1			
2			SUPERIOR COURT OF CALIFORNIA COUNTY OF ORANGE CIVIL COMPLEX LITIGATION CENTER
3	Diana M. Khoury (SBN128643) <u>dkhoury@ckslaw.com</u>		OCT 0 6 2020
4	Marta Manus (SBN 260132)		DAVID H. YAMASAKI, Clerk of the Court
	605 C Street, Suite 200		BY: Lany Brown DEPUTY
5	San Diego, CA 92101-5305 Telephone: (619) 595-3001/Fax: (619) 595	5-3001	
6			
7	LAW OFFICES OF SAHAG MAJARIA Sahag Majarian, II (SBN 144621)	AN II	
8	<u>sahagii@aol.com</u> 18250 Ventura Blvd.		
9	Tarzana, CA 91356		
10			
11	Attorneys for Plaintiff MARIAELENA RE And on behalf of the conditionally certified	EDIN, individually	
12	The on contain of the conditionally certified	u Class.	
13	IN THE SUPERIO	R COURT OF CA	LIFORNIA
	FOR THE C	COUNTY OF ORA	NGE
14	MARIAELENA REDIN, individually and	Case No. 30 2015	7-00929734-CU-OE-CXC
15	on behalf of all others similarly situated,	ASSIGNED FOR	ALL PURPOSES TO:
16	Plaintiffs,	The Honorable G Department CX-1	lenda Sanders 01
17	VS.	CLASS ACTION	N
18	ACCOUNTABILITIES PROFESSIONAL GROUP, a division of CORPORATE	· · · · · · · · · · · · · · · · · · ·	-
19	RESOURCE SERVICES, INC., a Delaware corporation; CORPORATE	APPROVAL OF	RDER GRANTING FINAL CLASS ACTION
20	RESOURCES SERVICES, INC., a	SETTLEMENT	AND ENTERING JUDGMENT
21	Delaware corporation; PROFESSIONAL COMPLIANCE GROUP, a division of	Date:	October 2, 2020
	SLATE PROFESSIONAL RESOURCES, INC., a Delaware corporation; SLATE	Time: Dept:	1:30 p.m. CX-101
22	PROFESSIONAL RÉSOURCES, INC., a Delaware corporation; and DOES 1-50.	Judge:	Hon. Glenda Sanders
23	inclusive	. 1011 1	
24	Defendants.	Filed: Trial date:	June 30, 2017 None set
25			
26			
27			
28			
	[Proposed] Order Granting Final Approva	al of Class Action Set	tlement and Entering Judgment
	Case No.	. 30-2017-00929734	

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potentially substantial litigation costs, as well as delay and risks if the Parties were to continue to
 litigate the case. The Court has reviewed the monetary recovery and finds that the settlement is
 fair, reasonable and adequate.

7. The Court further finds and determines that the terms of the Settlement are fair,
reasonable and adequate to the Class and to each Class Member and that the Settlement is ordered
finally approved, and that all terms and provisions of the Settlement should be and hereby are
ordered to be consummated.

8 8. The Court finds and determines that the Settlement Payments to be paid to
9 Participating Settlement Class Members as provided for by the Settlement are fair and reasonable.
10 The Court hereby grants final approval to and orders the payment of those amounts be made to
11 the Participating Class Members in accordance with the Agreement.

12 9. The Court finds and determines that the fees and expenses in administrating the 13 Settlement incurred by CPT Group, Inc., in the amount of \$5,000 are fair and reasonable. The 14 Court hereby grants final approval for and orders that the payment of that amount in accordance 15 with the Agreement.

16 10. The Court finds and determines the Class Representative Service Payment of 17 \$5,000 to Plaintiff Mariaelena Redin is fair and reasonable. The Court hereby orders the 18 Administrator to make this payment to the Plaintiff Mariaelena Redin, in accordance with the 19 terms of the Agreement.

20 11. Pursuant to the terms of the Settlement, and the authorities, evidence and
21 argument submitted by Class Counsel, the Court hereby awards Class Counsel attorneys' fees of
22 \$85,000 and litigation costs of \$10,078.65. The Court finds such amounts to be fair and
23 reasonable. The Court hereby orders the Administrator to make these payments in accordance
24 with the terms of the Agreement.

12. Without affecting the finality of this Order or the entry of judgment in any way,
the Court retains jurisdiction of all matters relating to the interpretation, administration,
implementation, effectuation, and enforcement of this Order and the Agreement.

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This matter came on for hearing on October 2, 2020 at 1:30 p.m. in Department CX-101 1 2 of the above-captioned Court on Plaintiff's Motion for Order Granting Final Approval of Class Action Settlement and Entering Judgment ("Motion") pursuant to California Rule of Court 3.769, 3 of the Court's Order Granting Preliminary Approval filed November 22, 2019 ("Preliminary 4 Approval Order"), Order filed February 14, 2020, and the fully-executed Joint Stipulation of 5 Settlement and Release of Claims ("Agreement") filed with this Court on August 27, 2019 in 6 conjunction with Plaintiff's Motion for Order Granting Preliminary Approval of Class Action 7 Settlement. 8

9 Having received and considered the Agreement, the supporting papers filed by the
10 Parties, and the evidence and argument received by the Court in conjunction with the Motion for
11 Preliminary Approval of Class Action Settlement, and the supporting papers, and evidence and
12 argument received by the Court in conjunction with the Motion for Order Granting Final
13 Approval of Class Action Settlement, the Court grants final approval of the Settlement and
14 HEREBY ORDERS AND MAKES THE FOLLOWING DETERMINATIONS:

1. 15 Pursuant to the Preliminary Approval Order filed November 22, 2019 and Order 16 filed February 14, 2020, a Notice of Class Action Settlement, Change of Address form, and pre-17 printed return envelope ("Notice Packet") were sent to each Class Member by first-class U.S. mail. (Attached hereto as Exhibit 1 is a true and correct copy of the Notice Packet mailed on 18 January 2, 2020 to the twenty-seven (27) identified Class Members; Exhibit B is a true and 19 correct Notice Packet mailed by February 26, 2020 to the five (5) self-identifying Class 20 Members.) The Notice informed the Class of the terms of the Settlement, their right to receive a 21 Settlement Payment without any required action, their right to comment upon or object to the 22 Settlement, and their right to appear in person or by counsel at the final approval hearing and to 23be heard regarding approval of the Settlement. Adequate periods of time were provided for each 24 of these procedures. 25

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2. No member of the Class filed a request to be excluded from the Settlement or a
27 written objection to the proposed Settlement as part of this notice process or stated an intention to
28 appear at the final approval hearing.

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1 3. The Court finds and determines this notice procedure afforded adequate 2 protections to Class Members and provides the basis for the Court to make an informed decision 3 regarding approval of the Settlement based on the responses of the Class. The Court finds and 4 determines that the notice provided in this case was the best notice practicable, which satisfies the 5 requirements of law and due process.

