Case 21	L7-cv-04776-DOC-KES	Document 129	Filed 01/15/20	Page 1 of 5	Page ID #:1797
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9	UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA SOUTHERN DIVISION				
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12	IN RE ALLERGAN VIOLATION DERI LITIGATION	I, INC. PROXY VATIVES	Case No	o. 2:17-cv-04	1776 DOC (KESx)
13			The Hor	n. David O. Carter	
14				ACTION	
15			ORDEF	R GRANTIN	IG
16			PLAIN' DISTRI	TIFF'S MO' IBUTION O	TION FOR PRDER [125]
17			DATE:	January	13, 2020
18			TIME: PLACE	8:30 a.n Courtro	n. om 9D
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The Court, having reviewed and considered (i) Plaintiff Timber Hill LLC's ("Timber Hill" or "Lead Plaintiff") Motion for Distribution Order ("Motion") pursuant to the Plan of Allocation ("POA") previously approved by the Court; (ii) the Declaration of Jaime Firenze in Support of Lead Plaintiff's Motion for Distribution Order (the "Firenze Declaration"), dated December 12, 2019, and the exhibits thereto; and (iii) the Memorandum of Points and Authorities in Support of Plaintiff's Motion for Distribution Order, and good cause appearing therefor, IT IS HEREBY ORDERED THAT: This Order incorporates by reference the definitions in the Stipulation and Agreement of Settlement (the "Stipulation") and the Firenze Declaration, and all terms used herein shall have the meanings as set forth in the Stipulation or in the

- Firenze Declaration.
- 2. This Court has jurisdiction over the subject matter of the Action and over all parties to the Action, including all Settlement Class Members.
 - Lead Plaintiff's Motion is **GRANTED**. Accordingly, 3.
- Lead Plaintiff's plan for distribution of the Net Settlement Fund to Authorized Claimants is approved;
- The Claims Administrator's administrative determinations to b. accept the Timely Eligible Claims set forth in Exhibit D and the Late But Otherwise Eligible Claims set forth in Exhibit E to the Firenze Declaration are adopted;
- The Claims Administrator's administrative determinations to c. reject ineligible Claims, as set forth in Exhibit F to the Firenze Declaration, are adopted;

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¹ The Claims Administrator refers to Garden City Group, LLC (now known as Epiq Class Action and Claims Solutions, Inc.).

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- d. The Claims Administrator is directed to distribute 100% of the Net Settlement Fund, after deducting payments previously allowed and the payments approved herein, and after payment of any estimated taxes, the costs of preparing appropriate tax returns, and any escrow fees, as calculated under the POA; and
- The determinations of the Claims Administrator to accept and e. reject claims shall be conclusive against all claimants.
- f. In order to encourage Authorized Claimants to cash their Class Distribution checks promptly and to avoid or reduce future expenses relating to uncashed checks, all Distribution checks shall bear the following notation: "DEPOSIT PROMPTLY; VOID AND SUBJECT TO REDISTRIBUTION IF NOT NEGOTIATED BY [DATE 90 DAYS AFTER ISSUE DATE]." The Claims Administrator is authorized to take appropriate action to locate and contact any Authorized Claimant that initially fails to cash their Class Distribution check;
- After the Claims Administrator has made reasonable and diligent g. efforts to have Authorized Claimants cash their Distribution checks, any balance remaining in the Net Settlement Fund no less than six months after the Distribution will be redistributed to Authorized Claimants that have cashed their Distribution checks and that would receive at least \$10.00 from such redistribution, after payment of any unpaid costs or fees incurred in administering the Net Settlement Fund for such redistribution and if it is economically feasible to do so;
- If any funds remain in the Net Settlement Fund after such h. payments, then, after all costs of administration are paid, the balance will be contributed to non-sectarian, not-for-profit 501(c)(3) organization(s) to be recommended by Co-Lead Counsel and approved by the Court.
- All persons involved in the review, verification, calculation, tabulation, or any other aspect of the processing of the Proofs of Claim submitted herein, or otherwise involved in the administration or taxation of the Settlement Fund or the Net Settlement Fund, are hereby released and discharged from any and all

- claims arising out of such involvement, and all Settlement Class Members, whether or not they receive payment from the Net Settlement Fund, are hereby barred from making any further claims against the Net Settlement Fund, Lead Plaintiff, Co-Lead Counsel, the Claims Administrator, the Escrow Agent or any other agent retained by Lead Plaintiff or Co-Lead Counsel in connection with the administration or taxation of the Settlement Fund or the Net Settlement Fund beyond the respective amounts allocated to Authorized Claimants;
- j. All of the Claims Administrator's fees and expenses incurred in connection with the administration of the Settlement and estimated to be incurred in connection with the Distribution of the Net Settlement Fund are approved, and Lead Plaintiffs are directed to pay the outstanding balance of \$94,088.54 out of the Settlement Fund to the Claims Administrator; and
- 4. The Claims Administrator may discard paper copies of Proof of Claim forms one year after the Second Distribution, or if there is no Second Distribution, two years after the initial Distribution; and (ii) the Claims Administrator may discard copies of such materials maintained in electronic form one year after all funds are distributed from the Net Settlement Fund. The Court retains jurisdiction over the Actions and all parties thereto, including the Settlement Class Members and over any further application or matter which may arise herein.

IT IS SO ORDERED.

DATED: January 15, 2020 Alavid O. Carter

David O. Carter
UNITED STATES DISTRICT JUDGE

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