS 936 North 34th Street, Suite 300 Seattle, Washington 98103-8869 **CERTIFICATION - 2** TEL. 206.816.6603 • FAX 206.319.5450 Case No. 2:21-cv-01571-BJR www.terrellmarshall.com

1	prepared, and statements made in connection therewith, shall be without prejudice to any Party	
2	and shall not be deemed or construed to be an admission or confession by any Party of any fact,	
3	matter, or proposition of law; and all Parties shall stand in the same procedural position as if the	
4	Settlement Agreement had not been negotiated, made, or filed with the Court.	
5	6. The Court appoints Cooper Moore and Andrew Gillette as the Class	
6	Representatives for the Settlement Class. The Court also appoints Beth E. Terrell and Jennifer	
7	7 Rust Murray of Terrell Marshall Law Group PLLC and E. Michelle Drake and Sophia M. Rios	
8	8 of Berger Montague PC, as counsel for the Settlement Class ("Class Counsel").	
9	7. The Court appoints JND Legal Administration as the Settlement Administrator.	
10	8. The Court will hold a Final Approval Hearing pursuant to Fed. R. Civ. P. 23(e)	
11	1 on July 16, 2024, to be held by videoconference at 10:00 a.m., for the following purposes:	
12	(a) To determine whether the proposed settlement is fair, reasonable, and	
13	adequate and should be granted final approval by the Court;	
14	(b) To determine whether a final judgment should be entered dismissing the	
15	claims of the Settlement Class with prejudice, as required by the	
16	Settlement Agreement;	
17	(c) To consider the application of Class Counsel for an award of attorney's	
18	fees, costs, and expenses, and for service awards to the Class	
19	Representatives; and	
20	(d) To rule upon other such matters as the Court may deem appropriate.	
21	9. As is provided in Section 2.03 of the Settlement Agreement, Defendant shall	
22	2 provide the Settlement Class Member Data to the Settlement Administrator, who shall send the	
23	agreed upon Notices to the Settlement Class Members in accordance with the notice plan set	
24	4 forth in the Settlement Agreement. The Court also approves the Parties' Notices, which are	
25	attached to the Settlement Agreement. To the extent the Parties or Settlement Administrator	
26	determine that ministerial changes to the Notices are necessary before disseminating either to the	
27	Settlement Classes, they may make such changes without further application to the Court.	
	ORDER GRANTING PLAINTIFFS' UNOPPOSED MOTION FOR PRELIMINARY APPROVAL OF CLASS ACTION SETTLEMENT AND CONDITIONAL CLASS CERTIFICATION - 3 Case No. 2:21-cv-01571-BJR TEL. 206.816.6063 + FAX 206.319.5450 www.terrellmarshall.com	

1 10. The Court finds this manner of giving notice fully satisfies the requirements of
 2 Fed. R. Civ. P. 23 and due process, constitutes the best notice practicable under the
 3 circumstances, including its use of individual notice to all Settlement Class Members who can be
 4 identified with the available data and reasonable effort, and shall constitute due and sufficient
 5 notice to all persons entitled thereto.

6 11. If a Settlement Class Member chooses to opt out of the Settlement Class, such 7 class member is required to submit a Request for Exclusion to the Settlement Administrator, 8 postmarked on or before the date specified in the Notice, which shall be ninety (90) calendar 9 days from the date of this Order is entered (the "Opt Out & Objections Deadline"). The Request 10 for Exclusion must include the items identified in the Settlement Agreement pertaining to such 11 requests. Each written request for exclusion must be signed by the individual seeking exclusion, 12 submitted by the Class Member, and may only request exclusion for that one individual. No 13 person within the Settlement Class, or any person acting on behalf of or in concert or 14 participation with that person, may submit a Request for Exclusion on behalf of any other person 15 within the Settlement Class. "Mass" or "class" exclusion requests shall not be permitted.

A Settlement Class Member who submits a valid and timely Request for Exclusion using
the procedure identified above shall be excluded from the Settlement Class for any and all
purposes. No later than twenty-eight (28) days after the Opt Out & Objections Deadline, the
Settlement Administrator shall prepare a declaration listing all of the valid opt-outs received and
shall provide the declaration and list to Class Counsel and Defendant's counsel, with Class
Counsel then reporting the names appearing on this list to the Court before the Final Approval
Hearing.

12. A Settlement Class Member who does not file a timely Request for Exclusion, or
otherwise does not follow the procedure described in the Settlement Agreement, shall be bound
by all subsequent proceedings, orders, and judgments in this action pertaining to the Settlement
Class.

27 13. Any Settlement Class Member who wishes to be heard orally at the Final ORDER GRANTING PLAINTIFFS' UNOPPOSED MOTION FOR PRELIMINARY APPROVAL OF CLASS ACTION SETTLEMENT AND CONDITIONAL CLASS CERTIFICATION - 4 Case No. 2:21-cv-01571-BJR TEL 206.816.603 • FAX 206.319.5450 www.terellmashal.com Approval Hearing, and/or who wishes for any objection to be considered, must submit a written
 notice of Objection to the Settlement Administrator postmarked no later than the Opt Out &
 Objections Deadline.

