

**IN THE UNITED STATES DISTRICT COURT
FOR THE MIDDLE DISTRICT OF FLORIDA
JACKSONVILLE DIVISION**

MAX STORY, *et al.*, on behalf of
themselves and all others similarly situated,

Plaintiffs,

v.

HEARTLAND PAYMENT SYSTEMS,
LLC,

Defendant.

No. 3:19-cv-724-TJC-SJH

ORDER GRANTING SETTLEMENT MODIFICATION

This matter having come before the Court on a **JOINT MOTION TO MODIFY THE SETTLEMENT**, (the “Motion”), the Court having reviewed in detail and considered the Motion, the Class Action Settlement Agreement (“Settlement Agreement”) between Plaintiffs Max Story and Nancy Murrey-Settle and Defendant Heartland Payment Systems, LLC (“Heartland”) (together, the “Parties”), and all other papers that have been filed with the Court related to the Settlement Agreement, **HEREBY GRANTS** the Parties’ Motion (Doc. 279).

IT IS HEREBY ORDERED AS FOLLOWS:

The Court hereby accepts the Parties’ modification of the Settlement Agreement to designate Feeding America to receive any residual funds in the event such funds exist. The Court concludes that, if such a residual exists, it is unlikely to

exceed \$100. Accordingly, while the Parties are ordered to use their best efforts to include notice of this modification in a previously scheduled “reminder” e-mail notice to all Class Members, the Parties are authorized to provide notification via the website only, because the cost of additional e-mail notice—approximately \$12,300—would significantly exceed the likely at issue funds; and this modification will not impact the amount of money any individual Class Member will receive, the amount Heartland will pay, or the amount of fees and costs the Court could or will award Plaintiffs’ counsel.

DONE AND ORDERED in Jacksonville, Florida, this 28th day of July, 2025.



Timothy J. Corrigan

TIMOTHY J. CORRIGAN

Senior United States District Judge