| 1 2 3 4 5 6 7 8 9 10 11 12 13 14 | ANTHONY KIM, SBN 286032 ELENA CASTILLO, SBN 231829 SANG BANH, SBN 227831 TESSIE SOLORZANO, SBN 284375 INLAND COUNTIES LEGAL SERVICES, INC. 3500 Porsche Way, Suite 200 Ontario, California 91764 Telephone: (951) 320-7509 Facsimile: (951) 398-4945 Email: akim@icls.org UGOCHI ANAEBERE-NICHOLSON, SBN 2340 CRAIG D. CASTELLANET, SBN 176054 MICHAEL RAWSON, SBN 95868 PUBLIC INTEREST LAW PROJECT 449 15th Street, Suite 301 Oakland, CA 94612 Telephone: (510) 891-9794 Facsimile: (510) 891-9727 Email: ccastellanet@pilpca.org Email: uanaebere-nicholson@pilpca.org Attorneys for Petitioners and Plaintiffs Promise Gr | |
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| 15 16 | COUNTY OF SA | AN BERNARDINO |
| 17 | PROMISE GRACIA, NADINE FIERRO, AND SIBYLLE BARTZ, | Case No. CIVSB2301828 |
| 18 | Petitioners and Plaintiffs, | Assigned for All Purposes to: Judge Khymberli S. Apaloo |
| 19 | v. | [PROPOSED] STIPULATED FINAL JUDGMENT AND ORDER |
| 2021 | CITY OF SAN BERNARDINO, AND SAN BERNARDINO CITY COUNCIL, | |
| 22 | Respondents and | |
| 23 | Defendants. | |
| 24 | PEOPLE OF CALIFORNIA EX REL. ROB | |
| 25 | BONTA, AND THE CALIFORNIA DEPARTMENT OF HOUSING AND COMMUNITY DEVELOPMENT | |
| 26 | DEVELOPMENT, Detitionary and Plaintiffs in | |
| 27 | Petitioners and Plaintiffs in Intervention. | |
| 28 | | 1 |

Petitioners and Plaintiffs, PROMISE GRACIA, NADINE FIERRO, and SIBYLLE BARTZ, along with Intervening Parties, the PEOPLE OF THE STATE OF CALIFORNIA, acting by and through ROB BONTA, Attorney General of the State of California, and the CALIFORNIA DEPARTMENT OF HOUSING AND COMMUNITY DEVELOPMENT, and Respondents and Defendants CITY OF SAN BERNARDINO and SAN BERNARDINO CITY COUNCIL, having stipulated to the entry of this Final Judgment and Order ("Judgment") without the taking of proof and without trial or adjudication of any fact or law herein, and with all Parties having waived the right to appeal; and the Court having considered the pleadings and good cause appearing:

IT IS HEREBY ORDERED, ADJUDGED AND DECREED THAT:

PARTIES AND DESCRIPTION OF ACTION

- 1. PROMISE GRACIA, NADINE FIERRO, and SIBYLLE BARTZ, are low-income residents of the City of San Bernardino and individual Petitioners/Complainants in this Action with a beneficial interest in the City complying with California Government Code section 65580 *et seq.* (the "Housing Element Law"), Government Code section 65915 (the "Density Bonus Law"), and state and federal laws related to the passage and implementation of the City's passage and implementation of its Crime-Free Ordinance and Multi-Housing Program;
- 2. Intervening Plaintiffs/Petitioners, the PEOPLE OF THE STATE OF CALIFORNIA, by and through its Attorney General, ROB BONTA, and the Department of Housing and Community Development ("HCD") are charged with the enforcement of, among other things, the "Housing Element Law".¹
- 3. Respondent/Defendant CITY OF SAN BERNARDINO is a political subdivision of the State of California, and Respondent/Defendant SAN BERNARDINO CITY COUNCIL is the executive and legislative body of the City of San Bernardino (collectively, "the City"). The City is a local governmental agency charged with regulating and controlling land use and development

¹ Unless specified otherwise, all further statutory references are to the Government Code.

within the City's boundaries, including but not limited to complying with all applicable provisions of state law, such as the Housing Element Law.

