1 2 3 4 5 6 7 8 9 10	BIBIYAN LAW GROUP, P.C. David D. Bibiyan (SBN 287811) david@tomorrowlaw.com Jeffrey D. Klein (SBN 297296) jeff@tomorrowlaw.com Vedang J. Patel (SBN 328647) vedang@tomorrowlaw.com 8484 Wilshire Boulevard, Suite 500 Beverly Hills, California 90211 Tel: (310) 438-5555; Fax: (310) 300-1705 Attorneys for Plaintiff, DAVID RODRIGUEZ, on behalf of himself and all others similarly situ NEIL S. LERNER (SBN 134031) ARUN DAYALAN (SBN 225255) COX WOOTTON LERNER GRIFFIN & HANSEN LLP 12011 San Vicente Boulevard, Suite 600 Los Angeles, California 90049	ated		
11	Tel: (310) 440-0020 Fax: (310) 440-0015			
12	Attorneys for Defendant PACIFICA TRUCKS, LLC			
13				
14	SUPERIOR COURT OF THE STATE OF CALIFORNIA			
15	FOR THE COUNTY OF LOS ANGELES – SPRING STREET COURTHOUSE			
16 17	DAVID RODRIGUEZ, on behalf of himself and all others similarly situated,	CASE NO.: 20STCV37576 [Assigned to the Hon. Stuart Rice, in Dept. 1]		
18	Plaintiff,	CLASS ACTION		
19	V.			
20	PACIFICA TRUCKS, LLC, a California	FIRST AMENDED JOINT STIPULATION RE: CLASS ACTION AND REPRESENTATIVE ACTION		
21	limited liability company; PEOPLEASE LLC, a South Carolina limited liability company;	SETTLEMENT		
22	and DOES 1 through 100, inclusive,	Action Filed: October 1, 2020 Trial Date: None Set		
23	Defendants.			
24				
25				
26	This First Amended Joint Stipulation re: Class Action and Representative Action			
27	Settlement ("Settlement" or "Agreement" or "S	ettlement Agreement") is made by and between		
28	plaintiff DAVID RODRIGUEZ ("Plaintiff") individually and on behalf of the Settlement Class,			
	1			
	JOINT STIPULATION RE: CLASS ACTION AND REPRESENTATIVE ACTION SETTLEMENT			

on the one hand; and defendant Pacifica Trucks, LLC. ("Pacifica" or "Defendant"), on the other
hand, in the lawsuit entitled *Rodriguez v. Pacifica Trucks, LLC.*, filed in Los Angeles County
Superior Court, Case No. 20STCV37576 (the "Action"). Plaintiff and Defendant shall be, at
times, collectively referred to as the "Parties". This Agreement is intended by the Parties to fully,
finally, and forever resolve the claims as set forth herein, based upon and subject to the terms
and conditions of this Agreement.

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15

1. **DEFINITIONS**

8 A. "Action" means *Rodriguez v. Pacifica Trucks, LLC* filed in Los Angeles, Case
9 No. 20STCV37576.

B. "Aggrieved Employees" means all current and former non-exempt, hourly-paid
employees who worked in California for Defendant at any time during the PAGA Period.

C. "Class Counsel" means: David D. Bibiyan and Jeffrey D. Klein of Bibiyan Law
Group, P.C. The term "Class Counsel" shall be used synonymously with the term "Plaintiff's
Counsel."

D. "Class Period" means the period from October 29, 2016 through May 3, 2022.

16 E. "Class Notice" means and refers to the notice sent to Class Members after
17 preliminary approval of the Settlement in the manner described in Paragraph 9(A) of this
18 Agreement.

19 F. "Court" means the Superior Court of the State of California for the County of
20 Los Angeles.

G. "Final Approval Date" means the later of: (1) the date the Court signs an Order
granting final approval of this Settlement ("Final Approval") and Judgment; (2) if there is an
objector, 60 days from the date the Final Approval and Judgment; or (3) to the extent any appeals
have been filed, the date on which they have been resolved or exhausted.

25

H.

"Defendant" means Pacifica Trucks, LLC.

I. "Employer Taxes" means employer-funded taxes and contributions imposed on
the wage portions of the Individual Settlement Payments under the Federal Insurance
Contributions Act, the Federal Unemployment Tax Act, and any similar state and federal taxes

1 and contributions required of employers, such as for unemployment insurance.

2 J. "General Release" means the broader release of claims by Plaintiff, which is in addition to Plaintiff's limited release of claims as a Participating Class Member.

3

4 K. "Gross Settlement Amount" means a non-reversionary fund in the sum of One 5 Hundred Seventy Four Thousand Nine Hundred Seventy-Five Dollars and Zero Cents 6 (\$174,975.00),¹ which shall be paid by Defendant, from which all payments for the Individual 7 Settlement Payments to Participating Class Members, the Court-approved amounts for attorneys' 8 fees and reimbursement of litigation costs and expenses to Class Counsel, Settlement 9 Administration Costs, the Service Award, the PAGA Payment, and the LWDA Payment shall be 10 paid. It expressly excludes Employer Taxes, which shall be paid by Defendant separate, apart, 11 and in addition to the Gross Settlement Amount.

12 L. "Individual PAGA Payment" means a payment made to an Aggrieved 13 Employee for his or her share of the PAGA Payment, which may be in addition to his or her 14 Individual Settlement Share if he or she is also a Participating Class Member.

15 "Individual Settlement Payment" means a payment to a Participating Class M. 16 Member of his or her net share of the Net Settlement Amount.

17 N. "Individual Settlement Share" means the gross amount of the Net Settlement 18 Amount that a Participating Class Member is projected to receive based on the number of 19 Workweeks that he or she worked as a Settlement Class Member during the Class Period, which 20 shall be reflected in his or her Class Notice.

