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12	SUDEDIOD COURT OF T	THE STATE OF CALIFORNIA	
13		NTY OF ALAMEDA	
14			
15	MICHAEL EVANS, as an individual and on behalf of others similarly situated,	CASE NO.: 23CV039533	
16	Plaintiff,	[Hon. Somnath Raj Chatterjee, Dept. 21]	
17	v.	JOINT STIPULATION RE: CLASS AND REPRESENTATIVE ACTION SETTLEMENT	
18	TLG SECURITY, an unknown business entity;	SETTLEMENT	
19	TLG, INC., a California corporation; THE LANCASHIRE GROUP, INC., a California	Complete Clade Labor 27, 2022	
20	corporation; and DOES 1 through 100, inclusive,	Complaint filed: July 27, 2023 Trial date: None set	
21	Defendants.		
22	Defendants.		
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JOINT STIPULATION RE: CLASS AND REPRESENTATIVE ACTION SETTLEMENT

This Joint Stipulation Re: Class and Representative Action Settlement ("Settlement" or "Settlement Agreement") is made and entered into between Plaintiff Michael Evans ("Plaintiff") on the one hand, and Defendant The Lancashire Group, Inc. ("Defendant") on the other hand (collectively, the "Parties").

1. **DEFINITIONS.**

The following terms, when used in Settlement, have the following meanings:

- **A.** "Action" or "Instant Action" means the civil action titled *Michael Evans v. TLG Security, et al.*, filed in the Superior Court for the State of California, County of Alameda, Case No. BC699625.
- **B.** "Aggrieved Employees" means any and all person who have been employed by Defendant as hourly, non-exempt employees in California at any time during the PAGA Period.
- C. "Agreement," "Settlement," "Settlement Agreement," or "Stipulation" means this Stipulation and Settlement of the Action.
- **D.** "Class Member" or "Settlement Class" means any and all persons who have been employed by Defendant as hourly, non-exempt employees in California at any time during the Class Period.¹
 - **E.** "Class Counsel" means Peter M. Hart of the Law Offices of Peter M. Hart.
- **F.** "Class Notice" means the Notice of Class Action Settlement substantially in the form attached as **Exhibit 1** hereto, and approved by the Court.
 - **G.** "Class Period" means July 27, 2019 through December 6, 2024.
 - **H.** "Class Representative" means Plaintiff, Michael Evans.
- I. "Complaint" means the operative complaint, which is the First Amended Class and Representative Action Complaint that will be filed in the Action (as detailed at Paragraph 2.F).
 - **J.** "Court" means the California Superior Court for the County of Alameda.

¹ The Settlement Class is estimated to consist of 145 persons, who worked approximately 38,800 shifts during the Class Period. If the actual number of Shifts worked by the Settlement Class increases by more than 10% of 38,800, the Gross Settlement Amount shall increase proportionally by the number of Shifts worked in excess of 42,680 as detailed in Paragraph 12 herein.

- **K.** "Defendant" means Defendant The Lancashire Group, Inc.
- L. "Defense Counsel" means Karin M. Cogbill of Jackson Lewis, P.C.
- **M.** "Effective Date" means the latest of the following: (i) sixty (60) calendar days following the date the Court enters the Final Approval Order and Judgment; or (ii) if an appeal is taken from the Final Approval Order and Judgment, then the date of final resolution of that appeal (including any requests for rehearing and/or petitions for *certiorari*), resulting in final and complete judicial approval of the Settlement in its entirety, with no further challenge to the Settlement being possible.
- N. "Final Approval Hearing" means the hearing set by the Court to (a) review the Settlement and determine whether the Court should give final approval to this Settlement, (b) consider any timely objections made pursuant to this Settlement, and all responses by the Parties, (c) consider the request for Class Counsel's Fee and Costs Award, (d) consider the Settlement Administrator's costs, and (e) consider the Class Representative's application for a Class Representative's Service Payment.
- **O.** "Final Judgment" shall mean the Order Granting Final Approval of the Settlement and Judgment entered by the Court.
- **P.** "Fee and Costs Award" shall mean Class Counsel's attorneys' fees and actual costs for litigation and resolution of this Action, which shall be awarded by the Court upon Class Counsel's motion/application for attorneys' fees and costs, and which shall be paid from the Gross Settlement Amount.
- **Q.** "Individual PAGA Payment" means an individual Aggrieved Employee's potential allocation of the Aggrieved Employees' 35% share of the PAGA Payment, as described in Paragraph 1.U.
- **R.** "Individual Settlement Payment" means an individual Class Member's potential allocation of the Net Settlement Amount based on the number of Shifts worked during the Class Period.

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shall be obligated to make in the amount of One Hundred Sixty-Seven Thousand Five Hundred Dollars (\$167,500.00), unless the same is escalated pursuant to Paragraph 12 of this Agreement. The following payments shall be made from the GSA: (a) Class Counsel's attorney fees not to exceed 30% of the GSA, or \$50,250.00, (b) Class Counsel's actual litigation costs submitted for proof, (c) reasonable Settlement Administration costs, estimated not to exceed \$5,000.00, (d) a Service Payment to the Class Representative in the amount of \$7,500.00, and (e) the PAGA Payment of \$20,000, of which 65% (or \$13,000.00) shall be paid to the Labor Workforce Development Agency and 35% (or \$7,000.00) shall be paid to Aggrieved Employees, based on a *pro rata* share of Pay Periods worked during the PAGA Period. Defendant's share of any employer-payroll taxes attributed to Individual Settlement Payments shall be paid separately and in addition to the Gross Settlement Amount, and shall be determined by the Settlement Administrator.

"Gross Settlement Amount" or "GSA" refers to the maximum total payment Defendant

- T. "Net Settlement Amount" is the remainder of the Gross Settlement Amount after deduction of Class Counsel's court-approved attorneys' fees and costs, the Settlement Administration Costs, the PAGA Payment of \$20,000.00 (with 65% distributed to the Labor Workforce Development Agency and 35% distributed to Aggrieved Employees), and the Class Representative's Service Payment. The Net Settlement Amount (less applicable withholdings attributed to the portion of Individual Payment Amounts designated as wages) will be distributed to Settlement Class Members.
- U. "PAGA Payment" shall mean the \$20,000 the Parties have allocated for payment of PAGA penalties, of which 65% (or \$13,000.00) shall be paid to the Labor Workforce Development Agency and 35% (or \$7,000.00) shall be paid to Aggrieved Employees, based on a *pro rata* share of Pay Periods worked during the PAGA Period.
 - V. "PAGA Period" means July 19, 2022 through December 6, 2024.
- **W.** "Pay Period" means the number of actual pay periods that an Aggrieved Employee worked for Defendant in a hourly, non-exempt position during the PAGA Period in California, based on hire dates, re-hire dates (as applicable) and termination dates (as applicable).