6 4. With respect to the Class and for purposes of approving this Settlement only, this Court finds and concludes that: (a) the members of the Class are ascertainable and so numerous 7 that joinder of all members is impracticable; (b) there are questions of law or fact common to the 8 9 Class, and there is a well-defined community of interest among members of the Class with respect to the subject matter of the Action; (c) the claims of the Class Representative are typical of the 10claims of the members of the Class; (d) the Class Representative has fairly and adequately 11 protected the interests of the members of the Class; (e) a class action is superior to other available 12 methods for an efficient adjudication of this controversy; and (f) the counsel of record for 13 14 Plaintiff, Class Counsel, are qualified to serve as counsel for Plaintiff in her individual and representative capacity for the Class. 15

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5. The Court confirms certification, for settlement purposes only, of the Class:

All non-exempt hourly paid persons employed by AccountAbilities Professional Group, a division of Corporate Resource Services, Inc., a Delaware corporation and/or Slate Professional Resources, Inc., a Delaware corporation as Bank Secrecy Act Compliance Analysts/Consultants to investigate compliance with the Bank Secrecy Act on two projects: 1) Banamex USA for Citibank; and (2) Verittas Risk Advisors for American Business Bank, at any time during the period from December 1, 2013 through July 29, 2016.

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6. The Court finds and determines the terms set forth in the Agreement are fair, reasonable, and adequate and, having found that the Settlement was reached as a result of informed and non-collusive arms'-length negotiations facilitated by a neutral and experienced mediator, directs the Parties to effectuate the Settlement according to the terms set forth in the Agreement. The Court further finds the Parties conducted extensive investigation, research, and informal discovery, and that their attorneys were able to reasonably evaluate their respective positions. The Court also finds that Settlement will enable the Parties to avoid additional and

1	13.	Neither	Defendants	nor	any	related	persons	or	entities	shall	have	any	further
2	liability for co	osts, expen	ses, interest,	atto	rney	s' fees, o	or for any	/ ot	her char	ge, ex	pense,	, or li	iability,
3	except as prov	ided for by	y the Agreer	nent	•								

4 14. Nothing in this Order shall preclude any action to enforce the Parties' obligations
5 under the Agreement or under this Order, including the requirement that Defendants make
6 payments to the Participating Class Members in accordance with the Settlement.

7 15. The Court hereby enters final judgment in accordance with the terms of the
8 Agreement, the Court's Preliminary Approval Order, and this Order.

9 16. The Parties will bear their own costs and attorneys' fees except as otherwise
10 provided by this Court's Order awarding Class Counsels' attorneys' fees and litigation costs.
11 IT IS SO ORDERED.

Dated: 0, , 2020

Honorable Glenda Sanders Judge of the Superior Court

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EXHIBIT 1

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Notice Packet Mailed on 01/02/2020

Superior Court of California, County of Orange Mariaelena Redin v. AccountAbilities Professional Group, et al. Case No. 30-2017-00929734-CU-OE-CXC

CHANGE OF ADDRESS FORM

I wish to change my name and/or mailing address and/or other contact information, for purposes of receiving communications related to this Lawsuit and Settlement to the following:

	<u>-</u>
Work:	
	Work:

Last 4 digits of Social Security Number: XXX-XX-_____ [Required]

I understand all future correspondence in this Lawsuit, including but not necessarily limited to important notices or settlement payments, will be sent to the address listed above and not to the address previously used. I hereby request and consent to the use of the address listed above for these purposes.

Dated:

Signature [Required]

PLEASE RETURN THIS FORM IN THE ENVELOPE PROVIDED OR VIA UNITED STATES FIRST CLASS MAIL POSTMARKED ON OR BEFORE FEBRUARY 18, 2020 TO:

Redin v. AccountAbilities Professional Group, et al. Class Action Settlement Administrator c/o CPT Group, Inc. 50 Corporate Park Irvine, CA 92606 Superior Court of California, County of Orange Mariaelena Redin v. AccountAbilities Professional Group, et al. Case No. 30-2017-00929734-CU-OE-CXC

A court authorized this notice. This is not a solicitation. This is not a lawsuit against you and you are not being sued. However, your legal rights are affected whether you act or don't act.

NOTICE OF CLASS ACTION SETTLEMENT

To: All non-exempt hourly paid persons employed by AccountAbilities Professional Group, a division of Corporate Resource Services, Inc., and/or Slate Professional Resources, Inc., (collectively, "Employers") as Bank Secrecy Act Compliance Analysts/Consultants on two projects: Banamex USA for Citibank and Verittas Risk Advisors for American Business Bank at any time during the period from December 1, 2013 through July 29, 2016. (the "Class" or "Class Members").

If you are a Class Member, as described above, you are eligible for a payment from the Class Action Settlement described in this Notice <u>without</u> the need to return a claim form.

YOUR DECANARICHTES AND OP NONS IN THIS SERVICE IN THE SECOND				
DO NOTHING	To receive your Settlement Payment, you do not need to do anything. Your payment will be automatically mailed to you after the Court grants final approval of the Settlement. [You must, however, keep a current address on file with the Settlement Administrator to ensure receipt of your award.]			
ASK TO BE EXCLUDED	If you do not wish to participate in the Settlement, you have the right to exclu yourself from the Settlement. You will not receive a payment under the Settlement and you will retain all rights you may have against Employers.			
OBJECT	You have the right to object to the Settlement if you think the Settlement is not fair by sending your written objection to the Settlement Administrator.			
UPDATE YOUR ADDRESS	Update your personal information with the Settlement Administrator to make sure your Settlement Payment is sent to the correct address. (A Change of Address Form and return envelope are enclosed with this Notice.)			

PLEASE READ THIS NOTICE CAREFULLY.

- YOUR RIGHTS AND OPTIONS AND THE DEADLINES TO EXERCISE THEM ARE EXPLAINED IN THIS NOTICE.
- EMPLOYERS SUPPORT THE SETTLEMENT AND WILL NOT RETALIATE IN ANY MANNER AGAINST ANY CLASS MEMBER FOR EXERCISING ANY OF THE RIGHTS AND OPTIONS DESCRIBED IN THIS NOTICE.

WHAT THUS NOTICE CONTAINS

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	Why is this case a class action?	
4.	Why is there a Settlement?	
	Who are the Parties in this Lawsuit?	
	Who are the Attorneys for the Plaintiff and the Class?	

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THE COURT'S FINAL FAIRNESS HEARING

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GETTING MORE INFORMATION

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BASIC INFORMATION

1. <u>Why did I get this Notice</u>?

You received this Notice because Employers' records identify you as a member of the Class employed on one or both of these two projects: Banamex USA for Citibank and Verittas Risk Advisors for American Business Bank at any time during the period from December 1, 2013 through July 29, 2016.

The purpose of this Notice is to explain the Lawsuit, the Settlement, your legal rights, what benefits are available, who is eligible for them, and how to get them.

The Court in charge of the case is the Superior Court of the State of California, County of Orange, and the case is known as *Mariaelena Redin v. AccountAbilities Professional Group, et al.*, Case No. 30-2017-00929734-CU-OE-CXC ("Action" or "Lawsuit").

2. <u>What is this Lawsuit about</u>?

The Lawsuit, filed June 30, 2017, alleges that Employers (1) failed to pay overtime wages in violation of California Labor Code §§ 510, 1194, and Industrial Welfare Commission (IWC) Wage Order 4-2001; (2) failed to provide compliant meal breaks and rest periods in violation of Labor Code §§ 226.7, 512, and IWC Wage Order 4-2001, §§ 11, 12; and as a result of these claims, alleged derivative claims for (3) failure to provide accurate and itemized wage statements in violation of Labor Code § 226; (4) failure to pay timely final wages in violation of Labor Code §§ 201-203, and (5) violation of the Unfair Competition Law, Bus. & Prof. Code §§17200-17208.

