MICHAEL FAILLACE & ASSOCIATES, P.C. 60 East 42nd Street, Suite 4510 New York, New York 10165 Telephone: (212) 317-1200 Facsimile: (212) 317-1620

Attorneys for Plaintiff

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK

DANIEL SALAS SANCHEZ, individually and on behalf of others similarly situated,

Plaintiff,

COMPLAINT

-against-

BEIT ALMAQDIS LIVE POULTRY MKT INC. (D/B/A BAY RIDGE LIVE POULTRY), ABDULSALAM MUSED MOHAMED, JEAYB MUTHANA, and AHMED MUTHANA,

COLLECTIVE ACTION UNDER 29 U.S.C. § 216(b)

ECF Case

Defendants.	
>	(

Plaintiff Daniel Salas Sanchez ("Plaintiff Salas" or "Mr. Salas"), individually and on behalf of others similarly situated, by and through his attorneys, Michael Faillace & Associates, P.C., upon his knowledge and belief, and as against Beit Almaqdis Live Poultry Mkt Inc. (d/b/a Bay Ridge Live Poultry), ("Defendant Corporation"), Abdulsalam Mused Mohamed, Jeayb Muthana, and Ahmed Muthana, ("Individual Defendants"), (collectively, "Defendants"), alleges as follows:

NATURE OF ACTION

1. Plaintiff Salas is a former employee of Defendants Beit Almaqdis Live Poultry Mkt Inc. (d/b/a Bay Ridge Live Poultry), Abdulsalam Mused Mohamed, Jeayb Muthana, and Ahmed Muthana.

- 2. Defendants own, operate, or control a slaughterhouse, located at 551 63rd Street, Brooklyn, New York 11220 under the name "Bay Ridge Live Poultry".
- 3. Upon information and belief, individual Defendants Abdulsalam Mused Mohamed, Jeayb Muthana, and Ahmed Muthana, serve or served as owners, managers, principals, or agents of Defendant Corporation and, through this corporate entity, operate or operated the slaughterhouse as a joint or unified enterprise.
- 4. Plaintiff Salas was employed as a slaughterhouse worker at the slaughterhouse located at 551 63rd Street, Brooklyn, New York 11220.
- 5. At all times relevant to this Complaint, Plaintiff Salas worked for Defendants in excess of 40 hours per week, without appropriate minimum wage, overtime, and spread of hours compensation for the hours that he worked.
- 6. Rather, Defendants failed to maintain accurate recordkeeping of the hours worked, failed to pay Plaintiff Salas appropriately for any hours worked, either at the straight rate of pay or for any additional overtime premium.
- 7. Further, Defendants failed to pay Plaintiff Salas the required "spread of hours" pay for any day in which he had to work over 10 hours a day.
- 8. Defendants' conduct extended beyond Plaintiff Salas to all other similarly situated employees.
- 9. At all times relevant to this Complaint, Defendants maintained a policy and practice of requiring Plaintiff Salas and other employees to work in excess of forty (40) hours per week without providing the minimum wage and overtime compensation required by federal and state law and regulations.

- 10. Plaintiff Salas now brings this action on behalf of himself, and other similarly situated individuals, for unpaid minimum and overtime wages pursuant to the Fair Labor Standards Act of 1938, 29 U.S.C. § 201 et seq. ("FLSA"), and for violations of the N.Y. Labor Law §§ 190 et seq. and 650 et seq. (the "NYLL"), and the "spread of hours" and overtime wage orders of the New York Commissioner of Labor codified at N.Y. COMP. CODES R. & REGS. tit. 12, § 146-1.6 (herein the "Spread of Hours Wage Order"), including applicable liquidated damages, interest, attorneys' fees and costs.
- 11. Plaintiff Salas seeks certification of this action as a collective action on behalf of himself, individually, and all other similarly situated employees and former employees of Defendants pursuant to 29 U.S.C. § 216(b).

JURISDICTION AND VENUE

- 12. This Court has subject matter jurisdiction under 28 U.S.C. § 1331 (federal question) and the FLSA, and supplemental jurisdiction over Plaintiff Salas's state law claims under 28 U.S.C. § 1367(a).
- 13. Venue is proper in this district under 28 U.S.C. § 1391(b) and (c) because all, or a substantial portion of, the events or omissions giving rise to the claims occurred in this district, Defendants maintain their corporate headquarters and offices within this district, and Defendants operate a slaughterhouse located in this district. Further, Plaintiff Salas was employed by Defendants in this district.

PARTIES

Plaintiff

14. Plaintiff Daniel Salas Sanchez ("Plaintiff Salas" or "Mr. Salas") is an adult individual residing in Kings County, New York.

- 15. Plaintiff Salas was employed by Defendants at Bay Ridge Live Poultry from approximately March 2013 until on or about November 2017 and from approximately March 2018 until on or about October 2018.
- 16. Plaintiff Salas consents to being a party plaintiff pursuant to 29 U.S.C. § 216(b), and brings these claims based upon the allegations herein as a representative party of a prospective class of similarly situated individuals under 29 U.S.C. § 216(b).

