1 2 3 4 5 6 7 8 9 10	JCL LAW FIRM, APC Jean-Claude Lapuyade (State Bar #248676) 5440 Morehouse Drive, Suite 3600 San Diego, CA 92121 Telephone: (619) 599-8292 jlapuyade@jcl-lawfirm.com ZAKAY LAW GROUP, APLC Shani O. Zakay (State Bar #277924) 5440 Morehouse Drive, Suite 3600 San Diego, CA 92121 Telephone: (619) 255-9047 shani@zakaylaw.com Attorneys for Plaintiff ALEXIS TOPETE-HERN (Additional Counsel on next page)	ANDEZ
	(Additional Counsel on next page)	
11 12	SUPERIOR COURT OF TH	E STATE OF CALIFORNIA
13	IN AND FOR THE CO	UNTY OF RIVERSIDE
13	ALEXIS TOPETE-HERNANDEZ, individually, and on behalf of other members	Case No. CVRI2400968
15	of the general public similarly situated and on behalf of other aggrieved employees pursuant	[Complaint Filed: February 22, 2024]
16	to the California Private Attorneys General Act;	STIPULATION OF SETTLEMENT OF CLASS AND PAGA ACTION CLAIMS
17	Plaintiff,	AND RELEASE OF CLAIMS
18	VS.	
19	THE PEGGS COMPANY, INC., a California corporation; and DOES 1 through 100,	
20	inclusive,	
21 22	Defendants.	
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	STIPULATION OF SETTLEMENT OF CLA	ASS ACTION AND RELEASE OF CLAIMS

1	LAWYERS for JUSTICE, PC
2	Elizabeth Parker-Fawley (SBN 301592) Ryan Slinger (SBN 351297)
3	410 West Arden Avenue, Suite 203 Glendale, California 91203
4	Tel: (818) 265-1020 / Fax: (818) 265-1021
5	Attorneys for Plaintiff ALEXIS TOPETE-HERNANDEZ
6	MEDINA MCKELVEY LP
7	Alex Medina (SBN: 222015) Kyle Owen (SBN 326335)
8	925 Highland Pointe Drive, Suite 300
9	Roseville, California 95678 Telephone: (916) 960-2211
10	Attorneys for Defendant THE PEGGS COMPANY, INC.
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	STIPULATION OF SETTLEMENT OF CLASS ACTION AND RELEASE OF CLAIMS

1	This Stipulation of Settlement of Class and PAGA Action Claims and Release of Claims is			
2	entered into by and between plaintiff ALEXIS TOPETE-HERNANDEZ (hereinafter "Plaintiff"), an			
3		on behalf of the Settlement Class, and in his representative capacity on behalf of the State		
4	of Californ	nia and the Aggrieved Employees, and Defendant THE PEGGS COMPANY, INC., a		
5	California	Corporation ("Defendant"):		
6	I. <u>DE</u>	FINITIONS		
7	A.	"Action" shall mean the putative class action lawsuit designated Alexis Topete-		
8		Hernandez v. The Peggs Company, Inc. et seq., Riverside County Superior Court,		
9		Case No. CVRI2400968, filed February 22, 2024.		
10	В.	"Aggrieved Employees" shall mean all current and former hourly-paid or non-exempt		
11		employees employed by Defendant in California at any time during the PAGA Period.		
12	C.	"Aggrieved Employee Payment" shall mean the twenty-five (25%) of the PAGA		
13		Payment (\$28,750) allocated and distributed to the Aggrieved Employees.		
14	D.	"Agreement" or "Settlement Agreement" means this Stipulation of Settlement of		
15		Class and PAGA Action Claims and Release of Claims.		
16	E.	"Class Counsel" shall mean Elizabeth Parker-Fawley, Esq. and Ryan Slinger, Esq. of		
17		Lawyers for Justice, PC, Jean-Claude Lapuyade, Esq. of JCL Law Firm, APC and		
18		Shani Zakay of Zakay Law Group, APLC.		
19	F.	"Class Counsel Award" means the award of fees and expenses that the Court		
20		authorizes to be paid to Class Counsel for the services they have rendered to Plaintiff so	Z	
21		and the Class in the Action, consisting of attorneys' fees currently not to exceed $\frac{35\%}{\text{one-}}$	С	
22		third of the Gross Settlement Amount currently estimated to be \$278,250 out of		
23		\$795,000.00, plus costs and expenses in the amount of \$30,000.00. Class Counsel's		
24		award for attorneys' fees will be divided between Class Counsel as follows (85% to		
25		Lawyers for Justice, PC, 7.5% to JCL Law Firm, APC and 7.5% to Zakay Law		
26		Group, APLC).		
27	G.	"Class Data" means information regarding Class Members that Defendant will in		
28		good faith compile from its records and provide to the Settlement Administrator. It		
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		STIPULATION OF SETTLEMENT OF CLASS ACTION AND RELEASE OF CLAIMS		

1		shall be formatted as a Microsoft Excel spreadsheet and shall include: each Class
2		Member's full name; last known address; Social Security Number; start dates and end
3		dates of employment, and Workweeks worked during the class period (as calculated
4		based on actual hours worked).
5	Н.	"Class Members" or the "Class" means all current and former hourly-paid or non-
6		exempt employees employed by Defendant in California at any time during the Class
7		Period.
8	I.	"Class Period" means the period between February 22, 2020, through the earlier of
9		November 29, 2024, or the Alternative End Date.
10	J.	"Class Representative" shall mean plaintiff Alexis Topete-Hernandez.
11	К.	"Class Representative Service Award" means the amount that the Court authorizes to
12		be paid to the Class Representative in recognition of his efforts and risks in assisting
13		with the prosecution of the Action.
14	L.	"Court" means the Superior Court for the State of California, County of Riverside
15		currently presiding over the Action.
16	M.	"Defendant" shall mean The Peggs Company, Inc.
17	N.	"Effective Date" means the date of entry by the Court of an order and judgment finally
18		approving this Settlement.
19	O.	"Funding Date" shall mean thirty (30) calendar days after the Effective Date and is
20		the date Defendant transfers the Gross Settlement Amount into the QSF in accordance
21		with the terms of this Agreement.
22	P.	"Gross Settlement Amount" means Seven Hundred Ninety-Five Thousand Dollars
23		and Zero Cents (\$795,000.00) that Defendant must pay into the QSF in connection
24		with this Settlement, inclusive of the sum of the Individual Settlement Payments, the
25		Class Representative Service Award, the Class Counsel Award, PAGA Payment and
26		the Settlement Administration Expenses and exclusive of the employer's share of
27		payroll tax, if any, triggered by any payment under this Settlement.
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1	Q.	"Individual Settlement Payment" means the amount payable from the Net Settlement	
2		Amount to each Settlement Class Member and excludes any amounts distributed to	
3		Aggrieved Employees pursuant to PAGA.	
4	R.	"LWDA Payment" shall mean the seventy-five percent (75%) of the PAGA Payment	
5		(\$86,250) allocated to the California Labor and Workforce Development Agency.	
6	S.	"Net Settlement Amount" or "NSA" means the Gross Settlement Amount, less Class	
7		Counsel Award, Class Representative Service Award, PAGA Payment, and	
8		Settlement Administration Expenses.	
9	T.	"Notice Packet" means the Class Notice to be provided to the Class Members by the	
10		Settlement Administrator in the form set forth as Exhibit A to this Agreement (other	
11		than formatting changes to facilitate printing by the Settlement Administrator).	
12	U.	"PAGA" means the California Labor Code Private Attorneys General Act of 2004,	
13		Labor Code § 2698 et seq.	
14	V.	"PAGA Payment" shall mean One Hundred and Fifteen Thousand Dollars and Zero	
15		Cents (\$115,000.00) to be allocated from the Gross Settlement Amount in settlement	
16		of the Released PAGA Claims.	
17	W.	"PAGA Payment Ratio" means the respective PAGA Pay Periods during the PAGA	
18		Period for each Aggrieved Employee divided by the sum total of the PAGA Pay	
19		Periods for all Aggrieved Employees during the PAGA Period.	
20	X.	"PAGA Pay Periods" for purposes of calculating the distribution of the Aggrieved	
21		Employee Payment, as defined herein, means the number of pay periods of	
22		employment during the PAGA Period that each Aggrieved Employee worked in	
23		California.	
24	Υ.	"PAGA Period" means the period between December 18, 2022, through the earlier of	
25		November 29, 2024 or the Alternative End Date.	
26	Z.	"Parties" means Plaintiff and Defendant, collectively, and "Party" shall mean either	
27		Plaintiff or Defendant, individually.	
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		STIPULATION OF SETTLEMENT OF CLASS ACTION AND RELEASE OF CLAIMS	

1	AA.	"Payment Ratio" means the respective Workweeks for each Class Member divided
2		by the sum total Workweeks for all Class Members.
3	BB.	"Plaintiff" shall mean Alexis Topete-Hernandez.
4	CC.	"QSF" means the Qualified Settlement Fund established, designated and maintained
5		by the Settlement Administrator to fund the Gross Settlement Amount.
6	DD.	"Released Class Claims" means all claims alleged or which could have reasonably
7		been alleged based on the facts alleged in the Operative Complaint, which arose
8		during the Class Period, including the following claims: (1) unpaid overtime under
9		Labor Code sections 510 and 1198; (2) unpaid meal period premiums under Labor
10		Code sections 226.7 and 512(a) and the applicable IWC wage order; (3) unpaid rest
11		period premiums under Labor Code section 226.7 and the applicable IWC wage order;
12		(4) unpaid minimum wages under Labor Code sections 1194, 1197, and 1197.1; (5)
13		untimely final wages under Labor Code sections 201 and 202; (6) untimely wages
14		during employment under Labor Code section 204; (7) non-compliant wage
15		statements under Labor Code section 226(a); (8) failure to keep requisite payroll
16		records under Labor Code section 1174(d); (9) unreimbursed business expenses under
17		Labor Code sections 2800 and 2802; and (10) violation of California Business &
18		Professions code section 17200 et seq. arising from violations of the California Labor
19		Code released herein.
20	EE.	"Released PAGA Claims" means all claims under the Private Attorneys General Act
21		(the "PAGA"), Labor Code section 2698, et seq., alleged in the Operative Complaint
22		in the Action and Plaintiff's letter to the LWDA dated December 18, 2023, that arose
23		during the PAGA Period.
24	FF.	"Released Party" or "Released Parties" shall mean Defendant and its present and
25		former officers, directors, and employees.
26	GG.	"Response Deadline" means the date forty-five (45) days after the Settlement
27		Administrator mails Notice Packets to Class Members and the last date on which
28		Class Members may submit requests for exclusion or objections to the Settlement.
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	S	TIPULATION OF SETTLEMENT OF CLASS ACTION AND RELEASE OF CLAIMS

