

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

SJUNDE AP-FONDEN, individually and on
behalf of all others similarly situated,

Plaintiff,

v.

THE GOLDMAN SACHS GROUP, INC.,
LLOYD C. BLANKFEIN, AND GARY D.
COHN,

Defendants.

Case No. 1:18-cv-12084-VSB-KHP

**DECLARATION OF SUSANNA WEBB REGARDING: (A) DISSEMINATION OF
CLASS NOTICE AND (B) REPORT ON REQUESTS FOR EXCLUSION RECEIVED**

I, Susanna Webb, declare as follows:

1. I am a Project Manager at Epiq Class Action & Claims Solutions (“Epiq”), a nationally recognized class action administration firm. Pursuant to the Court’s January 5, 2026 Order Approving the Form and Manner of Class Notice (Dkt. No. 371) (“Class Notice Order”), the Court approved the proposed forms, methods, and schedule for notifying the Class of the pendency of the above-captioned action (“Action”) as a class action, including the retention of Epiq to supervise and administer notice to the Class. I am providing this Declaration to provide the Court and the parties to the Action with information regarding notice to the Class and the requests for exclusion received. I have personal knowledge of the facts set forth herein, and if called upon to testify, I could and would do so competently.

DISSEMINATION OF THE POSTCARD NOTICE AND NOTICE

2. Pursuant to the Court’s Class Notice Order, Epiq was responsible for, among other things, providing notice of the Action to the Class. Specifically, Epiq was responsible for disseminating (i) the Postcard Notice to potential Class members and (ii) the Notice of Pendency

of Class Action (“Notice”) to banks, brokers, and other nominees (collectively, “Nominees”) and potential Class members upon request. Copies of the Postcard Notice and Notice are attached hereto as Exhibits A and B, respectively.

3. On January 7, 2026, Epiq received a list provided by Defendants’ Counsel with the names and addresses of holders of record that purchased or otherwise acquired The Goldman Sachs Group, Inc. (“Goldman”) common stock between December 22, 2016, and November 8, 2018, inclusive. The data received resulted in 623 unique mailing records (“Record Holder List”).

4. In accordance with the Class Notice Order, Epiq, on January 27, 2026, mailed the Postcard Notice via first-class mail to the 623 shareholders contained in the Record Holder List.

5. Additionally, as in most class actions of this nature, the large majority of potential Class members are expected to be beneficial purchasers whose securities are/were held in “street name” — i.e., the securities were purchased by Nominees in the name of the Nominee, on behalf of the beneficial purchasers. The names and addresses of these beneficial purchasers are known only to the Nominees. Epiq maintains an internal list of the largest and most common Nominees (“Nominee Database”). At the time of the initial mailing, Epiq’s Nominee Database contained 887 mailing records. On January 27, 2026, Epiq caused the Notice, along with a cover letter, to be mailed via first-class mail to the 887 Nominees contained in the Nominee Database. The cover letter (and enclosed Notice) notified recipients of the Action and requested that, within 10 calendar days from the receipt of the Notice, they either (i) provide Epiq with the names, last known mailing addresses, and email addresses (if available) of beneficial owners, so that Epiq could mail the Postcard Notice to the beneficial owners; or (ii) request from Epiq sufficient copies of the Postcard Notice to forward to the beneficial owners directly. A copy of the cover letter sent to the Nominees is attached hereto as Exhibit C.

6. Epiq also provided a copy of the Notice to the Depository Trust Company (“DTC”)

for posting on its Legal Notice System (“LENS”). The DTC’s LENS may be accessed by any Nominee that participates in DTC’s security settlement system.

7. Following the initial mailing, Epiq received 114,026 additional mailing records for potential Class members from individuals or Nominees requesting that the Postcard Notice be mailed to such potential Class members. Epiq also received requests from Nominees for an additional 224,840 Postcard Notices, in bulk, for forwarding to their customers directly. Epiq also was advised that a Nominee caused the Notice to be emailed directly to 283,669 potential Class members. All requests for notice have been responded to in a timely manner.

8. In total, as of the date of this Declaration, a total of 339,489 Postcard Notices and 284,556 Notices have been disseminated to potential Class members and Nominees via first-class mail or email.¹

PUBLICATION OF THE SUMMARY NOTICE

9. Pursuant to the Class Notice Order, Epiq caused the Summary Notice of Pendency of Class Action (“Summary Notice”) to be published in *The Wall Street Journal* and transmitted over *PR Newswire* on February 2, 2026. Confirmations of such publication and transmittal are attached as Exhibit D hereto.

ESTABLISHMENT OF TOLL-FREE TELEPHONE LINE

10. Epiq established and continues to maintain a toll-free telephone number (1-877-744-0160) for potential Class members to call and obtain information about the Action, request a Notice, and/or seek assistance from an operator during regular business hours. The toll-free number was set forth in the Postcard Notice, Notice, Summary Notice, and on the Case Website described below. The telephone helpline became operational on January 27, 2026. Epiq has

¹ A total of 182 mailed Postcard Notices were returned by the United States Postal Service (“USPS”) to Epiq as undeliverable. Epiq has caused 23 of these undeliverable Postcard Notices to be re-mailed to potential Class members for which an updated address was either provided by USPS or was located through a National Change of Address search.

promptly responded to each telephone inquiry received and will continue to address inquiries through the telephone helpline.

11. Epiq will also continue operating, maintaining, and, as appropriate, updating the telephone helpline as required.

ESTABLISHMENT OF CASE WEBSITE

12. To further assist potential Class members, Epiq, in coordination with Class Counsel, designed, implemented, and currently maintains a website dedicated to the Action, www.GoldmanSachsSecuritiesAction.com (“Case Website”). The address for the Case Website was set forth in the Postcard Notice, Notice, and Summary Notice. The Case Website became operational on January 27, 2026 and is accessible 24 hours a day, 7 days a week.

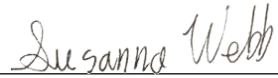
13. The Case Website lists the exclusion deadline, as well as provides links to downloadable copies of the Postcard Notice, Notice, and other relevant documents, including the Opinion & Order on Motion for Class Certification, the Order Approving the Form and Manner of Class Notice, and the operative complaint. Epiq will continue operating, maintaining, and, as appropriate, updating the Case Website as required.

REPORT ON REQUESTS FOR EXCLUSION RECEIVED

14. The Postcard Notice, Notice, and Summary Notice informed potential Class members that written requests for exclusion were to be mailed or emailed to Epiq by no later than March 28, 2026. The Notice also set forth the information to be included in each request for exclusion. To date, Epiq has received a total of 19 requests for exclusion from the Class. Of these requests, 16 were timely (i.e., postmarked/received by March 28, 2026) and 3 were late (i.e., postmarked/received after March 28, 2026). Lists of the timely and late requests for exclusion are attached hereto as Exhibit E-1 and E-2, respectively.

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

Signed this 10th day of April, 2026 in Louisville, Kentucky.

A handwritten signature in cursive script that reads "Susanna Webb". The signature is written in black ink and is positioned above a horizontal line.

Susanna Webb

EXHIBIT A

*Sjunde AP-Fonden v.
The Goldman Sachs Group, Inc.*
c/o Epiq Class Action
& Claims Solutions, Inc.
P.O. Box 5189
Portland, OR 97208-5189

**BARCODE
NO-PRINT
ZONE**

FIRST-CLASS MAIL
PRESORTED
U.S. POSTAGE PAID
PORTLAND, OR
PERMIT NO. 2882

Court-Ordered Legal Notice

Important Legal Notice Authorized by the United States District Court for the Southern District of New York about a Class Action

This Notice may affect your legal rights.

