

1 **[REVISED PROPOSED] ORDER**

2 On December 10, 2025 at 3:30 p.m. in Department 11 of the above-captioned Court located at
3 Spring Street Courthouse, 312 North Spring Street, Los Angeles, California 90012, Plaintiff Basilia
4 Villa Magana’s (“Plaintiff”) Motion for Preliminary Approval of Class Action and PAGA Settlement,
5 came on for hearing before the Honorable David S. Cunningham. Blackstone Law, APC appeared on
6 behalf of Plaintiff and O’Hagan Meyer LLP appeared on behalf of Defendant CJKANTRG PA, LLC
7 (“Defendant”).

8 The Court, having carefully considered the papers, argument of counsel, and all matters
9 presented to the Court, and good cause appearing, hereby **GRANTS** Plaintiff’s Motion for Preliminary
10 Approval of Class Action and PAGA Settlement.

11 **IT IS HEREBY ORDERED THAT:**

12 1. The Court preliminarily approves the Amended Joint Stipulation of Class Action and
13 PAGA Settlement (“Settlement” or “Settlement Agreement”) attached as Exhibit C to the
14 Supplemental Declaration of Annabel Blanchard in Support of Plaintiff’s Motion for Preliminary
15 Approval of Class Action and PAGA Settlement. This is based on the Court’s determination that the
16 Settlement falls within the range of possible approval as fair, adequate, and reasonable.

17 2. This Order incorporates by reference the definitions in the Settlement Agreement, and
18 all capitalized terms defined therein shall have the same meaning in this Order as set forth in the
19 Settlement Agreement.

20 3. It appears to the Court on a preliminary basis that the Settlement is fair, adequate, and
21 reasonable. It appears to the Court that extensive investigation and research have been conducted such
22 that counsel for the parties at this time are able to reasonably evaluate their respective positions. It
23 further appears to the Court that the Settlement, at this time, will avoid substantial additional costs by
24 all parties, as well as avoid the delay and risks that would be presented by the further prosecution of
25 the case. It further appears that the Settlement has been reached as the result of intensive, serious, and
26 non-collusive, arms-length negotiations, and was entered into in good faith.

27 4. The Court preliminarily finds that the Settlement, including the allocations for the
28 Attorneys’ Fees and Costs, Enhancement Payment, LWDA Payment, Settlement Administration
Costs, and payments to the Settlement Class Members and PAGA Employees provided for in the

1 Settlement Agreement, appear to be within the range of reasonableness of a settlement that could
2 ultimately be given final approval by this Court. Indeed, the Court has reviewed the monetary recovery
3 that is being granted as part of the Settlement and preliminarily finds that the monetary settlement
4 awards made available to the Class Members and PAGA Employees are fair, adequate, and reasonable
5 when balanced against the probable outcome of further litigation relating to certification, liability, and
6 damages issues and are consistent with the requirements of California Labor Code § 2699(1).

7 5. The Court concludes that, for settlement purposes only, the proposed Class meets the
8 requirements for certification under section 382 of the California Code of Civil Procedure in that: (a)
9 the Class is ascertainable and so numerous that joinder of all members of the Class is impracticable;
10 (b) common questions of law and fact predominate, and there is a well-defined community of interest
11 amongst the members of the Class with respect to the subject matter of the litigation; (c) Plaintiff's
12 claims are typical of the claims of the members of the Class; (d) Plaintiff will fairly and adequately
13 protect the interests of the members of the Class; (e) a class action is superior to other available
14 methods for the efficient adjudication of the controversy; and (f) Class Counsel is qualified to act as
15 counsel for Plaintiff in her individual capacity and as the representative of the Class.

16 6. The Court conditionally certifies, for settlement purposes only, the Class, defined as
17 follows:

18 All non-exempt, hourly-paid individuals who worked for Defendant at the Del
19 Monte Fresh Produce facility located at 10730 Patterson Place, Santa Fe Springs,
California, during the Class Period.

20 (The Class Period is defined as the period from October 23, 2019 through
21 December 2, 2024)

22 7. The Court provisionally appoints Jonathan M. Genish, Barbara DuVan-Clarke,
23 Danielle GruppChang, P.J. Van Ert, and Annabel Blanchard of Blackstone Law, APC as counsel for
24 the Class ("Class Counsel").