1		HH.	"Settlement" means the disposition of the Action pursuant to this Agreement.	
2		II.	"Settlement Administrator" means Apex Class Action LLC, 18 Technology Drive,	
3			Suite 164 Irvine, CA 92618. The Settlement Administrator establishes, designates	
4			and maintains, as a QSF under Internal Revenue Code section 468B and Treasury	
5			Regulation section 1.468B-1, into which the amount of the Gross Settlement Amount	
6			is deposited for the purpose of resolving the claims of Settlement Class Members.	
7			The Settlement Administrator shall maintain the funds until distribution in an	
8			account(s) segregated from the assets of Defendant and any person related to	
9			Defendant. All accrued interest shall be paid and distributed to the Settlement Class	
10			Members as part of their respective Individual Settlement Payment.	
11		JJ.	"Settlement Administration Expenses" shall mean the amount to be paid for the costs	
12			of administration of the Settlement from the Gross Settlement Amount in an amount	
13			not to exceed \$6,900.	
14		KK.	"Settlement Class Members" or "Settlement Class" means all Class Members who	
15			have not submitted a timely and valid request for exclusion as provided in this	
16			Agreement.	
17		LL.	"Workweeks," for purposes of calculating the distribution of the Net Settlement	
18			Amount, means the number of weeks of employment during the Class Period which	
19			are calculated on a fulltime equivalent basis using actual hours worked during the	
20			Class Period.	
21	П.	<u>REC</u>	ITALS	
22		A.	On December 18, 2023, Plaintiff filed a Notice of Violations with the Labor and	
23			Workforce Development Agency (LWDA) and served the same on Defendant.	
24		В.	On February 22, 2024, Plaintiff filed the Class Action lawsuit for:	
25		1. Failure to pay overtime wages in violation of California Labor Code sections		
26			510 and 1198;	
27			2. Failure to provide required meal periods in violation of California Labor Code	
28			sections 226.7 and 512 and the applicable IWC wage order;	
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		S	TIPULATION OF SETTLEMENT OF CLASS ACTION AND RELEASE OF CLAIMS	
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1		3. Failure to provide required rest periods in violation of California Labor Code
2		sections 226.7 and 512 and the applicable IWC wage order;
3		4. Failure to pay minimum wages in violation of California Labor Code sections
4		1194, 1197 and 1197.1;
5		5. Failure to provide wages when due in violation of California Labor Code
6		sections 201, 202 and 203;
7		6. Failure to provide wages when due in violation of California Labor Code
8		section 204;
9		7. Failure to provide accurate itemized wage statements in violation of California
10		Labor Code section 226;
11		8. Failure to keep requisite payroll records in violation of California Labor Code
12		section 1174(d);
13		9. Failure to reimburse Plaintiff for required expenses in violation of California
14		Labor Code sections 2800 and 2802;
15		10. Unfair Competition in Violation of Bus. and Prof. Code sections 17200 <i>et seq</i> ;
16		and
17		11. Violation of the Private Attorneys General Act in violation of California Labor
18		Code sections 2698, et seq.
19	C.	The Class Representative believes he has meritorious claims based on alleged
20		violations of the California Labor Code, and the Industrial Wage Commission Orders,
21		and that class certification is appropriate because the prerequisites for class
22		certification can be satisfied in the Action, and this action is manageable as a PAGA
23		representative action.
24	D.	Defendant denies the allegations in the Action and denies any and all liability,
25		including any liability for alleged failure to pay overtime compensation, failure to pay
26		any wages, failure to pay gratuity payments, failure to provide meal and rest breaks,
27		failure to provide accurate wage statements, or any other wage and hour or similar
28		violation. This Settlement Agreement shall not be construed as an admission by
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	S	TIPULATION OF SETTLEMENT OF CLASS ACTION AND RELEASE OF CLAIMS

Defendant or any of the Releasees (as defined above) of any fault, liability or wrongdoing, which Defendant expressly denies. Defendant further contends that, for any purpose other than settlement, the Action is not appropriate for class or representative action treatment. Defendant further contends, among other things, that at all times it complied with the California Labor Code and the Industrial Wage Commission Orders.

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E. The Class Representative is represented by Class Counsel. Class Counsel investigated the facts relevant to the Action, including conducting an independent investigation as to the allegations, reviewing financial documents, and information exchanged through informal discovery. Defendant produced for the purpose of settlement negotiations certain employment data concerning the Settlement Class, which Class Counsel reviewed and analyzed. Based on their own independent investigation and evaluation, Class Counsel are of the opinion that the Settlement with Defendant is fair, reasonable and adequate, and is in the best interest of the Settlement Class in light of all known facts and circumstances, including the risks of significant delay, defenses asserted by Defendant, uncertainties regarding class certification, and numerous potential appellate issues. Although it denies any liability, Defendant agrees to this Settlement solely to avoid the inconveniences and cost of further litigation. The Parties and their counsel have agreed to settle the claims on the terms set forth in this Agreement.

F. On September 30, 2024, the Parties participated in mediation presided over by
Michael D. Young, Esq., a respected and experienced mediator of wage and hour
class actions. The mediation concluded in settlement after both sides agreed to a
Mediator's proposal which was subsequently memorialized in the form of a
Memorandum of Understanding ("MOU").

G. This Agreement replaces and supersedes the MOU and any other agreements,
understandings, or representations between the Parties. This Agreement represents a
compromise and settlement of highly disputed claims. Nothing in this Agreement is
intended or will be construed as an admission by Defendant that the claims in the

1			Action of Plaintiff or the Class Members have merit or that Defendant bears any		
2			liability to Plaintiff or the Class on those claims or any other claims, or as an		
3			admission by Plaintiff that Defendant's defenses in the Action have merit.		
4		H.	The Parties believe that the Settlement is fair, reasonable and adequate. The		
5			Settlement was arrived at through arms-length negotiations, considering all relevant		
6			factors. The Parties recognize the uncertainty, risk, expense and delay attendant to		
7			continuing the Action through trial and any appeal. Accordingly, the Parties desire to		
8			fully, finally, and forever settle, compromise and discharge all disputes and claims		
9			arising from or relating to the Action.		
10		I.	The Parties agree to certification of the Class for purposes of this Settlement only. If		
11			for any reason the settlement does not become effective, Defendant reserves the right		
12			to contest certification of any class for any reason and reserves all available defenses		
13			to the claims in the Action.		
14	Based	l on the	ese Recitals that are a part of this Agreement, the Parties agree as follows:		
15	III.	<u>TER</u>	RMS OF AGREEMENT		
16		A.	Settlement Consideration and Settlement Payments by Defendant.		
17			1. <u>Settlement Consideration</u> . In full and complete settlement of the Action, and		
18			in exchange for the releases set forth below, Defendant will pay the sum of		
19			the Individual Settlement Payment, the Class Representative Service Award,		
20			the Class Counsel Award, PAGA Payment, and the Settlement Administration		
21			Expenses, as specified in this Agreement, equal to the Gross Settlement		
22			Amount of Seven Hundred Ninety-Five Thousand Dollars and Zero Cents		
23			(\$795,000.00). The Parties agree that this is a non-reversionary Settlement and		
24			that no portion of the Gross Settlement Amount shall revert to Defendant.		
25			Other than the Defendant's share of employer payroll taxes and as provided		
26			for in Section III(A)(2) below, if any, Defendant shall not be required to pay		
27			more than the Gross Settlement Amount, except as provided for hereinbelow.		
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1	2.	Class Size. At the time of mediation, Defendant estimated that the Settlement
2		Class was comprised of 279 Class Members who collectively worked
3		approximately 26,000 Workweeks (calculated on a fulltime equivalent basis
4		using actual hours worked) ("Projected Workweeks") during the Class Period.
5		Defendant will provide the Class Data to the Settlement Administrator at least
6		one (1) week prior to Plaintiff's filing of the Motion for Preliminary Approval
7		of the Settlement to allow the Settlement Administrator sufficient time to
8		calculate and confirm the actual number of workweeks covered by the Class
9		Period. If the actual number of Workweeks increase by more than 10% of
10		what was represented at the mediation, the Gross Settlement Amount will
11		increase proportionally for the number of workweeks over 110% of 26,000.
12		For example, if the total workweeks in the Class Period are 111% (28,860),
13		the Gross Settlement Amount shall increase by 1%. Alternatively, Defendant
14		can elect that, should the 10% settlement escalator be triggered, the Class
15		Period and PAGA Period shall end on the last day on which the Workweeks
16		do not exceed 28,600 (the "Alternative End Date").
17	3.	Settlement Payment. Defendant and the Released Parties, and each of them,
18		are jointly and severally liable for payment of the Gross Settlement Amount.
19		Defendant shall pay the Gross Settlement Amount to the Settlement
20		Administrator on the Funding Date.
21	4.	Defendant's Share of Payroll Taxes. Defendant's share of employer side
22		payroll taxes is in addition to the Gross Settlement Amount and shall be paid
23		together with the Gross Settlement Amount.
24	B. <u>Release</u>	by Settlement Class Members. As of the Funding Date, in exchange for the
25	consider	ation set forth in this Agreement, Plaintiff and the Settlement Class Members,
26	on beha	f of themselves and their respective and former and present representatives,
27	agents, a	attorneys, heirs, administrators, successors and assigns, shall and hereby do
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	STIPULATI	ON OF SETTLEMENT OF CLASS ACTION AND RELEASE OF CLAIMS

release and discharge all Released Parties, from Released Class Claims for the Class Period.

