1 2 3 4 5 6 7	Michael A. Strauss, SBN 246718 Aris E. Karakalos, SBN 240802 STRAUSS & STRAUSS, APC 121 N. Fir Street, Suite F Ventura, California 93001 Phone: (805) 641-6600; Fax: (805) 641-6607 E-mail: mike@strausslawyers.com E-mail: aris@strausslawyers.com Anthony R. Strauss, SBN 72842 STRAUSS LAW GROUP, APC 121 North Fir Street, Suite F Ventura, California 93001 Telephone (805) 641.9992 Facsimile (805) 641.9993	
8	ars@strausslawgroup.com	
9	Attorneys for Plaintiffs Sonia Vivar and the Putative	e Class
10	SUPERIOR COURT OF TH	E STATE OF CALIFORNIA
11	FOR THE COUNTY OF LOS ANGEL	ES SODING STREET COUDTHOUSE
12	TOR THE COUNT I OF LOS ANGEL	LS, SI KING SIKELI COOKIHOUSE
13	SONIA VIVAR, an Individual, on behalf of) CASE NO. BC562517
14	herself and all those similarly situated,) <u>CLASS ACTION</u>
15	Plaintiffs,)
16	V.) NOTICE OF ENTRY OF JUDGMENT
17	TALLGRASS TALENT GROUP, LLC, a Kansas Corporation licensed to do business in) Assigned to the Honorable Maren E. Nelson
18	California; OMEGA RESOURCE SOLUTIONS, LLC, a Michigan Corporation)) Complaint filed: November 3, 2014
19	licensed to do business in California; and DOES 1 through 20, Inclusive,)
20	Defendants.)
21)
22		ý)
23))
24)
25	//	
26	//	
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28	//	
	NOTICE OF ENTR	Y OF JUDGMENT

1	TO ALL INTERESTED PARTIES AND TO THEIR ATTORNEYS OF RECORD:		
2	PLEASE TAKE NOTICE that the Court entered a final JUDGMENT on August 17, 2018.		
3	A copy of the Final Judgment is attached hereto as Exhibit A .		
4	Notice of this JUDGMENT will also be given to the Class as required under paragraph 8.5.2 of		
5	the Amended Settlement Agreement.		
6			
7	DATED: August 24, 2018 STRAUSS & STRAUSS, APC		
8			
9	By: Aris E. Karakalos		
10	Michael A. Strauss Attorneys for Plaintiff		
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	2 NOTICE OF ENTRY OF JUDGMENT		

Exhibit A

1 2 3	Michael A. Strauss, SBN 246718 Aris E. Karakalos, SBN 240802 STRAUSS & STRAUSS, APC 121 N. Fir Street, Suite F Ventura, California 93001 Phone: (805) 641-6600; Fax: (805) 641-6607	CONFORMED COPY ORIGINAL FILED Superior Count of California County of Los Angeles AUG 1 7 2018		
4	E-mail: mike@strausslawyers.com E-mail: aris@strausslawyers.com	Sherri R. Carter, Executive Officer/Clerk		
5	Anthony R. Strauss, SBN 72842 STRAUSS LAW GROUP, APC	By: Nancy Navarro, Deputy		
6 7	121 North Fir Street, Suite F Ventura, California 93001 Telephone (805) 641.9992 Facsimile (805) 641.9993			
8	ars@strausslawgroup.com	ve Class RECEIVED		
9	Attorneys for Plaintiffs Sonia Vivar and the Putativ	OS ANGELES SUITE		
10	SUPERIOR COURT OF TH	HE STATE OF CALIFORNIA JUL 2 5 2018		
11	FOR THE COUNTY OF LOS ANGELES, SPRING STREET COURTHORS NAZARYAN			
12				
13	SONIA VIVAR, an Individual, on behalf of herself and all those similarly situated,) CASE NO. BC562517		
14	Plaintiffs.	CLASS ACTION		
15	v.	PROFESSIOL JUDGMENT		
16 17 18	TALLGRASS TALENT GROUP, LLC, a Kansas Corporation licensed to do business in California; OMEGA RESOURCE SOLUTIONS, LLC, a Michigan Corporation	Assigned to the Honorable Maren E. Nelson Hearing Date: July 25, 2018 Time: 9:00 a.m.		
19	licensed to do business in California; and DOES 1 through 20, Inclusive,	Department: 017		
20	Defendants.) Complaint filed: November 3, 2014) Trial Date: TBD		
21)		
22				
23				
24 -)		
25	TO ALL INTERESTED PARTIES AND TO THEIR ATTORNEYS OF RECORD:			
26		e Court for hearing on July 25, 2018 at 9:00 a.m. in		
27		ated at 312 N. Spring St., Los Angeles, California		
28	90012, pursuant to the Order of this Court entered	d on February 15, 2018, on the motion of Plaintiff		
	JUDGMENT			
11				