Defendants

- 17. At all relevant times, Defendants owned, operated, or controlled a slaughterhouse, located at 551 63rd Street, Brooklyn, New York 11220 under the name "Bay Ridge Live Poultry".
- 18. Upon information and belief, Beit Almaqdis Live Poultry Mkt Inc. (d/b/a Bay Ridge Live Poultry) is a domestic corporation organized and existing under the laws of the State of New York. Upon information and belief, it maintains its principal place of business at 551 63rd Street, Brooklyn, New York 11220.
- 19. Defendant Abdulsalam Mused Mohamed is an individual engaging (or who was engaged) in business in this judicial district during the relevant time period. Defendant Abdulsalam Mused Mohamed is sued individually in his capacity as owner, officer and/or agent of Defendant Corporation. Defendant Abdulsalam Mused Mohamed possesses operational control over Defendant Corporation, an ownership interest in Defendant Corporation, and controls significant functions of Defendant Corporation. He determines the wages and compensation of the employees of Defendants, including Plaintiff Salas, establishes the schedules of the employees, maintains employee records, and has the authority to hire and fire employees.
- 20. Defendant Jeayb Muthana is an individual engaging (or who was engaged) in business in this judicial district during the relevant time period. Defendant Jeayb Muthana is sued

individually in his capacity as owner, officer and/or agent of Defendant Corporation. Defendant Jeayb Muthana possesses operational control over Defendant Corporation, an ownership interest in Defendant Corporation, and controls significant functions of Defendant Corporation. He determines the wages and compensation of the employees of Defendants, including Plaintiff Salas, establishes the schedules of the employees, maintains employee records, and has the authority to hire and fire employees.

21. Defendant Ahmed Muthana is an individual engaging (or who was engaged) in business in this judicial district during the relevant time period. Defendant Ahmed Muthana is sued individually in his capacity as a manager of Defendant Corporation. Defendant Ahmed Muthana possesses operational control over Defendant Corporation and controls significant functions of Defendant Corporation. He determines the wages and compensation of the employees of Defendants, including Plaintiff Salas, establishes the schedules of the employees, maintains employee records, and has the authority to hire and fire employees.

FACTUAL ALLEGATIONS

Defendants Constitute Joint Employers

- 22. Defendants operate a slaughterhouse located in the Bay Ridge section of Brooklyn in New York City.
- 23. Individual Defendants, Abdulsalam Mused Mohamed, Jeayb Muthana, and Ahmed Muthana, possess operational control over Defendant Corporation, possess ownership interests in Defendant Corporation, or control significant functions of Defendant Corporation.
- 24. Defendants are associated and joint employers, act in the interest of each other with respect to employees, pay employees by the same method, and share control over the employees.

- 25. Each Defendant possessed substantial control over Plaintiff Salas's (and other similarly situated employees') working conditions, and over the policies and practices with respect to the employment and compensation of Plaintiff Salas, and all similarly situated individuals, referred to herein.
- 26. Defendants jointly employed Plaintiff Salas (and all similarly situated employees) and are Plaintiff Salas's (and all similarly situated employees') employers within the meaning of 29 U.S.C. 201 *et seq.* and the NYLL.
- 27. In the alternative, Defendants constitute a single employer of Plaintiff Salas and/or similarly situated individuals.
- 28. Upon information and belief, Individual Defendants Abdulsalam Mused Mohamed and Jeayb Muthana operate Defendant Corporation as either an alter ego of themselves and/or failed to operate Defendant Corporation as an entity legally separate and apart from themselves, by among other things:
 - a) failing to adhere to the corporate formalities necessary to operate Defendant Corporation as a Corporation,
 - b) defectively forming or maintaining the corporate entity of Defendant Corporation,
 by, amongst other things, failing to hold annual meetings or maintaining
 appropriate corporate records,
 - c) transferring assets and debts freely as between all Defendants,
 - d) operating Defendant Corporation for their own benefit as the sole or majority shareholders,
 - e) operating Defendant Corporation for their own benefit and maintaining control over this corporation as a closed Corporation,

- f) intermingling assets and debts of their own with Defendant Corporation,
- g) diminishing and/or transferring assets of Defendant Corporation to avoid full liability as necessary to protect their own interests, and
- h) Other actions evincing a failure to adhere to the corporate form.
- 29. At all relevant times, Defendants were Plaintiff Salas's employers within the meaning of the FLSA and New York Labor Law. Defendants had the power to hire and fire Plaintiff Salas, controlled the terms and conditions of employment, and determined the rate and method of any compensation in exchange for Plaintiff Salas's services.
- 30. In each year from 2013 to 2018, Defendants, both separately and jointly, had a gross annual volume of sales of not less than \$500,000 (exclusive of excise taxes at the retail level that are separately stated).
- 31. In addition, upon information and belief, Defendants and/or their enterprise were directly engaged in interstate commerce. As an example, numerous items that were used in the slaughterhouse on a daily basis are goods produced outside of the State of New York.

Individual Plaintiff

32. Plaintiff Salas is a former employee of Defendants who was employed as a slaughterhouse worker. Plaintiff Salas seeks to represent a class of similarly situated individuals under 29 U.S.C. 216(b).

Plaintiff Daniel Salas Sanchez

- 33. Plaintiff Salas was employed by Defendants from approximately March 2013 until on or about November 2017 and from approximately March 2018 until on or about October 2018.
 - 34. Defendants employed Plaintiff Salas as a slaughterhouse worker.