- C. <u>Release by the Plaintiff and the State of California</u>. As of the Funding Date, in exchange for the consideration set forth in this Agreement, the Plaintiff, the LWDA and the State of California release the Released Parties from the Released PAGA Claims for the PAGA Period.
- 7 D. General Release by Plaintiff. As of the Funding Date, for the consideration set forth 8 in this Agreement, Plaintiff waives, releases, acquits and forever discharges the 9 Released Parties from any and all claims, whether known or unknown, which exist or 10may exist on either Plaintiff's behalf as of the date of this Agreement, including but 11 not limited to any and all tort claims, contract claims, wage claims, wrongful 12 termination claims, disability claims, benefit claims, public policy claims, retaliation 13 claims, statutory claims, personal injury claims, emotional distress claims, invasion of 14 privacy claims, defamation claims, fraud claims, quantum meruit claims, and any and 15 all claims arising under any federal, state or other governmental statute, law, regulation 16 or ordinance, including, but not limited to claims for violation of the Fair Labor 17 Standards Act, the California Labor Code, the Wage Orders of California's Industrial 18 Welfare Commission, other state wage and hour laws, the Americans with Disabilities 19 Act, the Age Discrimination in Employment Act (ADEA), the Employee Retirement 20 Income Security Act, Title VII of the Civil Rights Act of 1964, the California Fair 21 Employment and Housing Act, the California Family Rights Act, the Family Medical 22 Leave Act, California's Whistleblower Protection Act, California Business & 23 Professions Code Section 17200 et seq., and any and all claims arising under any 24 federal, state or other governmental statute, law, regulation or ordinance. Plaintiff also 25 waives and relinquishes any and all claims, rights or benefits that he may have under 26 California Civil Code § 1542, which provides as follows:
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A GENERAL RELEASE DOES NOT EXTEND TO CLAIMS THAT THE CREDITOR OR RELEASING PARTY DOES NOT KNOW OR SUSPECT TO EXIST IN HIS OR HER FAVOR AT THE TIME OF EXECUTING THE RELEASE AND THAT, IF KNOWN BY HIM OR HER, WOULD HAVE MATERIALLY AFFECTED HIS OR HER SETTLEMENT WITH THE DEBTOR OR RELEASED PARTY.

Thus, notwithstanding the provisions of section 1542, and to implement a full and complete release and discharge of the Released Parties, Plaintiff expressly acknowledges this Settlement Agreement is intended to include in its effect, without limitation, all claims Plaintiff does not know or suspect to exist in Plaintiff's favor at the time of signing this Settlement Agreement, and that this Settlement Agreement contemplates the extinguishment of any such claims. Plaintiff warrants that Plaintiff has read this Settlement Agreement, including this waiver of California Civil Code section 1542, and that Plaintiff has consulted with or had the opportunity to consult with counsel of Plaintiff's choosing about this Settlement Agreement and specifically about the waiver of section 1542, and that Plaintiff understands this Settlement Agreement and the section 1542 waiver, and so Plaintiff freely and knowingly enters into this Settlement Agreement. Plaintiff further acknowledges that Plaintiff later may discover facts different from or in addition to those Plaintiff now knows or believes to be true regarding the matters released or described in this Settlement Agreement, and even so Plaintiff agrees that the releases and agreements contained in this Settlement Agreement shall remain effective in all respects notwithstanding any later discovery of any different or additional facts. Plaintiff expressly assumes any and all risk of any mistake in connection with the true facts involved in the matters, disputes, or controversies released or described in this Settlement Agreement or with regard to any facts now unknown to Plaintiff relating thereto.

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1	E.	Conditions Precedent: This Settlement will become final and effective only upon the
2		occurrence of all of the following events:
3		1. The Court enters an order granting preliminary approval of the Settlement;
4		2. The Court enters an order granting final approval of the Settlement and a Final
5		Judgment;
6		3. Defendant fully funds the Gross Settlement Amount.
7	F.	Nullification of Settlement Agreement. In the event that this Settlement Agreement is
8		not preliminarily or finally approved by the Court, fails to become effective, or is
9		reversed, withdrawn or modified by the Court, or in any way prevents or prohibits
10		Defendant from obtaining a complete resolution of the Released Class Claims, or if
11		Defendant fails to fully fund the Gross Settlement Amount:
12		1. This Settlement Agreement shall be void <i>ab initio</i> and of no force or effect,
13		and shall not be admissible in any judicial, administrative or arbitral
14		proceeding for any purpose or with respect to any issue, substantive or
15		procedural;
16		2. The conditional class certification (obtained for any purpose) shall be void <i>ab</i>
17		initio and of no force or effect, and shall not be admissible in any judicial,
18		administrative or arbitral proceeding for any purpose or with respect to any
19		issue, substantive or procedural; and
20		3. None of the Parties to this Settlement will be deemed to have waived any
21		claims, objections, defenses or arguments in the Action, including with respect
22		to the issue of class certification.
23		4. If Defendant fails to fully fund the Gross Settlement Amount, Defendant shall
24		bear the sole responsibility for any cost to issue or reissue any curative notice
25		to the Settlement Class Members and all Settlement Administration Expenses
26		incurred to the date of nullification.
27	G.	Certification of the Settlement Class. The Parties stipulate to conditional class
28		certification of the Class for the Class Period pursuant to California Code of Civil
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		STIPULATION OF SETTLEMENT OF CLASS ACTION AND RELEASE OF CLAIMS

Procedure § 382 for the sole purpose of settlement. In the event that this Settlement is not approved by the Court, fails to become effective, or is reversed, withdrawn or modified by the Court, or in any way prevents or prohibits Defendant from obtaining a complete resolution of the Released Class Claims, the conditional class certification (obtained for any purpose) shall be void *ab initio* and of no force or effect, and shall not be admissible in any judicial, administrative or arbitral proceeding for any purpose or with respect to any issue, substantive or procedural.

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8 H. Tax Liability. The Parties make no representations as to the tax treatment or legal 9 effect of the payments called for, and Class Members and/or Aggrieved Employees are 10not relying on any statement or representation by the Parties in this regard. Class 11 Members and/or Aggrieved Employees understand and agree that they will be 12 responsible for the payment of any taxes and penalties assessed on the Individual 13 Settlement Payments and/or Aggrieved Employee Payment described and will be 14 solely responsible for any penalties or other obligations resulting from their personal 15 tax reporting of Individual Settlement Payments and/or Aggrieved Employee Payment. 16 I. Circular 230 Disclaimer. Each Party to this Agreement (for purposes of this section, 17 the "acknowledging party" and each Party to this Agreement other than the 18 acknowledging party, an "other party") acknowledges and agrees that: (1) no provision 19 of this Agreement, and no written communication or disclosure between or among the 20Parties or their attorneys and other advisers, is or was intended to be, nor shall any 21 such communication or disclosure constitute or be construed or be relied upon as, tax 22 advice within the meaning of United States Treasury Department circular 230 (31 CFR 23 part 10, as amended); (2) the acknowledging party (a) has relied exclusively upon his, 24 her or its own, independent legal and tax counsel for advice (including tax advice) in 25 connection with this Agreement, (b) has not entered into this Agreement based upon 26 the recommendation of any other Party or any attorney or advisor to any other Party, 27 and (c) is not entitled to rely upon any communication or disclosure by any attorney 28 or adviser to any other party to avoid any tax penalty that may be imposed on the

acknowledging party, and (3) no attorney or adviser to any other Party has imposed any limitation that protects the confidentiality of any such attorney's or adviser's tax strategies (regardless of whether such limitation is legally binding) upon disclosure by the acknowledging party of the tax treatment or tax structure of any transaction, including any transaction contemplated by this Agreement.

- J. <u>Preliminary Approval Motion</u>. Plaintiff shall draft and file with the Court a Motion for Order Granting Preliminary Approval and supporting papers within a reasonable period of time after complete execution of this agreement and will provide Defendant with a draft of the Motion at least five (5) business days prior to the filing of the Motion to give Defendant an opportunity to propose changes or additions to the Motion.
- 11 K. Settlement Administrator. The Settlement Administrator shall be responsible for: 12 establishing and administering the QSF; calculating, processing and mailing payments 13 to the Class Representative, Class Counsel, LWDA and Class Members; printing and 14 mailing the Notice Packets to the Class Members as directed by the Court; receiving 15 and reporting the objections and requests for exclusion; calculating, deducting and 16 remitting all legally required taxes from Individual Settlement Payments and 17 distributing tax forms for the Wage Portion and Non-Wage Portion of the Individual 18 Settlement Payments and/or Aggrieved Employee Payment; processing and mailing 19 tax payments to the appropriate state and federal taxing authorities; providing 20 declaration(s) as necessary in support of preliminary and/or final approval of this 21 Settlement; and other tasks as the Parties mutually agree or the Court orders the 22 Settlement Administrator to perform. The Settlement Administrator shall keep the 23 Parties timely apprised of the performance of all Settlement Administrator 24 responsibilities by among other things, sending a weekly status report to the Parties' 25 counsel stating the date of the mailing, the of number of Elections Not to Participate 26 in Settlement it receives (including the numbers of valid and deficient), and number of 27 objections received.
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L. <u>Notice Procedure</u>.

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 <u>Class Data.</u> No later than ten (10) business days after the Preliminary Approval Date, Defendant shall provide the Settlement Administrator with the Class Data for purposes of preparing and mailing Notice Packets to the Class Members.

