	Case 3:14-cv-03264-JD	Document 2363-6	Filed 06/20/19	Page 1 of 6				
1								
2								
3								
4								
5								
6								
7	UNITED STATES DISTRICT COURT							
8	NORTHERN DISTRICT OF CALIFORNIA							
9	SA	N FRANCISCO DIV	VISION					
10 11								
11	IN RE CAPACITORS ANTITRULITIGATION		Case No. 17-md-0 [0. 3:14-cv-03264-					
13	This Document Relates to:		OSED] ORDER					
14	All Indirect Purchaser Actions	MOTI	ON FOR APPRC	ER PLAINTIFFS' VAL OF CLASS				
15		NOTIC	CE PROGRAM					
16								
17 18								
18								
20								
21								
22								
23								
24								
25								
26								
27								
28								
	[Proposed] Order Granting Indirect Purch MDL No. 17-md-02801-JD; Case No. 14-	aser Plaintiffs' Motion for cv-03264-JD	r Approval of Class N	otice Program;				

The Indirect Purchaser Plaintiffs ("IPPs") filed a Motion for Approval of a Class Notice Program to notify the classes of settlements with (1) Defendants Panasonic Corporation, Panasonic Corporation of North America, SANYO Electric Co., Ltd., and SANYO North America Corporation (collectively, "Panasonic"); (2) Defendants Nichicon Corporation and Nichicon (America) Corporation (together, "Nichicon"); (3) Defendants ELNA Co., Ltd. and ELNA America, Inc. (together, "Elna"); and (4) Defendant Matsuo Electric Co., Ltd ("Matsuo"). The Court heard the argument of counsel and, having reviewed the pleadings, the settlement agreements, other papers on file in this action, and the statements of counsel and the parties, hereby finds that the motion should be **GRANTED**.

NOW, THEREFORE, IT IS HEREBY ORDERED THAT:

- Settlement Class Counsel and their designees are authorized to expend funds from the escrow accounts to pay taxes, tax expenses, notice, and administration costs as set forth in the Settlement Agreements.
- The Court finds that IPPs' proposed notice program fully complies with Federal Rule of Civil Procedure 23 and due process and constitutes the best notice practicable under the circumstances.
- 3. The Court approves the form of the Short Form Notice attached hereto as Exhibit A ("Short Form Notice"). The Court also approves the form of the Long Form Notice attached hereto as Exhibit B ("Long Form Notice"). The Court finds that taken together, mailing by U.S. Mail and emailing the Short Form Notice to those addresses of class members that are available to Settlement Class Counsel, together with publication of the Short Form Notice, and internet posting of the Long Form Notice are: (i) the best notice practicable; (ii) reasonably calculated to, under the circumstances, apprise members of the settlement classes of the proposed settlements and of their right to object or to exclude themselves as provided in the settlement agreements; (iii) reasonable and constitute due, adequate, and sufficient notice to all persons entitled to receive notice; and (iv)
- 28

27

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

[Proposed] Order Granting Indirect Purchaser Plaintiffs' Motion for Approval of Class Notice Program; MDL No. 17-md-02801-JD; Case No. 14-cv-03264-JD

meet all applicable requirements of due process and any other applicable 1 requirements under federal or state law. 2 4. The Court approves IPPs' proposed claim form attached hereto as Exhibit C 3 ("Claim Form"). 4 5. IPPs' notice provider shall provide notice of the settlements and the claims 5 process consistent with the procedure outlined in the motion for approval of the 6 notice program. 7 6. IPPs' notice provider shall publish the Short Form Notice in The Wall Street 8 Journal, as discussed in the Notice Plan. 9 7. IPPs' notice provider shall cause banner ads to be placed on the websites as 10 discussed in the Notice Plan, or substantially similar websites should some 11 circumstance make it impossible to post on the precise websites listed in the 12 Notice Plan. 13 8. IPPs' notice provider shall cause banner ads to be run consistent with the Notice 14 Plan. 15 9. IPPs' notice provider shall publish notice in selected trade e-newsletters as noted 16 in the Notice Plan. 17 10. IPPs' notice provider shall send news releases regarding the case as an email 18 "blast" to subscribers as discussed in the Notice Plan. 19 11. The Court sets the following schedule for the dissemination of class notice and 20 the scheduling of further litigation events, including but not limited to, the final 21 approval hearing, opt-out and objection deadlines, and deadlines by which a 22 motion for attorneys' fees and litigation expenses shall be submitted: 23 24 Event Time 25 Mail Notice 60 days after Preliminary 26 Approval Order ("Order") 27 **Publication Begins** 60 days after Order

