

**In re: DOLLAR TREE STORES, INC.
Wage and Hour Litigation.**

**CONSENT TO JOIN COLLECTIVE ACTION AND BE REPRESENTED BY
MORGAN AND MORGAN P.A.**

- I, _____, consent to join the above styled lawsuit seeking damages for unpaid wages under the FLSA;
- I am similarly situated to the named Plaintiff in this matter because I performed similar duties for the Defendant(s) and was paid in the same regard as the named Plaintiff;
- I was required to work through my lunches by Defendant's common policy whereby Assistant Store Managers were required to record a mandatory 30 minute break whether they were afforded one or not;
- I authorize the named Plaintiff to file and prosecute the above referenced matter in my name and on my behalf and designate the named Plaintiff to make decisions on my behalf concerning the litigation, including negotiating a resolution of my claims;
- I agree to be represented by Morgan and Morgan P.A., counsel for the named Plaintiff; and
- In the event this action gets conditionally certified and then decertified, I authorize Plaintiff's counsel to reuse this consent form to re-file my claims in a separate or related action against Defendant(s).

Date: _____ **Signature:** _____

**Address: c/o my counsel - Morgan and Morgan P.A.
6824 Griffin Road
Davie, Florida 33314**