1	BURSOR & FISHER, P.A.	
2	Scott A. Bursor (State Bar No. 276006)	
2	L. Timothy Fisher (State Bar No. 191626)	^
3	Annick M. Persinger (State Bar No. 272996	
,	1990 North California Boulevard, Suite 940)
4	Walnut Creek, CA 94596	
5	Telephone: (925) 300-4455 E-Mail: scott@bursor.com	
	ltfisher@bursor.com	
6	apersinger@bursor.com	
7	Co-Lead Class Counsel	
8		
	NORTON ROSE FULBRIGHT US LLP	
9	Jeffrey Margulies, State Bar No. 126002 Spencer Persson, State Bar No. 235054	
10	Stephanie Stroup, State Bar No. 235071	
	Jade Jurdi, State Bar No.273401	
11	555 South Flower Street	
12	Forty-First Floor	
12	Los Angeles, CA 90071	
13	Telephone: (213) 892-9200	
14	E-Mail: jeff.margulies@nortonrosefulbrigh	
17	spencer.persson@nortonrosefulbrig	
15	stephanie.stroup@nortonrosefulbrigjade.jurdi@nortonrosefulbright.com	
16	jade.jurdi@nortomoserdioright.com	
10	Attorneys for Defendants	
17		
18	UNITED STATES D	ISTRICT COURT
19	CENTRAL DISTRICT OF CALIFORNIA	
19	CENTRIE DISTRIC	or calli ortal
20	ENZO FORCELLATI and LISA	Case No. 2:12-CV-01983 GHK(MRW)
21	ROEMMICH, on Behalf of Themselves	IDDODOCEDI DDEI IMINA DV
21	and all Others Similarly Situated,	[PROPOSED] PRELIMINARY APPROVAL ORDER
22	Plaintiffs,	AFFROVAL ORDER
23	v. HYLAND'S, INC., STANDARD	Hon. George H. King
24	HOMEOPATHIC LABORATORIES,	
	INC., and STANDARD HOMEOPATHIC	
25	COMPANY, Defendants.	
26	Defendants.	
27		
28		

The parties in the above captioned action, including Plaintiffs Enzo Forcellati and Lisa Roemmich on the one hand, and Defendants Hyland's, Inc., Standard Homeopathic Laboratories Inc., and Standard Homeopathic Company on the other, have reached a Settlement Agreement that is set forth in the Stipulation of Settlement filed with this Court.

Pending before the Court is the parties' Motion for Preliminary Approval. Having carefully reviewed the Stipulation of Settlement, including the exhibits attached thereto and all papers, pleadings, records, and prior proceedings to date in this Consolidated Action, the Court GRANTS Preliminary Approval and FINDS and ORDERS as follows:

- 1. As an initial matter, for purposes of this Preliminary Approval Order, except as otherwise indicated herein, the Court adopts and incorporates the definitions contained in the Stipulation of Settlement.
- 2. The Settlement Agreement set forth in the parties' Stipulation of Settlement is within the range of reasonableness and possible final approval in that it appears fair, reasonable, and adequate. The parties' Agreement was reached as a result of extensive arm's length negotiations between the parties and their counsel. This included five full day mediation sessions, the first two with Robert A. Meyer of Loeb & Loeb LLP, and the final three with the Hon. Jay C. Gandhi, United States Magistrate Judge. Additionally, before entering into the Agreement, this Action was on the eve of trial. Thus, Plaintiffs and their counsel had sufficient information to evaluate the strengths and weaknesses of the case and to conduct informed settlement discussions.
- 3. The Court provisionally certifies, for settlement purposes only, a class defined as: All persons in the United States who purchased the following Hyland's products on or after March 8, 2008: (i) Cold 'n Cough 4 Kids, (ii) Cough Syrup with 100% Natural Honey, (iii) Sniffles 'n Sneezes 4 Kids, (iv) Cold Relief Strips 4 Kids

with Zinc, (v) Nighttime Cold 'n Cough 4 Kids, (vi) Complete Flu Care 4 Kids, (vii) Baby Teething Gel, (viii) Baby Cough Syrup, (ix) Baby Gas Drops, (x) Baby Infant Earache Drops, and (xi) Baby Nighttime Tiny Cold Syrup. Excluded from the Class are: (a) Hyland's employees, officers and directors, (b) persons or entities who purchased the Products for the purpose of re-sale, (c) retailers or re-sellers of the Products, (d) governmental entities, (e) persons who timely and properly exclude themselves from the Class as provided herein, and (f) the Court, the Court's immediate family, and Court staff.

