•	D24	-RIO •	·				
Dar Ca Co: We: Su: E-M	vid A. ren P. ncepcic inberg ite 200 teleph an address attorneyfo PERIOR CC	ptional): (Name): JRT OF CALIFORNIA, COUNTY OF Alar	3 . 227227 Marina Village Pkwy (Optional): (510) 337-1023	ALAMEDA GOUNTY SLEHK OF THE SUPERIOR COURT			
MA	ILING ADDRES Y AND ZIP COC BRANCH NAM	Oakland, CA 94612		Acquisite — and the second sec			
		ETITIONER:Lavon Godfrey SPONDENT:AB Trucking, Inc.	et al.				
(Ch	eck one):	CASE MANAGEMENT STATE X UNLIMITED CASE (Amount demanded exceeds \$25,000)	TEMENT LIMITED CASE (Amount demanded is \$25,000 or less)	CASE NUMBER: RG 08-379099			
A CASE MANAGEMENT CONFERENCE is scheduled as follows: Date: August 13, 2008 Time: 3:15 p.m. Dept.: 24 Div.: Room: Address of court (if different from the address above): Admnistration Building, Third Floor, 1221 Oak St., Oakland, CA 94612 INSTRUCTIONS: All applicable boxes must be checked, and the specified information must be provided.							
2.	1. Party or parties (answer one): a. X This statement is submitted by party (name): Lavon Godfrey b. This statement is submitted jointly by parties (names):						
i	b.	nplaint was filed on (date): March 2 The cross-complaint, if any, was filed or	ı (date):				
	Service (to be answered by plaintiffs and cross-complainants only) a. X All parties named in the complaint and cross-complaint have been served, or have appeared, or have been dismissed b. The following parties named in the complaint or cross-complaint (1) have not been served (specify names and explain why not): (2) have been served but have not appeared and have not been dismissed (specify names):						
		3) have had a default entered	against them (specify names):				
•	c .	The following additional parties may be hey may be served):	added (specify names, nature of in	nvolvement in case, and the date by which			

____ cross-complaint (describe, including causes of action): This is a class action involving the Defendants' violation of Port of

Oakland living wage ordinance, failure to pay wages, meal and rest periods and provide accurate wage statements, and unfair business practices.

Page 1 of 4

a. Type of case in X complaint

4. Description of case

CM-110

	PLAINTIFF/PETHIONER: Lavon Godire	Y .	CASE NUMBER:			
DI	EFENDANT/RESPONDENT:AB Trucking,	Inc. et al.	RG 08-379099			
4.	b. Provide a brief statement of the case, including any damages. (If personal injury damages are sought, specify the injury a damages claimed, including medical expenses to date [indicate source and amount], estimated future medical expenses, earnings to date, and estimated future lost earnings. If equitable relief is sought, describe the nature of the relief.) Plaintiff was employed by Defendants at the Port of Oakland. Defendants failed to pay Plaintiff the wage specified in the City Charter. This is also a violation of section 223 of the Labor Code and section 17200 of the Business and Professions Code. Defendants also failed to provide meal and/or rest periods, as required.					
	(If more space is needed, check this box	x and attach a page designated as Attach	ment 4b.)			
5.	Jury or nonjury trial The party or parties request X a jury trial requesting a jury trial):	a nonjury trial (if more than o	one party, provide the name of each party			
6.	Trial date a. The trial has been set for (date): b. X No trial date has been set. This cas not, explain):	e will be ready for trial within 12 months o	f the date of the filing of the complaint (if			
	c. Dates on which parties or attorneys will no August 18-24; September 11 October 27; October 29-30;	-18; September 23-24; Oct	ober 7-8; October 14-17;			
7.	Estimated length of trial The party or parties estimate that the trial will to	ake (check one):				
	a. X days (specify number): 10b. hours (short causes) (specify):					
8.	Trial representation (to be answered for each The party or parties will be represented at trial a. Attorney: b. Firm: c. Address: d. Telephone number: e. Fax number: f. E-mail address: g. Party represented: Additional representation is described in	X by the attorney or party listed in the	ne caption by the following:			
9.	Preference This case is entitled to preference (special	fy code section):	•			
10.	Alternative Dispute Resolution (ADR) a. Counsel X has has not reviewed ADR options with the client.	provided the ADR information package is	dentified in rule 3.221 to the client and has			
	b. All parties have agreed to a form of Ac. The case has gone to an ADR process.	ADR. ADR will be completed by (date): ess (indicate status):				

CM-110 PLAINTIFF/PETITIONER: Lavon Godfrey CASE NUMBER DEFENDANT/RESPONDENT:AB Trucking, Inc. et al. RG 08-379099 10. d. The party or parties are willing to participate in (check all that apply): Х Mediation (1) Nonbinding judicial arbitration under Code of Civil Procedure section 1141.12 (discovery to close 15 days before (2) arbitration under Cal. Rules of Court, rule 3.822) (3)Nonbinding judicial arbitration under Code of Civil Procedure section 1141.12 (discovery to remain open until 30 days before trial; order required under Cal. Rules of Court, rule 3.822) (4)Binding judicial arbitration (5) Binding private arbitration (6)Neutral case evaluation (7)Other (specify): This matter is subject to mandatory judicial arbitration because the amount in controversy does not exceed the statutory limit. e. Plaintiff elects to refer this case to judicial arbitration and agrees to limit recovery to the amount specified in Code of Civil f. Procedure section 1141.11. This case is exempt from judicial arbitration under rule 3.811 of the California Rules of Court (specify exemption): g. 11. Settlement conference X The party or parties are willing to participate in an early settlement conference (specify when): After completion of discovery. 12. Insurance а Insurance carrier, if any, for party filing this statement (name): b. Reservation of rights: Yes No Coverage issues will significantly affect resolution of this case (explain): 13. Jurisdiction Indicate any matters that may affect the court's jurisdiction or processing of this case, and describe the status. Other (specify): Bankruptcy Status: 14. Related cases, consolidation, and coordination There are companion, underlying, or related cases. Name of case: Name of court: Case number: Status: Additional cases are described in Attachment 14a. A motion to b. consolidate coordinate will be filed by (name party): 15. Bifurcation X The party or parties intend to file a motion for an order bifurcating, severing, or coordinating the following issues or causes of

