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IN THE UNITED STATES DISTRICT COURT

FOR THE NORTHERN DISTRICT OF CALIFORNIA

IL FORNAIO (AMERICA) CORPORATION,
OLIVETO PARTNERS, LTD. and THE FAMOUS
ENTERPRISE FISH COMPANY OF SANTA
MONICA, INC., on behalf of themselves and all others
similarly situated,

No. C 13-05197 WHA and
C 13-05331 WHA
(consolidated)

Plaintiffs,

v.

LAZZARI FUEL COMPANY, LLC,
CALIFORNIA CHARCOAL AND FIREWOOD, INC.,
CHEF'S CHOICE MESQUITE CHARCOAL,
RICHARD MORGEN, ROBERT COLBERT,
MARVIN RING, and WILLIAM W. LORD,

**REQUEST FOLLOWING
SEPTEMBER 16 HEARING**

Defendants.
_____ /

DARBAR CUISINE, INC.,

Plaintiff,

v.

CHEF'S CHOICE MESQUITE CHARCOAL,
LAZZARI FUEL COMPANY LLC,
CALIFORNIA CHARCOAL AND FIREWOOD, INC.,
and WILLIAM W. LORD,

Defendants.
_____ /

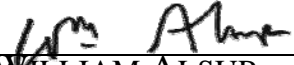
At the hearing on September 16, counsel for defendant Lazzari Fuel Company, LLC
referenced (i) an agreement with the Department of Justice pursuant to the Antitrust Criminal
Penalty Enhancement and Reform Act, and (ii) restitution. By **NOON ON
SEPTEMBER 19, 2014**, Lazzari shall please file a declaration regarding these items, appending
all supporting documentation, including the executed agreement(s) with the Department of
Justice. Lazzari and plaintiffs shall also please file a joint memorandum of authorities

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(not to exceed six pages) regarding the effect, if any, of Lazzari’s agreement with the Department of Justice. The memorandum should address, *inter alia*, “cooperation,” trebling damages, joint-and-several liability, and attorney’s fees.

As stated at the hearing, the settling defendants have until **NOON ON SEPTEMBER 19** to file a statement regarding whether the proposed partial class settlement will be revised to propose a substantially shorter payment schedule.

Dated: September 16, 2014.



WILLIAM ALSUP
UNITED STATES DISTRICT JUDGE