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18 **UNITED STATES DISTRICT COURT**

19 **DISTRICT OF ARIZONA**

20 SOJOURNER CENTER,

21 Plaintiff,

22 v.

23 BACKPAGE.COM LLC; EVILEMPIRE.COM;
24 BIGCITY.COM; CARL FERRER; MICHAEL
25 LACEY; JAMES LARKIN;
26 POSTFASTER.COM; WEBSITE
27 TECHNOLOGIES, LLC; IC HOLDINGS, LLC;
28 DARTMOOR HOLDINGS LLC;
ATLANTISCHE BEDRIJVEN C.V.;
KICKAPOO RIVER INVESTMENTS, LLC;
AMSTEL RIVER HOLDINGS, LLC;
POSTFASTER, LLC; CLASSIFIED
SOLUTION LTD; MEDALIST HOLDINGS,
INC.; CAMARILLO HOLDINGS, LLC;
UGC TECH GROUP C.V.; JOHN E. BRUNST;
and SCOTT SPEAR,

Defendants.

CIVIL ACTION

Case No. _____

**CIVIL COMPLAINT
AND JURY DEMAND**

1 Plaintiff Sojourner Center, by and through its attorneys, alleges, upon personal
2 knowledge of its own acts and status and upon information and belief as to all other matters, as
3 follows:

4 **NATURE OF THE ACTION**

5 1. This case seeks to hold Defendants accountable for creating online content
6 designed to facilitate sex trafficking and for deliberately obscuring evidence of criminal
7 behavior to ensure that they continue to profit from the exploitation of children for sex. Indeed,
8 Defendants made millions of dollars in profits each year from websites that they designed and
9 intended to be used, and that they knew were being used, for illegal sex trafficking, including of
10 children.

11 2. Defendants were repeatedly notified that their websites facilitated human sex
12 trafficking by law enforcement personnel in multiple states, by all 51 state attorneys general,
13 and by the United States Senate, which passed two resolutions condemning Backpage for its
14 involvement in child sex trafficking.

15 3. Human trafficking includes selling, soliciting, or advertising the sexual acts of
16 children and coerced adults. Sex trafficking victims are forced to have sex against their will,
17 while others profit. The traffickers that Defendants assist use multiple methods to force
18 trafficked adults and children to exchange sex for something of value. These techniques
19 include physical violence, threats, psychological manipulation, intimidation, and fraud, among
20 other methods. Human trafficking generates billions of dollars each year, making it the second
21 most profitable transnational crime (after drug trafficking). Human Trafficking Investigation:
22 Hearing before the S. Permanent Subcomm. on Investigations of the S. Comm. on Homeland
23 Sec. and Gov't Affairs, 114th Cong. 53-88 (2015) (Staff Report) at 4, *available at*
24 [http://www.hsgac.senate.gov/subcommittees/investigations/hearings/human-trafficking-](http://www.hsgac.senate.gov/subcommittees/investigations/hearings/human-trafficking-investigation)
25 [investigation](http://www.hsgac.senate.gov/subcommittees/investigations/hearings/human-trafficking-investigation) (hereinafter, "Senate Report").

26 4. In the United States, 1.5 million people are trafficked at any given point in time.
27 *Child Trafficking Statistics*, Ark of Hope (Mar. 19, 2016), *available at*
28 <http://arkofhopeforchildren.org/child-trafficking/child-trafficking-statistics>. The majority of

1 sex-trafficking victims in the United States are children, 63% of whom were advertised or sold
2 online. Senate Report at 4; Vanessa Bouché, *A Report on the Use of Technology to Recruit,*
3 *Groom, and Sell Domestic Minor Sex Trafficking Victims* (Jan. 2015) at 19, available at
4 https://www.wearethorn.org/wp-content/uploads/2015/02/Survivor_Survey_r5.pdf. In 2015,
5 the National Center for Missing and Exploited Children (“NCMEC”), the leading organization
6 for resources and information about missing and exploited children, reported that at least 71%
7 of the reports it receives of trafficked children involve Backpage.com. Senate Report at 6.

8 5. Several examples of advertisements found on Backpage are excerpted below.
9 According to NCMEC and law enforcement, these advertisements were used to sell the sexual
10 services of a trafficked child:

11 ♡♡♡Exotic Young and Inexperienced ♡♡♡I dont know no better♡♡♡Soo i
12 might just do it♡♡♡ - 18 you didn't get to see HERE'S YOUR CHANCE.. REAL
13 PIC, NO RUSH PLUS I LIKE. WHAT I DO EVEN THOUGH I JUST STARTED

14 3 juicy wet kitties ready to be played with as we rotate around we please you with
15 warming attitudes and open minded decisions were everything you been looking
16 for

17 6. Defendants actively participate in the creation of advertisements that traffic
18 children by providing content, authoring text, deleting text, and editing information.
19 Defendants also change the content of advertisements submitted by traffickers with code words.
20 Defendants rewrite the advertisements in part to obscure the illegal activity—the sale of a
21 trafficked adult or child for sex. Of course, the age of the child, or the nature of the illegal
22 transaction proposed, does not change merely because she is no longer described as “young” or
23 a “lolita.”

24 7. Defendants conspired and continue to conspire with traffickers to ensure that the
25 advertisements posted on Backpage are successful, earning both Defendants and the traffickers
26 enormous profits from the sexual exploitation of children and coerced adults.

27 8. The United States Senate Permanent Subcommittee on Investigations (the
28 “Subcommittee”) commissioned a 20-month investigation of online sex trafficking that resulted
in the review of over one billion pages of documents, a public hearing, and the release of two

1 incriminating reports. The United States Senate reported that its “investigation reveals that
2 Backpage clearly understands that a substantial amount of child sex trafficking takes place on
3 its website.” Human Trafficking Investigation: Hearing before the S. Permanent Subcomm. on
4 Investigations of the S. Comm. on Homeland Sec. and Gov’t Affairs, 115th Cong. 53-88 (2017)
5 (Staff Report) at 4, *available at* [https://www.hsgac.senate.gov/subcommittees/investigations/](https://www.hsgac.senate.gov/subcommittees/investigations/reports)
6 reports (hereinafter “2017 Senate Report”) at 39. The United States Senate identified Backpage
7 as the “most important player” in the sex trafficking market and reported that “public records
8 reveal hundreds of reported cases of underage sex trafficking connected to Backpage.” Senate
9 Report at 1.

10 9. The facts revealed in both Senate Reports confirm that Defendants have engaged
11 in an elaborate RICO conspiracy, violating multiple federal laws, including laws prohibiting
12 trafficking minors over interstate lines for sex and laundering money to hide illegitimate gains
13 and evade law enforcement. As a result of this enterprise, the prevalence and frequency of
14 online sex trafficking has increased more than it would have absent the RICO conspiracy.

15 10. Plaintiff Sojourner Center is a non-profit organization located in Phoenix,
16 Arizona that provides shelter, support, counseling, and care to trafficking victims and survivors
17 of domestic violence. In 2016, Sojourner Center treated and cared for at least 42 trafficked
18 individuals, and has provided actual shelter, counseling, and support to at least 15 young
19 women and children trafficked on Backpage. As a result of servicing trafficking victims listed
20 on Backpage, significant resources, time, staff, and funds have been diverted and drained from
21 Sojourner Center and its mission to end domestic violence has been frustrated, as it has had to
22 provide necessary support and shelter to trafficking victims.

23 11. The increase in sex trafficking caused by Defendants’ conspiracy has additionally
24 harmed Plaintiff Sojourner Center, separate and apart from the harm caused to Sojourner Center
25 by Defendants. The Defendants’ RICO conspiracy and enterprise has caused the number of
26 trafficking victims to increase, simultaneously increasing the amount of resources Sojourner
27 Center must expend to care for trafficking victims.

THE PARTIES

1
2 12. Defendant Backpage.com LLC is a Delaware Limited Liability Company with its
3 principal place of business in Dallas, Texas. Backpage.com LLC owns, operates, designs, and
4 controls the website that does business as Backpage.com (“Backpage”), including its content.
5 At all times material hereto, Defendant Backpage.com LLC transacted business in Arizona.

6 13. Defendant EvilEmpire.com is a website whose content, services, and features are
7 controlled by Backpage.com LLC. Defendant EvilEmpire.com is owned and operated by the
8 same Defendants that own and operate Backpage.com LLC. At all times material hereto,
9 Defendant EvilEmpire.com transacted business in Arizona.

10 14. Defendant BigCity.com is a website whose content, services, and features are
11 controlled by Backpage.com LLC. Defendant BigCity.com is owned and operated by the same
12 Defendants that own and operate Backpage.com LLC. At all times material hereto, Defendant
13 BigCity.com transacted business in Arizona.

14 15. Defendant Carl Ferrer is the CEO of Backpage.com LLC and is an owner of
15 Defendant Dartmoor Holdings LLC. Defendant Ferrer is also the CEO of Defendant Classified
16 Solutions LTD. At all times material hereto, Defendant Ferrer transacted business in Arizona,
17 including through Backpage.

18 16. Defendant Michael Lacey is an owner of Backpage.com LLC. At all times
19 material hereto, Defendant Lacey transacted business in Arizona, including through Backpage.

20 17. Defendant James Larkin is an owner of Backpage.com LLC and is the CEO and
21 President of Defendant Website Technologies, LLC. At all times material hereto, Defendant
22 Larkin transacted business in Arizona, including through Backpage.

23 18. Defendant Postfaster.com is a website whose content, services, and features are
24 controlled by the same Defendants that own and operate Backpage.com LLC. Defendant
25 Postfaster.com is located at Kiezersgracht 127, 1015 CJ, Amsterdam, Netherlands. At all times
26 material hereto, Defendant Postfaster.com transacted business in Arizona.

27 19. Defendant Website Technologies, LLC is an owner of Backpage.com LLC.
28 Website Technologies, LLC pays the employees of Backpage.com LLC. It also participates in

1 the control and operation of Backpage.com LLC. Defendant Website Technologies, LLC,
2 itself, is controlled and operated by the same Defendants that own and operate Backpage.com
3 LLC. Website Technologies is located at 815 N First Ave. #4, Phoenix, AZ 85003. At all times
4 material hereto, Defendant Website Technologies, LLC transacted business in Arizona,
5 including through its subsidiary Backpage.com, LLC.

