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EXHIBIT 8



25 January 2022



Recent Trends in Securities Class Action Litigation: 2021 Full-Year Review

Over 10% of New Federal Filings Were Related to Special Purpose Acquisition Companies Substantially Fewer Merger Objections Filed, Leading to a Decline in Aggregate New Filings Total Resolutions, Average and Median Settlement Values Declined

By Janeen McIntosh and Svetlana Starykh

Foreword

I am excited to share NERA's Recent Trends in Securities Class Action Litigation: 2021 Full-Year Review with you. This year's edition builds on work carried out over three decades by many members of NERA's Securities and Finance Practice. This year's report continues our analyses of trends in filings and settlements and presents new analyses related to current topics such as special purpose acquisition companies. Although space does not permit us to present all the analyses the authors have undertaken while working on this year's edition or to provide details on the statistical analysis of settlement amounts, we hope you will contact us if you want to learn more about our research or our work related to securities litigations. On behalf of NERA's Securities and Finance Practice, I thank you for taking the time to review our work and hope you find it informative.

Dr. David Tabak Managing Director





900 3.0% ■ Median Investor Losses - Median Ratio of Settlement to Investor Losses 5785 800 2.5% 5755 2.5% 2.4% 5731 \$698 700 5668 \$667 Median Ratio of Settlement to Investor Losses Median Investor Losses (SMillion) 600 \$586 2.0% 1.9% 1.9% 1.8% 1.8% 1.8% 5472 500 \$453 1.5% 1.6% 1.5% 1.5% 400 \$358 300 1.0% 200 0.5% 100 0 0.0% 2012 2016 2013 2015 2017 2018 2020 2021 2014 2019 Settlement Year

Figure 22. Median NERA-Defined Investor Losses and Median Ratio of Settlement to Investor Losses by Settlement Year January 2012-December 2021

In analyzing drivers of settlement amounts, NERA has identified the following key factors:

- · NERA-Defined Investor Losses, as defined above;
- The market capitalization of the issuer immediately after the end of the class period;
- · The types of securities, in addition to common stock, alleged to have been affected by the fraud:
- · Variables that serve as a proxy for the merit of plaintiffs' allegations (such as whether the company has already been sanctioned by a governmental or regulatory agency or paid a fine in connection with the allegations);
- . The stage of litigation at the time of settlement; and
- Whether an institution or public pension fund is lead or named plaintiff.

About NERA

NERA Economic Consulting (www.nera.com) is a global firm of experts dedicated to applying economic, finance, and quantitative principles to complex business and legal challenges. For more than six decades, we have been creating strategies, studies, reports, expert testimony, and policy recommendations for government authorities and the world's leading law firms and corporations. We bring academic rigor, objectivity, and real-world industry experience to issues arising from competition, regulation, public policy, strategy, finance, and litigation.

NERA's clients value our ability to apply and communicate state-of-the-art approaches clearly and convincingly, our commitment to deliver unbiased findings, and our reputation for quality and independence. Our clients rely on the integrity and skills of our unparalleled team of economists and other experts backed by the resources and reliability of one of the world's largest economic consultancies. Continuing our legacy as the first international economic consultancy, NERA serves clients from major cities across North America, Europe, and Asia Pacific.

Contacts
For further information, please contact:



Janeen McIntosh Senior Consultant New York City: +1 212 345 1375 janeen.mcintosh@nera.com



Svetlana Starykh Senior Consultant White Plains, NY: +1 914 448 4123 svetlana.starykh@nera.com

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