Sonia Vivar ("Plaintiff") for approval of the terms of the settlement set forth in the Amended Joint 1 Stipulation of Class Action Settlement and Release ("Amended Settlement Agreement"), and due and 2 adequate notice was given to the members of the Settlement Class Members as defined below as 3 required in the Order, and the Court having considered all papers filed and proceedings in this case 4 5 and good cause appearing there for, and

6

WHEREAS, all defined terms contained herein have the same meanings as set forth in the 7 Amended Settlement Agreement,

8

IT IS HEREBY ORDERED, ADJUDGED AND DECREED that:

9 The Court hereby approves the terms of the settlement set forth in the Amended Joint 1. Stipulation of Settlement and Release (the "Amended Settlement Agreement") filed as Exhibit A to 10 the Declaration of Aris E. Karakalos in Support of the Motion for Final Approval, and finds that the 11 Amended Settlement Agreement reached between Plaintiff and those similarly situated, on the one 12 hand, and Defendant Tallgrass Talent Group, LLC ("Defendant"), on the other, is, in all respects, fair, 13 reasonable, and adequate to the members of the Settlement Class identified therein. 14

15 The Court finds that the settlement set forth in the Amended Settlement Agreement is 2. fair and equitable to the Settlement Class Members ((Amended Settlement Agreement, ¶ 3.25), and 16 Plaintiff and Defendant (collectively, the "Parties") are hereby directed to perform its terms. 17

The following three individuals have opted out of the Settlement Class by submitting 18 3. timely Requests for Exclusion: Lynda Ashley, Julie Ribli, and Gayle Bradshaw. Hence, these three 19 individuals are not bound by this Judgment or the terms of the Amended Settlement Agreement and 20 they are not "Settlement Class Members" as such term is defined in paragraph 3.25 of the Amended 21 22 Settlement Agreement.

- 23 This Court has jurisdiction over the subject matter of the litigation and over all Parties 4. 24 thereto, including all Settlement Class Members (as defined in paragraph 3.25 of the Amended 25 Settlement Agreement).
- 26 5. The Class is hereby certified pursuant to the California Code of Civil Procedure section 382 and approved pursuant to California Rules of Court, Rule 3.769. The Class is defined as "all 27 current and former demonstrators who performed wine and spirit related events on behalf of Tallgrass 28

and/or the Released Parties employed in the State of California between August 1, 2014 and December
 8, 2014." (Amended Settlement Agreement, ¶ 3.4.)

3 6. The Preliminary Approval Date is February 15, 2018, the date on which this Court
4 granted Plaintiffs' Motion for Preliminary Approval of Class Action Settlement and for Class
5 Certification for Settlement Purposes.

7. Strauss & Strauss, APC and its attorneys, including Aris E. Karakalos and Michael A.
Strauss, as well as Strauss Law Group, APC and its attorneys Anthony R. Strauss, are hereby
appointed as Class Counsel.

- 9
- 8. Sonia Vivar is appointed as Class Representative.

9. The Amended Settlement Agreement provides for a Gross Settlement Amount of
\$175,000, which is hereby approved. (Amended Settlement Agreement, ¶ 5.1.)

12 10. Consistent with the Amended Settlement Agreement, Class Counsel shall be awarded
13 attorney's fees in the amount of 35% of the \$175,000 settlement obtained in the matter is granted, for
14 an attorney's fees award of \$61,250 (which shall be paid out of the Gross Settlement Amount).
15 (Amended Settlement Agreement, ¶7.3.1.2.)

