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1 2 3 4 5 6 7 8 9	QUINN EMANUEL URQUHART & SULLIVA Shon Morgan (Bar No. 187736) shonmorgan@quinnemanuel.com William C. Price (Bar No. 108542) williamprice@quinnemanuel.com Duane R. Lyons (Bar No. 125091) duanelyons@quinnemanuel.com Joseph Sarles (Bar No. 254750) josephsarles@quinnemanuel.com Jack Baumann (Bar No. 288881) jackbaumann@quinnemanuel.com 865 South Figueroa Street, 10 <sup>th</sup> Floor Los Angeles, California 90017-2543 Telephone: (213) 443-3000 Facsimile: (213) 443-3100 <i>Attorneys for Home Depot U.S.A., Inc.</i>	N, LLP
10	LIST OF COUNSEL CONTINUED ON SECON	ND PAGE
11		DISTRICT COURT
12	NORTHERN DISTRI	ICT OF CALIFORNIA
13	SAN FRANCI	SCO DIVISION
14	THE ESTATE OF JOHN UTNE THROUGH HIS SUCCESSOR IN INTEREST KAREN	Case No. 3:16-cv-01854-RS
15 16	UTNE and ALFRED PINTO, on behalf of themselves, all others similarly situated, and the general public,	JOINT STIPULATION OF CLASS ACTION AND PAGA SETTLEMENT AND RELEASE
17	Plaintiffs,	Judge: Hon. Richard Seeborg
18	VS.	Judge. Tion. Rienard Secoorg
19 20	HOME DEPOT U.S.A., INC., a Delaware Corporation; and DOES 1-50, inclusive,	
20	Defendants.	
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23		
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02441 00022/14142010		Case No. 3:16-cv-01854-RS
02441-00022/14142918.	JOINT STIPULATION OF CL.	ASS ACTION AND PAGA SETTLEMENT AND RELEASE

	Case 3:16-cv-01854-RS Document 363-1 Filed 06/22/23 Page 11 of 111
4 5 6 7 8 9 10 11 12 13 14 15	SETAREH LAW GROUP Shaun Setareh (SBN 204514) Thomas Segal (SBN 222791) Farrah Grant (SBN 293898) Tyson J. Gibb (SBN 339154) 9665 Wilshire Boulevard, Suite 430 Beverly Hills, California 90212 Telephone: (310) 888-7171 Facsimile: (310) 888-7171 Facsimile: (310) 888-7109 thomas@setarehlaw.com shaun@setarehlaw.com farrah@setarehlaw.com tyson@setarehlaw.com tyson@setarehlaw.com MARLIN & SALTZMAN Alan S. Lazar (SBN 125820) Cody R. Kennedy (SBN 296061) Karen I. Gold (SBN 258360) Marissa A. Mayhood (SBN 334376) 29800 Agoura Road, Suite 210 Agoura Hills, California 91301 Telephone: (818) 991-8081 alazar@marlinsaltzman.com ckennedy@marlinsaltzman.com
24 25	
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02441-00022/14142918.	-2- Case No. 3:16-cv-01854-RS JOINT STIPULATION OF CLASS ACTION AND PAGA SETTLEMENT AND RELEASE

# 1

I.

# **INTRODUCTION**

2 1. This joint stipulation is made and entered into by and between the following 3 parties: plaintiffs The Estate of John Utne through his successor in interest Karen Utne and Alfred 4 R. Pinto, individually and as class and PAGA representatives, and defendant Home Depot U.S.A., 5 Inc. The Parties agree to fully and completely settle all litigation by or among them subject to the 6 terms and conditions set forth below and subject to the approval of the Court. This Joint 7 Stipulation of Class Action and PAGA Settlement and Release, including any attached exhibits is 8 legally binding on the Parties, and supersedes any and all prior email correspondence and/or 9 memoranda of understanding.

## 10 II. <u>RECITALS</u>

2.

11

#### **Procedural History**.

I		
12	a.	On March 8, 2016, Plaintiff John H. Utne filed a putative class action
13		against Home Depot in the Superior Court of California, County of
14		Alameda, Case No. RG16806847, alleging (1) failure to pay hourly
15		employees wages and overtime under Cal. Lab. Code §§ 223, 510, 1194,
16		1197, 1198; (2) failure to provide accurate written "wage statements" under
17		Cal. Lab. Code § 226; (3) termination "waiting time" payment claims under
18		Cal. Lab. Code§ 201-203; and (4) violation of California's Unfair
19		Competition Law ("UCL"), Cal. Bus. & Prof. Code § 17200 et seq
20	b.	The complaint raised allegations that Home Depot hourly employees were
21		required to wait off-the-clock following their closing shifts while the store
22		was locked.
23	с.	On April 7, 2016, Mr. Utne filed a First Amended Complaint in Alameda
24		County adding an additional representative claim for Private Attorney
25		General Act (PAGA) civil penalties under Cal. Lab. Code § 2698 et seq.
26	d.	Home Depot removed the case to the United States District Court for the
27		Northern District of California on April 8, 2016.
28		
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1	e.	On November 30, 2016, Mr. Utne filed a Second Amended Complaint
2		raising allegations relating to "rounding" of employee time.
3	f.	Mr. Utne filed a Third Amended Complaint on September 19, 2017, raising
4		additional allegations of unpaid work relating to the time spent walking in
5		the store while off the clock, obtaining and donning employee aprons and
6		waiting to clock-in.
7	g.	On December 4, 2017, the Court granted judgment in Home Depot's favor
8		with respect to the rounding claim, after which plaintiff filed a request to
9		immediately appeal, which was denied.
10	h.	On March 30, 2018, the Court granted plaintiff's motion to certify two
11		classes: the "Lock-In Class" consisting of "all individuals employed by
12		Home Depot in hourly-paid or non-exempt positions in Home Depot stores
13		in California at any time since March 8, 2012, and who worked at least one
14		shift ending after the time that the Home Depot store was scheduled to close
15		to the public for the evening," and the "Hourly Employee Class" consisting
16		of "all individuals employed by Home Depot in hourly-paid or non-exempt
17		positions in California at any time since March 8, 2012." The Court
18		appointed Mr. Utne as class representative and Setareh Law Group as class
19		counsel.
20	i.	On July 11, 2019, the Court granted judgment in Home Depot's favor on
21		plaintiff's waiting time and wage statement claims to the extent premised on
22		time spent walking in the store while off the clock, obtaining and donning
23		employee aprons and waiting to clock in.
24	j.	On March 31, 2022, Mr. Utne filed his Fourth Amended Complaint to re-
25		plead the PAGA claim following the apparent inadvertent dismissal of that
26		claim.
27	k.	On May 6, 2022, the Court granted judgment in Home Depot's favor on the
28		UCL claim, without any limitation on re-filing the UCL claim in state court.
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I	1	

1		On May 17, 2022, John H. Utne re-filed the UCL claim in the Superior	
2		Court in Alameda County, California, Case No. 22CV011360. The state	
3		court action is currently stayed.	
4	1.	On May 6, 2022, Home Depot's motion to decertify the Lock-in and Hourly	
5		Employee classes was denied.	
6	m.	On July 26, 2022, the Court granted Home Depot's motion to dismiss, and	
7		dismissed plaintiff's claim for waiting time penalties under Cal. Lab. Code	
8		§§ 201-203.	
9	n.	On September 13, 2022, the Court appointed Alfred R. Pinto as an	
10		additional class representative.	
11	0.	On September 16, 2022, plaintiffs filed a Fifth Amended Complaint	
12		formally adding Mr. Pinto as an additional named plaintiff.	
13	р.	On November 10, 2022, the Court granted portions of Plaintiffs' and Home	
14		Depot's motions to exclude expert witnesses.	
15	q.	The Court set a trial date for April 17, 2023.	
16	r.	This case has been aggressively litigated by both sides in both state and	
17		federal court over the course of the past seven (7) years.	
18	3. <u>Hom</u>	e Depot Denies Liability and Asserts Strong Defenses.	
19	Home Depot denies Named Plaintiffs' claims, and asserts that, during all relevant times,		
20	Class Members were properly paid for all hours worked, and received all overtime wages to which		
21	they were entitled, in accordance with California law. Home Depot also asserts that, at all times,		
22	Class Members received wage statements that were compliant with the Labor Code, were timely		
23	paid all wages as required under the Labor Code, and that Class Members who ended their		
24	employment with Home Depot during the Class Period were properly compensated for all wages		
25	due as required by California law. Consequently, Home Depot does not believe that any liability to		
26	the Plaintiffs or Class Members exists, or that the Plaintiffs or Class Members are entitled to any		
27	recovery. In addition, Home Depot contends the Plaintiffs' claims are not suitable for class or		
28	representative treatm	nent. Nonetheless, without admitting any liability or wrongdoing and without	
142010	 	-3- Case No. 3:16-cv-01854-RS	
142918.	1	JOINT STIPULATION OF CLASS ACTION AND PAGA SETTLEMENT AND RELEASE	

admitting that class certification or representative treatment is appropriate for any purpose other
 than for settlement purposes, Home Depot has agreed to settle the matter on the terms set forth in
 this Settlement Agreement, to avoid the burden, expense, and uncertainty of litigation.

4

# 4. <u>Mediation and Negotiated Settlement</u>.

This Agreement comes after the Parties completed extensive fact and expert discovery and
multiple rounds of motion practice. The Parties also participated in a number of arms-length
negotiations with experienced mediators—first in 2019 with Antonio Piazza, and again in
November 2022 with Hunter R. Hughes III. After months of follow-up negotiations involving Mr.
Hughes, the Parties each accepted a mediator's proposal to reach a global settlement.

10

5.

## The Parties Desire Resolution.

11It is the desire of the Parties to fully, finally, and forever settle, compromise, and discharge12all disputes and claims against the Releasees as provided herein. As long as there are no changes13to the material terms of this Settlement Agreement (*e.g.* the amount of money to be paid, the class14definitions, and/or the scope of the negotiated releases), the Court may make non-material changes15to the terms of this Settlement Agreement as appropriate and/or necessary to approve the16Settlement (*i.e.*, procedural matters such as the language contained in the claim form and length of17notice to the class).

18

# 6. <u>Settlement Value</u>.

Class Counsel represent that they have conducted a thorough investigation into the facts of
the Action. Based on the fact and expert discovery conducted and their own independent
investigation, analysis and evaluation, Class Counsel and the Plaintiffs are of the opinion that the
Settlement Agreement is fair, adequate and reasonable, and is in the best interest of the Classes in
light of all known facts and circumstances.

24

III.

# SETTLEMENT DEFINITIONS

7. "<u>Action</u>" means and refers to the lawsuit titled *The Estate of John Utne Through His Successor in Interest Karen Utne v. Home Depot U.S.A., Inc.,* United States District Court for
the Northern District of California, Case No. 3:16-cv-1854-RS. The Action is a certified class
action and a PAGA representative action.

8. "<u>Affiliates</u>" of Home Depot means and refers to each individual or entity that prior
 to the date of Preliminary Approval: (1) was Home Depot's subsidiary, related company or entity,
 division, parent company, sister company, affiliate, predecessor or successor; (2) directly or
 indirectly controlled or owned Home Depot; (3) was directly or indirectly controlled or owned by
 Home Depot, and/or (4) was directly or indirectly under common control or ownership with Home
 Depot.

9. "<u>Agreement</u>" or "<u>Settlement Agreement</u>" means and refers to this Joint
8 Stipulation of Class Action and PAGA Settlement and Release, including any attached exhibits.

10. "<u>Class</u>" means all Class Members.

9

11. "<u>Class Counsel</u>" or "<u>Plaintiffs' Counsel</u>" means Shaun Setareh and Thomas Segal
 of the Setareh Law Group and Karen Gold and Marissa Mayhood of Marlin & Saltzman LLP.

12 12. "<u>Class Member(s)</u>" means any member of the Post-Shift Class, Hourly Employee
13 Class, and/or the Rounding Class.

14 13. "<u>Class Period</u>" means March 8, 2012, through the Date of Preliminary Approval.