Employers deny all allegations of the Lawsuit and contend that they have complied with the California Labor Code. The Settlement is not an admission of any wrongdoing by Employers or an indication that any law was violated.

3. <u>Why is this a case a class action</u>?

In a class action, one or more people called Class Representative(s) (in this case, Plaintiff Mariaelena Redin) filed an action on behalf of herself and other people who may have similar claims. The group of people with similar claims is called a "Class." Each person covered by the Class definition is a "Class Member." One court resolves the issues for all Class Members, except for those who ask to be excluded from the Class and the Settlement. California Superior Court Judge Glenda Jackson is in charge of this class action.

4. <u>Why is there a Settlement?</u>

The Court did not decide in favor of Plaintiff Mariaelena Redin or Defendants. Plaintiff thinks she would have prevailed on her claims at trial. Defendants do not think Plaintiff would have prevailed on her claims because they have asserted proper legal and factual defenses to them. But there was no trial. Instead, both sides agreed to a no-fault settlement of the Action ("Settlement"). That way, they avoid the cost of a trial, and the people affected will get compensation from the Settlement. Ms. Redin, who was appointed the Class Representative, and her attorneys, believe the Settlement is best for all Class Members.

5. <u>Who are the Parties in this Lawsuit?</u>

Mariaelena Redin is the Plaintiff in this Lawsuit and was employed by Employers from approximately November 2013 through March 31, 2015, as a Bank Secrecy Compliance Analysts/Consultants, and investigated compliance with the Bank Secrecy Act sometime during the period from December 1, 2013 through July 29, 2016.

AccountAbilities Professional Group, a division of Corporate Resource Services, Inc., Slate Professional Resources, Inc., and Global Atlantic Partners, LLC, are the Defendants, collectively referred to herein as "Defendants."

6. <u>Who are the Attorneys for Plaintiff and the Class?</u>

COHELAN KHOURY & SINGER

Isam C. Khoury /Diana M. Khoury / Marta Manus 605 "C" Street, Suite 200 San Diego, CA 92101-5305 Telephone: (619) 595-3001

LAW OFFICES OF SAHAG MAJARIAN II

Sahag Majarian 18250 Ventura Blvd. Tarzana, CA 91356 Telephone: (818) 609-0807

If you have questions regarding this Settlement, you should contact the Settlement Administrator at the toll-free number shown on the bottom of each page of this Notice. Do <u>not</u> contact the attorneys for Defendants, their managers, supervisors, etc.

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7. <u>What is the Settlement Amount?</u>

The proposed Settlement provides for a payment of \$255,000 to fully and finally resolve all claims alleged in the Lawsuit (referred to as the "Gross Settlement Amount"). Attorneys for Plaintiff and the Class will apply to the Court for attorneys' fees of \$85,000; litigation costs of up to \$15,000; a Class Representative Service Payment of \$5,000 to Ms. Redin for her work and effort in prosecuting this Lawsuit, risks taken for the payment of costs in the event of loss, stigma, and a general release of all claims; and Settlement Administration expenses of up to \$5,000 to CPT Group. The exact amount of the attorneys' fees, litigation costs, Class Representative Service Payment, and Settlement administration expenses will be determined by the Court at the Final Approval hearing.

Following the Court-approved deductions, the remaining portion of the Settlement, the Net Settlement Amount ("NSA") estimated at \$145,000, less the employer-side taxes estimated at \$7,733 will be apportioned and paid entirely to all Class Members in the manner described below. There are an estimated 27 members of the Class who worked an aggregate of 1,165 Work Weeks sometime during the period from December 1, 2013 through July 29, 2016, ("Class Period").

8. <u>How will the Settlement Payments be calculated?</u>

Here's how it works – the NSA will be entirely distributed to Class Members who do not request to be excluded from the Class ("Participating Class Members"). Each Participating Class Member will receive his or her pro-rata share of the NSA based on the number of Work Weeks worked as a Bank Secrecy Compliance Analyst/Consultant to investigate compliance with the Bank Secrecy Act on one or both projects, Banamex USA for Citibank and Verittas Risk Advisors for American Business Bank at any time during the Class Period.

9. <u>How much will my Settlement Payment be?</u>

The Employer's records show you worked <u>«TotalWorkweeks»</u> Work Weeks during the Class Period. If you stay in the Class (that is, you do not ask to be excluded from the Settlement), a Settlement Payment check in the estimated sum of <u>«estAmount»</u>, less withholdings, will be *automatically* mailed to you at the address shown in this Notice. The actual amount you receive may be slightly more or less that the estimated amount shown.

The Settlement Payment will be characterized as one-third wages for which an IRS W-2 form will be issued, onethird as interest and one-third as penalties for which IRS 1099 Forms will be issued. Class Members receiving a Settlement Payment will be responsible for paying all taxes, if any, due on the Settlement Payment.

HOW ROLGET A SET LEMENTE PAYMENT

10. <u>How can I get my Settlement Payment?</u>

You do not need to do anything to receive your Settlement Payment, except to keep a current address on file with the Administrator. If the Court approves the Settlement at the scheduled Final Approval Hearing, your Settlement Payment will be mailed to the address on file with the Administrator. It is your responsibility to keep the Administrator informed of any change in your mailing address, as your Settlement Payment will be mailed to the last known address it has on file for you. A Change of Address form is enclosed with this Notice for your convenience. It is strongly recommended you retain a copy of any completed Change of Address form until you receive your Settlement Payment.

11. What if the number of Work Weeks shown in this Notice is wrong?

If you believe the number of Work Weeks shown in Section 9 is wrong, you may send a letter to the Administrator, addressed as follows: *Redin v. AccountAbilities Professional Group* Settlement Administrator, c/o CPT Group, Inc., 50 Corporate Park, Irvine, CA 92606, indicating what you believe to be the correct information. Your letter must be postmarked on or before February 18, 2020.

You should include any documents or other information which supports what you believe to be the correct number of Work Weeks worked as a non-exempt, hourly paid Bank Secrecy Compliance Analyst/Consultant to investigate compliance with the Bank Secrecy Act on one or both projects: Banamex USA for Citibank and Verittas Risk Advisors for American Business Bank at any time during the period from December 1, 2013 through July 29, 2016.

The number of Work Weeks as shown in Employer's records will be presumed correct unless you provide company records from AccountAbilities Professional Group, Professional Compliance Group, or Slate Professional Resources, Inc., showing different information. The Administrator will evaluate and resolve any dispute regarding the number Work Weeks based on Employer's records and any information you provide. If the Parties disagree with the Administrator's determination, the Court will finally resolve the matter.

12. <u>When can I expect to receive my Settlement Payment?</u>

If you do not exclude yourself from the Class and no Class Member objects to the Settlement, and no appeal is sought, and the Court finally approves the Settlement, your share of the Settlement will be mailed to you approximately 30 days after the Court grants final approval of the Settlement.

13. <u>What am I giving up to get my Settlement Payment?</u>

Unless you exclude yourself, you are staying in the Class, which means you can't sue, continue to sue, or be part of any other lawsuit against Defendants about the legal issues in this case. Specifically, you will be giving up or "releasing" the claims described below against AccountAbilities Professional Group, a division of Corporate Resource Services, Inc., and/or Slate Professional Resources, Inc., or Global Atlantic Partners, LLC and their present and former parent companies, subsidiaries, divisions, concepts, related or affiliated companies, shareholders, officers, directors, employees, agents, attorneys, insurers, successors and assigns, and any individual or entity that could be liable for any of the Released Claims.

