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8 KRISTOFER BARR, and all other similarly situated persons

9 [Additional Counsel on Following Page]

10 **UNITED STATES DISTRICT COURT**
11 **CENTRAL DISTRICT OF CALIFORNIA**

13 SEVERO JOHN HERNANDEZ,
14 UMEET NAND, KRISTOFER BARR,
15 on behalf of themselves and all others
16 similarly situated,

17 Plaintiffs,

18 v.

19 CHRISTENSEN BROTHERS
20 GENERAL ENGINEERING, INC., a
21 California Corporation; CALEB
22 CHRISTENSEN, and DOES 1-20,
23 inclusive

24 Defendants.

Case No. 5:22-cv-00836 AB (SPx)

**DECLARATION OF JODEY
LAWRENCE IN SUPPORT OF
PLAINTIFF’S MOTION FOR
PRELIMINARY APPROVAL OF
CLASS AND REPRESENTATIVE
ACTION SETTLEMENT**

Date: July 28, 2023

Time: 10:00 a.m.

Courtroom: 7B

Complaint Filed: March 17, 2021

Trial Date: None Set

Judge: Hon. André Birotte Jr.

Magistrate Judge: Hon. Sheri Pym

1 Daniel J. Brown (Bar No. 307604)
2 Ethan C. Surls (Bar No. 327605)
3 **STANSBURY BROWN LAW, PC**
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Attorneys for Plaintiffs SEVERO JOHN HERNANDEZ, KRISTOFER BARR,
and all other similarly situated persons

DECLARATION OF JODEY LAWRENCE

I, **JODEY LAWRENCE**, declare as follows:

1. I have personal knowledge of the facts set forth herein and if called upon to testify, I could and would do so competently under oath.

2. I am employed by Phoenix Class Action Administration Solutions (“Phoenix”), as President of Business Development.

3. I personally have over fourteen years of experience in claims management and administration of class and collective action matters.

4. Phoenix has never had any financial interests in nor affiliation with the Parties or counsel in the matter of *Severo John Hernandez, Umeet Nand, Kristofer Barr v. Christensen Brothers General Engineering, Inc.* Phoenix also has no actual or potential conflicts of interest with the Class.

Qualifications and Experience as an Administrator

5. A true and correct copy of Phoenix’s Curriculum Vitae is attached hereto as **Exhibit A**.

6. Phoenix has extensive experience administering class action matters and has been appointed as the Administrator in matters pending in both State and Federal courts. Phoenix has administered complex wage and hour, labor and employment, consumer/product liability, TCPA, FLSA, FACTA, ERISA, PAGA, and class action matters through final approval and distribution. Phoenix has developed a robust system of quality assurance measures to ensure that the highest quality service is provided.

7. Phoenix has extensive experience in, and are experts, at all aspects of administrating complex class action matters including: (a) preparing, translating, printing, mailing and tracking privacy notices; (b) operating a 24/7/365 multi-lingual call center; (c) establishing settlement websites; (d) claims management; (e) USPS processes and systems, including third party tracing and the use of reverse telephone directory services; (f) database management, programming and

1 security protocols; (g) calculating and issuing settlement payments; and (8) tax
2 management, filings, and account reconciliation.

3 8. Phoenix's Claims Management Group has extensive experience in all
4 aspects of Notification and Identification of Class Members, Claims Processing,
5 Formulation and Calculation Methodologies, Award Distribution and Taxation,
6 and Accounting and Reconciliation.

7 **Protection of Class Data**

8 9. Phoenix has adequate procedures in place to safeguard the data and
9 funds to be entrusted to it. Phoenix's Technology and Banking Groups are directly
10 involved with Management on all issues regarding Information Security and
11 Settlement Fund transfers, as it pertains to the continuance of business processes,
12 and all risk, vulnerability, and security assessments as it pertains to sensitive data.
13 The groups, along with Phoenix's internal systems, monitor and communicate
14 with Management on a comprehensive level to prevent potential Strategic or
15 Compliance Risks. All processing of confidential and personal information is
16 handled and maintained within the organization and therefore all data received is
17 kept within a strict chain of custody internally. All informational assets are
18 classified and assigned based on an initial case assessment as well as client and
19 procedural requirements. The Technology Group handles all higher-level
20 ownership of information and physical peripherals, as well as ownership of
21 direct/indirect assets associated with technology and the continuance of business.
22 Specific Users, Groups, or Entities are assigned Shared Ownership or
23 Management Capability based on procedural needs and security level granted.

