

**IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF PENNSYLVANIA**

CHRISTOPHER WELLER, on behalf of
himself and all others similarly situated,

Plaintiff,

v.

DOLLAR GENERAL CORPORATION,
DOLGENCORP, LLC,

Defendants.

No. _____

**COLLECTIVE AND CLASS
ACTION COMPLAINT**

JURY TRIAL DEMANDED

COMPLAINT

Plaintiff Christopher Weller (“Plaintiff”), individually and on behalf of all others similarly situated (“Class members”), brings this complaint against Defendants Dollar General Corporation and Dolgencorp, LLC (“Defendants”), and alleges as follows.

Nature of Action

1. This class and collective action is brought on behalf of current and former employees of a nationwide chain of retail stores owned and operated by Defendants to recover unpaid regular and overtime wages, as well as all other available relief pursuant to the Fair Labor Standards Act (“FLSA”), 29 U.S.C. § 201, *et seq.*, the Pennsylvania Minimum Wage Act of 1968 (“PMWA”), 43 P.S. § 333.101, *et seq.*, the Pennsylvania Wage Payment and Collection Law (“WPCL”), 43 P.S. § 260.1, *et seq.*, and the law of unjust enrichment.

2. Defendants operate a nationwide chain of retail stores, called “Dollar General” stores, which sell a wide range of merchandise to consumers, including paper goods, household cleaning supplies, and food items. Dollar General employs nearly 100,000 people nationwide.

3. Defendants have systematically and intentionally violated applicable federal and state laws by, among other things, applying common policies to their employees which deprive them of regular and overtime wages. These policies include:

- a. applying a time clock rounding policy which purports to round employee time to the nearest 15-minute increment but systematically results in under-recording the actual time worked by employees;
- b. requiring employees to clock in at least seven minutes before the start of their shifts which, in conjunction with the rounding policy, contributes to the systematic under-recording of the actual time worked by employees; and
- c. failing to pay warehouse workers, including Plaintiff, for time spent donning and doffing protective gear.

4. As a result of the foregoing intentional and wrongful conduct, Plaintiff brings this class and collective action seeking actual damages, liquidated damages, statutory damages, attorneys' fees, and costs for a class of similarly-situated persons who, like him, have been subjected to Defendants' illegal practices in violation of the FLSA, PMWA, WPCL, and the law of unjust enrichment.

Jurisdiction and Venue

5. This Court has subject matter jurisdiction pursuant to 28 U.S.C. § 1331 because Plaintiff raises a claim under the FLSA, a federal statute. The Court also has subject matter jurisdiction pursuant to the FLSA, 29 U.S.C. § 216(b).

6. This Court has personal jurisdiction over Defendants because a substantial portion of the wrongdoing alleged in this Complaint took place in the Commonwealth of Pennsylvania, Defendants are authorized to do business in Pennsylvania and have both administrative and retail

locations in Pennsylvania, Defendants have sufficient minimum contacts with Pennsylvania, and/or Defendants intentionally avail themselves of markets in Pennsylvania through the promotion, marketing and sale of their products to render the exercise of jurisdiction by this Court permissible under traditional notions of fair play and substantial justice.

7. Venue is proper in this District pursuant to 28 U.S.C. § 1391 because the named Plaintiff resides here, because Defendants have thousands of customers in this District, because Defendants receive substantial revenue from customers in this District, because Defendants maintains administrative and retail locations in this District, and because a substantial part of the events or omissions giving rise to the claims occurred in this District. Venue is also proper pursuant to the FLSA, 29 U.S.C. § 216(b).

Parties

8. Plaintiff Christopher Weller is a resident of Ashland, Pennsylvania.

9. Defendant Dollar General Corporation is a Tennessee corporation with its principal place of business in Goodlettsville, Tennessee.

10. Defendant Dolgencorp, LLC (“Dolgencorp”) is a Kentucky limited liability corporation with its principal place of business in Goodlettsville, Tennessee. Upon information and belief, Dolgencorp is a wholly owned subsidiary of Defendant Dollar General Corporation.

Factual Allegations

11. Plaintiff began working at a warehouse operated by Defendants, located in Bethel, Pennsylvania, on or around August 24, 2015.¹

¹ Plaintiff voluntarily left his employment with Defendants on March 16, 2017, to take a position with another company.

12. The warehouse at which Plaintiff worked stores merchandise which is ultimately shipped to Defendants' retail stores for sale to consumers.

13. Plaintiff's job duties, while working for Defendants, included picking merchandise to deliver to stores and putting up and pulling down merchandise pallets.

14. During his employment with Defendants, Plaintiff was an hourly employee whose hourly rate was \$15 per hour when he started and reached \$17.50 per hour by the time he concluded his employment with Defendants.

15. Plaintiff generally worked five days a week and occasionally worked more than 40 hours in a week.

16. Shortly after beginning his employment with Defendants, Plaintiff noticed that his paychecks seemed to be short based on his recollection of the actual hours he worked.

17. As a result, Plaintiff began to keep track of his weekly time. Plaintiff's recordkeeping confirmed his belief that he was not being paid for all time that he worked and, as a result, was being underpaid both regular and overtime wages.

18. Ultimately, Plaintiff requested copies of his time-clock records from Defendants. A copy of the records he received from Defendants are attached hereto as Exhibit A.

A. Defendants' Time-Clock Rounding Errors

19. The time-clock records of Plaintiff's work kept by Defendants further confirmed Plaintiff's conclusion that he was not being paid for all of the time that he worked.

20. For example, during his first week of work, Plaintiff's time-clock punches showed that he worked 22 minutes longer than the "total amount" of time reflected by the time-clock, which had rounded his time. *See* Exhibit A, pp. 1-2.

21. This loss of time actually worked was repeated throughout Plaintiff's employment with Defendants. For instance, in weeks two through five of Plaintiff's employment, time-clock rounding shorted Plaintiff of 16 minutes, 32 minutes, 36 minutes, and 41 minutes of time actually worked, respectively. *See Exhibit A, pp. 2-4.*

22. By way of further example, in the period running from August 24, 2015 to November 20, 2015, Plaintiff lost approximately 400 minutes of work due to time-clock rounding. *See Exhibit A, pp. 1-9.* In the period running from February 7, 2016 to March 10, 2016, Plaintiff lost over 200 minutes of work due to time-clock rounding. *See Exhibit A, pp. 16-19.* During the remaining weeks of his employment, Plaintiff also cumulatively lost hundreds of additional minutes of work due to time-clock rounding.

23. Plaintiff worked more than 40 hours in several of these weeks and was thus deprived not only of regular pay but also of the full overtime pay he was owed, as a result of Defendants' inaccurate recording of his time.

24. The cause of Defendants' failure to record and pay Plaintiff for all time worked was the rounding policy which Defendants applied to Plaintiff's time-clock entries. For instance, on August 27, 2015, during Plaintiff's first week of employment, he clocked in at 6:53 a.m. and clocked out for lunch at 11:03 a.m., representing 4 hours and 10 minutes of work. *See Exhibit A, p. 1.* Defendants rounded this period down to 4 hours when calculating Plaintiff's total time worked for this portion of his shift. *Id.*

25. The same day, Plaintiff clocked back in from lunch at 11:33 a.m. and clocked out for the day at 3:36 p.m., a period of 3 hours and 3 minutes of work. *See Exhibit A, p. 1.* Defendants rounded this period down to 3 hours when calculating Plaintiff's total time worked.

Id. Thus, for his August 27, 2015 shift in total, Plaintiff worked 13 minutes more than he was credited by Defendants and went unpaid for this time.

26. The rounding policy applied by Defendants to Plaintiff's time clock punches systematically under-recorded time worked by Plaintiff, resulting in a long-term loss of time and corresponding pay during the entire course of Plaintiff's employment during which he was unpaid for numerous hours of work, some of which were overtime hours.

27. While the FLSA permits employers to round employee time, such rounding must "not result, over a period of time, in failure to compensate the employees properly for all the time they have actually worked." *See* 29 C.F.R. § 785.48. Defendants' rounding policy clearly violates the FLSA because it does result, over a period of time, in failing to compensate Plaintiff and Class members for all the time they have actually worked.

B. Defendants' Early Clock-In Policy

28. Adding to the foregoing issues with Defendants' rounding policy was an additional policy, instituted by Defendants, whereby employees at its warehouses are required to clock in seven minutes prior to the beginning of a shift and to begin work immediately after clocking in.

29. A portion of the under-recorded time caused by Defendants' rounding policy is directly traceable to Defendants' early clock-in policy.

30. The rounding of time entries described in paragraphs 23 and 24 are examples. Another is the rounding that occurred on September 2, 2015, when Plaintiff clocked in for his shift² seven minutes early at 6:53 p.m. and clocked out at 11:51 p.m., a period of 4 hours and 58

² During his employment with Defendants, Plaintiff generally worked one of two shifts: 1) a shift beginning at 7:00 p.m. and ending the following morning at 3:30 a.m., or whenever his assigned work was completed; or 2) a shift beginning at 6:30 p.m. and ending the following

minutes. *See* Exhibit A, p. 2. Defendants rounded this period down to 4 hours and 45 minutes. *Id.* Yet another example of the improper effect of the early clock-in policy took place on February 7, 2016, when Plaintiff clocked in for his shift at 6:53 p.m. and clocked out for lunch at 11:35 p.m., a period of 4 hours and 42 minutes. *Id.* at p. 16. Defendants' rounded this period down to 4 hours and 30 minutes. *Id.* These are but a few of the many instances in which the early clock-in policy added to the under-recording of Plaintiff's time and a corresponding failure to pay both regular and overtime wages.

C. Defendants' Policy not to Pay for Time Spent Donning and Doffing Safety Gear

31. In addition to the early clock-in policy, Defendants required Plaintiff and other warehouse employees to arrive before shifts to don safety gear, such as such as safety glasses, as well as other job-related equipment including a label holder and a headset to assist in picking merchandise.