Please read it carefully.

If you purchased or otherwise acquired The Goldman Sachs Group, Inc.'s common stock between December 22, 2016, and November 8, 2018, inclusive, and were damaged thereby, a class action has been certified that will impact your legal rights.

Postal Service: Please Do Not Mark or Cover Barcode

Scan here to visit the case website for more information.



<<MAIL ID>>
<<NAME 1>>
<<NAME 2>>
<<ADDRESS LINE 1>>
<<ADDRESS LINE 2>>
<<ADDRESS LINE 3>>
<<ADDRESS LINE 4>>
<<ADDRESS LINE 5>>
<<CITY, STATE ZIP>>
<<COUNTRY>>

Barcode No-Print Zone

THIS POSTCARD PROVIDES ONLY LIMITED INFORMATION ABOUT THE CLASS ACTION.

The Court has certified a class action (“Action”) against The Goldman Sachs Group, Inc. (“Goldman”) and its former executives Lloyd C. Blankfein and Gary D. Cohn (together with Goldman, “Defendants”). IF YOU ARE A MEMBER OF THE CLASS DEFINED BELOW, YOUR RIGHTS WILL BE AFFECTED BY THIS CASE, WHICH HAS NOT SETTLED. This notice advises you of basic information about your options. A detailed “long-form notice” is available on the case website.

What Has Happened So Far? The Action alleges that Defendants violated the federal securities laws by making false and misleading statements pertaining to the 1Malaysia Development Berhad (“1MDB”) bond transactions. The Action asserts that following public reports relating to Goldman and 1MDB, Goldman’s stock price fell, causing losses to Goldman’s investors. Defendants deny the claims and wrongdoing asserted, as well as any liability arising out of the conduct alleged in the Action. On September 4, 2025, the court certified the Class (defined below) and appointed Class Representative (Sjunde AP-Fonden) and Class Counsel (Kessler Topaz Meltzer & Check, LLP, 280 King of Prussia Road, Radnor, PA 19087, info@ktmc.com, 610-667-7706). The Action is ongoing. **A detailed description of the Action is contained in the long-form notice available on the case website.**

Who Is In The Class? All persons and entities that purchased or otherwise acquired Goldman’s common stock between December 22, 2016, and November 8, 2018, inclusive (“Class Period”), and were damaged thereby. As is explained in the long-form notice, certain persons and entities (including Defendants, the directors and officers of Goldman, and Goldman’s subsidiaries and affiliates) are excluded from the Class by definition.

What Are My Options? This Action is being litigated and no money has been recovered. If you do nothing, you will remain a Class member, and if there is a *future* recovery or settlement, you may be eligible for a payment. If you remain a Class member, you will be bound by all Court orders, whether favorable or unfavorable to you, and you may not pursue a lawsuit on your behalf with regard to any issues in the Action.

If you DO NOT want to be a Class member and be legally bound by anything that happens in the Action, **you must exclude yourself.** To exclude yourself from the Class, you must send a letter or email stating that you “request exclusion from the Class in *Sjunde AP-Fonden v. The Goldman Sachs Group, Inc., et al.*, No. 1:18-CV-12084 (VSB) (KHP) (S.D.N.Y.)” Your request must: (i) state the full name, address, and telephone number of the person/entity requesting exclusion, and be signed; and (ii) state the amount of Goldman common stock purchased, acquired and/or sold between December 22, 2016, and November 8, 2018, inclusive, by the person/entity requesting exclusion, as well as the dates and prices of each such purchase, acquisition and/or sale. You must mail/email your exclusion request **by no later than March 28, 2026**, to: *Sjunde AP-Fonden v. The Goldman Sachs Group, Inc., c/o Epiq Class Action & Claims Solutions, Inc., EXCLUSIONS*, P.O. Box 5189, Portland, OR 97208-5189 or info@GoldmanSachsSecuritiesAction.com. Defendants retain all of their defenses to individual claims and may seek their dismissal.

Your Other Rights. Class members are represented by Class Counsel. You will not be personally responsible for counsel’s fees and expenses. You may also hire your own attorney, at your own expense. If you do, your attorney must file a notice of appearance with the Court **by no later than March 28, 2026**.

PLEASE KEEP YOUR INVESTMENT RECORDS AND NOTIFY THE ADMINISTRATOR OF ANY CHANGE IN ADDRESS. Do not contact the Court, Defendants, or their counsel. All questions should be directed to the Administrator or Class Counsel.

For more information about the Action, call 1-877-744-0160, send an email to info@GoldmanSachsSecuritiesAction.com, or visit the case website, www.GoldmanSachsSecuritiesAction.com.

EXHIBIT B

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

SJUNDE AP-FONDEN, individually and on behalf of
all others similarly situated,

Civil Case No. 1:18-cv-12084-VSB-KHP

Plaintiff,

v.

THE GOLDMAN SACHS GROUP, INC., LLOYD C.
BLANKFEIN, AND GARY D. COHN,

Defendants.

NOTICE OF PENDENCY OF CLASS ACTION

TO: All persons and entities that purchased or otherwise acquired The Goldman Sachs Group, Inc.’s common stock between December 22, 2016, and November 8, 2018, inclusive, and were damaged thereby.

A federal court has authorized this notice. This is not a solicitation from a lawyer.

PLEASE READ THIS NOTICE CAREFULLY AND IN ITS ENTIRETY. YOU MAY BE A MEMBER OF THE CLASS DESCRIBED HEREIN, AND YOUR RIGHTS MAY BE AFFECTED BY A PENDING CLASS ACTION LAWSUIT. THIS NOTICE ADVISES YOU OF YOUR OPTIONS REGARDING THE CLASS ACTION.

THIS CASE HAS NOT BEEN ADJUDICATED OR SETTLED. THIS NOTICE IS INTENDED ONLY TO INFORM YOU THAT A CLASS ACTION IS CURRENTLY IN PROGRESS. THERE IS NO CLAIM FORM.

PLEASE DO NOT CALL OR WRITE THE COURT. IF YOU HAVE ANY QUESTIONS AFTER READING THIS NOTICE, YOU SHOULD CONTACT CLASS COUNSEL OR THE ADMINISTRATOR, AS DISCUSSED FURTHER BELOW.

This Notice is being issued pursuant to Federal Rule of Civil Procedure (“Rule”) 23 and an Order of the United States District Court for the Southern District of New York (“Court”) to inform you: (i) of a class action lawsuit that is pending in the Court under the above caption (“Action”) against The Goldman Sachs Group, Inc. (“Goldman” or the “Company”) and its former executives Lloyd C. Blankfein and Gary D. Cohn (together with Goldman, “Defendants”); and (ii) that the Action has been certified by the Court to proceed as a class action on behalf of the Class, as defined in ¶ 1 below.

1. By Opinion & Order dated September 4, 2025, the Court certified the Action as a class action on behalf of the following Class:

All persons and entities that purchased or otherwise acquired Goldman’s common stock between December 22, 2016, and November 8, 2018, inclusive, and were damaged thereby.

Excluded from the Class are (i) Defendants; (ii) Goldman’s subsidiaries or affiliates; (iii) any officer, director, or controlling person of Goldman, and members of the immediate families of such persons; (iv) any entity in which a Defendant has a controlling interest; (v) Defendants’ directors’ and officers’ liability insurance carriers, and any affiliates or subsidiaries thereof; and (vi) the legal representatives, heirs, successors, and assigns of any excluded party.

