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 Attorneys for Plaintiffs
 5 Christina Harvey, Dyrius Groomes, Tyrie Dedrick,
 Armond Person, Anthony Logan, Deron Hollins, and the Plaintiff class
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 8 **SUPERIOR COURT OF THE STATE OF CALIFORNIA**
 9 **COUNTY OF LOS ANGELES**

10 Christina Harvey; Dyrius Groomes; Tyrie) CASE NO. BC609540
 11 Dedrick; Armond Person; and Anthony))
 Logan, on behalf of Themselves and the))
 12 Class; Deron Hollins,))
))
 13)) *Assigned for all purposes to:*
 Plaintiffs,)) Honorable Carolyn B. Kuhl
)) Department 12
 14))
 vs.))
 15))
 Check Into Cash, Inc., an entity of unknown))
 16 form; Check Into Cash of California, Inc., an))
 entity of unknown form; and Does 1 to 10,))
 17 inclusive,))
))
 18 Defendants.))
))
 19))
 20))

Date Action Filed: February 8, 2016
 Trial Date: Not Yet Set

**STIPULATION TO DELETION OF THE
 LANGUAGE CONTAINED IN THE
 STIPULATION OF SETTLEMENT ON PAGE
 4, LINES 2-6**

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1 This Stipulation is entered into between counsel for Plaintiffs, on the one hand, and counsel for
2 Defendants, on the other hand. This Stipulation slightly modifies the Stipulation of Settlement
3 (“Stipulation of Settlement”) made and entered into by Plaintiffs Christina Harvey and Anthony Logan,
4 on behalf of the class, and Dyrius Grooms, Tyrie Dedrick, Armond Person, and Deron Hollins, on
5 behalf of themselves, on the one hand, and Check Into Cash, Inc. and Check Into Cash of California,
6 Inc., on the other hand.

7 *Whereas*, counsel for the parties have had numerous hearings with the Court relating to terms of the
8 settlement of this case on a class-wide basis;

9 *Whereas*, the Court has indicated that the language on page 4, lines 2-6 of the Stipulation of
10 Settlement is problematic for getting the settlement preliminarily and finally approved by the Court;

11 *Whereas*, counsel for the parties agree that that language can be deleted from the Stipulation of
12 Settlement.

13 Therefore, it is hereby stipulated as follows:

14 The language on page 4, lines 2-6 in the Stipulation of Settlement, which refers to language that will
15 be contained in the Final Order and Judgment, is hereby deleted from the settlement of this case in its
16 entirety. That language, which is hereby deleted from the Stipulation of Settlement stated:

17 d. permanently barring and enjoining the Releasing Parties from instituting, filing,
18 commencing, prosecuting, maintaining, continuing to prosecute, directly or indirectly,
19 as an individual or collectively, representatively, derivatively, or on behalf of them, or
20 in any other capacity of any kind whatsoever, any action in any state court, any federal
21 court, or in any other tribunal, forum, or proceeding of any kind, against the Released
22 Parties that asserts any Released Claims.

23 That language, which was to be a part of the Final Order and Judgment of the Court in this case, is
24 hereby stipulated to be deleted and excised from the Stipulation of Settlement.

25 It is also further stipulated that such deleted language will *not* be in the Final Order and Judgment
26 of the Court in this case.

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1 IT IS SO STIPULATED.

2
3 Dated: November 10, 2021

LAW OFFICE OF MARK MAZDA



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7 By: _____
8 Mark Mazda
9 Attorneys for Plaintiffs
10 Christina Harvey, Dyrius Grooms, Tyrie Detrick,
11 Armond Person, Anthony Logan, Deron Hollins,
12 and the Plaintiff class

11 Dated: November 10, 2021

JACKSON LEWIS P.C.



13
14
15 By: _____
16 Michael A. Hood
17 Kathy A. Le
18 Attorneys for Defendants CHECK INTO
19 CASH INC. and CHECK INTO CASH OF
20 CALIFORNIA, INC.

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