1 2 3 4 5 6 7 8 9	CLARKSON LAW FIRM, P.C. Glenn A. Danas (SBN 270317) gdanas@clarksonlawfirm.com Kristen G. Simplicio (SBN 263291) ksimplicio@clarksonlawfirm.com Maxim Gorbunov (SBN 343128) mgorbunov@clarksonlawfirm.com 22525 Pacific Coast Highway Malibu, CA 90265 Telephone: (213) 788-4050 Facsimile: (213) 788-4070 Attorneys for Plaintiffs, the Putative Class, and all other Aggrieved Employees [Additional counsel listed on following page]	ELECTRONICALLY FILED Superior Court of California, County of San Francisco 06/06/2025 Clerk of the Court BY: ERNALYN BURA Deputy Clerk
10	SUPERIOR COURT OF THE	E STATE OF CALIFORNIA
11	FOR THE COUNTY O	OF SAN FRANCISCO
12 13	LAUREN DANN, KATHRYN CUDE, and MARY YOON, individually and on behalf of all others similarly situated,	Case No.: CGC-24-612800 CLASS ACTION
14 15	Plaintiffs,	Assigned for all purposes to: Hon. Jeffrey S. Ross, Dept. 606
16	THE RODAN + FIELDS COMPANY,	AMENDED DECLARATION OF MARY YOON IN SUPPORT OF PLAINTIFFS'
17 18	RODAN + FIELDS LLC, DR. KATIE RODAN, DR. KATHY FIELDS, DIMITRI HALOULOS, TIM ENG, LAURA BEITLER,	MOTION FOR PRELIMINARY APPROVAL OF CLASS ACTION SETTLEMENT
19	DALIA STODDARD, JESSICA RAEFIELD, JANINE WEBER, and DOES 1-100	
20	Defendants.	PRELIMINARY APPROVAL HEARING Date: June 20, 2025
21		Time: 9 a.m. Dept: 606
22		Complaint filed: March 1, 2024
23		FAC filed: May 14, 2024
24		
25		
26		

1	CLARKSON LAW FIRM, P.C.
1	Kristen G. Simplicio (SBN 263291)
2	ksimplicio@clarksonlawfirm.com Laura E. Older
3	lolder@clarksonlawfirm.com
	1050 Connecticut Ave. NW, Ste. 500
4	Washington, DC 20036
5	Telephone: (202) 688-2105
6	TYCKO & ZAVAREEI LLP Shana II. Whadan (nya haa nija farthaamina)
7	Shana H. Khader (<i>pro hac vice</i> forthcoming) 2000 Pennsylvania Avenue, NW, Suite 1010
<i>'</i>	Washington, District of Columbia 20006
8	Telephone: (202) 973-0900
9	Facsimile: (202) 973-0950
9	skhader@tzlegal.com
10	Emily Feder Cooper (State Bar No. 352951)
11	1970 Broadway, Suite 1070
10	Oakland, California 94612
12	Telephone: (510) 254-6808
13	Facsimile: (202) 973-0950
14	ecooper@tzlegal.com
	Attorneys for Plaintiffs, the Putative Class,
15	and all other Aggrieved Employees
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	

AMENDED DECLARATION OF MARY YOON

I, Mary Yoon, declare as follows:

- 1. I am an adult resident of the State of California, and, if called as a witness in this action, I would testify truthfully to the matters described in this declaration. All of the matters described in this declaration are within my personal knowledge, except those matters that are stated to be upon information and belief. As to such matters, I believe them to be true.
- 2. I make this declaration entirely of my own free will and choice. I have not been promised any benefit for doing so, and I have not been pressured into giving this declaration. Before signing this declaration, I was given the opportunity to review it, make changes, and verify the accuracy of its contents.
- 3. I understand I am being added as a class representative to this Action. I worked as a Consultant for Rodan and Fields, LLC ("R+F") from approximately March 2019 to approximately March 2023 and was classified as an independent contractor. My experience was typical of other class members because during that time, I was subject to the R+F's policies and practices that are alleged as unlawful in the complaint and the in Private Attorneys General Act ("PAGA") Notice sent to R+F and the Labor & Workforce Development Agency ("LWDA").
- 4. I believe I am adequate to represent the class. I am not aware of any adequacy issues affecting my ability to represent the class and I am not aware of any conflicts between me and any other class members. I also believe that my experiences are typical of and common amongst other R+F Consultants. I followed R+F's policies and procedures for all Consultants. For example, I did not set prices on products I marketed and sold, which was instead done by R+F. I was required to purchase any products I marketed with my own money and there was no method of reimbursement for those purchases by R+F. I engaged and trained with other Consultants, usually either in my Downline or Upline, and we would refer to R+F policies in training and selling.
- 5. I actively helped in the litigation of this action. I have also decided to join this action as Class Representative. I provided information regarding my experiences to my attorneys including what policies and practices were in effect. I also searched for documentation to support the claims brought against R+F. I understand that the information regarding my time working for

R+F was helpful in reaching this settlement. I also regularly communicated with my attorneys and staff members.

