

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF NEW YORK

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DAVAUGHN CLARKE, LATOYA ADAMS,
AND BRANDEN COOK,

Plaintiffs,

JUDGMENT

v.

23-cv-02570-ENV-VMS

SLUTTY VEGAN, INC. AND
SLUTTY VEGAN ATL LLC,

Defendants.

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A notice of acceptance of a Rule 68 Offer of Judgment having been filed on September 12, 2023; and Defendant Slutty Vegan, Inc., formerly known as Slutty Vegan ATL LLC, having offered to allow entry of judgment to be taken against them and in favor of Plaintiffs Davaughn Clarke, Latoya Adams, and Branden Cook in the above-captioned action in the total sum of Ten Thousand Dollars and No Cents (\$10,000), inclusive of reasonable attorneys’ fees, costs, and expenses to the date of this Offer of Judgment, in full and final settlement of all of Plaintiffs’ claims and causes of action under the federal Fair Labor Standards Act (“FLSA”) against Defendants arising out of, or related to, the facts and transactions alleged in the above-captioned action, including without limitation, Count I of the Complaint; it is

ORDERED and ADJUDGED that judgment is entered in favor of Plaintiffs Davaughn Clarke, Latoya Adams, and Branden Cook and against Defendant Slutty Vegan, Inc., formerly known as Slutty Vegan ATL LLC, in the above-captioned action in the total sum of Ten Thousand Dollars and No Cents (\$10,000), inclusive of reasonable attorneys’ fees, costs, and expenses to the date of this Offer of Judgment, in full and final settlement of all of Plaintiffs’ claims and causes of action under the federal Fair Labor Standards Act (“FLSA”) against

Defendants arising out of, or related to, the facts and transactions alleged in the above-captioned action, including without limitation, Count I of the Complaint.

Dated: Brooklyn, New York
September 15, 2023

Brenna B. Mahoney
Clerk of Court

By: /s/Jalitza Poveda
Deputy Clerk