32. Defendants required employees to put this gear on in a locker room separate from the warehouse floor, before clocking in seven minutes early for shifts.

33. Following their shifts and after clocking out, Plaintiff and other warehouse employees were required to return to the locker room to remove their safety gear.

34. Thus, Plaintiff and other warehouse employees were off the clock when they were required to don and doff their protective gear and therefore were unpaid for this time, which generally amounted to roughly seven minutes per day for Plaintiff.

morning at 3:00 a.m., or whenever his assigned worked was completed.

FLSA Collective Action Allegations

35. Under Count I, Plaintiff seeks relief for violations of the FLSA as a collective action pursuant to Section 16(b) of the FLSA, 29 U.S.C. § 216(b), on behalf of all members of the FLSA Collective Action Class defined below.

36. Plaintiff and the members of the FLSA Collective Action Class are similarly situated in that: (1) they had substantially similar job requirements and pay provisions; (2) were classified by Defendants as non-exempt employees who were entitled to receive overtime pay; and (3) were subject to Defendants' common practice, policy, or plan of willfully and unlawfully refusing to pay them at least 1.5 times their regular hourly rate for overtime, in violation of the FLSA.

37. Count I, alleging violations of the FLSA, may be brought and maintained as an "opt-in" collective action pursuant to § 16(b) of the FLSA, 29 U.S.C. § 216(b), since the claims of the Plaintiff are similar to the claims of the members of the FLSA Collective Action Class. The FLSA Collective Action Class is defined as follows:

All individuals currently or formerly employed by Defendants whose time clock entries were rounded by Defendants, beginning three years from the date of filing of this Complaint through the date of final judgment in this case.

38. The names and addresses of the members of the FLSA Collective Action Class are available from Defendants, and notice should be provided to the members of the FLSA Collective Action Class via first class mail to the last address known to Defendants as soon as possible.

Class Action Allegations

39. Plaintiff also brings this action, pursuant to Rules 23(a) and 23(b) of the Federal Rules of Civil Procedure, on behalf of himself and the following Class:

All individuals currently or formerly employed by Defendants in Pennsylvania whose time clock entries were rounded by Defendants, beginning four years from the date of filing of this Complaint through the date of final judgment in this case.

40. Plaintiff also brings this action, pursuant to Rules 23(a) and 23(b) of the Federal Rules of Civil Procedure, on behalf of himself and the following Subclass:

All individuals currently or formerly employed as warehouse workers by Defendants in Pennsylvania, beginning four years from the date of filing of this Complaint through the date of final judgment in this case.

41. Unless otherwise specified herein, the Class and Subclass shall be collectively referred to as the "Class."

42. Defendants paid all of the Class members in the same manner and under the same standard employment policies, procedures and practices.

43. Defendants have been aware of the hours worked by the Class members, but have failed to pay the Class members the full amount of wages to which they are entitled for this work time.

44. Plaintiff is currently unaware of the identities of all Class members. However, upon information and belief, there are thousands of persons who have worked for Defendants in Pennsylvania during the Class Period and would, therefore, be Class members. For this reason, the Class is so numerous that joinder of all Class members would be impracticable and a class action would be the most efficient mechanism for resolution of the claims of the Class.

45. There exist numerous questions of law or fact that are common to all Class members and predominate over any questions solely affecting individual Class members. The questions of law or fact common to Plaintiff and the Class include, but are not limited to:

- a. whether Defendants' rounding policy resulted in Defendants failing to pay Plaintiff and Class members for all of the time they actually worked;
- b. whether Plaintiff and Subclass members were entitled to be paid for time donning and doffing safety equipment;
- c. whether Defendants' conduct violated the FLSA, 29 U.S.C. § 201, *et seq.*;
- d. whether Defendants' conduct violated the Pennsylvania Minimum Wage Act of 1968, 43 P.S. § 333.101 *et seq.*;
- e. whether Defendants' conduct violated the Pennsylvania Wage Payment and Collection Law, 43 P.S. § 260.1 *et seq.*; and
- f. the nature and extent of class-wide injury and the measure of damages for the injury.

46. Plaintiff's claims are typical of the claims of the Class and Subclass, because his time clock entries were rounded by Defendants and he was employed as a warehouse worker, much the same as Class and Subclass members, and was subject to and victimized by the same unlawful policies and practices of Defendants.

47. Plaintiff is represented by counsel experienced in class action litigation and in litigating claims under the FLSA and Pennsylvania wage and hour laws. Plaintiff will fairly and adequately protect the interests of the Class and has no conflicts with the interests of the Class.

48. The prosecution of separate actions against Defendants would create a risk of inconsistent or varying adjudications with respect to individual members of the Class which would establish incompatible standards of conduct for Defendants. In addition, adjudications with respect to individual members of the Class could as a practical matter be dispositive of the

interests of all the other members of the Class not parties to such adjudications, or could substantially impede or impair their ability to protect their interests.

49. Class action treatment is superior to the alternatives for the fair and efficient adjudication of the controversy alleged herein. Such treatment will permit a large number of similarly-situated persons to prosecute their common claims in a single forum simultaneously, efficiently, and without the duplication of effort and expense that numerous individual actions would entail. No difficulties are likely to be encountered in the management of this class action that would preclude its maintenance as a class action, and no superior alternative exists for the fair and efficient adjudication of this controversy.

50. Without a class action, Defendants will likely retain the benefit of their wrongdoing and will continue in the unlawful course of action described herein, which will result in further damages to Plaintiff and the Class.

51. The members of the Class are known to Defendants and are readily identifiable through Defendants' records.

Tolling of Statute of Limitations

52. Applicable statutes of limitation may be tolled based upon principles of equitable tolling, fraudulent concealment, and/or the discovery rule. For collective and Class members whose claims would otherwise be barred by the applicable statute of limitations, equitable tolling is available and should apply.

53. Opt-in plaintiffs and members of the Class could not, despite the exercise of due diligence, have fully discovered the underlying basis for their claims. Further, Defendants knowingly and actively concealed the basis for Plaintiff's claims by engaging in a scheme that was, by its very nature and purposeful design, self-concealing.

Claims for Relief

Count I

**Violation of the Fair Labor Standards Act, 29 U.S.C. § 201, *et seq.*
(Brought by Plaintiff on Behalf of Himself and on Behalf of the Members of the FLSA
Collective Action Class)**

54. Plaintiff re-alleges and incorporates by reference each and every allegation set forth in the preceding paragraphs.

55. At all relevant times, each Defendant was an “employer” engaged in interstate “commerce,” within the meaning of the FLSA, 29 U.S.C. § 203. At all relevant times, Defendants employed “employee[s],” including Plaintiff and each of the members of the FLSA Collective Action Class. At all relevant times, Defendants had gross operating revenues in excess of \$500,000.

56. Attached hereto as Exhibit B is the consent to join form signed by Plaintiff in this action pursuant to §16(b) of the FLSA, 29 U.S.C. §§ 216(b) and 256. It is likely that other individuals will sign consent forms and join as plaintiffs with respect to this claim in the future.

57. The FLSA requires each covered employer, such as Defendants, to compensate all non-exempt employees at a rate of not less than one and one-half times the regular rate of pay for work performed in excess of forty hours in a workweek.

58. At all relevant times, Plaintiff and the FLSA Collective Action Class were non-exempt employees.

59. At all relevant times, including for each week of Plaintiff’s employment with Defendants, pursuant to uniform, systematic and non-individualized policies and practices, Defendants intentionally failed and refused to pay overtime premiums to Plaintiff and the FLSA Collective Action Class for their hours worked in excess of forty hours per week.

60. By failing to compensate Plaintiff, and the members of the FLSA Collective Action Class, at a rate not less than one and one-half times the regular rate of pay for work performed in excess of forty hours in a workweek, Defendants violated the FLSA, 29 U.S.C. §§ 201, *et seq.*, including 29 U.S.C. § 207(a)(1) and § 215(a).

61. The foregoing conduct, as alleged, constitutes a willful violation of the FLSA within the meaning of 29 U.S.C. § 255(a).

62. Plaintiff, on behalf of himself and the members of the FLSA Collective Action Class, seeks damages in the amount of his respective unpaid overtime compensation, liquidated damages as provided by the FLSA, 29 U.S.C. § 216(b), interest, and such other legal and equitable relief as this Court deems just and proper.

63. Plaintiff, on behalf of himself and the members of the FLSA Collective Action Class, seeks recovery of his attorneys' fees and costs of action to be paid by Defendants, as provided by the FLSA, 29 U.S.C. § 216(b).

Count II

Violation of the Pennsylvania Minimum Wage Act of 1968, 43 P.S. § 333.101, *et seq.* (On Behalf of Plaintiff, the Class, and Subclass)

64. Plaintiff re-alleges and incorporates by reference each and every allegation set forth in the preceding paragraphs.

65. Defendants are each an "employer" within the meaning of the Pennsylvania Minimum Wage Act of 1968, 43 P.S. § 333.104(g).

66. By regularly and routinely failing to pay Plaintiff and Class members one and one-half times their regularly hourly wage rate for overtime hours worked, Defendants violated the provisions of the Pennsylvania Minimum Wage Act of 1968, 43 P.S. § 333.104(c).

67. As a result of Defendants' unlawful acts, Plaintiff and Class members have been deprived of compensation in amounts to be determined at trial, and are entitled to recovery of such amounts, together with costs and attorneys' fees pursuant to the Pennsylvania Minimum Wage Act of 1968, 43 P.S. § 333.113, and such other legal and equitable relief as this Court deems just and proper.

