UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF FLORIDA

Robin Taylor, individually and on behalf of a class of all persons and entitled similarly situated,

Plaintiff,

v.

HiQ, Inc. d/b/a Health IQ,

Defendant.

Case No. 8:22-cv-01155

[PROPOSED] FINAL APPROVAL ORDER

On ______ (month) ____ (day), 2023, this Court heard the motion for final approval of the class action settlement and for entry of judgment filed by Plaintiff.¹ This Court reviewed: (a) the motion and the supporting papers, including the Settlement Agreement and Release ("Settlement Agreement"); (b) any objections filed with or presented to the Court; (c) the Parties' responses to any objections; and (d) counsel's arguments. Based on this review and the findings below, the Court found good cause to grant the motion.

FINDINGS:

1. Upon review of the record, the Court hereby finds that the Settlement Agreement is, in all respects, fair, adequate, and reasonable and therefore approves it. Among other matters considered, the Court took into account: (a) the complexity

¹ Capitalized terms in this Order, unless otherwise defined, have the same definitions as those terms in the Settlement Agreement.

of Plaintiff's theory of liability; (b) the arguments raised by HiQ, Inc. d/b/a Health IQ ("HEALTH IQ") in its pleadings that could potentially preclude or reduce the recovery by Settlement Class Members; (c) delays in any award to the Settlement Class that would occur due to further litigation and appellate proceedings; (d) the amount of discovery that has occurred; (e) the relief provided to the Settlement Class; (f) the recommendation of the Settlement Agreement by counsel for the Parties; and (g) the low number of objectors to the Settlement Agreement, demonstrating that the Settlement Class has a positive reaction to the proposed settlement.

- 2. The Court also finds that extensive arm's-length negotiations have taken place, in good faith, between Settlement Class Counsel and HEALTH IQ's Counsel resulting in the Settlement Agreement. These negotiations were presided over by an experienced mediator.
- 3. The Settlement Agreement provides substantial value to the Settlement Class in the form of cash payments.
- 4. Notice was provided to Class Members in compliance with Section 4 of the Settlement Agreement, due process, and Rule 23 of the Federal Rules of Civil Procedure. The notice: (i) fully and accurately informed Settlement Class Members about the lawsuit and settlement; (ii) provided sufficient information so that Settlement Class Members could decide whether to accept the benefits offered, opt-

out and pursue their own remedies, or object to the settlement; (iii) provided procedures for Class Members to file written objections to the proposed settlement, to appear at the hearing, and to state objections to the proposed settlement; and (iv) provided the time, date, and place of the final fairness hearing.

- 5. HEALTH IQ filed a copy of the notice it gave on [Month] [Date], [Year] pursuant to 28 U.S.C. § 1715(b), and the notice complies with the requirements of 28 U.S.C. § 1715(b).
- 6. Plaintiff and Settlement Class Counsel have fairly and adequately protected the Settlement Class' interests, and the Parties have adequately performed their obligations under the Settlement Agreement.
- 7. For the reasons stated in the Preliminary Approval Order, and having found nothing in any submitted objections that would disturb these previous findings, this Court finds and determines that the proposed Class, as defined below, meets all of the legal requirements for class certification, for settlement purposes only, under Federal Rule of Civil Procedure 23 (a) and (b)(3).
- 8. An award of \$______ for a Fees, Costs, and Expenses

 Award to Settlement Class Counsel is fair and reasonable in light of the nature of
 this case, Settlement Class Counsel's experience and efforts in prosecuting this

 Action, and the benefits obtained for the Settlement Class.

9. Reimbursement of \$_____ to the Settlement

Administrator is fair and reasonable to compensate it for the provision of notice to

the Settlement Class and administering the Settlement.

IT IS ORDERED THAT:

- persons within the United States: (1) who are users and subscribers of a cellular or residential telephone number to which (2) Defendant placed at least two telemarketing calls (3) on its own dialing system, (4) from May 19, 2018 through December 21, 2021, (5) where at least one of the calls had a disposition of "Not Contacted: LVM", "Not Contacted: LVM1", "Not Contacted: LVM2" or "Not Contacted: LVM3", and (6) the telephone number was sourced from Super-Samples.com and provided to Health IQ by Enfuego Holdings LLC d/b/a Cege Media.
- action settled under the Settlement Agreement and binds all Settlement Class Members, including those who did not properly request exclusion under the Preliminary Approval Order. This Order does not bind persons who filed timely and valid requests for exclusion.
- 12. Release. Plaintiff and all Settlement Class Members who did not properly request exclusion are: (1) deemed to have released and discharged

HEALTH IQ from all claims arising out of or asserted in the Action and all claims released under the Settlement Agreement; and (2) barred and permanently enjoined from asserting, instituting, or prosecuting, either directly or indirectly, these claims. The full terms of the release described in this paragraph are set forth in Sections 2.2.1 and 2.2.2 of the Settlement Agreement and are specifically incorporated herein by this reference.

- 13. Class Relief. HEALTH IQ is directed to provide the Settlement Fund to the Settlement Administrator according to the terms and timeline stated in the Settlement Agreement. The Settlement Administrator is further directed to issue payments to each Settlement Class Member who submitted a valid and timely Claim Form (i.e., each Authorized Claimant) according to the terms and timeline stated in the Settlement Agreement.
- awarded \$______ from the Settlement Fund in fees and costs.

 Payment shall be made pursuant to the manner and timeline stated in Section 3 of the Settlement Agreement.
- **15. Settlement Administrator Expenses.** The Settlement Administrator is awarded \$ from the Settlement Fund.

16. Cy Pres Distribution. Pursuant to Paragraphs 3.5, 3.6, and 3.8 of the Settlement Agreement, any unpaid portion of the Settlement Fund shall be paid to

- 17. **Miscellaneous.** No person or entity shall have any claim against HEALTH IQ, HEALTH IQ's Counsel, Plaintiff, the Settlement Class Members, Settlement Class Counsel, or the Settlement Administrator based on distributions and payments made in accordance with the Agreement.
- 18. Court's Jurisdiction. Pursuant to the Parties' request, the Court will retain jurisdiction over this Action and the Parties for all purposes related to this settlement.

SO ORDERED this ____ day of ______, 2023.

THE HONORABLE CHARLENE EDWARDS HONEYWELL UNITED STATES DISTRICT COURT