1	Oshea Orchid, CA State Bar No. 298375		
2	oshea@publicemployees.legal		
3	Vasili Brasinikas, CA State Bar No. 344662 vasili@publicemployees.legal		
4	PUBLIC EMPLOYEES LEGAL, LLP		
	3415 S. Sepulveda Blvd., Suite 660		
5	Los Angeles, CA 90034 Telephone: (310) 649-5300		
6	Facsimile: (310) 853-6945		
7			
8	Matthew C. Helland, CA State Bar No. 2: Helland@nka.com	50451	
9	NICHOLS KASTER, LLP		
10	235 Montgomery St., Suite 810		
11	San Francisco, CA 94104 Telephone: (415) 277-7235		
12	Facsimile: (415) 277-7238		
13			
14	Attorneys for Plaintiffs Daniel Gonzalez, John Frye, and Tony Ortiz		
	And all others similarly situated		
15	LIMITED CTATE	S DISTRICT COURT	
16		ISTRICT COURT	
17			
18	DANIEL GONZALEZ, JOHN FRYE, and TONY ORTIZ, individually and	Case No.:	
19	on behalf of all others similarly	COLLECTIVE ACTION	
20	situated;	COMPLAINT FOR DAMAGES	
21	Plaintiffs,	Failure to Pay Overtime	
22	i iumims,	Violation of the Fair Labor	
23	VS.	Standards Act (29 U.S.C. § 201, et	
24	CITY OF LOS ANGELES, a public	seq.)	
	entity; and DOES 1 through 100,	JURY TRIAL DEMANDED	
25	inclusive		
26	Defendant.		
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PRELIMINARY STATEMENT

- 1. Plaintiffs Daniel Gonzalez, John Frye, and Tony Ortiz on behalf of themselves and all other similarly situated employees of the City of Los Angeles (hereinafter "Plaintiffs"), bring this collective action to recover unpaid overtime compensation, liquidated damages, and attorney's fees and costs from Defendant City of Los Angeles ("City" or "Defendant"), pursuant to the Fair Labor Standards Act ("FLSA") 29 U.S.C. § 201, et seq. Defendant has a policy and practice of employing Plaintiffs and other similarly situated individuals for up to an hour and a half, and sometimes more, past the end of their shift, without paying them any wages for that work time. Defendant's failure to pay proper overtime pay constitutes a willful violation of the FLSA.
- Plaintiffs and others similarly situated were employed by Defendant in the 2. Los Angeles Fire Department ("LAFD") and were denied proper compensation under the FLSA. The FLSA Collective is comprised of all persons who were employed by the City of Los Angeles in the Los Angeles Fire Department at any time within three years prior to this action's filing date through the trial of this action (the "Collective" Period"), in the following job positions: Firefighter III, Paramedic, Firefighter III Paramedic, Apparatus Op., Engineer, Fire Captain I, Fire Captain II, Fireboat Pilot, Fireboat Mate, Helicopter Pilot I, Helicopter Pilot II, Helicopter Pilot III, Helicopter Pilot IV, and Helicopter Pilot V.
- 3. During the Collective Period, Defendant failed to pay overtime compensation to Plaintiffs and each member of the FLSA Collective as required by federal law. Plaintiffs seek relief for themselves and for the FLSA Collective under the FLSA to remedy Defendant's failure to pay appropriate overtime compensation.

THE PARTIES

4. Plaintiff Daniel Gonzalez ("Gonzalez") is a resident of Los Angeles County, California. He is employed by the City of Los Angeles as a Firefighter III

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Paramedic in the LAFD. Plaintiff Gonzalez has been employed by the City with LAFD since December 3, 2003.

- Plaintiff John Frye ("Frye") is a resident of Riverside County, California. 5. He is employed by the City of Los Angeles as a Firefighter III in the LAFD. Plaintiff Frye has been employed by the City with LAFD since September 2008.
- 6. Plaintiff Tony Ortiz ("Ortiz") is a resident of Riverside County, California. He started working for the City with the LAFD on June 8, 1989. Plaintiff Ortiz retired from his position of Fire Captain I on January 31, 2023.
- Defendant City of Los Angeles is and at all relevant times was a 7. government entity organized under the laws of the State of California.
- 8. Defendant City of Los Angeles is a public agency within the meaning of 29 U.S.C. §203(x) and an employer as defined by 29 U.S.C. § 203(d), which, at the times relevant hereto, employed Plaintiffs and others similarly situated. Upon information and belief, Defendant at all relevant times has been aware of the provisions of the FLSA.
- 9. Defendant is an "enterprise" as defined by 29 U.S.C. § 203(r), including as defined by 29 U.S.C. § 203(r)(2)(C).
- Defendant is an "enterprise engaged in commerce or in the production of 10. goods for commerce" as defined in 29 U.S.C. § 203(s), including in 29 U.S.C. § 203(s)(1)(C).

