## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

ISAAC SOLOMON and FRANCINE
CANION, Individually and On Behalf of All
Others Similarly Situated,

Plaintiffs,

v.

SPRINT CORPORATION, MICHEL COMBES, ANDREW DAVIES, MARCELO CLAURE and TAREK ROBBIATI

Defendants.

Civil Action No. 1:19-cv-05272-MKV

DECLARATION OF OMAR JAFRI IN SUPPORT OF PLAINTIFFS' MOTION FOR DISTRIBUTION OF SETTLEMENT FUND Case 1:19-cv-05272-MKV Document 101 Filed 11/13/23 Page 2 of 3

1. I, Omar Jafri, am an attorney licensed to practice in the State of Illinois, and am

admitted pro hac vice in this Action. I am a partner at the firm of Pomerantz LLP, Lead Counsel

in the above-captioned litigation, and have represented Plaintiffs throughout this litigation. I

submit this declaration in support of Plaintiffs' Motion for Distribution of Settlement Fund.

2. Attached hereto as Exhibit 1 is the Proposed Order Granting Plaintiffs' Motion for

Distribution of Settlement Fund.

3. Attached hereto as Exhibit 2 is a true and correct copy of the Supplemental

Declaration of Eric Nordskog on Behalf of A.B. Data, Ltd. in Support of Plaintiffs' Motion for

Authorization to Distribute Settlement Fund.

I declare that the foregoing is true and correct.

Executed on November 13, 2023

/s/ Omar Jafri

## **CERTIFICATE OF SERVICE**

I hereby certify that, on November 13, 2023, I served a copy of the foregoing to counsel of record for Defendants using the CM/ECF system, which will send email notification of this filing to all attorneys of record.

Executed on November 13, 2023.

<u>/s/ Omar Jafri</u> Omar Jafri