

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLORADO**

Civil Action No. 14-cv-03074-CMA-KMT

JOHANA PAOLA BELTRAN,
LUSAPHO HLATSHANENI,
BEAUDETTE DEETLEFS,
ALEXANDRA IVETTE GONZALEZ,
JULIANE HARNING,
NICOLE MAPLEDORAM,
LAURA MEJIA JIMENEZ,
SARAH CAROLINE AZUELA RASCON,
CAMILA GABRIELA PEREZ REYES,
CATHY CAMELO,
LINDA ELIZABETH,
And those similarly situated,

Plaintiffs,

v.

INTEREXCHANGE, INC.,
USAUPAIR, INC.,
GREATAUPAIR, LLC,
EXPERT GROUP INTERNATIONAL INC., *d/b/a* Expert AuPair,
EURAPAIR INTERCULTURAL CHILD CARE PROGRAMS,
CULTURAL HOMESTAY INTERNATIONAL,
CULTURAL CARE, INC., *d/b/a* Cultural Care Au Pair,
AUPAIRCARE INC.,
AU PAIR INTERNATIONAL, INC.,
APF GLOBAL EXCHANGE, NFP, *d/b/a/* Aupair Foundation,
AMERICAN INSTITUTE FOR FOREIGN STUDY, *d/b/a* Au Pair in America,
AMERICAN CULTURAL EXCHANGE, LLC, *d/b/a* GoAuPair,
AGENT AU PAIR,
A.P.E.X. AMERICAN PROFESSIONAL EXCHANGE, LLC, *d/b/a* ProAuPair,
20/20 CARE EXCHANGE, INC., *d/b/a* The International Au Pair Exchange,
ASSOCIATES IN CULTURAL EXCHANGE, *d/b/a* GoAuPair, and
GOAUPAIR OPERATIONS, LLC, *d/b/a* GoAuPair,

Defendants.

AMENDED FINAL JUDGMENT

In accordance with the orders filed during the pendency of this case, and pursuant to Fed. R. Civ. P. 58(a), the following Final Judgment is hereby entered.

PURSUANT to and in accordance with the Amended Order Granting Final Approval of Class and Collective Action Settlement (Doc. # 1234) entered by the Honorable Christine M. Arguello on August 1, 2019, incorporated herein by reference, it is

ORDERED that the Court approves the class and collective action settlement. It is

FURTHER ORDERED that the Court approves the Settlement Agreement. It is
FURTHER ORDERED that Class Counsel will establish a Qualified settlement Fund (“QSF”). It is

FURTHER ORDERED that the Defendants will pay their respective shares of the of settlement amount, which totals \$65,500,000, into the QSF. It is

FURTHER ORDERED that Class Counsel will receive attorneys’ fees of \$22,925,000. It is

FURTHER ORDERED that Class Counsel’s litigation expenses, as well as Expenses for administration of the settlement and sending of notice pursuant to 28 U.S.C. § 1715 will be deducted from the QSF. It is

FURTHER ORDERED that \$536 shall be taxed from the QSF in favor of the United States and payable into the Court to repay the filing and service costs the Court previously waived. It is

FURTHER ORDERED that the remainder of the QSF will be distributed to Class Members, as detailed in the Plan of Allocation. It is

FURTHER ORDERED that the Court retains continuing and exclusive jurisdiction over the parties and all matters relating to this matter, including the administration, interpretation, construction, effectuation, enforcement, and consummation of the settlement and this Order.

DATED: August 1, 2019.

FOR THE COURT:
JEFFREY P. COLWELL, CLERK

By: s/ S. West

S. West, Deputy Clerk