approval as fair, adequate, and reasonable, and appears to be the product of arm's-length and informed negotiations and to treat all Class Members fairly.

28

1	2.	All Class Members who submitted a timely and valid claim form pursuant to the
2		Settlement Agreement and this Court's Preliminary Approval Order shall receive a
3		settlement share.
4	3.	Class members were provided with the opportunity to comment on, or object to, the
5		Settlement, as well as elect not to participate in the Settlement. No Class members filed
6		written objections to the Settlement as part of the parties' notice procedures nor stated
7		intent to appear at the final approval hearing nor appeared at the fairness hearing.
8	4.	The class representative enhancement request, paid to plaintiff Johnny Andrews, d/b/a
9		Andrews Farms is GRANTED in the amount of \$10,000.
10	5.	Class Counsel's motion for attorneys' fees, requesting 27.5% of the Settlement Amount
11		plus costs is GRANTED.
12	6.	The Administrator shall be paid in accordance with the Settlement Agreement and this
13		Court's Preliminary Approval Order.
14	7.	By means of this Final Approval Order, this Court hereby enters final judgment in this
15		action, as defined in Fed. R. Civ. P. 58(a)(1), and DIRECTS the clerk of court to enter
16		judgment in this action
17	8.	The Court further DIRECTS the clerk of court to dismiss this action with prejudice, each
18		side to bear its own costs and attorneys fees, except as provided by the Settlement
19		Agreement and this order.
20	9.	This Court retains jurisdiction to consider all further applications arising out of or in
21		connection with the Settlement Agreement.
22	22 IT IS SO ORDERED.	
23	Dated: Oc	/s/ Lawrence J. O'Neill UNITED STATES DISTRICT JUDGE
24		CIVILD STATES DISTRICT JODGE
25		
26		
27		