4 As set forth in the Settlement Agreement, the Objection must include the following: (1) 5 the Settlement Class Member's full name, address, and current telephone number; (2) if the 6 individual is represented by counsel, the name and telephone number of counsel, whether 7 counsel intends to submit a request for fees, and all factual and legal support for that request; (3) 8 all objections and the basis for any such objections stated with specificity, including a statement 9 as to whether the objection applies only to the objector, to a specific subset of the class, or to the 10 entire class; (4) the identity of any witnesses the objector may call to testify; (5) a listing of all exhibits the objector intends to introduce into evidence at the Final Approval Hearing, as well as 11 12 true and correct of copies of such exhibits; and (6) a statement of whether the objector intends to 13 appear at the Final Approval Hearing, either with or without counsel.

Any Settlement Class Member who fails to timely file and serve a written Objection
pursuant to the terms of Settlement Agreement shall not be permitted to object to the approval of
the settlement or the Settlement Agreement and shall be foreclosed from seeking any review of
the settlement or the terms of the Settlement Agreement by appeal or other means. Any
Settlement Class Member who files an Objection is subject to having their deposition taken prior
to the Final Approval Hearing. A Settlement Class Member may withdraw an Objection by
communicating such withdrawal in writing to Class Counsel.

14. The Court approves the claims procedures set forth in the Settlement Agreement.
A valid Claim Form, as defined in the Settlement Agreement, must be submitted as required in
the Class Notice online or postmarked no later than ninety (90) calendar days after the date of
this order.

25 15. All briefs, memoranda, petitions, and affidavits to be filed in support of an 26 individual award to the Class Representative and in support of Class Counsel's application for 27 fees, costs and expenses, shall be filed with the Court no later than thirty (30) days prior to the ORDER GRANTING PLAINTIFFS' UNOPPOSED MOTION FOR PRELIMINARY APPROVAL OF CLASS TERRELL MARSHALL LAW GROUP PLLC ACTION SETTLEMENT AND CONDITIONAL CLASS 936 North 34th Street, Suite 300 Seattle, Washington 98103-8869 **CERTIFICATION - 5** TEL. 206.816.6603 • FAX 206.319.5450 Case No. 2:21-cv-01571-BJR www.terrellmarshall.com

1 Opt Out & Objections Deadline.

2 16. Any other briefs, memoranda, petitions, or affidavits that Class Counsel intends 3 to file in support of final approval shall be filed not later than thirty (30) days after the Opt Out & 4 Objections Deadline. Notwithstanding the foregoing, Class Counsel may submit declarations 5 from the Settlement Administrator regarding any updates in information regarding notice, 6 claims, and opt-outs no later than fourteen (14) days prior to the Final Approval Hearing.

7 17. Neither this Preliminary Approval Order, nor the Settlement Agreement, shall be 8 construed or used as an admission or concession by or against Defendant or any of the Released 9 Parties of any fault, omission, liability, or wrongdoing, or the validity of any of the Class 10 Released Claims. This Preliminary Approval Order is not a finding of the validity or invalidity of 11 any claims in this lawsuit or a determination of any wrongdoing by Defendant or any of the 12 Released Parties. The preliminary approval of the Settlement Agreement does not constitute any opinion, position, or determination of this Court, one way or the other, as to the merits of the 13 14 claims and defenses of Plaintiff, the Settlement Class Members, or Defendant.

15 18. The Court retains exclusive jurisdiction over this action to consider all further 16 matters arising out of or connected with the Settlement Agreement. All proceedings before the 17 Court are stayed pending final approval of the settlement, except as may be necessary to 18 implement the settlement or comply with the terms of the Agreement. Pending final 19 determination of whether the settlement should be approved, Class Representatives, all 20 Settlement Class Members, and any person or entity allegedly acting on behalf of Settlement 21 Class Members, either directly, representatively or in any other capacity, are preliminarily 22 enjoined from commencing or prosecuting against the Released Parties any action or proceeding 23 in any court or tribunal asserting any of the Released Claims, provided, however, that this 24 injunction shall not apply to individual claims of any Settlement Class Members who timely 25 exclude themselves in a manner that complies with this Order. This injunction is necessary to 26 protect and effectuate the settlement, this Order, and the Court's flexibility and authority to 27 effectuate this settlement and to enter judgment when appropriate, and is ordered in aid of the ORDER GRANTING PLAINTIFFS' UNOPPOSED MOTION FOR PRELIMINARY APPROVAL OF CLASS TERRELL MARSHALL LAW GROUP PLLC ACTION SETTLEMENT AND CONDITIONAL CLASS 936 North 34th Street, Suite 300 **CERTIFICATION - 6**

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1	Court's jurisdiction and to protect its judgments pursuant to 28 U.S.C. § 1651(a).		
2	IT IS SO ORDERED.		
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4	DATED this 13th day of February 2024.		
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6	Barbara Pothetein		
7	BARBARA J. ROTHSTEIN		
8	UNITED STATES DISTRICT JUDGE		
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	ORDER GRANTING PLAINTIFFS' UNOPPOSED MOTION FOR PRELIMINARY APPROVAL OF CLASS ACTION SETTLEMENT AND CONDITIONAL CLASS CERTIFICATION - 7 Case No. 2:21-cv-01571-BJR TEL 206.816.603 • FAX 206.319.5450 www.terrellmarshall.com		