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10 *Attorneys for Plaintiffs*

11 UNITED STATES DISTRICT COURT  
12 CENTRAL DISTRICT OF CALIFORNIA

13 LA ALLIANCE FOR HUMAN  
14 RIGHTS, a non-profit corporation,  
15 JOSEPH BURK, GEORGE FREM,  
16 WENZIAL JARRELL, CHARLES  
17 MALOW, KARYN PINSKY,  
18 LEANDRO SUAREZ, HARRY  
19 TASHDJIAN, CHARLES VAN  
20 SCOY, and GARY WHITTER,  
21 individuals,

22 Plaintiffs,

23 v.

24 CITY OF LOS ANGELES, a  
25 municipal entity; COUNTY OF LOS  
26 ANGELES, a municipal entity; and  
27 DOES 1 through 200 inclusive,

28 Defendants.

Case No. 2:20-cv-02291

**AMENDED AND SUPPLEMENTAL  
COMPLAINT FOR:**

- (1) Negligence
- (2) Violation of Mandatory Duty (Cal. Gov't Code § 815.6; Welf. & Inst. Code § 17000)
- (3) Violation of Cal. Civ. Code § 3490, *et seq.*
- (4) Violation of Cal. Civ. Code § 3501 *et seq.*
- (5) Inverse Condemnation/Violation of Art. I § 19 of California Constitution
- (6) Waste of Public Funds and Resources (Cal. Civ. Proc. Code § 526a)
- (7) Violation of California Disabled Persons Act (Cal. Civ. Code § 54, *et seq.*)
- (8) Violation of TITLE II of the Americans with Disabilities Act, 42 U.S.C. §§ 12131 *et seq.*
- (9) Violation of Section 504 of the Rehabilitation Act, 29 U.S.C. §§ 791 *et seq.*
- (10) Violation of Due Process and Equal Protection (42 U.S.C. § 1983; U.S. Const. amend. V/XIV)
- (11) Violation of Due Process – State Created Danger Doctrine (42 U.S.C. § 1983; U.S. Const. amend XIV)

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**(12) Uncompensated Taking (42 U.S.C. § 1983; U.S. Const. amend. V/XIV)**  
**(13) Municipal Liability for Unconstitutional Custom or Policy (42 U.S.C. §1983)**

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INTRODUCTION

1  
2 1. Nearly two years after this case was filed, and after hundreds of  
3 millions of dollars have poured into Los Angeles through federal and state  
4 pandemic relief, the devastation on the streets and the impact on both the housed  
5 and unhoused communities have only gotten worse. LA Alliance for Human  
6 Rights—of which both housed and unhoused are members—and Plaintiffs named  
7 herein filed this lawsuit to change the trajectory of the homelessness for the  
8 benefit of both communities.

9 2. The mortality rate of homeless individuals who die on the streets has  
10 leapt to *five per day*. That’s equivalent to a 9/11 event every two years, or a  
11 Sandy Hook school shooting once a week. The 2020 point-in-time (PIT) count  
12 showed 66,436 persons experiencing homelessness in Los Angeles County (a rise  
13 of 12.7% from 2019), 41,290 of whom live in the City of Los Angeles (16.1%  
14 increase).<sup>1</sup> This is in addition to 12 and 14 percent respective increases from the  
15 year before<sup>2</sup> and doesn’t include the wave of people who have lost their jobs or  
16 otherwise become homeless due to Covid-19 because the 2021 PIT count was  
17 cancelled. Using the 2020 PIT numbers, there has been an increase in  
18 homelessness by approximately 60% since 2013 in both City and County, with  
19 the numbers of unsheltered homeless *doubling*.<sup>3</sup> With the eviction moratorium  
20 expiring and Project Roomkey winding down, the numbers are likely to reach  
21 over 100,000 by next year.

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23  
24 <sup>1</sup> Los Angeles Homeless Services Authority (“LAHSA”), *2020 Greater  
25 Los Angeles Homeless Count Results* (Sept. 3, 2020),  
[https://www.lahsa.org/news?article=726-2020-greater-los-angeles-homeless-  
26 count-results](https://www.lahsa.org/news?article=726-2020-greater-los-angeles-homeless-count-results).

27 <sup>2</sup> LAHSA, *2019 Greater Los Angeles Homeless Count – Data Summary  
28 Total Point-In-Time Homeless Population by Geographic Areas* (June 16, 2020),  
[https://www.lahsa.org/documents?id=3467-2019-greater-los-angeles-homeless-  
count-total-point-in-time-homeless-population-by-geographic-areas.pdf](https://www.lahsa.org/documents?id=3467-2019-greater-los-angeles-homeless-count-total-point-in-time-homeless-population-by-geographic-areas.pdf).

<sup>3</sup> Los Angeles Almanac, *Homelessness in Los Angeles County 2020*,  
<http://www.laalmanac.com/social/so14.php> (last visited Oct. 21, 2021).

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1           3. Plaintiffs filed this case to provide the City of Los Angeles (the  
2 “City”) and County of Los Angeles (the “County”) an opportunity to make a  
3 different choice—to work together under the auspices of this Court to overcome  
4 the finger-pointing and paralysis that have plagued this issue for decades. For a  
5 year, City and County politicians paraded to Court, professing a desire to end this  
6 crisis, and work with plaintiffs and the Court to reach a global resolution. The  
7 City and County have had every opportunity to reach a global resolution and take  
8 urgent action on the burgeoning human crisis of homelessness. Instead, the City  
9 and County continue their antics of blame-shifting and in-fighting over  
10 comprehensive solutions.

11           4. Despite admitting that it is blatantly failing to provide sufficient  
12 treatment, the County claims it is doing “enough” and “doing its job” but the  
13 streets tell a different story: the mentally ill visibly suffer in intersections, parks,  
14 and sidewalks. Even the antiquated conservatorship laws can’t work as they  
15 were meant to when there is nowhere for conserved persons to go. Without  
16 medical supervision, the most severely affected cannot hold jobs or housing, and  
17 are left to wander and fend for themselves in a horrific cycle of degradation. And  
18 the number of those suffering has climbed with the increased prevalence of  
19 illegal narcotics, which are being used to self-medicate or are the cause of the  
20 mental decline in the first place. Available drug treatment beds are likewise  
21 woefully unobtainable while the drug addiction crisis rages, and our communities  
22 are ravaged. The County’s silos of care make it nearly impossible for anyone  
23 with a comorbidity (that is, suffering from more than one ailment—for example  
24 mental illness and drug addiction, which often go hand-in-hand) to obtain help.  
25 Los Angeles is one of only two counties in the state that does not have an  
26 integrated administration to address individuals suffering with both mental health  
27 and substance use disorders. This is particularly bad news given that a recent  
28 California Policy Lab study reported 50% of unsheltered individuals suffer from

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1 a trimorbidity of physical health, mental health, *and* substance abuse conditions.<sup>4</sup>  
2 The County has the obligation to provide for indigent mental and public health,  
3 and is woefully failing in its obligations.

4 5. Meanwhile the City, who has the primary land-use obligation to its  
5 constituents, struggles—and fails—to balance the needs of the housed and  
6 unhoused. The near-exclusive focus on building permanent supportive housing  
7 through Proposition HHH (“HHH”) in the last five years has led to lethal under-  
8 funding of emergency and interim shelter solutions which has in turn left  
9 thousands to decline and die on the streets without support from County services.  
10 Those individuals in turn, without services or shelter, languish and decline,  
11 ultimately requiring increased long-term services as a result of unnecessary years  
12 spent subject to the horrors of the street.

13 6. Through this litigation, as a result of an agreement reached between  
14 the City and County in what all parties hoped was a sign of future cooperation, an  
15 additional 9,633 beds have been funded according to a recent court filing, with  
16 shared operating costs and provision of mainstream services.<sup>5</sup> 1,100 of these  
17 beds were already in the works through the Mayor’s “A Bridge Housing”  
18 program, 834 of these beds are permanent supportive housing projects which had  
19 been long-planned, and an undefined number (likely over one thousand) are  
20 “rapid rehousing” vouchers which don’t add to the bed inventory (but do help  
21 prevent homelessness). Still, this agreement undisputedly added thousands of  
22 much-needed interim beds to the inventory. Yet while this agreement was a  
23 welcome departure from the City and County’s historical squabbling over  
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25 <sup>4</sup> Janey Rountree, Nathan Less, & Austin Lyke, *Health Conditions Among*  
26 *Unsheltered Adults in the U.S.* 4, California Policy Lab (Oct. 2019), available at  
27 [https://www.capolicylab.org/wp-content/uploads/2019/10/Health-Conditions-](https://www.capolicylab.org/wp-content/uploads/2019/10/Health-Conditions-Among-Unsheltered-Adults-in-the-U.S.pdf)  
28 [Among-Unsheltered-Adults-in-the-U.S.pdf](https://www.capolicylab.org/wp-content/uploads/2019/10/Health-Conditions-Among-Unsheltered-Adults-in-the-U.S.pdf).

<sup>5</sup> Def. City of Los Angeles’ Quarterly Status Report Pursuant to the Mem. of Understanding Between the Cty. of Los Angeles and the City of Los Angeles at 64-71, ECF No. 342.

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1 responsibility and blame, and a needed infusion of interim shelter opportunities,  
2 it still did not lead to a comprehensive agreement which would relieve the  
3 suffering on the streets in a meaningful way. Shelter remains unattainable for  
4 most, services are inaccessible for most, and streets are unbearable for all.

5 7. Homeless encampments are entrenched throughout the City and  
6 County. With increased population density, unlimited property accumulation has  
7 fostered a proliferation of flea-infested rats and other vermin, which are largely  
8 responsible for the recent outbreaks of medieval diseases. Large items obstruct  
9 the free passage and use of the streets and sidewalks. Encampments have  
10 brought with them rampant drug sales and use, which in turn provide a platform  
11 for violent assaults and property crimes. Crime both on and by homeless  
12 residents has intensified.<sup>6</sup> A homeless individual is eight times more likely to be  
13 a victim or suspect of a crime than a housed person. In the City of Los Angeles,  
14 42 crimes involving homeless individuals are reported per day, over half of  
15 which are violent. 80-90% of crimes reported at a homeless encampment are  
16 violent.<sup>7</sup> To date in Central Bureau Homicide (which encompasses Skid Row  
17 area), 40% of the homicides thus far this year have been “transient-related” both  
18 as suspects and victims.<sup>8</sup>

20 <sup>6</sup> Joel Grover & Amy Corral, *A Homeless Man Punched Two People in the*  
21 *Face, But Was Cited and Released*, NBC Los Angeles, (Nov. 11, 2019, 4:00  
22 PM), [https://www.nbclosangeles.com/news/local/hollywood-violent-homeless-](https://www.nbclosangeles.com/news/local/hollywood-violent-homeless-attacks-increase-video-564682831.html)  
23 [attacks-increase-video-564682831.html](https://www.nbclosangeles.com/news/local/LAPD-Reports-Spike-in-Homeless-Crime-502407861.html); Eric Leonard, *Homeless Crime Jumps*  
24 *Nearly 50 Percent in Los Angeles, LAPD Says*, NBC Los Angeles (Dec. 10,  
25 2018, 4:52 PM), [https://www.nbclosangeles.com/news/local/LAPD-Reports-](https://www.nbclosangeles.com/news/local/LAPD-Reports-Spike-in-Homeless-Crime-502407861.html)  
26 [Spike-in-Homeless-Crime-502407861.html](https://www.lamag.com/citythinkblog/homeless-crime/); Zoie Matthew, *Crimes Against the*  
27 *Homeless Have Risen, and Advocates are Searching for Answers*, Los Angeles  
28 Magazine (Oct. 15, 2019), [https://www.lamag.com/citythinkblog/homeless-](https://www.lamag.com/citythinkblog/homeless-crime/)  
29 [crime/](https://www.lamag.com/citythinkblog/homeless-crime/).

30 <sup>7</sup> Sophie Flay & Grace Manthey, *What is really going on with homeless*  
31 *crime? We crunched the numbers*, ABC Eyewitness News,  
32 <https://abc7.com/feature/homeless-crime-los-angeles-data-response/10827722/>  
33 (last visited Oct. 21, 2021).

34 <sup>8</sup> Kevin Rector, *On front lines of L.A.’s homicide spike, these detectives*  
35 *race to solve mounting caseloads*,  
36 [https://www.latimes.com/california/story/2021-10-22/l-a-homicide-detectives-](https://www.latimes.com/california/story/2021-10-22/l-a-homicide-detectives-face-mounting-caseloads)  
37 [face-mounting-caseloads](https://www.latimes.com/california/story/2021-10-22/l-a-homicide-detectives-face-mounting-caseloads) (Oct. 22, 2021).



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1           8.     The multiplication of makeshift structures, garbage, human waste,  
2 and other detritus has created circumstances throughout the City that are  
3 crippling for local businesses, unlivable for residents, and deadly for those on the  
4 streets. The environmental impact from power-washing human waste and used  
5 needles into our oceans is unassessed and untold. Together the City and County  
6 spend over a billion dollars annually providing police, emergency, and support  
7 services to those living on the streets. And still, the tragedy unfolds.

8           9.     As mental health affliction and drug addiction rates have risen over  
9 the last several decades, so has the cost of housing. Support structures for those  
10 on the streets have been stretched to the breaking point by burgeoning demands  
11 and insufficient funding by local, state, and federal governments. The population  
12 of people experiencing homelessness has nearly doubled since 2012 while  
13 sustainable short- and long-term solutions have been in short supply. Los  
14 Angeles County Department of Public Health has repeatedly warned the City that  
15 basic hygiene services are needed to maintain public health in or near homeless  
16 encampments—but those critical services have been in short supply.<sup>9</sup> With the  
17 start of the pandemic, there was a tremendous push to place bathrooms and  
18 sanitation stations near encampments to maintain hygiene, but those are rarely  
19 serviced and are now down to only 1/3 of their previous number at a time when  
20 homelessness continues to increase.<sup>10</sup>

21           10.    Homeless advocates have put pressure on the City and County for  
22 years to permit public camping, allow the accumulation of piles of personal  
23 property on the streets, and generally make it more comfortable for people to live  
24 on the streets. But street-living is by no means more “comfortable,” because of  
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26           <sup>9</sup> Matt Stiles, *As Homeless Crisis Worsens in L.A., The County Leans On*  
27 *City Officials To Act*, Los Angeles Times (June 8, 2019, 5:04 PM),  
[https://www.latimes.com/local/lanow/la-me-homeless-county-letter-20190608-](https://www.latimes.com/local/lanow/la-me-homeless-county-letter-20190608-story.html)  
28 [story.html](https://www.latimes.com/local/lanow/la-me-homeless-county-letter-20190608-story.html).

29           <sup>10</sup> Lexis-Olivier Ray, *City Reverses Decision to Remove Washing Stations*  
30 *From Encampments Following L.A. Taco Investigation*, L.A. Taco (Aug. 5,  
2021) <https://www.lataco.com/bathroom-stations-encampments-la-city/>.

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1 significant health issues and inherent danger involved in being unsheltered.  
2 Enforcement of homeless-related crimes has been reduced, or in some cases  
3 eliminated, in the name of compassion. But allowing people to die on the streets  
4 isn't compassionate; it's cruel.

5 11. The massive build-up of property and tents has made the sidewalks  
6 unpassable: Karyn Pinsky must walk with her young son in a stroller in the  
7 middle of traffic. The Inner-City Arts Center must hire security to walk with  
8 students and staff to and from campus. Business owners have suffered as well—  
9 customers cannot access stores and are declining to patronize them due to  
10 conditions on the streets, and business owners are spending hundreds of  
11 thousands of dollars on increased sanitation and security measures and cannot  
12 maintain employees. Joseph Burk has lost tenants and hundreds of thousands of  
13 dollars in client accounts. Residents and workers throughout the area are  
14 confronted daily by disease, illicit drug sales and use, prostitution, and general  
15 filth and squalor. People are openly using drugs, urinating, and defecating in  
16 public. And while blocked sidewalks negatively affect the entire community,  
17 none are impacted as negatively as those using mobility devices such as Charles  
18 Van Scoy and Leandro Suarez, who cannot step down off the curb and walk  
19 around the blockage but instead are prevented from accessing entire areas of their  
20 community.

21 12. Residential and commercial buildings alike have endured fires from  
22 homeless camps, where makeshift heaters are used to keep people warm, open air  
23 fires are used to cook food, utility wiring is tampered with to provide electricity,  
24 and arsons arise out of drug or property disputes.<sup>11</sup> Businesses are being dropped  
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26 <sup>11</sup> James Queally, *Firecrackers. Molotov cocktails. Fire attacks have*  
27 *shaken L.A.'s homeless community*, Los Angeles Times (Oct. 18, 2019, 7:00  
28 AM), <https://www.latimes.com/california/story/2019-10-18/homeless-population-attacks-fire>; Joel Grover & Amy Corral, *Los Angeles Homeless Illegally Use Fire Hydrants to Fill Water Balloons, Bathe, Shave*, NBC Los Angeles (Aug. 23,



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1 by insurance companies because of the fire risk associated with homeless  
2 encampments next to their buildings.<sup>12</sup> Shockingly, more than 50% of the fires  
3 responded to by Los Angeles Fire Department are homeless related, and one-third  
4 of those are intentionally started (arson).

5 13. The frequency of criminal conduct has increased so dramatically in  
6 some areas that law enforcement officials can respond only to the most egregious  
7 crimes—and often only after serious damage has been done. And those who are  
8 experiencing homelessness pay the highest price for this lawlessness. Violent  
9 assaults at encampments have doubled and robberies have increased 144%.<sup>13</sup> As  
10 Rev. Andy Bales of Union Rescue Mission notes, “The crime on Skid Row has  
11 skyrocketed . . .we used to have a rare occurrence of shootings. Now we have  
12 them every week. People are suffering from robberies, rape, hunger, the cold or  
13 heat – you name it. I don’t know if there’s a place anyone can suffer more. It’s  
14 an absolute disaster.”<sup>14</sup> Year after year, assaults against homeless victims have  
15 increased, as the number of vulnerable subject to predators increases. In 2020  
16 nearly 20% of homicides in Los Angeles were on unhoused individuals.<sup>15</sup> Crime  
17 involving homeless individuals (as either victim or suspect) is 8% of the crime in  
18 Los Angeles (11% of violent crime), but homeless people only make up about  
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22 2019, 5:11 PM), <https://www.nbclosangeles.com/investigations/Los-Angeles-Homeless-Illegally-Use-Fire-Hydrants-to-Fill-Water-Balloons-Bathe-Shave-558051461.html>.

23 <sup>12</sup> Joel Grover & Amy Corral, *Your Insurance Is Canceled Because of Homeless Tent Fires*, NBC Los Angeles (Sept. 23, 2019, 11:55 AM), <https://www.nbclosangeles.com/news/local/LA-Homeless-Encampment-Fires-Insurance-Rates-Tents-Homelessness-561145811.html>.

24  
25 <sup>13</sup> Ethan Ward, *Crime at tent encampments rises during the pandemic year*, Crosstown (May 4, 2021), <https://xtown.la/2021/05/04/crime-homeless-individuals/>.

26  
27 <sup>14</sup> *Id.*  
28 <sup>15</sup> Eric Leonard, *LA’s Staggering Murder Rate Linked to Gang Shootings and Violence Against Homeless*, NBC Los Angeles (Nov. 23, 2020, 8:01 PM), <https://www.nbclosangeles.com/news/local/las-staggering-murder-rate-linked-to-gang-shootings-and-violence-against-homeless/2469360/>.

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1 1% percent of the population. Random violent attacks by unhoused individuals  
2 have increased significantly, often due to drug consumption.<sup>16</sup>

3 14. Humans living on the streets and in their cars have no regular access  
4 to sanitation facilities, so trash and human waste end up in public spaces and  
5 ultimately our oceans. Businesses are regularly cleaning used syringes out of  
6 their drains; an untold number are washed into our waterways. The  
7 environmental impact of the homelessness crisis was recently underscored in a  
8 letter from the Environmental Protection Agency.<sup>17</sup> Yet the governmental  
9 policies and inaction that perpetuate these pollutants continue unabated.

10 15. The City of LA’s Bureau of Sanitation regularly power-washes  
11 streets, sidewalks, and other public spaces that have been occupied by  
12 unsheltered individuals; but those clean-ups cost millions of dollars and are  
13 ineffective in proactively addressing the crisis.<sup>18</sup> In 2018, it cost over \$35 million  
14 to conduct almost 15,000 clean-ups of homeless encampments, yet the ultimate  
15 benefits both to the encampment residents and to surrounding community are  
16 minimal at best. The residents of the encampments are permitted to retain most  
17 of their belongings (health hazards included) back to the exact same area after the  
18 clean-up is conducted. Trash and human waste are often permitted to remain or  
19 are pushed into surrounding streets. *Id.* The City’s 2019-2020 budget increased  
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23 <sup>16</sup> *LAPD Says Random, Violent Attacks By Unhoused Residents Are on The*  
24 *Rise*, CBS Los Angeles (May 19, 2021, 11:32 PM),  
<https://losangeles.cbslocal.com/2021/05/19/lapd-says-random-violent-attacks-by-unhoused-residents-are-on-the-rise/>.

25 <sup>17</sup> Letter from Andrew Wheeler, Administrator, U.S. Environmental  
26 Protection Agency, to Gavin C. Newsom, Governor of California (Sept. 26,  
27 2019), [https://www.epa.gov/sites/production/files/2019-09/documents/9.26.19\\_letter-epa.pdf](https://www.epa.gov/sites/production/files/2019-09/documents/9.26.19_letter-epa.pdf).

28 <sup>18</sup> Joel Grover & Amy Corral, *Homeless Encampment Cleanups: Are Millions of Tax Dollars Being Wasted?*, NBC Los Angeles (May 13, 2019, 8:44 AM), <https://www.nbclosangeles.com/news/local/Los-Angeles-Homeless-Encampments-Tent-City-Trash-Garbage-Waste-Cleanup-509849151.html>.

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1 funding for these programs by \$6.45 million and the 2021-2022 budget for these  
2 programs is even higher.<sup>19</sup>

3 16. Even including the 2,000 beds in the Mayor’s A Bridge Home  
4 program (of which approximately 1,400 are currently open), and the  
5 approximately 5,000 beds added through the City/County agreement last year  
6 (80% of which are open), it is still insufficient to get ahead of the problem of  
7 28,852 individuals living unsheltered on the streets of Los Angeles. And does  
8 nothing to incentivize those who choose to be on the streets to come inside. An  
9 additional burden is placed on the defendants by many of the smaller neighboring  
10 municipalities, which have done very little to address their own crises and instead  
11 rely on the City and County to pick up their slack. Yet instead of addressing  
12 these issues head-on, defendants maintain their inadequate trajectory: “[A]n  
13 average of 207 people exit homelessness every day—while 227 people become  
14 homeless.”<sup>20</sup> The problem continues to outpace the solutions.

15 17. Proposition HHH, a \$1.2 billion City project, is now expected to net  
16 only 5,730 supportive units and 1,376 affordable units, at a staggering cost of an  
17 average of \$578,339 *per bed*.<sup>21</sup> As the City Controller noted, “The projects are  
18 too expensive and too slow to make a meaningful difference for people living on  
19 our streets.”<sup>22</sup> Likewise Measure H—a county-wide tax increase that was  
20 originally estimated to net \$355 million in homeless-relief funding available per  
21

22 <sup>19</sup> Emily Alpert Reyes & Benjamin Oreskes, *L.A. expands cleanup teams*  
23 *for homeless encampments, vowing to be ‘less reactive’*, Los Angeles Times  
24 (June 28, 2019, 1:18 PM), <https://www.latimes.com/local/lanow/la-me-ln-homeless-encampment-cleanups-plan-20190628-story.html>; CITY OF LOS ANGELES, DETAIL OF DEPARTMENT PROGRAMS: SUPPLEMENT TO THE 2021-22 ADOPTED BUDGET VOLUME 346 (July 2021), <https://cao.lacity.org/budget21-22/2021-22%20White%20Book%20-%20Volume%202.pdf>.

25 <sup>20</sup> See LAHSA, *supra* note 1, <https://www.lahsa.org/news?article=726-2020-greater-los-angeles-homeless-count-resultsx>.

26 <sup>21</sup> Los Angeles Mayor, *Summary of the HHH Pipeline*,  
27 <https://www.lamayor.org/summary-hhh-pipeline> (last visited Oct. 21, 2021).

28 <sup>22</sup> Ron Galperin, *It’s time for Los Angeles to pivot on HHH: Ron Galperin*, Los Angeles Daily News (Mar. 14, 2021, 12:32 AM), <https://www.dailynews.com/2021/03/14/its-time-for-los-angeles-to-pivot-on-hhh-ron-galperin/>.

1 year—is spread so thin it serves more to feed the County’s own bureaucracy than  
2 to make any significant dent in the crisis.<sup>23</sup>

3 18. Despite the magnitude of the problem, there is hope. Steps could be  
4 taken to provide safe sleeping spaces for the entire homeless population for a  
5 fraction of the funds currently devoted the homelessness crisis. Reno recently  
6 build an emergency and transitional shelter community which holds 600 beds at  
7 the cost of only \$11,203 per bed and was built in less than 60 days.<sup>24</sup> Union  
8 Rescue Mission built a Sprung structure (large membrane tent) in a matter of  
9 months—the single tent houses more than 100 people at a cost of only \$10,000  
10 per bed (including a six-month stay, security, and social services).<sup>25</sup> The City has  
11 actually utilized this same structure in several places—yet for a variety of  
12 reasons, the City’s cost was quadruple Union Rescue Missions’, at \$42,000 per  
13 bed.<sup>26</sup> In Hawaii, the city of Honolulu is putting up large military-grade  
14 inflatable tents in select parks to quickly and effectively provide shelter when the  
15 demand exceeds supply, at a cost of \$6,000 per bed which also includes a 90-day  
16 stay, security, and social services.<sup>27</sup> Tiny houses are being used in Seattle for  
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18 <sup>23</sup> LAHSA, *LAHSA Releases 2019 Housing Inventory Count* (Sept. 19,  
19 2019), [https://www.lahsa.org/news?article=584-lahsa-releases-2019-housing-](https://www.lahsa.org/news?article=584-lahsa-releases-2019-housing-inventory-count)  
20 [inventory-count](https://www.lahsa.org/news?article=584-lahsa-releases-2019-housing-inventory-count) (“On our present course, it will take far too long to build far too  
few units of housing to effectively end this crisis” – Peter Lynn, executive  
director LAHSA).

21 <sup>24</sup> Renard Decl. at 1, *LA Alliance for Human Rights v. City of Los*  
*Angeles*, ECF 13-2, Case No. 21-55395.

22 <sup>25</sup> Rev. Andy Bales and J. Michael Arnold, *When it Comes to*  
*Homelessness, We Must Do More and We Must Do it Now*, Los Angeles  
23 *Downtown News* (Aug. 5, 2019),  
[http://www.ladowntownnews.com/opinion/when-it-comes-to-homelessness-we-](http://www.ladowntownnews.com/opinion/when-it-comes-to-homelessness-we-must-do-more-and/article_6b08711a-b57e-11e9-850e-670a231aefa4.html)  
24 [must-do-more-and/article\\_6b08711a-b57e-11e9-850e-670a231aefa4.html](http://www.ladowntownnews.com/opinion/when-it-comes-to-homelessness-we-must-do-more-and/article_6b08711a-b57e-11e9-850e-670a231aefa4.html).

25 <sup>26</sup> Joel Grover and Amy Corral, *Inside the Massive Tent That Might be a*  
*Partial Solution Homelessness in LA*, NBC Los Angeles (Sept. 11, 2019, 1:45  
26 PM), [https://www.nbclosangeles.com/news/local/los-angeles-la-homeless-](https://www.nbclosangeles.com/news/local/los-angeles-la-homeless-encampments-sprung-tents-shelter-skid-row/1965408/)  
[encampments-sprung-tents-shelter-skid-row/1965408/](https://www.nbclosangeles.com/news/local/los-angeles-la-homeless-encampments-sprung-tents-shelter-skid-row/1965408/).

27 <sup>27</sup> Dan Nakaso, *Pilot project aimed at reducing Oahu’s homeless will start*  
*in Waipahu*, Star Advertiser (Oct. 20, 2019, 5:28 PM),  
[https://www.staradvertiser.com/2019/10/20/hawaii-news/pilot-project-aimed-at-](https://www.staradvertiser.com/2019/10/20/hawaii-news/pilot-project-aimed-at-reducing-oahus-homeless-will-start-in-waipahu/)  
28 [reducing-oahus-homeless-will-start-in-waipahu/](https://www.staradvertiser.com/2019/10/20/hawaii-news/pilot-project-aimed-at-reducing-oahus-homeless-will-start-in-waipahu/); Allyson Blair, *Giant inflatable*  
*tents for the homeless could be coming to a park near you*, Hawaii News Now

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1 \$6,000 to \$10,000 per house to create micro-villages as bridge housing.<sup>28</sup> Entire  
2 kits can be purchased to house a family of 4 in a large tent complete with  
3 furniture, refrigerator, heater, and electrical generator for a little more than  
4 \$2,000 (\$500 per bed).<sup>29</sup> Large “festival” tents that can be purchased for \$400  
5 are being used by the city of Modesto to address its own homelessness crisis.<sup>30</sup>  
6 3D printed 400-square foot homes can be built in less than 24 hours and cost only  
7 \$4,000 to construct.<sup>31</sup> Connect Homes produces fully integrated off-the-grid  
8 modular shelters for \$20,000 to \$30,000 per bed, with two-story options to  
9 densify.<sup>32</sup> Pallet shelters, small “tiny home” type emergency structures which  
10 can be built in less than an hour, only cost approximately \$8,000 per two-bed unit  
11 but the City of Los Angeles spent an astonishing \$130,000 to place them due to  
12 over-engineering and over-regulation; comparatively Sonoma County spent only  
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17 (Nov. 27, 2018), <https://www.hawaiinewsnow.com/2018/11/28/giant-inflatable-tents-homeless-could-be-coming-an-oahu-park-near-you/>; Ashley Mizuo, *Honolulu opens short-term homeless shelter in Wahiawa*, The Honolulu Star-Advertiser (May 14, 2021) <https://www.yahoo.com/entertainment/honolulu-opens-short-term-homeless-161100501.html>.