Count III

Pennsylvania Wage Payment and Collection Law, 43 P.S. § 260.1, *et seq.* (On Behalf of Plaintiff, the Class, and Subclass)

68. Plaintiff re-alleges and incorporates by reference each and every allegation set forth in the preceding paragraphs.

69. Defendants are each an "employer" within the meaning of the Pennsylvania Wage Payment and Collection Law, 43 P.S. § 260.2a. The Wage Payment and Collection Law, 43 P.S. §260.3, provides in relevant part: "Every employer shall pay all wages, . . . , due to his employees on regular paydays designated in advance by the employer."

70. By their actions alleged above, Defendants violated the provisions of the Wage Payment and Collection Law, 43 P.S. § 260.1 *et seq.*

71. As a result of Defendants' unlawful acts, Plaintiff and Class members have been deprived of compensation in amounts to be determined at trial, and are entitled to recovery of such amounts, and liquidated damages, together with costs and attorneys' fees pursuant to the Wage Payment and Collection Law, 43 P.S. §§ 260.9a and 260.10.

Count IV

**Unjust Enrichment – Quasi Contract
(On Behalf of Plaintiff, the Class, and Subclass)**

32. Plaintiff re-alleges and incorporates by reference each and every allegation set forth in the preceding paragraphs.

33. Defendants devised and implemented a plan to increase their profits by depriving Plaintiff and Class members of their full regular and overtime wages.

34. By securing the work and efforts of Plaintiff and Class members without compensating them at their rightful level of pay, Defendants retained monies they owed to Plaintiff and Class members and thereby enjoyed reduced over-head with respect to their operations. Defendants therefore recognized additional profits, to their own benefit and to the detriment of Plaintiff and Class members. It would be unjust to allow Defendants to retain such benefits.

35. Accordingly, Plaintiff and Class members are entitled to judgment in an amount equal to the benefits unjustly retained by Defendants.

Prayer for Relief

WHEREFORE, Plaintiff respectfully prays that relief be granted as set forth above and also as follows:

- (A) For an order certifying that Count I of this Complaint may be maintained as a collective action pursuant to 29 U.S.C. § 216(b), appointing Plaintiff as Class Representative for the FLSA Collective Action Class and Plaintiff's undersigned counsel as counsel to the FLSA Collection Action Class, and that prompt notice of this action be issued to potential members of the opt-in FLSA Collective

Action Class, apprising them of the pendency of this action, and permitting them to assert timely FLSA claims;

- (B) For an order certifying this action as a class action, appointing Plaintiff and his undersigned counsel to represent the Class and Subclass;
- (C) A declaratory judgment that the practices complained of herein are unlawful under the FLSA and Pennsylvania law;
- (D) Require Defendants to provide an accounting to Plaintiff of the amount of damages incurred by him and the Class members, and direct Defendants to provide to Plaintiff a list of all persons employed by them during the Class Period, including the last known address and telephone number of each employee, so that Plaintiff can give such Class members notice of the pendency of this action and an opportunity to make an informed and timely decision about whether to participate in it;
- (E) Award Plaintiff and the FLSA Collective Action Class all unpaid overtime as calculated by the applicable provision of the FLSA at 29 U.S.C. §§ 201 *et seq.*, and applicable regulations promulgated in the Code of Federal Regulations and/or opinions and directives of the Department of Labor, as well as liquidated damages to be paid by Defendants, together with such prejudgment interest as may be allowed by law;

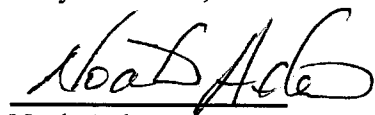
- (F) Determine the damages sustained by Plaintiff and the Class members as the result of Defendants' unlawful underpayment of regular and overtime wages under Pennsylvania law, and award those damages, plus liquidated damages, against Defendants and in favor of Plaintiff and the Class members, together with such prejudgment interest as may be allowed by law;
- (G) Award Plaintiff and the Class members their costs and disbursements in this suit, including, without limitation, reasonable attorneys' fees and any reasonable accountants' or experts' fees;
- (H) Enter a permanent injunction ordering Defendants henceforth to refrain from engaging in the unlawful conduct described in this Complaint and to take all necessary measures to ensure that it is at all times in compliance with such injunction; and
- (I) Grant Plaintiff and the Class members such other and further relief as the Court may deem just and proper.

JURY TRIAL DEMAND

Plaintiff hereby demands a trial by jury for all issues so triable.

Dated: May 18, 2017

Respectfully submitted,



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EXHIBIT A

Time Detail

Time Period: 8/24/2015 - 3/14/2016
 Query: Previously Selected Employee(s)
 Actual/Adjusted: Show hours credited to this period only.

Data Up to Date: 5/3/2016 12:01:14 PM
 Executed on: 5/03/2016 12:01 PM GMT-04:00
 Printed for: office\cherrick
 Insert Page Break After Each Employee: No

Employee:	Weller, Christopher B	ID:	1792165	Time Zone:	Eastern						
Status:	Active	Status Date:	8/24/2015	Pay Rule:	EIGHT HOURS						
Primary Account	Active	Start	End	Beginning of time	8/24/2015						
0/96100/02/006/3710/0006120448		8/24/2015	2/21/2016	2/21/2016	Forever						
0/96100/02/005/3710/0005010485		2/21/2016	Forever								
Date/Time	Apply To	In Punch	In Exc	Out Punch	Out Exc	Override Amount	Adj/Ent Amount	Money Amount	Day Amount	Totaled Amount	Cum. Tot Amount
Xtr/Move Account		Comment		Xtr Work Rule							
8/24/2015		7:00:00 AM		11:30:00 AM						4:30	4:30
			US								
8/24/2015		12:00:00 PM		3:15:00 PM						3:15	7:45
			US								
8/25/2015		7:00:00 AM		11:19:00 AM						4:15	12:00
			US								
8/25/2015		11:47:00 AM		3:27:00 PM						3:45	15:45
			US								
8/26/2015		6:54:00 AM		11:59:00 AM						5:00	20:45
			US								
8/26/2015		12:29:00 PM		3:29:00 PM						3:00	23:45
			US								
8/27/2015		6:53:00 AM		11:03:00 AM						4:00	27:45
			US								
8/27/2015		11:33:00 AM		3:36:00 PM						4:00	31:45
			US								
8/28/2015		6:53:00 AM		11:14:00 AM						4:15	36:00
			US								
8/28/2015		11:46:00 AM		3:30:00 PM						3:45	39:45
			US								
8/31/2015		6:54:00 PM		11:30:00 PM						4:30	44:15
			US								
9/1/2015		11:59:00 PM		4:40:00 AM						4:45	49:00

Time Detail

Time Period: 8/24/2015 - 3/14/2016

Query: Previously Selected Employee(s)

Actual/Adjusted: Show hours credited to this period only.

Data Up to Date: 5/3/2016 12:01:14 PM

Executed on: 5/03/2016 12:01PM GMT-04:00

Printed for: office@cherrick

Insert Page Break After Each Employee: No

Date/Time	Apply To	In Punch	In Exc	Out Punch	Out Exc	Override Amount	Adj/Ent Amount	Money Amount	Day Amount	Totaled Amount	Cum. Tot. Amount
9/1/2015	Xtr/Move Account	6:54:00 PM	US	11:35:00 PM	Xtr-Work Rule					4:30	53:30
9/2/2015	-	12:02:00 AM		4:53:00 AM						5:00	58:30
9/2/2015	-	6:53:00 PM	US	11:51:00 PM						4:45	63:15
9/3/2015	-	12:18:00 AM		4:56:00 AM						4:45	68:00
9/3/2015	-	4:56:00 AM		5:31:00 AM						0:30	68:30
9/3/2015	//02/006/3710/000612200X	6:54:00 PM	US	11:32:00 PM						4:30	73:00
9/4/2015	-	12:01:00 AM		4:54:00 AM						5:00	78:00
9/6/2015	-	6:53:00 PM	US	11:51:00 PM						4:45	82:45
9/7/2015	-	12:21:00 AM		4:54:00 AM						4:45	87:30
9/7/2015	-	6:54:00 PM	US	11:19:00 PM						4:15	91:45
9/7/2015	-	11:49:00 PM		4:05:00 AM						4:15	96:00
9/7/2015	12:00 AM	HOLIDAY					8:00				104:00
9/8/2015	-	4:05:00 AM		4:59:00 AM						1:00	105:00
9/8/2015	//02/006/3710/000612200X	6:54:00 PM	US	11:22:00 PM						4:15	109:15
9/8/2015	-	11:52:00 PM		4:29:00 AM						4:45	114:00

Time Detail

Time Period: 8/24/2015 - 3/14/2016

Query: Previously Selected Employee(s)

Actual/Adjusted: Show hours credited to this period only.

Data Up to Date: 5/3/2016 12:01:14 PM

Executed on: 5/03/2016 12:01PM GMT-04:00

Printed for: office/charick

Insert Page Break After Each Employee: No.

Date/Time	Apply To	In Punch	In Exc	Out Punch	Out Exc	Override Amount	Adj/Ent Amount	Money Amount	Day Amount	Totaled Amount	Grm. Tot. Amount
9/9/2015		6:54:00 PM		11:21:00 PM						4:15	118:15
9/9/2015		11:49:00 PM		5:51:00 AM						6:00	124:15
9/10/2015		6:54:00 PM	US	11:18:00 PM						4:15	128:30
9/10/2015		11:45:00 PM		4:43:00 AM						5:00	133:30
9/13/2015		6:53:00 PM	US	12:10:00 AM						5:15	138:45
9/14/2015		12:37:00 AM		5:10:00 AM						4:30	143:15
9/14/2015		6:54:00 PM	US	11:18:00 PM						4:15	147:30
9/14/2015		11:47:00 PM		4:46:00 AM						5:00	152:30
9/15/2015		6:54:00 PM	US	11:21:00 PM						4:15	156:45
9/15/2015		11:52:00 PM		4:20:00 AM						4:30	161:15
9/16/2015		6:53:00 PM	US	11:23:00 PM						4:30	165:45
9/17/2015		11:53:00 PM		5:00:00 AM						5:00	170:45
9/17/2015		6:54:00 PM	US	11:32:00 PM						4:30	175:15
9/18/2015		12:01:00 AM		5:14:00 AM						5:15	180:30
9/20/2015		6:53:00 PM	US	11:50:00 PM						4:45	185:15

Time Detail

Time Period:

8/24/2015 - 3/14/2016

Query:

Previously Selected Employee(s)

Actual/Adjusted:

Show hours credited to this period only.

