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7		DISTRICT COURT ICT OF CALIFORNIA
8	ARLIE DOLLY, Individually and on Behalf	Case No.
9	of All Others Similarly Situated,	COMPLAINT FOR VIOLATIONS OF
10	Plaintiff,	THE FEDERAL SECURITIES LAWS
11	v.	CLASS ACTION
12	GITLAB INC., SYTSE SIJBRANDIJ,	Demand for Jury Trial
13	AND BRIAN G. ROBINS,	
14	Defendants.	
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1 Plaintiff Arlie Dolly ("Plaintiff"), individually and on behalf of all other persons similarly 2 situated, by their undersigned attorneys, alleges in this Complaint for violations of the federal 3 securities laws (the "Complaint") the following based upon knowledge with respect to their own acts, and upon facts obtained through an investigation conducted by his counsel, which included, 4 inter alia: (a) review and analysis of relevant filings made by GitLab Inc. ("GitLab" or the 5 "Company") with the United States Securities and Exchange Commission (the "SEC"); (b) review 6 7 and analysis of GitLab's public documents, conference calls, press releases, and stock chart; (c) 8 review and analysis of securities analysts' reports and advisories concerning the Company; and 9 (d) information readily obtainable on the internet.

Plaintiff believes that further substantial evidentiary support will exist for the allegations set forth herein after a reasonable opportunity for discovery. Most of the facts supporting the allegations contained herein are known only to the defendants or are exclusively within their control.

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#### NATURE OF THE ACTION

This is a federal securities class action on behalf of all investors who purchased or
 otherwise acquired GitLab securities between June 6, 2023 and March 4, 2024, inclusive (the
 "Class Period"), seeking to recover damages caused by Defendants' violations of the federal
 securities laws (the "Class").

19 2. Defendants provided investors with material information concerning GitLab's 20 expected revenue for the fiscal year 2025. Defendants' statements included, among other things, 21 GitLab's AI incorporation throughout its DevSecOps platform, developing new AI features to 22 increase efficiency of software development and making it more affordable for customers, 23 monetizing its various AI capabilities with monthly subscriptions and increasing pipeline growth 24 by integrating its DevSecOps platform as the preferred software delivery platform in the industry. 3. 25 Defendants created the false impression that they possessed reliable information pertaining to the Company's ability to develop and incorporate AI throughout the software 26 27 development cycle in order to optimize code generation thereby increasing market demand and

making all levels of software development more affordable and properly monetizing its AI
 features. In truth, there was weak market demand for Gitlab's touted AI features and the Company
 was incurring an increasing amount of expenses involving JiHu, its joint venture in China, as well
 as the annual company-wide summit. Defendants misled investors by continually highlighting its
 AI-driven innovations to develop software more efficiently and drive market share demands.

6 4. Defendants provided these overwhelmingly positive statements to investors while,
7 at the same time, disseminating materially false and misleading statements and/or concealing
8 material adverse facts concerning GitLab's ability to develop AI features that would generate
9 code more efficiently and increase market demand for its DevSecOps platform.

5. The truth emerged on March 4, 2024, when GitLab issued a press release reporting
a strong Q1 in 2024, followed by an announcement lowering full-year guidance for 2025. In
pertinent part, Defendants announced that the company needed time to build its pipeline and close
deals on new products. In addition, provided first quarter 2025 and full year 2025 guidance with
growth rates hovering between 30 and 31% and 27%, respectively. Furthermore, GitLab
anticipated a Q1 2025 non-GAAP operating loss of \$12-\$13 million and an operating non-GAAP
revenue of \$5-\$10 million for the full year of 2025.

- 17 6. Investors and analysts reacted immediately to GitLab's revelation. The price of
  18 GitLab's common stock declined dramatically. From a closing market price of \$74.47 per share
  19 on March 4, 2024, GitLab's stock price fell to \$58.84 per share on March 5, 2024, a decline of
  20 about 21% in the span of just a single day.
- 21

#### JURISDICTION AND VENUE

22 7. Plaintiff brings this action, on behalf of himself and other similarly situated
23 investors, to recover losses sustained in connection with Defendants' fraud.

8. The claims asserted herein arise under and pursuant to §§10(b) and 20(a) of the
Exchange Act (15 U.S.C. §§ 78j(b) and 78t(a)) and Rule 10b-5 promulgated thereunder by the
SEC (17 C.F.R. §240.10b-5).