25 8. The Court provisionally appoints Plaintiff Basilia Villa Magana as the representative
26 of the Class ("Class Representative").

27 9. The Court provisionally appoints Apex Class Action LLC to handle the administration
28 of the Settlement ("Settlement Administrator").

10 10. Within fourteen (14) calendar days after entry of this Order, Defendant will provide the

1 Settlement Administrator with the following information about each Class Member: full name, last
2 known mailing address, Social Security number, dates worked for Defendant during the Class Period,
3 Workweeks worked for Defendant during the Class Period, Pay Periods worked for Defendant during
4 the PAGA Period (if applicable), and such other information as is necessary for the Settlement
5 Administrator to calculate Workweeks and Pay Periods (if applicable) (collectively referred to as the
6 “Class List”) in conformity with the Settlement Agreement.

7 11. The Court approves, both as to form and content, the Notice of Class Action Settlement
8 (“Class Notice”) attached hereto as **Exhibit 1**. The Class Notice shall be provided to Class Members
9 in the manner set forth in the Settlement Agreement. The Court finds that the Class Notice appears to
10 fully and accurately inform the Class Members of all material elements of the Settlement, of Class
11 Members’ right to be excluded from the Class Settlement by submitting a Request for Exclusion, of
12 Class Members’ right to dispute the Workweeks and/or Pay Periods credited to each of them by
13 submitting a Workweeks Dispute, and of each Settlement Class Member’s right and opportunity to
14 object to the Class Settlement by submitting a Notice of Objection to the Settlement Administrator.
15 The Court further finds that distribution of the Class Notice substantially in the manner and form set
16 forth in the Settlement Agreement and this Order, and that all other dates set forth in the Settlement
17 Agreement and this Order, meet the requirements of due process and shall constitute due and sufficient
18 notice to all persons entitled thereto. The Court further orders the Settlement Administrator to mail
19 the Class Notice in English and Spanish by First-Class U.S. Mail to all Class Members within seven
20 (7) calendar days of receipt of the Class List, pursuant to the terms set forth in the Settlement
21 Agreement.

22 12. The Court hereby preliminarily approves the proposed procedure, set forth in the
23 Settlement Agreement, for seeking exclusion from the Class Settlement. Any Class Member may
24 choose to be excluded from the Class Settlement by submitting a Request for Exclusion in conformity
25 with the requirements set forth in the Class Notice, to the Settlement Administrator, postmarked on or
26 before the date that is forty-five (45) calendar days from the initial mailing of the Class Notice by the
27 Settlement Administrator to Class Members (“Response Deadline”), or, in the case of a re-mailed
28 Class Notice, the Response Deadline shall be extended fifteen (15) calendar days from the original

1 Response Deadline. Any such person who timely and validly chooses to opt out of, and be excluded
2 from, the Class Settlement will not be entitled to any recovery under the Class Settlement and will not
3 be bound by the Class Settlement or have any right to object, appeal, or comment thereon.
4 Nevertheless, all PAGA Employees will be bound by the PAGA Settlement and issued their Individual
5 PAGA Payment, irrespective of whether they submit a Request for Exclusion. Class Members who
6 do not submit a timely and valid Request for Exclusion (i.e., Settlement Class Members) shall be
7 bound by the Settlement Agreement and any final judgment based thereon.

8 13. A Final Approval Hearing shall be held before this Court on
9 July 6, 2026 at 10:00 am a.m./p.m. in Department 11 of the Los Angeles
10 County Superior Court, located at Spring Street Courthouse, 312 North Spring Street, Los Angeles,
11 California 90012, to determine all necessary matters concerning the Settlement, including: whether
12 the proposed settlement of the action on the terms and conditions provided for in the Settlement is fair,
13 adequate, and reasonable and should be finally approved by the Court; whether a judgment, as
14 provided in the Settlement, should be entered herein; whether the plan of allocation contained in the
15 Settlement should be approved as fair, adequate, and reasonable to the Class Members and PAGA
16 Employees; and determine whether to approve the requests for the Attorneys' Fees and Costs,
17 Enhancement Payment, Settlement Administration Costs, and allocation for the PAGA Amount.

