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¹¹ Unisource Worldwide, Inc.			
12 UNITED STATE	UNITED STATES DISTRICT COURT		
13	NORTHERN DISTRICT OF CALIFORNIA		
14			
15 (SAN FRANCISCO/	(SAN FRANCISCO/OAKLAND DIVISION)		
16 JOHN CREIGHTON, JAMES	CASE NO. CV 06-03860 TEH		
17 FITZPATRICK AND WILLIAM GALVIN, on behalf of themselves and others similarly			
18 situated,	STIPULATED AND [PROPOSED] ORDER GRANTING PRELIMINARY		
19 Plaintiffs,	APPROVAL OF SETTLEMENT AND SETTING SETTLEMENT HEARING		
20 vs.			
21 UNISOURCE WORLDWIDE, INC., and	Honorable Thelton E. Henderson		
22 DOES 1 through 50, inclusive,	HUNDLADIC I IICIUNI LA LICIUUTI SUII		
23 Defendants.			
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[PROPOSED] ORDER GRANTING PRELIMIN	NARY APPROVAL (CASE NO: CV 06-03860 TEH)		

1	The joint motion of the Settling Parties for an order preliminarily approving a class
2	action settlement and setting a settlement hearing has been submitted and considered. The Court
3	has considered the Stipulation Re: Settlement of Class Action (and its exhibits), the submissions
4	of counsel, and all other papers filed in this action. The matter having been submitted and good
5	cause appearing therefor:
6	The Court finds as follows:
7	1. All defined terms contained herein shall have the same meanings as set
8	forth in the Stipulation Re: Settlement of Class Action executed by the Settling Parties and filed
9	with this Court (the "Stipulation");
10	2. The Class Representatives and Unisource, through their counsel of record
11	in the Litigation, have reached an agreement to settle all Released Claims and resolve the
12	Litigation;
13	3. The Court conditionally finds that, for the purposes of approving this
14	settlement only and for no other purpose and with no other effect on the Litigation, including no
15	effect on the Litigation should the Stipulation not ultimately be approved or should the Effective
16	Date not occur, the proposed Class meets the requirements for certification under Rule 23 of the
17	Federal Rules of Civil Procedure: (a) the proposed Class is ascertainable and so numerous that
18	joinder of all members of the class is impracticable; (b) there are questions of law or fact common
19	to the proposed Class, and there is a well-defined community of interest among members of the
20	proposed Class with respect to the subject matter of the Litigation; (c) the claims of Class
21	Representatives John Creighton, William Galvin and James Fitzpatrick are typical of the claims
22	of the members of the proposed Class; (d) Class Representatives John Creighton, William Galvin
23	and James Fitzpatrick will fairly and adequately protect the interests of the Members of the Class;
24	(e) a class action is superior to other available methods for an efficient adjudication of this
25	controversy; and (f) the counsel of record for the Class Representatives, i.e., Class Counsel, are
26	qualified to serve as counsel for the Class Representatives in their own capacities as well as their
27	representative capacities and for the Class;
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1	4. The moving parties also have presented to the Court for review a
2	Stipulation Re: Settlement of Class Action. The Stipulation is within the range of reasonableness
3	and meets the requirements for preliminary approval; and
4	5. The moving parties have also presented to the Court for review a plan to
5	provide notice to the proposed Class of the terms of the settlement and the options facing the
6	Class including, inter alia: to opt out of the class action, to remain in the Settlement Class, to
7	object to the terms of the settlement, with counsel if desired, and/or to be a Participating
8	Claimant. The notice will be mailed to all Class Members at their Last Known Addresses. The
9	notice plan proposed by the Settling Parties is the best practical under the circumstances.
10	Good cause appearing therefor, IT IS HEREBY ORDERED that:
11	1. Pursuant to Rule 23 of the Federal Rules of Civil Procedure, the Stipulation
12	of Settlement is preliminarily approved and the Class is provisionally certified;
13	2. Notice of the proposed settlement, and the rights of Class Members to opt
14	out of the settlement or become a Participating Claimant, shall be given by mailing of the Notice
15	to Class Members Re: Pendency of a Class Action by first class, postage prepaid, to all Class
16	Members pursuant to the applicable provisions in the Stipulation. To be valid, all responses to
17	the Class Notice must be postmarked to the Claims Administrator on or before the Notice
18	Response Deadline. Unisource shall provide the Claims Administrator with the information
19	necessary to conduct this mailing as set forth in the Stipulation;
20	3. Within twenty (20) days of this Order, the parties shall meet and confer and
21	submit to the Court a mutually agreeable date, consistent with the deadlines in the Stipulation, for
22	a hearing to be held before this Court to consider whether the settlement should be given final
23	approval by the Court:
24	(a) Written objections by Class Members to the proposed settlement will be
25	considered if received, on or before the Notice Response Deadline;
26	(b) At the Settlement Hearing, Class Members may be heard orally in support
27	of the settlement, or in opposition to the settlement, provided they submitted a timely written
28	objection on or before the Notice Response Deadline; 3944475.1
	[PROPOSED] ORDER GRANTING PRELIMINARY APPROVAL (CASE NO: CV 06-03860 TEH)

1	(c) Class Counsel and counsel for Unisource should be prepared at the hearing
2	to respond to objections filed by Class Members, if any, and to provide other information as
3	appropriate, bearing on whether or not the settlement should be approved; and
4	4. In the event that the Effective Date occurs, all Settlement Class Members
5	will be deemed to have forever released and discharged the Released Claims. In the event that
6	the Effective Date does not occur for any reason whatsoever, the Stipulation shall be deemed null
7	and void and shall have no effect whatsoever.
8	5. Prior to the Settlement Hearing, the parties shall file a joint motion for final
9	approval of the settlement.
10	PURSUANT TO STIPULATION, IT IS SO ORDERED.
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13	DATED:
14	The Donorable Thelton E. Defiderson
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16	5 station SI
17	Z Judge Thelton E. Henderson
18	Judge III
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	[PROPOSED] ORDER GRANTING PRELIMINARY APPROVAL (CASE NO: CV 06-03860 TEH)