action (specify moving party, type of motion, and reasons): Damages and liability.

16. Other motions

X The party or parties expect to file the following motions before trial (specify moving party, type of motion, and issues): Class certification, MSJ/MSA, Motions in Limine

			CM-110	
PLAINTIFF/PETITIONER: Lavo	on Godfrey	CASE NUMBER:		
DEFENDANT/RESPONDENT: AB	Trucking, Inc. et al.	RG 08-379	099	
b. X The following discove	ave completed all discovery. ry will be completed by the date specified (d	escribe all anticipated disco	overy):	
<u>Party</u>	<u>Description</u>		<u>Date</u>	
Plaintiffs (pre- certification)	Written Discovery	to Defendant	9.1.08	
Plaintiffs (pre- certification)	Deposition		10.15.08	
c. The following discover	ry issues are anticipated (specify):			
 Economic Litigation This is a limited civil case (i.e., the amount demanded is \$25,000 or less) and the economic litigation procedures of Civil Procedure sections 90 through 98 will apply to this case. 				
b. This is a limited civil c discovery will be filed should not apply to the	ase and a motion to withdraw the case from (if checked, explain specifically why econom is case):	the economic litigation proc ic litigation procedures rela	edures or for additional ting to discovery or trial	
9. Other issues				
The party or parties requiconference (specify):	est that the following additional matters be c	onsidered or determined at	the case management	
20. Meet and confer				
a. The party or parties had of Court (if not, explain	ave met and conferred with all parties on all s	subjects required by rule 3.7	724 of the California Rules	
b. After meeting and conferring (specify):	g as required by rule 3.724 of the California F	Rules of Court, the parties a	gree on the following	
21. Case management orders Previous case management or	ders in this case are (check one): x no	ne attached as Attac	chment 21.	
2. Total number of pages attached	d (if any): <u>0</u>	ı		
am completely familiar with this ca aised by this statement, and will po conference, including the written au	se and will be fully prepared to discuss the s ssess the authority to enter into stipulations thority of the party where required.	status of discovery and ADR on these issues at the time	, as well as other issues of the case management	
Date: August 6, 2008	. //	Moun		
Concepcion Lozano-Bati		WWW.	NO ATTORNEY	

(TYPE OR PRINT NAME)

(SIGNATURE OF PARTY OR ATTORNEY)

Additional signatures are attached

PROOF OF SERVICE (CCP 1013)

2

1

3 4

5

6

7

8

O

10

11

12

13

14 15

16

17

18

19 20

21

22

23 24

25

26

27

28 EINBERG, ROGER & ROSENFELD essional Corpora

I am a citizen of the United States and an employee in the County of Alameda, State of California. I am over the age of eighteen years and not a party to the within action; my business address is 1001 Marina Village Parkway, Suite 200, Alameda, California 94501-1091. On August 6. 2008, I served upon the following parties in this action:

Michael D. Bruno Jon C. Yonemitsu Gordon & Rees LLP Embarcadero Center West 275 Battery Street, Suite 2000 San Francisco, CA 94111

copies of the document(s) described as:

CASE MANAGEMENT STATEMENT

- BY MAIL I placed a true copy of each document listed herein in a sealed envelope, addressed as indicated herein, and caused each such envelope, with postage thereon fully prepaid, to be placed in the United States mail at Alameda, California. I am readily familiar with the practice of Weinberg, Roger & Rosenfeld for collection and processing of correspondence for mailing, said practice being that in the ordinary course of business, mail is deposited in the United States Postal Service the same day as it is placed for collection.
- \prod BY PERSONAL SERVICE I placed a true copy of each document listed herein in a sealed envelope, addressed as indicated herein, and caused the same to be delivered by hand to the offices of each addressee.
- BY OVERNIGHT DELIVERY SERVICE I placed a true copy of each document listed Π herein in a sealed envelope, addressed as indicated herein, and placed the same for collection by Overnight Delivery Service by following the ordinary business practices of Weinberg, Roger & Rosenfeld, Alameda, California. I am readily familiar with the practice of Weinberg, Roger & Rosenfeld for collection and processing of Overnight Delivery Service correspondence, said practice being that in the ordinary course of business, Overnight Delivery Service correspondence is deposited at the Overnight Delivery Service offices for next day delivery the same day as Overnight Delivery Service correspondence is placed for collection.
- BY FACSIMILE I caused to be transmitted each document listed herein via the fax number(s) listed above or on the attached service list.

I certify under penalty of perjury that the above is true and correct. Executed at Alameda, California, on August 6, 2008. Karen Scot