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NOTICE TO DEFENDANT: (AVISO AL DEMANDADO): BMW MANAGEMENT, IN MANAGEMENT, LLC, a C DOES 1-50, Inclusive, YOU ARE BEING SUED BY F (LO ESTÁ DEMANDANDO EN	동생 같은 방법은 전통 사람이 있는 사람이 있는 것 같아요. 이 이 가지 않는 것 같아요. 이 가지 않는 것 않는 것 않는 것 같아요. 이 가지 않는 것 않는 것 같아요. 이 가지 않는 것 않는	SUM-100 Electronically FILED by Superior Court of California, County of Los Angeles 1/16/2024 5:35 PM David W. Slayton, Executive Officer/Clerk of Court, By J. Covarrubias, Deputy Clerk
copy served on the plaintiff. A le court to hear your case. There may information at the California Court nearest you. If you cannot pay the lose the case by default, and your There are other legal requiremat attorney referral service. If you can program. You can locate these no Courts Online Self-Help Center (w Tiene 30 DÍAS DE CALENDARIN en esta corte y hacer que se entre escrito tiene que estar en formato pueda usar para su respuesta. Pl California (www.courtinfo.ca.gov/s puede pagar la cuota de presentas su respuesta a tiempo, puede pero Hay otros requisitos legales. E servicio de remisiton a abogados. legales gratuitos de un programa California Legal Services, (www.la	after this summons and legal papers are served on you to otter or phone call will not protect you. Your written respons- by be a court form that you can use for your response. You is Online Self-Help Center (www.courtinfo.ca.gov/selfhelp), e filing fee, ask the court clerk for a fee waiver form. If you wages, money, and property may be taken without further ents. You may want to call an attorney right away. If you do nnot afford an attorney, you may be eligible for free legal se nprofit groups at the California Legal Services Web site (ww ww.courtinfo.ca.gov/selfhelp), or by contacting your local of O después de que le entreguen esta citación y papeles lega gue una copia al demandante. Una carta o una llamada tel· legal correcto si desea que procesen su caso en la corte. uede encontrar estos formularios de la corte y más informa selfhelp/espanol/), en la biblioteca de leyes de su condado ción, pida al secretario de la corte que le dé un formulario de der el caso por incumplimiento y la corte le podrá quitar su se recomendable que llame a un abogado inmediatamente. Si no puede pagar a un abogado, es posible que cumpla c de servicios legales sin fines de lucro. Puede encontrar esto whelpcalifornia.org), en el Centro de Ayuda de las Cortes o panol/) o poniéndose en contacto con la corte o el colegio	se must be in proper legal form if you want the can find these court forms and more your county law library, or the courthouse u do not file your response on time, you may warning from the court. not know an attorney, you may want to call an ervices from a nonprofit legal services ww.lawhelpcalifornia.org), the California court or county bar association. Alles para presentar una respuesta por escrito efónica no lo protegen. Su respuesta por Es posible que haya un formulario que usted cición en el Centro de Ayuda de las Cortes de o en la corte que le quede más cerca. Si no de exención de pago de cuotas. Si no presenta sueldo, dinero y bienes sin más advertencia. Si no conoce a un abogado, puede llamar a un on los requisitos para obtener servicios etos grupos sin fines de lucro en el sitio web de de California,
The name and address of the cou (El nombre y dirección de la corte Los Angeles Superior Court 111 North Hill Street	es): t of California - Stanley Mosk Courthouse	CASE NUMBER: (Número del Caso): 248TCV01215
(El nombre, la dirección y el núme Shani O. Zakay, Esq. SBI	David WV. Slaytor e number of plaintiff's attorney, or plaintiff without an atto for de teléfono del abogado del demandante, o del dema N:277924 Tel:(619) 255-9047 Fax: (858) 404- LC - 5440 Morehouse Drive, Suite 3600, San	ndante que no tiene abogado, es): -9203
DATE: 01/16/2024 (Fecha)	Clerk, by (Secretario)	J. Covarrubias , Deputy (Adjunto)
(Para prueba de entrega de esta d	as the person sued under the fictitious name of (POS-010)).

	CCP 416.60	(minor)
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rvatee) CCP 416.40 (association or partnership) CCP 416.90 (authorized person)

ſ other (specify):

under:

4. by personal delivery on (date):

Page 1 of 1

Code of Civil Procedure §§ 412.20, 465

Form Adopted for Mandatory Use Judicial Council of California SUM-100 [Rev. January 1, 2004]

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CCP 416.20 (defunct corporation)

CCP 416.10 (corporation)

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Telephone: (619) 599-8292 Facsimile: (619) 599-8291 ijapuyade@jcl-lawfirm.com Attorneys for PLAINTIFF 15 SUPERIOR COURT OF THE STATE OF CALIFORNIA 16 IN AND FOR THE COUNTY OF LOS ANGELES 17 DANIEL GAYO, an individual, on behalf of himself, and on behalf of all persons similarly situated, Case No: 24ST C×01215 19 Plaintiffs, v. Case No: 24ST C×01215 20 Plaintiffs, v. Case No: 24ST C×01215 21 BMW MANAGEMENT, INC., a California corporation; BMW MANAGEMENT, LLC, a California limited liability company, and DOES 1-50, Inclusive, 1) UNFAIR COMPETITION IN VIOLATION OF CAL. LAB. CODE §§ 510, et seq; 24 Defendants. 24 25 Defendants. 4) FAILURE TO PAY MINIMUM WAGES IN VIOLATION OF CAL. LAB. CODE §§ 510, et seq; 26 VIOLATION OF CAL. LAB. CODE §§ 510, et seq; 4) FAILURE TO PROVIDE REQUIRED MEAL PERIODS IN VIOLATION OF CAL. LAB. CODE §§ 510, et seq; 26 VIOLATION OF CAL. LAB. CODE §§ 226.7 & 512 AND THE APPLICABLE IWC WAGE ORDER;			
2Jackland K. Hom (State Bar #327243) Jackland K. Hom (State Bar #334727) Rachel Newman (State Bar #334727) Rachel Newman (State Bar #336826) San Diego, CA 92121 Telephone: (619) 255-9047 Facsimile: (858) 404-9203 shani@zakaylaw.com julicann@zakaylaw.com julicann@zakaylaw.comDavid W. Shayton, Executive Officer(Cark of Court, By J. Covarrubias, Deputy Clerk By J. Covarrubias, De	1	ZAKAY LAW GROUP, APLC	
Julicann Alvarado (State Bar #334727)Júlé2024 533 Phil David W. Slayton, Executive Officer/Clerk of Court, By J. Covarrublas, Deputy Clerk3 Autorehouse Drive, Suite 3600By J. Covarrublas, Deputy Clerk5 Anni Gorchouse Drive, Suite 3600By J. Covarrublas, Deputy Clerk6 Facsimile: (858) 404-9203 shani@zzakaylaw.comBy J. Covarrublas, Deputy Clerk7 jackland.zakaylaw.cominterference9 JCL LAW FIRM, APCIsami@zakaylaw.com10 Jean-Claude Lapuyade (State Bar #248676) 5440 Morchouse Drive, Suite 3600Janne Clerk of Court, By J. Covarrublas, Deputy Clerk10 Jacan-Claude Lapuyade (State Bar #248676) 5440 Morchouse Drive, Suite 3600Janne Clerk of Court, By J. Covarrublas, Deputy Clerk11 Japarde@icl-lawfirm.comJacakaylaw.com12 Facsimile: (619) 599-8292 Japayade@icl-lawfirm.comCase No: $24 \oplus T \subset \vee 01 21 5$ 13 Japuyade@icl-lawfirm.comCase No: $24 \oplus T \subset \vee 01 21 5$ 14 Attorneys for PLAINTIFFCase No: $24 \oplus T \subset \vee 01 21 5$ 15 DANIEL GAYO, an individual, on behalf of himself, and on behalf of all persons similarly situated,Case No: $24 \oplus T \subset \vee 01 21 5$ 16 NANAGEMENT, ILC, a corporation; BMW MANAGEMENT, LLC, a corporation; BMW MANAGEMENT, LLC, a Lost Labs. CoDE §17200 <i>et</i> seq;JFAILURE TO PAY MINIMUM WAGES IN VIOLATION OF CAL. LAB. CODE §3 S10, <i>et seq;</i> 21 Autore Drive, Defendants.Defendants.Ji Aplitate TO PROVIDE REQUIRED MEAL PERIODS IN VIOLATION OF CAL. LAB. CODE §§ 2267, S 512 AND THE APPLICABLE INC WAGE ORDER; S10, <i>et seq;</i> Ji AllURE TO PROVIDE REQUIRED MEAL PERIODS IN VIOLATION OF CAL S10, <i>et seq;</i> <	2	•	Superior Court of California,
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8 rachel@zakaylaw.com 9 JCL LAW FIRM, APC 10 Jean-Claude Lapuyade (State Bar #248676) 5440 Morehouse Drive, Suite 3600 11 San Diego, CA 92121 Telephone: (619) 599-8292 12 Facsimile: (619) 599-8292 13 jilapuyade@icl-lawfirm.com 14 Attorneys for PLAINTIFF 15 SUPERIOR COURT OF THE STATE OF CALIFORNIA 16 IN AND FOR THE COUNTY OF LOS ANGELES 17 DANIEL GAYO, an individual, on behalf of himself, and on behalf of all persons similarly situated, Case No: 24ST CV 01 21 5 18 Plaintiffs, v. Case No: 24ST CV 01 21 5 19 Plaintiffs, v. Case No: 24ST CV 01 21 5 19 Plaintiffs, v. Defendants. 21 BMW MANAGEMENT, INC., a California corporation; BMW MANAGEMENT, LLC, a California limited liability company, and DOES 1) UNFAIR COMPETITION IN VIOLATION OF CAL. LAB. CODE §§ 1194, 1197 & 1197.1; 23 Defendants. 3) FAILURE TO PAY MINIMUM WAGES IN VIOLATION OF CAL. LAB. CODE §§ 5) 0, et seq; 24 Defendants. 4) FAILURE TO PROVIDE REQUIRED MEAL PERIODS IN VIOLATION OF CAL. LAB. CODE §§ 226.7 & 512 AND THE APPLICABLE IWC WAGE ORDER; 27 FAILURE TO PROVIDE REQUIRED MEAL PERIODS IN VIOLATION OF CAL <th>7</th> <th>jackland@zakaylaw.com</th> <th></th>	7	jackland@zakaylaw.com	
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 Telephone: (619) 599-8292 Facsimile: (619) 599-8291 jlapuyade@jcl-lawfirm.com Attorneys for PLAINTIFF SUPERIOR COURT OF THE STATE OF CALIFORNIA IN AND FOR THE COUNTY OF LOS ANGELES DANIEL GAYO, an individual, on behalf of himself, and on behalf of all persons similarly situated, Plaintiffs, v. BMW MANAGEMENT, INC., a California corporation; BMW MANAGEMENT, LLC, a California limited liability company, and DOES 1-50, Inclusive, Defendants. Defendants. Case No: 24ST CV01215 CLASS ACTION COMPLAINT FOR: UNFAIR COMPETITION IN VIOLATION OF CAL. LAB. CODE §§ 1197.1; FAILURE TO PAY MINIMUM WAGES IN VIOLATION OF CAL. LAB. CODE §§ 510, et seq; FAILURE TO PROVIDE REQUIRED MEAL PERIODS IN VIOLATION OF CAL. LAB. CODE §§ 510, et seq; FAILURE TO PROVIDE REQUIRED MEAL PERIODS IN VIOLATION OF CAL. LAB. CODE §§ 510, et seq; FAILURE TO PROVIDE REQUIRED MEAL PERIODS IN VIOLATION OF CAL. LAB. CODE §§ 510, et seq; FAILURE TO PROVIDE REQUIRED MEAL PERIODS IN VIOLATION OF CAL. LAB. CODE §§ 226.7 & 512 AND THE APPLICABLE IWC WAGE ORDER; FAILURE TO PROVIDE REQUIRED DES TO PROVIDE REQUIRED MEAL PERIODS IN VIOLATION OF CAL. LAB. CODE §§ 226.7 & 512 AND THE APPLICABLE IWC WAGE ORDER; 		5440 Morehouse Drive, Suite 3600	
 Facsimile: (619) 599-8291 ilapuyade@jcl-lawfirm.com Attorneys for PLAINTIFF SUPERIOR COURT OF THE STATE OF CALIFORNIA IN AND FOR THE COUNTY OF LOS ANGELES DANIEL GAYO, an individual, on behalf of himself, and on behalf of all persons similarly situated, Plaintiffs, v. BMW MANAGEMENT, INC., a California corporation; BMW MANAGEMENT, LLC, a California limited liability company, and DOES I-50, Inclusive, Defendants. Defendants. Carrow Company, and DOES FAILURE TO PAY MINIMUM WAGES IN VIOLATION OF CAL. LAB. CODE §§ 510, et seq; FAILURE TO PROVIDE REQUIRED MEAL PERIODS IN VIOLATION OF CAL. LAB. CODE §§ 510, et seq; FAILURE TO PROVIDE REQUIRED MEAL PERIODS IN VIOLATION OF CAL. LAB. CODE §§ 510, et seq; FAILURE TO PROVIDE REQUIRED MEAL PERIODS IN VIOLATION OF CAL. LAB. CODE §§ 510, et seq; FAILURE TO PROVIDE REQUIRED MEAL PERIODS IN VIOLATION OF CAL. LAB. CODE §§ 510, et seq; FAILURE TO PROVIDE REQUIRED MEAL PERIODS IN VIOLATION OF CAL. LAB. CODE §§ 510, et seq; FAILURE TO PROVIDE REQUIRED MEAL PERIODS IN VIOLATION OF CAL. LAB. CODE §§ 510, et seq; FAILURE TO PROVIDE REQUIRED MEAL PERIODS IN VIOLATION OF CAL. LAB. CODE §§ 510, et seq; FAILURE TO PROVIDE REQUIRED MEAL PERIODS IN VIOLATION OF CAL. LAB. CODE §§ 510, et seq; 	11	8	
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 IN AND FOR THE COUNTY OF LOS ANGELES DANIEL GAYO, an individual, on behalf of himself, and on behalf of all persons similarly situated, Plaintiffs, v. BMW MANAGEMENT, INC., a California corporation; BMW MANAGEMENT, LLC, a California limited liability company, and DOES 1-50, Inclusive, Defendants. Case No: 24ST CV01215 Case No: 24ST CV0121	14	Attorneys for PLAINTIFF	
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26 27 27 MEAL PERIODS IN VIOLATION OF CAL. LAB. CODE §§ 226.7 & 512 AND THE APPLICABLE IWC WAGE ORDER; 5) FAILURE TO PROVIDE REQUIRED REST PERIODS IN VIOLATION OF CAL	∩ ⊿		IN VIOLATION OF CAL. LAB. CODE §§
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	24 25 26 27		 510, et seq; 4) FAILURE TO PROVIDE REQUIRED MEAL PERIODS IN VIOLATION OF CAL. LAB. CODE §§ 226.7 & 512 AND THE APPLICABLE IWC WAGE ORDER;

