

## SETTLEMENT AGREEMENT

This Settlement Agreement under the California Labor Code Private Attorneys General Act (“PAGA”) is made by and between plaintiffs John Doe, David Gudeman, and Paola Correa (“Plaintiffs”), on behalf of themselves and on behalf of the State of California, on the one hand, and defendants Google Inc.<sup>1</sup> and Alphabet Inc. (collectively, including Google LLC, referred to herein as “Google”), on the other (collectively, the “Parties”), subject to the approval of the Court in accordance with California Labor Code section 2699(1)(2), and subject to the following terms and conditions.

### I. DEFINITIONS

Unless otherwise defined herein, the following terms used in this Agreement shall have the meanings ascribed to them as set forth below:

- A. “Action” means the civil action titled *John Doe, et al. v. Google, Inc., et al.*, filed in the Superior Court of the State of California, County of San Francisco, Case No. CGC-16-556034.
- B. “Agreement,” “Settlement,” or “Settlement Agreement” means this Settlement Agreement.
- C. “Complaint” means the Complaint filed by Plaintiffs on December 20, 2016 in the Action, and all amendments thereto.
- D. “Court” means the Superior Court for the State of California, County of San Francisco.
- E. “Covered Period” means the period of time from February 14, 2016 to the date the Court grants approval of the Settlement.
- F. “Google” means the defendants in this Action, Google Inc. and Alphabet Inc., and Google LLC.
- G. “Final” means: (1) that the Settlement has been finally approved by the Court with no objections (including objections by Plaintiffs or Plaintiffs’ counsel as to the award of incentive payments or fees, which must be made within 15 days of the order or are otherwise waived); or, if there are objections, either (1) the California Court of Appeal has rendered a final judgment affirming the Court’s final approval without material modification and the date for further appeal has passed without further appeal; or (2) the applicable date for seeking appellate review of the Court’s final approval of the Settlement has passed without a timely appeal or request for review having been made.
- H. “Google’s Counsel” means Zachary P. Hutton and Cameron W. Fox of Paul Hastings LLP.
- I. “Order” means the Order Granting Approval of Settlement. The parties will submit a proposed Order in the form evidenced by Exhibit A to this Agreement for consideration by the Court.

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<sup>1</sup> Google Inc. represents that it became Google LLC effective October 1, 2017.

- J. "Liability Release" means Google's former "Employee and Temporary Workers Adult Content Liability Release."
- K. "Liability Release PAGA Claims" are claims under PAGA that arise from or relate to the allegations contained in the Complaint that Google unlawfully required employees to waive harassment and/or discrimination claims by signing the Liability Release, whether such Liability Release existed as a free-standing document or as a part of a broader agreement. Liability Release PAGA Claims expressly include claims of individuals assigned to work at Google by the staffing firm Adecco USA Inc., Adecco Group, North America and/or any parent, subsidiary, or related Adecco entities (collectively "Adecco"). However, it does not include claims those Adecco employees may have against Adecco arising from the Liability Release, nor does it include temporary employees assigned to work at Google by other staffing firms.
- L. "LWDA" means the California Labor and Workforce Development Agency.
- M. "LWDA Payment" means the portion of the payment from the Total Settlement Amount to be paid to the LWDA under the Settlement Agreement.
- N. "Net Settlement Amount" means the amount from the Total Settlement Amount that is available for distribution of the LWDA Payment and as Settlement Shares to the PAGA Settlement Group Members after the deductions set forth in Sections III.C-E. The entire Net Settlement Amount will be distributed to the LWDA and PAGA Settlement Group Members in payment of PAGA penalties.
- O. "PAGA Settlement Group Members" means current and former employees of Google in California, and all current and former employees of Adecco USA Inc., Adecco Group, North America and/or any related Adecco entities (collectively "Adecco") assigned by Adecco to work at Google in California, who signed any version of the Liability Release (and any similar forms allegedly signed by employees of Adecco who were assigned to work at Google) at any time during the Covered Period.
- P. "Plaintiffs" means the plaintiffs in the Action, John Doe, David Gudeman, and Paola Correa.
- Q. "Plaintiffs' Counsel" means the firm of Baker Curtis & Schwartz, P.C.
- R. "Released Parties" means Google, and any present and former parents, subsidiaries and affiliated companies or entities (not including Adecco or any other staffing firm providing temporary employees to Google), and their respective officers, directors, employees, partners, shareholders and agents, and any other successors, assigns and legal representatives and its related persons and entities.
- S. "Settlement Administrator" means the administrator Phoenix Class Action Administration Solutions or a comparable vendor approved by the Court.
- T. "Settlement Share" means the portion of the Net Settlement Amount allocable to each PAGA Settlement Group Member as provided by this Agreement.
- U. "Total Settlement Amount" means the total amount to be paid by Google as provided by this Agreement.