Released Claims:

For purposes of this Settlement, the claims you will be releasing if you participate in the Settlement (the "Released Claims") are defined as any and all claims which were asserted or could have been asserted against Defendants and their employees, officers, owners, and shareholders based upon arising out of or relating to the facts or allegations set forth in the Complaint up through July 29, 2016, which include all of the following: (1) failure to pay overtime wages in violation of Cal. Lab. Code §§510, 1194, *et seq.*, and Industrial Welfare Commission (IWC) Wage Order – 4-2001, §3; (2) failure to provide unpaid 30-minute, off-duty meal periods or compensation in lieu thereof, Labor Code §226.7 and IWC Wage Order 4-2001, §11; (3) failure to provide or authorize paid 10-minute, off-duty rest periods or compensation in lieu thereof, Labor Code §226.7(b) and IWC Wage Order 4-2001, §12; (4) failure to timely pay final wages to terminated or resigned employees, Labor Code §§201-203; (5) failure to provide accurate wage statements, Labor Code §226(a)-(e), and based on these allegations, (6) Violation of the Unfair Competition Law, Bus. & Prof. Code §§17200-17208.

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14. <u>Can I exclude myself from the Settlement?</u>

If you wish to pursue your own separate lawsuit against Employers for the claims asserted in the Lawsuit, or if you otherwise wish not to participate in the Settlement for whatever reason, you should exclude yourself from this case (that is, "opt out" of the Settlement). To opt out and exclude yourself from the Class and this Settlement, you must provide a signed and dated letter to the Administrator requesting to be excluded from Class. The letter must state in substance:

"I have read and fully understand the Notice of Class Action Settlement and I wish to exclude myself from the class action and Settlement in the *Redin v. AccountAbilities Professional Group, et al.*, Case No. 30-2017-00929734-CU- CIV-CXC. I understand by asking to be excluded from this class action and this Settlement, I will not receive the Settlement Payment described in the Notice of Class Action Settlement."

Your letter requesting to exclude yourself must include the case name: *Redin v. AccountAbilities Professional Group, et al.*, and Case No.: 30-2017-00929734-CU, your full name, current address, telephone number and the last four digits of your Social Security Number. It must be addressed to the Administrator at *Redin v. AccountAbilities Professional Group*, Settlement Admistrator c/o CPT Group, Inc., 50 Corporate Park, Irvine, CA 92606, postmarked on or before February 18, 2020. Requests for exclusion postmarked after this date may be disregarded.

15. If I don't exclude myself, can I sue Defendants for the same thing later?

No. Unless you exclude yourself, you give up any right to sue Employers for the claims that this Settlement resolves. *If you have a separate claim or lawsuit already against Employers, you should speak to your lawyer in that case immediately*. You may need to exclude yourself from this Class and this case in order to continue your separate lawsuit. Remember, the deadline to request exclusion from this case and this Settlement is February 18, 2020.

16. If I exclude myself, can I get money from this Settlement?

No. If you request to be excluded from the Settlement, you will not receive a Settlement Payment. The Settlement Payment you would have been entitled to receive will be redistributed to Participating Class Members. No portion of the Settlement monies will go back to Employers as a result of any person requesting to be excluded from the Lawsuit.

OBJECTING TO THE SECTION.

17. <u>How do I object if I don't think the Settlement is fair?</u>

If you don't think the Settlement is fair, you can object to the Settlement and tell the Court you don't agree with the Settlement or some part of it. You may object to the Settlement only if you do NOT return a request for exclusion from the case and Settlement. To object, you may submit a timely written objection. Your objection must state what your objection(s) are to the Settlement, and include the case name: *Redin v. AccountAbilities Professional Group, et al.*, and Case No.: 30-2017-00929734-CU. Be sure to include your full name, current address, telephone number and last four digits of your Social Security Number, and the specific reasons you object to the Settlement. Mail your written objection to the address listed below postmarked on or before February 18, 2020. If a Class Member submits a timely written objection in the manner set forth in this paragraph, he or she may appear at the Final Approval Hearing, personally or through counsel to discuss the objection.

Redin v. AccountAbilities Professional Group Class Action Settlement Administrator c/o CPT Group, Inc. 50 Corporate Park Irvine, CA 92606

INTERCOURTESED NAVED AVIANDASSETTEARINGE

18. <u>When and where will the Court decide whether to approve the Settlement?</u>

The Court will hold a Final Approval Hearing on March 20, 2020 at 1:30 p.m. in Department CX101 of the Superior Court of California, County of Orange located at 751 West Santa Ana Blvd, Santa Ana, California 92701. At this hearing the Court will determine whether the Settlement should be finally approved as fair, reasonable, and adequate. The Court will also be asked to approve Class Counsel's request for attorneys' fees and litigation costs, the Class Representative's Service Payment, and the Settlement Administrator's fees and expenses. The Court may reschedule the Final Approval hearing without further notice to Class Members. However, any Class Member who has submitted an objection will be notified by Class Counsel of any rescheduling of the date and time of the Final Approval hearing.

19. <u>Do I have to come to the hearing?</u>

No. Class Counsel will answer any questions the Judge may have. But you are welcome to come at your own expense. You may also hire and pay your own lawyer to attend if you so desire.

20. <u>May I speak at the hearing?</u>

You may ask the Court for permission to speak at the Final Approval Hearing. You cannot speak at the hearing if you have excluded yourself from the Settlement.

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21. <u>Who may I contact if I have questions about the Settlement?</u>

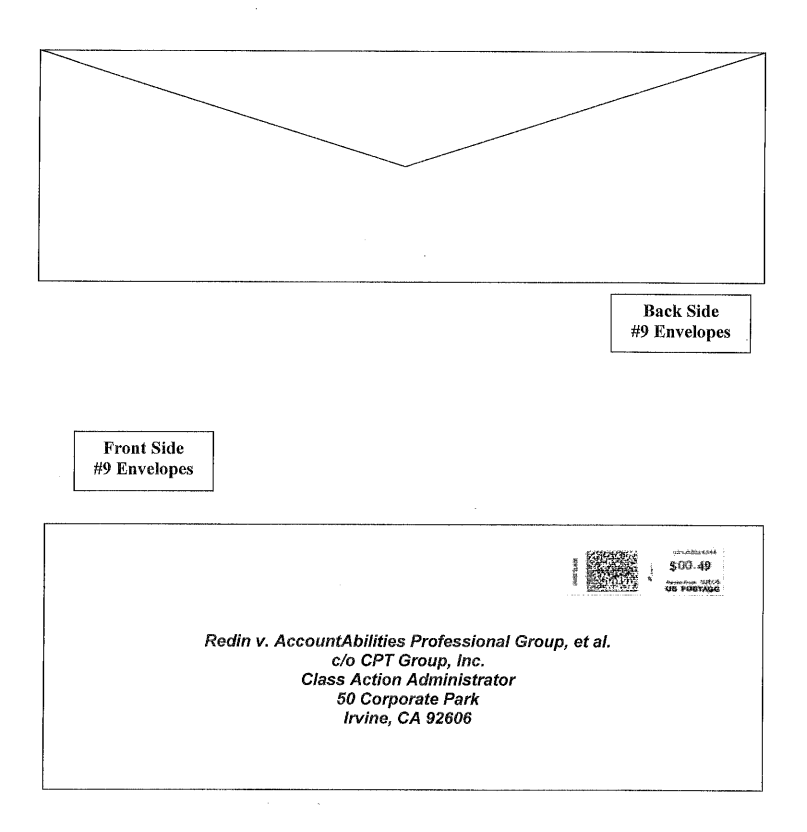
This Notice is only a summary of the Lawsuit and the proposed Settlement. For more information, you may personally inspect the files and the Settlement Agreement at the Superior Court of California, County of Orange located at 751 West Santa Ana Blvd., Santa Ana, California 92701 during regular Court hours. You may also records examine case online on the Orange County Superior Court's website, at http://www.occourts.org/index.html, by clicking on "Online Case Access," "Civil Case & Documents Access." Once you've read the Court's "Information Disclaimer" and clicked "Accept Terms," type case number "00929734" and year field "2017." The documents filed in this case are listed in the Register of Actions, some may be available to view at a minimal charge.