15 14. "<u>Class Representatives</u>", "<u>PAGA Representatives</u>" and/or "<u>Named Plaintiffs</u>"
16 means John H. Utne or the Estate of John Utne Through His Successor in Interest Karen Utne (as
17 applicable), and/or Alfred R. Pinto.

18 15. "<u>Class Settlement Fund</u>" means ninety-five percent (95%) of the Net Settlement
19 Fund.

20 16. "<u>Closing Shift(s)</u>" means any shift scheduled to end after the Home Depot store
21 where the shift is performed was scheduled to close to the public for the evening.

22 17. "<u>Complaint(s)</u>" means any complaint or amended complaint filed in the Action or
23 the UCL Action.

24 18. "<u>Court</u>" means the United States District Court for Northern District of California
25 presiding over the Action.

26 19. "<u>Cy Pres Recipient</u>" means The Homer Fund or another appropriate 501(c)(3)
27 organization agreed to by the Parties and approved by the Court.

20. "Date of Preliminary Approval" means the date the Court issues an order
 preliminarily approving the Settlement Agreement.

21. "<u>Deficient Request for Exclusion</u>" means a Request for Exclusion that fails to
include one or more of the following: (a) the Class Member's signature or the signature of
someone authorized to sign on his or her behalf; (b) the Class Member's full legal name; (c) a
statement that the Class Member desires to exclude himself or herself from the case; and/or (d) the
last four digits of the Class Member's social security number or complete Home Depot employee
ID number.

9 22. "<u>Deficient Op-Out</u>" means: (1) a Request for Exclusion that was not submitted
10 within the time required by this Settlement Agreement, and/or (2) a Deficient Request for
11 Exclusion that was not cured of its deficiencies by the submitting Class Member or someone
12 authorized to act on his or her behalf within the time required by this Settlement Agreement.

13

23. "<u>Defendant</u>" means defendant Home Depot.

14

24. "<u>Defendant's Counsel</u>" means Quinn Emanuel Urquhart & Sullivan, LLP.

15 25. "<u>Depository Bank</u>" means the financial institution where Home Depot will deposit
16 the Gross Settlement Amount. The Depository Bank must be a Tier 1 bank, and the Parties and the
17 Settlement Administrator must consent to the Depository Bank.

18 26. "Estimated Aggregate Class Shifts" means Home Depot's good faith estimate of
19 the total number of shifts worked by individuals employed by Home Depot in retail stores in
20 hourly-paid or non-exempt positions in California at any time between March 8, 2012 through
21 March 10, 2023.

22 27. "<u>Estimated Aggregate Closing Shifts</u>" means Home Depot's good faith estimate
23 of the total number of Closing Shifts worked by individuals employed by Home Depot in retail
24 stores in hourly-paid or non-exempt positions in California at any time between March 8, 2012
25 through March 10, 2023.

28. "<u>Estimated Aggregate Hourly Employee Class</u>" means Home Depot's good faith
estimate of the total number of individuals employed by Home Depot in retail stores in hourly-

paid or non-exempt positions in California at any time between March 8, 2012 through March 10,
 2023.

3 29. "<u>Estimated Aggregate Post-Shift Class</u>" means Home Depot's good faith
4 estimate of the total number of individuals employed by Home Depot in retail stores in hourly5 paid or non- exempt positions in California who worked one or more Closing Shifts at any time
6 between March 8, 2012 through March 10, 2023.

30. "<u>Estimated Aggregate PAGA Group</u>" means Home Depot's good faith estimate
of the total number of hourly-paid and non-exempt employees employed by Home Depot in
California in retail stores at any time between March 8, 2015 through March 10, 2023.

31. "Estimated Aggregate PAGA Pay Periods" means Home Depot's good faith
estimate of the total number of Pay Periods worked by hourly-paid and non-exempt employees
employed by Home Depot in California in retail stores at any time between March 8, 2015 through
March 10, 2023.

32. "Estimated Aggregate Rounding Class" means Home Depot's good faith
estimate of the total number of individuals employed by Home Depot who worked one or more
shifts in retail stores in hourly-paid or non-exempt positions in California at any time between
March 8, 2012 through March 10, 2023 and who were paid less than their actual clock-in and
clock-out time for his or her total hours worked as a result of Home Depot's practice of rounding
time to the nearest quarter hour, including persons hired after notice of class certification.

20 33. "<u>Final Approval Date</u>" means the date on which the Court enters the Final
21 Approval Order

34. "<u>Final Approval Hearing</u>" means the hearing to be scheduled by the Court after
granting preliminary approval of the Settlement Agreement.

24 35. "<u>Final Approval Order</u>" means the Court's order granting final approval of the
25 Settlement Agreement at or after the Final Approval Hearing.

36. "<u>General Release</u>" means the Named Plaintiffs' release of the General Released
Claims.

37. "<u>General Released Claims</u>" means the general release of claims set out in
 Paragraph 130 below.

3 38. "Gross Settlement Amount" means \$72,500,000.00 agreed by the Parties as the total all-in amount payable under this Settlement Agreement by Home Depot. The Gross 4 5 Settlement Amount is inclusive of all payments contemplated in this Settlement Agreement including Settlement Payment(s), Class Counsel's attorneys' fees and actual litigation costs as 6 7 approved by the Court, Settlement Administration Expenses as approved by the Court, a Reserve 8 Fund, the LWDA Penalty Amount as approved by the Court, Service Enhancement to the Class 9 Representatives as approved by the Court, and all taxes, including Home Depot's share of taxes 10 associated with Settlement Payment(s). The Gross Settlement Amount shall in no event increase, 11 except as provided in Paragraph 97 of this Agreement. This amount must be paid in full pursuant 12 to the terms of this Agreement if approved by the Court.

39. "<u>Home Depot</u>" means Home Depot U.S.A., Inc., doing business as "The Home
Depot," and its direct and indirect subsidiaries that employ hourly and non-exempt employees in
California.

40. "<u>Hourly Employee Class</u>" means all individuals employed by Home Depot who
worked one or more shifts in retail stores in hourly-paid or non-exempt positions in California
during the Class Period, including persons hired after notice of class certification.

41. "<u>Hourly Employee Class Member Settlement Amount</u>" means an individual's
Hourly Employee Class Member Share multiplied by the Hourly Employee Class Member Fund,
subject to reduction for all employee and employer withholdings and taxes.

42. "Hourly Employee Class Member Fund" means forty-one percent (41%) of the
Class Settlement Fund.

43. "<u>Hourly Employee Class Member Share</u>" means the shifts worked by an
individual Hourly Employee Class member during the Class Period divided by the aggregate
number of shifts worked by the Hourly Employee Class during the Class Period.

44. "Judgment" means the Court's entry of final judgment following issuance of the
Final Approval Order.

1	45. "Late Request for Exclusion" means a Request for Exclusion that is submitted to
2	the Settlement Administrator after the end of the Response Period.
3	46. " <b><u>LWDA</u></b> " means the California Labor and Workforce Development Agency.
4	47. " <u>LWDA Penalty Amount</u> " is 75% of the PAGA Settlement Fund.
5	48. " <u>Net Settlement Fund</u> " is the portion of the Gross Settlement Amount eligible for
6	distribution to Settlement Class Members. It equals the Gross Settlement Amount less Class
7	Counsel's attorneys' fees and actual litigation costs as approved by the Court, Settlement
8	Administration Expenses as approved by the Court, the Reserve Fund, and Service Enhancement
9	to the Class Representatives as approved by the Court.
10	49. " <u>PAGA</u> " means the California Labor Code Private Attorneys General Act,
11	California Labor Code §§ 2698 et seq.
12	50. " <u>PAGA Group</u> " means all PAGA Group Members.
13	51. " <u>PAGA Group Member(s)</u> " means hourly-paid and non-exempt employee
14	employed by Home Depot in California during the PAGA Period.
15	52. " <u>PAGA Group Member Settlement Amount</u> " means the PAGA Group Member
16	Share multiplied by the PAGA Group Payment.
17	53. " <u>PAGA Settlement Fund</u> " means 5% of the Net Settlement Fund.
18	54. " <u>PAGA Group Member Share</u> " means the Pay Periods worked by the PAGA
19	Group Member during the PAGA Period divided by the aggregate number of Pay Periods worked
20	by the PAGA Group during the PAGA Period.
21	55. " <u>PAGA Group Payment</u> " is 25% of the PAGA Settlement Fund.
22	56. " <u>PAGA Period</u> " means March 8, 2015, through the date of Preliminary Approval.
23	57. " <u>PAGA Released Claims</u> " refers to any civil penalty claims under PAGA, whether
24	known or unknown, that has accrued or will accrue prior to the date of Preliminary Approval, and
25	that were or could have been asserted based on the facts alleged in any Complaint or any notice
26	provided to the LWDA by any Named Plaintiff, including but not limited to claims based on
27	employee Walking Time and/or Waiting Time, and excluding the PAGA claims referenced in
28	Paragraph 132 "Exclusion of Specific Lawsuits.".
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58. "<u>PAGA Settlement</u>" means all provisions in this Settlement Agreement relating to
 PAGA, including the amount of the PAGA Settlement Fund, any amounts paid to the LWDA, the
 PAGA Group Member Settlement Amount paid to PAGA Group Members and the PAGA
 Released Claims.

- 5 59. "<u>Pay Period(s)</u>" means actual pay periods worked by a PAGA Group Member.
  6 60. "<u>Post-Shift Class</u>" means all individuals employed by Home Depot in hourly-paid
  7 or non-exempt positions in Home Depot stores in California during the Class Period, including
  8 persons hired after notice of class certification, who worked at least one Closing Shift.
- 9 61. "<u>Post-Shift Class Member Fund</u>" means fifty percent (50%) of the Class
  10 Settlement Fund.
- 62. "<u>Post-Shift Class Member Settlement Amount</u>" means an individual's Post-Shift
   Class Member Share multiplied by the Post-Shift Class Member Fund, subject to reduction for all
   employee and employer withholdings and taxes.
- 63. "<u>Post-Shift Class Member Share</u>" means the Closing Shifts worked by an
  individual Post-Shift Class member during the Class Period divided by the aggregate number of
  Closing Shifts worked by the Post-Shift Class during the Class Period.
- 17 64. "<u>Preliminary Approval</u>" means the Court's preliminary approval of the terms of
  18 this Settlement Agreement.
- 19 65. "<u>Qualified Settlement Fund</u>" or "<u>QSF</u>" means the Qualified Settlement Fund
  20 created under Internal Revenue Code Section 468B and US Treasury Regulation Section 46B-1, to
  21 be overseen by the Settlement Administrator.

66. "<u>Released Class Claims</u>" means any claims, rights, liabilities, demands for
restitution, penalties, civil penalties, fees, costs, damages, or any other form of relief, of every
nature and description, of any and all kinds, whether arising in law, equity, contract or otherwise,
whether known or unknown, that accrued or will accrue prior to the date of Preliminary Approval,
that were or could have been asserted based on the facts alleged in any Complaint or any notice
provided to the LWDA by any Named Plaintiff, and including but not limited to claims based on
employee Walking Time and/or Waiting Time and rounding, but excluding the claims specifically

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set forth in Paragraph 132 "Exclusion of Specific Lawsuits." The Released Class Claims include,
 but are not limited to, claims for or predicated on: (1) violations of the California Labor Code ; (2)
 violations of the Fair Labor Standards Act (29 U.S.C. Section 20, et seq.); (2) unpaid wages; (3)
 California's Unfair Competition Law (UCL), Cal. Bus. & Prof. Code § 17200, *et seq.*; (4) claims
 under Labor Code Section 2698 *et seq.*; and/or (5) claims under the applicable Wage Order. The
 Released Class Claims shall apply to all Class Members who do not timely file a valid Request for
 Exclusion.

8 67. "<u>Releasees</u>" means Home Depot, its Affiliates, predecessors, successors, assigns,
9 current and former direct and indirect parents, subsidiaries, divisions, and related business entities,
10 and each of their current and former officers, directors, shareholders, employees, agents,
11 representatives, insurers, attorneys, and employee benefit programs (including the trustees,
12 administrators, fiduciaries, and insurers of such programs).

