

SETTLEMENT AGREEMENT AND RELEASE

This Settlement Agreement and Release is entered into between and among the following parties, by and through their respective counsel: Plaintiff Jake Cavanaugh (“Plaintiff” or “Class Representative”), on behalf of himself and the Settlement Class (as defined below), and Defendant Fanatics, LLC (“Fanatics” or “Defendant”). Plaintiff and Defendant will sometimes be referred to together as the “Parties,” or, individually, as a “Party.”

RECITALS

WHEREAS, on May 6, 2022, Plaintiff filed a Class Action Complaint on behalf of himself and a putative class in the lawsuit styled *Cavanaugh v. Fanatics, LLC*, Case No. 22CECG01395, in the Superior Court of the State of California for the County of Fresno (“California Action”);

WHEREAS, on August 25, 2022, the California Action was removed to the United States District Court for the Eastern District of California, Case No. 1:22-cv-01085;

WHEREAS, on June 26, 2024, the court in the California Action granted Fanatics’ Motion to Compel Arbitration;

WHEREAS, Plaintiff alleges that Fanatics falsely advertised, misstated, and omitted the true cost of shipping and charged unlawful fees including handling fees (“Allegations”);

WHEREAS, Plaintiff alleged that, as a result of the Allegations, he and other similarly situated individuals are entitled to declaratory and injunctive relief, restitution, damages (statutory, compensatory, and punitive), attorneys’ fees, interest, and costs;

WHEREAS, the Parties and their counsel engaged in an intensive, arm’s-length, multi-session mediation in an attempt to resolve claims based on the Allegations for the Settlement Class, while avoiding the cost, delay, and uncertainty of further litigation, trial, and appellate practice;

WHEREAS, the Parties' mediation efforts included multiple sessions with Michelle Yoshida of Phillips Alternative Dispute Resolutions Enterprises (including on December 20, 2023, February 22, 2024), and multiple sessions with Shirish Gupta of JAMS, as well as multiple settlement discussions facilitated by both mediators;

WHEREAS, following each mediation session, settlement negotiations continued for months and ultimately, the Parties (through their counsel) reached an agreement in principle to resolve the California Action and the Allegations on a class-wide basis;

WHEREAS, under the terms of the settlement, Plaintiff agreed to dismiss the California Action and re-file in the Circuit Court of the Eleventh Judicial Circuit in and for Miami-Dade County, Florida (the "Florida Action" and together with the California Action, the "Actions"), asserting similar false and/or deceptive advertising claims on behalf of the Settlement Class (as defined below) based on similar Allegations;

WHEREAS, for settlement purposes only, Plaintiff will request that the court in the Florida Action conditionally certify the Settlement Class and appoint him as Class Representative and his lawyers (identified below) as Class Counsel in this case;

WHEREAS, based on their investigation and informal discovery (which was conducted under the mediation privilege) and the experience of Class Counsel, Plaintiff and Class Counsel have concluded that the terms and conditions of this Agreement are fair, reasonable, and adequate to, and in the best interest of, the Settlement Class;

WHEREAS, Plaintiff, on behalf of himself and as the representative of the Settlement Class, and Defendant desire to resolve the dispute between them;

WHEREAS, Plaintiff, on behalf of himself and as the representative of the Settlement Class, and Defendant will execute this Agreement solely to compromise and settle protracted, complicated, and expensive litigation; and

WHEREAS, Defendant denies any and all liability or wrongdoing to the Class Representative and to the Settlement Class, and continues to believe Allegations and claims asserted by Plaintiff are without merit (including that the Allegations would be suitable for certification in the absence of a settlement). Nonetheless, the Parties have concluded that further litigation would be protracted and expensive, have taken into account the uncertainty and risks inherent in litigation generally, and have determined that it is desirable that the California Action and the Allegations be fully, completely, and finally settled in the manner and on the terms set forth herein.

NOW, THEREFORE, in exchange for the mutual covenants and promises contained herein and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Parties and their counsel agree that the California Action and all claims based on the Allegations shall be settled, compromised, and/or dismissed on the merits and with prejudice on the terms and conditions in this Agreement, and without costs (except as provided herein), subject to Court approval of this Agreement after a hearing and on finding that it is a fair, reasonable, and adequate settlement.

I. DEFINITIONS

In addition to the terms defined above and at other places in this Agreement, the following defined terms have the meaning set forth below:

A. “Administrator” means Analytics, which, subject to Court approval, shall be responsible for administrative tasks as specified in this Agreement and that may include, without limitation: (a) arranging for distribution of the Class Notice and Claim Form to Settlement Class

Members; (b) making any electronic mailings to Settlement Class Members required under this Agreement; (c) forwarding written inquiries from Settlement Class Members to Class Counsel or their designee; (d) establishing the Settlement Website; (e) receiving and processing Settlement Claims Forms and distributing Vouchers to Settlement Class Members; (f) vetting Claims and Requests for Exclusion; and (f) otherwise assisting with implementing and administering this Agreement, subject in all cases to approval by Class Counsel and Counsel for Defendant. Class Counsel and Counsel for Defendant may, by agreement, substitute a different entity as Administrator, subject to approval by the Court if the Court has previously approved the Settlement preliminarily or finally. In the absence of agreement, either Class Counsel or Defendant may move the Court to substitute a different entity as Administrator on a showing of good cause.

B. “Agreement” means this Settlement Agreement and Release, together with all attachments and exhibits hereto.

C. “Attorneys’ Fees and Expenses” means the total recovery that may be awarded to Class Counsel to compensate them (and all other attorneys for Plaintiff or the Settlement Class) for attorneys’ fees and expenses incurred by Plaintiff or Class Counsel in connection with the Actions.

D. “Claim” means a written request for a Voucher submitted by a Settlement Class Member to the Administrator pursuant to the procedures stated herein.

E. “Claim Deadline” means the last date by which a Claim submitted to the Administrator by a Settlement Class Member for a Voucher must be emailed, electronically submitted, or postmarked, which shall be ninety (90) calendar days after the Class Notice Date and no later than twenty (20) days before the Final Approval Hearing. All Claims emailed, electronically submitted or postmarked on or before the Claim Deadline shall be timely, and all

Claims emailed, electronically submitted or postmarked after the Claim Deadline shall be untimely and barred from entitlement to any Voucher or other settlement compensation.

F. “Claim Form” means the form a Settlement Class Member must complete and submit to receive a Voucher under this Agreement. The Claim Form is attached as **Exhibit 1** to this Agreement and/or as ultimately approved by the Court.

G. “Class Counsel” means: (a) Andrew J. Shamis, Shamis & Gentile, P.A.; (b) Scott Edelsberg, Edelsberg Law, P.A.; and (c) Jeffrey D. Kaliel, KalielGold PLLC.

H. “Class Notice” means the program of notice described in this Agreement to be provided to Settlement Class Members, which will notify Settlement Class Members about the details of the Settlement.

I. “Class Notice Date” means the last date on which Class Notice can be disseminated, which shall be set by the Court in the Preliminary Approval Order as approximately sixty (60) days after the Court enters the Preliminary Approval Order.

J. “Class Period” means the time period from May 6, 2018 (i.e., four years preceding the filing of the California Action), through the date of Preliminary Approval.

K. “Confidential Information” means proprietary or commercially sensitive information or personal information subject to state and federal privacy laws that the Parties agree to protect in this Agreement from disclosure and dissemination to the public or any third-party or entity other than the Administrator.

L. “Counsel for Defendant” means: Greenberg Traurig, LLP, including Robert J. Herrington.

M. “Court” means the Circuit Court of the Eleventh Judicial Circuit in and for Miami-Dade County, Florida.

N. “Days” means calendar days, except that, when computing any period of time under this Agreement, the day of the act, event, or default from which the designated period of time begins to run shall not be included. Further, when computing any period of time under this Agreement, the last day of the period so computed shall be included, unless it is a Saturday, Sunday, or legal holiday, in which event the period runs until the end of the next day that is not a Saturday, Sunday, or legal holiday.

O. “Effective Date” means the day when the Court enters the Final Approval Order.

P. “Fanatics Websites” means all websites owned or operated by Fanatics, the URLs of which are listed on **Appendix A**, including all mobile versions and mobile applications of Fanatics Websites.

Q. “Final Approval Hearing” means a hearing set by the Court for the purpose of: (i) determining the fairness, adequacy, and reasonableness of this Agreement and associated settlement in accordance with class action procedures and requirements under Florida law; and (ii) entering the Final Approval Order (and judgment). To ensure enough time for distributing Class Notice in a reasonable manner and for the submission and processing of Claims, Requests for Exclusion, and objections, the Parties agree that the Final Approval Hearing shall take place no earlier than January 2026.

R. This Agreement being “Finally Approved” means five (5) court days after whichever of the following is later: (i) if no timely motions for reconsideration and/or no appeals or other efforts to obtain review have been filed, the expiration of thirty-one (31) calendar days after notice of the entry of the Final Approval Order, or (ii) in the event that an appeal or other effort to obtain review has been initiated, the date after any and all such appeals or other review(s) have been finally concluded in favor of the Final Approval Order, any mandates have been returned

to the Court, and the Final Approval Order (and the ruling on any objection thereto) are no longer subject to review, whether by appeal, petitions for rehearing, petitions for rehearing en banc, petitions for certiorari, or otherwise.

S. “Final Approval Order” means the order and judgment to be entered by the Court, substantially in the form, and without material change to, the order attached hereto as **Exhibit 2**, approving this Agreement as fair, adequate, and reasonable and in the best interests of the Settlement Class as a whole in accordance with the Florida Rules of Civil Procedure, and making such other findings and determinations as the Court deems necessary and appropriate to effectuate the terms of this Agreement, including granting Final Approval of the Settlement and ruling on Class Counsel’s application for attorneys’ fees and expenses and the Service Award for the Class Representative. If the Court enters separate orders addressing the matters constituting the matters set forth in this paragraph, then the Final Approval Order includes all such orders.

T. “Long-Form Notice” means the notice that is made available on the Settlement Website and upon request from the Administrator, as approved by the Court and in substantially the form attached as **Exhibit 3** to this Agreement.

U. “Notice” means the e-mail notice that will be e-mailed by the Administrator to those who may be Settlement Class Members, as approved by the Court and in substantially the form attached as **Exhibit 4** to this Agreement. The e-mail notice shall contain an electronic link to the Settlement Website where a Settlement Class Member can access an online Claim Form pre-filled with the Settlement Class Member’s unique claim ID.

V. “Notice and Administrative Costs” means the expenses incurred by the Administrator in disseminating the Class Notice and in administering the Settlement, including, but not limited to, costs and expenses associated with assisting Settlement Class Members,

processing claims, issuing Vouchers, and related services. All Notice and Administrative Costs shall be paid by Defendant, except for the Reminder E-mail Notice discussed in III.B.3 below.

W. “Objection Deadline” means the date identified in the Preliminary Approval Order and Class Notice by which a Settlement Class Member must serve written objections, if any, to the Settlement to be able to object to the Settlement. The Objection Deadline shall be ninety (90) calendar days after the Class Notice Date and no later than twenty (20) days before the Final Approval Hearing.

X. “Opt-Out Deadline” means the date identified in the Preliminary Approval Order and Class Notice by which a Request for Exclusion must be submitted in writing and postmarked to the Administrator for a Settlement Class Member to be excluded from the Settlement Class . The Opt-Out Deadline shall be ninety (90) calendar days after the Class Notice Date and no later than twenty (20) days before the Final Approval Hearing.

Y. “Preliminary Approval Order” means an order to be entered by the Court conditionally certifying the Settlement Class and granting preliminary approval of the Settlement, substantially in the form attached hereto as **Exhibit 5**, without material change.

Z. “Publication Notice” means a legal notice presented as a quarter-page advertisement the USA Today (Los Angeles and San Francisco regions), to be arranged and paid for by the Administrator and approved by the Court. The text of the Publication Notice will be substantially similar to the form attached hereto as **Exhibit 6**.

AA. “Released Claims” means all liabilities, rights, obligations, claims for relief, actions, causes of action, suits, demands, damages, charges, costs, attorneys’ fees, losses and remedies of any nature whatsoever, whether known or unknown, existing or potential, suspected or unsuspected, liquidated or unliquidated, fixed or contingent, legal, statutory, or equitable,

against Released Parties that arise out of, concern or relate to any acts, omissions, or other conduct concerning Defendant's advertising, marketing, promotion, or receipt of payment related to shipping, fees (including handling fees), charges, or any costs for or associated with the delivery of orders placed through any of the Fanatics Websites during the Class Period, including any claims, Allegations, or theories that were or could have been claimed, raised, or alleged in the Actions (without regard to choice-of-law rules).

BB. "Released Parties" means Defendant and all of its direct or indirect parents, subsidiaries, members, affiliated and related entities, predecessors, successors and assigns, licensors, partners, privities, vendors, contractors, subcontractors, and agents, together with any of their present and former owners, representatives, parents, subsidiaries, affiliates, agents, vendors contractors, subcontractors, insurers, officers, directors, board members, shareholders, employees, predecessors, successors and assigns, attorneys, accountants, and all persons acting by, through, under, or in concert with it, or any of them. "Released Parties" also shall include any other persons or entities, not identified above, who, by the express terms of this Agreement, are intended to be released by the Releasing Parties.

CC. "Releasing Parties" means Plaintiff and all Settlement Class Members who do not timely and properly opt-out of the Settlement, and each of their respective executors, representatives, heirs, predecessors, assigns, beneficiaries, successors, bankruptcy trustees, guardians, joint tenants, tenants in common, tenants by the entirety, agents, attorneys and all those who claim through them or on their behalf.

DD. "Request for Exclusion" means a written request from a Settlement Class Member compliant with the instructions on how to seek to exclude the Settlement Class Member from the Settlement Class, as explained below.

EE. “Service Award” means any approved payments to the Class Representative.

FF. “Settlement” means the settlement set forth in this Agreement.

GG. “Settlement Class” means all members of the class of persons in the Florida Action that will be certified by the Court for settlement purposes as follows:

All persons in the United States who, from May 6, 2018, to the date of an order granting preliminary approval, ordered merchandise through the Fanatics Websites, and were assessed and paid a handling fee.

The Settlement Class excludes the following: (1) the trial judge presiding over this case; (2) Defendant, as well as any parent, subsidiary, affiliate, or control person of Defendant, and the officers, directors, agents, servants, and employees of Defendant; (3) any of the Released Parties; (4) the immediate family of any such person(s); any (5) Settlement Class Member who has timely opted out of this proceeding; and (6) Plaintiff’s Counsel, their employees, and their immediate family.

HH. “Settlement Class Claimant” means any Settlement Class Member who submits a Claim in accordance with this Agreement.

II. “Settlement Class List” means the electronic data Defendant shall produce from its records that includes the names, email addresses, and mailing address, to the extent available, for each Settlement Class Member. The Settlement Class List shall be treated by the Administrator as Confidential Information and shall not be shared with Class Counsel.

JJ. “Settlement Class Member(s)” means any member of the Settlement Class.

KK. “Settlement Website” means the website that the Administrator will establish as soon as practicable following Preliminary Approval, but prior to the commencement of the Class Notice, as a means for members of the Settlement Class to obtain notice of and information about the Settlement.

LL. “Voucher” means a voucher good for use on Defendant’s specifically designated e-commerce store, <https://www.fanatics.com/> (“Fanatics.com”), for five dollars (\$5.00) off a single purchase (no minimum purchase). A Voucher will be in form of a unique code and will be delivered to Settlement Class Members who submit properly completed and timely Claim Forms to the Administrator, and who qualify for such relief under this Agreement. Each Voucher: (i) may be used only once, meaning they have no residual value if the amount redeemed is less than the Voucher amount; (ii) will apply to the retail purchase prices offered to the general public; (iii) are non-transferrable; (iv) will not be usable with other voucher or discount codes, but may (in Defendant’s sole discretion) be compatible with promotions and discounts requiring no code (e.g., sale prices and free/discounted shipping offered on certain days); (v) will be issued no earlier than January 2026 and will expire 12 months after issuance; (vi) may be used only at Fanatics.com; and (vii) shall not be redeemable for cash. The Vouchers are provided separate and apart from any award of attorneys’ fees/costs, any Service Award, and any costs of administering the Settlement.

II. SETTLEMENT TERMS

A. Conditional Certification and Conditional Nature of Agreement

For settlement purposes only, Defendant conditionally agrees and consents to certification of the Settlement Class. Defendant’s conditional agreement is contingent on (i) the Parties’ execution of this Agreement, (ii) the Court’s entry of the Final Approval Order, and (iii) the Agreement becoming Finally Approved. Except as provided below, if the Court does not issue a Final Approval Order or this Agreement, for any reason, is not Finally Approved, or if the Agreement is otherwise terminated, the Agreement shall be null and void *ab initio* such that the Parties shall be deemed restored to their respective positions *status quo ante*, shall be of no force or effect whatsoever, shall not be referred to or used for any purpose whatsoever, and the

negotiation, terms, and entry of the Agreement shall remain inadmissible under the Florida Rules of Civil Procedure, Florida Rules of Evidence, and any applicable state or federal law or rule of civil procedure or evidence. If for any reason the settlement is not granted preliminary and final approval, Defendant's conditional agreement to certification of the Settlement Class shall not be used for any purposes, including any request for class certification in the Actions or any other proceeding.

Defendant denies all claims, liability, damages, losses, penalties, interest, fees, restitution, and all other forms of relief that were or could have been sought in the Actions, as well as all class action allegations asserted in the Actions (including that the Allegations would be suitable for certification in the absence of a settlement). Defendant has agreed to resolve the Actions through this Agreement, but if this Agreement is deemed void or Final Approval does not occur, Defendant does not waive, but rather expressly reserves, all rights to challenge all such claims and allegations in the Actions on all procedural, evidentiary, and factual grounds, including, without limitation, the ability to challenge on any grounds whether any class can be certified and to assert any and all defenses or privileges. The Class Representative and Class Counsel agree that Defendant retains and reserves all of these rights and agree not to take a position to the contrary.

B. Settlement Class Relief

1. Award to Settlement Class

In consideration for the Releases set forth in this Agreement, Defendant shall provide the following relief:

Defendant shall issue two (2) Vouchers in the amount of \$5.00 each (for a total of \$10.00) to each Settlement Class Member who submits a timely, valid, and verified Claim Form, by the Claim Deadline in the manner required by this Agreement.

2. Distribution of Vouchers

Each Settlement Class Member who submits a timely, valid, and verified Claim Form by the Claim Deadline in the manner required by this Agreement, shall be sent by email two (2) Vouchers by the Administrator.

No later than sixty (60) days after the Agreement is Finally Approved, the Administrator shall distribute the Vouchers to each Settlement Class Member who submits a timely, valid, and verified Claim Form. The Administrator shall distribute the Vouchers to the email address that Settlement Class Members designated on their Claim Form. Vouchers will be in form of a unique code and will be delivered to Settlement Class Members who submit properly completed and timely Claim Forms to the Administrator, and who qualify for such relief under this Agreement. The Vouchers are provided separate and apart from any award of attorneys' fees and costs, any Service Award, and any costs of providing notice and administrating the Settlement.

3. Attorneys' Fees and Costs.

Defendant agrees that Class Counsel shall be entitled to an award of reasonable attorneys' fees and costs to be paid by Defendant. Class Counsel will not seek an award greater than one million four hundred fifty thousand dollars (\$1,450,000.00) total for attorneys' fees, costs, expenses and any Service Award ("Fees and Costs"). Defendant agrees that this amount is fair and reasonable. Defendant's payment of Fees and Costs is to be paid separate and apart from the award to the Class and Notice and Administrative Costs.

Any Court decision declining to award the amount in attorneys' fees requested by Class Counsel shall not be a basis to terminate the Settlement. Class Counsel shall be responsible for allocating and shall allocate among Class Counsel any Attorneys' Fees and Expenses, and Defendant shall have no responsibility, role, or liability in connection with such allocation.

All Attorneys' Fees and Expenses awarded by the Court shall be paid to Shamis & Gentile, P.A. in a manner agreed between the Class Counsel and Defendant within five business (5) days of the Settlement becoming Finally Approved. Shamis & Gentile, P.A. shall handle any distribution of Attorneys' Fees and Expenses between Class Counsel. Defendant shall have no responsibility for any allocation, and no liability (including tax liability) whatsoever to any lawyer, law firm, person, or entity claiming any share of the funds to be distributed. Shamis & Gentile, P.A. shall provide a W-9 and wire instructions to Fanatics within ten (10) business days of this agreement being executed.

The Parties negotiated and reached agreement regarding attorneys' fees and costs only after reaching agreement on all other material terms of this Settlement.

4. Individual Service Award to Named Plaintiff.

Class Counsel intends to file a motion for Court approval of a Service Award for the Class Representative, in addition to any Vouchers the Class Representative stands to otherwise receive from the Settlement. Any Service Award shall be paid from the Fees and Costs. Any Court decision declining Plaintiff's request for a Service Award or reducing the amount shall not be a basis to terminate the Settlement. Shamis & Gentile, P.A. shall handle any distribution of any Service Award. Defendant shall have no responsibility for any payment, and no liability (including tax liability) whatsoever as to the Service Award.

5. Notice and Administrative Costs.

With the exception of the Reminder E-mail Notice discussed in III.B.3 below, Defendant shall pay the Notice and Administrative Costs incurred by the Administrator in disseminating Notice and administering the Settlement. Except as expressly stated below, Defendant's payment

of Notice and Administrative Costs are to be paid separate and apart from the award to the Class, as well as Fees and Costs.

C. Settlement Approval

Concurrent with submission of this Agreement for the Court's consideration, Class Counsel shall submit to the Court an Unopposed or Agreed Motion for Preliminary Approval of this Agreement, which shall be filed no later than fifteen (15) days before the Preliminary Approval Hearing. Counsel for Defendant shall have seven (7) business days to review the motion for preliminary approval before filing with the Court. Defendant also shall be permitted, but is not required, to file its own brief or statement of non-opposition in support of the Motion for Preliminary Approval. The motion shall seek entry of an Agreed Preliminary Approval Order, which shall be in a form agreed upon by Class Counsel and Defendant.

The Plaintiff's Motion for Preliminary Approval of the Settlement will include a request to the Court for a scheduled date on which the Final Approval Hearing will occur. The motion will also request the Court to authorize the issuance of the email Notice to all Settlement Class Members, including those who have previously opted out of receiving emails from Defendant through any applicable loyalty program, advertisement, or otherwise, so as to ensure notice is provided in the best manner that is practicable in these circumstances.

The Parties agree that, pending the hearing on the contemplated Motion for Preliminary Approval and provisional Class certification order: (i) Defendant shall have no obligation to file an answer or otherwise respond to the Complaint in the Action, without any risk of waiver or default and Defendant shall have an open-ended extension of time to answer or otherwise respond to the Complaint in the Action; and (ii) the Parties shall propound no discovery and seek no depositions. In the event the Court denies preliminary approval of the Agreement, the Parties

will meet and confer regarding pleading deadlines, a discovery schedule, and other litigation activity as appropriate.

Plaintiff shall file his Motion for Final Approval of the Settlement, and his application for Fees and Costs no later than fifteen (15) days prior to the Final Approval Hearing. Counsel for Defendant shall have seven (7) business days to review the Motion for Final Approval and the application for attorneys' fees before filing with the Court. Defendant also shall be permitted, but is not required, to file its own brief or statement of non-opposition in support of the Motion for Final Approval. At the Final Approval Hearing, the Court will hear argument on Plaintiff's Motion for Final Approval of the Settlement, and on Class Counsel's application for attorneys' fees, costs, and expenses and for a Service Award for the Class Representative. In the Court's discretion, the Court also will hear argument at the Final Approval Hearing from any Settlement Class Members (or their counsel) who object to the Settlement or to the fee, cost, expense or Service Award application, provided the objectors submitted timely written objections that meet all the requirements listed in the preliminary approval order and notice.

At or following the Final Approval Hearing, the Court will determine whether to enter the Final Approval Order granting Final Approval of the Settlement and entering final judgment thereon, and whether to approve Class Counsel's request for attorneys' fees, costs, expenses, and a Service Award. The proposed Final Approval Order shall be in a form agreed upon by Class Counsel and Defendant. Such proposed Final Approval Order shall, among other things:

- a. Determine that the Settlement is fair, adequate and reasonable;
- b. Finally certify the Settlement Class for settlement purposes only;
- c. Determine that the Notice provided satisfies applicable standards and Due Process requirements;

- d. Enter judgment dismissing the Action with prejudice and without fees or costs, except as set forth in this Agreement;
- e. Bar and enjoin all Releasing Parties from asserting any of the Released Claims, including during any appeal from the Final Approval Order;
- f. Release Defendant and the Released Parties from the Released Claims; and
- g. Reserve the Court's continuing and exclusive jurisdiction over the Parties to this Agreement, including the Defendant, all Settlement Class Members and all objectors, to administer, supervise, construe and enforce this Agreement in accordance with its terms.