You may also contact the attorneys for Plaintiff and the Class, Cohelan Khoury & Singer, 605 "C" Street, Suite 200, San Diego, California 92101, (619) 595-3001 or Law Offices of Sahag Majarian II, 18250 Ventura Blvd., Tarzana, California 91356, (818) 609-0807 if you need more information or have specific questions. You may also contact the Administrator by calling toll free 1(888) 491-2591, or you may write to Administrator at *Redin v. AccountAbilities Professional Group* Class Action Settlement Administrator, c/o CPT Group. Inc., 50 Corporate Park, Irvine, California 92606.

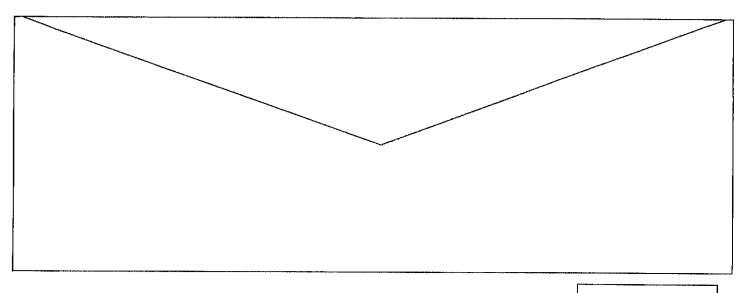
PLEASE DO NOT CONTACT THE CLERK OF THE COURT, THE JUDGE, OR ANY OF THE EMPLOYERS' ATTORNEYS, SUPERVISORS, MANAGERS, ETC., FOR INFORMATION.

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- A. It is your responsibility to ensure that the Administrator has your current mailing address and telephone number on file. This will be the address to which your Settlement Payment will be mailed.
- **B.** Settlement Payment checks <u>should be cashed</u> promptly upon receipt. Proceeds of checks which remain uncashed after 180 days from the date of issuance will be donated to the following non-profit organization: WorkPlace Fairness, <u>www.WorkPlaceFairness.org</u>. If you lose or misplace your check, you should contact the Administrator immediately to request a replacement.
- C. Following Final Approval of the proposed Settlement and the entry of Judgment, the Administrator's website, <u>www.cptgroup.com/AccountAbilitiesRedinSettlement</u>, will host a copy of the final Judgment entered.







Back Side #10 Envelopes

Front Side #10 Envelopes

Redin v. AccountAbilities Professional Group, et al.

c/o CPT Group, Inc. 50 Corporate Park Irvine, CA 92606

ELECTRONIC SERVICE REQUESTED

IMPORTANT LEGAL DOCUMENT: You may get Money from a Class Action Settlement; your prompt reply to correct a bad address is required.

CPT ID: «ID» III IIIII «EmployeeName» «Address1» «Address2» «City», «State» «Zip» «IMBarCode»



PRESORTED First Class U.S. Postage PAID QuickSort

EXHIBIT B

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• , •

Notice Packet Mailed on 02/26/2020

Superior Court of California, County of Orange Mariaelena Redin v. AccountAbilities Professional Group, et al. Case No. 30-2017-00929734-CU-OE-CXC

CHANGE OF ADDRESS FORM

I wish to change my name and/or mailing address and/or other contact information, for purposes of receiving communications related to this Lawsuit and Settlement to the following:

Name (First, Middle, Last):		
Former Names (if any):		
Home Street Address:		
City, State, Zip Code:		
Telephone Number(s): Home:	Work: _	
Email:		
Last 4 digits of Social Security Number: XXX-XX		_ [Required]

I understand all future correspondence in this Lawsuit, including but not necessarily limited to important notices or settlement payments, will be sent to the address listed above and not to the address previously used. I hereby request and consent to the use of the address listed above for these purposes.

Dated:

Signature [Required]

PLEASE RETURN THIS FORM IN THE ENVELOPE PROVIDED OR VIA UNITED STATES FIRST CLASS MAIL POSTMARKED ON OR BEFORE APRIL 3, 2020 TO:

Redin v. AccountAbilities Professional Group, et al. Class Action Settlement Administrator c/o CPT Group, Inc. 50 Corporate Park Irvine, CA 92606

Superior Court of California, County of Orange Mariaelena Redin v. AccountAbilities Professional Group, et al. Case No. 30-2017-00929734-CU-OE-CXC

A court authorized this notice. This is not a solicitation. This is not a lawsuit against you and you are not being sued. However, your legal rights are affected whether you act or don't act.

NOTICE OF CLASS ACTION SETTLEMENT

To: All non-exempt hourly paid persons employed by AccountAbilities Professional Group, a division of Corporate Resource Services, Inc., and/or Slate Professional Resources, Inc., (collectively, "Employers") as Bank Secrecy Act Compliance Analysts/Consultants on two projects: Banamex USA for Citibank and Verittas Risk Advisors for American Business Bank at any time during the period from December 1, 2013 through July 29, 2016. (the "Class" or "Class Members").

If you are a Class Member, as described above, you are eligible for a payment from the Class Action Settlement described in this Notice <u>without</u> the need to return a claim form.

YOURIERGALERIGHTS AND OPPIONS IN THIS SEPTEMENT		
DO NOTHING	To receive your Settlement Payment, you do not need to do anything. Your payment will be automatically mailed to you after the Court grants final approval of the Settlement. [You must, however, keep a current address on file with the Settlement Administrator to ensure receipt of your award.]	
ASK TO BE EXCLUDED	TO BE If you do not wish to participate in the Settlement, you have the right to exclude yourself from the Settlement. You will not receive a newment under the Settlement.	
OBJECT	You have the right to object to the Settlement if you think the Settlement is not fair	
UPDATE YOUR ADDRESS	Update your personal information with the Settlement Administrator to make sure your Settlement Payment is sent to the correct address. (A Change of Address Form and return envelope are enclosed with this Notice.)	

PLEASE READ THIS NOTICE CAREFULLY.

- YOUR RIGHTS AND OPTIONS AND THE DEADLINES TO EXERCISE THEM ARE EXPLAINED IN THIS NOTICE.
- EMPLOYERS SUPPORT THE SETTLEMENT AND WILL NOT RETALIATE IN ANY MANNER AGAINST ANY CLASS MEMBER FOR EXERCISING ANY OF THE RIGHTS AND OPTIONS DESCRIBED IN THIS NOTICE.

