BIBIYAN LAW GROUP, P.C. David D. Bibiyan (SBN 287811) SUPERIOR COURT OF CALIFORNIA COUNTY OF ORANGE david@tomorrowlaw.com Vedang J. Patel (SBN 328647) vedang@tomorrowlaw.com JUL 2 1 2025 1460 Westwood Boulevard DAVID H. YAMASAKI, Clerk of the Court Los Angeles, California 90024 Telephone: (310) 438-5555; Facsimile: (310) 300-1705 5 DEPUTY Attorneys for Plaintiffs, on behalf of themselves 6 and all others similarly situated and aggrieved 7 SUPERIOR COURT OF THE STATE OF CALIFORNIA 8 FOR THE COUNTY OF ORANGE 9 STEVEN GONZALEZ and GIANA CASE NO.: 30-2021-01217029-CU-OE-CXC PADILLA on behalf of themselves and all others similarly situated and aggrieved, [Assigned to the Hon. William Claster in Dept. CX101] 11 Plaintiffs, 12 [PROPOSED] ORDER GRANTING V. PRELIMINARY APPROVAL OF CLASS 13 ACTION AND REPRESENTATIVE H&M HENNES & MAURITZ L.P., a **ACTION SETTLEMENT AND** Domestic limited partnership; ALYSE 14 CERTIFYING CLASS FOR DIGILDO, an individual; and DOES 1 through 100, inclusive, SETTLEMENT PURPOSES ONLY 15 16 Defendants. 17 18 19 20 21 22 23 24 25 26 27

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- 1. The definitions set out in the Settlement Agreement are incorporated by reference into this Order; all terms defined therein shall have the same meaning in this Order.
- 2. The Court certifies the following settlement class ("Settlement Class," "Settlement Class Members" or "Class Members") for the purpose of settlement only: all retail workers currently or formerly employed by Defendant H&M Fashion USA, Inc. ("Defendant"), either directly or through any subsidiary, staffing agency, or professional employer organization, as non-exempt employees during the period from August 18, 2017 through November 6, 2024 ("Class Period") in the State of California.
- 3. The Court preliminarily appoints the named Plaintiffs as Class Representatives. The Court also preliminarily appoints David D. Bibiyan and Vedang J. Patel of Bibiyan Law Group, P.C. as Class Counsel.
- 4. The Court preliminarily approves the proposed class settlement upon the terms and conditions set forth in the Settlement Agreement. The Court finds, on a preliminary basis, that the settlement appears to be within the range of reasonableness of settlement that could ultimately be given final approval by the Court. It appears to the Court on a preliminary basis that the settlement amount is fair, adequate, and reasonable as to all potential class members when balanced against the probable outcome of further litigation relating to liability and damages issues. It further appears that extensive and costly investigation and research has been conducted such that counsel for the parties

at this time are reasonably able to evaluate their respective positions. It further appears to the Court that the settlement at this time will avoid substantial additional costs to all parties, as well as the delay and risks that would be presented by the further prosecution of the Action. It further appears that the settlement has been reached as the result of intensive, non-collusive, and arms-length negotiations utilizing an experienced third-party neutral.

- 5. The Court approves, as to form and content, the Class Notice that has been submitted herewith.
- 6. The Court directs the mailing of the Class Notice by first-class regular U.S. mail to the Class Members in accordance with the procedures set forth in the Settlement Agreement. The Court finds that dissemination of the Class Notice set forth in the Settlement Agreement complies with the requirements of law and appears to be the best notice practicable under the circumstances.
- 7. The Court hereby preliminarily approves the definition and disposition of the Gross Settlement Amount of \$7,500,000.00 which is inclusive of: attorneys' fees of not more than thirty-five percent (35%) of the Gross Settlement Amount, which, if not escalated pursuant to the Settlement Agreement, amounts to \$2,625,000.00, in addition to actual costs incurred of up to \$85,000.00; a service award of \$7,500.00 to each of the Plaintiffs, for a total amount of \$15,000.00 to Plaintiffs; costs of settlement administration of no more than \$71,950.00 and Private Attorneys' General Act of 2004 ("PAGA") penalties in the amount of \$200,000.00, of which \$150,000.00 (75%) will be paid to the Labor and Workforce Development Agency ("LWDA") and \$50,000.00 (25%) to Aggrieved Employees.
- 8. "Aggrieved Employees" means all retail workers currently or formerly employed by Defendant, either directly or through any subsidiary, staffing agency, or professional employer organization, as non-exempt employees during the period from August 18, 2020 through November 6, 2024 ("PAGA Period") in the State of California.
- 9. The Gross Settlement Amount expressly excludes Employer Taxes, which will be paid separately and apart by Defendant on the wages portion of the Gross Settlement Amount.
 - 10. "Workweek" means any week (i.e. 7-day period) during which a Class Member was

