

**DEC 23 2022**

DAVID H. YAMASAKI, Clerk of the Court

BY: \_\_\_\_\_, DEPUTY

**SUPERIOR COURT OF THE STATE OF CALIFORNIA  
IN AND FOR THE COUNTY OF ORANGE**

LARRY PEREZ on behalf of himself, all  
others similarly situated, and on behalf of  
the general public,

Plaintiffs,

v.

THE NIELSEN COMPANY (US), LLC;

Defendant.

Case No. 30-2021-01194324-CU-OE-CXC

*[Assigned for All Purposes to the  
Honorable Peter Wilson, CX-10.]*

**ORDER GRANTING PLAINTIFF LARRY  
PEREZ'S MOTION FOR FINAL  
APPROVAL OF CLASS ACTION AND  
PAGA SETTLEMENT, ATTORNEYS' FEES  
AND COSTS, CLASS REPRESENTATIVE  
ENHANCEMENT PAYMENT,  
ADMINISTRATION COSTS, LWDA  
PAYMENT, AND ENTERING OF FINAL  
JUDGMENT**

Date: December 22, 2022

Time: 2:00 p.m.

Date File: April 8, 2021

**I. RECITALS**

This action is currently pending before this Court as a putative class action and representative action (the "Action"). Plaintiff Larry Perez has applied to this Court for an order finally approving the settlement of the Action in accordance with the Joint Stipulation and Settlement Agreement (the "Agreement" or "Settlement Agreement"), which together with the exhibit annexed thereto, sets forth the terms and conditions for a proposed settlement and entry of judgment upon the terms and conditions set forth therein. The Parties' Agreement is attached hereto as Exhibit 1. The Parties' Addendum to Joint Stipulation and Settlement Agreement (the

1 “Addendum”) is attached hereto as Exhibit 2. The Court has read and considered the  
2 Memorandum of Points and Authorities in Support of Plaintiff’s Motion for Final Approval of  
3 Class and PAGA Settlement, Attorneys’ Fees and Costs, Class Representative Enhancement  
4 Payment, Administration Costs, LWDA Payment, and Entering of Final Judgment, and the  
5 declarations submitted therewith. For purposes of this Order, the Court adopts all defined terms  
6 as set forth in the Agreement.

## 7 **II. FINDINGS**

8 After review and consideration of the Agreement, the Addendum, and Plaintiff’s motion  
9 for final approval and the papers in support thereof, the Court hereby finds as follows:

10 1. The Court has jurisdiction over the claims of the Class Members asserted in this  
11 proceeding and over all parties to the proceeding.

12 2. The “Class” or “Class Members” are defined to include all non-exempt, salaried  
13 Membership Representatives and Field Representatives of Defendant in California at any time  
14 between April 8, 2017, to March 6, 2022.

15 3. The “PAGA Aggrieved Employees” are defined to include all Class Members  
16 who worked from December 21, 2019, through March 6, 2022.

17 4. The Notice of Class Action Settlement (“Class Notice”), Formal Objection Form,  
18 and Request for Exclusion Form (“Notice Packet”) were mailed by first-class U.S. mail to all  
19 308 Class Members. A copy of the Notice Packet is attached hereto as Exhibit 3.

20 5. In response to the Class Notice, no member of the Class submitted a written  
21 objection to the settlement or stated an intention to appear at the Final Approval Hearing. One  
22 member of the Class, Alexandre J. Simon, requested to be excluded from the settlement. No  
23 member of the Class submitted a dispute regarding the number of workweeks credited to him or  
24 her.

## 25 **III. ORDER**

26 The Court having considered the papers submitted in support of the motion for  
27 preliminary approval, HEREBY ORDERS THE FOLLOWING:

1           1.       The Court finds that the applicable requirements of California Code of Civil  
2 Procedure section 382 and California Rule of Court 3.769, *et seq.* have been satisfied with  
3 respect to the Class and the settlement. The Court hereby makes final its earlier provisional  
4 certification of the Class for settlement purposes, as set forth in the Preliminary Approval Order.

5           2.       The Court finds and determines that this notice procedure afforded adequate  
6 protections to Class Members and provides the basis for the Court to make an informed decision  
7 regarding approval of the settlement. The Court finds and determines that the Class Notice was  
8 the best notice practicable under the circumstances, and satisfied the requirements of law and  
9 due process.

10          3.       The Court further finds and determines that the terms of the settlement are fair,  
11 reasonable and adequate to the Class and to each Class Member.

12          4.       Pursuant to California law, the Court hereby grants final approval of the  
13 settlement. The Court finds that it appears that the settlement was reached as a result of  
14 informed and non-collusive arm's-length negotiations facilitated by a neutral mediator. The  
15 Court further finds that it appears that the Parties conducted extensive investigation, research,  
16 and discovery and that their attorneys were able to reasonably evaluate their respective  
17 positions. The Court also finds that settlement will enable the Parties to avoid additional and  
18 potentially substantial litigation costs, as well as delay and risks if the Parties were to continue  
19 to litigate the case. The Court has considered the absence of objections to and requests for  
20 exclusion from the settlement, reviewed the monetary recovery provided as part of the  
21 settlement, and recognizes the significant value accorded to the Class. Accordingly, the Court  
22 hereby approves the terms set forth in the Settlement Agreement and finds that the settlement is,  
23 in all respects, fair, adequate, and reasonable, and directs the Parties to effectuate the settlement  
24 according to its terms.

25          5.       A full opportunity has been afforded to the Class Members to participate in the  
26 Final Approval Hearing. The Class Members also have had a full and fair opportunity to  
27 exclude themselves from the settlement. Accordingly, the Court determines that all Class  
28

1 Members who did not submit a timely and valid request for exclusion from the settlement to the  
2 Settlement Administrator ("Participating Class Members") are bound by this Order.

3 6. All Participating Class Members release and discharge the Released Parties as set  
4 forth in the Agreement. The Released Class Claims will be for the Class Period of April 8,  
5 2017, to March 6, 2022.

6 7. All PAGA Aggrieved Employees release and discharge the Released Parties from  
7 any and all civil penalties under the PAGA for the underlying Labor Code violations that are  
8 alleged in the PAGA Notice letter to the LWDA and based on the facts alleged in the First  
9 Amended Complaint filed in the PAGA Action, against Defendant (including any and all  
10 unnamed Does). The Released PAGA Claims will be for the PAGA Period of December 21,  
11 2019 through March 6, 2022.

12 8. The Court hereby confirms David Mara and Jill Vecchi of Mara Law Firm, PC, as  
13 Class Counsel in this action.

14 9. The Court hereby confirms Plaintiff Larry Perez as the Class Representative.

15 10. The Court finds and determines that the Individual Settlement Payments provided  
16 for by the terms of the Settlement Agreement to be paid to the Participating Class Members are  
17 fair and reasonable. The Court hereby gives final approval to and orders the payment of those  
18 amounts be made to the Participating Class Members in accordance with the terms of the  
19 Settlement Agreement.

20 11. The Court finds and determines the Class Representative Enhancement Payment  
21 in the sum of \$7,500 to Plaintiff Larry Perez is fair and reasonable. The Court hereby orders the  
22 Settlement Administrator to make the payment to the Plaintiff/Class Representative Larry Perez  
23 in the amount of \$7,500 for the Class Representative Enhancement Payment in accordance with  
24 the terms of the Settlement Agreement.

25 12. The Court finds and determines that the payment to the Settlement Administrator,  
26 Phoenix Settlement Administrators, in the sum of \$8,500 for its fee and expenses incurred and  
27 to be incurred for the notice and settlement administration process is fair and reasonable. The

1 Court hereby orders the Settlement Administrator to make payment to itself in the amount of  
2 \$8,500 for Administration Costs in accordance with the terms of the Settlement Agreement.

3 13. The Court hereby approves of an attorneys' fee award in the sum of \$1,099,890  
4 and a Cost Award of \$19,844.86 to Class Counsel. The Court finds such amounts to be fair and  
5 reasonable. The Court hereby orders the Settlement Administrator to make payment to Class  
6 Counsel in the amount of \$1,099,890 for attorneys' fees and \$19,844.86 for litigation expenses  
7 in accordance with the terms of the Settlement Agreement.

8 14. The Court finds and determines that the payment to the Labor and Workforce  
9 Development Agency ("PAGA Payment"), in the sum of \$75,000 (which is 75% of \$100,000  
10 allocated to claims under the Private Attorneys General Act of 2004, is fair and reasonable. The  
11 Court hereby orders the Settlement Administrator to make the payment to the LWDA in the  
12 amount of \$75,000 for the PAGA payment in accordance with the terms of the Settlement  
13 Agreement. The Court further orders that the remaining amount of \$25,000 be distributed to  
14 PAGA Aggrieved Employees in accordance with the terms of the Settlement Agreement.

15 15. Neither Defendant nor any related persons or entities shall have any further  
16 liability for costs, expenses, interest, attorneys' fees, or for any other charge, expense, or  
17 liability, except as provided for by the Settlement Agreement.

18 16. Nothing in this Final Approval Order and Judgment shall preclude any action to  
19 enforce the Parties' obligations pursuant to the Settlement Agreement or pursuant to this Final  
20 Approval Order and Judgment, including the requirement that Defendant make payments to  
21 Settlement Class Members in accordance with the Settlement Agreement.

22 17. The Court finds and determines that nothing in the Settlement Agreement or this  
23 Final Approval Order and Judgment (1) is intended or will be construed as an admission of  
24 liability or wrongdoing by Defendant or (2) may be offered in evidence against Defendant  
25 (other than solely in connection with this settlement).

26 18. The Court hereby enters final judgment in this action in accordance with the terms  
27 of the Settlement Agreement, Preliminary Approval Order, and this Final Approval Order and

1 Judgment.

2 19. A Status Conference regarding the final accounting will be set for October 27,  
3 2023, at 9:00 a.m. to confirm that distribution efforts are fully completed, including the  
4 distribution of uncashed Participating Class Member checks to State Controller's Office  
5 Unclaimed Property Fund in the names of the applicable payees, that the Administrator's work  
6 is complete, and that the Court's file thus may be closed. All supporting papers must be filed at  
7 least 10 days before the Final Report Hearing date.

8 20. The Parties shall bear their own costs and attorneys' fees except as otherwise  
9 provided for by the Settlement Agreement and this Final Approval Order and Judgment.

10 21. Without affecting the finality of this Final Approval Order and Judgment in any  
11 way, the Court retains jurisdiction of all matters relating to the interpretation, administration,  
12 implementation, effectuation and enforcement of this order and the Settlement.

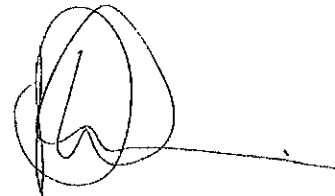
13 **IV. JUDGMENT**

14 1. This document shall constitute a judgment for purposes of California Rules of  
15 Court, Rule 3.769(h). In accordance with, and for the reasons stated herein, judgment shall be  
16 entered within the meaning and for purposes of Code of Civil Procedure sections 577, 904.1(a),  
17 and Rules 3.769, and 8.104 of the California Rules of Court whereby named Plaintiff/Class  
18 Representative, all Participating Class Members, and all PAGA Aggrieved Employees shall  
19 take nothing from Defendant except as expressly set forth in the Settlement Agreement. The  
20 Court, pursuant to California Code of Civil Procedure § 664.6 and California Rule of Court  
21 3.769(h), shall retain jurisdiction over the Parties to enforce the terms of the judgment.

22 2. The Parties will comply with CRC Rule 3.771(b), by posting a copy of this Order  
23 and Judgment on the settlement website.

24 **IT IS SO ORDERED.**

25 Dated: **December 23, 2022**  
26 \_\_\_\_\_



27 \_\_\_\_\_  
Honorable Peter Wilson  
Superior Court Judge

# Exhibit 1

## JOINT STIPULATION AND SETTLEMENT AGREEMENT

Subject to final approval by the Court, this settlement agreement is made between Plaintiff Larry Perez (hereinafter "Plaintiff") on behalf of himself and the Class and Defendant The Nielsen Company (US), LLC (hereinafter "Defendant" or "Nielsen") (collectively Plaintiff and Defendant are referred to in this Agreement as the "Parties"). This agreement is intended to settle the cases entitled *Larry Perez v. The Nielsen Company (US), LLC*, Orange County Superior Court Case No. 30-2021-01194580-CU-OE-CXC ("Class Action") and *Larry Perez v. The Nielsen Company (US), LLC*, Orange County Superior Court 30-2021-01194324-CU-OE-CTL ("PAGA Action").

### I. DEFINITIONS

In addition to the other terms defined in this agreement, the terms below have the following meaning:

1. **Administration Costs**: The costs incurred by the Settlement Administrator, Phoenix Class Action Administration Solutions, to administer this Settlement, which shall not exceed \$20,000. All Administration Costs shall be paid from the Gross Settlement Amount. If the actual administration costs are less than the amount allocated in this agreement, or if the Court awards less than the amount requested, the difference in the amount allocated in this agreement and the amount awarded by the Court will become part of the Net Settlement Amount for distribution to Participating Class Members.
2. **Agreement, Settlement Agreement, Joint Stipulation, or Settlement**: The settlement agreement reflected in this document, titled "Joint Stipulation and Settlement Agreement."
3. **Attorneys Fee Award**: The amount of attorneys' fees approved of by the Court and awarded to Class Counsel. This amount shall not exceed 33.33% of the Gross Settlement Amount. 33.33% of the Gross Settlement Amount is \$1,099,890. The Attorneys Fee Award shall be paid from the Gross Settlement Amount. If the Court awards less than the amount requested, any amount not awarded will become part of the Net Settlement Amount for distribution to Participating Class Members.
4. **Class**: All California non-exempt, salaried Membership Representatives and Field Representatives of The Nielsen Company (US), LLC in California from April 8, 2017, to March 6, 2022 or the date the Court enters an order granting preliminary approval of the settlement, whichever is earlier.
5. **Class Counsel**: David Mara, Jill Vecchi, and Matthew Crawford of Mara Law Firm, PC.



6. **Class Data:** The electronic database Defendant shall deliver to the Settlement Administrator which will list the following information for each Class Member: (1) first and last name; (2) last known mailing address; (3) last known telephone number; (4) social security number; (5) hire and termination dates; (6) the total number of weeks during which the Class Member worked during the Class Period; and (7) the total number of pay periods during which the PAGA Aggrieved Employees worked during the PAGA Period. The Class Data shall be based on Defendant's payroll, personnel, and other business records.
7. **Class Member:** Each person eligible to participate in this Settlement who is a member of the Class as defined above.
8. **Class Notices:** The Notice of Class Action Settlement, substantially similar to the form attached hereto as **Exhibit A**, subject to Court approval.
9. **Class Period:** April 8, 2017, to March 6, 2022 or the date the Court enters an order granting preliminary approval of the settlement, whichever is earlier.
10. **Class Representative or Plaintiff:** Larry Perez.
11. **Class Representative Enhancement Payment:** The amount the Court awards to Plaintiff, which will not exceed \$10,000. This payment shall be paid from the Gross Settlement Amount. This payment is being offered in consideration for Plaintiff executing a general release of claims against Defendant with a carve out for and preservation of any claims Plaintiff may have for retaliation/harassment/hostile work environment and any damages that arise from these claims, a release that is broader than any Participating Class Member will provide in consideration for a settlement share. This payment is also offered in consideration for the Plaintiff's actions in conferring a benefit upon the State of California and the Class, and the time and effort Plaintiff put into pursuing the litigation. If the Court awards less than the amount requested, any amount not awarded will become part of the Net Settlement Amount for distribution to Participating Class Members.
12. **Cost Award:** The amount that the Court orders Defendant to pay Class Counsel for payment of actual litigation costs, which shall not exceed \$25,000. The Cost Award will be paid from the Gross Settlement Amount and will not be opposed by Defendant. The Cost Award is subject to Court approval. If the actual costs incurred are less than the amount allocated in this Agreement, or if the Court awards less than the amount requested, the difference in the amount allocated in this Agreement and the amount awarded by the Court will become part of the Net Settlement Amount for distribution to Participating Class Members.
13. **Counsel for Defendant:** Brian Long of Seyfarth Shaw LLP.
14. **Court:** Superior Court of California for the County of Orange.

15. **Defendant:** The Nielsen Company (US), LLC.
16. **Disbursement of the Settlement:** The date on which the Settlement Administrator shall disburse the Gross Settlement Amount as indicated herein. Under the terms of this Settlement Agreement, within seven (7) calendar days of the Effective Final Settlement Date, the Settlement Administrator shall disburse: (1) the Net Settlement Amount to be paid to Participating Class Members; (2) the Attorneys Fee Award and Cost Award to Class Counsel for attorneys' fees and costs, as approved by the Court; (3) the Class Representative Enhancement Payment paid to the Class Representative, as approved by the Court; (4) the Administration Costs, as approved by the Court; and (5) the PAGA Payment, as approved by the Court.
17. **Effective Final Settlement Date:** The effective date of this Settlement will be when the final approval of the settlement can no longer be appealed.
18. **Employer Taxes:** Defendant's portion of payroll taxes as the Class Members' current or former employer (including the employer's payment of applicable FICA, FUTA, and SUI contributions, etc.) owed to the appropriate local, state, and federal taxing authorities. Defendant will pay its portion of payroll taxes separate and apart from the Gross Settlement Amount.
19. **Final Judgment or Final Approval:** The final order entered by the Court approving this Agreement.
20. **Funding of Settlement:** Defendant shall wire to the Settlement Administrator the Gross Settlement Amount no later than December 31, 2021. Should the settlement ultimately not be approved of by the Court or otherwise not become final, the Settlement Administrator shall return all settlement funds to Defendant.
21. **Gross Settlement Amount or GSA:** The total value of the Settlement is a non-reversionary \$3,300,000. This is the gross amount Defendant can be required to pay under this Settlement Agreement, with the exception of its obligation to pay Employer Taxes. The Gross Settlement Amount includes without limitation: (1) the Net Settlement Amount to be paid to Participating Class Members; (2) the Attorneys Fee Award and Cost Award to Class Counsel for attorneys' fees and costs, as approved by the Court; (3) the Class Representative Enhancement Payment paid to the Class Representative, as approved by the Court; (4) the Administration Costs, as approved by the Court; and (5) the PAGA Payment, as approved by the Court. Defendant's portion of payroll taxes as the Class Members' current or former employer will be paid outside of and in addition to the Gross Settlement Amount. No portion of the Gross Settlement Amount will revert to Defendant for any reason.

22. **Individual Settlement Share(s)**: The amount payable to each Participating Class Member under the terms of this Settlement Agreement. Class Members are not required to submit a claim form to receive their Individual Settlement Shares pursuant to this Agreement. Rather, Participating Class Members will receive an Individual Settlement Share automatically, without the return of a claim form.
23. **LWDA**: California Labor and Workforce Development Agency.
24. **Net Settlement Amount or NSA**: The total amount of money available for payout to Participating Class Members, which is the GSA less the Attorneys Fee Award, Cost Award, Class Representative Enhancement Payment, the PAGA Payment, and Administration Costs. In other words, the NSA is the portion of the GSA that will be distributed to Participating Class Members. The remitting of employee-side taxes on the portion of the settlement shares earmarked as wages shall be deducted out of the Net Settlement Amount. Thus, the Individual Settlement Shares that are paid out of the Net Settlement Amount shall be reduced by the employee's tax liability for the share for the portion of the settlement shares allocated as wages.
25. **PAGA**: The California Labor Code Private Attorneys General Act of 2004 (Cal. Labor Code §§ 2698 *et seq.*).
26. **PAGA Aggrieved Employees**: Class Members who worked during the PAGA Period.
27. **PAGA Fund**: Twenty-five percent (25%) of the PAGA Payment that is available for distribution to PAGA Aggrieved Employees.
28. **PAGA Payment**: The Parties agree to settle the PAGA claims for \$100,000. 75% of this amount, or \$75,000, shall be paid to the LWDA and is referred to as the PAGA Payment. The remaining 25% of the \$100,000, or \$25,000, shall be added to the PAGA Fund for distribution to PAGA Aggrieved Employees.
29. **PAGA Period**: December 21, 2019 through March 6, 2022 or the date the Court enters an order granting preliminary approval of the settlement, whichever is earlier.
30. **Opt-Out or Request for Exclusion**: Means a Class Member who requests to be excluded from, or opt-out of, the Settlement within sixty (60) days of the Notices being mailed out by the Settlement Administrator. Class Members who request to be excluded from, or opt-out of, the Settlement shall not receive a Settlement Share and will not release any of the Released Claims against the Released Parties herein.

