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| ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address): Todd M. Friedman (216752) Law Offices of Todd M. Friedman, P.C. 21031 Ventura Blvd., Ste. 340 Woodland Hills, CA 91364 TELEPHONE NO.: 213-254-3151 FAX NO. (Optional): 866-633-0228 E-MAIL ADDRESS (Optional): tfriedman@toddfllaw.com ATTORNEY FOR (Name): Plaintiff Kirilose Mansour | FOR COURT USE ONLY |
| SUPERIOR COURT OF CALIFORNIA, COUNTY OF Riverside STREET ADDRESS: 4050 Main St. MAILING ADDRESS: 4050 Main St. CITY AND ZIP CODE: Riverside 92501 BRANCH NAME: Historic Courthouse | |
| PLAINTIFF/PETITIONER: Kirilose Mansour DEFENDANT/RESPONDENT: Bumble Trading, Inc. | |
| NOTICE OF ENTRY OF JUDGMENT OR ORDER (Check one): <input checked="" type="checkbox"/> UNLIMITED CASE (Amount demanded exceeded \$25,000) <input type="checkbox"/> LIMITED CASE (Amount demanded was \$25,000 or less) | CASE NUMBER: RIC1810011 |

TO ALL PARTIES :

1. A judgment, decree, or order was entered in this action on (date): January 27, 2022
2. A copy of the judgment, decree, or order is attached to this notice.

Date: January 28, 2022

Todd M. Friedman

(TYPE OR PRINT NAME OF ATTORNEY PARTY WITHOUT ATTORNEY)


(SIGNATURE)

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| PLAINTIFF/PETITIONER: Kirilose Mansour DEFENDANT/RESPONDENT: Bumble Trading, Inc. | CASE NUMBER: RIC1810011 |
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**PROOF OF SERVICE BY FIRST-CLASS MAIL
 NOTICE OF ENTRY OF JUDGMENT OR ORDER**

(NOTE: You cannot serve the Notice of Entry of Judgment or Order if you are a party in the action. The person who served the notice must complete this proof of service.)

1. I am at least 18 years old and **not a party to this action**. I am a resident of or employed in the county where the mailing took place, and my residence or business address is (*specify*):
 21031 Ventura Blvd., Ste. 340, Woodland Hills, CA 91364

2. I served a copy of the *Notice of Entry of Judgment or Order* by enclosing it in a sealed envelope with postage fully prepaid and (*check one*):

- a. deposited the sealed envelope with the United States Postal Service.
- b. placed the sealed envelope for collection and processing for mailing, following this business's usual practices, with which I am readily familiar. On the same day correspondence is placed for collection and mailing, it is deposited in the ordinary course of business with the United States Postal Service.

3. The *Notice of Entry of Judgment or Order* was mailed:

- a. on (*date*): January 28, 2022
- b. from (*city and state*): Woodland Hills, CA

4. The envelope was addressed and mailed as follows:

- | | |
|---|--|
| a. Name of person served: Rita Haeusler Street address: 1999 Avenue of the Stars, 9th Fl. City: Los Angeles State and zip code: CA 90067-4620 | c. Name of person served: Street address: City: State and zip code: |
| b. Name of person served: Street address: City: State and zip code: | d. Name of person served: Street address: City: State and zip code: |

Names and addresses of additional persons served are attached. (*You may use form POS-030(P).*)

5. Number of pages attached _____.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Date: January 28, 2022

Todd M. Friedman
 (TYPE OR PRINT NAME OF DECLARANT)


 (SIGNATURE OF DECLARANT)

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SUPERIOR COURT OF THE STATE OF CALIFORNIA
COUNTY OF RIVERSIDE

KIRILOSE MANSOUR, individually on behalf of himself and all others similarly situated,

Plaintiff,

vs.

BUMBLE TRADING, INC, a Delaware corporation; and DOES 1-10, inclusive, and each of them,

Defendants.