6 20. Defendant IC Holdings LLC is an owner of Backpage.com LLC. Defendant IC
7 Holdings LLC participates in the operation and control of Backpage.com, and its affiliated
8 websites. Defendant IC Holdings LLC is owned and operated by the same Defendants that own
9 and operate Backpage.com LLC, and/or other affiliated entities. At all times material hereto,
10 Defendant IC Holdings LLC transacted business in Arizona, including through its subsidiary
11 Backpage.com, LLC.

12 21. Defendant Dartmoor Holdings LLC is an owner of Backpage.com LLC and is the
13 manager of Website Technologies, LLC. Dartmoor Holdings LLC participates in the operation
14 and control of Backpage.com, and its affiliated websites, and is owned and operated by the
15 same Defendants that own and operate Backpage.com LLC, or other affiliated entities.
16 Dartmoor Holdings LLC is located at 2501 Oak Lawn Ave, # 700, Dallas, Texas, which is the
17 same location as Backpage.com LLC and websites EvilEmpire.com and BigCity.com, among
18 others. At all times material hereto, Defendant Dartmoor Holdings LLC transacted business in
19 Arizona, including through its subsidiary Backpage.com, LLC.

20 22. Defendant Atlantische Bedrijven C.V. is an owner of Backpage.com LLC and
21 participates in the operation and control of Backpage, and its affiliated websites. Defendant
22 Atlantische Bedrijven C.V. is a Dutch partnership owned and operated by the same Defendants
23 that own and operate Backpage.com LLC, or other affiliated entities. At all times material
24 hereto, Defendant Atlantische Bedrijven C.V. transacted business in Arizona, including through
25 its subsidiary Backpage.com, LLC.

26 23. Defendant Kickapoo River Investments, LLC is an owner of Backpage.com LLC
27 and participates in the operation and control of Backpage.com, and its affiliated websites.
28 Defendant Kickapoo River Investments, LLC is a Delaware Limited Liability Company and is

1 owned and operated by the same Defendants that own and operate Backpage.com LLC, or other
2 affiliated entities. At all times material hereto, Defendant Kickapoo River Investments, LLC
3 transacted business in Arizona, including through its subsidiary Backpage.com, LLC.

4 24. Defendant Amstel River Holdings, LLC is an owner of Backpage.com LLC and
5 participates in the operation and control of Backpage.com, and its affiliated websites. Amstel
6 River Holdings, LLC is owned and operated by the same Defendants that own and operate
7 Backpage.com LLC, or other affiliated entities. Amstel River Holdings, LLC is located at
8 2501 Oak Lawn Ave, Dallas, Texas, which is the same address listed for Backpage.com LLC,
9 EvilEmpire.com, and BigCity.com. At all times material hereto, Amstel River Holdings, LLC
10 transacted business in Arizona, including through its subsidiary Backpage.com, LLC.

11 25. Defendant Postfaster LLC is owned and operated by the same Defendants that
12 own and operate Backpage.com LLC, or other affiliated entities. Postfaster LLC is a Delaware
13 Limited Liability Company located at 2501 Oak Lawn Ave, #700, Dallas, Texas, which is the
14 same address as Backpage.com LLC, EvilEmpire.com, and BigCity.com, among others. At all
15 times material hereto, Defendant Postfaster LLC transacted business in Arizona.

16 26. Defendant Classified Solutions LTD is a Private Limited Company registered in
17 England and Wales, which is controlled by Website Technologies, LLC and derives income
18 from Backpage. Defendant Classified Solutions LTD is located at 41 Chalton Street, London,
19 England, which is the same address listed by Backpage.com LLC as its foreign address. At all
20 times material hereto, Defendant Classified Solutions LTD transacted business in Arizona,
21 including through its parent company Website Technologies, LLC and its corporate relationship
22 with Backpage.com LLC.

23 27. Defendant Medalist Holdings, Inc. is owned and controlled by the same
24 Defendants that directly or indirectly own and control Backpage, including Defendants Lacey,
25 Larkin, Spear, and Brunst. Defendant Medalist Holdings, Inc. is a Delaware corporation
26 located at 8776 East Shea Boulevard, Scottsdale, Arizona. Defendant Medalist Holdings Inc. is
27 listed by Defendant Classified Solutions LTD as its ultimate controlling party.

28

1 28. Defendant Larkin is the CEO of Medalist Holdings, Inc. and Defendants Lacey,
2 Larkin, Brunst, and Spear are its shareholders. At all times material hereto, Defendant Medalist
3 Holdings, Inc. transacted business in Arizona, including through its subsidiary Backpage.com,
4 LLC.

5 29. Defendant Camarillo Holdings, LLC is a Delaware Limited Liability Company
6 and a wholly owned subsidiary of Medalist Holdings, Inc. and the parent company of
7 Defendant Backpage.com, LLC. Defendant Camarillo Holdings, LLC was formerly known as
8 the Village Voice Media Holdings, LLC and does business as “Backpage.com” and owned,
9 operated, designed and controlled Backpage. At all times material hereto, Camarillo Holdings,
10 LLC transacted business in Arizona, including through its subsidiary Backpage.com, LLC.

11 30. Defendant UGC Tech Group, C.V., is a Dutch limited partnership domiciled in
12 Curaçao that owns all of Backpage’s foreign operations. Defendant Ferrer is the CEO of UGC
13 Tech Group, C.V. At all times material hereto, Defendant UGC Tech Group, C.V., transacted
14 business in Arizona, including through its subsidiary Backpage.com, LLC.

15 31. Defendant John E. Brunst is the Treasurer and an owner of Defendant Website
16 Technologies, LLC. Defendant Brunst is also the CFO of Medalist Holdings, Inc. At all times
17 material hereto, Defendant Brunst transacted business in Arizona, including through Website
18 Technologies, LLC.

19 32. Defendant Scott Spear is the Secretary and an owner of Website Technologies,
20 LLC and is a Vice President of Backpage.com LLC. At all times material hereto, Defendant
21 Scott Spear transacted business in Arizona, including through Website Technologies, LLC, and
22 Backpage.com LLC.

23 33. Plaintiff Sojourner Center is an Arizona non-profit organization located in
24 Phoenix, Arizona. Sojourner Center is one of the largest, longest-running domestic violence
25 shelters in the United States. Sojourner Center provides shelter, care, and support to trafficking
26 victims, including individuals trafficked on Backpage.

1 **JURISDICTION AND VENUE**

2 34. This Court has subject matter jurisdiction pursuant to 28 U.S.C. § 1331 and
3 18 U.S.C. § 1964(c) over the claims alleging violations of the federal Racketeer Influenced and
4 Corrupt Organizations Act (“RICO”), 18 U.S.C. § 1961 *et seq.*, and conspiracy to violate
5 RICO. This Court has supplemental jurisdiction over Plaintiff’s state law claims for relief
6 pursuant to 28 U.S.C. § 1367, as those claims are substantially related to Plaintiff’s claims
7 under RICO and arise from a common nucleus of operative facts, and thus form part of the
8 same case or controversy under Article III of the United States Constitution.

9 35. This Court has personal jurisdiction over Defendants because each of them
10 knowingly committed acts in Arizona that form the basis of the action, directed or conspired
11 with others to commit acts in Arizona, and purposely availed themselves of the privileges of
12 doing business in Arizona as set forth herein.

13 36. Venue is proper in this District and before this Court pursuant to 28 U.S.C.
14 § 1391(b)(2) because events giving rise to Sojourner Center’s claims occurred in this District,
15 including among other things, Defendants’ knowing participation in and profiting from sex
16 trafficking.

17 **BACKGROUND**

18 **Backpage Knowingly Profits From Sex Trafficking**

19 37. In 2009, Craigslist.org, an online website that allows individuals to sell and buy
20 personal goods and services, removed listings for “Adult Services” from its website. As a
21 result, online sex trafficking declined by 50%. After Craigslist.org’s exit from this market,
22 Backpage, formerly a part of the Village Voice newspaper, changed its online advertising
23 model to concentrate on, and quickly dominate, the market for advertising victims of sex
24 trafficking, including underage children.

25 38. Backpage cornered the market for advertisements selling sex. In 2013, Backpage
26 generated and collected 80% of all revenue derived from online commercial sex
27 advertisements. Senate Report at 6. Backpage thus grew increasingly dependent on the sale of
28 sex to remain a profitable company. “Backpage’s internal revenue reports show that from

1 January 2013 to March 2015, 99% of Backpage’s worldwide income was directly attributable
2 to the ‘adult’ section.” Press Release, *Attorney General Kamala D. Harris Announces*
3 *Criminal Charges Against Senior Corporate Officers of Backpage.com for Profiting from*
4 *Prostitution and Arrest of Carl Ferrer, CEO*, State of California Department of Justice Office
5 of the Attorney General (Oct. 6, 2016) available at [https://oag.ca.gov/news/press-](https://oag.ca.gov/news/press-releases/attorney-general-kamala-d-harris-announces-criminal-charges-against-senior)
6 [releases/attorney-general-kamala-d-harris-announces-criminal-charges-against-senior](https://oag.ca.gov/news/press-releases/attorney-general-kamala-d-harris-announces-criminal-charges-against-senior)
7 (hereinafter “California Office of Attorney General Press Release”).

8 39. The “Adult Services” section on Backpage has traditionally hosted numerous
9 advertisements for trafficked adults and children. Within the “Adult Services” section,
10 Backpage created three subcategories of services through which it channels advertisements
11 selling trafficked adults and children: “escorts,” “male escorts,” and “body rubs.” As
12 Defendants knew and intended, traffickers and their clientele understand that these three
13 subcategories provide access to buying, among other things, sex with children and coerced
14 adults.

15 40. For at least the past five years, Defendants have been on notice that its websites
16 unlawfully traffic adults and children. On September 16, 2011, all 51 state attorneys general
17 sent a letter to Backpage explaining their outrage “about human trafficking, especially the
18 trafficking of minors” on Backpage. See National Association of Attorneys General Letter
19 (Sept. 16, 2011), available at [http://www.naag.org/assets/files/pdf/signons/Backpage.com%](http://www.naag.org/assets/files/pdf/signons/Backpage.com%20FINAL%209-16-11.pdf)
20 [20FINAL %209-16-11.pdf](http://www.naag.org/assets/files/pdf/signons/Backpage.com%20FINAL%209-16-11.pdf) (hereinafter “NAAG Letter”). In the letter, the National Association
21 of Attorneys General identified Backpage as a “hub” for human trafficking that “has proven
22 particularly enticing for those seeking to sexually exploit minors.” *Id.* The letter also requested
23 that Backpage provide documentation of any policies or procedures implemented to prevent sex
24 trafficking. Backpage refused. Senate Report at 7.