31. **Opt-Out Fuse:** Means if 5% or more of the Class Members make valid and timely requests to be excluded from the settlement (i.e., opt-out of the Settlement), Defendant shall have the right (but not the obligation) to deem the settlement null and void and the Parties will revert back to their positions before this Settlement Agreement was executed).
32. **Participating Class Members:** All Class Members who do not submit a valid and timely request to exclude themselves from this Settlement.
33. **Parties:** Plaintiff Larry Perez, as an individual and as Class Representative, and Defendant The Nielsen Company (US), LLC.
34. **Preliminary Approval or Preliminary Approval Order:** The Court's order preliminarily approving the Class Settlement.
35. **Released Class Claims:** Participating Class Members will release the Released Parties from any and all claims, debts, liabilities, demands, obligations, penalties, guarantees, costs, expenses, attorney's fees, damages, action or causes of action of whatever kind or nature, whether known or unknown, contingent or accrued, that are alleged or could have been alleged based upon a reasonable interpretation of the facts alleged in the Class Action, against Defendant (including any and all unnamed Does). The Released Class Claims include, but are not limited to, 1) Failure to Pay All Straight Time Wages; 2) Failure to Pay All Overtime Wages; 3) Failure to Provide Meal Periods (Lab. Code §§ 226.7, 512, IWC Wage Order No. 4- 2001(11); Cal. Code Regs., tit. 8 § 11090); 4) Failure to Authorize and Permit Rest Periods (Lab. Code § 226.7; IWC Wage Order No. 4-2001(12); Cal. Code Regs. tit. 8 § 11040); 5) Failure to Adopt a Compliant Sick Pay Policy (Lab. Code §§ 233, 234, 246); 6) Knowing and Intentional Failure to Comply with Itemized Employee Wage Statement Provisions (Lab. Code §§ 226, 1174, 1175); 7) Failure to Reimburse/Illegal Deductions (Lab. Code §§ 221, 2802, Cal. Regs., tit. 8, § 11040(8)); 8) Violation of Unfair Competition Law (Bus. & Prof. Code § 17200, et seq.); and 9) Waiting Time Penalties (Lab. Code § 203). This release will be for the Class Period.
36. **Released PAGA Claims:** The Released PAGA Claims applicable to Plaintiff and all PAGA Aggrieved Employees shall mean: any and all claims, debts, liabilities, demands, obligations, penalties, guarantees, costs, expenses, attorney's fees, damages, action or causes of action of whatever kind or nature, whether known or unknown, contingent or accrued, that are alleged or could have been alleged based upon a reasonable interpretation of the facts alleged in the PAGA Action, against Defendant (including any and all unnamed Does). The Released PAGA Claims include, but are not limited to, violations of the private Attorneys General Act, Labor Code §2699, et seq. This release will be for the PAGA Period.

37. **Released Parties:** Defendant and its past and present officers, directors, owners, parents, subsidiaries, divisions, related companies, employees, representatives, affiliates, administrators, attorneys, agents, consultants, shareholders, joint ventures, predecessors, successors, fiduciaries, beneficiaries, subrogees, executors, insurers, employee benefit plans, and/or assigns of said entities and individuals.
38. **Response Deadline:** Sixty (60) calendar days from the initial mailing of the Class Notices.
39. **Settlement Administration:** The Settlement Administrator will conduct a skip trace for the address of all former employee Class Members. The Settlement Administrator will mail the Class Notices by first class U.S. mail to all Class Members at the address Defendant has on file for those Class Members to all former employee Class Members at the address resulting from the skip trace. The Class Notices will inform Class Members that they have until the Response Deadline to either object to the Settlement or to opt-out of the Settlement. Any Class Member who does not receive notice after the steps outlined above have been taken will still be bound by the Settlement and/or judgment.
40. **Settlement Administrator:** The third party administrator agreed upon by Parties to administer this Settlement is Phoenix Class Action Administration Solutions.
41. **Workweeks:** A week in which Defendant's records indicate a Class Member worked one or more days during the Class Period.

## **II. RECITALS**

42. A class action complaint against Defendant was filed by Plaintiff in the Orange County Superior Court on April 8, 2021 (Case No. Case No. 30-2021-01194580-CU-OE-CXC). The operative complaint in the Class Action alleges causes of action against Defendant for: 1) Failure to Pay All Straight Time Wages; 2) Failure to Pay Overtime Wages; 3) Failure to Provide Meal Periods; 4) Failure to Authorize and Permit Rest Periods; 5) Failure to Adopt a Compliant Sick Pay Policy; 6) Knowing and Intentional Failure to Comply with Itemized Employee Wage Statement Provisions; 7) Failure to Reimburse/Illegal Deductions; and 8) Violation of Unfair Competition Law (Bus. & Prof. Code § 17200, et seq.).
43. On December 21, 2020, Plaintiff provided notice to the LWDA in accordance with the PAGA.
44. A PAGA complaint against Defendant was filed by Plaintiff in the Orange County Superior Court on April 8, 2021 (Case No. Case No. 30-2021-01194324-CU-OE-CTL). The operative complaint in the PAGA Action alleges

violations against Defendant of the Private Attorneys General Act of California ("PAGA"), Labor Code §2699, et seq. for underlying alleged violations of the claims pled in the Class Action Complaint.

45. The Parties met and conferred regarding the case and then agreed to attend a mediation. Prior to the mediation, Defendant provided class-wide data, documents, and information permitting Plaintiff and his lawyers to fully evaluate class-wide exposure.
46. On December 6, 2021, the Parties participated in a full-day mediation with respected wage and hour mediator, David Rotman, wherein the Parties were able to reach an agreement on settlement that is reflected in this Agreement.
47. **Benefits of Settlement to Class Members.** Plaintiff and Class Counsel recognize the expense and length of continued proceedings necessary to continue the litigation against Defendant through trial and through any possible appeals. Plaintiff and Class Counsel also have taken into account the uncertainty and risk of further litigation, the potential outcome, and the difficulties and delays inherent in such litigation. Plaintiff and Class Counsel have conducted extensive settlement negotiations. Based on the foregoing, Plaintiff and Class Counsel believe the Settlement set forth in this Agreement is a fair, adequate, and reasonable settlement, and is in the best interests of the Class Members.
48. **Defendant's Reasons for Settlement.** Defendant recognizes that the defense of this litigation will be protracted and expensive. Substantial amounts of time, energy, and resources of Defendant have been and, unless this Settlement is made, will continue to be devoted to the defense of the claims asserted by Plaintiff. Defendant, therefore, has agreed to settle in the manner and upon the terms set forth in this Agreement to put to rest the Released Claims.
49. **Defendant's Denial of Wrongdoing.** Defendant generally and specifically denies any and all liability or wrongdoing of any sort with regard to any of the claims alleged, makes no concessions or admissions of liability of any sort, and contends that for any purpose other than settlement, the Action is not appropriate for class treatment. Defendant asserts a number of defenses to the claims, and has denied any wrongdoing or liability arising out of any of the alleged facts or conduct in the Action. Neither this Agreement, nor any document referred to or contemplated herein, nor any action taken to carry out this Agreement, is or may be construed as, or may be used as an admission, concession, or indication by or against Defendant or any of the Released Parties of any fault, wrongdoing, or liability whatsoever. There has been no final determination by any court as to the merits of the claims asserted by Plaintiff against Defendant or as to whether a class or classes should be certified, other than for settlement purposes only.

50. **Plaintiff's Claims.** Plaintiff asserts that Defendant's defenses are without merit. Neither this Agreement nor any documents referred to or contemplated herein, nor any action taken to carry out this Agreement is, may be construed as, or may be used as an admission, concession or indication by or against Plaintiffs, Class Members, or Class Counsel as to the merits of any claims or defenses asserted, or lack thereof, in the Action. However, in the event that this Settlement is finally approved by the Court, the Plaintiffs, Class Members, and Class Counsel will not oppose Defendant's efforts to use this Agreement to prove that Plaintiffs and Class Members have resolved and are forever barred from re-litigating the Released Claims.

### **III. SETTLEMENT TERMS AND CONDITIONS**

51. **Gross Settlement Amount.** Subject to the terms and conditions of this Agreement, the maximum Gross Settlement Amount, that Defendant is obligated to pay under this Settlement Agreement is \$3,300,000. The Gross Settlement Amount includes, but is not limited to: (1) the Net Settlement Amount to be paid to Participating Class Members; (2) the Attorneys Fee Award and Cost Award to Class Counsel for attorneys' fees and costs, as approved by the Court; (3) the Class Representative Enhancement Payment paid to the Class Representative, as approved by the Court; (4) the Administration Costs, as approved by the Court; and (5) the PAGA Payment to the LWDA and PAGA Aggrieved Employees, as approved by the Court. Defendant's portion of payroll taxes as the Class Members' current or former employer will be paid outside of and in addition to the Gross Settlement Amount. No portion of the Gross Settlement Amount will revert to Defendant for any reason.
52. **Class Certification.** Solely for the purposes of this Settlement, the Parties stipulate and agree to certification of the claims asserted on behalf of Class Members. As such, the Parties stipulate and agree that in order for this Settlement to occur, the Court must certify the Class as defined in this Agreement.
53. **Conditional Nature of Stipulation for Certification.** The Parties stipulate and agree to the certification of the claims asserted on behalf of Plaintiff and Class Members for purposes of this Settlement only. If the Settlement does not become effective, the fact that the Parties were willing to stipulate to certification as part of the Settlement shall not be admissible or used in any way in connection with, the question of whether the Court should certify any claims in a non-settlement context in this Action or in any other lawsuit. If the Settlement does not become effective, Defendant reserves the right to contest any issues relating to class certification and liability.

54. **Appointment of Class Representative.** Solely for the purposes of this Settlement, the Parties stipulate and agree Plaintiff Larry Perez shall be appointed as representative for the Class.
55. **Appointment of Class Counsel.** Solely for the purpose of this Settlement, the Parties stipulate and agree that the Court appoint Class Counsel to represent the Class.
56. **Individual Settlement Share.** Subject to the terms and conditions of this Agreement, the Settlement Administrator will pay an Individual Settlement Share from the Net Settlement Amount to each Participating Class Member and PAGA Aggrieved Employee.

**A. Calculation.**

- i. **Individual Class Settlement Share Calculation.** Each Participating Class Member will receive a proportionate share of the Net Settlement Amount that is equal to (i) the number of weeks he or she worked for Defendant in California, as a Class Member, based on the Class Data provided by Defendant, divided by (ii) the total number of weeks worked by all Participating Class Members based on the same Class Data, which is then multiplied by the Net Settlement Amount. One day worked in a given week will be credited as a work week for purposes of this calculation. Therefore, the value of each Class Member's Individual Settlement Share ties directly to the amount of weeks that he or she worked.
- ii. **Individual PAGA Settlement Share Calculation.** Each PAGA Aggrieved Employee will receive a proportionate share of the PAGA Fund that is allocated for distribution to PAGA Aggrieved Employees (i.e., 25% of the PAGA Payment), equal to (i) the estimated number of weeks he or she worked at least one (1) day of the week for Defendant in California during the PAGA Period based on the Class data provided by Defendant, divided by (ii) the total estimated number of weeks worked by all PAGA Aggrieved Employees during the PAGA Period based on the same Class data, which is then multiplied by the PAGA Payment allocated for distribution to PAGA Aggrieved Employees.

**B. Tax Withholdings.** Each Class Member's Individual Settlement Share will be apportioned as follows: 60% wages and 40% interest and penalties. Each PAGA Aggrieved Employee's PAGA Settlement Share will be apportioned as 100% penalties. The amounts paid as wages shall be subject to all tax withholdings customarily made from an employee's wages and all other



authorized and required withholdings and shall be reported by W-2 forms. Payment of all amounts will be made subject to backup withholding unless a duly executed W-9 form is received from the payee(s). The amounts paid as penalties and interest shall be subject to all authorized and required withholdings other than the tax withholdings customarily made from employees' wages and shall be reported by IRS 1099 forms. Only the employee share of payroll tax withholdings shall be from each Class Member's Individual Settlement Share. The employer share of payroll tax withholdings shall be paid separate from and in addition to the Gross Settlement Amount.

**C. Tax Treatment and Payment.** The Parties agree that Plaintiff, Class Counsel, and the Participating Class Members who receive any payment pursuant to this Settlement shall be solely responsible for any and all individual tax obligations associated with this Settlement.

**57. Constituents of Gross Settlement Amount Disbursement.** Subject to the terms and conditions of this Agreement, the Settlement Administrator shall disburse the Gross Settlement Amount as directed later on herein to the following:

**A. To the Named Plaintiff:** In addition to his Individual Settlement Share, and subject to the Court's approval, the named Plaintiff, Larry Perez, will receive up to \$10,000 in consideration for providing Defendant a General Release with a carve out for and preservation of any claims Plaintiff may have for retaliation/harassment/hostile work environment and any damages that arise from these claims, a release that is broader than the claims released by Participating Class Members. Defendant shall not oppose this request. The Settlement Administrator will pay the Class Representative Enhancement Payment out of the Gross Settlement Amount. Payroll tax withholdings and deductions will not be taken from the Class Representative Enhancement Payment. An IRS Form 1099 will be issued to Plaintiff with respect to his Class Representative Enhancement Payment.

**B. To Class Counsel.** At the Final Approval Hearing, Class Counsel will apply to the Court for an Attorneys Fee Award not to exceed 33.33% of the GSA (which equates to \$1,099,890) and a Cost Award not to exceed \$25,000. Defendant shall not oppose this request. The Settlement Administrator will pay the Court approved amounts for the Attorneys Fee Award and Cost Award out of the Gross Settlement Amount. Payroll tax withholding and deductions will not be taken from the Attorneys Fee Award or the Cost Award. IRS Forms 1099 will be issued to Class Counsel with respect to the Attorneys Fee Award. In the event the Court does not approve the entirety of the application for the Attorneys Fee Award and/or Cost Award, the Settlement Administrator shall pay whatever amount the Court awards, and neither Defendant nor the Settlement Administrator shall be responsible for

paying the difference between the amount requested and the amount awarded. If the amount awarded is less than the amount requested by Class Counsel for the Attorneys Fee Award and/or Cost Award, the difference shall become part of the NSA and be available for distribution to Participating Class Members.

**C. To the Responsible Tax Authorities.** The Settlement Administrator will pay the amount of the Participating Class Members' portion of normal payroll withholding taxes out of each Class Member's Individual Settlement Share. Defendant's portion of payroll taxes as the current or former employer (including the employer's payment of applicable FICA, FUTA, and SUI contributions, etc.) will be paid outside of and in addition to the GSA. The Settlement Administrator will calculate the amount of the Participating Class Members' and Defendant's portion of payroll withholding taxes and will forward the amount of the Participating Class Members' portion of normal payroll withholding taxes to the appropriate taxing authorities.

**D. To the Settlement Administrator.** The Settlement Administrator – Phoenix Settlement Administrators – will pay to itself Administration Costs (reasonable fees and expenses) approved by the Court not to exceed \$20,000. This will be paid out of the Gross Settlement Amount. If the actual amount of Administration Costs is less than the amount estimated and/or requested, the difference shall become part of the NSA and be available for distribution to Participating Class Members.

**E. To the LWDA.** The Settlement Administrator will pay \$75,000 of the Gross Settlement Amount to the LWDA. This is 75% of the \$100,000 allocated to satisfy the PAGA penalties claim. The remaining 25% of the PAGA Payment (which equates to \$25,000) shall become part of the PAGA Fund and be available for distribution to PAGA Aggrieved Employees.

**F. To Participating Class Members.** The Settlement Administrator will pay Participating Class Members according to the Individual Settlement Share calculations set forth above. All payments to Participating Class Members shall be made from the Gross Settlement Amount.

**58. Appointment of Settlement Administrator.** Solely for the purposes of this Settlement, the Parties stipulate and agree that Phoenix Class Action Administration Solutions shall be retained to serve as Settlement Administrator. The Settlement Administrator shall be responsible for preparing, printing, mailing; performing skip traces and remailing notices to Class Members; calling Class Members with undeliverable notices to obtain accurate addresses; keeping track of any objections or requests for exclusion from Class Members; calculating any and all payroll tax deductions as required by law; calculating each Class Member's Individual Settlement Share; maintaining a website which

will include settlement documents; providing weekly status reports to Defendant's Counsel and Class Counsel, which is to include updates on any objections or requests for exclusion that have been received; providing a due diligence declaration for submission to the Court prior to the Final Approval hearing; mailing and remailing Individual Settlement Shares to Participating Class Members and PAGA Aggrieved Employees; calculating and mailing the PAGA Payment to the LWDA; distributing the Attorneys Fee Award and Cost Award to Class Counsel; printing and providing Participating Class Members, Aggrieved Employees, and Plaintiff with W-2s and 1099 forms as required under this Agreement and applicable law; providing a due diligence declaration for submission to the Court upon the completion of the Settlement; providing any funds remaining in the QSF as a result of uncashed checks to the State of California unclaimed property fund in the name of the Class Member; and for such other tasks as the Parties mutually agree. The Parties each represent that they do not have any financial interest in Phoenix Settlement Administrators or otherwise have a relationship with Phoenix Settlement Administrators that could create a conflict of interest.

**59. Procedure for Approving Settlement.**

**A. Motion for Preliminary Approval and Conditional Certification.**

- i. Plaintiff will move for an order: (1) conditionally certifying the Class for settlement purposes only; (2) granting Preliminary Approval of the Settlement; (3) setting a date for the Final Approval hearing; and (4) approving the Class Notice.
- ii. At the same time that Plaintiff files his Motion for Preliminary Approval, Plaintiff shall send a copy of the Agreement to the LWDA pursuant to the 2016 amendments to PAGA.
- iii. At the Preliminary Approval hearing, Plaintiff will appear, support the granting of the motion, and submit a proposed order granting conditional certification of the Class and Preliminary Approval of the Settlement; appointing the Class Representative, Class Counsel, and Settlement Administrator; approving the Class Notice; and setting the Final Approval hearing.
- iv. **Effect of Denial of Preliminary Approval.** Should the Court decline to conditionally certify the Class or to Preliminarily Approve all material aspects of the Settlement, the Settlement Agreement will be null and void, and the Parties will have no further obligations under it. Provided, however, that the amounts of the Attorneys Fee Award, Cost Award, Administration Costs, and Class Representative Enhancement Payment shall be determined by the Court, and the Court's determination on these

amounts shall be final and binding, and that the Court's approval or denial of any amount requested for these items are not conditions of this Settlement Agreement, and are to be considered separate and apart from the fairness, reasonableness, and adequacy of the Settlement Agreement. Any order or proceeding relating to an application for the Attorneys Fee Award, Cost Award, Administration Costs, and Class Representative Enhancement Payment shall not operate to terminate or cancel this Settlement Agreement. Nothing in this Agreement shall limit Plaintiff's or Class Counsel's ability to appeal any decision by the Court to award less than the requested Attorneys Fee Award, Cost Award, Administration Costs, and Class Representative Enhancement Payment.

**B. Notice to Class Members.** After the Court enters its Preliminary Approval Order, every Class Member will be provided with the Class Notice in accordance with the following procedure:

- i. Delivery of Class Data.** Within fourteen (14) calendar days after entry of the Preliminary Approval Order, Defendant shall deliver to the Settlement Administrator an electronic database, which will list the following information for each Class Member: (1) first and last name; (2) last known mailing address; (3) last known telephone number; (4) social security number; (5) hire and termination dates; and (6) the total number of Work Weeks during which the Class Member worked during the Class Period. If any or all of this information is unavailable to Defendant, Defendant will so inform Class Counsel and the Parties will make their best efforts to reconstruct or otherwise agree upon how to deal with the unavailable information. The Settlement Administrator will conduct a skip trace for the address of all former Defendant employee Class Members. The Class Data shall be based on Defendant's payroll, personnel, and other business records. The Settlement Administrator shall maintain the Class Data and all information contained within the Class Data as private and confidential.
- ii. Preparation of Class Notices.** Based on the information in the Class Data and the formula set forth in Paragraph 56(A), above, the Settlement Administrator shall promptly calculate the estimated Individual Settlement Share for every Class Member and Individual PAGA Settlement Share for every PAGA Aggrieved Employee, to be included in the individualized Class Notices to be sent to that Class Member, and shall prepare and mail a spreadsheet setting forth those calculations to Class Counsel and Defense Counsel no fewer than five (5) days before

mailing the Class Notices to Class Members. The Class Notices will inform each Class Member of his/her right to do nothing, dispute the number of work weeks worked, opt out of the Settlement, or object to the Settlement. It will also inform Class Members that if they first request exclusion from the Settlement and then object, the objections would not be considered valid. In addition, if the Class Members object and then request exclusion from the Class Settlement, the Class Members would be deemed to have waived their objection.

- iii. **Mailing of Class Notices.** Within fourteen (14) calendar days after receipt of the Class Data, the Settlement Administrator will mail via first-class regular U.S. Mail the Class Notice to all identified Class Members using the mailing address information provided by Defendant and the results of the skip trace performed on all former Defendant employee Class Members.
- iv. **Posting of Class Notice.** At the same time the Class Notices are mailed, the Settlement Administrator will post a copy of the Class Notice on a settlement website for at least 60 days.
- v. **Returned Notices.** If a Class Notice is returned because of an incorrect address, within five (5) business days from receipt of the returned notice, the Settlement Administrator will conduct a search for a more current address for the Class Member and re-mail the Class Notice to the Class Member. The Settlement Administrator will use the National Change of Address Database and skip traces to attempt to find the current address. The Settlement Administrator will be responsible for taking reasonable steps to trace the mailing address of any Class Member for whom a Class Notice is returned by U.S. Postal Service as undeliverable. These reasonable steps shall include, at a minimum, the tracking of all undelivered mail, performing address searches for all mail returned without a forwarding address, and promptly re-mailing to Class Members for whom new addresses are found. If a Class Notice is returned because of an incorrect address and re-mailed to a Class Member for whom a new address is found, the Class Member's deadline to respond to the settlement shall be increased by ten (10) calendar days.
- vi. **Undeliverable Notices.** If the Settlement Administrator is unable to locate a better address through a database search or skip trace, the Settlement Administrator shall call the last known phone number provided by Defendant to attempt to obtain an accurate address. If an address is obtained, the Settlement Administrator shall promptly re-mail the Class Notice to the updated address. If

the Class Notice is re-mailed, the Settlement Administrator will note for its own records the date and address of each remailing. If the Settlement Administrator is unable to locate an accurate address for the Class Member by telephone, the Settlement Administrator will promptly provide the contact information of the Class Member with the undeliverable Notice to Class Counsel. Class Counsel will provide this contact information to a third-party investigator to perform a TLOxp search using the available contact information. The TLOxp search performs a "deep skiptrace" of the Class Member and will have a greater chance of locating a better address to provide the Class Member with Notice. The costs for the TLOxp searches will be considered part of the Settlement Administration costs.

