CONFORMED COPY ORIGINAL FILED Superior Court of California County of Los Angeles

JUL 13 2022

Sherri R. Carter, Executive Officer/Clerk of Court By: Roxanne Arraiga, Deputy

SUPERIOR COURT OF THE STATE OF CALIFORNIA

FOR THE COUNTY OF LOS ANGELES

) Case No.: 20STCV01913 himself and others similarly JUDGMENT TOTAL PROFESSIONAL NETWORK, INC.; CARRIELEE NERY; and DOES Defendants.

The Court finds as follows:

The Court granted preliminary approval of the Revised Settlement Agreement and Release ("Settlement Agreement") and certified a provisional settlement class on March 10, 2022.

- B. The Court granted final approval of the Amended Settlement Agreement on July 13, 2022, certified the settlement class with no opt-outs, and found that the Settlement Agreement was fair, adequate and reasonable.
 - C. The Court defined the following:

"Class": all non-exempt employees working for Defendant
TPN who were assigned to work at any healthcare facility inside
California during the Class Period. (¶I.B)

"Class Period": January 16, 2016 to April 21, 2021. (¶I.D)

"Class Member": member of the Class. (¶I.C)

"Participating Class Member": a Class Member who does not submit a valid and timely Election Not to Participate in Settlement. (\P I.W)

"PAGA Members": all non-exempt employees working for Defendant TPN who were assigned to work at any healthcare facility inside California during the PAGA Period. The PAGA Members are a subset of the Class Members. (¶I.CC)

"PAGA Period": January 16, 2019 to April 21, 2021. (¶I.DD)

IT IS ORDERED, ADJUDGED AND DECREED as follows:

1. Plaintiff Melvin George, on behalf of himself and others similarly situated, shall take from Defendants Total Professional Network, Inc. and Carrielee Nery as set forth in the Parties' Settlement Agreement and the Court's Approval Order entered July 13, 2022.

- 2. Defendants must pay Plaintiffs the Gross Settlement Amount (GSA) of \$2,000,000. (¶III.B) The Net Settlement Amount ("Net") (\$1,278,583.33) is the GSA minus the following:
- a. \$666,666.67 (33 1/3%) for attorney fees to Class Counsel, Shakouri Law Firm (¶III.C.2);
- b. \$11,000 for litigation costs to Class Counsel (Ibid.);
- c. \$5,000 for a service payment to the named Plaintiff Melvin George;
- d. \$20,000 for settlement administration costs to Phoenix Class Action Settlement Administration Solutions (¶III.C.4);
- e. \$18,750 (75% of \$25,000 PAGA penalty) to the LWDA (\P III.C.3).
- C. The employer's share of payroll taxes shall not be paid from the Gross Settlement Amount and shall remain the sole responsibility of the Defendants. (¶I.R).
- D. Plaintiff must file a request for dismissal of
 Defendant Nery, without prejudice, within 14 calendar days of
 executing the Settlement Agreement, provided that the parties
 enter into a tolling agreement, which will toll all of
 Plaintiff's class claims against Defendant Nery during the time
 it will take to obtain court approval of the settlement, and
 will allow Plaintiff to re-assert all class claims against

Defendant Nery should Defendants fail to pay the Gross

Settlement Amount in full, as set forth herein. Defendants will draft said tolling agreement and request for dismissal with a supporting declaration, subject to Plaintiff's review and approval. (¶III.A).

3. Upon funding in full of the Gross Settlement Amount by Defendants, all Participating Class Members who do not timely and validly opt out of the Settlement shall be deemed to have fully and finally released all claims against all Released Parties that were alleged or that could have been alleged based on the facts asserted in in the operative Complaint that occurred during the Class Period. The release expressly excludes all other claims, including claims for vested benefits, wrongful termination, unemployment insurance, disability, social security, workers' compensation, and claims outside of the Class Period and, and the Released PAGA Claims. This release shall be referred to here is the "Released Class Claims." (¶III.G.14)

Upon funding in full of the Gross Settlement Amount by
Defendants, all PAGA Members shall also release all Released
Parties from all Released PAGA Claims, irrespective of whether
they opted out of the Settlement, and will be bound by this PAGA
Release. The Released PAGA Claims are defined as the claims
asserted by PAGA Members for alleged violations of the
California Labor Code and IWC Wage Order provisions identified

in the PAGA Notice sent to the LWDA by Plaintiff and further identified in the operative Complaint that are alleged to have occurred during the PAGA Period ("Released PAGA Claims").

(Ibid.)

"Released Parties" means Defendant TPN and its former, present and future owners, parents, subsidiaries, and all of their current, former and future officers, directors, members, managers, employees, consultants, partners, shareholders, joint venturers, agents, successors, assigns, accountants, insurers, or legal representatives and Defendant Carrie Nery. Any of the Released Parties individually shall be referred to as a "Released Party." (¶I.Y)

Named Plaintiff Melvin George provides a general release and §1542 waiver. ($\P\P$ III.G.15-16.)

- 4. All uncashed settlement checks, plus interest, must be delivered to the California State Controller's Unclaimed

 Property Division in the name of the Class Member/Aggrieved

 Employee who did not cash his or her check.
- 5. Pursuant to California Rules of Court, Rule 3.769(h), the Court retains jurisdiction over the parties with respect to enforcement of this Judgment under California Code of Civil

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Procedure Section 664.6.

CLERK TO GIVE NOTICE.

DATED: July 13, 2022

YVETTE M. PALAZUELOS

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JUDGE OF THE SUPERIOR COURT

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