25 41. Backpage officials also refused to testify at a Subcommittee hearing on January 9,
26 2017, and instead invoked their Fifth Amendment right against self-incrimination. The night
27 before the hearing, Defendants purported to shut down the “Adult Services” section of
28 Backpage. In reality, Defendants simply diverted the advertisements that had formerly been

1 placed in the “Adult Services” section to the “Dating” section of its website. The content of the
2 advertisements in the “Dating” section remains substantially identical to the content previously
3 posted in “Adult Services.” As Defendants knew and intended, Backpage’s traffickers and
4 their clientele knew that the movement of the advertisements from one section to another was
5 not intended to affect, and did not affect, their business.

6 **Backpage Sells Trafficked Adults And Children In Arizona**

7 42. Backpage provides an online marketplace for 33 locales in Arizona, including
8 Phoenix and numerous submarkets. All of the Arizona markets and submarkets have an “Adult
9 Services” section and a “Dating” section. Backpage organizes its commercial sales both by
10 category of good or service (like “Adult Services”) and by location. Within Arizona, Backpage
11 divides its marketplace geographically into eleven cities: Flagstaff, Mohave County (Bullhead
12 City, Kingman, and Lake Havasu City), Phoenix, Prescott, Sedona, Show Low, Sierra Vista,
13 Tucson, and Yuma. Phoenix is further subdivided into four separate markets: Central/South
14 Phoenix, East Valley, Phoenix North, and West Valley. Since Backpage’s inception, Phoenix
15 has been one of Backpage’s top 20 markets nationwide.

16 43. In the course of one week in December 2016, 4,741 advertisements were posted
17 in the “Adult Services” section in the state of Arizona. On average, 677 advertisements were
18 posted in the “Adult Services” section every day.

19 **Defendants Intentionally Do Not Report Or Remove Advertisements Trafficking Children**

20 44. Defendants claim that they combat sex trafficking because Backpage has a
21 reporting feature through which users can flag an advertisement that involves a minor.
22 However, Defendants regularly decline to escalate reports of advertisements featuring
23 trafficked children to NCMEC or to law enforcement. Despite being told by attorneys general
24 and law enforcement that Defendants’ websites are used for child trafficking, Backpage refused
25 to take action to stop facilitating trafficking. Indeed, the United States Senate reported that a
26 Backpage internal training guide advised Backpage employees to “escalate” a report of child
27 exploitation *only* “when users claim their underage *immediate* family member is being
28 exploited” and “when users claim *they* are being exploited.” 2017 Senate Report at 41-42. The

1 guidance continued that reports of child exploitation should not be escalated if they include
2 information that “a slightly less immediate minor relative” is being exploited, advising that a
3 “neice [sic] nephew, grandchild, cousin, etc. doesn’t count.” *Id.* In these situations,
4 Defendants instructed employees to allow the advertisement of the trafficked child to remain on
5 the website.

6 45. Backpage and Defendant Ferrer admonished Backpage employees for being
7 overly cautious when removing advertisements of trafficked children. After a Backpage
8 employee removed an advertisement because that employee believed the advertisement
9 contained a trafficked child, Defendant Ferrer wrote in an email, “I see in the note for the
10 account ‘exploiting minors’ who wrote this note and what is the verification? They don’t look
11 like minors to me in the pic.” Appendix to 2017 Senate Report at 24. A later email from
12 Defendant Ferrer directed a Backpage employee to “go ahead and restore the ads,” meaning
13 make them visible and live on Backpage.com. *Id.*

14 46. To maximize its profits, Backpage actively provided instructions to its employees
15 to err on the side of posting advertisements, even if they suspected that the advertisement
16 featured children for sex: “**IF IN DOUBT ABOUT UNDERAGE: the process for now
17 should be to accept the ad and note the link.**” Backpage instructed employees to delete the
18 posting only if they were, “VERY SURE PERSON IS UNDERAGE.” Senate Report at 20. In
19 a similar instruction, Backpage warned its employees that, “**Young ads do not get deleted
20 unless they are clearly a child.**” 2017 Senate Report at 40.

21 **Backpage’s Business Model Depends On Sex Trafficking To Remain Profitable**

22 47. From 2011 through 2015, Backpage’s business model generated revenue by
23 charging individuals for posting advertisements in the “Adult Services” section. A trafficker
24 who wanted to post an advertisement for a girl that is “BRLY Legal” had to pay between
25 \$12.00 and \$17.00 to post a single advertisement in the “Adult Services” section.

26 48. The United States Senate reported that internal Backpage documents demonstrate
27 Backpage’s dependence on the “Adult Services” advertisements for revenue. For example, in
28 May 2011, Backpage’s “Adult Services” section, nationwide, featured over 700,000 paid

1 advertisements. Other sections, like the “Automotive” section, featured 429 paid
2 advertisements and the “Jobs” section featured 3,000 paid advertisements. 2017 Senate Report
3 at 44.

4 49. The number of page views for the “Adult Services” section also demonstrates
5 Backpage’s reliance on this market. As of May 2011, advertisements in the “Jobs” section on
6 Backpage.com had approximately 2 million page views nationally and the “Automotive”
7 section had approximately 580,000 page views. In May 2011, the “Adult Services” section had
8 over one billion page views. 2017 Senate Report at 44. Moreover, from January 2013 to
9 October 2015, Backpage’s advertisements for the “Adult Services” section increased from
10 169,508 per month to 2,100,602 per month.

11 **Backpage Writes And Edits Advertisements For Sex Trafficking**

12 50. Backpage creates, develops, and posts illegal content intended to sell trafficked
13 adults and children in the “Sponsored Ads” part of the “Adult Services” section of its website.
14 Traffickers pay up to \$1,000 to have Backpage “enhance” their advertisements by, among other
15 things, rewriting advertisements, adding text, summarizing text, and reorganizing the content
16 and layout of the advertisement.

17 51. The “Sponsored Ads” section of Backpage appears on the right hand of the page
18 in the “Adult Services” section of the website. If a trafficker pays for its advertisement to be
19 “sponsored,” it submits information to Backpage and Backpage then writes and designs the text
20 and layout of the advertisement. Traffickers pay for this service because they know that
21 Backpage will write an advertisement that is more likely to be clicked on and result in a
22 transaction than an advertisement that is written by the trafficker.

23 52. Backpage also decides what text to display and what text to delete from the
24 information submitted for a sponsored advertisement.

25 **Backpage Closely Reviews And Edits Every Advertisement On Its Website**

26 53. Backpage employees reviewed every advertisement before posting it in the
27 “Adult Services” section on the website. Backpage employees were explicitly instructed to
28 edit, delete, and author the content of advertisements. Backpage directed its employees to “edit

1 ads for explicit sexual language,” and replace such language with code terms or other phrases.
2 For example, an email to Backpage employees stated: “Do NOT include any verbiage that has
3 ‘suck you . . .’ or ‘lick your. . .’ You may edit the ad to read ‘I enjoy oral’ but do not include
4 the vulgar language in the ad.” Appendix to 2017 Senate Report at 2, *available at*
5 <https://www.hsgac.senate.gov/subcommittees/investigations/reports>. The purposes and effects
6 of Defendants’ rewriting of the advertisements were to make the advertisements more effective
7 for their intended purpose and less likely to draw legal action. Defendants’ rewriting of the
8 advertisements did not in any way change, or seek to change, the illegal trafficking of children
9 and coerced adults; indeed Defendants’ rewriting of the advertisements had the purpose and
10 effect of increasing the effectiveness of those advertisements.

11 54. One aspect of Defendants’ rewriting of the content displayed on their websites
12 was referred to internally at Backpage as its “moderation” process. This moderation process
13 includes “editing and deleting content *within* advertisements.” Senate Report at 11 (emphasis
14 in original).

15 55. The United States Senate found that “Backpage’s moderation process operated to
16 remove explicit references to the likely illegality of the underlying transaction—not to prevent
17 illegal conduct from taking place on its site.” Senate Report at 21.

18 56. For example, in reference to an advertisement discussing the price for sexual acts,
19 Defendant Ferrer wrote to a Backpage employee that it was, “[b]etter to edit by removing bad
20 text or removing bad language. We will do this for a few weeks to give users a chance to
21 adjust.” Senate Report at 18.

22 57. Defendant Ferrer set up this moderation process to train traffickers to use certain
23 code words when selling children for sex. As explained by the United States Senate,
24 “moderators were instructed to *not* remove ads for certain violations” and to instead edit them
25 prior to publishing so that the trafficker could “adjust.” Senate Report at 17-18 (emphasis in
26 original). Backpage employees were instructed to “‘unobtrusively’ edit out problematic content
27 while ‘maintaining the essence of the ad’—and, by extension, the essence of the transaction
28 advertised.” Senate Report at 18.

Backpage Created Automatic Filters To Knowingly Conceal Child Trafficking

1
2 58. Backpage does more than manually edit the advertisements that illegally traffic
3 adults and children. Backpage also created automatic filter programs that changed the words
4 used in advertisements. For example, the United States Senate reported that Backpage
5 automatically deletes the following terms from any advertisement: “lolita,” “teenage,” “rape,”
6 “amber alert,” “little girl,” “teen,” “fresh,” “innocent,” and “school girl.” 2017 Senate Report
7 at 2. One of these programs was called the “Strip Term From Ad” filter.

8 59. The United State Senate explained that while “the Strip Term From Ad filter
9 changed nothing about the true nature of the advertised transaction or the real age for the person
10 being sold for sex, thanks to the filter, Backpage’s adult ads *looked*” in the words of Backpage
11 employees “cleaner than ever.” *Id.* (emphasis added).

12 60. The United States Senate also found that Defendant Ferrer “personally directed or
13 approved the addition of new words to the Strip Term From Ad Filter and Backpage documents
14 clearly show he understood their implications for child exploitation,” including words like
15 “lolita.” 2017 Senate Report at 24. According to Defendant Ferrer, “lolita” is “code for under
16 aged girl[s].” 2017 Senate Report at 24.

Backpage Teaches Traffickers How To Evade Law Enforcement

17
18 61. Backpage designed its website to include an interactive process to help traffickers
19 draft unsponsored advertisements for the “Adult Services” section. Through this process,
20 Backpage takes an active role in creating the content of even the advertisements it does not
21 sponsor. This website feature educates traffickers on the best terms to use to attract the
22 attention of a prospective buyer while also ensuring that the trafficker will not be identified or
23 apprehended by law enforcement and that Backpage will not be implicated.