III. CLAIMS ADMINISTRATION

A. Administrator

The Administrator shall administer the Settlement in a cost-effective and timely manner. Without limiting any of its other obligations as stated herein, the Administrator shall be responsible for, among other things and if and as necessary, for the implementation and effectuation of Class Notice, processing and vetting Claim Forms, receiving and maintaining on behalf of the Court any correspondence regarding requests for exclusion and/or objections to the Settlement, distributing administering Vouchers, and providing all other related support, reporting, and administration as further stated in this Agreement. The Parties may direct the Administrator to assist with various additional administrative tasks in implementing the Settlement as the Parties agree is appropriate.

The Parties will coordinate with the Administrator to provide email Notice to the Settlement Class, as provided in this Agreement. The Administrator shall administer the Settlement in accordance with the terms of this Agreement and shall treat any and all documents, communications, and other information and materials received in connection with the

administration of the Settlement as Confidential Information except as provided for in this Agreement or by court order.

With the exception of the Reminder E-mail Notice discussed in III.B.3 below, all Notice and Administrative Costs shall be paid by Defendant as set forth in more detail under the terms of a separate agreement with the Administrator. Defendant shall not be obligated to compute, estimate, or pay any taxes on behalf of Plaintiff, any Settlement Class Member, Class Counsel, or the Administrator. Class Counsel is responsible for any and all fees and costs associated with the Reminder Email Notice.

B. Notice

1. Notice to the Settlement Class

Class Counsel and Defendant shall insert the correct dates and deadlines in the Notice before the Class Notice commences, based upon those dates and deadlines set by the Court in the Preliminary Approval Order.

2. Settlement Class List

Within fourteen (14) days after entry of the Preliminary Approval Order, Defendant—if it has not already done so—will provide to the Administrator the Settlement Class List in electronic format.

Within thirteen (13) months after the Vouchers are distributed and completion of the administration, or within thirty (30) days of the Settlement being terminated, all originals, copies, documents, transcriptions, iterations, or drafts of the Settlement Class List or any portion thereof (including all private information of Settlement Class Members) shall be returned to Defendant or destroyed by the Administrator.

3. Direct Notice via Email

Notice shall be provided to the Settlement Class Members as set forth herein. The Administrator, by the Class Notice Date, shall send Notice to Settlement Class Members via email substantially in the form attached as **Exhibit 4** (the “E-Mail Notice”), along with an electronic link to the Claim Form pre-filled with the Settlement Class Member’s claim ID, to all Settlement Class Members for whom a valid email address is available in the Settlement Class List. The Administrator shall review the Settlement Class List, utilize methods commonly used in the class administration industry to verify and/or update e-mail addresses (e.g., reliable sources like LexisNexis and TransUnion) and to avoid spam filters, and shall, to the extent reasonably possible, send the E-Mail Notice to all Settlement Class Members. The E-Mail Notice program shall be completed by the Class Notice Date. In the event transmission of email notice results in any “bounce-backs,” the Settlement Administrator shall, where reasonable correct any issues that may have caused the “bounce-back” to occur and make a second attempt to re-send the email notice.

Class Counsel may, at their option, approximately fourteen (14) days before the Claims Deadline, request that the Administrator again send Notice (“Reminder Email Notice”) via email substantially in the form attached as **Exhibit 4** (with minor, non-material modifications to indicate that it is a reminder email rather than an initial notice), along with an electronic link to the Claim Form pre-filled with the Settlement Class Member’s claim ID, to all Settlement Class Members for whom a valid email address is available in the Settlement Class List and who did not already submit a Claim Form. Class Counsel is responsible for any and all fees and costs associated with the Reminder Email Notice.

The Administrator shall provide Class Counsel and Defendant a sworn declaration that confirms that the E-Mail Notice program was completed in a timely manner and in accordance with standard industry practice, this Agreement, and the Preliminary Approval Order.

4. Long-Form Notice

E-Mail Notice will contain the address for the Settlement Website. On the website, Settlement Class members will find important documents and court filings, including the Long-Form Notice in substantially the same form as **Exhibit 3**, which will contain more detail than the E-Mail Notice. The Long Form Notice will be sent to all Settlement Class members who contact the Administrator by telephone or email and request a copy.

5. Publication Notice

Unless otherwise ordered by the Court, the Claims Administrator will arrange for publishing the Publication Notice in substantially the same form as **Exhibit 6**, after entry of the Preliminary Approval Order and by the Class Notice Date. The Administrator shall provide Class Counsel and Defendant a sworn declaration confirming that the Publication Notice was published in a timely manner and in accordance with standard industry practice, this Agreement, and the Preliminary Approval Order

6. Settlement Website

By the Class Notice Date, the Administrator shall establish and maintain the Settlement Website, which, among other things: (i) enables Settlement Class Members to access and download Claim Form, (ii) provides contact information for Class Counsel, and (iii) provides access to relevant documents concerning the Action. Such documents shall include this Agreement, the Class Notice, the Long-Form Notice, the Preliminary Approval Order, the Motion for Attorney's Fees and Service Award, the Complaint, and, when filed, the Final Approval Order. The Class Notice shall include the address (URL) of the Settlement Website. The Settlement Website shall have a portal where Claim Forms can be submitted.

7. Toll-free Telephone Number

By the Class Notice Date, the Administrator shall establish and maintain a toll-free number that maintains an IVR (or similar) system to answer questions about the Settlement. The Administrator shall maintain the IVR (or similar) system until at least sixty (60) days following the Claim Deadline.

C. Claim Filing, Review, and Approval Process

1. Claim Form

To submit a Claim, Settlement Class Members must correctly provide the information and documentation required by the Claim Form. The Claim Form shall require any Settlement Class Member to check a box to confirm as follows: “Between May 6, 2018, and the date of Preliminary Approval, I made one or more purchases on the Fanatics Websites where I paid a handling fee without realizing I was paying the fee. I declare under penalty of perjury under the laws of the United States that the foregoing is true and correct.” The Claim Form shall be substantially similar to the form attached as **Exhibit 1**. A sample Claim Form shall be available for download from the Settlement Website.

2. Claim Filing Process

Settlement Class Members shall be permitted to make a Claim for Vouchers by submitting a claim on the Settlement Website on a date no later than the Claim Deadline. Any Settlement Class Member who does not submit an accurate and fully completed Claim Form by the Claim Deadline shall be deemed to have waived any Claim and any such Claim will be rejected by the Administrator. Claim Forms can also be submitted via email to the Administrator or by U.S. mail to the Administrator. The delivery date of a Claim Form is deemed to be the date the Claim Form is received by the Administrator by email or electronically through the Settlement Website, as evidenced by the electronic transmission receipt, or, if the Claim Form is submitted by the United States mail, the date of the Claim Form is deposited in the U.S. mail, as evidenced by the postmark.

3. Invalid Claims

Any Settlement Class Member who fails to submit a timely, accurate, complete, correct, and valid Claim Form shall not be entitled to receive any Vouchers, but shall otherwise be bound by all of the terms in this Agreement, including the terms of the Final Approval Order and the Releases in this Agreement, and shall be permanently barred and enjoined from bringing any action, claim, or other proceeding of any kind against any Released Parties concerning any Released Claims.

4. Claim Review Process

The Administrator shall confirm that each Claim Form submitted is in the form required; that each Claim Form includes the required affirmations and information; that each Claim Form was submitted in a timely fashion; and that the Settlement Class Claimant is a member of the Settlement Class. Any Settlement Class Claimant's failure to provide any of the required affirmations or information shall result in the Claim being deemed invalid, and Defendant shall have no obligation to process, create, or honor any Voucher on such invalid Claim. The Administrator shall not receive any incentive for denying claims.

The Administrator may contact any Settlement Class Claimant to request additional information and documentation, including, but not limited to, information and documentation sufficient to allow the Claims Administrator to: (i) verify that the information set forth in, or attached to, a Claim Form is accurate, and the Claimant is a Class Member; and (ii) determine the validity of any Claim and/or whether any Claim is duplicative or fraudulent. The Administrator's decision, including whether a Claimant is a Class Member, whether a Claim is valid and timely, and whether a Claim is duplicative or fraudulent, shall be non-appealable, final, and binding upon the Parties and the Claimant. The Parties shall have the right to review any information received or used by the Administrator in evaluating Claim Forms.

Defendant and the Administrator may review any Voucher presented at Fanatics.com to determine whether it is valid and has not expired, and to prevent the use of duplicate, counterfeit, and fraudulent Vouchers. Defendant and the Administrator reserve the right to decline any Voucher that either of them believes is invalid, has expired, is a duplicate, is counterfeit, or is fraudulent. In the event that a Voucher is declined and the Claimant disputes the decision, the Claims Administrator will confer with the Claimant in good faith in an attempt to resolve the dispute.

D. Opt-Out Rights

1. Opt-Out Requirements

The Notice shall include a procedure for Settlement Class Members to opt-out of the Settlement Class. A Settlement Class Member who wishes to opt-out of the Settlement Class must do so in writing. To opt-out, a Settlement Class Member must complete and send to the Administrator, at the address listed in the Class Notice, a Request for Exclusion that is postmarked no later than the Opt-Out Deadline, as specified in the Class Notice (or as the Court otherwise requires). The Request for Exclusion must: (a) identify the case name; (b) identify the name, address, and telephone number of the Settlement Class Member; (c) identify the online purchases, dates of purchase, and the amount paid in handling fees; (d) be personally signed by the Settlement Class Member requesting exclusion; and (e) contain a statement that indicates a desire to be excluded from the Settlement Class in the Action, such as: "I hereby request that I be excluded from the proposed Settlement Class." The Request for Exclusion must be individually signed and submitted by the Settlement Class Member requesting exclusion.

No Settlement Class Member, or any person acting on behalf of or in concert or participation with any Settlement Class Members, may exclude any other Settlement Class Member from the Settlement Class. A Settlement Class Member may exclude himself or herself

on an individual basis only. “Mass” or “class” exclusion requests, whether submitted by third parties on behalf of a “mass” or “class” of Settlement Class Members or by multiple Settlement Class Members, where no personal statement has been signed by each individual Settlement Class Member, are not allowed.

Any Settlement Class Member who does not opt-out of the Settlement in the manner described herein shall be deemed to be part of the Settlement Class, and shall be bound by this Agreement and all subsequent proceedings, orders, and judgments, including the Final Approval Order.

A Settlement Class Member who desires to opt-out must take timely affirmative written action in accordance with this Section, even if the Settlement Class Member desiring to opt-out (a) files or has filed a separate action against any of the Released Parties, or (b) is, or becomes, a putative class member in any other class action filed against any of the Released Parties.

2. Opt-Outs Not Bound

Any Settlement Class Member who properly opts out of the Settlement Class shall not: (a) be bound by any orders or judgments relating to the Settlement; (b) be entitled to relief under, or be affected by, this Agreement; (c) gain any rights by virtue of this Agreement; or (d) be entitled to object to any aspect of the Settlement.

3. List of Requests for Exclusion

At least ten (10) calendar days before the Final Approval Hearing, the Administrator shall provide Class Counsel and Counsel for Defendant with a list of all timely Requests for Exclusion along with copies of such Requests for Exclusion.

4. All Settlement Class Members Bound By Settlement

Except for those Settlement Class Members who timely and properly file a Request for Exclusion, all other Settlement Class Members will be deemed to be Settlement Class Members for all purposes under the Agreement, and upon the Effective Date, will be bound by its terms.

E. Objections

The Notice shall include a procedure for Settlement Class Members to object to the Settlement and/or to Class Counsel's application for attorneys' fees, costs and expenses and for a Service Award to the Plaintiff. Any Settlement Class Member who does not opt-out of the Settlement may object to the Settlement. To object, the Settlement Class Member must comply with the procedures and deadlines in this Agreement.

1. Process

Any Settlement Class Member who wishes to object to the Settlement must do so in writing on or before the Objection Deadline, as specified in the Class Notice and Preliminary Approval Order. The written objection must be filed with the Court and mailed (with the requisite postmark) to the Administrator, no later than the Objection Deadline.

At least ten (10) calendar days before the Final Approval Hearing, the Administrator shall provide Class Counsel and Counsel for Defendant with a list of all timely objections along with copies of such objections.

2. Requirements

The requirements to assert a valid written objection shall be set forth in the Class Notice. To be valid, the written objection must include:

- a. the name of the Action;
- b. the objector's full name, address, telephone number and email address;

- c. an explanation of the basis on which the objector claims to be a Settlement Class Member, including the date and details of all relevant purchases from Defendant, a description of any items bought, and the amount paid in handling fees;
- d. all grounds for the objection, accompanied by any legal support for the objection known to the objector or his counsel;
- e. the number of times in which the objector has objected to a class action settlement within the five years preceding the date that the objector files the objection, the caption of each case in which the objector has made such an objection, and a copy of any orders related to or ruling on the objector's prior such objections that were issued by the trial and appellate courts in each listed case;
- f. the identity of all counsel who represent the objector, including any former or current counsel who may be entitled to compensation for any reason related to the objection to the Settlement or fee application;
- g. a copy of any orders related to or ruling on counsel's or the counsel's law firm's prior objections made by individuals or organizations represented by them that were issued by the trial and appellate courts in each listed case in which the objector's counsel and/or counsel's law firm have objected to a class action settlement within the preceding 5 years;
- h. any and all agreements that relate to the objection or the process of objecting—whether written or oral (in which case it must be summarized)—between objector or objector's counsel and any other person or entity;
- i. the identity of all counsel (if any) representing the objector who will appear at the Final Approval Hearing;

- j. a statement confirming whether the objector intends to personally appear and/or testify at the Final Approval Hearing;
- k. a list of all persons who will be called to testify at the Final Approval Hearing in support of the objection; and
- l. the objector's signature (an attorney's signature is not sufficient), together with the signature date and the following language: "I declare under penalty of perjury under the laws of the United States that the foregoing is true and correct."

Any Settlement Class Member who fails to object to the Settlement in the manner described in the Class Notice and consistent with this Section shall be deemed to have waived any such objection, shall not be permitted to object to any terms or approval of the Settlement at the Final Approval Hearing, and shall be foreclosed from seeking any review of the Settlement or the terms of this Agreement by appeal or other means.

3. Appearance

Subject to approval by the Court, any Settlement Class Member who files and serves a written objection in accordance with this Section may appear, in person or by counsel, at the Final Approval Hearing held by the Court, to show cause why the Settlement should not be approved as fair, adequate, and reasonable, but only if the objecting Settlement Class Member: (a) files with the Court a notice of intention to appear at the Final Approval Hearing by the Objection Deadline ("Notice of Intention to Appear"); and (b) serves the Notice of Intention to Appear on Class Counsel and Counsel for Defendant by the Objection Deadline.

The Notice of Intention to Appear must include: (a) the case name and number; (b) the Settlement Class Member's name, address, telephone number, and signature, and, if represented by counsel, their contact information; and (c) copies of any papers, exhibits, or other evidence that

the objecting Settlement Class Member will present to the Court in connection with the Final Approval Hearing.

Any Settlement Class Member who does not file a Notice of Intention to Appear in accordance with the deadlines and other specifications set forth in the Class Notice and this Agreement shall not be entitled to appear at the Final Approval Hearing and raise any objections.

4. Discovery From Settlement Class Members Who Object To The Settlement

The Parties shall have the right to take discovery from any person who claims to be a Settlement Class Member who objects to the Settlement without further leave of court. If the person who objects to the Settlement is represented by counsel, the Parties shall also have the right to take discovery from the Settlement Class Member's counsel without further leave of court.

F. Non-Approval of Agreement

This Agreement is conditioned on Final Approval without material modification by the Court. If the Agreement is not so approved, the Parties shall have the right to withdraw from the Agreement and return to the status quo ante as if no settlement or this Agreement had been negotiated or entered into. Moreover, no class shall be considered certified, the Parties shall be deemed to have preserved all of their rights or defenses, and shall not be deemed to have waived any substantive, evidentiary, procedural, or other rights of any kind that they may have as to each other or any member of the Settlement Class. If the Agreement is approved without material modification by the Court, but is later reversed or vacated on appeal, each of the Parties shall have a right to withdraw from the Agreement and return to the status quo ante, for all litigation purposes, as if no Agreement had been negotiated or entered into, and shall not be deemed to have waived any substantive, evidentiary, procedural, or rights of any kind that they may have as to each other or any member of the Settlement Class.

G. Termination of Agreement

Either Party shall have the right in his or its sole discretion to terminate this Agreement, declare it null and void, and have no further obligations under this Agreement if any of the following conditions occurs: (1) the Court, after the motion for preliminary approval is filed, fails or declines to grant Preliminary Approval in accordance with the terms of the Preliminary Approval Order; (2) the Court, after granting Preliminary Approval in accordance with the terms of the Preliminary Approval Order, fails or declines to grant Final Approval in accordance with the terms of the Final Approval Order; (3) the Court conditions its approval of either the Preliminary Approval Order or the Final Order and Judgment on any modifications of this Agreement that are not acceptable to all Parties, including but not limited to, any increase in fees or costs to be paid by Fanatics; (4) an appellate court vacates or reverses the Final Approval Order; (5) the Effective Date does not occur for any reason; (6) more than [100] Class Members file timely and valid Requests for Exclusion; or (7) Plaintiff breaches this Agreement. The Settlement may be terminated based upon the foregoing conditions by either Class Counsel or Defendant by serving on counsel for the opposing Party and filing with the Court a written notice of termination within thirty (30) days (or such longer time as may be agreed in writing between Class Counsel and Defendant).

In the event of a termination, this Agreement shall be considered null and void *ab initio*; all of Plaintiff's, Class Counsel's, and Defendant's obligations under the Settlement shall cease to be of any force and effect; the Preliminary Approval Order (if already entered) and all of its provisions will be vacated by its own terms, including, but not limited to, vacating conditional certification of the Settlement Class, conditional appointment of Plaintiff as Settlement Class representative, and conditional appointment of Class Counsel; and the Parties shall return to the status *quo ante* in this Action as if the Parties had not entered into this Agreement. In addition, in

the event of such a termination, all of the Parties' respective pre-Settlement rights, claims and defenses will be retained and preserved.

In the event the Settlement is terminated, any discussions, offers, or negotiations associated with this Settlement shall not be discoverable or offered into evidence or used in the Action or any other action or proceeding for any purpose, including for class certification. In such event, all Parties to this Action shall stand in the same position as if the Agreement had not been negotiated, made or filed with the Court.

IV. EXCLUSIVE REMEDY/DISMISSAL OF CLAIMS/JURISDICTION

A. Exclusive Remedy; Permanent Injunction

Upon issuance of the Final Approval Order: (i) the Agreement shall be the exclusive remedy for any and all Settlement Class Members, except those who have properly requested exclusion (opted out) in accordance with the terms and provisions hereof; (ii) the Released Parties shall not be subject to liability or expense for any of the Released Claims to any Settlement Class Member(s); (iii) Settlement Class Members who have not opted out shall be permanently barred and enjoined from asserting any Released Claims in any action or from filing, commencing, prosecuting, intervening in, or participating in (as class members or otherwise) any action based on or relating to any of the Released Claims or the facts, Allegations, and circumstances relating thereto; and (iv) Settlement Class Members who have not opted out shall be permanently barred and precluded from organizing Settlement Class Members, or soliciting the participation of Settlement Class Members, for purposes of pursuing any action (including by seeking to amend a pending complaint to include class allegations, or seeking class certification in a pending action) based on or relating to any of the Released Claims or the facts and circumstances relating thereto.

B. Dismissal of Claims

If not already dismissed, within five (5) business days of this Agreement being executed, Plaintiff shall voluntarily dismiss the California Action without prejudice, after which Plaintiff shall file the Florida Action.

The Parties agree that upon the Effective Date, the Florida Action shall be dismissed with prejudice in accordance with the Final Approval Order and judgment shall be entered.

C. Continuing Jurisdiction of Court

The Court shall retain exclusive and continuing jurisdiction over this Action, the Parties, and this Agreement with respect to the performance of its terms and conditions (and disputes arising out of or relating to this Agreement), the proper provision of all benefits, and the implementation and enforcement of its terms, conditions, and obligations.

V. RELEASES BY SETTLEMENT CLASS MEMBERS AND GENERAL RELEASE BY PLAINTIFF

Upon this Agreement becoming Finally Approved, the Released Parties shall be released and forever discharged by the Class Representative, the Settlement Class, and each Settlement Class Member from all Released Claims. The Settlement Class and each Settlement Class Member covenant and agree that they shall not hereafter seek to establish liability against any of the Released Parties based, in whole or in part, on any of the Released Claims.

In addition to the releases of Released Claims described above, and in exchange for the consideration provided to Class Representative in this Agreement (including the Service Award), upon the Effective Date, Class Representative, and each of his successors, assigns, legatees, heirs, spouses, and personal representatives, hereby also waives and fully, finally and forever *generally* releases and discharges the Released Parties, and each of them, from all manner of action, causes of action, claims, demands, rights, suits, obligations, debts, contracts, agreements, promises,

liabilities, damages, charges, penalties, losses, costs, expenses, and attorneys' fees, of any nature whatsoever, known or unknown, in law or equity, fixed or contingent.

The Class Representatives, the Settlement Class, and each Settlement Class Member expressly waive and relinquish any and all rights which they may have under Section 1542 of the California Civil Code or any similar statute of the United States. Section 1542 reads as follows:

A general release does not extend to claims which the creditor does not know or suspect to exist in his or her favor at the time of executing the release, which if known by him or her must have materially affected his or her settlement with the debtor.

The Class Representative, the Settlement Class, and each Settlement Class Member may hereafter discover facts in addition to or different from those which they now know or believe to be true with respect to the subject matter of the Released Claims, but the Class Representative, the Settlement Class, and each Settlement Class Member, upon the Effective Date, shall be deemed to have, and by operation of the Final Approval Order, shall have, nevertheless, fully, finally, and forever waived, settled, and released any and all Released Claims, regardless of such subsequent discovery of additional or different facts. The provisions of the Release shall apply according to their terms, regardless of the provisions of Section 1542 of any equivalent, similar or comparable present or future law or principle of law in any jurisdiction. Each Settlement Class Member waives any and all defenses, rights and benefits that may be derived from the provision of applicable law in any jurisdiction that, absent such waiver, may limit the extent or effect of the Release contained in this Agreement.

Upon the Effective Date of this Agreement, the Released Parties also shall be generally released and forever discharged by the Plaintiff for any and all claims that he may have against any of the Released Parties in his individual capacity.

The Parties and each Settlement Class Member agree that amounts to be paid under this Agreement to each Settlement Class Member represent the satisfaction of that Settlement Class Member's claims for Released Claims. No portion of the Settlement represents the payment of punitive or exemplary damages. Nonetheless, in consideration for the satisfaction of each Settlement Class Member's claim for compensatory damages, claims for punitive or exemplary damages arising from the Released Claims shall be released.

Upon issuance of the Final Approval Order, the Plaintiff, and all Settlement Class Members shall be permanently barred and enjoined from: (a) asserting any Released Claims in any action or proceeding or from filing, commencing, prosecuting, intervening in, or participating in (as class members or otherwise) any action or proceeding based on any of the Released Claims; and (b) organizing Settlement Class Members, or soliciting the participation of Settlement Class Members, for purposes of pursuing any action or proceeding (including by seeking to amend a pending complaint to include class allegations, or seeking class certification in a pending or future action or proceeding) based on any of the Released Claims. Nothing in this Agreement shall preclude any action to enforce the terms of the Agreement.

This Agreement and the Releases herein do not affect the rights of Settlement Class Members who timely and properly submit a Request for Exclusion from the Settlement.

VI. COVENANTS, REPRESENTATIONS, AND WARRANTIES

Plaintiff and the Settlement Class Members covenant and agree: (a) not to assert any of the Released Claims in any action or proceeding and not to file, commence, prosecute, intervene in, or participate in (as class members or otherwise) any action or proceeding based on any of the Released Claims against any of the Released Parties; (b) not to organize or solicit the participation of Settlement Class Members in a separate class for purposes of pursuing any action or proceeding (including by seeking to amend a pending complaint to include class allegations, or seeking class

certification in a pending or future action or proceeding) based on or relating to any of the Released Claims or the facts and circumstances relating thereto against the Released Parties; and (c) that the foregoing covenants and this Agreement shall be a complete defense to any of the Released Claims against any of the Released Parties.

Plaintiff represents and warrants that: (a) they are the sole and exclusive owner of their own Released Claims; (b) that they have not assigned or otherwise transferred any interest in any of the Released Claims against any of the Released Parties; (c) that they will not assign or otherwise transfer any interest in any of the Released Claims; and (d) that they have no surviving claim or cause of action against any of the Released Parties that is not being released by this Agreement.

