OCT 05 2018

Circuit Court Multnomen County, Oregon

Verified Correct Copy of Original 10/11/2018.

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IN THE CIRCUIT COURT FOR THE STATE OF OREGON

FOR THE COUNTY OF MULTNOMAH

Kevin Mehrens and Chris Roehm, individually and on behalf of all others similarly situated,

Plaintiffs.

Concept Entertainment-Six, LLC dba Grand Central Restaurant and Bowling Lounge,

Defendant.

Case No. 17CV49816

ORDER GRANTING PRELIMINARY APPROVAL OF CLASS ACTION SETTLEMENT

- Plaintiffs Kevin Mehrens and Chris Roehm (collectively, "Representative Plaintiffs") have filed a Motion for an Order Preliminarily Approving Class Action Settlement ("Motion").
- Having reviewed the Motion and supporting materials, the Court determines and orders as 15
- 16 follows:
- Counsel have advised the Court that the Parties have agreed, subject to final 17
- approval by this Court following notice to the proposed Settlement Class and a hearing, to settle 18
- 19 this Action on the terms and conditions set forth in the Settlement Agreement and Release of
- 20 Claims (the "Agreement").
- 21 B. The Court has reviewed the Agreement, as well as the files, records, and
- 22 proceedings to date in this matter. The terms of the Agreement are hereby incorporated as
- though fully set forth in this Order. Capitalized terms shall have the meanings attributed to them 23
- 24 in the Agreement.
- C. Based upon preliminary examination, it appears to the Court that the Agreement 25
- is sufficiently fair, reasonable, and adequate to warrant notice to the proposed Settlement Class; 26

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that the Settlement Class should be certified for settlement purposes; and that the Court should hold a hearing after notice to the Settlement Class to determine whether to enter a Settlement Order and Final Judgment in this action, based upon that Agreement.

Based upon the foregoing, the Court finds and concludes as follows:

- 1. Preliminary Approval of Proposed Settlement. The Agreement, including all exhibits thereto, is preliminarily approved as fair, reasonable, and adequate. The Court finds that (a) the Agreement resulted from extensive arm's-length negotiations between the Parties and their counsel, and (b) the Agreement is sufficient to warrant notice thereof to members of the Settlement Class and the Settlement Hearing described below.
 - 2. Class Certification for Settlement Purposes Only.
- (a) Pursuant to ORCP 32(A) the Court, for settlement purposes only, conditionally certifies the following Settlement Class:
 - All Oregon consumers who during the period of July 1, 2016 through November 22, 2017, were charged a service charge at Grand Central Restaurant and Bowling Lounge.
- (b) In connection with the certification, the Court makes the following preliminary findings:
- (1) The Settlement Class satisfies ORCP 32(A)(1) because the Settlement Class appears to be so numerous that joinder of all members is impracticable;
- (2) The Settlement Class satisfies ORCP 32(A)(2) because there appear to be questions of law or fact common to the Settlement Class;
- 21 (3) The Settlement Class satisfies ORCP 32(A)(3) because the claims 22 of the Representative Plaintiffs named in the caption appear to be typical of the claims being 23 resolved through the proposed settlement;
 - (4) The Settlement Class satisfies ORCP 32(A)(4) because the Representative Plaintiffs appear to be capable of fairly and adequately protecting the interests of the above-described Settlement Class in connection with the proposed settlement and because Page 2 ORDER GRANTING PRELIMINARY APPROVAL OF CLASS ACTION SETTLEMENT

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- (5) The Settlement Class satisfies the requirements of ORCP 32(A)(3) because, for purposes of settlement approval and administration, common questions of law and fact appear to predominate over questions affecting only individual Settlement Class Members and because settlement with the above-described Settlement Class appears to be superior to other available methods for the fair and efficient resolution of the claims of the Settlement Class. The Settlement Class appears to be sufficiently cohesive to warrant settlement by representation.
- (c) In making the foregoing findings, the Court has exercised its discretion in conditionally certifying a Settlement Class.
- 3. Representative Plaintiffs. For settlement purposes only, the Court hereby appoints Plaintiffs Kevin Mehrens and Chris Roehm as Representative Plaintiffs pursuant to ORCP 32, and finds that, for settlement purposes only, Mr. Mehrens and Mr. Roehm have and will fairly and adequately protect the interests of the Settlement Class.
- 4. Class Counsel. For settlement purposes only, the Court appoints Michael Fuller of OlsenDaines and Kelly Jones of The Law Office of Kelly Jones as counsel for the Settlement Class ("Class Counsel"). For purposes of these settlement approval proceedings, the Court finds that Class Counsel is competent and capable of exercising their responsibilities as Class Counsel.
- 5. Settlement Administrator. The Court appoints CPT Group, Inc. as the Settlement Administrator, which shall fulfill the Settlement Administration functions, duties, and responsibilities of the Settlement Administrator as set forth in the Agreement and this Order.
- 6. Settlement Hearing. A final approval hearing (the "Settlement Hearing") shall be held before this Court on February 15, 2019 at 1:30 p.m., as set forth in the Class Notice (described in Paragraph 7 below), to determine whether the Agreement is fair, reasonable, and adequate, and should be given final approval. Papers in support of final approval of the Agreement and Class Counsel's application for an award of attorneys' fees and costs, and for a Page 3 ORDER GRANTING PRELIMINARY APPROVAL OF CLASS ACTION SETTLEMENT