24 62. Traffickers are coached to use code words such as “high schl” and “brly legal”
25 rather than words that would explicitly state that a child being trafficked is under 18. As
26 Defendants knew and intended, traffickers and their clientele understood that “high schl” and
27 “brly legal” were code words for a child under 18.

28

1 63. The United States Senate investigated these coaching practices and found that
2 Backpage’s claim that its filters “actively prohibit and combat illegal content” was false.
3 Instead, Backpage “guided its users on how to easily circumvent those measures and post
4 ‘clean’ ads.” 2017 Senate Report at 34. Defendant Ferrer directed his employees to ensure that
5 any banned term resulted in an error message to “help” the traffickers learn the coded language
6 necessary for posting advertisements selling trafficked children for sex. *Id.*

7 64. The Senate Report explained that “at Ferrer’s instruction, when a user attempted
8 to post ads with even the most egregious banned words, the user would receive an error
9 message identifying the problematic word choice. For example, in 2012, a user advertising sex
10 with a ‘teen’ would get the error message: ‘Sorry, ‘teen’ is a banned term.’ Through simply
11 redrafting the ad, the user would be permitted to post a sanitized offer.” 2017 Senate Report
12 at 34-35.

13 65. Backpage also provides a “filter” for traffickers who attempt to advertise that the
14 child being sold is under 18 years of age. As mentioned above, Backpage requires that the
15 person posting an advertisement provide the age of the “ad poster.” When a trafficker attempts
16 to input an age for the person in the advertisement that is lower than 18, Backpage provides the
17 following error: “Oops! Sorry, the ad poster must be over 18 years of age.” Backpage does
18 not flag the ad, block the poster, or alert the authorities. Rather, Backpage allows traffickers to
19 input a different age for the same person in the same advertisement repeatedly—with absolutely
20 no form of age verification—until the trafficker inputs an age of 18 or older.

21 66. Backpage’s “filter” is nothing more than a coaching mechanism intentionally
22 designed by Backpage to facilitate and profit from sex trafficking. It certainly does not, as
23 Backpage claims, prevent child trafficking—nor did Backpage ever intend for it to do so.

24 67. Defendant Ferrer directly participated in this coaching process, communicating
25 with individuals attempting to post advertisements for illegal commercial sex on Backpage.
26 For example, in June 2009, Defendant Ferrer wrote to an individual attempting to post an
27 advertisement on Backpage: “Could you please clean up the language of your ads before our
28 abuse team removes the posting?” Appendix to 2017 Senate Report at 4. Also in June 2009,

1 Defendant Ferrer instructed an individual attempting to post on Backpage to remove the “sex
2 act pics” before posting in the future to avoid having the advertisement removed. *Id.* at 187.

3 68. Defendant Ferrer explained that Backpage needed to implement a more
4 “consumer friendly” approach that directed moderators to “remove bad content in the post,”
5 allowing moderators to be “subjective and not cause too much damage.” 2017 Senate Report at
6 21. Defendant Ferrer favored this approach because it did not harm “the user financially.” *Id.*

7 69. The United States Senate reported that Backpage and Defendant Ferrer’s “direct
8 contact with users—much like the automatic filtering process—was also successful in helping
9 users post ‘clean’ content despite the illegality of the underlying transaction.” 2017 Senate
10 Report at 35. Defendants understood that this was the effect of their coaching mechanism. A
11 December 2010 email from Backpage employees to Defendant Ferrer reported that roughly
12 “75% of the users we contact are converted to compliant.” Appendix to 2017 Senate Report
13 at 187.

14 **Backpage Profits By Simultaneously Increasing Supply And Demand for Traffickers**

15 70. In 2015, all three major U.S. credit card companies (MasterCard, American
16 Express, and Visa) collectively refused to do any further business with Backpage because
17 Backpage profited from the sale of trafficked children for sex. In announcing its decision,
18 MasterCard stated that “it has rules that prohibit our cards from being used for illegal or brand-
19 damaging activities. When the activity is confirmed, we work with the merchant’s bank to
20 resolve the situation.” Similarly, Visa stated that its “rules prohibit our network from being
21 used for illegal activity.”

22 71. After the credit card companies refused to deal with Backpage, Backpage adopted
23 a number of approaches to permit Defendants to continue to collect increasingly large revenues
24 from sex trafficking. These approaches included the use of Bitcoins and, as described below,
25 the use of Defendants’ Postfaster LLC to launder payments from Backpage’s sex trafficking
26 customers. After the credit card companies blacklisted Backpage, Backpage offered postings
27 for advertisements in the “Adult Services” section for free. Nevertheless, its income continued
28 to grow as Backpage continued to charge traffickers to “enhance” their advertisements in the

1 “Adult Services” section. Advertisement enhancements allow traffickers to position their
2 advertisements above the others listed in the same section. Essentially, this allows traffickers to
3 ensure that potential purchasers of illegal sexual acts see their advertisement first.

4 72. For example, in Phoenix, traffickers pay \$5.00 to move a listing to the top of the
5 webpage for an hour or \$120.00 to move a listing to the top of the webpage for 24 hours.
6 Traffickers can also ensure that their advertisements automatically repost for a certain number
7 of days for an additional fee of between \$20.00 and \$480.00.

8 73. The most important enhancement offered by Backpage to traffickers is also the
9 most harmful to trafficking victims: For anywhere from \$1.00 to \$15.00, Backpage allows
10 traffickers to post an advertisement in multiple locations simultaneously. Thus, Backpage
11 makes it possible for traffickers to sell adults and children for sex in multiple cities at the same
12 time. For example, for a \$15.00 fee, an advertisement will appear in all four regions of
13 Phoenix: Central/South Phoenix, East Valley, Phoenix North, and West Valley.

14 74. By allowing traffickers to cross-post in several locales, traffickers can move from
15 market to market more easily, selling the same adults and children for sex in multiple cities and
16 states. As a result, Backpage has increased both the frequency and success of sex trafficking.

17 75. Defendants intentionally designed the website in this manner because Defendants
18 know that their success is directly correlated to, and dependent upon, the success of sex
19 trafficking. As a result of Backpage’s actions, trafficking victims regularly report being sold in
20 multiple states in a single day or week. The United States Senate explained that because of
21 Backpage, “traffickers can maximize profits, evade law enforcement detection, and maintain
22 control of victims by transporting them quickly within and between states.” 2017 Senate
23 Report at 5.

24 **Backpage Designed Its Website In Bad Faith To Help Traffickers Evade Prosecution**

25 76. Because Backpage’s profitability and survival depends on sex trafficking, it has
26 created tools, in bad faith, to ensure that traffickers are not identified and apprehended by law
27 enforcement.

1 77. Before all three major credit card companies refused to transact business with
2 Backpage, Backpage enabled traffickers to pay for advertisements in a covert manner by
3 permitting the use of prepaid credit cards that did not need to be linked to a name, address, or
4 any other identifying information.

5 78. After Backpage was forced to stop charging for posting an advertisement in the
6 “Adult Services” section, Backpage emphasized its other anonymous payment options so that
7 traffickers could pay to post their advertisements using the digital currency Bitcoin. Because
8 Bitcoin is not linked to a bank and is largely untraceable, it allows traffickers to pay for
9 advertisement enhancements without leaving any evidence of their identity.

10 79. When a trafficker posts an advertisement in the “Adult Services” section, he
11 automatically receives certain privacy protection and identity-blocking features that Backpage
12 does not provide for an individual posting in any other section on its website.

13 80. For example, the Backpage website processes any photograph posted as part of an
14 advertisement in the “Adult Services” section and automatically strips it of all metadata,
15 including, but not limited to, the method used to capture the photograph, exposure setting,
16 capture time, GPS location information, and the camera model. This data, which resides within
17 the photograph, would provide law enforcement with crucial information to locate the
18 trafficked child and apprehend the trafficker. Backpage deliberately pays an additional fee for
19 these software adjustments to ensure that the photographs posted in the “Adult Services”
20 section are stripped of metadata and cannot be used to identify and track sex traffickers.

21 81. Defendants also allow traffickers to evade law enforcement by allowing
22 traffickers to post their phone numbers by spelling out the digits of their telephone numbers
23 instead of using Arabic numbers. For example, the numerals “414” can be written as
24 “four-1-four.” Such listings make it more difficult for law enforcement to scan ads, identify
25 traffickers, and conduct sting operations to rescue children by scanning the Internet for certain
26 phone numbers.

27 82. Defendants designed the Backpage website so that sex traffickers would not have
28 to verify the phone numbers they post in connection with an advertisement for a trafficked child

1 or adult. Backpage possesses the software and technology to require telephone number
2 verification before posting an advertisement—in fact, it requires this form of verification for
3 other sections of its website.

4 83. In effect, Backpage makes it harder for someone to sell a dog or cat in its “Pets”
5 section than it does for someone to sell an adult or child for sex in the “Adult Services” or
6 “Dating” sections: Anyone trying to sell a dog or cat through “Pets” must verify their
7 telephone number, while anyone trying to sell an adult or child for sex through “Adult
8 Services” or “Dating” does not.

9 84. Backpage understands that the telephone verification process would create an
10 additional record and evidentiary trail of the trafficker, potentially dissuading the trafficker
11 from using Backpage. Defendants therefore intentionally omitted this feature from the “Adults
12 Services” section to make it easier for traffickers to evade law enforcement when they pay to
13 post their advertisements of children and coerced adults.

14 **Backpage Moved Its Advertisements For Sexual Services To The Website’s Dating Section**

15 85. On January 9, 2017, the United States Senate released a report titled
16 “Backpage.com’s Knowing Facilitation of Online Sex Trafficking.” 2017 Senate Report. The
17 2017 Senate Report was the culmination of a 20-month investigation into Backpage. After
18 reviewing over one billion pages of documents, the United States Senate Report identified three
19 principal findings: “First, Backpage has knowingly concealed evidence of criminality by
20 systematically editing its ‘adult’ ads.” 2017 Senate Report at 2. “Second, Backpage knows that
21 it facilitates prostitution and child sex trafficking.” *Id.* at 3. “Third, despite the reported sale of
22 Backpage to an undisclosed foreign company in 2014, the true beneficial owners of the
23 company are James Larkin, Michael Lacey, and Carl Ferrer.” *Id.*

24 86. The 2017 Senate Report was released the same day the Subcommittee held a
25 public hearing to investigate Backpage and online trafficking. All Backpage officials called to
26 testify, including Defendants Ferrer, Lacey, and Larkin, invoked their Fifth Amendment right
27 against self-incrimination and refused to provide any information to the Subcommittee.
28

1 87. To divert attention from the 2017 Senate Report and their unwillingness to
2 cooperate with the Subcommittee’s investigation, Backpage removed the “Adult Services”
3 section from its website on the evening before the January 9 hearing. In its place, Backpage
4 inserted a webpage that included, among other things, a notification that “the government has
5 unconstitutionally censored this content.”

