

# **EXHIBIT A**

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**UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA**

FAITH BAUTISTA,

Plaintiff,

vs.

VALERO MARKETING AND SUPPLY  
COMPANY,

Defendant.

Case No. 15-cv-05557-RS

**SUPPLEMENTAL DECLARATION OF CAMERON R. AZARI, ESQ., ON  
IMPLEMENTATION OF SETTLEMENT NOTICE PLAN**

I, CAMERON R. AZARI, ESQ., hereby declare and state as follows:

1. My name is Cameron R. Azari, Esq. I am over the age of twenty-one, I have personal knowledge of the matters set forth herein, and I believe them to be true and correct.

2. I am a nationally recognized expert in the field of legal notice and I have served as a legal notice expert in dozens of federal and state cases involving class action notice plans.

3. I am a Senior Vice President with Epiq Class Action & Claims Solutions, Inc. (“Epiq”) and the Director of Legal Notice for Hilsoft Notifications (“Hilsoft”), a business unit of Epiq, which the Court appointed as the Settlement Administrator in this Action. Hilsoft specializes in designing, developing, analyzing and implementing large-scale, un-biased, legal notification plans. Hilsoft has been involved with some of the most complex and significant notices and notice programs in recent history.

4. Hilsoft previously implemented the Class Certification Notice Plan ordered by the Court and described in my *Declaration of Cameron R. Azari, Esq., on Implementation of Notice Plan*, executed on November 28, 2018. Subsequently, I executed my *Declaration of Cameron R. Azari, Esq., on Proposed Settlement Notice Plan*, executed on September 2, 2020, in which I

1 detailed the proposed Settlement Notice Plan. In addition, I executed my *Declaration of Cameron*  
2 *R. Azari, Esq., on Implementation of Settlement Notice Plan*, executed on February 3, 2021, in  
3 which I detailed the implementation of the Settlement Notice Plan and provided administration  
4 statistics.

5 5. The facts in this declaration are based on what I personally know, as well as  
6 information provided to me in the ordinary course of my business by my colleagues at Hilsoft and  
7 Epiq.

#### 8 **NOTICE PLAN DETAIL**

9 6. This declaration will provide updated statistics regarding the settlement  
10 administration activity to date for the settlement for *Bautista v. Valero Marketing and Supply*  
11 *Company*, Case No. 15-05557-RS (N.D. Cal).

#### 12 ***Case Website***

13 7. The case website ([www.GasolineSignageSettlement.com](http://www.GasolineSignageSettlement.com)) continues to be available  
14 24 hours per day, 7 days per week to enable potential Settlement Class members to obtain  
15 additional information and documents, including the Order Granting Preliminary Approval,  
16 Second Amended Class Action Complaint, Settlement Agreement, and Long Form Notice in  
17 English and Spanish, Short Form Notice, and answers to frequently asked questions (FAQs).

18 8. As of March 1, 2021, there have been 34,153 visitors to the case website and 42,789  
19 website pages presented.

#### 20 ***Toll-free Telephone Number and Postal Mailing Address***

21 9. The toll-free telephone number (888-905-0604) established to allow potential  
22 Settlement Class members to call and access recorded information that includes answers to FAQs  
23 continues to be available 24 hours per day, 7 days per week. As of March 1, 2021, the toll-free  
24 number has handled 51 calls representing 107 minutes of use. As of March 1, 2021, seven Long  
25 Form Notices have been mailed as a result of requests made via the toll-free telephone number.  
26

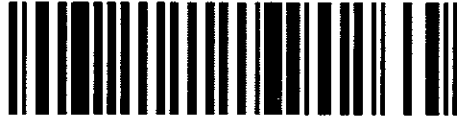


# Attachment 1

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Epiq Class Action

Bautista v Valero CA40045132

Opt-Out #



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UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA  
SAN FRANCISCO DIVISION

FAITH BAUTISTA, Individually and on  
Behalf of All Others Similarly Situated

Plaintiff,

VALERO MARKETING AND SUPPLY  
COMPANY,

Defendant.

Case No.: 3:15-cv-05557-RS

NOTIFICATION OF EXCLUSION  
("OPT OUT")

TO: NOTICE ADMINISTRATOR

NAME: ANTHONY AGUILAR

ADDRESS:

PHONE:

EMAIL:

I, **ANTHONY AGUILAR**, confirm that I do not want to be included in the settlement of  
the lawsuit **Bautista v. Valero Marketing and Supply Company, Case No.**  
**3:15-cv-05557-RS**. I understand that by excluding (opting out) I am giving up my right  
to receive any recovery under the settlement. I also understand that by opting out, I retain  
that right to file my own individual lawsuit against Valero Marketing and Supply  
Company and its parents, subsidiaries, affiliates and all their respective officers and

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employees including Valero Counsel. I have undoubtedly lost hundreds of dollars over the past 9 years due to Valero Marketing and Supply Companies greed and deceitful practices in order to increase their own revenue. The differential of cost per gallon is not 4-cents per gallon. In my city of [REDACTED] and the surrounding cities including Montclair, Glendora, La Verne, Pomona, La Puente, West Covina, Upland, Chino, San Dimas, Azusa, El Monte, Baldwin Park, Walnut, Rancho Cucamonga, Los Angeles, Pasadena, San Bernardino, the price differential I have paid and witnessed others pay via debit card was 10-25 cents per gallon.

I want to opt out of this class. I affirm under penalty of perjury that the foregoing information is true and correct

Signature: [REDACTED]

Date: 2/10/21

Add Page



Anthony Aguilar

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SANTA ANA CA 926

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FOREVER

Bautista v. Valero Marketing & Supply Company  
Case No. 15-05557-RS  
PO BOX 4808  
PORTLAND, OR 97208-4808

97208-480808