- 35. Plaintiff Salas regularly handled goods in interstate commerce, such as meat cutlery and other supplies produced outside the State of New York.
 - 36. Plaintiff Salas's work duties required neither discretion nor independent judgment.
- 37. Throughout his employment with Defendants, Plaintiff Salas regularly worked in excess of 40 hours per week.
- 38. From approximately March 2013 until on or about November 2017, Plaintiff Salas worked from approximately 7:30 a.m. until on or about 6:00 p.m., four days a week and from approximately 7:00 a.m. until on or about 7:00 p.m., two days a week (typically 66 hours per week).
- 39. From approximately March 2018 until on or about October 2018, Plaintiff Salas worked from approximately 8:00 a.m. until on or about 6:00 p.m., four days a week and from approximately 8:00 a.m. until on or about 6:30 p.m., two days a week (typically 61 hours per week).
 - 40. Throughout his employment, Defendants paid Plaintiff Salas his wages in cash.
- 41. From approximately March 2013 until on or about October 2014, Defendants paid Plaintiff Salas a fixed salary of \$510 per week.
- 42. From approximately November 2014 until on or about December 2015, Defendants paid Plaintiff Salas a fixed salary of \$540 per week.
- 43. From approximately January 2016 until on or about November 2017, Defendants paid Plaintiff Salas a fixed salary of \$570 per week.
- 44. From approximately March 2018 until on or about October 2018, Defendants paid Plaintiff Salas a fixed salary of \$600 per week.
- 45. Plaintiff Salas's pay did not vary even when he was required to stay later or work a longer day than his usual schedule.

- 46. For example, Defendants required Plaintiff Salas to work an additional one hour past his scheduled departure time two days a week and did not pay him for the additional time he worked.
 - 47. Defendants never granted Plaintiff Salas any breaks or meal periods of any kind.
- 48. Plaintiff Salas was not required to keep track of his time, nor to his knowledge, did the Defendants utilize any time tracking device such as punch cards, that accurately reflected his actual hours worked.
- 49. No notification, either in the form of posted notices or other means, was ever given to Plaintiff Salas regarding overtime and wages under the FLSA and NYLL.
- 50. Defendants did not provide Plaintiff Salas an accurate statement of wages, as required by NYLL 195(3).
- 51. Defendants did not give any notice to Plaintiff Salas, in English and in Spanish (Plaintiff Salas's primary language), of his rate of pay, employer's regular pay day, and such other information as required by NYLL §195(1).

Defendants' General Employment Practices

- 52. At all times relevant to this Complaint, Defendants maintained a policy and practice of requiring Plaintiff Salas (and all similarly situated employees) to work in excess of 40 hours a week without paying him appropriate minimum wage, spread of hours pay, and overtime compensation as required by federal and state laws.
- 53. Plaintiff Salas was a victim of Defendants' common policy and practices which violate his rights under the FLSA and New York Labor Law by, *inter alia*, not paying him the wages he was owed for the hours he worked.

- 54. Defendants' pay practices resulted in Plaintiff Salas not receiving payment for all his hours worked and resulted in Plaintiff Salas's effective rate of pay falling below the required minimum wage rate.
- 55. Defendants habitually required Plaintiff Salas to work additional hours beyond his regular shifts but did not provide him with any additional compensation.
- 56. Defendants willfully disregarded and purposefully evaded recordkeeping requirements of the FLSA and NYLL by failing to maintain accurate and complete timesheets and payroll records.
 - 57. Defendants paid Plaintiff Salas his wages in cash.
- 58. Defendants failed to post at the workplace, or otherwise provide to employees, the required postings or notices to employees regarding the applicable wage and hour requirements of the FLSA and NYLL.
- 59. Upon information and belief, these practices by Defendants were done willfully to disguise the actual number of hours Plaintiff Salas (and similarly situated individuals) worked, and to avoid paying Plaintiff Salas properly for his full hours worked.
- 60. Defendants engaged in their unlawful conduct pursuant to a corporate policy of minimizing labor costs and denying employees compensation by knowingly violating the FLSA and NYLL.
- 61. Defendants' unlawful conduct was intentional, willful, in bad faith, and caused significant damages to Plaintiff Salas and other similarly situated former workers.
- 62. Defendants failed to provide Plaintiff Salas and other employees with accurate wage statements at the time of their payment of wages, containing: the dates of work covered by that payment of wages; name of employee; name of employer; address and phone number of employer;

rate or rates of pay and basis thereof, whether paid by the hour, shift, day, week, salary, piece, commission, or other; gross wages; deductions; allowances, if any, claimed as part of the minimum wage; net wages; the regular hourly rate or rates of pay; the overtime rate or rates of pay; the number of regular hours worked; and the number of overtime hours worked, as required by NYLL §195(3).

63. Defendants failed to provide Plaintiff Salas and other employees, at the time of hiring and on or before February 1 of each subsequent year, a statement in English and the employees' primary language, containing: the rate or rates of pay and basis thereof, whether paid by the hour, shift, day, week, salary, piece, commission, or other; allowances, if any, claimed as part of the minimum wage, including tip, meal, or lodging allowances; the regular pay day designated by the employer; the name of the employer; any "doing business as" names used by the employer; the physical address of the employer's main office or principal place of business, and a mailing address if different; and the telephone number of the employer, as required by New York Labor Law §195(1).

FLSA COLLECTIVE ACTION CLAIMS

- 64. Plaintiff Salas brings his FLSA minimum wage, overtime compensation, and liquidated damages claims as a collective action pursuant to FLSA Section 16(b), 29 U.S.C. § 216(b), on behalf of all similarly situated persons (the "FLSA Class members"), i.e., persons who are or were employed by Defendants or any of them, on or after the date that is three years before the filing of the complaint in this case (the "FLSA Class Period").
- 65. At all relevant times, Plaintiff Salas and other members of the FLSA Class were similarly situated in that they had substantially similar job requirements and pay provisions, and have been subject to Defendants' common practices, policies, programs, procedures, protocols and plans including willfully failing and refusing to pay them the required minimum wage, overtime pay

at a one and one-half their regular rates for work in excess of forty (40) hours per workweek under the FLSA, and willfully failing to keep records under the FLSA.