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- X. "PAGA Released Claims" means all claims, rights, demands, damages, liabilities and causes of action under PAGA, whether known or unknown, contingent or vested, arising at any time during the PAGA Period alleged in the PAGA Notice or that could have been alleged based on the facts stated therein.
 - Y. "Plaintiff" means Michael Evans.
- Z. "Plaintiff's Released Claims" means all claims, obligations, demands, actions, rights, causes of action, and liabilities against the Released Parties (as defined in Paragraph 1.DD), whether in law or equity, whether sounding in tort, contract, federal, state and/or local law, statute, ordinance, regulation, common law, or other source of law, whether known or unknown, and whether anticipated or unanticipated, including unknown claims covered by Civil Code § 1542 by Plaintiff, arising during Plaintiff's employment with Defendant and through the date of this Agreement, for any type of relief, including, without limitation, claims for wages, damages, unpaid costs, penalties (including civil and waiting time penalties), liquidated damages, punitive damages, interest, attorneys' fees, litigation costs, restitution, or equitable relief with the sole exception of any claims which cannot be released as a matter of law. Plaintiff's Released Claims include, but are not limited to, the Released Claims (as defined in Paragraph 1.CC) as well as any other claims under any provision of the Fair Labor Standards Act, the California Labor Code (including § § 132a, 4553 et seq.) or any applicable California Industrial Welfare Commission Wage Orders, and claims under state or federal discrimination statutes, including, without limitation, the California Fair Employment and Housing Act, California Government Code § 12940 et seq.; the Unruh Civil Rights Act, California Civil Code § 51 et seq.; the California Constitution; Title VII of the Civil Rights Act of 1964, 42 U.S.C. § 2000 et seq.; the Americans with Disabilities Act, 42 U.S.C. § 12101 et seq.; the Employee Retirement Income Security Act of 1974, 29 U.S.C. § 1001 et seq.; and all of their implementing regulations and interpretive guidelines. Plaintiff's Released Claims exclude any claims for workers' compensation or unemployment insurance benefits.
- **AA.** "Preliminary Approval" means the Court Order granting preliminary approval of the Settlement.

- **BB.** "QSF" means the Qualified Settlement Fund set up by the Settlement Administrator for the benefit of the Settlement Class Members and from which the Settlement payments shall be made.
- **CC.** "Released Claims" means all claims, rights, demands, damages, liabilities and causes of action, whether known or unknown, contingent or vested, state or federal, in law or in equity, arising at any time during the Class Period alleged in the Complaint or that could have been alleged based on the facts pleaded, along with related claims and all associated penalties.
- **DD.** "Released Parties" means Defendant and any and all of its affiliated companies and its respective parent companies, subsidiaries, affiliates, shareholders, members, agents (including, without limitation, any investment bankers, accountants, insurers, reinsurers, attorneys and any past, present or future officers, directors and employees) predecessors, successors, and assigns.
- **EE.** "Response Deadline" shall mean forty-five (45) calendar days from the initial mailing of the Class Notice to Class Members.
- **FF.** "Service Payment" means the amount approved by the Court to be paid to the Class Representative, not to exceed \$7,500.00, for the time and work he performed in this Action. The Class Representative's Service Payment amount shall be separate from and in addition to his Individual Settlement Payment as a Class Member and Individual PAGA Payment as an Aggrieved Employee. The Class Representative's Service Payment shall be considered non-wages, for which an appropriate IRS Form 1099 will be issued to the Class Representative.
- GG. "Settlement Administration Costs" means the fees and expenses reasonably incurred by the Settlement Administrator as a result of the procedures and processes expressly required by this Stipulation and which are estimated not to exceed \$5,000.00, and shall include all costs of administering the Settlement, including, but not limited to, all tax document preparation, custodial fees, and accounting fees incurred by the Settlement Administrator; all costs and fees associated with preparing, issuing and mailing any and all Class Notices; all costs and fees associated with communicating with Class Members, Class Counsel, and Defense Counsel regarding settlement; all costs and fees associated with computing, processing, reviewing, and paying the Individual Settlement Payments and Individual PAGA Payments, and resolving disputed claims; all costs and fees associated

with calculating tax withholdings and payroll taxes, making related payment to federal and state tax authorities, and issuing tax forms relating to payments made under the Settlement; all costs and fees associated with preparing any tax returns and any other filings required by any governmental taxing authority or agency; all costs and fees associated with preparing any other notices, reports, or filings to be prepared in the course of administering Individual Settlement Payments and Individual PAGA Payments; and any other reasonable costs and fees incurred and/or charged by the Settlement Administrator in connection with the execution of its duties under this Stipulation. In the event that the Court does not grant final approval of this Settlement and does not enter final judgment thereon, the Parties agree to share the Settlement Administration Costs actually incurred to date on a 50/50 basis.

- **HH.** "Settlement Administrator" shall mean Apex Class Action, LLC, the entity that will be responsible for the administration of the Settlement and related matters as described in this Settlement.
- II. "Settlement Class Member" means any and all Class Members who have not timely submitted a valid request for exclusion as set forth in this Settlement.
- **JJ.** "Shifts" means the number of shifts that a Class Member worked for Defendant in a hourly, non-exempt position during the Class Period in California, based on hire dates, re-hire dates (as applicable) and termination dates (as applicable).

2. DESCRIPTION OF THE LITIGATION

- **A.** Plaintiff is a former hourly, non-exempt employee who worked for Defendant in California doing the work of a security guard from approximately September 2022 through June 23, 2023.
- **B.** On or about July 19, 2023, Plaintiff filed with the LWDA and served on Defendant a notice under Labor Code section 2699.3 (the "PAGA Notice") stating Plaintiff intended to serve as a proxy of the LWDA to recover civil penalties for Aggrieved Employees. The PAGA Notice alleged various violations of the Labor Code.
- C. On or about July 27, 2023, Plaintiff filed a putative class action complaint in the Action alleging, inter alia, that Defendant failed to provide meal periods, failed to provide rest periods, failure to pay minimum and overtime wages, failed to reimburse work-related expenses, violated Labor Code

section 227.3, waiting time penalties, wage statement violations, and engaged in unfair competition based on the alleged Labor Code violations.

- **D.** In or around January 2024, the Parties agreed to attend mediation. In advance of mediation, Defendant agreed to informally produce handbooks and policy documents, Plaintiff's time and payroll records, the number of current and former employees in the Class Period, and the number of current and former employees in the PAGA Period. At mediation, Defendant also provided data regarding shifts worked during the Class Period.
- E. On October 7, 2024, the Parties attended a half-day mediation session with Hon. Carl J. West (Ret.), an experienced class action mediator. At this mediation, the Parties discussed Plaintiff's claims, theories for class certification, and Defendant's defenses thereto. The Parties also analyzed Defendant's potential exposure on Plaintiff's claims, including Defendants' potential liability for penalties and interest, as well as potential risks that Plaintiff would face in litigating this Action through a contested class certification, trial, and potential appeal(s). The mediation allowed the Parties to better understand each other's respective positions as to the claims, defenses, Defendant's exposure and discounts to such exposure/liability. With the aid of the mediator's evaluation, the mediation resulted in the preparation of a Memorandum of Understanding and agreement to resolve the Action based on the terms set forth herein.
- **F.** As detailed in the Memorandum of Understanding, the Parties agree that they shall stipulate to Plaintiff filing a First Amended Complaint to add his claims under the Private Attorneys' General Act of 2004, codified at Labor Code section 2698, *et seq.*, as detailed in the PAGA Notice dated July 19, 2023, to the Action for settlement purposes.
- **G.** Class Counsel and Defense Counsel have thoroughly investigated the claims and facts alleged in this Action and have made a thorough study of the legal principles applicable to the claims asserted against Defendant.
- **H.** Defense Counsel has explained to Class Counsel that it believes Defendant: (1) has substantial factual and legal defenses to the claims asserted in the Action, which render the outcome of the Action substantially uncertain; and (2) believe that class certification would not be granted. Class

Counsel has explained to Defense Counsel that it believes: (1) certification would be proper, (2) decertification will not happen, and that (3) Plaintiff will prevail on summary judgment or at trial on all claims certified by the Court. The proposed Settlement provides expeditious relief and benefits to Class Members (much sooner than would be possible than if the Parties' disputed positions were to be litigated in continued and ongoing litigation though trial and appeal).

I. Taking into account all relevant factors, present and potential, the Parties believe that this Settlement is a fair, adequate, and reasonable settlement of this Action and have arrived at this Settlement after extensive arms-length negotiations.

