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6 7	Attorneys for Defendant PACIFICA OF THE VALLEY CORPORATION dba PACIFICA HOSPITAL OF THE VALLEY	
8	SUPERIOR COURT OF TH	HE STATE OF CALIFORNIA
9	For The Count	Y OF LOS ANGELES
10	Central	CIVIL WEST
11	· · · · · · · · · · · · · · · · · · ·) CASE NO: BC559056
12	OTHERS SIMILARLY SITUATED.)) DECLARATION OF ARCHANA ACHARYA
13	Plaintiff,) IN SUPPORT OF DEFENDANT PACIFICA OF) THE VALLEY CORPORATION DBA
14	V.) PACIFICA HOSPITAL OF THE VALLEY'S) OPPOSITION TO PLAINTIFF KYLE
15	PACIFICA OF THE VALLEY CORPORATION DBA PACIFICA HOSPITAL OF THE VALLEY; AND DOES 1 TO 100, INCLUSIVE) FRENCHER'S MOTION FOR CLASS) CERTIFICATION)
16	Defendant.) Concurrently filed with Opposition to Class) Certification and the Declaration of Patti Guevara
17)) Date: January 13, 2017
18) TIME: 9:00 A.M.) DEPT.: 322
19) JUDGE: HON. ELIHU M. BERLE
20)) Case Filed: September 29, 2014
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		PLAINTIFF'S MOTION FOR CLASS CERTIFICATION D. BC559056

DECLARATION OF ARCHANA ACHARYA

I, Archana Acharya, declare as follows:

I am an attorney admitted to practice before all courts in the State of California, and am
 an Associate at Foley & Lardner LLP, counsel of record for Pacifica of the Valley Corporation dba
 Pacifica Hospital of the Valley ("Pacifica" of the "Hospital"). I have personal knowledge of the facts
 contained in this declaration, and if called upon as a witness, I could and would competently testify
 thereto.

Deposition Transcripts

9 2. On July 13, 2016, I deposed Plaintiff Kyle Frencher. True and correct copies of relevant
10 excerpts from Plaintiff's deposition are collectively attached hereto as Exhibit 1.

3. On June 14, 2016, I defended the deposition of one of Pacifica's Person Most
 Knowledgeable, Patti Guevara. True and correct copies of relevant excerpts from Ms. Guevara's
 deposition are collectively attached hereto as Exhibit 2.

4. On June 14, 2016, I defended the deposition of another one of Pacifica's Person Most
Knowledgeable, Susan Standley. True and correct copies of relevant excerpts from Ms. Guevara's
deposition are collectively attached hereto as Exhibit 3.

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Declarations of Pacifica Non-Exempt Employees Who Worked With or Knew Plaintiff

18 5. On February 11, 2016, I obtained a declaration from Plaintiff's co-worker and Charge
19 Nurse, Amina Mohammed. A true and correct copy of this declaration, which was produced to Plaintiff
20 on June 14, 2016, is attached hereto as Exhibit 4.

21

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23

6. On February 23, 2016, I obtained a declaration from Plaintiff's co-worker, Tra My Nguyen. A true and correct copy of this declaration, which was produced to Plaintiff on June 14, 2016, is attached hereto as Exhibit 5.

7. On February 23, 2016, I obtained a declaration from Plaintiff's co-worker Selma
Agsaulio. A true and correct copy of this declaration, which was produced to Plaintiff on June 14, 2016,
is attached hereto as Exhibit 6.

8. On February 23, 2016, I obtained a declaration from Plaintiff's co-worker Martha
Henriquez. A true and correct copy of this declaration, which was produced to Plaintiff on June 14,

1 2016, is attached hereto as Exhibit 7.

9. On February 23, 2016, I obtained a declaration from Plaintiff's co-worker Lynn
 Sebastian. A true and correct copy of this declaration, which was produced to Plaintiff on June 14,
 2016, is attached hereto as Exhibit 8.

5 10. On February 24, 2016, I obtained a declaration from Plaintiff's co-worker Minin
6 McDonald. A true and correct copy of this declaration, which was produced to Plaintiff on June 14,
7 2016, is attached hereto as Exhibit 9.

8 11. On March 1, 2016, I obtained a declaration from Plaintiff's co-worker Angelica Salmon.
9 A true and correct copy of this declaration, which was produced to Plaintiff on June 14, 2016, is
10 attached hereto as Exhibit 10.

11 12. On March 1, 2016, I obtained a declaration from Plaintiff's co-worker Marleny Martinez.
12 A true and correct copy of this declaration, which was produced to Plaintiff on June 14, 2016, is
13 attached hereto as Exhibit 11.

14 13. On March 3, 2016, I obtained a declaration from Plaintiff's co-worker Dania Cruz. A
15 true and correct copy of this declaration, which was produced to Plaintiff on June 14, 2016, is attached
16 hereto as Exhibit 12.

17

Declarations of Pacifica Supervisors

18 14. On October 31, 2016, I obtained a declaration from Denise Smythe. A true and correct
19 copy of this declaration is attached hereto as Exhibit 13.

20 15. On October 31, 2016, I obtained a declaration from Melissa Mitchell. A true and correct
21 copy of this declaration is attached hereto as Exhibit 14.

22 16. On October 31, 2016, I obtained a declaration from Tante Melchor. A true and correct
23 copy of this declaration is attached hereto as Exhibit 15.

24 17. On October 31, 2016, I obtained a declaration from Alex Boyko. A true and correct copy
25 of this declaration is attached hereto as Exhibit 16.

26 18. On October 31, 2016, I obtained a declaration from Deborah Lomax. A true and correct
27 copy of this declaration is attached hereto as Exhibit 17.

- 28 19. On October 31, 2016, I obtained a declaration from Orlando Gonzalez. A true and
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ACHARYA DECLARATION ISO OPPOSITION TO PLAINTIFF'S MOTION FOR CLASS CERTIFICATION CASE NO. BC559056

1 correct copy of this declaration is attached hereto as Exhibit 18. 2 20. On November 2, 2016, I obtained a declaration from Alan Concepcion. A true and 3 correct copy of this declaration is attached hereto as Exhibit 19. 4 21. On November 2, 2016, I obtained a declaration from Jesus Gomez. A true and correct 5 copy of this declaration is attached hereto as Exhibit 20. 6 22. On November 2, 2016, I obtained a declaration from Jose Aguilar. A true and correct 7 copy of this declaration is attached hereto as Exhibit 21. 8 23. On November 2, 2016, I obtained a declaration from Karen Doss. A true and correct 9 copy of this declaration is attached hereto as Exhibit 22. 10 24. On November 2, 2016, I obtained a declaration from Ronald Campbell. A true and 11 correct copy of this declaration is attached hereto as Exhibit 23. 12 **Declarations From A Sampling Of Pacifica Non-exempt Employees** 13 25. On February 11, 2016, I obtained a declaration from Lisa Bernal. A true and correct 14 copy of this declaration, which was produced to Plaintiff on June 14, 2016, is attached hereto as Exhibit 15 24. 16 26. On February 24, 2016, I obtained a declaration from Jose Gomez. A true and correct 17 copy of this declaration, which was produced to Plaintiff on June 14, 2016, is attached hereto as Exhibit 18 25. 19 27. On February 24, 2016, I obtained a declaration from Jorge Moran. A true and correct 20 copy of this declaration, which was produced to Plaintiff on June 14, 2016, is attached hereto as Exhibit 21 26. 22 28. On March 1, 2016, I obtained a declaration from Vilma Moran. A true and correct copy 23 of this declaration, which was produced to Plaintiff on June 14, 2016, is attached hereto as Exhibit 27. 24 29. On March 3, 2016, I obtained a declaration from Cathy Huss Havardi. A true and correct 25 copy of this declaration is attached hereto as Exhibit 28. 26 30. On March 3, 2016, I obtained a declaration from Danny Granadeno. A true and correct 27 copy of this declaration, which was produced to Plaintiff on June 14, 2016, is attached hereto as Exhibit 28 29.

ACHARYA DECLARATION ISO OPPOSITION TO PLAINTIFF'S MOTION FOR CLASS CERTIFICATION CASE NO. BC559056

31. 1 On March 3, 2016, I obtained a declaration from Wilhemina Garay. A true and correct 2 copy of this declaration, which was produced to Plaintiff on June 14, 2016, is attached hereto as Exhibit 3 30.

32. On March 3 2016, I obtained a declaration from Maria Huanca. A true and correct copy 5 of this declaration, which was produced to Plaintiff on June 14, 2016, is attached hereto as Exhibit 31.

6 33. On March 3 2016, I obtained a declaration from Maria Arteaga. A true and correct copy 7 of this declaration, which was produced to Plaintiff on June 14, 2016, is attached hereto as Exhibit 32.

8 34. On March 10, 2016, I obtained a declaration from Leticia Gonzalez Sandoval. A true and 9 correct copy of this declaration, which was produced to Plaintiff on June 14, 2016, is attached hereto as 10 Exhibit 33.

11 35. On March 10, 2016, I obtained a declaration from Mary Lou Hernandez. A true and 12 correct copy of this declaration, which was produced to Plaintiff on June 14, 2016, is attached hereto as 13 Exhibit 34.

Discovery

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15 36. On July 15, 2015, Pacifica produced over 2,500 pages of electronic time records from 16 Pacifica's employees, ranging from 2010-2013. The documents were Bates marked Pacifica_000114-17 002663. Each of these time records showed, among other things, the date worked, the actual time in and 18 time out, the rounded time in and time out, and the total hours calculated for payroll. A sampler of this 19 production is attached hereto as Exhibit 35.

20 37. True and correct copies of Plaintiff's electronic time punches – which show the date 21 worked, the actual time in and time out, the rounded time in and time out, and the total hours calculated 22 for payroll, and which clearly show that time entries round up and down based on a neutral set of 23 parameters – are attached hereto as Exhibit 36.

24 38. I have reviewed the electronic time punches of some of the putative class members who 25 submitted declarations in support of Plaintiff's Motion. True and correct copies of a sample of these 26 electronic time punches – which also clearly show that time entries round up and down based on a 27 neutral set of parameters – are attached hereto as Exhibit 37.

28

39. On September 22, 2015, Pacifica produced a copy of its Punch Variance Form, Bates

1	marked Pacifica_002722, a true and correct copy of which is attached hereto as Exhibit 38.
2	40. On August 25, 2016, Pacifica served Responses to Plaintiff's Special Interrogatories Set
3	Three, a true and correct copy of which is attached hereto as Exhibit 39.
4	
5	I declare under penalty of perjury under the laws of California that the foregoing is true and
6	correct.
7	Executed this 15th day of November, 2016 at Los Angeles, California.
8 9	Steward
10	Archana Acharya
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0640.0	ACHARYA DECLARATION ISO OPPOSITION TO PLAINTIFF'S MOTION FOR CLASS CERTIFICATION CASE NO. BC559056

EXHIBIT 1

SUPERIOR COURT OF THE STATE OF CALIFORNIA FOR THE COUNTY OF LOS ANGELES CENTRAL CIVIL WEST KYLE FRENCHER, ON BEHALF OF) HERSELF AND OTHERS SIMILARLY) SITUATED, Plaintiff, CASE NO. BC559056 vs.) PACIFICA OF THE VALLEY) CORPORATION DBA PACIFICA) HOSPITAL OF THE VALLEY; AND) DOES 1 TO 100, INCLUSIVE,)) Defendants.) VOLUME I DEPOSITION OF KYLE ELLEN FRENCHER LOS ANGELES, CALIFORNIA FRIDAY, JULY 8, 2016

REPORTED BY: ALICIA RIOS CSR 13277 NO. 16-42750



1	APPEARANCES:
2	
3	FOR THE PLAINTIFF:
4	
5	LAW OFFICES OF LAVI & EBRAHIMIAN, LLP BY: VINCENT C. GRANBERRY, ATTORNEY AT LAW 8889 WEST OLYMPIC BOULEVARD
6	SUITE 200 BEVERLY HILLS, CALIFORNIA 90211
7	310.432.0000 VGRANBERRY@LELAWFIRM.COM
8	
9	FOR THE DEFENDANTS:
10	
11	FOLEY & LARDNER, LLP BY: ARCHANA R. ACHARYA, ATTORNEY AT LAW 555 SOUTH FLOWER STREET
12	SUITE 3500
13	LOS ANGELES, CALIFORNIA 90071-2411 213.972.4500 ADGUADNAGEOLEN COM
14	AACHARYA@FOLEY.COM
15	ALSO PRESENT:
16	PATTI GUEVARA
17	FAIT GOEVANA
18	
19	
20	
21	
22	
23	
24	
25	

1	А	I don't remember.
2	Q	Why did you leave the Cleveland Clinic?
3	A	Because I moved to Michigan.
4	Q	And then what was the next job that you had?
5	A	Michigan? I worked at a place I went to
6	another	hospital.
7	Q	Do you remember the name of the hospital?
8	А	I remember it was on John R. That was the name
9	of the s	treet.
10	Q	What was it? Could you repeat that for me?
11	А	John R.
12	Q	And do you remember about how long you worked
13	there?	
14	А	About five years, I think.
15	Q	Do you remember what kind of shift schedule you
16	worked a	t that hospital?
17	A	Eight hours.
18	Q	Do you remember how breaks were handled at that
<mark>19</mark>	hospital	for you?
20		MR. GRANBERRY: Vague as to "handled."
21		Go ahead.
22		THE WITNESS: The charge nurse would tell you
<mark>23</mark>	when you	could go on your break.
24	BY MS. A	CHARYA:
<mark>25</mark>	Q	Was it a set time every day, if you can

1	remember?
2	A I don't believe so.
3	Q Was there one charge nurse per shift?
4	MR. GRANBERRY: Calls for speculation.
5	If you know.
6	THE WITNESS: Yeah, I believe.
7	BY MS. ACHARYA:
8	Q So your breaks were in this hospital in
9	Michigan, to your understanding, your breaks were
10	scheduled based on your charge nurse each shift, right?
11	MR. GRANBERRY: Misstates
12	THE WITNESS: Correct.
13	MR. GRANBERRY: testimony.
14	BY MS. ACHARYA:
15	Q Thank you.
16	After that hospital in Michigan, where did you
17	go next?
18	A Michigan. Kalamazoo, Michigan. I worked at a
19	hospital called Borgess.
20	Q And what was your reason for leaving the
21	hospital on John R Street and going to Kalamazoo?
22	MR. GRANBERRY: Objection; violates her privacy.
23	The reasons for her separation are irrelevant. It's a
24	violation of her privacy.
25	You don't have to answer that.

1 MR. GRANBERRY: I'm telling you not to. 2 BY MS. ACHARYA: 3 0 Do you want to answer? 4 Α No answer. How long were you at Kalamazoo? This hospital 5 Q in Kalamazoo, how long did you work there? 6 7 Maybe about five years. Α 8 Q Do you remember what kind of shift schedule you had at Borgess Hospital? 9 I worked graveyard. So I think it was eight 10 Α 11 hours. 12 Q And do you remember if at this hospital the 13 charge nurse also scheduled the breaks? 14 A Yes. Q And was it the same as the hospital on John R, 15 16 where each shift had its own charge nurse? A Yes. 17 18 Q Are you aware of how any other charge nurses 19 scheduled breaks for other shifts? MR. GRANBERRY: Calls for speculation. 20 21 THE WITNESS: No. BY MS. ACHARYA: 22 23 And after working at Borgess, where did you go 0 24 next? 25 Α We moved here to California, and I went to

1 Cedars-Sinai. 2 MR. GRANBERRY: Right next to my house. 3 THE WITNESS: Oh. BY MS. ACHARYA: 4 Was that in Los Angeles? 5 Q 6 Α Correct. 7 And for how long were you at Cedars? Q 8 Α Seven years. And do you remember what your shift schedule was 9 Q 10 at Cedars? 11 Α We had 12-hour shifts. I worked graveyard, 7P 12 to 7A. Q And do you remember how the shift schedule was 13 determined at Cedars-Sinai for your breaks? The same 14 thing, the charge nurse? 15 A Yeah. 16 Q And like the other hospitals we've talked about, 17 18 is it your understanding that each charge nurse scheduled 19 the shifts [sic] for that shift, whoever was working on that shift? 20 MR. GRANBERRY: Calls for speculation. 21 Go ahead. 22 23 THE WITNESS: Yeah. 24 BY MS. ACHARYA: Do you remember -- about what year did you leave 25 Q

1	the charge nurse.
2	Q So you had some flexibility with when you would
3	go on your rest break, when you would go on your lunch
4	break, with the other nurses working that shift?
5	MR. GRANBERRY: Misstates testimony.
6	Go ahead.
7	BY MS. ACHARYA:
8	Q Is that true?
9	A Yeah.
10	Q Was that different than how it was at Cedars
11	with the scheduling, or at Cedars could you also work
12	with the nurses to figure out when you would go on a
13	break?
14	A I don't remember.
15	Q You don't remember. Okay, that's okay.
16	When did you stop working for Kaiser?
17	A Kaiser? December 2010.
18	Q And what did you do after that?
19	A I did a little registry. And then in 2012,
20	September, I got a job at Pacifica.
21	Q When you say "did a little registry," is that a
22	nurse registry, like a temp agency kind of?
23	A Yeah.
24	Q So you could work different shifts at different
25	places; is that correct?

1 the future? 2 MR. GRANBERRY: Irrelevant, violates her 3 privacy, but I'll let her answer. Go ahead. 4 THE WITNESS: 5 No. BY MS. ACHARYA: 6 7 So throughout this very lengthy period that you Q 8 were working as a nurse, were you ever part of a union? 9 Α Yeah, Kaiser. 10 Were you part of a union before you joined Q 11 Kaiser? 12 Α I'm trying to remember --13 0 It's okay, take your time. -- if Cedars had a union. I don't remember. 14 Α 15 Were you part of a union when you were working 0 at the nurse registry? 16 17 Α No. 18 Were you part of a union when you were working Q 19 at Pacifica? Yeah. 20 Α 21 Did you ever attend union meetings when you were Q working at Kaiser or Pacifica? 22 A Kaiser, yes. Pacifica, I didn't even know the 23 24 union rep. She never introduced herself to me or -- I 25 didn't even know they had a union. I just know they took

1	money out of my check for it.
2	Q So you did know that there was a union or you
3	did not know?
4	A I knew there was a union because I saw my dues
5	come out of my check. But the person I did not know.
6	Q Did you ever ask anybody who the union rep would
7	be?
8	A Yes, I did.
9	Q Who did you ask?
10	A I don't remember. Different people.
11	Q Did you ever get a collective bargaining
12	agreement when you were at Kaiser?
13	A That's why I was trying to find the union rep.
14	So I could get the what you said, the bargaining
15	agreement. I wanted to know my rights. But
16	Q So this was at Pacifica you're talking about?
17	A Right.
18	MR. GRANBERRY: Her question was at Cedars.
19	MS. ACHARYA: No, it was at Kaiser.
20	Q That's okay. If we're talking about Pacifica,
21	let's just focus on Pacifica right now.
22	So you said you had asked somebody who the union
23	rep was, but you don't remember who you asked. Do you
24	remember asking any of the other nurses on your shift?
25	MR. GRANBERRY: Asked and answered.

1	that correct?
2	A Correct.
3	Q Why were you looking for a rep?
4	A Just because I was used to a union rep.
5	Q Was there anything specific you wanted to talk
6	to them about, or you just wanted to know that there was
7	one there?
8	A Correct.
9	Q Which one?
10	A Know that one was there.
11	Q Do you remember when you started at Pacifica,
<mark>12</mark>	did you have to fill out any union paperwork to authorize
<mark>13</mark>	the deduction of the dues?
14	A Yes.
15	Q Do you remember the name of the nurse registry
15 16	Q Do you remember the name of the nurse registry that you worked at before you worked full time at
-	
16	that you worked at before you worked full time at
16 17	that you worked at before you worked full time at Pacifica?
16 17 18	that you worked at before you worked full time at Pacifica? A Let me look [sic].
16 17 18 19	<pre>that you worked at before you worked full time at Pacifica? A Let me look [sic]. Q For purposes of the record, when you say "let me</pre>
16 17 18 19 20	<pre>that you worked at before you worked full time at Pacifica? A Let me look [sic]. Q For purposes of the record, when you say "let me look" you're just thinking, right?</pre>
16 17 18 19 20 21	<pre>that you worked at before you worked full time at Pacifica? A Let me look [sic]. Q For purposes of the record, when you say "let me look" you're just thinking, right? A Correct.</pre>
16 17 18 19 20 21 22	<pre>that you worked at before you worked full time at Pacifica? A Let me look [sic]. Q For purposes of the record, when you say "let me look" you're just thinking, right? A Correct. Q You're not actually looking at any papers?</pre>
16 17 18 19 20 21 22 23	<pre>that you worked at before you worked full time at Pacifica? A Let me look [sic]. Q For purposes of the record, when you say "let me look" you're just thinking, right? A Correct. Q You're not actually looking at any papers? A Correct.</pre>

1	whose name you can't remember, correct?
2	A Correct.
3	Q So I'm trying to get an idea of what is the
4	percentage of shifts you worked with Amina as the charge
5	nurse, and what are the percentage of the shifts you
6	worked with the other individual. Was it 50/50? Or were
7	most of your shifts with Amina as the charge nurse, or
8	were most of your shifts with the other representative as
9	the charge nurse?
10	A Amina.
11	Q Most of them were with Amina?
<mark>12</mark>	A (No audible response.)
<mark>13</mark>	Q Thank you. Yes?
14	A Yes.
15	Q Do you remember the names of any of the other
16	nurses who worked the same shift as you?
17	A There was a Sheila. In fact, there were two
18	Sheilas. There was what was her name? Tramy. There
19	were three Sheilas. And Abigail. That's all I can
20	recall right now.
21	Q If over the course of the deposition you
22	remember any of their names, feel free to let me know,
23	okay?
24	A All right.
25	Q About how many nurses worked the same shift as

1	A When I was going home.
2	Q From the time you clocked in to the time you
3	clocked out, you never went outside of the building?
4	A No.
5	Q When would you take your rest breaks during your
6	shift?
7	A When I had time.
8	Q Did the charge nurse create a schedule every
9	shift?
10	A No.
11	Q It was up to each nurse to take the rest break
12	when she wanted?
13	A Correct.
14	Q What about the lunch breaks, did the charge
<mark>15</mark>	nurse create a schedule, or could you go when you wanted
<mark>16</mark>	to?
<mark>17</mark>	A Yeah, when you wanted to.
18	Q When you wanted to.
<mark>19</mark>	So each nurse took the break whenever they saw
20	fit during their shift; is that correct?
21	A Correct.
22	MR. GRANBERRY: Calls for speculation.
23	Go ahead.
24	BY MS. ACHARYA:
25	Q You said "correct"?

1	A Yeah.
2	Q Do you have any knowledge of how many breaks
3	other nurses in your shift took?
4	A No.
5	Q So is it fair to say you have no knowledge of
6	how many breaks other employees in other departments
7	took?
8	A Correct.
9	Q Did you have to tell anybody when you were
10	leaving on either your rest or your lunch break?
11	A Yes.
12	Q Who did you have to tell?
13	A Either another nurse or the charge nurse. She
14	was sitting in the desk.
15	Q Did the charge nurse ever tell you that you
16	could not leave for your break?
17	A Not to my knowledge.
18	Q So you could go when you wanted to on your
<mark>19</mark>	break?
20	A Correct. Or when the other nurses had come
21	back. Some of them would take long breaks.
22	Q Like how long?
23	A Maybe 45 minutes.
24	Q For their lunch break?
25	A (No audible response.)

1	Q Do you know if they had to clock out for their
2	lunch break, or they were on the auto deduct, too?
3	A They didn't.
4	Q Did anybody ever tell them they had to come back
5	early from their break?
6	A I have no knowledge of that.
7	Q Do you know who were the ones who took these
8	long breaks?
9	A No.
10	Q Were there a lot of them who took the long
11	breaks?
12	A Mainly the Filipinos. Because they worked
13	together forever, and they knew each other, and very
14	clique-ish.
15	Q Did they go together
16	A Correct.
17	Q on their breaks?
18	Do you know if anybody ever got in trouble for
19	taking too long of a break?
20	A I do not.
21	Q Do you know if Pacifica deducted more time from
22	the people's paychecks if they took longer breaks?
23	A I do not know.
24	Q Do you know if employees in any of the other
25	departments clocked out for their lunch break?

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1	A I do not know.
2	Q Do you know if any other nurses in your
3	department took multiple lunch breaks during their shift?
4	A No, I do not know that.
5	Q Do you know if any of the nurses in your
6	department took multiple rest breaks during their shift?
7	A No, I do not know.
8	Q Did you ever clock out for your lunch break and
9	clock back in afterwards?
10	A No.
11	Q Did you know if that was an option?
12	A No. I did not know it was an option.
13	Q Did you ask anybody if you could clock out and
14	clock back in?
15	A If I did not know, how could I ask somebody of
16	the option, you know?
17	Q Did you ever want to clock out for your lunch
18	break?
19	A I didn't know I had to, or if I if it wasn't
20	offered to me, how would I know if I wanted to do it or
21	not?
22	Q When you were at Kaiser, did you clock out for
23	lunch, or was that auto deduct?
24	A That was we clocked out and clocked in.
25	Q When you were at Cedars-Sinai, did you clock out

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1	A No.
2	Q Do you have any knowledge how rest or lunch
3	breaks are scheduled in the behavioral health department?
4	A No.
5	Q Do you have any knowledge how lunch or rest
6	breaks are scheduled in the OB/GYN department?
7	A No.
8	Q Do you have any knowledge how rest or lunch
9	breaks are scheduled in Pacifica's nursery department?
10	A No.
11	Q Do you have any knowledge how lunch or rest
12	breaks are scheduled in Pacifica's adult neurological
13	department?
14	A Yeah.
14 15	A Yeah. Q And what is that knowledge? How are they
15	Q And what is that knowledge? How are they
15 16	Q And what is that knowledge? How are they scheduled there?
15 16 17	Q And what is that knowledge? How are they scheduled there? A They are scheduled by the charge nurse.
15 16 17 18	Q And what is that knowledge? How are they scheduled there? A They are scheduled by the charge nurse. Q The charge nurse schedules specific times for
15 16 17 18 19	Q And what is that knowledge? How are they scheduled there? A They are scheduled by the charge nurse. Q The charge nurse schedules specific times for each person to go on their lunch breaks?
15 16 17 18 19 20	Q And what is that knowledge? How are they scheduled there? A They are scheduled by the charge nurse. Q The charge nurse schedules specific times for each person to go on their lunch breaks? A Right.
15 16 17 18 19 20 21	Q And what is that knowledge? How are they scheduled there? A They are scheduled by the charge nurse. Q The charge nurse schedules specific times for each person to go on their lunch breaks? A Right. Q And does the charge nurse schedule specific
15 16 17 18 19 20 21 22	Q And what is that knowledge? How are they scheduled there? A They are scheduled by the charge nurse. Q The charge nurse schedules specific times for each person to go on their lunch breaks? A Right. Q And does the charge nurse schedule specific times for each person to go on their rest breaks?
15 16 17 18 19 20 21 22 22 23	Q And what is that knowledge? How are they scheduled there? A They are scheduled by the charge nurse. Q The charge nurse schedules specific times for each person to go on their lunch breaks? A Right. Q And does the charge nurse schedule specific times for each person to go on their rest breaks? A I assume.

1	shifts wait, 20 or five? I wrote it down.
2	Just based on your experiences in the
3	neurological department, did the charge nurse tell you
4	when to go on your rest break?
5	A No.
6	Q You could go whenever you wanted to?
7	A When you had a minute, yes.
8	Q And do you have any knowledge how other
9	employees in the neurological department took their
10	breaks?
11	A No.
12	Q Do you have any knowledge how lunch or rest
13	breaks are scheduled in the emergency care department?
14	A No.
15	Q Do you have any knowledge how lunch or rest
16	breaks are scheduled in the labor and delivery
17	department?
18	A No.
19	Q Do you have any knowledge how lunch or rest
20	breaks are scheduled in the surgery department?
21	A That's the same as med-surg.
22	Q Okay. So that's the one you have knowledge of.
23	Do you have any knowledge how lunch or rest breaks are
24	scheduled in the central supply department?
25	A No.

1	Q Do you know if anybody at Pacifica complained
2	that he or she didn't get their rest breaks?
3	A No.
4	Q And I just want to confirm. You yourself, did
5	you complain to anybody at Pacifica that you felt you
6	were not getting your lunch breaks?
7	A No.
8	Q Did you complain to anybody at Pacifica that you
9	felt you were not getting your rest breaks?
<mark>10</mark>	A NO.
11	Q And why not?
12	A I was more concerned with the patients.
13	Q When you went on your breaks at Pacifica, did
14	you take a break at the same time as anybody else or did
15	you just go on your breaks on your own?
16	A Yes, the second one.
17	Q You went on your own?
18	A Right.
19	Q So each person took their breaks on their own?
20	MR. GRANBERRY: Misstates testimony. She said
21	she did.
22	Go ahead.
23	THE WITNESS: I took mine when I could.
24	BY MS. ACHARYA:
25	Q Okay. Do you have any knowledge how rest or

1	lunch breaks are scheduled since the time you stopped
2	working at Pacifica?
3	A No.
4	Q Now, you mentioned earlier that you smoke
5	cigarettes; is that correct?
6	A Correct.
7	Q And I believe you said you started smoking in
8	your twenties, maybe?
9	A Maybe, yeah.
10	Q And have you smoked consistently throughout the
11	years?
12	A Yeah, on and off.
13	Q When you were at Pacifica, did you smoke
14	cigarettes?
15	A Yeah.
16	Q Do you remember about how many cigarettes you
17	smoked each day?
<mark>18</mark>	A When I was at Pacifica, I would smoke one or two
<mark>19</mark>	before I started my shift. And then after I finished my
20	shift and I clocked out and was ready to go home, I would
21	have one or two on my way home.
22	Q Is it your testimony that when you were at
23	Pacifica you never smoked cigarettes during your shift?
<mark>24</mark>	A Correct.
<mark>25</mark>	Q So if some of your coworkers stated that you

1	BY MS. ACHARYA:
2	Q Did you ever ask anybody during your shift if
3	you could go outside for a smoke break?
4	A No.
5	Q I think I asked this before, but I can't
6	remember. Did anybody at Pacifica ever tell you that you
7	could not leave and go on your break?
8	A Not to my recall.
9	Q Did you ever ask anybody at Pacifica for a
10	second lunch break during your shift?
11	A I didn't know I was allowed a second lunch
12	break.
13	Q Do you have any knowledge of whether anyone else
14	asked for a second lunch break and was told they could
15	not go?
16	A No, I do not.
17	Q Do you have any knowledge of whether other
18	nurses did take second meal periods?
19	A No, I do not.
20	Q Why did you choose to always take your lunch
21	breaks in the nurses' lounge as opposed to the cafeteria
22	or in your car outside?
23	A It was close.
24	Q Close to walk to?
25	A Correct. And with that little amount of time,

1 correct? 2 Α Correct. 3 MR. GRANBERRY: Asked and answered. THE WITNESS: Oh. 4 MR. GRANBERRY: That's okay. 5 BY MS. ACHARYA: 6 7 Q On these moments when you were having 8 interrupted lunch breaks, can you give me the names of 9 anybody else who was with you? 10 MR. GRANBERRY: Asked and answered at least to 11 some extent. Go ahead. 12 13 THE WITNESS: Tramy. BY MS. ACHARYA: 14 Anybody else? 15 0 That I can remember. 16 No. Α Can you remember who was the one who interrupted 17 0 18 you? Not right now, no. It was a long time ago. 19 Α Q I understand. But I believe your testimony is 20 that over the course of your employment at Pacifica there 21 were only five times that you got complete lunch breaks, 22 23 meaning all the other times they were interrupted; is 24 that correct? 25 A Correct.

1	Q So for all those other times, can you do your
2	best to try to tell me who else was with you, or who was
3	the one interrupting your lunch break?
4	MR. GRANBERRY: Asked and answered.
5	But you can go ahead.
6	THE WITNESS: It was mainly Tramy I was eating
7	with.
8	BY MS. ACHARYA:
9	Q Okay.
10	A And anyone from a nurse, to even a doctor or a
11	physical therapist, would poke their head in and say,
<mark>12</mark>	"Kyle, can you come out? We have a question on your
<mark>13</mark>	patient."
14	I'd be like, "Sure." And I'd go out, and I'd
<mark>15</mark>	never get back to my lunch.
<mark>16</mark>	Q Did you ever tell any of those interrupting
17	people that you were on a lunch break?
18	A Yes, I did.
<mark>19</mark>	Q And to the best that you can remember, what was
20	their response to you?
21	A "It doesn't matter. You need to come out
<mark>22</mark>	anyway."
<mark>23</mark>	Q And you cannot remember any one of those
<mark>24</mark>	interrupting people's names?
<mark>25</mark>	MR. GRANBERRY: Asked and answered.

1	THE WITNESS: Yeah, I already told you.
2	BY MS. ACHARYA:
3	Q No, you told me Tramy was with you.
4	MR. GRANBERRY: She told you she didn't recall.
5	BY MS. ACHARYA:
6	Q But do you remember any of those doctors,
7	physical therapists, any nurses?
8	A I don't remember their names. They just exist.
9	Q And after that interrupted break, did you ever
10	try to go back and have a full 30-minute
11	A No.
12	Q break?
13	MR. GRANBERRY: Objection; asked and answered.
14	Go ahead.
15	Give me a moment to object so we're not talking
16	over each other.
17	THE WITNESS: Sorry. Sometimes I don't hear
18	you.
19	MR. GRANBERRY: That's okay. I'll face this
20	way.
21	MS. ACHARYA: So we've been going for about an
22	hour. Do you feel okay to keep going? Do you want to
23	take a break?
24	THE WITNESS: How much longer do you feel we've
25	got?

1 Α No. 2 MS. ACHARYA: I guess we can make this Exhibit Number 2. 3 4 MR. GRANBERRY: Thank you. (Exhibit 2 was marked and is attached 5 6 hereto.) 7 THE WITNESS: I didn't know this existed. 8 BY MS. ACHARYA: Did you ever ask anybody if there was a form or 9 0 10 something you could fill out in order to reflect that you 11 did not get your meal period for that day? 12 Α No, I did not. 13 Q If you missed your lunch breaks at Kaiser, what was the process of reporting that missed break, if any 14 15 process? A You could call the department's secretary and 16 tell him -- Michael Mallard, "I did not get a lunch 17 18 break." And he would correct it on the time. Q Did you ever try to do something like that at 19 20 Pacifica? 21 A No. 22 0 Why not? I didn't know it existed at Pacifica. They were 23 Α 24 not organized. Kaiser's a huge, huge -- they're very 25 organized. Because -- Pacifica, no.

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r	
1	Q Okay. Then that answers the question.
2	So other than the 30 minutes that were auto
3	deducted and your question about how overtime was paid on
4	your paycheck, was there anything else that you before
5	you saw your attorney thought was an issue during your
6	employment at Pacifica?
7	A I just had a gut feeling I wasn't being paid
8	right. <mark>I mean, I came from Kaiser, who is a high-paying</mark>
9	hospital, who has their shit together, basically. And I
10	moved to Pacifica, who seemed like a bunch of loo-loos
10	moved to facilita, who seemed like a buildh of 100-100s
11	running around with their heads cut off. They didn't
12	know what was going on. I would ask questions, and
13	they'd be like, "Well, go ask so-and-so. Go knock on
14	so-and-so's door." So-and-so wasn't there. So I didn't
15	like that work environment. It was very stressful.
16	Q A couple of follow-up questions.
17	Did you ever I know you said you talked to a
18	few people, or you would ask a few people, and they would
19	send you to different directions. Can you remember the
20	names of anybody that you talked to? Or if you can't
21	remember their names, can you try to describe them for me
22	just so I can try to figure out who those people might
23	be?
24	A No. I know there was a large Filipino girl
25	in I don't even know what they call the department.

1 STATE OF CALIFORNIA) SS.) 2 COUNTY OF LOS ANGELES) 3 I, ALICIA RIOS, CSR 13277, a Certified 4 Shorthand Reporter in and for the County of Los Angeles, 5 State of California, do hereby certify; 6 7 That KYLE ELLEN FRENCHER, the witness named in 8 the foregoing deposition, was, before the commencement of 9 the deposition, duly administered an oath in accordance 10 with CCP 2094; 11 That said deposition was taken down in 12 stenograph writing by me and thereafter transcribed 13 into typewriting under my direction. 14 I further certify that I am neither counsel 15 for nor related to any party to said action, nor in anywise interested in the outcome thereof. 16 17 18 Dated this 19th day of July, 2016. 19 20 21 22 23 CERTIFIED SHORTHAND REPORTER IN AND FOR THE COUNTY OF 24 LOS ANGELES STATE OF CALIFORNIA 25

EXHIBIT 2

SUPERIOR COURT OF THE STATE OF CALIFORNIA 1 2 FOR THE COUNTY OF LOS ANGELES - CENTRAL CIVIL WEST 3 4 KYLE FRENCHER, on behalf of 5) herself and others similarly) situated, 6) 7 Plaintiff, 8 Case No. BC559056) vs.) 9 PACIFICA OF THE VALLEY CORPORATION dba PACIFICA 10 HOSPITAL OF THE VALLEY; and DOES 1 to 100, inclusive, 11 Defendants.) 12 13 14 15 16 DEPOSITION OF PATTI GUEVARA 17 Beverly Hills, California Tuesday, June 14, 2016 18 19 20 21 22 23 24 Reported by: Nancy Kramer CSR No. 8756 25 NDS Job No.: 183381

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2	
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12	
13	Also Present:
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15	
16	
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22	
23	
24	
25	
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	June
1	Q I'm really sorry, but I'm just going to have
2	you read it into the record.
3	A Okay.
4	Q Could you please read the meal period policy
5	into the record.
б	A "You must take a 30-minute meal period after
7	not more than five hours of work, except, that when a
8	work period is not more than six hours per day the meal
9	period may be waived by mutual consent of the hospital
10	and yourself. Every effort will be made to schedule
11	your meal period as close to the middle of the shift as
12	possible. You must clock OUT and clock IN for your meal
13	period. Should you be unable to take a meal period
14	because of a hospital emergency, contact your Supervisor
15	immediately."
16	Q This is the meal period policy that applied to
17	all non-exempt employees during the class period,
18	correct?
19	A Yes.
20	Q And the meal period policy that you read, it
21	does not inform the employees that they were entitled to
22	a second meal break if they work more than ten hours,
23	correct?
24	A Correct. I'm going to say the handbook is a
25	guideline for the hospital. However, employees take

	Patti Guevara Jun	ne 14, 2016
1	the work areas, correct?	
2	A Yes.	
3	Q And there is the CBA?	
4	A Let me go back on the policies for each	
5	department. So each department has policies that	
6	pertain to their department. And then there are	
7	policies per human resources, policies for	
8	administration, and all of these policies are in their	
9	own binders. So I'm going to say HR's policy binder is	
10	about that thick.	
11	MS. ACHARYA: Can you give an estimate?	
12	THE WITNESS: About an inch. About an inch	
13	thick.	
14	BY MR. LAVI:	
15	Q All right.	
16	A So if someone wanted to review a policy for	
17	human resources, they would need to just go to that	
18	binder and review the policies there.	
19	Q Or they could go to the employee handbook?	
20	A Or they yes. They could go to their	
21	employee handbook or they could contact human resources.	
22	Q Right. Other than the employee handbook, which	
23	is handed to employees, the binders that are at the	
24	workstations and the CBA, are there any other documents	
25	that deal with meal breaks for non-exempt employees?	
		24

	tti Guevara J	une 14, 2016
1	BY MR. LAVI:	
2	Q RNs, LVNs, CNAs.	
3	A That I couldn't tell you.	
4	Q Is it more than 20?	
5	A No.	
6	Q More than 10?	
7	A Let me say our behavioral health, there's	
8	probably about 20.	
9	Q Do you take any part in scheduling employees'	
10	meal breaks?	
11	A No. It's done by the charge nurse.	
12	Q Are you the highest position at human	
13	resources?	
14	A Yes.	
15	Q As the HR manager, have you ever had any	
16	meetings with strike that.	
17	We have the non-exempt employees, right? Chair	1
18	of custody. They have supervisors or managers above	
19	them, right?	
20	A I'm sorry. Repeat the question?	
21	Q Sure. You have the non-exempt employees,	
22	right?	
23	A Yes.	
24	Q And there are supervisors or managers who	
25	supervisor and manage the non-exempt employees, right?	
		29

1	MS. ACHARYA: Objection. Lacks foundation,	
2	overbroad, vague, assumes facts.	
3	BY MR. LAVI:	
4	Q You can answer.	
5	A Yes. Everyone reports to someone.	
6	Q Right. Supervisors or managers are the ones	
7	who's in charge of scheduling the employees for the meal	
8	and rest breaks, correct?	
9	A No.	
10	MS. ACHARYA: Objection. Assumes facts and	
11	lacks foundation.	
12	BY MR. LAVI:	
13	Q Who is in charge of scheduling employees' meals	
14	and rest breaks?	
15	A The charge nurse.	
16	Q The charge nurse. Is the charge nurse only for	
17	RNs, LVNs, CNAs and respiratory employees, or is it for	
18	all of the employees regardless of their position and	
19	title?	
20	A The charge nurse would schedule LVNs or RNs	
21	LVNs and CNAs.	
22	Q And with regards to the other employees, the	
23	managers or supervisors would schedule their meal and	
<mark>24</mark>	rest breaks, correct?	
<mark>25</mark>	MS. ACHARYA: Objection. Assumes facts, lacks	
		30

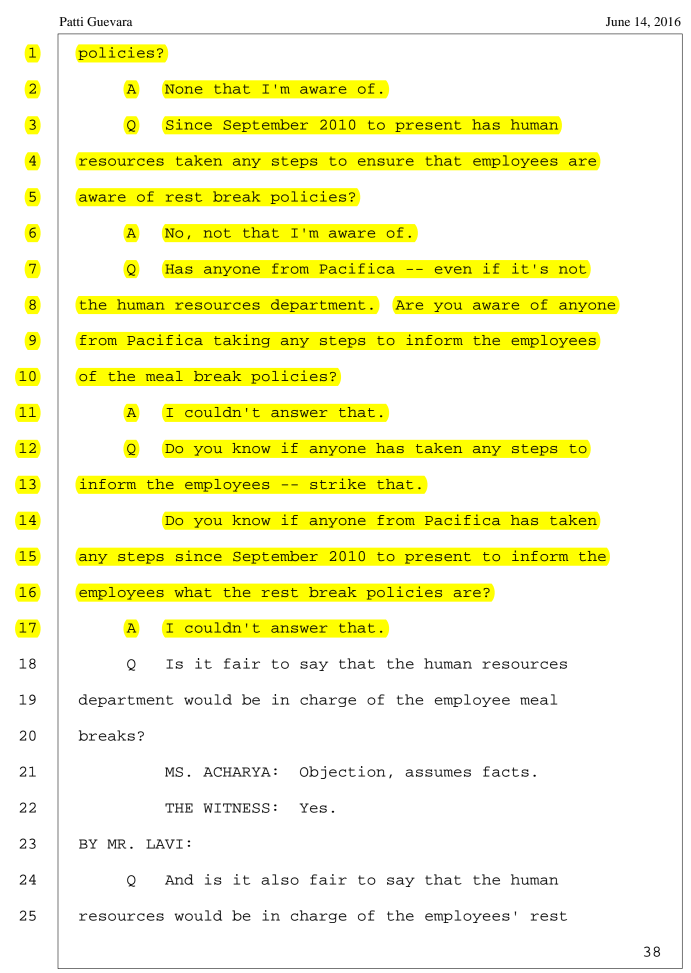
	Patti Guevara June	14, 2016
1	foundation.	
2	THE WITNESS: It could be the lead person or a	
3	supervisor.	
4	BY MR. LAVI:	
5	Q And if you look at the meal break policy and	
б	procedure that you read, it says, "Every effort will be	
7	made to schedule your meal period as close to the middle	
8	of the shift as possible," right?	
9	A Yes.	
10	Q And employees don't get to decide when to take	
11	their rest breaks, right?	
<mark>12</mark>	MS. ACHARYA: Objection. Assumes facts, lacks	
<mark>13</mark>	foundation.	
<mark>14</mark>	THE WITNESS: They do.	
15	BY MR. LAVI:	
16	Q They can just pack and go anytime they want?	
17	A As long as the depending on, again, if it's	
18	a nursing floor, they need to notify their charge nurse	
19	in order for them to take a break.	
20	Q Right. So they still have to let someone else	
21	know they are taking	
22	A Yes. They need to let someone know that if	
23	they're leaving the unit, they need to let someone know	
24	because someone needs to cover their patients.	
25	Q Exactly. And typically meal and rest breaks	
		31

Patti Guevara

1	aren't scheduled by the supervisors or managers or the	
2	charge nurses, correct?	
3	MS. ACHARYA: Objection. Lacks foundation,	
4	assumes facts.	
5	BY MR. LAVI:	
б	Q You can answer.	
7	A Are scheduled by charge nurses.	
8	Q Since 2010 to present, have you ever had any	
9	meetings with any charge nurses where you describe to	
10	them what the policies and procedures are as to meal	
11	breaks?	
12	A I can't say I'm going to say no.	
13	Q Since September 2010 to present, have you ever	
14	trained any of the charge nurses as to meal and rest	
15	break policies and procedures?	
<mark>16</mark>	A Meal breaks have come up in our labor	
<mark>17</mark>	management meetings that we have monthly with the	
18	unions. That has been brought up. And we have	
<mark>19</mark>	empowered the charge nurses to arrange for employees to	
20	schedule their breaks and meal periods.	
21	Q But you haven't trained any charge nurses on	
22	meal break policies, correct?	
23	A That's correct.	
24	Q You haven't trained any charge nurses with	
25	regard to rest period policies, correct?	
		32

