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PARKER WRIGHT, ALY SSA GRANT, KEVIN DOHERTY, and JUSTIN ATKINS, V. ENTERTAINMENT CENTRAL AGENCY, INC dba Entertainment Central Productions; JEREMY JAMES; SHALISA JAMES; and DOES 1 through 20, inclusive, Defendants.	Case No. 18STCV01046 Assigned to the Hon. Daniel J. Buckley <u>CLASS ACTION</u> STIPULATION TO SUBSTITUTE SETTLEMENT ADMINISTRATOR; [PROPOSED] ORDER Date Action Filed: October 16, 2018
	Email: js@gslaw.org [OSHUA F. YOUNG (Bar No. 232995) Email: jyoung@gslaw.org MICHAEL D. WEINER (Bar No. 240155) Email: mweiner@gslaw.org GILBERT & SACKMAN A LAW CORPORATION 3699 Wilshire Boulevard, Suite 1200 Los Angeles, California 90010-2732 Tel: (323) 938-3000 Fax: (323) 937-9139 Attorneys for Plaintiffs SABRINA L. SHADI (CA Bar No. 205405) sshadi@bakerlaw.com CHRISTOPHER HABASHY (CA Bar No. 280725) chabashy@bakerlaw.com BAKER & HOSTETLER LLP 11601 Wilshire Boulevard, 14th Floor Los Angeles, California 90025 Telephone: (310) 820-8800 Fax: (310) 820-8859 Attorneys for Defendants SUPERIOR COURT OF TH FOR THE COUNTY PARKER WRIGHT, ALYSSA GRANT, KEVIN DOHERTY, and JUSTIN ATKINS, Plaintiffs, v. ENTERTAINMENT CENTRAL AGENCY, INC dba Entertainment Central Productions; JEREMY JAMES; SHALISA JAMES; and DOES 1 through 20, inclusive,

Plaintiffs Parker Wright, Alyssa Grant, Kevin Doherty, and Justin Atkins ("Plaintiffs") and		
Defendants Entertainment Central Agency, Inc., Jeremy James, and Shalisa James ("Defendants")		
(collectively, the "Parties"), by and through their respective counsel, hereby stipulate and agree as follows:		
1. WHEREAS	5, in paragraph 2.2 of the Joint Stipulation of Class Action Settlement and	
Release (the "Settlement A	greement"), the Parties agreed to use the services of settlement administrator	
KCC LLC ("KCC");		
2. WHEREAS	S, on March 26, 2021, the Court granted preliminary approval of the settlement	
agreement, approving the	use of KCC;	
3. WHEREAS	5, KCC has informed Plaintiffs' counsel that it can no longer provide settlement	
administration services wi	thin the budget of \$5,000;	
4. WHEREA	S, the Parties have agreed to substitute KCC with a different settlement	
administrator, Phoenix Cla	ass Action Administration Solutions ("Phoenix") of Orange, CA, which has	
	settlement administration services within the \$5,000 budget approved by the	
Court;		
5. The Parties	s now stipulate and agree to the following:	
References in the	Settlement Agreement to KCC shall be replaced with Phoenix Class Action	
Administration Services.	Phoenix shall provide class action administration services previously assigned to	
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Dated: May 14, 2021	GILBERT & SACKMAN, ALC	
	By: /s/Joshua F. Young	
	Joshua F. Young Attorneys for Plaintiffs	
	DAKED A HOCTETIED LID	
Dated: May 14, 2021	BAKER & HOSTETLER LLP	
	By: <u>/s/ Sabrina L. Shadi</u>	
	Sabrina L. Shadi Attorneys for Defendants	
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STIPULATION	TO SUBSTITUTE SETTLEMENT ADMINISTRATOR; [PROPOSED] ORDER	
	Defendants Entertainment ((collectively, the "Parties") 1. WHEREAS Release (the "Settlement A KCC LLC ("KCC"); 2. WHEREAS agreement, approving the u 3. WHEREAS administration services wit 4. WHEREAS administrator, Phoenix Cla provided a bid to provide s Court; 5. The Parties References in the s Administration Services. I KCC in the Joint Stipulati Dated: May 14, 2021 Dated: May 14, 2021	

1	TPROPOSED ORDER		
2	Having read and considered the Parties' Stipulation to Substitute Settlement Administrator and		
3	good cause appearing therefor, the Court approves Phoenix Class Action Administration Solutions		
4	("Phoenix") as the settlement administrator. Phoenix shall provide class action administration services		
5	previously assigned to KCC in the Joint Stipulation of Settlement.		
6	IT IS SO ORDERED.		
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8	DANIEL J. BUCKLEY		
9	DATED: May 2 227 HON. DANIEL J. BUCKLEY SUPERIOR COURT JUDGE		
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