JURISDICTION AND VENUE

- This Court has subject matter jurisdiction pursuant to 28 U.S.C. § 1331 as 11. this case is brought under the FLSA, 29 U.S.C. §§ 201 et seq. Plaintiffs have signed consent forms to join this lawsuit, which are attached as Exhibit A. As this case proceeds, it is likely that other individuals will file consent forms and join as opt-in plaintiffs.
- 12. Venue is proper in the United States District Court, Central District of California pursuant to 28 U.S.C. § 1391, because Defendant operated in the City of

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Los Angeles and because a substantial part of the events giving rise to the claims occurred in this district. This case is properly assigned to the Western Division of the Central District.

FACTUAL ALLEGATIONS

- 13. During the applicable statutory period, Plaintiffs and others similarly situated worked for the City in the LAFD and in the following job positions: Firefighter III, Paramedic, Firefighter III Paramedic, Apparatus Op., Engineer, Fire Captain I, Fire Captain II, Fireboat Pilot, Fireboat Mate, Helicopter Pilot I, Helicopter Pilot II, Helicopter Pilot III, Helicopter Pilot IV, and Helicopter Pilot V. The City employed Plaintiffs and other similarly situated individuals.
- Plaintiffs and others similarly situated are covered by the FLSA and are therefore entitled to overtime compensation at the rate of one and one-half times their regular rates of pay for all hours worked in excess of the maximum hours provided in 29 U.S.C. § 207.
- Plaintiffs and others similarly situated work on a "platoon shift," which is 15. a 24 hour shift.
- 16. Defendant has declared a Section 7(k) partial overtime exemption for Firefighters engaged in fire protection activities pursuant to 29 U.S.C. § 207(k).
- 17. Employees Defendant deems covered by the 7(k) exemption are typically scheduled for nine (9) twenty-four (24) hour shifts in each twenty-seven (27) day work period. For these employees, hours worked in excess of two hundred four (204) hours, whether or not included in the regular schedule, are to be compensated at one and one half $(1\frac{1}{2})$ times the regular rate, as defined by the FLSA. This pay structure is referred to in this complaint as the "27 Day FLSA Schedule."
- During the past 3 years Plaintiffs Frye and Ortiz worked platoon shifts 18. under the 27 Day FLSA Schedule as employees of Defendant in the LAFD.
- 19. LAFD employees who are not primarily engaged in fire protection activities, and are therefore not subject to the 7(k) exemption, are eligible for overtime

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after working in excess of forty (40) hours in a week. This pay structure is referred to in this complaint as the "FLSA 40 Schedule."

- LAFD employees who work under the FLSA 40 Schedule are assigned to 20. twenty-four (24) hour platoon shifts, just like employees working under the 27 Day FLSA Schedule.
- 21. Plaintiff Gonzalez works platoon shifts under the FLSA 40 Schedule as an employee of Defendant in the LAFD.
- 22. The stated start time for platoon shifts in the LAFD is 8:00 a.m., meaning that a twenty-four hour shift would start and end at 8:00 a.m.
- However, LAFD has an "early relief" policy and practice. Under LAFD's 23. early relief policy and practice, employees arrive at or before 6:30 am to relieve their counterpart from the previous shift. The process of relieving a counterpart employee is called "Making Relief."
- When Plaintiffs and others similarly situated Make Relief at 6:30 a.m., 24. they put their own personal protective equipment on the fire truck, or "rig," and perform a complete check of the rig to ensure it is ready for any calls. If a call comes to the fire department at or after 6:30 a.m., the employee who has Made Relief takes the call.
- 25. This has resulted in employees across the entire Department working a twenty-four (24) hour shift from 6:30 a.m. until 6:30 a.m. the following day.
- 26. When an employee's counterpart does not arrive at 6:30 a.m., Defendant requires that the employee keep working until the employee's counterpart arrives for work.
- 27. Also, Defendant frequently orders a "recall." When Defendant orders a "recall," no employees may leave at 6:30 a.m. Instead, all employees must stay on until 8:00 a.m., or until released by Defendant. Between 6:30 a.m. and 8:00 a.m., Defendant determines which of the employees will be required to work the entire

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following shift. At 8:00 a.m., or when that decision is made, those employees who are not required to work the following shift are allowed to go home.

- Defendant does not pay Plaintiffs or others similarly situated for 28. additional work hours after 6:30 a.m., even though Defendant requires that the employees remain on their shift until relieved, or until 8:00 a.m.
- 29. Based on this policy and practice, Defendant has routinely required, suffered, or permitted Plaintiffs and others similarly situated to work longer than their 24 hour shift without proper overtime pay.
- 30. Plaintiff Gonzalez has been held over past 6:30 a.m., without pay, consistently and repeatedly over the last three years while waiting for relief or as a result of a recall.
- By way of example, Plaintiff Gonzalez worked the morning of December 31. 28 through the morning of December 31, 2022. Plaintiff Gonzalez began working at 6:30 a.m. on December 28. On December 30, 2022, Defendant announced a recall for the C shift for the next day. Accordingly, on December 31, 2022, Plaintiff Gonzalez and similarly situated employees on the C shift were held over from 6:30 a.m. until 8:00 a.m. Defendant paid Plaintiff Gonzalez for 72 hours of work for these three shifts, even though he worked 73.5 hours (6:30 a.m. on December 28 through 8:00 a.m. on December 31).
- 32. On January 2, 2023, Plaintiff Gonzalez began a 24 hour platoon shift at 6:30 a.m. On January 3, 2023, Plaintiff Gonzalez was held over until 8:00 a.m., because he was waiting for another Firefighter III Paramedic to travel from another station to relieve him. Defendant paid Plaintiff Gonzalez for only 24 hours even though he worked 25.5 hours.
- On January 11, 2023, Plaintiff Gonzalez began a 24 hour platoon shift at 33. 6:30 a.m. On January 12, 2023, Plaintiff Gonzalez was held over until 7:15 a.m. because he was waiting for another Firefighter III Paramedic to travel from another