2. This Notice is directed to members of the Class. If you are a member of the Class, your rights will be affected by the Action. If you do not meet the Class definition, this Notice does not apply to you. If you are uncertain whether you are a member of the Class, please contact Class Counsel listed in ¶ 26 below, or your own attorney.

3. This Notice is not an admission by Defendants or an expression of any opinion by the Court as to the merits of the Action, nor a finding by the Court that the claims asserted by Class Representative¹ in the Action are valid. This Notice is intended solely to inform you of the pendency of the Action and of your rights concerning the Action, including the right to request exclusion from the Class if you are a member of the Class. **There is no judgment, settlement, or monetary recovery at this time**, and there is no assurance that a judgment in favor of the Class will be granted or that the Court will award the Class a monetary recovery. Defendants have denied Class Representative's claims, and contend that they are not liable for the harm alleged by Class Representative.

4. The Class definition may be subject to change by the Court pursuant to Rule 23.

DESCRIPTION AND STATUS OF THE LAWSUIT

5. This is a class action against Defendants for alleged violations of the federal securities laws. Class Representative seeks damages under Sections 10(b) and 20(a) of the Securities Exchange Act of 1934, 15 U.S.C. §§ 78j(b) and 78t(a) ("Exchange Act"), and Rule 10b-5 promulgated thereunder by the United States Securities and Exchange Commission, 17 C.F.R. § 240.10b-5. The Action is currently pending before the Honorable Vernon S. Broderick.

6. The Action alleges that Defendants violated the federal securities laws by making false and misleading statements pertaining to the 1Malaysia Development Berhad ("1MDB") bond transactions. The Action asserts that following public reports relating to Goldman and 1MDB, Goldman's stock price fell, causing losses to Goldman's investors. Defendants deny the claims and wrongdoing asserted, as well as any liability arising out of the conduct alleged in the Action. **Please note that this Notice does not describe all claims and defenses asserted by the parties. The section entitled "Where You Can Find Additional Information" describes the process by which you can obtain additional information about this Action, including the claims and defenses asserted.**

7. On December 20, 2018, the initial class action complaint was filed against Goldman and certain of its executive officers. The complaint asserted claims pursuant to Sections 10(b) and 20(a) of the Exchange Act, and Rule 10b-5 promulgated thereunder. An amended complaint was filed on March 11, 2019.

8. On September 19, 2019, the Court appointed Sjunde AP-Fonden ("AP7") as Lead Plaintiff pursuant to the Private Securities Litigation Reform Act of 1995 and appointed Lead Plaintiff's selection of counsel, Kessler Topaz Meltzer & Check, LLP as lead counsel and Bernstein Litowitz Berger & Grossmann LLP as liaison counsel for the putative class.

9. On October 28, 2019, AP7 filed the Second Amended Class Action Complaint ("Amended Complaint") against Goldman and certain of its executives, alleging violations of Sections 10(b) and 20(a) of the Exchange Act, and Rule 10b-5 promulgated thereunder. Defendants moved to dismiss the Complaint on January 10, 2020. Lead Plaintiff opposed defendants' motion to dismiss.

10. By Order & Opinion dated June 28, 2021, the Court granted in part and denied in part defendants' motion to dismiss the Amended Complaint. On August 31, 2021, Defendants answered the Amended Complaint, denying all claims and wrongdoing asserted as well as any liability arising out of the conduct alleged in the Amended Complaint. Defendants also asserted several affirmative defenses. Thereafter, the parties pursued discovery.

11. On November 12, 2021, Lead Plaintiff filed a motion for class certification ("Motion to Certify"). Defendants opposed Lead Plaintiff's Motion to Certify.

12. Pursuant to a motion to amend granted by the Court on July 31, 2023, Lead Plaintiff filed the operative Third Amended Class Action Complaint on August 4, 2023 ("Third Amended Complaint"). The Third Amended Complaint amended the previously pled class period. Defendants answered the Third Amended Complaint on August 18, 2023, denying all claims and wrongdoing asserted as well as any liability arising out of the conduct alleged in the Third Amended Complaint. Defendants also asserted several affirmative defenses.

13. On September 29, 2023, Lead Plaintiff filed a renewed motion for class certification ("Renewed Motion to Certify"). Defendants opposed Lead Plaintiff's Renewed Motion to Certify.

14. Following oral argument on February 22, 2024, Magistrate Judge Katharine H. Parker issued a Report and Recommendation on Motion for Class Certification dated April 5, 2024 ("R&R"), which recommended granting in part and denying in part Lead Plaintiff's Renewed Motion to Certify. Specifically, the R&R recommended certifying a class consisting of all persons and entities that purchased or otherwise acquired Goldman's common

¹ The Court has appointed Sjunde AP-Fonden as representative for the Class ("Class Representative" or "Plaintiff").

stock between December 22, 2016, and November 8, 2018, inclusive, and were damaged thereby (subject to certain exclusions). Defendants objected to the R&R on May 3, 2024, and Lead Plaintiff filed a response to the objections on May 31, 2024.

15. By Opinion & Order dated September 4, 2025 (“Class Certification Order”), the Court overruled Defendants’ objections to the R&R and adopted the R&R in its entirety.

16. On September 18, 2025, Defendants filed a petition for permission to appeal from the Class Certification Order pursuant to Federal Rule of Civil Procedure 23(f). On September 29, 2025, Lead Plaintiff filed an opposition to the petition, and on October 6, 2025, Defendants filed a motion for leave to file a reply in support of the petition. Defendants’ petition was denied on January 14, 2026.

17. The Action is ongoing.

18. No court has made a ruling on the merits of Class Representative’s allegations or on Defendants’ denials and defenses. By certifying the Class and ordering the issuance of this Notice, the Court is not expressing an opinion as to the merits of Class Representative’s allegations or of Defendants’ denials or defenses.

YOUR RIGHTS AS A CLASS MEMBER

19. A class action is a type of lawsuit in which one or several individuals or entities prosecute claims on behalf of all members of a group of similarly situated persons and entities to obtain monetary or other relief for the benefit of the entire group. Class actions avoid the necessity of each member of a class having to file his, her, or its own separate lawsuit to obtain relief. Class actions are used to decide legal and factual issues that are common to all members of a class.

20. If you are a member of the Class, you have the right to decide whether to remain a member of the Class. ***If you are a member of the Class and wish to be excluded from the Class, you must request exclusion in accordance with the procedures set forth in ¶ 22 below. If you want to remain a member of the Class, you do not need to do anything at this time other than to retain your documentation reflecting your transactions and holdings in Goldman common stock during the Class Period as discussed below in ¶ 21.*** Your decision is important for the following reasons:

- a. **If you choose to remain a member of the Class**, you will be bound by all past, present, and future orders and judgments in the Action, whether favorable or unfavorable to you. If any money is awarded to the Class, either through a settlement with Defendants or a judgment of the Court after a trial and post-trial appeals, you may be eligible to receive a share of that award. However, if you remain a member of the Class, you may not pursue a lawsuit on your own behalf with regard to any of the issues in the Action. Pursuant to Rule 23(e)(4), it is within the Court’s discretion whether to allow a second opportunity to request exclusion from the Class if there is a settlement. Please note that if you remain a member of the Class, you will not be personally responsible for Class Counsel’s attorneys’ fees or costs. Class Counsel has agreed to represent the Class on a contingent fee basis, which means that it will be awarded fees and costs, as approved by the Court, only if it succeeds in obtaining a recovery from Defendants. Any attorneys’ fees and costs for Class Counsel will be awarded by the Court from the settlement or judgment, if any, obtained on behalf of the Class. As a member of the Class, you will be represented by Class Counsel. Alternatively, you may remain a member of the Class and elect to be represented by counsel of your own choosing. If you do retain separate counsel, you will be responsible for that attorney’s fees and expenses and that attorney must enter an appearance on your behalf by filing a Notice of Appearance with the Court and mailing it to Class Counsel at the address set forth in ¶ 26 below on or before **March 28, 2026**.
- b. **If you choose to be excluded from the Class**, you will not be bound by any orders or judgments in this Action, nor will you be eligible to share in any recovery that might be obtained in this Action. You will retain any right you have to individually pursue any legal rights that you may have against any Defendants with respect to the claims asserted in the Action and Defendants retain all of their defenses to your claims. Please note, if you decide to exclude yourself from the Class, you may be time-barred from asserting all or a portion of the claims covered by the Action. Class Counsel offers no advice and no opinion on whether you will be able to maintain such claims. Please refer to ¶¶ 22-25 below if you would like to request exclusion from the Class.