1 2 3	LAB. CODE §§ 226.7 & 512 AND THE APPLICABLE IWC WAGE ORDER; 6) FAILURE TO REIMBURSE EMPLOYEES FOR REQUIRED EXPENSES IN VIOLATION OF CAL. LAB. CODE § 2802; 7) FAILURE TO PROVIDE WAGES WHEN
4	DUE IN VIOLATION OF CAL. LAB.
5	CODE §§ 201, 202 AND 203; 8) FAILURE TO PROVIDE ACCURATE
6	ITEMIZED STATEMENTS IN VIOLATION OF CAL. LAB. CODE § 226;
7	9) FAILURE TO PROVIDE GRATUITIES IN VIOLATION OF CAL. LAB. CODE § 351.
8	DEMAND FOR A JURY TRIAL
9	DEMAND FOR A JUNI TRIAL
10 11	PLAINTIFF DANIEL GAYO ("PLAINTIFF"), an individual, on behalf of himself and all
12	other similarly situated current and former employees, alleges on information and belief, except for
12	his own acts and knowledge which are based on personal knowledge, the following:
14	PRELIMINARY ALLEGATIONS
15	1. Defendant BMW MANAGEMENT, INC. ("Defendant BMW, Inc.") is a
16	California corporation that at all relevant times mentioned herein conducted and continues to
17	conduct substantial and regular business throughout California.
18	2. Defendant BMW MANAGEMENT, LLC ("Defendant BMW, LLC") is a
19	California limited liability company that at all relevant times mentioned herein conducted and
20	continues to conduct substantial and regular business throughout California.
21	3. Defendant BMW, Inc. and Defendant BMW, LLC were the joint employers of
22	PLAINTIFF as evidenced by the documents issued to PLAINTIFF and by the company
23	PLAINTIFF performed work for respectively and are therefore jointly responsible as employers
24	for the conduct alleged herein as "DEFENDANTS" and/or "DEFENDANT."
25	4. DEFENDANTS are a franchisee of restaurants, including Sizzler restaurants,
26	throughout the state of California, including the county of Los Angeles, where PLAINTIFF
27	worked.
28	

5. PLAINTIFF was employed by DEFENDANT in California from January of 2023
 to February of 2023 as a non-exempt employee, paid on an hourly basis, and entitled to the legally
 required meal and rest periods and payment of minimum and overtime wages due for all time
 worked.

6. PLAINTIFF brings this Class Action on behalf of himself and a California class,
defined as all persons who are or previously were employed by Defendant BMW, Inc. and/or
Defendant BMW, LLC in California and classified as non-exempt employees (the
"CALIFORNIA CLASS") at any time during the period beginning four (4) years prior to the filing
of this Complaint and ending on the date as determined by the Court (the "CLASS PERIOD").
The amount in controversy for the aggregate claim of the CALIFORNIA CLASS Members is
under five million dollars (\$5,000,000.00).

7. PLAINTIFF brings this Class Action on behalf of himself and a CALIFORNIA 12 CLASS in order to fully compensate the CALIFORNIA CLASS for their losses incurred during 13 the CLASS PERIOD caused by DEFENDANT's uniform policy and practice which failed to 14 15 lawfully compensate these employees. DEFENDANT's uniform policy and practice alleged herein was an unlawful, unfair, and deceptive business practice whereby DEFENDANT retained 16 and continues to retain wages due PLAINTIFF and the other members of the CALIFORNIA 17 CLASS. PLAINTIFF and the other members of the CALIFORNIA CLASS seek an injunction 18 enjoining such conduct by DEFENDANT in the future, relief for the named PLAINTIFF and the 19 other members of the CALIFORNIA CLASS who have been economically injured by 20 DEFENDANT's past and current unlawful conduct, and all other appropriate legal and equitable 21 22 relief.

8. The true names and capacities, whether individual, corporate, subsidiary, partnership, associate or otherwise of DEFENDANTS DOES 1 through 50, inclusive, are presently unknown to PLAINTIFF who therefore sues these DEFENDANTS by such fictitious names pursuant to Cal. Civ. Proc. Code § 474. PLAINTIFF will seek leave to amend this Complaint to allege the true names and capacities of Does 1 through 50, inclusive, when they are ascertained. PLAINTIFF is informed and believes, and based upon that information and belief

alleges, that the DEFENDANTS named in this Complaint, including DOES 1 through 50, 1 inclusive, are responsible in some manner for one or more of the events and happenings that 2 proximately caused the injuries and damages hereinafter alleged. 3

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9. The agents, servants and/or employees of the Defendants and each of them acting on behalf of the Defendants acted within the course and scope of his, her or its authority as the 5 agent, servant and/or employee of the Defendants, and personally participated in the conduct 6 7 alleged herein on behalf of the Defendants with respect to the conduct alleged herein. Consequently, the acts of each Defendant are legally attributable to the other Defendants and all 8 Defendants are jointly and severally liable to PLAINTIFF and the other members of the 9 CALIFORNIA CLASS, for the loss sustained as a proximate result of the conduct of the 10 Defendants' agents, servants and/or employees. 11

10. DEFENDANTS were PLAINTIFF'S employers or persons acting on behalf of the 12 PLAINTIFF'S employer, within the meaning of California Labor Code § 558, who violated or 13 caused to be violated, a section of Part 2, Chapter 1 of the California Labor Code or any provision 14 15 regulating hours and days of work in any order of the Industrial Welfare Commission and, as such, are subject to civil penalties for each underpaid employee, as set forth in Labor Code § 558, 16 at all relevant times. 17

11. DEFENDANTS were PLAINTIFF'S employers or persons acting on behalf of 18 PLAINTIFF'S employer either individually or as an officer, agent, or employee of another person, 19 within the meaning of California Labor Code § 1197.1, who paid or caused to be paid to any 20 employee a wage less than the minimum fixed by California state law, and as such, are subject to 21 civil penalties for each underpaid employee. 22

12. DEFENDANT's uniform policies and practices alleged herein were unlawful, 23 unfair, and deceptive business practices whereby DEFENDANT retained and continue to retain 24 wages due to PLAINTIFF and other members of the CALIFORNIA CLASS. 25

PLAINTIFF and other members of the CALIFORNIA CLASS seek an injunction 13. 26 enjoining such conduct by DEFENDANT in the future, relief for the named PLAINTIFF and 27 other members of the CALIFORNIA CLASS who has been economically injured by 28

DEFENDANT's past and current unlawful conduct, and all other appropriate legal and equitable
 relief.

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12

JURISDICTION AND VENUE

14. This Court has jurisdiction over this Action pursuant to California Code of Civil
Procedure, Section 410.10 and California Business & Professions Code, Section 17203. This
action is brought as a Class Action on behalf of PLAINTIFF and similarly situated employees of
DEFENDANT pursuant to Cal. Code of Civ. Proc. § 382.

8 15. Venue is proper in this Court pursuant to California Code of Civil Procedure,
9 Sections 395 and 395.5, because DEFENDANT operates in locations across California, employs
10 the CALIFORNIA CLASS across California, including in this County, and committed the
11 wrongful conduct herein alleged in this County against the CALIFORNIA CLASS.

THE CONDUCT

16. In violation of the applicable sections of the California Labor Code and the 13 requirements of the Industrial Welfare Commission ("IWC") Wage Order, DEFENDANT as a 14 15 matter of company policy, practice, and procedure, intentionally, knowingly, and systematically failed to provide legally compliant meal and rest periods, failed to accurately compensate 16 PLAINTIFF and the other members of the CALIFORNIA CLASS for missed meal and rest 17 periods, failed to pay PLAINTIFF and the other members of the CALIFORNIA CLASS for all 18 time worked, failed compensate PLAINTIFF for off-the-clock work, failed to pay PLAINTIFF 19 and the other members of the CALIFORNIA CLASS overtime at the correct regular rate of pay, 20failed to compensate PLAINTIFF and other members of the CALIFORNIA CLASS meal rest 21 22 premiums at the regular rate, failed to reimburse PLAINTIFF and other CALIFORNIA CLASS Members for business expenses, and failed to issue to PLAINTIFF and the members of the 23 CALIFORNIA CLASS with accurate itemized wage statements showing, among other things, all 24 applicable hourly rates in effect during the pay periods and the corresponding amount of time 25 worked at each hourly rate. DEFENDANT's uniform policies and practices are intended to 26 purposefully avoid the accurate and full payment for all time worked as required by California 27 law which allows DEFENDANT to illegally profit and gain an unfair advantage over competitors 28

who comply with the law. To the extent equitable tolling operates to toll claims by the
 CALIFORNIA CLASS against DEFENDANT, the CLASS PERIOD should be adjusted
 accordingly.

