

COURT-ORDERED LEGAL NOTICE

*This notice may affect your legal rights.
Please read it carefully.*

Important Legal Notice Authorized by the United States District Court, Northern District of California about a Class Action.

If you purchased or otherwise acquired Uber Technologies, Inc. publicly traded common stock pursuant and/or traceable to the Offering Documents for Uber’s initial public offering (“IPO”), and were damaged thereby, a class action has been certified that will impact your legal rights.

Scan QR Code for detailed notice regarding this Class Action.



Uber Securities Litigation
c/o A.B. Data, Ltd.
P.O. Box 173070
Milwaukee, WI 53217

Boston Retirement System v. Uber Technologies, Inc., Case No. 3:19-cv-06361 (N.D. Cal.)

THIS POSTCARD ONLY PROVIDES LIMITED INFORMATION ABOUT THE CLASS ACTION.

Please visit www.UberIPOSecuritiesLitigation.com, email info@UberIPOSecuritiesLitigation.com, or call (877) 390-3460 for more information.

The Court has certified the above-referenced class action (“Action”) that is pending against Uber Technologies, Inc. (“Uber”), the Individual Defendants, and the Underwriter Defendants (collectively, “Defendants”). IF YOU ARE IN THE CLASS, YOUR RIGHTS WILL BE AFFECTED BY THIS CASE, WHICH HAS NOT SETTLED. This notice advises you of basic information about your options. A long-form Notice is available at www.UberIPOSecuritiesLitigation.com.

Who Is In The Class? All persons and entities that purchased or otherwise acquired Uber’s publicly traded common stock pursuant and/or traceable to the Offering Documents for its IPO, and who were damaged thereby. As is explained in the long-form Notice, certain individuals and entities (including Defendants and their family members) are excluded from the Class by definition. (Receipt of this Postcard does not mean you are a Class Member.)

What Are My Options? The Action is being litigated and no money has been recovered. If you do nothing, you will remain in the Class and if there is a *future* recovery, you may be eligible for a payment. If you remain in the Class, you will be bound by all Court orders, whether favorable or unfavorable, and you may not pursue a lawsuit on your own with regard to any issues in the Action. **If you DO NOT want to be a Class Member** and be legally bound by what happens in the Action, **you must exclude yourself from the Class**. To exclude yourself, you must mail a letter stating that you “request exclusion from the Class in *Boston Ret. System v. Uber Tech., Inc.*, Case No. 3:19-cv-06361 (N.D. Cal.)” Your request must: (i) state the name, address, telephone number, and email of the person or entity requesting exclusion (and contact person with proof of authorization for entities), and be signed; and (ii) state the number of shares of Uber common stock traceable to the Offering Documents purchased, acquired, and sold by the person or entity requesting exclusion, as well as the dates and prices of each such purchase, acquisition, and sale. You must mail your exclusion request, **postmarked by no later than September 5, 2023**, to: *Boston Ret. System v. Uber Tech., Inc.*, c/o A.B. Data, Ltd., P.O. Box 173070, Milwaukee, WI 53217. Defendants retain all their defenses to individual claims and may seek their dismissal, including because claims may be time-barred.

What Has Happened So Far? The case began in October 2019 and alleges claims under Sections 11, 12, and 15 of the Securities Act of 1933. The Action alleges that Defendants made certain material misrepresentations and omissions in connection with Uber’s IPO regarding the legality of Uber’s business model, its passenger safety record, and its financial condition. In July 2022, the Court certified the Class and appointed Class Representatives and Class Counsel (Labaton Sucharow LLP, 140 Broadway, New York, NY 10005). The Action is ongoing and still in the discovery phase. Defendants deny any wrongdoing. **A more detailed description of the Action and the claims asserted is contained in the long-form Notice available on the case website.**

Your Other Rights. Class Members are represented by Class Counsel. You will not be personally responsible for their fees and expenses. You may hire your own attorney, at your own expense. If you do, your attorney must file a notice of appearance in the case **on or before September 5, 2023**.

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, or visit the case website.