18  
19 <sup>28</sup> See Sharon Lee, *Tiny House Villages in Seattle: An Efficient Response to Our Homelessness Crisis*, SHELTERFORCE: The Original Voice of Community Development (Mar. 15, 2019), [https://www.shareselfhelp.org/about-share-the-self-help-and-recovery-exchange/](https://www.shareselfhelp.org/about-share-the-self-help-and-recovery-exchange/history-vision-share-the-self-help-and-recovery-exchange/).

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21 <sup>29</sup> Relief ShelterKits, *Relief Tents: Concept Designs*, <https://www.reliefshelterkits.com/relief-tents/shelterkit-living-supportkit/> (last visited Oct. 22, 2021).

22  
23 <sup>30</sup> Kevin Valine, *Modesto homeless camp is filling up, but officials adapt to find room for more*, The Modesto Bee (May 13, 2019, 4:58 PM), <https://www.modbee.com/news/local/article230345544.html>.

24  
25 <sup>31</sup> Aria Bendix, *These 3D-printed homes can be built for less than \$4,000 in just 24 hours*, Business Insider (Mar. 12, 2019, 2:09 PM), <https://www.businessinsider.com/3d-homes-that-take-24-hours-and-less-than-4000-to-print-2018-9>; Sharon Jayson, *3-D-printed homes a concept turns into something solid*, The Washington Post (Mar. 6, 2020, 3:00 AM), [https://www.washingtonpost.com/realestate/3d-printed-homes-a-concept-turns-into-something-solid/2020/03/05/61c8b0d2-36e4-11ea-bf30-ad313e4ec754\\_story.html](https://www.washingtonpost.com/realestate/3d-printed-homes-a-concept-turns-into-something-solid/2020/03/05/61c8b0d2-36e4-11ea-bf30-ad313e4ec754_story.html).

26  
27  
28 <sup>32</sup> Connect Shelters, <https://www.connect-shelters.com/> (last visited Oct. 21, 2021).



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1 \$21,817 per unit, the City of Riverside spent only \$17,000 per cabin, and Tacoma  
2 only \$12,000, all for the same structure.<sup>33</sup>

3 19. Using the average \$10,000-per-bed number and extrapolating, it  
4 would cost roughly \$289 million to provide a bed for every unsheltered person in  
5 the City; fortunately there is close to that amount (\$233 million) of unallocated  
6 funds remaining in the Proposition HHH budget which even the City Controller  
7 agrees should be redirected to low cost interim housing.<sup>34</sup> Even more funds  
8 (\$339 million) are currently dedicated to projects which are in pre-development,  
9 meaning they have not yet even started building.<sup>35</sup> Beyond the City of Los  
10 Angeles, it would take only an extra \$172 million to provide a bed for every  
11 unsheltered person in the rest of the County.<sup>36</sup> That’s only one-third of the  
12 Measure H budget for just a single year (it’s a ten-year program).<sup>37</sup> Combined, it  
13 is less than one-eighth of the nearly \$4 billion received by defendants for Covid-  
14 19 relief in the last two years, less than half of the \$1,117,844,849 received by  
15 the City and County in Department of Housing and Urban Development  
16 (“HUD”) and state funding in 2019 and 2020 for homelessness relief, and doesn’t  
17 make a dent in the City and County’s combined 2021-2022 general budgets of  
18 \$47.4 billion. “Money is not necessarily the issue, it’s about leadership.”<sup>38</sup>

21 <sup>33</sup> Doug Smith, *\$130,000 for an 8-foot-by-8-foot shed? That’s what L.A.*  
22 *is paying in a bid to house the homeless*, Los Angeles Times (Dec. 12, 2020, 5:51  
23 PM), <https://www.latimes.com/california/story/2020-12-12/los-angeles-tiny-homes-homeless>.

24 <sup>34</sup> See Galperin, *supra* note 21, <https://www.dailynews.com/2021/03/14/its-time-for-los-angeles-to-pivot-on-hhh-ron-galperin/>.

25 <sup>35</sup> See Los Angeles Mayor, *supra* note 20,  
<https://www.lamayor.org/summary-hhh-pipeline>.

26 <sup>36</sup> See LAHSA, *supra* note 2, <https://www.lahsa.org/documents?id=3467-2019-greater-los-angeles-homeless-count-total-point-in-time-homeless-population-by-geographic-areas.pdf>.

27 <sup>37</sup> *Fiscal Year 2020-21 Measure H and Homeless Housing, Assistance and*  
28 *Prevention (HHAP) Funding Recommendations (All Affected) (3 VOTES)*, (Sept. 15, 2020) <https://homeless.lacounty.gov/wp-content/uploads/2020/11/9-15-20-Measure-H-Final-Approved-Brd-Ltr.pdf>.

<sup>38</sup> H’rg Transcript, March 19, 2020, ECF No. 39, at 33:8-9.



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1           20. And there are places to put these kinds of shelters. Hundreds of  
2 acres adjacent to LAX are owned and controlled by the City and could support  
3 thousands of beds.<sup>39</sup> Under Title V of the McKinney-Vento Homeless Assistance  
4 Act<sup>40</sup>, the federal government is obligated to lease or deed underutilized federal  
5 property to local governments for the specific purpose of homeless assistance,  
6 such as the abandoned Federal Aviation Administration (FAA) building in  
7 Hawthorne.<sup>41</sup> The County’s General Hospital (LAC+USC) Building, with 1.5  
8 million square feet of space in the heart of East L.A., has been vacant for over a  
9 decade—the County at one point considered utilizing it for homeless assistance  
10 but is now evaluating it as a “mixed use” property.<sup>42</sup> 83 acres of County-owned  
11 property exist at the old County “poor farm,” Rancho Los Amigos, a brilliant  
12 19<sup>th</sup>-century solution whereby homeless housing and medical care was combined  
13 with a working farm to both feed the residents and sell for profit to support the  
14 project.<sup>43</sup> The unused acreage has been approved for a new County office-park  
15  
16  
17

18           <sup>39</sup> Rob Eshman, *Opinion: Imagine if L.A. put the same effort into housing*  
19 *the homeless that it does Olympic athletes*, Los Angeles Times: Opinion (Nov.  
20 10, 2019, 4:00 AM), <https://www.latimes.com/opinion/story/2019-11-10/homeless-crisis-housing-2028-olympics-los-angeles>.

21           <sup>40</sup> 42 U.S.C. § 11411.

22           <sup>41</sup> Jeff Stein, *Trump officials tour unused FAA facility in California in*  
23 *search for place to relocate homeless people*, The Washington Post (Sept. 11,  
24 2019, 5:49 PM), <https://www.washingtonpost.com/business/2019/09/12/trump-officials-tour-unused-faa-facility-california-search-place-relocate-homeless-people/>.

25           <sup>42</sup> Jacqueline Ramírez, *Second community meeting explores future of*  
26 *former County Hospital*, Boyle Heights Beat (Sept. 18, 2019),  
27 <https://boyleheightsbeat.com/second-community-meeting-explores-future-of-former-county-hospital/>; Alex Medina, *Community meeting to explore former*  
28 *County Hospital re-use*, Boyle Heights Beat (June 12, 2019),  
<https://boyleheightsbeat.com/community-meeting-to-explore-former-county-hospital-re-use/>.

<sup>43</sup> See Historic American Buildings Survey, *Los Angeles County Poor*  
*Farm (Rancho Los Amigos, Los Angeles County) Rancho Los Amigos Medical*  
*Center*,  
<http://lweb2.loc.gov/master/pnp/habshaer/ca/ca3500/ca3509/data/ca3509data.pdf>  
(last visited Oct. 21, 2021).

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1 rather than repurpose it for its original intent.<sup>44</sup> The County owns over 200 acres  
2 of the Los Angeles County Fairgrounds (“Fairplex”) in Pomona which, while  
3 currently leased to the non-profit Los Angeles County Fair Association, may be  
4 negotiated to support shelters. The L.A. City Controller has identified 13,948  
5 separate properties within the City owned by various public entities, many of  
6 which are vacant or underutilized.<sup>45</sup> Even small lots could support pallet houses  
7 individual tents, or “tiny home” communities with shared bathroom facilities.  
8 Plaintiffs have identified 166.58 acres of usable City- or County-owned property  
9 that could quickly be used for these very projects.<sup>46</sup>

10 21. Board-and-care facilities—which offer housing, meals, and basic  
11 assistance for those who need supportive care—are closing all over California at  
12 rapid rates because it is becoming economically infeasible to remain open.<sup>47</sup> This  
13 has resulted in thousands of individuals becoming homeless in Los Angeles  
14 County in the last few years—and without such supportive care, their conditions  
15 inevitably decline. Those same facilities—which are paid only \$35 per-night-

16 \_\_\_\_\_  
17 <sup>44</sup> Steven Sharp, *Historic Rancho Los Amigos Campus Slated for*  
18 *Redevelopment*, URBANIZE Los Angeles (June 24, 2020, 9:55 AM),  
<https://urbanize.city/la/post/historic-rancho-los-amigos-campus-slated-redevelopment>.

19 <sup>45</sup> Los Angeles City Controller, *Publicly-Owned Properties*,  
20 <https://controllerdata.lacity.org/dataset/Publicly-Owned-Properties/bawfixme/data> (last visited Mar. 9, 2020); Los Angeles City Controller, *Property Panel: A guide to publicly-owned properties in the City of Los Angeles*,  
21 <https://lacontroller.maps.arcgis.com/apps/Cascade/index.html?appid=b6d7907c118d4ea2a1dd96bc0425633d> (last visited Mar. 9, 2020); Natalie Hoberman,  
22 *Despite housing crisis, LA lags in building its own sprawling land portfolio*,  
23 *TheRealDeal* (May 28, 2019, 1:00 PM),  
<https://therealdeal.com/la/2019/05/28/despite-housing-crisis-la-lags-in-building-on-its-own-sprawling-land-portfolio/>.

24 <sup>46</sup> Mitchell Decl. Ex. D, at 104, ECF No. 239-1.

25 <sup>47</sup> Jocelyn Wiener, *Overlooked mental health “catastrophe:” Vanishing*  
26 *board-and-care-homes leave residents with few options*, CalMatters: Projects  
(Apr. 15, 2019), <https://calmatters.org/projects/board-and-care-homes-closing-in-california-mental-health-crisis/>; *Loss of Board and Care Facilities is at Crisis Level: Undermines California Counties’ Efforts to Support Individuals with Serious Mental Illness, Older Adults and Persons with Disabilities at Risk of Homelessness*, Steinberg Institute, County of Los Angeles, County Behavioral Health Directors Association, <https://namisantaclara.org/wp-content/uploads/2020/11/Loss-of-Board-and-Care-Facilities-is-at-Crisis-Level-2.28.20.pdf> (last visited Oct. 21, 2021).

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1 per-guest by government entities—could be subsidized by the City and County  
2 (known as “patch funding”) to prevent closures and encourage more to open. No  
3 infrastructure would need to be built, and the property owners would have greater  
4 financial incentive to stay open or open anew to provide beds, meals, and basic  
5 care. Similarly, the shared/collaborative housing model supported by  
6 organizations like SHARE!, Haaven, and others, boasts zero infrastructure costs  
7 with the added benefit of self-sustenance after a one-time \$4,000-per-bed  
8 investment.<sup>48</sup>

9 22. For decades, the City and County have failed to dedicate the  
10 necessary funds or build the infrastructure to support the significant numbers of  
11 unhoused persons. This failure of public will has been exacerbated by recent  
12 legal decisions, including *Martin v. City of Boise*, in which the Ninth Circuit  
13 held, “[S]o long as there is a greater number of homeless individuals in a  
14 jurisdiction than the number of available beds in shelters,’ the jurisdiction cannot  
15 prosecute homeless individuals for ‘involuntarily sitting, lying, and sleeping in  
16 public.’” *Martin v. City of Boise*, 920 F.3d 584, 617 (9th Cir. 2019) (alterations  
17 in original omitted) (citation omitted), *cert. denied*, 140 S. Ct. 674 (2019). In  
18 December 2019, the Supreme Court declined to take up the *Martin* case on  
19 review. Despite the sweeping ruling in *Martin*, and huge increase in numbers of  
20 unsheltered in the City and County, neither entity has been able to pivot their  
21 strategy to address the decision, and the crisis has increased exponentially. This  
22 has had a profoundly negative affect on both the homeless community and Los  
23 Angeles as a whole.

24 23. While this is not a natural disaster, it is a disaster nonetheless, and it  
25 should be treated that way. The *only* way to address this crisis with the urgency  
26 it deserves is an emergency response—providing immediate shelter for all,  
27 increasing necessary outreach, services, and treatment, and abating the  
28

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<sup>48</sup> See para. 70 *infra*.

1 degradation of our cities and communities, for the good of everyone. The City  
2 saw the success of this very model at multiple locations in Los Angeles so far,  
3 including, *inter alia*, the Venice Boardwalk, Echo Park (though the clearance  
4 could have been handled more effectively), McArthur Park, Rose/Penmar, and  
5 CD11 underpasses. It can be done cheaply, quickly, and compassionately, and it  
6 must be done now.<sup>49</sup>

7 **I. JURISDICTION AND VENUE**

8 24. This action is brought pursuant to 42 U.S.C. § 1983, the Americans  
9 with Disabilities Act (42 USC §§12131 *et seq.*) (“ADA”), Section 504 of the  
10 Rehabilitation Act of 1973 (29 U.S.C. § 794 *et seq.*) (“Section 504”), and the  
11 Fifth, and Fourteenth Amendments of the United States Constitution. This Court  
12 has jurisdiction pursuant to 28 U.S.C. §§ 1331, 1343, 1367, 2201 and 2202.

13 25. This court has supplemental jurisdiction over Plaintiffs’ state law  
14 claims pursuant to 28 U.S.C. § 1367, as it arises from the same case or  
15 controversy as Plaintiffs’ federal claims.

16 26. All of the actions and omissions complained of occurred in the  
17 Central District of California. Therefore, venue is proper in this District. 28  
18 U.S.C. §1331.

19 **II. GENERAL ALLEGATIONS**

20 27. Plaintiffs are informed and believe, and thereon allege, that, at all  
21 times herein mentioned, each of the Defendants and Does 1-20 inclusive was the

22 \_\_\_\_\_  
23 <sup>49</sup> Plaintiffs file this amended complaint after the Ninth Circuit vacated this  
24 Court’s April 20, 2021 preliminary injunction. Specifically the Ninth Circuit  
25 noted a delta between the Court’s order and Plaintiffs’ allegations and facts:  
26 Plaintiffs had not demonstrated evidence that Plaintiffs and members of the  
27 Alliance are Black because Plaintiffs had not moved on any issues that were  
28 based on race, had no unsheltered homeless individuals named in the original  
complaint, had not alleged existence of a Special Relationship or shown they are  
confined to Skid Row, or were deprived of medically necessary care. Plaintiffs  
have amended this complaint to add Wenzial Jarrell, an unsheltered Black man  
living in Skid Row, as a Plaintiff, and added a number of named Alliance  
members who are also unsheltered and persons of color. Plaintiffs have  
supplemented their Equal Protection, Due Process allegations and 17000 claims  
to address the Ninth Circuit’s concerns.

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1 agent, employee, and co-conspirator of each of the remaining Defendants, and in  
2 participating in the acts alleged in this Complaint, acted within the scope of such  
3 agency and employment, in furtherance of the conspiracy, and with the  
4 permission and consent of the co-conspirator Defendants.

5 28. All causes of action brought under California law are for equitable  
6 and injunctive relief only. Therefore, no tort claim was necessary prior to filing  
7 this suit. See Cal. Gov. Code § 905 (West, 2019); *Qwest Commc’ns Corp. v. City*  
8 *of Berkeley*, 146 F. Supp. 2d 1081 (N.D. Cal. 2001); *Hart v. County of Alameda*,  
9 76 Cal. App. 4th 766 (1999).

10 29. Each paragraph of this Complaint is expressly incorporated into each  
11 cause of action set forth below.

12 **III. FACTUAL ALLEGATIONS**

13 **A. History of Homeless Treatment in Los Angeles**

14 30. What is now known as Skid Row began in the late 1800s as a  
15 concentration of day-rate hotels, bars, and brothels catering to the “rail riders”  
16 (transients riding the trains) due to its proximity to where the trains terminated at  
17 Los Angeles.<sup>50</sup> Service providers like the Union Rescue Mission opened their  
18 doors to help the indigent who congregated there. Decades later, when the 1970s,  
19 brought a push for “de-institutionalization” of those suffering from mental  
20 illnesses, Skid Row became a beacon of hope for those needing services and  
21 shelter.<sup>51</sup> At the same time, DTLA experienced an economic resurgence and  
22 developers began restoring the Skid Row area. Activists (fearful of losing  
23 housing) and downtown interests (fearful of homeless individuals wandering into  
24

25 <sup>50</sup> Sebastin Kempkens, *L.A.’s Homelessness Crisis: How Did We Get*  
26 *Here?*, LA Weekly (Nov. 21, 2018), [https://www.laweekly.com/l-a-s-](https://www.laweekly.com/l-a-s-homelessness-crisis-how-did-we-get-here/)  
27 *homelessness-crisis-how-did-we-get-here/*; 99% Invisible: *The Containment*  
28 *Plan*, Radiotopia (Oct. 10, 2017), [https://99percentinvisible.org/episode/the-](https://99percentinvisible.org/episode/the-containment-plan/)  
*containment-plan/*; Union Rescue Mission, *About Skid Row*,  
<https://urm.org/about/faqs/about-skid-row/> (last visited Mar. 9, 2020).

<sup>51</sup> See Kempkens, *supra* note 50, [https://www.laweekly.com/l-a-s-](https://www.laweekly.com/l-a-s-homelessness-crisis-how-did-we-get-here/)  
*homelessness-crisis-how-did-we-get-here/*.

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1 the wealthier areas), together, pushed back and fought for a policy of  
2 “containment” with the goal of centralizing missions, charities, and other  
3 homeless services within the 50-square block area, encouraging “undesirable  
4 population elements” to stay within the boundaries, in return for an agreement  
5 with the City to keep redevelopment out of it.<sup>52</sup>

6 31. The drafters of the Containment Policy were concerned that PEH  
7 and other “undesirables” could spread to other parts of the City; to combat this  
8 “people problem” the City implemented

9 a **containment approach** that starts by defining an area in  
10 which Skid Row activities would be allowed, but outside of  
11 which no disruptive Skid Row activity would be tolerated . . .  
12 new borders were drawn that define a potential area of  
containment that would pull Skid Row activities away from  
other land uses without significant relocation of housing.

13 (Declaration of Elizabeth Mitchell (“Mitchell Decl.”) Ex. A at 143, ECF 265-1.)  
14 (emphasis added). The “containment approach” had four pillars to it: (a) “a  
15 deliberate control of housing stock, its allocation and location” to condense the  
16 homeless within a smaller area of downtown Los Angeles, (b) businesses catering  
17 to Skid Row “undesirables” would be discouraged outside of the containment  
18 area, (c) services to the homeless would be centralized in the area of containment  
19 to keep the homeless there, and (d) “amenities” that attract the homeless, such as  
20 parks and public restrooms, would be centralized in the contained area. *Id.* The  
21 Containment Policy (the “Containment” or “Policy”) included specific maps that  
22 defined where “undesirables” would be concentrated, and also included “buffers”  
23 to further isolate the “undesirables” from others. *Id.* This appalling Containment  
24 Policy remained until it was formally denounced in 2016, but in fact the Policy  
25 persists to this day.

26 \_\_\_\_\_  
27 <sup>52</sup> Rich Connell, *SKID ROW: ‘Containment Strategy’ of Aiding Residents,*  
28 *Easing Impact on Business District Is Slow and Frustrating*, Los Angeles Times  
(Aug. 5, 1985, 12:00 AM), <https://www.latimes.com/archives/la-xpm-1985-08-05-me-3525-story.html>; 99% Invisible, *supra* note 47,  
<https://99percentinvisible.org/episode/the-containment-plan/>.



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1           32. The 1980s and 1990s, with the crack epidemic and simultaneous  
2 cuts to the welfare system, brought in true and enduring homelessness, with  
3 encampments springing up on sidewalks and criminals preying on the  
4 vulnerable.<sup>53</sup> Then-mayor Tom Bradley opened an urban campground along the  
5 L.A. River, but it was soon closed due to terrible living conditions. At various  
6 times groups have placed portable toilets in key encampment locations, only to  
7 have the city remove them when they became magnets for prostitution and drug  
8 use. In the early 1990s, as a settlement of litigation between the City and County,  
9 Los Angeles Homeless Services Authority (“LAHSA”), a joint-powers authority,  
10 was created to oversee the City and County’s homeless response. The aim was  
11 more accountability, but ultimately it has resulted in an accountability deficit.

12           33. That deficit is particularly apparent in the litigious history of two  
13 Los Angeles Municipal Code provisions (“L.A.M.C.”), section 41.18 and section  
14 56.11, that regulate behavior in public rights-of-way. Section 41.18(d) has  
15 recently been amended to prohibit sitting, sleeping, or lying in public rights of  
16 way in sensitive areas or other areas marked by signage but only after full  
17 consideration and vote by City Council in every single area designated as such  
18 and only, for non-sensitive areas, after proof of serious injury, crime, or fires.<sup>54</sup>  
19 56.11 prohibits, among other things, storage of “excess personal property”  
20 meaning property which cumulatively exceeds 60 gallons in a public area.<sup>55</sup>

21 \_\_\_\_\_  
22 <sup>53</sup> See Kempkens, *supra* note 50, <https://www.laweekly.com/l-a-s-homelessness-crisis-how-did-we-get-here/>.

23 <sup>54</sup> LOS ANGELES MUN. CODE (“LAMC”) 41.18 (2021),  
[https://clkrep.lacity.org/onlinedocs/2020/20-1376-S1\\_ord\\_draft\\_7-02-21.pdf](https://clkrep.lacity.org/onlinedocs/2020/20-1376-S1_ord_draft_7-02-21.pdf).

24 <sup>55</sup> LAMC 56.11 was amended in 2016 in direct response to *Lavan v. City of*  
25 *Los Angeles*, discussed *infra*. Its express stated purpose was to “balance the  
26 needs of the residents and public at large to access clean and sanitary public areas  
27 with the needs of the individuals, who have no other alternatives for the storage  
28 of personal property, to retain access to a limited of personal property in public  
areas.” Unsurprisingly, unhappy activists have challenged the new amendment,  
first as applied to those living in Skid Row (*Mitchell v. City of Los Angeles*, 16-  
CV-01750 SJO JPR) and now city-wide (*Garcia v. City of Los Angeles*, 2:19-CV-  
06182 DSF PLA). The *Garcia* court issued an injunction against its enforcement,  
recently upheld by the Ninth Circuit. *Garcia v. City of Los Angeles*, 11 F.4th  
1113 (9th Cir., Sept. 2, 2021).

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1 34. In 2006, the City settled a case brought by several activists, *Jones v.*  
2 *City of Los Angeles*, agreeing not to enforce Section 41.18(d)’s then-restrictions  
3 on tents and people sleeping in public areas between the hours of 9 p.m. and 6  
4 a.m. As part of the agreement, the parties concurred that a published court  
5 decision would be de-published and would no longer be binding authority.  
6 According to the *Los Angeles Times*, “The [Jones] agreement set the stage for  
7 today’s encampment explosion.”<sup>56</sup> And ironically, the de-published *Jones*  
8 decision was still oft-cited by districts courts and resurrected in the 2018  
9 published decision of *Martin v. City of Boise*.

10 35. In 2011, the Ninth Circuit upheld an injunction in *Lavan v. City of*  
11 *Los Angeles* that prohibited the City from seizing unattended property without  
12 notice absent objectively reasonable belief that it is abandoned, evidence of  
13 crime, contraband, or presents an “immediate threat to public health or safety.”  
14 Unfortunately, it is difficult to determine when property is “abandoned” as  
15 opposed to momentarily “unattended” when there are tens of thousands of people  
16 living unsheltered in our public spaces. The result is a massive build-up of  
17 property, which harbors significant health and safety risks that mostly go  
18 undetected until too late.

19 36. Eight years after the Ninth Circuit upheld the *Lavan* injunction, the  
20 City entered into a settlement in the case of *Mitchell v. City of Los Angeles*.  
21 Under the terms of that settlement, the City bound its own hands in agreeing to  
22 significantly limit the enforcement of L.A.M.C. Section 56.11, permitting the  
23 accumulation of personal property beyond the code section’s limits, and  
24 relegating enforcement to only certain bulky items such as couches, mattresses,

25 \_\_\_\_\_  
26 <sup>56</sup> Gale Holland, *Why L.A. County’s homelessness crisis has been decades*  
27 *in the making*, *Los Angeles Times* (June 5, 2019, 11:10 AM),  
28 <https://www.latimes.com/local/california/la-me-ln-homeless-housing-crisis-count-history-skid-row-20190605-story.html> (“We are dealing with historical consequences of bad decisions made 10 years ago to guarantee a right to sidewalks instead of a right to shelter,” said Westside Councilman Mike Bonin.”).

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1 refrigerators, and wooden pallets within a designated area known as “Skid Row  
2 and surrounding areas.” The *Mitchell* agreement has led to a sharp decline in  
3 health and safety for housed and unhoused alike not just in Skid Row but  
4 throughout downtown. The agreement promotes and authorizes violation of a  
5 valid city ordinance and suffers from significant legal flaws. *League of*  
6 *Residential Neighborhood Advocates v. City of Los Angeles*, 498 F.3d 1052, 1055  
7 (9th Cir. 2007) (“A federal consent decree or settlement agreement cannot be a  
8 means for state officials to evade state law.”). The *Mitchell* agreement is set to  
9 expire in 2022, but the implication of expiration is unclear given the *Garcia*  
10 restrictions. And it is unclear why, after litigating this issue for decades, the City  
11 cannot manage to draft an ordinance that is workable, practical, and will pass  
12 constitutional muster.

13 37. *Mitchell* was settled in the wake of the sweeping Ninth Circuit  
14 decision addressing homeless regulation: *Martin v. City of Boise*, based almost  
15 entirely on the reasoning published (then de-published) in *Jones*. *Martin* held  
16 that “so long as there is a greater number of homeless individuals in a jurisdiction  
17 than the number of available beds in shelters” a person may not be prosecuted for  
18 sitting, lying, or sleeping in public. *Martin*, 920 F.3d at 617 (original alterations  
19 omitted) (citation omitted). The language in *Martin* does not provide clear  
20 guidance for cities struggling with sizable homeless populations—in some  
21 passages, *Martin* suggests that there must be enough beds for everyone before  
22 anyone is cited for sleeping on a sidewalk, while other aspects of *Martin* indicate  
23 that individuals “who do have access to adequate temporary shelter” but “choose  
24 not to use it” may be prosecuted without reference to the community. *Id.* at n.8.

25 38. Regardless of how *Martin* is interpreted, its clear effect is to tie  
26 enforcement of public regulation ordinances to the provision of shelter. And  
27 most people agree that the balanced approach is exactly that: provision of safe,  
28 humane, dignified, and healthy shelters with a path out of homelessness, along

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1 with regulation of our public spaces. But instead the City’s and County’s  
2 approach to the *Martin* decision has been a lack of both shelters and regulation.

3 39. While homelessness has now exploded beyond the boundaries of Skid  
4 Row—resulting in public outcry at encampments, crime, and squalor in  
5 neighborhoods which previously could ignore the devastation—the most heavily  
6 impacted area is still without a doubt the area of Containment. City and County  
7 policies continue to concentrate persons experiencing homelessness in Skid Row,  
8 creating horribly dangerous conditions for unhoused individuals and others living  
9 in the area. Affordable housing and services are still heavily concentrated in Skid  
10 Row, while development of these housing or services in other areas can take years,  
11 even for by-right projects. To this day, Skid Row is an enforcement-free zone,  
12 effectively exempt from laws against drug use and sales, weapons trafficking,  
13 human trafficking, gang activity, and public intoxication; reinforcing the  
14 concentration of human tragedy in a half-square-mile area, while other areas thrive.

15 40. The most obvious and overt example of the continuing Containment  
16 Policy is the DTLA2040 plan, recently approved by the Planning Commission  
17 and formally recommended to City Council, again with significant advocacy and  
18 support from groups like Los Angeles Community Action Network (LACAN).<sup>57</sup>  
19 In creating the new plan for Downtown Los Angeles, the City created an entirely  
20 new zoning designation just for the Skid Row area, permitting *only* homeless  
21 housing developments. This the only such area zoned for this specific purpose in  
22 the entire City and County (and in fact the nation). This plan re-codifies the  
23 Containment Policy and flies in the face of decades of research demonstrating the  
24 harmful effects of centralizing poverty.<sup>58</sup> Under both Federal and California law,  
25

26 <sup>57</sup> Department of City Planning Recommendation Report (June 17, 2021),  
27 [https://planning.lacity.org/odocument/04ca2a68-c5fd-4a26-90c2-8128910239f7/DRAFT\\_DTLA\\_CPC\\_Staff\\_Recommendation\\_Report.pdf](https://planning.lacity.org/odocument/04ca2a68-c5fd-4a26-90c2-8128910239f7/DRAFT_DTLA_CPC_Staff_Recommendation_Report.pdf).

28 <sup>58</sup> See, e.g. *Understanding Neighborhood Effects of Concentrated Poverty*,  
Office of Policy Development and Research (Winter 2011),  
<https://www.huduser.gov/portal/periodicals/em/winter11/highlight2.html>.

