1 2 3 4 5 6 7	LEE LAW OFFICES W. Dan Lee (SBN 289526) [dlee@leelawltd.com] 725 S. Figueroa Street, Suite 3065 Los Angeles, California 90017 Tel: (323) 289-2260   Fax: (323) 642-5451 Attorney for Plaintiffs JONGSEO LEE aka JOSE MINKYOUNG KIM, MYUNGHEE BYUN, MIN JUNG LEE, AND SONIA ELENA AHN, as individuals and on behalf of all others similarly		
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9	SUPERIOR COURT OF THE STATE OF CALIFORNIA		
10	FOR THE COUNTY OF LOS ANGELES, CENTRAL DISTRICT		
11	SPRING STREET COURTHOUSE		
12 13			
13	JONGSEO LEE aka JOSEPH LEE,	Case No. 248TCV07120	
15	MINKYOUNG KIM, MYUNGHEE BYUN, MIN JUNG LEE, AND SONIA ELENA AHN,	CLASS ACTION PURSUANT TO	
16	as individuals and on behalf of all others similarly situated,	CALIFORNIA CODE OF CIVIL PROCEDURE SECTION 382	
17	Plaintiffs,	COMPLAINT FOR:	
18	vs.	(1) Breach of Implied Contract	
19		(1) Breach of the Public Trust	
20	CITY OF LOS ANGELES,	DEMAND FOR JURY TRIAL	
21	Defendant.		
22	COMPLAINT		
23			
24	Plaintiffs JONGSEO LEE aka JOSEPH LEE, MINKYOUNG KIM, MYUNGHEE BYUN, MIN JUNG LEE, and SONIA ELENA AHN (collectively, "Plaintiffs"), as individuals and on behalf of all others similarly situated, by and through the undersigned attorney, bring this action, pursuant		
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26		v. Proc.") Section 382, against Defendant CITY OF	
27	LOS ANGELES ("LA City" or "Defendant") as f	,	
28	LOS ANOLLES (LA City of Defendant ) as follows.		
	1 CLASS ACTION COMPLAINT		
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## **INTRODUCTION**

2 This lawsuit arose from LA City's failure to perform its duties under the rules, 1. 3 regulations, and code of conduct promulgated by the Board of Recreation and Park Commissioners 4 ("Board"), pursuant to LA City Municipal Code Section 63.44. Said failure has permitted black-5 market tee-time brokers to buy up and resell tee times for profit at Los Angeles city golf courses 6 ("LA City Golf Courses"). As a result, the persons who have purchased an LA City Golf Player 7 Card ("Player Card") have not received the benefits of affordable tee times as promised by LA City 8 with the purchase of a Player Card.

9 2. At all times relevant hereto, Plaintiffs reside in the County of Los Angeles, California 10 and have purchased Player Cards during the applicable statute of limitations. Plaintiffs are 11 members of SoCal Dream Golf Club. Members of SoCal Dream Golf Club, with lead of its 12 president, Plaintiff JONGSEO LEE aka JOSEPH LEE, conducted extensive research and 13 investigation relating to illegal tee time bookings by black market brokers at LA City Golf Courses. Finally, in October 2023, Plaintiffs reported it to LA City Golf Courses. Despite the repeated 14 15 reports with evidence in detail, LA City did not take any action to prevent illegal tee time bookings. 16 Accordingly, the situation has become worse than ever to the extent that it is now impossible for 17 Player Card holders to book a tee time at LA City Golf Courses.

3. 18 Therefore, Plaintiffs bring this class action, as individuals and on behalf of all those 19 who have ever purchased Player Cards at LA City Golf Courses within the applicable statute of 20 limitations, seeking the refund of Player Cards during that time.

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# JURISDICTION AND VENUE

4. This Court has jurisdiction over the parties and the subject matter in this lawsuit. 5. Venue is proper in the County of Los Angeles, pursuant to Code Civ. Proc. § 395(a),

24 because the acts or occurrences giving rise to this action occurred in this district.

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# **COMMON ALLEGATIONS**

6. 26 LA City owns LA City Golf Courses with twenty (20) golf courses at eighteen (18) 27 different sites, including Griffith Park (Harding), Griffith Park (Wilson), Hansen Dam, Harbor Park, 28 Los Feliz, Penmar, Rancho Park, Roosevelt, Sepulveda (Balboa), Sepulveda (Encino), and

Woodley Lakes. Of the twenty (20) golf courses, thirteen (13) are eighteen-hole regulation length
courses, three (3) are convenient nine-hole regulation length courses, one (1) is a challenging
eighteen-hole executive length course, one (1) is an eighteen-hole par-three course, and two (2) are
a nine-hole par-three course.

