

IN THE UNITED STATES DISTRICT COURT FOR THE
MIDDLE DISTRICT OF NORTH CAROLINA

DEMETRA RUSH,)
)
 Plaintiff,)
 v.)
)
 THE NRP GROUP LLC, NRP) 1:18CV886
 MANAGEMENT, LLC, NRP NORTH)
 CAROLINA, LLC, NRP PARTNERS,)
 LLC, NRP ALSTON VILLAGE, LLC)
 d/b/a FALLS POINTE AT THE PARK,)
 and NRP ALSTON MANAGEMENT,)
 LLC,)
 Defendants.)

**ORDER GRANTING PLAINTIFF'S MOTION FOR PRELIMINARY APPROVAL
OF CLASS ACTION SETTLEMENT, CERTIFYING CLASSES FOR
PURPOSE OF SETTLEMENT, DIRECTING NOTICE TO THE CLASSES, AND
SCHEDULING FAIRNESS HEARING**

WHEREAS Plaintiff Demetra Rush ("Plaintiff") and The NRP Group LLC, NRP Management, LLC, NRP North Carolina, LLC, NRP Partners, LLC, NRP Alston Village, LLP d/b/a Falls Pointe at The Park, and NRP Alston Management, LLC ("Defendants") have entered into a Second Amended Settlement Agreement, dated October 11, 2019 (the "Settlement Agreement" or "Settlement") in the above-captioned matter;

WHEREAS, the Settlement Agreement sets forth the terms and conditions of a proposed class action settlement and Plaintiff has moved, pursuant to Fed. R. Civ. P. 23(e) and 23(g), for an Order seeking preliminary approval of a class action settlement, certifying the settlement class, appointing settlement class

counsel and settlement class representative, approving class notice, and scheduling a fairness hearing ("Motion");

IT IS ORDERED that the Motion is GRANTED, subject to the following terms and conditions:

Class Certification for Settlement Purposes Only

1. The proposed Settlement Agreement submitted with the Motion, and attached with its exhibits as Exhibit 1 to this Order, is preliminarily approved as being within the range of possible final approval;
2. Based upon the submissions of the parties, and for purposes of this settlement only, the Court conditionally makes the following findings:
 - a. The members of the Classes defined in the Settlement Agreement are so numerous as to make joinder impracticable;
 - b. There are questions of law and fact common to the Classes, and such questions predominate over any questions affecting only individual Class Members;
 - c. Plaintiff's claims are typical of the claims of the Class Members;
 - d. Plaintiff and her counsel can fairly and adequately protect, and have to date fairly and adequately protected, the interests of the Class Members in this action; and
 - e. A class action is superior to other available methods for fairly and efficiently resolving the controversy placed at issue in this Action.
3. Accordingly, for settlement purposes only, pursuant to Fed. R. Civ. P. 23(a) and (b)(3), the Court provisionally certifies the Classes defined as:
 - a. **Collection Letter Class:** All natural persons who (a) at

any point between September 6, 2014 and June 25, 2018, (b) resided in any of the properties in North Carolina owned and/or managed by Defendants and (c) received a letter that threatened that NRP would file a summary ejectment lawsuit, eviction action, or notice to vacate the premises if the person failed to make a complete rental payment and that once the summary ejectment lawsuit was filed, the tenant would be charged Eviction Fees in order to dismiss the eviction action.

b. **Eviction Fee Class:** All natural persons who (a) at any point between September 6, 2014 and June 25, 2018, (b) resided in any of the properties in North Carolina owned and/or managed by Defendants and (c) were charged and (d) actually paid Eviction Fees.

4. Excluded from the Settlement Classes are (1) persons who are employees, directors, officers, and agents of Defendants; (2) persons who timely and properly exclude themselves from the Settlement Classes as provided in this Agreement; (3) anyone who has previously executed a written release of all claims against Defendants related to the collecting or threatening to collect Eviction Fees and would otherwise be a member of the Settlement Classes; and (4) the Court, the Court's immediate family, and Court staff.

Class Counsel and Class Representative

5. Edward H. Maginnis and Karl S. Gwaltney of Maginnis Law, PLLC, and Scott C. Harris and Patrick M. Wallace of Whitfield Bryson & Mason LLP are appointed as Class Counsel.