Data Up to Date:

5/3/2016 12:01:14 PM

Executed on:

5/03/2016 12:01PM GMT-04:00

Printed for:

office@chetrick

Insert Page Break After Each Employee:

No

Date/Time	Apply To	In Punch	In Exc	Out Punch	Out Exc	Override Amount	Adj/Ent Amount	Money Amount	Day Amount	Totaled Amount	Cum. Tot Amount
9/21/2015	Xtr/Move: Account	12:27:00 AM		5:07:00 AM	Xtr: Work Rule					4:45	190:00
9/21/2015		6:54:00 PM	US	11:18:00 PM						4:15	194:15
9/21/2015		11:46:00 PM		6:37:00 AM						6:45	201:00
9/22/2015		6:54:00 PM	US	11:56:00 PM						5:00	206:00
9/23/2015		12:27:00 AM		5:40:00 AM						5:15	211:15
9/23/2015		6:57:00 PM	US	11:50:00 PM						4:45	216:00
9/24/2015		12:21:00 AM		4:34:00 AM						4:15	220:15
9/24/2015		6:53:00 PM	US	11:52:00 PM						4:45	225:00
9/25/2015		12:20:00 AM		3:23:00 AM						3:15	228:15
9/27/2015		6:53:00 PM	US	11:49:00 PM						4:45	233:00
9/28/2015		12:17:00 AM		5:38:00 AM						5:30	238:30
9/28/2015		6:53:00 PM	US	11:55:00 PM						5:00	243:30
9/29/2015		12:21:00 AM		5:36:00 AM						5:00	248:30
9/29/2015		6:53:00 PM	US	11:54:00 PM						5:00	253:30
9/30/2015		12:27:00 AM		5:37:00 AM						5:00	258:30
9/30/2015		6:54:00 PM		11:50:00 PM						4:45	263:15

Time Detail

Time Period:

8/24/2015 - 3/14/2016

Query:

Previously Selected Employee(s)

Actual/Adjusted:

Show hours credited to this period only.

Data Up to Date:

5/3/2016 12:01:14 PM

Executed on:

5/03/2016 12:01 PM GMT-04:00

Printed for:

office@chetrick

Insert Page Break After Each Employee:

No

Date/Time	Apply To	In Punch	In Exc	Out Punch	Out Exc	Override Amount	Adj/Ent Amount	Money Amount	Day Amount	Totaled Amount	Cum. Tot Amount
10/1/2015 -		12:19:00 AM		5:35:00 AM						5:15	268:30
10/4/2015		6:53:00 PM	US	11:48:00 PM						4:45	273:15
10/5/2015 -		12:18:00 AM		5:00:00 AM						4:45	278:00
10/5/2015		7:11:00 PM	US	11:59:00 PM						4:45	282:45
10/6/2015 -		12:31:00 AM		4:53:00 AM						4:30	287:15
10/6/2015		6:54:00 PM	US	11:50:00 PM						4:45	292:00
10/7/2015 -		12:20:00 AM		4:32:00 AM						4:15	296:15
10/7/2015		6:53:00 PM	US	11:52:00 PM						4:45	301:00
10/8/2015 -		12:25:00 AM		6:26:00 AM						6:15	307:15
10/8/2015		6:53:00 PM	US	11:49:00 PM						4:45	312:00
10/9/2015 -		12:20:00 AM		2:14:00 AM						2:00	314:00
10/11/2015		6:56:00 PM	US	11:55:00 PM						5:00	319:00
10/12/2015 -		12:24:00 AM		5:42:00 AM						5:15	324:15
10/12/2015		6:55:00 PM	US	11:37:00 PM						4:30	328:45
10/13/2015 -		12:06:00 AM		5:53:00 AM						6:00	334:45

Time Detail

Time Period: 8/24/2015 - 3/14/2016

Query: Previously Selected Employee(s)

Actual/Adjusted: Show hours credited to this period only.

Data Up to Date:

Executed on: 5/3/2016 12:01:14 PM

Printed for: office@cherrick

Insert Page Break After Each Employee:

No

Date/Time	Apply To	In Punch	In Exc	Out Punch	Out Exc	Override Amount	Adj/Ent Amount	Money Amount	Day Amount	Totaled Amount	Cum. Tot Amount
10/13/2015		6:53:00 PM		11:50:00 PM						4:45	339:30
10/14/2015		12:21:00 AM		6:02:00 AM						5:45	345:15
10/14/2015		6:53:00 PM	US	11:54:00 PM						5:00	350:15
10/15/2015		12:29:00 AM		5:24:00 AM						5:00	355:15
10/18/2015		6:53:00 PM	US	11:55:00 PM						5:00	360:15
10/19/2015		12:24:00 AM		4:34:00 AM						4:00	364:15
10/19/2015		6:55:00 PM	US	11:52:00 PM						4:45	369:00
10/20/2015		12:24:00 AM		3:58:00 AM						3:45	372:45
10/20/2015		6:54:00 PM	US	11:50:00 PM						4:45	377:30
10/21/2015		12:20:00 AM		4:12:00 AM						4:00	381:30
10/21/2015		6:53:00 PM	US	11:52:00 PM						4:45	386:15
10/22/2015		12:23:00 AM		4:39:00 AM						4:30	390:45
10/22/2015		6:55:00 PM	US	11:50:00 PM						4:45	395:30
10/23/2015		12:20:00 AM		4:34:00 AM						4:15	399:45
10/25/2015		6:53:00 PM	US	11:54:00 PM						5:00	404:45

Time Detail

Time Period:

8/24/2015 - 3/14/2016

Query:

Previously Selected Employee(s)

Actual/Adjusted:

Show hours credited to this period only.

Data Up to Date:

5/3/2016 12:01:14 PM

Executed on:

5/03/2016 12:01PM GMT-04:00

Printed for:

office@chetric

Insert Page Break After Each Employee:

No

Date/Time	Apply To	In Punch	In Exc	Out Punch	Out Exc	Override Amount	Adj/Ent Amount	Money Amount	Day Amount	Totaled Amount	Cum. Tot. Amount
10/26/2015 -		12:28:00 AM		3:56:00 AM						3:30	408:15
10/26/2015		6:59:00 PM	US	11:53:00 PM						5:00	413:15
10/27/2015 -		12:24:00 AM		4:12:00 AM						3:45	417:00
10/27/2015		6:53:00 PM	US	12:00:00 AM						5:00	422:00
10/28/2015 -		12:29:00 AM		5:12:00 AM						4:45	426:45
10/28/2015		6:53:00 PM	US	11:50:00 PM						4:45	431:30
10/29/2015 -		12:20:00 AM		4:00:00 AM						3:45	435:15
10/29/2015		6:56:00 PM	US	11:50:00 PM						4:45	440:00
10/30/2015 -		12:19:00 AM		3:49:00 AM						3:30	443:30
11/1/2015		6:53:00 PM	US	11:59:00 PM						5:00	448:30
11/2/2015 -		12:24:00 AM		3:15:00 AM						2:45	451:15
11/2/2015		3:16:00 AM	SE	3:58:00 AM						0:45	452:00
11/2/2015	/96100/02/006/3710/000612/2200X	6:53:00 PM	US	11:50:00 PM						4:45	456:45
11/3/2015 -		12:23:00 AM		3:20:00 AM						3:00	459:45
11/3/2015	/96100/02/006/3710/000612/225X										

Time Detail

Time Period: 8/24/2015 - 3/14/2016

Query: Previously Selected Employee(s)

Actual/adjusted: Show hours credited to this period only.

Data Up to Date: 5/3/2016 12:01:14 PM

Executed on: 5/03/2016 12:01PM GMT-04:00

Printed for: officecherrick

Insert Page Break After Each Employee: No

Date/Time	Apply To	In Punch	In Exc	Out Punch	Out Exc	Override Amount	Adj Ent Amount	Money Amount	Day Amount	Totaled Amount	Cum. Tot Amount
11/3/2015		6:58:00 PM		11:47:00 PM						4:45	464:30
/96100/02/0063710/000612/225X											
11/4/2015		12:21:00 AM		3:20:00 AM						3:00	467:30
11/4/2015		6:57:00 PM	US	11:55:00 PM						5:00	472:30
11/5/2015		12:25:00 AM		4:16:00 AM						3:45	476:15
11/8/2015		6:53:00 PM	US	11:56:00 PM						5:00	481:15
11/9/2015		12:26:00 AM		5:00:00 AM						4:30	485:45
11/9/2015		6:53:00 PM	US	11:52:00 PM						4:45	490:30
11/10/2015		12:24:00 AM		2:36:00 AM						2:15	492:45
11/10/2015		7:01:00 PM	US	11:54:00 PM						5:00	497:45
11/11/2015		12:27:00 AM		2:51:00 AM						2:15	500:00
11/11/2015		6:53:00 PM	US	11:57:00 PM						5:00	505:00
11/12/2015		12:28:00 AM		3:01:00 AM						2:30	507:30
11/12/2015		6:56:00 PM	US	11:46:00 PM						4:45	512:15
11/13/2015		12:16:00 AM		2:15:00 AM						2:00	514:15
11/15/2015		6:53:00 PM		12:03:00 AM						5:00	519:15

Time Detail

Time Period: 8/24/2015 - 3/14/2016

Query: Previously Selected Employee(s)

Actual/Adjusted: Show hours credited to this period only.