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1 cities are required to “Affirmatively Further Fair Housing” which includes  
2 “Replacing Segregated Living Patterns with Truly Integrated and Balanced  
3 Living Patterns” and “Transforming Racially and Ethnically Concentrated Areas  
4 of Poverty (R/ECAP) into Areas of Opportunity” such as providing “economic  
5 development strategies,” “prioritizing investment,” and “promoting mixed-  
6 income development coupled with strong anti-displacement protections.”<sup>59</sup>  
7 Instead the DTLA2040 plan maintains the segregated living pattern of Skid Row  
8 and reinforces the most racially and ethnically concentrated area of poverty in the  
9 entire county (and likely the nation). Because of the Containment Policy, there  
10 has been an obvious disinvestment in the area with extremely limited or no  
11 access to grocery stores, pharmacies, drug stores, restaurants, transit, retail, and  
12 job opportunities, and an abundance of crime, violence, fires, death, and disease.  
13 With DTLA2040 the Containment Policy is reinforced, and homeless people are  
14 corralled and contained into a specified area of the city where they are effectively  
15 abandoned.

16 41. Defendants have acknowledged repeatedly that racist policies and  
17 practices have contributed to the conditions on Skid Row. “Even as far back as  
18 the Great Depression, services for the homeless in Los Angeles were  
19 concentrated on Skid Row” segregated by race.<sup>60</sup> By the 1950s, African  
20 Americans were overrepresented among general relief applicants (5.2% of the  
21 adult male population, but 17.45% of applicants), and 60% lacked shelter.<sup>61</sup>  
22 Moreover, according to the Luskin Center:

23  
24 <sup>59</sup> California Department of Housing and Community Development,  
25 *Affirmatively Furthering Fair Housing Guidance for All Public Entities and for*  
26 *Housing Elements 4*, 17 (Apr. 2021), [https://www.hcd.ca.gov/community-development/affh/docs/affh\\_document\\_final\\_4-27-2021.pdf](https://www.hcd.ca.gov/community-development/affh/docs/affh_document_final_4-27-2021.pdf).

27 <sup>60</sup> Kirsten Moore Sheeley, et al., *The Making of a Crisis: A History of*  
28 *Homelessness in Los Angeles*, UCLA: LUSKIN CENTER FOR HISTORY AND POLICY, Jan. 2021, at 13-14, <https://luskincenter.history.ucla.edu/wp-content/uploads/sites/66/2021/01/LCHP-The-Making-of-A-Crisis-Report.pdf>. (“The Luskin Report”).

<sup>61</sup> *Id.* at 22.



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A 1970 report on Aid to Families with Dependent Children (AFDC) beneficiaries (nearly all of them women) found that Black welfare clients and applicants in Los Angeles were 50% more likely than their white and Hispanic counterparts to identify housing as their “primary problem.” This statistic suggests that race-specific barriers to quality housing were producing disparate outcomes among people of the same economic class.<sup>62</sup>

One of the biggest factors affecting the wealth accumulation in Black families is the inability to purchase a home “in neighborhoods with steady increase in property values” due to the various federal, state, and local policies preventing Black ownership in post-war Los Angeles.<sup>63</sup> The LAHSA Ad Hoc Committee on Black People Experiencing Homelessness found that “[t]he impact of institutional and structural racism in education, criminal justice, housing, employment, health care, and access to opportunities cannot be denied: homelessness is a by-product of racism in America.”<sup>64</sup> “As a result of the vestiges of redlining and exclusionary zoning, Los Angeles County ranks as one of the most segregated metropolitan areas in the United States.”<sup>65</sup> “Black people are dramatically overrepresented in the population experiencing homelessness, when compared to their representation among the overall population in Los Angeles County.”<sup>66</sup>

42. Heidi Marston, executive director of LAHSA, described the City’s racist “redlining” policy in the 2021 LAHSA Homelessness Town Hall: “Policy choices and underinvestment brought us to where we are today. . . [A] government map [of Los Angeles] . . . from 1939. . . shows how our government blocked black communities and black families from home ownership in a

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<sup>62</sup> *Id.* at 22.

<sup>63</sup> *Id.*

<sup>64</sup> LAHSA, *REPORT AND RECOMMENDATIONS OF THE AD HOC COMMITTEE ON BLACK PEOPLE EXPERIENCING HOMELESSNESS*, Dec. 2018, at 5, <https://www.lahsa.org/documents?id=2823-report-and-recommendations-of-the-ad-hoc-committee-on-black-people-experiencing-homelessness>.

<sup>65</sup> *Id.* at 19.

<sup>66</sup> *Id.* at 14.



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1 practice called redlining.”<sup>67</sup> Ms. Marston further acknowledged that  
2 “[i]nstitutional and structural racism play a key role in homelessness” and  
3 “[a]mong all of the new people enrolled in services last year, 35% of clients were  
4 black which is a critical measure for us because we know that black people are  
5 8% of the county population and 34% of the population experiencing  
6 homelessness, again, because of legacies of systemic racism and discrimination  
7 that are still being dismantled.”<sup>68</sup>

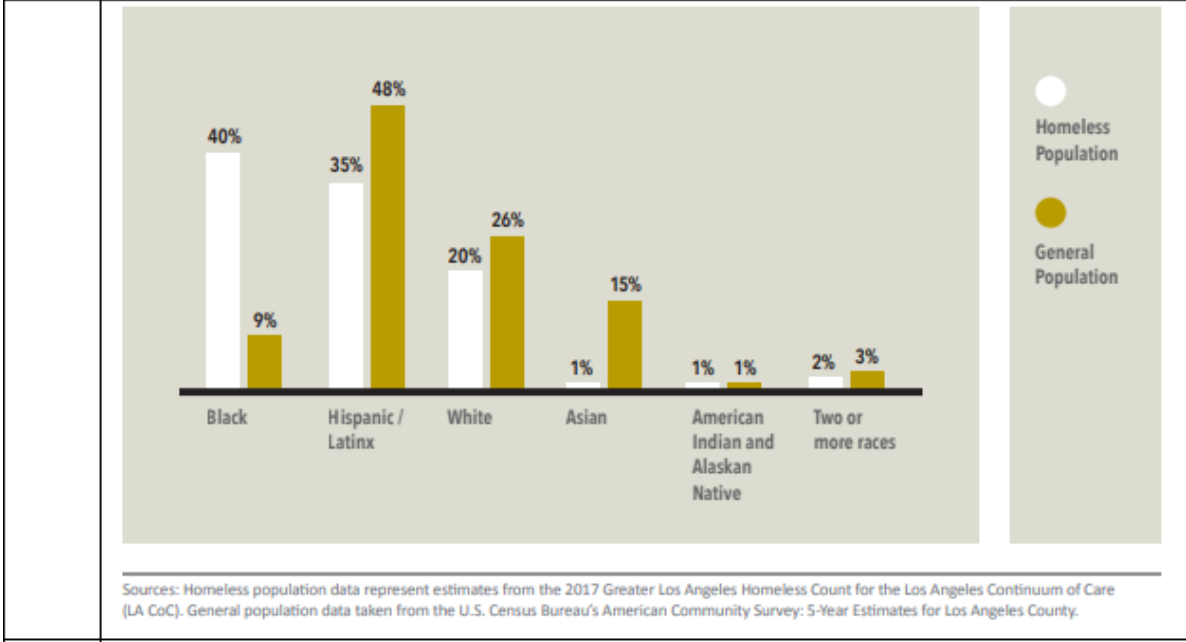
8 43. Between the redlining policies of early Los Angeles—which  
9 systematically thwarted wealth accumulation by Black Angelenos—and the  
10 Containment Policy of Skid Row, which concentrated very poor individuals into  
11 a small area of downtown Los Angeles, the City nearly ensured that Skid Row  
12 would have a disproportionately high African American unhoused population.  
13 Indeed, the 1970s Containment Policy specifically acknowledged that Skid Row  
14 was at the time “experiencing a very rapid increase in its Black population.” The  
15 make-up of the unhoused population of Skid Row as of the 2019 PIT count was  
16 57% Black/African American, 25% Hispanic/Latino, and 13% White.<sup>69</sup> Yet  
17 Defendants have perpetuated the plight of those in Skid Row, even while  
18 acknowledging the disproportionate impact on racial minorities *as a result of*  
19 *their actions*. And Defendants have continued to adopt those same policies,  
20 knowing their actions would continue to disproportionately impact people of  
21 color. The chart below from the LAHSA Ad Hoc Committee on Black People  
22 Experiencing Homelessness demonstrates the disproportionately significant  
23 percentage of Black people experiencing homelessness in Los Angeles compared  
24 to the relatively small percentage of the population.

25  
26 <sup>67</sup> LAHSA, 2021 State of Homelessness Town Hall Recording at 17:15  
27 (Mar. 19, 2021), <https://www.youtube.com/watch?v=Cu1WqTwBUiU>.

28 <sup>68</sup> *Id.*

<sup>69</sup> LAHSA, *HOMELESS COUNT 2019 SKID ROW DATA SUMMARY*,  
<https://www.lahsa.org/documents?id=3527-hc2019-skid-row-data-summary.pdf>  
(last visited Oct. 21, 2021).

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44. The lack of affordable housing in Los Angeles is one of the drivers of homelessness. In 2015, the City declared a housing emergency and in 2018 the County did as well and both remain in place. *See* Sept. 22 Motion (we “face an emergency today that requires strong and immediate action by the City of Los Angeles.”); Resolution of the Board of Supervisors of the County of Los Angeles Declaring a Shelter Crisis, October 30, 2018. The City and the County have done little to produce housing in the very low- or low-income categories. For example, in the last reporting period by the County (all unincorporated areas), from 2014 to 2019 it produced a paltry 891 units of very low and low income housing in an unincorporated area of over 1 million residents. In fact, in the entire unincorporated county only 6,157 housing units in total were produced. Los Angeles is now ranked as the most unaffordable city in the country, with over 60% of tenants paying more than 30% of their household income for rent and over 30% of tenants severely rent-burdened, paying more than 50% of their income for rent. Both City and County have failed to meet their housing requirements for very low, low, and moderate-income permits. The County only permitted 22.5% of its required very low-income projects, 24.1% of its low-

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1 income projects, 14% of its moderate-income projects, and 190.2% of its above-  
2 moderate income projects. The City has permitted 34.3% of its required “very-  
3 low-income” permits, 30% of “low-income” units, 6% of “moderate-income”  
4 permits, and 298% of “above-moderate-income” permits. This was an  
5 intentional, affirmative choice made year-after-year by Defendants, knowing the  
6 implications on people experiencing homelessness and the disproportionate  
7 impact on Black Angelenos.

8 45. The impact of structural racism and the City and County’s housing  
9 policies, both of which have caused and contributed to the burgeoning crisis, is  
10 accurately described in the Court’s preliminary injunction order, ECF No. 277,  
11 issued April 20, 2021, attached hereto as Exhibit A and incorporated herein.

12 **B. Crime and Fire Incidents Have Rocketed**

13 46. The crisis of so many unsheltered individuals in a wealthy City is a  
14 tragedy in and of itself. But the tragedy has been exacerbated by a severe spike  
15 in crime both on and by homeless persons, particularly in violent attacks.<sup>70</sup> Los  
16 Angeles Police Department (“LAPD”) citywide data from 2016 to 2020 shows a  
17 200% increase in crime against persons experiencing homelessness,<sup>71</sup> and an  
18 increase of 354% of suspects experiencing homelessness. The top three crimes  
19 reported for both suspects and victims experiencing homelessness were assault  
20 with a deadly weapon, battery, and robbery.<sup>72</sup>

21 47. Drugs are being sold and used openly on streets and sidewalks.  
22 Public urination and defecation have become the norm. LA Metro spent \$36  
23

24 <sup>70</sup> Leonard, *supra* note 6,  
25 <https://www.nbclosangeles.com/news/local/LAPD-Reports-Spike-in-Homeless-Crime-502407861.html>; Matthew, *supra* note 6,  
26 <https://www.lamag.com/citythinkblog/homeless-crime/>.

27 <sup>71</sup> It must be noted this statistic is only available for persons who *reported*  
the crime; an untold number of crimes are perpetrated on persons experiencing  
homelessness which go unreported because the victim lacks agency, awareness,  
hope, or fears retribution.

28 <sup>72</sup> Nisha Venkat, *LA’s homeless crime epidemic*, Crosstown (June 23,  
2020), <https://xtown.la/2020/06/23/homeless-crime-los-angeles/>.

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1 million on a bike-share program, but those bikes go missing daily and many have  
2 been recovered, repainted or otherwise vandalized, in homeless encampments  
3 throughout the city.<sup>73</sup> As the ranks of the desperate and downtrodden have grown  
4 exponentially in Skid Row and throughout the City and County, and quality-of-  
5 life laws are left unenforced, public order has deteriorated.

6 48. In addressing the rise in crime within the homeless community, one  
7 City official accurately noted, “[T]here are certainly tensions that are rising  
8 within the homeless population. . . the connective tissue between them all is the  
9 increase in the concentration. As the homeless encampments increase, so do  
10 fights over territory, over property, over intangibles, as well as domestic  
11 violence.”<sup>74</sup> “Personal Security Tips” have been given to County employees  
12 walking to and from civil and mental health courts, advising them “remain  
13 vigilant,” “travel in numbers,” and “drive in a middle or left lane” due to the  
14 criminal element rising out of surrounding homeless encampments.

15 49. Crime against homeless women in particular has become a “crisis  
16 within a crisis” with 60 percent of homeless women reporting violence in the last  
17 year and 25 percent experiencing it “often” or “always.”<sup>75</sup> More than a quarter  
18 have experienced sexual assault in the last twelve months, and 37 percent report  
19 having experienced domestic violence in the same time period.<sup>76</sup>

20  
21  
22 <sup>73</sup> David Goldstein, *Goldstein Investigation: Hundreds Of Taxpayer-*  
23 *Funded Metro Bikes Stolen, Stripped*, CBS Los Angeles (Nov. 7, 2019, 11:59  
24 PM), [https://losangeles.cbslocal.com/2019/11/07/goldstein-investigation-](https://losangeles.cbslocal.com/2019/11/07/goldstein-investigation-taxpayer-funded-metro-bikes-stolen-stripped/)  
25 [taxpayer-funded-metro-bikes-stolen-stripped/](https://losangeles.cbslocal.com/2019/11/07/goldstein-investigation-taxpayer-funded-metro-bikes-stolen-stripped/).

26 <sup>74</sup> See Queally, *supra* note 10,  
27 [https://www.latimes.com/california/story/2019-10-18/homeless-population-](https://www.latimes.com/california/story/2019-10-18/homeless-population-attacks-fire)  
28 [attacks-fire](https://www.latimes.com/california/story/2019-10-18/homeless-population-attacks-fire).

29 <sup>75</sup> Elijah Chiland, *For women, ‘living on the streets in Los Angeles is*  
30 *dangerous and traumatic’*, Curbed Los Angeles (Jan. 30, 2020, 2:25 PM),  
31 [https://la.curbed.com/2020/1/30/21115700/downtown-womens-center-homeless-](https://la.curbed.com/2020/1/30/21115700/downtown-womens-center-homeless-report)  
32 [report](https://la.curbed.com/2020/1/30/21115700/downtown-womens-center-homeless-report).

33 <sup>76</sup> Downtown Women’s Center, 2019 Los Angeles City Women’s Needs  
34 Assessment, [https://www.downtownwomenscenter.org/wp-](https://www.downtownwomenscenter.org/wp-content/uploads/2020/01/DWC-2019-Los-Angeles-Womens-Needs-Assessment.pdf)  
35 [content/uploads/2020/01/DWC-2019-Los-Angeles-Womens-Needs-](https://www.downtownwomenscenter.org/wp-content/uploads/2020/01/DWC-2019-Los-Angeles-Womens-Needs-Assessment.pdf)  
36 [Assessment.pdf](https://www.downtownwomenscenter.org/wp-content/uploads/2020/01/DWC-2019-Los-Angeles-Womens-Needs-Assessment.pdf) (last visited Mar. 9, 2020).

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1           50. As crime has increased, so have fires. There were 2,500 fires just  
2 involving the homeless community in Los Angeles in 2018, which is double the  
3 number of such fires in 2017.<sup>77</sup> That number jumped to 3,285 in 2019 and 6,151  
4 in 2020.<sup>78</sup> 53.87 percent of all fires in the City of Los Angeles are homeless-  
5 related; nearly 20 percent of all fires in the city are homeless-related arson fires.  
6 This represents a 245 percent increase in all homeless-related fires and 240  
7 percent increase in all homeless-related arson fires since 2018.<sup>79</sup> The industrial  
8 buildings and businesses downtown regularly experience fires from adjacent  
9 encampments, whether from heaters, food preparation, or arson. Businesses are  
10 being dropped by insurance companies because of the fire risks due to the  
11 homeless living on their sidewalks.<sup>80</sup> Fire hydrants are being repurposed by  
12 homeless for drinking, bathing, and washing clothes and personal items,  
13 compromising fire-readiness and putting an untold number of lives and structures  
14 at greater risk in the event of a fire.<sup>81</sup> There have been no observable efforts to  
15 curb the use of open flames, despite fire code provisions that prohibit them and  
16 the frequent use of open flames in homeless encampments.<sup>82</sup> In fact, the *Mitchell*  
17 settlement specifically permits violations of the fire code by allowing “open-  
18 flame cooking devices” as long as they have fuel containers under a certain size.  
19 See Stipulated Order of Dismissal at 11, *Mitchell v. City of Los Angeles*, Case No.  
20 CV16-01750 SJO (JPRx) (C.D. Cal. May 31, 2019), ECF No. 119.

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22 \_\_\_\_\_  
23 <sup>77</sup> See Queally, *supra* note 10,  
<https://www.latimes.com/california/story/2019-10-18/homeless-population-attacks-fire>.

24 <sup>78</sup> Mitchell Decl. Ex. C, at 188, ECF No. 265-1.

25 <sup>79</sup> *Id.*

26 <sup>80</sup> Joel Grover and Amy Corral, *Your Insurance is Canceled Because of Homeless Tent Fires*, NBC Los Angeles (Sept. 23, 2019, 11:55 AM),  
<https://www.nbclosangeles.com/news/local/LA-Homeless-Encampment-Fires-Insurance-Rates-Tents-Homelessness-561145811.html>.

27 <sup>81</sup> Joel Grover and Amy Corral, *Firefighters Lose Critical Tool to Battle Rise in Homeless Fires*, NBC Los Angeles (July 22, 2019, 3:17 PM),  
<https://www.nbclosangeles.com/investigations/Firefighters-Lose-Critical-Tool-to-Battle-Rise-in-Homeless-Fires-513057481.html>.

28 <sup>82</sup> *Id.*

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1           51. Fires originating in homeless encampments are now a regular  
2 occurrence in Los Angeles County. One of the most destructive fires in Los  
3 Angeles over the last 10 years, the Skirball Fire, was caused by a cooking fire at a  
4 homeless encampment in the hills of Bel Air in 2017—which caused thousands  
5 to evacuate and destroyed several houses.<sup>83</sup> In July 2019, a fire broke out in a  
6 homeless encampment in the Sepulveda Basin, where homeless residents report  
7 they put out “multiple fires daily,” burning 6 acres and destroying the  
8 encampment.<sup>84</sup> One building in Venice, recently vacated by SNAP, Inc.  
9 (formerly Snapchat) burned to the ground due to the adjacent encampments; the  
10 building owner (Benjamin Schonbrun of Schonbrun, Seplow, Harris, Hoffman &  
11 Zeldes, LLP), represented by Stephen Yagman, is suing the City of Los Angeles  
12 for “permit[ting] the encampment to exist.”<sup>85</sup>

13 **C. Public Health is Compromised**

14           52. Beyond crime and fire, the homelessness crisis presents a pressing  
15 public health predicament. The Covid-19 pandemic drew attention to the  
16 inability of the unsheltered community to maintain a sanitary environment  
17 without regular access to restrooms or running water, and the potential health  
18 implications for the rest of the housed community. But even before Covid  
19 existed, homelessness created significant health hazards. The accumulation of  
20 property and food storage in tents by homeless individuals has made Skid Row  
21 and other areas hotbeds for flea-infested rats and other disease-carrying vermin,  
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23 \_\_\_\_\_  
24 <sup>83</sup> Gale Holland, Laura J. Nelson, et al., *Fire at a homeless encampment*  
25 *sparked Bel-Air blaze that destroyed homes, officials say*, Los Angeles Times  
(Dec. 12, 2017, 5:55 PM), <https://www.latimes.com/local/lanow/la-me-skirball-fire-cause-20171212-story.html>.

26 <sup>84</sup> Ariella Plachta and Elizabeth Chou, *A Sepulveda basin encampment fire*  
27 *left dozens of homeless people displaced but service providers have little to offer*  
28 *them*, Los Angeles Daily News (July 31, 2019, 1:23 PM),  
<https://www.dailynews.com/2019/07/31/a-sepulveda-basin-encampment-fire-left-dozens-of-homeless-people-displaced-but-service-providers-have-little-to-offer-them/>.

<sup>85</sup> *Schonbrun v. Snap, Inc. et. al*, No. 21-cv-07189-VAP-MRW.



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1 making some areas nearly unlivable.<sup>86</sup> Los Angeles has declared Skid Row a  
2 “typhus zone” and at least one Deputy City Attorney has contracted typhus  
3 apparently from the conditions surrounding her office building in Downtown Los  
4 Angeles.<sup>87</sup> LAPD Officers working Central Division downtown contracted  
5 typhoid fever, caused by contamination of human fecal matter.<sup>88</sup> LA City was  
6 cited by Cal/OSHA for the homeless encampments outside City Hall East for  
7 exposing its workers to trash and bodily fluids.<sup>89</sup> The United Nations noted “Los  
8 Angeles failed to meet even the minimum standards the United Nations High  
9 Commissioner for Refugees sets for refugee camps in the Syrian Arab Republic  
10 and other emergency situations.”<sup>90</sup> The City Controller reported that in 2017  
11 City officials had removed 8 tons of solid waste, including 40 pounds of urine  
12 and feces from homeless encampments in one cleanup of one encampment.<sup>91</sup>  
13 Los Angeles Sanitation (LASAN) estimated that its program, Operation Healthy  
14 Streets, cleared an average of 5 tons of solid waste *per day* at encampments in the  
15 City. *Id.*

16 \_\_\_\_\_  
17 <sup>86</sup> Lauren Fruen, *Collapse of a City That’s Lost Control: Shocking New  
18 Pictures From Downtown LA Capture The Huge Problem it Faces With Trash  
19 and Rats Amid Fear of Typhoid Fever Outbreak Among LAPD*, Daily Mail and  
Associated Press, (June 2, 2019, 2:03 PM),  
[https://www.dailymail.co.uk/news/article-7095533/Pictures-downtown-LA-  
capture-problem-faces-trash-tries-rodents.html](https://www.dailymail.co.uk/news/article-7095533/Pictures-downtown-LA-capture-problem-faces-trash-tries-rodents.html).

20 <sup>87</sup> Harriet Ryan, *‘Absolutely terrifying’: Deputy city attorney says she  
21 contracted typhus at City Hall*, Los Angeles Times, (Feb. 9, 2019, 5:45 PM),  
[https://www.latimes.com/local/lanow/la-me-ln-city-hall-typhus-20190209-  
story.html](https://www.latimes.com/local/lanow/la-me-ln-city-hall-typhus-20190209-story.html).

22 <sup>88</sup> Jaclyn Cosgrove, *LAPD employee contracts bacteria that causes typhoid  
23 fever*, Los Angeles Times, (May 29, 2019, 8:44 PM),  
[https://www.latimes.com/local/lanow/la-me-ln-lapd-typhoid-fever-20190529-  
story.html](https://www.latimes.com/local/lanow/la-me-ln-lapd-typhoid-fever-20190529-story.html).

24 <sup>89</sup> California News Wire Services, *State Slaps City Of LA Over Unsanitary  
25 Conditions*, Los Angeles, CA Patch.com (Aug. 16, 2019, 1:31 PM),  
[https://patch.com/california/los-angeles/state-slaps-city-la-over-unsanitary-  
conditions](https://patch.com/california/los-angeles/state-slaps-city-la-over-unsanitary-conditions).

26 <sup>90</sup> Report of the Special Rapporteur on extreme poverty and human rights  
27 on his mission to the United States of America, U.N. Doc. A/HRC/38/33/Add.1  
(May 4, 2018), [https://documents-dds-  
ny.un.org/doc/UNDOC/GEN/G18/125/30/PDF/G1812530.pdf](https://documents-dds-ny.un.org/doc/UNDOC/GEN/G18/125/30/PDF/G1812530.pdf).

28 <sup>91</sup> Ron Galperin, Los Angeles City Controller, *Report on Homeless  
Encampments*, Office of the Controller (Sept. 27, 2017),  
<https://lacontroller.org/audits-and-reports/homeless-encampments/>.

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1           53. In addition to the societal implications associated with unsanitary  
2 conditions related to unsheltered homelessness, it has been well-documented that  
3 the physical and mental health of unsheltered persons is significantly worse than  
4 those of their sheltered or housed counterparts.<sup>92</sup> According to a report from the  
5 Los Angeles County Department of Public Health (“DPH”), homeless-related  
6 deaths doubled from 2013 to 2018.<sup>93</sup> On average, a homeless person in Los  
7 Angeles will die 22 years earlier than the general population.<sup>94</sup> Importantly, the  
8 report noted:

A principal finding is that the overall homeless mortality rate has steadily increased over the past six years. This means that increases in the number of homeless deaths recently reported in the media cannot be attributed solely to the fact that the total number of homeless people has also been increasing. **Put simply, being homeless in LA County is becoming increasingly deadly.**<sup>95</sup>

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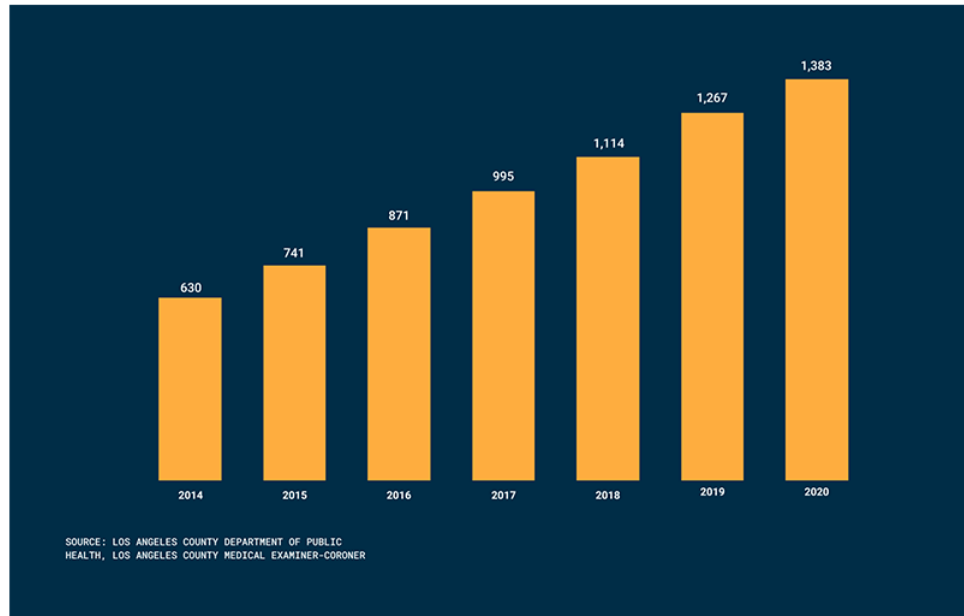
21  
22 <sup>92</sup> Adeline M. Nyamathi and Barbara Leake, et al., *Sheltered versus nonsheltered homeless women*, J. Gen. Intern. Med. vol. 15, issue 8, at pp. 565-72 (Aug. 2000), <https://www.ncbi.nlm.nih.gov/pmc/articles/PMC1495574/>; Janey Rountree, Nathan Hess, and Austin Lyke, *Health Conditions Among Unsheltered Adults in the U.S.*, California Policy Lab (October 2019), <https://www.capolicylab.org/wp-content/uploads/2019/10/Health-Conditions-Among-Unsheltered-Adults-in-the-U.S.pdf>.

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25 <sup>93</sup> County of Los Angeles, Public Health, Center for Health Impact Evaluation, *Recent Trends in Mortality Rates and Causes of Death Among People Experiencing Homelessness in Los Angeles County* (October 2019), [http://publichealth.lacounty.gov/chie/reports/HomelessMortality\\_CHIEBrief\\_Final.pdf](http://publichealth.lacounty.gov/chie/reports/HomelessMortality_CHIEBrief_Final.pdf).

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28 <sup>94</sup> *Id.* at 5 (“The average age at death was 51 among the homeless and 73 among the general population.”).

<sup>95</sup> *Id.* (emphasis added).

1 54. Dr. Barbara Ferrer, director of DPH conceded: “Homeless people  
2 are in fact dying at a higher rate because they’re homeless.”<sup>96</sup> Meaning, while  
3 the PIT count increases year-after-year, the mortality rate of the unsheltered  
4 population is increasing at an even faster rate. Below is a chart of the homeless  
5 deaths over the last seven years:



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16 55. Yet in New York City, where the number of people experiencing  
17 homelessness is high but the rate of *unsheltered* homelessness is low (5 percent  
18 compared to Los Angeles’ 75 percent), the mortality rates of homeless persons  
19 compared to general population low-income adults is nearly identical.<sup>97</sup>  
20 Unsheltered homelessness both causes and exacerbates physical and mental  
21 health problems.<sup>98</sup>

22  
23 <sup>96</sup> Jessica Flores, *Homeless deaths in LA County doubled between 2013 and 2018*, Curbed Los Angeles (Oct. 30, 2019, 3:50 PM), <https://la.curbed.com/2019/10/30/20940369/homeless-deaths-los-angeles-county>.  
24 <sup>97</sup> Bonnie D. Kerker, PhD, Jay Bainbridge, PhD, et al., *A Population-Based Assessment of the Health of Homeless Families in New York City, 2001–2003*, American Journal of Public Health (Sept. 20, 2011), <https://ajph.aphapublications.org/doi/abs/10.2105/AJPH.2010.193102>.  
25 <sup>98</sup> County of Los Angeles, *supra* note 88, [http://publichealth.lacounty.gov/chie/reports/HomelessMortality\\_CHIEBrief\\_Final.pdf](http://publichealth.lacounty.gov/chie/reports/HomelessMortality_CHIEBrief_Final.pdf); Seena Fazel, MD, John R. Geddes, MD, et al., *The health of homeless people in high-income countries: descriptive epidemiology, health consequences, and clinical and policy recommendations*, The Lancet, vol. 382, issue 9953, pp.

