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appearing, hereby GRANTS Plaintiff's Motion for Preliminary Approval of Class Action Settlement.

IT IS HEREBY ORDERED THAT:

- The Court grants preliminarily approval of the Settlement and preliminary finds that: (1) the Settlement is fair and reasonable to the Class when balanced against the possible risks of further litigation, including issues relating to class certification, liability, calculating damages, and potential appeals; (2) significant investigation, research, and litigation have been conducted, such that the Parties are able to fairly evaluate their respective positions; (3) settlement at this time will avoid the substantial cost, delay and risk presented by litigation of the action; and (4) the Settlement was reached after serious, informed, and non-collusive negotiations, which were conducted at arms' length by experienced counsel.
- 2. This Order incorporates by reference all defined terms as set forth in the Settlement Agreement entitled "Settlement Agreement and Release of Claims," attached as Exhibit "A" to the Declaration of Scott Cole, Esq. in Support of Plaintiff's Motion for Preliminary Approval of Class Action Settlement ("Cole Decl.").
- 3. The Court finds, for settlement purposes only, that the proposed Plaintiff Class meets the requirements of numerosity, commonality, and typicality to justify certification, and that there is adequate and fair representation.
- The Court grants provisional certification of the Plaintiff Class, for settlement 4. purposes only, which is defined in the Settlement Agreement as all current and former non-exempt employees who worked at any time for Defendant Sierra Health and Wellness Centers LLC in California on or after July 30, 2017.
- 5. The Settlement Class includes all persons who are members of the Plaintiff Class and who have not properly and timely opted out of the litigation in accordance with the requirements set forth in the Class Notice and Settlement agreement.
- 6. Class Members who wish to request exclusion from or object to the Settlement must follow the procedures set forth in the Settlement Agreement and Class Notice.

7.	The	Court	approves	the	appointment	of	Plaintiff	Veronica	Gonzalez	as	Clas
Representative	e.										

- 8. The Court approves the appointment of Plaintiff's Counsel from Cole & Van Note as Class Counsel.
- 9. The Court finds that the Settlement of claims under the PAGA as reflected in the Settlement Agreement to be fair and reasonable and in compliance with all the requirements of California law.
- 10. The Court approves the form and content of the Notice of Class Action Settlement, in substantially the form attached to the Cole Decl. as "Exhibit B" and finds that the proposed method of disseminating the Class Notice meets all the due process requirements; provides the best notice practicable under the circumstances; constitutes notice that is reasonably calculated, under the circumstances, to apprise Class Members of the pendency of Action and their right to exclude themselves from or object to the proposed Settlement and to appeal at the Final Approval Hearing; is reasonable and constitutes due, adequate, and sufficient notice to all Class Members; and meets all applicable requirements under California law, due process, and any other applicable rules or law.
- 11. The Court preliminarily approves the definition of the Gross Settlement Fund of \$550,000.00, which is inclusive of (1) all Individual Settlement Payments to participating Settlement Class Members; (2) the Service Award to the Class Representative Veronica Gonzalez, not to exceed \$11,000.00; (3) Class Counsel's Attorney Fees and Expenses, not to exceed \$192,500.00 in fees, plus litigation costs and expenses actually incurred; (4) Settlement Administration Expenses actually incurred; and (5) the PAGA payment of \$10,000.00, of which \$7,500.00 will be made to the LWDA.
- 12. The Court approves the retention of CPT as the Settlement Administrator, to be paid out of the gross Settlement Amount, and hereby directs CPT to provide the approved Class Notice to Class Members and administer the Settlement in accordance with the procedures set forth in the Settlement Agreement and Implementation Schedule set forth below.

- In the event the Settlement does not become effective in accordance with the terms of the Settlement Agreement, or the Settlement is not finally approved by this Court, is not approved in whole or in part by the Court or any appellate court and/or other court of review, or is terminated, cancelled or fails to become effective for any reason, this Order shall be rendered null and void and shall be vacated, the Parties shall revert to their respective positions as of the commencement of the litigation, and the Settlement Agreement and the fact that it was entered into shall not be offered, received, or construed as an admission or as evidence for any purpose, including but not limited to an admission by any Party of liability or non-liability or of the certifiability of a litigation class or the appropriateness of maintaining a representative action.
- 15. The Court hereby imposes a stay on all litigation of the Action pending the Final Approval Hearing and prohibits Plaintiff from instituting, commencing, or prosecuting any claims covered by the Action against Defendants or the Releasees pending the Final Approval Hearing.
 - 16. The Court Orders the following implementation schedule for further proceedings:

Deadline for Sierra Health and Wellness Centers, LLC to provide the Settlement Administrator with the following data for each Class Member: the first and last name, the last known addresses, the social security number, and the number of Compensable Pay Periods that each member of the Plaintiff Class worked	No later than <u>2 business days</u> after Court entering the Preliminary Approval Order		
for Defendant during the Settlement Period.			
Deadline for Settlement Administrator to mail the Class Notice to Class Members	Within 5 business days of the Court entering the Preliminary Approval Order and provides authorization to send the Class Notices		
Deadline for Class Members to submit a Request for Exclusion or written objection to the Settlement	Within 30 days of the postmark date of the Notice		
Deadline for the Settlement Administrator to provide a due diligence declaration	At least <u>5 calendar days</u> before the Final Approval Hearing		
Deadline for Class Counsel to file Plaintiff's Motion for Final Approval of Class Action Settlement and Award of Attorneys' Fees and Costs and Class Representative Service Award	At least 16 court days before the Final Approval Hearing		

	1	The Court hereby sets a hearing date for Plaintiff Veronica Gonzalez's Motion for Final											
	2	approval of Class and Representative Action Settlement and Award of Attorney's Fees, Costs and											
	3	Class Representative Service Award on: Avgust 16, 2023 at 9,00 in Department 6 of this											
	4	Court.											
	5												
	6	IT IS SO ORDERED.											
	7	Man to local Constant											
	8	Dated: 5/17/2073 By: William Number Court											
	9	Judge of the Superior Court TAMARA L. MOSBARGER											
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COLE & VAN NOTE ATTORNEYS AT LAW 555 12 ²¹¹ STREET, SUITE 1725 OAKLAND, CA 94607 TEL (510) 891-9800	14												
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