IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLORADO

Civil Action No. 16-cv-02611-RBJ

PATRICK HOGAN, individually and on behalf of all others similarly situated,

Plaintiff,

v.

PILGRIM'S PRIDE CORPORATION, WILLIAM W. LOVETTE, individually, and FABIO SANDRI, individually,

Defendants.

AMENDED FINAL JUDGMENT

In accordance with the orders filed during the pendency of this case, and

pursuant to Fed. R. Civ. P. 58(a), the following Final Judgment is hereby entered.

Pursuant to the ORDER [ECF No. 74] of Judge R. Brooke Jackson entered April

16, 2021it is

ORDERED that Defendants' Motion to Dismiss the Amended Complaint [ECF No. 58] is GRANTED. To the extent that claims are barred by the statute of repose, they are dismissed with prejudice. To the extent Mr. Fuller's claims were barred by lack of standing, which means lack of subject matter jurisdiction, they are dismissed without prejudice, recognizing of course that unless he can plead that he bought or sold defendant's stock within the period of repose, his claims are effectively dismissed with prejudice. It is FURTHER ORDERED that judgment is entered in favor of the defendants and against the plaintiff. It is

FURTHER ORDERED that, as the prevailing party, the defendants are awarded their reasonable costs pursuant to Fed. R. Civ. P. 54(d)(1) and D.C.COLO.LCivR 54.1.

Dated at Denver, Colorado this 19th day of April, 2021.

FOR THE COURT: JEFFREY P. COLWELL, CLERK

By: s/ J. Dynes

J. Dynes Deputy Clerk