## II. FACTUAL BACKGROUND

- A. On December 20, 2016, Plaintiffs commenced this Action, seeking relief under PAGA on behalf of themselves and the PAGA Settlement Group Members based on their claim that Google enforced unlawful policies and made its employees agree to and sign certain unlawful documents.
- B. On February 14, 2017, Plaintiffs served a letter to the LWDA and Google in accordance with the requirements of Labor Code section 2699.3, to notify the LWDA of alleged violations by Google of California Labor Code sections 232.5 and 432.5 for allegedly unlawfully requiring employees to waive harassment and/or discrimination claims by signing the Liability Release. The LWDA did not respond to Plaintiffs correspondence. Plaintiffs thereafter amended their Complaint to include claims based on the Liability Release.
- C. On March 22, 2018, the Parties participated in a mediation presided over by David Rotman. This mediation resulted in a Memorandum of Agreement. This Agreement replaces and supersedes the Memorandum of Agreement entered into at the mediation.
- D. This Agreement represents a compromise and settlement of highly disputed claims. Nothing in this Agreement is intended or will be construed as an admission by Google that Plaintiffs' claims in the Action have merit or that it has any liability to Plaintiffs or the PAGA Settlement Group on those claims, or as an admission by Plaintiffs that Google's defenses in the Action have merit.

## III. SETTLEMENT TERMS AND CONDITIONS

- A. **Stipulation for Settlement Only.** Consistent with this Agreement, Plaintiffs will stipulate to the dismissal with prejudice of all claims against Google that arise from or relate to the Liability Release PAGA Claims.
- B. **Representation Regarding PAGA Settlement Group Members.** Google represents that there are approximately 10,603 individuals that compose the PAGA Settlement Group Members. The parties will request that Adecco certify the accuracy of this information as to Adecco employees working at Google, based on records kept in the ordinary course of business, as a condition of the final Settlement. The accuracy of the numbers will not affect this settlement unless they differ by more than 10% from the totals referenced herein.
- C. **Total Settlement Amount.** Subject to the terms and conditions of this Agreement, the Total Settlement Amount is \$1,048,843.00. The Total Settlement Amount will cover (a) all Settlement Shares to PAGA Settlement Group Members pursuant to the Settlement (described in Section III.F-G); (b) the LWDA Payment; (c) Plaintiffs' attorneys' fees, costs, and expenses related to the claims encompassed by this Agreement (which includes all such fees and costs incurred to date, as well as all such fees and costs incurred in documenting the settlement, securing court approval of the settlement including any and all motions related thereto, and obtaining a dismissal of the claims encompassed by this Agreement) (described in Section III.D); (d) the incentive payments set forth in Section III.E; and (e) the Settlement Administrator's fees and expenses.