Service Award to the Representative Plaintiffs (the "Fee Application") shall be filed with the Court according to the schedule set forth in Paragraph 14, below. The Court may postpone, adjourn, or continue the Settlement Hearing without further notice to the Settlement Class. After the Settlement Hearing, the Court may enter a Settlement Order and Final Judgment in accordance with the Agreement (the "Final Judgment"), which will adjudicate the rights of the Settlement Class Members with respect to the claims being settled.

- substantially in the forms attached as Exhibits B and C to the Agreement. Defendant shall comply with the notice requirements of Paragraph 4.03 of the Agreement. In compliance with that Paragraph, beginning no later than forty-five (45) days after entry of this Order, Defendant shall cause notice to be delivered in the manner set forth in the Agreement to all Settlement Class Members who can be identified by reverse address look-up. Class Notice by publication shall be in substantially in the form attached as Exhibit B to the Agreement. Class Notices sent by U.S. Mail shall be substantially in the form attached as Exhibit C to the Agreement, or in a fold-over envelope style, to be determined by consultation with the Settlement Administrator. A Long-Form Notice substantially in the form attached as Exhibit D to the Agreement will be available to Settlement Class Members who request further information from the Settlement Administrator.
- 8. Findings Concerning Class Notice. The Court finds that the Class Notice and the manner of its dissemination described in Paragraph 7 above and Paragraph 4.03 of the Agreement constitutes the best practicable notice under the circumstances and is reasonably calculated, under all the circumstances, to apprise Settlement Class Members of the pendency of this action, the terms of the Agreement, and their right to object to or exclude themselves from the Settlement Class. The Court finds that the notice plan is reasonable, that it constitutes due, adequate and sufficient notice to all persons entitled to receive notice, and that it meets the requirements of due process, ORCP 32, and any other applicable laws.

- exclude himself or herself from the Settlement Class and follows the procedures set forth in this Paragraph shall be excluded. Any potential member of the Settlement Class may mail a written request for exclusion, in the form specified in the Class Notice, to the Settlement Administrator at the address set forth in the Class Notice. All such written requests must be postmarked by forty-five (45) days after Class Notice is sent pursuant to Paragraph 4.03.2 or 4.03.3 of the Agreement. All persons who properly request exclusion from the Settlement Class shall not be Settlement Class Members and shall have no rights with respect to, nor be bound by, the Agreement, should it be finally approved. The names of all such excluded individuals shall be attached as an exhibit to any Final Judgment.
- number of Settlement Class Members to whom Defendant transmits Class Notice timely exclude themselves from the Settlement Class, Defendant shall have the unilateral right to abrogate the Agreement by written notice of abrogation to Class Counsel in accordance with the procedures set forth in the Agreement. If Defendant exercises its right to abrogate the Agreement, then all aspects of the Agreement and the settlement underlying it, including but not limited to the provisional certification of the Settlement Class for settlement purposes only, shall be altogether null and void, and no aspect of the Agreement, the settlement, or this Order shall serve as legal precedent or as any basis for legal or factual argument in this or any other case.
- Agreement. The Court approves the form and content of the Claim Form substantially in the form attached as Exhibit E to the Agreement. The Claim Form will be included with the U.S. Mail Class Notice as provided in Paragraph 4.03.2 of the Agreement. A valid Claim Form, as defined in Paragraph 5.03 of the Agreement, must be submitted as required in the Class Notice via time-stamped email or postmarked letter no later than sixty (60) days after Class Notice is sent pursuant to Paragraph 4.03.2 and 4.03.3. Such deadline may be further extended by Court

- Order. Each Claim Form shall be deemed to have been submitted when time-stamped for email transmission or postmarked (if properly addressed and mailed by first-class mail, postage prepaid).
- 12. Costs of Class Notice and Claims Processing. Defendant shall bear all costs of notice to the Settlement Class of the pendency and settlement of the Action and of processing claims.

13. Objections and Appearances.

- submitted a written request for exclusion from the Settlement Class Member who has not timely submitted a written request for exclusion from the Settlement Class, and thus is a Settlement Class Member, may object to the fairness, reasonableness, or adequacy of the Agreement, or the Fee and Expense Application. Any Settlement Class Member who wishes to object to the Settlement must submit his or her objection in writing, with objections mailed to Class Counsel, Attn: Michael Fuller, OlsenDaines, US Bancorp Tower, 111 SW 5th Ave., Suite 3150, Portland, OR 97204, postmarked no later than forty-five (45) days after the date that email Class Notice is sent. Class Counsel will file copies of any written objections received with the Court via electronic filing. Objecting Settlement Class Members must include their name and address, the name and number of the case, and a statement of the reasons why they (i) believe the Court should find that the proposed settlement is not in the best interests of the Settlement Class or (ii) object to the Fee and Expense Application. Any objection not timely made in this manner shall be waived and forever barred.
- (b) Appearance at Settlement Hearing. Any objecting Settlement Class Member who wishes to address the Court at the Settlement Hearing must indicate his or her intent to do so in writing to Class Counsel at the same time that the Settlement Class Member submits the objection and must identify any witnesses and documents that he or she intends to use or submit at the Settlement Hearing. Class Counsel will inform the Court and Defendant's counsel accordingly. Any Settlement Class Member who does not timely deliver a written

