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Pursuant to the Court's instructions in its minute order issued October 13, 2023, this

Amendment revises the Agreement for Settlement of Class and PAGA Claims ("Settlement

Agreement") entered into by Plaintiff James Lawson and Opt-in Plaintiff Christopher J. Daniels, on
one hand, and Defendant Consumer Portfolio Services, Inc ("CPS" or "Defendant") on the other
(collectively the "Parties"), which was fully executed on August 3, 2023. The Parties have agreed to
adopt the changes shown below, deleting the text that is in red and crossed out and adding the text that
is in red and underlined.

## **SECTION 1: RECITALS**

No revisions are made to Section 1.

## **SECTION 2: DEFINITIONS**

The following defined terms used in the Settlement Agreement are revised as follows:

- 1. <u>Class Period</u> (Settlement Agreement ¶ 11). "Class Period" is revised as follows: "time period from September 24, 2014 through August 29, 2023 or the date of preliminary approval, whichever first occurs. It is the period to which the Release of Claims Released California Claims applies."
- 2. <u>Court</u> (Settlement Agreement ¶ 14). "Court" is revised as follows: "the Superior Court of the State of California in the County of Orange, which shall retain jurisdiction <u>pursuant to California</u>

  <u>Code of Civil Procedure section 664.6(a)</u> to enforce this Agreement."
- 3. Released California Claims (Settlement Agreement ¶ 36). "Released California Claims" is revised as follows: "any and all claims, rights, demands, liabilities, and causes of action of any kind, whether known or unknown including any violation of common law, California law, or local law, and/or federal law which were or could have been raised in the Action based on the facts alleged in the complaints, including but not limited to claims based on California Labor Code sections 201, 202, 203, 204-204b, 210, 221, 222, 223, 225.5, 226, 226.2, 226.3, 226.7, 256, 510, 512, 551, 558, 1174, 1182.12, 1194, 1194.2, 1197, 1197.1, and 1198. California Code of Regulations, Title 8 Sections 11000 and 11090, the applicable Industrial Welfare Commission (IWC) Wage Orders, Business & Professions Code sections 17200 et seq, and any related damages, penalties, restitution, equitable

relief, disgorgement, interest or attorneys' fees that arose during the Class Period. This provision is only applicable to Eligible Class Members."

4. Released PAGA Claims (Settlement Agreement ¶ 37). "Released PAGA Claims" is revised as follows: "any claims relating to for civil penalties under the California Private Attorneys General Act, California Labor Code section 2698 et. seq. for violations listed and based on the facts alleged in Plaintiff Lawson's June 4, 2018 letter to the California Labor & Workforce Development Agency or the First Amended Complaint, or which could have been brought based on the factual allegations therein, including violations of California Labor Code sections, 201, 202, 203, 204-204b, 210, 221, 222, 223, 225.5, 226, 226.2, 226.3, 226.7, 256, 510, 512, 551, 558, 1714, 1714.5, 1182.12, 1194, 1194.2, 1197, 1197.1, 1198, that accrued during the Aggrieved Employees' employment during the PAGA Period."

## **SECTION 3: TERMS AND CONDITIONS OF SETTLEMENT**

The terms and conditions of the class settlement are revised as follows:

- 5. Allocation of Gross Settlement Amount Among LWDA, Eligible Class Members, Class Counsel, and Plaintiff, and Opt-in Plaintiff (Settlement Agreement ¶ 51) Subsection (g) of paragraph 51 is revised as follows: "The Net Settlement Fund from which Eligible Class Members will receive their Class Member Award. Class Member Awards will be based on each Eligible Class Member's Work Weeks in relation to the total Eligible Class Member Work Weeks calculated using a percentage from dividing the Eligible Class Member's Work Weeks by the total Eligible Class Member Work Weeks."
- 6. Payment of the Gross Settlement Amount and Distributions of Net Settlement Fund
  (Settlement Agreement ¶ 52). Paragraph 52 is revised as follows: "Upon entry of the Preliminary
  Approval Order, the Class Administrator shall forthwith establish all financial accounts necessary to
  establish the Qualified Settlement Fund. Within seven (7) calendar days of the Effective Date or such
  other date as the Court orders, Defendant shall deposit with the Class Administrator funds that are
  reasonable and necessary to pay for the Gross Settlement Amount, the Additional Settlement Payment,
  plus Defendant's share of payroll taxes. Checks shall be mailed by the Class Administrator within

seventeen (17) calendar days of the Effective Date. At Class Counsel's request, the Class Administrator shall pay any award to Class Counsel by check or by wire transfer, without charge, into such financial institution accounts as Class Counsel direct."

7. <u>Taxation and Withholding</u>; <u>Uncashed Settlement Checks</u> (Settlement Agreement ¶ 53). Subsection (d) of paragraph 53 is revised as follows: "Check Expiration and Refunds. The expiration date of any instruments of payment (such as checks) issued by the Class Administrator to Eligible Class Members will be one hundred eighty (180) calendar days from the date such instruments are issued. The amount of any instruments of payment that are not cashed, reissued, and/or otherwise negotiated by Eligible Class Members within one hundred eighty (180) calendar days of the date of mailing of the settlement checks or which are then undeliverable, shall go to ey pres recipient, Young Women's Freedom Center (https://youngwomenfree.org/investing-in-young-people/), an organization that empowers young people through providing quality mentorship, training, and employment opportunities to enable them to meet their economic needs and work on financial freedom, builds the power of young people to organize and advocate for system change, and provides sacred space and access for young people to explore healing practices and build confidence, agency, and power. With locations in Contra Costa County, Los Angeles, Oakland, San Francisco, and Santa Clara County, Young Women's Freedom Center qualifies as a "child advocacy program" under C.C.P. 382(b). the State Controller's Office's Unclaimed Property Division to be held as unclaimed funds in the Eligible Class Members' names. Following the date of expiration of all of the Class Member Award checks, the Class Administrator shall provide to Class Counsel and Defendant's Counsel a Class Administrator Declaration attesting that it has mailed the settlement checks to Eligible Class Members and caused the amounts of any uncashed settlement checks to go to the cy pres recipients be reported to the Unclaimed Property Division. The Class Administrator shall distribute funds to the cy pres recipient report funds to the Unclaimed Property Division within 30 calendar days of the expiration of the check."

It is so agreed.

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		DocuSigned by:
1	Dated: 11/7/2023	D3FB6708C05E4FD
2		James Lawson, Plaintiff
3		DocuSigned by:
4	Dated: 11/9/2023	Christopher J. Daniels, Opt-in Plaintiff
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7	Dated:	Mike Lavin, on behalf of Defendant Consumer
8		Portfolio Services, Inc.
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Dated: James Lawson, Plaintiff Dated: Christopher J. Daniels, Opt-in Plaintiff Dated: 11-14-23 Mike Lavin, on behalf of Defendant Consumer Portfolio Services, Inc.