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station to relieve him. Defendant paid Plaintiff Gonzalez for only 24 hours even though he worked 24.75 hours.

- Plaintiff Frye has also been held over past 6:30 a.m. many times over the last three years while waiting for relief or because of a recall.
- By way of example, Plaintiff Frye worked a 24 hour platoon shift from the morning of September 30, 2022, to the morning of October 1, 2022. He began working at 6:30 a.m. on September 30. At or around 5:00 p.m. on September 30, 2022, Defendant announced a recall for the A shift for October 1, 2022. As a result, Defendant required that Plaintiff Frye remain working past 6:30 a.m. Defendant only paid Plaintiff Frye for 24 hours for this shift, even though he worked 25.5 hours. Plaintiff Frye worked at least 9 platoon shifts during the 27-day work period that included September 30, 2022, meaning that he was entitled to overtime pay for the 1.5 additional hours he worked on October 1, 2022.
- 36. By way of further example, Defendant announced recalls for the A shift, while Plaintiff Frye was working, for October 30, 2022, November 19, 2022, and December 2, 2022. On each of these occasions Plaintiff Frye had begun working at or before 6:30 a.m. the prior day and Defendant required that he remained working past 6:30 a.m. at the end of his shift. Despite this additional work, Defendant only paid Plaintiff Frye for 24 hours for each of these shifts. These shifts took place during 27 day work periods in which Plaintiff Frye worked at least 9 platoon shifts, meaning he was eligible for overtime pay for these additional hours worked.
- Plaintiff Ortiz has been held over past 6:30 a.m., almost once a week or 37. more, frequently without pay, consistently and repeatedly over the last three years while waiting for relief or as a result of a recall.
- By way of example, on or about December 3, 2022, Plaintiff Ortiz began 38. a 24 hour platoon shift at 6:30 a.m. At or around 5:00 p.m. on December 3, 2022, Defendant announced a recall for the C shift for December 4, 2022. On December 4, 2022, Defendant required Plaintiff Ortiz and similarly situated employees on the C

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shift to continue working until 8am because of the recall. This caused Plaintiff O	rtiz to
work 25.5 hours. However, Defendant only paid Plaintiff Ortiz for 24 hours for	that
shift. This shift took place during a 27 day work period in which Plaintiff Ortiz	
worked at least 9 platoon shifts, meaning he was eligible for overtime pay the	
additional time worked.	

39. Defendant was previously sued for failing to pay firefighters for all hours worked. See Tomassi v. City of Los Angeles, No. CV 08-1851 DSF (SSX), 2010 WL 11596646 (C.D. Cal. Apr. 2, 2010). Defendant was also sued several times for improperly applying the 7(k) exemption to paramedics who are not engaged in fire protection activities. Defendant therefore knows that failing to pay for all hours worked violates the FLSA.

COLLECTIVE ACTION ALLEGATIONS

40. Plaintiff brings this action on behalf of himself and other similarly situated employees as authorized under the FLSA, 29 U.S.C. § 216(b). The employees similarly situated are as follows:

FLSA Collective: All Persons who have been employed by the City of Los Angeles in the Los Angeles Fire Department at any time within three years prior to this action's filing date through the trial of this action (the "Collective Period"), in the following job positions: Firefighter III, Paramedic, Firefighter III Paramedic, Apparatus Op., Engineer, Fire Captain I, Fire Captain II, Fireboat Pilot, Fireboat Mate, Helicopter Pilot I, Helicopter Pilot II, Helicopter Pilot III, Helicopter Pilot IV, and Helicopter Pilot V.

Defendant knew that Plaintiffs and the FLSA Collective performed work 41. that required overtime pay. Defendant operated under a scheme to deprive these employees of overtime compensation by failing to properly compensate them for all hours worked.

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42. Defendant is liable under the FLSA for failing to properly compensate Plaintiffs and the FLSA Collective, and as such, notice should be sent to the FLSA Collective. There are numerous similarly situated current and former employees of Defendant who have been denied overtime pay in violation of the FLSA who would benefit from the issuance of Court-supervised notice of this lawsuit and the opportunity to join. Those similarly situated employees are known to Defendant and are readily identifiable through Defendant's records.