- D. **Attorneys' Fees and Litigation Costs.** Google will not oppose an application for attorneys' fees in an amount that does not exceed 33% of the Total Settlement Amount (\$346,118.20). Google will not oppose an application for up to \$25,000 in litigation costs. IRS Forms 1099 and state and local equivalents will be issued to Plaintiffs' Counsel for any awarded attorneys' fees and expenses. Plaintiffs' Counsel will not seek, or be entitled to any attorneys' fees and/or expenses related to the claims encompassed by this Agreement, other than those specified in this Agreement.
- E. **Incentive Payments.** Plaintiffs' Counsel will request, and Google will not oppose, incentive payments to Plaintiffs from the Total Settlement Amount in an amount not to exceed \$1,000 per Plaintiff. This incentive payment shall be in addition to whatever payment the Plaintiffs are otherwise entitled to as PAGA Settlement Group Members. Each Plaintiff will be issued an IRS Form 1099 and its state and local equivalents for any incentive payment amount received under the Settlement.
- F. **Settlement Shares.** Subject to the terms and conditions of this Agreement, each PAGA Settlement Group Member will be allocated a Settlement Share from 25% of the Net Settlement Amount; the remainder of the Net Settlement Amount shall be paid to the LWDA, as described below in Section III.I. The Settlement Share is intended to settle claims for civil penalties. Accordingly, the payments to PAGA Settlement Group Members will not be reduced by payroll tax withholding and deductions; and, instead, the Settlement Administrator will issue to the PAGA Settlement Group Member a Form 1099 with respect to the payment.
- G. **Distribution of Settlement Shares to PAGA Settlement Group Members.** After deducting for the amounts for the LWDA Payment, the Settlement Administrator's fees and expenses, the PAGA Representative Payment, and attorneys' fees, costs, and expenses, the remainder of the Net Settlement Amount will be paid as Settlement Shares to each PAGA Settlement Group Member. The portion of the Net Settlement Amount available for distribution to PAGA Settlement Group Members (25% of the Net Settlement Amount) will be divided equally among all PAGA Settlement Group Members.
- H. **Payments to Settlement Administrator.** The Settlement Administrator will pay to itself out of the Total Settlement Amount its reasonable fees and expenses as approved by the Court.
- I. **Payment to LWDA.** The Settlement Administrator will pay 75% of the Net Settlement Amount to the LWDA as its share of the Settlement attributable to civil penalties under PAGA (the "LWDA Payment"). If the Court approves an LWDA Payment of less than 75%, the remainder will be retained in the Net Settlement Amount.
- J. **Appointment of Settlement Administrator.** In connection with a Joint Motion to the Court for an Order Approving this Agreement ("Joint Motion"), the Parties will propose a Settlement Administrator to distribute Settlement Shares and other payments due under the Settlement; and otherwise administer the Settlement. In the event that the Settlement is not approved, Google will pay the Settlement Administrator's reasonable fees incurred as of that time. The Settlement Administrator, as a condition of appointment, will agree to be bound by this Agreement with respect to the performance of its duties and its compensation. The Settlement Administrator's duties will include preparing, printing, and mailing the Notice Packet to the PAGA Settlement Group Members; conducting a

National Change of Address search and using Accurint and other reasonable and cost-effective skip trace methods to locate any PAGA Settlement Group Member whose Notice Packet was returned by the U.S. Postal Service as non-deliverable, and re-mailing the Notice Packet to the PAGA Settlement Group Member's new address; issuing the checks to effectuate the payments due under the Settlement; and otherwise administering the Settlement pursuant to this Agreement. The Settlement Administrator's reasonable fees and expenses, including the cost of printing and mailing the Notice Packet, will be paid out of the Total Settlement Amount.

**K. Procedure for Approving Settlement.**

**1. Motion for an Order Approving the Settlement.**

- a. The Parties will cooperate in seeking approval of the Settlement, including by drafting and filing the Joint Motion. The Parties further agree to fully cooperate in the drafting and/or filing of any further documents reasonably necessary to be prepared or filed and shall take all steps that may be requested by the Court relating to the approval and implementation of the Settlement.
- b. At the hearing on the Joint Motion, the Parties will jointly appear, support the granting of the motion, and submit an order granting the motion in the form evidenced by Exhibit A to this Agreement.
- c. The Parties will jointly file the Joint Motion. If the Court does not grant the application for approval and issue an order approving the Settlement, under the specific terms requested, the Parties agree to meet and confer to address the Court's concerns and determine whether resolution of the claims encompassed by the Settlement can be obtained in a manner consistent with the Court's concerns.
- d. If the Court does not grant approval of the Settlement, or if the Court's final approval of the Settlement is reversed or materially modified on appellate review, then the Settlement will become null and void. A modification of amounts payable in attorneys' fees or expenses shall not be deemed a material modification of the Settlement.

**L. No Right to Opt Out.** The Parties agree there is no statutory right for any PAGA Settlement Group Member to opt out or otherwise exclude himself or herself from the Settlement.

**M. Notice and Payment of Settlement Shares to PAGA Settlement Group Members.** After the Court enters its order granting the Joint Motion, every PAGA Settlement Group Member will be provided with a notice concerning the Settlement (see Exhibit B; "Notice Packet") and payment of the PAGA Settlement Group Member's Settlement Share.

