IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

MONIKA VIDER, on behalf of herself and all others similarly situated,) Civil Action No. 2:19-cv-02066-TJS
Plaintiff,))
V.)
LMT REAL ESTATE, LLC d/b/a PANACHE WOOD FIRE GRILL; RISTORANTE CASTELLO, INC. d/b/a RISTORANTE CASTELLO; CHASE "HABIB" TROUDI; and DOE DEFENDANTS 1-10.))))
Defendants.)
REQUEST FOR EXCLUSION FROM A CLASS ACTION SETTLEMENT	
By completing and returning this form, I affi	rm that I do <u>not</u> want to be a member of the
class action lawsuit referenced above. Rather, I reque	st to be excluded from the settlement in Vider
v. LMT Real Estate, LLC d/b/a Panache Wood Fire Grill, et al, Case No. 2:19-cv-02066 (E.D.	
Pa.). I affirm that I was employed by Defendants as a Tipped Employee on one or more days	
between May 13, 2016 and October 24, 2019. I understand that this class action lawsuit seeks	
unpaid minimum wages that may be owed to me	e under applicable state and federal law. I
understand by asking to be excluded from this class action settlement, I will not receive any	
benefit from this settlement. Finally, I understand	that in order for this form to be considered
valid, it must be submitted to the Claims Administrator on or before February 3, 2021.	
Date:	Printed Name

Signature