7. LA City Golf Courses, which are managed by the Department of Recreation and
Parks ("DRP"), feature a variety of beautiful and interesting settings from the foothills of the San
Gabriel Mountains to the coastline overlooking the Pacific Ocean and offer affordable greens fees
to the public.

9 8. LA City Municipal Code Section 63.44 provides the "REGULATIONS AFFECTING 10 PARK AND RECREATION AREAS." Said provision states in pertinent part that "[e]very person 11 shall comply with rules promulgated by the Board for the use of golf courses, tennis courts, and dog 12 parks, which rules shall be conspicuously posted at each golf course, tennis court, and dog park." 13 (Municipal Code § 63.44, subd. G.) As published on the City of Los Angeles Department of 14 Recreation and Parks Golf Site (https://www.golf.lacity.org), the "Rules, Regulations, and Code of 15 Conduct" promulgated by the Board provide the following regarding "Booking A Tee Time": 16 Brokering or advertising tee times for resale without express written consent of the City of Los Angeles, Department of 17 Recreation and Parks Golf Division is strictly prohibited. 18 19 It is prohibited to use any computer program, bot, offline reader, and site search/retrieval application. Other manual or automatic 20 devices, tools, or processes to retrieve, data mine, or in any way 21 reproduce or circumvent the navigational structure, or presentation of the content or the site itself, for obtaining a City of 22 Los Angeles Golf Reservation Tee Time is strictly prohibited. 23 Violations of our policy will result in tee time cancellations and a loss of reservation and playing privileges. Our goal is to make the 24 booking process fair to all golfers who wish to play at our facilities. 25 (Accessed https://www.golf.lacity.org/rules\_regulations/ on March 20, 26 2024, original bold.) 27 9. A Player Card is required to book tee times up to nine (9) days in advance (beginning 28 CLASS ACTION COMPLAINT

at 6:00 a.m.) at all LA City Golf Courses. Player Card holders are entitled to book one foursome per day (fivesome where applicable). Without the purchase of a Player Card, the general public can book tee times *seven (7) days in advance*. As such, Player Card holders are provided with an advantage of two (2) days in advance compared to those without a Player Card.

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5 10. Plaintiffs have purchased Player Cards in reliance upon the promises made by LA 6 City, by and through DRP, that: (i) with the purchase of Player Cards, they can book tee times nine 7 (9) days in advance; (ii) brokering or advertising tee times for resale without express written 8 consent of the City of Los Angeles, Department of Recreation and Parks Golf Division is strictly 9 prohibited; (iii) the Department of Recreation and Parks Golf Division never consented to any 10 brokering or advertising tee times for resale; (iv) it is strictly prohibited to use any computer 11 program, bot, offline reader, and site search/retrieval application for the purposes of booking tee 12 times; (v) other manual or automatic devices, tools, or processes to retrieve, data mine, or in any 13 way reproduce or circumvent the navigational structure, or presentation of the content or the site 14 itself, for obtaining tee times at LA City Golf Courses is strictly prohibited; and (vi) the booking 15 process is fair to all golfers who wish to play at LA City Golf Courses. In purchasing Player Cards, 16 Plaintiffs have further replied that LA City, by and through DRP, will keep the foregoing promises 17 to protect and serve the public, such as Player Card holders, by assuring that the booking process is 18 fair to all golfers who wish to play at LA City Golf Courses.

19 11. However, LA City has permitted third-party brokers to have been snapping up prime,
affordable tee times for the purposes of resale with premium booking fees. As a result, Player Card
holders who are unable to book tee times online are often forced to purchase tee times with
premium booking fees from those brokers. This illegal tee-time booking practice has been going on
for years under the watch of DRP. As early as October 2023, LA City, by and through DRP, was
informed of such illegal tee-time bookings at LA City Golf Courses. But nothing has been done to
ensure the booking process is fair to all golfers who wish to play at LA City Golf Courses.