68. "<u>Request for Exclusion</u>" means a request from a Class Member to be excluded
from the non-PAGA portion of this Settlement Agreement. A valid Request for Exclusion must
contain: (a) the Class Member's full legal name; (b) a statement that the Class Member desires to
exclude himself or herself from the case; (c) the last four digits of the Class Member's social
security number and/or complete Home Depot employee ID; and (d) the Class Member's signature
or the signature of someone authorized to sign documents on his or her behalf.

69. "<u>Reserve Fund</u>" means the portion of the Gross Settlement Amount reserved for
payment of disputed, untimely, and self-identified claims, after the end of the Response Period, in
the amount of Ten Thousand U.S. Dollars (\$10,000). Any unused funds remaining in the Reserve
Fund one year after Final Approval shall be distributed to the Cy Pres Recipient(s).

70. "<u>Response Period</u>" shall mean the period of sixty (60) days following the mailing
of the Settlement Notice Documents by the Settlement Administrator. If the 60th day falls on a
Sunday or holiday, the Response Period shall end on the next business day that is not a Sunday or
holiday.

27 71. "<u>Rounding Claim Member Fund</u>" means nine percent (9%) of the Class
28 Settlement Fund.

72. "<u>Rounding Claim Settlement Amount</u>" means the Rounding Claim Member
 Fund divided equally by the number of individual Rounding Claimants and paid to each individual
 Rounding Claimant subject to reduction for all employee and employer withholdings and taxes.

4

73. "<u>Rounding Claimant</u>" means an individual Rounding Class member.

74. "<u>Rounding Class</u>" means all individuals employed by Home Depot who worked
one or more shifts in retail stores in hourly-paid or non-exempt positions in California during the
Class Period and who were paid less than their actual clock-in and clock-out time for his or her
total hours worked during the Class Period as a result of Home Depot's practice of rounding time
to the nearest quarter hour, including persons hired after notice of class certification.

10 75. "<u>Settlement Administration Expenses</u>" are those reasonable expenses incurred by
11 the Settlement Administrator in administering the Settlement Agreement, not to exceed \$750,000.

76. "<u>Settlement Administrator</u>" means and refers to the entity that will, among other
things, provide the Settlement Notice Documents to the Settlement Class Members, distribute
Settlement Payments, and administer matters as described in this Settlement Agreement. The
Parties will mutually agree to a Settlement Administrator prior to filing a motion for Preliminary
Approval. The Settlement Administrator must certify and agree to the data security protocols
required by the Parties and by the Northern District of California.

18

77. "<u>Settlement Class</u>" means all Settlement Class Members.

19 78. "<u>Settlement Class Member(s)</u>" means Class Member(s) who: (1) do not submit a
20 valid Request for Exclusion, or (2) rescind their Request for Exclusion in a timely manner.
21 Settlement Class Member(s) exclude individuals who have previously opted-out of the Class.

79. "<u>Settlement Effective Date</u>" means (i) in the event that the Settlement has received final approval by the Court and there were no timely objections filed, or that any timely objections have been withdrawn, then thirty (30) days after the Court's Final Approval Order; (ii) in the event that one or more timely objections has/have been filed and not withdrawn, then upon the passage of the applicable date for an objector to seek appellate review of the trial court's order of final approval of the Settlement, without a timely appeal having been filed; or (iii) in the event that a timely appeal of the Court's order of final approval has been filed, then the Settlement shall be

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final when the applicable appellate court has rendered a final decision or opinion affirming the
 trial court's final approval without material modification, and the applicable date for seeking
 further appellate review has passed, or the date that any such appeal has been either dismissed or
 withdrawn by the appellant.

80. "<u>Settlement Notice Documents</u>" means the Notice of Settlement of PAGA and
Class Action Lawsuit, attached hereto as Exhibit A.

81. "<u>Settlement Payment(s)</u>" means, where applicable, the Hourly Employee Class
Member Settlement Amount(s), Post-Shift Class Member Settlement Amount(s) and Rounding
Claim Settlement Amount, paid to Settlement Class Member(s), subject to reduction for all of the
employee's and employer's share of withholdings and taxes, and the PAGA Group Member
Settlement Amount(s) paid to the PAGA Group Member(s).

82. "<u>Service Enhancement(s)</u>" means the incentive payments to The Estate of John
Utne Through His Successor in Interest Karen Utne of up to \$25,000 and Alfred R. Pinto of up to
\$7,500, subject to approval by the Court. Failure of the Court to approve the full amount of the
Service Enhancements will not render the Settlement Agreement unenforceable.

16 83. "<u>UCL Action</u>" means *Utne v. Home Depot U.S.A., Inc.*, filed in Alameda County
17 Superior Court, Case No. 22CV011360 on May 17, 2022.

18 84. "<u>Walking Time</u>" means any time spent by Class Members and/or PAGA Group
19 Members during the Class Period or PAGA Period, respectively, for which they were not paid,
20 and during which time they were walking to or from the entrance of the Home Depot store to or
21 from the time clock or break room; donning, removing or putting away required work equipment,
22 including their apron; and/or waiting in line to clock-in or out at the time clock.

85. "<u>Waiting Time</u>" means any time spent by Class Members and/or PAGA Group
Members during the Class Period or PAGA Period, respectively, for which they were not paid,
and during which time they were waiting as a result of locked doors at a Home Depot store after it
was closed to the public for the night.

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# IV. <u>SETTLEMENT TERMS</u>

86. Estimated Class Size and PAGA Employee Data. Based on the information
reasonably available to Home Depot, the Estimated Aggregate Hourly Employee Class is 272,386
employees, the Estimated Aggregate Post-Shift Class is 235,934 employees, the Estimated
Aggregate Rounding Class is 149,551 employees, the Estimated Aggregate PAGA Group is
227,139 employees, the Estimated Aggregate Class Shifts are 95,382,113, the Estimated
Aggregate Closing Shifts are 25,491,919, and the Estimated Aggregate PAGA Pay Periods are
8,796,000.

9 87. <u>Dismissal of Other Lawsuits</u>. Within five (5) court days after the Settlement
10 Effective Date, the Parties will stipulate to lift the stay and dismiss the UCL Action with
11 prejudice. If the UCL Action is not dismissed with prejudice, this Agreement is null and void. The
12 Parties further agree to take any necessary steps to ensure the UCL Action remains stayed until the
13 Parties receive a Final Approval Order and during the pendency of any appeals of such Order.

14 88. Jurisdiction Over Settlement. This Court has jurisdiction over the Parties and the
15 subject matter of this Action. This Court will have continuing jurisdiction over the terms and
16 conditions of this Settlement Agreement, until all payments, obligations, and/or other terms and
17 conditions as provided for herein have been fully satisfied.

18 89. **No Admission of Liability.** Nothing in this Settlement Agreement shall be 19 construed to be or deemed an admission by Home Depot of any liability, culpability, negligence, 20 or wrongdoing toward the Named Plaintiffs, the Class Members, or any other person, and Home 21 Depot specifically disclaims any liability, culpability, negligence, or wrongdoing toward the 22 Named Plaintiffs, the Class Members, PAGA Group Members, or any other person, or that class certification or representative treatment is appropriate. Each of the Parties have entered into this 23 Settlement Agreement with the intention to avoid further disputes and litigation with the attendant 24 25 inconvenience, expenses, and contingencies. This Settlement Agreement and any related court documents or orders between the Parties may not be cited or otherwise admitted as evidence of 26 27 liability or that class certification is appropriate or that a representative action could ever be

manageably tried before a court. This provision will survive regardless of whether the other terms 1 2 of this Settlement Agreement are otherwise voided.

90. 3 Full and Complete Settlement. This Settlement Agreement shall resolve the entirety of the Action and the UCL Action. 4

5 91. Class Certification. The Court previously certified this case as a class action, 6 including two classes: (1) the Hourly Employee Class, and (2) the Lock-In Class. Home Depot 7 subsequently moved to decertify the classes, which the Court denied. If for any reason the Court 8 does not approve this Settlement Agreement, fails to enter the Final Approval Order, or fails to 9 enter the Judgment, or if this Settlement Agreement is lawfully terminated for any other reason, 10 the Parties shall return to their pre-Agreement positions relating to certification of the various 11 claims in dispute, and Home Depot shall retain any rights to dispute the propriety of class 12 certification, move to decertify, and/or dispute the ability of this action to proceed as a class or 13 representative action on all applicable grounds that exist in law or fact. Nothing in this Settlement 14 Agreement shall be construed to expand Home Depot's rights to challenge class certification as 15 they exist as of the date the Parties entered into this Settlement Agreement, unless those rights are 16 expanded by the Court.

- 92. 17 **Class Counsel and Representatives.** The Court previously appointed Class 18 Counsel and Class representatives. Home Depot's agreement to this Settlement shall not be 19 construed as an admission or acknowledgment of any kind that (1) Class Representatives are 20 adequate or typical; (2) Class Counsel is adequate; (3) any class should be certified; or (4) any 21 Released Class Claim is amenable to class resolution.
- 22 93. Court's Failure to Approve. In the event that this Settlement Agreement is not 23 approved by the Court, fails to become effective, or is reversed, withdrawn, or modified by the Courts to any material terms of this Settlement Agreement (e.g. the amount of money paid, the 24 25 class definitions, and/or the scope of the negotiated releases):
- The Settlement Agreement shall have no force or effect, other than the 26 a. confidentiality and no publicity provisions of Paragraphs 105, 146 and 147 27 28 and the non-admission provisions in Paragraph 89;

1	b.	The Settlement Agreement shall not be admissible in any judicial,	
2		administrative, or arbitral proceeding for any purpose or with respect to any	
3		issue, substantive or procedural; and	
4	с.	The Parties to this Settlement Agreement will not be deemed to have	
5		waived any claim, objection, defense, or argument with respect to the issue	
6		of class certification or the merits of Named Plaintiffs' claims.	
7	94. <u>Gro</u>	ss Settlement Allocations. Home Depot agrees to pay the Gross Settlement	
8	Amount and no mo	re to the Depository Bank. Under no circumstance will this Settlement	
9	Agreement be const	crued or interpreted to require payment of more than the Gross Settlement	
10	Amount, except as	provided in Paragraph 97. Payment of the Gross Settlement Amount to the	
11	Depository Bank fu	lly and completely satisfies Home Depot's financial obligations under this	
12	Agreement, except	as provided in Paragraph 97. Failure of the Settlement Administrator to	
13	perform its obligation	ons will not impact the enforceability of this Settlement Agreement or its	
14	releases. The Settlement Administrator shall distribute the Gross Settlement Amount pursuant to		
15	the order of the Cou	art. The Parties agree, subject to Court approval, to the following allocations to	
16	be paid from the Gr	oss Settlement Amount:	
17	a.	Class Counsel shall be allocated Class Counsel attorneys' fees and costs as	
18		approved by the Court. Home Depot will not oppose a request for a	
19		maximum of one-third (33.33%) of the Gross Settlement Amount, or	
20		\$24,166,666.66 in attorneys' fees, plus costs not to exceed actual out-of-	
21		pocket costs incurred; which shall not exceed \$3,500,000.	
22	b.	The Settlement Administrator shall be allocated Settlement Administration	
23		Expenses as approved by the Court.	
24	с.	Named Plaintiffs shall be allocated Service Enhancements as approved by	
25		the Court.	
26	d.	The Reserve Fund will be established to reserve for disputed, untimely, and	
27		self-identified claims. Any unused amounts of the Reserve Fund that remain	
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one year after Final Approval will be distributed to the Cy Pres Recipient(s).

;	e.	If the Court approves a lesser amount of attorneys' fees, litigation costs,
+		Settlement Administration Expense, or Service Enhancements than those
;		sought by Named Plaintiffs or Class Counsel, any amounts not approved
5		will be reallocated to Settlement Class Members as part of the Net
,		Settlement Fund, and the amounts awarded will not affect approval of the
3		Settlement Agreement.