66. The claims of Plaintiff Salas stated herein are similar to those of the other employees.

FIRST CAUSE OF ACTION

VIOLATION OF THE MINIMUM WAGE PROVISIONS OF THE FLSA

- 67. Plaintiff Salas repeats and realleges all paragraphs above as though fully set forth herein.
- 68. At all times relevant to this action, Defendants were Plaintiff Salas's employers within the meaning of the Fair Labor Standards Act, 29 U.S.C. § 203(d). Defendants had the power to hire and fire Plaintiff Salas (and the FLSA Class Members), controlled the terms and conditions of their employment, and determined the rate and method of any compensation in exchange for their employment.
- 69. At all times relevant to this action, Defendants were engaged in commerce or in an industry or activity affecting commerce.
- 70. Defendants constitute an enterprise within the meaning of the Fair Labor Standards Act, 29 U.S.C. § 203 (r-s).
- 71. Defendants failed to pay Plaintiff Salas (and the FLSA Class members) at the applicable minimum hourly rate, in violation of 29 U.S.C. § 206(a).
- 72. Defendants' failure to pay Plaintiff Salas (and the FLSA Class members) at the applicable minimum hourly rate was willful within the meaning of 29 U.S.C. § 255(a).
- 73. Plaintiff Salas (and the FLSA Class members) were damaged in an amount to be determined at trial.

SECOND CAUSE OF ACTION

VIOLATION OF THE OVERTIME PROVISIONS OF THE FLSA

- 74. Plaintiff Salas repeats and realleges all paragraphs above as though fully set forth herein.
- 75. Defendants, in violation of 29 U.S.C. § 207(a)(1), failed to pay Plaintiff Salas (and the FLSA Class members) overtime compensation at a rate of one and one-half times the regular rate of pay for each hour worked in excess of forty hours in a work week.
- 76. Defendants' failure to pay Plaintiff Salas (and the FLSA Class members), overtime compensation was willful within the meaning of 29 U.S.C. § 255(a).
- 77. Plaintiff Salas (and the FLSA Class members) were damaged in an amount to be determined at trial.

THIRD CAUSE OF ACTION

VIOLATION OF THE NEW YORK MINIMUM WAGE ACT

- 78. Plaintiff Salas repeats and realleges all paragraphs above as though fully set forth herein.
- 79. At all times relevant to this action, Defendants were Plaintiff Salas's employers within the meaning of the N.Y. Lab. Law §§ 2 and 651. Defendants had the power to hire and fire Plaintiff Salas, controlled the terms and conditions of his employment, and determined the rates and methods of any compensation in exchange for his employment.
- 80. Defendants, in violation of NYLL § 652(1) and the supporting regulations of the New York State Department of Labor, paid Plaintiff Salas less than the minimum wage.
- 81. Defendants' failure to pay Plaintiff Salas the minimum wage was willful within the meaning of N.Y. Lab. Law § 663.

82. Plaintiff Salas was damaged in an amount to be determined at trial.

FOURTH CAUSE OF ACTION

VIOLATION OF THE OVERTIME PROVISIONS

OF THE NEW YORK STATE LABOR LAW

- 83. Plaintiff Salas repeats and realleges all paragraphs above as though fully set forth herein.
- 84. Defendants, in violation of N.Y. Lab. Law § 190 et seq., and supporting regulations of the New York State Department of Labor, failed to pay Plaintiff Salas overtime compensation at rates of one and one-half times the regular rate of pay for each hour worked in excess of forty hours in a work week.
- 85. Defendants' failure to pay Plaintiff Salas overtime compensation was willful within the meaning of N.Y. Lab. Law § 663.
 - 86. Plaintiff Salas was damaged in an amount to be determined at trial.

FIFTH CAUSE OF ACTION

VIOLATION OF THE SPREAD OF HOURS WAGE ORDER

OF THE NEW YORK COMMISSIONER OF LABOR

- 87. Plaintiff Salas repeats and realleges all paragraphs above as though fully set forth herein.
- 88. Defendants failed to pay Plaintiff Salas one additional hour's pay at the basic minimum wage rate before allowances for each day Plaintiff Salas's spread of hours exceeded ten hours in violation of NYLL §§ 650 *et seq.* and 12 N.Y.C.R.R. §§ 146-1.6.
- 89. Defendants' failure to pay Plaintiff Salas an additional hour's pay for each day Plaintiff Salas's spread of hours exceeded ten hours was willful within the meaning of NYLL § 663.

90. Plaintiff Salas was damaged in an amount to be determined at trial.

SIXTH CAUSE OF ACTION

VIOLATION OF THE NOTICE AND RECORDKEEPING

REQUIREMENTS OF THE NEW YORK LABOR LAW

- 91. Plaintiff Salas repeats and realleges all paragraphs above as though fully set forth herein.
- 92. Defendants failed to provide Plaintiff Salas with a written notice, in English and in Spanish (Plaintiff Salas's primary language), containing: the rate or rates of pay and basis thereof, whether paid by the hour, shift, day, week, salary, piece, commission, or other; allowances, if any, claimed as part of the minimum wage, including tip, meal, or lodging allowances; the regular pay day designated by the employer; the name of the employer; any "doing business as" names used by the employer; the physical address of the employer's main office or principal place of business, and a mailing address if different; and the telephone number of the employer, as required by NYLL §195(1).
- 93. Defendants are liable to Plaintiff Salas in the amount of \$5,000, together with costs and attorneys' fees.