3. LIMITATION ON EFFECT OF SETTLEMENT

- **A.** In the event that this Settlement is terminated or cancelled pursuant to its terms, the Parties shall be deemed to have reverted to their respective status as of the date and time immediately prior to the execution of the Settlement.
- **B.** This Settlement shall not constitute, in this or any other proceeding, an admission of any kind by Defendant, including without limitation, that certification of a class is appropriate or proper or that Plaintiff could establish any of the requisite elements for class treatment of any of the claims in the Action. In the event that the Settlement is not finally approved, or the Settlement is otherwise terminated, Defendant expressly reserves all rights to challenge this Action and the propriety of class certification on all available grounds.
- C. Defendant specifically and generally denies any and all liability or wrongdoing of any sort with regard to any of the claims alleged, and makes no concessions or admissions of liability of any sort. Nonetheless, Defendant has concluded that further conduct of the Action would be undesirable, and Defendant wants the Action to be fully and finally settled in the manner and upon the terms and conditions set forth in this Settlement.

4. APPROVAL OF THE SETTLEMENT

A. The Parties will cooperate in obtaining an order from the Court approving the Settlement. The Parties agree to use their best efforts to expedite the preparation and submission of the Settlement and related documents. The Parties further agree to fully cooperate in the drafting

and/or filing of any further documents or filings reasonably necessary to be prepared or filed, shall take all steps that may be requested by the Court or that are otherwise necessary to the approval and implementation of this Settlement, and shall otherwise use their respective best efforts to obtain Court approval of this Settlement.

- **B.** Plaintiff will seek to obtain the Court's preliminary approval of the Settlement as directed by the Court. Plaintiff will submit this Settlement to the Court for preliminary approval of its terms and for approval of the steps to be taken to obtain final approval of the Settlement.
- C. If this Stipulation is terminated or canceled pursuant to its terms, the Parties shall be released from all remaining obligations under the terms of the Stipulation. In such an event, the Parties agree to share all costs incurred from carrying out the terms of the Stipulation, prior to its termination or cancellation, including but not limited to any Settlement Administration Costs on a 50/50 basis.

5. NOTICE, DISUTE, OBJECTION, AND EXCLUSION PROCESS

A. Notice to the Settlement Class.

- (1) The Settlement Administrator shall disseminate the Notice Packet in the manner described below, with the Settlement Administration Costs being paid from the Gross Settlement Amount.
- (2) No later than fifteen (15) calendar days after the entry of the Preliminary Approval Order, Defendant shall provide the Settlement Administrator with the following information for each Class Member: name, last known mailing address, last known telephone number, social security number, and the total number of Shifts worked in California during the Class Period (the "Class Data").
- (3) No later than five (5) business days after receipt of such Class Member information, the Settlement Administrator will perform a national change of address ("NCOA") search, update the addresses per the results of the NCOA search, and then mail the Class Notice (as defined in Paragraph 1.F) to each Class Member by first-class mail, postage prepaid.

- Administrator will make reasonable efforts to obtain a valid mailing address by using the Social Security number of the Class Member and standard skip tracing devices to conduct a search for a correct mailing address and by contacting Class Counsel and Defense Counsel. Following each search that results in a corrected address, the Settlement Administrator shall promptly resend the Class Notice to the Class Member by first-class mail, postage prepaid. Following each search that results in no corrected address, the Settlement Administrator shall resend the Class Notice to the Class Member, postage prepaid, to the original address; only one (1) such re-mailing to the same address shall ever occur, per address. The Settlement Administrator shall make one (1) attempt to re-mail the Class Notice within ten (10) business days from the date of the return of the Class Notice. In any event, such efforts must be completed no less than fifteen (15) business days before the date of the Final Approval Hearing.
- (5) If Defendant and the Settlement Administrator determine, based upon further review of available data, that a person previously identified as being a Class Member should not be so included or identify a person who should have been included as a Class Member but was not so included, Defendant and the Settlement Administrator shall promptly delete or add such person as appropriate and immediately notify Class Counsel prior to such deletions or additions (and the reasons thereof).
- (6) If any individual whose name does not appear on the Class Data provided to the Settlement Administrator believes that he or she is a member of the Class, he or she shall have the opportunity to dispute his or her exclusion from the Class. If an individual believes he or she is a member of the Class, he or she must notify the Settlement Administrator in writing no later than the Response Deadline. The Parties will meet and confer regarding any such individual(s) in an attempt to reach an agreement as to whether any such individual(s) should be regarded as a member of the Class. If the Parties so agree, the Settlement Administrator will mail a Class Notice to the individual(s), and treat the individual(s) as a member of the Class for all other purposes. Such an individual will have all of the same rights as any other member of the Class under this Agreement, and shall have up until the

latter of ten (10) business days from the mailing of the Class Notice or the Response Deadline in which to submit any Request for Exclusion, Objection, or to dispute the total number of Shifts worked.

- (7) The Settlement Administrator shall maintain an internal web page at its website (such as http://www.apexclassaction.com/TLGSecurity/) dedicated to providing Class Members pertinent information regarding this Settlement, including, without limitation, the following: (i) the name of the lawsuit; (ii) the name of the Court; (iii) Settlement Administrator's name and contact information; and (iv) Class Counsel's names and contact information. Also, available on the website will be the following documents in PDF-format for download: Complaint, Joint Stipulation of Settlement and Release, Notice of Settlement, and Preliminary Approval Order.
- (8) No later than the filing of Plaintiff's Motion for Final Approval of Class Action Settlement, the Settlement Administrator shall enable Class Counsel to file a declaration under penalty of perjury advising the Court that the requirements of this Settlement have been fulfilled.
- (9) Compliance with these procedures shall constitute due and sufficient notice to Class Members of this Settlement and shall satisfy the requirement of due process. Nothing else shall be required of, or done by, the Parties, Class Counsel, and Defense Counsel to provide notice of the proposed Settlement.

B. Response Deadline For Re-Mailed Notice.

For Class Members who are re-mailed the Class Notice due to it being undeliverable, the deadline by which to object, request exclusion, or dispute the number of Shifts worked will be the later of: (a) ten (10) business days from the date the Class Notice was re-mailed; or (b) the Response Deadline.

C. Requests for Exclusion.

Class Members, with the exception of the Class Representative, may opt-out of the Settlement. Class Members who wish to exercise this option must mail a written request to be excluded from the Settlement ("Request for Exclusion"), postmarked on or before the Response Deadline. The Request for Exclusion must include the following to be valid: (1) the Class Member's name; (2) the last four digits of the Class Member's Social Security Number; (3) the Class Member's signature; and (4) the

following statement or something to its effect: "Please exclude me from the Settlement Class in the Michael Evans v. TLG Security, et al. matter" or any statement standing for the proposition that the Class Member does not wish to participate in the Settlement. Members will have until the Response Deadline within which to complete and postmark their Request for Exclusion to the Settlement Administrator. The date of the postmark on the return-mailing envelope shall be the exclusive means used to determine whether a Request for Exclusion has been timely submitted, if the post mark on the return-mailing envelope is legible. If the post mark on the return-mailing envelope is not legible, then the date the return-mailing envelope is received by the Settlement Administrator shall be the exclusive means to determine whether a Request for Exclusion Form has been timely submitted.

By submitting a Request for Exclusion, a Class Member shall be deemed to have exercised his or her option to opt-out of the Released Claims portion of this Agreement. Any member of the Class who requests exclusion from the Settlement will not be entitled to any Individual Settlement Payment, will not be bound by the Released Claims, and will not have any right to object, appeal or comment thereon. If the individual is also an Aggrieved Employee, he or she will still receive an Individual PAGA Payment and be subject to the PAGA Released Claims. Class Members who fail to submit a valid and timely Request for Exclusion shall be bound by all terms of the Settlement and the Final Judgment entered in this Action, regardless of whether they otherwise have requested exclusion from the Settlement. The Settlement Administrator shall forward all Requests for Exclusion received to Class Counsel and Defense Counsel within one (1) business day of receipt. Also, not later than the filing of Plaintiff's Motion for Final Approval of Class Action Settlement, the Settlement Administrator shall enable Class Counsel to file the declaration of the Settlement Administrator advising the Court of a complete list of all members of the Class who have timely requested exclusion from the Settlement, and which shall authenticate all Requests for Exclusion received.