#### 95. **Net Settlement Fund Allocations**.

10 The Net Settlement Fund (the portion of the Gross Settlement Amount remaining after 11 allocations (92(a) through 92(d) above), shall be distributed by the Settlement Administrator to the 12 Settlement Class Members, PAGA Group Members (including withholding and payment of all 13 employee and employer side taxes associated with the wage portion of such payments) and the 14 LWDA as follows:

15	a.	Settlement Class Members who are a member of the Hourly Employee
16		Class shall receive his or her Hourly Employee Class Member Settlement
17		Amount;

Settlement Class Members who are a member of the Post-Shift Class shall b. receive his or her Post-Shift Class Member Settlement Amount;

#### Settlement Class Members who are a member of the Rounding Class shall c. receive his or her Rounding Claim Settlement Amount;

d. Each PAGA Group Member shall receive his or her PAGA Group Member Settlement Amount; and

# The LWDA shall receive the LWDA Penalty Amount. In connection with e. settlement approval, the LWDA shall also be notified of the existence of the Settlement Agreement by Class Counsel

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96. 1 **Approval of Allocations**. The Court's approval of the allocations in Paragraph 94 2 in the amount requested, and LWDA approval of the LWDA Penalty Amount, are not material 3 terms of this Agreement. If the Court approves a lesser amount of attorneys' fees, litigation costs, 4 Settlement Administration Expense, or Service Enhancements than those sought by Named 5 Plaintiffs or Class Counsel, any amounts not approved will be reallocated to Settlement Class Members as part of the Net Settlement Fund. Should the LWDA object to the LWDA Penalty 6 7 Amount, the Parties agree to work in good faith to negotiate another agreeable amount and to 8 adjust the proportions of the Net Settlement Fund allocated to the Class Settlement Fund and 9 PAGA Settlement Fund accordingly.

97. 10 **Escalation Clause**. If, prior to the date of the Final Approval Order, the Parties agree, or the Court determines, that the actual number of individuals employed by, or the number 11 12 of shifts worked by individuals employed by, Home Depot in retail stores in hourly-paid or non-13 exempt positions in California at any time between March 8, 2012 through March 10, 2023, is 14 more than 110%, respectively of the Estimated Aggregate Hourly Employee Class or the 15 Estimated Aggregate Class Shifts, at Home Depot's option, either: (1) the Gross Settlement 16 Amount shall be increased by the average proportion that the actual amount exceeds the estimated 17 amount over the 110% threshold, or (2) the end date of the Class Period and/or PAGA Period shall 18 be adjusted back to ensure that the actual amounts do not exceed 110% of the estimated amounts. 19 By way of illustration, if the actual number of individuals employed by, and/or the number of 20 shifts worked by individuals employed by, Home Depot in retail stores in hourly-paid or non-21 exempt positions in California at any time between March 8, 2012 through March 10, 2023 is 22 115%, respectively, of the Estimated Aggregate Hourly Employee Class or the Estimated 23 Aggregate Class Shifts, the average proportion over 110% being 5%, at Home Depot's option, 24 either the Gross Settlement Amount shall increase by 5%, or the end date of the Class Period 25 and/or PAGA Period shall be adjusted to reduce the length of the Class Period and/or PAGA Period to reduce the actual amounts by 5%. 26

27 98. <u>Exclusions (Opt-Outs)</u>. PAGA Group Members cannot opt-out of (exclude
28 themselves from) the PAGA component of this Settlement Agreement. All PAGA Group

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1 Members shall be bound by this Settlement Agreement and will release the PAGA Released 2 Claims. Class Members who wish to "opt-out" of and be excluded from the non-PAGA portion of 3 this Settlement Agreement must submit a written Request for Exclusion from the Settlement 4 Agreement bearing a post-mark during the Response Period. Requests for Exclusion that are not 5 post-marked within the Response Period are Deficient Opt-Out(s) unless the Parties agree in writing to accept the untimely Request for Exclusion. Class Members who opt-out of this 6 7 Settlement Agreement release the PAGA Released Claims even if they submit a valid Request for 8 Exclusion, and will receive a check for their PAGA Group Member Settlement Amount if they are 9 a PAGA Group Member. If a Class Member submits a Deficient Request for Exclusion, the 10 Settlement Administrator shall notify the Class Member of the deficiency within five (5) business days of receipt. The Class Member shall have until the end of the Response Period or five (5) 11 12 business days after the close of the Response Period if the notice of deficiency is sent by the 13 Settlement Administrator within five (5) business days of the end of the Response Period to cure 14 the deficiency or deficiencies. Uncured deficiencies result in a Deficient Opt-Out. Class Members 15 submitting Deficient Opt-Outs shall be bound by the Settlement Agreement and its releases and 16 will be considered Settlement Class Members for settlement distribution purposes. Class Members 17 shall be permitted to rescind their Request for Exclusion in writing by submitting a rescission 18 statement to the Settlement Administrator not later than one (1) business day prior to the Final 19 Approval Hearing, or as otherwise ordered by the Court. The Settlement Administrator shall not 20 accept untimely Requests for Exclusion without the written authorization of the Parties or the 21 Court.

99. <u>Objections</u>. Only Settlement Class Members (*i.e.*, Class Members who do not
submit a valid Request for Exclusion) may object to the Settlement Agreement. Class Members
who submit valid Requests for Exclusion are not eligible to object. All written objections must be
sent no later than sixty (60) days after the Settlement Administrator's mailing of the Settlement
Notice Documents, and such deadline applies notwithstanding any assertion regarding non-receipt
of the Settlement Notice Documents. Settlement Class Members may also appear at the final
approval hearing to object, even if they do not send a written objection. Settlement Class Members

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1 who either fail to send timely written objections, or do not appear at the final approval hearing to 2 object, waive any objections to this Settlement Agreement, and are foreclosed from filing any 3 appeal from any Final Approval Order issued by the Court. The Parties may file a response to any 4 objections submitted by objecting Settlement Class Members at or prior to the Final Approval 5 Hearing. Settlement Class Members shall be permitted to withdraw their objections in writing by submitting a withdrawal statement to the Settlement Administrator not later than one (1) business 6 7 day prior to the Final Approval Hearing, or as otherwise ordered by the Court. Any objection shall 8 provide the following information to be a valid objection; name, address, last four digits of 9 objectors telephone number, explanation of the reason(s) for objecting, signed and dated by the 10 objector and/or his or her counsel.

100. Settlement Class Member Released Claims. Upon the Settlement Effective Date, 11 12 each Settlement Class Member and the Plaintiffs shall be deemed to have fully, finally, and 13 forever released Releasees from Released Class Claims as more fully set forth in Paragraph 127 14 below.

15 101. PAGA Released Claims. Upon the Settlement Effective Date, all PAGA Group 16 Members, the Plaintiffs, and the LWDA (including the State of California) shall be deemed to 17 have fully, finally, and forever released Releasees from the PAGA Released Claims as more fully 18 set forth in Paragraphs 128-129 below. Plaintiffs will submit a supplemental letter to the LWDA: 19 (1) adding Mr. Pinto as a representative plaintiff, (2) adding additional factual allegations 20 pertaining to off-the-clock work for Walking Time, and (3) adding additional statutory code 21 sections and/or Wage Orders to correspond to the scope of the releases herein. Upon expiration of the required time for doing so, Plaintiffs will amend their operative complaint accordingly. 22

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102. General Released Claims. Upon the Settlement Effective Date the Named Plaintiffs shall be deemed to have generally released Releasees from the General Released Claims as more fully set forth in Paragraphs 130-131 below.

26 103. Entry of Judgment. At the Final Approval Hearing, the Parties will request that 27 the Court, among other things: (a) enter a Final Approval Order in accordance with the terms of 28 this Settlement Agreement; (b) approve the Settlement Agreement as fair, adequate, reasonable,

and binding on all Settlement Class Members; (c) approve the requested fees, costs, and incentive
 awards, and (d) enter Judgment as required pursuant to the terms of this Agreement.

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V.

# DATA AND NOTICES TO CLASS MEMBERS AND PAGA GROUP MEMBERS

104. Home Depot's Delivery of Data. Within thirty (30) days after the date of 4 5 Preliminary Approval by the Court, Home Depot shall provide to the Settlement Administrator for each Class Member: (a) the total number of shifts worked during the Class Period, (b) the total 6 7 number of Closing Shifts worked during the Class Period, (c) the PAGA Pay Periods worked 8 during the PAGA Period, and (d) whether the Class Member is also a Rounding Claimant. For 9 each Class Member Home Depot shall also provide name(s), last known residence addresses, 10 Social Security numbers, and Home Depot employee ID numbers. Home Depot shall submit this information in electronic format as specified by the Settlement Administrator. Home Depot shall 11 12 thereafter, during the notice, approval, opt-out, and payment processes, assist the Settlement 13 Administrator as necessary or as requested to use, correct, or update this information to enable the 14 Settlement Administrator to locate and contact Class Members. Home Depot shall also provide 15 information as needed or requested by the Settlement Administrator, such as selected individuals' 16 timekeeping and payroll files, in order for the Settlement Administrator to make determinations on 17 Class Members' challenges or as needed to perform a reasonable, randomized check against the 18 list provided by Home Depot.

19 105. <u>Employee Data Confidentiality</u>. Employee data shall only be used by the
20 Settlement Administrator for the purpose of calculating Settlement Payments and finding and
21 notifying Class Members of the Settlement Agreement and Settlement Payment. Class data for
22 Class Members shall not be disclosed to the Plaintiffs, Class Counsel, or any other Class Members
23 without the written consent of Defendant and will be subject to the Settlement Administrator's
24 confidentiality agreement.

25 106. <u>Contact Information Confirmation</u>. Prior to mailing the Settlement Notice
26 Documents, the Settlement Administrator will update the addresses for the Class Members using
27 the National Change of Address database and other available resources deemed suitable by the
28 Settlement Administrator. Any returned envelopes from the initial mailing with forwarding

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addresses will be used by the Settlement Administrator to locate Class Members and re-mail the
 Settlement Notice Documents to the correct or updated address. The Settlement Administrator will
 use all appropriate tracing methods, including skip tracing, to ensure that the Settlement Notice
 Documents are received by Class Members. The Settlement Administrator shall also take
 reasonable steps including skip tracing to locate any Class Member whose Settlement Notice
 Document is returned as undeliverable.

7 107. Mailing of Notices. Within thirty (30) days of receiving the employee data from 8 Home Depot and after it has completed all of the address updates for Class Members, the 9 Settlement Administrator shall mail the Settlement Notice Document to Class Members and the 10 PAGA Group Members. At least fifteen (15) business days prior to this mailing, the Settlement Administrator shall provide Home Depot with a report listing the estimated Settlement Payment 11 amounts and shifts, Closing Shifts, and Pay Periods worked as to each Class Member, and whether 12 13 the Class Member is also a Rounding Claimant, and provide the same list to Class Counsel with 14 unique identifiers, but not names or addresses.

15 108. Content of Notices. All Notices shall comply with all publications issued by the 16 Northern District of California regarding the content of such notices. Each Settlement Notice 17 Document mailed to a Class Member will identify the dates of employment and/or number of compensable shifts and Closing Shifts that Home Depot's records indicate the individual worked, 18 19 respectively, as an Hourly Employee Class member, as a Post-Shift Class member, and PAGA 20 Group Member, whether the Class Member is also a Rounding Claimant, each Class Member's 21 estimated Settlement Payment and, where applicable, the estimated PAGA Pay Periods and PAGA Group Member Settlement Amount. Each Notice shall also include: (1) the Gross Settlement 22 23 Amount; (2) the full amount of the proposed Class Counsel fee and costs payments; (3) the full amount of the proposed Service Enhancements; (4) the terms of the PAGA Released Claims and 24 25 Released Class Claims in this Agreement; (5) the procedure to opt out of the Settlement Agreement through a Request for Exclusion; (6) the procedure to object to the Settlement 26 27 Agreement; and (7) the date of the Final Approval Hearing. No claim form will be required to 28 receive a Settlement Payment.

