

UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA

TIFFANY SARGANT, BAILEY
CRYDERMAN, HUONG (“ROSIE”) BOGGS,
and JACQULYN WIEDERHOLT, on behalf of
themselves and all others similarly situated,

Plaintiffs,

v.

HG STAFFING, LLC, MEI-GSR HOLDINGS
LLC d/b/a GRAND SIERRA RESORT, and
DOES 1 through 50, inclusive,

Defendant(s).

Case No.: 3:13-CV-453-LRH-WGC

CONSENT TO JOIN

I understand that this lawsuit has been brought under the Fair Labor Standards Act (“FLSA”) and that it seeks unpaid wages from GRAND SIERRA RESORT (“GSR”). I have read the Notice accompanying this Consent to Join. I work, or have worked, for GSR at some point from June 21, 2010, to the present.

I CONSENT TO JOIN THIS LAWSUIT. By signing this Consent to Join, I am agreeing to have Plaintiffs TIFFANY SARGANT, BAILEY CRYDERMAN, HUONG (“ROSIE”) BOGGS, and JACQULYN WIEDERHOLT, act as my agents to make decisions on my behalf concerning the litigation and resolution of my FLSA claims. I am also agreeing to be represented by Plaintiffs’ attorneys, (Thierman Law Firm, 7287 Lakeside Drive, Reno, NV 89511), and any other attorneys with whom they may associate, unless I hire my own attorney.

Pursuant to 29 U.S.C. 216(b) “No employee shall be a party plaintiff to any such action [under the Fair Labor Standards Act] unless he gives his consent in writing to become such a party and such consent is filed in the court in which such action is brought” and that unless the Court provides otherwise, the statute of limitations is tolled on the federal Fair Labor Standards

Act claims only when the consent to suit is filed with the court. This provision does not apply to other federal and to state law claims.

Signature: _____

Date signed: _____

Print Name: _____

Address: _____

City, State & Zip: _____

Telephone number: _____

Email: _____