Data Up to Date: 5/3/2016 12:01:14 PM

Executed on: 5/03/2016 12:01PM GMT-04:00

Printed for: officealchenick

Insert Page Break After Each Employee: No

Date/Time	Apply To	In Punch	In Exc	Out Punch	Out Exc	Override Amount	Adj/Ent Amount	Money Amount	Day Amount	Totaled Amount	Cum Tot Amount
Xtr/Move/Account		Comment		Xtr. Work/Rule							
11/16/2015 -		12:34:00 AM		3:32:00 AM						3:00	522:15
11/16/2015		6:53:00 PM	US	11:54:00 PM						5:00	527:15
11/17/2015 -		12:26:00 AM		3:34:00 AM						3:00	530:15
11/17/2015		6:54:00 PM	US	11:51:00 PM						4:45	535:00
11/18/2015 -		12:23:00 AM		3:36:00 AM						3:15	538:15
11/18/2015		6:56:00 PM	US	11:57:00 PM						5:00	543:15
11/19/2015 -		12:29:00 AM		3:01:00 AM						2:30	545:45
11/19/2015		6:53:00 PM	US	11:53:00 PM						5:00	550:45
11/20/2015 -		12:22:00 AM		3:15:00 AM						2:45	553:30
11/22/2015		6:53:00 PM	US	11:50:00 PM						4:45	558:15
11/23/2015 -		12:17:00 AM		3:32:00 AM						3:15	561:30
11/23/2015		6:54:00 PM	US	11:54:00 PM						5:00	566:30
11/24/2015 -		12:22:00 AM		3:06:00 AM						2:30	569:00
11/24/2015		6:53:00 PM	US	11:56:00 PM						5:00	574:00
11/25/2015 -		12:25:00 AM		6:15:00 AM						5:45	579:45

Time Detail

Time Period: 8/24/2015 - 3/14/2016

Query: Previously Selected Employee(s)

Actual/Adjusted: Show hours credited to this period only.

Data Up to Date: 5/3/2016 12:01:14 PM

Executed on: 5/03/2016 12:01PM GMT-04:00

Printed for: officachetrick

Insert Page Break After Each Employee: No

Date/Time	Apply To	In Punch	In Exc	Out Punch	Out Exc	Override Amount	Adj/Ent Amount	Money Amount	Day Amount	Total Amount	Cum. Tot Amount
11/25/2015		5:28:00 PM	US	11:05:00 PM						5:30	585:15
11/26/2015	12:00 AM	HOLIDAY					8:00			593:15	
11/27/2015	12:00 AM	HOLIDAY					8:00			601:15	
11/29/2015		6:53:00 PM	US	11:56:00 PM						5:00	606:15
11/30/2015		12:30:00 AM		3:47:00 AM						3:15	609:30
11/30/2015		6:54:00 PM	US	11:52:00 PM						4:45	614:15
12/1/2015		12:21:00 AM		4:45:00 AM						4:30	618:45
12/1/2015		6:54:00 PM	US	11:52:00 PM						4:45	623:30
12/2/2015		12:27:00 AM		4:58:00 AM						4:45	628:15
12/2/2015		6:53:00 PM	US	11:56:00 PM						5:00	633:15
12/3/2015		12:28:00 AM		3:21:00 AM						2:45	636:00
12/6/2015		6:53:00 PM	US	12:04:00 AM						5:00	641:00
12/7/2015		12:36:00 AM		4:50:00 AM						4:15	645:15
12/7/2015		6:53:00 PM	US	11:58:00 PM						5:00	650:15
12/8/2015		12:31:00 AM		3:58:00 AM						3:30	653:45

Time Detail

Time Period:

8/24/2015 - 3/14/2016

Query:

Previously Selected Employee(s)

Actual/Adjusted:

Show hours credited to this period only.

Data Up to Date:

5/3/2016 12:01:14 PM

Executed on:

5/03/2016 12:01PM GMT-04:00

Printed for:

office/charick

Insert Page Break After Each Employee:

No

Date/Time	Apply To	In Punch	In Exe	Out Punch	Out Exc	Override Amount	Adj/Ent Amount	Money Amount	Day Amount	Totaled Amount	Cum Tot Amount
12/8/2015		6:57:00 PM	US	11:57:00 PM						5:00	658:45
12/9/2015 -		12:28:00 AM		4:50:00 AM						4:15	663:00
12/9/2015		6:55:00 PM	US	11:55:00 PM						5:00	668:00
12/10/2015 -		12:31:00 AM		4:25:00 AM						4:00	672:00
12/10/2015		6:57:00 PM	US	11:52:00 PM						4:45	676:45
12/11/2015 -		12:23:00 AM		3:45:00 AM						3:30	680:15
12/13/2015		7:02:00 PM	US	11:55:00 PM						5:00	685:15
12/14/2015 -		12:24:00 AM		2:57:00 AM						2:30	687:45
12/14/2015		6:54:00 PM	US	11:55:00 PM						5:00	692:45
12/15/2015 -		12:27:00 AM		3:34:00 AM						3:00	695:45
12/15/2015		6:59:00 PM	US	11:37:00 PM						4:30	700:15
12/16/2015 -		12:05:00 AM		4:36:00 AM						4:30	704:45
12/16/2015		6:54:00 PM	US	11:37:00 PM						4:30	709:15
12/17/2015 -		12:07:00 AM		4:29:00 AM						4:30	713:45
12/17/2015		6:54:00 PM	US	11:46:00 PM						4:45	718:30

Time Detail

Time Period: 8/24/2015 - 3/14/2016

Query: Previously Selected Employee(s)

Actual/Adjusted: Show hours credited to this period only.

Data Up to Date: 5/3/2016 12:01:14 PM

Executed on: 5/03/2016 12:01 PM GMT-04:00

Printed for: officeclerk

Insert Page Break After Each Employee: No

Date/Time	Apply To	In Punch	In Exc	Out Punch	Out Exc	Override Amount	Adj/Ent Amount	Money Amount	Day Amount	Totaled Amount	Cum. Tot. Amount
Xtr/Move	Account	Comment		Xtr	Work Rule						
12/18/2015	-	12:16:00 AM		2:17:00 AM						2:00	720:30
12/19/2015		6:53:00 PM	US	12:33:00 AM						5:30	726:00
12/20/2015		6:54:00 PM	US	11:47:00 PM						4:45	730:45
12/21/2015	-	12:20:00 AM		4:40:00 AM						4:30	735:15
12/21/2015		6:53:00 PM	US	11:46:00 PM						4:45	740:00
12/22/2015	-	12:24:00 AM	LE	5:22:00 AM						4:45	744:45
12/22/2015		6:54:00 PM	US	11:46:00 PM						4:45	749:30
12/23/2015	-	12:15:00 AM		3:14:00 AM						3:00	752:30
12/24/2015	12:00 AM	HOLIDAY					8:00				760:30
		<i>Floating Holiday - Christmas Eve</i>									
12/25/2015	12:00 AM	HOLIDAY					8:00				768:30
		<i>Floating Holiday - Christmas Day</i>									
12/27/2015		6:54:00 PM	US	11:54:00 PM						5:00	773:30
12/28/2015	-	12:23:00 AM		4:07:00 AM						3:30	777:00
12/28/2015		6:54:00 PM	US	12:55:00 AM						6:00	783:00
12/29/2015	-	1:20:00 AM		2:12:00 AM						0:45	783:45
12/29/2015		6:54:00 PM	US	11:55:00 PM						5:00	788:45

Time Detail

Time Period: 8/24/2015 - 3/14/2016
 Query: Previously Selected Employee(s)
 Actual/Adjusted: Show hours credited to this period only.
 Data Up to Date: 5/3/2016 12:01:14 PM
 Executed on: 5/03/2016 12:01PM GMT-04:00
 Printed for: official@netrick
 Insert Page Break After Each Employee: No

Date/Time	Apply To	In Punch	In Exc	Out Punch	Out Exc	Override Amount	Adj/Ent Amount	Money Amount	Day Amount	Totaled Amount	Cum. Tot Amount
12/30/2015 -		12:28:00 AM		4:12:00 AM						3:45	792:30
12/30/2015	HOLIDAY						8:00				800:30
1/1/2016	HOLIDAY						8:00				808:30
1/3/2016		6:53:00 PM		11:45:00 PM						4:45	813:15
1/4/2016		12:15:00 AM		3:00:00 AM						2:45	816:00
1/4/2016		6:53:00 PM	US	11:51:00 PM						4:45	820:45
1/5/2016		12:19:00 AM		3:27:00 AM						3:15	824:00
1/5/2016		6:54:00 PM	US	11:43:00 PM						4:45	828:45
1/6/2016		12:14:00 AM		4:50:00 AM						4:30	833:15
1/6/2016		6:56:00 PM	US	11:54:00 PM						5:00	838:15
1/7/2016		12:29:00 AM		4:41:00 AM						4:15	842:30
1/10/2016		6:53:00 PM	US	11:45:00 PM						4:45	847:15
1/11/2016		12:19:00 AM		2:18:00 AM						2:00	849:15
1/11/2016		6:54:00 PM	US	11:49:00 PM						4:45	854:00
1/12/2016		12:20:00 AM		2:34:00 AM						2:15	856:15

Time Detail

Time Period:

8/24/2015 - 3/14/2016

Query:

Previously Selected Employee(s)

Actual/Adjusted:

Show hours credited to this period only.

