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6		ARING EXAMINER		
7	CITY OF	SEATTLE		
8	In the matter the Appeal of:	Hearing Examiner File:		
9	BAJA CONCRETE USA CORP., ROBERTO CONTRERAS, NEWWAY FORMING INC., and ANTONIO	No: LS-21-002 LS-21-003 LS-21-004		
10	MACHADO )			
11	From a Final Order of the Decision issued by	APPELLANT ANTONIO MACHADO'S FINAL WITNESS AND EXHIBIT LIST		
12	the Director, Seattle Office of Labor Standards )			
13		)		
14	Appellant Antonio Machado hereby submits	s this Final Witness and Exhibit List. Except for		
15	this sentence and the sentence preceding it, and	a change to the caption, this document is		
16	identical to the Witness and Exhibits List that w	ras served by email to the Seattle Office of the		
17	Hearing Examiner and all parties on May 24, 20	223; the purpose of re-filing this document with		
18	the correct name in the captain is to ensure that	the record accurately reflects that this is Mr.		
19	Machado's final, rather than his preliminary, wi	tness and exhibit list. Appellant Machado		
20	reserves the right to call any witness named by a	any other party in his case in chief, and to use and		
21	rely on any exhibit submitted by any other party	<i>'</i> .		
22	I. V	WITNESSES		
23	Name of Witness: A	ntonio Machado		
24	G CT C			
25	Summary of Testimony:  Mr. Machado will testify regarding his role as a Newway employee, including but not limited			
26	to the job site supervision he provided to forem involvement in determining the pay rates or me the preparation or payment of wages.	nen on behalf of his employer, and his lack of ethod of payment of the Baja employees and in		
	APPELLANT MACHADO'S WITNESS	ROCKE   LAW Group, PLLC		

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Seattle, WA 98101 (206) 652-8670

AND EXHIBIT LIST

Page 1

1 Expected Length of Testimony: 30 minutes 2 Name of Witness: Claudia Penunuri 3 Summary of Testimony: 4 Ms. Penunuri will be called to testify regarding the formation of her company, Baja Concrete USA, Baja's business model and sources and amounts of revenue, and Baja's contractual 5 arrangement with Newway. Ms. Penunuri will also be called to testify regarding her decision to hire Ms. De Armas' company Mercedes Accounting to run Baja's payroll and Ms. 6 Penunuri's involvement and oversight of Mercedes Accounting's work, as well as Ms. 7 Penunuri's decision to authorize Mercedes De Armas to speak on behalf of her company. Ms. Penurnuri will also be called to testify regarding the remuneration personally received as an 8 employee of Baja and / or as its owner. Ms. Penunuri will also be called to testify about Roberto Contreras' role in hiring, firing, supervising, and determining the hours of Baja 9 employees, as well as who decided to select Mr. Contreras for this role and why, and who authorized him to take the actions he took. Ms. Penunuri will also be called to testify about her 10 understanding of wage and hour laws, her understanding of how her employees were being 11 paid, how much, and why, who was in charge of hiring, firing and disciplining her employees, and who was in charge of supervising her employees' work. 12 Expected Length of Testimony: 1 hour 13 Mercedes De Armas Name of Witness: 14 Summary of Testimony: 15 Ms. De Armas will be called to testify regarding her interactions with Anthony Machado, if 16 any, and her knowledge of Mr. Machado's role in determining how much Baja employees were to be paid, if any. Ms. De Armas will also be called to testify about her role on behalf of 17 Baja with respect to OLS' investigation, the documents she submitted to OLS on behalf of Baja, the written responses to OLS' questions she gave on behalf of Baja, and the testimony 18 she gave both times she was deposed, including but not limited to her testimony regarding 19 Mercedes Accounting's role in processing and issuing payment to the Baja employees. Ms. De Armas will also be called to testify about her interactions with Roberto Contreras, Claudia 20 Penunuri and other Newway employees besides Anthony Machado. 21 Expected Length of Testimony: 2 hours 22 Name of Witness **Daron Williams** 23 Summary of Testimony: 24 Mr. Williams will be called to testify regarding his investigation into the allegations described in the Findings of Fact, Determination and Final Order, his role in creating that document, the 25 reasons OLS made the findings of fact and the determination it did, the research he performed, the documents he authored, and the facts and authority on which OLS relied in determining 26 that Anthony Machado was a joint employer and jointly and severally responsible for the actions and inactions of the other appellants. Mr. Williams will also be called to testify

