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| 8  | UNITED STATES DISTRICT COURT   |  |  |
| 9  | FOR THE EASTERN DISTRICT OF CALIFORNIA   |  |  |
| 10 |  |  |  |
| 11 | SANDRA GARYBO, et al.,   | No. 1:15-cv-01487-DAD-JLT                              |  |
| 12 | Plaintiffs,  |  |  |
| 13 | v.   | ORDER GRANTING PLAINTIFF'S MOTION FOR DEFAULT JUDGMENT |  |
| 14 | LEONARDO BROS., et al.,  |  |  |
| 15 | Defendants.  | (Doc. Nos. 83, 91)                                     |  |
| 16 |  |  |  |
| 17 | On October 1, 2021, having read and considered plaintiffs' motion for default judgment               |  |  |
| 18 | against defendant Leonardo Bros. (Doc. No. 83) and all briefing and argument submitted in            |  |  |
| 19 | connection therewith, the court granted in part plaintiffs' motion for default judgment in this      |  |  |
| 20 | action. (Doc. No. 89.) Pursuant to this court's order (id. at 11), plaintiffs filed a proposed order |  |  |
| 21 | containing only the court approved terms of the default judgment. (Doc. No. 91.)                     |  |  |
| 22 | Accordingly,   |  |  |
| 23 | 1. Plaintiffs' motion for default j  | judgment (Doc. No. 53) is granted in part as follows:  |  |
| 24 | a) Plaintiffs and the class  | are awarded the total amount of \$234,659.43, which    |  |
| 25 | represents the following   | ng sums:   |  |
| 26 | i) Damages in the  | e amount of \$6,764.47 for failure to pay rest break   |  |
| 27 | premiums as re   | equired under California Labor Code § 226.7(c) and     |  |
| 28 | for applied inte   | erest pursuant to California Labor Code § 218.6;       |  |
|    | 1  | 1  |  |

| 1  |   | ii)              | \$125,095.97 for "waiting time penalties" (the failure to pay all    |
|----|---|------------------|--|
| 2  |   |                  | wages owed timely after separation from employment) brought          |
| 3  |   |                  | pursuant to California Labor Code § 203;                             |
| 4  |   | iii)             | \$23,150.00 for their claims based on defendant's failure to provide |
| 5  |   |                  | accurate wage statements brought pursuant to California Labor        |
| 6  |   |                  | Code § 226; and  |
| 7  |   | iv)              | Civil penalties pursuant to PAGA in the total amount of              |
| 8  |   |                  | \$318,595.97, of which 25%, or \$79,648.99 will be allocated to the  |
| 9  |   |                  | class;   |
| 10 |   | b) The rea       | maining 75%, or \$238,946.98, of the civil penalties recovered       |
| 11 |   | pursua           | nt to PAGA will go to the California Labor and Workforce             |
| 12 |   | Develo           | opment Agency;   |
| 13 | 2. Class Counsel shall receive \$56,317.50 in attorneys' fees and \$4,975.71 in costs;  |                  |  |
| 14 | 3. Defendant Leonardo Bros. is found and declared to be in violation of the statutes of |                  |  |
| 15 | the California Labor Code; and  |                  |  |
| 16 | 4. The Clerk of the Court is directed to enter judgment in favor of plaintiffs and the  |                  |  |
| 17 |   | class and to clo | ose this case.   |
| 18 | IT IS SO ORDERED.   |                  |  |
| 19 | Dated:  | October 15,      | $(1) \cap A(1) $   |
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