employed by Defendant for at least one day in a non-exempt position during the Class Period in California, based on hire dates, re-hire dates (as applicable), and termination dates (as applicable).

- 11. The Settlement was negotiated based on Defendant's representation that there are approximately 1,020,974 Workweeks worked during the Class Period. In the event the number of Workweeks worked increases during the Class Period by more than 10%, or an additional 102,097 Workweeks, then, at Defendant's election: (1) the Gross Settlement Amount shall be increased proportionally by the Workweeks worked in excess of 1,123,071 (1,020,974 Workweeks + 102,097 Workweeks) multiplied by the Workweek Value; or (2) the Class Period shall be reduced in order to ensure that the Workweeks do not exceed 1,123,071. The Workweek Value shall be calculated by dividing the Gross Settlement Amounts by 1,020,974. The Parties agree that the Workweek Value amounts to \$7.35 per Workweek (\$7,500,000 / 1,020,974 Workweeks). Thus, for example, should there be 1,200,000 Workweeks in the Class Period, then, if Defendant elects option 1 above, the Gross Settlement Amount shall be increased by \$565,428.15. (1,200,000 Workweeks 1,123,071 Workweeks) x \$7.35/Workweek.) Defendant shall have ten (10) business days from receiving notice that there are greater than 1,123,071 Workweeks to exercise its election; otherwise, it will be assumed that Defendant has exercised Option (1).
- 12. The Court deems, ILYM Group, Inc. ("Settlement Administrator," "Administrator," or "ILYM"), and payment of administrative costs, not to exceed \$71,950.00 out of the Gross Settlement Amount for services to be rendered by ILYM on behalf of the class.
- 13. Not later than 14 days after the Court grants Preliminary Approval of the Settlement, Defendant will deliver the Class Data to the Administrator, in the form of a Microsoft Excel spreadsheet. "Class Data" means Class Member identifying information in Defendant's custody, possession, or control, including the Class Member's (1) name; (2) last known address(es); (3) last four digits of the last known Social Security Number(s); and (4 the dates of employment (i.e., hire dates, and, if applicable, re-hire date(s) and/or separation date(s)).
- 14. The Settlement Administrator shall perform an address search using the United States Postal Service National Change of Address ("NCOA") database and update the addresses contained

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on the Class List with the newly-found addresses, if any.