#### 2. <u>Notice Packets</u>.

7 The Notice Packet shall contain the Notice of Class Action Settlement a) 8 in a form substantially similar to the form attached as **Exhibit A** and a 9 Request for Exclusion form attached hereto as **Exhibit B**. The Notice 10of Class Action Settlement shall inform Class Members and 11 Aggrieved Employees that they need not do anything in order to 12 receive an Individual Settlement Payment and/or Aggrieved Employee 13 Payment and to keep the Settlement Administrator apprised of their 14 current mailing address, to which the Individual Settlement Payments 15 and/or Aggrieved Employee Payment will be mailed following the 16 Funding Date. The Notice of Class Action Settlement shall set forth 17 the release to be given by all members of the Class who do not request 18 to be excluded from the Settlement Class and/or Aggrieved 19 Employees' in exchange for an Individual Settlement Payment and/or 20 Aggrieved Employee Payment, the number of Workweeks worked by 21 each Class Member during the Class Period and PAGA Period, if any, 22 and the estimated amount of their Individual Settlement Payment if 23 they do not request to be excluded from the Settlement and each 24 Aggrieved Employee's share of the PAGA Payment, if any. The 25 Settlement Administrator shall use the Class Data to determine Class 26 Members' Workweeks and PAGA Pay Periods. The Notice will also 27 advise the Aggrieved Employees that they will release the Released

1		PAGA Claims and will receive their share of the PAGA Payment
2		regardless of whether they request to be excluded from the Settlement.
3	b)	The Notice Packet's mailing envelope shall include the following
4		language: "IMPORTANT LEGAL DOCUMENT- YOU MAY BE
5		ENTITLED TO PARTICIPATE IN A CLASS ACTION
6		SETTLEMENT; A PROMPT REPLY TO CORRECT YOUR
7		ADDRESS IS REQUIRED AS EXPLAINED IN THE ENCLOSED
8		NOTICE."
9	3. <u>No</u>	tice by First Class U.S. Mail and Email. Upon receipt of the Class Data,
10	the	Settlement Administrator will perform a search based on the National
11	Ch	ange of Address Database to update and correct any known or identifiable
12	ado	ress changes. No later than fourteen (14) calendar days after receiving the
13	Cla	ss Data from Defendant, the Settlement Administrator shall mail and email
14	cor	vies of the Notice Packet to all Class Members via regular First-Class U.S.
15	Ma	il and electronic mail. The Settlement Administrator shall exercise its best
16	jud	gment to determine the current mailing address for each Class Member.
17	The	e address identified by the Settlement Administrator as the current mailing
18	ado	ress shall be presumed to be the best mailing address for each Class
19	Me	mber.
20	4. <u>Un</u>	deliverable Notices. Any Notice Packets returned to the Settlement
21	Ad	ministrator as non-delivered on or before the Response Deadline shall be
22	re-	nailed to any forwarding address provided. The Settlement Administrator
23	wil	l re-mail Notices within seven (7) days of receiving a returned Notice. If
24	no	forwarding address is provided, the Settlement Administrator shall
25	pro	mptly attempt to determine a correct address by lawful use of skip-tracing,
26	or	other search using the name, address and/or Social Security number of the
27	Cla	ss Member involved, and shall then perform a re-mailing, if another
28	ma ma	iling address is identified by the Settlement Administrator. In addition, if
		17
	STIPULATION	OF SETTLEMENT OF CLASS ACTION AND RELEASE OF CLAIMS
	II	

any Notice Packets, which are addressed to Class Members who are currently			
employed by Defendant, are returned to the Settlement Administrator as non-			
	delivered and no forwarding address is provided, the Settlement Administrator		
shall notify Defendant. Defendant will request that the currently employe			
Class Member provide a corrected address and transmit to the Administrato			
	any corrected address provided by the Class Member. Class Members who		
	received a re-mailed Notice Packet shall have their Response Deadline		
	extended fifteen (15) days from the original Response Deadline.		
5.	Disputes Regarding Individual Settlement Payments. Class Members will		
	have the opportunity, should they disagree with Defendant's records regarding		
	the start and end dates of employment, to provide documentation and/or an		
	explanation to show contrary dates. If there is a dispute, the Settlement		
	Administrator will consult with the Parties to determine whether an		
	adjustment is warranted. The Settlement Administrator shall determine the		
	eligibility for, and the amounts of, any Individual Settlement Payments under		
	the terms of this Agreement. Unless the Class Member presents convincing		
	evidence proving he or she worked more workweeks than shown by		
	Defendant's records, his/her Settlement Award will be determined based on		
	Defendant's records. The Settlement Administrator's determination of the		
	eligibility for and amount of any Individual Settlement Payment shall be		
	binding upon the Class Member and the Parties, except as provided herein		
	below in Paragraph 6.		
6.	Disputes Regarding Administration of Settlement. Any disputes not resolved		
	by the Settlement Administrator concerning the administration of the		
	Settlement will be resolved by the Court under the laws of the State of		
	California. Before any such involvement of the Court, counsel for the Parties		
	will confer in good faith to resolve the disputes without the necessity of		
	involving the Court.		
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1	7.	Exclusions. The Notice of Class Action Settlement contained in the Notice			
2		Packet shall state that Class Members who wish to exclude themselves from			
3	the Settlement must submit a signed copy of the Request for Exclusion form				
4		that will be mailed together with the Notice Packet to all Class Members. The			
5		Request for Exclusion will not be valid if it is not timely submitted, if the			
6		Class Member does not sign it, or if it does not contain the name and address			
7		and last four digits of the Social Security number of the Class Member. The			
8		date of the postmark on the mailing envelope or fax stamp on the Request for			
9		Exclusion shall be the exclusive means used to determine whether the request			
10		for exclusion was timely submitted. Any Class Member who submits a timely			
11		Request for Exclusion shall be excluded from the Settlement Class will not be			
12		entitled to an Individual Settlement Payment and will not be otherwise bound			
13		by the terms of the Settlement or have any right to object, appeal or comment			
14		thereon. However, any Class Member that submits a timely Request for			
15		Exclusion that is also a member of the Aggrieved Employees will still receive			
16		his/her pro rata share of the PAGA Payment, as specified below, and in			
17		consideration, will be bound by the Release by the Aggrieved Employees as			
18		set forth herein. Settlement Class Members who fail to submit a valid and			
19		timely Request for Exclusion on or before the Response Deadline shall be			
20		bound by all terms of the Settlement and any final judgment entered in this			
21		Action if the Court approves the Settlement. No later than fifteen (15)			
22		calendar days after the Response Deadline, the Settlement Administrator shall			
23		provide counsel for the Parties with a final list of the Class Members who have			
24		timely submitted timely Requests for Exclusion. At no time shall any of the			
25		Parties or their counsel seek to solicit or otherwise encourage members of the			
26		Class to submit Requests for Exclusion from the Settlement.			
27	8.	Objections. The Notice of Class Action Settlement contained in the Notice			
28		Packet shall state that Class Members who wish to object to the Settlement			
	 	19			
	STIPULA	TION OF SETTLEMENT OF CLASS ACTION AND RELEASE OF CLAIMS			

1		may submit to the Settlement Administrator a written statement of objection
2		("Notice of Objection" attached hereto as <b>Exhibit C</b> ) by the Response
3		Deadline. The postmark date of mailing shall be deemed the exclusive means
4		for determining that a Notice of Objection was served timely. The Notice of
5		Objection, if in writing, must be signed by the Settlement Class Member and
6		state: (1) the case name and number; (2) the name of the Settlement Class
7		Member; (3) the address of the Settlement Class Member; (4) the last four
8		digits of the Settlement Class Member's Social Security number; and (5) the
9		basis for the objection. Class Members who fail to make objections in writing
10		in the manner specified above may still make their objections orally at the
11		Final Approval/Settlement Fairness Hearing with the Court's permission.
12		Settlement Class Members will have a right to appear at the Final
13		Approval/Settlement Fairness Hearing to have their objections heard by the
14		Court regardless of whether they submitted a written objection. At no time
15		shall any of the Parties or their counsel seek to solicit or otherwise encourage
16		Class Members to file or serve written objections to the Settlement or appeal
17		from the Order and Final Judgment. Class Members who submit a written
18		request for exclusion may not object to the Settlement. Class Members may
19		not object to the PAGA Payment.
20	М.	Funding and Allocation of the Gross Settlement Amount. Defendant are required to
21		pay the Gross Settlement Amount on or before the Funding Date, plus any employer's
22		share of payroll taxes as mandated by law within the time specified herein.
23		1. <u>Individual Settlement Payments</u> . Individual Settlement Payments shall be
24		paid from the Net Settlement Amount and shall be paid pursuant to the
25		formula set forth herein. Using the Class Data, the Settlement Administrator
26		shall add up the total number of Workweeks for all Class Members. The
27		respective Workweeks for each Class Member will be divided by the total
28		Workweeks for all Class Members, resulting in the Payment Ratio for each
		20
		STIPULATION OF SETTLEMENT OF CLASS ACTION AND RELEASE OF CLAIMS

1		Class Member. Each Class Member's Payment Ratio will then be multiplied		
2		by the Net Settlement Amount to calculate each Class Member's estimated		
3		Individual Settlement Payments. Each Individual Settlement Payment will be		
4	reduced by any legally mandated employee tax withholdings (e.g., employee			
5	payroll taxes, etc.). Individual Settlement Payments for Class Members who			
6		submit valid and timely requests for exclusion will be redistributed to		
7		Settlement Class Members who do not submit valid and timely requests for		
8		exclusion on a pro rata basis based on their respective Payment Ratios.		
9	2.	Calculation of Individual Payments to the Aggrieved Employees. Using the		
10		Class Data, the Settlement Administrator shall add up the total number of		
11		PAGA pay periods for all Aggrieved Employees during the PAGA Period.		
12		The respective PAGA pay periods for each Aggrieved Employee will be		
13		divided by the total PAGA pay periods for all Aggrieved Employees, resulting		
14		in the "PAGA Payment Ratio" for each Aggrieved Employee. Each		
15		Aggrieved Employee's PAGA Payment Ratio will then be multiplied by the		
16		Aggrieved Employee Payment to calculate each Aggrieved Employee's		
17		estimated share of the PAGA Payment.		
18	3.	Allocation of Individual Settlement Payments. For tax purposes, Individual		
19		Settlement Payments shall be allocated and treated as follows: 20% as wages		
20		("Wage Portion"); 80% as penalties and interest ("Non-Wage Portion"). The		
21		Wage Portion is subject to wage withholdings and shall be reported on IRS		
22		Form W-2. The Non-Wage Portion shall not be subject to wage withholdings		
23		and shall be reported on IRS Form 1099.		
24	4.	Allocation of Aggrieved Employee Payments. For tax purposes, Aggrieved		
25		Employee Payments shall be allocated and treated as 100% penalties and shall		
26		be reported on IRS Form 1099.		
27	5.	No Credit Toward Benefit Plans. The Individual Settlement Payments and		
28		Aggrieved Employee Payment made to Settlement Class Members and/or		
		21		
	STIPULA	TION OF SETTLEMENT OF CLASS ACTION AND RELEASE OF CLAIMS		