1. Within 35 days after the Court approval of the settlement, Google will provide to the Settlement Administrator the names, last known addresses and telephone numbers, and Social Security numbers of all PAGA Settlement Group Members. Google will endeavor to obtain from Adecco such information for PAGA Settlement Group Members assigned by Adecco to work at Google. If any or all



of the PAGA Settlement Group Member' data are unavailable to Google, Google will use best efforts to deduce or reconstruct the data prior to when it must be submitted to the Settlement Administrator. This information will otherwise remain confidential and will not be disclosed to anyone, except in order to carry out the reasonable efforts described in Section III.M.3, or pursuant to Google's express written authorization or by order of the Court. Google shall provide to Plaintiffs' Counsel, and the Settlement Administrator will confirm, the total number of Settlement Group Members broken down by Google employees and Adecco employees performing work at Google.

2. Consistent with the timeframes set forth in Section III.P, the Settlement Administrator will send each PAGA Settlement Group Member the Notice Packet and payment of the PAGA Settlement Group Member's Settlement Share. The Settlement Administrator will mail the Notice Packets and Settlement Share payments to all identified PAGA Settlement Group Members, using the mailing address information provided by Google, unless modified by any updated address information that the Settlement Administrator obtains in the course of administration of the Settlement.
3. In the event of returned or non-deliverable Notice Packets, the Settlement Administrator will make reasonable efforts to locate PAGA Settlement Group Members and re-send the Notice Packets. The Settlement Administrator will promptly, and not later than 15 days from receipt of the returned packet, search for a more current address for the PAGA Settlement Group Member using Accurant and other reasonable and cost-effective skip trace methods, and re-mail the Notice Packet to the PAGA Settlement Group Member. The Settlement Administrator will use the PAGA Settlement Group Members' data and otherwise work with Google to find a more current address. The Settlement Administrator will be responsible for taking reasonable steps, consistent with its agreed-upon job parameters, court orders, and fee, as agreed to with Plaintiffs' Counsel and according to the following deadlines, to trace the mailing address of any PAGA Settlement Group Member for whom a Notice Packet is returned by the U.S. Postal Service as undeliverable. These reasonable steps will include, at a minimum, the tracking of all undelivered mail; performing address searches for all mail returned without a forwarding address; and promptly re-mailing to PAGA Settlement Group Members for whom new addresses are found. If the Notice Packet is re-mailed, the Settlement Administrator will note for its own records and notify Plaintiffs' Counsel and Google's Counsel of the date and address of each such re-mailing as part of a weekly status report provided to the Parties. Plaintiffs' Counsel and Google's Counsel will be entitled to receive from the Settlement Administrator any updated address information about a PAGA Settlement Group Member as the Settlement Administrator obtains such information.

- N. **Submission of Order.** Plaintiffs shall submit a copy of the order providing for or denying an award of civil penalties within 10 days after entry of the dismissal and/or Order, in compliance with Section 2699(1)(3) of the California Labor Code. If Plaintiffs fail to satisfy this condition in strict compliance with Section 2699(1)(3) of the California Labor Code, the Settlement shall be voidable at Google's option. See Exhibit C.