1	9. This Court has jurisdiction over the subject matter of this action pursuant to 28
2	U.S.C. §§1331 and 1337, and Section 27 of the Exchange Act, 15 U.S.C. §78aa.
3	10. Venue is proper in this District pursuant to §27 of the Exchange Act and 28 U.S.C.
4	§1391(b), as GitLab is incorporated in this District and a significant portion of its business,
5	actions, and the subsequent damages to Plaintiff and the Class, took place within this District.
6	11. In connection with the acts, conduct and other wrongs alleged in this Complaint,
7	Defendants, directly or indirectly, used the means and instrumentalities of interstate commerce,
8	including but not limited to, the United States mail, interstate telephone communications and the
9	facilities of the national securities exchange.
10	THE PARTIES
11	12. Plaintiff purchased GitLab common stock at artificially inflated prices during the
12	Class Period and was damaged upon the revelation of the Defendants' fraud. Plaintiff's
13	certification evidencing his transaction(s) in GitLab is attached hereto.
14	13. GitLab, Inc. is a Delaware corporation with its principal executive offices located
15	at 268 Bush Street #350, San Francisco, CA 94104-3503. During the Class Period, the Company's
16	common stock traded on the NASDAQ Stock Market (the "NASDAQ") under the symbol
17	"GTLB."
18	14. Defendant Sytse Sijbrandij ("Sijbrandij") was, at all relevant times, Co-Founder,
19	Chairman and Chief Executive Officer of GitLab.
20	15. Defendant Brian G. Robins ("Robins") was, at all relevant times, the Chief
21	Financial Officer of GitLab.
22	16. Defendants Sijbrandij and Robins are sometimes referred to herein as the
23	"Individual Defendants." GitLab together with the Individual Defendants are referred to herein
24	as the "Defendants."
25	17. The Individual Defendants, because of their positions with the Company,
26	possessed the power and authority to control the contents of GitLab's reports to the SEC, press
27	releases, and presentations to securities analysts, money and portfolio managers, and institutional
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	4 COMPLAINT FOR VIOLATIONS OF THE FEDERAL SECURITIES LAWS

1	investors, <i>i.e.</i> , the market. Each Individual Defendant was provided with copies of the Company's		
2	reports and press releases alleged herein to be misleading prior to, or shortly after, their issuance		
3	and had the ability and opportunity to prevent their issuance or cause them to be corrected.		
4	Because of their positions and access to material non-public information available to them, each		
5	of these Individual Defendants knew that the adverse facts specified herein had not been disclosed		
6	to, and were being concealed from, the public, and that the positive representations which were		
7	being made were then materially false and/or misleading. The Individual Defendants are liable		
8	for the false statements pleaded herein, as those statements were each "group-published"		
9	information, the result of the collective actions of the Individual Defendants.		
10	18. GitLab is liable for the acts of the Individual Defendants, and its employees under		
11	the doctrine of respondeat superior and common law principles of agency as all the wrongful acts		
12	complained of herein were carried out within the scope of their employment with authorization.		
13	19. The scienter of the Individual Defendants, and other employees and agents of the		
14	Company are similarly imputed to GitLab under respondeat superior and agency principles.		
15	SUBSTANTIVE ALLEGATIONS		
	Company Background		
16	Company Background		
16 17	Company Background20. GitLab is a global software company that designs and develops software solutions.		
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1	The Defendants Materially Misled Investors Concerning		
2	GitLab's Revenue Outlook for 2025		
3			
4	<u>June 5, 2023</u>		
5	22. On June 5, 2023 GitLab held a first quarter earnings call wherein Defendant		
6	Robins noted the investments made by GitLab to drive its AI vision stating, in part:		
7	Now, on to the way, we are thinking shout the financials and the impact of our AI		
8	Now on to the way we are thinking about the financials and the impact of our AI products. <i>We continue to invest in people and infrastructure to support AI. While</i>		
9	we have had some teams working on AI features, we recently shifted additional engineers from other teams to support the work on AI. As a result, this has not led		
10	to significant incremental expenses on engineering talent. <i>Additionally, we have made investments in our cloud provider spend to support our AI and R&amp;D efforts.</i>		
11	<i>In addition, we also continue to leverage partners to help drive our AI vision.</i> This has included partnership announcements with Google Cloud and Oracle. The		
12	Google partnership allows us to use Google Cloud AI functionality to make our		
13	own AI offerings better by leveraging their tool set. The partnership with Oracle makes it easier for our customers to deploy their own AI and machine learning workloads using Oracle's Cloud Infrastructure. Both of these partnerships help create strategic differentiation for our customers in a financially responsible		
14			
15	manner.		
16	(Emphasis added.)		
17	23. On the same call, Defendant Robins again spoke about the forecasted expenses		
18	related to JiHu, stating in part:		
19	Separately, I would like to provide an update on JiHu, our China joint venture. Our		
20	goal remains to deconsolidate JiHu. However, we cannot predict the likelihood or		
21	timing of when this may potentially occur. Thus, for modeling purposes for FY '24, we now forecast approximately \$29 million of expenses related to JiHu compared		
22 23	with \$19 million in FY '23. These JiHu expenses represent approximately negative 5% of our total implied negative 8% non-GAAP operating loss for FY '24.		
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25	24. During the question-and-answer segment, Defendant Sijbranij was asked about		
26	GitLab's AI-related revenue opportunities.		
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20	<u>6</u>		
	COMPLAINT FOR VIOLATIONS OF THE FEDERAL SECURITIES LAWS		

