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RECITALS

On February 19, 2025, Plaintiff Anthony Coe (the "Named Plaintiff"), individually and on
behalf of the Class, and Defendant Pacific Seafood – Eureka, LLC and Resource Staffing Group,
Inc. (collectively "Defendants") entered into a class action settlement, the terms and conditions of
which are set forth in the parties' Class Action and PAGA Settlement Agreement (hereafter
collectively, the "Settlement" or "Settlement Agreement"). Unless otherwise provided in this Order,
all capitalized terms shall have the same meaning as set forth in the Settlement Agreement.

The motion of Named Plaintiff for an order preliminarily approving the settlement of this action, approving the form notice of settlement, and setting a final approval hearing came on for hearing in Department 22 of this Court on April 4, 2025.

This Court, having fully considered Plaintiff's Motion, the Memorandum of Points and Authorities in support, the Declaration in support, the Settlement Agreement, the proposed form of Class Notice, and the oral argument presented to the Court, finds that: (1) the proposed settlement appears fair, reasonable and adequate, and that a final hearing should be held after notice to the Class (defined below) of the proposed settlement to determine if the Settlement Agreement and settlement are fair, reasonable, and adequate such that a Final Order and Judgment should be entered in this action based upon the Settlement Agreement and (2) the PAGA Settlement Payment is fair and adequate and the PAGA Settlement Payment should be approved.

THE COURT ORDERS AND MAKES DETERMINATIONS AS FOLLOWS: ORDER PROVISIONALLY CERTIFYING SETTLEMENT CLASS AND APPOINTMENT OF CLASS REPRESENTATIVE AND CLASS COUNSEL

- 1. The Court finds that certification of the following class, for settlement purposes only, is appropriate:
 - "all persons employed by Defendants in California and classified as a non-exempt, hourly employee who worked for Defendants at any time from February 3, 2016 to April 29, 2023."
- 2. The Court grants preliminary approval of the terms and conditions contained in the Settlement Agreement. The Court finds that the terms of the Settlement Agreement are within the

2 (i) the ascertainability and numerosity requirements; (ii) the commonality requirement because, in the absence of class certification and settlement, each individual Class Member would have to 4 litigate core common issues of law and fact, all relating to Defendants' alleged wage-and-hour 5 violations asserted in the action; (iii) the typicality requirement because the Named Plaintiff and the 6 Class Members' claims all arise from the same alleged events and course of conduct, and are based on the same legal theories; and (iv) the adequacy of representation requirement because the Named 8 Plaintiff has the same interests as all members of the Class, and they are represented by experienced

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and competent counsel.

11 4. The Court further finds, preliminarily and for settlement purposes only, that common issues predominate over individual issues in this litigation and that class treatment is superior to the 12 other means of resolving this dispute. Employing the class device here will not only achieve 13 economies of scale for Class Members with individual claims, but also conserve the resources of 14 the judicial system and preserve public confidence in the integrity of the system by avoiding the 15 waste and delay of repetitive proceedings. In addition, certifying the class will prevent inconsistent 16

adjudications of similar issues and claims.

For settlement purposes only, the Court finds that the Named Plaintiff, Anthony Coe, is an adequate representative and appoints him as such. The Court further finds that Natalie Haritoonian of D.Law, Inc., David Yeremian of David Yeremian & Associates, Inc., and Walter Haines of United Employees Law Group, P.C. have adequately represented the Named Plaintiff and the Class in this litigation, and the Court appoints them as Class Counsel.

The Court preliminarily finds, for settlement purposes only, that the Class meets

- 6. The Court appoints CPT Group, Inc., Inc. to perform the duties of a Settlement Administrator for the purpose of issuing the Class Notice and administering the Settlement.
- 7. The Court recognizes that certification under this Order is for settlement purposes only, and shall not constitute or be construed as a finding by the Court, or an admission on the part of Defendants, that this action is appropriate for class treatment for litigation purposes. Entry of this Order is without prejudice to the rights of Defendants to oppose class certification in the actions,

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- 11. Because a PAGA action is not a class action, Class Members may not opt out of, or object to, the PAGA Settlement Payment.
- 12. If the Court does not grant final approval of the Settlement Agreement, approval of the PAGA settlement will be vacated.

APPROVAL OF DISTRIBUTION OF THE CLASS NOTICE AND TIMELINE FOR SENDING CLASS NOTICE

14.

