Thoma v. JPMorgan Chase Claims Administrator P.O. Box 404041 Louisville, KY 40233-4041

CUA

«Barcode»

Postal Service: Please do not mark barcode Claim#: CUA-«Claim8»-«CkDig» «First1» «Last1» «Addr1» «Addr2» «City», «St» «Zip» «Country» Steve Thoma v. CBRE Group, Inc.; CBRE, Inc.; JPMorgan Chase National Corporate Services, Inc.; JPMorgan Chase Bank, N.A.; JPMorgan Chase & Co.

UNITED STATES DISTRICT COURT FOR THE CENTRAL DISTRICT OF CALIFORNIA

Case No. 2:16-cv-06040-CBM-AJW

Must Be Postmarked No Later Than July 31, 2018

Claim Form

CHANGE OF ADDRESS (ONLY IF DIFFERENT FROM ABOVE)							
Primary Address							
Primary Address Continued							
City		State Zip Code					
Foreign Province	Foreign Postal Code	Foreign Country Name/Abbreviation					

TO RECEIVE A MONETARY RECOVERY, YOU MUST COMPLETE, SIGN AND MAIL THIS FORM BY FIRST CLASS U.S. MAIL OR EQUIVALENT, POSTMARKED ON OR BEFORE JULY 31, 2018 TO:

Thoma v. JPMorgan Chase Claims Administrator P.O. Box 404041 Louisville, KY 40233-4041 1-866-673-9635

INSTRUCTIONS:

- You must timely complete, sign and mail this form on or before **July 31, 2018** to share in the monetary recovery.
- 2 It is **strongly** recommended that you retain proof of timely mailing for your records until receipt of your settlement payment.
- If you move, please send the Claims Administrator your new address. It is your responsibility alone to provide a forwarding address to the United States Post Office and your current address to the Claims Administrator.
- If found eligible, you should not expect to receive any payment until the settlement is final, which will likely occur not before **October 16, 2018**.

YOUR RELEVANT EMPLOYMENT DATES AND ESTIMATED SETTLEMENT AMOUNT:

JPMorgan Chase Bank, N.A.'s ("Chase") records show that during the Covered Period¹, you were employed by Chase in the position of Facilities Manager with the following information:

Start Date	End Date	Work Weeks	Work State		
< <startdate>></startdate>	< <enddate>></enddate>	< <wkswkd>></wkswkd>	< <workstate>></workstate>		

¹ The Covered Period for claims being settled in this lawsuit under federal law, and Texas, Illinois, and New York state law is August 11, 2013, through April 17, 2018, inclusive. California has a different Covered Period for the state law claims of August 11, 2012 through April 17, 2018, inclusive.



FOR CLAIMS PROCESSING ONLY		СВ	DOC LC REV	RED A B
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Your settlement share is currently estimated at \$<<EstSet>>. This estimate assumes that all Class Members and FLSA Collective Members identified to date participate in the Settlement (i.e., submit Claim Forms). This amount is subject to change, either up or down, depending upon the number of Class Members and/or FLSA Collective Members who submit Claim Forms, challenges to estimated amounts, the outcome of those challenges, the number of Class Members who opt-out, and other possible factors.

NON-RETALIATION:

I understand that Chase may not retaliate against me in any manner as a result of my submitting this Settlement Claim Form.

CONSENT TO JOIN SETTLEMENT:

I have reviewed the attached Class Notice and this Form. In order to receive any settlement payment, I consent to join in the FLSA portion of this collective action settlement and be represented by Steve Thoma, and his counsel pursuant to 29 U.S.C. § 216(b). I agree not to sue or otherwise make a claim against any of the Released Parties as to any of the Released Claims. I also affirm that I have read and understand the Release of Claims set forth on page 2 of this document and agree to be legally bound by the Release of Claims.

SIGNATURE REQUIRED:

In order to receive your monetary recovery, you must sign below and return by July 31, 2018.

Signature:					_	Dated:					
Email Address											
Area code	Telephone number	(home)	A	rea code	_	Telephone	— numbe	er (work)		

RELEASE OF CLAIMS

I hereby fully and finally release and discharge any and all wage and hour claims that accrued between August 11, 2013 and April 17, 2018, or August 11, 2012 and April 17, 2018 in California, which have been or could have been asserted in the instant Action, based on the facts alleged, against JPMorgan Chase National Corporate Services, Inc., JPMorgan Chase & Co. and JPMorgan Chase Bank, N.A., its affiliates, divisions, subsidiaries, parents, predecessors (including Washington Mutual Bank and Washington Mutual, Inc. and their affiliated and related entities), any merged entity or merged entities and/or its or their present and former officers, partners, directors, employees, agents, shareholders and/or successors, assigns, trustees, heirs, administrators, executors, representatives and/ or principals thereof (collectively, the "Settling Defendants"), including but not limited to all state and local wage and hour claims pled in the First Amended Complaint, or that could have been alleged in the First Amended Complaint, based on the facts alleged, including but not limited to, any and all wage and hour claims under California, Illinois, New York, and Texas law and related derivative claims, which include any and all claims: for penalties, premium pay, punitive damages, and interest; for failure to furnish accurate wage statements; for violation(s) under the California Labor Code Private Attorneys General Act ("PAGA"); for violation(s) under the Employee Retirement Income Security Act ("ERISA"); under California Labor Code Sections 201, 202, 203, 204, 210, 226, 226.3, 226.7, 510, 512, 558, 1194, and 1198; for violation(s) of the California Business & Professions Code; under New York Labor Law, Art. 6 §§ 162, 191(d)(3), § 195(3), and 198(a-1) and Art. 19 § 663; and Illinois Minimum Wage Law, 820 ILCS 105/12 and 115/10; Illinois Wage Payment and Collection Act, 820 ILCS 115/5; and Illinois One Day Rest in Seven Act, 820 ILCS § 140/3, and/or under the common law, such as conversion and unjust enrichment.

I additionally hereby release and discharge the Settling Defendants from any and all claims under the Fair Labor Standards Act ("FLSA"), including liquidated damages, that accrued or accrue between August 11, 2013 and the Preliminary Approval Date or the date that I signed the Claim Form.

For Settlement Class Members and participating FLSA Collective Members who worked in California, this release is intended to include in its effect all claims that I do not know or suspect to exist in my favor against Settling Defendants at the time of this release that are directly related to the above Released Claims. I shall be deemed to have expressly waived and relinquished, to the fullest extent permitted by law, the provisions, rights, and benefits I may otherwise have had relating to the above Released Claims pursuant to Section 1542 of the California Civil Code, which provides as follows:

A general release does not extend to claims which the creditor does not know or suspect to exist in his or her favor at the time of executing the release, which if known to him or her must have materially affected his or her settlement with the debtor.

