LAW OFFICE OF MARK MAZDA MARK MAZDA, SB# 181419 2040 Main Street, Suite 570 Irvine, California 92614 3 telephone (949) 222-9182 facsimile (949) 222-9199 4 Attorneys for Plaintiffs 5 Christina Harvey, Dyrius Groomes, Tyrie Dedrick, Armond Person, Anthony Logan, Deron Hollins, and the Plaintiff class 6 7 8 SUPERIOR COURT OF THE STATE OF CALIFORNIA 9 **COUNTY OF LOS ANGELES** 10 Christina Harvey; Dyrius Groomes; Tyrie CASE NO. BC609540 Dedrick; Armond Person; and Anthony 11 Logan, on behalf of Themselves and the Date Action Filed: February 8, 2016 12 Class; Deron Hollins, Not Yet Set Trial Date: 13 Assigned for all purposes to: Plaintiffs, Honorable Carolyn B. Kuhl Department 309 14 VS. 15 SUPPLEMENTAL DECLARATION OF Check Into Cash, Inc., an entity of unknown) CHRISTINA HARVEY SUPPORTING 16 form; Check Into Cash of California, Inc., an) PLAINTIFFS' MOTION FOR entity of unknown form; and Does 1 to 10, PRELIMINARY APPROVAL OF CLASS-17 **ACTION SETTLEMENT** inclusive, 18 Defendants. Hearing Date: October 14, 2021 19 Time: 11:30 a.m. Dept: 12, Spring Street Courthouse 20 21 22 23 24 25 26 27 28

- 1. I am one of the named Plaintiffs in this case. I have personal knowledge of the facts set forth in this declaration, and if I were called and sworn as a witness in this action, I could and would testify competently thereto.
- 2. I am a named Plaintiff in this case. I am also a member of the class as stated in the complaint and the settlement documents settling this case.
- 3. I have reviewed the complaint in this case, and I am very familiar with the allegations contained in that complaint. I am very familiar with the facts alleged in this case. I am also very familiar with the terms of the proposed settlement of this case.
- 4. During the course of this case, I assisted attorney Mark Mazda, counsel for Plaintiff, in vigorously prosecuting this case to the fullest extent possible. This included but was not limited to responding to written discovery, being deposed in the case, attending the deposition of the person most knowledgeable at Check Into Cash of California, Inc., providing factual information to Mr. Mazda about the case, participating in mediating the case, engaging in settlement discussions post-mediation, talking to the other named Plaintiffs in the case about the developments in the case, and acting as a liaison between the other named Plaintiffs and Mr. Mazda on various issues and tasks. I have been heavily involved in the case, and prosecuting the case.
- 5. I do not have any interest that is antagonistic to the interests of the class. Indeed, I have negotiated a settlement of the case that I believe is fair to the named Plaintiffs and to the class and that addresses and fixes the core issue sued about in this case, i.e., race discrimination or the perception of race discrimination in how Defendants admit African Americans into their locked California stores.
- 6. I have agreed to be a class representative representing the class in this case. I agreed to do so prior to the complaint in this case being filed. I still agree to be a class representative for the class in this case. And I have agreed to be a class representative during the entirety of this case.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct and that this declaration was executed on September 13, 2021, in Los Angeles, California.

Christina Harvey