- O. **Waiver of Right to Appeal.** Provided that the court's approval of this Settlement is consistent with the material terms of this Agreement, Plaintiffs, Google, and their respective counsel hereby waive any and all rights to appeal the final approval of the Settlement, and the Order therefore will become non-appealable at the time it is entered. The waiver of appeal does not include any waiver of the right to oppose any appeal, appellate proceedings or post-judgment proceedings or any waiver of Plaintiffs' Counsel's choice to contest the Court's award of fees, costs, or incentive payments. If an appeal is taken, the time for consummating the Settlement (including making payments under the Settlement) will be suspended until such time as their appeal is finally resolved and the Order becomes Final, as defined in this Agreement.
- P. **Timing of Settlement Payments.** Within 5 days after the Settlement becomes Final, as defined in this Agreement, the Settlement Administrator will provide Google with wire transfer information. Within 20 days after the Settlement Administrator provides Google with wire transfer information, Google will transfer the Total Settlement Amount to the Settlement Administrator via wire transfer. The Settlement Shares, the LWDA Payment, and the attorneys' fees, costs, and expenses will be paid within 7 days after Google transfers the Total Settlement Amount to the Settlement Administrator.
- Q. **Uncashed Settlement Share Checks.** A PAGA Settlement Group Member must receive or cash his or her Settlement Share payment or check within 180 calendar days after it is mailed to him or her. If a check is returned to the Settlement Administrator, the Settlement Administrator will make all reasonable efforts to re-mail it to the PAGA Settlement Group Member at his or her correct address. If any PAGA Settlement Group Member's Settlement Share check is not cashed within 120 days after its last mailing to the PAGA Settlement Group Member, the Settlement Administrator will send the PAGA Settlement Group Member a letter or postcard informing him or her that unless the check is cashed in the next 60 days, it will expire and become non-negotiable, and offer to replace the check if it was lost or misplaced but not cashed. If a PAGA Settlement Group Member fails to cash the check for his or her Settlement Share within 180 days after it is mailed to him or her, the Settlement Administrator will distribute the funds represented by the uncashed check to the California State Controllers' Office Unclaimed Property Fund.
- R. **Release and Waiver of Claims.**
1. **PAGA Settlement Group Members.** In consideration for the LWDA Payment and the PAGA Settlement Group Members awarded Settlement Shares, as of the date the Settlement becomes Final, the LWDA and PAGA Settlement Group Members release any and all known and unknown claims under PAGA against the Released Parties that arise out of or relate to the Liability Release PAGA Claims, including but not limited to claims for violation of California Labor Code sections 232.5 and 432.5 (the "PAGA Settlement Group Members' Released Claims"). Such claims include claims for attorneys' fees and costs. This Release does not apply to claims against Adecco nor claims of individuals outside the group definition who were assigned to work at Google through staffing firms other than Adedco.
  2. **Waiver of Rights under California Civil Code Section 1542.** The PAGA Settlement Group Members' Released Claims include all such respective claims, whether known or unknown by the releasing party. Thus, even if a PAGA



Settlement Group Member (including Plaintiffs) discovers facts in addition to or different from those that they now know or believe to be true with respect to the subject matter of the PAGA Settlement Group Members' Released Claims, those claims will remain released and forever barred. Therefore, with respect only to those respective released claims, Plaintiffs and the PAGA Settlement Group Members expressly waive and relinquish the provisions, rights and benefits of section 1542 of the California Civil Code, which reads:

A general release does not extend to claims which the creditor does not know or suspect to exist in his or her favor at the time of executing the release, which if known by him or her must have materially affected his or her settlement with the debtor.

- S. **No Effect on Other Benefits.** The Net Settlement Shares will not result in any additional benefit payments (such as 401(k) or bonus) beyond those provided by this Agreement to Plaintiffs or the PAGA Settlement Group Members.
- T. **Confidentiality Preceding Approval.** Prior to filing the Joint Motion, Plaintiffs and their attorneys will not issue any press or other media releases or have any communication with the press or media or anyone other than family members, clients, PAGA Settlement Group Members, financial advisors, retained experts, and vendors related to settlement administration, regarding the Settlement. Information regarding the Settlement may be disclosed to the Court if requested or in response to information disclosed by Google. If, before the filing of the Joint Motion, Plaintiffs or their attorneys disclose to any unauthorized party (a) that a settlement has been reached or (b) any of the terms of the Settlement except as required by law or to effect the Settlement, Google may rescind the Settlement, rendering it null and void.
- U. **Miscellaneous Terms.**
  - 1. **No Admission of Liability.**
    - a. Google denies that it has engaged in any unlawful activity, has failed to comply with the law in any respect, or has any liability to anyone under the claims asserted in the Action. This Agreement is entered into solely for the purpose of compromising highly disputed claims. Nothing in this Agreement is intended or will be construed as an admission of liability or wrongdoing by Google, or an admission by Plaintiffs that any of their claims were non-meritorious or any defense asserted by Google was meritorious. This Settlement and the fact that Plaintiffs and Google were willing to settle the Action will have no bearing on, and will not be admissible in connection with, any litigation (other than solely in connection with the Settlement).
    - b. Whether or not the Order becomes Final, nothing in this Agreement, any document, statement, proceeding or conduct related to the Settlement, or any reports or accounting of those matters, will be construed as, offered or admitted in evidence as, received as, or deemed to be evidence of a presumption, concession, indication or admission by any of the Released Parties of any liability, fault, wrongdoing, omission, concession or damage.