18 14. Class Counsel shall file a motion for final approval of the Settlement and for Attorneys'
19 Fees and Costs, Enhancement Payment, and Settlement Administration Costs, along with the
20 appropriate declarations and supporting evidence, including the Settlement Administrator's
21 declaration, by June 10, 2026, to be heard at the Final Approval Hearing.

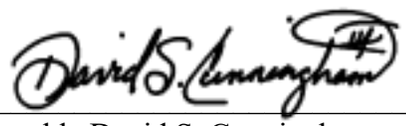
22 15. To object to the Class Settlement in writing, a Settlement Class Member must submit
23 their Notice of Objection to the Settlement Administrator on or before the Response Deadline. The
24 Notice of Objection must be signed and must contain the information that is required, as set forth in
25 the Class Notice, including and not limited to the grounds for the objection. Settlement Class
26 Members, individually or through counsel, may also present their objection orally at the Final
27 Approval Hearing, regardless of whether they have submitted a Notice of Objection.

28 16. In the event the Settlement does not become effective in accordance with the terms of

1 the Settlement Agreement, or the Settlement is not finally approved, or is terminated, canceled, or fails
2 to become effective for any reason, this Order shall be rendered null and void, shall be vacated, and
3 the parties shall revert back to their respective positions as of before entering into the Settlement
4 Agreement. The fact that the Court certified the Class for settlement purposes shall not be admissible
5 or have any bearing on the issue of whether any class should be certified in a non-settlement context.

6 17. The Court reserves the right to adjourn or continue the date of the Final Approval
7 Hearing and any dates provided for in the Settlement Agreement without further notice to the Class
8 Members and retains jurisdiction to consider all further applications arising out of or connected with
9 the Settlement.

10 **IT IS SO ORDERED.**
11 Dated: 12/10/2025



Honorable David S. Cunningham
Judge of the Superior Court

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1 EXHIBIT 1

2 **NOTICE OF CLASS ACTION SETTLEMENT**

3 *Basilia Villa Magana v. CJKANTRG PA, LLC*

4 Superior Court of California for the County of Los Angeles, Case No. 23STCV25886

5 **PLEASE READ THIS CLASS NOTICE CAREFULLY.**

6 **You have received this Class Notice because Defendant’s records indicate that you may be eligible to take part in the class action settlement reached in the above-referenced case.**

7 **You do not need to take any action to receive a settlement payment.**

8 **This Class Notice is designed to advise you of your rights and options with respect to the settlement, and how you can request to be excluded from the Class Settlement, object to the Class Settlement, and/or dispute the number of Workweeks and/or Pay Periods that you are credited with, if you so choose.**

9 **YOU ARE NOTIFIED THAT:** A class and representative action settlement has been reached between Plaintiff Basilia Villa Magana (“Plaintiff”) and Defendant CJKANTRG PA, LLC (“Defendant”) (Plaintiff and Defendant are collectively referred to as the “Parties”) in the case entitled *Basilia Villa Magana v. CJKANTRG PA, LLC*, Los Angeles County Superior Court, Case No. 23STCV25886 (“Action”), which may affect your legal rights. On [date of Preliminary Approval], the Court granted preliminary approval of the settlement and scheduled a hearing on [hearing date] at [hearing time] (“Final Approval Hearing”) to determine whether or not the Court should grant final approval of the settlement.

13 **I. IMPORTANT DEFINITIONS**

14 “Class” or “Class Member(s)” means non-exempt, hourly-paid individuals that worked for Defendant at the Del Monte Fresh Produce facility located at 10730 Patterson Place, Santa Fe Springs, California, during the Class Period.

16 “Class Period” means the period from October 23, 2019, through December 2, 2024.

17 “Class Settlement” means the settlement and resolution of all Released Class Claims.

18 “PAGA Employee(s)” means all non-exempt, hourly-paid individuals that worked for Defendant at the Del Monte Fresh Produce facility located at 10730 Patterson Place, Santa Fe Springs, California, during the PAGA Period.

20 “PAGA Period” means the period from September 14, 2022 through December 2, 2024.

21 “PAGA Settlement” means the settlement and resolution of all Released PAGA Claims.