WHAT THIS NOTICE CONTAINS

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	Why is there a Settlement?	
	Who are the Parties in this Lawsuit?	
	Who are the Attorneys for the Plaintiff and the Class?	

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BASICEINEORMATION

1. <u>Why did I get this Notice</u>?

You received this Notice because Employers' records identify you as a member of the Class employed on one or both of these two projects: Banamex USA for Citibank and Verittas Risk Advisors for American Business Bank at any time during the period from December 1, 2013 through July 29, 2016.

The purpose of this Notice is to explain the Lawsuit, the Settlement, your legal rights, what benefits are available, who is eligible for them, and how to get them.

The Court in charge of the case is the Superior Court of the State of California, County of Orange, and the case is known as *Mariaelena Redin v. AccountAbilities Professional Group, et al.*, Case No. 30-2017-00929734-CU-OE-CXC ("Action" or "Lawsuit").

2. <u>What is this Lawsuit about</u>?

The Lawsuit, filed June 30, 2017, alleges that Employers (1) failed to pay overtime wages in violation of California Labor Code §§ 510, 1194, and Industrial Welfare Commission (IWC) Wage Order 4-2001; (2) failed to provide compliant meal breaks and rest periods in violation of Labor Code §§ 226.7, 512, and IWC Wage Order 4-2001, §§ 11, 12; and as a result of these claims, alleged derivative claims for (3) failure to provide accurate and itemized wage statements in violation of Labor Code § 226; (4) failure to pay timely final wages in violation of Labor Code §§ 201-203, and (5) violation of the Unfair Competition Law, Bus. & Prof. Code §§17200-17208.

Employers deny all allegations of the Lawsuit and contend that they have complied with the California Labor Code. The Settlement is not an admission of any wrongdoing by Employers or an indication that any law was violated.

3. <u>Why is this a case a class action</u>?

In a class action, one or more people called Class Representative(s) (in this case, Plaintiff Mariaelena Redin) filed an action on behalf of herself and other people who may have similar claims. The group of people with similar claims is called a "Class." Each person covered by the Class definition is a "Class Member." One court resolves the issues for all Class Members, except for those who ask to be excluded from the Class and the Settlement. California Superior Court Judge Glenda Jackson is in charge of this class action.

4. <u>Why is there a Settlement?</u>

The Court did not decide in favor of Plaintiff Mariaelena Redin or Defendants. Plaintiff thinks she would have prevailed on her claims at trial. Defendants do not think Plaintiff would have prevailed on her claims because they have asserted proper legal and factual defenses to them. But there was no trial. Instead, both sides agreed to a no-fault settlement of the Action ("Settlement"). That way, they avoid the cost of a trial, and the people affected will get compensation from the Settlement. Ms. Redin, who was appointed the Class Representative, and her attorneys, believe the Settlement is best for all Class Members.

5. <u>Who are the Parties in this Lawsuit?</u>

Mariaelena Redin is the Plaintiff in this Lawsuit and was employed by Employers from approximately November 2013 through March 31, 2015, as a Bank Secrecy Compliance Analysts/Consultants, and investigated compliance with the Bank Secrecy Act sometime during the period from December 1, 2013 through July 29, 2016.

AccountAbilities Professional Group, a division of Corporate Resource Services, Inc., Slate Professional Resources, Inc., and Global Atlantic Partners, LLC, are the Defendants, collectively referred to herein as "Defendants."

6. Who are the Attorneys for Plaintiff and the Class?

COHELAN KHOURY & SINGER

Isam C. Khoury /Diana M. Khoury / Marta Manus 605 "C" Street, Suite 200 San Diego, CA 92101-5305 Telephone: (619) 595-3001

LAW OFFICES OF SAHAG MAJARIAN II

Sahag Majarian 18250 Ventura Blvd. Tarzana, CA 91356 Telephone: (818) 609-0807

If you have questions regarding this Settlement, you should contact the Settlement Administrator at the toll-free number shown on the bottom of each page of this Notice. Do <u>not</u> contact the attorneys for Defendants, their managers, supervisors, etc.

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7. What is the Settlement Amount?

The proposed Settlement provides for a payment of \$255,000 to fully and finally resolve all claims alleged in the Lawsuit (referred to as the "Gross Settlement Amount"). Attorneys for Plaintiff and the Class will apply to the Court for attorneys' fees of \$85,000; litigation costs of up to \$15,000; a Class Representative Service Payment of \$5,000 to Ms. Redin for her work and effort in prosecuting this Lawsuit, risks taken for the payment of costs in the event of loss, stigma, and a general release of all claims; and Settlement Administration expenses of up to \$5,000 to CPT Group. The exact amount of the attorneys' fees, litigation costs, Class Representative Service Payment, and Settlement administration expenses will be determined by the Court at the Final Approval hearing.

Following the Court-approved deductions, the remaining portion of the Settlement, the Net Settlement Amount ("NSA") estimated at \$145,000, less the employer-side taxes estimated at \$7,733 will be apportioned and paid entirely to all Class Members in the manner described below. There are an estimated 32 members of the Class who worked an aggregate of 1,252 Work Weeks sometime during the period from December 1, 2013 through July 29, 2016, ("Class Period").

8. <u>How will the Settlement Payments be calculated?</u>

Here's how it works – the NSA will be entirely distributed to Class Members who do not request to be excluded from the Class ("Participating Class Members"). Each Participating Class Member will receive his or her pro-rata share of the NSA based on the number of Work Weeks worked as a Bank Secrecy Compliance Analyst/Consultant to investigate compliance with the Bank Secrecy Act on one or both projects, Banamex USA for Citibank and Verittas Risk Advisors for American Business Bank at any time during the Class Period.

9. How much will my Settlement Payment be?

The Employer's records show you worked <u>«TotalWorkweeks»</u> Work Weeks during the Class Period. If you stay in the Class (that is, you do not ask to be excluded from the Settlement), a Settlement Payment check in the estimated sum of <u>«estAmount»</u>, less withholdings, will be *automatically* mailed to you at the address shown in this Notice. The actual amount you receive may be slightly more or less that the estimated amount shown.

The Settlement Payment will be characterized as one-third wages for which an IRS W-2 form will be issued, onethird as interest and one-third as penalties for which IRS 1099 Forms will be issued. Class Members receiving a Settlement Payment will be responsible for paying all taxes, if any, due on the Settlement Payment.

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10. How can I get my Settlement Payment?

You do not need to do anything to receive your Settlement Payment, except to keep a current address on file with the Administrator. If the Court approves the Settlement at the scheduled Final Approval Hearing, your Settlement Payment will be mailed to the address on file with the Administrator. It is your responsibility to keep the Administrator informed of any change in your mailing address, as your Settlement Payment will be mailed to the last known address it has on file for you. A Change of Address form is enclosed with this Notice for your convenience. It is strongly recommended you retain a copy of any completed Change of Address form until you receive your Settlement Payment.

11. <u>What if the number of Work Weeks shown in this Notice is wrong?</u>

If you believe the number of Work Weeks shown in Section 9 is wrong, you may send a letter to the Administrator, addressed as follows: *Redin v. AccountAbilities Professional Group* Settlement Administrator, c/o CPT Group, Inc., 50 Corporate Park, Irvine, CA 92606, indicating what you believe to be the correct information. Your letter must be postmarked on or before April 3, 2020.

