

The Honorable Robert S. Lasnik

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**UNITED STATES DISTRICT COURT  
WESTERN DISTRICT OF WASHINGTON  
AT SEATTLE**

TONDA FERRANDO and DEX MARZANO,  
individually and on behalf of all others similarly  
situated,

*Plaintiffs,*

v.

ZYNGA INC., a Delaware corporation,

*Defendant.*

No. 22-cv-214-RSL

**[PROPOSED] ORDER GRANTING  
CLASS COUNSEL’S MOTION FOR  
ATTORNEYS’ FEES, COSTS, AND  
CLASS REPRESENTATIVE  
INCENTIVE AWARDS**

Noting Date: October 28, 2022

1 WHEREAS, Plaintiffs have submitted authority and evidence supporting Class Counsel's  
2 Motion for Award of Attorneys' Fees and Expenses and Issuance of Incentive Awards; and

3 WHEREAS, the Court, having considered the Motion and being fully advised, finds that  
4 good cause exists for entry of the Order below; therefore,

5 IT IS HEREBY FOUND, ORDERED, ADJUDGED, AND DECREED THAT:

6 1. Unless otherwise provided herein, all capitalized terms in this Order shall have  
7 the same meaning as set forth in Class Counsel's Motion for Award of Attorneys' Fees and  
8 Expenses and Issuance of Incentive Awards.

9 2. The Court confirms its appointment of Jay Edelson, Rafey S. Balabanian, Todd  
10 Logan, Alexander Tievsky, Brandt Silver-Korn, and Amy Hausmann of Edelson PC as Class  
11 Counsel.

12 **A. Attorneys' Fees**

13 3. Class Counsel has requested the Court calculate their award using the percentage-  
14 of-the-fund method. Class Counsel requests the Court award 25% of the \$12 million common  
15 fund as attorneys' fees.

16 4. These requested attorneys' fees, which reflect the "benchmark" fee award in  
17 common fund cases, are fair and reasonable. *See Vizcaino v. Microsoft Corp.*, 290 F.3d 1043,  
18 1047, 1052 (9th Cir. 2002). The Court reaches this conclusion after analyzing: (1) the extent to  
19 which class counsel achieved exceptional results for the class; (2) whether the case was risky for  
20 class counsel; (3) whether counsel's performance generated benefits beyond the cash settlement  
21 fund; (4) the market rate for the particular field of law; (5) the burdens class counsel experienced  
22 while litigating the case; (6) and whether the case was handled on a contingency basis. *Id.* at  
23 1048-50; *see also In re Apple Inc. Device Performance Litig.*, No. 21-15758, 2022 WL 4492078,  
24 at \*8-9 (9th Cir. Sept. 28, 2022) (noting that courts must conduct heightened fairness inquiry and  
25 should not defer to recommendations of counsel). In reaching this conclusion, the Court has also  
26 taken into account the settlements reached, and fee awards requested, in the *Reed v. Scientific*  
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1 *Games, Kater v. Churchill Downs, Wilson v. Playtika, and Wilson v. Hunuige* actions. *See In re*  
2 *Optical Disk Drive Prods. Antitrust Litig.*, 959 F.3d 922, 930 (9th Cir. 2020).

3 5. Class Counsel performed exceptional work and achieved an exceptional result for  
4 the Class. Class Members stand to recover substantial portions of their Lifetime Spending  
5 Amount on Defendant’s Applications.

6 6. Class Counsel further achieved exceptional non-monetary benefits for the Class.  
7 Among other things, Defendant has agreed to meaningful prospective relief for the Class,  
8 including maintaining a robust self-exclusion policy within the Applications.

9 7. This litigation was extremely risky for Class Counsel. Class Counsel worked  
10 entirely on contingency, prosecuted a line of several class actions against well-funded  
11 corporations, and pursued an entirely novel legal theory: that Defendant’s internet-based “social  
12 casinos” violated Washington’s “Return of Money Lost at Gambling” statute (RCW 4.24.070).  
13 Class Counsel also defended the Class’s interests before the Washington State Gambling  
14 Commission and the Washington State Legislature.

15 8. The market also supports Class Counsel’s fee request given that the mean  
16 percentage award of attorneys’ fees in class actions in the Ninth Circuit is 24.5% of the common  
17 fund, and the mean percentage award in this District is 27%. *See* Declaration of William B.  
18 Rubenstein ¶ 14.

19 9. The Court is not required to conduct a lodestar cross-check, *Farrell v. Bank of*  
20 *Am. Corp., N.A.*, 827 F. App’x 628, 630 (9th Cir. 2020), and declines to do so here. Given the  
21 unique circumstances presented by this litigation, the Court concludes that a lodestar cross-check  
22 would not be a valuable tool to help assess the reasonableness of Class Counsel’s fee request.  
23 *See* Declaration of William B. Rubenstein ¶¶ 18-22.

24 10. The Court grants Class Counsel’s request for a fee award of 25% of the common  
25 fund, or \$3,000,000.

1 **B. Costs and Expenses**

2 11. In addition to the fee request, Class Counsel requests reimbursement of \$22,500  
3 in costs and expenses.

4 12. The Court finds these costs and expenses reasonable and appropriate. *See*  
5 *Dennings v. Clearwire Corp.*, No. C10-1859-JLR, 2013 WL 1858797, at \*10 (W.D. Wash. May  
6 3, 2013), *aff'd* No. 13-35491 (9th Cir. Sept. 9, 2013). The Court consequently grants Class  
7 Counsel's motion for reimbursement of \$22,500 in costs and expenses.

8 **C. Incentive Awards**

9 13. Class Counsel requests incentive awards of \$5,000 each for Tonda Ferrando and  
10 Dex Marzano.

11 14. The requested incentive awards are fair and reasonable. Both Ferrando and  
12 Marzano have made substantial contributions to the Class, including stepping forward to serve as  
13 class representatives and named Plaintiffs, staying in regular communication with Class Counsel,  
14 timely responding to requests for information, and closely reviewing the Settlement Agreement  
15 before approving it. Both also made substantial personal sacrifices for the benefit of the Class,  
16 including the fact that anyone who Googles their names now sees pages of websites talking  
17 about their involving in these lawsuits. \$5,000 incentive awards are reasonable for their services.  
18 *See In re Apple Inc. Device Performance Litig.*, 2022 WL 4492078, at \*13; *McClintic v. Lithia*  
19 *Motors, Inc.*, No. 11-cv-859-RAJ, 2011 WL 13127844, at \*6 (W.D. Wash. Oct. 19, 2011); *In re*  
20 *Portfolio Recovery Assocs., LLC, Tel. Consumer Prot. Act Litig.*, No. 11-md-02295, 2017 WL  
21 10777695, at \*3 (S.D. Cal. Jan. 25, 2017).

22 **D. Conclusion**

23 15. Based on the foregoing findings and analysis, the Court awards Class Counsel  
24 \$3,000,000 in attorneys' fees; awards Class Counsel costs and expenses in the amount of  
25 \$22,500; and awards Tonda Ferrando and Dex Marzano incentive awards of \$5,000 each.

26 **IT IS SO ORDERED.**

1 DATED this \_\_\_\_\_ day of \_\_\_\_\_, 2022.

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5 ROBERT S. LASNIK  
6 UNITED STATES DISTRICT JUDGE  
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9 Presented by:

10 By: /s/ Todd Logan

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