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8	of California rel. Rob Bonta, and the California Department of Housing and Community	
8 9	Development	
10	SUPERIOR COURT OF TH	E STATE OF CALIFORNIA
11	COUNTY OF	F SAN DIEGO
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13		
14	PEOPLE OF THE STATE OF CALIFORNIA; CALIFORNIA	Case No.
15	DEPARTMENT OF HOUSING AND	[PROPOSED] STIPULATED FINAL
		JUDGMENT AND ORDER
16	COMMUNITY DEVELOPMENT,	JUDGMENT AND ORDER
16 17	COMMUNITY DEVELOPMENT, Petitioner and Plaintiff,	JUDGMENT AND ORDER
	COMMUNITY DEVELOPMENT,	JUDGMENT AND ORDER
17	COMMUNITY DEVELOPMENT, Petitioner and Plaintiff, v. CITY OF CORONADO; CITY COUNCIL	JUDGMENT AND ORDER
17 18	COMMUNITY DEVELOPMENT, Petitioner and Plaintiff, v. CITY OF CORONADO; CITY COUNCIL OF CORONADO; AND DOES 1-50,	JUDGMENT AND ORDER
17 18 19	COMMUNITY DEVELOPMENT, Petitioner and Plaintiff, v. CITY OF CORONADO; CITY COUNCIL	JUDGMENT AND ORDER
17 18 19 20	COMMUNITY DEVELOPMENT, Petitioner and Plaintiff, v. CITY OF CORONADO; CITY COUNCIL OF CORONADO; AND DOES 1-50,	JUDGMENT AND ORDER
17 18 19 20 21	COMMUNITY DEVELOPMENT, Petitioner and Plaintiff, v. CITY OF CORONADO; CITY COUNCIL OF CORONADO; AND DOES 1-50,	JUDGMENT AND ORDER
 17 18 19 20 21 22 	COMMUNITY DEVELOPMENT, Petitioner and Plaintiff, v. CITY OF CORONADO; CITY COUNCIL OF CORONADO; AND DOES 1-50,	JUDGMENT AND ORDER
 17 18 19 20 21 22 23 	COMMUNITY DEVELOPMENT, Petitioner and Plaintiff, v. CITY OF CORONADO; CITY COUNCIL OF CORONADO; AND DOES 1-50,	JUDGMENT AND ORDER
 17 18 19 20 21 22 23 24 	COMMUNITY DEVELOPMENT, Petitioner and Plaintiff, v. CITY OF CORONADO; CITY COUNCIL OF CORONADO; AND DOES 1-50,	JUDGMENT AND ORDER
 17 18 19 20 21 22 23 24 25 	COMMUNITY DEVELOPMENT, Petitioner and Plaintiff, v. CITY OF CORONADO; CITY COUNCIL OF CORONADO; AND DOES 1-50,	JUDGMENT AND ORDER
 17 18 19 20 21 22 23 24 25 26 	COMMUNITY DEVELOPMENT, Petitioner and Plaintiff, v. CITY OF CORONADO; CITY COUNCIL OF CORONADO; AND DOES 1-50,	JUDGMENT AND ORDER

