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12	Plaintiff	, <u>C</u>	LASS ACTION		
13	v.	С	OMPLAINT FOR V	VIOLATIONS OF T	THE
14	APPLE INC., TIMOTHY D. COOK, J		EDERAL SECURIT	TIES LAWS	
15	MAESTRI, and KEVAN PAREKH,		EMAND FOR JUR	Y TRIAL	
16	Defenda	ints.			
17					
18	Plaintiff Eric Tucker ("Plaint	iff"), individu	ally and on behalf	of all others simil	arly
19	situated, by Plaintiff's undersigned atto	orneys, for Plain	ntiff's complaint aga	inst Defendants, alle	ges
20	the following based upon personal l	knowledge as	to Plaintiff and Pla	untiff's own acts,	and
21	information and belief as to all other n	natters, based u	ipon, <i>inter alia</i> , the i	nvestigation conduc	cted
22	by and through Plaintiff's attorneys,	which includ	led, among other th	nings, a review of	the
23	Defendants' public documents, confere		-	-	
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25 26	States ("U.S.") Securities and Exchar	0		Ĩ	
26	published by and regarding Apple I	nc. ("Apple"	or the "Company").	, analysts' reports	and
27	advisories about the Company, and i	information rea	adily obtainable on	the Internet. Plain	ntiff
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believes that substantial, additional evidentiary support will exist for the allegations set forth herein after a reasonable opportunity for discovery.

#### NATURE OF THE ACTION

1. This is a federal securities class action on behalf of a class consisting of all persons and entities other than Defendants that purchased or otherwise acquired Apple securities between June 10, 2024 and June 9, 2025, both dates inclusive (the "Class Period"), seeking to recover damages caused by Defendants' violations of the federal securities laws and to pursue remedies under Sections 10(b) and 20(a) of the Securities Exchange Act of 1934 (the "Exchange Act") and Rule 10b-5 promulgated thereunder, against the Company and certain of its top officials.

2. Apple is a multinational technology company that engages primarily in the businesses of smart-device and computer design and manufacturing, entertainment and artificial intelligence ("AI"). Apple's software includes a rudimentary digital personal assistant called "Siri," which the Company first introduced in October 2011.

3. Apple's highest revenue product is the iPhone. The Company typically introduces a new line of iPhones each year in the fall. Most recently, Apple introduced the iPhone 16 in October 2024.

4. In recent years, several of Apple's competitors have developed and/or launched advanced AI capabilities based on large language models. For example, Google and Microsoft have each launched generative-AI chatbots respectively referred to as Gemini and Copilot. In addition, Amazon has announced that it was introducing Alexa+, a conversational, generative-AI version of its own virtual assistant technology. Accordingly, Apple has felt pressure to introduce AI-based capabilities on its iPhones, and in particular to introduce advanced AI-based Siri features.

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5. In June 2024, Apple announced advanced AI-based Siri features at its Worldwide Developer Conference ("WWDC") (the "2024 WWDC")—an event designed to showcase the Company's new software and technologies—as the primary reason for consumers to purchase iPhone 16 devices. Specifically, the Company introduced Apple Intelligence, the "personal intelligence system that combines the power of generative models with users' personal context — at the core of iPhone, iPad, and Mac to deliver intelligence that's incredibly useful and relevant." Apple stated that Apple Intelligence, among other things, will make Siri "more deeply integrated into the system experience," and "[w]ith richer language-understanding capabilities, Siri is more natural, more contextually relevant, and more personal, with the ability to simplify and accelerate everyday tasks. It can follow along if users stumble over words and maintain context from one request to the next." However, unbeknownst to investors, Apple lacked a functional prototype of these advanced AI-based Siri features at the time of the 2024 WWDC and had no reasonable basis to believe it could deliver the product it was advertising within the iPhone 16 product cycle, *if ever*.

6. Throughout the Class Period, Defendants made materially false and misleading statements regarding the Company's business, operations, and prospects. Specifically, Defendants made false and/or misleading statements and/or failed to disclose that: (i) Apple misstated the time it would take to integrate the advanced AI-based Siri features into its devices; (ii) accordingly, it was highly unlikely that these features would be available for the iPhone 16; (iii) the lack of such advanced AI-based features would hurt iPhone 16 sales; (iv) as a result, Apple's business and/or financial prospects were overstated; and (v) as a result, the Company's public statements were materially false and misleading at all relevant times.

7. On March 7, 2025, Apple announced that it was indefinitely delaying promised updates to its Siri digital assistant. Specifically, multiple news outlets quoted an Apple

spokeswoman as stating that certain features initially announced in June 2024, including Siri's ability to tap into a user's personal information to answer queries and have more precise control over apps, were "tak[ing] [] longer [to deliver] than [the Company] thought" and will now be released sometime in "the coming year." That same day, this statement was published by John Gruber, the writer and producer of the technology-focused weblog *Daring Fireball*, who criticized Apple's promised AI-based Siri features as having been "vaporware" (imaginary) and Apple's 2024 WWDC advertising as being, in retrospect, merely a "concept video." In addition, Apple stopped running advertisements promoting the advanced AI-based Siri features and pulled those advertisements from its website and YouTube account.

8. On this news, Apple's stock price fell \$11.59 per share, or 4.85%, to close at \$227.48 per share on March 10, 2025.

9. Then, on March 12, 2025, Morgan Stanley published a report in which analyst Erik Woodring lowered his price target on Apple from \$275 to \$252, asserting that the delay in introducing advanced Siri features would impact iPhone upgrade cycles throughout 2025 and 2026. Woodring presented evidence that roughly 50% of iPhone owners who did not upgrade to the iPhone 16 attributed their decision to such delays.

10. On this news, Apple's stock price fell \$11.16 per share, or 5.05%, over the following two trading sessions, to close at \$209.68 per share on March 13, 2025.

11. Then, on April 3, 2025, the *Wall Street Journal* published an article entitled "Apple and Amazon Promised Us Revolutionary AI. We're Still Waiting." The *Wall Street Journal* stated, in relevant part, that "[w]ith 'more personal' Siri [. . .], the tech giant[] marketed features [it] ha[s] yet to deliver," and suggested that while "this is challenging technology and the cost of getting it wrong is devastatingly high, especially for [a] company[y] like Apple [. . .] that must

build trust with customers," "the same responsibility applies to marketing: They *shouldn't* announce products until they're sure they can deliver them." (Emphasis in original).

12. On this news, Apple's stock price fell \$14.79 per share, or 7.28%, to close at \$188.13 per share on April 4, 2025.

13. Finally, on June 9, Apple hosted its WWDC for 2025 (the "2025 WWDC"), almost one year to the day after first announcing the suite of supposedly forthcoming Apple Intelligence features at the 2024 WWDC. Conspicuously, the Company failed to announce any new updates regarding advanced Siri features. Analysts and media outlets variously described the WWDC as "underwhelming" and "disappointing," with *CNN* commenting that "it's unlikely that any of the announcements made at Monday's event will change the perception that Apple is behind its competitors in AI."