- 6. My attorneys explained to me the risks and benefits of joining a class action like this one and acting as a Class Representative, which I understood. I further understood that joining this class action, rather than pursuing individually, meant that it could take longer to get resolved because of the required procedures by California Courts. I believed that it was important to ensure that R+F followed the law with respect to all of its independent contractors despite being aware of the possibility that I could receive nothing in the end. Additionally, I understood that it was my responsibility to act in the best interests of the class members and not just myself. I understood my duties and responsibilities to the proposed class members and carried out and will continue to carry out those duties as necessary.
- 7. Since I became involved in this case, I regularly communicated with my attorneys and had discussions relevant to the lawsuit. I made sure to ask questions I had any. I understood that a recovery would not only benefit me but would benefit other Consultants as well. At all times, I made myself available to answer any questions that my attorneys had about my work for R+F.
- 8. Leading up to the mediation on July 5, 2024, I had conversations with my attorneys regarding the claims that were being pursued. I made myself available to assist as necessary during settlement discussions.
- 9. I reviewed the Class Action and PAGA Settlement Agreement and Class Notice ("Settlement Agreement") in full. My attorneys addressed any questions I had regarding the Settlement Agreement. I believe the settlement terms and allocations are fair, adequate, and reasonable given the strength of the class and representative claims and R+F's defenses. I signed the Settlement Agreement thereafter.
- 10. I estimate that I spent approximately 39 hours working on this case including searching for documents related to my work for R+F, speaking with my attorneys throughout the litigation, helping my attorneys prepare for mediation, discussing the particulars and reasonableness of the settlement, and reviewing/signing documents related to the settlement.

- 11. I believe the settlement is a good settlement and I would recommend that the Court approve it because I believe that this settlement is fair, adequate, and reasonable. I am glad that I had the opportunity to help the class in this lawsuit and that I was able to assist in recovering money through a settlement for the class.
- 12. I have observed my attorneys' work throughout this case. They have been thorough, diligent, prompt, courteous, and professional, and I believe they are fully entitled to the award of fees that they have requested for their hard work. My attorneys informed me of the way in which any fee award in this case would be split between Tycko & Zavareei LLP and Clarkson Law Firm and how that would impact representation. At the time I retained these law firms, I signed a document acknowledging that the two firms would evenly split the work between themselves and share any fees 50/50. My attorneys later informed me that the fee split was changed so that the Clarkson Law Firm would receive 55% and Tycko and Zavareei would receive 45% of any fee award. I understand that the change in the fee split was in connection with one of the Tycko & Zavareei lawyers on the case moving to the Clarkson Law Firm, which would take on a larger share of the work as a result.
- 13. I understood there were risks in joining the lawsuit. For examples, my name would be associated with a lawsuit that I filed against a company that is being alleged as my employer. However, I felt that important rights were at stake and wanted to help recover money for the class.
- 14. I understand that the settlement agreement provides an Enhancement Award in the amount of \$5,000.00 to me. I believe this amount is fair compensation for my time and effort on this case, for helping to prosecute this case, and for the risks I underwent. In addition, the settlement requires that I enter into a general release, which I understand is broader than the release that will bind other class members.
- 15. I respectfully request that the Court award me a \$5,000.00 Enhancement Award. Based on my involvement in this case and the benefits provided to other class members, I can say I helped stand up for the other Consultants who did not want to risk facing potential retaliation.
- 16. I do not have any interest, financial or otherwise, in the third-party administrator, Veritas Global LLC.

1	I declare under penalty of perjury, under the laws of the State of California and the United
2	States of America, that the foregoing is true and correct.
3	
4	Executed on <u>06/05/2025</u> at <u>Corona</u> , California.
5	_ Yla aY
6	Mary Yoon Mary Yoon
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19 20	
20	
22	
23	
24	
25	
26	
27	
28	
	5

1 **PROOF OF SERVICE** I am employed in the County of Los Angeles. I am over the age of eighteen years and not a party to the within entitled action. My business address is 22525 Pacific Coast Highway, Malibu, CA 90265. 2 3 On June 6, 2025, I served a copy of the following document(s) on the interested party(ies) and/or person(s) identified on the Service List in the manner set forth below. 4 **Documents Served** 5 AMENDED DECLARATION OF MARY YOON IN SUPPORT OF PLAINTIFFS' 6 MOTION FOR PRELIMINARY APPROVAL OF CLASS ACTION SETTLEMENT 7 **Service List** 8 9 ELLIS GEORGE LLP TYCKO & ZAVAREEI LLP 10 Eric M. George Shana H. Khader egeorge@ellisgeorge.com skhader@tzlegal.com 11 Christopher T. Berg 2000 Pennsylvania Avenue, Northwest, Suite cberg@ellisgeorge.com 12 2121 Avenue of the Stars, Suite 3000 Washington, District of Columbia 20006 13 Los Angeles, CA 90067 TYCKO & ZAVAREEI LLP 14 Emily Feder Cooper Attorneys for Defendants ecooper@tzlegal.com 1970 Broadway, Suite 1070 15 Oakland, California 94612 16 Attorneys for Plaintiff, the Putative Class, and 17 all other Aggrieved Employees 18 **Method of Service** 19 BY ELECTRONIC MEANS: I caused to be transmitted a true and correct copy of the foregoing [X]20 document(s) via File & Serve XPress to the interested party(ies)/person(s) as set forth on the above service list pursuant to court order. 21 22 I declare under penalty of perjury under the laws of the State of California that the above is true and 23 correct. 24 Executed on June 6, 2025 /s/Antonia Smith Antonia Smith 25 26 27 28