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6	UNITED STATES DISTRICT COURT,	
7	FOR THE CENTRAL DISTRICT OF CALIFORNIA—SOUTHERN DIVISION	
8 9 10 11 12 13 14 15 16 17	MARSELA GARCIA, an individual; CAROLINA MIRANDA, an individual; SULMA CERON, an individual, Plaintiffs, vs. ACE CASH EXPRESS, INC., a corporation, and DOES 1 through 20, inclusive,	Case No.: 8:14–CV–00285–DOC (RNBx) JUDGMENT RE [38] NOTICE Date: May 4, 2014 Time: 8:30 a.m. Room: 9D Honorable David O. Carter
 18 19 20 21 22 	Defendants. On February 11, 2015, the defenda	ant ACE Cash Express, Inc. served by electronic
23 24	mail offers of judgment to the plaintiff Sulma Ceron in the amount of \$25,000, to	
25	Carolina Miranda in the amount of \$20,000, and to Marisela Garcia in the amount of	
26 27 28	\$15,000, plus attorney's fees and costs pursuant to Federal Rule of Civil Procedure 68. On February 25, 2015, the plaintiffs Sulma Ceron, Carolina Miranda and Marisela Garcia	
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JUDGMENT

duly accepted Defendant's offers of judgment. On March 30, 2015, the plaintiffs filed with the Court the offers of judgment and notice of acceptance thereof.

Therefore, it is hereby ORDERED, ADJUDGED AND DECREED that judgment shall be entered in favor of Plaintiffs Sulma Ceron, Carolina Miranda and Marisela Garcia against Ace Cash Express, Inc.

Plaintiff Sulma Ceron shall have and recover from Ace Cash Express, Inc. damages in the amount of \$25,000, together with costs of suit and attorney's fees to be determined by way of motion.

Plaintiff Carolina Miranda shall have and recover from Ace Cash Express, Inc. damages in the amount of \$20,000, together with costs of suit and attorney's fees to be determined by way of motion.

Plaintiff Marisela Garcia shall have and recover from Ace Cash Express, Inc. damages in the amount of \$15,000, together with costs of suit and attorney's fees to be determined by way of motion.

Alavid O. Curter April 6, 2015 Honorable David O. Carter Dated JUDGMENT