21 0. "LWDA Payment" means the payment to the State of California Labor and 22 Workforce Development Agency ("LWDA") for its seventy-five percent (75%) share of the total 23 amount allocated toward penalties under the PAGA all of which is to be paid from the Gross 24 Settlement Amount. The Parties have agreed that Seventeen Thousand Five Hundred Dollars and 25 Zero Cents (\$17,500.00) shall be allocated toward PAGA penalties, of which Thirteen Thousand 26 One Hundred Twenty-Five Dollars and Zero Cents (\$13,125.00) will be paid to the LWDA (i.e., the LWDA Payment) and Four Thousand Three Hundred Seventy-Five Dollars and Zero Cents 27 28

¹ As the same may be increased in accordance with Paragraph 17, below.

JOINT STIPULATION RE: CLASS ACTION AND REPRESENTATIVE ACTION SETTLEMENT

(\$4,375.00) will be paid to Aggrieved Employees on a *pro rata* basis based on the Workweeks
 worked for Defendant as a non-exempt, hourly-paid employee in California in the PAGA Period
 (*i.e.* the PAGA Payment).

P. "Net Settlement Amount" means the portion of the Gross Settlement Amount
that is available for distribution to the Participating Class Members after deductions for the Courtapproved allocations for Settlement Administration Costs, a Service Award to Plaintiff, an award
of attorneys' fees, reimbursement of litigation costs and expenses to Class Counsel, the LWDA
Payment, and the PAGA Payment.

9 Q. "Operative Complaint" or "Complaint" means the Complaint that was filed
10 with the Court on October 1, 2020.

R. "PAGA Payment is the 25% portion of the Seventeen Thousand Five Hundred
Dollars and Zero Cent (\$17,500.00) that is allocated toward PAGA penalties Four Thousand
Three Hundred Seventy Five Dollars and Zero Cents (\$4,375.00) that will be paid to Aggrieved
Employees on a *pro rata* basis based on the Workweeks worked as non-exempt, hourly-paid
employees in California in the PAGA Period, which would be in addition to their Individual
Settlement Payment if they are Participating Class Members, as well.

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S. "**PAGA Period**" means the period from July 24, 2019 through May 3, 2022.

18 T. "Participating Class Members" means all Settlement Class Members who do
19 not submit a timely and valid Request for Exclusion.

•

U. "Participating Individual Settlement Share" means the gross amount of the Net
Settlement Amount that a Participating Class Member is eligible to receive based on the number
of Workweeks that he or she worked as a Settlement Class Member during the Class Period once
all opt-outs have been factored in, excluding any Individual PAGA Payment to which he or she
may be entitled if he or she is also an Aggrieved Employee.

V. "Plaintiff", "Named Plaintiff" or "Class Representative" shall refer to
plaintiff David Rodriguez.

W. "Preliminary Approval Date" means the date on which the Court enters an
Order granting preliminary approval of the Settlement.

1 X. "Released Parties" shall mean Defendant and each of its past, present, and future 2 respective subsidiaries, dba's, affiliates, parents, insurers and reinsurers, and company-sponsored 3 employee benefit plans of any nature and their successors and predecessors in interest, including 4 all of their officers, directors, shareholders, employees, agents, principals, heirs, representatives, 5 accountants, auditors, consultants, attorneys, administrators, fiduciaries, trustees, and agents.

6 Y. "Response Deadline" means the deadline for Settlement Class Members to mail 7 any Requests for Exclusion, Objections, or Workweek Disputes to the Settlement Administrator, 8 which is forty-five (45) calendar days from the date that the Class Notice is first mailed in English 9 and Spanish by the Settlement Administrator, unless a Class Member's notice is re-mailed. In 10 such an instance, the Response Deadline shall be fifteen (15) calendar days from the re-mailing, 11 or forty-five (45) calendar days from the date of the initial mailing, whichever is later, in which 12 to postmark a Request for Exclusion, Workweek Dispute or Objection. The date of the postmark 13 shall be the exclusive means for determining whether a Request for Exclusion, Objection, or 14 Workweek Dispute was submitted by the Response Deadline.

- 15 Z. "Request for Exclusion" means a written request to be excluded from the 16 Settlement Class pursuant to Paragraph 9(C) below.
- 17

"Service Award" means monetary amounts to be paid to Plaintiff of up to Seven AA. 18 Thousand, Five Hundred Dollars and Zero Cents (\$7,500.00), which subject to Court approval, 19 will be paid out of the Gross Settlement Amount.

20BB. "Settlement Administration Costs" means all costs incurred by the Settlement 21 Administrator in administration of the Settlement, including, but not limited to, translating the 22 Class Notice to Spanish, the distribution of the Class Notice to the Settlement Class in English 23 and Spanish, calculating Individual Settlement Shares, Individual Settlement Payments, 24 Individual PAGA Payments, and Participating Individual Settlement Shares, as well as associated 25 taxes and withholdings, providing declarations, generating Individual Settlement Payment 26 checks and related tax reporting forms, doing administrative work related to unclaimed checks, 27 transmitting payment to Class Counsel for the Court-approved amounts for attorneys' fees and 28 reimbursement of litigation costs and expenses, to Plaintiff for his Service Award, and to the 1 LWDA for the LWDA Payment, providing weekly reports of opt-outs, objections and related 2 information, and any other actions of the Settlement Administrator as set forth in this Agreement, 3 all pursuant to the terms of this Agreement. The Settlement Administration Costs are estimated 4 not to exceed \$6,995.00. If the actual amount of the Settlement Administration Costs is less than 5 \$6,995.00, the difference between \$6,995.00 and the actual Settlement Administration Costs 6 shall be a part of the Net Settlement Amount. If the Settlement Administration Costs exceed 7 \$6,995.00 then such excess will be paid solely from the Gross Settlement Amount and Defendant 8 will not be responsible for paying any additional funds in order to pay these additional costs.

9 CC. "Settlement Administrator" means the Third-Party Administrator mutually 10 agreed upon by the Parties that will be responsible for the administration of the Settlement 11 including, without limitation, translating the Class Notice in Spanish, the distribution of the 12 Individual Settlement Payments to be made by Defendant from the Gross Settlement Amount 13 and related matters under this Agreement.