4 A. Meal Period Violations

17. Pursuant to the Industrial Welfare Commission Wage Orders, DEFENDANT was 5 required to pay PLAINTIFF and CALIFORNIA CLASS Members for all their time worked, 6 7 meaning the time during which an employee is subject to the control of an employer, including all the time the employee is suffered or permitted to work. From time to time during the CLASS 8 PERIOD, DEFENDANT required PLAINTIFF and CALIFORNIA CLASS Members to work 9 without paying them for all the time they were under DEFENDANT's control. Specifically, 10 DEFENDANT required PLAINTIFF to work while clocked out during what was supposed to be 11 PLAINTIFF's off-duty meal break. Indeed, there were many days where PLAINTIFF did not 12 even receive a partial lunch. As a result, the PLAINTIFF and other CALIFORNIA CLASS 13 Members forfeited minimum wage and overtime compensation by regularly working without their 14 15 time being accurately recorded and without compensation at the applicable minimum wage and overtime rates. DEFENDANT's uniform policy and practice not to pay PLAINTIFF and other 16 CALIFORNIA CLASS Members for all time worked is evidenced by DEFENDANT's business 17 records. 18

18. From time to time during the CLASS PERIOD, as a result of their rigorous work 19 schedules and DEFENDANT's inadequate staffing practices, PLAINTIFF and other 20 CALIFORNIA CLASS Members are from time to time unable to take thirty (30) minute off duty 21 meal breaks and were not fully relieved of duty for their meal periods. PLAINTIFF and other 22 CALIFORNIA CLASS Members are required to perform work as ordered by DEFENDANT for 23 more than five (5) hours during some shifts without receiving a meal break. Further, 24 DEFENDANT fails to provide PLAINTIFF and CALIFORNIA CLASS Members with a second 25 off-duty meal period for some workdays in which these employees are required by DEFENDANT 26 to work ten (10) hours of work. The nature of the work performed by PLAINTIFF and other 27 CALIFORNIA CLASS Members does not qualify for the limited and narrowly construed "on-28

duty" meal period exception. Further, DEFENDANTS from time to time required PLAINTIFF 1 2 and other CALIFORNIA CLASS Members to maintain cordless communication devices in order to receive and respond to work-related communications during what was supposed to be their off-3 4 duty meal breaks. When they were provided with meal periods, PLAINTIFF and other CALIFORNIA CLASS Members were, from time to time, required to remain on duty and on call. 5 DEFENDANT's failure to provide PLAINTIFF and the CALIFORNIA CLASS Members with 6 legally required meal breaks is evidenced by DEFENDANT's business records. PLAINTIFF and 7 other members of the CALIFORNIA CLASS therefore forfeit meal breaks without additional 8 compensation and in accordance with DEFENDANT's strict corporate policy and practice. 9

10

B. <u>Rest Period Violations</u>

19. From time to time during the CLASS PERIOD, PLAINTIFF and other 11 CALIFORNIA CLASS Members were also required to work in excess of four (4) hours without 12 being provided ten (10) minute rest periods as a result of their rigorous work requirements and 13 DEFENDANT's inadequate staffing. Further, for the same reasons, these employees were denied 14 their first rest periods of at least ten (10) minutes for some shifts worked of at least two (2) to four 15 (4) hours from time to time, a first and second rest period of at least ten (10) minutes for some 16 shifts worked of between six (6) and eight (8) hours from time to time, and a first, second and 17 third rest period of at least ten (10) minutes for some shifts worked of ten (10) hours or more from 18 time to time. Further, DEFENDANTS from time to time required PLAINTIFF and other 19 CALIFORNIA CLASS Members to maintain cordless communication devices in order to receive 20and respond to work-related communications during what was supposed to be their off-duty rest 21 22 breaks. When they were provided with rest breaks, PLAINTIFF and other CALIFORNIA CLASS Members were, from time to time, required to remain on duty and/or on call. PLAINTIFF and 23 other CALIFORNIA CLASS Members were also not provided with one-hour wages in lieu 24 thereof. As a result of their rigorous work schedules and DEFENDANT's inadequate staffing, 25 PLAINTIFF and other CALIFORNIA CLASS Members were from time to time denied their 26 proper rest periods by DEFENDANT and DEFENDANT's managers. 27

28 C. <u>Unreimbursed Business Expenses</u>

20. DEFENDANT as a matter of corporate policy, practice, and procedure, 1 2 intentionally, knowingly, and systematically failed to reimburse and indemnify the PLAINTIFF and the other CALIFORNIA CLASS Members for required business expenses incurred by the 3 PLAINTIFF and other CALIFORNIA CLASS Members in direct consequence of discharging 4 their duties on behalf of DEFENDANT. Under California Labor Code Section 2802, employers 5 are required to indemnify employees for all expenses incurred in the course and scope of their 6 7 employment. Cal. Lab. Code § 2802 expressly states that "an employer shall indemnify his or her employee for all necessary expenditures or losses incurred by the employee in direct consequence 8 of the discharge of his or her duties, or of his or her obedience to the directions of the employer, 9 even though unlawful, unless the employee, at the time of obeying the directions, believed them 10 to be unlawful." 11

21. In the course of their employment, DEFENDANT required PLAINTIFF and other 12 CALIFORNIA CLASS Members to use their personal cell phones and incur personal expenses 13 for the maintenance of their work uniforms as a result of and in furtherance of their job duties, 14 including but not limited to receiving and/or responding to work-related communications and in 15 order to perform work-related duties. However, DEFENDANT unlawfully failed to reimburse 16 PLAINTIFF and other CALIFORNIA CLASS Members for the use of their personal cell phones 17 and the maintenance of their work uniforms. As a result, in the course of their employment with 18 DEFENDANT, the PLAINTIFF and other CALIFORNIA CLASS Members incurred 19 unreimbursed business expenses that included, but were not limited to, costs related to the use of 20their personal cell phones and the maintenance of their uniforms. 21

22

D. <u>Wage Statement Violations</u>

22. California Labor Code Section 226 required an employer to furnish its employees 23 and accurate itemized wage statement in writing showing (1) gross wages earned, (2) total hours 25 worked, (3) the number of piece-rate units earned and any applicable piece-rate, (4) all deductions, 26 (5) net wages earned, (6) the inclusive dates of the period for which the employee is paid, (7) the 27 name of the employee and only the last four digits of the employee's social security number or an 28 employee identification number other than a social security number, (8) the name and address of the legal entity that is the employer, and (9) all applicable hourly rates in effect during the pay
 period and the corresponding number of hours worked at each hourly rate by the employee.

23. From time to time during the CLASS PERIOD, when PLAINTIFF and other 3 4 CALIFORNIA CLASS Members missed meal and rest breaks, or were paid inaccurately for missed meal and rest period premiums, or were not paid for all hours worked, DEFENDANT also 5 failed to provide PLAINTIFF and other CALIFORNIA CLASS Members with complete and 6 7 accurate wage statements which failed to show, among other things, all deductions, the total hours worked and all applicable hourly rates in effect during the pay period and the corresponding 8 amount of time worked at each hourly rate, correct rates of pay for penalty payments or missed 9 meal and rest periods. 10

In addition to the foregoing, DEFENDANT, from time to time, failed to provide
 PLAINTIFF and the CALIFORNIA CLASS Members with wage statements that comply with
 Cal. Lab. Code § 226.

14 25. As a result, DEFENDANT issued PLAINTIFF and other members of the
15 CALIFORNIA CLASS with wage statements that violate Cal. Lab. Code § 226. Further,
16 DEFENDANT's violations are knowing and intentional, were not isolated due to an unintentional
17 payroll error due to clerical or inadvertent mistake.

18

E. Off-the-Clock Work Resulting in Minimum Wage and Overtime Violations

26. During the CLASS PERIOD, from time-to-time DEFENDANT failed and
continues to fail to accurately pay PLAINTIFF and other members of the CALIFORNIA CLASS
for all hours worked.

22 27. During the CLASS PERIOD, from time-to-time DEFENDANT required
23 PLAINTIFF and other members of the CALIFORNIA CLASS to perform pre-shift or post-shift
24 work, including but not limited to preparing the restaurant for opening. This resulted in
25 PLAINTIFF and other members of the CALIFORNIA CLASS to have to work while off-the26 clock.

27 28. DEFENDANT directed and directly benefited from the undercompensated off-the28 clock work performed by PLAINTIFF and the other CALIFORNIA CLASS Members.

9 CLASS ACTION COMPLAINT 29. DEFENDANT controlled the work schedules, duties, and protocols, applications,
 assignments, and employment conditions of PLAINTIFF and the other members of the
 CALIFORNIA CLASS.

30. DEFENDANT was able to track the amount of time PLAINTIFF and the other
members of the CALIFORNIA CLASS spent working; however, DEFENDANT failed to
document, track, or pay PLAINTIFF and the other members of the CALIFORNIA CLASS all
wages earned and owed for all the work they performed.

8 31. PLAINTIFF and the other members of the CALIFORNIA CLASS were non9 exempt employees, subject to the requirements of the California Labor Code.

32. DEFENDANT's policies and practices deprived PLAINTIFF and the other
CALIFORNIA CLASS Members of all minimum regular, overtime, and double time wages owed
for the off-the-clock work activities. Because PLAINTIFF and the other members of the
CALIFORNIA CLASS typically worked over forty (40) hours in a workweek, and more than
eight (8) hours per day, DEFENDANT's policies and practices also deprived them of overtime
pay.

16 33. DEFENDANT knew or should have known that PLAINTIFF and the other
17 members of the CALIFORNIA CLASS off-the-clock work was compensable under the law.

18 34. As a result, PLAINTIFF and the other members of the CALIFORNIA CLASS 19 forfeited wages due to them for all hours worked at DEFENDANT's direction, control, and 20 benefit for the time spent working while off-the-clock. DEFENDANT's uniform policy and 21 practice to not pay PLAINTIFF and the members of the CALIFORNIA CLASS wages for all 22 hours worked in accordance with applicable law is evidenced by DEFENDANT's business 23 records.

F. <u>Regular Rate Violation – Overtime, Double Time, Meal and Rest Period Premiums,</u> and Redeemed Sick Pay

35. From time to time during the CLASS PERIOD, DEFENDANT failed and
continues to fail to accurately calculate and pay PLAINTIFF and the other CALIFORNIA CLASS
Members for their overtime and double time hours worked, meal and rest period premiums, and

redeemed sick pay. As a result, PLAINTIFF and the other CALIFORNIA CLASS Members
 forfeited wages due to them for working overtime without compensation at the correct overtime
 and double time rates, meal and rest period premiums, and redeemed sick pay rates.
 DEFENDANT's uniform policy and practice not to pay the CALIFORNIA CLASS Members at
 the correct rate for all overtime and double time worked, meal and rest period premiums, and sick
 pay in accordance with applicable law is evidenced by DEFENDANT's business records.

36. State law provides that employees must be paid overtime at one-and-one-half times
their "regular rate of pay." PLAINTIFF and other CALIFORNIA CLASS Members were
compensated at an hourly rate plus incentive pay that was tied to specific elements of an
employee's performance.

11 37. The second component of PLAINTIFF'S and other CALIFORNIA CLASS 12 Members' compensation was DEFENDANTS' non-discretionary incentive program that paid 13 PLAINTIFF and other CALIFORNIA CLASS Members incentive wages based on their 14 performance for DEFENDANTS. The non-discretionary bonus program provided all employees 15 paid on an hourly basis with bonus compensation when the employees met the various 16 performance goals set by DEFENDANTS.

38. However, from time to time, when calculating the regular rate of pay in those pay 17 periods where PLAINTIFF and other CALIFORNIA CLASS Members worked overtime, double 18 time, paid meal and rest period premium payments, and/or redeemed sick pay, and earned non-19 discretionary bonuses, DEFENDANTS failed to accurately include the non-discretionary bonus 20compensation as part of the employee's "regular rate of pay" and/or calculated all hours worked 21 22 rather than just all non-overtime hours worked. Management and supervisors described the incentive/bonus program to potential and new employees as part of the compensation package. 23 As a matter of law, the incentive compensation received by PLAINTIFF and other CALIFORNIA 24 CLASS Members must be included in the "regular rate of pay." The failure to do so has resulted 25 in a systematic underpayment of overtime and double time compensation, meal and rest period 26 premium payments, and redeemed sick pay to PLAINTIFF and other CALIFORNIA CLASS 27 Members by DEFENDANTS. Specifically, California Labor Code Section 246 mandates that 28

paid sick time for non-exempt employees shall be calculated in the same manner as the regular rate of pay for the workweek in which the non-exempt employee uses paid sick time, whether or not the employee actually works overtime in that workweek. DEFENDANTS' conduct, as articulated herein, by failing to include the incentive compensation as part of the "regular rate of pay" for purposes of sick pay compensation was in violation of Cal. Lab. Code § 246 the underpayment of which is recoverable under Cal. Lab. Code Sections 201, 202, 203, and/or 204.