SEVENTH CAUSE OF ACTION

VIOLATION OF THE WAGE STATEMENT PROVISIONS

OF THE NEW YORK LABOR LAW

- 94. Plaintiff Salas repeats and realleges all paragraphs above as though fully set forth herein.
- 95. With each payment of wages, Defendants failed to provide Plaintiff Salas with an accurate statement listing each of the following: the dates of work covered by that payment of wages;

name of employee; name of employer; address and phone number of employer; rate or rates of pay and basis thereof, whether paid by the hour, shift, day, week, salary, piece, commission, or other; gross wages; deductions; allowances, if any, claimed as part of the minimum wage; net wages; the regular hourly rate or rates of pay; the overtime rate or rates of pay; the number of regular hours worked; and the number of overtime hours worked, as required by NYLL 195(3).

96. Defendants are liable to Plaintiff Salas in the amount of \$5,000, together with costs and attorneys' fees.

PRAYER FOR RELIEF

WHEREFORE, Plaintiff Salas respectfully requests that this Court enter judgment against Defendants by:

- (a) Designating this action as a collective action and authorizing prompt issuance of notice pursuant to 29 U.S.C. § 216(b) to all putative class members apprising them of the pendency of this action, and permitting them to promptly file consents to be Plaintiffs in the FLSA claims in this action;
- (b) Declaring that Defendants violated the minimum wage provisions of, and associated rules and regulations under, the FLSA as to Plaintiff Salas and the FLSA Class members;
- (c) Declaring that Defendants violated the overtime wage provisions of, and associated rules and regulations under, the FLSA as to Plaintiff Salas and the FLSA Class members;

- (d) Declaring that Defendants violated the recordkeeping requirements of, and associated rules and regulations under, the FLSA with respect to Plaintiff Salas's and the FLSA Class members' compensation, hours, wages, and any deductions or credits taken against wages;
- (e) Declaring that Defendants' violations of the provisions of the FLSA were willful as to Plaintiff Salas and the FLSA Class members;
- (f) Awarding Plaintiff Salas and the FLSA Class members damages for the amount of unpaid minimum wage, overtime compensation, and damages for any improper deductions or credits taken against wages under the FLSA as applicable;
- (g) Awarding Plaintiff Salas and the FLSA Class members liquidated damages in an amount equal to 100% of his damages for the amount of unpaid minimum wage and overtime compensation, and damages for any improper deductions or credits taken against wages under the FLSA as applicable pursuant to 29 U.S.C. § 216(b);
- (h) Declaring that Defendants violated the minimum wage provisions of, and rules and orders promulgated under, the NYLL as to Plaintiff Salas;
- (i) Declaring that Defendants violated the overtime wage provisions of, and rules and orders promulgated under, the NYLL as to Plaintiff Salas;
- (j) Declaring that Defendants violated the spread-of-hours requirements of the NYLL and supporting regulations as to Plaintiff Salas;
- (k) Declaring that Defendants violated the notice and recordkeeping requirements of the NYLL with respect to Plaintiff Salas's compensation, hours, wages and any deductions or credits taken against wages;
- (l) Declaring that Defendants' violations of the provisions of the NYLL and spread of hours wage order were willful as to Plaintiff Salas;

(m) Awarding Plaintiff Salas damages for the amount of unpaid minimum wage and

overtime compensation, and for any improper deductions or credits taken against wages, as well

as awarding spread of hours pay under the NYLL as applicable

(n) Awarding Plaintiff Salas damages for Defendants' violation of the NYLL notice

and recordkeeping provisions, pursuant to NYLL §§198(1-b), 198(1-d);

(o) Awarding Plaintiff Salas liquidated damages in an amount equal to one hundred

percent (100%) of the total amount of minimum wage, overtime compensation, and spread of hours

pay shown to be owed pursuant to NYLL § 663 as applicable; and liquidated damages pursuant to

NYLL § 198(3);

(p) Awarding Plaintiff Salas and the FLSA Class members pre-judgment and post-

judgment interest as applicable;

(q) Awarding Plaintiff Salas and the FLSA Class members the expenses incurred in

this action, including costs and attorneys' fees;

(r) Providing that if any amounts remain unpaid upon the expiration of ninety days

following issuance of judgment, or ninety days after expiration of the time to appeal and no appeal

is then pending, whichever is later, the total amount of judgment shall automatically increase by

fifteen percent, as required by NYLL § 198(4); and

(s) All such other and further relief as the Court deems just and proper.

JURY DEMAND

Plaintiff Salas demands a trial by jury on all issues triable by a jury.

Dated: New York, New York

October 19, 2018

MICHAEL FAILLACE & ASSOCIATES, P.C.

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By: /s/ Michael Faillace
Michael Faillace [MF-8436]
60 East 42nd Street, Suite 4510
New York, New York 10165
Telephone: (212) 317-1200
Facsimile: (212) 317-1620
Attorneys for Plaintiff

Michael Faillace & Associates, P.C.