VII. MISCELLANEOUS PROVISIONS

A. Receipt of Advice of Counsel

Each Party acknowledges, agrees, and specifically warrants that he, she, or it has fully read this Agreement and the Release, received independent legal advice with respect to the advisability of entering into this Agreement and the Release and the legal effects of this Agreement and the Release, and fully understands the effect of this Agreement and the Release.

B. Cooperation to Facilitate this Settlement

The Parties agree that they shall work together in good faith to facilitate this Agreement, as well as undertake any required steps to effectuate the purposes and intent of this Agreement.

C. Representation by Counsel

The Parties represent and warrant that they have been represented by, and have consulted with, the counsel of their choice regarding the provisions, obligations, rights, risks, and legal effects of this Agreement and have been given the opportunity to review independently this Agreement with such legal counsel and agree to the particular language of the provisions herein.

D. No Admission of Liability

Defendant continues to dispute its liability for the claims alleged in the California Action and to be alleged in the Florida Action, and maintains that it complied, at all times, with the applicable law and regulations. Defendant has entered into this Agreement to avoid the further expense, inconvenience, and distraction of burdensome and protracted litigation, and to be completely free of any further claims that were asserted or could have been asserted in the Actions. Nothing in this Agreement, or the Parties' willingness to enter into this Agreement, shall be construed as an admission by any person or entity, of any liability or wrongdoing of any Party, or of the truth of any allegations made by the Class Representative, on behalf of herself or the Settlement Class, against Defendant. Defendant expressly denies and disclaim any liability or wrongdoing. Defendant also disputes and denies that any Allegations or claims in either Action are suitable for class treatment except for purposes of settlement. The existence, contents, and terms of Agreement, and any negotiations, statements, or proceedings in connection therewith, shall not be admissible as evidence for any purpose in any proceeding, except solely for purposes of enforcement of the Agreement's terms; however, this Agreement may be used by either Party and pleaded as a full and complete defense to any action, suit, or other proceeding that has been or may be instituted, prosecuted, or attempted with respect to any of the Released Claims, and may be filed, offered, and received into evidence, and otherwise used for such defense.

E. Contractual Agreement

The Parties understand and agree that all terms of this Agreement are contractual and are not a mere recital, and each signatory warrants that he or she is competent and possesses the full and complete authority to execute and covenant to this Agreement on behalf of the Party that he or she represents.

F. Change of Time Periods

The time periods and/or dates described in this Agreement with respect to the giving of notices and hearings are subject to approval and change by the Court or by written agreement of Class Counsel and Counsel for Defendant, without notice to Settlement Class Members. The Parties reserve the right, by agreement and subject to Court approval, to grant any reasonable extension of time that might be needed to carry out any of the provisions of this Agreement.

G. Integration

This Agreement (including the Exhibits that are referenced and incorporated) constitutes a single, integrated written contract expressing the entire agreement of the Parties relative to the subject matter hereof. This Agreement supersedes all prior representations, agreements, understandings, both written and oral, among the Parties, or any of them, with respect to the subject matter of this Agreement. No covenants, agreements, representations, or warranties of any kind whatsoever have been made by any Party hereto, except as provided for herein, and no Party is relying on any prior oral or written representations, agreements, understandings, or undertakings with respect to the subject matter of this Agreement.

H. Drafting

The Parties agree that no single Party shall be deemed to have drafted this Agreement, or any portion thereof, for purpose of the invocation of the doctrine of *contra proferentem*. This Agreement is a collaborative effort of the Parties and their respective attorneys.

I. Costs

Except as otherwise provided herein, each Party shall bear its own legal and other costs incurred in connection with the Released Claims, including the preparation and performance of this Agreement.

J. Modification or Amendment

This Agreement may not be modified or amended, nor may any of its provisions be waived, except by a writing signed by the Parties who executed this Agreement or their successors-in-interest.

K. No Waiver

The failure of a Party hereto to insist upon strict performance of any provision of this Agreement shall not be deemed a waiver of such Party's rights or remedies or a waiver by such Party of any default by another Party in the performance or compliance of any of the terms of this Agreement. In addition, the waiver by one Party of any breach of this Agreement by another Party shall not be deemed a waiver of any other prior or subsequent breach of this Agreement.

L. Severability

Should any part, term, or provision of this Agreement be declared or determined by any court or tribunal to be illegal or invalid, the Parties agree that the Court may modify such provision to the extent necessary to make it valid, legal, and enforceable. In any event, such provision shall be separable and shall not limit or affect the validity, legality, or enforceability of any other provision hereunder; provided, however, that the terms of this Section shall not apply should any court or tribunal find any part, term, or provision of the release to be illegal or invalid in any manner.

M. No Violation of Law or Agreement

The execution, delivery, and performance of this Agreement by the Parties hereto does not and will not, conflict with, violate, result in a breach of, or cause a default under, (a) any applicable provision of any federal, state, or local law or regulation, (b) any provision of any order, arbitration award, judgment, or decree, or (c) any provision of any agreement or instrument applicable to the Parties.

N. Successors

This Agreement shall be binding upon and inure to the benefit of the heirs, successors, and assigns of the Parties hereto.

O. Choice of Law

All terms and conditions of this Agreement shall be governed by and interpreted according to the laws of the State of Florida, without reference to its conflict of law provisions. The adequacy of the settlement, the certification of the Settlement Class, any determination regarding Class Counsel's fees and expenses, and any Service Award shall be governed by Florida law.

P. Fair, Reasonable, and Adequate

The Parties and their counsel believe that this Agreement is a fair, reasonable, and adequate compromise of the disputed claims, it is in the best interests of the Parties, and have arrived at this Agreement as a result of extensive arms-length negotiations with the help of multiple mediators (Michelle Yoshida of Phillips Alternative Dispute Resolutions Enterprises and Shirish Gupta of JAMS) and through multiple mediation sessions.

Q. Headings

All headings contained herein are for informational purposes only and do not constitute a substantive part of this Agreement. In the event of a dispute concerning the terms and conditions of this Agreement, the headings shall be disregarded.

R. Exhibits

The Exhibits to this Agreement are expressly incorporated and made part of the terms and conditions set forth herein.

S. Counterparts

This Agreement may be executed in one or more counterparts. All executed counterparts, and each of them, shall be deemed to be one and the same instrument provided that counsel for the Parties to this Agreement shall exchange among themselves original signed counterparts.

T. Facsimile and Electronic Mail

Transmission of a signed Agreement by facsimile or electronic mail shall constitute receipt of an original signed Agreement by mail.

U. Warranty of Signature

Each signer of this Agreement represents and warrants that he or she is authorized to execute this Agreement in his or her official capacity on behalf of the Party to this Agreement for which he or she is signing and that this Agreement is binding on the principal represented by that signatory.

V. No Assignment

Each Party represents and warrants that such Party has not assigned or otherwise transferred (via subrogation or otherwise) any right, title, or interest in or to any claims, causes of action, or demands which were or could have been, or ever could be asserted against any Party and that are released in this Agreement, or which were, could have been, or ever could be asserted against any Party. Any Party that breaches the representations and warranties set forth in this Section shall indemnify and hold harmless each other Party, its parents, subsidiaries, and affiliates, and their respective owners, agents, attorneys, successors, heirs, assigns, administrators, officers, directors, employees, and all other persons acting in concert with them from any and every claim or demand of every kind or character arising out of a breach by any such breaching Party of its representations and warranties in this Section.

W. Confidentiality; Communications to Media and Public

The Parties agree that the terms of this Settlement shall remain confidential and not be disclosed by any Party until the Agreement is filed in connection with the Preliminary Approval Application.

For the avoidance of any doubt, nothing in this Agreement prevents the Parties from making any disclosures required to effectuate this Agreement or from making any disclosures required by law.

X. Obligation to Meet and Confer. Before filing any motion with the Court raising a dispute arising out of or relating to this Agreement, the Parties shall meet and confer with each other and certify to the Court that they have consulted.

Y. Jurisdiction. The Court shall retain jurisdiction over the implementation, enforcement, and performance of this Agreement, and shall have exclusive jurisdiction over any suit, action, proceeding or dispute arising out of or relating to this Agreement that cannot be resolved by negotiation and agreement by counsel for the Parties. The Court shall retain jurisdiction with respect to the administration, consummation and enforcement of the Agreement and shall retain jurisdiction for the purpose of enforcing all terms of the Agreement. The Court shall also retain jurisdiction over all questions and/or disputes related to the Notice program the validity of any objections to the Settlement, any award of Attorneys' Fees and Expenses, the Service Award, and the Administrator fulfillment of duties under this Agreement and as ordered by the Court. As part of its agreement to render services in connection with this Settlement, the Administrator shall consent to the jurisdiction of the Court for this purpose.

Z. No Tax Liability. Under no circumstances will Defendant or Defendant's Counsel have any liability for taxes or tax expenses under this Agreement. Plaintiff and/or Class Counsel are responsible for any taxes on any recovery or award. Nothing in this Agreement, or statements

made during the negotiation of its terms, shall constitute tax advice by Defendant or Defendant’s Counsel.

IN WITNESS WHEREOF, the Parties have caused this Agreement to be duly executed by themselves or by their duly authorized representatives:

IT IS SO AGREED TO BY THE PARTIES:

Dated: **JAKE CAVANAUGH**

By: _____
Jake Cavanaugh, individually and as representative of the Settlement Class

Dated: 01/14/2026 **FANATICS, LLC**

Signed by:
By: Andy Yonteff
D5E3560646874C2...
Name: Andy Yonteff
Title: General Counsel - Fanatics Commerce

IT IS SO STIPULATED BY COUNSEL:

Dated: **EDELSBERG LAW, P.A.**

By: /s/
Scott Edelsberg


made during the negotiation of its terms, shall constitute tax advice by Defendant or Defendant's Counsel.

IN WITNESS WHEREOF, the Parties have caused this Agreement to be duly executed by themselves or by their duly authorized representatives:

IT IS SO AGREED TO BY THE PARTIES:

Dated: 01 / 12 / 2026

JAKE CAVANAUGH

By:  _____
Jake Cavanaugh, individually and as
representative of the Settlement Class

Dated:

FANATICS, LLC

By: _____
Name: _____
Title: _____

IT IS SO STIPULATED BY COUNSEL:

Dated: 01 / 12 / 2026

EDELSBERG LAW, P.A.

By: /s/  _____
Scott Edelsberg

Dated: 01 / 12 / 2026


SHAMIS & GENTILE, P.A.

By: /s/ *Andrew Shamis*

Andrew Shamis

Dated: 01 / 12 / 2026

KALIEL GOLD PLLC

By: /s/ 

Jeffrey D. Kalien

Class Counsel

Dated:

GREENBERG TRAURIG, LLP

By: /s/ _____

Robert J. Herrington

Attorney for Defendant Fanatics, LLC

Dated: 01 / 12 / 2026


SHAMIS & GENTILE, P.A.

By: /s/ *Andrew Shamis*

Andrew Shamis

Dated: 01 / 12 / 2026

KALIEL GOLD PLLC

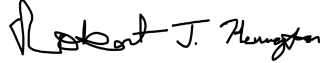
By: /s/ 

Jeffrey D. Kalief

Class Counsel

Dated: 1/15/2026

GREENBERG TRAURIG, LLP

By: /s/ 

Robert J. Herrington

Attorney for Defendant Fanatics, LLC

SCHEDULE OF EXHIBITS

Exhibit	Name of Document
1	Claim Form
2	Proposed Final Approval Order
3	Long-Form Notice
4	E-Mail Notice
5	Proposed Preliminary Approval Order
6	Publication Notice

EXHIBIT 1

Cavanaugh v. Fanatics Settlement

CLAIM FORM

DEADLINE: THIS CLAIM FORM MUST BE SUBMITTED BY [MONTH DAY, YEAR] BE FULLY COMPLETED, BE SIGNED, AND MEET ALL CONDITIONS OF THE SETTLEMENT AGREEMENT.

COMPLETED CLAIM FORMS CAN BE SUBMITTED ONLINE OR BY MAIL.

Return this Claim Form to: Claim Administrator, PO Box xxxx, Portland, OR xxxxx-xxxx. Questions, visit www.xxxxxxx.com or call 1-xxx-xxx-xxxx.

Please note that this Claim Form may be researched and verified by the Claim Administrator.

YOUR CONTACT INFORMATION

Name: _____
(First) (Middle) (Last)

Current Address: _____
(City) (State) (ZIP Code)

Email address: _____

Current Phone Number: (_____) _____ - _____

Claim ID: <<CLAIM ID>>

CLAIMANT CERTIFICATION OF PURCHASE

Please check this box if the statement next to it accurately applies to you:

Between May 6, 2018, and the [DATE OF PRELIMINARY APPROVAL], I made one or more purchases on the Fanatics Websites where I paid a handling fee without realizing I was paying the fee.

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

Additional information regarding the Settlement can be found at www.XXXXX.com

Signature: _____ Date: _____

Print Name: _____

If you have questions, you may call the Claim Administrator at 1-xxx-xxx-xxxx or visit www.XXXXX.com.

EXHIBIT 2

**IN THE CIRCUIT COURT OF THE ELEVENTH JUDICIAL CIRCUIT IN AND
FOR MIAMI-DADE COUNTY, FLORIDA**

Case No.:

JAKE CAVANAUGH,
individually and on behalf of others
similarly situated,

CLASS ACTION

Plaintiff,

v.

FANATICS LLC,

Defendant.

_____ /

**[PROPOSED] AGREED ORDER GRANTING FINAL APPROVAL TO
CLASS ACTION SETTLEMENT, FINAL JUDGMENT AND
ORDER OF DISMISSAL WITH PREJUDICE**

On _____, 2026, the Court granted preliminary approval to the proposed class action settlement set forth in the Settlement Agreement and Release between Plaintiff Jake Cavanaugh, on behalf of himself and all members of the Settlement Class, and Defendant Fanatics, LLC (“Defendant”) (collectively, the “Parties”). The Court also provisionally certified the Settlement Class for settlement purposes, approved the procedure for giving Notice to the members of the Settlement Class, and set a Final Approval Hearing to take place on _____. The Court finds that the Notice substantially in the form approved by the Court in its preliminary approval order was given in the manner ordered by the Court, constitutes the best practicable notice, and was fair, reasonable, and adequate.

On _____, the Court held a duly noticed Final Approval Hearing to consider: (1) whether the terms and conditions of the Settlement Agreement are fair, reasonable,

and adequate; (2) whether a judgment should be entered dismissing the Plaintiff's Complaint on the merits and with prejudice in favor of Defendant and against all persons or entities who are Settlement Class Members herein who have not requested exclusion from the Settlement Class; and (3) whether and in what amount to award counsel for the Settlement Class as Attorneys' Fees and Expenses and (4) whether and in what amount to award Service Award to Plaintiff. The Court has considered evidence including: (i) all motions, memoranda, and documents filed in support of the Settlement Agreement, and (ii) arguments of Class Counsel and counsel for Defendant.

NOW, THEREFORE, IT IS HEREBY ORDERED THAT:

I. JURISDICTION OF THE COURT

1. The Court has personal jurisdiction over the parties and the Settlement Class Members, venue is proper, and the Court has subject matter jurisdiction to approve the Agreement, including all exhibits thereto, and to enter this Final Approval Order. Without in any way affecting the finality of this Final Approval Order, this Court hereby retains jurisdiction as to all matters relating to administration, consummation, enforcement, and interpretation of the Settlement Agreement and of this Final Approval Order, and for any other necessary purpose.

2. The Settlement Agreement was negotiated at arm's length by experienced counsel who were fully informed of the facts and circumstances of this litigation (the "Action") and of the strengths and weaknesses of their respective positions. The Settlement Agreement was reached after the Parties had engaged in multiple mediation sessions with Michelle Yoshida of Phillips Alternative Dispute Resolutions and Shirish Gupta of JAMS, extensive settlement discussions, and after the exchange and analysis of extensive information, including information about the size and scope of the Settlement Class. Counsel for the Parties were therefore well positioned to evaluate

the benefits of the Settlement Agreement, taking into account the expense, risk, and uncertainty of protracted litigation.

3. The Court finds that the prerequisites for a class action under Florida Rule of Civil Procedure 1.220(a) and (b) have been satisfied for settlement purposes for each Settlement Class Member in that: (a) the number of Settlement Class Members is so numerous that joinder of all members thereof is impracticable; (b) there are questions of law and fact common to the Settlement Class; (c) the claims of Plaintiff are typical of the claims of the Settlement Class he seeks to represent; (d) Plaintiff has and will continue to fairly and adequately represent the interests of the Settlement Class for purposes of entering into the Settlement Agreement; (e) the questions of law and fact common to the Settlement Class Members predominate over any questions affecting any individual Settlement Class Member; (f) the Settlement Class is ascertainable; and (g) a class action is superior to the other available methods for the fair and efficient adjudication of the controversy.

II. CERTIFICATION OF SETTLEMENT CLASS

4. Pursuant to Florida Rule of Civil Procedure 1.220, this Court hereby finally certifies the Settlement Class, as identified in the Settlement Agreement, which shall consist of: **All persons in the United States who, from May 6, 2018, to the date of an order granting preliminary approval, ordered merchandise through the Fanatics Websites, and were assessed and paid a handling fee.** The Settlement Class excludes the following: (1) the trial judge presiding over this case; (2) Defendant, as well as any parent, subsidiary, affiliate, or control person of Defendant, and the officers, directors, agents, servants, and employees of Defendant; (3) any of the Released Parties; (4) the immediate family of any such person(s); any (5) Settlement Class Member who

has timely opted out of this proceeding; and (6) Plaintiff's Counsel, their employees, and their immediate family.

III. APPOINTMENT OF CLASS REPRESENTATIVE AND CLASS COUNSEL

5. The Court finally appoints Andrew J. Shamis of Shamis & Gentile P.A; Scott A. Edelsberg of Edelsberg Law, P.A.; Jeffrey D. Kaliel of KalielGold PLLC as Class Counsel for the Settlement Class.

6. The Court finally designates Plaintiff as the Class Representative.

IV. NOTICE AND CLAIMS PROCESS

7. The Court makes the following findings on notice to the Settlement Class:

(a) The Court finds that the distribution of the Class Notice, as provided for in the Settlement Agreement and ordered by the Court, (i) constituted the best practicable notice under the circumstances to Settlement Class Members, (ii) constituted notice that was reasonably calculated, under the circumstances, to apprise Settlement Class Members of, among other things, the pendency of the Action, the nature and terms of the proposed Settlement, their right to object or to exclude themselves from the proposed Settlement, and their right to appear at the Final Approval Hearing, (iii) was reasonable and constituted due, adequate, and sufficient notice to all persons entitled to be provided with notice, and (iv) complied fully with the requirements of Florida Rule of Civil Procedure 1.220, the United States Constitution, the Rules of this Court, and any other applicable law.

(b) The Court finds that the Class Notice and methodology set forth in the Settlement Agreement, the Preliminary Approval Order, and this Final Approval Order (i) constitute the most effective and practicable notice of the Final Approval Order, the relief available to Settlement Class Members pursuant to the Final Approval Order, and applicable time periods;

(ii) constitute due, adequate, and sufficient notice for all other purposes to all Settlement Class Members; and (iii) comply fully with the requirements of Florida Rule of Civil Procedure 1.220, the United States Constitution, the Rules of this Court, and any other applicable laws.

V. FINAL APPROVAL OF THE CLASS ACTION SETTLEMENT

8. The Settlement Agreement is finally approved in all respects as fair, reasonable and adequate pursuant to Rule 1.220 and any applicable law. The terms and provisions of the Settlement Agreement, including all Exhibits thereto, have been entered into in good faith and are hereby fully and finally approved as fair, reasonable, and adequate as to, and in the best interests of, each of the Parties and the Settlement Class Members.

VI. ADMINISTRATION OF THE SETTLEMENT

9. The Parties are hereby directed to implement the Settlement Agreement according to its terms and provisions. The Administrator is directed to provide Vouchers to those Settlement Class Members who submit valid, timely, and complete Claim Forms.

10. The Court hereby approves Class Counsel's request for attorneys' fees, costs, and expenses, and awards Class Counsel \$1,450,000.00 as reasonable attorneys' fees and costs, inclusive of the award of reasonable costs incurred in this Action. The Court finds that the requested fees are reasonable for the reasons set forth herein. Defendant shall pay the award of attorneys' fees and costs to Class Counsel within the time period and manner set forth in the Settlement Agreement.

11. The Court hereby awards Class Counsel for their time incurred and expenses advanced. As the record reflects, the issues in this case were novel, complex and difficult and Class Counsel displayed the skill, expertise and diligence in bringing the case to this conclusion. The Court has further concluded that: (a) Class Counsel achieved a favorable result for the Class by

obtaining Defendant's agreement to make Vouchers available to Settlement Class Members, subject to submission of valid claims by eligible Settlement Class Members; (b) Class Counsel devoted substantial effort to pre- and post-filing investigation, legal analysis, and litigation; (c) Class Counsel prosecuted the Settlement Class's claims on a contingent fee basis, investing significant time and accumulating costs with no guarantee that they would receive compensation for their services or recover their expenses; (d) Class Counsel employed their knowledge of and experience with class action litigation in achieving a valuable settlement for the Settlement Class, in spite of Defendant's possible legal defenses and its experienced and capable counsel; (e) Class Counsel have a standard contingent fee agreement with Plaintiff, who has reviewed the Settlement Agreement and been informed of Class Counsel's fee request and has approved; and (f) the Notice informed Settlement Class Members of the amount and nature of Class Counsel's fee and cost request under the Settlement Agreement, Class Counsel filed and posted their Petition in time for Settlement Class Members to make a meaningful decision whether to object to the Class Counsel's fee request, and [REDACTED] Settlement Class Member(s) objected.

12. The Court awards a Service Award in the amount of \$5,000.00 to Plaintiff payable pursuant to the terms of the Settlement Agreement.

VII. RELEASE OF CLAIMS

13. Upon entry of this Final Approval Order, all members of the Class who did not validly and timely submit Requests for Exclusion in the manner provided in the Agreement shall, by operation of this Final Approval Order, have fully, finally and forever released, relinquished and discharged Defendant and the Released Parties from the Released Claims as set forth in the Settlement Agreement

14. Furthermore, all members of the Class who did not validly and timely submit

Requests for Exclusion in the manner provided in the Agreement are hereby permanently barred and enjoined from filing, commencing, prosecuting, maintaining, intervening in, participating in, conducting or continuing, either directly or in any other capacity, either individually or as a class, any action or proceeding in any court, agency, arbitration, tribunal or jurisdiction, asserting any claims released pursuant to the Settlement Agreement, or seeking an award of fees and costs of any kind or nature whatsoever and pursuant to any authority or theory whatsoever, relating to or arising from the Action or that could have been brought in the Action and/or as a result of or in addition to those provided by the Settlement Agreement.

15. The terms of the Settlement Agreement and of this Final Approval Order, including all Exhibits thereto, shall be forever binding on, and shall have *res judicata* and preclusive effect in, all pending and future lawsuits maintained by Plaintiff and all other Settlement Class Members, as well as their heirs, executors and administrators, successors, and assigns.

16. The Releases, which are set forth in the Settlement Agreement, are expressly incorporated herein in all respects and are effective as of the date of this Final Approval Order; and the Released Parties (as that term is defined in the Settlement Agreement) are forever released, relinquished, and discharged by the Releasing Persons (as that term is defined in the Settlement Agreement) from all Released Claims (as that term is defined below and in the Settlement Agreement).

(a) The Settlement Agreement and Releases do not affect the rights of Settlement Class Members who timely and properly submit a Request for Exclusion from the Settlement in accordance with the requirements of the Settlement Agreement.

(b) The administration and consummation of the Settlement as embodied in the Settlement Agreement shall be under the authority of the Court. The Court shall retain jurisdiction

to protect, preserve, and implement the Settlement Agreement, including, but not limited to, enforcement of the Releases. The Court expressly retains jurisdiction in order to enter such further orders as may be necessary or appropriate in administering and implementing the terms and provisions of the Settlement Agreement.

(c) The Settlement Agreement shall be the exclusive remedy for any and all Settlement Class Members, except those who have properly requested exclusion (opted out), and the Released Parties shall not be subject to liability or expense for any of the Released Claims to any Settlement Class Member(s).

(d) The Releases shall not preclude any action to enforce the terms of the Settlement Agreement, including participation in any of the processes detailed therein. The Releases set forth herein and in the Settlement Agreement are not intended to include the release of any rights or duties of the Settling Parties arising out of the Settlement Agreement, including the express warranties and covenants contained therein.

