MUTUAL GENERAL RELEASE AND SETTLEMENT AGREEMENT,
AND AGREEMENT FOR CONFIDENTIALITY AND NON-DISPARAGEMENT

 This Agreement is entered into in San Mateo County on the below-indicated date by and between Mr. George Sonora on the one hand (“George”) and Ms. Christina Juniper on the other hand (“Christina”). George and Christina had previously been in a romantic/dating relationship, which started in \_\_\_\_ and ended in \_\_\_\_\_. In that connection, the parties have determined that they have certain claims against each other arising out of their relationship and related contacts. Without either party admitting the validity of the other’s claims, the intent of the parties is to fully and finally resolve these claims in order to gain certainty, as well as make an agreement on how they are to navigate the competing interests and priorities presented by their unique situation moving forward. To that end, this Agreement provides resolution of the claims and a framework for how the parties are to act in the future.

 On the issue of claims, George principally claims certain credit card charges that he believes should be repaid. Without any admission of wrongdoing, George and Christina have agreed that Christina will reimburse George for $\_\_\_\_\_\_ in credit card charges within ten calendar days of signing this Agreement, and George considers this a full and final resolution of this claim. The parties certify that they may, or may not, have other claims against each other arising out of their relationship, or otherwise, including but not limited to claims for defamation, emotional distress, breach of contract, personal injury, Domestic Violence, or otherwise. Due to the nature of the potential claims, it would be inappropriate to go into detail of the claims, the nature of the claims, the resulting damages, and/or the basis of computation. In any case, the parties hereby waive and release all known and unknown claims against each other, the intention being to establish closure and certainty regarding these claims. This mutual general release includes heirs, successors, and assigns, plus any parties acting on either party’s behalf. The parties hereby waive application of Civil Code sec. 1542, which states:

A general release does not extend to claims that the creditor or releasing party does not know or suspect to exist in his or her favor at the time of executing the release and that, if known by him or her, would have materially affected his or her settlement with the debtor or released party.

 The parties certify that there are no claims beyond those generally indicated above. In any case, the waiver of Civil Code sec. 1542 extinguishes any unknown claims, as well, due to the valuable consideration provided in this Agreement. George hereby certifies that, despite his currently terminal diagnosis, he is competent to consider and execute this Agreement, and he intends that the Agreement bind his estate and personal representative after his passing.

 On the issue of disparagement, the parties mutually agree not to disparage each other in any context other than in a course of therapy/treatment or to an attorney representing either party. The parties agree not to “volunteer” in any way to talk about each other. If asked by anyone other than a medical provider or therapist (or attorney representing a party), the parties shall respond generally that they have resolved all claims and issues between them to their mutual satisfaction, which is of course a “code phrase” or “code” for having this type of Agreement.

 On the issue of confidentiality, George has indicated that he intends to seek employment at the same company where Christina works (Company), which effort is purely coincidental and has nothing to do with Christina. In the event George actually obtains this employment, he agrees and certifies that (1) if he encounters Christina in any work/professional setting, he will interact with her as he would any other co-worker, and (2) he will not share any information about the parties’ prior relationship with anyone at work (or other contacts he knows or should know Christina has from work). In return, Christina agrees that George is not barred for any reason from seeking the employment, and that George seeking the position with Company is not in any way “stalking” under the law; and Christina also agrees not to discuss or reveal the parties’ prior relationship to co-workers or other professional contacts. The parties, in other words, agree to keep their prior situation (and information gained by the parties about each other as a result of that situation) confidential, and will simply never discuss it or the other party at work or with work contacts. As personal life friends and contacts are already aware of the relationship and other matters, it is impossible to take back the information, but the parties agree they will now say that all claims and issues have been resolved to their mutual satisfaction—in other words, the above-indicated “code phrase.” Notice of breach and an opportunity to cure shall be given to counsel, who shall attempt resolution and provide a cure period of at least ten calendar days prior to initiating any proceedings.

 On the issue of contacts, the parties agree not to contact each other for any purpose other than as required by law, by the direction of a potential joint employer, or by contacts that are consented to by the party desired to be contacted, through counsel or some other means that clearly indicate in a writing that the party desired to be contacted consents to the contact. The contacts, if any and to the extent permitted by this provision, shall be the least amount of contact or information that is required in order to communicate whatever is sought to be communicated in the first place. Parties are advised that their counsel will of course charge attorney fees to pass along requests or act as intermediaries.

 This Agreement shall be governed and interpreted in accordance with California law, without regard to any conflict of law principles or law. This Agreement is the entire agreement of the parties on all issues now between them, and supersedes all prior or contemporaneous agreements and negotiations, via email in particular (and other means). The Agreement and any of its provisions may only be waived, modified, and/or terminated by a jointly signed writing and certificate of counsel in the same form as below, i.e., in equal dignity to the Agreement. In the event any provision is declared by a court to be void, unconscionable, and/or unenforceable, the remaining provisions shall remain valid and be given as much legal effect as possible that is consistent with the parties’ intent. If reformation occurs, the new provision(s) or Agreement shall be as close in purpose and legal effect as possible to the reformed provision(s) and this Agreement.

Each party shall bear their own attorney fees in connection with the above matters and this Agreement, and as of the execution of this Agreement, neither party has any claim against the other for attorney fees. However, in the event that enforcement of this Agreement is required, including but not limited to an action for injunctive relief, defamation, Domestic Violence, Workplace Violence, and so on, reasonable attorney fees shall be awarded to the prevailing party even if not expressly authorized by statute. In addition, in the event this Agreement becomes the subject of litigation by a party (or any defenses raised by a party in other litigation), and any participation by either party is required, the party causing the litigation or defense shall defend, indemnify, and hold harmless the other party, including reasonable attorney fees, with choice of counsel to the defended or indemnified party. The intention of this provision is to prevent either party from becoming involved in litigation caused by the other party.

 This Agreement was prepared by George’s counsel, however, it shall not be construed against George because both parties were represented and advised by counsel in the negotiation, revision, and execution of this Agreement, which is certified by their counsel below. The Agreement may be signed in counterparts and/or electronically with the same force and effect as a fully executed original.

Signed on: July 28, 2025

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 Mr. George Sonora Ms. Christina Juniper

Attorney Certificate:

Signed on: July 28, 2025

 We hereby certify that we have read, approved, and discussed the Agreement with our clients, including the legal effect of each material provision, and were afforded the opportunity to make any required changes. The Agreement is entirely valid, binding, and enforceable.

 General Law Group, P.C.

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 Andrew G. Watters, Esq. Timothy Sacramento, Esq.
 Attorney for Mr. George Sonora Attorney for Ms. Christina Juniper