I	Case 3:21-md-02996-CRB Document	621 Filed 11/06/23 Page 1 of 5		
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8	UNITED STATES DISTRICT COURT			
9	NORTHERN DISTRICT OF CALIFORNIA			
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11 12	IN RE: MCKINSEY & CO., INC. NATIONAL PRESCRIPTION OPIATE CONSULTANT LITIGATION This Document Relates to: ALL SCHOOL DISTRICT ACTIONS	Case No. 3:21-md-02996-CRB (SK)		
12		[PROPOSED] AMENDED ORDER GRANTING PRELIMINARY APPROVAL		
13 14 15		OF CLASS SETTLEMENT AND DIRECTION OF NOTICE UNDER FEDERAL RULE OF CIVIL PROCEDURE 23(e)		
16		Judge: The Honorable Charles R. Breyer		
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2Approval of Class Action Settlement.3WHEREAS, a proposed Class Action Settlement Agreement (the "Settlement") has be4reached between Court-appointed MDL Lead Counsel and the Plaintiffs' Steering Committ5("PSC") for Public School Districts, on behalf of a proposed Settlement Class of Public School6Districts, that resolves certain claims against Defendants pertaining to McKinsey's consulting7clients regarding opioids and contribution to the opioid epidemic;8WHEREAS, the Court, for purposes of this Order, adopts all defined terms as set forth9the Public School District Settlement;10WHEREAS, this matter has come before the Court pursuant to School District Plaintif11Unopposed Motion for Preliminary Approval of Class Action Settlement (the "Motion");12WHEREAS, Defendants do not oppose the Court's entry of the proposed Preliminar13Approval Order;14WHEREAS, the Court finds it has jurisdiction over the Action and each of the parties for15purposes of Settlement as asserts jurisdiction over the Settlement Class Representatives for16purposes of considering and effectuating this Settlement;17WHEREAS, this Court has presided over and managed these MDL proceedings since for18JPML centralized the actions before this Court, In re McKinsey & Co., Inc., Nat'l Prescription19Opiate Consultant Litig., 543 F. Supp. 3d 1377 (J.P.M.L. 2021); and11WHEREAS, this Court has considered all of the presentations and submissions related12the Motion, as well as the facts, contentions, claims, and defenses as they h	ry				
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24 I. Preliminary Approval Of Class Action Settlement					
251.The proposed Settlement appears to be the product of intensive, thorough, seriou	s,				
26 informed, and non-collusive negotiations; has no obvious deficiencies; does not improperly gran	ıt				
27 preferential treatment to the Settlement Class Representatives or segments of the Class; and					
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appears to be fair, reasonable, and adequate, such that notice of the Settlement should be directed
 to Class Members and a Final Approval Hearing should be set.

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2. Accordingly, the Motion is GRANTED.

II. Class Definition, Class Representatives, And Class Counsel

3. "Class" or "Settlement Class" includes all elementary, middle, and secondary
 public School Districts in the United States, except those in Indiana, American Samoa, the
 Commonwealth of Guam, the Commonwealth of the Northern Mariana Islands, the U.S. Virgin
 Islands. The Class shall specifically include but not be limited to the public School Districts
 listed on Schedule A and the litigating School Districts listed on Schedule B.

Cyrus Mehri, Wayne Hogan, and Neil Henrichsen are hereby appointed as Interim
 Settlement Class Counsel under Rule 23(g)(3) ("Interim Class Counsel"). Interim Class Counsel
 and Defendants are authorized to take, without further Court approval, all necessary and
 appropriate steps to implement the Settlement, including the approved notice program.

The following School Districts are appointed as Class Representatives: Putnam
 County School District in Florida; Jefferson, Martin, Estill, Larue, Breahitt, Fayette, and Bullitt
 County Public Schools in Kentucky; Regional School Units of 34 and 68 in Maine ; Southwestern
 Central and Rochester City School District in New York; and Hamblen and Hancock County
 Boards of Education in Tennessee .

