IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

In re The Chemours Company Securities Litigation Civil Action No. 19-1911-CFC CLASS ACTION

<u>ORDER</u>

At Wilmington on this Twenty-fourth day of February in 2022:

For the reasons set forth in the Memorandum Opinion issued this day, IT IS
HEREBY ORDERED that Defendants' Motion to Dismiss the Consolidated Class
Action Complaint (D.I. 34) is GRANTED IN PART AND DENIED IN PART:

1. To the extent Plaintiff's claims rest on allegations that Defendants falsely stated in Chemours's Q1, Q2, and Q3 2018 Form 10-Qs, 2018 Form 10-K, and Q1 2019 Form 10-Q that Chemours's liabilities would only be "up to" between \$763 and \$780 million, that Defendants believed these statements were false based on their knowledge of the contents of a report and presentations made by Confidential Witness 3, and that the falsity of these statements was revealed in a May 6, 2019, presentation of a hedge fund CEO that caused a drop in Chemours's share price, the Motion is DENIED; and

2. In all other respects, the Motion is GRANTED and the claims are DISMISSED.

CHIEF JUDGE