Patti Guevara Ju	ine 14, 20
A No. Most charge nurses, however, are union	
stewards.	
Q I understand that, but right now I'm only	
concentrating on things that you have done.	
A I understand, but I feel that in order to get	
the entire picture, you need to understand that the	
charge RNs are part of the bargaining. They know the	
contract. They know how these how everyone's meal	
periods and rest periods are done. So I think that's a	
big factor.	
Q I'm going to get to this, but I have to do this	
step by step.	
A Okay.	
Q So going back to my question. You have never	
trained any charge nurses on rest break policies,	
correct?	
A Correct.	
Q Human resources department for Pacifica has	
never trained any charge nurses as to meal breaks	
policies, correct?	
A Correct.	
Q Pacifica's human resources department since	
September 2010 has not trained any charge nurses as to	
third rest breaks, correct?	
A Correct.	
	33

	Patti Guevara Jun	e 14, 2016
1	orientation or not?	
2	A I don't know.	
3	Q Do you know if rest breaks are covered during	
4	orientation or not?	
5	A I don't know, but I would assume that those are	
б	items that would be covered under the orientation.	
7	Q All right. So if you recall, we don't want you	
8	to guess. If you don't know, that's fine, but we don't	
9	want you to guess.	
10	A All right.	
11	Q Have you attended any of these orientations	
12	since September 2010 to present?	
13	A I attended a partial orientation, but it was	
14	not this was not covered under the portion that I	
15	attended.	
<mark>16</mark>	Q All right. What steps has the human resources	
<mark>17</mark>	department taken to ensure that the employees are aware	
<mark>18</mark>	of meal break policies and procedures?	
<mark>19</mark>	MS. ACHARYA: Objection. Vague and overbroad.	
20	THE WITNESS: I'm sorry. You are going to have	
21	to repeat that one more time.	
22	BY MR. LAVI:	
23	Q Of course. What steps has the human resources	
24	department taken since September 2010 to present to make	
25	sure that the employees are informed about meal break	
		37



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Patti Guevara
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1	policies that Pacifica has had since September 2010 to
2	present?
3	MS. ACHARYA: Same objection.
4	THE WITNESS: No.
5	BY MR. LAVI:
б	Q Let's look at meal break waivers. Do you know
7	what meal break waivers are?
8	A Yes.
9	Q What are meal break waivers?
10	A Meal waiver is it's a form that are given
11	to 12-hour shift employees allowing them to waive their
12	second meal.
<mark>13</mark>	Q And it's a form that they sign for it, correct?
<mark>14</mark>	A Yes.
<mark>15</mark>	Q Is the form given to the employees at the
<mark>16</mark>	beginning of their employment?
<mark>17</mark>	A Yes.
18	Q And let me mark this as Exhibit No. 7, Bates
19	stamp Pacifica 3015.
20	(The document referred to herein was
21	marked by the CSR as Plaintiff's Exhibit 7
22	for identification and attached hereto and
23	made part of this deposition.)
24	BY MR. LAVI:
25	Q Ms. Guevara, have you seen what we have marked
	5

	Patti Guevara	une 14, 2016
1	A I don't know.	
2	Q Has anyone ever told you that employees have	
3	waived their second meal breaks?	
4	A Let me say this. Employees, if they feel that	
5	they are entitled to something and did not get	
6	something, they would have gone to their union	
7	immediately, and I would have received either a	
8	grievance, a phone call, something letting me know that	
9	the employee did not receive A, B or C.	
10	Q Okay.	
11	A And that would have been corrected at that	
12	time.	
13	Q You looked at the employee handbook and you	
14	agreed that the employee handbook did not inform the	
15	employees that they were entitled to a second lunch	
16	break if they worked more than ten hours, right?	
17	A Yes.	
18	Q You looked at the CBA, and the CBA never	
19	informs the employees that they are entitled to a second	đ
20	lunch break, correct?	
21	A Yes.	
22	Q So if the employees are not informed they are	
23	entitled to second lunch break, they don't know it,	
24	right?	
25	MS. ACHARYA: Objection. Assumes facts, lacks	
		60

	Patti Guevara June 14,	2016
1	foundation, speculation.	
2	BY MR. LAVI:	
3	Q Right?	
4	A However, if they are receiving the meal waiver	
5	for the second meal, they would have known that there is	
6	a second meal.	
7	Q And that's as to the employees who have signed	
8	the meal break waiver, right?	
9	MS. ACHARYA: Objection. Lacks foundation,	
10	assumes facts.	
11	THE WITNESS: Regardless if they have signed it	
12	or not, they would have received it during their time of	
<mark>13</mark>	employment.	
14	BY MR. LAVI:	
15	Q Let's look at Exhibit No. 7. Can you take a	
16	look at Exhibit No. 7 and tell me, where does it say to	
17	the employees who have received that waiver and did not	
18	sign it that they are entitled to a second lunch break	
19	if they work more than ten hours.	
20	A It does not.	
21	Q So let's look at Exhibit No. 8. Where does	
22	Exhibit No. 8 tell the employees they are entitled to a	
23	second lunch break if they work more than ten hours?	
24	A It does not say that.	
25	Q So neither of the waivers inform the employees	
	6	1

	Patti Guevara	June 14, 2016
1	BY MR. LAVI:	
2	Q Go ahead.	
3	A So on rest on breaks, employees	
4	Q Which breaks?	
5	A Their 10-, 15-minute breaks.	
6	Q Rest breaks?	
7	A Rest breaks. Employees take multiple rest	
8	breaks throughout the day. No one is monitoring how	
9	many breaks they take. I have to say employees are	
10	basically run the place and are allowed to take as many	<u>7</u>
11	breaks as they need.	
<mark>12</mark>	Q If employees take too many 10-minute rest	
<mark>13</mark>	breaks or 15-minute rest breaks, they get disciplined,	
14	right?	
<mark>15</mark>	A No.	
16	Q So employees could take four 10-minute rest	
17	breaks in an hour and there would be no discipline?	
18	A No.	
19	Q So basically an employee comes to work, clocks	5
20	in at 6:00 a.m. and takes a break from 6:00 a.m. to	
21	6:10; comes back to work, work ten more minutes, takes	
22	another ten minutes; comes back to work, work ten more	
23	minutes, take ten minutes of rest break; comes back to	
24	work, takes ten minutes of rest break. Is your	
25	testimony that an employee is not going to get	
		68

Patti Guevara June 14, 2016 and others they are allowed to take. 1 2 Ms. Guevara, why don't you take a look at 0 3 Exhibit No. 5. I want you to go to Pacifica 94. Do you 4 have that? 5 Α Yes. What's Pacifica 94? 0 6 This is the policy on attendance. 7 Α And this is the policies, procedures and 8 0 9 responsibilities of employees and supervisors, right? 10 Α Yes. This is the policy; however, employees 11 don't always follow all policies. 12 I understand that. But according to the 0 13 policies, it says that the supervisors or directors must 14 notify employees of their starting, ending, meal and 15 break times. Do you see that? 16 Yes. Α So Pacifica's policies, procedures and 17 0 18 practices in the human resources' manual informs the 19 employees and the supervisors that the supervisors are 20 to notify the employees of their meal and rest break 21 times, right? 22 MS. ACHARYA: Objection. Lacks foundation, 23 assumes facts. 24 THE WITNESS: This is our guidelines, what we 25 would like our employees to follow; however, that does 71

	Patti Guevara Jun	e 14, 2016
1	not take place.	
2	BY MR. LAVI:	
3	Q Have you ever seen a policy or practice, or	
4	anything, that tells the employees, "You can take breaks	
5	as you wish"?	
б	A No.	
7	MR. LAVI: Off the record.	
8	(Whereupon a discussion was held off the record.)	
9	MR. LAVI: Back on the record.	
10	Q Ms. Guevara, it's my understanding that you are	
11	the person most knowledgable with regards to the number	
12	of the times and the amount of premium wages paid for	
13	missed employees' rest breaks during the class period;	
14	is that correct?	
15	A Yes.	
<mark>16</mark>	Q Has Pacifica paid any premium wages to any	
<mark>17</mark>	employees who missed their rest breaks during the class	
<mark>18</mark>	period?	
<mark>19</mark>	A No. We have not received any complaints from	
20	any, so no.	
21	Q Is it Pacifica's understanding that the	
22	employees are entitled to a third rest break after 12	
23	hours of work?	
24	A I'm sorry. One more time?	
25	Q Is it Pacifica's understanding that the	
		72

1	employees are entitled to a third rest break after				
2	working more than 12 hours?				
3	A Yes.				
4	Q Other than strike that. Let me lay the				
5	foundation.				
6	I believe Pacifica has paid somewhere around				
7	200 premium wages for missed meal breaks, correct?				
8	MS. ACHARYA: Objection. Speculation, assumes				
9	facts.				
10	BY MR. LAVI:				
11	Q Do you know?				
12	A I do not.				
13	Q You do or do not?				
14	A I do not.				
15	Q Since September 2010 to present, has it been				
16	Pacifica's understanding that the employees are entitled				
17	to a second meal break if they work more than 12 hours?				
18	A Yes.				
19	Q Now, I think I asked you this earlier, but				
20	since you were not the PMK, I don't know if I got an				
21	answer or not.				
22	Does Pacifica have any written policies,				
23	procedures and practices with regards to payment of				
24	premium wages for missed third rest breaks?				
25	A No.				
		- Т			

	Jule Jule	. ⊣ , ∠(
1	A Punch variance form is employees complete it	
2	if they either clocked in early, clocked in late, missed	
3	lunch. If there is any adjustments that need to be made	
4	to their time, they would complete this and make note of	
5	whatever the explanation of it and then sign it.	
6	Q For example, if an employee is on auto deduct	
7	of meal breaks and they don't get to take a meal break,	
8	this is the form that they submit to the supervisor that	
9	they didn't take a meal break and they shouldn't be	
10	automatically deducted the 30 minutes, correct?	
11	A Yes.	
12	Q Are these kept in the personnel file?	
13	How does Pacifica keep track of the punch	
14	variance forms?	
15	A They are given to the payroll department.	
16	Q And does the payroll department keep those in	
17	the employee's file?	
18	A No. They are kept with payroll records.	
19	Q Employees' payroll records?	
20	A Yes.	
21	MR. LAVI: So, Counsel, as far as it's your	
22	understanding, the CBA that we marked for RNs are the	
23	only CBA in place which was marked as Exhibit No	
24	MS. ACHARYA: 6.	
25	MR. LAVI: Exhibit No. 6, that's the only	
		76

	June 14
1	with the policies and procedures in the handbook; is
2	that correct?
3	A Yes.
4	Q And that would include some of the policies
5	that have been discussed today, such as the attendance
б	policies or tardiness, clocking in and clocking out and
7	meal and rest periods; is that correct?
8	A Yes.
9	Q And you testified today that these policies are
10	more like guidelines; is that right?
11	A Yes.
<mark>12</mark>	Q Can you explain what you mean by that?
<mark>13</mark>	A So we have these policies in place hoping that
14	employees would follow these policies. It's again a
<mark>15</mark>	guideline for the hospital.
<mark>16</mark>	However, the employees and the CBA always
<mark>17</mark>	overrule all hospital policies. There's always the
<mark>18</mark>	quote, unquote is past practice. So if it's
<mark>19</mark>	something I'm going to give you an example.
20	If someone had taken or been tardy ten
21	times, they would fight us on writing up someone for the
22	fact that past practice has been that they didn't write
<mark>23</mark>	people up in the past. So they are going to want status
<mark>24</mark>	quo and not allow us to write these people up.
<mark>25</mark>	So again, the policies are there as a

ſ	Patti Guevara June	14, 2016
1	guideline. We'd like for everyone to follow them;	
2	however, that does not take place.	
3	Q And with regards to the clocking in, clocking	
4	out and rounding, counsel spent some time previously	
5	discussing I don't want to pull it out, but the	
5	handbook policy had some language about how employees	
7	are allowed to clock in or, rather, should not clock	
3	in more than seven minutes before and should not clock	
)	in more than seven minutes after.	
)	Do you know why that language is in the	
-	handbook?	
2	MR. LAVI: Misstates and lacks foundation. You	
	mean not to clock out more than seven minutes after?	
:	MS. ACHARYA: Yes.	
	THE WITNESS: Yes. The reason for not clocking	
	in early, or clocking in the seven minutes after is to	
	prevent any overtime hours. It does not say that the	
	employee cannot clock in or clock out the six minutes	
	before quitting time or that they couldn't clock in six	
	minutes late.	
	It says that they cannot clock in prior to the	
	seven minutes or after the seven minutes. And again,	
	that is for overtime.	
	BY MS. ACHARYA:	
	Q In your experience as an HR manager, is it your	
		79

understanding that over the course of your years at
Pacifica, non-exempt employees do often clock in less
than seven minutes after their shift, or leave less than
seven minutes before their shift ends, and are still
paid for the entirety of their scheduled shift?
A Yes. It happens all the time. I actually wish
that I had an example of how many people clock out early
and are paid their full shift.
Q Counsel spent some time asking you about break
schedules. And I believe your testimony was that charge
nurses often handle that. Is there a charge nurse for
each shift in each department?
A Yes.
Q So can you estimate over the course of a
week and maybe you won't be able to about how many
charge nurses does that amount to; zero to five, five to
ten, ten to 15?
A I have to go by department.
Q I guess rather than having you spend the time,
break schedules are basically shift based and department
based because it's up to that charge nurse?
A Right.
Q And I think counsel asked some questions about
whether HR trains these charge nurses about meal and
rest break policies, and your testimony was that HR does

	June June June June June June June June
1	each department?
2	A Each department. Again, it all depends on
3	acuity.
4	Q And is it the same concept for rest breaks with
5	each department; it just kind of depends on how busy it
б	is or what that charge nurse wants for that shift?
7	A Yes. And, again, staff they're going to
8	take their breaks. They are not going to miss out on a
9	break, on a meal period, anything that they feel that
10	they are that they should receive, they are going to
11	make sure that they get their breaks.
12	Q At Pacifica, the non-exempt employees what
13	are the shift lengths that are offered to non-exempt
14	employees?
15	A It's an eight-hour shift or a 12-hour shift.
16	Q So there is no ten-hour shift employee?
17	A No.
18	Q So the eight-hour shift employee, how many meal
19	periods are they entitled to?
20	A To one.
21	Q And how many rest breaks?
22	A Anyone who works over ten hours would get a
23	a a two meal. And then for rest breaks, the eight
24	hour gets two. And then your 12 hour gets three.
25	Q If an employee, for whatever reason, was so

<pre>third rest break, is it your understan would notify their charge nurse?</pre>	ge nurse or their ave missed a meal ment will be made. ent"? A meal paid
A They would notify their charges supervisor informing them that they have break or a rest period, and an adjustry Q What do you mean by "adjustme premium or premium pay? A Premium pay. Q So the policies in the handboord discussed today are not actually applithes employees all the time? A No.	ave missed a meal nent will be made. ent"? A meal paid bok that have been
<pre>supervisor informing them that they had break or a rest period, and an adjust Q What do you mean by "adjustme premium or premium pay? A Premium pay. Q So the policies in the handbo discussed today are not actually applished employees all the time? A No.</pre>	ave missed a meal nent will be made. ent"? A meal paid bok that have been
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<pre>premium or premium pay? A Premium pay. Q So the policies in the handbo discussed today are not actually appl: employees all the time? A No.</pre>	bok that have been
A Premium pay. Q So the policies in the handbo discussed today are not actually appli employees all the time? A No.	
Q So the policies in the handbo discussed today are not actually apple employees all the time? A No.	
discussed today are not actually appli employees all the time? A No.	
employees all the time? A No.	ied to all
A No.	
Q That's correct?	
A That's correct.	
Q And that's because it's more	department based
and/or shift based?	
A That's correct.	
MS. ACHARYA: I don't think I	I have any further
questions.	
FURTHER EXAMINATION	NC
BY MR. LAVI:	
Q The employee handbooks are g	iven to the
employees, right?	

	Patti Guevara Jun	e 14, 2016
1	A Immediately.	
2	Q Give me an estimate.	
3	A As soon as they made it known, I would have	
4	either received a grievance or some type of notification	
5	that someone was not paid.	
6	Q Can you recall, as the HR manager, anytime that	
7	an employee has made either a formal or informal	
8	grievance with regards to meal period premiums or wages	
9	and Pacifica denied them that pay?	
10	A No.	
11	Q Regardless of whether or not they've signed a	
12	meal break waiver?	
13	A Meal waiver doesn't matter if they signed it or	
14	not. If they missed a meal and they complained about	
15	it, we would have corrected it.	
16	MS. ACHARYA: No further questions.	
17		
18	FURTHER EXAMINATION	
19	BY MR. LAVI:	
20	Q Since September 2010 to present, has Pacifica	
21	ever informed any of its employees that they are	
22	entitled to premium wages if they missed second meal	
23	breaks?	
24	A I don't know.	
25	Q Being that you're in human resources, you would	
		100

Patti	Guevara	
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PENALTY OF PERJURY CERTIFICATE

I hereby declare I am the witness in the within matter, that I have read the foregoing transcript and know the contents thereof; that I declare that the same is true to my knowledge, except as to the matters which are therein stated upon my information or belief, and as to those matters, I believe them to be true.

I declare being aware of the penalties of perjury, that the foregoing answers are true and correct.

	Executed on the	<u>/3</u> day of	July	, 2016,
at	Sun Valley		California	•

(CITY)

(STATE)

ATTI GUEVARA

EXHIBIT 3

SUPERIOR COURT OF THE STATE OF CALIFORNIA 1 2 FOR THE COUNTY OF LOS ANGELES - CENTRAL CIVIL WEST 3 4 KYLE FRENCHER, on behalf of 5) herself and others similarly) situated, 6) 7 Plaintiff, 8 Case No. BC559056 vs.)) 9 PACIFICA OF THE VALLEY CORPORATION dba PACIFICA 10 HOSPITAL OF THE VALLEY; and DOES 1 to 100, inclusive, 11 Defendants.) 12 13 14 15 16 DEPOSITION OF SUSAN STANDLEY 17 Beverly Hills, California 18 Tuesday, June 14, 2016 19 20 21 22 23 24 Reported by: Nancy Kramer CSR No. 8756 25 NDS Job No.: 181218

1 **APPEARANCES:** 2 3 For the Plaintiff: 4 LAVI & EBRAHIMIAN, LLP BY: JOSEPH LAVI, ESQ. 5 8889 West Olympic Boulevard Suite 200 Beverly Hills, California 90211 6 (310) 432-0000 7 For the Defendants: 8 9 FOLEY & LARDNER, LLP BY: ARCHANA R. ACHARYA, ESQ. 10 555 South Flower Street Suite 3500 11 Los Angeles, California 90071 (213)972 - 450012 13 Also Present: 14 PATTY GUEBARA 15 16 17 18 19 20 21 22 23 24 25

	Susan Standley June	14,
1	after the start of their shift? Correct?	
2	MS. ACHARYA: Objection, vague and ambiguous.	
3	BY MR. LAVI:	
4	Q You can answer.	
5	A I know. I'm thinking. They can clock in up to	
6	seven minutes late and not be penalized on their time.	
7	Q But they would be considered tardy?	
8	A In some departments, yes.	
9	Q Meaning all departments?	
10	A Some departments.	
11	Q Which departments they would not be considered	
12	tardy if they clock in	
<mark>13</mark>	A Well, it would depend on who the supervisor is.	
14	We have some supervisors that are more lax than others.	
15	Q Right now I'm not talking about supervisors.	
16	I'm talking about Pacifica's policies. There's a	
17	difference. Do you understand that?	
18	A Yes, I do.	
19	Q Pacifica does not have a policy which allows	
20	the employees to clock in up to seven minutes after the	
21	start of their shift, correct?	
22	MS. ACHARYA: Objection. Assumes facts, lacks	
23	foundation and asked and answered.	
24	BY MR. LAVI:	
25	Q You can answer.	
		2

	Susan Standley	J	une 14, 2016
1	BY MR. L	AVI:	
2	Q	No, it does not, or no, I'm wrong?	
3	А	No, it does not.	
4	Q	And if the employees continue to be tardy, the	Į
5	could be	disciplined, right?	
6	A	Yes, they can.	
7	Q	And the discipline could be either a verbal	
8	warning,	right?	
9	A	Yes.	
10	Q	If they continue being tardy, it could escalate	e
11	<mark>to a wri</mark>	tten warning, correct?	
12	A	Yes.	
<mark>13</mark>	Q	And ultimately could lead to termination,	
14	right?		
<mark>15</mark>	A	Termination would be a last resort. With the	
<mark>16</mark>	unions,	terminations are rare.	
<mark>17</mark>	Q	But it does happen?	
<mark>18</mark>	A	I don't ever recall anybody being terminated	
<mark>19</mark>	<mark>for bein</mark>	g late.	
20	Q	But they do get disciplined?	
21	A	Yes. Rarely.	
22	Q	And the policies and procedures we just talked	
23	about, t	hat's with regards to the class period of 2010	
24	to prese	nt, right?	
25	A	Yes.	
			25

	Susan Standley June	14, 2010
1	Q Now, as to the 40 to 50 percent of the	
2	employees that do not clock out or clock back in, how	
3	does Pacifica keep track of the meal break durations for	
4	those employees?	
5	A If they do not tell us that they didn't get	
6	their meal break, then it is logical to assume that they	
7	did and the 30 minutes is automatically deducted.	
8	MR. LAVI: Move to strike as nonresponsive.	
9	Q I'm asking how does Pacifica keep track of it.	
10	I'm not talking about what the employees do. What does	
11	Pacifica do?	
12	A On the time-keeping system.	
13	Q So if we look at the time-keeping system and	
14	there is a punch at the beginning of the day and a punch	
15	at the end of the day, how can you tell from those two	
16	punches if an employee took a 35-minute meal break or a	
17	25-minute meal break?	
18	MS. ACHARYA: Objection. Asked and answered.	
<mark>19</mark>	THE WITNESS: If they haven't stated that they	
20	missed their lunch and it is not noted on the memo line,	
21	then they've taken their lunch and it's deducted.	
22	BY MR. LAVI:	
23	Q Okay. So is it fair to say Pacifica has no	
24	idea as to whether those employees take 35 minutes or	
25	25-minute lunch breaks?	
		30

	Susan Standley	June 14, 2016
1	A I personally wouldn't know that.	
2	Q Right. And if you look at the timecards for	
3	all the 610 employees, 50 percent of them do not have	
4	punch in or punch out. You cannot tell me, sitting her	e
5	today, how long was the duration of the meal break for	
6	each of those employees that did not clock out?	
7	A NO yes, that is correct. And I also	
8	wouldn't know if they decided to take an hour instead o	f
9	their 30 minutes.	
10	Q Right. If they had taken an hour, there's a	
11	policy and procedure which requires the employees to be	
12	back from their meal breaks on time, right?	
13	A Umm-hmm.	
14	Q Yes?	
15	A Yes.	
16	Q And if the employee continues to keep taking a	
17	longer lunch break than 30 minutes, they would be	
18	disciplined, correct?	
19	MS. ACHARYA: Objection. Lacks foundation,	
20	assumes facts.	
21	THE WITNESS: If they're caught.	
22	BY MR. LAVI:	
23	Q Correct. Now, Pacifica is a hospital, right?	
24	A Yes, it is.	
25	Q And pursuant to state law, they are required	
		31

		,
1	hours. It is my understanding that, as you testified	
2	earlier, there is an automatic deduction of 30 minutes	
3	from the employee's daily work hours for lunch break,	
4	correct?	
5	A Yes.	
б	Q And if an employee there are 50 percent that	
7	clock in and out for lunch breaks and 50 percent that do	
8	not, right?	
9	A Yes.	
10	Q For the 50 percent that clock out and in for	
11	the lunch breaks, does the auto deduct also apply to	
12	those employees?	
<mark>13</mark>	A No, it does not. The system voids it.	
<mark>14</mark>	Q What do you mean?	
<mark>15</mark>	A If somebody clocks in and out for lunch, the	
<mark>16</mark>	system recognizes that there's lunch punches for 30	
<mark>17</mark>	minutes and it does not auto deduct.	
18	Q Okay. So if an employee clocks, let's say for	
19	example, 20 minutes for a lunch break, is only 20	
20	minutes deducted or it still deducts 30 minutes?	
21	A Twenty minutes.	
22	Q Now, are there classification of employees that	
23	clock in and out versus employees that do not?	
24	A What do you mean "classification"?	
25	Q You said there are approximately 40 percent of	
		34

	Susan Standley	June 14, 2016
1	BY MR. LAVI:	
2	Q Let me ask it differently.	
3	Pacifica uses a system which is called	
4	rounding. Have you heard that?	
5	A Yes.	
6	Q Now, their rounding applies to all non-exempt	
7	employees, correct?	
8	A Yes, it does.	
9	Q The rounding applies to the shifts at the	
10	beginning of the day and the shifts at the end of the	
11	day, correct?	
12	A Umm-hmm, yes.	
<mark>13</mark>	Q Now, do you know, what are the parameters that	
<mark>14</mark>	are set for the rounding?	
<mark>15</mark>	A Seven minutes.	
<mark>16</mark>	Q Seven minutes	
<mark>17</mark>	A If they clock in seven minutes before, it	
<mark>18</mark>	rounds to the hour. If they clock out seven minutes	
<mark>19</mark>	after, it rounds to the quarter hour.	
20	Q So just to use time to make sure we understand	
21	the same thing. Let's say, for example, an employee's	
22	shift is 6:00 a.m. If the employee clocks in at 3:53,	
23	does that go I'm sorry, 5:53	
24	A I'm like, that's odd.	
25	MS. ACHARYA: Came very early to work.	
		39

	Susan Standley June 14	, 2016
1	MR. LAVI: Very earlier.	
2	Q If they clock in at 5:53, does the 5:53 become	
3	6:00 o'clock or does the 5:53 become 5:45?	
4	A It becomes 6:00 o'clock.	
5	Q If the employee clocks in at 6:07, does the	
б	6:07 become 6:00 o'clock or does it become 6:15?	
7	A 6:00 o'clock.	
8	Q And then 6:08 becomes 6:15.	
9	A Correct.	
10	Q Now, at the end of the shift, when the day is	
11	over, let's say they are supposed to leave at 6:30, if	
12	they clock out, what is the rounding at the end of the	
13	day? Same thing, seven minutes on either side?	
14	A Yes. Seven minutes consistently all the way	
<mark>15</mark>	around.	
16	Q So if an employee clocks out at 6:23, that	
17	becomes 6:30, correct?	
18	A Yes.	
19	Q And if an employee clocks out at 6:37, that	
20	also becomes 6:30?	
21	A Yes.	
22	Q The rounding doesn't apply to the meal punches,	
23	correct, for the	
24	A No, it does not.	
25	Q Sorry. The rounding does not apply to the meal	
		40

		.,
1	Q All right. So if an employee reads the	
2	employee handbook strike that.	
3	Pacifica expects the employees to follow the	
4	policies and procedures that are listed in the employee	
5	handbook, right?	
б	A Yes.	
7	Q So when an employee gets an employee handbook	
8	and they read the policies and procedures on their time	
9	and attendance, Pacifica expects the employees to follow	
10	those policies and procedures, right?	
11	A Yes.	
12	Q I mean, in fact, Pacifica expects the employees	
<mark>13</mark>	to follow all of the procedures that's in the employee	
<mark>14</mark>	handbook, right?	
<mark>15</mark>	A Well, yeah. It's expected, but it doesn't	
<mark>16</mark>	always happen.	
<mark>17</mark>	Q Of course. And that's why people get fired,	
<mark>18</mark>	right?	
<mark>19</mark>	MS. ACHARYA: Objection, assumes facts.	
20	THE REPORTER: I didn't get your answer.	
21	THE WITNESS: Not with our unions. Our CBAs	
22	pretty much override any policies that the hospital has.	
23	BY MR. LAVI:	
24	Q So let me ask you this, if that's the case,	
25	then why give the employee handbook?	
		48

1	before the shift starts.
2	A The way this is written, this is the way the
3	union interprets it. And the union will not allow us to
4	discipline anybody for clocking in and out within their
5	seven-minute grace period.
6	MR. LAVI: Move to strike as nonresponsive.
7	Q I'm not talking about CBA. I'm not talking
8	about the union. I'm talking about the document in
9	front of you. Do you understand that?
10	A Yes, I understand that
11	Q Okay. So
12	A But I'm trying to explain how our hospital
13	works.
14	Q I'm not talking about the hospital. I'm
15	talking about the employee handbook. Okay?
16	The employee handbook in front of you has
17	policies in it, right?
18	A Yes.
19	Q And this is what has been given to the
20	employees, right?
21	A Yes.
22	Q Pacifica 25, I want you to point out where it
23	says that the employees can clock in up to seven minutes
24	before the start of their shift. Do you see that in
25	this policy?
	EG

56

Susan Standley

June 14, 2016

	Susan Standley J	une 14, 2
1	tell him you don't know. Don't guess.	
2	THE WITNESS: Okay. Yeah, this was part of	
3	programming that I did not do, so I'm not sure.	
4	BY MR. LAVI:	
5	Q Since you calculate strike that.	
6	Since you have been designated as the person	
7	most knowledgable with regards to calculating employees	ı
8	work hours right?	
9	A Yes.	
10	Q do you know how this break rule plays into	
11	calculating into the employees' work hours?	
<mark>12</mark>	A Not this specific one. The only thing that I	
<mark>13</mark>	have knowledge of is there's a 30-minute auto deduct if	
<mark>14</mark>	they do not clock in and out for lunch.	
15	Q So you don't know what this policy is?	
16	A It's not a policy. This is a printout of the	
17	software setup.	
18	Q Right. This is the parameters that are	
19	programmed into the system?	
20	A Right. And I'm not IT. I did not program it.	
21	Q Even though you did not program it, do you know	v
22	what the parameters are or what they mean?	
23	MS. ACHARYA: Objection. Vague as to	
24	"parameters." For what?	
25	///	
		65

65

	Susan Standley	une 14, 2016
1	BY MR. LAVI:	
2	Q For the break lunches. Let me strike that.	
3	For example, Pacifica 85, you are not the one	
4	who programmed the auto deduction for meal breaks,	
5	correct?	
б	A Correct.	
7	Q But you understand how it works, correct?	
8	A Yes.	
9	Q Same thing. Pacifica 76, you're not the one	
10	who programmed it, correct?	
11	A Correct.	
12	Q But you do understand how it works; is that	
13	right?	
14	A I don't know what this ties to as far as the	
<mark>15</mark>	time-keeping system. I don't know what drives it and	
<mark>16</mark>	how it operates.	
17	Q That's my point. You don't know. And if you	
18	don't know it, that's perfectly fine, but I just want t	C
19	make sure that I get your response that you don't know	
20	it.	
21	A Yeah. No. Sorry.	
22	Q I'm going to ask you a few questions just to	
23	see if something makes sense or not.	
24	A Okay.	
25	Q For example, if you look at the middle of the	
		66

Susan Standley page, it says "Short Break." Do you see that? 1 2 Α Yes. "Round 30 minutes." Do you see that? 3 Q 4 Α Yes. 5 Q Do you know what that is referring to? No. I would be guessing. 6 A Do you know if that means that if a meal break 7 Q 8 is short, less than 30 minutes, it's rounded to 30 9 minutes? 10 A No, I don't know. 11 0 Could you turn to Pacifica 73 and let me know 12 if you have seen this document before or not. 13 Yes, I've seen it. А What does Pacifica 73 refer to? 14 0 15 Α The rounding rule. 16 And this is their rounding rule that applied to 0 all non-exempt employees during the class period, 17 18 correct? 19 А Yes. 20 0 And if you look at the rounding rule, it says 21 outside rounding 15 minutes. Do you see that? 22 Yes, I do. Α

- Q Do you know what that refers to?
- 24 A No.

23

25

Q Do you know what it means?

June 14, 2016

	Susan Standley June	14, 2016	
1	A [I would be guessing.] It's a programming issue		
2	that I don't understand.		
3	Q Do you know, how does this outside rounding 15		
4	minutes applies when employees work hours are being		
5	calculated?		
б	A No		
7	MS. ACHARYA: Objection I'm sorry asked		
8	and answered.		
9	THE WITNESS: No. This would be programming,		
10	so I don't know what it ties to or how it pulls in.		
11	BY MR. LAVI:		
12	Q So let me just make sure. Whatever is		
13	programmed in the system, that's how the employee's work		
14	hours are being calculated based upon the programming		
15	system, correct?		
16	A Yes.		
17	Q It's not based on your understanding or my		
18	understanding, correct?		
19	MS. ACHARYA: Objection, vague.		
20	THE WITNESS: I don't understand.		
21	BY MR. LAVI:		
22	Q For example, you know for a fact that the		
23	system has been programmed to deduct 30 minutes of meal		
24	breaks from the employees that do not clock out for meal		
25	breaks, correct?		
		68	

understanding is as to the seven-minute rounding. 1 Okay? 2 That's what I'm trying to find out. 3 Because here -- I'm looking at the rounding --4 it says outside 15 minutes. It doesn't say seven minutes, right? 5 I can't answer that. I don't know how this 6 А 7 operates. 8 Q Okay. I can tell you however it's programmed, the 9 A 10 seven minutes is working on the time cards. 11 0 So let me just go through this just to make 12 sure that I get your responses so I have a clear record. 13 Do you know what it means when it says outside rounding 15 minutes? 14 15 Α In the programming menu, no, I do not. 16 Do you know how it applies in calculating the 0 employee's work hours? 17 18 Α In programming menu, no. 19 I'm not talking about programming. The end 0 20 result. 21 Do you know what it means when it says outside 22 rounding 15 minutes? What's the end result? 23 Α I know what the end result is when it happens, 24 but I do not know how this causes the end result. 25 Q Give me an example. So do you know how this

	Susan Standley June	14, 2016
1	A This is a programming document. I do not know	
2	how it ties in to the end result.	
3	Q but let me ask you this	
4	A I do payroll. I don't do programming.	
5	Q I understand that. But here's the thing, you	
6	agree do you know what "outside" refers to?	
7	A I'm sorry?	
8	Q Do you know what the "outside" and "inside"	
9	refers to?	
10	A No, I don't.	
11	Q But you agreed that the programming, the way	
<mark>12</mark>	the system is programmed, there is a different grace	
13	period for outside and inside looking at the programming	
14	in front of you?	
<mark>15</mark>	A That's not how my end result works.	
16	Q That's not my question.	
17	The way it's programmed and based on the	
18	screenshot, do you have any reason to believe that what	
19	we have marked here as Exhibit No. 6, Pacifica 73, is	
20	not the programming of the system?	
21	MS. ACHARYA: Can we go off the record for a	
22	second?	
23	MR. LAVI: Sure.	
24	(Whereupon a discussion was held off the record.)	
25	MR. LAVI: Let's go back on the record.	
		73

PENALTY OF PERJURY CERTIFICATE

I hereby declare I am the witness in the within matter, that I have read the foregoing transcript and know the contents thereof; that I declare that the same is true to my knowledge, except as to the matters which are therein stated upon my information or belief, and as to those matters, I believe them to be true.

I declare being aware of the penalties of perjury, that the foregoing answers are true and correct.

Executed on the <u>13TH</u> day of <u>JULY</u>, <u>2016</u>, at <u>SUN VALEY</u>, <u>CA</u>.

(CITY)

(STATE)

SUSAN STANDLEY

Network Deposition Services, Inc. • networkdepo.com • 866-NET-DEPO

CONSENT TO INTERVIEW

The law firm of Foley & Lardner LLP has been retained to represent your employer, Pacifica Hospital of the Valley ("Pacifica"), in a purported class action lawsuit under California law brought by a former Licensed Vocational Nurse ("LVN"). The case is entitled *Kyle Frencher v. Pacifica Hospital of the Valley Corporation dba Pacifica Hospital of the Valley*, and is pending in the Superior Court of the State of California, for the County of Los Angeles, case no. BC 559056.

Plaintiff claims that she and other employees were not provided meal and rest periods, that Pacifica provided Plaintiff and other employees less than full thirty minute meal periods and other related claims for penalties resulting from these alleged meal and rest period violations. Plaintiff alleges that she and other potential class members are owed monies for missed meal and rest periods and related penalties under the California Labor Code. Pacifica disagrees with the claims in the lawsuit and is defending itself against the claims.

We are asking to interview you regarding information related to the allegations as alleged by Plaintiff, and the purpose of this interview is to enable Pacifica to determine facts to assist it in its investigation. We are interested only in getting the facts about your employment with Pacifica, and in particular whether you have received meal and rest breaks. Your participation or lack of participation in this investigation will not affect your job or your rights as an employee. California law specifically prohibits retaliation for participate in this interview without affecting your job or your rights as an employee. Your decision to participate in this interview is completely voluntary. You are free to change your mind at any time about whether you wish to participate in the interview or to decline to answer any question. You also should understand that you will not be rewarded or treated more favorably because of your participation in this interview.

If you participate in the interview, you may be asked to give a sworn statement. That statement may be disclosed to other entities or persons if required pursuant to legal proceedings. Should you either agree or decline to provide such a statement, that decision will not have any impact on you employment at Pacifica.

If a class action is certified, as Plaintiff desires, and you do not affirmatively opt-out of the class, then you may become part of the class in the lawsuit. Participation in this interview may affect your ability to participate in the lawsuit should you desire to participate and may be contrary to your interest in potentially recovering money which Plaintiff alleges is owed by Pacifica.

I have read this statement. I agree that no verbal statements inconsistent with this Consent have been made to me by the interviewer.

Name (printed): AMINA MOHAMMED Signature: Aming moham Dated: _ 2 - 11 - 16

DECLARATION OF AMINA MOHAMMED

I, Amina Mohammed, hereby state and declare as follows:

1. My name is Amina Mohammed, I am over eighteen (18) years of age, and I have personal knowledge of the facts stated in this Declaration.

2. I am currently employed by Pacifica of the Valley Hospital ("Pacifica") as a Registered Nurse ("RN"). I have been employed as an RN for Pacifica for about twenty years. I have held the position of Charge Nurse for the Medical/Surgical Unit since about 2005 and oversee about 8-10 nurses during each shift. One of the nurses I oversaw was Kyle Frencher.

3. I am a member of the Service Employees International Union 121-RN. As a Union member, my employment with Pacifica is governed by a collective bargaining agreement ("CBA"), which explains in detail the policies about our meal and rest breaks. I am aware that the Union and Pacifica came to an agreement about our meal and rest periods, and that the Union is very involved with protecting our rights under the CBA, including the right to take meal and rest periods. I have never felt like I did not receive a meal period or a rest period, but if I did, I know that I could notify my Union representative to handle the issue and protect me.

4. My typical shift is the day shift from 7:00 a.m. to 7:30 p.m. I previously worked a variety of shifts, including eight hour shifts, but I have worked the 12.5-hour shift from 7:00 a.m. to 7:30 p.m. for the past ten years.

5. I know that Pacifica has a written policy regarding meal periods, and Pacifica's auto-deduct practice automatically deducts 30 minutes over the course of the 12.5 hour shifts for a 30-minute unpaid meal period. Pacifica's written policy regarding rest periods also permits us to take 15-minute paid breaks even though the law requires only 10 minutes. However, regardless of these policies, in practice, we are permitted to take several rest breaks and meal breaks throughout the day for varying amounts of time. It completely depends on what each nurse's preference is for any given day. For example, I usually arrive at work around 7:00 a.m. and take my first 15 minute break around 9:00 a.m. I then take a one-hour lunch break from around 12:00 p.m. to 1:00 p.m. and sometimes take another break later in the day. I know that I can take many more breaks over the course of the rest of my shift, and that these breaks can be 15 minutes, 30 minutes, 45 minutes, or even one hour in length, but I generally choose not to take any more breaks. I just want to finish my work and go home. I know that there are other nurses who, after their one-hour lunch break, take another break in the afternoon that ranges from 45 minutes to an hour each day. Regardless of these breaks, we are only deducted 30 minutes from our entire 12.5 hour shift. So, because of the automatic deduction, we are paid for 12 hours of work each shift, regardless of whether we take longer lunch breaks. In my experience working at Pacifica, I think I would have been paid less each day if I actually clocked out and clocked in every time I took a meal period.

6. When I leave to take a break, regardless of whether it is a meal break or a rest break, I generally tell another nurse in my unit that I am going to go on break. As the Charge Nurse, I do not assign specific times for the nurses to take their meal and rest periods because I want to make sure each one goes when they want to go and not when they are forced to go. We have a very flexible atmosphere at Pacifica and the hospital is very generous to us. We are treated very well. No one at Pacifica has prevented me from taking a break when I wanted to. Also, as the Charge Nurse for the Medical/Surgical Unit, the nurses are supposed to let me know when they are going on a break, so I know that no one has prevented any nurse in my unit from taking a break when he or she wanted to.

7. During my breaks, I typically eat my lunch in the cafeteria or the nurse's lounge with my co-workers and friends. Many times, the nurses in the Medical/Surgical Unit would take their breaks in small groups or teams and on rotation, such that we often overlapped with each other. I often saw Kyle Frencher eat her lunch each day either in the nurse's lounge or in her car. We are free to do whatever we want during our meal and rest periods. Each nurse gets to decide when and for how long he or she will be on a break, regardless of whether it is a meal break or a rest break. We expect that, as professionals, each one will be responsible enough to only take a few rest breaks and a couple meal breaks over the course of the shift. However, I never disciplined or reported a nurse for taking too long of a break; it was always up to each nurse to take a break and come back to work.

8. For example, Kyle Frencher was one of the nurses in the Medical/Surgical Unit who was required to report to me when she left for her meal and rest periods each day. Throughout her time working at Pacifica, Ms. Frencher was a heavy smoker and would leave nearly every hour to go outside for a smoke break. The hospital has only a few designated areas for smoking, and they are not close to our Medical/Surgical Unit. So Ms. Frencher was often gone for about 20 minutes every hour to smoke cigarettes. Although all the nurses know they are supposed to report to me when they leave for a break, Ms. Frencher did not always do that; she would just disappear. It became generally known in our Unit that if we could not find Ms. Frencher, she was outside smoking.

9. If we are really busy in the Unit and I am not able take a meal period (or a meal period is late or short), I know to fill out a form or document on my time sheet that I have missed my meal period. This happens very rarely; I have done this maybe once a year. When it does, I submit the form to the Unit Director, and I receive one additional hour of pay. As the Charge Nurse, I make sure that the other RNs in the Unit know to follow the same process. It is just so uncommon for any of us to be unable to take a break.

10. I have had an opportunity to review and revise this Declaration. I understand that I am under no obligation to sign this Declaration, and doing so is solely my decision. I understand that I could refuse to sign this Declaration without any impact

on my employment. I am signing this Declaration voluntarily and, by signing it, acknowledge and agree that it accurately reflects my knowledge of the facts stated in it.

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge. Executed on February 23, 2016.

Amina pohamina

Amina Mohammed

CONSENT TO INTERVIEW

The law firm of Foley & Lardner LLP has been retained to represent your employer, Pacifica Hospital of the Valley ("Pacifica"), in a purported class action lawsuit under California law brought by a former Licensed Vocational Nurse ("LVN"). The case is entitled *Kyle Frencher v. Pacifica Hospital of the Valley Corporation dba Pacifica Hospital of the Valley*, and is pending in the Superior Court of the State of California, for the County of Los Angeles, case no. BC 559056.

Plaintiff claims that she and other employees were not provided meal and rest periods, that Pacifica provided Plaintiff and other employees less than full thirty minute meal periods and other related claims for penalties resulting from these alleged meal and rest period violations. Plaintiff alleges that she and other potential class members are owed monies for missed meal and rest periods and related penalties under the California Labor Code. Pacifica disagrees with the claims in the lawsuit and is defending itself against the claims.

We are asking to interview you regarding information related to the allegations as alleged by Plaintiff, and the purpose of this interview is to enable Pacifica to determine facts to assist it in its investigation. We are interested only in getting the facts about your employment with Pacifica, and in particular whether you have received meal and rest breaks. Your participation or lack of participation in this investigation will not affect your job or your rights as an employee. California law specifically prohibits retaliation for participate in this interview without affecting your job or your rights as an employee. Your decision to participate in this interview is completely voluntary. You are free to change your mind at any time about whether you wish to participate in the interview or to decline to answer any question. You also should understand that you will not be rewarded or treated more favorably because of your participation in this interview.

If you participate in the interview, you may be asked to give a sworn statement. That statement may be disclosed to other entities or persons if required pursuant to legal proceedings. Should you either agree or decline to provide such a statement, that decision will not have any impact on you employment at Pacifica.

If a class action is certified, as Plaintiff desires, and you do not affirmatively opt-out of the class, then you may become part of the class in the lawsuit. Participation in this interview may affect your ability to participate in the lawsuit should you desire to participate and may be contrary to your interest in potentially recovering money which Plaintiff alleges is owed by Pacifica.

I have read this statement. I agree that no verbal statements inconsistent with this Consent have been made to me by the interviewer.

Name (printed):	TRA	мY	NGUYEN
Signature: <u>Na</u>	MM	\nearrow	-
Dated: 02 23	161		

DECLARATION OF TRA MY NGUYEN

I, Tra My Nguyen, hereby state and declare as follows:

1. My name is Tra My Nguen, I am over eighteen (18) years of age, and I have personal knowledge of the facts stated in this Declaration.

2. I am currently employed by Pacifica of the Valley Hospital ("Pacifica") as a Registered Nurse ("RN"). I have been employed as a RN for Pacifica for about eleven years. I have worked as an RN in Pacifica's Medical/Surgical Unit the entire time. There are several nurses who work in the Medical/Surgical Unit, and about 5-8 working during each shift. One of the nurses who also worked in the Medical/Surgical Unit was Kyle Frencher, and we usually shared the same shift schedule.

3. I am a member of the Service Employees International Union 121-RN. As a Union member, I understand that my employment with Pacifica is governed by a collective bargaining agreement ("CBA"), which explains the policies about our meal and rest breaks. I know that the Union is really involved in making sure that we all get our breaks and that the other policies in the CBA are regularly followed. I have never complained to the Union about not receiving my breaks because I never missed any of my breaks.