6 88. Despite this publicity stunt and Backpage’s claims to the contrary, however,
7 trafficked adults and children are still being advertised and sold on Backpage. Backpage did
8 not actually remove its advertisements for sex, including advertisements for trafficked adults
9 and children. Instead, it simply shifted all of these advertisements to the “Dating” section of its
10 website.

11 89. Defendants have explicitly instructed Backpage employees to hide their actions of
12 creating content in order to ensure that courts would not understand that Defendants create
13 content and author advertisements. The United States Senate reported that on July 28, 2011,
14 Defendant Larkin wrote to Defendant Ferrer “cautioning him against Backpage’s moderation
15 practices ‘being made public. We need to stay away from the very idea of ‘editing’ the posts,
16 as you know.’” 2017 Senate Report at 17. Now that Defendants’ role as a content creator *has*
17 been “made public,” however, they are subject to liability for their actions.

18 **Defendants Design The Content Of EvilEmpire**
19 **And BigCity Advertisements To Further Trafficking**

20 90. Defendant EvilEmpire.com (“EvilEmpire”) is owned and operated by Defendants
21 Ferrer, Lacey, and Larkin. EvilEmpire is a website that exclusively features advertisements for
22 “adult services,” including advertisements for trafficked adults and children. Defendants
23 provide all of the content hosted, published, and featured on EvilEmpire. Defendants
24 exclusively create, maintain, and control the content posted on EvilEmpire. Third parties are
25 unable to post on EvilEmpire directly.

26 91. EvilEmpire’s homepage consists of a grid of pictures of naked or nearly naked
27 individuals in erotic poses, each with a phone number and a city and state below the picture.
28 Clicking on one of these advertisements redirects the purchaser to the full advertisement

1 initially posted on Backpage. Some of these advertisements also feature a link for the same
2 advertisement posted on Defendant BigCity.com (“BigCity”).

3 92. EvilEmpire organizes and reposts advertisements posted on Backpage.
4 EvilEmpire aggregates all advertisements that use a certain phone number on a single webpage
5 on EvilEmpire. That is, Evil Empire is a sex trafficker catalogue. It creates a webpage for each
6 trafficker, identified and sorted by his phone number, in which all of the trafficked adults and
7 children controlled by that trafficker are featured for purchase. Often the same trafficked child
8 will be featured in different advertisements that identify the trafficked child as being different
9 ages and having different names, all on the same webpage. A cursory view of such a webpage
10 makes it clear to anyone that the advertisements for the trafficked child include false ages, as
11 the same child is associated with multiple ages over 18.

12 93. Defendants thus knowingly conspired with traffickers to make trafficking
13 children and coerced adults more efficient by creating webpages on EvilEmpire that catalogue
14 traffickers’ advertisements. Defendants also knowingly conspired with traffickers to falsely
15 represent that a trafficked child was over 18, as made clear by the multiple age representations
16 for the same individual in multiple advertisements collected on the single webpage.

17 94. Defendants organized BigCity in a similar manner to EvilEmpire to increase the
18 efficiency and demand for traffickers. BigCity is a website that exclusively features
19 advertisements for adult services. Defendants Lacey, Larkin, and Ferrer own and operate
20 BigCity. BigCity’s homepage is comprised of a grid of stitched together pictures of naked or
21 nearly naked individuals in erotic poses; each picture is a link to that trafficked adult or child’s
22 “Profile.” The “Profile” is a webpage that contains pictures of an individual, and that
23 individual’s name, age, phone number, and location. While EvilEmpire organizes
24 advertisements based on the trafficker posting them, BigCity organizes advertisements based on
25 the trafficked adult or child featured in the advertisement.

26 95. Like EvilEmpire, historically, Defendants exclusively created, maintained, and
27 controlled the content that was posted on BigCity, taking advertisements from Backpage and
28 reposting them on BigCity. Although there is now a feature on BigCity that allows users to

1 post new content and create a “Profile” for themselves, Defendants continue to create the
2 majority of the profiles on BigCity by taking content posted on Backpage.

3 96. Defendants intentionally cross-post advertisements on Backpage, BigCity, and
4 EvilEmpire. Defendants knew well that by cross-posting they were granting traffickers greater
5 access to those who would buy an adult or child for sex. Indeed, thanks to the cross-posting it
6 became faster, cheaper, and more convenient for the traffickers to sell others for sex. Thus,
7 with Defendants’ knowing and intentional aid, it became easier than ever for traffickers to turn
8 a profit by selling the bodies of adults and children.

9 **Defendants Conspire With Traffickers To Sell**
10 **Children For Sex On EvilEmpire And BigCity**

11 97. Defendants also conspire with traffickers to falsely represent and hide the fact
12 that they are selling trafficked children. The aggregation features on BigCity and EvilEmpire
13 make it clear that Defendants know that they are conspiring with traffickers to falsely represent
14 the age of trafficked children. For example, sometimes the age of a trafficked boy advertised
15 on EvilEmpire is different from the age of the boy as advertised on Backpage, despite having
16 the same phone number and pictures. Similarly, sometimes the girl advertised on BigCity is
17 older than the girl advertised on Backpage, despite having the same phone number and pictures.
18 And often, the age of the same child is listed multiple times as different ages within
19 advertisements on a single webpage for BigCity.

20 98. Defendants also enable their trafficker co-conspirators to evade law enforcement
21 by stripping metadata from the photographs that are posted to EvilEmpire and BigCity.
22 Stripping the metadata from these photographs prevents law enforcement or family members of
23 the trafficked child from searching Google for the same image or photograph posted on
24 EvilEmpire or BigCity. Such Google image searches allow law enforcement to locate the
25 trafficked child more easily and quickly by cross-referencing their different locations.
26 EvilEmpire and BigCity were intentionally designed by Defendants to help traffickers posting
27 on Backpage to increase their exposure to potential purchasers without also increasing their
28 exposure to law enforcement.

1 99. In 2015, when credit card companies began refusing to process payments for
2 services to Backpage, Defendants created a web of entities deliberately designed to conceal the
3 transfer of funds from other entities belonging to Defendants to Backpage. For example,
4 Defendants created Defendant Postfaster.com, LLC, to operate a website that did not contain an
5 “Adult Services” section.

6 100. Defendants directed traffickers attempting to purchase advertisements on
7 Backpage to purchase credits from Postfaster.com to use to buy advertisements on Backpage.
8 Defendants then falsely represented to payment processors that Postfaster.com had no
9 affiliation with Backpage so that payment processors would transact with them despite the
10 credit card ban.

11 101. Defendants deny their affiliation with Backpage, EvilEmpire, and BigCity to
12 make it more difficult for a trafficked adult or child, or their family members, to remove their
13 photographs. For example, when a trafficked child contacted Backpage and requested that
14 Backpage remove her picture from EvilEmpire, Defendants falsely replied that Backpage was
15 not affiliated with EvilEmpire and could not remove her picture.

16 102. Backpage instructed its employees to stop reporting advertisements posted on
17 EvilEmpire that displayed pictures of trafficked children for sex. A Backpage employee
18 emailed the following instruction to another Backpage employee: “Hey do you guys normally
19 send out evil empire and naked city links when you reply to cops? If you do, can you stop?
20 We own those sites too ☺.” Appendix to 2017 Senate Report at 406.

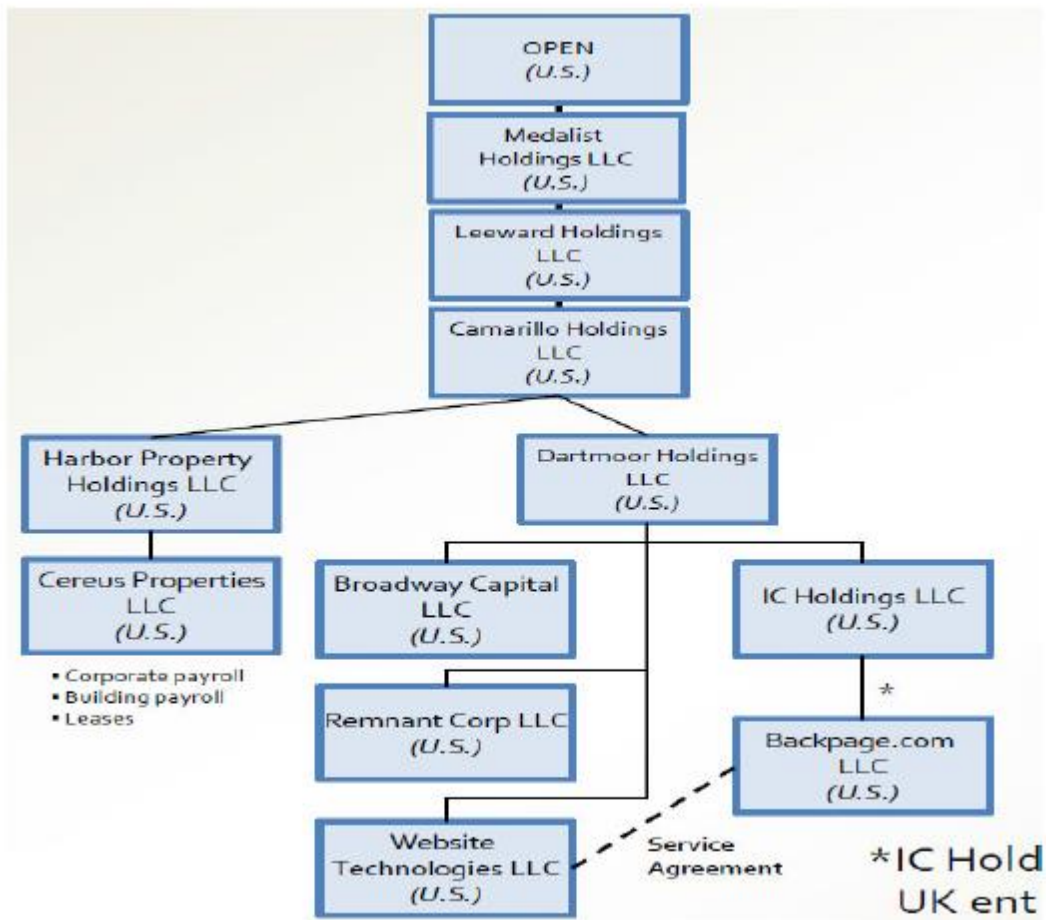
21 **Defendants Intentionally Structured Their Corporations To**
22 **Obscure Ownership, Evade Law Enforcement, And Launder Profits**

23 103. In 2014, Defendants sold Backpage to a Dutch corporation to conceal its
24 ownership structure. Prior to this sale, Defendants had created an elaborate corporate structure
25 with multiple shell corporations to launder money, obscure actual ownership, and evade law
26 enforcement.