DD. "Settlement Class" or "Settlement Class Members" means all current and
former non-exempt, hourly-paid employees who worked in California for Defendant at any time
during the Class Period.

EE. "Workweeks" means the number of weeks that a Settlement Class Member was
employed by and worked for the Defendant in a non-exempt, hourly position during the Class
Period in California, based on hire dates, re-hire dates (as applicable), and termination dates (as
applicable).

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2. <u>BACKGROUND</u>

A. On July 24, 2020, Plaintiff filed with the LWDA and served on Defendant a notice
under Labor Code section 2699.3 stating Plaintiff intended to serve as a proxy of the LWDA to
recover civil penalties for Aggrieved Employees for various Labor Code violations. ("PAGA
Notice").

B. On October 1, 2020, after sixty-five (65) days had passed without any action by
the LWDA with respect to the alleged Labor Code violations, Plaintiff filed a putative wage-andhour class action and representative action, alleging that, during the Class Period, Defendant, as

it pertains to Class Members: (1) failed to pay overtime wages; (2) failed to pay minimum wages;
(3) failed to provide meal periods or compensation in lieu thereof; (4) failed to provide rest
periods or compensation in lieu thereof; (5) failed to pay wages due upon separation from
employment; (6) failed to issue accurate and compliant wage statements; (7) failed to pay interest
on deposits; (8) engaged in unfair competition; and (9) violated the Labor Code as alleged in the
PAGA Notice for which Plaintiff sought PAGA civil penalties.

7 С. Shortly thereafter, the Parties agreed to exchange informal discovery and attend 8 an early mediation, in which Plaintiff was provided with, among other things: (1) time and payroll 9 records for all Class Members and Aggrieved Employees; (2) data points for all Class Members 10 and Aggrieved Employees, including average rates of pay, the number of pay periods worked 11 during the PAGA Period, the number of separated Aggrieved Employees, the number of 12 Aggrieved Employees; (3) Plaintiff's entire personnel file; and (4) all of Defendant's employee 13 handbooks and employment policy documents pertaining to Class Members and Aggrieved 14 Employees.

D. On May 3, 2022, the Parties participated in a full-day mediation before Lynn
Frank, Esquire, a well-regarded mediator experienced in mediating complex labor and
employment matters. With the aid of the mediator's evaluation, the Parties reached the
Settlement to resolve the Action.

19 E. Class Counsel has conducted significant investigation of the law and facts relating 20 to the claims asserted in the Action and the PAGA Notice, and have concluded that that the 21 Settlement set forth herein is fair, reasonable, adequate, and in the best interests of the Settlement 22 Class, taking into account the sharply contested issues involved, the expense and time necessary 23 to litigate the Action through trial and any appeals, the risks and costs of further litigation of the 24 Action, the risk of an adverse outcome, the uncertainties of complex litigation, the information 25 learned through informal discovery regarding Plaintiff's allegations, and the substantial benefits 26 to be received by Settlement Class Members and Aggrieved Employees.

F. Defendant has concluded that, because of the substantial expense of defending against the Action, the length of time necessary to resolve the issues presented herein, the inconvenience involved, and the concomitant disruption to its business operations, it is in its best
interest to accept the terms of this Agreement. Defendant denies each of the allegations and
claims asserted against it in the Action and the PAGA Notice. However, Defendant nevertheless
desires to settle the Action for the purpose of avoiding the burden, expense and uncertainty of
continuing litigation and for the purpose of putting to rest the controversies engendered by the
Action.

G. This Agreement is intended to and does effectuate the full, final, and complete
resolution of all Class Released Claims of Plaintiff and Participating Class Members, and all
PAGA Released Claims of Plaintiff and, to the extent permitted by law, of the State of California
and Aggrieved Employees.

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3. JURISDICTION

The Court has jurisdiction over the Parties and the subject matter of the Action. The Action includes claims that, if proven, would authorize the Court to grant relief pursuant to the applicable statutes. After the Court has granted Final Approval of the Settlement and entered judgment, the Court shall retain jurisdiction over the Parties to enforce the terms of the judgment pursuant to California Rule of Court, rule 3.769, subdivision (h).

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4. <u>STIPULATION OF CLASS CERTIFICATION</u>

18 The Parties stipulate to the certification of the Settlement Class under this Agreement for19 purposes of settlement only.

20

5. MOTIONS FOR APPROVAL OF SETTLEMENT

21 After full execution of this Agreement, Plaintiff will move for an order granting 22 preliminary approval of the Settlement, approving and directing the mailing of the proposed 23 Notice of Class Action Settlement ("Class Notice") attached hereto as Exhibit "A", conditionally 24 certifying the Settlement Class for settlement purposes only, and approving the deadlines 25 proposed by the Parties for the submission of Requests for Exclusion, Workweek Disputes, and 26 Objections. If and when the Court preliminarily approves the Settlement, and after 27 administration of the Class Notice in a manner consistent with the Court's Preliminary Approval 28 Order, Plaintiff will move for an order finally approving the Settlement and seek entry of a

JOINT STIPULATION RE: CLASS ACTION AND REPRESENTATIVE ACTION SETTLEMENT

Judgment in line with this Settlement. The Parties may both respond to any Objections lodged to final approval of the Settlement up to five (5) court days before the Final Approval Hearing.

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6. <u>STATEMENT OF NO ADMISSION</u>

4 Defendant denies any wrongdoing of any sort and further deny any liability to Plaintiff 5 and the Settlement Class with respect to any claims or allegations asserted in the Action and the 6 PAGA Notice. This Agreement shall not be deemed an admission by Defendant of any claims 7 or allegations asserted in the Action or the PAGA Notice. Except as set forth elsewhere herein, 8 in the event that this Agreement is not approved by the Court, or any appellate court, is 9 terminated, or otherwise fails to be enforceable, Plaintiff will not be deemed to have waived, 10 limited or affected in any way any claims, rights or remedies, or defenses in the Action or the 11 PAGA Notice, and Defendant will not be deemed to have waived, limited, or affected in any way 12 any of its objections or defenses in the Action and the PAGA Notice. The Parties shall be restored 13 to their respective positions in the Action prior to the entry of this Settlement.