4. My typical shift is the day shift from 7:00 a.m. to 7:30 p.m. Over the course of my employment with Pacifica, I have occasionally worked the night shift, but I almost always work the day shift that I currently work – the 12.5-hour shift from 7:00 a.m. to 7:30 p.m.

5. I know that Pacifica's automatically deducts 30 minutes over the course of my 12.5 hour shifts for a 30-minute unpaid meal break. I also know that Pacifica permits us to take rest periods that are 15-minute in length. In practice, however, we actually are permitted to take many meal and rest breaks throughout our shift. The Charge Nurse usually comes and makes sure that we have taken whatever breaks we wanted during the shift. The Charge Nurse does not tell us when we have to leave and when we have to come back, so how long each nurse's break is really depends on what that nurse did on that day. No matter how long any of our breaks are or how many we take, we are paid for 12 hours of work for each shift.

6. I usually arrive at work around 7:00 a.m. and take my first 15 minute break around 9:30 or 10:00 a.m. That is usually when I make sure that my patients have had their morning medicine and are stable. I always make sure that my patient is first taken care of and then go for my break. During this 15-minute break I usually go to the nurse's lounge and have some breakfast and some tea. I often take my lunch break around 12:30 or so, after I have made sure that my patients have had their lunch and any other medicine they need. I am allowed to go to lunch earlier if I want to but I prefer to eat after my patients are done. Everything really depends on the circumstance of the day because it also depends on when the doctors come to do their rounds or when new patients are admitted. I usually take about 30 minutes for my lunch break but I am

allowed to take more time if I want to. I just prefer to go for only 30 minutes because I pack my own lunch and like to eat quickly. I generally take another break later in the afternoon for about 15 minutes or so but I can go for a longer time if I want to or take more breaks if I want to. It's very flexible. It also just depends on the shift. Nobody at Pacifica ever prevents us from taking any breaks. We work like a team and like a family and always cover each other patients to make sure that everyone gets whatever breaks they want. There have been many times that I have come back from my break and the Charge Nurse has told me that the Unit is not that busy so I can go take a longer break, but I prefer to come back because I want to be next to my patients. This is my choice; I like to sit with my patients and talk to them. I love my patients.

7. I always tell the Charge Nurse before I go on my breaks so that she can make sure my patients are taken care while I am gone. Throughout my employment at Pacifica, the Charge Nurse has always made sure that we get our breaks. I have overheard the Charge Nurse many times asking other nurses whether they have gotten all their breaks for the day. It's all very flexible here.

8. I know that some other nurses take longer breaks for their meal and rest periods. It really depends on how hard each nurse wants to work during that shift and how the patients are doing. For example, if a nurse's patients are all stable, then she can go on breaks that are much longer than 30 minutes.

9. I worked many shifts with Kyle Frencher. She was a smoker and would leave the Unit often to go on a smoke break. There were many times that we were all looking for her because her patient wanted something but nobody could find her. Even the Charge Nurse would not know because Ms. Frencher did not report that she was leaving. I remember she was gone almost every hour to go smoke a cigarette for very long periods of time, usually longer than 20 minutes or sometimes even 30 minutes. It seemed like she was gone more than she was even in the Unit. I also saw her eating lunch in the nurse's lounge with me sometimes because she also brought her lunch from home.

10. I have had an opportunity to review and revise this Declaration. I understand that I am under no obligation to sign this Declaration, and doing so is solely my decision. I understand that I could refuse to sign this Declaration without any impact

on my employment. I am signing this Declaration voluntarily and, by signing it, acknowledge and agree that it accurately reflects my knowledge of the facts stated in it.

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge. Executed on February 23, 2016.

Tra My Nguen

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I have read this statement. I agree that no verbal statements inconsistent with this Consent have been made to me by the interviewer.

Name (printed): <u>5 Um A</u>	Agsaulio
Signature: <u>bagranhi</u>	
Dated: 02/23/16	

DECLARATION OF SELMA AGSAULIO

I, Selma Agsaulio, hereby state and declare as follows:

1. My name is Selma Agsaulio, I am over eighteen (18) years of age, and I have personal knowledge of the facts stated in this Declaration.

2. I am currently employed by Pacifica of the Valley Hospital ("Pacifica") as a Unit Secretary. I have been employed at Pacifica since 1987. I previously worked as a Certified Nursing Assistant ("CNA") at Pacifica for several years, and have been the Unit Secretary for the last twenty years. For the entire time that I have been a Unit Secretary, I have worked in the Medical/Surgical Unit and my shift has been Monday through Friday from 7:00 a.m. to 3:30 p.m. There are usually about 7 nurses working during each day shift. One of the nurses who also worked in the Medical/Surgical Unit was Kyle Frencher, and I regularly interacted with her during our shifts.

3. I am a member of the SEIU-United Healthcare Workers West Union. As a Union member, I know that the Union and Pacifica came to an agreement about several policies, including the meal and rest period policies, and that such policies are contained in the collective bargaining agreement ("CBA"). I know that the Union can be involved in making sure that we all get our breaks and that the other policies in the CBA are regularly followed, but I don't think the Union even needs to get involved because everyone I know at Pacifica has always received their breaks. Throughout the almost thirty years that I have been at Pacifica, I have never complained to the Union or anyone else about not receiving my breaks because I never missed any of my breaks.

4. I am aware that the CBA has policies about our meal periods, and Pacifica's auto-deduct practice automatically deducts 30 minutes over the course of the shifts for a 30-minute unpaid meal period. I also know that Pacifica permits us to take rest periods that are 15-minute in length. In practice, however, we actually are permitted to take many meal and rest breaks throughout our shift. How long each break is also depends on each nurse or employee because nobody is telling us exactly when to leave and exactly when to come back.

5. I usually arrive at work around 7:00 a.m. and take my first break from about 9:00 to 9:15. I then take my 30-minute lunch break sometime between 12:00 and 1:30. I can decide when I want to go; nobody forces me to go and nobody prevents me from going. I usually then take another 15 minute break somewhere between 2:00 to 2:30. Again, I can go take a break whenever I want. I usually let the Charge Nurse know that I am going on my break. I have never been told not to go on a break when I wanted to. We are really free at Pacifica. It is an open, very relaxed hospital. Everyone treats each other well and is very friendly to each other. I love this hospital. I have worked at other hospitals where they are very strict about when we get to take breaks and make us come back at a certain time, but at Pacifica we are all treated really well and all our breaks are completely up to us.

As the Medical/Surgical Unit Secretary, my office is located within the unit 6. itself so I am always around the other doctors and nurses who work within that unit. The nurses know they are supposed to tell the Charge Nurse when they are going on break and if the Charge Nurse is on her own break, then the nurses come and tell me that they are going on break. For example, Kyle Frencher would often tell me that she was leaving for her break. I know she would eat her lunch usually in the cafeteria or outside so that she could smoke some cigarettes too. Most times, Ms. Frencher would not even tell me where she was going but would just say she was "going out for a while," and would then come back about twenty minutes later. This usually happened every hour or so. I know she was going to smoke a cigarette because she would always come back smelling like smoke. Sometimes she would go downstairs to discharge the patient, which should only take 5 minutes, but then stay downstairs for an extra 15 minutes or so to smoke a cigarette. There were so many times that the other nurses and I were looking for Ms. Frencher but she was not in the unit because she was outside smoking. I know there were times that her patients would need assistance because they removed some of their medical equipment or there was some other issue with it, or they would ask for their nurse, and nobody knew where Ms. Frencher was. I would have to call the telephone operator to page her so that she could come back and take care of her patient. Even after she was paged, it often took Ms. Frencher a long time to come back because I think she would finish smoking her cigarette and come back smelling like smoke.

Over the course of my employment at Pacifica, I have never heard anyone 7. say that they did not get to take their meal or rest breaks. Everyone knows to take their breaks whenever they want. Some nurses take a 30 minute lunch break and some take longer breaks. It really depends on what each nurse wants to do during each shift and how busy the unit is during that shift. There have been many times that a nurse will come back from her break and the Charge Nurse will tell the nurse that she can go back on break for a longer time because the doctor is not there yet or the unit is just not that busy. Nurses are allowed to take several breaks during the day, whenever they want. There is no specific time for them to take a break, and the Charge Nurse never forces anyone to take a break during a specific time. Even if the unit gets busy, the nurses might have to work for a couple hours but then once the admissions are over, it is relaxed again and they can all take more breaks.

I have had an opportunity to review and revise this Declaration. I 8. understand that I am under no obligation to sign this Declaration, and doing so is solely my decision. I understand that I could refuse to sign this Declaration without any impact on my employment. I am signing this Declaration voluntarily and, by signing it, acknowledge and agree that it accurately reflects my knowledge of the facts stated in it.

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge. Executed on February 23, 2016.

ba ju au hu Selma Agsaulio

CONSENTIMIENTO PARA LA ENTREVISTA

La firma de abogados Foley & Lardner LLP se ha sido retenida para representar a su empleador, Pacifica Hospital of the Valley ("Pacifica"), en una supuesto demanda colectiva bajo ley de California traída por una ex enfermera vocacional licenciada ("LVN"). El caso es titulado *Kyle Frencher v. Pacifica Hospital of the Valley Corporation dba Pacifica Hospital of the Valley*, y está pendiente en la Corte Superior del estado de California, para el Condado de Los Angeles, caso no. BC 559056.

La Demandante afirma que a ella y otros empleados no se les proporciono periodos para la comida o de descanso, que Pacifica le proveo a la Demandante y a otros empleados menos de treinta minutos completos para el periodo de la comida, y otras reclamaciones relacionadas por sanciones resultantes de estas supuestas violaciones del periodo de la comida y periodo de descanso. La Demandante alega que ella y otros miembros potenciales de la clase se les debe dinero por períodos perdidos de comida y descaso y sanciones relacionadas bajo el código laboral de California. Pacifica está en desacuerdo con las pretensiones de la demanda y esta defendiendose contra la demanda.

Pedimos entrevistarlo(a) sobre información relacionada con las denuncias, como se alega por la Demandante, y el propósito de esta entrevista es permitir que Pacifica determine los hechos para asistir le en su investigación. Estamos interesados solamente en obtener los hechos sobre su empleo con Pacifica, y en particular si se ha recibido periodos de comida y de descaso. Su participación o falta de participación en esta investigación no afectará su trabajo o sus derechos como empleado. La ley de California prohíbe específicamente represalia por la participación en una investigación en materia de salarios y horarios. Usted tiene el derecho de negarse a participar en esta entrevista sin afectar su trabajo o sus derechos como empleado. Su decisión de participar en esta entrevista es totalmente voluntaria. Usted es libre de cambiar de opinión en cualquier momento acerca de si desea participar en la entrevista o negarse a responder cualquier pregunta. También debe entender que no será recompensado o tratado más favorable a causa de su participación en esta entrevista.

Si participa en la entrevista, se le puede pedir a dar una declaración jurada. Esta declaración puede divulgarse a otras entidades o personas si es necesario para conformidad con los procedimientos legales. En caso de estar de acuerdo o negarse a proporcionar dicha declaración, esa decisión no tendrá ningún impacto en se empleo con Pacifica.

Si se certifica una demanda colectiva, como la Demandante lo desa, y usted no afirmativamente opta por no ser parte de la colectiva, entonces puede puede formar parte de la colectiva en la demanda. Participación en esta entrevista puede afectar su capacidad para participar en la demanda si usted desea participar y puede ser contrario a sus interés en potencialmente recuperar el dinero que la Demandante alega que debe Pacifica.

He leído esta declaración. Estoy de acuerdo en que ninguna declaración verbal incompatible con este consentimiento se han hecho a mí por el entrevistador.

Nombre (imprimido): MARTHA HENCZYV2C
Firma: Marsall
Fecha: 2-23-16

DECLARATION OF MARTHA HENRIQUEZ

I, Martha Henriquez, hereby state and declare as follows:

1. My name is Martha Henriquez, I am over eighteen (18) years of age, and I have personal knowledge of the facts stated in this Declaration.

2. I am currently employed by Pacifica of the Valley Hospital ("Pacifica") as a Certified Nursing Assistant ("CNA"). I have been employed as a CNA for Pacifica since 1988, so for almost thirty years. I previously worked in other units at Pacifica, like the Pediatric Unit, the Neuro Unit, and others, but have worked as a CNA in Pacifica's Medical/Surgical Unit for about the last ten years. There are several nurses who work in the Medical/Surgical Unit. One of these nurses was Kyle Frencher, and we usually worked the same shift.

3. I am a member of the United Healthcare Workers West Union. As a Union member, I understand that my employment with Pacifica is governed by a collective bargaining agreement ("CBA"), which explains several policies, including those about our meal and rest breaks. I know that the Union is very involved in making sure that we all get our breaks and that the other policies in the CBA are followed all the time. Throughout the entire time that I have worked at Pacifica, I have never complained to the Union or anyone about not receiving my breaks because I never missed any of my breaks. Everyone here gets their breaks; they are lying if they say otherwise.

4. My typical shift is the day shift from 7:00 a.m. to 7:30 p.m. I have previously worked the 8-hour shift at Pacifica, but for the last twenty years or so, I have been working the 12.5-hour shift from 7:00 a.m. to 7:30 p.m.

5. I know Pacifica' automatically deducts 30 minutes from our 12.5 hour shift for our unpaid 30-minute meal period. I also know that Pacifica permits us to take rest breaks that are 15 minutes long. In reality, though, we are permitted to take as many meal and rest breaks as we want throughout our shift. Each nurse takes a different amount of time for their breaks because they are not scheduled and nobody forces us to leave or come back. For the thirty years that I have worked here, I know that everyone working with me has gotten at least 30 minutes for their lunch breaks, if not more time. I know that regardless of how long our breaks are or how many we take, we are paid for 12 hours of work for each shift.

6. I usually come to work around 7:00 in the morning and take my first 15 minute break around 9:00 a.m. or so. During that break, I usually go get a coffee and have something to eat. I usually take my lunch break around 12:00 p.m. but the time that I leave really depends on when the other nurses leave for their breaks and how my patients are doing. We nurses work like a team and rotate so that everyone gets their breaks around when they want. I usually take about 30 minutes for my lunch break and eat my food in the nurse's lounge where many other nurses take their breaks too. I know that some other nurses take longer breaks. It really depends. I could take a longer break if I wanted to, and would just have to let my Charge Nurse know, but I

prefer to come back and check on the patients. I usually take another break in the afternoon with some of the nurses to go get a snack or some cookies. I can go for as long as I want. Nobody at Pacifica ever prevents us from taking any breaks or tells us when to come back. We can take as long a break as we want, as long as our patients are okay. I know that if the Charge Nurse or anyone was making me rush back from our break, we could call the Union. That's why we have the Union – to complain about any issues we have. But I have never complained because I never had to. Sometimes, I get back from my break and the Charge Nurse tells me to go rest or relax some more because the Unit is not busy. Everyone is really nice here and we are very well taken care of. We can really go take a break whenever we want.

7. I know that we are supposed to tell the Charge Nurse before we go on any of our breaks. Nobody tells us at what times we are supposed to leave for our breaks; we know to take the breaks when we want and to make sure that we have taken care of our patients before we leave. Usually, the Charge Nurse will come ask us if we have taken our breaks for the day because she wants to make sure we have taken them when we wanted to.

8. I first met Kyle Frencher when she came to Pacifica from the agency on a per-day basis. She started working in the Medical/Surgical Unit with me when she was hired full-time with Pacifica. Everyone in the unit was really nice to her and welcomed her to our team. She told me that she just wanted to work at Pacifica so that she could get insurance for a surgery and then planned on quitting after she had the surgery. We spent a lot of time together during our shifts and she always seemed like she liked working for Pacifica. She never complained to me about not getting her breaks. Even if she did complain, it would not have made sense because I know she took many breaks each shift. I would often see her eating meals in the nurse's lounge. I also know that she would leave every hour to go outside for about 20 minutes. We were always looking for her because her patients would be waiting for her to come back and give them medications. There were so many times that her patients, who just got out of surgery, would be asking for medicine and had to wait because Ms. Frencher was gone. She would always come back smelling like cigarettes.

9. I have had an opportunity to review and revise this Declaration. I understand that I am under no obligation to sign this Declaration, and doing so is solely my decision. I understand that I could refuse to sign this Declaration without any impact on my employment. I am signing this Declaration voluntarily and, by signing it, acknowledge and agree that it accurately reflects my knowledge of the facts stated in it.

10. I had an opportunity to have the contents of this declaration explained to me in Spanish before I executed it and understand the meaning of this document and

what I am stating by executing this declaration.

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge. Executed on February 23, 2016.

Martha Henriquez

CONSENT TO INTERVIEW

The law firm of Foley & Lardner LLP has been retained to represent your employer, Pacifica Hospital of the Valley ("Pacifica"), in a purported class action lawsuit under California law brought by a former Licensed Vocational Nurse ("LVN"). The case is entitled *Kyle Frencher v. Pacifica Hospital of the Valley Corporation dba Pacifica Hospital of the Valley*, and is pending in the Superior Court of the State of California, for the County of Los Angeles, case no. BC 559056.

Plaintiff claims that she and other employees were not provided meal and rest periods, that Pacifica provided Plaintiff and other employees less than full thirty minute meal periods and other related claims for penalties resulting from these alleged meal and rest period violations. Plaintiff alleges that she and other potential class members are owed monies for missed meal and rest periods and related penalties under the California Labor Code. Pacifica disagrees with the claims in the lawsuit and is defending itself against the claims.

We are asking to interview you regarding information related to the allegations as alleged by Plaintiff, and the purpose of this interview is to enable Pacifica to determine facts to assist it in its investigation. We are interested only in getting the facts about your employment with Pacifica, and in particular whether you have received meal and rest breaks. Your participation or lack of participation in this investigation will not affect your job or your rights as an employee. California law specifically prohibits retaliation for participate in this interview without affecting your job or your rights as an employee. Your decision to participate in this interview is completely voluntary. You are free to change your mind at any time about whether you wish to participate in the interview or to decline to answer any question. You also should understand that you will not be rewarded or treated more favorably because of your participation in this interview.

If you participate in the interview, you may be asked to give a sworn statement. That statement may be disclosed to other entities or persons if required pursuant to legal proceedings. Should you either agree or decline to provide such a statement, that decision will not have any impact on you employment at Pacifica.

If a class action is certified, as Plaintiff desires, and you do not affirmatively opt-out of the class, then you may become part of the class in the lawsuit. Participation in this interview may affect your ability to participate in the lawsuit should you desire to participate and may be contrary to your interest in potentially recovering money which Plaintiff alleges is owed by Pacifica.

I have read this statement. I agree that no verbal statements inconsistent with this Consent have been made to me by the interviewer.

Name (printed): <u>LUNN</u> Signature: Dated:

DECLARATION OF LYNN SEBASTIAN

I, Lynn Sebastian, hereby state and declare as follows:

1. My name is Lynn Sebastian, I am over eighteen (18) years of age, and I have personal knowledge of the facts stated in this Declaration.

2. I am currently employed by Pacifica of the Valley Hospital ("Pacifica") as a Certified Nursing Assistant ("CNA"). I have been employed as a CNA for Pacifica since 1995, so for over twenty years. I have worked as a CNA in Pacifica's Medical/Surgical Unit the entire time. There are several nurses who work in the Medical/Surgical Unit, and about 5-7 working during each shift. One of the nurses who also worked in the Medical/Surgical Unit was Kyle Frencher, and when we worked on the weekdays, we usually worked the same shift.

3. I am a member of the United Healthcare Workers West Union. As a Union member, I understand that my employment with Pacifica is governed by a collective bargaining agreement ("CBA"), which explains in detail the policies about our meal and rest breaks. I know that the Union is actively involved in making sure that we all get our breaks and that the other policies in the CBA are regularly followed. I have never complained to the Union about not receiving my breaks because I never missed any of my breaks. I would be lying if I complained about that.

4. My typical shift is the day shift from 7:00 a.m. to 7:30 p.m. When I first started at Pacifica, I worked the night shift, and then after a few years I transferred to the day shift that I currently work – the 12.5-hour shift from 7:00 a.m. to 7:30 p.m.

5. I am aware that the CBA has policies about our meal periods, and Pacifica's auto-deduct practice automatically deducts 30 minutes over the course of the 12.5 hour shifts for a 30-minute unpaid meal period. I also know that Pacifica permits us to take rest periods that are 15-minute in length. In practice, however, we actually are permitted to take many meal and rest breaks throughout our shift. How long each break is also depends on each nurse because nobody is telling us exactly when to leave and exactly when to come back. So, regardless of how long any nurse is on a break, or how many breaks she or he takes during the shift, we are paid for 12 hours of work for each shift.

6. I usually arrive at work around 7:00 a.m. and take my first 15 minute break around 9:00 a.m. or so. I always make sure that my patient is taken care of and will be okay while I am gone for my breaks. When I take my lunch break often varies depending on how my patients are doing during that shift. My lunch break usually lasts about 35 minutes or so. I could take a longer break if I wanted to but I like to get back to my patients. I generally take another break in the afternoon around 4 or 4:30 for about 15 minutes or so. Nobody at Pacifica ever prevents us from taking any breaks. In fact, there have been times where I took a 15 minute break but the cafeteria lines were really long so even though I got back to the Unit after 15 minutes, I didn't have time to eat my snack. I told my Charge Nurse and she told me to go back and finish my

food because she wanted to make sure that I got as long a break as I wanted and needed. I am allowed to take more breaks if I wanted to but I choose not to take additional breaks because I want to take the best care of my patients.

7. I know that we are supposed to tell the Charge Nurse before we go on any of our breaks. Nobody tells us at what times we are supposed to leave for our breaks; we know to take the breaks when we want and to make sure that we have taken care of our patients before we leave. Throughout my employment at Pacifica, the Charge Nurse has always made sure that we get our breaks. I often overheard her asking the nurses, including myself, whether we have gotten our breaks. It is a pretty relaxed environment at Pacifica – we are professionals and know to do our jobs but also take the breaks whenever we want. We try to cooperate with each other to make sure that all the nurses in the Unit get their breaks whenever they want during the shift.

I know that some other nurses take longer breaks for their meal and rest 8. periods. It really depends on how hard each nurse wants to work during that shift. The Charge Nurse always asks us during our shifts if we have taken our breaks and I often overheard Kyle Frencher tell the Charge Nurse that she already took her break. During the shifts I worked with Ms. Frencher, I also saw that she would usually eat her breakfast in the morning while I was having my 15-minute break, and she would be in the cafeteria for about 30 minutes or so during this time. She would also leave for about 45 minutes or so for her lunch break. Ms. Frencher was always gone on a smoke break or on a coffee break and would usually not even tell any of the other nurses until she got back. She would usually leave every hour for at least 15 minutes or so because the designated smoking areas at Pacifica are in the parking lots, which are not very close to our Medical/Surgical Unit. Also, when we start our shift, we have our designated patients to take care of. As a CNA, I usually had about 13 patients during each shift, and I know that as an LVN, Ms. Frencher usually had about 5 patients to take care of during each shift. However, Ms. Frencher was gone so often on her smoke break that her patients would often need their pain medications or assistance while she was gone and we other nurses would have to take care of her patients for her. When she would come back from her break, we would ask here where she was and she would say she was outside smoking.

9. During my breaks, I typically come to the cafeteria to have a coffee, lunch, or a snack, and then eat in the cafeteria or the nurse's lounge with the other nurses who are on their breaks too. I often saw Kyle Frencher eat her lunch each day in the nurse's lounge with me. We are free to do whatever we want during our meal and rest periods. Each nurse gets to decide when and for how long he or she will be on a break, regardless of whether it is a meal break or a rest break.

10. Even though we are really busy in the Medical/Surgical Unit, I have never missed my meal or rest periods.

11. I have had an opportunity to review and revise this Declaration. I understand that I am under no obligation to sign this Declaration, and doing so is solely my decision. I understand that I could refuse to sign this Declaration without any impact

on my employment. I am signing this Declaration voluntarily and, by signing it, acknowledge and agree that it accurately reflects my knowledge of the facts stated in it.

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge. Executed on February 23, 2016.

Impuni Solalin

Lynn Şebastian

CONSENT TO INTERVIEW

The law firm of Foley & Lardner LLP has been retained to represent your employer, Pacifica Hospital of the Valley ("Pacifica"), in a purported class action lawsuit under California law brought by a former Licensed Vocational Nurse ("LVN"). The case is entitled *Kyle Frencher v. Pacifica Hospital of the Valley Corporation dba Pacifica Hospital of the Valley*, and is pending in the Superior Court of the State of California, for the County of Los Angeles, case no. BC 559056.

Plaintiff claims that she and other employees were not provided meal and rest periods, that Pacifica provided Plaintiff and other employees less than full thirty minute meal periods and other related claims for penalties resulting from these alleged meal and rest period violations. Plaintiff alleges that she and other potential class members are owed monies for missed meal and rest periods and related penalties under the California Labor Code. Pacifica disagrees with the claims in the lawsuit and is defending itself against the claims.

We are asking to interview you regarding information related to the allegations as alleged by Plaintiff, and the purpose of this interview is to enable Pacifica to determine facts to assist it in its investigation. We are interested only in getting the facts about your employment with Pacifica, and in particular whether you have received meal and rest breaks. Your participation or lack of participation in this investigation will not affect your job or your rights as an employee. California law specifically prohibits retaliation for participate in this interview without affecting your job or your rights as an employee. Your decision to participate in this interview is completely voluntary. You are free to change your mind at any time about whether you wish to participate in the interview or to decline to answer any question. You also should understand that you will not be rewarded or treated more favorably because of your participation in this interview.

If you participate in the interview, you may be asked to give a sworn statement. That statement may be disclosed to other entities or persons if required pursuant to legal proceedings. Should you either agree or decline to provide such a statement, that decision will not have any impact on you employment at Pacifica.

If a class action is certified, as Plaintiff desires, and you do not affirmatively opt-out of the class, then you may become part of the class in the lawsuit. Participation in this interview may affect your ability to participate in the lawsuit should you desire to participate and may be contrary to your interest in potentially recovering money which Plaintiff alleges is owed by Pacifica.

I have read this statement. I agree that no verbal statements inconsistent with this Consent have been made to me by the interviewer.

Name (printed): Minin	MCDonald
Signature:	Mini	4 could
Dated:	2 - 24 - 16	

DECLARATION OF MININ MCDONALD

I, Minin McDonald, hereby state and declare as follows:

1. My name is Minin McDonald, I am over eighteen (18) years of age, and I have personal knowledge of the facts stated in this Declaration.

2. I am currently employed by Pacifica of the Valley Hospital ("Pacifica") as a Registered Nurse ("RN"). I have been employed at Pacifica since March 1994, so for over twenty years. I first worked as a Licensed Vocational Nurse ("LVN") and have worked as an RN at Pacifica for the past fourteen years. When I was an LVN, I worked in other units at Pacifica, but have worked in the Medical/Surgical Unit (the "Unit") for the entire time that I have been an RN. I have been one of the Charge Nurses for the Unit for the past couple of years. There are several nurses who work in the Unit, and the number during each shift varies depending on how many patients we have that day. One of the nurses who also worked in the Unit was Kyle Frencher, and we sometimes worked the same shift.

3. I am a member of the Service Employees International Union 121-RN. As a Union member, I know that the Union and Pacifica came to an agreement about several policies, including our meal and rest breaks. I know that the Union is actively involved in making sure we are treated fairly. I do not think that the Union has had to get involved with any issues about our meal or rest breaks because we always get them. I have never complained to the Union about not receiving my breaks because I never missed any of my breaks. We are pretty busy in the Medical/Surgical Unit but we work together to make sure everyone gets all of their breaks.

4. My typical shift is the day shift from 7:00 a.m. to 7:30 p.m. When I first started at Pacifica, I worked the night shift for maybe one year, but have worked the day shift that I currently work – the 12.5-hour shift from 7:00 a.m. to 7:30 p.m. – for the rest of the time.

5. I know that Pacifica has a practice of automatically deducting 30 minutes from our 12.5 hour shift for a 30-minute unpaid meal break. I also know that Pacifica permits us to take rest periods that are 15-minute in length. But during our shits, we can actually take many breaks. Each nurse can decide how long each break is and how many breaks she wants to take because no one tells us when to go or when to come back. We have the responsibility to take care of our patients but if are patients are okay, then we can take whatever breaks we want. Regardless of how many breaks we take and for how long, we are always paid for 12 hours of work for each shift.

6. I usually arrive at work around 7:00 a.m. and take my first 15-minute break sometime in the morning. We are a busy unit but we all make the time to take breaks. During my morning break, I usually eat an orange or banana and have some coffee in the nurse's lounge. Other nurses are usually taking their breaks there too. I usually take my lunch break around 1 p.m. because I like to eat lunch later. I am allowed to go earlier but I don't like to. My lunch break is usually about 30 minutes, but I can take a longer break if I want. Nobody has ever told me when I have to leave for lunch and

when I have to come back; it is completely up to me. I have worked here for so many years that I have created a routine in which I am comfortable. During my lunch break, I eat my lunch in the nurse's lounge, along with other nurse's in my unit because each unit has its own nurse's lounge. I know that there are other nurses who take longer lunch breaks; I could take 45 minutes or more if I wanted to. I generally take another break in the afternoon for about 15 minutes or so. I could take a longer break if I wanted to but I don't like to because I would rather get back to my patients. It is completely up to each nurse when and for how long they take their breaks, and how many breaks they take during each shift. Nobody at Pacifica ever prevents us from taking any breaks.

7. I usually tell another nurse when I am going on break, and the other nurses come and tell me when they are going on their breaks. As the Charge Nurse, I never tell any of the nurses when to go on their breaks; they are allowed to go whenever they want and as many times as they want, so long as their patients are taken care of. I have never had any nurse come and tell me that she didn't get her break; they have to tell me when they go on break, so I know that each of them takes many breaks during the day. As I said above, we all work together as a team to make sure that everyone gets whatever breaks they want during their shift.

During the time that Kyle Frencher was working in the Medical/Surgical 8. Unit, I sometimes acted as her Charge Nurse if the other Charge Nurse was not on shift. For the entire time that I worked with Ms. Frencher, she was often gone on a break during her shift because she was such a heavy smoker. There were so many times that I, or the doctors, or the other nurses would look for her to talk about a patient. and we could not find her because she was outside smoking. She went outside to smoke a lot during her shift - probably every hour for at least twenty minutes or so. There are only certain areas at Pacifica where people can smoke and they are outside kind of far away from our Unit. So it would take time for Ms. Frencher to walk through the hospital, go outside, smoke, relax, and then come back to the Unit. There were many times that she would not even tell anyone that she was leaving the Unit to go smoke, but we would either see her outside smoking when we went downstairs to discharge a patient or she would come back smelling like smoke. I also often saw Ms. Frencher in the nurse's lounge eating her lunch or having a snack or coffee. I remember that her lunch breaks were usually longer than 30 minutes because she would eat and then go outside to smoke during her break too.

9. I have had an opportunity to review and revise this Declaration. I understand that I am under no obligation to sign this Declaration, and doing so is solely my decision. I understand that I could refuse to sign this Declaration without any impact on my employment. I am signing this Declaration voluntarily and, by signing it, acknowledge and agree that it accurately reflects my knowledge of the facts stated in it.

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge. Executed on February 24, 2016.

Merin <u>UCAONA</u>

Minin McDonald

CONSENT TO INTERVIEW

The law firm of Foley & Lardner LLP has been retained to represent your employer, Pacifica Hospital of the Valley ("Pacifica"), in a purported class action lawsuit under California law brought by a former Licensed Vocational Nurse ("LVN"). The case is entitled *Kyle Frencher v. Pacifica Hospital of the Valley Corporation dba Pacifica Hospital of the Valley*, and is pending in the Superior Court of the State of California, for the County of Los Angeles, case no. BC 559056.

Plaintiff claims that she and other employees were not provided meal and rest periods, that Pacifica provided Plaintiff and other employees less than full thirty minute meal periods and other related claims for penalties resulting from these alleged meal and rest period violations. Plaintiff alleges that she and other potential class members are owed monies for missed meal and rest periods and related penalties under the California Labor Code. Pacifica disagrees with the claims in the lawsuit and is defending itself against the claims.

We are asking to interview you regarding information related to the allegations as alleged by Plaintiff, and the purpose of this interview is to enable Pacifica to determine facts to assist it in its investigation. We are interested only in getting the facts about your employment with Pacifica, and in particular whether you have received meal and rest breaks. Your participation or lack of participation in this investigation will not affect your job or your rights as an employee. California law specifically prohibits retaliation for participate in this interview without affecting your job or your rights as an employee. Your decision to participate in this interview is completely voluntary. You are free to change your mind at any time about whether you wish to participate in the interview or to decline to answer any question. You also should understand that you will not be rewarded or treated more favorably because of your participation in this interview.

If you participate in the interview, you may be asked to give a sworn statement. That statement may be disclosed to other entities or persons if required pursuant to legal proceedings. Should you either agree or decline to provide such a statement, that decision will not have any impact on you employment at Pacifica.

If a class action is certified, as Plaintiff desires, and you do not affirmatively opt-out of the class, then you may become part of the class in the lawsuit. Participation in this interview may affect your ability to participate in the lawsuit should you desire to participate and may be contrary to your interest in potentially recovering money which Plaintiff alleges is owed by Pacifica.

I have read this statement. I agree that no verbal statements inconsistent with this Consent have been made to me by the interviewer.

Name (printed): Angelica Salmon
Signature: Calmon
Dated: 01 - 2016

DECLARATION OF ANGELICA SALMON

I, Angelica Salmon, hereby state and declare as follows:

1. My name is Angelica Salmon, I am over eighteen (18) years of age, and I have personal knowledge of the facts stated in this Declaration.

2. I am currently employed by Pacifica of the Valley Hospital ("Pacifica") as a Licensed Vocational Nurse ("LVN"). I have been employed as an LVN for Pacifica for about twelve years. I have worked as an LVN in Pacifica's Medical/Surgical Unit the entire time. There are several nurses who work in the Medical/Surgical Unit, and usually about 5 or 6 working during each shift. One of the nurses who also worked in the Medical/Surgical Unit was Kyle Frencher, and we sometimes shared the same shift schedule.

3. I am a member of the United Healthcare Workers West Union. As a Union member, I understand that my employment with Pacifica is governed by a collective bargaining agreement ("CBA"), which explains the policies about our meal and rest breaks. I know that the Union is involved in making sure that we are all treated fairly. I have never complained to the Union about not receiving my breaks because I never missed any of my breaks.

4. My typical shift is the day shift from 7:00 a.m. to 7:30 p.m. Over the course of my employment with Pacifica, I have also worked the night shift, but have been working the day shift for the past ten years.

5. I know that Pacifica's automatically deducts 30 minutes over the course of my 12.5 hour shifts for a 30-minute unpaid meal break. I also know that Pacifica permits us to take rest periods that are 15-minute in length. I usually arrive at work around 7:00 a.m. and take my first 15-minute break between 9:30 an 10:00 a.m. During this 15-minute break I usually come down to the cafeteria to get some breakfast and then go eat it at the nurse's lounge. This break is usually about 15 minutes or so. I have never felt like I was being timed; I try to keep my first break at about 15 minutes just because we are usually busy in the morning. Nobody tells me exactly when to go and when to come back. I often take my lunch break around 1 p.m. I could go earlier if I wanted to but I prefer to eat at that time. During my lunch break, I usually bring my lunch and eat in the nurse's lounge. This break is usually about a half hour or so, but it could be longer if I wanted it to be. Each nurse in my unit is allowed to go on break when they want, so long as someone can cover their patient. I take another break in the late afternoon at about 5 p.m. for about 15 minutes or so but I can go for a longer time if I want to. During this break, I usually eat a snack or something. I could take other breaks during the day if I wanted to. When everyone takes their breaks and for how long are pretty flexible. Nobody at Pacifica has ever told me not to take a break.

6. I always tell the Charge Nurse before I go on my breaks so that she can make sure my patients are taken care while I am gone. We are not assigned specific

times when we have to go on a break; we all have the choice to go when we want, so long as we make sure our patients are taken care of.

7. I worked some shifts with Kyle Frencher. I remember seeing her in the break room eating her own food when I was on my break. I know she was a smoker and would go on breaks throughout our shifts to smoke cigarettes outside. There were times that I would see her eating in the break room and then she would say that she was going outside to smoke a cigarette, and would then return to our unit.

8. I have had an opportunity to review and revise this Declaration. I understand that I am under no obligation to sign this Declaration, and doing so is solely my decision. I understand that I could refuse to sign this Declaration without any impact on my employment. I am signing this Declaration voluntarily and, by signing it, acknowledge and agree that it accurately reflects my knowledge of the facts stated in it.

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge. Executed on March 1, 2016.

Komon n

Angelica Salmon

CONSENTIMIENTO PARA LA ENTREVISTA

La firma de abogados Foley & Lardner LLP se ha sido retenida para representar a su empleador, Pacifica Hospital of the Valley ("Pacifica"), en una supuesto demanda colectiva bajo ley de California traída por una ex enfermera vocacional licenciada ("LVN"). El caso es titulado *Kyle Frencher v. Pacifica Hospital of the Valley Corporation dba Pacifica Hospital of the Valley*, y está pendiente en la Corte Superior del estado de California, para el Condado de Los Angeles, caso no. BC 559056.

La Demandante afirma que a ella y otros empleados no se les proporciono periodos para la comida o de descanso, que Pacifica le proveo a la Demandante y a otros empleados menos de treinta minutos completos para el periodo de la comida, y otras reclamaciones relacionadas por sanciones resultantes de estas supuestas violaciones del periodo de la comida y periodo de descanso. La Demandante alega que ella y otros miembros potenciales de la clase se les debe dinero por períodos perdidos de comida y descaso y sanciones relacionadas bajo el código laboral de California. Pacifica está en desacuerdo con las pretensiones de la demanda y esta defendiendose contra la demanda.

Pedimos entrevistarlo(a) sobre información relacionada con las denuncias, como se alega por la Demandante, y el propósito de esta entrevista es permitir que Pacifica determine los hechos para asistir le en su investigación. Estamos interesados solamente en obtener los hechos sobre su empleo con Pacifica, y en particular si se ha recibido periodos de comida y de descaso. Su participación o falta de participación en esta investigación no afectará su trabajo o sus derechos como empleado. La ley de California prohíbe específicamente represalia por la participación en una investigación en materia de salarios y horarios. Usted tiene el derecho de negarse a participar en esta entrevista sin afectar su trabajo o sus derechos como empleado. Su decisión de participar en esta entrevista es totalmente voluntaria. Usted es libre de cambiar de opinión en cualquier momento acerca de si desea participar en la entrevista o negarse a responder cualquier pregunta. También debe entender que no será recompensado o tratado más favorable a causa de su participación en esta entrevista.

Si participa en la entrevista, se le puede pedir a dar una declaración jurada. Esta declaración puede divulgarse a otras entidades o personas si es necesario para conformidad con los procedimientos legales. En caso de estar de acuerdo o negarse a proporcionar dicha declaración, esa decisión no tendrá ningún impacto en se empleo con Pacifica.

Si se certifica una demanda colectiva, como la Demandante lo desa, y usted no afirmativamente opta por no ser parte de la colectiva, entonces puede puede formar parte de la colectiva en la demanda. Participación en esta entrevista puede afectar su capacidad para participar en la demanda si usted desea participar y puede ser contrario a sus interés en potencialmente recuperar el dinero que la Demandante alega que debe Pacifica.

He leído esta declaración. Estoy de acuerdo en que ninguna declaración verbal incompatible con este consentimiento se han hecho a mí por el entrevistador.

Nombre (imprimido): <u>Marleny</u> <u>MarTiNez</u>. Firma:<u>Malua</u> Fecha: <u>03-01-16</u>

DECLARATION OF MARLENY MARTINEZ

I, Marleny Martinez, hereby state and declare as follows:

1. My name is Marleny Martinez, I am over eighteen (18) years of age, and I have personal knowledge of the facts stated in this Declaration.

2. I am currently employed by Pacifica of the Valley Hospital ("Pacifica") as a Certified Nursing Assistant ("CNA"). I have been employed as a CNA for Pacifica for about 16 years. For the first few years, I worked as a floater so I worked in different units at Pacifica. I then worked as an Activities Leader in Pacifica's Neuro Unit for about ten years. Since November of last year, I have worked as a CNA in Pacifica's Medical/Surgical Unit.

3. I am a member of the United Healthcare Workers West Union. As a Union member, I understand that my employment with Pacifica is governed by a collective bargaining agreement ("CBA"), which explains all of the policies about our meal and rest breaks. I know that the Union is actively involved in making sure that we all get our breaks and that the other policies in the CBA are followed. I have never complained to the Union about not receiving my breaks because I never missed any of my breaks. I have always gotten my breaks at Pacifica.

4. My current shift is the day shift from 7:00 a.m. to 7:30 p.m. When I worked as a floater CNA at Pacifica, I also worked the 12.5 hour day shift. However, when I worked as the Activities Leader, I worked an 8.5-hour shift. My current schedule is the 12.5-hour day shift from 7 a.m. to 7:30 p.m.

5. I know that Pacifica automatically deducts 30 minutes over the course of our shifts for a 30-minute meal period. This one deduction applies if we are working an 8.5 hour shift or a 12.5 hour shift. I also know that Pacifica permits us to take rest periods that are 15-minute in length. In reality, we actually get many breaks throughout our shift. Nobody tells us when to go or when to come back, and because Pacifica automatically deducts the 30 minutes, we don't even have to clock out. Really, I think we can abuse the system because of how flexible it is here.

6. When I worked the 8.5-hour shift as an Activities Leader, my first break was around 9 a.m. I know this break was supposed to be 15 minutes but I would go with a group of people and we usually took longer than 15 minutes. I usually had my lunch break around 1 p.m. for about 45 minutes or so. My last break would be around 2:30 or 3 p.m. for about 15 minutes or so. With my current schedule. I usually arrive at work around 7:00 a.m. and take my first 15 minute break around 9:00 a.m. or 9:30 a.m. I usually will go to the cafeteria to get some breakfast and go to the nurse's lounge. How long this break is really varies; it is usually 20-30 minutes long. It takes some time to walk to the cafeteria, wait in line, get the food, and go to the nurse's lounge. Even when I bring my own food, it takes time to heat it up and then eat it. Sometimes I take this break by myself and sometimes I go with other people. My next break is usually around 1, after the patients have their lunch. This break usually lasts about 30 to 45

minutes or so. I could take a longer break if I wanted to. I generally take another break in the afternoon from around 3:30 to 4 p.m. During this break, I usually have a snack or coffee in the nurse's lounge. I take another break after I give dinner to my patients, so around 6 p.m. or so. I could take more breaks if I wanted to. My break schedule is really based on how I want to work during my shift. Nobody at Pacifica ever told me that I could not take a break. My Charge Nurses have always made sure that I and the other nurses during my shifts have gotten our breaks, and would often walk around and ask us to make sure we all got our breaks.

7. I know that some other nurses take longer breaks for their meal and rest periods. It really depends on each person. Everyone takes their breaks when they want. I did not work directly with Kyle Frencher, but when I worked as the Activities Leader, I took patients outside everyday in the afternoon so they could get some fresh air. There is a specific area that we would go to every time outside the hospital, and from that area you can see the designated smoking area for the hospital. I would always see Kyle Frencher outside smoking whenever I took the patients outside for fresh air.

8. I have had an opportunity to review and revise this Declaration. I understand that I am under no obligation to sign this Declaration, and doing so is solely my decision. I understand that I could refuse to sign this Declaration without any impact on my employment. I am signing this Declaration voluntarily and, by signing it, acknowledge and agree that it accurately reflects my knowledge of the facts stated in it.

9. I had an opportunity to have the contents of this declaration explained to me in Spanish before I executed it and understand the meaning of this document and what I am stating by executing this declaration.

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge. Executed on March 1, 2016.

Marleny Martinez

CONSENT TO INTERVIEW

The law firm of Foley & Lardner LLP has been retained to represent your employer, Pacifica Hospital of the Valley ("Pacifica"), in a purported class action lawsuit under California law brought by a former Licensed Vocational Nurse ("LVN"). The case is entitled *Kyle Frencher v. Pacifica Hospital of the Valley Corporation dba Pacifica Hospital of the Valley*, and is pending in the Superior Court of the State of California, for the County of Los Angeles, case no. BC 559056.

Plaintiff claims that she and other employees were not provided meal and rest periods, that Pacifica provided Plaintiff and other employees less than full thirty minute meal periods and other related claims for penalties resulting from these alleged meal and rest period violations. Plaintiff alleges that she and other potential class members are owed monies for missed meal and rest periods and related penalties under the California Labor Code. Pacifica disagrees with the claims in the lawsuit and is defending itself against the claims.

We are asking to interview you regarding information related to the allegations as alleged by Plaintiff, and the purpose of this interview is to enable Pacifica to determine facts to assist it in its investigation. We are interested only in getting the facts about your employment with Pacifica, and in particular whether you have received meal and rest breaks. Your participation or lack of participation in this investigation will not affect your job or your rights as an employee. California law specifically prohibits retaliation for participate in this interview without affecting your job or your rights as an employee. Your decision to participate in this interview is completely voluntary. You are free to change your mind at any time about whether you wish to participate in the interview or to decline to answer any question. You also should understand that you will not be rewarded or treated more favorably because of your participation in this interview.

If you participate in the interview, you may be asked to give a sworn statement. That statement may be disclosed to other entities or persons if required pursuant to legal proceedings. Should you either agree or decline to provide such a statement, that decision will not have any impact on you employment at Pacifica.

If a class action is certified, as Plaintiff desires, and you do not affirmatively opt-out of the class, then you may become part of the class in the lawsuit. Participation in this interview may affect your ability to participate in the lawsuit should you desire to participate and may be contrary to your interest in potentially recovering money which Plaintiff alleges is owed by Pacifica.

I have read this statement. I agree that no verbal statements inconsistent with this Consent have been made to me by the interviewer.