1 56. Los Angeles County has recognized this, and in 2012 the  
2 Department of Health Services launched a program called Housing for Health,  
3 observing “[a]ccess to community based housing options is an important element  
4 of our evolving county healthcare system, particularly in response to the  
5 homelessness crisis.”<sup>99</sup> A study conducted by the RAND Corporation on the first  
6 890 participants enrolled found that the cost of providing health care per  
7 participant decreased by 40 percent (from an average of \$38,146 to \$15,358)  
8 because there was less need for the patients to access the system.<sup>100</sup>

9 **D. Crowded and Blocked Sidewalks Put Everyone at Risk**

10 57. The homelessness crisis has also impeded the use of a critical  
11 element of city life: sidewalks. Municipalities have an obligation to keep  
12 sidewalks clear for use by the public. The City itself recognized this in its  
13 Motion to Dismiss filed in the ongoing litigation in *Garcia v. City of Los*  
14 *Angeles*:

Sidewalks serve numerous functions and implicate a  
myriad of individual interests. Children on field trips,  
persons with disabilities, mail carriers with delivery carts,  
free-speech demonstrators, shop owners, travelers, and  
the many thousands of other persons that live, work, and  
visit Los Angeles—all have legitimate claims to use  
these narrow strips of public property. As courts have  
long recognized, “[t]he public is entitled to the free and  
unobstructed use of the entire streets and sidewalks . . . ”  
*Vanderhurst v. Tholcke*, 113 Cal. 147, 152 (1896). To  
balance among the many, often competing uses, cities

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21 1529-40 (Oct. 25, 2014),  
22 [https://www.thelancet.com/journals/lancet/article/PIIS0140-6736\(14\)61132-6/fulltext](https://www.thelancet.com/journals/lancet/article/PIIS0140-6736(14)61132-6/fulltext).

23 <sup>99</sup> Health Services of Los Angeles County, *Housing for Health*,  
24 <http://dhs.lacounty.gov/wps/portal/dhs/housingforhealth> (last visited Mar. 9,  
2020).

25 <sup>100</sup> Sarah B. Hunter, *Housing for Health; Los Angeles County’s*  
26 *Department of health Tackles Homelessness with an Innovative Housing*  
27 *Program That Saves Money*, The Rand Blog (Jan. 18, 2018),  
28 <https://www.rand.org/blog/2018/01/housing-for-health-los-angeles-countys-department-of.html> (Notably the County experienced a net savings of 20% even taking the costs of housing into consideration (from an average of \$38,146 per participant to \$30,646). Of course, this number doesn’t take into consideration the additional savings from other departments such as reduced law enforcement contacts.

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have been designated as trustees of these public spaces. In this capacity, they have not only the power but “the duty to keep their communities’ streets open and available for movement of people and property.” *Schneider v. State*, 308 U.S. 147, 160-61 (1939) (emphasis added); see also *Smith v. Corp. of Wash.*, 61 U.S. (20 How.) 135, 146 (1858); Cal. Gov. Code § 37359 (“the legislative body having control of any property owned or controlled by the city may at any time withdraw...or limit the access or use in area or time or in any other reasonable manner deemed necessary.”).

Def. City of Los Angeles’ Mot. to Dismiss Suppl. Compl. at 2, *Garcia v. City of Los Angeles*, Case No.: 2:19-cv-6182-DSF-PLA (C.D. Cal. Oct. 21, 2019), ECF No. 22.

58. While it is true that public sidewalks exist for the benefit of all—and blocked sidewalks harm everyone who needs to use them and cannot, the harm felt by all members of society is not identical. Free and clear sidewalks are critical for individuals using mobility devices like walkers and wheelchairs. Wheelchair users cannot simply step down off a curb and walk around to the other side of a tent; instead entire areas of the City are unavailable to wheelchair or walker assisted Angelenos seeking to traverse the streets. Public sidewalks and the maintenance thereof constitutes a “program, service, or activity within the meaning of Title II of the Americans with Disabilities Act and Section 504 of the Rehabilitation Act of 1973.”<sup>101</sup> Municipalities have an obligation to ensure that public sidewalks are usable and compliant with ADA requirements, such as providing a minimum of 36 inches of clearance for wheelchair users, yet the City regularly ignores its obligations and fails to provide such clearance.

59. Encampments throughout the City and County block sidewalks and public rights-of-way. Local governments, as acknowledged by the City, have an obligation to balance the needs of all citizens to access sidewalks, particularly for those with disabilities who have no alternative like stepping around a blockage.

<sup>101</sup> *Willits v. City of Los Angeles*, 925 F. Supp. 2d 1089, 1093 (C.D. Cal. 2013).

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1 The City acknowledged this yet again in its latest iteration of LAMC 41.18(a)(1)  
2 (making it a crime to sit, lie, sleep, or store, use, maintain, or place personal  
3 property “in a manner that impedes passage, as provided by the Americans with  
4 Disabilities Act of 1990, Pub. L. No. 101-336, 104 Stat. 328 (1990), as amended  
5 from time to time.”). Yet the City is consistently failing to ensure the minimum  
6 clearance (36 inches) under the ADA. As a result, disabled persons in  
7 wheelchairs such as plaintiffs Charles Van Scoy and Leandro Suarez must choose  
8 daily whether to stay in their homes or traverse the middle of the street with  
9 oncoming traffic.

10 60. The prevalent and virtually permanent nature of these encampments  
11 which are unimpeded by any meaningful City enforcement or cleanup efforts  
12 despite notice to the City, reflects an unambiguous official City policy to permit  
13 usurpation of public sidewalks in certain areas. For example, on Venice  
14 Boulevard under the 405 freeway, a large-scale encampment has been allowed to  
15 persist for years. City workers have actively encouraged homeless persons in  
16 nearby areas to move to this encampment. In the Skid Row area, as part of the  
17 *Mitchell v. City of Los Angeles* settlement, the City agreed to allow nearly  
18 unlimited property accumulation on the public sidewalks while providing little  
19 comfort to the ADA-based concerns regarding the navigational impediments to  
20 those with disabilities. In an ongoing effort to make City sidewalks more  
21 accessible, city workers in Skid Row ironically move encampments to create  
22 cutouts for disabled access, and then immediately permit encampments to return  
23 fully blocking the very sidewalk they just purportedly made more accessible.  
24 The freeway overpasses near the Los Angeles Civic Center are now so packed  
25 that it is difficult for an able-bodied individual to walk past without stepping in  
26 the street, and impossible for those who need the assistance of wheelchairs and  
27 walkers.

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1           61. The sidewalk problem directly affects businesses that are accessed  
2 by sidewalks. This prevents disabled customers from reaching businesses, but  
3 also deters able-bodied customers who seek to access their businesses or abandon  
4 some businesses in favor of more accessible ones. Businesses are collectively  
5 spending hundreds of thousands of dollars on increased sanitation and security  
6 measures while struggling to maintain employees and tenants. Both business  
7 owners and residents of the area are thus subject to substantial and unreasonable  
8 interference with their enjoyment of their property. Indeed, the streets and  
9 sidewalks of Skid Row have been rendered unusable because of human waste,  
10 garbage, and encampments that the City has allowed to persist.

11 **F. Environmental Impact**

12           62. The unhealthiness of the homelessness crisis extends to the  
13 environment. There appears to be no environmental impact study of the kind of  
14 widespread and systemic homelessness in Los Angeles. Yet all indications show  
15 the impact has been significant.<sup>102</sup> Every day, businesses and residents find used  
16 needles in their drains, on sidewalks, and in gutters. Los Angeles County has far  
17 more unsheltered people than Orange County, and officials there recovered over  
18 14,000 hypodermic needles, plus over 5,000 pounds of “hazardous waste”  
19 including human waste, and toxic chemicals such as propane, pesticides,  
20 solvents, and paint during a clean-up of a homeless encampment in the Santa Ana  
21 Riverbed consisting of approximately 700 people.<sup>103</sup> While City sanitation  
22 workers are deployed to identify and discard toxic waste, only 30 teams are  
23

24  
25 <sup>102</sup> Courtenay White, *Environmental Impacts of Homeless Encampments in*  
26 *the Guadalupe River Riparian Zone*, School of Environment and Sustainability,  
27 Royal Roads University (Jan. 9, 2014),  
[https://viurrspace.ca/bitstream/handle/10170/665/white\\_courtenay.pdf?sequence=](https://viurrspace.ca/bitstream/handle/10170/665/white_courtenay.pdf?sequence=1&isAllowed=y)  
28 [1&isAllowed=y](https://viurrspace.ca/bitstream/handle/10170/665/white_courtenay.pdf?sequence=1&isAllowed=y).

<sup>103</sup> Anh Do, ‘Eye-popping’ number of hypodermic needles, pounds of waste  
cleared from Orange County riverbed homeless encampment, Los Angeles Times  
(Mar. 10, 2018, 4:30 PM), [https://www.latimes.com/local/lanow/la-me-ln-](https://www.latimes.com/local/lanow/la-me-ln-riverbed-debris-20180310-story.html)  
[riverbed-debris-20180310-story.html](https://www.latimes.com/local/lanow/la-me-ln-riverbed-debris-20180310-story.html).

1 working to cover 500 square miles, missing countless numbers of needles, human  
2 waste, and other toxic substances making its way into our ecosystems.

3 63. The Environmental Protection Agency recognized this issue in a  
4 letter addressed to Governor Gavin Newsom:

5  
6 The EPA is aware of the growing homelessness crisis  
7 developing in major California cities, including Los  
8 Angeles and San Francisco, and the impact of this crisis  
9 on the environment. Indeed, press reports indicate that  
10 “piles of human feces” on sidewalks and streets in these  
11 cities are becoming all too common. The EPA is  
12 concerned about the potential water quality impacts from  
13 pathogens and other contaminants from untreated human  
14 waste entering nearby waters. San Francisco, Los  
15 Angeles and the state do not appear to be acting with  
16 urgency to mitigate the risks to human health and the  
17 environment that may result from the homelessness  
18 crisis.<sup>104</sup>

13 64. Thousands of people camp in or near the Los Angeles River basin,  
14 without access to toilets and sanitation services. The amount of related toxic and  
15 human waste making its way into our environment is, upon information and  
16 belief, substantial, but its full scope is unknown.<sup>105</sup> The Ballona Wetlands have  
17 been ravaged by nearby encampments through raw sewage dumps, needles, and  
18 fires.<sup>106</sup>

19 65. The power-washing scheme takes place daily throughout the City  
20 and uses likely millions of gallons of water yearly to clean refuse and filth from  
21 the streets and into our drains and ultimately, oceans. In a city and state facing  
22 water shortages, just on the other side of a devastating eight-year drought, such  
23

24 <sup>104</sup> Letter to Governor Gavin C. Newsom from Andrew R. Wheeler,  
25 September 26, 2019, [https://www.epa.gov/sites/production/files/2019-09/documents/9.26.19\\_letter-epa.pdf](https://www.epa.gov/sites/production/files/2019-09/documents/9.26.19_letter-epa.pdf).

26 <sup>105</sup> Anna Almendrala, *Fecal Bacteria in California Waterways Increases  
27 With Homelessness crisis*, CaliforniaHealthline.org (Jan. 6, 2020),  
28 <https://californiahealthline.org/news/fecal-bacteria-in-californias-waterways-increases-with-homeless-crisis/>.

<sup>106</sup> Erika D. Smith, *Trash, needles and fire. He’s watching homelessness  
destroy the Ballona Wetlands*, Los Angeles Times (June 17, 2021, 5:00 AM),  
<https://www.latimes.com/california/story/2021-06-17/hes-watching-la-homelessness-destroy-ballona-wetlands>.

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1 water usage, particularly without any kind of review taking place, is shameful  
2 and ultimately threatening to the water systems of the City and County.

3 66. The environmental impact of fires arising out of homelessness is  
4 also of great concern. Fires originating in homeless encampments are not just a  
5 potential threat—they have actually destroyed thousands of acres of brush and  
6 wildlife. The sweeping footprints of the City and County of Los Angeles  
7 encompass vast amounts of undeveloped land, full of dry brush and other readily  
8 combustible material. Such areas are an attractive location for many homeless  
9 persons wishing to reside “off the grid” and the combination of propane-fueled  
10 cooking fires and bootlegged electricity in untended conditions is a recipe for,  
11 and indeed has already resulted in, massively destructive fires.

12 **G. Property Values and Businesses are Affected**

13 67. Another casualty of the homelessness crisis is the value of property  
14 and businesses. Downtown Los Angeles has experienced a renaissance over the  
15 last 20 years with loft conversions, hundreds of new restaurants, and until  
16 recently over three million square feet of office space under construction.<sup>107</sup> That  
17 renaissance is now in jeopardy due to the homelessness crisis. Businesses are  
18 suffering and property values have been affected. The average apartment  
19 occupancy rate, rent pricing, number of sales, and sale price per square foot  
20 downtown have all decreased from 2018 numbers correlating with a rise in  
21 homelessness at the same time. Businesses throughout Los Angeles, such as  
22 Desuar Spa on 5th Street, owned by Deisy Suarez, and Exclusive Motors on  
23 Venice Boulevard, owned by George Frem, both described *infra*, have customers  
24 declining to utilize their services due to nearby encampments.

25 \_\_\_\_\_  
26 <sup>107</sup> Vivian Marino, *Revitalization Projects Reawaken Downtown Los*  
27 *Angeles*, The New York Times (Mar. 5, 2019),  
28 <https://www.nytimes.com/2019/03/05/business/revitalization-projects-reawaken-downtown-los-angeles.html>; Andrea Lo, *How downtown Los Angeles made a stunning comeback*, CNN.com (Feb. 16, 2017, 3:50 PM),  
<https://www.cnn.com/2017/02/15/architecture/downtown-la-revival/index.html>.

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1           68. Nowhere is the impact felt more strongly than on Skid Row itself,  
2 where encampments are visibly choking out local property owners and  
3 businesses. Plaintiff Joseph Burk can no longer maintain tenants in his building  
4 and production companies are declining to work there due to the surrounding  
5 environment. He has been trying to sell the property but the offers he receives  
6 have been less than half of what other comparable properties receive in  
7 neighboring areas. Even the low offers he has accepted have dropped out of  
8 escrow due to concerns about the area. He has been trying to rent the property,  
9 but no one will rent it. He and his wife had been living there, but due to the  
10 conditions on the sidewalk outside his home, it is unlivable. He is now saddled  
11 with what should be a valuable building that is near-impossible to sell, rent, live  
12 in, or use for business purposes—all due to conditions outside his property that  
13 are beyond his control, but *are* directly within the City’s control.

14           69. Alliance member Lisa Rich’s family has owned commercial  
15 property in the Skid Row area for decades, but she is now having to heavily  
16 discount the rents she charges, repair at least one building damaged by fires at a  
17 cost of \$80,000, and pay four times her prior premiums for fire insurance. These  
18 burdens have her considering abandoning all financial dealings in the area.  
19 Alliance member Mark Shinbane has difficulty hiring and retaining employees,  
20 has had to replace doors and fences, has to clean the perimeter of the building  
21 multiple times per day, and has had to hire additional staff to handle cleaning and  
22 maintenance, all at economic cost. Plaintiff Harry Tashdjian has been forced to  
23 spend over \$100,000 on upgraded fire and security systems and pest control just  
24 in the last few years while simultaneously losing customers due to the property’s  
25 surroundings.

26 **H. The Homelessness Crisis Harms Society**

27           70. The City and County have basic obligations to its citizens, all its  
28 citizens, to preserve the public health, to ensure a semblance of law and order,



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1 and to maintain public areas and infrastructure for the use and enjoyment of all its  
2 residents. Yet the homelessness crisis persists and threatens all of these: general  
3 public welfare and health threatened by disease, rats, and toxic waste permeating  
4 public areas. Law and public order are being threatened by the increased crime  
5 both on and by homeless individuals, driven by rampant drug addiction and its  
6 concomitant gang and property-related crimes. Unchecked waste and disease  
7 affect the sheltered and unsheltered alike living in or near these areas.

8 71. The County, as the provider of last resort, has the additional  
9 obligation to “relieve and support all incompetent, poor, indigent persons, and  
10 those incapacitated by age, disease, or accident . . . when such persons are not  
11 supported and relieved by their relatives or friends, by their own means, or by  
12 state hospitals or other state or private institutions.” Cal. Welf. & Inst. Code  
13 §17000. The purpose animating Section 17000 is to “provide for protection,  
14 care, and assistance to the people of the state in need thereof, and to promote the  
15 welfare and happiness of all of the people of the state by providing appropriate  
16 aid and services to all of its needy and distressed.” Cal. Welf. & Inst. Code  
17 §10000. Yet the “incompetent, poor, [and] indigent persons” are not being  
18 relieved and supported, nor is “protection, care, and assistance” being given to  
19 those who desperately need it. The result is readily observable: squalor,  
20 lawlessness, disease, and death.

21 **I. Crucial Funds that Could Alleviate this Man-Made Disaster are**  
22 **Tragically Misspent and Misdirected**

23 72. The challenges presented by the homelessness crisis persist despite  
24 massive expenditures of taxpayer dollars. For the 2020-2021 fiscal year, the City  
25 of Los Angeles has approved nearly \$1 billion to be used towards homelessness  
26 relief, which at first glance represents almost 10% of the City’s \$11 billion  
27 budget and a nearly 500% increase from the \$176 million budgeted to address  
28

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1 homelessness in 2019-2020.<sup>108</sup> However, with \$281 million dedicated from  
2 federal Covid-19 relief, \$362 million from Proposition HHH funds, and \$150  
3 million dedicated from unused funds the year before, the increase isn't nearly as  
4 stark as it seems at first glance, as "only" \$162 million comes from the general  
5 fund. Still, with nearly \$1 billion dedicated in a single year, Los Angeles could  
6 realistically provide a bed for every unsheltered person on the streets,  
7 immediately alleviating the suffering and human tragedy unfolding today. But  
8 rather than dedicate the funds to *saving lives*, the City is dedicating \$362 million  
9 to only 89 permanent supportive housing projects, \$200 million for "affordable  
10 housing, homeless prevention, eviction defense, and other homeless services,"  
11 and the rest to a spattering of other increased services. This is not the "FEMA-  
12 style" response all leaders agree is necessary to finally get ahead of the crisis and  
13 cannot possibly achieve the ostensible goal for which it is being apportioned.

14 73. In 2016, City residents voted overwhelmingly to increase their  
15 property taxes and issue general obligation bonds to generate a total of \$1.2  
16 billion over a ten-year period with the claimed goal of building 10,000 units of  
17 Permanent Supportive Housing ("PSH").<sup>109</sup> The City of Los Angeles has now

18  
19 <sup>108</sup> *MAYOR GARCETTI SIGNS 2021-2022 BUDGET*, Los Angeles Mayor  
20 (June 2, 2021) <https://www.lamayor.org/mayor-garcetti-signs-2021-2022-budget>;  
21 City of Los Angeles, Budget Summary (2019-2020),  
[http://cao.lacity.org/budget19-20/2019-20Budget\\_Summary.pdf](http://cao.lacity.org/budget19-20/2019-20Budget_Summary.pdf).

22 <sup>109</sup> The Proposition HHH ballot described it thus:

23 To provide safe, clean affordable housing for the  
24 homeless and for those in danger of becoming homeless,  
25 such as battered women and their children, veterans,  
26 seniors, foster youth, and the disabled; and provide  
27 facilities to increase access to mental health care, drug  
28 and alcohol treatment, and other services; shall the City  
of Los Angeles issue \$1,200,000,000 in general  
obligation bonds, with citizen oversight and annual  
financial audits?

29 City of Los Angeles, City Clerk, Voter Information Pamphlet at 7 (Nov. 8,  
2016),  
[http://clerk.cityofla.acsitefactory.com/sites/g/files/wph606/f/2016%20November%20County%20WEB\\_English.pdf](http://clerk.cityofla.acsitefactory.com/sites/g/files/wph606/f/2016%20November%20County%20WEB_English.pdf).

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1 allocated most of that \$1.2 billion, for a slated total of “5,873 supportive units for  
2 homeless residents and another 1,767 affordable units” presumably for low-  
3 income (but not yet homeless) persons.<sup>110</sup> Those numbers are down to 5,730 and  
4 1,376 respectively.<sup>111</sup> While permanent housing is certainly a valuable piece of  
5 the puzzle, the median cost of HHH housing is now an astonishing \$573,339 per  
6 unit, greater than many market-rate homes for sale in Los Angeles County. “An  
7 unusually high 35 to 40 percent of costs are so-called ‘soft costs’ (development  
8 fees, consultants, financing, etc.) compared to just 11 percent for actual land  
9 costs.”<sup>112</sup> Part of the high cost is due to the “elongated approval and construction  
10 timelines”—three to six years—which is “plainly out of step with the City’s  
11 urgent need to bring tens of thousands of people off the streets and into  
12 housing.”<sup>113</sup> The purpose of HHH was to provide a significant solution to  
13 address the increasing homelessness crisis. Yet for less than a quarter of the \$1.2  
14 billion price tag, the City of Los Angeles could provide a bed for every  
15 unsheltered Angeleno.<sup>114</sup> Instead, year after year, the PIT count has increased  
16 and to date, over five years since Proposition HHH was passed, only 1,002 PSH  
17 units have been opened. In focusing almost exclusively on permanent supportive  
18 housing, a solution which should be part of the equation but alone takes too long,  
19 is too expensive, and provides less than 20 percent of the beds actually needed,  
20 the City has wasted its best opportunity to address this crisis and failed to use the

21 \_\_\_\_\_  
22 <sup>110</sup> Ron Galperin, LA Controller, *High Cost of Homeless Housing: Review*  
23 *of Proposition HHH*, (Oct. 8, 2019), [https://lacontroller.org/wp-](https://lacontroller.org/wp-content/uploads/2019/10/The-High-Cost-of-Homeless-Housing_Review-of-Prop-HHH_10.8.19.pdf)  
24 [content/uploads/2019/10/The-High-Cost-of-Homeless-Housing\\_Review-of-Prop-](https://lacontroller.org/wp-content/uploads/2019/10/The-High-Cost-of-Homeless-Housing_Review-of-Prop-HHH_10.8.19.pdf)

25 <sup>111</sup> See Los Angeles Mayor, *supra* note 20,  
26 <https://www.lamayor.org/summary-hhh-pipeline>.

27 <sup>112</sup> *Id.*

28 <sup>113</sup> *Id.*

<sup>114</sup> HHH is funded using General Obligation (G.O.) bonds, which are limited by the California Constitution to fund “the acquisition or improvement of real property.” Cal. Const. art. 13A § 1(b)(2). The phrase “acquisition or improvement of real property” is not defined by legal authority. There are many options presented herein which could easily fall within this category, including tiny home structures, 3D printed homes, or modification of existing structures such as the abandoned L.A. County hospital.

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1 funds in a manner that would accomplish its stated goal as promised to the voters  
2 in 2016. And in doing so has, in fact, created and extended the crisis.

3 74. While most of the HHH money has been committed (though many  
4 have not even broken ground yet), there have been several opportunities to pivot  
5 strategies and claw-back some of the funding. For example, on December 10,  
6 2019, LA City Council voted to give an extension to several developers who have  
7 missed deadlines.<sup>115</sup> That extension represented \$225 Million that could have  
8 been pulled back from Permanent Supportive Housing and used to provide  
9 shelter for approximately **20,000** homeless individuals. As it is, these projects  
10 only fund **410 units**, of which 284 are slated for supportive housing for chronic  
11 homeless and 126 for low-income families.

12 75. According to the City’s Prop HHH Progress website, \$966,614,712  
13 of the \$1.2 billion has been “committed” which leaves **\$233,385,288** that could  
14 be immediately utilized for emergency and interim shelter opportunities.<sup>116</sup> Of  
15 the funds that have been “committed,” \$338,969,943 million is for projects in the  
16 “predevelopment” stage meaning letters of commitment have been issued but no  
17 final contract has been signed.<sup>117</sup>

18 76. The ballot language on Proposition HHH explicitly provided that  
19 approved funds would be made available for three types of housing: (a)

21 <sup>115</sup> City of Los Angeles, City Clerk, LACityClerk Connect, Council File:  
22 17-0090-S2,  
23 <https://cityclerk.lacity.org/lacityclerkconnect/index.cfm?fa=ccfi.viewrecord&cfnumber=17-0090-S2> (last visited Mar. 9, 2020).

24 <sup>116</sup> Los Angeles Housing and Community Investment Department  
25 (“LAHCID”), HHH Progress (Feb. 23, 2021),  
26 <https://hcidla2.lacity.org/housing/hhh-progress>; LAHCID, Proposition HHH  
27 Developments Summary (Feb. 24, 2021), <https://hcidla2.lacity.org/housing/prop-hhh-developments-summary>. *But see* Ron Galperin, LA Controller, Meeting the  
28 Moment: An Action Plan to Advance Prop. HHH (Sept. 9, 2020),  
<https://lacontroller.org/audits-and-reports/hhhactionplan/> issued by the City  
Controller September 9, 2020 which noted that \$1.17 billion had been committed,  
and only \$30 million remained unallocated. The City should provide accurate  
updated numbers so the Court may determine the funds available.

<sup>117</sup> LAHCID, HHH Progress, *supra* note 115,  
<https://hcidla2.lacity.org/housing/hhh-progress>.

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1 supportive housing for homeless individuals where services such as health care,  
2 mental health, and substance use treatment may be provided, (b) temporary  
3 shelters and facilities, such as storage and showers, and (c) affordable housing  
4 (up to 20% of bond funds).<sup>118</sup> The ballot measure required that at least 80  
5 percent of HHH funds be used on supportive housing, shelters and facilities and  
6 affordable housing, but it did not specify how to distribute funds between those  
7 categories.<sup>119</sup> The City unilaterally decided to spend the vast majority of the  
8 funding on supportive housing and virtually nothing on temporary shelters.<sup>120</sup> As  
9 of September 2020, only \$58 million—a mere 5% of total Proposition HHH  
10 funds had been allocated to interim shelter and facilities projects. Of the shelters  
11 funded by Proposition HHH, the overwhelming majority of the projects (19 of  
12 24) were mere renovations to existing shelters and facilities rather than new  
13 construction, providing only 196 additional shelter beds. The almost exclusive  
14 focus on permanent supportive housing in lieu of a balanced approach that also  
15 funds shelter beds is contrary to the language of the proposition passed by voters.

16 77. Five years have passed since the passage of Proposition HHH and  
17 very little housing has been built. Only 16 projects, containing 1,002 units, have  
18 been completed. There are additional approved projects with 5,730 supportive  
19

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21 <sup>118</sup> Los Angeles, California, Homelessness Reduction and Prevention  
22 Housing, and Facilities Bond Issue, Measure HHH (November 2016),  
23 [https://ballotpedia.org/Los\\_Angeles,\\_California,\\_Homelessness\\_Reduction\\_and\\_Prevention\\_Housing,\\_and\\_Facilities\\_Bond\\_Issue,\\_Measure\\_HHH\\_\(November\\_2016\)](https://ballotpedia.org/Los_Angeles,_California,_Homelessness_Reduction_and_Prevention_Housing,_and_Facilities_Bond_Issue,_Measure_HHH_(November_2016)).

24 <sup>119</sup> *Id.*  
25 <sup>120</sup> Galperin, *supra* note 22; (see also Hr’g Tr. 99:25-100:5, Feb. 4, 2021  
26 (Meg Barclay: “[W]e made a recommendation to discontinue the facilities  
27 program in order to—because we were not getting a lot of applications for new  
28 beds and because we wanted to make sure that the Measure was focused on  
permit units which, as you know, is the permanent solution to homelessness.”)  
and 100:14-20 (“So, it wasn’t that the City’s focus was not on assisting facilities,  
we just chose to—the recommendation that was approved by Council and the  
Mayor was to focus Proposition HHH on permanent housing and the permanent  
solution for people and to use other resources to significantly expand the amount  
of shelter that was available in the community.”)).



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1 and 1,376 non-supportive units in the pipeline.<sup>121</sup> As of September 2020, only 19  
2 percent of the units remaining in the HHH development pipeline will be  
3 completed by January 1, 2022, and only 43 percent of total units are scheduled to  
4 be completed by January 1, 2023.<sup>122</sup> It is highly unlikely that all projects will be  
5 completed by 2025, with the average project timeline ranging between three and  
6 six years.<sup>123</sup> Even with 7,227 units in the pipeline, if the City were to construct  
7 housing at its current rate, it would take nearly 30 years to build enough housing  
8 for all those currently experiencing homelessness. By then tens of thousands  
9 more will become homeless, suffer, and die on the streets as a result of this poor  
10 planning.

11 78. Proposition HHH housing is also very expensive – higher than  
12 market rate housing. The median price to construct a Proposition HHH unit in  
13 Los Angeles is \$578,339. More than 28 percent of units in construction exceed  
14 \$600,000 per unit and nearly 33 percent of units in pre-development are projected  
15 to exceed the same cost threshold. For one development project in particular,  
16 pre-development costs exceeded \$76 million. *Id.* Indeed, the City’s  
17 Comprehensive Homelessness Strategy (January 2016) estimated that the cost of  
18 building each studio/one-bedroom unit would be \$350,000, and the cost of a two-  
19 bedroom unit or larger would be \$414,000.<sup>124</sup> The average cost to build a custom  
20 home in Los Angeles starts at \$350,000.<sup>125</sup> At this rate, more individuals will  
21

22 <sup>121</sup> LAHCID, HHH Progress, *supra* note 115,  
23 <https://hcidla2.lacity.org/housing/hhh-progress>.

24 <sup>122</sup> Galperin, *supra* note 22, <https://lacontroller.org/audits-and-reports/hhhactionplan/>.

25 <sup>123</sup> *Id.*

26 <sup>124</sup> Ron Galperin, LA Controller, High Cost of Housing: Review of  
27 Proposition HHH, (Oct. 8, 2019), [https://lacontroller.org/wp-content/uploads/2019/10/The-High-Cost-of-Homeless-Housing\\_Review-of-Prop-HHH\\_10.8.19.pdf](https://lacontroller.org/wp-content/uploads/2019/10/The-High-Cost-of-Homeless-Housing_Review-of-Prop-HHH_10.8.19.pdf).