21. Members of the Class will be eligible to participate in any recovery that might be obtained in the Action. While this Notice is not intended to suggest any likelihood that Class Representative or members of the Class will obtain any recovery, should there be a recovery, members of the Class will be required to support their requests to

participate in the distribution of the recovery by demonstrating their membership in the Class and documenting their purchases, acquisitions and sales of Goldman common stock during the Class Period, and their resulting damages. ***For this reason, please be sure to keep all records of your transactions and holdings in Goldman common stock during the Class Period. DO NOT mail them to Class Counsel or the Administrator at this time.***

HOW TO BE EXCLUDED FROM THE CLASS

22. To exclude yourself from the Class, you must send a letter or an email stating that you “request exclusion from the Class in *Sjunde AP-Fonden v. The Goldman Sachs Group, Inc., et al.*, No. 18-CV-12084 (VSB) (KHP) (S.D.N.Y.)” Your request must state your full name, address, and telephone number, and you must sign it. If you are signing on behalf of a Class member (such as an estate, corporation, or partnership), please indicate your full name and the basis of your authority to act on behalf of the Class member, and provide proof of such authority. If you request exclusion via email, an e-signature is acceptable. Your request for exclusion must also state the number of shares of Goldman common stock purchased (or otherwise acquired) and sold during the relevant time period, as well as the dates and prices of each such transaction. You must mail or email your exclusion request ***by no later than March 28, 2026***, to:

Sjunde AP-Fonden v. The Goldman Sachs Group, Inc.
c/o Epiq Class Action & Claims Solutions, Inc.
EXCLUSIONS
P.O. Box 5189
Portland, OR 97208-5189

- or -

info@GoldmanSachsSecuritiesAction.com

23. You cannot exclude yourself from the Class by telephone. Requests for exclusion that do not comply with the above requirements will be invalid, unless otherwise accepted by the Court, subject to any objections of the parties to be resolved by the Court.

24. Do not request exclusion if you wish to participate in the Action as a member of the Class.

25. If you properly request exclusion from the Class, you will not be bound by any orders or judgments in the Action, but you also will not be eligible to share in any recovery that might be obtained in the Action. If you properly request exclusion from the Class, you may be entitled to pursue an individual lawsuit, claim, or remedy, if available, which you may have, at your own expense. Please note: if you decide to exclude yourself from the Class, you may be time-barred from asserting all or a portion of the claims covered by the Action. Class Counsel offers no advice and no opinion on whether you will be able to maintain such claims.

CLASS COUNSEL

26. The Court appointed the law firm Kessler Topaz Meltzer & Check, LLP as Class Counsel. If you have any questions concerning the matters raised in this Notice, you may contact Class Counsel, as follows:

KESSLER TOPAZ MELTZER & CHECK, LLP

Andrew L. Zivitz, Esq.
 Matthew L. Mustokoff, Esq.
 280 King of Prussia Road
 Radnor, PA 19087

Telephone: (610) 667-7706

info@ktmc.com
www.ktmc.com

27. As noted above, unless you elect to retain your own personal lawyer, if you remain in the Class, you will not have any direct obligation to pay the costs of the litigation. If there is a recovery by the Class in the Action, all costs and expenses of the Action, including Class Counsel’s attorneys’ fees, will be paid from that recovery in an amount approved by the Court.

28. If you want to be represented by your own lawyer, you may hire one at your own expense. If you do retain your own lawyer, such counsel must enter an appearance on your behalf by filing a Notice of Appearance with the Clerk of the Court at the United States District Court for the Southern District of New York, located

Questions? Visit www.GoldmanSachsSecuritiesAction.com or call toll free 1-877-744-0160

at the Thurgood Marshall United States Courthouse, 40 Foley Square, New York, NY 10007, **by no later than March 28, 2026**. Your Notice of Appearance must also be mailed to Class Counsel at the address set forth in ¶ 26 above, **by no later than March 28, 2026**.

PLEASE KEEP YOUR ADDRESS CURRENT.

29. To assist the Court and the parties in maintaining accurate lists of Class members, you are requested to mail notice of any changes in your address to:

Sjunde AP-Fonden v. The Goldman Sachs Group, Inc.
c/o Epiq Class Action & Claims Solutions, Inc.
P.O. Box 5189
Portland, OR 97208-5189

30. If you receive a Postcard Notice relating to the Action by mail and that Postcard Notice was forwarded to you by the postal service, or if it was otherwise sent to you at an address that is not current, you should immediately contact the Administrator, Epiq Class Action & Claims Solutions, Inc., at the address above, by email at info@GoldmanSachsSecuritiesAction.com, or by toll-free telephone at (877) 744-0160 and provide them with your correct address. If the Administrator does not have your correct address, you may not receive notice of important developments in the Action.

WHERE YOU CAN FIND ADDITIONAL INFORMATION

31. This Notice provides only a summary of the lawsuit and the claims asserted by Class Representative. For more detailed information regarding the Action, you may contact Class Counsel or visit www.GoldmanSachsSecuritiesAction.com. You may also contact the Administrator by email at info@GoldmanSachsSecuritiesAction.com, or by toll-free telephone at (877) 744-0160.

32. Complete copies of the pleadings, orders, and other documents filed in this Action are available by accessing the Court docket in this case, for a fee, through the Court's Public Access to Court Electronic Records (PACER) system at <https://ecf.nysd.uscourts.gov>, or by visiting the office of the Clerk of the Court, United States District Court for the Southern District of New York, Thurgood Marshall United States Courthouse, 40 Foley Square, New York, NY 10007, under Case No. 1:18-cv-12084 (VSB) (KHP), between 9:00 a.m. and 5:00 p.m., Monday through Friday, excluding Court holidays.

**PLEASE DO NOT CALL OR WRITE THE COURT OR CLERK OF THE COURT
REGARDING THIS NOTICE.**

NOTICE TO SECURITIES BROKERS AND OTHER NOMINEES

33. If, for the beneficial interest of any person or entity other than yourself, you purchased or acquired Goldman common stock between December 22, 2016, and November 8, 2018, inclusive, you MUST EITHER: (i) WITHIN TEN (10) CALENDAR DAYS of receipt of this Notice, request from the Administrator sufficient copies of the Postcard Notice to forward to all such beneficial owners and WITHIN TEN (10) CALENDAR DAYS of receipt of those Postcard Notices forward them to all such beneficial owners; or (ii) WITHIN TEN (10) CALENDAR DAYS of receipt of this Notice, provide a list of the names and mailing addresses (and email addresses, if available) of all such beneficial owners to the Administrator at *Sjunde AP-Fonden v. The Goldman Sachs Group, Inc.*, c/o Epiq Class Action & Claims Solutions, Inc., P.O. Box 5189, Portland, OR 97208-5189. If you choose the first option, YOU MUST send a statement to the Administrator confirming that the mailing was made and YOU MUST retain your mailing records for use in connection with any further notices that may be provided in the Action. If you choose the second option, the Administrator will send a copy of the Postcard Notice to the beneficial owners. Upon FULL AND TIMELY compliance with these directions, such nominees may seek reimbursement of their reasonable expenses actually incurred by providing the Administrator with proper documentation supporting the expenses for which reimbursement is sought. Reasonable expenses shall not exceed \$0.05 per mailing record provided to the Administrator; \$0.70 per unit for each Postcard Notice actually mailed, which amount includes postage; and \$0.05 per Postcard Notice sent via email.

