

Accordingly, the motion for preliminary approval of class action settlement agreement is **granted**, and the settlement agreement is preliminarily **approved**.³

II. Class Notice.

begin such efforts no later than 14 days after the first mailing. The Court will also require periodic reports regarding these efforts and their results.

To pass muster as to content, notice “must also contain an adequate description of the proceedings written in objective, neutral terms, that, insofar as possible, may be understood by the average absentee class member.”

, *R & C*., 153 F.3d 1222, 1227 (11th Cir. 1998) (internal quotes omitted). “Not only must the substantive claims be adequately described but the notice must also contain information reasonably necessary to make a decision to remain a class member and be bound by the final judgment or opt out of the action.” *I* . (internal quotes omitted). Such information includes “the relief available, the steps necessary to opt out, and the implications of remaining a member of the class.” *A* , 493 F.3d at 1287.

advises class members to set forth in their written objections all the reasons they believe the settlement should not be approved, with as much explanation as they desire to include. Second, the words “in person” must be added to the final sentence of the first paragraph, between “object” and “to the terms.” Third, a new sentence must be added, advising class members that their timely written objections will be considered by the Court even if they do not attend the fairness hearing. Fourth, a new sentence must be added that advises class members they

2016. Class counsel is to begin contacting class members by the other means identified in this order no later than **October 10, 2016.**