- 4. The Housing Element Law required the City to adopt a housing element certified as compliant by HCD to the City's General Plan by October 15, 2021, for the 2021-2029 Planning Period (also known as the Sixth Cycle). Gov. Code §§ 65302, 65580 *et seq*. The City failed to meet that deadline.
- 5. Any housing element adopted by the City must also substantially comply with specific statutory requirements, including ensuring that the City's planning, programs, and ordinances do not unduly constrain or impede its obligation to meet its regional housing needs allocation.
- 6. This Judgment is entered to fully resolve the claims and allegations brought by the individual petitioners and intervening parties. Petitioners and intervenors jointly allege that the City violated the Housing Element Law by failing to perform its statutory duty to timely adopt an updated housing element to its General Plan, in substantial compliance with California laws governing a local jurisdiction's obligations to do so, for the 2021-2029 planning period. The individual petitioners further allege that the City violated its mandatory duty under Government Code sections 65583(a)(4)(A), 65583(a)(4)(B), and 65583.2(i), and 65915, pertaining to its emergency shelter and local density bonus ordinances; and that the City violated 42 U.S.C. §§3601, 34 U.S.C 12495, Government Code §§12900, et seq., and Cal. Code Reg. §§12264-12271, related to the passage and implementation of its Crime-Free Ordinance and Multi-Housing Program in the City.
- 7. The parties agree, solely for purposes of entry of this Judgment, that this Court has jurisdiction of the subject matter hereof and over the Parties, venue is proper in this County, and this Court has jurisdiction to enter this Judgment.
- 8. This Judgment is made without trial or adjudication of any issue of fact or law. The Parties voluntarily enter into this Judgment in order to avoid the time, expense, and uncertainty of litigation.

9. The Parties agree to resolve all claims and allegations pertaining to this action through this Judgment.

APPLICABILITY

- 10. All provisions of this Judgment shall be binding upon, and apply to the parties, including their agents acting within the scope of their agency as well as its successors and assigns with respect to the conduct described in this Judgment.
- 11. The City has and will maintain the full power and authority to undertake the duties and obligations set forth in this Judgment.
- 12. The City shall use reasonable efforts to notify its City Councilmembers, elected officials, officers, directors, employees, and agents responsible for carrying out and effecting the terms of this Judgment and the requirements therein.
- 13. If a separate entity is established or reorganized so that its functions include overseeing or otherwise reviewing the operations of the City or any aspect thereof, the City agrees to ensure these functions and entities are consistent with the terms of this Judgment and will incorporate the terms of this Judgment into the oversight or review functions of the entity as necessary to ensure consistency.

DEFINITIONS

The following definitions shall be used in construing the Judgment:

- 14. "EFFECTIVE DATE" means the date on which a copy of the Judgment, duly executed by the Parties, is approved by and becomes a Judgment/Order of the Court.
- 15. "LOWER-INCOME HOUSING" refers to housing that is affordable to households with extremely low, very low, or low incomes as defined in Health & Safety Code section 50079.5.
- 16. "ACUTELY LOW-INCOME" refers to an income that does not exceed 15 percent of the area median income.
- 17. "EXTREMELY LOW-INCOME" refers to an income that is less than 30 percent of the area median income.

