1 2 3 4 5 6 7 8	ROB BONTA Attorney General of California NELI PALMA (SBN: 203374) Senior Assistant Attorney General KARLI EISENBERG (SBN: 281923) NATALIE TORRES (SBN: 283571) Supervising Deputy Attorneys General ERICA CONNOLLY (SBN: 288822) Deputy Attorney General 1300 I Street, Suite 125 P.O. Box 944255 Sacramento, CA 94244-2550 Telephone: (916) 210-7755 Fax: (916) 327-2319 E-mail: Erica.Connolly@doj.ca.gov Attorneys for Plaintiff People of the State of California	FILED Superior Court of California County of Los Angeles 11/06/2024 David W. Slayton, Executive Officer / Clerk of Court By: Deputy
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15	THE PEOPLE OF THE STATE OF	Case No. 24STCV28644
16	CALIFORNIA,	[PROPOSED] STIPULATED FINAL
17	Plaintiff,	JUDGMENT
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19	THE CITY OF BEVERLY HILLS,	
20	Defendant.	Department: 32 Judge: Hon. Daniel S. Murphy
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Plaintiff, the People of the State of California ("Plaintiff" or "the People"), acting by and through Rob Bonta, Attorney General of the State of California, and Defendant the City of Beverly Hills ("the City" or "Defendant"), having stipulated to the entry of this Final Judgment and Order ("Judgment") without the taking of proof; 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 FINDINGS

- 1. The People of the State of California, by and through its Attorney General, Rob Bonta ("Attorney General"), is charged with enforcement of, among other things, the California Constitution, Article I, sections 1 and 1.1, and the Reproductive Privacy Act, Health and Safety Code section 123460, et seq. ("Reproductive Privacy Act").
- Defendant the City of Beverly Hills is a municipal corporation organized and existing under the laws of the State of California, of which the City is a political subdivision. The City is governed by a five-member City Council.
- 3. The People and the City, as parties to this action ("Parties") agree, solely for the 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. This Judgment is entered pursuant to and subject to the California Constitution, Article I, sections 1 and 1.1, and the Reproductive Privacy Act.
- 4. This Judgment is entered to resolve the People's investigation of the City undertaken by the People in connection with the City's actions with regard to the attempt by Consultants in Obstetric and Gynecologic Ultrasonography and Surgery, PLLC ("DuPont") to open a reproductive healthcare clinic in the City of Beverly Hills.
- 5. This Judgment shall apply to the claims under the California Constitution, Article I, sections 1 and 1.1, and the Reproductive Privacy Act, as alleged in the Complaint filed in this action ("Complaint").
- 6. The City enters into this Judgment solely for the purpose of resolving the People's investigation. The Parties agree that the execution of this Judgment is done solely for the

purposes of compromise, and to eliminate the burden and expense of further litigation, and does not constitute, and shall not be construed as, an admission of liability. The Parties further agree that this Judgment shall not be used for any purpose in any litigation.<sup>1</sup> No part of this Judgment, including its statements and commitments, shall constitute evidence or admission of any liability, fault, or wrongdoing by the City.

- 7. This Judgment is made without trial or adjudication of any issue of fact or law and without any concession or finding of wrongdoing or violations of any law, rule, or regulation, all of which the City expressly denies. The Parties have voluntarily entered this Judgment to avoid the time, expense, and uncertainty of litigation.
- 8. The People have conferred in good faith with the City and its attorneys, and the Parties have agreed to resolve the allegations through this Judgment.

#### **APPLICABILITY**

- 9. All provisions of this Judgment shall be binding upon, and apply to the City, including its agents acting within the scope of their agency as well as its successors and assigns with respect to the conduct described in this Judgment.
- 10. The City has and will maintain the full power and authority to undertake the duties and obligations set forth in this Judgment.
- 11. The City shall use reasonable efforts to notify its officers, directors, employees, and agents responsible for performing and effecting the terms of this Judgment and the requirements therein.
- 12. If an 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 that such entity acts consistently 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**

13. The following definitions shall be used in construing the Judgment:

<sup>&</sup>lt;sup>1</sup> This document and its contents are not intended for use by any third party for any purpose, including submission to any court for any purpose.