14. Following the 2025 WWDC, Apple's stock price fell another \$2.47 per share, or1.21%, to close at \$201.45 per share on June 9, 2025.

15. Apple's own team has admitted that the advanced AI-based Siri features that it had advertised as reasons to purchase iPhone 16 Devices had not been developed by the time of the 2024 WWDC, or at any other time. For example, at an all-hands meeting for the Siri division following the announcement of the delays, Robby Walker ("Walker"), senior director responsible for Siri, stated that Apple had publicly promoted the technology "before it was ready." Walker called the delays to the key features "ugly and embarrassing" and stated, "[t]his was not one of these situations where we get to show people our plan after it's done. We showed people before." He also noted that "to make matters worse," Apple's marketing communications department wanted to promote the enhancements, and, despite not being ready, they were included in a series of marketing campaigns and TV commercials. Apple touted the features as a "key selling point" of the iPhone 16 line, which otherwise lacked major changes. 16. In an article entitled "Apple Delays Siri Upgrade Indefinitely as AI Concerns Escalate," Bloomberg stated that Apple has pushed the expected release of these features until at least the next full version of iOS, iOS 19, which is not expected to be released until September 2025 *at the earliest*. Moreover, while Apple is aiming to include these features in iOS 19, Walker has stated that that "doesn't mean that we're shipping then," and Apple has "other commitments across Apple to other projects." In fact, there is no guarantee that the advanced AI-based Siri features Apple promised will *ever* be available. Indeed, Apple's software chief Craig Federighi and other Apple executives have "voiced strong concerns internally that the features didn't work properly—or as advertised—in their personal testing," and some within Apple's AI division "believe that work on the features could be scrapped altogether, and that Apple may have to rebuild the functions from scratch."

17. As a result of Defendants' wrongful acts and omissions, and the precipitous decline in the market value of the Company's securities, Plaintiff and other Class members have suffered significant losses and damages.

## JURISDICTION AND VENUE

18. The claims asserted herein arise under and pursuant to Sections 10(b) and 20(a) of the Exchange Act (15 U.S.C. §§ 78j(b) and 78t(a)) and Rule 10b-5 promulgated thereunder by the SEC (17 C.F.R. § 240.10b-5).

This Court has jurisdiction over the subject matter of this action pursuant to 28
 U.S.C. § 1331 and Section 27 of the Exchange Act.

20. Venue is proper in this District pursuant to Section 27 of the Exchange Act (15 U.S.C. § 78aa) and 28 U.S.C. § 1391(b). Apple is headquartered in this District, Defendants conduct business in this District, and a significant portion of Defendants' activities took place within this District.

21. In connection with the acts alleged in this complaint, Defendants, directly or indirectly, used the means and instrumentalities of interstate commerce, including, but not limited to, the mails, interstate telephone communications, and the facilities of the national securities markets.

## **PARTIES**

22. Plaintiff, as set forth in the attached Certification, acquired Apple securities at artificially inflated prices during the Class Period and was damaged upon the revelation of the alleged corrective disclosures.

23. Defendant Apple is a California corporation with principal executive offices located at One Apple Park Way, Cupertino, California. Apple's common stock trades in an efficient market on the Nasdaq Global Select Market ("NASDAQ") under the ticker symbol "AAPL".

24. Defendant Timothy D. Cook ("Cook") has served as Apple's Chief Executive Officer at all relevant times.

25. Defendant Luca Maestri ("Maestri") served as Apple's Chief Financial Officer ("CFO") from prior to the start of the Class Period until January 2025.

26. Defendant Kevan Parekh ("Parekh") has served as Apple's CFO since January 2025.

27. Defendants Cook, Maestri, and Parekh are collectively referred to herein as the "Individual Defendants."

28. The Individual Defendants possessed the power and authority to control the contents of Apple's SEC filings, press releases, and other market communications. The Individual Defendants were provided with copies of Apple's SEC filings and press releases alleged herein to be misleading prior to or shortly after their issuance and had the ability and

opportunity to prevent their issuance or to cause them to be corrected. Because of their positions with Apple, and their access to material information available to them but not to the public, the Individual Defendants knew that the adverse facts specified herein had not been disclosed to and were being concealed from the public, and that the positive representations being made were then materially false and misleading. The Individual Defendants are liable for the false statements and omissions pleaded herein.

29. Apple and the Individual Defendants are collectively referred to herein as "Defendants."

## SUBSTANTIVE ALLEGATIONS

### **Background**

30. Apple is a multinational technology company that engages primarily in the businesses of smart-device and computer design and manufacturing, entertainment and AI.

## Materially False and Misleading Statements Issued During the Class Period

31. The Class Period begins on June 10, 2024, when the Company issued a press release entitled "Introducing Apple Intelligence, the personal intelligence system that puts powerful generative models at the core of iPhone, iPad, and Mac." The press release touted upgrades to its Siri digital assistant in connection with the 2024 WWDC, stating, in relevant part:

Apple today introduced Apple Intelligence, the personal intelligence system for iPhone, iPad, and Mac that combines the power of generative models with personal context to deliver intelligence that's incredibly useful and relevant. Apple Intelligence is deeply integrated into iOS 18, iPadOS 18, and macOS Sequoia. It harnesses the power of Apple silicon to understand and create language and images, take action across apps, and draw from personal context to simplify and accelerate everyday tasks. With Private Cloud Compute, Apple sets a new standard for privacy in AI, with the ability to flex and scale computational capacity between on-device processing and larger, server-based models that run on dedicated Apple silicon servers.

"We're thrilled to introduce a new chapter in Apple innovation. Apple Intelligence will transform what users can do with our products — and what our products can do for our users," said [Defendant] Cook[.] "Our unique approach combines generative AI with a user's personal context to deliver truly helpful intelligence. And it can access that information in a completely private and secure way to help users do the things that matter most to them. This is AI as only Apple can deliver it, and we can't wait for users to experience what it can do."

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#### Siri Enters a New Era

Powered by Apple Intelligence, Siri becomes more deeply integrated into the system experience. With richer language-understanding capabilities, Siri is more natural, more contextually relevant, and more personal, with the ability to simplify and accelerate everyday tasks. It can follow along if users stumble over words and maintain context from one request to the next. Additionally, users can type to Siri, and switch between text and voice to communicate with Siri in whatever way feels right for the moment. Siri also has a brand-new design with an elegant glowing light that wraps around the edge of the screen when Siri is active.

Siri can now give users device support everywhere they go, and answer thousands of questions about how to do something on iPhone, iPad, and Mac. Users can learn everything from how to schedule an email in the Mail app, to how to switch from Light to Dark Mode.