Data Up to Date:

5/3/2016 12:01:14 PM

Executed on:

5/03/2016 12:01 PM GMT-04:00

Printed for:

officalchemick

Insert Page Break After Each Employee:

No

Date/Time	Apply To	In Punch	In Exc	Out Punch	Out Exc	Override Amount	Adj/Ent Amount	Money Amount	Day Amount	Totaled Amount	Cum. Tot Amount
1/12/2016 12:00 AM	UPTO-60	<i>/: Tardy</i>					8:00				864:15
1/13/2016		Weather - Unexcused 6:54:00 PM	US	11:44:00 PM						4:45	869:00
1/14/2016		12:17:00 AM		4:51:00 AM						4:30	873:30
1/14/2016 12:00 AM	HOLIDAY	<i>/: Tardy</i>					8:00				881:30
1/17/2016		Floating Holiday 1 6:53:00 PM	US	11:50:00 PM						4:45	886:15
1/18/2016		12:15:00 AM		2:03:00 AM						1:45	888:00
1/18/2016		6:54:00 PM	US	11:46:00 PM						4:45	892:45
1/19/2016		12:11:00 AM		2:34:00 AM						2:15	895:00
1/19/2016		6:54:00 PM	US	11:49:00 PM						4:45	899:45
1/20/2016		12:20:00 AM		1:59:00 AM						1:45	901:30
1/20/2016		<i>/: Tardy</i> 6:56:00 PM	US	11:45:00 PM						4:45	906:15
1/21/2016		12:14:00 AM		2:57:00 AM						2:45	909:00
1/21/2016		6:54:00 PM	US	11:45:00 PM						4:45	913:45
1/22/2016		12:14:00 AM		2:37:00 AM						2:15	916:00
1/24/2016		6:34:00 PM		11:50:00 PM						5:15	921:15

Time Detail

Time Period: 8/24/2015 - 3/14/2016
 Query: Previously Selected Employee(s)
 Actual/Adjusted: Show hours credited to this period only.

Data Up to Date: 5/3/2016 12:01:14 PM
 Executed on: 5/03/2016 12:01 PM GMT-04:00
 Printed for: office\cheatrick
 Insert Page Break After Each Employee: No

Date/Time	Apply To	In P Unch	In Exc	Out PUNCH	Out Exc	Override Amount	Adj/Ent Amount	Money Amount	Day Amount	Totald Amount	Cum Tot Amount
1/25/2016	-	12:22:00 AM		6:40:00 AM						6:30	927:45
1/25/2016		<i>i: Tardy</i> 6:54:00 PM	US		11:50:00 PM					4:45	932:30
1/26/2016	-	12:21:00 AM		3:19:00 AM						3:00	935:30
1/26/2016		<i>i: Tardy</i> 6:54:00 PM	US		11:51:00 PM					4:45	940:15
1/27/2016	-	12:19:00 AM		2:22:00 AM						2:00	942:15
1/27/2016		6:56:00 PM	US		11:51:00 PM					4:45	947:00
1/28/2016	-	12:19:00 AM		2:50:00 AM						2:30	949:30
1/28/2016		6:56:00 PM	US		10:47:00 PM					3:45	953:15
1/28/2016		11:15:00 PM		2:03:00 AM						2:45	956:00
1/31/2016		6:53:00 PM	US		11:47:00 PM					4:45	960:45
2/1/2016	-	12:14:00 AM		2:28:00 AM						2:15	963:00
2/1/2016		6:55:00 PM	US		11:47:00 PM					4:45	967:45
2/2/2016	-	12:14:00 AM		2:07:00 AM						1:45	969:30
2/2/2016		6:54:00 PM	US		11:44:00 PM					4:45	974:15

Time Detail

Time Period:

8/24/2015 - 3/14/2016

Query:

Previously Selected Employee(s)

Actual/Adjusted:

Show hours credited to this period only.

Data Up to Date:

5/3/2016 12:01:14 PM

Executed on:

5/03/2016 12:01PM GMT-04:00

Printed for:

office@chetrick

Insert Page Break After Each Employee:

No

Date/Time	Apply To	In Punch	In Exc	Out Punch	Out Exc	Override Amount	Adj/Ent Amount	Money Amount	Day Amount	Totaled Amount	Cum. Tot. Amount
2/3/2016		12:13:00 AM		3:36:00 AM						3:15	977:30
2/3/2016		6:56:00 PM	US	11:47:00 PM						4:45	982:15
2/4/2016		12:15:00 AM		4:05:00 AM						3:45	986:00
2/4/2016		6:54:00 PM	US	11:46:00 PM						4:45	990:45
2/5/2016		12:14:00 AM		4:00:00 AM						3:45	994:30
2/7/2016		6:53:00 PM	US	11:35:00 PM						4:30	999:00
2/8/2016		12:01:00 AM		2:46:00 AM						2:45	1001:45
2/8/2016		6:57:00 PM	US	11:46:00 PM						4:45	1006:30
2/9/2016		12:14:00 AM		2:22:00 AM						2:00	1008:30
2/9/2016		6:53:00 PM	US	11:47:00 PM						4:45	1013:15
2/10/2016		12:14:00 AM		4:06:00 AM						3:45	1017:00
2/10/2016		6:54:00 PM	US	11:51:00 PM						4:45	1021:45
2/11/2016		12:18:00 AM		4:14:00 AM						4:00	1025:45
2/11/2016		6:54:00 PM	US	10:48:00 PM						3:45	1029:30
2/11/2016		11:14:00 PM		2:30:00 AM						3:15	1032:45

Time Detail

Time Period: 8/24/2015 - 3/14/2016

Query: Previously Selected Employee(s)

Actual/adjusted: Show hours credited to this period only.

Data Up to Date: 5/3/2016 12:01:14 PM

Executed on: 5/03/2016 12:01PM GMT-04:00

Printed for: office@chetrick

Insert Page Break After Each Employee: No

Date/Time	Apply To	In Punch	In Exc	Out Punch	Out Exc	Override Amount	Adj Ent Amount	Money Amount	Day Amount	Totaled Amount	Cum. Tot Amount
2/14/2016	Xtr/Move Account	6:54:00 PM		11:50:00 PM						4:45	1037:30
2/15/2016	-	12:16:00 AM		4:45:00 AM						4:30	1042:00
2/15/2016		6:53:00 PM	US	11:52:00 PM						4:45	1046:45
2/16/2016	-	12:20:00 AM		4:26:00 AM						4:15	1051:00
2/16/2016		6:54:00 PM	US	11:48:00 PM						4:45	1055:45
2/17/2016	-	12:15:00 AM		5:40:00 AM						5:30	1061:15
2/17/2016		6:58:00 PM	US	11:50:00 PM						4:45	1066:00
2/18/2016	-	12:19:00 AM		3:59:00 AM						3:45	1069:45
2/21/2016		6:54:00 PM	US	11:49:00 PM						4:45	1074:30
2/22/2016	-	12:15:00 AM		4:43:00 AM						4:30	1079:00
2/22/2016		6:56:00 PM	US	11:38:00 PM						4:45	1083:45
2/23/2016	-	12:06:00 AM		4:21:00 AM						4:00	1087:45
2/23/2016		6:54:00 PM	US	11:34:00 PM						4:30	1092:15
2/24/2016	-	12:02:00 AM		3:10:00 AM						3:15	1095:30
2/24/2016		3:10:00 AM		5:00:00 AM						1:45	1097:15

Time Detail

Time Period:

8/24/2015 - 3/14/2016

Query:

Previously Selected Employee(s)

Actual/Adjusted:

Show hours credited to this period only.

Data Up to Date:

5/3/2016 12:01:14 PM

Executed on:

5/03/2016 12:01PM GMT-04:00

Printed for:

office@cherrick

Insert Page Break After Each Employee:

No

Date/Time	Apply To	In Punch	In Exc	Out Punch	Out Exc	Override Amount	Adj/Ent Amount	Money Amount	Day Amount	Totaled Amount	Cum Tot Amount
<i>Xtr/Move: Account</i>											
<i>196100/02/006/3710/0006120448</i>											
2/24/2016		6:23:00 PM	US	10:05:00 PM						3:30	1100.45
<i>0/96100/02/005/3710/000501/0043</i>											
2/25/2016		6:25:00 PM	US	10:31:00 PM						4:00	1104.45
<i>0/96100/02/005/3710/000501/0043</i>											
2/25/2016		11:00:00 PM	US	3:24:00 AM						4:30	1109.15
<i>0/96100/02/005/3710/000501/0043</i>											
2/28/2016		6:24:00 PM	US	10:31:00 PM						4:00	1113.15
<i>0/96100/02/005/3710/000501/0043</i>											
2/28/2016		10:59:00 PM	US	3:06:00 AM						4:00	1117.15
<i>0/96100/02/005/3710/000501/0043</i>											
2/29/2016		6:25:00 PM	US	11:08:00 PM						4:45	1122.00
<i>0/96100/02/005/3710/000501/0043</i>											
2/29/2016		11:36:00 PM	US	4:49:00 AM						5:00	1127.00
<i>0/96100/02/005/3710/000501/0043</i>											
3/1/2016		6:26:00 PM	US	10:31:00 PM						4:00	1131.00
<i>0/96100/02/005/3710/000501/0043</i>											
3/1/2016		10:59:00 PM	US	3:06:00 AM						4:00	1135.00
<i>0/96100/02/005/3710/000501/0043</i>											
3/2/2016		6:26:00 PM	US	11:04:00 PM						4:30	1139.30
<i>0/96100/02/005/3710/000501/0043</i>											
3/2/2016		11:31:00 PM	US	3:30:00 AM						4:00	1143.30
<i>0/96100/02/005/3710/000501/0043</i>											
3/3/2016		6:23:00 PM	US	11:53:00 PM						5:30	1149.00

Time Detail

Time Period: 8/24/2015 - 3/14/2016

Query: Previously Selected Employee(s)

Actual/Adjusted: Show hours credited to this period only.