1	prohibited by the California Constitution, Article I, sections 1 and 1.1, and the Reproductive	
2	Privacy Act. The City shall not interfere, obstruct, or otherwise withhold City resources,	
3	including City permits and/or public safety resources, from Reproductive Healthcare Providers or	
4	the owners of property where the Reproductive Healthcare Providers operate, in a discriminatory	
5	manner, as prohibited by the California Constitution, Article I, sections 1 and 1.1, and the	
6	Reproductive Privacy Act.	
7	AFFIRMATIVE ACTIONS	
8	15. During the Reporting Period, the City shall carry out the following affirmative	
9	actions:	
10	I. RESOURCES FOR CITY EMPLOYEES, CITY ELECTED OFFICIALS & THE PUBLIC	
11	16. Within ninety (90) days of the Effective Date, the City shall develop or procure	
12	materials that provide information for City Employees and City Elected Officials about the	
13	California FACE Act, the Federal FACE Act, and California's legal protections and access to all	
14	forms of reproductive healthcare, as detailed in paragraphs 17 and 18 below (collectively	
15	"Training Materials").	
16	17. The California FACE Act and Federal FACE Act portion of the materials shall	
17	include: 1) details about the types of conduct that result in California FACE Act and/or Federal	
18	FACE Act violations; 2) contact information for government entities where potential violations	
19	can be reported, such as local law enforcement, federal law enforcement, and the Attorney	
20	General; and 3) information about civil causes of action for potential violations of the California	
21	FACE Act and/or Federal FACE Act.	
22	18. Materials regarding California's legal protections and access to all forms of	
23	reproductive healthcare shall include:	
24	a. The California Commission on Peace Officer Standards and Training	
25	(POST) Anti-Reproductive-Rights Crimes Guidelines (last updated May	
26	2023) and the POST Anti-Reproductive-Rights Crimes Bulletin, No.	

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2024-05, dated February 6, 2024, and any subsequent updates provided

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- 20. Within one hundred fifty (150) days of the Effective Date, the City shall provide the Training Materials to City Employees and City Elected Officials. The City may choose the delivery method so long as the City has a reasonable basis for believing that City Employees and City Elected Officials will receive the Training Materials and the City can confirm that each City Employee and City Elected Official reviewed the Training Materials.
- 21. During the Reporting Period, the City shall publish the Training Materials developed or procured in Section I on its publicly available website.
- 22. The City shall establish procedures for complaints to report potential violations of any of the City's legal obligations outlined in the Training Materials.

### II. TRAINING FOR CITY EMPLOYEES AND CITY ELECTED OFFICIALS

- 23. Within one hundred twenty (120) days of the Effective Date, the City shall develop a training module for City Employees and City Elected Officials about compliance with State and Federal Reproductive Health Services laws ("Training Module"). The Training Module shall educate City Employees and City Elected Officials about 1) the City's obligations under Article I, sections 1 and 1.1 of the California Constitution, the Reproductive Privacy Act, and the Federal and California FACE Acts; 2) the procedures for complaints about potential violations of the California Constitution, the Reproductive Privacy Act, and Federal and California FACE Acts; 3) the types of conduct that result in violations of the California Constitution, Article I, sections 1 and 1.1, the Reproductive Privacy Act, and the Federal and California FACE Acts; 4) contact information for government entities where potential violations can be reported, such as local law enforcement, federal law enforcement, and the Attorney General; 5) information about civil causes of action for potential violations of the California Constitution, Article I, sections 1 and 1.1, the Reproductive Privacy Act, and the California and Federal FACE Acts; and 6) the reproductive rights materials outlined in Section I. The City shall provide a copy of the presentation materials used for the Training Module to the Attorney General.
- 24. The City shall administer the Training Module to City Employees and City Elected Officials within one hundred fifty (150) days of the Effective Date. The City shall administer the Training Module to all City Employees and City Elected Officials no less frequently than once

every two (2) years ("Regular Administration"). For new City Employees, including new City Elected Officials, the City shall administer the Training Module within sixty (60) days of the start of employment.

- 25. During the Reporting Period, the City shall provide evidence to the Attorney General that City Employees and City Elected Officials have received the Training Module in compliance with this section. The City shall provide that evidence no later than thirty (30) days after the conclusion of the Regular Administration of the Training Module.
- 26. During the Reporting Period, the City's Police Department will coordinate with the California Attorney General's Office to provide Roll Call Training for Law Enforcement Officers on reproductive rights, no less frequently than once every two (2) years during mutually agreeable dates and times.

### III. APPOINTMENT OF REPRODUCTIVE JUSTICE COMPLIANCE OFFICER(S)

- 27. Within thirty (30) days of the Effective Date, the City shall appoint one or more individuals responsible for developing or procuring the Training Materials and Training Module outlined in Sections I and II ("Reproductive Justice Compliance Officer"). The appointee(s) shall also be responsible for disseminating and overseeing the employee Training Module and Training Materials as well as tracking/documenting compliance as outlined in Section II.
- 28. During the Reporting Period, the City shall be responsible for regularly updating the Training Materials and Training Module to reflect any updates to California law and guidance provided by the California Attorney General's Office.

#### REPORTING PERIOD AND ACCESS

- 29. Compliance with the Judgment shall be overseen by the Attorney General.
- 30. For five (5) years from the Effective Date, the City shall provide yearly reports that demonstrate the City's compliance with any provision(s) of this Judgment.
- 31. The Attorney General may also make reasonable requests to the City Attorney to speak with City Employees and City Elected Officials as part of their efforts to ensure compliance with and implementation of this Judgment. The City shall ensure that the Attorney General has reasonable access to speak with such individuals, and the City shall make them available for such

purpose within a reasonable time following the Attorney General's written request. The City Employees and City Elected Officials to whom the Attorney General requests to speak pursuant to this section will be informed that their participation is voluntary and that they have the option to request the presence of a person of their choice, including attorneys representing them, in any meeting or conversation with the Attorney General.