17. Plaintiff and all Settlement Class Members who did not timely exclude themselves from the Settlement Class are, from this day forward, hereby permanently barred and enjoined from directly or indirectly: (i) asserting any Released Claims in any action or proceeding; (ii) filing, commencing, prosecuting, intervening in, or participating in (as class members or otherwise), any lawsuit based on or relating to any the Released Claims or the facts and circumstances relating thereto; or (iii) organizing any Settlement Class Members into a separate class for purposes of pursuing as a purported class action any lawsuit (including by seeking to amend a pending complaint to include class allegations, or seeking class certification in a pending action) based on or relating to any of the Released Claims.

VIII. NO ADMISSION OF LIABILITY

18. Neither the Settlement Agreement, nor any of its terms and provisions, nor any of the negotiations or proceedings connected with it, nor any of the documents or statements referred to therein, nor this Final Approval Order, nor any of its terms and provisions, shall be:

(a) offered by any person or received against Defendant or any Released Party as evidence of, or construed as or deemed to be evidence of, any presumption, concession, or admission by Defendant of the truth of the facts alleged by any person, the validity of any claim that has been or could have been asserted in the Action or in any other litigation or judicial or administrative proceeding, the deficiency of any defense that has been or could have been asserted in the Action or in any litigation, or of any liability, negligence, fault, or wrongdoing by Defendant or any Released Party;

(b) offered by any person or received against Defendant or any Released Party as evidence of a presumption, concession, or admission of any fault or violation of any law by Defendant or any Released Party; or

(c) offered by any person or received against Defendant or any Released Party as evidence of a presumption, concession, or admission with respect to any liability, negligence, fault, or wrongdoing in any civil, criminal, or administrative action or proceeding.

IX. OTHER PROVISIONS

19. This Final Approval Order and the Settlement Agreement (including the Exhibits thereto) may be filed in any action against or by any Released Party (as that term is defined the Settlement Agreement) to support a defense of *res judicata*, collateral estoppel, release, good faith settlement, judgment bar or reduction, or any theory of claim preclusion or issue preclusion or similar defense or counterclaim.

20. Without further order of the Court, the Parties may agree to reasonably necessary extensions of time to carry out any of the provisions of the Settlement Agreement.

21. In the event that the Effective Date does not occur, this Final Approval Order shall automatically be rendered null and void and shall be vacated and, in such event, all orders entered and released delivered in connection herewith shall be null and void. In the event that the Effective Date does not occur, the Settlement Agreement shall become null and void and be of no further force and effect, neither the Settlement Agreement nor the Court's Orders, including this Order, shall be used or referred to for any purpose whatsoever, and the Parties shall retain, without prejudice, any and all objections, arguments, and defenses with respect to class certification, including the right to argue that no class should be certified for any purpose, and with respect to any claims or allegations in this Action.

22. This Action, including all individual claims and class claims presented herein, is hereby dismissed on the merits and with prejudice against Plaintiff and all other Settlement Class Members, without fees or costs to any party except as otherwise provided herein. Finding that there is no just reason for delay, the Court orders that this Final Approval Order shall constitute a final judgment.

DONE and ORDERED at Miami, Florida, this ____ day of _____, 2026.

CIRCUIT COURT JUDGE

Copies furnished to: Counsel of Record

EXHIBIT 3

IN THE CIRCUIT COURT OF THE ELEVENTH JUDICIAL CIRCUIT
IN AND FOR MIAMI-DADE COUNTY, FLORIDA
Cavanaugh v. Fanatics LLC, Case No.

If you purchased merchandise through the Fanatics Websites between May 6, 2018, through [Preliminary Approval Date], and were assessed and paid a handling fee, you may be eligible for Fanatics Vouchers.

A state court authorized this Notice. This is not a solicitation from a lawyer.

- Fanatics, LLC (“Fanatics”) has agreed to a settlement (“Settlement”) involving purchases made on the Fanatics Websites between May 6, 2018, and [Preliminary Approval Date] that were assessed a handling fee on that purchase. You may review a list of the Fanatics Websites on the Settlement Website at www.xxxxxxxxxx.com.
- The Settlement provides an opportunity to receive two (2) vouchers good for use on fanatics.com for \$5.00 off a single purchase (no minimum purchase) due to an alleged false advertisement and misrepresentation about handling fees, including that Fanatics advertised “Free Shipping” (or flat, low-rate shipping) on online purchases while charging handling fees.
- Fanatics denies all allegations of wrongdoing in the lawsuit. As part of the proposed settlement, Fanatics does not admit any wrongdoing and continues to deny the allegations against it. The Court has not decided who is correct.
- Your legal rights are affected whether you act, or do not act. Read this Notice carefully.

YOUR LEGAL RIGHTS AND OPTIONS IN THIS SETTLEMENT:	
SUBMIT A CLAIM FORM BY [INSERT CLAIMS DEADLINE]	This is the only way to receive the vouchers provided under the Settlement.
EXCLUDE YOURSELF BY [INSERT OPT-OUT DEADLINE]	Get no vouchers. Submit a request for exclusion to the Administrator to opt out of the Settlement. This is the only option that allows you to be part of any other lawsuit against Fanatics about the legal claims released in this Settlement.
OBJECT BY [INSERT OBJECTION DEADLINE]	Write to the Court explaining why you do not like the Settlement.
ATTEND A HEARING ON DATE	If you object, you or your attorney may ask to speak in Court about the fairness of the Settlement.
DO NOTHING	Get no vouchers. Give up the right to ever be part of any other lawsuit against Fanatics about the legal claims released in this Settlement.

BASIC INFORMATION

The purpose of this Notice is to let you know that a proposed settlement has been reached in the above class action lawsuit. You have legal rights and options that you may act on before the Court decides whether to approve the proposed settlement. Because your legal rights will be affected by this settlement, it is extremely important that you read this Notice carefully. This Notice summarizes the settlement and your legal rights under it.

In a class action, one or more people, called class representatives, sue on behalf of people who have similar claims. All of these people are the “Class,” or “Class Members.” One court resolves the issues for all class members, except those who exclude themselves from the class. You have received this notice because you have been identified as potentially being a class member.

Here, the class representative alleges claims relating to Fanatics disclosed and charged handling fees, including that Fanatics falsely advertised “Free” or, a flat, low-cost shipping on its website, but assessed a handling fee to all orders rendering its promise of free or flat, low-cost shipping false.

The Court has certified a class for settlement purposes only (the “Settlement Class”). The Honorable [INSERT JUDGE NAME] of the Circuit Court of the Eleventh Judicial Circuit in and for Miami-Dade County, Florida (the “Court”) oversees this class action. Fanatics denies that it did anything wrong and denies that this lawsuit should be certified as a class action in litigation. The Court has not decided who is correct.

THE SETTLEMENT

The Court did not decide in favor of Plaintiff or Fanatics on Fanatics’ liability. Instead, both sides agreed to a settlement of the legal claims in the complaint to avoid the cost of a trial, the risk and uncertainty of proceeding forward in the lawsuit, and to provide compensation for Settlement Class Members. The Class Representative and Class Counsel believe that the settlement is in the best interests of the Settlement Class.

WHO IS IN THE SETTLEMENT CLASS?

You are in the “Settlement Class” if, while in the United States, you ordered merchandise through the Fanatics Websites, and were assessed and paid a handling fee between May 6, 2018 and [Date of Preliminary Approval].

THE SETTLEMENT BENEFITS – WHAT YOU GET

If the Court grants final approval of the Settlement and the Settlement becomes effective (the “Effective Date”), you may be entitled to the following benefit:

Class Members who purchased from the Fanatics Websites and were assessed and paid a handling fee during the class period may submit a claim to receive two (2) vouchers in the amount of \$5.00 each (totaling \$10.00) (the “Vouchers”) towards the single purchase (no minimum purchase) of any item for sale on <https://www.fanatics.com/> (“Fanatics.com”). The Vouchers can be combined with other offers on Fanatics.com (such as promotions or other discounts) that do not require a code. The Vouchers are not redeemable for cash value, and are non-transferrable. The Vouchers can only be redeemed once. The Vouchers will expire twelve (12) months after issuance.

To obtain the Vouchers, you must submit a Claim Form by **CLAIMS DEADLINE**. You may submit a claim by clicking **[here.]**

HOW YOU GET A VOUCHER – SUBMITTING A CLAIM FORM

To qualify for voucher, you must submit a valid Claim Form by **[INSERT CLAIMS DEADLINE]**. There are multiple ways to submit a Claim Form. You may submit a Claim Form online by going to the Settlement Website at www.xxxxxxxxx.com and following the directions found there. The Claim Form is also available for download online at the Settlement Website. Read the instructions on the Claim Form carefully, fill out the form, sign it, and submit it online or mail it **postmarked** no later than **[INSERT CLAIMS DEADLINE]**.

The Court will hold a hearing on **[INSERT DATE OF FINAL APPROVAL HEARING]** to decide whether to approve the settlement. If the settlement is approved, appeals may still follow. It is always uncertain whether these appeals can be resolved, and resolving them can take more than a year. No Vouchers will be made until the Court approves the settlement at the hearing and all appeals are final. Please be patient.

Unless you exclude yourself, you are staying in the Settlement Class and you will remain a Settlement Class Member. That means you cannot sue, continue to sue, or be part of any other lawsuit against Fanatics regarding any shipping/handling fees charged by Fanatics during the Class Period, including, but not limited to, claims asserted in the lawsuit or arising out of the facts and circumstances asserted in the lawsuit. If the settlement is approved and becomes final and not subject to appeal, then you and all Settlement Class Members release all “Released Claims” against all “Released Parties.” It also means that all of the Court’s orders will apply to you and legally bind you. The Settlement Agreement (available at www.xxxxxxxxx.com) describes the legal claims you are releasing (the “Released Claims”) and against whom you are releasing legal claims (“Released Parties”) in detail, so read it carefully. To summarize, the release includes, but is not limited to, claims arising out of or related to any shipping/handling fees charged by Fanatics during the Class Period.

EXCLUDING YOURSELF FROM THE SETTLEMENT

If you do not want a voucher from this settlement, but you want to keep the right to sue or continue to sue Fanatics, then you must take steps to remove yourself from the Settlement Class. This is called excluding yourself—or is sometimes referred to as “opting out” of the Settlement Class.

To exclude yourself from the settlement, you must send a letter saying that you want to be excluded from the *Cavanaugh v. Fanatics LLC* settlement. You must sign the letter and include a statement that you wish to be excluded from this action, such as: “I hereby request that I be excluded from the proposed Settlement Class.” Please be sure to also include (1) your name, address and telephone number; (2) any online purchases, dates of purchases, and the amount paid in handling fees; and (3) your signature.

You must mail your exclusion request **postmarked** no later than **[INSERT OPT-OUT DEADLINE]** to the following address:

Fanatics Settlement
Exclusion Requests
P.O. Box XXXX
Portland, OR 97xxx-xxxx

You cannot exclude yourself on the phone or by fax or email. If you ask to be excluded, you will not get any voucher, and you cannot object to the settlement. You will not be legally bound by anything that happens in this lawsuit. Mass requests for exclusion are not allowed.

THE LAWYERS REPRESENTING YOU

The Court has appointed Andrew J. Shamis of Shamis & Gentile, P.A.; Scott Edelsberg of Edelsberg Law, P.A.; and Jeffrey D. Kaliel of KalielGold PLLC to represent you and other Settlement Class Members. These lawyers are called Class Counsel. You will not be personally charged by these lawyers. If you want to be represented by your own lawyer, you may hire one at your own expense.

As part of the resolution of the Action, Class Counsel and Defendant have agreed that Class Counsel may apply to the Court for an award of attorneys' fees and costs. Class Counsel anticipate seeking a combined award of \$1,450,000.00 as attorneys' fees and litigation costs. Class Counsel also will request a service award of up to \$5,000 for the named Plaintiff to compensate for the time and effort in pursuing this lawsuit on behalf of the Settlement Class. The Court may award less than these amounts.

Class Counsel's attorneys' fees and litigation costs, as well as notice and claims administration expenses, will be paid separate and apart from any relief provided to the Class and will not reduce the value of the benefits distributed to Class Members.

OBJECTING TO THE SETTLEMENT

If you are a Settlement Class Member and you do not exclude yourself from the Settlement Class, you can object to the settlement if you do not like any part of it. You may give reasons why you think the Court should not approve it. The Court will consider your views. To object, you must send a letter saying that you object to *Cavanaugh v. Fanatics LLC* settlement. You must make your objection in writing and file it with the Court and mail it to the Administrator. The written objection must contain information sufficient to allow the parties to confirm that you are a member of the Settlement Class, including:

- 1) Your full name, address, telephone number, and personal signature (not your attorneys) and date of signature, and the following statement: "I declare under penalty of perjury under the laws of the United States that the foregoing is true and correct.";
- 2) The date and details of any online purchases from Fanatics, a description of any items bought, and the amount paid in handling fees;
- 3) A statement of your specific objections, and a detailed statement of the factual and legal basis for such objections;
- 4) Any and all agreements that relate to the objection or the process of objecting—whether written or oral (in which case it must be summarized)—between you or your counsel and any other person or entity;

- 5) The identity of all witnesses, including the witness's name and address, and a summary of such witness's proposed testimony and documents that you would like the Court to consider;
- 6) The name and contact information of any attorney you intend to have assert your objections before the Court;
- 7) A statement identifying the number of class action settlements you objected to in the last five years, and listing those cases by case name and number; and a copy of any orders related to or ruling on the prior such objections that were issued by the trial and appellate courts in each listed case;
- 8) A list of all witnesses you intend to call at the Final Approval Hearing in support of the objection; and
- 9) A statement whether you and your attorney(s) intend to appear at the Final Approval Hearing.

You must file the objection with the Court no later than **OBJECTION DEADLINE**.

Cavanaugh v. Fanatics LLC
Case No.
Dade County Courthouse
73 West Flagler Street
Miami, Florida 33130

Also, you must send your objection to the Settlement Administrator **postmarked** no later than **OBJECTION DEADLINE**, at:

Fanatics Settlement
P.O. Box XXXX
Portland, OR 97xxx-xxxx

Objecting simply means telling the Court that you do not like something about the settlement. You can object only if you stay in the Settlement Class. Excluding yourself from the Settlement Class is telling the Court that you do not want to be part of the Settlement Class. If you exclude yourself, you have no basis to object because the lawsuit no longer affects you.

THE COURT'S FINAL APPROVAL HEARING

The Court will hold the Final Approval Hearing at **X:00 x.m. on Month XX, XXXX, before [INSERT JUDGE NAME AND COURT ADDRESS]**. The purpose of the hearing is for the Court to determine whether the settlement is fair, reasonable, adequate, and in the best interests of the Settlement Class. At the hearing, the Court will hear any objections and arguments concerning the fairness of the proposed settlement, including those related to the amount requested by Class Counsel for attorneys' fees, costs, and expenses, and the service award to the class representative. After the hearing, the Court will decide whether to approve the settlement. It is unknown how long these decisions will take.

Note: The date and time of the Final Approval Hearing is subject to change by Court Order. Any changes will be posted on the Settlement Website, www.xxxxxxxxx.com.

DO I HAVE TO ATTEND THE HEARING?

No. Class Counsel will answer any questions the Court may have. But you are welcome to attend the hearing at your own expense. If you send an objection, you do not have to attend the hearing to talk about it. As long as your written objection was filed by the deadline, and meets the other criteria described above and in the Settlement Agreement, the Court will consider it. You may also pay a lawyer to attend, but you do not have to. If you do not exclude yourself from the Settlement Class, you may ask the Court for permission to speak at the hearing concerning any part of the proposed Settlement Agreement. If you filed an objection and intend to appear at the hearing, you must state your intention to do so in your objection. To speak, you must state that in your objection. Be sure to include your name, address, telephone number, that you are a Class Member, and your signature. You cannot speak at the hearing if you exclude yourself.

IF YOU DO NOTHING

If you do nothing, you will get no Vouchers from this settlement. Unless you exclude yourself, you will not be able to start a lawsuit, continue with a lawsuit, or be part of any other lawsuit against Fanatics about the legal issues released in this lawsuit.

GETTING MORE INFORMATION

This notice summarizes the proposed settlement. More details are in the Settlement Agreement. You may review the Settlement Agreement on the Settlement Website at www.localhost.com. You can also get a copy of the Settlement Agreement by writing to Class Counsel. You can call 1-XXX-XXX-XXXX toll free; write to Fanatics Settlement, P.O. Box XXXX, City, State Zip Code; or visit the website at www.localhost.com, where you will find answers to common questions about the settlement, a Claim Form, plus other information to help you determine whether you are a member of the Settlement Class.

PLEASE DO NOT CONTACT THE COURT, THE JUDGE, OR FANATICS WITH QUESTIONS ABOUT THE SETTLEMENT OR CLAIMS PROCESS.

EXHIBIT 4

To: <<Class Member Email>>
From: Settlement Administrator <xxxx@xxxxxxx.com>
Subject: Notice of Settlement – Cavanaugh v. Fanatics

Unique ID: <<UniqueID>>

NOTICE OF PROPOSED CLASS ACTION SETTLEMENT *Cavanaugh v. Fanatics LLC* Case No.

If you purchased merchandise through the Fanatics Websites between May 6, 2018, through [Preliminary Approval Date], and were assessed and paid a handling fee, you may be eligible for Fanatics Vouchers.

File a Claim Form [here](#) to be eligible.

IMPORTANT: You must file a claim for your potential Voucher by **[CLAIMS DEADLINE]**.

What is this Notice about? A settlement has been reached in a class action lawsuit alleging that Fanatics, LLC (“Fanatics”) falsely advertised and misrepresented its handling fees, including by advertising “Free” or, a flat, low-cost shipping price on its website, while charging a handling fee to all orders. Fanatics denies that it violated any laws or that it did anything wrong. The Court has not decided who is right.

Who’s Included? The Settlement Class includes persons in the United States who ordered merchandise through the Fanatics Websites, and were assessed and paid a handling fee between May 6, 2018 and **[Preliminary Approval Date]**. You may review a list of the Fanatics Websites on the Settlement Website at www.xxxxxxxx.com.

What Are the Settlement Terms? Fanatics has agreed to provide two (2) vouchers in in the amount of \$5.00 each (totaling \$10.00) (the “Vouchers”) towards the single purchase (no minimum purchase) of any item for sale on Fanatic’s website (available at fanatics.com) to Settlement Class Members who submit a timely and valid Claim Form. Fanatics has also agreed to separately pay for notice and administration costs of the Settlement, attorneys’ fees and expenses incurred by counsel for the Settlement Class, and a service award for the named Plaintiff. Settlement Class Members will be sent their Vouchers to the email address they submitted on their Claim Form within 60 days after the Settlement is Finally Approval.

How Do I Submit a Claim Form? To receive the Vouchers, you must submit a Claim Form by **[CLAIMS DEADLINE]**. You may submit a claim by clicking [\[here\]](#). You may also download a Claim Form by visiting, www.xxxxx.com, and mail in the Claim Form to the address provided on

the Claim Form. If you send in a Claim Form by U.S. mail, it must be postmarked by **[CLAIMS DEADLINE]**.

Your Other Options. If you do not want to be legally bound by the Settlement, you must exclude yourself by **[INSERT OPT-OUT DEADLINE]**. If you do not exclude yourself, you will release any claims you may have, as more fully described in the Settlement Agreement, available at the Settlement Website. You may object to the Settlement by **[INSERT OBJECTION DEADLINE]**. The Long Form Notice available on the Settlement Website explains how to exclude yourself or object. The Court will hold a Final Approval Hearing on **[INSERT DATE OF FINAL APPROVAL HEARING]** to consider whether to approve the Settlement, a request for attorneys' fees and costs of up to \$1,450,000.00, and a class representative service award of \$5,000 to the Plaintiff. Any award of Class Counsel's attorneys' fees and costs, service award to Plaintiff, and notice and claims administration costs shall be paid separately by the Defendant. You may appear at the hearing, either yourself or through an attorney you hire, but you don't have to.

How Do I Get More Information? For more information, including the full Notice, Claim Form and Settlement Agreement go to [www.\[\] .com](http://www.[] .com), contact the settlement administrator at 1-[]-[]-[] or Fanatics Settlement Administrator, **[address]**.

EXHIBIT 5

**IN THE CIRCUIT COURT OF THE ELEVENTH JUDICIAL CIRCUIT
IN AND FOR MIAMI-DADE COUNTY, FLORIDA**

CASE NO.

JAKE CAVANAUGH,
individually and on behalf of others
similarly situated,

CLASS ACTION

Plaintiff,

v.

FANATICS LLC,

Defendant.

**[PROPOSED] AGREED ORDER GRANTING PRELIMINARILY APPROVAL OF
CLASS ACTION SETTLEMENT, CERTIFYING THE SETTLEMENT CLASS,
APPOINTING CLASS REPRESENTATIVE, APPOINTING CLASS COUNSEL, AND
APPROVING NOTICE PLAN**

Plaintiff, Jake Cavanaugh (“Plaintiff”), and Defendant Fanatics, LLC (“Defendant”) (collectively the “Parties”) have agreed to settle this Action pursuant to the terms and conditions set forth in an executed Settlement Agreement and Release. The Parties reached the Settlement through arm’s-length negotiations with the help of experienced mediators, Michelle Yoshida of Phillips Alternative Dispute Resolutions Enterprises and Shirish Gupta of JAMS. Under the Settlement, subject to the terms and conditions therein and subject to Court approval, Plaintiff and the proposed Settlement Class will fully, finally, and forever resolve, discharge, and release their claims.

The Settlement has been filed with the Court, and Plaintiff and Class Counsel have filed an Unopposed Motion for Preliminary Approval of Class Settlement. Upon considering the Motion, the Settlement and all exhibits thereto, the record in these proceedings, the representations

and recommendations of counsel, and the requirements of law, the Court finds that: (1) this Court has jurisdiction over the subject matter and the Parties to this Action; (2) the proposed Settlement Class meets the requirements of Florida Rule of Civil Procedure 1.220 and should be certified for settlement purposes only; (3) the persons and entities identified below should be appointed Class Representative and Class Counsel; (4) the Settlement is the result of informed, good-faith, arm's-length negotiations between the Parties and their capable and experienced counsel, and is not the result of collusion; (5) the Settlement is within the range of reasonableness and should be preliminarily approved; (6) the proposed Notice program and proposed forms of Notice satisfy Florida Rule of Civil Procedure 1.220 and constitutional due process requirements, and are reasonably calculated under the circumstances to apprise the Settlement Class of the pendency of the Action, class certification, the terms of the Settlement, Class Counsel's application for an award of attorneys' fees and expenses ("Fee Application") and request for Service Award for Plaintiff, and their rights to opt-out of the Settlement Class or object to the Settlement, Class Counsel's Fee Application, and/or the request for Service Award for Plaintiff; (7) good cause exists to schedule and conduct a Final Approval Hearing, to assist the Court in determining whether to grant Final Approval of the Settlement and enter the Final Approval Order, and whether to grant Class Counsel's Fee Application and request for Service Award for Plaintiff; and (8) the other related matters pertinent to the Preliminary Approval of the Settlement should also be approved.

Based on the foregoing, **IT IS HEREBY ORDERED AND ADJUDGED** as follows:

1. As used in this Preliminary Approval Order, unless otherwise noted, capitalized terms shall have the definitions and meanings accorded to them in the Settlement.
2. The Court has jurisdiction over the subject matter and Parties to this proceeding pursuant to Florida Rule of Civil Procedure 1.220 and Fla. Stat. § 26.012(2).

3. Venue is proper in this Court.

Provisional Class Certification and Appointment of Class Representative and Class Counsel

4. It is well established that “[a] class may be certified solely for purposes of settlement [if] a settlement is reached before a litigated determination of the class certification issue.” *Borcea v. Carnival Corp.*, 238 F.R.D. 664, 671 (S.D. Fla. 2006) (internal quotation marks omitted). In deciding whether to provisionally certify a settlement class, a court must consider whether the requirements of Florida Rule of Civil Procedure 1.220(a) and (b) are satisfied.¹ Where, as here, certification is sought for settlement purposes only, the Court need not consider the manageability of a potential trial, since the settlement, if approved, would obviate the need for a trial. *Id.*; *Amchem Products, Inc. v. Windsor*, 521 U.S. 591, 620 (1997).

5. The Court finds, for settlement purposes, that the Florida Rule of Civil Procedure 1.220 factors are present and that certification of the proposed Settlement Class is appropriate under Rule 1.220. The Court therefore provisionally certifies the following Settlement Class.

All persons in the United States who, from May 6, 2018, to the date of an order granting preliminary approval, ordered merchandise through the Fanatics Websites, and were assessed and paid a handling fee.

The Settlement Class excludes the following: (1) the trial judge presiding over this case; (2) Defendant, as well as any parent, subsidiary, affiliate, or control person of Defendant, and the officers, directors, agents, servants, and employees of Defendant; (3) any of the Released Parties; (4) the immediate family of any such person(s); any Settlement Class Member who has timely opted out of this proceeding; and (6) Plaintiff’s Counsel, their employees, and their immediate family.

