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Cas	2:23-cv-03083-DSF-KS Document 20 #:24		09/01/23	Page 1 of 3	Page ID		
1 2 3 4 5 6 7	LEWIS BRISBOIS BISGAARD & ANTHONY E. SONNETT, SB# 1631 E-Mail: Anthony.Sonnett@lewisbr JOCELYN A. JULIAN, SB# 173225 E-Mail: Jocelyn.Julian@lewisbrisb 633 West 5 th Street, Suite 4000 Los Angeles, California 90071 Telephone: 213.250.1800 Facsimile: 213.250.7900 Attorneys for Defendant, HEALTH GARDEN OF NY, INC., sued herein "HEALTH GARDEN OF NY, INC. of HEALTH GARDEN USA"	182 isbois.c	om				
8 9 10 11 12 13 14	LAW OFFICE OF TODD M. FRIED TODD M. FRIEDMAN ADRIAN R. BACON 21031 Ventura Blvd., Suite 340 Woodland Hills, CA 91364 Telephone: 323.306.4234 Facsimile: 866.633.0228 E-Mail: tfriedman@toddflaw.com Attorneys for Plaintiff, SARAH SOM						
15	UNITED STATES DISTRICT COURT						
16							
17			,				
18 19	SARAH SOM-DOTSON, individuall and on behalf of others similarly situated,	y, C		3-cv-03083-l TICE OF SE	DSF-KS TTLEMENT		
20 21	Plaintiff, vs.	T	rial Date:	None S	Set		
22 23 24	HEALTH GARDEN OF NY, INC. d/b/a HEALTH GARDEN USA, Defendants.						
25	TO THE COURT, ALL PARTIES,	AND 7	THEIR AT	TORNEY O	F RECORD:		
26	TO THE COURT, ALL PARTIES, AND THEIR ATTORNEY OF RECORD: PLEASE TAKE NOTICE that Plaintiff SARAH SOM-DOTSON and						
27	Defendant HEALTH GARDEN OF NY, INC. (collectively, the "Parties") jointly						
28	write to advise this Court that they have settled this matter. The Parties request that						
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	JOINT NOTIO	CE OF	SETTLEM	ENT			

LEWIS BRISBOIS BISGAARD & SMITH LLP ATTORNEYS AT LAW

1	the Court vacate any upcoming hearings and deadlines while performance of the				
2	settlement terms is pending.				
3	Once all terms of the settlement are completed, the Parties shall file an				
4	executed Stipulation of Dismissal of the entire action with prejudice. The Parties				
5	expect to file the dismissal papers within 90 days.				
6					
7	DATED: September 1, 2023	ANTHONY E. SONNETT JOCELYN A. JULIAN			
8		LEWIS BRISBOIS BISGAARD & SMITH LLP			
9					
10					
11		By: <u>/s/ Jocelyn A. Julian</u> JOCELYN A. JULIAN			
12		Attorneys for Defendant, HEALTH			
13		GARDEN OF NY, INC., sued herein as "HEALTH GARDEN OF NY, INC. d/b/a			
14		HEALTH GARDEN USA"			
15					
16	DATED: September 1, 2023	TODD M. FRIEDMAN ADRIAN R. BACON			
17 18		LAW OFFICES OF TODD M. FRIEDMAN,			
10		P.C.			
20					
20		By: /s/ Todd M. Friedman			
22		TODD M. FRIEDMAN			
23		Attorneys for Plaintiff, SARAH SOM- DOTSON			
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26					
27					
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	JOINT NOTICE OF SETTLEMENT				

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Cas	e 2:23-cv-03083-DSF-KS Document 20 Filed 09/01/23 Page 3 of 3 Page ID #:245							
1	CERTIFICATE OF SERVICE							
2	I hereby certify that on this 1st day of September, 2023, I electronically filed							
3	the foregoing JOINT NOTICE OF SETTLEMENT with the Clerk of the Court							
4	using the CM/ECF system which will send notification of such filing to the							
5	following:							
6	Todd M. Friedman, Esq. Adrian R. Bacon, Esq. LAW OFFICES OF TODD M. FRIEDMAN, P.C.							
7								
8	21031 Ventura Blvd Suite 340 Woodland Hills, CA 91364							
9	9 Tel No: (323) 306-4234 Fax No: (866) 633-0228							
10	E-Mail: tfriedman@toddflaw.com E-Mail: abacon@toddflaw.com							
11	Attornevs for Plaintiff							
12								
13	I also certify the document and a copy of the Notice of Electronic Filing was							
14	served via on the following non-CM/ECF participants:							
15								
16								
17	<u>/s/ Jocelvn A. Julian</u> Jocelyn A. Julian							
18	Jocelyn A. Julian Jocelyn A. Julian Attorneys for Defendant, HEALTH GARDEN OF NY, INC., sued herein as "HEALTH GARDEN OF NY, INC. d/b/a HEALTH GARDEN USA"							
19 20	d/b/a HEALTH GARDEN USA"							
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