1 2	<q: analyst="" cowen="" derrick="" james="" td="" wood="" –=""> And then just from a broader perspective, how you're thinking about the gen AI-related revenue opportunities in the quarters ahead?</q:>	
3	<a: sijbrandij="" sytse=""> So we're really excited about our partnership with Oracle</a:>	
4	Cloud. They have a great customer base. And what it means is that our customers now can now run AI and ML workloads on GPU-enabled GitLab Runners on the Oracle Cloud Infrastructure, and that's a great powerful infrastructure. Additionally,	
5	we're available in Oracle's marketplace, expanding our distribution.	
6	So our strategy, with AI in mind, is to partner closer with the hyperscalers. And the	
7	toughest one is Microsoft. We try to partner there too. But with everyone else, we see a lot of momentum, and that's AWS, GCP and Oracle. We want to get closer.	
8 9	We want to enable our customers to run their normal workloads, their AI workloads there, and where you can expect us to have more announcements going forward.	
10		
11	<q: analyst="" goldman="" gopalan="" kasthuri="" rangan="" sachs="" –=""> I had a question on the</q:>	
12	generative AI capabilities. At what point are we looking to is there any need for further differentiation of GitLab versus the competition? This auto code generation	
13	feature that has been made much off, right, is that a real sticking point in conversations? Do you think the customer base really values and appreciates the	
14	broader set of AI capabilities that GitLab has to offer?	
15	<a: sijbrandij="" sytse=""> So we're really fortunate that we have a single application, a</a:>	
16	single data store for the entire DevSecOps cycle, and we can apply AI to all of them. And that's led us to having 3x as many publicly usable AI features as our	
17	competition. That is a big advantage. As long as at the beginning that, of course,	
18 19	you also need the code suggestions. But having the whole rest make sure that if you get more effective there, it works, and you get a faster cycle time throughout, and that's a really exciting development.	
20	<u>September 5, 2024</u>	
21		
22	25. GitLab held a second quarter earnings call on September 5, 2024 where	
23	management once again touted its AI-powered capabilities and potential to drive in revenue.	
24	Defendant Sijbrandij stated in pertinent part:	
25	AI continues to be a key area of product innovation. We are developing AI-powered	
26	capabilities across the entire software development life cycle. Let me share just a few of these capabilities. Code suggestions uses generative AI to suggest code to	
27	developers. Suggested reviewers leverages AI to identify the most appropriate	
28	7	
	COMPLAINT FOR VIOLATIONS OF THE FEDERAL SECURITIES LAWS	

1 2	reviewers of code. Explaining this vulnerability provides details about potential security vulnerabilities in code. And code suggestions remains on track to be generally available later this year. We differentiate our approach to AI in several		
3	ways. We have a commitment to privacy and transparency in our use of AI, and we also deliver AI throughout the entire software development life cycle.		
4	Today, we released the findings of our state of DevSecOps study. This study illustrates the importance of our AI differentiation even further. In June 2023, we		
5			
6	surveyed more than 1,000 respondents. These include in-video contributors and leaders in software development, IT operations and security. We found that 79% of respondents are concerned about AI tools accessing private information or intellectual property. We also found that developers only spend 25% of their time		
7			
8	writing code. And that's why we believe delivering AI beyond just code suggestions is essential.		
9			
10	26. On the same call, Defendant Robins announced plans to monetize the Company's		
11	AI capabilities. In addition he provided an update on the continuing goal to deconsolidate JiHu		
12	stating in pertinent part:		
13	We remain on track to achieve free cash flow breakeven for FY '25. There are a number of drivers we are introducing that we believe should help fuel our business		
14	in FY '25. I touched on the first one earlier, which is the price increase in our		
15	premium tier. Additionally, in Q2, we started enforcing user limits on our free SaaS tier. It's early, but we have seen additional free users upgrade to premium. The third		
16	driver is the launch of Dedicated. This allows us to address new opportunity for companies with complex security and compliance requirements. <i>Finally, we plan</i>		
17	to monetize our AI capabilities by launching an add-on that will include code suggestions functionality later this year.		
18	Separately, I would like to provide an update on JiHu, our China joint venture. Our		
19	goal remains to deconsolidate JiHu. However, we cannot predict the likelihood or		
20	timing of when this may potentially occur. Thus, for modeling purposes for FY '24, we now forecast approximately \$25 million of expenses related to JiHu compared		
21	with \$19 million in FY '23.		
22	(Emphasis added.)		
23	27. During the question-and-answer segment, Defendant Sijbranij was asked about		
24	customer feedback as to GitLab's pricing increase.		
25			
26	<q: analyst="" fitzsimmons="" moffett="" nathanson="" william="" –=""> Obviously, a few months ago, the firm held discussion with investors to talk through the generative</q:>		
27	AI-based products and then you gave us an update on Duo in AI in the prepared		
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	8 COMPLAINT FOR VIOLATIONS OF THE FEDERAL SECURITIES LAWS		