¹ Florida Rule of Civil Procedure 1.220 is patterned after Rule 23 of the Federal Rules of Civil Procedure; consequently, Florida courts consider case law interpreting Rule 23 as persuasive. *Broin v. Philip Morris Co.*, 641 So.2d 888, n.1 (Fla. 3d DCA 1994) (collecting cases).

6. Specifically, the Court finds, for settlement purposes and conditioned on final certification of the proposed class and on the entry of the Final Approval Order, that the Settlement Class satisfies the requirements of Florida Rule of Civil Procedure 1.220:

(a) Numerosity: In the Action, approximately 42 million individuals are members of the proposed Settlement Class. The proposed Settlement Class is thus so numerous that joinder of all members is impracticable.

(b) Commonality: “[C]ommonality requires the plaintiff to demonstrate that the class members ‘have suffered the same injury,’” and the plaintiff’s common contention “must be of such a nature that it is capable of classwide resolution – which means that determination of its truth or falsity will resolve an issue that is central to the validity of each one of the claims in one stroke.” *Wal-Mart Stores, Inc. v. Dukes*, 131 S. Ct. 2541, 2551 (2011) (citation omitted). “The commonality requirement is satisfied where questions of law refer to standardized conduct by defendants toward members of the proposed class.” *CV Reit, Inc. v. Levy*, 144 F.R.D. 690, 696 (S.D. Fla. 1992). Here, the commonality requirement is satisfied. Multiple questions of law and fact centering on Defendant’s class-wide practices are common to the Plaintiff and the Settlement Class, are alleged to have injured all members of the Settlement Class in the same way, and would generate common answers central to the viability of the claims were this case to proceed to trial.

(c) Typicality: The Plaintiff’s claims are typical of the Settlement Class because they concern the same alleged Defendant’s practices, arise from the same legal theories, and allege the same types of harm and entitlement to relief. Rule 1.220(a)(3) is therefore satisfied. *See Kornberg v. Carnival Cruise Lines, Inc.*, 741 F.2d 1332, 1337 (11th Cir. 1984) (typicality satisfied where claims “arise from the same event or pattern or practice and are based on the same legal theory”); *Murray v. Auslander*, 244 F.3d 807, 811 (11th Cir. 2001) (named plaintiffs are

typical of the class where they “possess the same interest and suffer the same injury as the class members”).

(d) Adequacy: Adequacy under Rule 1.220(a)(4) relates to: (1) whether the proposed class representative has interests antagonistic to the class; and (2) whether the proposed class counsel has the competence to undertake the litigation at issue. *See, Pinnacle Condo. Ass’n v. Haney*, 262 So. 3d 260, n.4 (Fla 3d DCA 2019); *Fabricant v. Sears Roebuck*, 202 F.R.D. 310, 314 (S.D. Fla. 2001). Here, adequacy is satisfied because there are no conflicts of interest between the Plaintiff and the Settlement Class, and Plaintiff has retained competent counsel to represent him and the Settlement Class. Class Counsel regularly engage in consumer class litigation, complex litigation, and other litigation similar to this Action, and have dedicated substantial resources to the prosecution of the Action. Moreover, the Plaintiff and Class Counsel have vigorously and competently represented the Settlement Class in the Action. *See Lyons v. Georgia-Pacific Corp. Salaried Employees Rel. Plan*, 221 F.3d 1235, 1253 (11th Cir. 2000).

(e) Predominance and Superiority: Rule 1.220(b)(3) is satisfied because the common legal and alleged factual issues here predominate over individualized issues, and resolution of the common issues for the members of the Settlement Class in a single, coordinated proceeding is superior to thousands of individual lawsuits addressing the same legal and factual issues. With respect to predominance, Rule 1.220(b)(3) requires that “[c]ommon issues of fact and law . . . ha[ve] a direct impact on every class member’s effort to establish liability that is more substantial than the impact of individualized issues in resolving the claim or claims of each class member.” *Sacred Heart Health Sys., Inc. v. Humana Military Healthcare Servs., Inc.*, 601 F.3d 1159, 1170 (11th Cir. 2010) (internal quotation marks omitted). Here,

common questions present a significant aspect of the case and can be resolved for all members of the Settlement Class in a single adjudication. In a liability determination, those common issues would predominate over any issues that are unique to individual members of the Settlement Class. Moreover, each member of the Settlement Class has claims that arise from the same or similar alleged Defendant's practices as well as the same legal theories.

7. The Court appoints Plaintiff Jake Cavanaugh, as the Class Representative.

8. The Court appoints the following attorneys and firms as Class Counsel: Scott A. Edelsberg of Edelsberg Law, P.A.; Andrew J. Shamis of Shamis & Gentile, P.A.; and Jeffrey D. Kalief of KaliefGold PLLC.

9. The Court recognizes that Defendant reserves all of its defenses and objections against and rights to oppose any request for class certification in the event that the proposed Settlement does not become Final for any reason. Defendant also reserves its defenses to the merits of the claims asserted in the event the Settlement does not become Final for any reason.

Preliminary Approval of the Settlement

10. At the preliminary approval stage, the Court's task is to evaluate whether the Settlement is within the "range of reasonableness." 4 *Newberg on Class Actions* § 11.26. "Preliminary approval is appropriate where the proposed settlement is the result of the parties' good faith negotiations, there are no obvious deficiencies and the settlement falls within the range of reason." *Smith v. Wm. Wrigley Jr. Co.*, 2010 WL 2401149, at *2 (S.D. Fla. Jun. 15, 2010). Settlement negotiations that involve arm's length, informed bargaining with the aid of experienced counsel support a preliminary finding of fairness. See *Manual for Complex Litigation*, Third, § 30.42 (West 1995) ("A presumption of fairness, adequacy, and reasonableness may attach to a class settlement reached in arm's-length negotiations between

experienced, capable counsel after meaningful discovery.”) (internal quotation marks omitted).

11. The Court preliminarily approves the Settlement, together with all exhibits thereto, as fair, reasonable, and adequate. The Court finds that the Settlement was reached in the absence of collusion, is the product of informed, good-faith, arm’s-length negotiations between the Parties and their capable and experienced counsel. The Court further finds that the Settlement, including the exhibits thereto, is within the range of reasonableness and possible judicial approval, such that: (a) a presumption of fairness is appropriate for the purposes of preliminary settlement approval; and (b) it is appropriate to effectuate notice to the Settlement Class, as set forth below and in the Settlement, and schedule a Final Approval Hearing to assist the Court in determining whether to grant Final Approval to the Settlement and enter a Final Approval Order.

Approval of Class Notice and the Claims Process

12. The Court approves the form and content of the Class notices, substantially in the forms attached to the Settlement, as well as the Claim Form attached thereto. The Court further finds that the Class Notice program described in the Settlement is the best practicable under the circumstances. The Class Notice program is reasonably calculated under the circumstances to inform the Settlement Class of the pendency of the Action, certification of a Settlement Class, the terms of the Settlement, Class Counsel’s attorney’s fees application and the request for Service Award for Plaintiff, and their rights to opt-out of the Settlement Class or object to the Settlement. The Class notices and Class Notice program constitute sufficient notice to all persons entitled to notice. The Class notices and Class Notice program satisfy all applicable requirements of law, including, but not limited to, Florida Rule of Civil Procedure 1.220 and the Constitutional requirement of Due Process.

13. Analytics shall serve as the Administrator.

14. The Administrator shall implement the Class Notice program, as set forth below and in the Settlement, using the Class notices substantially in the forms attached to the Settlement and approved by this Preliminary Approval Order. Notice shall be provided to the members of the Settlement Class pursuant to the Class Notice program, as specified in the Settlement and approved by this Preliminary Approval Order. The Class Notice program shall include, to the extent necessary, E-mail Notice, the Long-Form Notice, and Publication Notice as set forth in the Settlement and below.

Notice

15. The Administrator shall administer Notice as set forth in the Settlement. The Notice shall be completed no later than 60 days after the order granting Preliminary Approval.

Settlement Website

16. The Administrator shall establish a Settlement Website as a means for Settlement Class members to obtain notice of, and information about, the Settlement. The Settlement Website shall be established as soon as practicable following Preliminary Approval, but no later than commencement of the Class Notice program. The Settlement Website shall include the Settlement Agreement, the Long-Form Notice, the Preliminary Approval Order, and other such documents as Class Counsel and counsel for Defendant agree to include. These documents shall remain on the Settlement Website until at least 60 days following the Claim Deadline.

17. The Administrator is directed to perform all substantive responsibilities with respect to effectuating the Class Notice program, as set forth in the Settlement.

Final Approval Hearing, Opt-Outs, and Objections

18. A Final Approval Hearing shall be held before this Court on _____ at

_____ to determine whether to grant Final Approval to the Settlement and to enter a Final Approval Order, and whether Class Counsel’s Fee Application and request for Service Award for the Class Representative should be granted.

19. Any person within the Settlement Class who wishes to be excluded from the Settlement Class may exercise their right to opt-out of the Settlement Class by following the opt-out procedures set forth in the Settlement and in the Notices at any time during the Opt-Out Period. To be valid and timely, opt-out requests must be received by all those listed in the Long-Form Notice on or before the last day of the Opt-Out Period, which is 90 days after the Class Notice Date (“Opt-Out Deadline”), and mailed to the addresses indicated in the Long Form Notice.

20. Any Settlement Class Member may object to the Settlement, Class Counsel’s Fee Application, or the request for Service Award for Plaintiff. Any such objections must be filed with the Court and mailed (with the requisite postmark) to the Administrator, at the addresses indicated in the Long-Form Notice. For an objection to be considered by the Court, the objection must be filed and postmarked no later than 90 days after the Class Notice Date (“Objection Deadline”), as set forth in the Notice. To be valid, an objection must include the following information:

- a. the name of the Action;
- b. the objector’s full name, address, and telephone number;
- c. an explanation of the basis upon which the objector claims to be a Settlement Class Member, including the date and details of all relevant purchases from Defendant, a description of any items bought, and the amount paid in handling fees;
- d. all grounds for the objection, accompanied by any legal support for the objection known to the objector or his counsel;

- e. the number of times in which the objector has objected to a class action settlement within the five years preceding the date that the objector files the objection, the caption of each case in which the objector has made such an objection, and a copy of any orders related to or ruling upon the objector's prior such objections that were issued by the trial and appellate courts in each listed case;
- f. the identity of all counsel who represent the objector, including any former or current counsel who may be entitled to compensation for any reason related to the objection to the Settlement or Fee Application;
- g. a copy of any orders related to or ruling upon counsel's or the counsel's law firm's prior objections made by individuals or organizations represented by them that were issued by the trial and appellate courts in each listed case in which the objector's counsel and/or counsel's law firm have objected to a class action settlement within the preceding five years;
- h. any and all agreements that relate to the objection or the process of objecting— whether written or oral (in which case it must be summarized)—between objector or objector's counsel and any other person or entity;
- i. the identity of all counsel (if any) representing the objector who will appear at the Final Approval Hearing;
- j. a statement confirming whether the objector intends to personally appear and/or testify at the Final Approval Hearing;
- k. a list of all persons who will be called to testify at the Final Approval Hearing in support of the objection; and

1. the objector's signature (an attorney's signature is not sufficient), together with the signature date and the following language: "I declare under penalty of perjury under the laws of the United States that the foregoing is true and correct."

Further Papers in Support of Settlement and Attorney's Fee Application

21. Plaintiff and Class Counsel shall file their Motion for Final Approval of the Settlement, Fee Application and request for Service Awards for Plaintiff, no later than _____, which is 15 days before the Final Approval Hearing.

22. Plaintiff and Class Counsel shall file their responses to timely filed objections to the Settlement, the Fee Application and/or request for Service Award for Plaintiff no later than _____, which is 15 days before the Final Approval Hearing.

Effect of Failure to Approve Settlement

23. If the Settlement is not finally approved by the Court, or for any reason the Parties fail to obtain a Final Approval Order as contemplated in the Settlement, or the Settlement is terminated pursuant to its terms for any reason, then the following shall apply:

(a) All orders and findings entered in connection with the Settlement shall become null and void and have no further force and effect, shall not be used or referred to for any purpose whatsoever, and shall not be admissible or discoverable in any other proceeding;

(b) Nothing in this Preliminary Approval Order is, or may be construed as, any admission or concession by or against Defendant or Plaintiff on any point of fact or law; and

(c) Neither the Settlement terms nor any publicly disseminated information regarding the Settlement, including, without limitation, the Class Notice, court filings, orders and public statements, may be used as evidence. In addition, neither the fact of, nor any documents relating to, either Party's withdrawal from the Settlement, any failure of the Court to approve the

Settlement and/or any objections or interventions may be used as evidence.

Stay/Bar of Other Proceedings

24. All proceedings in the Action are stayed until further order of the Court, except as may be necessary to implement the terms of the Settlement. Pending final determination of whether the Settlement should be approved, Plaintiff, all persons in the Settlement Class, and persons purporting to act on their behalf are enjoined from commencing or prosecuting (either directly, representatively or in any other capacity) against any of the Released Parties any action or proceeding in any court, arbitration forum or tribunal asserting any of the Released Claims.

25. Based on the foregoing, the Court sets the following schedule for the Final Approval Hearing and the actions which must take place before and after it:

<u>Event</u>	<u>Date</u>	<u>Timeline</u>
Deadline for Class Notice Date		60 days after Preliminary Approval
Deadline for opting-out of the Settlement and for submission of Objections		90 days after the Class Notice Date
Last day Settlement Class Members may submit a Claim Form		90 days after the Class Notice Date and no later than 20 days before the Final Approval Hearing
Deadline for Responses to Objections		15 days before the Final Approval Hearing
Deadline for filing Motion for Final Approval of the Settlement and Class Counsel's Fee Application and expenses, and for Service Award		15 days before the Final Approval Hearing
Final Approval Hearing		Month XX, 2026

DONE and ORDERED at Miami, Florida, this ____ day of _____, 2026.

CIRCUIT COURT JUDGE

Copies furnished to: Counsel of Record

EXHIBIT 6

LEGAL NOTICE OF CLASS ACTION SETTLEMENT

Cavanaugh v. Fanatics LLC, Case No.

IF YOU PURCHASED MERCHANDISE THROUGH THE FANATICS WEBSITES BETWEEN MAY 6, 2018 THROUGH [PRELIMINARY APPROVAL DATE], AND WERE ASSESSED AND PAID A HANDLING FEE, YOU MAY BE ELIGIBLE FOR FANATICS VOUCHERS.

What is this Notice about? A settlement has been reached in a class action lawsuit alleging that Fanatics, LLC (“Fanatics”) falsely advertised and misrepresented its handling fees, including by advertising “Free” or, a flat, low-cost shipping price on its website, but assessed a handling fee to all orders. Fanatics denies that it violated any laws or that it did anything wrong. The Court has not decided who is right.

Who’s Included? The Settlement Class includes persons in the United States who ordered merchandise through the Fanatics Websites, and were assessed and paid a handling fee between May 6, 2018 and [Preliminary Approval Date]. You may review a list of the Fanatics Websites on the Settlement Website at www.xxxxxxxxx.com.

What Are the Settlement Terms? Fanatics has agreed to provide two (2) vouchers in in the amount of \$5.00 each (totaling \$10.00) (the “Vouchers”) towards the single purchase (no minimum purchase) of any item for sale on Fanatic’s website (available at fanatics.com) to Settlement Class Members who submit a timely and valid Claim Form. Fanatics has also agreed to separately pay for notice and administration costs of the Settlement, attorneys’ fees and expenses incurred by counsel for the Settlement Class, and service award for the named Plaintiff. Settlement Class Members will be sent their Vouchers to the email address they submitted on their Claim Form within 60 days after the Settlement is Finally Approved.

How Do I Submit a Claim Form? To receive the Vouchers, you must submit a Claim Form by [CLAIMS DEADLINE]. You may download a Claim Form by visiting, www.xxxxx.com, and mail in the Claim Form to the address provided on the Claim Form. If you send in a Claim Form by U.S. mail, it must be postmarked by [CLAIMS DEADLINE].

Your Other Options. If you do not want to be legally bound by the Settlement, you must exclude yourself by [INSERT OPT-OUT DEADLINE]. If you do not exclude yourself, you will release any claims you may have, as more fully described in the Settlement Agreement, available at the Settlement Website. You may object to the Settlement by [INSERT OBJECTION DEADLINE]. The Long Form Notice available on the Settlement Website explains how to exclude yourself or object. The Court will hold a Final Approval Hearing on [INSERT DATE OF FINAL APPROVAL HEARING] to consider whether to approve the Settlement, a request for attorneys’ fees and costs of up to \$1,450,000.00, and a class representative service award of \$5,000 to the

Plaintiff. Any award of Class Counsel's attorneys' fees and costs, service award to Plaintiff, and notice and claims administration costs shall be paid separately by the Defendant. You may appear at the hearing, either yourself or through an attorney you hire, but you don't have to.

How Do I Get More Information? For more information, including the full Notice, Claim Form and Settlement Agreement go to [www.\[redacted\].com](http://www.[redacted].com), contact the settlement administrator at 1-[redacted]-[redacted]-[redacted] or Fanatics Settlement Administrator, [address].

Appendix A – Fanatics Websites, including all mobile versions and applications

Site Name	Site URL
Fanatics	www.fanatics.com
FansEdge	www.fansedge.com
Fanatics iOS Mobile App Site	ios-fanatics.frgapps.com
College Football Store	www.collegefootballstore.com
College Basketball Store	www.collegebasketballstore.com
Fanatics Android Mobile App Site	android-fanatics.frgapps.com
Kid Fanatics - Inactive	www.kidfanatics.com
BigTallFanatics - Inactive	www.bigtallfanatics.com
Fanatics iOS App	ios.fanapp.frgapps.com
Lady Fanatics - Inactive	www.ladyfanatics.com
Fanatics NFL iOS Site	ios-nflshop.frgapps.com
Majestic Official Online Store - Inactive	www.majesticathletic.com
Football Fanatics - Inactive	www.footballfanatics.com
Fanatics Outlet - Inactive	www.fanaticoutlet.com
Cactus Jack Fanatics Online Store	www.cactusjackfanatics.com
Backstage Merch	www.backstagemerch.com
Fanatics Authentic Official Online Store	www.fanaticsauthentic.com
Fanatics MLB iOS Site	ios-mlbshop.frgapps.com
Fanatics Android App	android.fanapp.frgapps.com
Fanatics NBA iOS Site	ios-nbastore.frgapps.com
Kitbag Online Store US/Canada	www.kitbag-us.com
TOW Official Online Store - Inactive	www.towbrand.com
Fanatics NFL Android Site	android-nflshop.frgapps.com
WinCraft Official Online Store	shop.wincraft.com
Fanatics NHL iOS Site	ios-nhlshop.frgapps.com
Fanatics Auctions (CCP Site)	accounts.fanaticsauctions.com
Fanatics MLB Android Site	android-mlbshop.frgapps.com
Fanatics NBA Android Site	android-nbastore.frgapps.com
Fanatics NHL Android Site	android-nhlshop.frgapps.com
Fanatics Mobile App - Inactive	mobilegw.fanatics.com
NFL Shop	www.nflshop.com
MLB Shop Official Online Store	www.mlbshop.com
Lids Online Store	www.lids.com
NBA Store	store.nba.com
NHL USA	shop.nhl.com
MLS Store	www.mlsstore.com
WWE Shop	shop.wwe.com
Dallas Cowboys Official Online Store	shop.dallascowboys.com
Philadelphia Eagles Official Online Store	store.philadelphiaeagles.com
Kansas City Chiefs Store	shop.chiefs.com

Site Name	Site URL
NASCAR Superstore	store.nascar.com
The University of Notre Dame	shop.fightingirish.com
RollTide.com Official Online Store	shop.rolltide.com
Georgia Bulldogs Official Online Store	shop.georgiadogs.com
San Francisco 49ers Online Store	www.shop49ers.com
Golden State Warriors Official Online Shop	shop.warriors.com
Cincinnati Bengals Store	shop.bengals.com
Patriots Official Online Store	proshop.patriots.com
Chicago Bears Official Online Store	store.chicagobears.com
Tennessee Athletics Official Online Shop	shop.utsports.com
Seattle Seahawks Store	proshop.seahawks.com
Cleveland Browns Store	shop.clevelandbrowns.com
Tampa Bay Buccaneers Online Store	shop.buccaneers.com
Boston Celtics Official Online Store	www.celticsstore.com
Gator Locker Room	shop.floridagators.com
Detroit Lions Store	shop.detroitlions.com
Texas Longhorns Official Online Store	shop.texaslonghorns.com
Oregon Ducks Online Store	shop.goducks.com
Michigan State Spartans Official Online Store	shop.msuspartans.com
Team USA Shop	www.teamusashop.com
Oklahoma Sooners Official Store	shop.soonersports.com
BigTenStore.com - NLP	shop.bigtenstore.com
SECStore.com	www.secstore.com
North Carolina Tar Heels Official Online Store	shop.goheels.com
Florida State Seminoles Official Online Store	shop.seminoles.com
New York Giants Online Store	shop.giants.com
WNBA	wnbastore.nba.com
Baltimore Ravens Store	shop.baltimoreravens.com
NCAA Championship Official Online Store	www.shopncaasports.com
Denver Broncos Online Store	shop.denverbroncos.com
Los Angeles Rams Store	www.ramsfanshop.com
Wisconsin Badgers Official Online Store	www.buckyslockerroom.com
Nebraska Cornhuskers Official Store	shop.huskers.com
Blizzard Entertainment - NLP	www.blizzardgearstore.com
Miami Dolphins Store	shop.miamidolphins.com
Penn State Nittany Lions Online Store	shop.gopsusports.com

Site Name	Site URL
Minnesota Vikings Team Store	shop.vikings.com
New Orleans Saints Official Online Store	shop.neworleanssaints.com
Kentucky Wildcats Official Online Store	www.ukteamshop.com
New York Jets Official Online Store	www.jetsshop.com
US Golf Association Store	www.usgashop.com
Colorado Buffaloes Official Online Store	shop.cubuffs.com
Phoenix Suns	shop.suns.com
Army Black Knights Official Store	shop.goarmywestpoint.com
Clemson Online Store	shop.clemsontigers.com
Indianapolis Colts Official Online Store	shop.colts.com
Miami Hurricanes Official Online Store	www.shopmiamihurricanes.com
Manchester United Direct Store US - NLP	us.store.manutd.com
Virginia Tech Hokies Official Online Store	shop.hokiesports.com
West Virginia Mountaineers Online Store	www.shopwvu.com
South Carolina Gamecocks Official Online Store	shop.gamecocksonline.com
Los Angeles Chargers Official Online Store	shop.chargers.com
Texas A&M Aggies The Official 12th Man Shop	www.12thmanshop.com
Kansas Jayhawks Official Online Store	www.kustore.com
Washington Commanders Team Store	store.commanders.com
Husky Team Store	shop.gohuskies.com
Hammes Notre Dame Apparel & Spirit Shop	nd.spirit.bncollege.com
USC Trojans Official Online Store	shop.usctrojans.com
LSUShop.net	www.lsushop.net
Carolina Panthers	shop.panthers.com
Jaguars Official Online Store	shop.jaguars.com
NFL Webview SDK - Inactive	nfl.sdk.frgsites.com
Maryland Terrapins Online Store	shop.umterps.com
ACC Official Online Store	shop.theacc.com
Kentucky Derby Official Online Store	store.kentuckyderby.com
Atlanta Falcons Official Online Store	shop.atlantafalcons.com
Arizona Cardinals Store	shop.azcardinals.com
Illinois Illini Official Online Store	store.fightingillini.com
Philadelphia 76ers Official Online Store	www.sixersshop.com
Minnesota Gophers Official Online Store	shop.gophersports.com
Oregon State Beavers Official Online Store	shop.osubeavers.com
Houston Texans Store	shop.houstontexans.com

