## Gomes v. Kura Sushi USA, Inc., No. 19STCV18977 SUPERIOR COURT OF THE STATE OF CALIFORNIA, FOR THE COUNTY OF LOS ANGELES NOTICE OF CLASS ACTION SETTLEMENT

You are not being sued. This notice affects your rights. Please read it carefully Si desea una traducción al Español de este Aviso, por favor llame al administrador al 1-(888) 617-2640

All persons who worked for Defendant Kura Sushi USA, Inc. ("Defendant") as a non-exempt, hourly employee in California at any To: time from May 30, 2015 through November 24, 2021 ("Class Members").

All persons who worked for Defendant as a non-exempt, hourly employee in California at any time from May 30, 2018 through November 24, 2021 ("PAGA Members").

On July 8, 2022, the Honorable Maren Nelson of the Los Angeles County Superior Court granted preliminary approval of this class action settlement and ordered the litigants to notify all Class Members of the settlement. You have received this notice because Defendant's records indicate that you are a Class Member, and therefore entitled to a payment from the settlement.

Unless you choose to opt out of the settlement by following the procedures described below, you will be deemed a Class Member and, if the Court grants final approval of the settlement, you will be mailed a check for your share of the settlement fund. The Final Fairness Hearing on the adequacy, reasonableness, and fairness of the Settlement will be held at 10:00 a.m. on November 18, 2022 in Department 17 of the Los Angeles County Superior Court located at 312 North Spring Street, Los Angeles, California 90012.

You are not required to attend the hearing, but if you wish to attend, you may attend the hearing telephonically (remotely), which can be set up through LA Court Connect (www.lacourt.org/lacc/). A prescheduled appointment is currently necessary to review any documents in the clerk's office.

For in-person appearances, visit http://www.lacourt.org/pdf/recovery\_social\_distancing.pdf for more information about the Court's social distancing and mask protocols and guidelines. Please also note that the Final Fairness Hearing may be rescheduled by the Court to another date and/or time. Please visit https://www.cptgroupcaseinfo.com/GomesvKuraSushi for any scheduling changes.

If you move, you must send the Settlement Administrator your new address; otherwise, you may never receive your settlement payment. It is your responsibility to keep a current address on file with the Settlement Administrator.

SUMMARY OF YOUR LEGAL RIGHTS AND OPTIONS IN THIS SETTLEMENT	
You Don't Have to Do	If you do nothing, you will be a Participating Class Member, eligible for a payment from
Anything to Participate in the	the Net Settlement Fund and PAGA Fund. In exchange, you will give up your right to
Settlement	assert wage and hour claims and PAGA penalty claims against Defendant based on the
	facts alleged in the Action during the applicable Class Period and PAGA Period.
You Can Opt-out of the Class	If you don't want to fully participate in the proposed Settlement, you can opt-out of the
Settlement but not the PAGA	class settlement by sending the Settlement Administrator a written Request for Exclusion.
Settlement	Once excluded, you will no longer be eligible for a payment from the Net Settlement Fund.
The Opt-out Deadline is September 23, 2022	You cannot opt-out of the PAGA portion of the proposed Settlement. PAGA Members remain eligible to receive a payment from the PAGA Fund and must give up their rights to pursue PAGA penalty claims against Defendant based on the facts alleged in Plaintiff's letter to the California Labor & Workforce Development Agency ("LWDA").
Participating Class Members	All Class Members who do not opt-out ("Participating Class Members") can object to any
Can Object to the Class	aspect of the proposed class settlement, but not the PAGA settlement.
Settlement but not the PAGA	
Settlement	
Written Objections Must be Submitted by September 23, 2022	

You Can Participate in the	The Court's Final Approval Hearing is scheduled to take place on November 18, 2022.
November 18, 2022 Final	You don't have to attend but you do have the right to appear (or hire an attorney to appear
Approval Hearing	on your behalf at your own cost), in person, by telephone or by using the Court's virtual
	appearance platform. Participating Class Members can verbally object to the Settlement at
	the Final Approval Hearing.

## **Summary of the Litigation**

Plaintiffs Brandy Gomes and Jamar Spencer, on their behalf and on behalf of other current and former non-exempt employees in California, allege that Defendant violated California state labor laws as a result of its alleged failure to, among other things: (1) pay minimum and overtime wages to employees for all hours worked; (2) provide employees with meal and rest breaks; (3) reimburse for necessary business expenses; (4) timely pay all wages owed to employees during each pay period and upon termination of their employment; and (5) provide employees with accurate, itemized wage statements.

After the exchange of relevant information and evidence, the parties agreed to enter into settlement negotiations in an attempt to informally resolve the claims in the case. On September 24, 2021, the parties participated in a second mediation with Mr. David Rotman, Esq. With Mr. Rotman's guidance, the parties were able to negotiate a complete settlement of Plaintiffs' claims.

