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19 Attorneys for Plaintiffs,
20 Robert Wetfall, David E. Anderson, Lynn Bobby, and David Ellinger,
21 Individually and on behalf of all others similarly situated

22 **UNITED STATES DISTRICT COURT**
23 **EASTERN DISTRICT OF CALIFORNIA, SACRAMENTO DIVISION**

24 ROBERT WESTFALL; DAVID
25 ANDERSON; LYNN BOBBY; DAVID
26 ELLINGER, individually and on behalf of
27 all others similarly situated,

28 Plaintiff,

v.

BALL METAL BEVERAGE
CONTAINER CORPORATION., a
Colorado Corporation, Does 1-20
inclusive,

Defendants.

Case No.: 2:16-cv-02632-DAD-CKD

CLASS ACTION

**PLAINTIFFS' MOTION FOR
ATTORNEY'S FEES, COSTS AND
ENHANCEMENT**

Date: May 4, 2026

Time: 1:30 p.m.

Crtm: 4

The Honorable Dale A. Drozd

Complaint filed: September 7, 2016

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27 (ERRONEOUSLY SUED AS “BALL METAL BEVERAGE CONTAINER
28 CORPORATION”)

1 Plaintiffs ROBERT WESTFALL, LYNN BOBBY, DAVID ANDERSON and DAVID
2 ELLINGER, on behalf of themselves and the Class (referred to collectively herein as
3 "Plaintiffs"), hereby move the Court for an order awarding (1) Class Counsel's attorney's fees
4 of \$1,500,000.00; (2) reimbursement of litigation costs and expenses of \$40,818.88; (3) Claims
5 Administrator fee of \$10,000; and (4) Named Plaintiff Enhancement and Objector Enhancement
6 of \$10,000 for each (aggregate of \$60,000).

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8 This motion is based on: the accompanying Memorandum of Points and Authorities, the
9 Motion for Final Approval of Class and PAGA Settlement and accompanying Memorandum of
10 Points and Authorities filed concurrently with this motion; the Declaration of Matthew R. Eason
11 In Support of Plaintiffs' Motion for Final Approval ("Decl. of Eason" or "Eason Decl." or
12 "Eason Declaration"); Declaration of Timothy Del Castillo ("Decl of Del Castillo"); Declaration
13 of Levi Lesches ("Decl. of Lesches"); Declaration of I. Benjamin J. Blady in Support of Final
14 Approval ("Decl. of Blady"); Declaration of Garvin Brown of ILYM Group, Inc. Regarding
15 Notice and Settlement Administration (Decl. of Brown); all other records, pleadings, and papers
16 on file in this action; and on such other evidence or argument as may be presented to the Court
17 at the hearing on this motion. Defendant do not oppose this motion.
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20 Date: March 30, 2026

Respectfully submitted,

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23 **EASON & TAMBORNINI, ALC**

24
25 /s/ Erin M. Scharg

Erin M. Scharg

26 Attorney for Plaintiffs and the Class
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