DATED: January 27, 2026

BY ORDER OF THE COURT
UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

EXHIBIT C

Sjunde AP-Fonden v. The Goldman Sachs Group, Inc.
 c/o Epiq Class Action & Claims Solutions, Inc.
 P.O. Box 5189
 Portland, OR 97208-5189

Website: www.GoldmanSachsSecuritiesAction.com
 Email: info@GoldmanSachsSecuritiesAction.com
 Phone: 1-877-744-0160

NOTICE TO SECURITIES BROKERS AND OTHER NOMINEES

**TIME-SENSITIVE, COURT-ORDERED
 ACTION REQUIRED ON YOUR PART**

Sjunde AP-Fonden v. The Goldman Sachs Group, Inc., et al.

Case No. 1:18-cv-12084-VSB-KHP (S.D.N.Y.)

The above-noted securities class action (“Action”) has been certified as a class action on behalf of the Class (defined below). Enclosed is the Notice of Pendency of Class Action for the matter.

The Class consists of all persons and entities that purchased or otherwise acquired Goldman Sachs Group Inc.’s common stock between December 22, 2016, and November 8, 2018, inclusive, and were damaged thereby.

If you are a broker or other nominee who purchased or acquired Goldman common stock between December 22, 2016, and November 8, 2018, inclusive, for the beneficial interest of a person or entity other than yourself, **WITHIN TEN (10) CALENDAR DAYS OF YOUR RECEIPT OF THE ENCLOSED NOTICE, you must either:**

- (a) provide Epiq with a list of the names, last known mailing addresses, and email addresses (if available) of all such beneficial owners described above; or,
- (b) request from Epiq sufficient copies of the Postcard Notice of Pendency of Class Action (“Postcard Notice”) to forward to all such beneficial owners and, within ten (10) calendar days of receipt of those Postcard Notices, forward the Postcard Notice to all such beneficial owners.

**PLEASE NOTE: THESE DOCUMENTS CONTAIN DEADLINES THAT COULD
 IMPACT YOUR CUSTOMER’S RIGHTS.**

If you are providing a list of names, mailing addresses and email addresses to Epiq, please do the following:

- (a) Compile a list of names, last known mailing addresses and email addresses of the beneficial owners described above.
- (b) Prepare the list in Microsoft Excel format following the “Electronic Name and Address File Layout” set forth on page 2 of this letter. A preformatted spreadsheet can also be found on the “Nominees” page of the website, www.GoldmanSachsSecuritiesAction.com.
- (c) Then you must do one of the following:
 1. Burn the Microsoft Excel file(s) to a CD or DVD and mail the CD or DVD to:

Sjunde AP-Fonden v. The Goldman Sachs Group, Inc.
 c/o Epiq Class Action & Claims Solutions, Inc.
 P.O. Box 5189
 Portland, OR 97208-5189
 2. Email the spreadsheet to info@GoldmanSachsSecuritiesAction.com; or
 3. Submit the completed template to EpiqFiling at www.EpiqFiling.com. If you have not previously logged into EpiqFiling you will be directed to register.

If you are going to forward the Postcard Notice to the beneficial owners, you must request the needed number of Postcard Notices via email to info@GoldmanSachsSecuritiesAction.com. You must mail the Postcard Notice to the beneficial owners within ten (10) calendar days of your receipt of the Postcard Notices. Additionally, if you are forwarding the Postcard Notice to beneficial owners directly, you must send a statement to the Administrator confirming that the mailing was made and you must retain your mailing records for use in connection with any further notices that may be provided in the Action.

For Questions, Please Call 1-877-744-0160.

Expense Reimbursement

Reasonable expenses are eligible for reimbursement (including postage and costs to compile names and addresses), provided an invoice documenting the expenses is timely submitted to Epiq. Please submit your invoice within one month of completing the mailing or providing your file and send it to securitiesinfo@epiqglobal.com. Be sure to include the case name and “Reimbursement” in the subject line of your email. Reasonable expenses shall not exceed \$0.05 per mailing record provided to the Administrator; \$0.70 per unit for each Postcard Notice actually mailed, which amount includes postage; and \$0.05 per Notice sent via email.

Electronic Name and Address File Layout

Column	Description	Length	Notes
A	Account #	15	Unique identifier for each record
B	Beneficial owner's first name	25	
C	Beneficial owner's middle name	15	
D	Beneficial owner's last name	30	
E	Joint beneficial owner's first name	25	
F	Joint beneficial owner's middle name	15	
G	Joint beneficial owner's last name	30	
H	Business or record owner's name	60	
I	Representative or contact name	45	
J	Address 1	35	
K	Address 2	25	
L	City	25	
M	U.S. state or Canadian province	2	U.S. and Canada addresses only ¹
N	ZIP code	10	
O	Country (other than U.S.)	15	
P	Email Address	15	

For further details, please refer to the enclosed Notice.

If you have any questions, you may call 1-877-744-0160 or email info@GoldmanSachsSecuritiesAction.com. Thank you for your cooperation.

¹For countries other than the U.S. and Canada, place any territorial subdivision in “Address 2” field.

For Questions, Please Call 1-877-744-0160.