CLAIM FOR RELIEF FAILURE TO PAY OVERTIME UNDER THE FLSA

29 U.S.C. §§ 201 et seq.

(On Behalf of Plaintiffs and the FLSA Collective)

- 43. Plaintiffs and the FLSA Collective allege and incorporate by reference the allegations in the preceding paragraphs.
- At all relevant times, Defendant was an "employer" that employed 44. employees, including Plaintiffs and each member of the FLSA Collective, within the meaning of the FLSA, 29 U.S.C. § 203(d).
- Defendant City of Los Angeles is a public agency within the meaning of 45. 29 U.S.C. §203(x). Defendant is an "enterprise" as defined by 29 U.S.C. § 203(r), including as defined by 29 U.S.C. § 203(r)(2)(C). Defendant is an "enterprise engaged in commerce or in the production of goods for commerce" as defined in 29 U.S.C. § 203(s), including in 29 U.S.C. § 203(s)(1)(C).
- Plaintiffs consent in writing to be a part of this action, pursuant to 29 46. U.S.C. § 216(b). As this case proceeds, it is likely that other individuals will sign consent forms and join as plaintiffs.
- The FLSA requires each covered employer, such as Defendant, to 47. compensate all non-exempt employees at a rate of not less than one and one-half times the regular rate of pay for work performed in excess of forty hours per work week.

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- 48. The FLSA provides a partial exemption for employees engaged in fire protection activities. See 29 U.S.C. § 207(k). When an employer establishes a 27 day work period, as Defendant did here, the employer must pay employees subject to the 7(k) exemption overtime after 204 hours in a 27 day work period. See 29 U.S.C. § 207(k)(2).
- 49. Defendant repeatedly failed to pay Plaintiffs Frye and Ortiz proper overtime pay when they worked without pay at the end of their shifts, during 27 day work periods in which they worked more than 204 hours.
- Defendant repeatedly failed to pay Plaintiff Gonzalez proper overtime pay 50. when he worked without pay at the end of his shifts, during weeks in which he worked over 40 hours.
- Plaintiffs and the FLSA Collective are entitled to be paid overtime 51. compensation for all hours worked. By failing to compensate Plaintiffs and the FLSA Collective overtime compensation, Defendant violated the FLSA, 29 U.S.C. §§ 201 et seq.
- 52. By failing to record, report, and/or preserve records of hours worked by Plaintiff and the FLSA Collective, Defendant failed to make, keep, and preserve records with respect to each of their employees sufficient to determine their wages, hours, and other conditions and practice of employment, in violation of the FLSA, 29 U.S.C. §§ 201 et seq.
- 53. The foregoing conduct, as alleged, constitutes a willful violation of the FLSA, within the meaning of 29 U.S.C. § 255(a).
- Plaintiffs, on behalf of themselves and the FLSA Collective, seek 54. damages in the amount of all unpaid overtime compensation owed to themselves and the FLSA Collective, liquidated damages as provided by the FLSA, 29 U.S.C. § 216(b), interest, and such other legal and equitable relief as the Court deems just and proper.

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	55.	Plaintiffs, on behalf of themselves and the FLSA Collective, seek
recov	ery of	attorneys' fees and costs to be paid by Defendant, as provided by the
FLSA	A, 29 U	J.S.C. § 216(b).

PRAYER FOR RELIEF

WHEREFORE, Plaintiffs, on behalf of themselves and all members of the FLSA Collective, pray for relief as follows:

- A. Designation of this action as a collective action on behalf of Plaintiffs and those similarly situated and prompt issuance of notice pursuant to 29 U.S.C. § 216(b) to all those similarly situated apprising them of the pendency of this action, and permitting them to assert timely FLSA claims in this action by filing individual consent forms pursuant to 29 U.S.C. § 216(b);
- B. Judgment against Defendant for violation of the overtime provisions of the FLSA;
- C. Judgment that Defendant's violations as described above were willful;
- D. An award in an amount equal to Plaintiffs' and the Collective's unpaid back wages at the applicable overtime rate;
- E. An award to Plaintiffs and those similarly situated for the amount of unpaid wages owed, liquidated damages and penalties where provided by law, and interest thereon, subject to proof at trial;
- F. An award of reasonable attorneys' fees and costs pursuant to 29 U.S.C. § 216 and/or other applicable laws;
- G. An award of prejudgment interest to the extent liquidated damages are not awarded;
- H. Leave to add additional plaintiffs by motion, the filing of written consent forms, or any other method approved by the Court; and
- I. For such other and further relief, in law or equity, as this Court may deem appropriate and just.

DEMAND FOR JURY

Plaintiffs and those similarly situated hereby demand a jury trial.

