Electronically Received 02/03/2025 07:07 PM	SUPERIOR COURT OF THE FOR THE COUNTY	Superior ( County O4/ DavkiW.Saytor,Ex By:	Γ. Lewis FORNIA	
9 10 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28	MANDY and MATTHEW CLIBURN, RANDI GURKA, DANA SWOYER, LORI CIMONETTI, KHUSHBU DIDWANIA, PRATIKKUMAR PATEL, BENJAMIN ADAMS, on behalf of themselves and all others similarly situated, Plaintiffs, v. ONE SOURCE TO MARKET, LLC d/b/a HEXCLAD COOKWARE, Defendant.	CASE NO.: 23STC [ <del>PROPOSED</del> MOTION F APPROVAL	CV28390 ORDER GI OR PRELIM OF CLASS ITLEMENT November 11 TBD hary Approval 25	ACTION r 17, 2023 22, 2023
	[PROPOSED] ORDER GRANTIN	NG PRELIMINARYAPP	ROVAL	

## [PROPOSED] ORDER GRANTING PRELIMINARY APPROVAL OF AMENDED CLASS ACTION SETTLEMENT AND CERTIFYING SETTLEMENT CLASS

The Motion for Preliminary Approval of a Settlement came before this Court, on September 30,
2024. The Court, having considered the proposed Settlement Agreement, attached to the Declaration of
Brian C. Gudmundson as Exhibit A and the Exhibits attached thereto (hereafter collectively, the
"Settlement Agreement"); having considered the Motion for Preliminary Approval of Class Action
Settlement filed by the parties; having considered the respective points and authorities and declarations
submitted by the parties in support thereof; and good cause appearing, HEREBY ORDERS THE
FOLLOWING:

9 The Court grants preliminary approval of the settlement as set forth in the Settlement Agreement 10 and finds the terms to be within the range of reasonableness of a settlement that ultimately could be 11 granted approval by the Court at the final Fairness Hearing. For purposes of the settlement, the Court 12 finds that the proposed settlement class is ascertainable and that there is a sufficiently well-defined 13 community of interest among the Class in questions of law and fact. Therefore, for settlement purposes 14 only, the Court grants conditional certification of the "Settlement Class" defined as follows:

All persons and entities in the United States, its territories, and/or its possessions who purchased one or more of the Eligible Products as defined in the Settlement Agreement. Excluded from the Settlement Class are: (a) all persons who are employees, directors, officers, and agents of Defendant or its subsidiaries and affiliated companies; (b) persons and entities that timely and properly exclude themselves from the Settlement Class as provided in the Settlement Agreement; and (c) the Court, the Court's immediate family, and Court staff.

For purposes of the settlement, the Court further designates named Plaintiffs Khuschbu
 Didwania, Pratikkumar Patel, Benjamin Adams, Mandy Cliburn, Matthew Cliburn, Randi Gurka, Dana
 Swoyer, and Lori Cimonetti as Class Representatives, and Brian C. Gudmundson of Zimmerman Reed
 LLP, Christopher D. Jennings of Jennings PLLC, and David S. Almeida of Almeida Law Group as Class
 Counsel.
 The Court confirms Verita Global, LLC as the Claims Administrator, also referred to in

25 || this Order and the Settlement Agreements as the Settlement Administrator.

A final Fairness Hearing on the question of whether the proposed settlement should be
 finally approved as fair, reasonable and adequate as to the members of the Settlement Class is scheduled

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1 in Department 11 of this Court, located at 312 North Spring Street, Los Angeles, CA 900012, on 2 ↓ ] c^{ à^! ÁFÍ ÉGEG [date], at FEFEEÁ€ [time].

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4. At the Final Fairness Hearing, the Court will consider: (a) whether the settlement should be approved as fair, reasonable, and adequate for the class; (b) whether a judgment granting approval of the settlement should be entered; and (c) whether Plaintiff's application for an award of attorneys' fees and reimbursement of litigation expenses, and class representative service awards should be granted.

75. Counsel for the parties shall file memoranda, declarations, or other statements and8materials in support of their request for final approval by no later than  $OE * \circ OGE GG$  [date].

9 6. Class Counsel shall file a motion for an award of attorneys' fees, reimbursement of
10 litigation expenses and class representative awards or enhancement by no later than 30 calendar days
11 before the Opt-Out and Objection Deadline.

12 7. The Court approves, as to form and content, the Notice of Pendency of Class Action,
13 Proposed Class Action Settlement Long Form Notice, Proposed Class Action Settlement Short Form
14 Notice, and Settlement Claim Form, which are attached to Exhibit A (the Settlement Agreement) as
15 Exhibits "D," "F," and "C" respectively.

16 8. The Notice Date shall commence no later than 45 calendar days after the date of this
17 Order.

18 9. The class notice shall provide at least 60 calendar days from the Notice Date for a
19 proposed member of the Class to opt out of settlement or object to the settlement("Opt-Out and
20 Objection Deadline"). Class Members that receive a re-mailed Class Notice shall thirty (30) days from
21 the postmark of the re-mailed Notice to opt out or object to the settlement.

10. The Court directs the sending of the Long Form Notice and Claim Form to the members
of the Settlement Class on the Notice Date, pursuant to the procedures described in the Settlement
Agreement, including the use of electronic mail, first-class mail, notice by publication, online
advertisements, and a settlement website.