Data Up to Date:

Executed on:

Printed for:

Insert Page Break After Each Employee:

5/3/2016 12:01:14 PM

5/03/2016 12:01PM GMT-04:00

office@chetric

No

Date/Time	Apply To	In Punch	In Exc	Out Punch	Out Exc	Override Amount	Adj/Emt Amount	Money Amount	Day Amount	Totaled Amount	Cum. Tot. Amount
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/96100/02/005/3710/000501/0043											
3/4/2016	-	12:19:00 AM		3:23:00 AM						3:00	1152:00
3/6/2016		6:23:00 PM	US	11:03:00 PM						4:30	1156:30
3/6/2016		11:31:00 PM		3:46:00 AM						4:15	1160:45
3/7/2016		6:23:00 PM	US	10:34:00 PM						4:00	1164:45
3/7/2016		11:00:00 PM		3:05:00 AM						4:00	1168:45
3/8/2016		6:23:00 PM	US	10:30:00 PM						4:00	1172:45
3/8/2016		11:00:00 PM		3:34:00 AM						4:30	1177:15
3/9/2016		6:23:00 PM	US	10:30:00 PM						4:00	1181:15
3/9/2016		11:00:00 PM		3:48:00 AM						4:45	1186:00
3/10/2016		6:23:00 PM	US	10:37:00 PM						4:00	1190:00
3/10/2016		11:06:00 PM		3:23:00 AM						4:30	1194:30
3/13/2016		8:23:00 PM	US	11:04:00 PM						2:30	1197:00
3/13/2016		11:32:00 PM		3:12:00 AM						3:45	1200:45
3/13/2016	12:00 AM		PTO				2:00				
3/14/2016		6:24:00 PM	US	10:32:00 PM						4:00	1202:45
											1206:45

Time Detail

Time Period:

8/24/2015 - 3/14/2016

Query:

Previously Selected Employee(s)

Actual/Adjusted:

Show hours credited to this period only.

Data Up to Date:

5/3/2016 12:01:14 PM

Executed on:

5/03/2016 12:01PM GMT-04:00

Printed for:

office@chetrick

Insert Page Break After Each Employee:

No

Date/Time	Apply To	In Punch	In Exc	Out Punch	Out Exc	Override Amount	Adj/Ent Amount	Money Amount	Day Amount	Totaled Amount	Cum. Tot. Amount
3/14/2016		11:01:00 PM		3:44:00 AM						4:45	1211:30
Labor Account Summary											
(X)0/96100/02/005/3710/000501/0043								Hours	Money	Days	
								2:45			
								68:30			
(X)0/96100/02/006/3710/000612/0448								1:45			
								2:15			
(X)0/96100/02/006/3710/000612/225X								15:30			
								2:30			
0/96100/02/005/3710/000501/0485								2:00			
								64:15			
0/96100/02/006/3710/000612/0448								64:00			
								47:30			
								932:30			
								8:00			
Pay Code Summary											
								Hours	Money	Days	
								64:00			
								52:45			
								2:00			
								1084:45			
								8:00			
Totals:								1211:30	\$0.00		0:00

Time Detail

Time Period:

8/24/2015 - 3/14/2016

Query:

Previously Selected Employee(s)

Actual/Adjusted:

Show hours credited to this period only.

Data Up to Date:

5/3/2016 12:01:14 PM

Executed on:

5/03/2016 12:01 PM GMT-04:00

Printed for:

officalchettick

Insert Page Break After Each Employee:

No

Pay Code Summary

Pay Code	Summary	Hours	Money	Days
	HOLIDAY	64:00		
	OVERTIME	52:45		
	PTO	2:00		
	REGULAR	1084:45		
	UPTO-60	8:00		

Totals: 1211:30 \$0:00 0:00

Total Number of Employees: 1

EXHIBIT B

IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF PENNSYLVANIA

CHRISTOPHER WELLER, on behalf of
himself and all others similarly situated,

Plaintiff,

v.

DOLLAR GENERAL CORPORATION,
DOLGENCORP, LLC,

Defendants.

No. _____

COLLECTIVE AND CLASS ACTION
COMPLAINT

JURY TRIAL DEMANDED

TO THE COURT, AND TO EACH PARTY AND COUNSEL OF RECORD HEREIN,
PLEASE TAKE NOTICE:

By my signature below, I hereby give my consent to be a plaintiff in the above captioned action, against Dollar General Corporation and Dolgencorp, LLC, to secure unpaid wages, unpaid overtime pay, liquidated damages, attorneys' fees, costs, and any other relief pursuant to the Fair Labor Standards Act ("FLSA"), 29 U.S.C. § 201 *et seq.*, arising out of and related to my employment with the aforementioned companies.

I, therefore, authorize the filing and prosecution of the action in my name. By consenting to this action, I agree to be bound by all decisions which the Court shall make in connection with this matter. I choose to be represented in this matter by the law firms of Axler Goldich LLC, Dion & Goldberger, Mitchell L. Paul, Esq., and other attorneys with whom they may associate in this action.

At the time of signing this document, I was over eighteen (18) years of age and was a resident of the Commonwealth of Pennsylvania at the time of execution.

SIGNATURE: Christopher Weller

PRINTED NAME: Christopher Weller

DATE SIGNED: 5/18/2017

To opt in to this collective action, fill out this form and mail, fax, or email it to:

Axler Goldich LLC
Noah Axler
1520 Locust Street, Suite 301
Philadelphia, PA 19102
Telephone: 267.534.7400
Fax: 267.534.7407
naxler@axgolaw.com

JS 44 (Rev. 07/16)

CIVIL COVER SHEET

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 docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)

I. (a) PLAINTIFFS
CHRISTOPHER WELLER

(b) County of Residence of First Listed Plaintiff Schuylkill County
 (EXCEPT IN U.S. PLAINTIFF CASES)

(c) Attorneys (Firm Name, Address, and Telephone Number)
 Noah Axler, Axler Goldich LLC, 1520 Locust St., Suite 301, Philadelphia, PA 19102, 267-534-7400.
 See Complaint for additional counsel

DEFENDANTS
DOLLAR GENERAL CORPORATION, DOLGENCORP, LLC

County of Residence of First Listed Defendant _____
 (IN U.S. PLAINTIFF CASES ONLY)

NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE TRACT OF LAND INVOLVED.

Attorneys (If Known)

II. BASIS OF JURISDICTION (Place an "X" in One Box Only)

1 U.S. Government Plaintiff

3 Federal Question (U.S. Government Not a Party)

2 U.S. Government Defendant

4 Diversity (Indicate Citizenship of Parties in Item III)

III. CITIZENSHIP OF PRINCIPAL PARTIES (Place an "X" in One Box for Plaintiff and One Box for Defendant)

(For Diversity Cases Only)

Citizen of This State	<input type="checkbox"/> 1	<input type="checkbox"/> 1	Incorporated or Principal Place of Business In This State	<input type="checkbox"/> 4	<input type="checkbox"/> 4
Citizen of Another State	<input type="checkbox"/> 2	<input type="checkbox"/> 2	Incorporated and Principal Place of Business In Another State	<input type="checkbox"/> 5	<input type="checkbox"/> 5
Citizen or Subject of a Foreign Country	<input type="checkbox"/> 3	<input type="checkbox"/> 3	Foreign Nation	<input type="checkbox"/> 6	<input type="checkbox"/> 6