Employment and Litigation Attorneys

60 E 42nd Street, Suite 4510 Telephone: (212) 317-1200 Facsimile: (212) 317-1620 New York, New York 10165 Faillace@employmentcompliance.com October 12, 2018 BY HAND TO: Clerk of Court, I hereby consent to join this lawsuit as a party plaintiff. (Yo, por medio de este documento, doy mi consentimiento para formar parte de la demanda como uno de los demandantes.) Name / Nombre: Daniel Salas Sanchez Michael Faillace & Associates, P.C. Legal Representative / Abogado: Signature / Firma:

12 de Octubre 2018

Date / Fecha:

UNITED STATES DISTRICT COURT

for the

Eastern Distr	ict of New York
DANIEL SALAS SANCHEZ, individually and on behalf of others similarly situated,)))
Plaintiff(s))
V.	Civil Action No.
BEIT ALMAQDIS LIVE POULTRY MKT INC. (D/B/A BAY RIDGE LIVE POULTRY), et al.))))
Defendant(s)))
SUMMONS IN	A CIVIL ACTION
To: (Defendant's name and address) BEIT ALMAQDIS LIVE PO 551 63rd Street Brooklyn, New York 1122	·
A lawsuit has been filed against you.	
are the United States or a United States agency, or an office	SSOCIATES, P.C. e 4510
If you fail to respond, judgment by default will be You also must file your answer or motion with the court.	e entered against you for the relief demanded in the complaint.
	DOUGLAS C. PALMER CLERK OF COURT
Date:	
	Signature of Clerk or Deputy Clerk

Civil Action No.

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (l))

was re	This summons for (na ceived by me on (date)	me of individual and title, if any)		
	•	I the summons on the indiv	idual at (place)	
			on (date)	; or
	☐ I left the summons	at the individual's residence	ce or usual place of abode with (name)	
		, a	person of suitable age and discretion who res	sides there,
	on (date)	, and mailed a co	py to the individual's last known address; or	
	☐ I served the summ	ons on (name of individual)		, who is
	designated by law to	accept service of process o	n behalf of (name of organization)	
			on (date)	; or
	☐ I returned the sum	mons unexecuted because		; or
	☐ Other (<i>specify</i>):			
	My fees are \$	for travel and \$	for services, for a total of \$	0.00
	I declare under penalt	y of perjury that this inform	nation is true.	
Date:		_		
			Server's signature	
			Printed name and title	
			Server's address	

Additional information regarding attempted service, etc:

Print Save As... Reset

UNITED STATES DISTRICT COURT

for the

Eastern Distr	rict of New York
DANIEL SALAS SANCHEZ, individually and on behalf of others similarly situated,)))
Plaintiff(s))
V.	Civil Action No.
BEIT ALMAQDIS LIVE POULTRY MKT INC. (D/B/A BAY RIDGE LIVE POULTRY), et al.)))
Defendant(s)))
SUMMONS IN	N A CIVIL ACTION
To: (Defendant's name and address) ABDULSALAM MUSED N 551 63rd Street Brooklyn, New York 1122	
A lawsuit has been filed against you.	
are the United States or a United States agency, or an offi	ASSOCIATES, P.C. e 4510
If you fail to respond, judgment by default will be You also must file your answer or motion with the court.	e entered against you for the relief demanded in the complaint.
	DOUGLAS C. PALMER CLERK OF COURT
Date:	Signature of Clerk or Deputy Clerk
	signature of Cterk or Deputy Cterk

AO 440 (Rev. 06/12) Summons in a Civil Action (Page 2)

Civil Action No.

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (l))

	This summons for (na	me of individual and title, if a	ny)	
was rec	ceived by me on (date)	-	·	
	☐ I personally served	d the summons on the inc	dividual at (place)	
			on (date)	; or
	☐ I left the summons	at the individual's resid	ence or usual place of abode with (name)	
			, a person of suitable age and discretion who res	sides there,
	on (date)	, and mailed a	copy to the individual's last known address; or	
	☐ I served the summ	ons on (name of individual)		, who is
	designated by law to	accept service of proces	s on behalf of (name of organization)	
			on (date)	; or
	☐ I returned the sum	mons unexecuted becaus	se	; or
	☐ Other (specify):			
	My fees are \$	for travel and	\$ for services, for a total of \$	0.00
	I declare under penal	ty of perjury that this info	ormation is true.	
ъ.				
Date:		-	Server's signature	
		-	Printed name and title	
		_	Server's address	

Additional information regarding attempted service, etc:

Print Save As... Reset

UNITED STATES DISTRICT COURT

for the

Eastern Distr	ict of New York
DANIEL SALAS SANCHEZ, individually and on behalf of others similarly situated,)))
Plaintiff(s))
v.	Civil Action No.
BEIT ALMAQDIS LIVE POULTRY MKT INC. (D/B/A BAY RIDGE LIVE POULTRY), et al.)))
Defendant(s))
SUMMONS IN	A CIVIL ACTION
To: (Defendant's name and address) JEAYB MUTHANA 551 63rd Street Brooklyn, New York 11220	0
A lawsuit has been filed against you.	
are the United States or a United States agency, or an office	SSOCIATES, P.C. ± 4510
If you fail to respond, judgment by default will be You also must file your answer or motion with the court.	e entered against you for the relief demanded in the complaint.
	DOUGLAS C. PALMER CLERK OF COURT
Date:	
	Signature of Clerk or Deputy Clerk

Civil Action No.