1 2	remarks. But maybe double-clicking and going a little deeper, and I can't imagine we're still in the early innings here. But curious if you could talk through kind of early customer feedback on these products' adoption trends, what you're hearing and seeing?		
3			
4	<a: sijbrandij="" sytse=""> Customers get that they need AI features, not just for example, coding, but they need them throughout the DevOps life cycleWe're</a:>		
5	really happy that we have 10 features out there already. And some of the oldest feature we have suggested reviewers has over 100,000 users today. So we're excited		
6 7	about progressing that further. And it's great to see that customers recognize that they need a suite of AI features, and therefore, we're excited about Duo.		
8			
9	<q: analyst="" fitzsimmons="" moffett="" nathanson="" william="" –=""> For Sid, for those</q:>		
10	customers who are evaluating adding large language model features to their DevOps platform today, are they still mostly focused on code suggestions? Or is		
11	there increasingly other considerations at play as these customers get smarter and more in the leads on AI?		
12	<a: sijbrandij="" sytse=""> Yes. I think as customers get more sophisticated, they're</a:>		
13	seeing that AI should be throughout the life cycle. As mentioned earlier in this call, like it's DevSec and Ops, like you need those AI features too to make security more		
14	efficient. If you just produce more co, that's not going to do it. And of those developers producing more co, that's not the only thing they need.		
15	developers producing more co, that's not the only thing they need.		
16	So as customers get more sophisticated, they want more AI features, and we're really happy that we have 10 features out already. The second thing they want is		
17	good guarantees of privacy that their intellectual property is never going to be used to enhance other people their platform, their intellectual property. So I think in both, we have a really compelling story.		
18	we have a rearry compensing story.		
19	December 4, 2024		
20	December 4, 2024		
21	28. On December 4, 2024 GitLab held a third quarter earnings call wherein Defendant		
22	Sijbrandij reiterated the numerous AI features available and how it has resonated with customers		
23	stating in pertinent part:		
24	Now I'd like to discuss our second topic, which is our unique approach to AI. We		
25	already have 14 AI features available to our customers. That's more than any other		
26	DevSecOps platform we continue to innovate. GitLab Duo is our suite of AI- powered DevSecOps workflows that enables customers to boost speed and		
27	efficiency without sacrificing privacy, security and compliance.		
28	9		
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3	Our approach to AI is resonating with our customers. For example, Amado Gramajo, Vice President of Infrastructure & DevOps at Nasdaq, recently shared his
4	excitement about how Gitlab Duo will help Nasdaq protect their intellectual property and stay in line with regulatory mandates. And presenting at this year's
5	Gartner Application Innovation Summit, Bal Kang at NatWest said, "GitLab Duo enables our developers to be more productive, efficient and successful in creating
6	secure code. We're excited to see the benefits of GitLab's AI features across the entire value chain, and even our most seasoned engineers are seeing value."
7	entrie value enam, and even our most seasoned engineers are seeing value.
8	29. During the question-and-answer segment, Defendant Sijbranij was asked about
9	customer feedback regarding GitLab's AI functionality.
10	<q: analyst="" goldman="" gopalan="" kasthuri="" rangan="" sachs="" –=""> And second and final, the we've been waiting for Google to more closely align or for you to closely</q:>
11	align your generative AI efforts with Google. How close or how far are we from a
12	full-blown integration and announcement of sorts?
13	<a: sijbrandij="" sytse=""> Yes, the customer feedback on our AI functionality has been positive. And as you might have heard in the prepared remarks, customers like</a:>
14	NatWest and Nasdaq are using it in their engineering teams and seeing the value and the productivity and efficiency that it brings.
15	
16	Our customers have reported efficiency improvements upwards of 50% with Code Suggestions. We recently spoke with a leading international travel agency, and they
17	said that the features they tested, they believe that GitLab offers a better quality there. We also spoke with a multinational financial technology company, and their
18	team is excited about using GitLab Duo for generating configurations, test generation, book finding and automating operational work. So we're very excited
19 20	that we have a broad platform so that we can do AI across the life cycle with 14 features for customers available today.
21	30. The above statements in Paragraphs 22 to 29 were false and/or materially
22	misleading. Defendants created the false impression that possessed reliable information
23	pertaining to the Company's ability to develop and incorporate AI throughout the software
24	development cycle in order to optimize code generation thereby increasing market demand and
25	making all levels of software development more affordable and properly monetizing its AI
26	features. In truth, there was weak market demand for Gitlab's touted AI features and the Company
27	
28	10
	10 COMPLAINT FOR VIOLATIONS OF THE FEDERAL SECURITIES LAWS