EXHIBIT D

TECHNOLOGY

WSJ.com/Tech

Powered-Land Strategy Accelerates

Infrastructure investors turn to helping developers secure power sites

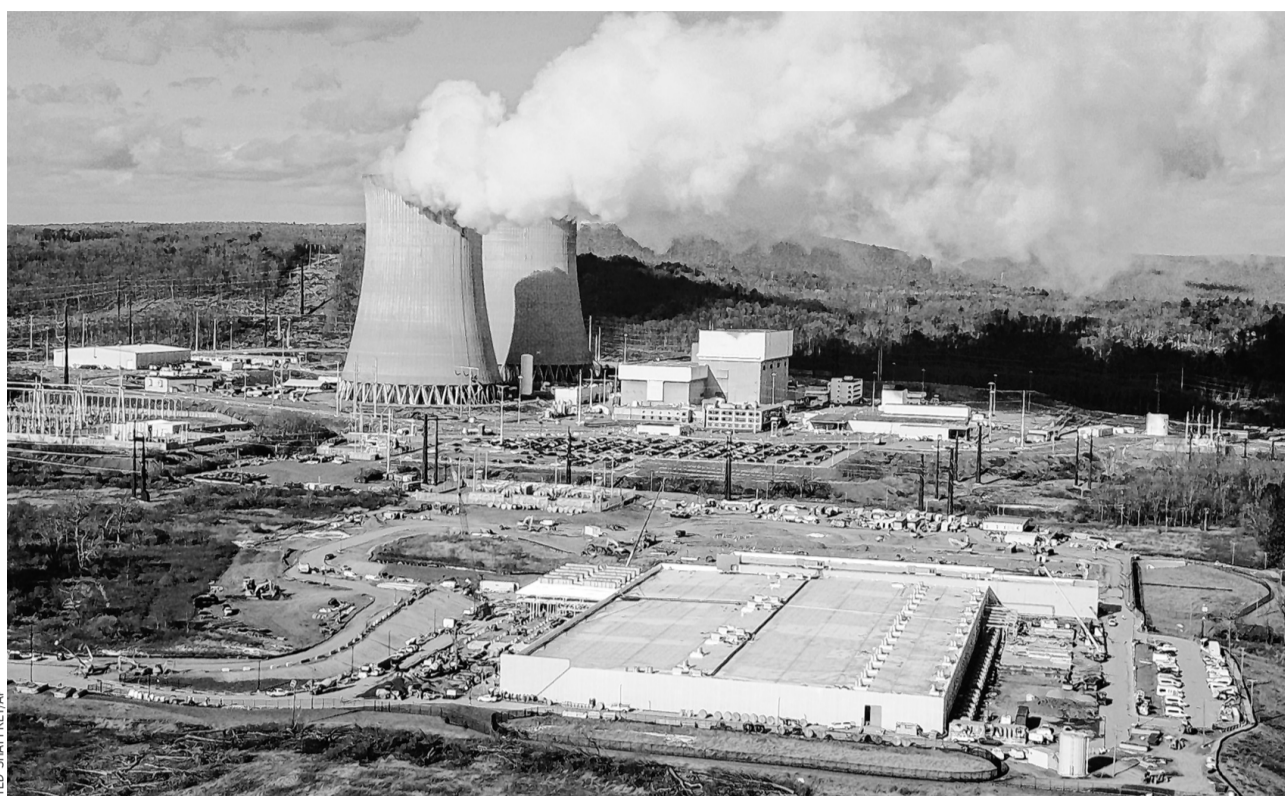
By LUIS GARCIA

Infrastructure investors see opportunity in backing businesses that help power-plant and data-center developers secure potential sites and grid connections for new projects—basic building blocks that the artificial-intelligence boom has made increasingly difficult to assemble.

A race among large technology companies to create ever more advanced AI tools is fueling an accelerated build-out of sometimes vast data centers to house AI systems and secure the power supplies needed to run them. But a surge in the number of new generating sources as well as power-hungry projects is overwhelming electricity grid operators, lengthening the time it takes to establish grid connections.

Enter the “powered-land” strategy aimed at finding suitable development sites and preparing them for power-plant or data-center projects. **DigitalBridge Group**, Five Point Infrastructure, NGP Energy Capital Management, Quinbrook Infrastructure Partners, QIC and Sandbrook Capital are among the firms pursuing the investment approach.

“Powered-land developers can derisk and front-load some of the work of securing parcels of land that are already connected to the grid and are capable of supporting grid-scale energy loads,” said James Wong, a senior director for infrastructure at Ontario’s University Pension Plan, or UPP. “Sites with existing



A data center being built by Amazon sits next to the Susquehanna nuclear power plant in Berwick, Pa.

power access can be delivered much faster, improving project returns.”

Cloverleaf Infrastructure, which is backed by Sandbrook and NGP, last year sold sites in Wisconsin for the construction of large installations being developed by Vantage Data Centers for AI services providers **Oracle** and **ChatGPT** maker **OpenAI**. As part of the site preparations, Cloverleaf has signed agreements with utilities and power-services companies to ensure the sites have adequate electricity supplies.

The success of powered-land strategies can hinge on the ability to spot attractive but less crowded regions where plans have been made for new electricity transmission lines and substations, Wong said. The pension,

which managed assets of about 12.8 billion Canadian dollars, equivalent to roughly \$9.4 billion, at the end of 2024, co-invested that year in Rowan Infrastructure, a Quinbrook portfolio company that prepares data center sites and builds entire projects.

Rowan is working on data-center campuses in fast-growing areas such as Maryland’s Frederick County, outside Washington, and Temple, Texas, between Austin and Waco. Hyperscale data centers can exceed 1 million square feet and suck up as much as 100 megawatts of power—enough to light a midsize city like Baton Rouge, La.

“They can talk to the power utility and say, ‘What’s your long-term transmission plan?’ And they can arrive ahead of

the transmission lines,” Wong said of powered-land developers in general.

At Houston-based **Renewa**, managers take a more hands-off approach, focusing solely on acquiring land near grid connections and leasing it to renewable-energy developers. As of mid-January, **Renewa** has received a total of more than \$1.25 billion in commitments from Australian investment firm **QIC**, Canadian pension manager **Caisse de dépôt et placement du Québec** and other investors. **QIC** first backed the company in 2022.

Renewa doesn’t focus on data-center sites because it finds it a more crowded sector, but some of the projects built on **Renewa**’s land end up serving data centers, said **Arash Shojaie**, a partner at

Brisbane-based **QIC**.

“The essence of the ‘powered-land grab’ that is happening with data centers is exactly the same as the ‘powered-land grab’ that is happening in renewable energy,” he said. “In both cases there is scarcity value in parcels of land that are connected to the electricity grid. The data-center part of the story is just in greater public focus.”

Powered-land strategies come with their own risks, including the complexity of meshing local generating stations with the electric grid, rising land prices and community resistance to new projects spurred by rising electricity bills, according to developers.

Luis Garcia writes for WSJ Pro Private Equity.

Electronics Maker LG Ends 2025 With Loss

By KWANWOO JUN

LG Electronics fell into the red after three profitable quarters, ending 2025 on a weak note amid sluggish demand recovery and rising costs.

The consumer-electronics giant’s television business has been facing a notable decline, grappling with a range of challenges, from weak demand and intense competition to higher marketing and labor costs. Costly restructuring efforts, including an early retirement program for employees, also weighed on the bottom line.

The South Korean company on Friday posted a net loss of 725.90 billion won, equivalent to \$507.0 million, in the fourth quarter, worse than the 503.50 billion won loss analysts expected in a **FactSet** consensus. That was its first net loss since the final quarter of 2024.

LG Electronics earlier guided for its first operating loss in nine years despite higher revenue for the fourth quarter.

Revenue rose 4.8% from a year earlier to 23.852 trillion won, and operating loss was 109.00 billion won, both largely in line with its preliminary estimates.

The company’s media-entertainment solution division, which includes TVs, posted an annual operating loss of 750.90 billion won, while its home-appliance, auto-component and business-to-business units remained profitable.

For the year, net profit doubled to 1.220 trillion won following a plunge in 2024. Revenue rose 1.7% to 89.201 trillion won, with operating profit down 28% at 2.478 trillion won.

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CLASS ACTION

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

SJUNDE AP-FONDEN, individually and on behalf of all others similarly situated,

Plaintiff,

v.

THE GOLDMAN SACHS GROUP, INC., LLOYD C. BLANKFEIN, AND GARY D. COHN,

Defendants.

Civil Case No. 1:18-cv-12084-VSB-KHP

SUMMARY NOTICE OF PENDENCY OF CLASS ACTION

TO: ALL PERSONS AND ENTITIES THAT PURCHASED OR OTHERWISE ACQUIRED THE GOLDMAN SACHS GROUP, INC.’S COMMON STOCK BETWEEN DECEMBER 22, 2016, AND NOVEMBER 8, 2018, INCLUSIVE, AND WERE DAMAGED THEREBY.