1	Petitioners and Plaintiffs, PEOPLE OF THE STATE OF CALIFORNIA, acting by and
2	through ROB BONTA, Attorney General of the State of California, and the CALIFORNIA
3	DEPARTMENT OF HOUSING AND COMMUNITY DEVELOPMENT, and Respondents and
4	Defendants CITY OF CORONADO and CORONADO CITY COUNCIL (collectively, the
5	"Parties"), having stipulated to the entry of this Final Judgment and Order ("Judgment") without
6	the taking of proof and without trial or adjudication of any fact or law herein, and with all Parties
7	having waived the right to appeal; and the Court having considered the pleadings and good cause
8	appearing:
9	IT IS HEREBY ORDERED, ADJUDGED AND DECREED THAT:
10	PARTIES AND DESCRIPTION OF ACTION
11	1. Petitioners/Plaintiffs, the PEOPLE OF THE STATE OF CALIFORNIA, by and
12	through its Attorney General, ROB BONTA, and the Department of Housing and Community
13	Development ("HCD") (collectively, "the State") are charged with the enforcement of, among
14	other things, the "Housing Element Law". ¹
15	2. Respondent/Defendant CITY OF CORONADO is a political subdivision of the State
16	of California, and Respondent/Defendant CORONADO CITY COUNCIL is the executive and
17	legislative body of the City of Coronado (collectively, "the City"). The City is a local
18	governmental agency charged with regulating and controlling land use and development within the
19	City's boundaries, including but not limited to complying with all applicable provisions of state
20	law, such as the Housing Element Law.
21	3. The Housing Element Law required the City to adopt a housing element to the City's
22	General Plan that substantially complied with the Housing Element Law's terms by April 15,
23	2021, for the 2021-2029 Planning Period (also known as the Sixth Cycle). Gov. Code §§ 65302,
24	65580 et seq.
25	4. The City adopted a Housing Element on July 20, 2021, however HCD determined
26	that the City's adopted Housing Element did not substantially comply with Housing Element Law.
27	The Parties agree that the City failed to meet the April 15, 2021 deadline.
28	¹ Unless specified otherwise, all further statutory references are to the Government Code.
	2

5. Any housing element adopted by the City must 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

5 State. The State alleges that the City violated the Housing Element Law by failing to perform its 6 statutory duty to timely adopt a legally compliant housing element to its General Plan, in 7 substantial compliance with California laws governing a local jurisdiction's obligations to do so, 8 for the 2021-2029 planning period. This Judgment is entered to fully resolve the claims and 9 allegations made by the State.

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.

16 9. The Parties agree to resolve all claims and allegations pertaining to this action17 through this Judgment.

18

APPLICABILITY

19 10. All provisions of this Judgment shall be binding upon, and apply to the Parties,
20 including their agents acting within the scope of their agency as well as its successors and assigns
21 with respect to the conduct described in this Judgment.

11. The City has and will maintain the full power and authority to undertake the dutiesand obligations set forth in this Judgment.

24 12. The City shall use reasonable efforts to notify its City Councilmembers, elected
25 officials, officers, directors, employees, and agents responsible for carrying out and effecting the
26 terms of this Judgment and the requirements therein.

27 13. If a separate entity is established or reorganized so that its functions include
28 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 1 2 incorporate the terms of this Judgment into the oversight or review functions of the entity as 3 necessary to ensure consistency. 4 **DEFINITIONS** 5 The following definitions shall be used in construing the Judgment: 14. "EFFECTIVE DATE" means the date on which a copy of the Judgment, duly 6 7 executed by the Parties, is approved by and becomes a Judgment/Order of the Court. Should 8 certain terms below precede the Effective Date, the parties agree to be bound by those terms as 9 conditions prior to entry of this Judgment. 10 THE CITY'S OBLIGATIONS 11 15. Adoption of a Housing Element Revision Found to be Substantially Compliant by 12 HCD. The City shall adopt a Housing Element Revision no later than April 16, 2024, for the Sixth 13 Cycle 2021-2029 planning period that substantially complies with Housing Element Law, as 14 determined by HCD. The City shall submit its adopted Housing Element to HCD for HCD's 15 certification as set forth in Paragraph 16. The Parties acknowledge that HCD certification will not 16 be final until after the City adopts its Housing Element, Zoning Ordinance Amendments, and 17 Local Coastal Plan Amendments; the City transmits the adopted documents to HCD and the 18 California Coastal Commission; and HCD finds the adopted Housing Element substantially 19 compliant. The Parties will use best efforts to ensure that the City's Local Coastal Plan 20 Amendments are expeditiously certified by the Coastal Commission. In the event that the Coastal 21 Commission fails to certify the City's Local Coastal Plan Amendments consistent with the adopted 22 Housing Element, the Parties shall continue to use best efforts to obtain Coastal Commission 23 certification as expeditiously as possible, but the failure of the Coastal Commission to certify the 24 City's Local Coastal Plan Amendments consistent with the adopted Housing Element shall not be 25 a basis to find either Party in default under this Judgment. 26 16. Milestones and/or Conditions to Ensure Adoption by April 16, 2024. The Parties 27 agree that the City shall take the following required actions to complete and adopt its Sixth Cycle 28 Housing Element Revision:

1	a.	No later than October 13, 2023, the City staff shall publish its revised Draft
2		Housing Element on the City's website for public review and comment. The
3		City shall concurrently provide a courtesy copy of the revised Draft Housing
4		Element to HCD seven calendar days in advance of the City's formal
5		submittal, or as soon as practicable.
6	b.	Prior to October 24, 2023, the City will conduct public outreach, which shall
7		involve publicizing the Housing Element's availability to all individuals and
8		organizations who provided comments on earlier versions of the Housing
9		Element, soliciting written and verbal feedback from members of the public,
10		and holding "Housing Element Office Hours" at City Hall for meetings with
11		interested stakeholders and/or drop in opportunities for any interested part to
12		ask questions or provide comments on the Housing Element.
13	с.	No later than October 24, 2023, the City Council will hold a duly noticed
14		public meeting to consider the revised Draft Housing Element and provide
15		direction on any changes to incorporate prior to submitting the revised Draft
16		Housing Element to HCD.
17	d.	No later than October 30, 2023, the City will submit the revised Draft
18		Housing Element to HCD for review.
19	e.	During HCD's review of the revised Draft Housing Element, City staff will
20		commence work on the Environmental Assessment, as discussed in
21		Paragraph 23 below.
22	f.	HCD shall return its formal written findings to the City no later than
23		December 15, 2023. No later than December 22, 2023, City staff and HCD
24		representatives will meet by video conference for at least one hour to review
25		HCD's comments.
26	g.	No later than January 2, 2024, the City will release a second revised Draft
27		Housing Element for a 7-day public review. The City shall concurrently
28		provide a courtesy copy of the second revised Draft Housing Element to

1		HCD seven calendar days in advance of the City's second formal submittal,
2		or as soon as practicable.
3	h.	No later than January 19, 2024, the City will submit the second revised Draft
4		Housing Element to HCD.
5	i.	During HCD's review of the revised Draft Housing Element, City staff will
6		continue work on the Environmental Assessment and commence work on
7		implementing actions needed to effectuate the Housing Element, including
8		General Plan Amendments, Zoning Ordinance Amendments, and Local
9		Coastal Plan Amendments.
10	j.	HCD shall return its formal written findings to the City no later than March
11		5, 2024. No later than March 8, 2024, City staff and HCD representatives
12		will meet by video conference for at least one hour to review HCD's
13		comments. No later than March 15, 2024, City staff and HCD
14		representatives will meet by video conference for at least one hour to review
15		working drafts of the City's response to HCD's comments.
16	k.	No later than March 26, 2024, the City's Planning Commission will hold a
17		duly noticed public hearing to consider the Sixth Cycle Housing Element.
18	l.	No later than April 16, 2024, the City Council will hold a duly noticed
19		public hearing to adopt the Sixth Cycle Housing Element and any associated
20		General Plan Amendments and to introduce the Zoning Ordinance
21		Amendments and Local Coastal Plan Amendments for their first reading.
22	m.	No later than April 17, 2024, the City will submit the Adopted Housing
23		Element and copies of the ordinances introducing the Zoning Ordinance
24		Amendments and Local Coastal Plan Amendments to HCD.
25	n.	No later than May 7, 2024, the City will conduct the second reading of and
26		adopt the Zoning Ordinance Amendments and Local Coastal Plan
27		Amendments.
28		