Site Name	Site URL
Navy Midshipmen Official Online Store	shop.navysports.com
UCF Knights	shop.ucfknight.com
Oklahoma State Cowboys Online Store	shop.okstate.com
F1 US Store	usf1store.formula1.com
Texas Tech Online Store	shop.texastech.com
PGA Tour	www.pgatourfanshop.com
Arizona Wildcats Official Online Store	www.beardownshop.com
Mississippi State Bulldogs Online Store - NLP	www.hailstatestore.com
Pac-12 Official Online Store - NLP	shop.pac-12.com
PGA Online Store - NLP	shop.pga.com
Washington State Cougars Online Store	shop.wsucougars.com
Memphis Grizzlies Official Online Store	www.grizzliesstore.com
Indiana University Official Online Store - NLP	www.indianauniversitystore.com
Air Force Falcons Official Online Store	shop.goairforcefalcons.com
Gonzaga Bulldogs Official Online Store	shop.gozags.com
Cal Bears Official Online Store	shop.calbears.com
Chicago Bulls Official Online Store - NLP	shop.bulls.com
UFC Store	www.ufcstore.com
Louisville Cardinals Official Online Store	shop.gocards.com
University of Pennsylvania Apparel & Spirit Store	upenn.spirit.bncollege.com
Washington Football Team Official Online Store - Inactive (use 515465)	store.washingtonfootball.com
Global Olympic Online Shop - NA (IOC)	shop3.olympics.com
Columbia University Apparel & Spirit Store	columbia.spirit.bncollege.com
The Official Team Store of the Virginia Cavaliers	shop.virginiasports.com
Charlotte Hornets Official Online Store	www.hornetsfanshop.com
University of Connecticut Apparel & Spirit Store	uconn.spirit.bncollege.com
K-State Wildcats Official Online Store - NLP	shop.kstatesports.com
Brooklyn Nets Official Online Store	www.netsstore.com
Official Online Store of the Vanderbilt Commodores	shop.vucommodores.com
Missouri Tigers Official Online Store	shop.mutigers.com
FC Bayern US-Shop - NLP	usshop.fcbayern.com
Boston University Apparel & Spirit Store	bu.spirit.bncollege.com

Site Name	Site URL
Northeastern University Apparel & Spirit Store - NLP	northeastern.spirit.bncollege.com
Liberty University Apparel & Spirit Store	liberty.spirit.bncollege.com
Georgetown University Apparel & Spirit Store	georgetown.spirit.bncollege.com
New Orleans Pelicans Official Online Store	www.pelicansteamstore.com
Monumental Sports Network Official Online Store	shop.monumentalsportsnetwork.com
Pele Soccer	www.pelesoccer.com
Minnesota Timberwolves Official Online Store	shop.timberwolves.com
Tulane University Apparel & Spirit Store	tulane.spirit.bncollege.com
Penn State University Apparel & Spirit Store	psu.spirit.bncollege.com
Southern New Hampshire University Apparel & Spirit Store	snhu.spirit.bncollege.com
Yale University Apparel & Spirit Store	yale.spirit.bncollege.com
University of Michigan Apparel & Spirit Store	universityofmichigan.spirit.bncollege.com
Stanford Athletics Official Online Store	shop.gostanford.com
Sacramento Kings Official Online Store - NLP	www.kingsteamstore.com
Johns Hopkins University Apparel & Spirit Store - NLP	johns-hopkins.spirit.bncollege.com
Georgia Tech Apparel & Spirit Store	gatech.spirit.bncollege.com
Georgetown Hoyas Online Store	shop.guhoyas.com
University of South Carolina Apparel & Spirit Store	sc.spirit.bncollege.com
The Ohio State University Apparel & Spirit Store	ohiostate.spirit.bncollege.com
New York Liberty Online Store	www.nylibertystore.com
Overwatch League Online Store - NLP	shop.overwatchleague.com
East Carolina University	shop.ecupirates.com
Stanford EDU Official Online Store	shop.stanford.edu
University of Chicago Apparel & Spirit Store - NLP	uchicago.spirit.bncollege.com
Rutgers University Apparel & Spirit Store	rutgers.spirit.bncollege.com
Big12Sports.com - NLP	shop.big12sports.com
Cincinnati Bearcats Online Store - NLP	shop.gobearcats.com
Portland Trail Blazers Official Online Store - NLP	www.trailblazersfanshop.com

Site Name	Site URL
Tufts University Apparel & Spirit Store	tufts.spirit.bncollege.com
University of North Carolina Apparel & Spirit Store	unc.spirit.bncollege.com
LPGA Official Online Shop - NLP	www.lpgaproshop.com
University of Delaware Apparel & Spirit Store	udel.spirit.bncollege.com
University of Maryland Apparel & Spirit Store	umcp.spirit.bncollege.com
Orlando Magic Online Store	www.orlandomagicshop.com
OU Alumni Official Online Store	www.oualumnistore.com
University of California - Irvine Apparel & Spirit Store	uci.spirit.bncollege.com
Howard University Apparel & Spirit Store - NLP	howard.spirit.bncollege.com
William & Mary Apparel & Spirit Store	wm.spirit.bncollege.com
Temple University Apparel & Spirit Store - NLP	temple.spirit.bncollege.com
F1 Las Vegas Grand Prix Official Online Store	shop.f1lasvegasgp.com
National Lacrosse League Online Store	www.nllshop.com
Providence Friars Online Store	shop.friars.com
Northwestern University Apparel & Spirit Store	northwestern.spirit.bncollege.com
SMU Apparel & Spirit Store	smu.spirit.bncollege.com
University of Mississippi Apparel & Spirit Store	ole-miss.spirit.bncollege.com
Arizona State Sun Devils Official Online Store - NLP	shop.thesundevils.com
Coastal Carolina University Apparel & Spirit Store	coastal.spirit.bncollege.com
University of Tampa Apparel & Spirit Store	utampa.spirit.bncollege.com
Harvard Crimson Official Online Store	shop.gocrimson.com
New York Knicks Official Online Store - NLP	www.nyknicksstore.com
Emory University Apparel & Spirit Store	emory.spirit.bncollege.com
Wake Forest Official Online Store - NLP	www.wakeforestshop.com
George Mason University Apparel & Spirit Store	gmu.spirit.bncollege.com
Drexel University Apparel & Spirit Store - NLP	drexel.spirit.bncollege.com

Site Name	Site URL
Louisiana State University Apparel & Spirit Store	lsu.spirit.bncollege.com
Kansas City Chiefs Webview SDK - Inactive	nfl-kc-chiefs.sdk.frgsites.com
Binghamton University Apparel & Spirit Store	binghamton.spirit.bncollege.com
Washington State University Apparel & Spirit Store	wsubookie.spirit.bncollege.com
Lehigh University Apparel & Spirit Store	lehigh.spirit.bncollege.com
University of North Carolina at Wilmington Apparel & Spirit Store	uncw.spirit.bncollege.com
Providence College Apparel & Spirit Store	providence.spirit.bncollege.com
University of Kentucky Apparel & Spirit Store	uky.spirit.bncollege.com
Wyoming Cowboys Official Online Store	shop.gowyo.com
College of Charleston Apparel & Spirit Store	cofc.spirit.bncollege.com
USF Bulls	shop.gousfbulls.com
Cleveland Browns Webview SDK - Inactive	nfl-cle-browns.sdk.frgsites.com
Ohio Bobcats Official Store - NLP	shop.ohiobobcats.com
University of Central Florida Apparel & Spirit Store	ucf.spirit.bncollege.com
University Of New Hampshire Apparel & Spirit Store	unh.spirit.bncollege.com
Elon University Apparel & Spirit Store	elon.spirit.bncollege.com
Creighton University Apparel & Spirit Store	creighton.spirit.bncollege.com
Bucknell University Apparel & Spirit Store	bucknell.spirit.bncollege.com
USA Basketball Official Online Store	shop.usab.com
University of Arkansas Apparel & Spirit Store	uark.spirit.bncollege.com
Santa Clara University Apparel & Spirit Store - NLP	scu.spirit.bncollege.com
Fordham University Apparel & Spirit Store - NLP	fordham-rosehill.spirit.bncollege.com
Ole Miss Online Store - NLP	www.rebelshop.com
Charlotte Apparel & Spirit Store	charlotte.spirit.bncollege.com
BEASTMODE - NLP	www.beastmodeonline.com
Colorado School of Mines Apparel & Spirit Store - NLP	mines.spirit.bncollege.com

Site Name	Site URL
Virginia Commonwealth University Apparel & Spirit Store	vcu.spirit.bncollege.com
Villanova University Wildcats Team Store	shop.villanova.com
Tampa Bay Buccaneers Webview SDK - Inactive	nfl-tb-buccaneers-mobile-sdk.fanatics.com
West Virginia University Apparel & Spirit Store	wvu.spirit.bncollege.com
Case Western Reserve University Apparel & Spirit Store	case.spirit.bncollege.com
Chicago Bears Webview SDK - Inactive	nfl-chi-bears.sdk.frgsites.com
San Jose State University Apparel & Spirit Store	sjsu.spirit.bncollege.com
Penn State Alumni Association Spirit Shop	psu.shoptruespirit.com
Saint Joseph's University Hawk Shop	sju.spirit.bncollege.com
Rowan University Apparel & Spirit Store	rowanbookstore.spirit.bncollege.com
Call of Duty - NLP	shop.callofdutyleague.com
University of North Texas Apparel & Spirit Store	unt.spirit.bncollege.com
Marist University Apparel & Spirit Store	marist.spirit.bncollege.com
American Conference Official Online Store	shop.theamerican.org
Loyola University Maryland Apparel & Spirit Store	loyola.spirit.bncollege.com
Berklee College of Music Apparel & Spirit Store	berklee.spirit.bncollege.com
East Carolina University Apparel & Spirit Store	ecu.spirit.bncollege.com
Kent State University Apparel & Spirit Store	kent.spirit.bncollege.com
Duquesne University Apparel & Spirit Store - NLP	duquesne.spirit.bncollege.com
University at Albany Apparel & Spirit Store	albany.spirit.bncollege.com
High Point University Apparel & Spirit Store	highpoint.spirit.bncollege.com
Georgia Tech Official Online Store - NLP	www.ramblinwreckstore.com
UAB Blazers Shop	uab.spirit.bncollege.com
Worcester Polytechnic Institute Apparel & Spirit Store	wpi.spirit.bncollege.com
Florida A&M University Apparel & Spirit Store	fam.u.spirit.bncollege.com

Site Name	Site URL
Mississippi State University Apparel & Spirit Store	msstate.spirit.bncollege.com
The Official Mexican National Team Store - NLP	store.miseleccion.us
Bentley University Apparel & Spirit Store	bentley.spirit.bncollege.com
University of Rochester Apparel & Spirit Store	urochester.spirit.bncollege.com
Clemson University Apparel & Spirit Store	clemson.spirit.bncollege.com
University of Montana Apparel & Spirit Store - NLP	montanabookstore.spirit.bncollege.com
University of California - Riverside Apparel & Spirit Store	ucr.spirit.bncollege.com
The College of New Jersey Apparel & Spirit Store	tcnj.spirit.bncollege.com
Johns Hopkins University True Spirit Shop - NLP	johns-hopkins.shoptruespirit.com
Seattle Seahawks Webview SDK - Inactive	nfl-sea-seahawks.sdk.frgsites.com
Loyola Marymount University Apparel & Spirit Store	loyolamarymount.spirit.bncollege.com
Ball State Apparel & Spirit Store	bsu.spirit.bncollege.com
Houston Cougars Online - NLP	www.uhteamshop.com
Texas A&M University Apparel & Spirit Store - Inactive	tamu.spirit.bncollege.com
Official Fan Shop of 23XI Racing	www.23xifanshop.com
Official Fan Shop of USA Swimming	fanshop.usaswimming.org
Valkyries Shop	shop.valkyries.com
Colorado State Rams Online Store - NLP	shop.csurams.com
University of Nevada Las Vegas Apparel & Spirit Store	unlv.spirit.bncollege.com
Florida Gulf Coast University Apparel & Spirit Store	fgcu.spirit.bncollege.com
Saint Louis University Apparel & Spirit Store - NLP	slu.spirit.bncollege.com
University of Akron Apparel & Spirit Store	uakron.spirit.bncollege.com
Hofstra University Apparel & Spirit Store	hofstra.spirit.bncollege.com
Baltimore Ravens Webview SDK - Inactive	nfl-bal-ravens.sdk.frgsites.com
Gettysburg College Apparel & Spirit Store - NLP	gettysburg.spirit.bncollege.com
Arnold Palmer Official Online Store	shop.arnoldpalmer.com

Site Name	Site URL
Stanford Alumni Official Online Store	www.stanfordalumnifanshop.com
Fresno State Bulldogs Online Store	shop.gobulldogs.com
Boise State Broncos Official Online Store	shop.broncosports.com
Hawai'i Athletics Official Online Store	shop.hawaiiathletics.com
Saint Mary's College Apparel & Spirit Store	stmarys-ca.spirit.bncollege.com
Furman University Apparel & Spirit Store - NLP	furman.spirit.bncollege.com
Philadelphia Eagles Webview SDK - Inactive	nfl-phi-eagles.sdk.frgsites.com
The Catholic University of America Apparel & Spirit Store - NLP	catholic.spirit.bncollege.com
DePaul University Apparel & Spirit Store	depaul-lincolnpark.spirit.bncollege.com
Nova Southeastern University Apparel & Spirit Store	nsubooks.spirit.bncollege.com
Hamilton College Apparel & Spirit Store	hamilton.spirit.bncollege.com
Northern Michigan University Apparel & Spirit Store	nmu.spirit.bncollege.com
Bradley University Apparel & Spirit Store	bradley.spirit.bncollege.com
California State University - Los Angeles Apparel & Spirit Store	calstate-la.spirit.bncollege.com
Sewanee: The University of the South Apparel & Spirit Store	sewanee.spirit.bncollege.com
247 Sports Online Store - NLP	www.247sportsfanaticsshop.com
University of North Carolina at Greensboro Apparel & Spirit Store	uncg.spirit.bncollege.com
Stevens Institute of Technology Apparel & Spirit Store	stevens.spirit.bncollege.com
Western Kentucky University Apparel & Spirit Store	wku.spirit.bncollege.com
Wayne State University Apparel & Spirit Store - NLP	wayne.spirit.bncollege.com
G-League Online Store	gleaguestore.nba.com
Bleacher Report Online Store - NLP	www.brfanatics.com
New Hampshire Wildcats Official Online Store - NLP	shop.unhwildcats.com
West Virginia University True Spirit Shop	wvu.shoptruespirit.com
St. Olaf College Apparel & Spirit Store	stolaf.spirit.bncollege.com
FIU Apparel & Spirit Shop	fiu.spirit.bncollege.com
University of Nevada Reno Apparel & Spirit Store	unr.spirit.bncollege.com

Site Name	Site URL
Roger Williams University Apparel & Spirit Store - NLP	rwu.spirit.bncollege.com
Ivy League Online Store	shop.ivyleaguesports.com
Ohio Northern University Apparel & Spirit Store - NLP	onu.spirit.bncollege.com
San Diego Comic-Con Shop	www.comic-con.shop
Clarkson University Apparel & Spirit Store	clarkson.spirit.bncollege.com
Youngstown State University Apparel & Spirit Store	ysu.spirit.bncollege.com
Trinity College Apparel & Spirit Store	trinity.spirit.bncollege.com
Mercer University Apparel & Spirit Store	mercera-macon.spirit.bncollege.com
Campbell University Apparel & Spirit Store	campbell.spirit.bncollege.com
Mountain West Conference Online Store	shop.themw.com
Morgan State University Apparel & Spirit Store	morgan.spirit.bncollege.com
College Football Playoff Official Online Store - NLP	shop.collegefootballplayoff.com
Colorado College Apparel & Spirit Store	coloradocollege.spirit.bncollege.com
Minnesota State University Apparel & Spirit Store - NLP	mnsu-mankato.spirit.bncollege.com
Louisiana Tech Apparel & Spirit Store	latech.spirit.bncollege.com
Boston University True Spirit Shop	bu.shoptruespirit.com
CBS Sports - NLP	shop.cbssports.com
Official Team Shop of the Phoenix Mercury	shop.phoenixmercury.com
Wichita State Shockers - NLP	www.shockerlocker.com
New York Jets Webview SDK - Inactive	nfl-ny-jets.sdk.frgsites.com
Tennessee Technological University Apparel & Spirit Store	tenn-tech.spirit.bncollege.com
Florida Institute of Technology Apparel & Spirit Store	fit.spirit.bncollege.com
Oberlin College Apparel & Spirit Store - NLP	oberlin.spirit.bncollege.com
Franklin & Marshall College Apparel & Spirit Store	fandm.spirit.bncollege.com
Point Loma Nazarene University Apparel & Spirit Store	pointloma.spirit.bncollege.com
Carleton College Apparel & Spirit Store	carleton.spirit.bncollege.com
Special Olympics USA Games - NLP	shop.2022usagames.org
Sonoma State University Apparel & Spirit Store	sonoma.spirit.bncollege.com

Site Name	Site URL
SUNY - Geneseo University Apparel & Spirit Store	geneseo.spirit.bncollege.com
SUNY - Brockport Apparel & Spirit Store - NLP	brockport.spirit.bncollege.com
East Stroudsburg University Apparel & Spirit Store	esu.spirit.bncollege.com
Niners Spirit Shop	charlotte49ers.shoptruespirit.com
Emerson College Apparel & Spirit Store - NLP	emerson.spirit.bncollege.com
University of Mary Washington Apparel & Spirit Store	umw.spirit.bncollege.com
Ragin' Cajuns Apparel & Spirit Shop	louisiana.spirit.bncollege.com
Longwood University Apparel & Spirit Store - NLP	longwood.spirit.bncollege.com
University of Toledo Apparel & Spirit Store	utoledo.spirit.bncollege.com
University of South Alabama Apparel & Spirit Store	southalabama.spirit.bncollege.com
Colosseum Online Store	www.colosseum-fanatics.com
North Carolina A&T State University Apparel & Spirit Store	ncat.spirit.bncollege.com
Indiana University - Bloomington Apparel & Spirit Store - NLP	iub.spirit.bncollege.com
Pace University NYC Campus Apparel & Spirit Shop	pacenyc.spirit.bncollege.com
University of Tennessee - Chattanooga Apparel & Spirit Store	utc.spirit.bncollege.com
University of Southern Mississippi Apparel & Spirit Store	usm.spirit.bncollege.com
Trinity University Apparel & Spirit Store - NLP	trinityuniv.spirit.bncollege.com
Iowa Book Apparel & Spirit Store	iowabook.spirit.bncollege.com
Le Moyne College Apparel & Spirit Store	lemoyne.spirit.bncollege.com
Grambling State University Apparel & Spirit Store	gram.spirit.bncollege.com
Eastern Kentucky University Apparel & Spirit Store	eku.spirit.bncollege.com
Indiana State University Apparel & Spirit Store	indiana-state.spirit.bncollege.com
Radford University Apparel & Spirit Store - NLP	radfordu.spirit.bncollege.com
Illinois State Redbirds Online Store - NLP	shop.goredbirds.com

Site Name	Site URL
Wellesley College Apparel & Spirit Store - NLP	wellesley.spirit.bncollege.com
University of Portland Apparel & Spirit Store	uportland.spirit.bncollege.com
SMU True Spirit Shop	smuathletics.shoptruespirit.com
Mean Green Team Shop	untgear.shoptruespirit.com
Rochester Institute of Technology Apparel & Spirit Store - NLP	rit.spirit.bncollege.com
Marquette University Apparel & Spirit Store	marquette.spirit.bncollege.com
Big Sky Conference Official Store	www.bigskyshop.com
Sam Houston State University Apparel & Spirit Store	shsu.spirit.bncollege.com
Kean University Apparel & Spirit Store	kean.spirit.bncollege.com
University of Kentucky True Spirit Shop	uky.shoptruespirit.com
Georgia College Apparel & Spirit Store	gcsu.spirit.bncollege.com
Rider University Apparel & Spirit Store	rider.spirit.bncollege.com
Endicott College Apparel & Spirit Store	endicott.spirit.bncollege.com
Arizona Cardinals Webview SDK - Inactive	nfl-az-cardinals.sdk.frgsites.com
University of Chicago - Booth Apparel & Spirit Store - NLP	chicagobooth.spirit.bncollege.com
Florida Southern College Apparel & Spirit Store	flsouthern.spirit.bncollege.com
The Culinary Institute of America Apparel & Spirit Store	ciachef.spirit.bncollege.com
Mount St. Mary's University Apparel & Spirit Store	msmu.spirit.bncollege.com
Xavier University of Louisiana Apparel & Spirit Store	xula.spirit.bncollege.com
Central Connecticut State University Apparel & Spirit Store	central-ct.spirit.bncollege.com
University of Delaware True Spirit Shop	udel.shoptruespirit.com
Troy University Apparel & Spirit Store	troy.spirit.bncollege.com
DePaul Team Store - NLP	depaul.shoptruespirit.com
Minnesota Lynx Official Online Store	www.lynxteamstore.com
Illinois State University Apparel & Spirit Store - NLP	ilstu.spirit.bncollege.com
University of Redlands Apparel & Spirit Store	redlands.spirit.bncollege.com
University of Central Florida - Alumni True Spirit Shop	ucfalumni.shoptruespirit.com

Site Name	Site URL
Southern Connecticut State University Apparel & Spirit Store	southern-ct.spirit.bncollege.com
University of Wisconsin Stevens Point Apparel & Spirit Shop	uwsp.spirit.bncollege.com
Keene State College Apparel & Spirit Store	keene.spirit.bncollege.com
Shaheen Saint Mary's College Spirit Shop	saintmarys.spirit.bncollege.com
University of Central Florida True Spirit Shop	ucf.shoptruespirit.com
Lindenwood University Apparel & Spirit Store	lindenwood.spirit.bncollege.com
Simmons University Apparel & Spirit Store	simmons.spirit.bncollege.com
World Marathon Majors Shop	shop.worldmarathonmajors.com
Texas Southern University Apparel & Spirit Store - NLP	tsu.spirit.bncollege.com
Northeastern University True Spirit Shop - NLP	nuhuskies.shoptruespirit.com
Hobart & William Smith Apparel & Spirit Shop	hws.spirit.bncollege.com
BIG3 Online Store - NLP	store.big3.com
University of San Francisco Apparel & Spirit Store	usfca.spirit.bncollege.com
Temple University True Spirit Shop - NLP	temple.shoptruespirit.com
Assumption University Apparel & Spirit Store - NLP	assumption.spirit.bncollege.com
The Official Store of the Syracuse Orange	shop.cuse.com
Macalester College Apparel & Spirit Store	macalester.spirit.bncollege.com
The University of Alabama in Huntsville Apparel & Spirit Store	uah.spirit.bncollege.com
Shop Red Apparel & Spirit Store - NLP	sunysb.spirit.bncollege.com
Long Island University - LIU Post Apparel & Spirit Store	liunet.spirit.bncollege.com
Nazareth University of Rochester Apparel & Spirit Store	naz.spirit.bncollege.com
Fan Outfitters	www.fanoutfitters.com
UNG Bookstore - Dahlonega Campus Apparel & Spirit Store	ung.spirit.bncollege.com
Winona State University Apparel and Spirit Shop	winona.spirit.bncollege.com
University of Tennessee - Chattanooga True Spirit Shop	utc.shoptruespirit.com

Site Name	Site URL
Northern Kentucky University Apparel & Spirit Store	nku.spirit.bncollege.com
Moravian University Apparel & Spirit Store	moravian.spirit.bncollege.com
Loyola University New Orleans Apparel & Spirit Store	loyno.spirit.bncollege.com
Lewis and Clark College Apparel & Spirit Store	lclark.spirit.bncollege.com
Utah State Online Store - NLP	shop.utahstateaggies.com
Manhattan College Apparel & Spirit Store - NLP	manhattan.spirit.bncollege.com
Pac-12 Gift Suite Official Online Store - NLP	www.pac12giftshop.com
Norfolk State University Apparel & Spirit Store	norfolkstate.spirit.bncollege.com
Haverford College Apparel & Spirit Store - NLP	haverford.spirit.bncollege.com
Idaho State University Apparel & Spirit Store	isu.spirit.bncollege.com
Southern Miss Official Online Store - NLP	shop.southernmiss.com
Southern Oregon University Apparel & Spirit Store	sou.spirit.bncollege.com
Oakland University Apparel & Spirit Store - NLP	oakland.spirit.bncollege.com
Army-Navy Official Online Store	www.phillylovesarmynavygear.com
Wittenberg University Apparel & Spirit Store	wittenberg.spirit.bncollege.com
Hawaii Pacific University Apparel & Spirit Store	hpu.spirit.bncollege.com
Troy University Spirit Shop	troy.shoptruespirit.com
Eckerd College Apparel & Spirit Store	eckerd.spirit.bncollege.com
University of Toledo True Spirit Shop	utrockyslocker.shoptruespirit.com
Jacksonville University Apparel & Spirit Store	ju.spirit.bncollege.com
Saginaw Valley State University Apparel & Spirit Store	svsu.spirit.bncollege.com
The University of Memphis Apparel & Spirit Shop	memphis.spirit.bncollege.com
New Orleans Saints Webview SDK - Inactive	nfl-no-saints.sdk.frgsites.com
Winthrop University Apparel & Spirit Store	winthrop.spirit.bncollege.com