28 <sup>125</sup> *See e.g.* Pacific Green Homes, How Much Does it Cost to Build a  
House in Los Angeles?, <https://www.pacificgreenhomesinc.com/new-home-construction/how-much-does-it-cost-to-build-a-house-in-los-angeles/#:~:text=The%20relative%20scarcity%20of%20vacant,only%20goes%20up%20from%20there> (last visited Mar. 3, 2021).

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1 become homeless than will be able to occupy the permanent units as they come  
2 online.

3 79. Comparatively, interim shelters, such as Tiny Home villages, cost  
4 significantly less (although still astronomically higher in Los Angeles than other  
5 jurisdictions), provide a “calming sense of order,” hot meals, laundry, restrooms,  
6 showers, and most importantly “mak[e] an impact on homelessness, changing  
7 lives in a humane and concrete way.”

8 80. In April, 2020, all benchmarks and deadlines pertaining to current  
9 HHH projects were indefinitely suspended.<sup>126</sup> Traditionally under Proposition  
10 HHH a project is given a commitment letter and two years to obtain the rest of  
11 the funding (the pre-development phase); upon a project obtaining full funding, it  
12 may commence with certain deadlines and benchmarks. However, the Mayor of  
13 Los Angeles, using his emergency powers, unilaterally suspended all deadlines  
14 including site control, schedule of performance, and funding commitments. The  
15 Mayor’s order came directly after the State of California specifically exempted  
16 construction workers and financial institutions from the stay-at-home order as  
17 “essential workers.” So there was no reason for this across-the-board tolling of  
18 all dates and deadlines, and there certainly is no reason for the order to be  
19 continuing to this day.<sup>127</sup> The result of this unilateral, indefinite order is zero  
20 accountability for any deadlines in the pipeline, zero accountability for the  
21 production of any housing units in construction, and zero accountability for the  
22 over \$700 million sitting in the city’s coffers collecting dust. This is an absolute  
23 waste of a massive amount of money that could be used to save lives.

24 \_\_\_\_\_  
25 <sup>126</sup> See Mitchell Decl. Ex. B, ECF 239-1.

26 <sup>127</sup> See Mitchell Decl., Ex. C, a report generated on February 12, 2021,  
27 ECF 239-1. The “U” column is labeled “HHH Commitment Expiration Date  
28 Plus Tolling Order” with an end date of February 12 (i.e. the date the report was  
generated). To Plaintiffs knowledge, the tolling did not end on February 12,  
2021, that date was used because it was the date the report was generated. This  
demonstrates unambiguously that tolling of all deadlines is still ongoing, and the  
Proposition HHH Oversight Committee is aware of said tolling yet still it  
continues.

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1           81. Since the passage of Proposition HHH, the number of unhoused  
2 people in the City of Los Angeles has ballooned from 28,464 to at least 41,290,  
3 an explosion of nearly 70 percent.<sup>128</sup> While permanent supportive housing is an  
4 important component within the broader plan to address homelessness, it cannot  
5 be the only solution: at its current cost and pace, thousands will suffer and die,  
6 and thousands more will deteriorate—becoming increasingly drug dependent and  
7 mentally ill—before any housing from Proposition HHH becomes realistically  
8 available. Peter Lynn, former executive director of LAHSA, has observed that  
9 “[o]n our present course, it will take far too long to build far too few units of  
10 housing to effectively end this crisis.”<sup>129</sup> **Indeed, in the five years since  
11 Proposition HHH was passed, 1,002 units have been built and 5,786 people  
12 have died on the streets of Los Angeles.**

13           82. Another source of waste is found in the City’s encampment clean-up  
14 strategy. In July 2019 the City Council approved an increase of \$6.45 million on  
15 top of \$26.5 million already in the budget for both noticed and “rapid response”  
16 clean-ups consisting of Sanitation workers and LAPD Officers responding to  
17 particular areas of homeless encampments, having camp residents move their  
18 property, process what is left (dumping literally thousands of tons of needles and  
19 toxic waste yearly), and then permitting the same encampments to return to the  
20 same location.<sup>130</sup> The cycle repeats itself with no ultimate change or real net  
21

22           <sup>128</sup> LAHSA, 2016 Homeless Count Results Los Angeles County and LA  
23 Continuum of Care (updated May 10, 2016),  
24 <https://www.lahsa.org/documents?id=1294-2016-homeless-count-results.pdf>.  
25 *See also* LAHSA, 2020 Greater Los Angeles Homeless Count Results (last  
26 updated Sept. 3, 2020), [https://www.lahsa.org/news?article=726-2020-greater-  
27 los-angeles-homeless-count-results](https://www.lahsa.org/news?article=726-2020-greater-los-angeles-homeless-count-results).

28           <sup>129</sup> LAHSA, LAHSA Releases 2019 Housing Inventory Count (last  
updated Oct. 1, 2019), [https://www.lahsa.org/news?article=584-lahsa-releases-  
2019-housing-inventory-count&ref=policy](https://www.lahsa.org/news?article=584-lahsa-releases-2019-housing-inventory-count&ref=policy).

<sup>130</sup> City of Los Angeles, Mayor Eric Garcetti, *Mayor Garcetti Announces  
New Plan to Deploy New Sanitation Teams, Deliver Services to Homeless  
Encampments* (June 19, 2019), [https://www.lamayor.org/mayor-garcetti-  
announces-new-plan-deploy-new-sanitation-teams-deliver-services-homeless-  
encampments](https://www.lamayor.org/mayor-garcetti-announces-new-plan-deploy-new-sanitation-teams-deliver-services-homeless-encampments).

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1 positive benefit for the campers or society. As one person noted about the plan:  
2 “This, while well-intentioned, is housekeeping service for encampments.”<sup>131</sup>  
3 Mayor Garcetti apparently agrees this program is a waste: “We can’t sweep or  
4 move homelessness away. . . We’re not going to wash down sidewalks one day,  
5 only to see an encampment return the next, and people not helped. It doesn’t get  
6 any single person off the street with that strategy.”<sup>132</sup> While having unfettered  
7 access to the streets *requires* comprehensive clean-ups to reduce the litany of  
8 public health issues associated with street homelessness, there’s no version of  
9 success in the plan, only wheel-spinning.

10 83. The County also faces tough questions about its management of  
11 homelessness-related funds. This fiscal year, the County passed a \$36.2 billion  
12 budget for this fiscal year, which includes an estimated \$465,090,000 raised by  
13 Measure H dedicated to addressing homelessness. Measure H was described as a  
14 tax voted for by county residents in 2017 to “fund mental health, substance abuse  
15 treatment, health care, education, job training, rental subsidies, emergency and  
16 affordable housing, transportation, outreach, prevention, and supportive services  
17 for homeless children, families, foster youth, veterans, battered women, seniors,  
18 disabled individuals, and other homeless adults.”<sup>133</sup> This amount is wholly  
19 separate from, and in addition to, the significant percentage of County funds  
20 allotted to departments to address issues of homelessness, including those housed  
21 and treated in County jails, emergency treatment and transport, Department of  
22

23 <sup>131</sup> Emily Alpert Reyes, *L.A. could overhaul how homeless encampments*  
24 *are cleaned*, Los Angeles Times (June 19, 2019, 3:00 AM),  
<https://www.latimes.com/local/lanow/la-me-ln-homeless-encampment-cleanup-dumping-bathrooms-trash-20190619-story.html>.

25 <sup>132</sup> Aaron Schrank, *LA seeks permanent solution to homeless encampments*,  
Marketplace (Apr. 26, 2018), <https://www.marketplace.org/2018/04/26/la-seeks-permanent-solution-homeless-encampments/>.

26 <sup>133</sup> County of Los Angeles, *LA County budget process concludes with*  
27 *adoption of \$36.1 billion supplemental budget (2019-2020)*,  
<https://lacounty.gov/budget/>; Los Angeles County, California, Sales Tax for  
28 Homeless Services and Prevention, Measure H, Ballotpedia.org (March 2017),  
[https://ballotpedia.org/Los\\_Angeles\\_County,\\_California,\\_Sales\\_Tax\\_for\\_Homeless\\_Services\\_and\\_Prevention,\\_Measure\\_H\\_\(March\\_2017\)](https://ballotpedia.org/Los_Angeles_County,_California,_Sales_Tax_for_Homeless_Services_and_Prevention,_Measure_H_(March_2017))

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1 Mental Health, LA County Fire Department, medical treatment through various  
2 hospitals and treatment centers, and criminal prosecution and defense costs, not  
3 to mention funding General Relief and other myriad social services.

4 84. Since the passage of Measure H and its concomitant additional  
5 hundreds of millions of dollars for housing and services, the homeless population  
6 in LA County has **risen** from 57,794 to 66,436 (a 13 percent increase). The  
7 problem is outpacing the solution and the County has failed to utilize the funds in  
8 a manner that would effectuate the goal.<sup>134</sup> This extra tax produced over \$500  
9 million in Fiscal Year 2019-2020, and is implemented across 47 separate  
10 goals.<sup>135</sup> A substantial portion of these funds are wasted through a failure to  
11 spend the funds or spending them in ways that are inherently wasteful, such as  
12 paying for capacity of beds rather than utilization.

13 85. Solutions exist that would meet the articulated program goals of  
14 Measure H and Proposition HHH in a time- and cost-effective manner, including  
15 Sprung structures (already being used in many places in Los Angeles), military-  
16 grade inflatable tents (being utilized in Honolulu), pallet shelters (being used in  
17 Sacramento), and festival tents (utilized in Modesto), discussed in para. 18 *supra*.  
18 Board and care facilities could be utilized as bridge shelters. The City of Seattle  
19 has created small “villages” of tiny houses which don’t require a lot of property  
20 (6,000 to 30,000 square feet) and can be built in a matter of months, with  
21 building cost of \$1,500-\$7,500 per unit (depending on utility connections) and  
22

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23 <sup>134</sup> County of Los Angeles, *County develops action plan for homelessness*  
24 *prevention* (Dec. 16, 2019), [https://homeless.lacounty.gov/news/county-](https://homeless.lacounty.gov/news/county-develops-action-plan-for-homelessness-prevention/)  
25 [develops-action-plan-for-homelessness-prevention/](https://homeless.lacounty.gov/news/county-develops-action-plan-for-homelessness-prevention/) (approximately 133 people  
26 per day are finding some sort of housing, while an estimate 150 people per day  
are entering homelessness); Erika D. Smith, *In 2019, homelessness truly felt like*  
*a crisis in every corner of L.A.*, Los Angeles Times (Dec. 20, 2019, 3:00 AM),  
[https://www.latimes.com/california/story/2019-12-10/homeless-housing-crisis-](https://www.latimes.com/california/story/2019-12-10/homeless-housing-crisis-los-angeles)  
[los-angeles.](https://www.latimes.com/california/story/2019-12-10/homeless-housing-crisis-los-angeles)

27 <sup>135</sup> 2019-20 Actual Measure H Expenditures, (October 9, 2020),  
[https://homeless.lacounty.gov/wp-content/uploads/2020/10/COAB-Measure-H-19-](https://homeless.lacounty.gov/wp-content/uploads/2020/10/COAB-Measure-H-19-20-AC-Close-Out.pdf)  
28 [20-AC-Close-Out.pdf](https://homeless.lacounty.gov/wp-content/uploads/2020/10/COAB-Measure-H-19-20-AC-Close-Out.pdf); Approved Strategies to Combat Homelessness, Los Angeles  
County Homeless Initiative (February 2016), [https://homeless.lacounty.gov/wp-](https://homeless.lacounty.gov/wp-content/uploads/2018/07/HI-Report-Approved2.pdf)  
[content/uploads/2018/07/HI-Report-Approved2.pdf](https://homeless.lacounty.gov/wp-content/uploads/2018/07/HI-Report-Approved2.pdf).



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1 run on an annual budget of \$3,000-\$7,000 depending on services provided.<sup>136</sup>  
2 Hundreds of smaller properties throughout the City and County of Los Angeles  
3 fit the bill and could be utilized in a large-scale way to provide an “enhanced  
4 shelter” option.<sup>137</sup>

5 86. One of the most promising solutions to this crisis already exists in  
6 the form of collaborative housing, yet LAHSA refuses to refer homeless persons  
7 to the program, calling it “undignified” because it houses two to a room (like  
8 college dormitories or sober living facilities), and doesn’t permit alcohol and  
9 drug use within the houses (even though LAHSA purports to encourage a life  
10 style of recovery).<sup>138</sup> SHARE! collaborative housing provides affordable  
11 permanent supportive housing in single-family houses and duplexes throughout  
12 Los Angeles County. It utilizes a shared housing model, wherein existing single  
13 family homes are purchased or leased, or new homes or duplexes are constructed,  
14 the home is furnished with low-cost basic furniture, and persons are housed two-  
15 to-a-room forming a sense of community and kinship, and supported by peer  
16 advocate counselors. Residents pay rent averaging \$600 per month (sufficiently  
17 low that it is covered by supplemental security income (“SSI”), social security  
18 disability insurance (“SSDI”), or low-wage jobs with enough left over for food  
19 and other basics of life); no security deposit is required and all bedding, cleaning  
20

21 <sup>136</sup> Lee, *supra* note 28, <https://shelterforce.org/2019/03/15/tiny-house-villages-in-seattle-an-efficient-response-to-our-homelessness-crisis/>. .

22 <sup>137</sup> Examples cited in one private study include 3.6 acres of empty, county-  
23 owned property located at Soto and E. Cesar Chavez, 13.5 acres of underutilized  
24 county-owned property located at Adams and Grand, 1.3 acres of empty state-  
25 owned property at 1616 Maple Ave, 20,000 square feet of City-owned property at  
26 5800 S. Figueroa Street, a 15,000 square foot empty lot located at 2301 San  
27 Pedro Street, 1.4 acres of unoccupied city-owned property at 4521 Browne Ave.,  
28 a combined 3 acres of city and county owned property at Alpine and Spring in  
Chinatown, 2.7 acres of city-owned property at 9413 S. Spring, and 8 useable  
acres adjacent to Hope Gardens Family Center in Sylmar which is unable to  
expand due to conditional use permits.

<sup>138</sup> SHARE!, Mission & History, <https://shareselfhelp.org/about-share-the-self-help-and-recovery-exchange/history-vision-share-the-self-help-and-recovery-exchange/> (last visited Oct. 22, 2021).

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1 supplies, and utilities are provided. It costs roughly \$4,000 per person to get  
2 started, and thereafter is self-sustaining; no infrastructure is required as it relies  
3 on existing homes for sale or rent (over 30,000 currently listed in the County). A  
4 proposal was made to the LA City Council in October of 2017 to house and  
5 provide peer services to 2,000 people for the minimal cost of \$8 million. This  
6 evidence-based program for chronically and other homeless individuals with  
7 proven outcomes of success has yet to be funded.

8 87. Another promising option is 3D-printed homes, built in Austin,  
9 Texas and Tabasco, Mexico, which come in various square foot models (400-800  
10 square feet), cost around \$4,000 per unit, and take only 24 hours to build.<sup>139</sup> The  
11 company that innovated this model is willing to sell their upgraded printer, the  
12 Vulcan II, which would expedite building and potentially reduce costs. More  
13 land is needed than some of the more temporary options described *supra*, and  
14 several hundred acres of land are available in less populated areas of the City and  
15 County. When paired with wrap-around services, and transportation to facilitate  
16 job accessibility, the County and City could develop nearly self-sustaining  
17 communities that have been successful in other cities.<sup>140</sup>

18 88. Utilizing any of the options described in the preceding paragraphs,  
19 or a combination thereof, in a large-scale manner would be an effective way of  
20 spending taxpayer funds that would actually accomplish the goals identified by  
21 the programs. Yet still the City and County focus on funding exorbitantly  
22 expensive PSH units and wasting taxpayer dollars on “housekeeping services” for  
23 encampments, neither of which are addressing the immediate crisis on the  
24 ground. And the County spends massive amounts on a host of programs that,

25 \_\_\_\_\_  
26 <sup>139</sup> Jayson, *supra* note 31, [https://www.washingtonpost.com/realestate/3d-printed-homes-a-concept-turns-into-something-solid/2020/03/05/61c8b0d2-36e4-11ea-bf30-ad313e4ec754\\_story.html](https://www.washingtonpost.com/realestate/3d-printed-homes-a-concept-turns-into-something-solid/2020/03/05/61c8b0d2-36e4-11ea-bf30-ad313e4ec754_story.html); Aria Bendix, *supra* note 31,  
27 <https://www.businessinsider.com/3d-homes-that-take-24-hours-and-less-than-4000-to-print-2018-9>.

28 <sup>140</sup> See Mobile Loaves & Fishes, *Community First! Village*,  
<https://mlf.org/community-first/> (last visited Oct. 22, 2021).

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1 while positive, lack focus and fail to solve the most pressing problems presented  
2 by the homelessness crisis.

3 89. In addition, the County has failed to meet its statutory obligation to  
4 provide appropriate mental health services. The County Board of Supervisors  
5 recognizes the “minimum number of beds required to appropriately meet the  
6 [community’s mental health] need is 50 public mental health beds per 100,000  
7 individuals. In Los Angeles County there are only 22.7 beds per 100,000  
8 individuals.”<sup>141</sup> In response, the Department of Mental Health (DMH) conducted  
9 an investigation and identified “significant gaps in inpatient treatment beds,  
10 residential beds, shelter beds, and respite homes across all ages” including an  
11 “estimate of 3,000 additional subacute beds needed,” “significant gaps in  
12 assisting people when they are leaving inpatient care, especially for those with  
13 co-occurring disorders,” “no SUD (substance use disorder) residential treatment  
14 for all ages,” “no local children’s inpatient psychiatric beds,” “not enough  
15 inpatient beds for patients eligible for conservatorship...with waiting periods of  
16 up to a year to access secure inpatient care, resulting in people being discharged  
17 to the street and perpetuating homelessness.”<sup>142</sup> In short, courts are reticent to  
18 declare a person conserved because there’s nowhere for them to go, and the  
19 system designed to address these issues is massively overburdened. At Olive  
20 View Hospital in north Los Angeles County, the 72-hour crisis ward at times has  
21 over half of its 16 beds dedicated to patients waiting up to a year for a residential  
22 inpatient bed, leaving only a handful of other beds available for emergency 5150

23 \_\_\_\_\_  
24 <sup>141</sup>Motion By Supervisors Kathryn Barger and Hilda Solis, *Addressing the*  
25 *Shortage of Mental Health Hospital Beds* (Jan. 22, 2019),  
26 <http://file.lacounty.gov/SDSInter/bos/supdocs/131546.pdf>; *see also* E. Fuller  
27 Torrey, M.D., Kurt Entsminger, J.D., et al., *The Shortage of Public Hospital Beds*  
28 *for Mentally Ill Persons: A Report of the Treatment Advocacy Center*, Mental  
Illness Policy.org (2004-2005), [https://mentalillnesspolicy.org/imd/shortage-](https://mentalillnesspolicy.org/imd/shortage-hospital-beds.html)  
hospital-beds.html.

<sup>142</sup> Jonathan E. Sherin, *REPORT RESPONSE TO ADDRESSING THE*  
*SHORTAGE OF MENTAL HEALTH HOSPITAL BEDS (ITEM 8, AGENDA OF*  
*JANUARY 22, 2019)*, Department of Mental Health 30, 134 (Oct. 29, 2019),  
<http://file.lacounty.gov/SDSInter/bos/supdocs/132696.pdf>.

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1 holds; Olive View is the only crisis facility in north Los Angeles County and  
2 meant to serve millions of people. If a person is brought in while in crisis but  
3 there are no beds for them, often they are released back on the street. This  
4 dynamic repeats itself throughout Los Angeles. The report goes on to document  
5 “limited access to urgent care for MH (mental health), SUD and services to  
6 people with co-occurring disorders at all levels of care,” “MH and SUD treatment  
7 is not integrated” (the so-called “silos of care”), and “to access care you have to  
8 ‘win the lottery,’ have a chronic level of need that requires hospitalization, or  
9 become incarcerated. **Mild cases become severe while people are trying to  
10 connect to care.**”<sup>143</sup> Critically: “A lack of housing options contributes to  
11 homelessness.”<sup>144</sup> As of December, 2020, only 156 of the proposed (minimal  
12 pilot) 500 additional beds had been procured.<sup>145</sup>

13 90. As of 2019 the County had almost \$1 billion in funds allocated to it  
14 through the Mental Health Services Act, and while there has been some  
15 expenditure since, there has been no clarity about how much remains in the fund  
16 unspent.<sup>146</sup> The County points to the state’s antiquated and restrictive  
17 conservatorship laws and the Federal government’s refusal to permit Medicaid  
18 finances for mental health beds for facilities of more than 16 beds, both of which  
19 likely need to be addressed. Yet even under the existing scheme, help would be  
20 available to those who desperately need it, were there sufficient capacity at all  
21 levels. Local courts could conserve many severely mentally ill persons were  
22 there sufficient beds available. The blame for insufficient placement rests  
23 squarely on the County’s shoulders. And people suffering from very serious  
24

25  
26 <sup>143</sup> *Id.* at 135.

<sup>144</sup> *Id.* at 141.

<sup>145</sup> *Id.* at 180-85.

27 <sup>146</sup> Thomas Curwen, *With an epidemic of mental illness on the streets,*  
28 *counties struggle to spend huge cash reserves*, Los Angeles Times (Aug. 19,  
2018, 5:00 AM), <https://www.latimes.com/local/california/la-me-mhsa-unspent-balance-20180819-story.html>.

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1 mental diseases decline living on the street instead, many of whom pay the  
2 ultimate price.<sup>147</sup>

3 91. Both the County and City have hundreds of millions of dollars in  
4 emergency funds to be used for disaster relief. This homelessness crisis is  
5 nothing short of a disaster, with thousands of casualties and massive collateral  
6 consequences, yet emergency funds remain untapped.

7 92. Together, the County and City fund LAHSA, which has been totally  
8 ineffective at stemming the growing tide of homelessness. Among LAHSA’s  
9 shortcomings is the failure to move people up and out from emergency shelters  
10 and bridge shelters to permanent housing.<sup>148</sup> One woman at the Downtown  
11 Women’s Center has been there for five years as she waits for housing;  
12 unfortunately those deemed “sickest” get priority for housing and women like her  
13 who are more capable of caring for themselves get pushed down the list. The  
14 agency has been so disorganized, it apparently just discovered 3,000 units they  
15 “didn’t know about” in their system.<sup>149</sup> An audit conducted by LA City  
16 Controller Ron Galperin found LAHSA outreach workers fell far short of their  
17 goals, placing only 4% of people assessed into permanent housing and 14% into  
18 shelters, only 6% for SUD treatment and only 4% for mental health treatment.<sup>150</sup>

19 **J. Neither City nor County Has Proffered Workable**  
20 **Comprehensive Solutions**

21 \_\_\_\_\_  
22 <sup>147</sup> Dennis McDougal, *Op-Ed: My daughter was murdered, but it was*  
23 *misguided mental health laws that put her in danger*, Los Angeles Times (Jan.  
24 26, 2020, 3:00 AM), [https://www.latimes.com/opinion/story/2020-01-26/i-hope-](https://www.latimes.com/opinion/story/2020-01-26/i-hope-police-catch-my-daughters-killer-but-i-know-her-mental-illness-also-played-a-role-in-her-death)  
25 [police-catch-my-daughters-killer-but-i-know-her-mental-illness-also-played-a-](https://www.latimes.com/opinion/story/2020-01-26/i-hope-police-catch-my-daughters-killer-but-i-know-her-mental-illness-also-played-a-role-in-her-death)  
26 [role-in-her-death](https://www.latimes.com/opinion/story/2020-01-26/i-hope-police-catch-my-daughters-killer-but-i-know-her-mental-illness-also-played-a-role-in-her-death).

27 <sup>148</sup> Matt Tinoco, *A Bridge to Where? Few Exit LA’s ‘Temporary’ Homeless*  
28 *Shelters For Permanent Housing*, LAist (Aug. 24, 2020, 3:51 PM),  
<https://laist.com/news/bridge-home-los-angeles-garcetti-result>.

<sup>149</sup> Elijah Chiland, *Agency responsible for housing LA’s homeless*  
*discovers 3,000 units it ‘didn’t know about*, Curbed Los Angeles (Feb. 20, 2020),  
<https://la.curbed.com/2020/2/20/21145578/lahsa-units-homeless-housing>.

<sup>150</sup> Ron Galperin, *Strategy on the Streets: Improving Los Angeles Homeless*  
*Services Authority’s Outreach Program*, Ron Galperin LA Controller (Aug. 28,  
2019), [https://lacontroller.org/audits-and-reports/strategy-on-the-](https://lacontroller.org/audits-and-reports/strategy-on-the-streets/#1566867736032-c107d667-baf7)  
[streets/#1566867736032-c107d667-baf7](https://lacontroller.org/audits-and-reports/strategy-on-the-streets/#1566867736032-c107d667-baf7).





**PLAINTIFFS AND INDIVIDUALIZED HARMS**

1  
2 96. **LA ALLIANCE FOR HUMAN RIGHTS** (the “Alliance”) is an  
3 incorporated non-profit membership association consisting of a broad coalition of  
4 Los Angeles stakeholders who understand that homelessness in LA is a human  
5 rights crisis and are working towards solutions to address the crisis and its related  
6 impact on health and safety issues throughout the region. Each of its members is  
7 a resident of Los Angeles City and/or Los Angeles County, and pays municipal  
8 taxes to each. All individual plaintiffs herein are members of the Alliance.

9 Additionally, the following individuals are representative of the membership:

10 a. **MARIA DIAZ** is a Hispanic unsheltered woman living in a  
11 tent in Skid Row, where she has been for the last 5 years. After serious family  
12 issues at home, she came to Skid Row to try and find shelter. To survive on the  
13 streets, Ms. Diaz has relied heavily on her faith, and the network of friends she  
14 has established on Skid Row. This social network has helped Ms. Diaz avoid  
15 depression and drug abuse and it has also helped keep her safe. Over the past  
16 five years, Ms. Diaz has regularly witnessed individuals selling drugs, stealing  
17 belongings, and hassling individuals for no apparent reason. She has also seen a  
18 number of young women harassed, attacked, raped, and ultimately succumb to  
19 drug addictions due to the conditions of Skid Row. Harassment for women on  
20 Skid Row is a certainty, and Ms. Diaz herself has experienced it. For these  
21 reasons, Ms. Diaz feels threatened and wants to find shelter.

22 But finding shelter has been difficult for Ms. Diaz. Upon her arrival at  
23 Skid Row, Maria did not find the support she expected from the City and County.  
24 In fact, the City and County provided such little assistance that Ms. Diaz relied  
25 exclusively on her personal network on Skid Row for resources and assistance to  
26 apply for housing. She has been matched with housing in the past, but it was in  
27 Skid Row; she did not want to take it because she is scared of being stuck in the  
28

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1 area. This would leave her sequestered in a region where she faces the greatest  
2 threat of harm and relapse into a life on Skid Row.

3 Ms. Diaz remains homeless today, living in a tent on Skid Row. She is  
4 anxious to secure treatment, housing, and a job. She has applied for housing to  
5 the DREAM center and is waiting to hear if it has been approved. She is also  
6 seeking treatment and job.

7 b. **CHESTINA EVANS** is a Black woman who has lived on  
8 Skid Row for the past two to three months. Ms. Evans has been mostly homeless  
9 after aging out of the foster care system thirteen years ago. She did not have  
10 access to any transitional program and did not have any resources or know where  
11 to go, so she found herself homeless fighting for survival. Ms. Evans left the bay  
12 area for Skid Row because she believed there was more opportunity to receive  
13 resources and exit homelessness on Skid Row.

14 Living on the streets in Skid Row has been incredibly hard for Ms. Evans.  
15 She is frequently assaulted and attacked. Just a couple nights ago, after returning  
16 from staying with a friend, Ms. Evans was attacked by a homeless man. He  
17 wrongly accused her of taking his belonging and hit her hard in the face,  
18 knocking her onto the ground. Ms. Evans doesn't feel she has any recourse;  
19 calling the police will have little consequence since they rarely do anything about  
20 attacks on Skid Row. It is incidents like this that make Ms. Evans fear leaving  
21 her area. Ms. Evans has also been sexually assaulted while living on Skid Row  
22 by men who prey on women by themselves. Her time on the streets has resulted  
23 in severe mental health issues. She suffers from depression, anxiety,  
24 uncontrolled anger and fear, and paranoia. Perhaps most taxing is that despite  
25 whatever internal turmoil she feels, Ms. Evans feels like she cannot break down  
26 or address her emotions because showing weakness on the streets puts her life in  
27 danger. Ms. Evans has sought help for her mental health issues but continues to  
28 be stone-walled. It took her a month to see a therapist, and now she must wait

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1 until December to see a psychiatrist. She doesn't know if she can make it that  
2 long. The long waits aren't helping, and no one seems to care. She takes illegal  
3 narcotics to try to treat her mental issues and to stay up all night because she fears  
4 attacks at night.

5 Ms. Evans has been in two shelters. She first stayed at the Union Rescue  
6 Mission but left for Weingart Center where she shared a room with another  
7 woman. She was asked to leave following an altercation with her roommate.  
8 Ms. Evans and her roommate argued over her roommate's continued use of drugs  
9 in their shared living space, as well as her use of loud music at all hours. She  
10 would love an opportunity to stay at another shelter, but fears that without  
11 addressing her underlying mental health issues she won't be successful. She will  
12 have to walk away because she can't control herself and will get in trouble. She  
13 needs a place where she can also address her ongoing serious mental health  
14 issues at the same time. Ms. Evans' experience living on the streets has caused  
15 her physical and mental harm.