**vii. Weekly Status Reports.** The Settlement Administrator shall provide a weekly status report to the Parties. As part of its weekly status report, the Settlement Administrator will inform Class Counsel and Defendant's Counsel of the number of Notices mailed, the number of Notices returned as undeliverable, the number of Notices re-mailed, and the number of requests for exclusion or objections received.

**viii. Settlement Administrator's Declaration.** No later than fourteen (14) calendar days after the Response Deadline, or on a date mutually agreed upon by the Parties and the Settlement Administrator, the Settlement Administrator will serve on the Parties a declaration of due diligence setting forth its compliance with its obligations under this Agreement. The declaration from the Settlement Administrator shall also be filed with the Court by Class Counsel at the same time as the final approval motion is filed. Before the Final Approval hearing, the Settlement Administrator will supplement its declaration of due diligence if any material changes occur from the date of the filing of its prior declaration.

**C. Objections to Settlement.** The Class Notice will provide that the Class Members who wish to object to the Settlement must do so in writing, signed, dated, and mailed to the Settlement Administrator postmarked no later than the Response Deadline. The Settlement Administrator will provide the Parties with any objections received within five (5) days of receipt. Absent good cause found by the Court, objections will not be considered by the Court if not timely or otherwise compliant with the procedures herein. All objections submitted to the Settlement Administrator will be presented to the Court along with the final approval motion.

- a. **Format.** Any Objections shall state: (a) state the Class Member's name, address, telephone number, and the last four digits of the Class Member's social security number or employee identification number; (b) the words "Notice of Objection" or "Formal Objection;" and (c) a short statement of the facts supporting the objections, such as, the legal and factual arguments supporting the objection.
- b. **Notice of Intent to Appear.** Class Members may (though are not required to) appear at the Final Approval Hearing to state an objection, either in person or through the objector's own counsel.

**D. Request for Exclusion from the Settlement ("Opt-Out").** The Class Notice will provide that Class Members who wish to exclude themselves from the Settlement must mail to the Settlement Administrator a written request for exclusion. The written request for exclusion must: (a) state the Class Member's name, address, telephone number, and the last four digits of the Class Member's social security number or employee identification number; (b) state the Class Member's intention to exclude themselves from or opt-out of the Settlement; (c) be addressed to the Settlement Administrator; (d) be signed by the Class Member or his or her lawful representative; and (e) be postmarked no later than the Response Deadline. A request to Opt-Out of the Settlement shall not serve to exclude the Class Member from participation in the settlement of PAGA claims under this Settlement. PAGA Aggrieved Employees who opt-out from the class portion of the settlement shall still be entitled to their share of the PAGA Fund. Subject to Court approval of the PAGA Payment, PAGA Aggrieved Employees shall have no right or ability to opt out of the PAGA portion of this Settlement and PAGA Released Claims.

- i. **Confirmation of Authenticity.** If there is a question about the authenticity of a signed request for exclusion, the Settlement Administrator may demand additional proof of the Class Member's identity. Any Class Member who returns a timely, valid, and executed request for exclusion will not participate in or be bound by the Settlement and subsequent judgment and will not receive an Individual Settlement Share. A Class Member who does not complete and mail a timely request for exclusion will automatically be included in the Settlement, will receive an Individual Settlement Share, and be bound by all terms and conditions of the Settlement, if the Settlement is approved by the Court, and by the subsequent judgment, regardless of whether he or she has objected to the Settlement.
- ii. **Report.** No later than five (5) business days after the Response Deadline, the Settlement Administrator will provide the Parties

with a complete and accurate accounting of the number of Notices mailed to Class Members, the number of Notices returned as undeliverable, the number of Notices re-mailed to Class Members, the number of re-mailed Notices returned as undeliverable, the number of Class Members who objected to the Settlement and copies of their submitted objections, the number of Class Members who returned valid requests for exclusion, and the number of Class Members who returned invalid requests for exclusion.

- E. Class Member Disputes.** If a Class Member who receives a Class Notice wishes to dispute the number of work weeks listed on the Class Notice, the Class Member may notify the Settlement Administrator by mail or telephone no later than the Response Deadline and should produce any available supporting evidence, such as wage statements, offers of employment, termination letters, and/or other employment records, to the Settlement Administrator. The documentation should provide evidence of the dates the Class Member contends he or she worked for Defendant during the Class Period. The Settlement Administrator shall then provide the documentation provided by the Class Member to Defendant. Defendant shall review its records, the documentation provided by the Class Member, and shall provide information to the Settlement Administrator in response to any such disputed claim. The Settlement Administrator shall evaluate the evidence submitted by the Class Member and make the decision as to which dates should be applied. All disputes submitted to the Settlement Administrator, including any evidence submitted in conjunction with a dispute, shall be presented to the Court in conjunction with final approval along with the determination made by the Settlement Administrator. The Court shall have the right to review any decision made by the Settlement Administrator regarding a workweek dispute.
- F. No Solicitation of Objection or Requests for Exclusion.** Neither the Parties nor their respective counsel will solicit or otherwise encourage directly or indirectly any Class Member to object to the Settlement, request exclusion from the Settlement, or appeal from the Judgment.
- G. Settlement Website.** The Settlement Administrator shall establish a website to host documents relevant to this lawsuit and the proposed settlement, i.e., the pleadings filed in the Action, including all complaints and answers; this Joint Stipulation and Settlement Agreement, together with its exhibits; the Class Notice; the forthcoming settlement motions; and the Court's orders on those motions, including the judgment entered.



#### **H. Motion for Final Approval.**

- i. Class Counsel will file unopposed motions and memorandums in support thereof for Final Approval of the Settlement and the following payments in accord with the terms of the Settlement: (1) the Attorneys Fee Award; (2) the Cost Award; (3) Administrative Costs; (4) the Class Representative Enhancement Payment; and (5) PAGA Payment. Class Counsel will also move the Court for an order of Final Approval (and associated entry of Judgment) releasing and barring any Released Claims of the Participating Class Members.
  - ii. **Denial or Appeal of Final Approval.** If the Court does not grant Final Approval of the Settlement, or if the Court's Final Approval of the Settlement is reversed or materially modified on appellate review, then this Settlement will become null and void. If that occurs, the Parties will have no further obligations under the Settlement, including any obligation by Defendant to pay the Gross Settlement Amount or any amounts that otherwise would have been owed under this Agreement. Further, should this occur, the Parties agree they shall be equally responsible for the Settlement Administrator's Administration Costs through that date. An award by the Court of a lesser amount than sought by Plaintiff and Class Counsel for the Class Representative Enhancement Payment, Attorneys Fee Award, Cost Award, will not constitute a material modification to the Settlement within the meaning of this paragraph.
  - iii. **Proposed Order and Judgment.** Upon Final Approval of the Settlement, the Parties shall present to the Court a proposed Final Approval Order, approving of the Settlement and entering Judgment in accordance therewith. After entry of Judgment, the Court shall have continuing jurisdiction over the action for purposes of: (1) enforcing this Settlement Agreement; (2) addressing settlement administration matters, and (3) addressing such post-judgment matters as may be appropriate under Court rules and applicable law.
  - iv. **Posting the Judgment.** Notice of the Court's entry of a Final Approval Order and Judgment shall be given to Class Members by posting a copy of the Final Approval Order and Judgment on the Settlement Administrator's website for a period of at least sixty (60) calendar days.
- I. **Waiver of Right to Appeal.** Provided that the judgment is consistent with the terms and conditions of this Agreement, if Class Members do not timely

object to the Settlement, then the Parties and their respective counsel waive any and all rights to appeal from the judgment, including, but not limited to, all rights to any post-judgment proceeding and appellate proceeding, such as a motion to vacate or set aside judgment, and any extraordinary writ, and the judgment will become non-appealable at the time it is entered. The waiver of appeal does not include any waiver of the right to oppose any appeal, appellate proceeding, or post-judgment proceeding.

**J. Vacating, Reversing, or Modifying Judgment on Appeal.** If, after a notice of appeal, the reviewing Court vacates, reverses, or modifies the judgment such that there is a material modification to the Settlement Agreement, and that Court's decision is not completely reversed and the judgment is not fully affirmed on review by a higher Court, then this Settlement will become null and void and the Parties will have no further obligations under it. A material modification would include, but not necessarily be limited to, any alteration of the Gross Settlement Amount, an alteration in the calculation of the Net Settlement Amount, and any change to the calculation of the Individual Settlement Share.

**K. Disbursement of Settlement Shares and Payments.** Subject to the Court finally approving the Settlement, the Settlement Administrator shall distribute funds pursuant to the terms of this Agreement and the Court's Final Approval Order and Judgment. The Settlement Administrator shall keep Defendant's Counsel and Class Counsel apprised of all distributions from the Gross Settlement Amount. The Settlement Administrator shall respond to questions from Defendant's Counsel and Class Counsel. No person shall have any claim against Defendant, Defendant's Counsel, Plaintiff, Class Counsel, or the Settlement Administrator based on the distributions and payments made in accordance with this Agreement.

**i. Employer's Share of Taxes:** The Settlement Administrator shall inform Defendant of the amount of the employer's share of taxes no later than ten (10) calendar days after the Effective Final Settlement Date. Defendant shall wire to the Settlement Administrator the employer's share of taxes no later than twenty (20) calendar days of the Effective Final Settlement Date.

**ii. Disbursement:** Within seven (7) calendar days after the Defendant wires the employer's share of taxes to the Settlement Administrator, the Settlement Administrator shall disburse: (1) the Net Settlement Amount to be paid to Participating Class Members; (2) the Attorney Fee Award and Cost Award to Class Counsel for attorneys' fees and costs, as approved by the Court; (3) the Class Representative Enhancement Payment paid to the Class Representative, as approved by the Court; (4) the Administration Costs, as approved by the Court; (5) the PAGA Payment to the

LWDA and the PAGA Aggrieved Employees; and (6) Defendant's portion of payroll taxes as the Class Members' current or former employer.

- iii. **Qualified Settlement Fund or QSF:** The Parties agree that the QSF is intended to be a "Qualified Settlement Fund" under Section 468B of the Code and Treasury Regulations § 1.4168B-1, 26 C.F.R. § 1.468B-1 *et seq.*, and will be administered by the Settlement Administrator as such. The Parties and Settlement Administrator shall treat the QSF as coming into existence as a Qualified Settlement Fund on the earliest date permitted as set forth in 26 C.F.R. § 1.468B-1, and such election statement shall be attached to the appropriate returns as required by law.

**L. Settlement Administrator's Final Report.** Within ten (10) business days after the disbursement of all funds, the Settlement Administrator will serve on the Parties a declaration providing a final report on the disbursements of all funds. The Parties shall file this declaration with the Court. The Settlement Administrator will provide any supplemental declaration required by the Court or the Parties. At the same time the Settlement Administrator's declaration is filed, the Parties will file an amended judgment in compliance with California Code of Civil Procedure § 384.

**M. Uncashed Checks.** Participating Class Members and PAGA Aggrieved Employees must cash or deposit their Individual Settlement Share checks within one hundred and eighty (180) calendar days after the checks are mailed to them.

- i. **Reminder Postcard.** If any checks are not redeemed or deposited within ninety (90) calendar days after mailing, the Settlement Administrator will send a reminder postcard indicating that unless the check is redeemed or deposited in the next ninety (90) days, it will expire and become non-negotiable, and offer to replace the check if it was lost or misplaced.
- ii. **Returned Checks.** If a check is returned because of an incorrect address, within five (5) business days from receipt of the returned check, the Settlement Administrator will conduct a search for a more current address for the Class Member and re-mail the Class Notice to the Class Member. The Settlement Administrator will use the National Change of Address Database and skip traces to attempt to find the current address. The Settlement Administrator will be responsible for taking reasonable steps to trace the mailing address of any Class Member for whom a check is returned by U.S. Postal Service as undeliverable. If the Settlement Administrator is unable to locate a better address through a

database search or skip trace, the Settlement Administrator shall call the last known phone number provided by Defendant to attempt to obtain an accurate address. If an address is obtained, the Settlement Administrator shall promptly re-mail the check to the updated address.

- iii. **Cy Pres.** If any checks remain uncashed or not deposited by the expiration of the 90-day period after mailing the reminder notice, the Settlement Administrator will, within two hundred (200) calendar days after the checks are mailed, cancel the checks. All funds associated with the Individual Settlement Share checks returned as undeliverable and funds associated with those checks remaining un-cashed, shall be transmitted by the Settlement Administrator to a cy pres beneficiary. The cy pres beneficiary selected by the Parties is Legal Aid at Work.

**N. Defendant's Legal Fees.** Defendant is responsible for paying for all of Defendant's own legal fees, costs, and expenses incurred in this Action outside of the Gross Settlement Amount.

- 60. **Release of Claims.** As of the Effective Final Settlement Date, Class Members who do not submit a timely and valid request for exclusion release the Released Parties from the Released Claims. Participating Class Members agree not to sue or otherwise make a claim against any of the Released Parties for any of the Released Claims.

- 61. **Plaintiff's Release of Claims and General Release.** As of the Effective Final Settlement Date, and in exchange for the Class Representative Enhancement Payment to the named Plaintiff in an amount not to exceed \$10,000, Plaintiff Larry Perez shall give the following general release of claims for himself and his respective spouse, heirs, successors and assigns, forever release the Released Parties from any and all charges, complaints, claims, liabilities, obligations, promises, agreements, controversies, damages, actions, causes of action, suits, rights, demands, costs, losses, debts, penalties and expenses of any nature whatsoever, from the beginning of time through the date of their signatures on this Agreement, known or unknown, suspected or unsuspected, whether in tort, contract, equity, or otherwise, for violation of any federal, state or local statute, rule, ordinance or regulation, including but not limited to all claims arising out of, based upon, or relating to his employment with Defendant or the remuneration for such employment with the exception of claims Plaintiff may have for retaliation/harassment/hostile work environment and any damages that arise from these claims. Plaintiff's Release of Claims also includes a waiver of California Civil Code section 1542, which provides as follows:

**A GENERAL RELEASE DOES NOT EXTEND TO CLAIMS THAT THE CREDITOR OR RELEASING PARTY DOES NOT KNOW OR SUSPECT TO EXIST IN HIS OR HER FAVOR AT THE TIME OF EXECUTING THE RELEASE AND THAT, IF KNOWN BY HIM OR HER, WOULD HAVE MATERIALLY AFFECTED HIS OR HER SETTLEMENT WITH THE DEBTOR OR RELEASED PARTY.**

This release excludes any release of any claims not permitted to be released by law.

## **62. Miscellaneous Terms**

- A. No Admission of Liability.** Defendant makes no admission of liability or wrongdoing by virtue of entering into this Agreement. Additionally, Defendant reserves the right to contest any issues relating to class certification and liability if the Settlement is not approved. Defendant denies that it has engaged in any unlawful activity, has failed to comply with the law in any respect, has any liability to anyone under the claims asserted in the Action, or that but for the Settlement, a Class should be certified in the Action. This Agreement is entered into solely for the purpose of compromising highly disputed claims. Nothing in this Agreement is intended or will be construed as an admission by Defendant of liability or wrongdoing. This Settlement and Plaintiff's and Defendant's willingness to settle the Action will have no bearing on, and will not be admissible in connection with, any litigation (other than solely in connection with this Settlement).
- B. No Effect on Employee Benefits.** The Class Representative Enhancement Payment and/or Individual Settlement Shares paid to Plaintiff and Participating Class Members shall not be deemed to be pensionable earnings and shall not have any effect on the eligibility for, or calculation of, any of the employee benefits (e.g., vacation, holiday pay, retirement plans, etc.) of Plaintiff or the Participating Class Members. The Parties agree that any Class Representative Enhancement Payment and/or Individual Settlement Share paid to Plaintiff or the Participating Class Members under the terms of this Agreement do not represent any modification of Plaintiff's or Participating Class Members' previously credited hours of service or other eligibility criteria under any employee pension benefit plan or employee welfare benefit plan sponsored by Defendant. Further, any Class Representative Enhancement Payment shall not be considered "compensation" in any year for purposes of determining eligibility for, or benefit accrual within, an employee pension benefit plan or employee welfare benefit plan sponsored by Defendant.
- C. Integrated Agreement.** After this Agreement is signed and delivered by all Parties and their counsel, this Agreement and its exhibits will constitute the

entire Agreement between the Parties relating to the Settlement, and it will then be deemed that no oral representations, warranties, covenants, or inducements have been made to any party concerning this Agreement or its exhibits, other than the representations, warranties, covenants, and inducements expressly stated in this Agreement and its exhibits.

- D. Authorization to Enter Into Settlement Agreement.** Class Counsel and Defendant's Counsel warrant and represent that they are authorized by Plaintiff and Defendant, respectively, to take all appropriate action required or permitted to be taken by such Parties under this Agreement to effectuate its terms, and to execute any other documents required to effectuate the terms of this Agreement. The Parties and their counsel will cooperate with each other and use their best efforts to effect the implementation of the Settlement. In the event the Parties are unable to reach agreement on the form or content of any document needed to implement this Agreement, or on any supplemental provisions that may become necessary to effectuate the terms of this Agreement, the Parties will seek the assistance of the Court, and in all cases, all such documents, supplemental provisions, and assistance of the Court will be consistent with this Agreement.
- E. Exhibits and Headings.** The terms of this Agreement include the terms set forth in the attached exhibits, which are incorporated by this reference as though fully set forth herein. Any exhibits to this Agreement are an integral part of the Settlement and must be approved substantially as written. The descriptive headings of any paragraphs or sections of this Agreement are inserted for convenience of reference only and do not constitute a part of this Agreement.
- F. Interim Stay of Proceedings.** The Parties agree to stay and hold all proceedings in the Action in abeyance, except such proceedings necessary to implement and complete the Settlement, pending the Final Approval hearing to be conducted by the Court.
- G. Amendment or Modification of Agreement.** This Agreement, and any and all parts of it, may be amended, modified, changed, or waived only by an express written instrument signed by counsel for all Parties or their successors-in-interest.
- H. Agreement Binding on Successors and Assigns.** This Agreement will be binding upon, and inure to the benefit of, the successors and assigns of the Parties, as previously defined.
- I. No Prior Assignment.** Plaintiffs hereby represent, covenant, and warrant that they have not directly or indirectly, assigned, transferred, encumbered, or purported to assign, transfer, or encumber to any person or entity any

portion of any liability, claim, demand, action, cause of action or rights herein released and discharged.

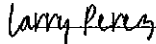
- J. Applicable Law.** All terms and conditions of this Agreement and its exhibits will be governed by and interpreted according to the laws of the State of California, without giving effect to any conflict of law principles or choice of law principles.
- K. Fair, Adequate, and Reasonable Settlement.** The Parties and their respective counsel believe and warrant that this Agreement reflects a fair, reasonable, and adequate settlement of the Action and have arrived at this Agreement through arms-length negotiations, taking into account all relevant factors, current and potential.
- L. No Tax or Legal Advice.** The Parties understand and agree that the Parties are neither providing tax or legal advice, nor making representations regarding tax obligations or consequences, if any, related to this Agreement, and that Class Members will assume any such tax obligations or consequences that may arise from this Agreement, and that Class Members shall not seek any indemnification from the Parties or any of the Released Parties in this regard. The Parties agree that, in the event that any taxing body determines that additional taxes are due from any Class Member, such Class Member assumes all responsibility for the payment of such taxes.
- M. Jurisdiction of the Court.** The Court shall retain jurisdiction with respect to the interpretation, implementation, and enforcement of the terms of this Agreement and all orders and judgment entered in connection therewith, and the Parties and their counsel hereto submit to the jurisdiction of the Court for purposes of interpreting, implementing, and enforcing the Settlement embodied in this Agreement and all orders and judgments in connection therewith.
- N. Invalidity of Any Provision; Severability.** Before declaring any provision of this Agreement invalid, the Parties request that the Court first attempt to construe the provisions valid to the fullest extent possible consistent with applicable precedents, so as to define all provisions of this Agreement valid and enforceable. In the event any provision of this Agreement shall be found unenforceable, the unenforceable provision shall be deemed deleted, and the validity and enforceability of the remaining provisions shall not be affected thereby.
- O. Cooperation in Drafting.** The Parties have cooperated in the drafting and preparation of this Agreement. This Agreement will not be construed against any Party on the basis that the Party was the drafter or participated in the drafting.

**P. Execution in Counterpart.** This Agreement may be executed in one or more counterparts. All executed counterparts, and each of them, will be deemed to be one and the same instrument provided that counsel for the Parties will exchange between themselves original signed counterparts. Facsimile or PDF signatures will be accepted. Any executed counterpart will be admissible in evidence to prove the existence and contents of this Agreement.

#### **IV. EXECUTION BY PARTIES AND COUNSEL**

The Parties and their counsel execute this Agreement.

Dated: 3/15/2022 11:30:30 AM PDT **LARRY PEREZ**

DocuSigned by:  
  
FBE2001B724A4A7...

Dated: \_\_\_\_\_

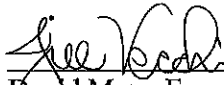
**THE NIELSEN COMPANY (US), LLC**

\_\_\_\_\_  
Name:  
Title:

**Approved as to Form and Content:**

Dated: March 15, 2022

**MARA LAW FIRM, PC**

  
\_\_\_\_\_  
David Mara, Esq.  
Jill Vecchi, Esq.  
Attorneys for Plaintiff, on behalf of himself, and all  
others similarly situated

Dated: \_\_\_\_\_

**SEYFARTH SHAW LLP**

\_\_\_\_\_  
Brian Long, Esq.  
Attorneys for Defendant



**P. Execution in Counterpart.** This Agreement may be executed in one or more counterparts. All executed counterparts, and each of them, will be deemed to be one and the same instrument provided that counsel for the Parties will exchange between themselves original signed counterparts. Facsimile or PDF signatures will be accepted. Any executed counterpart will be admissible in evidence to prove the existence and contents of this Agreement.