39. In violation of the applicable sections of the California Labor Code and the 7 requirements of the Industrial Welfare Commission ("IWC") Wage Order, DEFENDANT as a 8 matter of company policy, practice, and procedure, intentionally and knowingly failed to 9 compensate PLAINTIFF and the other members of the CALIFORNIA CLASS at the correct rate 10 of pay for all overtime and double time worked, meal and rest period premiums, and redeemed 11 sick pay as required by California law which allowed DEFENDANT to illegally profit and gain 12 an unfair advantage over competitors who complied with the law. To the extent equitable tolling 13 operates to toll claims by the CALIFORNIA CLASS Members against DEFENDANT, the 14 15 CLASS PERIOD should be adjusted accordingly.

16

G. Violations for Untimely Payment of Wages

40. Pursuant to California Labor Code section 204, PLAINTIFF and the
CALIFORNIA CLASS members were entitled to timely payment of wages during their
employment. PLAINTIFF and the CALIFORNIA CLASS members, from time to time, did not
receive payment of all wages, including, but not limited to, overtime wages, minimum wages,
meal period premium wages, and rest period premium wages within permissible time period.

41. Pursuant to Cal. Lab. Code § 201, "If an employer discharges an employee, the wages earned and unpaid at the time of discharge are due and payable immediately." Pursuant to Cal. Lab. Code § 202, if an employee quits his or her employment, "his or her wages shall become due and payable not later than 72 hours thereafter, unless the employee has given 72 hours previous notice of his or her intention to quit, in which case the employee is entitled to his or her wages at the time of quitting." PLAINTIFF and the CALIFORNIA CLASS Members were, from time to time, not timely provided the wages earned and unpaid at the time of their discharge and/or 1 at the time of quitting, in violation of Cal. Lab. Code §§ 201 and 202.

42. As such, PLAINTIFF demands up to thirty days of pay as penalty for not timely
paying all wages due at time of termination for all CALIFORNIA CLASS Members whose
employment ended during the CLASS PERIOD.

5

H. Unlawful Deductions

43. DEFENDANT, from time-to-time unlawfully deducted wages from PLAINTIFF
and CALIFORNIA CLASS Members' pay without explanations and without authorization to do
so or notice to PLAINTIFF and the CALIFORNIA CLASS Members. As a result, DEFENDANT
violated Labor Code § 221.

10

I. <u>Timekeeping Manipulation</u>

44. During the CLASS PERIOD, DEFENDANT, from time-to-time, did not have an 11 immutable timekeeping system to accurately record and pay PLAINTIFF and other members of 12 the CALIFORNIA CLASS for the actual time PLAINTIFF and other members of the 13 CALIFORNIA CLASS worked each day, including regular time, overtime hours, sick pay, meal 14 and rest breaks. As a result, DEFENDANT was able to and did in fact, unlawfully, and 15 unilaterally alter the time recorded in DEFENDANT'S timekeeping system for PLAINTIFF and 16 other members of the CALIFORNIA CLASS in order to avoid paying these employees for all 17 hours worked, applicable overtime compensation, applicable sick pay, missed meal breaks and 18 missed rest breaks. 19

45. As a result, PLAINTIFF and other members of the CALIFORNIA CLASS, from
time-to-time, forfeited time worked by working without their time being accurately recorded and
without compensation at the applicable pay rates.

46. The mutability of the timekeeping system also allowed DEFENDANT to alter
employee time records by recording fictitious thirty (30) minute meal breaks in DEFENDANT's
timekeeping system so as to create the appearance that PLAINTIFF and other members of the
CALIFORNIA CLASS clocked out for thirty (30) minute meal break when in fact the employees
were not at all times provided an off-duty meal break. This practice is a direct result of

DEFENDANT's uniform policy and practice of denying employees uninterrupted thirty (30) minute off-duty meal breaks each day or otherwise compensate them for missed meal breaks.

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47. As a result, PLAINTIFF and the other members of the CALIFORNIA CLASS forfeited wages due them for all hours worked at DEFENDANT'S direction, control and benefit for the time the timekeeping system was inoperable. DEFENDANT'S uniform policy and practice to not pay PLAINTIFF and the members of the CALIFORNIA CLASS wages for all hours worked in accordance with applicable law is evidenced by DEFENDANT'S business records.

9

J.

Unlawful Rounding Practices

48. During the CALIFORNIA CLASS PERIOD, DEFENDANTS did not have in 10 place an immutable timekeeping system to accurately record and pay PLAINTIFF and other 11 CALIFORNIA CLASS Members for the actual time these employees worked each day, 12 including overtime hours. Specifically, DEFENDANTS had in place an unlawful rounding 13 policy and practice that resulted in PLAINTIFF and CALIFORNIA CLASS Members being 14 undercompensated for all of their time worked. As a result, DEFENDANTS were able to and did 15 in fact unlawfully, and unilaterally round the time recorded in DEFENDANTS' timekeeping 16 system for PLAINTIFF and the members of the CALIFORNIA CLASS in order to avoid paying 17 these employees for all their time worked, including the applicable overtime compensation for 18 overtime worked. As a result, PLAINTIFF and other CALIFORNIA CLASS Members, from 19 time to time, forfeited compensation for their time worked by working without their time being 20 accurately recorded and without compensation at the applicable overtime rates. 21

49. Further, the mutability of DEFENDANTS' timekeeping system and unlawful
rounding policy and practice resulted in PLAINTIFF and CALIFORNIA CLASS Members' time
being inaccurately recorded. As a result, from time to time, DEFENDANTS' unlawful rounding
policy and practice caused PLAINTIFF and CALIFORNIA CLASS Members to perform work
as ordered by DEFENDANTS for more than five (5) hours during a shift without receiving an
off-duty meal break.

28 K. Sick Pay Violations

50. Cal. Labor Code Section 246 (a)(1) mandates that "An employee who, on or after
 July 1, 2015, works in California for the same employer for 30 or more days within a year from
 the commencement of employment is entitled to paid sick days as specified in this section."
 Further, Cal. Labor Code Sections 246(b)-(d) provide for the sick day accrual requirements. From
 time to time, DEFENDANT failed to have a policy or practice in place that provided PLAINTIFF
 and other members of the CALIFORNIA CLASS with sick days and/or paid sick leave.

7 51. California Labor Code Section 246(i) requires an employer to furnish its
8 employees with written wage statements setting forth the amount of paid sick leave available.
9 From time to time, DEFENDANT violated Cal. Lab. Code § 246 by failing to furnish PLAINTIFF
10 and other members of the CALIFORNIA CLASS with wage statements setting forth the amount
11 of paid sick leave available.

12 L. <u>Tip Pooling</u>

52. During the CALIFORNIA CLASS period, pursuant to DEFENDANTS' company 13 policies and practices, PLAINTIFF and other CALIFORNIA CLASS Members were forced to 14 15 forfeit gratuities left for them by customers to DEFENDANTS' agents who provided no service to the customers that resulted in the gratuity. DEFENDANTS routinely added gratuity tips and 16 service charges to its food and beverage bills. These gratuities and service charges reasonably 17 appear to be gratuities for the service staff. It is typical and customary in the hospitality industry 18 19 that establishments impose gratuity charges on the food and beverage bill. Thus, when customers paid these charges, it is reasonable for them to have believed they were gratuities to be paid to the 20service staff. Indeed, because many of these charges are depicted to customers, and the custom in 21 22 the food and beverage industry that gratuities are paid for food and beverage service, customers paid these charges reasonably believing they were remitted to the service staff. However, 23 DEFENDANTS have not remitted the total proceeds of these gratuities to the non-managerial 24 employees who serve the food and beverages. Instead, DEFENDANTS have a policy and practice 25 of using a portion of these gratuities to pay managers or other non-service employees. As a result, 26 PLAINTIFF and CALIFORNIA CLASS Members have not received the total proceeds of the 27 28 gratuities, to which they are entitled to under California law.

53. DEFENDANTS are generally in the business of owning and operating a restaurant. 1 During the CALIFORNIA CLASS PERIOD, PLAINTIFF and other CALIFORNIA CLASS 2 Members were in the "chain of service" and earned gratuities based on their service for their 3 customers. However, PLAINTIFF and CALIFORNIA CLASS Members were forced to forfeit 4 portions of their gratuities, which said gratuities were kept by DEFENDANTS' employees who 5 were not in the chain of service from which the gratuity resulted. PLAINTIFF and other 6 CALIFORNIA CLASS Members contend that any gratuities kept by DEFENDANTS' non-7 service employees were illegal and in violation of California law because PLAINTIFF and other 8 CALIFORNIA CLASS Members provided the service for to whom the gratuity should have been 9 paid. 10

54. California Labor Code § 351 establishes the requirements for an employer 11 regarding the payment of gratuities. Specifically, gratuities are the sole property of the employees. 12 California Labor Code § 351 expressly prohibits employers and their agents from collecting, 13 taking, or receiving any portion of a gratuity. California Labor Code § 350(e) defines the term 14 'gratuity" as including any money that has been paid or given or left for an employee by a patron 15 of a business over and above the actual amount due the business for services rendered or for 16 goods, food, drink or articles sold or served to such patron. Labor Code § 353 requires employers 17 to keep accurate records of all gratuities they receive, directly or indirectly. 18

S5. Although tip pooling is not expressly prohibited by the Labor Code, employees
 who mandate tip pooling must only distribute pooled tips to employees in the "chain of service."
 By distributing tips to employees who were not in the "chain of service," DEFENDANTS have
 violated and continue to violate the legal requirements for handling pooled tips.

56. Specifically, as to PLAINTIFF, PLAINTIFF was from time to time unable to take
off duty meal and rest breaks and were not fully relieved of duty for his rest and meal periods.
PLAINTIFF was required to perform work as ordered by DEFENDANT for more than five (5)
hours during a shift without receiving an off-duty meal break. Further, DEFENDANT failed to
provide PLAINTIFF with a second off-duty meal period each workday in which they were
required by DEFENDANT to work ten (10) hours of work. When DEFENDANT provided

PLAINTIFF with a rest break, they required PLAINTIFF to remain on-duty and on-call for the 1 rest break. DEFENDANT policy caused PLAINTIFF to remain on-call and on-duty during what 2 was supposed to be his off-duty meal periods. PLAINTIFF therefore forfeited meal and rest 3 breaks without additional compensation and in accordance with DEFENDANT'S strict corporate 4 policy and practice. Moreover, DEFENDANT also provided PLAINTIFF with paystubs that 5 failed to comply with Cal. Lab. Code § 226. Further, DEFENDANT also failed to reimburse 6 7 PLAINTIFF for required business expenses related to the use of his personal cell phone and the maintenance of his work uniform, on behalf of and in furtherance of his employment with 8 DEFENDANT. To date, DEFENDANT has not fully paid PLAINTIFF the minimum, overtime 9 and double time compensation still owed to them or any penalty wages owed to them under Cal. 10 Lab. Code § 203. The amount in controversy for PLAINTIFF individually does not exceed the 11 sum or value of \$75,000. 12

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CLASS ACTION ALLEGATIONS

57. PLAINTIFF brings this Class Action on behalf of himself, and a California class defined as all persons who are or previously were employed by Defendant BMW, Inc. and/or Defendant BMW, LLC in California and classified as non-exempt employees (the "CALIFORNIA CLASS") at any time during the period beginning four (4) years prior to the filing of this Complaint and ending on the date as determined by the Court (the "CLASS PERIOD").

58. PLAINTIFF and the other CALIFORNIA CLASS Members have uniformly been deprived of wages and penalties from unpaid wages earned and due, including but not limited to unpaid minimum wages, unpaid overtime compensation, unpaid meal and rest period premiums, illegal meal and rest period policies, failed to reimburse for business expenses, failed compensate for off-the-clock work, failure to provide accurate itemized wage statements, failure to maintain required records, and interest, statutory and civil penalties, attorney's fees, costs, and expenses.

26 59. The members of the class are so numerous that joinder of all class members is27 impractical.