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7. <u>RELEASE OF CLAIMS</u>

A. Release by All Participating Class Members.

16 Effective only upon the entry of an Order granting Final Approval of the Settlement, entry 17 of Judgment, and payment by Defendant to the Settlement Administrator of the full Gross 18 Settlement Amount and Employers' Taxes necessary to effectuate the Settlement, Plaintiff and 19 all Participating Class Members release all claims against the Released Parties asserted in the 20 Operative Complaint or any and all claims that may be asserted against the Released Parties 21 based on the factual allegations in the Operative Complaint, as follows: For the duration of the 22 Class Period, the release includes, but is not limited to, for Participating Class Members: (1) all 23 claims for failure to pay overtime wages; (2) all claims for failure to pay minimum wages; (3) all 24 claims for failure to provide compliant meal periods, or compensation in lieu thereof; (4) all 25 claims for failure to provide compliant rest periods, or compensation in lieu thereof; (5) all 26 claims for the failure to timely pay wages upon termination or resignation; (6) all claims for non-27 compliant wage statements; (7) all claims for failure to pay interest on deposits; and (8) all claims 28 asserted through California Business & Professions Code section 17200, et seq. arising out of the

JOINT STIPULATION RE: CLASS ACTION AND REPRESENTATIVE ACTION SETTLEMENT

Labor Code violations referenced in the Operative Complaint (the "Class Released Claims").

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B. Release by All Aggrieved Employees

3 For Aggrieved Employees, and, to the extent permitted by law, the State of California, 4 the release includes, for the duration of the PAGA Period, all claims asserted in the PAGA Notice 5 and alleged in the Operative Complaint, for PAGA civil penalties pursuant to Labor Code 6 sections 210, 226.3, 558, 1197.1, and 2699 in connection with alleged violations of Labor Code 7 sections 201, 202, 203, 204, 226, 226.7, 246 et seq., 432, 510, 512, 1174, 1194, 1194.2 1197, 8 1198.5, 2802, 2810.5, and Los Angeles Municipal Code section 187.01 et seq. (the "PAGA 9 Released Claims"). The Class Released Claims and PAGA Released Claims shall be referred 10 to herein as the "Released Claims".

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C. Claims Not Released

The release expressly excludes all other claims, outside of the Class Released Claims of
Participating Class Members potentially arising during the Class Period and the PAGA Released
Claims of Aggrieved Employees (and, to the extent permitted by law, the State of California)
arising outside of the PAGA Period.

16

D. General Release.

17 Effective only upon the entry of an Order granting Final Approval of the Settlement, entry 18 of Judgment, and payment by Defendant to the Settlement Administrator selected of the full 19 Gross Settlement Amount and Employers' Taxes necessary to effectuate the Settlement, in 20 addition to the Released Claims, Plaintiff makes the additional following General Release: 21 Plaintiff releases the Released Parties from all claims, demands, rights, liabilities and causes of 22 action of every nature and description whatsoever, known or unknown, asserted or that might 23 have been asserted, whether in tort, contract, or for violation of any state or federal statute, rule, 24 law or regulation arising out of, relating to, or in connection with any act or omission of the 25 Released Parties through the date of full execution of this Agreement in connection with 26 Plaintiff's employment with Defendant or the termination thereof, except for any and all other 27 claims that may not be released as a matter of law through this Agreement. To the extent of the 28 General Release provided herein, Plaintiff stipulates and agrees that, upon entry of an Order

1 granting Final Approval of the Settlement, entry of Judgment, and payment by Defendant to the 2 Settlement Administrator selected of the full Gross Settlement Amount and Employers' Taxes 3 necessary to effectuate the Settlement, he shall have expressly waived and relinquished, to the 4 fullest extent permitted by law, the provisions, rights and benefits of Section 1542 of the 5 California Civil Code, or any other similar provision under federal or state law, which provides: A general release does not extend to claims that the creditor or 6 releasing party does not know or suspect to exist in his or her 7 favor at the time of executing the release and that, if known by him or her, would have materially affected his or her settlement 8 with the debtor or released party.

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8. <u>SETTLEMENT ADMINISTRATOR</u>

10 Plaintiff and Defendant, through their respective counsel, have selected Phoenix A. 11 Settlement Administrators to administer the Settlement, which includes but is not limited to 12 translating the Class Notice to Spanish, distributing and responding to inquiries about the Class 13 Notice and calculating all amounts to be paid from the Gross Settlement Amount. Charges and 14 expenses of the Settlement Administrator, currently estimated to be \$6,995.00 will be paid from 15 the Gross Settlement Amount. If the actual amount of the Settlement Administration Costs is 16 less than \$6,995.00, the difference between \$6,995.00 and the actual Settlement Administration 17 Costs shall be a part of the Net Settlement Amount. If the Settlement Administration Costs exceed 18 \$6,995.00, then such excess will be paid solely from the Gross Settlement Amount and Defendant 19 will not be responsible for paying any additional funds in order to pay these additional costs.