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With onscreen awareness, Siri will be able to understand and take action with users' content in more apps over time. For example, if a friend texts a user their new address in Messages, the receiver can say, "Add this address to his contact card."

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	Vasili!	
	Stoked you can make it to my housewarming party! Here's the address:	
	2505 Montgomery St San Francisco, CA 94104	
	Today 8:39 AM	
	Great set last night! 👄	
	I didn't see you in the crowd 😸 Thanks so much for coming, did you have a good time?	
	We had a blast, loved the Italo disco vibes Let me know next time you're playing!	
	•	
	I'll put you on guest list next time, didn't know you were coming	
	VIP! Thanks	
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With Apple Intelligence, Siri will be able to take hundreds of new actions in and across Apple and third-party apps. For example, a user could say, "Bring up that article about cicadas from my Reading List," or "Send the photos from the barbecue on Saturday to Malia," and Siri will take care of it.

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Siri can now take hundreds of new actions in and across apps, including finding book recommendations sent by a friend in Messages and Mail.

*Siri will be able to deliver intelligence that's tailored to the user and their ondevice information*. For example, a user can say, "Play that podcast that Jamie recommended," and Siri will locate and play the episode, without the user having to remember whether it was mentioned in a text or an email. Or they could ask, "When is Mom's flight landing?" and Siri will find the flight details and crossreference them with real-time flight tracking to give an arrival time.<sup>1</sup>

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32. On August 1, 2024, Apple issued a press release announcing the Company's Q3

2024 results. The press release stated, in relevant part:

"Today Apple is reporting a new June quarter revenue record of \$85.8 billion, up 5 percent from a year ago," said [Defendant] Cook[.] "During the quarter, we were excited to announce incredible updates to our software platforms at our Worldwide Developers Conference, including Apple Intelligence, a breakthrough personal intelligence system that puts powerful, private generative AI models at the core of iPhone, iPad, and Mac. We very much look forward to sharing these tools with our users, and we continue to invest significantly in the innovations that will enrich our customers' lives, while leading with the values that drive our work."

33. That same day, Apple hosted an earnings call with investors and analysts to discuss

the Company's Q3 2024 results (the "Q3 2024 Earnings Call"). During the scripted portion of

the Q3 2024 Earnings Call, Defendant Cook stated, in relevant part:

At our Worldwide Developers Conference, we were thrilled to unveil gamechanging updates across our platforms, including Apple Intelligence. Apple Intelligence builds on years of innovation and investment in AI and Machine Learning. It will transform how users interact with technology, from writing tools to help you express yourself, to image playground, which gives you the ability to create fun images and communicate in new ways, to powerful tools for summarizing and prioritizing notifications.

*Siri also becomes more natural, more useful, and more personal than ever*. Apple Intelligence is built on a foundation of privacy, both through on-device processing that does not collect users' data and through private cloud compute, a groundbreaking new approach to using the cloud, while protecting users' information powered by Apple silicon. We are also integrating ChatGPT into experiences within iPhone, Mac, and iPad, enabling users to draw on a broad base of world knowledge.

We are very excited about Apple Intelligence and we remain incredibly optimistic about the extraordinary possibilities of AI and its ability to enrich customers' lives.

 $<sup>28 ||^1</sup>$  All emphases included herein are added unless otherwise indicated.

We will continue to make significant investments in this technology and dedicate ourselves to the innovation that will unlock its full potential.

34. Further, during the Q&A portion of the Q3 2024 Earnings Call, when asked to

discuss what the Company is expecting from the "promotional environment" over the next several

years, Defendant Cook responded, in relevant part, that "[w]e are very excited about Apple

Intelligence and what it brings, and it is another compelling reason for an upgrade."

35. On September 9, 2024, Apple issued a press release entitled "Apple Intelligence

comes to iPhone, iPad, and Mac starting next month." The press release stated, in relevant part:

Helpful Writing Tools, Mail and notifications summaries, *a more natural and flexible Siri*, the Clean Up tool in Photos, and many more Apple Intelligence features roll out in the U.S., with additional English-language support coming later this year[.]

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Today, Apple announced that Apple Intelligence, *the personal intelligence system that combines the power of generative models with personal context to deliver intelligence that is incredibly useful and relevant*, will start rolling out next month with iOS 18.1, iPadOS 18.1, and macOS Sequoia 15.1, with more features launching in the coming months. In addition, Apple introduced the new iPhone 16 lineup, built from the ground up for Apple Intelligence and featuring the faster, more efficient A18 and A18 Pro chips — making these the most advanced and capable iPhone models ever.

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Siri becomes more natural, flexible, and deeply integrated into the system experience. It has a brand-new design with an elegant glowing light that wraps around the edge of the screen when active on iPhone, iPad, or CarPlay. On Mac, a user can place Siri anywhere on their desktop to access it easily as they work. Users can type to Siri at any time on iPhone, iPad, and Mac, and can switch fluidly between text and voice as they use Siri to accelerate everyday tasks. With richer language-understanding capabilities, Siri can follow along when users stumble over their words and can maintain context from one request to the next. In addition, with Siri's extensive product knowledge, it can now answer thousands of questions about the features and settings of Apple devices. Users can learn everything from how to take a screen recording to how to easily share a Wi-Fi password.

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#### Many More Features to Come

More Apple Intelligence features will roll out later this year and in the months following. Image Playground will allow users to create playful images in moments. Image Wand will make notes more visually engaging by turning rough sketches into delightful images. When a user circles an empty space, Image Wand will create an image using context from the surrounding area. Emoji will be taken to an entirely new level with the ability to create original Genmoji by simply typing a description, or by selecting a photo of a friend or family member. *Siri will be even more capable, with the ability to draw on a user's personal context to deliver intelligence that is tailored to them. It will also gain onscreen awareness, as well as take hundreds of new actions in and across Apple and third-party apps*. Plus, users have the option to access ChatGPT's broad world knowledge from several experiences within iOS 18, iPadOS 18, and macOS Sequoia, allowing users to access its expertise — as well as its image- and document-understanding capabilities — without needing to jump between tools.

36. On September 16, 2024, Apple issued a press release entitled "iOS 18 is available

today, making iPhone more personal and capable than ever." The press release stated, in relevant

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## The First Set of Apple Intelligence Features Available Next Month

Apple Intelligence is deeply integrated into iOS 18, harnessing the power of Apple silicon to understand and create language and images, take action across apps, and draw from personal context to simplify and accelerate everyday tasks — all while protecting users' privacy and security. The first set of Apple Intelligence features will be available next month, delivering experiences that are delightful, intuitive, easy to use, and specially designed to help users do the things that matter most to them.