- g. Following HCD's findings on the Draft Housing Element, anticipated on January 9, 2024, the City's Planning Commission shall hold a duly noticed public hearing as soon as practicable, to consider the revised Draft Housing Element sometime in January 2024. Said public hearing shall be noticed on a date that would allow sufficient time so as to permit the adoption of the Housing Element to be agendized on the City Council's calendar in the first week of February 2024, or earlier.
- h. On or before February 7, 2024, the City Council will hold a duly noticed public hearing to adopt its updated Housing Element for the Sixth Cycle.
- i. On or before February 8, 2024, the City will submit its adopted Housing Element to HCD.
- j. On or before April 17, 2024, the City will complete any rezoning required to accommodate the regional housing need allocation, in a manner consistent with the program directives set forth in its updated Housing Element.
- 22. <u>Rezoning</u>. Notwithstanding Government Code section 65588(e)(4)(C)(iii), the parties agree the City shall complete the required rezoning for adequate sites during the Sixth Cycle 2021-2029 Planning Period under Government Code sections 65583(c)(1)(A) and 65583.2(h) and (i) on or before April 17, 2024.
- 23. <u>Sixth Cycle Housing Element Revision and Public Participation</u>. Consistent with the provisions above, the City's public participation efforts shall include the following:
 - a. The City shall conduct at least three community workshops to solicit input from the community regarding the community's housing needs, and shall ensure that at least one of the community workshops it conducts occurs in the evening or on a weekend, to ensure maximum attendance by members of the community.
 - b. The City shall provide all written notices of any meeting or workshop to solicit input from the community in both English and Spanish and make available the Sixth Cycle Housing Element Revision not less than seven (7) days prior to the

community workshop. The written notice shall also include information on how to request a Spanish interpreter or auxiliary aids and services for persons with vision, hearing, or speech disabilities to be available at any meeting or workshop from the City. Notwithstanding the foregoing, if necessary to meet the deadlines herein, City may, without being held in breach of this Judgment, call a special session upon twenty-four (24) hours' notice.

- c. The City shall have Spanish interpretation or auxiliary aids and services for persons with vision, hearing, or speech disabilities available at any meeting or workshop to solicit input from the community.
- 24. <u>Community Outreach</u>. The City shall conduct affirmative outreach to organizations that serve people experiencing homelessness, lower-income tenants, people with disabilities, and other special needs populations. Such outreach includes, but is not limited to, specific requests for input and invitations to any meetings, workshops, and public hearings in which the City will receive input on the community's housing needs. The outreach by the City shall include, but is not limited to, the following organizations:
 - a. Congregations Organized for Prophetic Engagement (C.O.P.E.), c/o Sonya Gray-Hunn, Lead Housing Organizer, 1505 W. Highland Avenue, San Bernardino, California 92411, http://copesite.org
 - b. Warehouse Worker Resource Center, c/o, Tim Shadix, Legal Director, 521 N. Euclid Avenue, Ontario, California 91762, warehouseworkers.org
 - c. Inland Equity Partnership, Inland Equity Community Land Trust, c/o Maribel Nunez, Executive Director and Jeff Green, Associate Director, https://inlandequityclt.org
 - d. Center for Community Action and Environmental Justice, c/o Ana Gonzalez,
 Executive Director, 3840 Sunnyhill Drive, Jurupa Valley, California 92509,
 https://www.ccaej.org
 - e. Inland Temporary Homes, ithomes.org, c/o Carmen Rascon, Housing Programs
 Supervisor, and Kate Bernardo, Housing Programs Manager

- f. House of Ruth, 522 North Fern Avenue, Ontario, California 91762
- g. San Bernardino City & County CoC CA-609, c/o Christy Hamilton, Staff Analyst II, County of San Bernardino, Office of Homeless Services 303 E. Vanderbilt Way, 1st Floor, San Bernardino, California 92415
- h. Catholic Charities San Bernardino & Riverside Counties, c/o Agustin Avantez,
 Director of Services, https://ccsbriv.org
- Aging and Disability Resource Connection of San Bernardino County, https://adrc.sbcounty.gov
- 25. The Sixth Cycle Housing Element Revision shall describe the input received through these outreach efforts, and shall describe the amendments, if any, to the Draft Housing Element that respond to each of the comments made by the organizations and individuals who provided comment to the City.
- 26. Emergency Shelter Ordinance Amendment. On or before August 31, 2023, the City shall issue a Director's Memorandum directing its staff to conduct ministerial review of any application consistent with Government Code sections 65583(a)(4), and 65583.2(i), notwithstanding any contrary terms in the San Bernardino Municipal Code. The Director's Memorandum, which the City shall make publicly available, shall include an attestation by the City's legal counsel that the ministerial review and subsequent by-right approval consistent with that review is authorized and consistent with this Judgment. No later than April 17, 2024, the City shall amend its emergency shelter ordinance, at San Bernardino Municipal Code, Chapter 19.10-E, to conform with Government Code sections 65583(a)(4), and 65583.2(i), including provision of by-right approval of applications with only ministerial review.
- 27. <u>Density Bonus Ordinance Amendment</u>. On or before August 31, 2023, the City shall issue a Director's Memorandum directing its staff to process and approve any application for a density bonus consistent with the terms of Government Code sections 65915-65918, notwithstanding any contrary terms in the San Bernardino Municipal Code. The Director's Memorandum, which the City shall make publicly available, shall include an attestation by legal