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9. <u>NOTICE, WORKWEEK DISPUTE, OBJECTION, AND EXCLUSION</u> <u>PROCESS</u>

|

A. Notice to the Settlement Class Members

(1) Within seven (7) calendar days after the Preliminary Approval Date,
Defendant's Counsel shall provide the Settlement Administrator with information with respect
to each Settlement Class Member, including his or her: (1) name; (2) last known address(es)
currently in Defendant's possession, custody, or control; (3) last known telephone number(s)
currently in Defendant's possession, custody, or control; (4) last known Social Security
Number(s) in Defendant's possession, custody, or control; and (5) the dates of employment (*i.e.*,

1	hire dates, and, if applicable, re-hire date(s) and/or separation date(s)) for each Settlement Class		
2	Member ("Class List"), which shall be made available to Class Counsel upon request. The		
3	Settlement Administrator shall perform an address search using the United States Postal Service		
4	National Change of Address ("NCOA") database and update the addresses contained on the Class		
5	List with the newly-found addresses, if any. Within seven (7) calendar days, or soon thereafter,		
6	of receiving the Class List from Defendant, the Settlement Administrator shall mail the Class		
7	Notice in English and Spanish to the Settlement Class Members via first-class regular U.S. Mail		
8	using the most current mailing address information available. The Settlement Administrator shall		
9	maintain the Class List and digital copies of all the Settlement Administrator's records		
10	evidencing the giving of notice to any Settlement Class Member, for at least four (4) years from		
11	the Final Approval Date.		
12	(2) The Class Notice will set forth:		
13	(a) the Settlement Class Member's estimated Individual		
14	Settlement Payment and Individual PAGA Payment,		
15	and the basis for each;		
16	(b) the information required by California Rule of Court,		
17	rule 3.766, subdivision (d);		
18	(c) the material terms of the Settlement;		
19	(d) the proposed Settlement Administration Costs;		
20	(e) the definition of the Settlement Class;		
21	(f) a statement that the Court has preliminarily approved		
22	the Settlement;		
23	(g) how the Settlement Class Member can obtain		
24	additional information, including contact information		
25	for Class Counsel;		
26	(h) information regarding opt-out and objection		
27	procedures;		
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	JOINT STIPULATION RE: CLASS ACTION AND REPRESENTATIVE ACTION SETTLEMENT		

1	(i) the date and location of the Final Approval Hearing;	
2	and	
3	(j) that the Settlement Class Member must notify the	
4	Settlement Administrator no later than the Response	
5	Deadline if the Settlement Class Member disputes the	
6	accuracy of the number of Workweeks as set forth on	
7	his or her Class Notice ("Workweek Dispute"). If a	
8	Settlement Class Member fails to timely dispute the	
9	number of Workweeks attributed to him or her in	
10	conformity with the instructions in the Class Notice,	
11	then he or she shall be deemed to have waived any	
12	objection to its accuracy and any claim to any	
13	additional settlement payment based on different data.	
14	(3) If a Class Notice from the initial notice mailing is returned as	
15	undeliverable, the Settlement Administrator will attempt to obtain a current address for the	
16	Settlement Class Member to whom the returned Class Notice had been mailed, within five (5)	
17	calendar days of receipt of the returned Class Notice, by: (1) contacting the Settlement Class	
18	Member by phone, if possible, and (2) undertaking skip tracing. If the Settlement Administrator	
19	is successful in obtaining a new address, it will promptly re-mail the Class Notice to the	
20	Settlement Class Member. Further, any Class Notices that are returned to the Settlement	
21	Administrator with a forwarding address before the Response Deadline shall be promptly re-	
22	mailed to the forwarding address affixed thereto.	
23	(4) No later than seven (7) calendar days from the Response Deadline, the	
24	Settlement Administrator shall provide counsel for the Parties with a declaration attesting to the	
25	completion of the notice process, including the number of attempts to obtain valid mailing	
26	addresses for and re-sending of any returned Class Notices, as well as the identities, number of,	
27	and copies of all Requests for Exclusion and Objections received by the Settlement	
28	Administrator.	
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B. Objections.

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2 Only Participating Class Members may object to the Settlement. In order for any 3 Settlement Class Member to object to this Settlement in writing, or any term of it, he or she must 4 do so by mailing a written objection to the Settlement Administrator at the address or phone 5 number provided on the Class Notice no later than the Response Deadline. The Settlement 6 Administrator shall email a copy of the Objection forthwith to Class Counsel and Defendant's 7 counsel and attach copies of all Objections to the Declaration it provides Class Counsel, which 8 Class Counsel shall file in support of Plaintiff's Motion for Final Approval. The Objection 9 should set forth in writing: (1) the Objector's name; (2) the Objector's address; (3) the last four 10 digits of the Objector's Social Security Number; (4) the Objector's signature; (5) a statement of 11 whether the Objector plans to appear at the Final Approval Hearing; and (6) the reason(s) for the 12 Objection, along with whatever legal authority, if any, the Objector asserts in support of the 13 Objection. If a Settlement Class Member objects to the Settlement, the Settlement Class Member 14 will remain a member of the Settlement Class and if the Court approves this Agreement, the 15 Settlement Class Member will be bound by the terms of the Settlement in the same way and to 16 the same extent as a Settlement Class Member who does not object. The date of mailing of the 17 Class Notice to the objecting Settlement Class Member shall be conclusively determined 18 according to the records of the Settlement Administrator. Settlement Class Members need not 19 object in writing to be heard at the Final Approval Hearing; they may object or comment in 20 person at the hearing at their own expense. Class Counsel and Defendant's Counsel may respond 21 to any objection lodged with the Court up to five (5) court days before the Final Approval 22 Hearing.

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C. Requesting Exclusion.

Any Settlement Class Member may request exclusion from (*i.e.*, "opt out" of) the
Settlement by mailing a written request to be excluded from the Settlement ("Request for
Exclusion") to the Settlement Administrator, postmarked on or before the Response Deadline.
To be valid, a Request for Exclusion must include: (1) the Class Member's name; (2) the Class
Member's Social Security Number; (3) the Class Member's signature; and (4) the following

1 statement: "Please exclude me from the Settlement Class in the Rodriguez v. Pacifica Trucks, 2 Inc., matter" or a statement of similar meaning standing for the proposition that the Class member 3 does not wish to participate in the Settlement. The Settlement Administrator shall immediately 4 provide copies of all Requests for Exclusion to Class Counsel and Defendant's Counsel and shall 5 report the Requests for Exclusions that it receives, to the Court, in its declaration to be provided 6 in advance of the Final Approval Hearing. Any Settlement Class Member who requests 7 exclusion using this procedure will not be entitled to receive any payment from the Settlement 8 and will not be bound by the Settlement Agreement or have any right to object to, appeal, or 9 comment on the Settlement. Any Settlement Class Member who does not opt out of the 10 Settlement by submitting a timely and valid Request for Exclusion will be bound by all terms of 11 the Settlement, including those pertaining to the Released Claims, as well as any Judgment that 12 may be entered by the Court if Final Approval of the Settlement is granted. A Settlement Class 13 Member cannot submit both a Request for Exclusion and an objection. If a Settlement Class 14 Member submits an Objection and a Request for Exclusion, the Request for Exclusion will 15 control and the Objection will be overruled. Settlement Class Members who worked during the 16 PAGA Period as Aggrieved Employees that submit a valid Request for Exclusion will still be 17 deemed Aggrieved Employees, will still receive their Individual PAGA Payments, and will be 18 bound by the release of the PAGA Released Claims.