D. Objections.

Any person or entity who does not request exclusion but who wishes to object to this Settlement must submit a written objection ("Notice of Objection") to the Settlement Administrator, postmarked on or before the response deadline. The Notice of Objection should set forth in writing:

(1) the Objector's name; (2) the Objector's address; (3) the last four digits of the Objector's Social Security Number; (4) the Objector's signature; (5) a statement of whether the Objector plans to appear at the Final Approval Hearing; and (6) the reason(s) for the Objection, along with whatever legal authority, if any, the Objector asserts in support of the Objection. Class Members will have until the Response Deadline within which to complete and postmark their Notice of Objection. If the post mark on the return-mailing envelope is not legible, then the date the return-mailing envelope is received by the Settlement Administrator shall be the exclusive means to determine whether the Objection has been timely submitted received.

Any person or entity who fails to submit such a timely written Notice of Objection shall be deemed as having waived his/her objection, unless otherwise ordered by the Court, but shall not be precluded from appearing at the Final Approval and Fairness Hearing should s/he wish to appear. Either of the Parties may file a responsive document to the Notice of Objection with the Court no later than five (5) calendar days before the Final Approval and Fairness Hearing. The Settlement Administrator shall forward Class and Defense Counsel copies of all Notices of Objection, within one (1) business day of receipt. Also, not later than the filing of Plaintiff's Motion for Final Approval of Class Action Settlement, the Settlement Administrator shall enable Class Counsel to file a declaration under penalty of perjury advising the Court with a complete list of all members of the Class who have submitted Notices of Objection and shall authenticate all Notices of Objection received. The Settlement Administrator's declaration shall also include all Notices of Objection received as exhibits to the declaration.

E. Option to Void Settlement.

(1) If ten percent (10%) or more of the total number of Class Members submit timely valid Request for Exclusions, then Defendant shall have the option to void the Settlement. Defendant must notify Plaintiff of its decision to exercise this option within five (5) business days of receiving a report from the Settlement Administrator after the close of the Response Deadline, which shows that the total number of timely and valid requests for exclusion is at least or exceeds ten percent (10%) of the total Class Members.

(2) Neither the Parties nor their respective counsel will solicit or otherwise encourage any Class Member, directly or indirectly, to request exclusion from the Settlement or object to the Settlement.

F. Data Dispute Procedures.

- (1) Any Settlement Class Member who disputes the total number of Shifts worked for Defendant in California during the Class Period as identified in the Settlement Class Member's Notice of Settlement shall notify the Settlement Administrator and provide any supporting information or documentation by the Response Deadline, identifying the total number of Shifts worked that the Settlement Class Member contends s/he worked during the Class Period. If a Settlement Class Member does not timely dispute the information contained in the Settlement Class Member's Notice of Settlement, the information contained in the Notice of Settlement mailed to the Settlement Class Member shall govern the calculation of his or her Individual Payment Amount.
- (2) To the extent a Settlement Class Member disputes the number of Shifts contained in their Notice of Settlement, the Settlement Class Member may produce evidence to the Settlement Administrator showing that the Shift count is inaccurate. Absent evidence rebutting Defendant's records, Defendant's records will be presumed determinative. However, if a Settlement Class Member produces evidence contrary to Defendant's records, the Settlement Administrator will evaluate that evidence and make the final determination as to the number of Shifts that should be applied. Any such disputes must be resolved within five (5) business days after the Response Deadline.

6. INDIVIDUAL SETTLEMENT PAYMENTS AND INDIVIDUAL PAGA PAYMENTS

- A. All Settlement Class Members will receive their Individual Settlement Payment without the need to complete or submit claim forms. All Aggrieved Employees will receive their Individual PAGA Payment without the need to complete or submit claim forms.
- **B.** Individual Settlement Payments and Individual PAGA Payments shall be paid to Settlement Class Members and/or Aggrieved Employees by way of check. When a Settlement Class Member is also an Aggrieved Employee, one check may be issued that aggregates both the Individual Settlement Payment and the Individual PAGA Payment.

C. Individual Settlement Payments.

- (1) Each Settlement Class Member's Individual Settlement Payment shall be calculated as described in Paragraph 6.C.(2). The Individual Settlement Payment shall be determined from the Net Settlement Amount.
- (2) Each Settlement Class Member's Individual Settlement Payment shall be determined by dividing the Settlement Class Member's total number of Shifts worked during the Class Period by the total number of Shifts worked by all Class Members during the Class Period, resulting in that Settlement Class Member's *pro rata* share. Then each Settlement Class Member's Individual Settlement Payment will be calculated by multiplying each individual Class Member's *pro rata* share by the Net Settlement Amount. The calculation of a Settlement Class Member's total Shifts worked in California shall be construed from Defendant's records. Each Settlement Class Member's Individual Settlement Payment shall be distributed to that Settlement Class Member, less applicable withholdings attributed to the portion of Individual Settlement Payments designated as wages.
- (3) For each Class Member who submits a valid and timely Request for Exclusion, the Settlement Administrator shall proportionally increase the payments to each participating Class Member such that the total Settlement payout equals one hundred percent (100%) of the Net Settlement Amount.

D. Individual PAGA Payments.

Each Aggrieved Employee's Individual PAGA Payment shall be determined by dividing the Aggrieved Employee's total number of Pay Periods worked during the PAGA Period by the total number of Pay Periods worked by all Aggrieved Employees during the PAGA Period, resulting in that Aggrieved Employee's *pro rata* share. Then each Aggrieved Employee's Individual PAGA Payment will be calculated by multiplying each individual Aggrieved Employee's *pro rata* share by the \$7,000 portion of the PAGA Payment to be allocated to Aggrieved Employees. The calculation of an Aggrieved Employee's total Pay Periods worked in California shall be construed from Defendant's records.

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E. Taxation and Allocation.

- (1) The Parties recognize that the Individual Settlement Payments to be paid to Class Members reflect settlement of a dispute over claimed wages, interest, penalties. All Individual Payment Amounts to Settlement Class Members are allocated as follows: (a) 20% of the Individual Settlement Payments shall be allocated for payment of disputed wages for which Settlement Class Members shall receive a W-2 form; and (b) 80% of the Individual Settlement Payments shall be allocated for disputed penalties and interest, for which Settlement Class Members shall receive a 1099 form as and if required by law.
- (2) The Individual PAGA Payments shall be allocated 100% as penalties, for which Aggrieved Employees shall receive a 1099 form as and if required by law.
- (3) The employers' share of payroll taxes attributed to the wage portion of the Individual Settlement Payments shall be paid by Defendant separately and in addition to the Gross Settlement Amount.
- (4) The Settlement Administrator shall remit and report the applicable portions of the payroll tax payment to the appropriate taxing authorities on a timely basis pursuant to its duties and undertakings set forth in this Agreement. The Settlement Administrator shall furnish its own Employer ID Number and calculate all settlement checks and payroll deductions based on the information that will be provided by Defendant.
- Other than the withholding and reporting requirements set forth herein, Settlement Class Members shall be solely responsible for the reporting and payment of their share of any federal, state and/or municipal income or other taxes on payments made pursuant to this Settlement. No party has made any representation to any of the other Parties as to the taxability of any payments pursuant to this Settlement, including the payments to Class Members, the payments to Class Counsel, the payment to the Class Representative, the payroll tax liability of Defendant, or the allocation of Settlement proceeds to wage and non-wage income, or otherwise as to the tax implications of any provision of this Settlement.