#### **IV. EXECUTION BY PARTIES AND COUNSEL**

The Parties and their counsel execute this Agreement.

Dated: \_\_\_\_\_

**LARRY PEREZ**

\_\_\_\_\_

Dated: 3/15/22

**THE NIELSEN COMPANY (US), LLC**

Anita Pancholi AM

Name: Anita Pancholi  
Title: General Counsel,

Approved as to Form and Content:

Global Labor + Employment

Dated: \_\_\_\_\_

**MARA LAW FIRM, PC**

\_\_\_\_\_  
David Mara, Esq.

Jill Vecchi, Esq.

Attorneys for Plaintiff, on behalf of himself, and all  
others similarly situated

Dated: March 15, 2022

**SEYFARTH SHAW LLP**

Brian Long  
Brian Long, Esq.

Attorneys for Defendant

# Exhibit A

ORANGE COUNTY SUPERIOR COURT

**If you worked for The Nielsen Company (US), LLC (“Nielsen” or “Defendant”) in California as a non-exempt, salaried Membership Representative or Field Representative at any time between April 8, 2017, through March 6, 2022, a class action settlement will affect your rights. You may be entitled to a payment under this settlement.**

*A court authorized this notice. This is not a solicitation from a lawyer.*

- Former employee, Larry Perez, filed a proposed class action lawsuit and an action pursuant to the California Private Attorneys General Act (“PAGA”) against Nielsen. The lawsuits allege that Nielsen failed to pay all straight time wages, failed to pay overtime wages, failed to provide meal periods, failed to authorize and permit rest periods, failed to adopt a compliant sick pay policy, knowingly and intentionally failed to comply with itemized employee wage statement provisions, failed to reimburse/illegal deductions, and violated the Unfair Competition Law. Nielsen denies all alleged violations and denies liability. The Court has not made a ruling on the merits of the case. The Parties have agreed to settle the claims set forth in the lawsuit.
- Your legal rights are affected whether you act or do not act. Read this notice carefully.

<b>YOUR LEGAL RIGHTS AND OPTIONS IN THIS SETTLEMENT:</b>	
<b>DO NOTHING</b>	Get a settlement payment and give up any rights to sue for the Released Claims (defined below). <b><u>If you are still employed by Nielsen and choose to receive a settlement payment, this will not affect your employment.</u></b>
<b>EXCLUDE YOURSELF</b>	Get no payment as a Class Member. This is the only option that allows you to ever be part of any other lawsuit against Nielsen involving the legal claims and statutory period alleged in this case. Please note that you are unable to exclude yourself from the PAGA portion of the settlement if you are a PAGA Aggrieved Employee.
<b>OBJECT</b>	Write to the Court about why you don’t agree with the settlement.

- These rights and options—and the deadlines to exercise them—are explained in this Notice.
- The Court still has to decide whether to approve of the settlement. Payments will be made if the Court approves the settlement. Please be patient.

## WHAT INFORMATION IS IN THIS NOTICE?

1. Why did I get this notice?	Page 2
2. What is this lawsuit about?	Page 2
3. How does a class action settlement work?	Page 3
4. Who are the attorneys representing the parties?	Page 3
5. How do I participate in the settlement?	Page 4
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### ***1. Why Have I Received this Notice?***

Nielsen's records indicate that you were employed as a non-exempt, salaried Membership Representative and/or Field Representative in California by Nielsen at sometime between April 8, 2017, through March 6, 2022. This period of time is referred to as the "Class Period." If you worked for Nielsen in California during the "Class Period," you may be entitled to money under this Settlement. This Notice provides you with basic information about the case and advises you of your options with regard to the Settlement.

### ***2. What is this Case About?***

A class action complaint against Defendant was filed by Plaintiff in the Orange County Superior Court on April 8, 2021 (Case No. Case No. 30-2021-01194580-CU-OE-CXC). The operative complaint in the Class Action alleges causes of action against Defendant for: (1) Failure to Pay All Straight Time Wages; (2) Failure to Pay Overtime Wages; (3) Failure to Provide Meal Periods; (4) Failure to Authorize and Permit Rest Periods; (5) Failure to Adopt a Compliant Sick Pay Policy; (6) Knowing and Intentional Failure to Comply with Itemized Employee Wage Statement Provisions; (7) Failure to Reimburse/Illegal Deductions; and (8) Violation of Unfair Competition Law (Bus. & Prof. Code § 17200, et seq.).

On December 21, 2020, Plaintiff provided notice to the LWDA in accordance with the PAGA. A PAGA complaint against Defendant was filed by Plaintiff in the Orange County Superior Court on April 8, 2021 (Case No. Case No. 30-2021-01194324-CU-OE-CTL). The operative complaint in the PAGA Action alleges violations against Defendant of the PAGA, Labor Code §2699, et seq. for underlying alleged violations of the claims pled in the Class Action Complaint.

The Court has not made any determination as to whether the claims advanced by Plaintiff have any merit. In other words, the Court has not determined whether any laws have been violated, nor has it decided in favor of Plaintiff or Defendant; instead, both sides agreed to resolve the lawsuits with no decision or admission of who is right or wrong. By agreeing to resolve the lawsuits, all parties avoid the risks and cost of a trial. Defendant expressly denies that it did anything wrong or that it violated the law and further denies any liability whatsoever to Plaintiff or to the Class.

### **3. *How Does this Class Action Settlement Work?***

Plaintiff and his attorneys believe the settlement is fair, adequate, and reasonable. The Orange County Superior Court has preliminarily reviewed the terms of the settlement and determined the settlement is fair, adequate, and reasonable. On [date of ruling on preliminary approval], the Court conditionally certified the Class for settlement purposes only and directed that you receive this Notice.

The Court will hold a Final Approval Hearing concerning the proposed settlement on [date of final approval hearing], 2022 at [time a.m./p.m.], in Department CX-102 before Judge Peter J. Wilson located at 751 W. Santa Ana Blvd., Santa Ana, CA 92701. The date of the Final Approval Hearing may change without further notice to the Class. You are advised to check the Court's website (instructions on accessing this site are provided in Section 15 of this Notice) to confirm that the date has not been changed.

### **4. *Who Are the Attorneys Representing the Parties?***

Attorneys for Plaintiffs and the Class ("Class Counsel")	Attorneys for Nielsen
<p><b>MARA LAW FIRM, PC</b>  David Mara  dmara@maralawfirm.com  Jill Vecchi  jvecchi@maralawfirm.com  2650 Camino Del Rio North, Suite 205  San Diego, CA 92108  Telephone: (619) 234-2833  Facsimile: (619) 234-4048</p>	<p><b>SEYFARTH SHAW LLP</b>  Brian P. Long  BPLong@seyfarth.com  601 South Figueroa Street, Suite 3300  Los Angeles, CA 90017-5793  Telephone: (213) 270-9600  Facsimile: (213) 270-9601</p>

The Court has appointed Mara Law Firm, PC to represent you and all other Class Members simultaneously in this Settlement. You are not required to hire your own attorney because Mara Law Firm, PC is working on your behalf. But, if you want your own attorney, you may hire one at your own cost.

### **5. *How do I Participate in the Settlement?***

If you do nothing, you will automatically be included as a participant in this Settlement and will not have to take any further action to receive your settlement payment. By participating in the Settlement, you will be bound by the Release described in Section 8 below. It is your responsibility to ensure that the Settlement Administrator has your current address on file, or you may not receive important information or a settlement payment.

***Important Note:*** *Nielsen will not retaliate against you in any way for either participating or not participating in this Settlement.*

If you do nothing, you will receive money and will be bound by the release of claims stated in this notice.

### **6. *How Do I Request to be Excluded from the Settlement?***

If you request to be excluded from the settlement, you will not receive any part of the class portion of the settlement. This is the only option that allows you to ever be a part of any other lawsuit against Nielsen about the legal claims and statutory period alleged in this case. By timely opting out, you will no longer receive any part of the class portion of the Settlement, nor bound by the release except as it relates to the PAGA portion of the Settlement and release related thereto.

#### **HOW TO REQUEST TO BE EXCLUDED FROM THE SETTLEMENT:**

<b>How can I request to be excluded from the settlement?</b>	You can request to be excluded from the class portion of the settlement by mailing the Settlement Administrator a written request for exclusion. To do this, you can use the enclosed Request for Exclusion Form.
<b>Is there a deadline to request to be excluded?</b>	You must postmark your completed Request for Exclusion Form or other written request to be excluded by <u>RESPONSE DEADLINE</u> . If your class notice was returned to the Settlement Administrator as undeliverable and was then remailed to you because the Settlement Administrator found an accurate address for you, your deadline to respond to the settlement will be ten days after the date just listed.

<b>What information do I need to provide?</b>	You must fully complete the enclosed Request for Exclusion Form. Alternatively, you can send a written request for exclusion that includes all of the following: (1) your full name, current address, telephone number, last four digits of your Social Security number or employee identification number; (2) state your intention to exclude yourself from or opt-out of the Settlement, (3) be addressed to Settlement Administrator; and (4) your signature and date of signature or your lawful representative signature and date of signature.
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The proposed settlement includes the settlement of claims for civil penalties under PAGA. An employee may not request exclusion from the settlement of a PAGA claim. Thus, if the court approves this settlement, then even if you request exclusion from the settlement, you still will receive an individual settlement share for the PAGA claims if you were employed between December 21, 2019 through March 6, 2022 and will be deemed to have released the PAGA claims. A request for exclusion will preserve your right to individually pursue only the remaining substantive, individual and/or class claims.

#### **7. *How Do I Object to the Settlement?***

You can ask the Court to deny approval by filing an objection or appearing at the Final Approval Hearing to assert the objection. You cannot ask the Court to order a larger settlement; the Court can only approve or deny the settlement. If the Court denies approval, no settlement payments will be sent out and the lawsuit will continue. Importantly, you cannot object to the settlement if you have requested to be excluded from the settlement.

<b>HOW TO OBJECT TO THE SETTLEMENT:</b>	
<b>How can I object to the settlement?</b>	As long as you have not requested to be excluded from the Settlement, you can object to the settlement by mailing the Settlement Administrator a written objection or appearing at the Final Approval Hearing to assert your objection. To do this, you can use the enclosed Formal Objection Form.
<b>Is there a deadline to request to be excluded?</b>	If you send a written objection to the Settlement Administrator, you must postmark your request by <b>RESPONSE DEADLINE</b> . If your class notice was returned to the Settlement Administrator as undeliverable and was then remailed to you because the Settlement Administrator found an accurate address for you, your deadline to respond to the settlement will be ten days after the date just listed.

<b>What information do I need to provide?</b>	You must fully complete the enclosed Formal Objection Form. Alternatively, you can send a written request for exclusion that includes all of the following: (1) your full name, address, telephone number, the last four digits of your social security number or employee identification number; (2) the words “Notice of Objection” or “Formal Objection” and (3) a short statement of the facts supporting the objections, such as, the legal and factual arguments supporting the objection.
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Absent good cause found by the Court, Class Members who fail to file timely written objections in the manner specified above or fail to appear at the Final Approval Hearing to assert an objection shall be deemed to have waived any objections and shall be foreclosed from making any objection (whether an appeal or otherwise) to the settlement.

If the Court rejects the objection, the objector will receive a settlement payment and will be bound by the terms of the settlement and will release claims as defined in Section 8 of this notice and in the settlement agreement.

#### **8. *How Does This Settlement Affect Employees’ Rights?***

If you do not submit a Request for Exclusion Form or other request to be excluded from the settlement and the Court approves of the settlement, you will receive your share of the settlement as described in Section 10 of this notice. In exchange for your share of the settlement, you will be releasing your right to bring your own lawsuit against Nielsen for the same claims that Plaintiff alleged in the lawsuit, or to bring claims that could have been alleged based on a reasonable interpretation of the facts alleged in the Lawsuit. Specifically, if you choose to receive your share of the settlement, you will be releasing your right to file a lawsuit or other claim against Nielsen for California wage and hour violations that occurred from April 8, 2017 through March 6, 2022, such as claims for failure to all regular rate and overtime wages owed during employment, failure to provide lawful meal and rest periods, failure to adopt a compliant sick pay policy, failure to provide accurate itemized wage statements, failure to reimburse for business expenses, and failure to pay all wages due upon termination or resignation.

In addition, the proposed settlement includes the settlement of claims for civil penalties under the PAGA. If you worked for Nielsen from December 21, 2019 through March 6, 2022, you are a PAGA Aggrieved Employee. PAGA Aggrieved Employees will release claims for civil penalties under the PAGA for the claims alleged in Plaintiff’s lawsuit. This release will be for the period of time between December 21, 2019 through March 6, 2022.

If you would like to see the settlement documents or complaint on file, you can check [www.occourts.org](http://www.occourts.org), the Court’s website, or contact Class Counsel. Directions for accessing the Court’s website are outlined in Section 15 of this notice. Class Counsel’s information is outlined in Section 4 of this notice.



## **9. *How Much is the Settlement?***

The amount that Nielsen is required to pay under this settlement is \$3,300,00. This amount is referred to as the "Gross Settlement Amount." The Gross Settlement Amount includes the following amounts: (1) approximately \$2,045,110 for disbursement to Class Members who do not request to be excluded from the settlement; (2) \$10,000 to Plaintiff Larry Perez for his effort in bringing this action; (3) costs to administer the settlement – meaning costs associated with mailing this notice to employees and costs associated with sending out settlement checks – to the Settlement Administrator, Phoenix Class Action Administration Solutions, which will not exceed \$20,000; (3) \$100,000 to Plaintiff's claims under the PAGA (of this amount \$75,000 will be paid to the Labor and Workforce Development Agency pursuant to the Private Attorneys' General Act of 2004 and \$25,000 will be available for distribution to PAGA Aggrieved Employees); and (4) payment to Class Counsel in the amount of \$1,099,890 (33.33% of the Gross Settlement Amount) in attorneys' fees for investigating the facts of the case, litigating the case, and negotiating the settlement, and an amount not to exceed \$25,000 for actual costs spent litigating this case. All of these payments are subject to Court approval.

The Court will not approve any of these requests until the Final Approval Hearing. If the any of the amounts awarded are less than the amounts requested, the difference shall become part of the amount available for distribution to employees who do not request to be excluded from the settlement.

## **10. *How Much Can I Expect to Receive from the Settlement?***

Each employee who does not request to be excluded from the settlement will be provisionally assigned an award amount based on his or her tenure as part of the Class. Each Participating Class Member will receive a proportionate share of the Net Settlement Amount that is equal to (i) the number of weeks he or she worked for Nielsen in California, as a Class Member, based on the Class Data provided by Defendant, divided by (ii) the total number of weeks worked by all Participating Class Members based on the same Class Data, which is then multiplied by the Net Settlement Amount. One day worked in a given week will be credited as a work week for purposes of this calculation. Therefore, your settlement payment ties directly to the number of workweeks you worked for Nielsen between April 8, 2017, through March 6, 2022.

Although your exact settlement share cannot be precisely calculated until employees have had the opportunity to request to be excluded from the settlement, based upon the calculation formula above, your approximate share of the settlement is: \$ \_\_\_\_\_ (based on Nielsen's data which shows you worked # of workweeks between April 8, 2017 through March 6, 2022). Please note that under the law, the case can only go back four years from the date it was filed. This means the case can go back to April 8, 2017. If you began your employment prior to April 8, 2017, this lawsuit can only compensate you for the weeks you worked for Nielsen on or after April 8, 2017.

If you believe the number of workweeks attributed to you is incorrect, you must submit written correspondence to the Settlement Administrator that is postmarked no later than [INSERT],

explaining the basis for the dispute and including any supporting documentation showing that the workweeks credited to you are inaccurate. The Settlement Administrator will make an initial determination about any disputes submitted. The Court shall have the right to review any decision by the Settlement Administrator regarding disputes.

You may also be entitled to a payment for your release of PAGA claims if you worked for Nielsen on or after December 21, 2019, through March 6, 2022. If you worked for Nielsen during this time period you are a PAGA Aggrieved Employee. Your payment as a PAGA Aggrieved Employee is \$ \_\_\_\_\_.

#### ***11. Will Taxes be Taken Out of My Settlement Share?***

Yes, sixty percent (60%) of each settlement payment is intended to settle employees' claims for unpaid wages. This portion of your settlement share will be reduced by applicable payroll tax withholdings and deductions. Nielsen will pay the employer's share of legally required payroll taxes separately and outside of the settlement. The Settlement Administrator will issue you an IRS Form W-2 with respect to this portion of your settlement share.

Forty percent (40%) of each settlement payment is intended to settle each employees' claims for interest and penalties. This portion will not be reduced by payroll tax withholding and deductions. The Settlement Administrator will issue you an IRS Form 1099 with respect to this portion of your settlement share.

#### ***12. When Can I Expect to Receive Money from the Settlement?***

If you do not request to be excluded from the settlement, you should receive your settlement check approximately three months after the Court gives final approval of the settlement and it becomes effective. The effective date of this Settlement will be when the final approval of the settlement can no longer be appealed.

**Please note that you must cash or deposit your settlement check within 180 calendar days after the check is mailed to you.** If your check was lost or misplaced or you have changed your address, please contact the Settlement Administrator. If any checks remain uncashed or not deposited by the expiration of the 180-day period after mailing, they will be deemed void and of no further force and effect. This means that you will not be able to cash or redeem your settlement check 180 days after its issuance. The funds from settlement checks that are voided will be distributed to Legal Aid at Work.

#### ***13. How Will the Attorneys for the Class Be Paid?***

The Court-appointed attorneys for Plaintiff and the employees will be paid from the Gross Settlement Amount, subject to Court approval, in an amount not to exceed 33.33% of the Gross Settlement Amount (estimated to be \$1,099,890) in attorneys' fees and an amount not to exceed \$25,000 in actual litigation costs. Nielsen has paid and will continue to pay all of its own attorneys' fees and costs.

#### **14. *How Will the Class Representative Be Paid?***

Plaintiff Larry Perez will also be paid, subject to Court approval, an amount not to exceed \$10,000, in consideration for bringing this case, for the time and effort they put into litigating this case and for conferring a benefit upon other employees and the State of California.

#### **15. *What do I do if I Need More Information or Have Questions?***

This notice summarizes the proposed settlement. For the precise terms and conditions of the settlement, you can receive a copy of the settlement agreement by contacting Class Counsel at the information listed in Section 4, above, or by accessing the Court docket in this case through the Court's website at <https://www.occourts.org> or by visiting the office of the Court at 751 W. Santa Ana Blvd., Santa Ana, CA 92701 between 8:00 a.m. and 4:00 p.m., Monday through Friday, excluding Court holidays. You may also ask Class Counsel for a copy of any of the case documents to be mailed to you free of charge. Please refer to the Nielsen Class Action Settlement when calling the settlement administrator or Class Counsel.

To view the case documents on the Court's website, access the website <https://www.occourts.org>. Once at this website, click on the "Online Services" link. Then click the link that says "Case Access" under the heading "Online Services". Then click "Civil Case & Document Access." At the bottom of the page, click "Accept Terms". On the next page, type the case number "01194324" into the box with the words "Case Number" and "2021" in the box with the words "Year Filed". Then, click the "Search" button. You will be directed to a screen with the case name. Find the case title "LARRY PEREZ VS. THE NIELSEN COMPANY (US), LLC." and click on the case number associated with this case (30-2021-01194324-CU-OE-CXC). This will take you to the case information. If you scroll down on this page, you will be able to access all of the documents filed in the case.

Additionally, the Court will hold a Final Approval Hearing on the adequacy, reasonableness, and fairness of the Settlement on [FINAL APPROVAL HEARING DATE/TIME], in Department CX-102 of the Orange County Superior Court, located at 751 W. Santa Ana Blvd., Santa Ana, CA 92701. The Court also will be asked to rule on Class Counsel's request for attorneys' fees and reimbursement of documented costs and expenses and the Service Award to the Class Representative. The Final Approval Hearing may be postponed without further notice to Settlement Class Members. You are not required to attend the Final Approval Hearing, although any Settlement Class Member is welcome to attend the hearing.

Settlement documents, including the Court's final judgment, will be posted on the Settlement Administrator's website (<http://www.phoenixclassaction.com>). Other documents available on the Settlement Administrator's website include the operative complaints, the settlement agreement, and the Court's order granting preliminary approval.

**PLEASE DO NOT TELEPHONE THE COURT OR THE COURT CLERK'S OFFICE ABOUT THIS SETTLEMENT OR THE CLAIM PROCESS.**

**REQUEST FOR EXCLUSION FORM**

*Larry Perez v. The Nielsen Company (US), LLC*  
Case No. 30-2021-01194324-CU-OE-CTL  
Orange County Superior Court  
751 W. Santa Ana Blvd.  
Santa Ana, CA 92701

IF YOU DO **NOT** WANT TO PARTICIPATE IN THE SETTLEMENT, YOU MUST SIGN AND FILL OUT THIS FORM ACCURATELY AND IN ITS ENTIRETY, AND MAIL THIS FORM BY FIRST CLASS U.S. MAIL TO THE ADDRESS BELOW SO THAT IT IS POSTMARKED ON OR BEFORE [RESPONSE DEADLINE] OR RETURN THE FORM BY HAND DELIVERY TO THE ADDRESS BELOW ON OR BEFORE [RESPONSE DEADLINE]. IF THE NOTICE OF CLASS ACTION SETTLEMENT WAS REMAILED TO YOU, YOU HAVE AN EXTRA TEN (10) DAYS AFTER THIS DATE TO REQUEST TO BE EXCLUDED FROM THE SETTLEMENT.