24 10. In addition to high levels of Data Center Policies/Procedures and
25 Facility/Maintenance Security Protocols, Phoenix conducts semi-annual training
26 to maintain additional safeguards regarding the following:

- 27 a. Phoenix's Business Continuity Policy;
28 b. Phoenix's Disaster Recovery Plan;

- c. Phoenix’s Incident Response Plan;
- d. Phoenix’s Personal Computer Security Policy;
- e. Phoenix’s Data Archiving and Retention Policy;
- f. Phoenix’s Personnel Security Policy;
- g. Phoenix’s Risk Assessment;
- h. Phoenix’s Service Provider Risk Assessment;
- i. Phoenix’s Classification and Access Rights Policy;
- j. Phoenix’s Password Policy;
- k. Phoenix’s Certification of Destruction; and
- l. Phoenix’s Security Awareness Training Program.

11 11. Phoenix currently maintains an errors and omissions insurance
12 policy, with a limit of liability of \$2,000,000.00, in addition to, cyber insurance
13 policy, with a limit of liability of \$3,000,000.00.

14 **Procedures for Notice Preparation and Distribution**

15 12. As part of the procedures for mailing the Class Notice, Phoenix will
16 run the names of all Class Members through the National Change of Address
17 Database (“NCOA”) to determine any updated addresses prior to the initial
18 mailing. If a Class Notice from the initial notice mailing is returned as
19 undeliverable, Phoenix will attempt to obtain a current address for the Class
20 Member to whom the returned Class Notice had been mailed within three (3)
21 calendar days of receipt of the returned Class Notice, by undertaking skip tracing.
22 If Phoenix is successful in obtaining a new address, it will promptly re-mail the
23 Class Notice to the Class Member. Furthermore, any Class Notices that are
24 returned to Phoenix with a forwarding address before the Response Deadline will
25 be promptly re-mailed to the forwarding address affixed thereto.

26 13. Phoenix only employs certified and/or qualified translators to
27 translate Court-approved notices for posting on Phoenix’s website and
28 dissemination to the Class.

1 14. Phoenix’s costs are reasonable and competitive when compared to
2 the industry.

3 15. To complete the administration for *Severo John Hernandez, Umeet*
4 *Nand, Kristofer Barr v. Christensen Brothers General Engineering, Inc.*, case,
5 Phoenix will include hard cost and hourly costs detailed below:

- 6 • **Hard Cost:** Postage, Printing Supplies, Toll Free Setup, QSF
7 Bank Setup, NCOA, Skip Tracing, Remailing, and Translation
8 costs.
- 9 • **Hourly Cost:** The hourly rates include Programming Database
10 & Setup, Project Management, Notice Packet Formatting,
11 Programming Undeliverable, Programming Claims Database,
12 Programming Calculations, Disbursement Review, Printing of
13 Notice & Checks, Reconcile Uncashed Checks, Conclusion
14 Reports, Potential Tax Filing, and Case
15 Management/Maintenance.

16 16. Phoenix prepared a detailed breakdown illustrating how its fee was
17 calculated. A true and correct copy of Phoenix’s Will Not Exceed quote of \$6,000
18 is attached hereto as **Exhibit B**.

19
20 I declare under the penalty of perjury under the laws of the United States
21 and California the foregoing is true and correct. Executed on June 27, 2023 at
22 Orange, California.

23
24 
25 Jodey Lawrence

EXHIBIT A



PHOENIX
SETTLEMENT ADMINISTRATORS

CLASS ACTION SETTLEMENT SOLUTIONS

1411 N. Batavia, Suite 105 Orange, CA 92867

800-523-5773

www.phoenixclassaction.com

CURRICULUM VITAE

Phoenix Settlement Administrators. PSA Overview

Phoenix Settlement Administrators, PSA, is an emerging, National, Class Action Notification and Claims Administration firm, located in San Diego and Newport Beach California. PSA's core competencies ensure delivery of the highest quality and accuracy to its Clients and Class members. With a combined 28 years of expert experience, PSA's Managing Partners, Case Supervisors, Managers and Associates, Data Programming, and Certified Secure Strategic Partners, possess all the qualities that our Clients expect throughout the Noticing and Administration process, to Final Approval. It is our Value Pricing, Efficiency, Experience, Consultative Expertise and Delivery, that has perpetuated PSA, as an emerging leader in Class Action Settlement Administration. Expert PSA staff members are currently managing, Consumer and Product Liability, TCPA, Complex Labor & Employment, FLSA, ERISA and PAGA cases.

