

1 **AIMAN-SMITH MARCY**
PROFESSIONAL CORPORATION

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20 **IN THE SUPERIOR COURT OF THE STATE OF CALIFORNIA**
21 **FOR THE CITY AND COUNTY OF SAN FRANCISCO**

22 ANGELICA COSIO, an individual,
23 on her own behalf and on behalf of all
24 others similarly situated,

25 Plaintiff,

26 v.

27 INTERNATIONAL PERFORMING
28 ARTS ACADEMY, LLC, a
California limited liability company,
BARBIZON SCHOOL OF SAN
FRANCISCO, INC., a California
corporation, LION MANAGEMENT
GROUP INC., a California
corporation, ANTHONY LOUIS
LIONETTI, LARRY D. LIONETTI,
LENA QUESADA LIONETTI,
LENA M. LIONETTI, and DOES 1-
100, inclusive,

Defendants.

Case No. CGC-16-551337

**NOTICE OF MOTION AND MOTION FOR
ATTORNEY'S FEES, LITIGATION
COSTS, AND CLASS REPRESENTATIVE
INCENTIVE AWARD**

The Honorable Anne-Christine Massullo
Department 304
Civic Center Courthouse
400 McAllister Street
San Francisco California 94102

Date: October 19, 2020
Time: 9:15 a.m.

Complaint Filed: April 6, 2016

**ELECTRONICALLY
FILED**
Superior Court of California,
County of San Francisco

09/11/2020
Clerk of the Court
BY: JUDITH NUNEZ
Deputy Clerk

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1 TO ALL PARTIES AND THEIR ATTORNEYS OF RECORD:

2 PLEASE TAKE NOTICE THAT at 9:15 a.m. on Monday, October 19, 2020, in
3 Department 304 of this Court, at the Civic Center Courthouse, 400 McAllister Street, San
4 Francisco, California 94102, before the Honorable Anne-Christine Massullo, or whomever
5 may sit in her stead, Plaintiff Angelica Cosio (“Plaintiff”) shall, and hereby does, move the
6 Court for an order granting her motion for attorney’s fees, litigation costs, and class
7 representative incentive award, in conjunction with Plaintiff’s motion for final approval of
8 class action settlement with Defendants International Performing Arts Academy, LLC
9 (“IPAA”), Barbizon School of San Francisco, Inc. (“Barbizon”), Lion Management Group,
10 Inc. (“Lion”), Larry D. Lionetti and Lena Q. Lionetti, (collectively, “Defendants”).

11 This motion is based upon this Notice of Motion and Motion; the accompanying
12 Memorandum of Points and Authorities; the accompanying Declarations of Hallie Von Rock,
13 Ethan Preston, Zack Broslavsky, David Parisi, and Plaintiff Angelica Cosio; the accompanying
14 Proposed Order; the complete file and records in this action; any oral argument and other
15 evidence presented prior to or at any hearing on this matter; evidence of which the Court may
16 or must take judicial notice; and any other evidence that the Court may wish to consider.

17
18
19 September 11, 2020

AIMAN-SMITH MARCY
PROFESSIONAL CORPORATION



Hallie Von Rock

*Attorneys for Plaintiff Angelica Cosio and
The Certified Class*