YOU ARE HEREBY NOTIFIED, pursuant to Federal Rule of Civil Procedure (“Rule”) 23 and by Order of the United States District Court for the Southern District of New York, that the above-captioned action (“Action”) against The Goldman Sachs Group, Inc. (“Goldman”) and its former executives Lloyd C. Blankfein and Gary D. Cohn (together with Goldman, “Defendants”), has been certified as a class action on behalf of the following Class:

All persons and entities that purchased or otherwise acquired Goldman common stock between December 22, 2016, and November 8, 2018, inclusive, and were damaged thereby.¹

The Court has appointed **Sjunde AP-Fonden** as Class Representative and **Kessler Topaz Meltzer & Check, LLP** as Class Counsel. The Action has not been adjudicated or settled. This notice is not an admission by Defendants or an expression of any opinion by the Court as to the merits of the Action, or a finding by the Court that the claims asserted by Class Representative in the Action are valid. This notice is not a settlement notice and is intended only to inform members of the Class that the Action is currently in progress.

IF YOU ARE A MEMBER OF THE CLASS, YOUR RIGHTS WILL BE AFFECTED BY THE LAWSUIT. This notice provides only a summary of the information contained in the detailed, long-form Notice of Pendency of Class Action (“Notice”). You may obtain a copy of the Notice from the case website, www.GoldmanSachsSecuritiesAction.com, or by contacting the Administrator:

Sjunde AP-Fonden v. The Goldman Sachs Group, Inc.
c/o Epiq Class Action & Claims Solutions, Inc.
P.O. Box 5189
Portland, OR 97208-5189
(877) 744-0160
info@GoldmanSachsSecuritiesAction.com

If you are a Class member, you should receive a Postcard Notice regarding the Action by mail. If you are a Class member and you do not receive a Postcard Notice by mail, please send your name and address to the Administrator so that you will receive any future notices disseminated in connection with the Action.

Inquiries, other than requests for the Notice, may be made to Class Counsel:

KESSLER TOPAZ MELTZER & CHECK, LLP
Andrew L. Zivitz, Esq.
Matthew L. Mustokoff, Esq.
280 King of Prussia Road
Radnor, PA 19087
Telephone: (610) 667-7706
info@ktmc.com
www.ktmc.com

If you are a Class member, you have the right to decide whether to remain a member of the Class. **If you choose to remain a member of the Class, you do not need to do anything at this time other than retain your documentation reflecting your transactions and holdings in Goldman common stock.** You will automatically be included in the Class, and you will be bound by the proceedings in the Action, including all past, present, and future orders and judgments of the Court, whether favorable or unfavorable to you. If you are a Class member and **do not** wish to remain a member of the Class, you **must** take steps to exclude yourself.

If you timely and validly request to be excluded from the Class, you will not be bound by any orders or judgments in the Action, and you will not be eligible to receive a share of any money which might be recovered in the future for the benefit of the Class. To exclude yourself from the Class, you must submit a written request for exclusion by mail or email by **no later than March 28, 2026**, in accordance with the instructions set forth in the Notice. Pursuant to Rule 23(e)(4), the Court has discretion as to whether a second opportunity to request exclusion from the Class will be allowed if there is a settlement in the Action.

Further information about the Action may be obtained by contacting the Administrator or by visiting the case website www.GoldmanSachsSecuritiesAction.com.

Please Do Not Call or Write the Court with Questions.

DATED: February 2, 2026

BY ORDER OF THE COURT
UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

¹ Excluded from the Class are (i) Defendants; (ii) Goldman’s subsidiaries or affiliates; (iii) any officer, director, or controlling person of Goldman, and members of the immediate families of such persons; (iv) any entity in which a Defendant has a controlling interest; (v) Defendants’ directors’ and officers’ liability insurance carriers, and any affiliates or subsidiaries thereof; and (vi) the legal representatives, heirs, successors, and assigns of any excluded party.

COMMERCIAL REAL ESTATE

NOTICE OF SALE

PLEASE TAKE NOTICE, that in accordance with applicable provisions of the Uniform Commercial Code as enacted in New York, by virtue of certain Events of Default under those certain Pledge and Security Agreements, each dated as of December 15, 2023, and that certain Amended and Restated Pledge and Security Agreement and Assignment of Lease and Rents, dated as of June 18, 2024 (collectively, the “Pledge Agreements”), executed and delivered by 34715, LLC and JEFFREY M. KRAUSS (individually and collectively, the “Pledgor”), and in accordance with its rights as holder of the security, NY TH SHARE HOLDER LLC (“Secured Party”), by virtue of possession of those certain Share Certificates held in accordance with Article 8 of the Uniform Commercial Code of the State of New York (the “Code”), and by virtue of those certain UCC-1 Filing Statements made in favor of Secured Party, all in accordance with Article 9 of the Code, Secured Party will offer for sale, at public auction: (x) all of 34715, LLC’s rights, title, and interest in and to the following: (i) its shares (the “Shares”), in 7 EAST 88TH ST. CORP., allocated to cooperative units 1A, 1B, 2A, 3A, 4A, 4B, 5A, 5B and Roof (collectively, the “Units”), at the premises known and located at 7 East 88th Street, New York, NY 10128, (ii) the proprietary leases appurtenant thereto (the “Leases”), together with the Units, the “NY Property”), and (y) JEFFREY M. KRAUSS’S 100% membership interest in and to the following: (i) 34715, LLC (the “34715 Pledged Entity”) and (ii) NYCI57 LLC (the “NYCI57 Pledged Entity”), and (ii) certain related rights and property relating thereto (collectively, (x) and (y) above, together with the CT Property (defined below) are the “Collateral”).

Secured Party’s understanding is that the principal asset of the 34715 Pledged Entity are the Units. Secured Party’s understanding is that the principal asset of the NYCI57 Pledged Entity is that certain property located at 12 Woodin Road, Kent CT 06757 (the “CT Property”), together with the NY Property, collectively, the “Property”.

Be advised that Pledgor has alleged there may be subtenants at the NY Property which may claim an interest in the NY Property. Copies of the alleged subleases can be obtained from Greg Corbin at Northgate Real Estate Group, whose contact information is set forth below. Neither Secured Party nor Corbin make any representations about the validity or enforceability of the subleases.

Mannion Auctions, LLC (“Mannion”), under the direction of Matthew D. Mannion or William Mannion (the “Auctioneer”), will conduct a public sale consisting of the Collateral (as set forth in Schedule A below), via online bidding, on **February 11, 2026 at 4:00pm**, in satisfaction of an indebtedness in the approximate amount of **\$17,336,280.85**, including principal, interest on principal, and reasonable fees and costs, plus default interest through February 11, 2026, subject to open charges and all additional costs, fees and disbursements permitted by law. The Secured Party reserves the right to credit bid. Online bidding will be made available via Zoom Meeting: Meeting link: <https://bit.ly/34715UCC> Meeting ID: 848 0028 4375 Passcode: 441835 One Tap Mobile: +16469313860, 84800284375, 441 835# US Dial in: +1 646 931 3860 US

Bidder Qualification Deadline: Interested parties who intend to bid on the Collateral must contact Greg Corbin (“Corbin”), at Northgate Real Estate Group, 433 Fifth Avenue, 4th Floor, New York, NY 10016, (212) 419-8101, greg@northgaterealestate.com, to receive the Terms and Conditions of Sale and bidding instructions by **February 10, 2026 at 3:30pm**. Upon execution of a standard confidentiality and non-disclosure agreement, additional documentation and information will be available. Interested parties who do not contact Corbin and qualify prior to the sale will not be permitted to enter a bid.