INSERT ADMIN NAME  
SETTLEMENT ADMIN ADDRESS

I confirm that I have received notice of the proposed settlement in this action. I have decided to be excluded from the settlement, and I have decided **not** to participate in the proposed settlement. Please note that you cannot request to be excluded from the PAGA portion of the settlement. As such, if you request to be excluded from the settlement and are a PAGA Aggrieved Employee, you will still receive your portion of the PAGA Fund.

\_\_\_\_\_  
(Date)

\_\_\_\_\_  
(Signature)

\_\_\_\_\_  
(Address)

\_\_\_\_\_  
(Type or Print Name)

\_\_\_\_\_  
(City, State, Zip)

\_\_\_\_\_  
(Employee Identification Number or Last Four Digits of Social Security Number)

\_\_\_\_\_  
(Telephone Number)

## FORMAL OBJECTION FORM

**INSERT ADMIN NAME**  
**SETTLEMENT ADMIN ADDRESS**

Please provide the legal and/or factual basis for your objection (you may also provide this on a separate document enclosed and returned with this form):

[illegible]

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You may provide copies of documents or other exhibits you intend on relying on in support of your objection when you return this form if you would like.

You may appear at the final approval hearing, if you so choose, to discuss your objection with the Court. Please note that if the Court rejects your objection, you will receive a settlement payment and will be bound by the terms of the settlement.

---

(Date)

---

(Signature)

---

(Address)

---

(Type or Print Name)

---

(City, State, Zip)

---

(Employee Identification Number or Last Four  
Digits of Social Security Number)

---

(Telephone Number)

# Exhibit 2

## **ADDENDUM TO JOINT STIPULATION AND SETTLEMENT AGREEMENT**

Subject to final approval by the Court, this Addendum to the Parties' Joint Stipulation and Settlement Agreement is between Plaintiff Larry Perez (hereinafter "Plaintiff") on behalf of himself and the Class and Defendant The Nielsen Company (US), LLC (hereinafter "Defendant" or "Nielsen") (collectively Plaintiff and Defendant are referred to as the "Parties").

### **I. AMENDMENTS TO SETTLEMENT AGREEMENT**

#### **A. Section III, Paragraph 58 shall be revised as follows:**

**Appointment of Settlement Administrator.** Solely for the purposes of this Settlement, the Parties stipulate and agree that Phoenix Class Action Administration Solutions shall be retained to serve as Settlement Administrator. The Settlement Administrator shall be responsible for preparing, printing, mailing; performing skip traces and re mailing notices to Class Members; calling Class Members with undeliverable notices to obtain accurate addresses; keeping track of any objections or requests for exclusion from Class Members; calculating any and all payroll tax deductions as required by law; calculating each Class Member's Individual Settlement Share; maintaining a website which will include settlement documents; providing weekly status reports to Defendant's Counsel and Class Counsel, which is to include updates on any objections or requests for exclusion that have been received; providing a due diligence declaration for submission to the Court prior to the Final Approval hearing; mailing and re mailing Individual Settlement Shares to Participating Class Members and PAGA Aggrieved Employees; calculating and mailing the PAGA Payment to the LWDA; distributing the Attorneys Fee Award and Cost Award to Class Counsel; printing and providing Participating Class Members, Aggrieved Employees, and Plaintiff with W-2s and 1099 forms as required under this Agreement and applicable law; providing a due diligence declaration for submission to the Court upon the completion of the Settlement; providing any funds remaining in the QSF as a result of uncashed checks to Legal Aid at Work; and for such other tasks as the Parties mutually agree. The Parties each represent that they do not have any financial interest in Phoenix Settlement Administrators or otherwise have a relationship with Phoenix Settlement Administrators that could create a conflict of interest.

#### **B. Section II, Paragraph 44 shall be revised as follows:**

A PAGA complaint against Defendant was filed by Plaintiff in the Orange County Superior Court on April 8, 2021 (Case No. Case No. 30-2021-01194324-CU-OE-CTL). The original complaint in the PAGA Action alleges violations against Defendant of the Private Attorneys General Act



of California ("PAGA"), Labor Code §2699, et seq. for underlying alleged violations of the claims pled in the Class Action Complaint. On April 28, 2022, Plaintiff filed a First Amended Complaint in the PAGA Action adding the class allegations contained in his Class Action into his PAGA Action.

C. Section I, Paragraph 36 shall be revised as follows:

**Released PAGA Claims:** The Released PAGA Claims applicable to Plaintiff and all PAGA Aggrieved Employees shall mean: any and all civil penalties under the PAGA for the underlying Labor Code violations that are alleged in the PAGA Notice letter to the LWDA and based on the facts alleged in the First Amended Complaint filed in the PAGA Action, against Defendant (including any and all unnamed Does). The Released PAGA Claims include, but are not limited to, violations of the private Attorneys General Act, Labor Code §2699, et seq. This release will be for the PAGA Period.

D. Section III, Paragraph 60 shall be revised as follows:

**Release of Claims.** As of the Effective Final Settlement Date, Class Members who do not submit a timely and valid request for exclusion release the Released Parties from the Released Claims. Participating Class Members agree not to sue or otherwise make a claim against any of the Released Parties for any of the Released Claims. In addition, as of the Effective Final Settlement Date, PAGA Aggrieved Employees release the Released Parties from the Released PAGA Claims. PAGA Aggrieved Employees agree not to sue or otherwise make a claim against any of the Released Parties for any of the Released PAGA Claims.

E. Section III, Paragraph 59(C) shall be revised as follows:

**Objections to Settlement.** The Class Notice will provide that the Class Members who wish to object to the Settlement must do so in writing, signed, dated, and mailed to the Settlement Administrator postmarked no later than the Response Deadline or by appearing at the Final Approval Hearing. The Settlement Administrator will provide the Parties with any objections received within five (5) days of receipt. Absent good cause found by the Court, objections will not be considered by the Court if not timely or otherwise compliant with the procedures herein. All objections submitted to the Settlement Administrator will be presented to the Court along with the final approval motion.

- a. **Format.** Any Objections shall state: (a) state the Class Member's name, address, telephone number, and the last four digits of the Class Member's social security number or employee identification number; (b) the words "Notice of Objection" or "Formal

Objection;" and (c) a short statement of the facts supporting the objections, such as, the legal and factual arguments supporting the objection.

- b. **Notice of Intent to Appear.** Class Members may (though are not required to) appear at the Final Approval Hearing to state an objection, either in person or through the objector's own counsel.

F. Section III, Paragraph 59(E) shall be revised to state:

**Class Member Disputes.** If a Class Member who receives a Class Notice wishes to dispute the number of work weeks listed on the Class Notice, the Class Member may notify the Settlement Administrator by mail or telephone no later than the Response Deadline and should produce any available supporting evidence, such as wage statements, offers of employment, termination letters, and/or other employment records, to the Settlement Administrator by the Response Deadline. The documentation should provide evidence of the dates the Class Member contends he or she worked for Defendant during the Class Period. The Settlement Administrator shall then provide the documentation provided by the Class Member to Defendant. Defendant shall review its records, the documentation provided by the Class Member, and shall provide information to the Settlement Administrator in response to any such disputed claim. The Settlement Administrator shall evaluate the evidence submitted by the Class Member and make the decision as to which dates should be applied. All disputes submitted to the Settlement Administrator, including any evidence submitted in conjunction with a dispute, shall be presented to the Court in conjunction with final approval along with the determination made by the Settlement Administrator. The Court shall have the right to review any decision made by the Settlement Administrator regarding a workweek dispute.


- G. The Notice of Class Action Settlement, Request for Exclusion Form, and Formal Objection Form attached as Exhibit A to the Joint Stipulation and Settlement Agreement shall be replaced with the versions attached to hereto as Exhibit A.

## II. EXECUTION BY PARTIES AND COUNSEL

The Parties and their counsel execute this Agreement.

Dated: 8/2/2022

**LARRY PEREZ**

DocuSign Envelope ID: 13B20011624447...  
  
13B20011624447...

Tracy Staines

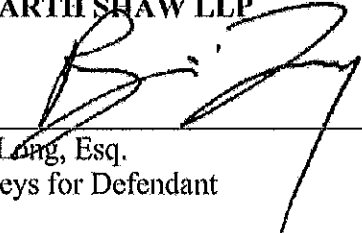
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8/2/2022

DocuSign Envelope ID: 49A0A397-60BF-4166-B7EE-49598E20E1C3  
Dane, Maria  
DocuSign Envelope ID: 49A0A397-60BF-4166-B7EE-49598E20E1C3

8/1/22

RYFARTH SHAW LLP

  
\_\_\_\_\_  
Brian Long, Esq.  
Attorneys for Defendant

# Exhibit A

ORANGE COUNTY SUPERIOR COURT

**If you worked for The Nielsen Company (US), LLC (“Nielsen” or “Defendant”) in California as a non-exempt, salaried Membership Representative or Field Representative at any time between April 8, 2017, through March 6, 2022, a class action settlement will affect your rights. You may be entitled to a payment under this settlement.**

*A court authorized this notice. This is not a solicitation from a lawyer.*

- Former employee, Larry Perez, filed a proposed class action lawsuit and an action pursuant to the California Private Attorneys General Act (“PAGA”) against Nielsen. The lawsuits allege that Nielsen failed to pay all straight time wages, failed to pay overtime wages, failed to provide meal periods, failed to authorize and permit rest periods, failed to adopt a compliant sick pay policy, knowingly and intentionally failed to comply with itemized employee wage statement provisions, failed to reimburse/illegal deductions, and violated the Unfair Competition Law. Nielsen denies all alleged violations and denies liability. The Court has not made a ruling on the merits of the case. The Parties have agreed to settle the claims set forth in the lawsuit.
- Your legal rights are affected whether you act or do not act. Read this notice carefully.

<b>YOUR LEGAL RIGHTS AND OPTIONS IN THIS SETTLEMENT:</b>	
<b>DO NOTHING</b>	Get a settlement payment and give up any rights to sue for the Released Claims (defined below). <b><u>If you are still employed by Nielsen and choose to receive a settlement payment, this will not affect your employment.</u></b>
<b>EXCLUDE YOURSELF</b>	Get no payment as a Class Member. This is the only option that allows you to ever be part of any other lawsuit against Nielsen involving the legal claims and statutory period alleged in this case. Please note that you are unable to exclude yourself from the PAGA portion of the settlement if you are a PAGA Aggrieved Employee.
<b>OBJECT</b>	Write to the Court about why you don’t agree with the settlement.

- These rights and options—and the deadlines to exercise them—are explained in this Notice.
- The Court still has to decide whether to approve of the settlement. Payments will be made if the Court approves the settlement. Please be patient.

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### ***1. Why Have I Received this Notice?***

Nielsen's records indicate that you were employed as a non-exempt, salaried Membership Representative and/or Field Representative in California by Nielsen at sometime between April 8, 2017, through March 6, 2022. This period of time is referred to as the "Class Period." If you worked for Nielsen in California during the "Class Period," you may be entitled to money under this Settlement. This Notice provides you with basic information about the case and advises you of your options with regard to the Settlement.

### ***2. What is this Case About?***

A class action complaint against Defendant was filed by Plaintiff in the Orange County Superior Court on April 8, 2021 (Case No. Case No. 30-2021-01194580-CU-OE-CXC). The operative complaint in the Class Action alleges causes of action against Defendant for: (1) Failure to Pay All Straight Time Wages; (2) Failure to Pay Overtime Wages; (3) Failure to Provide Meal Periods; (4) Failure to Authorize and Permit Rest Periods; (5) Failure to Adopt a Compliant Sick Pay Policy; (6) Knowing and Intentional Failure to Comply with Itemized Employee Wage Statement Provisions; (7) Failure to Reimburse/Illegal Deductions; and (8) Violation of Unfair Competition Law (Bus. & Prof. Code § 17200, et seq.).

On December 21, 2020, Plaintiff provided notice to the LWDA in accordance with the PAGA. A PAGA complaint against Defendant was filed by Plaintiff in the Orange County Superior Court on April 8, 2021 (Case No. Case No. 30-2021-01194324-CU-OE-CTL). The operative complaint in the PAGA Action alleges violations against Defendant of the PAGA, Labor Code §2699, et seq. for underlying alleged violations of the claims pled in the Class Action Complaint.

The Court has not made any determination as to whether the claims advanced by Plaintiff have any merit. In other words, the Court has not determined whether any laws have been violated, nor has it decided in favor of Plaintiff or Defendant; instead, both sides agreed to resolve the lawsuits with no decision or admission of who is right or wrong. By agreeing to resolve the lawsuits, all parties avoid the risks and cost of a trial. Defendant expressly denies that it did anything wrong or that it violated the law and further denies any liability whatsoever to Plaintiff or to the Class.

### **3. *How Does this Class Action Settlement Work?***

Plaintiff and his attorneys believe the settlement is fair, adequate, and reasonable. The Orange County Superior Court has preliminarily reviewed the terms of the settlement and determined the settlement is fair, adequate, and reasonable. On [date of ruling on preliminary approval], the Court conditionally certified the Class for settlement purposes only and directed that you receive this Notice.

The Court will hold a Final Approval Hearing concerning the proposed settlement on [date of final approval hearing], 2022 at [time a.m./p.m.], in Department CX-102 before Judge Peter J. Wilson located at 751 W. Santa Ana Blvd., Santa Ana, CA 92701. The date of the Final Approval Hearing may change without further notice to the Class. You are advised to check the Court's website (instructions on accessing this site are provided in Section 15 of this Notice) to confirm that the date has not been changed.

### **4. *Who Are the Attorneys Representing the Parties?***

<b>Attorneys for Plaintiffs and the Class ("Class Counsel")</b>	<b>Attorneys for Nielsen</b>
<b>MARA LAW FIRM, PC</b> David Mara dmara@maralawfirm.com Jill Vecchi jvecchi@maralawfirm.com 2650 Camino Del Rio North, Suite 205 San Diego, CA 92108 Telephone: (619) 234-2833 Facsimile: (619) 234-4048	<b>SEYFARTH SHAW LLP</b> Brian P. Long BPLong@seyfarth.com 601 South Figueroa Street, Suite 3300 Los Angeles, CA 90017-5793 Telephone: (213) 270-9600 Facsimile: (213) 270-9601

The Court has appointed Mara Law Firm, PC to represent you and all other Class Members simultaneously in this Settlement. You are not required to hire your own attorney because Mara Law Firm, PC is working on your behalf. But, if you want your own attorney, you may hire one at your own cost.

### **5. How do I Participate in the Settlement?**

If you do nothing, you will automatically be included as a participant in this Settlement and will not have to take any further action to receive your settlement payment. By participating in the Settlement, you will be bound by the Release described in Section 8 below. It is your responsibility to ensure that the Settlement Administrator has your current address on file, or you may not receive important information or a settlement payment.

***Important Note:*** *Nielsen will not retaliate against you in any way for either participating or not participating in this Settlement.*

If you do nothing, you will receive money and will be bound by the release of claims stated in this notice.

### **6. How Do I Request to be Excluded from the Settlement?**

If you request to be excluded from the settlement, you **will not** receive any part of the class portion of the settlement. This is the only option that allows you to ever be a part of any other lawsuit against Nielsen about the legal claims and statutory period alleged in this case. By timely opting out, you will no longer receive any part of the class portion of the Settlement, nor bound by the release except as it relates to the PAGA portion of the Settlement and release related thereto.

#### **HOW TO REQUEST TO BE EXCLUDED FROM THE SETTLEMENT:**

**How can I request to be excluded from the settlement?**

You can request to be excluded from the class portion of the settlement by mailing the Settlement Administrator a written request for exclusion. To do this, you can use the enclosed Request for Exclusion Form.

**Is there a deadline to request to be excluded?**

You must postmark your completed Request for Exclusion Form or other written request to be excluded by **RESPONSE DEADLINE**. If your class notice was returned to the Settlement Administrator as undeliverable and was then remailed to you because the Settlement Administrator found an accurate address for you, your deadline to respond to the settlement will be ten days after the date just listed.



<b>What information do I need to provide?</b>	You must fully complete the enclosed Request for Exclusion Form. Alternatively, you can send a written request for exclusion that includes all of the following: (1) your full name, current address, telephone number, last four digits of your Social Security number or employee identification number; (2) state your intention to exclude yourself from or opt-out of the Settlement, (3) be addressed to Settlement Administrator; and (4) your signature and date of signature or your lawful representative signature and date of signature.
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The proposed settlement includes the settlement of claims for civil penalties under PAGA. An employee may not request exclusion from the settlement of a PAGA claim. Thus, if the court approves this settlement, then even if you request exclusion from the settlement, you still will receive an individual settlement share for the PAGA claims if you were employed between December 21, 2019 through March 6, 2022 and will be deemed to have released the PAGA claims. A request for exclusion will preserve your right to individually pursue only the remaining substantive, individual and/or class claims.

#### **7. *How Do I Object to the Settlement?***

You can ask the Court to deny approval by filing an objection or appearing at the Final Approval Hearing to assert the objection. You cannot ask the Court to order a larger settlement; the Court can only approve or deny the settlement. If the Court denies approval, no settlement payments will be sent out and the lawsuit will continue. Importantly, you cannot object to the settlement if you have requested to be excluded from the settlement.

<b>HOW TO OBJECT TO THE SETTLEMENT:</b>	
<b>How can I object to the settlement?</b>	As long as you have not requested to be excluded from the Settlement, you can object to the settlement by mailing the Settlement Administrator a written objection or appearing at the Final Approval Hearing to assert your objection. To do this, you can use the enclosed Formal Objection Form.
<b>Is there a deadline to request to be excluded?</b>	If you send a written objection to the Settlement Administrator, you must postmark your request by <b>RESPONSE DEADLINE</b> . If your class notice was returned to the Settlement Administrator as undeliverable and was then remailed to you because the Settlement Administrator found an accurate address for you, your deadline to respond to the settlement will be ten days after the date just listed.

**What information do I need to provide?**

You must fully complete the enclosed Formal Objection Form. Alternatively, you can send a written request for exclusion that includes all of the following: (1) your full name, address, telephone number, the last four digits of your social security number or employee identification number; (2) the words "Notice of Objection" or "Formal Objection" and (3) a short statement of the facts supporting the objections, such as, the legal and factual arguments supporting the objection.

Absent good cause found by the Court, Class Members who fail to file timely written objections in the manner specified above or fail to appear at the Final Approval Hearing to assert an objection shall be deemed to have waived any objections and shall be foreclosed from making any objection (whether an appeal or otherwise) to the settlement.

If the Court rejects the objection, the objector will receive a settlement payment and will be bound by the terms of the settlement and will release claims as defined in Section 8 of this notice and in the settlement agreement.

**8. *How Does This Settlement Affect Employees' Rights?***

If you do not submit a Request for Exclusion Form or other request to be excluded from the settlement and the Court approves of the settlement, you will receive your share of the settlement as described in Section 10 of this notice. In exchange for your share of the settlement, you will be releasing your right to bring your own lawsuit against Nielsen for the same claims that Plaintiff alleged in the lawsuit, or to bring claims that could have been alleged based on a reasonable interpretation of the facts alleged in the Lawsuit. Specifically, if you choose to receive your share of the settlement, you will be releasing your right to file a lawsuit or other claim against Nielsen for California wage and hour violations that occurred from April 8, 2017 through March 6, 2022, such as claims for failure to all regular rate and overtime wages owed during employment, failure to provide lawful meal and rest periods, failure to adopt a compliant sick pay policy, failure to provide accurate itemized wage statements, failure to reimburse for business expenses, and failure to pay all wages due upon termination or resignation.

In addition, the proposed settlement includes the settlement of claims for civil penalties under the PAGA. If you worked for Nielsen from December 21, 2019 through March 6, 2022, you are a PAGA Aggrieved Employee. PAGA Aggrieved Employees will release claims for civil penalties under the PAGA for the claims alleged in Plaintiff's lawsuit. This release will be for the period of time between December 21, 2019 through March 6, 2022.

If you would like to see the settlement documents or complaint on file, you can check [www.occourts.org](http://www.occourts.org), the Court's website, or contact Class Counsel. Directions for accessing the Court's website are outlined in Section 15 of this notice. Class Counsel's information is outlined in Section 4 of this notice.

## **9. *How Much is the Settlement?***

The amount that Nielsen is required to pay under this settlement is \$3,300,00. This amount is referred to as the "Gross Settlement Amount." The Gross Settlement Amount includes the following amounts: (1) approximately \$2,045,110 for disbursement to Class Members who do not request to be excluded from the settlement; (2) \$10,000 to Plaintiff Larry Perez for his effort in bringing this action; (3) costs to administer the settlement – meaning costs associated with mailing this notice to employees and costs associated with sending out settlement checks – to the Settlement Administrator, Phoenix Class Action Administration Solutions, which will not exceed \$20,000; (3) \$100,000 to Plaintiff's claims under the PAGA (of this amount \$75,000 will be paid to the Labor and Workforce Development Agency pursuant to the Private Attorneys' General Act of 2004 and \$25,000 will be available for distribution to PAGA Aggrieved Employees); and (4) payment to Class Counsel in the amount of \$1,099,890 (33.33% of the Gross Settlement Amount) in attorneys' fees for investigating the facts of the case, litigating the case, and negotiating the settlement, and an amount not to exceed \$25,000 for actual costs spent litigating this case. All of these payments are subject to Court approval.

The Court will not approve any of these requests until the Final Approval Hearing. If the any of the amounts awarded are less than the amounts requested, the difference shall become part of the amount available for distribution to employees who do not request to be excluded from the settlement.

