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SUPERIOR COURT OF THE STATE OF CALIFORNIA
IN AND FOR THE COUNTY OF LOS ANGELES

DANIEL MARKO, JESUS CORONA, on
behalf of themselves and others similarly
situated and in their capacity as Private
Attorneys General Representatives,

Plaintiffs,

v.

DOORDASH, INC.,

Defendant.

Case No. CGC-18-567869

**DECLARATION OF MILOS ANTIC IN
SUPPORT OF PLAINTIFF'S MOTION
FOR ORDER GRANTING FINAL
APPROVAL OF CLASS ACTION
SETTLEMENT AND ATTORNEYS'
FEES AND COSTS**

1 I, Milos Antic, declare:

2 1. I am over eighteen years old and a resident of Glendale, California. I make this
3 declaration based on my personal knowledge. If called to testify, I could and would testify to
4 the facts contained herein.

5 2. I've worked as a delivery driver making food deliveries to customers of
6 DoorDash, Inc. ("DoorDash") in the State of California. I've made thousands of deliveries for
7 DoorDash.

8 3. I believe that DoorDash misclassified me as an independent contractor and
9 failed to comply with employment law requirements of California law, including those
10 concerning tips. When class actions were filed against DoorDash concerning these issues, I
11 monitored them closely as my interests were at stake. I also spoke with counsel several times
12 concerning the matter.

13 4. In late 2020, I learned that there was to be a class settlement. After thoroughly
14 discussing the issues with my attorney, I decided to move to move to intervene in the
15 *Marciano v. DoorDash* matter (Case No. CGC-18-567869, San Francisco Superior Court) on
16 December 28, 2020. Prior to that motion being adjudicated, my attorney entered into
17 discussions with class counsel concerning my concerns and I subsequently joined the
18 settlement.

19 5. In connection with this case, I have spent more than 8 hours speaking with
20 counsel about the legal and factual issues. I have also spent at least 5 hours gathering and
21 organizing my records and other documentation relating to my employment at DoorDash. In
22 addition, I spent at least 10 additional hours reviewing the various filings and draft
23 agreements, doing my own on-line research concerning gig worker issues, and thinking about
24 the case, including the possibility of being deposed.

25 6. I understand that a class action is a lawsuit that is brought on behalf of other
26 fellow delivery drivers, which means that I represent them. This means that I take full
27 responsibility to prosecute this case on everyone's behalf. I understand that I am responsible
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1 for bringing this case to trial, appearing in court, and working with my attorneys on behalf of
2 the absent class members. I understand the obligations of being an adequate class
3 representative and have been actively involved in this litigation as specifically detailed below,
4 and will continue to take on the substantial burden in order to represent the class in this case.
5 This means that I have not, and will not, put my personal interests in front of my fellow
6 delivery drivers and that I owe a fiduciary duty to them throughout this lawsuit and that I will
7 keep them updated on the status of this case.

8 7. My interests as a plaintiff in this case are not adverse to the interests of the
9 other delivery drivers. I do not have any conflicts with any of the other delivery drivers at
10 DoorDash, and I never intend to. I also do not see any conflicting interests arising in the
11 future. I understand how important it is for me not to jeopardize their interests in this case
12 because it is a class action, and not just my individual case. I joined this case so I could help
13 the other delivery drivers correct the legal wrongs I believe DoorDash committed. If I did not
14 think that I could help my fellow delivery drivers adequately, I would not have taken the lead
15 on this case I have always put the best interests of the other delivery drivers first while
16 performing my duties as a potential leader in this case. I have been committed to strongly
17 fighting this case on behalf of myself and the other delivery drivers. I have been in contact
18 with my attorney to stay updated on what is going on in this case, to answer any questions
19 about my experience working for DoorDash and to search for information. I believe I have
20 shown my willingness to pursue the interests of the other delivery drivers by starting a lawsuit
21 on their behalf and by helping my attorney with his investigation in this case.

22 8. As a representative for the class in this lawsuit, I understand that I represent the
23 interests of all members of the class in the case; have claims that are similar to those of the
24 class and have been harmed by the same acts by DoorDash; consider the interests of the class
25 just as they would consider their own interests and in some cases must put the interests of the
26 class before their own interests; actively participate in the lawsuit, as necessary, by, among
27 other things, answering questions, producing documents to DoorDash, and giving trial
28 testimony if required; may be required to travel to give such testimony; recognize and accept

1 that any resolution of the lawsuit, by dismissal or settlement, is subject to court approval, and
2 must be designed in the best interest of the group as a whole; am not required to be
3 particularly sophisticated or knowledgeable about the subject of the lawsuit; should follow the
4 progress of the lawsuit and should provide all relevant facts to the lawyers for the class; and
5 volunteer to represent and fight for many other people with similar claims and injuries
6 because of the importance of the case and the need that all class members benefit from the
7 lawsuit equally, and as a result, the savings of time, money and effort should benefit all parties
8 and the court.

9 9. It is my understanding that the class members are positioned similarly on the
10 issues in this case and their experiences with DoorDash's common policies and practices. I
11 have always believed this, which is what made me seek out class action lawyers to help me
12 with this case. Throughout the length of this case, I have spent time helping to push it along as
13 the lead named Plaintiff.

14 10. I have not entered into any undisclosed agreements nor have I received any
15 undisclosed compensation in this case. The only compensation I will receive is whatever the
16 amount is awarded by the Court to me as a Service Award, as well as my share as a class
17 member of the settlement fund.

18 Executed this 26th day of September, 2021, at Glendale, California.

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Milos Antic (Sep 26, 2021 21:19 PDT)

20 _____
Milos Antic

9-28-21 Antic Dec

Final Audit Report

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