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regarding OLS' calculations with respect to wages owed, damages, and the other subjects about which he testified in his deposition.

Expected Length of Testimony: 2 hours

Name of Witness Katie Jo Keppinger

Summary of Testimony:

Ms. Keppinger will be called to testify regarding her role in supervising the investigation into the allegations described in the Findings of Fact, Determination and Final Order, her role in creating that document, the reasons OLS made the findings of fact and the determination it did, the facts and legal authority on which OLS relied in determining that Anthony Machado was a joint employer and jointly and severally responsible for the actions and inactions of the other appellants. Ms. Keppinger will also be called to testify regarding OLS' calculations with respect to wages owed and damages, and the other subjects about which she testified in her deposition.

Expected Length of Testimony: 1 hour

Name of Witness Kwynne Forler-Grant

Summary of Testimony:

Ms. Forler-Grant will be called to testify regarding Anthony Machado's role as an employee of Newway including what actions he was explicitly or implicitly authorized to take on behalf of Newway, Mr. Machado's remuneration, Newway's time keeping and payment methods both with respect to its employees and with respect to its subcontractors, and which Newway employees were involved in determining pay rates, method(s) of payment, and the preparation or payment of wages or invoices, and how they did so. Ms. Forler-Grant will also be called to testify regarding Newway's suspicions regarding Roberto Contreras and Newway's reasons for requiring that the hours submitted by Mr. Contreras be double-checked.

Expected Length of Testimony: 30 minutes

Mr. Machado also reserves the right to call any witness called by any other party in his case-in-chief.

## II. EXHIBITS

Exhibit	Document Description	Bates Number	
1	Machado Pay Stubs, 10/1/21 and 10/8/21	MACHADO 000001	
2	200110 Email re Possible Construction Case	SEATTLE-OLS-0246-0247 (Bates omitted on original)	
3	3 201207 Email re FW: BCUSAC Interview SEATTLE-OLS-0250-02: 4 200501 Emails re Fw: Release w/ Attachment APPBAJA 0138-0140		
4			