16 c. **SHINAE OWSLEY** is a Black woman recently homeless and  
17 unsheltered in Skid Row. She is originally from South Central and after high  
18 school attended California State Dominguez Hills. Unfortunately, her mental  
19 health issues lead to drug abuse, which led to prison. Ten years ago, Ms. Owsley  
20 was released from prison. Following her release, Ms. Owsley began receiving  
21 SSI for her anxiety and other mental health concerns. Ms. Owsley is a hard  
22 worker and seeks to get off SSI soon. And she recognizes that having reliable  
23 shelter is essential to this goal. Ms. Owsley has had a difficult time living on  
24 Skid Row. She is sexually harassed by men regularly and was recently attacked  
25 by another female. She witnesses crime and violence daily and is terrified of  
26 living in the streets. She wants to get clean and sober, but it is impossible to do  
27 so while living unsheltered in Skid Row. She needs help but has no idea where  
28 to start. Over the past three years, not a single social worker or County or City

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1 worker has approached Ms. Owsley offering to assist her in obtaining services or  
2 housing. If she the opportunity for shelter anywhere, she would jump at that  
3 opportunity.

4 d. **CHRISTOPHER ROPER** is a Black man living in Skid  
5 Row. He has been homeless for two years. He first began experiencing  
6 homelessness when he lost his job and was unable to pay his rent. Before living  
7 in Skid Row he lived in Long Beach, Santa Monica, and Venice. He eventually  
8 made his way to Skid Row because he knew resources for those experiencing  
9 homelessness were supposed to be available there, like food and showers.  
10 Homelessness has been hard for Mr. Roper physically and mentally. He does not  
11 have a tent and sleeps directly on the street, exposed to the elements. He is  
12 freezing during the winter and it affects his health. Living on Skid Row has  
13 exacerbated a pre-existing brain injury, which he first suffered in 1992. A side  
14 effect of that trauma is a shortened memory, which has only worsened since  
15 living in Skid Row. He can't keep track of his paperwork and loses things often,  
16 which makes it more difficult to get shelter and services. Mr. Roper also suffers  
17 from depression and anxiety which is so much worse in Skid Row due to the  
18 horrific environment. He tries to stay away from the violence and fires, but he  
19 sees it often. He is hopeful that the Department of Mental Health will help him  
20 find housing, and if given the opportunity to enter a shelter, would take it  
21 immediately.

22 e. **DONALD SHAW** has lived in or near Skid Row for the last  
23 25 years. He was in and out of jail for much of that time but has been free, clean,  
24 and sober since 2013. He is now the residential manager of security at the  
25 Midnight Mission (the "Mission"), located at 601 San Pedro Street, in the heart  
26 of Skid Row, where he lives and oversees a one-year drug and alcohol program  
27 that helps 150 men get clean each year. While working as the assistant manager,  
28 he became the liaison between the Mission and the LAPD. He represented the



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1 Mission at all LAPD meetings. In attending these meetings, he began to  
2 understand the challenges the LAPD has in the Skid Row area, and he informed  
3 the LAPD how concerned the Mission’s security team was about the hazards  
4 personal property created outside the Mission particularly to those trying to get  
5 clean and sober. He also asked LAPD officers multiple times if they could help  
6 get people to move their possessions off the Mission’s walls or keep their  
7 property from blocking entrances. The officers seemed sympathetic to his plight  
8 but explained there was nothing the LAPD could or is allowed to do to alleviate  
9 such conditions.

10 When he walks to work, he is forced to walk in the street due to the  
11 blocked sidewalks, and as a result, he was nearly hit twice by passing cars. He  
12 has also witnessed and experienced the significant increase in drugs and violence  
13 in Skid Row over the last several years arising out of the increase in unsheltered  
14 homeless persons living in encampments on the sidewalks in the area. The  
15 conditions surrounding Mr. Shaw and those at the Mission are such that going out  
16 at night is too big a risk, so he doesn’t.

17 f. **GALVESTER GAULDING** has struggled with drug and  
18 alcohol abuse for the past 20 years, and in 2005 became homeless and ended up  
19 in jail due to drug-related issues. From 2007 to 2008, he lived in a halfway  
20 house, and, during this time, started attending meetings and battling his addiction,  
21 constantly alternating between rehab and the hospital. Mr. Gauldin suffers from  
22 both mental and physical health issues, including bipolar disorder, severe  
23 depression, and hypertension. The time he spent without regular shelter  
24 exacerbated those issues: he rarely was able to sleep more than a few hours at a  
25 time, he was exposed to the heat in summer and the cold and rain in winter. He  
26 took illegal drugs to self-medicate, both for his mental health issues and to cope  
27 with the stress of living on the streets; the narcotics further intensified his chronic  
28 illnesses. It wasn’t until he finally entered the Union Rescue Mission

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1 approximately two years ago that he began to heal: he was able to sleep without  
2 fear of attack or exposure to the elements and began to take his medication  
3 regularly. But he will never be the same.

4 When he arrived at the Mission, he was told that if he finished the one-year  
5 drug and alcohol program, they would give him the resources he needed to find a  
6 place to live. He was successful and received a Section 8 voucher for permanent  
7 housing. But the only available housing was on Skid Row, which is rife with  
8 conditions which threaten his sobriety and safety. He was terrified to take the  
9 offered housing on Skid Row and waited an extra year until he was finally able to  
10 find housing out of the area. He received his keys and moved in February of  
11 2020.

12 While living in Skid Row, he was physically attacked, witnessed multiple  
13 stabbings, and saw multiple dead bodies. As a former addict who has struggled  
14 with this disease for his entire life, it was nearly impossible to stay clean on Skid  
15 Row; he mostly chose to avoid going outside at all because the moment he did,  
16 someone offered him drugs.

17 g. **KYLE HARPT** is formerly homeless and on July 5, 2016, he  
18 enrolled in a program at Midnight Mission. He came to the Mission because of  
19 the facilities and the programs it offered and stayed at the Mission for a year and  
20 a half. He has remained sober since then. After graduating from the Mission, he  
21 moved to 5th and Main Street, adjacent to Skid Row. He began to see the dire  
22 circumstances afflicting Skid Row on a daily basis, and was fearful of the  
23 increase in violence, unchecked drug use, and exploding sanitation and disease  
24 problems that continue to plague the area. Concerned for his health, he got  
25 various vaccinations, including the vaccine for Hepatitis A.

26 Mr. Harpt observed people openly using drugs on the street and the  
27 prevalent absence of police enforcement. Walking down the street, he has seen  
28 people smoking meth out of glass pipes or smoking crack, and he is regularly

1 accosted by individuals offering to sell him drugs. Mr. Harpt observed no effort  
2 by city officials, including the police, to stem this flagrant use of drugs.

3 From 2016-2019 he worked at the Mission doing data base work. To  
4 avoid dangerous areas and altercations in Skid Row, Mr. Harpt used a set path  
5 well out of his way to get to and from work. A couple years ago, he was robbed  
6 outside of his house in broad daylight—the offender pulled a knife and stole his  
7 bicycle. This incident and the violent altercations he observed on the streets of  
8 Skid Row caused Mr. Harpt to fear for his own safety. In late 2019 Mr. Harpt  
9 changed jobs and left the area; he would like to return to downtown if conditions  
10 change for the better.

11 h. **MILTON MILES SMITH** is a sixty-year-old unhoused  
12 Black male living in Skid Row. Mr. Smith was born and raised in the Hollywood  
13 area. Mr. Smith has been living in Skid Row since 2018 after being released  
14 from prison. After initially becoming homeless, Milton went to The Center in  
15 Hollywood. He met his friend Albert Albarran at The Center. They eventually  
16 made their way to Skid Row together to try to get housing. Mr. Smith is on SSI.  
17 While in prison, Mr. Smith was attacked, and his lung almost collapsed.

18 Mr. Smith has several mental health issues including post-traumatic stress  
19 disorder, schizophrenia, paranoia, anxiety and a learning disability. He  
20 occasionally stays with Albert who has an SRO at the Rainbow Apartments  
21 which specializes in housing for special needs individuals. He cannot stay with  
22 Albert full time because it is for single people only and he is not supposed to  
23 have guests. When he does not stay with Albert, he looks for friends on Skid  
24 Row that may allow him to stay in their tent or he sleeps on the street. Mr. Smith  
25 is scared every day that he is forced to stay on the streets. He is afraid that if he  
26 sleeps at night he will be killed. He sometimes takes drugs to deal with the stress  
27 and to keep himself awake, but he does not like using drugs and is trying to stop.  
28

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1 Mr. Smith is currently waiting to be placed in an SRO. He was previously  
2 matched for housing, but the outreach worker failed to contact him to let him  
3 know he had been placed. As a result, his housing was given away. Mr. Smith  
4 made the effort to find housing for himself and for Albert. No one has offered  
5 Mr. Smith help to find housing or a spot in a shelter. Mr. Smith lives in constant  
6 fear on Skid Row. He and Mr. Albarran are frequently attacked or harassed for  
7 being gay. If given the opportunity to enter a shelter, Mr. Smith would take it  
8 immediately. He is terrified that he will be killed in Skid Row due to the  
9 violence and crime if he does not get into shelter soon.

10 i. **ALBERT ALBARRAN** is a Hispanic male currently living  
11 in an SRO called Rainbow Apartments, located in Skid Row. His friend, Milton  
12 Miles Smith, helped him apply for and secure this housing. Albert was  
13 previously homeless. He met his friend Mr. Smith at The Center in Hollywood,  
14 they both eventually came to Skid Row because there are more opportunities for  
15 housing in this area. He does not feel safe living in Skid Row and wants to leave  
16 but does not have an opportunity anywhere else.

17 Mr. Albarran has several physical issues that began after he was hit by a  
18 car when he was fifteen years old. He suffered a traumatic brain injury which has  
19 resulted in a short-term memory issue and has a metal rod in his leg. This  
20 memory problem increases his danger living in Skid Row, as Mr. Albarran often  
21 forgets what street he lives on and is terrorized by gangs and violent drug users in  
22 the area. The stress of living in Skid Row has also made his short-term memory  
23 issue worse. Mr. Albarran suffers from depression, post-traumatic stress  
24 disorder, and anxiety. Despite these physical and mental problems, Mr. Albarran  
25 was cut-off from mental health services because he was deemed “too high-  
26 functioning.”

27 j. **BOB SMILAND** is the former President and chief executive  
28 officer of Inner-City Arts—a non-profit organization dedicated to providing

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1 elementary, middle, and high school students instruction in a range of subject  
2 areas within the visual, performing, and media arts. The organization serves  
3 almost 10,000 students per year and is open 6 days a week from 7:30 a.m. to 9:30  
4 p.m. As the CEO and President, he was directly responsible for the safety of the  
5 students and staff. He both lived and worked in the Skid Row area. The increase  
6 in squalor, disease, and violence over the last several years threatened not only  
7 his personal well-being, but that of his co-workers, and the hundreds of students  
8 he worked with daily. Bob was born and raised in Los Angeles, and dedicated  
9 his life to the betterment of the City; unfortunately, the unbridled crime, squalor,  
10 violence, disease, and death he encountered over the last few years was too much  
11 for him to tolerate. He recently resigned his position and left the city.

12 Mr. Smiland’s apartment building, which houses 53 residents, experienced  
13 at least one break-in a week, and neither he nor his visitors could safely leave  
14 their cars parked on the street overnight, as cars left overnight were frequently  
15 vandalized. Ambulances appeared at all times of the day and night outside the  
16 building, and the last several years brought an increase of gun shots, and other  
17 violent noises in the area.

18 The explosion in the number of tents, people, and personal belongings  
19 stored on the sidewalks in the area created regular blockades, preventing Inner-  
20 City Arts staff and students from walking to the school. Because of this  
21 blockade, those staff members that rely on the 7th and San Pedro bus stop,  
22 roughly 6 blocks away, were forced to walk in the street the entire way. Staff  
23 members no longer walked to work out of fear that they would be attacked. It  
24 was no longer safe for students to walk between their schools alone—they had to  
25 be escorted by staff members of the Central City East Association. Mr.  
26 Smiland—an imposing man at 6 feet, 5 inches—did not feel safe walking the 40  
27 yards from the school to the post office during the day. Each time he made this  
28



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1 walk, he was confronted by multiple people whose conduct posed a threat to his  
2 safety.

3 Inner-City Arts experienced a sharp increase in vandalization. Graffiti,  
4 once a rare occurrence, appeared weekly on the organization’s buildings. There  
5 was a sharp rise in break-ins to the campus over the past few years which were a  
6 major safety concern for the school, its staff, and its students. Because of the  
7 increased danger, violence, and vandalization, the school’s security costs rose  
8 from minimal to over \$80,000 per year. The school was forced to install a fence  
9 for protection, a large capital expense that impeded the carefully designed  
10 architectural aesthetic of the property. These expenses diverted resources away  
11 from the core work of the organization.

12 Mr. Smiland was subjected to violence, garbage, narcotics use, offensive  
13 odors and sounds, forced to walk in the middle of the street, and lacked police  
14 enforcement of the laws protecting his safety and security, different from  
15 individuals living and working outside of this geographic area and not subject to  
16 these same conditions at the same rate. This unfair, unequal treatment funneled  
17 these problems into the area where he lived and worked, increasing the homeless  
18 population density and exacerbating existing problems.

19 k. **MARK SHINBANE** is the President and part-owner of Ore-  
20 Cal Corporation which is a family-owned business in the Skid Row area. He has  
21 also been the Chairman of Central City East Association (CCEA) for several  
22 years. Ore-Cal Corporation is an international seafood importer, processor, and  
23 distributor. It is a second-generation family-owned-business and they have  
24 owned property in the general area since 1961. Ore-Cal has been located on 634  
25 Crocker Street since 1971. Four years ago, Crocker Street and other streets in  
26 that vicinity—such as 6th Street, 7th Street and Towne Avenue—were clear. Mr.  
27 Shinbane recalls small homeless encampments west of San Pedro Street on San  
28

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1 Julian Street and Wall Street in the past, but personal possessions were generally  
2 kept contained, crime was generally addressed, and the sidewalks were usable.

3 In 2016, immediately after the injunction issued in *Mitchell v. City of Los*  
4 *Angeles*, the neighborhood surrounding Ore-Cal rapidly filled with tents and  
5 encampments, inundating the area, which coincided with an increase in violence  
6 and an inability to traverse the sidewalks. Individuals loiter at all times of the  
7 day, and the growing encampments block sidewalks, doorways, driveways, and  
8 streets. Mr. Shinbane regularly observes open drug use and people walking in a  
9 perpetual drug-induced state, and bodies lying on the sidewalks or doorways near  
10 his building. There has been an increase of used needles on the streets,  
11 sidewalks, and inside drains located on the business' property.

12 Mr. Shinbane's conversations with LAPD officers and detectives in the  
13 area indicate that gang members are supplying narcotics to homeless individuals  
14 in the vicinity. Mr. Shinbane and his employees now deal with the inability to  
15 traverse the sidewalks. Encampments often block sidewalks, doorways,  
16 driveways, and streets. Illegal entry onto their property, car break-ins, and thefts  
17 are now a common occurrence.

18 Ore-Cal and its employees are subject to an increased risk of fire because  
19 of the encampment fires that surround the property. This danger is made worse  
20 by the huge quantities of trash and debris that litter their street and surrounding  
21 neighborhood. These conditions have made it difficult to hire new workers and  
22 they have lost many well-qualified candidates (approximately 30%) due to the  
23 nature of the neighborhood and environment. This makes the hiring process  
24 longer, and more difficult than it ever used to be.

25 To combat some of the deteriorating conditions, Mr. Shinbane's business  
26 has completely fenced its property to prevent individuals from camping on their  
27 grounds and to keep the used needles from the rampant narcotics use from being  
28 fed into their exterior drains. Mr. Shinbane was forced to replace roll up doors

1 and add sections of fence due to individuals constantly urinating on them, a cost  
2 of \$25,000.

3 Ore-Cal has also had to significantly increase its exterior maintenance by  
4 washing and sanitizing the perimeter of their facility daily. In some cases, it is  
5 necessary to clean multiple times a day to maintain cleanliness. He now spends  
6 \$15,000 a year—a new expense—on supplies and staff dedicated to maintaining  
7 the perimeter and external areas of their facility.

8 His company’s property has appeared in footage taken by a reporter for a  
9 local television affiliate that accurately depicts the conditions in Skid Row. (*See*  
10 *Chris Cristi, L.A.’s homeless: Aerial tour of Skid Row, epicenter of crisis,*  
11 *ABC7.com (June 13, 2019), [https://abc7.com/society/las-homeless-aerial-tour-of-](https://abc7.com/society/las-homeless-aerial-tour-of-skid-row-epicenter-of-crisis/5344680/)*  
12 *skid-row-epicenter-of-crisis/5344680/.*) The video shows mounds of trash with  
13 tents, structures, and other property completely blocking sidewalks and spilling  
14 into the streets at the corner of 6th and Crocker, just yards away from the Ore-Cal  
15 building. He frequently hears police or ambulance sirens, sees drugs being sold  
16 or used, and sees human beings walking around in a drug-induced haze or  
17 completely passed out in the streets or gutters.

18 Mr. Shinbane has observed no meaningful efforts by the City to address  
19 these issues and has noted a lack of law enforcement activity in the area  
20 surrounding his business despite the prevailing state of lawlessness.

21 1. **HAL BASTIAN**, a commercial real estate professional in Los  
22 Angeles for 38 years, has been one of the leaders of the Downtown Los Angeles  
23 Renaissance for the last 27 years. He began working as a retail broker for  
24 Cushman & Wakefield in Downtown Los Angeles in 1994. He later transitioned  
25 to the role of leasing director for The Old Bank District—the first adaptive reuse  
26 project in downtown that converted historical office buildings into loft  
27 apartments. From 2001 to 2014, he served as the Director of Economic  
28 Development for the Downtown Center Business Improvement District

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1 (DCBID), and eventually, its Executive Vice President. During this time, Mr.  
2 Bastian facilitated the construction of over 22,000 housing units, leading tours  
3 and producing special events that recruited thousands of new residents and  
4 resulted in the construction of dozens of new commercial and mixed-used  
5 developments, and attracting over 300 new businesses to the downtown area,  
6 including Ralphs, Fresh Fare, Bottega Louie and Whole Foods Market. He lives  
7 in Downtown Los Angeles.

8 Mr. Bastian’s extensive experience in Downtown Los Angeles has made it  
9 clear to him that both action and inaction by the City has been a substantial  
10 contributing factor in the current homelessness crisis. In particular, the City’s  
11 response to a series of federal lawsuits has coincided with this crisis, which  
12 affects the homeless and housed alike, and he joins this lawsuit to bring about a  
13 substantial change in the deteriorating conditions of Downtown Los Angeles.

14 m. **LISA RICH** owns several buildings in Skid Row, which she  
15 rents out to various businesses. Her family has been running the properties for  
16 over 40 years and has brought significant numbers of jobs to the area. Over the  
17 past several years, the number of homeless persons on the sidewalk in front of the  
18 buildings has dramatically increased, as has the amount of personal possessions.  
19 Frequently, tents and belongings block the sidewalks for days at a time, bringing  
20 with them refuse, criminal activity, and unhygienic conditions. At times, the  
21 buildup of property has physically prevented tenants and patrons from accessing  
22 the buildings. Tenants have complained and requested rent reductions due to the  
23 effect the homeless encampments are having on their business. Recently a  
24 mobile lab engaged by her environmental consultants refused to come to the  
25 properties due to the danger of the area.

26 Ms. Rich attempted twice to contact LAPD for assistance in moving the  
27 property but received no help. When she asked why LAPD had not moved  
28 homeless persons or their property, she was informed that there was nothing

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1 LAPD could do. After learning the City would not help, Ms. Rich attempted to  
2 install fencing around some of her higher risk properties to keep tents from being  
3 propped directly against the buildings. But the City warned her that the fencing  
4 was unlawful and would lead to fines. Before she could remove the fencing at  
5 issue, an unknown person or entity removed the chain link, and tents returned,  
6 gathering around the bare fence poles.

7 In late 2017, a fire at a homeless encampment burned out of control and set  
8 one of Ms. Rich’s buildings on fire. The blaze significantly damaged the  
9 building’s offices and electrical system, requiring more than \$80,000 worth of  
10 repairs. The fire and repair process disrupted her tenant’s business for significant  
11 time. At her next policy renewal period, her fire insurer refused to renew the  
12 policy covering all of her buildings, claiming her buildings could no longer be  
13 insured because of the risks posed by the adjacent homeless encampments. Ms.  
14 Rich then approached 24 other insurers—of those, 23 insurers outright refused to  
15 insure her buildings at any rate. Eventually, one insurer offered to cover her  
16 buildings at a premium more than four times her original rate. As a result of  
17 these developments, she is actively considering selling her family’s business and  
18 abandoning the Skid Row area.

19 n. **DEISY SUAREZ** is a resident of and business owner in  
20 Downtown Los Angeles. She lives and works on 5th Street (“5th”) and  
21 Broadway Street (“Broadway”). Ms. Suarez is also the proud mother of two  
22 young children.. Due to the violence and disease surrounding the encampments  
23 throughout downtown, Ms. Suarez fears for her and her children’s safety each  
24 time they leave their home. In fact, this fear has become almost paralyzing, often  
25 preventing Ms. Suarez from leaving the building by foot.

26 Given her children’s young age, Ms. Suarez uses a stroller when traveling  
27 by foot. The increase in homeless persons and their property on the streets  
28 hinders Ms. Suarez’s ability to freely travel the public sidewalks and regularly



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1 puts her and her children’s lives in danger. She finds it difficult to travel 3rd  
2 Street and Main Street, between 7th and 8th Street along Maple Street, along the  
3 east side of Los Angeles Street between Winston and 5th Street, between 5th and  
4 6th Street on Los Angeles Street, and along Main Street between 6th and 7th  
5 Street.

6 Some of these routes are blocked by street vendors who become extremely  
7 aggressive, and whose belongings and “shops” take up the entire sidewalk. On  
8 other streets, tents and personal belongings fill the sidewalk, making it difficult or  
9 impossible for a person with a stroller or someone in a wheelchair to pass. When  
10 she asks individuals to move themselves or their belongings so that she can use  
11 the sidewalk, she is often met with aggression. As a result, Ms. Suarez is  
12 frequently forced to walk, with her children in their strollers, in the street with  
13 moving cars, to reach her destination because the streets are blocked with  
14 individuals and belongings. As a mother of young children, Ms. Suarez feels  
15 extremely vulnerable walking on the streets.

16 Ms. Suarez’s business has been negatively impacted by the homeless crisis  
17 in Downtown Los Angeles. She owns Desuar Spa, a day spa, in the same  
18 building where she and her family live. At least a few times a month, she and her  
19 staff receive phone calls from clients canceling their appointments because they  
20 are afraid of getting out of the car or walking to the building. The hotel  
21 concierges at the Intercontinental and the Weston have expressed safety concerns  
22 for guests looking to visit the day spa. Sometimes, there are individuals asleep  
23 on the sidewalk in front her business, making it difficult, and unnerving for  
24 individuals to enter the building. The increase in homeless persons living and  
25 sleeping outside of her business has made it difficult for her to retain staff.  
26 Multiple staff members have quit as a direct result of frightening interactions  
27 with the homeless individuals. And Ms. Suarez has struggled to recruit new staff  
28 members because of the danger the location of the spa poses.

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1           97.    **JOSEPH BURK** owns an historic building utilized for a company  
2 he created called Location 606, Inc. His property is primarily rented for film,  
3 television, commercial and music video production. Until 2017, he rented part of  
4 the property to tenants, but since then, due to the conditions in the area, he could  
5 not find a tenant to occupy the property and moved in along with his wife. After  
6 his wife became pregnant with their child earlier this year, they decided to move  
7 out of the property for their safety and mental well-being. Mr. Burk is regularly  
8 at the property and remains apprised of and impacted by the situation, and the  
9 challenges it presents, surrounding his property.

10           98.    He pays property taxes but cannot use the public sidewalks around  
11 his own property. Mr. Burk’s residence became unlivable due to surrounding  
12 conditions, and his business has been destroyed. Production companies have  
13 stopped using his building for film shoots, and he has gotten countless rejection  
14 emails and letters citing the conditions around his property. He has lost hundreds  
15 of thousands of dollars because production companies cannot use Mr. Burk’s  
16 property because they need accessible driveways and sidewalks for heavy  
17 equipment, lighting and sound items, and costume trucks, and the exits and  
18 entrances to his property are often fully blocked by shelters and possessions. On  
19 at least one occasion when his property was to be used for filming, the crew was  
20 unable to bring their equipment inside his building and demanded its money  
21 back. His property has been on the market for years without an acceptable offer,  
22 and he has experienced a significant decline in his own quality of life because of  
23 the increased filth, violence, and drug use in the surrounding areas.

24           99.    Over the past three years, Mr. Burk has received the following  
25 communications from production companies considering his property for filming:

26               a.    October 11, 2016 email: “After driving past your place on 6th  
27 and Crocker yesterday I can no longer present your property for upcoming  
28

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1 commercial shoots. The homeless condition directly around your property is out  
2 of control and I wouldn't feel safe bringing any film crew into that area."

3 b. October 24, 2016 email: "Sorry the scout left before going  
4 inside to see your space today. He told me that when he showed up, he could  
5 barely walk down the street because there were so many homeless tents and  
6 people around. He said it would be a nightmare to try and film there and didn't  
7 want to put the option in front of the director. Also, wouldn't be appealing to  
8 bring the client there due to all the homeless people."

9 c. February 7, 2017 email: "Thank you for showing [interested  
10 client] your place. She really liked it. But she is concerned about the  
11 neighborhood because her show has a big star attached. Thanks again."

12 d. June 27, 2017 email: "When the location manager showed up  
13 with the director, his instant reaction was 'I won't shoot here, because I won't get  
14 out of the car[.]' Due to the severity of the homelessness in your area, I fear you  
15 are losing out on a lot of shoots. I know it[']s out of your hands, but thanks for  
16 all your help today."

17 100. From 2003 to 2017, two full-time tenants, a married couple, lived in  
18 the building, but they moved out due to the declining quality of life arising out of  
19 the homelessness crisis. The amount of noise and trash coming from the  
20 encampments had become too much for them. The wife was harassed repeatedly,  
21 and the husband had his bike stolen numerous times. People would (and still do)  
22 urinate and defecate on the property's fence, which would run down toward the  
23 front door. The tenants frequently came across used needles which were left  
24 behind from people in the encampments and called 911 several times to report  
25 individuals overdosing on drugs.

26 101. Since those tenants moved out, Mr. Burk has struggled to find a  
27 full-time tenant for the property. People are not interested in renting his property  
28 as a home or living space because of the surrounding area. LAPD officers have

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1 told Mr. Burk that they have been instructed by their superiors not to ask the  
2 homeless to move their belongings from the sidewalks or from his property.  
3 Because of this, when he has asked people to move their belongings from  
4 blocking the entrance to his home, he has been threatened, spit on, and verbally  
5 attacked. Weekly, he witnesses public sex, prostitution, and/or nudity on 6th  
6 Street and Crocker Street. His security cameras often catch violent encounters,  
7 including shootings and other murders, right across the street from the building.

8 102. The building across from him has caught on fire from a homeless  
9 encampment's open flame five times in the last year. He was dropped by several  
10 insurance companies and was declined new insurance on multiple occasions. He  
11 was without insurance for two months before he finally found a non-admitted  
12 insurance company to insure his property, at significantly higher cost than  
13 buildings in other areas of Downtown. He has difficulty receiving mail or  
14 packages. The mail carrier will not deliver his mail if his mailbox is blocked and  
15 will not get out of his truck to deliver mail or packages to his front door because  
16 he has said it is not safe. He regularly receives his neighbors' mail because the  
17 carrier simply chooses the mailbox that is not blocked that day to put the entire  
18 block's mail in. If everyone's mailboxes are blocked, mail is not delivered.  
19 Food delivery services will no longer deliver food to his property after dark.  
20 Rideshare drivers such as Lyft or Uber refuse to pick up or drop off there.

21 103. Every day he finds used needles on the sidewalks and on his  
22 property. Clothes and trash are thrown over his fence and onto his property daily.  
23 On days when the sidewalks around his property are clear, support groups use the  
24 sidewalk to hand out food and clothing which results in mounds of trash being  
25 left behind. His property fence is regularly used a restroom since there are  
26 minimal facilities for the number of people living in front of his property. He  
27 must make sure the urine and feces are washed off his property on a daily basis.  
28 The unmanaged urine and feces on his property, as well as the rat and bug

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1 infestations, create significant health risk. His fence has been damaged from  
2 people pushing large bulky items, such as a couch and a refrigerator, against it  
3 and tying tents and tarps to it. Most days he cannot use the sidewalk around his  
4 building and the entrances to his property have been blocked by debris.

5 104. In February 2020, his wife saw a dead body on the sidewalk outside  
6 of his property when he was leaving for work. She now suffers from ongoing  
7 trauma every time she sees a person laying on the sidewalk near the property  
8 because she assumes they are not alive. The conditions around his property have  
9 worsened beyond his control, and he can no longer invite friends or family to his  
10 property, or reasonably enjoy and use his property.

11 105. Mr. Burk has been trying to sell the property since early 2018.  
12 There have been several interested buyers, yet the property has not sold, as the  
13 conditions surrounding the building and the recent and widely reported typhus  
14 and hepatitis outbreaks in the area have scared off potential buyers. His property  
15 has dropped out of escrow multiple times. All potential buyers have cited the  
16 dangerous conditions on the surrounding streets and sidewalks as the reason they  
17 would not purchase the property.

18 106. For example, on January 17, 2018, he received an email from a  
19 potential buyer stating, in part, “Just wondering how you’re planning to sell it  
20 when the homeless are 3 tents deep all around that. I know that DTLA is  
21 working on the problem but isn’t the skid row development company super  
22 close? . . . [W]hat precautions and what actions can be taken regarding the  
23 sidewalks around the property as owners[,] if we were to buy it?” The email also  
24 included a text message screen shot from a potential buyer stating, “Thanks for  
25 letting me know about the sidewalk directly around the building. I just know that  
26 it will make it awfully hard for pedestrians to walk over from the arts district . . .  
27 if no one will venture over because the rest of the surrounding streets look like a  
28 scene from Mad Max then that could be a hiccup.”

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1           107. In 2018, the City of Los Angeles inquired about acquisition of Mr.  
2 Burk’s property. The City would not tell him why they were interested in his  
3 property, but in January 2019, he found out from an article in the *Los Angeles*  
4 *Times* that the City was looking to turn his property into a Homeless Hygiene  
5 Center. The City has not made an offer on the property but has made matters  
6 worse by releasing his address to the public.