- Class Members of the terms of the Settlement and the process for the Class Members to obtain the benefits available under the Settlement Agreement, as well as the right of Class Members to opt out of the class, to file documentation in opposition to the proposed settlement, and to appear at the settlement hearing to be conducted on the date set by the Court. The Court further finds that the Class Notice and proposed distribution of such Class Notice by first-class mail to each identified Class Member at their last known address comports with all constitutional requirements, including those of due process under the United States and California constitutions, and meets the requirements of Code of Civil Procedure § 382 and California Rules of Court rule 3.766. Accordingly, good cause appearing therefore, the Court hereby approves the proposed Class Notice.
- _______, 2025, cause the Class Notice to be mailed by first class mail to all known members of the Class certified by this Court in this action to the most recent address in Defendants' business records for each known member of the Class. The mailing of the Class Notices directed in this Order constitutes the best notice practicable under the circumstances and sufficient notice to all members of the Class.

The Settlement Administrator shall, as soon as practicable, but no later than

- 15. The costs of settlement administration, including the cost of printing and mailing the Class Notices shall be paid from the Settlement Amount. Such costs shall be withheld from the Settlement Amount by the Settlement Administrator pursuant to the terms of the Settlement Agreement.
- 16. Each member of the Class who wishes to be excluded from the Class must submit a request to be excluded from the Settlement by the deadline set forth in the Class Notice. Any Class Member who does not submit a timely request to be excluded from the Settlement consistent with the terms of the Settlement Agreement shall be bound by the terms of the Settlement Agreement, even if such Class Member has previously initiated or subsequently initiates individual litigation against Defendants or other proceedings encompassed by the Settled Claims defined in the

OBJECTIONS TO SETTLEMENT

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- 17. Any member of the Class who has not timely elected to be excluded from the Class, and who wishes to object to the fairness, reasonableness or adequacy of the Settlement Agreement or the proposed settlement, or to the award of attorneys' fees and costs, shall provide to the Settlement Administrator a written statement of the objection, as well as the specific reasons, if any, for each objection. The Settlement Administrator will promptly transmit any objections it receives to Class Counsel and Defendants' counsel.
- 18. All written objections must be signed by the Class Member or the Class Member's representative and must include the information specified in the Class Notice.
- 19. A Class Member may appear either in person or through personal counsel at the Final Hearing to object to the Settlement. If represented by personal counsel, the counsel will be hired at the Class Member's expense.
- 20. Class Counsel and Defendants' counsel shall promptly furnish each other with copies of any and all objections or written requests for exclusion that come into their possession.

FINAL APPROVAL FAIRNESS HEARING

- 21. The Court grants Plaintiff's motion to set a settlement hearing for final approval of the Settlement Agreement on U^] c^{ à^!ÆJ , 2025, at JÆ€ a.m./p.m. in Department 22 of this Court ("Final Hearing"), as set forth in the Class Notice, to determine whether the proposed settlement of this action is fair, reasonable and adequate and should be finally approved. The Court will also consider at the Final Hearing whether applications for Plaintiff's attorneys' fees and costs and enhancement award to the Named Plaintiff should be granted and, if so, in what amounts.
- 22. Members of the Class who have not timely elected to be excluded from the Class and who object to the proposed Settlement may appear and present such objections at the Settlement Hearing in person or by counsel, provided that the objecting Class Member complied with the requirements to object to the Settlement. No person shall be heard, and no briefs or papers shall be received or considered, unless the requirements to object to the Settlement have been satisfied, except as this Court may permit for good cause shown.

1	23. Class Counsel shall file Plaintiff's memorandum of points and authorities in support
2	of the final approval of the Settlement Agreement and her request for approval of the attorneys'
3	fees, litigation costs, and enhancement award no later than 16 court days prior to the Final Hearing.
4	After the Final Hearing, the Court may enter a Final Order and Final Judgment in accordance with
5	the Settlement Agreement that will adjudicate the rights of all Class Members.
6	24. All discovery and other pretrial proceedings in this action are stayed and suspended
7	until further order of this Court, except such actions as may be necessary to implement the
8	Settlement Agreement and this Order.
9	25. If, for any reason, the Court does not grant final approval of the Settlement, all
10	evidence and proceedings held in connection therewith shall be without prejudice to the status quo
11	ante rights of the parties to the litigation as more specifically set forth in the Settlement Agreement.
12	IT IS SO ORDERED.
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14	Dated:05/02/2025 Lauri A. Damrell, Judge JUDGE OF THE SUPERIOR COURT
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