22 **II. BACKGROUND OF THE ACTION**

23 On September 14, 2023, Plaintiff provided written notice to the California Labor and Workforce Development Agency (“LWDA”) and Defendant of the specific provisions of the California Labor Code that Plaintiff contends were violated (“PAGA Letter”). On October 23, 2023, Plaintiff commenced a putative class action lawsuit by filing a Class Action Complaint for Damages in the Action. On November 20, 2023, Plaintiff filed a Complaint for Enforcement Action Under the Private Attorneys General Act, Cal. Labor Code §§ 2698 *et seq.* (“PAGA Complaint”) in the Action.

27 Plaintiff contends that Defendant failed to properly pay minimum and overtime wages, provide compliant meal and rest breaks and associated premiums, timely pay wages during employment and upon termination of employment and associated waiting-time penalties, provide accurate wage statements, and reimburse business expenses, and thereby engaged in unfair business practices in violation of the California Business and

1 Professions Code section 17200, *et seq.*, and conduct that gives rise to penalties under the Private Attorneys
2 General Act of 2004 pursuant to California Labor Code Section 2698, *et seq.* (“PAGA”). Plaintiff seeks, among
3 other things, recovery of unpaid wages and meal and rest period premiums, unreimbursed business expenses,
4 restitution, penalties, interest, and attorneys’ fees and costs.

5 Defendant denies all of the allegations in the Action or that it violated any law.

6 The Parties participated in mediation with a respected class action mediator, and as a result, the Parties reached
7 a settlement. The Parties have since entered into a Joint Stipulation of Class Action and PAGA Settlement
8 (“Settlement” or “Settlement Agreement”).

9 On [Date of Preliminary Approval], the Court entered an order preliminarily approving the Settlement. The
10 Court has appointed Apex Class Action LLC as the administrator of the Settlement (“Settlement
11 Administrator”), Plaintiff Basilia Villa Magana as representative of the Class (“Class Representative”), and the
12 following Plaintiff’s attorneys as counsel for the Class (“Class Counsel”):

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Jonathan M. Genish
Barbara DuVan-Clarke
Danielle GruppChang
P.J. Van Ert
Annabel Blanchard
Blackstone Law, APC
8383 Wilshire Boulevard, Suite 745
Beverly Hills, California 90211
Tel: (310) 622-4278 / Fax: (855) 786-6356

13 If you are a Class Member, you need not take any action to receive an Individual Settlement Payment, but you
14 have the opportunity to request exclusion from the Class Settlement (in which case you will not receive an
15 Individual Settlement Payment), object to the Class Settlement, and/or dispute the Workweeks and/or Pay
16 Periods credited to you, if you so choose, as explained more fully in Sections III and IV below. If you are a
17 PAGA Employee, you do not need to take any action to receive an Individual PAGA Payment; you will not have
18 the opportunity to object or seek exclusion from the PAGA Settlement and all PAGA Employees will be bound
19 to the PAGA Settlement if the Court grants final approval of the Settlement.

20 The Settlement represents a compromise and settlement of highly disputed claims. Nothing in the Settlement is
21 intended or will be construed as an admission by Defendant that the claims in the Action have merit or that
22 Defendant has any liability to Plaintiff, Class Members, or PAGA Employees. Plaintiff and Defendant, and their
23 respective counsel, have concluded and agree that, in light of the risks and uncertainties to each side of continued
24 litigation, the Settlement is fair, reasonable, and adequate, and is in the best interests of the Class Members, the
25 State of California, and PAGA Employees.

26 **III. SUMMARY OF THE PROPOSED SETTLEMENT**

27 **A. Settlement Formula**

28 The total gross settlement amount is Three Hundred Thirty Thousand Dollars and Zero Cents (\$330,000.00) (the
“Gross Settlement Amount”). The portion of the Gross Settlement Amount that is available for payment to Class
Members is referred to as the “Net Settlement Amount.” The Net Settlement Amount will be the Gross
Settlement Amount less the following payments which are subject to approval by the Court: (1) attorneys’ fees,
in an amount not to exceed thirty-three and one-third percent (33.33%) of the Gross Settlement Amount (i.e.,
\$109,989 if the Gross Settlement Amount is \$330,000), and reimbursement of litigation costs and expenses, in
an amount not to exceed Twenty-Five Thousand Dollars and Zero Cents (\$25,000.00) to Class Counsel; (2)
Enhancement Payment in an amount not to exceed Five Thousand Dollars and Zero Cents (\$5,000.00) to Plaintiff
for her services in the Action; (3) the amount of Thirty Thousand Dollars and Zero Cents (\$30,000.00) allocated
toward civil penalties under the Private Attorneys General Act (“PAGA Amount”), of which the LWDA will be
paid 75% (\$22,500.00) (“LWDA Payment”) and the remaining 25% (\$7,500.00) will be distributed to PAGA

