

1 UNITED STATES DISTRICT COURT
2 NORTHERN DISTRICT OF CALIFORNIA

3
4 MICHELLE BONNER,
5 Plaintiff,
6 v.
7 SFO SHUTTLE BUS COMPANY,
8 Defendant.

Case No. 13-cv-01606-TEH

**ORDER GRANTING MOTION FOR
FINAL APPROVAL OF CLASS
ACTION SETTLEMENT AND
MOTION FOR ATTORNEYS' FEES
AND INCENTIVE AWARDS**

9
10
11 This matter came before the Court on August 18, 2014, on Plaintiff Michelle
12 Bonner's unopposed motions for final approval of the class settlement and for attorneys'
13 fees, costs, and incentive awards. Class notice was distributed in accordance with the
14 Court's prior orders, and no class members objected. Fourteen individuals, less than two
15 percent of the class, opted out. As ordered at the hearing, Plaintiff's motions are
16 GRANTED in their entirety. Accordingly, IT IS HEREBY ORDERED that:

17 1. The parties' second revised proposed settlement agreement (Docket No. 59)
18 ("Agreement") is approved as fair, adequate, and reasonable.

19 2. Capitalized terms used in this order shall have the same meaning as defined
20 in the Agreement.

21 3. The Court certifies for settlement purposes the following class: All
22 individuals who worked for SFO Shuttle Bus Company as a bus driver or operator at any
23 time from January 18, 2009, through April 24, 2014.

24 4. The Court appoints Steven G. Tidrick and Joey Young, both of the Tidrick
25 Law Firm, as Class Counsel.

26 5. The Court appoints Plaintiff Michelle Bonner as the Class Representative.

27 6. The Claims Administrator shall distribute the awards to Class Members as
28 specified in the Agreement.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

7. The Court awards Plaintiff Michelle Bonner and Class Member David Mack \$3,500 each for their services to the Class. The Court finds that these amounts are fair and reasonable in light of these individuals' contributions to the litigation.

8. The Court grants Plaintiff's unopposed motion for \$73,750 in attorneys' fees, which is 25% of the common fund amount and significantly less than the lodestar, and \$9,632 in costs as within the range of reasonable fees and costs.

9. The Court retains jurisdiction to enforce the terms of the Agreement.

IT IS SO ORDERED.

Dated: 08/19/14



THELTON E. HENDERSON
United States District Judge