IV. NATURE OF SUIT (Place an "X" in One Box Only)

CONTRACT	TORTS	FORFEITURE/PENALTY	BANKRUPTCY	OTHER STATUTES	
<input type="checkbox"/> 110 Insurance <input type="checkbox"/> 120 Marine <input type="checkbox"/> 130 Miller Act <input type="checkbox"/> 140 Negotiable Instrument <input type="checkbox"/> 150 Recovery of Overpayment & Enforcement of Judgment <input type="checkbox"/> 151 Medicare Act <input type="checkbox"/> 152 Recovery of Defaulted Student Loans (Excludes Veterans) <input type="checkbox"/> 153 Recovery of Overpayment of Veteran's Benefits <input type="checkbox"/> 160 Stockholders' Suits <input type="checkbox"/> 190 Other Contract <input type="checkbox"/> 195 Contract Product Liability <input type="checkbox"/> 196 Franchise	PERSONAL INJURY <input type="checkbox"/> 310 Airplane <input type="checkbox"/> 315 Airplane Product Liability <input type="checkbox"/> 320 Assault, Libel & Slander <input type="checkbox"/> 330 Federal Employers' Liability <input type="checkbox"/> 340 Marine <input type="checkbox"/> 345 Marine Product Liability <input type="checkbox"/> 350 Motor Vehicle <input type="checkbox"/> 355 Motor Vehicle Product Liability <input type="checkbox"/> 360 Other Personal Injury <input type="checkbox"/> 362 Personal Injury - Medical Malpractice	PERSONAL INJURY <input type="checkbox"/> 365 Personal Injury - Product Liability <input type="checkbox"/> 367 Health Care/Pharmaceutical Personal Injury Product Liability <input type="checkbox"/> 368 Asbestos Personal Injury Product Liability PERSONAL PROPERTY <input type="checkbox"/> 370 Other Fraud <input type="checkbox"/> 371 Truth in Lending <input type="checkbox"/> 380 Other Personal Property Damage <input type="checkbox"/> 385 Property Damage Product Liability	<input type="checkbox"/> 625 Drug Related Seizure of Property 21 USC 881 <input type="checkbox"/> 690 Other LABOR <input checked="" type="checkbox"/> 710 Fair Labor Standards Act <input type="checkbox"/> 720 Labor/Management Relations <input type="checkbox"/> 740 Railway Labor Act <input type="checkbox"/> 751 Family and Medical Leave Act <input type="checkbox"/> 790 Other Labor Litigation <input type="checkbox"/> 791 Employee Retirement Income Security Act IMMIGRATION <input type="checkbox"/> 462 Naturalization Application <input type="checkbox"/> 465 Other Immigration Actions	<input type="checkbox"/> 422 Appeal 28 USC 158 <input type="checkbox"/> 423 Withdrawal 28 USC 157 PROPERTY RIGHTS <input type="checkbox"/> 820 Copyrights <input type="checkbox"/> 830 Patent <input type="checkbox"/> 840 Trademark SOCIAL SECURITY <input type="checkbox"/> 861 HIA (1395ff) <input type="checkbox"/> 862 Black Lung (923) <input type="checkbox"/> 863 DIWC/DIWW (405(g)) <input type="checkbox"/> 864 SSID Title XVI <input type="checkbox"/> 865 RSI (405(g)) FEDERAL TAX SUITS <input type="checkbox"/> 870 Taxes (U.S. Plaintiff or Defendant) <input type="checkbox"/> 871 IRS—Third Party 26 USC 7609	<input type="checkbox"/> 375 False Claims Act <input type="checkbox"/> 376 Qui Tam (31 USC 3729(a)) <input type="checkbox"/> 400 State Reapportionment <input type="checkbox"/> 410 Antitrust <input type="checkbox"/> 430 Banks and Banking <input type="checkbox"/> 450 Commerce <input type="checkbox"/> 460 Deportation <input type="checkbox"/> 470 Racketeer Influenced and Corrupt Organizations <input type="checkbox"/> 480 Consumer Credit <input type="checkbox"/> 490 Cable/Sat TV <input type="checkbox"/> 850 Securities/Commodities/Exchange <input type="checkbox"/> 890 Other Statutory Actions <input type="checkbox"/> 891 Agricultural Acts <input type="checkbox"/> 893 Environmental Matters <input type="checkbox"/> 895 Freedom of Information Act <input type="checkbox"/> 896 Arbitration <input type="checkbox"/> 899 Administrative Procedure Act/Review or Appeal of Agency Decision <input type="checkbox"/> 950 Constitutionality of State Statutes
REAL PROPERTY <input type="checkbox"/> 210 Land Condemnation <input type="checkbox"/> 220 Foreclosure <input type="checkbox"/> 230 Rent Lease & Ejectment <input type="checkbox"/> 240 Torts to Land <input type="checkbox"/> 245 Tort Product Liability <input type="checkbox"/> 290 All Other Real Property	CIVIL RIGHTS <input type="checkbox"/> 440 Other Civil Rights <input type="checkbox"/> 441 Voting <input type="checkbox"/> 442 Employment <input type="checkbox"/> 443 Housing/Accommodations <input type="checkbox"/> 445 Amer. w/Disabilities - Employment <input type="checkbox"/> 446 Amer. w/Disabilities - Other <input type="checkbox"/> 448 Education	PRISONER PETITIONS Habeas Corpus: <input type="checkbox"/> 463 Alien Detainee <input type="checkbox"/> 510 Motions to Vacate Sentence <input type="checkbox"/> 530 General <input type="checkbox"/> 535 Death Penalty Other: <input type="checkbox"/> 540 Mandamus & Other <input type="checkbox"/> 550 Civil Rights <input type="checkbox"/> 555 Prison Condition <input type="checkbox"/> 560 Civil Detainee - Conditions of Confinement			

V. ORIGIN (Place an "X" in One Box Only)

1 Original Proceeding

2 Removed from State Court

3 Remanded from Appellate Court

4 Reinstated or Reopened

5 Transferred from Another District (specify)

6 Multidistrict Litigation - Transfer

8 Multidistrict Litigation - Direct File

VI. CAUSE OF ACTION

Cite the U.S. Civil Statute under which you are filing (Do not cite jurisdictional statutes unless diversity):
 Fair Labor Standards Act, 29 U.S.C. § 201, et seq.

Brief description of cause:
 FLSA and Pennsylvania state labor law claims

VII. REQUESTED IN COMPLAINT:

CHECK IF THIS IS A CLASS ACTION UNDER RULE 23, F.R.Cv.P.

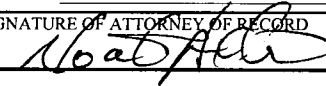
DEMAND \$ **\$5,000,000+**

CHECK YES only if demanded in complaint:
 JURY DEMAND: Yes No

VIII. RELATED CASE(S) IF ANY (See instructions):

JUDGE _____ DOCKET NUMBER _____

DATE: 05/18/2017

SIGNATURE OF ATTORNEY OF RECORD: 

FOR OFFICE USE ONLY

RECEIPT # _____ AMOUNT _____ APPLYING IFP _____ JUDGE _____ MAG. JUDGE _____

**IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF PENNSYLVANIA**

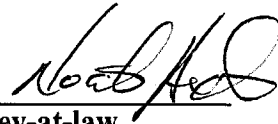
CASE MANAGEMENT TRACK DESIGNATION FORM

CHRISTOPHER WELLER, on behalf of himself	:	CIVIL ACTION
and all others similarly situated,	:	
	:	
v.	:	
	:	
DOLLAR GENERAL CORPORATION, and	:	
DOLGENCORP, LLC,	:	NO.

In accordance with the Civil Justice Expense and Delay Reduction Plan of this court, counsel for plaintiff shall complete a Case Management Track Designation Form in all civil cases at the time of filing the complaint and serve a copy on all defendants. (See § 1:03 of the plan set forth on the reverse side of this form.) In the event that a defendant does not agree with the plaintiff regarding said designation, that defendant shall, with its first appearance, submit to the clerk of court and serve on the plaintiff and all other parties, a Case Management Track Designation Form specifying the track to which that defendant believes the case should be assigned.

SELECT ONE OF THE FOLLOWING CASE MANAGEMENT TRACKS:

- (a) Habeas Corpus – Cases brought under 28 U.S.C. § 2241 through § 2255. ()
- (b) Social Security – Cases requesting review of a decision of the Secretary of Health and Human Services denying plaintiff Social Security Benefits. ()
- (c) Arbitration – Cases required to be designated for arbitration under Local Civil Rule 53.2. ()
- (d) Asbestos – Cases involving claims for personal injury or property damage from exposure to asbestos. ()
- (e) Special Management – Cases that do not fall into tracks (a) through (d) that are commonly referred to as complex and that need special or intense management by the court. (See reverse side of this form for a detailed explanation of special management cases.) (✓)
- (f) Standard Management – Cases that do not fall into any one of the other tracks. ()

<u>5/18/17</u>	<u>Noah Axler </u>	<u>Plaintiff</u>
Date	Attorney-at-law	Attorney for
<u>267-534-7400</u>	<u>267-534-7407</u>	<u>naxler@axgolaw.com</u>
Telephone	FAX Number	E-Mail Address

UNITED STATES DISTRICT COURT

FOR THE EASTERN DISTRICT OF PENNSYLVANIA — DESIGNATION FORM to be used by counsel to indicate the category of the case for the purpose of assignment to appropriate calendar.

Address of Plaintiff: 100 N. 9th St., Ashland, PA 17921

Address of Defendant: 100 Mission Ridge, Goodlettsville, TN 37072

Place of Accident, Incident or Transaction: Bethel, Pennsylvania (Use Reverse Side For Additional Space)

Does this civil action involve a nongovernmental corporate party with any parent corporation and any publicly held corporation owning 10% or more of its stock? (Attach two copies of the Disclosure Statement Form in accordance with Fed.R.Civ.P. 7.1(a)) Yes [] No [X]

Does this case involve multidistrict litigation possibilities? Yes [] No [X]

RELATED CASE, IF ANY:

Case Number: Judge Date Terminated:

Civil cases are deemed related when yes is answered to any of the following questions:

- 1. Is this case related to property included in an earlier numbered suit pending or within one year previously terminated action in this court? Yes [] No [X]
2. Does this case involve the same issue of fact or grow out of the same transaction as a prior suit pending or within one year previously terminated action in this court? Yes [] No [X]
3. Does this case involve the validity or infringement of a patent already in suit or any earlier numbered case pending or within one year previously terminated action in this court? Yes [] No [X]
4. Is this case a second or successive habeas corpus, social security appeal, or pro se civil rights case filed by the same individual? Yes [] No [X]

CIVIL: (Place [X] in ONE CATEGORY ONLY)

A. Federal Question Cases:

- 1. [] Indemnity Contract, Marine Contract, and All Other Contracts
2. [] FELA
3. [] Jones Act-Personal Injury
4. [] Antitrust
5. [] Patent
6. [] Labor-Management Relations
7. [] Civil Rights
8. [] Habeas Corpus
9. [] Securities Act(s) Cases
10. [] Social Security Review Cases
11. [X] All other Federal Question Cases (Please specify) Fair Labor Standards Act

B. Diversity Jurisdiction Cases:

- 1. [] Insurance Contract and Other Contracts
2. [] Airplane Personal Injury
3. [] Assault, Defamation
4. [] Marine Personal Injury
5. [] Motor Vehicle Personal Injury
6. [] Other Personal Injury (Please specify)
7. [] Products Liability
8. [] Products Liability — Asbestos
9. [] All other Diversity Cases (Please specify)

ARBITRATION CERTIFICATION

(Check Appropriate Category)

I, Noah Axler, counsel of record do hereby certify: Pursuant to Local Civil Rule 53.2, Section 3(c)(2), that to the best of my knowledge and belief, the damages recoverable in this civil action case exceed the sum of \$150,000.00 exclusive of interest and costs; Relief other than monetary damages is sought.

DATE: 5/18/17

Noah Axler signature

Attorney-at-Law

85324

Attorney I.D.#

NOTE: A trial de novo will be a trial by jury only if there has been compliance with F.R.C.P. 38.

I certify that, to my knowledge, the within case is not related to any case now pending or within one year previously terminated action in this court except as noted above.

DATE: 5/18/17

Noah Axler signature

Attorney-at-Law

85324

Attorney I.D.#

ClassAction.org

This complaint is part of ClassAction.org's searchable class action lawsuit database and can be found in this post: [Lawsuit: Dollar General Skims Employees' Hours to Avoid Paying Them](#)
