1 2 3 4 5 6	LAW OFFICES OF HUGO GAMEZ HUGO E. GAMEZ (SBN 276765) Hugo@hgamezlaw.com 1900 Avenue of The Stars, Suite 900 Los Angeles, California 90067 Telephone: (424) 442-0623 Facsimile: (310) 693-2538  Attorneys for Plaintiffs ALBERTINA TORR YOLANDA CASTILLO, on behalf of themse and others similarly situated			
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9	SUPERIOR COURT OF THE STATE OF CALIFORNIA			
10	COUNTY	OF LOS ANGELES		
11		Case No. 22STCV24452		
12	ALBERTINA TORRES and YOLANDA CASTILLO, on behalf of themselves and			
13	all others similarly situated,	CLASS ACTION		
14	Plaintiffs,	(PROPOSED) ORDER GRANTING MOTION FOR AN ORDER		
15	v.	(1) PRELIMINARILY APPROVING THE CLASS ACTION SETTLEMENT, (2) APPROVING NOTICE OF CLASS ACTION		
16	CENTRAL SERVICES HOLDING, LLC DBA MARIANNA'S CLEANING	SETTLEMENT, AND (3) SETTING HEARING FOR FINAL APPROVAL		
17	COMPANY, a California Corporation, MATHEW MADRZYK, an individual, and	Date: April 25, 2024		
18	DOES 1 through 50, inclusive,	Time: 10:30 a.m. Dept.: SS12		
19	Defendants.			
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	[PROPOSED] ORDER GRANTING MOT. FOR ORDER FOR PRELIMINARY APPROVAL, ETC.			

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8	SUPERIOR COURT OF THE STATE OF CALIFORNIA			
9	COUNTY OF LOS ANGELES			
10	ALBERTINA TORRES and YOLANDA	Case No. 22STCV24452		
11	CASTILLO, on behalf of themselves and all	CLASS ACTION		
12	others similarly situated,			
13	Plaintiffs,	ORDER GRANTING MOTION FOR AN ORDER (1) PRELIMINARILY		
14	v.	APPROVING THE CLASS ACTION SETTLEMENT, (2) APPROVING NOTICE		
15	CENTRAL SERVICES HOLDING, LLC DBA MARIANNA'S CLEANING	OF CLASS ACTION SETTLEMENT, AND (3) SETTING HEARING FOR FINAL APPROVAL		
16	COMPANY, a California Corporation, MATHEW MADRZYK, an individual, and			
17	DOES 1 through 50, inclusive,	Time: 10:30 a.m.		
18	Defendants.	Dept.: SS12		
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]	ONDER GRANTING MOT. FOR U	NDEN FOR FRELIMINANT AFFROVAL, ETC.		

Plaintiffs' Motion for an Order (1) preliminarily approving the class action settlement reached between the parties, (2) approving the notice of class action settlement and claim form, and (3) setting the final approval hearing (the "Preliminary Approval Motion") came on for hearing on April 25, 2024 in Department SS12 of the above captioned court, the Honorable Carolyn B. Kuhl, Judge presiding. Hugo Gamez of the Law Offices of Hugo Gamez appeared on behalf of Plaintiffs Albertina Torres, Yolanda Castillo, and the putative class. Laurie Cortez of Emilio Law Group APC appeared on behalf of Defendants CENTRAL SERVICES HOLDING, LLC DBA MARIANNA'S CLEANING COMPANY and MATHEW MADRZYK ("Defendants"). (Plaintiffs and Defendants shall be collectively referred to herein as the "Parties.")

The Court, having considered Plaintiffs' Motion, the memorandum of points and authorities in support thereof and supporting evidence, Defendant's agreement with and/or non-opposition to the Motion, and the oral arguments of counsel, hereby ORDERS, ADJUDGES, AND DECREES as follows:

- 1. The Preliminary Approval Motion is GRANTED and the Parties' Stipulation of Settlement and Release (the "Stipulation") filed with the court on March 5, 2024, is preliminarily approved.
- 2. This Order incorporates by reference the definitions in the Stipulation and all terms defined therein shall have the same meaning in this Order.
- 3. The class is preliminarily certified for settlement purposes only. Should the settlement not become final, the fact that the Parties were willing to stipulate to class certification as part of the settlement shall have no bearing on, nor be admissible in connection with, the issue of whether a class should be certified in a non-settlement context.
- 4. The class action settlement contemplated by the Stipulation is preliminarily approved based upon the terms set forth in the Stipulation filed herewith. The class action settlement appears to be fair, adequate, and reasonable to the Plaintiff Class. The class action settlement contemplated by the Stipulation falls within the range of reasonableness and appears to be presumptively valid, subject to any objections that may be raised at the final approval hearing before this Court. The preliminary approval of the class action settlement and the Parties' agreement includes the approval

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for purposes of the settlement of Hugo Gamez of the Law Offices of Hugo Gamez, 1900 Avenue of the Stars, Suite 900, Los Angeles, California 90067 as Class Counsel; Albertina Torres and Yolanda Castillo as Class Representatives; and CPT Group as Claims Administrator. Class Counsel is authorized to act on behalf of the class members with respect to all acts or consents required by or which may be given pursuant to the Stipulation and the class action settlement contemplated by the Stipulation, and such other acts reasonably necessary to consummate the settlement. The Claims Administrator is authorized to perform such acts as set forth in this Order and the Stipulation.

- 5. The Class Notice attached hereto as Exhibit A, advising the Putative Class of material terms and provisions of this settlement, the procedure for approval thereof, and their rights with respect thereto is approved as to form and content.
- 6. The Class Notice shall be sent by first class mail to the Plaintiff Class in accordance with the schedule set forth below. The dates selected for the mailing and distribution of the Class Notice as set forth below meet the requirements of due process and provide the best notice practicable under the circumstances and shall constitute due and sufficient notice to all persons entitled thereto:
  - Deadline for Defendant to provide to Claims Administrator the class list and related information in electronic form: May 10, 2024 (which is within 15 calendar days of the Order granting preliminary approval, presuming the Order is entered by the Court on April 25, 2024 (the date of the hearing.))
  - b) Deadline for Claims Administrator to mail the Class Notice, Exclusion, and Objection: no later than May 25, 2024 (specifically, within 15 calendar days after receiving the class list from Defendant, presuming the class list is provided on May 10, 2024)
  - c) Deadline for class members to file objections and exclusions with the Settlement Administrator: no later than July 9, 2024 (specifically, within 45 calendar days from the date of the original mailing of the Class Notice.)
  - d) Deadline for Class Counsel to file a Motion for Final Approval and a Motion for Attorneys' Fees: ´`¦oÁsacé•Án;¦ãn;kán;Ánc@Á@ad•ãn;\*Án;}Ánc@Án;[cãn;}Án;¦Áan;ad√áad;];[çadeÈ

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2	e) A Final Approval Hearing on the question of whether the proposed settlement,
3	attorneys' fees and costs to Class Counsel, and the class representative
4	enhancement should be approved as fair, reasonable, and adequate as to the
5	Settlement Class: U&dÁrÍ ÉÆG€CIÁ at F€KKEÁs€ a.m./p.m. (which is within 16 court
6	days after Class Counsel files Motion for Final Approval and Motion for
7	Attorneys' Fees.) IT IS SO ORDERED.
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9	Dated: Carolyn B. Kuhl / Judge
10	HONORABLE CAROLYN B. KUHL JUDGE OF THE SUPERIOR COURT
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