16 11. The Court finds that the amount of attorney's fees requested is fair, reasonable, and
17 warranted given the results obtained in this litigation. This amount shall be paid from the Settlement
18 Amount.

19 12. Consistent with the Amended Settlement Agreement, Class Counsel shall be awarded
20 litigation costs in the amount of \$9,491.75 (which shall be paid out of the Gross Settlement Amount).
21 (Amended Settlement Agreement, ¶ 7.3.1.2.)

13. The Court finds that the amount of costs requested is fair, reasonable, and warranted
given the results obtained in this litigation and shall be paid from the Gross Settlement Amount.

14. As the Amended Settlement Agreement set aside \$10,000 in possible litigation cost and
expense reimbursement to Class Counsel and the Court only awards \$9,491.75 in litigation costs, the
remaining amount shall revert to the settlement fund established by the Amended Settlement
Agreement for payment to Settlement Class Members.

28

15. Pursuant to the terms of the Amended Settlement Agreement, the Court orders CPT

Group, Inc., the Claims Administrator, to set up, hold, and control a settlement fund (as described in 1 2 paragraphs 8.1 et seq. of the Amended Settlement Agreement) for the purposes of making payments to Settlement Class Members (as defined in paragraphs 3.4 and 3.25 of the Amended Settlement 3 4 Agreement).

For the efforts of the Claims Administrator to date and as set forth in the Settlement 5 16. Agreement, the Court approves and orders Defendants to pay the Claims Administrator's expenses of 6 \$10,000. This amount shall be paid from the Gross Settlement Amount. (Amended Settlement 7 8 Agreement, ¶ 3.3.)

Consistent with the terms of the Amended Settlement Agreement as reached between 9 17. the parties and the final approval of the settlement by this Court, this Court, as part of the approval, 10 awards a service payment to class representative, Sonia Vivar, in the amount of \$5,000 for her service 11 to the Class. This amount shall be paid from the Gross Settlement Amount. (Amended Settlement 12 13 Agreement, ¶ 6.1.)

The Court approves and orders Defendants to pay the LWDA \$3,750 (75% of the 14 18. PAGA portion of the settlement. This amount shall be paid from the Gross Settlement Amount. 15 16 (Amended Settlement Agreement, ¶ 7.3.1.2.)

17 Pursuant to paragraph 9.1 of the Amended Settlement Agreement, no later than ten (10) 19. calendar days after the date of the Effective Date of the Amended Settlement Agreement (as defined in 18 section 3.9 therein), Defendants shall deposit with the Claims Administrator, CPT Group, Inc., the 19 total gross sum of One-Hundred Seventy-Five Thousand Dollars (\$175,000), plus an amount equal to 20 the employer's share of payroll taxes applicable to that portion of the settlement payments to 21 22 Settlement Class Members that is allocated to wages.

23

Within twenty (20) days of the Effective Date as defined in paragraph 3.9 of the 20. Amended Settlement Agreement (and no later than ten (10) calendar days after Tallgrass deposits the 24 Settlement Benefits into the trust account established for purposes of the Amended Settlement 25 Agreement), the Claims Administrator shall pay the following amounts to the specified payees using 26 27 the funds in the Gross Settlement Amount:

28

a. Settlement Class Member Payments: The Claims Administrator shall issue and mail

