

United States District Court
For the Northern District of California

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

IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF CALIFORNIA

TERESA CLEMENS, JORDEN
SIMENSEN, and ADRIA DESPRES,
individuals, for themselves and all
members of the putative class and on behalf
of aggrieved employees pursuant to the
Private Attorneys General Act (“PAGA”),

No. C 15-01431 WHA

Plaintiffs,

v.

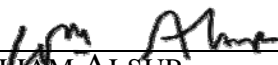
HAIR CLUB FOR MEN, LLC, a Delaware
corporation, and DOES 1 through 100,
inclusive,

**REQUEST FOR RESPONSE
RE PLAINTIFFS’ REQUEST
FOR CLARIFICATION**

Defendants.

Plaintiffs sought to certify a class that would include employees that worked for Hair Club from the start of the class period “until final judgment.” Plaintiffs aver that the alleged wage-statement violations are ongoing. To avoid the practical challenges presented by certifying an open-ended class that would encompass any new hire on a rolling basis, the order certifying the class set the cutoff for the class period as May 27, 2015, the date of the complaint. Plaintiffs seek to extend the class period to April 14, 2016, the date of the order certifying the class. By **NOON ON APRIL 21**, Hair Club will please state whether it has any objection to extending the class period as proposed by plaintiffs.

Dated: April 18, 2016.


WILLIAM ALSUP
UNITED STATES DISTRICT JUDGE