1	o. No later than May 8, 2024, and consistent with Government Code section
2	65588(e)(4)(C)(iii) (which prohibits any finding of substantial compliance
3	with Housing Element Law until the City completes all required rezoning),
4	the City shall submit to HCD its adopted rezoning ordinance and its adopted
5	LCP Amendments with evidence that the LCP Amendments were
6	transmitted to the California Coastal Commission for its review and
7	certification.
8	p. Each deadline in Paragraph 15 and this Paragraph 16 may be extended
9	pursuant to the terms of Paragraph 19, below.
10	17. <u>Sixth Cycle Housing Element Revision and the City's Public Participation</u>
11	Requirements. The City shall comply with all statutory requirements with regard to its public
12	participation efforts including provisions to make a diligent effort to reach all economic segments
13	of the community pursuant to Government Code section 65583(c)(9) and public noticing pursuant
14	to Government Code section 65585(b)(1). The Parties agree that the public participation efforts
15	described in Paragraph 16 satisfy the City's statutory requirements regarding public participation.
16	Nothing in this section precludes HCD from receiving and/or considering public comments as
17	required pursuant to Government Code section 65585(c).
18	ADDITIONAL PROVISIONS
19	18. <u>RHNA Credit for Planned Navy Development on Naval Amphibious Base (NAB)</u> .
20	Based on current information shared from the Navy with respect to its planned housing
21	development for enlisted personnel on NAB Coronado, HCD agrees that 374 planned Navy
22	housing units meet the Health and Safety Code section 17958.1 definition of an "efficiency unit"
23	and census definition of "separate living quarters." The 374 Navy housing units shall, based on
24	current information shared from the Navy, be counted as units available as affordable to lower
25	income households to accommodate the City's RHNA, subject to the following conditions:
26	a. Beginning on October 3, 2023, the City shall provide to HCD (1) data
27	pertaining to unit affordability by housing income category for the Navy's
28	planned development, (2) a general schedule demonstrating expected

1	development timelines, and (3) an agreement from the City that it is
2	reporting new units actually created by the Navy to the California
3	Department of Finance. The above information shall also be incorporated
4	into the City's Adopted Housing Element programs.
5	b. No Net Loss Adjustments. The City's Housing Element shall include
6	programs to consult with the Navy on an annual basis regarding the Navy's
7	progress towards building the 374 planned housing units on NAB Coronado
8	and, if necessary, make adjustments during the planning period. Should the
9	Department of Defense provide the City written notice that they intend to
10	construct fewer than 374 housing units, that changes are made to unit
11	affordability by housing income category, or that the Navy's planned
12	development schedule has been substantially delayed such that no housing
13	construction will be commenced during the current planning period, the City
14	shall implement programs included in its Housing Element requiring the
15	City to make additional adequate sites available in its Housing Element
16	throughout the Sixth Cycle in accordance with subdivisions (b) and (c) of
17	Government Code section 65863.
18	19. <u>Technical Assistance from HCD</u> . HCD shall provide the City with technical
19	assistance with its Sixth Cycle Housing Element Revision as follows:
20	a. HCD staff will commit to at least 2.5 hours per month in technical assistance
21	telephone calls with the City, with additional time provided as capacity
22	permits. In connection with these technical assistance telephone calls, the
23	City agrees to make good faith, reasonable progress on the housing element
24	revision process between these calls.
25	b. In order to ensure efficiency in the technical assistance provided by HCD
26	during the housing element review process, the City agrees to make all
27	revisions and edits to its housing element in track changes, or to devise some
28	other method of highlighting all revisions and edits to the housing element, 8