1	Aggrieved Employees under this Settlement Agreement, as well as any other			
2		payments made pursuant to this Settlement Agreement, will not be utilized to		
3		calculate any additional benefits under any benefit plans to which any Class		
4		Members may be eligible, including, but not limited to profit-sharing plans,		
5		bonus plans, 401(k) plans, stock purchase plans, vacation plans, sick leave		
6		plans, PTO plans, and any other benefit plan. Rather, it is the Parties' intention		
7		that this Settlement Agreement will not affect any rights, contributions, or		
8		amounts to which any Class Members may be entitled under any benefit plans.		
9	6.	All monies received by Settlement Class Members under the Settlement which		
10		are attributable to wages shall constitute income to such Settlement Class		
11		Members solely in the year in which such monies actually are received by the		
12		Settlement Class Members. It is the intent of the Parties that Individual		
13		Settlement Payments and Aggrieved Employee Payment provided for in this		
14		Settlement Agreement are the sole payments to be made by Defendant to		
15		Settlement Class Members and/or Aggrieved Employees in connection with this		
16		Settlement Agreement, with the exception of Plaintiff, and that the Settlement		
17		Class Members and/or Aggrieved Employees are not entitled to any new or		
18		additional compensation or benefits as a result of having received the Individual		
19		Settlement Payments and/or their shares of the PAGA Payment.		
20	7.	Mailing. Individual Settlement Payments and Aggrieved Employee Payments		
21		shall be mailed by regular First-Class U.S. Mail to Settlement Class Members'		
22		and/or Aggrieved Employees last known mailing address no later than fifteen		
23		(15) calendar days after the Funding Date.		
24	8.	Expiration. Any checks issued to Settlement Class Members and Aggrieved		
25		Employees shall remain valid and negotiable for one hundred and eighty (180)		
26		days from the date of their issuance. If a Settlement Class Member and/or		
27		Aggrieved Employee does not cash his or her settlement check within ninety		
28		(90) days, the Settlement Administrator will send a letter to such persons,		
		22		
	STIPULA	TION OF SETTLEMENT OF CLASS ACTION AND RELEASE OF CLAIMS		

advising that the check will expire after the one hundred eightieth (180<sup>th</sup>) day, and invite that Settlement Class Member and/or Aggrieved Employee to request reissuance in the event the check was destroyed, lost or misplaced. In the event an Individual Settlement Payment and/or Aggrieved Employee's Aggrieved Employee Payment check has not been cashed within one hundred and eighty (180) days, the check will be voided and the Settlement Class Member and/or Aggrieved Employee will remain bound by the Settlement. The funds from any such uncashed checks shall be distributed as set forth in California Code of Civil Procedure Section 384, as amended, to the Community Law Project, a Cy Pres.

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11 9. Class Representative Service Award. In addition to the Individual Settlement 12 Payment and his Aggrieved Employee Payment to be paid to Plaintiff, 13 Plaintiff will apply to the Court for an award of not more than \$7,500, as the 14 Class Representative Service Award. Defendant will not oppose a Class 15 Representative Service Award of not more than \$7,500 for Plaintiff. The 16 Settlement Administrator shall pay the Class Representative Service Award, 17 either in the amount stated herein if approved by the Court or some other 18 amount as approved by the Court, to Plaintiff from the Gross Settlement 19 Amount no later than fifteen (15) calendar days after the Funding Date. Any 20 portion of the requested Class Representative Service Award that is not 21 awarded to the Class Representative shall be part of the Net Settlement 22 Amount and shall be distributed to Settlement Class Members as provided in 23 this Agreement. The Settlement Administrator shall issue an IRS Form 1099 24 - MISC to Plaintiff for his Class Representative Service Award. Plaintiff 25 shall be solely and legally responsible to pay any and all applicable taxes on 26 his Class Representative Service Award and shall hold harmless the Released 27 Parties from any claim or liability for taxes, penalties, or interest arising as a 28 result of the Class Representative Service Award. The Class Representative

1		Service Award shall be in addition to Plaintiff's Individual Settlement
2		Payment as a Settlement Class Member. Approval of this Settlement shall not
3		be conditioned on Court approval of the requested amount of the Class
4		Representative Service Award. If the Court reduces or does not approve the
5		requested Class Representative Service Award, Plaintiff shall not have the
6		right to revoke the Settlement, and it will remain binding.
7	10.	<u>Class Counsel Award</u> . Defendant understands that a motion by Class Counsel
8		for attorneys' fees not to exceed 35% of the Gross Settlement Amount
9		currently estimated to be Two Hundred Sixty-Five Thousand, Five Hundred
10		Dollars and Zero Cents (\$278,250) plus costs and expenses supported by
11		declaration not to exceed Thirty Thousand Dollars and Zero Cents
12		(\$30,000.00), from the Gross Settlement Amount will be filed. Defendant
13		agrees not to oppose the request for the Class Counsel Award. Any portion
14		of the requested Class Counsel Award that is not awarded to Class Counsel
15		shall be part of the Net Settlement Amount and shall be distributed to
16		Settlement Class Members as provided in this Agreement. The Settlement
17		Administrator shall allocate and pay the Class Counsel Award to Class
18		Counsel from the Gross Settlement Amount no later than fifteen (15) calendar
19		days after the Funding Date. Class Counsel shall be solely and legally
20		responsible to pay all applicable taxes on the payment made pursuant to this
21		paragraph. The Settlement Administrator shall issue an IRS Form 1099
22		MISC to Class Counsel for the payments made pursuant to this paragraph. In
23		the event that the Court reduces or does not approve the requested Class
24		Counsel Award, Plaintiff and Class Counsel shall not have the right to revoke
25		the Settlement, or to appeal such order, and the Settlement will remain
26		binding.
27	11.	PAGA Payment. One Hundred and Fifteen Thousand Dollars and Zero Cents
28		(\$115,000.00) shall be allocated from the Gross Settlement Amount for

1		settlement of claims for civil penalties under the Private Attorneys General		
2		Act of 2004 ("PAGA Payment"). The Settlement Administrator shall pay the		
3		LWDA Payment, comprised of seventy-five percent (75%) of the PAGA		
4		Penalties (\$86,250.00), to the California Labor and Workforce Development		
5		Agency no later than thirty (30) days after the Effective Date. The Aggrieved		
6		Employee Payment, comprised of twenty-five percent (25%) of the PAGA		
7		Penalties (\$28,750.00), will be distributed to the Aggrieved Employees as		
8		described in this Agreement. For purposes of distributing the Aggrieved		
9		Employee Payment, each Aggrieved Employee shall receive their pro-rata		
10		share of the Aggrieved Employee Payment using the PAGA Payment Ratio		
11		as defined above.		
12		12. <u>Settlement Administration Expenses</u> . The Settlement Administrator shall be		
13		paid for the costs of administration of the Settlement from the Gross		
14		Settlement Amount. The estimate of the Settlement Administration Expenses		
15		is \$6,900. The Settlement Administrator shall be paid the Settlement		
16		Administration Expenses no later than fifteen (15) calendar days after the		
17		Funding Date.		
18	N.	Final Approval Motion. Class Counsel and Plaintiff shall use best efforts to file with		
19		the Court a Motion for Order Granting Final Approval and Entering Judgment, within		
20		twenty-eight (28) days following the expiration of the Response Deadline, which		
21		motion shall request final approval of the Settlement and a determination of the		
22	amounts payable for the Class Representative Service Award, the Class Counsel			
23	Award, the PAGA Payment, and the Settlement Administration Expenses. Plaintiff			
24	will provide Defendant with a draft of the Motion at least three (3) business days prior			
25		to the filing of the Motion to give Defendant an opportunity to propose changes or		
26		additions to the Motion.		
27		1. <u>Declaration by Settlement Administrator</u> . No later than fifteen (15) days after		
28		the Response Deadline, the Settlement Administrator shall submit a		
		25		
	;	STIPULATION OF SETTLEMENT OF CLASS ACTION AND RELEASE OF CLAIMS		

1		declaration in support of Plaintiff's motion for final approval of this		
2		Settlement detailing the number of Notice Packets mailed and re-mailed to		
3		Class Members, the number of undeliverable Notice Packets, the number of		
4		timely requests for exclusion and the names of the Class Members requesting		
5		exclusion (if any), the number of objections received, the amount of the		
6		average Individual Settlement Payment, lowest Individual Settlement		
7		Payment, and highest Individual Settlement Payment, the amount of the		
8		average Aggrieved Employee Payment, lowest Aggrieved Employee		
9		Payment, and highest Aggrieved Employee Payment, the Settlement		
10		Administration Expenses, and any other information as the Parties mutually		
11		agree or the Court orders the Settlement Administrator to provide.		
12		2. <u>Final Approval Order and Judgment</u> . Class Counsel shall present an Order		
13		Granting Final Approval of Class Action Settlement to the Court for its		
14		approval, and Judgment thereon, at the time Class Counsel files the Motion		
15		for Final Approval.		
16	N.	Review of Motions for Preliminary and Final Approval. Class Counsel will provide		
17		an opportunity for Counsel for Defendant to review the Motions for Preliminary and		
18		Final Approval, including the Order Granting Final Approval of Class Action		
19		Settlement, and Judgment before filing with the Court. The Parties and their counsel		
20		will cooperate with each other and use their best efforts to affect the Court's approval		
21	of the Motions for Preliminary and Final Approval of the Settlement, and entry of			
22	Judgment.			
23	O.	Cooperation. The Parties and their counsel will cooperate with each other and use		
24		their best efforts to implement the Settlement.		
25	P.	Interim Stay of Proceedings. The Parties agree to stay all proceedings in the Action,		
26		except such proceedings necessary to implement and complete the Settlement, pending		
27	the Final Approval/Settlement Fairness Hearing to be conducted by the Court.			
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Q. <u>Amendment or Modification</u>. This Agreement may be amended or modified only by a written instrument signed by counsel for all Parties or their successors-in-interest.

