

SUPPLEMENTAL FEE AGREEMENT WITH ADDITIONAL CO-COUNSEL

This Supplemental Fee Agreement (“Supplemental Agreement”) is to confirm the fee arrangement between co-counsel: Frantz Law Group, APLC; Stapleford & Byham, LLC; and Dillon McCandless King Coulter & Graham, LLP (the “Law Firms”) regarding school district cases filed in the Multidistrict Litigation against Juul Labs, Inc., et al in the United State District Court for the Northern District of California styled, *In Re: Juul Labs, Inc., Marketing, Sales Practices, and Products Liability Litigation* at Docket No.: 3:19-md-02913-WHO (the “Litigation”).

The Terms of the “Attorney-Client Fee Contract” (the “Underlying Agreement”) are expressly incorporated as if fully set forth at length herein; however, if there are any conflicting terms regarding the fee arrangement between the Law Firms, the terms of this Supplemental Agreement control.

The Law Firms agree to associate on this matter and provide assistance to each other with regard to each individual case or school district filed as part of the Litigation.

The Law Firms will be compensated by way of a contingency fee based upon recovery in the Litigation. If the Litigation settles, is awarded judgment, or if fees are awarded after trial, any attorney’s fees recovered will be divided as follows:

- Frantz Law Group, APLC will recover **65%**
- Dillon McCandless King Coulter & Graham, LLP will recover **20%**, and
- Stapleford & Byham LLC will recover **15%**.

Fees shall be calculated pursuant to the terms contained in the Underlying Agreement.

This Supplemental Agreement shall be effective upon the signature of all parties and may be executed in parts, and an electronic signature shall be valid.

Dated

Frantz Law Group, APLC

Dated

Dillon McCandless King Coulter & Graham, LLP

Dated

Stapleford & Byham LLC