1		such that HCD can quickly identify and review the City's revisions and
2		edits.
3	с.	In order to allow the City to make timely and efficient revisions to its
4		housing element in response to HCD comments, HCD agrees to provide its
5		formal written findings in response to the City's revised and second revised
6		draft Housing Element by December 15, 2023, and February 20, 2024,
7		respectively. Each formal written findings letter will consist of a single set of
8		consolidated comments that identify specific deficiencies in the City's draft
9		housing element and that explains what specific analysis or text HCD
10		expects the City to provide to remedy the deficiency. HCD will provide the
11		City with informal technical assistance, including sample language from
12		other certified housing elements, as applicable, under separate cover from its
13		formal written findings letters. Moreover, HCD agrees that each written
14		findings letter shall be exhaustive at the time of their submission, meaning
15		that it will not identify comments for the first time in subsequent reviews
16		that it could have raised in earlier reviews but did not identify, for whatever
17		reason. This provision does not preclude HCD from identifying new
18		comments on subsequent reviews based on information not previously
19		available to HCD in its prior review.
20	d.	To the extent that HCD is unable to meet its specific deadlines set forth in
21		Paragraphs 16 or 19, the deadlines for the City's performance in Paragraphs
22		15 and 16 shall be extended to account for delays attributable to HCD's
23		failure to meet a specific deadline.
24	20. <u>Compli</u>	ance with No Net Loss. The City shall maintain sites sufficient to
25	accommodate Region	hal Housing Needs Allocation throughout the Sixth Cycle planning period
26	consistent with Gove	rnment Code section 65863.
27	21. <u>Compli</u>	ance with the Housing Accountability Act (HAA). The City shall comply
28	with all provisions of	f the HAA, including but not limited to Government Code section 65589.5(d).
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1 The City acknowledges, for the benefit of third parties, that until it has adopted a housing element 2 that is in substantial compliance with the Housing Element Law as set forth in Paragraph 15, or 3 upon a court's determination that the City is in substantial compliance, the City cannot make 4 findings under Government Code section 65589.5(d)(1) or (d)(5), and it shall not deny a housing 5 development project for very low-, low-, or moderate-income households, as defined under 6 Government Code section 65589.5(h)(3), on the basis that the project is inconsistent with the 7 City's zoning ordinance and general plan land use designation.

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22. Compliance with Duty to Affirmatively Further Fair Housing. The City shall 9 administer its programs and activities relating to housing and community development in a manner 10 to affirmatively further fair housing, and to take no action that is materially inconsistent with its 11 obligation to affirmatively further fair housing, consistent with Government Code section 8899.50

12 Compliance with Government Code section 65759. The Judgment will require the 23. 13 City to bring its Housing Element (a mandatory element of its general plan) into compliance with a 14 court order under Article 14 of Chapter 3 of Division 1 of Title 7 of the California Government 15 Code. Accordingly, as provided in Government Code Section 65759, CEQA shall not apply to the 16 City's adoption of the Housing Element or any implementing actions (including, without 17 limitation, amendments to other General Plan elements, amendments to the City's LCP and 18 certification of the same by the Coastal Commission, and amendments to the City's Zoning 19 Ordinance or other Municipal Code provisions identified in the Housing Element); however, the 20 City shall comply with the provisions of Government Code Section 65759 requiring preparation of 21 an initial study and, if necessary, an environmental assessment, prior to adoption of the Housing 22 Element.

23

ENFORCEMENT OF JUDGMENT AND REMEDIES

24 24. Failure to Comply with Agreed-Upon Terms. Until the City comes into compliance 25 with the terms of the Judgment, as set forth herein, the City may be subject to one or more of the 26 provisions set forth under Government Code section 65755, subdivision (a).

27 25. Remedies Upon Violation. Immediately upon the City's failure to comply with any 28 of the terms of the Judgment following notice and an opportunity to cure as provided in Paragraph

1 27, the State shall file an order to show cause on an exparte basis with the Court. Upon a finding 2 that the City failed to comply with any of the terms in the Judgment, the Court shall elect any or 3 all provision(s) set forth under Government Code section 65755, subdivision (a), as remedies for 4 the City's violation(s). The Court's elected remedy may modify the remedies in Government Code 5 section 65755 so as to ensure compliance with housing element law and to maximize the City's 6 ability to meet its RHNA for the current cycle, with a particular emphasis on meeting its low- and 7 very low-income RHNA. Should the City continue to fail to comply with any of the terms of the 8 executed Agreement within a reasonable period following a court order pursuant to Paragraphs 24 9 and 25, the State retains the ability to file a renewed order to show cause seeking any additional 10 remedies under Government Code section 65755, and any other remedies available at law.