DATED: February 10, 2023

PUBLIC EMPLOYEES LEGAL, LLP NICHOLS KASTER, LLP

By:

Oshea Orchid Vasili Brasinikas Matthew C. Helland Attorneys for Plaintiffs

Exhibit A

- I consent to make a claim under the Fair Labor Standards Act, 29 U.S.C. § 201, et seq. against the City of Los Angeles ("Defendant") and any other related entities or affiliates, to recover overtime pay.
- During the past three years, there were times when I worked over 204 hours in a 27-day period
 for Defendant as a Firefighter III Paramedic engaged in fire protection activities and did not
 receive proper overtime compensation for all of the overtime hours I worked.
- If this case does not proceed collectively, then I also consent to join any subsequent action to assert these claims against Defendant, and any other related entities or affiliates.

Date: 02/07/2023

Brandon Bower

Information below will be redacted in filings with the court.

- I consent to make a claim under the Fair Labor Standards Act, 29 U.S.C. § 201, et seq. against the City of Los Angeles ("Defendant") and any other related entities or affiliates, to recover overtime pay.
- During the past three years, there were times when I worked over 40 hours per week for Defendant as a Fire Captain I engaged in fire protection activities and did not receive proper overtime compensation for all of the overtime hours I worked.
- If this case does not proceed collectively, then I also consent to join any subsequent action to assert these claims against Defendant, and any other related entities or affiliates.

Date: 2/6/2023

Michael Caro

Information below will be redacted in filings with the court.

- 1. I consent to make a claim under the Fair Labor Standards Act, 29 U.S.C. § 201, et seq. against the City of Los Angeles ("Defendant") and any other related entities or affiliates, to recover overtime pay.
- 2. During the past three years, there were times when I worked over 204 hours in a 27-day period for Defendant as a Firefighter III Paramedic engaged in fire protection activities and did not receive proper overtime compensation for all of the overtime hours I worked.
- 3. If this case does not proceed collectively, then I also consent to join any subsequent action to assert these claims against Defendant, and any other related entities or affiliates.

Date:	Feb 7, 2023	Michael Contrers (Feb 7, 2023 15:14 PST)	
		Michael Contreras	

Information below will be redacted in filings with the court.

Address: City, State Zip: Best Phone Number(s):

Email: XXXXXX

- 1. I consent to make a claim under the Fair Labor Standards Act, 29 U.S.C. § 201, et seq. against the City of Los Angeles ("Defendant") and any other related entities or affiliates, to recover overtime pay.
- 2. During the past three years, there were times when I worked over 40 hours per week for Defendant as a Firefighter III Paramedic engaged in paramedic rescue services and did not receive proper overtime compensation for all of the overtime hours I worked.
- 3. If this case does not proceed collectively, then I also consent to join any subsequent action to assert these claims against Defendant, and any other related entities or affiliates.

Date: 02/04/23

Kelly Corcoran

Information below will be redacted in filings with the court.

Address: XXXX

City, State Zip:

Best Phone Number(s):

Email:

- 1. I consent to make a claim under the Fair Labor Standards Act, 29 U.S.C. § 201, et seq. against the City of Los Angeles ("Defendant") and any other related entities or affiliates, to recover overtime pay.
- 2. During the past three years, there were times when I worked over 204 hours in a 27-day period for Defendant as a Firefighter III Paramedic engaged in fire protection activities and did not receive proper overtime compensation for all of the overtime hours I worked.

3. If this case does not proceed collectively, then I also consent to join any subsequent action to assert these claims against Defendant, and any other related entities or affiliates.

Date: 2 / 3

Eric Custudio

Information below will be redacted in filings with the court.

Address:

City, State Zip:

Best Phone Number(s):

Email:

- 1. I consent to make a claim under the Fair Labor Standards Act, 29 U.S.C. § 201, et seq. against the City of Los Angeles ("Defendant") and any other related entities or affiliates, to recover overtime pay.
- 2. During the past three years, there were times when I worked over 40 hours per week for Defendant as a Firefighter III Paramedic engaged in paramedic rescue services and did not receive proper overtime compensation for all of the overtime hours I worked.
- 3. If this case does not proceed collectively, then I also consent to join any subsequent action to assert these claims against Defendant, and any other related entities or affiliates.

Date: 2 - 8 - 23 Monica Felix Escamilla

Information below will be redacted in filings with the court.

Address:

City, State Zip:

Best Phone Number(s):

- I consent to make a claim under the Fair Labor Standards Act, 29 U.S.C. § 201, et seq. against the City of Los Angeles ("Defendant") and any other related entities or affiliates, to recover overtime pay.
- During the past three years, there were times when I worked over 204 hours in a 27-day period for Defendant as a Firefighter III Paramedic engaged in fire protection activities and did not receive proper overtime compensation for all of the overtime hours I worked.
- If this case does not proceed collectively, then I also consent to join any subsequent action to assert these claims against Defendant, and any other related entities or affiliates.

Date: 2/8/23

Michael Finger

Address:
City, State Zip:
Best Phone Number(s):
Email:

- 1. I consent to make a claim under the Fair Labor Standards Act, 29 U.S.C. § 201, et seq. against the City of Los Angeles ("Defendant") and any other related entities or affiliates, to recover overtime pay.
- 2. During the past three years, there were times when I worked over 40 hours per week for Defendant as a Firefighter III Paramedic engaged in paramedic rescue services and did not receive proper overtime compensation for all of the overtime hours I worked.
- 3. If this case does not proceed collectively, then I also consent to join any subsequent action to assert these claims against Defendant, and any other related entities or affiliates.