You should include any documents or other information which supports what you believe to be the correct number of Work Weeks worked as a non-exempt, hourly paid Bank Secrecy Compliance Analyst/Consultant to investigate compliance with the Bank Secrecy Act on one or both projects: Banamex USA for Citibank and Verittas Risk Advisors for American Business Bank at any time during the period from December 1, 2013 through July 29, 2016.

The number of Work Weeks as shown in Employer's records will be presumed correct unless you provide company records from AccountAbilities Professional Group, Professional Compliance Group, or Slate Professional Resources, Inc., showing different information. The Administrator will evaluate and resolve any dispute regarding the number Work Weeks based on Employer's records and any information you provide. If the Parties disagree with the Administrator's determination, the Court will finally resolve the matter.

12. <u>When can I expect to receive my Settlement Payment?</u>

If you do not exclude yourself from the Class and no Class Member objects to the Settlement, and no appeal is sought, and the Court finally approves the Settlement, your share of the Settlement will be mailed to you approximately 30 days after the Court grants final approval of the Settlement.

13. <u>What am I giving up to get my Settlement Payment?</u>

Unless you exclude yourself, you are staying in the Class, which means you can't sue, continue to sue, or be part of any other lawsuit against Defendants about the legal issues in this case. Specifically, you will be giving up or "releasing" the claims described below against AccountAbilities Professional Group, a division of Corporate Resource Services, Inc., and/or Slate Professional Resources, Inc., or Global Atlantic Partners, LLC and their present and former parent companies, subsidiaries, divisions, concepts, related or affiliated companies, shareholders, officers, directors, employees, agents, attorneys, insurers, successors and assigns, and any individual or entity that could be liable for any of the Released Claims.

Released Claims:

For purposes of this Settlement, the claims you will be releasing if you participate in the Settlement (the "Released Claims") are defined as any and all claims which were asserted or could have been asserted against Defendants and their employees, officers, owners, and shareholders based upon arising out of or relating to the facts or allegations set forth in the Complaint up through July 29, 2016, which include all of the following: (1) failure to pay overtime wages in violation of Cal. Lab. Code §§510, 1194, *et seq.*, and Industrial Welfare Commission (IWC) Wage Order – 4-2001, §3; (2) failure to provide unpaid 30-minute, off-duty meal periods or compensation in lieu thereof, Labor Code §226.7 and IWC Wage Order 4-2001, §11; (3) failure to provide or authorize paid 10-minute, off-duty rest periods or compensation in lieu thereof, Labor Code §2201-203; (5) failure to timely pay final wages to terminated or resigned employees, Labor Code §§201-203; (5) failure to provide accurate wage statements, Labor Code §226(a)-(e), and based on these allegations, (6) Violation of the Unfair Competition Law, Bus. & Prof. Code §§17200-17208.

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14. <u>Can I exclude myself from the Settlement?</u>

If you wish to pursue your own separate lawsuit against Employers for the claims asserted in the Lawsuit, or if you otherwise wish not to participate in the Settlement for whatever reason, you should exclude yourself from this case (that is, "opt out" of the Settlement). To opt out and exclude yourself from the Class and this Settlement, you must provide a signed and dated letter to the Administrator requesting to be excluded from Class. The letter must state in substance:

"I have read and fully understand the Notice of Class Action Settlement and I wish to exclude myself from the class action and Settlement in the *Redin v. AccountAbilities Professional Group, et al.*, Case No. 30-2017-00929734-CU- CIV-CXC. I understand by asking to be excluded from this class action and this Settlement, I will not receive the Settlement Payment described in the Notice of Class Action Settlement."

Your letter requesting to exclude yourself must include the case name: *Redin v. AccountAbilities Professional Group, et al.*, and Case No.: 30-2017-00929734-CU, your full name, current address, telephone number and the last four digits of your Social Security Number. It must be addressed to the Administrator at *Redin v. AccountAbilities Professional Group*, Settlement Admistrator c/o CPT Group, Inc., 50 Corporate Park, Irvine, CA 92606, postmarked on or before April 3, 2020. Requests for exclusion postmarked after this date may be disregarded.

15. If I don't exclude myself, can I sue Defendants for the same thing later?

No. Unless you exclude yourself, you give up any right to sue Employers for the claims that this Settlement resolves. *If you have a separate claim or lawsuit already against Employers, you should speak to your lawyer in that case immediately*. You may need to exclude yourself from this Class and this case in order to continue your separate lawsuit. Remember, the deadline to request exclusion from this case and this Settlement is April 3, 2020.

16. If I exclude myself, can I get money from this Settlement?

No. If you request to be excluded from the Settlement, you will not receive a Settlement Payment. The Settlement Payment you would have been entitled to receive will be redistributed to Participating Class Members. No portion of the Settlement monies will go back to Employers as a result of any person requesting to be excluded from the Lawsuit.

OBJECTNING TO THIS SET DE SMICHT

17. How do I object if I don't think the Settlement is fair?

If you don't think the Settlement is fair, you can object to the Settlement and tell the Court you don't agree with the Settlement or some part of it. You may object to the Settlement only if you do NOT return a request for exclusion from the case and Settlement. To object, you may submit a timely written objection. Your objection must state what your objection(s) are to the Settlement, and include the case name: *Redin v. AccountAbilities Professional Group, et al.*, and Case No.: 30-2017-00929734-CU. Be sure to include your full name, current address, telephone number and last four digits of your Social Security Number, and the specific reasons you object to the Settlement. Mail your written objection to the address listed below postmarked on or before April 3, 2020. If a Class Member submits a timely written objection in the manner set forth in this paragraph, he or she may appear at the Final Approval Hearing, personally or through counsel to discuss the objection.

Redin v. AccountAbilities Professional Group Class Action Settlement Administrator c/o CPT Group, Inc. 50 Corporate Park Irvine, CA 92606

18. <u>When and where will the Court decide whether to approve the Settlement?</u>

The Court will hold a Final Approval Hearing on May 29, 2020 at 1:30 p.m. in Department CX101 of the Superior Court of California, County of Orange located at 751 West Santa Ana Blvd, Santa Ana, California 92701. At this hearing the Court will determine whether the Settlement should be finally approved as fair, reasonable, and adequate. The Court will also be asked to approve Class Counsel's request for attorneys' fees and litigation costs, the Class Representative's Service Payment, and the Settlement Administrator's fees and expenses. The Court may reschedule the Final Approval hearing without further notice to Class Members. However, any Class Member who has submitted an objection will be notified by Class Counsel of any rescheduling of the date and time of the Final Approval hearing.

19. <u>Do I have to come to the hearing?</u>

No. Class Counsel will answer any questions the Judge may have. But you are welcome to come at your own expense. You may also hire and pay your own lawyer to attend if you so desire.

20. <u>May I speak at the hearing?</u>

You may ask the Court for permission to speak at the Final Approval Hearing. You cannot speak at the hearing if you have excluded yourself from the Settlement.

