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1 2 3 4 5 6 7 8 9 10 11	ALPERS LAW GROUP, INC Richard C. Alpers (SBN 25464 PO Box 1540 Aptos, CA 95001 Tel: (831) 240-0490 Fax: (855) 870-1129 Email: rca@alperslawgroup.com ILG Legal Office, P.C. Stephen Noel Ilg (SBN 275599 George Lin (SBN 287873) 156 South Spruce Ave, Unit 20 South San Francisco, CA 94080 Tel: (415) 580-2574 Fax: (415) 735-3454 Email: silg@ilglegal.com Email: glin@ilglegal.com	6) <u>m</u> ) 6A			
12	Attorneys for Various Claiman	ts			
13 14 15	THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE				
16		l	Chapter 11		
17			Case No. Case ]	No. 18-11272 (LSS)	
18	In re:				
19 20	CSH WINDDOWN, INC., et	tal.,		TAL DECLARATION OF DEL ILG ATTACHING TWO	
20	Debtors.		CLAIMANT E	DECLARATIONS RE NED IMMEDIATELY	
22				NKRUPTCY WAS FILED	
23					
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28		~~	<b>-</b> 1-		
	In re: CSH WINDDOWN, INC., et al., Supplemental Ilg Declaration Attaching 2 Claimant Declarations Re Money Earned Immediately Before Bankruptcy Was Filed				

**ILG Legal Office, P.C.** 156 South Spruce Ave, Unit 206A, South San Francisco, CA 94080 Tel: (415) 580-2574 Fax: (415) 735-3454

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#### SUPPLEMENTAL DECLARATION OF STEPHEN NOEL ILG ATTACHING TWO 1 2 CLAIMANT DECLARATIONS RE MONEY EARNED IMMEDIATELY BEFORE **BANKRUPTCY WAS FILED** 3 I, Stephen Noel Ilg, declare as follows: 4 1. Attached as Exhibit 1 is a true and correct copy of a Declaration from Shawn Fjeld re 5 money earned immediately before the bankruptcy filing. This corresponds to Claim 6 No. 263. 7 2. Attached as Exhibit 2 is a true and correct copy of an updated Declaration from Mark 8 Treat re money earned immediately before the bankruptcy filing. This corresponds to 9 Claim No. 262. 10 11 I declare under penalty of perjury under the laws of the State of California that the 12 foregoing is true and correct. 13 Executed at South San Francisco, California, this 2nd day of December 2020. 14 15 Respectfully submitted, 16 17 **ILG LEGAL OFFICE, PC** 18 Stylen Noel Ily 19 20 Stephen Noel Ilg, Esq. 21 Attorneys for Various Claimants 22 23 24 25 26 27 28 -2-In re: CSH WINDDOWN, INC., et al.,

Supplemental Ilg Declaration Attaching 2 Claimant Declarations Re Money Earned Immediately Before Bankruptcy Was Filed Case 18-11272-LSS Doc 754 Filed 12/02/20 Page 3 of 6

# EXHIBIT 1

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#### DECLARATION OF SHAWN FJELD IN SUPPORT OF CLAIM FOR WAGES, SALARIES OR COMISSIONS EARNED WITHIN 180 DAYS BEFORE PETITION FILING 11 U.S.C.507(a)(4)

I, SHAWN FJELD, declare that the following is true and correct to the best of my knowledge and belief:

- I was employed by ColorSpot for many years. This employment included the period of 11/30/17 through 5/29/18. During this time period I was earning \$13/hr.
- My check stubs in the period of 11/30/17 through 5/29/18 did not reflect my work hours properly as they did not reflect my lunches or breaks. As such, the checks stubs violated California Labor Code section 226.
- As I understand it, a \$50 wage penalty is owed for the first improper check stub and \$100 for each one thereafter.
- There were approximately 13 pay periods between 11/30/17 and 5/29/18. As such, I believe I am owed a \$1,250 in wage premium penalty for these improper pay stubs.
- In sum, based on the foregoing, I am owed \$1,250 in wages under California Law for the period work 11/30/17 through 5/29/18.

I declare under penalty of perjury that the foregoing is true and correct.

Dated: 10/30/2020

Los Angeles County, CA

SHAWN FJELD

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## EXHIBIT 2

### DECLARATION OF MARK TREAT IN SUPPORT OF CLAIM FOR WAGES, SALARIES OR COMISSIONS EARNED WITHIN 180 DAYS BEFORE PETITION FILING 11 U.S.C.507(a)(4)

I, MARK TREAT, declare that the following is true and correct to the best of my knowledge and belief:

- I was employed by ColorSpot for many years. This employment included the period of 11/30/17 through 5/29/18. During this time period I was earning \$13/hr.
- My check stubs in the period of 11/30/17 through 5/29/18 did not reflect my work hours sproperly as they did not reflect my lunches or breaks. As such, the checks stubs violated California Labor Code section 226.
- As I understand it, a \$50 wage penalty is owed for the first improper check stub and \$100 for each one thereafter.
- There were approximately 13 pay periods between 11/30/17 and 5/29/18. As such, I believe I am owed a \$1,250 in wage premium penalty for these improper pay stubs.
- In sum, based on the foregoing, I am owed \$1,250 in wages under California Law for the period work 11/30/17 through 5/29/18.

I declare under penalty of perjury that the foregoing is true and correct.

Dated: 11/09/20

Martit

Jackson County, OR

MARK TREAT