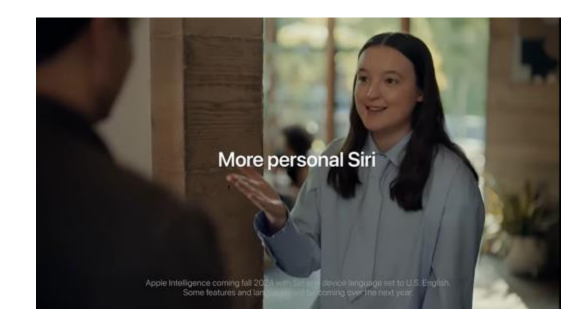
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Siri becomes more natural, flexible, and deeply integrated into the system experience. It has a brand-new design with an elegant glowing light that wraps around the edge of the screen when active on iPhone. Users can type to Siri at any time on iPhone, and can switch fluidly between text and voice as they use Siri to accelerate everyday tasks. With richer language-understanding capabilities, Siri can follow along when users stumble over their words and can maintain context from one request to the next. In addition, with Siri's extensive product knowledge, it can now answer thousands of questions about the features and settings of Apple devices.

37. In September 2024, Apple also began running a television advertisement featuring

actress Bella Ramsey which purported to showcase Siri's AI capabilities, including personal

context and on-screen awareness to help schedule appointments, and labeled the advanced AIbased Siri as "more personal":



38. On October 28, 2024, Apple issued a press release entitled "Apple Intelligence is

available today on iPhone, iPad, and Mac." The press release stated, in relevant part:

"Apple Intelligence introduces a new era for iPhone, iPad, and Mac, delivering brand-new experiences and tools that will transform what our users can accomplish," said [Defendant] Cook[.] "Apple Intelligence builds on years of innovation in AI and machine learning to put Apple's generative models at the core of our devices, giving our users a personal intelligence system that is easy to use — all while protecting their privacy. Apple Intelligence is generative AI in a way that only Apple can deliver, and we're incredibly excited about its ability to enrich our users' lives."

## Many More Features to Come

New Apple Intelligence features will be available in December, with additional capabilities rolling out in the coming months.

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Apple Intelligence will add new ways for users to express themselves visually. Emoji will be taken to an entirely new level with the ability to create original Genmoji by simply typing a description, and can also be personalized using a photo of a friend or family member. Image Playground will allow users to create playful images in moments. Image Wand will make notes more visually engaging by turning rough sketches into delightful images. When a user circles an empty space, Image Wand will create an image using context from the surrounding area. \*\*\*

In December, Writing Tools will get even more powerful with the ability for users to describe a specific change they want to apply to their text, like making a dinner party invite read like a poem, or adding more dynamic action words to a résumé. And users will have the option to access ChatGPT's broad world knowledge within Writing Tools and Siri, allowing them to benefit from its image- and document-understanding capabilities without needing to jump between tools.

Also coming in December, a new visual intelligence experience will build on Apple Intelligence and help users learn about objects and places instantly, thanks to the new Camera Control on the iPhone 16 lineup.2 Users will be able to pull up details about a restaurant in front of them and interact with information — for example, translating text from one language to another.3 Camera Control will also serve as a gateway to third-party tools with specific domain expertise, like when users want to search Google for where they can buy an item, or benefit from ChatGPT's problem-solving skills. Users are in control of when third-party tools are used and what information is shared.

In the months to come, Priority Notifications will surface what's most important, and Siri will become even more capable, with the ability to draw on a user's personal context to deliver intelligence that's tailored to them. Siri will also gain onscreen awareness, as well as be able to take hundreds of new actions in and across Apple and third-party apps.



With Apple Intelligence, Siri can draw on a user's personal context to answer questions.

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39. On October 31, 2024, Apple issued a press release announcing the Company's Q42024 results. The press release stated, in relevant part:

"Today Apple is reporting a new September quarter revenue record of \$94.9 billion, up 6 percent from a year ago," said [Defendant] Cook[.] "During the quarter, we

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were excited to announce our best products yet, with the all-new iPhone 16 lineup, Apple Watch Series 10, AirPods 4, and remarkable features for hearing health and sleep apnea detection. And this week, we released our first set of features for Apple Intelligence, which sets a new standard for privacy in AI and supercharges our lineup heading into the holiday season."

40. That same day, Apple hosted an earnings call with investors and analysts to discuss

the Company's Q4 2024 results (the "Q4 024 Earnings Call"). During the scripted portion of the

Q4 2024 Earnings Call, Defendant Cook stated, in relevant part:

Apple Intelligence marks the beginning of a new chapter for Apple innovation and redefines privacy and AI by extending our groundbreaking approach to privacy into the cloud with Private Cloud Compute. Earlier this week, we made the first set of Apple Intelligence features available in US English for iPhone, iPad, and Mac users, with systemwide Writing Tools that help you refine your writing, *a more natural and conversational Siri*, a more intelligent Photos app, including the ability to create movies simply by typing a description, and new ways to prioritize and stay in the moment with notification summaries and priority messages. And we look forward to additional intelligence features in December, with even more powerful Writing Tools, a new visual intelligence experience that builds on Apple Intelligence, and ChatGPT integration, as well as localized English in several countries, including the UK, Australia, and Canada. These features have already been provided to developers and we're getting great feedback. *More features will be rolling out in the coming months, as well as support for more languages, and this is just the beginning*.

41. Further, during the Q&A portion of the Q4 2024 Earnings Call, when asked to

discuss the impact Apple Intelligence may have on iPhone 16 sales, Defendant Cook responded,

in relevant part, "[o]n Apple Intelligence, we believe it's a compelling upgrade reason. And

we'll -- but we just launched it three days ago and so what we've got now from a data point point

of view is the number I just referenced that 18.1 has twice the adoption rate of 17.1. So, that clearly shows a level of interest out there."

42. On December 11, 2024, Apple issued a press release entitled "Apple Intelligence now features Image Playground, Genmoji, Writing Tools enhancements, seamless support for ChatGPT, and visual intelligence." The press release stated, in relevant part:

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## **Even More Capabilities Coming Soon**

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Additional Apple Intelligence capabilities will be available in the months to come. Siri will be even more capable, with the ability to draw on a user's personal context to deliver intelligence that's tailored to them. Siri will also gain onscreen awareness, and will be able to take hundreds of new actions in and across Apple and third-party apps. Priority Notifications will also surface what's most important. In addition, users will be able to create images in Image Playground in a Sketch style, an academic and highly detailed style that uses a vibrant color palette combined with technical lines to produce realistic drawings.

43. On January 30, 2025, Apple issued a press release announcing the Company's Q1

2025 results. The press release stated, in relevant part:

"Today Apple is reporting our best quarter ever, with revenue of \$124.3 billion, up 4 percent from a year ago," said [Defendant] Cook[.] "We were thrilled to bring customers our best-ever lineup of products and services during the holiday season. Through the power of Apple silicon, we're unlocking new possibilities for our users with Apple Intelligence, which makes apps and experiences even better and more personal. And we're excited that Apple Intelligence will be available in even more languages this April."