Date:	02/08/2023	Zall \
		Paul Finger

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Address:
City, State Zip:
Best Phone Number(s):
Fmail:

- 1. I consent to make a claim under the Fair Labor Standards Act, 29 U.S.C. § 201, et seq. against the City of Los Angeles ("Defendant") and any other related entities or affiliates, to recover overtime pay.
- 2. During the past three years, there were times when I worked over 204 hours in a 27-day period for Defendant as a Firefighter III engaged in fire protection activities and did not receive proper overtime compensation for all of the overtime hours I worked.
- 3. If this case does not proceed collectively, then I also consent to join any subsequent action to assert these claims against Defendant, and any other related entities or affiliates.

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Date: _	2/3/2023	Banto	
		Brandon Frere	

Information below will be redacted in filings with the court.

		der the Fair Labor Standards Act, 29 U.S.C. § 201, et seq. agains refendant") and any other related entities or affiliates, to recove
	member of the Los Ange	there were times when I worked overtime for Defendant, as les Fire Department, and did not receive proper overtime overtime hours I worked. in the following position(s) (select all
	☐ Fire Captain I ☐ Fire C	edic Apparatus Op. Engineer aptain II Fireboat Pilot Fireboat Mate licopter Pilot II Helicopter Pilot III Helicopter Pilot V
3.	I worked under the following	g pay structure (check all that apply):
4.	☐ FLSA 40 Hour Overtime States If this case does not proceed	9 shifts per 27 days, Overtime after 204 hours) Schedule (Overtime after 40 hours per week) collectively, then I also consent to join any subsequent action to efendant, and any other related entities or affiliates.
	assert these claims against Do	cicidant, and any other related entities of armitates.
Dat	02/10/2023 e:	
		Signature
		John Frye
		Print Name
	<u>Information be</u>	elow will be redacted in filings with the court.
Ado	dress:	
City	y, State Zip:	
Bes	t Phone Number(s):	
Em	ail:	
City	v. State Zip:	
Зes	et Phone Number(s):	
Em	ail: XXXXXX	$\times \times $

- 1. I consent to make a claim under the Fair Labor Standards Act, 29 U.S.C. § 201, et seq. against the City of Los Angeles ("Defendant") and any other related entities or affiliates, to recover overtime pay.
- 2. During the past three years, there were times when I worked over 204 hours in a 27-day period for Defendant as a Firefighter III Paramedic engaged in fire protection activities and did not receive proper overtime compensation for all of the overtime hours I worked.
- 3. If this case does not proceed collectively, then I also consent to join any subsequent action to assert these claims against Defendant, and any other related entities or affiliates.

Date: 4

Sevan Daniel Gerard

Information below will be redacted in filings with the court.

Address:

City, State Zip:

Best Phone Number(s):

- 1. I consent to make a claim under the Fair Labor Standards Act, 29 U.S.C. § 201, et seq. against the City of Los Angeles ("Defendant") and any other related entities or affiliates, to recover overtime pay.
- 2. During the past three years, there were times when I worked over 40 hours per week for Defendant as a Firefighter III Paramedic engaged in paramedic rescue services and did not receive proper overtime compensation for all of the overtime hours I worked.
- 3. If this case does not proceed collectively, then I also consent to join any subsequent action to assert these claims against Defendant, and any other related entities or affiliates.

Date: 02/07/23 Daniel Gonzalez	02/07/23	Daniel Gonzalez
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Address:
City, State Zip:
Best Phone Number(s):
Email:

- I consent to make a claim under the Fair Labor Standards Act, 29 U.S.C. § 201, et seq. against the City of Los Angeles ("Defendant") and any other related entities or affiliates, to recover overtime pay.
- During the past three years, there were times when I worked over 204 hours in a 27-day period for Defendant as a Firefighter III Paramedic engaged in fire protection activities and did not receive proper overtime compensation for all of the overtime hours I worked.
- If this case does not proceed collectively, then I also consent to join any subsequent action to assert these claims against Defendant, and any other related entities or affiliates.

Date: 2/9/2023

Michael Hartley

Information below will be redacted in filings with the court.

City, State Zip:

Best Phone Number(s): XXXXX

Email:

- I consent to make a claim under the Fair Labor Standards Act, 29 U.S.C. § 201, et seq. against the City of Los Angeles ("Defendant") and any other related entities or affiliates, to recover overtime pay.
- During the past three years, there were times when I worked over 204 hours in a 27-day period
 for Defendant as a Firefighter III engaged in fire protection activities and did not receive proper
 overtime compensation for all of the overtime hours I worked.
- If this case does not proceed collectively, then I also consent to join any subsequent action to
 assert these claims against Defendant, and any other related entities or affiliates.