Name (printed): Dania CrvZ
Signature: plan h
Dated: 3316

DECLARATION OF DANIA CRUZ

I, Dania Cruz, hereby state and declare as follows:

1. My name is Dania Cruz, I am over eighteen (18) years of age, and I have personal knowledge of the facts stated in this Declaration.

2. I am currently employed by Pacifica of the Valley Hospital ("Pacifica") as a Certified Nursing Assistant ("CNA") I have been employed as a CNA at Pacifica for about 21 years. I have worked as a CNA in various units at Pacifica, but have worked in Pacifica's Medical/Surgical Unit for the last several years. There are several nurses who work in the Medical/Surgical Unit. One of the nurses who also worked in the Medical/Surgical Unit. One of the time we had the same shift schedule.

3. I am a member of the United Healthcare Workers West Union. As a Union member, I understand that my employment with Pacifica is governed by a collective bargaining agreement ("CBA"), which explains the policies about our meal and rest breaks. I'm not very involved with the union, but I definitely know that I can go to the union if I have any issue about my employment, including my breaks. I have never complained to the Union about not receiving my breaks because I never missed any of my breaks. I'm a smoker so I go outside to have smoke breaks during my shift.

4. My typical shift is the day shift from 7:00 a.m. to 7:30 p.m. Over the course of my employment with Pacifica, I have worked the night shift too, but have worked the 12.5 hour day shift for a long time now.

5. I know that I don't have to clock out when I take any of my meal breaks because Pacifica's automatically deducts 30 minutes over the course of my 12.5 hour shifts for a 30-minute unpaid meal break. I think this is great because then I don't have to worry about clocking out or clocking back in. I also know that Pacifica permits us to take rest periods that are 15-minute in length.

6. When I take my breaks during my shifts really depends on each shift because it can vary a lot. I usually arrive at work around 7:00 a.m. and take my first break around 9:00 a.m. It can be earlier, just depending on how busy the unit is. During this first break, I usually eat my breakfast in the nurse's lounge. This break is usually about 15 minutes but it can be longer if I wanted to. I have never had any problem with taking any of my breaks or being gone too long. I take my lunch break sometime between 12 to 1:30 p.m. I can really go whenever I want; it is up to me. I have my lunch in the nurse's lounge too. This break usually lasts about 30 minutes or so, but can be longer if I wanted it to be. I take another break around 4 p.m. or so for about 15 minutes. I usually go outside to have a cigarette around this time. I could take a longer break during this time if I want to. I sometimes have another break before the end of my shift to have another cigarette too. Regardless of how many breaks I take in my shift and for how long, Pacifica always deducts only 30 minutes or take more breaks

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during their shift; it really depends on each nurse and what he or she wants to do during that shift.

7. I always tell the Charge Nurse before I go on my breaks so that she can make sure my patients are taken care while I am gone. She doesn't have to come and check on me to make sure I am going on my break or that I have had my breaks because I know I am supposed to get my breaks during my shift and I do get those breaks. We all really have the choice of when we want to go on our breaks. We know that, no matter what, we always get our breaks.

8. I worked a lot of shifts with Kyle Frencher. I had a lot of my lunches with her in the nurse's lounge and we took a lot of our breaks together. She called me her smoking buddy. She was a heavy smoker and smoked more than I did. She would always come and ask me if I wanted to go smoke with her and sometimes I would say no because I didn't want to go every hour like she did. There were many times that other nurses in the unit were looking for her and I knew that she was outside smoking because she had asked me to go outside with her. She was a pretty slow walker too, so it would take her a long time to go outside to smoke a cigarette and then come back to the unit. I could smoke my cigarettes pretty quickly and could come back within 5 minutes or so, but she always took a long time to finish her cigarette.

9. I have had an opportunity to review and revise this Declaration. I understand that I am under no obligation to sign this Declaration, and doing so is solely my decision. I understand that I could refuse to sign this Declaration without any impact on my employment. I am signing this Declaration voluntarily and, by signing it, acknowledge and agree that it accurately reflects my knowledge of the facts stated in it.

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge. Executed on March 3, 2016.

in how Dania Cruz

CONSENT TO INTERVIEW

The law firm of Foley & Lardner LLP has been retained to represent your employer, Pacifica Hospital of the Valley ("Pacifica"), in a purported class action lawsuit under California law brought by a former Licensed Vocational Nurse ("LVN"). The case is entitled *Kyle Frencher v. Pacifica Hospital of the Valley Corporation dba Pacifica Hospital of the Valley*, and is pending in the Superior Court of the State of California, for the County of Los Angeles, case no. BC 559056.

Plaintiff claims that she and other employees were not provided meal and rest periods, that Pacifica provided Plaintiff and other employees less than full thirty minute meal periods and other related claims for penalties resulting from these alleged meal and rest period violations. Plaintiff alleges that she and other potential class members are owed monies for missed meal and rest periods and related penalties under the California Labor Code. Pacifica disagrees with the claims in the lawsuit and is defending itself against the claims.

We are asking to interview you regarding information related to the allegations as alleged by Plaintiff, and the purpose of this interview is to enable Pacifica to determine facts to assist it in its investigation. We are interested only in getting the facts about your employment with Pacifica, and in particular whether you have received meal and rest breaks. Your participation or lack of participation in this investigation will not affect your job or your rights as an employee. California law specifically prohibits retaliation for participate in this interview without affecting your job or your rights as an employee. Your decision to participate in this interview is completely voluntary. You are free to change your mind at any time about whether you wish to participate in the interview or to decline to answer any question. You also should understand that you will not be rewarded or treated more favorably because of your participation in this interview.

If you participate in the interview, you may be asked to give a sworn statement. That statement may be disclosed to other entities or persons if required pursuant to legal proceedings. Should you either agree or decline to provide such a statement, that decision will not have any impact on you employment at Pacifica.

If a class action is certified, as Plaintiff desires, and you do not affirmatively opt-out of the class, then you may become part of the class in the lawsuit. Participation in this interview may affect your ability to participate in the lawsuit should you desire to participate and may be contrary to your interest in potentially recovering money which Plaintiff alleges is owed by Pacifica.

I have read this statement. I agree that no verbal statements inconsistent with this Consent have been made to me by the interviewer.

Name (printed): <u>DENISE SMYthe</u> Signature: <u>Aenvie Smythe</u> Dated: <u>10/31/16</u>

DECLARATION OF DENISE SMYTHE

I, Denise Smythe hereby state and declare as follows:

1. My name is Denise Smythe I am over eighteen (18) years of age, and I have personal knowledge of the facts stated in this Declaration.

2. I have been employed with Pacifica of the Valley Hospital ("Pacifica") for about thirteen years. I am currently employed by Pacifica as a Chief Financial Officer ("CFO"), an exempt position, and have held that position for two years. I have also held at Pacifica the positions of Accountant and Staff Accountant, which are non-exempt positions, as well as Controller, an exempt position. In my capacity as CFO, I oversee the Fiscal Services department, which includes three employees who work in subdepartments of Accounts Payable, Payroll, and Accounting. I also generally oversee the supervisors and directors of other departments, including Purchasing, PBX (Communications) and Business Office, but the directors are directly responsible for overseeing the employees within each of their departments.

3. I am not a member of any union. However, in my capacity as CFO, I am involved with the two unions that are affiliated with Pacifica: UHW 399 and SEIU 121-RN. I know that Pacifica and the Unions agreed to abide by a collective bargaining agreement, which generally sets forth the rules that govern the hospital. I also know that the Unions are very involved with protecting the union members' rights and because there are several Union representatives and stewards who work at Pacifica, any employee concern or issue is reported and addressed immediately. Therefore, the practice of what actually happens at the hospital may differ from the written policies because the Unions strongly advocate for the employees and Pacifica wants to make sure the employees are happy working at the hospital. Over the course of my thirteen years at Pacifica, I am not personally aware of any grievances filed by the Union asserting that any non-exempt employee was not provided the opportunity to take meal breaks or rest breaks and have never heard of any employee even complaining about missed meal or rest breaks

4. When I worked at Pacifica as a non-exempt employee, my typical shift was an 8.5 hour shift five days a week. I know that pursuant to Pacifica's policies, I was entitled to one 30-minute meal period and two 15-minute rest periods. My meal periods were auto-deducted from my shift, but I had the opportunity to clock out and back in for my meal period if I wanted to. It was just easier to have the autodeduct. There were about three of us non-exempt employees working in the department at that time, and we each had the opportunity to leave for our breaks whenever we wanted to. Our supervisor, George Watkins, did not schedule our breaks. To my knowledge, none of my coworkers in that department were ever denied a meal or rest period. It was a very lax atmosphere and we were in control of our break schedules. For example, even though I know we were technically entitled to only two 15-minute rest periods over the course of our shift, in practice we could really take as many rest periods as we want. In fact, because our one meal period was auto-deducted, I know there were several occasions where each of us took lunch breaks that were longer than 30 minutes and

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rest breaks that were much longer than 15 minutes. But we were never disciplined or penalized, and we were always paid for the full 8 hours of work. Over the course of my many years working as a non-exempt employee, I never felt like I was not provided a meal break or rest break to which I was entitled.

5. In my capacity as CFO, all of the employees who I oversee work 8.5 hour shifts, which includes one 30-minute meal period and two 15-minute rest periods. The three employees who I directly oversee do not have their meal periods auto-deducted; they each clock out and back in for their meal period. I do not schedule their meal or rest breaks; I let them go on their breaks whenever they want to. I also do not monitor how long their breaks are. I have no idea where they go on their breaks or what they do. They can do whatever they want. I am sure many of them frequently take meal and rest periods that are much longer than the minutes set forth in Pacifica's written policies. Sometimes their breaks are probably exactly how long they should be and sometimes they are much longer. It truly varies every day. None of my employees have ever complained to me that he or she did not receive a meal or rest period. They know that if for they did miss a meal or rest period for any reason, they could fill out a Punch Variance Form or even just make a note on their time sheet, and Pacifica would pay them a premium for the missed break.

I do not know how the directors who I oversee handle the breaks in their 6. respective departments. Each of them has the autonomy to specifically schedule the breaks for their employees or to - like me - let the employees take their breaks at their own leisure. I also have no knowledge of how other departments handle breaks. In my experience, each department handles it differently, as each hospital department is very unique and issues like break scheduling would be up to each director or shift supervisor. For example, how breaks are handled in the administrative departments is probably different than how breaks are handled for nurses in the surgery departments or employees in the janitorial department. It has to vary simply because of the fact that this is a hospital with different departments. Pacifica does not police any employees' breaks and I do not believe any employee has ever been disciplined for taking too long of a break. Like I said before, it is a very relaxed atmosphere at the hospital and Pacifica trusts that we are all professionals who can be in charge of our own meal and rest breaks. I personally think that because of the Unions' involvement with the hospital, Pacifica knows that if there were any issues with meal or rest breaks, it would be brought to their attention immediately and resolved immediately.

7. I have had an opportunity to review and revise this Declaration. I understand that I am under no obligation to sign this Declaration, and doing so is solely my decision. I understand that I could refuse to sign this Declaration without any impact on my employment. I am signing this Declaration voluntarily and, by signing it, acknowledge and agree that it accurately reflects my knowledge of the facts stated in it.

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I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge. Executed on October 31, 2016.

Denise Smythe

CONSENT TO INTERVIEW

The law firm of Foley & Lardner LLP has been retained to represent your employer, Pacifica Hospital of the Valley ("Pacifica"), in a purported class action lawsuit under California law brought by a former Licensed Vocational Nurse ("LVN"). The case is entitled *Kyle Frencher v. Pacifica Hospital of the Valley Corporation dba Pacifica Hospital of the Valley*, and is pending in the Superior Court of the State of California, for the County of Los Angeles, case no. BC 559056.

Plaintiff claims that she and other employees were not provided meal and rest periods, that Pacifica provided Plaintiff and other employees less than full thirty minute meal periods and other related claims for penalties resulting from these alleged meal and rest period violations. Plaintiff alleges that she and other potential class members are owed monies for missed meal and rest periods and related penalties under the California Labor Code. Pacifica disagrees with the claims in the lawsuit and is defending itself against the claims.

We are asking to interview you regarding information related to the allegations as alleged by Plaintiff, and the purpose of this interview is to enable Pacifica to determine facts to assist it in its investigation. We are interested only in getting the facts about your employment with Pacifica, and in particular whether you have received meal and rest breaks. Your participation or lack of participation in this investigation will not affect your job or your rights as an employee. California law specifically prohibits retaliation for participate in this interview without affecting your job or your rights as an employee. Your decision to participate in this interview is completely voluntary. You are free to change your mind at any time about whether you wish to participate in the interview or to decline to answer any question. You also should understand that you will not be rewarded or treated more favorably because of your participation in this interview.

If you participate in the interview, you may be asked to give a sworn statement. That statement may be disclosed to other entities or persons if required pursuant to legal proceedings. Should you either agree or decline to provide such a statement, that decision will not have any impact on you employment at Pacifica.

If a class action is certified, as Plaintiff desires, and you do not affirmatively opt-out of the class, then you may become part of the class in the lawsuit. Participation in this interview may affect your ability to participate in the lawsuit should you desire to participate and may be contrary to your interest in potentially recovering money which Plaintiff alleges is owed by Pacifica.

I have read this statement. I agree that no verbal statements inconsistent with this Consent have been made to me by the interviewer.

Name (prir	nted): Melissa Mitchell	
Signature:_	Melica Maleel	
Dated:	10-31-16	

DECLARATION OF MELISSA MITCHELL

I, Melissa Mitchell, hereby state and declare as follows:

1. My name is Melissa Mitchell I am over eighteen (18) years of age, and I have personal knowledge of the facts stated in this Declaration.

2. I am currently employed by Pacifica of the Valley Hospital ("Pacifica") as a Chief Nursing Officer and have held this position for about 1.5 years. I have been employed with Pacifica for about 20 years. I have also held the positions of Staff Behavior Health Nurse, Staff Case Manager, Director of Behavior Health Unit, Nursing House Supervisor, and Risk Manager. The staff and supervisor positions that I held were non-exempt; the remainder of my positions have been exempt.

I am currently not a member of any union but I was previously a member 3. of the 121-RN Union. When I first joined Pacifica, I agreed to become a member of the Union and paid my union dues regularly. I did not go to union meetings when I was in the union, but have attended several meetings since I took on directorial positions at the hospital. I know that Pacifica and the unions have a collective bargaining agreement that sets forth various policies that Pacifica has to follow. I know there are policies in the CBA regarding meal and rest periods. If anything is unclear in the CBA, I know that Pacifica's employees can go to any union steward or representative to address any issue. It is very open here. Regardless of any written break policy, the union representation really ensures that meal and rest breaks are taken in the hospital. They make sure we get all the breaks and rights to which we are entitled. As a non-exempt employee, I never was denied the opportunity to take any of my meal or rest periods. Over the course of my employment with Pacifica, I do know there have been certain times when nurses have not gotten their meal period but I know that they orally told their supervisor or completed a form or just wrote it on their time card to receive premium pay each time. Even if an employee missed their break and did not do those things, he or she could talk to a union representative, or the director of their department, supervisor, human resources, among others at the hospital. We would make sure that employees received premium pay.

4. Over the course of my employment at Pacifica, I have worked both 8.5 and 12.5 hour shifts. As long as I can remember, regardless of the length of my shift and regardless of how many breaks I took during each shift, I always had just one 30-minute period deducted from my shift. My 12.5 hour shifts were as a Registered Nurse in Pacifica's Behavior Health Unit, and my 8.5 hour shifts were as a Case Manager in various departments.

5. When I worked as an RN, we had a schedule for our breaks that our Charge Nurse created each shift, but it was more like a guideline because nursing is such an unpredictable field so we had to modify the schedule on an as needed basis just depending on what was going on that shift. Sometimes if we knew a patient was coming in during our scheduled break time, we could switch with another nurse so that we could take our breaks earlier or later. There were some days that I wanted to exercise during my break and went to run on the gym in the treadmill at the hospital, sometimes I would read, sometimes I would go on a walk outside the building, sometimes I would have lunch with my colleagues. We really could do what we want and when we wanted, and were able to take multiple breaks throughout our shift as needed. I have no idea how other Charge Nurses in the BHU scheduled the shifts; I think some of them would pair up the nurses to go on breaks together, whereas some would make each person go one by one, whereas others probably let the nurses create their own schedule. It really depends not only on each department but on how each Charge Nurse wanted to handle the shift. Throughout the time that I was an RN, I never heard anyone in my department complain about not receiving their breaks.

6. When I worked as a Case Manager, my schedule was more routine and I generally had lunch with the other employees in my unit. We would often have a pot luck for lunch and meet every day from 12:30-1 p.m. for our lunch break. We never had a schedule of when to take our 15-minute rest breaks; it was just whenever we wanted to and was not limited to only 30 minutes for meal periods and only 15 minutes for rest periods. Regardless of how long our breaks were, I was always autodeducted only 30 minutes from my shift. Throughout the time that I was a Case Manager, I never heard anyone in my department complain about not receiving their breaks. Also, as a Case Manager I often frequented the various departments at Pacifica, and never once heard anyone complain about not getting their breaks. Often times, many departments are not that busy so many employees are on an extended break.

7. As the Chief Nursing Officer, I oversee all of the nursing, pharmacy, health information management, case management and dietary departments. Each of these departments has a Charge Nurse or Supervisor for each shift and Directors for each department. Neither I nor the department directors schedule the breaks; each Charge Nurse and Supervisor handles the scheduling of breaks for each shift that they oversee. I do not tell them how to schedule their breaks because each of these departments are so different so the scheduling of breaks has to coincide with what is going on that day. I think some Charge Nurses are very strict about their scheduling but most of them are very easygoing and let the nurses and employees go on their breaks whenever they want. I do know that most employees in the hospital take breaks that are longer than what they are really entitled to get. There have been so many times that I walk the hospital and see employees hanging out on a break and I come back 45 minutes later and they are still on a break. Regardless of how long these breaks are, most of these people are only autodeducted 30 minutes. I also know there were times before where people who work the night shift would take 2-hour breaks because they just were not that busy. If any employee in any of the departments that I oversee missed a meal break, it would be brought to my attention so that I can sign off on the premium pay for payroll to process.

8. I have never had any issue where an employee felt that they did not receive a break and did not receive the corresponding premium pay. I know that if this happened, it would have been brought to my attention immediately. Except for the limited instances noted above where an employee has specifically stated they missed their meal break and was paid for one additional hour of pay, I am not aware of any

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employee under my supervision who has not been provided the opportunity to take a 30 minute meal break after working five continuous hours. I also do not know of any person who did not receive a rest break to which they were entitled; as stated above, most people take much longer breaks than just 15 minutes.

9. I have had an opportunity to review and revise this Declaration. I understand that I am under no obligation to sign this Declaration, and doing so is solely my decision. I understand that I could refuse to sign this Declaration without any impact on my employment. I am signing this Declaration voluntarily and, by signing it, acknowledge and agree that it accurately reflects my knowledge of the facts stated in it.

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge. Executed on October 31, 2016.

Melissa Mitchell

CONSENT TO INTERVIEW

The law firm of Foley & Lardner LLP has been retained to represent your employer, Pacifica Hospital of the Valley ("Pacifica"), in a purported class action lawsuit under California law brought by a former Licensed Vocational Nurse ("LVN"). The case is entitled *Kyle Frencher v. Pacifica Hospital of the Valley Corporation dba Pacifica Hospital of the Valley*, and is pending in the Superior Court of the State of California, for the County of Los Angeles, case no. BC 559056.

Plaintiff claims that she and other employees were not provided meal and rest periods, that Pacifica provided Plaintiff and other employees less than full thirty minute meal periods and other related claims for penalties resulting from these alleged meal and rest period violations. Plaintiff alleges that she and other potential class members are owed monies for missed meal and rest periods and related penalties under the California Labor Code. Pacifica disagrees with the claims in the lawsuit and is defending itself against the claims.

We are asking to interview you regarding information related to the allegations as alleged by Plaintiff, and the purpose of this interview is to enable Pacifica to determine facts to assist it in its investigation. We are interested only in getting the facts about your employment with Pacifica, and in particular whether you have received meal and rest breaks. Your participation or lack of participation in this investigation will not affect your job or your rights as an employee. California law specifically prohibits retaliation for participate in this interview without affecting your job or your rights as an employee. Your decision to participate in this interview is completely voluntary. You are free to change your mind at any time about whether you wish to participate in the interview or to decline to answer any question. You also should understand that you will not be rewarded or treated more favorably because of your participation in this interview.

If you participate in the interview, you may be asked to give a sworn statement. That statement may be disclosed to other entities or persons if required pursuant to legal proceedings. Should you either agree or decline to provide such a statement, that decision will not have any impact on you employment at Pacifica.

If a class action is certified, as Plaintiff desires, and you do not affirmatively opt-out of the class, then you may become part of the class in the lawsuit. Participation in this interview may affect your ability to participate in the lawsuit should you desire to participate and may be contrary to your interest in potentially recovering money which Plaintiff alleges is owed by Pacifica.

I have read this statement. I agree that no verbal statements inconsistent with this Consent have been made to me by the interviewer.

Name (printed): Tante Melchor Signature: Furte Melchor Dated: ______

DECLARATION OF TANTE MELCHOR

I, Tante Melchor, hereby state and declare as follows:

1. My name is Tante Melchor. I am over eighteen (18) years of age, and I have personal knowledge of the facts stated in this Declaration.

2. I am currently employed by Pacifica of the Valley Hospital ("Pacifica") as a Radiology-Tech and Supervisor for the Radiology Department. I have been the Supervisor for about 15 years. I have been employed with Pacifica for over 20 years. I have also held the position of Director of the Radiology Department and have worked in the Radiology Department during my entire employment. I currently supervise 7 full time employees and 8 per diem employees. Everyone in the Radiology Department, including myself, works an 8.5 hour shift.

3. I am currently a member of the UHW Union. As a Union member, I know that Pacifica and the Union have come to an agreement about the policies that affect my employment. I am really busy so I do not go to any Union meetings and or know the details of the policies, but I do know that the Union is very involved and makes sure that we get everything to which we are entitled. I have never had any issues with my meal and rest breaks at Pacifica, but I know that as a Union member, the first step if I had any issue would be to talk to my union steward and file a grievance. I just have never had to do that before. I have never heard anyone at this hospital complain about meal and rest breaks. I actually laughed when I found about this lawsuit because this hospital is so relaxed and takes care of its employees so everyone I know always gets their breaks.

4. As I have always worked the 8.5 hour shift, I know that I am entitled to one 30-minute lunch break and two 15-minute rest breaks. As the Supervisor, I choose to take a 45-minute meal period and then can take rest breaks during the day if I want to. I don't have a set schedule for my breaks; it really depends on each shift. Regardless of how long my breaks are or how many I take, I always receive 8 hours of pay for my 8.5 hour shift because 30 minutes is autodeducted from each shift. Nobody has ever prevented me from taking a break but I just decide each shift whether I want to take my rest breaks or not. During my lunch break, I usually sit in my office and do whatever I want to do. I can do whatever I want. This is my relaxation time.

5. As the supervisor, I let all of my employees take a 45-minute lunch break and then they can take whatever rest breaks they want to. I do not create a specific schedule for my staff. But I generally run my department so that after the first two hours of a shift an employee gets a 15 minute break, after 4 hours of the shift an employee gets the 45-minute lunch break, and after 6 hours of a shift an employee gets a 15 minute rest break. This sometimes varies because of what is going on in the department, but all of my employees know to follow this general system. All of the employees in my department are on the autodeduct, so they have 30 minutes autodeducted from their shift regardless of how long their breaks really are. Most of the time my employees tell me when they are going on their break but they do not have to; it is really up to them. I do not know where my employees go when they are on a break. If they leave the hospital then they have to clock out and back in, but if they stay on the hospital premises, then they can really do whatever they want. I have never disciplined anyone in my department for any issue regarding breaks. Also, because of the autodeduct method, I am not aware of any records at the hospital that would show when any of my employees when on a break or for how long. I have never told any employee in my department that they could not go on a break and none of them have ever complained to me about not receiving any break, so I know that nobody has prevented any employee in my department from going on a break. If this had happened, I am sure I would have heard about it the same day.

6. I have had an opportunity to review and revise this Declaration. I understand that I am under no obligation to sign this Declaration, and doing so is solely my decision. I understand that I could refuse to sign this Declaration without any impact on my employment. I am signing this Declaration voluntarily and, by signing it, acknowledge and agree that it accurately reflects my knowledge of the facts stated in it.

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge. Executed on October 31, 2016.

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CONSENT TO INTERVIEW

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Plaintiff claims that she and other employees were not provided meal and rest periods, that Pacifica provided Plaintiff and other employees less than full thirty minute meal periods and other related claims for penalties resulting from these alleged meal and rest period violations. Plaintiff alleges that she and other potential class members are owed monies for missed meal and rest periods and related penalties under the California Labor Code. Pacifica disagrees with the claims in the lawsuit and is defending itself against the claims.

We are asking to interview you regarding information related to the allegations as alleged by Plaintiff, and the purpose of this interview is to enable Pacifica to determine facts to assist it in its investigation. We are interested only in getting the facts about your employment with Pacifica, and in particular whether you have received meal and rest breaks. Your participation or lack of participation in this investigation will not affect your job or your rights as an employee. California law specifically prohibits retaliation for participate in this interview without affecting your job or your rights as an employee. Your decision to participate in this interview is completely voluntary. You are free to change your mind at any time about whether you wish to participate in the interview or to decline to answer any question. You also should understand that you will not be rewarded or treated more favorably because of your participation in this interview.

If you participate in the interview, you may be asked to give a sworn statement. That statement may be disclosed to other entities or persons if required pursuant to legal proceedings. Should you either agree or decline to provide such a statement, that decision will not have any impact on you employment at Pacifica.

If a class action is certified, as Plaintiff desires, and you do not affirmatively opt-out of the class, then you may become part of the class in the lawsuit. Participation in this interview may affect your ability to participate in the lawsuit should you desire to participate and may be contrary to your interest in potentially recovering money which Plaintiff alleges is owed by Pacifica.

I have read this statement. I agree that no verbal statements inconsistent with this Consent have been made to me by the interviewer.

Name (printed): $A \left[2 \right]$	RoyE.
Signature: A RA	
Dated: 7 [-16	

DECLARATION OF ALEX BOYKO

I, Alex Boyko, hereby state and declare as follows:

1. My name is Alex Boyko, I am over eighteen (18) years of age, and I have personal knowledge of the facts stated in this Declaration.

2. I am currently employed by Pacifica of the Valley Hospital ("Pacifica") as a Director of Business Office and Admitting. The Business Office includes about 11-12 non-exempt employees. The Admitting department includes two sub-departments: the 24-hour Emergency Room Department (which includes about 15-20 employees) and the In-Patient Admitting Department (which includes about 3 employees). I have been employed with Pacifica for over 30 years. I have also worked in many various capacities at the hospital, including dishwasher, kitchen worker, purchasing, IT, materials management, business office, collector, biller, analyst, and so forth. I definitely believe I can give good insight on how things work at Pacifica because I have been here for so long and really worked in so many departments.

3. I am not currently a member of any union. However, over the course of my 30 years at Pacifica, I was previously a member of one of the unions that was affiliated with Pacifica. I was asked to be a union steward at one point but it involved quite a bit of training and involvement and at the time I did not want to do all of that. I have attended several union meetings. There have always been a lot of union stewards at the hospital so I always felt comfortable knowing that if I did have any issue, concern or complaint, I could go to any one of the union stewards who would address the issue immediately. I know that the union has a collective bargaining agreement with Pacifica, but everyone knows some portions of the CBA are really vague. Even the union stewards have said that the CBA is very vague. So a lot of things are different in practice because the written policies leave a lot of things up to interpretation. For that reason, any employee issue can be reported to the union and the union can address it with Pacifica to resolve immediately.

I estimate that I spent about 23 of my 30 years at Pacifica working as a 4. non-exempt employee. I always worked an 8.5 hour shift, which included one 30minute meal period and two 15-minute rest periods. I sometimes clocked out and back in for my meal period and sometimes had the meal period autodeducted from my time. It really varied and depended on what position I was working in and what was going on during that shift. Some of the departments that I worked in had a schedule for our breaks and in some I could go whenever I wanted. It completely depended on the department, what was going on that day, and who the supervisor was. For example, when I worked in materials management, I had a really strict supervisor who definitely made us stick to a specific break schedule. He wanted us to come back from our meal period at exactly 30 minutes and come back from our rest periods at exactly 15 minutes. But for many of the other departments that I worked in, the supervisors were really relaxed about it and let us go for longer periods of time. For the times when my meal period was autodeducted. I could go for a lunch break that was longer than 30 minutes or have rest breaks that were longer than 15 minutes, but was always paid for my full

shift. Regardless of the department that I worked in, I was never prohibited from taking a meal or rest period and never felt like I was denied any break.

5. In my capacity as Director of Business Office and Admitting, I have to handle the breaks differently for the different departments that I oversee.

The employees who work in the Business Office work 8.5 hour shifts and I 6. do not schedule any of their breaks; they all go on their own. Most of them clock out and in for the meal period but some of them prefer to have their meal period autodeducted. I do not know where they go on their meal periods, but I think most of them might go eat in the cafeteria. It is up to them. For those who have their meal period autodeducted, I have no way to track whether they took a meal period that was longer than 30 minutes. It is really based on the honor system. There are some employees who always take a longer lunch and I usually give them the leeway to do so because they get their work done. I have never prohibited anyone from taking a break. In fact, there have been many occasions where I have asked an employee to complete a task and they told me they wanted to go on a break, and my answer was for them to go and then complete the task when they return. Nobody in the Business Office has ever complained to me that he or she did not receive any meal or rest period. If they did, there is a form that they could fill out that states as such and I would give the form to payroll to process. Over the course of my many years at this hospital, I know that the staff at this hospital is very vocal and will not hesitate to say they are unhappy about something. Things are reported right away.

7. The employees who work in the 24-hour ER Admitting department work three 12-hour shifts per week. I am really easy on these employees when it comes to breaks. They can really take as many lunch and rest breaks as they want because I know it can be a stressful shift. I usually let them take longer breaks if they want to so that they can get the rest they need to come back and fully perform. I know they have a right to go to their union and complain if they felt overworked or that they did not get any of their breaks. Every shift in this department is different; some days are really slow and it seems like their whole shift is a break, whereas other days are really busy so I know they really need good breaks to have time to catch their breath. I definitely know there are times when some of them take an hour or even longer for their meal periods. I schedule the shift but I do not schedule their breaks; it is completely up to them to go when they want. Most of the time, they work together to create a break schedule that works for that shift. I don't know what they do during their breaks; I think some of them go outside to get fast food. Some of them probably take naps too. I think some of them probably go to the nurse's lounge during their rest breaks, and these breaks can vary from 15 minutes to 20 minutes or sometimes even longer. It just depends on each shift and what is going on during that shift. I have never denied any of them the opportunity to take any of the breaks for which they are entitled. All of the employees in my department know that they could come to me if they have any issue with a missed break or go to Human Resources or even directly to payroll to make sure their paycheck is modified accordingly.

The employees who work in the In-Patient Admitting Department work 8.5 8. hour shifts. I think most of these employees clock out for their meal period. I do not schedule their breaks; they can go whenever they want to. I am not stricter with these employees; I want to make sure they do their job but I also know that some of them can take advantage by taking longer breaks. We do not track how long their rest breaks are, so I know for sure that some of these employees take rest breaks that are longer than 15 minutes each. There are so many occasions where someone will come into the department and just start chatting with my staff about personal matters. I don't police my staff and tell them not to have these conversations; sometimes they can talk for 20 minutes, 30 minutes, or even longer and they are not performing any of their job duties. But as long as they get their work done over the course of the day, I do not mind. I have never disciplined anyone in this department for taking too long of a break. I also never heard of anyone complaining that he or she did not get a meal break or two rest breaks during any shift.

Because I do not create a schedule for the breaks, the number and length 9 of any of my employees' breaks really depends on the department, the shift, and the individuals' preference. Some of them try to stick to the 30- and 15- minutes to which they are entitled whereas others definitely take longer breaks. I am not aware of any records at Pacifica that would show when any employee took a rest break or when any employee on autodeduct took a meal period, or how long any of these breaks are. I know that if anyone felt that they were shorted a break, either I would hear about it from them directly or I would hear about it from the Union or HR. I do not think anyone at Pacifica has ever prohibited an employee from taking a break.

10. Over the course of my 30 years at this hospital, I am not aware of any grievances filed by the Union asserting that employees are not being provided the opportunity to take meal breaks or rest breaks. I actually find it impossible that this would ever happen because this hospital is so laid back about breaks.

I have had an opportunity to review and revise this Declaration. I 11. understand that I am under no obligation to sign this Declaration, and doing so is solely my decision. I understand that I could refuse to sign this Declaration without any impact on my employment. I am signing this Declaration voluntarily and, by signing it, acknowledge and agree that it accurately reflects my knowledge of the facts stated in it.

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge. Executed on October 31, 2016.

CONSENT TO INTERVIEW

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If a class action is certified, as Plaintiff desires, and you do not affirmatively opt-out of the class, then you may become part of the class in the lawsuit. Participation in this interview may affect your ability to participate in the lawsuit should you desire to participate and may be contrary to your interest in potentially recovering money which Plaintiff alleges is owed by Pacifica.

I have read this statement. I agree that no verbal statements inconsistent with this Consent have been made to me by the interviewer.

Name (printed): Signature: Dated:

DECLARATION OF DEBORAH LOMAX

I, Deborah Lomax, hereby state and declare as follows:

1. My name is Deborah Lomax I am over eighteen (18) years of age, and I have personal knowledge of the facts stated in this Declaration.

2. I am currently employed by Pacifica of the Valley Hospital ("Pacifica") as the Director of Food and Nutrition Services Department. I have been employed with Pacifica for about 4.5 years and have held the Director position for the entire time. I oversee approximately 30 employees in the department. They are all non-exempt employees and they all work 8.5 hour shifts.

3. I am not a member of any union. However, I am aware that there are unions affiliated with Pacifica and am aware that there is a collective bargaining agreement that sets forth various policies and procedures that Pacifica must follow. Regardless of any written break policy, the union representation ensures that meal and rest breaks are taken in the hospital. In my capacity as Director, I have attended union meetings when there are any issues involving my department. None of these meetings ever included any discussion of missed meal or rest breaks. In fact, I have never heard of any employee not receiving a meal or rest break for which they did not receive the corresponding premium pay.

4. My department is open from approximately 5:00 a.m. to 8:00 p.m. each day. Therefore the employees in my department work staggered 8.5-hour shifts throughout the day, and there are about five shifts each day. Each of these employees is entitled to one 30-minute meal period and two 15-minute rest breaks. To my knowledge, all of the employees in my department clock out and back in for lunch. There may have been occasions where one of my employees did not clock out and back in for lunch and the meal period was therefore autodeducted. I know that they still received their lunch break because if they did not, they would have complained to me about it immediately. My staff knows they are required to punch out and back in for lunch.

5. For each shift in my department, I specifically schedule each lunch break and each rest break. I post this schedule on the bulletin board in my department two weeks in advance of each schedule. Therefore, I know during each shift who is supposed to be on break and when. I generally plan the lunch breaks to occur about 4 hours into the shift, and plan the rest breaks about 2 hours and 6 hours into the shift. I have no clue what my employees do during their breaks; it is completely up to them. Employees in my department did overtime on occasion, and those who did often worked 30 minutes to 1 hour of overtime. I would encourage these employees to take an additional break for that longer shift.

6. Because I am very involved in scheduling the breaks, I know that each employee in my department has been provided all meal and rest breaks to which they were entitled and because I am in charge of the scheduling, I know that nobody in my

were entitled and because I am in charge of the scheduling, I know that nobody in my department was ever prevented from taking a break. If for some reason they were not provided a break - although I cannot imagine such a situation - they know to complain to me and they would receive premium pay for that missed break.

It is also my understanding that Pacifica does not maintain any records to 7. verify when any rest breaks were taken and for how long. In reality, I know that most of the employees in my department take lunch breaks that average about 40-45 minutes in length and take rest breaks that are probably longer than 15 minutes. Rather than have an issue of someone not getting breaks, I more often than not have the issue of my employees taking breaks that are too long.

I do not know how other departments in Pacifica handle the scheduling of 8. breaks. My understanding is that each department at Pacifica probably handles it differently – some supervisors might create a schedule for their staff's breaks like I do, whereas others may be more lax and let the employees in the department leave for their meal and rest breaks whenever they want.

9 I have had an opportunity to review and revise this Declaration. I understand that I am under no obligation to sign this Declaration, and doing so is solely my decision. I understand that I could refuse to sign this Declaration without any impact on my employment. I am signing this Declaration voluntarily and, by signing it, acknowledge and agree that it accurately reflects my knowledge of the facts stated in it.

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge. Executed on October 31, 2016.

Unah Laman

CONSENTIMIENTO PARA LA ENTREVISTA

La firma de abogados Foley & Lardner LLP se ha sido retenida para representar a su empleador, Pacifica Hospital of the Valley ("Pacifica"), en una supuesto demanda colectiva bajo ley de California traída por una ex enfermera vocacional licenciada ("LVN"). El caso es titulado *Kyle Frencher v. Pacifica Hospital of the Valley Corporation dba Pacifica Hospital of the Valley*, y está pendiente en la Corte Superior del estado de California, para el Condado de Los Angeles, caso no. BC 559056.

La Demandante afirma que a ella y otros empleados no se les proporciono periodos para la comida o de descanso, que Pacifica le proveo a la Demandante y a otros empleados menos de treinta minutos completos para el periodo de la comida, y otras reclamaciones relacionadas por sanciones resultantes de estas supuestas violaciones del periodo de la comida y periodo de descanso. La Demandante alega que ella y otros miembros potenciales de la clase se les debe dinero por períodos perdidos de comida y descaso y sanciones relacionadas bajo el código laboral de California. Pacifica está en desacuerdo con las pretensiones de la demanda y esta defendiendose contra la demanda.

Pedimos entrevistarlo(a) sobre información relacionada con las denuncias, como se alega por la Demandante, y el propósito de esta entrevista es permitir que Pacifica determine los hechos para asistir le en su investigación. Estamos interesados solamente en obtener los hechos sobre su empleo con Pacifica, y en particular si se ha recibido periodos de comida y de descaso. Su participación o falta de participación en esta investigación no afectará su trabajo o sus derechos como empleado. La ley de California prohíbe específicamente represalia por la participación en una investigación en materia de salarios y horarios. Usted tiene el derecho de negarse a participar en esta entrevista sin afectar su trabajo o sus derechos como empleado. Su decisión de participar en esta entrevista es totalmente voluntaria. Usted es libre de cambiar de opinión en cualquier momento acerca de si desea participar en la entrevista o negarse a responder cualquier pregunta. También debe entender que no será recompensado o tratado más favorable a causa de su participación en esta entrevista.

Si participa en la entrevista, se le puede pedir a dar una declaración jurada. Esta declaración puede divulgarse a otras entidades o personas si es necesario para conformidad con los procedimientos legales. En caso de estar de acuerdo o negarse a proporcionar dicha declaración, esa decisión no tendrá ningún impacto en se empleo con Pacifica.

Si se certifica una demanda colectiva, como la Demandante lo desa, y usted no afirmativamente opta por no ser parte de la colectiva, entonces puede puede formar parte de la colectiva en la demanda. Participación en esta entrevista puede afectar su capacidad para participar en la demanda si usted desea participar y puede ser contrario a sus interés en potencialmente recuperar el dinero que la Demandante alega que debe Pacifica.

He leído esta declaración. Estoy de acuerdo en que ninguna declaración verbal incompatible con este consentimiento se han hecho a mí por el entrevistador.

Nombre (imprimido): Firma: firma: Fecha: 10/3//16

DECLARATION OF ORLANDO GONZALEZ

I, Orlando Gonzales hereby state and declare as follows:

1. My name is Orlando Gonzalez I am over eighteen (18) years of age, and I have personal knowledge of the facts stated in this Declaration.

2. I am currently employed by Pacifica of the Valley Hospital ("Pacifica") as the Coordinator of Housekeeping. I have been employed with Pacifica for about 18 years. I have held other positions within the housekeeping department as well. I oversee about 30 employees during now. The number of employees vary each shift and range from 1 to 20. I have always been a non-exempt employee at Pacifica.

3. I am a member of the UHW Union. When I first joined Pacifica, I agreed to become a member of the Union and have paid my union dues throughout my employment. As a Union member, I know that Pacifica and the Union have agreed to terms that apply to all of us Union members. I know that the Union is very involved with protecting our rights and make sure that we feel comfortable working at the hospital. As a Union member. I also know that there are several Union representatives or stewards at Pacifica who I can talk to if I feel there is any issue regarding my employment. I frequently talk to one of the union stewards, Vilma Moran, because I feel the most comfortable with her, but I know I could talk to any of them. The Union stewards are very involved in making sure we are happy with our employment and I know they address any employee issue quickly. I have never been denied the opportunity to take a meal period or a rest period, but if I did, I know that I could notify Vilma to handle the issue and protect me. I am also not aware of any grievances filed by the Union asserting that any Pacifica employee was not provided the opportunity to take a meal breaks or rest break.

4. My typical shift at Pacifica varies depending on the needs of the housekeeping department, but it is always 8.5 hours long. My shift includes one 30-minute meal period and two 15-minute rest breaks. But I prefer to combine my two rest breaks into one 30-minute period, so I usually take two 30-minute breaks during my shift. I do not clock out and back in for my meal periods and instead have them autodeducted from my shift. But I have the option to clock out and back in if I want to. I usually have both of my meal periods in the cafeteria. Sometimes my break is only 30 minutes long but sometimes it is longer because the cafeteria is busy or I just take a little bit longer. I have never been disciplined for taking a longer break. Nobody has ever prohibited me from taking any of my breaks.

5. As the Coordinator of Housekeeping, I do not schedule any of my employee's breaks. They go when they want and come back when they want. None of my employees clock out or back in for their breaks; everyone is on autodeduct. Some of my employees go to the cafeteria for their breaks, some go to an empty unit on the third floor to relax or talk on their phone or do whatever they want, some leave the hospital. It is completely up to them. Because they are on autodeduct, there is no record that I know of to show exactly when they each took their breaks or for how long. Regardless of how long any of our breaks are, we are always paid for our full shift. I do not require that any of my employees tell anyone when they go on a break; they can leave and come back when they want. Nobody has ever told me that they did not get a meal or rest break. If any one did not get their break during their shift, I know that they would tell me right away. I have never disciplined anyone in my department for any issue involving breaks.

6. I do not have any knowledge of how employees in other departments handle their breaks. Everyone does it differently because it depends on the job duties and what is going on during that shift. I know that Pacifica and the unions have written policies about the breaks, but a lot of it is different in practice because this is a hospital

7. I have had an opportunity to review and revise this Declaration. I have also had the opportunity to have this Declaration translated into Spanish. I understand that I am under no obligation to sign this Declaration, and doing so is solely my decision. I understand that I could refuse to sign this Declaration without any impact on my employment. I am signing this Declaration voluntarily and, by signing it, acknowledge and agree that it accurately reflects my knowledge of the facts stated in it.

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge. Executed on October 31, 2016.

Orlando Gonzalez

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We are asking to interview you regarding information related to the allegations as alleged by Plaintiff, and the purpose of this interview is to enable Pacifica to determine facts to assist it in its investigation. We are interested only in getting the facts about your employment with Pacifica, and in particular whether you have received meal and rest breaks. Your participation or lack of participation in this investigation will not affect your job or your rights as an employee. California law specifically prohibits retaliation for participate in this interview without affecting your job or your rights as an employee. Your decision to participate in this interview is completely voluntary. You are free to change your mind at any time about whether you wish to participate in the interview or to decline to answer any question. You also should understand that you will not be rewarded or treated more favorably because of your participation in this interview.

If you participate in the interview, you may be asked to give a sworn statement. That statement may be disclosed to other entities or persons if required pursuant to legal proceedings. Should you either agree or decline to provide such a statement, that decision will not have any impact on you employment at Pacifica.

If a class action is certified, as Plaintiff desires, and you do not affirmatively opt-out of the class, then you may become part of the class in the lawsuit. Participation in this interview may affect your ability to participate in the lawsuit should you desire to participate and may be contrary to your interest in potentially recovering money which Plaintiff alleges is owed by Pacifica.

Name (printed);	ALAN CONCEPCION
Signature:	ithe
Dated:	11/2/16

DECLARATION OF AL CONCEPCION

I, Al Concepcion, hereby state and declare as follows:

1. My name is Al Concepcion. I am over eighteen (18) years of age, and I have personal knowledge of the facts stated in this Declaration.

2. I am currently employed by Pacifica of the Valley Hospital ("Pacifica") as a Lead Therapist of the Respiratory Department and have held this position for approximately 14 years. I have been employed with Pacifica for about 19 years and worked as a Respiratory Therapist before I became the Lead. I have been a non-exempt employee the entire time. As the Lead, I oversee about 23-24 employees who are all Respiratory Therapist, all non-exempt employees, and all work 12.5-hour shifts.

I am a member of the SEIU-UHW Union. I have been a member of this 3. union since my first day at Pacifica and agreed to have union dues deducted from my paycheck throughout my employment. As a Union member, my employment with Pacifica is governed by a collective bargaining agreement, which explains in detail the policies about our meal and rest breaks. As a Union member, I also know that there are several union representatives or stewards at Pacifica who I can talk to, in addition to talking to the Director of my department, if I feel there is any issue regarding my employment. We have a very flexible atmosphere at Pacifica, especially with regards to taking meal and rest breaks. Over the course of my employment at Pacifica, I have never been denied the opportunity to take a meal period or a rest period, but if I did, I know that I could notify my Director or union representative to handle the issue and protect me. I am not aware of any grievances filed by the union asserting that any nonexempt employee was not provided the opportunity to take meal breaks or rest breaks. I have also never heard anyone in my department complain about being denied the opportunity to take a meal period or a rest period.