7 service payment of \$5,000, mailed to Class Counsel. 8 d. Claims Administrator Payment: The Claims Administrator shall pay itself \$10,000 9 for administration costs, as set forth hereinabove. 10 e. PAGA: The Claims Administrator shall pay the LWDA \$3,750 (representing 75%) 11 of the \$5,000 PAGA component of the Amended Settlement Agreement). 12 21. Pursuant to paragraph 9.4 of the Amended Settlement Agreement, any Settlement 13 Payment checks issued by the Claims Administrator that are not negotiated within 180 days of 14 mailing, shall be distributed to the Unclaimed Wage Fund. 15 22. Upon the Effective Date of the Amended Settlement Agreement (as defined in 18 have, fully, finally, and forever waived, released, relinquished and discharged all Released Claims 19 against Tallgrass and all Released Persons, as those terms are defined in the Amended Settlement 21 a. "RELEASED CLAIMS" means known claims and Unknown Claims (defined 22 below) asserted by Plaintiff in the Operative Complaint and any and all known and Unknown Claims 23 that could have been asserted in the Operative Complaint based upon the facts pleaded in the 24 Operative Complaint, including any and all claims for: (a) failure to pay minimum wage (including but 25 not limited to any			
2 of the Amended Settlement Agreement. 3 b. Attorney's Fees and Costs Payment: The Claims Administrator shall pay the Cour 4 approved attorney's fees in the amount of <u>\$61,250</u> and costs in the aggregat 5 amount of <u>\$9,491,75</u> to Class Counsel. 6 c. Service Payment: The Claims Administrator shall pay Plaintiff Sonia Vivar 7 service payment of <u>\$5,000</u> , mailed to Class Counsel. 8 d. Claims Administrator Payment: The Claims Administrator shall pay itself <u>\$10,000</u> 9 for administration costs, as set forth hereinabove. 10 e. PAGA: The Claims Administrator shall pay the LWDA <u>\$3,750</u> (representing 75% of the \$5,000 PAGA component of the Amended Settlement Agreement). 12 21. Pursuant to paragraph 9.4 of the Amended Settlement Agreement, any Settlement 13 Payment checks issued by the Claims Administrator that are not negotiated within 180 days of 14 mailing, shall be distributed to the Unclaimed Wage Fund. 15 22. Upon the Effective Date of the Amended Settlement Agreement (as defined in 18 have, fully, finally, and forever waived, released, relinquished and discharged all Released Claims 19 against Tallgrass and all Released Persons, as those terms are defined in the Amended Settlement 21 a. "RELEASED CLAIMS" means known claims and Unknown Claims (defi	1	settlement payments to Settlement Class Members pursuant to paragraph 7.3 et seq.	
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below) asserted by Plaintiff in the Operative Complaint and any and all known and Unknown Claims that could have been asserted in the Operative Complaint based upon the facts pleaded in the Operative Complaint, including any and all claims for: (a) failure to pay minimum wage (including but not limited to any and all claims arising under California Labor Code sections 216, 1194, 1194.2, and	20	Agreement and as follows:	
 that could have been asserted in the Operative Complaint based upon the facts pleaded in the Operative Complaint, including any and all claims for: (a) failure to pay minimum wage (including but not limited to any and all claims arising under California Labor Code sections 216, 1194, 1194.2, and 	21	a. "RELEASED CLAIMS" means known claims and Unknown Claims (defined	
 Operative Complaint, including any and all claims for: (a) failure to pay minimum wage (including but not limited to any and all claims arising under California Labor Code sections 216, 1194, 1194.2, and 	22	below) asserted by Plaintiff in the Operative Complaint and any and all known and Unknown Claims	
25 not limited to any and all claims arising under California Labor Code sections 216, 1194, 1194.2, and	23	that could have been asserted in the Operative Complaint based upon the facts pleaded in the	
y	24	Operative Complaint, including any and all claims for: (a) failure to pay minimum wage (including but	
26 1197 1197 1 and 3287 (b) failure to provide accurate itemized wave statements (i. 1. i. 1.	25	not limited to any and all claims arising under California Labor Code sections 216, 1194, 1194.2, and	
1197, 1197, and 5267, (b) fandle to provide accurate itemized wage statements (including but not	26	1197, 1197.1, and 3287; (b) failure to provide accurate itemized wage statements (including but not	
limited to any and all claims arising under California Labor Code sections 226, 1174 and 1175); (c)			
failure to reimburse business-related expenses (including but not limited to any and all claims arising			
5 JUDGMENT			

4) (A)