27 104. Defendants created Defendants Medalist Holdings, Inc. (and a related entity,
28 Medalist Holdings LLC) and Website Technologies, LLC to obscure the ownership structure of

1 Backpage.com LLC and its affiliates. The United States Senate reported that Defendant
 2 Medalist Holdings LLC was “Backpage.com’s ultimate corporate parent—five layers
 3 removed,” and that Backpage.com LLC “had a service agreement with another of Medalist
 4 Holding LLC’s ultimate subsidiaries, Website Technologies LLC, under which Website
 5 Technologies, LLC, performed most of Backpage’s outward-facing operations through an arm-
 6 length business contract.” 2017 Senate Report at 45.

7 105. Prior to its sale, Backpage’s ownership structure was already complex and
 8 layered:



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25 *Id.* at 46.

26 106. On December 29, 2014, Defendant Medalist Holdings LLC “entered into a Letter
 27 of Intent for the sale of Backpage for \$600 million to a Dutch corporation.” *Id.* As the United
 28

1 States Senate found, “Backpage has long sought to obscure the identity of the purchaser” and
2 failed to disclose the identity of the purchaser in regulatory filings in the European Union. *Id.*

3 107. The actual purchaser, however, was Defendant and Backpage CEO, Carl Ferrer.

4 The United States Senate explained that:

5 The December 2014 Letter of Intent listed the buyer as UGC Tech Group C.V.,
6 a Dutch company domiciled in Curacao and headed by Ferrer, and the seller as
7 the intermediate holding company Camarillo Holdings, a Delaware-based
8 limited liability company. The transaction was styled as a sale of the
9 membership interests in Dartmoor Holdings, another holding company that
10 owned Backpage.com, as well as Website Technologies. The signatories on the
11 Letter of Intent were Brunst, named as “CFO” of Camarillo Holdings, and
Ferrer, acting as “Director” of UGC Tech Group C.V. The sale was to be
financed with a five-year loan at 7% interest from the seller to the buyer for the
full amount of the \$600 million purchase price.

12 *Id.* at 47.

13 108. The United States Senate reported that this transfer did not occur at an arm’s
14 length, as Backpage claimed, but instead was an intra-corporate transfer that served no valid
15 business purpose:

16 Rather, Lacey and Larkin loaned Ferrer, as Backpage CEO, hundreds of millions
17 of dollars in an entirely seller-financed employee buyout. Under the Letter of
18 Intent, moreover, Lacey and Larkin retain significant financial and operational
19 control over Backpage. The pair, for example, are entitled to amortized loan
20 repayments earn-outs on future profits, and a 30% participation in any future
21 sale of the company in excess of the purchase price. And they retained a security
interest over all Backpage assets, all membership and stock interests in
Backpage, and all Backpage bank accounts.

22 *Id.*

23 109. The United States Senate Report found that this ownership transfer was structured
24 to obscure the ownership of Backpage and make it look like ownership was transferred to a
25 Dutch corporation when, in fact, Defendants Lacey and Larkin retained ownership of and
26 control over Backpage:

27 The Letter of Intent subjects Ferrer to significant restrictions on his management
28 of the company until the loan is repaid. He cannot sell Backpage,

1 assign the loan to another borrower, or even change accountants or outside
2 counsel without approval from even Lacey and Larkin. The sale was conditional
3 on Ferrer providing a five-year business plan satisfactory to Seller in its sole and
4 absolute discretion and Ferrer also committed to submit Lacey and Larkin for
5 approval an annual budget, monthly and quarterly balance sheets, and annual
6 audited financial statements. Ferrer also made covenants to give Lacey and
7 Larkin electronic access to Backpage’s bank accounts and full access to its books
8 and records. In addition, Ferrer could not without approval change the
9 company’s organizational structure, salaries, banking relationships, or place of
10 domicile. Moreover, according to a loan agreement later executed in connection
11 with the sale, Ferrer could not engage in any line of business other than the
12 business engaged in on the date of the sale.

13 *Id.* at 48 (internal quotations and citations omitted).

14 110. Defendant Ferrer further created two entities to serve as the direct buyers of
15 Backpage’s domestic and foreign operations, respectively Defendants Atlantische Bedrijven
16 C.V. (which purchased Backpage’s U.S. operations) and UGC Tech Group C.V. Defendant
17 Atlantische Bedrijven C.V. is a Dutch limited partnership domiciled in Curacao and ultimately
18 owned and controlled by Defendant Ferrer through Delaware-based Defendants, Amstel River
19 Holdings and Kickapoo River Investments. *Id.* at 49.

20 111. Defendant Atlantische Bedrijven purchased Backpage’s domestic operations for
21 \$526 million by purchasing the assets of Defendant Dartmoor Holdings LLC from Delaware
22 based Vermillion Holdings LLC, which also loaned it the money for its purchase, rendering
23 Atlantische Bedrijven owner of Backpage and Website Technologies. *Id.* at 49.

24 112. The United States Senate reported that Backpage’s own tax lawyer explained that
25 this “unusual structure—involving multiple layers of holding companies, both domestic and
26 foreign—provided no tax benefit to Backpage.” *Id.* at 49. Moreover, “all profits within this
27 corporate structure flow up to the U.S.-based Amstel River Holdings (which is 100% owned by
28 Ferrer) for tax purposes.” *Id.* The Senate also identified an email from Defendant Brunst
confirming that Atlantische Bedrijven is “subject to U.S. tax on its earnings” and serves
“merely as a pass through entity owned indirectly by Carl Ferrer.” *Id.* at 49-50 (internal
quotations omitted).

1 113. In sum, the United States Senate found that:

2 despite the reported sale of Backpage to an undisclosed foreign company in
3 2014, the true beneficial owners of the company are James Larkin, Michael
4 Lacey, and Carl Ferrer. Acting through a complex chain of domestic and
5 international shell companies, Lacey and Larkin lent Ferrer over \$600 million to
6 purchase Backpage from them. But as a result of this deal, Lacey and Larkin
7 retain significant financial and operational control, hold almost complete debt
8 equity in the company, and still receive large distributions of company profits.
According to the consultant that structured the deal, moreover, this transaction
9 appears to provide no tax benefits. Instead, it serves only to obscure Ferrer's
U.S.-based ownership and conceal Lacey and Larkin's continued beneficial
ownership.

9 *Id.* at 3.

10 **Backpage Has Harmed Sojourner Center**

11 114. Plaintiff Sojourner Center provides emergency shelter, transitional housing, and
12 other services to people that have been affected by domestic violence and human trafficking.
13 Sojourner Center cares for and provides shelter to individuals who were trafficked on
14 Backpage. Sojourner Center also hosts the SAFE Action Project, which provides education and
15 training on human trafficking to the tourism industry. This initiative was developed as a
16 response to the increased number of trafficked individuals seeking support, services, and shelter
17 from the Sojourner Center.

18 115. In 2016, Sojourner Center saw, treated, and cared for 42 trafficked individuals.
19 Sojourner Center has provided actual shelter, counseling, and support to at least 15 young
20 women and girls who were trafficked on Backpage. One of these women came to Sojourner
21 Center at 19 years of age, having been trafficked, sold, and raped in four different states since
22 she was a young teenager. Each of her traffickers used Backpage to connect her with the
23 trafficker's customers.

24 116. Sojourner Center's overall mission is to provide a "continuum of multicultural
25 services to individuals and families impacted by domestic violence in Arizona, while
26 collaborating with the global community on education, research and advocacy to end domestic
27 violence." Its vision is to create a "world free from domestic violence." The increase in sex
28

1 trafficking has frustrated this mission, including by requiring Sojourner Center to divert scarce
2 resources from its mission to caring for trafficking victims.

3 117. Sojourner Center has provided services to thousands of trafficking victims who
4 often also seek shelter and aid at the Sojourner Center. While Sojourner Center is primarily
5 focused on domestic violence victims, it welcomes human trafficking victims and provides
6 them shelter, services, and support. In order to properly serve these trafficked victims,
7 Sojourner Center had to perform a holistic assessment of its organization to identify the
8 adjustments to its services and training necessary to better support and care for trafficking
9 victims as compared to victims of domestic violence.

10 118. Sojourner Center has thus expanded its resources to combat human trafficking
11 and agreed to run the SAFE Action Project, a program focused on educating the community
12 about human trafficking. This project required developing training materials, training staff, and
13 hiring an additional staff member to run the project. Sojourner Center also hired an additional
14 staff member to perform intake interviews of trafficking victims and educate trafficking victims
15 to avoid future exploitation.

16 119. Further, Sojourner Center had to provide training classes to its staff to learn to
17 work with and better serve trafficked individuals. Because trafficked individuals seeking
18 shelter at the Sojourner Center arrive with higher levels of trauma and more urgent needs than
19 domestic violence victims, Sojourner Center had to devote a significant amount of staff time to
20 properly caring for trafficked individuals upon arrival.

21 120. As a result of providing these and other services, Sojourner Center diverted and
22 drained its resources, and its mission was frustrated because it would otherwise have invested
23 these resources in providing additional shelter and care to domestic violence victims and to
24 ending domestic violence.

25 **Defendants' RICO Conspiracy Involves Multiple Predicate Acts**
26 **That Have Harmed And Continue To Harm Sojourner Center**

27 121. Sojourner Center provided support, care, and services to 42 trafficking victims in
28 2016 alone. At least 15 of these trafficking victims were trafficked on Backpage.

1 122. Sojourner Center's client Jane Doe 1 was trafficked on Backpage from 2010
2 through early 2016, during which she was age 13 through 19. Jane Doe 1 was trafficked in
3 three states, including Arizona, California, and Utah. Multiple traffickers posted her picture on
4 Backpage. She sought support and services from Sojourner Center beginning in early 2016, at
5 the age of 19, and stayed at Sojourner Center for eight weeks.