6. Plaintiff Demetra Rush is appointed as representative of the Classes.

Preliminary Approval

7. The Settlement Agreement is preliminarily approved as describing a settlement that is within the range of settlements that the Court would find to be fair, reasonable, and adequate.
8. The Court's preliminary approval is subject to the right of any Class Member to challenge the Settlement and to show cause, if any exists, why a Final Order and Judgment dismissing this Action based on the Settlement should not be entered, after due and adequate notice has been provided to the Classes and a fairness hearing has been held as otherwise ordered herein.
9. The Court finds that the Settlement Agreement resulted from arm's-length negotiations, extensive investigation, and motions practice, and that the proposed settlement is sufficiently fair and reasonable so as to warrant notice thereof to the Classes, and to warrant a hearing concerning the settlement and the terms set forth in the Settlement Agreement.

Fairness Hearing

10. A hearing (the "Fairness Hearing") shall be held before this Court on _ February 3, 2020 at 2:00 p.m. at the United States District Court for the Middle District of North Carolina, 324 W. Market Street, Greensboro, N.C. 27401, to determine whether (a) the Classes

provisionally certified herein in fact satisfy each of the prerequisites for class certification set forth in Fed. R. Civ. P. 23(a) and Fed. R. Civ. P. 23(b)(3); (b) the settlement proposal described in the Settlement Agreement is fair, reasonable, and adequate; (c) orders granting final approval of the Settlement, entering final judgment and dismissing Plaintiff's Amended Complaint, as provided in the Settlement, should be entered; and (d) the applications of Class Counsel for the payment of attorneys' fees and expense and Plaintiff's incentive award should be approved.

11. At the Fairness Hearing, the Court will consider any objections presented by the Settlement Class members pursuant to paragraphs 20-23 of this Order and the parties' responses to any such objections.

Pre-Hearing Notice

12. The Court approves, as to form and content, the sample collection letter, the Claim Form, the Long Form Notice, the Postcard Notices, and Summary Email Notices (Exhibits A-G to the Settlement Agreement) and finds that the emailing, mailing, and distribution of the notices meet the requirements of Rule 23 of the Federal Rules of Civil Procedure and due process, and is the best notice practicable under the circumstances.
13. The Notice Period must commence within fourteen (14) calendar

days after the entry of this Preliminary Approval Order and should be substantially complete no later than sixty (60) days after the entry of this Preliminary Approval Order via electronic mail, first-class mail, an Internet website, and a toll-free number as set forth in the Settlement Agreement.

14. The Defendants shall provide the notification required under 28 U.S.C. § 1715 to each Appropriate Federal Official and to each Appropriate State Official.

Requests for Exclusion from Class

15. Any Class Member who wishes to be excluded from the proposed settlement must send a written request for exclusion to the Claims Administrator, in care of the post office box rented for that purpose, no later than thirty (30) days following the last day of the Notice Period.
16. Requests for exclusion must contain the following:
 - a. the Class Member's name, address and telephone number;
 - b. a statement by the Class Member that he/she wants to be excluded from the Class;
 - c. the name and docket number of this Action; and
 - d. the Class Member's original signature.
17. Any Class Member who does not send a timely written request for exclusion meeting the conditions described in the foregoing paragraph

shall be bound by the final settlement and by all subsequent proceedings, orders and judgments in this Action, even if such person has pending or subsequently initiates litigation or other proceedings against any Released Parties relating to matters or the claims released in this Action.

Objections to Settlement

18. Any Class Member who does not file a timely written request for exclusion may object, as described in paragraphs 20-23 of this Order, to the fairness, reasonableness, or adequacy of the settlement.
19. Class Members may not seek to exclude themselves from the Class and file an objection to the proposed settlement, however.
20. Any member of the Classes who wishes to object to any aspect of the settlement must deliver to Class Counsel and Defendants' Counsel, and file with the Court, no later than thirty (30) days after the last day of the Notice Period or as the Court may otherwise direct, a written statement of his/her objection(s). Written objections must include: (i) the objector's name, address, and telephone number; (ii) the name of this Action and the case number; (iii) a statement of each objection; (iv) proof of class membership, and (v) a written brief detailing the specific basis for each objection, including any legal and factual support the objector wishes to bring

to the Court's attention and any evidence the objector wishes to introduce in support of the objection.