1	was incurring an increasing amount of expenses involving JiHu, its joint venture in China, as well	
2	as the annual company-wide summit. Defendants misled investors by continually highlighting its	
3	AI-driven innovations to develop software more efficiently and drive market share demands.	
4	GitLab Reveals Fourth Quarter and Fiscal Year 2024 Earnings and	
5	<b>Reveals Lower-than-Expected Guidance for Fiscal Year 2025</b>	
6	<u>March 4, 2024</u>	
7	31. On March 4, 2024, GitLab issued a press release reporting strong Q1 2024 results	
8	and then immediately following this with a disclosure announcing lower than expected full-year	
9	guidance for 2025. GitLab attributed it to time needed to "build pipeline and close deals on new	
10	products."	
11	32. Later the same day, Defendant Robins spoke on an earnings call disclosing	
12	guidance for FY2025:	
13	With that said, our guidance for first quarter of FY 2025. We expect total revenue	
14	of \$165 million to \$166 million, representing a growth rate of 30% to 31% year-	
15	over-year. We expect a non-GAAP operating loss of \$13 million to \$12 million. The loss includes an approximately \$15 million expense related to our	
16	<i>in-person company-wide summit.</i> As an all-remote company, we're thrilled to bring team members together in the same location for the first time since 2019. And	
17	we expect non-GAAP net loss per share of \$0.05 to \$0.04, assuming 158 million weighted average basic shares outstanding.	
18		
19	For the full year FY 2025, we expect total revenue of \$725 million to \$731 million, representing a growth rate of approximately 26% year-over-year. We expect a non-	
20	GAAP operating income of \$5 million to \$10 million, and we expect non-GAAP net income per share of \$0.19 to \$0.23, assuming 168 million weighted average diluted	
21	shares outstanding. We believe that our continued focus on responsible growth will yield further improvements in our unit economics. We plan to be free cash flow	
22 23	positive again in FY '25, excluding any nonrecurring cash tax payments related to the bilateral advanced pricing agreement.	
24	(Emphasis added.)	
25		
26	33. In a question-and-answer portion, analysts questioned the conservative guidance	
27	provided by GitLab:	
28		
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1 2	<q: analyst="" goldman="" gopalan="" kasthuri="" rangan="" sachs="" –=""> With all these levers that Sid is talking about, why is the guidance seemingly conservative?</q:>	
3	<a: brian="" g.="" robins=""> Yes, we do have a number of growth drivers for FY '25 and</a:>	
4	beyond. I think you've named a number of them. It takes a while to build pipeline and close deals on new products. And so the total number of revenue that we have	
5	for next year for it to make a meaningful impact in a ratable business model is going to take a little while for that to come to fruition.	
6		
7	<q: analyst="" derrick="" james="" wood="" –=""> I guess in the context of this, it looks like</q:>	
8	your guidance of 25% to 26% revenue growth for fiscal '25 would be conservative. So just 2 questions. Are there any drags in the model we should be aware of that	
9 10	may not be reflected in the backlog or the trailing 12-month NRR numbers? And then is it fair to say you think that growth tailwinds from pricing and from AI will be higher in fiscal '26 versus fiscal '25?>	
11	<a: brian="" g.="" robins=""> The points that you made obviously are all true and valid.</a:>	
12	The revenue growth of 33% are guided 26% next year. That factors in the buying behavior and the normalization that we've seen in the market. We do have a ratable	
13	model. And then being a entering our third year as a public company, that's when	
14	we're we said our guidance was to be less conservative than the prior 2 years. And so I think the setup with the new products and the normalization of buying	
15	behavior as well as the metrics that we put up this quarter is a good setup for next year.	
16		
17	<q: ader="" analyst="" blair="" jason="" noah="" william="" –=""> Brian, just trying to square, I guess, with everybody else the guidance with the less conservative posture</q:>	
18	comment. In particular, if NRR is trending up and is around 130%, doesn't this imply that NRR would have to decline from here for revenue growth to be in the	
19	mid-20s?	
20	<a: brian="" g.="" robins=""> There's a number of factors that go into our guidance. We</a:>	
21	build it from a bottoms-up perspective. And I would just say that what we reported was actuals and what we're guiding to is guidance, right? So it's not comparing	
22	apples to apples.	
23	34. Notably, Defendant Robins was questioned as to the increase in operating	
24	expenses in relation to the forecasted guidance.	
25	<q: &="" analyst="" cikos="" company="" joseph="" michael="" needham="" –=""> Brian, I think first</q:>	
26	question for you. Just with the guidance, a bit of a 2-parter here, but I know you're talking about how there's less conservatism in the guide now. <i>And I just want to</i>	
27	winning about now there's ress conservation in the guide now. And I just wall to	
28	12	
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1	make sure I'm clear. Is that the first part, is that for both revenue and OpEx as far as the implied cost structure there? Or is it more just for the revenue?		
2	And then I guess the follow-on to that, I know the company has like really beat the		
3	drum as far as profitable scale. And so even if I x out the \$15 million of summit, and I'm not going to back out JiHu just because it seems like a recurring cost		
4	until you, I guess, take it out as a consolidated statement, but there's still a		
5	massive uptick in the implied OpEx when I think about your guidance. And that's really what I'm trying to square on my side.		
6	A: Brian G. Robins> Yes. Thanks. You're correct. We have been very consistent		
7	since the IPO road show is our #1 objective is to grow, but we'll do that responsibly.		
8	The less conservative, we have beat the profitability pretty handedly every quarter, and so it's more directed at the top line than the bottom line. But we still want the		
9	#1 thing at the company is still to grow, and we'll do that responsibly. And so you can expect that from us.		
10	(Emphasis added.)		
11			
12	35. A number of well-known analysts following Gitlab commented on the Company's		
13	disclosures. For example, Needham analyst reported that GitLab was "quick to call out that new		
14	offerings are captured in the guidance, but Revenue contribution will be slow to ramp due to		
15	GitLab's ratable Subscription-based model." Another analyst, Scotiabank reported "[w]e think		
16	the main debate now turns to how much of the strength in 4Q was driven by the premium pricing		
17	change vs. better execution/improving macro conditions. Mgmt did not give any additional		
18	granularity on 4Q impacts from the pricing change, but reiterated their expected \$10M-\$20M		
19	tailwind in FY25 from the Premium changes."		
20	36. Investors and analysts reacted immediately to GitLab's revelation. The price of		
21	GitLab's common stock declined dramatically. From a closing market price of \$74.47 per share		
22	on March 4, 2024, GitLab's stock price fell to \$58.84 per share on March 5, 2024, a decline of		
23	about 21% in the span of just a single day.		
24	37. The fact that these analysts, and others, discussed GitLab's shortfall and below-		
25	expectation revenue, as well as the Company's shockingly conservative guidance suggests the		
26	public placed significant weight on GitLab's statements of prior confidence in their new growth		
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plan. The frequent, in-depth discussion of GitLab's guidance confirms that Defendants'
 statements during the Class Period were material.