## **10. *How Much Can I Expect to Receive from the Settlement?***

Each employee who does not request to be excluded from the settlement will be provisionally assigned an award amount based on his or her tenure as part of the Class. Each Participating Class Member will receive a proportionate share of the Net Settlement Amount that is equal to (i) the number of weeks he or she worked for Nielsen in California, as a Class Member, based on the Class Data provided by Defendant, divided by (ii) the total number of weeks worked by all Participating Class Members based on the same Class Data, which is then multiplied by the Net Settlement Amount. One day worked in a given week will be credited as a work week for purposes of this calculation. Therefore, your settlement payment ties directly to the number of workweeks you worked for Nielsen between April 8, 2017, through March 6, 2022.

Although your exact settlement share cannot be precisely calculated until employees have had the opportunity to request to be excluded from the settlement, based upon the calculation formula above, your approximate share of the settlement is: \$ \_\_\_\_\_ (based on Nielsen's data which shows you worked # of workweeks between April 8, 2017 through March 6, 2022). Please note that under the law, the case can only go back four years from the date it was filed. This means the case can go back to April 8, 2017. If you began your employment prior to April 8, 2017, this lawsuit can only compensate you for the weeks you worked for Nielsen on or after April 8, 2017.

If you believe the number of workweeks attributed to you is incorrect, you must notify the Settlement Administrator by mail or telephone no later than [INSERT], explaining the basis for

the dispute and must produce any supporting documentation showing that the workweeks credited to you are inaccurate. In response to a dispute submitted by a Class Member, Nielsen will review its records, the documentation provided by the Class Member, and shall provide information to the Settlement Administrator in response to any such disputed claim. The Settlement Administrator will make an initial determination about any disputes submitted. The Court shall have the right to review any decision by the Settlement Administrator regarding disputes.

You may also be entitled to a payment for your release of PAGA claims if you worked for Nielsen on or after December 21, 2019, through March 6, 2022. If you worked for Nielsen during this time period you are a PAGA Aggrieved Employee. Your payment as a PAGA Aggrieved Employee is \$\_\_\_\_\_. If you submit a dispute, as outlined in the paragraph above, the initial determination made by the Settlement Administrator, subject to Court review, will also apply to the number of weeks you are attributed to have worked as a PAGA Aggrieved Employee.

#### ***11. Will Taxes be Taken Out of My Settlement Share?***

Yes, sixty percent (60%) of each class settlement share is intended to settle employees' claims for unpaid wages. This portion of your settlement share will be reduced by applicable payroll tax withholdings and deductions. Nielsen will pay the employer's share of legally required payroll taxes separately and outside of the settlement. The Settlement Administrator will issue you an IRS Form W-2 with respect to this portion of your settlement share.

Forty percent (40%) of each class settlement share is intended to settle each employees' claims for interest and penalties. This portion will not be reduced by payroll tax withholding and deductions. The Settlement Administrator will issue you an IRS Form 1099 with respect to this portion of your settlement share.

One hundred percent (100%) of each PAGA settlement share is intended to settle each employees' claims for penalties under the PAGA. This portion will not be reduced by payroll tax withholding and deductions. The Settlement Administrator will issue you an IRS Form 1099 with respect to this portion of your settlement share.

#### ***12. When Can I Expect to Receive Money from the Settlement?***

If you do not request to be excluded from the settlement, you should receive your settlement check approximately three months after the Court gives final approval of the settlement and it becomes effective. The effective date of this Settlement will be when the final approval of the settlement can no longer be appealed.

**Please note that you must cash or deposit your settlement check within 180 calendar days after the check is mailed to you.** If your check was lost or misplaced or you have changed your address, please contact the Settlement Administrator. If any checks remain uncashed or not deposited by the expiration of the 180-day period after mailing, they will be deemed void and of

no further force and effect. This means that you will not be able to cash or redeem your settlement check 180 days after its issuance. The funds from settlement checks that are voided will be distributed to Legal Aid at Work.

***13. How Will the Attorneys for the Class Be Paid?***

The Court-appointed attorneys for Plaintiff and the employees will be paid from the Gross Settlement Amount, subject to Court approval, in an amount not to exceed 33.33% of the Gross Settlement Amount (estimated to be \$1,099,890) in attorneys' fees and an amount not to exceed \$25,000 in actual litigation costs. Nielsen has paid and will continue to pay all of its own attorneys' fees and costs.

***14. How Will the Class Representative Be Paid?***

Plaintiff Larry Perez will also be paid, subject to Court approval, an amount not to exceed \$10,000, in consideration for bringing this case, for the time and effort they put into litigating this case and for conferring a benefit upon other employees and the State of California.

***15. What do I do if I Need More Information or Have Questions?***

This notice summarizes the proposed settlement. For the precise terms and conditions of the settlement, you can receive a copy of the settlement agreement by contacting Class Counsel at the information listed in Section 4, above, or by accessing the Court docket in this case through the Court's website at <https://www.occourts.org> or by visiting the office of the Court at 751 W. Santa Ana Blvd., Santa Ana, CA 92701 between 8:00 a.m. and 4:00 p.m., Monday through Friday, excluding Court holidays. You may also ask Class Counsel for a copy of any of the case documents to be mailed to you free of charge. Please refer to the Nielsen Class Action Settlement when calling the settlement administrator or Class Counsel.

To view the case documents on the Court's website, access the website <https://www.occourts.org>. Once at this website, click on the "Online Services" link. Then click the link that says "Case Access" under the heading "Online Services". Then click "Civil Case & Document Access." At the bottom of the page, click "Accept Terms". On the next page, type the case number "01194324" into the box with the words "Case Number" and "2021" in the box with the words "Year Filed". Then, click the "Search" button. You will be directed to a screen with the case name. Find the case title "LARRY PEREZ VS.THE NIELSEN COMPANY (US), LLC." and click on the case number associated with this case (30-2021-01194324-CU-OE-CXC). This will take you to the case information. If you scroll down on this page, you will be able to access all of the documents filed in the case.

Additionally, the Court will hold a Final Approval Hearing on the adequacy, reasonableness, and fairness of the Settlement on [FINAL APPROVAL HEARING DATE/TIME], in Department CX-102 of the Orange County Superior Court, located at 751 W. Santa Ana Blvd., Santa Ana, CA 92701. The Court also will be asked to rule on Class Counsel's request for attorneys' fees and reimbursement of documented costs and expenses and the Service Award to the Class

Representative. The Final Approval Hearing may be postponed without further notice to Settlement Class Members. You are not required to attend the Final Approval Hearing, although any Settlement Class Member is welcome to attend the hearing.

Settlement documents, including the Court's final judgment, will be posted on the Settlement Administrator's website (<http://www.phoenixclassaction.com>). Other documents available on the Settlement Administrator's website include the operative complaints, the settlement agreement, and the Court's order granting preliminary approval.

**PLEASE DO NOT TELEPHONE THE COURT OR THE COURT CLERK'S OFFICE ABOUT THIS SETTLEMENT OR THE CLAIM PROCESS.**

**REQUEST FOR EXCLUSION FORM**

*Larry Perez v. The Nielsen Company (US), LLC*  
Case No. 30-2021-01194324-CU-OE-CTL  
Orange County Superior Court  
751 W. Santa Ana Blvd.  
Santa Ana, CA 92701

IF YOU DO **NOT** WANT TO PARTICIPATE IN THE SETTLEMENT, YOU MUST SIGN AND FILL OUT THIS FORM ACCURATELY AND IN ITS ENTIRETY, AND MAIL THIS FORM BY FIRST CLASS U.S. MAIL TO THE ADDRESS BELOW SO THAT IT IS POSTMARKED ON OR BEFORE [RESPONSE DEADLINE]. IF THE NOTICE OF CLASS ACTION SETTLEMENT WAS REMAILED TO YOU, YOU HAVE AN EXTRA TEN (10) DAYS AFTER THIS DATE TO REQUEST TO BE EXCLUDED FROM THE SETTLEMENT.

INSERT ADMIN NAME  
SETTLEMENT ADMIN ADDRESS

I confirm that I have received notice of the proposed settlement in this action. I have decided to be excluded from the settlement, and I have decided **not** to participate in the proposed settlement. Please note that you cannot request to be excluded from the PAGA portion of the settlement. As such, if you request to be excluded from the settlement and are a PAGA Aggrieved Employee, you will still receive your portion of the PAGA Fund.

\_\_\_\_\_  
(Date)

\_\_\_\_\_  
(Signature)

\_\_\_\_\_  
(Address)

\_\_\_\_\_  
(Type or Print Name)

\_\_\_\_\_  
(City, State, Zip)

\_\_\_\_\_  
(Employee Identification Number or Last Four Digits of Social Security Number)

\_\_\_\_\_  
(Telephone Number)

## FORMAL OBJECTION FORM

INSERT ADMIN NAME  
SETTLEMENT ADMIN ADDRESS

Please provide the basis for your objection (you may also provide this on a separate document enclosed and returned with this form):

[illegible]



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You may provide copies of documents or other exhibits you intend on relying on in support of your objection when you return this form if you would like.

You may appear at the final approval hearing, if you so choose, to discuss your objection with the Court. Please note that if the Court rejects your objection, you will receive a settlement payment and will be bound by the terms of the settlement.

---

(Date)

---

(Signature)

---

(Address)

---

(Type or Print Name)

---

(City, State, Zip)

---

(Employee Identification Number or Last Four Digits of Social Security Number)

---

(Telephone Number)

# Exhibit 3

## ORANGE COUNTY SUPERIOR COURT

**If you worked for The Nielsen Company (US), LLC (“Nielsen” or “Defendant”) in California as a non-exempt, salaried Membership Representative or Field Representative at any time between April 8, 2017, through March 6, 2022, a class action settlement will affect your rights. You may be entitled to a payment under this settlement.**

*A court authorized this notice. This is not a solicitation from a lawyer.*

- Former employee, Larry Perez, filed a proposed class action lawsuit and an action pursuant to the California Private Attorneys General Act (“PAGA”) against Nielsen. The lawsuits allege that Nielsen failed to pay all straight time wages, failed to pay overtime wages, failed to provide meal periods, failed to authorize and permit rest periods, failed to adopt a compliant sick pay policy, knowingly and intentionally failed to comply with itemized employee wage statement provisions, failed to reimburse/illegal deductions, and violated the Unfair Competition Law. Nielsen denies all alleged violations and denies liability. The Court has not made a ruling on the merits of the case. The Parties have agreed to settle the claims set forth in the lawsuit.
- Your legal rights are affected whether you act or do not act. Read this notice carefully.

<b>YOUR LEGAL RIGHTS AND OPTIONS IN THIS SETTLEMENT:</b>	
<b>DO NOTHING</b>	Get a settlement payment and give up any rights to sue for the Released Claims (defined below). <b><u>If you are still employed by Nielsen and choose to receive a settlement payment, this will not affect your employment.</u></b>
<b>EXCLUDE YOURSELF</b>	Get no payment as a Class Member. This is the only option that allows you to ever be part of any other lawsuit against Nielsen involving the legal claims and statutory period alleged in this case. Please note that you are unable to exclude yourself from the PAGA portion of the settlement if you are a PAGA Aggrieved Employee.
<b>OBJECT</b>	Write to the Court about why you don’t agree with the settlement.

- These rights and options—and the deadlines to exercise them—are explained in this Notice.
- The Court still has to decide whether to approve of the settlement. Payments will be made if the Court approves the settlement. Please be patient.

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### **1. Why Have I Received this Notice?**

Nielsen's records indicate that you were employed as a non-exempt, salaried Membership Representative and/or Field Representative in California by Nielsen at sometime between April 8, 2017, through March 6, 2022. This period of time is referred to as the "Class Period." If you worked for Nielsen in California during the "Class Period," you may be entitled to money under this Settlement. This Notice provides you with basic information about the case and advises you of your options with regard to the Settlement.

### **2. What is this Case About?**

A class action complaint against Defendant was filed by Plaintiff in the Orange County Superior Court on April 8, 2021 (Case No. 30-2021-01194580-CU-OE-CXC). The operative complaint in the Class Action alleges causes of action against Defendant for: (1) Failure to Pay All Straight Time Wages; (2) Failure to Pay Overtime Wages; (3) Failure to Provide Meal Periods; (4) Failure to Authorize and Permit Rest Periods; (5) Failure to Adopt a Compliant Sick Pay Policy; (6) Knowing and Intentional Failure to Comply with Itemized Employee Wage Statement Provisions; (7) Failure to Reimburse/Illegal Deductions; and (8) Violation of Unfair Competition Law (Bus. & Prof. Code § 17200, et seq.).

On December 21, 2020, Plaintiff provided notice to the LWDA in accordance with the PAGA. A PAGA complaint against Defendant was filed by Plaintiff in the Orange County Superior Court on April 8, 2021 (Case No. 30-2021-01194324-CU-OE-CTL). The operative complaint in the PAGA Action alleges violations against Defendant of the PAGA, Labor Code §2699, et seq. for underlying alleged violations of the claims pled in the Class Action Complaint.

The Court has not made any determination as to whether the claims advanced by Plaintiff have any merit. In other words, the Court has not determined whether any laws have been violated, nor has it decided in favor of Plaintiff or Defendant; instead, both sides agreed to resolve the lawsuits with no decision or admission of who is right or wrong. By agreeing to resolve the lawsuits, all parties avoid the risks and cost of a trial. Defendant expressly denies that it did anything wrong or that it violated the law and further denies any liability whatsoever to Plaintiff or to the Class.

### **3. How Does this Class Action Settlement Work?**

Plaintiff and his attorneys believe the settlement is fair, adequate, and reasonable. The Orange County Superior Court has preliminarily reviewed the terms of the settlement and determined the settlement is fair, adequate, and reasonable. On August 18, 2022, the Court conditionally certified the Class for settlement purposes only and directed that you receive this Notice.

The Court will hold a Final Approval Hearing concerning the proposed settlement on December 22, 2022 at 2:00 p.m., in Department CX-102 before Judge Peter J. Wilson located at 751 W. Santa Ana Blvd., Santa Ana, CA 92701. The date of the Final Approval Hearing may change without further notice to the Class. You are advised to check the Court's website (instructions on accessing this site are provided in Section 15 of this Notice) to confirm that the date has not been changed.

### **4. Who Are the Attorneys Representing the Parties?**

<b>Attorneys for Plaintiffs and the Class ("Class Counsel")</b>	<b>Attorneys for Nielsen</b>
<b>MARA LAW FIRM, PC</b> David Mara dmara@maralawfirm.com Jill Vecchi jvecchi@maralawfirm.com 2650 Camino Del Rio North, Suite 205 San Diego, CA 92108 Telephone: (619) 234-2833 Facsimile: (619) 234-4048	<b>SEYFARTH SHAW LLP</b> Brian P. Long BPLong@seyfarth.com 601 South Figueroa Street, Suite 3300 Los Angeles, CA 90017-5793 Telephone: (213) 270-9600 Facsimile: (213) 270-9601

The Court has appointed Mara Law Firm, PC to represent you and all other Class Members simultaneously in this Settlement. You are not required to hire your own attorney because Mara Law Firm, PC is working on your behalf. But, if you want your own attorney, you may hire one at your own cost.

### 5. *How do I Participate in the Settlement?*

If you do nothing, you will automatically be included as a participant in this Settlement and will not have to take any further action to receive your settlement payment. By participating in the Settlement, you will be bound by the Release described in Section 8 below. It is your responsibility to ensure that the Settlement Administrator has your current address on file, or you may not receive important information or a settlement payment.

***Important Note:*** *Nielsen will not retaliate against you in any way for either participating or not participating in this Settlement.*

If you do nothing, you will receive money and will be bound by the release of claims stated in this notice.

### 6. *How Do I Request to be Excluded from the Settlement?*

If you request to be excluded from the settlement, you **will not** receive any part of the class portion of the settlement. This is the only option that allows you to ever be a part of any other lawsuit against Nielsen about the legal claims and statutory period alleged in this case. By timely opting out, you will no longer receive any part of the class portion of the Settlement, nor bound by the release except as it relates to the PAGA portion of the Settlement and release related thereto.

#### HOW TO REQUEST TO BE EXCLUDED FROM THE SETTLEMENT:

<b>How can I request to be excluded from the settlement?</b>	You can request to be excluded from the class portion of the settlement by mailing the Settlement Administrator a written request for exclusion. To do this, you can use the enclosed Request for Exclusion Form.
<b>Is there a deadline to request to be excluded?</b>	You must postmark your completed Request for Exclusion Form or other written request to be excluded by <b>November 14, 2022</b> . If your class notice was returned to the Settlement Administrator as undeliverable and was then remailed to you because the Settlement Administrator found an accurate address for you, your deadline to respond to the settlement will be ten days after the date just listed.
<b>What information do I need to provide?</b>	You must fully complete the enclosed Request for Exclusion Form. Alternatively, you can send a written request for exclusion that includes all of the following: (1) your full name, current address, telephone number, last four digits of your Social Security number or employee identification number; (2) state your intention to exclude yourself from or opt-out of the Settlement; (3) be addressed to Settlement Administrator; and (4) your signature and date of signature or your lawful representative signature and date of signature.

The proposed settlement includes the settlement of claims for civil penalties under PAGA. An employee may not request exclusion from the settlement of a PAGA claim. Thus, if the court approves this settlement, then even if you request exclusion from the settlement, you still will receive an individual settlement share for the PAGA claims if you were employed between December 21, 2019 through March 6, 2022 and will be deemed to have released the PAGA claims. A request for exclusion will preserve your right to individually pursue only the remaining substantive, individual and/or class claims.

## **7. How Do I Object to the Settlement?**

You can ask the Court to deny approval by filing an objection or appearing at the Final Approval Hearing to assert the objection. You cannot ask the Court to order a larger settlement; the Court can only approve or deny the settlement. If the Court denies approval, no settlement payments will be sent out and the lawsuit will continue. Importantly, you cannot object to the settlement if you have requested to be excluded from the settlement.

### **HOW TO OBJECT TO THE SETTLEMENT:**

<b>How can I object to the settlement?</b>	As long as you have not requested to be excluded from the Settlement, you can object to the settlement by mailing the Settlement Administrator a written objection or appearing at the Final Approval Hearing to assert your objection. To do this, you can use the enclosed Formal Objection Form.
<b>Is there a deadline to request to be excluded?</b>	If you send a written objection to the Settlement Administrator, you must postmark your request by <b>November 14, 2022</b> . If your class notice was returned to the Settlement Administrator as undeliverable and was then remailed to you because the Settlement Administrator found an accurate address for you, your deadline to respond to the settlement will be ten days after the date just listed.
<b>What information do I need to provide?</b>	You must fully complete the enclosed Formal Objection Form. Alternatively, you can send a written request for exclusion that includes all of the following: (1) your full name, address, telephone number, the last four digits of your social security number or employee identification number; (2) the words "Notice of Objection" or "Formal Objection" and (3) a short statement of the facts supporting the objections, such as, the legal and factual arguments supporting the objection.

Absent good cause found by the Court, Class Members who fail to file timely written objections in the manner specified above or fail to appear at the Final Approval Hearing to assert an objection shall be deemed to have waived any objections and shall be foreclosed from making any objection (whether an appeal or otherwise) to the settlement.

If the Court rejects the objection, the objector will receive a settlement payment and will be bound by the terms of the settlement and will release claims as defined in Section 8 of this notice and in the settlement agreement.

## **8. How Does This Settlement Affect Employees' Rights?**

If you do not submit a Request for Exclusion Form or other request to be excluded from the settlement and the Court approves of the settlement, you will receive your share of the settlement as described in Section 10 of this notice. In exchange for your share of the settlement, you will be releasing your right to bring your own lawsuit against Nielsen for the same claims that Plaintiff alleged in the lawsuit, or to bring claims that could have been alleged based on a reasonable interpretation of the facts alleged in the Lawsuit. Specifically, if you choose to receive your share of the settlement, you will be releasing your right to file a lawsuit or other claim against Nielsen for California wage and hour violations that occurred from April 8, 2017 through March 6, 2022, such as claims for failure to all regular rate and overtime wages owed during employment, failure to provide lawful meal and rest periods, failure to adopt a compliant sick pay policy, failure to provide accurate itemized wage statements, failure to reimburse for business expenses, and failure to pay all wages due upon termination or resignation.

In addition, the proposed settlement includes the settlement of claims for civil penalties under the PAGA. If you worked for Nielsen from December 21, 2019 through March 6, 2022, you are a PAGA Aggrieved Employee. PAGA Aggrieved Employees will release claims for civil penalties under the PAGA for the claims alleged in Plaintiff's lawsuit. This release will be for the period of time between December 21, 2019 through March 6, 2022.

If you would like to see the settlement documents or complaint on file, you can check [www.occourts.org](http://www.occourts.org), the Court's website, or contact Class Counsel. Directions for accessing the Court's website are outlined in Section 15 of this notice. Class Counsel's information is outlined in Section 4 of this notice.

## **9. *How Much is the Settlement?***

The amount that Nielsen is required to pay under this settlement is \$3,300,00. This amount is referred to as the "Gross Settlement Amount." The Gross Settlement Amount includes the following amounts: (1) approximately \$2,045,110 for disbursement to Class Members who do not request to be excluded from the settlement; (2) \$10,000 to Plaintiff Larry Perez for his effort in bringing this action; (3) costs to administer the settlement – meaning costs associated with mailing this notice to employees and costs associated with sending out settlement checks – to the Settlement Administrator, Phoenix Class Action Administration Solutions, which will not exceed \$20,000; (3) \$100,000 to Plaintiff's claims under the PAGA (of this amount \$75,000 will be paid to the Labor and Workforce Development Agency pursuant to the Private Attorneys' General Act of 2004 and \$25,000 will be available for distribution to PAGA Aggrieved Employees); and (4) payment to Class Counsel in the amount of \$1,099,890 (33.33% of the Gross Settlement Amount) in attorneys' fees for investigating the facts of the case, litigating the case, and negotiating the settlement, and an amount not to exceed \$25,000 for actual costs spent litigating this case. All of these payments are subject to Court approval.