- c. This Section and all other provisions of this Agreement notwithstanding, any and all provisions of this Agreement may be admitted in evidence and otherwise used in any and all proceedings to enforce any or all terms of this Agreement, or in defense of any claims released or barred by this Agreement.
2. **Integrated Agreement.** After this Agreement is signed and delivered by all Parties and their counsel, this Agreement and its exhibits will constitute the entire agreement between the Parties relating to the Settlement, and it will then be deemed that no oral representations, warranties, covenants, or inducements have been made to any Party concerning this Agreement or its exhibits other than the representations, warranties, covenants, and inducements expressly stated in this Agreement and its exhibits.
3. **Attorney Authorization.** Plaintiffs' Counsel and Google's Counsel warrant and represent that they are authorized by Plaintiffs and Google, respectively, to take all appropriate action required or permitted to be taken by such Parties pursuant to this Agreement to effectuate its terms, and to execute any other documents required to effectuate the terms of this Agreement. The Parties and their counsel will cooperate with each other and use their best efforts to effect the implementation of the Settlement. In the event the Parties are unable to reach agreement on the form or content of any document needed to implement the Agreement, or on any supplemental provisions that may become necessary to effectuate the terms of this Agreement, the Parties will seek the assistance of the Court or mediator, and in all cases all such documents, supplemental provisions and assistance of the court will be consistent with this Agreement.
4. **Modification of Agreement.** This Agreement, and any and all parts of it, may be amended, modified, changed, or waived only by an express written instrument signed by all Parties or their successors-in-interest.
5. **Agreement Binding on Successors.** This Agreement will be binding upon, and inure to the benefit of, the successors of each of the Parties.
6. **Applicable Law.** All terms and conditions of this Agreement and its exhibits will be governed by and interpreted according to the laws of the State of California, without giving effect to any conflict of law principles or choice of law principles.
7. **Cooperation in Drafting.** The Parties have cooperated in the drafting and preparation of this Agreement. This Agreement will not be construed against any Party on the basis that the Party was the drafter or participated in the drafting.
8. **Fair Settlement.** The Parties and their respective counsel believe and warrant that this Agreement reflects a fair, reasonable, and adequate settlement of the Action and have arrived at this Agreement through arms-length negotiations, taking into account all relevant factors, current and potential.
9. **Headings.** The descriptive heading of any section or paragraph of this Agreement is inserted for convenience of reference only and does not constitute a part of this Agreement.

10. **Notice.** All notices, demands or other communications given under this Agreement will be in writing and deemed to have been duly given as of the third business day after mailing by United States mail, addressed as follows:

*To Plaintiffs and the PAGA Settlement Group:*

Chris Baker  
Deborah Schwartz  
Baker Curtis & Schwartz, P.C.  
515 S. Figueroa Street, Suite 1250  
Los Angeles, CA 90071  
Telephone: (213) 488-6555  
Facsimile: (213) 488-6554  
[cbaker@bakerlp.com](mailto:cbaker@bakerlp.com)  
[dschwartz@bakerlp.com](mailto:dschwartz@bakerlp.com)

*To Google:*

Zachary P. Hutton  
Paul Hastings LLP  
55 Second Street, 24th Floor  
San Francisco, California 94105  
Telephone: (415) 856-7000  
Facsimile: (415) 856-7100  
[zachhutton@paulhastings.com](mailto:zachhutton@paulhastings.com)

Cameron W. Fox  
Ankush Dhupar  
Paul Hastings LLP  
515 South Flower Street, 25th Floor  
Los Angeles, CA 90071  
Telephone: (213) 683-6000  
Facsimile: (213) 627-0705  
[cameronfox@paulhastings.com](mailto:cameronfox@paulhastings.com)  
[ankushdhupar@paulhastings.com](mailto:ankushdhupar@paulhastings.com)

11. **Execution in Counterpart.** This Agreement may be executed in one or more counterparts. All executed counterparts and each of them will be deemed to be one and the same instrument provided that counsel for the Parties will exchange between themselves original signed counterparts. Facsimile signatures will be accepted if the original signature is provided within seven days. Any executed counterpart will be admissible in evidence to prove the existence and contents of this Agreement.

#### IV. EXECUTION BY PARTIES AND COUNSEL

The Parties and their counsel hereby execute this Agreement.