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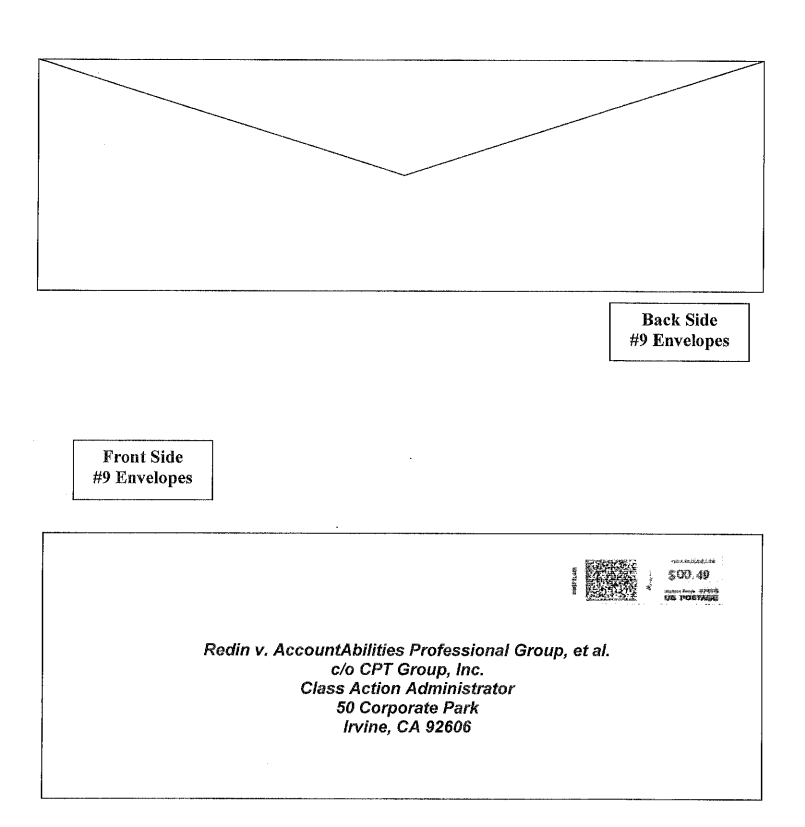
21. <u>Who may I contact if I have questions about the Settlement?</u>

This Notice is only a summary of the Lawsuit and the proposed Settlement. For more information, you may personally inspect the files and the Settlement Agreement at the Superior Court of California, County of Orange located at 751 West Santa Ana Blvd., Santa Ana, California 92701 during regular Court hours. You may also Superior examine case records online on the Orange County Court's website. at http://www.occourts.org/index.html, by clicking on "Online Case Access," "Civil Case & Documents Access." Once you've read the Court's "Information Disclaimer" and clicked "Accept Terms," type case number "00929734" and year field "2017." The documents filed in this case are listed in the Register of Actions, some may be available to view at a minimal charge.

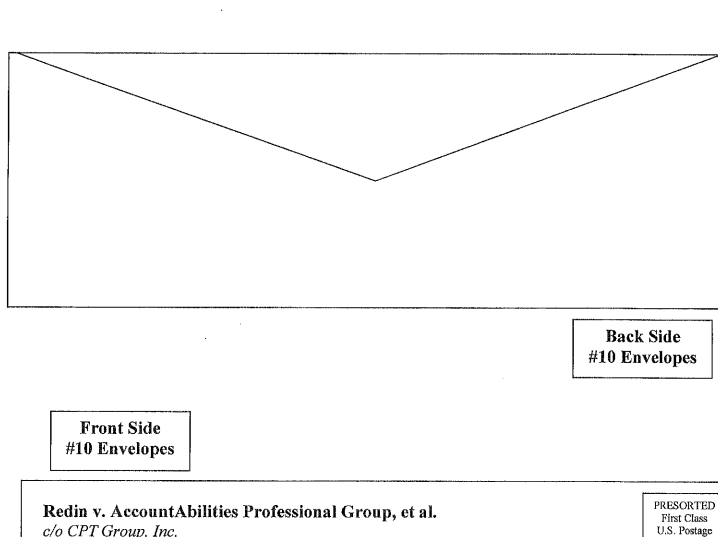
You may also contact the attorneys for Plaintiff and the Class, Cohelan Khoury & Singer, 605 "C" Street, Suite 200, San Diego, California 92101, (619) 595-3001 or Law Offices of Sahag Majarian II, 18250 Ventura Blvd., Tarzana, California 91356, (818) 609-0807 if you need more information or have specific questions. You may also contact the Administrator by calling toll free 1(888) 491-2591, or you may write to Administrator at *Redin v. AccountAbilities Professional Group* Class Action Settlement Administrator, c/o CPT Group. Inc., 50 Corporate Park, Irvine, California 92606.

PLEASE DO NOT CONTACT THE CLERK OF THE COURT, THE JUDGE, OR ANY OF THE EMPLOYERS' ATTORNEYS, SUPERVISORS, MANAGERS, ETC., FOR INFORMATION.

- A. It is your responsibility to ensure that the Administrator has your current mailing address and telephone number on file. This will be the address to which your Settlement Payment will be mailed.
- **B.** Settlement Payment checks <u>should be cashed</u> promptly upon receipt. Proceeds of checks which remain uncashed after 180 days from the date of issuance will be donated to the following non-profit organization: WorkPlace Fairness, <u>www.WorkPlaceFairness.org</u>. If you lose or misplace your check, you should contact the Administrator immediately to request a replacement.
- **C.** Following Final Approval of the proposed Settlement and the entry of Judgment, the Administrator's website, <u>www.cptgroup.com/AccountAbilitiesRedinSettlement</u>, will host a copy of the final Judgment entered.







c/o CPT Group, Inc. 50 Corporate Park Irvine, CA 92606

ELECTRONIC SERVICE REQUESTED

IMPORTANT LEGAL DOCUMENT: You may get Money from a Class Action Settlement; your prompt reply to correct a bad address is required.

CPT ID: «ID» III IIIII «EmployeeName»

PAID

QuickSort

«Address1» «Address2» «City», «State» «Zip» «IMBarCode»



SHORT TITLE: Redin vs. Accountabilities Professional Group

CLERK'S CERTIFICATE OF MAILING/ELECTRONIC	CASE NUMBER:
SERVICE	30-2017-00929734-CU-OE-CXC

I certify that I am not a party to this cause. I certify that the following document(s), Order - Other dated 10/06/20, have been transmitted electronically by Orange County Superior Court at Santa Ana, CA. The transmission originated from Orange County Superior Court email address on October 8, 2020, at 11:52:02 AM PDT. The electronically transmitted document(s) is in accordance with rule 2.251 of the California Rules of Court, addressed as shown above. The list of electronically served recipients are listed below:

COHELAN KHOURY & SINGER AWORDEN@CKSLAW.COM

COHELAN KHOURY & SINGER JMENHENNET@CKSLAW.COM

COHELAN KHOURY & SINGER MMANUS@CKSLAW.COM

MATTHEWS LAW FIRM, INC. AEM@MATTHEWSFIRM.NET COHELAN KHOURY & SINGER DKHOURY@CKSLAW.COM

COHELAN KHOURY & SINGER MATLAS@CKSLAW.COM;AWORDEN@CKSLAW.COM

LAW OFFICES OF SAHAG MAJARIAN II SAHAGII@AOL.COM

OGLETREE DEAKINS NASH SMOAK & STEWART P C HANNA.RAANAN@OGLETREE.COM

OGLETREE DEAKINS NASH SMOAK & STEWART PC HANNA.RAANAN@OGLETREE.COM

Clerk of the Court, by:	Long	Brown, Deputy
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