The Court will not approve any of these requests until the Final Approval Hearing. If the any of the amounts awarded are less than the amounts requested, the difference shall become part of the amount available for distribution to employees who do not request to be excluded from the settlement.

## **10. *How Much Can I Expect to Receive from the Settlement?***

Each employee who does not request to be excluded from the settlement will be provisionally assigned an award amount based on his or her tenure as part of the Class. Each Participating Class Member will receive a proportionate share of the Net Settlement Amount that is equal to (i) the number of weeks he or she worked for Nielsen in California, as a Class Member, based on the Class Data provided by Defendant, divided by (ii) the total number of weeks worked by all Participating Class Members based on the same Class Data, which is then multiplied by the Net Settlement Amount. One day worked in a given week will be credited as a work week for purposes of this calculation. Therefore, your settlement payment ties directly to the number of workweeks you worked for Nielsen between April 8, 2017, through March 6, 2022.

Although your exact settlement share cannot be precisely calculated until employees have had the opportunity to request to be excluded from the settlement, based upon the calculation formula above, your approximate share of the settlement is: «ESA\_Before\_Paga» (based on Nielsen's data which shows you worked «Total\_Weeks» of workweeks between April 8, 2017 through March 6, 2022). Please note that under the law, the case can only go back four years from the date it was filed. This means the case can go back to April 8, 2017. If you began your employment prior to April 8, 2017, this lawsuit can only compensate you for the weeks you worked for Nielsen on or after April 8, 2017.

If you believe the number of workweeks attributed to you is incorrect, you must notify the Settlement Administrator by mail or telephone no later than **November 14, 2022**, explaining the basis for the dispute and must produce any supporting documentation showing that the workweeks credited to you are inaccurate. In response to a dispute submitted by a Class Member, Nielsen will review its records, the documentation provided by the Class Member, and shall provide information to the Settlement Administrator in response to any such disputed claim. The Settlement Administrator will make an initial determination about any disputes submitted. The Court shall have the right to review any decision by the Settlement Administrator regarding disputes.

You may also be entitled to a payment for your release of PAGA claims if you worked for Nielsen on or after December 21, 2019, through March 6, 2022. If you worked for Nielsen during this time period, you are a PAGA Aggrieved Employee. Your payment as a PAGA Aggrieved Employee is «PAGA\_Amount». If you submit a dispute, as outlined in the paragraph above, the initial determination made by the Settlement Administrator, subject to Court review, will also apply to the number of weeks you are attributed to have worked as a PAGA Aggrieved Employee.

## **11. *Will Taxes be Taken Out of My Settlement Share?***

Yes, sixty percent (60%) of each class settlement share is intended to settle employees' claims for unpaid wages. This portion of your settlement share will be reduced by applicable payroll tax withholdings and deductions. Nielsen will pay the employer's share of legally required payroll taxes separately and outside of the settlement. The Settlement Administrator will issue you an IRS Form W-2 with respect to this portion of your settlement share.

Forty percent (40%) of each class settlement share is intended to settle each employees' claims for interest and penalties. This portion will not be reduced by payroll tax withholding and deductions. The Settlement Administrator will issue you an IRS Form 1099 with respect to this portion of your settlement share.

One hundred percent (100%) of each PAGA settlement share is intended to settle each employees' claims for penalties under the PAGA. This portion will not be reduced by payroll tax withholding and deductions. The Settlement Administrator will issue you an IRS Form 1099 with respect to this portion of your settlement share.

**12. *When Can I Expect to Receive Money from the Settlement?***

If you do not request to be excluded from the settlement, you should receive your settlement check approximately three months after the Court gives final approval of the settlement and it becomes effective. The effective date of this Settlement will be when the final approval of the settlement can no longer be appealed.

**Please note that you must cash or deposit your settlement check within 180 calendar days after the check is mailed to you.** If your check was lost or misplaced or you have changed your address, please contact the Settlement Administrator. If any checks remain uncashed or not deposited by the expiration of the 180-day period after mailing, they will be deemed void and of no further force and effect. This means that you will not be able to cash or redeem your settlement check 180 days after its issuance. The funds from settlement checks that are voided will be distributed to Legal Aid at Work.

**13. *How Will the Attorneys for the Class Be Paid?***

The Court-appointed attorneys for Plaintiff and the employees will be paid from the Gross Settlement Amount, subject to Court approval, in an amount not to exceed 33.33% of the Gross Settlement Amount (estimated to be \$1,099,890) in attorneys' fees and an amount not to exceed \$25,000 in actual litigation costs. Nielsen has paid and will continue to pay all of its own attorneys' fees and costs.

**14. *How Will the Class Representative Be Paid?***

Plaintiff Larry Perez will also be paid, subject to Court approval, an amount not to exceed \$10,000, in consideration for bringing this case, for the time and effort they put into litigating this case and for conferring a benefit upon other employees and the State of California.

**15. *What do I do if I Need More Information or Have Questions?***

This notice summarizes the proposed settlement. For the precise terms and conditions of the settlement, you can receive a copy of the settlement agreement by contacting Class Counsel at the information listed in Section 4, above, or by accessing the Court docket in this case through the Court's website at <https://www.occourts.org> or by visiting the office of the Court at 751 W. Santa Ana Blvd., Santa Ana, CA 92701 between 8:00 a.m. and 4:00 p.m., Monday through Friday, excluding Court holidays. You may also ask Class Counsel for a copy of any of the case documents to be mailed to you free of charge. Please refer to the Nielsen Class Action Settlement when calling the settlement administrator or Class Counsel.

To view the case documents on the Court's website, access the website <https://www.occourts.org>. Once at this website, click on the "Online Services" link. Then click the link that says "Case Access" under the heading "Online Services". Then click "Civil Case & Document Access." At the bottom of the page, click "Accept Terms". On the next page, type the case number "01194324" into the box with the words "Case Number" and "2021" in the box with the words "Year Filed". Then, click the "Search" button. You will be directed to a screen with the case name. Find the case title "LARRY PEREZ VS. THE NIELSEN COMPANY (US), LLC." and click on the case number associated with this case (30-2021-01194324-CU-OE-CXC). This will take you to the case information. If you scroll down on this page, you will be able to access all of the documents filed in the case.

Additionally, the Court will hold a Final Approval Hearing on the adequacy, reasonableness, and fairness of the Settlement on December 22, 2022 at 2:00 p.m., in Department CX-102 of the Orange County Superior Court, located at 751 W. Santa Ana Blvd., Santa Ana, CA 92701. The Court also will be asked to rule on Class Counsel's request for attorneys' fees and reimbursement of documented costs and expenses and the Service Award to the Class Representative. The Final Approval Hearing may be postponed without further notice to Settlement Class Members. You are not required to attend the Final Approval Hearing, although any Settlement Class Member is welcome to attend the hearing.

Settlement documents, including the Court's final judgment, will be posted on the Settlement Administrator's website (<http://www.phoenixclassaction.com>). Other documents available on the Settlement Administrator's website include the operative complaints, the settlement agreement, and the Court's order granting preliminary approval.

**PLEASE DO NOT TELEPHONE THE COURT OR THE COURT CLERK'S  
OFFICE ABOUT THIS SETTLEMENT OR THE CLAIM PROCESS.**



## TRIBUNAL SUPERIOR DEL CONDADO DE ORANGE

**Si usted trabajó para The Nielsen Company (US), LLC ("Nielsen" o "Demandado") en California como representante de membresía o representante de campo no exento y asalariado en cualquier momento entre el 8 de abril de 2017 y el 6 de marzo de 2022, un acuerdo de demanda colectiva afectará sus derechos. Es posible que tenga derecho a un pago en virtud de este acuerdo.**

*Un tribunal autorizó este aviso. No es una solicitud de un abogado.*

- El ex empleado, Larry Pérez, presentó una demanda colectiva propuesta y una acción conforme a la Ley de Abogados Generales Privados de California ("PAGA") contra Nielsen. Las demandas alegan que Nielsen no pagó todos los salarios por tiempo regular, no pagó los salarios por horas extras, no proporcionó periodos de comida, no autorizó y permitió periodos de descanso, no adoptó una política de pago por enfermedad que cumpliera con las disposiciones de la declaración salarial detallada del empleado, no reembolsó/deducciones ilegales y violó la Ley de Competencia Desleal. Nielsen niega todas las supuestas violaciones y niega su responsabilidad. El Tribunal no se ha pronunciado sobre el fondo del asunto. Las partes han acordado llegar a un acuerdo sobre las reclamaciones expuestas en la demanda.
- Sus derechos legales se ven afectados tanto si actúa como si no lo hace. Lea atentamente este aviso.

<b>SUS DERECHOS Y OPCIONES LEGALES EN ESTE ACUERDO:</b>	
<b>No Hacer Nada</b>	Recibir un pago de conciliación y renunciar a cualquier derecho a demandar por las Reclamaciones Liberadas (definidas a continuación). <b><u>Si usted sigue siendo empleado de Nielsen y opta por recibir un pago de liquidación, esto no afectará a su empleo.</u></b>
<b>Excluirse</b>	No recibir ningún pago como miembro del grupo. Esta es la única opción que le permite formar parte de cualquier otra demanda contra Nielsen que implique las reclamaciones legales y el período legal alegado en este caso. Tenga en cuenta que no puede excluirse de la parte del acuerdo correspondiente a PAGA si es un empleado agraviado por PAGA.
<b>Objetar</b>	Escriba al Tribunal sobre los motivos por los que no está de acuerdo con el acuerdo.

- Estos derechos y opciones -y los plazos para ejercerlos- se explican en este Aviso.
- El Tribunal aún tiene que decidir si aprueba el acuerdo. Los pagos se efectuarán si el Tribunal aprueba el acuerdo. Por favor, tenga paciencia.

<b>¿QUÉ INFORMACIÓN CONTIENE ESTE AVISO?</b>	
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2. ¿De qué trata esta demanda?	Página 2
3. ¿Cómo funciona un acuerdo de demanda colectiva?	Página 3
4. ¿Quiénes son los abogados que representan a las partes?	Página 3
5. ¿Cómo puedo participar en el acuerdo?	Página 4
6. ¿Cómo puedo solicitar que me excluyan del acuerdo?	Página 4
7. ¿Cómo me opongo al acuerdo?	Página 5
8. ¿Cómo afecta este acuerdo a los derechos de los trabajadores?	Página 6
9. ¿A cuánto asciende el acuerdo?	Página 7
10. ¿Cuánto puedo esperar recibir del acuerdo?	Página 7
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### **1. ¿Por qué he recibido este aviso?**

Los registros de Nielsen indican que usted estuvo empleado como representante de membresía y/o representante de campo no exento y asalariado en California por Nielsen en algún momento entre el 8 de abril de 2017 y el 6 de marzo de 2022. Este período de tiempo se denomina el "Período de la Clase". Si usted trabajó para Nielsen en California durante el "Período de la Clase", puede tener derecho a recibir dinero en virtud de este Acuerdo. Este Aviso le proporciona información básica sobre el caso y le informa de sus opciones con respecto al Acuerdo.

### **2. ¿De qué trata este caso?**

Una demanda colectiva contra el Demandado fue presentada por el Demandante en el Tribunal Superior del Condado de Orange el 8 de abril de 2021 (Caso No. 30-2021-01194580-CU-OE-CXC). La demanda operativa en la Demanda Colectiva alega causas de acción contra el Demandado por (1) No pagar todos los salarios por tiempo regular; (2) No pagar los salarios por horas extras; (3) No proporcionar periodos de comida; (4) No autorizar y permitir periodos de descanso; (5) No adoptar una política de pago por enfermedad conforme; (6) Incumplimiento a sabiendas e intencionado de las disposiciones relativas a la declaración salarial detallada de los empleados; (7) Incumplimiento de reembolsos/deducciones ilegales; y (8) Violación de la ley de competencia desleal (Bus. & Prof. Code § 17200, et seq.).

El 21 de diciembre de 2020, la Demandante proporcionó una notificación a la LWDA de acuerdo con la PAGA. La demandante presentó una demanda PAGA contra el demandado en el Tribunal Superior del Condado de Orange el 8 de abril de 2021 (Caso N° 30-2021-01194324-CU-OE-CTL). La demanda operativa en la Acción PAGA alega violaciones contra el Demandado de la PAGA, Código Laboral §2699, et seq. por supuestas violaciones subyacentes de las reclamaciones alegadas en la Demanda Colectiva.

El Tribunal no ha hecho ninguna determinación sobre si las reclamaciones presentadas por el demandante tienen algún mérito. En otras palabras, el Tribunal no ha determinado si se ha violado alguna ley, ni ha decidido a favor del Demandante o del Demandado; en cambio, ambas partes acordaron resolver las demandas sin decidir o admitir quién tiene razón o no. Al acordar la resolución de las demandas, todas las partes evitan los riesgos y el coste de un juicio. El Demandado niega expresamente haber hecho algo malo o haber violado la ley y además niega cualquier responsabilidad ante el Demandante o el Grupo.

### **3. ¿Cómo funciona este acuerdo de demanda colectiva?**

El demandante y sus abogados creen que el acuerdo es justo, adecuado y razonable. El Tribunal Superior del Condado de Orange ha revisado preliminarmente los términos del acuerdo y ha determinado que el acuerdo es justo, adecuado y razonable. En el 18 de agosto de 2022, el Tribunal certificó condicionalmente el Grupo para fines de conciliación solamente y ordenó que usted recibiera este Aviso.

El Tribunal celebrará una Audiencia de Aprobación Definitiva en relación con el acuerdo propuesto el 22 de diciembre de 2022 a las 2:00 p.m., en el Departamento CX-102 ante el Juez Peter J. Wilson ubicado en 751 W. Santa Ana Blvd., Santa Ana, CA 92701. La fecha de la Audiencia de Aprobación Final puede cambiar sin previo aviso al Grupo. Se le aconseja que compruebe el sitio web del Tribunal (las instrucciones para acceder a este sitio se proporcionan en la Sección 15 de este Aviso) para confirmar que la fecha no ha sido cambiada.

### **4. ¿Quiénes son los abogados que representan a las partes?**

<b>Abogados de los demandantes y del grupo ("Abogados del grupo")</b>	<b>Abogados de Nielsen</b>
<b>BUFETE DE ABOGADOS MARA, PC</b> David Mara dmara@maralawfirm.com Jill Vecchi jvecchi@maralawfirm.com 2650 Camino Del Río Norte, Suite 205 San Diego, CA 92108 Teléfono: (619) 234-2833 Facsimil: (619) 234-4048	<b>SEYFARTH SHAW LLP</b> Brian P. Long BPLong@seyfarth.com 601 South Figueroa Street, Suite 3300 Los Ángeles, CA 90017-5793 Teléfono: (213) 270-9600 Facsimil: (213) 270-9601

El Tribunal ha designado al bufete de abogados Mara Law Firm, PC para que le represente a usted y a todos los demás miembros del grupo simultáneamente en este acuerdo. Usted no está obligado a contratar a su propio abogado porque Mara Law Firm, PC está trabajando en su nombre. Pero, si desea tener su propio abogado, puede contratar uno a su propio costo.

#### 5. ¿Cómo puedo participar en el acuerdo?

Si no hace nada, se le incluirá automáticamente como participante en este Acuerdo y no tendrá que realizar ninguna otra acción para recibir su pago del acuerdo. Al participar en el Acuerdo, quedará obligado por el Descargo descrito en la Sección 8 más adelante. Es su responsabilidad asegurarse de que el Administrador del Acuerdo tiene su dirección actual en los archivos, o puede que no reciba información importante o el pago del acuerdo.

**Nota importante:** *Nielsen no tomará ningún tipo de represalia contra usted por participar o no participar en este Acuerdo.*

Si no hace nada, recibirá el dinero y quedará obligado por la liberación de las reclamaciones indicadas en este aviso.

#### 6. ¿Cómo solicito ser excluido del acuerdo?

Si solicita ser excluido del acuerdo, **no** recibirá ninguna parte de la porción de la demanda colectiva. Esta es la única opción que le permite volver a formar parte de cualquier otra demanda contra Nielsen sobre las reclamaciones legales y el periodo legal alegado en este caso. Al optar oportunamente por no participar, ya no recibirá ninguna parte de la porción colectiva del Acuerdo, ni estará obligado por el descargo, excepto en lo que se refiere a la porción PAGA del Acuerdo y al descargo relacionado con ella.

### CÓMO SOLICITAR SER EXCLUIDO DEL ACUERDO:

¿Cómo puedo solicitar ser excluido del acuerdo?	Puede solicitar que se le excluya de la parte del acuerdo que corresponde al grupo enviando al Administrador del Acuerdo una solicitud de exclusión por escrito. Para ello, puede utilizar el formulario de solicitud de exclusión adjunto.
¿Existe un plazo para solicitar la exclusión?	Debe enviar por correo su formulario de solicitud de exclusión completado u otra solicitud escrita para ser excluido antes del <b>14 de noviembre de 2022</b> . Si su notificación de clase fue devuelta al Administrador del Acuerdo como imposible de entregar y luego se le volvió a enviar por correo porque el Administrador del Acuerdo encontró una dirección correcta para usted, su fecha límite para responder al acuerdo será diez días después de la fecha recién indicada.
¿Qué información debo proporcionar?	Debe rellenar completamente el formulario de solicitud de exclusión adjunto. Alternativamente, puede enviar una solicitud de exclusión por escrito que incluya todo lo siguiente (1) su nombre completo, su dirección actual, su número de teléfono, los cuatro últimos dígitos de su número de la Seguridad Social o de su número de identificación de empleado; (2) que declare su intención de excluirse o de optar por no participar en el Acuerdo, (3) que se dirija al Administrador del Acuerdo; y (4) su firma y la fecha de la misma o la de su representante legal y la fecha de la misma.

El acuerdo propuesto incluye la liquidación de las reclamaciones por sanciones civiles en virtud de la PAGA. Un empleado no puede solicitar la exclusión de la liquidación de una reclamación PAGA. Por lo tanto, si el tribunal aprueba este acuerdo, incluso si usted solicita la exclusión del acuerdo, seguirá recibiendo una parte individual del acuerdo por las reclamaciones PAGA si fue empleado entre el 21 de diciembre de 2019 y el 6 de marzo de 2022 y se considerará que ha liberado las reclamaciones PAGA. Una solicitud de exclusión preservará su derecho a perseguir individualmente sólo las restantes reclamaciones sustantivas, individuales y/o colectivas.

## 7. ¿Cómo puedo objetar al acuerdo?

Puede pedir al Tribunal que deniegue la aprobación presentando una objeción o compareciendo en la Audiencia de Aprobación Definitiva para hacer valer la objeción. No puede pedir al Tribunal que ordene un acuerdo mayor; el Tribunal sólo puede aprobar o denegar el acuerdo. Si el Tribunal deniega la aprobación, no se enviará ningún pago del acuerdo y el pleito continuará. Es importante destacar que usted no puede objetar el acuerdo si ha solicitado ser excluido del mismo.

### CÓMO OBJETAR EL ACUERDO:

<b>¿Cómo puedo oponerme al acuerdo?</b>	Mientras no haya solicitado ser excluido del Acuerdo, usted puede objetar al acuerdo enviando al Administrador del Acuerdo una objeción por escrito o compareciendo en la Audiencia de Aprobación Final para hacer valer su objeción. Para ello, puede utilizar el formulario de objeción formal adjunto.
<b>¿Existe un plazo para solicitar la exclusión?</b>	Si envía una objeción por escrito al Administrador del Acuerdo, deberá enviar su solicitud por correo antes del <b>14 de noviembre de 2022</b> . Si su aviso de clase fue devuelto al Administrador del Acuerdo como imposible de entregar y luego se le volvió a enviar por correo porque el Administrador del Acuerdo encontró una dirección correcta para usted, su plazo para responder al acuerdo será de diez días después de la fecha que se acaba de indicar.
<b>¿Qué información debo proporcionar?</b>	Debe rellenar completamente el formulario de objeción formal adjunto. Alternativamente, puede enviar una solicitud de exclusión por escrito que incluya todo lo siguiente (1) su nombre completo, dirección, número de teléfono, los cuatro últimos dígitos de su número de seguridad social o número de identificación de empleado; (2) las palabras "Aviso de objeción" o "Objeción formal" y (3) una breve declaración de los hechos que apoyan las objeciones, como, los argumentos legales y fácticos que apoyan la objeción.

En ausencia de una buena causa encontrada por el Tribunal, se considerará que los Miembros del Grupo que no presenten a tiempo sus objeciones por escrito en la forma especificada anteriormente o que no comparezcan en la Audiencia de Aprobación Final para hacer valer una objeción, han renunciado a cualquier objeción y se les impedirá hacer cualquier objeción (ya sea una apelación o de otro tipo) al acuerdo.

Si el Tribunal rechaza la objeción, el objetor recibirá un pago de conciliación y estará obligado a cumplir con los términos de la conciliación y a liberar las reclamaciones tal y como se define en la Sección 8 de esta notificación y en el acuerdo de conciliación.

