

	1	The parties each shall have ten (10) minutes to address the following questions.
	2	1. Although the Court is inclined to grant the parties' motion, it still has concerns
United States District Court For the Northern District of California	3	with the form of proposed notice to the Class. Have the parties prepared the
	4	proposed form of notice based on sample notices approved by other courts? If
	5	so, the Court requests that the parties provide the Court with copies of those
	6	samples by no later than April 24, 2009.
	7	2. If the parties are not relying on form notices that have been approved by other
	8	Courts, would the parties be amenable to specifically advising members of the
	9	FLSA collective action that they must "consent" to join that action and to lay out
	10	more clearly the procedural differences between consenting to join the FLSA
	11	collective action and requesting exclusion from the Rule 23 class actions?
	12	3. In the proposed form of notice attached as Exhibit B to the Settlement
	13	Agreement, the parties state that a person who wants to receive settlement
	14	benefits "must affirmatively 'opt in' to the Federal Collective Action." Is the
ates rthern L	15	language used in this proposed form of notice different from that used in
d St : the Noi	16	Exhibits A and C because this is the only notice that pertains specifically to the
nite For	17	FLSA claims?
D	18	IT IS SO ORDERED.
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	20	Dated: April 13, 2009 JEFFREY S. WHITE UNITED STATES DISTRICT HIDGE
	21	UNITED STATES DISTRICT JUDGE
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