4. My typical shift at Pacifica is from 6:30 a.m. to 7:00 p.m. and have worked this shift for at least the last six years.

5. I know that Pacifica has a written policy regarding meal periods, and Pacifica's auto-deduct practice automatically deducts 30 minutes over the course of the 12.5 hour shifts for a 30-minute unpaid meal period. Pacifica's written policy regarding rest periods also permits us to take 15-minute paid breaks even though the law requires only 10 minutes. However, regardless of these written policies, in practice, our schedules vary so much so we can multiple rest breaks and meal breaks throughout the day for varying amounts of time. In my experience, each department at Pacifica handles it differently; as far as I can see, most supervisors are pretty relaxed about break times and let the employees dictate when they take their breaks and for how long. It really depends on what each department and each employee within that department for any given day.

6. For me personally, I do not stick to any specific schedule for my breaks. It completely varies each shift and I take them when I want to. During my rest breaks, I

usually read in my office or I will go for a walk around outside the hospital to get some sun. During my meal periods, I will usually eat go to the cafeteria to get some lunch and eat it in the department with other Respiratory Therapists who are on their break. I have taken meal periods longer than 30 minutes. My meal and rest periods have always been provided; nobody has ever prevented me from taking any of my breaks. Sometimes I choose to waive one my meal periods but that is because of my personal preference and not because anyone has forced me to continue working. Regardless of the number of breaks I take during my shift and regardless of how long they are, I am always paid for 12 hours of working time each shift.

7. I do not assign specific times for the Respiratory Therapists in my department to take their meal and rest periods because I want to make sure each one goes when they want to go and not when they are forced to go. I do not require that they tell me when they go on their break or when they return. Most of my employees take their breaks at generally the same time each day but again it will vary just based on what is going on during that specific shift. I do not keep track of how long my employees are on break; I am sure there are times when their breaks were longer than 15 minutes or 30 minutes but I have never disciplined an employee for taking too long of a break. I have never prevented any of my employees from taking a break, and as the Lead, I know that no one has prevented any person in my department, I know that there have been only a handful of times where my employees complained that he or she did not get a full break, and for each of those times, I notified the payroll department so that the employee would receive the appropriate amount of premium pay.

8. To my knowledge, there would be no way to really track when any of my employees took a break or for how long because only one 30 minute period is automatically deducted and the rest of our breaks are all on the clock and paid for.

9. I understand that one of the employees who used to work in my department, Adam Corey, has submitted a declaration stating that he did not receive proper meal and rest periods. I do not believe Mr. Corey was ever prevented from taking any of his meal or rest periods. I never once received a complaint from Mr. Corey regarding meal and rest periods. In fact, during the time that he did work at Pacifica, I received several reports from other Respiratory Therapists who stated that Mr. Corey was sleeping during his shift and had his feet propped up his on another chair.

10. I have had an opportunity to review and revise this Declaration. I understand that I am under no obligation to sign this Declaration, and doing so is solely my decision. I understand that I could refuse to sign this Declaration without any impact on my employment. I am signing this Declaration voluntarily and, by signing it, acknowledge and agree that it accurately reflects my knowledge of the facts stated in it.

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I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge. Executed on November 2, 2016.

Al Concepcion

3

The law firm of Foley & Lardner LLP has been retained to represent your employer, Pacifica Hospital of the Valley ("Pacifica"), in a purported class action lawsuit under California law brought by a former Licensed Vocational Nurse ("LVN"). The case is entitled *Kyle Frencher v. Pacifica Hospital of the Valley Corporation dba Pacifica Hospital of the Valley*, and is pending in the Superior Court of the State of California, for the County of Los Angeles, case no. BC 559056.

Plaintiff claims that she and other employees were not provided meal and rest periods, that Pacifica provided Plaintiff and other employees less than full thirty minute meal periods and other related claims for penalties resulting from these alleged meal and rest period violations. Plaintiff alleges that she and other potential class members are owed monies for missed meal and rest periods and related penalties under the California Labor Code. Pacifica disagrees with the claims in the lawsuit and is defending itself against the claims.

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Name (printed): JESUS E. GOME2		
<u>OSU</u>		
Signature:		
Dated:6		

DECLARATION OF JESUS GOMEZ

I, Jesus Gomez, hereby state and declare as follows:

1. My name is Jesus Gomez. I am over eighteen (18) years of age and I have personal knowledge of the facts stated in this Declaration.

2. I am currently employed by Pacifica of the Valley Hospital ("Pacifica") as the Director of the Emergency Room and Security Department, and have held this position for two years. I also have been serving as the interim Director of the Behavioral Health Unit for the last few months. I have been employed with Pacifica for over ten years. I have held the positions of an Emergency Room nurse, Emergency Room charge nurse, Director of the Critical Care Unit, Director of the Admitting Department, and Chief Disaster Officer. I therefore previously worked as a non-exempt employee but have been an exempt employee for about two years. In my current role, I oversee over 150 employees. They are all non-exempt employees and work a combination of 8.5-hour and 12.5-hour shifts.

3. I am currently not a member of any union affiliated with Pacifica, but previously was a union member and a union steward when I was a non-exempt employee at Pacifica. When I first joined Pacifica, I agreed to become a member of the Union and paid my union dues. As a union member, my employment was governed by a collective bargaining agreement, which explains in detail the policies about our meal and rest breaks. The union has always been very involved with protecting employee rights under the CBA, including the right to take meal and rest periods. In fact, as the Director, I cannot get anything done without union approval. We also have several union representatives or stewards throughout the hospital, so any employee can relay any concern to any of these stewards and it will be addressed immediately. As the Director, I have to go to monthly meetings that involve both Pacifica representatives, union representatives, and the union stewards who are Pacifica employees, and we all discuss any issues that have been going on. During these meetings, union stewards can raise any issue affecting the employees, but I have never heard anyone mention that any employee was not provided with proper meal or rest periods.

4. When I worked as a non-exempt employee, there were times that I was not provided my meal or rest break but I always wrote it on my Kronos time sheet and always received premium pay for that missed break. Even now as a Director, I have all of my employees write down on their time sheet if they ever are not provided a meal or rest period and I know that our payroll department pays these employees the corresponding premium amounts. I am not aware of any employee who has been denied a meal or rest period and not received premium pay for that missed period, and am not aware of any union grievance regarding meal and rest periods.

5. When I worked as a non-exempt employee, I worked the 12.5 hour shift in the Emergency Room and worked both day and night shifts. During this time, I did not clock out for my meal periods unless I left the hospital premises, which was rare. I would often take my breaks in the nurse's lounge in my department because it had a

couch and television and we could relax in there. I usually preferred to be by myself during my breaks and did not take it with my coworkers. Regardless of the written policies, I generally took one hour for my meal period because that was my personal preference and could take additional breaks throughout the shift if I wanted. Because one 30-minute meal period was automatically deducted from my shift, regardless of how many breaks I took or how long my breaks were, I was always paid for the full 12 hours of working time each shift. During the time that I worked as a nurse – including when I was an ER nurse and when I was the ER charge nurse – we all decided our break schedule on our own so that we could go when we wanted. Nobody told us when to go on our breaks and as the Charge Nurse I never told anyone in my unit when to take their breaks. We independently made it work based on what was going on during that specific shift. Nobody ever told me that I could not go on a break when I wanted; if anything, it felt like the opposite – I could go on a break whenever I wanted and my coworkers would accommodate that.

6. In my experience, each department at Pacifica handles the break schedules according to what works best for the employees in that department and for each specific shift. There is not just one schedule that can be applied to all of us at the hospital. Because of what we do, so many things depend on what is going on in each department during each shift.

7. As the Director, I do not handle the scheduling of any breaks. For the ER department, CCU, and BHU, the charge nurses for each shift are in charge of handling the breaks. For the Security department, the lead handles this task. They are all union members and some are union stewards so I know they are fully aware of what breaks they are entitled to and they all make sure their staff gets those breaks. I let each of these charge nurses and leads structure the break schedule to best fit their shift, and I believe most of these supervisors let the employees go on a break whenever they want. Some may create a suggested schedule for breaks but employees are free to deviate from these. Most employees take their breaks based on individual preferences. To my knowledge, nobody in the departments I oversee has ever complained that another person prevented him or her from taking a break. Some employees waived their second meal periods simply because they wanted to that day. We always have had enough people on backup so that if someone was on their break and we needed help, we could call the backup so that the person on break is not forced to come back before the break is over.

8. There have been some occasions where a nurse in CCU has requested to take a break and there is no one to cover him or her at that time, so they call me and I go cover their shift so that they can take the break when they want to. On the rare occasions that they are unable to take a full break, they know to make a note on their time sheet and I make sure that they are paid the premium pay. The majority of these employees work the 12.5-hour shift with the one 30-minute autodeduct, so regardless of how many breaks they take each shift or how long each break is, they get paid for the full 12 hours of work.

9. It is really flexible at Pacifica. In my experience, everyone always made accommodations for each other. Sometimes people wanted a longer break to run an errand or a longer break because they were not feeling well. These things were not in writing but in practice it was just the understanding that you can do whatever you need to do – including taking whatever breaks you needed or wanted to. I never disciplined or reported an employee in my department for taking too long of a break; it was always up to each employee to take a break and come back to work. And if for any reason they did not get a full meal or rest period, they know to write it on their time sheet or tell me directly and I would make sure to pass the information to payroll so that the employee could get the appropriate premium pay.

10. In my department, I do not require employees to not clock in or out when they take their rest breaks, and I am not aware of records that indicate when my nurses take their breaks or how long those breaks are. To my knowledge, no nurses at Pacifica clock in or out when they take their rest breaks. Furthermore, I am not aware of any records maintained by Pacifica indicating when nurses take their breaks (or if a break was missed) or how long those breaks are.

11. I have had an opportunity to review and revise this Declaration. I understand that I am under no obligation to sign this Declaration, and doing so is solely my decision. I understand that I could refuse to sign this Declaration without any impact on my employment. I am signing this Declaration voluntarily and, by signing it, acknowledge and agree that it accurately reflects my knowledge of the facts stated in it.

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge. Executed on November 2, 2016.

Gomez

The law firm of Foley & Lardner LLP has been retained to represent your employer, Pacifica Hospital of the Valley ("Pacifica"), in a purported class action lawsuit under California law brought by a former Licensed Vocational Nurse ("LVN"). The case is entitled *Kyle Frencher v. Pacifica Hospital of the Valley Corporation dba Pacifica Hospital of the Valley*, and is pending in the Superior Court of the State of California, for the County of Los Angeles, case no. BC 559056.

Plaintiff claims that she and other employees were not provided meal and rest periods, that Pacifica provided Plaintiff and other employees less than full thirty minute meal periods and other related claims for penalties resulting from these alleged meal and rest period violations. Plaintiff alleges that she and other potential class members are owed monies for missed meal and rest periods and related penalties under the California Labor Code. Pacifica disagrees with the claims in the lawsuit and is defending itself against the claims.

We are asking to interview you regarding information related to the allegations as alleged by Plaintiff, and the purpose of this interview is to enable Pacifica to determine facts to assist it in its investigation. We are interested only in getting the facts about your employment with Pacifica, and in particular whether you have received meal and rest breaks. Your participation or lack of participation in this investigation will not affect your job or your rights as an employee. California law specifically prohibits retaliation for participate in this interview without affecting your job or your rights as an employee. Your decision to participate in this interview is completely voluntary. You are free to change your mind at any time about whether you wish to participate in the interview or to decline to answer any question. You also should understand that you will not be rewarded or treated more favorably because of your participation in this interview.

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If a class action is certified, as Plaintiff desires, and you do not affirmatively opt-out of the class, then you may become part of the class in the lawsuit. Participation in this interview may affect your ability to participate in the lawsuit should you desire to participate and may be contrary to your interest in potentially recovering money which Plaintiff alleges is owed by Pacifica.

Hsvilan OSE Name (printed): Signature: Dated:

DECLARATION OF JOSE AGUILAR

I, Jose Aguilar, hereby state and declare as follows:

1. My name is Jose Aguilar, I am over eighteen (18) years of age, and I have personal knowledge of the facts stated in this Declaration.

2. I am currently employed by Pacifica of the Valley Hospital ("Pacifica") as the Director of the Purchasing and Central Supply Departments, and have held this position since I joined Pacifica about 4.5 years ago. In my capacity as Director, I oversee approximately 4 non-exempt employees and 1 exempt employee. My full time employees work 8.5 hour shifts and my per diem employee works either a part-time shift or an 8.5 hour shift.

3. I am not a member of any union affiliated with Pacifica, but I know that there are two unions affiliated with the hospital and my employees are union members. I know that Pacifica is governed by the collective bargaining agreements that it and the unions agreed to follow, and that the CBA sets forth several policies, including those regarding meal and rest periods. As far as I am aware, the union is pretty involved with employee issues and listens to all employee issues and concerns. I do not personally attend all of the monthly meetings that Pacifica and the unions have, but I know they occur because I have been asked to attend a few to address issues that involve my department. I am not aware of any union grievance or concern regarding meal and rest periods, and have never heard of any complaint that an employee was denied a meal or rest period. I know that if any employee in my department did miss any one of their breaks, he or she would receive the appropriate amount of premium pay; and if for some reason an employee was consistently missing his or her meal or rest period, Pacifica and the union would have been notified.

4. The Purchasing Department is open from 7:00 a.m. to 3:30 p.m. and Central Supply is open from 7:00 a.m. to 4:30 p.m. I generally have one employee working in the Purchasing Department and two employees working staggered shifts in Central Supply. I know that pursuant to Pacifica's and the union's policies, my employees who work 8.5 hour shifts are entitled to one 30-minute meal period in the middle of their shift and two 15-minute rest periods at the first and second halves of their shift. When the employee in the Purchasing Department leaves for his breaks, we usually close the office or I cover for him so that he can go on his break. The employees working in Central Supply usually cover for each other so that each person can take whatever break he or she wants to take. Most of the employees in the departments I oversee take their first break two hours into their shift, their meal period within five hours into their shift, and then a third break before the end of their shift. Most of the employees I oversee choose to have their meal and rest breaks in the Central Supply break area. I do not generally join them for their breaks; they can do whatever they want and go wherever they want.

5. Although my employees have the option to clock out for their meal periods, they all prefer to have the meal periods auto-deducted because it is more

convenient for them. I do not tell my employees when to go on their break and I do not police the leghth of their breaks. They know that the meal period is supposed to be 30 minutes long, but they could take a slightly longer break and I would not discipline them. It is not my practice to micromanage people. My employees are free to go on a break whenever they want. However, because most of them have been working at the hospital for over ten years, they have their own routine and preferences that they choose to follow.

6. As most of my staff prefers to have their meal periods auto-deducted, I am not aware of any records at Pacifica that could verify exactly when any of my employees took a break and for how long. I do know that each of my employees has received all of their meal and rest breaks because I would have received a complaint if they were not able to take a break. I have never prevented anyone in my department from taking a break and have never received a complaint from anyone in my department about a missed or incomplete break. If anyone in my department had not received a proper break, I know they would have told me and I would have made sure he or she received premium pay.

7. I do not know how supervisors and directors in other departments handle breaks for the employees in those departments because each department has different responsibilities. A shift for an employee working in patient care will be very different than a shift for an employee working in non-patient care. There is no way to treat them all the same.

8. I frequently walk around the hospital and I always see people on their breaks, so it is laughable to me that someone would claim that none of the employees here get their breaks. In fact, each department has a special break area or lounge so that the employees in the department can have a proper break. I have seen many nurses on break in their respective department nurse lounges, and many have invited me to join them on their break.

9. I have had an opportunity to review and revise this Declaration. I understand that I am under no obligation to sign this Declaration, and doing so is solely my decision. I understand that I could refuse to sign this Declaration without any impact on my employment. I am signing this Declaration voluntarily and, by signing it, acknowledge and agree that it accurately reflects my knowledge of the facts stated in it.

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge. Executed on November 2, 2016. Λ

1, 11-2-16 Jose Aquilar

The law firm of Foley & Lardner LLP has been retained to represent your employer, Pacifica Hospital of the Valley ("Pacifica"), in a purported class action lawsuit under California law brought by a former Licensed Vocational Nurse ("LVN"). The case is entitled *Kyle Frencher v. Pacifica Hospital of the Valley Corporation dba Pacifica Hospital of the Valley*, and is pending in the Superior Court of the State of California, for the County of Los Angeles, case no. BC 559056.

Plaintiff claims that she and other employees were not provided meal and rest periods, that Pacifica provided Plaintiff and other employees less than full thirty minute meal periods and other related claims for penalties resulting from these alleged meal and rest period violations. Plaintiff alleges that she and other potential class members are owed monies for missed meal and rest periods and related penalties under the California Labor Code. Pacifica disagrees with the claims in the lawsuit and is defending itself against the claims.

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Name (printed): <u>KAren B. Doss</u> Signature: <u>Kour B. Doss</u> Dated: <u>II/2/2016</u>

DECLARATION OF KAREN DOSS

I, Karen Doss, hereby state and declare as follows:

1. My name is Karen Doss. I am over eighteen (18) years of age, and I have personal knowledge of the facts stated in this Declaration.

2. I am currently employed by Pacifica of the Valley Hospital ("Pacifica") as a Director of Rehab Services and have held this position since I joined Pacifica in 1999. In my capacity as Director of Rehab Service, I oversee the sub-departments of physical therapy, occupational therapy, speech language pathology and recreational therapy. In total I currently oversee about ten Pacifica employees. They are all non-exempt employees. My full time employees work 8.5-hour shifts, and my per diem employee works shifts that are 8.5 hours or less.

3. I am not a member of any union affiliated with Pacifica. However, I am very familiar with the union representation at Pacifica both because of my several years at Pacifica and because the majority of my staff are union members. In terms of meal and rest breaks, I know the employees I oversee are entitled to one 15-minute rest break in the first half of their shift, one 30-minute meal period in the middle of their shift, and another 15-minute rest period in the second half of their shift. The Union is very involved with protecting Pacifica's employees' rights, including the right to take meal and rest periods. I know that there are several Union representatives or stewards at Pacifica who my staff can talk to if they feel there is any issue regarding their employment, including any issue with their meal or rest periods. Over the course of my time at Pacifica, I have never heard of any employee in my department who was denied the opportunity to take a meal period or a rest period, and have never heard of any union grievances regarding meal or rest periods.

4. My typical shift at Pacifica varies, as I am an exempt employee and my shift depends on the work flow of the hospital and what the surgery schedule is at the hospital. I stagger the schedule for my staff so that they each work 8.5 hours shifts ranging generally from 7:00 a.m. and ending at 6:30 p.m. Most of my staff chooses to have their meal periods automatically deducted from their shift so that they do not have to clock out and back in for their lunch break. They can clock out for their meal period if they wish and it would override the automatic deduction.

5. I do not micromanage and schedule my employees' meal and rest breaks. I have informed each of them to follow a structure of taking a rest break in the first half of their shift, taking a lunch break about four hours into their shift, and taking a rest break in the second half of their shift. But I do not police them or tell them when to go on their breaks; I want to let them go on a break when they want to go. Most of them do follow the general structure I mentioned before. I have never prevented them from taking any of their breaks, and as I am the Director who oversees the department, I know that no one has prevented any person in my department from taking a break when he or she wanted to. Sometimes the employees will eat in the department itself, sometimes they will go to the cafeteria downstairs, and sometimes they will leave the

hospital to have their break outside. I do not tell them where to go or where not to go. I never disciplined or reported an employee in my department for taking too long of a break; it was always up to each person to take a break and come back to work.

6. Except for the limited times when my staff clocked out to leave the building for a break, most of my employees choose to have their meal periods automatically deducted. Because of this autodeduct practice and the fact that they are paid for their rest periods, I am not aware of any record that Pacifica would have to indicate exactly when each of my employees took their breaks and for how long. I have never timed any of their breaks; we follow the honor system and hope that nobody abuses the practice. To my knowledge, nobody in my department has ever missed a meal or rest period or had too short of a meal or rest period. If they had, I know they would have reported it to me and I would have informed the payroll department so that the appropriate premium pav could be issued.

7. Most of my employees do not work overtime. On occasion, my physical therapists may work overtime for about an hour or so. These are usually situations that are out of our control and very last minute. I have told my physical therapists that in these situations, they are welcome to take an additional break if they want even though their working time for the day is still less than 10 hours. We have a very open and flexible atmosphere in my department.

8. I do not know how other departments in Pacifica handle meal periods or whether employees clock out for their meal periods. The departments are so different at the hospital; comparing the nursing department to my department is really like comparing apples to oranges.

9. I have had an opportunity to review and revise this Declaration. I understand that I am under no obligation to sign this Declaration, and doing so is solely my decision. I understand that I could refuse to sign this Declaration without any impact on my employment. I am signing this Declaration voluntarily and, by signing it, acknowledge and agree that it accurately reflects my knowledge of the facts stated in it.

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge. Executed on November 2, 2016.

Karm B. Door

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Name (prin	ted): RONALD GAMPBELL	
Signature:	Rampbell	
Dated:	November 2, 2016	

DECLARATION OF RONALD CAMPBELL

I, Ronald Campbell, hereby state and declare as follows:

1. My name is Ronald Campbell. I am over eighteen (18) years of age, and I have personal knowledge of the facts stated in this Declaration.

2. I am currently employed by Pacifica of the Valley Hospital ("Pacifica") as the Director of the Medical/Surgical and Critical Care Departments. I have been the Director of Med/Surg for about five years and the Director of Critical Care for a few months. I have been employed with Pacifica for about five years and have been a Director the entire time. I have therefore always been an exempt employee at Pacifica. In my capacity as Director of Med/Surg, I oversee about 75 employees who are all nonexempt. In my capacity as Director of Critical Care, I oversee about 10-15 employees, who are all non-exempt. The majority of the employees I oversee work 12.5 hour shifts; there is one employee who is a secretary and she works an 8.5 hour shift.

3. I am not a member of any union affiliated at Pacifica, but I do know that there are two unions at this hospital because all of my employees are union members. I know that there are collective bargaining agreements that the unions and Pacifica agreed to, and they set forth some written policies that we all must follow, including policies about meal and rest breaks. In practice, however, the employees get many more breaks because very few supervisors actually police employees about when to go on a break and when to come back. I also believe that the unions are pretty involved with protecting the employees' rights and employees regularly talk to the union stewards who are all over the hospital. I have never heard any employee at Pacifica complain about not getting meal or rest periods and have never heard of any union grievance about meal or rest periods. If anyone had complained, I know that Pacifica would have immediately addressed the issue because the union would make sure of it.

4. I do not schedule the breaks for any of the employees in the departments I oversee; I have delegated that task to the charge nurses who are in charge of each shift. Each charge nurse has the independence to structure the shifts in his or her own way to make sure it best fits the shift for that day. I know that the charge nurses will make sure that each employee in the shift is provided the opportunity to take all the breaks to which he or she is entitled because the charge nurses are union stewards and are therefore very well-versed in the employees' rights and protecting the employees.

5. I know that Pacifica has a written policy regarding meal periods, and Pacifica's auto-deduct practice automatically deducts 30 minutes over the course of the 12.5 hour shifts for a 30-minute unpaid meal period. Pacifica's written policy regarding rest periods also permits us to take 15-minute paid breaks even though the law requires only 10 minutes. However, regardless of these policies, in practice, most employees take many more breaks over the course of the shift because Pacifica is very flexible about meal and rest periods. Also, because only one 30-minute period is automatically deducted, there is really no way to track how many breaks an employee took each shift or for how long. I am confident that each employee in my department has taken their breaks because if they did not, I would most definitely hear about it. Employees here are not afraid to speak up about their paychecks and their breaks. I do recall occasions where nurses have written on their time card that they did not receive a break and payroll automatically includes one hour of premium pay. The reality is that employees at Pacifica are permitted to take several rest breaks and meal breaks throughout the day for varying amounts of time.

6. As a Director who currently oversees two departments, I think each department at Pacifica handles the issue of meal and rest breaks differently because it is really up to the charge nurse or supervisor in each department and each shift to decide whether to create a specific break schedule or to let the employees go whenever they want. I think most of the charge nurses in the departments I oversee let the nurses go on break whenever they want; they make it really easy. Because these charge nurses are union stewards, I know that they will not prevent any nurse from going on a break and in fact probably encourage the nurses to go on their breaks.

7. I know for sure that some employees take longer than just 30 minutes for their meal periods and because of the autodeduct practice, these nurses are getting paid for some of that break time. I have never disciplined any employee for taking too long of a break because I am only concerned about patient care and making sure they get their work done. I do not know if some of the charge nurses in my departments require that the nurses check in with them before and after each break, but I believe the general practice is for each nurse to go on a break whenever they want and there is no requirement to notify anyone about it. There is therefore no real record of how many breaks anyone took or for how long. We trust that everyone here is a professional and can independently decide when to go on a break and when to come back.

8. I first met Kyle Frencher when she worked at Pacifica as a registry nurse. I had mixed thoughts about her because she was a fairly slow worker and the department tends to move at a very fast pace, but thought she got the work done so I decided to hire her. After I learned about Ms. Frencher's allegations that she did not receive proper meal and rest periods at Pacifica, I received several reports from the other nurses who worked with Ms. Frencher stating that she was a very heavy smoker and took very frequent breaks throughout her shift. They were all incredibly surprised that Ms. Frencher had filed a claim about not receiving any breaks, when the reality was that she was actually the one who was almost always on a break and forced the others in her shift to constantly cover for her and take care of her patients. I think that, because of Pacifica's lax practice regarding meal and rest breaks, nobody thought to mention it or complain about Ms. Frencher taking too long during her breaks because that is just how Pacifica is; the hospital is really lenient when it comes to letting nurses do what they want and most people work together to get the job done.

9. I have had an opportunity to review and revise this Declaration. I understand that I am under no obligation to sign this Declaration, and doing so is solely my decision. I understand that I could refuse to sign this Declaration without any impact on my employment. I am signing this Declaration voluntarily and, by signing it, acknowledge and agree that it accurately reflects my knowledge of the facts stated in it.

2

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge. Executed on November 2, 2016.

sell Ronald Campbell

The law firm of Foley & Lardner LLP has been retained to represent your employer, Pacifica Hospital of the Valley ("Pacifica"), in a purported class action lawsuit under California law brought by a former Licensed Vocational Nurse ("LVN"). The case is entitled *Kyle Frencher v. Pacifica Hospital of the Valley Corporation dba Pacifica Hospital of the Valley*, and is pending in the Superior Court of the State of California, for the County of Los Angeles, case no. BC 559056.

Plaintiff claims that she and other employees were not provided meal and rest periods, that Pacifica provided Plaintiff and other employees less than full thirty minute meal periods and other related claims for penalties resulting from these alleged meal and rest period violations. Plaintiff alleges that she and other potential class members are owed monies for missed meal and rest periods and related penalties under the California Labor Code. Pacifica disagrees with the claims in the lawsuit and is defending itself against the claims.

We are asking to interview you regarding information related to the allegations as alleged by Plaintiff, and the purpose of this interview is to enable Pacifica to determine facts to assist it in its investigation. We are interested only in getting the facts about your employment with Pacifica, and in particular whether you have received meal and rest breaks. Your participation or lack of participation in this investigation will not affect your job or your rights as an employee. California law specifically prohibits retaliation for participate in this interview without affecting your job or your rights as an employee. Your decision to participate in this interview is completely voluntary. You are free to change your mind at any time about whether you wish to participate in the interview or to decline to answer any question. You also should understand that you will not be rewarded or treated more favorably because of your participation in this interview.

If you participate in the interview, you may be asked to give a sworn statement. That statement may be disclosed to other entities or persons if required pursuant to legal proceedings. Should you either agree or decline to provide such a statement, that decision will not have any impact on you employment at Pacifica.

If a class action is certified, as Plaintiff desires, and you do not affirmatively opt-out of the class, then you may become part of the class in the lawsuit. Participation in this interview may affect your ability to participate in the lawsuit should you desire to participate and may be contrary to your interest in potentially recovering money which Plaintiff alleges is owed by Pacifica.

Name (printed): Signature: Dated:

DECLARATION OF LISA BERNAL

I, Lisa Bernal, hereby state and declare as follows:

1. My name is Lisa Bernal, I am over eighteen (18) years of age, and I have personal knowledge of the facts stated in this Declaration.

2. I am currently employed by Pacifica of the Valley Hospital ("Pacifica") as an Insurance Verifier. I have been employed with Pacifica since March 1989. I previously worked for Pacifica as an Admitting Clerk. Throughout my employment with Pacifica, I have been a non-exempt employee.

3. My typical shift is from 6:30 a.m. to 3:00 p.m., Monday through Friday. Although my shift times may vary day to day, it is always 8 hours of working time with a 30-minute meal period.

4. I know that Pacifica has a written policy regarding meal periods. I also know that I am entitled to a 30-minute duty free meal period when I work a shift of longer than five hours, and I am aware that this meal period must take place before the end of my fifth hour of work. Over the course of my employment with Pacifica, I have never had to work a shift beyond nine hours.

5. I know that Pacifica has a written rest period policy. I know that California law says we can take a ten minute rest period, but Pacifica actually provides more generous rest periods of 15 minutes each.

6. I am a member of the SEIU-United Healthcare Workers West Union. As a Union member, my employment with Pacifica is governed by a collective bargaining agreement ("CBA"). The CBA also provides for the meal and rest breaks described above. The Union is really good about protecting our rights under the CBA, including the right to take meal and rest periods. I have never felt like I did not receive a meal or rest period, but I know that if I ever did have an issue, I could notify my Union representative so that my rights can be upheld. I feel the Union fully meets its obligations to ensure I am provided meal and rest periods.

7. I consistently take my meal periods. I typically take my first meal period about 5 hours into my shift. My meal period typically last 30 minutes. During my meal periods, I go to the cafeteria and eat with my co-worker or my daughter, who is a per diem nurse at Pacifica. I am free to do whatever I want during my meal periods. In order to take my meal period, I do not have to notify anyone in particular that I am leaving for my break. I generally just let the office know that I am stepping out. If I leave the building for my meal period, then I usually clock out on the time machine and then clock back in when I am done with my meal period.

8. If I just go to the cafeteria for my meal period, then Pacifica automatically deducts 30 minutes from my time to account for the meal periods that I take instead of requiring me to clock out at the beginning of my meal period and clock back in when I

resume work. I do not have any concerns about this practice because I take my full meal periods so that there was never a situation where I had time deducted for a meal period that I never took or that lasted less than 30 minutes.

I am aware that Pacifica has employees fill out a form called a Punch 9. Variance Form if they have missed their meal periods. I have never filled out a form because I have never missed my meal period.

As I said above, Pacifica provides me with two 15-minute rest periods 10. during my shift. I consistently take my first 15-minute rest periods around 9:00 a.m., and generally eat during this break. Although I am permitted to take a second rest period towards the end of my shift, I choose not to take it. Pacifica has never forced me to skip any of my rest periods; it has been my choice to not take the second rest period.

11. No employees or representatives of Pacifica have ever told me not to take a meal or rest break, nor have they attempted to persuade me to miss a meal or rest break.

12. I have had an opportunity to review and revise this Declaration. I understand that I am under no obligation to sign this Declaration, and doing so is solely my decision. I understand that I could refuse to sign this Declaration without any impact on my employment. I am signing this Declaration voluntarily and, by signing it, acknowledge and agree that it accurately reflects my knowledge of the facts stated in it.

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge. Executed on February 11, 2016.

The law firm of Foley & Lardner LLP has been retained to represent your employer, Pacifica Hospital of the Valley ("Pacifica"), in a purported class action lawsuit under California law brought by a former Licensed Vocational Nurse ("LVN"). The case is entitled *Kyle Frencher v. Pacifica Hospital of the Valley Corporation dba Pacifica Hospital of the Valley*, and is pending in the Superior Court of the State of California, for the County of Los Angeles, case no. BC 559056.

Plaintiff claims that she and other employees were not provided meal and rest periods, that Pacifica provided Plaintiff and other employees less than full thirty minute meal periods and other related claims for penalties resulting from these alleged meal and rest period violations. Plaintiff alleges that she and other potential class members are owed monies for missed meal and rest periods and related penalties under the California Labor Code. Pacifica disagrees with the claims in the lawsuit and is defending itself against the claims.

We are asking to interview you regarding information related to the allegations as alleged by Plaintiff, and the purpose of this interview is to enable Pacifica to determine facts to assist it in its investigation. We are interested only in getting the facts about your employment with Pacifica, and in particular whether you have received meal and rest breaks. Your participation or lack of participation in this investigation will not affect your job or your rights as an employee. California law specifically prohibits retaliation for participate in this interview without affecting your job or your rights as an employee. Your decision to participate in this interview is completely voluntary. You are free to change your mind at any time about whether you wish to participate in the interview or to decline to answer any question. You also should understand that you will not be rewarded or treated more favorably because of your participation in this interview.

If you participate in the interview, you may be asked to give a sworn statement. That statement may be disclosed to other entities or persons if required pursuant to legal proceedings. Should you either agree or decline to provide such a statement, that decision will not have any impact on you employment at Pacifica.

If a class action is certified, as Plaintiff desires, and you do not affirmatively opt-out of the class, then you may become part of the class in the lawsuit. Participation in this interview may affect your ability to participate in the lawsuit should you desire to participate and may be contrary to your interest in potentially recovering money which Plaintiff alleges is owed by Pacifica.

OSE M GOMEZ Name (printed): M Jome Take Signature: Dated:

DECLARATION OF JOSE GOMEZ

I, Jose Gomez, hereby state and declare as follows:

1. My name is Jose Gomez, I am over eighteen (18) years of age, and I have personal knowledge of the facts stated in this Declaration.

2. I am currently employed by Pacifica of the Valley Hospital ("Pacifica") as an Engineer. I have been employed with Pacifica for about 30 years, since January 1985. I have worked as an Engineer for the entire time. Throughout my employment with Pacifica, I have been a non-exempt employee.

3. I am a Union member and know that Pacifica and the Union have an agreement about the policies that Pacifica must follow, including rules about our meal and rest breaks. The Union is really good about protecting our rights under the CBA, including the right to take meal and rest periods. I have never complained to the Union or anyone about my breaks because over the course of my entire employment at Pacifica, I have always gotten my breaks.

4. My typical shift is from 7:00 a.m. to 3:30 p.m., Monday through Friday. Although my shift times have varied over the past 30 years, it is always 8 hours of working time with a 30-minute meal period. I know that during my shift, I am entitled to a 30-minute duty free meal period during my 8-hour shift. I also know that I am entitled to two rest breaks during my shift. Pacifica permits us to take rest breaks of at least 15 minutes long.

5. I usually take my first rest break around 8:30 a.m. It usually lasts for 15 minutes or so but it can be longer if I want. I don't have to tell anyone when I go on my break and nobody forces me to come back at a certain time. I usually take my lunch break around 12 p.m. This break lasts about 30 minutes but I can go for a longer time if I want to. I just prefer to come back to work within 30 minutes. I am free to do whatever I want during these breaks. I don't have to clock out for my lunch break – Pacifica automatically deducts 30 minutes from my shift, even if my lunch break is longer. I know that I can take another rest break towards the end of my shift for 15 minutes and usually take this break around 2 p.m. I know that I can take a longer break if I want to but I prefer to keep it at 15 minutes. Nobody at Pacifica has ever forced or even asked me to skip any of my breaks and I have never missed any of my breaks.

6. I have had an opportunity to review and revise this Declaration. I understand that I am under no obligation to sign this Declaration, and doing so is solely my decision. I understand that I could refuse to sign this Declaration without any impact on my employment. I am signing this Declaration voluntarily and, by signing it, acknowledge and agree that it accurately reflects my knowledge of the facts stated in it.

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge. Executed on February 24, 2016.

ſ ose Jose-Gomez

The law firm of Foley & Lardner LLP has been retained to represent your employer, Pacifica Hospital of the Valley ("Pacifica"), in a purported class action lawsuit under California law brought by a former Licensed Vocational Nurse ("LVN"). The case is entitled *Kyle Frencher v. Pacifica Hospital of the Valley Corporation dba Pacifica Hospital of the Valley*, and is pending in the Superior Court of the State of California, for the County of Los Angeles, case no. BC 559056.

Plaintiff claims that she and other employees were not provided meal and rest periods, that Pacifica provided Plaintiff and other employees less than full thirty minute meal periods and other related claims for penalties resulting from these alleged meal and rest period violations. Plaintiff alleges that she and other potential class members are owed monies for missed meal and rest periods and related penalties under the California Labor Code. Pacifica disagrees with the claims in the lawsuit and is defending itself against the claims.

We are asking to interview you regarding information related to the allegations as alleged by Plaintiff, and the purpose of this interview is to enable Pacifica to determine facts to assist it in its investigation. We are interested only in getting the facts about your employment with Pacifica, and in particular whether you have received meal and rest breaks. Your participation or lack of participation in this investigation will not affect your job or your rights as an employee. California law specifically prohibits retaliation for participate in this interview without affecting your job or your rights as an employee. Your decision to participate in this interview is completely voluntary. You are free to change your mind at any time about whether you wish to participate in the interview or to decline to answer any question. You also should understand that you will not be rewarded or treated more favorably because of your participation in this interview.

If you participate in the interview, you may be asked to give a sworn statement. That statement may be disclosed to other entities or persons if required pursuant to legal proceedings. Should you either agree or decline to provide such a statement, that decision will not have any impact on you employment at Pacifica.

If a class action is certified, as Plaintiff desires, and you do not affirmatively opt-out of the class, then you may become part of the class in the lawsuit. Participation in this interview may affect your ability to participate in the lawsuit should you desire to participate and may be contrary to your interest in potentially recovering money which Plaintiff alleges is owed by Pacifica.

Name (printe	d): JORGE MORAN
Signature:	Jozesmon
Dated:	02/24/16

DECLARATION OF JORGE MORAN

I, Jorge Moran, hereby state and declare as follows:

1. My name is Jorge Moran, I am over eighteen (18) years of age, and I have personal knowledge of the facts stated in this Declaration.

2. I have been employed by Pacifica of the Valley Hospital ("Pacifica") since 1995, so for over twenty years. I have worked as a Licensed Vocational Nurse ("LVN") for the entire time. I first started working for Pacifica in the Medical/Surgical Unit for about three years, and then worked in the Emergency Care Unit for another three to four years, and have been in the Behavior Health Unit for the last 13 years or so.

3. I am a member of the United Healthcare Workers West Union. As a Union member, my employment with Pacifica is governed by a collective bargaining agreement ("CBA"). My wife is a Union Steward and has been one for the past fifteen years or so. I know that the CBA lays out several policies that Pacifica has to follow including our meal and rest breaks. I know that if anyone has any issue with their employment, they can call the Union and ask for help. I know on several occasions that nurses will call my wife to voice any issue they have and she takes care of it immediately. I have never heard anyone complain of any missed breaks though. I have never complained to the Union or anyone about not receiving my breaks because I have always gotten my breaks while working at Pacifica. I know nurses here at Pacifica actually get more breaks and for longer times than other hospitals where I have worked.

4. My typical shift is the day shift from 7:00 a.m. to 7:30 p.m. I have worked the night shift as well but have worked the 12.5-hour shift from 7:00 a.m. to 7:30 p.m. for the past fourteen years.

5. I know that Pacifica has a practice of automatically deducting 30 minutes from our 12.5 hour shift for a 30-minute unpaid meal break. I actually prefer it because then I don't have to worry about clocking out. I also know that Pacifica permits us to take rest periods that are 15-minute in length. But during our shits, we can actually take many breaks and for longer periods of time if we want. Each nurse can decide how long each break is and how many breaks he or she wants to take because no one tells us when to go or when to come back. It is completely up to each nurse when and for how long they want to go on a break because it really depends on the patient care required for that shift. Regardless of how many breaks we take and for how long, we are always paid for 12 hours of work for each shift.

6. I usually arrive at work around 7:00 a.m. and take my first break around 9 a.m. This break usually lasts about 15 to 20 minutes. It is really up to me; I can take a longer break if I want to. During this break I go to the cafeteria to have some coffee and eggs or I eat my own food in the nurse's lounge. I take my lunch break around 1 p.m. or so. I can go earlier if I want to but I prefer to eat later. This break usually lasts about 40 minutes or so. I could take a longer break if I wanted to. I know many nurses take longer breaks. I generally take another break in the afternoon around 4:30 or 5 p.m. This break usually lasts about 20 minutes or so. I usually have some coffee during this

break, eat a snack, or read something. Again, I can take a longer break if I want to. I know other nurses usually take about 30 minutes or so in the afternoon or even longer if they want to. It really depends on the patient flow for that shift and what each nurse wants to do. The afternoon is usually calmer because we don't have as many admissions or discharges so we can take a longer break if we feel like it. Nobody at Pacifica has ever prevented me from taking any breaks.

7. I usually tell the Charge Nurse when I am going on break. She has never told me exactly when I have to go on break or when I have to come, and has never forced me not to take a break. Everyone is really respectful. We all work as a team to make sure everyone gets their breaks. For example, if I am on break and a doctor comes for me, I know the other nurses will take a message for me and give it to me when I come back from my break. I have never heard any nurse complain about not getting a break. I'm pretty sure I would know if that happened because they would probably complain to my wife or she would at least come to know about it. I have a lot of friends in the other units at Pacifica and I have never heard anything about anyone not receiving their breaks.

8. I have had an opportunity to review and revise this Declaration. I understand that I am under no obligation to sign this Declaration, and doing so is solely my decision. I understand that I could refuse to sign this Declaration without any impact on my employment. I am signing this Declaration voluntarily and, by signing it, acknowledge and agree that it accurately reflects my knowledge of the facts stated in it.

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge. Executed on February 24, 2016.

Jorgennum Jorge Moran

The law firm of Foley & Lardner LLP has been retained to represent your employer, Pacifica Hospital of the Valley ("Pacifica"), in a purported class action lawsuit under California law brought by a former Licensed Vocational Nurse ("LVN"). The case is entitled *Kyle Frencher v. Pacifica Hospital of the Valley Corporation dba Pacifica Hospital of the Valley*, and is pending in the Superior Court of the State of California, for the County of Los Angeles, case no. BC 559056.

Plaintiff claims that she and other employees were not provided meal and rest periods, that Pacifica provided Plaintiff and other employees less than full thirty minute meal periods and other related claims for penalties resulting from these alleged meal and rest period violations. Plaintiff alleges that she and other potential class members are owed monies for missed meal and rest periods and related penalties under the California Labor Code. Pacifica disagrees with the claims in the lawsuit and is defending itself against the claims.

We are asking to interview you regarding information related to the allegations as alleged by Plaintiff, and the purpose of this interview is to enable Pacifica to determine facts to assist it in its investigation. We are interested only in getting the facts about your employment with Pacifica, and in particular whether you have received meal and rest breaks. Your participation or lack of participation in this investigation will not affect your job or your rights as an employee. California law specifically prohibits retaliation for participate in this interview without affecting your job or your rights as an employee. Your decision to participate in this interview is completely voluntary. You are free to change your mind at any time about whether you wish to participate in the interview or to decline to answer any question. You also should understand that you will not be rewarded or treated more favorably because of your participation in this interview.

If you participate in the interview, you may be asked to give a sworn statement. That statement may be disclosed to other entities or persons if required pursuant to legal proceedings. Should you either agree or decline to provide such a statement, that decision will not have any impact on you employment at Pacifica.

If a class action is certified, as Plaintiff desires, and you do not affirmatively opt-out of the class, then you may become part of the class in the lawsuit. Participation in this interview may affect your ability to participate in the lawsuit should you desire to participate and may be contrary to your interest in potentially recovering money which Plaintiff alleges is owed by Pacifica.

Name (printed): 1/11MQ A Signature: <u>Maria (A. Mpari</u> Dated: <u>3/1/2016</u>

DECLARATION OF VILMA MORAN

I, Vilma Moran, hereby state and declare as follows:

1. My name is Vilma Moran, I am over eighteen (18) years of age, and I have personal knowledge of the facts stated in this Declaration.

2. I am currently employed by Pacifica of the Valley Hospital ("Pacifica") as a Licensed Vocational Nurse ("LVN"). I have been employed by Pacifica for about twenty years, and have worked as an LVN the entire time. I previously worked in the Neurological, Transitional Care, and Sub Acute Units as an LVN, but am currently working in the Sub-Acute Unit as an Intake Coordinator.

3. I am a member of the United Healthcare Workers West Union and have acted as a union steward throughout my employment with Pacifica. As a union steward, I am very familiar with the collective bargaining agreement between the union and Pacifica, and know that it covers several policies, including those about our meal and rest breaks. I have never felt like I did not receive a meal period or a rest period, but if I did, I know that I could notify my Charge Nurse or supervisor so that they could address the issue. I cannot recall anyone ever telling me, as their union steward, that he or she did not get a meal or rest period during their employment with Pacifica.

4. My current shift is an 8.5-hour shift from 8:00 a.m. to 4:30 p.m. I previously have worked a variety of shifts at Pacifica, including the 12.5-hour day shift, but have been working the 8.5-hour shift for the last three years or so.

5. I know that Pacifica has a written policy regarding meal periods, and Pacifica's auto-deduct practice automatically deducts 30 minutes over the course of our shifts for a 30-minute meal period. I also know that regardless of whether I have worked the 8- or the 12-hour shift, and regardless of how many breaks I take during the shift, Pacifica only deducts 30 minutes total for the meal period. Pacifica's written policy regarding rest periods also permits us to take 15-minute paid breaks.