44. That same day, Apple hosted an earnings call with investors and analysts to discuss

the Company's Q1 2025 results (the "Q1 2025 Earnings Call"). During the scripted portion of

the Q1 2025 Earnings Call, Defendant Cook stated, in relevant part:

We introduced visual intelligence with camera control to help users instantly learn about their surroundings. Users can also seamlessly access chat GPT across iOS, iPadOS and MacOS. And we were excited to recently begin our international expansion with Apple Intelligence now available in Australia, Canada, New Zealand, South Africa, and the U.K. We're working hard to take Apple Intelligence even further. In April, we're bringing Apple Intelligence to more languages, including French, German, Italian, Portuguese, Spanish, Japanese, Korean, and simplified Chinese, as well as localized English to Singapore and India. *And we'll continue to roll out more features in the future, including an even more capable Siri*.

Apple Intelligence builds on years of innovations we've made across hardware and software to transform how users experience our products. Apple Intelligence also empowers users by delivering personal context that's relevant to them. And importantly, Apple Intelligence is a breakthrough for privacy and AI with innovations like Private Cloud Compute, which extends the industry-leading security and privacy of Apple devices into the cloud. Apple Intelligence opens up an exciting new frontier and is already elevating experiences across iPhone, iPad,

and Mac. We're going to keep investing in innovation and in transformative tools that help users in their everyday lives.

45. Further, during the Q&A portion of the Q1 2025 Earnings Call, when asked "[d]o you guys see the upgraded series expected in April as something that will, let's say, be the killer application among the suite of features that you have announced in Apple Intelligence?", Defendant Cook responded, in relevant part, "I think the killer feature is different for different people. But I think for most, they're going to find that they're going to use many of the features every day. *And certainly, one of those is the -- is Siri, and that will be coming over the next several months*."

46. The statements referenced in ¶¶ 31-45 were materially false and misleading because Defendants made false and/or misleading statements, as well as failed to disclose material adverse facts about the Company's business, operations, and prospects. Specifically, Defendants made false and/or misleading statements and/or failed to disclose that: (i) Apple misstated the time it would take to integrate the advanced AI-based Siri features into its devices; (ii) accordingly, it was highly unlikely that these features would be available for the iPhone 16; (iii) the lack of such advanced AI-based features would hurt iPhone 16 sales; (iv) as a result, Apple's business and/or financial prospects were overstated; and (v) as a result, the Company's public statements were materially false and misleading at all relevant times.

## The Truth Emerges

47. On March 7, 2025, Apple announced that it was indefinitely delaying promised updates to its Siri digital assistant. Specifically, multiple news outlets quoted an Apple spokeswoman was as stating:

Siri helps our users find what they need and get things done quickly, and in just the past six months, we've made Siri more conversational, introduced new features like type to Siri and product knowledge, and added an integration with ChatGPT. We've also been working on a more personalized Siri, giving it more awareness of your personal context, as well as the ability to take action for you within and across your

## apps. It's going to take us longer than we thought to deliver on these features and we anticipate rolling them out in the coming year.

48. That same day, this statement was published by John Gruber, the writer and producer of the technology-focused weblog *Daring Fireball*, who criticized Apple's promised AI-based Siri features as having been "vaporware" (imaginary) and Apple's WWDC advertising as being, in retrospect, merely a "concept video." In addition, Apple stopped running advertisements promoting the advanced AI-based Siri features and pulled those advertisements from its website and YouTube account.

49. On this news, Apple's stock price fell \$11.59 per share, or 4.85%, to close at \$227.48 per share on March 10, 2025.

50. Then, on March 12, 2025, Morgan Stanley published a report entitled "Fewer

(A)pple (I)ntelligence Catalysts Temper Upgrade Cycle," in which analyst Erik Woodring

lowered his price target on Apple from \$275 to \$252. The report also stated, in relevant part:

The delayed rollout of a more advanced Siri means Apple will have fewer features to accelerate iPhone upgrade rates in FY26, and as a result, we reduce our CY25/CY26 iPhone shipments 1-5%, to 230M and 243M, respectively. We also incorporate a degree of tariff headwinds in CY25. PT falls to \$252.

## Key Takeaways

- The postponement of an advanced Siri integrated into Apple Intelligence is likely to temper N12M iPhone upgrade rates vs. our prior expectations.
- As a result, we are reducing our CY25 and CY26 iPhone shipments to 230M (flat Y/Y) and 243M (+6% Y/Y), respectively, implying a flatter replacement cycle curve.

With fewer "shots on goal" to improve iPhone upgrade rates next cycle, we see a more gradual path to shortening of iPhone replacement cycles. To date, our thesis has been that the combination of (1) more advanced AI features, (2) broader global distribution of these features, (3) upgraded iPhone hardware, and (4) a new iPhone 17 form factor would catalyze an iPhone upgrade cycle starting in FY26 and support share outperformance over the next 12 months. *However, recent reports that the rollout of a more-advanced Siri has been delayed - which was* 

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confirmed by Apple - dampen those prospects, as "an upgraded Siri personal assistant" is the #1 AI feature prospective iPhone upgraders are interested in when upgrading. As a result, we are materially reducing our iPhone forecast and now model 230M shipments in CY25 (flat Y/Y) and 243M shipments in CY26 (+6% Y/Y). At the same time, we are incorporating incremental cost headwinds from China tariffs, as while we believe Apple is taking actions to help mitigate tariffs, it's unlikely that Apple can fully offset this cost without broad tariff exemptions, which have not been granted. Net net, this leaves us with just \$8 of earnings power in FY26 (vs. \$8.52 previously), which on a 30x target multiple (down from 32x previously), drives our new \$252 price target (vs. \$275 previously).

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What's changed? Is a delayed Siri upgrade that important to our iPhone forecast? Yes, and our November '24 AlphaWise Smartphone survey results validate this point. "Access to Advanced AI Features" was listed as a top 5 driver of smartphone upgrades for the first time, and an "Upgraded Siri digital assistant" was the Apple Intelligence feature prospective new model iPhone buyers (globally) were most interested in[.] Furthermore, ~50% of iPhone owners that didn't upgrade to an iPhone 16 acknowledged that the delayed Apple Intelligence rollout had an impact on their decision not to upgrade[.] Given our prior iPhone forecast assumed the iOS18.4 launch in April '25 would integrate a more advanced Siri alongside broader Apple Intelligence language support and accelerate upgrade rates this fall, we believe it is necessary to lower our upgrade rate assumption, and FY26 shipment forecast, as a more advanced Siri is unlikely to be available until after the iPhone 17 launch. That's not to say other factors cannot support iPhone growth in FY26 (more on this below), but without a "killer AI app" in market ahead of the iPhone 17 launch, we don't see AI features contributing to accelerating upgrade rates as meaningfully as we did previously.

51. On this news, Apple's stock price fell \$11.16 per share, or 5.05%, over the

following two trading sessions, to close at \$209.68 per share on March 13, 2025.