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7. ATTORNEYS' FEES AND COSTS

Class Counsel shall apply to the Court for the Fee and Costs Award as defined in paragraph 1.P. Class Counsel shall request an award of attorneys' fees for an amount not to 30% of the Gross Settlement Agreement, or Fifty Thousand Two Hundred Fifty U.S. Dollars (\$50,250.00), and litigation costs actually incurred as supported by declaration to be paid from the Gross Settlement Amount. Defendant agrees not to oppose this request.

8. CLASS REPRESENTATIVE'S SERVICE PAYMENT

Class Counsel, on behalf of the Class Representative, shall apply to the Court for the Class Representative's Service Payment (as defined in paragraph 1.FF) for an amount not to exceed Seven Thousand Five Hundred U.S. Dollars (\$7,500.00) to be paid from the Gross Settlement Amount. Defendant agrees not to oppose this request.

9. FINAL APPROVAL HEARING

- **A.** On the date set forth in the Preliminary Approval Order and Notice of Settlement, the Court shall hold the Final Approval Hearing where objections, if any, may be heard.
- **B.** If the Court approves this Settlement at the Final Approval Hearing, the Parties request that the Court enter the Final Judgment after the Gross Settlement Amount is fully funded.

10. FUNDING AND DISTRIBUTION

- **A.** Within ten (10) business days after the Effective Date, Defendant shall deliver the Settlement Proceeds, as well as the estimated amount for employer-related payroll taxes by wiring the funds into the QSF, set up and controlled by the Settlement Administrator.
- **B.** The QSF shall be an interest-bearing account(s) at a federally-insured bank(s) that is mutually acceptable to the Parties and the Settlement Administrator that is FDIC insured for the full amount deposited. The Parties agree that the QSF shall be a non-reversionary fund and that under no circumstance will there be any reversion to Defendant of any of the funds from the Settlement Proceeds or the QSF.
- C. The payment of the Class Counsel's Fee and Costs Award and Class Representative's Service Payment approved by the Court in the Final Approval Order shall be paid five (5) business

days after Defendant wires the Settlement Proceeds into the QSF. The payment of \$13,000.00 to the Labor Workforce Development Agency, representing their 65% portion of the PAGA Payment, shall be paid within five (5) business days after Defendant wires the Settlement Proceeds into the QSF.

- **D.** The Settlement Administrator shall distribute checks via first-class mail to Settlement Class Members for their respective Individual Payment Amounts and to Aggrieved Employees for the Individual PAGA Payments no later than ten (10) business days after Defendant wires the Settlement Proceeds into the QSF.
- E. After ninety (90) days of issuance, funds from undeposited checks will be held by the Settlement Administrator. If the Class Member or Aggrieved Employee to whom the undeposited check is issued does not contact Class Counsel or the Settlement Administrator concerning his or her Individual Settlement Payment or Individual PAGA Payment within one-hundred eighty (180) calendar days of issuance, that payment shall be canceled and funds associated with such checks shall be considered unpaid, unclaimed or abandoned cash residue pursuant to Code of Civil Procedure section 384 ("Unpaid Residue"). The Unpaid Residue plus accrued interest, if any, as provided in Code of Civil Procedure section 384, shall be transmitted to the *cy pres* beneficiary, designated as the Katherine and George Alexander Community Law Center. The failure to claim or deposit any check issued by the Settlement Administrator shall have no effect on that Class Member's release of all Released Claims or Aggrieved Employee's Release of PAGA claims. The Settlement Administrator shall also enable Class Counsel to file a declaration attesting the distribution of the Gross Settlement Amount and the distribution of any "residual" funds in accordance with Cal. Code Civ. P. § 384, and as further ordered by the Court.
- **F.** The Settlement Administrator shall also remit all amounts withheld from Individual Payment Amounts attributed to the wage portion of the payments and all employer-related payroll taxes to the Internal Revenue Service and California E.D.D., and/or any other proper entity to whom withholdings and employer-related payroll taxes attributed to Individual Payment Amounts are due, no later than one hundred and eighty (180) days after issuance of Individual Settlement Payments. In the

event that the estimated amount of Defendant's employer-related payroll taxes exceeds the amount wired to the QSF, any excess monies shall revert to Defendant.

G. No person shall have any claim against the Settlement Administrator, Defendant or any of the Releasees, the Class Representative, the Class Members, Aggrieved Employees or Class Counsel based on payments made substantially in accordance with this Settlement, or further Orders of this Court.

11. RELEASE OF CLAIMS

- **A.** Upon the Effective Date and full and final payment by Defendant of the Gross Settlement Amount, the Class Representative and each Settlement Class Member shall be deemed to have fully, finally, and forever released the Released Parties from all Released Claims, as defined in Paragraph 1.CC.
- **B.** Upon the Effective Date and full and final payment by Defendant of the Gross Settlement Amount, the Class Representative and each Aggrieved Employee shall be deemed to have fully, finally, and forever released the Released Parties from all PAGA Released Claims, as defined in Paragraph 1.X.
- C. Upon the Effective Date and full and final payment by Defendant of the Gross Settlement Amount, Plaintiff shall additionally be deemed to have fully, finally, and forever released the Released Parties from Plaintiff's Released Claims, as defined in Paragraph 1.Z.
- **D.** With respect to Plaintiff's Released Claims *only*, Plaintiff shall be deemed to have expressly waived and relinquished, to the fullest extent permitted by law, the provisions, rights, and benefits he may otherwise have had pursuant to Paragraph 1542 of the California Civil Code, which provides as follows:

A general release does not extend to claims which the creditor does not know or suspect to exist in his or her favor at the time of executing the release, which if known to him or her must have materially affected his or her settlement with the debtor.

12. INCREASE IN SHIFTS

Defendant represents that as of mediation on October 7, 2024, the Settlement Class consists of an estimated 145 persons, who worked approximately 38,800 Shifts during the Class Period. If JOINT STIPULATION RE: CLASS AND REPRESENTATIVE ACTION SETTLEMENT

the actual number of Shifts worked by the Settlement Class increases by more than 10% of 38,800 (*i.e.*, if the total number of Shifts is more than 42,680 as of December 6, 2024), the Gross Settlement Amount shall increase proportionally by the number of Shifts worked in excess of 42,680 multiplied by the Shift Value. The Shift Value shall be calculated by dividing the Gross Settlement Amount by 38,800. The Parties agree that the Shift Value amounts to \$4.32 per Shift (\$167,500 / 38,800 Shifts). Thus, for example, should there be 44,000 Shifts in the Class Period, then the Gross Settlement Amount shall be increased by \$5,702.40(44,000 Shifts – 42,680 Shifts x \$4.32/Shift).

13. MISCELLANEOUS PROVISIONS

A. Unless otherwise specifically provided herein, all notices, demands, or other communications given hereunder shall be in writing and shall be addressed as follows:

To the Plaintiffs and the Class:

Peter M. Hart
Ashlie E. Fox
Law Offices of Peter M. Hart
12121 Wilshire Boulevard, Suite 525
Los Angeles, California 90025

To Defendant:

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Karin M. Cogbill, Esq. Jackson Lewis, P.C. 160 W. Santa Clara Street, Suite 400 San Jose, CA 95110

B. Defendant shall not take any adverse action against any Class Member because of the Action or because of the existence of, and/or participation in, the Settlement, or because they choose to benefit from the Settlement or to object to the Settlement. Neither Party shall take any action to discourage Class Members from participating in the Settlement.