1 Employees (“PAGA Employee Amount”); and (4) Settlement Administration Costs in an amount not to exceed
2 Four Thousand Seven Hundred and Fifty Dollars and Zero Cents (\$4,750.00) to the Settlement Administrator.

3 Class Members are eligible to receive payment under the Class Settlement of their *pro rata* share of the Net
4 Settlement Amount (“Individual Settlement Share”) based on the number of weeks each Class Member worked
5 for Defendant as a non-exempt, hourly-paid employee at the Del Monte Fresh Produce facility located at 10730
6 Patterson Place, Santa Fe Springs, California during the Class Period, which will be calculated by the Settlement
7 Administrator by using the employee’s start date at the Del Monte Fresh Produce facility through the date the
8 employee’s assignment at the Del Monte Fresh Produce facility ended, if applicable. (“Workweeks”). The
9 Settlement Administrator has divided the Net Settlement Amount by the Workweeks of all Class Members to
10 yield the “Estimated Workweek Value,” and multiplied each Class Member’s individual Workweeks by the
11 Estimated Workweek Value to yield an estimated Individual Settlement Share that each Class Member may be
12 entitled to receive under the Class Settlement (which is listed in Section III.C below). Class Members who do
13 not submit a timely and valid Request for Exclusion (“Settlement Class Members”) will be issued their final
14 Individual Settlement Payment.

15 Each Individual Settlement Share will be allocated as ten percent (10%) as wages, which will be reported on an
16 IRS Form W-2, and ninety percent (90%) as penalties, interest, and non-wage damages, which will be reported
17 on an IRS Form 1099 (if applicable). Each Individual Settlement Share will be subject to reduction for the
18 employee’s share of payroll taxes and withholdings with respect to the wages portion of the Individual
19 Settlement Shares resulting in a net payment to the Settlement Class Member (“Individual Settlement Payment”).
20 The employer’s share of taxes and contributions in connection with the wages portion of Individual Settlement
21 Shares (“Employer Taxes”) will be paid by Defendant separately and in addition to the Gross Settlement
22 Amount.

23 PAGA Employees are eligible to receive payment under the PAGA Settlement of their *pro rata* share of the
24 PAGA Employee Amount (“Individual PAGA Payment”) based on the number of pay periods each PAGA
25 Employee worked for Defendant as an hourly-paid or non-exempt employee in California during the PAGA
26 Period, which will be calculated by the Settlement Administrator by using the employee’s start date at the Del
27 Monte Fresh Produce facility through the date the employee’s assignment at the Del Monte Fresh Produce
28 facility ended, if applicable. (“Pay Periods”). The Settlement Administrator had divided the PAGA Employee
Amount, i.e., 25% of the PAGA Amount, by the Pay Periods of all PAGA Employees to yield the “PAGA Pay
Period Value,” and multiplied each PAGA Employee’s individual Pay Periods by the Pay Period Value to yield
each PAGA Employee’s Individual PAGA Payment.

Each Individual PAGA Payment will be allocated as one hundred percent (100%) penalties, will not be subject
to taxes or withholdings, and will be reported on IRS Form 1099 (if applicable).

If the Court grants final approval of the Settlement, Individual Settlement Payments will be mailed to Settlement
Class Members and Individual PAGA Payments will be mailed to PAGA Employees at the address that is on
file with the Settlement Administrator. **If the address to which this Class Notice was mailed is not correct,
or if you move after you receive this Class Notice, you must provide your correct mailing address to the
Settlement Administrator as soon as possible to ensure you receive any payment that you may be entitled
to under the Settlement.**

B. Your Workweeks and Pay Periods (if applicable) Based on Defendant’s Records

According to Defendant’s records:

- **From October 23, 2019 through December 2, 2024 (i.e., the Class Period), you are credited as having worked [] Workweeks.**
- **From September 14, 2022 through December 2, 2024 (i.e., the PAGA Period), you are credited as having worked [] Pay Periods.**