Site Name	Site URL
McDaniel College Apparel & Spirit Store	mcdaniel.spirit.bncollege.com
California State University - Stanislaus Apparel & Spirit Store	csustan.spirit.bncollege.com
Yale University True Spirit Shop	yale.shoptruespirit.com
Buffalo State Apparel & Spirit Store	buffalostate.spirit.bncollege.com
Point Park University Apparel & Spirit Store	pointpark.spirit.bncollege.com
Dallas Baptist University Apparel & Spirit Store - NLP	dbu.spirit.bncollege.com
Howard University True Spirit Shop - NLP	howard.shoptruespirit.com
Stephen F. Austin State University Apparel & Spirit Store	sfasu.spirit.bncollege.com
Tournament of Roses Online Store - NLP	www.tournamentofrosesshop.com
The University of Tampa True Spirit Shop	utampa.shoptruespirit.com
The Official Store of Virginia Tech EDU - NLP	www.hokiegear.com
MLS Webview SDK - Inactive	mls.sdk.frgsites.com
Carthage College Apparel & Spirit Store - NLP	carthage.spirit.bncollege.com
Emory University True Spirit Shop	emory.shoptruespirit.com
Saint Francis University Apparel & Spirit Store	francis.spirit.bncollege.com
Lebanon Valley College Apparel & Spirit Store - NLP	lvc.spirit.bncollege.com
Phillips Exeter Academy Apparel & Spirit Store	exeter.spirit.bncollege.com
LA 2028 - Inactive	www.la28shop.org
University of Tennessee - Martin Apparel & Spirit Store	utm.spirit.bncollege.com
DePaul University - Loop Apparel & Spirit Store	depaul-loop.spirit.bncollege.com
Hampden-Sydney College Apparel & Spirit Shop - NLP	hsccampusstore.spirit.bncollege.com
SUNY - Fashion Institute of Technology Apparel & Spirit Store - NLP	fashion.spirit.bncollege.com
Fairfield University Apparel & Spirit Shop	fairfield.spirit.bncollege.com
College of Saint Rose Apparel & Spirit Shop - NLP	strose.spirit.bncollege.com
Linfield University Apparel & Spirit Store	linfield.spirit.bncollege.com
Portland State University Apparel & Spirit Store	pdx.spirit.bncollege.com

Site Name	Site URL
Westfield State University Apparel & Spirit Store - NLP	westfieldstate.spirit.bncollege.com
Plymouth State University Apparel & Spirit Store	plymouth.spirit.bncollege.com
Mount Union Apparel & Spirit Store	mountunion.spirit.bncollege.com
Jacksonville State University True Spirit Shop	jsu.shoptruespirit.com
Niagara University Apparel & Spirit Store	niagara.spirit.bncollege.com
University of Evansville Apparel & Spirit Store	evansville.spirit.bncollege.com
SUNY - Farmingdale State College Apparel & Spirit Store	farmingdale.spirit.bncollege.com
Eastern Connecticut State University Apparel & Spirit Store	ecsu.spirit.bncollege.com
University of Northwestern Ohio Apparel & Spirit Store	unoh.spirit.bncollege.com
Lamar University Apparel & Spirit Store	lamar.spirit.bncollege.com
University of the Cumberlands Apparel & Spirit Store	cumber.spirit.bncollege.com
St. Mary's University Apparel & Spirit Store	stmu.spirit.bncollege.com
Alfred University Apparel & Spirit Store	alfred.spirit.bncollege.com
Washington College Apparel & Spirit Store - NLP	washcoll.spirit.bncollege.com
Kellogg Emporium True Spirit Shop	kellogg.shoptruespirit.com
Ursinus Apparel & Spirit Shop - NLP	ursinus.spirit.bncollege.com
Columbia College Chicago Apparel & Spirit Store	colum.spirit.bncollege.com
Abilene Christian University Apparel & Spirit Store - NLP	acu.spirit.bncollege.com
University of South Alabama True Spirit Shop	southalabama.shoptruespirit.com
University at Albany True Spirit Shop - NLP	albany.shoptruespirit.com
Seton Hill University Apparel & Spirit Store	setonhill.spirit.bncollege.com
St John Fisher University Apparel & Spirit Store - NLP	sjf.spirit.bncollege.com
Birmingham-Southern College Apparel & Spirit Shop - NLP	bsc.spirit.bncollege.com
Robert Morris University Apparel & Spirit Store - NLP	robert-morris.spirit.bncollege.com

Site Name	Site URL
Jacksonville State University Apparel & Spirit Store	jsu.spirit.bncollege.com
Loyola Marymount Lions Online Store - NLP	shop.lmulions.com
University of Central Oklahoma Apparel & Spirit Store	uco.spirit.bncollege.com
University of Southern Indiana Apparel & Spirit Store	usi.spirit.bncollege.com
University of Louisiana Monroe Apparel & Spirit Store	ulm.spirit.bncollege.com
Middle Tennessee State University Apparel & Spirit Store	mtsu.spirit.bncollege.com
William & Mary True Spirit Shop	wm.shoptruespirit.com
University of Alabama at Birmingham True Spirit Shop	uab.shoptruespirit.com
Rhode Island College Apparel & Spirit Store	ric.spirit.bncollege.com
Lincoln Memorial University Apparel & Spirit Store	lmu.spirit.bncollege.com
Nichols College Apparel & Spirit Store	nichols.spirit.bncollege.com
Delta State University Apparel & Spirit Store	deltastate.spirit.bncollege.com
Central State University Apparel & Spirit Store	centralstate.spirit.bncollege.com
Elon University True Spirit Shop	elon.shoptruespirit.com
Louisiana State University - Shreveport Apparel & Spirit Store	lsus.spirit.bncollege.com
University of Michigan - Dearborn Apparel & Spirit Store	umd.spirit.bncollege.com
Pittsburg State University Apparel & Spirit Store	pittstate.spirit.bncollege.com
Ivy Tech Apparel & Spirit Shop - NLP	ivytech.spirit.bncollege.com
SUNY Delhi Apparel & Spirit Store	delhi.spirit.bncollege.com
FIU Athletics Team Shop	fiu.shoptruespirit.com
Stephen F. Austin State University True Spirit Shop	sfasu.shoptruespirit.com
Morehead State University Apparel & Spirit Shop	moreheadstate.spirit.bncollege.com
Augsburg University Apparel & Spirit Store - NLP	augsburg.spirit.bncollege.com
Saint Leo University Apparel & Spirit Store	saintleo.spirit.bncollege.com

Site Name	Site URL
North Carolina A&T State University Spirit Shop - NLP	ncat.shoptruespirit.com
Winston-Salem State University Apparel & Spirit Store	wssu.spirit.bncollege.com
Titans Team Store	shop.tennesseetitans.com
Detroit Mercy Apparel & Spirit Store - NLP	udmercy.spirit.bncollege.com
Albion College Apparel & Spirit Store - NLP	albion.spirit.bncollege.com
Indiana University - PUI Apparel & Spirit Store - NLP	iupui.spirit.bncollege.com
Bard College Apparel & Spirit Store	bard.spirit.bncollege.com
Northwestern University - Abbott Hall Apparel & Spirit Store	abbotthall.spirit.bncollege.com
Emporia State University Apparel & Spirit Store	emporia.spirit.bncollege.com
Valdosta State University Apparel & Spirit Store	vsubookstore.spirit.bncollege.com
Cal Alumni Online Store	www.shopcaa.com
Carroll University Apparel & Spirit Store - NLP	carrollu.spirit.bncollege.com
Austin Peay State University Apparel & Spirit Store	apsu.spirit.bncollege.com
Rockhurst University Apparel & Spirit Store	rockhurst.spirit.bncollege.com
Indiana University True Spirit Shop - NLP	iub-mu.shoptruespirit.com
Belmont Abbey College Apparel & Spirit Store	bac.spirit.bncollege.com
Flagler College Apparel & Spirit Store	flagler.spirit.bncollege.com
Roosevelt University Apparel & Spirit Store	roosevelt.spirit.bncollege.com
Saint Mary's University of Minnesota Apparel & Spirit Store	st-marys.spirit.bncollege.com
St. Edward's University Apparel & Spirit Store	stedwards.spirit.bncollege.com
Ball State True Spirit Shop	bsu.shoptruespirit.com
University of Maryland Baltimore Apparel & Spirit Store	umb.spirit.bncollege.com
Lake Superior State University Apparel & Spirit Store	lssu.spirit.bncollege.com
University of Michigan - North Apparel & Spirit Store - Inactive	umnorth.spirit.bncollege.com

Site Name	Site URL
University of Colorado Anschutz Medical Campus Apparel & Spirit Store	cuanschultz.spirit.bncollege.com
Clemson Tigers Alumni Online Store	clemsonalumni.teamfanshop.com
Pacific University Apparel & Spirit Store	pacific.spirit.bncollege.com
San Jose State University True Spirit Shop	sjsu.shoptruespirit.com
Saint Joseph's University True Spirit Shop	sju.shoptruespirit.com
Illinois Institute of Technology Apparel & Spirit Store - NLP	iit.spirit.bncollege.com
Walsh University Apparel & Spirit Store	walsh.spirit.bncollege.com
University of Michigan - Flint Apparel & Spirit Store	umflint.spirit.bncollege.com
Marymount University Apparel & Spirit Store	marymountu.spirit.bncollege.com
Duquesne University True Spirit Shop - NLP	duquesne.shoptruespirit.com
Chicago Bulls Webview SDK - NLP	nba-chi-bulls.sdk.frgsites.com
University of Texas at Tyler Apparel & Spirit Store - NLP	uttyler.spirit.bncollege.com
UF Gear Apparel & Spirit Shop - NLP	ufbookstore.spirit.bncollege.com
University Of Mount Olive Apparel & Spirit Store	umo.spirit.bncollege.com
Concordia University St Paul Apparel & Spirit Store	csp.spirit.bncollege.com
Loyola University Maryland True Spirit Shop	loyola.shoptruespirit.com
Wilkes University Apparel & Spirit Store	wilkes.spirit.bncollege.com
Leagues Cup Online Store	www.leaguescupstore-fanatics.com
Columbia University Irving Medical Center Apparel & Spirit Store - NLP	columbia-med.spirit.bncollege.com
San Francisco 49ers Gated Site	members.shop49ers.com
Eastern Oregon University Apparel & Spirit Store - NLP	eou.spirit.bncollege.com
Franklin & Marshall College True Spirit Shop	fandm.shoptruespirit.com
Loras College Apparel & Spirit Store - NLP	loras.spirit.bncollege.com
Hartwick College Apparel & Spirit Store	hartwick.spirit.bncollege.com
Gardner-Webb University Apparel & Spirit Shop	gardner-webb.spirit.bncollege.com
Nebraska Wesleyan University Apparel & Spirit Store	nebrwesleyan.spirit.bncollege.com

Site Name	Site URL
Lawrence Technological University Apparel & Spirit Store	lawrence-tech.spirit.bncollege.com
Loma Linda University Apparel & Spirit Store	llu.spirit.bncollege.com
University of Louisville Alumni Official Store - NLP	www.louisvillealumnishop.com
Nicholls State University Apparel & Spirit Store	nich.spirit.bncollege.com
Willamette University Apparel & Spirit Shop	willamette.spirit.bncollege.com
Capital University Apparel & Spirit Store - NLP	capital.spirit.bncollege.com
Palm Beach Atlantic University Apparel & Spirit Shop	pba.spirit.bncollege.com
Whitman College Apparel & Spirit Store	whitman.spirit.bncollege.com
Fordham University - Rosehill True Spirit Shop - NLP	fordham-rosehill.shoptruespirit.com
Columbus State University Apparel & Spirit Store	columbusstate.spirit.bncollege.com
Hanover College Apparel & Spirit Store - NLP	hanover.spirit.bncollege.com
Golden State Warriors Webview SDK - Inactive	nba-gs-warriors.sdk.frgsites.com
Holy Family University Apparel & Spirit Store - NLP	holyfamily.spirit.bncollege.com
Juniata College Apparel & Spirit Shop	juniata.spirit.bncollege.com
University of Baltimore Apparel & Spirit Store - NLP	ubalt.spirit.bncollege.com
Lesley University Apparel & Spirit Store - NLP	lesley.spirit.bncollege.com
Official Fanshop of Trackhouse - NLP	shop.trackhouse.com
Southwest Minnesota State University Apparel & Spirit Store	smsu.spirit.bncollege.com
University of St. Francis Apparel & Spirit Store	stfrancis.spirit.bncollege.com
University of Rochester - Eastman Apparel & Spirit Store	eastman.spirit.bncollege.com
ECU Dowdy Student Stores Online Store - NLP	shop.ecu.edu
Wright State University Apparel & Spirit Store - NLP	wright.spirit.bncollege.com
Fresno State True Spirit Shop - Inactive	fresnostate.shoptruespirit.com

Site Name	Site URL
OWU Campus Apparel & Spirit Shop - NLP	owu.spirit.bncollege.com
NBA2K League Online Store	2kleaguestore.nba.com
Chaminade University Apparel & Spirit Store	chaminade.spirit.bncollege.com
Northeastern State University Apparel & Spirit Store	nsuok.spirit.bncollege.com
CUNY - Baruch College Apparel & Spirit Store - NLP	baruch.spirit.bncollege.com
St. Joseph's College Apparel & Spirit Store - NLP	sjcny.spirit.bncollege.com
Pepperdine Waves Online Store - NLP	shop.pepperdinesports.com
Pace University - Pleasantville/Briarcliff Campus Apparel & Spirit Shop	pacepleasantville.spirit.bncollege.com
Muskingum University Apparel & Spirit Store - NLP	muskingum.spirit.bncollege.com
Chestnut Hill College Apparel & Spirit Store	chc.spirit.bncollege.com
Albright College Apparel & Spirit Store - NLP	albright.spirit.bncollege.com
The College of New Jersey True Spirit Shop	tcnj.shoptruespirit.com
Collin College Apparel & Spirit Store	collin.spirit.bncollege.com
Marietta College Apparel & Spirit Store - NLP	marietta.spirit.bncollege.com
Belhaven University Apparel & Spirit Store	belhaven.spirit.bncollege.com
University of Arkansas - Little Rock Apparel & Spirit Store	ualr.spirit.bncollege.com
Northern Michigan University True Spirit Shop	nmu.shoptruespirit.com
Iona College Apparel & Spirit Store - NLP	iona.spirit.bncollege.com
Mississippi University for Women Apparel & Spirit Store	muw.spirit.bncollege.com
Seattle Pacific University Apparel & Spirit Store - NLP	spu.spirit.bncollege.com
University of West Alabama Apparel & Spirit Store	uwa.spirit.bncollege.com
Coastal Alabama Community College Apparel & Spirit Store	coastalalabama.spirit.bncollege.com
University of Maryland Eastern Shore Apparel & Spirit Store	umes.spirit.bncollege.com

Site Name	Site URL
Carlow University Apparel & Spirit Store	carlow.spirit.bncollege.com
Campbellsville University Apparel & Spirit Store - NLP	campbellsville.spirit.bncollege.com
Virginia Commonwealth University - Medical Apparel & Spirit Store	vcumedical.spirit.bncollege.com
West Liberty University Apparel & Spirit Store	westliberty.spirit.bncollege.com
St. Petersburg College Apparel & Spirit Store	spcollege.spirit.bncollege.com
Wake Tech Community College Apparel & Spirit Store - NLP	waketech.spirit.bncollege.com
Austin Community College Apparel & Spirit Store	austin.spirit.bncollege.com
South College Knoxville Apparel & Spirit Store	south.spirit.bncollege.com
University of Alaska Fairbanks Apparel & Spirit Shop	uaf.spirit.bncollege.com
Wayne State University True Spirit Shop - NLP	wayne.shoptruespirit.com
Concordia University Chicago Apparel & Spirit Store - NLP	cuchicago.spirit.bncollege.com
New Jersey City University Apparel & Spirit Store - NLP	njcu.spirit.bncollege.com
Lees-McRae College Apparel & Spirit Store - NLP	lmc.spirit.bncollege.com
Long Island University Apparel & Spirit Store	liunet-brooklyn.spirit.bncollege.com
Lone Star College Apparel & Spirit Store - NLP	lonestar.spirit.bncollege.com
Siena Heights University Apparel & Spirit Store	sienahts.spirit.bncollege.com
Southern Arkansas University Apparel & Spirit Store	saumag.spirit.bncollege.com
Orange Coast College Apparel & Spirit Shop	orangecoast.spirit.bncollege.com
South Texas College of Law Apparel & Spirit Store	stcl.spirit.bncollege.com
University of Southern Indiana True Spirit Shop	usi.shoptruespirit.com
Sierra College Apparel & Spirit Store	sierra.spirit.bncollege.com
Austin Peay State University True Spirit Shop - NLP	apsu.shoptruespirit.com

Site Name	Site URL
University District - Rutgers Camden Rowan CCC Apparel & Spirit Store - NLP	universitydistrict.spirit.bncollege.com
Sam Houston State University Spirit Shop	shsu.shoptruespirit.com
Clayton State University Loch Shop	lochshop.spirit.bncollege.com
Wallace State Apparel & Spirit Store	wallacestate.spirit.bncollege.com
Cincinnati Bengals Webview SDK - Inactive	nfl-cin-bengals.sdk.frgsites.com
Dunhams Sports - NLP (Used as Testing in Preview Site)	relaunch.fansedge.com
TGL Online Store	www.shoptglgolf.com
Stevens Institute of Technology True Spirit Shop	stevens.shoptruespirit.com
Northern Virginia Community College Apparel & Spirit Store	nvcc.spirit.bncollege.com
University of Texas Health Science Center San Antonio Apparel & Spirit Store-NLP	uthscsa.spirit.bncollege.com
Georgia Gwinnett College Apparel & Spirit Store	ggc.spirit.bncollege.com
SUNY - Old Westbury Apparel & Spirit Store - NLP	oldwestbury.spirit.bncollege.com
Oregon Institute of Technology Apparel & Spirit Store - NLP	oregontech.spirit.bncollege.com
Park University Apparel & Spirit Store	park.spirit.bncollege.com
Pace University Elisabeth Haub School of Law Apparel & Spirit Shop	pacelaw.spirit.bncollege.com
William Carey University Apparel & Spirit Store	wmcarey.spirit.bncollege.com
University of South Carolina - Law Apparel & Spirit Store	sc-law.spirit.bncollege.com
University of Detroit True Spirit Shop - NLP	udmercy.shoptruespirit.com
Texas A&M School of Law Apparel & Spirit Shop	tamulawbookstore.spirit.bncollege.com
Lasell University Apparel & Spirit Store - NLP	lasell.spirit.bncollege.com
Minot State University Apparel & Spirit Store	minotstateu.spirit.bncollege.com
Long Beach City College Apparel & Spirit Store	lbcc.spirit.bncollege.com
Piedmont University Apparel & Spirit Store	piedmont.spirit.bncollege.com

Site Name	Site URL
Clafin University Apparel & Spirit Store	clafin.spirit.bncollege.com
The Citadel True Spirit Shop - NLP	citadel.shoptruespirit.com
Radford Highlanders True Spirit Shop - NLP	radfordu.shoptruespirit.com
Northwest Missouri State University Apparel & Spirit Store - NLP	nwmissouri.spirit.bncollege.com
Shawnee State University Apparel & Spirit Store	shawnee.spirit.bncollege.com
Rutgers University Newark Apparel & Spirit Store	newark-rutgers.spirit.bncollege.com
Longwood University True Spirit Shop - NLP	longwood.shoptruespirit.com
Eastern Florida State College Apparel & Spirit Store	easternflorida.spirit.bncollege.com
Louisiana State University - Alexandria Apparel & Spirit Store	lsua.spirit.bncollege.com
Hood College Apparel & Spirit Store - NLP	hood.spirit.bncollege.com
Saint Martin's University Apparel & Spirit Store	stmartin.spirit.bncollege.com
Milton Academy Apparel & Spirit Store	milton.spirit.bncollege.com
Fordham University True Spirit Shop - NLP	fordhamalumni.shoptruespirit.com
Houston Community College Apparel & Spirit Store	hccs.spirit.bncollege.com
Norfolk State University True Spirit Shop	norfolkstate.shoptruespirit.com
Spokane Community College Apparel & Spirit Store	scc.spirit.bncollege.com
Missouri Western State University Apparel & Spirit Store	missouriwestern.spirit.bncollege.com
Daemen University	daemen.spirit.bncollege.com
Lids University - Inactive	www.lidsu.com
Husson University Apparel & Spirit Shop	husson.spirit.bncollege.com
Blinn College Apparel & Spirit Store	blinncol.spirit.bncollege.com
Blinn College - Brenham Apparel & Spirit Store	blinn-brenham.spirit.bncollege.com
Caldwell College Apparel & Spirit Store	caldwell.spirit.bncollege.com
Duquesne University - Athletics True Spirit Shop - NLP	duquesneathletics.shoptruespirit.com
Tarrant County College Apparel & Spirit Store	tccd.spirit.bncollege.com

Site Name	Site URL
Roberts Wesleyan University Apparel & Spirit Store - NLP	roberts.spirit.bncollege.com
Seminole State College of Florida Apparel & Spirit Store	seminole.spirit.bncollege.com
Southern Union State Community College Apparel & Spirit Store	susccopelika.spirit.bncollege.com
Columbia College Apparel & Spirit Store	ccis.spirit.bncollege.com
Cedar Crest College Apparel & Spirit Store	cedarcrest.spirit.bncollege.com
Santa Fe College Apparel & Spirit Store	santafe.spirit.bncollege.com
Hockey Lodge	www.hockeylodge.com
University of Nebraska Kearney Apparel & Spirit Store - NLP	unk.spirit.bncollege.com
Loyola Law School Los Angeles Apparel & Spirit Store	lls.spirit.bncollege.com
Baker College Apparel & Spirit Store	baker.spirit.bncollege.com
Onondaga Community College Apparel & Spirit Store	onondagacc.spirit.bncollege.com
Manhattan College True Spirit Shop - NLP	manhattan.shoptruespirit.com
Washtenaw Community College Apparel & Spirit Store	washtenaw.spirit.bncollege.com
Mohawk Valley Community College Apparel & Spirit Store	mvcc.spirit.bncollege.com
Saint Mary's University of Minnesota - Grad Apparel & Spirit Store	stmarys-grad.spirit.bncollege.com
College of Coastal Georgia Apparel & Spirit Store	ccga.spirit.bncollege.com
Lubbock Christian University Apparel & Spirit Store - NLP	lcu.spirit.bncollege.com
Bethel University Apparel & Spirit Store	bethel.spirit.bncollege.com
Grand Rapids Community College Spirit Shop	grccbookstore.spirit.bncollege.com
Spring Hill College Apparel & Spirit Store - NLP	shc.spirit.bncollege.com
Cuyahoga Community College Apparel & Spirit Store - NLP	cuyahoga-west.spirit.bncollege.com
Metropolitan State University Apparel & Spirit Store	metrostate.spirit.bncollege.com
Elizabeth City State University Apparel & Spirit Shop	elizabethcitystateu.spirit.bncollege.com
Augustana University Apparel & Spirit Store - NLP	augustana.spirit.bncollege.com

Site Name	Site URL
Ventura County Community College District Apparel & Spirit Shop - NLP	venturacollege.spirit.bnccollege.com
Brenau University Apparel & Spirit Store	brenau.spirit.bnccollege.com
Tidewater Community College Apparel & Spirit Store	tcc.spirit.bnccollege.com
Illinois Institute of Technology - Chicago Apparel & Spirit Store - NLP	dtc.spirit.bnccollege.com
West Virginia Gated Site - Inactive	shop.wvusports.com
Cuesta College Apparel & Spirit Store	cuesta.spirit.bnccollege.com
Alaska Anchorage Seawolves Official Online Store - NLP	shop.goseawolves.com
Northwest Florida State College Apparel & Spirit Store	nwfsc.spirit.bnccollege.com
University of Colorado Denver Apparel & Spirit Store - NLP	ucdenver.spirit.bnccollege.com
Polk State College Apparel & Spirit Store	polk.spirit.bnccollege.com
MGA Apparel & Spirit Shop	mga.spirit.bnccollege.com
Front Range Community College Apparel & Spirit Store	frontrangecc.spirit.bnccollege.com
Memphis Grizzlies Webview SDK - Inactive	nba-mem-grizzlies.sdk.frgsites.com
Buffalo State True Spirit Shop	buffalostate.shoptruespirit.com
Metropolitan State University of Denver Apparel & Spirit Store - NLP	msudenver.spirit.bnccollege.com
Texas A&M University Central Texas Apparel & Spirit Store	tamuct.spirit.bnccollege.com
Dunwoody College Apparel & Spirit Store	dunwoody.spirit.bnccollege.com
Francis Marion University Patriot Apparel & Spirit Shop	francismarionstore.spirit.bnccollege.com
Pierce College Apparel & Spirit Store - NLP	piercebookstore.spirit.bnccollege.com
Mott Community College Apparel & Spirit Store - NLP	mcc.spirit.bnccollege.com
Oklahoma State University - Oklahoma City Apparel & Spirit Store	osuokc.spirit.bnccollege.com
Grossmont College Apparel & Spirit Store	grossmont.spirit.bnccollege.com
Southern Maine Community College Apparel & Spirit Shop	smccme.spirit.bnccollege.com
West Virginia University - HSC Apparel & Spirit Store	wvu-hsc.spirit.bnccollege.com
Yakima Valley College Apparel & Spirit Store	yvc.spirit.bnccollege.com