- **C.** Each of the Parties has cooperated in the drafting and preparation of this Settlement. Hence, in any construction made to this Settlement, the same shall not be construed against any of the Parties.
- **D.** The Class Representative, by signing this Settlement, is bound by the terms herein and further agrees not to request to be excluded from the Settlement and not to object to any terms of this Settlement. Any such request for exclusion or objection shall therefore be void and of no force or effect. Defendant, Class Counsel, and the Class Representative waive their rights to file an appeal, writ, or any challenge whatsoever to the terms of this Settlement.

JOINT STIPULATION RE: CLASS AND REPRESENTATIVE ACTION SETTLEMENT

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- **E.** Neither Class Counsel nor any other attorneys acting for, or purporting to act for, the Class, Class Members, or Class Representatives, may recover or seek to recover any amounts for fees, costs, or disbursements from the Released Parties or the Settlement except as expressly provided herein.
- **F.** This Settlement may not be changed, altered, or modified, except in writing signed by the Parties hereto and approved by the Court. This Settlement may not be discharged except by performance in accordance with its terms or by a writing used by the Parties hereto.
- **G.** This Agreement, including Exhibits, constitutes the full, complete and entire understanding, agreement and arrangement between Plaintiff on the one hand, and Defendant on the other hand, with respect to the settlement of the Action and Released Claims against Defendant. Except those set forth expressly in the Agreement, there are no other agreements, covenants, promises, representations or arrangements between the Parties with respect to the Settlement of the Action and the Released Claims against Defendant.
- **H.** This Settlement shall be binding upon and inure to the benefit of the Parties hereto and their respective heirs, trustees, executors, successors, and assigns.
- I. This Settlement may be executed in one or more counterparts, including by electronic signature. All executed counterparts and each of them shall be deemed to be one and the same instrument.
- J. In the event that one or more of the Parties to this Settlement institutes any legal action, arbitration, or other proceeding to enforce the provisions of this Settlement or to declare rights and/or obligations under this Settlement, the successful party or parties shall be entitled to recover from the unsuccessful party or parties reasonable attorneys' fees and costs. Notwithstanding the entry of Final Judgment, the Court shall retain jurisdiction of this matter solely for the purposes of interpreting and enforcing the terms of this Agreement and the Judgment.
- **K.** This Settlement and the Exhibits hereto shall be considered to have been negotiated, executed, and delivered, and to have been wholly performed, in the State of California, and the rights and obligations of the Parties to the Settlement shall be construed and enforced in accordance with, and governed by, the substantive laws of the State of California (including Cal. Code Civ. P. § 664.6) without giving effect to that State's choice of law principles.
- **L.** Paragraph titles or captions contained in the Settlement are inserted as a matter of convenience and for reference, and in no way define, limit, extend, or describe the scope of this Settlement, or any provision thereof.

- **M.** Before declaring any provision of this Settlement invalid, the Court shall first attempt to construe the provisions valid to the fullest extent possible consistent with applicable precedents so as to define all provisions of this Settlement valid and enforceable.
- **N.** The Parties agree to the Court staying and holding all proceedings in the Action, except such proceedings necessary to implement and complete the Settlement, in abeyance pending the settlement hearings to be conducted by the Court.
- O. The Parties agree to keep the Settlement confidential through Preliminary Approval. Thereafter, the Parties agree that they will make no comments to the media or other publicize the terms of the Settlement. Class Counsel and Defense Counsel agree to make no reference to the Settlement on their respective websites and/or on their respective social media.
- **P.** All terms of this Agreement and the Exhibits thereto shall be governed by and interpreted according to the law of the State of California.

SIGNATURES FOLLOW ON NEXT PAGE

1	IN WITNESS WHER	EOF, this Settlement	is executed by the Parties and their duly authorized
2	attorneys, as of the day	and year herein set fort	h.
3			
4	23/01/25 Dated:	, 2025	By. M. (Caple 15 (Jan 23, 2025 13:13 PST)
5			MICHAEL EVANS Plaintiff
6			1 Idilitiii
7	Dated:	, 2025	By: THE LANCASHIRE GROUP, INC.
8			By: Its:
9	,		Its: Defendant
10 11			
12	APPROVED AS TO FO	ORM AND CONTENT	`:
13			LAW OFFICES OF PETER M. HART
14	/ -		
15	2		
16	Dated:	, 2025	By: PETER M. HART
17			Attorney for Plaintiff and the Class
18			JACKSON LEWIS, P.C.
19			JACKSON LEWIS, F.C.
20			
21	Dated:	, 2025	By: KARIN COGBILL
22	ξ.		Attorneys for Defendant The Lancashire Group,
23			Inc.
24	8		
25	4		
26			
27			
28			
`	JOINT STIPULATION RE: CLASS AND REPRESENTATIVE ACTION SETTLEMENT		ND REPRESENTATIVE ACTION SETTLEMENT

1	IN WITNESS WHEREOF, this Settlement is	executed by the Parties and their duly authorized
2	attorneys, as of the day and year herein set forth	
3		
4	Dated:, 2025	By:
5		By: MICHAEL EVANS Plaintiff
6		
7	Dated:, 2025	By: THE LANCASHIRE GROUP, INC.
8 9		By: Its:
10		Its: Defendant
11		
12	APPROVED AS TO FORM AND CONTENT:	
13		LAW OFFICES OF PETER M. HART
14		
15	Dated: 1/23 , 2025	By: Peter M. Hart
16	Dated	PETER M. HART
17		Attorney for Plaintiff and the Class
18		JACKSON LEWIS, P.C.
19		
20	Dated:, 2025	By:
21 22	Batcu, 2023	KARIN COGBILL
23		Attorneys for Defendant The Lancashire Group, Inc.
24		
25		
26		
27		
28		
	IOINT STIPULATION RECCLASS AN	D REPRESENTATIVE ACTION SETTLEMENT

1	IN WITNESS WHEREOF, this Settlement is	s executed by the Parties and their duly authorized
2	attorneys, as of the day and year herein set forth	1.
3		
4	Dated:, 2025	D _V .
5	Dated, 2023	By: MICHAEL EVANS
6		Plaintiff
7	Dated:, 2025	By:
8		THE LANCASHIRE GROUP, INC.
9		By:
10		Defendant
11		
12	APPROVED AS TO FORM AND CONTENT:	
13		LAW OFFICES OF PETER M. HART
14		
15	Dated:, 2025	By:
16	Dated:, 2025	PETER M. HART
17		Attorney for Plaintiff and the Class
18		JACKSON LEWIS, P.C.
19		JACKSON LEWIS, T.C.
20		Valor N. / .
21	Dated:, 2025	By: KARIN COGBILL
22		Attorneys for Defendant The Lancashire Group,
23		Inc.
24		
25		
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	IOINT STIDLIL ATION DE CLASS A	ND DEDDESENTATIVE ACTION SETTI EMENT

2025-01-22 TLG Settlement Agreement (final)

Final Audit Report

2025-01-23

Created:

2025-01-23

By:

Ashlie Fox (ashlie.fox.loph@gmail.com)

Status:

Signed

Transaction ID:

CBJCHBCAABAAqEs2CUd8CDnhVC6PFNjAN3Jt96ppKfmq

"2025-01-22 TLG Settlement Agreement (final)" History

- Document created by Ashlie Fox (ashlie.fox.loph@gmail.com) 2025-01-23 - 6:07:34 PM GMT- IP address: 198.255.225.133
- Document emailed to Michael Evans (michael.evans41315@gmail.com) for signature 2025-01-23 - 6:07:39 PM GMT
- Email viewed by Michael Evans (michael.evans41315@gmail.com) 2025-01-23 - 9:09:12 PM GMT- IP address: 66.249.84.36
- Document e-signed by Michael Evans (michael.evans41315@gmail.com) Signature Date: 2025-01-23 - 9:13:23 PM GMT - Time Source: server- IP address: 174.227.163.242
- Agreement completed. 2025-01-23 - 9:13:23 PM GMT

Exhibit 1

NOTICE OF CLASS ACTION SETTLEMENT

If you worked for The Lancashire Group, Inc. as an hourly, non-exempt employee in California at any point during the period from July 27, 2019 through December 6, 2024, a class action settlement may affect your rights.