counsel that the approval of any application for a density bonus consistent with section 65915 is consistent with this Judgment. No later than April 17, 2024, the City shall amend its density bonus ordinance, at San Bernardino Municipal Code, Chapter 19.04, to conform with Government Code sections 65915-65918, including a mechanism to account for applications made after future amendments to state law.

28. Amend the City's Crime-Free Ordinance and Multi-Housing Program to Comport with State and Federal Law. The City shall revise its crime-free housing program, which includes the purpose, definitions, and scope of its Crime-Free Ordinance and Multi-Housing Program as set forth in Chapter 15.27.010-15.27.040, to remove the words "crime-free" and "crime reduction", which includes any variations of these phrases and words from the purpose and scope of inspections of multi-family housing in the City. The City shall discontinue implementation and enforcement of and repeal the following San Bernardino Municipal Code sections: Mandatory use of, or recommended use of, a crime-free lease addendum (Chapter 15.27.050 C), providing 24hour information to the City (Chapter 15.27.050 D), voluntary certification process which included mandating the use of a crime-free lease addendum and mandated universal background checks (Chapter 15.27.060). Additionally, the City shall discontinue and repeal the following provisions of Chapter 15.27: Chapter 15.27.070 (Inspection Fees); Chapter 15.27.090 D (regarding fees); Chapter 15.27.130 (Complaint-Based inspections); Chapter 15.27.140 (Public Nuisance); Chapter 15.27.150 (Enforcement Alternatives); and Chapter 15.27.160 (Penalties). In Chapter 15.27, the City shall only retain the provisions relating to the mandatory 8-hour educational class and the annual exterior inspections. (See Chapter 15.27.050 B, 15.27.080 (Notice of Inspection), 15.27.090 (Violations), 15.27.100 (Re-Inspections), 15.27.110 (Administrative Citation) and 15.27.120 (Appeals).)

a. With respect to the mandatory 8-hour educational class and annual exterior inspections or re-inspections, the City shall revise Chapter 15.27.050 B to remove the words "crime-free" and provide that any communication (oral or written), educational manuals, guidance, inspection materials, memoranda, reports,

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worksheets, and writings used by the City, including its agents, assigns, departments, directors, employees, and anyone acting on behalf of or at the behest of the City to conduct the mandatory 8-hour educational class and annual exterior inspections, shall not contain any reference to the words "crime-free," "crime reduction," which includes variations of these phrases and words, and shall not pejoratively or derogatorily describe a person who has a criminal history, or make, refer, rely upon, or use any statement, including criminal history information, in housing admissions and termination of housing that is prohibited by fair housing laws, including without limitation, the Violence Against Women Act, 34 U.S.C. 12491, et seq., ([see 34 U.S.C. §12491(b)(3) [termination on the basis of criminal activity; 34 U.S.C. §12495 (right to report crime and emergencies from one's home]; and 24 C.F.R. 5.2005 et seq.]); Title VI, 42 U.S.C. § 2000d, et seq.; federal Fair Housing Act, 42 U.S.C. section 3601 et seq., [see 42 U.S.C. § 3604 (discrimination in the sale or rental of housing and other prohibited practices); Civil Code sections 51, et seq., 1946.8 and Government Code sections 11135, 53165, as amended; Fair Employment and Housing Act, Gov. Code 12926 et seq. and its enabling regulations at Cal. Code. Reg., Tit. 2, section 12005, et seq. [see 2 CCR §§ 12264-12271 [use of criminal history information in housing decisions], and for persons living with disabilities with criminal history information, needing reasonable accommodations under Cal. Code Reg. Tit. 2, section 12176 et seq., as well as by federal and state guidance from the following governmental enforcement agencies:

i. Joint Statement of the U.S. Department of Housing and Urban Development (HUD) and the U.S. Department of Justice on Reasonable Accommodations under the Fair Housing Act (May 17, 2004).

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conduct its mandatory 8-hour educational class and annual exterior inspections or re-inspections shall only refer to duties that fall within the scope of Code Enforcement responsibilities such as those codified under Civil Code sections 1941, 1941.1, et seq., Health and Safety Code sections 17920.3 and 17975 et seq. The City shall neither use law enforcement personnel nor those contracted with the City to provide law enforcement services to teach the 8-hour educational class nor shall the City make any reference to San Bernardino law enforcement involvement in property inspections during the 8-hour educational class. Further, the City shall not use San Bernardino law enforcement to conduct any of the annual exterior inspections or re-inspections of rental properties subject to the Ordinance and Multi-Housing Program in the City. The City shall implement this program as set forth in this section by no later than October 4, 2023.

ADDITIONAL PROVISIONS

- 29. <u>Technical Assistance from HCD</u>. HCD shall provide the City with technical assistance with its Sixth Cycle Housing Element Revision as follows:
 - a. HCD staff will commit to at least 2.5 hours per month in technical assistance telephone calls with the City, with additional time provided as capacity permits. In connection with these technical assistance telephone calls, the City agrees to make good faith, reasonable progress on the housing element revision process between these calls.
 - b. To ensure efficiency in the technical assistance provided by HCD during the housing element review process, the City agrees to make all revisions and edits to its housing element in track changes, or to devise some other method of highlighting all revisions and edits to the housing element, such that HCD can quickly identify and review the City's revisions and edits.

- 30. <u>Annual Progress Reports</u>. Throughout the Sixth Cycle 2021-2029 Planning Period, the City shall timely prepare Annual Progress Reports by April 1 of each year, as required by Government Code section 65400.
- 31. <u>Compliance with No Net Loss</u>. The City shall also maintain sites sufficient to accommodate Regional Housing Needs Allocation throughout the Sixth Cycle planning period consistent with Government Code section 65863.
- 32. <u>Compliance with the Housing Accountability Act (HAA)</u>. The City shall comply with the HAA, including but not limited to Government Code section 65589.5, subdivision (d) (including the so-called Builder's Remedy).

ENFORCEMENT OF JUDGMENT AND REMEDIES

- 33. Upon the City's failure to comply with the provisions above, the City shall be subject to the suspension of certain local planning authority provided in Government Code section 65755(a), except for applications and permits for housing that is affordable to those in need of LOWER-INCOME HOUSING and EXTREMELY LOW-INCOME, ACUTELY LOW-INCOME, VERY LOW-INCOME, and LOW-INCOME households, and emergency shelters, until the City comes into compliance with the provisions of this Judgment, as set forth herein.
- 34. <u>City Consequence Upon an Initial Violation</u>. Immediately upon the City's failure to comply with any of the terms of this Agreement causing the City Consequence, the City shall not grant subdivision map approvals for any and all categories of subdivision map approvals, except for subdivision map approvals for housing where at least 20% of the units are affordable to those in need of LOWER-INCOME HOUSING and EXTREMELY LOW-INCOME, ACUTELY LOW-INCOME, VERY LOW-INCOME, and LOW-INCOME households, and emergency shelters. The City's subdivision map authority shall remain suspended until the City completes the particular action required by the City under this Judgment.
- 35. <u>City Consequence After Continued Violation (60 Days)</u>. If the City continues to violate any provision of this Judgment for 60 days past the date the City's actions are due, in addition to the consequences upon an initial violation, the City shall not grant any and all

