

**IN THE CIRCUIT COURT OF THE SEVENTEENTH JUDICIAL CIRCUIT
IN AND FOR BROWARD COUNTY, FLORIDA**

ANDREW DARLING AND CHEYENNE
ALTHOUSE, on behalf of themselves and all
other similarly situated employees,

Plaintiffs,

vs.

WEST COAST SELF STORAGE GROUP,

Defendant.

CASE NO. CACE26001763

CONSENT TO JOIN/CLAIM FORM AND RELEASE

DEADLINE: To receive your settlement payment, you must fully complete, sign, and return this Consent to Join/Claim Form and Release by U.S. Mail, email, or website submission to the Claims Administrator at the address below so that it is postmarked, sent, or submitted no later than May 11, 2026.

Darling v. West Coast Self Storage
c/o CPT Group, Inc.
PO Box 19504
Irvine, CA 92623
1-888-977-0761

Email: WCSSCollectiveAction@cptgroup.com

Website: www.WCSSCollectiveAction.com

- **CPT ID:** <<ID>>
- **Passcode:** <<Passcode>>

CHANGE OF ADDRESS: If you change your address, then please inform the Claims Administrator of your new address to ensure processing of your claim and mailing of your settlement check to the correct address. It is your responsibility to keep a current address on file with the Claims Administrator.

CONSENT TO JOIN & AGREEMENT TO BE BOUND BY RELEASE: I hereby consent to join and opt in to become a plaintiff for settlement purposes in the above-captioned lawsuit (the "Litigation") filed by Andrew Darling and Cheyenne Althouse ("Plaintiffs") against West Coast Self Storage Group and to be bound by the settlement approved in the Litigation. I further agree that the Plaintiffs in the Litigation and their counsel, the Shavitz Law Group, P.A., shall act as my agents and make all decisions on my behalf concerning the Litigation, including the settlement thereof. I also agree to be bound by the collective action settlement described in the accompanying Notice. I, by my signature below, release the Released Parties, as defined in the collective action settlement and release approved by the Court, from any and all wage and hour claims under state, federal, and local law he or she might have, whether known or unknown, for unpaid wages, unjust enrichment, quantum meruit, any and all claims for paid time off, bonuses, commissions, overtime, vacation pay, severance pay, or any other form of compensation of any kind, any and all claims for failure to reimburse business expenses, any and all claims for failure to provide wage statements, any and all claims for failure to provide any compensation-related notice, any and all claims under state and federal law for breach of express contract or labor agreement (limited to breaches for earned wages, overtime, and/or missed or interrupted meal breaks), implied contract for wages, wages or compensation had and received in assumpsit, fraud, negligent misrepresentation, equitable estoppel, promissory estoppel, conversion, and failure to keep accurate records, liquidated damages, penalties,