6 123. Sojourner Center's client Jane Doe 2 was trafficked on Backpage from early 2014
7 through spring 2016, during which she was age 17 through 19. She sought support and services
8 from Sojourner Center beginning in spring 2016, at the age of 19, and stayed at Sojourner
9 Center for three weeks.

10 124. Sojourner Center's client Jane Doe 3 was trafficked on Backpage as an adult from
11 the fall 2014 through fall 2016. She sought support and care from Sojourner Center beginning
12 in fall 2016, at the age of 26. She stayed at Sojourner Center for more than three months.

13 125. Sojourner Center's client John Doe 1 was trafficked on Backpage as a child for at
14 least two years. He stayed at Sojourner Center for 30 days beginning in fall 2016.

15 126. Sojourner Center's clients Jane Does 4-7 were trafficked on Backpage as adults.
16 They each sought support and care from Sojourner Center beginning in spring 2016, and each
17 stayed at Sojourner Center for 120 days.

18 127. Defendants' RICO conspiracy and pattern of predicate acts has increased the
19 prevalence and frequency of sex trafficking and has increased the amount of resources Plaintiff
20 must expend to provide care and support to trafficking victims.

21 128. Defendants' RICO conspiracy has also enabled the traffickers and Defendants to
22 evade law enforcement, which has allowed trafficking to continue and increased the amount of
23 resources that Plaintiff must expend in its attempt to end sex trafficking in Arizona and
24 nationwide.

25 **Defendants' RICO Co-Conspirators**

26 129. From November 2011 to in or about December 2012, co-conspirator Jermaine
27 Lamon Roy used Backpage.com to traffic a learning-disabled victim by force, repeatedly
28 beating and assaulting her and, at least once, taking her to a remote location and threatening to

1 murder her if she did not continue to engage in sex work for him. The victim had difficulty
2 reading, writing, and understanding complex concepts, and had previously received disability
3 benefits due to her condition. Roy was subsequently convicted of one count of sex trafficking
4 by force, fraud, or coercion, in violation of 18 U.S.C. § 1591(a).

5 130. In February 2012, co-conspirator Michael Williams held a minor against her will
6 and listed her for sex on Backpage.com, posting pictures of her in revealing clothing for these
7 advertisements and threatening her with beatings if she attempted to see or contact her family.
8 On multiple occasions over the course of one week, the minor was forced to perform sexual
9 acts on unidentified buyers responding to advertisements posted on Backpage. Eventually,
10 police raided the motel where the minor was being held, rescuing her and subsequently
11 arresting Williams. On August 7, 2015, Williams pleaded guilty to one count of sex
12 trafficking, in violation of 18 U.S.C. § 1591.

13 131. In 2010, co-conspirator Shacon Barbee used Backpage to sell a minor girl, whom
14 he first encountered when she was 13 years old, for sexual services. Barbee also forced her to
15 recruit other girls who were subsequently also sold for sex on Backpage. Barbee was arrested
16 and subsequently convicted of two counts of Promoting Commercial Sexual Abuse of a minor,
17 in violation of Wash. Rev. Code Ann. § 9.68A.101.

18 132. Beginning in December 2011 and continuing through January 2012, co-
19 conspirators Calvin Winbush and Sonora Armstrong recruited a homeless 15-year-old girl,
20 promising her support before advertising her for sexual services on Backpage. Winbush and
21 Armstrong then transported the minor from Ohio to Virginia, where she was coerced into
22 performing sexual acts on clients responding to these Backpage advertisements. Winbush and
23 Armstrong each subsequently pleaded guilty to one count of conspiracy to transport a minor
24 interstate for the purposes of prostitution, in violation of 18 U.S.C § 2423(e), and Winbush also
25 pleaded guilty of transporting a minor interstate for the purposes of prostitution, in violation of
26 18 U.S.C § 2423(a).

1 133. The unnamed traffickers responsible for trafficking Sojourner Center’s clients,
2 Jane Doe 1-7 and John Doe 1, on Backpage, identified in paragraphs 123 through 127 above,
3 also constitute Defendants’ co-conspirators in the RICO conspiracy.

4 **Defendants’ RICO Conspiracy Violated Multiple Federal Laws**

5 134. Defendants and their trafficker co-conspirators have created an association-in-fact
6 enterprise within the meaning of 18 U.S.C. § 1961(4). Defendants have used this enterprise to
7 launder money, evade law enforcement, obscure the ownership of Backpage, and conspire with
8 traffickers to profit from the trafficking of coerced adults and children. The efficiencies of the
9 association-in-fact enterprise have been identified above in paragraphs 90 through 113 above.
10 For example, Defendants Ferrer, Lacey, and Larkin use profit illegitimately gained from
11 Backpage to invest in EvilEmpire and BigCity, which increases both the supply and demand of
12 the trafficking market for Defendants and their trafficker co-conspirators. Similarly,
13 Defendants used Postfaster.com to launder money illegitimately gained for posting
14 advertisements on Backpage. The multiple Defendant shell corporations identified in
15 paragraphs 103 through 113 were used to obscure ownership, launder money, and evade law
16 enforcement. The predicate acts committed by this association-in-fact enterprise are identified
17 below.

18 i. 18 U.S.C. § 1591 (Sex Trafficking)

19 135. Defendants’ and their co-conspirators’ conduct “enticed” or “solicited”
20 commercial sex acts, both involving persons under 18 and involving persons (including persons
21 under 18) subject to “force, threats of force, fraud, and coercion.” Defendants knowingly
22 advertised, and financially benefitted from, ventures that they knew (a) involved a person under
23 18 years of age engaging in “commercial sex acts” and (b) involved persons (including under
24 the age of 18) engaging in “commercial sex acts” as the result of force, threats of force, fraud,
25 and coercion. These predicate acts violated 18 U.S.C. § 1591.

26 ii. 18 U.S.C. § 2251 (Sexual Exploitation of Children)

27 136. Defendants knowingly published, or caused to be published, advertisements
28 seeking or offering to receive, exchange, buy, produce, display, distribute, or reproduce visual

1 depictions involving the use of a minor engaging in sexually explicit conduct, in violation of
2 18 U.S.C. § 2251.

3 137. Defendants knowingly published, and caused to be published, advertisements
4 seeking or offering participation in acts of sexually explicit conduct by or with a minor for the
5 purpose of producing a visual depiction of such conduct in violation of 18 U.S.C. § 2251.

6 138. Defendants knew, and had reason to know, that the advertisements so published
7 were and would be transported using means and facilities of interstate and foreign commerce,
8 including by computer and mail, in violation of 18 U.S.C. § 2251.

9 iii. 18 U.S.C. § 2252 (Material Involving the Sexual Exploitation of Minors)

10 139. Defendants knowingly transport the images on its websites in interstate and
11 foreign commerce in violation of 18 U.S.C. § 2252.

12 140. As Defendants know, the production of many of those images involves the use of
13 a minor engaging in sexually explicit conduct and those images visually depict such conduct, in
14 violation of 18 U.S.C. § 2252.

15 iv. 18 U.S.C. § 2422 (Coercion and Enticement)

16 141. Defendants know and intend that the advertisements they create and publish will
17 persuade, induce, and entice individuals to travel in interstate and foreign commerce, and in
18 territories and possessions of the United States (including Puerto Rico) to engage in
19 prostitution, in violation of 18 U.S.C. § 2422.

20 142. Defendants' websites are a facility and means of interstate and foreign commerce.
21 Defendants knowingly create and publish content on their websites that has the purpose and
22 effect of inducing, enticing, and coercing girls under 18 depicted in such content to engage in
23 prostitution, in violation of 18 U.S.C. § 2422.

24 v. 18 U.S.C. § 1956 (Laundering of Monetary Instruments)

25 143. Defendants conducted, and attempted to conduct, financial transactions involving
26 money and property known to Defendants to be the proceeds of unlawful activity as described
27 herein, with the intent to promote the carrying on of that unlawful activity. Defendants also
28 conducted and attempted to conduct financial transactions involving money and property

1 known to Defendants to be the proceeds of unlawful activity, with the intent to engage in
2 conduct constituting a violation of section 7201 or 7206 of the Internal Revenue Code of 1986.

3 144. Defendants conducted and/or attempted to conduct financial transactions
4 involving money and property known to Defendants to be the proceeds of unlawful activity as
5 described herein, knowing that the transaction was designed to conceal or disguise the nature,
6 location, source, ownership, or control of the proceeds of such unlawful activity, and/or to
7 avoid a transaction reporting requirement under state or federal law.

8 145. Defendants made numerous financial transactions in which Defendants received
9 funds directly or indirectly from Defendants' co-conspirator pimps for advertising and
10 promoting commercial sex acts, including commercial sex acts that Defendants knew would be
11 performed by minors and by persons (including children) performing such commercial sex acts
12 as the result of force, threats of force, fraud, and coercion.

13 146. Defendants knew that the funds so received by them had been derived from
14 unlawful activity, including commercial sex acts performed by minors and by persons
15 performing such commercial sex acts as the result of force, threats of force, fraud, and coercion,
16 all in violation of state and federal criminal law, including 18 U.S.C. § 1591 (sex trafficking of
17 children or by force, fraud, or coercion); 18 U.S.C. § 2251 (sexual exploitation of children);
18 18 U.S.C. § 2252 (certain activities relating to material involving the sexual exploitation of
19 minors); 18 U.S.C. § 2422 (coercion and entertainment); and 18 U.S.C. § 2423 (transportation
20 of minors).

21 147. Defendants conducted or attempted to conduct such financial transactions
22 knowing that the transactions were designed in whole or in part to conceal or disguise the
23 nature, the location, the source, the ownership, or the control of the proceeds of foregoing
24 unlawful activity, and with the purpose and effect of doing so in violation of 18 U.S.C. § 1956.

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CLAIMS FOR RELIEF

FIRST CAUSE OF ACTION

(VIOLATIONS OF RICO 18 U.S.C. § 1962(c))

Against All Defendants

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5 148. Plaintiff repeats and realleges paragraphs 1 through 147 as if fully set forth
6 herein.

7 149. From 2009 to the present, Defendants and their co-conspirators (named and
8 unnamed) have constituted an association-in-fact enterprise within the meaning of 18 U.S.C.
9 § 1961(4) (the “Sex Trafficking Enterprise”).