109. 1 **Timing of Requests for Exclusions or Objections**. Class Members shall have sixty (60) days from the date of mailing of the Settlement Notice Documents to submit a Request 2 3 for Exclusion or to object to the Settlement Agreement. If the 60th day falls on a Sunday or holiday, the deadline will be the next business day that is not a Sunday or holiday. Requests for 4 5 Exclusion or objections that are not postmarked on or before the compliance deadline of this paragraph are deficient, null and void unless otherwise agreed to by the Parties. 6

7 110. **Data and Calculation Challenges**. Class Members shall have the right to 8 challenge the dates of employment and/or number of Shifts, Closing Shifts and/or Pay Periods 9 worked as shown on the Settlement Notice Document, and whether the Class Member is a 10 Rounding Claimant, but will bear the burden to prove that Home Depot's data or the Settlement Administrator's calculations are incorrect. Challenges to the dates of employment and/or number 11 12 of Shifts, Closing Shifts and Pay Periods listed on the Settlement Notice Document, and whether 13 the Class Member is a Rounding Claimant, must be sent directly to the Settlement Administrator 14 at the address indicated on the Settlement Notice Document. Any challenge must be made during 15 the Response Period. The Settlement Administrator will inform Class Counsel and Defendant's 16 Counsel in writing of any challenges. The Shifts, Closing Shifts, Pay Periods, and whether the 17 Class Member is a Rounding Claimant, as listed on the Settlement Notice Document are presumed 18 to be accurate unless the Settlement Class Member submits documentation demonstrating 19 otherwise (i.e., a Settlement Class Member who fails to provide written proof will have his or her 20 challenge denied). In the event of any dispute over a Class Member's number of Shifts, Closing 21 Shifts, Pay Periods, and/or whether the Class Member is a Rounding Claimant, Defendant's Counsel, after consultation with Plaintiffs' Counsel, will investigate the challenge and determine 22 23 whether any additional amount is owed to the Settlement Class Member making the challenge. 24 The Settlement Administrator will decide whether the Settlement Class Member's challenge shall 25 be accepted. The Settlement Administrator's decision is final and binding without a right of objection and/or appeal. 26

27 111. **Requests for Exclusion**. The Settlement Administrator shall (a) date stamp all 28 original Requests for Exclusion that it receives; (b) serve copies on Class Counsel and

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Defendant's Counsel no later than five (5) business days after receipt, or immediately if received
 within five (5) business days of the Final Approval Hearing; and (c) attach copies of the date stamped Requests for Exclusion to the Settlement Administrator declaration in support of Final
 Approval, which Class Counsel shall file with any personal identifying information other than the
 names redacted.

6 112. <u>Rescission of Requests for Exclusion</u>. The Settlement Administrator shall (a) date
7 stamp all original rescissions of Requests for Exclusion, it receives; (b) serve copies on Class
8 Counsel and Defendant's Counsel no later than five (5) business days after receipt, or immediately
9 if received within five (5) business days of the Court's Final Approval Hearing; and (c) attach
10 copies of the date-stamped rescissions of Requests for Exclusion to the Settlement Administrator
11 declaration in support of Final Approval, which Class Counsel shall file with any personal
12 identifying information other than the names redacted.

13 113. Information Tracking and Updates. The Settlement Administrator shall (a)
14 provide to Class Counsel and Defendant's Counsel a weekly report of activity; (b) establish a toll
15 free telephone line and respond to inquiries and requests for information or assistance from Class
16 Members; and (c) establish a website to provide information and documents to Class Members.
17 The URL for the website shall be www.utnesettlement.com, or another URL mutually agreed
18 upon by the parties.

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VI.

# SETTLEMENT ADMINISTRATION

20 114. Payment of Gross Settlement Amount. No later than twenty-one (21) business 21 days after the Settlement Effective Date or twenty-one (21) business days after dismissal of the 22 UCL Action occurs as described in Paragraph 87, whichever occurs later, Home Depot shall pay 23 by wire transfer or otherwise transmit to the Depository Bank the Gross Settlement Amount in an 24 account titled in the name of "Home Depot Wage and Hour Settlement Fund." The account will be 25 organized and exist under the laws of the State of California, intended by the Parties to be a "Qualified Settlement Fund" as described in Section 468B of the Internal Revenue Code of 1986, 26 27 as amended, and Treas. Reg. Section 1.468B-1, et seq. The monies so transferred, together with 28 any interest subsequently earned thereon, shall constitute the Qualified Settlement Fund. The

Qualified Settlement Fund by Home Depot shall constitute the total cash outlay by Home Depot to
 the Named Plaintiffs, Settlement Class, PAGA Group, the LWDA, Class Counsel, tax payments,
 and Cy Pres Recipient payments in connection with the resolution of this matter and this
 Settlement Agreement.

5 115. <u>Trustee</u>. The Settlement Administrator shall serve as Trustee of the Qualified
6 Settlement Fund and shall act as a fiduciary with respect to the handling, management, and
7 distribution of the Qualified Settlement Fund, including with regard to payment of valid claims
8 and reporting and paying taxes on such awards. The Settlement Administrator shall act in a
9 manner necessary to qualify the Qualified Settlement Fund as a "Qualified Settlement Fund"
10 under Section 468B of the Internal Revenue Code of 1986, as amended, and Treas. Reg. Section
11 1.468B-1, *et seq.*, and to maintain that qualification.

12 116. <u>Calculation of Settlement Payments</u>. The Settlement Administrator shall be
13 responsible for (a) calculating the Settlement Payment(s); (b) reporting to Class Counsel,
14 Defendant's Counsel, and the Court regarding the completion of the tasks identified in this
15 paragraph; and (c) carrying out other related tasks including the proper maintenance of the QSF
16 and reporting required for that account, in accordance with the terms of this Settlement
17 Agreement.

18 117. <u>Dispute Resolution</u>. All disputes relating to the Settlement Administrator's ability
and need to perform its duties shall be referred to the Court, if necessary, which will have
continuing jurisdiction over the terms and conditions of this Settlement Agreement, until all
payments and obligations contemplated by the Settlement Agreement have been fully executed.

118. <u>Tax Allocation</u>. Except for the Service Enhancement described above to be paid to
the Class Representatives, all Settlement Payments shall be allocated as follows: Thirty-five
percent (35%) of each Hourly Employee Class Member Settlement Amount and the Rounding
Claim Settlement Amount as wages, and sixty-five percent (65%) as penalties and interest under
the California Labor Code; ten percent (10%) of each Lock-In Class Member Settlement Amount
as wages, and ninety percent (90%) as penalties and interest under the California Labor Code, and
all PAGA Group payments as penalties. The Service Enhancement to the Class Representatives

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shall be treated as compensation for non-wage related claims, injuries, and reimbursement. The
 allocations attributable to wages only are subject to reduction for employee and employer
 withholdings and taxes.

119. Employee and Employer Taxes. The Settlement Administrator shall only 4 5 withhold employer and employee-side taxes for those portion(s) of the settlement allocated to 6 wages. When final checks are mailed to the Settlement Class Members, they shall include a notice 7 stating that the settlement funds may be taxable, and that the Settlement Class Members should 8 consult with their tax professional to determine the tax consequences of receiving settlement 9 funds. The Settlement Administrator shall be responsible for the timely calculation of the amount 10 of employer payroll tax and payment of these taxes from the Net Settlement Fund, as well as the withholding of employee-side taxes. All Parties represent that they have not received, and shall not 11 12 rely on, advice or representations from other Parties or their agents or attorneys regarding the tax 13 treatment of Settlement Payments under federal, state, or local law. Named Plaintiffs and/or 14 Settlement Class Members are personally responsible for ensuring the proper legal and tax 15 treatment of any and all money received in connection with this Settlement. To the extent any 16 Settlement Payment results in any overpayment of unemployment benefits to the Named Plaintiffs 17 and/or any Settlement Class Members, the amount of any such overpayment shall be the responsibility of the individual Plaintiff and/or Settlement Class Member. 18

19 120. <u>Gross Settlement Allocation Payment</u>. Within seven (7) days of receipt of the
20 Gross Settlement Amount, the Settlement Administrator shall pay Class Counsel's approved fees
21 and costs, and the approved Service Enhancements. On or before the Settlement Effective Date,
22 Class Counsel shall transmit instructions to the Settlement Administrator as to how any approved
23 attorneys' fees and costs shall be allocated among them and paid. Class Counsel may, at their
24 option, elect to have all or part of the approved fees and costs allocated to a separate third-party
25 structure qualified settlement fund.

26 121. <u>Dissolution of QSF</u>. After all payments have been disbursed from the QSF, the
27 Settlement Administrator shall dissolve the QSF and file a return (SF-1120) with the IRS.

# 1 VII. CALCULATION OF SETTLEMENT PAYMENTS AND DISTRIBUTION OF NET 2 SETTLEMENT FUND

3 122. <u>Eligibility for Settlement Payments</u>. Only Settlement Class Members and/or
4 PAGA Group Members will be eligible to receive a Settlement Payment.

5 123. <u>Final Calculations of Settlement Payments</u>. Within fourteen (14) days after the
6 Settlement Effective Date, the Settlement Administrator shall make the final calculation of the Net
7 Settlement Fund, prepare the final list of all Settlement Class members with their individual
8 Settlement Payments and all tax payments, and provide this list to Home Depot. The Settlement
9 Administrator shall also provide Class Counsel with a redacted copy of the report (with personal
10 identifying information redacted).

11 124. <u>Settlement Payments</u>. Within twenty (20) business days after receipt of the Gross
 12 Settlement Amount, the Settlement Administrator shall distribute and pay Settlement Payment
 13 checks to all Settlement Class Members, issue and mail a check to the LWDA for the LWDA
 14 Penalty Amount, and make all tax payments.

15 125. <u>Tax Documents</u>. The Settlement Administrator shall be responsible for issuing and
mailing any necessary tax reporting forms to Settlement Class Members, the Plaintiffs, PAGA
Group Members, Class Counsel, and Home Depot. The Settlement Administrator shall provide a
declaration of payment, which will be filed with the Court and served on Class Counsel and
Defendant's Counsel within thirty (30) days after mailing the payments to Settlement Class
Members, the PAGA Group Members, the Plaintiffs, and Class Counsel.

21 126. **Uncashed Settlement Checks**. Settlement Class Members who are sent Settlement 22 Payments and PAGA Group Members who are sent PAGA Group Payments shall have one 23 hundred and twenty (120) calendar days after mailing by the Settlement Administrator to cash 24 their checks, and will be so advised of such deadline. The Settlement Administrator shall send out 25 a postcard to any Settlement Class Members and/or PAGA Group Members who have not yet 26 cashed their checks thirty (30) days before this deadline, reminding them to cash their checks. If 27 such Settlement Class Members and/or PAGA Group Members do not cash their checks or 28 replacement checks within the period required, those checks will become void and a stop payment

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1 will be placed on the uncashed checks. Within thirty (30) days after the expiration date of the 2 settlement checks, the Settlement Administrator shall provide to Class Counsel and Defendant's 3 Counsel a verification/declaration signed under penalty of perjury that it had mailed the Settlement 4 Payment and PAGA Group Payment checks and replacement checks to the Settlement Class 5 Members and/or PAGA Group Members, but that the checks were uncashed within the required timeframe. Replacement checks will be issued upon request until thirty (30) days after mailing of 6 7 the reminder postcards to Settlement Class Members and PAGA Group Members. Settlement 8 Class Members and PAGA Group Members shall have sixty (60) days to cash such replacement 9 checks at which point they will be null and void. Any unclaimed amounts remaining ninety (90) 10 days after mailing of the replacement postcards will be sent to California's unclaimed property fund. Such submission shall be made within one hundred and twenty (120) days following mailing 11 12 of the reminder postcards.

