## THE UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

CHRISTINA CAIN, DARRON DANNA, STEPHANIE YOUNGBLOOD, JOSHUA WOLF, KIM WHITE, BRANDON GUERRA, and CHARLES WILLIAMS, on behalf of themselves, and all others similarly situated,

Plaintiffs,

v.

CGM, L.L.C. d/b/a CGM, INC.,

Defendant.

Case No.: 1:23-cv-02604-SEG

## PLAINTIFFS' MOTION FOR CLASS REPRESENTATIVES' SERVICE <u>AWARDS</u>

Plaintiffs Christina Cain, Darron Danna, Stephanie Youngblood, Joshua Wolf, Kim White, Brandon Guerra, and Charles Williams, individually and on behalf of all others similarly situated ("Plaintiffs") submit this Motion for Class Representatives' Service Awards of \$2,500 for Class Representative Christina Cain as the Plaintiff that participated in the Parties' mediation, and \$1,500 each for the remaining Class Representatives. In support, Plaintiffs rely on the contemporaneously filed memorandum in support.

Because Plaintiffs' requests are reasonable and in accordance with the Parties' Settlement Agreement, the Court should grant the Motion.

Dated: June 17, 2024 Respectfully Submitted,

### /s/ Lynn A. Toops

Lynn A. Toops (Admitted *Pro Hac Vice*) Amina A. Thomas (Admitted *Pro Hac Vice*)

#### Cohen & Malad LLP

One Indiana Square, Suite 1400 Indianapolis, Indiana 46204 Tel: (317) 636-6481 Itoops@cohenandmalad.com athomas@cohenandmalad.com

Joseph Alonso (GA Bar # 013627)
ALONSO WIRTH
1708 Peachtree Street NE, Suite 207
Atlanta, GA 30309
Tel: (678) 928-4479
jalonso@alonsowirth.com

J. Gerard Stranch, IV\*

Stranch, Jennings & Garvey, PLLC

223 Rosa L. Parks Ave., Suite 200

Nashville, Tennessee 37203

Telephone: 615-254-8801

gstranch@stranchlaw.com

Brandon M. Wise – IL Bar # 6319580\* **Peiffer Wolf Carr Kane Conway & Wise, LLP** 

One US Bank Plaza, Suite 1950 St. Louis, MO 63101 Tel: 314-833-4825 bwise@peifferwolf.com

Andrew R. Tate – GA Bar # 518068

# Peiffer Wolf Carr Kane Conway & Wise, LLP

235 Peachtree Street NE, Suite 400 Atlanta, GA 30303 Tel: (404) 282-4806 atate@peifferwolf.com

Counsel for Plaintiffs and the Class

#### **CERTIFICATE OF SERVICE**

I hereby certify that on this 17th day of June 2024, I caused a true and correct copy of the foregoing motion to be filed with the Clerk of the Court via the Court's CM/ECF system, which will send notification of such filing to the counsel of record in the above-captioned matter.

Cohen & Malad, LLP

By: <u>/s/ Lynn A. Toops</u> Lynn A. Toops (Admitted *Pro Hac Vice*)

Counsel for Plaintiffs and the Class