7/24/2025 11:29:15 PM Clerk of the Superior Court Grace E. Parasmo (State Bar No. 308993) 1 ,Deputy Clerk By T. Automation gparasmo@parasmoliebermanlaw.com 2 Yitzchak H. Lieberman (State Bar No. 277678) ylieberman@parasmoliebermanlaw.com 3 PARASMO LIEBERMAN LAW 7119 West Sunset Boulevard, Suite 808 4 Los Angeles, California 90046 5 Telephone: (646) 509-3913 6 Zack Broslavsky (State Bar No. 241736) Jonathan A. Weinman (State Bar No. 256553) 7 BROSLAVSKY & WEINMAN, LLP 1500 Rosecrans Avenue, Suite 500 8 Manhattan Beach, California 90266 9 Phone: (310) 575-2550 10 Attorneys for Plaintiff Daniel Blanco, individually, and on behalf of a class of similarly situated individuals 11 SUPERIOR COURT FOR THE STATE OF CALIFORNIA 12 13 **COUNTY OF SAN DIEGO** 14 DANIEL BLANCO, individually, and on No. 37-2023-00008529-CU-BT-CTL behalf of a class of similarly situated 15 individuals, Assigned to the Hon. Gregory W. Pollack, Dept. 71 16 Plaintiffs, 17 PLAINTIFF'S UNOPPOSED MOTION FOR FINAL APPROVAL v. 18 OF CLASS ACTION SETTLEMENT SEAWORLD PARKS AND 19 ENTERTAINMENT, INC., a Delaware Date: August 15, 2025 corporation, SEA WORLD, LLC, a Time: 9:30 a.m. 20 Delaware limited liability company, and 21 DOES 1-5, inclusive, Action Filed: February 28, 2023 Not Set Trial Date: 22 Defendants. 23 24 25 26 27 28

ELECTRONICALLY FILED Superior Court of California,

County of San Diego

TO THE COURT, ALL PARTIES AND THEIR ATTORNEYS OF RECORD:

PLEASE TAKE NOTICE THAT on August 15, 2025, at 9:30 a.m. in Department 71 of this Court, on the fifth floor of the Hall of Justice located at 330 West Broadway, San Diego, California 92101, before the Honorable Gregory W. Pollack, Plaintiff Daniel Blanco ("Plaintiff") shall, and hereby does, move the Court for an Order finally approving the proposed Class Settlement with Defendants SeaWorld Parks and Entertainment, Inc. and Sea World LLC (collectively "SeaWorld" or "Defendants") and (2) approving the distribution of the Settlement Fund according to the terms of the Settlement.

This Motion is made pursuant to Code of Civil Procedure section 382 and California Rules of Court, rule 3.769, on the grounds that: (a) the proposed class settlement is fair, reasonable, and adequate, in the best interests of the class members, and has been approved by all parties and counsel; (b) the defined settlement class meets all of the criteria for class certification and is consistent with the Settlement Class previously certified by the Court on a preliminary basis; and (c) class members have been provided the best practicable notice, which satisfies due process.

This Motion is based upon the argument above, the supporting Memorandum of Points and Authorities, the attached Declarations of Grace E. Parasmo, Daniel Blanco, Ethan Preston, Zack Braslovsky, and Cameron A. Azari, the complete file and records in this action, any oral argument and other evidence presented at the hearing on this matter, evidence of which the Court may or must take judicial notice, and any other evidence that the Court may wish to consider. Defendants do not oppose this motion.

Dated: July 24, 2025

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