1 If you wish to dispute the Workweeks and/or Pay Periods credited to you, you must submit your dispute in
2 writing to the Settlement Administrator (“Workweeks Dispute”). The Dispute must: (a) contain the case name
3 and number of the Class Action (*Basilla Villa Magana v. CJKANTRG PA, LLC*, Case No. 23STCV25886); (b)
4 contain your full name, signature, address, telephone number, and the last four (4) digits of your Social Security
5 number; (c) clearly state that you dispute the number of Workweeks and/or Pay Periods credited to you and what
6 you contend is the correct number; and (d) be returned by mail to the Settlement Administrator at the specified
7 address listed in Section IV.B below, postmarked **on or before [Response Deadline]**.

8 **C. Your Estimated Individual Settlement Share and Individual PAGA Payment (if**
9 **applicable)**

10 As explained above, your estimated Individual Settlement Share and Individual PAGA Payment (if applicable)
11 is based on the number of Workweeks and Pay Periods (if applicable) credited to you.

12 **Under the terms of the Settlement, your Individual Settlement Share is estimated to be**
13 **\$ [REDACTED]. The Individual Settlement Share is subject to reduction for the employee’s**
14 **share of taxes and withholdings with respect to the wages portion of the Individual**
15 **Settlement Share and will only be distributed if the Court approves the Settlement and**
16 **after the Settlement goes into effect.**

17 **Under the terms of the Settlement, your Individual PAGA Payment is estimated to be**
18 **\$ [REDACTED] and will only be distributed if the Court approves the Settlement and after the**
19 **Settlement goes into effect.**

20 The settlement approval process may take multiple months. Your Individual Settlement Share and Individual
21 PAGA Payment (if applicable) reflected in this Class Notice is only an estimate. Your actual Individual
22 Settlement Payment and Individual PAGA Payment (if applicable) may be higher or lower.

23 **D. Release of Claims**

24 Upon full funding of the Gross Settlement Amount, Plaintiff and all Settlement Class Members will be deemed
25 to have fully, finally, and forever released, settled, compromised, relinquished, and discharged the Released
26 Parties of all Released Class Claims.

27 Upon full funding of the Gross Settlement Amount, Plaintiff, the State of California with respect to all PAGA
28 Employees, and all PAGA Employees will be deemed to have fully, finally, and forever released, settled,
29 compromised, relinquished, and discharged the Released Parties of all Released PAGA Claims.

30 “Released Class Claims” means any and all claims which were alleged or which could have been reasonably
31 alleged based on the factual allegations in the Operative Complaints in the Action, arising during the Class
32 Period, which shall specifically include claims for Defendant’s alleged failure to pay overtime and minimum
33 wages, provide compliant meal and rest periods and associated premium payments, timely pay wages during
34 employment and upon termination, provide accurate wage statements, and reimburse necessary business-related
35 expenses in violation of California Labor Code Sections 201, 202, 203, 204, 210, 226(a), 226.7, 510, 512(a),
36 1194, 1197, 1197.1, 1198, 2800, and 2802, the applicable Industrial Welfare Commission Wage Order, and
37 California Business and Professions Code sections 17200, *et seq.*

38 “Released PAGA Claims” means any and all claims arising from any of the factual allegations in the PAGA
39 Letter and the Operative Complaints in the Action, arising during the PAGA Period, for civil penalties under
40 the Private Attorneys General Act of 2004, California Labor Code Sections 2698 *et seq.*, which shall specifically
41 include claims for Defendant’s alleged failure to pay overtime and minimum wages, provide compliant meal
42 and rest periods and associated premium payments, timely pay wages during employment and upon termination,
43 provide compliant wage statements, maintain complete and accurate payroll records, and reimburse necessary
44 business-related expenses in violation of California Labor Code Sections 201, 202, 203, 204, 210, 226(a), 226.7,

1 510, 512(a), 1174(d), 1194, 1197, 1197.1, 1198, 2800, and 2802, and the applicable Industrial Welfare
Commission Wage Order.

2 “Released Parties” means Defendant and its current and former officers, directors, members, insurers,
3 shareholders, subsidiaries, affiliates, predecessors, successors, and assigns.