26 11. Commencing on the Notice Date, the Short Form Notice shall be published as an
27 approximate eighth-page ad unit once a week for four consecutive weeks in the Los Angeles Daily News.

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1 12. On or before the Notice Date, the Short Form Notice, the Long Form Notice, and Claim
 2 Form shall be made available on an internet settlement website.

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13. On or before the Notice Date, the parties shall also set up a toll-free telephone number that Settlement Class members may call to obtain a copy of the Long Form Notice and Claim Form.

5 14. The Court finds that the forms of notice to the Settlement Class regarding the pendency
6 of the action and of this settlement, and the methods of giving notice to members of the Settlement
7 Class, constitute the best notice practicable under the circumstances and constitute valid, due, and
8 sufficient notice to all members of the Settlement Class. They comply fully with the requirements of
9 California Code of Civil Procedure section 382, California Civil Code section 1781, California Rules of
10 Court 3.766 and 3.769, the California and United States Constitutions, and other applicable law.

11 15. The Court further approves the procedures for Class Members to participate in, opt out
12 of, or object to the Settlement, as set forth in the Settlement Agreement and Long Form Notice.

13 16. To object to the Settlement Agreement, an objecting settlement class member should 14 submit the objection to the Settlement Administrator by the Opt Out and Objection Deadline and include 15 the following in the objection: (a) the case name and number; (b) the objector's full name; (c) the address 16 of the objecting Settlement Class Member; (d) the full name of the objector's counsel(if the objector is 17 represented by counsel); (e) a detailed explanation stating the basis for the objection; and (f) a personal 18 signature from the objector in ink. Any attorney hired by a Settlement Class Member (at the Class 19 Member's expense) for the purpose of objecting to any term or aspect of the Settlement Agreement or 20for purpose of intervening in this action is should provide to the Class Administrator (who shall forward 21 it to Class Counsel and Defendant's counsel) and to file with the Court a notice of appearance.

17. The procedures and requirements for filing objections in connection with the Fairness
Hearing are intended to ensure the efficient administration of justice and the orderly presentation of any
Class Member's objection to the Settlement Agreement, in accordance with the due process rights of all
Class Members.

26 18. Pending the Final Fairness Hearing, all proceedings in this action, other than proceedings
27 necessary to carry out or enforce the terms and conditions of the Settlement Agreement and this Order,
28 are stayed.

1 19. Counsel for the parties are hereby authorized to utilize all reasonable procedures in
 2 connection with the administration of the settlement that are not materially inconsistent with either this
 3 Order or the terms of the Settlement Agreement.

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20. To facilitate administration of the Settlement pending final approval, the Court hereby
enjoins all Class Members from filing or prosecuting any claims, suits or administrative proceedings
regarding claims released by the Settlement unless and until such Class Members have filed valid
requests for exclusion or opt-outs with the Claims Administrator and the time for filing claims with the
Claims Administrator has elapsed.

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21. The Court orders the following Implementation Schedule for further proceedings:

10	Event	Timing			
11	Last day by which Defendant shall fund the Gross	[date] (20 calendar			
12	Settlement Fund (as defined in the Settlement Agreement), and by which Defendant shall compile a list with the	days after the date of entry of Preliminary Approval.)			
13	names, email addresses, mailing or street addresses for Settlement Class Members as detailed in the Settlement				
14	Agreement				
15	Notice Date: The first date on which the Settlement Administrator sends out the Class Notice	$\frac{[date]}{days from the date of entry}$			
16		of Preliminary Approval.)			
17	Last day for class counsel to file motion for award of attorneys' fees, reimbursement of	[date] (30 calendar days after the Notice Date.)			
18	litigation expenses and class representative enhancement.	,			
19	Opt-Out and Objection Deadline: (i) last	[date] (60 calendar			
20	day for class members to submit opt-outs; (ii) last day for class members to submit objections	days after the Notice Date.) (or for re-mailed Class			
21		Notice, no later than thirty (30) days from the			
22		postmark of the re-mailed Notice)			
23	Last day for claims administrator and Defendant to provide declarations that they have complied with all	[date] (30 calendar days before the Fairness			
24	provisions of the Notice plan ordered by the Court	Hearing.)			
25	Last day for parties to file motion and supporting documents for final approval of class action	[date]			
26	settlement.				
27	Final Fairness Hearing on final approval of class action settlement.	[date]			
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	[PROPOSED] ORDER GRANTING PRELIMINARY APPROVAL				

		Event	Timing				
1			Timing				
2	Bar Date: Date by which a Claim Form must be received by the Settlement Administrator for a Class Member to be entitled to any of the settlement consideration						
3		Last day for Settlement Administrator to determine vali					
4 5		or invalidity of claims	days after the Claims Period, as that term is defined in the Settlement Agreement)				
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7	First day for Class Counsel to notify the Court of intent to distribute excess settlement funds to a cy pres recipient						
8			in the Settlement Agreement)				
9 10							
11	22. The Final Fairness Hearing and related prior deadlines set forth above may, from time to						
12	time and without further notice to the Settlement Class (except those who have filed timely and valid						
13	objections), be continued or adjourned by Order of the Court.						
14	IT IS SO ORDERED.						
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18 19	The Honorable David S. Cunningham, III Superior Court Judge Los Angeles Superior Court						
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