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D. Disputes Regarding Settlement Class Members' Workweek Data.

20Each Settlement Class Member may dispute the number of Workweeks attributed to him 21 or her on his or her Class Notice ("Workweek Dispute"). Any such disputes must be mailed to 22 the Settlement Administrator by the Settlement Class Member, postmarked on or before the 23 Response Deadline. The Settlement Administrator shall immediately provide copies of all 24 disputes to Class Counsel and counsel for Defendant and shall immediately attempt to resolve all 25 such disputes directly with relevant Settlement Class Member(s) with the assistance of Defendant 26 and Class Counsel. If the dispute cannot be resolved in this manner, the Court shall adjudicate the 27 dispute.

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10. <u>INDIVIDUAL SETTLEMENT PAYMENTS AND INDIVIDUAL</u> <u>PAGA PAYMENTS</u>

3 Individual Settlement Payments will be calculated and distributed to Participating Class 4 Members from the Net Settlement Amount on a pro rata basis, based on the Participating Class 5 Members' respective number of Workweeks during the Class Period. Individual PAGA 6 Payments to Aggrieved Employees will be calculated and distributed to Aggrieved Employees 7 from the PAGA Payment on a pro rata basis based on Aggrieved Employees' respective 8 number of Workweeks during the PAGA Period. Specific calculations of the Individual 9 Settlement Shares and Individual PAGA Payments to Aggrieved Employees will be made as 10 follows:

11 The Settlement Administrator will determine the total number of Workweeks A. 12 worked by each Settlement Class Member during the Class Period ("Class Member's 13 Workweeks"), as well as the aggregate number of Workweeks worked by all Settlement Class 14 Members during the Class Period ("Class Workweeks"). Additionally, the Settlement 15 Administrator will determine the total number of Workweeks worked by each Aggrieved 16 Employee during the PAGA Period ("Aggrieved Employee's Workweeks"), as well as the 17 aggregate number of Workweeks worked by all Aggrieved Employees during the PAGA Period 18 ("PAGA Workweeks").

19B.To determine each Settlement Class Member's Individual Settlement Share, the20Settlement Administrator will use the following formula: Individual Settlement Share =21(Settlement Class Member's Workweeks ÷ Class Workweeks) × Net Settlement Amount.

C. To determine each Participating Class Member's Participating Individual
Settlement Share, the Settlement Administrator will determine the aggregate number of
Workweeks worked by all Participating Class Members during the Class Period ("Participating
Class Workweeks") and use the following formula: Individual Settlement Share =

26 (Participating Class Member's Workweeks ÷ Participating Class Workweeks) × Net Settlement
27 Amount.

- **D.** The net amount of the Participating Individual Settlement Share is to be paid out
 - 16

1 to Participating Class Members by way of check and is referred to as "Individual Settlement 2 Payment(s)".

3 Е. To determine each Aggrieved Employee's Individual PAGA Payment, the 4 Settlement Administrator will use the following formula: Aggrieved Employee's Individual 5 PAGA Payment = (Aggrieved Employee's Workweeks ÷ PAGA Workweeks) x \$4,375.00 (the 6 PAGA Payment).

7 F. Individual Settlement Payments and Individual PAGA Payments shall be paid 8 to Participating Class Members and/or Aggrieved Employees by way of check. When a 9 Participating Class Member is also an Aggrieved Employee, one check may be issued that 10 aggregates both the Individual Settlement Payment and the Individual PAGA Payment.

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11. **DISTRIBUTION OF PAYMENTS**

A. **Distribution of Individual Settlement Payments.**

13 Participating Class Members will receive an Individual Settlement Payment and 14 Aggrieved Employees will receive an Individual PAGA Payment. Individual Settlement 15 Payment and Individual PAGA Payment checks shall remain valid and negotiable for one 16 hundred and eighty (180) calendar days after the date of their issuance. Within seven (7) 17 calendar days after expiration of the 180-day period, checks for such payments shall be 18 canceled and funds associated with such checks shall be considered unpaid, unclaimed or 19 abandoned cash residue pursuant to Code of Civil Procedure section 384 ("Unpaid 20 Residue"). The Unpaid Residue plus accrued interest, if any, as provided in Code of Civil 21 Procedure section 384, shall be transmitted to Legal Aid at Work, 180 Montgomery Street, 22 Suite 600, San Francisco, California 94104, the cy pres recipient, for use in Los Angeles 23 County. The Settlement Administrator shall prepare a report regarding the distribution plan 24 pursuant to Code of Civil Procedure section 384 and the report shall be presented to the Court 25 by Class Counsel along with a proposed amended judgment that is consistent with the 26 provisions of Code of Civil Procedure section 384.

27

Funding of Settlement.

28

В.

Defendant shall, within sixty (60) calendar days of Final Approval Date, make payment

of the Gross Settlement Amount (as the same may be escalated pursuant to Paragraph 17 of this
 Agreement) and Employer Taxes to the Settlement Administrator pursuant to Internal Revenue
 Code section 1.468B-1 for deposit in an interest-bearing qualified settlement account ("QSA")
 with an FDIC insured banking institution, for distribution in accordance with this Agreement and
 the Court's Orders and subject to the conditions described herein.