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# Loss Causation and Economic Loss

38. During the Class Period, as detailed herein, Defendants made materially false and 5 misleading statements and engaged in a scheme to deceive the market and a course of conduct 6 that artificially inflated the price of GitLab's common stock and operated as a fraud or deceit on 7 Class Period purchasers of GitLab's common stock by materially misleading the investing public. 8 Later, Defendants' prior misrepresentations and fraudulent conduct became apparent to the 9 market, the price of GitLab's common stock materially declined, as the prior artificial inflation 10 came out of the price over time. As a result of their purchases of GitLab's common stock during 11 the Class Period, Plaintiff and other members of the Class suffered economic loss, *i.e.*, damages 12 under federal securities laws. 13

39. GitLab's stock price fell in response to the corrective event on March 4, 2024, as
alleged *supra*. On March 4, 2024, Defendants disclosed information that was directly related to
their prior misrepresentations and material omissions concerning GitLab's forecasting processes
and 2024 revenue growth guidance.

40. In particular, on March 4, 2024, GitLab announced significantly below-market
growth expectations of only 25-26% for fiscal year 2025. This projection was well below the
market expectations generated by GitLab's own previous reports of economic growth and internal
growth projections provided throughout fiscal year 2024.

# Presumption of Reliance; Fraud-On-The-Market

41. At all relevant times, the market for GitLab's common stock was an efficient market for the following reasons, among others:

1	(a)	GitLab's common stock met the requirements for listing and was
2		listed and actively traded on the NASDAQ during the Class Period,
3		a highly efficient and automated market;
4	(b)	GitLab communicated with public investors via established market
5		communication mechanisms, including disseminations of press
6		releases on the national circuits of major newswire services and
7		other wide-ranging public disclosures, such as communications with
8		the financial press and other similar reporting services;
9	(c)	GitLab was followed by several securities analysts employed by
10 11		major brokerage firms who wrote reports that were distributed to the
11		
13		sales force and certain customers of their respective brokerage firms
14		during the Class Period. Each of these reports was publicly available
15		and entered the public marketplace; and
16	(d)	Unexpected material news about GitLab was reflected in and
17		incorporated into the Company's stock price during the Class
18		Period.
19	42. As a	result of the foregoing, the market for GitLab's common stock promptly
20		formation regarding the Company from all publicly available sources and
21	C	mation in GitLab's stock price. Under these circumstances, all purchasers of
22	GitLab's common stock during the Class Period suffered similar injury through their purchase of	
23	GitLab's securities a	at artificially inflated prices, and a presumption of reliance applies.
24	43. Alter	matively, reliance need not be proven in this action because the action
25	involves omissions	and deficient disclosures. Positive proof of reliance is not a prerequisite to
26	recovery pursuant to	o ruling of the United States Supreme Court in Affiliated Ute Citizens of Utah
27		
28		15
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v. United States, 406 U.S. 128 (1972). All that is necessary is that the facts withheld be material
 in the sense that a reasonable investor might have considered the omitted information important
 in deciding whether to buy or sell the subject security.

# No Safe Harbor; Inapplicability of Bespeaks Caution Doctrine

44. The statutory safe harbor provided for forward-looking statements under certain
circumstances does not apply to any of the material misrepresentations and omissions alleged in
this Complaint. As alleged above, Defendants' liability stems from the fact that they provided
investors with revenue projections while at the same time failing to maintain adequate forecasting
processes. Defendants provided the public with forecasts that failed to account for this decline in
sales and/or adequately disclose the fact that the Company at the current time did not have
adequate forecasting processes.

45. To the extent certain of the statements alleged to be misleading or inaccurate may
be characterized as forward looking, they were not identified as "forward-looking statements"
when made and there were no meaningful cautionary statements identifying important factors that
could cause actual results to differ materially from those in the purportedly forward-looking
statements.

46. Defendants are also liable for any false or misleading "forward-looking 18 statements" pleaded because, at the time each "forward-looking statement" was made, the speaker 19 knew the "forward-looking statement" was false or misleading and the "forward-looking 20 statement" was authorized and/or approved by an executive officer of GitLab who knew that the 21 "forward-looking statement" was false. Alternatively, none of the historic or present-tense 22 statements made by Defendants were assumptions underlying or relating to any plan, projection, 23 or statement of future economic performance, as they were not stated to be such assumptions 24 underlying or relating to any projection or statement of future economic performance when made, 25 nor were any of the projections or forecasts made by the defendants expressly related to or stated 26 to be dependent on those historic or present-tense statements when made. 27

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#### **CLASS ACTION ALLEGATIONS**

47. Plaintiff brings this action as a class action pursuant to Federal Rule of Civil
Procedure 23(a) and (b)(3) on behalf of a Class, consisting of all those who purchased or
otherwise acquired GitLab's securities during the Class Period (the "Class"); and were damaged
upon the revelation of the alleged corrective disclosure. Excluded from the Class are defendants
herein, the officers and directors of the Company, at all relevant times, members of their
immediate families and their legal representatives, heirs, successors or assigns and any entity in
which defendants have or had a controlling interest.

9 48. The members of the Class are so numerous that joinder of all members is impracticable. Throughout the Class Period, GitLab's securities were actively traded on the 10 NASDAQ. While the exact number of Class members is unknown to Plaintiff at this time and can 11 12 be ascertained only through appropriate discovery, Plaintiff believes that there are hundreds or 13 thousands of members in the proposed Class. Record owners and other members of the Class may 14 be identified from records maintained by GitLab or its transfer agent and may be notified of the pendency of this action by mail, using the form of notice similar to that customarily used in 15 16 securities class actions. As of March 15, 2024 there was approximately 130.2 million shares of 17 the Company's Class A common stock outstanding. Upon information and belief, these shares 18 are held by thousands, if not millions, of individuals located throughout the country and possibly 19 the world. Joinder would be highly impracticable.