6. In practice, we are permitted to take many rest breaks and meal breaks throughout the day for varying amounts of time. It completely depends on what each employee's preference is for any given day. For example, with my current schedule, I usually take my first break in the morning for about 20 minutes or a little bit longer, sometimes up to 30 minutes. During this break, I come to the cafeteria to eat breakfast or eat my breakfast in my break room. I generally take my lunch break around 1 p.m. or so, and this break usually lasts about 40 minutes. I could take my lunch break earlier if I wanted to, but prefer to eat around 1 p.m. I eat my lunch in my department's break room. I take my last break around 3 p.m. or 3:30 p.m. and that one is usually about 15 minutes. Regardless of these breaks, I am only deducted 30 minutes from my entire 8.5 hour shift. Even when I worked the 12.5-hour shifts, my breaks were very flexible. Each day was unpredictable so it is hard to say what happened on what specific day – I know that we always worked together to make sure that everyone got their breaks throughout each shift. I remember that during my 12-hour shifts, most people took

lunch breaks of at least 45 minutes to an hour every shift, and then took other breaks during the day too. The Charge Nurse always told us to make sure that our patients were covered, and as long as that was taken care of, we could go on whatever breaks we wanted to within reason. Throughout my employment with Pacifica, nobody has ever forced me to take a break at a certain time or to come back at a certain time. In fact, my supervisors always encouraged me to go on my breaks. I usually just let someone in my department know that I am leaving so that they know where I am.

7. When I was working my 12.5 hour shifts, I worked a few shifts with Kyle Frencher because she was a floater nurse and worked in my unit sometimes. I never heard her complain about any breaks. I remember she always left our department to go on her breaks, which meant she was gone for longer periods of time just because of how large the hospital is. I also remember she was a heavy smoker and often went outside to smoke cigarettes at the designated areas.

8. I know that if for whatever reason, we are unable to take our meal periods during our shifts, there is a form that we can fill out so that we can get the appropriate pay for that missed meal period. I, however, have never had to fill out this form because I have ever missed a meal or rest period.

9. I have had an opportunity to review and revise this Declaration. I understand that I am under no obligation to sign this Declaration, and doing so is solely my decision. I understand that I could refuse to sign this Declaration without any impact on my employment. I am signing this Declaration voluntarily and, by signing it, acknowledge and agree that it accurately reflects my knowledge of the facts stated in it.

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge. Executed on March 1, 2016.

Jang G. Millan Vilma Moran

The law firm of Foley & Lardner LLP has been retained to represent your employer, Pacifica Hospital of the Valley ("Pacifica"), in a purported class action lawsuit under California law brought by a former Licensed Vocational Nurse ("LVN"). The case is entitled *Kyle Frencher v. Pacifica Hospital of the Valley Corporation dba Pacifica Hospital of the Valley*, and is pending in the Superior Court of the State of California, for the County of Los Angeles, case no. BC 559056.

Plaintiff claims that she and other employees were not provided meal and rest periods, that Pacifica provided Plaintiff and other employees less than full thirty minute meal periods and other related claims for penalties resulting from these alleged meal and rest period violations. Plaintiff alleges that she and other potential class members are owed monies for missed meal and rest periods and related penalties under the California Labor Code. Pacifica disagrees with the claims in the lawsuit and is defending itself against the claims.

We are asking to interview you regarding information related to the allegations as alleged by Plaintiff, and the purpose of this interview is to enable Pacifica to determine facts to assist it in its investigation. We are interested only in getting the facts about your employment with Pacifica, and in particular whether you have received meal and rest breaks. Your participation or lack of participation in this investigation will not affect your job or your rights as an employee. California law specifically prohibits retaliation for participate in this interview without affecting your job or your rights as an employee. Your decision to participate in this interview is completely voluntary. You are free to change your mind at any time about whether you wish to participate in the interview or to decline to answer any question. You also should understand that you will not be rewarded or treated more favorably because of your participation in this interview.

If you participate in the interview, you may be asked to give a sworn statement. That statement may be disclosed to other entities or persons if required pursuant to legal proceedings. Should you either agree or decline to provide such a statement, that decision will not have any impact on you employment at Pacifica.

If a class action is certified, as Plaintiff desires, and you do not affirmatively opt-out of the class, then you may become part of the class in the lawsuit. Participation in this interview may affect your ability to participate in the lawsuit should you desire to participate and may be contrary to your interest in potentially recovering money which Plaintiff alleges is owed by Pacifica.

Name (printed): <u>Cathy Huss</u> Havardi Signature: <u>Cuty</u> Huss Havardi Dated: <u>3/3/16</u>

DECLARATION OF CATHY HUSS HAVARDI

I, Cathy Huss Havardi, hereby state and declare as follows:

1. My name is Cathy Huss Havardi, I am over eighteen (18) years of age, and I have personal knowledge of the facts stated in this Declaration.

2. I am currently employed by Pacifica of the Valley Hospital ("Pacifica") as a Surgical Technologist. I have been employed at Pacifica for about 25-26 years. I have worked as a Surgical Technologist in the Surgery Unit at Pacifica the entire time.

3. I am a member of the United Healthcare Workers West Union. As a Union member, I know that my employment with Pacifica is governed by a collective bargaining agreement ("CBA"), which explains the policies about our meal and rest breaks. I feel like the Union is pretty active in making sure that Pacifica follows the polices and we are all taken care of properly. I have never complained to the Union about not receiving my breaks.

4. My current shift is the 8.5-hour shift from 6:45 a.m. to 3:15 p.m. I have worked other 8.5 hour shifts during my time at Pacifica but have primarily worked the 6:45 a.m. to 3:15 p.m. shift. There have been times where I have had to work longer shifts, but I have always been paid overtime and doubletime for those extra hours.

5. I know that Pacifica automatically deducts 30 minutes from our shifts so that we don't have to clock out and clock back in during our workday. We are so busy in the surgery ward that it really makes it easier for us with the automatic deduction. I also know that Pacifica permits us to take rest periods that are 15-minute in length.

6. I usually arrive at work around 6:45 a.m. and take my first break around 9:00 a.m. or so. In surgery especially, it really depends on the shift and how busy we are that day. My first break is about 15 minutes or so but I can go for longer time if I want to; again, it depends on the shift. During this first break, I usually go get a cup of coffee and check my cell phone. When I take my lunch break depends on the shift too. I generally go to lunch around 11 a.m. and this break lasts about 30 minutes or so. I could go for longer if I wanted to but I feel like a half hour is enough for me because I bring my own lunch and eat in the cafeteria. I can take another break later in my shift for about 15 minutes or so, and during that time I usually play Candy Crush on my cell phone. When we all go on our breaks is really up to each one of us. Usually we just have to let the coordinator go when we are stepping out or make sure that there is another nurse that can relieve us.

7. There have been some occasions where I have not been able to take my break, but Pacifica has a form for us to fill out when this happens. If I am able to take a break but it is later than it is supposed to be, I am allowed to fill that missed-break form as well. I have always filled out the form when I have missed my break or when I have gone on break too late in my shift, and been paid for those missed breaks. If anyone

doesn't get a break here at Pacifica, it is really their own fault because no one is ever telling us not to go on break.

8. I have had an opportunity to review and revise this Declaration. I understand that I am under no obligation to sign this Declaration, and doing so is solely my decision. I understand that I could refuse to sign this Declaration without any impact on my employment. I am signing this Declaration voluntarily and, by signing it, acknowledge and agree that it accurately reflects my knowledge of the facts stated in it.

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge. Executed on March 3, 2016.

Cathy Huss Havardi

The law firm of Foley & Lardner LLP has been retained to represent your employer, Pacifica Hospital of the Valley ("Pacifica"), in a purported class action lawsuit under California law brought by a former Licensed Vocational Nurse ("LVN"). The case is entitled *Kyle Frencher v. Pacifica Hospital of the Valley Corporation dba Pacifica Hospital of the Valley*, and is pending in the Superior Court of the State of California, for the County of Los Angeles, case no. BC 559056.

Plaintiff claims that she and other employees were not provided meal and rest periods, that Pacifica provided Plaintiff and other employees less than full thirty minute meal periods and other related claims for penalties resulting from these alleged meal and rest period violations. Plaintiff alleges that she and other potential class members are owed monies for missed meal and rest periods and related penalties under the California Labor Code. Pacifica disagrees with the claims in the lawsuit and is defending itself against the claims.

We are asking to interview you regarding information related to the allegations as alleged by Plaintiff, and the purpose of this interview is to enable Pacifica to determine facts to assist it in its investigation. We are interested only in getting the facts about your employment with Pacifica, and in particular whether you have received meal and rest breaks. Your participation or lack of participation in this investigation will not affect your job or your rights as an employee. California law specifically prohibits retaliation for participate in this interview without affecting your job or your rights as an employee. Your decision to participate in this interview is completely voluntary. You are free to change your mind at any time about whether you wish to participate in the interview or to decline to answer any question. You also should understand that you will not be rewarded or treated more favorably because of your participation in this interview.

If you participate in the interview, you may be asked to give a sworn statement. That statement may be disclosed to other entities or persons if required pursuant to legal proceedings. Should you either agree or decline to provide such a statement, that decision will not have any impact on you employment at Pacifica.

If a class action is certified, as Plaintiff desires, and you do not affirmatively opt-out of the class, then you may become part of the class in the lawsuit. Participation in this interview may affect your ability to participate in the lawsuit should you desire to participate and may be contrary to your interest in potentially recovering money which Plaintiff alleges is owed by Pacifica.

Name (printed): Danny Granadund-Signature: Markan Charles Dated: 3/3/16

DECLARATION OF DANNY GRANADENO

I, Danny Granadeno, hereby state and declare as follows:

1. My name is Danny Granadeno, I am over eighteen (18) years of age, and I have personal knowledge of the facts stated in this Declaration.

2. I am currently employed by Pacifica of the Valley Hospital ("Pacifica") as a Medical Claims Collector. I have been employed at Pacifica for about a year and a half years, and have worked as a Medical Claims Collector the entire time.

3. I am a member of the United Healthcare Workers West Union. As a Union member, I understand that my employment with Pacifica is governed by a collective bargaining agreement ("CBA"), which explains the policies about our meal and rest breaks. I have been involved with the union from time to time and I feel like the union does a good job of representing us to make sure we are treated fairly. Throughout my employment with Pacifica, I have never complained to the Union about not receiving my breaks because I have never missed any of my breaks.

4. Throughout my employment with Pacifica, my shift has been from 8:00 a.m. to 4:30 p.m. I clock in and out for my lunch breaks. I also know that Pacifica permits us to take rest periods that are 15-minute in length.

5. I arrive at work around 8:00 a.m. My first break is from 10:30 a.m. to 10:45 a.m. Nobody tells me exactly when to go or when to come back; this is the time frame that I prefer. During this 15-minute break, I usually go outside with one of my coworkers and walk laps around the parking lot to get some fresh air and exercise. My next break is from 12:00 p.m. to 12:30 p.m. I clock out when I start this break and clock back in when my break is over. During this break I usually go to the cafeteria and have lunch there. My next break is around 2:30 p.m. to 2:45 p.m. and during this break I go outside again within the hospital grounds for a walk and to do some stretches. I could vary my break schedule if I wanted to so long as I clear it with my director and make sure that our work is taken care of.

6. I have had an opportunity to review and revise this Declaration. I understand that I am under no obligation to sign this Declaration, and doing so is solely my decision. I understand that I could refuse to sign this Declaration without any impact on my employment. I am signing this Declaration voluntarily and, by signing it, acknowledge and agree that it accurately reflects my knowledge of the facts stated in it.

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge. Executed on March 3, 2016.

Dánny Granadeno

The law firm of Foley & Lardner LLP has been retained to represent your employer, Pacifica Hospital of the Valley ("Pacifica"), in a purported class action lawsuit under California law brought by a former Licensed Vocational Nurse ("LVN"). The case is entitled *Kyle Frencher v. Pacifica Hospital of the Valley Corporation dba Pacifica Hospital of the Valley*, and is pending in the Superior Court of the State of California, for the County of Los Angeles, case no. BC 559056.

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We are asking to interview you regarding information related to the allegations as alleged by Plaintiff, and the purpose of this interview is to enable Pacifica to determine facts to assist it in its investigation. We are interested only in getting the facts about your employment with Pacifica, and in particular whether you have received meal and rest breaks. Your participation or lack of participation in this investigation will not affect your job or your rights as an employee. California law specifically prohibits retaliation for participate in this interview without affecting your job or your rights as an employee. Your decision to participate in this interview is completely voluntary. You are free to change your mind at any time about whether you wish to participate in the interview or to decline to answer any question. You also should understand that you will not be rewarded or treated more favorably because of your participation in this interview.

If you participate in the interview, you may be asked to give a sworn statement. That statement may be disclosed to other entities or persons if required pursuant to legal proceedings. Should you either agree or decline to provide such a statement, that decision will not have any impact on you employment at Pacifica.

If a class action is certified, as Plaintiff desires, and you do not affirmatively opt-out of the class, then you may become part of the class in the lawsuit. Participation in this interview may affect your ability to participate in the lawsuit should you desire to participate and may be contrary to your interest in potentially recovering money which Plaintiff alleges is owed by Pacifica.

Name (printed): WILL Remin SHRAY.
Signature: Morent
Dated:

DECLARATION OF WILLHEMINA GARAY

I, Willhemina Garay, hereby state and declare as follows:

1. My name is Willhemina Garay, I am over eighteen (18) years of age, and I have personal knowledge of the facts stated in this Declaration.

2. I am currently employed by Pacifica of the Valley Hospital ("Pacifica") as an Admitting Clerk. I have been employed for Pacifica for about thirty years. I have worked as an Admitting Clerk in Pacifica's Admitting Department the entire time.

3. I am a member of the United Healthcare Workers West Union. As a Union member, I know that the union and Pacifica came to an agreement about the policies that affect employees such as myself, including policies about our meal and rest breaks. Over the course of my employment at Pacifica, I have felt like the Union has been involved in making sure our rights are being represented. We also have union stewards, such as myself, at Pacifica who employees can go to if they have any issues. In my experience, Pacifica has always treated us really well. I have never complained to anyone about not receiving my breaks because I never missed any of my breaks.

4. My typical shift is the day shift from 5:30 a.m. to 2 p.m. in the afternoon. I have previously worked other shifts, including night shifts, but they have always been 8.5 hours in length.

5. I know that Pacifica's automatically deducts 30 minutes over the course of my 8.5 hour shifts for a 30-minute unpaid meal break. I also know that I have the option to clock in and out for lunch if I want to, such as if I leave Pacifica's premises, and in those situations, Pacifica does not automatically deduct any amount of time. I also know that Pacifica permits us to take paid rest periods that are 15-minute in length.

6. I usually arrive at Pacifica around 5:30 a.m. and take my first break between 8:30 and 9:00 a.m. This break usually lasts about 15 minutes or so, and I usually just go to the cafeteria to have some coffee. This break can be longer if I want it to; nobody is telling me when to go on my break and when to come back. Sometimes my morning break is actually longer than 15 minutes because there is a line in the cafeteria or something. I then take my lunch break sometime around 11:30 a.m. or 12:00 p.m. This break lasts about 30 minutes or so but I can take a longer time if I want to. I generally eat my lunch in the cafeteria or one my friends might go out to pick up some lunch and we eat it in the break room. My next break is usually around 1:15 or 1:30; it really depends on the day. It usually lasts about 15 minutes or so but it could be longer if I wanted it to be. I generally don't go anywhere during this break because it is close to the end of my shift so I usually just relax during this break or walk around the hospital. I know most of us try to stick to 30 minutes for our lunch break but I know sometimes this break goes a little longer, for up to 10 minutes or so. Regardless of how long my breaks are, and unless I choose to clock out for lunch, Pacifica automatically deducts only 30 minutes for my break.

7. In my department, we all have the choice to handle our own schedule and go on our breaks when we want to. I just make sure that someone is there to address any issues in the department and then I can go on my breaks. It is really up to each person when they want to go on a break. I have never heard anyone in my department complain about any issue of breaks because we always get them.

8. I have had an opportunity to review and revise this Declaration. I understand that I am under no obligation to sign this Declaration, and doing so is solely my decision. I understand that I could refuse to sign this Declaration without any impact on my employment. I am signing this Declaration voluntarily and, by signing it, acknowledge and agree that it accurately reflects my knowledge of the facts stated in it.

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge. Executed on March 3, 2016.

Millhemina Garay

The law firm of Foley & Lardner LLP has been retained to represent your employer, Pacifica Hospital of the Valley ("Pacifica"), in a purported class action lawsuit under California law brought by a former Licensed Vocational Nurse ("LVN"). The case is entitled *Kyle Frencher v. Pacifica Hospital of the Valley Corporation dba Pacifica Hospital of the Valley*, and is pending in the Superior Court of the State of California, for the County of Los Angeles, case no. BC 559056.

Plaintiff claims that she and other employees were not provided meal and rest periods, that Pacifica provided Plaintiff and other employees less than full thirty minute meal periods and other related claims for penalties resulting from these alleged meal and rest period violations. Plaintiff alleges that she and other potential class members are owed monies for missed meal and rest periods and related penalties under the California Labor Code. Pacifica disagrees with the claims in the lawsuit and is defending itself against the claims.

We are asking to interview you regarding information related to the allegations as alleged by Plaintiff, and the purpose of this interview is to enable Pacifica to determine facts to assist it in its investigation. We are interested only in getting the facts about your employment with Pacifica, and in particular whether you have received meal and rest breaks. Your participation or lack of participation in this investigation will not affect your job or your rights as an employee. California law specifically prohibits retaliation for participate in this interview without affecting your job or your rights as an employee. Your decision to participate in this interview is completely voluntary. You are free to change your mind at any time about whether you wish to participate in the interview or to decline to answer any question. You also should understand that you will not be rewarded or treated more favorably because of your participation in this interview.

If you participate in the interview, you may be asked to give a sworn statement. That statement may be disclosed to other entities or persons if required pursuant to legal proceedings. Should you either agree or decline to provide such a statement, that decision will not have any impact on you employment at Pacifica.

If a class action is certified, as Plaintiff desires, and you do not affirmatively opt-out of the class, then you may become part of the class in the lawsuit. Participation in this interview may affect your ability to participate in the lawsuit should you desire to participate and may be contrary to your interest in potentially recovering money which Plaintiff alleges is owed by Pacifica.

Name (printed): Marin H- Huance. Signature: / Dated: March 3, 20

DECLARATION OF MARIA H. HUANCA

I, Maria H. Huanca, hereby state and declare as follows:

1. My name is Maria H. Huanca, I am over eighteen (18) years of age, and I have personal knowledge of the facts stated in this Declaration.

2. I am currently employed by Pacifica of the Valley Hospital ("Pacifica") as an Activity Assistant in the Sub Acute Neuro 3 Unit at Pacifica. I have been employed for Pacifica for about sixteen years. I previously worked at Pacifica as a Certified Nursing Assistant ("CNA") for about fourteen years and worked in various units at Pacifica, including Neuro 3, but have been an Activities Assistant for the last two years.

3. I am a member of the United Healthcare Workers West Union. As a Union member, I know that there is a Collective Bargaining Agreement that the union and Pacifica agreed to that discusses the policies that the hospital must follow, including policies about our meal and rest periods. Over the course of my many years at Pacifica, I have never complained to anyone about not receiving my breaks because I never missed any of my breaks.

4. My current shift is the day shift from 7:00 a.m. to 3:30 p.m. When I worked as a CNA, I worked the 12.5 hour shift.

5. I know that I do not have to clock out or back in for my meal breaks because Pacifica's automatically deducts 30 minutes over the course of my 8.5 hour shifts for an unpaid meal break. I also know that Pacifica permits us to take paid rest periods that are 15-minute in length. Even with my 12.5 hour shift, Pacifica automatically deducted only 30 minutes total for each shift.

6. With my current schedule, I arrive at Pacifica around 7:00 a.m. and take my first break around 9:00 a.m. but it really depends on how busy we are during that shift. This first break usually lasts about 15 minutes or so but it could be longer if I wanted it to be or if our unit was slow that day. I take my next break around 1:00 p.m. or so, after the patients have had finished their activities. If I wanted to, I could take another break before the patients start the activities, but I prefer not to. My lunch break usually lasts a longer than 30 minutes because it takes some time to walk from my unit to the cafeteria, wait in line, eat my food, and then go back to my unit. I take my last break around 2:30 or 3:00 p.m. That break is usually about 15 minutes or so, and I usually just relax during this break.

7. When I was a CNA, I generally worked the day shift from 7:00 a.m. to 7:30 p.m. I cannot remember now what times I took my breaks back then, but I know that I always got my breaks. Working in the Neuro department is a heavy job and we all needed our rest and our breaks, so we made sure we got them throughout our shift. The Charge Nurse would organize us into groups for our break schedule, just to make sure there was always at least one group taking care of the patients, but we could each say we wanted to take our break earlier or later if we wanted to. It really depended on

the shift, and what each of us wanted to do during that shift. I know I always had the option of letting the Charge Nurse know when I wanted to go on a break, and as long as there was someone to watch the patient, I could pretty much go whenever I wanted to.

8. I used to work at other places that were really strict about breaks and made us clock in and clock out and would not let us take a minute more than we were supposed to, but it is not like that at Pacifica. Here, we have much more leeway to make our breaks fit our schedule and go on our own terms.

9. I have had an opportunity to review and revise this Declaration. I understand that I am under no obligation to sign this Declaration, and doing so is solely my decision. I understand that I could refuse to sign this Declaration without any impact on my employment. I am signing this Declaration voluntarily and, by signing it, acknowledge and agree that it accurately reflects my knowledge of the facts stated in it.

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge. Executed on March 3, 2016.

Maria H. Huanca

The law firm of Foley & Lardner LLP has been retained to represent your employer, Pacifica Hospital of the Valley ("Pacifica"), in a purported class action lawsuit under California law brought by a former Licensed Vocational Nurse ("LVN"). The case is entitled *Kyle Frencher v*. *Pacifica Hospital of the Valley Corporation dba Pacifica Hospital of the Valley*, and is pending in the Superior Court of the State of California, for the County of Los Angeles, case no. BC 559056.

Plaintiff claims that she and other employees were not provided meal and rest periods, that Pacifica provided Plaintiff and other employees less than full thirty minute meal periods and other related claims for penalties resulting from these alleged meal and rest period violations. Plaintiff alleges that she and other potential class members are owed monies for missed meal and rest periods and related penalties under the California Labor Code. Pacifica disagrees with the claims in the lawsuit and is defending itself against the claims.

We are asking to interview you regarding information related to the allegations as alleged by Plaintiff, and the purpose of this interview is to enable Pacifica to determine facts to assist it in its investigation. We are interested only in getting the facts about your employment with Pacifica, and in particular whether you have received meal and rest breaks. Your participation or lack of participation in this investigation will not affect your job or your rights as an employee. California law specifically prohibits retaliation for participation in an investigation regarding wage and hour matters. You have the right to refuse to participate in this interview without affecting your job or your rights as an employee. Your decision to participate in this interview is completely voluntary. You are free to change your mind at any time about whether you wish to participate in the interview or to decline to answer any question. You also should understand that you will not be rewarded or treated more favorably because of your participation in this interview.

If you participate in the interview, you may be asked to give a sworn statement. That statement may be disclosed to other entities or persons if required pursuant to legal proceedings. Should you either agree or decline to provide such a statement, that decision will not have any impact on you employment at Pacifica.

If a class action is certified, as Plaintiff desires, and you do not affirmatively opt-out of the class, then you may become part of the class in the lawsuit. Participation in this interview may affect your ability to participate in the lawsuit should you desire to participate and may be contrary to your interest in potentially recovering money which Plaintiff alleges is owed by Pacifica.

Name (printed): MAAhiA	N Arteaga
Signature Aucure N	autrage
Dated: 3/3/16	
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DECLARATION OF MARIA N. ARTEAGA

I, Maria N. Arteaga, hereby state and declare as follows:

1. My name is Maria N. Arteaga, I am over eighteen (18) years of age, and I have personal knowledge of the facts stated in this Declaration.

2. I am currently employed by Pacifica of the Valley Hospital ("Pacifica") as a Certified Nursing Assistant ("CNA"). I have been employed as a CNA for Pacifica since 1988, so for about 28 years. I have worked in several of Pacifica's unit , but have worked in Neuro 3 unit for the past fifteen years or so.

3. I am a member of the United Healthcare Workers West Union. As a Union member, I understand that my employment with Pacifica is governed by a collective bargaining agreement ("CBA"), which explains the policies about our meal and rest breaks. I know that the Union is pretty involved in making sure that Pacifica follows the policies in the CBA and making sure we are all treated fairly. I have never complained to the Union about not receiving my breaks because I have never missed any of my breaks.

4. My current shift is the 8.5-hour shift from 7:00 a.m. to 3:30 p.m. I previously worked the 12.5 hour shift at Pacifica, but have been working the 8.5 hour shift for the last five or six years.

5. I know that Pacifica automatically deducts 30 minutes from our shifts so that we don't have to clock out and clock back in during our workday. I also know that Pacifica permits us to take rest periods that are 15-minute in length.

I usually arrive at work around 7:00 a.m. and take my first 15 minute break 6. around 9:30 a.m. or 9:45 a.m. It really depends on the shift and what is going on in the unit. During this first break, I usually go to the nurse's lounge to have some coffee. I usually take my lunch break around 12:30 or 1:30, again depending on how busy the unit is on that day. I could take it earlier if I wanted do. It really depends on what each person wants to do; we just let the Charge Nurse know what time we want to have lunch that shift. She always asks us when we want to go to lunch because they always want to accommodate everyone. I personally don't like to eat earlier because I want to eat later in my shift so that I am not hungry again when I get home. During my lunch break, I usually eat and talk to my coworkers in the nurse's lounge. If our unit is not busy, then I can take a longer lunch break. Again, it depends. I am allowed to take another break later in my shift, but sometimes I don't like to because I want to finish my work and just go home. Nobody has ever told me that I cannot or should not go on a break; it has always been up to me about whether I want to take it. Even though the Charge Nurse creates a schedule of our breaks during each shift, we can change it if we want to based on our own preference that day. For example, if I am scheduled to go on a lunch break at 12:00 but I am not hungry at that time, I can tell the Charge Nurse that I want to go later and she makes that work.

7. I have had an opportunity to review and revise this Declaration. I understand that I am under no obligation to sign this Declaration, and doing so is solely my decision. I understand that I could refuse to sign this Declaration without any impact on my employment. I am signing this Declaration voluntarily and, by signing it, acknowledge and agree that it accurately reflects my knowledge of the facts stated in it.

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge. Executed on March 3, 2016.

111 Maria N. Arteaga

The law firm of Foley & Lardner LLP has been retained to represent your employer, Pacifica Hospital of the Valley ("Pacifica"), in a purported class action lawsuit under California law brought by a former Licensed Vocational Nurse ("LVN"). The case is entitled *Kyle Frencher v. Pacifica Hospital of the Valley Corporation dba Pacifica Hospital of the Valley*, and is pending in the Superior Court of the State of California, for the County of Los Angeles, case no. BC 559056.

Plaintiff claims that she and other employees were not provided meal and rest periods, that Pacifica provided Plaintiff and other employees less than full thirty minute meal periods and other related claims for penalties resulting from these alleged meal and rest period violations. Plaintiff alleges that she and other potential class members are owed monies for missed meal and rest periods and related penalties under the California Labor Code. Pacifica disagrees with the claims in the lawsuit and is defending itself against the claims.

We are asking to interview you regarding information related to the allegations as alleged by Plaintiff, and the purpose of this interview is to enable Pacifica to determine facts to assist it in its investigation. We are interested only in getting the facts about your employment with Pacifica, and in particular whether you have received meal and rest breaks. Your participation or lack of participation in this investigation will not affect your job or your rights as an employee. California law specifically prohibits retaliation for participate in this interview without affecting your job or your rights as an employee. Your decision to participate in this interview is completely voluntary. You are free to change your mind at any time about whether you wish to participate in the interview or to decline to answer any question. You also should understand that you will not be rewarded or treated more favorably because of your participation in this interview.

If you participate in the interview, you may be asked to give a sworn statement. That statement may be disclosed to other entities or persons if required pursuant to legal proceedings. Should you either agree or decline to provide such a statement, that decision will not have any impact on you employment at Pacifica.

If a class action is certified, as Plaintiff desires, and you do not affirmatively opt-out of the class, then you may become part of the class in the lawsuit. Participation in this interview may affect your ability to participate in the lawsuit should you desire to participate and may be contrary to your interest in potentially recovering money which Plaintiff alleges is owed by Pacifica.

<u>Gonzalez</u> Sandaval Name (printed): Signature: Dated:

DECLARATION OF LETICIA GONZALEZ SANDOVAL

I, Leticia Gonzalez Sandoval, hereby state and declare as follows:

1. My name is Leticia Gonzalez Sandoval, I am over eighteen (18) years of age, and I have personal knowledge of the facts stated in this Declaration.

2. I am currently employed by Pacifica of the Valley Hospital ("Pacifica") as a Tech II in Pacifica's Medical Records Department. I have been employed at Pacifica for about 22 years, and I have worked in the Medical Records Department at Pacifica the entire time.

3. I am a member of the United Healthcare Workers West Union. As a Union member, I know that my employment with Pacifica is governed by a collective bargaining agreement ("CBA"), which explains the policies about our meal and rest breaks. I feel like the Union is involved in making sure that the CBA is followed. I know that we can go to our union representatives if we have any issues about our employment. I have never complained to the Union about not receiving my breaks because I have always received all of my breaks.

4. My current shift is the 8.5-hour shift from 6:00 a.m. to 2:30 p.m. Throughout my employment with Pacifica, I have always worked 8.5 hour shifts, and have worked my current schedule for the past nine years or so.

5. I know that Pacifica will automatically deduct 30 minutes for our meal period if we do not clock out and clock back in for lunch. I usually clock out for lunch and clock back in when my break is over, but if I am eating in the cafeteria, then I sometimes do not clock out and Pacifica automatically deducts the 30 minutes of my break time. I do not have a problem with this because I have never had a meal break that was shorter than 30 minutes. I also know that Pacifica permits my to take two rest periods that are 15-minute in length over the course of my shift.

6. With my current schedule, I usually arrive at work around 6:00 a.m. and take my first rest break around 8:30 a.m. I come to the cafeteria to have my breakfast and generally eat with one of my coworkers. This first break lasts about 15 minutes. Nobody tells us when to leave for our break or when to come back so I try to stick to 15 minutes, but I can take a little longer if I want. I generally take my lunch break around 11:00 a.m. During this break, I come to the cafeteria to have my lunch or take this time to go run an errand. This break usually lasts about 30 minutes, and sometimes lasts a little longer if there is a line in the cafeteria. I take my next break around 1:30 p.m. During this break I usually come down to the cafeteria to have a snack. This break lasts about 15 minutes or so. The time that I go on my break is really up to me; nobody has told me that I have to go at a certain time or that I have to return at a certain time. We all know that we get our breaks; nobody ever tells us that we cannot take our breaks.

7. I have had an opportunity to review and revise this Declaration. I understand that I am under no obligation to sign this Declaration, and doing so is solely

my decision. I understand that I could refuse to sign this Declaration without any impact on my employment. I am signing this Declaration voluntarily and, by signing it, acknowledge and agree that it accurately reflects my knowledge of the facts stated in it.

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge. Executed on March 10, 2016.

Leticia Gonzalez Sándoval

The law firm of Foley & Lardner LLP has been retained to represent your employer, Pacifica Hospital of the Valley ("Pacifica"), in a purported class action lawsuit under California law brought by a former Licensed Vocational Nurse ("LVN"). The case is entitled *Kyle Frencher v. Pacifica Hospital of the Valley Corporation dba Pacifica Hospital of the Valley*, and is pending in the Superior Court of the State of California, for the County of Los Angeles, case no. BC 559056.

Plaintiff claims that she and other employees were not provided meal and rest periods, that Pacifica provided Plaintiff and other employees less than full thirty minute meal periods and other related claims for penalties resulting from these alleged meal and rest period violations. Plaintiff alleges that she and other potential class members are owed monies for missed meal and rest periods and related penalties under the California Labor Code. Pacifica disagrees with the claims in the lawsuit and is defending itself against the claims.

We are asking to interview you regarding information related to the allegations as alleged by Plaintiff, and the purpose of this interview is to enable Pacifica to determine facts to assist it in its investigation. We are interested only in getting the facts about your employment with Pacifica, and in particular whether you have received meal and rest breaks. Your participation or lack of participation in this investigation will not affect your job or your rights as an employee. California law specifically prohibits retaliation for participate in this interview without affecting your job or your rights as an employee. Your decision to participate in this interview is completely voluntary. You are free to change your mind at any time about whether you wish to participate in the interview or to decline to answer any question. You also should understand that you will not be rewarded or treated more favorably because of your participation in this interview.

If you participate in the interview, you may be asked to give a sworn statement. That statement may be disclosed to other entities or persons if required pursuant to legal proceedings. Should you either agree or decline to provide such a statement, that decision will not have any impact on you employment at Pacifica.

If a class action is certified, as Plaintiff desires, and you do not affirmatively opt-out of the class, then you may become part of the class in the lawsuit. Participation in this interview may affect your ability to participate in the lawsuit should you desire to participate and may be contrary to your interest in potentially recovering money which Plaintiff alleges is owed by Pacifica.

Name (printed): Many Lou Hernandez Signature: 3/10/14 Dated:

DECLARATION OF MARY LOU HERNANDEZ

I, Mary Lou Hernandez, hereby state and declare as follows:

1. My name is Mary Lou Hernandez, I am over eighteen (18) years of age, and I have personal knowledge of the facts stated in this Declaration.

2. I am currently employed by Pacifica of the Valley Hospital ("Pacifica") as a Social Worker in Pacifica's Sub Acute Unit. I have been employed at Pacifica for about 10 years, and I have worked as a Social Worker in the Sub Acute Unit the entire time.

3. I am a member of the United Healthcare Workers West Union. As a Union member, I know that my employment with Pacifica is governed by a collective bargaining agreement ("CBA"), which explains the policies about our meal and rest breaks. Over the course of my employment with Pacifica, I have felt like the Union is involved in making sure that Pacifica follows the policies in the CBA. I know that we can go to our union representatives if I have any issues about my employment, but I have never felt the need to do so. I have never complained to the Union or anyone at Pacifica about not receiving my breaks because I have always received all of my breaks.

4. My current shift is the 8.5-hour shift from 8:00 a.m. to 4:30 p.m. I have always worked this shift at Pacifica.

5. I know that Pacifica automatically deducts 30 minutes for our meal period unless we choose to clock out and clock back in for lunch. I usually rely on the autodeduct, but sometimes will clock out for my lunch break if I am leaving the hospital premises to run an errand or go out to eat during my lunch break. I prefer the autodeduct method because it is easy and convenient, and I have never taken a lunch break that was shorter than 30 minutes. I also know that Pacifica permits my to take two rest periods that are 15-minute in length over the course of my shift.

6. I usually arrive at work around 8:00 a.m. and take my first rest break around 10:00 a.m. During this break I usually get some coffee either in the cafeteria or the lounge in my unit. This break usually lasts about 15 minutes. I can take a longer break if I wanted to. My next break is around 12:30 p.m. I usually eat my lunch during this break in the cafeteria or the lounge, or I go outside Pacifica to eat. This break lasts about 30 minutes but I can take a longer break if I want to, and have at times taken lunch breaks up to an hour. My next break is around 3:30 p.m. and I usually have some coffee in the lounge. This break is about 15 minutes or so. Nobody ever tells me when I have to leave for my break or when I have to come back; I know Pacifica permits me to take these breaks and I am permitted to create my own break schedule. Sometimes I choose to not take one of my rest breaks but that is solely because I preferred not to during that shift.

7. Over the course of my ten years at Pacifica, I have never heard anyone complain about not getting any of his or her meal or rest breaks, and I have never seen

any issue with meal or rest breaks. I think if there was any issue with that, the union would have handled it immediately.

8. I have had an opportunity to review and revise this Declaration. I understand that I am under no obligation to sign this Declaration, and doing so is solely my decision. I understand that I could refuse to sign this Declaration without any impact on my employment. I am signing this Declaration voluntarily and, by signing it, acknowledge and agree that it accurately reflects my knowledge of the facts stated in it.

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge. Executed on March 10, 2016.

Mary Lou Hernandez

PACIFICA HOSPITAL OF THE VALLEY KRONCS TIMEKEEPER/AS FUNCH DETAIL, HISTORY 11/07/10 THRU 11/20/10

Department: 42560300 PHV CCU

Department: 42560300	HIN CCU							15
DAY DADE	ROINDED IN OUT	ALT CLS M/B AUT	ACTUAL IN CUT	SCHEDULED IN OUT	PAY CODE HOURS	FRC OT CNF Department	TOTAL HOURS	00011
EMPLOYEE: 1000001 SUN 11/07/10 MON 11/08/10 FRI 11/12/10 MON 11/15/10 TUE 11/16/10 WED 11/17/10 SAT 11/20/10 TOT HRS: 83.50 HOURS EY PAY CODE	ASUNCION, AIDA 7:00 U 19:30 7:00 U 19:30 7:15 U 19:30 7:15 U 19:30 7:15 U 19:30 7:00 U 19:30 7:00 U 19:30 7:00 U 19:30 7:00 U 19:30 REGULAR HOURS	08 A 08 A 08 A 08 A 08 A 08 A 08 A 3.50 NON-WORK 5 75.75	FIXED CLASS: 6:58 19:25 7:03 19:29 7:10 19:37 7:16 19:30 6:57 19:36 7:04 19:29 7:02 19:28 ED 83.50 SHIFTI 12HRS	08 12HR 399 ') PAID 1 83.50 OV	7A-7P 12.00 12.00 11.75 11.75 12.00 12.00 12.00 67.00 NCN-PAID ERTIME	42560300 42560300 42560300 42560300 42560300 42560300 Y 42560300 Y 42560300 00 ADJUST 7.75	12.00 24.00 35.75 47.50 59.50 71.50 83.50 \$.00	cifica_
EMPLOYEE: 1000003 SUN 11/07/10 MON 11/08/10 FRI 11/12/10 THU 11/18/10 FRI 11/19/10 SAT 11/20/10 TOT HRS: 72.00 HOURS EY PAY CODE	EERGMAN, CHRISTIN IRANS IRANS 7:00 U 19:30 7:00 U 19:30 7:00 U 19:30 7:00 U 19:30 0 WORKED 4 NEW YEAR HOL	E 05 05 A 05 A 05 A 05 A 05 A 8.00 NON-WORK 12.00	FTXED CLASS: 0:00 7:00 19:36 7:01 19:28 7:01 19:36 6:55 19:37 ED 72.00 M.KING HOLIDAY	05 12HR 535 1 9 PAID 1: 12.00 RF	UNION RN (7A-7:3 HOINY 12.00 HOLKG 12.00 12.00 12.00 12.00 12.00 20.00 NON-FAID GULAR HOLRS	0P) 42560300 42560300 42560300 42560300 42560300 42560300 42560300 0 ADJUST 48.00 SHIFTI 12HRS	12.00 24.00 36.00 48.00 60.00 72.00 \$.00 48.00	
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EMPLOYEE: 1001251 MIN 11/08/10 TUE 11/09/10 FRI 11/12/10 SAT 11/13/10 SUN 11/14/10 TUE 11/16/10 THJ 11/18/10 TOT HRS: 83.5	CRESCENCIO, LIDIA 19:00 U 7:30 19:00 U 7:30 19:15 U 7:30 19:00 U 7:30 19:00 U 7:30 19:00 U 7:30 19:15 U 7:30 19:00 U 7:30 0 WCRKED 8	09 A 09 A 09 A 09 A 09 A 09 A 09 A 09 A	FIXED CLASS: 19:00 7:30 19:05 7:32 19:12 7:30 19:07 7:33 19:03 7:33 19:15 7:36 19:05 7:37 ED 83.50	09 12HR 399	7P-7A 12.00 12.00 11.75 12.00 12.00 11.75 12.00 67.00 NON-PAID	42560300 42560300 42560300 Y 42560300 42560300 42560300 42560300 42560300 0 ADJUST	12.00 24.00 35.75 47.75 59.75 71.50 83.50 \$.00	CONFIDENTIAL

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PACIFICA HOSPITAL OF THE VALLEY KRONOS TIMEKEEPER/AS PUNCH DETAIL HISTORY 2/27/11 THRU 3/12/11

CLK100P PAGE: 1

Department:	42560300	PHV CCU

DAY	DATE	ROUNDED IN OU	ALT UT CLS	m/b aut	ACII IN	UAL OUT	SCH IN	EDULED- OUT	- PAY CODE	HOURS	FRC OT CNI	F Department	TOTAL HOURS	00049
EMPLOYEE: TUE WED MON TOT HRS: HOURS BY	1001912 3/01/11 3/02/11 3/07/11 35.25 PAY CODE	ARRIOLA, YESH 7:00 U 19: 7:15 U 19: 7:00 U 19: WORKED REGULAR H	ENIA :30 7P :00 7P :30 7P 35.25 HOURS	A A NON-WORI 35.25	FIXE 6:56 7:09 6:56 KED	D CLASS: 19:30 18:54 19:29 .00	7P 1 PAID	2HR PER	DIEM RN 35.25	I (730A-19 12.00 11.25 12.00 NON-PAID	00)	42560300 42560300 42560300 .00 ADJUST	12.00 23.25 35.25 \$.00	Pacifica ()
EMPLOYEE: SUN MON FRI MON TUE WED SAT TOT HRS: HOURS BY	1000001 2/27/11 2/28/11 3/04/11 3/07/11 3/08/11 3/09/11 3/12/11 83.50 PAY CODE	ASUNCION, AII 7:00 U 19: 7:00 U 19: 7:00 U 19: 7:15 U 19: 7:00 U 19: 7:00 U 19: 7:00 U 19: TRA WORKED REGULAR H	DA :30 08 :30 08 :30 08 :30 08 :30 08 :15 08 ANS 08 71.50 HOURS	A A A A A A NON-WORI 71.50	FIXE 7:04 7:07 7:08 7:05 7:05 0:00 (ED SHIFT1	D CLASS: 19:26 19:35 19:34 19:29 19:24 19:18 83.50 12HRS	08 1 PAID 7	2HR 399	HOLME 155.00 EMORL HC	12.00 12.00 11.75 12.00 11.75 12.00 11.75 2 12.00 NON-PAID MON-PAID	12.00	42560300 42560300 42560300 42560300 42560300 42560300 42560300 42560300	12.00 24.00 36.00 47.75 59.75 71.50 83.50 \$.00	
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EMPLOYEE: SUN WED THU MON FRI SAT TOT HRS: HOURS BY	1000006 2/27/11 3/02/11 3/03/11 3/07/11 3/11/11 3/11/11 3/12/11 71.00 PAY CODE	CACCAM, VENIS TR/ 19:00 U 7 19:00 U 7 19:00 U 7 19:00 U 7 19:00 U 6 WORKED X-MAS HOI	S A ANS 06 :30 06 :30 06 ANS 06 :30 06 :30 06 :47.00 LIDAY	A A A NON-WORI 12.00	FIXE 0:00 19:06 19:06 0:00 19:06 19:04 KED REGULA	D CLASS: 7:25 7:30 7:30 6:31 71.00 R HOURS	06 7 PAID 4	P-7:30A	12HR 53 HOLXM SICK 118.00 HIFT2 12	5 UNION R 1 12.00 12.00 12.00 12.00 12.00 11.00 NON-PAID 2HRS	N 47.00	42560300 42560300 42560300 42560300 42560300 42560300 .00 ADJUST SICK TIME	12.00 24.00 36.00 48.00 60.00 71.00 \$.00 12.00	EIDENTIAL
EMPLOYEE : MON	1001251 2/28/11	CRESCENCIO,I 19:15 U 7	LIDIA :30 09	A	FIXE 19:21	D CLASS: 7:30	09 1	2HR 399	7P-7A	11 <i>.</i> 75		42560300		

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PACIFICA HOSPITAL OF THE VALLEY KRONOS TIMEKEEPER/AS PUNCH DETAIL HISTORY 12/04/11 THRU 12/17/11