10 150. The Sex Trafficking Enterprise was engaged in, and the activities of the Sex
11 Trafficking Enterprise affected, interstate and foreign commerce. Defendants’ websites and
12 their affiliates have content containing advertisements for commercial sex in all 50 states,
13 Puerto Rico, Washington D.C., Canada, Mexico, and in most of the countries in Europe, South
14 America, and Asia.

15 151. Defendants agreed to and did conduct and participate in the conduct of the Sex
16 Trafficking Enterprise’s affairs through a pattern of racketeering activity for the unlawful
17 purpose of intentionally profiting from and promoting the sex trafficking of children on their
18 websites, and of laundering of money in order to conceal the nature, origin, and destination of
19 the illegal transactions.

20 152. Defendants conducted or participated, directly or indirectly, in the conduct of the
21 affairs of the Sex Trafficking Enterprise through a pattern of racketeering activity consisting of
22 the following predicate acts of racketeering within the meaning of 18 U.S.C. § 1961(b):

- 23 a. Defendants engaged and conspired to engage in money laundering in violation of
24 18 U.S.C. § 1956 by forming multiple shell corporations to conceal funds and
25 obscure ownership of Defendant Backpage.
- 26 b. Defendants further engaged and conspired to engage in money laundering in
27 violation of 18 U.S.C. § 1956 by transferring funds and ownership in 2014 to
28 Defendant Atlantische Bedrijven for the sole purposes of transferring illegitimate

1 funds and obscuring ownership of the company by Defendants Ferrer, Lacey,
2 and Larkin.

3 c. Defendants further engaged, and conspired to engage, in money laundering by
4 falsely representing that certain Defendant companies, including Postfaster.com
5 and Postfaster.com LLC, had no affiliation with Defendant Backpage so that
6 credit processors would process the funds Backpage illegitimately received.
7 Defendants then transferred these funds back to Backpage in further violation of
8 18 U.S.C. § 1956.

9 d. Defendants engaged, and conspired to engage, in sex trafficking and the
10 trafficking of children in violation of 18 U.S.C. § 1591.

11 e. Defendants created and maintained advertisements for commercial sex acts to be
12 performed by minors on their websites; created and maintained entities to
13 continue to profit from unlawful activity with the intent of continuing that
14 unlawful activity; created, maintained, and provided content for websites whose
15 purpose was to further promote and profit from the Sex Trafficking Enterprise
16 while deterring law enforcement; and encouraged and enticed exploitation of
17 minors. Pursuant to and in furtherance of their unlawful scheme, Defendants
18 committed multiple related acts of sex trafficking of children, in violation of
19 18 U.S.C. § 1591; sexual exploitation of children, in violation of 18 U.S.C.
20 § 2251; certain activities relating to material involving the sexual exploitation of
21 children, in violation of 18 U.S.C. § 2252; and coercion and enticement, in
22 violation of 18 U.S.C. § 2422.

23 153. The acts of sex trafficking of children, in violation of 18 U.S.C. § 1591; sexual
24 exploitation of children, in violation of 18 U.S.C. § 2251; certain activities relating to material
25 involving the sexual exploitation of children, in violation of 18 U.S.C. § 2252; coercion and
26 enticement, in violation of 18 U.S.C. § 2422; transportation of minors, in violation of 18 U.S.C.
27 § 2423; and laundering of monetary instruments, in violation of 18 U.S.C. § 1956, set forth
28 above constitute a pattern of racketeering activity pursuant to 18 U.S.C. § 1961(5).

1 154. As a direct and proximate result of Defendants' racketeering activities and
2 violations of 18 U.S.C. § 1962(c), Plaintiff Sojourner Center has been injured in its business
3 and property, including in that Sojourner Center has diverted resources to handle the increased
4 sex trafficking in Arizona and in the United States that is the direct result of the Sex Trafficking
5 Enterprise; many of the trafficked adults and children that Sojourner Center provides services
6 for have been trafficked on Backpage and its affiliated websites, which was directly and
7 proximately caused by Defendants' maintenance and control of the Sex Trafficking Enterprise.

8 **SECOND CAUSE OF ACTION**

9 **(VIOLATIONS OF RICO 18 U.S.C. § 1962(a))**

10 *Against All Defendants*

11 155. Plaintiff repeats and realleges paragraphs 1 through 154 as if fully set forth
12 herein.

13 156. Defendants have all knowingly received income that was derived from a pattern
14 of racketeering activity, namely through the Sex Trafficking Enterprise. The Sex Trafficking
15 Enterprise was engaged in activities affecting interstate commerce.

16 157. Defendants received income derived from a pattern of racketeering activity
17 consisting of the related predicate acts of racketeering described in paragraphs 103 through 147
18 above.

19 158. Defendants have used such income to support and further the Sex Trafficking
20 Enterprise by investing that income into various Defendant businesses that obscure the source
21 and destination of transactions that occur on their websites and are in furtherance of the Sex
22 Trafficking Enterprise's activities. Defendants have set up a web of entities and websites that
23 are interconnected to increase their co-conspirators' exposure to potential purchasers while
24 decreasing their potential for being caught by law enforcement. For example, Defendants took
25 illegitimate proceeds derived from sex traffickers and paid to Backpage and invested them in
26 BigCity and EvilEmpire. As a result of the functioning of BigCity and EvilEmpire, the number
27 of trafficked adults and children increased for the reasons explained in paragraphs 90 through
28 102.

1 159. As a direct and proximate result of the investments made by Defendants in their
2 interrelated entities and websites, sex trafficking in Arizona and in the United States has
3 increased more than it would have absent the Sex Trafficking Enterprise.

4 160. As a direct and proximate cause of Defendants' conduct, including as the result of
5 the increase in sex trafficking in Arizona and in the United States, Sojourner Center has been
6 injured in its business and/or property, including as set forth above.

7 **THIRD CAUSE OF ACTION**

8 **(VIOLATIONS OF RICO 18 U.S.C. § 1962(b))**

9 *Against All Defendants*

10 161. Plaintiff repeats and realleges paragraphs 1 through 160 as if fully set forth
11 herein.

12 162. Defendants have knowingly acquired and maintained an interest in and control of
13 the Sex Trafficking Enterprise.

14 163. As a result of the acquisition and maintenance of the websites and entities that
15 Defendants control and maintain, sex trafficking in Arizona and in United States has increased
16 more than it would have absent the Sex Trafficking Enterprise.

17 164. As a direct and proximate cause of Defendants' conduct, including as the result of
18 the increase in sex trafficking in Arizona and in the United States of America, the Sojourner
19 Center has been injured in its business and/or property, including as set forth above.

20 **FOURTH CAUSE OF ACTION**

21 **(VIOLATIONS OF RICO 18 U.S.C. § 1964(d))**

22 *Against All Defendants*

23 165. Plaintiff repeats and realleges paragraphs 1 through 164 as if fully set forth
24 herein.

25 166. As set forth above, Defendants agreed and conspired to violate 18 U.S.C.
26 §§ 1962(a) (b) and (c), including in that Defendants agreed and conspired to: (1) use and invest
27 income that is derived from a pattern of racketeering activity in the Sex Trafficking Enterprise
28 (§ 1962(a)); (2) acquire or maintain an interest in the Sex Trafficking Enterprise (§ 1962(b));

1 and (3) conduct and participate in the conduct of the affairs of the Sex Trafficking Enterprise
2 through a pattern of racketeering activity (§ 1962(c)).

3 167. As a direct and proximate cause of Defendants' conduct, including as the result of
4 the increase in sex trafficking in Arizona and in the United States, Sojourner Center has been
5 injured in its business and/or property, including as set forth above.

6 **FIFTH CAUSE OF ACTION:**

7 **(PUBLIC NUISANCE)**

8 ***Against All Defendants***

9 168. Plaintiff repeats and reallages paragraphs 1 through 167, as fully set forth herein.

10 169. Backpage's "Adult Services" section is an unreasonable interference with a right
11 common to the general public. It involves a significant interference with the public health,
12 public safety and the public peace. A large number of children and vulnerable adults are
13 subjected to physical and sexual abuse, hazardous working conditions, and continuous trauma.
14 The interference is not confined to just those trafficked individuals, as the surrounding
15 communities suffer as well because public resources are drained to treat these trafficking
16 victims.

17 170. As a direct and proximate cause of Defendants' actions, Sojourner Center has
18 been harmed. Defendants have harmed Sojourner Center by forcing it to divert its limited
19 resources from its mission to end domestic violence to, instead, provide support for trafficking
20 victims. Sojourner Center has expended time, money, staffing, training, and educational
21 resources to combat human trafficking and care for trafficking victims that it would have
22 otherwise spent on domestic violence victims and ending domestic violence.

23 **SIXTH CAUSE OF ACTION:**

24 **(NEGLIGENCE)**

25 ***Against All Defendants***

26 171. Plaintiff repeats and realleges paragraphs 1 through 170 as fully set forth herein.

27 172. Defendants have a duty to avoid facilitating human trafficking and a duty to
28 follow Arizona's anti-trafficking criminal statutes. These criminal provisions define the public

1 policy of Arizona.

2 173. Defendants breached that duty because at all relevant times, they knew or should
3 have known that traffickers used Backpage to post advertisements selling trafficked adults and
4 children. Defendants took no precautions to prevent that misconduct. In fact, Defendants
5 worked, in bad faith, with the traffickers to facilitate the trafficking.

6 174. As a direct and proximate cause of Defendants' actions, Sojourner Center has
7 been harmed. By participating in trafficking children and adults and creating a website that
8 ensures successful trafficking transactions free of interference from law enforcement,
9 Defendants harmed Sojourner Center. Sojourner Center's harm includes the cost of hiring
10 additional staff members to interview and treat trafficking victims and creating organization-
11 wide training on how to care for trafficking victims.

12 **DEMAND FOR JURY TRIAL**

13 175. Pursuant to Federal Rule of Civil Procedure 38 and the extent permitted by law,
14 Plaintiff demands a trial by jury in this action of all issues so triable.

15 **PRAYER FOR RELIEF**

16 WHEREFORE, Plaintiffs pray this Court enter judgment as follows:

- 17 a) Adjudge that Defendants are liable for each cause of action stated above;
18 b) For preliminary and permanent injunctive relief;
19 c) For declaratory relief;
20 d) For monetary damages, including compensatory, punitive, and treble damages;
21 e) For all costs and fees incurred in prosecuting this Complaint;
22 f) For such other and further relief as this Court deems just and proper.

23 DATED this 7th day of February, 2017.

24 **BOIES SCHILLER FLEXNER LLP**

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