IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ALABAMA SOUTHERN DIVISION

WANDA WOMACK, et al.,)
Plaintiffs, vs.)) LEAD CASE NUMBER:) 2:06-CV-465-VEH-RRA)
DOLGENCORP., INC.; d/b/a DOLLAR GENERAL, et al.,)))
Defendants.)
TINA M. WOOD, et al.)
Plaintiffs,) MEMBER CASE NUMBER:) 2:08-CV-1602-VEH-RRA)
DOLGENCORP., INC.; d/b/a DOLLAR GENERAL, et al.,)))
Defendants.)

ORDER APPROVING MODIFICATION OF THE SETTLEMENT AGREEMENT

The settlement agreement in this case requires that the account established for the Qualified Settlement Fund (QSF) be interest bearing. Plaintiffs' counsel has informed the court that, because of current market conditions, the settlement administrator cannot recommend a secure interest bearing account. Instead the settlement administrator recommends that the funds be deposited into a checking

account covered by the Dodd-Frank Act, which does not pay interest, but is fully

FDIC insured. Plaintiffs counsel has informed the court that all sides have agreed

that this modification of the settlement agreement is acceptable and that the funds

have already been deposited into such an account.

The court hereby **APPROVES** this modification of the settlement agreement

to allow the funds to be deposited into a checking account covered by the Dodd-

Frank Act, which does not pay interest, but is fully FDIC insured. Further, it is

ORDERED that plaintiffs' counsel may have the settlement administrator move the

funds at any time to a secure interest bearing account, upon 10 days' prior notice to

the court.

DONE and **ORDERED** this 2nd day of May, 2012.

VIRGINIA EMERSON HOPKINS

United States District Judge

2