49. Plaintiff's claims are typical of the claims of the members of the Class as all
members of the Class are similarly affected by Defendants' wrongful conduct in violation of
federal law that is complained of herein.

50. Plaintiff will fairly and adequately protect the interests of the members of the Class
and has retained counsel competent and experienced in class and securities litigation. Plaintiff has
no interests antagonistic to or in conflict with those of the Class.

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1	51. Common questions of law and fact exist as to all members of the Cla	ass and	
2	predominate over any questions solely affecting individual members of the Class. Among the		
3	questions of law and fact common to the Class are:		
4	(a) whether the federal securities laws were violated by Defendants	,	
5	acts as alleged herein;		
6	(b) whether statements made by Defendants to the investing public	c	
7	during the Class Period misrepresented material facts about the	e	
8	business, operations and management of GitLab;	-	
9		1 L	
10 11	(c) whether the Individual Defendants caused GitLab to issue false and	1	
11	misleading financial statements during the Class Period;		
12	(d) whether Defendants acted knowingly or recklessly in issuing false	e	
14	and misleading financial statements;		
15	(e) whether the prices of GitLab's common stock during the Clas	s	
16	Period were artificially inflated because of the Defendants' conduc	t	
17	complained of herein; and		
18	(f) whether the members of the Class have sustained damages and, i	f	
19	so, what is the proper measure of damages.		
20		og :	
21	52. A class action is superior to all other available methods for the fair and e		
22	adjudication of this controversy since joinder of all members is impracticable. Furthern		
23	the damages suffered by individual Class members may be relatively small, the exper		
24	burden of individual litigation make it impossible for members of the Class to individually	redress	
25	the wrongs done to them. There will be no difficulty in the management of this action as a class		
26	action.		
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	18 COMPLAINT FOR VIOLATIONS OF THE FEDERAL SECURITIES LAWS		

1 COUNT I 2 Against All Defendants for Violations of 3 Section 10(b) and Rule 10b-5 Promulgated Thereunder 4 53. Plaintiff repeats and realleges each and every allegation contained above as if fully 5 set forth herein. 6 54. This Count is asserted against defendants and is based upon Section 10(b) of the 7 Exchange Act, 15 U.S.C. § 78j(b), and Rule 10b-5 promulgated thereunder by the SEC. 8 55. During the Class Period, Defendants engaged in a plan, scheme, conspiracy and 9 course of conduct, pursuant to which they knowingly or recklessly engaged in acts, transactions, 10 practices and courses of business which operated as a fraud and deceit upon. Plaintiff and the 11 other members of the Class; made various untrue statements of material facts and omitted to state 12 material facts necessary in order to make the statements made, in light of the circumstances under 13 which they were made, not misleading; and employed devices, schemes and artifices to defraud 14 in connection with the purchase and sale of securities. Such scheme was intended to, and, 15 throughout the Class Period, did: (i) deceive the investing public, including Plaintiff and other 16 Class members, as alleged herein; (ii) artificially inflate and maintain the market price of GitLab 17 common stock; and (iii) cause Plaintiff and other members of the Class to purchase or otherwise 18 acquire GitLab's securities at artificially inflated prices. In furtherance of this unlawful scheme, 19 plan and course of conduct, Defendants, and each of them, took the actions set forth herein. 2056. Pursuant to the above plan, scheme, conspiracy and course of conduct, each of the 21 defendants participated directly or indirectly in the preparation and/or issuance of the quarterly 22 and annual reports, SEC filings, press releases and other statements and documents described 23 above, including statements made to securities analysts and the media that were designed to 24 influence the market for GitLab's securities. Such reports, filings, releases and statements were 25 materially false and misleading in that they failed to disclose material adverse information and 26 misrepresented the truth about the Company. 27 28 19 COMPLAINT FOR VIOLATIONS OF THE FEDERAL SECURITIES LAWS

1 57. By virtue of their positions at the Company, Defendants had actual knowledge of 2 the materially false and misleading statements and material omissions alleged herein and intended 3 thereby to deceive Plaintiff and the other members of the Class, or, in the alternative, Defendants acted with reckless disregard for the truth in that they failed or refused to ascertain and disclose 4 5 such facts as would reveal the materially false and misleading nature of the statements made, although such facts were readily available to Defendants. Said acts and omissions of defendants 6 7 were committed willfully or with reckless disregard for the truth. In addition, each defendant 8 knew or recklessly disregarded that material facts were being misrepresented or omitted as 9 described above.

10 58. Information showing that Defendants acted knowingly or with reckless disregard
11 for the truth is peculiarly within defendants' knowledge and control. As the senior managers
12 and/or directors of the Company, the Individual Defendants had knowledge of the details of
13 GitLab's internal affairs.