## 8. ¿Cómo afecta este acuerdo a los derechos de los trabajadores?

Si no presenta un Formulario de Solicitud de Exclusión u otra solicitud para ser excluido del acuerdo y el Tribunal aprueba el acuerdo, recibirá su parte del acuerdo como se describe en la Sección 10 de este aviso. A cambio de su parte del acuerdo, usted renunciará a su derecho a presentar su propia demanda contra Nielsen por las mismas reclamaciones que el demandante alegó en la demanda, o a presentar reclamaciones que podrían haberse alegado basándose en una interpretación razonable de los hechos alegados en la demanda. Específicamente, si decide recibir su parte del acuerdo, estará renunciando a su derecho a presentar una demanda u otra reclamación contra Nielsen por violaciones de salarios y horas de trabajo en California ocurridas desde el 8 de abril de 2017 hasta el 6 de marzo de 2022, tales como reclamaciones por el incumplimiento de todos los salarios regulares y las horas extraordinarias adeudadas durante el empleo, el incumplimiento de los períodos de comida y descanso legales, el incumplimiento de la adopción de una política de pago por enfermedad que cumpla con los requisitos, el incumplimiento de la provisión de declaraciones salariales detalladas precisas, el incumplimiento del reembolso de los gastos comerciales y el incumplimiento del pago de todos los salarios adeudados tras la terminación o la renuncia.

Además, el acuerdo propuesto incluye la liquidación de las reclamaciones por sanciones civiles en virtud de la PAGA. Si usted trabajó para Nielsen desde el 21 de diciembre de 2019 hasta el 6 de marzo de 2022, usted es un empleado agraviado por la PAGA. Los Empleados Agraviados por PAGA liberarán las reclamaciones por sanciones civiles en virtud de la PAGA para las reclamaciones alegadas en la demanda del Demandante. Esta liberación será para el período de tiempo entre el 21 de diciembre de 2019 hasta el 6 de marzo de 2022.

Si desea ver los documentos del acuerdo o la demanda en el expediente, puede consultar [www.occourts.org](http://www.occourts.org), el sitio web del Tribunal, o ponerse en contacto con los Abogados del Grupo. Las instrucciones para acceder al sitio web del Tribunal se describen en la Sección 15 de este aviso. La información de los abogados del grupo se describe en la sección 4 de este aviso.

#### **9. ¿A cuánto asciende la indemnización?**

La cantidad que Nielsen debe pagar en virtud de este acuerdo es de \$3,300.00. Esta cantidad se denomina "Importe bruto del acuerdo". El Importe Bruto del Acuerdo incluye las siguientes cantidades: (1) aproximadamente \$2,045,110.00 para el desembolso a los Miembros del Grupo que no soliciten ser excluidos del acuerdo; (2) \$10,000.00 al Demandante Larry Pérez por su esfuerzo en la interposición de esta acción; (3) los costes para administrar el acuerdo -es decir, los costes asociados al envío de esta notificación a los empleados y los costes asociados al envío de los cheques del acuerdo- al Administrador del Acuerdo, Phoenix Class Action Administration Solutions, que no superarán los \$20,000.00; (3) \$100,000.00 para las reclamaciones del demandante en virtud de la ley PAGA (de esta cantidad, 475,000.00 se pagarán a la Agencia de Desarrollo Laboral y de la Fuerza de Trabajo de conformidad con la Ley de Abogados Generales Privados de 2004 y \$25,000.00 estarán disponibles para su distribución entre los empleados agraviados por la ley PAGA); y (4) el pago a los abogados del grupo por un importe de \$1,099,890.00 (el 33.33% del Monto Bruto del Acuerdo) en concepto de honorarios de abogados por la investigación de los hechos del caso, el litigio del caso y la negociación del acuerdo, y una cantidad que no excederá los \$25,000.00 por los costos reales gastados en el litigio de este caso. Todos estos pagos están sujetos a la aprobación del Tribunal.

El Tribunal no aprobará ninguna de estas solicitudes hasta la Audiencia de Aprobación Final. Si alguna de las cantidades adjudicadas es inferior a las solicitadas, la diferencia pasará a formar parte de la cantidad disponible para su distribución entre los empleados que no soliciten ser excluidos del acuerdo.

#### **10. ¿Cuánto puedo esperar recibir del acuerdo?**

A cada empleado que no solicite ser excluido del acuerdo se le asignará provisionalmente un importe de adjudicación basado en su permanencia como parte de la Clase. Cada Miembro de la Clase participante recibirá una parte proporcional del Importe neto del acuerdo que es igual a (i) el número de semanas que trabajó para Nielsen en California, como Miembro de la Clase, en base a los Datos de la Clase proporcionados por el Demandado, dividido por (ii) el número total de semanas trabajadas por todos los Miembros de la Clase participantes en base a los mismos Datos de la Clase, que luego se multiplica por el Importe neto del acuerdo. Un día trabajado en una semana determinada se acreditará como una semana de trabajo a efectos de este cálculo. Por lo tanto, el pago de su liquidación está directamente relacionado con el número de semanas de trabajo que usted trabajó para Nielsen entre 8 de abril, 2017, hasta el 6 de marzo de 2022.

Aunque su parte exacta del acuerdo no puede ser calculada con precisión hasta que los empleados hayan tenido la oportunidad de solicitar ser excluidos del acuerdo, basándose en la fórmula de cálculo anterior, su parte aproximada del acuerdo es: «ESA\_Before\_Paga» (basado en los datos de Nielsen que muestran que usted trabajó «Total\_Weeks» semanas laborales entre el 8 de abril de 2017 y el 6 de marzo de 2022). Tenga en cuenta que, según la ley, el caso sólo puede retroceder cuatro años desde la fecha en que se presentó. Esto significa que el caso puede remontarse al 8 de abril de 2017. Si usted comenzó su empleo antes del 8 de abril de 2017, esta demanda sólo puede compensarle por las semanas que trabajó para Nielsen a partir del 8 de abril de 2017.

Si cree que el número de semanas de trabajo que se le atribuye es incorrecto, debe notificarlo al Administrador del Acuerdo por correo o por teléfono a más tardar el **14 de noviembre de 2022**, explicando la base de la disputa y debe presentar cualquier documentación de apoyo que demuestre que las semanas de trabajo que se le atribuyen son inexactas. En respuesta a una disputa presentada por un Miembro del Grupo, Nielsen revisará sus registros, la documentación proporcionada por el Miembro del Grupo y proporcionará información al Administrador del Acuerdo en respuesta a cualquier reclamación disputada. El Administrador del Acuerdo tomará una determinación inicial sobre cualquier disputa presentada. El Tribunal tendrá derecho a revisar cualquier decisión del Administrador del Acuerdo en relación con las disputas.

También puede tener derecho a un pago por su liberación de las reclamaciones de PAGA si trabajó para Nielsen el 21 de diciembre de 2019 o después, hasta el 6 de marzo de 2022. Si trabajó para Nielsen durante este período de tiempo, usted es un empleado agraviado por PAGA. Su pago como empleado agraviado por PAGA es de «PAGA\_Amount». Si usted presenta una disputa, como se indica en el párrafo anterior, la determinación inicial realizada por el Administrador del Acuerdo, sujeta a la revisión del Tribunal, también se aplicará al número de semanas que se le atribuye haber trabajado como Empleado Agraviado por PAGA.

**11. ¿Se descontarán los impuestos de mi cuota de liquidación?**

Sí, el sesenta por ciento (60%) de la cuota de liquidación de cada grupo se destina a liquidar las reclamaciones de los empleados por salarios impagados. Esta parte de su cuota de liquidación se verá reducida por las retenciones y deducciones de impuestos sobre la nómina aplicables. Nielsen pagará la parte del empleador de los impuestos sobre la nómina legalmente exigidos por separado y fuera del acuerdo. El administrador del acuerdo le emitirá un formulario W-2 del IRS con respecto a esta parte de su cuota de liquidación.

El cuarenta por ciento (40%) de la cuota de liquidación de cada grupo se destina a liquidar las reclamaciones de los empleados en concepto de intereses y sanciones. Esta porción no se reducirá por las retenciones y deducciones del impuesto sobre la nómina. El Administrador del Acuerdo le emitirá un formulario 1099 del IRS con respecto a esta porción de su cuota de liquidación.

El cien por cien (100%) de cada cuota de liquidación de la PAGA se destina a liquidar las reclamaciones de los empleados por sanciones en virtud de la PAGA. Esta porción no se reducirá por las retenciones y deducciones del impuesto sobre la nómina. El Administrador del Acuerdo le emitirá un formulario 1099 del IRS con respecto a esta porción de su cuota de liquidación.

**12. ¿Cuándo puedo esperar recibir el dinero del acuerdo?**

Si no solicita ser excluido de la conciliación, debería recibir su cheque de conciliación aproximadamente tres meses después de que el Tribunal otorgue la aprobación final de la conciliación y ésta entre en vigor. La fecha de entrada en vigor de este acuerdo será cuando la aprobación final del acuerdo ya no pueda ser apelada.

**Tenga en cuenta que debe cobrar o depositar su cheque de liquidación en un plazo de 180 días naturales a partir de la fecha en que se le envíe el cheque por correo.** Si su cheque se ha perdido o extraviado o ha cambiado de dirección, póngase en contacto con el Administrador del Acuerdo. Si alguno de los cheques no se cobra o no se deposita al expirar el plazo de 180 días tras el envío, se considerará nulo y no tendrá más fuerza ni efecto. Esto significa que no podrá cobrar o canjear su cheque de liquidación 180 días después de su emisión. Los fondos de los cheques de liquidación que sean anulados se distribuirán a Legal Aid at Work.

**13. ¿Cómo se pagará a los abogados del grupo?**

Los abogados designados por el Tribunal para Demandante y los empleados serán pagados con el Monto Bruto del Acuerdo, sujeto a la aprobación del Tribunal, en una cantidad que no exceda el 33,33% del Monto Bruto del Acuerdo (estimado en \$1,099,890.00) en concepto de honorarios de abogados y una cantidad que no exceda los \$25,000.00 en concepto de costos reales del litigio. Nielsen ha pagado y seguirá pagando todos los honorarios de sus abogados y las costas.

**14. ¿Cómo se pagará al representante del grupo?**

Al demandante Larry Pérez también se le pagará, sujeto a la aprobación del Tribunal, una cantidad que no excederá de \$10,000.00, en consideración a la presentación de este caso, por el tiempo y el esfuerzo que puso en el litigio de este caso y por conferir un beneficio a otros empleados y al Estado de California.

**15. ¿Qué hago si necesito más información o tengo preguntas?**

Esta notificación resume el acuerdo propuesto. Para conocer los términos y condiciones precisos de la conciliación, puede recibir una copia del acuerdo de conciliación poniéndose en contacto con los Abogados del Grupo en la información indicada en la Sección 4, más arriba, o accediendo al expediente del Tribunal en este caso a través del sitio web del Tribunal en <https://www.occourts.org> o visitando la oficina del Tribunal en 751 W. Santa Ana Blvd., Santa Ana, CA 92701 entre las 8:00 a.m. y las 4:00 p.m., de lunes a viernes, excluyendo los días festivos del Tribunal. También puede solicitar a los Abogados del Grupo que le envíen por correo una copia de cualquiera de los documentos del caso de forma gratuita. Por favor, haga referencia al Acuerdo de Demanda Colectiva de Nielsen cuando llame al administrador del acuerdo o al Asesor del Grupo.

Para ver los documentos del caso en la página web del Tribunal, acceda a la página web <https://www.occourts.org>. Una vez en este sitio web, haga clic en el enlace "Online Services". Luego haga clic en el enlace que dice "Case Access" bajo el título "Online Services". A continuación, haga clic en "Civil Case & Document Access". Al final de la página, haga clic en "Accept Terms". En la siguiente página, escriba el número de caso "01194324" en la casilla con las palabras "Case Number" y "2021" en la casilla con las palabras "Year Filed". A continuación, pulse el botón "Search". Será dirigido a una pantalla con el nombre del caso. Busque el título del caso "LARRY PEREZ VS. THE NIELSEN COMPANY (US), LLC."

y haga clic en el número de caso asociado a este caso (30-2021-01194324-CU-OE-CXC). Esto le llevará a la información del caso. Si se desplaza hacia abajo en esta página, podrá acceder a todos los documentos presentados en el caso.

Además, el Tribunal celebrará una Audiencia de Aprobación Final sobre la adecuación, razonabilidad y equidad del Acuerdo el 22 de diciembre de 2022 a las 2:00 p.m., en el Departamento CX-102 del Tribunal Superior del Condado de Orange, ubicado en 751 W. Santa Ana Blvd., Santa Ana, CA 92701. También se le pedirá al Tribunal que se pronuncie sobre la solicitud de los abogados del Grupo de que se le reembolsen los costos y gastos documentados y la Adjudicación de Servicios al Representante del Grupo. La Audiencia de Aprobación Definitiva puede posponerse sin previo aviso a los Miembros del Grupo del Acuerdo. No está obligado a asistir a la Audiencia de Aprobación Definitiva, aunque cualquier Miembro del Grupo del Acuerdo es bienvenido a asistir a la audiencia.

Los documentos del acuerdo, incluida la sentencia final del Tribunal, se publicarán en el sitio web del Administrador del Acuerdo (<http://www.phoenixclassaction.com>). Otros documentos disponibles en el sitio web del Administrador del Acuerdo incluyen las denuncias operativas, el acuerdo de conciliación y la orden del Tribunal que concede la aprobación preliminar.

**POR FAVOR, NO LLAME POR TELÉFONO AL TRIBUNAL O A LA  
OFICINA DEL SECRETARIO JUDICIAL SOBRE ESTE ACUERDO O EL  
PROCESO DE RECLAMACIÓN.**

**REQUEST FOR EXCLUSION FORM**

*Larry Perez v. The Nielsen Company (US), LLC*  
Case No. 30-2021-01194324-CU-OE-CTL  
Orange County Superior Court  
751 W. Santa Ana Blvd.  
Santa Ana, CA 92701

IF YOU DO **NOT** WANT TO PARTICIPATE IN THE SETTLEMENT, YOU MUST SIGN AND FILL OUT THIS FORM ACCURATELY AND IN ITS ENTIRETY, AND MAIL THIS FORM BY FIRST CLASS U.S. MAIL TO THE ADDRESS BELOW SO THAT IT IS POSTMARKED ON OR BEFORE **NOVEMBER 14, 2022**. IF THE NOTICE OF CLASS ACTION SETTLEMENT WAS REMAILED TO YOU, YOU HAVE AN EXTRA TEN (10) DAYS AFTER THIS DATE TO REQUEST TO BE EXCLUDED FROM THE SETTLEMENT.

Phoenix Settlement Administrators  
P.O. Box 7208  
Orange, CA 92863  
Telephone: (800) 523-5773  
Facsimile: (949) 209-2503  
Email: [notice@phoenixclassaction.com](mailto:notice@phoenixclassaction.com)

I confirm that I have received notice of the proposed settlement in this action. I have decided to be excluded from the settlement, and I have decided **not** to participate in the proposed settlement. Please note that you cannot request to be excluded from the PAGA portion of the settlement. As such, if you request to be excluded from the settlement and are a PAGA Aggrieved Employee, you will still receive your portion of the PAGA Fund.

\_\_\_\_\_  
(Date)

\_\_\_\_\_  
(Signature)

\_\_\_\_\_  
(Address)

\_\_\_\_\_  
(Type or Print Name)

\_\_\_\_\_  
(City, State, Zip)

\_\_\_\_\_  
(Employee Identification Number or Last Four  
Digits of Social Security Number)

\_\_\_\_\_  
(Telephone Number)



**FORMULARIO DE SOLICITUD DE EXCLUSIÓN**

*Larry Pérez contra The Nielsen Company (US), LLC*  
Caso n° 30-2021-01194324-CU-OE-CTL  
Tribunal Superior del Condado de Orange  
751 W. Santa Ana Blvd.  
Santa Ana, CA 92701

SI **NO** DESEA PARTICIPAR EN LA CONCILIACIÓN, DEBE FIRMAR Y RELLENAR ESTE FORMULARIO CON EXACTITUD Y EN SU TOTALIDAD, Y ENVIARLO POR CORREO DE PRIMERA CLASE DE LOS ESTADOS UNIDOS A LA DIRECCIÓN INDICADA A CONTINUACIÓN, DE MODO QUE TENGA EL MATASELLOS DEL **14 DE NOVIEMBRE DE 2022** O ANTES. SI LA NOTIFICACIÓN DEL ACUERDO DE DEMANDA COLECTIVA LE FUE ENVIADA DE NUEVO, TIENE DIEZ (10) DÍAS ADICIONALES DESPUÉS DE ESTA FECHA PARA SOLICITAR SER EXCLUIDO DEL ACUERDO.

Phoenix Settlement Administrators  
P.O. Box 7208  
Orange, CA 92863  
Teléfono: (800) 523-5773  
Facsímil: (949) 209-2503  
Correo electrónico: notice@phoenixclassaction.com

Confirmando que he recibido la notificación del acuerdo propuesto en esta acción. He decidido ser excluido del acuerdo, y he decidido **no** participar en el acuerdo propuesto. Por favor, tenga en cuenta que no puede solicitar ser excluido de la parte del acuerdo correspondiente a la PAGA. Por lo tanto, si usted solicita ser excluido del acuerdo y es un empleado agraviado por la ley PAGA, seguirá recibiendo su porción del Fondo PAGA.

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(Fecha)

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(Firma)

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(Dirección)

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(Escriba a máquina o con letra de molde el nombre)

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(Ciudad, Estado, Código Postal)

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(Número de identificación del empleado o los cuatro últimos dígitos del número de la seguridad social)

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(Número de teléfono)

*Larry Perez v. The Nielsen Company (US), LLC*  
Case No. 30-2021-01194324-CU-OE-CTL

**FORMAL OBJECTION FORM**

IF YOU WANT TO OBJECT TO THE SETTLEMENT, YOU MUST SIGN AND FILL OUT THIS FORM ACCURATELY AND IN ITS ENTIRETY, AND MAIL THIS FORM BY FIRST CLASS U.S. MAIL TO THE ADDRESS BELOW SO THAT IT IS POSTMARKED ON OR BEFORE **NOVEMBER 14, 2022**. IF THE NOTICE OF CLASS ACTION SETTLEMENT WAS REMAILED TO YOU, YOU HAVE AN EXTRA TEN (10) DAYS AFTER THIS DATE TO OBJECT TO THE SETTLEMENT.

Phoenix Settlement Administrators  
P.O. Box 7208  
Orange, CA 92863  
Telephone: (800) 523-5773  
Facsimile: (949) 209-2503  
Email: notice@phoenixclassaction.com

**I WANT TO OBJECT TO THE SETTLEMENT.**

I confirm that I was employed by The Nielsen Company (US), LLC as a non-exempt, salaried Membership Representative or Field Representative in California during the period of time beginning on April 8, 2017 and ending on March 6, 2022. I confirm that I have received notice of the proposed settlement in this action.

Please provide the basis for your objection (you may also provide this on a separate document enclosed and returned with this form):

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You may provide copies of documents or other exhibits you intend on relying on in support of your objection when you return this form if you would like.

You may appear at the final approval hearing, if you so choose, to discuss your objection with the Court. Please note that if the Court rejects your objection, you will receive a settlement payment and will be bound by the terms of the settlement.

\_\_\_\_\_  
(Date)

\_\_\_\_\_  
(Signature)

\_\_\_\_\_  
(Address)

\_\_\_\_\_  
(Type or Print Name)

\_\_\_\_\_  
(City, State, Zip)

\_\_\_\_\_  
(Employee Identification Number or  
Last Four Digits of Social Security Number)

\_\_\_\_\_  
(Telephone Number)

*Larry Pérez contra The Nielsen Company (US), LLC*  
Caso n° 30-2021-01194324-CU-OE-CTL

**FORMULARIO DE OBJECCIÓN FORMAL**

SI DESEA OBJETAR LA CONCILIACIÓN, DEBE FIRMAR Y LLENAR ESTE FORMULARIO CON EXACTITUD Y EN SU TOTALIDAD, Y ENVIARLO POR CORREO DE PRIMERA CLASE DE LOS ESTADOS UNIDOS A LA DIRECCIÓN QUE SE INDICA A CONTINUACIÓN, DE MANERA QUE TENGA MATASELLOS DEL **14 DE NOVIEMBRE DE 2022** O ANTES DE. SI LA NOTIFICACIÓN DE LA CONCILIACIÓN DE LA DEMANDA COLECTIVA LE FUE REENVIADA, USTED TIENE DIEZ (10) DÍAS ADICIONALES DESPUÉS DE ESTA FECHA PARA OBJETAR LA CONCILIACIÓN.

Phoenix Settlement Administrators  
P.O. Box 7208  
Orange, CA 92863  
Teléfono: (800) 523-5773  
Facsímil: (949) 209-2503  
Correo electrónico: [notice@phoenixclassaction.com](mailto:notice@phoenixclassaction.com)

**QUIERO OBJETAR EL ACUERDO.**

Confirmando que fui empleado por The Nielsen Company (US), LLC como representante de membresía o representante de campo no exento y asalariado en California durante el período de tiempo que comenzó el 8 de abril de 2017 y terminó el 6 de marzo de 2022. Confirmando que he recibido la notificación del acuerdo propuesto en esta acción.

Por favor, indique el fundamento de su objeción (también puede hacerlo en un documento separado que se adjunta y devuelve con este formulario):

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Si lo desea, puede proporcionar copias de los documentos u otras pruebas en las que piensa basar su objeción cuando devuelva este formulario.

Puede comparecer en la audiencia de aprobación final, si así lo desea, para discutir su objeción con el Tribunal. Tenga en cuenta que si el Tribunal rechaza su objeción, recibirá el pago del acuerdo y quedará obligado por los términos del mismo.

\_\_\_\_\_  
(Fecha)

\_\_\_\_\_  
(Firma)

\_\_\_\_\_  
(Dirección)

\_\_\_\_\_  
(Escriba a máquina o con letra de molde el nombre)

\_\_\_\_\_  
(Ciudad, Estado, Código Postal)

\_\_\_\_\_  
(Número de identificación del empleado o  
Cuatro últimos dígitos del número de la  
Seguridad Social)

\_\_\_\_\_  
(Número de teléfono)