1	Herman Franck, Esq. (SB #123476)		
2	FRANCK & ASSOCIATES		
3	910 Florin Road, Suite 212 Sacramento, CA 95831		
4	Tel. (916) 447-8400; Fax (916) 447-0720		
5	Janet R. Varnell, (Admitted Pro Hac Vice) Brian W. Warwick, (Admitted Pro Hac Vice) VARNELL & WARWICK, P.A.		
6	P.O. Box 1870 Lady Lake, FL 32158		
7	Telephone: (352) 753-8600		
8	Facsimile: (352) 504-3301		
9	Class Counsel		
10	UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA		
11	STEVE FERRARI, et al.,	Case No. 17-CV-00018-YGR	
12	Plaintiffs,	(BDODOGED) ODDED OD ANTING	
13	v.	[PROPOSED] ORDER GRANTING PLAINTIFFS' MOTION FOR	
14	Autobahn, Inc. dba Autobahn Motors;	APPROVAL OF CY PRES RECIPIENT	
15	Mercedes-Benz USA, LLC; and SONIC AUTOMOTIVE, INC.,	The Honorable Yvonne Gonzalez Rogers Date: October 22, 2019 Time: 2 P.M.	
16	Defendants	Courtroom: 1	
17			
18			
19	This matter came before the Court on Plaintiffs' Motion for Approval of <i>Cy Pres</i>		
20	Recipient, which sought the Court's approval of the distribution of \$1,622.88 in funds associated		
21	with uncashed checks be distributed to Bay Area Legal Aid pursuant to Paragraph 28 of the		
22	Settlement Agreement. The Court finds that Bay Area Legal Aid is an appropriate charity to		
23	receive the cy pres funds because its mission matches the "purposes of the underlying lawsuit		
24	and the class of plaintiffs involved," taking into consideration the "geographic distribution of the		
25	class." See Nachshin v. AOL, LLC, 663 F.3d 1034, 1039–1040 (9th Cir. 2011) (citing Six		
26			
27	Mexican Workers v. Arizona Citrus Growers, 904 F.2d 1301 (9th Cir. 1990)). This lawsuit		
28	pursued consumer protection claims on behalf of customers of a Belmont, California car [PROPOSED] ORDER GRANTING MOTION FOR APPROVAL OF CY PRES RECIPIENT  1		

1	dealership, a class overwhelmingly located in the Bay Area, while Bay Area Legal Aid serves	
2	clients in consumer protection cases in seven Bay Area counties. Additionally, Class Counsel	
3	has assured the Court that neither Class Counsel nor the Autobahn Defendants' counsel has any	
4	connection to Bay Area Legal Aid.	
5	Consistent with Paragraph 28 of the Settlement Agreement, it is hereby ORDERED that:	
6	(1) Bay Area Legal Aid is approved as the recipient of the <i>cy pres</i> funds;	
7	(2) The Settlement Administrator shall pay the funds associated with all non-	
8	negotiated checks to Bay Area Legal Aid; and	
9	(3) The Settlement Class members have waived and abandoned any ownership	
10	interest in the uncashed checks and any and all associated funds.	
11	It Is So Ordered.	
12	Dated October 15, 2019 Grane Hyple Hilles	
13	Dated October 15, 2019  Wonne Gonzalez Robers	
14	United States District Judge	
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		
26		
27		
28		