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4	IN THE CIRCUIT COURT O	OF THE STATE OF OREGON
5	FOR THE COUNTY	OF MULTNOMAH
6 7	ANGELIQUE BROWER, on behalf of herself and all others similarly situated,	Case No. 20CV38608
8	Plaintiff,	AMENDED ORDER PRELIMINARILY APPROVING CLASS SETTLEMENT,
9	v.	APPOINTING CLASS COUNSEL, DIRECTING NOTICE, AND SETTING
10 11	NORTHWEST COMMUNITY CREDIT UNION,	DATE FOR FINAL APPROVAL HEARING
12	Defendant.	Hon. Andrew M. Lavin
13		
14	WHEREAS, Plaintiff Angelique Brower	, individually and on behalf of a proposed
15	Settlement Class, and Defendant Northwest Cor	nmunity Credit Union (NWCCU), all acting by
16	and through their respective counsel, have agreed, subject to Court approval, to settle this Action	
17	upon the terms and conditions stated in the Settlement Agreement:	
18	NOW, THEREFORE, based upon the Settlement Agreement, upon the files, records, and	
19	proceedings herein, statements of counsel, and it appearing to the Court that a hearing should be	
20	held to determine whether the proposed Settlement described in the Settlement Agreement	
21	should be finally approved as fair, reasonable, a	nd consistent with precedent concerning class
22	settlements in Oregon.	
23	IT IS HEREBY ORDERED THAT:	
24	1. All capitalized terms herein shall	have the same meanings as those in the
25	Settlement Agreement.	
26	2. The Court has jurisdiction over the	ne subject matter of this Action and personal
	D 1 AMENDED ODDED ON CLASS	

# AMENDED ORDER ON CLASS SETTLEMENT SUGERMAN DAHAB

1	jurisdiction over the Parties, including the Named Plaintiff and Potential Settlement Class	
2	Members.	
3	3. The Court preliminarily approves the Settlement, including the Notice to be sent	
4	to the Potential Settlement Class Members, finding that the proposed Settlement is sufficiently	
5	fair, reasonable, and consistent with precedent concerning class settlements in Oregon to warrant	
6	providing Notice to the Settlement Class, but such finding is not to be deemed as an admission of	
7	fault or liability by Defendant or a finding of the validity of any claims asserted in the Action or	
8	of any wrongdoing or of any violation of law by Defendant. Defendant shall maintain all rights	
9	to assert that but for settlement purposes, the Action should not be certified as a class.	
10	4. For purposes of determining whether the Court should finally approve the terms	
11	of the proposed Settlement as fair, reasonable, and consistent with precedent concerning class	
12	settlements in Oregon, the following Settlement Class is preliminarily certified for settlement	
13	purposes only:	
14 15	All accountholders who incurred a Retry NSF/Overdraft Fee during the Class Period.	
16	"Class Period" shall mean: October 1, 2015 through February 28, 2021.	
17 18	Excluded from the Settlement Class are Defendant, its subsidiaries, affiliates, officers and	
19	directors, all Potential Settlement Class Members who make a timely election to be excluded, and	
20	all judges assigned to this litigation and their immediate family members.	
21	5. The Court preliminarily finds that the terms of the Settlement are fair, adequate,	
22	and consistent with precedent concerning class settlements in Oregon. In so finding, the Court	
23	finds the Settlement presumptively fair because it was the product of arm's-length bargaining	
24	with the benefit of discovery, and the amount of the Settlement is fair and reasonable.	
25	6. The Court finds that, solely for purposes of settlement: (a) the number of	
26	members of the Settlement Class is so numerous that joinder is impracticable; (b) there are	

- 2 Named Plaintiff are typical of the claims of the members of the Settlement Class; (d) the Named
- 3 Plaintiff is an adequate representatives for the Settlement Class, and has retained experienced
- 4 and adequate Class Counsel; (e) the questions of law and fact common to the members of the
- 5 Settlement Class predominate over any questions affecting any individual members of the
- 6 Class; and (f) a class action is superior to the other available methods for the fair and efficient
- 7 adjudication of this controversy.
- 8 7. For purposes of settlement only, the Court finds and determines that Plaintiff will
- 9 fairly and adequately represent the interests of the Class in enforcing their rights in the action,
- and preliminarily appoints Plaintiff Brower as class representative. The Court preliminarily
- appoints the following attorneys as Class Counsel for the Settlement Class:
- The Kick Law Firm APC
- 13 KalielGold PLLC
- 14 Sugerman Dahab
- 15 8. The Parties have selected Epig Systems to serve as the Settlement Administrator.
- 16 The Court hereby approves of and appoints Epiq Systems as the Settlement Administrator and
- 17 directs it to commence sending Notice to the Potential Settlement Class Members and to
- 18 otherwise comply with all obligations of the Settlement Administrator as outlined in the
- 19 Agreement.
- 20 9. The Parties have prepared the Post Card Notice, and Long Form Notice, which
- are attached to the Settlement Agreement as Exhibits 1-2. The Court preliminarily finds that the
- 22 notice provided to Potential Settlement Class Members (i) is the best practicable notice; (ii) is
- 23 reasonably calculated, under the circumstances, to apprise Potential Settlement Class Members
- 24 of the pendency of the Action and of their right to object or to exclude themselves from the
- 25 Settlement; and (iii) is reasonable and constitutes due, adequate, and sufficient notice to all
- 26 Potential Settlement Class Members entitled to receive notice.