1	60. Common questions of law and fact regarding DEFENDANT's conduct, including
2	but not limited to, off-the-clock work, unpaid meal and rest period premiums, failure to
3	accurately calculate the regular rate of pay for overtime compensation, failure to accurately
4	calculate the regular rate of compensation for missed meal and rest period premiums, failing to
5	provide legally compliant meal and rest periods, failed to reimburse for business expenses,
6	failure to provide accurate itemized wage statements accurate, and failure to ensure they are paid
7	at least minimum wage and overtime, exist as to all members of the class and predominate over
8	any questions affecting solely any individual members of the class. Among the questions of law
9	and fact common to the class are:
10	a. Whether DEFENDANT maintained legally compliant meal period policies and
11	practices;
12	b. Whether DEFENDANT maintained legally compliant rest period policies and
13	practices;
14	c. Whether DEFENDANT failed to pay PLAINTIFF and the CALIFORNIA CLASS
15	Members accurate premium payments for missed meal and rest periods;
16	d. Whether DEFENDANT failed to pay PLAINTIFF and the CALIFORNIA CLASS
17	Members accurate overtime wages;
18	e. Whether DEFENDANT failed to pay PLAINTIFF and the CALIFORNIA CLASS
19	Members at least minimum wage for all hours worked;
20	f. Whether DEFENDANT failed to compensate PLAINTIFF and the CALIFORNIA
21	CLASS Members for required business expenses;
22	g. Whether DEFENDANT issued legally compliant wage statements;
23	h. Whether DEFENDANT committed an act of unfair competition by systematically
24	failing to record and pay PLAINTIFF and the other members of the CALIFORNIA
25	CLASS for all time worked;
26	i. Whether DEFENDANT committed an act of unfair competition by systematically
27	failing to record all meal and rest breaks missed by PLAINTIFF and other
28	CALIFORNIA CLASS Members, even though DEFENDANT enjoyed the benefit

1	of this work, required employees to perform this work and permits or suffers to
2	permit this work;
3	j. Whether DEFENDANT committed an act of unfair competition in violation of the
4	UCL, by failing to provide the PLAINTIFF and the other members of the
5	CALIFORNIA CLASS with the legally required meal and rest periods.
6	61. PLAINTIFF are members of the CALIFORNIA CLASS and suffered damages as
7	a result of DEFENDANT's conduct and actions alleged herein.
8	62. PLAINTIFF'S claims are typical of the claims of the CALIFORNIA CLASS, and
9	PLAINTIFF have the same interests as the other members of the class.
10	63. PLAINTIFF will fairly and adequately represent and protect the interests of the
11	CALIFORNIA CLASS Members.
12	64. PLAINTIFF retained able class counsel with extensive experience in class action
13	litigation.
14	65. Further, PLAINTIFF'S interests are coincident with, and not antagonistic to, the
15	interest of the other CALIFORNIA CLASS Members.
16	66. There is a strong community of interest among PLAINTIFF and the members of
17	the CALIFORNIA CLASS to, inter alia, ensure that the combined assets of DEFENDANT are
18	sufficient to adequately compensate the members of the CALIFORNIA CLASS for the injuries
19	sustained.
20	67. The questions of law and fact common to the CALIFORNIA CLASS Members
21	predominate over any questions affecting only individual members, including legal and factual
22	issues relating to liability and damages.
23	68. A class action is superior to other available methods for the fair and efficient
24	adjudication of this controversy because joinder of all class members is impractical. Moreover,
25	since the damages suffered by individual members of the class may be relatively small, the
26	expense and burden of individual litigation makes it practically impossible for the members of
27	the class individually to redress the wrongs done to them. Without class certification and
28	determination of declaratory, injunctive, statutory, and other legal questions within the class

1	format, prosecution of separate actions by individual members of the CALIFORNIA CLASS
2	will create the risk of:
3	a. Inconsistent or varying adjudications with respect to individual members of the
4	CALIFORNIA CLASS which would establish incompatible standards of conduct
5	for the parties opposing the CALIFORNIA CLASS; and/or,
6	b. Adjudication with respect to individual members of the CALIFORNIA CLASS
7	which would as a practical matter be dispositive of the interests of the other
8	members not party to the adjudication or substantially impair or impeded their
9	ability to protect their interests.
10	69. Class treatment provides manageable judicial treatment calculated to bring an
11	efficient and rapid conclusion to all litigation of all wage and hour related claims arising out of
12	the conduct of DEFENDANT.
13	FIRST CAUSE OF ACTION
14	Unlawful Business Practices
15	(Cal. Bus. And Prof. Code §§ 17200, et seq.)
15 16	(Cal. Bus. And Prof. Code §§ 17200, <i>et seq</i> .) (Alleged by PLAINTIFF and the CALIFORNIA CLASS against all Defendants)
16	(Alleged by PLAINTIFF and the CALIFORNIA CLASS against all Defendants)
16 17	 (Alleged by PLAINTIFF and the CALIFORNIA CLASS against all Defendants) 70. PLAINTIFF, and the other members of the CALIFORNIA CLASS, reallege and
16 17 18	(Alleged by PLAINTIFF and the CALIFORNIA CLASS against all Defendants) 70. PLAINTIFF, and the other members of the CALIFORNIA CLASS, reallege and incorporate by this reference, as though fully set forth herein, the prior paragraphs of this
16 17 18 19	(Alleged by PLAINTIFF and the CALIFORNIA CLASS against all Defendants) 70. PLAINTIFF, and the other members of the CALIFORNIA CLASS, reallege and incorporate by this reference, as though fully set forth herein, the prior paragraphs of this Complaint.
16 17 18 19 20	 (Alleged by PLAINTIFF and the CALIFORNIA CLASS against all Defendants) 70. PLAINTIFF, and the other members of the CALIFORNIA CLASS, reallege and incorporate by this reference, as though fully set forth herein, the prior paragraphs of this Complaint. 71. DEFENDANT is a "person" as that term is defined under Cal. Bus. And Prof.
 16 17 18 19 20 21 	(Alleged by PLAINTIFF and the CALIFORNIA CLASS against all Defendants) 70. PLAINTIFF, and the other members of the CALIFORNIA CLASS, reallege and incorporate by this reference, as though fully set forth herein, the prior paragraphs of this Complaint. 71. DEFENDANT is a "person" as that term is defined under Cal. Bus. And Prof. Code § 17021.
 16 17 18 19 20 21 22 	 (Alleged by PLAINTIFF and the CALIFORNIA CLASS against all Defendants) 70. PLAINTIFF, and the other members of the CALIFORNIA CLASS, reallege and incorporate by this reference, as though fully set forth herein, the prior paragraphs of this Complaint. 71. DEFENDANT is a "person" as that term is defined under Cal. Bus. And Prof. Code § 17021. 72. California Business & Professions Code §§ 17200, <i>et seq.</i> (the "UCL") defines
 16 17 18 19 20 21 22 23 	 (Alleged by PLAINTIFF and the CALIFORNIA CLASS against all Defendants) 70. PLAINTIFF, and the other members of the CALIFORNIA CLASS, reallege and incorporate by this reference, as though fully set forth herein, the prior paragraphs of this Complaint. 71. DEFENDANT is a "person" as that term is defined under Cal. Bus. And Prof. Code § 17021. 72. California Business & Professions Code §§ 17200, <i>et seq.</i> (the "UCL") defines unfair competition as any unlawful, unfair, or fraudulent business act or practice. Section 17203 authorizes injunctive, declaratory, and/or other equitable relief with respect to unfair competition as follows:
 16 17 18 19 20 21 22 23 24 	 (Alleged by PLAINTIFF and the CALIFORNIA CLASS against all Defendants) 70. PLAINTIFF, and the other members of the CALIFORNIA CLASS, reallege and incorporate by this reference, as though fully set forth herein, the prior paragraphs of this Complaint. 71. DEFENDANT is a "person" as that term is defined under Cal. Bus. And Prof. Code § 17021. 72. California Business & Professions Code §§ 17200, <i>et seq.</i> (the "UCL") defines unfair competition as any unlawful, unfair, or fraudulent business act or practice. Section 17203 authorizes injunctive, declaratory, and/or other equitable relief with respect to unfair competition
 16 17 18 19 20 21 22 23 24 25 	 (Alleged by PLAINTIFF and the CALIFORNIA CLASS against all Defendants) 70. PLAINTIFF, and the other members of the CALIFORNIA CLASS, reallege and incorporate by this reference, as though fully set forth herein, the prior paragraphs of this Complaint. 71. DEFENDANT is a "person" as that term is defined under Cal. Bus. And Prof. Code § 17021. 72. California Business & Professions Code §§ 17200, <i>et seq.</i> (the "UCL") defines unfair competition as any unlawful, unfair, or fraudulent business act or practice. Section 17203 authorizes injunctive, declaratory, and/or other equitable relief with respect to unfair competition may

money or property, real or personal, which may have been acquired by means of such unfair competition. (Cal. Bus. & Prof. Code § 17203).

2 73. By the conduct alleged herein, DEFENDANT has engaged and continues to 3 engage in a business practice which violates California law, including but not limited to, the 4 applicable Wage Order(s), the California Code of Regulations and the California Labor Code 5 including Sections 201, 202, 203, 204, 210, 226.7, 510, 512, 558, 1194, 1197, 1197.1, 1198, and 6 2802, for which this Court should issue declaratory and other equitable relief pursuant to Cal. 7 Bus. & Prof. Code § 17203 as may be necessary to prevent and remedy the conduct held to 8 constitute unfair competition, including restitution of wages wrongfully withheld.

9 74. By the conduct alleged herein, DEFENDANT's practices were unlawful and unfair 10 in that these practices violated public policy, were immoral, unethical, oppressive unscrupulous 11 or substantially injurious to employees, and were without valid justification or utility for which 12 this Court should issue equitable and injunctive relief pursuant to Section 17203 of the California 13 Business & Professions Code, including restitution of wages wrongfully withheld.

14 75. By the conduct alleged herein, DEFENDANT's practices were deceptive and 15 fraudulent in that DEFENDANT's uniform policy and practice failed to provide the legally 16 mandated meal and rest periods and the required amount of compensation for missed meal and 17 rest periods, failed to pay minimum and overtime wages owed, and failed to reimburse all 18 necessary business expenses incurred, due to a systematic business practice that cannot be 19 justified, pursuant to the applicable Cal. Lab. Code, and Industrial Welfare Commission 20 requirements in violation of Cal. Bus. Code §§ 17200, et seq., and for which this Court should 21 issue injunctive and equitable relief, pursuant to Cal. Bus. & Prof. Code § 17203, including 22 restitution of wages wrongfully withheld.

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76. By the conduct alleged herein, DEFENDANT's practices were also unlawful, 24 unfair, and deceptive in that DEFENDANT's employment practices caused PLAINTIFF and the 25 other members of the CALIFORNIA CLASS to be underpaid during their employment with 26 DEFENDANT.

27 77. By the conduct alleged herein, DEFENDANT's practices were also unfair and 28 deceptive in that DEFENDANT's uniform policies, practices and procedures failed to provide mandatory meal and/or rest breaks to PLAINTIFF and the CALIFORNIA CLASS members as required by Cal. Lab. Code §§ 226.7 and 512.

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78. Therefore, PLAINTIFF demands on behalf of himself and on behalf of each
CALIFORNIA CLASS member, one (1) hour of pay for each workday in which an off-duty meal
period was not timely provided for each five (5) hours of work, and/or one (1) hour of pay for
each workday in which a second off-duty meal period was not timely provided for each ten (10)
hours of work.

8 79. PLAINTIFF further demands on behalf of himself and on behalf of each
9 CALIFORNIA CLASS member, one (1) hour of pay for each workday in which a rest period
10 was not timely provided as required by law.

11 80. By and through the unlawful and unfair business practices described herein, 12 DEFENDANT has obtained valuable property, money and services from PLAINTIFF and the 13 other members of the CALIFORNIA CLASS, including earned wages for all time worked, and 14 has deprived them of valuable rights and benefits guaranteed by law and contract, all to the 15 detriment of these employees and to the benefit of DEFENDANT so as to allow DEFENDANT 16 to unfairly compete against competitors who comply with the law.

17 81. All the acts described herein as violations of, among other things, the Industrial
18 Welfare Commission Wage Orders, the California Code of Regulations, and the California Labor
19 Code, were unlawful and in violation of public policy, were immoral, unethical, oppressive, and
20 unscrupulous, were deceptive, and thereby constitute unlawful, unfair, and deceptive business
21 practices in violation of Cal. Bus. & Prof. Code §§ 17200, *et seq.*

82. PLAINTIFF and the other members of the CALIFORNIA CLASS are entitled to,
and do, seek such relief as may be necessary to restore to them the money and property which
DEFENDANT has acquired, or of which PLAINTIFF and the other members of the
CALIFORNIA CLASS have been deprived, by means of the above described unlawful and
unfair business practices, including earned but unpaid wages for all time worked.