21. Class Members may raise an objection either on their own or through an attorney hired at their own expense.
22. If the objection is made through an attorney, the written objection must also include: (1) the identity and number of the Settlement Class members represented by objector's counsel; (2) the number of such represented Settlement Class members who have opted out of the Settlement Class; and (3) the number of such represented Settlement Class members who have remained in the Settlement Class and have not objected. If the attorney intends to seek fees and expenses from anyone other than the objectors he or she represents, the attorney shall also file with the Court and serve upon Class Counsel and Defense Counsel not later than fourteen days before the Final Fairness Hearing or as the Court may otherwise direct a document containing the following: (1) the amount of fees sought by the attorney for representing the objector and the factual and legal justification for the fees being sought; (2) a statement regarding whether the fees being sought were calculated on the basis of a lodestar, contingency, or other method; (3) the number of hours already spent by the attorney and an estimate of the hours to be spent in the future; and (4) the attorney's hourly rate.

23. Any Class Member who fails to comply with the provisions of the subsections concerning objections shall waive and forfeit any and all rights he or she may have to appear separately and/or object, and shall be bound by all the terms of the settlement and by all proceedings, orders, and judgments in this Action.

Retention of Administrator

24. The Court authorizes Angeion Group to administer certain aspects of the settlement, including providing notice to the Classes; establishing and maintaining the Settlement Website; receiving and maintaining correspondence regarding requests for exclusion, intervention, and objections to the settlement; responding to inquiries from Class members received through the Settlement Website, or by first-class mail or by telephone; and assisting Defendants' Counsel and Class Counsel with other aspects of the settlement as necessary and directed by Counsel.
25. Angeion Group will also serve as the Claims Administrator.
26. The Claims Administrator shall perform the following duties: (a) prepare the Notice Plan; (b) disseminate the Notice of Class Settlement; (c) process claim forms and opt-out forms; (d) receive and serve on Class Counsel, Defendants' Counsel, and the Court any written objections and opt-out requests; determine the amounts of the awards due to eligible Settlement Class members in accord

with the terms and procedures set forth herein; (e) report, in summary or narrative form, to Class Counsel and Defendants' counsel regarding the completion of the tasks identified in this paragraph; (f) issue other reports and provide any and all files, documents, and data related to the Settlement Agreement, upon request, to Defendants' Counsel, or Class Counsel; (g) carry out other related tasks in accordance with the terms of the Settlement Agreement; and (h) agree to employ their best efforts to faithfully and fully perform any and all obligations and duties imposed on the Claims Administrator pursuant to the Settlement Agreement and its exhibits and amendments (if any).

Effect of Final Approval

27. If the settlement proposed by the Parties is finally approved, the Court shall enter a separate order approving the settlement, entering judgment and dismissing, with prejudice, the Class Action Complaint.
28. Such order and judgment shall be fully binding with respect to all Class Members and shall release Defendants and the Released Persons, along with their parent companies, lenders, insurers (including, but not limited to, Hanover Insurance Company), investors, affiliates, suppliers, successors, assigns, subsidiaries, related entities and trustees and/or beneficiaries of trusts which have an interest in the above referenced companies; any current, past or

future owners, members, directors, officers, employees, attorneys, accountants, direct and indirect shareholders, partners, members, or agents of the foregoing, as well as any and all entities with a current interest in any apartment complex in which any Settlement Class member resided to the extent such apartment complex was owned or managed by Defendants during the Class Period, from any and all claims or causes of action that are based upon, arise from or are related to, directly or indirectly, the Released Class Claims.

Schedule

29. The following deadlines shall apply unless modified by further order of the Court:
 - a. Notices in the form of the Exhibits to the Settlement Agreement shall be sent to Class Members via first class mail and electronic mail, as provided in the Settlement, within 14 days after entry of this Order, on or before October 25, 2019.
 - b. The Notices shall be made available through the Settlement Website no later than the date the first Class Notice is sent by e-mail.
 - c. The notice period shall run until December 10, 2019.
 - d. Any Claim Forms for the Collection Letter Class shall be filled out and submitted on or before December 23, 2019.
 - e. Any notices to appear at the Final Approval hearing shall be filed

on or before January 6, 2020.

- f. Any exclusions and objections to the Settlement shall be submitted on or before January 9, 2020.
- g. The Fairness Hearing shall be held at 2:00 p.m. on February 3, 2020 in Courtroom No. 2 of the United States District Court for the Middle District of North Carolina.
- h. The parties shall file and serve papers in support of final approval of the settlement, including any responses to proper and timely objections filed thereto, by January 27, 2020.
- i. Class Counsel shall file with this Court their petition for an award of attorneys' fees and reimbursement of expenses and request for incentive awards to the Plaintiff no later than on January 20, 2020.

This the 11th day of October, 2019.

/s/ N. Carlton Tilley, Jr.
Senior United States District Judge