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III. <u>Preliminary Findings</u>

6. The Court is thoroughly familiar with the standards applicable to certification of a
 settlement class. See, e.g., In re Hyundai & Kia Fuel Econ. Litig., 926 F.3d 539, 556-67 (9th Cir.
 2019) (detailing the standard for certifying a settlement class); see also In re Volkswagen "Clean
 Diesel" Mktg., Sales Pracs., & Prod. Liab. Litig., No. MDL 2672 CRB (JSC), ECF 6764 (N.D.
 Cal. Oct. 4, 2019) (Audi CO2 cases).

7. Applying these standards, the Court finds it will likely be able to approve, under
Rule 23(e)(2), the proposed Settlement Class as defined above because the Class and its
representatives likely meet all relevant requirements of Rules 23(a)-(c).

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IV. Notice To Class Members

8. The Court is also familiar with evolving methods of class notice. As applied here,
the Court finds the content, format, and method of disseminating Notice – set forth in the Motion,
the Declarations of Cyrus Mehri and Cameron Azari in support of the Motion, and the Settlement
Agreement and Release –satisfy Rule 23(c)(2) and contemporary notice standards. The Court
approves the notice program and directs that such notice be disseminated in the manner set forth
in the proposed Settlement and the Declarations of Cyrus Mehri and Cameron Azari in support of
the Motion to Class Members under Rule 23(e)(1).

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V. <u>Schedule And Procedures For Disseminating Notice, Filing Claims, Requesting</u> Exclusion From Class, Filing Objections To Class Action Settlement, And Filing <u>Motion For Final Approval</u>

1	Proposed Date	Court Adopted Date (if altered)	Event
2	10/25/2023		Class Notice Program begins
;	11/10/2023		Motions for Final Approval and Attorneys' Fees and Expenses filed
	1/5/2024		Objection and Opt-Out Deadline
	1/5/2024		Response Memoranda Regarding Motions for Final Approval and Fee/Expense Application filed
	1/26/2024		Reply Memoranda in Support of Final Approval and Fee/Expense Application filed
	2/2/2024		Final Approval Hearing

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VI. <u>Final Approval Hearing</u>

18 9. The Final Approval Hearing shall take place on February 2, 2024, at 10:00 a.m. at 19 the United States District Court for the Northern District of California, Phillip Burton Federal 20 Building and U.S. Courthouse, 450 Golden Gate Avenue, Courtroom 6, San Francisco, California 21 94102, before the Honorable Charles R. Breyer, to determine whether the proposed Settlement is 22 fair, reasonable, and adequate; whether it should be finally approved by the Court; and whether 23 the Released Claims should be dismissed with prejudice under the Settlement and the notice 24 program. 25 26 27

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1	VII. <u>The dates and deadlines set forth in this Preliminary Approval Order, including, but</u> not limited to, the Final Approval Hearing, may be extended by Order of the Court				
2	without further notice to Class Members, except that notice of any such extensions shall be included on the Settlement website. Class Members should check the				
3	Settlement website regularly for updates and further details regarding extensions of these deadlines. Exclusions and objections must meet the deadlines and follow the				
4	requirements set forth in the approved Notice in order to be valid.				
5	10. Interim Class Counsel and Defendants' Counsel are hereby authorized to use all				
6	reasonable procedures in connection with approval and administration of the Settlement not				
7	materially inconsistent with the Preliminary Approval Order or the Class Action Settlement,				
8	including making, without further approval of the Court, minor changes to the Settlement, the				
9	form or content of the Class Notice, or any other exhibits the Settling Parties jointly agree are				
10	reasonable or necessary.				
11	11. The Court authorizes the Settlement Administrators, Epiq Class Action & Claims				
12	Solutions, Inc., through data aggregators or otherwise, to request, obtain, and use Class Members'				
13	information for notice purposes.				
14	12. The Court shall maintain continuing jurisdiction over these proceedings for the				
15	benefit of the Class as defined in this Order.				
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17	IT IS SO ORDERED.				
18	DATED: November 6, 2023				
19	THE HONORABLE CHARLES R. BREYER UNITED STATES DISTRICT JUDGE				
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