JUDGMENT

under California Labor Code section 2802); (d) failure to pay all wages during employment and upon 1 2 termination or resignation (including but not limited to any and all claims arising under California 3 Labor Code sections 201, 202, 203, and 204); (e) unfair, unlawful and/or fraudulent business practices in violation of Business and Professions Code section 17200, et seq.; (f) all violations of the Private 4 Attorneys' General Act of 2004 (including any and all claims arising under California Labor Code 5 sections 2698, 2699, and 2699.3); (g) all related claims for penalties, interest, and/or attorneys' fees 6 under the California Labor Code, the applicable Wage Order, or otherwise, and (h) for all such claims 7 described herein, all claims based on a federal or California statute, ordinance, regulation, common 8 law, or other source of law, whether such claims are in the nature of wages, compensation, minimum 9 wages, penalties, interest, attorneys' fees (including claims for attorneys' fees under Code of Civil 10 Procedure section 1021.5), costs, expenses, restitution or injunctive relief, whether in contract, tort, or 11 pursuant to a statutory remedy, including, but not limited to, any claims that were or could have been 12 brought, based on the same facts, under California Labor Code sections 201, 202, 203, 204, 218, 13 218.5, 218.6, 226, 510, 558, 1174, 1175, 1194, 1194.2, 1197, 1197.1, 1199, 1199, 2698, 2699, 2699.3, 14 2802, and 3287, and the applicable Wage Orders, and all implementing regulations and interpretative 15 guidance or rulings and the like; any related claims for conversion of monies claimed to be due and 16 owing to employees; any claims for unfair, unlawful or fraudulent business practices prohibited by the 17 California Business and Professions Code section 17200, et seq., relating only to, but in any way to, 18 19 Defendant's alleged failure to pay all wages during employment and upon resignation or termination, failure to provide accurate itemized wage statements, failure to pay minimum wages, and failure to 20 reimburse business expenses; any related claims for penalties under PAGA, and any other related 21 claims for declaratory relief, restitution, punitive damages, and/or injunctive relief based upon the 22 facts pleaded in the Operative Complaint or could have been alleged based upon the facts pleaded in 23 24 the Operative Complaint; and, for Settlement Class Members who actually cash the check representing 25 the Settlement Benefits, all claims arising under the Fair Labor Standards Act, which arise out of the wage, hour, and payroll practices alleged or which could have been alleged under the facts pleaded in 26 27 the Operative Complaint;

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6 JUDGMENT

"UNKNOWN CLAIMS" means any claim, which arises out of the wage and 1 b. hour and payroll practices alleged or which could have been alleged under the facts plead in the 2 Operative Complaint, which the Class Representative and any Settlement Class Member does not 3 know or suspect to exist in his or her favor at the time of the release of the Released Persons that, if 4 known by him or her, might have affected his or her settlement with and release of the Released 5 Persons, or might have affected his or her decision whether or not to object to the settlement reflected 6 7 in this Joint Stipulation; and

8

C.

"RELEASED PERSONS" means Tallgrass and its Related Parties; and

"RELATED PARTIES" means each of a Person's past or present directors, 9 d. officers, directors, shareholders, managers, supervisors, employees, partners, principals, agents, 10 corporate parents, subsidiaries and affiliated corporations and entities (including all corporations, 11 limited liability companies, limited liability partnerships, or all other business organizations associated 12 with such corporate parents, subsidiaries and affiliates), underwriters, issuers, insurers, co-insurers, 13 reinsurers, controlling shareholders, any entity in which the Person has a controlling interest, advisors, 14 personal or legal representatives, clients, predecessors, successors, parents, subsidiaries, joint ventures, 15 16 assigns, spouses, heirs, associates, related or affiliated entities (corporations, limited liability corporation, or any other business organization), any members of his/her/its immediate families, or 17 any trust of which any Person is the settlor, or which is for the benefit of any Person and/or member(s) 18 19 of his or her family. In the case of Defendant Tallgrass, its Related Parties include but are not limited to Dennis Garberg & Associates, Inc. (d/b/a The Sunflower Group), Omega Solutions, LLC, Omega 20 21 Resource Solutions, LLC, Cyber Group, Inc., Administrative Employer Services, Inc., and Advantage 22 Sales and Marketing LLC, and each of their Related Parties.

23

The Notice (as defined in paragraph 3.15 of the Amended Settlement Agreement) given 23. to all members of the Class was the best notice practicable under the circumstances. Said Notice 24 25 provided due and adequate notice of those proceedings and of the matters set forth therein, including 26 the proposed settlement set forth in the Amended Settlement Agreement, to all persons entitled to such 27 notice, and said Class Notice fully satisfied and requirements of California law and the requirements 28 of due process.