4 **E. Attorneys’ Fees and Costs to Class Counsel**

5 Class Counsel will seek attorneys’ fees in an amount not to exceed thirty-three and one-third percent (33.33%)
6 of the Gross Settlement Amount (i.e., \$109,989.00) and reimbursement of litigation costs and expenses in an
7 amount not to exceed Twenty-Five Thousand Dollars and Zero Cents (\$25,000.00) (collectively, “Attorneys’
8 Fees and Costs”), subject to approval by the Court. The Attorneys’ Fees and Costs granted by the Court will be
9 paid from the Gross Settlement Amount. Class Counsel has been prosecuting the Action on behalf of Plaintiff,
10 Class Members, and PAGA Employees on a contingency fee basis (that is, without being paid any money to
11 date) and has been paying all litigation costs and expenses.

9 **F. Enhancement Payment to Plaintiff**

10 Plaintiff will seek the amount of Five Thousand Dollars and Zero Cents (\$5,000.00) (“Enhancement Payment”),
11 in recognition of her services in connection with the Action. The Enhancement Payment will be paid from the
12 Gross Settlement Amount, subject to approval by the Court, and if awarded, it will be paid to Plaintiff in addition
13 to her Individual Settlement Payment and Individual PAGA Payment that her is entitled to under the Settlement.

13 **G. Settlement Administration Costs to Settlement Administrator**

14 Payment to the Settlement Administrator is estimated not to exceed Four Thousand Seven Hundred and Fifty
15 Dollars and Zero Cents (\$4,750.00) (“Settlement Administration Costs”) for the costs of the notice and
16 settlement administration process, including and not limited to, the expense of notifying the Class Members of
17 the Settlement, processing Requests for Exclusion, Notices of Objection, and Workweeks Disputes, calculating
18 Individual Settlement Shares, Individual Settlement Payments, and Individual PAGA Payments, and distributing
19 payments and tax forms under the Settlement, and shall be paid from the Gross Settlement Amount, subject to
20 approval by the Court.

18 **IV. WHAT ARE YOUR RIGHTS AND OPTIONS AS A CLASS MEMBER?**

19 **A. Participate in the Settlement**

20 **If you want to participate in the Class Settlement and receive money from the Class Settlement, you do
21 not have to do anything.** You will automatically be included in the Class Settlement and issued your Individual
22 Settlement Payment unless you decide to exclude yourself from the Class Settlement.

21 Unless you elect to exclude yourself from the Class Settlement and if the Court grants final approval of the
22 Settlement, you will be bound by the terms of the Class Settlement and any judgment that may be entered by the
23 Court based thereon, and you will release the Released Class Claims against the Released Parties as described
24 in Section III.D above.

24 If you are a PAGA Employee and the Court grants final approval of the Settlement, you will automatically be
25 included in the PAGA Settlement and issued your Individual PAGA Payment. This means you will be bound by
26 the terms of the PAGA Settlement and any judgment that may be entered by the Court based thereon, and you
27 will release the Released PAGA Claims against the Released Parties as described in Section III.D above.

26 As a Class Member and PAGA Employee (if applicable), you will not be separately responsible for the payment
27 of attorney’s fees or litigation costs and expenses, unless you retain your own counsel, in which event you will
28 be responsible for your own attorney’s fees and expenses.

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VI. ADDITIONAL INFORMATION

The above is a summary of the basic terms of the Settlement. For the precise terms and conditions of the Settlement Agreement, you should review the detailed Settlement Agreement and other papers, which are on file with the Court.

You may view the Settlement Agreement and other documents filed in the Action by visiting Stanley Mosk Courthouse, 111 North Hill Street, California 90012, during normal business hours, or by online by visiting the following website: <https://www.lacourt.org/casesummary/ui/>

You may also visit the Settlement Administrator’s website at [REDACTED] for key documents in the Action.

PLEASE DO NOT TELEPHONE THE COURT OR THE OFFICE OF THE CLERK FOR INFORMATION REGARDING THIS SETTLEMENT.

IF YOU HAVE ANY QUESTIONS, YOU MAY CALL THE SETTLEMENT ADMINISTRATOR AT THE FOLLOWING TOLL-FREE NUMBER: [REDACTED], OR YOU MAY ALSO CONTACT CLASS COUNSEL.