27 83. PLAINTIFF and the other members of the CALIFORNIA CLASS are further
28 entitled to, and do, seek a declaration that the described business practices are unlawful, unfair,

and deceptive, and that injunctive relief should be issued restraining DEFENDANT from
engaging in any unlawful and unfair business practices in the future.
84. PLAINTIFF and the other members of the CALIFORNIA CLASS have no plain,
speedy and/or adequate remedy at law that will end the unlawful and unfair business practices of
DEFENDANT. Further, the practices herein alleged presently continue to occur unabated. As a
result of the unlawful and unfair business practices described herein, PLAINTIFF and the other
members of the CALIFORNIA CLASS have suffered and will continue to suffer irreparable
legal and economic harm unless DEFENDANT is restrained from continuing to engage in these
unlawful and unfair business practices.
SECOND CAUSE OF ACTION
Failure To Pay Minimum Wages
(Cal. Lab. Code §§ 1194, 1197 and 1197.1)
Alleged by PLAINTIFF and the CALIFORNIA CLASS against ALL Defendants)
85. PLAINTIFF, and the other members of the CALIFORNIA CLASS, reallege and
incorporate by this reference, as though fully set forth herein, the prior paragraphs of this
Complaint.
86. PLAINTIFF and the other members of the CALIFORNIA CLASS bring a claim
for DEFENDANT's willful and intentional violations of the California Labor Code and the
Industrial Welfare Commission requirements for DEFENDANT's failure to accurately calculate
and pay minimum wages to PLAINTIFF and CALIFORNIA CLASS Members.
87. Pursuant to Cal. Lab. Code § 204, other applicable laws and regulations, and public
policy, an employer must timely pay its employees for all hours worked.
88. Cal. Lab. Code § 1197 provides the minimum wage for employees fixed by the
commission is the minimum wage to be paid to employees, and the payment of a less wage than
the minimum so fixed in unlawful.
89. Cal. Lab. Code § 1194 establishes an employee's right to recover unpaid wages,
89. Cal. Lab. Code § 1194 establishes an employee's right to recover unpaid wages, including minimum wage compensation and interest thereon, together with the costs of suit.

90. DEFENDANT maintained a uniform wage practice of paying PLAINTIFF and the other members of the CALIFORNIA CLASS without regard to the correct amount of time they work. As set forth herein, DEFENDANT's uniform policy and practice was to unlawfully and intentionally deny timely payment of wages due to PLAINTIFF and the other members of the CALIFORNIA CLASS.

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91. DEFENDANT's uniform pattern of unlawful wage and hour practices manifested,
without limitation, applicable to the CALIFORNIA CLASS as a whole, as a result of
implementing a uniform policy and practice that denies accurate compensation to PLAINTIFF
and the other members of the CALIFORNIA CLASS in regard to minimum wage pay.

92. In committing these violations of the California Labor Code, DEFENDANT
inaccurately calculated the correct time worked and consequently underpaid the actual time
worked by PLAINTIFF and other members of the CALIFORNIA CLASS. DEFENDANTS
acted in an illegal attempt to avoid the payment of all earned wages, and other benefits in
violation of the California Labor Code, the Industrial Welfare Commission requirements and
other applicable laws and regulations.

93. As a direct result of DEFENDANT's unlawful wage practices as alleged herein,
PLAINTIFF and the other members of the CALIFORNIA CLASS did not receive the correct
minimum wage compensation for their time worked for DEFENDANT.

94. During the CLASS PERIOD, PLAINTIFF and the other members of the
CALIFORNIA CLASS were paid less for time worked than they were entitled to, constituting a
failure to pay all earned wages.

95. By virtue of DEFENDANT's unlawful failure to accurately pay all earned
compensation to PLAINTIFF and the other members of the CALIFORNIA CLASS for the true
time they worked, PLAINTIFF and the other members of the CALIFORNIA CLASS have
suffered and will continue to suffer an economic injury in amounts which are presently unknown
to them, and which will be ascertained according to proof at trial.

27 96. DEFENDANT knew or should have known that PLAINTIFF and the other
28 members of the CALIFORNIA CLASS were under-compensated for their time worked.

1 DEFENDANT systematically elected, either through intentional malfeasance or gross 2 nonfeasance, to not pay employees for their labor as a matter of uniform company policy, practice 3 and procedure, and DEFENDANT perpetrated this systematic scheme by refusing to pay 4 PLAINTIFF and the other members of the CALIFORNIA CLASS the correct minimum wages 5 for their time worked.

97. In performing the acts and practices herein alleged in violation of California labor 6 7 laws, and refusing to compensate the members of the CALIFORNIA CLASS for all time worked and provide them with the requisite compensation, DEFENDANT acted and continues to act 8 intentionally, oppressively, and maliciously toward PLAINTIFF and the other members of the 9 CALIFORNIA CLASS with a conscious and utter disregard for their legal rights, or the 10 consequences to them, and with the despicable intent of depriving them of their property and 11 legal rights, and otherwise causing them injury in order to increase company profits at the 12 expense of these employees. 13

98. PLAINTIFF and the other members of the CALIFORNIA CLASS therefore request 14 recovery of all unpaid wages, according to proof, interest, statutory costs, as well as the 15 assessment of any statutory penalties against DEFENDANT, in a sum as provided by the 16 California Labor Code and/or other applicable statutes. To the extent minimum wage 17 compensation is determined to be owed to the CALIFORNIA CLASS Members who have 18 terminated their employment, DEFENDANT's conduct also violates Labor Code §§ 201 and/or 19 202, and therefore these individuals are also be entitled to waiting time penalties under Cal. Lab. 20 Code § 203, which penalties are sought herein on behalf of these CALIFORNIA CLASS 21 22 Members. DEFENDANT's conduct as alleged herein was willful, intentional and not in good faith. Further, PLAINTIFF and other CALIFORNIA CLASS Members are entitled to seek and 23 recover statutory costs. 24

25THIRD CAUSE OF ACTION26Failure To Pay Overtime Compensation27(Cal. Lab. Code §§ 204, 510, 1194 and 1198)28(Alleged by PLAINTIFF and the CALIFORNIA CLASS against ALL Defendants)

99. PLAINTIFF, and the other members of the CALIFORNIA CLASS, reallege and incorporate by this reference, as though fully set forth herein, the prior paragraphs of this Complaint.

100. PLAINTIFF and the other members of the CALIFORNIA CLASS bring a claim for DEFENDANT's willful and intentional violations of the California Labor Code and the Industrial Welfare Commission requirements for DEFENDANT's failure to pay these employees for all overtime worked, including, work performed in excess of eight (8) hours in a workday, and/or twelve (12) hours in a workday, and/or forty (40) hours in any workweek.

9 101. Pursuant to Cal. Lab. Code § 204, other applicable laws and regulations, and public
10 policy, an employer must timely pay its employees for all hours worked.

102. Cal. Lab. Code § 510 provides that employees in California shall not be employed
more than eight (8) hours per workday and/or more than forty (40) hours per workweek unless
they receive additional compensation beyond their regular wages in amounts specified by law.

14 103. Cal. Lab. Code § 1194 establishes an employee's right to recover unpaid wages,
15 including minimum and overtime compensation and interest thereon, together with the costs of
16 suit. Cal. Lab. Code § 1198 further states that the employment of an employee for longer hours
17 than those fixed by the Industrial Welfare Commission is unlawful.

18 104. During the CLASS PERIOD, PLAINTIFF and CALIFORNIA CLASS Members
19 were required by DEFENDANT to work for DEFENDANT and were not paid for all the time
20 they worked, including overtime work.

105. DEFENDANT's uniform pattern of unlawful wage and hour practices manifested,
without limitation, applicable to the CALIFORNIA CLASS as a whole, as a result of
implementing a uniform policy and practice that failed to accurately record overtime worked by
PLAINTIFF and other CALIFORNIA CLASS Members and denied accurate compensation to
PLAINTIFF and the other members of the CALIFORNIA CLASS for overtime worked,
including, the overtime work performed in excess of eight (8) hours in a workday, and/or twelve
(12) hours in a workday, and/or forty (40) hours in any workweek.

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1 106. In committing these violations of the California Labor Code, DEFENDANT 2 inaccurately recorded overtime worked and consequently underpaid the overtime worked by 3 PLAINTIFF and other CALIFORNIA CLASS Members. DEFENDANT acted in an illegal 4 attempt to avoid the payment of all earned wages, and other benefits in violation of the California 5 Labor Code, the Industrial Welfare Commission requirements and other applicable laws and 6 regulations.

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107. As a direct result of DEFENDANT's unlawful wage practices as alleged herein, PLAINTIFF and the other members of the CALIFORNIA CLASS did not receive the correct overtime compensation for their time worked for DEFENDANT.

108. Cal. Lab. Code § 515 sets out various categories of employees who are exempt 10 from the overtime requirements of the law. None of these exemptions are applicable to 11 PLAINTIFF and the other members of the CALIFORNIA CLASS. Further, PLAINTIFF and the 12 other members of the CALIFORNIA CLASS are not subject to a valid collective bargaining 13 agreement that would preclude the causes of action contained herein this Complaint. Rather, 14 PLAINTIFF brings this Action on behalf of himself and the CALIFORNIA CLASS based on 15 DEFENDANT's violations of non-negotiable, non-waivable rights provided by the State of 16 California. 17

18 109. During the CLASS PERIOD, PLAINTIFF and the other members of the
19 CALIFORNIA CLASS were paid less for overtime worked than they were entitled to,
20 constituting a failure to pay all earned wages.

110. DEFENDANT failed to accurately pay PLAINTIFF and the other members of the
CALIFORNIA CLASS overtime wages for the time they worked which was in excess of the
maximum hours permissible by law as required by Cal. Lab. Code §§ 510, 1194, & 1198, even
though PLAINTIFF and the other members of the CALIFORNIA CLASS were regularly
required to work, and did in fact work overtime, and did in fact work overtime as to which
DEFENDANT failed to accurately record and pay as evidenced by DEFENDANT's business
records and witnessed by employees.

111. By virtue of DEFENDANT's unlawful failure to accurately pay all earned
 compensation to PLAINTIFF and the other members of the CALIFORNIA CLASS for the true
 amount of overtime they worked, PLAINTIFF and the other members of the CALIFORNIA
 CLASS have suffered and will continue to suffer an economic injury in amounts which are
 presently unknown to them, and which will be ascertained according to proof at trial.

6 112. DEFENDANT knew or should have known that PLAINTIFF and the other 7 members of the CALIFORNIA CLASS were undercompensated for their time worked. 8 DEFENDANT systematically elected, either through intentional malfeasance or gross 9 nonfeasance, to not pay them for their labor as a matter of uniform company policy, practice and 10 procedure, and DEFENDANT perpetrated this systematic scheme by refusing to pay 11 PLAINTIFF and the other members of the CALIFORNIA CLASS the correct overtime wages 12 for their overtime worked.

113. In performing the acts and practices herein alleged in violation of California labor 13 laws, and refusing to compensate the members of the CALIFORNIA CLASS for all time worked 14 and provide them with the requisite compensation, DEFENDANT acted and continues to act 15 intentionally, oppressively, and maliciously toward PLAINTIFF and the other members of the 16 CALIFORNIA CLASS with a conscious of and utter disregard for their legal rights, or the 17 consequences to them, and with the despicable intent of depriving them of their property and 18 legal rights, and otherwise causing them injury in order to increase company profits at the 19 expense of these employees. 20

114. Therefore, PLAINTIFF and the other members of the CALIFORNIA CLASS 21 22 request recovery of overtime wages, according to proof, interest, statutory costs, as well as the assessment of any statutory penalties against DEFENDANT, in a sum as provided by the 23 California Labor Code and/or other applicable statutes. To the extent overtime compensation is 24 determined to be owed to the CALIFORNIA CLASS Members who have terminated their 25 employment, DEFENDANT'S conduct also violates Labor Code §§ 201 and/or 202, and 26 therefore these individuals are also be entitled to waiting time penalties under Cal. Lab. Code § 27 203, which penalties are sought herein. DEFENDANT's conduct as alleged herein was willful, 28

intentional, and not in good faith. Further, PLAINTIFF and other CALIFORNIA CLASS
 Members are entitled to seek and recover statutory costs.

