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1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	JAMES R. HAWKINS (SBN 192925) JAMES HAWKINS, APLC 9880 Research Drive, Suite 200 Irvine, CA 92618 Telephone: (949) 387-7200 Facsimile: (949) 387-6676 Sean Sasan Vahdat (SBN 239080) LAW OFFICES OF SEAN S. VAHDAT & ASSOCIATES, APLC 1224 East Katella Ave., Suite 211 Orange, CA 92867 Telephone: (949) 496-2011 Facsimile: (949) 313-7088 Attorneys for Plaintiffs AMY PRIVE and CHRISTINA GEORGES MARIA C. RODRIGUEZ (SBN 194201) mcrodriguez@mwe.com MICHELLE S. STROWHIRO (SBN 271969) mstrowhiro@mwe.com ELVIRA R. KRAS (SBN 320390) ekras@mwe.com MDERMOTT WILL & EMERY LLP 2049 Century Park East, Suite 3200 Los Angeles, CA 90067-3218 Telephone: +1 310 277 4110 Facsimile: +1 310 277 4730 Attorneys for Defendant THE CAMP BOOTCAMP, INC.	<text></text>
18	COUNTY OF SAN BERNARDINO	
19 20 21 22 23 24 25 26 27 28	AMY PRIVE; CHRISTINA GEORGES; individually and on behalf of all others similarly situated, Plaintiffs, v. THE CAMP BOOTCAMP, INC., a California Corporation, and DOES 1 through 50, inclusive, Defendants.	CASE NO. CIVDS1712280 Honorable David Cohn, Dept. S26 [PROPOSED] ORDER GRANTING MOTION FOR AN ORDER (1) PRELIMINARILY APPROVING THE CLASS ACTION SETTLEMENT, (2) APPROVING NOTICE OF PROPOSED CLASS ACTION SETTLEMENT, AND (3) SETTING HEARING FOR FINAL APPROVAL Date: January 12, 2022 Time:10:00 a.m. Dept.: S26
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Plaintiffs Amy Prive and Christine Georges filed a Joint Motion for an Order (1) preliminarily approving the class action settlement reached between the parties, (2) approving the notice of proposed class action settlement, and (3) setting the final approval hearing (the and continued to 1.24.22 "Motion"). The hearing on the Motion was set for January 12, 20224 in Department S26 of the 4 above-captioned court. Defendant The Camp Bootcamp, Inc. ("The Camp") did not oppose the 5 Motion. (Plaintiffs and The Camp collectively referred to herein as the "Parties.") 6

The Court, having considered the Motion, the Memorandum of Points and Authorities in 7 support thereof and supporting evidence, and The Camp's non-opposition to the Motion, hereby 8 9 ORDERS, ADJUDGES, AND DECREES as follows:

- The Preliminary Approval Motion is GRANTED and the Parties' Stipulation of 1. 10 Settlement and Class Action Agreement Between the Parties (the "Agreement") is preliminarily 11 12 approved.
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2. This Order incorporates by reference the definitions in the Agreement and all terms defined therein shall have the same meaning in this Order.

The class, defined as "Current and former non-exempt employees who were 15 3. employed by The Camp in California from four years prior to the date that Plaintiffs filed their 16 Complaint on (June 28, 2017) through the date the Court issues an order granting preliminary 17 approval of the class action settlement" is preliminarily certified for settlement purposes only. 18 Should the settlement not become final, the fact that the Parties were willing to stipulate to class 19 certification as part of the settlement shall have no bearing on, nor be admissible in connection 20with, the issue of whether a class should be certified in a non-settlement context. 21

The class action settlement contemplated by the Agreement is preliminarily 4. 22 approved based upon the terms set forth in the Agreement. The class action settlement appears to 23 be fair, adequate, and reasonable to the Class. The class action settlement contemplated by the 24 Agreement falls within the range of reasonableness that could ultimately be granted final approval 25 by the Court. The preliminary approval of the class action settlement includes the approval for 26 purposes of the settlement of James Hawkins APLC and Law Offices of Sean S. Vahdat & 27 Associates, APLC, including James R. Hawkins and Sean S. Vahdat as Class Counsel; Amy Prive 28

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and Christina Georges as Class Representatives; and Phoenix as the Settlement Administrator. Class Counsel is authorized to act on behalf of the class members with respect to all acts or consents required by or which may be given pursuant to the Agreement and the class action settlement contemplated by the Agreement, and such other acts reasonably necessary to consummate the settlement. The Settlement Administrator is authorized to perform such acts as 6 set forth in this Order and the Agreement.

7 5. The Notice of Proposed Class Action Settlement ("Class Notice") attached as Exhibit 1 to the Stipulation advising the Class of material terms and provisions of this settlement, 8 the procedure for approval thereof, and their rights with respect thereto is approved as to form and 9 10 content.

The Class Notice shall be sent by first class mail to the Class in accordance with 6. 11 the schedule set forth below. The dates selected for the mailing and distribution of the Class 12 Notice as set forth below meet the requirements of due process and provide the best notice 13 practicable under the circumstances and shall constitute due and sufficient notice to all persons 14 entitled thereto: 15

Deadline for The Camp to provide to Settlement Administrator the class 16 a. list and related information: within Thirty (30) calendar days of the Order granting 17 18 preliminary approval. Deadline for Claims Administrator to mail the Class Notice: within ten (10) 19 b. calendar days of The Camp providing to Settlement Administrator the class list 20

and related information. 21

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Deadline for class members to mail objections or requests for exclusion to c. the Claims Administrator: within forty-five (45) calendar days of the mailing of the Class Notice.

d. Deadline for Class Counsel to file a Motion for Final Approval and a Motion for Attorneys' Fees: per statute or \_\_\_\_\_

A Final Approval Hearing on the question of whether the proposed 27 e. settlement, attorneys' fees and costs to Class Counsel, and the class representative 28

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1	enhancement should be approved as fair, reasonable, and adequate as to the	
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3	IT IS SO ORDERED.	
4		RAFAEL A ARREOLA
5	DATED: 19497	
6		Honorable <del>David Cohn</del>
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