7           108. Mr. Burk spoke to some young men who told him they came to Skid  
8 Row from the Valley because they knew they could pitch a tent, buy and use  
9 drugs, without any repercussions. To be clear, they were not homeless, they were  
10 simply capitalizing on the drug-haven Skid Row has become. This is just one  
11 example of the “attractive nuisance” of Skid Row as a result of the City and  
12 County’s current lax enforcement policies.

13           109. The homelessness crisis right outside Mr. Burk’s building is  
14 heartbreaking, but what is even more heartbreaking is that the City is allowing it  
15 to get worse.

16           110. **GEORGE FREM** owns a luxury auto-shop in Mar Vista California,  
17 which primarily services high-end vehicles. In 2015, a few homeless individuals,  
18 and others who were not homeless but pretended to be to sell narcotics, set up  
19 tents under the 405 freeway adjacent to his business. Since then, the population  
20 of the encampment has continually increased, and he currently estimates that  
21 more than 80 people live there. The residents have brought a variety of goods  
22 with them including tents, mattresses, wardrobes, and more. The encampment  
23 effectively fully covered the sidewalk on one side of the road then spread to  
24 cover the Culver City side for the last two years. Mr. Frem now sees drug use,  
25 prostitution, violence, and public indecency on a regular basis. He estimates over  
26 80 people living under and near the bridge.

27           111. The City conducts weekly sanitary cleanups of the camp. When  
28 they do so, the City announces that any property left within a designated zone



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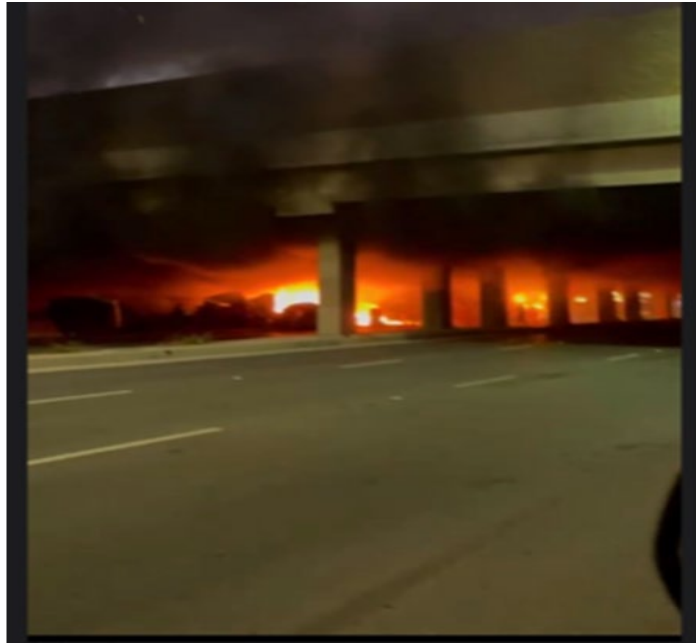
1 will be considered abandoned and disposed of accordingly. This leaves the  
2 unsheltered residents no choice but to move themselves and all of their  
3 belongings to the area immediately outside of the cleanup area and directly in  
4 front of Mr. Frem’s business. Additionally, a few times a week LAHSA  
5 representatives set up a mobile help desk, food giveaway station, and/or mobile  
6 shower station (where the City built a special mobile shower drainage system)  
7 directly in front of Mr. Frem’s business, resulting in lines of people on the  
8 sidewalk for hours as they wait for the showers to be available. When this  
9 occurs, customers frequently question whether their vehicles are safe in the lot  
10 and whether they will be stored inside overnight. Mr. Frem used to clean the area  
11 himself, paying for private companies to pick up trash and litter, and security to  
12 patrol the area, but was admonished by the City to stop doing so or face fines and  
13 criminal penalties himself.

14 112. There have been shootings under the bridge multiple times, at least  
15 three were caught on Mr. Frem’s security video: July 26, 2018, April 1, 2019,  
16 and October 14, 2020. In just the last year there have been seven separate fires  
17 under or near the bridge: October 28, 2020, December 27, 2020, January 20,  
18 2021, April 16, 2021, April 29, 2021, May 10, 2021, and May 22, 2021. Below  
19 is a single photograph that shows the horror and danger to life and property when  
20 people live, cook, and try to warm themselves in places not made for human  
21 habitation. That risk grows even greater when considering the criminal element  
22 that preys on the vulnerable and often, sadly, intentionally light fires in revenge  
23 or madness:

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113. Before the encampment was in place in 2015, Mr. Frem received significant business from studios wanting to rent his location or other auto shops who would sub-contract to him for repairs. The encampment and related activity, especially the presence of homeless persons immediately outside of the property, caused those shops to doubt the safety of their vehicles while at Mr. Frem’s shop, and has caused them to stop using him for sub-contract work. Prior to 2015, Mr. Frem would get significant walk-in business from his prime location on a major arterial road, but now long-time customers tell Mr. Frem that they do not feel safe picking up their vehicles late at night and potential customers turn away when they see the conditions outside of the shop.

114. This has decreased the number of service orders the shop has every year since the encampment arose. Before the encampment was in place, Mr. Frem’s shop consistently showed an increase of repair orders and performed over 1000 repairs per year. But, because of the City’s policies effectively maintaining and promoting the camp, the numbers have declined year on year, and now, the shop draws less than 50% of repair order jobs compared to 2013. The City’s

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1 homelessness policies have caused serious economic damage to Mr. Frem’s  
2 business and have effectively destroyed the value of his enterprise.

3 115. **WENZIAL JARRELL** is a Black male who has been homeless and  
4 living on Skid Row for the past several years. Before becoming homeless, Mr.  
5 Jarrell served in the Air Force, including 8 years in Iraq, before getting injured in  
6 combat. As a result of his service, he now suffers from post-traumatic stress  
7 disorder (“PTSD”), which adversely effects his ability to survive on the streets  
8 and acquire services. Living on the streets with his issues is incredibly difficult.  
9 The area is violent, he hears gun shots often and it triggers his PTSD. He has  
10 physical injuries as a result of his service which are exacerbated by living on the  
11 street.

12 116. Mr. Jarrell came to Skid Row after the death of his first wife because  
13 he was told he could find housing and services there. But Mr. Jarrell has yet to  
14 receive either housing or services. In fact, the health benefits, general relief, and  
15 food stamps he received upon his arrival have stopped because who he thought  
16 was a County worker asked him to sign a contract, and his identity was  
17 subsequently stolen. The other promised services also remain elusive. The  
18 process for obtaining services he needs like SSI, general relief, and mental health  
19 treatment is arduous and he is frequently told to wait, come back later, or that he  
20 must contact someone different. These complications to getting services are  
21 incredibly frustrating and due to his PTSD causes him to withdraw, preventing  
22 him from completing the application process and frustrating his prior efforts. He  
23 is eligible for SSI and a veteran affairs (“VA”) pension, but due to his identity  
24 theft issues he hasn’t been able to work through the barriers to receiving it. He  
25 often feels hopeless and like it is not even worth trying. For months at a time, he  
26 accepts that he will never leave Skid Row and find a better life for him and his  
27 second wife, with whom he shares a tent.

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1           117. Mr. Jarrell’s search for help has been further complicated by how  
2 functional he is and how well he has adapted to being homeless. In his  
3 experience, services are reserved for those suffering from severe addiction or  
4 mental or physical health issues. He finds he is not “homeless enough” or “sick  
5 enough” and gets put in the back of the line for help. Because he can manage his  
6 often-debilitating PTSD and does not have a severe drug addiction or physical  
7 health issue, he has a much harder time getting help. Mr. Jarrell is frustrated that  
8 the City’s and County’s focus is on those in the direst circumstances, leaving  
9 him, and many others like him, who are most likely to escape homelessness,  
10 without help or services.

11           118. Mr. Jarrell has witnessed first-hand how hard it can be to obtain  
12 services even when a person visibly needs help. For example, Mr. Jarrell once  
13 came across a 19-year-old girl who was blind, walking the streets of Skid Row.  
14 It was clear to Mr. Jarrell that she would not be able to survive on Skid Row, so  
15 he brought her to a county social worker that he knows. The county services  
16 worker initially told him there was nothing they could do for the girl. Mr. Jarrell  
17 demanded to speak with the county manager’s supervisor and subsequently  
18 learned that the worker was incorrect and should have been providing help to the  
19 girl. For Mr. Jarrell, this experience demonstrates two things. First, that many  
20 homeless people on Skid Row are unable to attain the services they need due to  
21 their own limitations and the complicated system that the City and County have  
22 designed. Second the workers running these systems are often barriers rather  
23 than facilitators of the care that individuals living on Skid Row needs.

24           119. Mr. Jarrell was living on Skid Row during the Covid-19 crisis. It  
25 was months before anyone from the city informed Mr. Jarrell and others about  
26 the pandemic or how to protect themselves. As a result, Covid-19 moved quickly  
27 through the homeless population while little to no aid was offered. He saw many  
28 people sick, coughing, and even dying. As a population, they felt ignored, and it

1 was clear that the rate of sickness and death far exceeded what was being  
2 reported. This experience exemplified how little the City and County care about  
3 a population that is already struggling just to survive.

4 120. These examples paint a picture of what life on Skid Row is like.  
5 Services are regularly denied or terminated for unreasonable or unrelated issues.  
6 The workers responsible for this irrational behavior are not held accountable,  
7 sweeping the issues under the rug to avoid blame and responsibility. Individuals,  
8 like Mr. Jarrell, were directed to Skid Row with promises of assistance and  
9 services, but instead they are turned away and abandoned; left to get worse  
10 instead of better.

11 121. The services that are provided (frequently by private organizations)  
12 fail to stop homelessness itself. While Mr. Jarrell appreciates the food, clothes,  
13 tents, and other provisions provided, these items do little to help him get off the  
14 streets. While these provisions make life on the street more comfortable, it does  
15 not provide a stable housing environment.

16 122. He has tried sleeping in congregate shelters when he's been able to  
17 get a bed, but due to his experiences in Iraq, his PTSD worsens when he is  
18 surrounded by large numbers of people. A couple times he has been able to find  
19 individual housing, but it's only for single people and he does not want to be  
20 separated from his wife who he cares for, and who cares for him. And under no  
21 circumstances will he leave his wife alone in Skid Row. It is far too dangerous.

22 123. Mr. Jarrell is a selfless, caring individual who works hard to help  
23 others get out of the black hole that is Skid Row. He prioritizes helping those  
24 who he thinks clearly do not belong, or should have a home to go back to,  
25 because he does not want them to get attacked or left to fend for themselves.  
26 According to Mr. Jarrell, there is nothing worse than getting stuck in the system  
27 of Skid Row and realizing you cannot escape. If he were able to get a stable  
28 housing environment with any semblance of personal space, he would jump at

1 the opportunity. Mr. Jarrell knows he is more likely to die because he lives on  
2 Skid Row.

3 124. **CHARLES MALOW** has been living at Union Rescue Mission,  
4 within the Skid Row area, since 2012. Prior to 2008, he worked as a garage door  
5 installer for 29 years, and from 2000 to 2006 he worked part-time as a security  
6 guard. He became homeless in 2008 when the economy crashed. From 2010 to  
7 2012, he lived on the streets of Glendora, California. In the winter of 2011 and  
8 2012, he stayed at a Glendora Winter Shelter and then decided to seek help at the  
9 Union Rescue Mission (“URM”) located on 545 San Pedro St., Los Angeles, CA  
10 90013. When he first arrived at URM in 2012, police officers would come by in  
11 the morning, and wake-up the people sleeping on the streets. They were required  
12 to pack up their belongings and stow them, so the sidewalks were not blocked.  
13 This also allowed illegal activity such as narcotics and weapons sales to be more  
14 easily discovered and therefore addressed. At that time, there were no tents in  
15 front of URM.

16 125. For about five years, Mr. Malow has been an Ambassador at URM.  
17 The Ambassador program allows a small group of men to live at URM  
18 indefinitely. Since living at URM, he has worked at Home Depot and in URM’s  
19 janitorial department, known as the EVS team. He knows that diseases such as  
20 typhus have made a resurgence on Skid Row, and this makes him extremely  
21 concerned that his work with the EVS team puts him at greater risk of contracting  
22 a disease.

23 126. In the last several years Mr. Malow has seen a big increase in the  
24 volume of tents and belongings on the streets. This has greatly affected his daily  
25 life. He has observed a dramatic increase in the rodent problem on Skid Row and  
26 has seen rats running in and out of tents when he sweeps the sidewalks and  
27 gutters outside of URM. A major cause of this rodent problem is the volume of  
28 trash disposed of on the streets—because individuals living on the streets throw



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1 food and trash in the streets, rats have more than enough food to flourish. There  
2 has also been a huge increase in the amount of human feces on the street which  
3 carries with it the significant risk of disease, not to mention the odors.

4 127. There is absolutely no room to walk on the sidewalk, so if he leaves  
5 URM, Mr. Malow is forced to walk in the street. Even in places where he could  
6 physically walk between the encampment and the wall, he still must walk on the  
7 streets or risk violent confrontation from people who accuse him of invading their  
8 “space.” When he leaves URM, he must plan his route carefully even if traveling  
9 by public transportation. Due to an increase in crime, including narcotics sales  
10 and violent activity, he must use a car service to get back from the metro or bus  
11 station after visiting his mother in Anaheim. He always has the car drop him off  
12 directly in front of URM to avoid dangerous encounters on the street.

13 128. Mr. Malow does not leave URM between the hours of 4 p.m. and 6  
14 a.m., because he is concerned for his safety on the streets. When he does leave,  
15 he is incessantly approached and offered illegal drugs for sale. He regularly sees  
16 people just outside his home using illegal narcotics in the form of pills or  
17 smoking or injecting themselves. He sees people lying motionless in gutters,  
18 often without clothes or shoes, and is constantly looking to see if that person is  
19 dead or merely unconscious from drugs or alcohol. As a person who has  
20 struggled with drug and alcohol use, it is particularly painful to watch and  
21 experience.

22 129. The excessive build-up of tents and debris over the last few years is  
23 directly responsible for this significant increase in crime because it allows  
24 criminals to operate in relative anonymity. This increase in debris, tents, and  
25 personal items on the streets also makes it impossible for health and safety  
26 workers to identify public health risks, causing disease and unsafe conditions to  
27 spread right outside his home. As a formerly homeless individual, Malow knows  
28 first-hand the difficulties that come from living on the street and is deeply

1 troubled by both the City’s actions and inaction in the face of the homelessness  
2 crisis.

3 130. **KARYN PINSKY** works in DTLA and lives there with her husband  
4 and their young son. She and her husband moved to DTLA in 2010 because they  
5 were drawn to the architecture, history, and walkability of the area. Unhoused  
6 individuals have always been present near their home, but in far fewer numbers.  
7 In 2010, the only tents west of Skid Row were on Broadway, and they were  
8 erected every night and removed shortly after sunrise. From 2010 to 2016, Ms.  
9 Pinsky and her husband, and later her son, were able to enjoy many wonderful  
10 features of DTLA—they regularly walked their dog along Main Street, and they  
11 felt comfortable walking to the many wonderful establishments and restaurants  
12 that were nearby.

13 131. All this has changed dramatically over the past several years as the  
14 homelessness crisis has deepened. Now, due to many recent experiences and the  
15 crime and concentration levels in Downtown, Ms. Pinsky is fearful that either she  
16 or her son will be the subject of some random act of violence. Once, while sitting  
17 outside at a café on Spring Street, a homeless woman screamed and became  
18 violent towards her because she thought Ms. Pinsky was “judging” her—only  
19 when her husband and others intervened was the situation defused. On another  
20 occasion, her husband saw the aftermath of a violent encounter between a  
21 neighbor and a homeless, mentally ill individual—the individual hit their  
22 neighbor in the face with a 2x4 that had a nail in it. Earlier this year, a homeless  
23 man seated outside a café on 6th Street near Broadway, a block from their house,  
24 randomly pushed a stranger into the street in front of an oncoming bus. The man  
25 was struck by the bus and ultimately died. Another neighbor on a different floor  
26 was attacked in the middle of the night by someone who gained access through a  
27 fire escape window. Now, as a result, she no longer feels safe sleeping with her  
28 window cracked even a little at night because of its proximity to the fire escape.

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1           132. Sexual assaults on women also have increased significantly in the  
2 last several years, and as a result, Ms. Pinsky is terrified of being assaulted while  
3 running errands or just walking to or from a restaurant. The conditions  
4 immediately surrounding their home have gotten so dangerous that neither she  
5 nor her husband will leave the house by foot at all. They drive into the garage  
6 and stay in their home; if they need to run errands, they drive. She does not walk  
7 at all, due to the violent criminals that are using the tents as cover immediately  
8 outside her building. She once was able to take her son to enjoy the various  
9 activities Downtown Los Angeles offers, like the library story time, parks such as  
10 Pershing Square, and museums. Now they avoid those altogether. Family and  
11 friends are so fearful of the disease and violence in the area that they will no  
12 longer come to visit Ms. Pinsky. The area was not always like this, but the City’s  
13 failure to address this crisis in a way that is balanced for both the housed and  
14 unhoused communities has fundamentally altered the neighborhood and her  
15 experience of it. Ms. Pinsky has been greatly affected and has a very real interest  
16 in remediating this issue insofar as her quality of life and basic enjoyment of her  
17 property has been severely diminished. At the same time, she also has  
18 compassion and empathy for those on the streets who are subject to the assaults  
19 (particularly women), the elements, the drug pushers, the gang members, the rats,  
20 filth, and disease. For Ms. Pinsky, this is no way for a society to treat its most  
21 helpless members.

22           133. **LEANDRO SUAREZ** is recently retired chief petty officer  
23 (“CPO”) in the United States Navy and served for over 24 years. He resides with  
24 his sister, Deisy Suarez, at 5th and Broadway four days of the week. While  
25 stationed off the coast of Southern California, he was involved in an accident  
26 involving a Navy jet which resulted in the amputation of his right leg and his left  
27 big toe. It took him nearly two years to be healthy enough to use a prosthetic leg.  
28 He also suffers from lower back problems and problems with his toes, knees, and

1 feet. Currently, he can only walk for five to eight minutes at a time with the  
2 assistance of two crutches. Because of his limited mobility with the prosthetic,  
3 CPO Suarez relies on an electric wheelchair for most daily activities, *e.g.* walking  
4 the dog, grocery shopping, running errands, or going “long” distances.

5 134. Navigating the streets of Downtown Los Angeles is nearly  
6 impossible for CPO Suarez, and he is often confined on his block at 5th and  
7 Broadway. The swelling number of persons living on the streets with their  
8 possessions severely limit Mr. Suarez’s ability to travel by wheelchair throughout  
9 DTLA.

10 135. Streets that contain businesses with outdoor patios, chairs, or other  
11 decorative materials pose a particularly difficult problem for CPO Suarez. While  
12 the law requires businesses to ensure a certain portion of the sidewalk remain  
13 clear, homeless persons openly camp in front of these establishments, effectively  
14 blocking the entire sidewalk. CPO Suarez cannot get around these persons, and  
15 because he is in a wheelchair, he must go back to the corner so he can use the  
16 ramp to access the street and cross to the other side. This is a laborious, time-  
17 consuming, and dangerous process. And the constant backtracking limits CPO  
18 Suarez’s ability to travel within the city because his wheelchair is not made for  
19 long distances.

20 136. When CPO Suarez asks homeless persons to move themselves or  
21 their belongings, they often become aggressive with him, demanding that he  
22 prove he “owns the sidewalk,” or that he give them cigarettes or other  
23 paraphernalia as a “tax.” More often than not, people simply refuse to move,  
24 again, forcing Mr. Suarez to find a curb, cross to the other side of the street, and  
25 hope that there will be enough public walkway for his wheelchair to fit through  
26 so that he can complete a simple errand, task, or outing.

27 137. The buildup of goods and persons on the streets prevents CPO  
28 Suarez from freely traveling throughout the city. He is limited in the distance

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1 and the places he can travel because his electric wheelchair has a limited battery  
2 life. When streets are blocked with property and people, CPO Suarez is forced to  
3 find a different, unobstructed, route to his destination. And sometimes, because  
4 CPO Suarez’s wheelchair has limited battery life, he is prevented from even  
5 reaching his destination. In fact, at times the idea of traveling outside is so  
6 daunting that Mr. Suarez is forced to remain indoors.

7 138. CPO Suarez’s difficulties are exacerbated when construction  
8 projects limit the sidewalk further. A construction project between 4th and 5th  
9 Street has made it is nearly impossible for CPO Suarez to travel down Broadway  
10 because while a makeshift walkway exists, the walkway is often blocked by  
11 homeless persons or their property. CPO Suarez’s request that the individuals  
12 move is often rebuffed, preventing him from descending down the ramp or  
13 having full and free access to public sidewalks or the ability to travel the streets.

14 139. CPO Suarez regularly endures verbal abuse from the individuals he  
15 asks to move so that he can access the public walkway. Already physically  
16 vulnerable, this constant beratement has left CPO Suarez fearful of traveling  
17 outside.

18 140. **HARRY TASHDJIAN** owns an upholstery supply business in the  
19 industrial area of DTLA, and the property surrounding the business location. Mr.  
20 Tashdjian’s building typically houses millions of dollars’ worth of inventory.  
21 When he purchased the building in 2013, tents were not allowed on the streets  
22 during the day. Because his business operates during traditional business hours,  
23 he believed that the location would not hinder business, which generally has  
24 between 70 and 100 will-call orders per day through which customers order  
25 product and then come into the business shop to pick it up.

26 141. In mid-2016, Mr. Tashdjian saw an immediate increase in tents on  
27 the streets and sidewalks outside of his business. Today, tents occupy the  
28 sidewalks at all hours, and it is difficult for him and his customers to access his

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1 business due to the piles of property and people loitering on the sidewalk and in  
2 the street. Customers constantly tell him how difficult it is to get into the  
3 building or the adjacent parking lot without hitting people. Mr. Tashdjian has  
4 been repeatedly told that customers prefer to do business with competitors to  
5 avoid the hassle and inconvenience of trying to access his store.

6 142. Vendors from all over the world—Italy, Germany, United Kingdom,  
7 China, etc.—visit Mr. Tashdjian’s shop and express shock and dismay that such  
8 horrendous conditions exist in Los Angeles. His business is now at a much  
9 greater risk for vandalism, violence, and fire damage. Homeless individuals  
10 frequently urinate into or onto his building or the adjacent parking lot, and there  
11 has been an increase in graffiti on his building. The number of tents immediately  
12 outside of his building puts his business at risk of fire damage—indeed, the fire  
13 department responds at least once a year to a tent fire that has started immediately  
14 outside his building. Sometimes it is an innocent accident from an open flame;  
15 other times, it is intentional due to some drug dealers’ disagreement. His security  
16 cameras have recorded these acts of arson.

17 143. The conditions surrounding his property have cost Mr. Tashdjian a  
18 great deal of money. Because of the immediate fire danger posed by the tents  
19 outside his building, he has been forced to upgrade his fire monitoring system  
20 which cost approximately \$40,000. He has also had to spend approximately  
21 \$37,000 on a new security surveillance system to protect the building. The  
22 LAPD frequently seeks footage caught on this security system during  
23 investigations. Theft is also a major concern—pallets are constantly stolen from  
24 their building and car batteries are frequently stolen from inside people’s cars.

25 144. There has also been a significant uptick in the population of rats  
26 surrounding his building, and as a result, rat feces coat all three fences  
27 surrounding his property. To address the increase in fecal matter on his property,  
28 as well as the proliferation in cockroaches, he has hired a pest control company



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1 and had the health department visit the property multiple times. The gate  
2 surrounding his property has been repeatedly damaged, costing him thousands of  
3 dollars in repairs.

4 145. Over the last few years, as the City and County have permitted the  
5 homelessness crisis to grow, the risk to his property from fire damage and  
6 vandalism has increased exponentially—the business constantly replaces gates  
7 and other property, cleans the facilities, and sometimes pays security to safeguard  
8 its property. They have had to spend over \$100,000 in upgrades to their system  
9 and increased monitoring and pest control just as a result of the increased  
10 homeless persons and property in the area. Mr. Tashdjian and his employees  
11 cannot walk anywhere in the area and are constantly subject to risk of disease due  
12 to the putrid conditions outside the business.

13 146. The City and the County have offered no assistance to Mr. Tashdjian  
14 and have taken no steps to address the impact of the homelessness crisis on his  
15 business or to enforce the laws that are broken daily in the area around his  
16 business.

17 147. **GARY WHITTER** has been homeless on and off in the Los  
18 Angeles area for the last 13 years. He struggles with alcoholism, depression,  
19 bipolar disorder, chronic back pain, and hypertension. While he was living on  
20 the streets, he would sleep wrapped up in a blanket, usually on hard cement or a  
21 blanket. He could not get more than an hour or two of sleep at a time because of  
22 fear of attacks, noise, people asking him to move, physical pain, or exposure to  
23 the elements. Sleep deprivation caused his mental state to spiral, exacerbating his  
24 depression, bipolar, and hypertension conditions. The hard sleeping conditions  
25 and constantly carrying all his belongings everywhere he went lead to severe  
26 back pain.

27 148. The stress of the stigma of being homeless was also significant,  
28 adding to his depression and hypertension. As hard as he tried, he understood

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1 that he always looked and smelled terrible. It was impossible to keep his hygiene  
2 up and as a result he was constantly sick. Due to his unpredictable living and  
3 sleeping conditions, he lacked regular medical and dental care. He frequently  
4 encountered persons attempting to scam him or victimize him in some way. All  
5 of this caused his mental and physical state to further decline.

6 149. In the middle of March 2019, he entered into a program at the Union  
7 Rescue Mission, and has now been there for almost a year. He is able to get a  
8 full night's sleep which has significantly increased his mental stability and  
9 reduced his hypertension. Sleeping on a bed, and not having to carry his worldly  
10 possessions on his back has helped his back pain tremendously and he can move  
11 uninhibited which has itself improved his mental stability and hypertension. He  
12 now has regular access to medical and mental health clinics, and his mental and  
13 physical health has improved markedly. This is the third time he has been  
14 through Union Rescue Mission's program and he is unsure about what will  
15 happen in the future once he graduates. He is aware that permanent housing is  
16 difficult to find, but he is fearful of living on Skid Row or returning to living on  
17 the streets.

18 150. Staying on Skid Row has its own dangers. He often has to walk in  
19 the street because the sidewalks are completely blocked with tents and  
20 possessions. Even when there is room to walk on the sidewalk, he often must  
21 walk in the street anyway or risk harassment for walking in a person's  
22 "backyard" (the area in front of the tent). Other than walking to Rite-Aid to pick  
23 up his prescriptions or to the Department of Public Social Services office to get  
24 his General Relief check, he stays inside because he is too afraid to leave the  
25 building. At night he can hear gunshots and sirens all night long, and on the roof,  
26 it isn't uncommon to witness people getting attacked on the street, including  
27 women getting beaten or raped.  
28

1           151. **CHARLES VAN SCOY** lives at Union Rescue Mission and has  
2 been homeless or lived in shelters at various points in time over the last three  
3 decades. Sometime after 2010, he moved to Long Beach Rescue Mission, where  
4 he lived for two or three years. He has been living at the URM for four years and  
5 is part of its Ambassador program.

6           152. Due to various illnesses, Mr. Van Scoy is confined to a wheelchair.  
7 He depends on Access Services (“Access”), Los Angeles County’s Paratransit  
8 program, when traveling further distances within the city. Sometimes Access is  
9 available to him, but sometimes it is not—it is a limited program and he is  
10 regularly in danger of losing qualification for its services. Because of the build-  
11 up of tents and personal property on the sidewalks, it is presently impossible for  
12 Mr. Van Scoy to navigate the sidewalks surrounding the URM, and so he must  
13 choose every day to stay inside or risk traversing busy streets in a wheelchair and  
14 risking accident and injury—indeed, the risk is even greater for him on the streets  
15 because the massive amounts of trash and property (and sometimes unconscious  
16 bodies) in the gutters require him to edge closer to the center of the streets.  
17 When he tries to run errands, such as travel to the drugstore or market, he is not  
18 able to do so due to the blocked sidewalks in every direction. When he asks  
19 people to move their belongings on the sidewalk to make a path for his 32-inch  
20 wheelchair, he is met with threats and aggression, so he doesn’t even ask  
21 anymore. He cannot traverse the sidewalks in the half-square mile around his  
22 property. He would like to be able to go outside for exercise, or to go to the  
23 market or drug store independently, but has to rely on Access Services to go  
24 anywhere. Access Services typically parks half-way down the block at an  
25 entrance ramp but often the way there is blocked, so he is unable to even get to  
26 his transportation which is necessary to get to frequent doctors appointments. He  
27 has missed important doctors’ appointments and meetings because it is so  
28 difficult for him to move along public sidewalks.

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1 158. The CITY and COUNTY jointly fund, manage, and administer the  
2 Los Angeles Homeless Service Authority (LAHSA), an independent joint powers  
3 authority. According to its website, “LAHSA is the lead agency in the Los  
4 Angeles Continuum of Care, which is the regional planning body that coordinates  
5 housing and services for homeless families and individuals in Los Angeles  
6 County. LAHSA coordinates and manages over \$300 million annually in federal,  
7 state, county, and city funds for programs that provide shelter, housing, and  
8 services to people experiencing homelessness.”<sup>152</sup>

9 159. Does 1 through 200, inclusive, are persons, entities, government  
10 bodies, municipal employees, the names and identifies of which are currently  
11 unknown.

12 **V. CAUSES OF ACTION**

13 **FIRST CAUSE OF ACTION**

14 **Negligence**

15 **(Against all Defendants)**

16 160. Plaintiffs re-allege and incorporate herein by this reference each and  
17 every allegation set forth in paragraphs 1 through 159 of this Complaint as  
18 though set forth fully herein.