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FOURTH CAUSE OF ACTION

Failure To Provide Required Meal Periods

(Cal. Lab. Code §§ 226.7 & 512)

(Alleged by PLAINTIFF and the CALIFORNIA CLASS against all Defendants)

115. PLAINTIFF and the other members of the CALIFORNIA CLASS, reallege and incorporate by this reference, as though fully set forth herein, the prior paragraphs of this Complaint.

116. During the CLASS PERIOD, DEFENDANTS failed to provide all the legally 10 required off-duty meal breaks to PLAINTIFF and the other CALIFORNIA CLASS Members as 11 required by the applicable Wage Order and Labor Code. The nature of the work performed by 12 PLAINTIFF and CALIFORNIA CLASS Members did not prevent these employees from being 13 relieved of all of their duties for the legally required off-duty meal periods. As a result of their 14 rigorous work schedules, PLAINTIFF and other CALIFORNIA CLASS Members were often 15 not fully relieved of duty by DEFENDANT for their meal periods. Additionally, 16 DEFENDANT's failure to provide PLAINTIFF and the CALIFORNIA CLASS Members with 17 legally required meal breaks prior to their fifth (5th) hour of work is evidenced by 18 DEFENDANT's business records. Further, DEFENDANT failed to provide PLAINTIFF and 19 CALIFORNIA CLASS Members with a second off-duty meal period in some workdays in which 20 these employees were required by DEFENDANT to work ten (10) hours of work. As a result, 21 PLAINTIFF and other members of the CALIFORNIA CLASS forfeited meal breaks without 22 additional compensation and in accordance with DEFENDANT's strict corporate policy and 23 practice. 24

117. DEFENDANT further violated California Labor Code §§ 226.7 and the applicable
IWC Wage Order by failing to compensate PLAINTIFF and CALIFORNIA CLASS Members
who were not provided a meal period, in accordance with the applicable Wage Order, one

additional hour of compensation at each employee's regular rate of pay for each workday that a 1 meal period was not provided. 2 118. As a proximate result of the aforementioned violations, PLAINTIFF and 3 CALIFORNIA CLASS Members have been damaged in an amount according to proof at trial, 4 and seek all wages earned and due, interest, penalties, expenses and costs of suit. 5 FIFTH CAUSE OF ACTION 6 Failure To Provide Required Rest Periods 7 (Cal. Lab. Code §§ 226.7 & 512) 8 (Alleged by PLAINTIFF and the CALIFORNIA CLASS against all Defendants) 9 119. PLAINTIFF, and the other members of the CALIFORNIA CLASS, reallege and 10 incorporate by this reference, as though fully set forth herein, the prior paragraphs of this 11 Complaint. 12 120. From time to time, PLAINTIFF and other CALIFORNIA CLASS Members were 13 required to work in excess of four (4) hours without being provided ten (10) minute rest periods. 14 Further, these employees were denied their first rest periods of at least ten (10) minutes for some 15 shifts worked of at least two (2) to four (4) hours, a first and second rest period of at least ten 16 (10) minutes for some shifts worked of between six (6) and eight (8) hours, and a first, second 17 and third rest period of at least ten (10) minutes for some shifts worked of ten (10) hours or more. 18 PLAINTIFF and other CALIFORNIA CLASS Members were also not provided with one-hour 19 wages in lieu thereof. As a result of their rigorous work schedules, PLAINTIFF and other 20 CALIFORNIA CLASS Members were periodically denied their proper rest periods by 21 22 DEFENDANT and DEFENDANT's managers. In addition, DEFENDANT failed to compensate PLAINTIFF and other CALIFORNIA CLASS Members for their rest periods as required by the 23 applicable Wage Order and Labor Code. As a result, DEFENDANT's failure to provide 24 PLAINTIFF and the CALIFORNIA CLASS Members with all the legally required paid rest 25 periods is evidenced by DEFENDANT's business records. 26 121. DEFENDANT further violated California Labor Code §§ 226.7 and the applicable 27

28 IWC Wage Order by failing to compensate PLAINTIFF and CALIFORNIA CLASS Members

1	who were not provided a rest period, in accordance with the applicable Wage Order, one
2	additional hour of compensation at each employee's regular rate of pay for each workday that
2	rest period was not provided.
4	122. As a proximate result of the aforementioned violations, PLAINTIFF and
т 5	CALIFORNIA CLASS Members have been damaged in an amount according to proof at trial,
	and seek all wages earned and due, interest, penalties, expenses and costs of suit.
6 7	SIXTH CAUSE OF ACTION
7	Failure To Reimburse Employees For Required Expenses
8	
9	(Cal. Lab. Code §§ 2802)
10	(Alleged by PLAINTIFF and the CALIFORNIA CLASS against all Defendants)
11	123. PLAINTIFF, and the other members of the CALIFORNIA CLASS, reallege and
12	incorporate by this reference, as though fully set forth herein, the prior paragraphs of this
13	Complaint.
14	124. Cal. Lab. Code § 2802 provides, in relevant part, that:
15	An employer shall indemnify his or her employee for all necessary expenditures or losses incurred by the employee in direct consequence of the discharge of his or her
16	duties, or of his or her obedience to the directions of the employer, even though unlawful, unless the employee, at the time of obeying the directions, believed them
17	to be unlawful.
18	125. From time to time during the CLASS PERIOD, DEFENDANT violated Cal. Lab.
19	Code § 2802, by failing to indemnify and reimburse PLAINTIFF and the CALIFORNIA CLASS
20	members for required expenses incurred in the discharge of their job duties for DEFENDANT's
21	benefit. DEFENDANT failed to reimburse PLAINTIFF and the CALIFORNIA CLASS
22	members for expenses which included, but were not limited to, their personal cell phones and
23	the maintenance of their work uniforms as a result of and in furtherance of their job duties,
24	including but not limited to receiving and/or responding to work-related communications and
25	performing work-related duties. Specifically, PLAINTIFF and other CALIFORNIA CLASS
26	Members were required by DEFENDANTS to use their personal cell phones and the
27	maintenance of their work uniforms to execute their essential job duties on behalf of
28	DEFENDANT. DEFENDANT's uniform policy, practice and procedure was to not reimburse

1	PLAINTIFF and the CALIFORNIA CLASS members for expenses resulting from using their
2	personal cell phones and maintenance of their work uniforms for DEFENDANT within the
3	course and scope of their employment for DEFENDANT. These expenses were necessary to
4	complete their principal job duties. DEFENDANT is estopped by DEFENDANT's conduct to
5	assert any waiver of this expectation. Although these expenses were necessary expenses incurred
6	by PLAINTIFF and the CALIFORNIA CLASS members, DEFENDANT failed to indemnify
7	and reimburse PLAINTIFF and the CALIFORNIA CLASS members for these expenses as an
8	employer is required to do under the laws and regulations of California.
9	126. PLAINTIFF therefore demands reimbursement for expenditures or losses incurred
10	by them and the CALIFORNIA CLASS members in the discharge of their job duties for
11	DEFENDANT, or their obedience to the directions of DEFENDANT, with interest at the
12	statutory rate and costs under Cal. Lab. Code § 2802.
13	SEVENTH CAUSE OF ACTION
14	Failure To Provide Accurate Itemized Statements
17	
15	(Cal. Lab. Code § 226)
15	(Cal. Lab. Code § 226)
15 16	(Cal. Lab. Code § 226) (Alleged by PLAINTIFF and the CALIFORNIA CLASS against all Defendants)
15 16 17	(Cal. Lab. Code § 226) (Alleged by PLAINTIFF and the CALIFORNIA CLASS against all Defendants) 127. PLAINTIFF, and the other members of the CALIFORNIA CLASS, reallege and
15 16 17 18	(Cal. Lab. Code § 226) (Alleged by PLAINTIFF and the CALIFORNIA CLASS against all Defendants) 127. PLAINTIFF, and the other members of the CALIFORNIA CLASS, reallege and incorporate by this reference, as though fully set forth herein, the prior paragraphs of this
15 16 17 18 19	(Cal. Lab. Code § 226) (Alleged by PLAINTIFF and the CALIFORNIA CLASS against all Defendants) 127. PLAINTIFF, and the other members of the CALIFORNIA CLASS, reallege and incorporate by this reference, as though fully set forth herein, the prior paragraphs of this Complaint.
15 16 17 18 19 20	(Cal. Lab. Code § 226) (Alleged by PLAINTIFF and the CALIFORNIA CLASS against all Defendants) 127. PLAINTIFF, and the other members of the CALIFORNIA CLASS, reallege and incorporate by this reference, as though fully set forth herein, the prior paragraphs of this Complaint. 128. Cal. Labor Code § 226 provides that an employer must furnish employees with an
 15 16 17 18 19 20 21 	(Cal. Lab. Code § 226) (Alleged by PLAINTIFF and the CALIFORNIA CLASS against all Defendants) 127. PLAINTIFF, and the other members of the CALIFORNIA CLASS, reallege and incorporate by this reference, as though fully set forth herein, the prior paragraphs of this Complaint. 128. Cal. Labor Code § 226 provides that an employer must furnish employees with an "accurate itemized" statement in writing showing:
 15 16 17 18 19 20 21 22 	(Cal. Lab. Code § 226) (Alleged by PLAINTIFF and the CALIFORNIA CLASS against all Defendants) 127. PLAINTIFF, and the other members of the CALIFORNIA CLASS, reallege and incorporate by this reference, as though fully set forth herein, the prior paragraphs of this Complaint. 128. Cal. Labor Code § 226 provides that an employer must furnish employees with an "accurate itemized" statement in writing showing: a. Gross wages earned,
 15 16 17 18 19 20 21 22 23 	(Cal. Lab. Code § 226) (Alleged by PLAINTIFF and the CALIFORNIA CLASS against all Defendants) 127. PLAINTIFF, and the other members of the CALIFORNIA CLASS, reallege and incorporate by this reference, as though fully set forth herein, the prior paragraphs of this Complaint. 128. Cal. Labor Code § 226 provides that an employer must furnish employees with an "accurate itemized" statement in writing showing: a. Gross wages earned, b. (2) total hours worked by the employee, except for any employee whose
 15 16 17 18 19 20 21 22 23 24 	 (Cal. Lab. Code § 226) (Alleged by PLAINTIFF and the CALIFORNIA CLASS against all Defendants) 127. PLAINTIFF, and the other members of the CALIFORNIA CLASS, reallege and incorporate by this reference, as though fully set forth herein, the prior paragraphs of this Complaint. 128. Cal. Labor Code § 226 provides that an employer must furnish employees with an "accurate itemized" statement in writing showing: a. Gross wages earned, b. (2) total hours worked by the employee, except for any employee whose compensation is solely based on a salary and who is exempt from payment of
 15 16 17 18 19 20 21 22 23 24 25 	 (Cal. Lab. Code § 226) (Alleged by PLAINTIFF and the CALIFORNIA CLASS against all Defendants) 127. PLAINTIFF, and the other members of the CALIFORNIA CLASS, reallege and incorporate by this reference, as though fully set forth herein, the prior paragraphs of this Complaint. 128. Cal. Labor Code § 226 provides that an employer must furnish employees with an "accurate itemized" statement in writing showing: a. Gross wages earned, b. (2) total hours worked by the employee, except for any employee whose compensation is solely based on a salary and who is exempt from payment of overtime under subdivision (a) of Section 515 or any applicable order of the

1	d. all deductions, provided that all deductions made on written orders of the employee
2	may be aggregated and shown as one item,
3	e. net wages earned,
4	f. the inclusive dates of the period for which the employee is paid,
5	g. the name of the employee and his or her social security number, except that by
6	January 1, 2008, only the last four digits of his or her social security number of an
7	employee identification number other than social security number may be shown
8	on the itemized statement,
9	h. the name and address of the legal entity that is the employer, and
10	i. all applicable hourly rates in effect during the pay period and the corresponding
11	number of hours worked at each hourly rate by the employee.
12	129. When DEFENDANT did not accurately record PLAINTIFF'S and other
13	CALIFORNIA CLASS Members' missed meal and rest breaks, or were paid inaccurate missed
14	meal and rest break premiums, or were not paid for all hours worked, DEFENDANT violated
15	Cal. Lab. Code § 226 in that DEFENDANT failed to provide PLAINTIFF and other
16	CALIFORNIA CLASS Members with complete and accurate wage statements which failed to
17	show, among other things, all deductions, the accurate gross wages earned, net wages earned,
18	the total hours worked and all applicable hourly rates in effect during the pay period and the
19	corresponding amount of time worked at each hourly rate, and correct rates of pay for penalty
20	payments or missed meal and rest periods.
21	130. In addition to the foregoing, DEFENDANTS failed to provide itemized wage
22	statements to PLAINTIFF and members of the CALIFORNIA CLASS that complied with the
23	requirements of California Labor Code Section 226.
24	131. DEFENDANT knowingly and intentionally failed to comply with Cal. Lab. Code
25	§ 226, causing injury and damages to PLAINTIFF and the other members of the CALIFORNIA
26	CLASS. These damages include, but are not limited to, costs expended calculating the correct

CLASS. These damages include, but are not limited to, costs expended calculating the correct
wages for all missed meal and rest breaks and the amount of employment taxes which were not
properly paid to state and federal tax authorities. These damages are difficult to estimate.

