CUNEO GILBERT & LADUCA, LLP

Charles J. LaDuca Katherine Van Dyck 4725 Wisconsin Avenue, NW, Suite 200 Washington, DC 20016

Tel: (202) 789-3960 Fax: (202) 789-1813 <u>charlesl@cuneolaw.com</u> <u>kvandyck@cuneolaw.com</u>

THE SULTZER LAW GROUP P.C.

Jason P. Sultzer, Esq. (Bar ID #: JS4546) 85 Civic Center Plaza, Suite 104 Poughkeepsie, NY 12601 Tel: (845) 483-7100

Tel: (845) 483-7100 Fax: (888) 749-7747

sultzerj@thesultzerlawgroup.com

HALUNEN LAW

Melissa W. Wolchansky Amy E. Boyle (admission forthcoming) 1650 IDS Center 80 South Eight Street Minneapolis, MN 55402 Telephone: (612) 605-4098

Facsimile: (612) 605-4099

wolchansky@halunenlaw.com
boyle@halunenlaw.com

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

TANYA MAYHEW, TANVEER ALIBHAI, and TARA FESTA, individually on behalf of themselves and all others similarly situated,

Plaintiffs,

v.

KAS DIRECT, LLC and S.C. JOHNSON & SON, INC.,

Defendants.

Case No.: 16-cv-6981 (VLB)

PLAINTIFFS' UNOPPOSED MOTION FOR PRELIMINARY APPROVAL OF SETTLEMENT, APPROVAL OF FORM NOTICE, AND SCHEDULING OF FINAL APPROVAL HEARING Plaintiffs Tanya Mayhew, Tanveer Alibhai, and Tara Festa ("Plaintiffs") respectfully move

this Court for an Order preliminarily approving the proposed class action settlement

("Settlement"), approving the form notice, and scheduling the final approval hearing as set forth

in the Settlement Agreement attached as Exhibit 1 to the Declaration of Melissa W. Wolchansky

("Wolchansky Declaration"). Specifically, the Parties ask that the Court enter the proposed Order,

thereby:

(1) granting Preliminary Approval of the Settlement Agreement;

(2) approving the proposed Notice program;

(3) directing Notice to Settlement Class Members;

(4) enjoining the prosecution of other litigation on behalf of Settlement Class Members

asserting any of the Released Claims; and

(5) scheduling a Final Approval Hearing.

In addition, Plaintiffs also request that the Court conditionally certify the proposed Class

for the purposes of Settlement.

In support of this Unopposed Motion, Plaintiffs rely on the attached Memorandum of Law,

as well as the Declarations of Melissa Wolchansky, Jason Sultzer, and Katherine Van Dyck and

their supporting exhibits, all documents filed therewith, and the arguments of counsel.

Respectfully submitted on this 3rd day of August, 2017.

Dated: August 4, 2017

CUNEO GILBERT & LADUCA, LLP

By: s/ Charles J. LaDuca

Charles J. LaDuca (Bar ID # 3975927) Katherine Van Dyck

4725 Wisconsin Avenue, NW, Suite 200

Washington, DC 20016 Tel: (202) 789-3960

Fax: (202) 789-1813

<u>charlesl@cuneolaw.com</u>

kvandyck@cuneolaw.com

THE SULTZER LAW GROUP P.C.

Jason P. Sultzer (Bar ID #: JS4546) 85 Civic Center Plaza, Suite 104 Poughkeepsie, NY 12601 Tel: (845) 483-7100

Fax: (888) 749-7747

sultzerj@thesultzerlawgroup.com

HALUNEN LAW

Melissa W. Wolchansky Amy E. Boyle (admission forthcoming) 1650 IDS Center 80 South Eight Street Minneapolis, MN 55402 Telephone: (612) 605-4098

Facsimile: (612) 605-4099 <u>Wolchansky@halunenlaw.com</u> <u>Boyle@halunenlaw.com</u>

Counsel for Plaintiff and the Class