## Page 3 - AMENDED ORDER ON CLASS SETTLEMENT

1	10. The Court has carefully reviewed and hereby approves the Notice as to form and
2	content and directs that it be sent to Potential Settlement Class Members without material
3	alteration unless otherwise modified by agreement of the Parties and approved by the Court. The
4	Court directs that Notice be sent to the Settlement Class in the manner outlined in the Settlement
5	Agreement.
6	11. Potential Settlement Class Members who wish to opt out of the Settlement and
7	exclude themselves from participation may do so by submitting timely and valid requests at any
8	time before the Bar Date to Opt-Out. The process to opt out is set forth in the Agreement and in
9	the Notice. Potential Settlement Class Members who opt out shall have no rights under the
10	Settlement, shall not share in any of the benefits of the Settlement, and shall not be bound by the
11	Settlement or by any Final Approval Order and judgment approving the Settlement.
12	12. All Settlement Class Members who do not submit a timely, written request for
13	exclusion in the manner set forth in the Notice and Agreement shall be bound by any Final
14	Approval Order and judgment entered, even if such Settlement Class Members never received
15	actual notice of this Action or the Settlement. If Final Approval of the Settlement is granted, they
16	shall be barred, now and in the future, from asserting any of the Released Claims, as defined in
17	the Settlement Agreement, against any Released Parties as defined in the Settlement Agreement.
18	13. Settlement Class Members who wish to object to the Settlement and/or to Class
19	Counsel's application for attorneys' fees and costs and/or a Service Award to the Named
20	Plaintiff shall file any objections pursuant to the requirements of this paragraph. To be valid and
21	considered by the Court, the objection must be in writing and sent by first class mail, postage
22	pre-paid, to the Court, and Settlement Administrator, Class Counsel, and Defendant's Counsel.
23	The objection must be postmarked on or before the Bar Date to Object, and must include the
24	following information: (a) a heading referring to the Brower v. NWCCU Action; (b) the
25	objector's name, address, telephone number, the last four digits of either his or her account
26	number (current or former) or Social Security Number, and the contact information for any

1	attorney retained by the objector in connection with the objection or otherwise in connection
2	with this case; (c) a statement of the factual and legal basis for each objection and any exhibits
3	the objector wishes the Court to consider in connection with the objection; and (d) a statement as
4	to whether the objector intends to appear at the Final Approval Hearing, either in person or
5	through counsel, and, if through counsel, identifying the counsel by name, address, and
6	telephone number. Class Counsel and/or Defendant's Counsel shall file any responses to
7	objections at least seven (7) days prior to the Final Approval Hearing Date. Any objector who
8	retains counsel shall be solely responsible for paying his or his own attorney's fees and costs.
9	Any objector who fails to comply with the provisions herein shall waive and forfeit any and all
10	rights to appear and/or object separately and shall be bound by the terms of this Agreement and
11	the orders and judgments of the Court.
12	14. The Court will hold a Final Approval Hearing to consider the fairness,
13	reasonableness, and adequacy of the Settlement on January 12, 2022 at 8:30 a.m. The Court
14	will advise the Parties in advance of the Final Approval Hearing whether the hearing will be held
15	in person at <u>ctrm 14C</u> or by video conference. The date and time of the Final
16	Approval Hearing will be set forth in the Notice and published on the Settlement Website.
17	During the Final Approval Hearing, the Court will consider whether the Settlement should be
18	approved as fair, reasonable, and consistent with precedent concerning class settlements in
19	Oregon, and whether the Court should grant Final Approval of the Settlement and dismiss this
20	Action on the merits, with prejudice. The Court will also consider the amount of any attorneys'
21	fees and costs to be awarded to Class Counsel, whether to approve the amount of any Service
22	Award to the Named Plaintiff. The Final Approval Hearing may be postponed, adjourned, or
23	rescheduled by order of the Court without further notice to Potential Settlement Class Members
24	other than on the Settlement Website and the Court's docket.
25	
26	