PSA has over 100 Attorney & Law Firm Clients, which have entrusted us with the management of their claim's administration, because of the "Boutique" attention every case receives. PSA is value driven on all size cases. large or small, cases receive expert management, secure data custody, neutral communication and a dedicated team. This seamless process maintains superior case continuity to ensure our clients receive timely final approval and conclusion to their actions. Phoenix Settlement Administrators implements its successful C.A.S.E. solutions on all our class action matters.

With 10's of Millions of dollars in award distributions currently under management since our inception, PSA has the ability and strengths to manage all levels of Complex Cases. PSA's Staff "Synergy" is our greatest attribute. It allows our people to work closely together and solve our client's case issues. PSA prides itself as a true "Third Party Administrator" and holds Neutrality as a mantra. Because of this approach, both Defense and Plaintiff Clients, experience fairness, trust and confidence in us, and allows for continued business from both parties. PSA has been appointed Third Party Administrator in State and Federal Courts.

We look forward to working with you on your next Class Action Noticing Campaign or Claims Administration. Let us design a C.A.S.E. solution, which will allow us to showcase the difference you'll experience. Superior Service, Class Savings Value Pricing and Timely Outcomes is why our clients come back to PSA.



PHOENIX
SETTLEMENT ADMINISTRATORS

CLASS ACTION SETTLEMENT SOLUTIONS

Expert Core Services

Initial Planning and Consultative Service on Class Action Cases and Noticing Plans.

State/Nationwide Noticing Expertise: Privacy, Media, Publication, Internet & Email Campaigns.

Attorney General(s) CAFA Notification

Claims Programming, Administration, Processing and Reporting.

24/7/365 Multi-Lingual Call Center Support and Claims Processing

Secure Data Management Environment, Individual Firewalls, Encrypted Data and Storage

Settlement Fund Calculations, Solutions, Award Distribution, Award Reconciliation

Tax Filings: State, Federal, EDD, ETT, FUTA, PAGA Payments

Partial PSA Client List, Defense and Plaintiff

Fisher & Phillips
Gordon & Rees
Paul Plevin Sullivan & Connaughton
Call & Jensen
Drinker Biddle
McKenna Long & Aldridge
Greenberg Traurig
Manning & Kass
Littler Mendelson
Kring & Chung
Orrick Herrington & Sutcliffe
Ogletree Deakins Nash Smoak & Stewart
Perkins Coie
Ross Wersching & Wolcott
Winston & Strawn
Sheppard Mullins
Lewis Brisbois Bisgaard & Smith
Morgan Lewis & Bockius
Paul Hastings
Park & Zheng
Sidley Austin
Higgs Fletcher & Mack
Jackson Lewis
Norton Rose Fulbright

Law Offices of Jonathan Ricasa
Dente Law Firm
Mahoney Law Group
Law Office of Thomas Rutledge
Law Office of Briana Kim
Dychter Law Firm
Garay Law Firm
Olsen Law Offices
Gould & Associates
Cohelan, Khoury & Singer
Ridout, Lyon & Ottoson
Carter Law Firm
Law Office of Justian Jusuf
The Phelps Law Group
The Emilio Law Group
Zeldes, Haeggquist & Eck
Markham Law Firm
Arias Ozzello & Gignac
David Yeremian & Associates
Aegis Law Firm
Rukin Hyland Doria & Tindall
Malk Law Firm
Spiro Law Corp
Levine Law Group, APC

Phoenix Settlement Administrators 411 N. Batavia, Suite 105 Orange, CA 92867

Phone: 800-784-2174 Fax: 619.338.0308

www.psaaction.com

EXHIBIT B



PHOENIX

CLASS ACTION ADMINISTRATION SOLUTIONS

CASE ASSUMPTIONS

Class Members	250
Opt Out Rate	1%
Opt Outs Received	3
Total Class Claimants	248
Subtotal Admin Only	\$6,000.00