Case No. **RIC1810011**

Assigned for All Purposes to the Honorable Sunshine S. Sykes, Dept. 6

CLASS ACTION

[PROPOSED] ORDER GRANTING MOTION FOR FINAL APPROVAL OF CLASS ACTION SETTLEMENT

DATE: January 14, 2022
TIME: 8:30 a.m.
DEPT. 6

Complaint Filed: May 29, 2018

1 Plaintiff Kirilose Mansour (“Plaintiff”) has filed a Motion for an Order Granting Final
2 Approval of Class Action Settlement, (the “Motion”). Having reviewed the Motion and supporting
3 materials, the Court determines and orders as follows:

4 A. Counsel for Plaintiff and for defendant Bumble Trading, Inc. (“Bumble”) have advised
5 the Court that the parties have agreed to settle this action (the “Litigation”) on the terms and conditions
6 set forth in the Class Action Settlement Agreement dated May 10, 2021 (the “Agreement”).

7 B. The Court has reviewed the Agreement, as well as the files, records, and proceedings
8 to date in this matter. The terms of the Agreement are hereby incorporated as though fully set forth in
9 this Order. Capitalized terms shall have the meanings attributed to them in the Agreement.

10 C. Based upon review of the Agreement and the other papers filed in the Litigation, it
11 appears to the Court that the Agreement is sufficiently fair, just, reasonable, and adequate to warrant
12 final approval and judgment.

13 Based upon the foregoing, IT IS HEREBY ORDERED:

14 1. **Final Approval of Proposed Settlement.** The Court finds that the Agreement resulted
15 from extensive arm’s length negotiations, with participation of an experienced mediator and
16 determines that the Agreement, including all exhibits thereto, is approved as fair, just, reasonable and
17 adequate.

18 2. **Class Certification for Settlement Purposes Only.**

19 (a) Pursuant to Code of Civil Procedure Section 382, the Court, for settlement
20 purposes only, certifies a class consisting of every male person in California who used Bumble’s dating
21 app and self-identified as interested in women on the Bumble app from May 29, 2016 to May 18, 2021
22 (“the Settlement Class”). The Court finds that for settlement purposes the expanded definition of the
23 Settlement Class in the First Amended Complaint from the class alleged in the original Complaint
24 filed on May 29, 2018 – which limited the Settlement Class to Bumble Boost subscribers – is fair, just
25 and reasonable, because the allegedly discriminatory practice of allowing only women to send the first
26 message is a feature of the Bumble dating app. That feature is not altered by, and is unrelated to, the
27 premium Boost service that was the subject of the original Complaint. The Settlement Class does not
28 include any persons who validly requested exclusion from the Settlement Class.

1 (b) In connection with the certification, the Court makes the following findings:

2 (1) The Settlement Class satisfies Code of Civil Procedure § 382 because
3 the Settlement Class is so numerous that joinder of all members is impracticable;

4 (2) The Settlement Class satisfies Code of Civil Procedure § 382 because
5 there are questions of law or fact common to the Settlement Class;

6 (3) The Settlement Class satisfies Code of Civil Procedure § 382 because
7 the claims of the plaintiff named in the caption are typical of the claims being resolved through the
8 proposed settlement;

9 (4) The Settlement Class satisfies Code of Civil Procedure § 382 because
10 Plaintiff is capable of fairly and adequately protecting the interests of the above-described Settlement
11 Class in connection with the proposed settlement and because counsel representing the Class are
12 qualified, competent and capable of prosecuting the Litigation on behalf of the Settlement Class;

13 (5) The Settlement Class satisfies the requirements of Code of Civil
14 Procedure § 382 because, for purposes of settlement approval and administration, common questions
15 of law and fact predominate over questions affecting only individual Settlement Class Members and
16 because settlement with the above-described Settlement Class is superior to other available methods
17 for the fair and efficient resolution of the claims of the Settlement Class. The Settlement Class is
18 sufficiently cohesive to warrant settlement by representation; and

19 (c) In making the foregoing findings, the Court has exercised its discretion in
20 certifying a settlement class.

21 (d) Plaintiff is hereby designated as Class Representative.

22 3. **Class Counsel.** The Court appoints the Law Offices of Todd M. Friedman, PC and The
23 Soliman Firm as counsel for the Class (“Class Counsel”). For purposes of these settlement approval
24 proceedings, the Court finds that Class Counsel are competent and capable of exercising their
25 responsibilities as Class Counsel.