For years, local golfers, including Plaintiffs, have suspected something shady going
 on behind the scenes regarding tee-time booking process at LA City Golf Courses. After extensive
 research and investigation by members of SoCal Dream Golf Club under lead of its president,

1	Plaintiffs informed DRP of illegal tee time bookings at LA City Golf Courses in October 2023.		
2	13. On October 12, 2023 at 1:05 PM, Plaintiff SONIA ELENA AHN ("Ms. Ahn") sent		
3	an email to DRP at <u>rap.golf@lacity.org</u> , stating: "I would like to report illegal brokering of tee		
4	times. Could you please advise me of an email address or a phone number?" On October 12, 2023		
5	at 1:13 PM, Rick Reinschmidt ("Mr. Reinschmidt"), Golf Manager at LA City Golf Courses,		
6	promptly emailed from <u>rick.reinschmidt@lacity.org</u> to Ms. Ahn, asking her, "What do you know or		
7	what have you observed regarding this issue?"		
8	14. In response, on October 12, 2023 at 2:40 PM, Ms. Ahn emailed Mr. Reinschmidt,		
9	stating (bold and italics added):		
10	I would like to report some brokers that are reselling the tee times for		
11	\$30 or \$40.		
12	These brokers are using macro programs to book multiple tee times at		
13	the same time and selling it to people that were unable to book through la-city golf websites because of THEM.		
14	I did book through them several times because I had no choice and I		
15	also have attached the proof of paying one of them through zelle.		
16	The below is the website that they upload the times and the password		
17	is: 727272		
18	https://airtable.com/appehp4nGkI9RGtNY/shruyVILX9Qsw2oY2/tblR		
19	avyK8iB244u8E		
20	Below is my friend asking the broker [ <i>known as KIM SHIL JANG</i> ] what tee times he got for 10/9 and that's the list he sent to my friend.		
21	what we times he got for 10/9 and that's the list he sent to my mend.		
22	15. In addition, on October 12, 2023 at 3:40 PM, Ms. Ahn emailed Mr. Reinschmidt with		
23	more information about KIM SHIL JANG with his cell number (626-313-9231) and website		
24	$\underline{https://www.google.com/search?q=\%EC\%97\%98\%EC\%97\%90\%EC\%9D\%B4+\%ED\%8B\%B0\%E}$		
25	<u>D%83%80%EC%9E%84+%EA%B9%80%EC%8B%A4%EC%9E%A5&amp;sca_esv=572984873&amp;rlz</u>		
26	=1C1EJFC_enUS877US877&sxsrf=AM9HkKkggqayE0_w7eR0l63FFPXF-		
27	<u>GvpGw%3A1697150166998&amp;ei=1nQoZbfEPIbC0PEPzPW2wAY&amp;oq=%EC%97%98%EC%97%</u>		
28	90&gs_lp=Egxnd3Mtd2l6LXNlcnAiBuyXmOyXkCoCCAAyBxAjGLADGCcyBxAjGLADGCcyB		
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1	xAjGLADGCcyChAAGEcY1gQYsAMyChAAGEcY1gQYsAMyChAAGEcY1gQYsAMyChAAG			
2	$\underline{EcY1gQYsAMyChAAGEcY1gQYsAMyChAAGEcY1gQYsAMyChAAGEcY1gQYsANI9wlQAF}$			
3	gAcAF4AZABAJgBAKABAKoBALgBAcgBAOIDBBgAIEGIBgGQBgo&sclient=gws-wiz-serp.			
4	16.	On October 12, 2023 at 3:54 PM, Ms. Ahn emailed Mr. Reinschmidt regarding		
5	another broker as follows:			
6		Broker #2 only offers tee time through KAKAO TALK (chatting app)		
7		and these days he has been cautious because he knows there's an investigation running about illegal tee time brokering. And also these		
8		days he is asking where you want to play instead of giving you a full		
9		list of the courses. Both brokers are concerned about selling tee times illegally because this has been published in a Korean news and		
10		broker#1 put a password on her online tee time.		
11		Do you need more help trying to find out which tee times they		
12		booked? If so, let me know I will try to help you.		
13	17.	In addition, on October 13, 2023 at 2:33 PM, Ms. Ahn informed Mr. Reinschmidt of a		
14		nown as TAE SHIL JANG with his cell number (213-597-8155), Zelle account		
15	( <u>Tedyounkim@gmail.com</u> ), and Venmo ID @ Ted-Kim-67.			
16	18.	On October 13, 2023, Mr. Reinschmidt emailed Ms. Ahn, stating (bold and italics		
17	added):			
18	,	Thank you so much! This is extremely helpful. <i>I have already</i>		
19		informed our tee time vendor and we've already started addressing		
20		<i>all these accounts used in booking these original tee times</i> . It seems like broker #1's link is already dead. They must already know we're on		
21		to them. I'll let you know how our meeting goes with our vendor next		
22		week. <i>We're already trying to come up with solutions</i> . Have a great weekend!!!		
23		weekenu:::		
24	19.	Furthermore, between October 13, 2023 and November 2, 2023, Ms. Ahn sent Mr.		
25	Reinschmidt several emails providing additional information regarding how those brokers obtained			
26	tee times and selling them online and demanded to fix the ongoing illegal tee time bookings by			
27	black market brokers at LA City Golf Courses.			
28	20.	To date, however, nothing has been done to prevent the illegal tee time bookings at		
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1 LA City Golf Courses. Thus, Player Card holders, such as Plaintiffs, have been injured as a result 2 of LA City's failure to perform its promises under the "Rules, Regulations, and Code of Conduct" 3 promulgated by the Board, including: (i) with the purchase of Player Cards, they can book tee times 4 nine (9) days in advance; (ii) brokering or advertising tee times for resale without express written 5 consent of the City of Los Angeles, Department of Recreation and Parks Golf Division is strictly 6 prohibited; (iii) the Department of Recreation and Parks Golf Division never consented to any 7 brokering or advertising tee times for resale; (iv) it is prohibited to use any computer program, bot, 8 offline reader, and site search/retrieval application for the purposes of booking tee times; (v) other 9 manual or automatic devices, tools, or processes to retrieve, data mine, or in any way reproduce or 10 circumvent the navigational structure, or presentation of the content or the site itself, for obtaining a 11 City of Los Angeles Golf Reservation Tee Time is also strictly prohibited; and (vi) the booking 12 process is fair to all golfers who wish to play at LA City Golf Courses.