52. Then, on April 3, 2025, the *Wall Street Journal* published an article entitled "Apple

and Amazon Promised Us Revolutionary AI. We're Still Waiting." The Wall Street Journal

article stated, in relevant part:

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With 'more personal' Siri [...], the tech giant[] *marketed features [it has] yet to deliver*[.]

In March, the iPhone maker said that some of its AI Siri enhancements—originally showcased last June as part of iOS 18, which launched in September—were taking

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longer to deliver than expected. "We anticipate rolling them out in the coming year," an Apple spokeswoman said.

Apple ran an iPhone 16 Pro ad that highlighted how this "more personal Siri" could scan previous calendar appointments to help recall the name of someone you once met at a coffee shop. The company stopped running the ad, and even made it vanish from its YouTube account.



In an ad featuring actress Bella Ramsey, Apple showed how Siri could look up contextual information. Apple has since stopped running the ad.

#### Sure, these tech giants have made different promises, but the theme is the same: We have been misled.

I understand that this is challenging technology and the cost of getting it wrong is devastatingly high, especially for companies like Apple and Amazon that must build trust with customers. *But the same responsibility applies to marketing: They shouldn't announce products until they're sure they can deliver them*.

#### Pressure to get it out

I don't need to tell you about the AI mania that has gripped the stock market. If you're a tech company and you're not shouting "AI! AI! AI!" to assure investors and the public you're on it, you might as well go look for the BlackBerry executives' support group.

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Apple's response? Apple Intelligence. Some analysts even predicted "The Great Apple Intelligence iPhone Super Cycle," expecting us to stampede Apple Stores to buy the latest iPhone 16 models just for the new AI tools—despite minimal hardware improvements. *That never happened*.



Apple's Fifth Avenue store in New York lights up with the new Siri glow, yet most of the new Siri Al features have yet to arrive. PHOTO: MICHAEL NAGLE/BLOOMBERG NEWS

"We see this launch as the start of a multi-year software-driven upgrade cycle," Bank of America wrote in an analyst note around the time of the iPhone 16 announcement in September. But Apple reported that iPhone sales in the quarter ended in December were down nearly 1% from the prior year.

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Apple promised the new Siri and Apple Intelligence to those with iPhone 15 Pro and iPhone 16 models. Many of the features, including Writing Tools, Image Playground and notification summaries, rolled out in late 2024, with mixed results. The company never showed off the advanced Siri capabilities—including the ability for the assistant to take actions in apps and understand what's on the screen—after the June keynote presentation.

"This is a big lift," Craig Federighi, Apple's senior vice president of software engineering, admitted when I asked about Siri's progress in an October interview. "You could put something out there and have it be sort of a mess. Apple's point of view is more like, 'Let's try to get each piece right and release it when it's ready.""

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As a longtime product reviewer, I agree. I don't want to test something that clearly isn't ready. But when you overhype and underdeliver—and in Apple's case, attempt to convince us these enhancements justify an expensive phone upgrade—we're left wondering: *Why should we buy your next shiny thing? Where's that trust?* 

53. On this news, Apple's stock price fell \$14.79 per share, or 7.28%, to close at

\$188.13 per share on April 4, 2025.

54. Finally, on June 9, Apple hosted the 2025 WWDC, almost one year to the day after

first announcing the suite of supposedly forthcoming Apple Intelligence features at the 2024

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WWDC. Conspicuously, the Company failed to announce any new updates regarding advanced Siri features.
 55. Analysts and media outlets variously described the WWDC as "underwhelming" and "disappointing." For example, in an article entitled "The biggest updates Apple just

announced for the iPhone, Apple Watch and other major products," CNN stated, in relevant part:

Apple just showed how it plans to incorporate artificial intelligence across all its major products, from translating phone calls to giving the Mac a smarter search bar and more.

The updates aren't as splashy as announcements from the past two years, which heralded big changes with the [] introduction of Apple Vision Pro and Apple Intelligence AI. But they still gave consumers and Wall Street a clearer picture of how Apple's AI ambitions will impact its products as the company's biggest rivals barrel ahead in the AI race.

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The more modest improvements introduced at this year's WWDC suggest that Apple may been aiming for something it was certain it could deliver on this time around. It also shows that rather than trying to create one, killer AI app — the company says its delayed, AI-enhanced Siri is still in the works — the iPhone maker wants Apple Intelligence to make all the tools its users interact with a bit smarter and more useful.

But it's unlikely that any of the announcements made at Monday's event will change the perception that Apple is behind its competitors in AI. Many of the updates have already been available on Android phones from Google and Samsung for quite some time.

The event comes at a time when Apple badly needed a win. Steep AI competition aside, the company is still having a rough year, with ongoing slow iPhone sales growth and a trade war threatening to force the company to raise prices.

56. Following the 2025 WWDC, Apple's stock price fell another \$2.47 per share, or

1.21%, to close at \$201.45 per share on June 9, 2025.

57. Apple's own team has admitted that the advanced AI-based Siri features that it had

advertised as reasons to purchase iPhone 16 Devices had not been developed by the time of the

2024 WWDC, or at any other time. At an all-hands meeting for the Siri division following the

announcement of the delays, Robby Walker, senior director responsible for Siri, stated that Apple had publicly promoted the technology "before it was ready." Walker called the delays to the key features "ugly and embarrassing" and stated, "[t]his was not one of these situations where we get to show people our plan after it's done. We showed people before." He also noted that "to make matters worse," Apple's marketing communications department wanted to promote the enhancements, and, despite not being ready, they were included in a series of marketing campaigns and TV commercials. Apple touted the features as a "key selling point" of the iPhone 16 line, which otherwise lacked major changes.

58. In an article entitled "Apple Delays Siri Upgrade Indefinitely as AI Concerns Escalate," Bloomberg stated that Apple has pushed the expected release of these features until at least the next full version of iOS, iOS 19, which is not expected to be released until September 2025 *at the earliest*. Moreover, while Apple is aiming to include these features in iOS 19, Walker has stated that that "doesn't mean that we're shipping then," and Apple has "other commitments across Apple to other projects." In fact, there is no guarantee that the advanced AI-based Siri features Apple promised will *ever* be available. Indeed, Apple's software chief Craig Federighi and other Apple executives have "voiced strong concerns internally that the features didn't work properly—or as advertised—in their personal testing," and some within Apple's AI division "believe that work on the features could be scrapped altogether, and that Apple may have to rebuild the functions from scratch."

59. As a result of Defendants' wrongful acts and omissions, and the precipitous decline in the market value of the Company's securities, Plaintiff and other Class members have suffered significant losses and damages.

