Cá	ase 8:21-cv-02055-DOC-ADS Document 84	Filed 07/20/23 Page 1 of 5 Page ID #:2123	
1 2 3 4 5 6 7 8 9	 DAVID C. MARCUS (CA Bar No. 15870) (Email: david.marcus@wilmerhale.com) WILMER CUTLER PICKERING HALE AND DORR LLP 350 South Grand Avenue, Suite 2400 Los Angeles, California 90071 Telephone: (213) 443-5312 Facsimile: (213) 443-5400 Attorney for Defendant Walt Disney Parks and Resorts U.S., Inc. (additional counsel listed below) 	4)	
0	UNITED STATES DISTRICT COURT		
1	CENTRAL DISTRIC	Γ OF CALIFORNIA	
2 3 4 5 6 7 8 9 0 1 2 3 4	JENALE NIELSEN, individually and on behalf of all others similarly situated, Plaintiff, v. WALT DISNEY PARKS AND RESORTS U.S., INC., a Florida Corporation, and DOES 1 through 25, inclusive, Defendants.	Case No.: 8:21-CV-02055-DOC-ADS NOTICE OF SETTLEMENT IN PRINCIPLE AND JOINT MOTION TO ADJOURN CASE SCHEDULE INCLUDING JULY 28, 2023 HEARING DATE Judge: Honorable David O. Carter	
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28	NOTICE OF SETTLEME JOINT MOTION TO ADJO <i>Nielsen v. Walt Disney Parks and Resor</i>	DURN CASE SCHEDULE	

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22	Fax: (408) 512-3023
23	Attorneys for Plaintiff Jenale Nielsen
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27	2
28	NOTICE OF SETTLEMENT IN PRINCIPLE AND
	JOINT MOTION TO ADJOURN CASE SCHEDULE Nielsen v. Walt Disney Parks and Resorts U.S., Inc., Case No. 8:21-CV-02055

Defendant Walt Disney Parks and Resorts U.S., Inc. ("WDPR") and Plaintiff Jenale Nielsen hereby provide this Notice of Settlement in Principle and Joint Motion to Adjourn Hearing Dates and state in support thereof that:

WHEREAS, on April 24, 2023, Nielsen filed her motion for class certification, noticed for hearing on July 28, 2023;

WHEREAS, on May 31, 2023, WDPR filed its motion to exclude, noticed for hearing on July 28, 2023, and its opposition to Nielsen's motion for class certification;

WHEREAS, on July 7, 2023, WDPR filed its motion to strike, noticed for hearing on August 14, 2023;

WHEREAS, on July 19, 2023, the parties attended an all-day, in person mediation before Hon. Jay Gandhi (ret.) of JAMS;

WHEREAS, the parties have agreed to a settlement in principle to resolve this action in its entirety on a classwide basis; and

WHEREAS the parties jointly seek an adjournment of all current case
deadlines, including hearing dates, and request that they have until August 31,
2023, to finalize the terms of their settlement agreement and for Nielsen to move
for preliminary approval of the class-action settlement;

THE PARTIES THEREFORE JOINTLY MOVE the Court to adjourn all case deadlines and dates including the hearing dates on Nielsen's motion for class certification and WDPR's motions to exclude (July 28, 2023) and motion to strike (August 14, 2023); and set a due date for the filing of a motion for preliminary approval of a class-action settlement of August 31, 2023.

NOTICE OF SETTLEMENT IN PRINCIPLE AND JOINT MOTION TO ADJOURN CASE SCHEDULE

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Nielsen v. Walt Disney Parks and Resorts U.S., Inc., Case No. 8:21-CV-02055

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1		Respectfully submitted,
2	Dated: July 19, 2023	/s/ Alan Schoenfeld
3		Alan Schoenfeld
4 5		Attorney for Defendant Walt Disney Parks and Resorts U.S., Inc.
6 7	Dated: July 19, 2022	<u>/s/ Daniel J. Muller</u> Daniel J. Muller
8		Attorney for Plaintiff Jenale Nielsen
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28	JOINT MOTI	SETTLEMENT IN PRINCIPLE AND ON TO ADJOURN CASE SCHEDULE arks and Resorts U.S., Inc., Case No. 8:21-CV-02055

ΑΤΤΕSTΑΤΙΟΝ

1	ATTESTATION	
2	I, Daniel Muller, attest that all other signatures listed, and on whose behalf	
3	the filing is submitted, concur with the filing's contents and have authorized the	
4	filing.	
5	<u>/s/ Daniel J. Muller</u>	
6	Daniel J. Muller	
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28	NOTICE OF SETTLEMENT IN PRINCIPLE AND JOINT MOTION TO ADJOURN CASE SCHEDULE Nielsen v. Walt Disney Parks and Resorts U.S., Inc., Case No. 8:21-CV-02055	