6

C. Time for Distribution.

7 Within seven (7) calendar days after payment of the full Gross Settlement Amount and 8 Employer Taxes by Defendant, or as soon thereafter as practicable, the Settlement Administrator 9 shall distribute Payments from the QSA for: (1) the Service Award to Plaintiff as specified in 10 this Agreement and approved by the Court; (2) the Attorneys' Fees and Cost Award to be paid 11 to Class Counsel, as specified in this Agreement and approved by the Court; (3) the Settlement 12 Administrator Costs, as specified in this Agreement and approved the Court; (4) the LWDA 13 Payment, as specified in this Agreement and approved by the Court; and (5) Individual PAGA 14 Payments as specified in this Agreement and approved by the Court. The balance remaining 15 shall constitute the Net Settlement Amount from which Individual Settlement Payments shall be 16 made to Participating Class Members, less applicable taxes and withholdings. All interest 17 accrued shall be for the benefit of the Class Members and distributed on a pro rata basis to 18 Participating Class Members based on the number of Workweeks worked by them in the Class 19 Period.

20

12. <u>ATTORNEYS' FEES AND LITIGATION COSTS</u>

21 Class Counsel shall apply for, and Defendant shall not oppose, an award of attorneys' 22 fees of up to 35% of the Gross Settlement Amount, which, unless escalated pursuant to Paragraph 23 17 of this Agreement, amounts to \$61,241.25. Class Counsel shall further apply for, and 24 Defendant shall not oppose, an application or motion by Class Counsel for reimbursement of 25 actual costs associated with Class Counsel's prosecution of this matter as set forth by declaration 26 testimony in an amount up to Twenty-Five Thousand Dollars and Zero Cents (\$25,000.00). 27 Awards of attorneys' fees and costs shall be paid out of the Gross Settlement Amount, for all 28 past and future attorneys' fees and costs necessary to prosecute, settle, and obtain Final Approval

1 of the settlement in Action. The "future" aspect of the amounts stated herein includes, without 2 limitation, all time and expenses expended by Class Counsel (including any appeals therein). 3 There will be no additional charge of any kind to either the Settlement Class Members or request 4 for additional consideration from Defendant for such work unless, Defendant materially breach 5 this Agreement, including any term regarding funding, and further efforts are necessary from 6 Class Counsel to remedy said breach, including, without limitation, moving the Court to enforce 7 the Agreement. Should the Court approve attorneys' fees and/or litigation costs and expenses in 8 amounts that are less than the amounts provided for herein, then the unapproved portion(s) shall 9 be a part of the Net Settlement Amount.

10

13. <u>SERVICE AWARD TO PLAINTIFF</u>

Named Plaintiff shall seek, and Defendant shall not oppose, a Service Award in an
amount not to exceed Seven Thousand Five Hundred Dollars and Zero Cents (\$7,500.00) for
participation in and assistance with the Class Action. Any Service Award awarded to Plaintiff
shall be paid from the Gross Settlement Amount and shall be reported on an IRS Form 1099. If
the Court approves the Service Award to Plaintiff in less than the amounts sought herein, then
the unapproved portion(s) shall be a part of the Net Settlement Amount.

17

14. TAXATION AND ALLOCATION

18 Each Individual Settlement Share shall be allocated as follows: 20% as wages (to a. 19 be reported on an IRS Form W2); and 80% as interest and penalties (to be reported on an IRS 20 Form 1099). Each Individual PAGA Payment shall be allocated entirely as penalties. The Parties 21 agree that the employees' share of taxes and withholdings with respect to the wage-portion of the 22 Individual Settlement Share will be withheld from the Individual Settlement Share in order to 23 yield the Individual Settlement Payment. The amount of federal income tax withholding will be 24 based upon a flat withholding rate for supplemental wage payments in accordance with Treasury 25 Regulation § 31.3402(g)-1(a)(2) as amended or supplemented. Income tax withholding will also 26 be made pursuant to applicable state and/or local withholding codes or regulations.

b. Forms W-2 and/or Forms 1099 will be distributed by the Settlement
Administrator at times and in the manner required by the Internal Revenue Code of 1986 (the

1 "Code") and consistent with this Agreement. If the Code, the regulations promulgated
2 thereunder, or other applicable tax law, is changed after the date of this Agreement, the processes
3 set forth in this Section may be modified in a manner to bring Defendant into compliance with
4 any such changes.

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6

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c. All Employer Taxes shall be paid by Defendant separate, apart, and in addition to the Gross Settlement Amount. Defendant shall remain liable to pay the employer's share of payroll taxes as described above.

d. Neither Counsel for Plaintiff nor Defendant intend anything contained in this
9 Agreement to constitute advice regarding taxes or taxability, nor shall anything in this Agreement
10 be relied upon as such within the meaning of United States Treasury Department Circular 230
11 (31 C.F.R. Part 10, as amended) or otherwise.

12

15. PRIVATE ATTORNEYS' GENERAL ACT ALLOCATION

The Parties agree to allocate Seventeen Thousand Five Hundred Dollars and Zero Cents (\$17,500.00) of the Gross Settlement Amount toward PAGA penalties. Pursuant to the PAGA, seventy-five percent (75%) of the amount allocated toward PAGA (\$13,125.00) will be paid to the LWDA and twenty-five percent (25%) (\$4,375.00) will be distributed to Aggrieved Employees on a *pro rata* basis based upon their respective Workweeks worked as Aggrieved Employees during the PAGA Period.

19

16. <u>COURT APPROVAL</u>

20 This Agreement is contingent upon an order by the Court granting Final Approval of the 21 Settlement, and that the LWDA does not intervene and object to the Settlement. In the event it 22 becomes impossible to secure approval of the Settlement by the Court and the LWDA, the Parties 23 shall be restored to their respective positions in the Action prior to entry of this Settlement. If 24 this Settlement Agreement is voided, not approved by the Court or approval is reversed on appeal, 25 it shall have no force or effect and no Party shall be bound by its terms except to the extent: (a) 26 the Court reserves any authority to issue any appropriate orders when denying approval; and/or 27 (b) there are any terms and conditions in this Settlement Agreement specifically stated to survive 28 the Settlement Agreement being voided or not approved, and which control in such an event.