13 21. As a result of LA City's failure described herein, Player Cards have no value for the
 purposes of obtaining affordable tee times at LA City Golf Courses. Therefore, Plaintiffs and the
 Class members seek the full refund of Player Cards purchased during the applicable statute of
 limitations.

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#### **CLASS ACTION ALLEGATIONS**

This action has been brought and may be maintained as a class action, pursuant to
 Code Civ. Proc. section 382, because there is a well-defined community of interest among the
 persons who comprise the readily ascertainable class defined below, and Plaintiffs are unaware of
 any difficulties likely to be encountered in managing this case as a class action.

22 23. <u>Class Definition</u>: The class is defined as individuals who have ever purchased an LA
 23 City Golf Player Card within the applicable statute of limitations.

24 24. <u>Reservation of Rights</u>: Pursuant to California Rules of Court, Rule 3.765(b), Plaintiffs
 25 reserve the right to amend or modify the foregoing class definition with greater specificity, if
 26 required or necessary.

27 25. <u>Numerosity</u>: The potential members of the Class are so numerous that the individual
 28 joinder of each individual class member is impractical. While Plaintiffs do not currently know the

1 exact number of the proposed class members, Plaintiffs are informed and believe that the actual 2 number exceeds the minimum requirement under California law.

- 3 26. Commonality and Predominance: Common questions of law and fact exist as to the 4 potential members of the Class and predominate over any questions which affect only individual 5 class members. These questions include (a) whether LA City breached an implied contract with the 6 Class members, (b) whether LA City breached the public trust owed to the Class members, and (c) 7 whether the Class members have sustained damages resulting from any of the foregoing breaches 8 by LA City.
- 9 27. Typicality: Plaintiffs' claims are typical of the Class claims. Plaintiffs and all 10 members of the Class sustained injuries and damages arising out of, and caused by, LA City's 11 breach of an implied contract and/or breach of the public trust as alleged herein.
- 12 28. Adequacy of Representation: Plaintiffs will fairly and adequately represent and 13 protect the interests of the Class members. Plaintiffs have no adverse interests, or otherwise in 14 conflict with the interests of absent Class members. Counsel for Plaintiffs is competent and 15 experienced in litigating class actions and is dedicated to vigorously prosecuting this action on 16 behalf of Plaintiffs and absent Class members.