Not-to-Exceed Total \$6,000.00

For 250 Members

Pricing Good for Scope of Estimate Only

May 18, 2023

Case: Hernandez v. Christensen Opt-Out wTranslation

Phoenix Contact: Jarrod Salinas

Contact Number: 800-523-5773

Email: Jarrod@phoenixclassaction.com

Requesting Attorney: Sam Kim

Firm: Verum Law Group

Contact Number: 424.320.2000

Email: skim@veruml.com

Assumptions and Estimate are based on information provided by counsel. If class size changes, PSA will need to adjust this Estimate accordingly. Estimate is based on 250 Class Members. PSA assumes class data will be sent in Microsoft Excel or other usable format with no or reasonable additional formatting needed. A rate of \$150 per hour will be charged for any additional analysis or programming.

Case & Database Setup / Toll Free Setup & Call Center / NCOA (USPS)

Administrative Tasks:	Rate	Hours/Units	Line Item Estimate
Programming Manager	\$100.00	1	\$100.00
Programming Database & Setup	\$100.00	1	\$100.00
Toll Free Setup*	\$95.85	1	\$95.85
Call Center & Long Distance	\$2.00	16	\$32.00
NCOA (USPS)	\$50.00	1	\$50.00
Total			\$377.85

* Up to 120 days after disbursement

Data Merger & Scrub / Notice Packet, Opt-Out Form & Postage / Spanish Translation / Reporting

Project Action	Rate	Hours/Units	Line Item Estimate
Notice Packet Formatting	\$100.00	2	\$200.00
Data Merge & Duplication Scrub	\$0.35	250	\$87.50
Notice Packet & Opt-Out Form	\$1.00	250	\$250.00
Estimated Postage (up to 2 oz.)*	\$0.64	250	\$160.00
Static Website	\$100.00	1	\$100.00
Language Translation	\$1,000.00	1	\$1,000.00
Total			\$1,797.50

* Prices good for 90 days. Subject to change with the USPS Rate or change in Notice pages or Translation, if any.



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CLASS ACTION ADMINISTRATION SOLUTIONS

Skip Tracing & Remailing Notice Packets / Tracking & Programming Undeliverables			
Project Action:	Rate	Hours/Units	Line Item Estimate
Case Associate	\$55.00	1	\$55.00
Skip Tracing Undeliverables	\$2.00	50	\$100.00
Remail Notice Packets	\$1.00	50	\$50.00
Estimated Postage	\$0.64	50	\$32.00
Programming Undeliverables	\$50.00	1	\$50.00
		Total	\$287.00

Database Programming / Processing Opt-Outs, Deficiencies or Disputes			
Project Action:	Rate	Hours/Units	Line Item Estimate
Programming Claims Database	\$135.00	1	\$135.00
Non Opt-Out Processing	\$200.00	1	\$200.00
Case Associate	\$55.00	2	\$110.00
Opt-Outs/Deficiency/Dispute Letters	\$5.00	13	\$62.50
Case Manager	\$75.00	1	\$75.00
		Total	\$582.50

Calculation & Disbursement Programming/ Create & Manage QSF/ Mail Checks			
Project Action:	Rate	Hours/Units	Line Item Estimate
Programming Calculations	\$135.00	1	\$135.00
Disbursement Review	\$135.00	1	\$135.00
Programming Manager	\$95.00	1	\$95.00
QSF Bank Account & EIN	\$100.00	2	\$200.00
Check Run Setup & Printing	\$125.00	2	\$250.00
Mail Class Checks *	\$1.00	248	\$247.50
Estimated Postage	\$0.64	248	\$158.40
		Total	\$1,220.90

* Checks are printed on 8.5 x 11 in. sheets with W2/1099 Tax Filing



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CLASS ACTION ADMINISTRATION SOLUTIONS

Tax Reporting & Reconciliation / Re-Issuance of Checks / Conclusion Reports and Declarations			
Project Action:	Rate	Hours/Units	Line Item Estimate
Case Supervisor	\$125.00	2	\$250.00
Remail Undeliverable Checks (Postage Included)	\$1.50	50	\$74.25
Case Associate	\$50.00	2	\$100.00
Reconcile Uncashed Checks	\$75.00	2	\$150.00
Conclusion Reports	\$100.00	2	\$200.00
Case Manager Conclusion	\$85.00	2	\$170.00
Final Reporting & Declarations	\$120.00	2	\$240.00
IRS & QSF Annual Tax Reporting * (1 State Tax Reporting Included)	\$550.00	1	\$550.00
		Total	\$1,734.25
Estimate Total:			\$6,000.00

* All applicable California State & Federal taxes, which include SUI, ETT, and SDI, and FUTA filings. Additional taxes are Defendant's responsibility.



