CONFORMED COPY ORIGINAL FILED Superior Court of California Michael Nourmand, Esq. (SBN 198439) County of Los Angeles James A. De Sario, Esq. (SBN 262552) THE NOURMAND LAW FIRM, APC FEB 13 2018 8822 West Olympic Boulevard 3 Beverly Hills, California 90211 RECEIVED Telephone (310) 553-3600 Central Civil West Sherri R. Carter, Executive Officer/Clerk Facsimile (310) 553-3603 By: Jan Josef Manrique, Deputy FEB 07 2018 Attorneys for Plaintiffs, MARY VALERIO, on behalf of herselfBy: E. Muno and all others similarly situated 6 SUPERIOR COURT OF THE STATE OF CALIFORNIA 8 FOR THE COUNTY OF LOS ANGELES - CENTRAL CIVIL WEST 9 10 CASE NO.: BC 586 410 MARY VALERIO, on behalf of herself and all) others similarly situated, [Assigned for all purposes to the Hon. 12 Carolyn B. Kuhl - Dept. "309"] Plaintiffs, 13 [PROPOSED] JUDGMENT 14 V. February 5, 2018 DATE: TIME: 11:30 a.m. 15 TOOL COMPONENTS, INC., a California 309 corporation; TCI PRECISION METALS, a DEPT .: 16 business entity form unknown; and DOES 1 through 100, Inclusive 17 Defendants. 18 19 20 21 /// 22 111 23 24 25 /// 26 /// 27 | /// 28 ///

Shorn R. Carter, Executive OfficeryClerk By: Inn local Montagon, Reputy

## JUDGMENT

Pursuant to the Order Granting Final Approval of Class Action Settlement entered on February 5, 2018, it is hereby **ORDERED**, **ADJUDGED AND DECREED** as follows:

- 1. Judgment in this matter is entered in accordance with the Court's Order Granting Final Approval of Class Action Settlement and the parties' Joint Stipulation for Class Action Settlement ("Settlement Agreement"). Unless otherwise provided herein, all capitalized terms used herein shall have the same meaning as defined in the Settlement Agreement.
- 2. As provided by the Order Granting Final Approval of Class Action Settlement, all Class Members who did not timely opt-out from the Settlement are barred from pursuing, or seeking to reopen, any of the Released Claims, as defined in the Settlement Agreement.

  Consistent with the definitions provided in the Settlement Agreement, the Settlement Class consists of: All current and former non-exempt hourly employees of Defendants within California, including temporary non-exempt hourly employees from Aerotek Commercial Staffing and First Call Staffing Inc. placed to work at Defendants' California location at any time during the period from June 29, 2011 through January 13, 2017.
- 3. Without affecting the finality of the Judgment, the Court shall retain exclusive and continuing jurisdiction over the above-captioned action and the parties, including all Class Members, for purposes of enforcing the terms of the Judgment entered herein.
- 4. This document shall constitute a Judgment for purposes of California Rules of Court, Rule 3.769(h).

IT IS SO ORDERED, ADJUDGED, AND DECREED.

DATED: \_\_\_\_\_

/4/ CAROLYN B. KUHL
ASSISTANT SUPERVISING JUDGE
HOROMABLE CAROLYN B. KUHL
JUDGE FOR THE LOS ANGELES COUNTY
SUPERIOR COURT