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11 Attorneys for Plaintiff JESSICA DURAN and the Putative Class

12 **SUPERIOR COURT OF THE STATE OF CALIFORNIA**

13 **FOR THE COUNTY OF SAN FRANCISCO (UNLIMITED)**

14 COORDINATED PROCEEDINGS SPECIAL) Judicial Counsel Coordinated Proceeding
15 TITLE [RULE 3.550]) No. 4911

16 SEPHORA WAGE AND HOUR CASES) CLASS ACTION

17 Included actions:) **DECLARATION OF ALEJANDRO P.**
18) **GUTIERREZ RE: PROPOSED *CY PRES***
19) **BENFICIARY**

18 *Burnthorne-Martinez v. SEPHORA USA, Inc.*)
(San Francisco OGC-16-55-894))

19 *Provencio v. SEPHORA USA, Inc.* (Santa)
20 Clara 16CV294112))

21 *Hernandez et al. v. SEPHORA USA, Inc.* (San)
22 Francisco OGC-17-557031))

23 *Duran v. SEPHORA USA, Inc.* (San Francisco)
24 CGC-17-561452))

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1 I, ALEJANDRO P. GUTIERREZ, declare and state as follows:

2 1. I am an attorney at law qualified to practice before the courts in the state of California. I
3 am a partner with The Hathaway Law Firm, LLP, attorneys of record for Plaintiff Jessica Duran and
4 the Settlement Class in the above-entitled action (herein, the "Firm"). My firm changed its name in
5 January 2022 to the name on the caption above. I am the attorney at our firm responsible for the
6 litigation of this class action. I have personal knowledge of the facts stated in this declaration and if
7 called upon, I would testify competently thereto.
8

9 2. I make this declaration in support of final approval of the proposed settlement herein.
10 Specifically, this declaration concerns the Court's inquiry regarding the proposed *cy pres* beneficiary
11 in this matter, Legal Aid at Work.

12 3. My Firm, together with co-counsel Palay Hefelfinger APC, represented Plaintiff
13 JESSICA DURAN in the coordinated actions referenced above. Ms. Duran provides no services to,
14 and has no relationship with, the propose *cy pres* beneficiary under the settlement, Legal Aid at Work,
15 that we are aware of.
16

17 4. The Firm, and all lawyers of the Firm, have no relationship to Legal Aid at Work, nor
18 do we provide any services to the *cy pres* beneficiary. The Firm has never performed services for
19 Legal Aid at Work.
20

21 I declare under penalty of perjury and under the laws of the State of California that the
22 foregoing is true and correct. Executed this 5th day of May, 2022 at Mendocino, California.
23

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25 ALEJANDRO P. GUTIERREZ
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