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# VIII. <u>RELEASE BY SETTLEMENT CLASS MEMBERS</u>

14 127. <u>Settlement Class Released Claims</u>. Settlement Class Members for themselves,
15 their respective former and present spouses, representatives, agents, attorneys (including Class
16 Counsel), heirs, administrators, successors, and assigns, release and discharge Releasees from all
17 Released Class Claims that accrued prior to Preliminary Approval.

18 128. <u>PAGA Released Claims</u>. Named Plaintiffs and the PAGA Group Members for
19 themselves, their respective former and present spouses, representatives, agents, attorneys
20 (including Class Counsel), heirs, administrators, successors, and assigns, release and discharge
21 Releasees from all PAGA Released Claims that accrued prior to Preliminary Approval.

129. <u>Release by Named Plaintiffs on Behalf of the LWDA (and State of California)</u>:
In their capacity as a private attorneys general, Named Plaintiffs acting on behalf of themselves
and as proxy or agent of the LWDA and State of California, release and discharge Releasees from
all PAGA Released Claims. Upon approval, Named Plaintiffs, the LWDA, the State of California,
and any other individual or entity acting on behalf of or purporting to act on behalf of the LWDA
and/or the State shall be barred from asserting any of the PAGA Released Claims in any future
litigation, arbitration, or other legal forum. Any party to this Agreement may use the Agreement to

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assert that this Agreement and the Judgment bars or limits any pending or later-filed action
 asserting any of the PAGA Released Claims of the PAGA Group Members against any of the
 Releasees. The provisions of this paragraph apply regardless of whether Plaintiffs and/or the
 PAGA Group Members cash their checks for the PAGA Group Member Settlement Amounts.

Named Plaintiffs' General Release. As of the Settlement Effective Date, in 5 130. consideration of the mutual covenants, Named Plaintiffs, for themselves, their respective former 6 7 and present spouses, representatives, agents, attorneys (including Class Counsel), heirs, 8 administrators, successors, and assigns, generally release and discharge Releasees from any and all 9 claims, liabilities, and causes of action of every nature, kind, and description, in law, equity, or 10 otherwise, which have arisen, occurred, or existed at any time prior to the Settlement Effective Date, including but not limited to, all claims, liabilities, and causes of action arising out of or 11 12 relating to Plaintiffs' employment with Home Depot or the cessation of that employment, claims 13 for wrongful discharge, breach of contract, breach of the covenant of good faith and fair dealing, 14 fraud, violation of public policy, defamation, discrimination, physical injury, emotional distress, claims under Title VII of the Civil Rights Act of 1964, as amended, the Age Discrimination in 15 16 Employment Act, the Americans With Disabilities Act, the Federal Rehabilitation Act, the Family and Medical Leave Act, the California Fair Employment and Housing Act, the Equal Pay Act of 17 18 1963, the California Family Rights Act, the provisions of the California Labor Code (including all 19 claims for wages, hours, conditions of work, pay, and benefits), the Fair Labor Standards Act, and 20 any other federal, state, or local laws and regulations relating to employment, conditions of 21 employment (including wage and hour laws), and/or employment discrimination. Named Plaintiffs each acknowledge that they have not made any claims or allegations related to discrimination, 22 23 retaliation, or harassment, including sexual harassment, or sexual abuse, and none of the payments 24 set forth as consideration in this Agreement are related to such discrimination, retaliation, or 25 harassment, including sexual harassment or sexual abuse. The release in this paragraph does not extend to any claims or actions to enforce this Agreement, or to any claims for vested benefits, 26 27 unemployment benefits, disability benefits, social security benefits, or workers' compensation 28 benefits.

13	Named Plaintiffs' Release of Unk	nown Claims. Named Plaintiffs acknowledge
that they	ay discover facts or law different from,	or in addition to, the facts or law that they now
know or b	ieve to be true, but agree, nonetheless,	that the General Release shall be and remain
effective	all respects, notwithstanding such diffe	erent or additional facts or Named Plaintiffs'
discovery	f them. For purposes of the General Re	lease, Named Plaintiffs expressly waive and
relinquish	ne provisions, rights, and benefits, if an	y, of section 1542 of the California Civil Code,
which rea	5	
pa ex	eneral release does not extend to clain ty does not know or suspect to exist in cuting the release and that, if known erially affected his or her settlement	n his or her favor at the time of by him or her, would have
13	Exclusion of Specific Lawsuits.	
Fo	the avoidance of doubt, the above Rele	ases do not release Home Depot from the claims
asserted i	Henry v. Home Depot USA, Inc., Alamo	eda Superior Court Case No. RG14741264 or
Bell v. Ho	e Depot USA, Inc., Sacramento Superio	or Court Case No. 34-2012-0012821.
Notwithst	iding, to the extent permitted by law, th	nis Settlement is intended to have preclusive
effect on	AGA claims in these excluded cases to	the extent the PAGA penalty claims in those
cases are	edicated on the same Labor Code viola	tions and cover the same pay period as those
included	the PAGA Released Claims here.	
IX. <u>D</u>	<b>FIES OF THE PARTIES</b>	
13	CAFA Notice. The Settlement Adn	ninistrator shall give any required notice(s)
pursuant	the U.S. Class Action Fairness Act of 2	2005.
13	LWDA Notice. Class Counsel shall	l submit this Agreement to the LWDA in
accordance	with the applicable provisions of the P.	AGA.
13	Preliminary Approval. Class Cour	nsel shall prepare a draft motion for Preliminary
Approval	f this Settlement Agreement and shall p	provide such draft to Home Depot's Counsel for
review an	comment seven (7) days prior to filing	the motion. The motion shall seek an order that
includes t	e following:	
	a. Preliminarily approving the	Settlement Agreement;
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1	b. Approving the PAGA Settlement;		
2	c. Approving as to form and content the proposed Settlement Notice		
3	Documents;		
4	d. Directing the mailing of the Settlement Notice Documents by first class		
5	mail to Class Members;		
6	e. Confirming Named Plaintiffs and Plaintiffs' Counsel as representatives of		
7	the Settlement Class Members;		
8	f. Preliminarily approving settlement administration services to be provided		
9	by the Settlement Administrator;		
10	g. Preliminarily approving the proposed Service Enhancement payments to		
11	Named Plaintiffs as Class Representatives;		
12	h. Preliminarily approving the application for payment of reasonable		
13	attorneys' fees and costs to Class Counsel;		
14	i. Scheduling a Final Approval Hearing.		
15	136. <u>Dismissal of Other Lawsuits</u> . No less than five (5) court days after the Settlement		
16	Effective Date, Class Counsel and Named Plaintiffs will seek dismissal of the UCL Action with		
17	prejudice.		
18	137. <u>Cooperation</u> . The Parties shall cooperate with each other and the Settlement		
19	Administrator during the process of giving Class Members notice and opportunity to opt out of or		
20	object to the Settlement Agreement in every way necessary and appropriate to assure effective		
21	communication to individual Class Members of information concerning their rights and		
22	obligations under this Settlement Agreement. However, the Parties agree not to encourage any		
23	Class Members to opt out of the Settlement Agreement. Further, no Party shall be compelled or		
24	required to waive the timing and notice requirements contained in this Agreement.		
25	138. <b><u>Final Approval</u></b> . Class Counsel shall provide the Court at least five business (5)		
26	days prior to the Final Approval Hearing a declaration by the Settlement Administrator of due		
27	diligence and proof of mailing of the Settlement Notice Documents required to be mailed to Class		
28			
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1 Members by this Settlement Agreement, and of the delivery results of the Settlement 2 Administrator's mailings including tracing and re-mailing efforts.

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# **DUTIES OF THE PARTIES AFTER PRELIMINARY APPROVAL**

4 139. Class Counsel shall prepare and file a Motion for Attorneys' Fees, Costs, and 5 Incentive Awards in accordance with the requirements set forth in In re Mercury Interactive Corp. 6 Sec. Litig. ("In re: Mercury"), 618 F.3d 988, 990 (9th Cir. 2010). For purposes of this case, the 7 Parties agree that the motion for attorneys' fees and costs must be filed no later than fourteen (14) 8 days prior to the deadline for submitting an objection or opt-out to be in compliance with In re: 9 Mercury and Federal Rule of Civil Procedure 26(h). The Settlement Administrator shall publish the motion for attorneys' fees and costs on the class website within two (2) days of it being filed 10 11 with the Court.

12 140. Class Counsel shall prepare and file a Motion for Final Approval of the Settlement 13 Agreement, and shall use its best efforts to provide Home Depot the opportunity to review the 14 brief seven (7) days before filing. The Parties will submit a proposed Final Approval Order, 15 attached as Exhibit B, which shall include the following findings and orders:

16 Approving the Settlement Agreement, adjudging the terms thereof to be a. 17 fair, reasonable, and adequate, and directing that its terms and provisions be 18 carried out;

- 19 b. Releasing and extinguishing all claims as provided by this Agreement 20 including Released Class Claims, PAGA Released Claims, release by 21 Plaintiffs on behalf of the LWDA and the State of California, and the 22 General Release;
  - Providing that the Court will retain jurisdiction to oversee administration c. and enforcement of the terms of the Settlement Agreement and the Court's orders; and
    - d. Providing the names of any Class Members who are not Settlement Class Members.
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1 141. Following entry of the Court's Final Approval Order, the Parties will each act to
 2 assure its timely execution and the fulfillment of all its provisions, including but not limited to the
 3 following:

C C	8		
4	a.	Should an appeal be taken from the Final Approval Order by anyone	
5		objecting to the Settlement, all Parties will support the approval order on	
6		appeal;	
7	b.	Class Counsel and Defendant's Counsel will assist the Settlement	
8		Administrator as needed or requested in the process of identifying and	
9		locating Settlement Class Members and PAGA Group Members entitled to	
10		payments and assuring delivery of such payments;	
11	с.	Class Counsel and Defendant's Counsel will assist the Settlement	
12		Administrator as needed or requested in responding to late requests for	
13		payments and the fair administration of that payment;	
14	d.	Class Counsel and Defendant's Counsel will cooperate with each other and	
15		assist the Settlement Administrator as needed;	
16	e.	The Parties and Class Counsel will certify to the Court completion of all	
17		payments required to be made by this Settlement Agreement.	
18	XI. <u>PRELIMIN</u>	ARY TIMELINE FOR COMPLETION OF SETTLEMENT	
19	142. The se	chedule for notice, approval, and payment procedures carrying out this	
20	Settlement Agreeme	nt is set forth below. The schedule may be modified depending on whether	
21	and when the Court grants necessary approvals and orders notice to the class and sets further		
22	hearings. In the even	t of such modification, the Parties shall cooperate in order to complete the	
23	settlement approval procedures as expeditiously as reasonably practicable.		
24	7 days prior to	Plaintiffs to send draft Motion for Preliminary Approval to ¶135 Defendants	
25	filing preliminary approval motion	Defendants	
26	30 days after	Defendant to provide to the Settlement Administrator ¶ 104	
27	preliminary approval.	information in electronic format regarding Class Members, including name(s), last known residence addresses, Social	
28		Security numbers, total Closing Shifts worked, total number of Shifts worked as Class Members during the	
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02441-00022/14142918.3		JOINT STIPULATION OF CLASS ACTION AND PAGA SETTLEMENT AND RELEASE	
	1		