1	15. The Court confirms the following schedule (which the court, upon showing of		
2	good cause by the Parties, may extend any of the deadlines):		
3			
4	Deadline to Complete Notice	30 days after Preliminary Approval	
5 6	Deadline for Motion for attorneys' fees, costs, and for a Service Award	45 days after Preliminary Approval	
7 8	Bar Date to Opt-Out	90 days after Preliminary Approval	
9	Bar Date to Object	90 days after Preliminary Approval	
10 11	Deadline for Motion for Final Approval of the Settlement	120 days after Preliminary Approval	
12 13	Final Approval Hearing	January 12, 2022, at 8:30 A.M. [at least 150 days after preliminary approval]	
16. The Court stays all proceedings in this Action until further Order of the except that the Parties may conduct such limited proceedings as may be necessary to the proposed Settlement or to effectuate the term of the Agreement.  IT IS SO ORDERED.			
19		2022 9:26:40 AM	
20		$\wedge$	
21		the death of the	
<ul><li>22</li><li>23</li></ul>		Circuit Court Judge Andrew M. Lavin	
24	Order Submitted By:		
25	/s/ Nadia H. Dahab		
26	Nadia H. Dahab, OSB No. 125630		

1	<u>UTCR 5.100 CERTIFICATE OF READINESS</u>	
2		In accordance with UTCR 5.100(1) & (2), I hereby certify that the foregoing proposed
3	order i	s ready for judicial signature because:
4		Each party affected by this order or judgment has stipulated to the order or judgment, as shown by each party's signature on the document being submitted.
<ul><li>5</li><li>6</li></ul>		Each party affected by this order or judgment has approved the order or judgment, as shown by each party's signature on the document being submitted or by written confirmation of approval sent to me.
7	$\boxtimes$	I have served a copy of this order or judgment on each party entitled to service and:
8		No objection has been served on me.
9 10		I received objections that I could not resolve with a party despite reasonable efforts to do so. I have filed a copy of the objections I received and indicated which objections remain unresolved.
11 12		After conferring about objections, the parties agreed to independently file any remaining objection.
13		Service is not required pursuant to subsection (3) of this rule, or by statute, rule, or otherwise.
14 15		This is a proposed judgment that includes an award of punitive damages and notice has been served on the Director of the Crime Victims' Assistance Section as required by subsection (5) of this rule.
16 17		Other:
18		DATED this 31st day of August, 2022.
19		Dyy /a/ Nadia H. Dahah
20		By: <u>/s/ Nadia H. Dahab</u> <b>David F. Sugerman</b> , OSB No. 862984 <b>Nadia H. Dahab</b> , OSB No. 125630
21		SUGERMAN DAHAB 707 SW Washington Street, Suite 600
22		Portland, Oregon 97205 Tel: (503) 228-6474
23		david@sugermandahab.com nadia@sugermandahab.com
24		Attorneys for Plaintiffs
25		

Page 7 – **CERTIFICATE OF READINESS** 

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### **SUGERMAN DAHAB**

1	<u>CERTIFICATE OF SERVICE</u>
2	I hereby certify that I caused to be served the foregoing AMENDED ORDER
3	PRELIMINARILY APPROVING CLASS SETTLEMENT, APPOINTING CLASS
4	COUNSEL, DIRECTING NOTICE, AND SETTING DATE FOR FINAL APPROVAL
5	<b>HEARING</b> on the following named person(s) on the date indicated below:
6	Kimberly Hanks McGair Farleigh Wada Witt  by Overnight Delivery by Facsimile
7	by U.S. Mail with postage prepaid  By OID File & Sorve
8	Portland OR 97204 Tel: (503) 228-6044  By OJD File & Selve by Email kmcgair@fwwlaw.com
9	
10	Attorneys for Defendant Northwest Community Credit Union
11	
12	DATED this 31st day of August, 2022.
13	
14	By: <u>/s/ Nadia H. Dahab</u> <b>David F. Sugerman</b> , OSB No. 862984
15	<b>Nadia H. Dahab</b> , OSB No. 125630 SUGERMAN DAHAB
16	707 SW Washington Street, Suite 600 Portland, Oregon 97205
17	Tel: (503) 228-6474 david@sugermandahab.com
18	nadia@sugermandahab.com
19	Attorneys for Plaintiffs
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### Page 1 - **CERTIFICATE OF SERVICE**

### **SUGERMAN DAHAB**