

Company (collectively "Amplify"), it is hereby ORDERED, ADJUDGED, and DECREED that: Judgment is hereby entered in this case as to Plaintiffs' and the Settlement Classes' claims in accordance with the Court's April 24, 2023, Final Approval Order as to all claims against Amplify in this Action. Plaintiffs' and the Settlement Classes' claims against Amplify are hereby DISMISSED with prejudice. Plaintiffs' and the proposed classes' claims against all other defendants in this Action remain. 10 The Parties shall take all actions required of them by the Final Approval Order and the Settlement Agreement. Except as otherwise provided in orders separately entered by this Court on any application for attorneys' fees and expenses, any application for service awards, and the Plans of Distribution submitted by Class Counsel, the Parties will bear their 14 15 own expenses and attorneys' fees. Without affecting the finality of this Order and the accompanying Judgment, 16 17 the Court reserves jurisdiction over the implementation of the Settlement, and over 18 the enforcement and administration of the Settlement Agreement, including any releases in connection therewith, and any other matters related or ancillary to the 19 foregoing. 20 This document constitutes a final judgment pursuant to Federal Rule of Civil Procedure 54 and a separate document for purposes of Federal Rule of Civil Procedure 58(a). 24 IT IS SO ORDERED. 25 DATED: May 11, 2023 Alavid O. Curter 26 Hon. David O. Carter

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