#### **SCIENTER ALLEGATIONS**

60. During the Class Period, Defendants had both the motive and opportunity to commit fraud. For example, during the Class Period, while disseminating the materially false and misleading statements alleged herein to maintain artificially inflated prices for Apple's securities, the Individual Defendants enriched themselves by engaging in insider sales of the Company's shares while those shares traded at artificially high prices. Specifically, during the Class Period, Defendant Cook sold at least 363,747 shares of Apple stock for total proceeds of at least \$81.9 million, Defendant Maestri sold at least 67,977 shares of Apple stock for total proceeds of at least \$15.3 million, and Defendant Parekh sold at least 7,319 shares of Apple stock for total proceeds of at least \$1.4 million.

61. Defendants also had actual knowledge of the misleading nature of the statements they made, or acted in reckless disregard of the true information known to them at the time. In so doing, Defendants participated in a scheme to defraud and committed acts, practices, and participated in a course of business that operated as a fraud or deceit on purchasers of the Company's securities during the Class Period.

#### PLAINTIFF'S CLASS ACTION ALLEGATIONS

62. Plaintiff brings this action as a class action pursuant to Federal Rule of Civil Procedure 23(a) and (b)(3) on behalf of a Class, consisting of all those who purchased or otherwise acquired Apple securities during the Class Period (the "Class"); and were damaged upon the revelation of the alleged corrective disclosures. Excluded from the Class are Defendants herein, the officers and directors of the Company, at all relevant times, members of their immediate families and their legal representatives, heirs, successors or assigns and any entity in which Defendants have or had a controlling interest. 63. The members of the Class are so numerous that joinder of all members is impracticable. Throughout the Class Period, Apple securities were actively traded on the NASDAQ. While the exact number of Class members is unknown to Plaintiff at this time and can be ascertained only through appropriate discovery, Plaintiff believes that there are hundreds or thousands of members in the proposed Class. Record owners and other members of the Class may be identified from records maintained by Apple or its transfer agent and may be notified of the pendency of this action by mail, using the form of notice similar to that customarily used in securities class actions.

64. Plaintiff's claims are typical of the claims of the members of the Class as all members of the Class are similarly affected by Defendants' wrongful conduct in violation of federal law that is complained of herein.

65. Plaintiff will fairly and adequately protect the interests of the members of the Class and has retained counsel competent and experienced in class and securities litigation. Plaintiff has no interests antagonistic to or in conflict with those of the Class.

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

- whether the federal securities laws were violated by Defendants' acts as alleged herein;
- whether statements made by Defendants to the investing public during the Class Period misrepresented material facts about the business, operations and management of Apple;
- whether the Individual Defendants caused Apple to issue false and misleading financial statements during the Class Period;
- whether Defendants acted knowingly or recklessly in issuing false and misleading financial statements;

• whether the prices of Apple securities during the Class Period were artificially inflated because of the Defendants' conduct complained of herein; and

• whether the members of the Class have sustained damages and, if so, what is the proper measure of damages.

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

68. Plaintiff will rely, in part, upon the presumption of reliance established by the fraud-on-the-market doctrine in that:

- Defendants made public misrepresentations or failed to disclose material facts during the Class Period;
- the omissions and misrepresentations were material;
- Apple securities are traded in an efficient market;
- the Company's shares were liquid and traded with moderate to heavy volume during the Class Period;
- the Company traded on the NASDAQ and was covered by multiple analysts;
- the misrepresentations and omissions alleged would tend to induce a reasonable investor to misjudge the value of the Company's securities; and
- Plaintiff and members of the Class purchased, acquired and/or sold Apple securities between the time the Defendants failed to disclose or misrepresented material facts and the time the true facts were disclosed, without knowledge of the omitted or misrepresented facts.
- 69. Based upon the foregoing, Plaintiff and the members of the Class are entitled to a

presumption of reliance upon the integrity of the market.

70. Alternatively, Plaintiff and the members of the Class are entitled to the presumption of reliance established by the Supreme Court in *Affiliated Ute Citizens of the State of Utah v. United States*, 406 U.S. 128, 92 S. Ct. 2430 (1972), as Defendants omitted material information in their Class Period statements in violation of a duty to disclose such information, as detailed above.

#### COUNT I

## (Violations of Section 10(b) of the Exchange Act and Rule 10b-5 Promulgated Thereunder Against All Defendants)

71. Plaintiff repeats and re-alleges each and every allegation contained above as if fully set forth herein.

72. This Count is asserted against Defendants and is based upon Section 10(b) of the Exchange Act, 15 U.S.C. § 78j(b), and Rule 10b-5 promulgated thereunder by the SEC.

73. During the Class Period, Defendants engaged in a plan, scheme, conspiracy and course of conduct, pursuant to which they knowingly or recklessly engaged in acts, transactions, practices and courses of business which operated as a fraud and deceit upon Plaintiff and the other members of the Class; made various untrue statements of material facts and omitted to state material facts necessary in order to make the statements made, in light of the circumstances under which they were made, not misleading; and employed devices, schemes and artifices to defraud in connection with the purchase and sale of securities. Such scheme was intended to, and, throughout the Class Period, did: (i) deceive the investing public, including Plaintiff and other Class members, as alleged herein; (ii) artificially inflate and maintain the market price of Apple securities; and (iii) cause Plaintiff and other members of the Class to purchase or otherwise acquire Apple securities and options at artificially inflated prices. In furtherance of this unlawful scheme, plan and course of conduct, Defendants, and each of them, took the actions set forth herein.

74. Pursuant to the above plan, scheme, conspiracy and course of conduct, each of the Defendants participated directly or indirectly in the preparation and/or issuance of the quarterly and annual reports, SEC filings, press releases and other statements and documents described above, including statements made to securities analysts and the media that were designed to influence the market for Apple securities. Such reports, filings, releases and statements were materially false and misleading in that they failed to disclose material adverse information and misrepresented the truth about Apple's finances and business prospects.

75. By virtue of their positions at Apple, Defendants had actual knowledge of the materially false and misleading statements and material omissions alleged herein and intended thereby to deceive Plaintiff and the other members of the Class, or, in the alternative, Defendants acted with reckless disregard for the truth in that they failed or refused to ascertain and disclose such facts as would reveal the materially false and misleading nature of the statements made, although such facts were readily available to Defendants. Said acts and omissions of Defendants were committed willfully or with reckless disregard for the truth. In addition, each Defendant knew or recklessly disregarded that material facts were being misrepresented or omitted as described above.

76. Information showing that Defendants acted knowingly or with reckless disregard for the truth is peculiarly within Defendants' knowledge and control. As the senior managers and/or directors of Apple, the Individual Defendants had knowledge of the details of Apple's internal affairs.

77. The Individual Defendants are liable both directly and indirectly for the wrongs complained of herein. Because of their positions of control and authority, the Individual Defendants were able to and did, directly or indirectly, control the content of the statements of Apple. As officers and/or directors of a publicly-held company, the Individual Defendants had a

duty to disseminate timely, accurate, and truthful information with respect to Apple's businesses, operations, future financial condition and future prospects. As a result of the dissemination of the aforementioned false and misleading reports, releases and public statements, the market price of Apple securities was artificially inflated throughout the Class Period. In ignorance of the adverse facts concerning Apple's business and financial condition which were concealed by Defendants, Plaintiff and the other members of the Class purchased or otherwise acquired Apple securities at artificially inflated prices and relied upon the price of the securities, the integrity of the market for the securities and/or upon statements disseminated by Defendants, and were damaged thereby.