JUDGMENT

1 24. Without affecting the finality of this Judgment in any way, the Court shall retain jurisdiction with respect to the implementation and enforcement of the terms of the Amended 2 Settlement Agreement, and the Court shall retain jurisdiction over the Parties and the members of the 3 Class to enforce the terms, conditions and obligations of the Amended Settlement Agreement. 4

The Court hereby sets a non-appearance case review hearing for April 29, 2019 at 9:00 5 25. am. The case administrator, CPT Group, shall file a report to the court summarizing the administrative 6 7 efforts and results in the case by April 22, 2019.

Neither this Judgment, nor the Parties' settlement, the Amended Settlement Agreement, 8 26. the Preliminary Approval Order or the Court's order granting final approval of the settlement shall 9 constitute an admission by any of the Released Persons (defined above), including Tallgrass, of any 10 liability or wrongdoing, nor does this Judgment represent a finding as to the validity of any of the 11 12 claims alleged in the Action or a finding of liability or wrongdoing by any of the Released Persons 13 including Tallgrass.

IT IS SO ORDERED AND JUDGMENT IS HEREBY ENTERED THEREON.

14

15 16 17 MAREN E. NELSON DATED: 18 2018 HONORABLE MAREN NELSON 19 Judge of the Superior Court 20 21 22 23 24 25 26 27 28 8 JUDGMENT

PROOF OF SERVICE

I am a resident of the State of California, over the age of eighteen years, and not a party to the within action. My business address is STRAUSS AND STRAUSS, APC, 121 N. Fir Street, Suite F, Ventura, California 93001. On August 24, 2018, I served the within documents:

[PROPOSED] JUDGMENT

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- by transmitting via facsimile the document(s) listed above to the fax number(s) set forth below on this date before 5:00 p.m.
- <u>X</u> by serving it by a Court-authorized method of e-service (upload to caseanywhere.com) using my caseanywhere.com account at aris@strausslawyers.com

SEE ATTACHED MAILING LIST

- by placing the document(s) listed above in a sealed envelope and depositing for pickup in a designated FedEx box via FedEx Overnight delivery at Ventura, California addressed as set forth below.
- by personally delivering the document(s) listed above to the person(s) at the address(es) set forth below.

I am readily familiar with the firm's practice of collection and processing correspondence for mailing. Under that practice it would be deposited with U.S. postal service on that same day with postage thereon fully prepaid in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after date of deposit for mailing in affidavit.

- X___ (State) I declare under penalty of perjury under the laws of the State of California that the above is true and correct.
- (Federal) I declare that I am employed in the office of a member of the bar of this court at whose direction the service was made.

Executed on August 24, 2018 at Ventura, California.

Jacqueline Villamal JACQUELINE VILLARREAL

1	Re: Sonia Vivar v. Tallgrass Talent Group, LLC, et al. Los Angeles County Superior Court		
2	Case No. BC562517		
3	MAILING LIST		
4	Attorneys for Defendant	Co-Attorneys for Plaintiff and the Putative	
5	TALLGRASS TALENT GROUP, LLC	Class	
6	Douglas A. Wickham, SBN 127268 LITTLER MENDELSON, P.C.	Anthony R. Strauss, SBN 72842 STRAUSS LAW GROUP, APC	
7	633 W. 5 th Street, 63 rd Fl.	121 North Fir Street, Suite F	
8	Los Angeles, CA 90071 Telephone No.: (213) 443-4300	Ventura, California 93001 Telephone (805) 641.9992	
9	Facsimile No.: (213) 443-4299 E-mail: dwickham@littler.com	Facsimile (805) 641.9993 E-mail: ars@strausslawgroup.com	
10		E man. als e stradsslaw group.com	
11	Attorneys for Defendant OMEGA RESOURCE SOLUTIONS, LLC		
12	Brian F. Van Vleck, SBN 155250		
13	VAN VLECK TURNER & ZALLER, LLP 6310 San Vicente Boulevard, Suite 430		
14	Los Angeles, California 90048 Tel.: (323) 592-3505 Fax: (323) 592-3506 Email: byanyleck@ytzlaw.com		
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	NOTICE OF	ENTRY OF JUDGMENT	