29. 17 Superiority: A class action is vastly superior to other available means for fair and 18 efficient adjudication of class members' claims and would be beneficial to the parties and the 19 Court. Class action treatment will allow a number of similarly situated persons to prosecute their 20 common claims simultaneously and efficiently in a single forum without the unnecessary 21 duplication of effort and expense that numerous individual actions would entail. Moreover, a class 22 action will serve an important public interest by permitting class members to effectively pursue 23 their claims. Further, a class action will prevent the potential for inconsistent or contradictory 24 judgments inherent in individual litigation.

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# FIRST CAUSE OF ACTION:

# **Breach of Implied Contract**

27 30. Plaintiffs incorporate by reference the allegations in the preceding paragraphs as if set 28 forth fully herein.

31. "An implied-in-fact contract is based on the conduct of the parties. Like an express
contract, an implied-in-fact contract requires an ascertained agreement of the parties." *Unilab Corp. v. Angeles-IPA* (2016) 244 Cal.App.4th 622, 636 (internal citation omitted). "While an
implied in fact contract may be inferred from the conduct, situation or mutual relation of the parties,
the very heart of this kind of agreement is an intent to promise." Division of Labor Law *Enforcement v. Transpacific Transportation Co.* (1977) 69 Cal.App.3d 268, 275; see also *Friedman v. Friedman* (1993) 20 Cal.App.4th 876, 888.

8 32. LA City, by and through DRP, has promoted LA City Golf Courses and encouraged 9 the general public to purchase Player Cards. In furtherance of such marketing promotion, LA City, 10 by and through DRP, agreed that: (i) with the purchase of Player Cards, Plaintiffs and the Class 11 members can book tee times nine (9) days in advance; (ii) brokering tee times for resale without 12 express written consent of the City of Los Angeles, Department of Recreation and Parks Golf 13 Division is strictly prohibited; (iii) the Department of Recreation and Parks Golf Division never 14 consented to brokering tee times for resale; (iv) using any computer program, bot, offline reader, 15 and site search/retrieval application for the purposes of booking tee times is prohibited; (v) other 16 manual or automatic devices, tools, or processes to retrieve, data mine, or in any way reproduce or 17 circumvent the navigational structure, or presentation of the content or the site itself, for obtaining tee times at LA City Golf Courses is also strictly prohibited; and (vi) the booking process is fair to 18 19 all golfers who wish to play at LA City Golf Courses.

33. Plaintiffs and the Class members have purchased Player Cards in reliance upon the
foregoing promises. As Player Card holders, Plaintiffs and the Class members have complied with
the rules, regulations, and code of conducted promulgated by the Board. As such, Plaintiffs and the
Class members tried to book their respective tee times nine (9) in advance without using any of the
prohibited devices or methods. However, as described above, it was, and still is, impossible to
book a tee time nine (9) days in advance with Player Cards due to illegal tee time bookings at LA
City Golf Courses.

27 34. LA City, by and through DRP, was well informed of the illegal tee time bookings by
28 black market brokers as early as October 2023. However, LA City, by and through DRP, has done

nothing to prevent such illegal activities at LA City Golf Courses.

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35. As a result of LA City's failure to keep its promises made in exchange of purchasing
a Player Card, the Player Card has provided no benefits to Plaintiffs and the Class members for the
purposes of obtaining a tee time at LA City Golf Courses.

36. LA City's failure to keep its promises made in exchange of purchasing a Player Card
is a direct and proximate cause of the damages sustained by Plaintiffs and the Class members in the
amount to be proved at trial.

8 37. Plaintiffs and the Class members seek the refund of Player Cards purchased within
9 the applicable statute of limitations, which is two years for this claim pursuant to Code Civ. Proc. §
339. Accordingly, Plaintiffs and the Class members seek the full refund of Player Cards purchased
11 during the applicable statute of limitations.

# **SECOND CAUSE OF ACTION:**

# **Breach of the Public Trust**

14 38. Plaintiffs incorporate by reference the allegations in the preceding paragraphs as if set
15 forth fully herein.

39. LA City is to serve the public, including Plaintiffs and the Class members. As such,
LA City has a duty owed to Plaintiffs and the Class members.

40. Plaintiffs and the Class members as Player Card holders have trusted that LA City, by
and through DRP, will manage LA City Golf Courses in compliance with the "Rules, Regulations,
and Code of Conduct" promulgated by the Board. As such, Plaintiffs and the Class members as
Player Card holders have trusted that LA City, by and through DRP, will provide a fair opportunity
to them in booking tee times by preventing and eradicating any illegal bookings at LA City Golf
Courses.

41. Accordingly, Plaintiffs and the Class members have purchased Player Cards in
trusting LA City, by and through DRP, to the extent that: (i) with the purchase of Player Cards,
Plaintiffs and the Class members can book tee times nine (9) days in advance; (ii) brokering tee
times for resale without express written consent of the City of Los Angeles, Department of
Recreation and Parks Golf Division is strictly prohibited; (iii) the Department of Recreation and

1 Parks Golf Division never consented to brokering tee times for resale; (iv) using any computer 2 program, bot, offline reader, and site search/retrieval application for the purposes of booking tee 3 times is prohibited; (v) other manual or automatic devices, tools, or processes to retrieve, data mine, 4 or in any way reproduce or circumvent the navigational structure, or presentation of the content or 5 the site itself, for obtaining tee times at LA City Golf Courses is also strictly prohibited; and (vi) the 6 booking process is fair to all golfers who wish to play at LA City Golf Courses.

7 42. As early as October 2023, LA City, by and through DRP, was put on notice that several brokers, using macro programs, were buying up tee times and reselling them for profits.

9 43. Article XI, section 7 of the California Constitution grants a city broad discretionary 10 power to "make and enforce within its limits all local police, sanitary, and other ordinances and 11 regulations not in conflict with general laws." See also Gov. Code, § 37100 ("The legislative body 12 [of a city] may pass ordinances not in conflict with the Constitution and laws of the State or United 13 States."). California Penal Code Section 346 provides: "Any person who, without the written 14 permission of the owner or operator of the property on which an entertainment event is to be held or 15 is being held, sells a ticket of admission to the entertainment event, which was obtained for the 16 purpose of resale, at any price which is in excess of the price that is printed or endorsed upon the 17 ticket, while on the grounds of or in the stadium, arena, theater, or other place where an event for 18 which admission tickets are sold is to be held or is being held, is guilty of a misdemeanor." Said 19 provision is directly related to one of the rules and regulations promulgated by the Board that "the 20 brokering or advertising tee times for resale without express written consent of the City of Los 21 Angeles, Department of Recreation and Parks Golf Division is strictly prohibited."

22 44. Therefore, LA City has the power to prevent, prosecute, and eradicate illegal tee time 23 bookings. Despite the foregoing notice expressly given to DRP, however, LA City has failed to 24 exercise its power to prevent the ongoing illegal tee time bookings at LA City Golf Courses.

25 45. Therefore, LA City breached the public trust by failing to manage LA City Golf 26 Courses in compliance with the "Rules, Regulations, and Code of Conduct" promulgated by the 27 Board and to protect and serve the public, including Plaintiffs and the Class members.

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46. As a result of LA City's breach of the public trust, Plaintiffs and the Class members

1	have sustained damages in the amount to be proved at trial.		
2	47. Plaintiffs and the Class members seek the refund of Player Cards purchased within		
3	the applicable statute of limitations, which is three years for this claim pursuant to Code Civ. Proc.		
4	§ 338. Accordingly, Plaintiffs and the Class members seek the full refund of Player Cards		
5	purchased during the applicable statute of limitations.		
6	PRAYER FOR RELIEF		
7	WHEREFORE, Plaintiffs as individuals and on behalf of the Class members pray for relief		
8	and judgment against Defendant as follows:		
9	A. For this Court's determination that this action may proceed and be maintained as a		
10	class action;		
11	B. For monetary damages;		
12	C. For pre-judgment and post-judgment interests at the maximum rate allowed by law;		
13	D. For an award of costs of suit incurred in connection with this action; and		
14	E. For such other and further relief as the Court may deem just and proper.		
15	DEMAND FOR JURY TRIAL		
16	Plaintiffs hereby demand trial by jury.		
17	Date: March 21, 2024Respectfully submitted,		
18	LEE LAW OFFICES		
19 20	$\sim$ $11$		
20	By: Mulite		
21	W. Dan Lee Attorney for Plaintiffs JONGSEO LEE aka		
23	JOSEPH LEE, MINKYOUNG KIM, MYUNGHEE BYUN, MIN JUNG LEE, AND		
24	SONIA ELENA AHN, as individuals and on		
25	behalf of all others similarly situated		
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