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9	SUPERIOR COURT OF THE STATE OF CALIFORNIA	
10	COUNTY OF TEHAMA	
11		
12	ALFONSO DIAZ, individually and on behalf of other individuals similarly situated,	Case No. 22CI000123
13	Plaintiff,	AMENDMENT TO JOINT STIPULATION AND SETTLEMENT
14	V.	AGREEMENT OF CLASS ACTION CLAIMS BETWEEN PLAINTIFF
15	WASTE CONNECTIONS US, INC., a Delaware	ALFONSO DIAZ AND WASTE CONNECTIONS US, INC.
16	corporation, and DOES 1 through 10, inclusive,	[ASSIGNED FOR ALL PURPOSES TO Hon.
17 18	Defendant.	Matthew C. McGlynn, Dept. 5]
10		Trial Date: N/A Complaint Filed: June 1, 2022
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	AMENDMENT TO JOINT STIPULATION AND SETTL BETWEEN PLAINTIFF ALFONSO DIAZ 4891-7881-8967.1 / 051110-1222	

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13	Attorneys for Plaintiff ALFONSO DIAZ		
14	on behalf of himself and others similarly situated		
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	AMENDMENT TO JOINT STIPULATION AND SETTLEMENT AGREEMENT OF CLASS ACTION CLAIMS BETWEEN PLAINTIFF ALFONSO DIAZ AND WASTE CONNECTIONS US, INC. 4891-7881-8967.1 / 051110-1222		

This amendment ("Amendment") to the Joint Stipulation and Settlement Agreement of Class 2 Action Claims ("Settlement Agreement") is entered into by and between Plaintiff Alfonso Diaz on the 3 one hand, and Defendant Waste Connections US, Inc., on the other hand.

This Amendment incorporates by reference all terms and conditions of the Settlement 4 5 Agreement. Except for those specific terms and conditions that this Amendment modifies, all Settlement Agreement terms and conditions will remain effective and enforceable. Any 6 7 inconsistencies or differences between this Amendment and the Settlement Agreement will be interpreted and construed in favor of this Amendment.

AMENDED TERMS AND CONDITIONS

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Paragraph 2 of the Settlement Agreement is amended to state:

"Administration Costs" means the actual and direct costs reasonably charged by the Settlement Administrator for its services in administering the Settlement not to exceed \$25,950.00."

Paragraph 52(d) of the Settlement Agreement is amended to state:

"Administration Costs. The costs needed to pay for the services of the Settlement Administrator as set forth herein are estimated at \$25,950.00."

Gregory G. Iskander Daniel XuLi LITTLER MENDELSON, P.C. Attorneys for Defendant Waste Connections US. Inc.

Marcus Bradley BRADLEY/GROMBACHER. LLP Attorneys for Plaintiff Alfonso Diaz

AMENDMENT TO JOINT STIPULATION AND SETTLEMENT AGREEMENT OF CLASS ACTION CLAIMS BETWEEN PLAINTIFF ALFONSO DIAZ AND WASTE CONNECTIONS US, INC. 4891-7881-8967.1 / 051110-1222

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