Dated: 5/31, 2018

JOHN DOE

John Doe

Dated: \_\_\_\_\_, 2018

DAVID GUDEMAN

\_\_\_\_\_

Dated: \_\_\_\_\_, 2018

PAOLA CORREA

\_\_\_\_\_

Dated: \_\_\_\_\_, 2018

GOOGLE LLC

By: \_\_\_\_\_

APPROVED AS TO FORM:

Dated: 6/1, 2018

CHRIS BAKER  
DEBORAH SCHWARTZ  
BAKER CURTIS & SCHWARTZ, P.C.

By:   
Chris Baker  
Attorney for Plaintiffs

Dated: \_\_\_\_\_, 2018

ZACHARY P. HUTTON  
CAMERON W. FOX  
ANKUSH DHUPAR  
PAUL HASTINGS LLP

By: \_\_\_\_\_  
Cameron W. Fox  
Attorney for Defendant Google LLC

**Deborah Schwartz**

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**From:** David Gudeman <dave.gudeman@gmail.com>  
**Sent:** Thursday, May 31, 2018 3:28 PM  
**To:** Chris Baker  
**Cc:** Deborah Schwartz  
**Subject:** Re: FW: Settlement in Doe - DOCUMENT TO SIGN

I have read this settlement and agree to it.

Regards,  
David Gudeman  
<http://www.unobtainabol.com>

[Redacted]

[Redacted]

[Redacted]

[Redacted]

[Redacted]

[Redacted]



Dated: 5/31, 2018

PAOLA CORREA

  
\_\_\_\_\_

Dated: \_\_\_\_\_, 2018

GOOGLE LLC

By: \_\_\_\_\_

APPROVED AS TO FORM:

Dated: \_\_\_\_\_, 2018

CHRIS BAKER  
DEBORAH SCHWARTZ  
BAKER CURTIS & SCHWARTZ, P.C.

By: \_\_\_\_\_

Chris Baker  
Attorney for Plaintiffs

Dated: \_\_\_\_\_, 2018

ZACHARY P. HUTTON  
CAMERON W. FOX  
ANKUSH DHUPAR  
PAUL HASTINGS LLP

By: \_\_\_\_\_

Cameron W. Fox  
Attorney for Defendant Google LLC

Dated: \_\_\_\_\_, 2018

JOHN DOE

\_\_\_\_\_

Dated: \_\_\_\_\_, 2018

DAVID GUDEMAN

\_\_\_\_\_

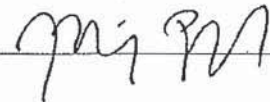
Dated: \_\_\_\_\_, 2018

PAOLA CORREA

\_\_\_\_\_

Dated: JUNE 15<sup>th</sup>, 2018

GOOGLE LLC  
MICHAEL PEYL

By: 

APPROVED AS TO FORM:

Dated: \_\_\_\_\_, 2018

CHRIS BAKER  
DEBORAH SCHWARTZ  
BAKER CURTIS & SCHWARTZ, P.C.

By: \_\_\_\_\_

Chris Baker  
Attorney for Plaintiffs

Dated: \_\_\_\_\_, 2018

ZACHARY P. HUTTON  
CAMERON W. FOX  
ANKUSH DHUPAR  
PAUL HASTINGS LLP

By: \_\_\_\_\_

Cameron W. Fox  
Attorney for Defendant Google LLC



Dated: \_\_\_\_\_, 2018

JOHN DOE

\_\_\_\_\_

Dated: \_\_\_\_\_, 2018

DAVID GUDEMAN

\_\_\_\_\_

Dated: \_\_\_\_\_, 2018

PAOLA CORREA

\_\_\_\_\_

Dated: \_\_\_\_\_, 2018

GOOGLE LLC

By: \_\_\_\_\_

APPROVED AS TO FORM:

Dated: \_\_\_\_\_, 2018

CHRIS BAKER  
DEBORAH SCHWARTZ  
BAKER CURTIS & SCHWARTZ, P.C.

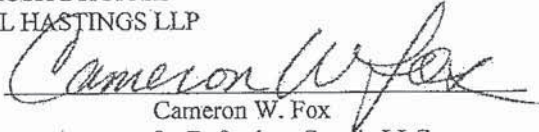
By: \_\_\_\_\_

Chris Baker  
Attorney for Plaintiffs

Dated: June 1, 2018

ZACHARY P. HUTTON  
CAMERON W. FOX  
ANKUSH DHUPAR  
PAUL HASTINGS LLP

By: \_\_\_\_\_

  
Cameron W. Fox  
Attorney for Defendant Google LLC