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13 [Additional Counsel Listed on Signature Page]

14 *Class Counsel*

15 UNITED STATES DISTRICT COURT  
16 NORTHERN DISTRICT OF CALIFORNIA  
17 OAKLAND DIVISION

18 MATTHEW EDWARDS, et al., individually  
and on behalf of all others similarly situated,  
19  
20 Plaintiffs,

21 v.

22 NATIONAL MILK PRODUCERS  
FEDERATION, aka COOPERATIVES  
23 WORKING TOGETHER; DAIRY FARMERS  
OF AMERICA, INC.; LAND O’LAKES, INC.;  
24 DAIRYLEA COOPERATIVE INC.; and  
AGRI-MARK, INC.,

25 Defendants.  
26  
27  
28

Case No. 11-CV-04766-JSW

[consolidated with 11-CV-04791-JSW  
and 11-CV-05253-JSW]

**STIPULATION AND ~~PROPOSED~~  
ORDER RE AMENDED  
DISTRIBUTION SCHEDULE  
AS MODIFIED**

1 Plaintiffs and Defendants National Milk Producers Federation, aka Cooperatives Working  
 2 Together, Dairy Farmers of America, Inc., Land O'Lakes, Inc., Dairylea Cooperative Inc., and  
 3 Agri-Mark, Inc. (collectively "the Parties") agree and stipulate as follows:

4 WHEREAS, on June 26, 2017, the Court granted final approval to the Parties' settlement  
 5 agreement and entered a distribution schedule providing that by July 31, 2017, the claims  
 6 administrator shall provide electronic notification to class members via email to choose an online  
 7 account for distribution;

8 WHEREAS, distribution of money into class member accounts will occur as soon as class  
 9 members choose an online account;

10 WHEREAS, the appeal deadline is July 26, 2017, and counsel wants to ensure that no  
 11 appeals have been filed, or that any filed appeals have been resolved, prior to distribution of the  
 12 settlement funds;

13 WHEREAS, the Parties agree to the below revised distribution schedule to permit time for  
 14 any notice of appeal incoming by mail to be subsequently filed and note that the proposed schedule  
 15 does not shorten the time for class members to elect on online account, or affect the subsequent  
 16 distribution deadlines, because Sipree is able to complete distribution on the deadline for election:

Event	Deadline (events may occur earlier than the deadline, <u>unless otherwise stated</u> )
Claims administrator <u>Sipree</u> to provide electronic notification to class members via email to choose an online account for distribution	<del>July 31, 2017</del> <u>Not before August 14, 2017</u>
Deadline for claimants to elect online account	<del>August 28, 2017</del> <u>September 11, 2017</u>
Claims administrator <u>Sipree</u> to distribute the money into the online accounts, <u>and claims administrator Gilardi to mail the paper checks</u>	September 11, 2017
Claims administrator <u>Sipree</u> to identify and report any funds that could not distributed or returned	September 25, 2017

<p>1 Claims administrator <u>Sipree</u> to redistribute any 2 remaining funds to class members</p>	<p>October 10, 2017</p>
<p>3 Claims administrator <u>Sipree</u> to provide final report 4 regarding the disbursement of the settlement funds</p>	<p>October 24, 2017</p>

5  
6 THEREFORE, the parties so stipulate and respectfully request that the Court enter the order  
7 below, approving this stipulation.

8 Respectfully submitted,

9 DATED: July 10, 2017

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I, Elaine T. Byszewski, attest that concurrence in the filing of this document has been obtained from each of the other signatories.

Class counsel shall update the Class website to reflect the amended schedule.

PURSUANT TO STIPULATION, IT IS SO ORDERED:

Dated the 17th day of July 2017

  
\_\_\_\_\_  
The Honorable Jeffrey S. White