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R. <u>Entire Agreement</u>. This Agreement and any attached Exhibit constitute the entire Agreement among these Parties, and no oral or written representations, warranties or inducements have been made to any Party concerning this Agreement or its Exhibit other than the representations, warranties and covenants contained and memorialized in this Agreement and its Exhibits.

8 S. Authorization to Enter into Settlement Agreement. Counsel for all Parties warrant and 9 represent they are expressly authorized by the Parties whom they represent to negotiate 10this Agreement and to take all appropriate Action required or permitted to be taken by 11 such Parties pursuant to this Agreement to effectuate its terms, and to execute any other 12 documents required to effectuate the terms of this Agreement. The persons signing 13 this Agreement on behalf of Defendant represent and warrant that he/she is authorized 14 to sign this Agreement on behalf of Defendant. Plaintiff represents and warrants that 15 he is authorized to sign this Agreement and that he has not assigned any claim, or part 16 of a claim, covered by this Settlement to a third-party.

- 17 Τ. No Public Comment: The Parties and their counsel agree that they will not issue any 18 press releases, initiate any contact with the press, respond to any press inquiry, or have 19 any communication with the press about the fact, amount or terms of the Settlement 20Agreement. Class Counsel further agrees not to use the Settlement Agreement or any 21 of its terms for any marketing or promotional purposes. Nothing herein will restrict 22 Class Counsel from including publicly available information regarding this settlement 23 in future judicial submissions regarding Class Counsel's qualifications and experience. 24 Further, Class Counsel will not include, reference or use the Settlement Agreement for 25 any marketing or promotional purposes, either before or after the Motion for 26 Preliminary Approval is filed.
- U. <u>Binding on Successors and Assigns</u>. This Agreement shall be binding upon, and inure
   to the benefit of, the successors or assigns of the Parties, as previously defined.

STIPULATION OF SETTLEMENT OF CLASS ACTION AND RELEASE OF CLAIMS

1	V.	California Law Governs. All terms of this Agreement and the Exhibit and any disputes
2		shall be governed by and interpreted according to the laws of the State of California.
3	W.	Counterparts. This Agreement may be executed in one or more counterparts. All
4		executed counterparts and each of them shall be deemed to be one and the same
5		instrument provided that counsel for the Parties to this Agreement shall exchange
6		among themselves copies or originals of the signed counterparts.
7	X.	This Settlement Is Fair, Adequate and Reasonable. The Parties believe this Settlement
8		is a fair, adequate and reasonable settlement of this Action and have arrived at this
9		Settlement after extensive arms-length negotiations, considering all relevant factors,
10		present and potential.
11	Y.	Continuing Jurisdiction of the Court. The Parties agree that the Court shall retain
12		jurisdiction over this case under CCP section 664.6 to ensure the continuing
13		implementation of the provisions of this settlement and that the time within which to
14		bring this action to trial under CCP section 583.310 shall be executed from the date of
15		the signing of this Agreement by all Parties until the entry of the final approval order
16		and judgment or if not entered the date this Agreement shall no longer be of any force
17		or effect.
18	Z.	Invalidity of Any Provision. Before declaring any provision of this Agreement invalid,
19		the Court shall first attempt to construe the provisions valid to the fullest extent
20		possible consistent with applicable precedents so as to define all provisions of this
21		Agreement valid and enforceable.
22	AA.	No Unalleged Claims. Plaintiff and Class Counsel represent that they do not currently
23		intend to pursue any claims against the Released Parties, including, but not limited to,
24		any and all claims relating to or arising from Plaintiff's employment with Defendant,
25		regardless of whether Class Counsel is currently aware of any facts or legal theories
26		upon which any claims or causes of action could be brought against Released Parties,
27		including those facts or legal theories alleged in the operative complaint in this Action.
28		The Parties further acknowledge, understand and agree that this representation is
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		STIPULATION OF SETTLEMENT OF CLASS ACTION AND RELEASE OF CLAIMS

1		essential to the Agreement and that this Agreement would not have been entered into
2		were it not for this representation.
3	BB.	Stipulation to Class Certification. The Parties agree to stipulate to class certification
4		for purposes of this settlement only.
5	CC.	No Admissions by the Parties. Plaintiff has claimed and continues to claim that the
6		Released Claims have merit and give rise to liability on the part of Defendant.
7		Defendant claims that the Released Claims have no merit and do not give rise to
8		liability. This Agreement is a compromise of disputed claims. Nothing contained in
9		this Agreement and no documents referred to and no action taken to carry out this
10		Agreement may be construed or used as an admission by or against the Defendant or
11		Plaintiff or Class Counsel as to the merits or lack thereof of the claims asserted. Other
12		than as may be specifically set forth herein, each Party shall be responsible for and
13		shall bear its/his own attorney's fees and costs.
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		STIPULATION OF SETTLEMENT OF CLASS ACTION AND RELEASE OF CLAIMS

1	IT IS S	SO AGREED, FORM	AND CONTENT, BY PLAINTIFF:
2			Signature: Alexis TOPCY Alexis Topete (Dec 9, 2024 13:16 PST)
3	DATED:	12/09/2024	Email: alexistopetehernandez@yahoo.com
4			ALEXIS TOPETE-HERNANDEZ
5			
6			
7			
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9	IT IS SO A	GREED, FORM AND	CONTENT, BY DEFENDANT:
10			Brith NUSON
11	DATED: _	12/18/2024	THE PEGGS COMPANY, INC.
12			
13			Brett Nelson Printed Name
14			
15			CEO
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		STIPULATION OF SE	TTLEMENT OF CLASS ACTION AND RELEASE OF CLAIMS

1	IT IS SO AGREED AS TO FORM I	BY COUNSEL:
2		
3	DATED: <u>12/09/2024</u>	JCL LAW FIRM, APC
4		By:
5		Jean-Claude Lapuyade Attorneys for Plaintiff and the Settlement Class
6		Members
7		
8	DATED: <u>12/09/2024</u>	ZAKAY LAW GROUP, APLC
9		By:
10		Shani Zakay Attorneys for Plaintiff and the Settlement Class
11		Members
12	DATED: 12/09/2024	LAWYERS FOR JUSTICE, PC
13		By:
14		Elizabeth Parker-Fawley Ryan Slinger
15		Attorneys for Plaintiff and the Settlement Class
16		Members
17	DATED: 12/18/2024	MEDINA MCKELVEY LLP
18		
19 20		By:
20		Alex Medina Kyle Owen
21		Attorneys for Defendant
22		
24		
25		
26		
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		31
	STIPULATION OF SETTLE	EMENT OF CLASS ACTION AND RELEASE OF CLAIMS

# EXHIBIT A

### **NOTICE OF SETTLEMENT** AND FINAL HEARING DATE

# (ALEXIS TOPETE-HERNANDEZ v. THE PEGGS COMPANY, INC., Riverside County Superior Court Case No. CVRI2400968)

### PLEASE READ THIS NOTICE CAREFULLY.

SUMMARY OF YOUR LEGAL RIGHTS AND OPTIONS IN THIS SETTLEMENT:		
Do Nothing and Receive a Payment	To receive a cash payment from the Settlement, you do <b>not</b> have to do anything.	
	Your estimated Individual Settlement Payment is: \$<<>>. Your estimated Aggrieved Employee Payment is <<>>. See the explanation below.	
	After final approval by the Court, the payment will be mailed to you at the same address as this notice. If your address has changed, please notify the Settlement Administrator as explained below. In exchange for the settlement payment, you will release claims against the Defendant as detailed below.	
Exclude Yourself	If you wish to exclude yourself from the Settlement, you must send a written request for exclusion to the Settlement Administrator as provided below. If you request exclusion, you will receive <b>no money from the Settlement</b> . Instructions are set forth below.	
Object	You may write to the Court about why you believe the Settlement should not be approved.	
	Directions are provided below.	

#### 1. Why did I get this Notice?

A proposed class action settlement (the "Settlement") of this lawsuit pending in the Superior Court for the State of California, County of Riverside (the "Court") has been reached between Plaintiff ALEXIS TOPETE-HERNANDEZ ("Plaintiff") and Defendant THE PEGGS COMPANY, INC., a California corporation ("Defendant"). The Court has granted preliminary approval of the Settlement. You may be entitled to receive money from this Settlement.

# You have received this Class Notice because you have been identified as a member of the Class, which is defined as:

All current and former hourly-paid or non-exempt employees employed by Defendant in California at any time during the Class Period. "Class Period" means the period between February 22, 2020, through November 29, 2024.

This Class Notice explains the lawsuit, the Settlement, and your legal rights. It is important that you read this Notice carefully as your rights may be affected by the Settlement.