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (l))

was rec	This summons for (name ceived by me on (date)	ne of individual and title, if any	y)		
	☐ I personally served	the summons on the indi	<u> </u>		
			on (date)	; or	
	☐ I left the summons		nce or usual place of abode with (name)		
		,	a person of suitable age and discretion who res	ides there,	
	on (date)	, and mailed a c	copy to the individual's last known address; or		
	☐ I served the summo	ons on (name of individual)		, who	o is
	designated by law to a	accept service of process	on behalf of (name of organization)		
			on (date)	; or	
	☐ I returned the summ	nons unexecuted because		;	or
	☐ Other (specify):				
	My fees are \$	for travel and \$	for services, for a total of \$	0.00	
	I declare under penalty	y of perjury that this infor	rmation is true.		
Date:		_			
			Server's signature		
			Printed name and title		
		_	Server's address		

Additional information regarding attempted service, etc:

Print Save As... Reset

UNITED STATES DISTRICT COURT

for the

Eastern Distr	rict of New York
DANIEL SALAS SANCHEZ, individually and on behalf of others similarly situated,)))
Plaintiff(s))
v.	Civil Action No.
BEIT ALMAQDIS LIVE POULTRY MKT INC. (D/B/A BAY RIDGE LIVE POULTRY), et al.)))
Defendant(s)))
SUMMONS IN	N A CIVIL ACTION
To: (Defendant's name and address) AHMED MUTHANA 551 63rd Street Brooklyn, New York 1122	20
A lawsuit has been filed against you.	
are the United States or a United States agency, or an offi	ASSOCIATES, P.C. e 4510
If you fail to respond, judgment by default will be You also must file your answer or motion with the court.	e entered against you for the relief demanded in the complaint.
	DOUGLAS C. PALMER CLERK OF COURT
Date:	
	Signature of Clerk or Deputy Clerk

Civil Action No.

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (l))

was ra	This summons for (no ceived by me on (date)	ame of individual and title, if a	ny)	
was re	cerved by the on (aate)		·	
	☐ I personally serve	ed the summons on the inc	lividual at (place)	
			on (date)	; or
	☐ I left the summon	as at the individual's resid	ence or usual place of abode with (name)	
			, a person of suitable age and discretion who res	sides there,
	on (date)	, and mailed a	copy to the individual's last known address; or	
	☐ I served the sumn	nons on (name of individual)		, who is
	designated by law to	o accept service of process	s on behalf of (name of organization)	
			on (date)	; or
	☐ I returned the sum	nmons unexecuted becaus	e	; or
	☐ Other (specify):			
	My fees are \$	for travel and	\$ for services, for a total of \$	0.00
	I declare under penal	lty of perjury that this info	ormation is true.	
Date:				
			Server's signature	
		-	Printed name and title	
		-	Server's address	

Additional information regarding attempted service, etc:

Print Save As... Reset

JS 44 (Rev. 1/2013) Case 1:18-cv-05857 Document 15 Filed 10/19/18 Page 1 of 2 PageID #: 29

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the

purpose of initiating the civil d	ocket sheet. (SEE INSTRUCT	TIONS ON NEXT PAGE O	F THIS FO	ORM.)					
I. (a) PLAINTIFFS DANIEL SALAS SANCHEZ, individually and on behalf of others sirsituated,			milarly	DEFENDANTS BEIT ALMAQDIS L LIVE POULTRY), 6		TRY MKT INC	C. (D/B/A BA	Y RIDG	
(b) County of Residence of First Listed Plaintiff Kings (EXCEPT IN U.S. PLAINTIFF CASES)					(IN U.S. PL	AINTIFF CASES OF	,)F	
(c) Attorneys (Firm Name, Michael A. Faillace. Mich 60 East 42nd Suite 4510 New York, NY 10165	ael Faillace & Associat			Attorneys (If Known)					
II. BASIS OF JURISDI	ICTION (Place an "X" in Oi	ne Box Only)	III. CI	TIZENSHIP OF P	RINCIPA	L PARTIES (Place an "X" in	One Box fo	or Plaintij
☐ 1 U.S. Government Plaintiff	■ 3 Federal Question (U.S. Government N	olot a Party)		(For Diversity Cases Only) PT en of This State		Incorporated or Pring of Business In TI		or Defenda PTF 4	<i>nt)</i> DEF □ 4
☐ 2 U.S. Government Defendant	☐ 4 Diversity (Indicate Citizenshi)	p of Parties in Item III)	Citize	en of Another State	2 🗖 2	Incorporated and Proof Business In A		5	5
				en or Subject of a reign Country	3 🗖 3	Foreign Nation		□ 6	□ 6
IV. NATURE OF SUIT			Tr.(I DANI	ZD I IDECT	OTHER		EG.
□ 110 Insurance □ 120 Marine □ 130 Miller Act □ 140 Negotiable Instrument □ 150 Recovery of Overpayment ∞ Enforcement of Judgment □ 151 Medicare Act □ 152 Recovery of Defaulted Student Loans (Excludes Veterans) □ 153 Recovery of Overpayment of Veteran's Benefits □ 160 Stockholders' Suits □ 190 Other Contract □ 195 Contract Product Liability □ 196 Franchise REAL PROPERTY □ 210 Land Condemnation □ 220 Foreclosure □ 230 Rent Lease & Ejectment □ 240 Torts to Land □ 245 Tort Product Liability □ 290 All Other Real Property	PERSONAL INJURY □ 310 Airplane □ 315 Airplane Product Liability □ 320 Assault, Libel &	PERSONAL INJUR 365 Personal Injury - Product Liability Pharmaceutical Personal Injury - Product Liability Pharmaceutical Personal Injury Product Liability 368 Asbestos Personal Injury Product Liability PERSONAL PROPER 370 Other Fraud 371 Truth in Lending 380 Other Personal Property Damage Product Liability PISONER PETITION Habeas Corpus: 463 Alien Detainee 510 Motions to Vacate Sentence 530 General 535 Death Penalty Other: 540 Mandamus & Oth 550 Civil Rights 555 Prison Condition 560 Civil Detainee - Conditions of Confinement	Y	DRFEITURE/PENALTY 25 Drug Related Seizure of Property 21 USC 881 20 Other LABOR 10 Fair Labor Standards Act 20 Labor/Management Relations 10 Railway Labor Act 51 Family and Medical Leave Act 20 Other Labor Litigation 21 Employee Retirement Income Security Act IMMIGRATION 52 Naturalization Application 55 Other Immigration Actions	□ 422 Appea □ 423 Withd 28 US PROPER □ 820 Copyr □ 830 Patent □ 840 Trader SOCIAL S □ 861 HIA (1) □ 862 Black □ 863 DIWC □ 864 SSID (4) FEDERA □ 870 Taxes or Det □ 871 IRS— 26 US	rawal SC 157 TY RIGHTS ights ights mark SECURITY 1395ff) Lung (923) C/DIWW (405(g)) Title XVI 105(g)) L TAX SUITS (U.S. Plaintiff fendant)	□ 375 False C □ 400 State Re □ 410 Antitrus □ 430 Banks a □ 450 Comme □ 460 Deporta □ 470 Rackete Corrupt □ 480 Consun □ 490 Cable/S □ 850 Securiti Exchan □ 890 Other S □ 891 Agricul □ 893 Enviror □ 895 Freedor Act □ 896 Arbitrat □ 899 Admini Act/Rev	eapportions st und Bankin erree ittion eer Influenc Organizatin eer Credit iat TV ees/Commo age tatutory Ac tural Acts mental Ma m of Inform tion strative Pro view or Api Decision utionality o	ment ng ced and ions odities/ ctions atters nation ocedure peal of
VI. CAUSE OF ACTIO	moved from 3 3 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Appellate Court tute under which you and paid overtime wage use:	re filing (1		r District utes unless div r Standard	s Act of 1938,	29 U.S.C. §		•
VII. REQUESTED IN COMPLAINT:	CHECK IF THIS UNDER RULE 23	IS A CLASS ACTION 3, F.R.Cv.P.	N D	EMAND \$		HECK YES only i	if demanded in XI Yes	complain No	ıt:
VIII. RELATED CASI IF ANY	E(S) (See instructions):	JUDGE			DOCKET	Γ NUMBER			
DATE 10/19/2018		signature of at /s/ Michael Fail		OF RECORD					
FOR OFFICE USE ONLY RECEIPT # AN	MOUNT	APPLYING IFP		JUDGE		MAG. JUD	OGE		