Class Period, PAGA Pay Periods, and whether the Class Member is also a Rounding Claimant.         Image: Class Period, PAGA Pay Periods, and whether the Class Member is also a Rounding Claimant.         Image: Pay Periods, Pay Periods, Pay Periods, Pay				
business days prior to mailing Settlement Notice Documents       report listing the estimated Settlement Payments, shifts worked during the Class Period, Closing Shifts worked, PAGA Pay Periods worked, and whether the Class Member is also a Rounding Claimant, but shall not distribute this list with names or addresses to Plaintiffs' Counsel.         30 days after receipt of class data from Defendant       Settlement Administrator to complete address updates, and mail the Settlement Agreement, and shall use its best efforts to provide Home Depot the opportunity to review the brief       ¶ 140         No later than 14 days prior to the deadime for submitting an objection or opt- out       The motion for attorneys' fees and costs must be filed by Class Counsel.       ¶ 139         Within 2 days of motion for attorneys' fees being filed with the Court.       The Settlement Administrator shall publish the motion for attorneys' fees and costs on the class website       ¶ 139         60 days after mailing Settlement Notice Documents.       Last day for Class Members to submit Requests for Exclusion or Object to the Settlement Agreement. PAGA Group Members cannot object to or exclude themselves from the PAGA component. If the 60th day falls on a Sunday or holiday, the deadline will be the next business day that is not a Sunday or holiday.       ¶ 138         5 business days prior to the Final Approval Hearing.       Plaintiffs' Counsel to provide to the Court a declaration by the Settlement Administrator of due diligence and proof of mailings of the Settlement Administrator's mailings including tracing and re-mailing efforts.       ¶ 98         1 business day prior to the Final Approval Hearing.       Last day to rescind Requests				
receipt of class data from Defendantmail the Settlement Notice Documents.7 days before filing final approval and fees motion(s)Class Counsel shall prepare and file a Motion for Final Approval of the Settlement Agreement, and shall use its best efforts to provide Home Depot the opportunity to review the brief¶ 140No later than 14 days prior to the deadline for submitting an objection or opt- outThe motion for attorneys' fees and costs must be filed by Class Counsel.¶ 139Within 2 days of motion for attorneys' fees being filed with the Court.The Settlement Administrator shall publish the motion for attorneys' fees and costs on the class website¶ 13960 days after mailing Settlement Notice Documents.Last day for Class Members to submit Requests for Exclusion or Object to the Settlement Agreement. PAGA Group Members cannot object to or exclude themselves from the PAGA component. If the 60th day falls on a Sunday or holiday, the deadline will be the next business day that is not a Sunday or holiday.¶ 1385 business days prior to the Final Approval Hearing.Plaintiffs' Counsel to provide to the Court a declaration by mailings of the Settlement Notice Documents, and of the delivery results of the Settlement Administrator's mailings including tracing and re-mailing efforts.¶ 1381 business day prior to the Final ApprovalLast day to rescind Requests for Exclusion.¶ 9830 days after the Court's FinalSettlement Effective Date if no objections, or objections withdrawn, and no appeal.¶ 79		business days prior to mailing Settlement Notice Documentsreport listing the estimated Settlement Payments, shifts worked during the Class Period, Closing Shifts worked, PAGA Pay Periods worked, and whether the Class Member is also a Rounding Claimant, but shall not distribute this list with names or addresses to Plaintiffs' Counsel.30 days after receipt of class data fromSettlement Administrator to complete address updates, and mail the Settlement Notice Documents.		¶ 107
filing final approval and fees motion(s)Approval of the Settlement Agreement, and shall use its best efforts to provide Home Depot the opportunity to review the briefNo later than 14 days prior to the deadline for submitting an objection or opt- outThe motion for attorneys' fees and costs must be filed by Class Counsel.¶ 139Within 2 days of motion for attorneys' fees being filed with the Court.The Settlement Administrator shall publish the motion for attorneys' fees and costs on the class website¶ 13960 days after mailing Settlement Notice Documents.Last day for Class Members to submit Requests for Exclusion or Object to the Settlement Agreement. PAGA Group Members cannot object to or exclude themselves from the PAGA component. If the 60th day falls on a Sunday or holiday, the deadline will be the next business day that is not a Sunday or holiday.¶ 1385 business days prior to the Final Approval Hearing.Plaintiffs' Counsel to provide to the Court a declaration by mailings of the Settlement Administrator's mailings including tracing and re-mailing efforts.¶ 1381 business day prior to the Final Approval Hearing.Last day to rescind Requests for Exclusion.¶ 9830 days after the Court's FinalSettlement Effective Date if no objections, or objections withdrawn, and no appeal.¶ 79				¶ 107
days prior to the deadline for submitting an objection or opt- outClass Counsel.Image: Class Counsel.Within 2 days of motion for attorneys' fees being filed with the Court.The Settlement Administrator shall publish the motion for attorneys' fees and costs on the class website¶ 13960 days after mailing Settlement Notice Documents.Last day for Class Members to submit Requests for Exclusion or Object to the Settlement Agreement. PAGA Group Members cannot object to or exclude themselves from the PAGA component. If the 60th day falls on a Sunday or holiday, the deadline will be the next business day that is not a Sunday or holiday.¶ 1385 business days prior to the Final Approval Hearing.Plaintiffs' Counsel to provide to the Court a declaration by the Settlement Administrator of due diligence and proof of mailings of the Settlement Administrator's mailings including tracing and re-mailing efforts.¶ 1881 business day prior to the Final Approval Hearing.Last day to rescind Requests for Exclusion.¶ 9830 days after the Court's FinalSettlement Effective Date if no objections, or objections withdrawn, and no appeal.¶ 79		filing final approval and fees	Approval of the Settlement Agreement, and shall use its best efforts to provide Home Depot the opportunity to	¶ 140
motion for attorneys' fees being filed with the Court.attorneys' fees and costs on the class website60 days after mailing Settlement Notice Documents.Last day for Class Members to submit Requests for 		days prior to the deadline for submitting an objection or opt-		¶ 139
mailing Settlement Notice Documents.Exclusion or Object to the Settlement Agreement. PAGA Group Members cannot object to or exclude themselves from the PAGA component. If the 60th day falls on a Sunday or holiday, the deadline will be the next business day that is not a Sunday or holiday.1095 business days prior to the Final Approval Hearing.Plaintiffs' Counsel to provide to the Court a declaration by 		motion for attorneys' fees being filed with		¶ 139
prior to the Final Approval Hearing.the Settlement Administrator of due diligence and proof of mailings of the Settlement Notice Documents, and of the delivery results of the Settlement Administrator's mailings including tracing and re-mailing efforts.1 business day prior to the Final 		mailing Settlement Notice	Exclusion or Object to the Settlement Agreement. PAGA Group Members cannot object to or exclude themselves from the PAGA component. If the 60th day falls on a Sunday or holiday, the deadline will be the next business	
prior to the Final Approval Hearing.Image: Construction of the final Bettlement Effective Date if no objections, or objections30 days after the Court's FinalSettlement Effective Date if no objections, or objections¶ 79		prior to the Final Approval	the Settlement Administrator of due diligence and proof of mailings of the Settlement Notice Documents, and of the delivery results of the Settlement Administrator's mailings	¶ 138
Court's Final withdrawn, and no appeal.		prior to the Final Approval	Last day to rescind Requests for Exclusion.	¶ 98
		Court's Final		¶ 79

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1 2	5 court days after the Settlement Effective Date.	The Parties to stipulate to lift the stay and dismiss the UCL Action with prejudice	¶ 87 ¶ 136
3 4 5 6 7 8	21 business days after the Settlement Effective Date or 21 business days after dismissal of the UCL Action as described in Paragraph 87, whichever occurs later.	Defendant to fund the Qualified Settlement Fund.	¶ 114
9 10 11 12	14 days after Settlement Effective Date.	Settlement Administrator to make the final calculation of Settlement Payments from the Net Settlement Fund to be distributed to the Settlement Class Members and provide Defendant's counsel with a report listing the amount of all payments to be made to each Settlement Class Member and/or PAGA Group Member.	¶ 123
13 14 15	No later than seven (7) days after the date the Qualified Settlement Fund is funded.	Settlement Administrator to distribute and pay Service Enhancements, Class Counsel attorney's fees and costs approved by the Court.	¶ 120
16 17 18 19	No later than twenty business (20) days after the date the Qualified Settlement Fund is funded.	Settlement Administrator to distribute and pay Settlement Payments, and the LWDA Penalty Amount.	¶ 124
20 21	30 days after distribution.	Settlement Administrator to provide a declaration of payment, which will be filed with the Court and served on Class Counsel and Defendant's Counsel.	¶ 125
22 23	120 days after mailing of check cashing reminder notice.	Unclaimed settlement payments transferred to the California Unclaimed Property Fund.	¶ 126
24 25 26 27 28	30 days after expiration of all checks and replacement checks.	Settlement Administrator to provide Class Counsel and Defendant's Counsel with a verification/declaration signed under penalty of perjury that it had mailed the Settlement Payment and PAGA Group Payment checks to the Settlement Class Members and/or PAGA Group Members, the checks that were uncashed within the time specified herein, and the status of escheatment to California Unclaimed Property Fund.	¶ 126
02441-00022/14142918.3		-35- Case N JOINT STIPULATION OF CLASS ACTION AND PAGA SETTLEME	o. 3:16-cv-01854-RS NT AND RELEASE

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One year after Final Approval.

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Any unused funds in the Reserve Fund will be distributed to the Cy Pres Recipient.

#### XII. **MISCELLANEOUS**

Right to Withdraw. Home Depot has the right to withdraw from the Settlement 143. 5 Agreement if: (a) more than 10% of Class Members exclude themselves from the Settlement 6 Agreement; (b) the Settlement Agreement is construed in such a fashion that Home Depot is 7 required to pay more than the Gross Settlement Amount, other than as set forth in Paragraph 97; 8 (c) the Court does not approve any part of the PAGA Settlement after the Parties' good faith 9 efforts to address any concerns raised by the LWDA and/or the Court; (d) the Court does not 10 approve the release of claims as provided by this Agreement, including the Released Class Claims, 11 PAGA Released Claims, release by Named Plaintiffs on behalf of the LWDA and the State of 12 California, and the General Release; (e) the UCL Action is not dismissed in full and with 13 prejudice; (f) Named Plaintiffs or their counsel materially breach this Settlement Agreement; or 14 (g) the LWDA or any other state or government agency successfully intervenes in the action 15 and/or commences an enforcement action. Home Depot will work with Plaintiffs' Counsel in good 16 faith to appropriately revise the Settlement Agreement if the Court requires non-material changes. 17 Home Depot must provide Plaintiffs' Counsel with notice of its intent to withdraw within fifteen 18 (15) business days after receiving notice that the triggering event has occurred. In the event of 19 Home Depot's withdrawal, Home Depot will pay the costs already incurred by the Settlement 20 Administrator. This Court shall have jurisdiction concerning the Right to Withdraw as set forth 21 herein. 22

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144. Consequence of Withdrawal. If Home Depot exercises its right to withdraw from the Settlement Agreement, this Settlement Agreement and any related settlement documents will 24 be null and void, other than the confidentiality and non-disclosure provisions of Paragraphs 105, 25 146 and 147, and the non-admission provisions in Paragraph 89. In such an event, neither this 26 Settlement Agreement, nor the settlement documents, nor the negotiations leading to the 27 Settlement Agreement may be used as evidence for any purpose, and Home Depot shall retain the 28

right to challenge all claims and allegations in the action, to assert all applicable defenses, and to
 dispute the propriety of class certification on all applicable grounds.

145. <u>Modification</u>. The Court may change, alter, or modify the non-material terms of
this Settlement Agreement as needed to enforce its material terms (which include the total amount
paid by Defendant, the class definition and/or the scope of the releases). Any changes agreed to by
the Parties must be in writing and signed by counsel for the Parties hereto, and approved by the
Court. This Settlement Agreement may not be discharged except by performance in accordance
with its terms, as interpreted or amended by the Court or by a writing signed by the Parties.

9 Confidentiality. Names of Settlement Class Members and their allocation amounts 146. 10 shall be kept strictly confidential by the Settlement Administrator, who will not release such 11 information to Class Counsel and will only file such information under seal if necessary. The 12 Settlement Administrator may share sufficient individual data with Class Counsel to help resolve 13 individual Class Members' questions and issues regarding the distribution of Settlement 14 Payments, should they arise. Class Counsel agrees that any information they receive or have 15 received in connection with this Settlement Agreement may be used for purposes of the Action 16 only and may not be used for any other purpose or in any other action or proceeding. This 17 confidentiality provision will survive regardless of whether the other terms of this Settlement 18 Agreement are voided.

