BURSOR & FISHER, P.A. LAW OFFICES OF RONALD 1 A. MARRON L. Timothy Fisher (SBN 191626) RONALD A. MARRON (SBN 175650) ltfisher@bursor.com 2 1990 North California Blvd., Suite 940 ron@consumersadvocates.com 3 Walnut Creek, CA 94596 LILACH HALPERIN (SBN 323202) Telephone (925) 300-4455 lilach@consumersadvocates.com 4 Facsimile (925) 407-2700 651 Arroyo Drive 5 San Diego, CA 92103 Telephone (619) 696-9006 6 Facsimile (619) 564-6665 7 LAW OFFICE OF ROBERT L. TEEL 8 ROBERT L. TEEL (SBN 127081) lawoffice@rlteel.com 9 1425 Broadway, Mail Code: 20-6690 Seattle, Washington 98122 10 Telephone (866) 833-5529 11 Facsimile (855) 609-6911 12 Counsel for Plaintiffs and the Class 13 UNITED STATES DISTRICT COURT 14 SOUTHERN DISTRICT OF CALIFORNIA 15 16 TODD HALL and GEORGE Case No. 3:19-cv-01715-JO-AHG 17 ABDELSAYED individually and on behalf of all others similarly situated, **CLASS ACTION** 18 Plaintiffs, 19 PLAINTIFFS' NOTICE OF MOTION AND MOTION FOR v. 20 FINAL APPROVAL OF CLASS 21 MARRIOTT INTERNATIONAL, INC., ACTION SETTLEMENT 22 a Delaware corporation, Date: July 10, 2024 23 Time: 9:30 a.m. Defendant. 24 Courtroom 4C Hon. Jinsook Ohta 25 26 27 28

TO ALL PARTIES AND THEIR COUNSEL OF RECORD:

PLEASE TAKE NOTICE THAT on July 10, 2024 at 9:30 a.m., or as soon thereafter as counsel may be heard by the above-captioned Court, located at 221 West Broadway, Courtroom 4C, San Diego, California 92101, in the courtroom of the Honorable Judge Jinsook Ohta, Plaintiffs Todd Hall and George Abdelsayed will move and hereby do move the Court for final approval of the proposed Settlement Agreement reached between Plaintiffs and Defendant Marriott International, Inc.

This Motion is based on (1) this Notice of Motion, (2) the Memorandum of Points and Authorities and Declaration of Robert Teel filed concurrently herewith, (3) the preliminary approval motion and related pleadings, papers, and Order thereon (ECF Nos. 279-282), (4) Plaintiffs' motion for reimbursement of litigation costs and service awards and the related pleadings and papers (the "Costs Motion") filed in conjunction herewith, (5) the proposed order lodged with the Court in conjunction with this Motion and the Costs Motion, (6) the other pleadings and papers on file in this action, and (7) upon such other written matters or oral argument as may be presented to the Court.

LAW OFFICE OF ROBERT L. TEEL

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LAW OFFICES OF RONALD A.

RONALD A. MARRON (SBN 175650) ron@consumersadvocates.com LILACH HALPERIN (SBN 323202)

1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 DATED: July 3, 2024 Respectfully submitted, 19 /s/ Robert L. Teel 20 21 ROBERT L. TEEL lawoffice@rlteel.com 22 23 Seattle, Washington 98122 Telephone (866) 833-5529 24 Facsimile (855) 609-6911 25 26 MARRON 27 28 lilach@consumersadvocates.com Case 3:19-cv-01715-JO-AHG Document 283 Filed 07/03/24 PageID.9129 Page 3 of 3