- Statutory Penalty Pursuant to Government Code section 65585. In the event that the
 City does not adopt a Sixth Cycle Housing Element that HCD or the Court finds substantially
 complies with the law within 12 months of the EFFECTIVE DATE of this Judgment, the statutory
 penalties under Government Code section 65585 shall apply.
- 15 27. <u>Opportunity to Cure</u>. Prior to enforcing this Judgment, the State shall provide written
 16 notice identifying the terms with which the City has failed to comply. The State shall allow a
 17 reasonable time to cure of 15 business days after the City's receipt of written notice before seeking
 18 enforcement of the Judgment. To the extent the City must call a special session of its governing
 19 bodies (including the City Council) to timely cure any failure to comply with the Judgment, the
 20 City shall call such special session.
- 21

SATISFACTION OF JUDGMENT AND RELEASE

22 28. Execution of this Judgment shall constitute full and final resolution of all disputes23 related to this action.

24 29. Nothing in this Judgment shall be construed to limit the authority or ability of the
25 Attorney General to assert its right to protect the interests of the State of California or the people
26 of the State of California. This Judgment shall not bar the Attorney General or HCD from
27 investigating and enforcing laws, regulations, or rules against the City for conduct not covered by
28 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 Judgement.

3 30. This Judgment shall be deemed satisfied once all obligations under the provisions of
4 this Judgment are fulfilled.

31. 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.

32. 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.

13 33. The State shall bear their own fees and costs, and the City shall bear its own fees and
14 costs with respect to any claims against the State

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

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MISCELLANEOUS PROVISIONS

17 35. Nothing in this Judgment shall be construed as relieving the City of the obligation to18 comply with all local, state, and federal laws, regulations, or rules.

19 36. If any portion of this Judgment is held invalid by operation of law, the remaining20 terms of this Judgment shall not be affected and shall remain in full force and effect.

37. The terms of this Judgment shall be governed by the laws of the State of California.
38. 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

24 other than those set forth in this Judgment have been made by the Attorney General, HCD, or by

25 the City. This Judgment supersedes all prior communications, discussions, or understandings

26 regarding the City's alleged conduct.

27 39. The Judgment may be modified by a stipulation of the Parties as approved by the28 Court, or by court proceedings resulting in a modified judgment of the Court.

1	40. Any failure by any party to this Judgment to insist upon the strict performance by any
2	other party of any of the provisions of this Judgment shall not be deemed a waiver of any of the
3	provisions of this Judgment, and such party, notwithstanding such failure, shall have the right
4	thereafter to insist upon the specific performance of any and all of the provisions of this Judgment.
5	41. The use of headings in this Judgment is only for ease of reference, and the headings
6	have no legal effect and are not to be considered part of this Judgment.
7	42. Jurisdiction is retained by the Court, under Code of Civil Procedure section 664.6, for
8	the purpose of enabling any party to the Judgment to apply to the Court at any time for such
9	further orders and directions as may be necessary or appropriate for the construction or carrying
10	out of this Judgment for enforcement of compliance herewith, and for the punishment of violations
11	hereof, if any.
12	43. The Parties agree and represent that any persons signing a stipulation for entry of this
13	Judgment are authorized by proper authorities to execute such stipulation on their behalf.
14	44. This Judgment may be executed in counterparts, and a facsimile or digital signature in
15	pdf format shall be deemed to be, and shall have the same force and effect as, an original
16	signature.
17	45. All notices shall be provided in writing to the following via email and overnight mail.
18	For the City:
19	Johanna Canlas
20	City Attorney Coronado City Hall
21	1825 Strand Way Coronado, CA 92118
22	Eric Phillips
23	Burke, Williams & Sorenson LLP 1 California Street, Suite 3050 San Francisco, CA 04111
24	San Francisco, CA 94111 For the State:
25	
26	David Pai California Department of Justice, Office of the Attorney General
27	1515 Clay Street, Fl. 20 Oakland, CA 94612
28	

1	Jackie Vu
2	California Department of Justice, Office of the Attorney General 300 S. Spring Street, Ste. 1702 Los Angeles, CA 90013
3	Any Party may update its designee or address by sending written notice to the other Party
4	informing them of the change.
5	46. The Clerk is ordered to enter this Judgment forthwith.
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1	APPROVAL BY COURT
2 3	ADDROVED FOR FILING and SO ORDERED this day of
3 4	APPROVED FOR FILING and SO ORDERED this day of, 2023.
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8	Judge of the Superior Court
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