## United States District Court

for the Northern District of Indiana

MARTIN J WALSH
Secretary of Labor,
United States Department of Labor
Plaintiff

v.

Civil Action No. 1:22-cv-189

UNIQUEHAB SOLUTIONS, LLC a limited liability company doing business as Uniquehab Solutions,

JOHN MUSILI an individual,

TONY ADURO an individual

**Defendants** 

## JUDGMENT IN A CIVIL ACTION

The court has ordered that (check one):

X the plaintiff Martin J Walsh recover from the defendants UniqueHab
Solutions, John Musili and Tony Aduro the total amount of two hundred fifty
eight thousand nine hundred fifteen and 68/100 dollars (\$258,915.68),
plus post-judgment interest at the rate of 5.33%.

☐ the plaintiff recover nothing, the action is dismissed on the merits, and the defendant	nt
recover costs from the plaintiff	

X Other: JUDGMENT IS ENTERED, pursuant to section 16(c) of the FLSA, 29 U.S.C. § 216, in favor of the plaintiff Martin J Walsh and against defendants UniqueHab Solutions, John Musili and Tony Aduro, jointly and severally. The Defendants shall pay to the plaintiff the sum of ninety four thousand four hundred fifty seven and 84/100 dollars (\$94,457.84) which represents the overtime compensation due the defendant's current and former employees identified in Exhibit A of the Final Order and Judgment, plus the additional sum of ninety four thousand four hundred fifty seven and 84/100 dollars (\$94,457.84) as statutorily authorized liquidated damages due to said employees. Defendants shall also pay Civil Money Penalties in the amount of seventy thousand dollars (\$70,000) to the Secretary, as outlined in the Final Order and Judgment.

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IT IS ORDERED AND ADJUDGED, pursuant to section 17 of the Act, that the defendants, their officers, agents, servants, employees, and all persons acting or claiming to act on their behalf and interest be, and they hereby are, permanently enjoined and restrained from violating the provisions of sections 7, 11(c), 15(a)(2), 15(a)(3), and 15(a)(5) of the FLSA, in any manner outlined in the Final Order and Judgment.

	ty bear its own fees and other expenses incurred by such proceeding to date with no costs, including, but not
limited to, any and all costs referenced und Amended.	der the Equal Access to the Equal Justice Act, as
This action was (check one):	
☐ tried to a jury with Judge	diet.
☐ tried by Judge without a jury and the above decision was	reached.
X decided by Chief Judge Holly A. Brady on an Amended Motion to Approve Consent Judgment.	
DATE: <u>July 27, 2023</u>	CHANDA J. BERTA, CLERK OF COURT
	by s/N. Long Signature of Clerk or Deputy Clerk