Department: 42560300	PHV CCU				Ø
DAY DATE	ROUNDED IN OUT	ALT CLS M/B AUT 1	ACTUAL N OUT	SCHEDULED PAY FRC IN OUT CODE HOURS OT CNF Department	TOTAL SS HOURS OO
EMPLOYEE: 1000001 SUN 12/04/11 MON 12/05/11 FRI 12/09/11 TUE 12/13/11 WED 12/14/11 SAT 12/17/11 TOT HRS: 71.00 HOURS BY PAY CODE	ASUNCION, AIDA TRANS 7:15 U 14:30 15:15 19:30 7:00 U 19:15 7:15 U 19:30 7:00 U 19:30 7:00 U 19:30 7:00 U 19:30 WORKED 55 INDEP. DAY HOI	E 12.00 REG	IXED CLASS: 00 11 14:37 08 19:36 06 19:15 09 19:27 05 19:30 00 19:31 71.00 ULAR HOURS	08 12HR 399 7A-7P HOLIN 12.00 42560300 7.25 42560300 4.25 42560300 11.75 42560300 11.75 42560300 12.00 42560300 12.00 42560300 12.00 42560300 59.00 SHIFT1 12HRS 59.00	12.00 B 19.25 B 23.50 B 35.25 B 47.00 C 59.00 71.00 \$.00
SUN 12/04/11 MON 12/05/11 MON 12/05/11 FRI 12/09/11 FRI 12/09/11 SAT 12/10/11 SAT 12/10/11 THU 12/15/11 THU 12/15/11 FRI 12/16/11 FRI 12/16/11 SAT 12/17/11 TOT HRS: 136.50 HOURS BY PAY CODE	7:00 U 19:30 TRANS 7:00 U 19:30 TRANS 7:00 U 19:30 TRANS 7:00 U 19:30 TRANS 7:00 U 15:45 TRANS 7:00 U 19:30 7:00 U 19:30 7:00 U 19:30 7:00 U 19:30 7:00 U 19:30 80 REGULAR HOURS	05 A 6 05 07 05 A 7 05 A 7 05 A 7 05 A 6 05 A 7 05	55 19:35 00 19:36 00 19:30 00 19:30 00 56 15:48 00 59 19:37 00 19:30 56 19:30 56 19:30 136.50 FT1 12HRS	12.00 42560300 12.00 42560300 </td <td>12.00 24.00 36.00 48.00 60.00 68.25 76.50 88.50 100.50 112.50 124.50 136.50 \$.00 4.25</td>	12.00 24.00 36.00 48.00 60.00 68.25 76.50 88.50 100.50 112.50 124.50 136.50 \$.00 4.25
EMPLOYEE: 1000005 SUN 12/04/11 WED 12/07/11 THU 12/08/11 TUE 12/13/11 SAT 12/17/11 GAVE ALL AVAIL V. TOT HRS: 50.75 HOURS BY PAY CODE	BRAVO, FERNANDO 19:00 U 7:30 TRANS 19:15 U 7:30 19:00 U 7:30 TRANS AC WORKED 3! RECULAR HOURS	6 A 19 06 A 19 06 A 19 06 A 19 06 A 19 06 O 5.75 NON-WORKED 35.75 SHI	1XED CLASS: 02 7:30 00 11 7:30 00 7:31 00 50.7! FT2 12HRS	06 7P-7:30A 12HR 535 UNION RN 12.00 42560300 42560300 VAC 12.00 42560300 11.75 42560300 12.00 VAC 3.00 42560300 VAC 3.00 42560300 VAC 3.00 42560300 5 PAID 86.50 NON-PAID .00 ADJUST 35.75 VACATION 15.00 15.00 15.00	12.00 24.00 35.75 47.75 50.75 \$.00
EMPLOYEE: 1000006 SUN 12/04/11 WED 12/07/11 THU 12/08/11 MON 12/12/11 FRI 12/16/11 FRI 12/16/11 SAT 12/17/11 TOT HRS: 84.25 HOURS BY PAY CODE	CACCAM, VENIS A 19:00 U 7:30 TRANS TRANS 19:15 U 8:00 TRANS 19:00 U 7:30 19:00 U 7:30 WORKED 44 REGULAR HOURS	H 06 A 19 06 0 06 0 06 A 19 06 A 19 06 A 19 06 A 19 06 A 19 8.25 NON-WORKED 48.00 SHI	TXED CLASS: 05 7:30 00 00 11 7:56 00 0 06 7:34 06 7:32 84.2! 84.2! FT2 12HRS	06 7P-7:30A 12HR 535 UNION RN 12.00 42560300 VAC 12.00 42560300 12.00 42560300 12.00 5 PAID 132.50 NON-PAID .00 ADJUST 48.25 VACATION 36.00 OVERTIME	12.00 24.00 36.00 48.25 60.25 72.25 84.25 \$.00 .25 \$.00 11.75
EMPLOYEE: 1001251 MON 12/05/11	CRESCENCIO, LIDIA 19:15 U 7:30	1 09 A 19:	1XED CLASS: 22 7:32	09 12HR 399 7P-7A 11.75 42560300	11.75 O

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PACIFICA HOSPITAL OF THE VALLEY KRONOS TIMEKEEPER/AS PUNCH DETAIL HISTORY 4/08/12 THRU 4/21/12

CLK100P PAGE: 1

Department: 42560300 PHV CCU

Deparemen	IC. 42500500	FIN CCO														
DAY	DATE	ROUND IN	ED OUT	ALT CLS	M/B AUT	ACT IN	UAL OUT	S I	CHEDI N	ULED OUT	- PAY CODE	HOURS	FRC OT	CNF	Department	TOTAL HOURS
EMPLOYEE: SUN SUN	1001912 4/15/12 4/15/12 4/15/12	ARRIOLA, H 7:00 U	YESENIA TRANS 19:30	7P 7P	A	FIXE 0:00 7:01	D CLASS: 19:27	7P	12HI	R PER	DIEM RN FLT5	730A-19 12.00 12.00	00)		* 42570100 * 42570100	12.00 24.00
MON FRI TOT HRS: HOURS BY	4/16/12 4/20/12 47.50 PAY CODE	7:45 U 7:15 U WORKED FLOAT	20:00 19:30 9 PAY 535	7P 7P 5.50	A A NON-WOR 12.00	7:40 7:11 KED REGULA	19:54 19:32 12.00 R HOURS	PA	ID 35.9	50	47.50	11.75 11.75 NON-PAID			* 42570100 * 42570100 42560300 42560300 .00 ADJUST	35.75 47.50 \$.00
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EMPLOYEE: SUN MON FRI FRI SAT THU FRI FRI SAT SAT TOT HRS: HOURS BY	1000003 4/08/12 4/13/12 4/13/12 4/13/12 4/14/12 4/20/12 4/20/12 4/20/12 4/21/12 4/21/12 120.00 PAY CODE PAY CODE	BERGMAN, 7:00 U 7:00 U 7:00 U 7:00 U 7:00 U 0 WORKED NEW Y SHIFT	CHRISTINE TRANS TRANS 19:30 19:30 19:30 TRANS 19:30 TRANS 19:30 60 EAR HOL 1. 12HRS	2 05 05 05 05 05 05 05 05 05 05	A A A NON-WOR 12.00 60.00	FIXE 0:00 0:00 7:01 6:59 6:57 0:00 6:58 0:00 6:58 0:00 6:59 KED PRESID	D CLASS: 19:31 19:25 19:27 19:34 19:28 120.00 EENTS HOL	05 PA	12H1 ID 12.0	R 535	UNION R HOLNY HOLPR CP535 CP535 CP535 180.00 HARGE PA	N (7A-7:3 12.00 12.00 12.00 12.00 12.00 12.00 12.00 12.00 12.00 12.00 12.00 12.00 12.00 12.00 12.00 12.00 12.00	0P) 36	.00	42560300 42560300 42560300 42560300 42560300 42560300 42560300 42560300 42560300 42560300 60 ADJUST REGULAR HOURS	12.00 24.00 36.00 48.00 60.00 72.00 84.00 96.00 108.00 120.00 \$.00 60.00
EMPLOYEE: SUN WED THU MON FRI SAT TOT HRS: HOURS BY	1000006 4/08/12 4/11/12 4/12/12 4/16/12 4/20/12 4/21/12 71.75 PAY CODE	CACCAM, V 19:00 U 19:00 U 19:15 U 19:00 U 19:00 U 19:00 U 5 WORKED REGUL	ENIS A 7:30 7:30 7:30 7:30 7:30 7:30 7:30 7:30	06 06 06 06 06 06 75	A A A A A A NON-WOR 71.75	FIXE 19:02 19:02 19:12 19:01 18:57 18:58 KED SHIFT2	D CLASS: 7:30 7:30 7:34 7:30 7:31 7:31 7:32 71.75 12HRS	06 РА	7P-' 1D 71.'	7:30A	12HR 53	5 UNION R 12.00 12.00 11.75 12.00 12.00 12.00 NON-PAID	 N		42560300 42560300 42560300 42560300 42560300 42560300 .00 ADJUST	12.00 24.00 35.75 47.75 59.75 71.75 \$.00
EMPLOYEE : MON TUE THU	1001251 4/09/12 4/10/12 4/12/12	CRESCENC 19:30 U 19:30 U 7:15 U	CIO,LIDIA 7:30 7:30 19:30	09 09 09	A A A	FIXE 19:25 19:24 7:18	D CLASS: 7:34 7:34 19:34	09	12H	R 399	7P-7A	11.50 11.50 11.75			42560300 42560300 42560300	

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PACIFICA HOSPITAL OF THE VALLEY KRONOS TIMEKEEPER/AS PUNCH DETAIL HISTORY 10/07/12 THRU 10/20/12

CLK100P PAGE: 1

Department: 42560300 PHV CCU

Department: 42560300 PHV CCU		2
ROUNDED ALTACTUALSC DAY DATE IN OUT CLS M/B AUT IN OUT IN	HEDULED PAY FRC TOTAL OUT CODE HOURS OT CNF Department HOURS	00157
EMPLOYEE: 1000001 ASUNCION, AIDA FIXED CLASS: 08 SUN 10/07/12 7:00 U 19:30 08 A 7:05 19:24 MON 10/08/12 7:00 U 19:30 08 A 7:05 19:24 MON 10/08/12 7:00 U 19:30 08 A 7:05 19:26 FRI 10/12/12 7:00 U 19:30 08 A 7:04 19:01 WED 10/17/12 7:00 U 19:30 08 A 7:04 19:23 SAT 10/20/12 7:30 U 19:30 08 A 7:26 19:23 TOT HRS: 71.00 WORKED 71:00 NON-WORKED 71:00 PAI HOURS BY PAY CODE REGULAR HOURS 71:00 SHIFTI 12HRS	12HR 399 7A-7P 12.00 42560300 12.00 12.00 42560300 24.00 12.00 42560300 36.00 11.50 42560300 47.50 12.00 42560300 59.50 11.50 42560300 71.00 D 142.00 NON-PAID .00 ADJUST \$.00	Pacifica_0
EMPLOYEE: 1000003 BERGMAN, CHRISTINE FIXED CLASS: 05 SUN 10/07/12 7:00 U 19:30 05 A 7:02 19:24 MON 10/08/12 TRANS 05 0:00 0:00 MON 10/08/12 7:00 U 19:30 05 A 6:59 19:32 FRI 10/12/12 TRANS 05 0:00 0:00 FRI 10/12/12 7:00 U 19:30 05 A 6:57 19:31 THU 10/18/12 7:00 U 19:30 05 A 6:56 19:27 FRI 10/19/12 7:00 U 19:30 05 A 6:57 19:33 SAT 10/20/12 7:00 U 19:30 05 A 6:59 19:26 TOT HRS: 108.00 WORKED 72.00 NON-WORKED 108.00 PAI HOURS BY PAY CODE REGULAR HOURS 72.00 SHIFT1 12HRS	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	
EMPLOYEE: 1000005 BRAVO, FERNANDO FIXED CLASS: 06 WED 10/10/12 TRANS 06 0:00 HCX THU 10/11/12 TRANS 06 0:00	7P-7:30A 12HR 535 UNION RN VAC 12.00 42560300 12.00	
TUE 10/16/12 TRANS 06 0:00 FRI 10/19/12 19:00 U 7:30 06 A 18:54 7:29 SAT 10/20/12 19:00 U 7:30 06 A 19:04 7:25 TOT HRS: 60.00 WORKED 24.00 NON-WORKED 60.00 PAI HOURS BY PAY CODE VACATION 24.00 SICK TIME	SICK 12.00 42560300 36.00 12.00 42560300 48.00 12.00 42560300 60.00 D 84.00 NON-PAID .00 ADJUST \$.00 12.00 REGULAR HOURS 24.00 SHIFT2 12HRS 24.00	
EMPTOTEE: 1000006 CACCAM, VENTS A FILLD CLASS: 06 SUN 10/07/12 19:00 U 7:30 06 A 18:58 7:31 WED 10/10/12 19:00 U 8:00 06 A 19:03 7:54 THU 10/11/12 19:00 U 7:30 06 A 19:03 7:33 MON 10/15/12 19:00 U 7:30 06 A 19:00 7:30 FRI 10/19/12 19:00 U 7:30 06 A 19:00 7:30 SAT 10/20/12 19:00 U 7:30 06 A 19:00 7:30 TOT HRS: 72.50 WORKED 72.50 NON-WORKED 72.50 PAI HOURS EY PAY CODE REGULAR HOURS 72.00 SHIFT2 12HRS	12.00 42560300 12.00 12.50 Y 42560300 24.50 12.00 42560300 36.50 12.00 42560300 36.50 12.00 42560300 48.50 12.00 42560300 60.50 12.00 42560300 72.50 D 145.00 NON-PAID .00 72.50 OVERTIME .50	TIAL
EMPLOYEE: 1001251 CRESCENCIO, LIDIA FIXED CLASS: 09 MON 10/08/12 19:15 U 7:45 09 A 19:09 7:46 FRI 10/12/12 19:15 U 7:30 09 A 19:11 7:32 SAT 10/13/12 19:15 U 7:30 09 A 19:17 7:30 SUN 10/14/12 19:15 U 7:30 09 A 19:14 7:28 WED 10/17/12 19:15 U 7:30 09 A 19:08 7:31	12HR 399 7P-7A 12.00 42560300 12.00 11.75 42560300 23.75 11.75 42560300 35.50 11.75 42560300 47.25 11.75 42560300 59.00	CONFIDENTIA

STASU 7/10/15 8:48

PACIFICA HOSPITAL OF THE VALLEY KRONOS TIMEKEEPER/AS PUNCH DETAIL HISTORY 6/02/13 THRU 6/15/13

CLK100P PAGE: 1

Department: 42560300 PHV CCU

DAY	DATE	ROUNDE	D AL OUT CL	T SM/BAUT	ACT IN	UAL UUT	SC IN	HEDULE I OU	D PAY T COD	e hours	FRC OT CNF	Department	TOTAL HOURS	0192
EMPLOYE SUN MON THU TUE WEI SAI TOT HRS HOURS F	E: 1000001 6/02/13 6/03/13 6/06/13 6/11/13 6/12/13 6/15/13 6/15/13 6/15/13 7.77 PAY CODE	ASUNCION, 7:00 U 7:15 U 7:00 U 7:00 U 7:00 U 5 WORKED REGULA	AIDA 19:30 0 TRANS 0 19:30 0 19:30 0 19:30 0 TRANS 0 47.75 R HOURS	8 A 8 A 8 A 8 A 8 A 8 NON-WOR 47.75	FIXE 7:00 0:00 7:08 7:00 7:00 0:00 KED SHIFT1	D CLASS: 19:33 19:31 19:30 19:23 71.75 12HRS	08 PAJ	12HR 3 D 47.75	99 7A-7P HOL HOL 119.50 MEMORL	12.00 ME 12.00 11.75 12.00 12.00 IN 12.00 NON-PAID HOLIDAY	12.00	42560300 42560300 42560300 42560300 42560300 42560300 .00 ADJUST INDEP. DAY HOL	12.00 24.00 35.75 47.75 59.75 71.75 \$.00 12.00	Pacifica (
EMPLOYN SUN MON WEI THU FRI SAT TOT HRS HOURS E	6/02/13 6/03/13 6/05/13 6/13/13 6/13/13 6/14/13 6/15/13 6/15/13 72.0 Y PAY CODE	7:00 U 7:00 U 7:00 U 7:00 U 7:00 U 7:00 U 7:00 U 0 WORKED REGULA	HRISTINE 19:30 0 19:30 0 19:30 0 19:30 0 19:30 0 19:30 0 72.00 R HOURS	5 A 5 A 5 A 5 A 5 A 5 A 5 A 5 A 72.00	7:00 7:02 6:53 7:02 6:53 6:53 6:58 KED SHIFT1	19:31 19:29 19:31 19:24 19:32 19:32 19:32 72.00 12HRS	PAJ	12HK 5	144.00	RN (7A-73 12.00 12.00 12.00 12.00 12.00 12.00 12.00 NON-PAID	UP)	42560300 42560300 42560300 42560300 42560300 42560300 .00 ADJUST	12.00 24.00 36.00 48.00 60.00 72.00 \$.00	
SUN GA WEI THU TUE FRI SAT TOT HRS HOURS F	6/02/13 VE ALL AVAIL : 6/05/13 6/06/13 6/11/13 6/14/13 6/15/13 6/15/13 6/15/13 6/202	HRS 19:15 U 19:15 U 19:15 U 19:00 U 19:00 U 5 WORKED VACATI	TRANS 0 7:45 0 7:30 0 7:30 0 7:30 0 7:30 0 7:30 0 7:30 0 7:30 0 7:30 0 59.50 0	6 A 6 A 6 A 6 A 6 A 6 A 8 NON-WOR 7.75	0:00 19:09 19:14 19:09 19:03 19:03 KED REGULA	7:42 7:28 7:27 7:27 7:30 67.25 R HOURS	PAI	D 59.50	VAC 126.75 SHIFT2	7.75 12.00 11.75 11.75 12.00 12.00 NON-PAID 12HRS	59.50	42560300 42560300 42560300 42560300 42560300 42560300 .00 ADJUST	7.75 19.75 31.50 43.25 55.25 67.25 \$.00	
EMPLOYE SUN WEI THU MON FRI SAI TOT HRS HOURS E	E: 1000006 6/02/13 6/05/13 6/06/13 6/10/13 6/14/13 6/15/13 6/15/13 72.2 Y PAY CODE	CACCAM, VE 19:00 U 19:15 U 19:00 U 19:00 U 5 WORKED REGULA	NIS A 7:45 0 7:30 0 7:30 0 7:45 0 TRANS 0 TRANS 0 48.25 R HOURS	6 A 6 A 6 A 6 A 6 A 6 A 6 NON-WOR 47.75	F1XE 18:55 19:08 19:01 19:03 0:00 0:00 KED OVERTI	D CLASS: 7:46 7:32 7:31 7:39 72.25 ME	06 PA3	7P-7:3	VAC VAC VAC 120.50 SHIFT2	535 UNION R 12.25 11.75 12.00 12.25 12.00 12.00 NON-PAID 12HRS	ХМ Ү Ү 48.25	42560300 42560300 42560300 42560300 42560300 42560300 .00 ADJUST VACATION	12.25 24.00 36.00 48.25 60.25 72.25 \$.00 24.00	
EMPLOYF MON WEI FRI SAT SUD WEI THU FRI	E: 1001251 6/03/13 6/05/13 6/07/13 6/08/13 6/09/13 6/12/13 6/13/13 6/14/13	CRESCENCI 19:00 U 19:15 U 19:00 U 19:00 U 19:15 U 19:15 U 19:00 U 19:15 U	O, LIDIA 7:30 0 7:30 0 7:30 0 7:30 0 7:30 0 7:30 0 7:30 0 7:30 0 7:30 0 7:30 0 7:30 0 7:30 0	9 A 9 A 9 A 9 A 9 A 9 A 9 A 9 A 9 A 9 A	FIXE 19:07 19:11 19:08 19:05 19:10 19:12 19:05 19:12	D CLASS: 7:29 7:31 7:32 7:30 7:30 7:30 7:30 7:30	09	12HR 3	99 7P-7A	12.00 11.75 12.00 11.75 12.00 11.75 12.00 11.75	Y Y	42560300 42560300 42560300 42560300 42560300 42560300 42560300 42560300	12.00 23.75 35.50 47.50 59.25 71.00 83.00 94.75	CONFIDENTIAL

STASU 7/10/15 9:22

PACIFICA HOSPITAL OF THE VALLEY KRONOS TIMEKEEPER/AS PUNCH DETAIL HISTORY 9/08/13 THRU 9/21/13

CLK100P PAGE: 1

Department: 42560300 PHV CCU

Department: 42560300 PHV CCU		34
ROUNDED ALTACTUALSCHEDULED PAY FRC 7 DAY DATE IN OUT CLS M/B AUT IN OUT IN OUT CODE HOURS OT CNF Department F		002294
EMPLOYEE: 1000001 ASUNCION, AIDA FIXED CLASS: 08 12HR 399 7A-7P SUN 9/08/13 7:00 U 19:30 08 A 7:05 19:23 12.00 42560300 12 MON 9/09/13 7:15 U 19:30 08 A 7:08 19:25 11.75 42560300 2 FRI 9/13/13 7:00 U 19:30 08 A 6:57 19:30 12.00 42560300 3 TUE 9/17/13 7:00 U 19:30 08 A 7:05 19:23 12.00 42560300 3 WED 9/18/13 7:00 U 19:30 08 A 7:05 19:23 12.00 42560300 3 SAT 9/21/13 7:00 U 19:30 08 A 7:03 19:23 12.00 42560300 5 SAT 9/21/13 7:00 U 19:00 08 A 7:04 19:02 11.50 42560300 7 TOT HRS: <td>12.00 23.75 35.75 47.75 59.75 71.25 \$.00</td> <td>Pacifica</td>	12.00 23.75 35.75 47.75 59.75 71.25 \$.00	Pacifica
HOURS BY PAY CODE REGULAR HOURS 71.25 SHIFT1 12HRS 71.25 EMPLOYEE: 1000003 BERGMAN, CHRISTINE FIXED CLASS: 05 12HR 535 UNION RN (7A-7:30P) SUN 9/08/13 TRANS 05 0:00 VAC 12.00 42560300 2 FRI 9/13/13 TRANS 05 0:00 VAC 12.00 42560300 2 THU 9/19/13 7:00 U 19:30 05 A 7:02 19:23 12.00 42560300 2 THI 9/20/13 7:00 U 19:30 05 A 6:57 19:24 12.00 42560300 2 TOT HRS: 72.00 WORNED 72.00 PAID 108.00 NON-PAID .00 ADUST HOURS EY PAY CODE VACATION 36.00 REGULAR HOURS 36.00 SHIFT1 12HRS 36.00 SUN 9/08/13 19:00 7:30 06 A 18:57 7:34 12.00 42560300 2 THU <td>12.00 24.00 36.00 48.00 60.00 72.00 \$.00</td> <td></td>	12.00 24.00 36.00 48.00 60.00 72.00 \$.00	
EMPLOYEE: 100005 BRAVO, FERNANDO FIXED CLASS: 06 7P-7:30A 12RF 535 UNION RN SUN 9/08/13 19:00 U 7:30 06 A 18:57 7:34 12.00 42560300 2 WED 9/11/13 19:00 U 7:30 06 A 19:05 7:25 12.00 42560300 2 THU 9/12/13 TRANS 06 0:00 SICK 5.00 42560300 2 TUE 9/17/13 TRANS 06 0:00 VAC.1 12.00 42560300 2 TUE 9/20/13 19:00 U 7:15 06 A 19:06 7:19 11.75 42560300 <t< td=""><td>12.00 24.00 29.00 41.00 52.75 64.50 \$.00 12.00</td><td></td></t<>	12.00 24.00 29.00 41.00 52.75 64.50 \$.00 12.00	
WED 9/11/13 H TRANS 6P 0:00 SF12 12.00 * 42563400 1 WED 9/11/13 19:00 U 7:30 6P A 19:06 7:25 12.00 * 42563400 2 H	12.00 24.00	
WED 9/18/13 7:00 U 19:30 6P A 7:01 19:33 12.00 * 42563400 3 H		
THU 9/19/13 7:15 19:30 6P A 7:11 19:24 11.75 * 42563400 4 TOT HRS: 47.75 WORKED 35.75 NON-WORKED 12.00 PAID 47.75 NON-PAID .00 ADJUST		
HOURS BY PAY CODE SHIFT2 12HRS 12.00 REFULAR HOURS 35.75		
EMPLOYEE: 1001251 CRESCENCIO, LIDIA FIXED CLASS: 09 12HR 399 7P-7A MON 9/09/13 TRANS 09 0:00 VAC 12.00 42560300 2 FRI 9/13/13 TRANS 09 0:00 VAC 12.00 42560300 2 SAT 9/14/13 TRANS 09 0:00 VAC 12.00 42560300 2 SUN 9/15/13 TRANS 09 0:00 VAC 12.00 42560300 2 WED 9/18/13 TRANS 09 0:00 VAC 12.00 42560300 4 THU 9/19/13 TRANS 09 0:00 VAC 12.00 42560300 6 TOT HRS: 72.00 WORKED .00 NON-WORKED 72.00 PAID 72.00 NON-PAID .00 ADJUST HOURS BY PAY CODE VACATION 72.00 72.00 NON-PAID .00 ADJUST	12.00 24.00 36.00 48.00 60.00 72.00 \$.00	CONFIDENTIAL

EXHIBIT 36

PACIFICA HOSPITAL OF THE VALLEY KRONOS TIMEKEEPER/AS PUNCH DETAIL HISTORY 10/07/12 THRU 10/20/12

CLK100P PAGE: 1

DAY DATE	ROUNDED IN OUT		M/B AUT II	ACTUAL N OUT	SCHEDULED- IN OUT	- PAY CODE	HOURS	FRC OT CNF	Department	TOTAL HOURS
EMPLOYEE: 1002039 WED 10/17/12 ORIENTATION	FRENCHER, KYLE TRANS	08		IXED CLASS: 00 19:30	08 12HR 399	7A-7P EDUC	12.00		42561700	12.00
THU 10/18/12 ORIENTATION	TRANS	08	7:0	00 1 9:30		EDUC	12.00		42561700	24.00
TOT HRS: 24.00 HOURS BY PAY CODE	WORKED EDUCATION	24.00	NON-WORKED 24.00	.00	PAID	24.00	NON-PAID		00 ADJUST	\$.00
** TOTALS Department: TOT HRS: 24.00 HOURS BY PAY CODE		24.00	NON-WORKED 24.00	.00	PAID	24.00	NON-PAID		00 ADJUST	\$.00
** FINAL TOTALS TOT HRS: 24.00 HOURS BY PAY CODE	WORKED EDUCATION	24.00	NON-WORKED 24.00	.00	PAID	24.00	NON-PAID		00 ADJUST	\$.00

PACIFICA HOSPITAL OF THE VALLEY KRONOS TIMEKEEPER/AS PUNCH DETAIL HISTORY 10/21/12 THRU 11/03/12

CLK100P PAGE: 1

DAY	DATE	ROUNDED IN OUT		M/B AUT	ACTU IN		SCHEDULE IN OU		HOURS	FRC OT CNF	Department	TOTAL HOURS
	1002039 10/22/12 NTATION	FRENCHER, KYLE TRANS	08			CLASS: 19:30	08 12HR 3	99 7A-7P EDUC	12.00		42561700	12.00
TUE :	10/23/12	TRANS	08		8:00	16:30		EDUC	8.50		42561700	20.50
WED	NTATION 10/24/12 NTATION	TRANS	08		6:50	19:23		*MUL7	r 12.25	Y	42561700	32.75
	10/27/12 NTATION	TRANS	08		6:54	19:23		*MULT	Г 12.00	Y	42561700	44.75
SUN :	10/28/12 NTATION	TRANS	08		6:53	19:24		EDUC	12.00		42561700	56.75
WED :	10/31/12 NTATION	TRANS	08		6:54	19:23		EDUC	12.00		42561700	68.75
FRI	11/02/12 NTATION	TRANS	08		6:54	19:27		EDUC	12.00		42561700	80.75
TOT HRS:	80.75 PAY CODE		80.75	NON-WORE 56.50	KED REGULAF		PAID 19.50		NON-PAID	4.75	.00 ADJUST	\$.00
TOT HRS:	Department: 80.75 PAY CODE	WORKED	80.75	NON-WORE	KED REGULAF		PAID 19.50	80.75 OVERTIME	NON-PAID	4.75	.00 ADJUST	\$.00
** FINAL TOT HRS: HOURS BY H	80.75	WORKED EDUCATION	80.75	NON-WORE	KED REGULAF		PAID 19.50	80.75 OVERTIME	NON-PAID	4.75	.00 ADJUST	\$.00

PACIFICA HOSPITAL OF THE VALLEY KRONOS TIMEKEEPER/AS PUNCH DETAIL HISTORY 11/04/12 THRU 11/17/12

CLK100P PAGE: 1

DAY D.	ATE	ROU IN	UNDED OU			M/B AUT	ACT IN	UAL OUT	SCHEDUL IN O	ED UT	PAY CODE	HOURS	FRC OT CN	IF Department	TOTAL HOURS
MON 11/	1002039 05/12 IENTATION		HER, KYL TRA		08		FIXE 8:00	D CLASS:	08 12HR	399 7	7A-7P EDUC	8.00		42561700	8.00
TUE 11/ SAT 11/ SUN 11/	06/12 10/12 11/12 14/12	7:00 7:00 7:00	U 19: U 19: U 16: U 19: TRA	30 00 30	08 08 08 08 08	A A A A	7:00 7:00 6:53 7:00 0:00	19:32 19:24 16:03 19:25			VAC	$ \begin{array}{r} 12.00 \\ 12.00 \\ 8.50 \\ 12.00 \\ 6.00 \end{array} $		42561700 42561700 42561700 42561700 42561700	20.00 32.00 40.50 52.50 58.50
THU 11/ HCX TOT HRS: HOURS BY PAY HOURS BY PAY	63.50 CODE	EDU	TRA ED JCATION CK TIME	52.5	08 50	NON-WOR 8.00 5.00		55.50 R HOURS	PAID 44.50		SICK 08.00 IFT1 12	NON-PAID	44.50	42561700 .00 ADJUST VACATION	63.50 \$.00 6.00
** TOTALS Dep TOT HRS: HOURS BY PAY HOURS BY PAY	63.50 CODE	WORKE			50	NON-WOR 8.00 5.00		55.50 R HOURS	PAID 44.50)8.00 [FT1 12	NON-PAID 2HRS	44.50	.00 ADJUST VACATION	\$.00 6.00
** FINAL TOTA TOT HRS: HOURS BY PAY HOURS BY PAY	63.50 CODE	EDU	ED JCATION CK TIME		50	NON-WOR 8.00 5.00		55.50 R HOURS	PAID 44.50		08.00 IFT1 12	NON-PAID 2HRS	44.50	.00 ADJUST VACATION	\$.00 6.00

PACIFICA HOSPITAL OF THE VALLEY KRONOS TIMEKEEPER/AS PUNCH DETAIL HISTORY 11/18/12 THRU 12/01/12

CLK100P PAGE: 1

DAY	DATE	RC IN	DUND	ED OUT	ALT CLS	M/B AUI	ACT IN	UAL OUT	SCHEDUL IN C	ED UT	PAY CODE	HOURS	FRC OT CNE	Department	TOTAL HOURS
EMPLOYEE				, KYLE				D CLASS:	08 12HR	399 7	7A-7P				
MON	11/19/12	7:00		19:30	08		6:53	19:34				12.00		42561700	12.00
TUE	11/20/12	8:00	U	11:45	08		7:55	11:51			HOLITO	3.75		42561700	15.75 27.75
WED	11/21/12			TRANS	08		0:00				HOLTG	12.00		42561700	21.15
SAT	11/24/12	7:00	U	19:30	08	A	6:54	19:26				12.00		42561700	39.75
SUN	11/25/12	7:00	U	19:30	08	A	6:54	19:23				12.00		42561700	51.75
WED	11/28/12	7:00	Ŭ	19:30	08	A	6:54	19:24				12.00		42561700	63.75
FRI	11/30/12		H	TRANS	08		0:00	and the second sec			FLT-L	12.00		* 42563800	75.75
FRI	11/30/12	7:00	U	19:30	08	A	6:54	19:24				12.00		* 42563800	87.75
			H												
TOT HRS:					63.75	NON-WOR		87.75				ON-PAID	10 00	.00 ADJUST	\$.00
HOURS BY	PAY CODE	RE	GUL	AR HOUF	ls	63.75	SHIFT1	12HRS	63.75	THA	ANKSGVNG	HOL	12.00	FLOAT PAY-LVN	12.00
** TOTAL	S Department:	12561	700												
TOT HRS:	87.75				63.75	NON-WOR	KED	87.75	PAID	15	51.50 N	ON-PAID		.00 ADJUST	\$.00
	PAY CODE			AR HOUR		63.75	SHIFT1		63.75	A DECEMBER OF A	ANKSGVNG	a set of the set of th	12.00	FLOAT PAY-LVN	12.00
** FINAL															
TOT HRS:	87.75				63.75	NON-WOR		87.75	PAID		NAME AND ADDRESS OF A DOCUMENT OF A DOCUMENTA OF A	ON-PAID		.00 ADJUST	\$.00
HOURS BY	PAY CODE	RE	GUL	AR HOUR	S	63.75	SHIFT1	12HRS	63.75	THA	ANKSGVNG	HOL	12.00	FLOAT PAY-LVN	12.00

PACIFICA HOSPITAL OF THE VALLEY KRONOS TIMEKEEPER/AS PUNCH DETAIL HISTORY 12/02/12 THRU 12/15/12

CLK100P PAGE: 1

DAY DATE	ROUNDED	OUT CLS M/		TUAL OUT	SCHEDULE IN OU		HOURS	FRC OT CNF	Department	TOTAL HOURS
EMPLOYEE: 10020 MON 12/03/12 FRI 12/07/12 SAT 12/08/12 SUN 12/09/12 THU 12/13/12 FRI 12/14/12 TOT HRS: 6 HOURS BY PAY CODE	2 7:00 U 1 7:00 U 1 7:00 U 1 7:00 U 1 7:00 U 1 7:00 U 1 56.00 WORKED	9:30 08 9:30 08 9:30 08 RANS 08 9:30 08 9:30 08 9:30 08 60.00 NC	FIXI A 6:55 A 6:55 A 6:53 0:00 A 6:53 A 6:57 N-WORKED 0.00 SHIFT	ED CLASS: 19:32 19:24 19:28 19:23 19:33 66.00 12HRS		99 7A-7P SICK 126.00 N SICK TIME	12.00 12.00 6.00 12.00 12.00 12.00 NON-PAID	6.00	42561700 42561700 42561700 42561700 42561700 42561700 .00 ADJUST	12.00 24.00 36.00 42.00 54.00 66.00 \$.00
** TOTALS Departm TOT HRS: 6 HOURS BY PAY CODE	6.00 WORKED		N-WORKED 0.00 SHIFT	66.00 12HRS	PAID 60.00	126.00 N SICK TIME		6.00	.00 ADJUST	\$.00
** FINAL TOTALS TOT HRS: 6 HOURS BY PAY CODE	66.00 WORKED REGULAR	Construction of the second	N-WORKED 0.00 SHIFT:	66.00 12HRS	PAID 60.00	126.00 N SICK TIME	NON-PAID	6.00	.00 ADJUST	\$.00

PACIFICA HOSPITAL OF THE VALLEY KRONOS TIMEKEEPER/AS PUNCH DETAIL HISTORY 12/16/12 THRU 12/29/12

CLK100P PAGE: 1

DAY DATE	ROUNDED AL' IN OUT CL	rACT s m/b aut in	UAL OUT	SCHEDULED PA IN OUT CO		FRC OT CNF	Department	TOTAL HOURS
EMPLOYEE: 1002039 MON 12/17/12 WED 12/19/12 HCX NOT ENOUGH	FRENCHER, KYLE 7:00 U 19:30 0 TRANS 0 VAC GAVE HOIDAY	B A 6:53	D CLASS: 19:28	08 12HR 399 7A-7 HO	P 12.00 LXM 12.00		42561700 42561700	12.00 24.00
SAT 12/22/12 SUN 12/23/12 MON 12/24/12 TUE 12/25/12 TOT HRS: 72.00 HOURS BY PAY CODE	7:00 U 19:30 00 7:00 U 19:30 00 7:00 U 19:30 00 7:00 U 19:30 00 7:00 U 19:30 00	B A 6:53 B A 6:58	19:24 19:23 19:25 19:29 72.00 12HRS	PAID 132.0 60.00 X-MAS	12.00 12.00 12.00 12.00 0 NON-PAID HOLIDAY		42561700 42561700 42561700 42561700 00 ADJUST	36.00 48.00 60.00 72.00 \$.00
** TOTALS Department: TOT HRS: 72.00 HOURS BY PAY CODE	42561700		72.00	PAID 132.0			00 ADJUST	\$.00
** FINAL TOTALS TOT HRS: 72.00 HOURS BY PAY CODE	WORKED 60.00 REGULAR HOURS	NON-WORKED 60.00 SHIFT1	72.00 12HRS		0 NON-PAID HOLIDAY	.012.00	00 ADJUST	\$.00

PACIFICA HOSPITAL OF THE VALLEY KRONOS TIMEKEEPER/AS PUNCH DETAIL HISTORY 12/30/12 THRU 1/12/13

CLK100P PAGE: 1

DAY DATE	ROUNDE		M/B AUT	ACT IN	UAL OUT	SCHEDULE IN OU		E HOURS	FRC OT CNE	7 Department	TOTAL HOURS
EMPLOYEE: 10020 MON 12/31/12 FRI 1/04/13 SAT 1/05/13 SUN 1/06/13 WED 1/09/13 THU 1/10/13 TOT HRS: HOURS BY PAY CODE	2 7:00 U 3 7:00 U 3 7:00 U 3 7:00 U 3 7:00 U 3 7:00 U 3 7:00 U		A A A	6:54 7:00 6:54 0:00 0:00	19:29 19:26 19:23 19:27 72.00		VAC HOLN 120.00 VACATION	NON-PAID	12.00	42561700 42561700 42561700 42561700 42561700 42561700 .00 ADJUST NEW YEAR HOL	12.00 24.00 36.00 48.00 60.00 72.00 \$.00 12.00
** TOTALS Departm TOT HRS: HOURS BY PAY CODE	2.00 WORKED	48.00 AR HOURS	NON-WORJ 48.00	KED SHIFT1	72.00 12HRS	PAID 48.00	120.00 VACATION	NON-PAID	12.00	.00 ADJUST NEW YEAR HOL	\$.00 12.00
** FINAL TOTALS TOT HRS: 7 HOURS BY PAY CODE	2.00 WORKED REGULA	48.00 AR HOURS	NON-WORI 48.00	KED SHIFT1	72.00 12HRS	PAID 48.00	120.00 VACATION	NON-PAID	12.00	.00 ADJUST NEW YEAR HOL	\$.00 12.00

PACIFICA HOSPITAL OF THE VALLEY KRONOS TIMEKEEPER/AS PUNCH DETAIL HISTORY 1/13/13 THRU 1/26/13

CLK100P PAGE: 1

DAY	DATE	ROUNDED IN OUT	ALI	M/B AUT	ACTU IN	OUT	SCHEDULE IN OU		HOURS	FRC OT CNF	Department	TOTAL HOURS
EMPLOYEE: MON HCX	1002039 1/14/13	FRENCHER, KYLE TRANS	08		FIXED 0:00	CLASS:	08 12HR 3	99 7A-7P HLFT9	12.00		42561700	12.00
WED	1/16/13	TRANS	08		0:00			SICK	8.00		42561700	20.00
WED	1/16/13 GAVE ALL AV	TRANS	08		0:00			SICK	3.50		42561700	23.50
SAT MON WED SAT TOT HRS: HOURS BY	1/19/13 1/21/13 1/23/13 1/26/13 71.50	7:00 U 19:30 7:00 U 19:30 7:00 U 19:30 7:00 U 19:30 7:00 U 19:30	80 80 80 80 8.00	A A NON-WORI	7:01 6:57 7:00	19:33 19:30 19:32 19:30 71.50 ME	PAID 11.50	119.50 REGULAR H	12.00 12.00 12.00 12.00 NON-PAID IOURS	48.00	42561700 42561700 42561700 42561700 .00 ADJUST SHIFT1 12HRS	35.50 47.50 59.50 71.50 \$.00 48.00
** TOTALS TOT HRS: HOURS BY	Department: 71.50 PAY CODE		8.00	NON-WORI 12.00	KED SICK TI	71.50 ME	PAID 11.50	119.50 REGULAR H	NON-PAID	48.00	.00 ADJUST SHIFT1 12HRS	\$.00 48.00
** FINAL TOT HRS: HOURS BY	71.50	WORKED 4 FLOAT (399) HOI	8.00	NON-WORI 12.00	ED SICK TI	71.50 ME	PAID 11.50	119.50 REGULAR H	NON-PAID	48.00	.00 ADJUST SHIFT1 12HRS	\$.00 48.00

PACIFICA HOSPITAL OF THE VALLEY KRONOS TIMEKEEPER/AS PUNCH DETAIL HISTORY 1/27/13 THRU 2/09/13

CLK100P PAGE: 1

DAY	DATE	RO IN	OUNDE	D OUT	ALT	M/B	AUT	ACT IN	UAL OUT	SCHEI IN	OULED	PAY	HOURS	FRC		Department	TOTAL
EMPLOYEE :	1002039	FRENC	CHER	KYLE				FIXE	D CLASS:	08 121	HR 399	7A-7P					
MON TUE SUN WED	1/28/13 1/29/13 2/03/13 2/06/13	7:00 7:00 7:00 7:00	U U U	19:30 19:30 19:30 19:30	08 08 08 08		A A A		19:35 19:29 19:28 19:31				12.00 12.00 12.00 12.00			42561700 42561700 42561700 42561700	12.00 24.00 36.00 48.00
THU	2/07/13 CCRUALS AVAI	7:00		19:30	08		A	6:57	19:29				12.00			42561700	60.00
TOT HRS: HOURS BY	60.00	WORE		R HOURS	60.00 S	NON- 60.		CED SHIFT1	60.00 12HRS	PAID 60		20.00	NON-PAID		.0	0 ADJUST	\$.00
** TOTALS TOT HRS: HOURS BY	Department: 60.00 PAY CODE	WORE	KED	R HOURS	60.00 S	NON-60.		ED SHIFT1	60.00 12HRS	PAID 60		20.00	NON-PAID		.0	0 ADJUST	\$.00
** FINAL TOT HRS: HOURS BY	60.00			R HOURS	60.00 S	NON-60.		ED SHIFT1	60.00 12HRS	PAID 60.		20.00	NON-PAID		.0	0 ADJUST	\$.00

PACIFICA HOSPITAL OF THE VALLEY KRONOS TIMEKEEPER/AS PUNCH DETAIL HISTORY 2/10/13 THRU 2/23/13

CLK100P PAGE: 1

DAY	DATE	RC IN	UND	ED OUT	AL	Г 5 M/B	AUT	ACT IN	UAL OUT	SCHEI IN	OULED OUT	PAY CODE	HOURS	FRC OT	CNF	Department	TOTAL HOURS
EMPLOYEE:	1002039	FRENC	HER	, KYLE				FIXE	D CLASS:	08 121	IR 399	7A-7P					
MON	2/11/13	7:00		19:30	0	3	A	6:59	19:24				12.00			42561700	12.00
WED	2/13/13			TRANS	0	3		0:00				VAC	3.50			42561700	15.50
WED	2/13/13	7:00	U	16:00	0	3	A	7:02	16:07				8.50			42561700	24.00
SAT	2/16/13	7:00	U	19:30	01	3	A	6:53	19:25				12.00			42561700	36.00
SUN	2/17/13	7:00	U	19:30	0	3	A	6:56	19:28				12.00			42561700	48.00
WED	2/20/13	7:00	U	19:30	0	3	A	6:56	19:26				12.00			42561700	60.00
FRI	2/22/13		H	TRANS	01	3		0:00				FLT-1	L 12.00			* 42565600	72.00
FRI	2/22/13	7:00	U	19:30	0	3	A	6:58	19:23				12.00			* 42565600	84.00
			H														
TOT HRS:	84.00	WORK	ED		68.50		-WOR		84.00				NON-PAID			.00 ADJUST	\$.00
HOURS BY I	PAY CODE	RE	GUL	AR HOUI	RS	68	.50	SHIFT1	12HRS	68	.50 VA	CATION		3.	50	FLOAT PAY-LVN	12.00
++ TOTALC	Department	40561	700														
TOT HRS:	Department: 84.00				68.50	NON	-WOR	KED.	84.00	PAID	1	E2 E0	NON-PAID			.00 ADJUST	\$.00
HOURS BY I				AR HOUL			.50	SHIFT1				CATION		2	50	FLOAT PAY-LVN	12.00
HOURS BI I	PAI CODE	RE	GOL	AK HOUI	5	00	.50	SHIFTI	IZHKO	00.	.50 VA	CALLON		5.	50	FLOAT FAT-LIVIN	12.00
** FINAL	TOTALS																
TOT HRS:	84.00	WORK	ED		68.50	NON	-WOR	KED	84.00	PAID	1	52.50	NON-PAID			.00 ADJUST	\$.00
HOURS BY I				AR HOUR			.50	SHIFT1		68.		CATION		3.	50	FLOAT PAY-LVN	12.00

PACIFICA HOSPITAL OF THE VALLEY KRONOS TIMEKEEPER/AS PUNCH DETAIL HISTORY 2/24/13 THRU 3/09/13

CLK100P PAGE: 1

DAY	DATE	ROUNI		ALT CLS	M/B AUT	ACT IN	UAL OUT	SCHEDULI IN O	ED PAY JT COD		FRC OT C	NF D	epartment	TOTAL HOURS
EMPLOYEE: MON TUE WED SAT SUN WED THU TOT HRS: HOURS BY	2/25/13 2/26/13 2/27/13 3/02/13 3/03/13 3/06/13 3/07/13 77.50		2, KYLE 19:30 19:30 19:30 19:30 13:00 19:30 19:30 77. AR HOURS	08 08 08 08 08 08 08 50	A A A A A A NON-WOR 69,50	FIXE 6:59 6:53 6:57 6:56 6:55 7:00 6:56 7:00 6:56 KED SHIFT1	19:29 19:30 19:23 19:27 13:03 19:25 19:26 77.50		155.00 OVERTIM	12.00 12.00 12.00 5.50 12.00 12.00 12.00 NON-PAID	8.0	4 4 4 4 4 4 4 .00	2561700 2561700 2561700 2561700 2561700 2561700 2561700 ADJUST	12.00 24.00 36.00 48.00 53.50 65.50 77.50 \$.00
** TOTALS TOT HRS: HOURS BY	Department: 77.50 PAY CODE	WORKED) 77. AR HOURS	50	NON-WOR 69.50	KED SHIFT1	77.50 12HRS	PAID 77.50	155.00 OVERTIM	actual and and and a second second	8.0	.00	ADJUST	\$.00
** FINAL TOT HRS: HOURS BY	77.50		77. AR HOURS	50	NON-WOR 69.50	KED SHIFT1	77.50 12HRS	PAID 77.50	155.00 OVERTIM	NON-PAID	8.0	.00	ADJUST	\$.00