19 161. Defendants, by and through their agents and employees and under a  
20 theory of *respondeat superior*, have sole right and responsibility to control,  
21 maintain, and keep safe and clean the public and public-right-of-way areas in the  
22 City and unincorporated parts of the County, including parks, sidewalks, streets,  
23 public buildings, and certain undeveloped areas such as alongside freeways and  
24 other transportation routes, and to make and enforce laws assuring the public  
25 health and safety thereof for its citizens and their guests. Among other things,  
26 Defendants have the duty to maintain these areas in a manner which does not

27 \_\_\_\_\_  
28 <sup>152</sup> LAHSA, *About LAHSA*, <https://www.lahsa.org/about> (last visited Oct. 22, 2021).

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1 unreasonably interfere with the free passage or use by plaintiffs, and which  
2 addresses and alleviates conditions which are harmful to health, or indecent or  
3 offensive to the senses, and which create a fire hazard or permit crime to occur  
4 unabated including the illegal sale of controlled substances.

5 162. As controlling law makes clear, “The public is entitled to the free  
6 and unobstructed use of the entire streets and sidewalks. . .” *Vanderhurst*, 113  
7 Cal. at 152. Indeed, municipalities have “the duty to keep their communities’  
8 streets open and available for movement of people and property.” *Schneider*, 308  
9 U.S. at 160-61. The City of Los Angeles admits it has the duty to keep sidewalks  
10 open for the public.

11 163. In 2016, the City sponsored and supported a ballot measure which  
12 promised to “provide safe, clean affordable housing for the homeless, and ... to  
13 provide facilities to increase access to mental health care, drug, and alcohol  
14 treatment and other services” if its citizens authorized the issuance of  
15 \$1,200,000,000 in general obligation bonds for that purpose.<sup>153</sup> Proposition HHH  
16 passed overwhelmingly and became law in 2017, thereby obligating and creating  
17 a duty of the City to implement it in a manner to achieve its purposes.

18 164. In 2017, the County sponsored a ballot measure which promised to  
19 “fund mental health, substance abuse treatment, health care, education, job  
20 training, rental subsidies, emergency and affordable housing, transportation,  
21 outreach, prevention, and supportive services for homeless children, families,  
22 foster youth, veterans, battered women, seniors, disabled individuals, and other  
23 homeless adults” if its citizens authorized a ¼ cent sales tax for ten years to be  
24 used for that purpose. Proposition H passed overwhelmingly and became law,  
25

26 \_\_\_\_\_  
27 <sup>153</sup> City of Los Angeles, City Clerk, Voter Information Pamphlet at 7 (Nov.  
28 8, 2016), [http://clerk.cityofla.acsitefactory.com/sites/g/files/wph606/f/2016%20November%20County%20WEB\\_English.pdf](http://clerk.cityofla.acsitefactory.com/sites/g/files/wph606/f/2016%20November%20County%20WEB_English.pdf).



1 thereby obligating the County to implement it in a manner to achieve its  
2 purposes.

3 165. Defendants and their agents have breached their duty to its citizens,  
4 including and specifically to plaintiffs and Alliance members, and each plaintiff  
5 and Alliance member has suffered damages as a result, as described more fully  
6 *supra*. The bases of this cause of action is the conduct, acts, and omissions of  
7 individual responsible officials, including Does 1-150, inclusive, based on the  
8 theory of *respondeat superior*.

9 166. Plaintiffs seek no damages hereunder and seek equitable and  
10 injunctive relief only. As such neither the City nor County are entitled to any  
11 claims of immunity pursuant to California Government Code section 814.

12 **SECOND CAUSE OF ACTION**

13 **Violation of Mandatory Duty**

14 **Cal. Gov't Code § 815.6; Welf & Inst. Code § 17000**

15 **(Against Defendant County of Los Angeles)**

16 167. Plaintiffs re-allege and incorporate herein by this reference each and  
17 every allegation set forth in paragraphs 1 through 166 of this Complaint as  
18 though set forth fully herein.

19 168. Defendant County of Los Angeles is liable under California  
20 Government Code section 815.6 and common law negligence theory for violation  
21 of a statutorily mandated duty to provide medical care for the indigent.  
22 California Welfare and Institutions Code section 17000 provides: "Every county  
23 and every city and county shall relieve and support all incompetent, poor,  
24 indigent persons, and those incapacitated by age, disease, or accident, lawfully  
25 resident therein, when such persons are not supported and relieved by their  
26 relatives or friends, by their own means, or by state hospitals or other state or  
27 private institutions."  
28

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1 169. Section 10000 clarifies and defines the purpose of these obligations  
2 as follows:

3  
4 The purpose of this division is to provide for protection,  
5 care, and assistance to the people of the state in need  
6 thereof, and to promote the welfare and happiness of all of  
7 the people of the state by providing appropriate aid and  
8 services to all of its needy and distressed. It is the  
9 legislative intent that aid shall be administered and  
10 services provided promptly and humanely, with due  
11 regard for the preservation of family life, and without  
12 discrimination on account of ancestry, marital status,  
13 political affiliation, or any characteristic listed or defined  
14 in Section 11135 of the Government Code. That aid shall  
15 be so administered and services so provided, to the extent  
16 not in conflict with federal law, as to encourage self-  
17 respect, self-reliance, and the desire to be a good citizen,  
18 useful to society.

19 Cal. Welf. & Inst. Code § 10000.

20 170. Sections 17000 and 10000 taken together mandate that “medical  
21 care be provided to indigents. . . promptly and humanely.” *Tailfeather v. Board*  
22 *of Supervisors*, 48 Cal. App. 4th 1223, 1245 (1996). This means counties must  
23 provide medical care to the poor “at a level which does not lead to unnecessary  
24 suffering or endanger life and health.” *Id.* at 1240. The California Supreme  
25 Court has held that “subsistence medical services” must be provided. *Hunt v.*  
26 *Superior Court*, 21 Cal. 4th 984, 1014 (1999) (“Section 10000 imposes a  
27 minimum standard of care—one requiring that subsistence medical services be  
28 provided promptly and humanely.”) (citation omitted). Counties have an  
obligation to provide “medically necessary care, not just emergency care.”  
*County of Alameda v. State Bd. of Control*, 14 Cal. App. 4th 1096, 1108 (1993)  
(citation omitted). That includes care “sufficient to avoid substantial pain and  
infection.” *Hunt*, 21 Cal. 4th at 1014 (citing *Cooke v. Superior Court*, 213 Cal.  
App. 3d 401, 413-15 (1989)). Importantly, a county’s obligation to provide  
medically necessary care must be fulfilled “without regard to its fiscal plight.”  
*Fuchino v. Edwards-Buckley*, 196 Cal. App. 4th 1128, 1134 (2011) (citation

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1 omitted). “Medically necessary” for adults is defined in California Welfare &  
2 Institutions Code section 14059.5(a): “[A] service is ‘medically necessary’ or a  
3 ‘medical necessity’ when it is reasonable and necessary to protect life, to prevent  
4 significant illness or significant disability, or to alleviate severe pain.” Cal. Welf.  
5 & Inst. Code § 14059.5(a).

6 171. Given the above-described facts and circumstances, and significant  
7 studies, statistics, and reports including those set forth *supra*, and other such  
8 evidence as may be provided, it cannot be doubted that a person’s status as an  
9 unsheltered homeless individual both causes and exacerbates physical and mental  
10 health problems, ultimately causing much higher rates of infection, disease,  
11 decay, pain, and death. As Dr. Barbara Ferrer, director of the LA County  
12 Department of Public Health, admitted: “Homeless people are in fact dying at a  
13 higher rate because they’re homeless.”<sup>154</sup> Recognizing this, the LA County  
14 Department of Health Services has implemented limited program to provide  
15 housing as part of its larger healthcare obligation which has been wildly  
16 successful. But unfortunately, it has not gone far enough to address the homeless  
17 crisis, which is ravaging the city and county, such that over 48,000 persons  
18 remain unsheltered in the County as of January 2019.

19 172. Basic shelter is “medically necessary” insofar as it is “reasonable  
20 and necessary to protect life, to prevent significant illness or significant  
21 disability, or to alleviate severe pain” and the City and County’s failure to  
22 provide the same to its homeless population constitutes a breach of its duty under  
23 California Welfare & Institution Code Sections 17000 and 10000. Plaintiffs  
24 allege that provision of shelter, in and of itself, would alleviate significant  
25 physical and mental health issues and prevent existing or pre-existing physical  
26

27  
28 <sup>154</sup> Flores, *supra* note 91,  
<https://la.curbed.com/2019/10/30/20940369/homeless-deaths-los-angeles-county>.

1 and mental health issues from worsening. In other words, the beds themselves  
2 are medically necessary.

3 173. Plaintiffs, and each of them, have been damaged by the County’s  
4 failure to provide beds, as described in detail *supra*.

5 174. Plaintiffs seek no damages hereunder and submit this claim for  
6 equitable and injunctive relief only. As such neither the City nor County are  
7 entitled to any claims of immunity pursuant Cal. Gov. Code § 814.

8 **THIRD CAUSE OF ACTION**

9 **Violation of Cal. Civ. Code § 3490, et seq. (Public Nuisance)**

10 **(Against all Defendants)**

11 175. Plaintiffs re-allege and incorporate herein by this reference each and  
12 every allegation set forth in paragraphs 1 through 174 of this Complaint as  
13 though set forth fully herein.

14 176. California has defined nuisance as

15 [a]nything which is injurious to health, including, but not  
16 limited to, the illegal sale of controlled substances, or is  
17 indecent or offensive to the senses, or an obstruction to  
18 the free use of property, so as to interfere with the  
19 comfortable enjoyment of life or property, or unlawfully  
20 obstructs the free passage or use, in the customary  
21 manner, of any navigable lake, or river, bay, stream,  
22 canal, or basin, or any public park, square, street, or  
23 highway, is a nuisance.

24 Cal. Civ. Code § 3479.

25 177. A nuisance cause of action “is plainly aimed at protecting the public  
26 from the hazards created by public nuisances.” *People v. ConAgra Grocery*  
27 *Prod. Co.*, 17 Cal. App. 5th 51, 136 (2017). In addition to health and safety  
28 hazards, “[a] reduction in property values caused by activities on a . . . piece of  
land, and an assault on the senses by noise, dust, and odors, are just the kinds of  
harm that common law suits to abate a nuisance are designed to redress.” *Solid*  
*Waste Agency of N. Cook Cty. v. U.S. Army Corps of Eng’rs*, 101 F.3d 503, 505  
(7th Cir. 1996). A public nuisance is the substantial and unreasonable

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1 interference with a public right. *San Diego Gas & Elec. Co. v. Superior Court*,  
2 13 Cal. 4th 893, 938-39 (1996).

3 178. As described above, the City, by its failure to maintain the public  
4 property under its control, and to enforce the laws requiring the same, is  
5 perpetuating and facilitating nuisance violations.

6 179. All Plaintiffs have experienced a substantial and unreasonable  
7 interference with the enjoyment of their property, whether that be a building  
8 owned or room rented; each have suffered and continue to be threatened with  
9 respect to their health and welfare, by reason of the constant threat of disease and  
10 the experience of human waste, trash, and encampments outside their property.

11 180. Each plaintiff and Alliance member has been damaged in his or her  
12 own right, in a manner specially injurious to him or herself. No plaintiff or  
13 Alliance member consented to defendants' conduct.

14 **FOURTH CAUSE OF ACTION**

15 **Violation of Cal. Civ. Code § 3501, et seq. (Private Nuisance)**

16 **(Against all Defendants)**

17 181. Plaintiffs re-allege and incorporate herein by this reference each and  
18 every allegation set forth in paragraphs 1 through 180 of this Complaint as  
19 though set forth fully herein.

20 182. Each Plaintiff and Alliance member identified owns, leases,  
21 occupies, or otherwise controls all or a portion of the home or business identified.  
22 By Defendants' actions and inactions, each has created a condition or permitted a  
23 condition to exist that is harmful to the health, indecent and offensive to the  
24 senses, obstructs the free passage and use of public parks, squares, streets,  
25 highway, and sidewalks, permits unlawful sales of illicit narcotics, and  
26 constitutes a fire hazard, as described *supra*.

27 183. Defendants' conduct has been and is intentional and unreasonable,  
28 unintentional but negligent or reckless, and/or the condition permitted to exist

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1 was the result of abnormally dangerous activity which substantially interfered  
2 with each plaintiff's and Alliance member's use or enjoyment of his or her land  
3 that an ordinary person would reasonably be annoyed or disturbed by. No  
4 plaintiff or Alliance member consented to Defendants' conduct; each was  
5 harmed, Defendants' conduct was a substantial factor in causing the harm, and  
6 the seriousness of the harm outweighs any public benefit of such conduct (which  
7 is none).

8 184. Plaintiffs seek no damages hereunder and submit this claim for  
9 equitable and injunctive relief only. As such neither the City nor County are  
10 entitled to any claims of immunity pursuant to California Government Code  
11 section 814.

12 **FIFTH CAUSE OF ACTION**

13 **Inverse Condemnation/Cal. Const. art. I § 19**

14 **(Plaintiffs Alliance, Burk, and Frem against City)**

15 185. Plaintiffs re-allege and incorporate herein by this reference each and  
16 every allegation set forth in paragraphs 1 through 184 of this Complaint as  
17 though set forth fully herein.

18 186. California Constitution, article I § 19 provides in relevant part:  
19 "Private property may be taken or damaged for a public use and only when just  
20 compensation, ascertained by a jury unless waived, has first been paid to, or into  
21 court for, the owner." The actions by the City have limited, damaged, and/or  
22 burdened the owners' property and/or business so substantially they rise to the  
23 level of a regulatory taking, yet no compensation has been provided.

24  
25 ///

26 ///

27 ///

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**SIXTH CAUSE OF ACTION**  
**Waste of Public Funds and Resources**  
**Cal. Civ. Proc. Code § 526a**  
**(Against All Defendants)**

187. Plaintiffs re-allege and incorporate herein by this reference each and every allegation set forth in paragraphs 1 through 186 of this Complaint as though set forth fully herein.

188. California Code of Civil Procedure section 526a permits private individuals or entities to bring an action to “obtain a judgment, restraining and preventing any illegal expenditure of, waste of, or injury to, the estate, funds, or other property of a local agency.”

189. Plaintiffs and Alliance members, each of them, are residents of the City of Los Angeles and/or County of Los Angeles and/or own property and/or businesses therein and pay income tax, sales tax, property tax, and/or business license taxes and therefore having standing to bring an action under section 526a.

190. As described more fully *supra*, taxpayer funds have been misused and wasted by the City and County of Los Angeles, such they are incapable of achieving the ostensible goal of addressing the homelessness crisis in any significant way, much less “ending” it. Such expenditures, particularly when taken in the aggregate, cost several factors more than alternative available measures which are demonstrably effective in addressing the crisis.

191. Proposition HHH and Measure H were promoted and passed by the electorate to address the homelessness crisis in a comprehensive and effective way. Instead, homelessness has steadily increased in this City and County.

192. As detailed above the City and the County have spent enormous amounts of public funds on the homelessness crisis in ways that have had little or no effect on the crisis, and thereby wasted those public funds.

1 193. Plaintiffs seek no damages hereunder and submit this claim for  
2 equitable and injunctive relief only. As such neither the City nor County are  
3 entitled to any claims of immunity pursuant to California Government Code  
4 section 814.

5 **SEVENTH CAUSE OF ACTION**

6 **Violation of California Disabled Persons Act**

7 **Cal. Civ. Code § 54, et seq**

8 **(Plaintiffs Van Scoy and Suarez Against Defendant City and County)**

9 194. Plaintiffs re-allege and incorporate herein by this reference each and  
10 every allegation set forth in paragraphs 1 through 193 of this Complaint as  
11 though set forth fully herein.

12 195. California’s Disabled Persons Act codifies requirements that ensure  
13 equal and full access to individuals with disabilities. That Act provides, in part:

14  
15 Individuals with disabilities or medical conditions have  
16 the same right as the general public to the full and free  
17 use of the streets, highways, sidewalks, walkways, public  
18 buildings, medical facilities, including hospitals, clinics,  
19 and physicians’ offices, public facilities, and other public  
20 places.

21 Cal. Civ. Code § 54 (a).

22 Individuals with disabilities shall be entitled to full and  
23 equal access, as other members of the general public, to  
24 accommodations, advantages, facilities, medical  
25 facilities, including hospitals, clinics, and physicians’  
26 offices . . . and other places to which the general public is  
27 invited, subject only to the conditions and limitations  
28 established by law, or state or federal regulation, and  
applicable alike to all persons.

Cal. Civ. Code § 54.1(a)(1).

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1 196. As detailed above, Plaintiffs Charles Van Scoy and Leandro Suarez  
2 are individuals with disabilities as defined by the Disabled Persons Act, and are  
3 being denied full and equal access to places to which the general public is  
4 invited, including “free and full use” of public sidewalks, by the policies and  
5 practices of the City of Los Angeles, including its failure to regularly maintain its  
6 sidewalks in a manner which permits wheelchair-bound individuals “full and free  
7 use” thereof.

8 197. Plaintiffs seek no damages hereunder and submit this claim for  
9 equitable and injunctive relief only. As such neither the City nor County are  
10 entitled to any claims of immunity pursuant to California Government Code  
11 section 814.

12 **EIGHTH CAUSE OF ACTION**

13 **Violation of Title II of the Americans with Disabilities Act**

14 **42 U.S.C. § 12131, et seq.**

15 **(Plaintiffs Van Scoy and Suarez against Defendants City and County)**

16 198. Plaintiffs re-allege and incorporate herein by this reference each and  
17 every allegation set forth in paragraphs 1 through 197 of this Complaint as  
18 though set forth fully herein.

19 199. The Americans with Disabilities Act (“ADA”) provides that people  
20 with disabilities be afforded “the full and equal enjoyment of the goods, services,  
21 facilities, privileges, advantages, or accommodations of any place of public  
22 accommodation ...” 42 U.S.C. § 12182(a). Further, the ADA ensures that  
23 transportation facilities are constructed to a set of standards that ensures  
24 accessibility for the disabled. Sidewalks are the most common element of  
25 transportation infrastructure, yet if they are not accessible, they pose great  
26 challenges and dangers to anyone in a wheelchair or who has other mobility  
27 restrictions.  
28

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1           200. Sidewalks are subject to the access requirements of Title II of the  
2 ADA and § 504 of the Rehabilitation Act. 42 U.S.C. § 12101(1); *Willits*, 925 F.  
3 Supp. 2d at 1093 (“Any public sidewalk over which the City of Los Angeles has  
4 responsibility to inspect and notify property owners of repair needs is a ‘program,  
5 service, or activity’ within the meaning of Title II of the Americans with  
6 Disabilities Act and Section 504 of the Rehabilitation Act of 1973.”).  
7 Accordingly, sidewalk width requirements ensure that sidewalks are accessible  
8 for use by wheelchair-bound individuals.

9           201. The minimum width for an ADA-compliant sidewalk is 36 inches.  
10 36 C.F.R. § 1191, app. D, § 403.5.1 (2014) (“the clear width of walking surfaces  
11 shall be 36 inches (915 mm) minimum”). Where obstructions such as telephone  
12 poles, traffic signal cabinets, or other utilities exist, the sidewalk must be  
13 constructed to allow the minimum width requirement of 36 inches between the  
14 edge of the obstruction and the edge of the sidewalk. *Id.* “A public entity shall  
15 maintain in operable working condition those features of facilities and equipment  
16 that are required to be readily accessible to and usable by persons with  
17 disabilities by the Act or this part.” 28 C.F.R § 35.133(a) (2011).

18           202. Throughout Los Angeles, the City and County are failing to uphold  
19 their obligations to maintain clear and accessible sidewalks and public rights-of-  
20 way for its disabled residents and visitors, resulting in regular violations of the  
21 Americans with Disabilities Act. These ADA violations are obvious and known  
22 to the City and County both through its own inspections and various reports of  
23 blocked sidewalks due to encampments through its own reporting mechanisms,  
24 such as 311. Defendants and its agents and employees have failed and continue  
25 to fail to provide reasonable accommodations for disabled persons using public  
26 sidewalks.

27           203. Defendants are obligated to operate the “service, program, or  
28 activity” “so that . . . , when viewed in its entirety, it is readily accessible to and

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1 useable by individuals with disabilities. 28 C.F.R. § 35.150(a) (2012). Yet when  
2 “viewed in its entirety” public rights-of-way are not provided by Defendants to  
3 be “readily accessible to and useable” by individuals bound to wheelchairs.

4 204. The discrimination and denial of access to the City’s rights-of-way  
5 for persons with disabilities is the direct result of Defendants’ policies and  
6 practices of deliberately permitting encampments to proliferate, particularly in  
7 certain areas such as Skid Row or on Venice Blvd under the 405 freeway, and the  
8 failure to adopt or implement any adequate procedure for regularly inspecting  
9 and maintaining the pedestrian rights-of-way clear of obstructions.

10 205. As a direct and proximate result of the aforementioned acts,  
11 including but not limited to Defendants’ deliberate indifference to the violation of  
12 Mr. Van Scoy and CPO Suarez’s federally protected rights, both have suffered  
13 pain, humiliation, hardship, anxiety, indignity, and severe mental and emotional  
14 anguish. This causes each of them to be deprived of their independence and  
15 prevents each from accessing the services and benefits of public establishments.

16 206. Pursuant to 42 U.S.C. § 12133, Plaintiffs Van Scoy and Suarez are  
17 entitled to recover compensatory damages and reasonable attorneys’ fees and  
18 costs incurred in bringing this action.

19 **NINTH CAUSE OF ACTION**

20 **Violation of Section 504 of the Rehabilitation Act**

21 **29 U.S.C. § 791 *et seq.***

22 **(Plaintiffs Van Scoy and Suarez against Defendants City and County)**

23 207. Plaintiffs re-allege and incorporate herein by this reference each and  
24 every allegation set forth in paragraphs 1 through 206 of this Complaint as  
25 though set forth fully herein.

26 208. Section 504 of the Rehabilitation Act of 1973 provides in relevant  
27 part: “[N]o otherwise qualified individual with a disability. . . shall, solely by  
28 reason of his or her disability, be excluded from the participation in, be denied

1 the benefits of, or be subjected to discrimination under any program or activity  
2 receiving Federal financial assistance. . .” 29 U.S.C. § 794(a) (2016).

3 209. Plaintiffs are otherwise qualified to participate in the services,  
4 programs, or activities that are provided to individuals in the City. The City is a  
5 recipient of federal financial assistance and therefore subject to Section 504.  
6 Upon information and belief, Defendants and their agents and employees have  
7 and continue to violate Section 504 of the Rehabilitation Act by excluding  
8 Plaintiffs Van Scoy and Suarez from participation in, denying them the benefits  
9 of, and subjecting them to discrimination regarding the benefits and services  
10 involved in utilizing public rights-of-way based solely on their disability

11 210. Upon information and belief, said discrimination occurred with  
12 deliberate intent and/or reckless disregard of Plaintiffs’ rights. Plaintiffs seek an  
13 award of compensatory damages, injunctive relief, and the cost of attorneys’ fees  
14 in bringing this action.

15 **TENTH CAUSE OF ACTION**

16 **Violation of Due Process and Equal Protection**

17 **42 U.S.C. § 1983; U.S. Const. amend. V/XIV**

18 **(Against all Defendants)**

19 211. Plaintiffs re-allege and incorporate herein by this reference each and  
20 every allegation set forth in paragraphs 1 through 210 of this Complaint as  
21 though set forth fully herein.

22 212. Defendants, by enforcing the law in some areas and declining to  
23 enforce the law in others, and by abdicating their duties under the law, have  
24 arbitrarily determined where homeless encampments may or may not be located  
25 and what communities should be affected, without following their own respective  
26 procedures and in violation of both state and federal law. This has placed a  
27 disproportionate burden on some persons, communities, and businesses over  
28 others with intent to discriminate based upon geography.

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1           213. Upon information and belief, City and County officials have within  
2 the last year affirmatively notified and/or instructed homeless individuals that  
3 some areas (for example, Skid Row, certain areas in Venice, or under the 405  
4 freeway) were locations where camps would be allowed to exist and persist. This  
5 policy of allowing encampments in some areas and not others without review,  
6 public comment, vote, or other appropriate process is in direct violation of the  
7 Fifth and Fourteenth Amendments’ prohibitions against deprivation without due  
8 process and unequal protection of the law. When the City entered into the  
9 *Mitchell* settlement providing for the foregoing it agreed by its very terms, and  
10 implicitly, to treat a segment of the population (those living, working, and  
11 owning property within the “Designated Area” known as Skid Row and the  
12 surrounding blocks), including many Plaintiffs herein differently than those  
13 outside the “Designated Area.” The City had no rational basis for doing so.

14           214. The homelessness crisis undisputedly has a disparate impact on  
15 Black and Brown communities. African Americans make up 38-42% of the  
16 homeless population yet represent just 8% of the total population of Los Angeles.  
17 The City and County have repeatedly made affirmative decisions and adopted  
18 policies and laws which has furthered this disparate treatment, knowing the result  
19 would have a continued and intensified disparate impact. Here the  
20 discrimination is so blatant and invidious as to infer improper discriminatory  
21 intent by race.

22           215. Upon information and belief, this was done with deliberate intent  
23 and/or reckless disregard of Plaintiffs’ rights. Plaintiffs seek an award of  
24 compensatory damages, injunctive relief, and the cost of attorneys’ fees in  
25 bringing this action.

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**ELEVENTH CAUSE OF ACTION**  
**Violation of Due Process Clause (State-Created Danger and Special Relationship Doctrines)**  
**42 U.S.C. § 1983; U.S. Const. Amend. 14**  
**(All Plaintiffs against All Defendants)**

216. Plaintiffs re-allege and incorporate herein by this reference each and every allegation set forth in paragraphs 1 through 215 of this Complaint as though set forth fully herein.

217. By the acts and omissions described above, Defendants have affirmatively created or increased the risk that Plaintiffs would be exposed to dangerous conditions, which placed Plaintiffs specifically at risk, and Plaintiffs were harmed as a result. The City and County created danger to them and others like them by adopting and maintaining various policies and laws coalescing in a strategy to contain homeless people in Skid Row which specifically endangered Plaintiffs and were deliberately indifferent thereto. The City and County created a further danger by focusing nearly exclusively on so-called permanent housing options without balancing interim and emergency needs, which could not ever meet the ostensible goal, and caused more people to remain unsheltered, exacerbating or causing significant mental and physical decline at such a rate that outpaces the building and provision of such units.

218. Further, the City and County have an affirmative duty to act under the Special Relationship Doctrine due to the restraint on personal liberty exercised to draw in and contain homeless individuals in and near Skid Row. Moreover, the City and County have, in all the ways described heretofore caused and/or exacerbated homelessness, have acknowledged and recognized the role each has played in the crisis, acknowledged and recognized the vulnerability of

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1 unhoused individuals to both the criminal and natural elements, and have  
2 accepted and assumed responsibility to act to protect the rights of unhoused  
3 Plaintiffs and Alliance members, and others similarly situated.

4 219. Defendants knew or should have known that their acts or omissions  
5 specifically endangered Plaintiffs and were deliberately indifferent thereto.

6 **TWELFTH CAUSE OF ACTION**

7 **Uncompensated Taking**

8 **42. U.S.C. § 1983; U.S. Const. Amend. V/XIV**  
9 **(Plaintiffs Alliance, Burk, and Frem Against City)**

10 220. Plaintiffs re-allege and incorporate herein by this reference each and  
11 every allegation set forth in paragraphs 1 through 219 of this Complaint as  
12 though set forth fully herein.

13 221. The Fifth Amendment mandates, in relevant part, that “private  
14 property [shall not] be taken for public use, without just compensation.” U.S.  
15 Const. amend. V. The Fifth Amendment is applied to the states through the  
16 Fourteenth Amendment. *Chicago, Burlington, & Quincy R.R. Co. v. City of*  
17 *Chicago*, 166 U.S. 226 (1897). The actions by the City, as described in detail  
18 *supra*, have limited, damaged, and/or burdened the property owners’ so  
19 substantially they rise to the level of a regulatory taking, yet no compensation has  
20 been provided.

21 222. Upon information and belief, this was done with deliberate intent  
22 and/or reckless disregard of Plaintiffs’ rights. Plaintiffs seek an award of  
23 compensatory damages, injunctive relief, and the cost of attorneys’ fees in  
24 bringing this action.

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**THIRTEENTH CAUSE OF ACTION**

**Municipal Liability for Unconstitutional Custom or Policy (42 U.S.C. § 1983)  
(Against All Defendants)**

223. Plaintiffs re-allege and incorporate herein by this reference each and every allegation set forth in paragraphs 1 through 222 of this Complaint as though set forth fully herein.

224. Plaintiffs are informed, believe and allege that, at all times herein mentioned, Defendants City of Los Angeles and County of Los Angeles and their respective agents, with deliberate indifference, and conscious and reckless disregard to the safety, security, and constitutional and statutory rights of Plaintiffs, engaged in the unconstitutional conduct and omissions set forth above, all pursuant to policy, procedure, or customs held by the City and County of Los Angeles.

225. The actions and inactions of the City of Los Angeles and County of Los Angeles were known or should have been known to the policy makers responsible for that agency and occurred with deliberate indifference to the constitutional violations set forth above, and/or to the strong likelihood that constitutional rights would be violated as a result of its customs and/or policies.

226. Plaintiffs seek an award of compensatory damages, injunctive relief, and the cost of attorneys' fees in bringing this action.

WHEREFORE, Plaintiffs pray for judgment against all Defendants, and each of them, as more fully set forth below.

**VI. PRAYER FOR RELIEF**

Plaintiffs pray for judgment against Defendants as follows:

1. Injunctive/equitable relief in a manner to be determined by law;
2. As to the federal claims and claims under the California constitution only, compensatory damages and other special, general and consequential damages according to proof;

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- 3. An award of costs of suit, including attorneys’ fees; and
- 4. Such other and further relief as this Court deems just and proper.

**VII. DEMAND FOR JURY TRIAL**

Plaintiffs hereby demand a jury trial.

Dated: November 1, 2021 /s/ Elizabeth A. Mitchell  
 SPERTUS, LANDES & UMHOFFER, LLP  
 Matthew Donald Umhofer (SBN 206607)  
 Elizabeth A. Mitchell (SBN 251139)

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