RECEIVED NOT FILED Superior Court of California, County of Tulare 10/01/2024 By: April Mathews, Deputy Clerk

1	Daniel Srourian, Esq. [SBN 285678]	
2	SROURIAN LAW FIRM, P.C. 3435 Wilshire Blvd., Suite 1710	
3	Los Angeles, CA 90010	
4	Telephone: (213) 474-3800	
5	Fax: (213) 471-4160 Email: daniel@slfla.com	
	IASON M. WIICETICH (STATE DAD NO	FILED 222113) SUPERIOR COURT OF CALIFORNIA
6	JASON M. WUCETICH (STATE BAR NO. jason@wukolaw.com	COUNTY OF TULARE
7	DIMITRIOS V. KOROVILAS (STATE BAR dimitri@wukolaw.com	10/07/2024
8	WUCETICH & KOROVILAS LLP 222 N. Pacific Coast Hwy., Suite 2000	STEPHANIE CAMERON, CLERK
9	El Segundo, CA 90245	Skye Woods, Deputy
10	Telephone: (310) 335-2001 Facsimile: (310) 364-5201	,,
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12	Attorneys for Representative Plaintiffs	
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14	IN THE SUPERIOR COURT OF THE STATE OF CALIFORNIA	
15	IN AND FOR THE COUNTY OF TULARE	
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17	In re HAPY BEAR SURGERY CENTER	Case No. VCU307987 (Assigned for all purposes to Hon. Gary M.
18	DATA SECURITY INCIDENT LITIGATION	Johnson, Dept. 7)
19	This Document Relates To: All Actions	[AMENDED PROPOSED] PRELIMINARY
20	This Document Relates 10. All Actions	APPROVAL ORDER
21		HEARING DATE: OCTOBER 7, 2024 TIME: 8:30 A.M.
		TIME: 8:30 A.M. DEPT. 7
22		COMPLAINT FILED: APRIL 15, 2024
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THIS MATTER HAVING come before this Court for an Order preliminarily certifying the Settlement Class and preliminarily approving a settlement between Plaintiffs David Underwood and Duncan Meadows ("Plaintiffs"), and Hapy Bear Surgery Center, LLC ("Defendant"), and this Court having reviewed the Settlement Agreement and attachments thereto ("Agreement") and submitted to the Court with the Unopposed Motion for Preliminary Approval of Class Action Settlement ("Motion");

IT IS HEREBY ORDERED as follows:

- 1. This Preliminary Approval Order incorporates the Agreement, and the terms used herein shall have the meanings and/or definitions given to them in the Agreement, as submitted to the Court with the Motion.
- 2. For purposes of the settlement, and conditioned upon the settlement receiving final approval following the final approval hearing, this Court hereby conditionally certifies the nationwide Settlement Class, defined as: "All persons whose personal identification information and data was stored in HBSC's systems at the time of the December 27, 2023 cybersecurity incident and who were impacted by the cybersecurity incident," and the California subclass defined as, "All members of the Nationwide Class who are also California residents at the time of the December 27, 2023 cybersecurity incident." Excluded from the Class are the Judge presiding over this action, the Judge's immediate family, and the Court staff, as well as those members of the Class who opt-out from the settlement pursuant to the procedures set forth in the Agreement and this Preliminary Approval Order.
- 3. The Court finds that, for the purposes of settlement only: (a) the number of members of the Settlement Class are so numerous that joinder is impracticable; (b) there are questions of law and fact common to members of the Class; (c) the claims of the Plaintiffs are typical of the claims of the members of the Class; (d) the Plaintiffs are an adequate representative for the Settlement Class, and has retained experienced and adequate Class Counsel; (e) the

- Class substantially in the forms approved. The parties may by mutual written consent make non-substantive changes to the notices without Court approval. The costs of giving notice to the members of the Classes will be paid by Defendant out of the Settlement Fund.
- 10. The Claims Administrator shall send the Short-Form Notice within 30 days after of the entry of this Preliminary Approval Order.
- 11. The Long-Form Notice shall be posted on the settlement website created by the Claims Administrator and be available on request made to the Claims Administrator.
- 12. Within seven days after the Opt-Out Date, the Claims Administrator shall furnish to Proposed Settlement Class Counsel and to Defendant's counsel a complete list of all timely and valid requests for exclusion.
- 13. The Notice, as set forth in Exhibit 2 to the Agreement and to be issued in the manner described in the Agreement, is the best notice practicable, and is reasonably calculated, under the circumstances, to apprise the members of the Class of the pendency of this action and their right to participate in, object to, or exclude themselves from the settlement. This Court further finds that the Notice, as set forth in Exhibit 2 to the Agreement, is sufficient notice of the Final Approval Hearing date, the settlement, the Motion for Final Approval and Motion for Fees, Costs, and Service Award, and other matters set forth in the Agreement, and that the Notice set forth in Exhibit 2 of the Agreement fully satisfies the California Rules of Court and due process of law, to all persons entitled thereto.
- 14. Settlement Class Members who wish to exclude themselves from the Settlement Class for purposes of this Settlement may do so by submitting a request for exclusion to the Claims Administrator that is postmarked by 60 days after Claims Administrator sends the Short-Form Notice. The request for exclusion must comply with the exclusion procedures set forth in the Settlement Agreement. Each Settlement Class Member desiring to exclude himself or herself from the Settlement Class shall timely submit, by U.S. Mail, written notice of such intent to the designated address set forth in the Notice. The written notice

- must clearly manifest the intent to be excluded from the Settlement Class and must be signed by the Settlement Class Member. A request for exclusion may not request exclusion of more than one member of the Settlement Class. Each opt-out must be individually signed; mass opt-outs are not permitted.
- 15. Any member of the Settlement Class who timely requests exclusion consistent with these procedures may not file an objection to the Settlement and shall be deemed to have waived any rights or benefits under this Settlement. Settlement Class Members who fail to submit a valid and timely request for exclusion shall be bound by all terms of the Settlement Agreement and the Final Judgment.
- 16. Any member of the Settlement Class who has not timely filed a request for exclusion may object to the granting of final approval to the settlement. Settlement Class Members may object on their own or may do so through separate counsel at their own expense.
- 17. Any written objection to the Settlement must include: (i) the name of the Action; (ii) the objector's full name, address, and telephone number; (iii) the word "Objection" at the top of the document; and (iv) in clear and concise terms, the legal and factual arguments supporting the objection. To submit an objection, the objector must send a letter to EAG Gulf Coast LLC, and as more set forth in the Agreement. Mailed objections must be filed or postmarked 60 days following the Notice Date.
- 18. Any member of the Settlement Class who fails to file and serve a timely written objection in compliance with the requirements of this order and the Settlement Agreement shall be deemed to have waived any objections and shall be foreclosed from making any objections (whether by appeal or otherwise) to the Settlement.
- 19. All pretrial proceedings in this action are stayed and suspended until further order of this Court, except such actions as may be necessary to implement the Agreement and this Preliminary Approval Order. All Settlement Class members are enjoined from pursuing any action against Defendant related to the cybersecurity incident at issue in this action,

1	• Deadline to Respond to Objections and Move for Final Approval: 16 court days
2	before the Final Approval Hearing.
3	Œ ¦ạÅ ÉŒŒ • Final Approval Hearing Date:, 2025 at 8:30 a.m. (approx. 120 days from
4	the date of this Order).
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6	IT IS SO ORDERED
7	II IS SO ORDERED
8	Dated: 10/07/2024
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11	The Honorable Gary M. Johnson Judge of the Superior Court of Tulare
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