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May 10, 2024

Chief Justice Guerrero
Associate Justices
Supreme Court of California
350 McAllister Street
Room 1295
San Francisco, California 94102

**Re: Quach v. California Commerce Club, Inc.
California Supreme Court, Case No. S275121**

Dear Chief Justice Guerrero and Associate Justices:

We represent California Commerce Club, Inc. in the above-referenced matter, scheduled for oral argument on May 21, 2024.

Pursuant to the Court's Notice to Counsel Appearing for Oral Argument, we write to advise the Court and appellate counsel that we may rely upon the following pages from the California Law Revision Commission Recommendation and Study Relating to Arbitration from 1960: pp. G36-G37, Waiver of Right to Arbitrate. Additionally, we may rely upon the following cases contained in footnotes 65-70 of p. G36:

In re Aller's Petition (1956) 47 Cal.2d 189.

Pneucrete Corp. v. U.S. Fidelity & Guaranty Co. (1935) 7 Cal.App.2d 733.

Jordan v. Friedman (1946) 72 Cal.App.2d 726.

Case v. Kadota Fig Ass'n of Producers (1950) 35 Cal.2d 596.

Trubowitch v. Riverbank Canning Co. (1947) 30 Cal.2d 335.

Pierce v. Wright (1953) 117 Cal.App.2d 718.

Landreth v. South Coast Rock Co. (1934) 136 Cal.App. 457.

Stein v. Drake (1953) 116 Cal.App.2d 779.

Squire's Dept. Store v. Dudum (1953) 115 Cal.App.2d 320.

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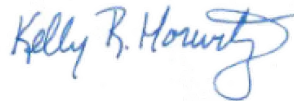
These authorities are relevant to California Commerce Club's argument that California's policy favors arbitration.

Although we have cited to a different portion of the California Law Revision Commission Recommendation and Study Relating to Arbitration in our answer to the amici curiae brief of California Employment Lawyers Association and Consumer Attorneys of California, out of an abundance of caution, we are advising the Court and appellate counsel that we may rely upon the above-mentioned list of supplemental authority.

Thank you for your attention to this matter.

Very truly yours,

Benedon & Serlin, LLP



Kelly R. Horwitz

KRH/cl

PROOF OF SERVICE
(C.C.P. § 1013a)

STATE OF CALIFORNIA, COUNTY OF LOS ANGELES

I am over the age of eighteen (18) years and not a party to the within action. I am a resident of or employed in the county where the mailing took place. My business address is 22708 Mariano Street, Woodland Hills, California 91367-6128.

On May 10, 2024, I served the **LETTER TO THE SUPREME COURT JUSTICES**, as follows:

[X] PROOF OF SERVICE BY ELECTRONIC TRANSMISSION to Supreme Court of the State of California, using TrueFiling (<https://www.truefiling.com>). All interested parties listed below, registered with TrueFiling, will be electronically served through TrueFiling.

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[X] (State) I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Executed on May 10, 2024, at Woodland Hills, California.

/s/ Carlo Loria
Carlo Loria

STATE OF CALIFORNIA
Supreme Court of California

PROOF OF SERVICE

STATE OF CALIFORNIA
Supreme Court of California

Case Name: **QUACH v. CALIFORNIA COMMERCE CLUB**

Case Number: **S275121**

Lower Court Case Number: **B310458**

1. At the time of service I was at least 18 years of age and not a party to this legal action.
2. My email address used to e-serve: **kelly@benedonserlin.com**
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I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

5/10/2024

Date

/s/Carlo Loria

Signature

Horwitz, Kelly (205932)

Last Name, First Name (PNum)

Benedon & Serlin, LLP

Law Firm