PHOENIX

CLASS ACTION ADMINISTRATION SOLUTIONS

TERMS AND CONDITIONS

Provisions: The case estimate is in good faith and does not cover any applicable taxes and fees. The estimate does not make any provision for any services or class size not delineated in the request for proposal or stipulations. Proposal rates and amounts are subject to change upon further review, with Counsel/Client, of the Settlement Agreement. Only pre-approved changes will be charged when applicable. No modifications may be made to this estimate without the approval of PSA (Phoenix Settlement Administrators). All notifications are mailed in English language only unless otherwise specified. Additional costs will apply if translation into other language(s) is required. Rates to prepare and file taxes are for Federal and California State taxes only. Additional charges will apply if multiple state tax filing(s) is required. **Pricing is good for ninety (90) days.**

Data Conversion and Mailing: The proposal assumes that data provided will be in ready-to-use condition and that all data is provided in a single, comprehensive Excel spreadsheet. PSA cannot be liable for any errors or omissions arising due to additional work required for analyzing and processing the original database. A minimum of two (2) business days is required for processing prior to the anticipated mailing date with an additional two (2) business days for a National Change of Address (NCOA) update. Additional time may be required depending on the class size, necessary translation of the documents, or other factors. PSA will keep counsel apprised of the estimated mailing date.

Claims: PSA's general policy is to not accept claims via facsimile. However, in the event that facsimile filing of claims must be accepted, PSA will not be held responsible for any issues and/or errors arising out of said filing. Furthermore, PSA will require disclaimer language regarding facsimile transmissions. PSA will not be responsible for any acts or omissions caused by the USPS. PSA shall not make payments to any claimants without verified, valid Social Security Numbers. All responses and class member information are held in strict confidentiality. Additional class members are \$10.00 per opt-out.

Payment Terms: All postage charges and 50% of the final administration charges are due at the commencement of the case and will be billed immediately upon receipt of the data and/or notice documents. PSA bills are due upon receipt unless otherwise negotiated and agreed to with PSA by Counsel/Client. In the event the settlement terms provide that PSA is to be paid out of the settlement fund, PSA will request that Counsel/Client endeavor to make alternate payment arrangements for PSA charges that are due at the onset of the case. The entire remaining balance is due and payable at the time the settlement account is funded by Defendant, or no later than the time of disbursement. Amounts not paid within thirty (30) days are subject to a service charge of 1.5% per month or the highest rate permitted by law.

Tax Reporting Requirements

PSA will file the necessary tax returns under the EIN of the QSF, including federal and state returns. Payroll tax returns will be filed if necessary. Under the California Employment Development Department, all taxes are to be reported under the EIN of the QSF with the exception of the following taxes: Unemployment Insurance (UI) and Employment Training Tax (ETT), employer-side taxes, and State Disability Insurance (SDI), an employee-side tax. These are reported under Defendant's EIN. Therefore, to comply with the EDD payroll tax filing requirements we will need the following information:

1. Defendant's California State ID and Federal EIN.
2. Defendant's current State Unemployment Insurance (UI) rate and Employment Training Tax (ETT) rate. This information can be found in the current year DE 2088, Notice of Contribution Rates, issued by the EDD.
3. Termination dates of the class members, or identification of current employee class members, so we can account for the periods that the wages relate to for each class member.
4. An executed Power of Attorney (Form DE 48) from Defendant. This form is needed so that we may report the UI, SDI, and ETT taxes under Defendant's EIN on their behalf. If this form is not provided we will work with the EDD auditors to transfer the tax payments to Defendant's EIN.
5. Defendant is responsible for reporting the SDI portion of the settlement payments on the class member's W-2. PSA will file these forms on Defendant's behalf for an additional fee and will issue an additional W-2 for each class member under Defendant's EIN, as SDI is reported under Defendant's EIN rather than the EIN of the QSF. The Power of Attorney (Form DE 48) will be needed in order for PSA to report SDI payments.