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9 10 11 12 13 14 15 16 17	CARI SHIELDS, et a Plaint v. WALT DISNEY PAF RESORTS U.S., INC Defen	iffs, RKS AND	FROPOS PRELIMIT CLASS A GRANTIN SECOND CONDITI SETTLEN MANDAT OF FINAI		DMG (FMOx) GRANTING OVAL TO TLEMENT, TO FILE COMPLAINT, ERTIFYING SES, AND ZE TO CLASS L AND
18 19 20 21 22 23 24 25 26	This matter is before the Court on the joint m otions for preliminary approval of the settlement, leave to file a Sec ond Amended Complaint and for conditional certification of the settlement classes (the "Motions") of plaintiffs Cari Shields and Amber Boggs (collectively, "Named Plaintiffs") and defendants Walt Disney Parks and Resorts U.S., Inc. and Disney Online (collectively, "Defendants"). The Motions seek, among other things, the Court's preliminary approval of the Class Action Settlement Agreement And Release (t he "Settlement Agreement") entered into between Named Plaintiffs, on the one hand, and Defendants and Walt Disney				

- Parks and Resorts Online (collectively, "Disney"), on the other hand.
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Having considered the Motions as presented in the supporting briefs and papers and at oral argument, the absence of opposition to the Motions, and the Court having found that the proposed reso lution of this matter set forth in the Settlement Agreement, taken as a whole, is fundamentally fair, adequate, and reasonable to all concerned, and for other good cause shown, the Court hereby Orders as follows:

1. Conditioned on the Court's final a pproval of the proposed settlem ent,
the following classes shall be certified as settlement classes under Rules 23(a) and
23(b)(2) of the Federal Rules of Civil Procedure:

10 The Website Class: All indi viduals with visual im pairments a 11 who (a) have a disability, as that term is defined in 42 U.S.C. §12102, and (b) have 12 been or will be unable to gain equal access to or enjoyment of one or m ore of the 13 websites owned or operated by Disn such as www.disney.go.com ev www.disneyland.com, www.disneyworld.com, and www.disneycruise.com as a 14 15 result of their visual disability.

16 The Effective Comm unication Class: All individuals with b. 17 visual impairments who (a) have a disability, as that term is defined in 42 U.S.C. 18 \$12102, and (b) have been or will be denied equal access to or enjoyment of the 19 Disney Parks because of (i) the absence of maps in an alternative format, or (ii) the absence of menus in an alternative format , or (ii i) the absence of schedules of 20 21 events at the Dis ney Parks in an alte rnative format, or (iv) i nadequate or 22 inconsistent operation of the audio description service on the Handheld Device, or 23 (v) Disney's refusal to provide a free or discounted pa ss to the ir sighted companions, or (vi) the failure to be read, in full, the menus, maps or schedules of 24 25 events at the Disney Parks.

c. <u>The Service Animal Class</u>: All individuals with visual
impairments who (a) have a disability, as that term is defined in 42 U.S.C. §12102,
and (b) have been o r will be denied equal access to or enjoym ent of the Disney

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Parks because of (i) the fee charged for the use of a kennel for their service ani mal, or (ii) the absence of reasonably-designat ed service animal relief areas, or (iii) the absence of a location to kennel their service animal at attractions that do not allow service animals, or (iv) the lack of e qual interaction with Disney em ployees who portray Disney charact ers because the i ndividuals with visual im pairments are accompanied by service animals.

7 d. The Infrastructure Class: All individuals with visual 8 impairments who (a) have a disability, as that term is defined in 42 U.S.C. §12102, 9 and (b) have been or will be denied equal access to or enjoym ent of the Disney 10 Parks because of (i) physical barriers to access, or (ii) the lack of reasonable modifications to Disney's pol icies and practices to permit such equal access or 11 12 enjoyment. Among other things, the mem bers of this class have been or will be denied equal access to or enjoyment of the parade viewing areas at the Disneyland 13 14 Resort and the Walt Disney World Resort, a nd to public lockers or parking lots at 15 the Disneyland Resort.

16 The Proposed Second Amended Comp laint, which is att ached as 2. 17 Exhibit D to the Settlement Agreement, shall be manually filed pursuant to General 18 Order 10-07 and Local Rule 3-2 within five days of the date of this Order, and the 19 deadline for Disney's response to that complaint shall be 20 days after the Court's 20 ruling at the final approval hearing set forth in Paragraph 5 below. If the Court 21 does not issue an order of final approval of the Settlem ent Agreement, the Second 22 Amended Complaint shall have no force a nd effect, and the lawsuit will continu e pursuant to the First Amended Complaint. 23

3. Conditioned on the Court's final a pproval of the proposed settlem ent,
Andy Dogali of Fori zs & Dogali, PA, and Eugene Feldman, of Eugene Feldman,
Attorney at Law, APC, are appointe d as Class Counsel of the condit ionallycertified classes under Rule 23(g) of the Federal Rules of Civil Procedure.

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4. Conditioned on the Court's final a pproval of the proposed Settlement
 Agreement, the Court hereby grant s preliminary approval to the proposed
 settlement and compromise contained in the Settlement Agreement as it finds that,
 taken as a whole, the proposed settlement is fundam entally fair, adequate, and
 reasonable to all concerned.

6 5. A final hearing on the approval of the Settlement Agreement will be
7 held by this Court on August 3, 2012 at 9:30 a.m.

8 6. No later than fourteen days after rentry of this Order, Notice of the
9 Final Approval and Fairness Hearing (in the form appended to this Order as Exhibit
10 A), shall be provided in the following manner:

a. Class Counsel shall email or mail a copy of the N otice to each
individual known to Class Counsel to have a visual disability and to have expressed
any concerns similar to those which Named Plaintiffs have alleged in the Action.

b. Defendants will make reasonable efforts, and will bear the costs,
to publish the Notice in the next editi on of any regularly-circulating, written
publication of the National Fe deration of the Blind, the American Council of t he
Blind, The American Foundation for the Blind and the Los Angeles Radio Reader
Service, and, if appropriate, the Braille In stitute of America and the Junior Blind of
America.

7. All other proceedings and pretrial and trial deadlines in this matter are
hereby stayed pending the Court's ruli ng on final approval of the Settlement
Agreement.

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- 23 IT IS SO ORDERED.
- 24 DATED: May 4, 2012

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ORDER GRANTING PRELIMINARY APPROVAL TO CLASS ACTION SETTLEMENT

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U.S. DISTRICT JUDGE