categories of zoning changes, variances, or both, except for zoning changes, variances, or both, for housing where at least 20% of the units are affordable to those in need of LOWER-INCOME HOUSING and EXTREMELY LOW-INCOME, ACUTELY LOW-INCOME, VERY LOW-INCOME, and LOW-INCOME households, and emergency shelters. The City's zoning approval authority shall remain suspended until the City completes the particular action required by the City under this Judgment.

- 36. City Consequence After Continued Violations (120 days). In addition to the consequences above, if the City continues to violate any agreed upon terms causing the City Consequence for 120 days past the date the City's actions are due, the City shall not issue building permits, or any category of building permits, and all other related permits, except: (a) for building permits and all other related permits for housing where at least 20% of the units are affordable to those in need of LOWER-INCOME HOUSING and EXTREMELY LOW-INCOME, ACUTELY LOW-INCOME, VERY LOW-INCOME, and LOW-INCOME households, and emergency shelters; and (b) that the City shall continue to function as an enforcement agency for review of permit applications for appropriate codes and standards compliance, prior to the issuance of building permits and other related permits for residential housing. The City's permitting approval authorities under this Section shall remain suspended until the City completes the particular action required by the City under this Judgment.
- 37. Statutory Monetary Penalties Pursuant to Government Code section 65585. In addition to the City Consequences set forth above, in the event that the City does not adopt a Sixth Cycle Housing Element that HCD finds substantially complies with the law within 12 months of the EFFECTIVE DATE of this Judgment, the statutory penalties under Government Code section 65585(l) shall apply.
- 38. Opportunity to Cure. In the event the City fails to comply with any provisions of this Judgment, Petitioners and/or the State shall provide written notice identifying the term with which the City has failed to comply. Petitioners and/or the State shall allow a reasonable time to cure of 21 calendar days before seeking imposition of the City Consequence. To the extent the

City must call a special session of its governing bodies (including the City Council) to timely cure any failure to comply with this Agreement, the City shall call such special session.

SATISFACTION OF JUDGMENT, RELEASE, AND COST RECOVERY

- 39. Execution of this Judgment shall constitute full and final resolution of all disputes related to this action.
- 40. Nothing in this Judgment shall be construed to limit the authority or ability of the Attorney General to assert its right to protect the interests of the State of California or the people of the State of California. This Judgment shall not bar the Attorney General or HCD from investigating and enforcing laws, regulations, or rules against the City for conduct not covered by this Judgment. Further, nothing in this Judgment precludes or affects the Attorney General's right to determine and ensure compliance with this Judgment or individual Petitioners' right to seek enforcement of this Judgment.
- 41. This Judgment shall be deemed satisfied once all obligations under the provisions of this Judgment are fulfilled.
- 42. With the exception of the provisions on enforcement and remedies set forth in this Judgment, this Judgment releases and forever discharges any civil claim for damages, costs, attorneys' fees, or penalties of any kind against the City by HCD and the People related to the City's failure to timely adopt its updated housing element for the Sixth Cycle 2021-2029 Planning Period.
- 43. The Attorney General representing both the People and HCD in this action executes this release in his, her, or their official capacity and releases only claims belonging to the Attorney General and HCD.
- 44. The Parties agree that Petitioners are prevailing parties for purposes of cost recovery, so that individual Petitioners may seek litigation costs, including attorney's fees, from the Respondents. The individual Petitioners agree to meet and confer with Respondents in an effort to reach a resolution on the issue of litigation costs and attorneys' fees. Only if such a meet-and-confer is unsuccessful will individual Petitioners seek litigation costs and fees from the Court.