Site Name	Site URL
Arkansas Tech University Apparel & Spirit Store - NLP	atu.spirit.bncollege.com
Eastern New Mexico University Apparel & Spirit Store - NLP	enmu.spirit.bncollege.com
Olympic College Apparel & Spirit Store - NLP	olympic.spirit.bncollege.com
Southeastern Oklahoma State University Apparel & Spirit Store - NLP	se.spirit.bncollege.com
Lake Michigan College Apparel & Spirit Store	lake-michigan.spirit.bncollege.com
Rowan College South Jersey Apparel & Spirit Store	rcgc.spirit.bncollege.com
Mount Mary University Apparel & Spirit Store - NLP	mtmary.spirit.bncollege.com
Delgado Community College Apparel & Spirit Store	dcc.spirit.bncollege.com
Big Ten Network Shop - NLP	shop.btn.com
Broward College Apparel & Spirit Store	broward.spirit.bncollege.com
SUNY Niagara Apparel & Spirit Store	niagaracc.spirit.bncollege.com
Saginaw Valley State University True Spirit Shop	svsu.shoptruespirit.com
CUNY - Borough of Manhattan Community College Apparel & Spirit Store - NLP	bmcc.spirit.bncollege.com
San Jacinto College Apparel & Spirit Store	msjc-central.spirit.bncollege.com
UIC Flames Online Store - NLP	shop.uicflames.com
Red Rocks Community College Apparel & Spirit Store	rrcc.spirit.bncollege.com
Dallas Baptist University True Spirit Shop - NLP	dbu.shoptruespirit.com
Glenville State University Apparel & Spirit Store	glenville.spirit.bncollege.com
Oakwood University Apparel & Spirit Store	oakwood.spirit.bncollege.com
TJC Apparel & Spirit Shop	tjc.spirit.bncollege.com
William Jewell College Apparel & Spirit Store - NLP	williamjewell.spirit.bncollege.com
Roger Williams University School of Law Apparel & Spirit Store - NLP	law-rwu.spirit.bncollege.com
Pikes Peak State College Apparel & Spirit Shop	ppsc.spirit.bncollege.com

Site Name	Site URL
Detroit Mercy Law Apparel & Spirit Store - NLP	udmercy-law.spirit.bncollege.com
Central Maine Community College Apparel & Spirit Store	cmcc.spirit.bncollege.com
Horry Georgetown Technical College Apparel & Spirit Store	hortec.spirit.bncollege.com
Herkimer College Apparel & Spirit Store	herkimer.spirit.bncollege.com
Community College of Baltimore County Apparel & Spirit Store	ccbaltimorecounty.spirit.bncollege.com
West Virginia University - Law Apparel & Spirit Store	wvulaw.spirit.bncollege.com
Central Arizona College Apparel & Spirit Store	centralaz.spirit.bncollege.com
MSU Billings Campus Apparel & Spirit Shop	msubillings.spirit.bncollege.com
NNU Apparel & Spirit Shop	northwestnazarene.spirit.bncollege.com
Andrews University Apparel & Spirit Store - NLP	andrews.spirit.bncollege.com
Walla Walla University Apparel & Spirit Store - NLP	wallawalla.spirit.bncollege.com
Middle Tennessee State University True Spirit Shop	mtsu.shoptruespirit.com
The All Blacks And Black Ferns Shop US	www3.allblackshop.com
University of South Carolina Beaufort Apparel & Spirit Store - NLP	sc-beaufort.spirit.bncollege.com
Cabrillo College Apparel & Spirit Store - NLP	cabrillo.spirit.bncollege.com
Rock Valley College Apparel & Spirit Store - NLP	rvc.spirit.bncollege.com
The College of Central Florida Apparel & Spirit Store	cf.spirit.bncollege.com
Middlesex College Apparel & Spirit Store	middlesexcollege.spirit.bncollege.com
Westchester Community College Apparel & Spirit Store	sunywcc.spirit.bncollege.com
Hinds Community College Apparel & Spirit Store	hindsccl.spirit.bncollege.com
Ohio Dominican University Apparel & Spirit Store - NLP	ohiodominican.spirit.bncollege.com
West Virginia University - Tech Apparel & Spirit Store	wvutech.spirit.bncollege.com
Rogers State University Apparel & Spirit Store - NLP	rsu.spirit.bncollege.com

Site Name	Site URL
SFA Lumberjacks Online Store - NLP	shop.sfajacks.com
Rhodes State Apparel & Spirit Store	rhodesstate.spirit.bncollege.com
University of Saint Francis Apparel & Spirit Store - NLP	usf.spirit.bncollege.com
SUNY - Genesee Community College Apparel & Spirit Store	geneseecc.spirit.bncollege.com
Cayuga Community College Apparel & Spirit Store	cayuga-cc.spirit.bncollege.com
SUNY - Adirondack Apparel & Spirit Store	sunyacc.spirit.bncollege.com
Eckerd College True Spirit Shop	eckerd.shoptruespirit.com
AXS Official Store	fanshop.axs.com
Ocean County Apparel & Spirit Shop	ocean.spirit.bncollege.com
Gadsden State Community College Apparel & Spirit Store	gadsdenstcc.spirit.bncollege.com
Jefferson State Community College Apparel & Spirit Shop	jeffersonstate.spirit.bncollege.com
International Champions Cup Official Online Store	shop.internationalchampionscup.com
UCF - Rosen College of Hospitality and Management Apparel & Spirit Store - NLP	ucf-rosen.spirit.bncollege.com
West Virginia University - Potomac Apparel & Spirit Store	wwupotomac.spirit.bncollege.com
Heisman Trophy Online Store	www.heismanship.com
Hillsborough Community College Apparel & Spirit Shop	hccfl.spirit.bncollege.com
Midlands Technical College Apparel & Spirit Store	midlandstech.spirit.bncollege.com
University of Pittsburgh-Greensburg Apparel & Spirit Shop	pittgreensburg.spirit.bncollege.com
Southwestern Illinois College Apparel & Spirit Store	swic.spirit.bncollege.com
Erskine College Apparel & Spirit Store - NLP	erskine.spirit.bncollege.com
Mid Michigan College Apparel & Spirit Store	midmich.spirit.bncollege.com
SUNY Corning Apparel & Spirit Shop	corningcc.spirit.bncollege.com
Modesto Junior College Apparel & Spirit Shop	piratesbookstore.spirit.bncollege.com
OSU-Food Agri and Enviro Sciences Apparel & Spirit Store - NLP	osu-ati.spirit.bncollege.com
SUNY - Jamestown Community College Apparel & Spirit Store	sunyjcc.spirit.bncollege.com

Site Name	Site URL
University of Montevallo Apparel & Spirit Store - NLP	montevallo.spirit.bncollege.com
Chipola College Apparel & Spirit Store	chipolacc.spirit.bncollege.com
Chabot College Apparel & Spirit Store - NLP	chabotcollege.spirit.bncollege.com
Cecil College Apparel & Spirit Store	cecil.spirit.bncollege.com
Kern Community Colleges Apparel & Spirit Store - NLP	kccd.spirit.bncollege.com
Golden West College Spirit Shop	goldenwestcollege.spirit.bncollege.com
Forsyth Tech Community College Apparel & Spirit Shop	forsythtech.spirit.bncollege.com
Wharton County Junior College Apparel & Spirit Store - NLP	wcjc.spirit.bncollege.com
Chesapeake College Apparel & Spirit Store	chesapeake.spirit.bncollege.com
College of the Canyons Apparel & Spirit Store	coc.spirit.bncollege.com
Snead State Community College Apparel & Spirit Store	snead.spirit.bncollege.com
Camden County College Apparel & Spirit Store	camdencc.spirit.bncollege.com
Shelton State Community College Apparel & Spirit Shop	sheltonstate.spirit.bncollege.com
Boston Celtics Webview SDK - Inactive	nba-bos-celtics.sdk.frgsites.com
Muskegon Community College Apparel & Spirit Store	muskegoncc.spirit.bncollege.com
Mt. San Antonio College Apparel & Spirit Store - NLP	mtsac.spirit.bncollege.com
Valparaiso University Apparel & Spirit Shop	valpobookstore.spirit.bncollege.com
St. Cloud State University Apparel & Spirit Shop	stcloudstate.spirit.bncollege.com
University of Arkansas - Fort Smith Apparel & Spirit Store - NLP	uafs.spirit.bncollege.com
Tulsa Community College Apparel & Spirit Store	tulsacc.spirit.bncollege.com
El Paso Community College Apparel & Spirit Store	epcc.spirit.bncollege.com
Quincy College Apparel & Spirit Store	quincycollege.spirit.bncollege.com
Clackamas Community College Apparel & Spirit Store - NLP	clackamas.spirit.bncollege.com

Site Name	Site URL
Antelope Valley College Apparel & Spirit Store	avc.spirit.bncollege.com
Eastern Iowa Community Colleges Apparel & Spirit Store - NLP	eiccbookstore.spirit.bncollege.com
Massasoit Community College Apparel & Spirit Store - NLP	massasoit.spirit.bncollege.com
Indiana University - Southeast Apparel & Spirit Store - NLP	ius.spirit.bncollege.com
Truckee Meadows Community College Apparel & Spirit Store	tmcc.spirit.bncollege.com
San Antonio Apparel & Spirit Shop	alamo-sanantonio.spirit.bncollege.com
University of Mississippi - Regional Campus Apparel & Spirit Store	olemissregionalcampus.spirit.bncollege.com
CUNY - Queensborough Community College Apparel & Spirit Store - NLP	qcc.spirit.bncollege.com
South Texas College Apparel & Spirit Store - NLP	stc.spirit.bncollege.com
Spartanburg Methodist College Apparel & Spirit Store	smcsc.spirit.bncollege.com
Trocaire College Apparel & Spirit Store	trocaire.spirit.bncollege.com
Eastern Maine Community College Apparel & Spirit Shop	emcc.spirit.bncollege.com
University of New Hampshire Law Apparel & Spirit Store - NLP	law-unh.spirit.bncollege.com
LeMoyne-Owen Apparel & Spirit Shop	loc.spirit.bncollege.com
Community College of Beaver County Apparel & Spirit Store	ccbc.spirit.bncollege.com
Howard Community College Apparel & Spirit Store - NLP	howardcc.spirit.bncollege.com
Clover Park Technical College Apparel & Spirit Store	cptc.spirit.bncollege.com
Power Slap Shop	shop.powerslap.com
Pima Community College Apparel & Spirit Shop	pima.spirit.bncollege.com
Radford University Carilion Apparel & Spirit Shop - NLP	radford-carilion.spirit.bncollege.com
CUNY - College of Staten Island Apparel & Spirit Store - NLP	csi.spirit.bncollege.com
Sacramento Kings Webview SDK - NLP	nba-sac-kings.sdk.frgsites.com
Interlochen Center for the Arts Apparel & Spirit Store - NLP	interlochen.spirit.bncollege.com

Site Name	Site URL
Holyoke Community College Apparel & Spirit Store - NLP	hcc.spirit.bncollege.com
Kaskaskia College Apparel & Spirit Store	kaskaskia.spirit.bncollege.com
Everett Community College Apparel & Spirit Store - NLP	everettcc.spirit.bncollege.com
Wenatchee Valley College Apparel & Spirit Store - NLP	wvc.spirit.bncollege.com
Central Piedmont Community College Apparel & Spirit Store - NLP	cpcc.spirit.bncollege.com
Pueblo Community College Apparel & Spirit Store	pueblocc.spirit.bncollege.com
University of Akron - Polsky Apparel & Spirit Store	uakron-polsky.spirit.bncollege.com
Indiana University - East Apparel & Spirit Store - NLP	iue.spirit.bncollege.com
CUNY - LaGuardia Community College Apparel & Spirit Store - NLP	lagcc.spirit.bncollege.com
Bluegrass CTC Apparel & Spirit Shop	kctcs-bluegrass.spirit.bncollege.com
York County Community College Apparel & Spirit Shop	yccc.spirit.bncollege.com
Walsh College Apparel & Spirit Store - NLP	walshcollege.spirit.bncollege.com
Napa Valley College Apparel & Spirit Store - NLP	napavalley.spirit.bncollege.com
D'Youville Apparel & Spirit Shop - NLP	dyc.spirit.bncollege.com
Southwestern University Apparel & Spirit Shop	southwestern.spirit.bncollege.com
Salem Community College Apparel & Spirit Store - NLP	salemcc.spirit.bncollege.com
Franklin University Apparel & Spirit Store	franklin.spirit.bncollege.com
Indiana University - South Bend Apparel & Spirit Store - NLP	iusb.spirit.bncollege.com
Cuyamaca College Apparel & Spirit Store	cuyamaca.spirit.bncollege.com
Jefferson CTC Apparel & Spirit Shop	kctcs-jefferson.spirit.bncollege.com
Columbia College Virtual Store Apparel & Spirit Shop	manzanitabookstore.spirit.bncollege.com
UCF & Valencia College Downtown Campus Apparel & Spirit Store - NLP	ucf-vc.spirit.bncollege.com
Rowan College South Jersey - Cumberland Spirit Shop	cccnj.spirit.bncollege.com
JCC Apparel & Spirit Shop	sunyjefferson.spirit.bncollege.com

Site Name	Site URL
Indiana University - Kokomo Apparel & Spirit Store - NLP	iuk.spirit.bncollege.com
Sandhills Community College Apparel & Spirit Store - NLP	sandhills.spirit.bncollege.com
Jefferson College Apparel & Spirit Shop	jeffco.spirit.bncollege.com
Truman State University Apparel & Spirit Shop	truman.spirit.bncollege.com
Touro College Law Center Apparel & Spirit Store - NLP	tourolaw.spirit.bncollege.com
Prairie State College Apparel & Spirit Store - NLP	prairie.spirit.bncollege.com
Aims Community College Apparel & Spirit Store	aims.spirit.bncollege.com
Piedmont Technical College Apparel & Spirit Store	ptc.spirit.bncollege.com
NBA Webview SDK - Inactive	nba.sdk.frgsites.com
Indiana University - Northwest Apparel & Spirit Store - NLP	iun.spirit.bncollege.com
Louisiana Delta Community College Apparel & Spirit Store	ladelta.spirit.bncollege.com
Riverside City College Apparel & Spirit Shop	rcc.spirit.bncollege.com
Emmanuel University Apparel & Spirit Shop	ec.spirit.bncollege.com
University Of New Hampshire at Manchester Apparel & Spirit Store - NLP	unhm.spirit.bncollege.com
Hawkeye Community College Apparel & Spirit Store - NLP	hawkeyecollege.spirit.bncollege.com
Sporting News Fan Shop - NLP	shop.sportingnews.com
Central Ohio Technical College Spirit Shop	cotc-newark.spirit.bncollege.com
Notre Dame of Maryland Apparel & Spirit Shop - NLP	ndm.spirit.bncollege.com
Reading Area Community College Apparel & Spirit Store - NLP	racc.spirit.bncollege.com
West Valley College Apparel & Spirit Store - NLP	westvalley.spirit.bncollege.com
University of Montevallo True Spirit Shop - NLP	montevallo.shoptruespirit.com
Seattle College Apparel & Spirit Store - NLP	seattlecentral.spirit.bncollege.com

Site Name	Site URL
Somerset Community College Apparel & Spirit Shop	kctcs-somerset.spirit.bncollege.com
Arizona Western College Apparel & Spirit Store - NLP	awc.spirit.bncollege.com
Moravian University True Spirit Shop	moravianathletics.shoptruespirit.com
Northwest Shoals Community College Apparel & Spirit Store	nwscc.spirit.bncollege.com
Gateway CTC Apparel & Spirit Shop	kctcs-gateway.spirit.bncollege.com
College of the Sequoias Apparel & Spirit Store - NLP	cos.spirit.bncollege.com
Tivoli Station Campus Store - Inactive	tivolistation.spirit.bncollege.com
Elizabethtown CTC Apparel & Spirit Shop	kctcs-elizabethtown.spirit.bncollege.com
Johnston Community College Apparel & Spirit Store - NLP	johnstoncc.spirit.bncollege.com
Vaughn College of Aeronautics & Technology Apparel & Spirit Store - NLP	aero.spirit.bncollege.com
Seattle College - North Apparel & Spirit Store - NLP	northscc.spirit.bncollege.com
UNLV Alumni Store - NLP	www.unlvalumni-fanatics.com
Northern Maine Apparel & Spirit Shop	nmcc.spirit.bncollege.com
Blue Ridge Community College Apparel & Spirit Store	blueridge.spirit.bncollege.com
Kennebec Valley Community College Apparel & Spirit Shop - NLP	kvcc.spirit.bncollege.com
Grayson College Apparel & Spirit Shop	grayson.spirit.bncollege.com
Athletics Team Store - Inactive	www.athleticsclubhousestore.com
South Puget Sound Community College Apparel & Spirit Store - NLP	spscc.spirit.bncollege.com
Florida A&M University - Law Apparel & Spirit Store - NLP	famu-law.spirit.bncollege.com
Southcentral CTC Apparel & Spirit Shop	kctcs-southcentral.spirit.bncollege.com
Lamar State College Port Arthur Apparel & Spirit Shop	lamar-pa.spirit.bncollege.com
Lenoir Community College Apparel & Spirit Store - NLP	lenoircc.spirit.bncollege.com
Central Alabama Community College Apparel & Spirit Shop	cacc.spirit.bncollege.com
West Virginia University - Parkersburg Apparel & Spirit Store - NLP	wwup.spirit.bncollege.com
Seattle College - South Apparel & Spirit Store - NLP	southscc.spirit.bncollege.com

Site Name	Site URL
Solano Community College Apparel & Spirit Store - NLP	solano.spirit.bncollege.com
Technical College of the Lowcountry Apparel & Spirit Store	tcl.spirit.bncollege.com
Northampton Community College Apparel & Spirit Shop	northampton.spirit.bncollege.com
Mission College Apparel & Spirit Store - NLP	mc.spirit.bncollege.com
Lamar State College Orange Apparel & Spirit Shop	lamar-orange.spirit.bncollege.com
BridgeValley Community & Technical College Apparel & Spirit Store - NLP	bridgevalley.spirit.bncollege.com
WCC Dothan Apparel & Spirit Shop	wallace.spirit.bncollege.com
The Ohio State University Newark & Central Ohio Technical College Spirit Store	osu-newark.spirit.bncollege.com
Wor-Wic Apparel & Spirit Shop	worwic.spirit.bncollege.com
Edmonds College Apparel & Spirit Store - NLP	edmonds.spirit.bncollege.com
Trinity Washington University Apparel & Spirit Store - NLP	trinitydc.spirit.bncollege.com
Madisonville Community College Apparel & Spirit Shop	kctcs-madisonville.spirit.bncollege.com
Owensboro CTC Apparel & Spirit Shop	kctcs-owensboro.spirit.bncollege.com
West Kentucky CTC Apparel & Spirit Shop	kctcs-westkentucky.spirit.bncollege.com
St. Philip's College Apparel & Spirit Shop	alamo-stphilips.spirit.bncollege.com
Surry Community College Apparel & Spirit Store	surry.spirit.bncollege.com
York Technical College Apparel & Spirit Store - NLP	yorktech.spirit.bncollege.com
NHL STORE NYC	nycstore.nhl.com
Niagara County Community College - Culinary Apparel & Spirit Store	niagaraculinaryinstitute.spirit.bncollege.com
Southeast Kentucky CTC Apparel & Spirit Shop	kctcs-southeastkentucky.spirit.bncollege.com
Washington County Community College Apparel & Spirit Shop	wccc.spirit.bncollege.com
Wallace Community College Apparel & Spirit Store	wccs.spirit.bncollege.com
Northeast Lakeview College Apparel & Spirit Shop	alamo-northeastlakeview.spirit.bncollege.com

Site Name	Site URL
Washington State Community College Apparel & Spirit Store - NLP	wastatecc.spirit.bncollege.com
University of Akron - Wayne Apparel & Spirit Store	wayne-uakron.spirit.bncollege.com
Chattahoochee Valley Community College Apparel & Spirit Shop	cv.spirit.bncollege.com
Indiana University - PUC Apparel & Spirit Store - NLP	iupuc.spirit.bncollege.com
Montcalm Community College Apparel & Spirit Store - NLP	montcalm.spirit.bncollege.com
USA Ultimate Online Store - NLP	www.usultimatestore.com
UConn Alumni Store - NLP	www.uconnalumnifanatics.com
Community College of Denver Apparel & Spirit Store - NLP	ccd.spirit.bncollege.com
Eastern New Mexico University True Spirit Shop - NLP	enmu.shoptruespirit.com
Holy Cross College Apparel & Spirit Shop	hccnd.spirit.bncollege.com
Anheuser-Busch Fanatics Online Store	www.anheuser-busch-fanatics.com
NorthWest Arkansas Community College Apparel & Spirit Store - NLP	nwacc.spirit.bncollege.com
Central Community College Apparel & Spirit Shop	cccneb.spirit.bncollege.com
Pirates Clubhouse Store - Inactive	www.piratesclubhousestore.com
Hopkinsville Community College Apparel & Spirit Shop	kctcs-hopkinsville.spirit.bncollege.com
Bunker Hill CC Apparel & Spirit Shop	bhcc.spirit.bncollege.com
USCHO Official Online Store - NLP	shop.uscho.com
Big Sandy CTC Apparel & Spirit Shop	kctcs-bigsandy.spirit.bncollege.com
Norco College Apparel & Spirit Shop	norco.spirit.bncollege.com
Stony Brook University True Spirit Shop - NLP	sunysb.shoptruespirit.com
Ashland CTC Apparel & Spirit Shop	kctcs-ashland.spirit.bncollege.com
Southern WVCTC Apparel & Spirit Shop	southernwvctc.spirit.bncollege.com
SUNY Broome Apparel & Spirit Shop	sunybroome.spirit.bncollege.com
Georgia Tech Alumni Online Store - NLP	www.gtalumnifanatics.com
Santa Fe Community College Apparel & Spirit Shop - NLP	sfcc.spirit.bncollege.com
Robeson Community College Apparel & Spirit Store	robeson.spirit.bncollege.com
Granite State College Apparel & Spirit Store - NLP	granite.spirit.bncollege.com

Site Name	Site URL
Henderson Community College Apparel & Spirit Shop	kctcs-henderson.spirit.bncollege.com
Texas A&M University - Texarkana Apparel & Spirit Shop	tamut.spirit.bncollege.com
USCL Apparel & Spirit Shop	uscl.spirit.bncollege.com
Palo Alto College Apparel & Spirit Shop	alamo-paloalto.spirit.bncollege.com
The Ohio State University at Lima Apparel & Spirit Store	lima-osu.spirit.bncollege.com
SUNY Ulster Apparel & Spirit Shop	sunyulster.spirit.bncollege.com
USC Aiken Apparel & Spirit Shop	usca.spirit.bncollege.com
Daemen University Wildcats Athletics Shop	daemenwildcats.shoptruespirit.com
Overwatch League Webview SDK - NLP	owl-mobile-sdk.fanatics.com
Texas A&M College Colors Day - Inactive	www.txamfanatics.com
Southeast Arkansas College Apparel & Spirit Store - NLP	seark.spirit.bncollege.com
Maysville CTC Apparel & Spirit Shop	kctcs-maysville.spirit.bncollege.com
Moreno Valley College Apparel & Spirit Shop	mvc.spirit.bncollege.com
Bladen Community College Apparel & Spirit Shop	bladenc.c.spirit.bncollege.com
Warner University Apparel & Spirit Shop	warneruniversity.spirit.bncollege.com
Angelina College Apparel & Spirit Store - NLP	angelina.spirit.bncollege.com
Detroit Lions Webview SDK - Inactive	nfl-det-lions.sdk.frgsites.com
Portland Trail Blazers Webview SDK - NLP	nba-por-trailblazers.sdk.frgsites.com
Mt. San Jacinto College Apparel & Spirit Shop - NLP	msjc.spirit.bncollege.com
Olive-Harvey College Apparel & Spirit Store - NLP	olive-harvey.spirit.bncollege.com
New Orleans Pelicans Webview SDK - Inactive	nba-no-pelicans.sdk.frgsites.com
Kansas State Salina Apparel & Spirit Shop - NLP	kstatesalina.spirit.bncollege.com
New York Giants Webview SDK - Inactive	nfl-ny-giants.sdk.frgsites.com
Example Fanatics	www.example-fanatics.com

ClassAction.org

This complaint is part of ClassAction.org's searchable class action lawsuit database and can be found in this post: [Fanatics Class Action Settlement Ends Handling Fees Lawsuit](#)