#### 2. What is this class action lawsuit about?

On February 22, 2024, Plaintiff filed a Complaint against Defendant in the Superior Court of the State of California, County of Riverside (the "Action"). Plaintiff asserted the following claims alleging that Defendant: (1) Failure to pay overtime wages in violation of California Labor Code sections 510 et seq; (2) Failure to provide required meal periods in violation of California Labor Code sections 226.7 and 512 and the applicable IWC wage order; (3) Failure to provide required rest periods in violation of California Labor Code sections 226.7 and 512 and the applicable IWC wage order; (4) Failure to pay minimum wages in violation of California Labor Code sections 1194, 1197 and 1197.1; (5) Failure to provide wages when due in violation of California Labor Code sections 201, 202 and 203; (6) Failure to provide wages when due in violation of California Labor Code section 204; (7) Failure to provide accurate itemized wage statements in violation of California Labor Code section 226; (8) Failure to keep requisite payroll records in violation of California Labor Code section 1174(d); (9) Failure to reimburse Plaintiff for required expenses in violation of California Labor Code section 2802; (10) Unfair Competition in Violation of Bus. and Prof. Code sections 17200 et seq; and (11) Violation of the Private Attorneys General Act (the "PAGA") in violation of California Labor Code sections 2698, et seq. PAGA is a mechanism by which the State of California itself can enforce state labor laws through the employee suing under the PAGA who does so as the proxy or agent of the state's labor law enforcement agency. The purpose of the PAGA is not to recover damages or restitution, but to create a means of "deputizing" citizens as private attorney general to enforce the Labor Code.

Defendant contends that it has strong legal and factual defenses to these claims, but it recognizes the risks, distractions, and costs associated with litigation. Defendant contends that the wage and hour policies and practices at issue, including those regarding payment for time worked, overtime pay, meal breaks, and rest breaks are lawful and have been lawful throughout the relevant time periods. Defendant also contends that Plaintiff's claims do not meet the requirements for class certification.

This Settlement is the result of good faith, arm's length negotiations between Plaintiff and Defendant, through their respective attorneys. Both sides agree that in light of the risks and expenses associated with continued litigation, this Settlement is fair and appropriate under the circumstances, and in the best interests of the Settlement Class Members. This Settlement is a compromise and is not an admission of liability on the part of Defendant.

The Court has not ruled on the merits of Plaintiff's claims or Defendant's defenses.

The Court granted preliminary approval of the Settlement on <<INSERT PRELIMINARY APPROVAL DATE>>. At that time, the Court also preliminarily approved the Plaintiff to serve as the Class Representative, and the law firms of Lawyers for Justice, PC, JCL Law Firm, APC and Zakay Law Group, APLC to serve as Class Counsel.

# 3. What are the terms of the Settlement?

<u>Gross Settlement Amount</u>. Defendant has agreed to pay an "all in" amount of Seven Hundred Fifty Thousand Dollars and Zero Cents (\$795,000.00) (the "Gross Settlement Amount") to fund the Settlement. The Gross Settlement Amount includes the payment of all Individual Settlement Payments to Settlement Class Members, Class Counsel Award, Settlement Administration Expenses, PAGA Payment, and the Class Representative Service Award to the Plaintiff.

After the Judgment becomes Final, Defendant will pay the Gross Settlement Amount by depositing the money with the Settlement Administrator. "Final" means the date the Judgment is no longer subject to appeal, or if an appeal is filed, the date the appeal process is completed, and the Judgment is affirmed.

Amounts to be Paid from the Gross Settlement Amount. The Settlement provides for certain payments to be made from the Gross Settlement Amount, which will be subject to final Court approval, and which will be deducted from the Gross Settlement Amount before settlement payments are made to Class Members, as follows:

- Settlement Administration Expenses. Payment to the Settlement Administrator, estimated not to exceed \$6,900 for expenses, including expenses of sending this Notice, processing opt-outs, and distributing settlement payments.
- Class Counsel Award. Payment to Class Counsel attorneys' not to exceed 35% of the Gross Settlement Amount (currently \$278,250) plus costs and expenses not to exceed \$30,000 for all costs and expenses incurred as documented in Class Counsel's billing records, both subject to Court approval. Class Counsel have been prosecuting the Action on behalf of Plaintiff and the Class on a contingency fee basis (that is, without being paid any money to date) and have been paying all litigation costs and expenses.
- Class Representative Service Award. Class Representative Service Award of up to Seven Thousand Five Hundred Dollars and Zero Cents (\$7,500.00) to Plaintiff, or such lesser amount as may be approved by the Court, to compensate him for services on behalf of the Class in initiating and prosecuting the Action, and for the risks he undertook.
- PAGA Payment. A payment of One Hundred Fifteen Thousand Dollars and Zero Cents (\$115,000.00) • relating to Plaintiff's claim under the Private Attorneys General Act ("PAGA"), \$86,250 of which will be paid to the State of California's Labor and Workforce Development Agency ("LWDA Payment") and the remaining \$28,750 will be distributed to the Aggrieved Employees ("Aggrieved Employee Payment").
- Calculation of Individual Settlement Payments. After all the above payments of the court-approved Class Counsel Award, the Class Representative Service Award, the PAGA Payment, and the Settlement Administration Expenses are deducted from the Gross Settlement Amount, the remaining portion, called the "Net Settlement Amount," shall be distributed to class members who do not request exclusion ("Settlement Class Members"). The Individual Settlement Payment for each Settlement Class Member will be calculated by dividing the Net Settlement Amount by the total number of workweeks for all Settlement Class Members that occurred during the Class Period and multiplying the result by each individual Settlement Class Member's workweeks that occurred during the Class Period. A "workweek" is defined as a normal seven-day week of work during the Class Period in which, according to Defendant's records, a member of the class worked at least one day during any such workweek.
- Calculation of Aggrieved Employee Payments to Aggrieved Employees. The Aggrieved Employee Payment portion of the PAGA Payment shall be distributed to Aggrieved Employees irrespective of whether they exclude themselves or opt-out. The Aggrieved Employee Payment will be divided by the total number of pay periods worked by all Aggrieved Employees during the PAGA Period, and then taking that number and multiplying it by the number of pay periods worked by each respective Aggrieved Employee during the PAGA Period. "Aggrieved Employees" means all persons who are or previously were employed by Defendant in California during the PAGA Period. The PAGA Period means the period between December 18, 2022, through November 29, 2024.

If the Settlement is approved by the Court, you will automatically be mailed a check for your Individual Settlement Payment to the same address as this Class Notice. You do not have to do anything to receive a payment. If your address has changed, you must contact the Settlement Administrator to inform them of your correct address to ensure you receive your payment.

You may find the Settlement Agreement entitled "Stipulation of Settlement of Class and PAGA Action Claims and Release of Claims" filed on MONTH XX, 2025, with the Riverside County Superior Court, Dept. 1, located at 4050 Main Street, Riverside, CA 92501. You may also find the Settlement Agreement online by visiting the Exhibit A - Notice of Pendency (2024)

Riverside County Superior Court website <u>https://www.riverside.courts.ca.gov/</u>. The Settlement Agreement can be found at <u>Exhibit 1</u> of the Zakay Declaration filed on <u>MONTH XX</u>, 2025.

<u>Tax Matters</u>. Twenty percent (20%) of each Individual Settlement Payment is allocated to wages. Taxes are withheld from this amount, and each Settlement Class Member will be issued an Internal Revenue Service Form W-2 for such payment. Eighty percent (80%) of each Individual Settlement Payment is allocated to interest, penalties and other non-wage payments, and no taxes will be withheld from this portion, and each Settlement Class Member will be issued an Internal Revenue Service Form 1099 for such payment. In addition, no taxes will be withheld from Aggrieved Employee Payments paid to Aggrieved Employees, and each Aggrieved Employee will be issued an Internal Revenue Service Form 1099 for such payment. Neither Class Counsel nor Defendant's counsel intend anything contained in this Settlement to constitute advice regarding taxes or taxability. You may wish to consult a tax advisor concerning the tax consequences of the payments received under the Settlement.

<u>Conditions of Settlement</u>. This Settlement is conditioned upon the Court entering an order granting final approval of the Settlement and entering judgment.

# 4. What Do I Release Under the Settlement?

<u>Released Claims</u>. Upon entry of final judgment and funding in full of the Gross Settlement Amount by Defendant, Plaintiff and the Settlement Class Members shall release all Released Class Claims that occurred during the Class Period as to the Released Parties. Released Class Claims means all claims alleged or which could have reasonably been alleged based on the facts alleged in the Operative Complaint, which arose during the Class Period. The Released PAGA Claims shall be released as follows: Upon entry of final judgment and upon funding in full of the Gross Settlement Amount by Defendant, all Aggrieved Employees shall release all Released PAGA Claims, irrespective of whether they opted-out of the Class Settlement and will be bound by this PAGA Release (the "PAGA Release"). "Released PAGA Claims" means all claims under the PAGA alleged in the Operative Complaint in the Action and Plaintiff's letter to the LWDA dated December 18, 2023, that arose during the PAGA Period.

This means that, if you do not timely and formally exclude yourself from the Settlement, you cannot sue, continue to sue, or be part of any other lawsuit against Defendant about the legal issues resolved by this Settlement. It also means that all of the Court's orders in this Action will apply to you and legally bind you.

# 5. How much will my payment be?

**Defendant's records reflect that you have** <<\_\_\_\_>> Workweeks worked during the Class Period (February 22, 2020, through November 29, 2024).

Based on this information, your estimated Individual Settlement Payment is <<\_\_\_\_>>.

**Defendant's records reflect that you have** << \_\_\_\_\_>> pay periods worked during the PAGA Period (December 18, 2022, through November 29, 2024).

Based on this information, your estimated Aggrieved Employee Payment is <<\_\_\_\_>>.

If you wish to challenge the information set forth above, then you must submit a written, signed dispute challenging the information along with supporting documents, to the Settlement Administrator at the address provided in this Notice no later than \_\_\_\_\_ [forty-five (45) days after the Notice or re-mailed Notice].

#### 6. How can I get a payment?

**To get money from the Settlement, you do not have to do anything**. A check for your settlement payment will be mailed automatically to the same address as this Notice. If your address is incorrect or has changed, you must notify the Settlement Administrator. The Settlement Administrator is: Apex Class Action LLC at 1-800-355-0700.

The Court will hold a hearing on \_\_\_\_\_\_\_ to decide whether to finally approve the Settlement. If the Court approves the Settlement and there are no objections or appeals, payments will be mailed within a few months after this hearing. If there are objections or appeals, resolving them can take time, perhaps more than a year. Please be patient. After entry of the Judgment, the Settlement Administrator will provide notice of the final judgment to the Class Members by posting a copy of the Judgment on the administrator's website at https://apexclassaction.com/.

