United States District Court Northern District of California

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4	UNITED STATE	ES DISTRICT COURT
5	NORTHERN DIST	RICT OF CALIFORNIA
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7	IN RE TESLA INC., SECURITIES LITIGATION	Case No. <u>18-cv-04865-EMC</u>
8	LITIGATION	
9		VERDICT FORM
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VERDICT FORM

RULE 10B-5 CLAIM: LIABILITY

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3	Statement No. 1: "Am considering taking Tesla private at \$420. Funding secured."
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5	1. Has Plaintiff proved their Rule 10b-5 Claim against Elon Musk for Statement No. 1
6	identified above?
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8	Yes: No:
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10	2. Has Plaintiff proved their Rule 10b-5 Claim against Tesla Inc. for Statement No. 1
11	identified above?
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13	Yes: No:
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16	PLEASE PROCEED TO THE NEXT PAGE.

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1	Statement No. 2: "Investor support is confirmed. Only reason why this is not certain
2	is that it's continent on a shareholder vote."
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4	3. Has Plaintiff proved their Rule 10b-5 Claim against Elon Musk for Statement No. 2
5	identified above?
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7	Yes: No:
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9	4. Has Plaintiff proved their Rule 10b-5 Claim against Tesla Inc. for Statement No. 2
10	identified above?
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12	Yes: No:
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15	IF YOU CHECKED "YES" FOR ONE OR MORE QUESTIONS IN STATEMENT NOS.
16	1 OR 2, PLEASE PROCEED TO THE NEXT PAGE.
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19	IF YOU CHECKED "NO" FOR EVERY QUESTION IN STATEMENT NOS. 1 AND 2,
20	PLEASE PROCEED TO SECTION E.
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RULE 10B-5 CLAIM: DAMAGES B.

1. Determine the amount of artificial inflation per share of Tesla stock proved by Plaintiff on each date during the Class Period and write it in the table below. If you find that Plaintiff did not prove artificial inflation on any particular day or days, please leave that date blank.

	07-	08-	09-	10-	13-	14-	15-	16-	17-
	Aug								
(\$/share)	\$	\$	\$	\$	\$	\$	\$	\$	\$

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2. Determine the "but for" implied volatility percentages proved by Plaintiff for each option contract maturity date during the Class Period and write it in the table below. If you find that Plaintiff did not prove "but-for" implied volatility for any particular option contract or for any particular date, please leave that date and/or option contract maturity date blank.

		Day of Class Period at Close of Market							
		07-Aug	08-Aug	09-Aug	10-Aug	13-Aug	14-Aug	15-Aug	16-Aug
	Aug 10, 2018	%	%	%	NA	NA	NA	NA	NA
	Aug 17, 2018	%	%	%	%	%	%	%	%
	Aug 24, 2018	%	%	%	%	%	%	%	%
	Aug 31, 2018	%	%	%	%	%	%	%	%
	Sep 7, 2018	%	%	%	%	%	%	%	%
	Sep 14, 2018	%	%	%	%	%	%	%	%
	Sep 21, 2018	%	%	%	%	%	%	%	%
Maturity Date	Sep 28, 2018	NA	NA	%	%	%	%	%	%
ırity	Oct 19, 2018	%	%	%	%	%	%	%	%
Matı	Nov 16, 2018	%	%	%	%	%	%	%	%
	Dec 21, 2018	%	%	%	%	%	%	%	%
	Jan 18, 2019	%	%	%	%	%	%	%	%
	Feb 15, 2019	%	%	%	%	%	%	%	%
	Mar 15, 2019	%	%	%	%	%	%	%	%
	Jun 21, 2019	%	%	%	%	%	%	%	%
	Aug 16, 2019	%	%	%	%	%	%	%	%
	Jan 17, 2020	%	%	%	%	%	%	%	%

3. Determine the amount of artificial inflation per Tesla corporate bond proved by Plaintiff on each date during the Class Period and write it in the table below. If you find that Plaintiff did not prove artificial inflation on any particular day or days, please leave that date blank.

	07-	08-	09-	10-	13-	14-	15-	16-	17-
	Aug								
2019									
Note									
2021									
Note									
2022									
Note									

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C. <u>SECTION 20(A) CLAIM: LIABLITY</u>

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If you answered "Yes" to one or more questions in Section A, please answer the following questions.

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1. Has Plaintiff proved the Section 20(a) Claim as to any of the Tesla Director Defendants (check all that apply):

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9 Brad W. Buss: Yes: _____ No: ____

10 Robyn Denholm:

Yes: ____ No: ____

Ira Ehrenpreis:

Yes: _____ No: ____

Antonio J. Gracias:

Yes: _____ No: ____

James Murdoch:

Yes: _____ No: ____

Kimbal Musk:

Yes: ____ No: ____

Linda Johnson Rice: Yes: _____

2. If you answered "Yes" in response to Question No. 1 as to any Defendant, have Defendants proved a Good Faith Defense as to that Defendant (check all that

apply):

James Murdoch:

Kimbal Musk:

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21 Brad W. Buss:

Yes: _____ No: ____

22

Robyn Denholm: Yes: _____

No: ____

No: ____

23

Ira Ehrenpreis: Yes: ____

No: ____

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Antonio J. Gracias: Yes: _____

No: _____

2526

Yes: ____

Yes: _____

No: ____

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Linda Johnson Rice: Yes: ____ No: ____

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ALLOCATION OF RESPONSIBILITY 1 D. 2 3 1. For any Defendant whom you found liable, did that Defendant commit a knowing 4 violation of the federal securities laws? Only answer this question as to the 5 Defendants against whom you found that Plaintiff proved a claim. 6 Elon Musk: Yes: _____ No: ____ Tesla: Yes: _____ No: ____ Yes: _____ Brad W. Buss: No: ____ Robyn Denholm: Yes: _____ No: ____ Ira Ehrenpreis: Yes: _____ No: ____ 11 Antonio J. Gracias: 12 Yes: _____ No: ____ 13 James Murdoch: Yes: _____ No: ____ 14 Kimbal Musk: Yes: _____ No: ____ 15 Linda Johnson Rice: Yes: _____ No: _____ 16 17 18 PLEASE PROCEED TO THE NEXT PAGE. 19

1	2. Please decide each Defendant's share of responsibility for Plaintiff's losses. Only
2	assign a percentage of responsibility to those Defendants whom you found liable,
3	including those who acted recklessly. The total must add up to 100%.
4	
5	Elon Musk:%
6	Tesla:%
7	Brad W. Buss:%
8	Robyn Denholm:%
9	Ira Ehrenpreis:%
10	Antonio J. Gracias:%
11	James Murdoch:%
12	Kimbal Musk:%
13	Linda Johnson Rice:%
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17	PLEASE PROCEED TO THE NEXT PAGE.
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E. RETURN OF VERDICT

Once the form is completed, the foreperson for the jury must sign and date it below.

Dated: _____ Signed: ____

Jury Foreperson