Michael Evans v. TLG Security, et al. Alameda County Superior Court Case No. 23CV039533

- One former employee, Plaintiff Michal Evans ("Plaintiff"), sued The Lancashire Group, Inc. ("Defendant") on behalf of himself and others similarly situated. The class action lawsuit alleges that Defendant engaged in practices that violate California's laws by (1) failing to provide meal periods, (2) failing to provide rest periods, (3) failing to pay minimum wages, (4) failing to pay overtime wages, (5) failing to reimburse for work-related expenses, (6) failing to pay vacation wages upon separation from employment, (7) failing to provide accurate wage statements, (8) failing to timely pay all wages owed at the end of employment, (9) engaging in unfair competition, and (10) is subject to related civil penalties in violation of the Private Attorneys General Act ("PAGA").
- The claims of Plaintiff and the Class have been settled. The Court has preliminarily approved the
 Settlement and determined that there is sufficient evidence to suggest that the proposed
 Settlement might be fair, adequate, and reasonable. A final determination will be made by the
 Court at a Final Approval Hearing.
- If you qualify as a Class Member, you could receive money from the Settlement. An estimate of the amount of money you could receive is listed below.
- Your legal rights may be affected whether you act or don't act. Read this Class Notice ("Notice") carefully.

Your Legal Rights and Options in This Settlement		
Do Nothing	You will be paid your Individual Settlement Payment, in exchange for giving up any rights to sue for the Released Claims (see Section 12).	
EXCLUDE YOURSELF	You will waive any right to be paid your Individual Settlement Payment and retain any rights to sue for the Released Claims (see Section 12), in exchange for giving up any right to object to the Settlement.	
Овјест	You will tell the Court why you don't agree with the Settlement, following the procedures described more fully below (see Section 15). The Court may or may not agree with your objection, and you may still be paid your Individual Settlement Payment, in which case you will be deemed as having given up any rights to sue for the Released Claims. However, if you exclude yourself from the Settlement, you may not object.	

HOW MUCH CAN I GET?	Your Individual Payment Amount is estimated to be \$
HOW MANY WORKWEEKS WORKED	The total number of shifts you worked is estimated to be

- Your rights and options and the deadlines to exercise them are explained in this Class Notice.
- The Court in charge of this case still has to decide whether to approve the Settlement. Payments will be made if the Court approves the Settlement and after any appeals are resolved.

The Court has scheduled the Final Fairness Hearing in this matter for ______, 2025 at _____ in Department 21 of the Alameda County Superior Court, located at 1221 Oak Street, Oakland, California. See Section 14 below for more information.

1. Why Did I Get This Notice Package?

You are not being sued. Plaintiff sued The Lancashire Group, Inc. in a class action on behalf of current and former employees like you.

Defendant's records show that you were employed as an hourly, non-exempt employee in California at some point during the period from July 27, 2019 through December 6, 2024.

You received this Class Notice because you have a right to know about a proposed Settlement of a class action lawsuit and about your options before the Court decides whether to approve the Settlement. If the Court approves it, and after objections or appeals are resolved (if any), a Settlement Administrator appointed by the Court will make the payments that the Settlement allows.

This Class Notice explains the lawsuit, the Settlement, your legal rights, what benefits are available, who is eligible for them, and how to get them.

2. What Is This Lawsuit About?

Plaintiff is a former security guard employee of Defendant. The Court has approved Plaintiff to represent the Class for purposes of this Settlement.

In his Complaint, Plaintiff contends that Defendant did not provide legally compliant meal and rest periods because employees were required to remain on-call and respond to their radio or phone, did not pay employees for all hours worked for time spent communicating with Defendant and for time worked during meal periods, did not reimburse employees for required uniform maintenance costs, did not properly pay vacation wages owed at the end of employment, and as a result, did not provide accurate wage statements or timely pay all wages owed at the end of employment. On behalf of himself and other hourly paid, non-exempt employees who worked for Defendant in California, Plaintiff seeks to recover in the Action unpaid wages, related penalties, interest, costs of suit, and attorneys' fees.

The Court has not decided whether or not Defendant violated any laws or whether any person is entitled to any damages or other relief.

3. Do I Need to Hire an Attorney?

You do not need to hire your own attorney. The Court has already appointed Class Counsel (see Section 16 for contact information). However, you may hire your own attorney at your own expense if you choose to do so.

4. What Is Defendant's Position?

Defendant denies all of the allegations against it in the Lawsuit, maintains that it complied with all labor laws, and contends that, except for the purposes of settlement, the claims in the Action may not be pursued as a class action. Defendant has agreed to settle the case as part of a compromise with Plaintiff and Class Counsel, and by doing so is not admitting liability on any of the factual allegations or claims in the case.

5. Why Is There a Settlement?

The Court did not decide in favor of Plaintiff or Defendant. After a thorough investigation into the facts of this lawsuit, both sides agreed to the Settlement after a mediation session with a separate, neutral third-party mediator. The lawsuit was settled because Class Counsel and the Plaintiff believe that the amount of the Settlement is fair, adequate, and reasonable in light of the strength and weaknesses of the claims and other factors present and potential.

6. How Do I Know If I Am Part of the Settlement?

You are a member of the Class if you were employed by Defendant as an hourly, non-exempt employee in California at any point during the period from July 27, 2019 through December 6, 2024.

7. What Does the Settlement Provide?

Defendant has agreed to pay the Class Settlement Amount of One Hundred Sixty-Seven Thousand Five Hundred Dollars (\$167,500) in exchange for a release of the claims asserted in the Lawsuit. Payments to be made from the Class Settlement Amount include 1) the cost of settlement administration (not to exceed \$5,000); 2) the amount of attorney's fees (not to exceed \$50,250) and litigation costs (currently estimated at \$12,000) awarded to Class Counsel; 3) the amount of Enhancement Payment awarded to Plaintiff (not to exceed \$7,500); 4) PAGA penalties payable to the State of California's Labor and Workforce Development Agency (\$13,000), 5) PAGA penalties to Defendant's Aggrieved Employees (\$7,000), and 6) settlement benefits to class members who do not exclude themselves from the Settlement. It is estimated that, after deducting the above expenses from the Class Settlement Amount, the Net

Settlement Amount of approximately Seventy-Two Thousand Seven Hundred Fifty Dollars (\$72,750) will be available for distribution to members of the Settlement Class.

Each member of the Class who does not submit a timely request for exclusion from the Settlement shall receive a portion of the Net Settlement Amount based on the number of shifts worked for Defendant during the Class Period. The calculation of your Individual Settlement Payment amount will be determined by the formula set forth in section 9 below.

8. What Can I Get From the Settlement?

Participating Settlement Class Members (those who do not opt-out) will be paid out of the Net Settlement Amount. Twenty Percent (20%) of each Individual Settlement Payment will be designated for alleged unpaid wages, for which an IRS Form W-2 shall be issued, and Eighty Percent (80%) will be designated for alleged interest and penalties, for which an IRS Form 1099 shall be issued, as appropriate.

If you do not timely submit a valid request for exclusion by the Response Deadline, which is forty-five (45) calendar days from the date of the mailing of this Notice or <<date>>, you will receive your Individual Settlement Payment after the Court approves the Settlement. Your estimated Individual Settlement Payment is listed on the second page of this Notice.

9. How Was My Individual Payment Amount Calculated?

Based on Defendant's records, the Settlement Administrator calculated each Class Member's Individual Settlement Payment by dividing the total number of shifts worked by a Class Member by the total number of shifts worked by all Class Members during the Class Period, resulting in that Class Member's pro rata share. Then each Class Member's Individual Settlement Payment will be calculated by multiplying each individual Class Member's pro rata share by the Net Settlement Amount.