28

[Proposed] Order Granting Indirect Purchaser Plaintiffs' Motion for Approval of Class Notice Program; MDL No. 17-md-02801-JD; Case No. 14-cv-03264-JD

Case 3:14-cv-03264-JD Document 2363-6 Filed 06/20/19 Page 4 of 6

Event	Time	
IPPs' Motion for Attorneys' Fees and Reimbursement of Litigation Expenses	115 days after Order and 45 days before Exclusion and Objection Deadline	
Exclusion and Objection Deadline	150 days after Order	
Motion for Final Approval and Response to Objections (if any)	165 days after Order and 15 days before Hearing	
Final Approval Hearing	180 days after Order	
Deadline to Submit Claims	240 Days After Order	

12. Consistent with the above schedule, each member of the settlement classes shall have the right to be excluded from the settlement classes by mailing a request for exclusion to the claims administrator to be postmarked no later than ______. Requests for exclusion must be in writing and set forth the name and address of the person or entity that wishes to be excluded, any trade name or business name and address used by such person or entity, and must be signed by the class member seeking exclusion. No later than ______, Settlement Class Counsel shall file with the Court a list of all persons or entities who have timely requested exclusion from the settlement classes as provided in the settlement agreements.

- 13. Any member of the settlement classes that does not properly and timely request exclusion from the settlement classes as provided above shall, upon final approval of the settlements, be bound by the terms and provisions of the settlements so approved, including, but not limited to, the releases, waivers, and covenants set forth in the settlement agreements, whether or not such person or entity objected to the settlement agreements, and whether or not such person or entity makes a claim upon the settlement funds.
- Each member of the settlement classes that has not timely excluded itself from the settlement classes shall have the right to object to (1) the settlement and/or (2) the plan of allocation by filing written objections with the Court no later than

		Failure to timely file written objections will preclude a class member from
		objecting to any or all of the settlements.
	15.	Each member of the settlement classes as provided above shall have the right to
		appear at the Fairness Hearing by filing a notice of intention to appear no later
		than
	16.	The Court will conduct a Fairness Hearing on, 2020 at 10:00 a.m., at the
		United States Courthouse, 450 Golden Gate Avenue, Courtroom 11, 19th Floor,
		San Francisco, California 94102. The Fairness Hearing will be conducted to
		determine the following:
		a. Whether the proposed settlements are fair, reasonable, and adequate and
		should be granted final approval;
		b. Whether final judgment should be entered dismissing with prejudice the
		claims of the settlement classes against Panasonic, Nichicon, Elna, and
		Matsuo; and
		c. Such other matters as the Court may deem appropriate.
	17.	All briefs, memoranda, and papers in support of final approval of the settlement
		shall be filed no later than
	50.01	DEDED
11 15	50 OF	RDERED.
Dated:	:	
		JAMES DONATO
		United States District Judge

	Case 3:14-cv-03264-JD Document 2363-6 Filed 06/20/19 Page 6 of 6
1	Proposed Order Submitted By:
2	COTCHETT, PITRE & McCARTHY, LLP
3	Adam J. Zapala Elizabeth T. Castillo
4	Mark F. Ram 840 Malcolm Road, Suite 200
5	Burlingame, CA 94010 Telephone: (650) 697-6000 Facsimile: (650) 697-0577
6	Facsimile: (650) 697-0577 azapala@cpmlegal.com ecastillo@cpmlegal.com
7	ecastillo@cpmlegal.com mram@cpmlegal.com
8	Interim Co-Lead Counsel for Indirect Purchaser Plaintiffs
9	
0	
1	
2	
3	
4	
5	
6	
7	
8	
9	
0	
1	
2	
3	
4	
5	
6	
7	
8	
	[Proposed] Order Granting Indirect Purchaser Plaintiffs' Motion for Approval of Class Notice Program; MDL No. 17-md-02801-JD; Case No. 14-cv-03264-JD