
EXHIBIT E

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 Minjian Hand Healing Institute, Inc., Jin Qui and Tailiang Li

UNITED STATES DISTRICT COURT
 NORTHERN DISTRICT OF CALIFORNIA

GUIFU LI, MENG WANG, FANG DAI, LIN
 CUI, and ZHONG YU on behalf of themselves
 and all others similarly situated,

Plaintiffs,

vs.

A PERFECT DAY FRANCHISE, INC., a
 California Corporation, A PERFECT DAY,
 INC., a California Corporation; MINJIAN
 HAND HEALING INSTITUTE, INC., a
 California Corporation; TOM SCHRINER, an
 individual; TAILIANG LI, an individual; JIN
 QUI, an individual; JESSE DOE, an individual;
 and DOES 1 to 10, inclusive

Defendants.

Case No. CV 10-01189 LHK (PSG)

CLASS ACTION

**DEFENDANT, A PERFECT DAY
 FRANCHISE, INC.'S ANSWER TO
 PLAINTIFFS' SECOND AMENDED
 COMPLAINT**

Defendant A PERFECT DAY FRANCHISE, INC. (hereinafter "DEFENDANT"), by and
 through its attorneys of record, the Law Offices of Richard Wahng, states for its Answer and
 Affirmative Defenses to the First Amended Complaint of plaintiffs GUIFU LI, MENG WANG,
 FANG DAI, LIN CUI, and ZHONG YU, as follows:

NATURE OF CLAIM

1. The allegations in this paragraph amount to legal conclusions to which no answer is
 required. To the extent that this paragraph contains factual allegations they are denied.

2. The allegations in this paragraph amount to legal conclusions to which no answer is required. To the extent that this paragraph contains factual allegations DEFENDANT denies each and every allegation contained in this paragraph.

3. The allegations in this paragraph amount to legal conclusions to which no answer is required. To the extent that this paragraph contains factual allegations DEFENDANT denies each and every allegation contained in this paragraph.

PARTIES

4. DEFENDANT admits that GUIFU LI contracted with DEFENDANT to work as a massage therapist, but is without knowledge or information sufficient to form a belief as to the truth of the remaining allegations, and on that basis denies.

5. DEFENDANT admits that MENG WANG contracted with DEFENDANT to work as a massage therapist, but is without knowledge or information sufficient to form a belief as to the truth of the remaining allegations, and on that basis denies.

6. DEFENDANT admits that FANG DAI contracted with DEFENDANT to work as a massage therapist, but is without knowledge or information sufficient to form a belief as to the truth of the remaining allegations, and on that basis denies.

7. DEFENDANT admits that LIN CUI contracted with DEFENDANT to work as a massage therapist, but is without knowledge or information sufficient to form a belief as to the truth of the remaining allegations, and on that basis denies.

8. DEFENDANT admits that ZHONG YU contracted with DEFENDANT to work as a massage therapist, but is without knowledge or information sufficient to form a belief as to the truth of the remaining allegations, and on that basis denies.

9. DEFENDANT admits that it is a California corporation and has business locations in Fremont, Santa Clara, and Milbrae, California. DEFENDANT denies all of the remaining allegations contained in this paragraph.

10. DEFENDANT denies each and every allegation contained in this paragraph.

1 11. DEFENDANT is without knowledge or information sufficient to form a belief as to
2 the allegations contained in this paragraph regarding Minjian's corporate structure and principal
3 place of business, and on that basis denies. Defendant denies all of the remaining allegations
4 contained in this paragraph.

5 12. DEFENDANT admits that Tom Schriener is an individual, and denies all of the
6 remaining allegations contained in this paragraph.

7 13. DEFENDANT is without knowledge or information sufficient to form a belief as to
8 the allegations contained in this paragraph regarding control of the Minjian Institute, and on that
9 basis denies. DEFENDANT denies the remaining allegations contained in this paragraph.

10 14. DEFENDANT is without knowledge or information sufficient to form a belief as to
11 the allegations contained in this paragraph, and on that basis denies.

12 15. The allegations in this paragraph amount to legal conclusions to which no answer is
13 required. To the extent that this paragraph contains factual allegations, DEFENDANT is without
14 knowledge or information sufficient to form a belief as to the truth of the allegations, and on that
15 basis denies.

16 16. DEFENDANT admits that Jade Li is an individual, a manager of Perfect Day Spa and
17 a relative of Tailiang Li. DEFENDANT denies all of the remaining allegations contained in this
18 paragraph.

19 17. DEFENDANT admits that Jun Ma is an individual and a manager of Perfect Day Spa.
20 DEFENDANT denies all of the remaining allegations contained in this paragraph.

21 18. The allegations in this paragraph amount to legal conclusions to which no answer is
22 required. To the extent that this paragraph contains factual allegations DEFENDANT denies.

23 19. DEFENDANT denies each and every allegation contained in this paragraph.

24 20. The allegations in this paragraph amount to legal conclusions to which no answer is
25 required. To the extent that this paragraph contains factual allegations DEFENDANT denies.

26 21. The allegations in this paragraph amount to legal conclusions to which no answer is
27 required. To the extent that this paragraph contains factual allegations DEFENDANT denies.
28

22. The allegations in this paragraph amount to legal conclusions to which no answer is required. To the extent that this paragraph contains factual allegations DEFENDANT denies.

JURISDICTION AND VENUE

23. The allegations in this paragraph amount to legal conclusions to which no answer is required. To the extent that this paragraph contains factual allegations DEFENDANT denies.

24. The allegations in this paragraph amount to legal conclusions to which no answer is required. To the extent that this paragraph contains factual allegations DEFENDANT denies.

PLAINTIFFS' CLASS ACTION ALLEGATIONS

25. The allegations in this paragraph amount to legal conclusions to which no answer is required. To the extent that this paragraph contains factual allegations DEFENDANT denies.

26. The allegations in this paragraph amount to legal conclusions to which no answer is required. To the extent that this paragraph contains factual allegations DEFENDANT denies.

27. The allegations in this paragraph amount to legal conclusions to which no answer is required. To the extent that this paragraph contains factual allegations DEFENDANT denies.

28. The allegations in this paragraph amount to legal conclusions to which no answer is required. To the extent that this paragraph contains factual allegations DEFENDANT denies.

29. The allegations in this paragraph amount to legal conclusions to which no answer is required. To the extent that this paragraph contains factual allegations DEFENDANT denies.

30. The allegations in this paragraph amount to legal conclusions to which no answer is required. To the extent that this paragraph contains factual allegations DEFENDANT denies.

31. The allegations in this paragraph amount to legal conclusions to which no answer is required. To the extent that this paragraph contains factual allegations DEFENDANT denies.

32. The allegations in this paragraph amount to legal conclusions to which no answer is required. To the extent that this paragraph contains factual allegations DEFENDANT denies.

33. The allegations in this paragraph amount to legal conclusions to which no answer is required. To the extent that this paragraph contains factual allegations DEFENDANT denies.

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