- 4. The requirements for certification of the Settlement Class under Fed. R. Civ. P. 23(a), and (b)(3) have been satisfied for settlement purposes. The Court finds, for settlement purposes, that: (a) the Settlement Class is defined by objective criteria and ascertainable; (b) the numerosity requirement is satisfied; (c) there are questions of law and fact that are common to the Settlement Class, and those questions of law and fact common to the Settlement Class predominate over any questions affecting any individual Settlement Class Member; (d) the claims of the Plaintiffs are typical of the claims of the Settlement Class they seek to represent for purposes of settlement; (e) a class action is superior to other available means of adjudicating this dispute; (f) and Plaintiffs and Class Counsel are adequate representatives of the Class. See Forcellati v. Hyland's Inc., 2014 WL 1410264 (C.D. Cal. Apr. 9, 2014).
- 5. The Court provisionally appoints Plaintiffs Enzo Forcellati and Lisa Roemmich as Class Representatives of the Settlement Class.
- 6. The Court provisionally appoints Bursor & Fisher, P.A., Vozzolo LLC, and Faruqi & Faruqi, LLP and their counsel as Class Counsel.
- 7. Since the Settlement Agreement set forth in the parties' Stipulation of Settlement is within the range of reasonableness and possible Final Approval, Class

27

for a toll-free telephone number, e-mail, and U.S. mail.

1	e. On or before, the Settlement Administrator shall
2	undertake Publication Notice, which means publication of the Short Form Notice in
3	the National Edition of USA Today once a week for four consecutive weeks, and a
4	Facebook campaign targeting people who have expressed an interest in or "like"
5	pages related to Hyland's, homeopathy, homeopathic medicine, and wellness as well
6	as those people who have expressed an interest in or "like" pages related to
7	parenting.
8	f. The Notice Period shall run from to
9	8. The Court approves the Class Notice forms, including the Long Form
10	Notice, the Short Form Notice, and the Postcard Notice, which are substantially in
11	the form attached to the Stipulation of Settlement.
12	9. The Court determines that the Notice of the Settlement Agreement and
13	of the Fairness Hearing, as set forth in the parties' Stipulation of Settlement,
14	complies with all legal requirements, including but not limited to the Due Process
15	Clause of the United States Constitution. Thus, the Court directs that Class Notice
16	shall be given to the Class as provided herein and in Section V of the parties'
17	Stipulation of Settlement.
18	10. Settlement Class Members will have until the Claim Deadline, on
19	, to submit a Claim Form.
20	11. If a Settlement Class Member wishes to exclude himself or herself from
21	the Settlement Agreement, that Settlement Class Member will have until the Opt-Out
22	Date, on, to submit a valid Request for Exclusion in the manner
23	set forth in Section VI of the Stipulation of Settlement. All Settlement Class
24	Members who do not timely submit a valid Request for Exclusion will be bound by
25	the Final Order and Final Judgment, and enjoined from bringing or prosecuting any
26	action relating to the Released Claims.
27	
28	

1	17. The deadline for the parties to file and serve any response to any timely
2	objections shall be on
3	18. The parties shall, pursuant to the terms and conditions of the Stipulation
4	of Settlement, take all necessary and appropriate steps to establish the terms and
5	conditions of the Stipulation of Settlement and this Preliminary Approval Order.
6	19. Pending the Fairness Hearing, all proceedings, other than the
7	proceedings necessary to carry out or enforce the terms and conditions of the
8	Agreement and the Preliminary Approval Order in the Consolidated Action are
9	stayed, and Class Members are enjoined from bringing or prosecuting any action
10	relating to the Released Claims.
11	
12	IT IS SO ORDERED.
13	
14	Dated: By:
15	Hon. George H. King United States District Judge
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	