Date: 2.5-23

Eric Homsher

Address:	
City, State Zij	p:
Best Phone N	umber(s):
Email:	

- 1. I consent to make a claim under the Fair Labor Standards Act, 29 U.S.C. § 201, et seq. against the City of Los Angeles ("Defendant") and any other related entities or affiliates, to recover overtime pay.
- 2. During the past three years, there were times when I worked over 40 hours per week for Defendant as a Firefighter III Paramedic engaged in paramedic rescue services and did not receive proper overtime compensation for all of the overtime hours I worked.
- 3. If this case does not proceed collectively, then I also consent to join any subsequent action to assert these claims against Defendant, and any other related entities or affiliates.

Date: 48/23

Jessica C. Jackson

Information below will be redacted in filings with the court.

Address:

City, State Zip:

Best Phone Number(s):

- I consent to make a claim under the Fair Labor Standards Act, 29 U.S.C. § 201, et seq. against the City of Los Angeles ("Defendant") and any other related entities or affiliates, to recover overtime pay.
- During the past three years, there were times when I worked over 204 hours in a 27-day period for Defendant as a Firefighter III Paramedic engaged in fire protection activities and did not receive proper overtime compensation for all of the overtime hours I worked.
- If this case does not proceed collectively, then I also consent to join any subsequent action to assert these claims against Defendant, and any other related entities or affiliates.

Date: 02/06/2023

Jason Keener

Information below will be redacted in filings with the court.

Address:

City, State Zip:

Best Phone Number(s):

Email:

- 1. I consent to make a claim under the Fair Labor Standards Act, 29 U.S.C. § 201, et seq. against the City of Los Angeles ("Defendant") and any other related entities or affiliates, to recover overtime pay.
- 2. During the past three years, there were times when I worked over 204 hours in a 27-day period for Defendant as a Firefighter III Paramedic engaged in fire protection activities and did not receive proper overtime compensation for all of the overtime hours I worked.

3.	If this case does not proceed collectively, then I also consent to join any subsequent action	to
	assert these claims against Defendant, and any other related entities of affiliates.	
	7/2/	

Address:
City, State Zip:
Best Phone Number(s):
Fmail:

- I consent to make a claim under the Fair Labor Standards Act, 29 U.S.C. § 201, et seq. against the City of Los Angeles ("Defendant") and any other related entities or affiliates, to recover overtime pay.
- During the past three years, there were times when I worked over 204 hours in a 27-day period
 for Defendant as a Firefighter III Paramedic engaged in fire protection activities and did not
 receive proper overtime compensation for all of the overtime hours I worked.
- If this case does not proceed collectively, then I also consent to join any subsequent action to assert these claims against Defendant, and any other related entities or affiliates.

Date: 02-05-2023 Melecelo-Grover Lumas

Address:			
City, Sta	te Zip:		
Best Pho	one Numb	er(s):	
Email:			

- I consent to make a claim under the Fair Labor Standards Act, 29 U.S.C. § 201, et seq. against the City of Los Angeles ("Defendant") and any other related entities or affiliates, to recover overtime pay.
- During the past three years, there were times when I worked over 204 hours in a 27-day period for Defendant as a Engineer of Fire Department engaged in fire protection activities and did not receive proper overtime compensation for all of the overtime hours I worked.
- If this case does not proceed collectively, then I also consent to join any subsequent action to assert these claims against Defendant, and any other related entities or affiliates.

Date: 2/6/23

Brandon Mattson

Information below will be redacted in filings with the court.

- I consent to make a claim under the Fair Labor Standards Act, 29 U.S.C. § 201, et seq. against the City of Los Angeles ("Defendant") and any other related entities or affiliates, to recover overtime pay.
- During the past three years, there were times when I worked over 40 hours per week for Defendant as a Firefighter III Paramedic engaged in paramedic rescue services and did not receive proper overtime compensation for all of the overtime hours I worked.
- If this case does not proceed collectively, then I also consent to join any subsequent action to assert these claims against Defendant, and any other related entities or affiliates.

Date: 2/5/2023

Ryan Nassar

Information below will be redacted in filings with the court.

- I consent to make a claim under the Fair Labor Standards Act, 29 U.S.C. § 201, et seq. against the City of Los Angeles ("Defendant") and any other related entities or affiliates, to recover overtime pay.
- During the past three years, there were times when I worked over 204 hours in a 27-day period for Defendant as a Fire Captain I engaged in fire protection activities and did not receive proper overtime compensation for all of the overtime hours I worked.
- If this case does not proceed collectively, then I also consent to join any subsequent action to assert these claims against Defendant, and any other related entities or affiliates.

Date: 2/4/23

Tony Ortiz

Information below will be redacted in filings with the court.

- 1. I consent to make a claim under the Fair Labor Standards Act, 29 U.S.C. § 201, et seq. against the City of Los Angeles ("Defendant") and any other related entities or affiliates, to recover overtime pay.
- 2. During the past three years, there were times when I worked over 204 hours in a 27-day period for Defendant as a Engineer of Fire Department engaged in fire protection activities and did not receive proper overtime compensation for all of the overtime hours I worked.