1	Therefore, PLAINTIFF and the other members of the CALIFORNIA CLASS may elect to
2	recover liquidated damages of fifty dollars (\$50.00) for the initial pay period in which the
3	violation occurred, and one hundred dollars (\$100.00) for each violation in a subsequent pay
4	period pursuant to Cal. Lab. Code § 226, in an amount according to proof at the time of trial (but
5	in no event more than four thousand dollars (\$4,000.00) for PLAINTIFF and each respective
6	member of the CALIFORNIA CLASS herein).
7	EIGHTH CAUSE OF ACTION
8	Failure To Pay Wages When Due
9	(Cal. Lab. Code § 203)
10	(Alleged by PLAINTIFF and the CALIFORNIA CLASS against all Defendants)
11	132. PLAINTIFF, and the other members of the CALIFORNIA CLASS, reallege and
12	incorporate by this reference, as though fully set forth herein, the prior paragraphs of this
13	Complaint.
14	133. Cal. Lab. Code § 200 provides that:
15 16	As used in this article:(d) "Wages" includes all amounts for labor performed by employees of every description, whether the amount is fixed or ascertained by the standard of time,
17 18	 task, piece, Commission basis, or other method of calculation. "Labor" includes labor, work, or service whether rendered or performed under contract, subcontract, partnership, station plan, or other agreement if the to be paid for is performed personally by the person demanding payment.
19	134. Cal. Lab. Code § 201 provides, in relevant part, that "If an employer discharges
20	an employee, the wages earned and unpaid at the time of discharge are due and payable
21	immediately."
22	135. Cal. Lab. Code § 202 provides, in relevant part, that:
23 24	If an employee not having a written contract for a definite period quits his or her employment, his or her wages shall become due and payable not later than 72 hours thereafter unless the employee her given 72 hours matrices of his or her intention
25	thereafter, unless the employee has given 72 hours previous notice of his or her intention to quit, in which case the employee is entitled to his or her wages at the time of quitting.
26	Notwithstanding any other provision of law, an employee who quits without providing a 72-hour notice shall be entitled to receive payment by mail if he or she so requests and
27	designates a mailing address. The date of the mailing shall constitute the date of payment for purposes of the requirement to provide payment within 72 hours of the notice of
28	quitting.

1	136. There was no definite term in PLAINTIFF'S or any CALIFORNIA CLASS
2	Members' employment contract.
3	137. Cal. Lab. Code § 203 provides: If an employer willfully fails to pay, without abatement or reduction, in accordance with
4 5	Sections 201, 201.5, 202, and 205.5, any wages of an employee who is discharged or who quits, the wages of the employee shall continue as a penalty from the due date thereof at the same rate until paid or until an action therefor is commenced; but the wages shall not
6	continue for more than 30 days.
7	138. The employment of PLAINTIFF and many CALIFORNIA CLASS Members
8	terminated, and DEFENDANT has not tendered payment of wages to these employees who
9	missed meal and rest breaks, as required by law.
10	139. Therefore, as provided by Cal Lab. Code § 203, on behalf of himself and the
11	members of the CALIFORNIA CLASS whose employment has, PLAINTIFF demands up to
12	thirty (30) days of pay as penalty for not paying all wages due at time of termination for all
13	employees who terminated employment during the CLASS PERIOD and demands an accounting
14	and payment of all wages due, plus interest and statutory costs as allowed by law.
15	NINTH CAUSE OF ACTION
15 16	<u>NINTH CAUSE OF ACTION</u> FAILURE TO PAY STATUTORY GRATUITIES
16	FAILURE TO PAY STATUTORY GRATUITIES
16 17 18	FAILURE TO PAY STATUTORY GRATUITIES (Cal. Lab. Code § 351 et seq.)
16 17 18	FAILURE TO PAY STATUTORY GRATUITIES (Cal. Lab. Code § 351 et seq.) (Alleged by PLAINTIFF and the CALIFORNIA CLASS and against all
16 17 18 19	FAILURE TO PAY STATUTORY GRATUITIES (Cal. Lab. Code § 351 et seq.) (Alleged by PLAINTIFF and the CALIFORNIA CLASS and against all Defendants)
16 17 18 19 20	FAILURE TO PAY STATUTORY GRATUITIES (Cal. Lab. Code § 351 et seq.) (Alleged by PLAINTIFF and the CALIFORNIA CLASS and against all Defendants) 140. PLAINTIFF, and the other members of the CALIFORNIA CLASS, reallege and
16 17 18 19 20 21	FAILURE TO PAY STATUTORY GRATUITIES (Cal. Lab. Code § 351 et seq.) (Alleged by PLAINTIFF and the CALIFORNIA CLASS and against all Defendants) 140. PLAINTIFF, and the other members of the CALIFORNIA CLASS, reallege and incorporate by this reference, as though fully set forth herein, the prior paragraphs of this
 16 17 18 19 20 21 22 	FAILURE TO PAY STATUTORY GRATUITIES (Cal. Lab. Code § 351 et seq.) (Alleged by PLAINTIFF and the CALIFORNIA CLASS and against all Defendants) 140. PLAINTIFF, and the other members of the CALIFORNIA CLASS, reallege and incorporate by this reference, as though fully set forth herein, the prior paragraphs of this Complaint.
 16 17 18 19 20 21 22 23 	FAILURE TO PAY STATUTORY GRATUITIES (Cal. Lab. Code § 351 et seq.) (Alleged by PLAINTIFF and the CALIFORNIA CLASS and against all Defendants) 140. PLAINTIFF, and the other members of the CALIFORNIA CLASS, reallege and incorporate by this reference, as though fully set forth herein, the prior paragraphs of this Complaint. 141. DEFENDANT's conduct, as set forth above, in failing to remit to non-managerial
 16 17 18 19 20 21 22 23 24 	FAILURE TO PAY STATUTORY GRATUITIES (Cal. Lab. Code § 351 et seq.) (Alleged by PLAINTIFF and the CALIFORNIA CLASS and against all Defendants) 140. PLAINTIFF, and the other members of the CALIFORNIA CLASS, reallege and incorporate by this reference, as though fully set forth herein, the prior paragraphs of this Complaint. 141. DEFENDANT's conduct, as set forth above, in failing to remit to non-managerial employees the total proceeds of gratuities added to customers' bills constitutes a violation of
 16 17 18 19 20 21 22 23 24 25 	FAILURE TO PAY STATUTORY GRATUITIES (Cal. Lab. Code § 351 et seq.) (Alleged by PLAINTIFF and the CALIFORNIA CLASS and against all Defendants) 140. PLAINTIFF, and the other members of the CALIFORNIA CLASS, reallege and incorporate by this reference, as though fully set forth herein, the prior paragraphs of this Complaint. 141. DEFENDANT's conduct, as set forth above, in failing to remit to non-managerial employees the total proceeds of gratuities added to customers' bills constitutes a violation of California Labor Code Section 351. This violation is enforceable pursuant to the California Unfair

1	California Labor Code Section 351 in not remitting to the non-managerial service employees the					
2	total gratuities that were charged to customers.					
3	142. As a proximate result of the aforementioned violations, PLAINTIFF and					
4	CALIFORNIA CLASS Members have been damaged in an amount according to proof at trial,					
5	including the loss of gratuities to which they were entitled. and seek all wages earned and due,					
6	interest, penalties, expenses and costs of suit.					
7	PRAYER FOR RELIEF					
8	WHEREFORE, PLAINTIFF pray for a judgment against each Defendant, jointly and					
9	severally, as follows:					
10	1. On behalf of the CALIFORNIA CLASS:					
11	a. That the Court certify the First Cause of Action asserted by the CALIFORNIA					
12	CLASS as a class action pursuant to Cal. Code of Civ. Proc. § 382;					
13	b. An order temporarily, preliminarily and permanently enjoining and restraining					
14	DEFENDANTS from engaging in similar unlawful conduct as set forth herein;					
15	c. An order requiring DEFENDANTS to pay all overtime wages and all sums					
16	unlawfully withheld from compensation due to PLAINTIFF and the other members					
17	of the CALIFORNIA CLASS; and					
18	d. Restitutionary disgorgement of DEFENDANT's ill-gotten gains into a fluid fund					
19	for restitution of the sums incidental to DEFENDANT's violations due to					
20	PLAINTIFF and to the other members of the CALIFORNIA CLASS.					
21	2. On behalf of the CALIFORNIA CLASS:					
22	a. That the Court certify the Second, Third, Fourth, Fifth, Sixth, Seventh, Eighth and					
23	Ninth Causes of Action asserted by the CALIFORNIA CLASS as a class action					
24	pursuant to Cal. Code of Civ. Proc. § 382;					
25	b. Compensatory damages, according to proof at trial, including compensatory					
26	damages for overtime compensation due to PLAINTIFF and the other members of					
27	the CALIFORNIA CLASS, during the applicable CLASS PERIOD plus interest					
28	thereon at the statutory rate;					

 c. Meal and rest period compensation pursuant to Cal. Lab. Code §§ 226.7 the applicable IWC Wage Order; d. The greater of all actual damages or fifty dollars (\$50) for the initial pay which a violation occurs and one hundred dollars (\$100) per each mem 	period in ber of the			
3 d. The greater of all actual damages or fifty dollars (\$50) for the initial pay	ber of the			
	ber of the			
4 which a violation occurs and one hundred dollars (\$100) per each mem				
	exceeding			
5 CALIFORNIA CLASS for each violation in a subsequent pay period, not				
6 an aggregate penalty of four thousand dollars (\$4,000), and an award of	an aggregate penalty of four thousand dollars (\$4,000), and an award of costs for			
7 violation of Cal. Lab. Code § 226	violation of Cal. Lab. Code § 226			
8 e. The wages of all terminated employees from the CALIFORNIA CL	The wages of all terminated employees from the CALIFORNIA CLASS as a			
9 penalty from the due date thereof at the same rate until paid or until	an action			
10 therefore is commenced, in accordance with Cal. Lab. Code § 203.				
11 f. The amount of the expenses PLAINTIFF and each member of the CAL	FORNIA			
12 CLASS incurred in the course of their job duties, plus interest, and costs	of suit.			
133. On all claims:				
14 a. An award of interest, including prejudgment interest at the legal rate;				
b. Such other and further relief as the Court deems just and equitable; and				
16 c. An award of penalties, attorneys' fees, and costs of suit, as allowable under	er the law,			
17 including, but not limited to, pursuant to Labor Code § 218.5, § 226, and/	or § 1194.			
18				
19 DATED: January 1, 2024				
20 ZAKAY LAW GROUP, APLC				
21 By: Shani O. Zakay				
22 Attorney for PLAINTIFF				
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26				
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1		DEMAND FOR A JURY TRIAL						
2	PL	PLAINTIFF demands a jury trial on issues triable to a jury.						
3								
4	DATED:	January 16, 2024						
5				ZAKAY LAW GROUP, APLC				
6			By:_	Shani O. Zakay				
7				Attorney for PLAINTIFF				
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