Counsel for Plaintiffs, and the attorneys appointed by the Court to represent the class, Capstone Law APC ("Class Counsel"), have investigated and researched the facts and circumstances underlying the issues raised in the case and the applicable law. While Class Counsel believe that the claims alleged in this lawsuit have merit, Class Counsel also recognize that the risk and expense of continued litigation justify settlement. Based on the foregoing, Class Counsel believe the proposed settlement is fair, adequate, reasonable, and in the best interests of Class Members.

Defendant has denied, and continues to deny the factual and legal allegations in the case and believes that it has valid defenses to Plaintiffs' claims. By agreeing to settle, Defendant is not admitting liability on any of the factual allegations or claims in the case or that the case can or should proceed as a class action. Defendant has agreed to settle the case as a way to avoid the expense and uncertainty of continued litigation.

## Summary of The Proposed Settlement Terms

Plaintiffs and Defendant have agreed to settle the underlying class claims in exchange for a Gross Settlement Amount of \$1,750,000. This amount is inclusive of: (1) individual settlement payments to all Participating Class Members; (2) Class Representative Enhancement Payments of \$10,000, each, to Brandy Gomes and Jamar Spencer for their services on behalf of the class, and for a release of all claims arising out of their employment with Defendant; (3) \$583,333 in attorneys' fees and up to \$50,000 in litigation costs and expenses; (4) a \$50,000 settlement of claims under the Labor Code Private Attorneys General Act of 2004 ("PAGA"), inclusive of a \$37,500 payment to the LWDA in connection with the PAGA, and a \$12,500 payment ("PAGA Fund") to all PAGA Members; and (5) Settlement Administrator's fees and expenses currently estimated at \$25,000. After deducting the above payments, a total of approximately \$1,021,667.00 will be allocated to Class Members who do not opt out of the Settlement Class ("Net Settlement Fund"). Additionally, all PAGA Members will receive a proportional share of the \$12,500 PAGA Fund, regardless whether they opt out of the Settlement Class.

**Payments from Net Settlement Fund**. Based on data provided by Defendant, the Settlement Administrator will calculate the total number of Workweeks worked by each Class Member from May 30, 2015 through November 24, 2021-("Class Period") and the aggregate total number of Workweeks worked by all Class Members during the Class Period. To determine each Class Member's estimated share of the Net Settlement Fund, the Settlement Administrator will use the following formula: The Net Settlement Fund will be divided by the aggregate total number of Workweeks, resulting in the "Workweek Value." Each Class Member's share of the Net Settlement Fund will be calculated by multiplying each individual Class Member's total number of Workweeks by the Workweek Value. The Individual Settlement Payment will be reduced by any required deductions for each Class Member as specifically set forth herein, including employee-side tax withholdings or deductions. If there are any valid and timely Requests for Exclusion, the Settlement Administrator shall proportionately increase each Participating Class Member's share of the Net Settlement Fund according to the number of Workweeks worked, so that the amount actually distributed to the Settlement Class equals 100% of the Net Settlement Fund.

According to Defendant's records, you worked during the Class Period in a non-exempt position for a total of «TotalWorkWeeks» Workweeks. Accordingly, your estimated payment from the Net Settlement Fund is approximately «SettAmount».

**Payments from PAGA Fund**. Based on data provided by Defendant, the settlement administrator will calculate the total number of Workweeks worked by each PAGA Member from May 30, 2018 through November 24, 2021 ("PAGA Period") and the aggregate total

## Questions? Contact the Settlement Administrator toll free at 1-888-617-2640

number of Workweeks worked by all PAGA Members during the PAGA Period. To determine each PAGA Member's estimated share of the PAGA Fund, the Settlement Administrator will use the following formula: The PAGA Fund will be divided by the aggregate total number of Workweeks, resulting in the "PAGA Workweek Value." Each PAGA Member's share of the PAGA Fund will be calculated by multiplying each individual Participating PAGA Member's total number of Workweeks by the PAGA Workweek Value. A Request for Exclusion does not exclude a PAGA Member from the release of claims under California Labor Code §§ 2698, *et seq.* and the PAGA Member will receive their portion of the PAGA fund even if he or she submits a valid Request for Exclusion. According to Defendant's records, you worked during the PAGA Period in a non-exempt position for a total of «TotalPAGAWeeks» Workweeks. Accordingly, your estimated payment from the PAGA Fund is approximately «PAGAAmount».

<u>Your Estimated Payment</u>: Based on the above, your estimated payment from the settlement is approximately «estAmount». If you believe the Workweek information provided above is incorrect, please contact the Settlement Administrator to dispute the calculation. You must attach all documentation in support of your dispute (such as check stubs, W2s, or letters from HR). All disputes must be postmarked or faxed on or before September 23, 2022 and must be sent to:

*Gomes v. Kura Sushi USA, Inc.* c/o CPT Group, Inc. 50 Corporate Park, Irvine, CA 92606 Fax No. (949) 419-3446

If you dispute the information stated above, Defendant's records will control unless you are able to provide documentation that establishes otherwise.