- 15. Using best efforts to perform as soon as possible, and in no event later than 14 days after receiving the Class Data, the Administrator will send to all Class Members identified in the Class Data, via first-class United States Postal Service ("USPS") mail, the Class Notice with Spanish translation.
- 16. "Response Deadline" means forty-five (45) days after the Administrator mails Notice to Class Members and Aggrieved Employees and shall be the last date on which Class Members may: (a) mail Requests for Exclusion from the Settlement, or (b) mail his or her Objection to the Settlement. Class Members to whom Notice Packets are resent after having been returned undeliverable to the Administrator shall have an additional 15 days beyond the Response Deadline has expired.
- 17. Class Members who wish to exclude themselves from (opt-out of) the Class Settlement must send the Administrator, by mail, a signed written Request for Exclusion not later than 45 days after the Administrator mails the Class Notice (plus an additional 15 days for Class Members whose Class Notice is re-mailed). A Request for Exclusion is a letter from a Class Member or his/her representative, signed by the Class Member, that reasonably communicates the Class Member's election to be excluded from the Settlement and includes the Class Member's name, signature, the last four digits of their Social Security Number, address, and email address or telephone number.
- 18. Every Class Member who does not submit a timely and valid Request for Exclusion is deemed to be a Participating Class Member under the Agreement, entitled to all benefits and bound by all terms and conditions of the Settlement, including the Participating Class Members' Releases, regardless of whether the Participating Class Member actually receives the Class Notice or objects to the Settlement. Every Class Member who submits a valid and timely Request for Exclusion is a Non-Participating Class Member and shall not receive an Individual Class Payment or have the right to object to the class action components of the Settlement.
 - 19. Each Class Member shall have 45 days after the Administrator mails the Class Notice

(plus an additional 15 days for Class Members whose Class Notice is re-mailed) to challenge the number of Class Workweeks and PAGA Pay Periods (if any) allocated to the Class Member in the Class Notice.

- 20. Only Participating Class Members may object to the class action components of the Settlement and/or this Agreement, including contesting the fairness of the Settlement, and/or amounts requested for the Class Counsel Fees Payment, Class Counsel Litigation Expenses Payment and/or Class Representatives Incentive Award. Participating Class Members may send written objections to the Administrator, by mail. In the alternative, Participating Class Members may appear in Court (or hire an attorney to appear in Court) to present verbal objections at the Final Approval Hearing.
- 21. If a Class Member submits both an objection and a Request for Exclusion, the Request for Exclusion will control and the Objection will be overruled.
- 22. All papers filed in support of final approval, including supporting documents for attorneys' fees and costs, shall be filed by 16 Court days in advance of the Final Fairness and Approval

 Hearing.
- 23. A Final Fairness and Approval Hearing shall be held with the Court on December 19, 2025 at 9:00 a.m.in Department CX101 of the above-entitled Court to determine: (1) whether the proposed settlement is fair, reasonable and adequate, and should be finally approved by the Court; (2) the amount of attorneys' fees and costs to be awarded to Class Counsel; (3) the amount of service award to the Class Representatives; (4) the amount to be paid to the Settlement Administrator; and (5) the amount to be apportioned to PAGA and/or paid to the LWDA and PAGA Members.
 - 24. For any Class Member whose Individual Class Payment check or Individual PAGA

1	Payment check is uncashed and cancelled after the void date (180 days), the Administrator shall
2	transmit the funds represented by such checks to the California Controller's Office, Unclaimed
3	Property Fund.
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6	IT IS SO ORDERED.
7	Dated: 7-21-25 Will D. Cliste
8	Dated: Judge of the Superior Court
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PROOF OF SERVICE

STATE OF CALIFORNIA, COUNTY OF LOS ANGELES

I am employed in the County of Los Angeles, State of California. I am over the age of eighteen years and not a party to the within action; my mailing address is 1460 Westwood Boulevard, Los Angeles, California 90024.

On July 16, 2025, and pursuant to the California Code of Civil Procedure section 1010.6, I caused a true and correct copy of the foregoing document(s) described as [PROPOSED] ORDER GRANTING PRELIMINARY APPROVAL OF CLASS ACTION AND REPRESENTATIVE ACTION SETTLEMENT AND CERTIFYING CLASS FOR SETTLEMENT PURPOSES ONLY to be served by electronic transmission to the below referenced electronic e-mail addresses as follows:

MANATT, PHELPS & PHILLIPS, LLP

ANDREW L. SATENBERG asatenberg@manatt.com
2049 Century Park East Suite 1700
Los Angeles, California 90067
Telephone: 310.312.4000
Facsimile: 310.312.4224

Counsel for Defendants, H&M HENNES & MAURITZ L.P. and ALYSE DIGILDO

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Executed on July 16, 2025, at Los Angeles, California.

/s/ Jennifer Echeverria
Jennifer Echeverria

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