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VENTURA SUPERIOR COURT

05/16/23

VENTURA SUPERIOR COURT

FILED

06/12/2023

Brenda L. McCormick Executive Officer and Clerk

Cristal Alvarez

SUPERIOR COURT OF THE STATE OF CALIFORNIA FOR THE COUNTY OF VENTURA

Kevin Valle Urena, an individual,

Plaintiff,

VS.

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Raypak, Inc., a California corporation, and Does 1-10, inclusive,

Defendants.

CASE NO. 56-2022-00563198-CU-OE-VTA

[Assigned to Honorable Ronda McKaig, Department 41]

CLASS ACTION

TPROPOSED] ORDER FINALLY APPROVING CLASS ACTION SETTLEMENT PURSUANT TO THE TERMS OF JOINT STIPULATION RE: CLASS ACTION SETTLEMENT

Date: June 9, 2023 [Reserved]

Time: 8:20 a.m.

Dept.: 41

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[PROPOSED] ORDER

Plaintiff's Unopposed Motion for Final Approval of the proposed settlement of this action on the terms set forth in the Joint Stipulation of Settlement and Release of Class Action (the "Settlement" or "Stipulation") came on for hearing on June 9, 2023 at 8:20 a.m.

In conformity with California Rules of Court, rule 3.769, with due and adequate notice having been given to Class Members (as defined in the Settlement Agreement), and having considered the supplemental declaration of the Class Administrator, Settlement Agreement, all of the legal authorities and documents submitted in support thereof, all papers filed and proceedings had herein, all oral and written comments received regarding the Settlement Agreement, and having reviewed the record in this litigation, and good cause appearing, the Court **GRANTS** final approval of the Settlement Agreement and orders and makes the following findings and determinations and enters final judgment as follows:

- 1. All terms used in this order shall have the same meanings given as those terms are used and/or defined in the parties' Settlement Agreement and Plaintiff's Motion for Order Granting Final Approval of Class Action Settlement. A copy of the Settlement Agreement is attached to the Declaration of Elliot J. Siegel in Support of Plaintiff's Motion for Preliminary Approval of Class Action Settlement as **Exhibit 1** and is made a part of this Order.¹
- 2. The Court has personal jurisdiction over the Parties to this litigation and subject matter jurisdiction to approve the Settlement Agreement and all exhibits thereto.
- For settlement purposes only, the Court finally certifies the Class, as defined in the
 Settlement and as follows:

"All persons who worked at least one shift as a non-exempt employee in the State of California for Defendant from February 25, 2018 through February 7, 2023."

- 4. The Court deems this definition sufficient for the purpose of rule 3.765(a) of the California Rules of Court for the purpose of effectuating the Settlement.
- 5. The Court finds that an ascertainable class of 1,348 Participating Class Members exists and a well-defined community of interest exists on the questions of law and fact involved

¹ The Court previously granted preliminary approval of the Settlement on March 9, 2023.

because in the context of the Settlement: (i) all related matters, predominate over any individual questions; (ii) the claims of the Plaintiff are typical of claims of the Class Members; and (iii) in negotiating, entering into and implementing the Settlement, Plaintiff and Class Counsel have fairly and adequately represented and protected the interest of the Class Members.

- 6. The Court finds that the Settlement Agreement has been reached as a result of informed and non-collusive arm's-length negotiations. The Court further finds that the Parties have conducted extensive investigation and research, and their attorneys were able to reasonably evaluate their respective positions.
- 7. The Court finds that the Settlement constitutes a fair, adequate, and reasonable compromise of the Class' claims and will avoid additional and potentially substantial litigation costs, as well as the delay and risks of the Parties if they were to continue to litigate the case. Additionally, after considering the monetary recovery provided as part of the Settlement in light of the challenges posed by continued litigation, and Court concludes that Class Counsel secured significant relief for Class Members.
- 8. The Court hereby approves the terms set forth in the Settlement Agreement and finds that the Settlement is, in all respects, fair, adequate, and reasonable, consistent and compliant with all applicable requirements of the California Code of Civil Procedure, the California and United States Constitutions, including the Due Process clauses, the California Rules of Court, and any other applicable law, and in the best interests of each of the Parties and Class Members.
- 9. The Court is satisfied that CPT Group, Inc. which functioned as the Settlement Administrator, completed the distribution of Class Notice to the Class in a manner that comports with California Rule of Court 3.766. The Class Notice informed the prospective Class Members of the Settlement terms, their right to do nothing and receive their settlement share, their right to submit a request for exclusion, their rights to comment on or object to the Settlement, and their right to appear at the Final Approval and Fairness Hearing, and be heard regarding approval of the Settlement. Adequate periods of time to respond and to act were provided by each of these procedures. Zero Class Members filed written objections to the Settlement as part of this notice

process, zero Class Members filed a written statement of intention to appear at the Final Approval and Fairness Hearing, and zero Class Members submitted a request for exclusion.