APPELLANT MACHADO'S WITNESS AND EXHIBIT LIST

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1	5 200513 Emails from Roberto Soto to Connor Forler re New Workers APPBAJA 0141		APPBAJA 0141
2	6 190918 Emails from Kwynne Forler-Grant re Employees for Baja and Potential Fraud Unmarked, APPBAJA 01		
3	7	10.528 Email to 1120 Denny Way Safety APPRAIA 0152 0153	
4	1		APPBAJA 0004-0007
5	9	OLS Initial Request for Information	APPBAJA 0154-0162
	10	Timesheets Signed by Chris B.	APPBAJA 0189-0196
6	11	Timesheets Signed by Craig Keuchel	APPBAJA 0219-0227
7	12	Articles of Incorporation for Baja Concrete USA	SEATTLE-OLS 0009-0010
7	13	LNI Listed Governors for Baja Concrete USA	SEATTLE-OLS 0028-0030
8	14	WSDR Listed Governors of Newway	SEATTLE-OLS 0037
9	Tecum Tecum		SEATTLE-OLS 0097-0116
10	Notice of Dismissal as to Onni, Franco Corona, and Carlos Penunuri SEATTLE-OLS 0129		SEATTLE-OLS 0129
11	17	Dismissal as to Salvatore Giantomaso and Claudia Penunuri SEATTLE-OLS 0134	
12	18	Determination and Attachments A and B Thereto	SEATTLE-OLS 0135-0174
	19	Subpoena Duces Tecum to All Parties	SEATTLE-OLS 0179-018
13	20	Timesheets Signed by Tom Grant	APPBAJA 0292-0296
14	21	Williams letter dated January 11, 2021	SEATTLE-OLS 0260-0265
15	22	Email from Daron Williams to Alex Larkin and Mark Kimball dated 2/24/2021	SEATTLE-OLS 0491
	23	Baja USA Business Card	SEATTLE-OLS 0985
16	24	Newway Organizational Chart	SEATTLE-OLS 2247
17	25	Final Calculations Excel Spreadsheet	SEATTLE-OLS 2604
17	26	Final Calculations Excel Spreadsheet	SEATTLE-OLS 2607
18	27	Williams 6/10/20 Memo to Case File	SEATTLE-OLS 2579-2594
	28	Case Notes	SEATTLE-OLS 3017-3023
19	29	Timecard for Connor Forler	SEATTLE-OLS-PDR 0563
20	30	30 Description of Newway Supervisors SEATTLE-OLS-PDR 0571	
21	31	Baja Concrete's Responses to Appellant Machado's Requests for Admission dated February 22, 2022	
22	32	29 CFR 791.2 Joint Employment	
	33	Findings of Fact, Determination, and Final Order	
23	34	Deposition of Kwynne Forler-Grant 30(b)(6)	
24	35	Deposition of Katie Jo Keppinger 30(b)(6)	
27	36	Deposition of Daron Williams 30(b)(6)	
25	37	Deposition of Mercedes De Armas	
26	38	Deposition of Mercedes De Armas 30(b)(6)	
26	39	Baja Deductions and Contributions	APPBAJA 0003
	40	Initial Request for Information	APPBAJA 0154-0162
	41	Payroll Summary	
	APPELLANT MACHADO'S WITNESS		ROCKE   LAW Group, PLLC

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1	72	Laborer Timesheets		TALL
1	43	Baja Concrete LTD Invoice		SEAT
2	G.	1 11 11 11 141 1 61 2022		
3	Sigr	ned and dated this 14th day of June, 2023.		
4			ROCKE   L	AW G
5			A.	_
6			Allen McK Aaron V. R	enzie, '
7			Rocke Law	Group
8			500 Union Seattle, WA Telephone:	9810
9			Fax: (206) 4 Email: aaro	452-58 n@roc
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DECLARATION OF SERVICE
I caused a copy of the foregoing Appellant Antonio Machado's Witness and Exhibit Li
to be served to the following in the manner indicated:
Via Email to:
The Hon. Ryan Vancil, Hearing Examiner
Office of the Hearing Examiner

700 Fifth Avenue, Suite 4000 Seattle, WA 98104

Email: hearing.examiner@seattle.gov

Mark D. Kimball Alex Larkin MDK Law 777 18<sup>th</sup> Avenue Northeast, Suite 2000 Bellevue, WA 98004 Telephone: (425) 455-9610 Email: mkimball@mdklaw.com alarkin@mdklaw.com

Attorneys for Appellant Baja Concrete

Nicole E. Wolfe Oles Morrison Rinker & Baker LLP 701 Pike Street, Suite 1700 Seattle, WA 98101 Email: wolfe@oles.com Attorneys for Appellant Newway Forming, Inc.

Lorna Sylvester Cindi Williams City of Seattle 701 Fifth Avenue, Suite 2050 Seattle, WA 98104 Email: Lorna.Sylvester@seattle.gov cindi.williams@seattle.gov Attorneys for Respondents

On today's date.

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I declare under penalty of perjury under the laws of the state of Washington that the foregoing is true and correct to the best of my belief. Signed and DATED this 14th day of June 2023 in Seattle, Washington. s/ Elena Maltos Elena Maltos, Paralegal