### **ENFORCEMENT AND RELEASE**

- 32. Following the Attorney General's receipt of the City's Training Materials under Section I, the Attorney General releases and forever discharges any civil claim or cause of action, including any civil action for damages, costs, attorneys' fees, fines, penalties of any kind, or injunctive relief against "Released Parties" that the Attorney General has asserted, or reasonably could have asserted, whether known or unknown, concerning the Covered Conduct, as referenced in paragraph 33, below. For purposes of this paragraph, the term "Released Parties" shall include the City and all its past and present officers, Elected Officials, directors, employees, representative agents, attorneys, affiliates, subsidiaries, parent companies, predecessors, successors, and assigns.
- 33. "Covered Conduct" means 1) the City's meetings and communications with DuPont; 2) the City's meetings and communications with DE BHMC, LLC, Douglas Emmett Management, LLC, and Douglas Emmett, Inc. (collectively "Douglas Emmett") regarding DuPont operating in Beverly Hills; 3) the City's meetings and communications with anti-abortion activists; and 4) the City's actions with regard to DuPont's efforts to open a reproductive healthcare clinic in the City of Beverly Hills.
- 34. Other than as set forth in paragraphs 32 and 33 above, 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, nor shall this Judgment be construed to limit the authority of the City to protect the interests of its residents and visitors. This Judgment shall not bar the Attorney General from investigating and enforcing laws, regulations, or rules against the City for conduct subsequent to this Judgment, or to seek

enforcement or penalties under the Civil Code or for any violations of this Judgment, as applicable.

- 35. Other than as set forth in paragraphs 32 and 33 above, nothing in this Judgment limits the powers vested in the Attorney General by the California Constitution and state law, including California Government Code section 11180 et seq., to oversee or enforce any California laws or regulations, whether addressed in this Judgment or not, nor shall this Judgment limit the powers vested in the City by the California Constitution and state law. The Attorney General may use these powers, where applicable, to ensure the City's compliance with the terms of the Judgment, or to address distinct or unrelated investigations or the enforcement of the laws of the State of California. Nothing in this Judgment shall abrogate the confidentiality of any materials or information obtained by the Attorney General during its investigation of the City, except as provided by law.
- 36. This Judgment may be enforced only by the Parties hereto. Nothing in this Judgment shall provide any rights or permit any person or entity not a party hereto to enforce any provision of this Judgment.
- 37. The Attorney General represents the People in this action and executes this release in his official capacity; provided, however, the Attorney General releases only those claims as described in paragraphs 32 and 33 above. This release does not release or bar any rights or causes of action belonging to any state agency other than the Attorney General whether or not in the name of the People of the State of California.

## MISCELLANEOUS PROVISIONS

- 38. The terms of this Judgment shall be governed by the laws of the State of California.
- 39. 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. Moreover, nothing in this Judgment shall obviate the City from meeting any more stringent requirements which may be imposed hereinafter by any changes in applicable law and/or legally binding legislation, regulations, ordinances, and/or permits. This Judgment shall not be admissible or binding against

the City in any action brought by any other person or public body against the City in any respect, other than in connection with this Judgment's enforcement, and does not constitute a basis for the introduction of the Judgment as prima facie evidence against the City in any action or proceeding.

- 40. This Judgment shall not be construed or used as a waiver or limitation of any defense otherwise available to the City in any other action, or of the City's right to defend from, or make any arguments in, any private individual action, or any other governmental or regulatory action relating to the subject matter or terms of this Judgment.
- 41. The City is represented by and has consulted with counsel in connection with the decision to enter into this Judgment.
- 42. 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.
- 43. This Judgment contains the complete agreement entered into by the Attorney General and the City related to the Covered Conduct. No promises, representations, or warranties other than those set forth in this Judgment have been made by the Attorney General or by the City. This Judgment supersedes all prior communications, discussions, or understanding regarding the Attorney General's investigation of the City regarding the Covered Conduct, whether oral or in writing.
- 44. The Attorney General may, at his or her sole discretion, agree in writing to provide the City with additional time to perform any act required by this Judgment.
- 45. 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.
- 46. Any failure by any party to enforce any provision 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.
- 47. Jurisdiction is retained by the Court for the purpose of enabling any party to the Judgment to apply to the Court at any time for such further orders and directions as may be

1	Party informing them of the change.
2	52. The Clerk is ordered to enter this Judgment forthwith.
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4	APPROVAL BY COURT
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6	APPROVED FOR FILING and SO ORDERED this î @ day of Þ[ ç^{ à^  , 2024.
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8	Sellay
9	JUDGE OF THE SUPERIOR COURT
10	Daniel S. Murphy / Judge
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