

**UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK**

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Stuart Krohnengold, Wayne Antoine, Lee  
Webber, Anthony Medici, Joseph Bendrihem,  
Larry Gilbert, Rafael Musni, Thomas Lantz,  
Sandra Scanni, and Claudia Gonzalez, as  
representatives of a class of similarly situated  
persons, and on behalf of the New York Life  
Insurance Employee Progress Sharing  
Investment Plan, and the New York Life  
Insurance Company Agents Progress Sharing  
Plan,

Case No. 1:21-cv-01778 - JMF

Plaintiffs,

v.

New York Life Insurance Company; the  
Fiduciary Investment Committee; the Board  
of Trustees; Katherine O'Brien; Anthony R.  
Malloy; Yie-Hsin Hung; Arthur A. Seter;  
Scott L. Lenz; Robert J. Hynes; and John and  
Jane Does 1-20,

Defendants.  
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**PLAINTIFFS' NOTICE OF MOTION FOR FINAL APPROVAL OF CLASS ACTION  
SETTLEMENT**

PLEASE TAKE NOTICE that on July 18, 2024 at 3:00 p.m., before the Honorable Jesse M. Furman, United States District Judge, Plaintiffs Amy Laurence,<sup>1</sup> Wayne Antoine, Lee Webber, Anthony Medici, Joseph Bendrihem, Larry Gilbert, Rafael Musni, Thomas Lantz, Sandra Scanni, and Claudia Gonzalez ("Plaintiffs") will and hereby do move this Court for an Order granting final approval of the Parties' Class Action Settlement Agreement (ECF 176-1).

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<sup>1</sup> Ms. Laurence is the successor and substitute party for Stuart Krohnengold. *See* ECF 173.

This motion is made pursuant to Federal Rule of Civil Procedure 23 and this Court's Preliminary Approval Order dated March 5, 2024 (*see* ECF 188 ¶9), and is based on the accompanying Memorandum of Law and authorities cited therein; the declarations of Kai Richter and Jeffrey Mitchell and exhibits thereto; the prior declarations of the Class Representatives (ECFs 177-186); the Parties' Settlement Agreement, and all files, records, and proceedings in this action.

Defendants do not oppose this motion, and as of the date of this motion, there have been no objections to the Settlement. A proposed Final Approval Order is being submitted herewith.

Respectfully Submitted,

Dated: June 27, 2024

/s/ Kai Richter  
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Jacob T. Schutz (admitted *Pro Hac Vice*)  
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