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CERTIFICATION OF ARBITRATION ELIGIBILITY

Local Arbitration Rule 83.10 provides that with certain exceptions, actions seeking money damages only in an amount not in excess of \$150,000, exclusive of interest and costs, are eligible for compulsory arbitration. The amount of damages is presumed to be below the threshold amount unless a certification to the contrary is filed.

I, Michael Fai	for compulsory arbitration for the following reason(s): , counsel for Plaintiff , do hereby certify that the above captioned civil action is
×	monetary damages sought are in excess of \$150,000, exclusive of interest and costs,
	the complaint seeks injunctive relief,
	the matter is otherwise ineligible for the following reason
	DISCLOSURE STATEMENT - FEDERAL RULES CIVIL PROCEDURE 7.1
	Identify any parent corporation and any publicly held corporation that owns 10% or more or its stocks:
	RELATED CASE STATEMENT (Section VIII on the Front of this Form)
provides that because the same judge case: (A) in	Il cases that are arguably related pursuant to Division of Business Rule 50.3.1 in Section VIII on the front of this form. Rule 50.3.1 (a) at "A civil case is "related" to another civil case for purposes of this guideline when, because of the similarity of facts and legal issues or cases arise from the same transactions or events, a substantial saving of judicial resources is likely to result from assigning both cases to the and magistrate judge." Rule 50.3.1 (b) provides that "A civil case shall not be deemed "related" to another civil case merely because the civil volves identical legal issues, or (B) involves the same parties." Rule 50.3.1 (c) further provides that "Presumptively, and subject to the power of determine otherwise pursuant to paragraph (d), civil cases shall not be deemed to be "related" unless both cases are still pending before the
	NY-E DIVISION OF BUSINESS RULE 50.1(d)(2)
	the civil action being filed in the Eastern District removed from a New York State Court located in Nassau or Suffolk ounty: No
a)	you answered "no" above: Did the events or omissions giving rise to the claim or claims, or a substantial part thereof, occur in Nassau or Suffolk ounty? NO
	Did the events or omissions giving rise to the claim or claims, or a substantial part thereof, occur in the Eastern istrict? Yes
Suffolk Co	wer to question 2 (b) is "No," does the defendant (or a majority of the defendants, if there is more than one) reside in Nassau or ounty, or, in an interpleader action, does the claimant (or a majority of the claimants, if there is more than one) reside in Nassau County? N/A (Note: A corporation shall be considered a resident of the County in which it has the most significant contacts).
	BAR ADMISSION
T	
I am currer	ntly admitted in the Eastern District of New York and currently a member in good standing of the bar of this court. No No
Are you cu	rrently the subject of any disciplinary action (s) in this or any other state or federal court? Yes (If yes, please explain) No
T COA	
•	e accuracy of all information provided above.
Signature:	/s/ Michael Faillace

ClassAction.org

This complaint is part of ClassAction.org's searchable class action lawsuit database and can be found in this post: <u>Bay Ridge Live Poultry Failed to Pay Proper Wages</u>, <u>Ex-Employee Alleges</u>