

1 **CALLAHAN & BLAINE, APLC**
Daniel J. Callahan (Bar No. 91490)
2 Michael J. Sachs (Bar No. 134468)
Javier Van Oordt (Bar No. 184879)
3 3 Hutton Centre Drive, Suite 900
Santa Ana, California 92707
4 (714) 241-4444/FAX: (714) 241-4445

5 **LAW OFFICES OF RACHEL H. LEW**
Rachel H. Lew, Esq. (Bar No. 203947)
6 14795 Jeffrey Road, Suite 105
Irvine, California 92618-0417

7 Attorneys for Plaintiffs and Representatives, ZHEN DONG ZHANG and JUN HONG
8

9 **SUPERIOR COURT FOR CALIFORNIA**

10 **COUNTY OF LOS ANGELES**

11 ZHEN DONG ZHANG, individually, and on
12 behalf of all others similarly situated,

13 Plaintiffs,

14 vs.

15 CHUNG KING RESTAURANTS, INC., dba
16 CHUNG KING RESTAURANTS,
CALIFORNIA WOK, INC., WEI-SHIN LIU,
17 an individual, WEI-CHIANG LIU, an
individual, and DOES 3 through 25, inclusive,

18 Defendants.
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CASE NO. BC 329374

Honorable David L. Minning

[Proposed Class Action]

**STIPULATION REGARDING THE FILING
OF THE MOTION FOR PRELIMINARY
APPROVAL OF CLASS ACTION
SETTLEMENT AND [PROPOSED] ORDER
THEREON**

Date: April 27, 2009

Time: 9:00 a.m.

Dept: 61

Complaint Filed: February 24, 2005

Trial Date: Not Set

1 Dated: April 10, 2009

CALLAHAN & BLAINE

2
3 By: [Signature]
4 Javier Van Oordt

5 Attorneys for Plaintiffs, ZHEN DONG ZHANG and
6 JUN HONG, individually, and on behalf of all others
7 similarly situated

8 Dated: April _____, 2009

THE LAW OFFICES OF RACHEL LEW

9 By: _____
10 Rachel Lew

11 Attorneys for Plaintiffs, ZHEN DONG ZHANG and
12 JUN HONG, individually, and on behalf of all others
13 similarly situated

14 Dated: April _____, 2009

**DREIER STEIN KAHAN BROWNE WOODS
GEORGE LLP**

15 By: _____
16 Judy Man-Ling Lam

17 Attorneys for Defendants CHUNG KING
18 RESTAURANTS, INC., dba CHUNG KING
19 RESTAURANTS, CALIFORNIA WOK, INC., WEI-
20 SHIN LIU, and WEI-CHIANG LIU

21 Dated: April _____, 2009

LEWIS BRISBOIS BISGAARD SMITH LLP

22 By: _____
23 Judd A. Gilefsky

24 Attorneys for Defendants CHUNG KING
25 RESTAURANTS, INC., dba CHUNG KING
26 RESTAURANTS, CALIFORNIA WOK, INC., WEI-
27 SHIN LIU, and WEI-CHIANG LIU
28

1 Dated: April _____, 2009

CALLAHAN & BLAINE

2
3 By: _____
4 Javier Van Oordt

5 Attorneys for Plaintiffs, ZHEN DONG ZHANG and
6 JUN HONG, individually, and on behalf of all others
similarly situated

7 Dated: April 16, 2009

THE LAW OFFICES OF RACHEL LEW

8
9 By: Rachel H. Lew
Rachel Lew

10 Attorneys for Plaintiffs, ZHEN DONG ZHANG and
11 JUN HONG, individually, and on behalf of all others
similarly situated

12 Dated: April _____, 2009

**DREIER STEIN KAHAN BROWNE WOODS
GEORGE LLP**

13
14 By: _____
15 Judy Man-Ling Lam

16 Attorneys for Defendants CHUNG KING
17 RESTAURANTS, INC., dba CHUNG KING
RESTAURANTS, CALIFORNIA WOK, INC., WEI-
SHIN LIU, and WEI-CHIANG LIU

18 Dated: April _____, 2009

LEWIS BRISBOIS BISGAARD SMITH LLP

19
20 By: _____
21 Judd A. Gilefsky

22 Attorneys for Defendants CHUNG KING
23 RESTAURANTS, INC., dba CHUNG KING
RESTAURANTS, CALIFORNIA WOK, INC., WEI-
SHIN LIU, and WEI-CHIANG LIU

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1 Dated: April _____, 2009

CALLAHAN & BLAINE

2
3 By: _____
4 Javier Van Oordt

5 Attorneys for Plaintiffs, ZHEN DONG ZHANG and
6 JUN HONG, individually, and on behalf of all others
7 similarly situated

8 Dated: April _____, 2009


THE LAW OFFICES OF RACHEL LEW

9 By: _____
10 Rachel Lew

11 Attorneys for Plaintiffs, ZHEN DONG ZHANG and
12 JUN HONG, individually, and on behalf of all others
13 similarly situated

14 Dated: April 13, 2009

~~DREIER STEIN KAHAN BROWNE WOODS~~
~~GEORGE LLP~~ *RUTTER HOBBS & DAVIDOFF,*
INC.