Any such motion for an award of attorneys' fees and costs shall be due 90 days from the date of entry of this Judgment, unless such time is further extended by a stipulation approved by the Court, or by a court order. Respondents reserve the right to file a motion to tax costs or otherwise oppose any award of attorneys' fees and costs the individual Petitioners may seek from the Court.

45. This Judgment may be enforced only by the Parties hereto.

MISCELLANEOUS PROVISIONS

- 46. Nothing in this Judgment shall be construed as relieving the City of the obligation to comply with all local, state, and federal laws, regulations, or rules.
- 47. If any portion of this Judgment is held invalid by operation of law, the remaining terms of this Judgment shall not be affected and shall remain in full force and effect.
 - 48. The terms of this Judgment shall be governed by the laws of the State of California.
- 49. This Judgment contains the complete agreement entered into by the Attorney General, HCD, and the City related to the conduct at issue. No promises, representations, or warranties other than those set forth in this Judgment have been made by the Attorney General, HCD, or by the City. This Judgment supersedes all prior communications, discussions, or understandings regarding the City's alleged conduct.
- 50. The Judgment may be modified by a stipulation of the Parties as approved by the Court, or by court proceedings resulting in a modified judgment of the Court.
- 51. Any failure by any party to this Judgment to insist upon the strict performance by any other party of any of the provisions of this Judgment shall not be deemed a waiver of any of the provisions of this Judgment, and such party, notwithstanding such failure, shall have the right thereafter to insist upon the specific performance of any and all of the provisions of this Judgment.
- 52. The use of headings in this Judgment is only for ease of reference, and the headings have no legal effect and are not to be considered part of this Judgment.
- 53. Jurisdiction is retained by the Court, under Code of Civil Procedure section 664.6, for the purpose of enabling any party to the Judgment to apply to the Court at any time for such

| 1 | further orders and directions as may be necessary or appropriate for the construction or carrying | | |
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| 2 | out of this Judgment for enforcement of compliance herewith, and for the punishment of | | |
| 3 | violations hereof, if any. | | |
| 4 | 54. The Parties agree and represent that any persons signing a stipulation for entry of this | | |
| 5 | Judgment are authorized by proper authorities to execute such stipulation on their behalf. | | |
| 6 | 55. This Judgment may be executed in counterparts, and a facsimile or digital signature in | | |
| 7 | pdf format shall be deemed to be, and shall have the same force and effect as, an original | | |
| 8 | signature. | | |
| 9 | 56. All notices shall be provided in writing to the following via email and overnight mail. | | |
| 10 | For Respondents/Defendants: | | |
| 11 | Damian A. Northcutt | | |
| 12 | 2033 E Guasti Ku, Sie 400 | | |
| 13 | Ontario, CA 91761-1252 | | |
| 14 | For Petitioners: | | |
| 15 | Anthony L. Kim Inland Counties Legal Services 3500 Porsche Way, Ste. 200 | | |
| 16 | Ontario, CA 91764 | | |
| 17 18 | Ugochi Anaebere-Nicholson Craig D. Castellanet Michael Rawson | | |
| 19 | The Public Interest Law Project 449 15 th Street, Suite 301 | | |
| 20 | Oakland, CA 94612 | | |
| 21 | For Intervenors: | | |
| 22 | David Pai CA Department of Justice, Office of the Attorney General | | |
| 23 | 1515 Clay St, Fl. 20 Oakland, CA 94612 | | |
| 24 | Thomas Kinzinger | | |
| 25 | 300 S. Spring Succei, Sic. 1/02 | | |
| 26 | Los Angeles, CA 90013 | | |
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| 1 | Any Party may update its designee or address by sending written notice to the other Party |
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| 2 | informing them of the change. |
| 3 | 57. The Clerk is ordered to enter this Judgment forthwith. |
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| 1 | APPROVAL BY COURT |
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| 3 | APPROVED FOR FILING and SO ORDERED this day of, |
| 4 | 2023. |
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| 6 | |
| 7 | Judge of the Superior Court |
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