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objection and notice of intention to appear within forty-five (45) days after the date that Class
Notice is sent, in accordance with the requirements of this Order, shall not be permitted to object
or appear at the Settlement Hearing, except for good cause shown, and shall be bound by all
proceedings, orders and judgments of the Court.

- (c) Fees and Cost Application. Class Counsel shall file their Fee and Cost Application, together with all supporting documentation, by no later than fourteen (14) days after Class Notice is sent, sufficiently in advance of the expiration of the objection period so that any Settlement Class Member will have sufficient information to decide whether to object and, if applicable, to make an informed objection.
- (d) Motion for Final Approval and Responses to Objections. Representative Plaintiffs shall file with the Court their motion for final approval of the Settlement and any responses to objections to the Agreement or the Fee and Cost Application, together with all supporting documentation.
 - 14. Dates of Performance: In summary, the dates of performance are as follows:
- (a) Defendant shall send the Class Notice to potential Settlement Class Members within forty-five (45) days after entry of this Order;
- (b) Representative Class Counsel's Fee and Expense Application, and all supporting materials, shall be filed within fourteen (14) days after Class Notice is sent;
- (c) Settlement Class Members who desire to be excluded shall mail requests for exclusion postmarked within forty-five (45) days after Class Notice is sent;
- 21 (d) All objections to the Agreement or the Fee and Cost Application shall be 22 filed and served within forty-five (45) after Class Notice is sent;
 - (e) Settlement Class Members who desire to submit Claim Forms shall do so by email or mail within sixty (60) days after commencement of Class Notice.
- 25 (f) Representative Plaintiffs' final approval motion, responses to objections, 26 and all supporting materials, shall be filed by February 1, 2019; and

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- (g) The Settlement Hearing shall be held on February 15, 2019 at 1:30 p.m.
- 15. Effect of Failure to Approve the Agreement. In the event the Court does not finally approve the Agreement, or for any reason the Parties fail to obtain a Final Judgment as contemplated in the Agreement, or the Agreement is terminated pursuant to its terms for any reason, then the following shall apply:
- (a) All orders and findings entered in connection with the Agreement shall become null and void and have no further force and effect, shall not be used or referred to for any purposes whatsoever, and shall not be admissible or discoverable in any other proceeding;
- (b) The conditional certification of the Settlement Class pursuant to this Order shall be vacated automatically, and the case shall return to its status as it existed before entry of this Order;
- (c) Nothing contained in this Order is, or may be construed as, any admission or concession by or against Defendant or Representative Plaintiffs on any point of fact or law, including, but not limited to, factual or legal matters relating to any effort to certify this case as a class action for purposes of considering settlement approval; and
- (d) Nothing in this Order or pertaining to the Agreement shall be used as evidence in any further proceeding in this case, including, but not limited to, motions or proceedings pertaining to treatment of this case as a class action.
- 16. Discretion of Counsel. Counsel are hereby authorized to take all reasonable steps in connection with approval and administration of the Settlement not materially inconsistent with this Order or the Agreement, including, without further approval of the Court, making minor changes to the content of the Class Notice that they jointly deem reasonable or necessary.
- 17. Stay of Proceedings Pending Approval of the Settlement. All proceedings before the Court are stayed pending final approval of the settlement, except as may be necessary to implement the settlement or comply with the terms of the Agreement.

	1	Presented by:
	2	OLSEN DANES, PC
	3	Attorneys for Representative Plaintiffs and Proposed Settlement Class
	4	By: Michael Fuller, OSB No. 093570
	5	michael@underdoglawyer.com
	6	111 SW 5th Ave., Suite 3150 Portland, OR 97204 Telephone: (503) 743-7000
	7	
	8	LAW OFFICES OF KELLY JONES
	9	Attorneys for Representative Plaintiffs and Proposed Settlement Class
	10	By: Yelly
	11	Kelly Jones, OSB No. 074217 kellydonovanjones@gmail.com 819 SE Morrison Street #255 Portland, OR 97214 Telephone: (503)847-4329
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	14	*
	15	Agreed to form:
	16	DAVIS WRIGHT TREMAINE, LLP.
	17	Attorneys for Defendant Concept Entertainment-Six, LLC d/b/a Grand Central Restaurant and Bowling Lounge
	18	By: (al Jendal)
	19	Kaley Fendall, OSB # 093509 kaleyfendall@dwt.com
ŝ	20	1300 S.W. Fifth Avenue, Suite 2400
200	21	Portland, OR 97201-5610 Telephone: (503) 241-2300
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