

**UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF PENNSYLVANIA**

<p>JANELL MOORE, GARY GLICK, and MICHELLE ZYGELMAN, on behalf of themselves and all others similarly situated,</p> <p style="text-align: center;">Plaintiffs,</p> <p style="text-align: center;">v.</p> <p>ANGIE’S LIST, INC.,</p> <p style="text-align: center;">Defendant.</p>	<p>:</p>	<p>CIVIL ACTION NO. 15-1243</p> <p>ORDER GRANTING PLAINTIFFS’ UNOPPOSED MOTION FOR ATTORNEYS’ FEES, COSTS, AND SERVICE AWARDS</p>
--	--	--

WHEREAS, the Court, having considered the Settlement Agreement dated June 24, 2016 (the “Settlement Agreement”) and the July 12, 2016 Order Granting Preliminary Approval of the Class Settlement (ECF 43); having held a Fairness Hearing on December 5, 2016; having considered all of the submissions and arguments with respect to the settlement; and having granted Plaintiffs’ Unopposed Motion For Final Approval of the Class Settlement (ECF 47), and otherwise being fully informed, and good cause appearing therefore;

IT IS HEREBY ORDERED AS FOLLOWS:

1. Upon consideration of Plaintiffs’ Unopposed Motion For Attorneys’ Fees, Costs, and Service Awards (ECF 48), Golomb & Honik, P.C., Carter Wolden Curtis, LLP, and the Beasley Allen Law Firm, on behalf of all Plaintiffs’ Class Counsel, and pursuant to the Settlement Agreement, are hereby awarded attorneys’ fees in the amount of \$903,135.51, and costs in the amount of \$34,364.49, to be paid in accordance with the Settlement Agreement.
2. In evaluating a request for fees and reimbursement of costs, the Court finds the lodestar method and its application, as set forth in Plaintiffs’ Unopposed Motion (ECF 47), proper. Particularly, among other things, courts in this district generally consider class counsel’s

hours reasonably worked multiplied by reasonable hourly billing rates, and further potentially multiplied by a “lodestar multiplier.” *See, e.g., In re Rite Aid Corp. Secs. Litig.*, 396 F.3d 294, 305 (3d Cir. 2005).

3. Plaintiffs’ Class Counsel’s hours and rates, submitted in detail in Plaintiffs’ Unopposed Motion (ECF 48), are reasonable. Plaintiffs’ Class Counsel appropriately staffed the case with experienced counsel using reasonable rates and hours within the norms per which this litigation proceeded. Further, the requested lodestar multiplier is within the range approved by courts in this District and Circuit. The amount of attorneys’ fees negotiated by the parties is fair and reasonable pursuant to the amount of work that went into the litigation of the case and Plaintiffs’ Class Counsel’s continued work on the administration and payment of Settlement Class Member claims and their representation of Settlement Class Members throughout this litigation because, among other things:

- a. The claims against Angie’s List required substantial time and labor;
- b. Plaintiffs’ Class Counsel were precluded from other employment as a result of taking this litigation;
- c. The requested fee is customary and comports with fees awarded in similar cases;
- d. Plaintiffs’ Class Counsel undertook numerous and significant risks on behalf of members of the Settlement Class with no guarantee that they would be compensated; and
- e. Plaintiffs’ Class Counsel obtained a desirable result.

4. The Court further finds that litigation costs in the amount of \$34,364.49, as set forth in detail in Plaintiffs’ Motion (ECF 48), are reasonable and fair based upon the litigation.

5. Service awards “compensate named plaintiffs for the services they provided and the risks they incurred during the course of the class action litigation.” *Sullivan v. DB Investments, Inc.*, 667 F.3d 273, 333 n.65 (3d Cir. 20011) (*en banc*) (internal quotations and citation omitted). Upon consideration of Plaintiffs’ Class Counsel’s request for Plaintiffs’ Service Awards for Plaintiffs in this litigation, and with the acknowledgement of their efforts to come forward and act as Plaintiffs in this case, Plaintiffs are hereby awarded service awards as follows, to be paid in accordance with the Settlement Agreement:

- a. Janell Moore – \$7,500;
- b. Gary Glick – \$2,500; and
- c. Michelle Zygelman – \$2,500.

6. Within the timeframe contemplated by the Settlement Agreement, the Escrow Agent shall distribute the attorneys’ fees, costs, and service awards authorized and approved herein to Golomb & Honik, P.C., who will be responsible for distributing the service awards to Plaintiffs named herein and for distributing the attorneys’ fees and costs to Plaintiffs’ Class Counsel named herein in accordance with their respective agreements.

IT IS SO ORDERED, this 12th day of December, 2016.

BY THE COURT:

/s/ Legrome D. Davis
HONORABLE LEGROME D. DAVIS