78. During the Class Period, Apple securities were traded on an active and efficient market. Plaintiff and the other members of the Class, relying on the materially false and misleading statements described herein, which the Defendants made, issued or caused to be disseminated, or relying upon the integrity of the market, purchased or otherwise acquired shares of Apple securities at prices artificially inflated by Defendants' wrongful conduct. Had Plaintiff and the other members of the Class known the truth, they would not have purchased or otherwise acquired said securities, or would not have purchased or otherwise acquired them at the inflated prices that were paid. At the time of the purchases and/or acquisitions by Plaintiff and the Class, the true value of Apple securities was substantially lower than the prices paid by Plaintiff and the other members of the Class. The market price of Apple securities declined sharply upon public disclosure of the facts alleged herein to the injury of Plaintiff and Class members.

79. By reason of the conduct alleged herein, Defendants knowingly or recklessly, directly or indirectly, have violated Section 10(b) of the Exchange Act and Rule 10b-5 promulgated thereunder.

80. As a direct and proximate result of Defendants' wrongful conduct, Plaintiff and the other members of the Class suffered damages in connection with their respective purchases,

acquisitions and sales of the Company's securities during the Class Period, upon the disclosure that the Company had been disseminating misrepresented financial statements to the investing public.

## COUNT II

## (Violations of Section 20(a) of the Exchange Act Against the Individual Defendants)

81. Plaintiff repeats and re-alleges each and every allegation contained in the foregoing paragraphs as if fully set forth herein.

82. During the Class Period, the Individual Defendants participated in the operation and management of Apple, and conducted and participated, directly and indirectly, in the conduct of Apple's business affairs. Because of their senior positions, they knew the adverse non-public information about Apple's misstatement of income and expenses and false financial statements.

83. As officers and/or directors of a publicly owned company, the Individual Defendants had a duty to disseminate accurate and truthful information with respect to Apple's financial condition and results of operations, and to correct promptly any public statements issued by Apple which had become materially false or misleading.

84. Because of their positions of control and authority as senior officers, the Individual Defendants were able to, and did, control the contents of the various reports, press releases and public filings which Apple disseminated in the marketplace during the Class Period concerning Apple's results of operations. Throughout the Class Period, the Individual Defendants exercised their power and authority to cause Apple to engage in the wrongful acts complained of herein. The Individual Defendants, therefore, were "controlling persons" of Apple within the meaning of Section 20(a) of the Exchange Act. In this capacity, they participated in the unlawful conduct alleged which artificially inflated the market price of Apple securities.

85. Each of the Individual Defendants, therefore, acted as a controlling person of Apple. By reason of their senior management positions and/or being directors of Apple, each of the Individual Defendants had the power to direct the actions of, and exercised the same to cause, Apple to engage in the unlawful acts and conduct complained of herein. Each of the Individual Defendants exercised control over the general operations of Apple and possessed the power to control the specific activities which comprise the primary violations about which Plaintiff and the other members of the Class complain.

86. By reason of the above conduct, the Individual Defendants are liable pursuant to Section 20(a) of the Exchange Act for the violations committed by Apple.

### PRAYER FOR RELIEF

WHEREFORE, Plaintiff demands judgment against Defendants as follows:

A. Determining that the instant action may be maintained as a class action under Rule
23 of the Federal Rules of Civil Procedure, and certifying Plaintiff as the Class representative;

B. Requiring Defendants to pay damages sustained by Plaintiff and the Class by reason of the acts and transactions alleged herein;

C. Awarding Plaintiff and the other members of the Class prejudgment and postjudgment interest, as well as their reasonable attorneys' fees, expert fees and other costs; and

D. Awarding such other and further relief as this Court may deem just and proper.

## **DEMAND FOR TRIAL BY JURY**

Plaintiff hereby demands a trial by jury.

Dated: June 20, 2025

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Respectfully submitted,

POMERANTZ LLP

/s/ Jennifer Pafiti Jennifer Pafiti (SBN 282790) 1100 Glendon Avenue, 15th Floor Los Angeles, California 90024 Telephone: (310) 405-7190 jpafiti@pomlaw.com

POMERANTZ LLP Jeremy A. Lieberman (pro hac vice application forthcoming) J. Alexander Hood II (pro hac vice application forthcoming) 600 Third Avenue, 20<sup>th</sup> Floor New York, New York 10016 Telephone: (212) 661-1100 Facsimile: (917) 463-1044 jalieberman@pomlaw.com ahood@pomlaw.com Attorneys for Plaintiff

#### CERTIFICATION PURSUANT TO FEDERAL SECURITIES LAWS

2. I have reviewed a Complaint against Apple, Inc. ("Apple") and authorize the filing of a comparable complaint on my behalf.

3. I did not purchase or acquire Apple securities at the direction of plaintiffs' counsel or in order to participate in any private action arising under the Securities Act or Exchange Act.

4. I am willing to serve as a representative party on behalf of a Class of investors who purchased or otherwise acquired Apple securities during the Class Period as specified in the Complaint, including providing testimony at deposition and trial, if necessary. I understand that the Court has the authority to select the most adequate lead plaintiff in this action.

5. The attached sheet lists all of my transactions in Apple securities during the Class Period as specified in the Complaint.

6. During the three-year period preceding the date on which this Certification is signed, I have served or sought to serve as a representative party on behalf of a class under the federal securities laws in the following action:

 In re Toronto-Dominion Bank/First Horizon Corporation Securities Litigation, 1:23-cv-02763 (D.N.J.)

7. I agree not to accept any payment for serving as a representative party on behalf of the class as set forth in the Complaint, beyond my pro rata share of any recovery, except such reasonable costs and expenses directly relating to the representation of the class as ordered or approved by the Court.

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

6/12/2025

Executed \_\_\_\_

(Date)

DocuSigned by:

Eric Tucker

(Signature)424955816BBE470...

Eric M Tucker

(Type or Print Name)

# Apple Inc. (AAPL)

#### Eric M Tucker

Transaction Type	Date	Number of Shares/Unit	Price Per Share/Unit
Account 1			
Purchase/Acquisition	4/9/2025	100	\$182.0000
Purchase/Acquisition	4/22/2025	100	\$200.0000
Sale	4/14/2025	(100)	\$211.4300
Account 1			
Purchase/Acquisition	4/9/2025	25	\$181.2000
Sale	8/23/2024	(20)	\$226.0000
Sale	4/11/2025	(35)	\$198.0000

### List of Purchases/Acquisitions and Sales