59. 14 The Individual Defendants are liable both directly and indirectly for the wrongs complained of herein. Because of their positions of control and authority, the Individual 15 16 Defendants were able to and did, directly or indirectly, control the content of the statements of 17 the Company. As officers and/or directors of a publicly-held company, the Individual Defendants 18 had a duty to disseminate timely, accurate, and truthful information with respect to GitLab's 19 businesses, operations, future financial condition and future prospects. As a result of the 20dissemination of the aforementioned false and misleading reports, releases and public statements, 21 the market price of GitLab's common stock was artificially inflated throughout the Class Period. 22 In ignorance of the adverse facts concerning the Company which were concealed by Defendants, 23 Plaintiff and the other members of the Class purchased or otherwise acquired GitLab's common 24 stock at artificially inflated prices and relied upon the price of the common stock, the integrity of 25 the market for the common stock and/or upon statements disseminated by Defendants, and were damaged thereby. 26

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1	60. During the Class Period, GitLab's common stock was traded on an active and			
2	efficient market. Plaintiff and the other members of the Class, relying on the materially false and			
3	misleading statements described herein, which the defendants made, issued or caused to be			
4	disseminated, or relying upon the integrity of the market, purchased or otherwise acquired shares			
5	of GitLab's common stock at prices artificially inflated by defendants' wrongful conduct. Had			
6	Plaintiff and the other members of the Class known the truth, they would not have purchased or			
7	otherwise acquired said common stock, or would not have purchased or otherwise acquired them			
8	at the inflated prices that were paid. At the time of the purchases and/or acquisitions by Plaintiff			
9	and the Class, the true value of GitLab's common stock was substantially lower than the prices			
10	paid by Plaintiff and the other members of the Class. The market price of GitLab's common stock			
11	declined sharply upon public disclosure of the facts alleged herein to the injury of Plaintiff and			
12	Class members.			
13	61. By reason of the conduct alleged herein, Defendants knowingly or recklessly,			
14	directly or indirectly, have violated Section 10(b) of the Exchange Act and Rule 10b-5			
15	promulgated thereunder.			
16	62. As a direct and proximate result of defendants' wrongful conduct, Plaintiff and the			
17	other members of the Class suffered damages in connection with their respective purchases,			
18	acquisitions and sales of the Company's common stock during the Class Period, upon the			
19	disclosure that the Company had been disseminating misrepresented financial statements to the			
20	investing public.			
21	<u>COUNT II</u>			
22	Against the Individual Defendants			
23	for Violations of Section 20(a) of the Exchange Act			
24	63. Plaintiff repeats and realleges each and every allegation contained in the foregoing			
25	paragraphs as if fully set forth herein.			
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	COMPLAINT FOR VIOLATIONS OF THE FEDERAL SECURITIES LAWS			

64. During the Class Period, the Individual Defendants participated in the operation
 and management of the Company, and conducted and participated, directly and indirectly, in the
 conduct of the Company's business affairs. Because of their senior positions, they knew the
 adverse non-public information about GitLab's misstatements.

65. As officers and/or directors of a publicly owned company, the Individual
Defendants had a duty to disseminate accurate and truthful information, and to correct promptly
any public statements issued by GitLab which had become materially false or misleading.

8 66. Because of their positions of control and authority as senior officers, the Individual 9 Defendants were able to, and did, control the contents of the various reports, press releases and public filings which GitLab disseminated in the marketplace during the Class Period concerning 10 11 the misrepresentations. Throughout the Class Period, the Individual Defendants exercised their 12 power and authority to cause GitLab to engage in the wrongful acts complained of herein. The 13 Individual Defendants therefore, were "controlling persons" of the Company within the meaning 14 of Section 20(a) of the Exchange Act. In this capacity, they participated in the unlawful conduct 15 alleged which artificially inflated the market price of GitLab's common stock.

16 67. Each of the Individual Defendants, therefore, acted as a controlling person of the
17 Company. By reason of their senior management positions and/or being directors of the
18 Company, each of the Individual Defendants had the power to direct the actions of, and exercised
19 the same to cause GitLab to engage in the unlawful acts and conduct complained of herein. Each
20 of the Individual Defendants exercised control over the general operations of the Company and
21 possessed the power to control the specific activities which comprise the primary violations about
22 which Plaintiff and the other members of the Class complain.

- 23 68. By reason of the above conduct, the Individual Defendants and/or GitLab are liable
  24 pursuant to Section 20(a) of the Exchange Act for the violations committed by the Company.
- 24 pursuant to Section 20(a) of the Exchange Act for the violations committed by the Compan
   25 PRAYER FOR RELIEF
   26 WHEREFORE, Plaintiff demand judgment against defendants as follows:
   27

1	A.	Determining that the instant action may be maintained as a class action under
2		Rule 23 of the Federal Rules of Civil Procedure, and certifying Plaintiff as the
3		Class representatives;
4	B.	Requiring Defendants to pay damages sustained by Plaintiff and the Class by
5		reason of the acts and transactions alleged herein;
6	C.	Awarding Plaintiff and the other members of the Class pre-judgment and post-
7		judgment interest, as well as their reasonable attorneys' fees, expert fees and
8 9		other costs; and
10	D.	Awarding such other and further relief as this Court may deem just and proper.
11		DEMAND FOD TDIAL DV HIDV
12		DEMAND FOR TRIAL BY JURY Plaintiff hereby demands a trial by jury.
13		r faintin hereby demands a thar by jury.
14	Dated:	
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		COMPLAINT FOR VIOLATIONS OF THE FEDERAL SECURITIES LAWS