19 147. **No Publicity**. Plaintiffs and Class Counsel agree not to publicize or publicly 20 disclose the terms of this settlement except as necessary on the Settlement Administrator's 21 website, in court papers to effectuate the terms of the settlement, or if required by legal process. 22 Named Plaintiffs and Class Counsel agree that they shall not issue a press release, hold a press 23 conference, publish information about the settlement on any website other than the Settlement 24 Administrator's website, over social media, or otherwise publicize the settlement. Named 25 Plaintiffs and Class Counsel agree not to respond to press inquiries except to refer reporters to the 26 papers filed with the Court. Plaintiffs and Class Counsel agree not to publicize the Gross 27 Settlement Amount, Net Settlement Fund or any Settlement Payment(s), except as otherwise 28 required by this Settlement Agreement or the Court. No expert witness or consultant shall be

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1 permitted to publish any documents or information pertaining to this case in any way unless 2 otherwise already publicly-available. This no publicity provision will survive regardless of 3 whether the other terms of this Settlement Agreement are voided.

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148. Returns and/or Destruction of Confidential Settlement Materials. Plaintiffs and Class Counsel agree to return, or at Home Depot's option destroy, all confidential documents produced to them for settlement purposes in this action after the Settlement Administrator submits the final declaration of distributions.

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Authority to Enter Into Settlement. The signatories represent and warrant that 149.

9 they are fully authorized to enter into this Settlement Agreement and bind the Parties to the terms

10 and conditions of this Agreement.

11 150. Service. Unless otherwise specifically provided, all notices, demands, or other

12 communications given shall be in writing and shall be sent by both email and United States mail.

13 Notices will be deemed to have been duly given as of the third business day after mailing by

14 United States registered or certified mail addressed as follows:

To Plaintiffs' Counsel: 15

16	SETAREH LAW GROUP Shaun Setareh	
17	9665 Wilshire Boulevard, Suite 430	
18	Beverly Hills, California 90212 shaun@setarehlaw.com	
19	MARLIN & SALTZMAN, LLP	
20	Alan S. Lazar Cody R. Kennedy Kamar J. Calif	
21	Karen I. Gold Marissa Mayhood 29800 Agoura Road, Suite 210	
22	Agoura Hills, California 91301	
23	alazar@marlinsaltzman.com ckennedy@marlinsaltzman.com	
24	kgold@marlinsaltzman.com mmayhood@marlinsaltzman.com	
25	To Defendant's Counsel:	
26	QUINN EMANUEL URQUHART & SULLIVAN, LLP Shon Morgan	
27	John W. Baumann	
28	865 South Figueroa Street, 10th Floor Los Angeles, California 90017-2543	
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42918.	IOINT STIPLI ATION OF CLASS ACTION AND PAGA	SETTI EMENT AND RELE

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shonmorgan@quinnemanuel.com jackbaumann@quinnemanuel.com

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If the identity of the persons to be notified for any Party changes, or their address changes, that Party shall notify all other Parties of said change in writing.

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151. <u>Captions and Titles</u>. Paragraph titles or captions contained in this Agreement are inserted as a matter of convenience and for reference. Headings do not define, limit, extend, or describe the scope of this Settlement Agreement or any Agreement provision. Each term of this Settlement Agreement is contractual and not merely a recital.

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152. **Drafting**. The Parties agree that the terms and conditions of this Settlement Agreement are the result of lengthy, intensive arms-length negotiations between the Parties. Neither party shall be considered the "drafter" of the Settlement Agreement for purposes of having terms construed against that party, and this Settlement Agreement shall not be construed in favor 12 of or against any Party by reason of the extent to which any Party or his, her, or its counsel 13 participated in the drafting of this Settlement Agreement. 14

Extensions of Time. If a Party or the Settlement Administrator cannot reasonably 153. 15 comply with an obligation under this Settlement Agreement by the deadline applicable to that 16 obligation, the Parties may stipulate to an extension of the time period. Consent to such a request 17 for an extension will not be unreasonably withheld by the other Party. 18

154. <u>Governing Law</u>. The rights and obligations of the Parties hereunder shall be 19 construed and enforced in accordance with, and shall be governed by, the laws of the State of 20 California, without regard to principles of conflict of laws. 21

155. No Impact on Benefit Plans. Neither the settlement nor any amounts paid under 22 the Settlement Agreement will modify any previously credited hours or service under any 23 employee benefit plan, policy, or bonus program sponsored by Releasees. Such amounts will not 24 form the basis for additional contributions to, benefits under, or any other monetary entitlement 25 under Releasees' sponsored benefit plans, policies, or bonus programs. The payments made under 26 the terms of this Settlement Agreement shall not be applied retroactively, currently, or 27 prospectively, as salary, earnings, wages, or any other form of compensation for the purposes of 28

any Releasees' benefit plan, policy, or bonus program. Releasees retain the right to modify the
language of Releasees' benefit plans, policies and bonus programs to effect this intent, and to
make clear that any amounts paid pursuant to this Settlement Agreement are not for "hours
worked," "hours paid," "hours of service," or any similar measuring term as defined by applicable
plans, policies, and bonus programs for purposes of eligibility, vesting, benefit accrual, or any
other purpose, and that additional contributions or benefits are not required by this Settlement
Agreement.

8 156. <u>Integration</u>. This Settlement Agreement, along with attached exhibits, contains the
9 entire agreement between the Parties relating to the settlement, and no prior or contemporaneous
10 agreements, understandings, representations, or statements, whether oral or written and whether by
11 a Party or such Party's legal counsel, shall survive execution of this Settlement Agreement. No
12 rights created by this Agreement may be waived except in writing.

13 157. <u>No Prior Assignments</u>. This Settlement Agreement shall be binding upon and
inure to the benefit of the Parties and their respective heirs, trustees, executors, administrators, and
successors. The Parties represent, covenant, and warrant that they have not directly or indirectly,
assigned, transferred, encumbered, or purported to assign, transfer, or encumber to any person or
entity any portion of any liability, claim, demand, action, cause of action, or rights released or
discharged by this Agreement.

19 158. <u>Class Member Signatories</u>. It is agreed that because the members of the Class are
 20 so numerous, it is impossible or impractical to have each member of the Class execute this
 21 Settlement Agreement. The Settlement Notice Documents attached hereto will advise all Class
 22 Members of the binding nature of the releases contained in this Agreement and such shall have the
 23 same force and effect as if this Settlement Agreement were executed by each member of the Class.

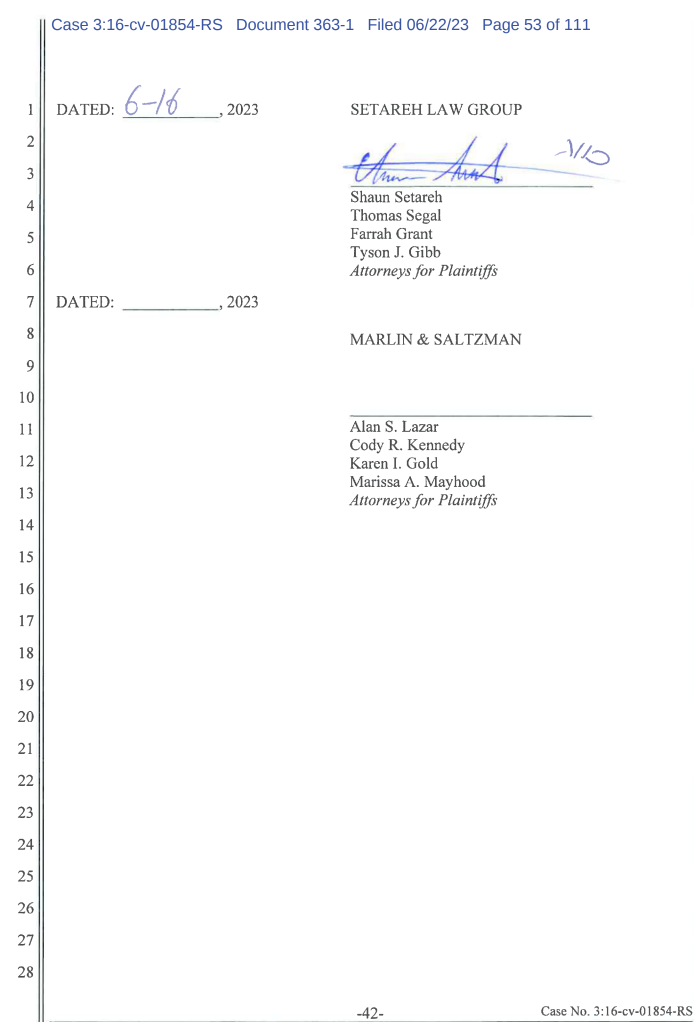
- 24 159. <u>Counterparts</u>. This Settlement Agreement may be executed in counterparts with
  25 signatures transmitted by facsimile or as an electronic image of the original signature. When each
  26 Party has signed and delivered at least one such counterpart, each counterpart shall be deemed an
  27 original, and, when taken together with other signed counterparts, shall constitute one Settlement
- 28

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			I digo of of the

1 Agreement, which shall be binding upon and effective as to all Parties. An electronic signature

2 shall have the same force and effect as the original signature.

3				
4	SO AGREED:	Faver R. Etter		
5		The Estate of John Utne Through His Successor in Interest Karen Utne		
6	DATED: <u>June 16</u> , 2023	June -		
7		Plaintiff, Alfred R. Pinto		
8	DATED: _June 20, 2023			
9		HOME DEPOT U.S.A., INC.		
10	DATED:, 2023			
11		By: Teresa Wynn Roseborough Its: Executive Vice President – General		
12		Counsel & Corporate Secretary		
13	APPROVED AS TO FORM:			
14	DATED:, 2023	QUINN EMANUEL URQUHART & SULLIVAN, LLP		
15				
16				
17		Shon Morgan William Price		
18		Duane Lyons		
19		Joseph C. Sarles John W. Baumann		
20		Attorneys for Defendant Home Depot U.S.A., Inc.		
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		-41- Case No. 3:16-cv-01854-RS		
02441-00022/14142918.2		F CLASS ACTION AND PAGA SETTLEMENT AND RELEASE		
	JOINT STIFULATION OF CLASS ACTION AND PAGA SETTLEMENT AND RELEASE			



1 Agreement, which shall be binding upon and effective as to all Parties. An electronic signature

2 shall have the same force and effect as the original signature.

3	<b>READ CAREFULLY BEFORE SIGNING</b>			
4 5	SO AGREED:	The Estate of John Utne Through His Successor in Interest Karen Utne		
6	DATED:, 2023			
7		Plaintiff, Alfred R. Pinto		
8	DATED:, 2023			
9		HOME DEPOT U.S.A. INC.		
10 11	DATED: June 19, 2023	By: Teresa Wynn Roseborough Its: Executive Vice President – General		
12		Counsel & Corporate Secretary		
13	APPROVED AS TO FORM:			
14	DATED: , 2023	QUINN EMANUEL URQUHART & SULLIVAN, LLP		
15				
16				
17		Shon Morgan William Price		
18		Duane Lyons		
19		Joseph C. Sarles John W. Baumann		
20		Attorneys for Defendant Home Depot U.S.A., Inc.		
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		-41- Case No. 3:16-cv-01854-RS		
	JOINT STIPULATION OF	CLASS ACTION AND PAGA SETTLEMENT AND RELEASE		

	Case 3:16-cv-018	54-RS Docume	ent 363-1 Filed 06/22/23 Pa	age 55 of 111
1	DATED:	, 2023	SETAREH LAW GRC	UP
3			Shaun Setareh	
4			Thomas Segal Farrah Grant	
4			Tyson J. Gibb <i>Attorneys for Plaintiffs</i>	
6			Anorneys for 1 runnigjs	
7	DATED: June	20 2022		
8	DATED. June	20, 2023	MARLIN & SALTZM	AN
8			Alan S. Lazar	
			Cody R. Kennedy Karen I. Gold	
10			Marissa A. Mayhood	
11			Attorneys for Plaintiffs	
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02441-00022/14142918.3		JOINT STIPULAT	-42- ION OF CLASS ACTION AND PAG	Case No. 3:16-cv-01854-RS