#### 7. What if I don't want to be a part of the Settlement?

If you do not wish to participate in the Settlement, you may exclude yourself from the Settlement or "opt out." **If you opt out, you will receive NO money from the Settlement, and you will not be bound by its terms, except as provided as follows**. Irrespective of whether you exclude yourself from the Settlement or "opt out," you will be bound by the Released PAGA Claims, you will be deemed to have released the Released PAGA Claims, and you will receive a share of the Aggrieved Employee Payment.

To opt out, you must submit to the Settlement Administrator, by First Class Mail, a written, signed and dated request for exclusion postmarked no later than \_\_\_\_\_\_\_. The address for the Settlement Administrator is 18 Technology Drive, Suite 164, Irvine, CA 92618. The request for exclusion must state in substance: "I wish to opt out of the settlement of the class action lawsuit entitled *ALEXIS TOPETE-HERNANDEZ v. THE PEGGS COMPANY, INC.*, Riverside County Superior Court, Case No. CVRI2400968. I understand that by requesting to be excluded from the Settlement, I will receive no money from the Settlement described in this Notice." The request for exclusion must contain your name, address, signature and the last four digits of your Social Security Number for verification purposes. The request for exclusion must be signed by you. No other person may opt out for a member of the Class.

Written requests for exclusion that are postmarked after \_\_\_\_\_\_, or are incomplete or unsigned will be rejected, and those Class Members will remain bound by the Settlement and the release described above.

#### 8. How do I tell the Court that I would like to challenge the Settlement?

Any Class Member who has not opted out and believes that the Settlement should not be finally approved by the Court for any reason, may object to the proposed Settlement. Objections may be in writing and state the Class Member's name, current address, telephone number, and describe why you believe the Settlement is unfair. All written objections or other correspondence must also state the name and number of the case, which is *ALEXIS TOPETE-HERNANDEZ v. THE PEGGS COMPANY, INC.*, Riverside County Superior Court, Case No. CVRI2400968. You may also object without submitting a written objection by appearing at the final approval hearing scheduled as described in Section 9 below.

To object to the Settlement, you cannot opt out. If the Court approves the Settlement, you will be bound by the terms of the Settlement in the same way as Class Members who do not object. Any Class Member who does not object in the manner provided in this Class Notice shall have waived any objection to the Settlement, whether by appeal or otherwise.

Written objections must be delivered or mailed to the Settlement Administrator no later than \_\_\_\_\_\_. The address for the Settlement Administrator is Apex Class Action LLC, 18 Technology

Drive, Suite 164, Irvine, CA 92618.

The addresses for the Parties' counsel are as follows:

# **Class Counsel:**

Jean-Claude Lapuyade, Esq. JCL Law Firm, APC 5440 Morehouse Drive, Suite 3600 San Diego, CA 92121 Tel.: (619) 599-8292 Email: jlapuyade@jcl-lawfirm.com

# **Class Counsel:**

Shani O. Zakay, Esq. Zakay Law Group, APLC 5440 Morehouse Drive, Suite 3600 San Diego, CA 92121 Tel: (619) 599-8292 Email: shani@zakaylaw.com

#### **Class Counsel:**

Elizabeth Parker-Fawley, Esq. Ryan Slinger, Esq. Lawyers for Justice, PC 410 West Arden Avenue, Suite 203 Glendale, California 91203 Tel: (818) 265-1020 Email: <u>elizabeth@calljustice.com</u> <u>r.slinger@calljustice.com</u>

# **Counsel for Defendant:**

Alex Medina, Esq. Kyle Owen, Esq. Medina McKelvey, LP 925 Highland Pointe Drive, Suite 300 Roseville, California 95678 Telephone: (916) 960-2211 alex@medinamckelvey.com

# 9. When and where will the Court decide whether to approve the Settlement?

The Court will hold a Final Approval Hearing at 00:00 AM/PM on \_\_\_\_\_\_, at the Riverside County Superior Court, Dept. 1, located at 4050 Main Street, Riverside, CA 92501 before Judge Harold Hopp. The Court has determined only that there is sufficient evidence to suggest that the proposed settlement might be fair, reasonable, and adequate. At the Final Approval Hearing, the Court will determine whether the Settlement is fair, reasonable, and adequate. The purpose of this hearing is for the Court to determine whether to grant final approval to the Settlement. If there are objections, the Court will consider them. The Court will listen to people who have made a timely written request to speak at the hearing or who appear at the hearing to object. This hearing may be rescheduled by the Court without further notice to you. You are not required to attend the Final Approval Hearing, although any Class Member is welcome to attend the hearing.

# 10. How do I get more information about the Settlement?

You may call the Settlement Administrator at 1-800-355-0700 or write to *ALEXIS TOPETE-HERNANDEZ v. THE PEGGS COMPANY, INC.*, Riverside County Superior Court, Case No. CVRI2400968, Settlement Administrator, c/o \_\_\_\_\_.

This notice summarizes the proposed Settlement. More details are in the Settlement Agreement. You may receive a copy of the Stipulation of Settlement of Class and PAGA Action Claims and Release of Claims ("Settlement Agreement") filed on MONTH XX, 2025, the Final Judgment or other Settlement documents by writing to JCL Law Firm, APC, 5440 Morehouse Drive, Suite 3600, San Diego, CA 92121.

# PLEASE <u>DO NOT</u> CONTACT THE COURT, THE CLERK OF THE COURT, THE JUDGE; OR DEFENDANT FOR INFORMATION ABOUT THE PROPOSED SETTLEMENT OR THIS LAWSUIT.

# **IMPORTANT:**

- You must inform the Settlement Administrator of any change of address to ensure receipt of your Individual Settlement Payment.
- Settlement checks will be null and void 180 days after issuance if not deposited or cashed. In such event, the Settlement Administrator shall pay all funds from such uncashed checks will be distributed as set forth in California Code of Civil Procedure Section 384, as amended, to the Community Law Project, a Cy Pres. If your check is lost or misplaced, you should contact the Settlement Administrator immediately to request a replacement.

# EXHIBIT B

# Superior Court of California, County of Riverside ALEXIS TOPETE-HER NANDEZ v. THE PEGGS COMPANY, INC., Riverside County Superior Court Case No. CVRI2400968

### **REQUEST FOR EXCLUSION**

<u>Instructions</u>: Please complete this Form ONLY IF YOU <u>**DO NOT**</u> WANT TO PARTICIPATE IN THE SETTLEMENT that is described in the Notice Pendency of Class Action Settlement and Final Hearing Date that accompanies this Form. If you choose to complete this Form, the deadline for mailing it to the Settlement Administrator is [\*\* INSERT DATE\*\*].

#### I. <u>PERSONAL INFORMATION</u>

Name (first, middle and last):	
Home Street Address:	
City, State, Zip Code:	
Telephone Number: ()	

#### II. <u>REQUEST FOR EXCLUSION</u>

By signing and returning this Form, I certify that I wish to opt out of the settlement of the class action lawsuit entitled *ALEXIS TOPETE-HERNANDEZ v. THE PEGGS COMPANY, INC., Riverside County Superior Court, Case No. CVRI2400968*, filed in the Superior Court of California, County of Riverside. I understand that by requesting to be excluded from the Settlement, I will receive no money from the Settlement described in the Notice Pendency of Class Action Settlement and Final Hearing Date that accompanies this Form.

Any Class Member that submits a timely Request for Exclusion who is also an Aggrieved Employee will still receive his/her pro rata share of the PAGA Payment. Exclusion from the Class Action Settlement does not result in exclusion from the PAGA Payment.

# III. MAILING INSTRUCTIONS

If you choose to return this Form, you must return it to the Settlement Administrator postmarked on or before [\*\*INSERT DATE\*\*] AT THE ADDRESS LISTED BELOW:

Apex Class Action LLC 18 Technology Drive, Suite 164 Irvine, CA 92618

# IV. <u>PLEASE SIGN BELOW</u> I declare that the foregoing is true and correct.

Dated: \_\_\_\_\_

(Signature)

(Print Name)

# EXHIBIT C

Apex Class Action LLC 18 Technology Drive, Suite 164 Irvine, CA 92618 <u>Must Be Postmarked</u> <u>No Later Than</u> XXX, 2025

#### **OBJECTION FORM**

# SUPERIOR COURT OF THE STATE OF CALIFORNIA – COUNTY OF RIVERSIDE *ALEXIS TOPETE-HERNANDEZ v. THE PEGGS COMPANY, INC., Case No. CVRI2400968*

Indicate Name/Address Changes, if any:

<<Name>> <<Address>> <<City>>, <<State>> <<Zip Code>>

YOU DO NOT NEED TO COMPLETE THIS FORM TO PARTICIPATE IN THE SETTLEMENT. THIS FORM IS TO BE USED ONLY IF YOU WANT TO PARTICIPATE IN THE SETTLEMENT, BUT YOU OBJECT TO THE TERMS OF THE SETTLEMENT. IF YOU OBJECT TO THE SETTLEMENT, YOU MUST SIGN AND COMPLETE THIS FORM ACCURATELY AND IN ITS ENTIRETY AND YOU MUST MAIL IT BY FIRST CLASS U.S. MAIL TO THE SETTLEMENT ADMINISTRATOR SO THAT IT IS POSTMARKED ON OR BEFORE XXX, 2024. THE ADDRESS FOR THE SETTLEMENT ADMINISTRATOR IS NOTED AT THE TOP OF THIS FORM. IF YOU DO NOT OBJECT TO THE SETTLEMENT, DO NOT SUBMIT THIS FORM.

The Court will consider your objection at the Final Approval Hearing if you submit a timely and valid written statement of objection. All of the information on this form is required. If you do not provide all of the information below, your objection will be deemed null and void.

I, \_\_\_\_\_, (name of Class Member) hereby object to the Settlement in this case for the following reasons:

the following reasons.

Dated:

Signature:

Print or Type Name: \_\_\_\_\_

Telephone Number: