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5	Attorneys for Plaintiffs UNITED STATES COURT			
6	EASTERN DISTRICT OF CALIFORNIA			
7	EASIEKN DISIK	ICT OF CALIFORNIA		
8	SACRAMENTO HOMELESS UNION, a) local of the CALIFORNIA HOMELESS	Case No.:		
9	UNION/STATEWIDE ORGANIZING	COMPLAINT FOR VIOLATIONS OF CIVIL RIGHTS UNDER 42 U.S.C. § 1983;		
10	represents; BETTY RIOS; DONTA) WILLIAMS; FALISHA SCOTT and all those)	14 TH AMENDMENT TO THE UNITED STATES CONSTITUTION FOR		
11	similarly situated,	ENDANGERING HOMELESS PERSONS DURING EXTREME HEAT		
12	Plaintiffs)	CONDITIONS; MEMORANDUM OF		
13	vs.	POINTS AND AUTHORITIES; DECLARATION OF CRYSTAL		
14) COUNTY OF SACDAMENTO	SANCHEZ; DECLARATION OF FLOJAUNE COFER, PhD, MPH;		
15	COUNTY OF SACRAMENTO, a political () subdivision of the State of California; CITY ()	DECLARATION OF FALISHA SCOTT;		
16	OF SACRAMENTO, a municipal corporation;) and DOES 1 – 100,	DECLARTION OF ANTHONY D. PRINCE; [Proposed] ORDER		
17				
18	Defendants.)			
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21	INTRODUCTION AND BACKGROUND			
22	1. The first day of summer, Tuesday, June 21, 2022, brought triple-digit heat to the City			
23	and County of Sacramento. At noon, the temperature rose to 102 degrees Fahrenheit as 3,900			
24	homeless human beings -the City's official estimate of the number of its unsheltered residents -			
25				
26		ho refused to declare a local emergency, although		
27	under the criteria set forth by Government Code Section 8558 such a declaration was – and			
28	continues to be—clearly indicated. "Local emergency" is defined by Section 8558(c) as "the duly			
	Complaint for Civil Rights	Complaint for Civil Rights		

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proclaimed existence of conditions of disaster or *extreme peril* to the safety of persons and property within the territorial limits of a county, city and county, or city[.]" (Emphasis added.)

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2. As set forth in the supporting declarations filed herewith, at peril that day and at the present as more triple-digit temperatures are forecasted this week and in the summer ahead, were members of the public who belong to a discrete and disfavored sub-population for whom "staying home" is not an option: the unhoused. As explained in detail in the supporting declaration of public health expert Flojaune Cofer, PhD, MPH, it is undisputed that exposure to extreme heat has a disproportionate and frequently deadly impact on the unsheltered.

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3. Meanwhile, Sacramento City code enforcement officials and members of the police 10 11 department's "Impact Team" continue to destroy dozens of existing homeless encampments while 12 providing no alternative shelter. The majority of the visibly homeless reside in encampments shaded 13 by freeway overpasses, trees and vegetation and which include homeless-built makeshift habitations 14 with covers that offer some defense against extreme heat. Consequently, the City's eviction of the 15 homeless from these locations onto the unprotected streets and sidewalks or into sweltering tents 16 atop heat-absorbing asphalt surfaces "Safeground" parking lots, is affirmatively increasing the risk 17 of harm to the unsheltered. 18

19 4. At the Miller Park "Safeground" encampment, established by the City of Sacramento 20 last year, temperatures inside tents placed on an asphalt parking lot approached 120 degrees 21 Fahrenheit, and residents were going for hours without water to drink or food to eat. (See 22 Declarations of Falisha Scott, Crystal Sanchez and Flojaune Cofer) Only one City-operated cooling 23 center with a maximum capacity of 50, was opened. For its part, the County announced the 24 provision of only three cooling centers, none of which would be open and available to the homeless 25 26 until 4:00 pm, hours after the hottest time of the day. (See Exhibits A and B to the Declaration of 27 Anthony D. Prince)

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5. In this way, the City and the County, respectively, ignored and continue to ignore the 1 command of Section 101450 of the California Health and Safety Code which states that "the 2 3 governing body of a city *shall take measures necessary* to preserve and protect the public health" 4 and Health and Safety Code Section 101025 which requires "[t]he board of supervisors of each 5 county shall take measures as may be necessary to preserve and protect the public health in the 6 unincorporated territory of the county[.]" California Health & Safety Code §§101450 and 101025, 7 (Emphases and underscoring added.) 8

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6. As the first day of summer came to an end and reports poured into the Sacramento 9 Homeless Union of widespread heat-related suffering, plaintiffs' counsel provided Defendants with 10 11 a set of measures the Union believes necessary to protect the homeless and which the Union 12 believes Defendants are already under a statutory and constitutional duty to take.

- 13 7. On June 22, 2022, the County replied to plaintiffs and defended its decision not to 14 declare a local emergency by falsely claiming that "[a]ccording to the National Weather Service, the 15 type of heat the County is experiencing is moderate and can be considered to be normal climate 16 conditions that occur seasonally." See, Declaration of Anthony D. Prince. In fact, on the same day, 17 at 2:08 PDT, the National Weather Service office in Sacramento issued a "Urgent Weather 18 19 Message" with a "Heat Advisory" for the entire Sacramento Valley that warned of "Hot 20 temperatures with highs 100 to 108 in the Valley" and a "locally high heat risk." (See Declaration 21 of Crystal Sanchez).
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8. For its part, the City replied with a list of four cooling centers: one City-established cooling center with a maximum capacity of 50 and three which were unavailable until 4:00 pm, 24 hours after the hottest part of the day. Defendant otherwise failed to address Plaintiffs' concerns 25 26 while failing to dispute that the City was destroying homeless encampments and otherwise

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increasing the risk of unprotected exposure to the extreme temperatures. See Exhibit B to Declaration of Anthony D. Prince

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9. 3 The extreme heat events of the last three days are almost sure to reoccur over the Page | 4 - 4 course of the summer. "Odds For Record-Breaking Heat Events Have 'Doubled Or Tripled' Due To 5 Climate Change, Experts Say," reported Sacramento's CBS 13, ten days before temperatures 6 reached triple-digits on January 21. "Historically," it was reported, "the Sacramento region has 7 experienced between two and six extreme heat days," according to Paul Ullrich, a Professor of 8 Regional Climate Modeling at U.C. Davis. But, says Professor Ullrich, due to global warming, "that g number is now closer to eight extreme heat days every year." See, Declaration of Flojaune Cofer, 10 11 PhD, MPH.

12 10. In addition, a recent study entitled "Extreme Heat and Social Vulnerability in 13 Sacramento, CA" in which the City of Sacramento was a participant and which can be found on the 14 City's website admits "The population most vulnerable to high temperatures are the homeless, who 15 are frequently chronically dehydrated and have no respite from the heat." See, Declaration of 16 17 Flojaune Cofer. Accordingly, given the expected extreme heat weather events to come, the admitted 18 vulnerability of the unsheltered and the failure of Defendants to discharge their respective duties 19 during this week's triple-digit heat wave, Plaintiffs herein seek a mandatory injunction and a 20 temporary restraining order against the City and County of Sacramento. 21 JURISDICTION AND VENUE 22 11. This is an action for injunctive relief pursuant to 42 USC Section1983 and F.R.Civ.P. 23

23(b)(2) based upon ongoing violations and the imminent harm to homeless residents of the City
 and County of Sacramento, California based upon the violation of rights secured to the Plaintiffs by
 the Eighth and Fourteenth Amendments to the Constitution of the United States Constitution, as
 well as Article I, Section 1 of the California State Constitution and pertinent portions of California's
 Complaint for Civil Rights

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3 pursuant to 42 U.S.C. Section 1983 and raises questions of federal constitutional law under the 4 Eighth and Fourteenth Amendments. Jurisdiction also exists under the Declaratory Judgment Act, 5 28 U.S.C. Sections 2201(a) and 2202.

Health and Safety Code Sections 101025 and 101450 and California Government Code Section

8558(c). Jurisdiction exists based on 28 U.S.C. Section 1331 and 1343 in that this case is brought

PARTIES

9 12. Plaintiff SACRAMENTO HOMELESS UNION ("SHU", "Homeless Union" or 10 "the Union") is an unincorporated association of homeless and housing-insecure families, 11 individuals and advocates, and a member local of the California Homeless Union/Statewide 12 Organizing Council, affiliated with the National Union of the Homeless. The Union's mission is to 13 organize, represent and serve the Sacramento homeless community. The majority of its officers and 14 members live in homeless encampments. In 2020, the Sacramento Homeless Union successfully 15 sued the City of Sacramento during the pandemic and obtained a writ of mandate from the 16 17 Sacramento Superior Court enjoining the clearing of homeless encampments. Later, Sacramento 18 County officially designated officers of the Union as essential workers providing handwashing 19 stations, hygiene products, food and water to the homeless.

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Plaintiffs:

13. The SHU has approximately 2,500 members including approximately 100 officers or 21 "leads" in approximately 100 homeless encampments in the Sacramento area. Union members are 22 directly impacted by extreme heat and have suffered heat stress, heat stroke, hyperthermia 23 aggravation of existing underlying medical conditions risking irreversible physical harm and even 24 25 death. Harm caused by Defendants' affirmative acts and omissions regarding extreme heat directly 26 interferes with the Union's purpose and mission. The Union brings this suit on behalf of itself and 27 on behalf of its members and other homeless residents of Sacramento.

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14. Plaintiff **BETTY RIOS** is an unhoused member of the Sacramento Homeless Union
who lost her hotel room when the City of Sacramento discontinued its participation in Project
Roomkey. She was subsequently moved to the "Safeground" site at Miller Park but left after it
became flooded. She is currently on the streets and at risk for injury due to exposure to extreme
heat. She does not have a car or other transportation and has received no assistance from the City or
County to go to a cooling center or obtain alternative safe shelter.

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15. Plaintiff **FALISHA SCOTT** is a current homeless resident of the City's

"Safeground" tent encampment located on an asphalt parking lot in Miller Park. She is one of fifty
 residents of the encampment for whom no notice or transportation assistance is being provided to
 reach any of the handful of cooling centers that have been announced by the City and County.
 Temperatures inside the City-provided tents during the current heat wave have reached 120 degrees
 Fahrenheit and residents are being denied adequate water and food. See, Declaration of Falisha
 Scott.

16. Plaintiff **DONTA WILLIAMS** is an unhoused member of the Sacramento Homeless 16 Union who lost his hotel room when the City of Sacramento discontinued its participation in Project 17 Roomkey. He is currently on the streets and at risk for injury due to exposure to extreme heat. On a 18 19 nearly daily basis, Mr. Williams has been "swept" by City police and code enforcement personnel. 20 The physical act of having to gather his belongings and "move on" requires great exertion in the 21 midst of high temperatures and aggravates existing underlying medical conditions. He does not 22 have a car or other transportation and has received no assistance from the City or County to go to a 23 cooling center or obtain alternative safe shelter. 24

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Defendants:

26 17. Defendant CITY OF SACRAMENTO is a municipal corporation existing under the
 27 laws of the State of California with the capacity to sue and be sued.

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- 118. Defendant COUNTY OF SACRAMENTO is a political subdivision of the State of2California with the capacity to sue and be sued.
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MEMORANDUM OF POINTS AND AUTHORITIES

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4 The substantive due process provisions of the the 14th Amendment to the United 19. 5 States guarantee the right to bodily integrity. As described above and set forth in the supporting 6 declarations filed herewith, Plaintiffs have been placed at risk of harm from the acts and omissions 7 of Defendants with regard to the extreme heat conditions and the disproportionate impact of 8 extreme heat on the unsheltered. At present, between the City and County, only four cooling centers 9 have been announced, one of which has a maximum capacity of 50 and three of which don't even 10 11 open their doors until 4:00 p.m., hours after the hottest part of the day.

12 20. In a contemporaneous motion for injunctive relief, plaintiffs seek a mandatory 13 injunction compelling Defendants to take affirmative measures to protect the unhoused from the 14 exposure to extreme heat and an injunction prohibiting the ongoing destruction of existing homeless 15 encampments and the "sweeping" of individuals from public spaces by code enforcement and city 16 police who are, in turn, failing to provide immediately accessible indoor alternative 17 accommodations as required under the Ninth Circuit's landmark decision in Martin v. Boise. 18 19 In many cases, pushed out of areas where there is at least a modicum of shade and other types of 20 cover from the sweltering heat, Defendants are placing the unsheltered homeless at a greater risk of 21 harm on the unprotected streets, sidewalks and within "sanctioned" encampments such a the City's 22 "Safeground" site where temperatures within city-provided tents placed on heat-absorbing asphalt 23 remain dangerously high. 24

The facts and legal issues that arise from the violations of civil, constitutional and statutory Rights belonging to the unhoused are common to those made in Plaintiff's accompanying motion for injunctive relief and are as follows. Plaintiffs' counsel originally filed this action as both a

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Complaint for Civil Rights and a Motion for Injunctive Relief but was advised that the two should
 have been filed separately. In any case, the Court is advised and Plaintiffs hereby respectfully
 request that the Court permit them to argue the common essential facts and legal elements as
 follows:

5 21. On June 21, 2022, prior to bringing this action, counsel for plaintiff Sacramento Homeless 6 Union Anthony Prince contacted counsel for the City of Sacramento and Sacramento County urging 7 an end to the sweeps and the opening of a sufficient number of cooling centers and other locations 8 under City or County ownership or control to insure that the safety of the unhoused during the g deadly extreme heat. However, as of this filing, neither entity has increased the number of cooling 10 11 centers or taken steps to end the dismantling of relatively shaded existing encampments such as 12 those near trees and other vegetation, under freeway overpasses or in which the homeless have 13 constructed makeshift habitations that offer some protections from the burning sun. Instead, both 14 the City and County defended the existing "services" as adequate, denied that a genuine local 15 emergency exists and characterized weather that has included triple digit temperatures as 16 "moderate." Accordingly, Plaintiffs respectfully requests that the Court grant its motion for relief as 17 set forth in their proposed order, submitted herewith. 18

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STANDARD OF REVIEW

20 22. In deciding an application for a preliminary injunction under Rule 65 of the Federal
21 Rules of Civil Procedure, courts in the Ninth Circuit look to the following factors: a) The movant
22 has shown a likelihood of success on the merits; b) There is a likelihood that the movant will suffer
23 irreparable harm in absence of a preliminary injunction; c) The balance of equities tips in the
25 movant's favor; d) The injunction is in the public interest. *Stormans, Inc. v. Selecky*, 586 F.3d 1109,
26 1127 (9th Cir. 2009).

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Plaintiffs Are Likely to Succeed on the Merits; Alternatively, Under the Ninth Circuit's *Alliance For The Wild Rockies v. Cottrell*, Plaintiffs Raise "Serious Questions" Going to the Merits

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23. 3 To determine whether to issue a TRO, the courts in the Ninth Circuit apply the same 4 analysis used to evaluate a motion for preliminary injunction. McCarthy v. Servis One, Inc., 2017 5 U.S. Dist. LEXIS 32622, at *9–10 (N.D. Cal. Mar. 7, 2017). A party seeking a preliminary 6 injunction in the Ninth Circuit must meet one of two variants of the same standard. First, a party can 7 show that he or she is likely to succeed on the merits, that he or she is likely to suffer irreparable 8 harm in the absence of preliminary relief, that the balance of equities tips in his or her favor, and 9 that an injunction is in the public interest. Alliance For The Wild Rockies v. Pena, 865 F.3d 1211, 10 11 1217 (9th Cir. 2017).

12 24. Alternatively, under the sliding scale variant of the standard, if a plaintiff can only 13 show that there are "serious questions going to the merits"—a lesser showing than likelihood of 14 success on the merits—then a preliminary injunction may still issue if the balance of hardships tips 15 sharply in the plaintiff's favor, and the other two factors are satisfied. Alliance For The Wild 16 Rockies v. Cottrell, 632 F.3d 1127, 1135 (9th Cir. 2011). These two alternatives are at the ends of a 17 single continuum rather than two separate tests. *Immigrant Assistant Project of Los Angeles County* 18 19 Fed'n of Labor v. INS, 306 F.3d 842, 873 (9th Cir. 2002).

20 25. Here, Plaintiff raise serious questions including: a)the failure of the City and County 21 to declare a local emergency under the criteria set forth in Government Code 8558(c); b) whether by 22 failing to do anything more than open a token handful of cooling centers Defendants disregarded an 23 existing duty under California' Health and Safety Code Sections 101025 and 101450 instructing 24 that cities and counties, "shall take measures necessary to preserve and protect the public health"; 25 26 and, c) whether by breaking up encampments where a modicum of protection from the heat exists 27 and placing persons in a "Safeground" camp where internal tent temperatures near 120 degrees 28

Complaint for Civil Rights

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Defendants affirmatively increased the risk of harm in violation of the 14th Amendment right to bodily integrity and Article I, Section 1 of the California Constitution which includes the pursuit 2 3 and attainment of "safety" among other rights describes as "inalienable."

26. To sum up, Plaintiffs have met their burden of demonstrating either a "fair chance of success on the merits" or, alternatively and at the least, "questions serious enough to require litigation. Guzman v. Shewry, 552 F.3d 941, 948 (9th Cir. 2009) (Emphasis added.)

The Harm to Plaintiffs is Both Irreparable and Imminent

27. To support injunctive relief, harm must not only be irreparable, it must be imminent; 9 a threat of irreparable harm in the indefinite future is not enough. Rather, a plaintiff must 10 11 demonstrate immediate threatened injury as a prerequisite to preliminary injunctive relief. Amylin 12 Pharm., Inc. v. Eli Lilly & Co., 456 F. App'x 676, 679 (9th Cir. 2011).

13 28. To demonstrate immediate threatened injury as a prerequisite to preliminary 14 injunctive relief, a plaintiff must proffer probative evidence that the threatened injury is imminent 15 and irreparable. Rubin ex rel. NLRB v. Vista Del Sol Health Servs., Inc., 80 F. Supp. 3d 1058, 1100-16 01 (C.D. Cal. 2015). 17

29. Here, as set forth in the supporting declaration of public health expert Flojaune 18 19 Cofer, PhD, MPH, the impact of exposure of unsheltered persons to extreme heat may include 20 irreversible aggravation of underlying medical conditions, permanent damage to vital organs and 21 even death. That these harms are not only imminent but actually occurring in real time is shown by 22 the declaration of Homeless Union President Crystal Sanchez and "Safeground" camper Falisha 23 Scott who describes exposure to extreme temperatures, lack of food and water and the failure of the 24 City and County to facilitate transportation to any of the handful of four cooling centers, three of 25 26 which have remained closed during the hottest part of the last three days.

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Complaint for Civil Rights

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1	30. "Speculative injury is not sufficient; there must be more than an unfounded fear on the		
2	part of the applicant." Inland Steel Co. v. United States, 306 U.S. 153, 156 (1939); Deckert v.		
3	Independence Shares Corp., 311 U.S. 282, 290 (1940). In Winter v. Natural Resources Defense		
4	Council, Inc. 555 U.S. 7 the Court reiterated the general standard and held that a "mere possibility"		
5	of irreparable harm is insufficient to warrant a preliminary injunction. Here, the threatened injury is		
6	hardly speculative and far more than a "mere possibility." Accordingly, Plaintiffs have met this		
7 8	element of the test for preliminary injunction.		
o 9	The Balance of Interim Harms Tips Heavily in Plaintiffs' Favor and the Public Interest is Served by the Granting of Injunctive Relief		
10	31. The court must evaluate the interim harm the defendants are likely to sustain if the		
11 12	injunction is granted and compare it with the harm the plaintiff is likely to suffer if an injunction		
12	does not enter. De Vico v. United States Bank, 2012 U.S. Dist. LEXIS 155622, at *22 (C.D. Cal.		
14	Oct. 29, 2012).		
15	32. The real issue is the degree of harm that will be suffered by the plaintiff or the		
16	defendant if the injunction is improperly granted or denied. Scotts Co. v. United Indus. Corp., 315		
17	F.3d 264, 284 (4th Cir. 2002). If a plaintiff can only show that there are serious questions going to		
18 19	the merits—a lesser showing than likelihood of success on the merits—then an injunction may still		
20	issue if the balance of hardships tips sharply in the plaintiff's favor and the other two Winter factors		
21	are satisfied. Shell Offshore, Inc. v. Greenpeace, Inc., 709 F.3d 1281, 1291 (9th Cir. 2013)		
22	33. Here, Defendant City of Sacramento, itself, has indicated the public interest in		
23	insuring protection for the homeless from extreme temperatures. On January 14, 2020, the City		
24	Council adopted Resolution No. 2020-0017 which noted at that time "2,800 persons within the city		
25	are experiencing unsheltered homelessness." "There is a significant threat to the health and safety of		
26 27	unsheltered persons in the number of people experiencing homelessness," continues the resolution.		
27	"These individuals lack adequate sanitary facilities and are at risk from theft, crime, and extreme		
_0	Complaint for Civil Rights		

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weather conditions. These conditions threaten the physical and mental health and safety of those
experiencing homelessness. *These conditions also result in a threat to the public health and well- being of the community.*" (Emphasis added.) See, Declaration of Crystal Sanchez.

4 34. In this case, whatever hardship to the City and County may arise in expanding the
number of cooling centers, making already existing facilities, government owned or operated
buildings, vacant office and residential units and other properties under Defendants' control
immediately available to the unsheltered homeless, is far outweighed by the hardship to those at risk
of great bodily harm by unsheltered exposure to extreme temperatures.

35. The public, which, of course, includes Sacramento's homeless residents, is served by 10 11 measures that protect its most vulnerable members from harm from extreme weather conditions. It 12 cannot be disputed that on city and county websites, in public pronouncements and in announcing 13 the availability of cooling centers, although completely insufficient in number, Defendants have 14 themselves conceded the public interest in avoiding extreme weather exposure. Thus, to the extent 15 that the Court's intervention is necessary to insure the most vulnerable members of the community 16 are included, the issuing of an injunction is very much in the public interest. 17

- **18 CLAIMS FOR RELIEF**
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FIRST CLAIM FOR RELIEF

State-Created Danger in Violation of Due Process Guarantee Under the U.S. Constitution U.S. Const., Amend. XIV; 42 U.S.C. § 1983

36. Plaintiffs reincorporate by reference each of the preceding paragraphs and

23 allegations as if fully set forth herein.

24 37. Under the 14th Amendment to the U.S. Constitution, no state can "deprive any person
25 of life, liberty or property without due process of law." This federal constitutional provision confers
26 upon Plaintiffs a right to be free from a deprivation of their due process rights by Defendants.

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1	38. Under 42 U.S.C. Section 1983, "[e]very person who, under color of any statute,			
2	regulation custom, or usage, of any State or Territory or the District of Columbia, subjects or causes			
3	to be subjected, any citizen of the United States or other person within the jurisdiction thereof to the			
4	deprivation of any rights, privileges or immunities secured by the Constitution and laws, shall be			
5	liable to the party inured in an action at law"			
6	39. As part of this right, Defendants are prohibited from affirmatively placing Plaintiffs			
7 8	in known or obvious danger under an objective deliberate indifference standard.			
9	40. By "sweeping" existing homeless encampments where there is at least a modicum of			
10	protection from the extreme heat and thereby forcing those swept into the more dangerous			
11	circumstances of uncovered streets, sidewalks and triple-digit, unbearably hot "Safeground"			
12	encampments, while failing to open a sufficient number of cooling centers and other safe, air-			
13	conditioned locations, Defendants have affirmatively placed and continue to place Plaintiffs in			
14	known or obvious danger.			
15 16	41. Accordingly, Defendants have subjected Plaintiffs to state-created danger in			
17	violation of the 14 th Amendment to the U.S. Constitution and 42 U.S.C. § 1983.			
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20	Cal.Const. Ar. I §7			
21	42. Plaintiffs reincorporate by reference each of the preceding paragraphs and			
22	allegations as if fully set forth herein.			
23	43. Under Article I, Section 7 of the California Constitution "A persons may not be			
24	deprived of life, liberty or property without due process of law." This state constitutional provision			
25	confers upon Plaintiffs a right to be free from a deprivation of their due process rights by			
26 27	Defendants.			
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Page | - 13 - 44. As part of this right, Defendants are prohibited from affirmatively placing Plaintiffs
 in known or obvious danger under an objective deliberate indifference standard.
 45. By "sweeping" existing homeless encampments where there is at least a modicum of

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45. By sweeping existing noncess cheampments where there is at least a modelum
 protection from the extreme heat and thereby forcing those swept into the more dangerous
 circumstances of uncovered streets, sidewalks and triple-digit, unbearably hot "Safeground"
 encampments, while failing to open a sufficient number of cooling centers and other safe, air conditioned locations, Defendants have affirmatively placed and continue to place Plaintiffs in
 known or obvious danger.

THIRD CLAIM FOR RELIEF

Violation of Article I, Section 1 of the California Constitution

46. Plaintiffs reincorporate by reference each of the preceding paragraphs and
allegations as if fully set forth herein.

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47. Under Article I, Section 1 of the California Constitution, "All people are by nature
free and independent, and have certain inalienable rights, among which are those of enjoying and
defending life and liberty; acquiring, possessing, and protecting property; and pursuing and
obtaining safety, and happiness, and privacy."

19 48. By "sweeping" existing homeless encampments where there is at least a modicum of 20 protection from the extreme heat and thereby forcing those swept into the more dangerous 21 circumstances of uncovered streets, sidewalks and triple-digit, unbearably hot "Safeground" 22 encampments, while failing to open a sufficient number of cooling centers and other safe, air-23 conditioned locations, Defendants have affirmatively placed and continue to place Plaintiffs in 24 known or obvious danger. 25 26 FOURTH CLAIM FOR RELIEF 27 (Against Defendant City of Sacramento) 28 Complaint for Civil Rights

Violation of California Health and Safety Code Section 101025

2 49. Plaintiffs reincorporate by reference each of the preceding paragraphs and allegations
3 as if fully set forth herein.

4 50. Under California Health and Safety Code Section 101025, "the governing body of a
5 city shall take measures necessary to preserve and protect the public health."

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6 51, By failing to declare a local emergency despite the existence of "extreme peril to the 7 safety of persons," the criteria for a declaration of local emergency under Government Code Section 8 8558(c),; by continuing to conduct sweeps of homeless persons and destruction of existing 9 encampments relatively protected from extreme heat, thereby pushing the "swept" into more 10 11 exposed and therefore more dangerous circumstances; and by opening only one cooling center with 12 a maximum occupancy of 50, in a City with an official 3,900 persons counted as unsheltered, with 13 no effective notice to the homeless nor transportation provided to the one shelter; and by placing 14 persons in "Safeground" sites in tents directly atop an asphalt parking lot in Miller Park where 15 interior tent temperatures neared 120 degrees Fahrenheit and denying "Safeground" residents 16 adequate food and water, Defendant City of Sacramento places plaintiffs and other homeless 17 persons in conditions of known, obvious heat-related danger. 18

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FIFTH CLAIM FOR RELIEF

(Against Defendant County of Sacramento)

Violation of California Health and Safety Code Section 101405
52. Plaintiffs reincorporate by reference each of the preceding paragraphs and
allegations as if fully set forth herein.

25 53. California Health and Safety Code Section 101405 requires that "[t]he board of
26 supervisors of each county shall take measures as may be necessary to preserve and protect the
27 public health in the unincorporated territory of the county[.]"

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54. By opening only three cooling centers, which during the week are not available to
those seeking relief until 4:00 pm, well after the hottest part of the day, and by otherwise failing to
declare a local emergency despite the existence of "extreme peril to the safety of persons," the
criteria for a declaration of local emergency under Government Code Section 8558(c), Defendant
County of Sacramento has failed to protect unsheltered residents of Sacramento County from the
risks of exposure to extreme heat.

PRAYER FOR RELIEF

9 55. Plaintiffs' Complaint is filed concurrently with their *Ex Parte* Application for
 10 Injunctive relief. In that concurrently filed motion, Plaintiffs set forth specific measures in the
 11 immediate interests of the unhoused under the conditions of extreme heat. The Court is respectfully
 12 requested to consider, as Plaintiffs' prayer for relief, the granting of those measures as the basis for
 13 a Court order.

Dated: June 24, 2022 Respectfully Submitted, 15 __/s/ Anthony D. Prince_ 16 Anthony D. Prince, 17 General Counsel, California Homeless Union Law Offices of Anthony D. Prince, 18 Attorneys for Plaintiffs 19 20 VERIFICATION 21 I, Crystal Rose Sanchez, in my official capacity as President of the Sacramento Homeless 22 Union, lead organizational Plaintiff in the above-captioned action, declare the following: 23 The facts alleged in this Complaint and *Ex Parte* Application for a Temporary Restraining 24 are true of my own knowledge, except those statements made upon information and belief and, as to 25 26 such statements, I believe them to be true. 27 Sworn under penalty of perjury under the laws of the United States of America. 28

Complaint for Civil Rights

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