SCHEDULE A: PLEDGED INTEREST: (i) PLEDGOR: 34715, LLC, a New York limited liability company, ISSUER: 7 EAST 88TH ST. CORP., a New York corporation. INTERESTS PLEDGED: 4.05 Shares in Unit 1A; 6.35 Shares in Unit 1B; 7.10 Shares in Unit 2A; 3.75 Shares in Unit 3A; 3.75 Shares in Unit 5A; 24 Shares in Units 4A, 4B, 5B and Roof—and 5 respective proprietary leases. (ii) PLEDGOR: JEFFREY M. KRAUSS, an individual. ISSUER: 34715, LLC, a New York limited liability company. INTERESTS PLEDGED: 100% membership interest. (iii) PLEDGOR: JEFFREY M. KRAUSS, an individual. ISSUER: NYCI57, LLC, a Connecticut limited liability company. INTERESTS PLEDGED: 100% membership interest. KRIS & FEUERSTEIN LLP, Attn: Jerold C. Feuerstein, Esq., Attorneys for Secured Party, 360 Lexington Avenue, Suite 1200, New York, New York 10017, (212) 661-2900

NOTIFICATION OF PUBLIC DISPOSITION OF COLLATERAL

PLEASE TAKE NOTICE THAT, for default in payment of a debt and performance of obligations owed by 513 Broadway Realty, LLC (“Debtor”) to SIG CRE 2023 Venture LLC (“Secured Party”), pursuant to Section 9-610 of the Uniform Commercial Code, at 11:00 a.m. (prevailing Eastern Time), on February 11, 2026 (which sale was previously scheduled for December 9, 2025, December 17, 2025, and January 21, 2026, and advertised in the Wall Street Journal on October 17, 2025, November 7, 2025, December 3, 2025, and December 23, 2025) at the law offices of Polsinelli PC, 600 Third Avenue, 42nd Floor, New York, New York 10016, and via Zoom video conference, <https://polsinelli.zoom.us/j/96744188439?pwd=VeoNPKVxS8Nw2AsrD5GwC2EjBk.1>. Meeting ID Number: 967 4418 8439; Passcode: 616357, Secured Party shall sell at public auction to the highest qualified bidder for cash Debtor’s interest in the following collateral, defined below or some portion thereof (the “Collateral”):

(i) the Cooperative Interest (as such term is defined in the Uniform Commercial Code (or any successor statute) of the State of New York or of any other state the laws of which are required by Section 9-103 of the Uniform Commercial Code of the State of New York to be applied in connection with the issue of perfection of security interests) as allocated to Unit 1A (the “Unit”) located at the building known by the street address 513-515 Broadway, New York, New York, and the seventeen (17) shares of stock of 513 Broadway Corp., a New York corporation (the “Corporation”) and (ii) the proprietary lease dated as of May 3, 2006 with respect to the Unit between the Corporation, as lessor, and 513 Broadway Realty, LLC as lessee (as the same may be amended, modified or replaced), together with, in each case, the proceeds thereof.

All parties seeking to submit a bid at the sale must deliver a deposit at least two (2) business days prior to the sale by delivering to Polsinelli PC, as escrow agent, a wire in an amount equal to \$50,000.00 (the “Initial Deposit”). No cash will be accepted. All funds must be verified to the auctioneer prior to the commencement of bidding. Unless proper funds have been exhibited, you will not be permitted to bid. Immediately following the auction, the highest qualified bidder will be required to deposit with Polsinelli PC, by wire transfer of immediately available funds an amount that, combined with the Initial Deposit, is not less than ten percent (10%) of such bidder’s bid price (together with the Initial Deposit, the “Required Deposit”). The balance of the successful bid is payable at closing, which shall be held within thirty (30) days of the auction date, time being of the essence. For wire instructions, you must contact the undersigned.

Secured Party reserves the right to reject all bids and terminate or adjourn the sale to another time or place or effectuate a private sale instead of a public sale, without further publication, and further reserves the right to bid for the Collateral at the sale and to credit bid by applying some or all of its secured debt to the purchase price.

For further information and/or to request an accounting, you may contact Amy E. Hatch, Polsinelli PC, 900 W. 48th Place, Ste. 900, Kansas City, MO 64112; Tel.: (816) 753-1000; Fax: (816) 753-1536; ahatch@polsinelli.com.

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Kessler Topaz Meltzer & Check, LLP Announces Pendency of Class Action Involving Purchasers of The Goldman Sachs Group, Inc.'s Common Stock

NEWS PROVIDED BY

United States District Court for the Southern District of New York →

Feb 02, 2026, 09:00 ET

NEW YORK, Feb. 2, 2026 /PRNewswire/ --

**UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK**

SJUNDE AP-FONDEN, individually and on
behalf of all others similarly situated,

Plaintiff,

v.

THE GOLDMAN SACHS GROUP, INC.,
LLOYD C. BLANKFEIN, AND GARY D. COHN,

Defendants.

Civil Case No. 1:18-cv-12084-VSB-KHP

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Sjunde AP-Fonden v. The Goldman Sachs Group, Inc.

c/o Epiq Class Action & Claims Solutions, Inc.

P.O. Box 5189

Portland, OR 97208-5189

(877) 744-0160

info@GoldmanSachsSecuritiesAction.com

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Inquiries, other than requests for the Notice, may be made to Class Counsel:

KESSLER TOPAZ MELTZER & CHECK, LLP

Andrew L. Zivitz, Esq.
Matthew L. Mustokoff, Esq.
280 King of Prussia Road
Radnor, PA 19087

Telephone: (610) 667-7706

info@ktmc.com

www.ktmc.com

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Please Do Not Call or Write the Court with Questions.



BY ORDER OF THE COURT
UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

[1] Excluded from the Class are (i) Defendants; (ii) Goldman's subsidiaries or affiliates; (iii) any officer, director, or controlling person of Goldman, and members of the immediate families of such persons; (iv) any entity in which a Defendant has a controlling interest; (v) Defendants' directors' and officers' liability insurance carriers, and any affiliates or subsidiaries thereof; and (vi) the legal representatives, heirs, successors, and assigns of any excluded party.

URL: www.GoldmanSachsSecuritiesAction.com

SOURCE United States District Court for the Southern District of New York

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EXHIBIT E-1

Exhibit E-1

Timely Requests for Exclusion from Class

1. Susan Rothstein Schwimmer
New York, NY
2. Emerson Di Roberto
São Paulo-SP, Brazil
3. Pritha Ogden
Highland Park, NJ
4. Beatrice Edwards
Casanova, VA
5. Bryce J. Dawson
Snohomish, WA
6. Florence L. Bischoff Rev Tr U/A
DTD 01/25/2000
Barbara Takkunen TTEE
Waukesha, Wisconsin
7. David O. and Carol Larson Trust,
Survivor's Trust (Carol Larson)
c/o James Billingsley, TTEE
San Diego, CA
8. Patricia A. France
Towson, MD
9. Raymond C. Sperry
Linda F. Sperry, Executrix
Tornado, WV
10. William Franklin Johnson
Rigby, ID
11. Yogesh Sumant Bagkar
Flower Mound, TX
12. David G. Bradshaw
Sammamish, WA
13. Garcia Hamilton & Associates, L.P.
c/o Charlotte Cates Castro
Houston, TX
14. Blackhawk Investment Club
c/o George Craig
Rolling Meadows, IL
15. Rhoda M. Rader
Shoreham, VT
16. Tony Khanh Truon
Houston, TX

EXHIBIT E-2

Exhibit E-2

Late Requests for Exclusion from Class

1. Kayte McIntyre
Durham, United Kingdom
2. Natalie Allen née Wilshire
Surrey, United Kingdom
3. Stuart Pendell
United Kingdom