- 10. The Court appoints Plaintiff as Class Representative and finds him to be adequate.
- 11. The Court appoints Elliot J. Siegel and Julian Burns King of King & Siegel LLP and Xavier Villegas of Law Office of Xavier Villegas APC as Class Counsel, and finds each of them to be adequate, experienced, and well-versed in class action litigation.
- 12. The terms of the Settlement Agreement, including the Maximum Settlement Amount of \$2,125,000 and the allocation for determining Individual Settlement Payments, are fair, adequate, and reasonable to the Class and to each Class Member, and the Courts grants final approval of the Settlement set forth in the Settlement Agreement, subject to this Order.
- 13. The Court further approves the following distributions from the Maximum Settlement Amount, which fall within the ranges stipulated by and through the Settlement Agreement:
 - a. The amount of \$13,750.00 designated for payment to the Settlement Administrator is fair and reasonable. The Court grants final approval of it and orders the Parties to make the payment to the Settlement Administrator in accordance with the Settlement Agreement.
 - b. The \$708,333.33 amount, representing one-third of the Maximum Settlement Amount, requested by Plaintiff and Class Counsel for the Class Counsel's attorneys' fees is fair and reasonable in light of the benefit obtained for the Class. The Court grants final approval of, awards, and orders the Class Counsel fees payment to be made in accordance with the Settlement Agreement.
 - c. The Court awards Class Counsel \$19,811.32 in litigation costs, which is an amount which the Court finds to be reflective of the actual and reasonable costs incurred. The Court grants final approval of Class Counsel's litigation expenses payment and orders payment of this amount to be made in accordance with the Settlement Agreement.

	d.	The ÅFŒ €€	class	representative	incentive	payment	requested	to	the
Name	d Plainti	ff is fair and rea	isonab	ole. The Court g	rants final	approval o	of the paym	ent	anc
orders	s the pay	ment to be mad	e in ac	ccordance with t	he Settlem	ent Agree	ment.		

- e. The Court approves of the \$250,000.00 allocation assigned for claims under the Labor Code Private Attorneys General Act of 2004, and orders 75% thereof (*i.e.*, \$187,500.00) to be paid to the California Labor and Workforce Development Agency in accordance with the terms of the Settlement Agreement. The remainder is to be paid to the Aggrieved Employees per the Settlement Agreement.
- 14. The Court orders the Parties to comply with and carry out all terms and provisions of the Settlement Agreement, to the extent that the terms thereunder do not contradict with this order, in which case the provisions of this order shall take precedence and supersede the Settlement Agreement.
- 15. All Participating Class Members shall be bound by the Settlement and this order, including the release of claims as set forth in the Settlement Agreement.
- 16. The Parties shall bear their own respective attorneys' fees and costs except as otherwise provided in this Order and the Settlement Agreement.
- 17. All checks mailed to the Class Members must be cashed within one hundred and twenty (120) days after mailing.
- 18. Plaintiff shall file with the Court a report regarding the status of distribution no later than fifty (50) days after all funds have been distributed.
- 19. The Court approves the California Bar's Justice Gap Fund as the *cy pres* beneficiary and finds that it complies with all requirements under C.C.P. § 384. Per Section 384(b), the Court will amend this Judgment after Counsel provides the Court with the report regarding distribution of funds to direct that any uncashed funds be paid to the California Bar's Justice Gap Fund.
- 20. No later than 10 days from this order, the Settlement Administrator shall give notice of judgment to Class Members pursuant to California Rules of Court, rule 3.771(b) by posting a copy of this Order and Final Judgment on its website assigned to this matter.

1	21. The Court retains continuing jurisdiction over the Action and the Settlement							
2	including jurisdiction pursuant to rule 3.769(h) of the California Rules of Court and Code of Civi							
3	Procedure section 664.6, solely for purposes of (a) enforcing the Settlement Agreement							
4	(b) addressing settlement administration matters, and (c) addressing such post-judgment matter							
5	as may be appropriate under court rules or applicable law.							
6	22. This final judgment is intended to be a final disposition of the above-captioned action							
7	in its entirety and is intended to be immediately appealable. This final judgment resolves all claim							
8	released by the Settlement Agreement against Defendants.							
9	23. The Court hereby sets a hearing date of Real * Al ÉGEGI ^^^ at 8:20 a.m. for							
10	hearing on the final accounting and distribution of the settlement funds.							
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12	IT IS SO ORDERED, ADJUDGED, AND DECREED.							
13	11 13 30 ORDERED, ADJUDGED, AND DECREED.							
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16	06/09/2023 DATED:							
17	Hon. Ronda McKaig							
18	Ventura County Superior Court Judge							
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