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8	IN THE UNITED STATES DISTRICT COURT		
9	FOR THE NORTHERN DI	FOR THE NORTHERN DISTRICT OF CALIFORNIA SAN JOSE DIVISION	
10	SAN JOSE DIVISION		
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12	SAUNDRA JOHNSON and HANIFA HABIB, individually and on behalf of all others similarly	CASE NO. 5:11-CV-05619-LHK	
13	situated,	ORDER RE DEFICIENCIES IN REVISED PROPOSED CLASS NOTICE SUBMITTED	
14	Plaintiffs,	AUGUST 28, 2013	
15	v.	[Re: ECF No. 137]	
16 17	SKY CHEFS, INC., a Delaware business entity, and DOES ONE through and including DOES ONE HUNDRED,		
18	Defendants.		
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20	On August 22, 2013, the Court heard the parties' motion seeking (1) preliminary approval of		
21	a class action settlement, (2) conditional certification of settlement classes pursuant to Federal Rule		
22	of Civil Procedure 23, and (3) conditional certification	v. [Re: ECF No. 137]   CHEFS, INC., a Delaware business entity, DOES ONE through and including DOES [Re: ECF No. 137]   Defendants. Defendants.   On August 22, 2013, the Court heard the parties' motion seeking (1) preliminary approval of ass action settlement, (2) conditional certification of settlement classes pursuant to Federal Rule ivil Procedure 23, and (3) conditional certification of a collective action pursuant to the Fair or Standards Act ("FLSA"), 29 U.S.C. §§ 201 <i>et seq. See</i> ECF No. 136.   Plaintiffs claim that Defendant has violated California labor laws, and Plaintiffs seek to	
23	Labor Standards Act ("FLSA"), 29 U.S.C. §§ 201 et seq. See ECF No. 136.		
24	Plaintiffs claim that Defendant has violated California labor laws, and Plaintiffs seek to		
25	settle those state law claims on behalf of four classes of individuals: the Final Wage Class, the 226		
26	Class, the Living Wage Class, and the Rest Break and Overtime Class. If those classes are certified		
27	under Rule 23, all class members will be bound by any subsequent judgment in this case unless they		
28	opt out of the lawsuit. See Busk v. Integrity Staffing Solutions, Inc., 713 F.3d 525, 528 (9th Cir.		
	CASE NO. 5:11-CV-05619-LHK		

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United States District Court For the Northern District of California

2013). Plaintiffs also claim that Defendant has violated federal labor law, that is, the FLSA, and 2 Plaintiffs seek to settle that claim on behalf of the Rest Break and Overtime Class. If that class is 3 certified under the FLSA, class members will not benefit from or be bound by any subsequent judgment in this case unless they affirmatively opt in to the lawsuit. See id. 4

At the hearing, the Court expressed concern that the proposed class notice, see ECF No. 132-2, did not give adequate notice that with respect to the Rest Break and Overtime Class there is both a Rule 23 opt out class and a FLSA opt in class. The Court requested that counsel revise the proposed class notice to address this deficiency.

9 On August 28, 2013, the parties filed a revised proposed class notice. See ECF No. 137. 10 Having reviewed this document, the Court concludes that it still does not give adequate notice that the Rest Break and Overtime Class encompasses both a Rule 23 opt out class and a FLSA opt in 11 12 class. The Ninth Circuit has acknowledged the "practical concern" that class members may be 13 confused when both Rule 23 classes and FLSA classes are litigated in the same action, and has indicated that district courts should "work[] out an adequate notice in this type of case." Busk, 713 14 15 F.3d at 530 (internal quotation marks and citation omitted) (alteration in original). Accordingly, this 16 Court cannot grant the parties' motion unless and until the proposed class notice adequately explains 17 the parties' rights and obligations.

The parties may submit a second revised proposed class notice on or before September 6, 18 19 2013. Such notice should explain clearly, in language that may be understood by non-lawyers, that 20 the lawsuit alleges violations of California labor laws on behalf of the four identified classes of 21 individuals; that those individuals will be bound by any judgment in this case unless they opt out of 22 the lawsuit; and that those individuals who are in the Living Wage Class and/or the Rest Break and 23 Overtime Class must submit timely claim forms in order to receive a monetary benefit. Such notice also should explain that the lawsuit alleges violation of the FLSA *only* on behalf of the Rest Break 24 and Overtime Class; and that individuals in the Rest Break and Overtime Class will not receive 25 26 additional benefits under the FLSA or be bound by any judgment as to the alleged violation of the 27 FLSA unless they affirmatively opt in to the lawsuit. The notice should provide the full title and citation of the FLSA the first time it is mentioned. Finally, the parties should ensure that "see page 28

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\_" references are accurate. On pages 1 and 2 of the revised proposed class notice, class members are directed to particular pages for further explanations of their rights, but those pages do not contain the explanations in question.

As it indicated at the hearing, the Court is inclined to grant the parties' motion for preliminary approval of the class action settlement and to conditionally certify the proposed settlement classes and collective action. The Court will review the parties' second revised proposed class notice promptly upon its submission.

## **IT IS SO ORDERED.**

Dated: August 30, 2013 

hucy H. Koh

United States District Judge

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