17. <u>INCREASE IN WORKWEEKS</u>

2 Defendant represents that there are no more than 6,999 Workweeks worked during the 3 Class Period from October 29, 2016 to May 3, 2022. In the event the number of Workweeks 4 worked by Class Members during the Class Period increases by more than 10%, or 7,699 5 Workweeks, then the Gross Settlement Amount shall be increased proportionally by the 6 Workweeks in excess of 7,699 Workweeks (6,999 Workweeks + 700 Workweeks) multiplied 7 by the Workweek Value. The Workweek Value shall be calculated by dividing the originally 8 agreed-upon Gross Settlement Amount (\$174,975.00) by 6,999, which amounts to a Workweek 9 Value of \$25.00. Thus, for example, should there be 8,000 Workweeks in the Class Period, 10 then the Gross Settlement Amount shall be increased by \$7,525.00 ((8,000 Workweeks - 7,699 11 Workweeks) x \$25.00 per Workweek.)

12

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18. <u>NOTICE OF JUDGMENT</u>

In addition to any duties set out herein, the Settlement Administrator shall provide
notice of the Final Judgment entered in the Action by posting the same on its website for a
period of no less than four (4) years.

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19. WITHDRAWL FROM SETTLEMENT BASED ON REQUESTS FOR EXCLUSION

Defendant shall retain the right to nullify the Agreement in the event that more than
10% of Class Members submit timely and valid Requests for Exclusion. Defendant must
provide written notice to Class Counsel of their withdrawal within ten (10) calendar days of
receiving sufficient information to determine that the opt out rate exceeds 10%. If Defendant
exercises this right, it shall be solely responsible for the costs incurred for settlement
administration up to the date of nullification.

24

A.

20. <u>MISCELLANEOUS PROVISIONS</u>

25

Interpretation of the Agreement.

This Agreement constitutes the entire agreement between the Parties with respect to its subject matter. Except as expressly provided herein, this Agreement has not been executed in reliance upon any other written or oral representations or terms, and no such extrinsic oral or

1 written representations or terms shall modify, vary or contradict its terms. In entering into this 2 Agreement, the Parties agree that this Agreement is to be construed according to its terms and 3 may not be varied or contradicted by extrinsic evidence. The Agreement will be interpreted and 4 enforced under the laws of the State of California, both in its procedural and substantive aspects, 5 without regard to its conflict of law provisions. Any claim arising out of or relating to the 6 Agreement, or the subject matter hereof, will be resolved solely and exclusively in the Superior 7 Court of the State of California for the County of Los Angeles, and Plaintiff and Defendant 8 hereby consent to the personal jurisdiction of the Court in the Action over it solely in connection 9 therewith. The foregoing is only limited to disputes concerning this Agreement. The Parties, 10 and each of them, participated in the negotiation and drafting of this Agreement and had available 11 to them the advice and assistance of independent counsel. As such, neither Plaintiff nor 12 Defendant may claim that any ambiguity in this Agreement should be construed against the other. 13 The Agreement may be modified only by a writing signed by counsel for the Parties and approved 14 by the Court.

15

B. Further Cooperation.

16 The Parties and their respective attorneys shall proceed diligently to prepare and execute 17 all documents, to seek the necessary approvals from the Court, and to do all things reasonably 18 necessary to consummate the Settlement as expeditiously as possible. The Parties agree that they 19 will not take any action inconsistent with this Agreement, including, without limitation, 20 encouraging Class Members to opt out of the Settlement. In the event the Court finds that any 21 Party has taken actions inconsistent with the Settlement, including, without limitation, 22 encouraging Class Members to opt out of the Settlement, the Court may take any corrective 23 actions, including enjoining any Party from communicating regarding the Settlement on an ex 24 *parte* basis, issuing (a) corrective notice(s), awarding monetary, issue, evidentiary and/or 25 terminating sanctions against that Party, and/or enforcing this Agreement despite the presence of 26 opt-outs and/or objections.

27

C. Counterparts.

28

The Agreement may be executed in one or more actual or non-original counterparts, all

1	of which will be considered one and the same instrument and all of which will be considered			
2	duplicate orig	duplicate originals.		
3	D.	Authority.		
4	Each	Each individual signing below warrants that he or she has the authority to execute this		
5	Agreement of	Agreement on behalf of the Party for whom or which that individual signs.		
6	Е.	No Third-Party Beneficiaries.		
7	Plaintiff, Participating Class Members, Aggrieved Employees, the State of California,			
8	Class Counsel, and Defendant are direct beneficiaries of this Agreement, but there are no third-			
9	party beneficiaries.			
10	F.	Deadlines Falling on Weekends or Holidays.		
11	To the extent that any deadline set forth in this Agreement falls on a Saturday, Sunday,			
12	or legal holiday, that deadline shall be continued until the following business day.			
13	G.	Severability.		
14	In the event that one or more of the provisions contained in this Agreement shall for any			
15	reason be held invalid, illegal, or unenforceable in any respect, such invalidity, illegality, or			
16	unenforceability shall in no way effect any other provision if Defendant's Counsel and Class			
17	Counsel, on behalf of the Parties and the Settlement Class, mutually elect in writing to proceed			
18	as if such invalid, illegal, or unenforceable provision had never been included in this Agreement.			
19				
20	IT IS SO AGREED:			
21				
22	Dated: NC	David Rodriguez (Nov 10, 2022 15:40 PST)		
23	Duted	DAVID RODRIGUEZ		
24		Plaintiff and Class Representative		
25				
26				
27	///			
28	///			
		23		
	JOINT S	JOINT STIPULATION RE: CLASS ACTION AND REPRESENTATIVE ACTION SETTLEMENT		
	1			