15 By: 
16 Judy Wan-Ling Lam

17 Attorneys for Defendants CHUNG KING
18 RESTAURANTS, INC., dba CHUNG KING
19 RESTAURANTS, CALIFORNIA WOK, INC., WEI-
20 SHIN LIU, and WEI-CHIANG LIU

21 Dated: April _____, 2009

LEWIS BRISBOIS BISGAARD SMITH LLP

22 By: _____
23 Judd A. Gilefsky

24 Attorneys for Defendants CHUNG KING
25 RESTAURANTS, INC., dba CHUNG KING
26 RESTAURANTS, CALIFORNIA WOK, INC., WEI-
27 SHIN LIU, and WEI-CHIANG LIU
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Dated: April _____, 2009

CALLAHAN & BLAINE

By: _____
Javier Van Oordt

Attorneys for Plaintiffs, ZHEN DONG ZHANG and JUN HONG, individually, and on behalf of all others similarly situated

Dated: April _____, 2009

THE LAW OFFICES OF RACHEL LEW

By: _____
Rachel Lew

Attorneys for Plaintiffs, ZHEN DONG ZHANG and JUN HONG, individually, and on behalf of all others similarly situated

Dated: April _____, 2009

**DREIER STEIN KAHAN BROWNE WOODS
GEORGE LLP**

By: _____
Judy Man-Ling Lam

Attorneys for Defendants CHUNG KING RESTAURANTS, INC., dba CHUNG KING RESTAURANTS, CALIFORNIA WOK, INC., WEI-SHIN LIU, and WEI-CHIANG LIU

Dated: April 13, 2009

LEWIS BRISBOIS BISGAARD SMITH LLP

By: _____
Judd A. Gilefsky

Attorneys for Defendants CHUNG KING RESTAURANTS, INC., dba CHUNG KING RESTAURANTS, CALIFORNIA WOK, INC., WEI-SHIN LIU, and WEI-CHIANG LIU

ORDER

Pursuant to the Stipulation the parties and good cause appearing therefore, the Court will hear the Motion for Preliminary Approval of the Class Action Settlement in the above-referenced matter on shortened notice on Monday, April 27, 2009 at 9:00 a.m. in Department 61 of the Los Angeles Superior Court located at 111 North Hill Street, Los Angeles, California. The Motion for Preliminary Approval of Class Action Settlement and all supporting papers shall be filed by 5:00 p.m., Monday, April 13, 2009 with all parties served personally with the moving papers by 5:00 p.m., Monday, April 13, 2009.

Dated: _____

Honorable David L. Minning
Judge of the Los Angeles Superior Court

G:\2617\2617-02\Pleadings\Motion for Preliminary Approval\Stipulation.011909.wpd

1 **PROOF OF SERVICE**

2 I am employed in the County of Orange, State of California. I am over the age of
3 18 and not a party to the within action; my business address is 3 Hutton Centre, Ninth Floor, Santa
4 Ana, California 92707.

5 On April 14, 2009, I served the foregoing document(s) entitled:

6 **STIPULATION REGARDING THE FILING OF THE MOTION FOR PRELIMINARY
7 APPROVAL OF CLASS ACTION SETTLEMENT AND [PROPOSED]
8 ORDER THEREON**

9 on the interested parties in this action by placing the original a true copy thereof enclosed in
10 a sealed envelope addressed as follows:

11 **SEE ATTACHED SERVICE LIST**

12 **BY MAIL:** I deposited such envelope in the mail at Santa Ana, California. The envelope was
13 mailed with postage thereon fully prepaid. I am "readily familiar" with the firm's practice of
14 collection and processing correspondence for mailing. It is deposited with the United States
15 Postal Service on that same day in the ordinary course of business. I am aware that on motion of
16 party served, service is presumed invalid if postal cancellation date or postage meter date is more
17 than one (1) day after date of deposit for mailing in affidavit.

18 **BY FACSIMILE:** I transmitted the foregoing document by facsimile to the party(s) identified
19 above by using the facsimile number(s) indicated. Said transmission(s) were verified as complete
20 and without error.

21 **BY FEDEX:** I deposited such envelope(s) at Santa Ana, California for collection and
22 delivery by Federal Express with delivery fees paid or provided for in accordance with ordinary
23 business practices. I am "readily familiar" with the firm's practice of collection and processing
24 packages for overnight delivery by Federal Express. They are deposited with a facility regularly
25 maintained by Federal Express for receipt on the same day in the ordinary course of business.

26 **VIA HAND DELIVERY:** I caused such envelope to be hand delivered by First Legal
27 Attorney Services to the addressee above.

28 **VIA E-MAIL OR ELECTRONIC TRANSMISSION:** Based on a court order or an
agreement of the parties to accept service by e-mail or electronic transmission, I caused the
documents to be sent to the persons at the e-mail addresses listed above. I did not receive, within
a reasonable time after the transmission, any electronic message or other indication that the
transmission was unsuccessful.

I declare under penalty of perjury under the laws of the State of California that the
foregoing is true and correct.

Executed on April 14, 2009, at Santa Ana, California.



Kerie Goldsmith

SERVICE LIST

Zhen Dong Zhang v. Chung King Restaurants, Inc., et al.
Los Angeles Superior Court Case No. BC329374

Peter Garchie, Esq. Judd A. Gilefsky, Esq. LEWIS BRISBOIS BISGAARD SMITH LLP 221 North Figueroa Street, Suite 1200 Los Angeles, CA 90012 Tel.: (213) 250-1800 Fax: (213) 250-7900	<i>Attorneys for Defendants</i>
Judy Man-Ling Lam, Esq. RUTTER HOBBS & DAVIDOFF INCORPORATED 1901 Avenue of the Stars, Suite 1700 Los Angeles, CA 90067-6018 Tel: (310) 286-1700 Fax: (310) 286-1728	<i>Attorneys for Defendants (Personal Counsel)</i>
Rachel H. Lew, Esq. LAW OFFICES OF RACHEL H. LEW 14795 Jeffrey Road, Suite 105 Irvine, California 92618-0417 Tel.: (949) 654-2490 Fax: (949) 654-2990	<i>Co-Counsel for Plaintiffs</i>