Department: 42561700 PHV MED/SURG

PACIFICA HOSPITAL OF THE VALLEY KRONOS TIMEKEEPER/AS PUNCH DETAIL HISTORY 3/10/13 THRU 3/23/13

DAY	DATE	RC IN	DUND	ED OUT	ALT CLS	M/B A		UAL OUT	SCHEDUL IN C	ED UT	PAY CODE	HOURS	FRC OT CI	IF Department	TOTAL HOURS
EMPLOYEE:				, KYLE				D CLASS:	08 12HR	399 7	/A-7P				
MON DST	3/11/13	7:00	U	19:30	08		A 6:58	19:27				12.00		42561700	12.00
WED	3/13/13	7:00	U	19:30	08		A 6:57	19:34				12.00		42561700	24.00
SAT	3/16/13			TRANS	08		0:00				SICK	11.00		42561700	35.00
	ALL SICK HR	S													
SAT	3/16/13			TRANS	08		0:00				VAC	1.00		42561700	36.00
SUN	3/17/13	7:00	U	19:30	08		A 7:01	19:25				12.00		42561700	48.00
WED	3/20/13			TRANS	08		0:00				VAC	3.25		42561700	51.25
WED	3/20/13	7:00	U	16:15	08		A 6:54	16:16				8.75		42561700	60.00
FRI	3/22/13	7:00	U	19:30	08		A 7:00	19:33	DATE	10		12.00		42561700	72.00
TOT HRS:	72.00				5.75	NON-W		72.00				NON-PAID	11 00	.00 ADJUST	\$.00
HOURS BY	PAY CODE	RE	SGUL4	AR HOURS		56.7	5 SHIFT1	12HRS	56.75	SIC	K TIM	E.	11.00	VACATION	4.25
** TOTALS	Department:	42561	700												
TOT HRS:	72.00				5.75	NON-W	ORKED	72.00	PAID	12	8.75	NON-PAID		.00 ADJUST	\$.00
HOURS BY				AR HOURS		56.7			56.75		K TIM		11.00		4.25
** FINAL															
TOT HRS:	72.00				5.75	NON-W		72.00		1777		NON-PAID		.00 ADJUST	\$.00
HOURS BY	PAY CODE	RE	GULA	AR HOURS		56.7	5 SHIFT1	12HRS	56.75	SIC	K TIM	E	11.00	VACATION	4.25

CLK100P PAGE: 1

PACIFICA HOSPITAL OF THE VALLEY KRONOS TIMEKEEPER/AS PUNCH DETAIL HISTORY 3/24/13 THRU 4/06/13

CLK100P PAGE: 1

DAY	DATE	ROU IN	INDED OUT		M/B A		UAL OUT	SCHEDUL IN O	ED UT	PAY CODE	HOURS	FRC	CNF	Department	TOTAL HOURS
EMPLOYEE:	1002039	FRENCH	ER, KYLE			FIXE	D CLASS:	08 12HR	399 7	/A-7P					
MON	3/25/13	7:00	U 19:30	08		A 6:54	19:30				12.00			42561700	12.00
TUE	3/26/13	7:00	U 19:30			A 6:58	19:29				12.00			42561700	24.00
SAT	3/30/13	7:00	U 19:30			A 6:58	19:33				12.00			42561700	36.00
SUN	3/31/13	7:00	U 19:30			A 7:00	19:25				12.00			42561700	48.00
WED	4/03/13		TRANS			0:00				SICK	3.00			42561700	51.00
THU	4/04/13	7:00				A 6:53	19:29				12.00			42561700	63.00
TOT HRS:	63.00			60.00	NON-W		63.00				NON-PAID			.00 ADJUST	\$.00
HOURS BY	PAY CODE	REG	ULAR HOU	JRS	60.0	O SHIFT1	12HRS	60.00	SIC	K TIME	3	3	.00		
** TOTALS	Department:	425617	00												
TOT HRS:	63.00			60.00	NON-W	ORKED	63.00	PAID	12	3.00	NON-PAID			.00 ADJUST	\$.00
HOURS BY	PAY CODE	REG	ULAR HOU	JRS	60.0) SHIFT1	12HRS	60.00	SIC	K TIME	3	3	.00		
** FINAL	TOTALS														
TOT HRS:	63.00	WORKE	D	60.00	NON-W	ORKED	63.00	PAID	12	3.00	NON-PAID			.00 ADJUST	\$.00
HOURS BY	And a state of the		ULAR HOU		60.0		12HRS	60.00		K TIME	Carl and the second	3	.00		

PACIFICA HOSPITAL OF THE VALLEY KRONOS TIMEKEEPER/AS PUNCH DETAIL HISTORY 4/07/13 THRU 4/20/13

CLK100P PAGE: 1

DAY	DATE	RO IN	UNDI	ED OUT	ALI	M/B	AUT	ACT IN	UAL OUT	SCHEDU IN	LED OUT	PAY	HOURS	FRC OT	CNF	Department	TOTAL HOURS
EMPLOYEE :	1002039	FRENC	HER	KYLE				FIXE	D CLASS:	08 12HR	399 7	A-7P					
MON	4/08/13	7:00	U	19:30	08	3	A	7:01	19:30				12.00			42561700	12.00
WED	4/10/13	7:00	U	19:30	08		A	6:58	19:29				12.00			42561700	24.00
SAT	4/13/13	7:00	U	19:30	08	5	A	6:57	19:31				12.00			42561700	36.00
SUN	4/14/13	7:00	U	19:30	08	5	A	6:55	19:24				12.00			42561700	48.00
WED	4/17/13	7:00	U	19:30	08		A	6:58	19:28				12.00			42561700	60.00
FRI	4/19/13	7:00	U	19:30	08		A	6:58	19:25				12.00			42561700	72.00
TOT HRS:	72.00				2.00		-WORI		72.00	PAID	14	4.00	NON-PAID			.00 ADJUST	\$.00
HOURS BY	PAY CODE	RE	GULA	AR HOURS		72	.00	SHIFT1	12HRS	72.0	0						
** TOTALS	Department:	42561	700														
TOT HRS:	72.00			7	2.00	NON	-WORI	KED	72.00	PAID	14	4.00	NON-PAID			.00 ADJUST	\$.00
HOURS BY	PAY CODE	RE	GULA	AR HOURS		72	.00	SHIFT1	12HRS	72.0	0						
** FINAL	TOTALS																
TOT HRS:	72.00	WORK	ED	7	2.00	NON	-WORH	KED	72.00	PAID	14	4.00	NON-PAID			00 ADJUST	\$.00
HOURS BY	PAY CODE	RE	GULA	AR HOURS		72	.00	SHIFT1	12HRS	72.0	0						

PACIFICA HOSPITAL OF THE VALLEY KRONOS TIMEKEEPER/AS PUNCH DETAIL HISTORY 4/21/13 THRU 5/04/13

CLK100P PAGE: 1

DAY	DATE	ROU IN	NDED OUT	ALT CLS	м/в 2		TUAL OUT	SCHEDU	LED OUT	PAY CODE	HOURS	FRC OT	CNF	Department	TOTAL HOURS
EMPLOYEE :		FRENCH	ER, KYLE			FIXI	D CLASS:	08 12HR	399 7	A-7P					
MON	4/22/13	7:00		08		A 6:54	19:27				12.00			42561700	12.00
TUE	4/23/13	7:00	U 19:30	08		A 7:01	19:25				12.00			42561700	24.00
SAT	4/27/13	7:00	U 19:30	08		A 6:56	19:24				12.00			42561700	36.00
SUN	4/28/13	7:00	U 19:30	08		A 6:59	19:26				12.00			42561700	48.00
WED	5/01/13	7:00	U 19:30	08		A 7:01	19:24				12.00			42561700	60.00
THU	5/02/13	7:00	U 19:30	08		A 6:57	19:32				12.00			42561700	72.00
TOT HRS:	72.00			2.00		ORKED	72.00			4.00	NON-PAID			00 ADJUST	\$.00
HOURS BY	PAY CODE	REG	ULAR HOURS		72.0	00 SHIFT	12HRS	72.0	0						
	Department:														
TOT HRS:	72.00			2.00		ORKED	72.00			4.00	NON-PAID			00 ADJUST	\$.00
HOURS BY	PAY CODE	REG	ULAR HOURS		72.0	0 SHIFT	12HRS	72.00	0						
** FINAL	TOTALS														
TOT HRS:	72.00	WORKE	D 7:	2.00	NON-V	ORKED	72.00	PAID	144	4.00	NON-PAID			00 ADJUST	\$.00
HOURS BY	PAY CODE	REG	ULAR HOURS		72.0	0 SHIFTI	12HRS	72.00	0						

PACIFICA HOSPITAL OF THE VALLEY KRONOS TIMEKEEPER/AS PUNCH DETAIL HISTORY 5/05/13 THRU 5/18/13

CLK100P PAGE: 1

DAY	DATE	RC IN	DUND	ED OUT	ALI	м/в	AUT	ACTI IN	UAL OUT	SCHE IN	EDULED- OUT	PAY CODE	HOURS	FRC OT	CNF	De	epartment	TOTAL HOURS
EMPLOYEE:				, KYLE					D CLASS:	08 12	2HR 399	9 7A-7P						
MON WED HCX	5/06/13 5/08/13	7:00	U	19:30 TRANS	08		A	6:57 0:00	19:28			VAC	12.00				2561700 2561700	12.00 24.00
SAT	5/11/13	7:00	U	19:30	08		A		19:26				12.00				2561700	36.00
SUN	5/12/13 5/15/13	7:00	U	19:30 TRANS	08		A	6:57	19:31			VAC	12.00 4.75				2561700 2561700	48.00 52.75
	ALL AVAIL H	IRS																
WED FRI	5/15/13 5/17/13	7:00 7:00	UU	14:00 19:30	08		A A	6:55 6:57	13:57 19:28				6.50 12.00			42	2561700 2561700	59.25 71.25
TOT HRS: HOURS BY	71.25 PAY CODE			AR HOURS	4.50	NON- 54.	WORI	KED SHIFT1	71.25 12HRS		.50 1	125.75 ACATION	NON-PAID	16	.75	.00	ADJUST	\$.00
** TOTALS TOT HRS: HOURS BY	Department: 71.25 PAY CODE	WORK	ED		4.50	NON- 54.		KED SHIFT1	71.25 12HRS			125.75 ACATION	NON-PAID	16	.75	.00	ADJUST	\$.00
** FINAL TOT HRS: HOURS BY	71.25			AR HOURS	4.50	NON- 54.		KED SHIFT1	71.25 12HRS		.50 \	125.75 VACATION	NON-PAID	16.	.75	.00	ADJUST	\$.00

PACIFICA HOSPITAL OF THE VALLEY KRONOS TIMEKEEPER/AS PUNCH DETAIL HISTORY 5/19/13 THRU 6/01/13

CLK100P PAGE: 1

DAY	DATE	ROUNDE		ALT CLS M	1/B AUT	ACT IN	UAL OUT	SCHEDULE IN OU			FRC OT (INF 1	Department	TOTAL HOURS
EMPLOYEE : MON TUE SAT GAVE	1002039 5/20/13 5/21/13 5/25/13 ALL AVAIL S	7:00 U	19:30 19:30 TRANS	08 08 08	A A	6:56	D CLASS: 19:35 19:32	08 12HR 3	99 7A-7	12.00 12.00			42561700 42561700 42561700 42561700	12.00 24.00 35.00
TOT HRS: HOURS BY	35.00	WORKED	24.0 AR HOURS		ION-WORI 24.00	KED SHIFT1	35.00 12HRS	PAID 24.00	59.0 SICK T		11.0	.0	0 ADJUST	\$.00
** TOTALS TOT HRS: HOURS BY	Department: 35.00 PAY CODE	WORKED	24.0 AR HOURS		ION-WORI 24.00	ED SHIFT1	35.00 12HRS	PAID 24.00	59.00 SICK T		11.0	.0	0 ADJUST	\$.00
** FINAL TOT HRS: HOURS BY	35.00		24.0 AR HOURS		ION-WORI 24.00		35.00 12HRS	PAID 24.00	59.00 SICK T		11.0	.0	0 ADJUST	\$.00

EXHIBIT 37

http://phv-kr1.pacifica.local/wfc/MyTimeDetailServlet?bd=7%2F01%2F2016&ed=7%2F3...

TIME DETAIL

Time Period: Range of Dates Dates: 7/01/2016 - 7/31/2016

Printed: 10/19/2016

Name: NOLASCO, HIGINO Primary Account(s): 9/-

ID: 1002115

Pay Rule: Union 399 - 12 Hour DAYS

9/16/2013 - forever 0300001/42565600/-/-/-/-/-

Date	Apply To	In Punch	In Exc Out Pi	unch Out Exc	(\$)Amt	Adj/Ent Amount		Cum. Tot. Amount	Absence
Fri 7/01								0.0	
Sat 7/02	2							0.0	
Sun 7/03	5							0.0	
Mon 7/04								0.0	
Tue 7/05								0.0	
Wed 7/06								0.0	
Thu 7/07		19:10	7:24				11.75	11.75	
Fri 7/08								11.75	
Sat 7/09								11.75	
Sun 7/10)							11.75	
Mon 7/11								11.75	
Tue 7/12	2							11.75	
Wed 7/13	5							11.75	
Thu 7/14	Ļ	19:04	7:24				12.0	23.75	
Fri 7/15	i							23.75	
Sat 7/16								23.75	
Sun 7/17								23.75	
Mon 7/18								23.75	
Tue 7/19	1							23.75	
Wed 7/20								23.75	
Thu 7/21		19:03	7:24				12.0	35.75	
Fri 7/22	•							35.75	
Sat 7/23								35.75	
Sun 7/24								35.75	
Mon 7/25								35.75	
Tue 7/26								35.75	
Wed 7/27								35.75	
Thu 7/28		19:05	7:23				12.0	47.75	
Fri 7/29								47.75	
Sat 7/30								47.75	
Sun 7/31								47.75	
Totals					0.00	0.0	47.75	47.75	
Account Summar Account	y Pay Code			an Taona an Air	Money	Ηοι	ırs	Wages	

Time Detail

TIME DETAIL

Time Period: Range of Dates Dates: 12/01/2015 - 12/31/2015

ID: 1002307

Name: TOUREY, JACOB

Printed: 10/19/2016

Apply To	In Punch	In Exc	Out Punch	Out Exc	(\$)Amt	Adj/Ent Amount		Cum. Tot. Amount	Absenc
								0.0	
	6:50		19:33				12.25	12.25	
	6:50		19:31				12.25	24.5	
								24.5	
	6:46		19:39				12.5		
								37.0	
								37.0	
	6:49		19:34				12.25	49.25	
SICK TIME						11.0			
VACATION.1						1.0		61.25	
	6:50		19:39				12.5		
								73.75	
	13:19		17:32				4.25		
								78.0	
	6:54		19:26				12.0	90.0	
	6:47						12.25		
	6:51		19:34				12.25		
								114.5	
								114.5	
								114.5	
								114.5	
	SICK TIME	6:50 6:50 6:46 SICK TIME VACATION.1 6:50 13:19	Apply 10 In Punch Exc 6:50 6:50 6:46 6:46 6:49 6:49 SICK TIME VACATION.1 6:50 13:19 6:54 6:47 6:47	Apply to In Punch Exc Out Punch 6:50 19:33 6:50 19:31 6:46 19:39 6:46 19:39 SICK TIME VACATION.1 6:49 19:34 19:39 13:19 17:32 6:54 19:26 6:47 19:27 19:27	Apply to In Punch Exc Out Punch Exc 6:50 19:33 6:50 19:31 6:46 19:39 6:46 19:39 SICK TIME VACATION.1 6:49 19:34 19:39 13:19 17:32 6:54 19:26 6:47 19:27 6:54 19:27	Apply 10 In Punch Exc Out Punch Exc (\$)Amt 6:50 19:33 6:50 19:31 6:46 19:39 6:46 19:39 6:49 19:34 6:50 19:39 SICK TIME VACATION.1 6:50 19:39 13:19 17:32 6:54 19:26 6:47 19:27 19:27 19:27 1000000000000000000000000000000000000	Apply 10 In Punch Exc Out Punch Exc (\$)Amt Amount 6:50 19:33 6:50 19:31 6:46 19:39 11.0 SICK TIME 6:49 19:34 11.0 1.0 VACATION.1 6:50 19:39 11.0 1.0 13:19 17:32 6:54 19:26 19:27	Apply 10 In Pullen Exc Out Pullen Exc (\$)Amt Amount Amount 6:50 19:33 12.25 12.5 12.0 12.5 12.0 12.25 12.0 12.25 12.0 12.25 12.0 12.25 12.25 12.25 12.25 12.25 12.25 12.25 12.25 12.25 12.25 12.25 12.25 12.25 12.25 12.25	Apply 10 In Punch Exc Out Punch Exc (s)Ann Amount Amount Amount Amount 6:50 19:33 12.25 12.25 12.25 24.5 24.5 24.5 24.5 24.5 37.0 37.5 37.5 37.5 37.5 37.5 37.5 <td< td=""></td<>

Pay Rule: Union 121 - 12 Hour DAYS

sstandley 10/19/2016 9:19:05 AM

PACIFICA HOSPITAL OF THE VALLEY KRONOS TIMEKEEPER PUNCH DETAIL REPORT 12/01/2014 THRU 12/31/2014

Previously Selected Employee(s)

1

DEPARTM	ENT: 4256	65600		PHV A	DULT	NEURC	UNIT										
		RC	OUNDED	ALT			AC	TUAL	SCHEDU	LED	PAY		FRC			TOTAL	
DAY	DATE	IN	OUT	CLS	M/B	AUT	IN	OUT	IN	OUT	CODE	HOURS	от	CNF	DEPARTMENT	HOURS	
EMPLOYE	E: 1002206		GARFALO, I	KELLY KA	٩Υ		FIXED C	LASS	Union 399 - 12 Hou	r NIGHTS							
Thu	12/04/14	19:00	07:30				18:53	07:28				12.00		N	42565600	12.00	
Fri	12/05/14	19:00	07:15				18:56	07:12				11.75		N	42565600	23.75	
Sat	12/06/14	18:45	07:15				18:47	07:15				12.00		Ν	42565600	35.75	
Sun	12/07/14	19:00	07:30				18:53	07:25				12.00		N	42565600	47.75	
Tue	12/09/14	19:00	07:30				18:56	07:24				12.00		N	42565600	59.75	
Wed	12/10/14	18:45	07:30				18:52	07:23				12.25		Ν	42565600	72.00	
Wed	12/17/14	18:45	00:00				18:41	00:04				5.25			42565600	77.25	
TOT HRS:	154.50	Ŵ	ORKED: 77.	25	I	NON-W	ORKED:	77.25	PAID: 154.50		NO	N-PAID: 0.00			ADUST: \$0.00		
HOURS BY	Y PAYCODE	OVER	TIME	0.25	F	REGULA	٩R	77.00	SHIFT2 12HRS	5 77.25							
DEPT 425	65600 HOURS	OVER	TIME	0.25	 F	REGULA	AR	77.00	SHIFT2 12HRS	5 77.25							
GRAND TO	OTAL HOURS	OVER	TIME	0.25	F	REGULA	AR	77.00	SHIFT2 12HRS	5 77.25							

STASU 10/19/16 9:04

PACIFICA HOSPITAL OF THE VALLEY KRONOS TIMEKEEPER/AS PUNCH DETAIL HISTORY 11/01/13 THRU 11/30/13

CLK100P PAGE: 1

Department: 42563400 PHV ADULT PSYCH ACUTE

DAY DATE		ALTAC CLS M/B AUT IN	 OUT	SCHEDULED IN OUT		HOURS	FRC OT CNF	Department	TOTAL HOURS
EMPLOYEE: 1002113 FRI 11/01/13 SAT 11/02/13	DANIELSON-OHIRI, STU TRANS TRANS	EPHEN FIX 08 6:56 08 6:55		08 12HR 39	9 7A-7P *MULT *MULT	12.00 12.00	Y	42563400 42563400	12.00 24.00
MON 11/04/13 TUE 11/05/13 WED 11/06/13	8:00 U 20:30 7:00 U 19:30 7:00 U 19:30	08 A 7:53 08 A 6:53 08 A 6:54	20:23 19:23 19:23			$12.00 \\ 12.00 \\ 12.00$		42563400 42563400 42563400	36.00 48.00 60.00
THU 11/07/13 FRI 11/08/13 MON 11/11/13	7:00 U 19:30 7:00 U 19:30 7:00 U 19:30	08 A 6:53 08 A 6:53 08 A 6:53	19:27 19:30 19:23			12.00 12.00 12.00	Y Y	42563400 42563400 42563400	72.00 84.00 96.00
WED 11/13/13 THU 11/14/13	7:00 U 19:30 7:00 U 19:30	08 A 6:54 08 A 6:53	19:23 19:23 19:23			$12.00 \\ 12.00$	Y	42563400 42563400	108.00 120.00
FRI 11/15/13 SAT 11/16/13 SUN 11/17/13	TRANS 7:00 U 19:30 7:00 U 19:30	08 0:00 08 A 6:53 08 A 6:53	19:23 19:23		EDUC	8.00 12.00 12.00	Y	42563400 42563400 42563400	128.00 140.00 152.00
MON 11/18/13 TUE 11/19/13 SAT 11/23/13	7:00 U 19:30 7:00 U 19:30 7:00 U 19:30 7:00 U 19:30	08 A 6:53 08 A 6:53 08 A 6:53	19:23 19:23 19:23			12.00 12.00 12.00	Y	42563400 42563400 42563400	164.00 176.00 188.00
SUN 11/24/13 SAT 11/30/13 TOT HRS: 212.00			204.00			12.00 12.00 N-PAID		42563400 42563400 .00 ADJUST	200.00 212.00 \$.00
+* TOTALS Department:	REGULAR HOURS 42563400	152.00 SHIFT	1 12HRS	204.00	OVERTIME		52.00	EDUCATION	8.00
TOT HRS: 212.00 HOURS BY PAY CODE			204.00 1 12HRS		416.00 NC OVERTIME	N-PAID	52.00	.00 ADJUST EDUCATION	\$.00 8.00
** FINAL TOTALS TOT HRS: 212.00 HOURS BY PAY CODE) WORKED 212.(REGULAR HOURS	00 NON-WORKED 152.00 SHIFT	204.00 1 12HRS		416.00 NC OVERTIME	N-PAID	52.00	.00 ADJUST EDUCATION	\$.00 8.00

STASU 10/19/16 8:52

PACIFICA HOSPITAL OF THE VALLEY KRONOS TIMEKEEPER/AS PUNCH DETAIL HISTORY 3/01/12 THRU 3/31/12

CLK100P PAGE: 1

Department: 42577200 PHV RESPIRATORY THERAPY

DAY DATE	ROUNDED IN OUT	ALT CLS M/B AUT	ACTUAL IN OUT	SCHEDULEI IN OUT		FRC OT CNF	Department	TOTAL HOURS
EMPLOYEE: 1001910 FRI 3/02/12 SUN 3/04/12 THU 3/08/12 SUN 3/11/12 TUE 3/13/12 FRI 3/16/12 SUN 3/18/12 TUE 3/20/12 THU 3/22/12 SAT 3/31/12 TOT HRS: 113. HOURS BY PAY CODE	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	08 A 08 A 08 A 08 A 08 A 08 A 08 A 08 A	FIXED CLASS: 18:30 7:05 18:43 6:45 6:44 19:10 6:45 19:00 18:33 5:42 6:31 18:49 6:31 18:59 18:26 7:00 18:31 5:29 7:15 17:15 KED 113.75 SHIFT2 12HRS	08 12HR 39 PAID 56.75	99 7A-7P 12.00 11.50 12.00 11.75 10.75 11.75 12.00 12.00 12.00 12.00 10.50 9.50 227.50 NON-PAID SHIFT1 12HRS	57.00	42577200 42577200 42577200 42577200 42577200 42577200 42577200 42577200 42577200 42577200 42577200 42577200 0 00 ADJUST	12.00 23.50 35.50 47.25 58.00 69.75 81.75 93.75 104.25 113.75 \$.00
** TOTALS Department TOT HRS: 113. HOURS BY PAY CODE		.75 NON-WOR 113.75	KED 113.75 SHIFT2 12HRS	PAID 56.75	227.50 NON-PAID SHIFT1 12HRS	57.00	.00 ADJUST	\$.00
** FINAL TOTALS TOT HRS: 113. HOURS BY PAY CODE	75 WORKED 113 REGULAR HOURS	.75 NON-WOR 113.75	KED 113.75 SHIFT2 12HRS	PAID 56.75	227.50 NON-PAID SHIFT1 12HRS	57.00	.00 ADJUST	\$.00

PACIFICA HOSPITAL OF THE VALLEY KRONOS TIMEKEEPER/AS PUNCH DETAIL HISTORY 10/01/11 THRU 10/31/11

Department:	42561700	PHV	MED/SURG

DAY DATE IN OUT	ALTACT CLS M/B AUT IN	UAL OUT	SCHEDULED PAY IN OUT CODE	FRC HOURS OT CNF	Department	TOTAL HOURS
EMPLOYEE: 1001914 GOLDMAN, PAMELA TUE 10/04/11 7:00 U 19:30 MON 10/10/11 7:00 U 19:30 TUE 10/18/11 7:00 U 19:30 WED 10/26/11 7:00 U 19:30 LATE CALL		D CLASS: 7 19:24 19:32 19:30 19:26	7P 12HR PER DIEM RI	N (730A-1900) 12.00 12.00 12.00 12.00 12.00	42561700 42561700 42561700 42561700 42561700	12.00 24.00 36.00 48.00
	.00 NON-WORKED 48.00	.00	PAID 48.00	NON-PAID .	00 ADJUST	\$.00
** TOTALS Department: 42561700 TOT HRS: 48.00 WORKED 48 HOURS BY PAY CODE REGULAR HOURS	.00 NON-WORKED 48.00	.00	PAID 48.00	NON-PAID .	00 ADJUST	\$.00
** FINAL TOTALS TOT HRS: 48.00 WORKED 48 HOURS BY PAY CODE REGULAR HOURS	.00 NON-WORKED 48.00	.00	PAID 48.00	NON-PAID .	00 ADJUST	\$.00

STASU 10/19/16 8:14

PACIFICA HOSPITAL OF THE VALLEY KRONOS TIMEKEEPER/AS PUNCH DETAIL HISTORY 5/01/10 THRU 5/31/10

CLK100P PAGE: 1

Department	t: 42570100	PHV EMER	RGENCY ROOM									
DAY	DATE	ROUNDI IN		LT LS M/B AU1	ACT IN	UAL OUT	SCHEDULE IN OU		FRC HOURS OT		epartment	TOTAL HOURS
EMPLOYEE: TUE WED FRI WED THU SUN TOT HRS: HOURS BY I	1001723 5/04/10 5/05/10 5/14/10 5/19/10 5/20/10 5/23/10 72.0 PAY CODE		7:30 (7:30 (7:30 (7:30 (7:30 (7:30 (06 A 06 A 06 A 06 A 06 A 06 A 06 A 0 NON-WOF 72.00	19:00 19:02 18:54 18:55 19:04 19:02 RKED	D CLASS: 7:25 7:26 7:24 7:25 7:28 7:28 7:28 72.00 12HRS		PER DIEM F 144.00	N (1900-730A) 12.00 12.00 12.00 12.00 12.00 12.00 12.00 NON-PAID	4 4 4 4 4	2570100 2570100 2570100 2570100 2570100 2570100 ADJUST	12.00 24.00 36.00 48.00 60.00 72.00 \$.00
** TOTALS TOT HRS: HOURS BY 1	Department 72.0 PAY CODE	0 WORKED	72.00 R HOURS	0 NON-WOF 72.00		72.00 12HRS	PAID 72.00	144.00	NON-PAID	.00	ADJUST	\$.00
** FINAL TOT HRS: HOURS BY 1	72.0		72.00 AR HOURS		KED SHIFT2	72.00 12HRS	PAID 72.00	144.00	NON-PAID	.00	ADJUST	\$.00

EXHIBIT 38

Pacifica Hospital Of The Valley Punch Variance Form

Instructions:

- 1. Director/ supervisor enters the date and punch/s in question.
- 2. Employee explains the reason for the punch variance
- 3. Employee enters time to be adjusted if any
- 4. Employee enters the total hours of pay for the shift
- 5. Employee signs and dates the entry
- 6. Form is returned to supervisor
- 7. Supervisor makes any authorized changes on the Kronos
- 8. Supervisor signs and dates the form.
- 9. Completed form is sent to Payroll with the Kronos.

Employee Name:		PPEnd:	
Date:	Department:		
Early late missed punch	· · · · · · · · · · · · · · · · · · ·		
Missed lunch			
Explanation:			
Adjusted time/s:		Total paid hours:	
Employee Signature:			
Data	Demontres e se te		
Date:	Department:		
Early late missed punch Missed lunch			
Explanation:			
Adjusted time/s:		Total paid hours:	
Employee Signature:			
Date:	Department:		
Early late missed punch			
Missed lunch			
Explanation:			
Adjusted time/s:		Total paid hours:	
Employee Signature:			
~ . ~.		-	
Supervisors Signature:		Date:	

EXHIBIT 39

1	CHRISTOPHER WARD, CA B cward@foley.com	ar No. 238777					
2	ARCHANA R. ACHARYA, CA Bar No. 272989 aacharya@foley.com FOLEY & LARDNER LLP 555 SOUTH FLOWER STREET, SUITE 3500						
3							
4	LOS ANGELES, CA 90071-241 TELEPHONE: 213.972.4500						
5	FACSIMILE: 213.486.0065						
6 7	Attorneys for Defendant PACIFICA OF THE VALLEY CORPORATION dba PACIFICA HOSPITAL OF THE VALLEY						
8	Supe	RIOR COURT OF TH	HE STATE OF CALIFORNIA				
9		For The Count	Y OF LOS ANGELES				
10		CENTRAL	CIVIL WEST				
11	KYLE FRENCHER, ON BEHALF OTHERS SIMILARLY SITUATED.	OF HERSELF AND) CASE NO: BC559056				
12	PLAINTIFF,) PACIFICA OF THE VALLEY) CORPORATION DBA PACIFICA HOSPITAL) OF THE VALLEY'S RESPONSE TO) PLAINTIFF'S SPECIAL				
13	V.						
14	PACIFICA OF THE VALLEY O) INTERROGATORIES, SET THREE				
15	DBA PACIFICA HOSPITAL OF AND DOES 1 TO 100, INCLUSIVE	THE VALLEY;)) CLASS ACTION				
16	Defendant.)) Case Filed: September 29, 2014				
17 18)				
18 19	PROPOUNDING PARTY:	Plaintiff, KYLE F	RENCHER				
20	RESPONDING PARTY:		FICA OF THE VALLEY CORPORATION DBA				
21		PACIFICA HOSE	PITAL OF THE VALLEY				
22	SET NO.:	THREE (3)					
23							
24	Pursuant to California Code of Civil Procedure section 2030.210 et seq., Defendant PACIFICA						
25	OF THE VALLEY CORPORATION dba PACIFICA HOSPITAL OF THE VALLEY ("Defendant")						
26	hereby provides the following re	sponses to Plaintiff	EKYLE FRENCHER's Special Interrogatories, Set				
27	Three.						
28							
	RESPON	NSE TO SPECIAL INT	ERROGATORIES, SET THREE				

PRELIMINARY STATEMENT

Defendant has not completed discovery, investigation, and preparation for trial in this matter as of the date of this response to Plaintiff's special interrogatories. The responses and objections contained herein are based only upon such information and documents as are currently available and specifically known to Defendant, or upon information of which Defendant is aware upon on information and belief, and is provided without prejudice to Defendant's right to introduce other and further facts, documents, or things which they might discover or upon which Defendant may subsequently come to rely at the 8 time of trial.

9 It is anticipated that further investigation, discovery, legal research, and analysis may supply 10 additional facts, documents, or other things, add meaning to known facts, and establish entirely new 11 factual conclusions and legal contentions, all of which may lead to subsequent additions or changes in 12 and variations from the responses set forth herein. Defendant reserves the right to amend or alter these 13 responses in the future pursuant to future discovery and investigation, but is under no obligation to do 14 so. In the event future discovery and investigation reveal facts which are presently unknown to 15 Defendant, Defendant reserves the right to make contentions and to rely upon such facts at trial, and is 16 under no obligation to provide such further facts to Plaintiff unless specifically requested by Plaintiff at 17 a future date to do so.

18 Defendant's responses herein are for the purpose of discovery only, and the responses are not an 19 admission or acceptance that any response or fact set forth herein is relevant and/or admissible as 20 evidence at the time of trial or at any other hearing in this case. Except for the explicit facts set forth 21 herein, no admission of any nature whatsoever is implied or should be inferred. The qualifying language 22 contained in this "Preliminary Statement" is hereby incorporated by reference into each of Defendant's 23 responses herein.

24 The following responses are made solely for the purpose of this action. Each response is subject 25 to all objections as to competence, relevance, privilege, materiality, propriety, admissibility, and any and 26 all other objections and grounds that would require the exclusion of any statement or document 27 contained herein if such information was testified to by a witness present in court.

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GENERAL OBJECTIONS

As to each and every special interrogatory, Defendant states the following:

A. To the extent that the special interrogatories are intended to elicit privileged or protected information, Defendant objects as to each special interrogatory and asserts the applicable privilege or protection to the fullest extent permitted by law, including but not limited to the protections afforded by the attorney-client privilege, the work-product privilege, and the right of privacy.

Β. Defendant expressly reserves the right to object to further discovery into the subject matter of any special interrogatory or portion thereof.

C. Defendant objects to each special interrogatory to the extent that it seeks information in violation of Sections 2017.010 et seq., 2018.010 et seq., 2019.010 et seq. and 2030.010 et seq. of the Code of Civil Procedure.

D. Defendant objects to each special interrogatory to the extent that it seeks information equally available to Plaintiff or information that is not within Defendant's possession, custody or control.

E. Defendant objects to the special interrogatories to the extent that they are intended to be and are overly broad, unduly burdensome and oppressive.

F. Defendant objects to each special interrogatory to the extent it seeks information that is not relevant to the subject matter of this action, and is not reasonably calculated to lead to the discovery 19 of admissible evidence.

20 Without waiving any of the foregoing General Objections, each of which applies to each and 21 every one of the individual responses set forth below and is incorporated by this reference thereon 22 (whether or not specifically stated in the response), Defendant responds to the individual requests as 23 follows:

24

RESPONSE TO SPECIAL INTERROGATORIES

25 **SPECIAL INTERROGATORY NO. 94:**

26 Please identify the number of "Pacifica Hospital of the Valley Punch Variance Forms," a true 27 and correct copy of which is hereto attached as Exhibit A, YOUR hourly non-exempt EMPLOYEES 28 submitted to YOU for missed lunch in 2010. ("DEFENDANT", "YOU", and "YOUR" as used herein

1 shall mean PACIFICA OF THE VALLEY CORPORATION dba PACIFICA HOSPITAL OF THE 2 VALLEY; "EMPLOYEE" or "EMPLOYEES" as used herein shall mean any person DEFENDANT 3 engaged, suffered or permitted to work (or over whom DEFENDANT exercised control of that person's 4 wages, hours, or working conditions as defined in the applicable wage order promulgated by the 5 Industrial Welfare Commission) in the State of California; "WORKED" as used herein shall mean the 6 time during which any person, as defined by California Labor Code section 18, was subject to YOUR 7 control and YOU engaged, suffered or permitted that person to work, whether or not YOU required the 8 person to do so.)

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RESPONSE TO SPECIAL INTERROGATORY NO. 94:

Defendant objects to this interrogatory on the basis that it is vague and ambiguous. Defendant
further objects to this request on the basis that it lacks foundation. Defendant also objects to this
interrogatory on the basis that it calls for information and documents that have already been produced to
counsel.

Without waiving the foregoing objections and subject to those objections, Defendant responds as follows: Defendant implemented the Punch Variance Forms in 2014, such that no employee executed the form for a missed lunch in 2010. However, if an employee was unable to complete an off-duty meal period, he or she documented the missed meal period on the time sheet and received premium compensation accordingly. Based on a review of Defendant's payroll records, employees recorded and received compensation for missed meal breaks on approximately 78 occasions.

20 SPECIAL INTERROGATORY NO. 95:

Please identify the number of "Pacifica Hospital of the Valley Punch Variance Forms," a true
and correct copy of which is hereto attached as Exhibit A, YOUR hourly non-exempt EMPLOYEES
submitted to YOU for missed lunch in 2011.

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RESPONSE TO SPECIAL INTERROGATORY NO. 95:

Defendant objects to this interrogatory on the basis that it is vague and ambiguous. Defendant
further objects to this request on the basis that it lacks foundation. Defendant also objects to this
interrogatory on the basis that it calls for information and documents that have already been produced to
counsel.

1 Without waiving the foregoing objections and subject to those objections, Defendant responds as 2 follows: Defendant implemented the Punch Variance Forms in 2014, such that no employee executed 3 the form for a missed lunch in 2011. However, if an employee was unable to complete an off-duty meal 4 period, he or she documented the missed meal period on the time sheet and received premium 5 compensation accordingly. Based on a review of Defendant's payroll records, employees recorded and 6 received compensation for missed meal breaks on approximately 71 occasions.

7 **SPECIAL INTERROGATORY NO. 96:**

8 Please identify the number of "Pacifica Hospital of the Valley Punch Variance Forms," a true 9 and correct copy of which is hereto attached as Exhibit A, YOUR hourly non-exempt EMPLOYEES 10 submitted to YOU for missed lunch in 2012.

RESPONSE TO SPECIAL INTERROGATORY NO. 96:

12 Defendant objects to this interrogatory on the basis that it is vague and ambiguous. Defendant further objects to this request on the basis that it lacks foundation. Defendant also objects to this 13 14 interrogatory on the basis that it calls for information and documents that have already been produced to 15 counsel.

16 Without waiving the foregoing objections and subject to those objections, Defendant responds as 17 follows: Defendant implemented the Punch Variance Forms in 2014, such that no employee executed 18 the form for a missed lunch in 2011. However, if an employee was unable to complete an off-duty meal 19 period, he or she documented the missed meal period on the time sheet and received premium 20 compensation accordingly. Based on a review of Defendant's payroll records, employees recorded and 21 received compensation for missed meal breaks on approximately 69 occasions.

22 **SPECIAL INTERROGATORY NO. 97:**

Please identify the number of "Pacifica Hospital of the Valley Punch Variance Forms," a true 23 24 and correct copy of which is hereto attached as Exhibit A, YOUR hourly non-exempt EMPLOYEES 25 submitted to YOU for missed lunch in 2013.

26 **RESPONSE TO SPECIAL INTERROGATORY NO. 97:**

27 Defendant objects to this interrogatory on the basis that it is vague and ambiguous. Defendant 28 further objects to this request on the basis that it lacks foundation. Defendant also objects to this

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interrogatory on the basis that it calls for information and documents that have already been produced to
 counsel.

Without waiving the foregoing objections and subject to those objections, Defendant responds as follows: Defendant implemented the Punch Variance Forms in 2014, such that no employee executed the form for a missed lunch in 2011. However, if an employee was unable to complete an off-duty meal period, he or she documented the missed meal period on the time sheet and received premium compensation accordingly. Based on a review of Defendant's payroll records, employees recorded and received compensation for missed meal breaks on approximately 58 occasions.

SPECIAL INTERROGATORY NO. 98:

Please identify the number of "Pacifica Hospital of the Valley Punch Variance Forms," a true
and correct copy of which is hereto attached as Exhibit A, YOUR hourly non-exempt EMPLOYEES
submitted to YOU for missed lunch in 2014.

RESPONSE TO SPECIAL INTERROGATORY NO. 98:

Defendant objects to this interrogatory on the basis that it is vague and ambiguous. Defendant
further objects to this request on the basis that it lacks foundation. Defendant also objects to this
interrogatory on the basis that it calls for information and documents that have already been produced to
counsel.

18 Without waiving the foregoing objections and subject to those objections, Defendant responds as
19 follows: 24. However, some employees continued to document their missed meal period on the time
20 sheets only and received premium compensation accordingly.

21 SPECIAL INTERROGATORY NO. 99:

Please identify the number of "Pacifica Hospital of the Valley Punch Variance Forms," a true
and correct copy of which is hereto attached as Exhibit A, YOUR hourly non-exempt EMPLOYEES
submitted to YOU for missed lunch in 2015.

25 RESPONSE TO SPECIAL INTERROGATORY NO. 99:

Defendant objects to this interrogatory on the basis that it is vague and ambiguous. Defendant
further objects to this request on the basis that it lacks foundation. Defendant also objects to this
interrogatory on the basis that it calls for information and documents that have already been produced to

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1 counsel.

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Without waiving the foregoing objections and subject to those objections, Defendant responds as follows: 96. However, some employees continued to document their missed meal period on the time sheets only and received premium compensation accordingly.

5 SPECIAL INTERROGATORY NO. 100:

Please identify the number of "Pacifica Hospital of the Valley Punch Variance Forms," a true
and correct copy of which is hereto attached as Exhibit A, YOUR hourly non-exempt EMPLOYEES
submitted to YOU for missed lunch in 2016.

9 **<u>RESPONSE TO SPECIAL INTERROGATORY NO. 100:</u>**

Defendant objects to this interrogatory on the basis that it is vague and ambiguous. Defendant
further objects to this request on the basis that it lacks foundation. Defendant also objects to this
interrogatory on the basis that it calls for information and documents that have already been produced to
counsel.

Without waiving the foregoing objections and subject to those objections, Defendant responds as
follows: To date, 63. However, some employees continued to document their missed meal period on the
time sheets only and received premium compensation accordingly.

DATE: AUGUST 19, 2016

FOLEY & LARDNER LLP CHRISTOPHER WARD ARCHANA R. ACHARYA

By:

ARCHANA R. ACHARYA Attorneys for Defendant PACIFICA OF THE VALLEY CORPORATION dba PACIFICA HOSPITAL OF THE VALLEY

1	VERIFICATION
2	STATE OF CALIFORNIA, COUNTY OF LOS ANGELES
3	I, PATTI ALONZO, depose and say that I reside in Los Angeles County,
4	California; that I am the Human Resources Manager for Pacifica of the Valley
5	Corporation doing business as Pacifica Hospital of the Valley, which is a party to this
6	action; that I made this authorization on my own behalf to verify the foregoing
7	PACIFICA OF THE VALLEY CORPORATION dba PACIFICA HOSPITAL OF THE
8	VALLEY'S RESPONSE TO PLAINTIFF'S SPECIAL INTERROGATORIES, SET
9	THREE; that I have read and know its contents, and those contents are true of my own
10	knowledge, except as to the matters stated on information and belief, and as to those
11	matters, I believe them to be true.
12	Executed on August <u>19</u> 2016, at <u>Sun Valley</u> , California.
13	I declare under penalty of perjury under the laws of the State of California and the
14	United States of America that the foregoing is true and correct.
15	\sim
16	Jak
17	Patti Alonzo (signature)
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1	PROOF OF SERVICE
2 3	I am employed in the County of Los Angeles, State of California. I am over the age of 18 and not a party to this action; my current business address is 555 South Flower Street, Suite 3500, Los Angeles, CA 90071-2411.
4 5 6 7	On August 25, 2016, I served the foregoing document(s) described as: PACIFICA OF THE VALLEY CORPORATION dba PACIFICA HOSPITAL OF THE VALLEY'S RESPONSE TO PLAINTIFF'S SPECIAL INTERROGATORIES, SET THREE on the interested parties in this action as follows: Joseph Lavi, Esq. Vincent C. Granberry, Esq.
8 9 10	Lavi & Ebrahimian, LLP 8889 W. Olympic Blvd., Suite 200 Beverly Hills, California 90211 Telephone: (310) 432-0000 Facsimile: (310) 432-0001
11 12	Attorneys for Plaintiff Kyle Frencher
 13 14 15 16 17 	 BY MAIL I am readily familiar with the firm's practice of collection and processing correspondence for mailing with the United States Postal Service; the firm deposits the collected correspondence with the United States Postal Service that same day, in the ordinary course of business, with postage thereon fully prepaid, at Los Angeles, California. I placed the envelope(s) for collection and mailing on the above date following ordinary business practices.
 18 19 20 21 	X BY ELECTRONIC SERVICE X Pursuant to CRC Rule 2.251, CCP § 1010.6, and the Court Order Authorizing Electronic Service, I caused a copy of the document(s) to be served by electronic mail as a PDF attachment to the email address listed in the Service List by uploading it to the CASE ANYWHERE website at www.caseanywhere.com
21	X Executed on August 25, 2016, at Los Angeles, California.
23	X I declare under penalty of perjury under the laws of the State of California that the above is true and correct.
24 25	Diana V. Galvez
23 26	
27	
28	
	RESPONSE TO SPECIAL INTERROGATORIES, SET THREE CASE NO. BC559056

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1	PROOF OF SERVICE
2	I am employed in the County of Los Angeles, State of California. I am over the age of 18 and not a party to this action; my current business address is 555 South Flower Street, Suite 3500, Los Angeles,
3	CA 90071-2411.
4	On November 15, 2016, I served the foregoing document(s) described as: DECLARATION OF ARCHANA ACHARYA IN SUPPORT OF DEFENDANT PACIFICA OF THE VALLEY
5	CORPORATION dba PACIFICA HOSPITAL OF THE VALLEY'S OPPOSITION TO PLAINTIFF KYLE FRENCHER'S MOTION FOR CLASS CERTIFICATION on the interested
6	parties in this action as follows:
7	Joseph Lavi, Esq.
8	Vincent C. Granberry, Esq. Lavi & Ebrahimian, LLP
9	8889 W. Olympic Blvd., Suite 200 Beverly Hills, California 90211
10	Telephone: (310) 432-0000 Facsimile: (310) 432-0001
11	Attorneys for Plaintiff Kyle Frencher
12	
13	
14	BY MAIL
15	I am readily familiar with the firm's practice of collection and processing correspondence for mailing with the United States Postal Service; the firm
16 17	deposits the collected correspondence with the United States Postal Service that same day, in the ordinary course of business, with postage thereon fully prepaid, at Los Angeles, California. I placed the envelope(s) for collection and mailing
18	on the above date following ordinary business practices.
19	X BY ELECTRONIC SERVICE X Pursuant to CRC Rule 2.251, CCP § 1010.6, and the Court Order Authorizing
20	Electronic Service, I caused a copy of the document(s) to be served by electronic mail as a PDF attachment to the email address listed in the Service List by
21	uploading it to the CASE ANYWHERE website at <u>www.caseanywhere.com</u>
22	X Executed on November 15, 2016, at Los Angeles, California.
23	X I declare under penalty of perjury under the laws of the State of California that
24	the above is true and correct.
25	Diana V. Galvez
26	
27	
28	
	1 ACHARYA DECLARATION ISO OPPOSITION TO PLAINTIFF'S MOTION FOR CLASS CERTIFICATION

CASE NO. BC559056