FINAL ORDER – THIS PRELIMINARY DETERMINATION BECAME THE FINAL ORDER OF THE COMMISSION ON APRIL 5, 2021 PURSUANT TO RULE 21F-10(f) OF THE SECURITIES EXCHANGE ACT OF 1934

Notice of Covered Action:	

PRELIMINARY DETERMINATION OF THE CLAIMS REVIEW STAFF

In response to the above-referenced Notice of Covered Action, the U.S. Securities

and Exchange Commission received a joint whistleblower award claim from ("Claimant 2") for the above-referenced ("Claimant 1") and matter(s). Pursuant to Section 21F of the Securities Exchange Act of 1934 (the "Exchange Act") and Rule 21F-10 promulgated thereunder, the Claims Review Staff has evaluated the above claim in accordance with the criteria set forth in Rules 21F-1 through 21F-17. The Claims Review Staff has preliminarily determined to recommend that the Commission deny the above award claim. 1 The basis for this determination is marked below as follows: Claimants 1 and 2 did not provide information that led to the successful enforcement of the above-referenced Covered Action within the meaning of Section 21F(b)(1) of the Exchange Act and Rules 21F-3(a)(3) and 21F-4(c) thereunder because any information provided did not, under Rule 21F-4(c)(1) of the Exchange Act: (1) cause the Commission to (a) commence an examination, open or reopen an investigation, or inquire into different conduct as part of a current Commission examination or investigation, and (b) thereafter bring an action based, in whole or in part, on conduct that was the subject of claimant's information; or (2) significantly contribute to the success of a Commission judicial or administrative enforcement action under Rule 21F-4(c)(2) of the Exchange Act.² Claimants are not "whistleblowers" under Exchange Act Rule 21F-2(a)(1) with respect to the Covered Action. To qualify as a whistleblower, an individual must (among other things) provide information regarding a potential securities law violation to the Commission in the form and manner that is required by Exchange

Act Rule 21F-9(a), which Claimant did not do.

¹ To the extent Claimants have applied for an award in a related action, because Claimants are not eligible for an award in an SEC Covered Action, they are not eligible for an award in connection with any related action. *See* 15 U.S.C. § 78u-6(b); Exchange Act Rule 21F-3(b), (b)(1); Rule 21F-4(g) and (f); Rule 21F-11(a); *see also* Order Determining Whistleblower Award Claim, Release No. 34-86902 (Sept. 9, 2019).

² Claimants 1 and 2's information did not cause the opening of the investigation that led to the Covered Action. Rather, the investigative staff responsible for the Covered Action opened the investigation prior to receiving information from Claimants 1 and 2, based on information from other sources, including information learned during a prior investigation. Furthermore, none of Claimants 1 and 2's information significantly contributed to the success of the Covered Action because it consisted of information that was already known to the staff, was largely in the public domain, or was otherwise general and non-specific.

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Notice of Covered Action:	
Claimants failed to submit the claim for award to the Office Whistleblower within ninety (90) days of the date of the above-reference for the Covered Action, as required under Rule 21F-10(b) of the Exchange	ed Notice
Claimants' whistleblower submission(s), upon which Claimant bases for an award, was not made voluntarily as required by Exchange Act Seand Rules 21F-3 and 21F-4(a)(1) because Claimant made the submission request, inquiry, or demand that relates to same subject matter as the submission was directed to Claimant or anyone representing Claimant (such as an atte (i) the Commission, (ii) another regulatory or law enforcement agency regulatory organization (such as FINRA), or (iii) Congress or any other auther federal government.	ction 21F (s) after a nission(s) orney) by y or self-
Claimants did not provide "original information" that led to the senforcement of the above-referenced Covered Action within the meaning of 21F(b)(1) of the Exchange Act and Rules 21F-3(a)(2) and 21F-4(b) the because the information was not derived from Claimants': (1) "indicknowledge," as defined under Rule 21F-4(b)(2), but instead was derived from "publicly available sources;" or (2) "independent analysis," as defined under Rule 21F-4(b)(3), because the information did not include an examination of information that "reveals information that is not generally available to the public."	of Section nereunder lependent d entirely ned under ation and
Claimants did not provide "original information" that led to the senforcement of the above-referenced Covered Action within the meaning of 21F(b)(1) of the Exchange Act and Rules 21F-3(a)(2) and 21F-4(b) the because the information provided by Claimants was already know Commission.	of Section nereunder
Claimants did not provide "original information" that led to the senforcement of the above-referenced Covered Action within the meaning of 21F(b)(1) of the Exchange Act and Rules 21F-3(a)(2) and 21F-4(b) thereu because the information was not provided to the Commission for the first July 21, 2010 (the date of enactment of the Dodd-Frank Wall Street Re Consumer Protection Act). ³	of Section ander time after
By: Claims Review S Date: January 15, 20:	

³ See Stryker v. SEC, 780 F.3d 163 (2d Cir. 2015).