Taxes on Settlement Payments. IRS Forms W-2 and 1099 will be distributed to participating Class Members and the appropriate taxing authorities reflecting the payments they receive under the settlement. Class Members should consult their tax advisors concerning the tax consequences of the payments they receive under the Settlement. For purposes of this settlement, 25% of each settlement payment will be allocated as wages for which IRS Forms W-2 will be issued, and 75% will be allocated as non-wages for which IRS Forms 1099-MISC will be issued.

## Your Options Under the Settlement

## **Option 1** – Automatically Receive a Payment from the Settlement

If want to receive your payment from the settlement, then no further action is required on your part. You will automatically receive your settlement payment from the Settlement Administrator if and when the Settlement receives final approval by the Court.

If you choose **Option 1**, and if the Court grants final approval of the settlement, you will be mailed a check for your share of the settlement funds. In addition, you will be deemed to have released or waived the Released Class Claims and Released PAGA Claims:

**Released Class Claims**: All claims, rights, demands, liabilities, and causes of action, arising from, or related to, the same set of operative facts as those set forth in the operative complaint during the Class Period, including: (i) all claims for unpaid overtime; (ii) all claims for meal and rest break violations; (iii) all claims for unpaid minimum wages; (iv) all claims for the failure to timely pay wages upon termination based on the preceding claims; (v) all claims for the failure to timely pay wages during employment based on the preceding claims; (vi) all claims for wage statement violations based on the preceding claims; (vii) all claims for the failure to reimburse for necessary business expenses; and (viii) all claims asserted through California Business & Professions Code §§ 17200, *et seq.* 

**Released PAGA Claims**: All claims asserted through California Labor Code §§ 2698, et seq., during the PAGA Period that were brought, or could reasonably have been brought, based on the facts alleged in Plaintiff's LWDA letter.

## **Option 2** – *Opt Out of the Settlement*

If you do not wish to participate in the settlement, you may exclude yourself from participating by submitting a written request to the Settlement Administrator expressly and clearly indicating that you have received this Notice of Class Action Settlement, decided not to participate in the settlement, and desire to be excluded from the settlement. The written request for exclusion must include your name, signature, address, telephone number, and last four digits of your Social Security Number. Sign, date, and mail the request for exclusion by First Class U.S. Mail or equivalent, to the address below.

Gomes v. Kura Sushi USA, Inc. c/o CPT Group, Inc. 50 Corporate Park, Irvine, CA 92606

Questions? Contact the Settlement Administrator toll free at 1-888-617-2640

The Request for Exclusion must be postmarked or faxed not later than September 23, 2022. If you submit a Request for Exclusion which is not postmarked or faxed by September 23, 2022, your Request for Exclusion will be rejected, and you will be included in the settlement class.

If you choose Option 2, you will no longer be a Class Member, and you will:

- Not Receive a Payment from the Net Settlement Fund.
- Not release the Released Class Claims.
- If you are a PAGA Member, you will, however, release the Released PAGA Claims, and will receive a payment from the PAGA Fund.

# **Option 3** – *Object to the Settlement*

If you decide to object to the settlement because you find it unfair or unreasonable, you may submit a written objection stating why you object to the settlement, or you may instead appear at the Final Fairness Hearing to object to the Settlement. Written objections must provide: (1) your full name, signature, address, and telephone number, (2) a written statement of all grounds for the objection accompanied by any legal support for such objection; (3) copies of any papers, briefs, or other documents upon which the objection is based; and (4) a statement about whether you intend to appear at the Fairness Hearing. The objection must be mailed to the administrator at *Gomes v. Kura Sushi USA*, *Inc.*, c/o CPT Group, Inc., 50 Corporate Park, Irvine, CA 92606.

All written objections must be received by the administrator by not later than September 23, 2022. By submitting an objection, you are not excluding yourself from the settlement. To exclude yourself from the settlement, you must follow the directions described above. Please note that you cannot both object to the settlement and exclude yourself. You must choose one option only.

You may also, if you wish, appear at the Final Fairness Hearing set for November 18, 2022 at 10:00 a.m. in the Superior Court of the State of California, for the County of Los Angeles and discuss your objection with the Court and the Parties at your own expense. You may also retain an attorney to represent you at the hearing.

If you choose **Option 3**, you will still be entitled to the money from the settlement. If the Court overrules your objection, you will be deemed to have released the Released Claims.

## **Additional Information**

This Notice of Class Action Settlement is only a summary of the case and the settlement. For a more detailed statement of the matters involved in the case and the settlement, you may refer to the pleadings, the settlement agreement, and other papers filed in the case. All inquiries by Class Members regarding this Class Notice and/or the settlement should be directed to the Settlement Administrator or Class Counsel.

Raul Perez Capstone Law APC 1875 Century Park E., Suite 1000 Los Angeles, CA 90067 Phone: 1 (888) 622-0837

PLEASE DO NOT CONTACT THE CLERK OF THE COURT, THE JUDGE, DEFENDANT'S ATTORNEYS WITH INQUIRIES.