26 4. **Notice.** The Court finds that the Class Notice and the manner of its dissemination
27 constituted the best practicable notice under the circumstances and was reasonably calculated, under
28 all the circumstances, to apprise Settlement Class Members of the pendency of the Litigation, the terms

1 of the Agreement, and their right to object to or exclude themselves from the Settlement Class. The
2 Court finds that the notice was reasonable, that it constituted due, adequate and sufficient notice to all
3 persons entitled to receive notice, and that it met the requirements of due process, Rules of Court 3.766
4 and 3.769(f), and any other applicable laws.

5 **5. Exclusion from Settlement Class.** Each Settlement Class Member who excluded
6 himself from the Settlement Class and followed the procedures set forth in Section 4.6 of the
7 Agreement shall be so excluded. All persons who properly requested exclusion from the Settlement
8 Class shall not be Settlement Class Members and shall have no rights with respect to, nor be bound
9 by, the Agreement; provided, however, that any Settlement Class Member may rescind his request for
10 exclusion from the Settlement Class by providing written notice of withdrawal to the Settlement
11 Administrator no more than fourteen (14) days after the Final Approval Hearing. The names of all
12 such excluded individuals shall be attached as an exhibit to any Final Judgment.

13 **6. Costs of Notice and Administration.** The costs of email notice to the Class of the
14 pendency and settlement of the Litigation and the cost of reverse look up of contact information (email
15 addresses and/or physical addresses) of Settlement Class Members without active accounts for whom
16 Defendant only has telephone numbers as contact information by the Settlement Administrator in an
17 amount up to \$100,000 shall be paid by Bumble; and all other costs of administering the settlement,
18 shall be paid from the Common Fund.

19 **7. Benefits To Settlement Class and Disbursements from Common Fund.**

20 (a) By the Benefit Deadline, Bumble will deposit 20 free Super Swipes into the Bumble
21 account of every Settlement Class Member who at that time has a Bumble dating app account.

22 (b) To the extent that additional settlement administration costs are incurred after Bumble's
23 initial disbursement to the Settlement Administrator of the Administrative Cost Estimate portion of
24 the Common Fund, but before the deposit of funds into the Common Fund, the Settlement
25 Administrator will bill, and Bumble shall pay, such additional costs. For any such additional costs of
26 settlement administration that are paid by Bumble, Bumble shall receive a credit against the amounts
27 required to be paid into the Common Fund.

28 (c) All settlement administration costs, except as to the \$100,000 for reverse lookups, will

1 be drawn from the Common Fund by the Settlement Administrator, subject to the written approval of
2 Bumble (via its counsel) and Class Counsel.

3 (d) Upon the Effective Date, Bumble will disburse to the Settlement Administrator the
4 remainder of the Common Fund necessary to make all payments in accordance with the Agreement.

5 (e) By the Benefit Deadline, Bumble will implement a “reactions” feature that will permit
6 all California users of the Bumble dating app, both male and female, to “react” to specific parts of the
7 profiles of other such users by selecting from a predetermined set of emojis to send to other such users
8 as part of the swiping process. This “reactions” feature will be available to all California users, for a
9 period of one year after the Effective Date, regardless of gender or stated sexual preference.

10 8. **Attorney’s Fees and Costs.** By the Benefit Deadline, Bumble will separately transfer
11 to the Settlement Administrator the amount of Attorney’s Fees and Costs and Incentive Award:

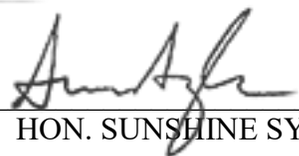
- 12 • Plaintiff’s counsel are awarded \$3,250,000 in attorneys fees for their representation of
13 Plaintiff and the Class in this matter;
- 14 • Plaintiff is awarded demonstrated costs of \$16,714.27;
- 15 • The Claims Administrator, Postlethwaite & Netterville, APAC, is awarded its costs of
16 \$99,725 for Claims Administration; and
- 17 • Plaintiff Kirilose Mansour is awarded \$5,000 as an incentive award for bringing this
18 action.

19 These amounts will be paid by Defendant and from the Common Fund as set forth in the Agreement.

20 9. **Discretion of Counsel.** Counsel are hereby authorized to take all reasonable steps in
21 connection with administration of the settlement not materially inconsistent with this Order that they
22 jointly deem reasonable or necessary.

23
24 **IT IS SO ORDERED.**

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26 Date: 01/27/2022, 2022

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HON. SUNSHINE SYKES