For each Class Member who submits a valid and timely request for exclusion, the Settlement Administrator shall proportionally increase the payments to each participating Settlement Class Member such that the total Settlement payout equals one hundred percent (100%) of the Net Settlement Amount.

Individual Settlement Payments from the Net Settlement Amount are net of any applicable tax withholdings attributed to the wage portion of the settlement, and any employer payroll taxes attributed to the Individual Settlement Payments shall be paid by Defendant. You should, however, consult with your tax advisor to determine whether you will be required to pay any taxes for your Individual Settlement Payment.

10. How Can I Get Payment?

To receive your Individual Settlement Payment, you do not need to do anything. As long as you do not exclude yourself from the Settlement, you will receive your share of the settlement benefits following final approval of the Settlement by the Court.

If you do nothing, you will receive your Individual Settlement Payment listed on the second page of this Notice and be bound by the terms of the Settlement (including the Released Claims described in Section 12 below).

California law protects Class Members from retaliation based on their decision to participate in a class action settlement.

11. When Would I Get My Payment?

The Court will hold the Final Approval Hearing on or about <<date>> at <<ti>in Department 21 of the California Superior Court for the County of Alameda, 1221 Oak Street, Oakland, California, to decide whether to grant final approval of the Settlement.

If the Court grants final approval of the Settlement, your Individual Settlement Payment will be mailed to you within approximately three months from the date of final judgment, unless there are objections, appeals, or other challenges to the final judgment. It is always uncertain when these issues can be resolved, and resolving them can take time.

12. What Rights Do I Give Up If I Participate or Do Nothing?

Unless you exclude yourself, you will remain a Class Member, and you will be bound by the terms of the Settlement, including releasing the Released Claims described below. That means that you will be unable to sue, or to continue to sue, or be part of any other lawsuit about the Released Claims. It also means that all of the Court's orders will apply to you and legally bind you.

Released Claims

Upon the full and final payment by Defendant of the Class Settlement Amount, unless you submit a valid and timely request for exclusion, you shall be deemed to fully, finally, and forever release and discharge Defendant and any and all of its affiliated companies and its respective parent companies, subsidiaries, affiliates, shareholders, members, agents (including, without limitation, any investment bankers, accountants, insurers, reinsurers, attorneys and any past, present or future officers, directors and employees) predecessors, successors, and assigns ("Released Parties") of all claims, rights, demands, damages, liabilities and causes of action, whether known or unknown, contingent or vested, state or federal, in law or in equity, arising at any time during the Class Period alleged in the Complaint or that could have been alleged based on the facts pleaded, along with related claims and all associated penalties ("Released Claims").

The "Release of Claims Period," or the time period for which the Released Claims are released shall be from July 27, 2019 through December 6, 2024.

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13. How Do I Exclude Myself from the Settlement?

If you do not wish to participate in the Settlement, you may exclude yourself (generally called "opting out") by submitting timely letter indicating a request to be excluded from the Settlement.

The Request for Exclusion must: (i) set forth your name, address, telephone number and last four digits of your Social Security Number; (ii) be signed by you; (iii) be returned to the Settlement Administrator; (iv) clearly state that you do not wish to be included in the Settlement; and (v) be postmarked Form no later than <-Response Deadline>> to:

Apex Class Action, LLC
Address
Phone: (***) ***-***
Facsimile: (***) ***-***

If you submit a timely Request for Exclusion, then upon its receipt you shall no longer be a member of the Class, you shall be barred from participating in any portion of the Settlement of Released Claims, you may not Object, and you shall receive no benefits from the Class portion of this Settlement, including payment of your Individual Settlement Payment. If you are also an Aggrieved Employee, you will however still be subject to the PAGA Released Claims and receive an Individual PAGA Payment. You will retain all rights you have to pursue individual claims. If you do not submit a complete and timely written Request for Exclusion, you will be included in the Class, and be bound by the terms of the Settlement (including the Released Claims described in Section 12 herein).

Do not submit both an Objection and Request for Exclusion. If you submit both, the Request for Exclusion will be valid, and you will be excluded from the Settlement class.

14. When Is the Final Approval and Fairness Hearing?

The Court will hold a Final Approval Hearing in Department 21 of the California Superior Court for the County of Alameda, 1221 Oak Street, Oakland, California, on <<date>> at <<time>> or such other, later date as the Court may authorize, to determine whether the Settlement is fair, reasonable, and adequate; and if there are Objections, the Court will consider them. The Court will also be asked to approve Class Counsel's request for attorneys' fees and litigation costs, Class Representative's Enhancement Payment, and Settlement Administration Costs.

If the hearing is continued, notice will be given to Objectors by the Settlement Administrator. It is not necessary for you to appear at this hearing, but you may do so at your own expense. Notice of the final judgment will be posted on the Settlement Administrator's website at http://www.apexclassaction.com/TLGSecurity.

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15. How Do I Object to the Settlement and Appear at the Final Approval and Fairness Hearing?

You may Object to the terms of the Settlement before the Final Approval Hearing. However, if the Court rejects your Objection, you will still be bound by the terms of the Settlement.

To object to the Settlement Agreement, you must timely submit to the Settlement Administrator a Notice of Objection. For a Notice of Objection to be valid, it must include: (i) your full name, address, and telephone number; (ii) the last four digits of your Social Security number, (iii) a written statement of all grounds for the objection accompanied by any legal support for such objection, (iv) a statement of whether you intend to appear at the Final Approval Hearing, and (v) your signature.

To be valid and effective, any Notice of Objection must be postmarked and mailed by the << Response Deadline >>.

Any person or entity who fails to submit such a timely written Notice of Objection shall be deemed as having waived his/her objection, unless otherwise ordered by the Court, but shall not be precluded from appearing at the Final Approval and Fairness Hearing should s/he wish to appear.

DO NOT TELEPHONE THE COURT.

You do not have to attend the Final Approval Hearing, but you may do so. If you send a Notice of Objection, you do not have to come to Court to talk about it. As long as you mailed your written Notice of Objection on time, the Court will consider it.

If the Court approves the Settlement despite any Objections, you will receive your Individual Settlement Payment and will be bound by the terms of the Settlement (including the Released Claims described in section 12 herein).

16. How Do I Get Additional Information?

The above is a summary of the basic terms of the Settlement. For the precise terms and conditions of the Settlement, you should consult the detailed Settlement Agreement (entitled the "Joint Stipulation of Class Action Settlement and Release") between Plaintiff and Defendant. The Settlement Agreement and other relevant documents in the Lawsuit, including the operative complaint, the Class Notice, the motion for preliminary approval and all related papers and Court Orders, and the motion for final approval, attorneys' fees and costs, and representative enhancement and all related papers and Court Orders will be available on the Settlement website at http://www.apexclassaction.com/TLGSecurity.

The pleadings and other records in this litigation (Case No. 23CV039533) are also available for purchase on the Court's website at https://eportal.alameda.courts.ca.gov/.

If you have any questions, you can call the Settlement Administrator at (800) 000-0000 or Class Counsel at the telephone number(s) listed below.

CLASS COUNSEL	THE LANCASHIRE GROUP, INC.'S ATTORNEYS
Peter M. Hart, Esq.	Karin M. Cogbill, Esq.
Ashlie E. Fox, Esq.	JACKSON LEWIS, P.C.
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PLEASE DO NOT WRITE OR TELEPHONE THE COURT OR THE OFFICE OF THE CLERK FOR INFORMATION REGARDING THIS SETTLEMENT.

BY ORDER OF THE CALIFORNIA SUPERIOR COURT