3. If this case does not proceed collectively, then I also consent to join any subsequent action to assert these claims against Defendant, and any other related entities or affiliates.

 $_{\rm Data}$ 2/3/23

Christopher Poh

Information below will be redacted in filings with the court.

Address: XXXXX

City, State Zip:

Best Phone Number(s):

- I consent to make a claim under the Fair Labor Standards Act, 29 U.S.C. § 201, et seq. against the City of Los Angeles ("Defendant") and any other related entities or affiliates, to recover overtime pay.
- During the past three years, there were times when I worked over 40 hours per week for Defendant as a Firefighter III Paramedic engaged in paramedic rescue services and did not receive proper overtime compensation for all of the overtime hours I worked.
- If this case does not proceed collectively, then I also consent to join any subsequent action to assert these claims against Defendant, and any other related entities or affiliates.

Date:	7	-3.	2	023	
Date:	6	30	20		

Sean Prian

Address:	
City, State Zip:	
Best Phone Number(s):	
Email:	

- I consent to make a claim under the Fair Labor Standards Act, 29 U.S.C. § 201, et seq. against the City of Los Angeles ("Defendant") and any other related entities or affiliates, to recover overtime pay.
- During the past three years, there were times when I worked over 204 hours in a 27-day period for Defendant as a Fireboat Pilot engaged in fire protection activities and did not receive proper overtime compensation for all of the overtime hours I worked.
- If this case does not proceed collectively, then I also consent to join any subsequent action to assert these claims against Defendant, and any other related entities or affiliates.

Date: 2/07/2023

Corge Lifetrano

Address:	
City, State Zip:	
Best Phone Number(s):	
Email:	THE REAL PROPERTY.

- I consent to make a claim under the Fair Labor Standards Act, 29 U.S.C. § 201, et seq. against the City of Los Angeles ("Defendant") and any other related entities or affiliates, to recover overtime pay.
- During the past three years, there were times when I worked over 204 hours in a 27-day period
 for Defendant as a Firefighter III Paramedic engaged in fire protection activities and did not
 receive proper overtime compensation for all of the overtime hours I worked.
- If this case does not proceed collectively, then I also consent to join any subsequent action to
 assert these claims against Defendant, and any other related entities or affiliates.

Date: 2-4-23

Brian L. Simon

Information below will be redacted in filings with the court.

- I consent to make a claim under the Fair Labor Standards Act, 29 U.S.C. § 201, et seq. against the City of Los Angeles ("Defendant") and any other related entities or affiliates, to recover overtime pay.
- During the past three years, there were times when I worked over 204 hours in a 27-day period for Defendant as a Firefighter III Paramedic engaged in fire protection activities and did not receive proper overtime compensation for all of the overtime hours I worked.
- 3. If this case does not proceed collectively, then I also consent to join any subsequent action to assert these claims against Defendant, and any other related entities or affiliates.

Date: 26 2023

Seth Springer

Information below will be redacted in filings with the court.

- 1. I consent to make a claim under the Fair Labor Standards Act, 29 U.S.C. § 201, et seq. against the City of Los Angeles ("Defendant") and any other related entities or affiliates, to recover overtime pay.
- 2. During the past three years, there were times when I worked over 204 hours in a 27-day period for Defendant as a Firefighter III Paramedic engaged in fire protection activities and did not receive proper overtime compensation for all of the overtime hours I worked.
- 3. If this case does not proceed collectively, then I also consent to join any subsequent action to assert these claims against Defendant, and any other related entities or affiliates.

Date:	02/07/23	Shawn Michael Sternick	
-		Shawn Sternick	

Address:
City, State Zip:
Best Phone Number(s):
Email:

- I consent to make a claim under the Fair Labor Standards Act, 29 U.S.C. § 201, et seq. against the City of Los Angeles ("Defendant") and any other related entities or affiliates, to recover overtime pay.
- During the past three years, there were times when I worked over 204 hours in a 27-day period
 for Defendant as a Firefighter III engaged in fire protection activities and did not receive proper
 overtime compensation for all of the overtime hours I worked.
- If this case does not proceed collectively, then I also consent to join any subsequent action to assert these claims against Defendant, and any other related entities or affiliates.

Date: 2/8/23

Matthew Streeter

Addres	57		
City, St	ate Zip:		
Best Ph	one Nu	mber(s)	
Email:			

- 1. I consent to make a claim under the Fair Labor Standards Act, 29 U.S.C. § 201, et seq. against the City of Los Angeles ("Defendant") and any other related entities or affiliates, to recover overtime pay.
- 2. During the past three years, there were times when I worked over 204 hours in a 27-day period for Defendant as a Firefighter III/EIT engaged in fire protection activities and did not receive proper overtime compensation for all of the overtime hours I worked.
- 3. If this case does not proceed collectively, then I also consent to join any subsequent action to assert these claims against Defendant, and any other related entities or affiliates.

Date: 2/7/2023 Peter Tigliere

Information below will be redacted in filings with the court.

Address:

City, State Zip:

Best Phone Number(s):